Ontario Land Tribunal Tribunal ontarien de l'aménagement du territoire



ISSUE DATE: March 19, 2025

CASE NO(S).:

OLT-24-001085

PROCEEDING COMMENCED UNDER subsection 17(24) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended

Appellant:

Subject: Description:

Reference Number: Property Address:

Municipality: OLT Case No.: OLT Lead Case No.: OLT Case Name: DD Real Estate Developments Limited & Ideal Capital Partners Inc. Proposed Official Plan Amendment No. 11 To permit the replacement of Zoning Bylaw 160-90 and By-law 61-16 where it currently applies to the municipal boundary. OPA No. 11 All lands within the City of Brantford, including the former County lands. Brantford OLT-24-001085 OLT-24-001085 BSC Landco Inc. et al v Brantford (City)

PROCEEDING COMMENCED UNDER subsection 34(19) of the Planning Act, R.S.O.

1990, c. P.13, as amended Appellants:

Subject: Description:

Reference Number: Property Address:

Municipality: OLT Case No.: OLT Lead Case No.: BSC Landco Inc., DD Real Estate Developments Limited & Ideal Capital Partners Inc. et al By-law No. 124-2024 To permit the replacement of Zoning Bylaw 160-90 and By-law 61-16 where it currently applies to the municipal boundary. ZBA 124-2024 All lands within the City of Brantford, including the former County lands. Brantford OLT-24-001086 OLT-24-001085 **PROCEEDING COMMENCED UNDER** subsection 10(1) of the Ontario Land Tribunal Act, 2021, S.O. 2021, c. 4, Sched. 6

Request by: Request for: City of Brantford Request for Directions

Heard:

March 4, 2025 by Video Hearing

APPEARANCES:

Parties

City of Brantford

DD Real Estate Developments Limited & Ideal Capital Partners Inc.

Losani Homes (1998) Ltd.

Counsel/Representative*

Geoff Daley

Eric Davis

Denise Baker

Jessica De Marinis Jennifer Meader (*in absentia*) Mark de Jong (*in absentia*)

Sylvain Rouleau (in absentia)

Mattamy (Powerline) Limited, Mattamy (419 Powerline) Limited, Mattamy (466 King George) Limited, & 1000089067 Ontario Limited ("Mattamy")

KSNADG Lynden Park Inc

Caroline Jordan Patrick Duffy (*in absentia*) Jonathan Chang (*in absentia*)

BSC Landco Inc

LIV Communities Inc., LIV (Birkett) Inc., LIV (Conklin) Inc., & LIV Developments Ltd. ("LIV")

Granite Canadian Holdings Ltd. Partnership & Granite Property Nominee Inc. Alex Ciccone

Russell Cheeseman Stephanie Fleming (*in absentia*)

Jonathan Marun-Batista Andrea Skinner (*in absentia*) Primont (Brantford1) Inc. & Primont (Brantford 2) Inc.

Welton & Innes G.P. Inc.

Canadian National Railway

S. C. Johnson & Son Inc.

Lafarge Canada Inc.

Evan Barz Chris Barnett (*in absentia*)

Sarah Kagan Ira Kagan (*in absentia*)

Diana Doracin Katarzyna Sliwa (*in absentia*)

Alan Heisey

Alex Lusty

TSTL (Brantford) Building Corporation, FHC (211 Brantford) Ltd, 2546417 Ontario Inc., & Hans Holding (Brantford) Ltd.

> Mithea Murugesu Sean Ovas (*in absentia*) Kim Mullin (*in absentia*)

Lauren Cao (in absentia)

MEMORANDUM OF ORAL DECISION DELIVERED BY GREGORY J. INGRAM ON MARCH 4, 2025 AND ORDER OF THE TRIBUNAL

INTRODUCTION

[1] These proceedings are pertaining to a Notice of Motion ("Motion") of the Corporation of the City of Brantford ("City") which seeks to scope appeals of the Comprehensive Zoning By-law No.124-2024 ("CZBL") and to bring the provisions of the CZBL into full force and effect city wide, except as specifically identified by the appeals before the Tribunal. Appeals were launched by DD Real Estate Developments Limited & Ideal Capital Partners Inc. et al ("Appellant Parties") against the City's passing of the new CZBL pursuant to 34 (19) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended ("Act").

[2] The Motion seeks:

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- 1. An Order abridging the time required for service;
- An Order deeming the CZBL be in full force and effect as of the date of passing, September 24, 2024, save and except the entirety of the CZBL which will remain under appeal on a site specific or area specific basis for the properties/areas under appeal; and
- 3. That the approval and coming into force of the CZBL is without prejudice and shall not have the effect of limiting:
 - the position of any Party with respect to their site specific or area specific appeals of the CZBL;
 - the jurisdiction of the Tribunal to consider and approve modifications, deletions, or additions to the unapproved portions of the CZBL on a site or area specific basis; and
 - the City's right to assert that the approved portions of the CZBL be applied to the specific sites or areas without modification on the basis that they constitute good planning.

[3] These proceedings also dealt with a Response to Motion from DD Real Estate Developments Limited & Ideal Capital Partners Inc. ("DD") in support of the scoping Motion brought by the City as outlined above and requesting that should the CZBL be brought into full force and effect as it applies to the property under appeal known municipally as 264 Erie Avenue, "it would then …withdraw its appeal of the CZBL."

[4] On February 27, 2025, the Tribunal granted DD's request to withdraw its appeal of Official Plan Amendment 11.

MOTION HEARING

[5] The materials before the Tribunal are:

- 1. Exhibit 1: Notice of Motion circulated on February 20, 2025;
- 2. Exhibit 2: Notice of Motion Record City of Brantford; and
- Response to Notice of Motion DD Real Estate Developments Limited & Ideal Capital Partners Inc.

[6] The Tribunal granted the abridgement request for the Motion in accordance with the Tribunal *Rules of Practice and Procedure*, under Rule 10.

[7] The City submitted that the Motion (see paragraph [2]) has been brought to "streamline and simplify" the development and approval process and allow other development applications to proceed to the site plan/building permit review phase in the City. Counsel submitted that the new CZBL is more up to date and offers more contemporary planning rationale which will help the City to meet its provincial housing targets.

[8] Counsel submitted that while some Appellant Parties originally appealed the CZBL on a City-wide basis, all have now agreed to scope their appeals to their specific site or area and the relief sought is on consent, or at least without objection, from the Appellant Parties.

[9] The City submitted that the Tribunal has the authority to order that the CZBL come into full force and effect, save and except for the site-specific or area specific properties pursuant to s. 34(31) of the Act.

[10] The City indicated that the relief sought as outlined in paragraph [2] above is supported by the planning evidence contained in the Affidavit of Alan Waterfield ("Planner Waterfield") who is the Acting Chief Planner/Director of Planning for the City. Planner Waterfield is a Registered Professional Planner and a full member with the Canadian Institute of Planners. [11] Planner Waterfield's sworn affidavit opines that it is "appropriate to scope the appeals on a site specific or area specific basis" given that the appeals are only related to specific properties or areas within the City and that the Appellant Parties have consented to scope their respective appeals.

[12] Planner Waterfield proffered that by allowing the CZBL to come into force on a City wide basis there will be a reduction in the number of zoning by-law amendments and Minor Variance Applications which reduces the time and costs associated with the planning process.

MOTION FINDINGS AND DECISION

[13] Having received Motion materials from the City on consent of the Parties and supported by the uncontested planning opinion evidence of Planner Waterfield, the Tribunal granted oral approval of the Motion and is satisfied that bringing the CZBL into full force and effect except for the Appellant lands, represents good planning.

[14] The Tribunal concurs that approving this Motion uncomplicates the planning and development process in the City while still respecting the appeal process launched by the Appellant Parties with respect to their specific lands.

[15] The Tribunal concurs with the City's submission and Planner's evidence that s. 34(31) of the Act is applicable and gives the Tribunal the authority to grant the Motion:

[The Tribunal] may make an order providing that any part of the by-law not in issue in the appeal shall be deemed to have come into force on the day the by-law was passed.

CASE MANAGEMENT

[16] The Tribunal heard submissions from the City regarding future hearing dates and on consent of the Appellant Parties, adjourned the Case Management Conference ("CMC") scheduled for April 30, 2025, to provide the Parties with additional time to resolve issues that remain.

[17] The Tribunal set a second CMC to proceed by video on **Friday May 30, 2025**, at **10 am**. The Parties were directed to provide a written update to the Tribunal by **Friday May 16, 2025**, indicating the status of deliberations with each of the Appellant Parties and a proposed agenda for the CMC. Where issues between an Appellant Party and the City remain, a draft Procedural Order is expected to be submitted.

[18] Parties are asked to log in to the event at least **15 minutes** before it begins to test their video and audio connections:

GoToMeeting: https://global.gotomeeting.com/join/656004293

Access Code: 656-004-293

[19] Parties are asked to access and set up the application well in advance of the event to avoid unnecessary delay. The desktop application can be downloaded at GoTo Meeting or a web application is available https://app.gotomeeting.com/home.html

[20] Persons who experience technical difficulties accessing the GoTo Meeting application or who only wish to listen to the event can connect to the event by calling into an audio-only telephone line: **+1-647-497-9373 or (Toll-Free) +1-888-299-1889**. The Access Code is as indicated above.

[21] Individuals are directed to connect to the event on the assigned date at the correct time. It is the responsibility of the persons participating in the event to ensure that they are properly connected at the correct time. Questions prior to the event may be directed to the Tribunal's Case Coordinator.

[22] The Member is not seized, and no further notice is required.

ORDERS

[23] **THE TRIBUNAL ORDERS THAT** the Case Management Conference set for April 30, 2025, is adjourned and the new date and particulars of the second Case Management Conference are set out above beginning at paragraph [17].

[24] **UPON MOTION** to the Tribunal by the City of Brantford for an order approving certain parts of Comprehensive Zoning By-law No.124-2024 and to scope appeals pursuant to s. 34(31) of the *Planning Act*, RSO 1990 c P 13.

[25] **THE TRIBUNAL ORDERS THAT** the Motion brought by the City of Brantford is granted, and the Tribunal provides the following Directions for the purposes:

a. That the entirety of the Comprehensive Zoning By-law Number 124-2024 which Council for The Corporation of the City of Brantford passed on September 24, 2024, attached as **Schedule "A"** to this order shall be deemed to be in full force and effect as of the day By-law 124-2024 was passed, save and except.

i. The entirety of the CZBL which will remain under appeal on a site specific or area specific basis for the properties/areas set out in **Schedule "B"** to this Order;

b. And that the approval and coming into force of the CZBL shall be strictly without prejudice to, and shall not have the effect of limiting:

i. The position any Party may take with respect to their site specific or area specific appeals of the CZBL, such that the parties will be fully at liberty to challenge and test the planning merits of the CZBL as they apply to their respective delineated sites or areas; ii. The jurisdiction of the Tribunal to consider and approve modifications, deletions, or additions to the unapproved portions of the CZBL on a site or area specific basis, including issuing future Orders respecting the unapproved portions of the CZBL which are inconsistent with the Order resulting from this motion, provided that the parties shall be bound by the commitments made by them to scope their appeals on a site specific or area specific basis; or

iii. The City's right to assert that the City Council enacted portions of the CZBL should be approved, and applied to the specific sites or areas, without modification, on the basis that they constitute good planning, are consistent with the Planning Act and Provincial Policy Statements or conform to the City's Official Plan. The City will not, however, be entitled to rely upon the partial approval (scoping) as a reason to dismiss the appeals in whole or in part.

"Gregory J. Ingram"

GREGORY J. INGRAM MEMBER

Ontario Land Tribunal

Website: www.olt.gov.on.ca Telephone: 416-212-6349 Toll Free: 1-866-448-2248

The Conservation Review Board, the Environmental Review Tribunal, the Local Planning Appeal Tribunal and the Mining and Lands Tribunal are amalgamated and continued as the Ontario Land Tribunal ("Tribunal"). Any reference to the preceding tribunals or the former Ontario Municipal Board is deemed to be a reference to the Tribunal.

SCHEDULE "A"

CORRECT COPY OF BY-LAW (24-2024

. Clerk

BY-LAW NUMBER 124-2024

OF

THE CORPORATION OF THE CITY OF BRANTFORD

Being a By-law to regulate the use of lands and the location, erecting and use of buildings and structures in the City of Brantford and to repeal certain Zoning By-laws

WHEREAS Section 34(1) of the *Planning Act, R.S.O.* 1990, c. *P.13*, as amended, provides that zoning by-laws may be passed by the councils of local municipalities to regulate the use of lands and the location, erecting and use of buildings and structures;

AND WHEREAS The Corporation of The City of Brantford has two zoning by-laws in effect, being the City of Brantford Zoning By-law 160-90 as amended and the County of Brant Zoning By-law 61-16 as amended;

AND WHEREAS the provincial Order made under the *Municipal Act, 2001, S.O. 2001, c. 25* by the Minister of Municipal Affairs on December 13, 2016 provides that the County of Brant Zoning By-law 61-16 shall apply to the lands annexed to the City of Brantford on January 1, 2017 until amended or repealed by the City of Brantford;

AND WHEREAS The Corporation of The City of Brantford has an Official Plan, which was adopted by By-law 1-2021 on March 23, 2021 and approved with modifications by the Minister of Municipal Affairs and Housing on August 4, 2021, taking effect on August 5, 2021;

AND WHEREAS Section 26(9) of the *Planning Act, R.S.O. 1990, c. P.13*, as amended, states that the council of the municipality shall amend all zoning by-laws that are in effect in the municipality to ensure that they conform with the Official Plan;

AND WHEREAS The Corporation of The City of Brantford has prepared a new Zoning By-law that conforms with the Official Plan to replace City of Brantford Zoning By-law No.160-90 and County of Brant Zoning By-law 61-16 where it applies to lands annexed to the City of Brantford.

NOW THEREFORE THE COUNCIL OF THE CORPORATION OF THE CITY OF BRANTFORD HEREBY ENACTS AS FOLLOWS:

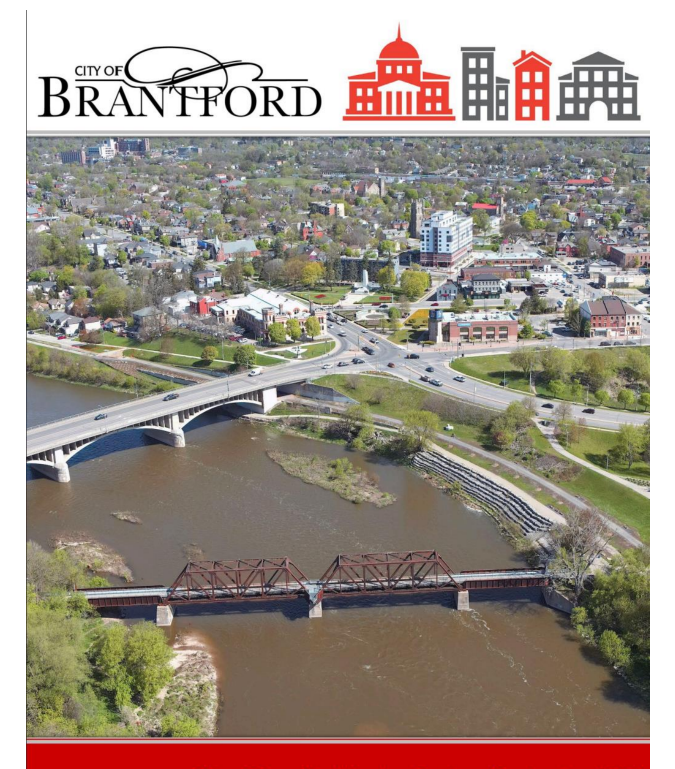
- THAT this By-law, which may be cited as the "Zoning By-law", including the text and schedules attached hereto as Schedule "A", is hereby approved;
- THAT the Clerk is hereby authorized and directed to give notice of the passing of this By-law, pursuant to Section 34(18) of the *Planning Act*;
- THAT upon this By-law coming into force and taking effect, By-law 160-90, together with all amendments thereto, is hereby repealed, and By-law 61-16, together will all amendments thereto, is hereby repealed insofar as it applies to any area within the geographic limits of the City of Brantford;

By-Law Number 124-2024 of The Corporation of The City of Brantford

4. THAT this By-law shall come into force and take effect on the day of final passing thereof in accordance with subsections 34(21), 34(30) and 34(31) of the *Planning Act*.

READ A FIRST TIME:	September 24, 2024
READ A SECOND TIME:	September 24, 2024
PASSED:	September 24, 2024

MAYOR A



City of Brantford Zoning By-Law (September 2024)

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1.0 User Guide

This section is intended to explain the purpose of the Zoning By-law and provide clear instruction on the use of the Zoning By-law to the reader. The user guide is not an operable part of the Zoning By-law and should only be relied upon for interpretation of this By-law.

1.1 Purpose of This Zoning By-law

The purpose of this Zoning By-law is to implement the policies of the City of Brantford Official Plan, including what specific land uses are permitted and where they are permitted on a **lot** and what regulations apply to the development of these uses including such matters as building height and parking.

The Official Plan is not intended to regulate specific uses and aspects of the built form on a private **lot**. That is the role of the Zoning By-law. For example, if lands are designated in the Official Plan as Residential, the Zoning By-law will specify the types of residential **dwellings** permitted (e.g., **single detached**, **semidetached**, etc.) and regulate performance standards (e.g., **building height**, **setbacks** from **lot lines**, etc.) for permitted **building** types and uses.

The statutory authority to **zone** land is granted by the *Planning Act, R.S.O. 1990 c.P13*. The *Planning Act* specifies what a By-law can regulate. A Zoning By-law can:

- Prohibit the use of land or **buildings** for any use that is not specifically permitted by the By-law;
- Prohibit the erection or siting of **buildings** and **structures** on a **lot** except in locations permitted by the By-law;
- Regulate the type of construction and the height, bulk, location, size, **floor** area and use of **buildings** or **structures**;
- Regulate the minimum frontage, depth and area of a parcel of land;
- Regulate the proportion of a lot that any building or structure may occupy;
- Require parking and loading facilities be provided and maintained for a purpose permitted by the By-law; and
- Prohibit the use of lands and the erection of **buildings** or **structures** on lands that are:
 - Subject to flooding;

- The site of steep slopes;
- Rocky, low-lying, marshy or unstable;
- Contaminated;
- A sensitive groundwater recharge area or head water area;
- The location of a sensitive aquifer;
- A significant wildlife habitat area, **wetland**, woodland, ravine, valley or area of natural and scientific interest;
- A significant corridor or shoreline of a lake, river or stream; or
- The site of a significant archaeological resource.

The Zoning By-law contains a variety of **zones** with specific regulations for each, and these **zones** must be in conformity with the land use designations provided in the Official Plan. These **zone** categories include:

- Mixed Use;
- Residential;
- Institutional;
- Commercial;
- Employment;
- Agricultural;
- Core Natural;
- Open Space; and
- Development.

The Zoning By-law also contains general provisions and parking provisions, which typically apply to more than one **zone** and address matters that are consistent across the municipality.

Finally, the Zoning By-law contains a number of site-specific exceptions where a special set of rules or permissions apply to a specific area.

Section 1 – User Guide

1.2 How to Use This Zoning By-law

a) Locate the Property on a Map

The maps in a Zoning By-law are referred to as 'Schedules'. The first step to using this By-law is to look at the appropriate Schedule and locate your property. Schedules are found at the end of this By-law or online at:

https://www.buildbrantford.ca/zoning

The **zone** category will be indicated on the schedule by an abbreviation. For example, the letters SR would indicate that the property is within the 'Suburban Residential Zone'. The **zone** abbreviations used in this By-law include:

- Mixed Use
 - HM Historic Mainstreets Zone
 - LD Lower Downtown Zone
 - UD Upper Downtown Zone
 - MCC Major Commercial Centre Zone
 - BHC Brant Avenue Heritage Conservation District Zone
 - IC Intensification Corridor Zone
- Residential
 - SR Suburban Residential Zone
 - NLR Existing Neighbourhood Low-Rise Zone
 - GNLR Greenfield Neighbourhood Low-Rise Zone
 - NCR Neighbourhood Corridor Zone
 - RMR Residential Mid-Rise Zone
 - RHR Residential High-Rise Zone
- Institutional
 - I1 Minor Institutional Zone
 - I2 Major Institutional Zone
- Commercial
 - AS Automobile Service Zone
 - CC Convenience Commercial Zone
 - NC Neighbourhood Commercial Zone

- Employment
 - GE General Employment Zone
 - PE Prestige Employment Zone
- Agricultural
 - A Agricultural Zone
- Core Natural
 - N Core Natural Zone
- Open Space
 - OS Open Space Zone
- Development
 - D Development Zone
- b) Determine the Permitted Uses for the Zone

Go to the section of the Zoning By-law related to the **zone** category. For instance, the SR **zone** is in Section 7.0 – Residential Zones. A list of all permitted **uses** is provided in a table at the beginning of each **zone** category. Any **uses** not listed are prohibited in the **zone**. **Uses** permitted in all **zones** are detailed in the General Provisions section of this By-law, which is Section 3.0.

c) Check Definitions

Section 4.0 of this Zoning By-law provides definitions of key terms. These terms are **bolded** throughout this By-law to indicate that they have specific meanings. It is important to understand the exact meaning of certain words in this By-law when determining what is or is not permitted on your property. Illustrations in this section of the By-law help to describe different terms.

d) Check the Standards for the Zone

Specific standards for permitted **uses** are provided in a table in each section. For example, the SR provisions are set out in Table 36. Standards that typically apply include minimum **lot area**, minimum **lot frontage**, minimum yard **setbacks**, maximum **lot coverage**, maximum **building height** and landscaping requirements. There may be additional standards beyond these examples that apply in a particular **zone**.

e) Check for Site-Specific Exceptions

Certain properties have regulations which apply only to them. These are called site-specific exceptions. You can determine whether a site-specific exception

Section 1 – User Guide

applies to your property by looking at the schedules to this By-law. The sitespecific exception text is found at the end of each **zone** section that is applicable to that **zone**. For example, if the schedule shows an SR-01 on your property, it means site-specific exception 01, found in the SR **zone** section, applies. It is important to check this sub-section to determine if your property is subject to a site-specific exception, and if it is, understand how it may affect permissions on your property.

f) Check the General Provisions

Section 3.0 provides a set of standards known as 'General Provisions' which apply in all **zones** unless otherwise specified or listed as exceptions in the Bylaw. Some examples of topics covered under General Provisions include **swimming pools**, accessory **structures** and **home occupations**. Illustrations in this section of the By-law help to describe different general provisions.

g) Check the Parking and Loading Provisions

Section 5.0 details parking and loading requirements for each permitted use. Specific parking rates for permitted **uses** are provided (e.g., **apartment buildings** require 1 **parking space** per unit plus 0.15 spaces per unit for visitors) along with details on minimum **parking space** dimensions and other parking regulations.

h) Check for a Holding Provision

A lot may have holding provisions that apply to the property in addition to the regulations of the Zoning By-law or a site-specific exception zone. The holding provisions must be satisfied before development can occur in compliance with the **Zone** provisions. The holding symbols are shown on Schedule A and the conditions for lifting the hold are found in Section 15 of this By-law. The following example is offered to provide greater clarity for interpretation purposes: In a Core Natural (N) Zone, a **zone** symbol may read: (H1)N, where: N is the parent zone, as found in Section 12 of this By-law. (H1) is the holding symbol with the number identifying the provisions that apply as found in Section 15 of this Zoning By-law.

1.3 Ask for Help

Zoning standards can be difficult to understand and there may be additional rules and regulations which apply to your property (e.g., Heritage requirements). City of Brantford staff are happy to help. Questions should be directed the Building Department at the City of Brantford.

2.0 Administration

2.1 Title

This By-law, 124-2024, may be cited as the "Zoning By-Law" or "this By-law".

2.2 Application

The provisions of this By-law apply to all lands within the City of Brantford.

2.3 Effective Date/Approval

- a) This By-law shall come into force on the date it is passed by the Council of the City of Brantford subject to the approval of the Ontario Land Tribunal, if applicable.
- b) This By-law was given its first, second and third readings and finally passed on the 24th day of September, 2024.

2.4 Repeal of Existing By-laws

Zoning By-law No. 160-90 and all amendments thereto, and County of Brant Zoning By-law 61-61 as it applies within the City of Brantford and all amendments thereto, are hereby repealed.

2.5 Administrator

This By-law shall be administered by the Chief Building Official.

2.6 Building and Other Permits

- a) No person shall use or alter any lands, buildings, or structures unless the use is specifically permitted and built in accordance with the provisions of this By-law.
- b) The requirements of this By-law must be met before a Building Permit is issued for the use, erection, addition to or alteration of any **building** or structure.
- c) No person shall change the **use** or **erect** a **building** or **structure** except in conformity with this By-law.

2.7 Inspection

All persons appointed by the Council to administer this By-law may enter or inspect a property or premise at any reasonable hour for the purpose of carrying out their duties under the provisions of this By-law.

2.8 Violations and Penalties/Enforcement

- a) Any person or corporation who contravenes any provision of this By-law is guilty of an offence and upon conviction is liable to the fine(s) as provided for under the *Planning Act, R.S.O. 1990, c.P. 13*, as amended.
- b) If any **lot**, **building** or **structure**, or part thereof, is to be used, erected, altered, reconstructed or extended in violation of any requirements of this Bylaw, such violation may be stopped at the request of the City pursuant to the provisions of the *Municipal Act*.

2.9 Validity

If any section, clause or provision of this By-law, including anything contained in the schedules to this By-law, is for any reason declared by a court of competent jurisdiction to be invalid, the same shall not affect the validity of the By-law as a whole or any part thereof other than the section, clause or provision so declared to be invalid. Further, all the remaining sections, clauses or provisions of this Bylaw shall remain in full force and effect until repealed, notwithstanding that one or more provisions of this By-law shall have been declared to be invalid.

2.10 Meaning of Certain Words

For the purposes of this By-law, words used in the present tense include the future; words in singular include the plural and words in the plural include the singular; the word "shall" is mandatory; the words "used" and "occupied" shall be interpreted to also capture "intended or arranged to be used or occupied" or "designed to be used or occupied."

2.11 Other Laws and By-laws

- a) Compliance with this By-law shall not relieve obligations imposed by a government authority having jurisdiction to make such restrictions or obligations under other By-laws or laws in the City of Brantford, Province of Ontario or Canada.
- b) Reference to any Statute shall be interpreted to reference any subsequent amendments or successors to that Statute.

2.12 Legal Non-Conforming

- a) Nothing in this By-law shall apply to prevent the use of any land, building or structure for any purpose not permitted by, or prohibited by, the By-law if such land, building or structure was lawfully used for such purpose on the day of the passing of this By-law, so long as it continues to be used for that purpose.
- b) Notwithstanding any provision in this By-law to the contrary, where a building or structure does not comply with a provision of this By-law, and the building or structure legally existed prior to the passing of this By-law, the building or structure may be repaired, including strengthening to safe condition, renovated or reconstructed provided that the repair, renovation or reconstruction does not further increase the extent of non-compliance. Any enlargement of a legal non-conforming building or structure shall comply with the provisions of this By-law.
- c) Where a lot, building, structure or required parking space is deemed to be deficient of any requirement of this By-law, and that deficiency is the result of acquisition or expropriation of land by a public authority, the lot, building, structure or required parking space shall be deemed to comply with the requirements of this By-law.
- d) Where a lot has a lesser lot area and/or frontage as required herein, and
 - i) Was legally created and held in distinct and separate ownership from abutting **lots** prior to the passing of this By-law; and
 - ii) Was vacant at the time of passing of this By-law and has continued to be vacant;

such **lot** may be used, and a **building** or **structure** may be erected or used thereon in accordance with all other provisions of this By-law.

2.13 Accuracy

Any applicable minimum or maximum measurement required in this By-law shall be met to one decimal place.

2.14 Rounding

All measurements, including length, area or height used to determine compliance with the regulations of this By-law shall be rounded to one decimal place.

2.15 Definitions

Bolded terms in the text of this By-law, but not including any numbered headings, shall be interpreted as defined in <u>Section 4.0 - Definitions</u>. All other words have their normal meaning.

2.16 Illustrations

Illustrations or examples in this By-law are intended to provide additional clarity and convenience but do not form part of this By-law.

2.17 Permitted Use

If a **use** is defined but not specifically listed as a permitted **use** by a **zone** or site specific provision, it is not permitted and shall not be interpreted as being captured by a broader **use**.

2.18 Technical Changes

Provided the intent of the Zoning By-law is maintained, the following technical changes are permitted without an amendment to the Zoning By-law:

- a) Renumbering of sections or cross reference to sections;
- b) Correcting errors;
- c) Minor editorial changes;
- d) Formatting changes;
- e) Minor map changes; and
- f) Changes to the Core Natural Zone limits based on any approved technical studies required by the City and/or the Conservation Authority.

2.19 Transition

The provisions in this Zoning By-law shall be deemed to be modified to the extent necessary to give effect to such building permits, minor variance decisions, consents, letters of undertaking and site plan agreements which were approved, issued or entered into prior to approval of the Zoning By-law or that were submitted and under review prior to the approval of the Zoning By-law, for a time period no greater than 2 years after the Zoning By-law has come into force and effect.

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Applications for zoning by-law amendment that were submitted prior to the approval of this Zoning By-law will, if approved, be incorporated via an amendment into this Zoning By-law.

2.20 Overlay Zones

Overlay **zones (e.g. Flood Protection Overlay)** are used in this By-law to apply an additional layer of standards to specific areas that apply on top of the standards of the underlying **zones**.

2.21 Holding Symbols

Where a zone shown on Schedule A contains an (H) followed by a number, the (H) represents a holding provision that shall apply until such time that the (H) symbol is lifted by amendment to this Zoning By-law in accordance with Section 36 of the *Planning Act*, as amended. The conditions that are required to be satisfied prior to the removal of the holding (H) symbol are identified in Section 15.

2.22 Interpretation of Site-Specific Exceptions

Site-specific exceptions to the Zoning By-law are illustrated on Schedule A using a hyphenated numerical suffix.

2.23 Zero Decimal Three (0.3) Metre Reserves

For the purposes of this By-law, a 0.3 metre **reserve** shall be considered to be part of the abutting public **street**.

2.24 Temporary Use "T" Prefix

Where a **zone** symbol is preceded by the letter "T" and a number (i.e. T-1), the lands may be developed for a **use** on a temporary basis in accordance with Section 39 of the *Planning Act*. The provisions of this By-Law are modified for the lands to which the temporary **use** permission applies until the permission granted by the applicable Temporary **Use** By-law expires.

2.25 Measuring Yard and Planting Strips

All **yards** required under this By-law shall be measured from the limit of the planned **street right-of-way** or the **existing right-of-way**, whichever is greater. Where the proposed **right-of-way** is greater than the **existing right-of-way**, then one-half the difference between the two rights-of-way shall be applied to each side of the **existing right-of-way** and the yards and planting strips shall be

measured from that point. Refer to the City of Brantford Official Plan Schedule 13 for planned **street right-of-ways.**

2.26 Multiple Zones on a Lot

- a) Where a lot falls into two or more zones, each portion of the lot shall be subject to the use permissions applying to that portion of the lot. The more restrictive lot and yard provisions shall apply to the entirety of the lot.
- b) A **zone boundary** dividing a **lot** into two or more **zones** is not a **lot line** for the purposes of this By-law
- c) Notwithstanding 2.26 b), where two or more zones apply to a lot and one of the zones is the Core Natural (N) Zone, the boundary between the Core Natural (N) Zone and the other zone(s) is considered a lot line for the purposes of calculating minimum lot size, lot coverage, floor space index and determining angular plane requirements.

2.27 Multiple Condominiums on a Lot

Where multiple condominiums are created on a **lot**, the multiple condominiums will be treated as one **lot** for the purpose of the **zone** provisions in this Zoning By-law.

2.28 Interpreting Zone Boundaries

When determining the boundary of any **zone** shown on Schedule A, the following provisions shall apply:

- a) Where a zone boundary is indicated as following a street, lane, unopened road allowance, railway right-of-way, utility corridor or watercourse, the boundary is the centre line of such street, lane, unopened road allowance, railway right-of-way, utility corridor or watercourse;
- b) Where a **zone boundary** is indicated as approximately following **lot lines**, the **zone boundary** shall be the **lot lines**.
- c) Where a **zone boundary** is indicated as following the corporate limits of the municipality, the corporate limits shall be the **zone boundary**.
- d) Where the boundary of a Core Natural Zone, as interpreted in the field to the satisfaction of the Conservation Authority having jurisdiction, varies from the limit shown on Schedule A, the refined limit shall be deemed to be the **Zone boundary**.

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- e) Where a zone boundary appears to be parallel to a street, a road allowance or the right-of-way of a railway, hydro corridor or pipeline, such boundary shall be interpreted as being parallel to such feature at the distance determined by the scale of the applicable map on which it is shown.
- f) Where none of the above provisions apply, the **zone boundary** or overlay boundary is to be scaled from Schedule A or B.

3.0 General Provisions

3.1 Accessory Uses, Buildings and Structures

- a) Accessory uses are permitted in all zones.
- b) Accessory structures are permitted on a lot where a main building housing a principal permitted use already exists or is under construction.
- c) Accessory structures are not permitted in the Core Natural Zone.

Table 1: Provisions for Accessory Structures in Residential and Mixed Use Zones

Provision	Requirement
1. Permitted Yard	a. Rear yard
Locations	b. Interior side yard
2. Minimum setback from street line	a. 3.0 metres, except no closer than 6.0 metres to the lot line abutting the street where the vehicular access to a garage or carport faces the lot line abutting the street , and
	b. 3.0 metres, except an accessory building or structure with a floor area of 15 square metres or less and a height of 2.5 metres or less within an exterior side yard shall be located no closer than 1.0 metre from a street line or 0.3 metre reserve .
3. Minimum setback from interior lot line or rear lot line	a. 0.6 metres where a building contains no doors or windows in the wall facing that interior lot line or rear lot line .
	b. Notwithstanding (a), where two an Integral garage are attached along a common lot line between two lots , no interior side yard is required.

Section 3 - General Provisions

Provision	Requirement	
4. Minimum setback to a lane where a garage	a. 1.75 metres where vehicular access to a garage is provided on both sides of the lane ; and	
door faces the lane	b. 2.5 metres to a lane where vehicular access to a garage is provided only on one side of the lane .	
5. Minimum setback from a detached rear garage abutting a lane to the main building on the lot	1.5 metres.	
6. Maximum height	a. Flat roof - 3.5 metres; b. Pitched roof - 4.5 metres.	
7. Maximum lot coverage of all accessory structures	10% of the lot area .	
8. Prohibited accessory structures	Portable buildings and shipping containers.	

e) Table 2 provides the requirements for **accessory structures** for a **residential use** in Agricultural zones.

Section 3 – General Provisions

Table 2: Provisions for Accessory Buildings for a Residential Use in Agricultural Zones

Provision	Requirement
1. Permitted yard locations	a. Rear yard
	b. Interior side yard
	c. Exterior side yard
2. Minimum setbacks	a. Rear yard – 4.5 metres
	b. Interior side yard - 4.5 metres
	c. Exterior side yard - 4.5 metres
3. Maximum height	6.0 metres
4. Maximum lot coverage of all accessory structures	10% of the lot area.
5. Prohibited accessory structures	Portable buildings and shipping containers.

f) Table 3 provides the requirements for **accessory structures** in all other zones where permitted.

Table 3: Provisions for Accessory Structures in all Other Zones

Provision	Requirement
1. Types of permitted accessory structures	a. Portable buildings are permitted and subject to the provisions in this table where they are located in a rear yard of a commercial or industrial zone, or located in a yard that abuts only other commercially or industrially zoned rear yards .
	b. Shipping Containers in accordance with section 3.28
2. Permitted yard locations	a. Rear yard
	b. Interior side yard
3. Minimum setbacks	Shall comply with the yard requirements of the zone in which the accessory structure is located
4. Maximum height	a. Institutional Zones - 4.5 metres
	b. All other zones - 6.0 metres
5. Maximum lot coverage of all accessory structures	10%

3.2 Additional Dwelling Units

Additional dwelling units shall be permitted in single detached dwellings, semi-detached dwellings, street townhouses, or block townhouses. An additional dwelling unit shall be permitted in an accessory structure. Additional dwelling units shall be subject to the following regulations:

- a) An additional dwelling unit within a detached accessory structure shall be regulated by the applicable zoning provisions pertaining to the principal use and by the regulations of Section 3.1 – Accessory uses, Buildings and Structures.
- b) The maximum number of **dwelling units** permitted on a **lot** shall not exceed three (3).
- c) Additional dwelling units shall not be permitted in the basement of residential dwellings on lands zoned with the (F) prefix.
- d) A 1.2 metre interior side yard shall be required where a **building** contains doors or windows in the wall facing that **interior lot line** or **rear lot line**, or where there is a roofed **structure** without walls.

3.3 Bed and Breakfast Establishment

Where a **bed and breakfast establishment** is permitted in accordance with this By-law, the following provisions shall apply:

- a) A bed and breakfast establishment shall be permitted only in a single detached dwelling;
- b) A bed and breakfast establishment shall be clearly accessory to the main residential use and shall not change the residential character of the lot;
- c) A **bed and breakfast establishment** shall contain no more than 3 guest rooms;
- d) The operator of the bed and breakfast establishment shall reside on the premises and no person other than the person(s) residing in the residence containing the bed and breakfast establishment shall be employed except as is necessary for housekeeping and food preparation purposes;
- e) The guest rooms shall not contain kitchen facilities;
- f) The **bed and breakfast establishment** may provide meals to guests of the **bed and breakfast establishment** only; and

g) Parking shall be provided in accordance with Section 5 of this Bylaw.

3.4 Buffering

- a) Notwithstanding any other provisions of this Bylaw, where a lot in an Institutional, Commercial or Industrial Zone abuts a lot in a Residential Zone or a residential use in an Institutional or Mixed Use Zone, a 3.0 metre buffer or a buffer approved pursuant to the Site Plan Control Agreement of the *Planning Act* shall be provided and maintained on the Institutional, Commercial, or Industrial Zoned lot.
- b) Notwithstanding any other provision of this Bylaw, where a lot in a nonresidential Zone abuts a lot in a Residential Zone or a residential use in an Institutional or Mixed Use Zone, no open storage exceeding 1.5 metres in height and no building or structure (other than a fence) shall be permitted within 6 metres of a lot in a Residential Zone or a residential use in a nonresidential zone.

3.5 Cannabis Production and Processing Facility

- A cannabis production and processing facility shall be subject to the following provisions:
 - i. All cannabis production and processing facilities shall be located within an enclosed **structure**, shall incorporate **air treatment control** and shall not include a **greenhouse**.
 - ii. Outdoor storage of waste soils, plant materials, organics or fertilizers shall be prohibited.
 - iii. Cannabis production and processing facilities shall only be located in General Employment (GE) Zones as identified in Schedule A.
 - iv. Cannabis production and processing facilities shall be prohibited on 'General Employment (GE)' Zoned properties within 340 metres of Residential Zones, measured from property lines.

3.6 Conservation Authority Regulated Areas

Notwithstanding any other provisions of this By-law, if lands are within an area regulated by a Conservation Authority, a permit from the Conservation Authority having jurisdiction shall be obtained and submitted with a building permit application prior to the addition or removal of fill, whether originating on the side or elsewhere, for any lands located within the regulated areas.

3.7 Child Care Centre and Home Child Care

a) Child care centres shall be permitted subject to the following regulations:

- i. Access is required from an arterial street or a collector street.
- ii. A **child care centre** located within a **dwelling** or stand-alone on a **lot** shall be on a **lot** with a minimum 15 metres of frontage and 420 square metres of **lot area** and meet all other provisions of the zone in which it is located.

b) Home child cares shall be subject to the following regulations:

- The home child care is operated only by the occupants of the dwelling and a maximum of one employee who is not an occupant of the dwelling;
- ii. The **home child care** shall clearly be secondary to the **residential use** of the **dwelling unit**;
- iii. There is no display of a sign advertising the existence of a home child care other than one exterior sign as regulated by the City Sign By-law (Municipal Code – Chapter 478);
- iv. The home child care shall not create an adverse effect or become obnoxious due to noise, traffic, parking, delivery or pick-up that interferes with the enjoyment of the residential properties in the neighbourhood; and
- v. No lodging shall be provided in the **dwelling** in connection with a **home child care**.

3.8 Daylight Triangle

Where a corner lot abuts a daylight triangle, the setback provisions and minimum front yard landscaped open space provisions shall be measured and/or calculated as if the daylight triangle had not been conveyed, provided all buildings are set back a minimum of 0.6 metres from the daylight triangle with the exception that window sills, belt courses, steps, cornices, eaves, and eave troughs may project to within 0.3 metres of the lot line of the lot that forms one of the sides of the daylight triangle.

Section 3 – General Provisions

3.9 Flood Protection Overlay

Where land is located in an area shown on the flood protection overlay on Schedule B, the land shall be developed in accordance with the following regulations:

- a) A permit has been issued by the Grand River Conservation Authority (GRCA).
- b) The **uses** permitted shall not include following unless a permit has been issued by the GRCA:
 - i. Emergency services;
 - ii. Uses that house vulnerable populations; or
 - iii. **Uses** associated with the disposal, manufacture, treatment or storage of chemical, **hazardous or toxic substances**.
- c) Enlargements of the **existing gross floor area** may be permitted in accordance with GRCA policies.
- d) Notwithstanding Section 3.10 a), the following **buildings** and **structures** may be exempt from the issuance of a permit by the Grand River Conservation Authority, unless located on a **lot** abutting a Core Natural (N) Zone:
 - i. Unenclosed porches, verandahs or decks;
 - ii. Accessory buildings and structures less than 15 square metres in size located within all Residential Zones.
- e) **Basements** are not permitted in new development, including additions to **existing buildings**. Non-habitable crawl spaces may be permitted.
- f) All additions to **existing** development in the floodplain will have a first floor elevation not less than that of the **existing building** to which the addition is being made.
- g) All mechanical and electrical service equipment shall be installed above the first floor elevation.
- h) No new openings, windows or doors shall be located below the elevation of the first floor of any residential use.

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3.10 Frontage on a Public Street

No person shall **erect** any **building** or **structure** in any zone unless the **lot** upon which the **building** or **structure** is to be **erected** has frontage on a public **street** or on a **private street** in a common element condominium.

3.11 Group Homes

- a) All **group homes** and **group correctional homes** shall be registered in accordance with By-law No. 12-88 of the City of Brantford as amended from time to time, passed pursuant to the *Municipal Act*.
- b) A maximum of one group home or group correctional home shall be permitted per lot.
- c) Notwithstanding b), a maximum of 5% of the **block townhouse dwelling units** or **apartment dwelling units** on a **lot** may be used for a **group home** or **group correctional home**, whichever is the greater.
- d) A group correctional home shall be located within a dwelling unit permitted in a Residential Zone in accordance with this Bylaw but shall not be located within an additional dwelling unit.
- e) A group home or group correctional home shall be located on a lot with a minimum frontage of 15 metres and minimum lot area of 420 square metres and shall meet all other provisions of the zone in which it is located.
- f) A dwelling or dwelling unit used or constructed for the purposes of a group home or a group correctional home shall be designed, constructed or altered in a manner which would maintain the residential character of the dwelling and be compatible with the character of the neighbourhood in which it is located.

3.12 Hazardous Uses

Notwithstanding any other provision of this By-law, no land, **building** or **structure** may be used for any purpose, which from its nature or from the materials used, is determined to be a health hazard in accordance with the *Health Protection and Promotions Act* or its successor thereto, without the consent of the local medical health officer as provided for in the Act.

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3.13 Heating, Ventilation, Generators and Air Conditioning (HVAC)

- a) Regulations for ground level HVAC equipment
 - Ground level HVAC and emergency generators are permitted in the Residential, Agricultural or Mixed Use Zones for single detached dwellings, semi-detached dwellings, townhouse dwellings, and backto-back townhouse dwellings housing in accordance with the following Table 4 and 5:

Location Permitted	Ground Level HVAC/Emergency Generators
Front yard	No
Interior side yard	Yes
Exterior side yard	Yes
Rear yard	Yes

Table 4: Ground Level HVAC/Emergency Generators Permitted Locations

Table 5: Ground Level HVAC/Emergency Generators Minimum Setbacks

Minimum Setbacks	Ground Level HVAC/Emergency Generators
Front lot line	N/A
Interior side lot line	0.6 metres
Exterior side lot line	0.6 metres
Rear lot line	0.6 metres

- b) Notwithstanding Table 4, Ground Level HVAC/Emergency Generators shall be permitted in the **front yard** of a **back-to-back townhouse**.
- c) Ground level HVAC equipment and emergency generators shall be permitted in a Commercial, Institutional or Prestige Employment Zone for **buildings** up to 2 **storeys** in height provided that such units are:
 - i. set back a minimum of 3.0 metres from any lot line;

- screened on all sides by an opaque fence and/or wall of a minimum height equal to the height of the utility service equipment or a buffer approved pursuant to the Site Plan Control provisions of the *Planning Act*;
- d) Regulations for roof-mounted HVAC equipment
 - Roof-mounted HVAC equipment exceeding 2.0 metres in height shall be enclosed within a rooftop mechanical penthouse except where the roofmounted HVAC equipment is set back a minimum of 5.0 metres from all edges of a roof.
 - ii. Rooftop mechanical penthouses shall not exceed 6.0 metres in height.
 - iii. Rooftop mechanical penthouses shall not exceed 50% of the area of the roof.

3.14 Height Exceptions

Notwithstanding the height provisions herein contained, nothing in this By-law shall apply to prevent the erection and/or **use** of the following:

- antenna;
- spire, dome, or steeple;
- belfry;
- flagpole;
- clock tower;
- chimney;
- fire hose tower;
- water tank;
- windmill;
- air conditioner duct;
- roof-mounted HVAC equipment;
- grain elevators, agricultural barns and silos;
- hydro pole;
- light standard;
- transformer;
- cupolas, finials and weather vanes, or similar ornamental features;

- lightning rod; and
- skylights less than 0.6 metres in height.

Notwithstanding the above, in a Residential Zone, flags poles and light standards shall not exceed 10.0 metres in height.

3.15 Highway Corridor Setback

- a) The following shall be located a minimum distance of 14.0 metres from any **lot line** abutting Provincial Highways:
 - i. Any building or structure;
 - ii. Any part of a minimum required parking area or loading area, including any minimum required parking space, loading space, stacking space, bicycle parking space and any associated aisle or driveway;
 - iii. A minimum required amenity space; and
 - iv. A stormwater management facility.
- b) The 14.0 metre setback shall be landscaped open space.

3.16 Home Industries and On-Farm Diversified Uses

A home industry and on-farm diversified uses shall be permitted accessory to an **agricultural use** or a **single detached dwelling** on the same property in the Agricultural Zone subject to the following:

- a) The accessory building containing the home industry/on-farm diversified use shall be located within 50 metres of the existing dwelling or farm operation;
- b) A home industry/on-farm diversified use shall be limited to a maximum of 500 square metres of gross floor area;
- c) The structure containing the home industry/on-farm diversified use shall comply with all setbacks required for accessory buildings and structures on the property;
- d) The operators of the home industry/on-farm diversified use shall reside on the property;
- e) No more than 3 non-resident employees are permitted in a home industry/on-farm diversified use;

- f) All machinery and equipment, with the exception of motor vehicles, required for the use, shall be located within enclosed **buildings**;
- g) Any permitted **open storage** associated with the **use** shall be screened from view and located within a fenced compound;
- h) A retail use component of the home industry/on-farm diversified use is permitted and shall be clearly accessory to the home industry, agricultural use or residential use on the property; and
- A home industry/on-farm diversified use shall not create noise, vibration, fumes, odour, dust, glare or radiation which is beyond the normal use of the agricultural use or residential use, or which becomes offensive or obnoxious or creates a nuisance.
- j) A **home industry** and **on-farm diversified uses** shall meet parking regulations in accordance with Section 5 Parking and Loading Regulations.

3.17 Home Occupations

A **home occupation** shall be permitted in all Residential, Mixed Use and Agricultural Zones, subject to the following regulations:

- a) The use including any associated storage, with the exception of a child care centre and home child care, shall be conducted entirely within a dwelling unit, garage or accessory structure;
- b) The **home occupation** is operated only by the occupants of the **dwelling** and a maximum of one employee who is not an occupant of the **dwelling**;
- c) The home occupation shall clearly be secondary to the residential use of the dwelling unit;
- d) The home occupation shall not be located in an additional dwelling unit.
- e) The home occupation including any required storage shall be confined to one area and shall not exceed 28 square metres of gross floor area when located in a dwelling unit;
- f) There is no outdoor use, outdoor storage or outside display of goods, merchandise, handicrafts, equipment or supplies related to the home occupation;
- g) No goods, merchandise or handicrafts shall be offered or displayed for sale or rent on the premises to the **home occupation**;

- h) There is no display of a sign advertising the existence of a home occupation other than one exterior sign as regulated by the City Sign By-law (Municipal Code – Chapter 478);
- The home occupation shall not create an adverse effect or become obnoxious due to noise, dust, fumes, odors, glare, traffic, parking, delivery or pick-up that interferes with the enjoyment of the residential properties in the neighbourhood;
- No lodging shall be provided in the dwelling in connection with a home occupation; and
- k) A home occupation shall not include the following uses:
 - manufacturing, assembly or repair processes except for those related to small appliances, electronics and the fabrication of handmade articles of clothing, arts or crafts;
 - ii. adult live entertainment parlour;
 - iii. automobile sales establishment;
 - iv. automobile repair garage;
 - v. autobody repair shop
 - vi. body rub parlour;
 - vii. contractor's yard;
 - viii.escort service;
 - ix. kennel;
 - x. medical clinic;
 - xi. premises used as a base of operations to assemble persons for transportation to work off-site or the pick-up of goods, materials or equipment for distribution or use off-site;
 - xii. restaurant;
 - xiii.retail store;
 - xiv.salvage yard; and
 - xv. taxi establishment.

3.18 Source Water Protection - Intake Protection Zone (IPZ) Overlay

 Refer to the City of Brantford Official Plan Appendix A to review Source Water Protection - Intake Protection Zones (IPZ)

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- b) No development within the Intake Protection Zone shall be permitted until the applicant submits a completed Restricted Land Use Declaration Form to the City in accordance with Sections 57, 58 and 59 of the Clean Water Act, 2006 and all Source Water Protection requirements under the Clean Water Act, 2006 are satisfied.
- c) The submission of a completed Restricted Land Use Declaration Form is required as part of a complete application under the *Planning Act* for development, redevelopment or site alteration within Source Water Protection - Intake Protection Zones (IPZ)

3.19 Live-Work Dwelling

- a) The following uses are permitted as the non-residential component of a **live-work dwelling**:
 - i. Alternative health care;
 - ii. Office, general;
 - iii. Office, medical;
 - iv. Personal service; and
 - v. Studio.
- b) The minimum gross floor area of the non-residential component of a livework dwelling unit shall be 50 square metres excluding any floor area used for a washroom, mechanical or electrical room or a storage room.
- c) The basement may be used for storage for the non-residential use.
- d) The maximum elevation of the ground floor of the **first storey** above **finished grade** level at the primary entrance door shall be 0.3 metres.
- e) The minimum height of the **first storey** for all non-**residential uses** shall be 3.5 metres.
- f) In no case shall a **parking area** be permitted between a **building** and the **front lot line**.

3.20 Minimum Distance Separation

a) Notwithstanding any other yard or setback provisions of this By-Law to the contrary, no use shall be established and no building or structure shall be erected or altered unless it complies with the Minimum Distance Separation (MDS) Guidelines developed by Ontario Ministry of Agricultural, Food and Rural Affairs.

- b) MDS shall apply to existing lots of record located in an Agricultural (A) Zone, except in the cases of renovation, addition or restoration of an existing dwelling unit.
- c) For the purposes of MDS guidelines, inactive cemeteries shall be considered as Type A land use.

3.21 Model Homes

- a) Notwithstanding any other provisions of this By-law, where a subdivision agreement has been registered, a single detached dwelling, semidetached dwelling or street townhouse dwellings may be constructed as a model home on a lot or block within a registered plan of subdivision subject to the following restrictions:
 - i. The **use** shall be permitted in the Zone in which the **dwelling** is to be located;
 - Each dwelling unit shall be used for the purpose of a model home only and shall not be occupied as a dwelling unit until occupancy is issued by the Chief Building Official;
 - iii. A **model home** shall have direct access to a **street** constructed with a base course of asphalt; and,
 - iv. The number of model homes for any approved plan of subdivision shall not exceed the lesser of six (6) dwelling units or 10% of the total number of registered lots.
- b) Despite subsection a), a temporary sales office shall also be considered a model home and permitted in the zone prior to registration provided it meets all requirements of this Section.

3.22 Outdoor Display and Sales Area

Where the outdoor display and sale of goods and materials is permitted as an **accessory use**, the following provisions shall apply:

- a) The total area for outdoor display and sale is not to be more than 35% of the **lot area**;
- b) The area used for outdoor display and sale is in addition to the areas required for parking;

- c) Outdoor display and sales areas shall not obstruct required works or infrastructure, such as ramps, fire routes, fire hydrants, water curb stops and drive aisles or disturb any existing vegetation;
- d) Access to **accessible parking spaces** and associated walkways shall be unobstructed at all times;
- e) The area used for outdoor display and sales shall provide minimum side and rear yards in accordance with the provisions for the zone in which the lot is situated;
- f) The area used for outdoor display and sale shall only be used for goods and materials available for purchase or rent at the primary use and shall not be used to display or sell cars requiring repairs; and
- g) Outdoor display and sales areas shall only be permitted seasonally from May 1st to October 31st in each calendar year.

3.23 Temporary Commercial Patios

The following provisions shall apply to temporary commercial patios:

- a) Temporary commercial patios may occupy required parking spaces;
- b) Commercial patios shall not obstruct required works or infrastructure, such as ramps, fire routes, fire hydrants, water curb stops and drive aisles or disturb any existing vegetation.
- c) Any recreation and/or entertainment uses on temporary commercial patios shall not be amplified and shall not cause a nuisance to neighbouring residents by unreasonably disturbing the peace.
- d) Access to **accessible parking spaces** and associated walkways shall be unobstructed at all times.
- e) Temporary **commercial patios** must be adjacent to the **existing restaurant** or business.
- f) A temporary **commercial patio** must be set back a minimum of 5 metres from a Residential Zone.
- g) Notwithstanding any of the requirements above, the Police Chief, Fire Chief, Manager of Development Engineering or Chief Building Official may impose further conditions or requirements that they deem appropriate to safeguard public safety or mitigate nuisances.

h) Temporary **commercial patios** shall only be permitted seasonally from May 1st to October 31st in each calendar year.

3.24 Permitted Encroachments in Required Yards

Every part of any **yard** required by this By-law shall be open and unobstructed by any **building** or **structure** above grade level, except as provided in Table 6.

Table 6: Permitted Encroachments in Required Yards

Structure	Yard in Which Projection is Permitted	Maximum Permitted Projection
1. Unenclosed porch, verandah or deck (with or without a roof)	All	2.5 metres, provided the projection is no closer than 1.5 metres to a lot line
2. Fire escapes and exterior staircases serving storeys above the first storey	Side and rear yards	3.0 metres, provided the projection is no closer than 0.6 metres to a lot line
3. Sills, belt courses, cornices, eaves, chimney breasts, pilasters, lintels and other ornamental structures	All	0.6 metres, provided the projection is no closer than 0.3 metres to a lot line
4. Bay windows (not constructed on foundations)	Front, rear and exterior side yards	1.0 metre, provided the projection is no closer than 0.3 metres to a lot line and the maximum width is 3.0 metres
5. Unenclosed stairs (with or without a landing)	All	3.0 metres, provided the projection is no closer than 0.6 metres to a lot line
6. Balconies (not constructed on foundations)	All	1.5 metres, provided the projection is no closer than 3.0 metres to a lot line

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Structure	Yard in Which Projection is Permitted	Maximum Permitted Projection
7. Accessible ramps	All	Unlimited, provided the projection is no closer than 0.6 metres to a lot line
8. Canopy	Front and side yards	6.0 metres, provided the projection is no closer than 3.0 metres to a lot line

3.25 Public Services

- a) No land shall be used nor any building or structure shall be erected or occupied in any zone except in the Agricultural or Suburban Residential Zone unless:
 - i. watermains, storm sewers, sanitary systems and electrical service are constructed and operational and all regulatory approvals have been received to the satisfaction of the City;
 - ii. adequate wastewater servicing capacity is confirmed and allocated by Council in accordance with the Wastewater Allocation Policy;
 - iii. stormwater management facilities, if required, are constructed and operational to the satisfaction of the City;
 - iv. adequate water supply is available for domestic use and fire protection; and
 - v. access is provided to the satisfaction of the City.
- b) Notwithstanding Section 3.27 a., a model home may be erected without servicing in accordance with the provisions of Section 3.22 of this By-law and the registered subdivision agreement.
- c) Where adequate municipal servicing infrastructure does not exist, the City may not approve the application or may use Holding provisions to regulate the timing of development. Where adequate servicing does not exist to support a proposed development, the City will not be obligated to provide such servicing in advance of development, in accordance with the City's Municipal Wastewater Allocation Policy.
- d) The calculation of municipal water and wastewater collection/treatment system capacity and uncommitted reserve capacities shall be determined by

the City's General Manager of Public Works or their designate, in accordance with the servicing allocation policies approved by Council from time to time and applicable legislation, regulations and guidelines issued by the Ministry of Environment and Climate Change.

3.26 Setbacks from Railways and Study Requirements

- a) Notwithstanding any other provision of this By-law, any **building** or **structure**, which contains a **dwelling unit**, shall provide a minimum **yard** of:
 - i. 15.0 metres abutting a branch rail line as identified on Schedule C;
 - ii. 30.0 metres abutting a main rail line as identified on Schedule C.
- b) Section 3.28 a) shall not apply to the alteration of any existing building or structure which does not result in the creation of an additional dwelling unit.
- c) Any new residential or institutional building or any change of use to a sensitive use within 300 metres of the CN railyard shall prepare noise, air quality and vibration studies to ensure sensitive land uses can be developed without impact to the railyard based on the D6 Guidelines. The 300-metre overlay measured from the edge of the CN railyard is illustrated on Schedule C.

3.27 Shipping Containers

- a) Unless otherwise specified by this By-Law shipping containers shall only be permitted in Commercial and Industrial Zones except as permitted in Section 3.29 b) and shall be provided in accordance with the following:
 - i. Shipping containers shall only be permitted as an accessory **use** to a permitted non-residential **use** on a lot where a principal building exists;
 - ii. Shipping containers are only permitted for accessory storage purposes;
 - iii. A maximum of four (4) shipping containers shall be permitted on a lot;
 - iv. In no case shall a shipping container exceed a height of 3 metres;
 - v. A shipping container shall only be located in the interior side or rear yard and shall be located no closer than 30 metres from any line;
 - vi. A shipping container shall not be located in a required parking area or **loading space** and in no case shall encroach into a required landscape buffer; and

- vii. A **shipping container** shall not be used for the sole purpose of display or advertising.
- b) Temporary Shipping Containers
 - i. Notwithstanding any other provision of this By-law, a **shipping container** is permitted in the **driveway** of a residential property for the purpose of the temporary loading or unloading of household items for a period not exceeding thirty (30) days provided it does not exceed a maximum height of 3.0 metres and a maximum length of 6.1 metres.
 - ii. However, in no case shall a **shipping container** encroach onto a public sidewalk; be located closer than 0.3 metres from the back of curb in situations where no sidewalk exists; or create a site line obstruction; and
 - iii. Notwithstanding any other provision of this By-law, a shipping container is permitted on a construction site in any Zone being developed on a stand-alone basis or under a plan of subdivision for the purposes of temporary storage of equipment and materials incidental to construction only, and subject to the following restrictions:
 - a) shall not exceed a height of 3.0 metres and a length of 17 metres;
 - b) not to exceed six (6) in number; and
 - c) shall be removed from the site within 60 days of completing the work.

3.28 Short-Term Accommodations

Notwithstanding any other provision of this By-law, any **short term rental accommodation** shall be permitted within all zones where **residential uses** are permitted, subject to the following provisions:

- a) A short term rental accommodation must be operated by the person or persons whose principal residence is the dwelling in which the short term rental accommodation is located. For the purposes of this Section, the entire accessory dwelling unit shall be included as part of a principal residence.
- b) Short term rental accommodations shall not take place on the same lot as a bed and breakfast establishment.
- c) For short term rental accommodations with up to three (3) bedrooms per unit, the primary residential use parking requirements shall apply. For four (4) or more bedrooms per unit, one additional parking space per bedroom will be required.

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- d) Short term rental accommodations shall be regulated by the applicable zoning provisions pertaining to the principal use and by the regulations of Section 3.1: Accessory uses, Buildings and Structures, and Section 3.2: Additional Dwelling Units, where necessary.
- e) **Short term rental accommodations** must be registered through the Short-Term Rental Accommodation Registry Program, as amended.

3.29 Snow Storage Areas

- a) Snow storage areas shall be required for **residential uses** with four or more **dwelling units** and in all non-residential zones except the Agricultural Zone.
- b) Snow storage areas shall be delineated on a site plan or building permit plans as applicable.
- c) Snow storage areas shall be located adjacent to parking areas.
- d) Snow storage areas shall not be located on, or obstruct access to, a required **parking space**, walkway or curb cut.

3.30 Swimming Pools in Residential and Mixed Use Zones

Private swimming pools in all Residential Zones and Mixed Use Zones shall:

- a) only be permitted in an interior side yard, exterior side yard or rear yard;
- b) not result in a change of grade that would increase off-site drainage;
- c) be located no closer than 1.5 metres to any side or rear lot line;
- d) if located in an **interior side yard** or **exterior side yard**, shall be located behind the front wall of the **dwelling**;
- e) when situated in the rear yard of a through lot, or, when the rear lot line abuts a public laneway, a minimum 1.5 metre setback to the street or public laneway shall be provided;
- f) not exceed a height of 2.0 metres above ground elevation;
- g) be excluded from the determination of the lot coverage where the height of the swimming pool is 1.2 metres or less;
- be permitted to have a deck with a maximum height of 1.4 metres adjacent to an above ground swimming pool;

i) be enclosed as per the Pool Fence By-law.

3.31 Temporary Sales Events

Notwithstanding any other provisions of this By-law, the temporary sale and/or display of goods or commodities shall be permitted in any zone subject to the following provisions:

- a) Temporary sales and/or displays such as a **garage sale** shall be permitted provided:
 - i. They are accessory to a permitted residential use;
 - ii. There shall not be more than three such sales per calendar year;
 - iii. No such sale shall exceed three (3) consecutive days in duration; and
 - iv. The area for the temporary sales and/or display shall not impede pedestrian or vehicular circulation.
- b) Temporary sales and/or displays that are considered **special event sales** shall be permitted provided:
 - i. The special event sales are accessory to a permitted use; and
 - ii. An application made to the City of Brantford has been approved.
 - iii. Approval shall only apply to the specific event, occurring within the same calendar year, and any additional **special event sales** shall require a resubmission and review for a new approval upon the beginning of a new calendar year.
 - iv. All other provisions of this By-law shall apply.

3.32 Uses Permitted in All Zones

The provisions of this By-law shall not apply to prevent the **use** of any land, or to prevent the erection or **use** of any **building** or **structure** for the following purposes:

- a) A public street or highway;
- b) Rail lines, including tracks, spurs and other railway facilities;
- c) Public services, in accordance with Section 3.27 of this By-law;

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- d) The erection or use of field offices, contractors' huts, construction trailers or other temporary buildings or of scaffolding or other temporary structures, the sole purpose of which is incidental to the erection, alteration, enlargement, or repair of buildings or structures, for only so long as the same are necessary for work in progress which has neither been finished or abandoned;
- e) The **use** of a **building** or part thereof as a temporary polling station for a Federal, Provincial, or Municipal election or referendum;
- f) Public parks, in accordance with Section 13: Open Space Zones of this Bylaw;
- g) Signs subject to the prohibitions and regulations contained in the City Sign By-law;
- Retail sales accessory to permitted uses within buildings owned or controlled by the City of Brantford or the Province or agencies thereof;
- i) Emergency shelters within buildings owned or operated by the City of Brantford or in buildings wherein the operator is under contract with the City of Brantford;
- j) Emergency services including police, ambulance and fire stations; and
- k) Archaeological Conservation.

3.33 Uses Prohibited in all Zones

The following uses shall be prohibited in all zones:

- a) The manufacturing, refining, rendering or distilling of acid, ammonia, ammunitions, chlorine, coal, creosote, explosives, fireworks, petroleum and tar;
- b) The manufacture of fertilizers, oil or glue from human, fish or animal matter;
- c) A track for the racing or testing of automobiles, motorcycles, go-carts or snowmobiles;
- d) Privately owned trailer camps;
- e) Storage of polychlorinated biphenyl (PCBs);
- f) Bulk open storage of coal or coke or other material which may be noxious by emission of dust or odours;

- g) Smelters;
- h) Body rub parlour;
- The use of any tent, trailer, recreational vehicle or motor vehicle for human habitation, except where such tent, trailer, recreational vehicle or motor vehicle is located in a campground, a trailer park or in a mobile home park, that is expressly permitted by this By-law;
- j) The use of a truck, bus, coach body or rail car for storage purposes;
- k) The storage of inoperable motor vehicles, not including motor vehicles which are intended to be repaired in association with an automobile repair garage or autobody repair shop;
- I) Large scale outside storage of road salt, road sand or other de-icing materials, except for public use; and
- m) A **noxious use** as defined by this By-law or other **uses** similar to those listed in this section.

3.34 Utilities

- a) Nothing in this By-law shall prevent the **use** of any land for the erection of **buildings** or **structures** by a regulated utility company or government agency provided such buildings and structures are:
 - i. Set back a minimum of 1.2 metres from any **lot line** in a residential or mixed **use** zone;
 - ii. Set back a minimum of 2.5 metres from any **lot line** in a non-residential zone.
- b) No maximum floor area shall apply to any utility building or structure.
- c) Notwithstanding the above noted provisions, all above ground structures that have an area of 10 square metres or greater shall not be located in a Core Natural (N) Zone.
- d) Buildings or structures for the provision of utilities shall be exempt from the parking and loading requirements contained in this By-law. In no case shall existing parking or loading spaces be removed or otherwise occupied.

3.35 Waste and Recyclable Storage Areas

The following applies to Commercial, Employment, Mixed Use, High **Density** Residential and Institutional Zones.

- a) Waste and recyclable storage areas shall be located on the **lot** they are intended for;
- Waste and recyclable storage areas shall have unobstructed access for collection vehicles;
- c) Waste and recyclable storage areas shall be screened from the street by an opaque fence and/or wall of a minimum height equal to the height of the waste and recyclable storage area, or a **buffer** approved pursuant to the Site Plan Control provisions of the *Planning Act*;
- d) Waste and recyclable storage shall be located in a secured enclosure constructed of non-combustible and durable material;
- e) Waste and recyclable storage shall be consolidated into a central location or a location available to all tenants on a multi-tenant or multi-unit located on a **lot**;
- f) Protective bollards with shields and reflective bands are required at the corners of waste and recyclable storage areas where they abut vehicular traffic areas.

3.36 Wayside Pits and Quarries, Portable Asphalt and Concrete Plants

- a) Wayside pits and quarries and portable asphalt and concrete plants shall be permitted on a temporary basis in all zones except for the Residential and Core Natural Zones.
- b) **Wayside pits** and quarries may be opened, established or operated only under the authority of a permit issued pursuant to the *Aggregate Resources Act*.

4.0 Definitions

4.1 Abattoir

Shall mean a **building** or **structure** designed to accommodate the penning and slaughtering of animals and the processing of animal carcasses and may include packing, storing and sale of products on premises.

4.2 Access Aisle

Shall mean that portion of a **parking area** used to manoeuvre vehicular traffic between the required **driveway** and the **parking spaces**.

4.3 Accessible

Shall mean easily used or accessed by people with disabilities, adapted for **use** by people with disabilities and designed in accordance with current standards and policies including the Ontario Human Rights Code, the *Accessibility for Ontarians with Disabilities Act*, the Integrated Accessibility Standards Regulation, the Ontario Building Code and any others that may apply. As in the Ontario Human Rights Code, the legislation creating the highest level of accessibility in a particular situation shall be used.

4.4 Accessible Access Aisle

Shall mean the area between parking spaces that allows persons with disabilities to get in and out of vehicles and shall be provided for all parking spaces for the use of persons with disabilities in off-street parking facilities.

4.5 Accessory

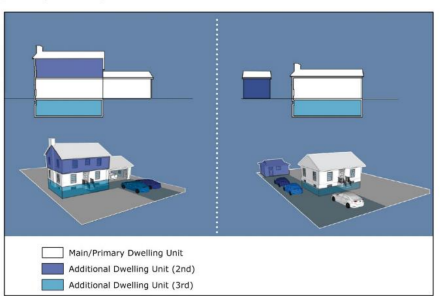
Shall mean any **building**, **structure** or **use** normally incidental to or subordinate to the main or **principal building**, **structure** or **use** located on the same **lot**.

4.6 Accessory Use

Shall mean a **use** of a **building**, **structure**, or **lot** which is normally incidental to, and subordinate to the **principal use** of the **building**, **structure**, or **lot**.

4.7 Additional Dwelling unit

Shall mean an additional residential self-contained **dwelling unit** that is either located within, or attached to the **primary dwelling unit**, or located within a



detached accessory **structure**. An **additional dwelling unit** is subordinate to the **primary dwelling unit**.

4.8 Adult Live Entertainment Establishment

Shall mean any premises used for activities, facilities, performances, exhibitions, viewings or encounters designed to appeal to erotic or sexual appetites or inclinations of which a principal feature or characteristic is the nudity or partial nudity of any person. A **body rub parlour** shall not be considered an **adult live entertainment establishment**.

4.9 Affordable Housing

Shall mean:

- a) in the case of ownership housing, the least expensive of:
 - housing for which the purchase price results in annual accommodation costs which do not exceed 30 percent of gross annual household income for low and moderate income households; or
 - ii) housing for which the purchase price is at least 10 percent below the average purchase price of a resale unit in the regional market area;
- b) in the case of rental housing, the least expensive of:

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- i) a unit for which the rent does not exceed 30 percent of gross annual household income for low and moderate income households; or
- ii) a unit for which the rent is at or below the average market rent of a unit in the regional market area.

4.10 Agricultural Related Use

Shall mean farm-related commercial and farm-related industrial **uses** that are directly related to farm operations in the area, support agriculture, benefit from being in close proximity to farm operations, and provide direct products and/or services to farm operations as a primary activity.

4.11 Agricultural Use

Shall mean the growing of crops, including nursery, biomass, and horticultural crops; raising of **livestock**; raising of other animals for food, fur or fibre, including poultry and fish; aquaculture; apiaries; agro-forestry; maple syrup production; and associated on farm **buildings** and **structures**, including, but not limited to **livestock** facilities, manure storages, value-retaining facilities, and accommodation for full-time farm labour when the size and nature of the operation requires additional employment.

4.12 Agri-Tourism

Shall mean the act of visiting a working farm or any agricultural, horticultural or agri-business operation for the purpose of enjoyment, education or active involvement in the activities of the farm, where the principal activity on the property remains as farming and where products used in the activity are produced on the property or related to farming. Such activities may include, but are not limited to: a hay or corn maze; farm machinery and equipment exhibitions, farm tours; petting zoos; hay rides and sleigh, buggy or carriage rides; processing demonstrations; pick-your-own-produce; farm theme playgrounds for children that are limited in area; education establishments that focus on farming instruction that are limited in area.

4.13 Air Treatment Control

Shall mean the functional **uses** of industrial grade multi-storage carbon filtration systems, or similar technology, to reduce and/or treat the emissions of pollen, dust and odours expelled from a facility.

4.14 Alternative Health Care

Shall mean a **lot** and a **building** or **structure**, where **alternative health care** is administered, offered, or solicitated and includes acupuncture, massage, chiropractic, naturopathy, homeopathy, and similar **alternative health care** in which all of the practitioners are duly trained, qualified and registered and/or licenced to perform **alternative health care** services practices. This definition shall not include **body rub parlours**.

4.15 Amenity Space, Common

Shall mean space within a **building** or outside of a **building** including on a rooftop which provides contiguous common active and/or passive recreation areas for residents of a **residential use.**

4.16 Amenity Space, Private

Shall mean space outside of a **building** including on a rooftop or balcony which provides contiguous active and/or passive recreation areas for residents of a **dwelling unit**.

4.17 Amusement Park

Shall mean a **lot**, **building** or **structure** where commercial, recreational, entertainment or amusement activities occur including but not limited to miniature golf, driving range, go cart tracks, paintball, entertainment, exhibitions, amusement rides, or water slides or water sport and the sale of food, beverages and souvenirs as an **accessory use**.

4.18 Animal Shelter and Control Facility

Shall mean a **building** or **structure**, used or intended to be used for shelter, accommodation or enclosure of animals, and may include accessory retail, accessory **offices**, a **kennel**, and an accessory **veterinary clinic**.

4.19 Archaeological Conservation

Shall mean the preservation of archaeological resources in place as well as the protection of areas of archaeological potential from disturbance. Archaeological Conservation shall include maintaining all or part of lot in its natural state together with any activities necessary to maintain preservation, protection, and avoidance strategies detailed in an archaeological assessment applicable to the archaeological resources and areas of archaeological potential on the lot.

Section 4 – Definitions

4.20 Art Gallery

Shall mean a **lot** and a **building** or **structure**, or portion thereof, used for the display and showing of works of art such as painting, sculpture, pottery, glass, weaving, or plastic art and may include accessory retail sales.

4.21 Asphalt Plant

Shall mean a **lot**, **building** or **structure** with equipment designed to heat and dry aggregate and to mix aggregate with bituminous asphalt to produce asphalt paving material, and includes stockpiling and storage of bulk materials used in the process.

4.22 Asphalt Plant, Portable

Shall mean an **asphalt plant** which is to be dismantled at the completion of a construction project.

4.23 Attic

Shall mean the space between the roof and the ceiling of the top **storey** or the space between a dwarf wall and sloping roof.

4.24 Automobile Gas Bar

Shall mean a **lot** and a **building**, or **structure** or portion thereof, from which is offered for sale to the general public, gasoline and other fuels and accessories for motor vehicles, and may include a **gasoline pump island**, gasoline pump **canopy**, and **gasoline pump island kiosk** and convenience store.

4.25 Autobody Repair Shop

Shall mean a **lot**, **building** or **structure** or portion thereof, used for the painting or repairing of the exterior and/or undercarriage of vehicle bodies including rust proofing and may include as **accessory uses** towing services and vehicle rentals.

4.26 Automobile Repair Garage

Shall mean a **lot**, **building** or **structure**, or portion thereof, for the service, repair or replacement of parts of a vehicle, including oil changes and tire changes.

4.27 Automobile Sales Establishment

Shall mean a **lot** and a **building** or **structure**, or portion thereof, where new and/or used motor vehicles, watercraft, off-road vehicles, **recreational vehicles** and trailers are kept for display and sale, hire, rental or lease and may include as an **accessory use** the repair and service of motor vehicles and the sale of vehicle parts.

4.28 Automobile Washing Facility

Shall mean a **lot** and a **building** or **structure**, or portion thereof, used for the manual or automatic washing or cleaning of motor vehicles.

4.29 Bakery

Shall mean a **retail store** where baked products are offered for sale, some or all of which may be prepared on the premises but shall not include a **restaurant**.

4.30 Banquet Hall

Shall mean a **building** or **structure** used for the purposes of catering to banquets, weddings, receptions and other similar functions for which food and beverages are prepared and served at the premises but shall not include a **catering service establishment**.

4.31 Bar

Shall mean an establishment that primarily provides alcoholic refreshments and may provide live music and shall include a nightclub, pub, tavern, dance hall or disco. Food may be offered for sale as an ancillary use.

4.32 Basement

Shall mean any story below the first storey.

4.33 Bed and Breakfast Establishment

Shall mean a **dwelling unit** occupied as the principal **residence** of a person or persons in which temporary accommodation, for a maximum of 28 consecutive days, is made available to the public, and in which meals may be served to those persons.

4.34 Berm

Shall mean a landscaped mound of earth, a ledged or step on a slope of an embankment, constructed for stability, aesthetics, or noise attenuation purposes.

4.35 Bicycle Parking – Long Term

Shall mean a bicycle locker or an enclosed, secure area with controlled access in which a bicycle may be parked and secured in a stable position.

4.36 Bicycle Parking – Short Term

Shall mean an area in which a bicycle may be parked and secured in a stable position.

4.37 Body Rub Parlour

Shall mean a **lot** and a **building** or **structure** or portion thereof, where the kneading, manipulating, rubbing, massaging, touching, or stimulating by any means of a person's body is performed, offered or solicited in pursuance of a trade, calling, business or occupation by people otherwise duly qualified, licensed or registered under the laws of the Province of Ontario.

4.38 Brewing on Premises Establishment

Shall mean an establishment where individuals produce beer, wine, cider and/or other spirits for personal use and consumption off the premises; and where beer, wine, cider and/or other spirit ingredients and materials are purchased, and equipment and storage area is used for a fee by the same individuals.

4.39 Landscape Buffer

Shall mean an area of land consisting of soft landscaping such as grass, flowers, trees and shrubbery, and can include a fence. A **buffer** strip can be located within a required **yard**.

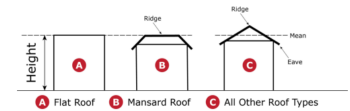
4.40 Building

Shall mean a **structure** consisting of a wall, roof and floor and includes all plumbing, works, fixtures and service systems appurtenant thereto.

4.41 Building Height

Shall mean the vertical distance from the **finished grade** at the base of the **building**:

- a) In the case of a flat roof, the highest point of the roof surface or the parapet, whichever is higher.
- b) In the case of a mansard roof, to the roof ridge.
- c) In the case of any other roof, to the mean height between the eaves and the ridge.

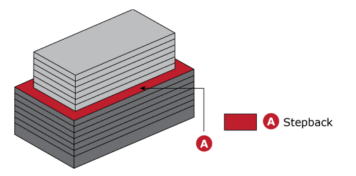


4.42 Building, Main or Principal

Shall mean a **building** in which the main **use** is conducted on the **lot** on which it is located. In the case of any Residential Zone, the **dwelling** is the main or **principal building**.

4.43 Building, Step back

Shall mean the portion of a **building** or **structure** that is recessed from the front **building** line or **structure** at a defined height.



Section 4 – Definitions

4.44 Building Supply Centre

Shall mean a **lot** and a **building** or **structure**, or portion thereof, used for the purpose of retail and/or **wholesale** sale of **building** construction materials and related supplies.

4.45 Bulk Sales Establishment

Shall mean the **use** of a **lot**, **building** or **structure** for the purposes of buying and selling lumber, wood, landscaping materials, feed, fertilizer, beverages, ice or other small goods in bulk form but does not include any manufacturing, assembling or processing of such items.

4.46 Campground

Shall mean a parcel of land used for camping intended only for temporary seasonal **use** by the vacationing or travelling public. A **campground** may include cabins, tents, trailers, **recreational vehicles** or motor homes but shall not include a mobile home. A **campground** shall not be used or occupied on a year-round basis.

4.47 Cannabis Production/Processing Facility

Shall mean a **lot** and a **building** or **structure**, or portion thereof, used for growing, producing, processing, testing, destroying, packaging or shipping of cannabis, cannabis products, or both, and shall include any combination of the foregoing **uses**.

4.48 Canopy

Shall mean an unenclosed roof-like **structure** projecting more than 0.3 metres from the face of a **building**, having a rigid frame, and may be attached to said **building** in such manner as not to become an integral part thereof but does not include awnings or balconies.

4.49 Carport

Shall mean a roofed **building** or **structure** which is not wholly enclosed, designed to be used for the storage of motor vehicles. The roof of said **structure** shall be supported by piers or columns so that less than 60 percent of its wall area is enclosed.

Section 4 – Definitions

4.50 Catering Service Establishment

Shall mean a **building** or **structure** or portion thereof in which food and beverages are prepared for consumption off the premises and are not served to customers on the premises or to take out and does not include a **restaurant**.

4.51 Child Care Centre

Shall mean a premises operated by a person licensed under the *Child Care and Early Years Act, 2014* as amended, to operate a **child care centre** at the premises.

4.52 Columbarium

Shall mean a structure designed for the purpose of interring cremated human remains in niches or compartments.

4.53 Commercial Parking Lot

Shall mean a **lot** used for the temporary parking of two or more vehicles for profit or gain.

4.54 Commercial Vehicle

Shall mean a motor vehicle used primarily for commercial purposes, with or without an attached delivery body, and includes vehicles such as food trucks, catering or canteen trucks, buses, box/cube vans, tow trucks, tilt and load vehicles, dump trucks, tractor trailers, semi-trailers and any vehicle which has an exterior fixture or fixtures for the purposes of carrying equipment, materials or supplies for commercial purposes.

4.55 Common Elements Condominium

Shall mean a **condominium** with freehold units and common areas, also known as a **parcel of tied land**, in which owners have a common interest and are responsible for costs incurred by the **common elements condominium** corporation for maintenance and repair of said elements.

4.56 Common Wall

Shall mean a wall above the **finished grade** level which is constructed for the purposes of separating two or more **dwelling units** within a **dwelling**.

4.57 Community Centre or Community Hall

Shall mean a **building** or **structure** in which facilities are provided by a service agency, a club, church or non-profit organization for cultural, religious, welfare, athletic, recreational or community service purposes and may include a **day care** accessory to the main **use**.

4.58 Computer, Electronic, or Data Processing Establishment

Shall mean the **use** of a **building** for software development and testing or for the collection, analysis, processing, storage or distribution of electronic data.

4.59 Concrete Batching Plant

Shall mean a **lot**, **building** or **structure** used for the mixing of cementing materials, aggregate, water and mixtures to produce concert. A **concrete batching plant** may include facilities for the administration and management of the business, the stockpiling of bulk materials used in the production process, or a finished product manufactured on the premises and the storage and maintenance of required equipment but shall not include the retail sales of finished product. This does not include a dry plant used for the dry mixing of aggregate or concrete materials on site to produce or manufacture packaged products which are sold as ready mix offsite.

4.60 Concrete Plant, Portable

Shall mean a **lot**, **building** or **structure** with equipment designed to mix cementing materials, aggregate, water and mixtures to produce concrete and includes stockpiling and storage of bulk materials used in the process, and which is not of permanent construction but is designed to be dismantled at the completion of the construction project.

4.61 Condominium

Shall mean lands described in a registered description and declaration as described in the Condominium Act.

4.62 Construction Equipment

Shall mean equipment having wheels or tracks which are used in a business engaged in construction or maintenance activities.

Section 4 – Definitions

4.63 Contractor's Yard

Shall mean a **lot**, **building** or **structure** used as a depot for the storage and maintenance of equipment, and may include the **offices** of general **building** contractors, general contractors, specialized trades and **building** maintenance services such as landscaping services, window cleaning and animal or pest extermination services and also includes assembly work and the stockpiling or storage of supplies used in the business.

4.64 Crematorium

Shall mean a building that is fitted with appliances for the purpose of cremating human remains and that has been approved as a **crematorium** or established as a **crematorium** in accordance with the requirements of the *Funeral, Burial and Cremation Services Act* or a predecessor of it and includes everything necessarily incidental and ancillary to that purpose.

4.65 Crisis Residence

Shall mean a **dwelling unit** that is licensed and/or approved for funding under provincial or federal statute for the temporary accommodation of three (3) or more persons (exclusive of staff) living under supervision in a single housekeeping unit who, by reason of their emotional, mental, social or physical condition or legal status, require a group living arrangement on an immediate emergency basis for their well-being, and in which counselling or support services are provided.

4.66 Daylight Triangle

Shall mean a triangular space formed on a corner lot, under municipal ownership, where no building or structure may encroach or be built upon, used for the purposes of corner rounding, infrastructure and utilities, as well as to provide necessary visibility.

4.67 Density

Shall mean the ratio of dwelling units to the net lot area.

4.68 Designated Heritage Property

Shall mean a lot designated under Part IV of the *Ontario Heritage Act* and lots included in an area designated as a heritage conservation district under Part V of the *Ontario Heritage Act*.

Section 4 – Definitions

4.69 Dormitory

Shall mean a **building** or a part of a **building**, operated by an institution as an **accessory use**, used or intended to be used for sleeping accommodations only and does not include individual kitchen facilities, except a group kitchen facility may be provided to serve residents.

4.70 Drive Through

Shall mean a **building** or **structure** where goods and/or services are offered to the public while the customers may or may not remain in their motor vehicles.

4.71 Driveway

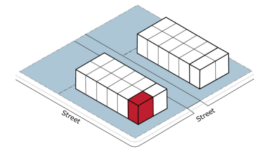
Shall mean a defined area providing access for motor vehicles from a public or private street or a lane to parking area, parking lot, loading space, garage, an Integral garage, or a carport.

4.72 Dry Cleaning Establishment

Shall mean a **building** where dry cleaning, dry dyeing, cleaning or pressing of articles of clothing is carried out.

4.73 Dwelling Unit

Shall mean a suite of one or more habitable rooms in which cooking, eating, living, sleeping and sanitary facilities are provided, which has a private entrance directly from outside the **building** from a common **hallway** or from a common stairway.



4.74 Dwelling, Apartment

Shall mean a **building** consisting of four or more **dwelling units** in which each of the units obtain access through a common entrance from the **street** level and may include halls, stairs, **yards**.

4.75 Dwelling, Back-to-Back Townhouse

Shall mean a **building** consisting of four or more **dwelling units** divided by vertical **common walls** and a common rear wall accessed by an independent entrance.

4.76 Dwelling, Block Townhouse

Shall mean a **building** on one **lot** containing three or more **dwelling units**, divided by a vertical **common wall**, and each **dwelling unit** has:

- a) A private entrance from outside;
- b) A driveway, garage, or common parking lot; and
- c) Common access to a public street.

4.77 Dwelling, Duplex

Shall mean a **building** located on a **lot**, divided horizontally to contain two **dwelling units**, each of which has a private entrance from outside or a private entrance from a common internal hallway or internal stairway and does not include an additional dwelling unit.

4.78 Dwelling, Fourplex

Shall mean a **building** that is divided horizontally and/or vertically into four (4) separate **dwelling units**, each of which has an independent entrance either directly from the outside or through a common entrance but does not include a townhouse **dwelling**.

4.79 Dwelling, Live-Work

Shall mean a **dwelling unit** that contains a subsidiary business or personal service occupancy and which is used and operated with or without employees by one or more persons residing in the **dwelling unit**.

4.80 Dwelling, Semi-Detached

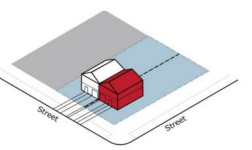
Shall mean a **building** on a **lot** or **lots** divided vertically by a party or **common wall** to contain two **primary dwelling units**.

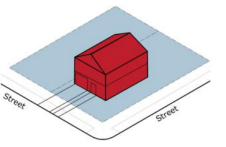
4.81 Dwelling, Single Detached

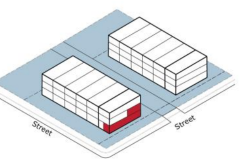
Shall mean a **building** that is freestanding, separate and detached from other **buildings** and contains only one **primary dwelling unit**.

4.82 Dwelling, Stacked Townhouse

Shall mean a **building** or group of **buildings** on a **lot**, each containing six or more **dwelling units**, wherein each **dwelling unit** is divided both vertically (by a **common wall**) and horizontally from another **dwelling unit** and in which each **dwelling unit** has an independent access from outside at grade level, having frontage on a **street** or a common access to a **street**.

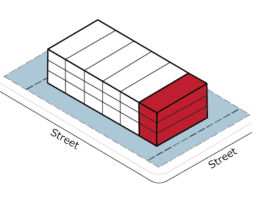






4.83 Dwelling, Street Townhouse

Shall mean a building containing three or more primary dwelling units each on a lot or lots or parcel of tied land, and each primary dwelling unit having frontage on a public or private street, and each separated from the adjacent unit by vertical common walls, and with each primary dwelling unit having its own private entrance from outside, driveway from the public or private street or lane and a garage, an Integral garage, carport or parking area.



4.84 Dwelling Triplex

Shall mean a **building** located on a lot, divided horizontally or vertically to contain three **dwelling units** each of which has a private entrance from outside or a private entrance from a common internal hallway or internal stairway and which share common facilities such as **common amenity space**, parking and driveways and does not include an additional dwelling unit.

4.85 Dwelling Unit, Primary

Shall mean a principal **dwelling unit** on a property where a subordinate **dwelling unit** may also be provided, such as an additional dwelling unit.

4.86 Electricity Generation Facility

Shall mean a **lot**, **building** or **structure** used for the production of electrical power using wind, water, solar, biomass, coal, or other forms of energy.

4.87 Emergency Services

Shall mean police, fire and ambulance.

4.88 Emergency Shelter

Shall mean a facility used for accommodations of short duration for persons in a crisis situation requiring shelter, protection, assistance and counselling or support. An **emergency shelter** may include an "out of the cold" program but shall not include a residential facility which is licensed, approved or regulated under any general or special Act.

4.89 Enclosed Noise Buffer

Shall mean an enclosed area outside the exterior wall of a **building**, such as an enclosed balcony, specifically intended to buffer one or more windows of Habitable Living Spaces, and having the following characteristics:

- a) not less than one metre and not more than two metres deep;
- b) fully enclosed with floor to ceiling glazing or a combination of solid parapet plus glazing above - glazing can potentially be operable to the maximum permitted by the Ontario Building Code;
- c) the wall that separates the Enclosed Noise Buffer from the Habitable Living Spaces will be constructed with a weatherproof boundary of exterior grade wall, exterior grade window, exterior grade door, or any combination, in compliance with exterior envelope requirements of the Ontario Building Code;
- d) of sufficient horizontal extent to protect windows of Habitable Living Spaces; and,
- e) The space within the **Enclosed Noise Buffer** can not be used as a Habitable Living Space.

4.90 Energy from Waste

Shall mean conversion of non-recyclable waste materials into usable heat, electricity, or fuel through a variety of processes, including combustion, gasification, pyritization, anaerobic digestion and landfill gas recovery. **Energy from waste** is also called waste-to-energy.

4.91 Equipment Rental Establishment

Shall mean premises where machinery and equipment are offered or kept for rent, lease or hire under agreement for compensation, but shall not include any other **use** defined in this By-law.

4.92 Erect

Shall mean to build, construct, reconstruct, locate, relocate or alter a **building** or **structure** and shall include any preliminary site preparation including excavating, filling, grading, or draining of land in connection therewith and without limiting the generality of the foregoing any work for which a **building** permit is required under the Ontario Building Code.

4.93 Established Front Building Line

Shall mean the average of the **front yard** of the two **lots** which abut the property on the same side of the **street**. In the case of a **corner lot**, or where one or both of the abutting **lots** on the same side of the **street** are vacant, the next adjacent non-vacant **lot** with a **front lot line** on the same side of the **street** shall be used in calculating the **established front building line**.

4.94 Existing

Shall mean legally existing on the effective date of this By-law.

4.95 Farm Production Outlet

Shall mean a **building**, **structure** or **use** accessory to an **agricultural use** and engaged in the storage, handling and sale of farm produce or agricultural products that are produced or grown on the **lot** or on a neighbouring farming operation. This definition does not include landscaping and garden supply businesses.

4.96 Farmers' Market

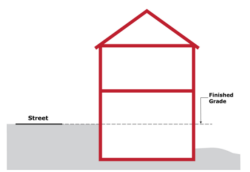
Shall mean a retail market featuring foods sold directly to consumers and consisting of booths, tables or stands, outdoors or indoors, where farmers sell fruits, vegetables, meats and a limited amount of prepared foods, crafts and beverages.

4.97 Financial Institution

Shall mean a **building**, or part thereof, which is used to provide financial services directly to the public and includes **uses** such as a bank, trust company, credit union, securities dealer, finance companies and stockbrokers.

4.98 Finished Grade

Shall mean the mean elevation of the finished surface of the ground abutting the external wall of a **building** nearest to a **street** but shall not include any embankment in lieu of steps.



4.99 Flood, One-Hundred-Year

Shall mean the flood level, for river, stream and small inland intake systems, based on an analysis of precipitation, snow melt, or combination thereof, having a return period of 100 years on average, or having a 1% chance of occurring or being exceeded in any given year.

4.100 Flooding Hazard

Shall mean the inundation, under the conditions specified below, of areas adjacent to a shoreline or a river or stream system or small inland lake systems, and not ordinarily covered by water:

- a) the flooding hazard limit is the greater of:
- b) the flood resulting from the rainfall actually experienced during the major storm such as Hurricane Hazel storm (1954) transposed over a specific watershed and combined with the local conditions, where the evidence suggests that the storm could have potentially occurred over watersheds in the general area;

OR

c) the One-Hundred-Year Flood

Section 4 – Definitions

4.101 Floor Area

Shall mean the total area of the floor in a **building** measured to the outside of all exterior walls or the centre of **common walls**, excluding any **basement**, **garage**, **carport** and unenclosed porch. For **accessory buildings** or **structures**, **floor area** means the total area of all floors measured to the outside of all exterior walls.

4.102 Floor Plate

Shall mean the gross horizontal **floor area** or a single floor measured from the exterior walls of a **building** or **structure** not including balconies.

4.103 Food Processing Plant

Shall mean a **building** used for the processing and packaging of meat and poultry products, fish products, fruit and vegetable products, dairy products, flour, vegetable oil mills, sugar products, beverages and tobacco products for human consumption but does not include an **abattoir**, a **cannabis production/processing facility** or any premises used for the slaughtering of animals or the boiling of blood, tripe, or bones.

4.104 Food Service Vehicles

Shall mean a vehicle not permanently affixed to the ground and capable of being moved on a daily basis from which food intended for consumption is provided for sale or is prepared, and includes a motorized, self-propelled vehicle (i.e., food truck), a vehicle that is not self-propelled but can be towed (i.e., food trailer) and a vehicle moved by human effort (i.e., food cart). **Food service vehicles** include but are not limited to such **uses** as catering vehicles, chip huts, food trucks, ice cream vending vehicles and refreshment carts.

4.105 Forestry Use

Shall mean the practice, as defined by the *Forestry Act, 1990* as amended, of planting, managing, and caring for forests in accordance with good forestry practice as defined in the *Forestry Act*. Good forestry practices shall mean the proper implementation of harvest renewal and maintenance activities known to be appropriate for the forest and environmental conditions under which they are being applied. Good forestry practices minimize detriments to forest values including significant ecosystems, important fish and wildlife habitats, soils and water quality and quantity, forest productivity and health and the aesthetics and recreational opportunities of the landscape. A **forestry use** does not include a lumber mill.

4.106 Funeral Home

Shall mean a **lot** and a **building** or **structure**, or portion thereof, used for the preparation of the dead for burial or cremation and for the viewing of the body, and may include accessory meeting rooms, a chapel, or retail sales of related items.

4.107 Gaming Establishment

Shall mean a **lot** and a **building** or **structure**, or portion thereof, used for the purposes of operating games of chance, or of mixed chance and skill, and shall include slot machines and table games, and may include any casino style game, device or lottery scheme, as approved by the Government of Province of Ontario or such person or authority in the Province as may have been specified by the Lieutenant Governor in Council, and may also include as **accessory uses** the sale of food and beverages, entertainment and associated **offices**.

4.108 Gaming Position

Shall mean a physical location in a gaming establishment at which an individual may wager, including a position at a table game, slot machine or lottery scheme.

4.109 Garage

Shall mean a wholly enclosed **accessory building** or **structure** designed to be used for the storage of motor vehicles by the occupant of the **dwelling** on the **lot** and wherein storage or servicing of said motor vehicles is not conducted for profit.

4.110 Garage, Integral

Shall mean a **garage** which shall have one or more walls common with the **main building** on the **lot** and is not an **accessory building** or accessory **structure** as herein defined.

4.111 Garage Sale

Shall mean any general sale to the public of personal property from any residential premises in any Residential Zone and includes, but is not limited to, all sales entitled "garage", "lawn", "yard", "attic", "porch", "driveway", "room", "backyard", "patio", "flea market", "rummage", "boot", "estate", or "moving" sales.

Section 4 – Definitions

4.112 Gasoline Pump Island

Shall mean a portion of an **automobile gas bar** that includes the fuel pumps, concrete base and may include a **gasoline pump island kiosk**.

4.113 Gasoline Pump Island Canopy

Shall mean a pole-supported roof, free of enclosing walls, located over a **gasoline pump island**. Required **setbacks** shall be measured from the edge of the roof.

4.114 Gasoline Pump Island Kiosk

Shall mean a **building** or **structure** located on a **gasoline pump island** used for shelter for the operator of a pump for dispensing gasoline or other fuels for motor vehicles.

4.115 Golf Course

Shall mean a public or private area used and operated for the purpose of playing golf and may include **accessory uses** such as a clubhouse, **office**, pro shop, **restaurant**, **banquet hall** and lounge, **golf driving range**, pitch and putt, putting green and maintenance **buildings**.

4.116 Golf Driving Range

Shall mean a public or private area operated for the purpose of developing golfing techniques, including miniature **golf courses** but excluding **golf courses**.

4.117 Greenhouse

Shall mean a **structure** that may be predominantly constructed of transparent or translucent material and is used or intended to be used for growing plants or crops in regulated climactic conditions. This definition shall include **greenhouse structures** that are temporary in nature or are intended to extend a growing season for plants that are germinated indoors to be subsequently transplanted outdoors. Where plants or crops are grown in a **greenhouse structure** for personal use or consumption, or where a **greenhouse** is not related to a permitted farming operation, the **structure** may be considered accessory to a permitted **residential use** and subject to the requirements applicable thereto. This definition shall not include a **cannabis production/processing facility**.

Section 4 – Definitions

4.118 Grocery Store

Shall mean a **lot** and a **building** or **structure**, or portion thereof, in which primarily food produce as well as day-to-day household merchandise and pharmaceuticals are stored, offered, and kept for retail sale.

4.119 Gross Floor Area (GFA)

Shall mean the total area of all floors in a **building**, measured from the outside faces of the exterior walls, or from the centre line of any **common walls** but exclusive of any part of the **building** which is used for the following:

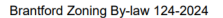
- a) storage or parking of motor vehicles;
- b) communal storage lockers in residential apartment buildings;
- c) mechanical or electrical equipment rooms providing service to the entire building;
- d) common areas, such as common internal stairways and internal corridors, which serve two or more **dwelling units**, or two or more units;
- e) a basement or attic within a single detached, semi-detached, block townhouse, or street townhouse dwelling; and
- f) cart corrals located within a building.

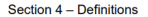
4.120 Ground Floor Area

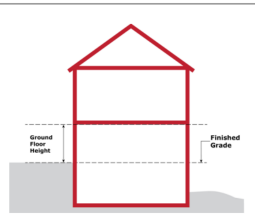
Shall mean the total horizontal area of the first floor of a **building** measured from the outside face of the exterior walls but excluding any part of the **building** which is used for steps, ramps, automobile parking, terraces, cornices, porches, stoops, verandahs or breezeways.

4.121 Ground Floor Height

Shall mean the vertical distance of the ground floor of the **first storey** above the **finished grade** level at the base of the **building**.







4.122 Group Correctional Home

Shall mean a single housekeeping unit supervised by staff on a daily basis for people who have been placed on probation, released on parole or admitted for correctional purposes. A correctional **group home** shall be funded, licensed, approved or supervised by the Province of Ontario.

A correctional **group home** may contain an **office** provided that the **office** is used only for the operation of the correctional **group home** in which it is located. A correctional **group home** shall not include any detention or correctional facility operated by any **public agency**.

4.123 Group Home

Shall mean a single housekeeping unit supervised by staff on a daily basis which provides special care and treatment to people for physical or mental disability or other such cause. A **group home** shall be funded, licensed, approved, or supervised by the Province of Ontario under a general or specific Act. A **group** home may contain an office provided that the office is used only for the administration of the **group home** in which it is located.

4.124 Hallway

Shall mean an internal portion of a **building** or **structure** providing passage or access to other rooms or units within a **building**.

4.125 Hazardous or Toxic Substances

Shall mean substances which individually or in combination with other substances are normally considered to pose a danger to public health, safety and

Section 4 – Definitions

the environment. These substances generally include a wide array of material that are toxic, ignitable, corrosive, reactive, radioactive or pathological.

4.126 Home Child Care

Shall mean child care that meets the description set out in paragraph 1 of subsection 6 (3) of the *Child Care and Early Years Act, 2014* as amended.

4.127 Home Improvement Centre

Shall mean the **use** of a **lot**, **building** or **structure** in which goods, wares and articles related to home improvements and furnishings are displayed and offered for sale or rental. A **home improvement centre** may include, but is not limited to lumber, tools, appliances, drapes, carpet, paint supplies, home entertainment equipment, interior and exterior decorating supplies, plants and flowers, garden tools and supplies and other similar products.

4.128 Home Industry

Shall mean a small-scale **use** providing a service which is secondary to an agricultural operation, performed by one or more residents of the household on the same property. A **home industry** may be conducted in whole or in part in **accessory buildings** and may include a carpentry shop, a metal working shop, a welding shop, an electrical shop or blacksmith's shop, etc., but does not include an auto repair or paint shop or furniture stripping.

4.129 Home Occupation

Shall mean an occupation, business, trade or craft conducted for gain or profit within a **structure** on a residential **lot**, which is clearly carried on as incidental and secondary to the principal **residence** and the property is the principal **residence** of the person carrying on the **home occupation** use.

4.130 Hospital

Shall mean a **hospital** as defined in the *Private Hospitals Act*, *Public Hospitals Act* or any other associated Act as amended but shall not include a **veterinary clinic**.

4.131 Hotel

Shall mean a licensed **building** or **structure**, or portion thereof, catering to the needs of the travelling public by providing rooms for rent on a temporary or transient basis and may contain a **restaurant**, convention centre, meeting rooms,

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public halls, fitness, pool and spa facilities and may also include, as an accessory use, retail, restaurant and personal service facilities, but a hotel shall not include an apartment dwelling, lodging house, retirement home or crisis residence.

4.132 Impounding Yard

Shall mean a **lot**, **building** or **structure**, or portion thereof, to which motor vehicles or other equipment impounded for a breach of the law may be taken or towed and stored temporarily until reclaimed, but does not include an **automobile gas bar**, **autobody repair shop**, **automobile repair garage** or **recycling operation**.

4.133 Industrial Mall

Shall mean a **lot**, **building** or **structure**, or portion thereof, or group of **buildings** designed, developed and managed as a unit, in which each **building** contains two or more suites or spaces each for separate occupancy by a permitted **use** for which common loading, parking facilities and other common services may be provided, and which is held in single or multiple ownership. Where an **industrial mall** is held in multiple ownership of more than one **lot**, the total area of the properties shall be deemed to be a **lot** for the regulations of this By-law.

4.134 Industrial Use

Shall mean a **lot**, **building**, or **structure**, or portion thereof, used for manufacturing, recycling operation, research, wholesale, warehouse, or storage of goods, materials or things, or a combination thereof.

4.135 Kennel

Shall mean a **lot** and a **building** or **structure**, or portion thereof, where dogs and other domesticated animals, other than **livestock** as defined in the **Minimum Distance Separation guidelines**, are bred and raised, or kept for sale or boarded.

4.136 Landscaped Open Space

Shall mean space which is unoccupied by **buildings** and **structures** open to the sky, including on the podium or rooftop of a **building**, and shall be comprised of 50% softscaping elements such as lawn, ornamental shrubs, flowers, trees, the planting of fruits and vegetables. It may additionally include paths, sidewalks, courts, **patios**, fences, free-standing walls, retaining walls, decks 1.2 metres or less in height and outdoor **amenity space** accessory to the **principal use** on the

Section 4 – Definitions

lot, but shall not include any **parking area**, traffic aisles, **driveway**s, ramps, sidewalks adjacent to **buildings** or **open storage**.

4.137 Lane

Shall mean a walkway, emergency access or any other passageway or **right-of-way**, open from ground to sky, not constituting a **street** but dedicated to public use or maintained privately or by a **condominium** corporation, as a **right-of-way** for use by common adjacent landowners.

4.138 Laundromat

Shall mean a **building** or part thereof used for the purposes of receiving articles or goods or fabric to be subject to the process of dry cleaning, dyeing, laundering or pressing elsewhere and for the distribution of any such articles or goods which have been subject to such processes, and shall include a self-service laundry and/or self-service dry cleaning. This definition does not include a **dry cleaning establishment** as defined herein.

4.139 Limousine

Shall mean a passenger motor vehicle having a seating capacity of three or more persons in the rear compartment located behind the driver's seat and having a length of more than 6.0 metres.

4.140 Livestock

Shall mean beef cattle, birds, dairy cattle, deer and elk, fur-bearing animals, game animals, goats, horses, poultry, ratites, sheep, swine and other animals as defined in the **Minimum Distance Separation guidelines**.

4.141 Liquid Waste Transfer Station

Shall mean a transfer station used for the purpose of transferring **liquid industrial waste**, as defined and regulated by the *Environmental Protection Act* or a predecessor Act, from one vehicle to another, for transfer to another waste disposal site, and issued a certificate of approval pursuant to the *Environmental Protection Act*.

4.142 Loading Space

Shall mean an off-street space or berth located on the same **lot** as a permitted **use** and used for the parking of a **commercial vehicle** while loading or unloading merchandise or materials pertinent to such permitted use.

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4.143 Lodging House

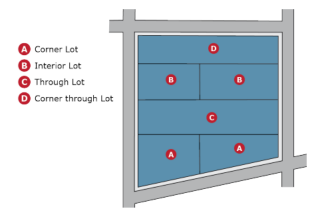
Shall mean a **lot** and a **building** or **structure**, or portion thereof, licenced by the City wherein the owner or lessee supplies, for compensation, with or without meals, lodging to a boarder or boarders as the **principal use** and may include an accessory **dwelling unit** for the owner or caretaker but shall not include a **hotel**, a **bed and breakfast establishment**, short term accommodation or any other **residential use**.

4.144 Long Term Care Home

Shall mean a place that is licensed as a **long term care home** under the *Long Term Care Act*, as amended.

4.145 Lot

Shall mean a parcel of land which is capable of being conveyed, separate and apart of any other lands and may include a **parcel of tied land** in a vacant land condominium.



4.146 Lot, Corner

Shall mean a **lot** situated at the intersection of, and abutting upon, two or more **streets** or two parts of the same **street**, where the adjacent sides of each **street** or **streets** contain at least one angle of not more than one hundred and thirty-five (135) degrees.

4.147 Lot, Corner Through

Shall mean a lot abutting three or more separate streets.

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4.148 Lot, Interior

Shall mean a lot other than a corner lot or a through lot.

4.149 Lot, Through

Shall mean a **lot** other than a **corner lot** bounded on two or more sides by a **street**.

4.150 Lot Area

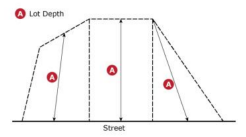
Shall mean the total horizontal area within the **lot lines** of a **lot** but does not include any portion of a **lot** that is covered by water or below the **top of bank**.

4.151 Lot Coverage

Shall mean that percentage of the **lot area** covered by all **buildings** at **finished grade** level excluding all **accessory buildings** and **structures**, **swimming pools**, **carport**, underground parking **garage**, unenclosed porch, verandah, deck, unenclosed steps or a ramp for physically disabled persons.

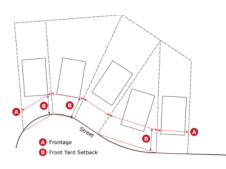
4.152 Lot Depth

Shall mean the horizontal distance between the midpoint of the front and **rear lot line**.



4.153 Lot Frontage

Shall mean the horizontal distance between the **side lot lines**, measured parallel to the **front lot line**, except where the **front lot line** is not straight, the distance measured from a point on each **side lot line** that is located at the required **front yard setback**.



4.154 Lot Line

Shall mean any boundary of a lot.

4.155 Lot Line, Exterior Side

Shall mean a side lot line that abuts a street.

4.156 Lot Line, Front

Shall mean the lot line dividing the lot from the street, and:

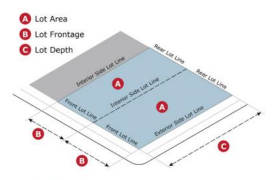
- a) In the case of a **corner lot** bound by two **streets**, shall mean the shorter of the two **lot lines** abutting a **street**;
- b) In the case of a **corner lot** abutting three or more **streets**, the **front lot line** shall be the **lot line** used for the **principal use** to the **building**; and
- c) In the case of a corner lot where the lot line forms a curve, the front lot line is determined by projecting the two lot lines on the curve and bisecting the angle created therein; and
- d) In the case of a through lot, the front lot line shall be only one of the lot lines abutting a street as designated by the person administering this Bylaw.

4.157 Lot Line, Interior Side

Shall mean a side lot line other than a front lot line, exterior side lot line or rear lot line.

4.158 Lot Line, Rear

Shall mean the **lot line** or lines opposite the **front lot line** or, in the case of a **lot** that has only three **lot lines**, the point of intersection of the two **side lot lines** shall be deemed to be the **rear lot line**.



4.159 Lot Line, Side

Shall mean a lot line other than a front or rear lot line.

4.160 Lot of Record

Shall mean a lot that legally existed at the date of passing of this By-law.

4.161 Manufacturing Use

Shall mean a **lot**, **building** and/or a **structure** whose primary activity consists of production, compounding, processing, packaging, crating, bottling, packing, or assembling of semi-processed or fully processed goods and materials but shall not include a **recycling operation**.

4.162 Mausoleum

Shall mean a structure, other than a **columbarium**, used as a place for the interment of human remains in tombs, crypts or compartments.

4.163 Medical Clinic

Shall mean a **lot**, **building** and/or **structure**, or portion thereof, in which two or more medical practitioners provide consultation, diagnosis and/or treatment of patients and which shall include joint usage of facilities such as accessory administrative **offices**, waiting rooms, treatment rooms, laboratories, pharmacies or other similar functions, but shall not include accommodation for inpatient care

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or facilities for surgical procedures which require hospitalization according to criteria approved by the College of Physicians and Surgeons.

4.164 Microbrewery

Shall mean a **lot**, **building** and/or **structure** which retails beer brewed on the premises as an **accessory use** to a **restaurant**.

4.165 Minimum Distance Separation (MDS) Guidelines

Shall mean formulae and guidelines developed by the Province, as amended from time to time, to separate **livestock** operations from other land **uses** so as to reduce incompatibility concerns about odour from **livestock** facilities and manure storage.

4.166 Mixed Use Building

Shall mean a **building** which contains a mixture of two or more **principal uses**, which must include a **residential use** and one or more **non-residential uses**.

4.167 Mobile Home Dwelling

Shall mean a prefabricated **building** designed to be made mobile, whether the running gear is removed or not, and manufactured to provide cooking, eating, living, sleeping and sanitary facilities constructed according to the Canadian Standards Association (CSA), and which is designed to be used as a place of **residence** and shall only be located in a **mobile home park** as herein defined.

4.168 Mobile Home Park

Shall mean a parcel of land which is capable of accommodating two or more **mobile home dwellings** together with communal private internal roads and other services.

4.169 Model Home

Shall mean a **dwelling** which is not occupied for human habitation but is used for the purpose of display to the public and where a portion of this **dwelling** may be used as a sales **office** for the **dwelling units** to be constructed on **lots** within a registered plan of subdivision.

4.170 Museum

Shall mean a **lot**, **building** and/or **structure** used for the preservation and presentation of works of art, or cultural, historical or scientific objects and information including the outdoor display of interpretative exhibits and open to the recreational and educational use of the public.

4.171 Neighbourhood Convenience Store

Shall mean a **retail store** that provides a variety of household necessities, groceries and other convenience items primarily to the immediate neighbourhood but shall not include appliances, electronics, apparel, luggage, jewelry, sporting goods, hardware, paint and other similar products, provided the **gross floor area** does not exceed 300 square metres. A convenience store may also include sale of prepared foods.

4.172 Non-Conforming Use

Shall mean an **existing** use, **building** or **structure** that does not meet the standards, provisions and regulations of this By-law, but was legally established, **erected** or altered in accordance with the By-law in force at the time.

4.173 Non-Residential Use

Shall mean a use other than a residential use.

4.174 Noxious Use

Shall mean a **use** which, from its nature or operation, creates a nuisance or is liable to become a nuisance or offensive by the creation of noise or vibration, or by reason of the emission of gas, fumes, dust, or objectionable odour, or by reason of the unsightly storage of goods, wares, merchandise, salvage, refuse matter, waste or other material.

4.175 Nursery Garden Centre

Shall mean a **lot**, **building** and/or **structure**, or portion thereof, used for growing and/or sale of vegetables, fruit, trees, shrubs, flowers, bulbs and related items and may include the **use** of commercial **greenhouses**, potting sheds and other **accessory buildings** and **structures**. A nursery and garden centre may include the sale of soil, planting materials, fertilizers, garden equipment, ornaments and similar materials as an **accessory use**.

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4.176 Office, General

Shall mean a **lot**, **building** and/or **structure**, or portion thereof, used for administration, management or professional functions for a profession, occupation, craft, non-profit organization or business but shall not include a **medical office** or **medical clinic**.

4.177 Office, Medical

Shall mean a **lot**, **building** and/or **structure**, or portion thereof, in which medical practitioners provide consultation, diagnosis, and/or treatment of patients and which shall include accessory administrative **offices**, waiting rooms and treatment rooms, but shall not include accommodation for inpatient care or facilities for surgical procedures which require hospitalization according to criteria approved by the College of Physicians and Surgeons.

4.178 On-Farm Diversified Use

Shall mean **use** or **uses** that are secondary to the principal **agricultural use** of the property and are limited in area.

4.179 Open Storage

Shall mean the leaving, placing, or parking of goods, materials, machinery, equipment or motor vehicles on a **lot** and not covered by a **structure**.

4.180 Parcel of Tied Land

Shall mean a piece of land which is conveyable and which is legally tied to parts of a **common elements condominium** property.

4.181 Park

Shall mean a public or private area of land consisting of open space used primarily for active or passive recreational purposes or as a conservation area, which may include recreational **buildings**, **structures**, indoor and outdoor recreational facilities, picnic areas and other similar **uses** but shall not include an **amusement park**.

4.182 Parking Area

Shall mean that portion of a **lot** or **building** designed to be used for the parking of five or more motor vehicles and shall include the **parking spaces**, access

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aisles and **driveway**s, but does not include the storing of impounded, wrecked and/or otherwise inoperable vehicles.

4.183 Parking Structure

Shall mean a **structure** used for the parking of motor vehicles but does not include a **garage** or a **carport**.

4.184 Parking Space

Shall mean a portion of a **building** or **lot** designed and used for the parking of a motor vehicle.

4.185 Parking Space, Tandem

Shall mean two **parking spaces**, one behind the other, which are accessed by the same **driveway** or traffic aisle.

4.186 Passive Recreational Use

Shall mean outdoor recreational facilities including, but not limited to bicycle paths, walking or hiking trails, interpretative or educational signage, lookouts, boardwalks, benches and shade **structures**. A **passive recreational use** shall not include **buildings** or trails for use by motorized vehicles.

4.187 Patio

Shall mean an uncovered, surfaced parcel of land, accessory to a **building**, having a height of up to 0.6 metres measured from the lowest point of grade, which is intended for use as an outdoor recreation area but shall not include pathways or walkways.

4.188 Patio, Commercial

Shall mean an open area of land accessory to a **restaurant** where meals or refreshments are served to the public for consumption.

4.189 Personal Service

Shall mean a **building** in which services are provided and administered to the individual and personal needs of persons and, without limiting the generality of the foregoing, includes a barber shop, beautician, hair salon, shoe repair, tailor shop, pet grooming, dry cleaning distribution outlet and laundromat.

Section 4 – Definitions

4.190 Pharmacy

Shall mean a **retail store** which dispenses prescription drugs, and which sells non-prescription medicine, health, beauty products and associated sundry products.

4.191 Pit

Shall mean a pit as defined in the Aggregate Resources Act.

4.192 Place of Assembly

Shall mean a **building** or part of a **building** in which facilities are provided for meetings for civic, educational, political, social activities, conferences, rallies or special events and may include a lodge, service club, fraternity, sorority house or labour union hall.

4.193 Place of Entertainment/Recreation

Shall mean the **use** of a **lot**, **building** and/or **structure** designed and intended to accommodate various forms of indoor or outdoor sports, recreation, exercise and entertainment activities.

4.194 Place of Worship

Shall mean a **building** owned or occupied by a religious congregation or religious organization and dedicated to worship and related religious social and charitable activities, and may include as **accessory uses** a public hall, auditorium, meeting rooms, convent, monastery, **office** of a clergyman, church school, manse, parish hall, day care or a parsonage.

4.195 Portable Building

Shall mean a **building** that is designed to be movable.

4.196 Principal Use

Shall mean the primary purpose for which a **lot**, **building** or **structure** is used or is designed to be used.

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4.197 Printing Establishment

Shall mean a **building** used for blueprinting, lithographing, publishing, engraving, stereotyping or printing and may also include photocopying, computer graphics and reproduction of tapes, films or records.

4.198 Production Studio

Shall mean the **use** of land, building or structure or part thereof, used for creation and production of motion pictures or audio or video recordings and the associated warehousing, prop and set design and storage and including digital media **uses** such as animated studio and associated software development and processing, but shall not include the mass production of film.

4.199 Propane Filling Plant/Transfer Facility

Shall mean a facility licenced under the *Ontario Energy Board Act* or any successor Act which shall not have an aggregate propane storage capacity in excess of 155,000 litres and shall not permit retail sale of propane fuel to the public.

4.200 Public Agency

Shall mean:

- a) the Government of Canada;
- b) the Government of Ontario;
- c) the Corporation of the City of Brantford,
- d) the Corporation of the County of Brant;
- e) any company providing a public utility;
- f) any railway company authorized by the Railway Act; or
- g) the Grand River Conservation Authority.

4.201 Public Service

Shall mean any **buildings**, **structures**, roadworks, **utility service equipment**, water supply, sanitary sewer, storm sewer, natural gas, electrical power or energy electrical transmission equipment, pipeline, telephone, television, sidewalk, street light, telecommunications network or other similar services provided by a **public agency** but shall not include an **office building**, a **works yard**, **public transit facility** or bus **garage**, postal station or sanitary landfill site.

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4.202 Public Transit Facility

Shall mean a **lot**, **building** or **structure**, or portion thereof, used for the provision of a service to transport people by bus or train, and may include as an **accessory use** the transportation of goods within such bus or train.

4.203 Public Utility

Shall mean a public utility as defined by the Public Utilities Corporation Act.

4.204 Quarry

Shall mean a **lot** where consolidated rock has been or is being removed by means of an open excavation and includes the processing thereof including screening, sorting, washing, crushing and other similar required operations and related **buildings** and **structures**.

4.205 Recreational Vehicle

Shall mean a vehicle designed to be used primarily for accommodation during travel, recreation or vacationing and designed to be driven, towed, transported or relocated from time to time, whether or not the vehicle is jacked up or its running gear is removed. A **recreational vehicle** shall not be used as a principal **residence** and includes such vehicles commonly known as travel trailers, camper trailers, truck camper, tent trailer, motor homes and park mobile trailers.

4.206 Recycling Operation

Shall mean a **lot**, **building** and/or **structure**, or portion thereof, used for an industrial operation which collects, dismantles, sorts and/or stores material for sale or shipping and may include facilities for the administration and management of the operation and for the storage and maintenance of equipment used in the operation and shall include a **salvage yard**.

4.207 Research Use

Shall mean a **lot**, **building** or **structure**, or portion thereof, used for systematic research, data collection and manipulation and/or technical development of information, devices or products and may include a laboratory.

4.208 Reserve or Access Reserve

Shall mean a narrow strip of land, owned in fee simple by the City, reserved for the purposes of restricting access.

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4.209 Residence or Residential Use

Shall mean a **lot** and a **building** or **structure**, or portion thereof, used for the purpose of a **dwelling**, a **lodging house**, a **mobile home dwelling**, **group home**, mini-group home, **group correctional home**, group correctional **residence**, group **residence**, crisis **residence**, nursing home, home for the aged, **retirement home** or monastery.

4.210 Residential Character

Shall mean the design and maintenance of **buildings** so that no evidence is apparent from the exterior that any **use** not of a residential nature is being conducted therein. This definition shall not be construed to exclude the erection of **signs** as allowed by the Sign By-law.

4.211 Restaurant

Shall mean a **building** where food is offered for sale or sold to the public for consumption or take-out and includes such **uses** as a **restaurant**, café, cafeteria, ice cream parlour, tea or lunch room, coffee shop, or snack bar, but does not include a **lodging house** or a food service vehicle.

4.212 Restoration

Shall mean the reconstruction of a **building** or **structure** that has been destroyed by fire or vandalism or by flood or a natural occurrence or an act of nature. **Restoration** does not include the rebuilding and/or replacement of a **building** intentionally removed or demolished.

4.213 Retail Store

Shall mean a **building** where goods, wares, merchandise, articles or things are offered for sale or for rental.

4.214 Retirement Home

Shall mean a **residence** providing accommodation primarily for retired persons or couples where each private bedroom or **dwelling unit** may have a separate kitchen and shall have a separate private bathroom and separate entrance from a common hall but where common facilities for the preparation and consumption of food are provided, and common lounges, recreation rooms and medical care facilities may also be provided. A **retirement home** shall not include a **long term care home**.

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4.215 Riding Stable or Arena

Shall mean a **building** which offers horses for hire, boarding or instruction in horsemanship.

4.216 Right-of-Way/Easement

Shall mean any right, liberty or privilege in, over, along or under a defined area of land which the owner of the land has granted to another party for a specific use, right or purpose, while retaining ownership of the said land. Such area of land is legally described in a registered deed for the provision of private use.

4.217 Road Allowance

Shall mean land held under public ownership for the purpose of providing a **street** and/or public infrastructure.

4.218 Salvage Yard

Shall mean a building or yard used for the storage, handling, disassembly, buying, exchange and sale of scrap metal such as vehicles and parts, machinery or building materials.

4.219 School, Commercial

Shall mean a teaching and training center, operated for gain or profit, in which instruction in a trade, skill or service is provided.

4.220 School, Elementary

Shall mean a school under the jurisdiction of an educational Board in the Province or a private board of trustees or governors used primarily for the instruction of students receiving primary education.

4.221 School, Post-Secondary

Shall mean a University or a College of Applied Arts and Technology established pursuant to the *Ministry of Colleges and Universities Act*.

4.222 School, Secondary

Shall mean a school under the jurisdiction of an educational Board in the Province, or private board of trustees or governors used primarily for the instruction of students receiving a secondary education.

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4.223 School, Trade

Shall mean a public or private school where courses of instruction and training related primarily to industrial arts and vocational and technical subjects are offered and may include the accessory retailing of articles manufactured on the premises or the accessory supplying of repair services to the public provided such articles or services are directly related to a course of instructions conducted by the school.

4.224 Secondary

Shall mean any **building**, **structure** or **use** which is permitted by this by-law to be located on the same **lot** as the **principal use**, **building** or **structure**, but which may or may not normally be incidental or subordinate to the **principal use**, **building** or **structure** on the **lot**.

4.225 Service Industry

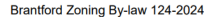
Shall mean a **lot**, **building** and/or **structure**, or portion thereof, other than an automotive use, associated with the provision of a service or trade including a plumber's shop, a painter's shop, a courier service, a carpenter's shop, a **contractor's yard**, an electrician's shop, a machine shop, telecommunications services or other similar **uses**.

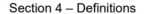
4.226 Service or Repair Shop

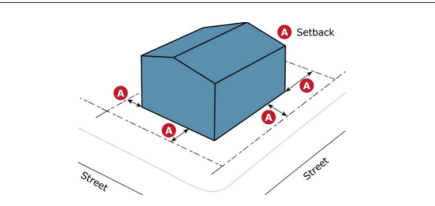
Shall mean **lot**, **building** and/or **structure**, or portion thereof, used for a business which provides installation, repair or service of goods and equipment, and may include an accessory **retail store** but shall not include the manufacturing of such goods, an automobile repair garage, or an autobody repair shop.

4.227 Setback

Shall mean the horizontal distance between the boundary of a lot and the nearest point of any **building** or **structure**, measured perpendicular to the boundary.







4.228 Shipping Container

Shall mean a standardized storage **structure** or similar **structure**, which is typically used for intermodal freight transport.

4.229 Shopping Centre

Shall mean a group of commercial **uses** designed, developed and managed as a comprehensive development for which common **loading spaces**, **parking areas**, landscaping areas and other common facilities may be provided, and which is held under single or multiple ownership. Where a **shopping centre** is held in multiple ownership of more than one **lot**, the total area of the properties shall be deemed to be a **lot** for the regulations of this By-law.

4.230 Short Term Rental Accommodation

Shall mean a **dwelling unit** or portion thereof in which temporary accommodation is made available to members of the travelling public for a maximum of 28 consecutive days per stay and does not include a **bed and breakfast establishment**, group home, or lodging house.

4.231 Sign

Shall mean a sign as defined in the Sign By-law.

4.232 Special Event Sales

Shall mean the **use** of land, **buildings** or **structures** for the purpose of a show or event, the principal intent of which is the retail sale of goods, wares, merchandise, substances, articles or things to the public for not longer than 3 consecutive days.

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4.233 Stacking Lane

Shall mean a continuous on-site queuing **lane** that includes **stacking spaces** associated with a **drive through**.

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4.234 Stacking Space

Shall mean a rectangular space that may be provided in succession and is designed to be used for the temporary queuing of a motor vehicle in a **stacking lane**.

4.235 Storey

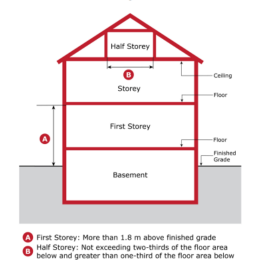
Shall mean that portion of a **building** situated between the top of any floor and the top of the floor next above it or, if there is no floor above it, that portion between the top of the floor and the ceiling above it.

4.236 Storey, First

Shall mean the floor closest to the **finished grade** level and having its ceiling more than 1.8 metres above the **finished grade** level.

4.237 Storey, Half

Shall mean that portion of a **building** located wholly or partly within a sloped roof, having a **floor area** not less than one-third (1/3) or more than two-thirds (2/3) of the next **floor area** of the **storey** next below.



4.238 Stormwater Management Facility

Shall mean an end-of-pipe, managed detention or retention basin, which may include a permanent pool, designed to temporarily store and treat collected stormwater runoff and release it at a controlled rate or direct it for an intended reuse.

4.239 Street

Shall mean the **right-of-way** of a public highway as defined in the *Highway Traffic Act R.S.O. 1980*.

4.240 Street, Arterial

Shall mean a **street** that is a major corridor for traffic movement, as shown on Schedule 12 Road Network of the Official Plan

4.241 Street, Collector

Shall mean a **street** that serves to collect and distribute traffic between **local streets** and **arterial streets**, as shown on Schedule 12 Road Network of the Official Plan

4.242 Street, Local

Shall mean a **street** that provides direct access to properties generally with lower traffic volumes and speeds.

4.243 Street, Private

Shall mean a **right-of-way** for vehicular access that is owned or maintained privately or by a **condominium** corporation.

4.244 Street Line

Shall mean a lot line of a lot adjoining a street.

4.245 Structure

Shall mean anything that is **erected**, built or constructed of parts joined together that is anchored to the ground.

4.246 Studio

Shall mean a **lot** and a **building** or **structure**, or portion thereof, which is the workplace of an artisan involved in the creation of works of art such as paintings, sculpture, pottery, glass, weaving, music recording, or plastic art; and may include such **accessory uses** as a **dwelling unit** occupied by the artisan and retail sales of works of art.

4.247 Swimming Pool

Shall mean a **structure** that is designed and capable of holding water, located outdoors either above or below the ground, or partly above or below ground, that is, or is designed to be, used or maintained for the purpose of swimming, wading, diving or bathing. This definition also includes hot tubs.

4.248 Taxi Establishment

Shall mean a **lot**, **building** and/or **structure**, or portion thereof, used for the dispatching and parking of taxis and **limousines** when not in service.

4.249 Telecommunication Services

Shall mean a **service industry** other than a **public service** for the provision of telephone and other **telecommunication services** to the public and may include satellite communication services, telephone communication services, telephoto services, teletype services, broadband services, television stations or **studios** and similar communication services.

4.250 Temporary Farm Employee Accommodation

Shall mean a temporary **dwelling** used for the housing of seasonal farm workers which is intended not to be used year-round and not used as the permanent **residence** and includes a communal kitchen, bathrooms and sleeping facilities and may be located in a mobile home.

4.251 Temporary Sales Office

Shall mean an uninhabited **building** constructed for the purpose of the advertising, sale and/or lease of units within a development to the general public and may contain an **office** for the builder and/or developer of the related development.

4.252 Theatre

Shall mean a **building** or **structure**, or portion thereof, used for the presentation of musical, theatrical or film performances and shall include **accessory uses** such as serving of food and beverages, lounges, dressing rooms, workshops and storage areas but shall not include a drive-in **theatre**.

4.253 Top of Bank

Shall mean, when used with reference to a watercourse, the highest elevation of land which ordinarily confines the waters of such watercourses when they rise out of the stream bed and/or the highest point of a stable slope associated with valley corridors containing a river or stream channel as determined by the Conservation Authority.

4.254 Transportation Terminal

Shall mean a **lot**, **building** and/or **structure**, or portion thereof, where railcars, trucks, trailers or containers are loaded and unloaded, kept for hire, stored, parked or dispatched, or where goods are stored temporarily for further shipment and includes a moving and storage operation.

4.255 Use

Shall mean:

- a) when used as a noun, the purpose for which a **lot**, **building** or **structure**, is designed, arranged, occupied or maintained; or
- b) when used as a verb, the doing or permitting of anything by the owner or occupant of any **lot**, **building** or **structure** or by or through any trustee, tenant, servant or agent acting for such owner or occupant, for the purpose of making use of the **lot**, **building** or **structure**.

4.256 Utility Service Equipment

Shall mean any pump, generator, battery energy storage system, transformer, gas regulator, switching equipment or any other similar equipment or **structures**, except ground level or elevated water storage reservoirs which are located on a **lot** but shall not include a water booster and sanitary pumpstations.

4.257 Veterinary Clinic

Shall mean a **lot**, **building** and/or **structure**, or portion thereof, wherein a licensed veterinarian practices veterinary medicine and may supply ancillary services such as boarding, grooming and sale of foods, supplies and other goods and services used by or with animals, but shall not include outdoor facilities for the boarding or keeping of animals.

4.258 Vulnerable Populations

Shall mean any elderly persons, persons with disabilities and those who are sick or young.

4.259 Wall, Main

Shall mean the walls of a **building** or **structure** that face the **front lot line** excluding the wall of an **Integral garage** facing the **front lot line**.

4.260 Warehouse

Shall mean a **building** or **structure** used for the storage and distribution of goods, merchandise, substances or materials which will be sold elsewhere or, subsequently, transported to another location for sale or consumption.

4.261 Warehouse, Public Storage

Shall mean a **building**, or part thereof, where individual storage areas are made available to the public for rental for storage of personal goods

4.262 Waste Transfer Station

Means a facility operated under the *Environmental Protection Act* where the primary purpose is the collection and storage of waste or hazardous waste for shipment, and which may include limited sorting or preparation of that waste to facilitate its shipment for final disposal or transfer to a waste processing station, but does not include a facility generating **energy from waste** or **salvage yards**.

4.263 Wayside Pit

Shall mean a **pit** which requires or has obtained a wayside permit pursuant to the *Aggregate Resources Act* and operates on a temporary basis.

4.264 Wayside Quarry

Shall mean a **quarry** which requires or has obtained a wayside permit pursuant to the *Aggregate Resources Act* and operates on a temporary basis.

4.265 Wetland

Shall mean lands that are seasonably or permanently covered by shallow water as well as lands where the water table is close to or at the surface. In either case the presence of abundant water has caused the formation of hydric soils and has favoured the dominance of either hydrophytic plants or water tolerant plants. The four major types of **wetlands** are swamps, marches, bogs and fens. Periodically, soaked or **wetlands** used for agricultural purposes that no longer exhibit **wetland** characteristics shall not be considered **wetlands** for the purpose of the definitions.

4.266 Wholesale

Shall mean an industry whose primary activity consists of the storage of quantities of goods and materials intended for sale to industrial and commercial users and does not include retail use.

4.267 Works Yard

Shall mean the **use** of a **lot**, **building** and/or **structure** for the storage of municipal or provincial road maintenance equipment and the equipment used to maintain other public facilities and includes facilities for the stockpiling of sand, sand salt mixtures or materials used in the maintenance of roads and lands owned by the municipality or Province.

4.268 Yard

Shall mean the space on a **lot**, uncovered by **buildings** and **structures**, open from the ground to the sky.

4.269 Yard, Exterior Side

Shall mean a **side yard** immediately adjoining a **street** or abutting a 0.3 metre reserve on the opposite side of which a **street** is located.

4.270 Yard, Front

Shall mean a **yard** extending across the full width of a **lot** between the **front lot line** and the nearest part of the **main building** on the **lot**. The **front yard** of a

Section 4 – Definitions

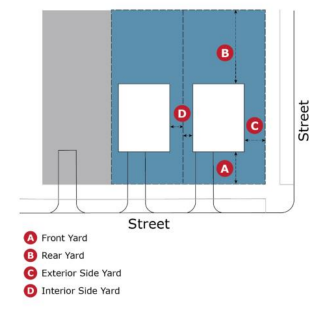
through lot shall be the yard facing the street having the greater right-of-way width. Where the two streets have the same right of way, the front yard shall be the yard to which the main front door of the building faces. Notwithstanding this determination of front yard, the minimum front yard requirement in a zone shall apply to all street frontages of through lots.

4.271 Yard, Interior Side

Shall mean a side yard other than an exterior side yard.

4.272 Yard, Rear

Shall mean a **yard** extending across the full width of a **lot** between the **rear lot line** or, where there is no **rear lot line**, the junction point of the **side lot lines** and the nearest part of any **building** or **structure** on such **lot**. On a **corner lot**, a **rear yard** shall mean a **yard** extending from the **interior side lot line** to the minimum **exterior side yard**, between the **rear lot line** and the nearest part of any wall of the **main building** on the **lot**.



4.273 Yard, Side

Shall mean a **yard** extending from the **front yard** between the **side lot lines** and the nearest part of any **building** or **structure** on such **lot**.

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4.274 Zone

Shall mean any area of land on which specific **uses** and development standards are prescribed by this By-law.

4.275 Zone Boundary

Shall mean a line dividing two or more different **zones** as herein defined.

5.0 Parking and Loading Regulations

5.1 Parking Standards

a) Except as otherwise provided herein, the minimum number of **parking spaces** to be provided and maintained shall be determined in accordance with Table 7 and 8.

Where more than one **use** specified in Table 7 and 8 is provided on the same **lot** or in the same **building** or **structure**, the **parking spaces** required shall be in respect of each use.

5.2 Off-Street Parking Requirements

Off street parking requirements by land **use** are set out in Table 7. Where "space" is used in the table, it means a **parking space**.

Permitted Use		Parking Standard	
1.	Accessory retail sales	1.0 space per 30.0 m ² GFA	
2.	Adult live entertainment establishment	1.0 space per 10.0 m ² GFA	
3.	Agricultural equipment sales and service establishment	1.0 space per 30.0 m ² GFA	
4.	Agricultural processing facility	a. Retail/ office : 1.0 space per 30.0 m ² GFA	
		b. Warehouse: 1.0 space per 200.0 m ² GFA	
5.	Art gallery	1.0 space per 30.0 m ² GFA	
6.	Arena	1.0 space per 50.0 m ² GFA	
7.	Autobody repair shop	1.0 space per 20.0 m ² GFA	
8.	Automobile gas bar	1.0 space per 30.0 m ² GFA	
9.	Automobile Sales Establishment	1.0 space per 30.0 $\rm m^2$ GFA excluding service area which shall be 4.0 spaces per service bay	
10.	Automobile service	4.0 spaces per service bay	
11.	Bar	1.0 space per 30.0 m ² GFA	
12. Bed and breakfast establishment		1.0 space per guestroom in addition to the parking required for the dwelling .	

Table 7: Off-Street Parking Requirements for Non-Residential Uses

Section 5 – Parking and Loading Regulations

Permitted Use	Parking Standard	
13. Cannabis production/processing facility	a. 1.0 space per 200.0 m ² GFA	
	b. 1.0 space per 30.0 m ² GFA for office component and any retail component	
14. Catering service	1.0 space per 30.0 m ² GFA	
15. Community Centre or Community Hall	1.0 space per 25.0 m ² GFA	
16. Contractor's yard	1.0 space per 100.0 m ² GFA	
17. Crisis residence	2.0 spaces plus 1.0 space per 3 residents	
18. Child care centre	1.0 space per 28.0 m ² GFA	
19. Emergency services	1.0 space per 30.0 m ² GFA excluding any garage	
20. Equipment rental establishment	1.0 space per 30.0 m ² GFA	
21. Farm production outlet	1.0 space per 30.0 m ² GFA	
22. Financial institution	1.0 space per 20.0 m ² GFA	
23. Funeral home	1.0 space per 20.0 m ² GFA or 20.0 spaces, whichever is the greater	
24. Golf course	2.0 spaces per hole plus 1.0 space per 20.0 $\rm m^2GFA$ for the club house	
25. Golf driving range	1.0 space per tee-off pad	
26. Grocery store	1.0 space per 25.0 m ² GFA	
27. Group correctional home	1.0 space per 100.0 m^2GFA or a minimum of 3.0 spaces	
28. Home occupation	1.0 space per home occupation plus 1.0 additional space for home occupations providing education or training	
29. Hospital	1.0 space per 40.0 m ² GFA	
30. Hotel	1.0 space per guest room plus 1.0 space per 10.0 m^2 GFA for any accessory restaurant and 1.0 space per 20.0 m ² GFA for accessory place of assembly .	
31. Impound yard	6.0 spaces plus 1.0 space per 1,000.0 $m^2 of$ GFA and of $open storage$	

Permitted Use	Parking Standard	
32. Industrial mall	1.0 space per 40.0 m^2 for the first 1,200.0 m^2 of GFA, plus 1.0 space per 100.0 m^2 for the remainder of the GFA in excess of 1,200.0 m^2 . Only the parking prescribed for an industrial mall need be provided for all uses located therein.	
33. Laundromat	1.0 space per 30.0 m ² GFA	
34. Liquid waste transfer station	6.0 spaces, plus 1.0 space per 1,000.0 \mbox{m}^2 GFA	
35. Lodging house	1.0 space per 3 licenced lodgers	
36. Long term care home	1.0 space per 3 beds	
37. Manufacturing use	1.0 space per 100.0 m ² GFA	
38. Museum	1.0 space per 25.0 m ² GFA	
39. Neighbourhood convenience store	1.0 space per 30.0 m ² GFA	
40. Nursery garden centre	a. 1.0 space per 100.0 m ² GFA	
	b. 1.0 space per 30.0 m ² outdoor sales and display area	
41. Office, general	1.0 space per 30.0 m ² GFA	
42. Office, medical	1.0 space per 20.0 m ² GFA	
43. On-farm diversified use	1.0 space per 100.0 m ² GFA	
44. Personal service	1.0 space per 30.0 m ² GFA	
45. Pharmacy	1.0 space per 30.0 m ² GFA	
46. Place of assembly	1.0 space per 20.0 m ² GFA	
47. Place of entertainment/recreation	1.0 space per 18.0 m ² GFA	
48. Place of worship	1.0 space per 20.0 m ² GFA	
49. Recycling operation	6.0 spaces, plus 1.0 space per 1,000.0 m ² of GFA and of open storage	
50. Research use	1.0 space per 30.0 m ² GFA	
51. Restaurant	1.0 space per 10.0 m ² GFA	
52. Retail store	1.0 space per 30.0 m ² GFA	

Section 5 – Parking and Loading Regulations

Permitted Use	Parking Standard	
53. Retirement home	1.0 space per private bedroom or dwelling unit	
54. Salvage yard	6.0 spaces, plus 1.0 space per 1,000.0 $m^2 of$ GFA and of $open storage$	
55. School, elementary	2.0 spaces per classroom	
56. School, post-secondary	1.0 space per 70.0 m ² GFA	
57. School, secondary	4.0 spaces per classroom	
58. School, trade/commercial	2.0 spaces plus 1.0 space per 20.0 m^2GFA	
59. Service industry	1.0 space per 40.0 m ² GFA	
60. Service or repair shop	1.0 space per 30.0 m ² GFA	
61. Shopping centre	1.0 space per 20.0 m^2 GFA. Only the parking prescribed for a shopping centre need be provided for all uses located therein.	
62. Short term rental accommodation	Up to 3 bedrooms per unit, the primary residential use parking requirements shall apply. For 4 or more bedrooms per unit, 1.0 additional space per bedroom.	
63. Studio	1.0 space per 30.0 m ² GFA	
64. Transportation terminal	$6.0 \mbox{ spaces plus 1.0 space per 1000.0 } \mbox{m}^2 \mbox{ GFA}$	
65. Veterinary clinic	1.0 space per 20.0 m ² GFA	
66. Warehouse	1.0 space per 200.0 m ² GFA	
67. Warehouse, public self-storage	1.0 space per 200.0 m ² GFA	
68. Wholesale	1.0 space per 100.0 m ² GFA	
69. All other uses not herein specified	1.0 space per 30.0 m ² GFA	

Section 5 - Parking and Loading Regulations

Permitted Use		Parking Standard	
1.	Additional dwelling unit	1.0 space per unit except where two spaces are required for the first unit and then it shall be 1.0 space per unit after the first two units in a dwelling	
2.	Apartment dwelling that qualifies as affordable housing	0.5 space per unit plus 0.15 spaces per unit for visitors	
3.	Apartment dwelling	1.0 space per unit plus 0.15 spaces per unit for visitors	
4.	Apartment dwelling unit in a mixed use building in the Upper Downtown (UD) Zone, Lower Downtown (LD) Zone and Historic Mainstreets (HM) Zone	0.7 spaces per unit plus 0.15 spaces per unit for visitors	
5.	Duplex dwelling, Triplex dwelling	1.0 space per unit.	
6.	Fourplex or double duplex	1.0 space per unit plus 0.25 spaces per unit for visitors	
7.	Live-work dwelling	2.0 spaces per dwelling unit.	
8.	Semi-detached	2.0 spaces per unit except on lots with less than 12 metres frontage and without a garage or an interior side yard 3 metres or wider: 1.0 space per unit	
9.	Single detached	2.0 spaces per unit except on lots with less than 12 metres frontage and without a garage or an interior side yard 3 metres or wider: 1.0 space per unit	
10.	Stacked townhouse	1.0 space per unit plus 0.25 spaces per unit for visitors	
11.	Street townhouse	2.0 spaces per unit	
12.	Block townhouse	1.0 space per unit plus 0.25 spaces per unit for visitors	
12.	Back-to-back townhouse	2.0 spaces per unit	

Table 8: Off-Street Parking Requirements for Residential Uses

5.3 Parking Exemptions

- a) Within the Parking Exemption Area 1 defined on Schedule D, the minimum number of **parking spaces** to be provided and maintained for commercial **uses** shall be fifty percent (50%) of the required **parking spaces** determined in accordance with Table 7.
- b) Within the Parking Exemption Area 2 as defined on Schedule D, the minimum number of **parking spaces** to be provided and maintained for commercial **uses** shall be seventy-five percent 75% of the required **parking spaces** determined in accordance with Table 7.
- c) Within the Parking Exemption Area 3 as defined on Schedule D, commercial **uses** shall be exempt from the parking requirements of Table 7.
- d) Where a lot is a designated heritage property, non-residential uses within the existing building shall be exempt from the parking requirements of Table 7.
- e) Where a lot is a designated heritage property, dwelling units within the existing building shall be exempt from the visitor parking requirements of Table 8.

5.4 Accessible Parking

a) A minimum proportion of the total required **parking spaces** within all **zones** where visitor/public parking is required shall be provided as **accessible parking spaces** for the use of persons with disabilities as set out in Table 9.

Number of Parking Spaces Required	Minimum Accessible Parking Spaces Required
1. 1-12	1
2. 13-100	4%
3. 101-200	3% + 1
4. 201-1000	2% + 2
5. 1001+	1% + 11

Table 9: Minimum Accessible Parking Spaces Required

a) The required **accessible parking spaces** shall be provided according to the dimensions provided in Table 10.

Accessible Parking Space Type	Length	Width	Accessible Access Aisle Width	Overhead Clearance
1. Type A	5.6 metres	3.4 metres	1.5 metres	2.48
2. Type B	5.6 metres	2.75 metres	1.5 metres	2.48

Table 10. Accessible Parking Space Dimensions and Access

- i. Where two **accessible parking spaces** are adjacent (Type A and/or Type B), a common 1.5 metres wide x 5.6 metres long **accessible access aisle** shall be provided for both spaces.
- ii. Where an even number of **accessible parking spaces** is required, an equal number of (Type A) spaces and (Type B) spaces must be provided.
- iii. Where an odd number of **accessible parking spaces** are required, the number of Type A spaces and Type B spaces must be divided equally, but the additional odd numbered space may be a Type B space.
- iv. All **accessible** parking requirements are to be rounded up to the nearest whole number.
- b) Accessible parking spaces shall be designated with a painted accessibility insignia and signage provided in accordance Section 11 of Ontario Regulation 581 made under the *Highway Traffic Act*.
- c) Type A accessible parking spaces shall be marked with "van accessible" signage in accordance with the Access for Ontarians with Disabilities Act's policy guidelines for the Design of Public Spaces.
- d) Accessible parking spaces shall be the closest parking spaces to the building entrance that are accessible from the parking area and no greater than 30 metres from the building entrance. If there are multiple accessible building entrances, accessible parking spaces shall be located at each entrance.
- e) If both surface and enclosed or covered parking is provided, **accessible parking spaces** should be distributed amongst the parking types.

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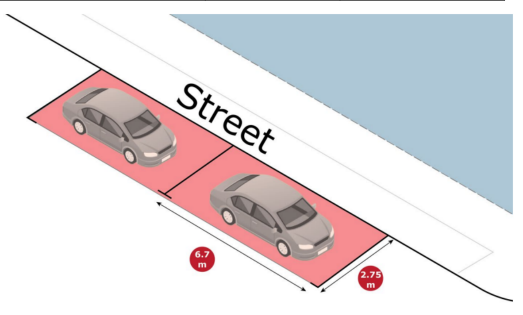
- f) Accessible parking spaces and paths between the accessible parking spaces and the building entrance(s) shall be accessible to persons with disabilities and be designed as per the Design of Public Spaces Standard.
- g) Accessible parking spaces shall not be parallel or tandem parking spaces.

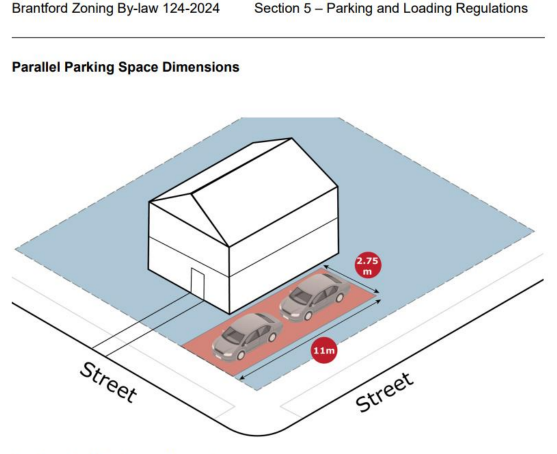
5.5 Parking Space Dimensions

a) Required **parking spaces** shall have minimum length and width as shown in Table 11.

Table 11. Parking Space Dimensions

Parking Space Type	Length	Width
1. Parallel parking space	6.7 metres	2.75 metres
2. Tandem parking space	11.0 metres	2.75 metres
3. Parking spaces with direct access to an access aisle	5.6 metres	2.75 metres
4. Parking spaces with direct access to a street	6.0 metres	2.75 metres
5. Parking spaces within an Integral garage	6.0 metres	3.0 metres





Tandem Parking Space Dimensions

- b) Where more than 10 parking spaces are required on a lot, the minimum parking space size of not more than 10% of such required parking spaces shall be a width of 2.6 metres and a length of 5.5 metres, provided that any such parking space is clearly identified as being reserved for the parking of small cars only.
- c) The required width of a parking space, other than in an Integral garage or carport, shall be increased by 0.25 metres when one side of the parking space abuts a wall or column.
- d) Notwithstanding Section 5.5 c), pillars, columns and other ceiling support elements may project a maximum of 0.15 metres into a required parking space if they are located a maximum of 1.0 metre from the front or rear of a parking space.
- e) Stairs may encroach into a required **parking space** within an **Integral garage** or **carport** by a maximum of 0.6 metres.

5.6 Parking Deficiencies

- a) Where a use existing at the date of adoption of this By-law provides fewer than the minimum number of parking spaces required herein, the existing number of parking spaces shall be deemed to be the minimum number of parking spaces required for the said use.
- b) An **existing** permitted **use** may be enlarged or changed to another permitted **use** in accordance with the following:
 - i) The minimum number of **parking spaces existing** at the date of adoption of this By-law shall continue to be provided.
 - ii) Additional **parking spaces** for the enlarged or changed **use** shall be calculated as follows:
 - a. The total minimum number of **parking spaces** for the enlarged or changed **use** as required by Table 7 of this By-law,
 - b. minus the total minimum number of **parking spaces** the previous **use** would have required pursuant to Table 7.
- c) Where a changed use requires less than the number of existing parking spaces, then the minimum number of parking spaces required shall be in accordance with Table 7, notwithstanding the provisions of Section 5.6 b.

5.7 Parking Location

The location of a parking space shall be subject to the following regulations:

- a) The required **parking space** shall be located on the same **lot** as the use, **building**, or **structure** for which it is required.
- b) A required parking space is permitted to be located within a Integral garage.
- c) Notwithstanding the provisions of Section 5.7 a) within any Mixed Use Zone or any development which provides for more than 10 new units within the built-boundary, required **parking spaces** may be provided on an abutting **lot**, or on another **lot**, provided:
 - i) the parking is located within the same zone as the subject property;
 - ii) the parking is located within a maximum of 150.0 metres of the nearest **lot line** of the subject property; and

- iii) an agreement providing for the continuation of the required **parking** spaces is entered into with the City and is registered against both parcels of land.
- d) The required parking space shall be located a minimum of 1.0 metre from any lot line abutting a street except for a parking space located in a driveway on a lot containing up to three dwelling units.
- e) In an Employment Zone, Commercial Zone, or a Downtown Mixed Use Zone, parking spaces shall be located a minimum of 3.0 metres from any lot line abutting a street or a Residential Zone. This provision shall not apply to an underground parking structure.
- f) In a Commercial Zone, or Downtown Mixed Use Zone, parking spaces shall not be located in a front yard. This provision shall not apply to an underground parking structure.
- g) All parking spaces shall have access to a street by means of a driveway.
- h) A driveway shall have a minimum width of 2.4 metres on lots in all Residential Zones.
- Where a minimum of two parking spaces are required, a tandem parking space shall be permitted for any lot containing up to three dwelling units, bed and breakfast establishments, short term rental accommodations and home occupations.
- j) Where required parking spaces are provided in a parking structure, the parking structure shall be subject to the following regulations:
 - The parking structure shall be located on the same lot as the use, building or structure for which it is required except as provided for in Section 5.7 b).
 - ii) That portion of a parking structure at or above the finished grade level shall conform to all the provisions for the main buildings or structures therein, and that portion of a parking structure located below the finished grade level shall be located no closer than 0.3 metres to any lot line.
 - iii) **Parking structures** shall incorporate permitted **uses** at-grade where the **structure** is facing onto any **arterial street** or **collector street**.
- k) Parking lots in the Historic Mainstreets Zone shall not have direct frontage on Colborne Street, Dalhousie Street or Market Street.

I) Parking lots in the Brant Avenue Heritage Conservation District Zone shall not be located within a front yard along on Brant Avenue.

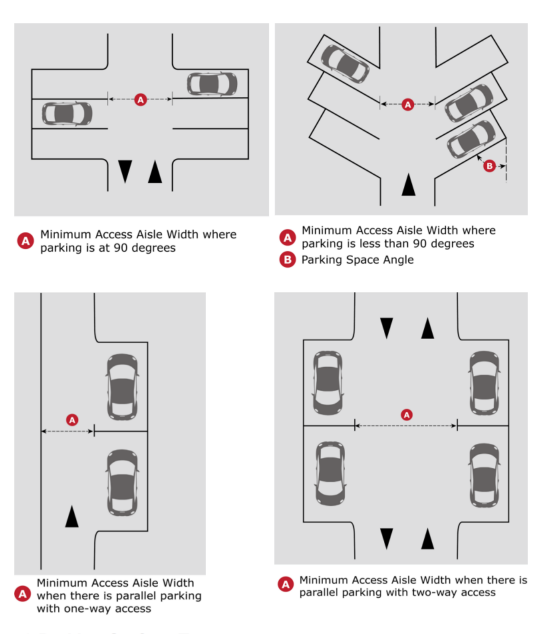
5.8 Access to Parking

- a) Where five or more **parking spaces** are required on a **lot**, such spaces shall be located in a **parking area** and access thereto shall be provided in accordance with the following regulations:
 - i) All parking areas shall have access to a street by means of a driveway. Any driveway not accessing a parking area and providing access to a road classified as a Minor or Major Arterial shall require a hammerhead design to allow vehicles to reverse or reposition the vehicle within the site.
 - ii) Any **garage** door or gate that provides access to a **parking area** shall be **setback** a minimum of 6.0 metres from the property line.
 - iii) **Parking areas** shall provide access to each **parking space** by means of an **access aisle** with a minimum width as shown in Table 12.

Type of Access Aisle	Parking Space Angle	Minimum Access Aisle Width
1. Two-Way	90 degrees	6.0 metres
2. One-Way	Between 75 and 89 degrees	5.8 metres
3. One-Way	Between 60 and 74 degrees	4.9 metres
4. One-Way	Between 45 and 59 degrees	3.7 metres
5. One-Way	Less than 45 degrees	3.4 metres
6. One-Way	Parallel parking space	3.0 metres
7. Two-Way	Parallel parking space	6.0 metres

Table 12. Required Access Aisle Widths

b) No parking shall be permitted in **access aisles** or driveways within or leading to a **parking area**.



Brantford Zoning By-law 124-2024 See



5.9 Parking Surface Treatment

All **parking areas**, which include **driveways**, **access aisles**, and **parking spaces** and all loading areas shall be established and maintained with a stable

hard surface treatment to prevent the raising of dust, mud, stones or loose particles and consist of commercially acceptable and available products, including hot mix laid asphalt, asphalt surface treatments, concrete and precast concrete paving stones, or a surface treatment approved pursuant to the Site Plan Control provisions of the *Planning Act*.

5.10 Parking of Recreational Vehicles in Residential Zones

The parking or storing of a **recreational vehicle** or trailer on a **lot** in a Residential Zone is only permitted in accordance with the following provisions:

- a) The number of **recreational vehicles** parked or stored in the open shall be a maximum of one.
- b) The **recreational vehicle** shall not occupy a required **parking space** on the **lot**.
- c) Where a recreational vehicle such as a boat, all-terrain vehicle, or snowmobile is kept on a trailer, the recreational vehicle and trailer together shall be counted as one recreational vehicle.
- d) The number of recreational vehicles parked or stored within a garage or wholly enclosed building associated with a dwelling unit shall be unrestricted.
- e) Parking or storing of a **recreational vehicle** or trailer shall only be permitted on a **lot** where a **main building** exists.
- f) A recreational vehicle parked or stored in the front yard or exterior side yard shall only be parked on a driveway.
- g) A recreational vehicle may be parked in an interior side yard or rear yard provided it shall be set back a minimum of 1.0 metre from any side lot line or rear lot line and is parked on a stable hard surface treatment.
- h) A **recreational vehicle** parked or stored in the open shall be entirely within the legal boundaries of the **lot**.
- i) A recreational vehicle parked or stored in the front yard or exterior side yard shall not exceed a maximum length of 7.0 metres exclusive of any trailer hitch or tongue or exceed a maximum height of 2.0 metres measured from the ground to the highest point of the recreational vehicle or trailer.
- j) A rack or apparatus on the top of a **recreational vehicle** shall not be included in the calculation of maximum height provided the rack or apparatus does not exceed 0.4 metres in height.

- k) A recreational vehicle or trailer that exceeds a maximum length of 7.0 metres exclusive of any trailer hitch or tongue or exceeds a maximum height of 2.0 metres shall only be parked or stored in the interior side yard or rear yard and shall be set back a minimum of 1.0 metre from any interior side lot line or rear lot line.
- A recreational vehicle or trailer parked or stored in the interior side yard or rear yard shall not exceed a maximum length of 11 metres or a maximum height of 4.0 metres.
- m) A recreational vehicle or trailer that exceeds a maximum length of 7.0 metres exclusive of any trailer hitch or tongue or a maximum height of 2.0 metres may be temporarily parked or stored on a driveway in the front yard or exterior side yard between May 1st and October 31st.
- n) A trailer owned by the occupant of a **dwelling** on a **lot** where such trailer is used by the occupant on a daily basis for employment and to earn a living may be parked in the **front yard** or **exterior side yard** provided such trailer does not exceed a maximum length of 4.0 metres exclusive of any trailer hitch or tongue and a maximum height of 2.6 metres.

5.11 Storage or Parking of Commercial vehicles, Limousines, Construction Equipment, Buses, and School Buses in Residential Zones

- a) Storage or parking of **commercial vehicles**, **limousines**, **construction equipment**, buses, and school buses shall be prohibited in all **yards** of a **lot** in any Residential Zone, except within a **garage**.
- b) Notwithstanding Section 5.11 a) a commercial vehicle or construction equipment may be stored or parked in any yard of a lot in a Residential Zone while being used in conjunction with construction, maintenance or demolition activities on said lot.

5.12 Stacking Lane Regulations

 A stacking lane associated with certain uses shall be provided in accordance with Table 13:

Table 13: Stacking Lane Regulations

Permitted Use	Minimum Number of Stacking Spaces Required
1. All other uses	3
2. Automobile washing facility - automated	12
3. Automobile washing facility – manual	3
4. Financial institution	5
5. Restaurant	13

- b) A stacking lane associated with an automobile washing facility (automated and manual) shall be measured from the entrance to the wash bay.
- c) A stacking lane associated with a financial institution shall be measured from a point located 2.0 metres beyond the middle of the drive-through bank machine.
- d) A stacking lane associated with a restaurant shall locate three of the required stacking spaces between the order menu station and pick-up window.
- e) The minimum length of each stacking space shall be 6.5 metres.
- f) Drive-through aisles shall be located so that stacked vehicles do not impede adjacent on or off-site vehicular or pedestrian traffic.
- g) No part of a stacking lane shall be located such that any motor vehicle which uses it will block, impede or interfere with the use of required parking spaces or drive aisles on the lot on which the drive-through facility is located.
- h) No part of **stacking lane** shall be located between the **building** and the **front lot line**.

5.13 Bicycle Parking

- a) General Provisions for bicycle parking spaces
 - The minimum bicycle parking space requirements of this by-law are shown in Table 14. The minimum bicycle parking requirements shall not apply to existing buildings or structures, or any additions thereto, with the exception of additions to hospitals.

- ii) A minimum bicycle parking space requirement shall apply to apartment dwellings containing 25 or more dwelling units as well as the nonresidential uses specified in Table 14.
- iii) A minimum bicycle parking space requirement shall not apply if the total gross floor area of all non-residential uses on a single lot is less than 2,000.0 square metres.
- iv) Where a required **bicycle parking** space is wholly located within a **building** or **structure**, it shall be subject to the following requirements:
 - a. A required **bicycle parking** space shall have direct access from an interior communal area of a **building** or **structure**; and
 - b. A required **bicycle parking** space located within the **ground floor area** of a **building** or **structure** shall have direct access to the exterior of that **building** or **structure**.
- v) The minimum width of an aisle providing access to a **bicycle parking** space shall be 1.75 metres.

Table 14: Bicycle Parking Space Rates

Use	Long-term	Short-term
1. Apartment dwelling containing 25 or more dwelling units	0.5 per dwelling unit	0.1 per dwelling unit or 3 spaces, whichever is greater.
2. Any commercial use, including retail, office, restaurant and shopping centre	n/a	0.1 per 100.0 m ² of Gross Floor area or 3.0 spaces, whichever is greater.
3. Community facility	n/a	0.2 per 100.0 m ² of Gross Floor area or 3.0 spaces, whichever is greater.

Use	Long-term	Short-term
4. Hospital	n/a	Bicycle parking spaces for any hospital expansion or a new hospital shall be based on a parking study detailing the basis for the parking requirements to the satisfaction of Council.
5. Industrial	n/a	0.1 per 100.0 m ² of Gross Floor area or 2.0 spaces, whichever is greater.
6. Park	n/a	0.1 per 100.0 m ² of lot area or 3.0 spaces, whichever is greater.
7. Place of Entertainment/Recreation	n/a	0.1 per 100.0 m ² of Gross Floor area or 3.0 spaces, whichever is greater.
8. Elementary School, Secondary School; and Post Secondary School	n/a	0.2 per 100.0 m ² of Gross Floor area or 3.0 spaces, whichever is greater.

b) Bicycle Parking Space Dimensions

The minimum dimensions of a horizontal **bicycle parking** space shall be provided in accordance with Table 15 and Figure 5.4.

Table 15: Minimum Bicycle Parking Space Dimensions

Dimension	Minimum Requirement (metres)
1. Length	1.8
2. Width	0.6
3. Vertical clearance from the floor	1.9

The minimum dimensions of a vertical **bicycle parking** space shall be provided in accordance with Table 16 and Figure 5.4.

Table 16: Minimum Dimensions of a Vertical Bicycle Parking Space

Dimension	Minimum Requirement (metres)				
1. Length	1.2				
2. Width	0.6				
3. Vertical clearance from the floor	1.9				

The minimum dimensions for stacked **bicycle parking** spaces shall be provided in accordance with Table 17 and Figure 5.5.

Table 17: Minimum Dimensions of Stacked Bicycle Parking Spaces

Dimension	Minimum Requirement (metres)
1. Length	1.9
2. Width	0.6
3. Vertical clearance from the floor	2.4
4. Minimum vertical dimension for each bicycle parking space	1.2

Figure 5.4. Required Bicycle Parking Dimensions – Horizontal and Vertical

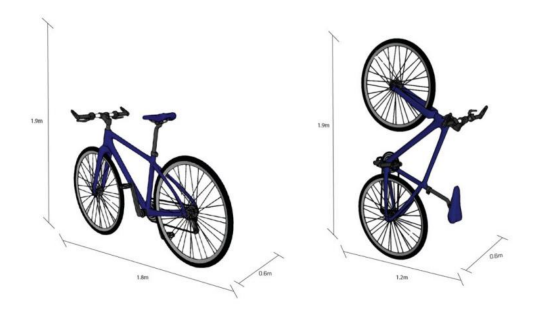
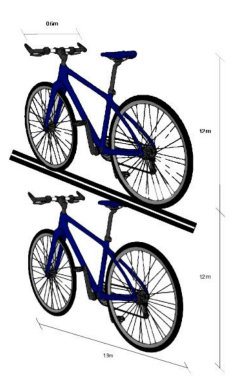


Figure 5.5. Required Bicycle Parking Dimensions - Stacked



f) General Provisions for Short-term Bicycle Parking Spaces

A **short-term bicycle parking** space shall be required to be located in the following areas:

- i. Wholly within a **building** in which the **principal use** is located and for which the **short-term bicycle parking** space is required; or
- ii. In any **yard**, provided the **short-term bicycle parking** space is wholly open and unenclosed and **setback** a minimum distance of 0.6 metres from the nearest **street line** or **lot line**.
- g) General Provisions for Long-term Bicycle Parking Spaces

- A long-term bicycle parking space shall be located wholly within the building where the principal use is located and for which the bicycle parking space is required.
- ii. A **long-term bicycle parking** space required for a **dwelling unit** shall be located within the following areas of a **building**:
 - a. Within the ground floor area;
 - b. On the storey above the ground floor area; or
 - c. On the first or second storey located below grade.
- A required long-term bicycle parking space shall have direct access from the exterior of a building, and that access shall be located on the ground floor.

5.14 Electric Vehicle Parking/Charging

- a) A minimum of 1% of the required number of **parking spaces** in the Mixed Use Zones, Residential Mid-Rise Zone, Residential High-Rise Zone, Institutional Zones, Commercial Zones and Employment Zones shall provide level 2 or 3 charging facilities for electric vehicles.
- b) At least one of the electric vehicle **parking spaces** required in 5.14.a shall be an **accessible parking space**.

5.15 Shared Parking Rates in Mixed Use Zones

- a) Where a property is located in a Mixed Use Zone, and it contains residential units and non-residential floor area, required parking spaces shall be calculated in accordance with the following:
 - i. Calculate the required number of **parking spaces** for each individual **use** in the mixed **use** development in accordance with Table 7.
 - ii. Multiply the required **parking spaces** for each **use** by the parking demand for each time period in accordance with Table 18.
 - iii. For each time period, calculate the total **parking spaces**, based on the percent reduction, required for all **uses** to determine the cumulative total. For clarity, the total required number of **parking spaces** for each **use** shall be calculated separately for each time period.
 - iv. The greatest cumulative total for all **uses** in any time period shall be the total number of **parking spaces** required for the mixed **use** development.

- b) The identified time periods in Table 18 shall be interpreted as:
 - i. Morning shall be between 6:00AM and 11:00AM;
 - ii. Midday shall be between 11:00AM and 4:00PM;
 - iii. Evening shall be between 4:00PM and 11:00PM; and
 - iv. Overnight shall be between 11:00PM and 6:00AM.
 - v. With the exception of residential visitor parking, shared parking reductions shall not be applied to a **residential use**.

Table 18: Shared Parking Percentage of Peak Period

Use	Morning	Midday	Evening	Overnight
1. Community facility, place of assembly, theatre	10%	40%	80%	0%
2. Hotel	70%	70%	100%	100%
3. Office	100%	95%	10%	0%
4. Restaurant	20%	100%	100%	0%
5. Residential visitor parking	20%	60%	100%	25%
6. Retail, personal service	65%	90%	100%	0%

5.16 Number of Loading Spaces

- a) The minimum number of loading spaces to be provided and maintained for an apartment dwelling or the residential component of a mixed use building shall be one loading space for each apartment dwelling containing 25 or more dwelling units.
- b) The minimum number of **loading spaces** to be provided and maintained for an industrial or commercial **use** shall be determined in accordance with Table 19 based on the total **gross floor area** of all **uses** on the **lot**, and
- c) The loading space requirements for more than one use on a single lot or for a building containing more than one use, shall be the sum total of the loading space requirements for each of the uses, unless otherwise specified by this By-law.

Table 19: Non-Residential Loading Space Requirements

Non-Residential Gross Floor area	Minimum Number of Loading Spaces Required
1. 0 to 500 m ²	0
2. 501 to 2,000 m ²	1
3. 2,001 to 5,000 m ²	2
4. 5,001 to 10,000 m ²	3
5. Over 10,000 m ²	3 plus 1 additional for every additional 10,000 m ² or portion thereof

5.17 Loading Spaces

A required **loading space** shall have minimum dimensions, exclusive of any land used for access, **driveway**s or manoeuvring, as follows:

- a) Loading space type A: 3.5 metres x 20.0 metres, with 4.5 metres in clear unobstructed height.
- b) Loading space type B: 3.5 metres x 9.0 metres, with 4.5 metres in clear unobstructed height.

If a required **loading space** abuts a wall or column, the **loading space** width shall be increased by 0.3 metres on each obstructed side.

5.18 Loading Space Deficiencies

- a) Where a use existing at the date of adoption of this By-law provides fewer than the minimum number of required loading spaces, the existing number of loading spaces shall be deemed to be the minimum number of loading spaces required for the use.
- b) An **existing** permitted **use** may be enlarged or changed to another permitted **use** in accordance with the following:
 - i. The minimum number of **loading spaces existing** at the date of adoption of this Bylaw shall continue to be provided.
 - ii. Additional **loading spaces** for the enlarged or changed **use** shall be calculated as follows:

- a. The total minimum number of **loading spaces** for the enlarged or changed **use** as required by Section 5.16 of this By-law,
- b. minus the total minimum number of **loading spaces** the previous **use** would have required notwithstanding Section 5.16.
- c) Where a changed use requires less than the number of existing loading spaces, then the minimum number of loading spaces required shall be in accordance with Section 5.16.

5.19 Loading Space Location

- a) The **loading space** shall be located on the same **lot** as the use, **building**, or **structure** for which it is required.
- b) A loading space shall not be located in any front yard.

5.20 Access to Loading

- a) All loading spaces shall have adequate access on the lot to permit ingress, egress, and manoeuvring by means of a driveway, no part of which shall be used for the parking or storage of any motor vehicle.
- b) The **driveway** providing access to a **loading space** shall have a minimum width of 3.5 metres for one-way traffic and 7.0 metres for two-way traffic.

5.21 Type of Loading Space

- a) Any required **loading space** for an **apartment dwelling** or **mixed use building** shall be **Loading Space** – Type B, as defined in Section 5.17 b).
- b) Any required loading space for the following uses shall be Loading Space Type A, as defined in Section 5.17 a):
 - i. Industrial uses; and
 - ii. **Retail stores** and other commercial **uses** with greater than 1,000.0 square metres total **gross floor area**.
- c) The required **loading spaces** for all other **uses** shall be **Loading Space** Type B, as defined in Section 5.17 b).

6.0 Mixed Use Zones

6.1 Applicable Mixed Use Zones

The Mixed Use Zones established by this By-law apply to lands zoned:

- Historic Mainstreets (HM) Zone;
- Lower Downtown (LD) Zone;
- Upper Downtown (UD) Zone;
- Major Commercial Centre (MCC) Zone;
- Brant Avenue Heritage Conservation District (BHC) Zone; and
- Intensification Corridor (IC) Zone.

6.2 Permitted Uses

The following Table 20 establishes the **uses** permitted in the Mixed Use Zones outlined in Section 6.1. The **uses** permitted in a **zone** are identified by a "P" in the column related to each **zone**. If a **use** is not permitted, a dash "-" is shown in the column related to each **zone**. Where a number appears in superscript beside a "P" in the column related to each **zone**, a qualification applies to the permitted **use** and is detailed in the notes after Table 20.

Pe	rmitted Uses	HM Zone	LD Zone	UD Zone	MCC Zone	BHC Zone	IC Zone
1.	Additional dwelling unit	-	-	Ρ	-	Ρ	Р
2.	Apartment dwelling	P	P	Р	Р	P	Р
3.	Back-to-back townhouse dwelling	-	-	-	-	-	Q1
4.	Block townhouse dwelling	-	-	-	-	-	Q1
5.	Child care centre	Р	Р	Р	Р	Р	Р
6.	Crisis Residence	Р	Р	Р	Р	Р	Р

Table 20: Permitted Residential Uses in the Mixed Use Zones

Section 6 - Mixed Use Zones

Permitted Uses	HM Zone	LD Zone	UD Zone	MCC Zone	BHC Zone	IC Zone
7. Group correctional home	Р	Р	Р	Р	Р	Р
8. Group home	Р	Р	Р	Р	Р	Р
9. Fourplex dwelling	-	-	Р	-	Р	Р
10. Home child care	Р	Р	Р	Р	Р	Р
11. Live-work dwelling	Р	Р	Р	Р	Р	Р
12. Lodging house	Р	Р	Р	Р	Р	Р
13. Mixed use building	Р	Р	Р	Р	Р	Р
14. Retirement home	Р	Р	Р	Р	Р	Р
15. Semi-detached dwelling	-	-	-	-	Р	-
16. Short term rental accommodation	Р	Р	Р	Р	Р	Р
17. Single detached dwelling	-	-	-	-	Р	-
18. Stacked townhouse dwelling	-	-	-	-	-	Q1
19. Street townhouse dwelling	-	-	-	-	-	Q1

Qualifications

Q1 – Townhouse built forms shall not be permitted within 50 metres of an arterial road except where the **lot depth** is less than 35 metres.

Table 21 Permitted Non-Residential Uses in the Mixed Use Zones

Permitted Uses	HM Zone	LD Zone	UD Zone	MCC Zone	BHC Zone	IC Zone
1. Alternative health care	Р	Р	Р	P	Ρ	Ρ
2. Art gallery	Р	Р	Р	Р	Р	Р
3. Automobile repair garage	-	-	-	P	-	Ρ
4. Automobile sales establishment	-	-	-	Р	-	Р
5. Automobile supply store	-	-	-	Ρ	-	Р

Section 6 – Mixed Use Zones

Permitted Uses	HM Zone	LD Zone	UD Zone	MCC Zone	BHC Zone	IC Zone
6. Bakery	Р	Р	Р	Р	Р	Р
7. Banquet hall	Р	Р	Р	Р	Р	Р
8. Bar	Р	Р	-	P	Р	Р
9. Bed and breakfast establishment	Q1	Q1	Q1	Q1	Q1	Q1
10. Brewing on premises establishment	Р	Р	Р	Р	Р	Р
11. Building supply centre	-	Р	Р	Р	-	Р
12. Catering service establishment	-	-	-	Р	-	Р
13. Child care centre	Р	Р	Р	Р	Р	Р
14. Commercial parking area	-	Р	Р	P	Р	P
15. Commercial school	Р	Р	Р	Р	Р	Р
16. Crisis residence	Р	Р	Р	P	Р	Р
17. Drive through	-	-	-	Р	-	Р
18. Elementary school	Р	Р	Р	Р	Р	Р
19. Farmers' Market	Р	Р	Р	Р	Р	Р
20. Financial institution	Р	Р	Р	Р	Р	Р
21. Funeral homes	Р	Р	Р	P	Р	Р
22. Gaming establishment	-	Р	-	-	-	-
23. Grocery store	Р	Р	Р	Р	Р	Р
24. Home improvement centre	Р	Р	Р	Р	Р	Р
25. Home occupation	Q1	Q1	Q1	Q1	Q1	Q1
26. Hotel	Р	Р	Р	Р	Р	Р
27. Library	Р	Р	Р	Р	Р	Р
28. Medical clinic	Р	Р	Р	Р	Р	Р
29. Microbrewery	Р	Р	Р	Р	Р	Р
30. Museum	Р	Р	Р	Р	Р	Р

Section 6 – Mixed Use Zones

Permitted Uses	HM Zone	LD Zone	UD Zone	MCC Zone	BHC Zone	IC Zone
31. Neighbourhood convenience store	Ρ	Р	Р	Р	Р	Р
32. Nursery garden centre	-	Р	Р	P	-	Р
33. Office, general	Р	Р	Р	P	Р	Р
34. Office, medical	Р	Р	Р	Р	Р	Р
35. Personal service	Р	Р	Р	P	Р	Р
36. Pharmacy	Р	Р	Р	Р	Р	Р
37. Place of assembly	Р	Р	Р	P	Р	Р
38. Place of entertainment/recreation	Р	Р	Р	Р	Р	Р
39. Place of worship	Р	Р	Р	P	Р	Р
40. Post-secondary school	Р	Р	Р	P	Р	Р
41. Printing Establishment	Р	Р	Р	P	Р	Р
42. Private Park	Р	Р	Р	Р	Р	Р
43. Public transit facility	Р	Р	Р	P	Р	Р
44. Research use	-	-	-	Р	-	-
45. Restaurant	Р	Р	Р	P	Р	Р
46. Retail store	Р	Р	Р	Р	Р	Р
47. Service or repair shop	Р	Р	Р	P	Р	Р
48. Shopping Centre				Р		
49. Studio	Р	Р	Р	P	Р	Р
50. Taxi establishment	Р	Р	Р	Р	Р	Р
51. Theatre	Р	Р	Р	P	Р	P
52. Veterinary clinic	Р	Р	Р	Р	Р	Р

Qualifications

Q1 – Permitted as a secondary use.

6.3 Provisions for the Historic Mainstreets (HM) Zone

6.3.1 Lot and Building Requirements by Building Type

The following Table 22 and additional provisions establish the **zone** standards that apply to the Historic Mainstreets Zone. An "NR" symbol indicates that there is no requirement for the provision for the permitted use.

Provision	Mixed Use building/ Residential uses	Non-residential uses		
1. Minimum lot area	NR	NR		
2. Minimum lot frontage	NR	NR		
3. Minimum building height	10.5 m	10.5 m		
4. Maximum building height	26 m	26 m		
5. Minimum ground floor height	4.5 m	4.5 m		
6. Minimum front yard	0 m	0 m		
7. Minimum rear yard abutting a Residential or Mixed Use Zone	7.5 m	7.5 m		
8. Minimum rear yard abutting a non- residential zone	7.5 m	0 m		
9. Minimum interior side yard where the mixed use building contains windows facing the interior side yard	5.5 m	NR		
10. Minimum interior side yard abutting any other building	1.0 m ^(B)	1.0 m ^(B)		
11. Minimum exterior side yard	0 m	0 m		
12. Minimum common amenity space	5 m ² / dwelling unit	NR		
13. Minimum landscaped open space	15%	10%		

Table 22: Provisions for the Historic Mainstreets (HM) Zone

Notes:

(A) A minimum of 50% of the common amenity space must be provided outdoor and a minimum of 25% must be indoor.

^(B) Unless **buildings** are touching, then a 0 m **interior side yard setback** is permitted.

6.3.2 Additional Provisions

The following provisions apply to a **mixed use building** or **residential uses** in the Historic Mainstreets Zone:

- a) Dwelling units shall not be permitted on the ground floor.
- b) The maximum **building** length of a **mixed use building** or **retirement home** facing the **front lot line** shall be 60 metres.
- c) The minimum separation distance between a mixed **use** and residential **building** on the same **lot** shall be 11 metres.
- d) Where the rear yard of a lot containing a mixed use building, or retirement home abuts a lot in a SR, NLR, or GNLR Zone, the building height above 10.0 metres shall be limited by a 45-degree angular plane measured from a height of 10.0 metres at the 7.5 metre setback from an adjoining SR, NLR, or GNLR Zone.
- e) Where the side yard of a lot containing a mixed use building, apartment dwelling or retirement home abuts a lot in a SR, NLR, or GNLR Zone, the building height above 10.0 metres shall be limited by a 45- degree angular plane measured from a height of 10.0 metres at the 5.5 metre setback from an adjoining SR, NLR, or GNLR Zone.
- f) The minimum depth of a balcony shall be 1.2 metres.
- g) Notwithstanding section 5.1 surface parking lots shall not have direct frontage and or access on Colborne Street, Dalhousie Street or Market Street.
- h) Access into a **parking area** shall be from **local streets** and laneways, avoiding Colborne Street, Dalhousie Street and Market Street.

6.3.3 Site Specific Exceptions

The following site specific exceptions apply to the Historic Mainstreets (HM) Zone. All remaining provisions of the HM Zone in Section 6.3 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

HM-1 - 53 Dalhousie Street

Additional Permitted Uses

Printing Establishment

Excluded Uses

 A ground floor apartment dwelling located adjacent to Queen Street or Dalhousie Street.

Special Provisions

- Maximum apartment dwelling units on ground floor: 4
- Minimum parking spaces: 8

HM-2 - 136-142 Dalhousie Street and 40-46 George Street

Additional Permitted Uses

• A maximum of 3 dwelling units each having direct entry from George Street may be located in the first storey.

Special Provisions

 No parking spaces shall be required for the residential component provided the total gross floor area of the building (excluding the basement) does not exceed 1,635 square metres.

HM-3 - 108-110 Colborne Street and 9 Queen Street

Special Provisions

No parking spaces shall be required for the dwelling units.

HM-4 – 22-28 Dalhousie Street

Additional Permitted Uses

- Automobile Gas Bar
- Automobile Repair Garage
- Automobile Sales Establishment

Special Provisions

 An automobile gas bar and automobile repair garage shall be subject to the provisions of the Automobile Service (AS) Zone.

HM-5 – 251 Colborne Street

Special Provisions

- Parking: 0.45 spaces per dwelling unit
- HM-6 Properties within the Victoria Park Square Heritage Conservation District

Special Provisions

- Maximum building height: 20 metres
- Minimum setback of a yard facing a street for: existing
- Minimum landscaped open space required in a yard facing a street for existing buildings or structures: existing
- Minimum landscaped open space required in a yard facing a street for new buildings or structures: 50 percent

6.4 Provisions for the Lower Downtown (LD) Zone

6.4.1 Lot and Building Requirements by Building Type

The following Table 24 and additional provisions establish the **zone** standards that apply to the Lower Downtown Zone. An "NR" symbol indicates that there is no requirement for the provision for the permitted use.

Table 24: Provisions for the	Lower Downtown ((LD)) Zone
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Provision	Mixed Use Building/ Residential use	Non-residential uses
1. Minimum lot area	NR	NR
2. Minimum lot frontage	NR	NR
3. Minimum building height	10.5 m	10.5 m
4. Maximum building height	74 m	26 m
5. Minimum ground floor height	4.5 m ⁽¹⁾	4.5 m
6. Minimum front yard	3 m	3 m
7. Minimum rear yard abutting a Residential or Mixed Use Zone	7.5 m	7.5 m
8. Minimum rear yard abutting a non- residential zone	7.5 m	0 m
9. Minimum interior side yard	5.5 m ⁽³⁾	5.5 m ⁽³⁾
10. Minimum exterior side yard	3 m	3 m
11. Minimum common amenity space	5 m²/unit ⁽²⁾	NR
12. Minimum landscaped open space	15%	10%

Notes:

⁽¹⁾ Where ground floor commercial **uses** are proposed.

⁽²⁾ A minimum of 50% of the **common amenity space** must be provided outdoor and a minimum of 25% must be indoor.

⁽³⁾ Except 0 m abutting a **non-residential zone** with no windows on the exterior wall facing the **interior side lot line**.

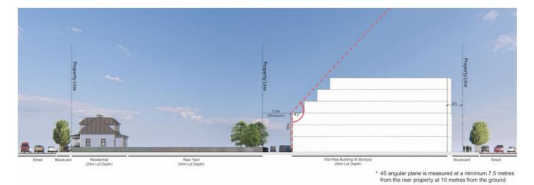
6.4.2 Additional Provisions

The following provisions apply to an **apartment building**, **mixed use building** or other **residential use** in the Lower Downtown Zone:

- a) Where **buildings** are 8 **storeys** or more in height, a 2 to 3 **storey** podium shall be provided and the tower portion of the **building** shall incorporate a **step back** from the outer edge of the exterior wall of the podium.
- b) The minimum separation between tower components of an **apartment building** or **mixed use building** above 8 **storeys** on the same lot shall be 25 metres.
- c) The minimum setback of the tower component of an apartment building or mixed use building above 8 storeys shall be 12.5 metres to a property line that is not a street.
- d) The maximum size of the **floor plate** of a tower component of an **apartment building** or **mixed use building** above a podium shall be 750 square metres.
- e) The maximum **building** length of an **apartment building**, **mixed use building** or **retirement home** facing the **front lot line** shall be 60 metres.
- f) Where the rear yard of a lot containing a mixed use building, apartment dwelling, or retirement home abuts a lot in a SR, NLR, or GNLR Zone, the building height above 10.0 metres shall be limited by a 45- degree angular plane measured from a height of 10.0 metres at the 7.5 metre setback from an adjoining SR, NLR, or GNLR Zone.
- g) Where the side yard of a lot containing a mixed use building, apartment dwelling or retirement home abuts a lot in a SR, NLR, or GNLR Zone, the building height above 10.0 metres shall be limited by a 45- degree angular plane measured from a height of 10.0 metres at the 5.5 metre setback from an adjoining SR, NLR, or GNLR Zone.
- h) The minimum depth of a balcony shall be 1.2 metres.

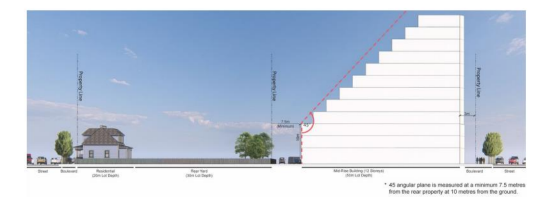
Section 6 - Mixed Use Zones

Angular Plane Abutting Residential Use





* 45 angular plane is measured at a minimum 7.5 metres from the rear property at 10 metres from the ground.



6.4.3 Site Specific Exceptions

The following site specific exceptions apply to the Lower Downtown (LD) Zone. All remaining provisions of the LD Zone in Section 6.4 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

LD-1 – 40 Icomm Drive

Special Provisions

- Minimum loading spaces: 2
- Minimum gaming positions: 800 with 450 at gaming tables

LD-2 – 1100 Icomm Drive

Special Provisions

- Parking: 1 space per 30 square metres
- Loading spaces: 2 Type A required
- Loading space may have direct access from Newport Street to permit ingress, egress and manoeuvring without the means of a driveway.

LD-3 - 166-176 Greenwich Street

Special Provisions

- The lot line abutting Newport Street shall be deemed the front lot line, the lot line abutting Greenwich Street shall be deemed the exterior side lot line, the northerly lot line shall be deemed the interior side lot line, and the westerly lot line shall be deemed the rear lot line.
- The minimum ground floor height shall not apply to a parking structure.
- Maximum front yard setback: 3.0 metres
- Parking Standard:
 - Mixed Use building: 1.0 space per dwelling unit, plus a total of 36 spaces for non-residential uses
 - Accessible parking space and access overhead clearance: 2.25 metres.
 - Minimum loading space: 1 Type A Loading Space shall be provided

LD-4 – 312-314 Colborne Street

Additional Permitted Uses

• Fourplex

Special Provisions

- Minimum lot width: 10.8 metres
- Minimum lot area: 437 square metres
- Maximum lot coverage: 40%
- Maximum building height: 3 storeys
- · Minimum front yard setback: established front building line
- Minimum rear yard setback: 7.5 metres
- Minimum interior side yard setback: 0 metres
- Minimum landscaped open space: 0 square metres
- Parking shall not be located in a front yard.

LD-5 – 341 Colborne Street

Additional Permitted Uses

Automobile Sales Establishment

LD-6 – Colborne Point (Colborne St/Icomm Drive/Hill Street)

Special Provisions

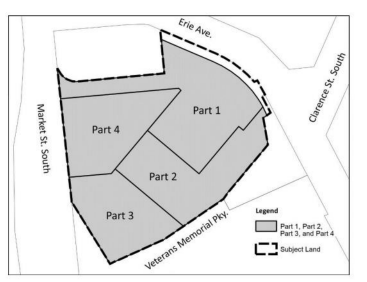
- Maximum building height: 27 storeys
- The lot line abutting Colborne Street shall be considered the front lot line.
- Minimum front yard: 0 metres
- Public and/or Privately Owned Publicly accessible open space/outdoor amenity space will provide a pedestrian connection between Colborne Street and Icomm Drive

LD-7 – 33-43 Erie Avenue and 100 Market Street South

- Parking Standard for Mixed Use Building:
 - 0.7 spaces per dwelling unit
 - 1 space per 27 square metres of commercial gross floor area

- Part 1 (As shown on inset map below): Minimum landscaped open space: 6.5%
 - Minimum front yard setback: 0 metres
 - Minimum building stepback: 1.5 metres above 3 storeys, except for the east (front) elevation of the building measuring 11 metres from the northeast corner.
 - · Loading Space: minimum of one
- Part 2 (As shown on inset map below): Minimum landscaped open space: 10%
 - Minimum front yard setback: 0 metres
 - Minimum building stepback: 1.5 metres above 3 storeys
 - A minimum of one loading space to be shared by the residential and commercial uses shall be provided
- Part 3 (As shown on inset map below): Minimum landscaped open space: 9.5%
 - Minimum front yard setback: 0 metres
 - Minimum building stepback: 1.5 metres above 3 storeys
 - A minimum of one loading space to be shared by the residential and commercial uses shall be provided
- Part 4 (As shown on inset map below): Minimum landscaped open space: 12%
 - Minimum front yard setback: 0 metres
 - Minimum building stepback: 1.5 metres above 3 storeys
 - A minimum of one loading space to be shared by the residential and commercial uses shall be provided





LD-7 Map - Site specific provisions for 33-43 Erie Avenue and 100 Market Street South

LD-8 - 180-188 Greenwich Street

- The lot line abutting Newport Street shall be deemed the front lot line, the lot line abutting Greenwich Street shall be deemed the exterior side lot line, the northerly lot line shall be deemed the interior side lot line, and the westerly lot line shall be deemed the rear lot line.
- The minimum ground floor height shall not apply to a parking structure.
- Maximum front yard setback: 3.0 metres
- Parking Standard for Mixed Use building:
 - 1.0 space per dwelling unit, plus a total of 36 spaces for non-residential uses
 - Accessible parking space and access overhead clearance: 2.25 metres.
 - Minimum loading space: 1 Type A Loading Space shall be provided.

6.5 Provisions for the Upper Downtown (UD) Zone

6.5.1 Lot and Building Requirements by Building Type

The following Table 26 and additional provisions establish the **zone** standards that apply to the Upper Downtown Zone. An "NR" symbol indicates that there is no requirement for the provision for the permitted use.

Table 26: Provisions for the	Upper Downtown (UD) Zone
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Provision	Mixed Use Building/ Residential use	Non-residential Uses
1. Minimum lot frontage	NR	NR
2. Minimum lot area	NR	NR
3. Minimum building height	7.5 m	7.5 m
4. Maximum building height	26 m	12 m
6. Minimum ground floor height	4.5 m ⁽¹⁾	4.5 m ⁽¹⁾
7. Minimum front yard	3 m ⁽²⁾	3 m ⁽²⁾
8. Minimum rear yard abutting a Residential or Mixed Use Zone	7.5 m	7.5 m
9. Minimum rear yard abutting a non- residential zone	7.5 m	0 m
10. Minimum interior side yard	5.5 m ⁽⁴⁾	5.5 m ⁽⁴⁾
11. Minimum interior side yard abutting any other building	0 m	0 m
12. Minimum exterior side yard	3 m ⁽²⁾	3 m ⁽²⁾
13. Minimum common amenity space	5 m²/unit ⁽³⁾	NR
14. Minimum landscaped open space	15%	10%

Notes:

- ⁽¹⁾ Required on **buildings** fronting or flanking Market Street and where ground floor commercial is proposed.
- ⁽²⁾ Except along Market Street, the minimum **front yard** and minimum **exterior side yard** shall be 0 m.
- (3) A minimum of 50% of the common amenity space must be provided outdoor and a minimum of 25% must be indoor. This provision does not apply to a long term care home.

⁽⁴⁾ Except 0 m abutting a **non-residential zone** with no windows on the exterior wall facing the **interior side lot line**.

6.5.2 Additional Provisions

The following provisions apply to an **apartment building**, **mixed use building** or other **residential use** in the Upper Downtown Zone:

- a) Dwelling units shall not be permitted on the ground floor for **buildings** facing or flanking Market Street.
- b) The maximum **building** length of a **mixed use building** or **retirement home** facing the **front lot line** shall be 60 metres.
- c) Where the rear yard of a lot containing a mixed use building, or retirement home abuts a lot in a SR, NLR, or GNLR Zone, the building height above 10.0 metres shall be limited by a 45-degree angular plane measured from a height of 10.0 metres at the 7.5 metre setback from an adjoining SR, NLR, or GNLR Zone.
- d) Where the side yard of a lot containing a mixed use building, apartment dwelling or retirement home abuts a lot in a SR, NLR, or GNLR Zone, the building height above 10.0 metres shall be limited by a 45- degree angular plane measured from a height of 10.0 metres at the 5.5 metre setback from an adjoining SR, NLR, or GNLR Zone.
- e) The minimum depth of a balcony shall be 1.2 metres.

6.5.3 Site Specific Exceptions

The following list establishes the site specific exceptions that apply to the Upper Downtown (UD) Zone. All remaining provisions of the UD Zone in Section 6.5 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

UD-1 – 21-25 Wellington Street

Special Provisions

- Parking: 0 spaces
- · Minimum interior side yard setback: 0 metres
- Rear yard setback: 1.2 metres

UD-2 – 38 Darling Street

Special Provisions

- Required parking spaces minimum width: 2.6 metres
- · Required parking spaces minimum length: of 5.6 metres
- Traffic aisle with a minimum width: 5.4 metres for two-way traffic aisles and 2.6 metres for driveways.

UD-3 – 129 Wellington Street

Special Provisions

Maximum building height: 18 storeys

UD-4 – 150 Darling Street

Special Provisions

Maximum building height: 15 storeys

UD-5 – Northwest Corner of Nelson Street and Charlotte Street

- Provisions for general office:
 - Parking: 1 parking space per 31 square metres of gross floor area
 - Any floor area used exclusively for a central file storage area located in the basement of a building occupied by a general office shall not be included in the gross floor area of the building for the purposes of calculating the minimum off-street parking requirement.

Section 6 - Mixed Use Zones

- The front lot line shall be deemed to be along Nelson Street.
- Parking is permitted in the front yard.

UD-6 – 137 West Street

Additional Permitted Uses

Automobile repair garage

UD-7 – 235-239 Market Street

Additional Permitted Uses

• Adult live entertainment establishment

Excluded Uses

• Drive through restaurant

Special Provisions

- Minimum rear yard setback: 0 metres
- Minimum side yard setback: 0 metres
- No parking shall be permitted in the required front yard.
- Dwelling units shall only be located in a building containing one or more permitted non-residential uses.

UD-8 – 172-178 Market Street

Excluded Uses

• Dwelling units on the first floor.

Special Provisions

- Minimum rear yard setback: 0 metres
- Minimum side yard setback: 0 metres
- A minimum of 10 parking spaces shall be provided for residential uses.
- Open storage shall be prohibited.
- Minimum loading spaces: 0
- Non-residential uses shall be limited to the first storey.

UD-9 – 197 Market Street, 11 Grey Street, 150 & 168 George Street, and 30 Marlborough Street

Sole Permitted Uses

• Mixed use buildings comprised of any of the following uses:

- Art Galleries
- Bakeries
- Dwelling Units
- Financial Institutions
- Neighbourhood Convenience Store
- Personal Service Stores
- Pharmacies
- Printing Establishment
- Studio
- Place of Entertainment/Recreation
- Place of Assembly
- Restaurants
- Retail Stores
- Service or Repair Shops
- Accessory uses, buildings and structures in accordance Section 3.1.
- Emergency Shelter with overnight sleeping accommodation and treatment rooms and (b) an Outdoor Patio facing Market Street and/or Grey Street shall only be permitted after an updated noise study is provided to the satisfaction of the Chief Planner/Director of Planning, demonstrating compliance of the use(s) with the Ministry of Environment, Conservation and Parks' NPC-300

- Maximum building height: 18 storeys/63 metres (including mechanical penthouse)
- The lot line abutting Market Street shall be considered the front lot line
- Minimum interior side yard: 2.9 metres
- Parking spaces shall be permitted between the principal non-residential use and the exterior lot line
- Outdoor rooftop amenity spaces shall require a minimum 3.0 m high noise attenuation wall facing Grey Street and a minimum 2.0 m high noise attenuation wall facing George Street
- A planting strip abutting Market Street and Grey Street is not required. A 2.0 metre (minimum) planting strip is required abutting Marlborough Street and George Street.

- Minimum width for a two-way traffic driveway providing access to a loading space: 6 metres
- Enclosed Noise Buffers are required along Market Street and Grey Street between any outer windows of the building and Habitable Living Spaces.

UD-10 - 163 Market Street & 38, 40 & 42 Sheridan Street

Additional Permitted Uses

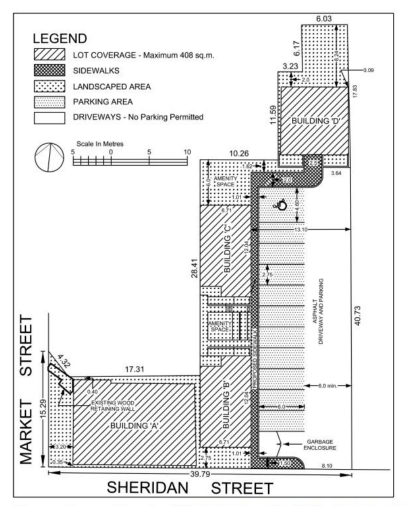
- Single detached dwelling
- Semi-detached dwelling
- Street townhouse dwelling

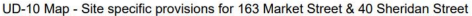
Excluded Uses

• A restaurant in Building A shall not include a drive through.

- A street townhouse dwelling in buildings B, C and D shall be comprised of a maximum of three attached dwelling units.
- Uses in all buildings shall be permitted in accordance with all regulations shown on inset map below.

Section 6 - Mixed Use Zones





UD-11 – 14 Marlborough Street

Additional Permitted Uses

Semi-detached dwelling

Special Provisions

• Minimum front yard landscaped open space: 40%

UD-12 – 120-138 Market Street

- Maximum building height: 10 storeys
- Minimum rear yard setback:
 - 2.3 metres (for a portion of the building which extends 38 metres along the rear lot line perpendicular to 46 Nelson Street)
 - 1.2 metres (for a portion of the building which extends 38 metres along the rear lot line perpendicular to 29 Chatham Street)
- Minimum interior side yard setback:
 - Abutting a residential zone: N/A
 - Abutting a building with windows on the facing wall: 0.5 metres (for a portion of the building which extends 24.2 metres from the interior lot line parallel to the rear lot line of 46 Nelson Street)
- Minimum exterior side yard setback: 0.8 metres along Nelson Street 1.7 metres along Chatham Street
- A minimum step back of 1.5 metres from the building line abutting Market Street at a height of 11.7 metres above grade.
- Step backs from the rear building line perpendicular to Nelson Street starting at a building height of 11.7 metres above grade;
 - (4th and 5th storey): 0.3 metres
 - 6th storey: 3.6 metres
 - 7th storey: 7.6 metres
 - 8th storey: 10.6 metres
 - 9th storey: 13.6 metres
- Step backs from the rear building line perpendicular to Chatham Street starting at a building height of 11.7 metres above grade;
 - 4th and 5th storey: 21.7 metres
 - 6th storey: 28.7 metres
 - 7th storey: 31.7 metres
 - 8th floor: 34.7 metres
 - 9th floor: 37.7 metres
- Minimum landscaped open space: 13%

Section 6 - Mixed Use Zones

- Parking for a mixed use building: 0.90 space per dwelling unit plus 1 space per 40 square metres of gross floor area for non-residential uses
- Residential uses shall be permitted on the ground floor of a mixed use building along Nelson Street and Chatham Street
- Minimum amenity space:
 - Interiors space: 283 square metres
 - Exterior space: 854.7 square metres as a landscaped rooftop amenity space
- Planting strips: NIL
- Buffering: NIL

UD-13 – 104 Nelson Street

Special Provisions

- · Minimum parking spaces: 36 surface, 42 underground
- Maximum building height: 7 storeys (including basement)
- · Maximum gross floor area: 6,950 square metres
- · Maximum dwelling units: 60 units
- Maximum encroachment of a canopy: 3 metres into a required yard with a maximum height of 4.5 metres.
- Any exposed wall of an underground parking structure shall not exceed 1.8 metres in height.

UD-14 – 53 Charlotte Street

Additional Permitted Uses

Single detached dwellings

- Minimum lot area: 270 square metres
- Minimum lot frontage: 9 metres
- Minimum lot coverage: 40%

6.6 Provisions for the Major Commercial Centre (MCC) Zone

6.6.1 Lot and Building Requirements by Building Type

The following Table 28 and additional provisions establish the **zone** standards that apply to the Major Commercial Centre Zone. An "NR" symbol indicates that there is no requirement for the provision for the permitted use.

Provision	Mixed Use / Residential Use	Non-residential uses
1. Minimum lot frontage	NR	NR
2. Minimum lot area	NR	NR
3. Minimum building height	10.5 m	NR
4. Maximum building height	56 m	15 m
5. Minimum ground floor height	4.5 m ⁽¹⁾	NR
6. Minimum front yard	NR	3 m
7. Minimum rear yard	7.5 m	7.5 m
8. Minimum interior side yard	5.5 m ⁽³⁾	5.5 m ⁽³⁾
9. Minimum exterior side yard	3 m	3 m
10. Minimum common amenity space	5 m²/unit ⁽²⁾	NR
11. Minimum landscaped open space	30%	10%

Table 28: Provisions for the Major Commercial Centre (MCC) Zone

Notes

⁽¹⁾ Where ground floor commercial **uses** are proposed.

(2) A minimum of 50% of the common amenity space must be provided outdoor and a minimum of 25% must be indoor. This provision does not apply to a long term care home.

⁽³⁾ Except 0 m abutting a **non-residential zone** with no windows on the exterior wall facing the **interior side lot line**.

6.6.2 Additional Provisions

- a) The additional provisions of Section 6.4.2 shall apply to apartment buildings, mixed use buildings or other residential use in the Major Commercial Centre Zone.
- b) New offices in a mixed use building or non-residential building shall not exceed 4,000 square metres of gross floor area.

6.6.3 Site Specific Exceptions

The following list establishes the site specific exceptions that apply to the Major Commercial Centre (MCC) Zone. All remaining provisions of the MCC Zone in Section 6.6 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

MCC-1 – Lynden Park Mall, 84 Lynden Road

Additional Permitted Uses

- Automobile gas bar
- Automobile washing facility
- Warehouse, public storage

Special Provisions

- Parking: 4 spaces per 100 square metres of gross floor area
- Minimum rear yard: 5 metres
- Minimum common amenity space for residential dwellings: 3 square metres per unit
- Minimum common amenity space for retirement home: 3 square metres per bed
- A public storage warehouse shall only be permitted within 100 metres of the Woodyatt Drive lot line and 350 metres of the Roy Boulevard lot line.
- A public storage warehouse is considered a commercial use for the purpose of the definition of Shopping Centre.

MCC-2 – 565 West Street

- A place of entertainment/recreation shall be limited to one (1) health club.
- A medical clinic shall be limited to one (1) medical/dental clinic.
- · A retail store shall be limited to an accessory pharmacy.
- Minimum front yard setback along West Street: 2.1 metres
- Minimum loading spaces: 1 Type A and 2 spaces with dimensions of 3 metres in width by 6 metres in length

MCC-3 – King George Road and Powerline Road

Special Provisions

• All uses shall be capable of being, and may be served by a private sanitary waste disposal system approved by the City in consultation with the Brant County District Health Unit.

MCC-4 – 25 Holiday Drive

Special Provisions

- Maximum open storage: 35% of the lot area
- Where a rear lot line is not parallel to the front lot line, the rear lot line shall be calculated by a line joining two points as follows:
 - A line of 121 metres in a northwesterly direction along the lot line abutting Highway No. 403; and
 - A line of 116 metres in a southwesterly direction along the lot line abutting the Canadian National Railway line.
- Minimum planting strip: 6 metres along all lot lines

MCC-5 – 218 and 234 Henry Street

Additional Permitted Uses

• Automobile gas bar

Special Provisions

- An automobile gas bar is subject to provision of the AS Zone.
- Minimum rear yard setback: 6 metres
- Minimum exterior side yard setback for all other permitted uses along Henry Street: 9 metres
- Minimum landscaped open space: 10%
- Parking: 1 space per 22 square metres of gross floor area
- Open storage shall be permitted in a yard abutting an expressway.

MCC-6 – 140 and 158 Lynden Road

Additional Permitted Uses

• Dry cleaning establishment

MCC-7 – 175 – 181 Lynden Road

Additional Permitted Uses

Dry cleaning establishment

Special Provisions

The designated front lot line shall be Lynden Road.

MCC-8 – 180 Lynden Road

Special Provisions

Minimum landscaped open space: 7%

MCC-9 – 155 Lynden Road

Special Provisions

 Any loading space may have direct access from Dalkeith Drive to permit ingress, egress and manoeuvring without the means of a driveway.

MCC-10 – 166 Lynden Road

Special Provisions

Minimum off-street parking: 1 space per 3 beds

MCC-11 – 19 Lynden Road – Northwest corner of lot

Special Provisions

Minimum length of all 90-degree parking spaces: 5.5 metres

MCC-12 – 333 King George Road – Eastern portion of lot

- Parking for General offices, financial institutions, medical clinics and medical offices: 1 space per 33 square metres of gross floor area
- A use, building, or structure may be established in a MCC-13 Zone with private water supply and/or sewage disposal facilities that have been approved by the Chief Building Official.

6.7 Provisions for the Brant Avenue Heritage Conservation (BHC) District Zone

The following Table 30 and additional provisions establish the **zone** standards that apply to the Brant Heritage Conservation District Zone. An "NR" symbol indicates that there is no requirement for the provision for the permitted use.

Table 30: Provisions for the Brant Avenue Heritage Conservation District (BHC) Zone

Provision	Requirement
1. Minimum lot area for single detached dwellings	278.5 m ²
2. Minimum lot area for semi-detached dwellings	230.0 m ²
3. Minimum lot area for all other uses	360 m ²
4. Minimum lot frontage for single detached dwelling	12.0 m
5. Minimum lot frontage for semi- detached dwelling	7.0 m
6. Minimum lot frontage for all other uses	12.0 m
7. Maximum building height	10.5 m
8. Maximum lot coverage	40%
9. Minimum front yard	6.0 m ⁽³⁾
10. Minimum rear yard	20% of lot depth up to a maximum of 9.0 m
11. Minimum interior side yard	0.6 m ⁽¹⁾
12. Minimum exterior side yard	2.5 m ⁽²⁾
13. Minimum landscaped open space	25%

Notes:

⁽¹⁾ For single detached dwellings, the minimum interior side yard shall be 0.6 metres on the side with an integral garage or integral carport and 2.5 metres on the side without.

(2) Applies to single detached dwellings and semi-detached dwellings. For all other uses, the minimum exterior side yard shall be 0.6 metres.

⁽³⁾ Or the **established front building line**, whichever is the lesser one.

6.7.1 Additional Provisions

The following provisions apply in the Brant Heritage Conservation District Zone:

- a) Parking shall not be located in a front yard adjacent to Brant Avenue.
- b) Open storage is not permitted.

Where there is a conflict between the requirements of the Brant Avenue Heritage Conservation District Study and any provisions of this By-law, the requirements articulated in the Brant Avenue Heritage Conservation District Plan shall prevail.

6.7.2 Site Specific Exceptions

The following list establishes the site specific exceptions that apply to the Brant Avenue Heritage Conservation (BHC) Zone in Section 6.7 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

BHC-1 – 21 Richmond Street

- Minimum lot area: 124 square metres per unit
- Minimum lot frontage: 20 metres
- Maximum lot coverage: 35%
- Minimum front yard setback: 1.2 metres
- Minimum rear yard setback: 10 metres
- Minimum interior side yard setback: 1.8 metres
- Minimum exterior side yard setback: 2.4 metres
- Minimum landscaped open space: 30%
- Minimum amenity space: 0 square metres
- Minimum off-street parking: 1.25 spaces per unit
- Minimum loading spaces: 0
- Maximum number of dwelling units: 14
- Minimum planting strips: 2.5 metres

Section 6 - Mixed Use Zones

6.8 Provisions for the Intensification Corridor (IC) Zone

The following Table 32 and additional provisions establish the **zone** standards that apply to the Intensification Corridor Zone. An "NR" symbol indicates that there is no requirement for the provision for the permitted use.

Table 32: Provisions for the Intensification Corridor (IC) Zone

Provision	Apartment dwelling / Mixed Use	Block townhouse dwelling	Stacked townhouse dwelling	Street townhouse dwelling	Street townhouse dwelling with Detached Rear Garage	Street townhouse dwelling with Integral Rear Garage	Back-to- back townhouse dwelling	Non- residential uses
1. Minimum lot frontage	NR	30 m	NR	6	5 m	5 m	6	NR
2. Minimum lot area	NR	135 m ² /unit	100 m ² /unit	160 m² /unit	150 m² /unit	100 m² /unit	80 m² /unit	NR
3. Minimum building height	10.5 m	10.5 m	10.5 m	10.5 m	10.5 m	10.5 m	10.5 m	NR
4. Maximum building height	38 m ⁽¹⁾	15 m	15 m	15 m	15 m	15 m	15 m	12 m
5. Minimum ground floor height for mixed use buildings	4.5 m	NR	NR	NR	NR	NR	NR	4.5 m
6. Minimum front yard	3 m	4.5 m	4.5 m	6.0 m	4.5 m	4.5 m	6 m	3 m
7. Minimum rear yard abutting a Residentia I or Mixed Use Zone	7.5 m	7.5 m	7.5 m	7.5 m	(2)	(2)	0 m	7.5 m

Section 6 - Mixed Use Zones

Provision	Apartment dwelling / Mixed Use	Block townhouse dwelling	Stacked townhouse dwelling	Street townhouse dwelling	Street townhouse dwelling with Detached Rear Garage	Street townhouse dwelling with Integral Rear Garage	Back-to- back townhouse dwelling	Non- residential uses
8. Minimum rear yard abutting a non- residential zone	7.5 m	7.5 m	7.5 m	7.5 m	(2)	(2)	NR	0 m
9. Minimum interior side yard	5.5 m ⁽⁶⁾	1.2 m	1.2 m	1.2 m ⁽³⁾	1.2 m ⁽³⁾	1.2 m ⁽³⁾	1.2 m ⁽³⁾	5.5 m ⁽⁶⁾
10. Minimum exterior side yard	3 m	3 m	3 m	3 m	3 m	3 m	3 m	3 m
11. Minimum common amenity space	5 m ² /unit ⁽⁴⁾	NR	NR	NR	NR	NR	NR	NR
12. Minimum private amenity space	NR	15 m² /unit	8 m² /unit	NR	25 m ² /unit	15 m² /unit	8 m ² /unit	NR
12. Minimum landscap ed open space	30%	30%	30% ⁽⁵⁾	30% ⁽⁵⁾	50% ⁽⁵⁾	50% ⁽⁵⁾	30% ⁽⁵⁾	10%

Notes:

⁽¹⁾ Except along Erie Avenue where the maximum **building height** shall be 4 **storeys** or 13.5 metres.

⁽²⁾ Abutting a **lane**, Subject to Table 1, row 4.

⁽³⁾ Except that where **dwellings** on abutting **lots** share a **common wall**, no **interior side yard** shall be required.

⁽⁴⁾ A minimum of 50% of the common amenity space must be provided outdoor and a minimum of 25% must be indoor. This provision does not apply to a long-term care home.

⁽⁵⁾ Applies only to the **front yard**.

⁽⁶⁾ Except 0 m abutting a **non-residential zone** with no windows on the exterior wall facing the **interior side lot line**.

6.8.1 Additional Provisions

- a) The following provisions apply to a **mixed use building** or non-residential **building** in the Intensification Corridor Zone:
 - i. Ground floor commercial **uses** shall be required in pedestrian prominent areas delineated with a "-PP" after the **zone** symbol on Schedule A and **residential uses**, except for a lobby and associated loading and garbage collection facilities, shall not be permitted on the ground floor.
 - ii. Retail, and service **uses** shall be capped at 8,000 square metres of **gross floor area** per commercial tenant.
 - iii. Office uses shall be capped at 4,000 square metres of gross floor area.
- b) The additional provisions of Section 6.4.2 shall apply to apartment buildings, mixed use buildings or retirement homes in the Intensification Corridor Zone.
- c) The following provisions apply to **block townhouse dwellings** in the Intensification Corridor Zone:
 - i. The minimum width of each dwelling unit shall be 5.5 metres.
 - The minimum separation distance between block townhouse dwellings on the same lot shall be 3.0 metres for an end wall to end wall condition, 15 metres for a rear wall to rear wall condition, and 15 metres for a front wall to front wall condition.
 - iii. The minimum distance from an end wall to a **private street** shall be 1.8 metres.
 - iv. The minimum distance from a wall other than an end wall to a **private street** shall be 3.0 metres.
 - v. The minimum distance from an **integral garage** of a **block townhouse dwelling unit** to a **private street** shall be 5.8 metres.
- d) The following provisions apply to **stacked townhouse dwellings** in the Intensification Corridor Zone:
 - i. The minimum distance from an end wall to an internal roadway shall be 1.5 metres.
 - ii. The minimum distance from a wall other than an end wall to an internal **driveway** shall be 3.0 metres.

- iii. The minimum distance from an **integral garage** of a **stacked townhouse dwelling unit** to an internal roadway shall be 5.8 metres.
- iv. The minimum separation distance between **buildings** on the same **lot** shall be 3.0 metres for an end wall to end wall, 15 metres for a rear wall to rear wall condition and 15 metres for a front wall to front wall.
- e) The opening of an integral garage facing the front lot line shall not exceed 50% of the width of the block townhouse doweling unit, street townhouse dwelling unit or back-to-back townhouse dwelling unit.

6.8.2 Site Specific Exceptions

The following list establishes the site specific exceptions that apply to the Intensification Corridor (IC) Zone in Section 6.8 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

IC-1 – 265 King George Road – Northridge Plaza

Special Provisions

- Minimum landscaped open space: 5%
- IC-2 573-585 Colborne Street

Additional Permitted Uses

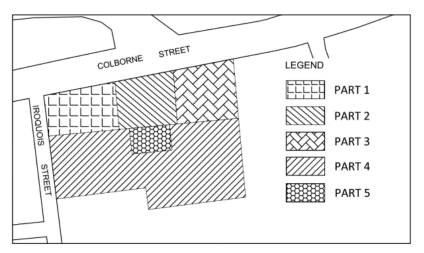
Mixed use townhouse

- For the purpose of this By-law, Colborne Street shall be deemed the front lot line and Iroquois Street shall be deemed the exterior lot line.
- Minimum lot area: 116 square metres per unit
- Minimum landscaped open space: 25%
- Minimum amenity space for mixed use townhouses: 9 square metres per unit
- Minimum amenity space for stacked townhouse dwelling and block townhouse dwelling: 5 square metres per unit
- A continuous fence and/or noise barrier wall shall be provided and maintained along the length of the lot line abutting 50 Iroquois Street.
- A planting strip having a width of 1.5 metres or a buffer approved pursuant to the Site Plan Control provisions of the *Planning Act*, shall be provided

and maintained along the lot line abutting 50 Iroquois Street and the easterly lot line.

- Balconies (not constructed on foundations) may project no closer than 1.2 metres to the front lot line abutting Colborne Street.
- Unenclosed steps (with or without a landing) may project no closer than 0.6 metres to the exterior lot line abutting Iroquois Street.
- Parking Regulations:
 - Apartment dwellings: 1 space per unit
 - A minimum of 16 spaces for non-residential uses.
 - Each dwelling unit shall provide a minimum of 2 parking spaces per unit, one of which shall be provided in an integral garage and one of which shall be provided in a private driveway.
 - Each block townhouse dwelling and/or stacked townhouse dwelling shall provide a minimum of 2 parking spaces per unit.
 - · A minimum of 30 visitor parking spaces shall be provided.
 - Loading spaces: 0
- For Part 1, as shown on inset map below, attached to and forming part of this By-law: Apartment dwelling provisions include:
 - Maximum building height: 5 storeys
 - Minimum front yard setback: 3 metres
 - Minimum exterior side yard setback: 6 metres
- For Part 2, as shown on inset map below, attached to and forming part of this By-law: Mixed use building provisions include:
 - Maximum building height: 3 Storeys
 - Minimum front yard setback: 3 metres
- For Part 3, as shown on inset map below, attached to and forming part of this By-law: Apartment dwelling provisions include:
 - Maximum building height: 9 storeys
 - Minimum front yard setback: 3 metres
 - Minimum interior side sard setback: 6.7 metres to the easterly lot line
- For Part 4, as shown on inset map below, attached to and forming part of this By-law: Block townhouse dwelling and stacked townhouse dwelling provisions include:
 - Maximum building height: 3 storeys

- Minimum rear yard setback: 17 metres
- Minimum interior side yard setback: 13 metres to the easterly lot line and 4.8 metres to the westerly lot line
- Minimum exterior side yard setback: 3 metres
- For Part 5, as shown on inset map below, attached to and forming part of this By-law:
 - A 1,200 square metre central common amenity space shall be provided and maintained.
 - The private condominium road abutting non-residential uses shall be deemed the front lot line for the mixed use buildings.
 - Minimum Parcel of Tied Lands (POTL) lot area: 70 square metres for block townhouses, 105 square metres for mixed use buildings
 - Minimum POTL lot frontage: 4.4 metres for block townhouses, 5.4 metres for mixed use buildings
 - Maximum POTL lot coverage: 75%
 - Minimum POTL front yard setback: 5.6 metres to the attached garage door, 0.6 metres to the dwelling unit for a mixed use building, 3 metres to the dwelling unit for block townhouses
 - Minimum POTL rear yard setback: 5.6 metres to the attached garage door, 4.5 metres to the dwelling unit for mixed use buildings, 3 metres to the dwelling unit, 0 metres along a common wall between units
 - Minimum POTL side yard setback: 1.2 metres and 0 metres along a common wall between units.



IC-2 Map - Site specific provisions for 573-585 Colborne Street

IC-3 – 998-1000 Colborne Street

Special Provisions

- Maximum number of dwelling units: 3
- Minimum exterior side yard setback: 0 metres

IC-4 – 25-27 King George Road

- Maximum gross floor area: 560 square metres
- Minimum front yard setback: 19 metres
- Minimum rear yard setback: 2 metres
- Minimum interior side yard setback: 4 metres
- Minimum exterior side yard setback: 13 metres
- Parking: 1 space per 25 square metres of gross floor area
- Loading spaces: 0
- Planting strip: not applicable
- Vehicular access to and from Queensway Drive shall be prohibited.

IC-5 - 627 Park Road North

Special Provisions

 Minimum interior side yard setback: 3 metres except 0 metres to another IC Zone.

IC-6 - 160-164 Charing Cross

Additional Permitted Uses

Equipment rental establishment

IC-7 – 1, 3, 5 Dunsdon Street

Special Provisions

 Privacy fence of a minimum height of 1.8 metres shall be maintained on east side of property which is adjacent to 5 Dunsdon Street.

IC-8 – 71 North Park Street

Special Provisions

· Minimum front yard setback: 3.5 metres

IC-9 – 226 West Street

Special Provisions

- Minimum interior side yard setback: 4.4 metres
- Minimum planting strip: 0.9 metres along West Street
- Parking: 1 space per 13 square metres of gross floor area plus 1 space per 4 customer seats
- The front lot line shall be deemed to be along Dundas Street.

IC-10 – 225 King George Road

Special Provisions

- Privacy fence of a minimum height of 1.8 metres shall be maintained along rear lot line.
- Maximum height: 2 storeys
- Minimum interior side yard setback: 1.25 metres

IC-11 - 379 to 387 West Street

Additional Permitted Uses

Existing single detached dwellings

IC-12 – 781 Colborne Street East

Special Provisions

- Minimum interior side yard setback: 0.3 metres
- Minimum landscaped open space: 0 square metres
- IC-13 16 to 36 and 44 Charing Cross Street, 456 to 460 St. Paul Avenue, and 6 to 20B Borden Street

Additional Permitted Uses

- Existing single detached dwellings
- IC-14 379-381 St. Paul Avenue

Special Provisions

• Landscaped open space: 7%

IC-15 – 601 Park Road North

Additional Permitted Uses

- Warehouse, Public Storage
- **Excluded Uses**
- Drive-through restaurant

Special Provisions

• The public storage warehouse shall not require a loading space.

IC-16 – 23 Harris Avenue

Additional Permitted Uses

Service Industry

IC-17 – 371 St. Paul Avenue

- Front lot line shall be deemed to be along St. Paul Avenue.
- Minimum rear yard for additions to existing building: 6 metres
- Minimum landscaped open space: 0 square metres

IC-18 – 134 King George Road

Special Provisions

• The provision of vehicular access to and from the subject property shall be limited to Wayne Drive and shall be prohibited from King George Road.

IC-19 – 46 Charing Cross Street

Additional Permitted Uses

Service industry

Special Provisions

- Minimum interior side yard setback: 1.36 metres
- Parking for existing Service Industry use (plumbing shop): 1 space per 50 square metres of gross floor area

IC-20 - 351-365 Colborne Street

Special Provisions

- Minimum landscaped open space: 2%
- Minimum parking for dwelling units: 34 spaces
- Minimum parking for medical clinic, medical office and associated uses: 28 spaces
- Required parking for the dwelling units, medical clinic, medical offices and associated uses will be located on lands identified as 347-365 Colborne Street East on the condition that an agreement providing for the continuation of the required parking spaces is entered into with the City and is registered against both parcels of land.
- Required parking spaces for any uses other than the dwelling units, medical clinic, medical offices and associated uses may be provided on appropriately zoned land that is located within a minimum of 200.0 metres of the nearest lot line of the subject property on the condition that an agreement providing for the continuation of the required parking spaces is entered into with the City and is registered against both parcels of land.
- Minimum loading spaces: 0
- Minimum buffering/planting strips: not applicable

IC-21 – 347-349 Colborne Street

Special Provisions

Minimum exterior side yard setback: 0 metres

Section 6 - Mixed Use Zones

- Minimum landscaped open space: 11%
- Required parking spaces may be provided on appropriately zoned land that is located within a minimum of 200 metres of the nearest lot line of the subject property on the condition that an agreement providing for the continuation of the required parking spaces is entered into with the City and is registered against both parcels of land.
- Minimum loading spaces: 0
- Minimum buffering/planting strips: not applicable

IC-22 – 381-393 Colborne Street

Special Provisions

- Front Yard (minimum): 0.2 metres
- Rear Yard (minimum): 5.0 metres (for the southerly lot line abutting 381 Colborne Street)
- Side Yard (minimum)
 - Abutting a Residential Zone: 3.0 metres (for the westerly lot line abutting 381 Colborne Street)
 - Abutting any Other Zone 2.5 metres
 - Abutting a Building with Windows on the Facing Wall: 10.0 metres
- Landscaped Open Space (minimum): 13%
- Parking:
 - Minimum 0.8 spaces per dwelling unit
 - Minimum 1.0 spaces per 60 square metres of gross floor area for General Offices
 - Notwithstanding any provision of the By-law, the minimum parking rate of 1.0 spaces per 60 square metres shall only apply to General Offices.
 - Dwelling Units (maximum): 50

IC-23 – 771 Colborne Street

Additional Permitted Uses

• Single detached dwelling

- Minimum lot area: 450 square metres
- Minimum lot frontage: 15 metres

- Maximum lot coverage: 450 square metres
- Minimum front yard setback: 6 metres or the established front building line, whichever is the lesser
- Minimum rear yard setback: 7.5 metres
- Minimum side yard setback: 3 metres on one side and 1 metre on the other side
- Minimum interior side yard setback where an integral garage or carport is provided: 1 metre
- Minimum exterior side yard setback: 3 metres
- Existing heating and cooling equipment can project into the minimum westerly interior side yard but shall not be located closer than 0.2 metres from the lot line.

IC-24 – 150 Colborne Street West

Special Provisions

- Minimum of 14 parking spaces required when gross floor area is 500 square metres or less.
- No loading spaces required when gross floor area is 500 square metres or less.

IC-25 – 177 Colborne Street West

Special Provisions

- Parking standard mixed use building:
 - Colborne Street West shall be deemed to be the front lot line and the lot line abutting Winniett Street shall be deemed to be the rear lot line
 - 0.51 spaces per dwelling unit
- For General Offices:
 - 1 space per 101 square metres
- The required parking spaces shall be a minimum of 0 metres from the lot line abutting Winniett Street.
- Utility service equipment shall be permitted within 1.1 metres of a lot line abutting a street.

IC-26 – Intersection of Erie and Eagle Avenue

Special Provisions

• Minimum front yard setback: established front building line

Section 6 - Mixed Use Zones

• No parking or loading is permitted in the front yard.

IC-27 – 10 Mt. Pleasant Street

Special Provisions

- · Minimum front yard setback: 2 metres
- Parking: 3 spaces
- · The designated front lot line shall be Mt. Pleasant Street.

IC-28 – 12 Mt. Pleasant Street

Additional Permitted Uses

Existing single detached dwellings

Special Provisions

- Minimum lot area: 260 square metres
- Minimum interior side yard setback: 0.5 metres
- Maximum lot coverage: 43%
- The designated front lot line shall be Mt. Pleasant Street.

IC-29 - 108 Colborne Street West

Special Provisions

- The lot line abutting Colborne Street shall be deemed the front lot line.
- Minimum front yard setback: 0 metres for the building existing on the date of the passing of the By-law
- Minimum rear yard setback: 1.5 metres for the portion of the rear yard that extends for a distance of 31.0 metres from the existing interior lot line and 6.0 metres for the remainder of the rear yard
- Minimum interior side yard setback: 1 metre
- Minimum landscaped open space: 5%
- A minimum 1.5 metre wide planting strip abutting Balfour Street shall be provided.

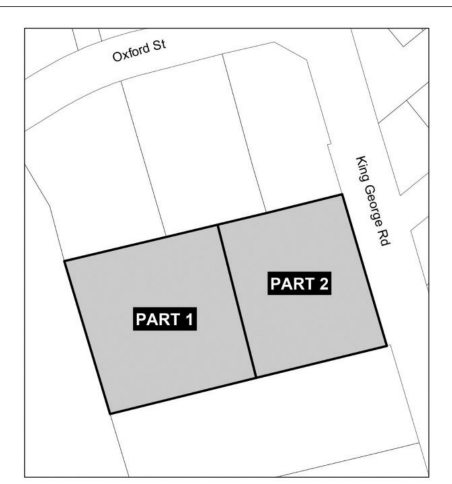
IC-30 – 54 Winniett Street

- Minimum front yard setback: 2 metres
- Minimum interior side yard setback (north): 7.9 metres

- Minimum interior side yard setback (south): 1.6 metres
- Minimum landscaped open space: 20%
- No amenity space shall be required for an apartment building.
- Minimum number of parking spaces: 32
- Maximum number of apartment dwelling units: 32

IC-31 – 141 King George Road

- Minimum rear yard setback: 9.6 metres
- Minimum interior side yard setback abutting a residential zone: 5.6 metres
- A maximum of 14 parking spaces arranged in a single row located between the principal non-residential use and the front lot line shall be permitted.
- A minimum building step back of 17 metres shall be provided from the south building line above the ninth storey and an additional 10 metres above the tenth storey for the southernmost wing of the portion of the building located on Part 2 of inset map below.
- A minimum building step back of 0.91 metres shall be provided from the westerly building line above the fifth storey, an additional step back of 0.91 metres above the seventh storey, an additional step back of 2 metres above the eighth storey and an additional step back of 3.3 metres above the tenth storey for the portion of the building located on Part 1 of inset map below.
- A minimum building step back of 1.3 metres shall be provided for the east building line above the second storey for the portion of the building located on Part 2 of inset map below. Notwithstanding the above, balconies and wing walls are permitted to encroach into the minimum building step back.





IC-31 Map - Site specific provisions for 141 King George Road

IC-32 – 415-417 Colborne Street

- Minimum front yard setback: 0 metres
- Minimum landscaped open space: 4%
- Minimum two way driveway width: 4 metres

Section 6 – Mixed Use Zones

IC-33 - 908-914 Colborne Street

Special Provisions

- Minimum interior side yard setback abutting a residential zone: 4.5 metres for a portion of the east side of the building 15.5 metres from the front lot line for a maximum length of 9 metres
- Minimum interior side yard setback abutting a building with windows on the facing side: 4.5 metres for a portion of the east side of the building 15.5 metres from the front lot line for a maximum length of 9 metres
- Minimum rear yard setback: 21 metres
- Minimum parking for a mixed use building: 1 space per dwelling unit plus 1 space per 30 square metres of gross floor area for non-residential uses
- Minimum loading spaces: 2
- Residential uses shall be permitted on the ground floor of a mixed use building in the part of the building which does not face Colborne street.
- Minimum outdoor amenity space: 271 square metres
- Minimum indoor amenity space: 58 square metres

IC-34 – 168-180 Colborne Street West

Special Provisions

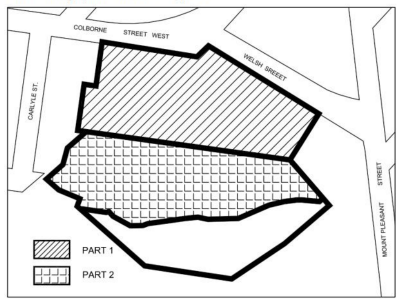
- A restaurant shall not include a drive through.
- Within Part "1" on inset map below:
 - Minimum Front Yard Setback: 5.5 metres
 - Minimum Exterior Side Yard Setback 3 metres
 - No parking area shall be located between the building and the front or exterior lot line.
 - The loading space shall be "Type A".
- Within Part "2" on inset map below:

Apartment dwellings:

- Minimum interior side yard setback (west): 4 metres
- Minimum rear yard setback measured from Open Space Zone: 5 metres
- Minimum amenity space: 3 square metres per unit

Mixed Use Buildings

- Minimum interior side yard setback (west): 40 metres
- Minimum rear yard setback: 5 metres
- measured from Open Space Zone
- The loading space shall be "Type A".



IC-34 Map - Site specific provisions for 168-180 Colborne Street West

IC-35 – Concrete Mixing Plant – 53 Henry Street

Additional Permitted Uses

- Concrete Mixing Plant
- IC-36 247-253 West Street

- Minimum rear yard setback: 7.1 metres
- Minimum interior side yard setback:
 - South: 9.3 metres
 - North: 7.5 metres
- Minimum off street parking requirements: 0.96 space per unit
- Minimum front yard landscaped open space: 30%

IC-37 – 461-467 West Street

Special Provisions

- The front lot line shall be deemed to be West Street.
- Minimum lot area: 37 square metres per unit
- Maximum lot coverage: 35.9%
- Minimum front yard setback: 5.3 metres
- Minimum rear yard setback: 10 metres
- Minimum interior side yard setback: 7.5 metres
- Minimum exterior side yard setback:5.3 metres
- Minimum parking spaces: 1.18 space per unit
- Required parking spaces shall be located a minimum of 1.5 metres from any lot line abutting a street and a minimum of 1.0 metre from any other lot line.

IC-38 – 139 Henry Street

Additional Permitted Uses

Industrial use

Special Provisions

• Contractor's yard: subject to GE provisions

IC-39 – 305 West Street

Additional Permitted Uses

Crisis residence

Special Provisions

- Maximum number of beds: 50
- Maximum gross floor area for a crisis residence: 110 square metres

IC-40 – 188 Charing Cross Street

- Minimum parking spaces: 12 spaces
- Privacy fence of a minimum height of 1.8 metres shall be maintained along the following:
 - Full length of rear lot line.

Section 6 – Mixed Use Zones

- 22 metres from rear lot line along the northeast interior lot line.
- 17.678 metres from rear lot line along southwest interior lot line.

IC-41 – 2 Fairmount Avenue

Special Provisions

- A group home shall accommodate a maximum of 6 residents exclusive of staff.
- A group home located on the lot shall have a minimum separation distance of 90 metres from a lot occupied by an existing group home at 12 Burke Avenue.
- Minimum interior side yard setback: 1.7 metres
- Minimum exterior side yard setback: 3 metres
- Off-street parking spaces may be provided in a tandem layout but shall not be located in the required front yard.

IC-42 - 477 St. Paul Avenue

Special Provisions

- Minimum interior side yard setback: 3 metres on one side and 0.4 metres on the other
- Where an integral garage or integral carport is provided, the minimum interior side yard shall be 1 metre on one side and 0.4 metres on the other.

IC-43 – 19 Freeborn Avenue

Special Provisions

- Minimum interior side yard setback: 2.6 metres on one side and 1 metre on the other
- Where an integral garage or integral carport is provided, the minimum interior side yard setback shall be 1 metre on each side.

IC-44 – 15 Puleston Street

Additional Permitted Uses

Duplex dwelling

Special Provisions

Minimum lot area: 535 square metres

IC-45 – 819 Colborne Street

Special Provisions

- Minimum lot area: 427 square metres
- Minimum separation distance between an accessory structure and a main building: 1.1 metres

IC-46 - 238, 242 & 246 West Street

Additional Permitted Uses

- Single detached dwelling
- IC-47 436 Grey Street

Special Provisions

A block townhouse dwelling may contain a minimum of two dwelling units.

IC-48 – 655 Park Road North

Special Provisions

- A block townhouse dwelling:
 - Minimum rear yard: 7.7 metres
 - Minimum Exterior side yard: 5.5 metres
 - The minimum planting strip required abutting Wayne Gretzky Parkway shall be 5.5 metres.
 - The minimum yard abutting Wayne Gretzky Parkway shall be 7.7 metres to a rear exterior wall of a block townhouse dwelling and 5.5 metres to a side exterior wall of a block townhouse dwelling.

IC-49 – 487 West Street

Additional Permitted Uses

Single detached dwelling containing a maximum of five dwelling units

IC-50- 633 Park Road North

- The minimum yard required abutting Wayne Gretzky Parkway shall be 7.5 metres to a rear exterior wall of a block townhouse dwelling and 3.9 metres to a side exterior wall of a block townhouse dwelling.
- No building or structure shall be permitted within the area identified as the Development Setback Limit

IC-51 – 948 Colborne Street East

Special Provisions

- Maximum number of dwelling units: 14
- Maximum building height: 1 storey

IC-52 – 499 West Street

Additional Permitted Uses

Single detached dwelling with 4 additional dwelling units

Special Provisions

Minimum lot frontage: 24 metres

IC-53 – 385 Park Road North

Special Provisions

 No main or accessory buildings or structures shall be erected or placed on the portion of this lot being a servicing easement described as Part 4 in Reference Plan 2R-5772.

IC-54 – 1036 Colborne Street

Additional Permitted Uses

Single detached dwelling

Special Provisions

Minimum lot frontage: 18 metres

IC-55 – 144 Henry Street

Special Provisions

- Minimum lot frontage: 20.6 metres
- Maximum number of dwelling units: 16
- No buildings shall be located within 25 metres (minimum) of the rear yards of 140a, 140b and 142 Henry Street.

IC-56 - 677 Park Road North

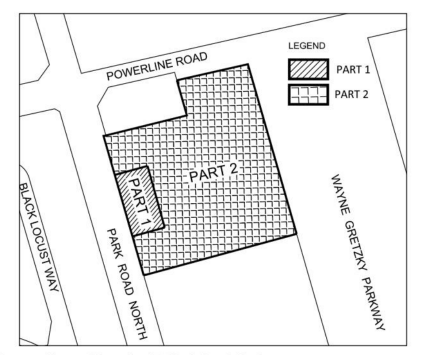
Special Provisions

Park Road North shall be deemed the front lot line; Wayne Gretzky
Parkway shall be deemed the rear lot line; the south lot line shall be
deemed an interior lot line; and the North lot line shall be deemed an

interior lot line except for that portion that abuts Powerline Road which shall be deemed an exterior side yard.

- Minimum landscaped open space: 23%
- Minimum outdoor amenity space: 995 square metres
- Private outdoor amenity: space of 1500 square metres
- A planting strip having a width of 1.5 metres shall be provided and maintained along the full length of the southerly interior lot line and along the northerly property lines abutting 312 Powerline Road. No planting strip shall be required along the rear lot line (abutting Wayne Gretzky Parkway).
- A continuous 2.2 metre high privacy fence shall be provided and maintained along the full length of the southerly interior lot line and along the northerly property lines abutting 312 Powerline Road.
- Block townhouse parking shall provide a minimum of 2.0 parking spaces per unit, one of which shall be provided in an integral garage and one of which shall be provided in a private driveway.
- Minimum parking for stacked townhouses: 1 space per unit
- Minimum visitor parking: 20 spaces
- For stacked townhouses in Part 1, as shown on inset map below:
 - Minimum front yard setback: 1.5 metres
 - Minimum interior side yard setback: 40.0 metres to a northerly side yard and 40.0 metres to a southerly side yard
 - Minimum rear yard setback: 0 metres
 - Unenclosed porches, verandahs and decks (with or without roofs) may project into the minimum front yard but shall not be closer than 0.6 metres to the front lot line.
 - Canopies may project into the minimum front yard, but shall not be closer than 0.9 metres to the front lot line.
- For Part 2, as shown on inset map below:
 - Minimum front yard setback for block townhouses: 14.0 metres
 - Minimum rear yard setback for block townhouses: 12.0 metres
 - Minimum rear yard setback for stacked townhouses: 5.0 metres
 - Minimum interior side yard setback: 8.3 metres to a northerly side yard, 12.7 metres to a southerly side yard and 4.0 metres to a westerly side yard.
 - Minimum exterior side yard setback: 4.2 metres





IC-56 Map - Site specific provisions for 677 Park Road North

IC-57 - 800 Colborne Street

Additional Permitted Uses

Semi-detached dwellings

- Maximum number of semi-detached dwellings: 1
- · Minimum lot area: 185 square metres per unit
- Minimum lot width: 11 metres
- Maximum lot coverage: 40%
- · Maximum building height: 2 storeys
- · Minimum front yard setback: 6 metres
- · Minimum rear yard setback: 6 metres
- Minimum side yard setback: A front or rear exterior wall of a block townhouse dwelling or a semi-detached dwelling shall maintain a side yard of a minimum of 6.0 metres, and a side exterior wall of a block

townhouse dwelling or a semi-detached dwelling shall maintain a side yard of a minimum of 1.2 metres.

- Minimum landscaped open space: 30%
- Minimum front yard landscaped open space: 25%
- No amenity space for block townhouse dwelling.

IC-58 – 81 Peel Street

Special Provisions

- No habitable space shall be permitted in the existing bell tower above the third storey.
- Minimum front yard setback: 0.5 metres
- Minimum rear yard setback: 0.8 metres
- Minimum interior side yard setback: 2 metres
- · Minimum exterior side yard setback: 6.1 metres
- Minimum landscaped open space 12%
- Parking: 1.08 spaces per unit
- Minimum loading spaces: 0
- A Parallel Accessible Parking Space having a minimum width of 2.75 metres by 6.75 metres with a 1.5 metre access aisle shall be permitted.
- The minimum parking stall size shall be 2.75 metres by 5.5 metres for all other spaces.
- The required parking spaces shall be 0 metres for the parking spaces along Dalhousie Street and 0 metres from any other lot line.
- A two-way traffic aisle with a minimum width of 2 metres shall be permitted where the parking space angle is 90 degrees.

IC-59 – 446-450 Colborne Street

- Minimum lot area: 84 square metres per unit
- Minimum lot width: 25 metres
- Minimum front yard setback: 1.5 metres
- Minimum rear yard setback: 6 metres
- Minimum interior side yard setback:
 - Eastern lot line abutting 466 Colborne Street: 1.5 metres

Section 6 - Mixed Use Zones

- Western lot line: 7.5 metres
- Minimum landscaped open space: 13.9%
- Minimum amenity space: 2 square metres per unit
- Minimum parking: 1 space per unit
- Required parking spaces shall be located a minimum of 3.0 metres from any lot line abutting a street and a minimum of 0.5 metres from any other lot line.
- Apartment Dwellings are permitted to have external entrances with direct access from the exterior of the building to a street or parking area.

IC-60 – 994 Colborne Street East

Special Provisions

 Minimum interior side yard setback: 3 metres on one side and 4.5 metres on the other

IC-61 – 318 Erie Avenue

Additional Permitted Uses

Service industry

IC-62 – 19 to 29 McClure Avenue and 142 to 150 Dundas Street

Special Provisions

- Minimum planting strip along McClure Avenue: 3 metres
- Minimum planting strip along Dundas Street: 6 metres
- No vehicular ingress or egress shall be permitted to or from a commercial parking lot from Dundas Street.

IC-63 – 920 Colborne Street East

Special Provisions

Minimum off street parking space dimensions 5.6 metres by 2.6 metres

IC-64 – 260 Dalhousie Street

- Minimum lot area: 85 square metres per unit
- Maximum building height: Existing as of November 8, 2004
- Minimum front yard setback: Existing as of November 8, 2004
- Minimum rear yard setback: Existing as of November 8, 2004

- Minimum interior side yard setback: Existing as of November 8, 2004
- A maximum of 3 apartment dwelling units
- Minimum landscaped open space: 15%
- Minimum amenity space: 9 square metres per unit
- Minimum off-street parking: 18 spaces
- An enclosure may be constructed beyond the exterior walls of the existing building that provides a connection between an interior hallway and a laundry room.

IC-65 - 575 Park Road North

Special Provisions

- Maximum height: 4 storeys/18 metres
- Minimum front yard setback: 26 metres
- Minimum rear yard setback: 8.5 metres
- Minimum amenity space: 15 square metres per dwelling unit

IC-66 – 335 Dunsdon Street

- Maximum building height; 7 storeys to a maximum of 27 metres
- Minimum front yard setback: 25.8 metres
- Minimum rear yard setback: 3 metres
- Minimum exterior side yard setback: 26 metres
- Indoor amenity space:
 - Minimum 102 square metres
 - Maximum 245 square metres
- Minimum outdoor amenity space for apartment Dwelling: 10 square metres per unit
- Required parking spaces may be provided on the adjacent lands subject to the condition that an agreement providing for the continuation of the required parking spaces is entered into with the City and the owners of the adjacent lands and is registered against all parcels of the adjacent lands.
- Required parking spaces may be accessed from the street by means of an easement on an abutting lot.

- Required parking spaces may be located a minimum of 3.1 metres from the portion of lot line abutting Dunsdon Street measuring 70 metres from the southeast corner of the lot, and a minimum of 0 metres from any other lot line. This provision shall not apply to an underground parking structure.
- Required outdoor amenity space may be provided on the adjacent lands subject to the condition that an agreement providing for the continuation of the required outdoor amenity space is entered into with the City and the owners of the adjacent lands and is registered against all parcels of the adjacent lands.

IC-67 – 555 Dunsdon Street

Special Provisions

- Minimum Lot Width:14 metres
- Maximum Building Height: 7 storeys to a maximum of 27 metres
- Minimum Exterior Side Yard: 6.68 metres
- Indoor amenity space:
 - Minimum: 102 square metres
 - Maximum: 245 square metres

IC-68 - 575 Park Road North (Lands Fronting onto Park Road North)

Sole Permitted Uses

 Parking, outdoor amenity space and vehicular access associated with uses on the adjacent lands

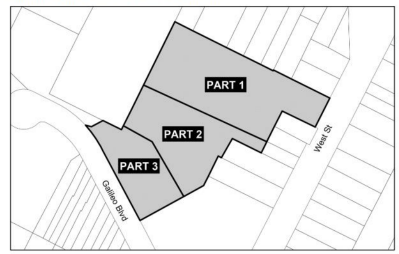
Special Provisions

 The required parking space shall be located a minimum of 0 metres from any lot line other than the lot line abutting a street.

IC-69 - West Side of West Street/Galileo Boulevard

- Lot line abutting West Street shall be deemed the front lot line, the northwestern lot line shall be deemed the rear lot line, and Galileo Boulevard shall be deemed the exterior lot line
- Minimum lot area: 43.5 square metres per unit
- Minimum lot width: 29.5 metres
- Minimum exterior side yard: 7.6 metres
- Minimum parking: 1.15 spaces per unit

- Maximum projection for a patio, deck or balcony: not greater than 1.75 metres into a required yard
- Part 1 (as shown on inset map below): Minimum interior side yard: 11.7 metres
- Part 2 (as shown on inset map below): Minimum interior side yard: 3.5 metres
- Part 3 (as shown on inset map below): Minimum rear yard: 13.2 metres
- Minimum interior side yard: 3.2 metres



IC-69 Map - Site specific provisions for West Side of West Street/Galileo Boulevard

7.0 Residential Zones

7.1 Applicable Residential Zones

The Residential Zones established by this By-law apply to lands Zoned:

- Suburban Residential (SR) Zone
- Existing Neighbourhood Low-Rise Residential (NLR) Zone
- Greenfield Neighbourhood Low-Rise Residential (GNLR) Zone
- Neighbourhood Corridor Residential (NCR) Zone
- Residential Mid-Rise (RMR) Zone
- Residential High-Rise (RHR) Zone

7.2 Permitted Uses

The following Table 34 and 35 establishes the **uses** permitted in the Residential Zones outlined in Section 7.1. The **uses** permitted in a **zone** are identified by a "P" under the column related to each **Zone**. If a **use** is not permitted, a dash "-" is shown in the column related to each **zone**. Where a "Q" is shown in the column under a **zone**, a qualification applies to a permitted **use** as described following Table 34 and 35.

Permitted Uses	SR Zone	NLR Zone	GNLR Zone	NCR Zone	RMR Zone	RHR Zone
1. Additional dwelling unit	Ρ	Ρ	Ρ	Ρ	Q1	-
2. Apartment dwellings	-	-	-	Ρ	Ρ	Ρ
3. Back-to-back townhouses	-	-	Ρ	Ρ	Ρ	-
4. Bed and breakfast establishment	Р	Р	Р			
5. Block townhouse dwelling	-	-	Р	Ρ	Р	-
6. Child care centre	Р	Р	Р	Р	Р	Р

Section 7 – Residential Zones

Permitted Uses	SR Zone	NLR Zone	GNLR Zone	NCR Zone	RMR Zone	RHR Zone
7. Crisis residence	Р	Р	Р	Р	Р	Ρ
8. Duplex	-	Р	Р	-	-	-
9. Fourplex dwelling	-	-	-	Р	Р	-
10. Group home	-	Р	Р	Р	Р	Ρ
11. Group correctional home	-	Р	Ρ	Р	Р	Ρ
12. Home child care	Р	Р	Р	Р	Р	Р
13. Live-work dwelling	-	-	-	Р	Р	-
14. Lodging house	-	Р	Р	Р	-	-
15. Retirement home/ Long term care home	-	-	Ρ	Ρ	Ρ	Ρ
16. Semi-detached dwelling	-	Р	Р	-	-	-
17. Short term rental accommodation	Р	Р	Ρ	Р	Ρ	Ρ
18. Single detached dwelling	Р	Р	Ρ	-	-	-
19. Stacked townhouses	-	-	-	Р	Ρ	-
20. Street townhouse dwelling	-	-	Ρ	Р	Р	-
21. Triplex	-	Ρ	Ρ	-	-	-

Qualifications

Q1 Not permitted in an **apartment dwelling**.

Table 35: Permitted Non-Residential Uses

Permitted Uses	SR Zone	NLR Zone	GNLR Zone	NCR Zone	RMR Zone	RHR Zone
1. Child care centre	Р	Р	P	Р	Р	Q1
2. Financial institution	-	-	-	Р	Q1	Q1
3. Home child care	Р	Р	P	-	-	-
4. Home occupation	Ρ	Р	Р	Р	Ρ	Ρ

Section 7 – Residential Zones

5. Office, general	-	-	-	Р	-	-
6. Office, medical	-	-	-	Р	-	Q1
7. Personal service	-	-	-	Р	Q1	Q1
8. Place of entertainment/recreation	-	-	-	-	-	Q1
9. Places of worship	Р	Р	Р	Р	Q1	Q1
10. Neighbourhood convenience store	-	-	-	Р	Q1	Q1
11. Restaurant	-	-	-	Р	Q1	Q1
12. Studio	-	-	-	Р	Q1	Q1
13. Temporary sales office	Р	Р	Р	Р	Р	Р

Qualifications:

Q1 Permitted in combination with a permitted **residential use** in the same **building** to a maximum **gross floor area** of 300 square metres per use.

7.3 Suburban Residential (SR) Zone Provisions

7.3.1 Lot and Building Requirements by Building Type

The following Table 36 and additional provisions establish the zone standards that apply to the Suburban Residential Zone.

Table 36: Suburban Residential Zone (SR) Lot and Building Requirements

Building _{Type}	Min. Lot Frontage	Min. Lot Area	Max. Lot Coverage	Min. Front Yard to the Main Wall	Min. Rear Yard	Min. Interior Side Yard	Min. Exterior Side Yard	Max. Height	Min. Landscape Open Space
1. Single detached dwelling	24 m	4,000 m ²	10%	10 m	10 m	4 m	8 m	10 m	60% ⁽²⁾
2. Non- residential Uses	24 m	4,000 m ²	10%	10 m	10 m	4 m ⁽¹⁾	8 m	10 m	10%

Notes

NR = No Requirement

⁽¹⁾ Non-residential **building** adjacent to a **residential use** shall be **setback** 7.5 metres from the property line of a ⁽²⁾ Applies to front yard only.

Section 7 – Residential Zones

7.3.2 Site Specific Exceptions

The following list establishes the site specific exceptions that apply to the Suburban Residential (SR) Zone in Section 7.3 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

SR-1

- · Maximum height for accessory building: 7.6 metres
- · Maximum lot coverage for accessory buildings: 186 square metres

7.4 Existing Neighbourhood Low-Rise Residential (NLR) Zone Provisions

7.4.1 Lot and Building Requirements by Building Type

The following Table 38 and additional provisions establish the zone standards that apply to the Existing Neighbourhood Low-Rise Zone.

Table 38 - Existing Neighbourhood Low-Rise Residential (NLR) Zone Lot and Building Requirements

Building Type	Min. Lot Frontage	Min. Lot Area	Max. Lot Coverage	Min. Front Yard to the Main Wall	Min. Rear Yard	Min. Interior Side Yard	Min. Exterior Side Yard	Max. Height	Min. Landscape Open Space
1. Single detached dwelling	(1)	(1)	(1)	6 m ⁽²⁾	7.5 m	0.6 and 1.2 m ⁽⁶⁾	4.5 m	10 m	40% (5)
2. Semi- detached dwelling	(1)	(1)	(1)	6 m ⁽²⁾	7.5 m	1.2 m ⁽³⁾	4.5 m	10 m	40% (5)
3. Non- residential building	20 m	600 m ²	40%	6 m	7.5 m	4.5 m ⁽⁴⁾	4.5 m	10 m	10%

Notes

NR = No Requirement

⁽¹⁾ The letters following the Zone Label shown on Schedule A have the following meanings:

The letter "F" followed by a number indicates the required minimum Lot Frontage in metres;
The letter "A" followed by a number indicates the required minimum Lot Area in square metres;

- The letter "C" followed by a number indicates the maximum Lot Coverage in percent.

⁽²⁾ Or the established front building line whichever is less, except where the street is to be widened.

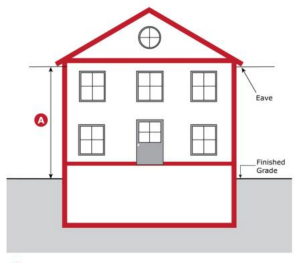
Section 7 – Residential Zones

- (3) Except that where dwellings on abutting lots share a common wall, no interior side yard shall be required.
 (4) Non-residential building adjacent to a single detached or semi-detached lot shall be setback 7.5 metres.
 (5) Applies to front yard only.
 (6) 0.6 metre side yard must be adjacent to a 1.2 metre side yard.

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7.4.2 Additional Provisions

- a) The maximum **building** depth of a **single detached** and **semi-detached building** shall be 20 metres measured from the minimum front yard to the main wall or the established front building line whichever is less.
- b) The maximum height of an exterior wall shall be 7.5 metres, measured from **finished grade** to the underside of the eaves.
- c) The lot and yard provisions for duplex and triplex dwellings shall be the same as the provisions for single detached dwelling in Table 28.



A Maximum height of an exterior wall - 7.5m

7.4.3 Site Specific Exceptions

The following list establishes the site specific exceptions that apply to the Existing Neighbourhood Low-Rise Residential (NLR) Zone in Section 7.4 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

NLR-1 (F9 A270 C40) - 112 West Street

Additional Permitted Uses

- Office, General
- **Special Provisions**
- Any general office shall be exempt from providing an accessible parking space.
- A maximum of two tandem off-street parking spaces are permitted in the existing driveway.

NLR-2 (F18 A550 C35) - 120 Paris Road

Additional Permitted Uses

- Office, General
- Medical Personal Service
- Retail Store

NLR-3 (F9 A270 C40) - 330 Grand River Avenue

Sole Permitted Uses

Single detached dwelling

NLR-4 (F9 A270 C40) – 91 and 101 Birkett Lane

- Maximum building height: 12.5 metres
- Maximum lot coverage: N/A
- Minimum front yard setback:
 - To the dwelling face: 4.5 metres
 - To the garage: 6 metres
- Minimum exterior side yard setback: 1.8 metres
- Minimum front yard landscaped open space: 30%

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NLR-5 (F12 A360 C40) - 124 and 128 Ninth Avenue

Additional Permitted Uses

• Fourplex

NLR-6 (F15 A450 C35) - 380 and 384 Erie Avenue

Special Provisions

- Minimum lot area: 171.1 square metres per unit
- Minimum front yard: 4 metres
- Minimum side yard setback: 2.4 metres

NLR-7 (F9 A270 C40) - 134-138 Gilkison Street

Additional Permitted Uses

- Transportation terminal
- Automobile sales establishment
- Automobile repair garage
- Industrial uses

NLR-8 (F9 A270 C40) - 61 Catharine Avenue

Additional Permitted Uses

Service industry

NLR-9 (F9 A270 C40) - 44, 44 and 46 St. Paul Avenue

Special Provisions

• Maximum number of dwelling units: 5

NLR-10 (F9 A270 C40) - 68 Balfour Street

Special Provisions

- Minimum front yard setback: 0.97 metres
- Minimum side yard setback: 0.14 metres

NLR-11 (F9 A270 C40) – 16 Walnut Street

Additional Permitted Uses

• School bus parking

NLR-12 (F15 A450 C35) - 41 Johnson Road

Additional Permitted Uses

Existing uses

NLR-13 (F15 A450 C35) - Garden Avenue/Johnson Road Area

Additional Permitted Uses

- Existing uses
- NLR-14 (F11 A360 C40) Garden Avenue/Johnson Road Area

Additional Permitted Uses

• Existing uses

NLR-15 (F15 A450 C40) – South side of Elgin Street

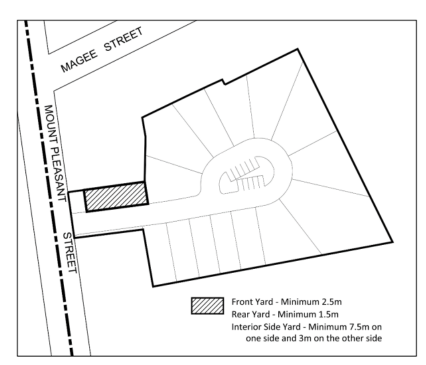
Special Provisions

• Maximum coverage: 40%

NLR-16 (F15 A450 C35) - 222-228 Mt. Pleasant Street

- Maximum number of lots: 15
- Minimum lot area: 340 square metres
- Minimum lot frontage: 11 metres
- Provisions apply as shown on inset map below.





NLR-16 Map - Site specific provisions for 222-228 Mt. Pleasant Street

NLR-17 (F11 A360 C40) – East of Garden Avenue & West Side of Johnson Road

Special Provisions

- Single detached dwelling:
- Maximum lot coverage: 45%
- Minimum front yard setback to main wall: 4.5 metres
- Minimum front yard setback to private garage: 6 metres
- A minimum separation distance of 1.8 metres shall be provided between dwellings on two adjacent properties.

NLR-18 (F11 A360 C40) - East Side of Johnson Road

- Minimum lot area: 425 square metres
- Minimum lot frontage: 15 metres
- Minimum lot coverage: 40%

- · Minimum interior side yard setback: 1.2 metres
- Minimum exterior side yard setback: 3 metres
- Minimum rear yard setback: 1.5 metres

NLR-19 (F30 A1500 C35) - St. Andrews Drive/Golf Road

Special Provisions

- Lot numbers refer to lots in Registered Plan No. 1689.
- · Minimum front yard setback for lots 20-24 inclusive: 9 metres
- Minimum front yard setback for all other lots: 15 metres
- Minimum rear yard setback for lots 1-4, 19-23, 27-30 inclusive: 23 metres
- Minimum rear yard setback for lots 31-44 and lot 63: 50 metres
- Minimum rear yard setback for all other lots: 9 metres
- Minimum interior side yard setback: 3 metres
- Minimum exterior side yard setback: 6 metres

NLR-20 (F18 A550 C35) - 111 Gillin Road

Special Provisions

- Maximum number of residents in a group home exclusive of staff: 6
- Minimum interior side yard setback: 1.3 metres
- Three off-street parking spaces associated with a group home may be located within the required front yard in a private driveway.

NLR-21 (F18 A550 C35) - 21 Kerr-Shaver Terrance

Special Provisions

- Maximum number of residents in a group home exclusive of staff: 6
- Four off-street parking spaces associated with a group home may be located within the required front yard in a private driveway.

NLR-22 (F18 A550 C35) - 100-102 Paris Road

Special Provisions

Maximum number of residents in a group home exclusive of staff: 7

NLR-23 (F18 A550 C35) - 95 Tollgate Road

Special Provisions

Maximum number of residents in a group home exclusive of staff: 7

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NLR-24 (F22 A550 C35) – Southeast Corner of Summerhayes Crescent and Powerline Road

Special Provisions

 A use, building or structure with private sanitary sewage disposal facilities approved by the City and relevant agencies shall be permitted.

NLR-25 (F18 A550 C35) – 24 Riva Ridge

Special Provisions

- Maximum number of residents in a group home exclusive of staff: 5
- A group home shall not provide temporary respite care or overnight accommodation to any additional individuals.
- Two off-street parking spaces may be located within the required minimum front yard, and two off-street parking spaces may be located within an attached garage.

NLR-26 (F18 A550 C35) – Southeast Corner of Queensway Drive and Franklin Street

Special Provisions

- The front lot line shall be deemed to be along Franklin Street.
- Minimum exterior side yard setback: 6 metres

NLR-27 (F18 A550 C35) – North Portion of 4 Willow Drive

Special Provisions

- Minimum rear yard setback: 2.75 metres
- Minimum interior side yard setback: 4.86 metres

NLR-28 (F18 A550 C35) – Southern Portion of 4 Willow Drive and Southeastern Portion of 36 Fairview Drive

Special Provisions

- Minimum lot area: 440 square metres
- Minimum lot frontage: 14.5 metres

NLR-29 (F18 A550 C35) - 226 Paris Road

Additional Permitted Uses

Office, general

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NLR-30 (F15 A450 C35) - North Ridge Estates Phase 4

Special Provisions

• Minimum front yard setback: 7.5 metres

NLR-31 (F15 A450 C35) – Garden Avenue/Johnson Road Area

Additional Permitted Uses

Existing uses

NLR-32 (F15 A450 C35) - North Side of Kent Road

Special Provisions

Minimum lot frontage: 13.75 metres

NLR-33 (F15 A450 C35) - 129 Tollgate Road

Special Provisions

- Maximum number of residents in a group home exclusive of staff: 6
- Minimum interior side yard setback: 0.9 metres

NLR-34 (F15 A450 C35) - 14 MacBride Court

Special Provisions

- Maximum number of residents in a group home exclusive of staff: 6
- Minimum interior side yard setback: 1.3 metres on one side and 2 metres on the other
- Two off-street parking spaces may be located within the required minimum front yard, and two off-street parking spaces may be located within an attached garage.

NLR-35 (F15 A450 C35) - 485 St. Paul Avenue

Special Provisions

• Maximum number of residents in a group home exclusive of staff: 7

NLR-36 (F15 A450 C35) - East side of Conklin Road

- Maximum lot coverage:
 - for a 1 storey single detached dwelling: 45%
 - for a 2 storey single detached dwelling: 40%

- Minimum front yard setback:
 - (dwelling): 4.5 metres
 - (garage or carport; integral, attached or detached): 6 metres
- No enclosed porch, verandah or deck (with without a roof) and no unenclosed steps (with or without a landing) may project into a required front yard setback.

NLR-37 (F15 A450 C35) - 2-20 Longboat Run East

Special Provisions

- Maximum lot coverage:
 - for a 1 storey single detached dwelling: 45%
 - for a 2 storey single detached dwelling: 40%
- Minimum front yard setback:
 - (dwelling): 4.5 metres
 - (garage or carport; integral, attached or detached): 6 metres
- No enclosed porch, verandah or deck (with without a roof) and no unenclosed steps (with or without a landing) may project into a required front yard setback.

NLR-38 (F15 A450 C35) - Osborn Avenue

Special Provisions

- Maximum lot coverage:
 - for a 1 storey single detached dwelling: 45%
 - for a 2 storey single detached dwelling: 40%
- Minimum front yard setback:
 - (dwelling): 4.5 metres
 - (garage or carport; integral, attached or detached): 6 metres
- No enclosed porch, verandah or deck (with without a roof) and no unenclosed steps (with or without a landing) may project into a required front yard setback.

NLR-39 (F15 A450 C35) – Lots 29 to 43, Registered Plan 1775 – Donegal Drive

Special Provisions

Maximum lot coverage: 40%

NLR-40 (F15 A450 C35) - North of Bell Lane

Special Provisions

- All main buildings shall be located a minimum of 6 metres from the development setback limit, as approved by the City and the Grand River Conservation Authority.
- Accessory buildings and structures may be located within 6 metres of the development setback limit, as approved by the City and the Grand River Conservation Authority.

NLR-41 (F15 A450 C35) - Lots 1 to 6 and 62 to 138, Registered Plan 2M-1855

Special Provisions

- Minimum lot frontage: 13.75 metres
- Maximum lot coverage: 40%

NLR-42 (F15 A450 C35) - Hunter Way and Webb Ave

Special Provisions

- Maximum lot coverage:
 - for 1 storey single detached dwellings: 45%
 - for 2 storey single detached dwellings: 40%

NLR-43 (F15 A450 C35) - 40 Johnson Road

Special Provisions

- A group home shall accommodate a maximum of 6 residents exclusive of staff.
- Off-street parking spaces may be provided in a tandem layout but shall not be located in the required front yard.
- Private sanitary sewage disposal facility that has been approved by the City shall be permitted.

NLR-44 (F15 A450 C40) - Mission Road

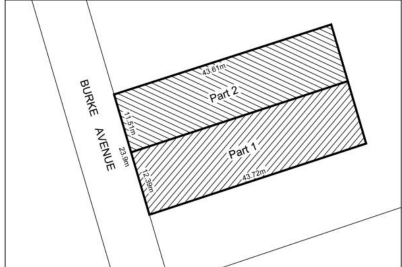
Special Provisions

Minimum rear yard setback: 15 metres

NLR-45 (F15 A450 C35) - 11 Burke Avenue

Special Provisions

- Development on the lands identified as "Part 1" as shown on inset map below, shall be in accordance with the following:
 - Minimum lot frontage: 12.39 metres
- Development of the lands identified as "Part 2" as shown on inset map below, shall be in accordance with the following:
 - Minimum lot frontage: 11.51 metres

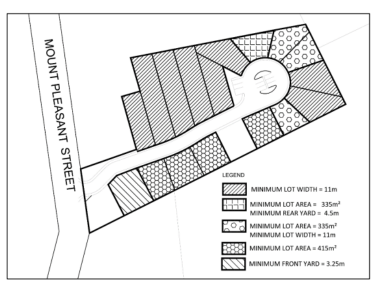


NLR-45 Map - Site specific provisions for 11 Burke Avenue

NLR-46 (F15 A450 C35) - 232, 236, & 242 Mount Pleasant Street

- A garage shall be provided for each "Lot".
- Maximum lot coverage: 45%
- Minimum front yard setback: 4.5 metres to the dwelling; 6 metres to the garage (except 3.25 metres to the dwelling for Lot 2 as shown on inset map below).
- Minimum rear yard setback: 6 metres (except 4.5 metres for Lot 13 as shown on inset map below).







NLR-47 (F15 A450 C35) - 222-228 Mt. Pleasant Street

Special Provisions

- The maximum number of lots shall be 10.
- The minimum lot frontage of the vacant land condominium at Beckett Drive shall be 11.4 metres.
- Minimum lot area: 390 square metres
- Minimum lot frontage: 12 metres
- Maximum lot coverage: 45%
- Minimum front yard setback: 6 metres from the garage or 4.5 metres from the dwelling
- Minimum interior side yard setback: 3 metres on one side and 1 metre on the other side, except where an integral garage or carport is provided, the minimum interior side yard shall be 1 metre on each side. 2 metres (adjacent to properties on Winter Way)
- Minimum exterior side yard setback: 1 metre

NLR-48 (F15 A450 C35) - 75 Maitland Street & 239 Bruce Street

Additional Permitted Uses

• 75 Maitland Street: Automobile sales establishment, Existing salvage yard

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• 239 Bruce Street: Autobody repair shop

NLR-49 (F12 A360 C40) - 430 Nelson Street

Special Provisions

- Maximum number of residents in a group home exclusive of staff: 6
- Two off-street parking spaces may be located within the required minimum front yard, and two off-street parking spaces may be located within an attached garage.

NLR-50 (F12 A360 C40) - 31 Palmerston Avenue

Special Provisions

Required parking spaces: 1

NLR-51 (F12 A360 C40) – East Side of Conklin Road

Special Provisions

- Minimum lot frontage: 11 metres
- Maximum lot coverage: 45%

NLR-52 (F12 A360 C40) – Duncan and Osborn Ave

Special Provisions

- Minimum lot frontage: 11 metres
- Maximum lot coverage: 45%

NLR-53 (F12 A360 C40) – Gaydon Way

Special Provisions

- Minimum lot frontage: 11 metres
- Maximum lot coverage: 45%

NLR-54 (F12 A360 C40) – West of Diana

Special Provisions

Maximum lot coverage for a 1 storey dwelling: 45%

NLR-55 (F12 A360 C40) – Stowe Terrace and Lovell Crescent

Special Provisions

Maximum lot coverage for a 1 storey dwelling: 45%

NLR-56 (F12 A360 C40) - Blackburn Drive

Special Provisions

Maximum lot coverage for a 1 storey dwelling: 45%

NLR-57 (F12 A360 C40) - 57-65 Gaydon Way

Special Provisions

- Minimum lot frontage: 11 metres
- Minimum lot area: 324 metres
- Minimum lot coverage for 1 storey single detached dwelling: 45%

NLR-58 (F12 A360 C40) - 29-39 Gaydon Way

Special Provisions

- Minimum lot frontage: 11 metres
- Minimum lot area: 324 metres
- Minimum lot coverage for 1 storey single detached dwelling: 45%

NLR-59 (F11 A360 C40) - East side of Johnson Road

Special Provisions

- Minimum lot coverage for 1 storey single detached dwelling: 45%
- Minimum front yard setback for a dwelling: 4.5 metres
- Minimum front yard setback for a garage or carport, integral, attached or detached: 6 metres.
- A minimum separation distance of 1.8 metres shall be provided between dwellings on two adjacent properties.

NLR-60 (F11 A360 C40) – East of Garden Avenue & West Side of Johnson Road

- Maximum lot coverage for a 1 storey single detached dwelling: 45%
- Minimum front yard setback for main building: 4.5 metres
- Minimum front yard setback for garage or carport (integral, attached or detached): 6 metres

NLR-61 (F11 A360 C40) – East of Garden Avenue & West Side of Johnson Road

Special Provisions

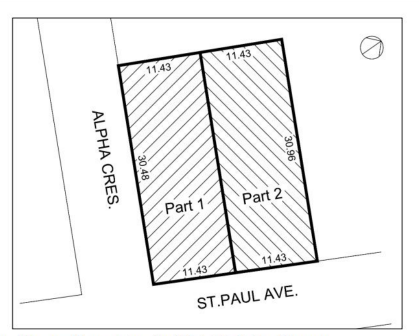
- Maximum lot coverage for a 1 storey single detached dwelling: 45%
- Minimum front yard setback for main building: 4.5 metres
- Minimum front yard setback for garage or carport (integral, attached or detached): 6 metres
- NLR-62 (F11 A360 C40) East of Garden Avenue & West Side of Johnson Road

Special Provisions

- Maximum lot coverage for a 1 storey single detached dwelling: 45%
- Minimum front yard setback for main building: 4.5 metres
- Minimum front yard setback for garage or carport (integral, attached or detached): 6 metres

NLR-63 (F12 A360 C40) - 492 & 494 St. Paul Avenue

- Development on the lands identified as Part "1" as shown on inset map below, attached to and forming part of this Bylaw, shall be in accordance with the following:
 - Minimum lot area: 335 square metres
 - Minimum lot frontage: 11.4 metres
 - Minimum exterior side yard setback: 2 metres which may include a 0.3 metre reserve
- Development on the lands identified as Part "2" as shown on inset map below, attached to and forming part of this Bylaw, shall be in accordance with the following:
 - Minimum lot area: 352 square metres
 - Minimum lot frontage: 11.4 metres



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NLR-63 Map - Site specific provisions for 492 & 494 St. Paul Avenue

NLR-64 (F12 A360 C40) – 385 Wellington Street

Special Provisions

 One school bus having a length of less than 8 metres and a weight of less than 4,550 kilograms may be parked in an interior side yard, in a driveway having a minimum width of 2.4 metres, provided it is located behind the front face of a dwelling.

NLR-65 (F12 A360 C40) – 299 Murray Street

Additional Permitted Uses

- Industrial use
- Autobody repair shop
- Automobile sales establishment
- Automobile repair garage

NLR-66 (F12 A360 C40) - 11-15 Echo Villa Avenue

Special Provisions

Minimum lot frontage: 11.5 metres

- Minimum interior side yard setback: 2.5 metres on one side and 1 metre on the other
- Where an integral garage or integral carport is provided, the minimum interior side yard shall be 1 metre on each side.

NLR-67 (F12 A360 C40) - 355 Chatham Street

Special Provisions

• Minimum lot frontage: 8 metres

NLR-68 (F9 A270 C40) - 192 Grand Street

Special Provisions

- Maximum building height: 7.62 metres
- Building height shall be measured to the highest point of the roof surface.

NLR-69 (F11 A270 C40) - 105 Garden Avenue

Special Provisions

- Minimum lot area: 255 square metres per unit
- Maximum lot coverage: Not applicable
- Maximum building height: 11.5 metres
- Minimum front yard setback: 6 metres from the garage and 3.5 metres from the dwelling unit
- Minimum rear yard setback: 7 metres
- Minimum exterior side yard setback: 2.4 metres
- Stairs shall be permitted to encroach within the required parking space in the garage a maximum of 0.5 metres

NLR-70 (F12 A360 C40) - 344-346 Nelson Street

Special Provisions

- Maximum number of residents in a group home exclusive of staff: 6
- Two off-street parking spaces may be located within the required minimum front yard and two off-street parking spaces may be located may be located within an attached garage.

NLR-71 (F9 A270 C40) – 12 Hampton Street

Special Provisions

Minimum lot frontage for semi-detached dwelling: 8.7 metres

NLR-72 (F11 A360 C40) - 57 Garden Avenue

Special Provisions

• Any building or structure which contains a dwelling unit shall be set back from the railway a minimum of 27.5 metres.

NLR-73 (F9 A270 C40) – 137 Campbell Street

Special Provisions

Minimum lot frontage for semi-detached dwelling: 7.9 metres

NLR-74 (F9 A270 C40) - 76 North Park Street

Special Provisions

- Maximum building height: 1.5 storeys
- Maximum lot coverage for one semi-detached unit on an individual lot (northerly unit): 45%

NLR-75 (F9 A270 C40) – South side of Grey Street, east of James Avenue

Special Provisions

- Minimum lot area for semi-detached dwelling: 250 square metres per unit
- Maximum lot coverage for single detached dwelling and semi-detached dwelling: 55%
- Minimum rear yard setback: 7 metres

NLR-76 (F12 A360 C40) – 52 Huff Avenue & 5-7 Wesley Street

Additional Permitted Uses

Apartment dwelling

Special Provisions

- An apartment dwelling shall be limited to 6 units.
- Minimum number of parking spaces for 52 Huff Avenue: 12 spaces
- Minimum number of parking spaces for 5-7 Wesley Street: 2 spaces

NLR-77 (F9 A360 C40) – 8 Tuxedo Avenue

Additional Permitted Uses

Street townhouse

Special Provisions

Minimum interior side yard setback (north): 1.2 metres

 Heating/cooling equipment and utility meters shall not project into the interior side yard.

NLR-78 (F15 A450 C35) - 468 West Street

Special Provisions

Minimum rear yard setback: 5 metres

NLR-79 (F12 A360 C40) – 385 Chatham Street

Special Provisions

A maximum of 1 parking space shall be permitted in the front yard.

NLR-80 (F12 A360 C40) - 435 Nelson Street

Special Provisions

- Maximum building height: 6.8 metres
- Minimum rear yard setback: 17 metres
- Minimum interior side yard setback (west): 1.5 metres
- Minimum interior side yard setback (east): 2.78 metres

NLR-81 (F9 A270 C40) - 64 Holme Street

Additional Permitted Uses

Place of assembly

NLR-82 (F9 A270 C40) – 246 & 250 Marlborough Street

Special Provisions

- No side yard setback shall be required for a structure linking the main buildings on the two lots known municipally as 246 and 250 Marlborough Street.
- The maximum gross floor area of said linking structure shall not exceed 4.5 square metres with a maximum width of 1.7 metres.

NLR-83 (F9 A270 C40) - 14 Ann Street

Additional Permitted Uses

Autobody repair shop

NLR-84 (F9 A270 C40) - West Street between Fleet Street and Duke Street

Additional Permitted Uses

Personal service

NLR-85 (F9 A270 C40) - 32 North Park Street

Additional Permitted Uses

• Automobile repair garage

NLR-86 (F9 A270 C40) - 31 William Street

Additional Permitted Uses

- Medical clinic
- Office, General

NLR-87 (F9 A270 C40) – 17-19 Mohawk Street

Special Provisions

· Minimum front yard setback: 6 metres

NLR-88 (F9 A270 C40) – 20 Lyons Avenue

Additional Permitted Uses

Fourplex

Special Provisions

- Minimum lot frontage for group home: 13.7 metres
- Minimum front yard setback for group home: 4.2 metres
- Minimum side yard setback for group home: 2.4 metres on one side and 0.85 metres on the other side

NLR-89 (F9 A270 C40) - 146 Alfred Street

Special Provisions

- Minimum number of parking spaces: 5 spaces
- Maximum dwelling units: 5

NLR-90 (F9 A270 C40) - 37 St. George Street

Special Provisions

Maximum building height: 2 storeys

NLR-91 (F9 A270 C40) - 41 St. George Street

Additional Permitted Uses

Retail Store

NLR-92 (F9 A270 C40) - 148 Clarence Street and 70-72 Grey Street

Special Provisions

- Minimum lot area: 190 square metres
- Minimum rear yard: 0.5 metres

NLR-93 (F9 A270 C40) - 63-65 Mohawk Street

Special Provisions

- Minimum off-street parking: 3 spaces
- Up to 2 parking spaces may be tandem.

NLR-94 (F9 A270 C40) - 84 Superior Street

Special Provisions

• Minimum rear yard setback: 4.8 metres

NLR-95 (F9 A270 C40) - 158-160 Sydenham Street

Additional Permitted Uses

• Fourplex

Special Provisions

• Minimum landscaped open space: 13.9 square metres

NLR-96 (F9 A270 C40) – 33 Palace Street

Special Provisions

- Maximum lot coverage: 43%
- Minimum rear yard setback: 6 metres
- Minimum interior side yard setback: 0.1 metres
- Parking: Minimum 2 spaces

NLR-97 (F9 A270 C40) - 29 Victoria Street

Additional Permitted Uses

- Duplex, Triplex, Fourplex
- **Special Provisions**
- Two parking spaces may be located in the required front yard.

NLR-98 (F9 A270 C40) - 82 Brighton Avenue

Special Provisions

- Minimum side yard setback (northwest corner) for the existing dwelling: 0 metres
- Minimum traffic aisle width: 3.5 metres

NLR-99 (F9 A270 C40) - 61-73 Murray Street, 77-79 Mary Street

Special Provisions

- Minimum rear yard setback: 5.1 metres
- Minimum lot area: 308 square metres

NLR-100 (F9 A270 C40) - 126 Albion Street

Additional Permitted Uses

Place of assembly

NLR-101 (F12 A360 C40) - 380-382 Chatham Street

Special Provisions

- Maximum building height: 2 storeys
- · Minimum interior side yard setback: 1.2 metres

NLR-102 (F9 A270 C40) - 103 Peel Street

Special Provisions

- Minimum lot area: 357.6 square metres
- Minimum rear yard setback: 6.8 metres

NLR-103 (F9 A270 C40) - 104 Albion Street

Additional Permitted Uses

Place of assembly

NLR-104 (F9 A270 C40) - 154 Pearl Street

Additional Permitted Uses

Place of assembly

NLR-105 (F12 A360 C40) – 8 Harriett Street

Additional Permitted Uses

Wholesale uses

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- Warehouse uses
- Accessory general offices
- Accessory retail sales
- Accessory used motor vehicle sales
- · Accessory uses, buildings, and structures
- Automobile rental establishment
- Autobody repair shops
- Impounding yards
- Industrial rental establishment
- Office, general
- Printing establishment
- Public garages
- Public storage warehouses
- Service industries
- Service or repair shops
- Trade schools

NLR-106 (F15 A450 C35) - Glenwood Drive/Echo Villa Avenue

Additional Permitted Uses

• Single-detached dwelling

- Maximum lot coverage: 35%
- Maximum building height: 1.5 storeys
- · Minimum front yard for each dwelling to a private street: 6 metres
- Minimum rear yard for each dwelling: 7.5 metres
- An unenclosed deck may be located no closer than 4.5 metres to an abutting lot in a Residential Zone.
- A side exterior wall of a singe-detached cluster dwelling shall maintain a minimum setback of 3 metres from any private street.
- Minimum yard of 7.5 metres from the N Zone.
- All buildings and structures shall maintain a minimum yard of 5 metres from the observed top of bank.

- Minimum separation distance between side exterior walls of dwelling: 2.4 metres.
- Except for the following, which may project a maximum of 0.6 metres into this area: Sills, belt course, cornices, eaves, chimney breasts, pilasters, lintels, and other ornamental structures. Heating/cooling equipment and utility meters. Bay windows (not constructed on foundations)
- Minimum landscaped open space: 30%
- Minimum parking of 1.5 spaces per unit, and each single-detached dwelling shall contain an integral garage providing a minimum of 1 parking space, and a minimum of 0.5 parking spaces per dwelling unit shall be provided on the lot in-off street parking areas.
- Minimum amenity space: 9.0 square metres per unit

NLR-107 (F15 A450 C35) - 54 Glenwood Drive

Additional Permitted Uses

Single-detached dwelling

- Maximum lot coverage: 35%
- Minimum front yard from each dwelling to a private street: 6 metres
- Minimum setback of 10 metres from an abutting lot that fronts onto Forest Road.
- Minimum setback of 9 metres from an abutting lot that fronts onto Colborne Street East.
- Minimum setback of 7.5 metres from an abutting lot that fronts onto Glenwood Drive.
- Minimum setback of 3 metres from any private street.
- Minimum separation distance between side exterior walls of dwelling units: 2.4 metres
- Except for the following, which may project a maximum of 0.6 metres into this area: Sills, belt course, cornices, eaves, chimney breasts, pilasters, lintels, and other ornamental structures. Heating/cooling equipment and utility meters. Bay windows (not constructed on foundations).
- Minimum landscaped open space: 30%
- Minimum parking: 1.5 spaces per unit, and each single-detached dwelling shall contain an integral garage providing a minimum of 1.0 parking space,

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and a minimum of 0.5 parking spaces per dwelling unit shall be provided on the lot in off-street parking areas

NLR-108 (F15 A450 C35) – 95 & 97 North Park Street, Rear yards of 91 North Park Street & 54 Fulton Street

Additional Permitted Uses

• Single-detached dwelling

Special Provisions

- Maximum lot coverage: 35%
- Maximum building height: 1 storey
- Minimum front yard from each dwelling to a private street: 6 metres
- Minimum 7.5 metres between the rear exterior wall and the interior side lot lines
- Minimum 4 metres between a side exterior wall and private street
- Minimum 2.0 metres between a side exterior wall and the interior side lot lines
- Minimum 2.4 metres between exterior side walls with exceptions to allow for 0.6 metres projections for such features as chimneys, eaves, heating/cooling equipment, etc.
- Minimum landscaped open space: 30%
- Parking: 1.5 spaces per unit, and 1.0 spaces within integral garage of each dwelling unit, and 0.5 spaces per unit in off-street parking areas.
- Decks are permitted to project a maximum of 3 metres into the required rear yard.

NLR-109 (F15 A450 C35) - 68-70 Fairview Drive

Additional Permitted Uses

Single-detached dwelling

- Maximum lot coverage: 35%
- Maximum building height: 1.5 storeys
- Minimum front yard: established front building line
- The rear exterior wall of a single detached dwelling shall maintain a minimum yard of 7.5 metres from an interior lot line.

- The rear exterior wall of a single detached dwelling shall maintain a minimum yard of 10.5 metres from an abutting side exterior wall of a single detached dwelling.
- The side exterior wall of a single detached cluster dwelling shall maintain a minimum yard of 1.2 metres from the interior lot line.
- The side exterior wall of a single detached dwelling shall maintain a minimum setback of 1.5 metres from any private street.
- A front exterior wall of a single detached cluster dwelling shall maintain a minimum setback of 3.8 metres from any private street.
- Minimum separation distance between side exterior wall of dwelling unit: 2.4 metres
- Except for the following, which may project a maximum of 0.6 metres into this area: Sills, belt course, cornices, eaves, chimney breasts, pilasters, lintels, and other ornamental structures. Heating/cooling equipment and utility meters. Bay windows (not constructed on foundations)
- Minimum landscaped open space: 30%
- Minimum parking: 1.5 spaces per unit, and each single-detached dwelling shall contain an integral garage providing a minimum of 1.0 parking space, and a minimum of 0.5 parking spaces per dwelling unit shall be provided on the lot in off-street parking areas

7.5 Greenfield Neighbourhood Low-Rise Residential (GNLR) Zone Provisions

7.5.1 Lot and Building Requirements by Building Type

The following Table 40 and additional provisions establish the **zone** standards that apply for **lots** and **building** types within the Greenfield Neighbourhood Low-Rise Residential Zone.

Table 40: Greenfield Neighbourhood Low-Rise Residential (GNLR) Zone Lot and Building Requirements

Bu	ilding Type	Min. Lot Frontage	Min. Lot Area	Min. Front Yard to the Main Wall	Min. Rear Yard	Min. Interior Side Yard	Min. Exterior Side Yard	Min. Private Amenity Space	Max. Height	Min. Landscape Open Space
c	Single detached dwelling	9 m	270 m ²	4.5 m (1)(2)	7.5 m	0.6 m and 1.2 m	3 m	NR	10 m	50% ⁽⁶⁾
C	Semi- detached dwelling	7.5 m	225 m ²	4.5 m (1)(2)	7.5 m	1.2 m ⁽⁴⁾	3 m	NR	10 m	50% ⁽⁶⁾
t	Street ownhouse dwelling	6 m	160 m² /unit	6 m	7.5 m	1.5 m ⁽⁴⁾	3 m	NR	12 m	30% ⁽⁶⁾
t c v	Street ownhouse dwelling vith a detached rear garage	5.5 m	165 m² /unit	4.5 m	(3)	1.5 m ⁽⁴⁾	3 m	25 m ² /unit	12 m	50% ⁽⁶⁾

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Building Type	Min. Lot Frontage	Min. Lot Area	Min. Front Yard to the Main Wall	Min. Rear Yard	Min. Interior Side Yard	Min. Exterior Side Yard	Min. Private Amenity Space	Max. Height	Min. Landscape Open Space
5. Street townhouse dwelling with an integral rear garage	5.5 m	110 m ² /unit	4.5 m	(3)	1.5 m ⁽⁴⁾	3 m	15 m² /unit	12 m	50% (6)
 Back-to- back townhouses 	6 m	80 m ² /unit	6 m	0 m	1.5 m ⁽⁴⁾	3 m	8 m²/ Unit	12 m	30% ⁽⁶⁾
7. Block townhouse dwelling	30 m	135 m ² /unit	4.5 m	7.5 m	1.5 m ⁽⁴⁾	3 m	15 m² /unit	12 m	30%
8. Non- residential building	NR	NR	4.5 m	7.5 m	4.5 m ⁽⁵⁾	4.5 m	NR	12 m	10%

Notes

 NR = No Requirement
 ⁽¹⁾ Or **established front building line**, whichever is less.
 ⁽²⁾ Except that for the front wall of an **Integral garage** containing the opening for a vehicle, the minimum **front yard** shall be 6 metres.

⁽³⁾ Abutting a lane, Subject to Table 1, row 4.
 ⁽⁴⁾ Except that where dwelling on abutting lots share a common wall, no interior side yard shall be required.
 ⁽⁵⁾ Non-residential building adjacent to a residential use shall be setback 7.5 metres.
 ⁽⁶⁾ Applies to front yard only.

7.5.2 Additional Provisions

- a) The minimum **lot depth** of a **back-to-back townhouse dwelling unit** shall be 13.5 metres.
- b) The following provisions apply to block townhouse dwellings:
 - i. The minimum width of each **dwelling unit** shall be 5.5 metres.
 - The minimum separation distance between block townhouse dwellings on the same lot shall be 3.0 metres for an end wall to end wall condition, 15 metres for a rear wall to rear wall condition, and 15 metres for a front wall to front wall condition.
 - iii. The minimum distance from an end wall to a **private street** shall be 1.8 metres.
 - iv. The minimum distance from a wall other than an end wall to a **private street** shall be 3.0 metres.
 - v. The minimum distance from an **integral garage** of a **block townhouse dwelling unit** to a **private street** shall be 5.8 metres.
 - vi. The maximum number of attached **block townhouse dwelling units** shall be 8.
- c) The opening of an **integral garage** facing the **front lot line** shall not exceed 50% of the width of the **block townhouse doweling unit**, **street townhouse dwelling unit** or **back-to-back townhouse dwelling unit**.
- d) The maximum number of attached **street townhouse dwelling units** shall be 8.
- e) The maximum number of attached **back-to-back townhouse dwelling units** shall be 16.

7.5.3 Site Specific Exceptions

The following list establishes the site specific exceptions that apply to the Greenfield Neighbourhood Low-Rise Residential (GNLR) Zone in Section 7.5 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

GNLR-1 – West of Conklin Road and North of Shellard Lane

Special Provisions

- Single detached dwelling:
 - Maximum building height: 12 metres
 - Minimum rear yard setback: 7 metres
 - Minimum exterior side yard setback: 2.4 metres
 - Stairs shall be permitted to encroach into a required parking space within a garage by a maximum of 0.5 metres.
 - Minimum front yard landscaped open space: 40%

GNLR-2 – West of Molnar Crescent and North of Shellard Lane

Sole Permitted Uses

• Single detached dwelling

Special Provisions

- Single detached dwelling:
 - Maximum lot coverage: 55%
 - Maximum building height: 12 metres
 - Minimum rear yard setback: 7 metres
 - Minimum exterior side yard setback: 2.4 metres
 - Stairs shall be permitted to encroach within the required parking space within the garage a maximum of 0.5 metres.
 - Minimum front yard landscaped open space: 40%

GNLR-3 – West of Dore Drive and North of Shellard Lane

Special Provisions

• Single detached dwelling:

- Minimum lot frontage: 11 metres
- Maximum lot coverage: 55%
- Maximum building height: 12 metres
- Minimum rear yard setback: 7 metres
- Minimum exterior side yard setback: 2.4 metres
- Stairs shall be permitted to encroach within the required parking space in the garage a maximum of 0.5 metres.
- Minimum front yard landscaped open space: 40%

GNLR-4 - West of Wright Street and North of the Grand River

Special Provisions

- Minimum lot area: single detached dwelling: 255 square metres
- Minimum lot frontage:
 - single detached dwelling (corner lot): 11.6 metres
 - street townhouse: 5.5 metres per unit
- Minimum front yard: 6 metres from the an Integral garage or 3.5 metres to the main wall
- Minimum rear yard setback: 6 metres
- Minimum interior side yard setback for street townhouse dwellings: 1.2
 metres
- Minimum exterior side yard setback for all dwelling types except street townhouses: 2.4 metres
- Minimum exterior side yard setback for street townhouse dwellings: 1.2 metres
- Stairs shall be permitted to encroach into within the required parking spaces within the garage a maximum of 0.5 metres.
- Maximum building height: 11.5 metres

GNLR-5 – East side of Conklin Road

Special Provisions

• Maximum lot coverage for 1 storey single detached dwellings: 45%

GNLR-6 – West of Conklin Road and South of Shellard Lane

Special Provisions

- Minimum lot area: 420 square metres
- Maximum building height: 11.5 metres
- · Minimum front yard setback for dwelling: 3.5 metres
- · Minimum front yard setback from garage: 6 metres
- Minimum rear yard setback: 7 metres
- Minimum side yard setback: 1.2 metres on one side and 0.6 metres on the other side
- Minimum exterior side yard setback: 2.4 metres

GNLR-7 - West of Conklin Road and South of Shellard Lane

Special Provisions

- Maximum building height: 11.5 metres
- Minimum front yard setback from garage: 6 metres
- · Minimum front yard setback from dwelling: 3.5 metres
- Minimum rear yard setback: 7 metres
- Minimum exterior side yard setback: 2.4 metres

GNLR-8 – West of Conklin Road and South of Shellard Lane

Special Provisions

- Maximum building height: 11.5 metres
- Minimum front yard setback: 6 metres from the garage or 3.5 metres from the dwelling unit
- Minimum rear yard setback: 7 metres
- Minimum exterior side yard setback: 2.4 metres
- Stairs shall be permitted to encroach into the required parking space within a garage by a maximum of 0.5 metres.

GNLR-9 - West of Conklin Road and South of Shellard Lane

Special Provisions

 Minimum front yard setback: 6 metres from the garage and 3.5 metres from the dwelling unit

- Minimum rear yard setback: 7 metres
- Minimum exterior side yard setback: 2.4 metres
- Minimum front yard landscaped open space: 35%
- Stairs shall be permitted to encroach within the required parking space in the garage a maximum of 0.5 metres.

GNLR-10 – South of Shellard Lane and North of Gillespie Drive

Special Provisions

- Minimum lot area: 250 square metres
- Maximum building height: 11.5 metres
- Minimum front yard setback: 6 metres from the garage and 3.5 metres from the dwelling unit
- Minimum rear yard setback: 6 metres
- Minimum exterior side yard setback: 2.4 metres
- Stairs shall be permitted to encroach within the required parking space in the garage a maximum of 0.5 metres.

GNLR-11 – West of Powell Road and South of Shellard Lane

Special Provisions

- Minimum lot area: 220 square metres
- Minimum lot frontage: 8 metres
- Maximum building height: 11.5 metres
- Minimum front yard setback: 6 metres from the garage and 3.5 metres from the dwelling unit
- Minimum rear yard setback: 7 metres
- Minimum exterior side yard setback: 2.4 metres
- Stairs shall be permitted to encroach within the required parking space in the garage a maximum of 0.5 metres.
- Minimum front yard landscaped open space: 40%

GNLR-12 – 74-80 Strickland Avenue

- Maximum lot coverage: 55%
- Maximum building height: 12 metres

- Minimum front yard setback: 6 metres from the garage. 3 metres to the dwelling units
- No encroachments shall be permitted in the front yard.
- Minimum rear yard setback: 1.2 metres
- Minimum exterior side yard setback: 2.4 metres
- Minimum usable amenity space: 45 square metres
- Parking: Stairs shall be permitted to encroach within the required parking space within the garage, a maximum of 0.5 metres.
- Minimum front yard landscaped open space: 40%

GNLR-13 – West side of Conklin (South of Shellard)

Special Provisions

- Minimum lot area: 250 square metres
- Maximum building height: 11.5 metres
- Minimum front yard setback: 6 metres from the garage and 3.5 metres from the dwelling unit
- Minimum rear yard setback: 7 metres
- Minimum exterior side yard setback: 2.4 metres
- Stairs shall be permitted to encroach within the required parking space in the garage a maximum of 0.5 metres.

GNLR-14 – 1-52 English Lane and 27–73 Bisset Avenue

- Minimum lot area: 250 square metres
- Minimum lot frontage: 9 metres
- Maximum building height: 11.5 metres
- Minimum front yard setback: 6 metres from the garage and 3.5 metres from the dwelling unit
- Minimum rear yard setback: 7 metres
- Minimum exterior side yard setback: 2.4 metres
- Stairs shall be permitted to encroach within the required parking space in the garage a maximum of 0.5 metres.

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GNLR-15 - 205-211 Mount Pleasant Road

Special Provisions

- Lot Area (Minimum): 320 square metres
- Lot Frontage (Minimum): 11 metres
- Interior Side Yard (Minimum): 1.2 metres on one side and 0.6 metres on the opposite side, provided a 0.6 metres side yard is not adjacent to another 0.6 metres side yard.
- Rear Yard (Minimum): 7.0 metres
- Exterior Side Yard (Minimum): 3 metres
- Lot Coverage (Maximum): 50%
- Building Height (Maximum): 2 storeys (11.5 metres)
- Yard Encroachments into Required Yards: A bay, bow or box window, with or without a foundation are permitted to encroach in the required yard 0.5 metres, provided any adornment that is lesser than 2.0 metres above grade is no closer than 0.6 metres to any lot line.
- Exterior stairs may not encroach into the minimum interior side yard and can encroach up to 3 metres into the minimum rear yard.
- All other requirements of the By-law shall apply.

GNLR-16 – 205-211 Mount Pleasant Road

Special Provisions

- Dwelling, Single Detached:
 - Lot Area (Minimum): 300 square metres
 - Lot Frontage (Minimum): 10 metres
 - Interior Side Yard (Minimum): 1.2 metres on one side and 0.6 metres on the opposite side, provided a 0.6 metre side yard is not adjacent to another 0.6 metre side yard.
 - Street Setback (Minimum): 4.5 metres to the habitable portion of the dwelling; 6 metres to the attached garage.
 - Rear Yard (Minimum): 6.5 metres
 - Exterior Side Yard (Minimum): 3 metres
 - Lot Coverage (Maximum): 50%
 - Building Height (Maximum): 2 storeys (11.5 metres)

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- Yard Encroachments into Required Yards: A bay, bow or box window, with or without a foundation are permitted to encroach in the required yard 0.5 metres, provided any adornment that is lesser than 2.0 metres above grade is no closer than 0.6 metres to any lot line.
- Driveway Width (Maximum): 57% of the lot width.
- Dwelling, Semi-Detached:
 - Lot Area (Minimum): 500 square metres
 - Lot Area (Minimum for a dwelling unit): 250 square metres
 - Lot Frontage (Minimum): 16.5 metres
 - Lot Frontage (Minimum for a dwelling unit): 8.25 metres
 - Interior Side Yard Setback (Minimum): 1.2 metres along the exterior lot line and 0.0 metres along the common lot line separating units.
 - Street Setback (Minimum): 4.5 metres to the habitable portion of the dwelling; 6 metres to the attached garage
 - Lot Coverage (Maximum): 50%;
 - Building Height (Maximum): 2 storeys (11.5 metres)
 - Yard Encroachments into Required Yards: A bay, bow or box window, with or without a foundation are permitted to encroach in the required yard 0.5 metres, provided any adornment that is lesser than 2.0 metres above grade is no closer than 0.6 metres to any lot line.
- Exterior stairs are not permitted to encroach into the minimum interior side yard and can encroach up to 3 metres into the minimum rear yard.
- All other requirements of the By-law shall apply.

GNLR-17 – 205-211 Mount Pleasant Road

- Dwelling, Street Fronting Rowhouse
- Lot Frontage (Minimum): 5.8 metres
- Lot Area (Minimum): 175 square metres
- Street Setback (Minimum): 4.5 metres to the dwelling unit and 6.0 metres to the garage.
- Interior Side Yard Setback: 1.5 metres from an interior lot line adjacent to another townhouse block.
- Lot Coverage (Maximum): 60%

- Yard Encroachments into Required Yards: A bay, bow or box window, with or without a foundation are permitted to encroach in the required yard 0.5 metres, provided any adornment that is lesser than 2.0 metres above grade is no closer than 0.6 metres to any lot line.
- All other requirements of the By-law shall apply.

GNLR-18 – 205-211 Mount Pleasant Road

Special Provisions

- Dwelling, Back-to-Back Townhouse:
 - Where a comprehensive condominium plan has received draft plan approval, as well as any required site plan approval, and where registration of the plan is intended to occur in phases and/or stages, the lands to which the draft approved plan of condominium is to be located, shall be deemed to be one lot for the purposes of applying the provisions of the By-law. Zoning provisions shall apply only to the external lot lines of the overall condominium plan, not to internal lot lines resulting from the registration of any condominium phase.
 - Lot Frontage (Minimum): 30 metres
 - Street Setback from a private street to the attached garage (Minimum): 6.0 metres
 - Street Setback, from public street to front or side façade: 4.0 metres
 - Private Amenity Space (Minimum): 9 square metres per unit
 - Yard Encroachments into Required Yards: A bay, bow or box window, with or without a foundation are permitted to encroach in the required yard 0.5 metres, provided any adornment that is lesser than 2.0 metres above grade is no closer than 0.6 metres to any lot line.
 - Building Separation: 3.0 metres for end wall to end wall, 14.0 metres for rear wall to rear wall and 14.0 metres for a front wall to a front wall condition.
 - All other requirements of the By-law shall apply.

GNLR-19 – 277, 299 and 301 Hardy Road

- Minimum lot area for a single detached dwelling: 325 metres squared
- Maximum lot coverage for a single detached dwelling: 45%
- Minimum rear yard for a single detached dwelling: 6.0 metres
- Minimum interior side yard for a single detached dwelling: 1.2 metres

Section 7 – Residential Zones

 The lands zoned GNLR-19 are classified as a Class 4 Area as defined by the Ontario Ministry of the Environment Environmental Noise Guideline Publication NPC-300.

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7.6 Neighbourhood Corridor Residential (NCR) Zone Provisions

7.6.1 Lot and Building Requirements by Building Type

The following Table 42 and additional provisions establish the **zone** standards that apply for **lots** and **building** types within the Neighbourhood Corridor Residential Zone.

Table 42: Neighbourhood Corridor Residential (NCR) Zone Lot and B	Building Requirements
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	Building Type	Min. Lot Frontage	Min. Lot Area	Min. Front Yard to the Main Wall	Min. Rear Yard	Min. Interior Side Yard	Min. Exterior Side Yard	Min. Private Amenity Space	Min. Common Amenity Space	Min. Height	Max. Height	Min. Landscape Open Space
1	. Fourplex dwelling	15 m	450 m ²	4.5 m	7.5 m	1.5 m	3 m	NR	NR	10.5 m ⁽¹⁾	15 m	50% (7)
2	2. Street townhouse dwelling	6 m	160 m ² /unit	6 m	7.5 m	1.5 m (2)	3 m	NR	NR	10.5 m ⁽¹⁾	15 m	30% (7)
3	5. Street townhouse dwelling with a detached rear garage	5.5 m	165 m² /unit	4.5 m	(3)	1.5 m (2)	3 m	25 m ² /unit	NR	10.5 m ⁽¹⁾	15 m	50% (7)

	Building Type	Min. Lot Frontage	Min. Lot Area	Min. Front Yard to the Main Wall	Min. Rear Yard	Min. Interior Side Yard	Min. Exterior Side Yard	Min. Private Amenity Space	Min. Common Amenity Space	Min. Height	Max. Height	Min. Landscape Open Space
4	Street townhouse dwelling with an integral rear garage	5.5 m	110 m ² /unit	4.5 m	(3)	1.5 m (2)	3 m	15 m² /unit	NR	10.5 m ⁽¹⁾	15 m	50% (7)
5	Back-to- back townhouses	6 m	80 m ² /unit	6 m	0 m	1.5 m (2)	3 m	8 m ² /unit	NR	10.5 m	15 m	30% (7)
6	Block townhouse dwelling	30 m	135 m² /unit	4.5 m	7.5 m	1.5 m (2)	3 m	15 m² /unit	NR	10.5 m ⁽¹⁾	15 m	30%
7	Stacked townhouse	NR	100 m ² /unit	4.5 m	7.5 m	1.5 m	3 m	8 m² /unit	NR	10.5 m ⁽¹⁾	15 m	30% (7)
8	Apartment dwellings/ long term care home, retirement home	NR	NR	3 m	7.5 m (4)	3 m (4)(6)	3 m ⁽⁴⁾	NR	5 m² /unit ⁽⁸⁾	10.5 m ⁽¹⁾	20 m ⁽⁹⁾	30%
9	Non- residential building	NR	NR	3 m	7.5 m	4.5 m	3 m	NR	NR	NR	15 m	10%

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Building Type	Min. Lot Frontage	Min. Lot Area	Min. Front Yard to the Main Wall	Min. Rear Yard	Min. Interior Side Yard	Min. Exterior Side Yard	Min. Private Amenity Space	Min. Common Amenity Space	Min. Height	Max. Height	Min. Landscape Open Space
10. Live-work Unit	5.5 m	135 m² /unit	3 m	2.5 m	1.5 m (2)	3 m	15 m² /unit	NR	10.5 m ⁽¹⁾	15 m	NR

Notes

NR = No Requirement

(1) Except for the for the lands zoned NCR along the north side of Mt. Pleasant Road from Gilkison Street to Pleasant Crescent, and the north, east and west corners of Mt. Pleasant Road and Conklin Road, the minimum height is 2 storeys.

(2) Except that where dwellings on abutting lots share a common wall, no interior side yard shall be required.

⁽³⁾ Abutting a **lane**, Subject to Table 1, row 4.

⁽⁴⁾ Except that for an underground **parking area** the minimum **setback** shall be 0 metres.

⁽⁵⁾ Non-residential buildings adjacent to a single detached, semi-detached or townhouse dwelling shall be setback 7.5 metres.

⁽⁶⁾ Except 5.5 metres where the **building** contains windows or similar openings facing the **interior side yard**.

⁽⁷⁾ Applies to **front yard** only.

(8) A minimum of 50% of the common amenity space must be provided outdoor and a minimum of 25% must be indoor. This provision does not apply to a long term care home.

(9) Except for the for the lands zoned NCR along the north side of Mt. Pleasant Road from Gilkison Street to Pleasant Crescent, and the north, east and west corners of Mt. Pleasant Road and Conklin Road, the maximum height is 4 storeys.

7.6.2 Additional Provisions

- a) The additional provision of Section 7.5.2 apply where applicable.
- b) The following provisions apply to stacked townhouse dwellings:
 - i. The minimum distance from an end wall to an internal roadway shall be 1.5 metres.
 - ii. The minimum distance from a wall other than an end wall to an internal driveway shall be 3.0 metres.
 - iii. The minimum distance from an **integral garage** of a **stacked townhouse dwelling unit** to an internal roadway shall be 5.8 metres.
 - iv. The minimum separation distance between **buildings** on the same **lot** shall be 3.0 metres for an end wall to end wall condition, 15 metres for a rear wall to rear wall condition and 15 metres for a front wall to front wall conditions.
- c) The following provisions apply to an apartment building, long term care home or retirement home:
 - i. The minimum separation distance between **buildings** on the same lot shall be 15 metres.
 - ii. The minimum separation distance between a building and a driveway shall be 3.0 metres.
- iii. The maximum width of a **building** abutting the **front lot line** shall be 60 metres.
- iv. Permitted non-residential uses within an apartment dwelling shall be located at the ground floor level.

Section 7 - Residential Zones

7.7 Residential Mid-Rise (RMR) Zone Provisions

7.7.1 Lot and Building Requirements by Building Type

The following Table 43 and additional provisions establish the **zone** standards that apply for **lots** and **building** types within the Residential Mid-Rise Zone.

Table 43 Residential Mid-rise (RMR) Zone Lot and Building Requirements

	Building Type	Min. Lot Frontage	Min. Lot Area	Min. Front Yard to the Main Wall	Min. Rear Yard	Min. Interior Side Yard	Min. Exterior Side Yard	Min. Private Amenity Space	Min. Common Amenity Space	Min. Height	Max. Height	Min. Landscaped Open Space
1	. Fourplex dwelling	15 m	450 m ²	4.5 m	7.5 m	1.5 m	3 m	NR	NR	10.5 m	15 m	50% (4)
2	. Street townhouse dwelling	6 m ⁽¹⁾	160 m² /unit	6 m	7.5 m	1.5 m ⑴	3 m	NR	NR	10.5 m	15 m	30% (4)
3	Street townhouse dwelling with a detached rear garage	5.5 m	165 m² /unit	4.5 m	(2)	1.5 m ⑴	3 m	25 m ² /unit	NR	10.5 m	15 m	50% (4)

Building Type	Min. Lot Frontage	Min. Lot Area	Min. Front Yard to the Main Wall	Min. Rear Yard	Min. Interior Side Yard	Min. Exterior Side Yard	Min. Private Amenity Space	Min. Common Amenity Space	Min. Height	Max. Height	Min. Landscaped Open Space
4. Street townhouse dwelling with an integral rear garage	5.5 m	110 m² /unit	4.5 m	(2)	1.5 m ⑴	3 m	15 m² /unit	NR	10.5 m	15 m	50% (4)
5. Back-to- back townhouses	6 m	80 m ² /unit	6 m	0 m	1.5 m ⑴	3 m	8 m ² /unit	NR	10.5 m	15 m	30% (4)
6. Block townhouse dwelling	30 m	135 m ² /unit	4.5 m	7.5 m	1.5 m	3 m	15 m ² /unit	NR	10.5 m	15 m	30%
7. Stacked townhouse	NR	100 m ² /unit	4.5 m	7.5 m	1.5 m	3 m	8 m ² /unit	NR	10.5 m	15 m	30% (4)
8. Apartment dwellings/ long term care home, retirement home	NR	NR	3 m	7.5 m	3 m ⁽³⁾ (6)	4 m ⁽³⁾	NR	5 m ² /unit ⁽⁵⁾	10.5 m	20 m	30%
9. Live-work dwelling	5.5 m	135 m² /unit	0 m	2.5 m (2)	1.2 ⁽¹⁾	3 m	15 m ² / Unit	NR	10.5 m	15 m	NR

Section 7 – Residential Zones

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Notes

NR = No Requirement

- ⁽¹⁾ Except that where **dwellings** on abutting **lots** share a **common wall**, no **interior side yard** shall be required.
- Abutting a lane, Subject to Table 1, row 4.
 Except that for an underground parking area the minimum setback shall be 0 metres.
- ⁽⁴⁾ Applies to front yard only.
- ⁽⁵⁾ A minimum of 50% of the **common amenity space** must be provided outdoor and a minimum of 25% must be indoor. This provision does not apply to a long term care home.
- (6) Except 5.5 metres where the building contains windows or similar openings facing the interior side yard.

7.7.2 Additional Provisions

a) The additional provision of Sections 7.5.2 and 7.6.2 apply where applicable.

7.7.3 Site Specific Exceptions

The following list establishes the site specific exceptions that apply to the Residential Mid-Rise (RMR) Zone in Section 7.7 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

RMR-1 - 104 Marlborough Street

Special Provisions

- Maximum number of dwelling units: 4
- Minimum lot area: 735 square metres per unit
- Minimum lot width: 7 metres
- Minimum interior side yard: 0.91 metres
- Minimum rear yard: 0.79 metres
- Minimum landscaped open space: 19%
- · Parking spaces may be located in the required front yard

RMR-2 - Part of 91 Birkett Lane

Special Provisions

- The property line fronting Birkett Lane shall be deemed as the rear lot line.
- The property line fronting Dover Avenue shall be deemed as the front lot line.
- Minimum lot area: 0.5 hectares
- Minimum lot width: 100 metres
- Minimum lot frontage on municipal road: 2.5 metres
- Interior side yard setback: (west property line): 5.0 metres, (east property line): 6.0 metres
- Exterior side yard setback: (from Dover Avenue) 1.8 metres
- Minimum landscape open space: 25%

RMR-3 - 116-120 Sherwood Drive

Additional Permitted Uses

Manufacturing use

RMR-4 – 76-78 River Road

Additional Permitted Uses

Semi-detached Dwelling

RMR-5 – 115-131 Birkett Lane

Special Provisions

- Minimum front yard setback: 5.72 metres
- Minimum interior side yard setback: 1.5 metres
- A side yard for a corner lot with a daylight triangle requirement shall be a minimum of 2.35 metres from a lot line formed by a daylight triangle and 3 metres from a side lot line.
- A front yard for a corner lot with a daylight triangle requirement shall be a minimum of 2.35 metres from a lot line formed by a daylight triangle and 5.72 metres from a front lot line.

RMR-6 – 96 Sherwood Drive

Additional Permitted Uses

• Office, general

Special Provisions

· General office shall only be permitted in the existing building.

RMR-7 – 161 Fifth Avenue

Special Provisions

- Minimum lot area: 1075 square metres
- Minimum lot width: 5.4 metres per unit
- Minimum front yard landscaped open space: 23%

RMR-8 – 115 Sherwood Drive

- Minimum lot area: 90 square metres per unit
- Maximum lot coverage: 42%
- Minimum front yard setback: 0 metres
- Parking: minimum 30 spaces

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- All or a portion of the required spaces may be accommodated on an abutting lot zoned to permit stand-alone parking associated with a residential apartment building.
- A minimum 0 metre setback of parking from this abutting property's lot line shall be permitted.

RMR-9 – 5 Marlene Avenue

Special Provisions

· Parking for apartment dwelling: 1 space per dwelling unit

RMR-10 – 10 Jubilee Avenue

Special Provisions

- For the purpose of this By-law, Jubilee Avenue shall be deemed the front lot line and Yorkshire Street shall be the rear lot line.
- Minimum lot area: 64.8 square metres per unit
- Minimum rear yard setback: 2.3 metres
- Minimum interior side yard setback:
 - Westerly lot line: 6.2 metres
 - Southerly lot line: 3.8 metres
 - Northerly lot line: 9.8 metres
- Permitted encroachments: balconies may project no closer than 4.4 metres from the westerly interior lot line, 8.0 metres from the northerly interior lot line, and 2.0 metres from the southerly lot line.
- Minimum parking: 1.15 spaces per unit
- Loading space: 0
- Privacy Fence: a continuous 2.2 metres high fence shall be provided and maintained along the interior lot lines abutting residential properties.

RMR-11 – East End of Lloyd Street

- Block townhouse dwelling:
 - Minimum lot frontage: 13 metres
 - Maximum building height: 1 storey
 - Maximum number of dwelling units: 11

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RMR-12 – 41 Garden Avenue

Special Provisions

- Street townhouse dwelling:
 - Minimum front yard setback: 4.3 metres to the main wall and 6 metres to the Integral garage.
 - Minimum rear yard setback: 6 metres
 - Minimum front yard landscaped open space: 40%
 - Any building or structure which contains a dwelling unit shall be set back a minimum of 28 metres from any lot line abutting a rail line.

RMR-13 – 152-162 North Park Street

Special Provisions

- Retirement home:
 - Minimum interior side yard setback: 1.5 metres (for the portion of the building that extends westerly from the southeast corner of the park, and 3.6 metres for the remainder of the interior side yard (adjacent to south side of Wood Street Park), 13.4 metres (north side of building adjacent to 164 North Park Street), 15 metres (south side of building adjacent to 146 North Park Street)
 - Maximum building height: 3 storeys or 12.8 metres
 - Maximum number of units: 99 (104 beds)
 - Minimum landscape buffer adjacent to 146 and 164 North Park Street: 2 metres

RMR-14 – 277 Hardy Road

Special Provisions

Maximum number of dwelling units: 93

RMR-15 – West of Conklin Road and North of Shellard Lane

- Block townhouse dwelling:
 - Minimum lot frontage: 6.1 metres per unit
 - Minimum front yard setback: 6 metres to the garage and 3.5 to the main wall
 - Minimum rear yard setback: 6 metres

- Minimum exterior side yard setback: 2.4 metres
- Stairs shall be permitted to encroach within the required parking space within the garage a maximum of 0.5 metres.
- Minimum front yard landscaped open space: 27%

RMR-16 – West of Conklin Road and North of Shellard Lane

Sole Permitted Uses

Street townhouse

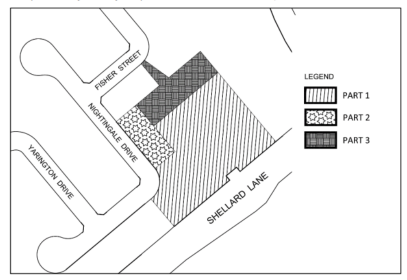
Special Provisions

- Street townhouse:
 - Minimum front yard setback: 6 metres to the garage and 3.5 metres to the main wall
 - Minimum rear yard setback: 6 metres
 - Minimum exterior side yard setback for street townhouse dwelling: 2.4 metres
 - Stairs shall be permitted to encroach by 0.5 metres into a required parking space in a garage.
 - Minimum front yard landscaped open space: 27%
- Interior Street Townhouse Dwelling:
 - Accessory buildings and structure maximum lot coverage: 20%
 - No accessory building or structure shall be located closer than 0.3 metres to an interior lot line, except in the case of a common wall, which may have a 0.0 metre setback.
 - No accessory building or structure shall be located closer than 0.3 metres to the rear lot line or rear public laneway.
 - A parking space shall be permitted within 0.3 metres of any interior lot line or rear lot line, including a rear lot line that abuts a public laneway

RMR-17 – 28 Nightingale Drive

- The lot line abutting Nightingale Drive shall be defined as the front lot line; the lot lines abutting Shellard Lane and Fisher Street shall be deemed exterior lot lines, and the easterly lot line shall be deemed the rear lot line. All other lot lines shall be deemed interior side lot lines.
- Stacked Townhouse:

- Minimum lot area: 149.2 square metres per unit
- Minimum lot width: 30 metres
- Maximum building height: 3 storeys
- Minimum front yard setback: 6 metres
- Minimum rear yard setback: 3.05 metres
- Minimum interior side yard setback (westerly): 3.0 metres
- Minimum exterior side yard setback (Shellard Lane): 3.1 metres
- Minimum landscape open space: 30%
- · Minimum amenity space: 9 square metres per unit
- Parking minimum: 1.35 spaces per unit
- The required parking spaces shall be a minimum of 3.6 metres from any lot line abutting a street.
- Provisions for Part 1: Minimum interior side yard: 6 metres (northerly side yard) as shown on inset map below
- Provisions for Part 3: Minimum interior side yard: 10.10 metres (northerly side yard) as shown on inset map below



RMR-17 Map - Site specific provisions for 12 Fisher Street

RMR-18 – 4-22 D'Aubigny Road

Special Provisions

- Maximum building height: 2 storeys
- Maximum dwelling units: 77 units
- Minimum parking spaces: 20.

RMR-19 – 2-16 Hawarden Avenue

Special Provisions

- Each dwelling unit shall have an integrated garage with a minimum floor area of 18 metres square.
- Maximum front yard fence height 1.2 metres

RMR-20 – 152 Dufferin Avenue

Additional Permitted Uses

• Single detached dwelling

Special Provisions

- Single detached dwelling provisions:
 - Minimum lot area: 400 square metres per unit
 - Minimum lot frontage: 30 metres
 - Minimum lot coverage: 40%
 - Maximum building height: 2 storeys
 - Minimum front yard setback: 5 metres
 - Minimum rear yard: 7.5 metres
 - Minimum exterior side yard: 1.5 metres.
 - Minimum landscaped open space: 30%
 - Minimum parking: 2 spaces per unit
- The front lot line shall be deemed to be along Dufferin Avenue.

RMR-21 – 422 Powerline Road

Additional Permitted Uses

• Single detached dwellings

Special Provisions

- Minimum lot area: 630 metres square per unit
- Maximum lot coverage: 40%
- Minimum front yard per unit: 7.5 metres
- Minimum rear yard per unit: 7.5 metres
- · Separation distance between exterior walls of dwelling units: 2.4 metres
- Parking: 1.5 spaces per unit
- Each single detached dwelling shall maintain an integrated garage

RMR-22 – 71-73 Morton Avenue West

Additional Permitted Uses

- Single detached dwelling
- Special Provisions
- Maximum number of dwelling units: 18
- Minimum lot area: 430 square metres per unit
- Minimum lot width: 45.0 metres
- Maximum lot coverage: 40%
- Maximum building height: 1 storey
- Minimum front yard: 20 metres
- Minimum rear yard per unit: 7.5 metres, and a side exterior wall of a single-detached cluster dwelling shall maintain a rear yard of 1.5 metres.
- Minimum interior side yard per unit: 1.5 metres.
- The following may project a maximum of 0.6 metres into this area: Sills, belt courses, cornices, eaves, chimney breasts, pilasters, lintels, and other ornamental structures. Heating/cooling equipment and utility meters.
- The side exterior wall of a single-detached cluster dwelling shall maintain a minimum yard of 3.0 metres from any private street.
- Minimum Amenity Space: 9.0 square metres per unit
- Minimum Landscaped Open Space: 30.0%
- Parking: 1.5 spaces per unit

RMR-23 – 35 Stratford Terrace

Special Provisions

- All main buildings shall be located a minimum of 6.0 metres from the development setback limit, as approved by the City and the Grand River Conservation Authority.
- Accessory buildings and structures may be located within 6.0 metres of the development setback limit, as approved by the City and the Grand River Conservation Authority.

RMR-24 – 213 Sydenham Street

Special Provisions

• An apartment dwelling may not have a common entry and common hall.

RMR-25 – 611 to 675 Grey Street

Additional Permitted Uses

· Single detached dwelling containing a maximum of six dwelling units

Special Provisions

- Minimum lot area: 148 square metres per unit
- Minimum lot frontage: 24 metres
- · Minimum amenity space: 9 square metres per unit
- Parking: 1.5 spaces per unit

RMR-26 – 18 Hardy Road

Additional Permitted Uses

• Single detached dwelling

RMR-27 – 12 Brantwood Park Road

- Maximum building height: 2 storeys
- Minimum rear yard setback: 3 metres
- · Minimum interior side yard setback: 11 metres
- Minimum exterior side yard setback: 6 metres
- Minimum planting strip in interior side yard: 1 metre
- · Second storey balconies shall be prohibited

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RMR-28 – 170 & 172 North Park Street

Special Provisions

- Minimum lot frontage: 22.8 metres
- Maximum building height: 2 storeys
- Maximum number of dwelling units: 12
- Minimum limiting distance between buildings: 32 metres

RMR-29 – 60-66 Dublin Street

Special Provisions

- Maximum building height: 1 storey
- Maximum number of dwelling units: 4
- Maximum lot coverage: 42.5%
- Minimum interior side yard setback: 1.22 metres
- Minimum exterior side yard setback (adjacent to North Park Street): 1.9 metres
- The front lot line shall be deemed to be along Dublin Street.

RMR-30 –Parts of Thomas Avenue and Cline Road

Special Provisions

- Maximum lot coverage for one street townhouse dwelling unit on an individual lot: 50%
- Minimum interior side yard setback for all uses except block townhouse dwellings: 1.5 metres
- Minimum exterior side yard setback for all uses except block townhouse dwellings: 2.4 metres

RMR-31 – Cole Crescent, Butcher Crescent, and 1-45 and 2-32 Longboat Run West

Special Provisions

- Street townhouse dwellings:
 - Minimum lot area: 180 square metres per unit
 - Minimum front yard setback: 6 metres from the garage or 3.5 metres from the dwelling unit
 - Minimum rear yard setback: 7 metres

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- Minimum interior side yard setback: 1.2 metres
- Minimum exterior side yard setback: 2.4 metres
- Stairs shall be permitted to encroach by 0.5 metres into a required parking space in a garage.

RMR-32 – 1-57 Cooke Avenue

Special Provisions

- Street townhouse dwellings:
 - Minimum lot area: 180 square metres per unit
 - Minimum front yard setback: 6 metres from the garage or 3.5 metres from the dwelling unit
 - Minimum rear yard setback: 7 metres
 - Minimum interior side yard setback: 1.2 metres
 - Minimum exterior side yard setback: 2.4 metres
 - Stairs shall be permitted to encroach by 0.5 metres into a required parking space in a garage.

RMR-33 – 56-142 Munro Circle

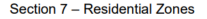
Special Provisions

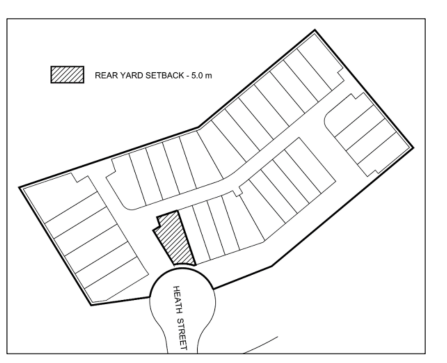
- Street townhouse dwellings:
 - Minimum lot area: 180 square metres per unit
 - Minimum front yard setback: 6 metres from the garage or 3.5 metres from the dwelling unit
 - Minimum rear yard setback: 7 metres
 - Minimum interior side yard setback: 1.2 metres
 - Minimum exterior side yard setback: 2.4 metres
 - Stairs shall be permitted to encroach by 0.5 metres into a required parking space in a garage.

RMR-34 – 40 Heath Street

- Lot shall mean those lands described as Block 47, Plan 2M-1903.
- Minimum lot area: 400 square metres per unit
- Minimum POTL area: 265 square metres per unit

- Minimum lot frontage: 30 metres
- Minimum POTL lot frontage: 8.5 metres
- Maximum lot coverage: 40%
- Maximum POTL lot coverage: 65%
- · Maximum building height: 2 storeys at front of dwelling
- Minimum front yard setback: 5 metres
- Minimum POTL front yard setback: 6 metres from the garage or 4.5 metres from the dwelling unit
- Minimum rear yard setback: 7.5 metres
- Minimum interior side yard setback: 3 metres
- Minimum exterior side yard setback from a private lane or roadway: 2.5 metres
- Minimum separation distance between side exterior walls of dwellings: 2.6 metres
- For Part 1, as shown on the inset map below, the rear yard POTL setback shall be 5 metres.
- Parking: 1.5 spaces per unit
- Each dwelling unit shall contain an integral garage providing a minimum of 1.0 parking spaces.
- 16 parking spaces (minimum) shall be provided in off-street parking areas.



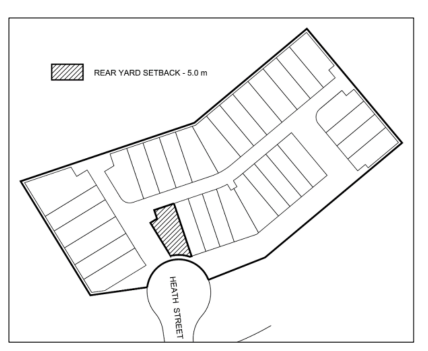


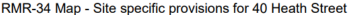
RMR-34 Map - Site specific provisions for 40 Heath Street

RMR-35 – 63 Murray Street

- Minimum lot area: 453 square metres
- Minimum lot frontage: 18.9 metres
- Maximum lot coverage: 47.7%
- Minimum front yard setback: 0.4 metres
- Minimum interior side yard setback: 2 metres
- Minimum rear yard setback: 6 metres
- Minimum landscaped open space: 28%
- One required parking space may be accommodated on an abutting lot, on the condition that an agreement providing for the continuation of the required parking space is entered into with the owners of both lots and the City of Brantford and is registered against both parcels of land.
- A minimum 0 metre setback from the abutting lot line for the parking spaces shall be permitted.







RMR-35 – 63 Murray Street

- Minimum lot area: 453 square metres
- Minimum lot frontage: 18.9 metres
- Maximum lot coverage: 47.7%
- Minimum front yard setback: 0.4 metres
- Minimum interior side yard setback: 2 metres
- Minimum rear yard setback: 6 metres
- Minimum landscaped open space: 28%
- One required parking space may be accommodated on an abutting lot, on the condition that an agreement providing for the continuation of the required parking space is entered into with the owners of both lots and the City of Brantford and is registered against both parcels of land.
- A minimum 0 metre setback from the abutting lot line for the parking spaces shall be permitted.

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• All parking spaces may be accessed from the street by means of an easement on an abutting lot.

RMR-36 – 75 Mary Street

Special Provisions

- Minimum interior side yard setbacks: 1.5 metres and 2 metres
- Minimum lot area: 175 square metres

RMR-37 – 22 Puleston Street

Special Provisions

- Maximum lot coverage for a street townhouse dwelling: 50%
- Minimum front yard setback: 3.5 metres
- Minimum rear yard setback: 7 metres
- · Minimum interior side yard setback (north): 3.5 metres
- Heating/cooling equipment and utility meters are not permitted to project into the side yard.

RMR-38 – 374 Darling Street

Special Provisions

- Minimum lot frontage: 5.45 metres per unit
- Minimum interior side yard set back: 1.2 metres
- Heating and cooling equipment shall not project into the side yard
- Minimum front yard landscaped open space: 43%

RMR-39 – 77 Diana Avenue

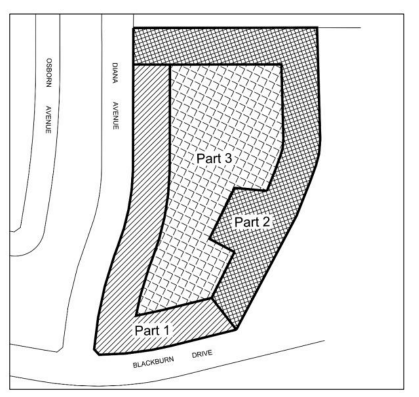
Sole Permitted Uses

- Block townhouse dwelling
- Street townhouse dwelling

- Lot shall mean those lands municipally addressed as 54 Blackburn Drive
- A maximum of 177 townhouse dwelling units is permitted on the lot.
- Townhouse dwelling units shall not have any amenity space in any yard abutting Diana Avenue or Blackburn Drive. Said yard shall not be enclosed by way of a fence or any other structures or materials.

- Minimum lot area: 35,000 square metres
- · Maximum lot coverage: not applicable
- Minimum front yard setback (Blackburn Drive): 0 metres
- Minimum rear yard setback (Bell Lane): 6 metres
- Minimum interior side yard setback: 4.5 metres
- Minimum exterior side yard setback: 0 metres
- Amenity Space shall be provided in one location on the lot and shall not be less than 2000 square metres in area.
- Each dwelling unit shall contain an integral garage providing a minimum of 1 parking space.
- Minimum visitor parking: 39 spaces
- For Part 1, as shown on inset map below: Minimum POTL lot area: 115 square metres per unit
 - Minimum POTL lot frontage: 5.7 metres per unit
 - Maximum POTL lot coverage: not applicable
 - Minimum POTL front yard setback: 0 metres along Diana Avenue and Blackburn Drive
 - Minimum POTL rear yard setback: 6 metres
 - Minimum POTL interior side yard setback: 1 metre
 - Minimum POTL exterior side yard setback: 1.5 metres
 - Minimum POTL common wall setback: 0 metres
 - Minimum POTL landscaped open space: 0 square metres
 - Minimum POTL front yard landscaped open space: 40%
 - Minimum POTL amenity space: 0 square metres
- For Part 2, as shown on inset map below:
 - Minimum POTL lot area: 115 square metres per unit
 - Minimum POTL lot frontage: 5.7 metres per unit
 - Maximum POTL lot coverage: not applicable
 - Minimum POTL front yard setback: 3 metres measured from the exterior wall of the dwelling and 6 metres measured from the front exterior wall of an integral garage.
 - Minimum POTL rear yard setback: 6 metres

- Minimum POTL interior side yard setback: 1 metre
- Minimum POTL exterior side yard setback: 1.5 metres
- Minimum POTL common wall setback: 0 metres
- Minimum POTL landscaped open space: 0 square metres
- Minimum POTL front yard landscaped open space: 40%
- Minimum POTL amenity space: 0 square metres
- For Part 3, as shown on inset map below:
 - Minimum POTL lot area: 80 square metres per unit
 - Minimum POTL lot frontage: 5.7 metres per unit
 - Maximum POTL lot coverage: not applicable
 - Minimum POTL front yard setback: 3 metres measured from the exterior wall of the dwelling and 6 metres measured from the front exterior wall of an integral garage.
 - Minimum POTL rear yard setback: 0 metres along a common wall separating the units.
 - Minimum POTL interior side yard setback: 1 metre
 - Minimum POTL exterior side yard setback: 1.5 metres
 - Minimum POTL common wall setback: 0 metres
 - Minimum POTL landscaped open space: 0 square metres
 - Minimum POTL front yard landscaped open space: 40%
 - Minimum POTL amenity space: 0 square metres



RMR-39 Map - Site specific provisions for 54 Blackburn Drive – Northeast corner of Blackburn Drive/Diana Avenue

RMR-40 – 1-53 & 81-127 Bilanski Farm Road

Special Provisions

- Street townhouse dwelling:
 - Minimum front yard setback: 6 metres to the garage and 4.5 metres to the dwelling unit
 - Minimum exterior side yard setback: 2.4 metres
 - Minimum front yard landscaped open space: 40%

RMR-41 - 55 to 79 Bilanski Farm Road

- Street townhouse dwelling:
 - · Minimum lot area: 155 square metres per unit

- Minimum lot frontage: 5.5 metres
- Minimum front yard setback: 6 metres to the garage and 4.5 metres to the dwelling unit
- Minimum front yard landscaped open space: 40%

RMR-42 – 461 Blackburn Drive

Special Provisions

- Minimum lot frontage for street townhouse dwelling: 5.5 metres per unit
- Minimum lot frontage for block townhouse dwelling: 4.5 metres per unit
- Minimum lot frontage for back-to-back townhouse dwelling: 5.5 metres per unit
- Maximum building height: 12.5 metres
- Minimum front yard setback: 6 metres from the garage and 3.5 metres from the dwelling unit
- Minimum rear yard setback for street townhouse dwelling: 6 metres
- Minimum rear yard setback for block townhouse dwelling: 12 metres between blocks or 6 metres per block
- Minimum interior side yard setback for block townhouse dwelling: 3 metres between blocks
- Minimum exterior side yard setback: 2.4 metres
- Minimum setback for common walls: 0 metres
- Stairs shall be permitted to encroach within the required parking space within the garage a maximum of 0.5 metres.
- Minimum front yard landscaped open space: 27%

RMR-43 – 448 Blackburn Drive, 185-217 Longboat Run West, June Callwood Way, and 1-41 and 2-38 Bellhouse Avenue

- Minimum lot frontage for street townhouse dwelling: 5.5 metres per unit
- Minimum lot frontage for block townhouse dwelling: 5.5 metres per unit
- Minimum lot frontage for back-to-back townhouse dwelling: 5.5 metres per unit
- Maximum lot coverage: not applicable
- Maximum building height: 12.5 metres

- Minimum front yard setback: 6 metres from the garage and 3.5 metres from the dwelling unit
- Minimum rear yard setback for street townhouse dwelling: 6 metres
- Minimum rear yard setback for block townhouse dwelling: 12 metres between blocks or 6 metres per block
- Minimum interior side yard setback for block townhouse dwelling: 1.5 metres and 3 metres between blocks
- Minimum exterior side yard setback: 2.4 metres
- Minimum setback for common walls: 0 metres
- Stairs shall be permitted to encroach within the required parking space within the garage a maximum of 0.5 metres.
- Minimum front yard landscaped open space: 27%

RMR-44 – 1-35 Amos Avenue and 402-434 Blackburn Drive

Special Provisions

- Street townhouse dwelling:
 - Minimum lot area: 150 square metres
 - Maximum lot coverage: not applicable
 - Minimum lot frontage: 5.5 metres
 - Minimum front yard setback: 6 metres to the garage and 3.5 metres to the dwelling unit
 - Minimum rear yard setback: 7 metres
 - Minimum exterior side yard setback: 2.4 metres
 - Stairs shall be permitted to encroach by 0.5 metres into a required parking space in a garage.
 - Minimum front yard landscaped open space: 27%

RMR-45 – Hine Road, and Parts of Baskett Street and Greig Street

- Street townhouse dwelling:
 - Minimum lot area: 150 square metres
 - · Maximum lot coverage: not applicable
 - Minimum lot frontage: 5.5 metres

- Minimum front yard setback: 6 metres to the garage and 3.5 metres to the dwelling unit
- Minimum rear yard setback: 7 metres
- Minimum exterior side yard setback: 2.4 metres
- Stairs shall be permitted to encroach by 0.5 metres into a required parking space in a garage.
- Minimum front yard landscaped open space: 27%

RMR-46 – Parts of Bellhouse Avenue, Holder Drive, Baskett Street, and Gillespie Drive

Special Provisions

- Street townhouse dwelling:
 - · Minimum lot area for a street townhouse dwelling: 150 square metres
 - · Maximum lot coverage: not applicable
 - Minimum lot frontage: 5.5 metres
 - Minimum front yard setback: 6 metres to the garage and 3.5 metres to the dwelling unit
 - Minimum rear yard setback: 7 metres
 - Minimum exterior side yard setback: 2.4 metres
 - Stairs shall be permitted to encroach by 0.5 metres into a required parking space in a garage.
 - Minimum front yard landscaped open space: 27%

RMR-47 – 2-40 Bee Crescent

- Street townhouse dwelling:
 - Minimum lot area for a street townhouse dwelling with rear garage: 150 square metres
 - Maximum lot coverage: not applicable
 - Minimum front yard setback: 3.5 metres to the dwelling unit (Gillespie Drive)
 - Minimum rear yard setback: 6 metres
 - Minimum exterior side yard setback for street townhouse dwelling with rear garage: 2.4 metres

- Stairs shall be permitted to encroach by 0.5 metres into a required parking space in a garage.
- The front lot line shall be deemed to be along Gillespie Drive.
- Minimum front yard landscaped open space: 25%
- Street townhouse dwelling units shall not have any amenity space in any yard between the building and street facing Gillespie Drive.
- The front yards facing Gillespie Drive shall not be enclosed by way of a fence or any other structures or materials.

RMR-48 – 33 Jarvis Street and 1 to 11B Spring Street.

- · Basements are not permitted.
- For street townhouses in Part 1, as shown on inset map below
 - Minimum lot area: 80 square metres per unit
 - Minimum lot frontage for an interior unit: 6 metres per unit
 - · Minimum lot frontage for a west end unit: 8 metres per unit
 - Minimum lot frontage for an east end unit: 8.5 metres per unit
 - Maximum lot coverage: 65%
 - A maximum building height of 4 storeys shall be permitted and the fourth storey shall have a maximum gross floor area of 9.5 square metres and shall be used for the purposes of storage only.
 - Minimum front yard setback (Spring Street) for an interior unit: 3 metres
 - Minimum front yard setback (Spring Street) for a west end unit 3 metres
 - Minimum front yard setback (Spring Street) for an end unit 1 metre
 - Minimum rear yard setback: 0 metres
 - Minimum side yard setback for a west end unit 1.8 metres
 - Minimum side yard setback for an east end unit: 0.4 metres
 - Minimum side yard setback for common walls: 0 metres
 - Minimum landscaped open space: 0 square metres
 - A minimum of 25 square metres per unit of private amenity space shall be provided as a rooftop amenity space.

- A minimum of 2 parking spaces per unit are required, one of which shall be provided in an integral garage and one of which shall be provided in a private driveway.
- Minimum front yard landscaped open space: 40%
- For block townhouse dwellings in Part 2, Part 3, and Part 4 as shown on inset map below: Lot shall mean those lands described as Part 2, Part 3, and Part 4 as shown on inset map below,
- Maximum number of townhouse dwelling units: 23
- Minimum lot area: 0.4 hectares
- Maximum lot coverage: 60%
- For Part 2 and Part 3, a maximum building height of 4 storeys shall be permitted and the fourth storey shall have a maximum gross floor area of 9.5 square metres and shall be used for the purposes of storage only.
- For Part 4, a maximum building height of 3 storeys shall be permitted.
 - Minimum front yard setback (Jarvis Street): 0.7 metres
 - Minimum rear yard setback for Part 2: 1.8 metres
 - Minimum rear yard setback for Part 3: 14.2 metres
 - Minimum rear yard setback for Part 4: 4.7 metres
 - Minimum side yard setback: 0.0 metres on the south side and 4.5 metres on the north side.
 - For Part 2 and Part 3, a minimum 25 square metres per unit of private amenity space shall be provided as a rooftop amenity space.
 - A minimum of 2 parking spaces per unit are required, one of which shall be provided in an integral garage and one of which shall be provided in a private driveway.
 - A minimum of 8 visitor parking spaces shall be provided.
- For Part 2, as shown on inset map below the following provisions:
 - Minimum POTL lot area: 80 square metres per unit
 - Minimum POTL lot frontage for a west end unit: 8.5 metres per unit
 - Minimum POTL lot frontage for an interior unit: 6 metres per unit
 - Minimum POTL lot frontage for an east end unit: 9 metres per unit
 - Maximum POTL lot coverage: 65%

- A maximum building height of 4 storeys shall be permitted and the fourth storey shall have a maximum gross floor area of 9.5 square metres and shall be used for the purposes of storage only. Minimum POTL front yard setback for a west end unit: 3 metres Minimum POTL front yard setback for an interior unit: 3 metres Minimum POTL front yard setback for an east end unit: 2 metres Minimum POTL rear yard setback: 0 metres Minimum POTL side yard setback for a west end unit: 1.8 metres Minimum POTL side yard setback for an east end unit: 1 metre Minimum POTL side yard setback for common walls: 0 metres Minimum POTL landscaped open space: 0 square metres Minimum POTL Private Amenity Space: 25 square metres per unit to be provided on a rooftop A minimum of 2 parking spaces per unit are required, one of which shall be provided in an integral garage and one of which shall be provided in a private driveway. Minimum POTL front yard landscaped open space: 40% For Part 3, as shown on inset map below: Minimum POTL lot area: 80 square metres per unit Minimum POTL lot frontage for a west end unit: 6 metres per unit Minimum POTL lot frontage for an interior unit: 6 metres per unit Minimum POTL lot frontage for an east end unit: 8.5 metres per unit Maximum POTL lot coverage: 65% A maximum building height of 4 storeys shall be permitted and the fourth storey shall have a maximum gross floor area of 9.5 square metres and shall be used for the purposes of storage only. Minimum POTL front yard setback for a west end unit: 3.0 metres Minimum POTL front yard setback for an interior unit: 3 metres Minimum POTL front yard setback for an east end unit: 2 metres Minimum POTL rear yard setback: 0 metres
 - Minimum POTL side yard setback for a west end unit: 0.5 metres
 - Minimum POTL side yard setback for an east end unit: 0.7 metres

- Minimum POTL side yard setback for common walls: 0 metres
- Minimum POTL Landscaped Open Space: 0 square metres
- Minimum POTL Private Amenity Space: 25 square metres per unit to be provided on a rooftop
- A minimum of 2 parking spaces per unit are required, one of which shall be provided in an integral garage and one of which shall be provided in a private driveway.
- Minimum POTL front yard landscaped open space: 40% of the POTL front yard shall be maintained as landscaped open space.
- For Part 4, as shown on inset map below, the following provisions:
 - Minimum POTL lot area for an interior unit: 125 square metres per unit
 - Minimum POTL lot area for a north end unit: 200 square metres per unit
 - Minimum POTL lot area for a south end unit: 130 square metres per unit
 - Minimum POTL lot frontage for an interior unit: 6 metres per unit
 - Minimum POTL lot frontage for north end unit: 10.5 metres per unit
 - Minimum POTL lot frontage for a south end unit: 6.5 metres per unit
 - Maximum POTL lot coverage: 50%
 - Minimum POTL front yard setback: 4.5 metres
 - Minimum POTL rear yard setback for an interior unit: 5.2 metres
 - Minimum POTL rear yard setback for a north end unit: 7.5 metres
 - Minimum POTL rear yard setback for a south end unit: 4.7 metres
 - Minimum POTL side yard setback for a north end unit: 4.5 metres
 - Minimum POTL side yard setback for a south end unit: 0.5 metres
 - Minimum POTL side yard setback for common walls: 0 metres
 - A minimum of 2 parking spaces per unit are required, one of which shall be provided in an integral garage and one of which shall be provided in a private driveway.
 - Minimum POTL front yard landscaped open space: 40%





RMR-49 – 520-550 Grey Street

- Maximum number of townhouse units:
 - 520 Grey Street 53 units
 - 550 Grey Street 60 units
- Minimum POTL lot area: 155 square metres per unit
- Maximum POTL lot coverage for street townhouse dwellings containing three or more dwelling units on an individual lot: 51%
- Maximum POTL lot coverage for one street townhouse dwelling unit on an individual lot: 51%
- For 520 Grey Street, a maximum building height of 2 storeys shall be permitted.
- For 550 Grey Street, a maximum building height of 1 storey shall be permitted.
- Minimum POTL front yard setback: 4.5 metres except 6 metres to a garage
- Minimum POTL rear yard setback: 7 metres

- Minimum POTL interior side yard setback: 3 metres
- Minimum POTL exterior side yard setback: 1.2 metres
- Minimum POTL side yard setback for common walls: 0 metres
- Minimum POTL private amenity space: 9 square metres per unit
- Common Amenity Space shall not be less than 1017 square metres in area combined for 520 and 550 Grey Street.
- For street townhouses fronting onto Grey Street (522- 540 Grey Street):
- Minimum lot area: 160 square metres per unit
- Maximum lot coverage for street townhouse dwellings containing three or more dwelling units on an individual lot:51%
- Maximum lot coverage for one street townhouse dwelling unit on an individual lot: 51%
- Minimum front yard setback: 4.5 metres except 6 metres to a garage
- Minimum rear yard setback: 7 metres
- Minimum interior side yard setback: 4.5 metres
- Minimum exterior side yard setback: 2 metres
- · Minimum side yard setback for common walls: 0 metres

RMR-50 – 200 Brantwood Park Road

- · Minimum lot area: 178 square metres per unit
- Maximum building height: 2 storeys or 4 storeys for buildings fronting a street
- The fourth storey shall have a building stepback of 3 metres from the building line fronting a street.
- Minimum front yard setback: 3.25 metres
- Minimum exterior side yard setback: 3.5 metres
- Minimum interior side yard setback to the west interior side lot line: 3 metres
- Minimum interior side yard setback to the southeast interior side lot line: 5 metres
- No balconies shall be permitted adjacent to the rear lot line.

Section 7 – Residential Zones

- A planting strip having a width of 1.5 metres shall be provided and maintained along the full length of the interior and rear lot lines.
- A continuous 2.2 metre high privacy fence shall be provided and maintained along the full length of the interior and rear lot lines.

RMR-51 – 720 Grey Street

- Garden Avenue shall be deemed the front lot line and Grey Street shall be deemed an exterior lot line.
- Minimum front yard setback: 4 metres, except a minimum of 2.2 metres shall be provided within 8 metres of the northerly lot line
- Minimum rear yard setback: 6 metres
- Minimum exterior side yard setback: 4 metres, except a minimum of 2.8 metres shall be provided within 7 metres of the westerly lot line.
- Each block townhouse shall provide a minimum of 2 parking spaces per unit, one of which shall be provided in an integral garage and one of which shall be provided in a private driveway.
- A minimum of 27 visitor parking spaces shall be provided.
- The required visitor parking spaces shall be located a minimum of 1.6 metres from the easterly lot line abutting Garden Avenue.
- Any building or structure, which contains a dwelling unit and abuts a main or branch rail line, shall provide a minimum yard of 7 metres abutting a rail line with an impact/noise barrier (crash wall); or 15 metres abutting a rail line with an earth berm.
- Balconies (not constructed on foundations) may project no closer than 2 metres to a lot line abutting Garden Avenue and Grey Street.
- Balconies (not constructed on foundations) shall be prohibited on a third storey in the yard abutting the westerly lot line.
- A planting strip having a width of 1.5 metres shall be provided and maintained along the full length of the westerly and northerly lot line.
- Block townhouse dwelling units shall not have any detached accessory buildings or structures located in any
- yard adjacent to Garden Avenue or Grey Street. The said yard shall not be enclosed by an opaque privacy fence.
- Minimum POTL lot area: 100 square metres per unit
- Minimum POTL lot frontage: 4.75 metres

- Maximum POTL lot coverage: 60%
- Minimum POTL front yard setback: 5.6 metres, except the end units of the townhouse blocks internal to the site shall have a minimum of 4.2 metres
- Minimum POTL rear yard setback: 6 metres, except the townhouses fronting Garden Avenue and Grey Street shall have a minimum of 4 metres
- Minimum POTL side yard setback: 1.2 metres
- · Minimum. POTL side yard setback for common walls: 0 metres
- Minimum POTL landscaped open space: 0 square metres
- Minimum POTL amenity space: 0 square metres

RMR-52 – Western part of 660 Colborne Street West

Additional Permitted Uses

Semi-detached dwelling

- Semi-detached dwelling:
 - Minimum lot area: 195 square metres
 - Minimum lot frontage: 7.3 metres
 - Minimum lot coverage shall not apply.
 - Maximum building height: 2 storeys
 - Minimum front yard setback: 5.5 metres to dwelling face and 5.8 metres to the attached garage.
 - Minimum rear yard setback: 6 metres + 3 metre landscape buffer
 - Minimum interior side yard setback: 1.2 metres
 - · Minimum exterior side yard setback: 2.4 metres
 - · Minimum side yard setback for common walls: 0 metres
 - Minimum gross floor area: 85 square metres
 - Minimum landscaped open space: 30% of the entire condominium Block
 - Minimum private amenity space: 9 square metres per unit
 - Minimum common amenity space: 9 square metres per unit in addition to private amenity space

- Parking: 1 space per unit, plus 0.5 visitor spaces per unit provided within the common parking area.
- Maximum Encroachments:
 - Front yard porches: 1.5 metres
 - Steps with or without foundation: 3.9 metres but no closer than 0.6 metres to a private condominium
 - road.
 - Interior or exterior side yard bay windows with or without foundation: 0.6 metres but no closer than 0.3 metres
 - For purposes of calculating setbacks along a curved portion of a street or intersecting street, the unit setback shall be measured from the point of intersection of the two streets extended.
 - Firewall projections shall not be subject to front yard, side yard, or rear yard setbacks or encroachments.

RMR-53 – West part of 660 Colborne Street West

- When a dwelling has frontage on both a public right-of-way and a private condominium road, the yard abutting the public right-of-way shall be considered the front yard.
- Minimum lot area: 110 square metres
- Minimum lot frontage: 5.9 metres
- Maximum lot coverage: shall not apply
- Minimum front yard setback: 3 metres to any dwelling face abutting a public right-of-way
- Minimum rear yard setback: 3 metres to a dwelling face abutting a private condominium road and 5.8 metres to an attached garage, abutting a private condominium road
- Minimum interior side yard setback: 1.5 metres
- Minimum exterior side yard setback: 2.4 metres
- Parking: 1 space per unit plus 0.5 visitor spaces per unit provided within the common parking area
- Permitted Encroachments
 - Front yard (Colborne Street West) porches and steps with or without a foundation: 2.5 metres

- Bay Windows with foundation: 0.6 metres but no closer than 0.3 metres
- Interior or exterior side yard bay widows with foundation: 0.6 metres but no closer than 0.3 metres
- No accessory uses, buildings or structures are permitted in yards abutting Colborne Street West.
- No privacy fencing shall be permitted in the front yard or rear yard of dualfrontage units.

RMR-54 – 620 Colborne Street West

- When a dwelling has frontage on both a public right-of-way and a private condominium road, the yard abutting the public right-of-way shall be considered the front yard.
- Minimum lot area: 110 square metres
- Minimum lot frontage: 5.9 metres
- Maximum lot coverage: shall not apply
- Minimum front yard setback: 3 metres to any dwelling face abutting a public right-of-way
- Minimum rear yard setback: 3 metres to a dwelling face abutting a private condominium
- road and 5.8 metres to an attached garage, abutting a private condominium road
- Minimum interior side yard setback: 1.5 metres
- Minimum exterior side yard setback: 2.4 metres
- Parking: 1 space per unit, plus 0.5 visitor spaces per unit provided within the common parking area
- Permitted Encroachments:
 - Front yard (Colborne Street West) porches and steps with or without a foundation: 2.5 metres
 - Bay Windows with foundation: 0.6 metres but no closer than 0.3 metres
 - Interior or exterior side yard bay widows with foundation: 0.6 metres but no closer than 0.3 metres

- No accessory uses, buildings or structures are permitted in yards abutting Colborne Street West.
- No privacy fencing shall be permitted in the front yard or rear yard of dualfrontage units.

RMR-55 – 620 Colborne Street West

- Minimum lot area: 120 square metres
- Minimum lot frontage: 5.4 metres
- Minimum lot coverage: shall not apply
- Minimum front yard setback: 4.5 metres to dwelling face and 5.8 metres to attached Garage
- Minimum rear yard setback: 6 metres
- Minimum exterior side yard setback 2.4 metres and 1 metre to a parking space
- Minimum landscaped open space: 30% of the entire condominium block
- Minimum private amenity space: 20 square metres (unscreened)
- Minimum common amenity space: 9 square metres per unit in addition to private amenity space
- Parking: 1 space per unit plus 0.5 visitor spaces per unit provided within the common parking area
- Permitted Encroachments
 - Front yard porches: 1.5 metres
 - Steps with or without foundation: 3.9 metres but no closer than 0.6 metres to a private condominium road
 - Interior or exterior side yard bay windows with or without foundation:
 0.6 metres but no closer than 0.3 metres
 - Firewall projections shall not be subject to front yard, side yard, or rear yard setbacks or encroachments.
- For purposes of calculating setbacks along a curved portion of a street or intersecting street, the unit setback shall be measured from the point of intersection of the two streets extended.

RMR-56 – 89-91 Walnut Street

Special Provisions

- A maximum of one (1) detached additional dwelling unit is permitted on a lot containing an existing fourplex or four (4) dwelling units.
- The maximum number of residential dwelling units permitted shall not exceed five (5) units.
- A maximum of one (1) parking space in tandem is permitted for a fourplex unit.

RMR-57 – 72 Johnson Road

Additional Permitted Uses

Stacked townhouse dwellings

Special Provisions

- Minimum lot area: 184 square metres per unit
- Minimum lot width: 30 metres
- Maximum lot coverage: 40%
- Maximum building height: 3 storeys
- Minimum front yard setback: 6 metres
- Minimum side yard setback: 3.5 metres
- Minimum landscaped open space: 30%
- Amenity space: 9 square metres per unit
- Parking location: two required parking spaces may be located a minimum of 4.5 metres from Johnson Road

RMR-58 – 333 & 339 Wellington Street

- Maximum interior side yard setback: 6 metres
- An existing unenclosed step may project a maximum of 1.5 metres into a two-way traffic aisle.
- Required off-street parking shall:
 - Be located a minimum of 3 metres from a lot line abutting Stanley street.
 - Be located a minimum of 6 metres from a lot line abutting Wellington street.

- Be located a minimum of 0 metres from a rear lot line.
- Be located a minimum of 1 metre from any other lot line.

RMR-59 – 372 Darling Street

Special Provisions

- Minimum rear yard setback shall be no less than that provided by the building that existing on the lot on April 11, 2005.
- Required parking spaces shall be located a minimum of 3 metres from any lot line abutting a street and a minimum of 0 metres from any other lot line.

RMR-60 – 3 Alfred Street

Special Provisions

- Maximum number of dwelling units: 39
- Maximum building height: 2.5 storeys
- Minimum interior side yard setback (north): 2.91 metres
- Minimum interior side yard setback (south): 7.5 metres
- Minimum number of parking spaces: 39

RMR-61 – 3 Alfred Street

Additional Permitted Uses

Office, general

Special Provisions

- Maximum number of apartment dwelling units: 17
- Maximum building height: 2.5 storeys

RMR-62 – 142 Nelson Street

- Fourplex provisions:
 - Minimum lot area: 787 square metres
 - Minimum lot frontage: 19.5 metres
 - Maximum lot coverage: 60%
 - Minimum front yard setback: 6.5 metres
 - Minimum rear yard setback: 10 metres
 - Minimum interior side yard setback (west): 1.2 metres

- · Minimum interior side yard setback (east): 8 metres
- Minimum landscaped open space: 20%
- An unenclosed porch, verandah or deck (with our without a roof) may be permitted to project into the front yard a maximum of 4.3 metres.
- · A minimum of 6 parking spaces must be provided on site.
- Any additional spaces beyond this may be provided on appropriately zoned land that is located within a minimum of 150 metres of the nearest lot line of the subject property on the condition that an agreement providing for the continuation of the additional parking spaces is entered into with the City and is registered against both parcels of land.

RMR-63 - 372, 380, and 384 St. Paul Avenue

Special Provisions

- Maximum number of beds: 102
- · Minimum front yard setback: 2 metres
- Minimum rear yard setbacks: 5.7 metres for the portion of the building adjacent to 7 The Strand Avenue
- 6 metres for the portion of the building adjacent to 5 The Strand Avenue
- Minimum interior side yard setback: 2.7 metres for the northerly interior side yard
- 7 metres for the portion of the building adjacent to 370 St. Paul Avenue
- 6 metres for the portion of the building adjacent to 5 The Strand Avenue
- Planting Strip adjacent to all new parking spaces: 1.5 metres for the yards adjacent to 7 The Strand Avenue, 5 The Strand Avenue, 141 St. George Street, 139 St. George Street and 370 St. Paul Avenue
- Minimum privacy fence height: 2.2 metres for the yards adjacent to 7 The Strand Avenue, 5 The Strand Avenue, 141 St. George Street, 139 St. George Street and 370 St. Paul Avenue, and 0 metres for the front yard adjacent to 370 St. Paul Avenue

RMR-64 – 85 Morrell Street

Additional Permitted Uses

- Group correctional residence
- School, commercial
- Retail store

- Financial institution
- Office, general
- Place of entertainment/recreation
- Medical clinic
- Office, medical
- Neighbourhood convenience store
- Personal service
- Studio
- Place of assembly
- Place of worship
- Restaurant

Excluded Uses

• Drive through restaurant

Special Provisions

- Maximum lot coverage: 80%
- The front yard shall be defined as the yard opposite Morrell Street.
- Minimum front yard setback: 7 metres
- The rear yard shall be defined as the yard opposite Leonard Street.
- Minimum rear yard setback: 1 metre
- Minimum interior side yard setback (south): 1 metre
- Parking: minimum 1.16 spaces per dwelling unit
- Minimum landscaped open space: 20%
- Minimum amenity space: 1223 square metres (total), 763 square metres (rooftop)

RMR-65 – 71-73 Murray Street

- Minimum front yard setback: 0.2 metres
- Minimum interior side yard setback: 6.5 metres
- Minimum exterior side yard setback: 1.7 metres
- Minimum landscaped open space: 7%

- Minimum setback for a parking space from a lot line abutting a street: 1 metre
- Minimum lot area: 2,340 square metres
- Maximum lot coverage: 41%
- One off-street parking space may be permitted for the use associated with an abutting lot, on the condition that an agreement providing for the continuation of the off-street parking space is entered into with the owners of both lots and the City of Brantford and is registered against both parcels of land.
- An easement may be permitted for the access to all parking spaces on an abutting lot.

RMR-66 – 395 Conklin Road

Special Provisions

- Minimum rear yard setback: 3 metres
- Minimum exterior side yard setback: 6 metres
- Minimum outdoor amenity space: 9 square metres per unit
- Notwithstanding the above, a minimum of 194 square metres of amenity space shall be provided in a detached accessory building.

RMR-67 – 130 Elgin Street

- Maximum number of dwelling units: 6
- Minimum lot area: 106.2 square metres per unit
- Minimum lot width: 15.5 metres
- Minimum front yard setback: 1.7 metres
- Minimum interior side yard setback: 0.2 metres
- Minimum exterior side yard setback: 0.5 metres
- Minimum parking: 5 spaces
- The required parking spaces shall be 0.8 metres from any lot line abutting a street.
- No accessible parking space shall be required.

RMR-68 – 26 Freeborn Avenue

Special Provisions

- Maximum number of dwelling units: 11
- Minimum lot area: 111.5 square metres per unit
- Minimum lot width: 27.58 metres
- Interior yard setback: 7.5 metres abutting the eastern lot line and 2.75 metres abutting the western lot line
- Minimum landscaped open space: 19.8%
- Minimum amenity space: 7.2 square metres per unit
- Minimum parking: 14 spaces
- No accessible parking spaces required.
- A single accessory structure not exceeding 6 square metres in area may be permitted in the northeast portion of the required front yard, minimum 1.9 metres from the front property line.

RMR-69 – Bank and Wilkes Street

Additional Permitted Uses

- Single detached dwelling
- Semi-detached dwelling

Special Provisions

• Street townhouses shall be comprised of a maximum of 6 attached dwelling units.

RMR-70 - 277, 299, and 301 Hardy Road

Sole Permitted Uses

- Street townhouse dwellings
- Accessory uses, building and structures
- Uses permitted in Section 3.32

- Minimum rear yard: 6.0 metres
- Minimum interior side yard: 1.5 metres

Section 7 – Residential Zones

 The lands zoned RMR-70 are classified as a Class 4 Area as defined by the Ontario Ministry of the Environment Environmental Noise Guideline Publication NPC-300

7.8 Residential High-Rise (RHR) Zone Provisions

7.8.1 Lot and Building Requirements by Building Type

The following Table 44 and additional provisions establish the zone standards that apply for lots and building types within the Residential High-Rise Zone.

Table 45: Residential High-Rise (RHR) Zone Lot and Building Requirements

Building Type	Min. Lot Frontage	Min. Lot Area	Min. Front Yard to the Main Wall	Min. Rear Yard	Min. Interior Side Yard	Min. Exterior Side Yard	Min. Height	Max. Height	Min. Landscaped Open Space	Min. Common Amenity Space
1. Apartment dwellings/ long term care home, retirement home	NR	NR	3 m ⁽¹⁾	10 m (1)	3 m ⁽¹⁾⁽²⁾	3 m ⁽¹⁾	20 m	38 m	25%	5 m ² per dwelling (3)

Notes

NR = No Requirement

⁽¹⁾ Except that for an underground parking area the minimum setback shall be 0 metres.
 ⁽²⁾ Except 5.5 metres where the building contains windows or similar openings facing the interior side yard.

⁽³⁾ A minimum of 50% of the **common amenity space** must be provided outdoor and a minimum of 25% must be indoor. This provision does not apply to a long term care home.

7.8.2 Additional Provisions

The following provisions apply to an **apartment dwelling**, **long term care home** or **retirement home**:

- a) Where **buildings** are 8 **storeys** or more in height, a 2 to 3 **storey** podium shall be provided and the tower portion of the **building** shall incorporate a **step back** from the outer edge of the exterior wall of the podium.
- b) Permitted non-**residential uses** within an **apartment dwelling** shall be located at grade.
- c) The minimum separation between the tower component of **apartment buildings** above 8 **storeys** on the same **lot** shall be 25 metres.
- d) The minimum **setback** of the tower component of a high-rise shall be 12.5 metres to a property line that is not the **street**.
- e) Where the rear yard of a lot containing an apartment dwelling, long term care home or retirement home abuts a lot in a SR, NLR, or GNLR Zone, the building height above 10.0 metres shall be limited by a 45- degree angular plane measured from a height of 10.0 metres at the 10.0 metre setback from an adjoining SR, NLR, or GNLR Zone.
- f) Where the side yard of a lot containing an apartment dwelling, long term care home or retirement home abuts a lot in a SR, NLR, or GNLR Zone, the building height above 10.0 metres shall be limited by a 45- degree angular plane measured from a height of 10.0 metres at the 5.5 metre setback from an adjoining SR, NLR, or GNLR Zone.
- g) The maximum **building** width of an **apartment dwelling**, **long term care home** or **retirement home** facing the **front lot line** shall be 60 metres.

7.8.3 Site Specific Exceptions

The following list establishes the site specific exceptions that apply to the Residential High-Rise (RHR) Zone in Section 7.8 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

RHR-1 – 248-260 Grand River Avenue

Special Provisions

- Grand River Avenue shall be deemed to be the front lot line and Jamieson Court the exterior lot line
- Minimum parking: 1.03 spaces per unit
- Maximum number of dwelling units: 318

RHR-2 – 34 McMurray Street

Additional Permitted Uses

- Contractor's yard
- Medical clinic
- Medical office

Special Provisions

- Medical clinics and/or medical offices shall be restricted to locating within the existing building.
- Medical clinics and Medical offices:
 - Minimum lot area: 883 square metres
 - Minimum lot frontage: 27.5 metres
 - Maximum building height: Existing as of June 1, 2009
 - Minimum front yard setback: Existing as of June 1, 2009
 - Minimum rear yard setback: Existing as of June 1, 2009
 - Minimum side yard setback: Existing as of June 1, 2009
 - Minimum landscaped open space: 0 square metres

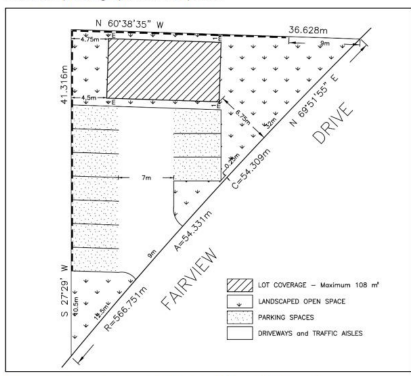
RHR-3 – 325 Memorial Drive

Additional Permitted Uses

• Office, general

Special Provisions

- · Provisions apply as shown on shown on inset map below.
- Maximum gross floor area for a hair salon: 35.7 square metres
- Maximum gross floor area for office, general or dry cleaning depot: 56 square metres
- Maximum gross floor area for a dry cleaning depot: 56 square metres
- A canopy may encroach a maximum of 1 metre into the minimum front yard, but shall not encroach into a required driveway or required parking area.



• Minimum parking spaces: 10 spaces



RHR-4 – 64 Dunsdon Street

Additional Permitted Uses

Place of worship

Special Provisions

• Q1 to Table 47 does not apply.

RHR-5 – 15 Niagara Street

Additional Permitted Uses

- Manufacturing
- Wholesale uses
- Warehouse uses
- Research use
- Accessory general office,
- Retail sale of items manufactured on the property

Excluded Uses

• Industrial uses classified as High hazard industrial occupancy (Group F, Division 1) as defined by the Ontario Building Code shall be prohibited.

RHR-6 – 301 Fairview Drive

Special Provisions

- Maximum number of dwelling units: 57
- Minimum planting strip on Fairview Drive: 1 metre
- Minimum planting strip on any other street: 3 metres

RHR-7 – 219 Shellard Lane

Additional Permitted Uses

Block townhouse dwelling

Special Provisions

- Block townhouse:
 - Exterior rear wall setback: 7.5 metres from rear lot line
 - Exterior side wall setback: 3.0 metres from rear lot line

RHR-8 – 111 Grey Street

- Minimum front yard setback: 0 metres
- Minimum rear yard setback: 0 metres

RHR-9 – 60 Dufferin Avenue and 41 Spring Street

Additional Permitted Uses

Block Townhouse Dwelling

Special Provisions

- Vehicular access from Spring Street shall be restricted to emergency service, garbage collection, and moving vehicles only.
- Balconies and canopies may encroach a maximum of 1.5 metres into a required yard.
- The maximum building height: geodetic elevation of 229.5 metres.

RHR-10 – 34 Norman Street

Special Provisions

- For the purposes of this Bylaw, the front lot line shall be deemed to be Fairview Drive
- Maximum building height: 7 storeys
- Minimum front yard setback: 7.5 metres
- Minimum interior side yard setback: 3 metres
- Minimum rear yard setback: 58 metres
- The required parking space shall be located a minimum of 4.5 metres from Norman Street.
- A minimum building step back of 8 metres shall be provided from the building line fronting Wayne Drive at a height of 6.8 metres above grade.
- A minimum building step back of 5 metres shall be provided from the front and rear building lines, 34 metres from the easterly side building line and 8 metres from the westerly side building line for the seventh storey.

RHR-11 – 54 Dufferin Avenue

- Vehicular access from Spring Street shall be restricted to emergency service, garbage collection, and moving vehicles only.
- Balconies and canopies may encroach a maximum of 1.5 metres into a required yard.
- Maximum building height: geodetic elevation 229.5 metres

Section 7 – Residential Zones

RHR-12 – 59-61 North Park Street

- Minimum rear yard setback for a crisis residence: 6.7 metres
- Minimum interior side yard setback for a crisis residence: 1.5 metres

8.0 Institutional Zones

8.1 Applicable Institutional Zones

The Institutional Zones established by this By-law apply to lands zoned Minor Institutional Zone (I1) and Major Institutional Zone (I2).

8.2 Permitted Uses

The following Table 47 establishes the **uses** permitted in the Institutional Zones outlined in Section 8.1. The **uses** permitted in a **zone** are identified by a "P" in the column related to each **zone**. If a **use** is not permitted, a dash "-" is shown in the column related to each **zone**. Where a "Q" is shown in the column under a **zone**, a qualification applies to a permitted **use** as described following Table 47.

Permitted Use	Minor Institutional (I1) Zone	Major Institutional (I2) Zone
1. Art Gallery	Ρ	Ρ
2. Community centre	Р	Ρ
3. Child care centre	Ρ	Ρ
4. Crisis residence	-	Р
5. Dormitory	-	Q1
6. Emergency medical services	Р	Р
7. Group correctional home	Р	Ρ
8. Group home	Р	Ρ
9. Hospice	Р	Р
10. Hospital	-	Р
11. Library	Р	Ρ
12. Long term care home	-	Р
13. Medical clinic	-	Ρ
14. Museum	-	Р
15. Neighbourhood convenience store	Q1	Q1

Table 47: Permitted Uses in Institutional Zones

Section 8 – Institutional Zones

Permitted Use	Minor Institutional (I1) Zone	Major Institutional (I2) Zone
16. Office, medical	-	Ρ
17. Personal service	-	Q1
18. Place of worship	Р	Р
19. Retirement home	-	Р
20. School, elementary	Р	Р
21. School, post- secondary	-	Р
22. School, secondary	-	Р

Qualifications:

Q1 Permitted in conjunction with an institutional use.

8.3 Institutional Zone Provisions

The following Table 48 and additional provisions establish the **zone** standards that apply for **lots** and **building** types within the I1 and I2 Zones.

Table 48: Institutional Zone Provisions

Provision	School, Elementary	School, Secondary	Hospital /Long Term Care Home / Retirement Home	Place of Worship	Emergency Medical Services	Other Institutional Uses
1. Minimum lot area	NR	NR	NR	NR	NR	NR
2. Minimum lot frontage	30.0 m	50.0 m	30.0 m	20.0 m	20.0 m	20.0 m
3. Maximum lot coverage	40% ⁽¹⁾	40% ⁽¹⁾	75%	40%	60%	40%
4. Maximum height	15.0 m	15.0 m	40.0 m	15.0 m	15.0 m	15.0 m
5. Minimum front yard	4.0 m	4.0 m	4.0 m	4.0 m	4.0 m	4.0 m
6. Minimum rear yard	12.0 m	15.0 m	7.5 m	7.5 m	7.5 m	7.5 m

Section 8 – Institutional Zones

Provision	School, Elementary	School, Secondary	Hospital /Long Term Care Home / Retirement Home	Place of Worship	Emergency Medical Services	Other Institutional Uses
7. Minimum interior side yard	4.0 m ⁽²⁾	4.0 m ⁽²⁾	4.0 m ⁽²⁾	2.4 m	4.0 m	2.4 m
8. Minimum exterior side yard	4.0 m	4.0 m	4.0 m	4.0 m	4.0 m	4.0 m
9. Minimum landscaped open space	15%	15%	15%	15%	15%	15%

Notes:

NR = No Requirement

⁽¹⁾ Incudes all portable classrooms

⁽²⁾ Except abutting a Residential Zone where the minimum **interior side yard** shall be 7.5 metres.

8.3.1 Site Specific Exceptions

The following lists establishes the site specific exceptions that apply to the Minor Institutional (I1) and Major Institutional (I2) Zones respectively in Section 8.3 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

Site Specific Exceptions for the Minor Institutional (I1) Zone

I1-1 – 501 Shellard Lane

Additional Permitted Uses

- Single detached dwelling
- Street townhouse dwelling

Special Provisions

- Single detached dwelling shall be subject to the provisions for single detached dwellings established in the GNLR-13 Zone.
- Street townhouse dwelling shall be subject to the provisions for street townhouse dwellings established in the RMR-43 Zone.
- Elementary School:
 - Minimum lot area: 2.5 hectares
 - Minimum lot frontage: 80 metres

I1-2 – Gillespie Drive, Block 287 2M-1970

Additional Permitted Uses

• Single detached dwelling

Special Provisions

- Single detached dwelling subject to the provisions of the GNLR Zone.
- Elementary School:
 - Minimum lot area: 2.1 hectares
 - Minimum lot frontage: 80 metres

11-3 – 135 & 137 Francis Street

Additional Permitted Uses

Place of assembly

I1-4 – 344 Elgin Street

Special Provisions

- Minimum interior side yard: 1 metre
- Minimum parking: 1.0 space per 45 square metres gross floor area

11-5 – 175 Glenwood Drive and 30 Clara Crescent

Special Provisions

• No building or structure and no placing or dumping of fill shall be permitted except in accordance with the approval of the City of Brantford and the Grand River Conservation Authority with respect to geotechnical or slope and stability matters.

11-6 – 36 Fairview Drive and Part of 30 Fairview Drive

Special Provisions

 Buffering where the parking area abuts 4, 6 and 8 Willow Drive shall be a 3 metre wide planting strip comprised of a combination of landscaping and a board on board wood fence that is a minimum of 1.8 metres in height.

I1-7 – 80 Coulbeck Road

Additional Permitted Uses

• Additional dwelling unit in the main building of the place of worship.

I1-8 – 7 Burnley Avenue

Special Provisions

Maximum capacity of a place of worship: 115 persons

I1-9 – 69 Superior Street

Special Provisions

- Maximum lot coverage: 51%
- Traffic aisle width: 3.5 metres
- Minimum parking for a place of worship: 27 spaces

I1-10 – Unaddressed Parcel on east end of Mair Avenue

Special Provisions

- Minimum lot area: 250 square metres
- Maximum building height: 11.5 metres

Section 8 – Institutional Zones

- Minimum front yard setback: 6 metres from the garage and 3.5 metres from the dwelling unit
- Minimum rear yard setback: 7 metres
- Minimum exterior side yard setback: 2.4 metres
- Stairs shall be permitted to encroach within the required parking space in the garage a maximum of 0.5 metres.

I1-11– Part of 299 Mount Pleasant Road

Additional Permitted Uses

- Dwelling, Semi-Detached;
- Dwelling, Single Detached;
- Dwelling, Street Fronting Rowhouse;

Site Specific Exceptions for the Major Institutional (I2) Zone

I2-1 – 99 Wayne Gretzky Parkway

Additional Permitted Uses

- Research and training centre
- Hospice
- Office, general

Special Provisions

- Minimum side yard setback abutting Wayne Gretzky Parkway: 6.4 metres
- Minimum planting strip along Grey Street: 2 metres
- I2-2 97 Mount Pleasant Street, 6, 10, 20, 30 Bell Lane

Additional Permitted Uses

Apartment dwelling

Special Provisions

- Minimum lot area: 167 square metres per unit
- Parking: 1.5 spaces per unit

I2-3 - Part of 364 Shellard Lane

Special Provisions

• Minimum exterior side yard setback: 4 metres

Section 8 – Institutional Zones

- Gymnasium:
 - Minimum parking: 55 spaces
 - Minimum accessible parking: 1 space

9.0 Commercial Zones

9.1 Applicable Commercial Zones

The Commercial Zones established by this By-law apply to lands zoned:

- Automobile Service (AS) Zone
- Convenience Commercial (CC) Zone; and
- Neighbourhood Commercial (NC) Zone.

9.2 Permitted Uses

The following Table 51 establishes the **uses** permitted in the Commercial Zones outlined in Section 9.1. The **uses** permitted in a **zone** are identified in Table 51 by a "P" in the column related to each **Zone**. If a **use** is not permitted, a dash "-" is shown in the column related to each **zone**. Where a "Q" is shown in the column under a **zone**, a qualification applies to a permitted **uses** as described following Table 51.

Table 51: Permitted Commercial Zone Uses	Table 51:	Permitted	Commercial	Zone	Uses
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Permitted Uses	Automobile Service Zone (AS)	Convenience Commercial Zone (CC)	Neighbourhoo d Commercial Zone (NC)
1. Alternative health care	-	Р	Р
2. Apartment dwelling	-	Р	Q1
3. Art Gallery	-	-	Р
4. Automobile gas bars	Р	-	-
5. Automobile repair garage	Р	-	-
6. Automobile washing facility	Р	-	-
7. Bakery	-	Р	Р
8. Banquet hall	-	-	Р
9. Bar	-	-	Р
10. Brewing on premises establishment	-	-	Ρ
11. Building supply centre	-	-	Р
12. Child care centre	-	Ρ	Ρ

Section 9 – Commercial Zones

Permitted Uses	Automobile Service Zone (AS)	Convenience Commercial Zone (CC)	Neighbourhoo d Commercial Zone (NC)
13. Commercial school	-	-	Р
14. Financial institution	-	-	Р
15. Funeral homes	-	-	Р
16. Grocery store	-	-	Р
17. Library	-	Р	Р
18. Live-work dwelling	-	Р	Р
19. Medical clinic	-	Р	Р
20. Neighbourhood convenience store	Ρ	Р	Р
21. Nursery garden centre	-	-	Р
22, Office, general	-	-	Р
23. Office, medical	-	-	Р
24. Personal Service	-	Р	Р
25. Pharmacy	-	Р	Р
26. Place of assembly	-	-	Р
27. Place of entertainment/recreation	-	-	Р
28. Place of worship	-	-	Р
29. Printing Establishment			Р
30. Restaurant	Р	-	Р
31. Retail store	-	Р	Р
32. Service industry	-	-	Р
33. Service or Repair Shop			Р
34. Shopping centre	-	-	Р
35. Studio	-	Р	Р
36. Veterinary clinic	-	-	Р

Qualifications:

Q1 An **apartment dwelling** is permitted above the ground floor provided that nonresidential uses are located on the ground floor.

9.3 Commercial Zone Provisions

9.3.1 Lot and Building Requirements by Zone

The following Table 52 and additional provisions establish the **zone** standards that apply to **lots** and **building** types within the AS, CC and NC Zones.

	AS Zone	CC Zone	NC Zone Non- Residential	NC Zone Mixed Residential and Non-Residential
1. Minimum lot frontage	30 m	15 m	30 m	30 m
2. Minimum lot area	750 m ²	450 m ²	4,000 m ²	4,000 m ²
3. Minimum front yard setback for buildings	3 m	3 m	3 m	3 m
4. Minimum front yard setback for a gasoline pump island	6 m	N/R	N/R	N/R
5. Minimum front yard setback for a gasoline pump island canopy	1 m	N/R	N/R	N/R
6. Minimum rear yard setback abutting a Residential Zone	7.5 m	7.5 m	7.5 m	7.5 m
7. Minimum rear yard setback abutting any other zone	3 m	0 m	0 m	7.5 m
8. Minimum interior side yard setback abutting a Residential Zone	7.5 m	4 m	7.5 m	4 m or 5.5 m ⁽²⁾
9. Minimum interior side yard setback abutting any other zone	3 m	0 m	0 m	0 m or 5.5 m ⁽²⁾
10. Minimum interior side yard setback for a gasoline pump island canopy	1 m ⁽¹⁾	N/R	N/R	N/R

Section 9 - Commercial Zones

	AS Zone	CC Zone	NC Zone Non- Residential	NC Zone Mixed Residential and Non-Residential
11. Minimum exterior side yard setback for buildings	3 m	3 m	3 m	3 m
12. Minimum exterior side yard setback for a gasoline pump island	6 m	N/R	N/R	N/R
13. Minimum exterior side yard setback for a gasoline pump island canopy	1 m	N/R	N/R	N/R
14. Maximum building height	12 m	12 m	12 m	14 m
15. Minimum ground floor height	NR	3.5 m	4.5 m	4.5 m
16. Minimum landscape open space	10%	10%	10%	10%

Notes:

N/R = No Requirement

⁽¹⁾ Except when abutting a Residential Zone it shall be 7.5 metres.

⁽²⁾ Where the **building** has windows for a **dwelling unit** facing the **interior side lot line**.

9.3.2 Additional Provisions

- a) Where **apartment dwellings** are proposed in the NC Zone, a minimum amenity space of 5 square metres per **dwelling unit** shall be provided on the **lot**.
- b) A minimum of 50% of the **amenity space** required in 9.3.1.a must be provided outdoor and a minimum of 25% must be indoor. This provision does not apply to a **long term care home**.

9.3.3 Site Specific Exceptions

The following lists establishes the site specific exceptions that apply to the Automobile Service (AS), Convenience Commercial (CC), and Neighbourhood Commercial (NC) Zones respectively in Section 9.3 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

Site Specific Exceptions for the Automobile Service (AS) Zone

AS-1 – 196 Dalhousie Street

Additional Permitted Uses

• Dwelling Unit, Retail Store, General Office

Special Provisions

- Second floor shall only be used for a dwelling unit.
- Maximum gross leasable area for Restaurant use: 217.5 square metres
- Drive-through service shall be prohibited.
- Maximum general office gross floor area: 30 square metres

AS-2 – 534 King George Road

Additional Permitted Uses

Automobile Sales Establishment

AS-3 – 530 King George Road

Additional Permitted Uses

- Retail store
- Automobile Sales Establishment

Special Provisions

Maximum gross floor area for retail store: 93 square metres

AS-4 – 1300 Clarance Street South

Additional Permitted Uses

• Nursery garden centre

Special Provisions

Open storage permitted for nursery garden center.

AS-5 – 402 Erie Avenue

Additional Permitted Uses

Dwelling unit

Excluded Uses

• Drive through restaurant

Special Provisions

- Minimum interior side yard setback: 2 metres
- A dwelling unit must be located wholly within a second storey.

AS-6 – 200-206 Henry Street

Special Provisions

- Maximum building height within 5 metres of a residential zone: 4.6 metres
- Minimum planting strip abutting Wayne Gretzky Parkway: 1 metre
- Minimum planting strip between the established front building line and the street: 0.1 metres
- Minimum parking: 14 spaces
- Minimum yard abutting Wayne Gretzky Parkway": 13 metres for buildings, 10 metres for gasoline pump island canopy except at the daylight triangle
- Vehicular access to Wayne Gretzky Parkway shall be restricted to a rightin and right-out access.
- Minimum rear yard setback: 5 metres

AS-7 - 616-626 & 630-638 Colborne Street East

Special Provisions

- The designated front lot line shall be Colborne Street East.
- Minimum front yard setback to an existing gas pump: 4 metres
- Minimum rear yard setback: 2.5 metres
- Minimum exterior side yard setback: 4 metres
- A planting strip/buffer shall not be required adjacent to any off-street parking spaces that existed prior to the enactment of this By-law.
- Minimum parking for a manual automobile washing facility: 2 spaces per washing bay and said spaces may be stacked

Site Specific Exceptions for the Convenience Commercial (CC) Zone

CC-1 - 315 Brant Avenue

Additional Permitted Uses

- Office, General
- Medical Clinic

Special Provisions

- Rear yard setback: 1 metre
- Minimum landscaped open space: not applicable
- Minimum planting strips: not applicable

CC-2 – 230-232 Murray Street

Additional Permitted Uses

Taxi Establishment

Site Specific Exceptions for the Neighbourhood Commercial (NC) Zone NC-1 – 300-340 Colborne Street West

Special Provisions

- The front lot line shall be the lot line abutting Colborne Street West.
- · Minimum exterior side yard setback: 9 metres

NC-2 - 687 and 689 Powerline Road

Additional Permitted Uses

- Commercial Patio
- Single Detached Dwelling

Special Provisions

• Minimum parking spaces: 76

NC-3 - 94-96 Grey Street

Special Provisions

• Minimum parking: 1 space per 30 square metres

NC-4 – 150-156 Clarance Street

Additional Permitted Uses

Existing industrial uses

Section 9 - Commercial Zones

Special Provisions

• Existing industrial uses shall be subject to the provisions of the General Employment (GE) zone.

NC-5 – 90 Queen Street

Additional Permitted Uses

 Instructional/studio space directly related to a post-secondary institution, Service or repair shop

Special Provisions

- Maximum gross floor area for instructional/studio space directly related to a post-secondary institution: 1245 square metres
- Parking: 1 space per 70 square metres of gross floor area of instructional/studio space directly related to a post-secondary institution

NC-6 – 290 Colborne Street West

Special Provisions

- Minimum interior side yard setback abutting a lot in a general commercial zone: 0 metres
- Minimum interior side yard setback abutting any other lot line: 1.8 metres
- A maximum of 1 parking space may project a maximum of 1.6 metres into the required planting strip/buffer abutting Shellard Lane.

NC-7 – 440 Colborne Street West

Special Provisions

- Minimum rear yard setback: 1.88 metres
- Minimum side yard setback: 1.88 metres

NC-8 – 26 Brantwood Park Road

Special Provisions

- Minimum lot area: 0.34 hectares
- Maximum roof projection: 1.5 metres

NC-9 – 230 Shellard Lane

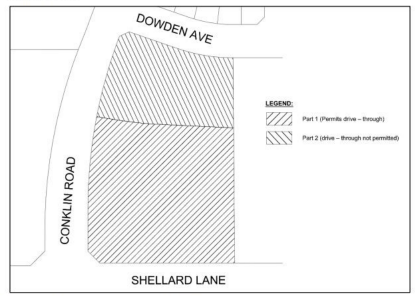
Additional Permitted Uses

- Warehouse
- Public storage

Private park

Special Provisions

- The loading space shall be Type A.
- A drive through shall be prohibited in the area identified as Part 2 on inset map below.





NC-10 – 180 Grand River Avenue

Special Provisions

- For the purpose of this By-law, Grand River Avenue shall be deemed the front lot line, whereas Chestnut Avenue and Jubilee Avenue are exterior lot lines.
- · Minimum lot area: 52.8 square metres per unit
- Maximum lot coverage: 58%
- Minimum front yard setback: 1.8 metres to front lot line, 1.2 metres to northwest corner of building, 0.8 metres to northeast corner of building
- Minimum rear yard setback: 4.9 metres to southwest corner of building, 3 metres to southeast corner of building
- Minimum exterior side yard setback to westerly lot line: 1.8 metres

- · Minimum exterior side yard setback to easterly lot line: 0 metres
- Minimum landscaped open space: 19%
- Balconies not constructed on foundations may project 0 metres to the lot line abutting Grand River Avenue.
- Balconies shall not be permitted along the westerly lot line abutting Chestnut Avenue.
- Parking: 1.1 spaces per unit
- Loading: 0 spaces
- A planting strip having a width of 1.8 metres or a buffer approved pursuant to the Site Plan Control provisions of the *Planning Act* shall be provided adjacent to Chestnut Avenue.
- A planting strip 0 metres adjacent to Grand River Avenue and Jubilee Avenue and having a width of 3 metres or a buffer approved pursuant to the Site Plan Control provisions of the *Planning Act* shall be provided along the southerly lot line.
- A continuous 2.2 metres high privacy fence shall be provided and maintained along all abutting residential properties.

NC-11 – 39 Johnson Road

Special Provisions

- Minimum lot area: 0.25 hectares
- Maximum lot coverage: 30%
- Minimum rear yard setback: 9 metres
- All uses shall be capable of being, and may be, served by a private sanitary waste disposals system approved by the City in consultation with the Brant County District Health Unit.

NC-12 – 44 Holme Street

Additional Permitted Uses

- Automobile sales establishment
- Auto repair body shop
- Automobile repair garage
- Catering service
- Computer, electronic or data processing establishment
- Dry cleaning establishment

Section 9 - Commercial Zones

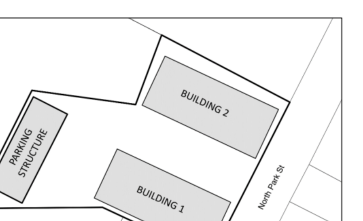
- Impound yard
- Kennel
- Public storage
- Salvage yard
- Service or repair shop
- Telecommunications service
- School, trade
- Transportation terminal

NC-13 – 310-320 North Park Street

Special Provisions

- Non-Residential gross floor area (minimum): 250.0 square metres per Mixed Use Building
- Building Height (maximum) as identified on inset map below:
 - Building 1: 16 storeys
 - Building 2: 9 storeys
 - Parking Structure: 1 storey
- Rear Yard (minimum) Abutting a Residential Zone:
 - 6.0 metres (Building 2 as identified on inset map below)
 - 3.0 metres (Parking Structure)
- Side Yard Interior (minimum)
 - Abutting a Residential Zone: 6.0 metres
- Number of Loading Spaces
 - Notwithstanding Section 5.2 no loading spaces shall be required for permitted non-residential uses in a mixed-use building.
 - Landscape Open Space (minimum): 25%
- Fence Height Rear Yard:
 - 1.8 metres (minimum)
 - 2.4 metres (Maximum)





BUILDING 1

Section 9 – Commercial Zones

NC-13 Map - Site specific provisions for 310-320 North Park Street

20 Metres

0 5 10

10.0 Employment Zones

10.1 Applicable Employment Zones

The Employment Zones established by this By-law apply to lands zoned:

- General Employment (GE) Zone
- Prestige Employment (PE) Zone

10.2 Permitted Uses

The following Table 56 establishes the **uses** permitted in the Employment Zones outlined in Section 10.1. **Uses** permitted in a **zone** are identified by a "P" in the column related to each **zone**. If a **use** is not permitted, a dash "-" is shown in the column related to each **zone**. Where a "Q" is shown in the column under a **zone**, a qualification applies to a permitted **uses** as described following Table 56.

Table 56:	Permitted	Employment	Zone Uses	
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Permitted Uses	General Employment (GE) Zone	Prestige Employment (PE) Zone
1. Animal shelter and control facility	Р	Р
2. Asphalt plant	Ρ	-
3. Automobile Gas Bar	Ρ	Ρ
4. Automobile repair garage	Ρ	Р
5. Autobody repair Shop	Р	Р
6.Automobile Washing Facility	Ρ	Р
7. Automobile supply store	Ρ	Ρ
8. Brewing on premises establishment	-	Р
9. Brewery	Р	Р
10. Bulk sales establishment	Р	-
11. Cannabis production and processing facility	Ρ	-
12. Catering service	Р	Р
13. Child care centre	-	Р

Section 10 – Employment Zones

Permitted Uses	General Employment (GE) Zone	Prestige Employment (PE) Zone
14. Computer, electronic or data processing establishment	Ρ	Ρ
15. Concrete batching plant	Р	-
16. Contractor's yard	P	-
17. Distillery	Р	Р
18. Dry cleaning establishment	Р	-
19. Electricity generation facility	Р	-
20. Energy from waste	P	-
21. Equipment rental establishment	Р	Р
22. Financial institution	-	Р
23. Food processing plant	Р	Р
24. Hotel	-	Р
25. Impounding yard	Р	-
26. Industrial mall	Р	Р
27. Industrial rental establishment	Р	Ρ
28. Liquid waste transfer station	Р	-
29. Manufacturing	Р	Р
30. Neighbourhood convenience store	-	Р
31. Office, general	Q1	Q2
32. Open storage	P	-
33. Personal service	-	Р
34. Place of entertainment/recreation	-	Р
35. Printing establishment	Р	Р
36. Production Studio	P	Р

Section 10 – Employment Zones

Permitted Uses	General Employment	Prestige Employment
	(GE) Zone	(PE) Zone
37. Propane filling plant/transfer station	Р	-
38. Recycling operation	P	-
39. Research use	Р	P
40. Restaurant	-	Р
41. Retail sale of items manufactured on the property	Q3	Q3
42. Salvage yard	P	-
43. School, trade	Р	P
44. Service industry	P	Р
45. Service or repair shop	Р	P
46. Studio	-	Р
47. Transportation terminal	Р	P
48. Telecommunication Services	Р	Р
49. Warehouse, public storage	Р	Ρ
50. Warehouse uses	P	Р
51. Wholesale uses	Ρ	P
52. Winery	P	Р
53. Works yard	Ρ	-

Qualifications

- Q1 Only an ancillary **office** shall be permitted up to 50% of the **gross floor area** of the **principal use**.
- Q2 Office uses will be limited to a gross floor area of 4,000 square metres.
- Q3 Retail sales shall be ancillary to the primary **use** of the **building** or unit. Sales shall be limited to goods that are manufactured, packaged or warehoused on the premises and the retail outlet shall occupy no more than 10% of the **gross floor area**.

10.3 Employment Zone Provisions

The following Table 57 and additional provisions establish the **zone** standards that apply to **lots** and **building** types within the GE and PE Zones. Except as otherwise noted, the provisions in Table 57 apply to the Employment Zones.

Table 57: Employment Lot and Building Requirements

	General Employment (GE) Zone	Prestige Employment (PE) Zone
1. Minimum lot frontage	30 m	30 m
2. Minimum lot area	1,800 m ²	1,800 m ²
3. Minimum front yard setback	6 m	4.5 m
 4. Minimum rear yard setback abutting: a) another GE or PE zone 	3 m	3 m
b) a residential zone	20 m	15 m
c) any other zone	7.5 m	7.5 m
5. Minimum interior side yard setback abutting a Residential Zone	15 m	7.5 m
6. Minimum interior side yard setback abutting any other zone	3 m	3 m
7. Minimum exterior side yard setback	6 m	4.5 m
8. Maximum building height	20 m	20 m
9. Minimum landscape open space	10%	15%
10. Minimum landscape buffer abutting a Residential Zone	5 m	5 m

10.3.1 Additional Provisions

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a) **Loading spaces** shall not be permitted on the **interior side yard** adjacent to a Residential Zone.

10.3.2 Site Specific Exceptions

The following lists establishes the site specific exceptions that apply to the General Employment (GE) and Prestige Employment (PE) Zones respectively in Section 10.3 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

Site Specific Exceptions for the General Employment (GE) Zone

GE-1 – North of Paris Road and West of Golf Road

Additional Permitted Uses

- Mushroom operation
- Existing residential uses

Special Provisions

- Minimum front yard setback for residential use: 215 metres
- · Minimum front yard setback for mushroom operations: 260 metres
- Minimum front yard setback for all other uses: 225 metres
- The front yard shall be measured parallel to the western lot boundary.

GE-2 – Part of 111 Sherwood Drive

Additional Permitted Uses

Existing uses

Special Provisions

 Parking lot may serve the adjacent apartment building at 115 Sherwood Drive.

GE-3 – North side of Sherwood Drive

Additional Permitted Uses

- Financial institutions
- General offices
- Place of entertainment/recreation

- Personal services
- Medical office
- Neighbourhood convenience stores
- Places of worship
- Post-secondary school
- Place of assembly
- Restaurants
- Retail store

Special Provisions

- Open storage shall not be permitted.
- All industrial activities shall be confined to the interior of the buildings or structures.
- Required parking spaces for any uses permitted in the GE-3 zone may be provided on the adjacent lands zoned GE-4 on the condition that an agreement providing for the continuation of the required parking spaces is entered into with the City and is registered against both parcels of land.

GE-4 – Part of 111 Sherwood Drive

Sole Permitted Uses

- Parking lot
- **Special Provisions**
- Parking lot permitted only in conjunction with adjacent property zoned GE-3 on the condition that an agreement providing for the continuation of the required parking spaces is entered into with the City and is registered against both parcels of land.

GE-5 – Part of 111 Sherwood Drive

Additional Permitted Uses

- Place of entertainment/recreation
- Art gallery
- Studio
- School, commercial
- Retail store
- Automobile sales establishment

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- Medical clinic
- Personal service
- Place of worship
- School, post-secondary
- Place of assembly
- Veterinary clinic
- · Farmers' market
- Flea market
- Pharmacy

Special Provisions

- Minimum interior side yard setback for existing buildings abutting a nonresidential zone: 0.8 metres
- Minimum rear yard setback for existing buildings abutting a non-residential zone: 0.2 metres
- Minimum required parking spaces: 394

GE-6 - 37 Spalding Drive

Additional Permitted Uses

- · Automobile sales establishment
- **Special Provisions**
- A parking lot may serve off-site uses at 34 to 50 Spalding Drive.

GE-7 – 135 Sherwood Drive

Additional Permitted Uses

 Dwelling with 4 units plus an additional dwelling unit in an accessory building

Special Provisions

- Minimum lot width: 15.24 metres
- Minimum driveway width: 3.05 metres

GE-8 – 135 Sherwood Drive (Part 2, Reference Plan 2R-7177)

Additional Permitted Uses

Semi-detached dwelling

Special Provisions

Minimum lot area for semi-detached dwelling: 204.4 square metres per unit

GE-9 – Part of 308 Lynden Road

Additional Permitted Uses

- Storage, screening and processing of top soil
- **Special Provisions**
- Maximum height of stored top soil: 6 metres

GE-10 – 59 Roy Boulevard

Special Provisions

Minimum landscape open space: 0%

GE-11 – Northwest Industrial Area

Additional Permitted Uses

- Automobile sales establishment
- Automobile repair garage
- Kennel
- Place of assembly
- Restaurant

Excluded Uses

• Drive-through Restaurant

Special Provisions

- The following shall be accessory uses:
 - Office, general
 - Motor vehicle sales establishment
 - Restaurant

GE-12 – 236 Braneida Lane

Additional Permitted Uses

• Place of entertainment/recreation

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Special Provisions

Maximum gross floor area for a place of entertainment/recreation: 230 square metres

GE-13 – 49 Dalkeith Drive

Additional Permitted Uses

- Office, general
- Training facility and vehicle and equipment storage related to first aid instruction
- Place of recreation/entertainment

Special Provisions

Maximum gross floor area for general office of an accountant: 200 square metres

GE-14 – 34 Dalkeith Drive

Additional Permitted Uses

- Retail store for home furnishings
- Commercial School
- Place of entertainment/recreation

GE-15 - 47, 57, 84, 106, 111, 116 Copernicus Boulevard

Additional Permitted Uses

Retail store for home furnishings

GE-16 – 347 Greenwich Street

Additional Permitted Uses

- Museum
- GE-17 20 Roy Boulevard

Special Provisions

Minimum ground floor area: 6.5% of lot area

GE-18 – 62 Plant Farm Road

Additional Permitted Uses

Place of entertainment/recreation

GE-19 - 50 Roy Boulevard

Additional Permitted Uses

• Place of entertainment/recreation

GE-20 - East of Oak Park Road and South of Savannah Oaks Drive

Additional Permitted Uses

- Automobile sales establishment
- Kennel
- Place of assembly
- Restaurant

Excluded Uses

- Open storage in any front or exterior side yard.
- Drive through restaurant

Special Provisions

• Open storage located in an interior side yard or rear yard shall be fenced and screened so it is not visible from a street.

GE-21 – 76 Sinclair Boulevard

Additional Permitted Uses

Automobile washing facility for the washing of commercial trucks

GE-22 – 45 Dalkeith Drive

Additional Permitted Uses

- Place of entertainment/recreation
- Retail store for home furnishings
- Commercial School

GE-23 – 280 Murray Street

Additional Permitted Uses

Retail store

GE-24 - 115, 167, 173, and 181 Garden Avenue

Special Provisions

Minimum landscaped buffer abutting a residential zone: 15 metres

Section 10 - Employment Zones

• No building or structure and no open storage shall be permitted within 15 metres of a lot in a Residential zone.

GE-25 - 32, 44, 133, 435 Elgin Street

Additional Permitted Uses

- Office, general
- GE-26 340 Henry Street

Additional Permitted Uses

- Office, general
- GE-27 445-469 Hardy Road

Additional Permitted Uses

- Office, general
- Restaurant

Excluded Uses

• Drive through restaurant

Special Provisions

- Maximum gross floor area for a general office: 362 square metres
- Maximum gross floor area for a restaurant: 278.7 square metres

GE-28 – 143 Adams Boulevard

Special Provisions

- All recycling operations shall be undertaken within a wholly enclosed building.
- Parking for a recycling operation: 1 space per 100 square metres of gross floor area

GE-29 – 26 Empey Street

Additional Permitted Uses

- Automobile sales establishment
- Kennel
- Place of assembly

Excluded Uses

• Drive through restaurant

Section 10 – Employment Zones

• A recycling operation shall not include the recycling of tires, food wastes, oils and solvents, hazardous wastes as defined by the Province, or materials that cause noxious odours and organic wastes.

Special Provisions

- Open storage areas shall be set back a minimum of 60 metres from the front lot line.
- One stockpile, consisting only of soil for landscaping purposes, shall be permitted to a maximum height of 15 metres.

GE-30 – 470 Colborne Street West

Additional Permitted Uses

- Automobile sales establishment
- Place of worship
- Place of assembly
- Restaurant

Excluded Uses

• Drive through restaurant

Special Provisions

• A restaurant shall be accessory to a permitted use.

GE-31 – 1 & 9 Wright Street

Additional Permitted Uses

- Automobile sales establishment
- Restaurant accessory to a permitted use

Excluded Uses

• Drive through restaurant

Special Provisions

- Open storage shall not extend over more than 25% of the total lot area
- Maximum lot coverage for open storage: 25%

GE-32 – 1-17 Pipe Street and 2, 12, 15 and 21 Wright Street

Additional Permitted Uses

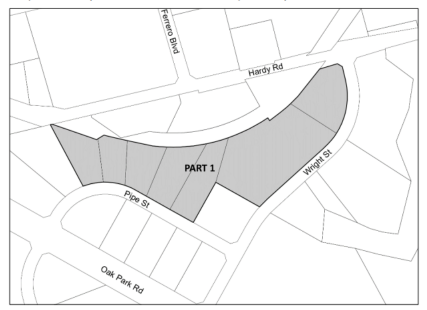
- Automobile sales and rental establishment
- Restaurant accessory to a permitted use

Excluded Uses

• Drive through restaurant

Special Provisions

- Open storage shall not extend over more than 25% of the total lot area.
- Where the lot abuts an Open Space Zone, a 0 metre buffer shall be permitted (As identified on inset map below).



GE-32 Map - Site specific provisions for 1-17 Pipe Street and 2, 12, 15 and 21 Wright Street

GE-33 - 50, 54, 55 & 58 Wright Street, 2, 4, 6, 8 & 10 Bowery Road

Additional Permitted Uses

- · Automobile sales and rental establishment
- · Restaurant accessory to a permitted use

Excluded Uses

- Rental and storage of heavy construction equipment
- Drive through restaurant

Special Provisions

· Warehouse uses accessory to a permitted use:

- Maximum floor area: less than 50% of total floor area of permitted use
- Open Storage:
 - Minimum landscape strip from any public street or open space zone: 3
 metres
- Accessory Silo Structures:
 - Maximum height: 30 metres
- Parking for manufacturing uses:
 - Minimum parking: 1.0 space per 150 square metres of gross floor area

GE-34 - 407-411 Elgin Street

Additional Permitted Uses

- Automobile sales establishment
- Restaurant
- School, post-secondary
- Place of entertainment/recreation

Excluded Uses

Drive through restaurant

Special Provisions

- A restaurant shall be accessory to a permitted use.
- Minimum internal loading spaces: 3
- Minimum external loading spaces: 2
- External loading spaces for industrial uses shall be located a minimum of 70 metres from the nearest lot line of a residential lot.

GE-35 – 324 Henry Street

Special Provisions

- One stockpile, consisting only of soil for landscaping purposes, permitted to a maximum height of 15 metres.
- Minimum front yard setback for stockpile: 125 metres
- Maximum lot coverage for stockpile: 75%

GE-36 - 15 Kraemer's Way

Additional Permitted Uses

Automobile sales establishment Restaurant

Excluded Uses

• Drive through restaurant

Special Provisions

· A restaurant shall be accessory to a permitted use.

GE-37 – 10 Kraemer's Way

Additional Permitted Uses

- · Animal shelter and control facility
- Automobile rental establishment
- Child care centre
- Kennels
- Place of assembly
- Restaurants accessory to a permitted use

Excluded Uses

• Drive through restaurant

Special Provisions

• Only a Type A Loading Space shall be required.

GE-38 - 7 Niagara Street, 133, 135 & 139 Pearl Street

Additional Permitted Uses

• Single detached dwelling

GE-39 – 4 Sinclair Boulevard, 20 and 40 Shellington Place

Additional Permitted Uses

- Shopping centre
- Financial institution
- Personal service
- Hotel
- Place of entertainment/recreation

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- · Restaurant Neighbourhood convenience store
- Medical clinic
- Automobile washing facility
- Automobile gas bar

Excluded Uses

Open Storage

Special Provisions

• Minimum interior side yard setback: 3 metres

GE-39 – 111 Copernicus Boulevard

Special Provisions

Minimum rear yard setback: 3.0 metres

Site Specific Exceptions for the Prestige Employment (PE) Zone

PE-1 – 389 Paris Road

Additional Permitted Uses

Retail Store

Special Provisions

Retail store maximum gross floor area: 2230 square metres

PE-2 – 684-686 Powerline Road

Additional Permitted Uses

- Single detached dwelling
- Contractor's Yard
- Existing Excavation business

PE-3 – 266 Lynden Road

Additional Permitted Uses

Open Storage

Special Provisions

 Open storage shall be limited to the open storage of goods, materials, or things produced on the premises.

PE-4 – 324 Lynden Road

Additional Permitted Uses

Open Storage

Special Provisions

 Open storage shall be limited to the open storage of goods, materials, or things produced on the premises.

PE-5 - 225-233 Paris Road

Additional Permitted Uses

Open storage associated with a general contractor

Special Provisions

- A designated front lot line can abut a freeway.
- Minimum lot frontage: not applicable
- Maximum gross floor area for general office: 365 square metres
- Maximum gross floor area for enclosed storage buildings: 190 square metres
- A planting strip abutting a free shall be a minimum of 3 metres in width.
- Open storage limited to 20% of the lot area exclusive of required parking space, parking areas and landscaped open space.
- Vehicular and pedestrian access to Paris Road shall be restricted to the lands described as Part 4, Reference Plan 2R-5183

PE-6 – Part of 308 Lynden Road

Additional Permitted Uses

Storage, screening and processing of top soil

Special Provisions

The height of stored top soil shall not exceed 6 metres.

PE-7 – 274 Lynden Road

Additional Permitted Uses

- Office, Medical
- Medical clinic

Special Provisions

• Open storage shall be limited to goods produced on the premises.

PE-8 – 260 Lynden Road

Additional Permitted Uses

Office, medical

Special Provisions

• Open storage shall be limited to goods produced on the premises.

PE-9 – 294 Lynden Road

Special Provisions

- Loading Space: Type A
- Planting strip: 2.3 metres
- Open storage shall be limited to the open storage of goods, materials, or things produced on the premises

PE-10 – Northwest Industrial Area

Additional Permitted Uses

- Automobile sales establishment
- Autobody repair shop
- Kennel
- Place of assembly
- Automobile repair garage

Excluded Uses

• Drive through restaurants

PE-11 – 11 Roy Boulevard

Additional Permitted Uses

· Boat and recreational vehicle sales establishment.

PE-12 – 400 Garden Avenue

Additional Permitted Uses

- Shopping centre
- Automobile gas bar
- Automobile repair garage
- Medical clinic

- Automobile washing facility
- Single detached dwelling

Special Provisions

- Minimum interior side yard setback: 3 metres
- · Maximum height of an accessory building: 6.4 metres
- Maximum lot coverage for all accessory buildings and structures: 255 square metres

PE-13 – 29 Tallgrass Court

Special Provisions

• Minimum lot frontage: 20 metres

PE-14 – Oak Park Road/Highway No. 403

Additional Permitted Uses

• Place of assembly

Special Provisions

- Minimum lot area: 0.8 hectares
- Minimum lot frontage: 60 metres
- Maximum building height: 15 metres
- Minimum front yard setback: 15 metres
- Minimum rear yard setback abutting Highway 403 or Oak Park Road: 15 metres
- Minimum rear yard setback for all other rear yards: 3 metres
- Minimum interior side yard setback: 9 metres
- Minimum exterior side yard setback: 15 metres
- Maximum gross floor area for general offices: 75% of lot area
- Minimum landscaped open space: 15%

PE-15 - Oak Park Road/Highway No. 403

Additional Permitted Uses

- Place of assembly
- **Special Provisions**
- Minimum lot area: 0.8 hectares

- Minimum lot frontage: 60 metres
- Maximum building height: 15 metres
- Minimum front yard setback: 15 metres
- Minimum rear yard setback abutting Highway 403 or Oak Park Road: 15 metres
- · Minimum rear yard setback for all other rear yards: 3 metres
- Minimum interior side yard setback: 9 metres
- · Minimum exterior side yard setback: 15 metres
- Maximum gross floor area for general offices: 75% of lot area
- Minimum landscaped open space: 15%

PE-16 – Garden Avenue and Sinclair Boulevard

Additional Permitted Uses

- Shopping centre
- Automobile gas bar
- Medical clinic
- Automobile washing facility
- **Excluded Uses**
- Open Storage
- **Special Provisions**
- · Minimum interior side yard setback: 3 metres

PE-17 – 130 & 150 Savannah Oaks Drive

Special Provisions

- Minimum lot area: 0.8 hectares
- Minimum lot frontage: 60 metres
- Maximum building height: 15 metres
- Minimum front yard setback: 15 metres
- Minimum rear yard setback abutting Highway 403 or Oak Park Road: 15 metres
- All other minimum rear yard setbacks: 3 metres
- Minimum interior side yard south: 0 metres

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- Minimum interior side yard setback: all others 9 metres
- Minimum exterior side yard setback: 15 metres
- Open storage shall not be more than 2.15 hectares in area.
- Open storage shall not be located within 15 metres of a street.
- Maximum height of stored materials: 3 metres
- Open storage shall be screened by an opaque fence and/or wall or landscaped berm with a minimum height of 2 metres.
- Materials stored shall be limited to those associated with a public services.

PE-18 – 60-70 Fen Ridge Court

Additional Permitted Uses

Place of assembly

Excluded Uses

Noxious manufacturing use

PE-19 – 20-30 Fen Ridge Court

Additional Permitted Uses

- Place of assembly
- Automobile gas bar

Special Provisions

- Minimum lot area: 0.8 hectares
- Minimum lot frontage: 60 metres
- Maximum building height: 15 metres
- Minimum front yard setback: 15 metres
- Minimum rear yard setback abutting Highway 403 or Oak Park Road: 15 metres
- Minimum rear yard setback for all other rear yards: 3 metres
- Minimum interior side yard setback: 9 metres
- Minimum exterior side yard setback: 15 metres
- Maximum gross floor area for general office: 75% of lot area

PE-20 – 21 Tallgrass Court

Additional Permitted Uses

• Place of assembly

Special Provisions

- Minimum lot area: 0.8 hectares
- Minimum lot frontage: 60 metres
- Maximum building height: 15 metres
- Minimum front yard setback: 15 metres
- Minimum rear yard setback abutting Highway 403 or Oak Park Road: 15 metres
- Minimum rear yard setback for all other rear yards: 3 metres
- · Minimum interior side yard setback: 9 metres
- Minimum exterior side yard setback: 15 metres
- Maximum gross floor area for general office: 75% of lot area

PE-21 – 25-27 Sinclair Boulevard

Special Provisions

• Maximum building height: 24 metres

PE-22 – 395 Paris Road

Additional Permitted Uses

- All non-residential uses of the NC Zone
- **Special Provisions**
- Maximum retail store gross floor area: 5,000 square metres

PE-23 – 443 Paris Road

Special Provisions

- Maximum floor area for all accessory buildings: 223 square metres
- Maximum height of one accessory building: 7.3 metres

11.0 Agricultural (A) Zone

11.1 Permitted Uses

The following Table 60 establishes the **uses** permitted in the Agricultural (A) Zone. The **uses** permitted in the **zone** are identified by a "P". Where a "Q" is shown in the column under the **zone**, a qualification applies to a permitted **use** as described following Table 60.

Permitted Uses	Agricultural (A) Zone
1. Accessory dwelling unit	Р
2. Accessory farm employee accommodation	Q1
3. Agricultural use	Р
4. Agri-tourism use	Q1
5. Agriculture-related use	Р
6. Bed and breakfast establishment	Q3
8. Child care centre	P
9. Farm production outlet	Р
10. Forestry uses	P
11. Greenhouse	Р
12. Home child care	P
13. Home occupation	Q4
14. Home industry	Q5
15. Kennel	Q1
16. On-farm diversified use	Q1, Q5
17. Riding stable or arena	Q1
18. Single detached dwelling	Q2
Qualifications:	•

Table 60: Permitted Residential Uses in the Agricultural Zone (A)

Q1 Permitted as a secondary **use**.

Q2 Permitted as an **accessory use** to a farm operation or as a primary **use** on an **existing lot of record**.

Q3 Permitted as an accessory use to a single detached dwelling.

- Q4 Permitted in accordance with the provisions of Section 3.23 (General Provisions -Home Occupations)
- Q5 Permitted in accordance with the provisions of Section 3.22 (General Provisions Home Industries and On-Farm Diversified Uses)

11.2 Agricultural Zone Provisions

11.2.1 Lot and Building Requirements by Zone

The following Table 61 and additional provisions establish the **zone** standards that apply in the Agricultural Zone.

Provision	All Other Uses	Single Detached Dwelling on an existing lot of record	Agricultural related use	Greenhouse
1. Minimum lot area	40 ha	N/R	1 ha	40 ha
2. Minimum lot frontage	150 m	30 m	30 m	150 m
3. Maximum lot coverage	10%	10%	30%	70%
4. Maximum building height	15 m	10 m	15 m	6 m
5. Minimum front yard	10 m	10 m	10 m	15 m
6. Minimum rear yard	15 m ⁽¹⁾	10 m	15 m	6 m ^{(1) (2) (3)}
7. Minimum interior side yard	6 m ⁽¹⁾	4 m	6 m	6 m ^{(1) (2) (3)}
8. Minimum exterior side yard	8 m	8 m	8 m	15 m

Table 61: Agricultural Zone (A) Provisions

Notes:

N/R = No Requirement

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Section 11 – Agricultural Zone

- ⁽¹⁾ Except it shall be 15 metres where the **yard** abuts a **residential use**.
- ⁽²⁾ Except where artificial lighting is used for growing purposes, 150 metres shall be required.
- ⁽³⁾ Except for where ventilating fans exhaust into the **yard** facing the **residential use**, 25 metres shall be required.

11.2.2 Additional Provisions

- a) Additional provisions for kennels:
 - i. The maximum **gross floor area** of a **kennel** exclusive of outdoor exercise areas and outdoor pens shall be 100 square metres.
 - ii. Notwithstanding the provisions in Table 43, the minimum **setback** from any **lot line** for all **kennel** related facilities shall be 60 metres.
 - iii. The minimum separation distance between **kennel structures** on separate **lots** shall be 500 metres.
- b) Additional provisions for farm production outlets:
 - i. The maximum **floor area** devoted to a **farm production outlet** shall be 60 square metres.
 - ii. The minimum front yard setback shall be 15 metres.
 - iii. The maximum **building height** shall be 6 metres.
- c) Additional provisions for **on farm diversified uses**, **agri-tourism uses** and **home industry uses**:
 - i. The maximum gross floor shall not exceed 500 square metres.
 - ii. Machinery and equipment other than vehicles shall be located within enclosed **buildings**.
 - iii. All **open storage** shall be screened from view of the **street** within a fenced compound.
- d) Addition provisions for agricultural related uses:
 - i. All **open storage** shall be screened from view of the **street** within a fenced compound.
- e) Additional provisions for greenhouses:

- i. A 3 metre **buffer** shall be provided and maintained adjacent to any **lot line** that abuts a Residential Zone or **residential use** on an adjacent **lot**.
- ii. **Open storage** of goods, materials or supplies is permitted in the **rear yard** or **interior side yard**, provided it is screened from any **street** or a **residential use**.
- iii. No manure or compost shall be stored within 30 metres of a **road allowance**, a watercourse, or a **residential use** on an adjacent **lot**.
- iv. A greenhouse having a gross floor area greater than 500 square metres shall not be permitted unless a Site Plan Agreement has been entered into with the City.
- f) All new single detached dwellings, agricultural related uses and new or expanding livestock operations shall meet the Minimum Distance Separation (MDS) guidelines.
- g) All temporary farm employee accommodation, home industry and onfarm diversified uses shall be located within 50 metres of the primary single detached dwelling on the lot and shall be subject to the requirements for accessory buildings and structures.

Section 11 – Agricultural Zone

11.2.3 Site Specific Exceptions

The following list establishes the site specific exceptions that apply to the Agricultural (A) Zone in Section 11.2 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

A-1 – 352 Governor's Road East

Additional Permitted Uses

- Retail Store, Warehouse, Public Storage warehouse, Nursery Garden Centre,
- One (1) Single Detached Dwelling

Special Provisions

- Interior side yard setback: 3 metres
- Maximum lot coverage (Commercial): 4,090 square metres
- Maximum lot coverage (Residential): 300 square metres
- Minimum landscaped open space: 20%
- Minimum loading spaces: 1
- Minimum parking spaces: 91 (including 4 accessible)

A-2 – 322-324 Governor's Road East

Additional Permitted Uses

- Service or Repair Shop
- Single Detached Dwelling

A-3 - Part of 538 King George Road

Sole Permitted Uses

- Automobile gas bar
- Autobody repair shop
- Automobile repair garage
- Automobile washing facility
- Automobile sales establishment
- Bulk sales establishment
- Convenience Store

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- Dwelling unit accessory to a permitted use excluding an automotive use
- Equipment rental establishment
- Grocery store
- Home improvement centre
- Hotel
- Nursery garden centre
- Personal service
- Place of worship
- Place of entertainment/recreation
- Restaurant
- Retail store
- Veterinary clinic
- An existing dwelling unit

Special Provisions

• Minimum setback from Highway No. 24: 14 metres

Section 12 - Core Natural Zone

12.0 Core Natural (N) Zone

12.1 Permitted Uses

The following Table 63 establishes the **uses** permitted in the Core Natural (N) Zone. The **uses** permitted in the **zone** are identified by a "P". Where a "Q" is shown in the column under the **zone**, a qualification applies to a permitted **use** as described following Table 63.

Table 63: Permitted Uses in Core Natural (N) Zone

Permitted Uses	Core Natural (N) Zone
1. Agricultural uses	Q1
2. Existing campgrounds	Р
3. Existing cemeteries, mausolea, columbaria	Ρ
4. Park	Q1
5. Existing golf courses and golf driving ranges	Р
6. Forestry uses	Р
7. Wildlife management	Р

Qualifications:

Q1 - New buildings and structures shall not be permitted.

12.2 Core Natural Zone Provisions

- a) For lot and building requirements for golf courses, cemeteries, mausolea and columbaria shall be subject to the Open Space Zone provisions in Section 13.2.
- b) Any other building or structure shall be subject to the accessory building or structure requirements in General Provisions Section 3.3: Accessory Uses, Buildings and Structures.

Section 12 – Core Natural Zone

12.2.1 Site Specific Exceptions

The following list establishes the site specific exceptions that apply to the Core Natural (N) Zone in Section 12.2 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

N-1 - 511 & 529 Mohawk Street

Additional Permitted Uses

- Composting facility and associated building and structures.
- **Special Provisions**
- Subject to the provisions of the GE zone.

N-2 – 385 Mohawk Street - Sanitary Landfill Site and Water Pollution Control Plant, Mohawk Street

Additional Permitted Uses

- Sanitary landfill site and a water pollution control plant
- **Special Provisions**
- Minimum Front yard: 8 metres

N-3 - 539 Mohawk Street

Additional Permitted Uses

- Animal Shelter
- N-4 545 Mohawk Street

Additional Permitted Uses

- Truck storage and repair facility
- N-5 Part of 76 Johnson Road

Additional Permitted Uses

- Existing uses
- N-6 Colborne Street West

Special Provisions

One single detached dwelling is permitted

Section 12 – Core Natural Zone

N-7 – Cornell Lands (Northwest Business Park)

Additional Permitted Uses

• Within the defined developable area, uses permitted in the Prestige Employment Zone (Table 56: Permitted Employment Zone Uses).

Excluded Uses

- Automobile Repair Garage
- Automobile Gas Bar
- Automobile Washing Facility
- Automobile supply store
- Brewery
- Distillery
- Food Processing Plant
- Neighbourhood convenience store
- Winery

Special Provisions

• The additional permitted uses are subject to the provisions of the PE zone.

Section 13 – Open Space Zone

13.0 Open Space (OS) Zone

13.1 Permitted Uses

The following Table 65 establishes the **uses** permitted in the Open Space (OS) Zone. The **uses** permitted in the **zone** are identified by a "P". Where a "Q" is shown in the column under a **zone**, a qualification applies to a permitted **use** as described following Table 65.

Permitted Uses	Open Space (OS) Zone
1. Art gallery	Р
2. Campground	Р
3. Cemeteries and accessory mausoleum, crematorium, columbarium	Ρ
4. Accessory food service vehicles	Р
5. Golf courses and golf driving ranges	Р
6. Park	Р
7. Place of assembly	Р
8. Place of entertainment/recreation	Р
9. Retail store	Q1
10.Restaurant	Q1
11. Stormwater management facility	Р

Qualifications:

Q1 - Permitted as an accessory use.

13.2 Open Space Zone Provisions

13.2.1 Lot and Building Requirements by Zone

The following Table 66 and additional provisions establish the **zone** standards that apply in the Open Space Zone.

Section 13 – Open Space Zone

Table 66: Provisions for Uses in the Open Space Zone

Provision	Cemetery	Golf Course	Other Open Space Uses
1. Minimum lot area	NR	NR	NR
2. Minimum lot frontage	NR	NR	NR
3. Maximum lot coverage	NR	NR	NR
4. Maximum building height	11 m	11 m	11 m
5. Minimum front yard	7.5 m	15.0 m	7.5 m
6. Minimum rear yard abutting a Residential Zone	15.0 m	15.0 m	15.0 m
7. Minimum rear yard abutting any other zone	7.5 m	12.0 m	7.5 m
8. Minimum interior side yard abutting a Residential Zone	7.5 m	15.0 m	7.5 m
9. Minimum interior side yard abutting any other zone	5.0 m	12.0 m	3.0 m
10. Minimum exterior side yard	7.5 m	15.0 m	7.5 m

Notes:

N/R = No Requirement

13.2.2 Additional Provisions

- a) Open storage shall be prohibited.
- b) A Crematorium shall be set back a minimum of 30.0 metres from all lot lines.
- c) A **Mausoleum** greater than 2.0 metres in height and 15.0 square metres in area shall be set back a minimum of 30.0 metres from a Residential Zone.

- d) A **Mausoleum** not greater than 2.0 metres in height and 15.0 square metres in area and columbaria shall be set back a minimum of 7.5 metres from a Residential Zone.
- e) Memorial stones or monuments shall be set back a minimum of 0.9 metres from a Residential Zone.

13.2.3 Site Specific Exceptions

The following list establishes the site specific exceptions that apply to the Open Space (OS) Zone in Section 13.2 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

OS-1 – 0 Catharine Avenue

Additional Permitted Uses

· Parking area associated with a place of worship

Special Provisions

- Minimum driveway width: 6 metres
- Minimum traffic aisle width: 6 metres
- OS-2 Parks, Recreation and Waterfront Advisory Board, Catharine Avenue

Additional Permitted Uses

- Maintenance and storage yard
- OS-3 Glenhyrst Gardens

Additional Permitted Uses

Single detached dwelling

OS-4 – 620 Colborne Street West

Excluded Uses

- No buildings, structures or other uses that may require the use of a footing or base shall be permitted, including but not limited to: fountains, lighting, gazebos, benches, bollards or playground equipment.
- No excavation beyond the first layer of topsoil shall be permitted. Grasses and shrubs are permitted to be planted within the first layer of topsoil without additional archaeological assessment. Plantings may also occur in raised planter boxes.

- No heavy machinery shall be used in the maintenance and upkeep of a private park.
- No alteration of the existing grades or removal of any perimeter structures shall be permitted
- All walkways are to remain woodchips.

Section 14 – Development Zone

14.0 Development (D) Zone

14.1 Permitted Uses

The following Table 68 establishes the **uses** permitted in the Development (D) Zone. The **uses** permitted in the **zone** are identified by a "P".

Table 68: Permitted Uses in the Development (D) Zone

Permitted Uses	Development (D) Zone
1. Agricultural uses excluding livestock operations	Р
2. Conservation uses	Р
3. Existing single detached dwelling	Р
4. Existing uses	Р
5. Fish, wildlife and forestry management	Р

14.2 Development Zone Provisions

a) Additions to **existing buildings** and **structures** shall be constructed in accordance with the provisions of the Agricultural Zone

14.2.1 Site Specific Exceptions

The following list establishes the site specific exceptions that apply to the Development (D) Zone in Section 14.2 to this By-law, and all other provisions of this By-law, as amended, that are consistent with the provisions herein contained, shall continue to apply mutatis mutandis.

D-1 – 251 Powerline Road

Additional Permitted Uses

- Petting zoo
- Hayrides
- Pony rides

D-2 – 427 King George Road

Additional Permitted Uses

- Transportation Terminal
- Manufacturing of cleaning products and boats

Section 14 – Development Zone

- Bulk Sales Establishment
- Contractor's Yard
- Single Detached Dwelling

Special Provisions

- Maximum lot coverage: 1,850 square metres
- D-3 441A Powerline Road

Special Provisions

• Minimum lot frontage: 12 metres

Section 15 – Holding Zone

15.0 Holding Zone

15.1 Requirements

The following list establishes the holding provisions and the requirements to lift the hold.

H1

- a. An engineering analysis has been provided to establish the feasibility of providing private sanitary sewage disposal systems to the satisfaction of the City and all other appropriate approval authorities.
- b. Landowners in have entered into agreements and posted securities to ensure the private systems servicing uses are properly discontinued and the said uses are connected to the municipal services, once available.
- c. All servicing issues, financial and otherwise, have been addressed to the satisfaction of the City of Brantford.
- H2
- a. The developable area has been defined in accordance with detailed planning, archaeological, servicing and environmental studies, including an Environmental Impact Study to ensure significant natural heritage features are protected to the satisfaction of the City and the Conservation Authority.
- H3
- a. The Owner has entered into a subdivision or development agreement to the satisfaction of the City and the Grand River Conservation Authority.
- H4
- a. The developable area has been defined in accordance with detailed planning, archaeological, servicing and environmental studies, including but not limited to an Environmental Impact Study, hydrogeological study, and geotechnical study addressing slope stability to the satisfaction of the City and the Conservation Authority.

H5

a. The completion of an Environmental Impact Study, a hydrogeological study and any other studies considered appropriate to ensure that

significant natural heritage features and cultural heritage landscapes, including wooded areas, watercourses and wetlands, are maintained in their natural state, to the satisfaction of the Conservation Authority and/or the City of Brantford.

H6

- a. The applicant has provided a signed Site Plan Agreement to the City, along with all necessary securities;
- b. A Record of Site Condition (RSC) has been filed on the Environmental Registry;
- c. The Owner has completed a noise, vibration and odour study and an assessment to ensure compliance with the Ministry of Environment D6 Guidelines, to the satisfaction of the City.

H7

a. The lands are no longer required for the use of an interim Stormwater Management Pond, to the satisfaction of the City's Development Engineering Department

H8

- a. Detailed planning, engineering and environmental studies are undertaken and approved
- b. Full services are in place to the satisfaction of the City of Brantford.

H9

- a. That the applicant has provided a signed Site Plan Agreement to the City of Brantford, along with all necessary securities;
- b. That all servicing issues, financial and otherwise, have been addressed to the satisfaction of the City of Brantford; and
- c. That a Conservation Plan regarding 477 West Street has been completed to the satisfaction of the City of Brantford.

H10

a. The applicant has entered into a Site Plan Agreement with the City to address all servicing and financial matters associated with the development; b. That a scoped Environmental Impact Study (EIS) be submitted, to the satisfaction of the City of Brantford.

H11

- a. That the Applicant has provided a signed Site Plan Agreement to the City, along with all necessary securities;
- b. That the applicant has satisfied the requirements of the City of Brantford relating to the Transportation Impact Study (TIS); and
- c. That all servicing issues, financial and otherwise, have been addressed to the satisfaction of the City of Brantford.

H12

a. An addendum to the Transportation Impact Study is submitted for each Phase, to the satisfaction of the City of Brantford.

H13

- a. All servicing issues have been addressed to the satisfaction of the City of Brantford.
- b. The applicant has entered into a signed Site Plan Agreement and all necessary securities have been received to the satisfaction of the City of Brantford.

H14

Removal of the 'Holding (H)' provision in whole or in part, may occur once the following has been satisfied:

- a) Prior to the establishment of any residential use, the Owner has completed a noise, vibration and odour study and an assessment to ensure compliance with the Ministry of Environment D6 Guidelines, to the satisfaction of the City.
- b) The Owner has entered into a site plan agreement to the satisfaction of the City and the Grand River Conservation Authority and any other agencies if applicable.

H15

a. That the applicant has provided a signed Site Plan Agreement to the City of Brantford, along with all necessary securities;

- b. That the applicant has submitted a Stage 2 Archaeological Assessment and any subsequent assessments as required by the Ministry of Heritage, Sport, Tourism, and Culture Industries' Standards and Guidelines for Consultant Archaeologists, as amended from time to time, as well as copies of all letters from the Ministry of Heritage, Sport, Tourism and Culture Industries verifying that archaeological assessments have been entered into the Ontario Public Register of Archaeological Reports, to the satisfaction of the General Manager of Community Development;
- c. That the applicant has submitted an Addendum to the Heritage Impact Study addressing the relevant matters outlined in Staff Report 2020-221, to the satisfaction of the General Manager of Community Development;
- d. That approval under Section 34 of the Ontario Heritage Act to remove the Crystal Cottage from 35 Chatham Street is received, and that the Crystal Cottage is successfully relocated to a new property, to the satisfaction of the General Manager of Community Development; and
- e. That all servicing issues, financial and otherwise, have been addressed to the satisfaction of the City of Brantford

H16

- a. Notwithstanding the requirements of Section 6.18, required **parking spaces** for the lands located at 415-417 Colborne Street may be provided on the lands located at 423 Colborne Street on the condition that an agreement providing for the continuation of the required **parking spaces** is entered into with the City and is registered against both parcels of land to the satisfaction of the City;
- b. That the applicant has provided a signed Site Plan Agreement to the City of Brantford, along with all necessary securities;
- c. That all servicing issues, financial and otherwise, have been addressed to the satisfaction of the City of Brantford; and,
- d. Prior to the establishment of any residential use, the Owner has completed a noise, vibration and odour study and an assessment to ensure compliance with the Ministry of Environment D6 Guidelines, to the satisfaction of the City.

H17

a. A Record of Site Condition (RSC) has been filed on the Environmental Registry.

H18

a. A new Stormwater Management Pond is established and functioning to the satisfaction of the City of Brantford.

H19

a. The subject lands are no longer required for a storm sewer and the easement has been extinguished from title of the lands and the infrastructure has been removed.

H20

- a. A comprehensive Stormwater Management Plan has been established for the whole of Special Policy Area 2 to the satisfaction of the City and the Conservation Authority.
- b. That the applicant has provided a signed Site Plan Agreement to the City of Brantford, along with all necessary securities;
- c. All required approvals have been received to the satisfaction of the Conservation Authority.

H21

- a. All servicing issues, financial and otherwise, have been addressed to the satisfaction of The Corporation of the City of Brantford;
- b. A comprehensive Stormwater Management Strategy has been prepared and accepted by the Director of Engineering and the Grand River Conservation Authority;
- Draft Plan approval with a condition requiring the conveyance of necessary buffer blocks or right-of-ways for access into the dike;
- d. A Functional Servicing Report has been prepared and accepted by the Director of Engineering and the Grand River Conservation Authority detailing the minimum first floor elevations; and,
- e. That the applicant provide clearance from the Survivors Secretariat that the lands have been evaluated, to the satisfaction of the Commissioner of Community Development for the Corporation of the City of Brantford.
- f. That the applicant submits an updated Tree Inventory and Protection Plan Report and implement its recommendations, to the satisfaction of the

Commissioner of Community Development for the Corporation of the City of Brantford (339 Erie Avenue);

H22

a. The results of geotechnical investigations, including soil and groundwater quality investigations, and methane gas investigations in the subsurface and otherwise, have been completed and all of the required remediation measures have been put in place, to the satisfaction of the City and all other agencies having jurisdiction.

H23

- a. Notwithstanding any provision of this Bylaw to the contrary, any lot within any H23-I1 Zone shall only be used for the following uses prior to the removal of the "Holding Zone (H)" provision:
 - Elementary School;
 - Accessory uses, buildings, and structures;
 - **Uses** permitted in Section 3.34.
- b. Both the Grand Erie District School Board and the Brant Haldimand Norfolk Catholic District School Board provide letters advising that they do not require the lands for school purposes; and
- c. Approval of a block development plan by the City of Brantford; or
- d. A period of seven years has elapsed from the date of the Registration of the plan of subdivision in which the lands are registered.
- e. Upon the removal of the "Holding (H)" provision, the following uses may be permitted:
 - Single detached dwellings;
 - Street townhouse dwellings.

H24

- a. The applicant has an approved Draft Plan of Subdivision, a signed Subdivision Agreement; and
- b. The necessary securities have been provided for the completion of the development to the satisfaction of the City of Brantford

H25

- a. The Applicant has submitted the following Material to the Satisfaction of the Manager of Development Engineering:
 - Functional Servicing Report
 - Geotechnical Report
 - Transportation Impact Study
- b. The Applicant has submitted building elevations to the satisfaction of the Chief Planner/Director of Planning as part of the Site Plan Control Application.

H26

- a. The City has been provided with copies of all archaeological assessment reports and associated materials, including Ministry Letters indicating that the relevant archaeological assessments have been entered into the Ontario Public Register of Archaeological Reports, that demonstrate that the subject area has no further cultural heritage value or interest with respect to archaeological resources, and that no further archaeological assessment is required.
- b. Notwithstanding the provisions of Section 3.34 to the contrary, the only permitted use on lands subject to this Holding Symbol shall be the use listed in Section 3.34.j.

H27

The lands zoned H-27 may only be used in accordance with the permitted uses in the GNLR Zone upon the removal of the "Holding" (H) provision. Removal of the "H" may occur once the following provisions have been satisfied:

- a. That the applicant, at their expense, address the need for a peer review of the D-6 Compatibility and Noise Assessment, prepared by CCS Engineering dated June 23, 2022, or any addendum thereto, to the satisfaction of the Manager of Development Planning; and
- b. That the applicant implements, at their expense the final recommendations of the D-6 Compatibility and Noise Assessment, prepared by CCS Engineering dated June 23, 2022, or any addendum thereto through the future conditions of Draft Plan of Subdivision approval for File No. 29T-22505, to the satisfaction of the Manager of Development Planning.

Section 15 – Holding Zone

H28

- a. A slope stability study has been provided to the satisfaction of the City of Brantford and the Conservation Authority.
- b. The Applicant has submitted the following material to the satisfaction of the City of Brantford:
 - Updated Environmental Impact Study,
 - · Land Use Compatibility Study,
 - Archaeological Assessment

H29

- a. The Applicant has submitted the following material to the satisfaction of the City of Brantford:
 - Site Plan Control Application
 - Site Plan Agreement
 - Development Agreement

H30

a. Holding provision is to ensure the orderly development of lands and the adequate provision of municipal services, The "h" symbol shall not be removed until an agreement as required by the Planning Act is entered into for the subject lands with the City.

H31

a. These lands are reserved for the minor institutional use unless it has been determined by both the Grand Erie District School Board and the Brant Haldimand Norfolk Catholic District School Board and expressed through written confirmation that they do not require the lands for school purposes or that a period of seven years has elapsed from the date of the registration of the plan of subdivision in which the lands are registered (Block 207, File No. 29T-24502).

H32

a. This hold is intended to restrict development until servicing is available and the lands have been consolidated with the lands to the west to be comprehensively developed as envisioned by the Tutela Heights West Block Plan. The general Holding (h) provision on the remainder of the lands is to ensure the orderly development of lands and the adequate provision of municipal services. The "h" symbol shall not be removed until an agreement as required by the Planning Act is entered into for the subject lands with the City.

H33

Removal of the "H" may occur once the following provisions have been satisfied:

- a. That the Draft Plan of Vacant Land Condominium is approved, the draft plan is finalized, and an agreement entered into;
- b. Clearance from the Ministry of the Environment Conservation and Parks (MOECP) that the legislative requirements of the Endangered Species Act (ESA) have been appropriately addressed which may include, but may not be limited to, the issuance of an authorization under the ESA from the satisfaction of the MOECP that species at risk will not be impacted by the proposed development; and
- c. Required condominium and/or development agreements with the City have been entered into address, among other matters, the operation and maintenance of the sanitary pumping station and forcemain, and stormwater management system.

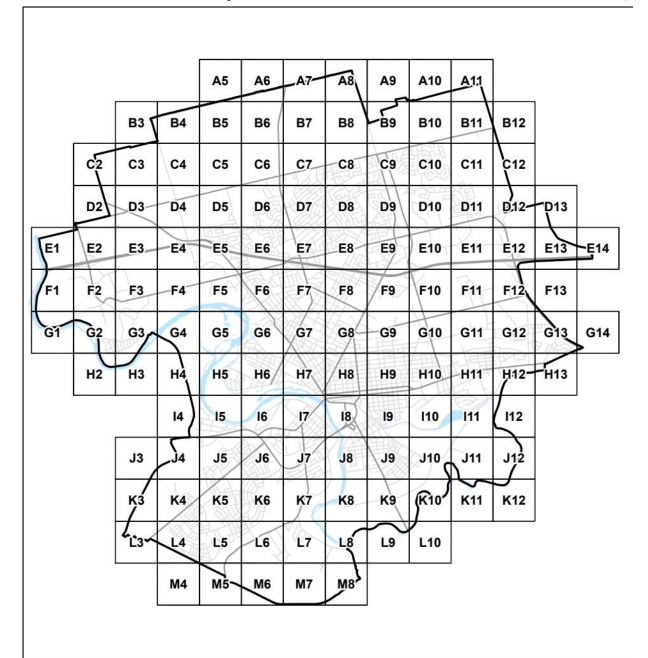
Schedules

16.0 Schedules

- Schedule A Zone Maps
- Schedule B Flood Protection Overlay
- Schedule C Railways
- Schedule D Parking Exemptions

Index Map

Schedule 'A': Zone Maps



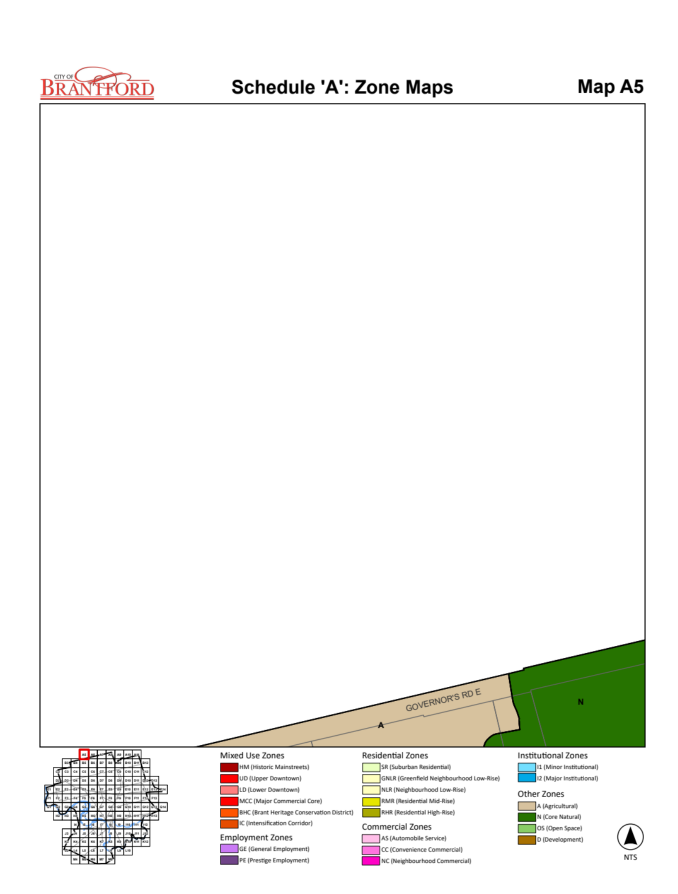


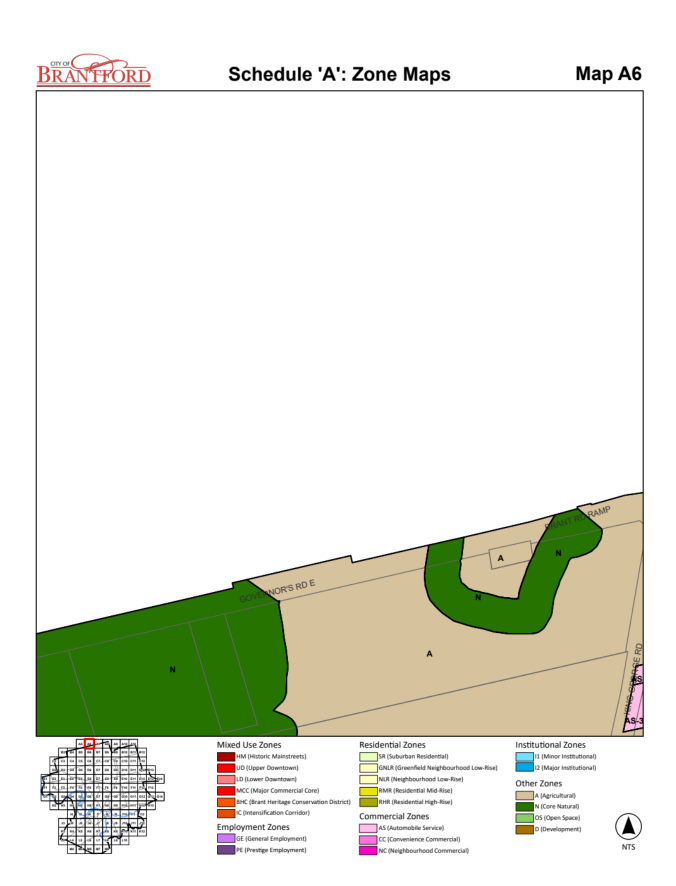
Schedule 'A' Zone Maps

Comprehensive Zoning Bylaw

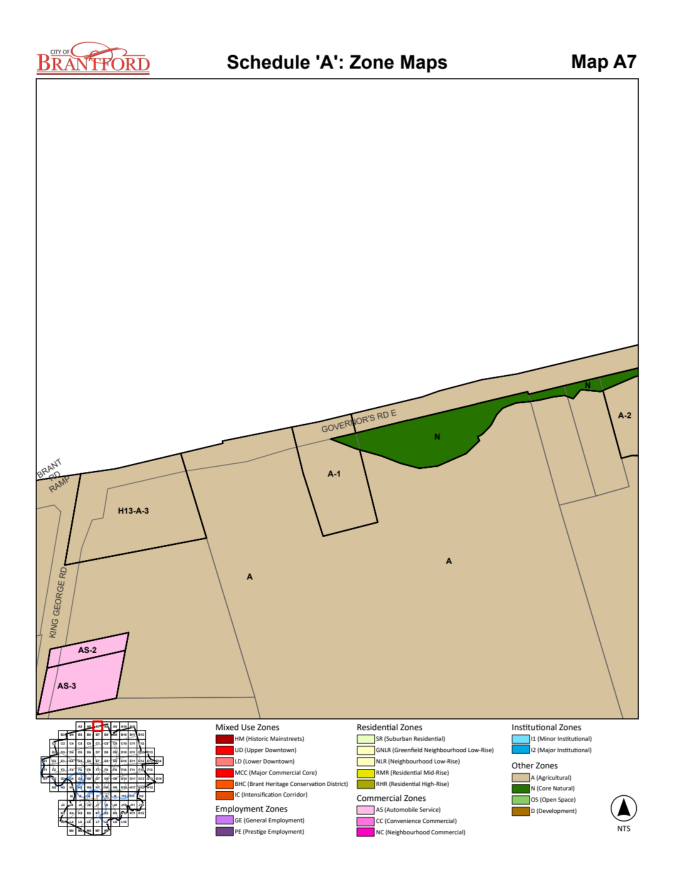


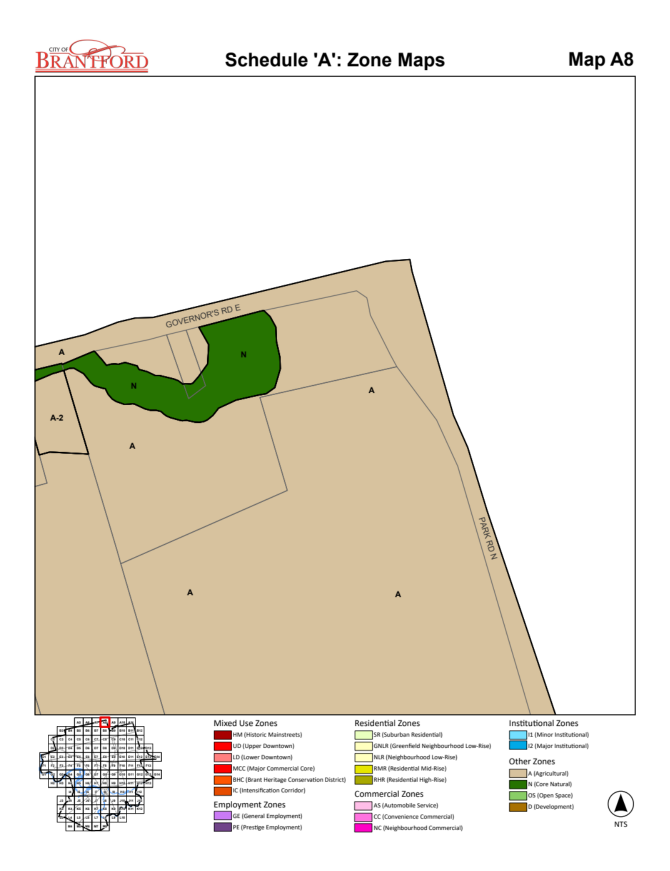
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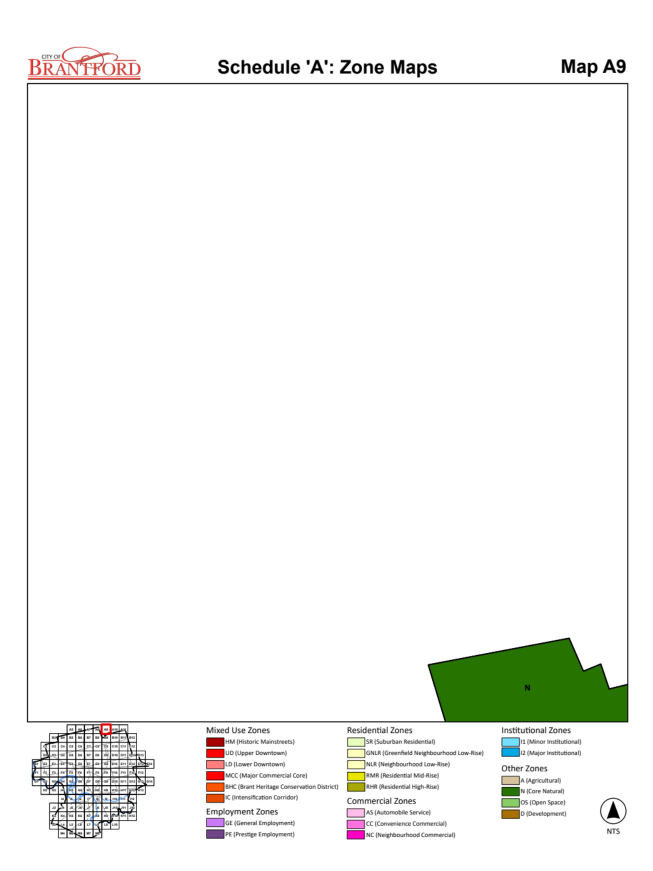


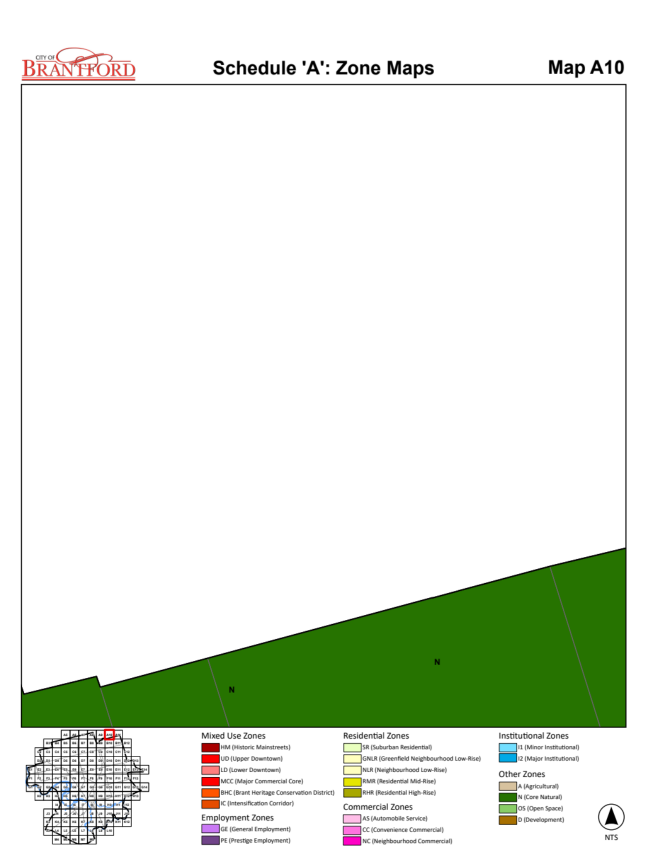


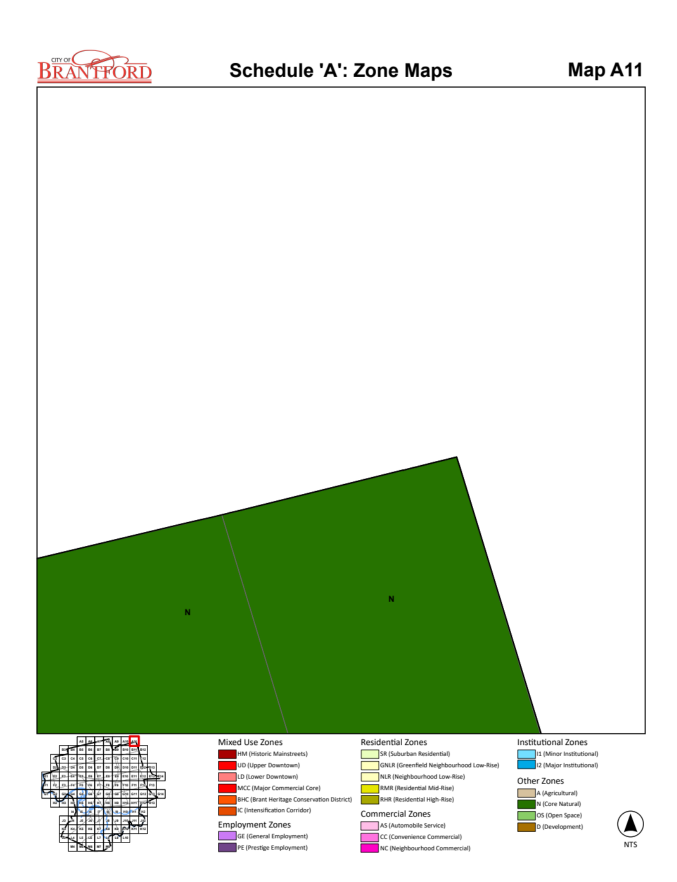
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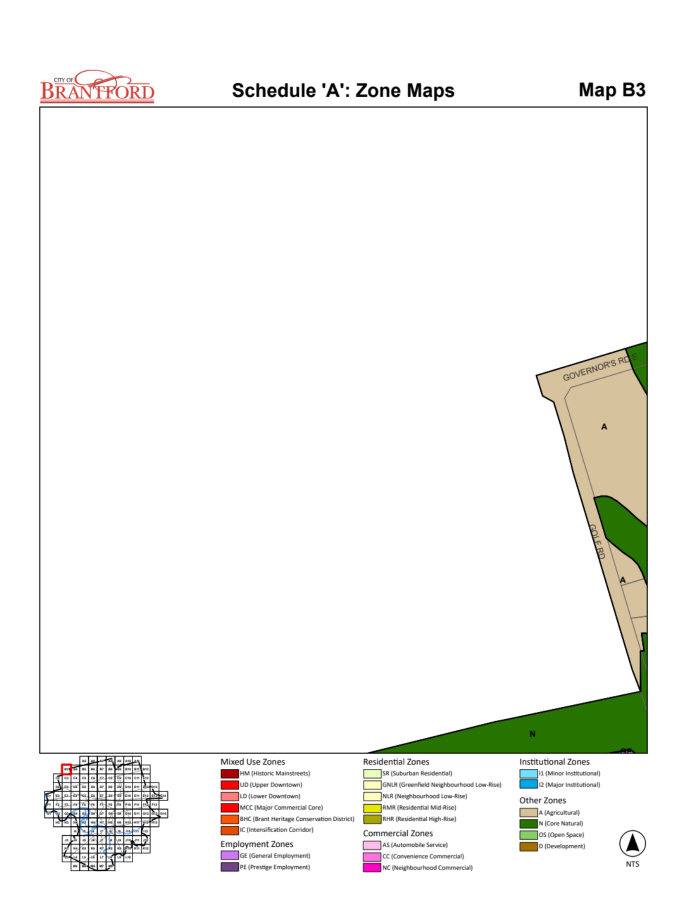


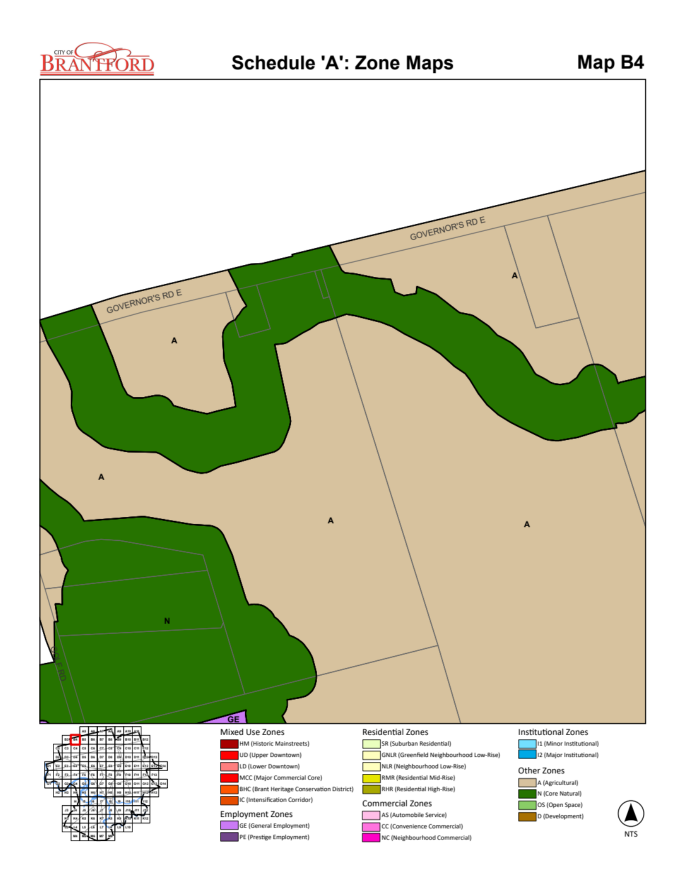


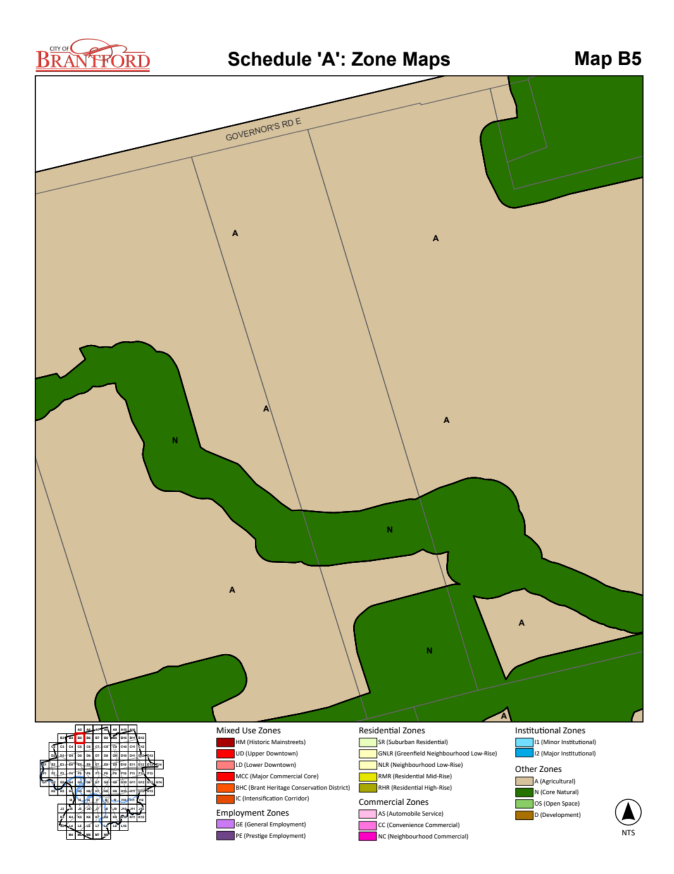


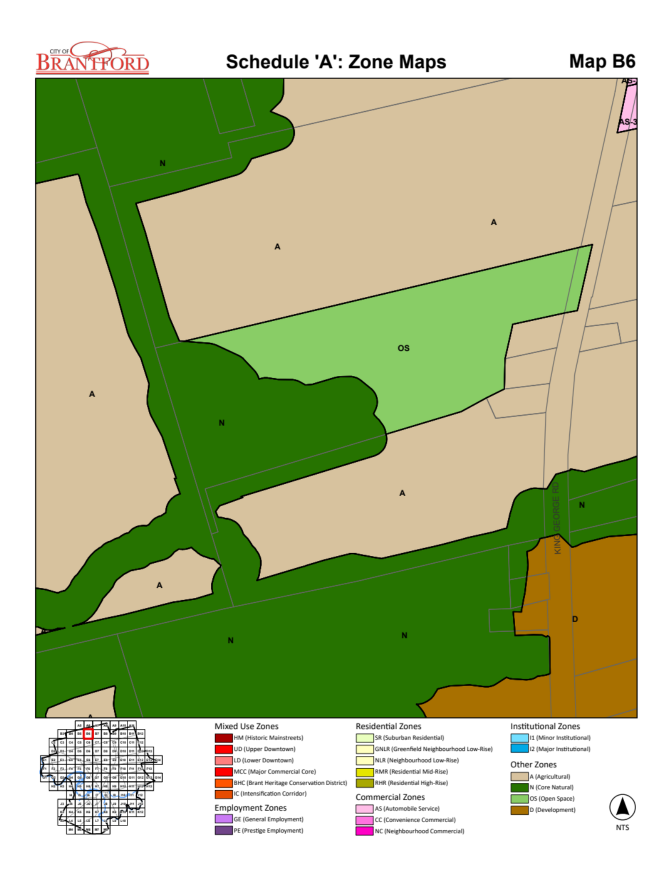


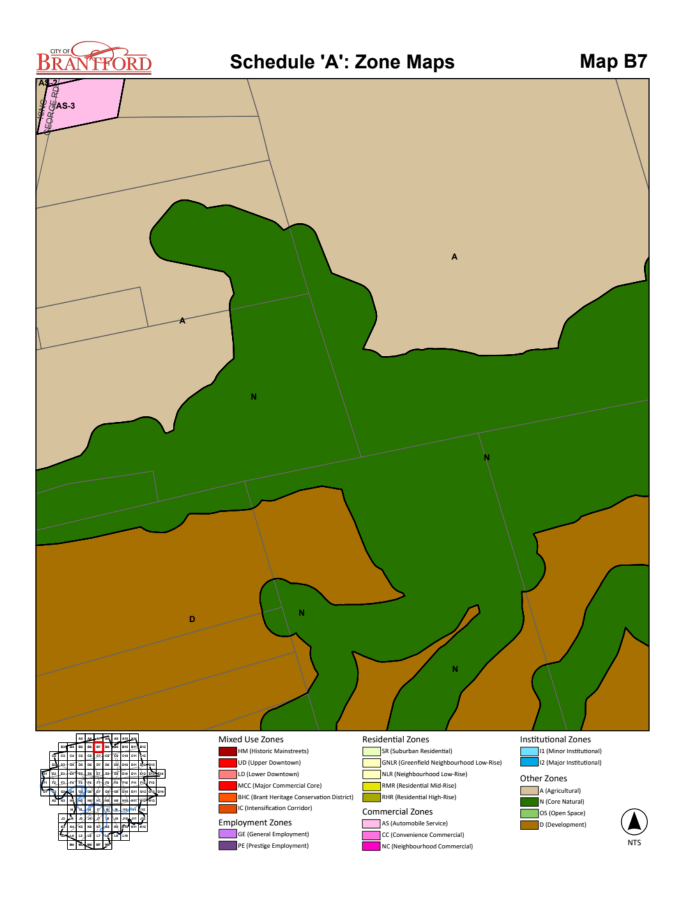


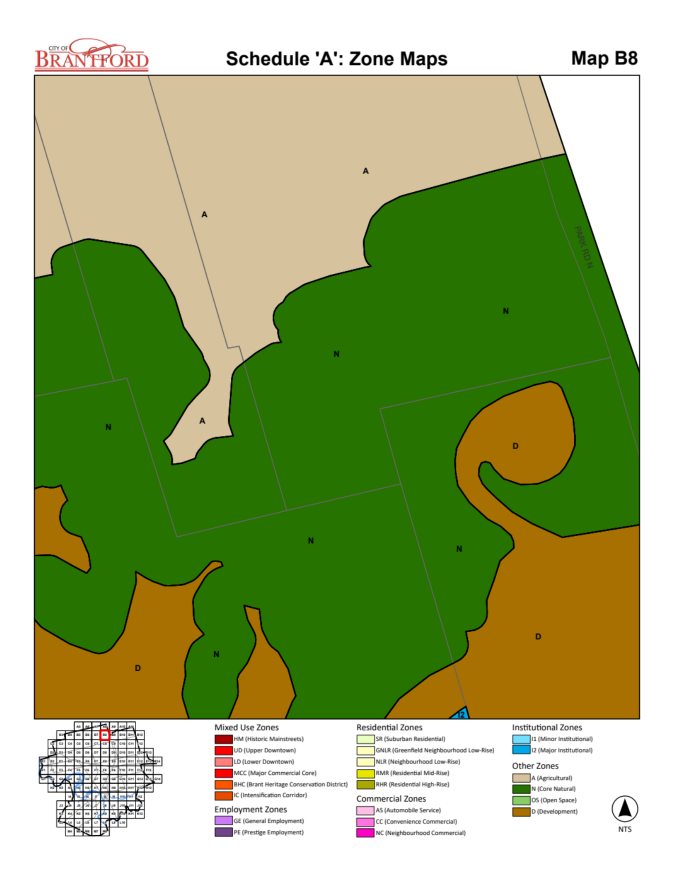


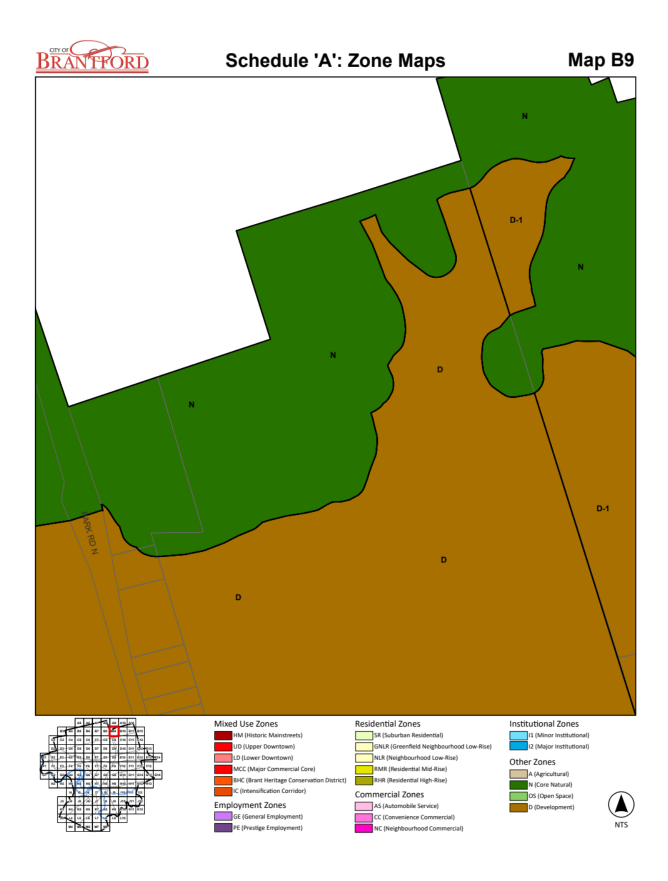


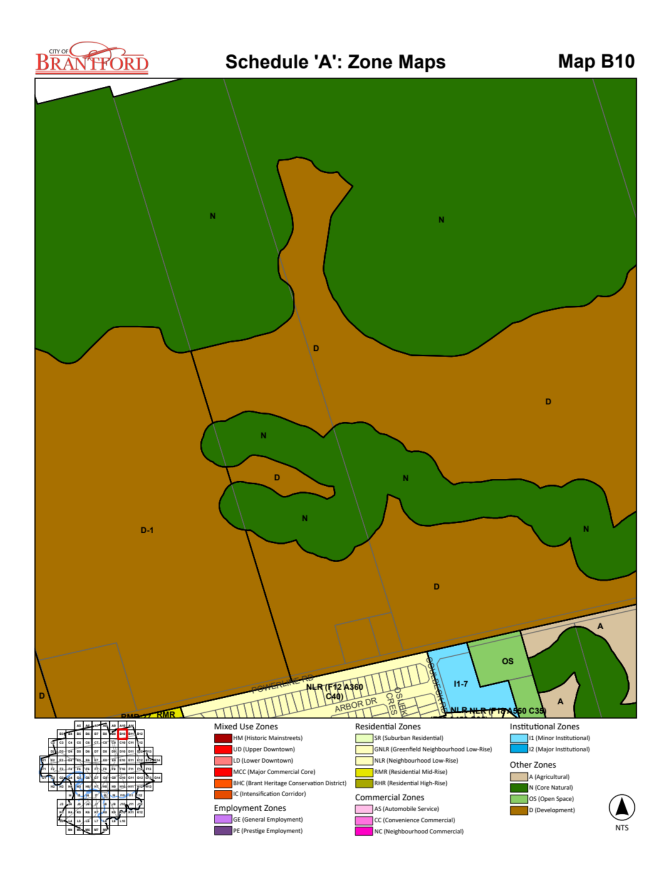


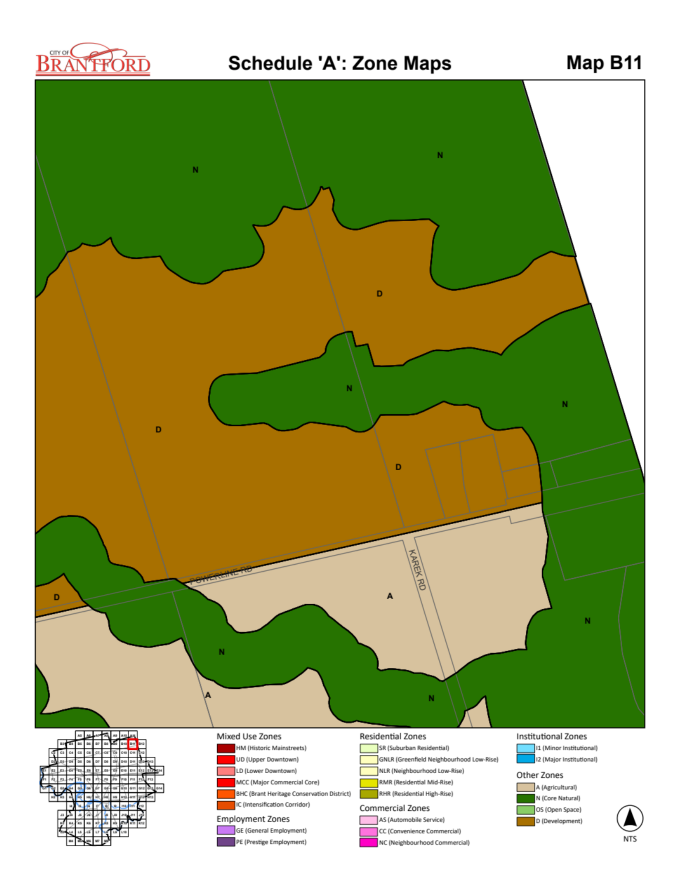


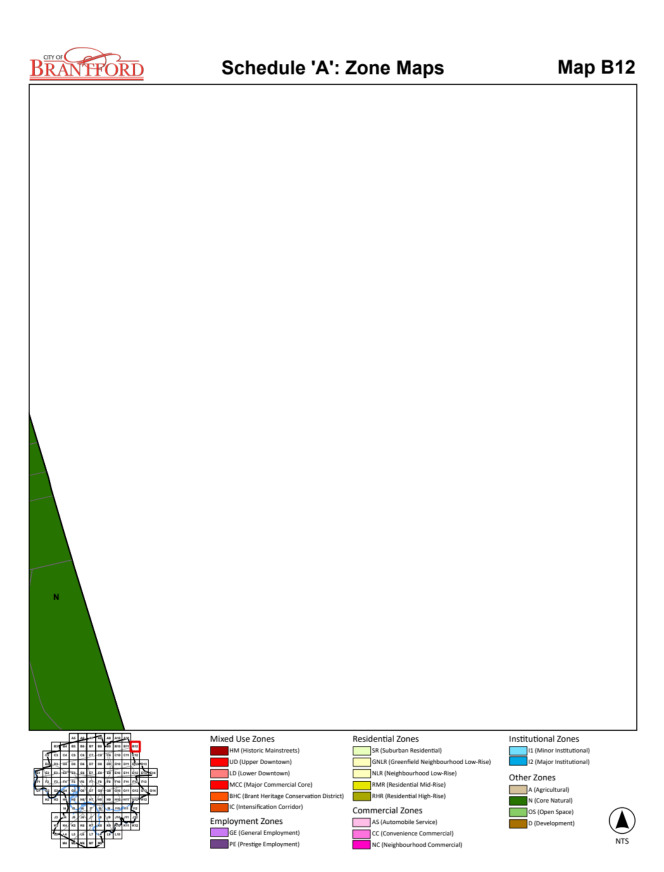


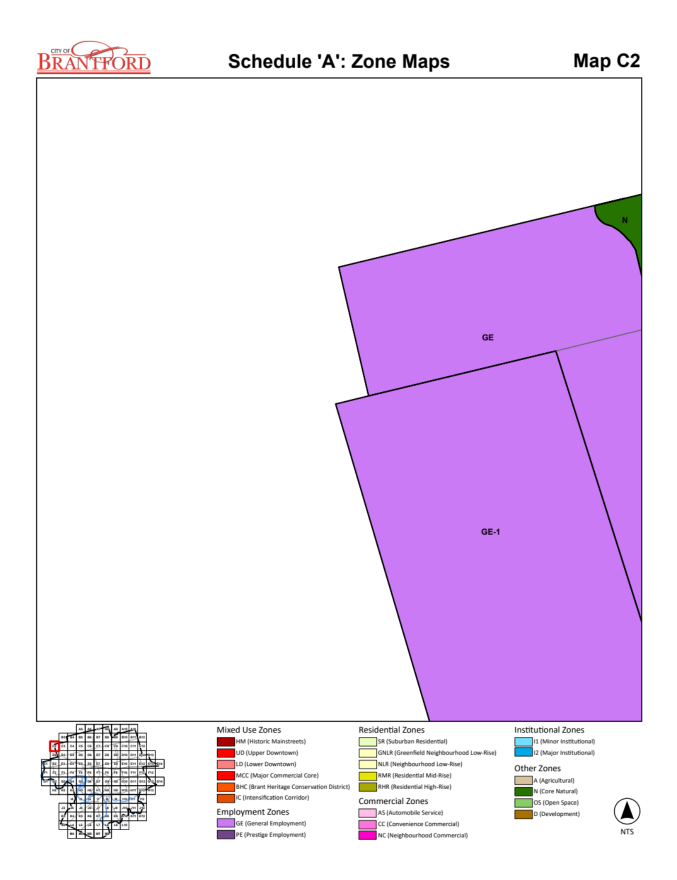


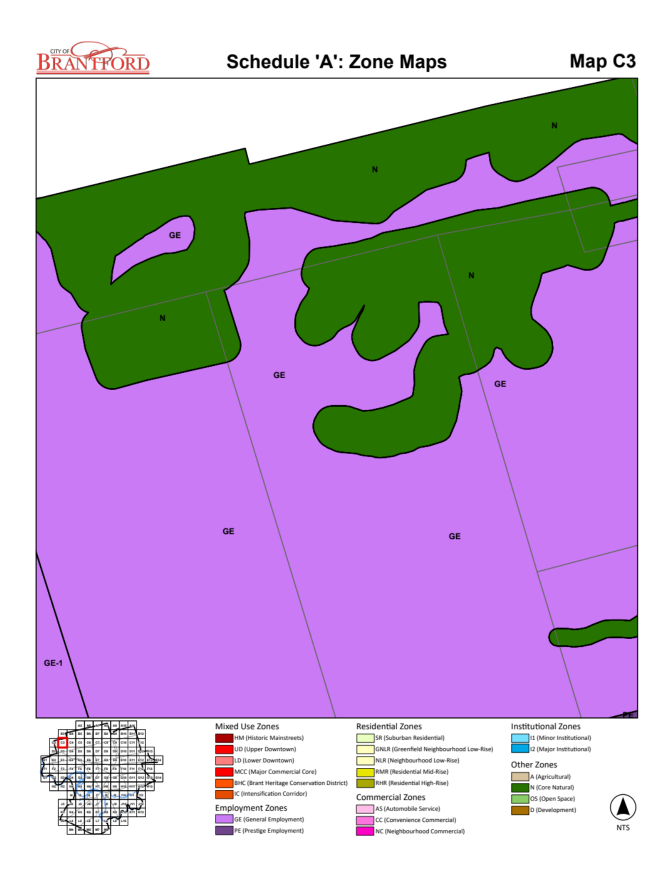


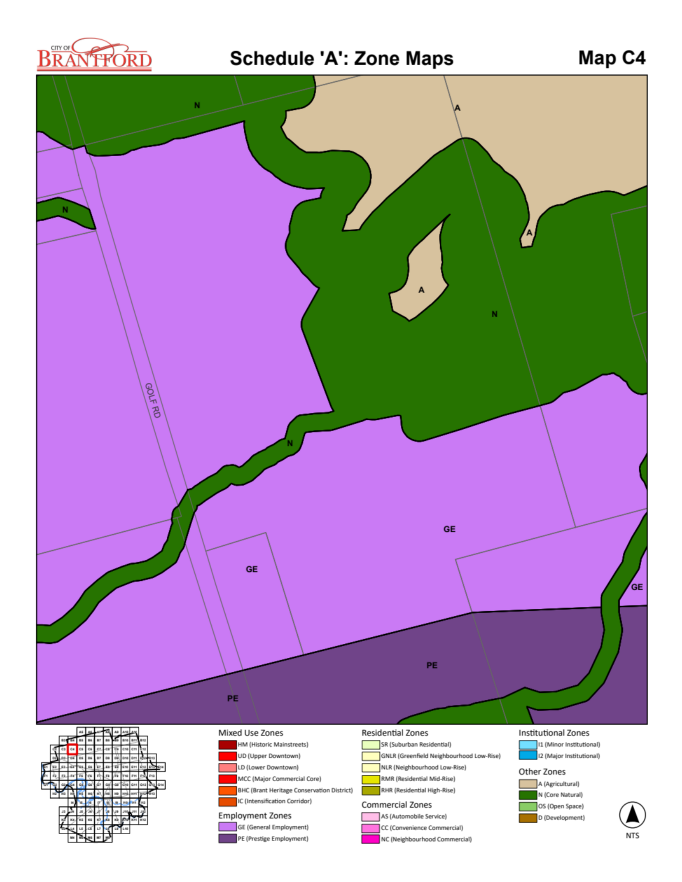


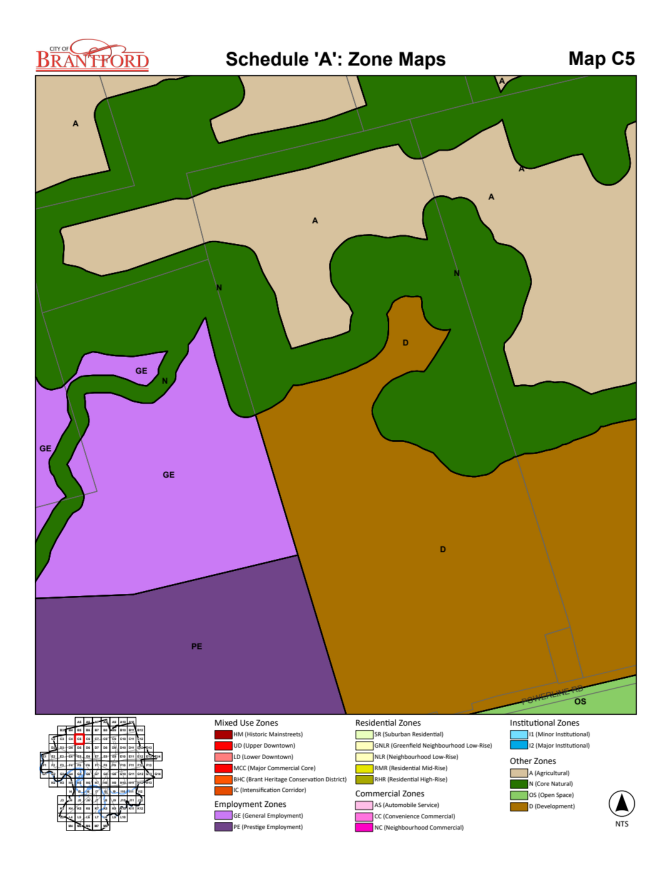


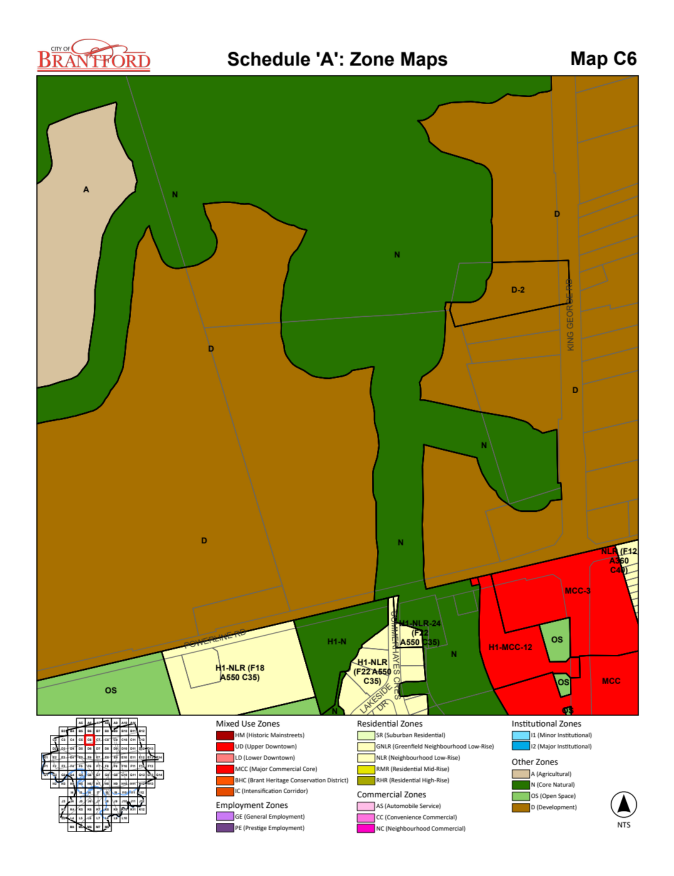


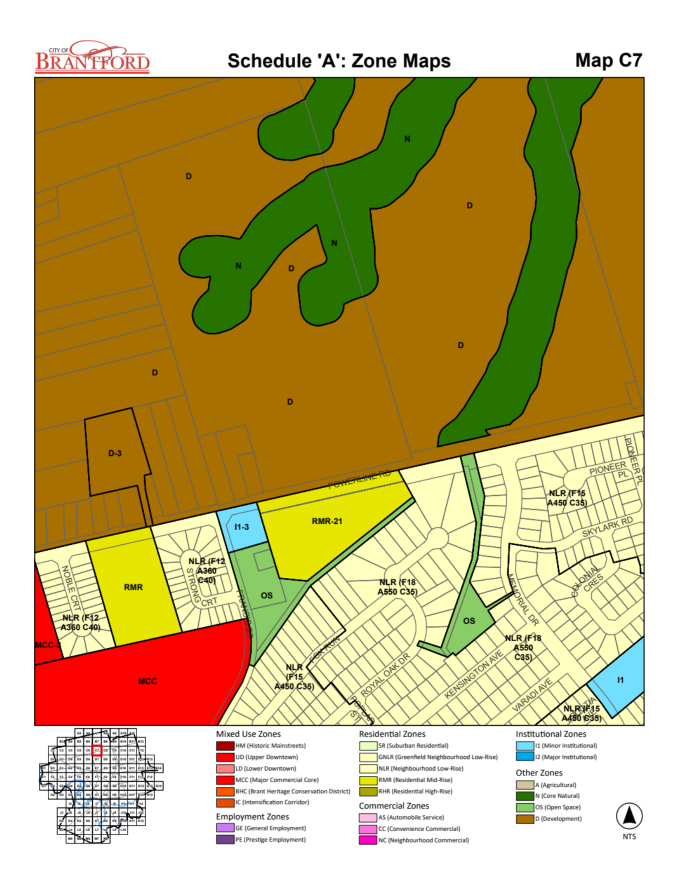


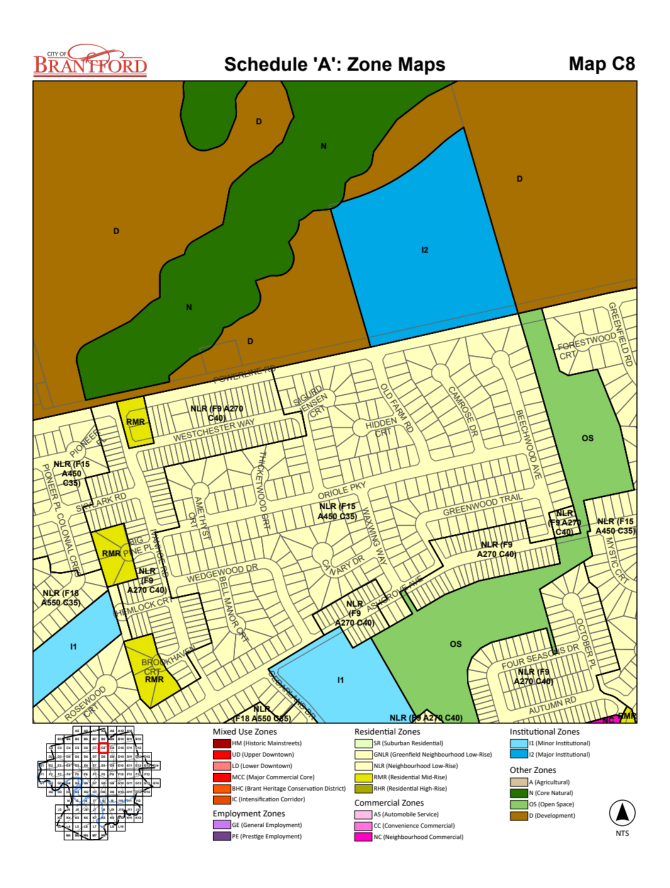




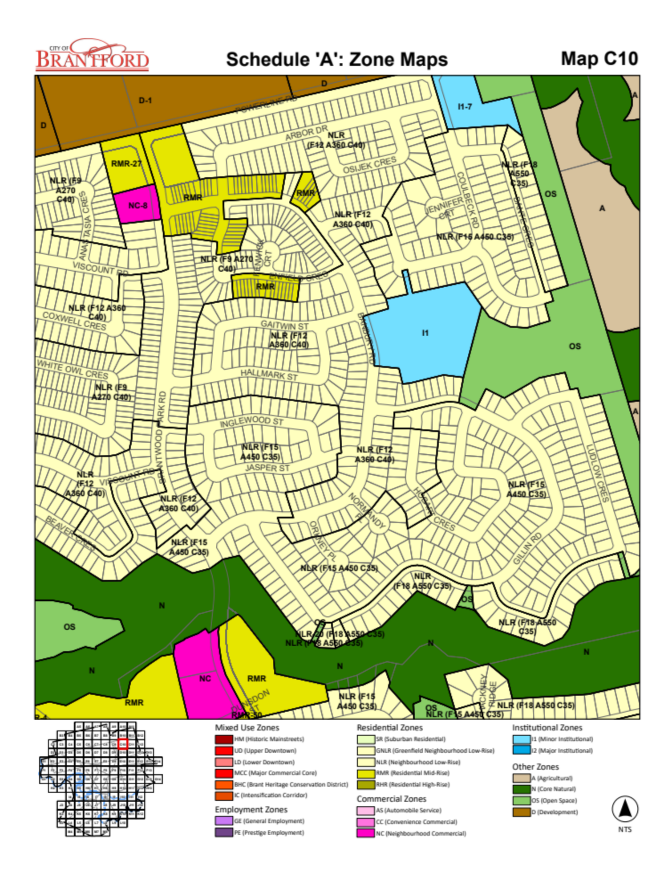


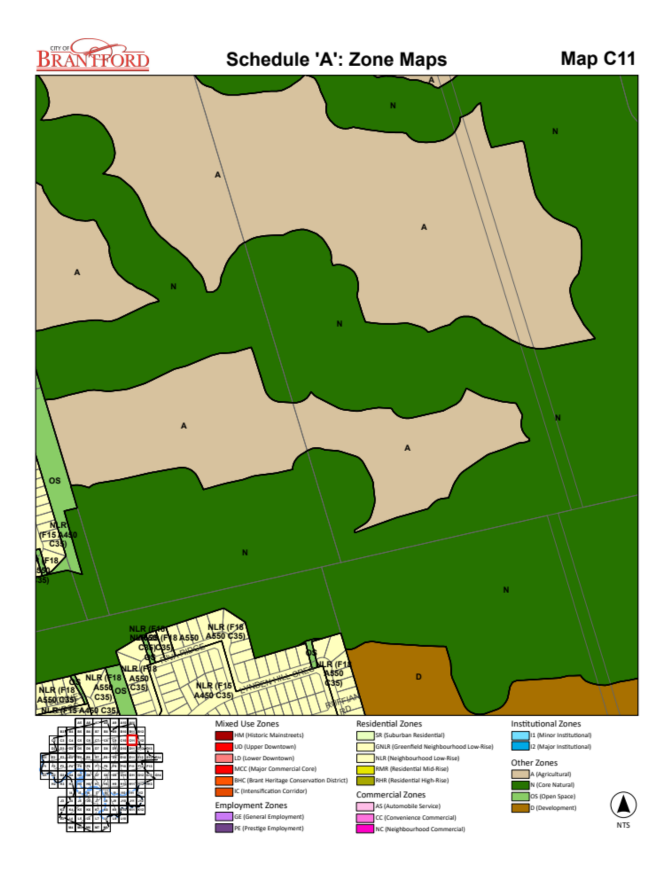


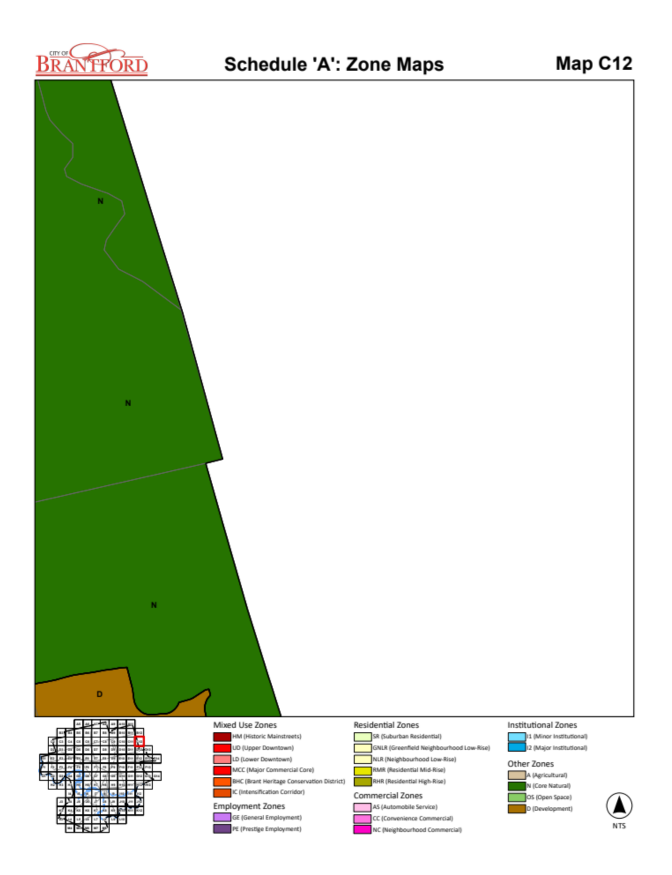


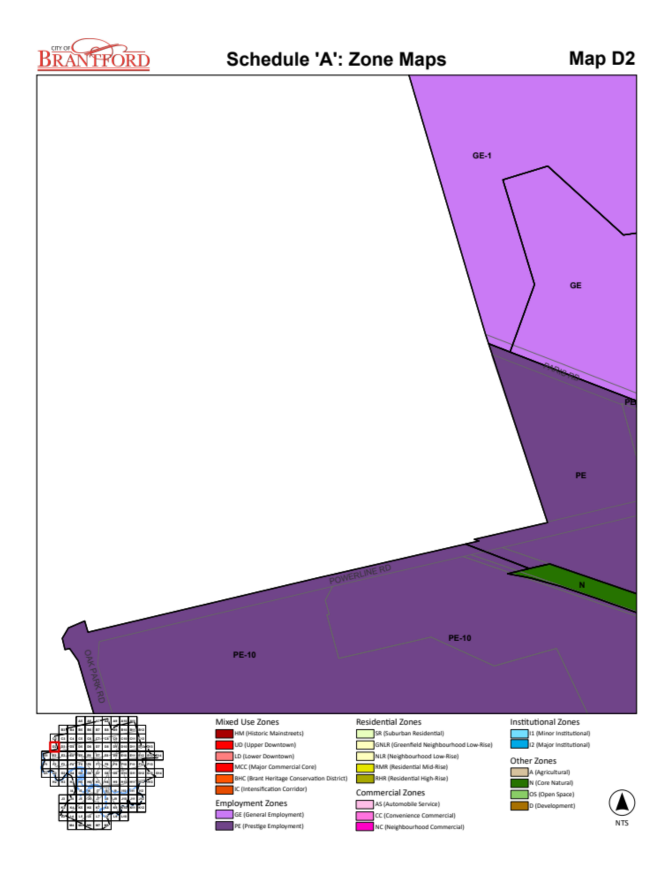




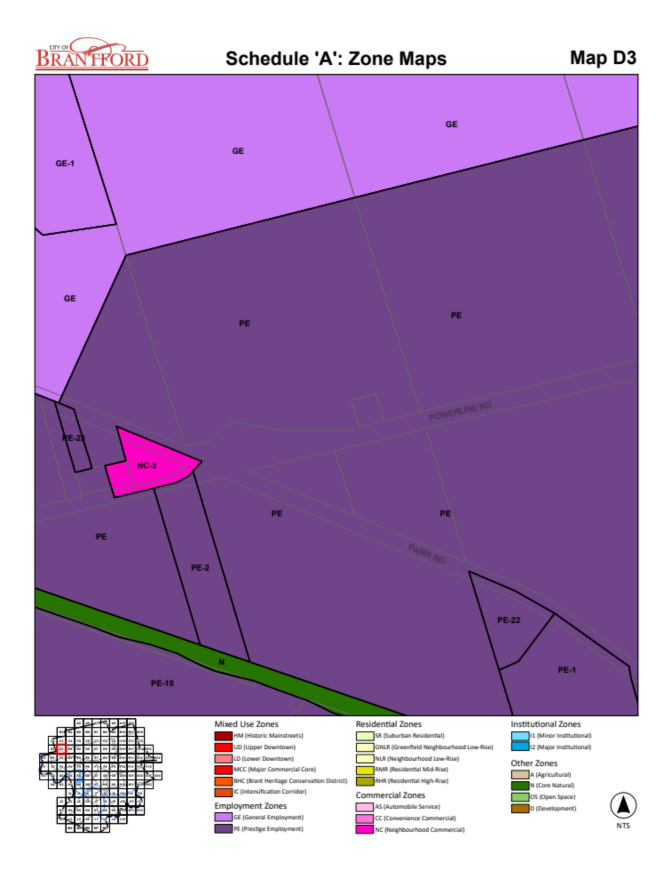


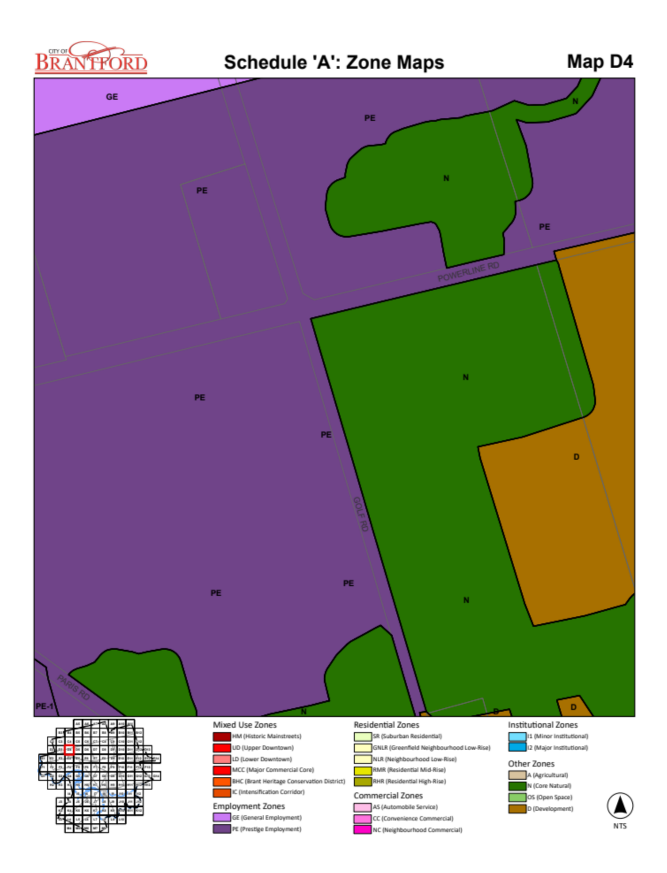


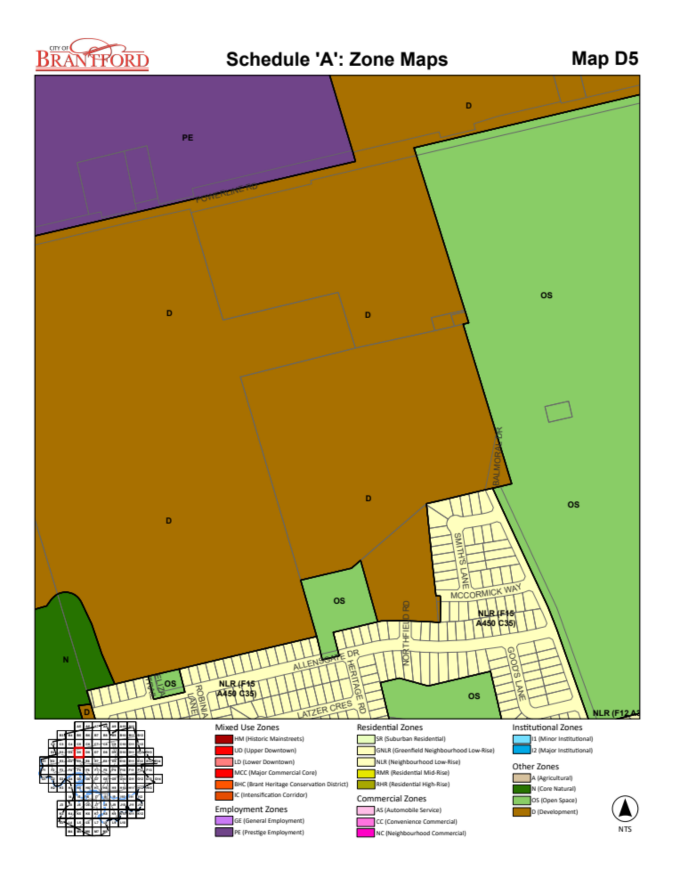


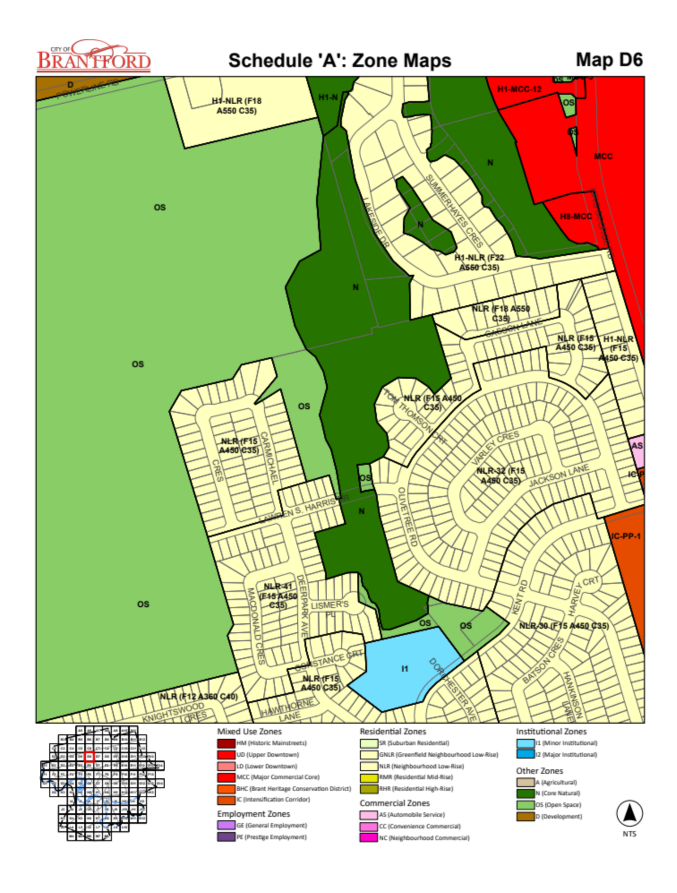


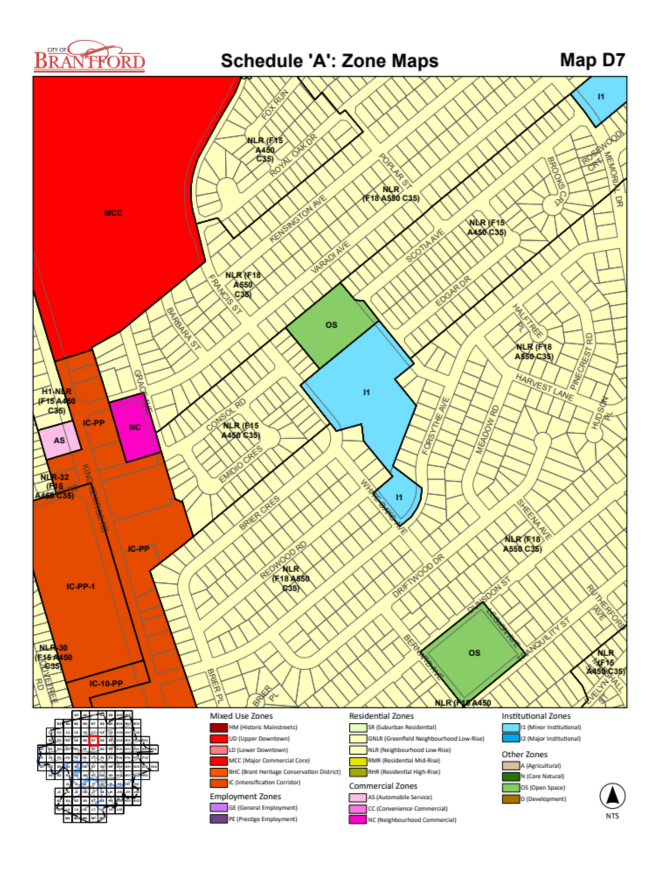
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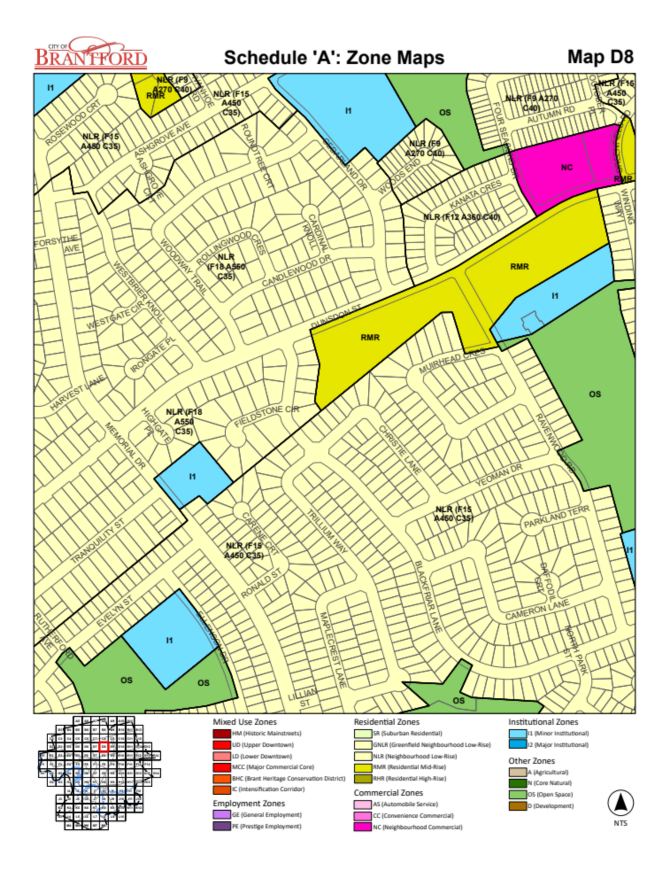


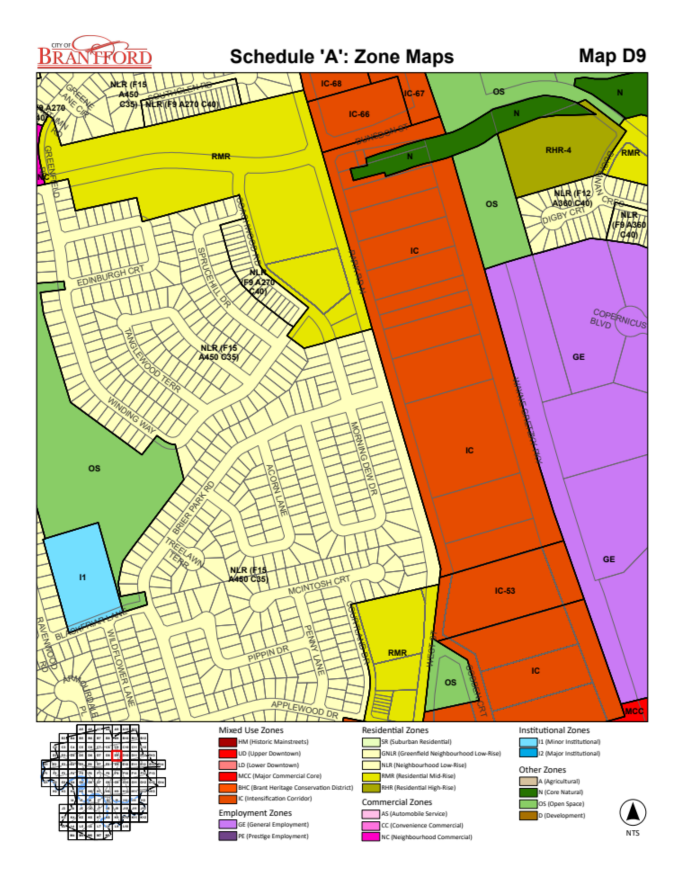


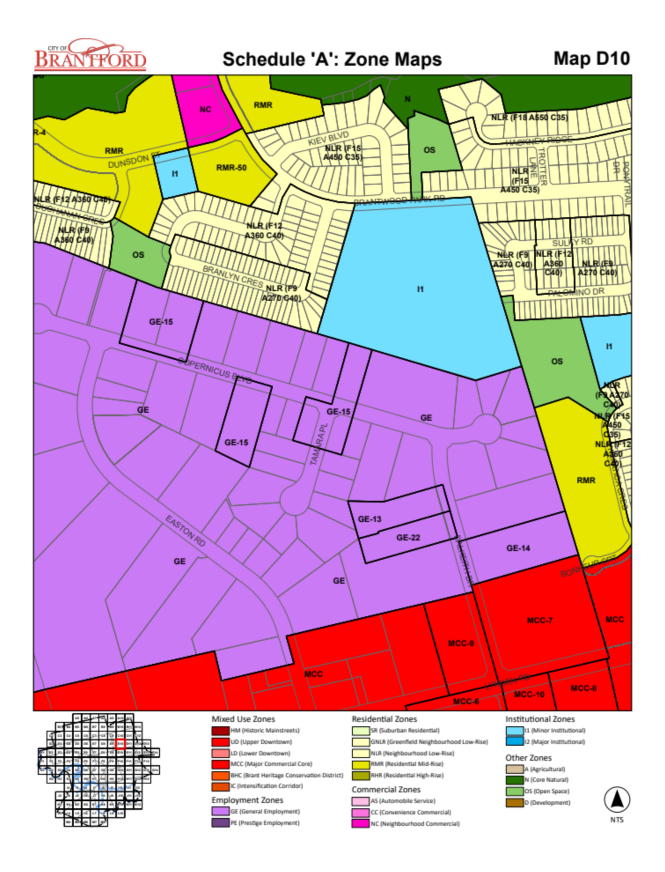


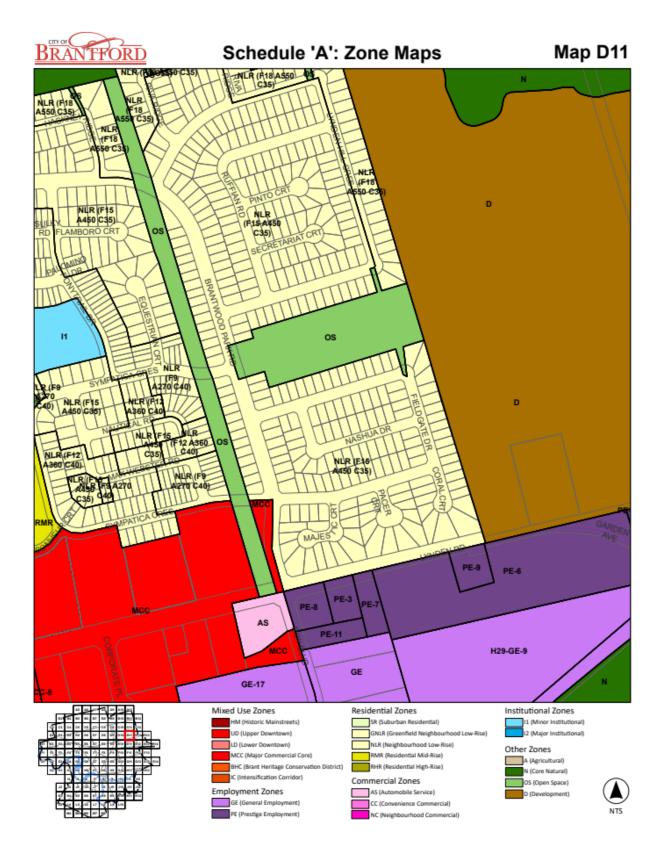


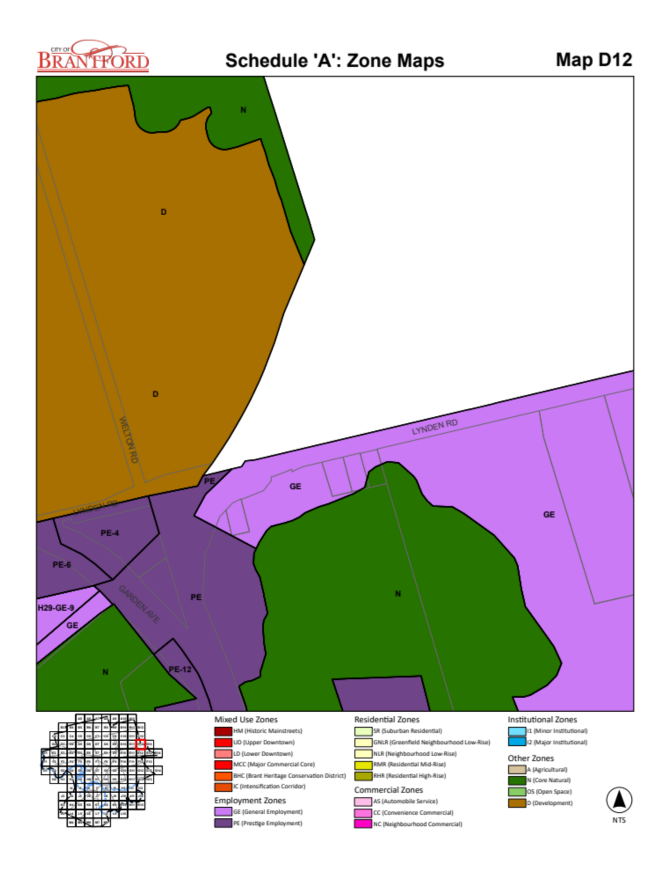


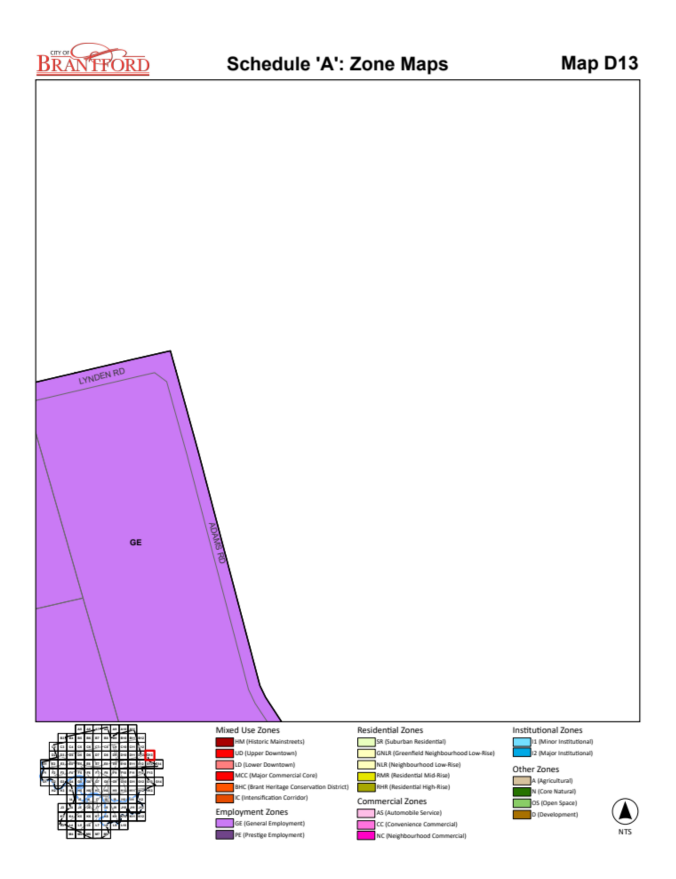


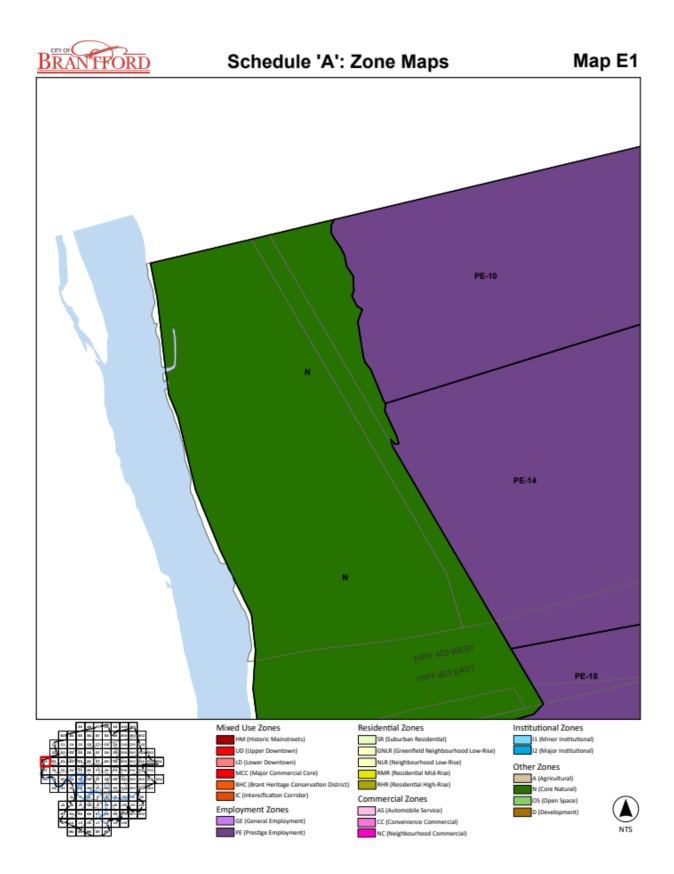


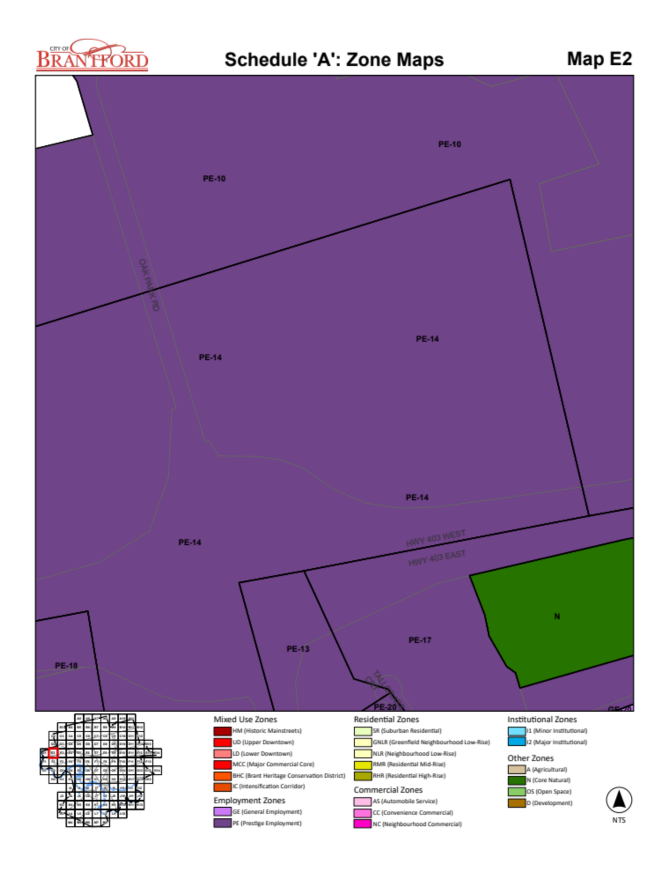


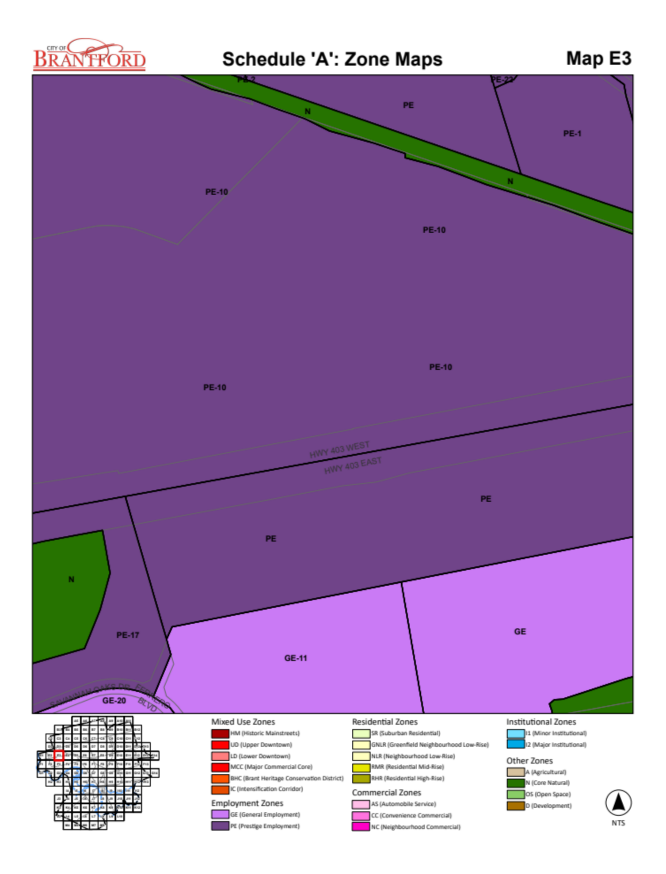


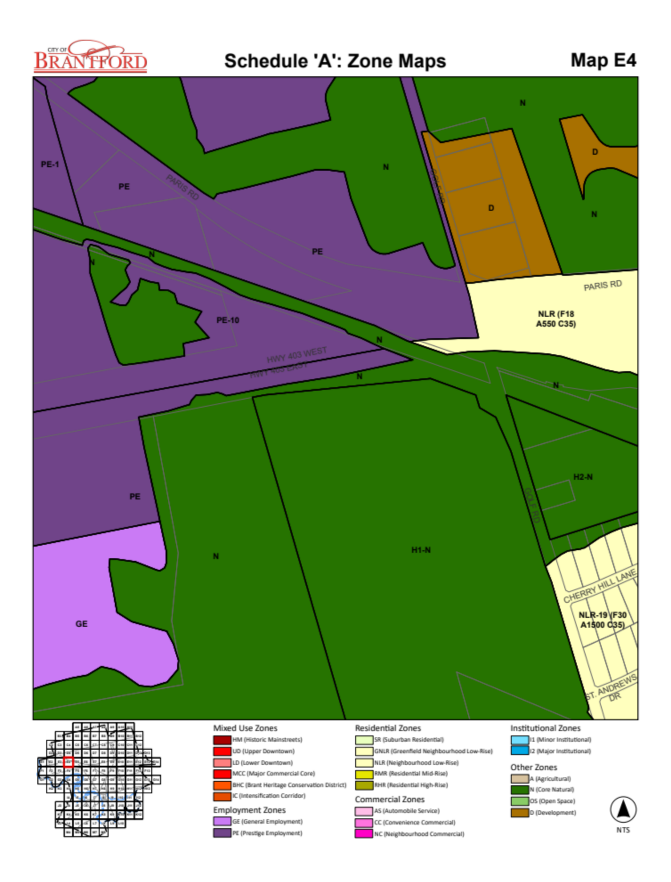


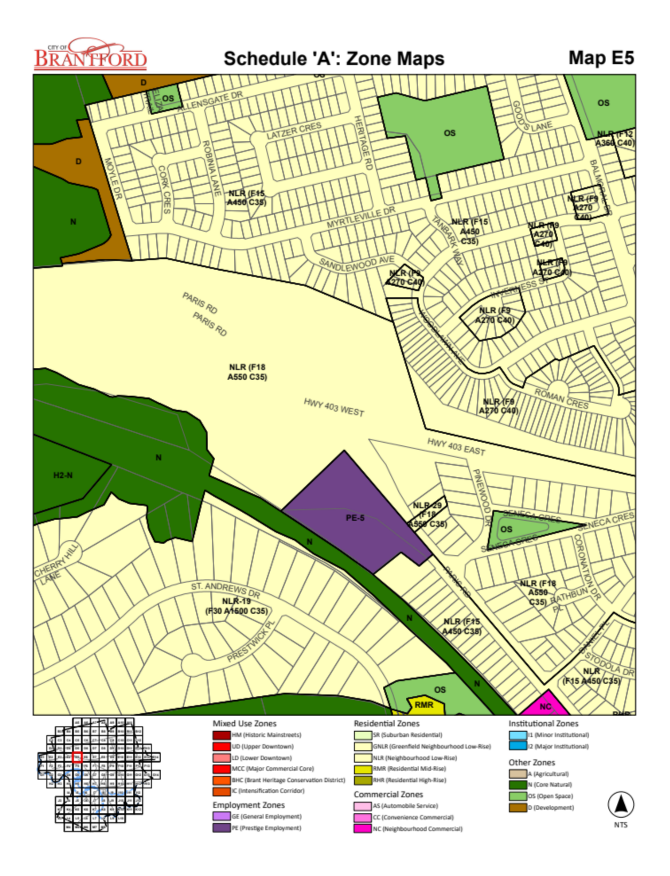




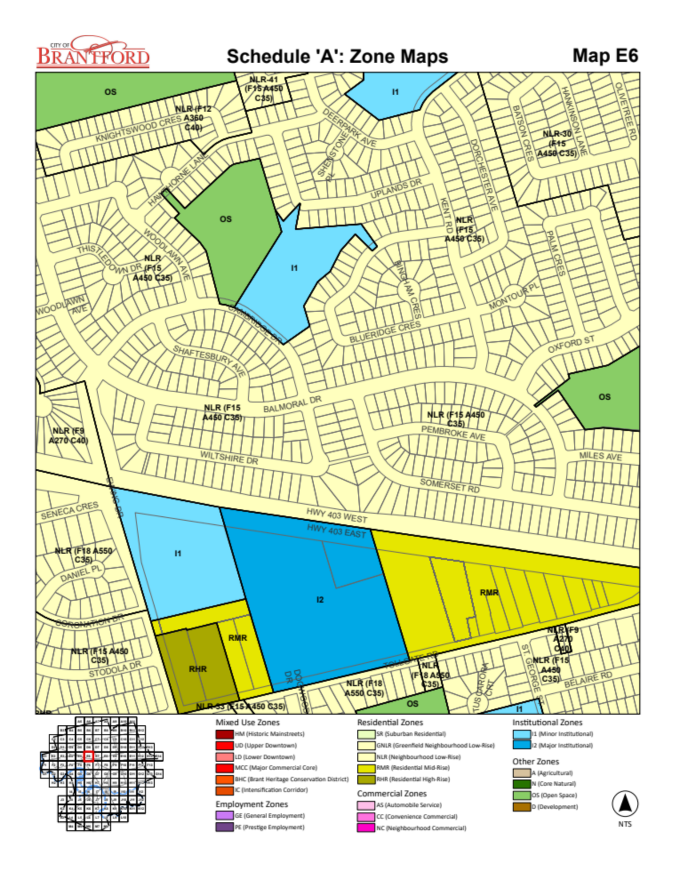


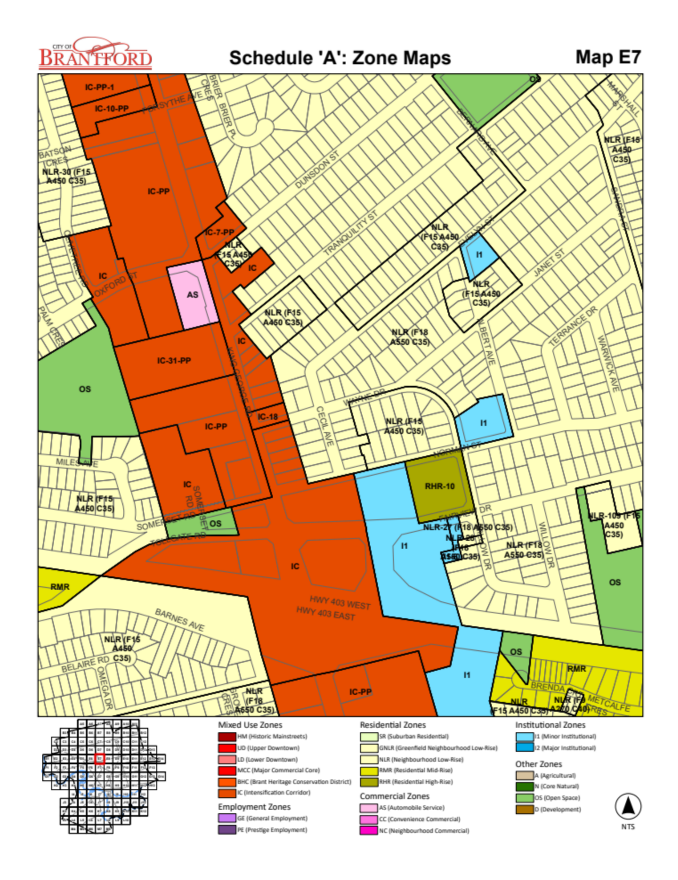


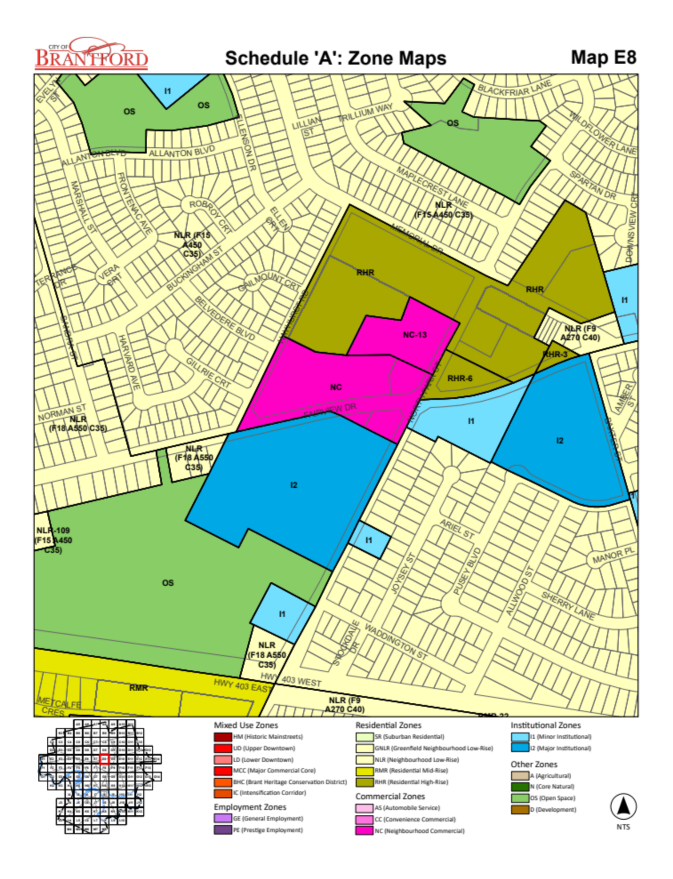


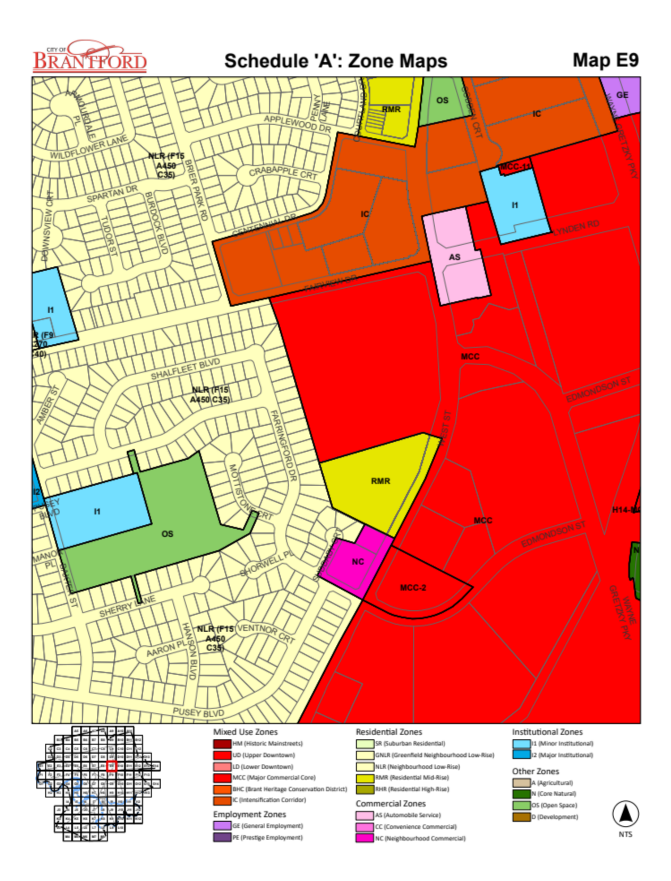


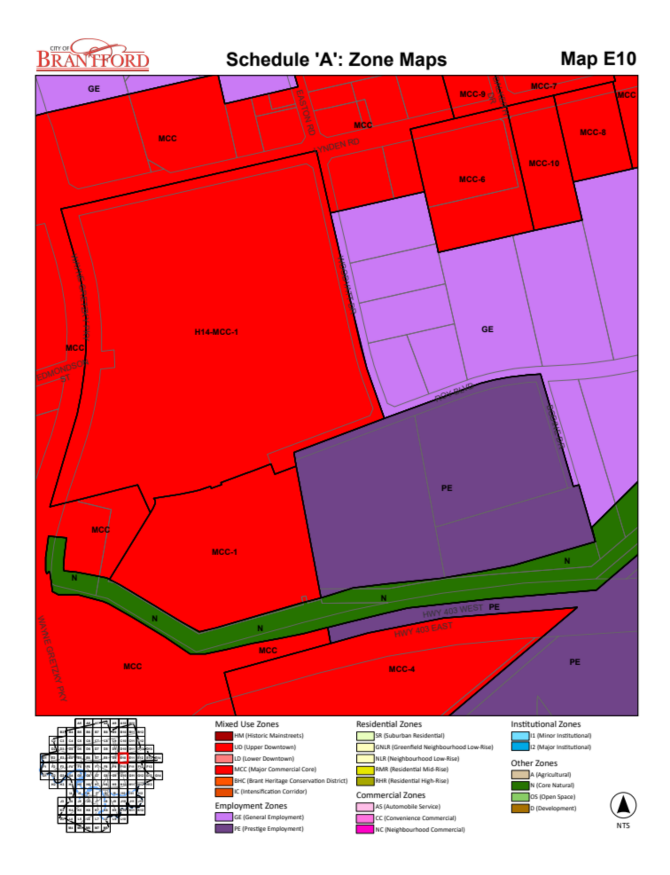
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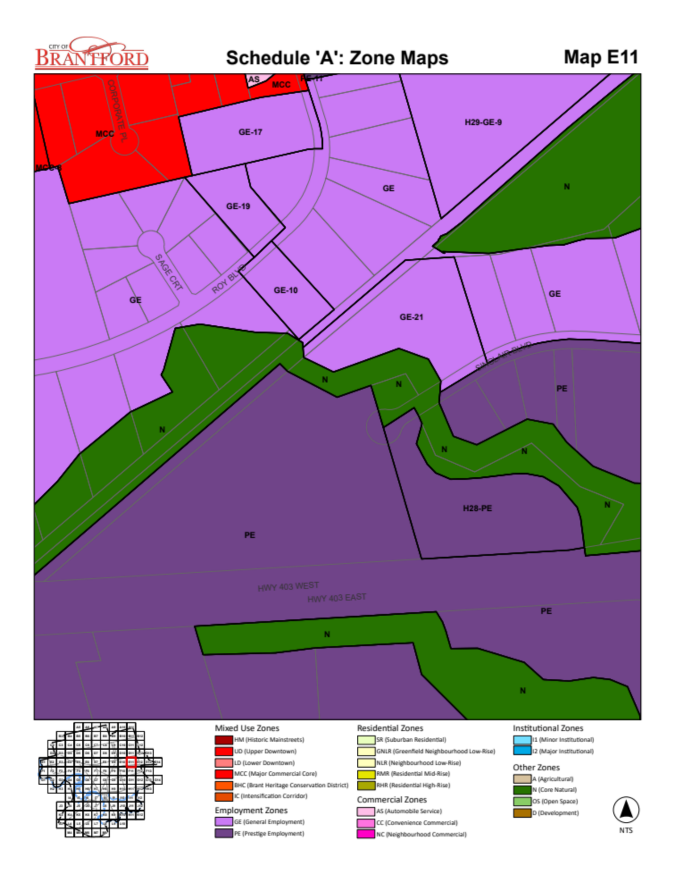


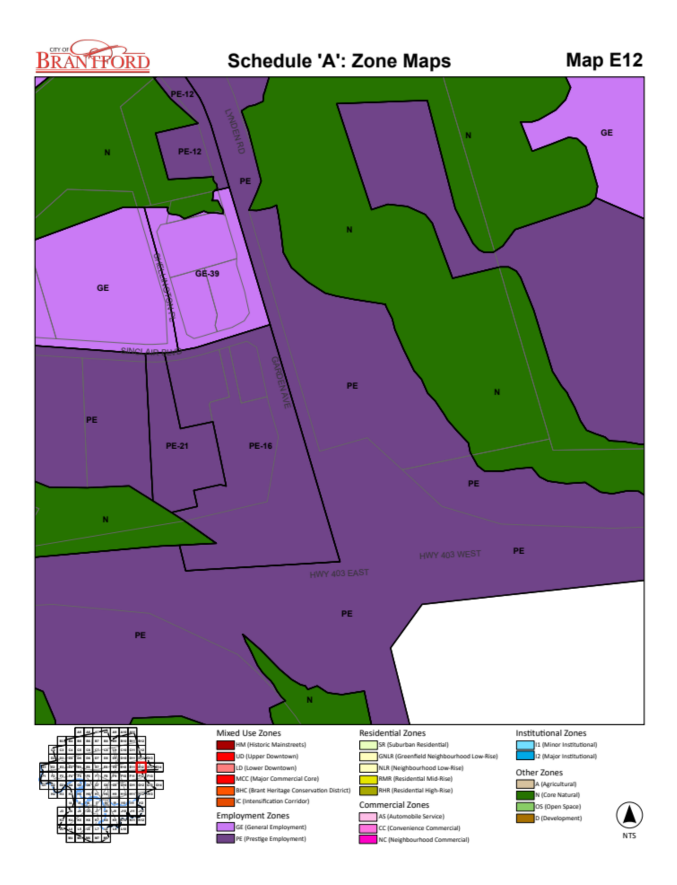


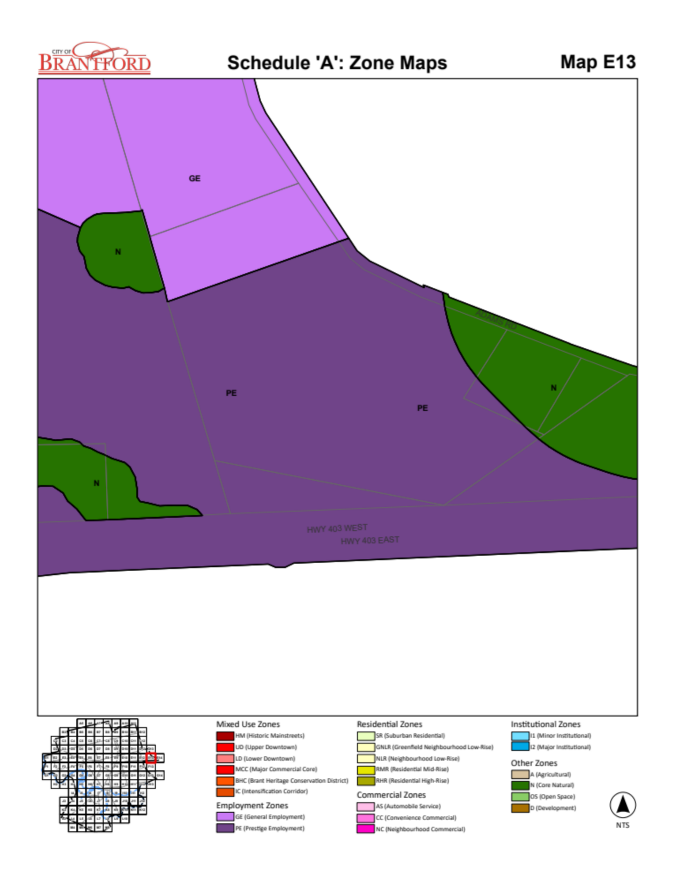


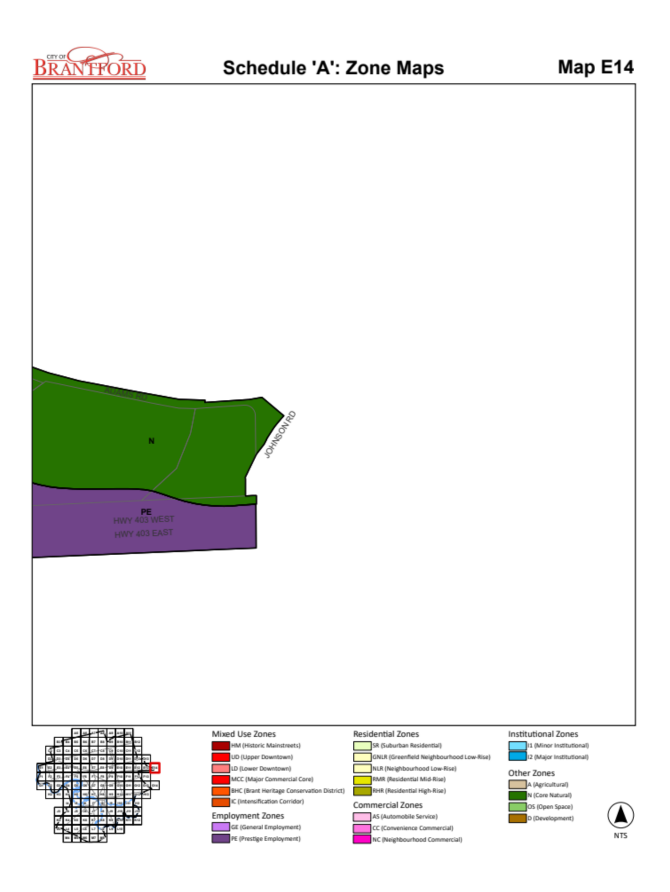


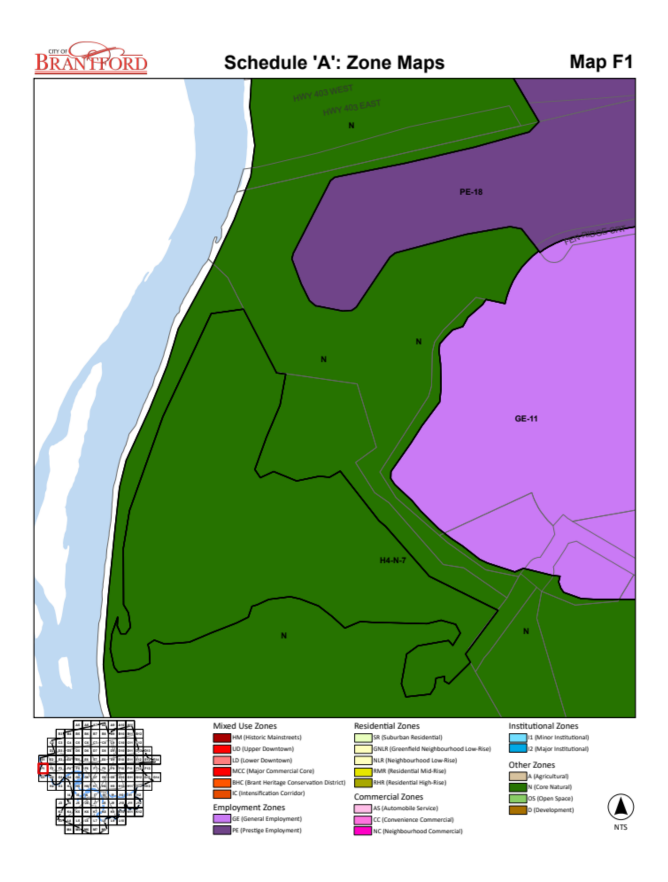


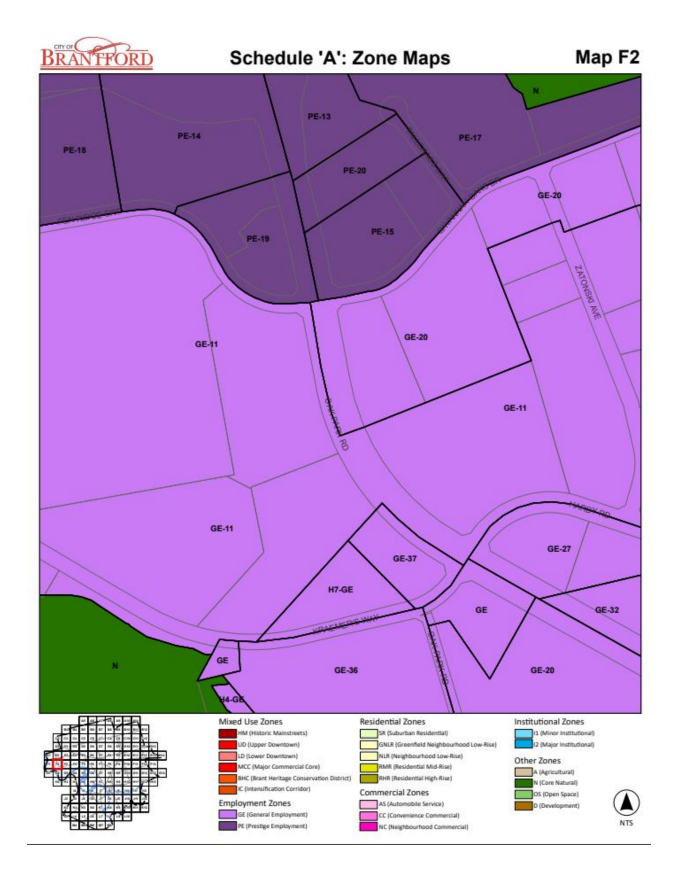


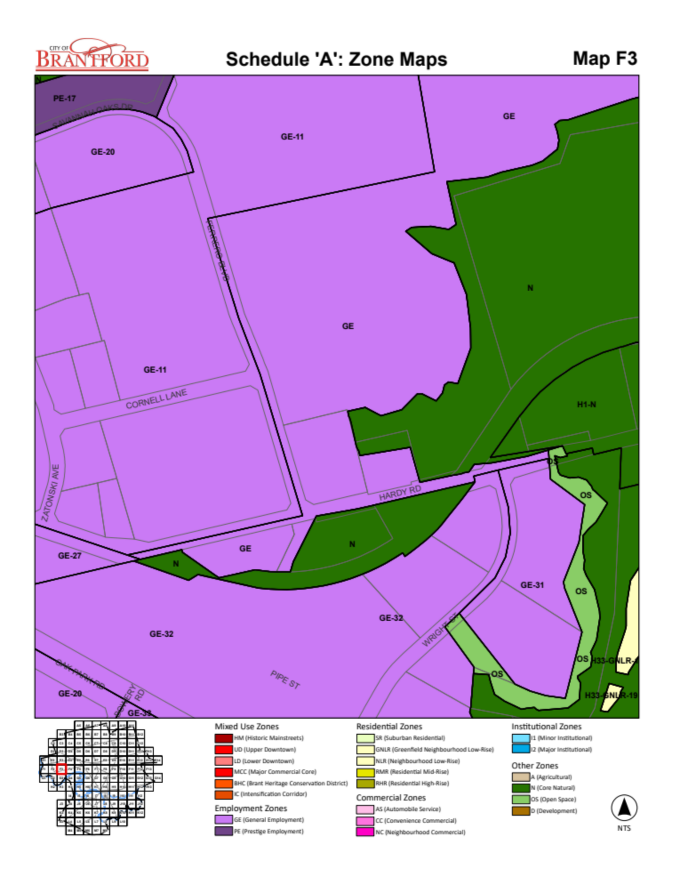


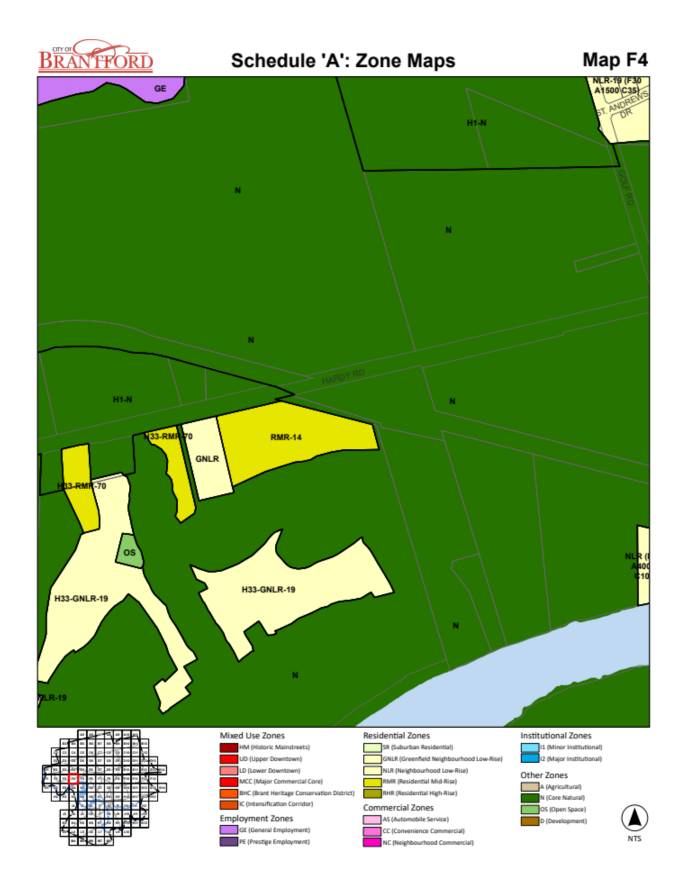


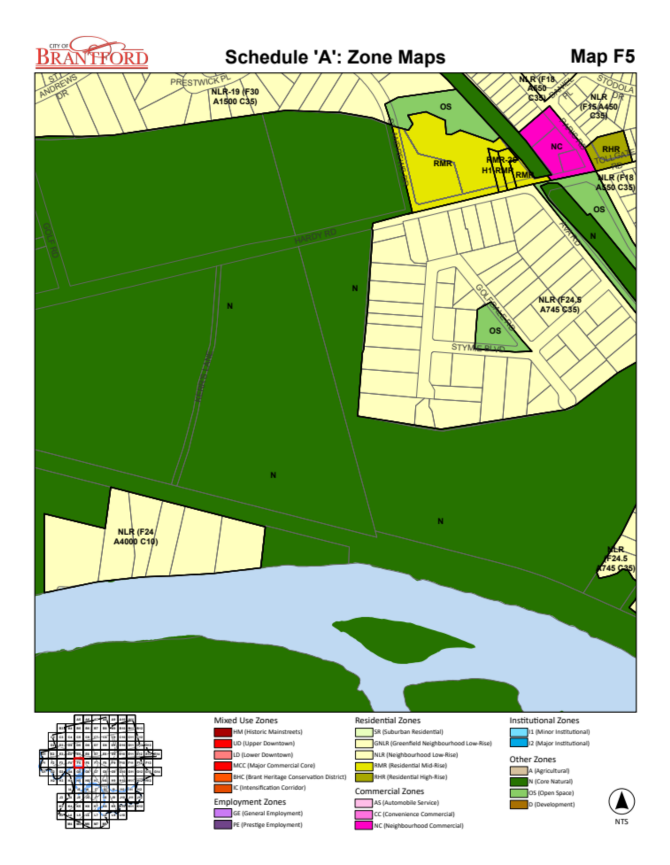


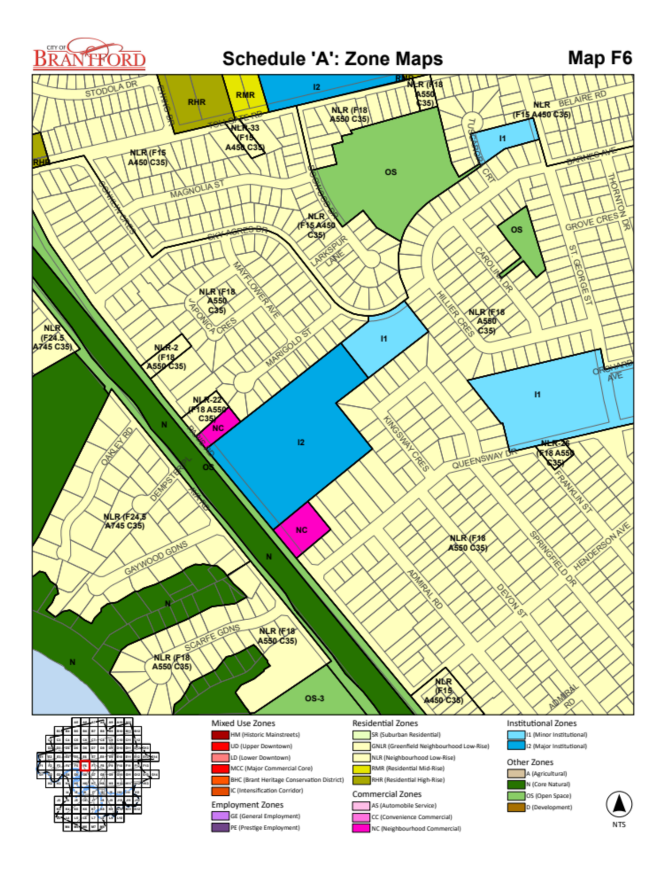


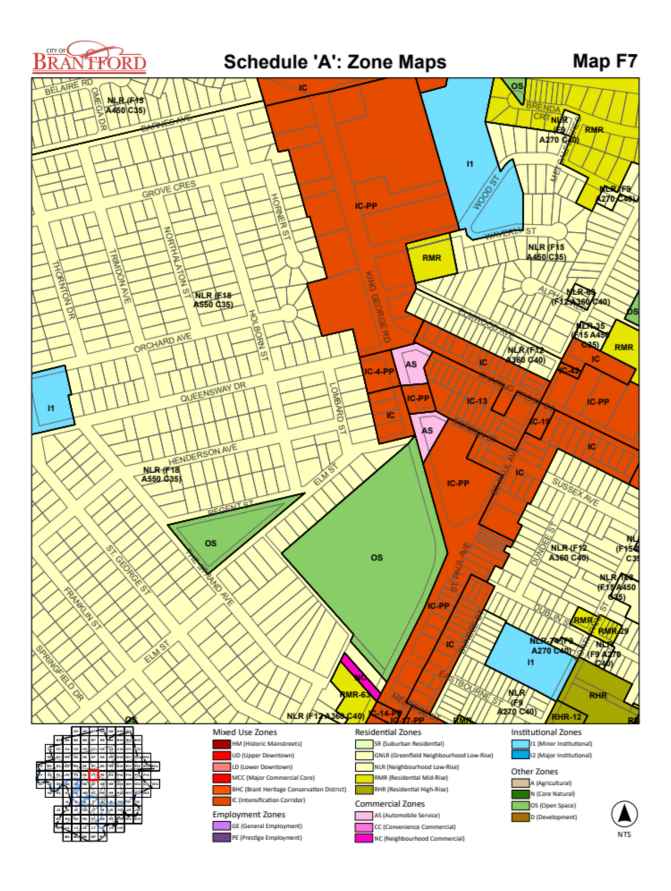


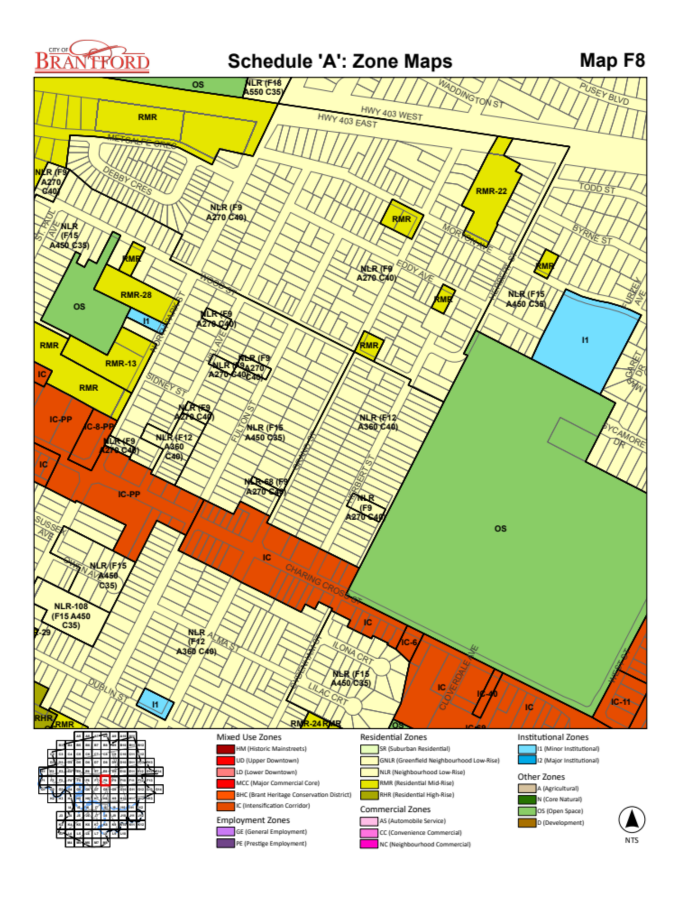


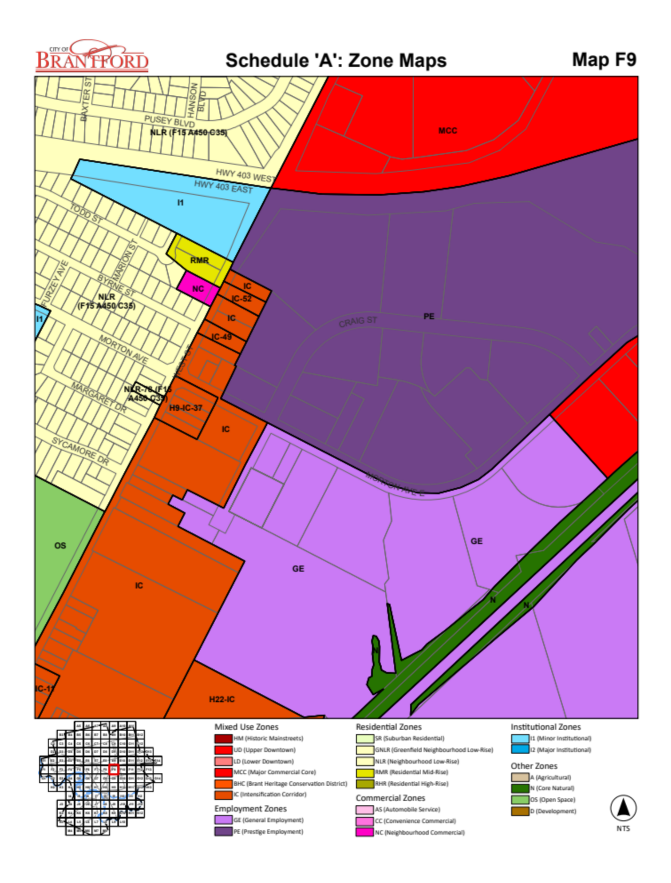


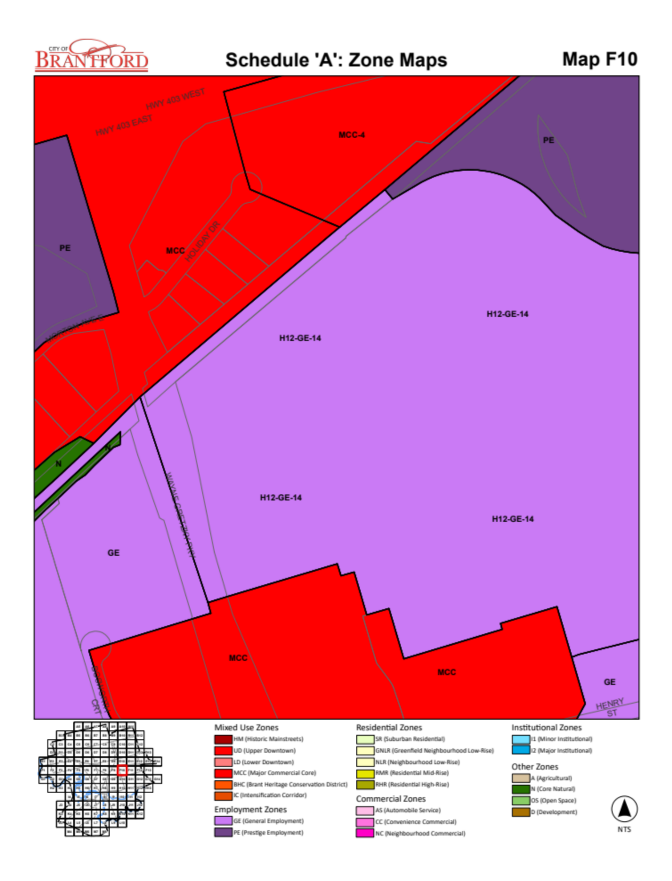




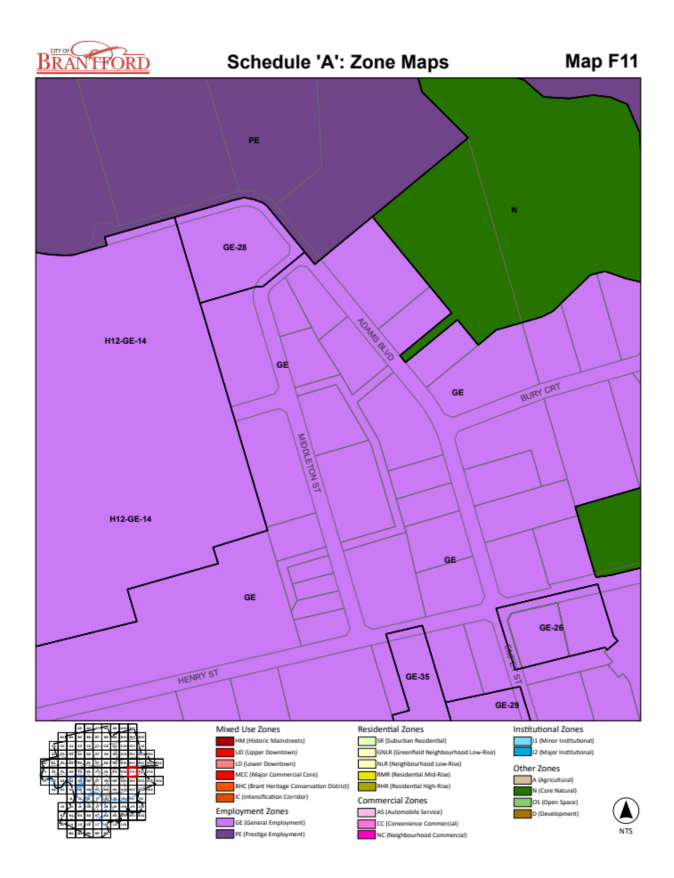


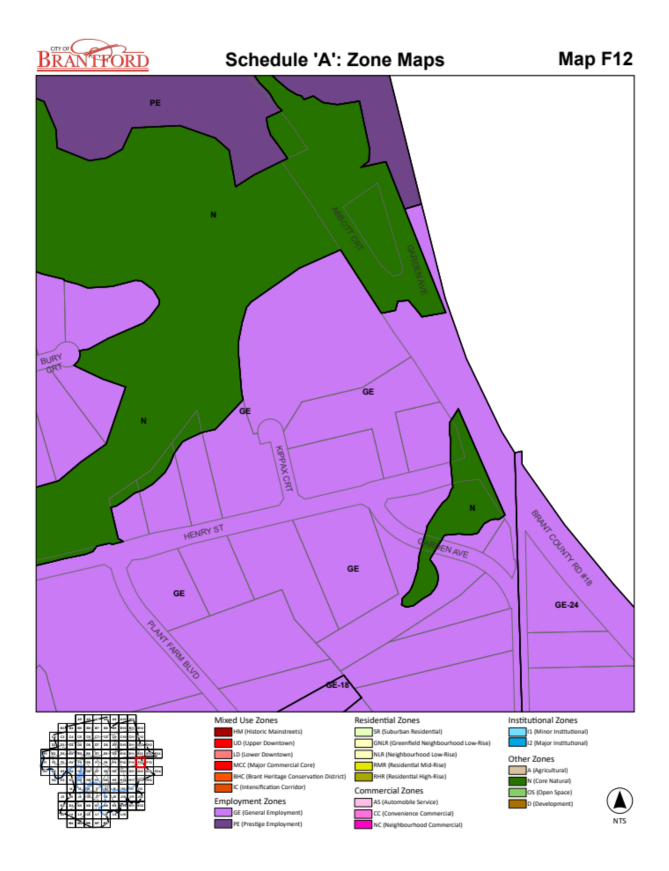


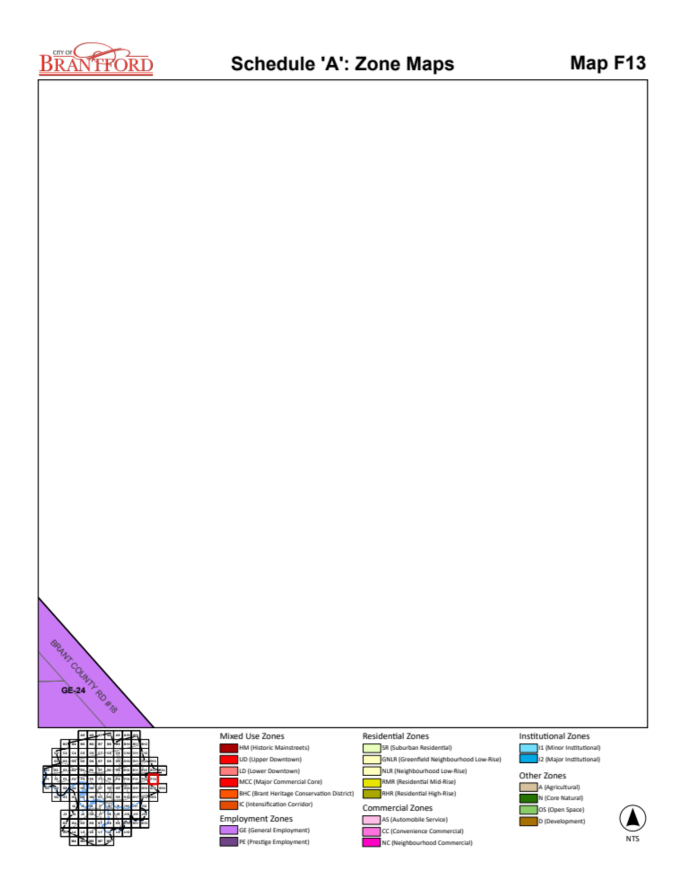


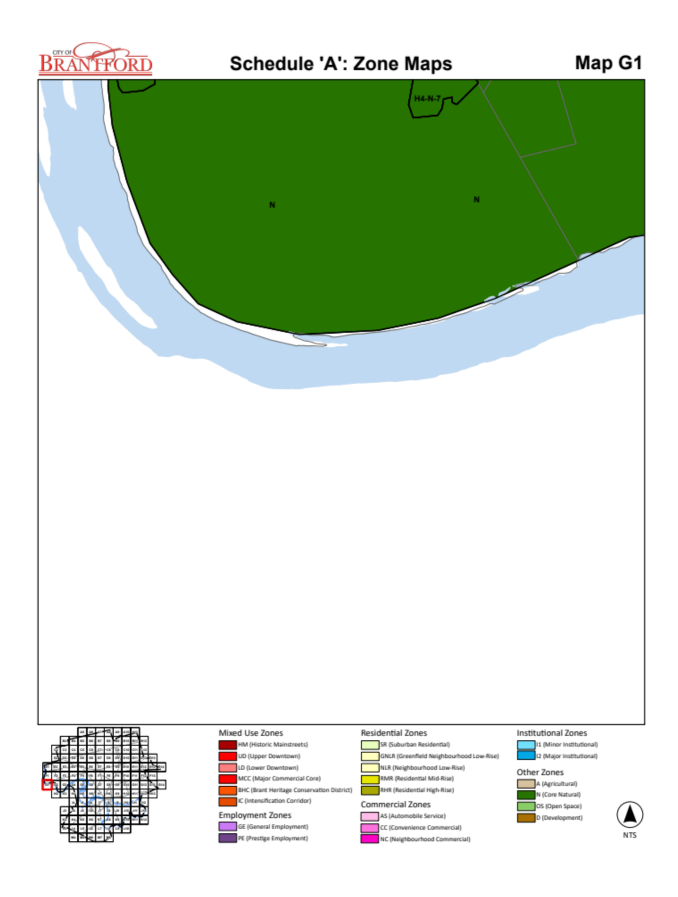


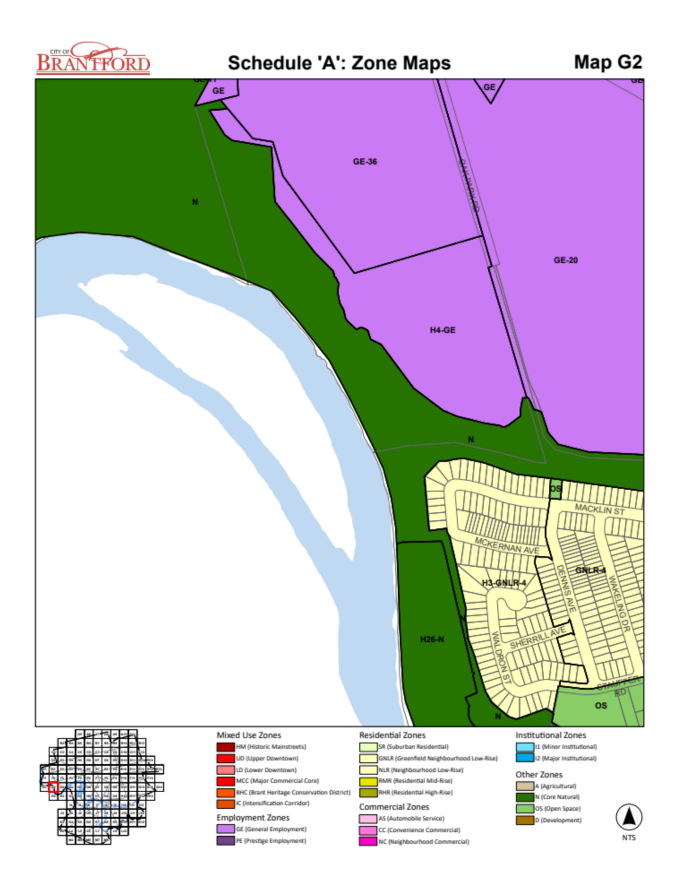
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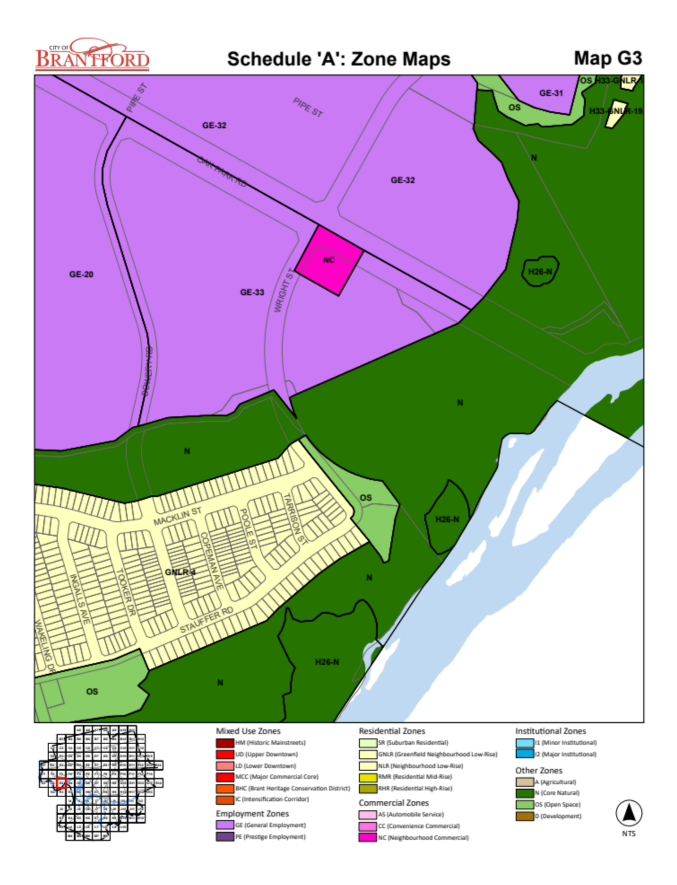


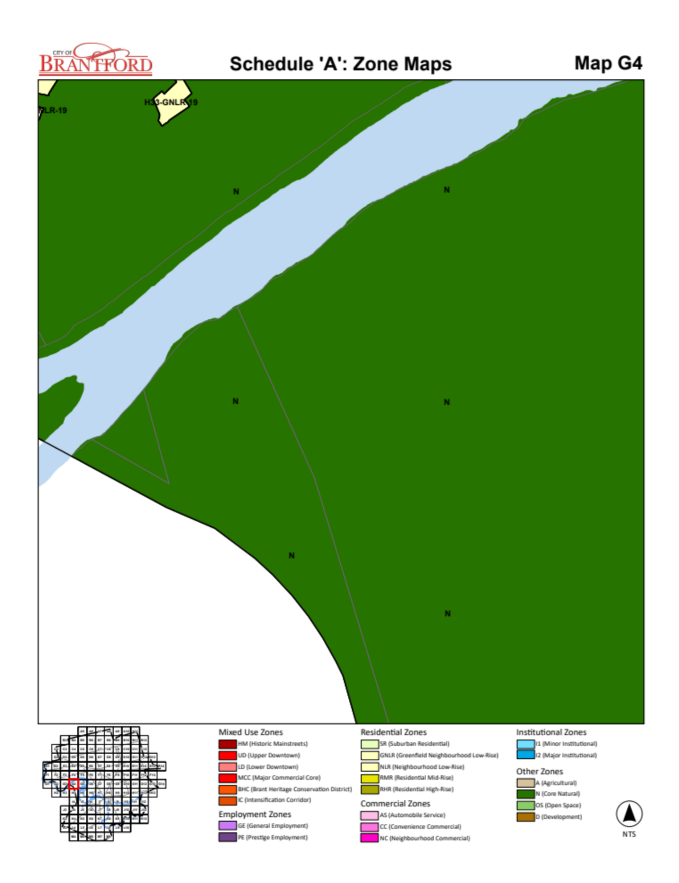


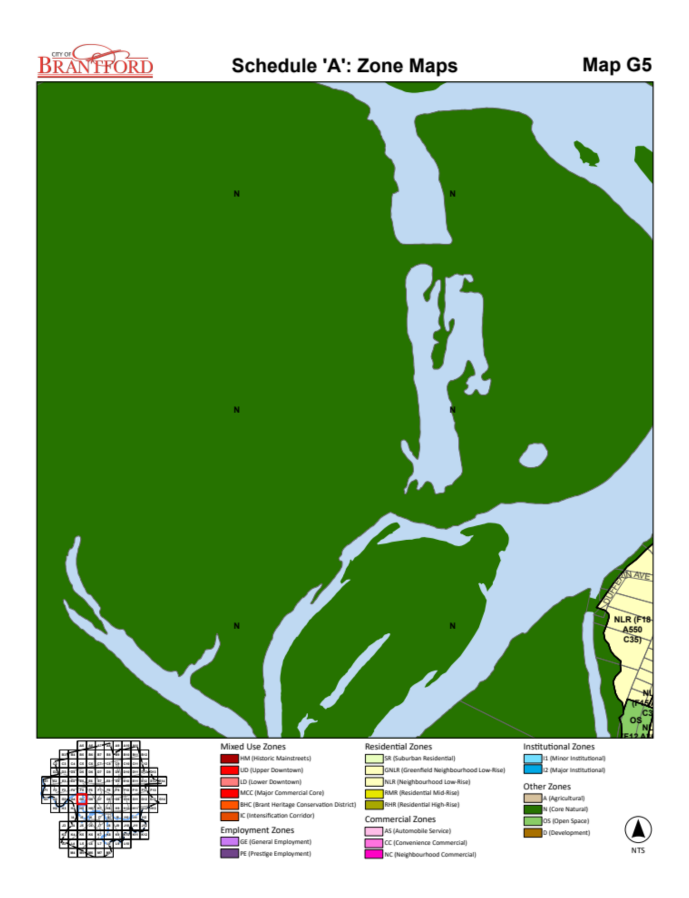


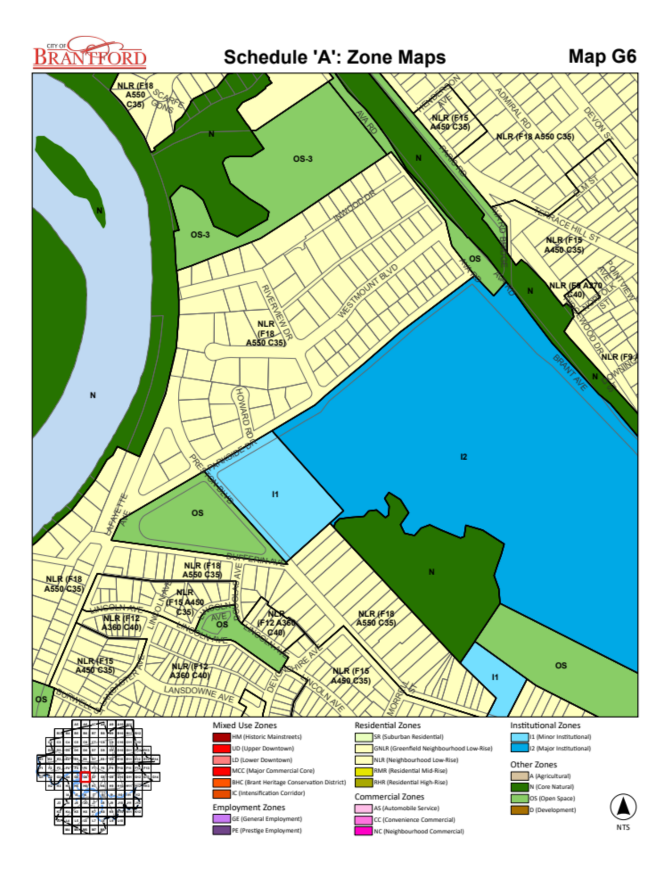


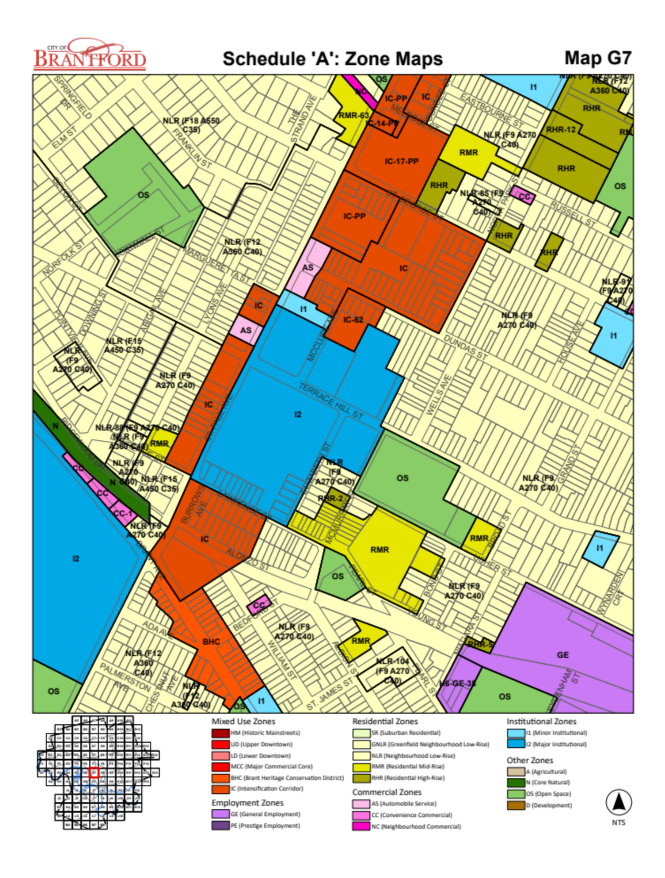


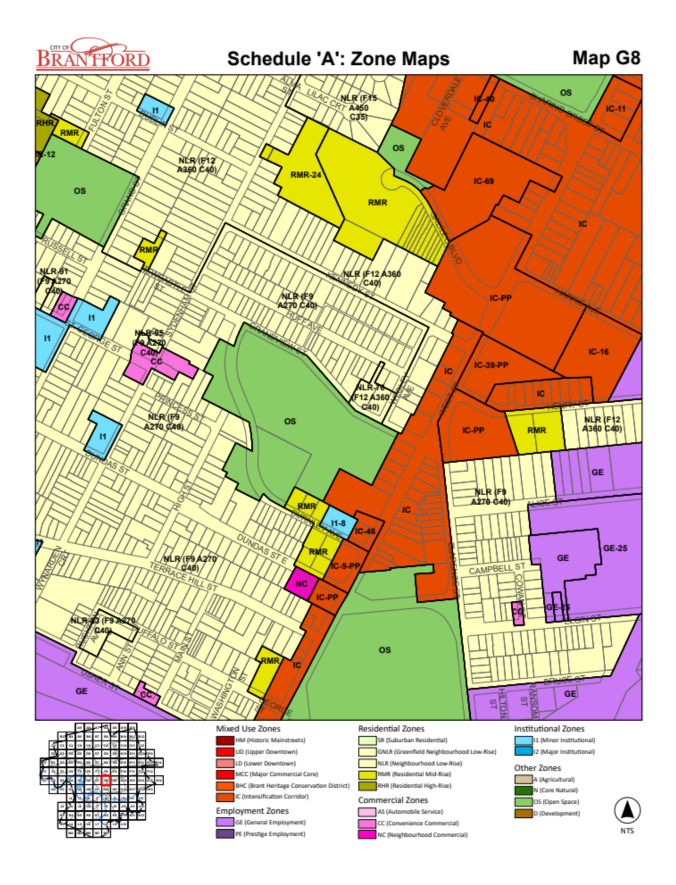


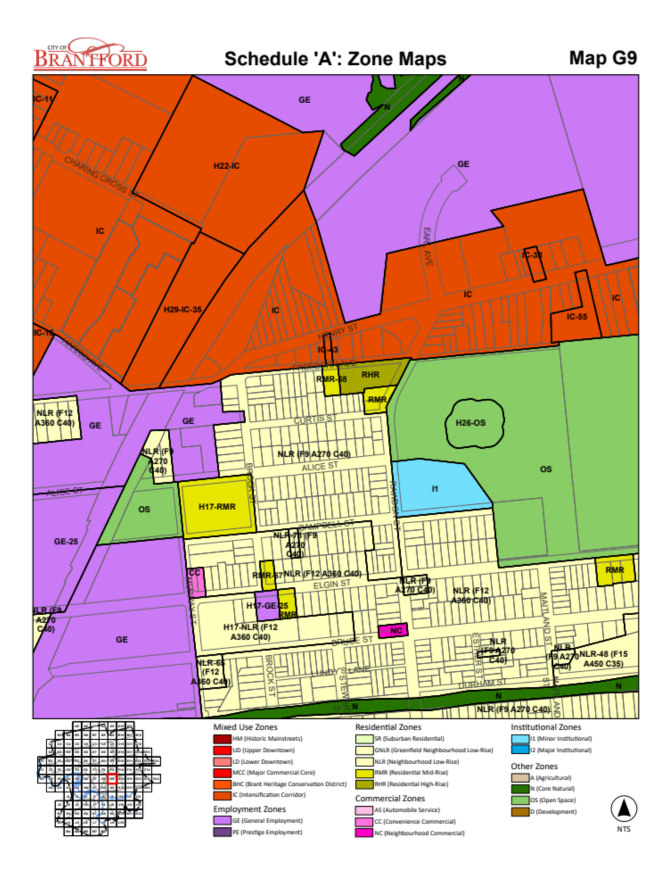


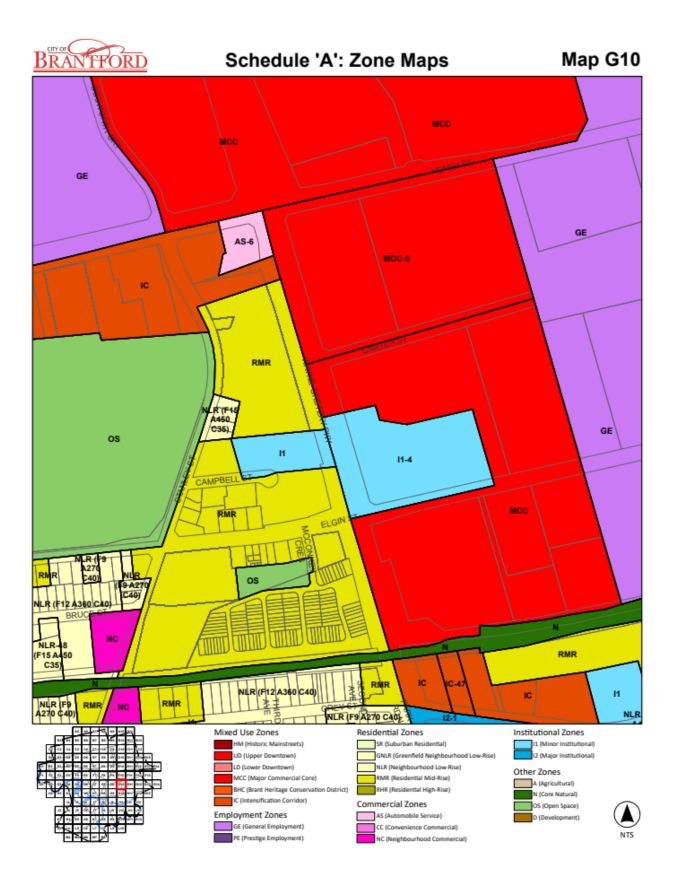


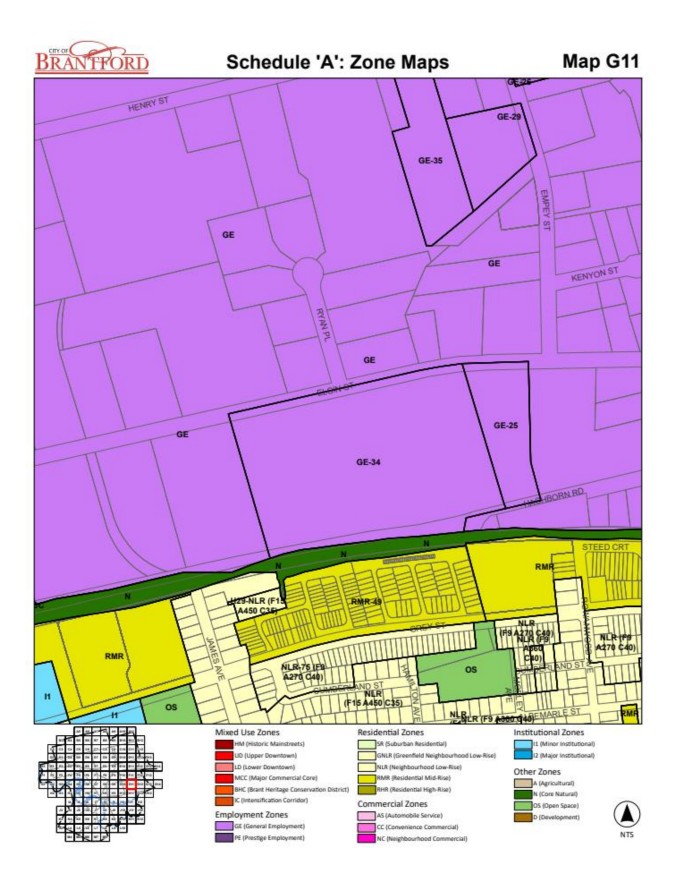


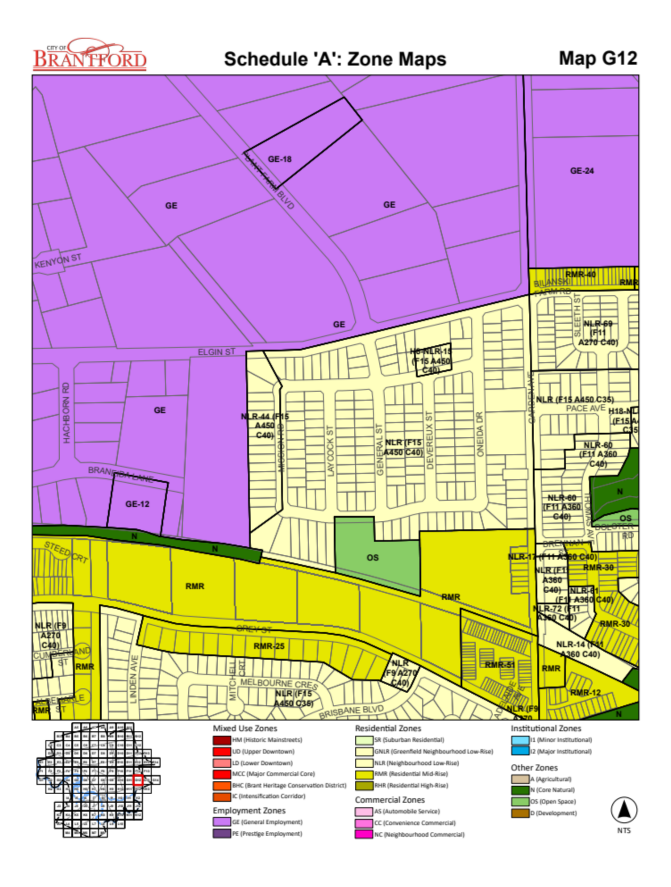


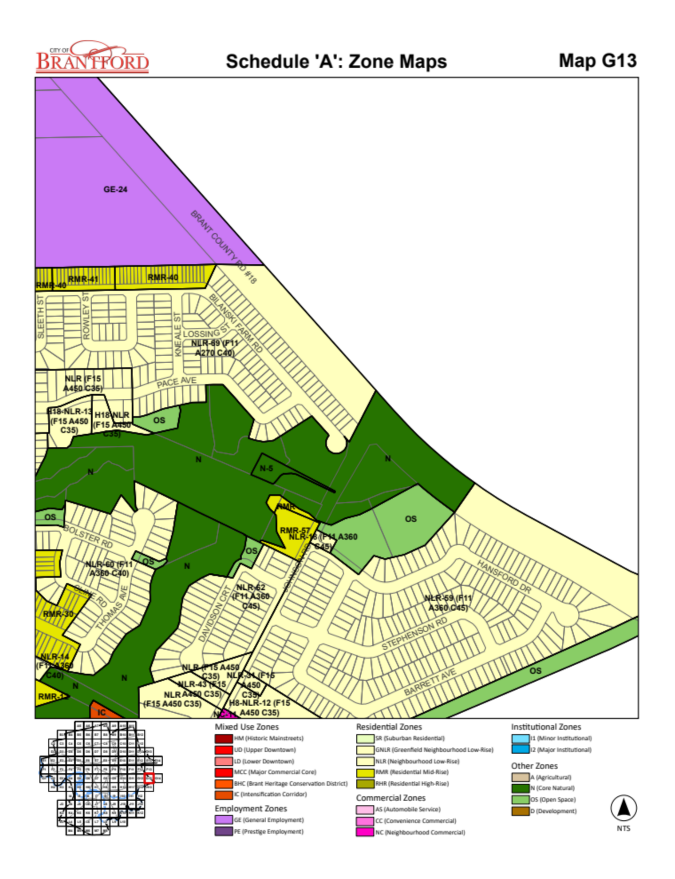


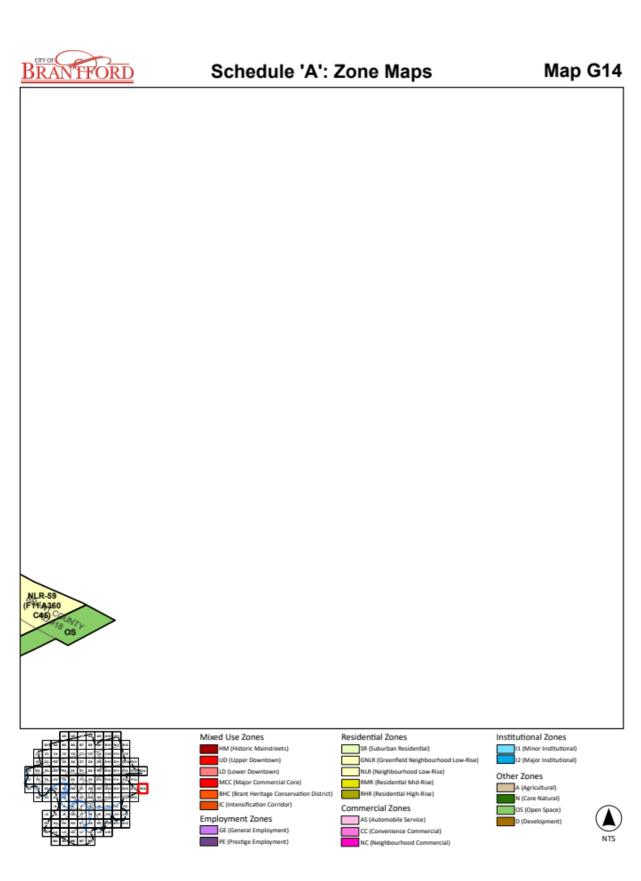


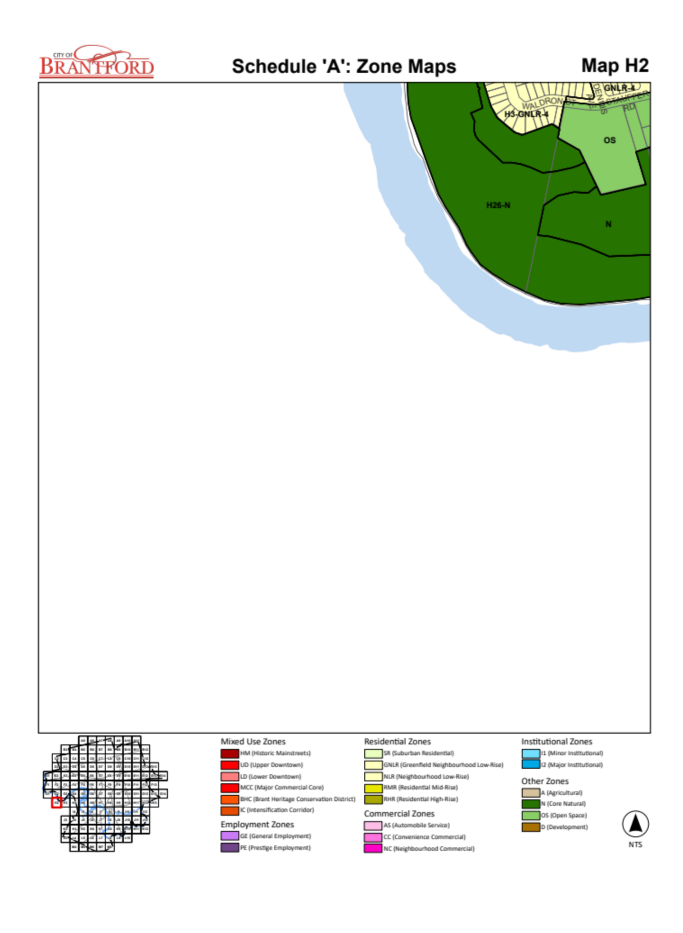


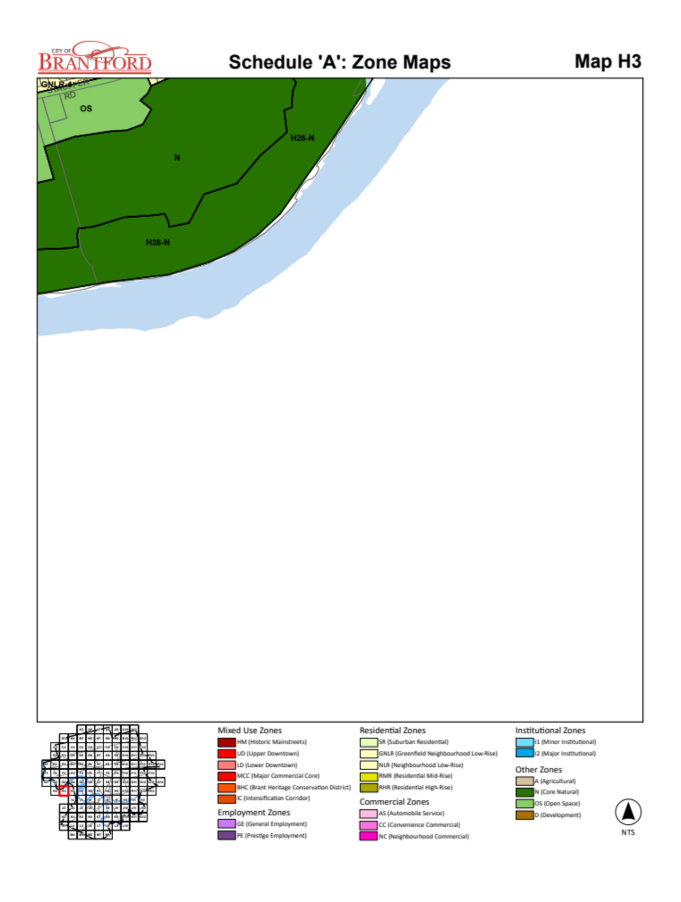


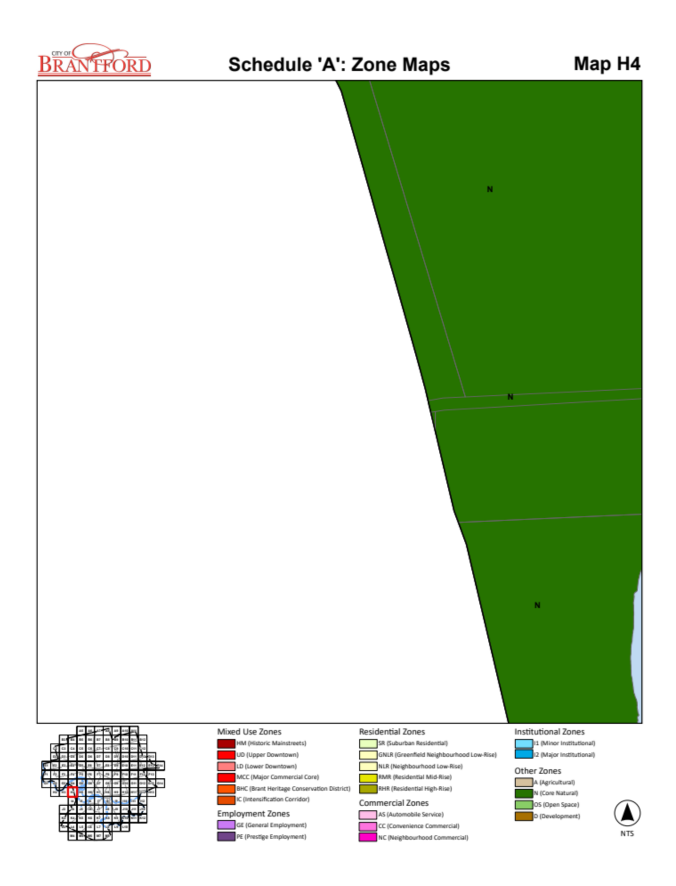


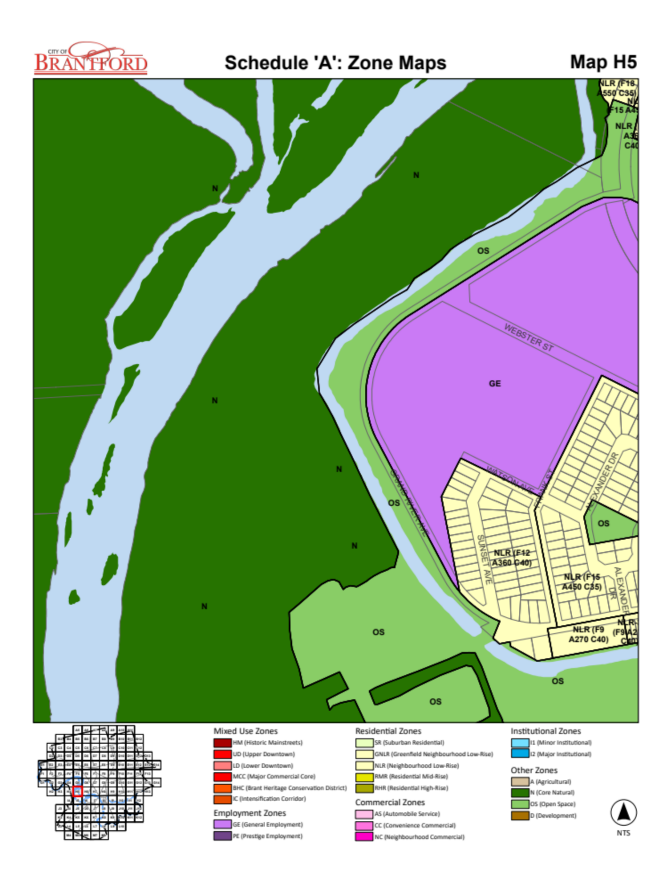


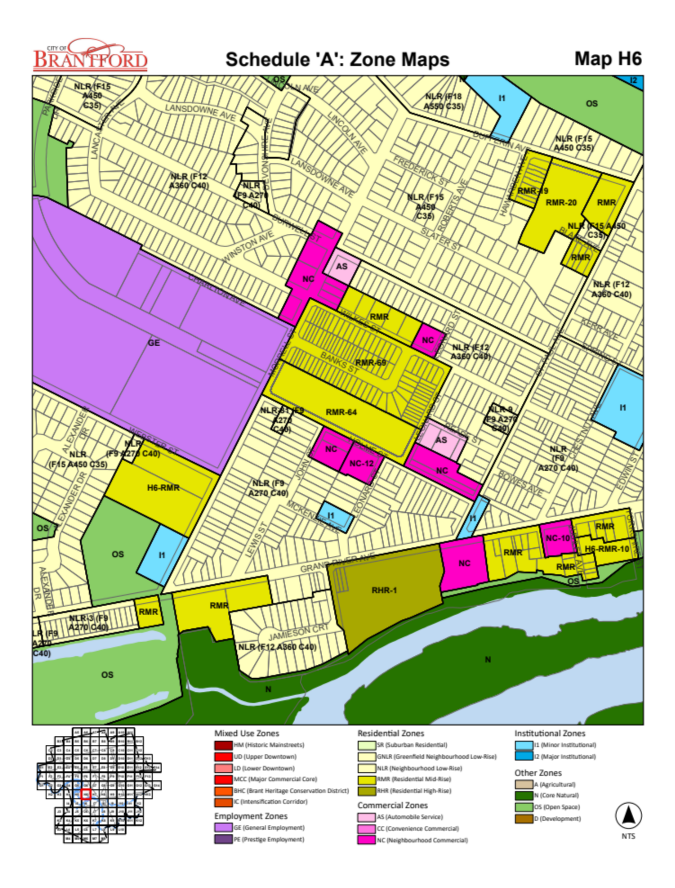


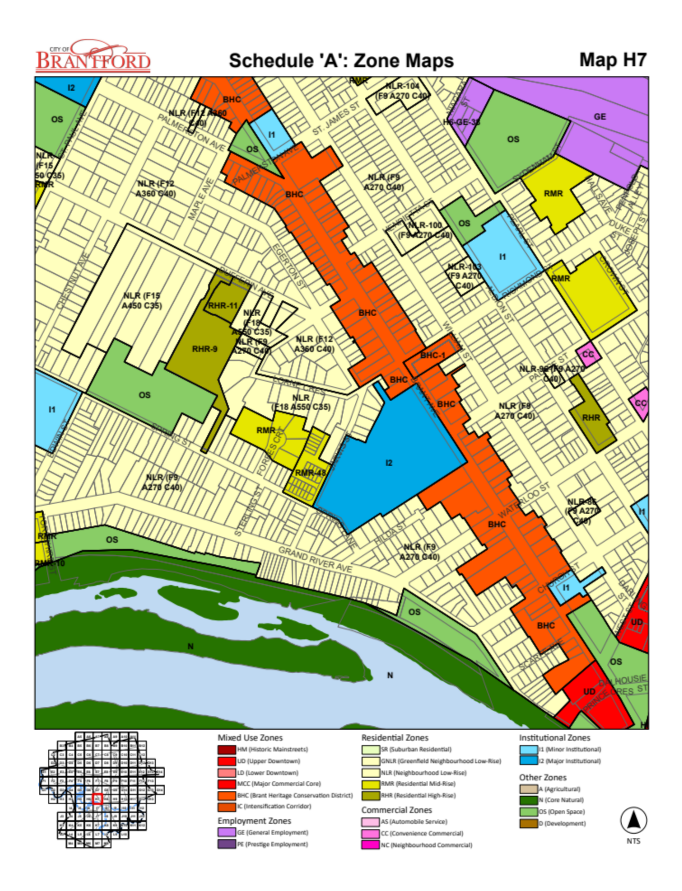


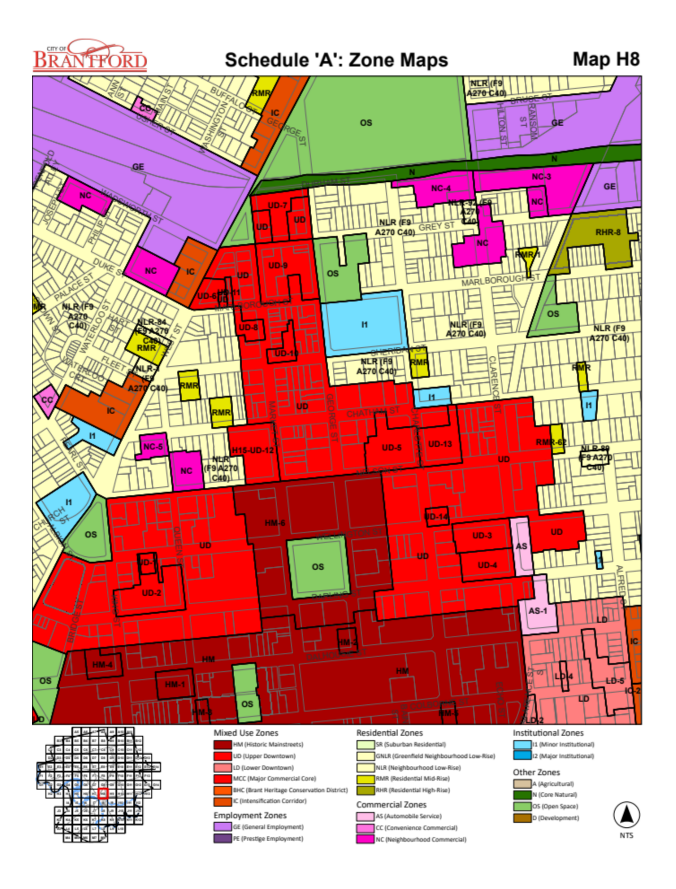


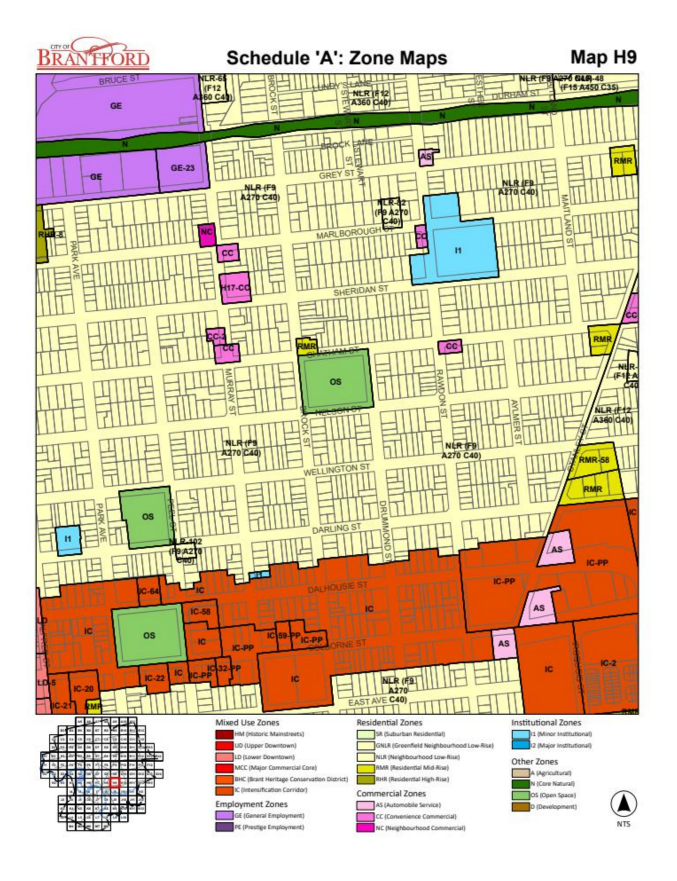


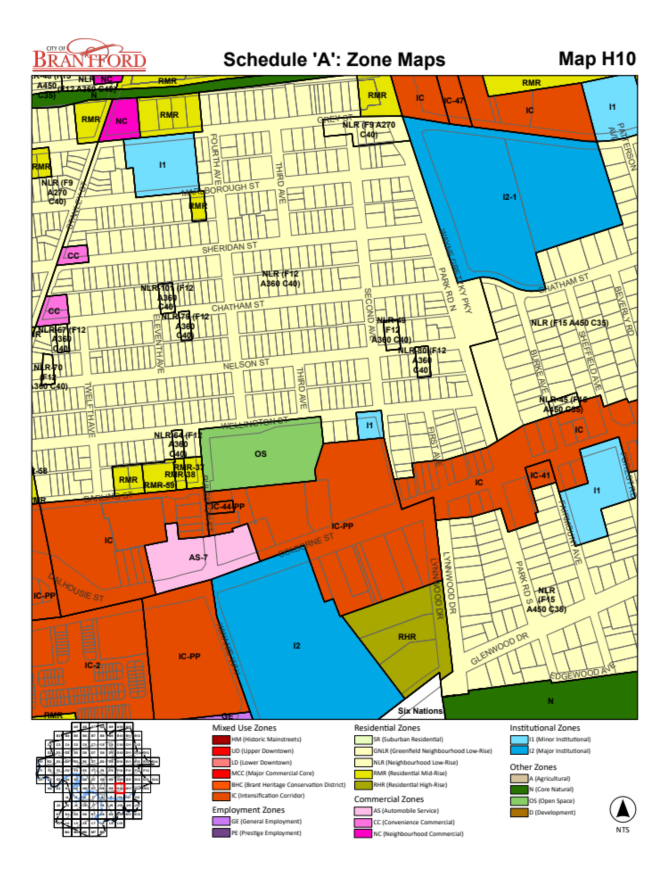


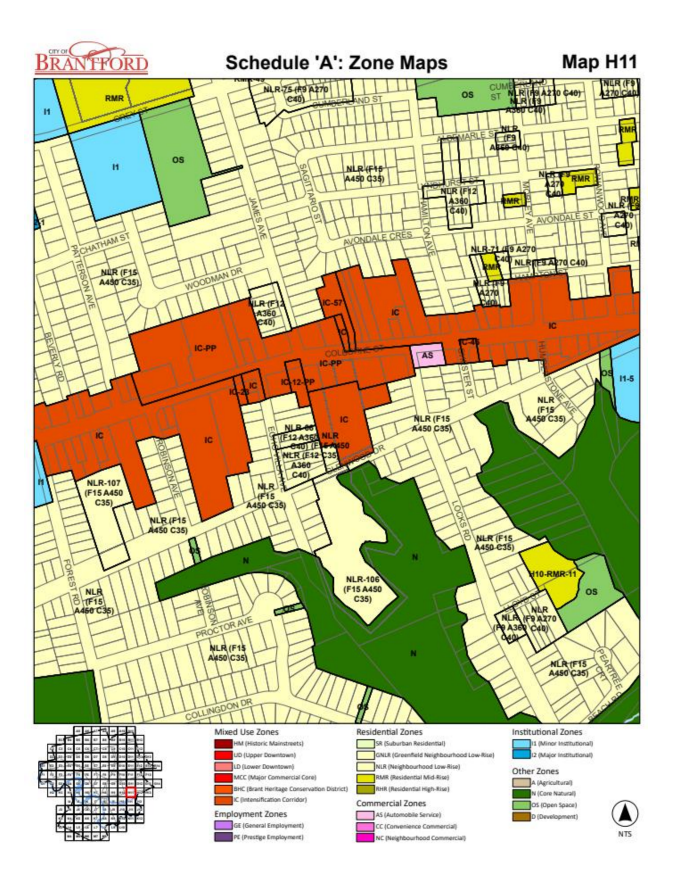


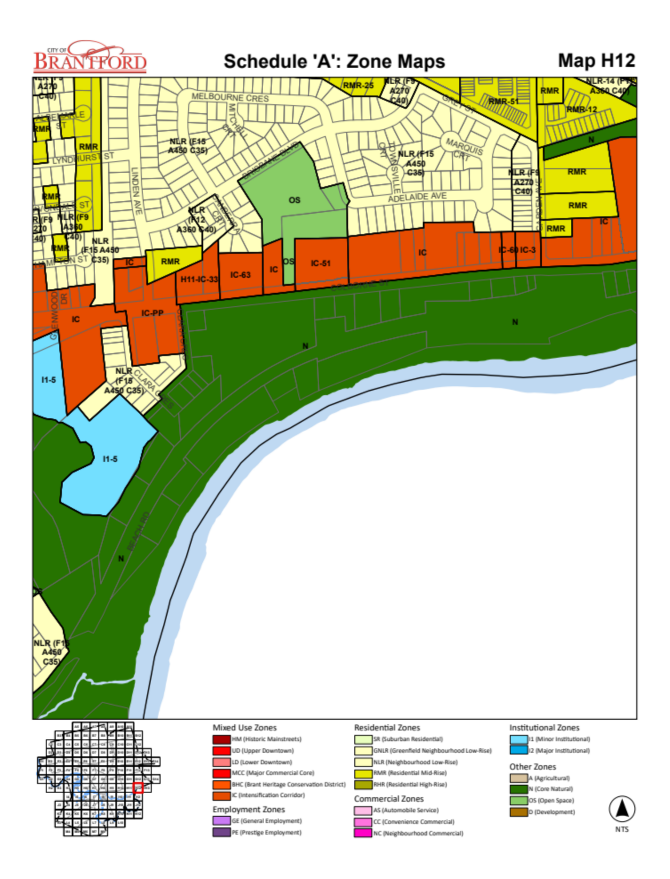




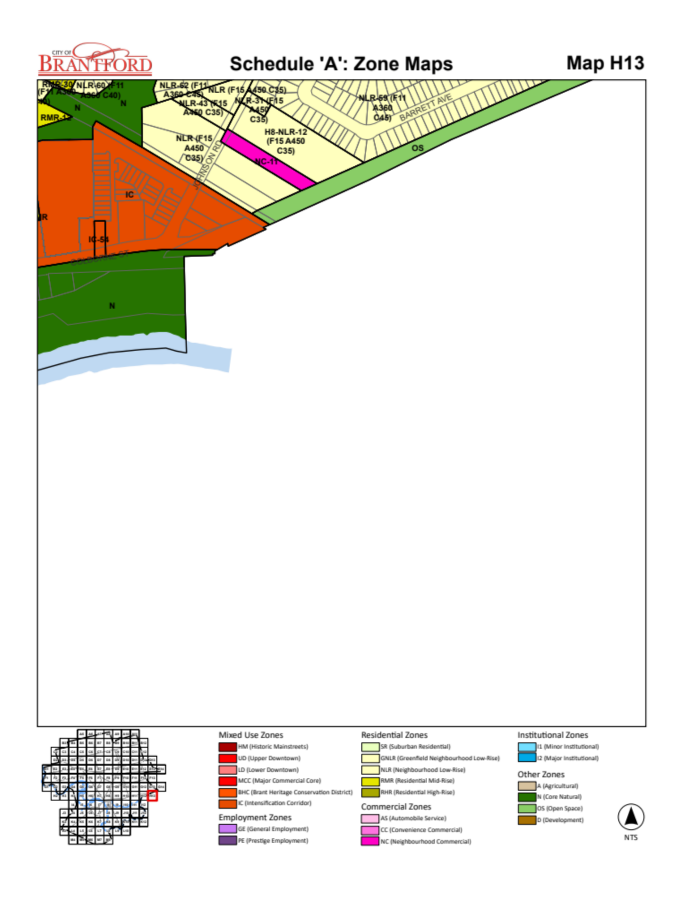


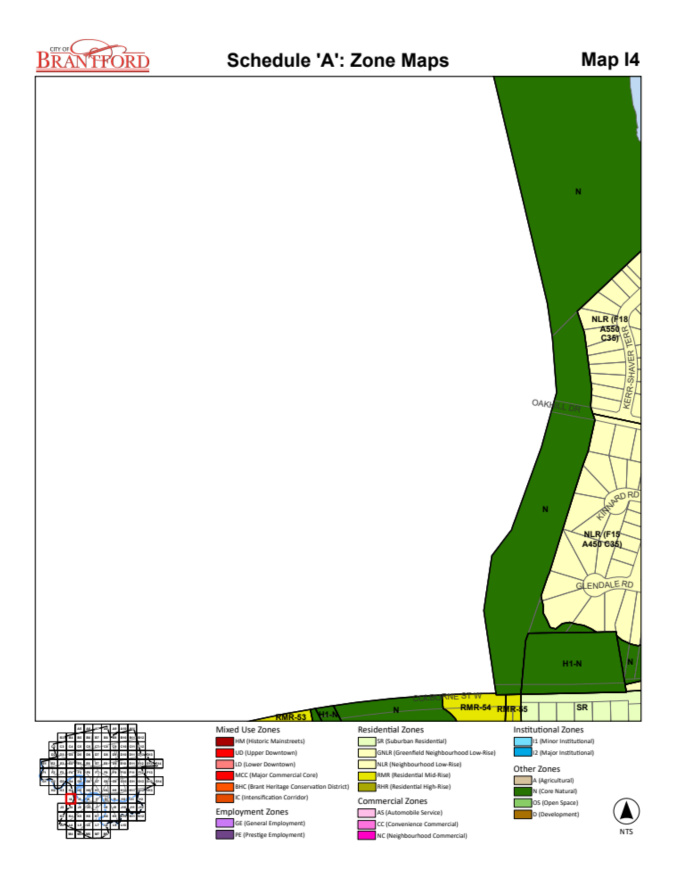


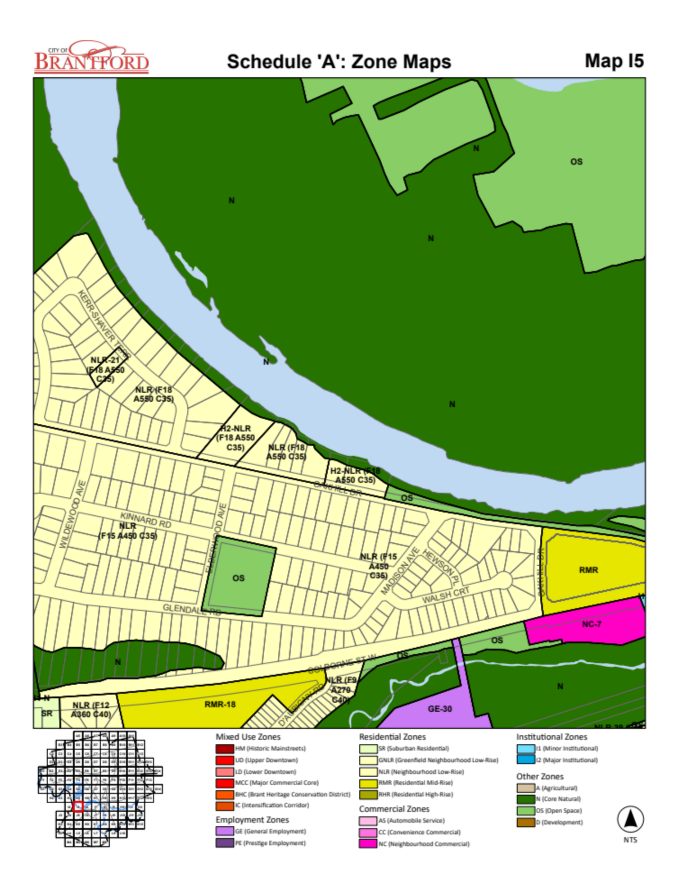


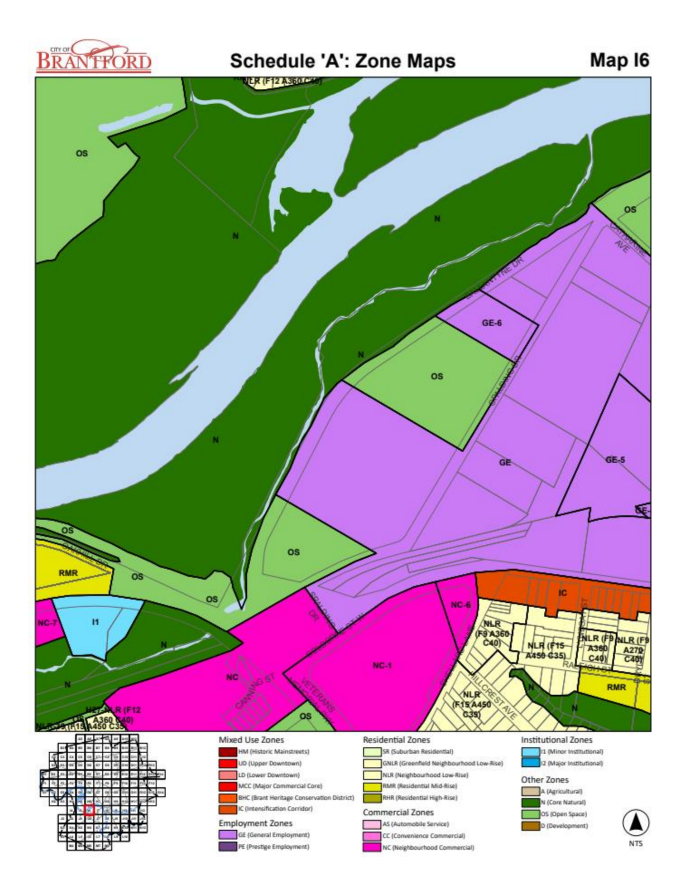


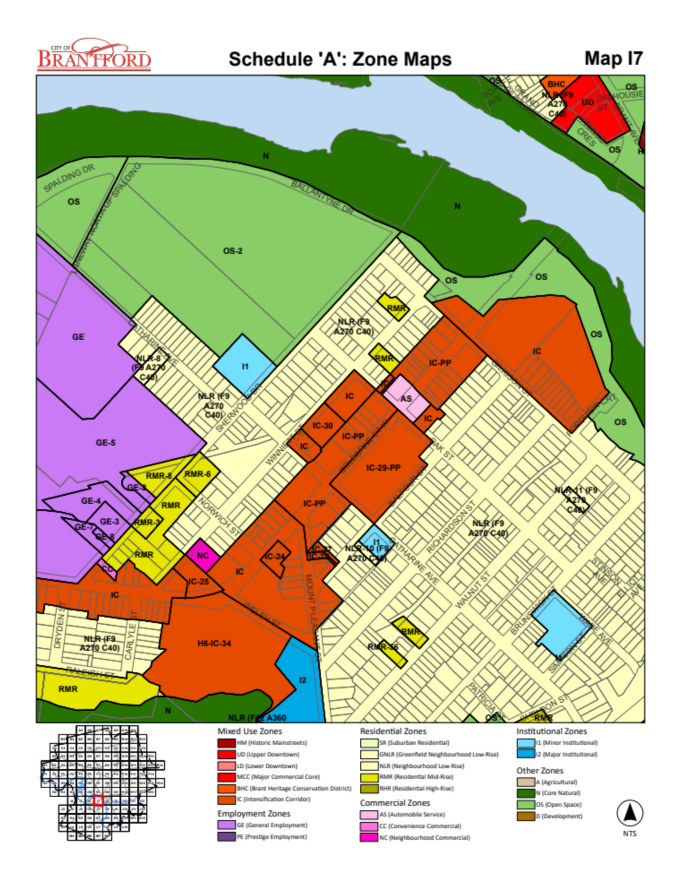
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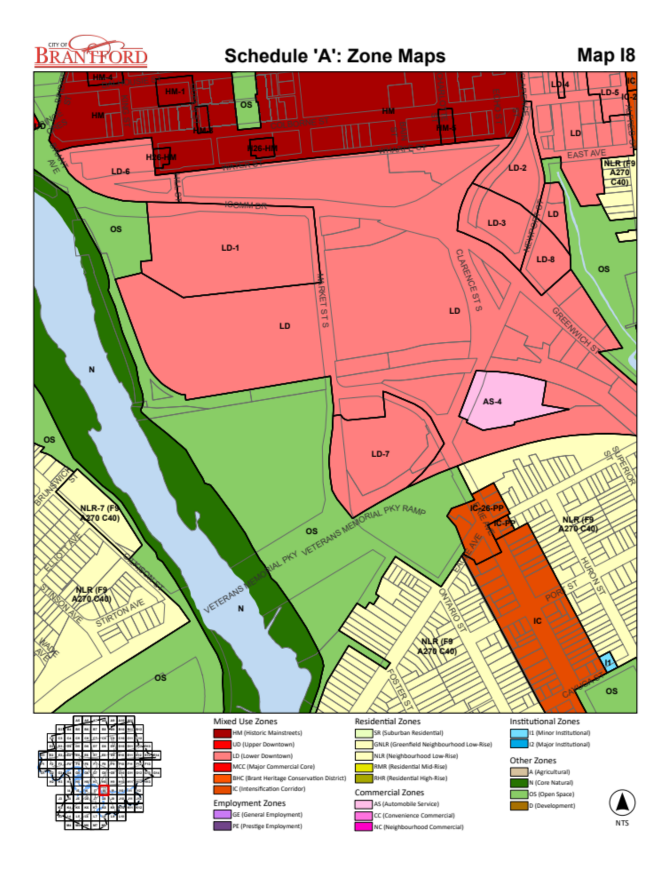




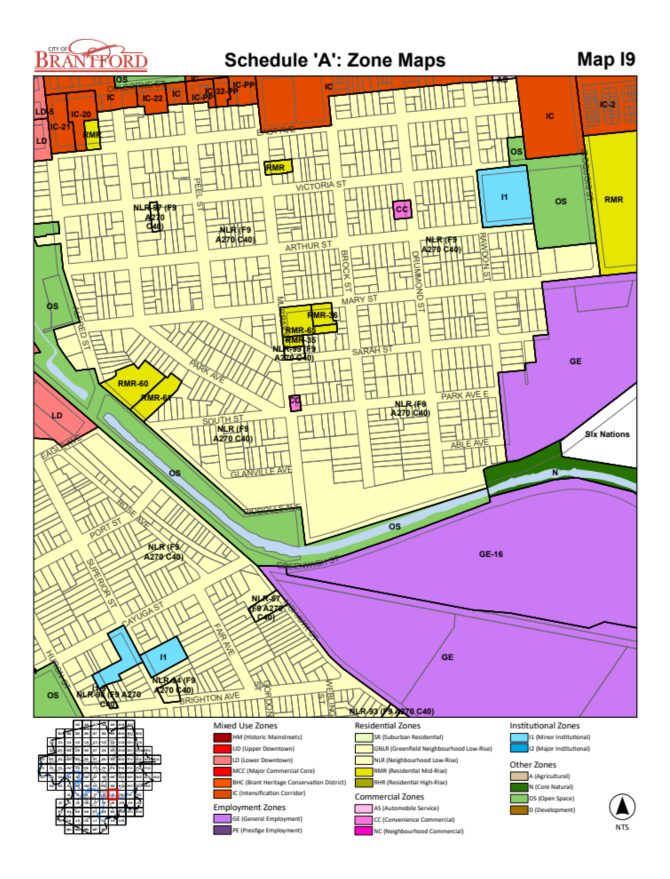


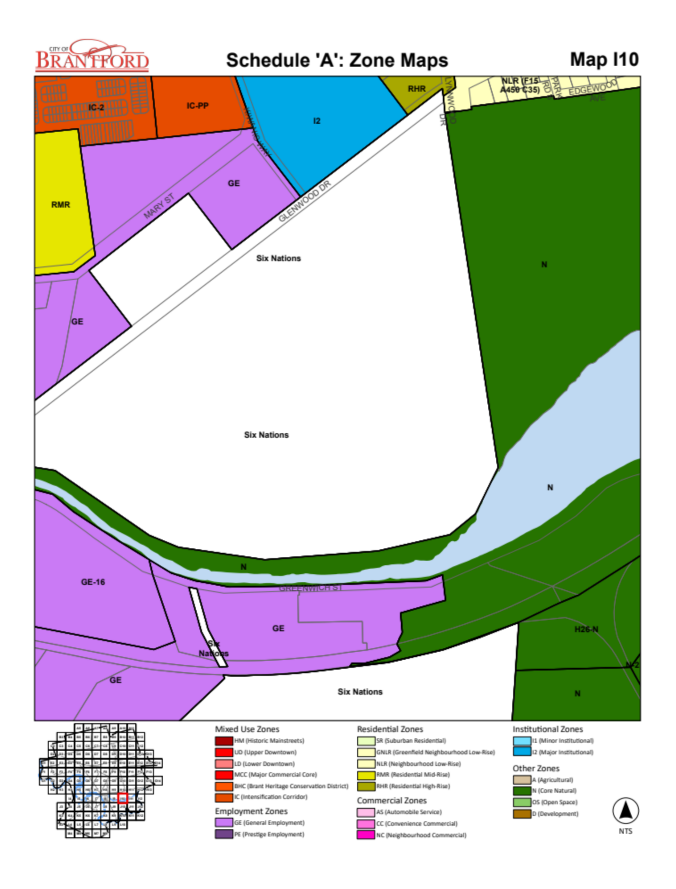


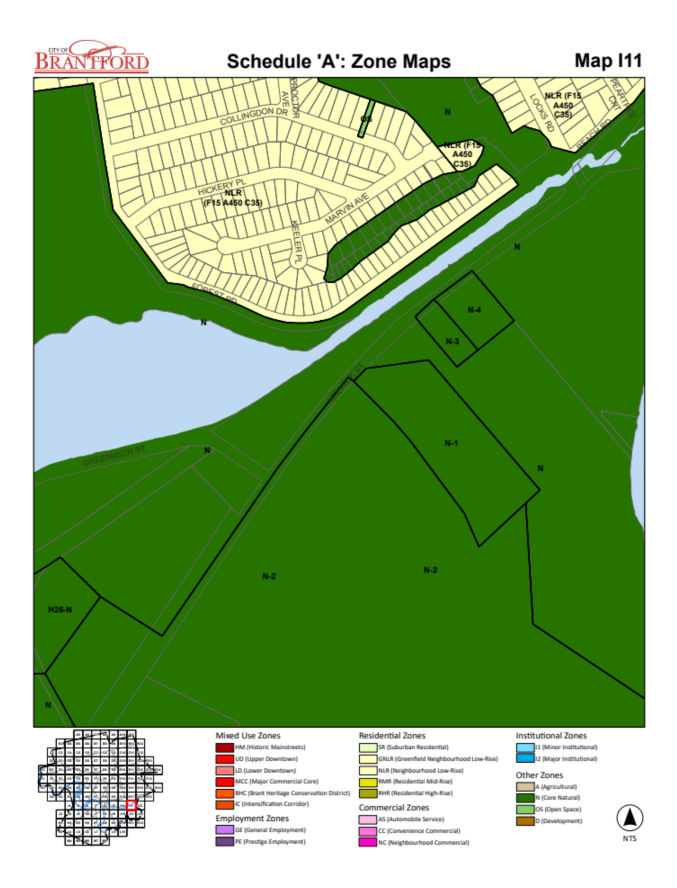


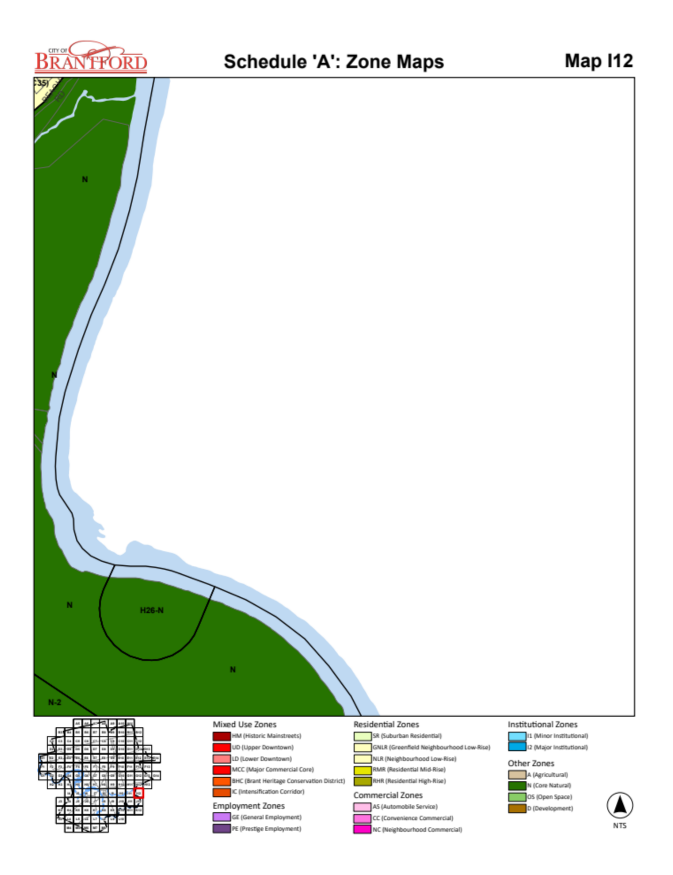


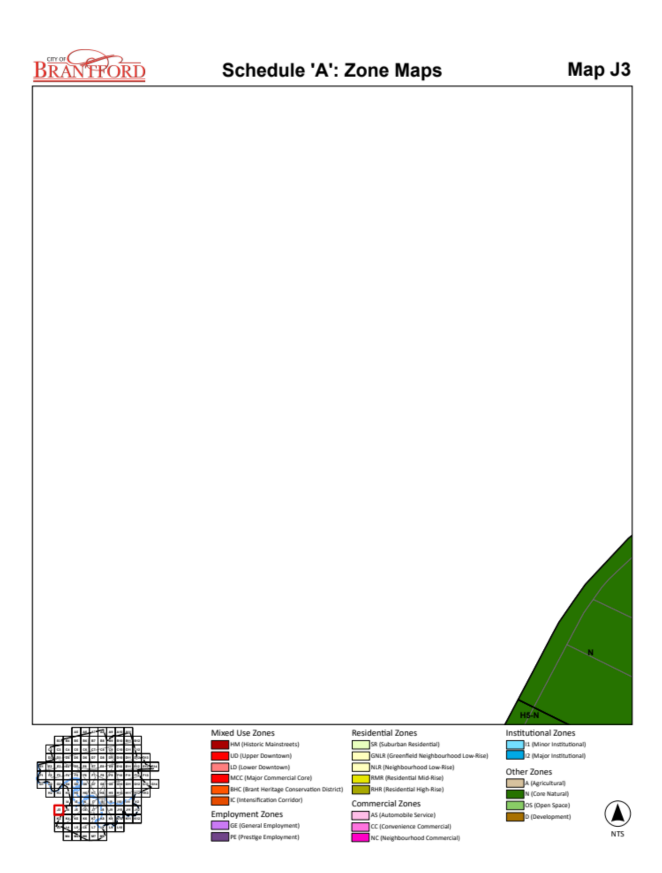
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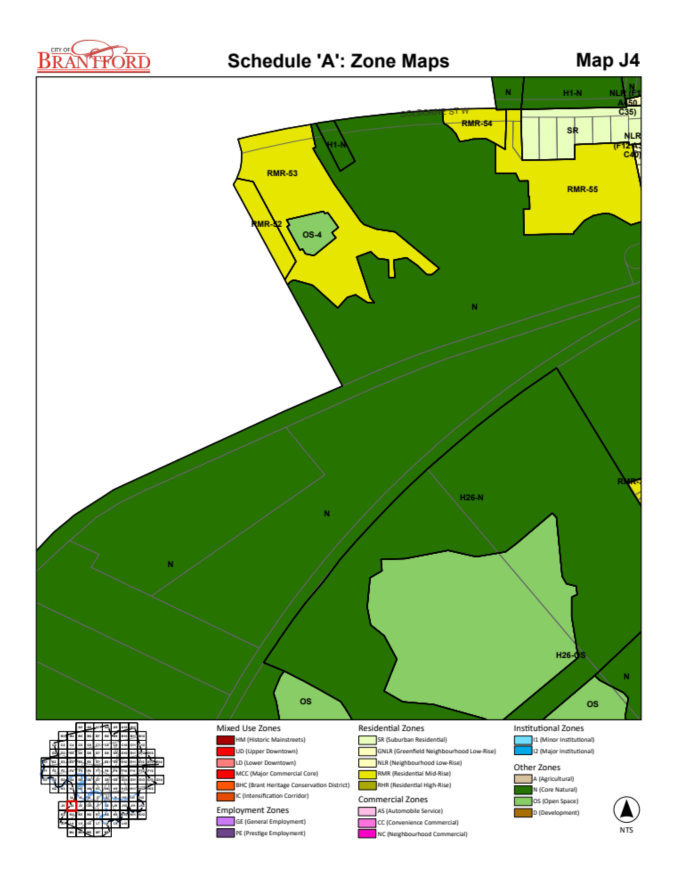


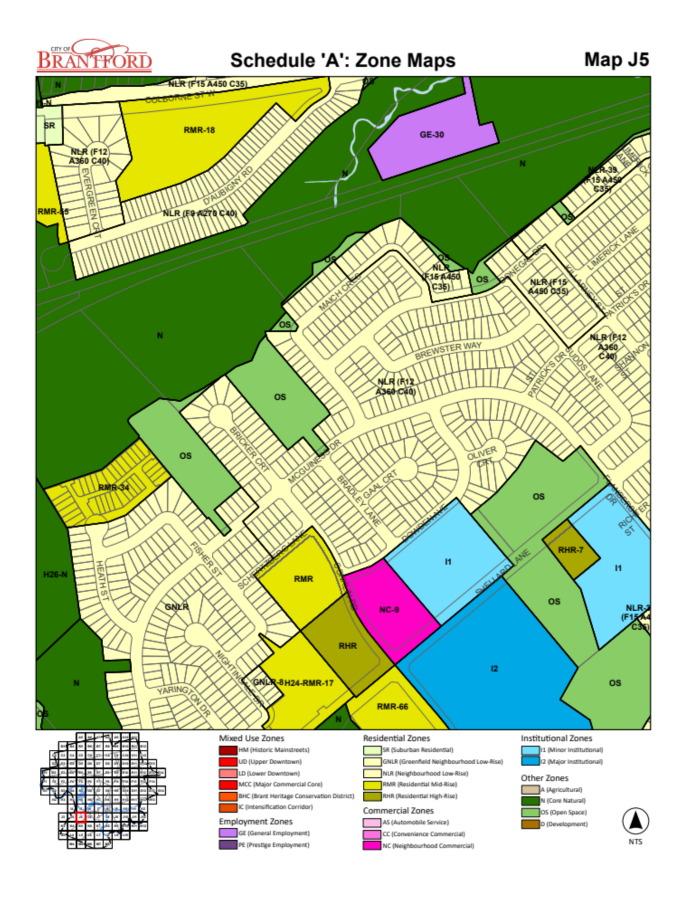


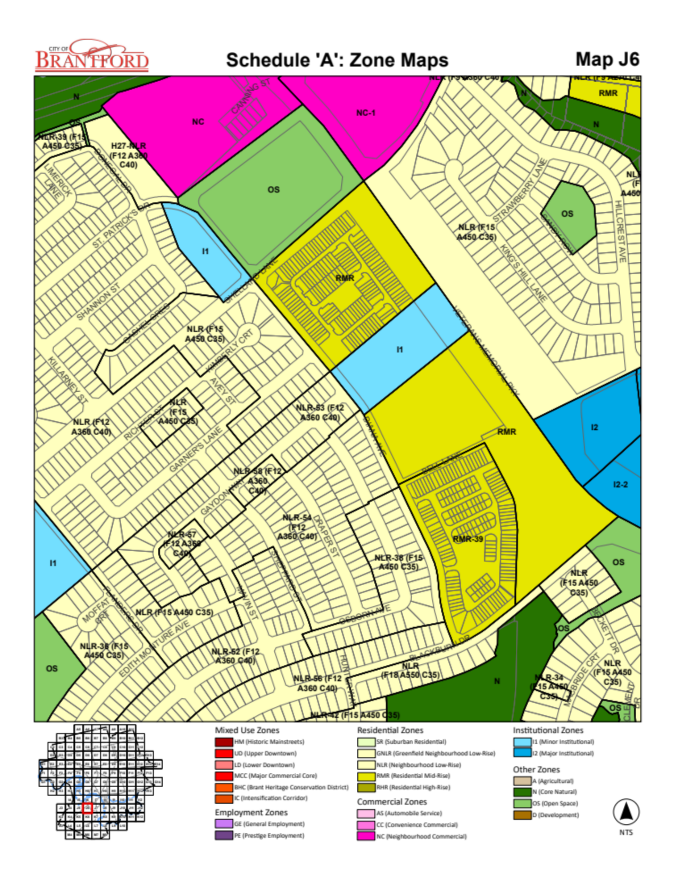


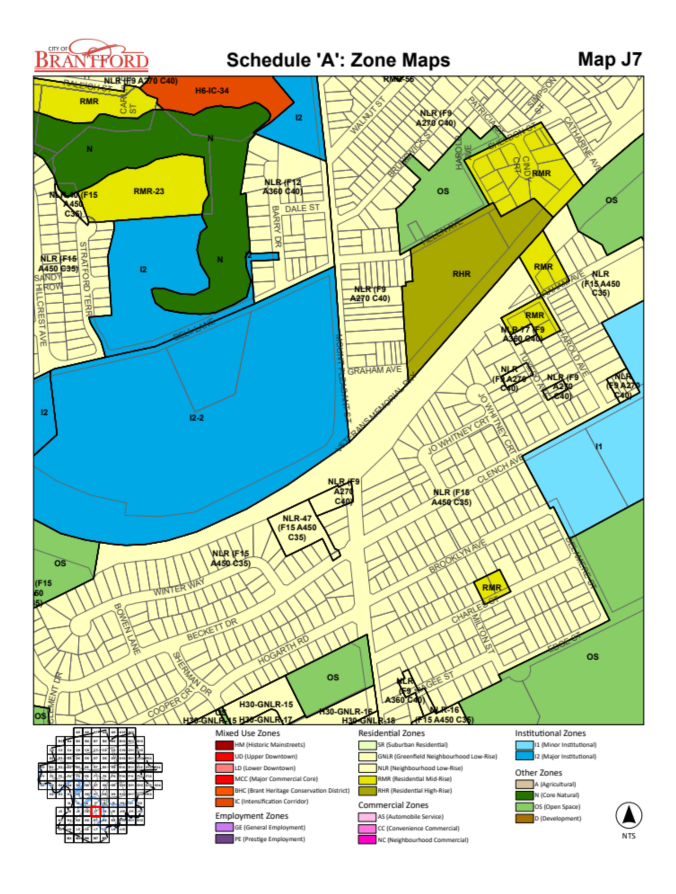


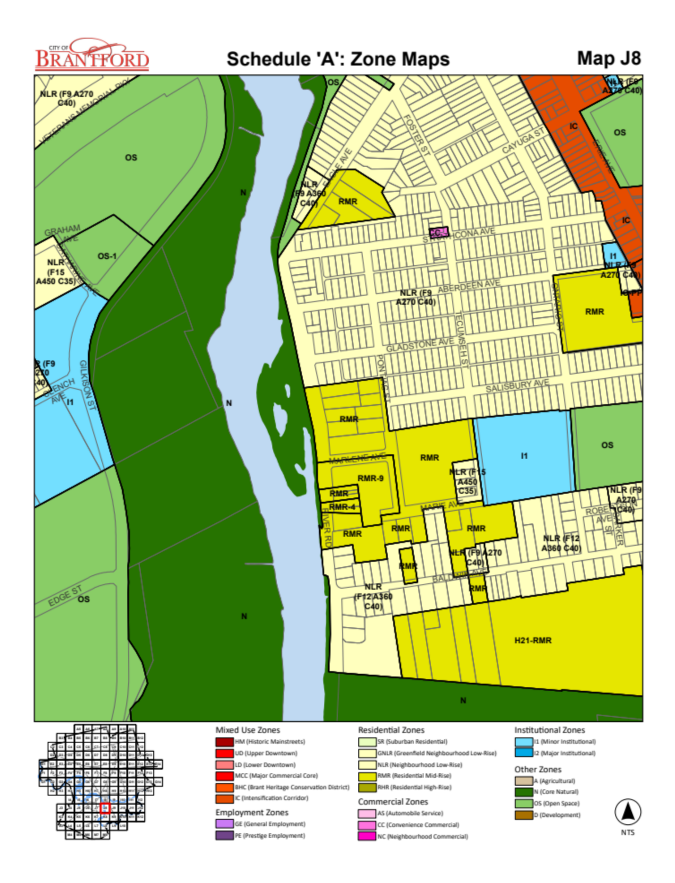


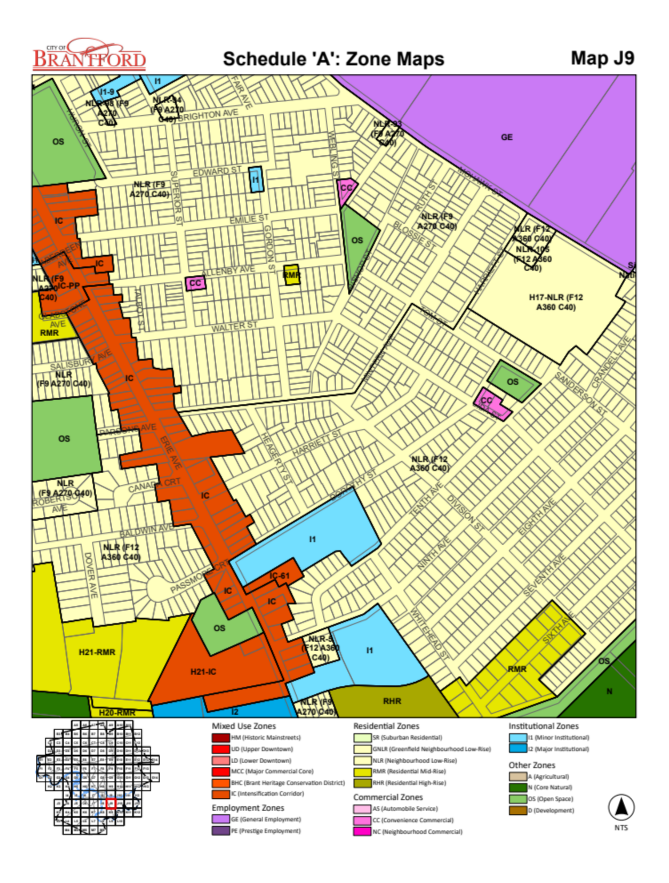




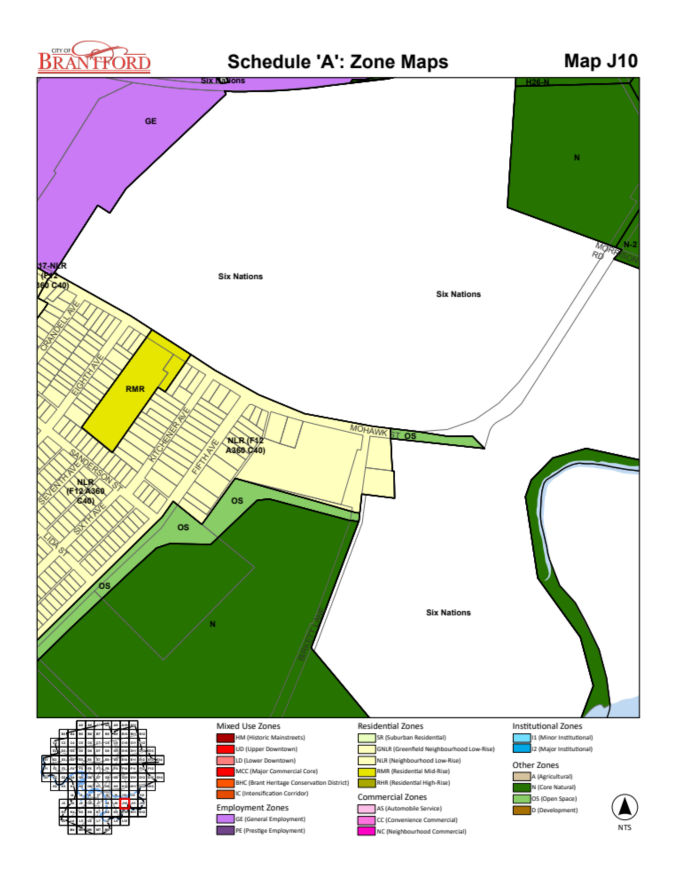


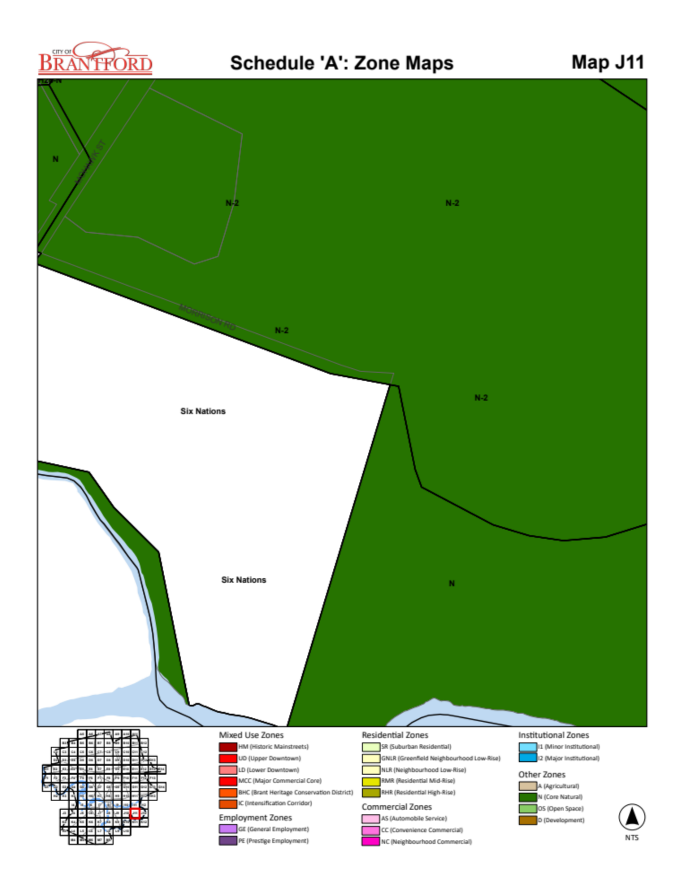


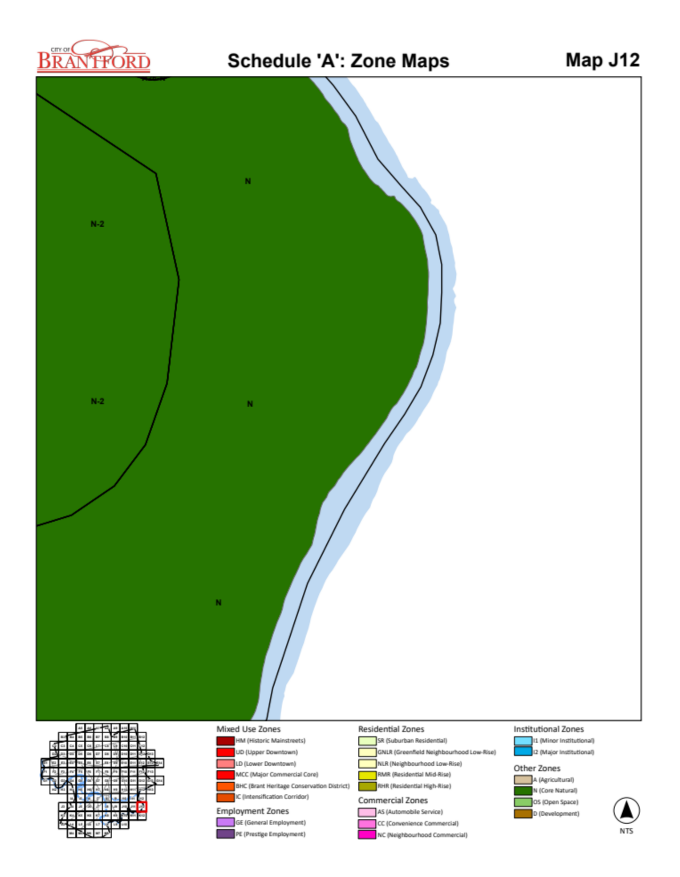


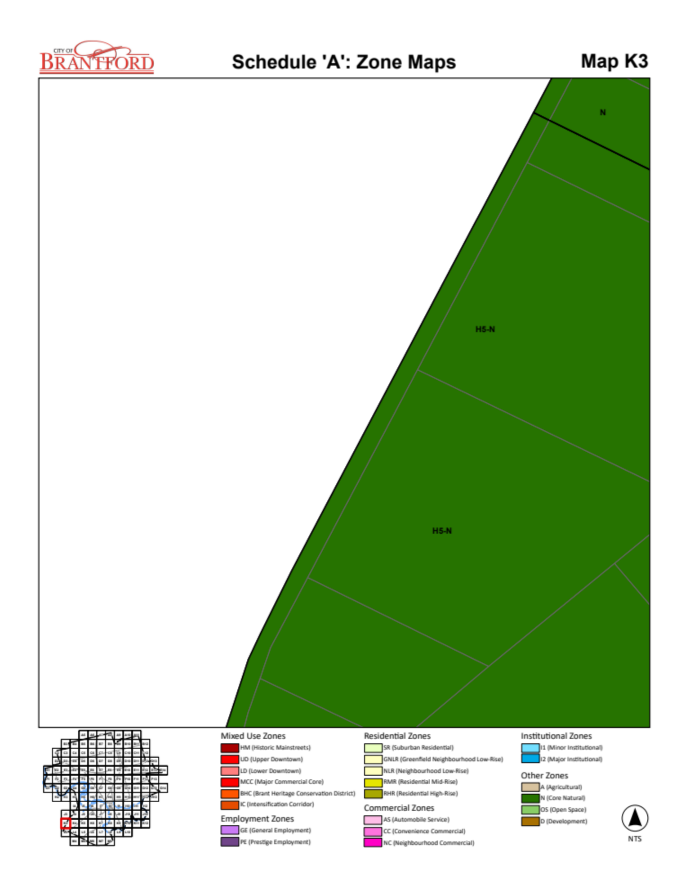


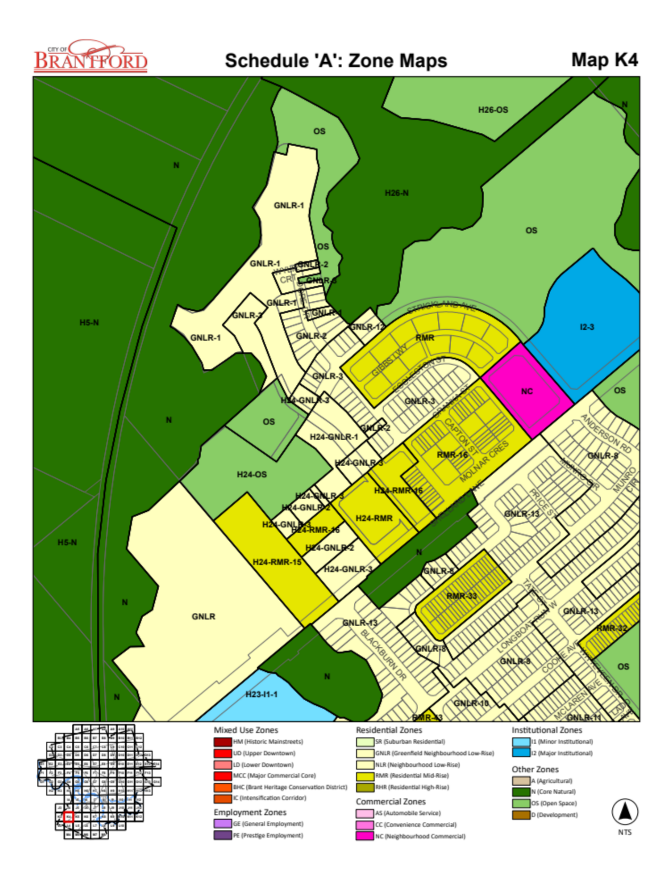
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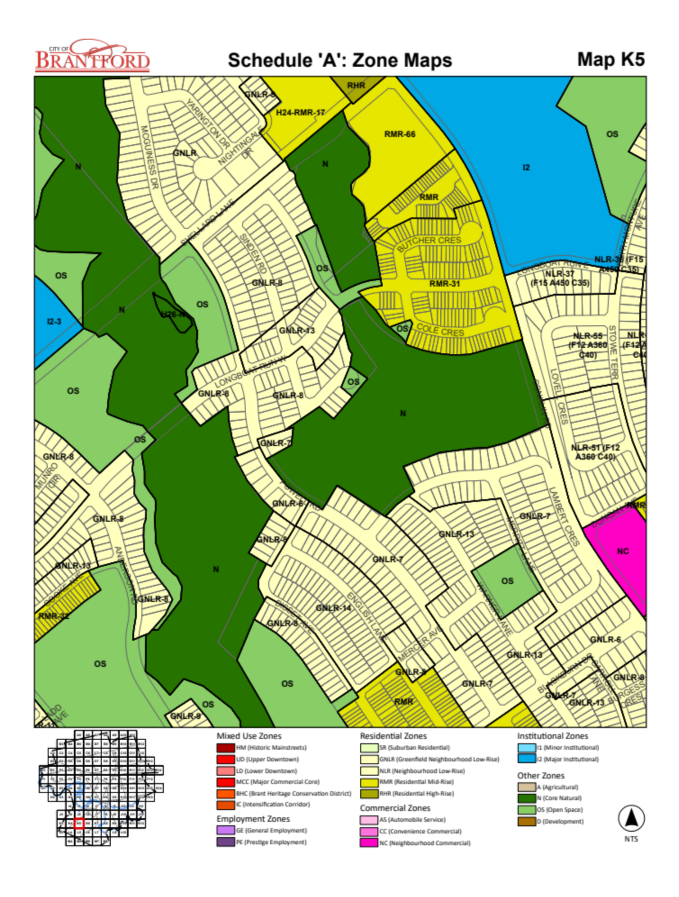


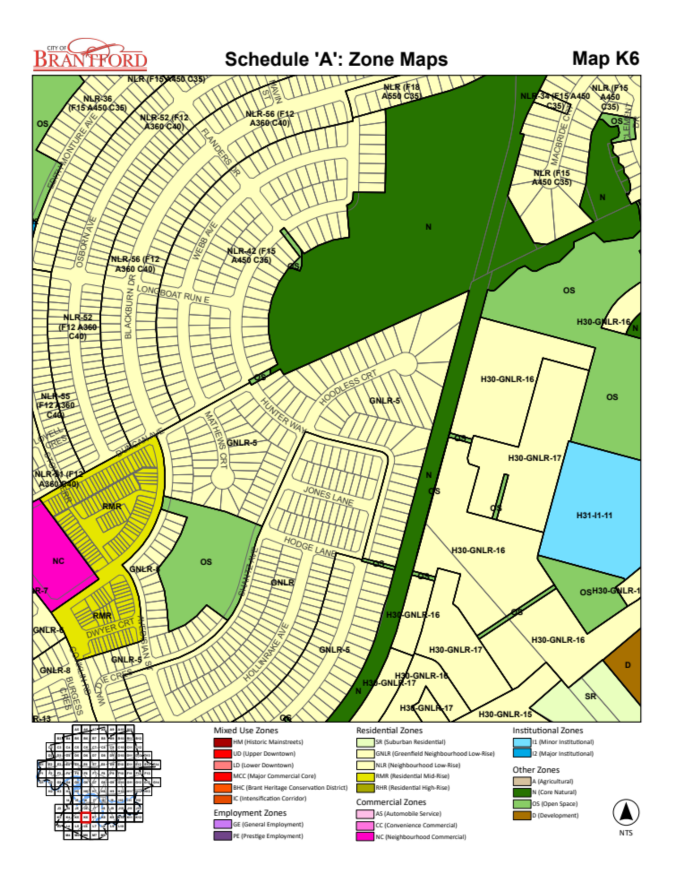


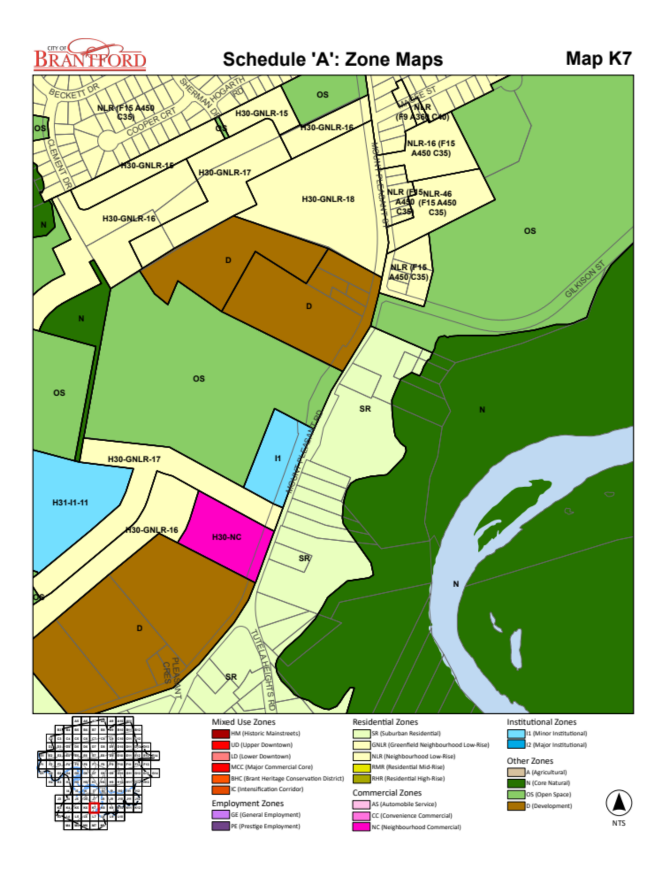


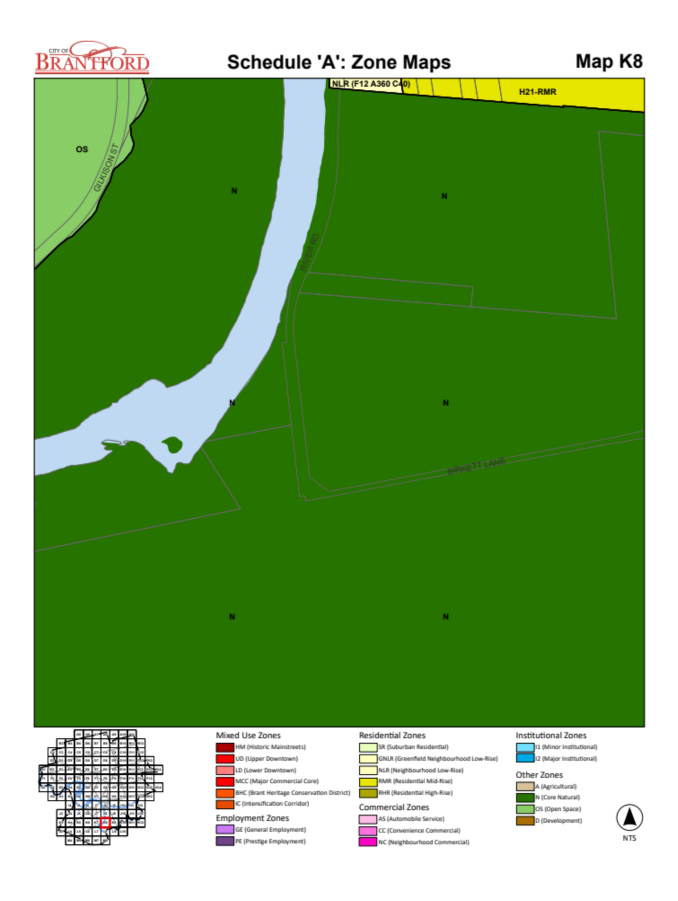


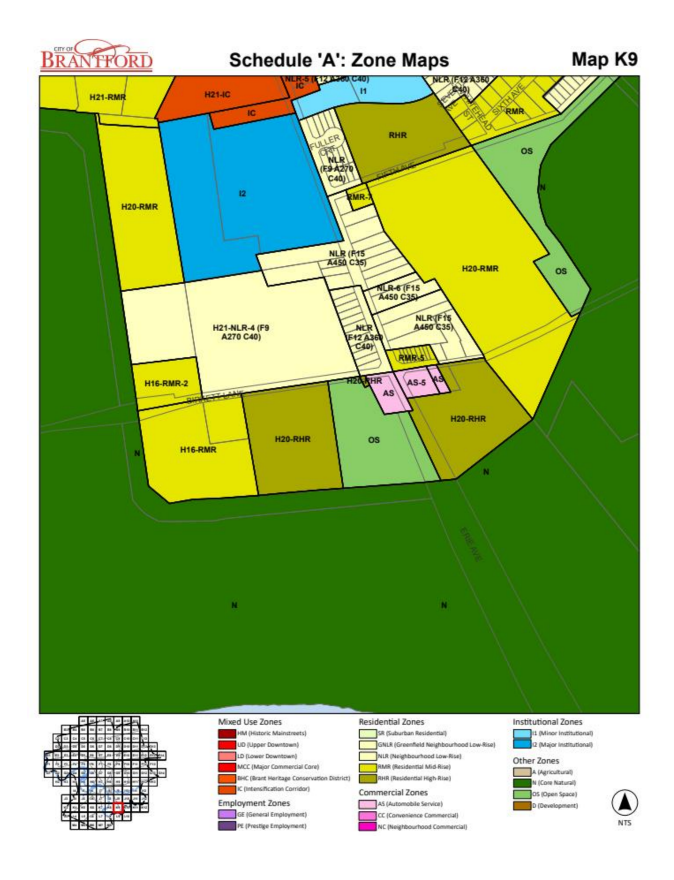


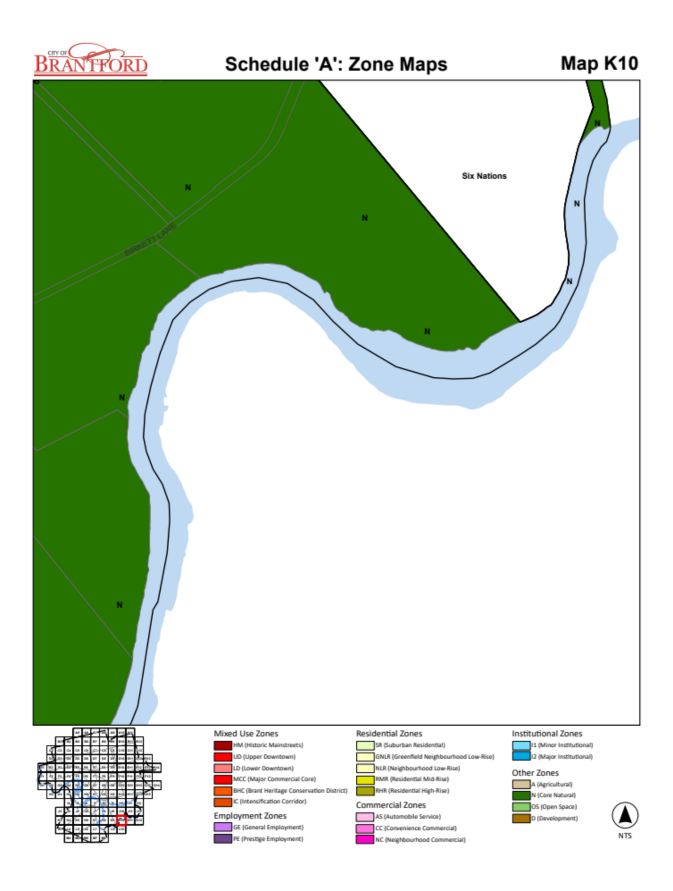


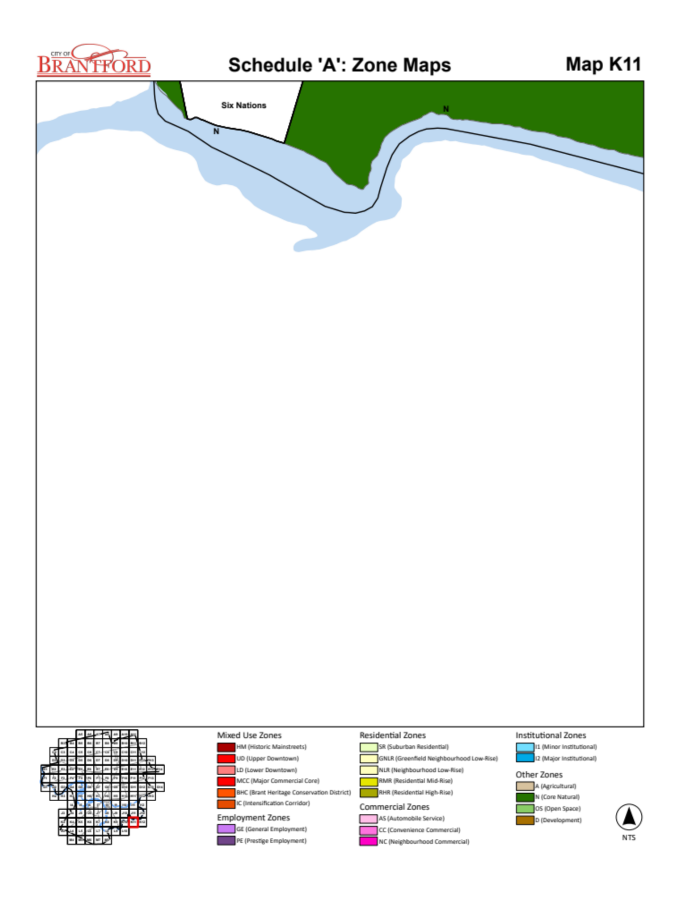


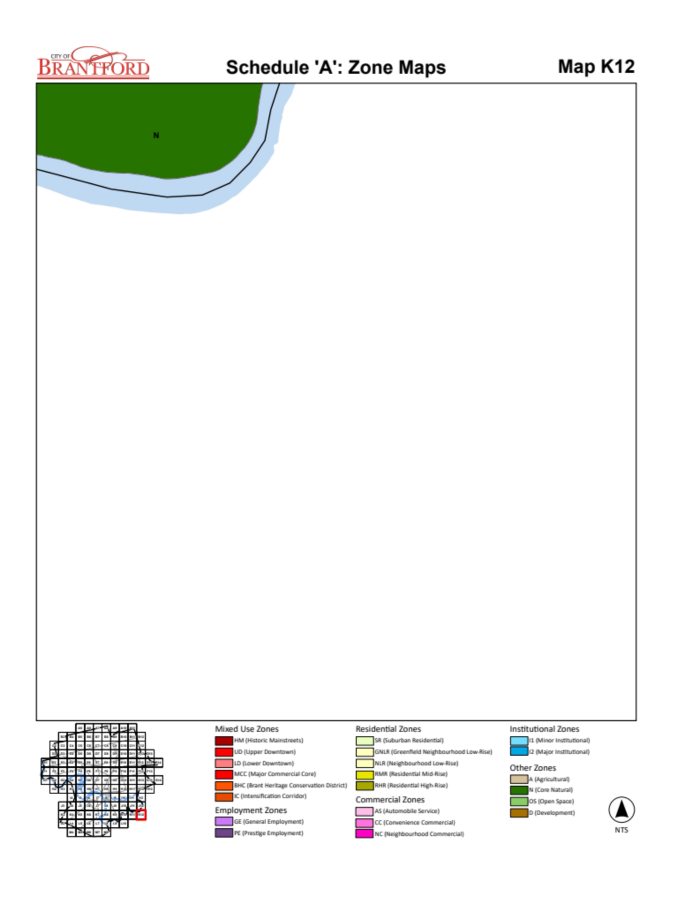


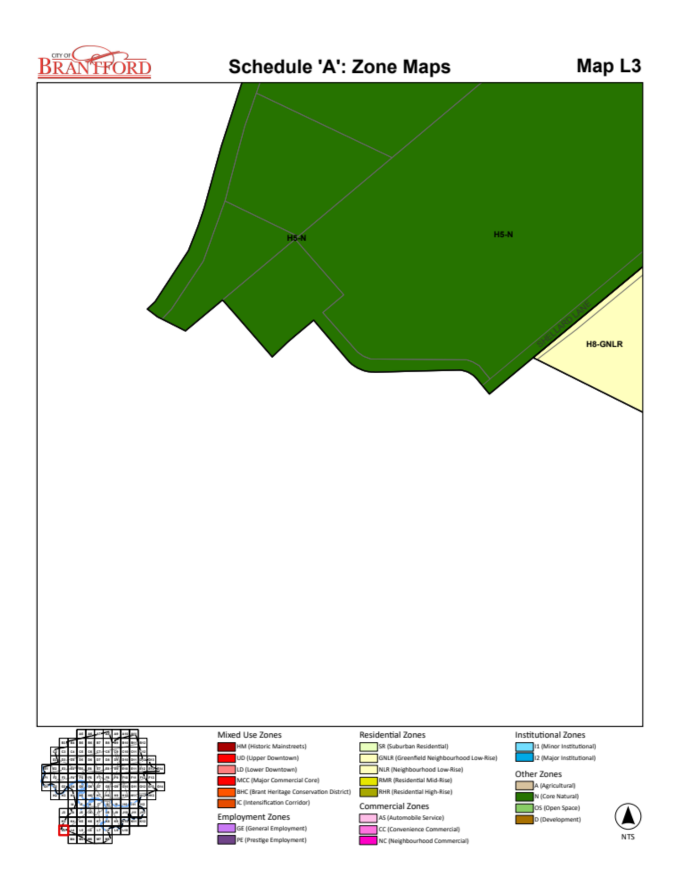


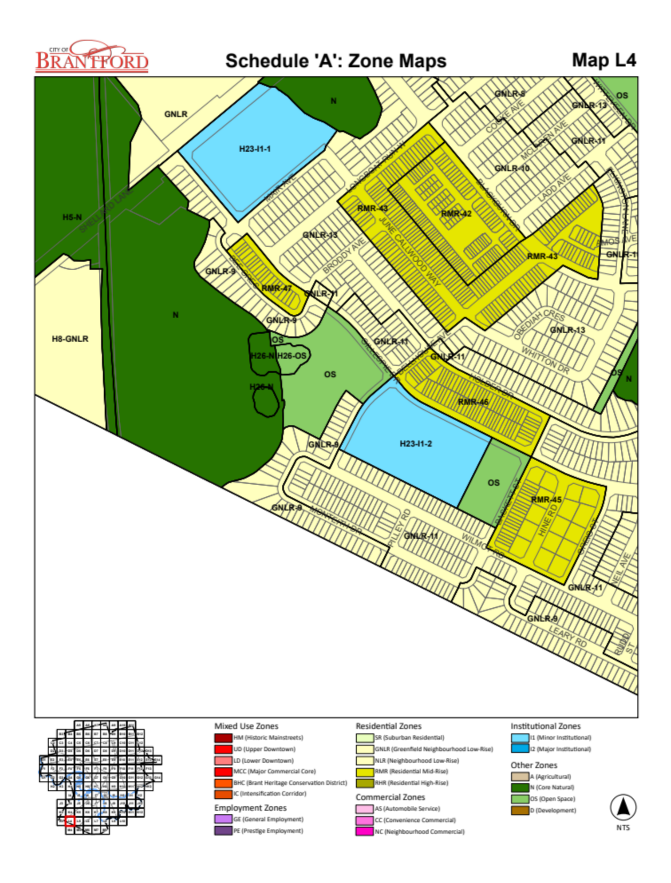


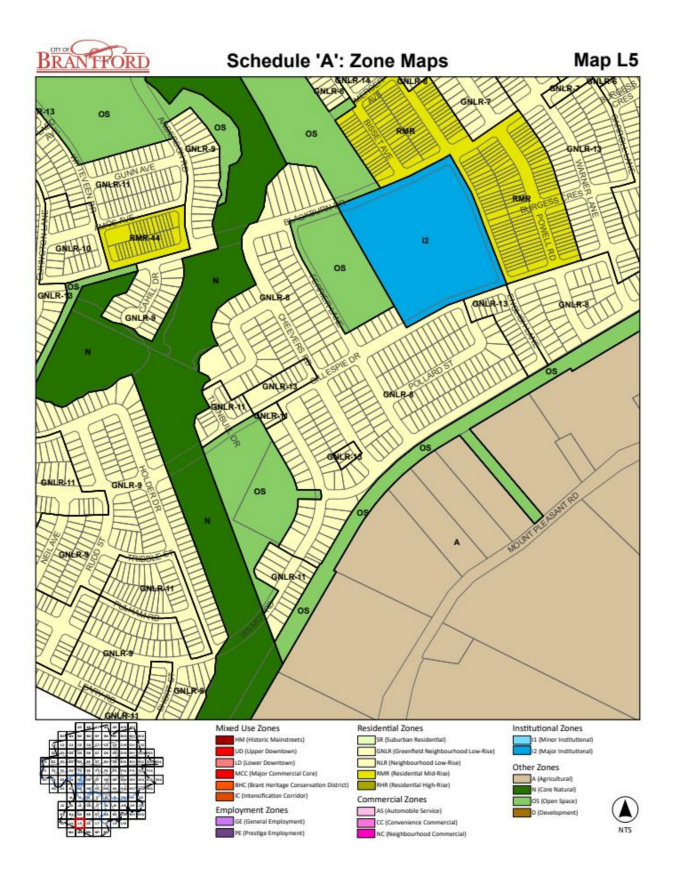


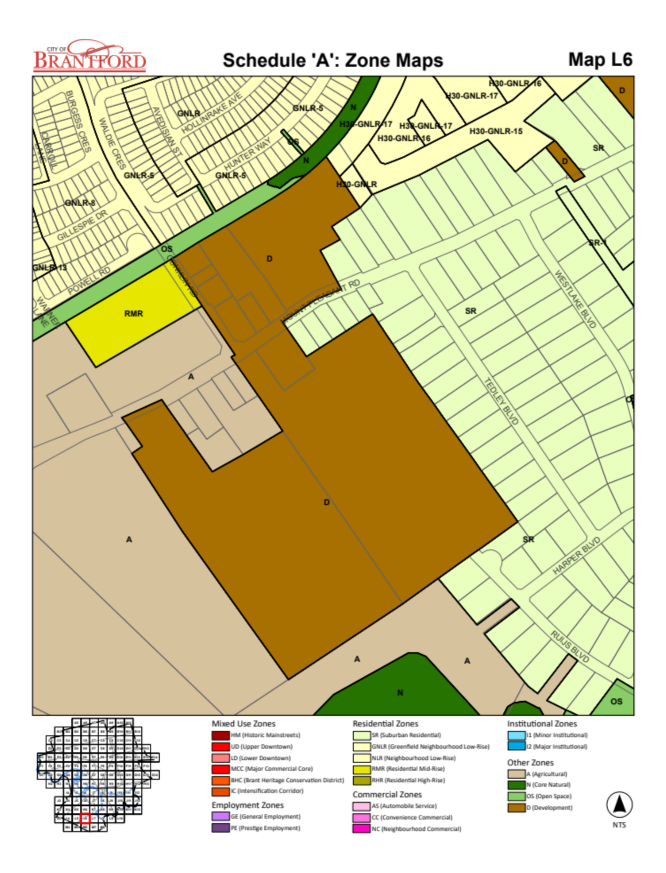


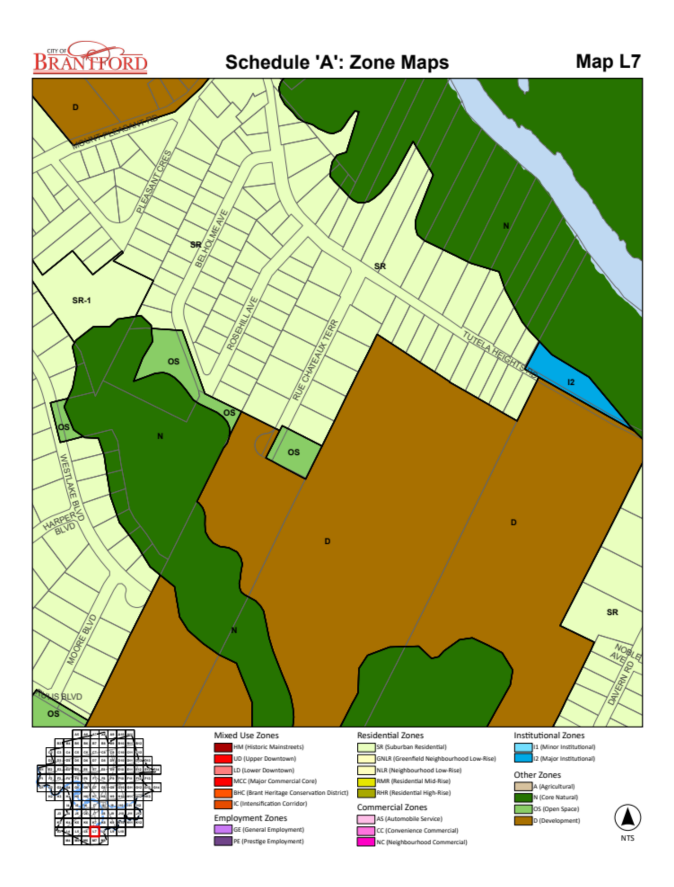


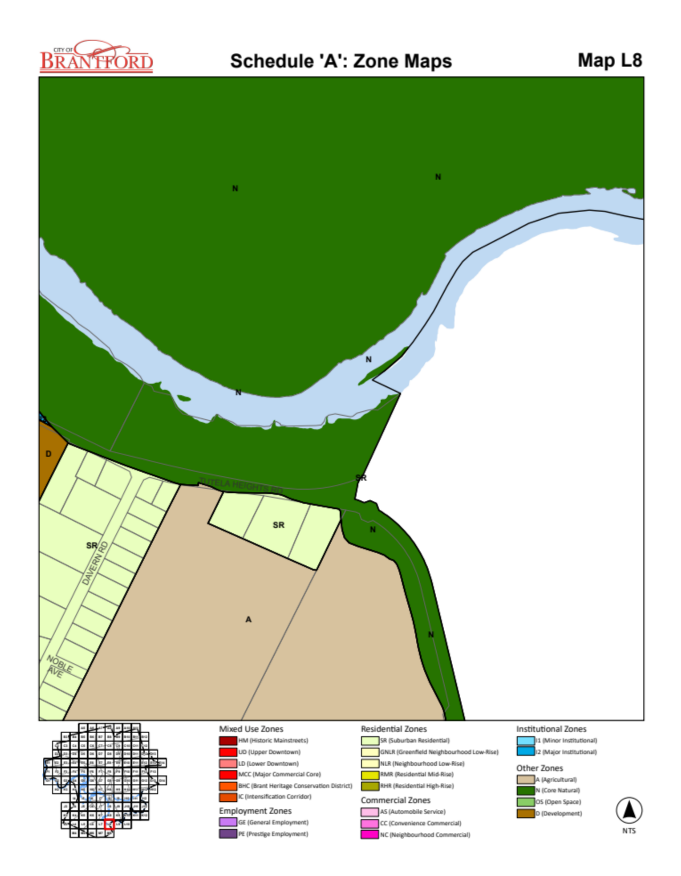


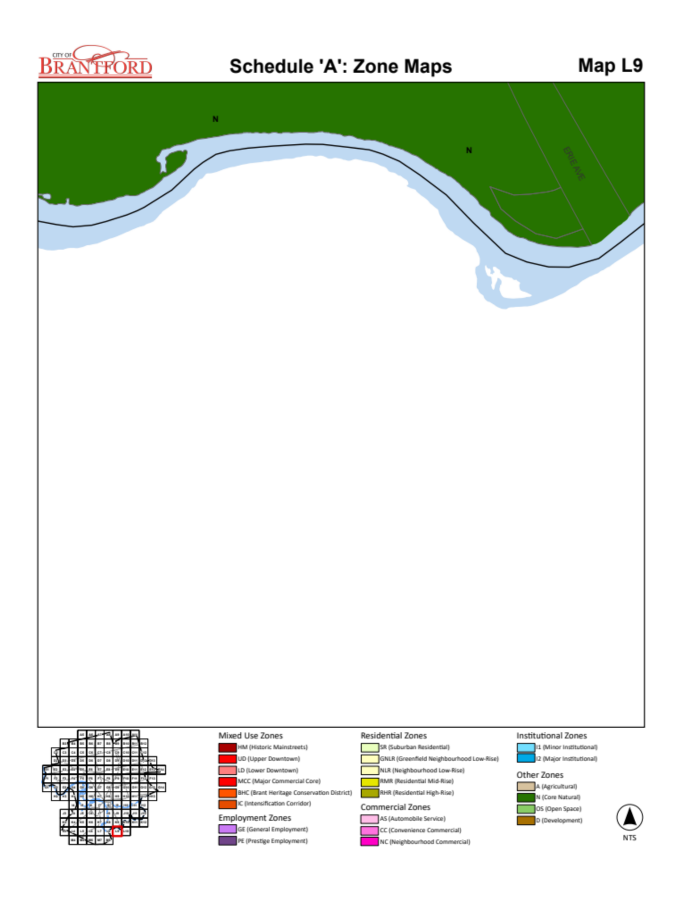


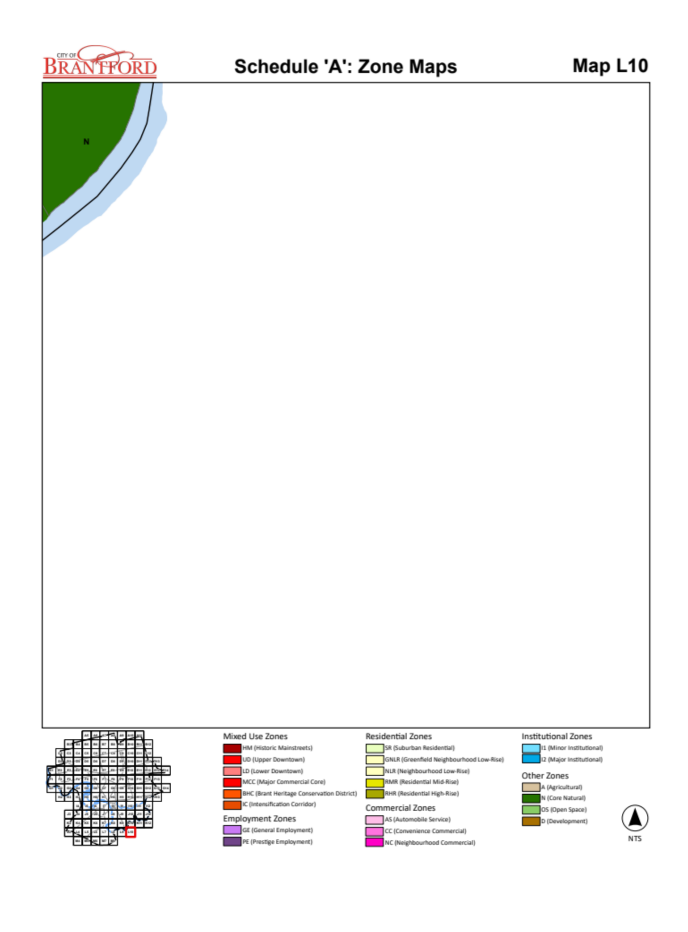


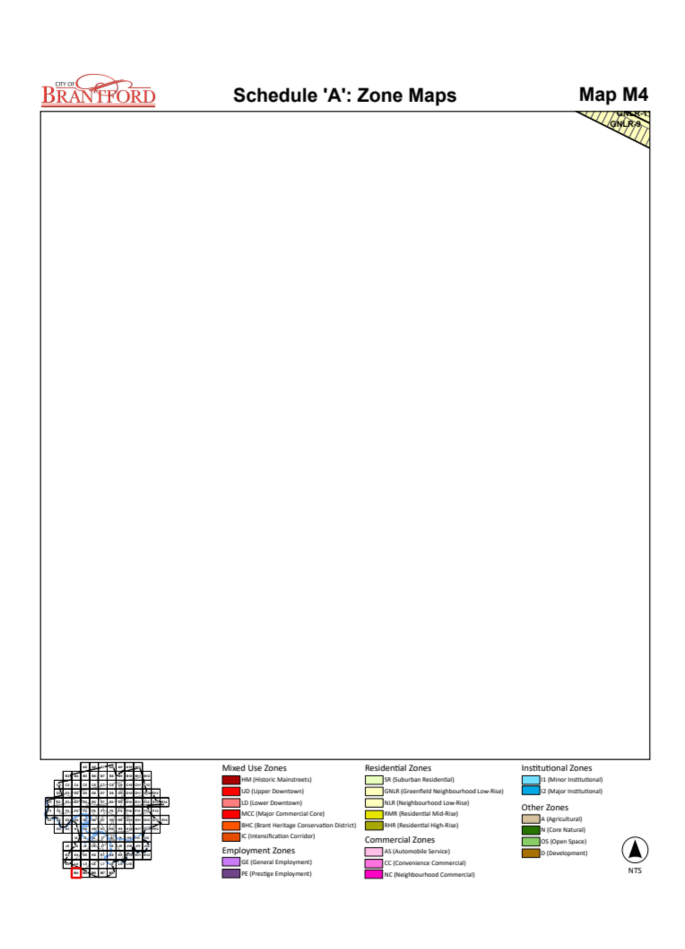


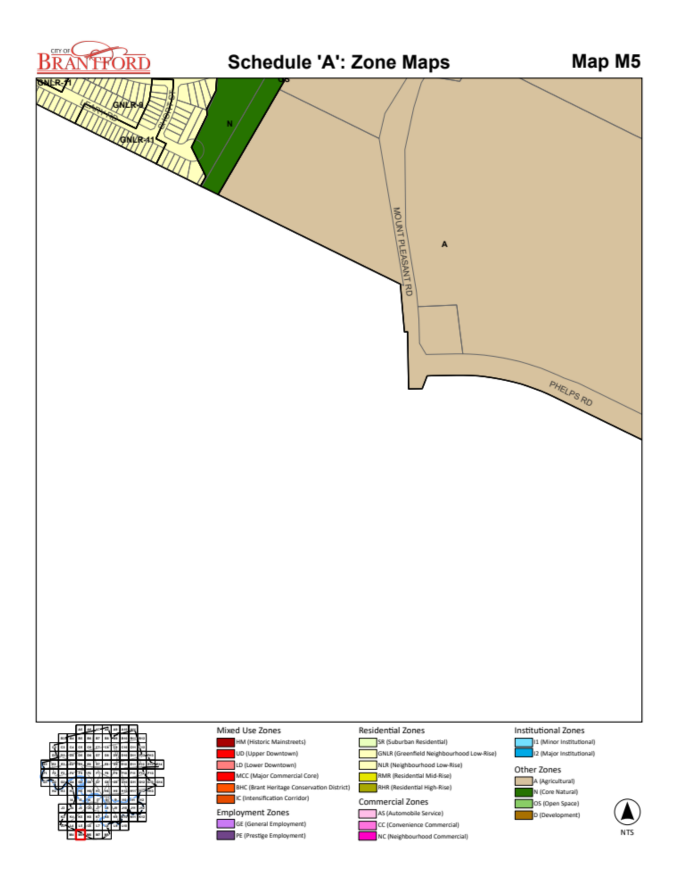


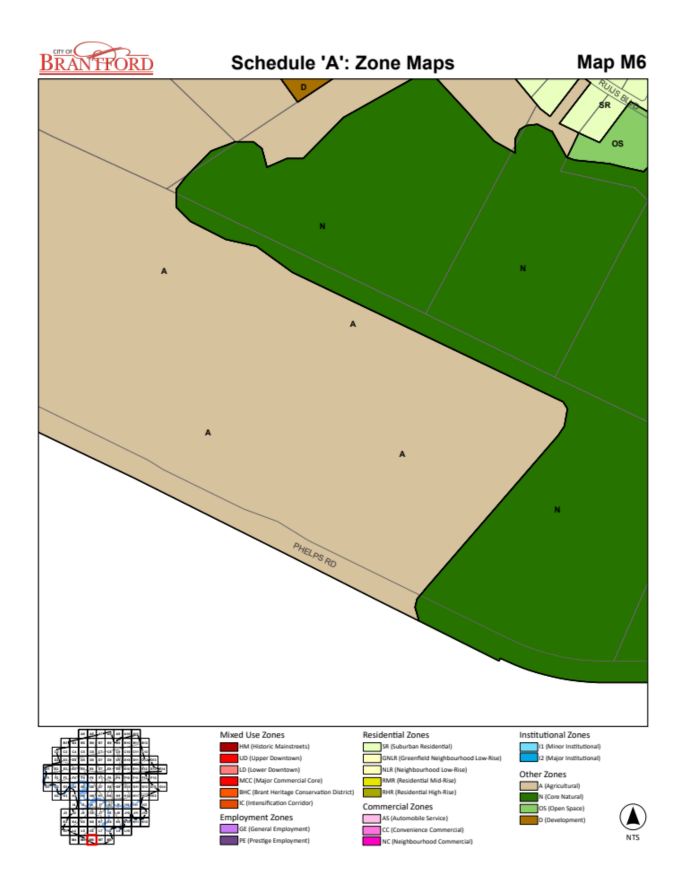


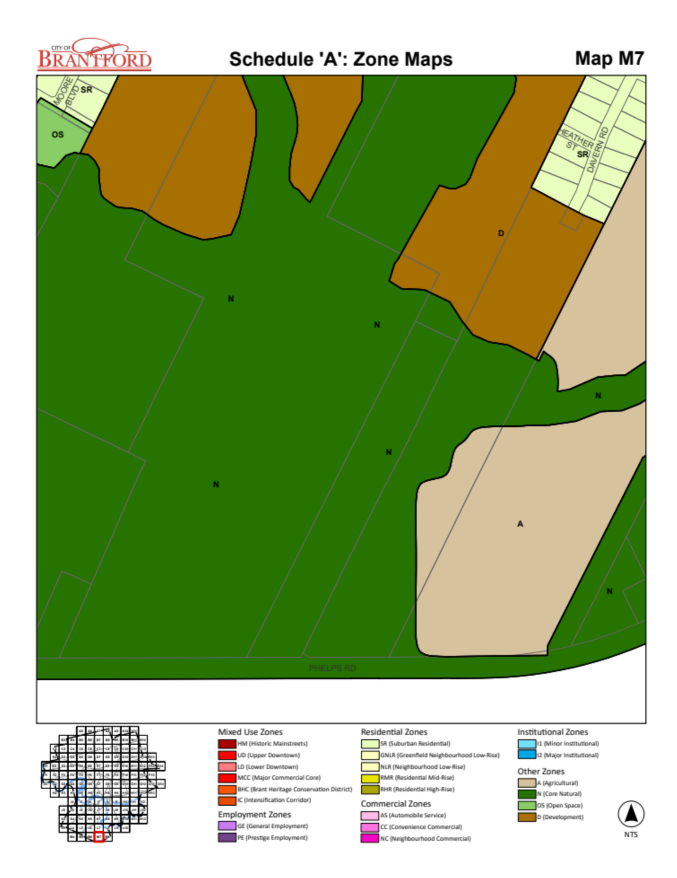


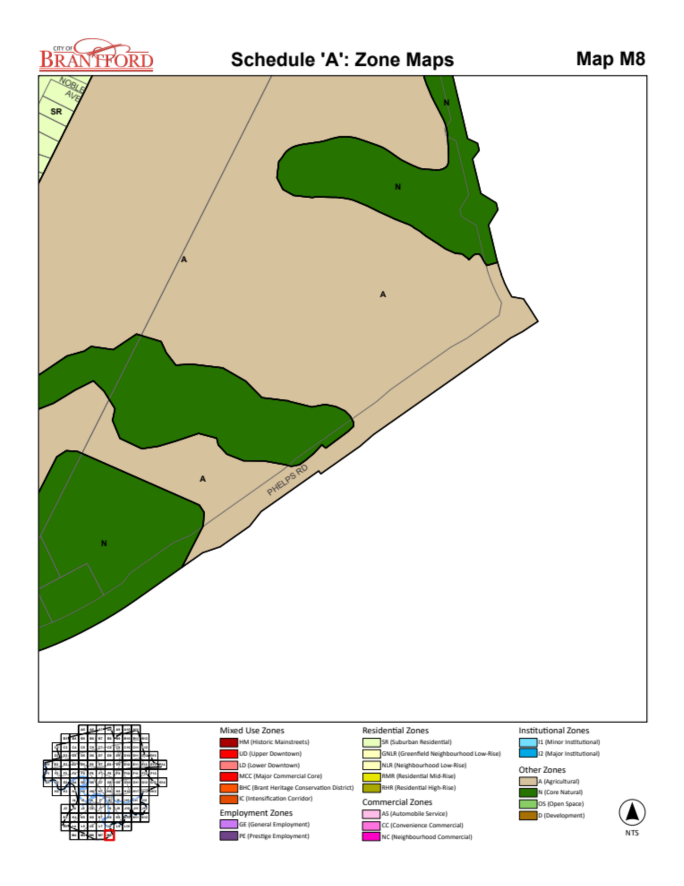


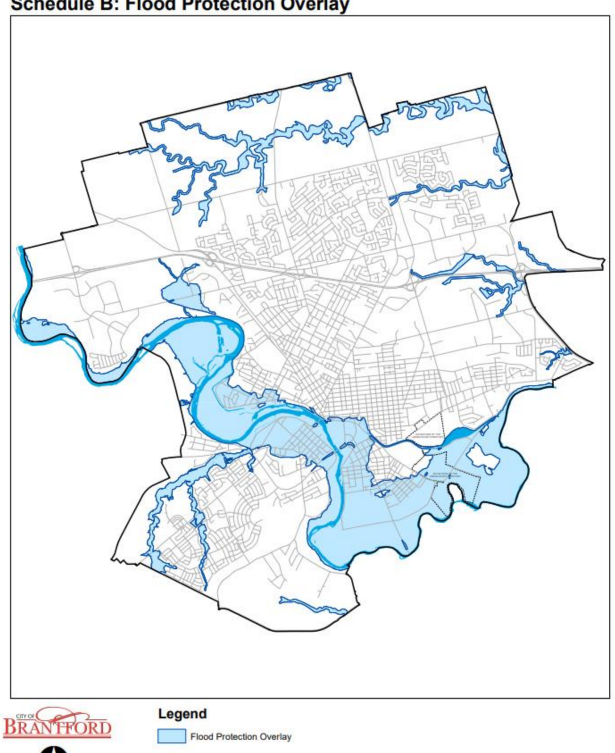






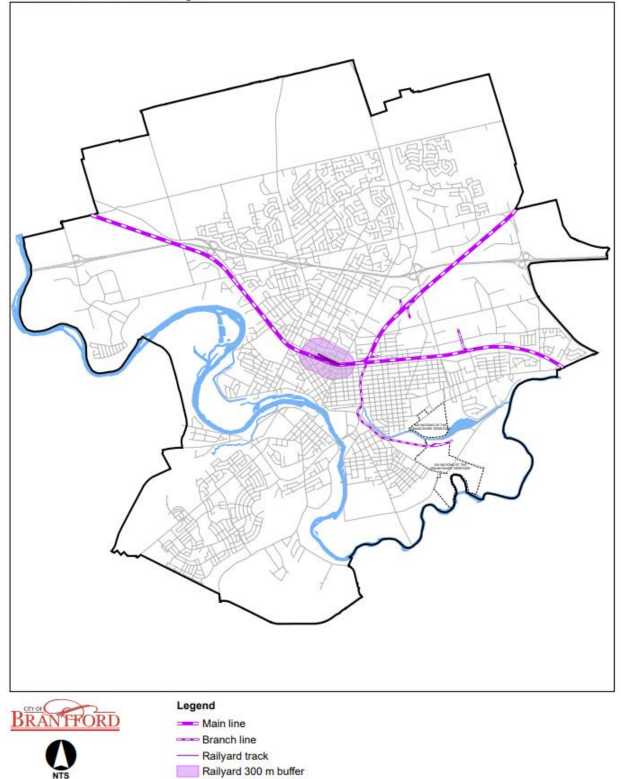


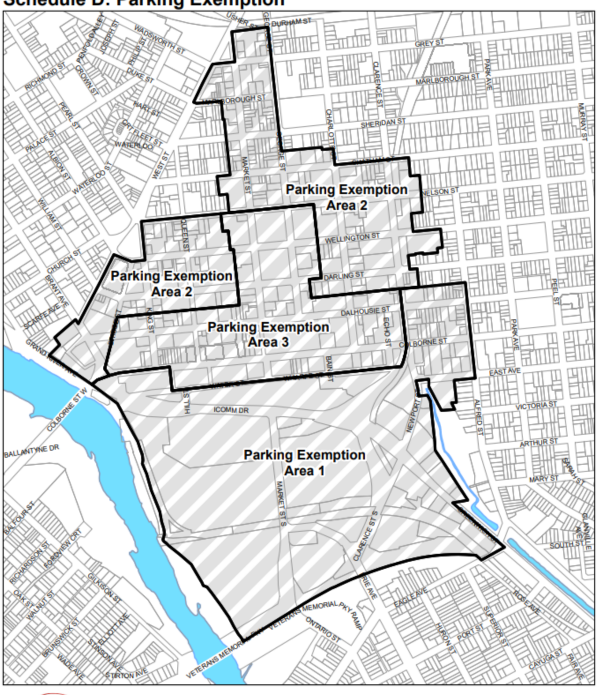




Schedule B: Flood Protection Overlay

Schedule C: Railways





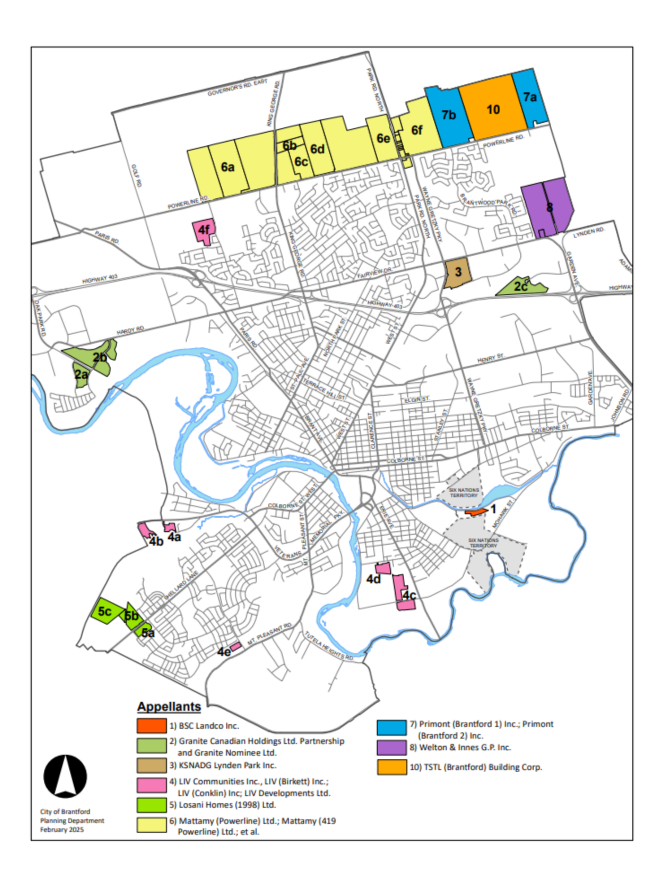
Schedule D: Parking Exemption



Legend Parking Exemption Areas



SCHEDULE "B"



Appellant	Map No.	Address(es) under Appeal
BSC Landco Inc.	1	555 Greenwich St.
Granite Canadian Holdings Limited Partnership and Granite Nominee Inc.	2a	4 Bowery Rd.
	2b	1, 2, 9, 12, 15 and 21 Wright St.
	2c	107 and 115 Sinclair Blvd.
KSNADG Lynden Park Inc.	3	84 Lynden Rd.
LIV Communities Inc.; LIV (Birkett) Inc.; LIV (Conklin)	4a	620 Colborne St. West
Inc.; LIV Developments Ltd.	4b	660 Colborne St. West
	4c	88, 91 and 92 Birkett Lane
	4d	92 Baldwin Ave.
	4e	313 Conklin Rd.
	4f	Block 39, Plan 2M1841, and PT Lt 27, Con 2, Being PT1, 2R2990, Except Plans 1672, 1797, 2M1841 & PT 1, 2R3060, and Block 40 Plan 2M1841, Brantford, Ontario
Losani Homes (1998) Ltd.	5a	501 Shellard Lane
	5b	544 Shellard Lane
	5c	98 Pleasant Ridge Rd.
Mattamy (Powerline) Limited; Mattamy (419 Powerline) Limited; Mattamy (466 King Geroge) Limited; 1000089067 Ontario Limited	6a	505 Powerline Rd.
	6b	460 and 466 King George Rd.
	6c	419 Powerline Rd.
	6d	Powerline Rd. (No civic number)
	6e	317 Powerline Rd.
	6f	291 Powerline Rd.
		Powerline West Block Plan Area

		Powerline Central Block Plan Area
Primont (Brantford 1) Inc.;	7a	163 and 169 Powerline Rd.
Primont (Brantford 2) Inc.	7b	239 and 251 Powerline Rd.
Welton & Innes G.P. Inc.	8	299 Lynden Rd.
		Lynden Gardens Block Plan Area
TSTL (Brantford) Building Corporation, FHC (211 Brantford) Limited, 2546417 Ontario Inc., Hans Holding (Brantford) Limited	10	177 and 211 Powerline Road.
(Non-Appellant Parties)		