For the processing of applications undertaking public consultation and obtaining a Council position in accordance with the Town's Public Consultation Protocol for Radio-Communication and Broadcasting Antenna Systems.

**PRE-SUBMISSION MEETING REQUIREMENT**

All applicants are required to meet with Town staff prior to the formal submission of a Radio-Communication and Broadcasting Antenna Systems Public Consultation Application Form. Please contact the Planning and Regulatory Services Department to arrange a pre-submission meeting.

**MATERIALS ATTACHED:**

1. General Information
2. Plan Requirements and Supporting Documentation
3. Radio-Communication and Broadcasting Antenna Systems Public Consultation Application Form
4. Application and Processing Fees
5. TRCA Requirements

**APPENDICES:**

1. Submission Requirements
2. Town of Richmond Hill Public Consultation Protocol for Radio-Communication and Broadcasting Antenna Systems
3. Public Consultation Protocol Flowchart
4. Public Notice Sign Template
5. Development Application Summary
6. Sample Tree Inventory and Preservation Plan
GENERAL INFORMATION

Applicants are encouraged to contact the Planning and Regulatory Services Department - Planning Division prior to formal application submission in order to clarify issues related to the processing of their application(s). Completed applications should be submitted to:

**Mailing/Delivery Address:**

Commissioner of Planning and Regulatory Services  
Town of Richmond Hill  
Planning and Regulatory Services Department  
225 East Beaver Creek Road, 4th Floor  
Richmond Hill, ON L4B 3P4

Prior to application submission, applicants are encouraged to contact the following departments and agencies in order to identify specific policies and guidelines that may be relevant to their proposal:

- Planning & Regulatory Services Dept. - Planning Division  
  planning@richmondhill.ca  
  (905) 771-8910
- Planning & Regulatory Services Dept. - Building Division  
  building@richmondhill.ca  
  (905) 771-8810
- Planning & Regulatory Services Dept. - Development Engineering Division  
  planning@richmondhill.ca  
  (905) 771-8830
- Planning & Regulatory Services Dept. - Parks Planning and Natural Heritage Section  
  planning@richmondhill.ca  
  (905) 771-8910
- Planning & Regulatory Services Dept. - Urban Design and Heritage Section  
  planning@richmondhill.ca  
  (905) 771-8910
- Community Services Dept - Fire Services Division  
  fire@richmondhill.ca  
  (905) 883-5444
- Corporate & Financial Services Dept. - Financial Services Division  
  revenue@richmondhill.ca  
  (905) 771-8800
- York Region Transportation and Community Planning Dept.  
  development@york.ca  
  1-877-464-9675
- The Toronto and Region Conservation Authority  
  planning&permits@trca.on.ca  
  (416) 661-6600
- Ministry of Transportation  
  www.mto.gov.on.ca  
  (416) 235-4686

PLAN REQUIREMENTS AND SUPPORTING DOCUMENTATION

The items outlined below are to be provided as part of a complete Radio-Communication and Broadcasting Antenna Systems Public Consultation Application Form (see Appendix "1" hereto):

- Purpose, Siting and Planning Justification Study (10 copies)
- Safety Code 6 Compliance Statement (5 copies)
- Canadian Environmental Assessment Act Status Statement (5 copies)
- Industry Canada’s Spectrum Management and Telecommunication General Information Notice (10 copies)
- Engineering and Structural Adequacy Statement (10 copies)
- Antenna System Construction Notes/Detail Plan (10 copies)
- Tree Inventory and Preservation Plan (10 copies)
- Concept Plan with Geographic Coordinates (20 copies)
- Development Application Summary (20 copies)
- Site Plan (20 copies)
- Roof Plan (20 copies)
- Landscape Plan (20 copies)
- Exterior Lighting Plan (20 copies)
- Electrical Plan (20 copies)
- Summary of Opportunities for Co-location within 500 metres of Subject Lands (20 copies);
- Visual Rendering of the Proposed Antenna System (to scale) (20 copies);
- Plan depicting boundaries of subject lands and the nearest residential lands (20 copies);
- Plan depicting all properties within the Town’s prescribed notification distance (20 copies); and,
- Digital Submission (5 copies)

**NOTE:** THE ABOVE NOTED PLAN REQUIREMENTS MAY BE WAIVED BY THE PLANNING AND REGULATORY SERVICES DEPARTMENT IF DEEMED TO BE UNNECESSARY.
In order to avoid processing delays, please ensure that:

- all plans and supporting documentation are to be prepared in accordance with the Town’s submission requirements found in Appendix “1” attached to this document;
- all the information provided on the submitted drawings is adequate and complete. Incomplete applications **WILL NOT** be accepted for processing;
- all measurements on the submitted plans are required to be in **METRIC**;
- the minimum number of **FULL SIZE** copies of each required plan (with the exception of the Legal Description) are provided in accordance with the requirements outlined in Appendix “1”; and,
- all submitted plans are folded to either letter size (i.e. 8.5 by 11 inches) or legal size (i.e. 8.5 by 14 inches) with title block showing. It should be noted that **UNFOLDED PLANS WILL NOT BE PROCESSED.**

**TORONTO AND REGION CONSERVATION AUTHORITY (TRCA)**

Development proposals which are adjacent to valley and stream corridors, waterfront areas and hazard lands must undergo review by the TRCA. A fee is to be paid to the TRCA for this service before the TRCA can provide formal comments (for further information please visit the TRCA website at www.trca.on.ca). Please contact TRCA Development Services at (416) 661-6600, Extension 5271 for more information regarding the TRCA approval process and fees.

**REGION OF YORK TRANSPORTATION SERVICES DEPARTMENT**

Development proposals which are adjacent to Regional roads or other Regional infrastructure, within a Regional well-head protection area or situated on transit routes are required to be reviewed and approved by the Region of York. A review fee is to be paid to the Region prior to the issuance of Site Plan approval. If works are proposed within the Region’s right-of-way, an Insurance Certificate and security may be required. For more information, please contact Region of York Transportation Services Department at 1-877-464-9675 in this regard.

**SIGNAGE**

The location of all proposed fire route, street numbering, ground and wall signage is to be clearly depicted on the Site Plan and Elevation Plan. All proposed signage will be reviewed to determine conformity with the provisions of the Town’s Sign By-law. However, final approval of proposed signage is to be granted through a Sign Permit and, if necessary, a Sign By-law Variance Application.

**SECURITY DEPOSIT/LETTER OF CREDIT**

The Town requires the provision of securities pursuant to the conditions of approval of a Site Plan Agreement by way of Letter of Credit. Pursuant to the agreement, security may be required to cover grading, site works, exterior lighting, landscaping and/or fire-break lots. Acceptable forms of security alternative to a Letter of Credit are certified cheque, bank draft or money order (these are only acceptable where security is requested for a Site Alteration Permit for infill developments, single family dwellings and pools). For the Town’s pro forma Letter of Credit wording, contact the Corporate & Financial Services Department - Financial Services Division by calling (905) 747-6313 or visit the Town’s website at www.richmondhill.ca. Where securities are collected, a Certificate issued by the applicant’s engineer will be required prior to the Town releasing the security deposit(s) or Letter(s) of Credit. All securities posted with the Town of Richmond Hill are held until all works as identified in the agreement are fulfilled by the Owner and inspections are completed to the satisfaction of the Town’s Planning and Regulatory Services Department.

**BUILDING PERMIT REQUIREMENTS**

Applicants are advised that specific requirements may be applicable to their development proposal which are to be submitted prior to Building Permit issuance (for more details regarding Building Permit issuance, please refer to the Town’s Site Plan and Site Plan Amendment Application Guide).

**DEVELOPMENT AGREEMENTS**

Applicants are advised they may be required to enter into a development agreement with the Town to ensure that removal of antenna systems that have been deactivated and left unused or abandoned for a continuous period of more than two years is achieved and/or if the posting of a security for the construction
of any proposed fencing, screening and landscaping that is associated with the construction of an antenna system facility.

DEVELOPMENT CHARGES

Development Charges may be payable prior to the issuance of a Building Permit in accordance with the relevant by-laws of the Town of Richmond Hill, Regional Municipality of York and the York Region District and York Catholic District School Boards at the current rates in place at the time of actual payment. For more information contact the Town’s Corporate and Financial Services Department - Financial Services Division at (905) 771-8800.
## RADIO-COMMUNICATION AND BROADCASTING ANTENNA SYSTEMS
### PUBLIC CONSULTATION APPLICATION FORM

### APPLICANT INFORMATION

- **Registered Property Owner (name in full):**
- **Company (if applicable):**
- **Address:**
  - Municipality:
  - Province:
  - Postal Code:
- **Telephone:**
- **Fax:**
- **E-mail:**

- **Applicant Name (in full):**
- **Company (if applicable):**
- **Applicant is:**
  - Owner
  - Agent
  - Solicitor
  - Planning Consultant
  - Architect
  - Contractor
  - Other

- **Address:**
  - Municipality:
  - Province:
  - Postal Code:
- **Telephone:**
- **Fax:**
- **E-mail:**

### PROPERTY INFORMATION

- **Municipal Address:**
- **Legal Description:**
- **Existing Uses of Property:**
- **Lot Area (ha):**
- **Frontage (m):**
- **Depth (m):**
- **Existing tenure:**
  - Freehold
  - Rental
  - Condominium
- **Abutting Land Use(s):**
  - North ____________
  - South ____________
  - East ____________
  - West ____________

### APPLICATION DETAILS

#### Details of Development Proposal

<table>
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<tr>
<th>Existing</th>
<th>Proposed</th>
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<tbody>
<tr>
<td>Gross Floor Area (m²)</td>
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<tr>
<td>Gross Leasable Floor Area (m²)</td>
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<tr>
<td>Lot Coverage (%)</td>
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<td>Commercial (m²)</td>
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<td>Industrial (m²)</td>
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<td>Residential (m²)</td>
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<td>Maximum Allowable Coverage (%) as per applicable Zoning By-law</td>
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<tr>
<td>Number of Units (if residential)</td>
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<td>Unit Type</td>
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<td>Number of Parking Spaces</td>
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<td>Building Height (m)</td>
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<td>Building Height (storeys)</td>
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<td>Building Sprinklered</td>
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<td>Building Classification</td>
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<td>Phasing Plan Indicated</td>
<td>Yes</td>
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#### Site Servicing

| Municipal Water | | |
| Private Well | | |
| Sanitary Sewer | | |
| Storm Sewer | | |
| Private Septic | | |
| Communal Septic | | |

#### Zoning By-law Information

- **Current Zoning By-Law:**
- **Zoning Category:**
- **Zoning Amendment (if applicable):**
  - Amendment
  - Exceptions
  - Variances
- **Date of Approval:**
- **Application Number:**
### DESCRIPTION OF PROPOSAL

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### OTHER INFORMATION

**Signing Parties to the Agreement:**

**Date of Existing Agreement(s) affecting the lands (if applicable):**

**Describe any other amendments including all previous Town File No.(s) which have been made to the existing Agreement(s) (if applicable):**

**Describe fully the amendment(s) to the existing Agreement(s) which are proposed in this application (if applicable):**
## APPLICATION AND SUPPORTING DOCUMENTS CHECKLIST

### INDUSTRY CANADA AND TOWN REQUIREMENTS
(check documentation submitted with application)

| Purpose, Sitting and Planning Justification Study (10 copies) | Industry Canada’s Spectrum Management and Telecommunications General Information Notice (10 copies) |
| Safety Code 6 Compliance Statement (5 copies) | Engineering and Structural Adequacy Statement (10 copies) |
| Canadian Environmental Assessment Act Status Statement (5 copies) | Antenna System Construction Notes/Detail Plan (10 copies) |
| Roof Plan (20 copies) | Exterior/Interior Lighting Plan (20 copies) |
| Context Plan with Geographic Coordinates (20 copies) | Electrical Plan (20 copies) |
| Landscape Plan (20 copies) | Site Plan (20 copies) |
| Tree Inventory and Preservation Plan (10 copies) | Other (specify): |

### SUPPORTING DOCUMENTATION (check documentation submitted with application)

| Transport Canada Aeronautical Obstruction Marking Requirements Plan | Regional Road Access and External Roadwork Plan |
| Transport Canada Expected Marking Requirements Plan | Illumination and/or Traffic Signal Plan |
| Environmental Site Assessment | Pavement Marking and Signage Plan |
| Environmental Impact Statement | Photometric Analysis |
| ORM Plan/Conformity Statement/Study | Reference Plan for Land Conveyances |
| Natural Heritage Evaluation | Cost Estimate for Site Works (municipal/external works, shoring works, etc.) |
| Heritage Impact Assessment Report | TRCA Studies and Drawings |
| Archaeological Assessment | Building Material Samples |
| Summary of Opportunities for Co-location within 500 metres of Subject Lands | Visual Rendering of the Proposed Antenna System (to scale) |
| Plan depicting boundaries of subject lands and the nearest residential lands | Plan depicting all properties within the Town’s prescribed notification distance |
| Digital Submission | Other (specify): |
AUTHORIZATION OF REGISTERED OWNER(S)

I, ______________________ of the ______________________ in the ______________________ of ______________________ solemnly declare that all of the above statements contained within the application are true and I make this solemn declaration conscientiously believing it to be true and knowing that it is the same force and effect as if made under oath and by virtue of the Canada Evidence Act.

I/We, ____________________________________, being the registered owner(s) of the subject lands, hereby authorize __________________________________ to prepare and submit this application for approval.

I/We, ____________________________________, being the registered owner(s) of the subject lands, hereby authorize and provide consent to municipal and relevant external agency review staff to enter upon the subject lands during regular business hours over the time that the application(s) is/are under consideration by the Town of Richmond Hill.

Signature of Registered Owner: ___________________________________________________

Signature of Registered Owner: ___________________________________________________

Date: _____________________________________________________________________

“Notice of Collection”

“The information collected on this form is authorized under the Planning Act R.S.O. 1990 as amended, c. P.13. All information is considered to be available to the members of the PUBLIC upon demand. This practice is in accordance with the principles contained in the Municipal Freedom of Information and Protection of Privacy Act.”

OFFICE USE ONLY

File Number:

D25-____________________

Related File Number:

D01-

D02-

D03-

D04-

D05-

D06-

Date Received: ______________________ Date Completed: ______________________

Amount Paid: $ ______________________ Checked by: ______________________

Pre-submission meeting date: ______________________ Pre-submission meeting Planner(s): ______________________

Planner Assigned: ______________________ Development Process Coordinator: ______________________

Pre-application meeting date: ______________________ Pre-application meeting Planner(s): ______________________

Planner Assigned: ______________________ Development Process Coordinator: ______________________
APPLICATION FEES

<table>
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<td>Application Fee</td>
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<tr>
<td>Re-Application Fee</td>
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<td><strong>TOTAL</strong></td>
<td><strong>$2,525.00</strong></td>
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ALL FEES EFFECTIVE JANUARY 1, 2017 IN ACCORDANCE WITH BY-LAW NO. 95-16 (NON-REFUNDABLE)
ALL CHEQUES TO BE MADE PAYABLE TO THE TOWN OF RICHMOND HILL

NOTE: A Re-Application Fee shall apply to an application that has been dormant for one (1) year or for Owner initiated modifications or revisions to an application previously circulated for review and comment.
DEVELOPMENT APPLICATIONS

TRCA is empowered by the Conservation Authorities Act to regulate development, interference with wetlands and alterations to shorelines and watercourses, and to provide technical expertise on flood and erosion control, stormwater management, and the protection of natural features and functions within watersheds.

It is the TRCA’s goal is to ensure that development is not at risk from flooding or erosion hazards; to protect and regenerate the ecological health and integrity of natural systems; and to provide opportunities for public use and enjoyment of the natural system.

Please refer to the ‘TRCA Administrative Fee Schedule for Planning Services’ for application and processing fees that are to be paid to the Toronto and Region Conservation Authority. For further details please visit the TRCA website at www.trca.on.ca and click on the Planning and Permits button located near the top page.

PERMIT APPLICATION (Ontario Regulation 166/06)

The TRCA administers Regulation under the Conservation Authorities Act which requires any proposed development, interference to wetlands, or alterations to shorelines or watercourses regulated under the TRCA’s Regulated Area to receive a Permit from the TRCA. As such, a separate application for reviewing development within TRCA jurisdiction may be deemed necessary through the development review process. It is important to note that a Permit can only be issued to the property Owner, not an agent or contractor, and Permits are not transferable. All Permits are valid for two (2) years unless otherwise specified. For further details please visit the TRCA website at www.trca.on.ca and click on the ‘Planning and Building’ button located near the top page.

Permit applications are subject to a separate process and fee that is to be paid prior to the Town of Richmond Hill’s approval. Please also refer to www.trca.on.ca and click on the ‘Planning and Permits’ button, located near the top of the page to see the ‘TRCA Administrative Fee Schedule for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses (Ontario Regulation 166/06, as amended)’.
APPENDIX “1” - SUBMISSION REQUIREMENTS

The following is a comprehensive listing of the Town’s standard requirements with respect to the preparation of individual plans and required documentation as part of the preparation of Public Consultation for Radio-communication and Broadcasting Antenna Systems Application:

SUPPORTING DOCUMENTATION

Other documents that the Town may require to be submitted in conjunction with the development application:

| Building Shadow Impact Assessment Study | Functional Servicing Report |
| Sight-line Study | Noise Attenuation Study |
| Environmental Site Assessment | Transportation Study (access, parking, etc.) |
| Environmental Impact Statement | Parking and Loading Study |
| ORMCP Conformity Statement/Study | Construction Traffic Management Plan |
| Hydrogeological Study | Regional Access and External Roadwork Plan |
| Natural Heritage Evaluation | Illumination and Traffic Signal Plan |
| Heritage Impact Assessment Report | Pavement Marking and Signage Plan |
| Archaeological Assessment | Photometric Analysis |
| Building Materials Samples | Reference Plan for Land Conveyances |
| Urban Design Brief | Cost Estimate for Site Works (municipal/external works, shoring works, etc.) |
| Angular Plane Analysis | TRCA Studies and Drawings |
| Context Plan | Others (as required by the Town) |
| Coloured Perspective Drawings | Photographs of Existing Context |

NOTE: THE SPECIFIC TYPE AND NUMBER OF SUPPORTING DOCUMENTS WILL BE IDENTIFIED IN THE SUBMISSION REQUIREMENTS LETTER FOLLOWING THE PRE-SUBMISSION AND/OR PRE-APPLICATION MEETING.

DEVELOPMENT APPLICATION SUMMARY

The Development Application Summary shall provide a brief overview of the proposed development and shall clearly indicate the following (refer to Appendix “5”):

- name of the applicant;
- the location of the subject lands (including legal description, municipal address and aerial photo);
- applicable Official Plan policies;
- current and proposed zoning classification;
- site and development statistics; and,
- a Site Plan or Concept Plan.

CONCEPT PLAN

The Concept Plan shall clearly depict the existing and proposed development, surrounding buildings, roadways, access points and natural features encompassing a large enough area to give a clear indication of the proposal in the context of the immediate neighbourhood. More specifically, the Concept Plan shall depict the following, in colour:

- the location, size and use of all existing buildings and structures (outlined in grey);
- the location, size and use of all proposed buildings and structures with dimensions (outlined in black);
- proposed parking areas, parking spaces, loading spaces, access points, curbing, paved areas, driveways, etc. (in grey);
- proposed landscaped areas (in green);
- abutting land uses (outlined in grey on white background); and,
- a location/key map.

TREE INVENTORY AND TREE PRESERVATION PLAN/REPORT

Tree preservation should be one of several factors considered at the outset of planning and design for any development. It is insufficient to recommend removal of a tree “to facilitate the proposed development” or
on the basis that the tree “conflicts with the proposed development” unless it is demonstrated that options for preservation of the tree have been duly considered during site design. A Tree Inventory and Preservation Plan includes a Drawing and a Table/Report as described below.

Tree Inventory and Preservation Drawing

A computer generated scale drawing of the site (refer to Appendix “6”) illustrating the following:

a) the surveyed location of all trees greater than, or equal to 20 cm DBH on the site and WITHIN 6 METRES of the property boundary. Trees in groupings may be identified by delineating the dripline associated with the grouping if the entire grouping is to be preserved and is located at least 6 metres from any work zone;
b) the location, size and condition of any vascular plants on site that are a species listed under the Canadian Species At Risk Act, 2002 or the Ontario Endangered Species Act, S.O. 2007 (regardless of the size, health or condition of the individual plant);
c) an indication as to whether each tree is recommended for preservation or removal;
d) the location and details of any recommended tree preservation measures to be installed, including preservation measures for trees on adjacent property (please refer to the Town’s Guidelines for Construction Near Trees).

Tree Inventory and Preservation Table/Report

The drawing described above must be accompanied by a table and/or a report which outlines the following:

a) descriptions of individual trees which include the following:

- species/name (scientific and common name);
- size (DBH); and,
- condition/health (a general rating of poor, fair, good or hazard based on the presence of cavities, decay, broken limbs/trunk, lean, root damage, form, disease, etc.).

b) descriptions of tree groupings which include:

- a list of dominant species that make up the canopy and understory;
- a list of additional species present;
- an indication of the proportion of trees in each of the following size ranges: 0-10 cm dbh, 11-20 cm dbh, 21-50 cm dbh, >50 cm dbh; and,
- general comments on the ecology of the tree grouping and the health and structural integrity of the trees within the grouping.

c) a recommendation as to whether each tree should be preserved or removed and the reason for each recommendation;

d) details of tree preservation measures required to protect trees designated for preservation;

e) recommendations for the maintenance and management of trees to be preserved (i.e. required pruning, fertilization or cable work) pre and post-construction; and,

f) a cost valuation associated with trees to be removed and/or preserved may be required.

Approval of Tree Injury/Destruction:

Trees on Subject Lands: The injury or destruction of trees on properties subject to a development review process under the Ontario Planning Act are approved through the appropriate Agreement and therefore, do not require a separate permit under the Town’s Tree Preservation By-law. Any removal or damage to trees not approved through the development/planning process requires a separate permit pursuant to the Tree Preservation By-law. Injury or destruction of a tree that is not consistent with the approved Tree Inventory and Preservation Plan and for which no Permit to Injure or Destroy a Tree has been granted will be subject to prosecution under the Tree Preservation By-law (or York Region’s Forest Conservation By-law). Further information regarding tree preservation is available on the Town’s website at www.richmondhill.ca/treebylaw.
**Trees on Town Property**: Injury or destruction of any tree on Town property, regardless of size, condition or species, must be approved by the Town pursuant to the Trees on Town Streets By-law. Removal of Town-owned trees, if required, will be undertaken by the Town and subject to such costs associated with removal and replacement to be paid by the applicant.

**Trees on Shared Boundaries/Adjacent Private Property**: Trees on shared property boundaries or within adjacent private property are co-owned or owned by the adjacent landowner, respectively. Therefore, injury or destruction of trees on shared boundaries or adjacent private property requires consent from the appropriate landowner. Further, approval for destruction of trees located outside the subject lands will require a separate permit application, submitted pursuant to the Tree Preservation By-law (or York Region’s Forest Conservation By-law).

**Trees Protected under the Canadian Species at Risk Act, 2002 or the Ontario Endangered Species Act, S.O. 2007**: Any impact to any species protected under the above legislation, regardless of size or condition, may require approval through the Ministry of Natural Resources.

### SITE PLAN

The Site Plan shall be prepared by an architect, engineer or qualified drafterperson and depict the following:

- key map;
- north arrow and bar scale (preferred scales 1:100, 1:200, 1:300, 1:400, 1:500 in **METRIC**);
- a legible chart on the plan summarizing the following:
  - total property area;
  - total building area;
  - height of the building;
  - total gross floor area of proposed and existing building;
  - type, number and floor area of tenant units, suites, etc. (if applicable);
  - total leaseable or rentable area (if applicable);
  - nature of proposed tenancy (if applicable);
  - total number of parking spaces (visitor, handicapped spaces, etc.);
  - Building Classification according to the Ontario Building Code; and,
  - specify if the building is to be sprinklered.

- Municipal Address, if any (depict location and detail of municipal number to be displayed);
- property lines, dimensions and area of the property;
- location of all existing and proposed buildings and structures indicating building dimensions, setbacks, separations, building entrances (both pedestrian and vehicular);
- curbs, sidewalks and trees (if any) in abutting right-of-way(s);
- abutting road allowances and their widths, including centerline of road;
- site context including adjacent building setbacks and all trees on abutting lines within 3 metres of the property;
- all applicable 0.3 metre reserves;
- location and use of all buildings and access points on lands abutting and adjacent to the subject property on both sides of the roadway (where applicable);
- the centerline of abutting Regional roads (where applicable);
- the location of all adjacent access points and intersections on both sides of a roadway (where applicable);
- proposed driveway configuration, width and surface treatment;
- access ways, their dimensions and widths including proposed direction of traffic flow, and curb radii (if applicable);
- proposed parking layout and the location, number and size of parking spaces;
- the provision of a stable surface with egress away from the proposed building(s) at all required exits;
- location of refuse storage areas (both external and internal);
- screening details for external refuse containers and loading areas (if applicable);
- location and dimensions of the proposed snow storage area(s) to be established on the subject lands;
- location of existing and proposed fire route(s) (including width and centre line radius at all changes in direction). For specific requirements refer to Section 1090 of the **Town’s Municipal Code**;
- location of utility meters;
- location and colour of downspouts;
- location of fire hydrants (municipal or private) or other required fire protection water source, overhead clearance for any projections, Fire Services Division siamese connections, size and location of private watermains, location of fire route signs;
location and dimensions of all fire route, street numbering and ground signage (including setbacks from property lines, where applicable);
for townhouse developments, the location of a Key Plan at the main entrance of the site and details associated thereto;
areas for landscaping, walkways (identifying surface treatment), entrances, courts, walls, fences and benches;
location of abutting parkland/open space, (if applicable);
location of all on site recreational amenity spaces (i.e. playgrounds);
location of all existing woodlots, trees, valleys and natural features;
location and details of fencing where site abuts parkland/open space;
location of natural features in accordance with TRCA policy under Ontario Regulation 166/06 (i.e. TRCA staked and approved top-of-bank, contiguous valley vegetation and TRCA approved long term stable top-of-slope, engineered floodline and associated buffers)
all above ground fixtures including hydro transformers and poles, street light facilities, if any;
location of hoarding fence (if applicable);
location of all retaining walls over 0.5 metres, exterior stairs and ramps;
location of the proposed first floor grade elevation;
location of all easements and adjacent right-of-ways (including railways, etc.);
identification of all streets abutting the lands;
clearly differentiate the existing structure from proposed development/addition;
provide photos of streetscapes adjacent to the property; and,
a notation indicating conformity with the Town wide Urban Design Guidelines, other applicable relevant Urban Design Study, and the Town’s Accessibility Guidelines.

EXTERIOR LIGHTING PLAN

All exterior lighting shall be designed in accordance with and in compliance with the Town of Richmond Hill Light Pollution By-law No. 63-95. The following documentation is required:

Plans indicating:

a) the location of all buildings and structures on the property;
b) the location, number, type, position, elevation and mounting height of all exterior light fixtures, including internally or externally illuminated signs;
c) the number and location of outdoor light fixtures to be equipped with automatic timing devices;
d) any building design or other features which may affect the nature, intensity or direction of light emission from outdoor light fixtures; and

e) certification that the building does not contain any architectural features, e.g. skylights, that will allow an unusual amount of light to escape to the sky from the interior of the building, or description of the steps that have been taken to prevent light escaping directly, i.e. without reflection, to the sky through such architectural features;

Description and background information regarding all outdoor light fixtures, including:

a) catalogue description and specifications of lights to be used including lamp types, power (in watts) and tables or large scale plots showing the photometric distributions from the nadir to the zenith in the vertical plane;
b) tables or plots of the calculated horizontal illumination levels on the illuminated portion of the applicant’s property or the calculated mean horizontal illuminance for the illuminated portion of the applicant’s property;
c) tables or plots of the calculated vertical illumination levels on the specially illuminated walls or the calculated mean vertical illuminance for these walls; and,
d) descriptions of provisions, if any, to reduce the illumination from “operational” to “security” levels after 23:00 hours or the close of business, whichever is later

NOTE: IF THE APPLICATION IS FOR RENOVATIONS OR AN ADDITION TO AN EXISTING DEVELOPMENT, EXISTING LIGHTING ALREADY MUST ALSO BE BROUGHT INTO COMPLIANCE WITH TOWN STANDARDS. THEREFORE, THE INFORMATION SUBMITTED SHOULD COVER ANY CHANGES TO THE EXISTING LIGHTING THAT ARE REQUIRED TO BRING THE SITE INTO COMPLIANCE WITH REQUIREMENTS FOR LIGHT COLOUR, SHIELDING, AND OVERALL ILLUMINATION LEVELS.

LANDSCAPE PLAN
Landscape Plans are to be completed by a fully certified Landscape Architect, unless otherwise determined by the Commissioner of Planning and Regulatory Services. The drawings are to be finalized, drawn in metric at a maximum scale of 1:300, and include the following information:

a) name, address, and telephone and e-mail numbers for Owner, Consultant and Agent;
b) development application number;
c) a key plan at a scale of approximately 1:10 000 indicating exact location of the site including a north arrow;
d) Municipal Address and legal description of the lands on the drawings;
e) adjacent land uses;
f) north arrow and bar scale;
g) a plant list using a key system, to indicate the full botanical name, common name, quantity, caliper, height, spread, quality, type of root stock and special remarks. Detail/specifications on sod/seeding are to be included on plan;
h) location of all existing vegetation to be preserved;
i) natural and man-made features such as berms, swales, ponds and ditches to be indicated (including dimensions). These features are to be contained within the site. Ponds and ditch type should be identified in respect to whether water is to remain. Appropriate safety measures to be incorporated;
j) location of all recreational amenities and ground floor privacy areas, walkways, screens, protective fencing, exterior lighting, street furniture, hydrants, hydro transformers, curbs, and existing ground signs;
k) location, details and/or specifications of proposed planting and paving and sodding, landscape structure details for benches, play structures, fences, walkways, retaining walls, planters, curbs, stairs, ramps and any other landscape features requiring clarification;
l) grading information including existing topography and proposed grading within the site and along the property lines and existing slopes of surrounding lands, existing natural features designated for preservation, top and bottom elevations for retaining walls, drainage flow arrows, catch basins and sub-drains and underground garage roof slab elevations;
m) where landscaping is proposed on top of underground garage roof slabs or other roofs, the project Engineer is required to certify that the roof slab is designed to support the mature growth of plant material, as proposed on the landscape plans, and a minimum of 1.5 metres of planting soil;
n) where landscaping is incorporated into hard landscaping features such as planter boxes and tree pits, the design must provide for a minimum of 30 m³ soil volume;
o) where play equipment is proposed, include a note on the landscape plan indicating that the play area is to be constructed, in accordance with the Canadian Standards Association, National Standard of Canada for Children’s Play Spaces and Equipment;
p) a cost estimate for the proposed landscape works, for the purposes of a Letter of Credit, should be included with the landscape submission; and,
q) where a site abuts a Regional road, a Planting Plan for new and relocated vegetation to be planted within the Regional right-of-way shall be provided, subject to the Region’s approval.

NOTE: LANDSCAPING WITHIN THE OAK RIDGES MORaine SHOULD INCLUDE A MIX OF NATIVE SPECIES. FOR FURTHER INFORMATION, PLEASE REVIEW THE TOWN’S LANDSCAPE SELECTION GUIDES AVAILABLE ON THE TOWN’S WEBSITE AT WWW.RICHMONDHILL.CA/NATIVEPLANTS. PROPOSED LANDSCAPING IN CLOSE PROXIMITY TO VALLEYLANDS OR OPEN SPACES SHOULD NOT INCLUDE INVASIVE PLANT SPECIES AND SHOULD INCORPORATE NATIVE PLANT SPECIES THAT ARE INDIGENOUS TO THE AREA. FOR MORE INFORMATION REGARDING LANDSCAPE PLANS CONTACT THE PARK AND NATURAL HERITAGE PLANNING SECTION.

DIGITAL SUBMISSION

The Digital Submission shall take the form of a standard compact disc upon which shall be stored, IN BOTH PDF AND CAD DWG (Version 2010) AND/OR TIFF FORMAT, all of the required plans and supporting documentation as requested by the Town in the Submission Requirements Letter issued for the proposed development.
APPENDIX “2” - TOWN OF RICHMOND HILL PUBLIC CONSULTATION PROTOCOL FOR RADIO-COMMUNICATION AND BROADCASTING ANTENNA SYSTEMS

1.0 Objectives

The Town recognizes that the location of radio-communication and broadcasting antenna systems is the subject of much debate, particularly where new services are being introduced within established communities and/or areas that are experiencing significant population growth. It is on this basis that the Town of Richmond Hill establishes the following objectives:

i) to designate contacts within the Town for receiving, reviewing and providing comments to proponents constructing antenna systems;

ii) to establish clear and concise proposal submission and public consultation requirements;

iii) to encourage the location of new antenna systems in a manner that respects the natural features, landscapes and significant sight-lines in the Town;

iv) to encourage the location of new antenna systems at desirable distances from residential and institutional uses whenever technically possible and feasible;

v) to encourage the location of new antenna systems in a manner that provides for a high level of service whenever possible and in keeping with the objectives of the Town stated in this protocol;

vi) to encourage proponents to explore alternatives such as co-location wherever possible and appropriate; and

vii) to provide a forum that will inform the public as to the intentions of radio-communication and broadcasting service providers in their community.

2.0 Government Jurisdiction

Radio-communication and broadcasting are Federal areas of jurisdiction and responsibility, with municipal governments generally being permitted to engage in public consultation with proponents in order to address reasonable and relevant concerns from a land-use planning perspective.

2.1 Municipal Government

It is acknowledged that municipal government is best suited and well qualified to explain to proponents the particular amenities, sensitivities, planning priorities and other relevant characteristics of their respective areas. It is for this reason that municipal governments choose to facilitate consultation between the public and proponents albeit strictly from a land-use planning perspective. There are certain topics which are ineligible for discussion under this arrangement since such topics go beyond municipal responsibility (refer to Section 6.8 of this protocol).

2.2 Federal Government

The Federal Minister of Industry has the authority under the Radio-communication Act to issue radio authorizations, to approve each site on which antenna systems are to be installed and to approve the erection of all masts, towers and other antenna-supporting structures. Industry Canada’s ultimate role is to ensure orderly development and efficient operation of antenna systems throughout Canada.

3.0 Exemptions

3.1 Industry Canada Exemptions

Industry Canada exempts the following installations from public consultation:

- **New Antenna Systems:** where the height is less than 15 metres above ground level. This exclusion does not apply to antenna systems proposed by telecommunications carriers, broadcasting undertakings or third party tower owners;

- **Existing Antenna Systems:** where modifications are made, antennas added or the tower replaced, including to facilitate sharing of facilities, provided that the total cumulative height increase is not greater than 25% of the height of the initial antenna system installation. No increase in height may occur within one year of completion of the initial construction. This exclusion does not apply to antenna systems using purpose built antenna supporting structures with a height of less than 15
metres above ground level operated by telecommunications carriers, broadcasting undertakings or third party tower owners:

- **Non-Tower Structures:** antennas on buildings, water towers, lamp posts, etc. may be excluded from consultation provided that the height above ground of the non-tower structure, exclusive of appurtenances, is not increased by more than 25%; and,

- **Temporary Antenna Systems:** used for special events or emergency operations and must be removed within three months of the start of the emergency or special event.

### 3.2 Town of Richmond Hill Exemptions

The Town of Richmond Hill exempts certain installations from the public consultation process in addition to those exemptions provided for under Section 3.1. These further general exemptions from public consultation include:

- rooftop antenna systems, utility/street-light poles with attached antenna systems and ground-based antenna systems measuring less than 15 metres in height from ground-level;
- portable or temporary “on-the-ground” antenna systems provided that the proponent enters into an agreement with the Town pursuant to Section 8.0 of this protocol;
- new antenna system and existing antenna system where the height of the system is less than 15 metres above ground (as measured pursuant to Industry Canada’s Procedures) and where there are no residential uses within the Town’s prescribed notification area.

Industry Canada acknowledges that the individual circumstances of each antenna system can vary according to local circumstances and consequently public consultation may still be required at the discretion of the Designated Municipal Contact when one or more of the following land use planning issues is identified:

- the antenna system’s physical dimensions, including the antenna, mast and tower when compared to local surroundings presents a unique land use planning issue;
- the location of the proposed antenna system on the property and its proximity to neighbouring residents presents a unique land use planning conflict;
- the likelihood of an area being a community-sensitive location due to a unique land use planning issue; and,
- Transport Canada markings and lighting requirements which present a unique land use planning conflict.

### 4.0 Designated Municipal Contact

For the purposes of this protocol, the Designated Municipal Contact for the Town is the Commissioner of Planning and Regulatory Services or his/her successor or his/her designate. All correspondence and materials submitted as part of this protocol shall be directed to the attention of the Designated Municipal Contact.

### 5.0 Preliminary Consultation

The Town will require a preliminary consultation meeting with the proponent in order to determine if a municipal public consultation process is necessary for a new antenna system or modification to an existing antenna system. As part of the preliminary consultation, staff will discuss matters with respect to locational opportunities and site design. For the purposes of a preliminary consultation, the proponent is required to arrange a **Pre-Submission Meeting** with the Town.

### 6.0 Submission Requirements

Where the Town deems the municipal public consultation process appropriate for a proposed antenna system, a Submission Requirements Letter will be issued detailing the plans and information required in support of an application. It is advised that the proponent take advantage of the preliminary consultation meeting in order to discuss site-specific conditions which may be unique to the proposal and to ensure that all submission requirements including those beyond the typical requirements are satisfied.

#### 6.1 Notice of Complete Proposal

The Town will review the submitted application and supporting documentation, and advise the proponent by letter if the submission is considered to be complete. The Town will not begin the formalized public consultation process until such time as the submission is deemed complete.

The applicant shall erect a Notice Sign on the subject lands within 7 days of an application being deemed complete. Please refer to Appendix 4 for content to be displayed on the sign.
6.2 Public Consultation Process

The proponent shall be responsible for distributing the Notification Package in the manner as prescribed by Industry Canada and ensuring that the required Community Information Session meets all procedural requirements as outlined in Section 6.5 of this protocol.

6.3 Notice Requirements

The following procedural requirements shall be followed by the proponent as part of notifying the public of their proposal submission to the Town:

- notice shall be provided in accordance with the requirements of Industry Canada;
- notice to include information with respect to the Community Information Session, specifically, the purpose of the meeting, the location, date and time of the meeting; and,
- the Town shall be circulated a copy of the notification package.

The Town will provide the proponent with a list of landowners within a radius of four times the tower height measured from the base in urban areas as designated in the Town’s Official Plan and eight times the tower height measured from the base in a rural area as designated in the Town’s Official Plan.

6.4 Written Public Comments

Where written comments from the public in response to the information provided in the Notification Package are received by the Town, staff shall provide same to the applicant. Further, it is the responsibility of the proponent to forward comments received to the Town.

6.5 Community Information Session

The following procedural requirements shall be followed by the proponent as part of the required Community Information Session:

- the Community Information Session will be open and accessible to all members of the public and all local stakeholders groups;
- the Community Information Session will be convened and moderated by the proponent;
- the Ward Councillor and Town staff shall be invited to the Community Information Session.
- the timing of the Community Information Session will be in accordance with Industry Canada’s Protocol and must occur before a staff report is presented to Committee of the Whole; and,
- the proponent shall request that all attendees provide their names, addresses, email addresses and phone numbers and provide this information to the Town for notification purposes.

6.6 Resolving Concerns

The following procedural requirements shall be followed by the proponent as part of their efforts to resolve all relevant and reasonable concerns or issues that are raised during the consultation process:

- the proponent shall respond in writing to the Town within 60 days of receiving written comments from the Town and the public to address all reasonable and relevant concerns and/or to explain why the question, comment or concern is not reasonable or relevant.
- it will also be required that the proponent’s written response also addresses all reasonable and relevant concerns that were presented at the Community Information Session.
- the Town will respond within 21 days to a written response from the proponent and advise when Council will be ratifying their final position as outlined in Section 6.7 of this protocol.

6.7 Concluding Consultation

The application shall be considered by Council and Council will ratify their final comments as being the official position of the Town in regard to the proposal submission. Council ratification shall be provided to the proponent and Industry Canada by the Town.
6.8 Non-Applicable Consultation Topics

Industry Canada’s protocol outlines that proponents have specific obligations that are subject to Federal government requirements and therefore the Town protocol for obtaining public consultation cannot intrude on obligations already subject to Federal government review. The Town may however wish to ask questions or seek clarification from proponents concerning their proposed steps and the alternatives available to satisfy these and any other radio authorization requirements. These Federal government requirements include compliance with:

- Health Canada’s public radio frequency exposure guidelines – Safety Code 6;
- Radio Frequency Interference and Immunity – EMCA3B2;
- Canadian Environmental Assessment Act – CEAA; and
- Aeronautical Safety – Transport Canada and NAV CANADA requirements for aeronautical safety.

7.0 Dispute Resolution

Any impasse that is declared by Council via ratification of their official position under Section 6.7 of this protocol will be forwarded to Industry Canada and will serve as the Town’s request for Industry Canada to undertake dispute resolution pursuant to Industry Canada’s procedures.

8.0 Agreements

The proponent shall be required, if requested by the Town, to enter into an agreement which could include the following requirements:

i) the removal of the antenna system if said system is deactivated and left unused and/or abandoned for a continuous period of more than 2 years;
ii) the posting of a security for the construction of any proposed fencing, screening and landscaping for an antenna system facility;
iii) the commitment to accommodate other antenna system providers on site or on their system structure where feasible subject to standard industry financial compensation arrangements to the system structure owner; and,
iv) other conditions of concurrence.

9.0 Building Permits

9.1 The Ontario Building Code is not intended to regulate radio-communication and broadcasting antenna systems. The objective of the Ontario Building Code is to ensure structural integrity of buildings or property and in this case to account for the impact of the antenna system on a building.

9.2 Building permits are required:

i) for the material alteration to a building that occurs when an antenna system is to be located on the roof of an existing building;
ii) for the construction of or material alteration to buildings associated with an antenna system; and/or,
iii) for the design and construction of a ground-based antenna system structure.

10.0 Timeframe

10.1 The Town will endeavour to expedite the public consultation period for proposals to construct radio-communication and broadcasting antenna systems within 60-120 days.

10.2 In the event that unavoidable delays prevent the completion of the proposal process during the targeted 60-120 days, the Town shall identify such delays to the proponent and also to Industry Canada by indicating when the completion is expected to occur.

11.0 Approval

11.1 Council’s position on a proposed antenna system is valid for a maximum of three (3) years from the date of the ratification of its position. Thereafter, Council’s position becomes null and void and the proponent must proceed through the municipal public consultation process for the proposed antenna system.
11.2 Prior to the end of the three years (3), the proponent may submit a request in writing along with the applicable fee to the Town’s Designated Municipal Contact to extend Council’s ratification. Where approved, the extension applies for a maximum of two (2) years from the date of the approval of the extension. Thereafter a proponent must proceed through the municipal public process for the proposed antenna system.
An application by <applicant name> to construct a Radiocommunication/broadcasting facility <type of facility> measuring <meters> in height on these lands.

The Town of Richmond Hill has no jurisdiction to issue approvals for the construction of a Radiocommunication/broadcasting facility and acts as a land use planning commenting agency to both Industry Canada and the facility propose.

For information contact Planning and Regulatory Services Department at 905-771-8910

File D25-xxxxx.
APPENDIX “5” - DEVELOPMENT APPLICATION SUMMARY

DEVELOPMENT APPLICATION SUMMARY

NAME OF OWNER(S)

LEGAL DESCRIPTION (Lot, Plan, Concession, etc.)

MUNICIPAL ADDRESS

LOCATION

COLOUR AERIAL PHOTO INDICATING THE LOCATION OF THE SUBJECT LANDS

OFFICIAL PLAN POLICIES

Parent Town Official Plan (1982) - only if applicable

- applicable land use designation and policies (see example below):
  - “Medium Density Residential”, “Neighbourhood Commercial” and “Hazard Land” under OPA 121 (Sections 13.3.3, 13.3.5 and 13.3.9).
  - “Medium Density Residential” forms of multiple residential units with a maximum density of 25 to 75 uph, places of worship, parks, open spaces, bicycle and pedestrian walkways, community centres, day nurseries, home occupations, and convenience commercial uses.
  - “Neighbourhood Commercial” - retail and service commercial uses in a shopping centre/plaza having a maximum GLFA of 5,575 square metres (60,000 square feet).
  - “Hazard Land” – conservation, forestry, agriculture, horticultural nurseries, wildlife management areas, public or pirate parks, golf courses, and other recreational uses.

New Town Official Plan

- applicable land use designation and policies (see example below):
  - “Neighbourhood” and “Natural Core” (Sections 4.9 and 4.10.5)
  - “Neighbourhood” designation - low and medium density residential uses with a maximum height of 4 storeys on an arterial street and a maximum density of 50 uph, neighbourhood commercial uses, community uses, parks and urban open spaces, and automotive service commercial uses.
  - “Natural Core” designation - fish, wildlife and forest management, conservation and flood and erosion control projects, essential transportation infrastructure and utilities, low-intensity recreational uses, and unserviced parks.
ZONING CLASSIFICATION

- current zoning classification, applicable Zoning By-law and any amendments thereto; and,
- proposed zoning classification.

DEVELOPMENT PROPOSAL

- a brief summary indicating development type, number of stories, height, etc.; and,
- a table summarizing, amongst others, the following:

<table>
<thead>
<tr>
<th>Total Lot Area:</th>
<th>hectares (acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Net Site Area:</td>
<td>hectares (acres)</td>
</tr>
<tr>
<td>Number of Buildings:</td>
<td></td>
</tr>
<tr>
<td>Number of Storeys:</td>
<td></td>
</tr>
<tr>
<td>Total Number of Units:</td>
<td></td>
</tr>
<tr>
<td>Gross Floor Area:</td>
<td>square metres (square feet)</td>
</tr>
<tr>
<td>Proposed Parking:</td>
<td></td>
</tr>
<tr>
<td>Proposed Floor Area Ratio:</td>
<td></td>
</tr>
<tr>
<td>Proposed Density:</td>
<td>units per hectare (units per acre)</td>
</tr>
</tbody>
</table>

CONCEPT PLAN

REDUCTION OF THE SITE PLAN/CONCEPT PLAN/SUBDIVISION PLAN/CONDOMINUM PLAN/REFERENCE PLAN TO BE SUBMITTED TO THE TOWN
### Appendix "6" - Sample Tree Inventory and Preservation Plan

#### Sample Sketch

- Tree Protection Fence

#### Tree Inventory and Preservation Plan

<table>
<thead>
<tr>
<th>Tree Number</th>
<th>Name</th>
<th>DBH</th>
<th>Min. TPZ</th>
<th>Condition</th>
<th>Recommendation</th>
<th>Location</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Red Maple (Acer rubrum)</td>
<td>42</td>
<td>3.0m</td>
<td>Good</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Colorado Spruce (Picea pungens)</td>
<td>43</td>
<td></td>
<td>Good</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Crab Apple (Malus sp.)</td>
<td>25</td>
<td>2.4m</td>
<td>Fair</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Silver Maple (Acer saccharinum)</td>
<td>25</td>
<td>2.4m</td>
<td>Good</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Norway Maple (Acer platanoides)</td>
<td>20</td>
<td>2.4m</td>
<td>Fair</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Red Maple (Acer rubrum)</td>
<td>25</td>
<td>2.4m</td>
<td>Fair</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Silver Maple (Acer saccharinum)</td>
<td>20</td>
<td>2.4m</td>
<td>Good</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Chokecherry Prunus (Prunus pumila)</td>
<td>25</td>
<td>2.4m</td>
<td>Good</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Red Maple (Acer rubrum)</td>
<td>20</td>
<td>2.4m</td>
<td>Good</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Silver Maple (Acer saccharinum)</td>
<td>20</td>
<td>2.4m</td>
<td>Good</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Colorado Spruce (Picea pungens)</td>
<td>25</td>
<td>2.4m</td>
<td>Good</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>12</td>
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<td>2.4m</td>
<td>Fair</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Crab Apple (Malus sp.)</td>
<td>22</td>
<td>NA</td>
<td>Fair</td>
<td>Remove</td>
<td>On Site</td>
<td>No Alternative to Preserve</td>
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<tr>
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<td>Red Maple (Acer rubrum)</td>
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<td>Poor/Declining</td>
<td>Remove</td>
<td>On Site</td>
<td>Invasive Decay</td>
</tr>
<tr>
<td>15</td>
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<td>3.0m</td>
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<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Crab Apple (Malus sp.)</td>
<td>21</td>
<td>2.4m</td>
<td>Good</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Silver Maple (Acer saccharinum)</td>
<td>24</td>
<td>2.4m</td>
<td>Good</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Norway Maple (Acer platanoides)</td>
<td>26</td>
<td>2.4m</td>
<td>Fair</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Red Maple (Acer rubrum)</td>
<td>21</td>
<td>2.4m</td>
<td>Fair</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Silver Maple (Acer saccharinum)</td>
<td>26</td>
<td>2.4m</td>
<td>Fair</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Colorado Spruce (Picea pungens)</td>
<td>23</td>
<td>2.4m</td>
<td>Good</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Red Maple (Acer rubrum)</td>
<td>20</td>
<td>2.4m</td>
<td>Good</td>
<td>Preserve</td>
<td>On Site</td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>Silver Maple (Acer saccharinum)</td>
<td>25</td>
<td>2.4m</td>
<td>Good</td>
<td>Preserve</td>
<td>Neighbor Property</td>
<td>Neighboring Property</td>
</tr>
<tr>
<td>24</td>
<td>Colorado Spruce (Picea pungens)</td>
<td>26</td>
<td>2.4m</td>
<td>Fair</td>
<td>Preserve</td>
<td>Neighbor Property</td>
<td>Neighboring Property</td>
</tr>
</tbody>
</table>