<u>APPENDIX B –</u> <u>MATTERS TO BE DEALT WITH</u> <u>IN THE SUBDIVISION AGREEMENT</u> <u>OR THROUGH TOWN STANDARDS</u>

Town File No.'s: Z. 1317.04 & 15003/1317 Draft Plan Dated on May 16, 2016

This approval applies to the draft plan of subdivision (24T-15003 prepared by Korsiak Urban Planning dated May 16, 2016 illustrating 91 blocks) The conditions that will be incorporated into the Subdivision Agreement are as follows:

CONDITIONS TO BE INSERTED INTO SUBDIVISION AGREEMENTS (Town and/or Regional Municipality of Halton) CLEARANCE AGENCY

- 1. The Owner acknowledges that the Town may require **redline revisions** to the OAK (PS) draft plan to ensure property alignment with existing or proposed lots, blocks, streets, and/or facilities on lands adjacent to this draft plan.
- 2. That the Owner agrees to submit a revised **Planning Statistics Spreadsheet** to OAK (PS) the satisfaction of Planning Services based upon the registration of M-Plans.
- 3. That the Owner acknowledges that any eligible Development Charge OAK (F) reimbursements will be in accordance with the Town's Development Charge By-law. The Owner agrees to submit progress reports for any Development Charge reimbursable items identified to be reimbursed through Development Charge credits, whether repaid through Development Charge credits or other means, in a form satisfactory to the Town's Finance Department. The Owner further agrees to abide by the Town's requirements for matters dealing with Development Charge credits.
- 4. The Owner acknowledges that **work completed on behalf of the Town** shall OAK (DE)(F) not exceed the estimated values contained within the subdivision agreement and that the Town will not accept any further progress certificates relating to the Schedule 'K' works and will not consider the payment of said progress certificates received after the assumption of the subdivision by the Town. The Owner further acknowledges that work done on behalf of the Town may not be reimbursed until funded in the Town's approved capital budget.
- 5. The Owner agrees to provide notice to prospective purchasers upon the OAK (DE) completion and approval of the **Composite Utility Plan** showing the location of all community facilities (community mail boxes, bus shelter and stops, street trees, sidewalks, street light poles, hydrants, cable boxes, transformers or any other above grade facilities) to the satisfaction of staff and that this plan be displayed in the sales office.
- 6. That the Owner's engineer provide certification that all **Erosion and Sediment** OAK (DE)

Controls are in a state of good repair and Stormwater outfalls are operational to the satisfaction of the Development Engineering Department prior to building permit issuance.

- That the Owner agrees to implement their applicable Minutes of Settlement / OAK (PS, Agreements i.e North Oakville Master Parkland Agreement) with the Town of POS)(DE)(F) Oakville to the satisfaction of the Town.
- 8. That the Owner agrees to construct stormwater management facilities OAK (DE) according to the approved plans and reports for this subdivision. Additionally the Owner agrees to monitor and maintain the facilities until they are accepted by the town. The Owner shall provide a monitoring procedure and schedule for all stormwater management facilities / works immediately after all stormwater management facilities / works become operational. All monitoring shall be in accordance with the requirements of the approved EIR / FSS, Development Engineering Procedures and Guidelines Manual and North Oakville Monitoring Guidelines. Monitoring and maintenance is to be undertaken by the Owner for a minimum period of 2 years once all stormwater management works become operational and stabilized or at the Town's discretion for a minimum period of 2 years following construction of the majority of the contributing drainage area in accordance with the approved Operations Maintenance and Monitoring Program. Should the monitoring results fail to demonstrate to the satisfaction of the Town of Oakville, acting reasonably, that the performance of the stormwater management facilities / works is in accordance with acceptable engineering practices, the Owner shall take immediate remedial action.
- 9. That storm sewerage, lot grading and street grading must be to the satisfaction OAK (DE) of the Development Engineering Department, in accordance with the Development Engineering Procedures and Guidelines Manual.
- 10. The Owner agrees to pay for electricity supplied to light the streets in the OAK (DE) development until such time as the first homeowners take possession. This will include the supply of power to the street lights, the commodity cost, transmission and independent electricity marketing operator charges, distribution charges and administration fees, details of which will be outlined in the subdivision agreement. Lighting shall conform to the current Town 'LED' requirements.
- 11. The Owner shall agree to **deposit mylars and digital discs** (.dwg file format) of OAK (DE) the registered plan of subdivision to the satisfaction of the Town.
- 12. That the Owner agrees to pay for and install all required **temporary signage** as OAK (DE) per the approved Traffic and Parking Management Plan prior to the issuance of any building permits and agrees to ensure that these temporary signs are maintained throughout the construction phase or until the permanent signage is installed.
- 13. That the Owner agrees to pay for and install all **permanent signage** within six OAK (DE) (6) months of the first building occupancy as per the approved Traffic and Parking Management Plan. In the event that the Owner fails to install the permanent signage in the required timeframe the Town may carry out the work on behalf of the Owner, and will charge the Owner a 100% administration surcharge for all costs incurred by the Town in carrying out this work

- 14. That the Owner shall place **public and educational signage** within the OAK (DE) stormwater management Blocks to identify the general operation of the stormwater management facilities and list public restrictions for recreational use all to the satisfaction of the Engineering and Construction Department.
- 15. That the Owner agrees within the subdivision agreement to deliver to the Town OAK (DE) the following materials to accommodate **PSAB requirements** (hereinafter in this section referred to as the "Materials") within the times herein provided:
 - a) Prior to registration of the Plan, a table in form and content acceptable to the Town and certified accurate by an Ontario Land Surveyor, setting out the area of all lands to be dedicated to the Town pursuant to this agreement, including rights of way (herein after referred to as the "Dedicated Lands");
 - b) Prior to acceptance of Maintenance, a table in form and content acceptable to the Town, and certified by the Owner's Engineer, setting out all materials used in the Town's Work, the dates of their respective installation, together with certification of their fair market value at installation; and
 - c) Prior to assumption of the Plan, updated certification by the aforementioned Ontario Land Surveyor, Owner's Engineer or Appraiser as applicable, of the Materials and their current fair market value in form and content acceptable to the Town, together with certification in the manner and by the persons set out herein of any works to be assumed by the Town and not previously certified.
- 16. That the Owner agrees that all **roadways** are to be designed to Town of OAK (DE) Oakville standards and partial roads within the draft plans are not permitted, unless other suitable arrangements are made with the Director of Development Engineering.
- 17. In the event that required subdivision land use and **notice signage** becomes OAK (DE) damaged and/or missing from their original approved locations, the Town may re-install signage on the Owner's behalf and the Owner shall reimburse the Town for such works.
- 18. That the Owner satisfies the **telecommunications** provider with respect to their OAK (DE) land requirements and agrees to permit all electrical and telecommunication providers who have signed the Town's access agreement to locate on the roads within the plan and that the Owner allow these services to connect to the buildings, all to the satisfaction of the Town.
- 19. That the Owner shall provide in each of the sales offices a **large coloured map**, OAK (DE) not less than 1.5 metres by 2 metres, of the approved land use plans to date and/or where applicable, the land use plans approved in the Official Plan for the overall community together with a copy of the Town of Oakville Official Plan and a prominent note indicating that further information can be obtained from the Oakville Planning Services Department.
- 20. a) That the Owner acknowledges that during the active construction process it OAK (DE)

is anticipated that **sediment accumulation** in the stormwater management pond will occur at an above average rate compared to the rate for a stabilised condition. Based on this assumption the Owner agrees to monitor the sediment accumulation level and clean the pond periodically to ensure its operational efficiency is maintained. Prior to assumption a condition and monitoring report is to be prepared by the Owner's Engineer which is to outline the monitored performance of the pond as documented over time and the current state of sediment level within the pond. The Engineers report will make recommendations with respect to any maintenance required at the time of the requested assumption and itemise such items which the Owner will be required to remediate prior to the assumption.

- b) That the Owner agrees, at the time of the requested assumption, to provide an up-to-date **bathymetric survey** to determine the sediment level within the storm water management pond. If the accumulated sediment level is less than 25% of the design sediment storage volume within the fore-bay and/or main bay area of the pond, the Owner will provide a cash-in-lieu payment to the town for future clean-out based on an amount to be determined. Notwithstanding the above, should the sediment accumulation exceed 25% of the design sediment storage volume, the Owner agrees to clean out the pond.
- c) That the Owner agrees that the Town shall retain **securities for any Stormwater Management Facility** for at least a minimum two year maintenance period after the construction and stabilization of the stormwater management pond, or at the Town's discretion, for a minimum 2 year period following the assumption the majority of contributing development plans. The value of this security will be determined by the Town based on the size of any pond as well as the number of contributing plans.
- 21. That the Owner designs, constructs and has in operation all necessary **flood** OAK (DE, **control structures and stormwater outfall structures** prior to the issuance of POS) any building permits to the satisfaction of the Conservation Halton and CH Development Engineering Department and Parks and Open Space Department.
- 22. That the Owner install a 1.2 metre high black vinyl coated chain link fence, or OAK (PS, equivalent barrier as approved by the Town, along the common boundary line, POS, DE) setback 0.15 metres on Town property, between the Natural Heritage System / CH parkland/stormwater management facility Blocks 1, 5, 12, 17, 31, 38, 39, 52, 53, 76, 75, 88 and the abutting lots and blocks. The fence must be installed prior to occupancy on adjacent lots in order to ensure there is no encroachment by the builder or homeowner into the natural heritage system / parkland / stormwater management facility (where applicable) Blocks 1, 5, 12, 17, 31, 38, 39, 52, 53 76, 75, 88 to the satisfaction of the Planning Services Department, Development Engineering Department, Conservation Halton and Parks and Open Space Department. And further that the Owner provide a legal survey, prepared and signed by an OLS), confirming the location of all fencing installed in 100% on public property and also confirming that there are no known encroachments at the time of assumption.
- 23. That the Owner retain the services of a landscape architect in good standing OAK (PS,

with the OALA from a roster of pregualified landscape architectural consultants POS, DE) and agrees to provide for the preparation and submission of landscape plans CH including planting, grading, sodding, fencing and the design of park facilities together with cost estimates for the open space system including parkland, walkways, valley land / natural heritage system buffer areas and stormwater management facilities; and further, that the applicant finance the provision of the park facilities and the implementation of the landscape plans to the satisfaction of the Planning Department, Parks and Open Space Department and Development Engineering and in accordance with the Town's Development Charges By-law. Native non-invasive species shall be planted for lands adjacent to Natural Heritage System Block 77, including swales and stormwater management facilities, and within Conservation Halton's regulated area. And further, that the Owner prepare a facility fit plan for any neighbourhood park blocks confirming that the expected program elements may be incorporated. This will include any and all active sports fields, their associated buffer requirements and all supporting amenities.

- 24. That the Owner agrees at their cost to implement a **municipal tree planting** OAK (DE, **program** for all public roads in accordance with the approved Composite POS) Utility Plan and/or Tree Planting Plan. The selection of species, calliper and timing of work shall be undertaken to the satisfaction of the Development Engineering Department and in accordance with the latest Town standards and specifications within the final and approved North Oakville Urban Forest Strategic Management Plan, where applicable.
- 25. That the Owner agrees to submit **prior to Assumption** an inventory of all OAK (POS, boulevard trees planted by species, size, and x/y coordinates in a digital format DE) acceptable to the Parks and Open Space Department and Development Engineering.
- 26. That the Owner warranty all **boulevard street trees** and trees planted in open OAK (DE, space areas for a period of 2 years from the date of planting and agrees to POS) maintain in a healthy condition all trees until Assumption or to the end of the warranty period, where the warranty extends beyond assumption.
- 27. That the Owner agrees to place **topsoil** on lots, boulevards and parkland in OAK (POS, accordance with approved Town standards. DE)
- 28. That the Owner implements a **monitoring program** to the satisfaction of the OAK (DE) Town and Conservation Halton for Erosion and Sediment control, stormwater management facilities, modified streams and stormwater management works, municipal services and trails with the Natural Heritage System, in accordance with the Water Resources Final Mediation Reports (Ontario Municipal Board) dated 30 August, 2007. The Owner shall submit monthly sediment and erosion control reports during construction to the satisfaction of Conservation Halton and the Town of Oakville.
- 29. That the Owner agrees to **post acceptable securities** with the Town of Oakville OAK (DE) as part of the subdivision agreement, for the purpose of ensuring the POS construction and completion of all works identified on the approved engineering CH plans including the rehabilitation of any Natural Heritage System block or open space areas which may be disturbed during the development of the subdivision.

- 30. That the Owner shall prepare and implement at no cost to the Town, a OAK (DE, **landscape, restoration and enhancement plan for the stormwater** POS) **management facility** to the satisfaction of the Development Engineering CH Department, Parks and Open Space and Conservation Halton in accordance with the Town's stormwater management Landscaping Standards. The Owner shall be entirely responsible for the implementation of these features including all financial costs.
- 31. That the Owner agrees to not store **construction materials** on vacant lots and/or OAK (DE, open space blocks that abut lots which are occupied by homeowners. POS)
- 32. That the Owner agrees to implement **cycling and trails plans** in accordance OAK (POS) with the North Oakville Trails Plan, when finalized, and the enacted Development Charges By-law to the satisfaction of the Town.
- 33. That the Owner provides **a fire break plan** and other fire prevention measures OAK (FD) to the satisfaction of the Town of Oakville, where necessary.
- 34. That the owner agree that **any exposed soil** within a watercourse block, either as CH a result of realignment or rehabilitation works, will be seeded or otherwise stabilized within 24 hours of exposure to minimize the transport of sediment downstream;
- 35. That the owner agree that **no fill from the site may be dumped on or off-site** CH in an area regulated by Conservation Halton without the prior written permission of Conservation Halton.
- 36. That the Owner agrees to implement their applicable **Minutes of** CH **Settlement/Supplementary Minutes of Settlement / Agreements** with the OAK (L) Town of Oakville and Conservation Halton to the satisfaction of the Town and Conservation Halton.
- 37. That the Owner agrees that **native non-invasive species** shall be planted in CH accordance Conservation Halton Landscaping Guidelines for lands within and RMH (LPS) adjacent to all natural heritage systems, watercourses, and stormwater management facilities blocks and for all lands within Conservation Halton's regulated area.
- 38. That the Owner agrees to implement **a monitoring program** to the satisfaction CH of the Town and Conservation Halton for erosion and sediment control, RMH (LPS) stormwater management facilities, modified streams and stormwater management works, municipal services and trails with the Natural Heritage System, in accordance with the Water Resources Final Mediation Reports (Ontario Municipal Board) dated 30 August 2007.
- 39. That the Owner agrees to submit monthly (and after all rainfall events equal or CH greater than 10mm or significant snowfall events) sediment and erosion OAK (DE) control reports during construction to the satisfaction of Conservation Halton and the Town of Oakville.
- 40. That the Owner agrees to post acceptable securities with the Town of Oakville CH

as part of the subdivision agreement, for the purpose of ensuring the RMH (LPS) construction and completion of all works identified on the approved plans including the rehabilitation of any Natural Heritage System block or open space areas which may be disturbed during the development of the subdivision.

- 41. That the Owner ensures that there are no in or near water works undertaken CH during the fisheries window as defined by the Ministry of Natural Resources MNRF and Forestry (MNRF) and Conservation Halton.
- 42. That the Owner agrees that no fill from the site may be **dumped on or off-site** CH in an area regulated by a Conservation Authority without the prior written permission of the appropriate Conservation Authority.
- 43. That the Owner agrees to **not stockpile fill** within 15 metres of a watercourse or CH stormwater management block without prior written approval by Conservation Halton.
- 44. That the Owner agrees to include in the offers of purchase and sale to the CH homeowners for all lots adjacent to the watercourse block or other feature regulated by Conservation Halton, a statement which advises that the feature is regulated by Conservation Halton and **that encroachment is not permitted**, and that **vegetation shall not be manicured** in accordance with Ontario Regulation 162/06.
- 45. That the Owner acknowledges that all works which are the responsibility of the RMH (LPS) Owner to complete, shall be subject to general construction observation by a OAK (DE) **licensed Professional Engineer** of the Province of Ontario with all professional engineering fees paid by the Owner. The Owner's engineer must provide competent full time staff on site during construction activities to obtain the required "as constructed" field information, and to ensure general compliance to the best of his/her professional knowledge with the approved drawings and the Town and Region's Current Construction and Design Standards.
- 46. That the Owner agrees that **pre and post development storm water flows** from RMH (LPS) the site to the existing drainage system are maintained both during and after construction, such that there are no adverse impacts to the existing storm drainage system to the satisfaction of Halton Region's Development Project Manager.
- 47. That the Owner agrees to conduct a **survey of the static water level** and quality RMH (LPS) of all wells within 500 metres of the plan. The Owner further agrees to resolve any claims of well interruption due to the construction of municipal services to the satisfaction of the Region's Development Project Manager.
- 48. That the Owner acknowledges that development shall be subject to full RMH (LPS) **municipal water and sanitary sewer services** to the satisfaction of the Regional Municipality of Halton.
- 49. That the Owner shall submit a copy of the **approved sidewalk plan**, prepared OAK (DE) to the satisfaction of the Town of Oakville, to the Halton District School Board HDSB and Halton Catholic District School Board. HCDSB
- 50. That the Owner provides the Halton District School Board and Halton Catholic HDSB

District School Board a **geo-referenced AutoCAD file** of the draft M-plan HCDSB once all Lot and Block numbering configuration has been finalised. Should any changes occur after the initial submission to Lot and Block configuration or numbering on the draft M-plan the Owner shall provide a new AutoCAD file and a memo outlining the changes.

- 51. That the Owner agrees to erect and **maintain signs** at all major entrances into HDSB the new development advising prospective purchasers that a permanent school is not available and that alternate accommodation and/or bussing will be provided. The Owner will make these signs to the specifications of the respective School Board and erect them prior to the issuance of building permits.
- 52. That the Owner agrees to ensure that all new home buyers will be officially CP notified of the exact **Community Mail Box** locations prior to any house sales. Also that the owner shall post in a clear site a copy of the plan indicating the Community Mail Box sites at the sales office. This plan is requested to be completed and approved prior to the start of the House sales for the subdivision. Once the homeowner has closed their home sale, the developer shall notify all new homebuyers of the process to initiate Mail Delivery as well as the address of the local Post office where new homeowners can go and show their warranty documentation as well as a license for identification to begin the process of requesting mail delivery.
- 53. The Owner agrees to provide the location of all **Community Mail Boxes** on the CP approved Composite Utility Plan to the satisfaction of the Town and Canada Post.
- 54. The Owner agrees, prior to offering any units for sale, to display and maintain a CP map on the wall of the sales office in a place readily accessible to potential homeowners that indicates the location of all **Community Mail Boxes** within the development, as approved by Canada Post. Further, the Owner agrees to inform all homebuyers of the process to initiate mail delivery for their new home address.
- 55. The Owner agrees to provide a suitable and safe temporary site for **Community** CP **Mail Box** locations. This temporary mail box pad will be a compacted gravel area with a minimum of a single row of patio stones for mail box placement. Temporary pad specifications will be provided to the Owner during the siting process. This location must be set up a minimum of 30 days prior to first occupancies.
- 56. That the Owner acknowledges that where multi-unit or commercial, office or BC /Cogeco similar buildings are located, one or more conduit or conduits of sufficient size will be provided from each unit to the room(s) in which the **telecommunication facilities** are situated and one or more conduits from the room(s) in which the telecommunication facilities are located to the street line.
- 57. That the Owner acknowledge its responsibility to up-front the cost of any OH extension to the **electrical distribution system**.
- 58. That the Owner agrees to contact Oakville Hydro after draft approval and OH submit an "Offer to Connect" for the electrical distribution system.

59. That the Owner agrees to place the following **notification in all offers of** OAK (PS, **purchase and sale** for all lots and/or units and in the Town's subdivision DE)(POS) agreement to be registered on title: CH

HDSB

- a) "Purchasers of Blocks 28, 30, 26, 37, 36, 51, 53, 54, 55 are advised that HCDSB their properties abut lands which may be developed for **future mixed** CP **commercial and residential uses up to 5 storeys in height**"
- b) Purchasers of Blocks 17, 25, 27, 29, 32, 38 are advised that their properties abut lands which may be developed for **future residential development up to 12 storeys in height**"
- c) "Purchasers and/or tenants of lots or units in Blocks 1, 2, 5, 12, 17, 25, 26, 27, 28, 38, 39, 47 are advised that they abut a **Walkway/Vista Block** which will allow for public access."
- d) "Purchasers and/or tenants of lots or units adjacent to or near the Village Square, Neighbourhood Park or any other parkland and open space are advised that these parks, in whole or in part, may be vegetated to create a natural setting. Be advised that, in these areas, the Town may not carry out **routine maintenance** such as grass and weed cutting."
- e) "Purchasers and/or tenants of lots or units adjacent to or near the Village Square, Neighbourhood Park and servicing / walkway block abutting Block 74 are advised that these **open space areas** will be used for general active and passive public recreation and leisure uses, including but not limited to walkways (lit and unlit), bikeways, playgrounds, trails, sports field (lit or unlit), splash pad, visitor parking, and/or multi-use courts. In addition to daytime use, park facilities may be used in the evenings and on weekends."
 - f) "Purchasers and/or tenants of Blocks 1, 2, 5, 12, 17, 25, 26, 27, 28, 38, 39, 47 are advised that a walkway may abut the subject property consistent with the North Oakville East Trails Plan. During normal use of, and activity on, the walkway, some noise could occasionally be generated that may potentially interfere with outdoor activities on the subject property."
- g) "Purchasers and/or tenants of Blocks 1, 2, 5, 12, 17, 31, 38, 39, 47 are advised that the property is **regulated by Conservation Halton**. Conservation Halton must be contacted prior to any development occurring on the property."
- h) "Purchasers and/or tenants for all lots adjacent to the **Natural Heritage System**, a statement which advises that the Town reserves the right to install a public trail connection within these blocks. Further purchasers are advised that individual gate access to these blocks from their property is prohibited. In addition, dumping of yard waste or other household materials is also prohibited."
- i) "Purchasers are advised that the Town of Oakville's current street tree

planting standards, which are subject to change, are intended to have an average of one tree for every 12 metres of frontage to be considered for planting in order to accommodate future tree growth. This means that not every house is intended to receive a tree. Purchasers are also advised that the ability to accommodate the planting of a street tree within the public road allowance will be influenced by housing form, development setbacks, utilities, driveway width and location. The Town reserves the right, in its sole discretion, to determine whether a street tree will be planted at any particular location within the subdivision particularly on narrow building lots."

- j) "Purchasers are advised that **winter maintenance** and snow plowing from public streets and laneways will be done in accordance with the Council approved protocol and policies for snow removal."
- k) "Purchasers and/or tenants are advised that the homeowner's builder is responsible for the timing and coordination of **rectifying lot grading** matters which occur prior to assumption."
- "Purchasers and/or tenants are advised that prior to the placement of any structures in side and rear yards, the Zoning By-law should be reviewed to determine compliance and that a Site Alteration Permit may be required prior to proceeding to do any site work."
- m) "Purchasers and/or tenants are advised that **private landscaping** is not permitted to encroach within the Town's road allowance, public open space or Natural Heritage System area. Any unauthorised encroachments are to be removed by the homeowner prior to Assumption."
- n) "Purchasers and/or tenants are advised that an overall grade control plan has been approved for this Plan and further some lots will incorporate the drainage of adjoining lots through the design of **swales and rear lot catch basins**."
- o) "Purchasers are advised that any **unauthorized alteration of the established lot grading** and drainage patterns by the homeowner may result in negative drainage impacts to their lot and/or adjoining lots."
- p) "Purchasers are advised that the following street(s) in the area may be designated as interim or permanent bus routes, and that bus stops and shelters may be installed along the street(s): Streets xx"
- q) "Purchasers and/or tenants are advised that home/business mail delivery will be from designated Community Mail Boxes and that purchasers are to be notified by the developer/owner regarding the exact centralized mail box locations prior to the closing of any home sales. "
- r) "Purchasers are advised that the schools on sites designated for the Halton District School Board or Halton Catholic District School Board in the community are not guaranteed. Attendance in the area is not guaranteed. Pupils may be accommodated in temporary facilities and/or be directed to schools outside of the area."

- s) "Purchasers are advised that **school buses** will not enter a cul-de-sac and pick-up points will be generally located on through streets convenient to the Halton Student Transportation Services. Additional pick-up points will not be located within the subdivision until major construction activity has been completed."
- t) "Purchasers are advised that Village Squares will contain **children's play equipment** that may generate noise or nuisance to those homebuyers who purchase adjacent to parks and open space. Village Squares may also contain community mail boxes. Community Parks may also include the provisions for sports field lighting that may generate noise or nuisance to homebuyers who purchase adjacent to community parks."
- u) "Purchasers are advised that Town **Stormwater Management Ponds** will be subject to scheduled maintenance and periodic cleanout in accordance with Town requirements."
- v) "Purchasers are advised that **driveway entrance widenings** or modifications will not be permitted where they impact on the availability of on-street parking space. Property Owners must take note of the available parking space on their own private lot and purchase homes with knowledge that additional space for more personal / family vehicles may be limited or unavailable."
- w) "Purchasers of lots/units abutting, fronting and adjacent to the school site designated for the Halton District School Board are advised that temporary facilities/portables may be sited on the school site in order to accommodate pupils in excess of the school building capacity."
- x) "Purchasers are advised that Catholic school accommodation may not be available for students residing in this area, and that you are notified that students may be accommodated in temporary facilities and/or bussed to existing facilities outside the area. Halton Catholic District School Board will designate pick up points for the children to meet the bus on roads presently in existence or other pick up areas convenient to the Board."
- y) "Purchasers are advised that North Oakville is founded on the principle of public transit as a priority and as such buses with varying frequencies of services are expected to operate throughout the neighbourhoods. Residents are expected to accept bus operations, with their associated impacts as a reality along roadways of this community. Transit infrastructure including **bus stops and bus shelters** may be located on municipal streets within subdivisions either as temporary and/or permanent features."
- z) "Purchasers are advised that Public roads are expected to accommodate pedestrians, cyclists and vehicles of all types. Temporary and/or permanent **public parking along municipal roads** except laneways adjacent to any property can be made available for on-street parking by the public and is not reserved for use by the property Owner. This will be most evident in close proximity to parks, schools, laneways and

commercial or mixed use districts where visitors to these locations will be encouraged to park on-street in accordance with municipal requirements as on-site parking space will be minimal or non-existent.

aa) "Purchasers are advised that there is the potential for high water pressures within the subdivision"

In cases where offers of purchase and sale have already been executed, the Owner shall send a letter to all purchasers which includes the above statements.

LEGEND – CLEARANCE AGENCIES

BC	Bell Canada
Cogeco	Cogeco Cable
СР	Canada Post
HCDSB	Halton Catholic District School Board
HDSB	Halton District School Board
СН	Conservation Halton
MTCS	Ministry of Tourism, Culture and Sport
OAK (A)	Town of Oakville – Planning Administration
OAK (F)	Town of Oakville - Finance
OAK (L)	Town of Oakville – Legal
OAK (DE)	Town of Oakville – Development Engineering Department
OAK (PS)	Town of Oakville – Current Planning Services
OAK (LR)	Town of Oakville – Long Range Planning
OAK (Z)	Town of Oakville - Building Services Department, Zoning Section
OAK (FD)	Town of Oakville – Fire Department
OAK (POS)	Town of Oakville – Parks and Open Space Department
OAK (EC)	Town of Oakville - Engineering and Construction Department
OAK (T)	Town of Oakville – Transit
OH	Oakville Hydro
RMH (LPS)	Regional Municipality of Halton – Legislative and Planning Services
UG	Union Gas