## /MEMORANDUM OF UNDERSTANDING

#### between

The Regional Municipality of Niagara
The Town of Fort Erie
The Town of Grimsby
The Town of Lincoln
The City of Niagara Falls
The Town of Niagara-on-the-Lake
The Town of Pelham
The City of Port Colborne
The City of St. Catharines
The City of Thorold
The Township of Wainfleet
The City of Welland
The Township of West Lincoln

## Engineering Function and Review in Niagara

September, 2024

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#### Part 1 - Preamble

#### 1.1. Introduction

Bill 23, More Homes Built Faster Act, 2022, will result in changes to the Ontario Planning system. In keeping with our long-standing partnership, the Niagara Region Municipalities have an interest in ensuring that these changes are implemented in a seamless and integrated fashion. Upon proclamation of Bill 23, Niagara Region will no longer having certain responsibilities for planning under the *Planning Act*.

Consistent with our long-standing partnership, the Niagara Region Municipalities have an interest in ensuring that any changes to roles and responsibilities be examined and implemented in a coordinated and collaborative fashion. This document serves to document the planned changes and to ensure the best possible outcomes for the Niagara Region community.

The Memorandum of Understanding has been updated to remove the land use planning review function and will only pertain to engineering review. The MOU has been prepared for the following thirteen government planning authorities (hereafter referred to as Parties), which operate within a two-tier system in the Niagara Region planning area:

- a) The Council for the Regional Municipality of Niagara (Region); and
- b) The Councils of the Town of Fort Erie, the Town of Grimsby, the Town of Lincoln, the City of Niagara Falls, The Town of Niagara-on-the-Lake, the Town of Pelham, the City of Port Colborne, the City of St. Catharines, the City of Thorold, the Township of Wainfleet, the City of Welland and the Township of West Lincoln (collectively referred to as the "area municipalities");

The purpose of this MOU is to update and clarify the respective engineering roles and responsibilities of the Parties, as well as to be an instrument of continuously improving service and relationship management. This revised MOU sets the foundation for the future and confirms the framework within which the Parties will function and provide engineering services.

The MOU has been collaboratively developed by the MOU Working Group. The MOU has been reviewed, refined and endorsed by the Public Works Officials and Niagara Area Planners.

#### 1.2. Jurisdiction

This MOU applies to those lands within the Regional Municipality of Niagara, where water and wastewater servicing and transportation networks are operated under a two-tier system. Niagara Region is responsible for:

- water treatment
- transmission mains
- major pumping stations
- wastewater treatment

- trunk sewers
- sewage pumping stations
- Regional roads
- Circulation to Niagara Regional Transit for large developments

The area municipalities are responsible for:

- local water distribution networks
- local sewer collection systems, storage facilities and local roads

Regional engineering reviews will be limited to the review of regional infrastructure and capacities available in regional infrastructure.

For the nine municipalities the Region reviews and approves private septic system for, the review for planning projects will remain with the Region (Fort Erie, Grimsby, Lincoln, Niagara Falls, Niagara-on-the-Lake, Pelham, Port Colborne, St. Catharines, Thorold). Private septic system reviews and comments in Welland, West Lincoln and Wainfleet will be provided by the Local staff.

The stormwater system will be reviewed based on the chart contained in Table 1.

Regional staff will continue to provide waste/recycling collection comments for all sites with regard to the current Regional collection agreement/policies.

## Part 2 - Roles and Responsibilities of the Parties

## 2.1. Engineering Reviews

The signatories are committed to developing Niagara, providing capacity within existing infrastructure and ensuring overall servicing plans are maintained. The parties agree to provide comments based on:

- Legislative, regulatory, or delegated authority
- Council approved policies and by-laws
- Interests that have been identified through this MOU, pre-consultation, terms of reference, complete application requirements, and/or requisite studies.

The Parties agree that a high degree of servicing alignment is important in advancing an integrated and consistent planning system for infrastructure. To achieve alignment, the Parties agree to collaborate and include the following measures for each project:

- Pre-consultation with relevant partners, prior to project start-up, identifying areas of common interest;
- Placement of appropriate representation on project steering committees for all Regional and Local capital projects;
- Agreed-to milestone meetings, consultations, and document review;
- Mutually satisfactory review protocols with shared commitment to timeliness;
   and
- Work collaboratively toward sharing GIS files and data.

## 2.2. Planning for Infrastructure

This section addresses the full range of activities necessary for the Region to effectively plan for and deliver water, wastewater, and transportation infrastructure to support growth and development.

### 2.2.1. Planning for Water and Wastewater Infrastructure

- 2.2.1.1. Complete Master Plans and develop associated infrastructure staging plans and capital financing plans to respond to growth and development. At a minimum, assess the following in making a determination on the timing and delivery of water and wastewater infrastructure:
- 2.2.1.2. The number of housing units or employment areas being unlocked as a result
- 2.2.1.3. The fiscal capacity of the Region and local municipalities
- 2.2.1.4. The willingness of the development community to contribute
- 2.2.1.5. The degree of contribution from the Provincial government

- 2.2.1.6. Coordination with the timing and delivery of Regional Road projects
- 2.2.1.7. Comments from the local municipality and public agencies

#### The Parties will:

Collectively identify policies in the NOP that should be retained in future local Official Plans to ensure that growth and development is coordinated with the delivery of Regional water and wastewater infrastructure and services to the greatest degree possible. Planning for Regional Transportation Infrastructure

This section addresses the full range of activities necessary for the Region to effectively plan for and deliver operate Regional Transportation Systems.

## The Region will:

- 2.2.2.1 Collaborate with the local municipalities in defining the timing and delivery of improvements to the Regional transportation network as defined through the Regional Transportation Master Plan using infrastructure staging plans and capital financing plans to support approved growth.
- 2.2.2.2 Support the local municipality by preparing and/or updating as required
- 2.2.2.3 Terms of Reference for the preparation of Transportation Studies for new growth areas
- 2.2.2.4 Traffic Impact Studies Guidelines
- 2.2.2.5 Road Access Management Requirements
- 2.2.2.6 Noise Abatement Guidelines addressing noise generated from Regional Roads
- 2.2.2.7 Highway Dedication Guidelines
- 2.2.2.8 Right-of-way and Urban Design Guidelines
- 2.2.2.9 Prepare and/or update Regional By-Laws, policies, standards and guidelines related to the Regional transportation network requirements as determined through the activities of this Transition Plan.

#### The Parties will:

Collectively identify policies in the NOP that should be retained in future local Official Plans to ensure the Regional transportation systems and infrastructure requirements are defined to support growth and development to the greatest degree possible. Together with the policies identified through 2.2 is to be endorsed by Niagara Region Area CAO's in implementing this memorandum and subject to the approval of local municipal Councils through future Official Plan updates.

## 2.3. Engineering Review Requirements for Planning Projects

The following are the aspects of the projects that Engineering Reviews will be conducted by the Parties for specific types of planning projects

## 2.3.1. Regional Official Plan and Amendments (ROPA's)

Engineering reviews will be completed once the application and relevant studies have been circulated by the lead agency in accordance with the current Planning requirements. Review of capacities in the infrastructure will be reviewed by the respective owners. Comments will be provided to the circulation agencies and if required, coordination of upgrades will be reviewed with all agencies.

# 2.3.2. Area Municipal Comprehensive Official Plans and Non Site-Specific Local Official Plan Amendments (LOPAs)

Engineering reviews will be completed once the application and relevant studies have been circulated by the lead agency in accordance with the current Planning requirements. Comments will be provided to the circulation agencies and if required coordination of upgrades will be reviewed with all agencies.

# 2.3.3. Area Municipal Site Specific and Policy Specific Official Plan Amendments

Engineering reviews will be completed once the application and relevant studies have been circulated by the lead agency in accordance with the current Planning requirements. Review of capacities in the infrastructure will be reviewed by the respective owners if applicable. Comments will be provided to the circulation agencies and if required coordination of upgrades will be reviewed with all agencies.

## 2.3.4. Secondary Plans

The respective planning group responsible for the Secondary plan will contact both Local and Regional engineering staff. Engineering staff will be involved in scoping, review and implementation of servicing/traffic studies completed for secondary plans and will participate in meetings regarding the secondary plan process. Engineering reviews will be completed once the application and relevant studies have been

circulated by the lead agency in accordance with the current Planning requirements. Review of capacities in the infrastructure will be reviewed by the respective owners if applicable. Comments will be provided to the circulation agencies and if required coordination of upgrades will be reviewed with all agencies.

### 2.3.5. Block Servicing Plans

The respective planning group responsible for the Block plan will contact both Local and Regional engineering staff. Engineering staff will be involved in scoping, and review and implementation of servicing/traffic studies completed for block servicing plans. Engineering reviews will be completed once the application and relevant studies have been circulated by the lead agency in accordance with the current Planning requirements. Review of capacities in the infrastructure will be reviewed by the respective owners if applicable. Comments will be provided to the circulation agencies and if required coordination of upgrades will be reviewed with all agencies.

## 2.3.6. Niagara Escarpment Plan Amendments

The lead agency will circulate the relevant agencies. Engineering review and comments for the respective interests will be provided on each application to the circulation agency.

## 2.3.7. Regional Environmental Assessments

The project manager will circulate both Local and Regional engineering staff. Engineering review and comments for the respective interests will be provided back to the project manager on each application.

#### 2.3.8. Local Environmental Assessments

The project manager will circulate both Local and Regional engineering staff. Engineering review and comments for the respective interests will be provided back to the project manager on each application

#### 2.4. Engineering Review Requirements for Implementation Planning

The following are the means by which Engineering reviews will be conducted by the parties for specific types of Implementation Planning activities

#### 2.4.1. Comprehensive Zoning By-laws

The lead agency will circulate the complete application to Regional and Local engineering staff when required based on pre-consultation information.

Engineering reviews will be completed once the application and relevant studies have been circulated in accordance with the current Planning

requirements. Review of capacities in the infrastructure will be reviewed by the respective owners if applicable. Comments will be provided to the circulation agencies and if required coordination of upgrades will be reviewed with all agencies.

## 2.4.2. **Zoning By-law Amendments**

The lead agency will circulate the complete application to Regional and Local engineering staff when required based on pre-consultation information.

Engineering reviews will be completed once the application and relevant studies have been circulated in accordance with the current Planning requirements. Review of capacities in the infrastructure will be reviewed by the respective owners if applicable. Comments will be provided to the circulation agencies and if required coordination of upgrades will be reviewed with all agencies.

#### 2.4.3. **Draft Plans of Subdivision**

The lead agency will circulate the complete application to Regional and Local engineering staff when required based on pre-consultation information.

Engineering reviews will be completed once the application and relevant studies have been circulated in accordance with the current Planning requirements. Review of capacities in the infrastructure will be reviewed by the respective owners if applicable. Comments and conditions will be provided to the circulation agencies and if required coordination of upgrades will be reviewed with all agencies.

#### 2.4.4. Plans of Condominium

The lead agency will circulate the complete application to Regional and Local engineering staff when required based on pre-consultation information.

Engineering reviews will be completed once the application and relevant studies have been circulated in accordance with the current Planning requirements. Review of capacities in the infrastructure will be reviewed by the respective owners if applicable. Comments and conditions will be provided to the circulation agencies and if required coordination of upgrades will be reviewed with all agencies.

## 2.4.5. Consents

The lead agency will circulate the complete application to Regional and Local engineering staff when required based on pre-consultation information.

Engineering reviews will be completed once the application has been circulated in accordance with the current Planning requirements. Comments and conditions will be provided to the circulation agency staff.

#### 2.4.6. Minor Variances

The lead agency will circulate the complete application to Regional and Local engineering staff when required based on pre-consultation information.

Engineering reviews will be completed once the application has been circulated in accordance with the current Planning requirements. Comments and conditions will be provided to the circulation agency staff.

#### 2.4.7. Site Plan Control

The lead agency will circulate the complete application to Regional and Local engineering staff when required based on pre-consultation information.

Engineering reviews will be completed once the application and relevant studies have been circulated in accordance with the current Planning requirements. Review of capacities in the infrastructure will be reviewed by the respective owners if applicable. Comments and conditions will be provided to the circulation agencies and if required coordination of upgrades will be reviewed with all agencies.

#### 2.4.8. Niagara Escarpment Development

The lead agency will circulate the complete application to Regional and Local engineering staff when required based on pre-consultation information.

Engineering reviews will be completed once the application has been circulated in accordance with the current Planning requirements. Comments and conditions will be provided to the circulation agency staff.

## Part 3 – Development Application Review Processes

#### 3.1. General

The Parties agree that the timely, efficient, and predictable review of development applications is paramount to encouraging well planned, affordable development in the region. Part 3 — Development Application Review Processes identifies segments of the development review process that benefit from clarification and agreement.

### 3.2. Preliminary Review

A preliminary review occurs prior to Pre-consultation. Its purpose is to gather information and is typically part of a developer's due diligence. Preliminary discussions about a potential development application benefit the applicant by supplying early information about the land, process and possible issues. An important part of a preliminary review is providing direction on the Pre-Consultation Process. In particular, the applicant needs to understand what information is required by the parties prior to pre-consultation and any fees.

#### 3.3. Pre-Consultation

Pre-consultation is a requirement for Planning Act Applications. It requires specific actions by the applicant and each of the Parties with an *interest* in the development. After pre-consultation the applicant should have a clear understanding of the documentation required to submit a Complete Application (Section 3.4) as well as preliminary comments regarding whether the proposal will be supported by the Region and the local municipality

#### 3.3.1. Required Information

Prior to scheduling a pre-consultation meeting, the Lead Agency will determine which Parties should attend the meeting and require specific information from the applicant to provide to the attending Parties in order that the Parties may complete an initial review. The required information will vary depending on the type of application, but generally includes:

- A completed Pre-consultation Request Form, including permission to enter property,
- The required fee (if applicable),
- Preliminary Plans showing the following:
  - Location of existing and proposed land uses, buildings and structures;
  - Location of significant features on the site and adjacent to the site (i.e. wetlands, hazard lands, watercourses, woodlands, wells, septic tanks, etc.);
  - Existing and proposed lot fabric (as appropriate); and
  - Proposed development concept, including setbacks from lot lines and significant features.

#### 3.3.2. Circulation/Timelines

Refer to Table 3 for circulation/timelines. If the circulated information is incomplete and/or the timeline is not met, the commenting agencies may request in writing the rescheduling of the pre-consultation meeting to offer better service

and outline of study requirements.

Commenting agencies may conduct site visits prior to the date of the preconsultation meeting, where time permits, to inform discussion at the meeting regarding the scoping of required studies.

### 3.3.3. Required Studies and Scoping of Studies

The Terms of Reference, or the minimum requirements for each of the required studies will be discussed during the pre-consultation process, and the objectives and parameters of the studies will be agreed to prior to them being undertaken.

The following is agreed to with respect to requesting and scoping studies:

- When determining the need for a study or plan, the Party requiring the study shall scope the study by identifying the specific necessary information. For example, if the Region requests a Transportation Study, it may be scoped to request only Pedestrian Safety be addressed. In addition, the Party requesting the study may offer to review the Terms of Reference.
- When more than one Party requests the same study, it is essential that a
  collaborative approach for scoping and Terms of Reference review occurs
  to ensure that all matters are addressed, and the applicant understands the
  requirements.
- In the event that one or more studies have been undertaken prior to preconsultation, the Parties retain the right to require revisions to ensure that the studies are completed in accordance with requirements.
- All required studies shall be prepared and signed by a qualified professional.

## 3.3.4. Exemption from Application Review by the Region

All development applications are circulated to the Region for engineering review, except where the Region has determined through pre-consultation that the development proposal is exempt from further circulation and review.

#### 3.3.5. **Fees**

Each of the parties to the pre-consultation shall identify the fees required for application review, including the identification of additional costs should a peer review of a technical study be required.

The Parties agree not to charge each other fees for applications processed under the Planning Act.

### 3.4. Complete Applications

## 3.4.1. Submission Requirements

The requirements of a Complete Application are determined during preconsultation and provided in writing to the applicant by the Lead Agency and if required in consultation with the commenting agencies.

The Lead Agency will review the application submission to ensure all required materials (forms, fees, plans, studies, etc.), as requested by all commenting agencies, are provided, and deem the application complete or not.

### 3.4.2. Circulation and Development Application Review Timelines

The Planning Act and related Regulations identify statutory timelines for the review of Complete Applications by the Lead Agency. In order to ensure the statutory timelines are met, the Parties agree that the commenting agencies shall use best efforts to complete the review of all applications in accordance with the timelines identified in Table 3 – Non-statutory Development Application Review Timelines.

All due dates are from date of circulation by the Lead Agency for applications deemed complete.

### 3.5. Application Review and Commenting

The Parties agree, where possible, to streamline commenting methods by using standardized wording in emails, forms, letters, conditions of approval etc.

When a concern and/or condition of approval is not supported by the Lead Agency, the Lead Agency shall inform the commenting agency and initiate discussions to resolve the issue.

In the case of multiple applications for the same land, the Lead Agency shall use the greater of the timelines.

Revisions to applications during the review process may result in the review period being extended depending on the complexity of the revisions and the need for revised studies.

When new issues arise from the analysis of studies during application review which results in the need for additional information or study, addendums to the study may be required and additional review time may be required to review any addendums.

#### 3.6. Other

#### 3.6.1. Extensions of Draft Plan Approval

The Parties agree that the request for an extension to a draft approved Plan of Subdivision or Condominium be received, with the required review fee, and circulated for comment by the Area Municipality, not the applicant.

## 3.6.2. Modifications to Conditions of Draft Plan Approval

The Parties agree that the request for a modification to a draft approved Plan of Subdivision or Condominium be received, with the required review fee, and circulated for comment by the Area Municipality, not the applicant.

### 3.6.3. Clearance of Conditions of Draft Plan Approval

The Parties agree that the request for formal clearance of conditions of Draft Plan of Subdivision or Condominium be received and circulated by the Area Municipality, not the applicant. The submission shall include the following:

- The required review fee
- a letter which outlines how each condition has been met, accompanied by the necessary supporting documents
- a copy of the relevant draft agreement, prepared by the Area Municipality

## Part 4 – MOU Terms and Implementation

#### 4.1. Duration and Review

This MOU shall remain in effect until such time as replaced by an updated MOU (if any). A mandatory review shall occur a minimum of every 5 years to:

- reflect any changing policies or programs at the provincial, watershed, or regional level, and
- assess its effectiveness, relevance, and appropriateness with respect to the affected parties.

The mandatory review shall be coordinated by the Region, undertaken by the MOU technical review team.

The MOU may be reviewed at any time before the mandatory review if there are matters that need to be addressed. Based on a review by the MOU technical review team, changes considered minor in nature may not require Regional or Local Council approvals.

## 4.2. Overlapping Mandate

There will be occasions when the responsibilities of the Parties overlap. On those occasions, the Parties shall work together to provide consistent and sound comments. This will be accomplished by maintaining open dialogue and a good working relationship.

#### 4.3. Conflict

Where there is conflict between new (changing) legislation and this MOU, new legislation will take precedence.

#### 4.4. Fees

Fees for pre-consultation, planning review and technical clearance services will be set independently by the Parties.

All development application fees will be collected by the Area municipalities and remitted to the Region upon circulation of a complete application, except for Regional Official Plan amendment applications.

#### 4.5. Effective Date

This MOU will take effect on the last date signed by the Parties to this MOU.

## Part 5 - Tables

## 5.1. Table 1 - Roles for Review of SWM Applications

Storm Water Receiver	Review Agency and Responsibility - Water Quality	Review Agency and Responsibility – Water Quantity <sup>8</sup>	Review Agency and Responsibility - Stream Erosion Control	Review Agency and Responsibility – LID Requirement	Review Agency and Responsibility - Construction Erosion and Sediment Control	Review Agency and Responsibility - Subdivision SwM Facility Operation and Maintenance	Review Agency and Responsibility - NPCA³	Review Agency and Responsibility - MECP <sup>4</sup>
Regional Road (roadside ditch/crossing culvert)	Region	Region	Region	Region	Region	Region/ Local Municipality		CLI ECA approval <sup>4</sup>
Regional Storm Sewer (overland flow on Regional Road)	Region	Region	Region	Region	Region	Region/ Local Municipality		CLI ECA approval <sup>4</sup>
Municipal Road (roadside ditch/crossing culvert)	Region/ Local Municipality <sup>1</sup>	Local Municipality	Local Municipality	Local Municipality	Local Municipality	Local Municipality		CLI ECA approval <sup>4</sup>
Municipal Storm Sewer Drain or Easement	Region/ Local Municipality <sup>1</sup>	Local Municipality	Local Municipality	Local Municipality	Local Municipality	Local Municipality		CLI ECA approval <sup>4</sup>
Unregulated Feature <sup>6</sup>	Region/ Local Municipality <sup>1</sup>	Local Municipality/ Region	Local Municipality/ Region	Local Municipality/ Region	Local Municipality/ Region	Local Municipality		CLI ECA approval <sup>4</sup>
Regulated Feature <sup>2,3, 5,7</sup>	Region/ Local Municipality	Region/ Local Municipality	Region/ Local Municipality	Region/ Local Municipality	NPCA	Local Municipality	Review of outlet and may require Work Permit	CLI ECA approval <sup>4</sup>

<sup>&</sup>lt;sup>1</sup> Coordination of review to be discussed at pre-consultation if Regional peer review is requested by Local Municipality

<sup>&</sup>lt;sup>2</sup> Outlet to a Provincially Significant Wetland (PSW), water balance may be required and would be a coordinated review by NPCA and Region;

<sup>&</sup>lt;sup>3</sup>The NPCA will review any outlets to regulated feature and may require review of stormwater management report as part of the development application;

<sup>&</sup>lt;sup>4</sup>CLI ECA approval <sup>4</sup> needed for Municipal Storm Sewer and SWM Facilities. ECA MECP approval needed for SWM facilities on Industrial Lands. MECP will supply final certificate outlining the maintenance requirements for the owner.

<sup>&</sup>lt;sup>5</sup>Refer to Niagara Region Stormwater Guidelines for area of interest

<sup>&</sup>lt;sup>6</sup> An unregulated feature is one not regulated by the NPCA. Region/Municipality comment on impacts offsite e.g. downstream on adjacent properties.

<sup>&</sup>lt;sup>7</sup> Municipal Drains are regulated by the Drainage Act and Conservation Authorities Act – consent given by landowners as part of establishing Municipal Drains

<sup>&</sup>lt;sup>8</sup> Select sites within MTO corridor control will be required to be reviewed by the MTO for quantity control in addition to the other agencies/ parties

## 5.2. Table 2 - Non-Statutory Development Application Review Timelines

Application Type	Pre-Consultation	Target for Comments After Circulation of a Complete Application	
Site specific Regional Official Plan Amendment	Region to receive required information/plans a min. of 10 calendar days prior to preconsultation.  Region to provide comments 12 calendar days After Pre-Consultation meeting.  Any peer reviews to be identified at pre-consultation meeting.  Recommend meetings in advance of pre-con for complex applications  Area Municipality provide Pre-Consultation notes to applicant within 14 calendar days	Parties to provide comments within 20 calendar days	
Secondary Plan / Block Plan (Local Official Plan Amendment)	Same as above	a) As determined in consultation with the area municipality	
Complete Application Review	N/A	Region to provide comments within 20 calendar days	
Other Comprehensive Local Official Plan Amendment	Same as above	As determined in consultation with the area municipality	
Site specific Local Official Plan Amendment	Same as above	Region to provide comments within 20 calendar days	
Combined OPA/Zoning Amendment	Same as above	Region comments within 20 calendar days	
Comprehensive zoning by-law (initiated by area municipality)	Same as above	As determined in consultation with the area municipality	
Site specific zoning by- law amendment (including Holding Provision)	Same as above	Parties to provide comments within 20 calendar days.	

Application Type	Pre-Consultation	Target for Comments After Circulation of a Complete Application
Draft plans of subdivision or condominium	Same as above	Region to provide comments within 35 calendar days
Modifications to Draft Approved Subdivision and Condominium	Same as above	Region to provide comments within 35 calendar days
Consent	Same as above	Region to provide comments within 10 calendar days in urban areas and within 14 calendar days in rural aras (on private services)
Minor Variance	Same as above	Region to provide comments within 10 calendar days.
Site Plan	Same as above	Parties to provide comments within 14 calendar days
Extension of draft Approval	N/A	Parties to provide comments within 10 calendar days
Clearance of Conditions	N/A	Parties to provide comments within 15 calendar days
Niagara Escarpment Development Permit	N/A	Parties to provide comments within 30 calendar days
Niagara Escarpment Plan Amendment	N/A	Parties to provide comments within 30 calendar days

#### Notes for Table 2

- 1. To convene a pre-consultation meeting, the lead agency must have enough information from the applicant for the parties to complete an initial analysis and provide advice, including but not limited to advice on requirements for a Complete Application.
- 2. All due dates are from date of circulation by the commenting parties and are for applications deemed complete as determined by the parties as part of pre-consultation.
- 3. Studies that require peer review may require an additional 30-60 day review period.
- 4. When new issues arise from the analysis of studies or required consultation during application review which results in the need for additional information or study, additional review time may be required

## Part 6 - Endorsement and Signature Pages

City of Thorold  Date of City Council endorsement:	
CAO Signature:	
Township of Wainfleet	
Date of Township Council endorsement	<u>:</u>
CAO Signature:	
City of Welland Date of City Council endorsement:	
CAO Signature:	
Township of West Lincoln	
Date of Township Council endorsement	· ·
CAO Signature:	