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Comparison Chart for Housekeeping Amendment to Comprehensive Zoning By-Law 61-16 (February 2022)

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Table 1.0: – Formatting Errors / Omissions



Comparison Chart for Housekeeping Amendment to Comprehensive Zoning By-Law 61-16 (February 2022)

ltem	Existing By-Law 61-16					Proposed Revision to By-	Law 61-16			
1.1 Permissions		Zones				List of Uses	Zones			
for SWM Facility	List of Uses	NH	OS1	OS2	OS3	List of Uses	NH	OS1	OS2	OS3
(Table 14.1.1)	Agricultural Use	•				Agricultural Use	•			
	Boat Dock	•	•	•	•	Boat Dock	•	•	•	•
	Boat House	•	•	•	•	Boat House	٠	•	•	•
	Boat Ramp	•	•	•	•	Boat Ramp	٠	•	•	•
	Campground			•	•	Campground			•	•
	Cemetery		•			Cemetery		•		
	Community Centre			•		Community Centre			•	
	Conservation and Flood or Erosion Control Projects	•				Conservation and Flood or Erosion Control Projects	•			
	Fairground			•		Fairground			•	
	Forestry	٠	•			Forestry	٠	•		
	Golf Course			•		Golf Course			•	
	Mobile Refreshment Cart		•	•		Mobile Refreshment Cart		•	•	
	Place of Worship		•			Place of Worship		•		
	Public Park or Private Park	•	•	•	•	Public Park or Private Park	•	•	•	•
	Small-scale <i>structures</i> for passive recreational	•	•	•	•	Small-scale structures for passive recreational	٠	•	•	•



Comparison Chart for Housekeeping Amendment to Comprehensive Zoning By-Law 61-16 (February 2022)

uses, including boardwalks, footbridges, fences, and picnic facilities				uses, including boardwalks, footbridges, fences, and picnic facilities			
<mark>Stormwater</mark> Management Facility	•	•		Wildlife Management	•	•	
Wildlife Management	•	•					



Table 2.0: – Implementation Barriers



structuresrecreational vehicles for living, business, storage of merchandise or other purposes, is prohibited except:in the folloi) In a mobile home where specifically permitted.ii) Where the play accessiii) Where the play accessii) Tents may be used for children's play, excluding camps.occasion o for a perior than 3.0m	of a temporary tent <i>structure</i> is prohibited except
Structuresy.) The use of temporary structures, tents, trailers or recreational vehicles for living, business, storage of merchandise or other purposes, is prohibited except:y.) The use in the folloi) In a mobile home ii) Tents may be used for children's play, excluding camps. iii) When used by the operators of a circus, carnival, fair, festival or carousel for a maximum period of 7 days.y.) The use in the follo	
 iv) Tents or <i>trailers</i> may be <i>used</i> for a special occasion or special sale of goods or merchandise in conjunction with a permitted <i>use</i>, for a maximum of three occasions in a 12 month period, subject to a maximum of 10 days duration per occasion. v) Where a <i>dwelling unit</i> or place of business is destroyed by accident or natural disaster, a temporary <i>structure</i>, tent, <i>trailer</i> or <i>recreational vehicle</i> may be <i>used</i> as a temporary <i>dwelling</i> or place of business on that <i>lot</i> by the residents or occupants of the premises, for a maximum period of 12 months. building period pe	the temporary tent <i>structure</i> is <i>used</i> for children's sory to a residential or recreational use, the temporary tent <i>structure</i> is <i>used</i> for a special in a property provided the structure is not erected d exceeding 10 calendar days, is not located closer to any property line and has obtained an approved ermit where the structure exceeds 60 square metres the temporary tent <i>structure</i> is used in conjunction cial event permit or the sale of goods or se or similar Temporary Sales Event, provided the ints of Section 4.32 Temporary Sales Events are met through an approved application to the County of the temporary tent <i>structure</i> is used for the parking of a vehicle on a residential property, provided said a located a minimum of 3.0m from any street, only on private property, meets the side yard, rear <i>st</i> , and <i>lot coverage</i> requirements of an <i>accessory</i> in the applicable <i>zone</i> category as prescribed by and does not exceed 60 square metres in ground area, the temporary tent <i>structure</i> is otherwise permitted caw, and her clarity, Section 4.41 y. shall not refer to greenhouse structures, as further defined in Section



Item	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
2.2 Building Height	BUILDING HEIGHT or HEIGHT Means, in the case of the building or structure on a lot, the vertical distance between the average finished grade and:	BUILDING HEIGHT or HEIGHT Means, in the case of the building or structure on a lot, the vertical distance between the average finished grade directly surrounding the structure and:
	 the highest point of the roof surface of a flat roof; the highest point of the deckline of a mansard roof; the mean level between the eaves and the ridge of a gable, hip, gambrel, cottage roof, or similar; 60% of the vertical distance to the highest point of a building or structure where the transition between wall and roof is undefined, such as in a quonset hut or inflatable structure; or in the case of a platform structure, the vertical distance to the highest point of the surface of the platform floor. 	 the highest point of the roof surface of a flat roof; the highest point of the deckline of a mansard roof; the mean level between the eaves and the ridge of a gable, hip, gambrel, cottage roof, or similar; 60% of the vertical distance to the highest point of a building or structure where the transition between wall and roof is undefined, such as in a quonset hut or inflatable structure; or in the case of a platform structure, the vertical distance to the highest point of the surface of the platform floor. Where dormers, or any similar roofed structure, projects beyond the plane of a pitched roof and may result in an increase to the usable floor area of the structure, and whereby the cumulative width of the dormers measured across the face exceeds 50% of the length of the roofline on which they are located, the height measurement shall be taken as the mean level between the eaves of the dormer and the ridge of the main roof.
		main roof.



ltem	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
2.3 Landscaped	LANDSCAPED OPEN SPACE	LANDSCAPED OPEN SPACE
Open Space	Means the open and unobstructed space at <i>grade</i> which is suitable for the growth and maintenance of grass, flowers, hedges, bushes, shrubs, trees and other natural and/or built landscaping features and may include a pedestrian walkway, <i>patio</i> or similar area, but does not include any <i>driveway</i> , ramp or parking or loading area or an <i>agricultural use</i> .	Means an open and unobstructed space at <i>grade</i> which is suitable for the growth and maintenance of grass, flowers, hedges, bushes, shrubs, trees and other natural and/or built landscaping features. Landscaped Open Space may include a pedestrian walkway, <i>patio</i> , or similar semi-permeable area at <i>grade</i> , but does not include a <i>driveway</i> , parking or loading area, any <i>platform structure</i> exceeding 0.6m in <i>height</i> above grade, or any <i>agricultural use</i> .



2.4 Alterations to	4.28.2 Legal Non-Conforming Buildings and Structures	4.28	8.2 Legal Non-Conforming Buildings and Structures
Existing Structure	A <i>building</i> or <i>structure</i> that was legally established prior to the passing of this By- Law may be restored, repaired or permitted altered, provided that any addition, <i>restoration</i> , repairs or alteration: a.) do not further encroach into any required <i>yard</i> ; b.) do not in any other way increase a situation of non-	a)	A <i>building</i> or <i>structure</i> that has been lawfully established prior to the passing of this By- Law shall be permitted under Section 34(9) of <i>the Planning Act</i> as a legal non- conforming <i>building</i> or <i>structure</i> and considered as such for the purposes of this By-Law.
	conformity, and; c.) comply with all other applicable provisions of this By-Law.	b)	Such a <i>building</i> or <i>structure</i> shall be permitted to be altered or restored without the need for evaluation and approval by the Committee of Adjustment under the powers granted by Section 45(2) of <i>the Planning Act</i>
	RENOVATION Means the repair and <i>restoration</i> of a <i>building</i> or a <i>structure</i> to an improved condition but shall not include its replacement.		provided it can be shown to the satisfaction of the County of Brant that any <i>alteration</i> or <i>restoration</i> does not result in the following: i. The enlargement or extension of the <i>building</i> or <i>structure</i> that results in an increase to a
	RESTORATION Means the reconstruction of a <i>building</i> or <i>structure</i> that has been destroyed by fire or vandalism or by flood or a natural occurrence or an act of God. Restoration does not include the rebuilding and/or replacement of a <i>building</i> intentionally removed or demolished.		situation of non-conformity with respect to any applicable performance standard of this By-Law, ii. An increased risk to human health or wellbeing, and/ or iii. The potential for undue adverse impacts to the
	ALTER Means: a) When used in reference to a <i>building</i> or <i>structure</i> , shall mean to change any one (1) or more of the internal or external dimensions of such <i>building</i> or <i>structure</i> or to change the type of construction of the exterior walls or roof thereof; b) when used in reference to a <i>lot</i> , the word "alter" means to change the width, <i>lot depth</i> , or <i>lot area</i> or to change the	<mark>c)</mark>	surroundings. When the need arises for the evaluation of an <i>alteration</i> to a legal non-conforming <i>structure</i> by the Committee of Adjustment, it shall be justified as part of a complete application that no undue adverse impacts are expected to any surrounding real property or human health and wellbeing as demonstrated by objective evidence supporting the extension of the non-conforming <i>structure</i> .



 width, depth, or area of any required yard, setback, landscaped open space, or parking area, or to change the location of any boundary of such lot with respect to a street or lane, whether such alteration is made by conveyance or alienation of any portion of said lot, or otherwise; or c) when used in reference to a use, to discontinue and replace a use, in whole or in part, with a use which is defined herein as being distinct from the discontinued use or to add a new use to an existing use; The words "altered" and "alteration" have corresponding meanings. 	RENOVATION or REPAIR Means the alteration of a building or a structure to an improved condition but shall not include its complete replacement. Removed by amending By-Law XX-21 See 'Alter' RESTORATION Means the replacement of a building or structure within the same building envelope, as confirmed by a comparison of cadastral survey data of the structure prior to and after the completion of its restoration. ALTER Means:
	 a) When used in reference to a <i>building</i> or <i>structure</i>, to change or replace any component thereof that may also result in a change in its character or composition, and shall include the <i>development</i>, <i>erection</i>, or <i>restoration</i> of any said <i>building</i> or <i>structure</i>. b) When used in reference to a <i>lot</i>, to change the width, <i>lot depth</i>, or <i>lot area</i> or to change the width, depth, or area of any required yard, setback, landscaped open space, or <i>parking area</i>, or to change the location of any boundary of such <i>lot</i> with respect to a <i>street</i> or <i>lane</i>, whether such alteration is made by conveyance or alienation of any portion of said <i>lot</i>, or otherwise. c) When used in reference to a <i>use</i>, to discontinue and replace a <i>use</i>, in whole or in part, with a <i>use</i> which is defined herein as being distinct from the discontinued <i>use</i>, or <i>lot</i>.



Item	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
		The words "altered" and "alteration" shall have corresponding meanings.



Item	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
2.5 Accessory On-	Section 4.42	Section 4.42
Site Construction Permissions	k.) A temporary construction camp, tool shed, scaffold or other such <i>building</i> or other such temporary work camp which is incidental to construction and provided it is:	k.) A temporary construction camp, tool shed, scaffold or other such <i>building, structure,</i> or related <i>development</i> works which are incidental to or supportive of the construction on-site and provided it is:
	 i) located on the site where such work is underway, and ii) until the work is completed or abandoned, and iii) not <i>used</i> for human habitation, and iv) until a valid building permit for the said construction remains in force, and v) removed from the site within 60 days of completing the work. 	 i) located on the site where such work is underway, ii) not used for human habitation, iii) located on a site for which a valid building permit or development agreement for said construction remains in force, and iv) removed from the site within 60 days of completion of the work.



2.6 Model Home	4.26 Model Home/Temporary Sales Trailer	4.26 Model Homes and Temporary Sales Trailers
Permissions	Notwithstanding any other provisions of this By-Law to the contrary, model homes or a temporary sales trailer can be constructed prior to the registration of a plan of subdivision or condominium plan, provided: a.) A model home agreement, temporary sales trailer agreement, subdivision agreement, and/or condominium agreement has been executed by the owner for said development to the satisfaction of the County of Brant;	 a.) Notwithstanding any other provisions of this By-Law to the contrary, any model home(s) can be constructed only after the registration of a plan of subdivision or condominium plan, provided: i. A subdivision agreement, and/or condominium agreement has been registered by the owner of said development to the satisfaction of the County of Brant;
	 b.) The model home(s) or temporary sales trailer shall be located within the lands described in said agreement; c.) The model home(s) or temporary sales trailer shall comply with the provisions and regulations of this By-Law. as though each structure were considered a structure on an individual lot or block within the future registered plan of subdivision or condominium plan; d.) The lands described in said agreement shall be permitted a maximum of one (1) Temporary Sales Trailer or eight (8) Model Homes; and e.) The model home(s) and/or temporary sales trailer shall 	 ii. The model home(s) shall be located within the lands described in said agreement; iii. The model home(s) shall comply with the provisions and performance standards of this By-Law. iv. The lands described in said development agreement will not exceed a maximum of eight (8) Model Homes; and v. The model home(s) shall comply with all applicable terms and conditions of the said development agreement.
	comply with all applicable terms and conditions of the said agreement.	 b.) Notwithstanding any other provisions of this By-Law to the contrary, a temporary sales trailer may be constructed on any lands where a plan of subdivision has been draft-approved by the County of Brant, provided: i. The lands have frontage on an open and maintained municipal right-of-way to which safe access can be obtained, as reviewed and approved by the applicable approval authorities, and



Item	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
		ii. The construction of the trailer shall be subject to any further requirements as may be prescribed within the conditions of draft plan approval, to the satisfaction of the County of Brant.



Item	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
2.7 Farm Labour	BUNKHOUSE	BUNKHOUSE
Dwelling + Bunkhouse Definition	Means a temporary <i>dwelling</i> used for the housing of seasonal farm workers which is intended not be <i>used</i> a year round and not <i>used</i> as a permanent residence and includes a communal kitchen, bathrooms and sleeping facilities and may include a <i>mobile home</i> . FARM LABOUR HOUSING Means a <i>building</i> constructed or manufactured to be moved from one place to another, installed on a temporary foundation with no <i>basement</i> and shall be <i>used</i> for the temporary accommodation of seasonal farm workers. A farm labour housing shall only be occupied for not more than nine (9) months within a twelve (12) month period within any given year. It should not serve as the <i>principal</i> place of the residence of an occupant and should be located on the farm on which the seasonal workers are employed. A <i>bunkhouse</i> or a <i>mobile home</i> or a <i>recreational vehicle</i> may be <i>used</i> for the purposes of a farm labour housing.	Means an <i>agricultural use</i> whereby a <i>structure</i> provides temporary accommodation for farm labour where the size and nature of the <i>farm operation</i> requires additional employment. The bunkhouse may be located on a parcel of land that is part of the extended <i>farm operation</i> but is not intended to be used as a permanent or principal place of residence. The bunkhouse is intended to be located within proximity to the farm <i>building</i> <i>cluster</i> to preserve <i>prime agricultural lands</i> . Where a bunkhouse is used as temporary accommodation for employees of multiple <i>farm operations</i> , the use shall be considered an <i>on-farm diversified use</i> and subject to the requirements of Section 6.4. FARM LABOUR HOUSING See 'BUNKHOUSE' <i>Amended by By-Law XX-22</i>



Item	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
2.8 Prime Agricultural Land Protection	-	PRIME AGRICULTURAL LAND Means <i>specialty crop areas</i> and/or Canada Land Inventory Class 1, 2, and 3 lands, as determined by the Canada Land Inventory (CLI) National Soil Database, in this order of priority for protection.
		PRIME AGRICULTURAL AREA Means areas where <i>prime agricultural lands</i> predominate. This includes areas of <i>prime agricultural lands</i> and associated Canada Land Inventory Class 4 through 7 lands, and additional areas where there is a local concentration of farms which exhibit characteristics of ongoing agriculture.



Item	Existing By-Law 61-16		Proposed Revision to By-Law 61-16		
2.9 Farm	Table 7.1.1 Uses Permitted Table		Table 7.1.1 Uses Permitted Table		
Production	List of Uses	Permitted	List of Uses Permitted		
	Agricultural Use	•	Agricultural Use •		
Outlet	Agriculture-Related Use		Agriculture-Related Use		
Permissions in	in accordance with Section 6.3	•	in accordance with Section 6.3		
AE Zone	Cannabis Production and Processing		Cannabis Production and Processing		
	in accordance with Section 4.23	•	in accordance with Section 4.23		
	Dwelling, Single Detached		Dwelling, Single Detached		
	accessory to the permitted principal use	•	accessory to the permitted principal use		
	Forestry Uses	•	Farm Production Outlet		
	Greenhouse		in accordance with Section 4.10		
	in accordance with Section 4.12	•	Forestry Uses •		
	On-Farm Diversified Use		Greenhouse		
	in accordance with Section 6.4	•	in accordance with Section 4.12		
	Shipping Container		On-Farm Diversified Use		
	in accordance with Section 4.35	•	in accordance with Section 6.4		
			Shipping Container		
			in accordance with Section 4.35		



2.10 Surplus Farm	4.29 Surplus Farm Dwellings	4.29 Surplus Farm Dwellings
Dwelling and Farm Consolidations	 Notwithstanding any other requirement of the By-Law to the contrary, where a <i>lot</i> is created as the result of a consent granted by the Committee of Adjustment with respect to a <i>dwelling</i> surplus to a farming operation located within an Agricultural (A) <i>Zone</i> the following shall apply: a.) If the <i>lot</i> has a minimum 20.0 metre frontage, then 	Notwithstanding any other requirement of the By-Law to the contrary, where a <i>lot</i> is created ("the severed lands") as the result of a consent granted with respect to a <i>dwelling</i> that is deemed surplus to a <i>farming operation</i> ("the retained lands") as a result of a <i>farm consolidation</i> and where the farm is located outside of any settlement area boundary as defined within the County of Brant Official Plan, the following shall apply:
	 a.) In the lot has a minimum 20.0 metre montage, then said lot shall be deemed to comply with the requirements of this By-Law with respect to the lot area or lot frontage; b.) The dwelling shall only be considered surplus to the farming operations if it was constructed a minimum of 15 years prior to the date the application for the surplus farm dwelling consent is received; c.) The dwelling must be considered habitable at the time of application, as determined by the local municipal Chief Building Official; d.) Minimum Distance Separation Guidelines shall apply as if the property were zoned or designated as a residential lot; All other regulations of the By-Law shall apply. 	 a.) The severed lands shall be limited to an appropriate size to accommodate private on-site servicing, being generally less than 0.6 ha in size; b.) Where the severed and retained lands have a minimum 20.0 metre frontage, then said <i>lot</i> shall be deemed to comply with the requirements of this By-Law with respect to the required <i>lot area</i> and <i>lot frontage;</i> c.) The <i>dwelling</i> on the severed lands shall only be considered surplus to the <i>farming operation</i> if it was constructed a minimum of 15 years prior to the date the application for the surplus farm <i>dwelling</i> consent is received; d.) The <i>dwelling</i> must be considered habitable at the time of application, as may be determined by the local municipal Chief Building Official; e.) Minimum Distance Separation Guidelines shall apply to the severed lands, being the lands containing the <i>farming operation</i>, a Special Exception



Item	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
		 Agricultural Zoning shall be applied to the lands on 'Schedule A' of this By-Law and such amendment to 'Schedule A' shall be made as part of the granted consent without further notice being required provided the requirements of the <i>Planning Act</i> are met Said special exception shall be applied to prohibit a dwelling unit on the retained lands and, provided there is a minimum of 20.0m of frontage and to grant relief required under Section 6.2 for minimum lot area and lot frontage. All other requirements of the By-Law shall apply.



Item		Existing By-Law 61-16	Proposed Revision to By-Law 61-16
2.11	Exterior Stairs / Landing	-	STAIR, EXTERIOR Mean a series of steps located outdoors for passing from one level to another and which may include a landing. The stair shall be considered exterior regardless of being covered or
			uncovered, and when it is no more than 50% enclosed. The stair shall be considered as part of the structure to which it is providing access.
2.12	Definition of	LUMBER MILL OR SAWMILL	LUMBER MILL OR SAWMILL
	Sawmill or Lumber Mill	Means a <i>lot, building</i> or <i>structure</i> where logs of wood are cut into boards and sold at wholesale or retail	Means a <i>lot, building</i> or <i>structure</i> where raw forestry products are processed and may include facilities for the storing or drying of lumber and/or the sale of such forestry products as wholesale or retail.
2.13	Personal Clean	-	ELECTRICITY GENERATION FACILITY, PERSONAL
	Energy Generation Device		Means a <i>structure</i> used to produce electrical power from an energy source that is renewed by natural processes and whereby the <i>structure</i> provides energy for personal consumption on a small-scale. Where the facility is free- standing, it shall be considered accessory to the permitted use of the property for the application of the performance standards of this By-Law. Where the facility is mounted to a building it shall be considered part of the building for the application of the performance standards of this By-Law.



2.14 Natural	NATURAL HERITAGE	NATURAL HERITAGE	
Heritage Refinements	Means land that contains key hydrologic features, key natural heritage features and/or lands that have been identified by the conservation authority as hazardous lands or sites with flooding hazard or erosion hazard.	Means land that contains key hydrologic features, key natural heritage features and/or lands that have been identified by the County of Brant in consultation with the Conservation Authority having jurisdiction.	
	Section 2.10 Interpreting Zone Boundaries When determining the boundary of or where uncertainty exists with any <i>zone</i> , the following provisions shall apply: []	Section 2.10 Interpreting Zone Boundaries When determining the boundary of or where uncertainty exists with any <i>zone</i> , the following provisions shall apply: []	
	b) Where the boundary of a Natural Heritage (NH) <i>Zone</i> , as interpreted in the field to the satisfaction of the <i>Conservation Authority</i> having jurisdiction, varies from the limit shown on Schedule 'A', the refined limit shall be deemed to be the <i>Zone</i> boundary.	b) Where the boundary of a Natural Heritage (NH) <i>Zone</i> , as interpreted in the field to the satisfaction of the County of Brant in consultation with the <i>Conservation Authority</i> having jurisdiction, varies from the limit shown on Schedule 'A', the refined limit shall be deemed to be the <i>Zone</i> boundary.	
	Section 14.2 Zone Requirement for NH Zone		
	No <i>person</i> shall, within any Natural Heritage (NH) zone, use any lot or erect, alter or use any building or structure for any purpose except in accordance with the following provisions:	Section 14.2 Zone Requirement for NH Zone No <i>person</i> shall, within any Natural Heritage (NH) zone, use any lot or erect, alter or use any building or structure for any purpose except in accordance with the following provisions:	
	a) Notwithstanding the permitted uses in Table 14.1.1, where a building, structure, or use legally existed as of the date of passing of this By-Law, the building, structure, or use may continue to be used for the same purposes and shall be deemed to be legal non-conforming. An addition, expansion, replacement, relocation, or alteration may be permitted to a legal non-conforming building or structure and an accessory building or structure may be added in the	 a) Notwithstanding the permitted uses in Table 14.1.1, where a building, structure, or use legally existed as of the date of passing of this By-Law, the building, structure, or use may continue to be used for the same purposes and shall be deemed to be legal non- conforming. An addition, expansion, replacement, relocation, or alteration may be permitted to a legal 	



 Natural Heritage Zone subject to the provisions in this By-Law and approval of the County and the Conservation Authority having jurisdiction. Section 4.34.3 Watercourses and Municipal Drains Buildings or structures in proximity to a watercourse o municipal drain shall be subject to the following: a) No <i>building</i> or structure shall be constructed closer than 15 metres to a warm-water watercourse or a <i>municipal drain</i>. b) No building or structure shall be constructed closed than 30 metres to a cool or cold-water watercourse, or 15m from the top-of-bank without prior written approval from the conservation authority and the County of Brant. c) The <i>setback</i> from the watercourse shall be measured horizontally from the edge of the watercourse. d) All other requirements of this By-Law shall apply. 	building, structure, or use are permitted unless listed as a permitted use in Table 14.1.1 or permitted as per Section 14.2 a), and written authorization is granted by the Conservation
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Item	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
		 d) No buildings or structures shall be permitted in <i>development</i> areas that would be rendered inaccessible to people and vehicles during times of flooding hazards and/or erosion hazards unless it has been demonstrated to the satisfaction of the County and Conservation Authority. e) All other requirements of this By-Law shall apply.



Residential Units –a.) An additional residential unit shall be permitted ina.) A	An additional residential unit shall be permitted in an
an area within the County having full municipal water area	 within the Zone Category of the lot, Municipal water, sanitary services, and capacity are available as verified by the County of Brant, The additional residential unit has access from the street and/or driveway that is unobstructed, including from obstructions posed by potential flooding and erosion hazards, There are no other additional dwelling units or garden suites on the property, One (1) additional parking space shall be provided in accordance with Section 5 of this By-Law. If an additional residential unit is located within the primary dwelling, or attached thereto, the additional residential unit meet the requirements for a dwelling within the applicable Zone Category, If the additional residential unit is located within an accessory structure, and not connected to the primary dwelling unit, the additional residential unit neet the requirements for an accessory structure or building on the property in accordance with Section 4.2, Table 4.4.1 of this By-law,



	Ontario Fire Code and required an approved Building Permit to establish the <i>additional residential unit</i> .		Ontario Fire Code and shall require an approved Building Permit to establish the additional residential unit.
anai	n <i>additional residential unit</i> shall be permitted in rea within the County having private well and c services, subject to the following requirements:	área v	a <i>additional residential unit</i> shall be permitted in an within the County having private well and septic ses, subject to the following requirements:
i. ii.	A residential <i>use</i> is permitted as a principal <i>use</i> within the Zone category of the <i>lot,</i> The <i>lot</i> is a minimum size of 0.4 hectares in <i>lot</i> area	i. ii.	A residential <i>use</i> is permitted as a principal <i>use</i> within the Zone category of the <i>lot,</i> The <i>lot</i> shall be a minimum size of 0.4 hectares in <i>lot area</i>
iii.	A well and septic report is required to accompany a Building Permit application in order to verify that any additional water/sewage capacity and usage will be	iii.	A well and septic report is required to accompany any application to verify that any additional water/sewage capacity and usage will be supported on the <i>lot</i> ,
iv.	supported on the <i>lot</i> , One (1) additional <i>parking space</i> shall be provided in accordance with Section 5 of this	iv.	One (1) additional <i>parking space</i> shall be provided in accordance with Section 5 of this By-Law,
V.	By-Law, The <i>additional residential unit</i> has unobstructed access from the <i>street</i> and/or <i>driveway</i> ,	V.	The <i>additional residential unit</i> shall have access from the <i>street</i> and/or <i>driveway</i> that is unobstructed, including from obstructions posed by potential flooding and erosion hazards,
vi.	There are no other additional <i>dwelling units</i> or <i>garden suites</i> on the lot,	vi.	There are no other additional <i>dwelling units</i> or <i>garden suites</i> on the lot,
vii.	If an <i>additional residential unit</i> is located within the <i>primary dwelling unit</i> , or attached thereto, the <i>additional residential unit</i> must meet the requirements for a <i>dwelling</i> within the applicable Zone Category,	vii.	If an <i>additional residential unit</i> is located within the <i>primary dwelling unit</i> , or attached thereto, the <i>additional residential unit</i> must meet the requirements for a <i>dwelling</i> within the applicable Zone Category,
viii.	If the additional residential unit is located within an accessory structure, and not connected to	viii.	If the <i>additional residential unit</i> is located within an <i>accessory structure,</i> and not connected to



 the primary dwelling unit, the additional residential unit must meet the requirements for an accessory structure or building on the lot in accordance with Section 4.2, Table 4.1 of this By-Law, ix. The additional residential unit must meet all requirements of the Ontario Building Code and the Ontario Fire Code and requires an approved Building Permit to establish the additional residential unit, x. The additional residential unit is located within 40.0 metres of the closest portion of the primary dwelling unit. c.) In a case where an additional residential unit is to be constructed on a property, the primary dwelling unit shall be considered whichever dwelling unit has the greatest gross floor area. 	 an accessory structure or building on the lot in accordance with Section 4.2, Table 4.4.1 of this By-Law, <i>ix.</i> The additional residential unit must meet all requirements of the Ontario Building Code and the Ontario Fire Code and requires an approved Building Permit to establish the additional residential unit, x. Where a detached additional residential unit is proposed on lands outside of a settlement area boundary as designated in the County of Brant Official Plan, such a proposal may be permitted provided:
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 3. The additional residential unit shall use the same entrance from the municipal right-of-way as the primary dwelling unit, and 4. The additional residential unit shall be located within 40.0m of the primary dwelling unit or within the existing building cluster of the lot. c.) In addition to the applicable requirements above, in any case where an additional residential unit is to be constructed on any property the following shall apply: The primary dwelling unit has the greatest gross floor area. An additional residential unit, including any accessory structures, septic, or well, shall not be permitted on lands zoned Natural Heritage or on lands designated as 'Woodlands and Vegetation' on Schedule C of the County of Brant Official Plan unless it has been approved by the County and Wegetation and Schedule C of the County of Brant Official Plan unless it has been approved by the County and, where applicable.
by the County and, where applicable, the Conservation Authority having jurisdiction, and provided the following can be demonstrated: 1. There are no reasonable alternative locations on the property,
2. Any expansion into or impact on the natural features is minimized and



Item	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
		mitigated to the greatest extent possible,
		and
		 The location of the additional residential
		unit, including attributed accessory
		structures, septic, landscaped open
		space and additional driveway access
		shall be subject to any provisions
		outlined in a completed Environmental
		Impact Statement and/or through
		consultation with the County of Brant and
		the Conservation Authority having jurisdiction.
		junsuction.
		BUILDING CLUSTER
		Means a grouping of buildings and/or structures,
		including a <i>primary dwelling unit</i> , located on a
		singular lot, and having historically been used to
		support the permitted uses of the lot, including
		dwellings, barns, silos, bunkhouses, and other
		outbuildings. The cluster shall include buildings
		located within proximity to each other and, without
		limiting the generality of the above, may include
		existing structures that use the same access to the
		municipal right-of-way and any structures generally
		located within a 100m radius from the centre of the
		cluster. For the purposes of constructing a new
		<i>structure</i> within the <i>building cluster</i> , it shall not be
		located any closer to a <i>lot line</i> than the outermost
		structures of the building cluster.



Item	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
2.16 Taxi Stand Definition	TAXI STAND Means a <i>lot</i> or <i>building used</i> as a dispatch office or an area, site or location intended for the parking of taxis and/or limousines when not engaged in transporting people or goods.	TAXI ESTABLISHMENTMeans a property, site, or building used as a dispatch office or an area, site, or location intended for the parking of taxis and/or limousines when not engaged in transporting persons or goods.All references to TAXI STAND will be amended to read TAXI ESTABLISHMENT (6 replacements in total)



2.17 Shipping	SHIPPING CONTAINER	<mark>OPTION SC-3</mark> – AS REVISED			
Containers	Means a standardized storage <i>structure</i> , or similar, which is typically used for intermodal freight transport 4.35 Shipping Containers	SHIPPING CONTAINER Means a standardized <i>structure</i> which is typically used for intermodal freight transport or storage but may be modified for other uses, aesthetic purposes, or to be used as a			
	The following regulations apply to the storage or <i>use</i> of <i>shipping containers</i> on any <i>lot</i> :	component of building construction. For the purposes of this Zoning By-Law, a shipping container is considered a <i>structure</i> and subject to the performance standards applicable to the			
	a.) A shipping container shall be permitted within the following <i>Zones</i> :	<mark>structure's use.</mark>			
	<i>i.</i> Agricultural (A) <i>Zone</i> <i>ii.</i> Agricultural Employment (AE) <i>Zone</i>	4.35 Shipping Containers			
	<i>iii.</i> General Commercial (C2) <i>Zone</i> <i>iv.</i> Automotive Commercial (C6) <i>Zone</i>	A <i>shipping container</i> as defined in Section 3 of this By-Law shall be a permitted <i>structure</i> in any zone category subject to the			
	v. Employment (M) zones and	following requirements:			
	 vi. Resource Extractive (EX) Zones b.) A shipping container for permanent use or storage 	 Where any <i>shipping container</i> exceeding a floor area of 10 square metres (108 square feet) is <i>erected</i> on lands within the County of Brant and attributed to a 			
	shall be subject to the following requirements: i. The maximum number of <i>shipping containers</i>	permitted use of the lands, such a <i>structure</i> shall be permitted provided a building permit has been			
	located on a <i>lot</i> shall not exceed one (1),	obtained for its lawful establishment.			
	 ii. The shipping container shall: 1. Comply with the zone provisions for a principal stricture in the applicable zone 	b.) The character of any <i>shipping container</i> shall be deemed appropriate for the area in which the structure is erected. To be deemed appropriate during the			
	2. Only be <i>used</i> for storage purposes considered <i>accessory</i> to the <i>main use</i> on the <i>lot</i> ;	building permit review process, the structure may require modifications to include appropriate cladding,			
	 Be subject to any requirements of the Ontario Building Code, as amended from time to time; and 	roofing, access doors or windows that will make the structure appropriately compatible with surrounding			
	4. Require a visual barrier	 structures of a similar use. C.) The placement of any <i>shipping container</i> structure or any <i>development</i> incorporating a <i>shipping container</i> 			



ltem	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
	 c.) Notwithstanding the above (4.35 a & b), a shipping container may be used in any zone for temporary storage purposes related to moving or renovations, subject to the following requirements Temporary, for the purpose of these requirements, means a timeframe that does not exceed four months within a calendar year, and The shipping container shall meet the regulations for an accessory structure with the applicable zone category. 	 structure as a building component, in part or in whole, may still be subject to Site Plan Control as determined by the County of Brant Site Plan Control By-law (By- Law157-03, as amended) upon evaluation of the proposed use(s) of the shipping container structure. d.) Notwithstanding section 4.35 a., where any shipping container, regardless of its floor area, is to be temporarily placed on lands for uses attributed to moving or renovation purposes, such a temporary



3 – Consolidation Errors



Item	Existing By-Law 61-	16		Proposed Revision to By-Law 61-16
3.1 32 Lyons Road	165- T- 32 07, 4 Lyons 185- Road 07		ptember 2017	Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.
3.2 744 Glen Morris Road West	14 T- 744 19 Glen Morris Road West	In addition to the uses permitted in the Agricultural (A) Zone, a second temporary dwelling, being a farm help house, provided that it is removed on or before the expiry date stated herein. All other requirements of the By- Law shall apply.	October 21, 2017	Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.
3.3 38 St. Andrew Street	205- T- 38 St. 08 24 Andrew Street		November 11, 2018	Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.



Item 3.4 825 West Dumfries Road	Existing 22- T 09 8	By-Law 61-16 - 825 West Dumfries Road	In addition to the uses permitted in the Agricultural (A) Zone, a garden suite sha also be permitted, provided that it is removed on or befor the expiry date stated herein All other requirements of the By-Law shall apply.	e	Proposed Revision to By-Law 61-16 Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.
3.5 84 Harrisburg Road		T- 84 23 Harrisburg Road	In addition to the uses permitted in the Residential Hamlet (RH) Zone, a maximum of two dwelling units shall also be permitted with one unit in the form of a mobile home provided that such mobile home is removed from the lot on or before the expiry date stated herein. The rear yard setback for the mobile home shall be reduced to no less than 4.9 metres. All other requirements of the By-Law shall apply.	December 1, 2019	Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.



Item	Exist	ing By	-Law 61-16			Proposed Revision to By-Law 61-16
3.6 232 Bethel Road	177-	- T- 13	Bethel p Road (s F c s	n addition to the uses bermitted in the Agricultural A) Zone, a garden suite shall also be permitted, brovided that it is removed on or before the expiry date stated herein. All other requirements of he By-Law shall apply.	November 6, 2019	Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.
3.7 47 Fourth Concession Road	80-17	T- 50	47 Fourth Concession Road	Notwithstanding any provis of this by-law to the contra within any area Zoned T-5 Schedule "A" hereto, an existing single detached dwelling to be used for temporary farm labour housing, occupied a maxir of nine (9) months out of a twelve (12) month period, maximum of not more thar three (3) years, shall also permitted. All other requirements of the By- law shall apply.	ry, 23, 0 on 2020 num for a n be	Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.



Item	Existi	ng By	/-Law 61-16	5		Proposed Revision to By-Law 61-16
3.8 435 Middle Townline Road	95- 17	T- 54	435 Middle Townline Road	Notwithstanding any provision of this by-law to the contrary, within any area zoned T-54 on Schedule "A" hereto, in addition to the uses permitted in the Agricultural (A) Zone, additional farm related uses of building and repair of pallets and boxes for a temporary period of a maximum of three years, shall also be permitted, provided that it's removed on or before June 27, 2020. All other requirements of the By- Law shall apply.	June 27, 2020	Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.



3.9 249 Garden						Expired Temporary Use zoning will be removed from Table 15.2.1.
3.9 249 Garden Avenue	123-17	T- 56	249 Garden Ave	Notwithstanding any provision of this by-law to the contrary, within any area zoned T-56 on Schedule "A" hereto, a temporary sales trailer shall be permitted for up to 3 years being removed on or before July 25, 2020, as shown on Schedule "A" of this by-law, subject to the following regulations: a) All development signage must be removed or remain covered until the time which the City of Brantford provides confirmation to the County of Brant that Draft Plan Approval for the submissions has been received b) Signage and Sales Trailer is to serve the 'Brantview Heights' Subdivision only; c) Signage to clearly state the location of the development site being located in the City of Brantford; d) Third Party traffic control to be present on Sales Opening Event days; e) No driveway and/or access aisles to be blocked and parking to be restricted to the designated parking areas; f) No occupancy of the sales trailer until the time which the City of Brantford provides confirmation to the County that Draft Plan Approval has been received; g) Sales Centre hours to be restricted to the schedule as outlined in the Sales Opening Event Structure [Monday- Thursday 1 pm-8 pm, Friday 1pm-6pm, Saturday Closed, Sunday 11 am-6pm]; h) Temporary Sales Trailer to be permitted for a time period of up to three (3) years, being removed on or before July 25, 2020, as outlined in Section39(2) of the Planning Act; i) That traffic comments regarding access to the site be addressed through the City of Brantford's Site Alteration Permit Process to the satisfaction of the City of Brantford; All other requirements of the By-law shall apply.	July 25, 2020	Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.



Item	Existing By-Law 61	-16	Proposed Revision to By-Law 61-16



Item	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
3.10 1024 Rest Acres Road	190- 17T- 641024 Rest 	Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.



ltem	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
3.11 29 Brant Mill Road	5-T-29In addition to the uses permitted in the Agricultural (A) Zone, a garden suite shall also be permitted not less than four (4) 	Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.
3.12 44 Muir Road	Section 7.3 Special Exceptions AE Zone AE-29 [] The following Development Standards shall apply: a) Front Yard (Minimum): 260.0 metres to Muir Road South []	Section 7.3 Special Exceptions AE Zone AE-29 [] The following Development Standards shall apply: a) Front Yard (Minimum): 252.63 metres to Muir Road South [] As per By-Law 157-15
3.13 1508 Highway #54	6- T- 1508 In addition to the uses January 11 9 Highway permitted in the Agricultural (A) 10, 201 Zone, a garden suite shall also be permitted, provided that it is removed on or before the expiry date stated herein. 2021 All other requirements of the By-Law shall apply. By-Law shall apply. 10,	Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.



Item	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
3.14 620 Middle Townline Road	158- 11T- Middle620 permitted in the Special Exception Agricultural (A- 13) Zone, a garden suite shall also be permitted, provided that it is removed on or before the expiry date stated herein. All 	completion of this housekeeping, the owners will again be notified of
3.15 197 Howell Road	174- 11T- 12197 Howell 	Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.



Item	Existing	By-Law 61-1	16		Proposed Revision to By-Law 61-16
3.16 743 Glen Morris Road West		T- 743 32 Glen Morris Road West	Notwithstanding any provision of this By-Law to the contrary, within any area zoned T-32 on Schedule 'A' hereto, the permitted uses shall be limited to the following: A secondary dwelling unit located within an existing accessory building shall also be permitted temporarily for a maximum period of three years, provided that it is removed on or before the expiry date stated herein. The structure is to be demolished on or before November 27, 2021. All other requirements of the By-Law shall apply. (Map 5)	November 27, 2021	Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.



Item	Existi	ng By	/-Law 61-16			Proposed Revision to By-Law 61-16
3.17 109 Jerseyville Road	74-17	T- 48	109 Jerseyville Road	Notwithstanding any provision of this by-law to the contrary, within any area zoned T-48 on Schedule "A" hereto, in addition to the uses permitted in the Agricultural (A) Zone, additional farm related uses of a pumpkin patch, hay rides and corn mazes for a temporary period of a maximum of three years, shall also be permitted on the weekends only for the months of September and October each year, provided that it is removed on or before May 23, 2020.	May 23, 2020	Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.
3.18 465 East Quarter Townline Road	76- 15	T- 22	465 East Quarter Townline Road	In addition to the uses permitted in the Agricultural (A) Zone, a second temporary dwelling, being a farm help house shall also be permitted, provided that it is removed on or before the expiry date stated herein. All other requirements of the By-Law shall apply.	May 26, 2018	Expired Temporary Use zoning will be removed from Table 15.2.1. Property owners have been notified of the proposed change. Upon completion of this housekeeping, the owners will again be notified of the expiry and provided options for renewal or alternative ways to move forward.



ltem	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
3.19 Definition of Cannabis Production and Processing	Existing By-Law 61-16 CANNABIS PRODUCTION AND PROCESSING Shall mean lands, buildings, or structures used for the production, processing, testing, destroying, packaging, storage and/or shipping of cannabis authorized by an issued license or registration by the federal Minister of Health, pursuant to the Access to Cannabis for Medical Purposes Regulations, SOR/2016-230, to the Controlled Drugs and Substances Act, SC 1996, c 19, and the Cannabis Act, S.C. 2018, c. 16, as amended from time to time, or any	Proposed Revision to By-Law 61-16 CANNABIS PRODUCTION AND PROCESSING Shall mean lands, buildings, or structures used for the production, processing, testing, destroying, packaging, storage and/or shipping of cannabis authorized by an issued license or registration by the federal Minister of Health, pursuant to the Access to Cannabis for Medical Purposes Regulations, SOR/2018-144, to the Controlled Drugs and Substances Act, SC 1996, c 19, and the Cannabis Act, S.C. 2018, c. 16, as amended from time to time, or any successors thereto.
	successors thereto.	



ltem	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
Item 3.20 LPAT Order PL171093 – St. Mary's Cement	Existing By-Law 61-16	Proposed Revision to By-Law 61-16 Schedule A Key Maps 68, 69, 86 and 87 will be amended to reflect the zoning change of subject lands at 468 and 473 Bishopsgate Road from Agriculture (A) and Natural Heritage (NH) to Resource Extraction (EX) as shown on the below excerpt from the Decision of the LPAT issued on February 13 th , 2020 and Final Order issued on April 1 st , 2021.
		from Net to EX



4 – Mapping Errors

Item	Existing By-Law 61-16	Proposed Revision to By-Law 61-16
4.1 472 & 480 Pinehurst Road		The Subject Lands have been identified as Open Space (OS) whereas the properties are residential in an Agricultural area and the OS zoning was applied in error with the adoption of By-Law 61-16. Schedule A will be amended to show the properties as Agriculturally (A) zoned.