

ADDITIONAL COUNCIL AGENDA

WEDNESDAY, FEBRUARY 22, 2012

9. COMMITTEE REPORTS

(b) Planning and Development (revised) Report 3-2012 dated February 13, 2012.

Motion

(c) General Committee (revised) Report 4-2012 dated February 15, 2012.

Motion

- (d) Public Meeting extracts from the Planning & Development Committee meeting dated February 13, 2012:
 - (i) Proposed Amendments to Mississauga Official Plan and Zoning By-law 0225-2007: Lakeshore Road West – Clarkson Village Study
 Bill 51 (Ward 2)
 File: CD.04.CLA
 - (ii) Official Plan Amendment, Rezoning and Draft Plan of Subdivision Applications -To permit townhouse, apartment, office and retail commercial, and parkland development 5044-5096 Hurontario Street Part of Lot 1, Concession 1, W.H.S. Northwest quadrant of Hurontario Street and Eglinton Avenue West Owner: Pinnacle International (Ontario) Limited Applicant: Phillip Levine, IBI Group Bill 51 (Ward 5)
 File: OZ 07/025 W5 and T-M07006 W5
 - (iii) Information Report Official Plan Amendment, Rezoning and Draft Plan of Subdivision Applications To permit 104 townhouse dwellings on a CEC private road, 5881 Creditview Road East side of Creditview Road, south of Britannia Road. Owner/Applicant: National Homes (Creditview Inc)

 Bill 51 (Ward 6)

File: OZ 11/007 and T-M11004 W6

(vi) Information Report Official Plan Amendment and Rezoning Applications - To permit six (6) retail commercial buildings, including a Lowe's Home Improvement store. 5350 Mavis Road Southwest corner of Mavis Road and Bristol Road West. Owner: Embee Properties Limited Applicant Lethbridge & Lawson Inc.

Bill 51 (Ward 6) File: OZ 10/012 W6

(v) Official Plan Amendment and Rezoning Applications – To permit an eleven-storey retirement building, a one-storey commercial building, a maximum of 54 townhouse units, to recognize the existing fitness club and medical building, and to reduce the width of the North Service Road Right-of-Way to 20 m (65.6 ft.) 2021-2041 Cliff Road Part of Block 13, Registered Plan B-27 Northeast corner of North Service Road and Cliff Road. Owner: Gemini Urban Design (Cliff) Corp. Applicant: J. Levac, Weston Consulting Group Inc.

Bill 20 (Ward 7) File: OZ 06/019 W7

To be received

12. CORRESPONDENCE

- (a) Information Items: I-1-I-6
 - Letter dated February 13, 2012, from the President of the Mississauga Fire Fighters' Association in response to Council's deliberation to allow cell tower emplacement on City owned properties. The Mississauga Fire Fighters' Association strongly objects to placement of cell towers on fire stations properties and request that the City carefully consider placements for towers on City properties or withhold the decision altogether until the true health effects are known.

Receive/Refer to Community Services

I-5 Letter dated February 17, 2012, from the Commissioner of Community Services in response to the letter by the Mississauga Fire Fighters' Association indicating that the Association should have brought their concerns to the Joint Health and Safety Committee prior to bringing their concerns to Council.

Receive

I-6 Email dated February 12, 2012 from Tony Ng Ward 6 resident concerning file OZ 10/012/W6 and how the rezoning application will impact the safety in the community and will add to new traffic flow to an existing busy route.

Receive/Refer to Planning and Building

(b) Direction Item D1-D2

D-2 Memorandum dated February 16, 2012, from the City Clerk clarifying an error in the approved minutes of December 14, 2011 which should be corrected.

Direction Required

REVISED REPORT 3 – 2012

COUNCIL AGENDA

FEB 2 2 2012

TO:

MAYOR AND MEMBERS OF COUNCIL

The Planning and Development Committee presents its third report (revised) of 2012 and recommends:

PDC-0010-2012

- That the report titled "Proposed Amendments to Mississauga Official Plan and Zoning By-law 0225-2007: Lakeshore Road West – Clarkson Village Study," dated January 24, 2012 from the Commissioner of Planning and Building be received for information.
- 2. That staff report back to Planning and Development Committee on any submissions made with respect to the January 24, 2012 report.
- 3. That the following correspondences be received:
 - (a) Email dated January 28, 2012, from Robert Nash
 - (b) Facsimile dated February 13, 2013, from Michael Garvey of Garvey and Garvey LLP
 - (c) Email and attachments dated February 13, 2012, from Joel Farber of Folger, Rubinoff LLP
 - (d) Email and attachments dated February 13, 2012, from Glen Broll of Glen Schnarr & Associates Inc.

CD.04.CLA

PDC-0011-2012

That the Report dated January 24, 2012, from the Commissioner of Planning and Building recommending approval of the applications under Files OZ 07/025 W5 and T-M07006 W5, Pinnacle International (Ontario) Limited, 5044-5096 Hurontario Street, Part of Lot 1, Concession 1, W.H.S., northwest quadrant of Hurontario Street and Eglinton Avenue West, be adopted in accordance with the following:

1. That notwithstanding that subsequent to the public meeting, changes to the applications have been proposed, Council considers that the changes do not require further notice and, therefore, pursuant to the provisions of subsection 34(17) of the *Planning Act*, R.S.O. 1990, c.P.13, as amended, any further notice regarding the proposed amendments is hereby waived.

- 2. That the application to amend Mississauga Plan from "Residential Low Density II", "Residential Medium Density I", "Residential High Density II" and "Public Open Space" to "Residential Medium Density I", "Residential High Density II Special Site", "Public Open Space" and "Greenbelt" to permit apartments with ground related commercial and office uses at an amended Floor Space Index, townhouse dwellings and parkland, be approved.
- 3. That the application to change the Zoning from "D" (Development) to "RM4-Exception" (Townhouse Dwellings), "H-RA5-Exception" (Apartment Dwellings), "OS1" (Open Space Community Park) and "G1" (Greenbelt Natural Hazards) " to permit apartments with ground related commercial and office uses, townhouses dwellings, and parkland in accordance with the proposed zoning standards, be approved subject to the following conditions:
 - (a) That the draft plan of subdivision be approved.
 - (b) That the applicant agree to satisfy all the requirements of the City and any other official agency concerned with the development.
 - (c) In accordance with Council Resolution 152-98:
 - "Prior to final approval, the City of Mississauga shall be advised by the School Boards that satisfactory arrangements regarding the adequate provision and distribution of educational facilities have been made between the developer/applicant and the School Boards for this plan."
- 4. That the Plan of Subdivision under file T-M07006 W5, be recommended for approval subject to the conditions contained in Appendix S-6, attached to the report dated January 24, 2012, from the Commissioner of Planning and Building.
- 5. That the decision of Council for approval of the rezoning application be considered null and void, and a new development application be required unless a zoning bylaw is passed within 36 months of the Council decision.
- 6. That the Region of Peel be requested to make appropriate modifications to the new Mississauga Official Plan through the Regional approval process to redesignate the lands from "Residential Low Density II", "Residential Medium Density", "Residential High Density" and "Public Open Space" to "Residential Medium Density", "Residential High Density Special Site", "Public Open Space" and "Greenbelt".
- 7. That the email dated January 21, 2012, from Mike Micallef be received. OZ 07/025 W5 and T-M07006 W5

PDC-0012-2012

- 1. That the Report dated January 24, 2012, from the Commissioner of Planning and Building regarding applications to amend the Official Plan from "Residential Low Density II" to "Residential Medium Density I" and to change the Zoning from "RM2" (Semi-Detached Dwellings) to "RM6-Exception" (Townhouse Dwellings on a CEC Private Road), under file OZ 11/007 W6 and Draft Plan of Subdivision application, under T-M11004 W6, to permit 104 townhouse dwellings on a CEC private road, National Homes (Creditveiw) Inc., 5881 Creditview Road, be received for information and, notwithstanding Planning Protocol, that the Supplementary Report be brought directly to a future Council meeting.
- 2. That the following correspondences be received:
 - (a) Email dated February 3, 2012, from Gina Manenella
 - (b) Email dated February 9, 2012, from Vince De Angelis
 - (c) Email and attachments dated February 9, 2012, from Cheryl Yetter
 - (d) Email dated February 11, 2012, from Cecilia C.
 - (e) Email dated February 13, 2012, from Mihir Shah
- (f) Email dated February 13, 2012, from Saturnina D'sa OZ 11/007 W6

PDC-0013-2012

That the Report dated January 24, 2012, from the Commissioner of Planning and Building regarding the applications to amend the Official Plan from "Residential – Medium Density I" and "General Retail Commercial" to "General Retail Commercial" and to change the Zoning from "R3-29" (Detached Dwellings), "R5-38" (Detached Dwellings), "RM2-42" (Semi-Detached Dwellings) and "C2-11" (Neighbourhood Commercial) to "C2-Exception" (Neighbourhood Commercial), to permit six (6) retail commercial buildings, including a Lowe's Home Improvement store under file OZ 10/012 W6, Embee Properties Limited, 5350 Mavis Road, southwest corner of Mavis Road and Bristol Road West, be received for information.

PDC-0014-2012

OZ 10/012 W6

That the Planning Report dated January 10, 2012, from the Commissioner of Planning and Building recommending approval of the applications under File OZ 06/019 W7, Gemini Urban Design Corp (Cliff) Corp., 2021-2041 Cliff Road, be adopted in accordance with the following:

- 1. That the application to amend Mississauga Plan from "General Commercial" to "Residential High Density II", "Residential Medium Density I", "Convenience Commercial", to introduce a special site policy to permit an eleven-storey, 140 unit retirement building a one-storey commercial building, a maximum of 54 townhouse units, and to recognize the existing fitness club and medical building, be approved.
- 2. That the application to amend Schedule 5 of Mississauga Plan, Designated Right-of-Way Widths, for North Service Road between Hurontario Street and Cawthra Road from 26 m (85.3 ft.) to 20 m (65.6 ft.) be refused.
- 3. That Schedule 5 of Mississauga Plan, Designated Right-of-Way Widths, be amended for North Service Road between Hurontario Street and Cawthra Road from 26 m (85.3 ft.) to 22 m (72.2 ft.), provided that the applicant is able to continue to park within the required 2.0 m road widening until such time as either the City of Mississauga or the Ministry of Transportation implements roadway improvements.
- 4. That the application to change the Zoning from "C2" (Neighbourhood Commercial) to "H RA4-Exception" (Residential Apartments Exception) and "H-C2-Exception" (Neighbourhood Commercial Exception) to permit an eleven-storey, 140 unit retirement building a one-storey commercial building, a maximum of 54 townhouse units, and to recognize the existing fitness club and medical building in accordance with the proposed zoning standards described in this report, be approved subject to the following condition:
 - (a) That the applicant agree to satisfy all the requirements of the City of Mississauga.
- 5. That the proposed retirement home fronting onto Cliff Road obtain front access through the incorporation of a vehicular drop-off driveway in accordance with the design depicted on Schedule S-8 of this report.
- 6. That all townhouse dwellings within an "H-RA4-Exception" zone have provisions allowing second floor private amenity areas/decks.
- 7. That the "H" Holding provision is to be removed from the whole or any part of the lands zoned "H RA4-Exception" (Residential Apartments Exception) and "H-C2-Exception" (Neighbourhood Commercial Exception), by further amendment, upon satisfaction of the following requirements:
 - (a) Provision of any outstanding technical studies and reports including a composite utilities plan, a functional servicing, drainage and grading plan, and a plan recommending specific storm water management and low impact development techniques to the satisfaction of the City of Mississauga and the Region of Peel;

- (b) Delivery of correspondence from the Ministry of Transportation (MTO) indicating that satisfactory arrangements have been made with respect to MTO's *Building and Land Use Policy* (2009) and any other regulatory matters;
- (c) Payment of all outstanding Transportation and Works department securities to guarantee the installation of air conditioning units in accordance with the approved noise report;
- (d) Gratuitous dedication to the City of Mississauga of a right-of-way widening along the north side of North Service Road;
- (e) Delivery of an executed Servicing Agreement for Municipal Works Only in a form and on terms satisfactory to the City, addressing and agreeing to the installation or placement of all required municipal works, including water main, storm and sanitary sewer, traffic modifications, PUCC approval, the provision of land dedications, all required easements including the provision of required securities, fees and related provisions;
- (f) Delivery of an executed Development Agreement in a form and on terms satisfactory to the City addressing and agreeing to the installation or placement of all required municipal boulevard works, including the provision of required securities and to the implementation of requirements/conditions prior to Site Plan approval, warning clauses, phasing and development provisions and such other provisions the City may require in relation to the proposed development;
- (g) The City of Mississauga shall be advised by the School Boards that satisfactory arrangements regarding the adequate provision and distribution of educational facilities have been made between the developer/applicant and the School Boards for the subject development.
- 8. That prior to the issuance of building permits, the following requirements be met by the applicant;
 - Submission of a Record of Site Condition and Final Clean Up Report and letter of reliance for review and approval by the City. Any associated remediation recommended by the consultant must be completed, and;
 - (ii) For those lands where no residential uses are permitted, Condition 8(g)(i) may be satisfied by receipt by the City of Mississauga of written confirmation from a qualified person (QP) as defined by Ont. Reg.153/04, as amended, that the site complies with all applicable Ministry of the Environment standards, to the satisfaction of the City. Should such written confirmation not be provided to the City's sole satisfaction, 8(g)(i) shall apply.

- 9. That the decision of Council for approval of the rezoning application be considered null and void, and a new development application be required unless a zoning bylaw is passed within 18 months of the Council decision.
- 10. That City Council direct Legal Services and representatives from the appropriate City Departments to attend the Ontario Municipal Board hearings respecting the current appeals to Mississauga Plan and any related prehearing conferences and retain expert witnesses, if necessary, to support the necessary amendments to Mississauga Official Plan in order to incorporate the Official Plan changes recommended in this report in respect of the Official Plan Amendment application by Gemini Urban Design (Cliff) Corp.
- 11. That the email dated February 6, 2012, from Louis Desrochers be received for information.

OZ 06/019 W7

REPORT 4 - 2012

COUNCIL AGENDA

FEB 2 2 2012

TO:

THE MAYOR & MEMBERS OF COUNCIL

General Committee of Council presents its fourth Report of 2012 and recommends:

GC-0071-2012

That the deputation by Jean Overell, Ward 2 resident be received and that staff arrange a meeting with the residents on Gregwood Road to discuss drainage related issues on the street and a sidewalk.

(Ward 2)

GC-0072-2012

That the report dated January 31, 2012 from the Commissioner of Transportation and Works entitled "Downtown Paid Parking Update" be received for information. (Ward 4)

GC-0073-2012

- 1. That a by-law be enacted to amend By-law 555-2000, as amended, to implement paid parking anytime on the south side of Square One Drive from a point 20 meters (65 feet) east of Confederation Parkway to a point 75 metres (245 feet) easterly thereof.
- 2. That a by-law be enacted to amend By-law 555-2000, as amended, to implement paid parking anytime on the west side of Duke of York Boulevard between Square One Drive and Prince of Wales Drive.
- 3. That a by-law be enacted to amend By-law 555-2000, as amended, to implement paid parking anytime on the east side of Duke of York Boulevard between Square One Drive and Prince of Wales Drive.
- 4. That a by-law be enacted to amend By-law 555-2000, as amended, to implement paid parking anytime on the north side of Elm Drive West between Hurontario Street and Kariya Drive.

(Wards 4 and 7)

GC-0074-2012

- 1. That a by-law be enacted to amend By-law 555-2000, as amended, to add a school bus loading zone on Briarwood Avenue from a point 12 metres (39 feet) north of Forest Avenue to a point 13 metres (42 feet) northerly thereof.
- 2. That a by-law be enacted to amend By-law 555-2000, as amended, to add a school bus loading zone on Briarwood Avenue from a point 45 metres (147 feet) north of Forest Avenue to a point 41 metres (134 feet) northerly thereof.

(Ward 2)

GC-0075-2012

That the proposed Corporate Policy and Procedure - Driver Abstracts, attached as Appendix 1 to the report dated January 23, 2012 from the Commissioner of Corporate Services and Treasurer, be approved.

GC-0076-2012

That the City of Mississauga assume the municipal works as constructed by the developer under the terms of the Servicing Agreement for 43M-1753, The Erin Mills Development Corporation (lands located south of Erin Centre Boulevard, east of Misty Pine Crescent, west of Tenth Line West, and north of Perennial Drive, known as the Churchill Meadows – Neighbourhood 403 (Block 26) Subdivision), and that the Letter of Credit in the amount of \$534,903.05 be returned to the developer and that a by-law be enacted to establish the road allowances within the Registered Plan as public highway and part of the municipal system of the City of Mississauga.

GC-0077-2012

That Student Transportation of Peel Region (STOPR) be requested to review the bus routes for students attending Queenston Drive Public School, 3520 Queenston Drive, to determine if those students ineligible for bussing can be accommodated and to maximize the space available; and that STOPR report back to Traffic Safety Council.

(TSC-0001-2012)

(Ward 6)

GC-0078-2012

- 1. That the request for a Crossing Guard at the intersection of Galbraith Drive and Rossland Crescent / Wilmar Crescent for students attending All Saints Catholic School, 4105 Colonial Drive and Ashgrove Public School, 3215 Thorncrest Drive, be denied as the warrants have not been met.
- 2. That the Transportation and Works Department be requested to review the feasibility of removing the School Area Sign (WC1) on Galbraith Drive as there is no school located along this road.

(TSC-0002-2012) (Ward 8)

GC-0079-2012

- 1. The Traffic Safety Council requests that the Transportation and Works Department initiate the appropriate process for the construction of a sidewalk on the easterly side of Gregwood Road from Caldwell Road to Chriseden Drive for students attending Tecumseh Public School, 1480 Chriseden Drive, as there are safety concerns for students walking along Gregwood Road and the construction of a sidewalk would mitigate these concerns.
- 2. That the Transportation and Works Department review the feasibility of installing No Parking Signs, Monday to Friday, 8:00 a.m. to 6:00 p.m., September to June along the easterly side of Gregwood Road, to allow for pedestrian access to the Walking Lane for students attending Tecumseh Public School.

3. That the email dated January 20, 2012 from Pat and Andy Isner, residents, Ward 2, outlining their concerns with respect to the construction of a sidewalk along Gregwood Road be received.

(TSC-0003-2012) (Ward 2)

GC-0080-2012

That the School Zone Safety (Kiss and Ride) Report, for the month of December 2011, be received.

(TSC-0004-2012)

GC-0081-2012

- 1. That the Transportation and Works Department be requested to do the following at St. David of Wales Catholic School, 4200 Beacon Lane:
 - a. Review the feasibility of removing the Bus Loading Zone Sign on Beacon Lane.
 - b. Review the signage in the vicinity of St. David of Wales Catholic School.
- 2. That the Community Services Department review the feasibility of installing Offset Gates (Maze Gates) at the entrance to the pathways on Rathburn Road and Sawgrass Crescent to restrict vehicles from accessing school property.

(TSC-0005-2012) (Ward 6)

GC-0082-2012

That the Dismissal Report for the months of December 2011 and January 2012 be received for information.

(TSC-0006-2012)

GC-0083-2012

- 1. That the Peel District School Board be requested to review the following at Briarwood Public School, 1065 Mississauga Valley Boulevard:
 - a. Repaint the School Zone Safety (Kiss and Ride) lane in front of the school with one way arrows and designate a through lane.
 - b. Review signage to ensure that it reflects the changes made to the School Zone Safety (Kiss and Ride).
- 2. That the Transportation and Works Department review the feasibility of installing "No U-Turn" signs on Mississauga Valley Boulevard in the vicinity of Briarwood Public School.
- 3. That Parking Enforcement be requested to enforce parking infractions in the vicinity of Briarwood Public School between 2:50 p.m. and 3:10 p.m.

(TSC-0007-2012) (Ward 4)

GC-0084-2012

- 1. That Parking Enforcement be requested to enforce parking infractions in front of St. David of Wales Catholic School, 4200 Beacon Lane between 3:00 p.m. and 3:20 p.m.
- 2. That the Transportation and Works Department be requested to review the feasibility of removing the Bus Loading Zone sign in front of St. David of Wales Catholic School as the sign is no longer required.

(TSC-0008-2012)

(Ward 6)

GC-0085-2012

- 1. That Parking Enforcement be requested to enforce parking infractions in front of Oscar Peterson Public School, 5120 Perennial Drive, between 3:10 p.m. and 3:35 p.m.
- 2. That the Peel District School Board review the feasibility of removing the concrete walkway on the north east quadrant of school site as a fence has been installed restricting access to school property.

(TSC-0009-2012)

(Ward 10)

GC-0086-2012

That the minutes from the January 18, 2012 Budget Subcommittee meeting be received. (TSC-0010-2012)

GC-0087-2012

That David Brown, Traffic Safety Council Chair, be appointed as Chair of the Budget Subcommittee of Traffic Safety Council for a term of office to November 30, 2014, or until a successor is appointed.

(TSC-0011-2012)

GC-0088-2012

That the draft Traffic Safety Council Budget, from the January 18, 2012 Budget Subcommittee meeting, be approved. (TSC-0012-2012)

(15C-0012-2012)

GC-0089-2012

That the following information items presented at the January 25, 2012 Traffic Safety Council Meeting be received:

- a. Minutes of the January 12, 2012 Walk to School Subcommittee Meeting.
- b. Memorandum dated January 25, 2012 from the Legislative Coordinator listing the Peel District School Board and Dufferin- Peel Catholic District School Board schools participating in the School Walking Routes Program.
- c. School Board Maintenance Meeting Minutes of the meeting on December 31, 2011 between representatives of Traffic Safety Council and the Peel District School Board regarding maintenance issues at various schools.

- d. Letter dated December 2, 2011 to David Brown, Traffic Safety Council Chair, from Tony Pontes, Director of Education, Peel District School Board with respect to Trustee Meredith Johnson's appointment as the new Peel District School Board representative on Traffic Safety Council.
- e. Letter dated December 15, 2011 to Sacha Smith, Legislative Coordinator, from John B. Kostoff, Director of Education, Dufferin- Peel Catholic District School Board, with respect to Trustee Anna Abbruscato's appointment as the new Dufferin- Peel Catholic District School Board representative on Traffic Safety Council.
- f. Memorandum from the Manager of Parking Enforcement dated December 5, 2011 reporting on parking enforcement in school zones for the month of November 2011.
- g. Memorandum from the Manager of Parking Enforcement dated January 4, 2012 reporting on parking enforcement in school zones for the month of December, 2011. (TSC-0013-2012)

GC-0090-2012

That the Traffic Safety Council be authorized to use up to \$1600.00 from the 2012 Traffic Safety Council Budget, for the purchase of winter coats, embroidered with the City of Mississauga's logo, for Citizen Members to wear during site inspections. (TSC-0014-2012)

GC-0091-2012

That the matter regarding Neighbourhood Watch signs for the Mississauga Celebration Square be referred to staff to review signage for the Square and that staff review incorporating information from the Park Watch signs and report back to the Mississauga Celebration Square Events Committee.

(MCSEC-0001-2012)

GC-0092-2012

That the PowerPoint presentation by Karen Westcott, Event Programmer to provide an update on the winter skate parties at the Mississauga Celebration Square, be received for information. (MCSEC-0002-2012)

GC-0093-2012

That the 2012 Mississauga Celebration Square events update provided by Lisa Abbott, Program Coordinator, be received.

(MCSEC-0003-2012)

GC-0094-2012

That the Older Adult Plan: 2011 Update/2012 Initiatives PowerPoint presentation, presented by Jayne Culbert, Coordinator, Older Adult Plan, at the Mississauga Accessibility Advisory Committee on February 6, 2012, be received. (AAC-0001-2012)

GC-0095-2012

- 1. That the Memorandum dated January 26, 2012 from Diana Simpson, Accessibility Coordinator, with respect to the City of Mississauga Accessibility Plan: 2011 Annual Report, 2012-2017 Initiatives, be received; and
- 2. That the Mississauga Accessibility Advisory Committee supports the City of Mississauga Accessibility Plan: 2011 Annual Report, 2012-2017 Initiatives. (AAC-0002-2012)

GC-0096-2012

- 1. That the Facility Accessibility Design Subcommittee (FADS) continue with its mandate to review municipal facility projects (new builds and major renovation projects), and that accessibility reviews for site plans of private sector development initiatives remain with the Development and Design Division of the Planning and Building Department;
- 2. That the Development and Design Division of the Planning and Building Department consult with the Mississauga Accessibility Advisory Committee, on a voluntary, informal, and as-needed basis, to obtain feedback regarding accessibility reviews for site plans of private sector development initiatives; and
- 3. That the Mississauga Accessibility Advisory Committee's Facility Accessibility Design Subcommittee (FADS) meet with staff from the Development and Design Division of the Planning and Building Department at a future FADS meeting to discuss facility accessibility initiatives; for example, guidelines in the City of Mississauga's Accessibility Design Handbook.

(AAC-0003-2012)

GC-0097-2012

That the pending work plan items dated February 6, 2012, be received. (AAC-0004-2012)

GC-0098-2012

That the correspondence dated January 25, 2012 from Councillor Pat Saito, Ward 9, with respect to the Peel Regional Police press release, entitled Peel Police – Accessibility for Ontarians with Disabilities Act (A.O.D.A.), be received. (AAC-0005-2012)

GC-0099-2012

That the correspondence dated November 28, 2011 from Douglas Markoff, Executive Director, The Riverwood Conservancy, with respect to the opening of The Riverwood Conservancy Enabling Garden in the spring of 2012, be received.

Ward 6

(AAC-0006-2012)

GC-0100-2012

That the document entitled World Report on Disability, Factsheet: Main Messages and Recommendations, presented by Naz Husain, Citizen Member, at the Mississauga Accessibility Advisory Committee on February 6, 2012, be received. (AAC-0007-2012)

GC-0101-2012

That the City Solicitor is authorized to implement the Confidential Minutes of Settlement attached to this report as between Sherazade Khursigara and 788376 Ontario Limited and the City of Mississauga, arising from the resolution of an action commenced by Sherazade Khursigara and 788376 Ontario Limited in 2006.

GC-0102-2012

- 1. That the Corporate Report dated February 7, 2012 from the Commissioner of Community Services be received for information.
- 2. That the Commissioner of Community Services be directed to negotiate in a form satisfactory to the City Solicitor and report back to Council.

COUNCIL AGENDA

FEB 2 2 2012

Proposed Amendments to Mississauga Official Plan and Zoning By-law 0225-2007: Lakeshore Road West — Clarkson Village Study, Bill 51 (Ward 2)

File: CD.04.CLA

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February 13, 2012

This is an extract of the Planning and Development Committee meeting held on February 13, 2012.

1. PUBLIC MEETING

Proposed Amendments to Mississauga Official Plan and Zoning By-law 0225-2007: Lakeshore Road West – Clarkson Village Study
Bill 51 (Ward 2)

Councillor Frank Dale, Ward 4, Chair, called this public meeting to order at 7:01 p.m.

John Hardcastle, Planner, made a deputation with respect to the Lakeshore Road West – Clarkson Village Study. He outlined the location of the subject lands. He spoke to built form, height and setbacks of the proposed development. He also spoke to the concept street scape plans and presented a conceptual cross section street scape. Mr. Hardcastle outlined the long term Access Management Plan and stipulated how traffic is intended to flow. He specified that the management of vehicular and pedestrian access would require both short term and long term plans.

Mr. Hardcastle outlined the next steps including receiving input from the public, revising proposed amendments as necessary, presenting the revised proposal to the Planning and Development Committee (the Committee), preparation of design guidelines and a master street scape plan and finally, the implementation plan.

Boyd Upper, resident, Lorne Park, outlined his activities in the community, including his involvement with the development of the Clarkson Village. Mr. Upper noted concern with respect to the lack of public meetings regarding the proposed development in the past years. He outlined the original plan conceptualized for Clarkson Village and expressed concern that the plan had changed greatly. Mr. Upper raised a question regarding what a study with community input means if a developer can request zoning changes causing the plan to change drastically. He also noted concern with respect to zoning and what future development might bring to the area.

File: CD.04.CLA

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February 13, 2012

Mr. Upper noted that residents require the opportunity to review the plan again because after seven years, the plan is not where the community would like it to be. He suggested that a definition of what the Clarkson Village is intended to be should be created and further suggested that definitive plans be created which developers could look at and use as a template for their development plans to ensure that they are appropriate for the community. He noted concern with the public being presented with one plan and then the plan drastically evolving with little public input.

Collin McAlipine (ph), 49 -1200 Walden Circle, addressed the Committee and noted his objection to the Public Notice being available only one week prior to the public meeting. He noted that he felt that the web link on the Public Notice did not provide enough information. Mr. McAlpine also raised an objection to the length of the two hundred and ninety (290) page Corporate Report regarding the Clarkson Village Study. He suggested that considering the length of the Corporate Report, the public had not been given sufficient time to review it and requested that in light of this, all discussion and voting be suspended until residents have time to thoroughly review the Corporate Report.

Councillor Frank Dale requested that staff verify the process and Mr. Hardcastle outlined the public engagement process that had taken place and stipulated that changes to the new Mississauga Official Plan had delayed the distribution of the report. Madam Mayor spoke to the matter and noted that the recommendation in the Corporate Report is not to adopt the plan but to receive the report. She further noted that following the receipt of the report and prior to any plan being adopted, there would be time for the residents to review the report and offer input.

Mr. McAlpine asked for clarification with respect to timelines and asked if there would be enough time for the public to provide input. Mr. Hardcastle noted that staff were waiting on the Ontario Municipal Board (OMB) to deal with the new Official Plan and that the Planning Department cannot come back to the Planning and Development Committee until the OMB has dealt with the plan. He further noted that the time lines could be highly variable.

Councillor Pat Mullin, Ward 2, assured residents that there will be time for the public to review the reports and stipulated that the plan will not go forward for some time. She confirmed that the Phase Two Report is the report that the public will comment on and noted that there are documents that the public can review, other than the two hundred and ninety (290) page Report which highlight the information in the Corporate Report. Mr. Hardcastle noted that he would make the documents available to the resident.

File: CD.04.CLA

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February 13, 2012

Madam Mayor sought clarification with respect to Mr. McAlpine's involvement with the planning process. He noted that he moved into the area in 1999 and noted that he had not been following the process and information in depth because he had been relying on other groups to relay the information.

Glen Broll, Glen Schnarr and Associates, Planning Consultants for Stonebrook Properties and Rio Cann addressed the Committee. Mr. Broll noted that his clients would like the opportunity to review the report and would like further discussion to take place with respect to the plan. Councillor Dale noted that there would be time for Mr. Broll's clients to review and address the report.

Councillor Mullin addressed the Committee and the public and noted that she did not know of a study that had taken so much time. She outlined those involved in the study and noted the opportunities that the public had to review it. She noted that the study was meant to look at where Clarkson Village would like to be and that the goal of the study was to look at the core of the Village. Councillor Mullin stipulated that the definition of the Clarkson Village core needed to be addressed. She spoke to the proposed density and stipulated that six (6) storey buildings are inappropriate and that three (3) storey buildings would be more appropriate for the area. She spoke to underground parking and noted that there should be no above ground parking. Councillor Mullin stipulated that one of the biggest challenges to the development is Lakeshore Road because it is a multi lane speedway, lined with driveways and noted that she would propose a number of amendments to the plan.

Councillor Mullin raised concerns with respect to inconsistencies in the Corporate Report and suggested that the report be received and that the plan be reviewed again. She drew the Committee's attention to page one twenty three (123) of the Corporate Report and raised concern with Clarkson Village being identified in the report as an intensification area, noting that this was not the case.

Councillor Pat Mullin, Ward 2, moved the following motion, which was voted on and carried.

File: CD.04.CLA

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PDC-0010-2012

- 1. That the report titled "Proposed Amendments to Mississauga Official Plan and Zoning By-law 0225-2007: Lakeshore Road West Clarkson Village Study," dated January 24, 2012 from the Commissioner of Planning and Building be received for information.
- 2. That staff report back to Planning and Development Committee on any submissions made with respect to the January 24, 2012 report.
- 3. Moved receipt of the correspondences received.

File: CD.04.CLA <u>APPROVED</u> – (Councillor P. Mullin)

This public meeting closed at 7:49 p.m.

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This is an extract of the Planning and Development Committee meeting held on February 13, 2012.

2. SUPPLEMENTARY REPORT AND PUBLIC MEETING

Official Plan Amendment, Rezoning and Draft Plan of Subdivision Applications - To permit townhouse, apartment, office and retail commercial, and parkland development 5044-5096 Hurontario Street Part of Lot 1, Concession 1, W.H.S. Northwest quadrant of Hurontario Street and Eglinton Avenue West

Owner: Pinnacle International (Ontario) Limited Applicant: Phillip Levine, IBI Group, **Bill 51** (Ward 5)

File: OZ 07/025 W5 and T-M07006 W5

Councillor Frank Dale, Ward 4, Chair, called this public meeting to order at 7:49 p.m.

Rob Hughes, Planner, outlined the Supplementary Report. He noted the location of the site and detailed the subject lands. He outlined the background of the application and noted the concerns that had been raised during phase one of the proposal and the revisions that were made to the plan as a result of these concerns. Mr. Hughes stipulated that City of Mississauga staff were proposing that the plan be adopted and noted that the plan had been established in the Official Plan as an objective of the Hurontario Street Node. He noted that the existing and future road network could accommodate the anticipated traffic. He also noted that the development is consistent with and compatible with the surrounding land uses and that staff were recommending a cap of the amount of units. Mr. Hughes outlined the benefits of the plan which included a large park with neighbourhood and valley connections, well designed urban build form consistent and appropriate for the Hurontario Street area context and noted that the plan supports the installation of the Light Rail Transit (LRT) system. Mr. Hughes stipulated that the plan included an interconnected street network and noted that the proposed street network would help with the flow of traffic. He noted that the proposal supports a balanced mixture of uses with office and retail space, it provided a opportunity for additional public art and he specified that Pinnacle International (Ontario) Limited has committed to provide funds for public art. Mr. Hughes specified that development would be phased over time to allow for infrastructure improvements to be more closely aligned with build out and noted that the phasing plan would be brought to Council and would be established to the satisfaction of staff and Council. He specified that the townhouses would be constructed first followed by the apartment towers.

Councillor Frank Dale, Chair, invited the Ward Councillor to speak to the matter.

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Councillor Bonnie Crombie, Ward 5, noted that she expects the development to proceed responsibly. She noted that the development is keeping with zoning intent and Official Plan and indicated that the developer had made many accommodations in keeping with Council and staff requests. She outlined the accommodations made by the developer and how concerns from the public, staff and Council had been addressed. She spoke to traffic and noted that City staff had ensured that infrastructure could meet the demands of the development. She noted that there had been very few objections to the plan and that the plan supported the development of City of Mississauga and that the density supports growth.

Councillor Crombie sought confirmation regarding whether or not the development and surrounding area could be adequately serviced. Mr. Hughes noted that the application was ciruclated to all technical agencies and they had expressed that hard and soft services would be supported. He further noted that the Region of Peel had expressed concern regarding wastewater and water management and had requested that a holding symbol be placed on the high-density lands until certain accommodations could be made, including the twinning of a water main on Hurontario Street. However, Mr. Hughes further noted that the Region of Peel had subsequently altered their opinion as outlined in the Addendum Report and recommended that these matters could be dealt with through the development agreement. Mr. Hughes stipulated that the water matter would be dealt with in time and the developer understood that they cannot build unless expectations are met.

Councillor Crombie requested information regarding how traffic will be managed with the increase in population. Steve Barrett, Manager, Transportation and Asset Management, noted that the development is significant and the applicant provided a comprehensive transportation impact study. He noted that the City of Mississauga had also hired a Transportation and Planning Consultant to conduct a traffic impact study and stipulated that both studies had provided a similar outcome concluding that the increase in traffic could be managed by the current infrastructure and by proposed enhancements. Mr. Barrett noted that during construction there would be disruptions but that plans would be put in place to mitigate these issues. Discussion ensued with respect to the construction of the LRT. Mr. Barrett noted that completion of the entire LRT from downtown Brampton to Port Credit would take approximately three years.

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Councillor Crombie sought information with respect to public art and asked if there was commitment from Pinnacle International (Ontario) Limited to provide further funding. Mr. Hughes noted that Pinnacle International (Ontario) Limited had committed one hundred and fifty thousand dollars (\$150 000.00) in phase one for public art and further stipulated that there is a protocol to acquire additional funds for phase two and that the City of Mississauga would be using that protocol to acquire funding.

Councillor Crombie sought clarification regarding parkland development and asked what assurances were in place to ensure that the parkland would not be developed. Mr. Hughes noted that the City of Mississauga would be acquiring the parkland in advance of any permits being released. It was noted that the parkland could potentially be used for storm water management. Geoff Smith, Team Leader, Park Assets Planning, confirmed that the parkland would be acquired by the City of Mississauga upon the registration of the plan should the plan be approved and the lands would be designated Open Space and Greenbelt to further ensure that they would be used as public parkland in the future. Mr. Smith then clarified that determining which uses would be appropriate for the park blocks would occur following registration of the plan and further noted that the Community Services Department would work with the community to determine the types of storm water facilities that would be required to retain the natural areas.

Diane Dijionaro (ph), resident, 5334 Heritage Hills Boulevard, addressed the Committee and noted that her main concern is with respect to the impact construction would have on traffic. She also asked if Cooksville Creek Public School and Fairwind Middle School would have the opportunity to use the parkland and if the trees on the west side be replaced. Ms. Dijonaro also asked if the public would be able to review the plan before it is adopted.

Mr. Smith noted that the parkland area adjacent to the school would be available for school children and that it was envisioned as a trail connection that would extend between Hurontario Street and park blocks to the west. He noted that a pedestrian bridge was anticipated across Cooksville Creek that would connect to the larger park and greenbelt blocks on the west side. He further stipulated that should the application be approved, the park blocks would be fixed in configuration and size and that staff would work with the community to determine the nature of the various facilities and the extent of the re-planting and enhancements of the natural areas. Mr. Smith clarified that the parkland would offer a combination of passive and active recreation facilities. Councillor Frank Dale noted that residents could work with the Ward Councillor to establish appropriate facilities.

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Mr. Barrett addressed the resident's concern regarding traffic and noted that construction of the LRT would take place block by block, and would not impact the entire roadway at once. He further noted that there would be a series of comprehensive construction plans to deal with the construction. He noted that the key to mitigating traffic interruptions was to protect residential roads and school areas. He stipulated that the City of Mississauga had a plan to keep the roads clean and assured the residents that the Transportation and Works Department would ensure that regulations are complied with. Councillor Crombie asked if there was a timeline for construction and Mr. Barrett noted that it was premature to have a timeline at this stage in the development process. Councillor Crombie asked if there was a timeline for construction on the subject lands and Mr. Hughes noted that the sales centre for phase one was to open in February 2012 and that construction could begin in 2013. He noted that the town homes would be constructed in phase two and then the developer would begin construction of the higher density residential buildings. He noted that it would take approximately two (2) years to complete construction of one apartment tower. Mr. Hughes also noted that phasing would be worked out in the development agreement and noted that it was possible that phasing would be conducted in two (2) year increments. Mr. Barrett confirmed that creating a comprehensive traffic plan to mitigate traffic disruptions throughout construction would be critical.

Ms. Dijonaro asked if there was any proposed development on northeast corner of Eglington Avenue and Hurontario Street. Mr. Hughes outlined development applications that had been brought forward with respect to lands in the area but noted he knew of no applications for the lands on the northeast corner of Eglinton Avenue and Hurontario Street. Councillor Crombie asked if there was the potential to have construction taking place on the east and west side at the same time and Mr. Hughes confirmed that it was a possibility but that staff would review construction timelines to ensure that traffic congestion was mitigated.

Roger Coop (ph), resident, Sherobee Road, raised concerns with respect to the impact of the intensification on the Creek and noted his hope that City staff are carefully considering the retention of water for all areas along the creek. He sought clarification regarding how water flow will be supported and managed.

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Wendy Alexander, Director, Transportation and Infrastructure Planning noted that staff had looked at storm water requirements for the development and all intensification areas along the corridor. She noted that staff would ensure that storm water is properly accommodated given the existing concerns with the Creek. She stipulated that upon completion of the initial phases of the Cooksville Creek Engineering Review, staff would develop a master plan for the Cooksville Creek and would consider how additional storage can be accommodated along the Creek. She noted that public input for the plan would be sought. Ms. Alexander further noted that staff would specifically look at what role the development would play with respect to storage requirements on the Creek. Mr. Cooper asked if Credit Valley Conservation (CVC) had made comment with respect to the plan. Mr. Hughes noted that they had approved of the plan and had supported the initiatives undertaken by developer with respect to storm water management.

Madam Mayor noted that a pond in the park could be a possibility, as the Creek cannot manage any further storm water. Councillor Dale suggested that the area could be a candidate for cells underneath the ground similar to Park 317 which help mitigate wastewater management concerns. Councillor Nando lannicca, Ward 7, noted that removing the development on the west side of the Creek had helped address the issue of wastewater management as the land would serve as an overland flow route and would absorb water.

Henry Wong (ph), resident, 5030 Fairwind Drive, raised a concern with respect to parking and asked if City of Mississauga staff are satisfied that underground and at grade surface parking would accommodate the residential and retail space so that street parking would not be required as it would cause congestion in the community.

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Mr. Hughes noted that a parking study had been filed by the Applicant and that the Applicant had asked for a reduction in parking standards on the basis that the development was a higher density urban development and therefore the parking spaces traditionally required in a suburban situation are not necessary. He noted that residents would rely on transit and working in the vicinity. He further noted that staff had reviewed the parking study and found the conclusion satisfactory and agreed to the reduction. Mr. Hughes stipulated that there was limited space for at grade parking and therefore much of the parking would likely be underground. He further stipulated that in some locations on street parking would be provided as it supports the retail development. Mr. Wong noted that he felt that parking lots better serve retail services rather than street parking. He further noted that the cost of underestimating parking is greater than overestimating the required number of parking spaces and requested that his thoughts be considered.

Kevin Sherwin, resident, Chantenay Drive, noted that another option beyond containment of water was management through lead certification which would include the retention of rainwater and ground water on site for irrigation, and recycling grey water and rainwater into sewage systems. He encouraged the City of Mississauga to look at these options. Mr. Hughes noted that the City of Mississauga had a Green Development Strategy and that applicants must demonstrate how development would comply with green development provisions. He further noted that the City of Mississauga would look at some of the initiatives raised by resident.

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Gregory Dell, 75 Bristol Road, on behalf of Imperial Oil and with respect to 5008 Hurontario Street addressed the Committee. He noted the Company was giving notice to reserve the right to object once the Company had reviewed the proposal in detail specifically but not limited to traffic, future road design and walkway connections and their impact. He referred to a concern with respect to the previous re-zoning on phase one noting that Imperial Oil was involved in a recent DARK (ph) meeting with the City of Mississauga to re-develop this site. Mr. Dell specified that the existing site was on sceptic systems and noted that the site required an upgrade similar to that completed at Mavis Road and Burnhamthorpe Road. He noted surprise that the City of Mississauga had acquired land from Pinnacle International (Ontario) Limited that is Imperial Oil's land in a reference plan that impacts Imperial Oil property on a future road connection. He noted that not only does the road connection have an impact in the opinion of Imperial Oil but it was also where the Company's existing exit is for the service station and truck delivery and it is within a short distance of Hurontario Street along the north side of Eglinton Avenue. He further noted that this is a large concern for the Company and that he does not believe that the traffic has been thoroughly examined in regards to Imperial Oil's access. Mr. Dell then asked staff to tell him exactly the by-law report that looked at the consideration to further develop a road abutting Imperial Oil's property directly to the west.

Mr. Hughes referred to the map and specified for the Committee where Imperial Oil's lands were located and where the road was located. He noted that the road was a portion of land that was reported on and acquired through phase one. He noted that as part of the analysis that was taken at the time, the City of Mississauga had asked Pinnacle International (Ontario) Limited to demonstrate that the lands could be developed in the future for uses which are complimentary of the surrounding or abutting intention. Mr. Hughes noted that Pinnacle International (Ontario) Limited had complied with this and that the Transportation and Works Department looks to locate land or locate future roads in situations where they are of benefit both land owners. Mr. Hughes noted that with this in mind, the City of Mississauga was accepting of the location of this road. He further noted that ultimately it had been approved through the Ontario Municipal Board (OMB). Mr. Dell noted that it was unfortunate that Imperial Oil had not been asked to participate in the process and noted that when the development started in phase one it was amended numerous times and that to date the road network in question does not show up on the sign and only in the final report from the OMB. Mr. Dell asked why Imperial Oil had not been asked what the Company's intentions were with respect to the lands.

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Mr. Dell then noted for the Committee that it is an Official Plan amendment that would be required and noted that this land is zoned and is specified in the Official Plan as motor vehicle commercial and that it is ESSO's intention to remain there.

Councillor Dale asked if any other residents wished to address the Committee. He then sought clarification with respect to concerns regarding infrastructure, particularly as it related to water. He noted that in the Report there is to be a holding symbol but that there was discussion regarding making it a condition and establishing a time period rather than the holding symbol and asked for clarification on this point. Mr. Hughes noted that the Region of Peel had originally requested through the recommendation as captured in the standard report that all lands designated residential high density be placed with the holding symbol pending the completion of the twinned water main. He noted that this was of concern to Pinnacle International (Ontario) Limited and noted that additional meetings had taken place to review other opportunities which would accomplish the same arrangement while avoiding the holding symbol. Mr. Hughes further noted that it was possible to deal with the matter through the development agreement by inserting clauses that indicate that no development could take place until the water main has been twinned and the date set for that is June 2014 and Pinnacle International (Ontario) Limited had accepted that approach. This matter can be addressed through the development process.

Councillor Dale asked for clarification regarding how the phasing ties in with the construction of the LRT. Mr. Hughes noted that City of Mississauga staff recommended a holding symbol apply to those buildings which directly front onto Hurontario Street because the City of Mississauga has undertaken an Environmental Assessment to determine the requirements for the installation of the LRT along Hurontario Street. He noted that there could be land implications and therefore the City of Mississauga is looking to ensure that the City has the required land available principally for station opportunities and further noted that an LRT station is proposed for this intersection and if the requirements for the station have not been determined by 2018, the City of Mississauga would not object to the removal of the holding symbol.

Councillor Dale noted that the development would increase traffic and that traffic would be further disrupted with during the construction of the LRT and that this would have to be managed.

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Councillor Ron Starr, Ward 6, asked if there was sufficient road allowance or if it had been already been taken from the ESSO station. Mr. Hughes noted that he was unsure of how much land would be required from the ESSO lands and noted that this would be reviewed through the process.

Councillor Crombie moved the following motion, which was voted on and carried.

PDC-0011-2012

That the Report dated January 24, 2012, from the Commissioner of Planning and Building recommending approval of the applications under Files OZ 07/025 W5 and T-M07006 W5, Pinnacle International (Ontario) Limited, 5044-5096 Hurontario Street, Part of Lot 1, Concession 1, W.H.S., northwest quadrant of Hurontario Street and Eglinton Avenue West, be adopted in accordance with the following:

- 1. That notwithstanding that subsequent to the public meeting, changes to the applications have been proposed, Council considers that the changes do not require further notice and, therefore, pursuant to the provisions of subsection 34(17) of the *Planning Act*, R.S.O. 1990, c.P.13, as amended, any further notice regarding the proposed amendments is hereby waived.
- 2. That the application to amend Mississauga Plan from "Residential Low Density II", "Residential Medium Density I", "Residential High Density II" and "Public Open Space" to "Residential Medium Density I", "Residential High Density II Special Site", "Public Open Space" and "Greenbelt" to permit apartments with ground related commercial and office uses at an amended Floor Space Index, townhouse dwellings and parkland, be approved.
- 3. That the application to change the Zoning from "D" (Development) to "RM4-Exception" (Townhouse Dwellings), "H-RA5-Exception" (Apartment Dwellings), "OS1" (Open Space Community Park) and "G1" (Greenbelt Natural Hazards) "to permit apartments with ground related commercial and office uses, townhouses dwellings, and parkland in accordance with the proposed zoning standards, be approved subject to the following conditions:
 - (a) That the draft plan of subdivision be approved.
 - (b) That the applicant agree to satisfy all the requirements of the City and any other official agency concerned with the development.

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(c) In accordance with Council Resolution 152-98:

"Prior to final approval, the City of Mississauga shall be advised by the School Boards that satisfactory arrangements regarding the adequate provision and distribution of educational facilities have been made between the developer/applicant and the School Boards for this plan."

- 4. That the Plan of Subdivision under file T-M07006 W5, be recommended for approval subject to the conditions contained in Appendix S-6, attached to the report dated January 24, 2012, from the Commissioner of Planning and Building.
- 5. That the decision of Council for approval of the rezoning application be considered null and void, and a new development application be required unless a zoning by-law is passed within 36 months of the Council decision.
- 6. That the Region of Peel be requested to make appropriate modifications to the new Mississauga Official Plan through the Regional approval process to redesignate the lands from "Residential Low Density II", "Residential Medium Density", "Residential High Density" and "Public Open Space" to "Residential Medium Density", "Residential High Density Special Site", "Public Open Space" and "Greenbelt".
- 7. That the email dated January 21, 2012, from Mike Micallef be received.

File: OZ 07/025 W5 and T-M07006 W5 APPROVED – (Councillor Crombie)

This public meeting closed at 8:54 p.m.

File: OZ 11/007 and T-M11004 W6

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This is an extract of the Planning and Development Committee meeting held on February 13, 2012.

3. PUBLIC MEETING

Information Report - Official Plan Amendment, Rezoning and Draft Plan of Subdivision Applications - To permit 104 townhouse dwellings on a CEC private road, 5881 Creditview Road East side of Creditview Road, south of Britannia Road. Owner/Applicant: National Homes (Creditview Inc) Bill 51 (Ward 6)

Councillor Frank Dale, Ward 4, Chair, called this public meeting to order at 8:55 p.m.

Pino Trentadue, the Applicant, made a deputation to with respect to the development application. He outlined the subject lands including the location and size and the proposed development. Mr. Trentadue further noted that National Homes will continue to research and incorporate green initiatives.

Councillor Ron Starr, Ward 6, spoke to the matter and noted his desire to move ahead with the development application.

Councillor Pat Mullin, Ward 2 asked where the site allowed for landscaping opportunities and asked if the plan allowed for sufficient landscaping. The Applicant noted that landscaping would be exceeded by thirty four (34) percent and further stipulated that the developer intends to maintain the existing trees and replace those that are removed. Councillor Mullin also asked if the only connectivity to the park other than the access from Creditview Road was through the development and the applicant confirmed that this was the case.

Madam Mayor sought clarification with respect to the issue of Tot Lots. The Applicant noted that future buyers could have their own amenities area in the backyard, which could be fenced off and felt that the playground in Garcia Park would be sufficient. Madam Mayor noted that she questioned this due to the number of townhouses and the number of children using the park. Councillor Starr noted that this issue had been raised and it had been suggested that the Developer make a financial contribution to upgrade Garcia Park.

File: OZ 11/007 and T-M11004 W6

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Samir Butt (ph), resident, 1303 Garcia Street, expressed concern with respect to congestion in the area and noted that he felt the lot was not large enough to accommodate the number of homes. He also expressed concern with respect to the many variances had been requested to accommodate the number of homes. He also expressed concern with respect to the Peel District School Board not being able to accommodate the number of students and raised his concern with respect to the use of portables to accommodate the increase. Mr. Butt also noted that residents would not object to semi detached homes being built on the subject lands but raised concern with respect to the height of the homes being proposed noting that the height would negatively impact the privacy of residents in the area. Councillor Dale noted that these concerns would be considered.

Ishmail Marugaden (ph), resident, 1413 Weir Chase and noted that his main concern was with respect to the security of his children and raised a concern with respect to the type of neighbourhood that would be created. He further noted that the height of the proposed development would negatively impact privacy and raised concern with respect to shadowing. Mr. Marugaden also raised concerns with respect to parking. He noted that resident's felt that parking on the development site would be inadequate causing people to park on the side street resulting in further congestion. He also noted that the development would increase traffic congestion, which causes concern for residents. Mr. Marugaden sought clarification with respect to the zoning change from semi detached homes to town homes.

Councillor Dale noted that these concerns would be taken into consideration.

Councillor Pat Saito, Ward 9, sought clarification with respect to grading and the Applicant noted that the grade is relatively flat and that the three (3) storey homes would be approximately seven (7) to eight (8) feet higher than the surrounding homes. He further noted that the maximum allowable height is ten point seven meters (10.7 m) meters and that the development is at nine point seven meters (9.7 m) and the Applicant is not looking for an additional height exemption. Councillor Saito asked if the Applicant had considered decreasing the height of the homes abutting the current development to the south. Discussion ensued with respect to setbacks and the Applicant stipulated that they had looked at different alternatives and noted that one elevation attempts to decrease roofline. The Applicant further noted that in order to achieve the square footage required to make the homes marketable, the town homes needed to be three (3) storeys. Councillor Saito noted that to mitigate concerns regarding height, reducing the number of units could open up vistas. The Applicant noted ways in which homes backing onto existing development would be upgraded.

File: OZ 11/007 and T-M11004 W6

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Discussion ensued with respect to trees on the property and the Applicant noted that they would attempt to keep all of the trees but if this is not possible, the trees would be replaced.

Councillor Sue McFadden, Ward 10, sought clarification with respect to the installation of a traffic light from the subject lands onto Creditview Road. The Applicant noted that a traffic study had been completed but that the Applicant had not received comment with respect to the possibility of installing a traffic signal. Councillor McFadden raised a concern with respect to parking and noted that the amount of visitor parking is something that should be reviewed.

Councillor Starr noted that the points raised would be addressed with the developer.

A. Pawn (ph), resident, 3-1480 Britannia Road Unit 3, addressed the Planning and Development Committee and noted that his biggest concerns were with respect to congestion and the condition of the schools. He also noted his concern with respect to the amount of visitor parking in the complex and suggested that it should be increased. Mr. Pawn also suggested that the subject lands could be developed into parkland.

Councillor Dale asked if the application met the standard for parking. Mr. Hardcastle noted that the application would meet the residential parking rate but would have a deficit of one parking space for visitor parking.

Councillor Dale noted that the resident's concern would be considered.

Cheelak Patel (ph), resident, 1360 Weir Chase, noted his concern that the builder's needs were being favoured over those of the community. He raised concerns with respect to the height of the proposed development and with respect to traffic at Britannia Road and Creditview Road. Steve Barrett, Manager, Transportation and Asset Management, noted that a traffic study was under review and comments would be provided in the Supplementary Report. Mr. Patel raised further concerns with respect to the lack of parking and the town homes being built for revenue rather than the land being used for parkland. Councillor Dale clarified that the plan would go through the appropriate process as specified by the Planning Act and that the Planning and Development Committee would review the traffic study prior to a recommendation being adopted.

Mansoor Anwar (ph), resident, 34-5955 Creditview Road, raised concerns with respect to the lack of places of worship in the City of Mississauga.

File: OZ 11/007 and T-M11004 W6

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Ishan Yu, resident, 1299 Garcia Street, raised concerns regarding parking congestion associated with Garcia Park along Garcia Road and noted that the congestion would be exacerbated by the lack of parking for visitors in the new development. Councillor Starr noted that the parking congestion associated with the park was an existing problem that could be mitigated with increased enforcement.

Madam Mayor raised a concern noting that the increase in population resulting from the proposed development would increase the pressure on facilities such as River Grove Community Centre. She also noted that she would like the developer to consider blending the proposed development with the surrounding single-family homes. The Applicant noted that the properties to the south of the subject lands are semi detached homes. Madam Mayor also raised concern with the possibility of schools and Garcia Park in the area becoming overburdened by the increase in population. She noted that the School Boards must be satisfied that they can support the increase in students before the Applicant can proceed.

Councillor Starr moved the following motion which was voted on and carried.

PDC-0012-2012

1. That the Report dated January 24, 2012, from the Commissioner of Planning and Building regarding applications to amend the Official Plan from "Residential Low Density II" to "Residential Medium Density I" and to change the Zoning from "RM2" (Semi-Detached Dwellings) to "RM6-Exception" (Townhouse Dwellings on a CEC – Private Road), under file OZ 11/007 W6 and Draft Plan of Subdivision application, under T-M11004 W6, to permit 104 townhouse dwellings on a CEC private road, National Homes (Creditveiw) Inc., 5881 Creditview Road, be received for information and, notwithstanding Planning Protocol, that the Supplementary Report be brought directly to a future Council meeting.

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- 2. That the following correspondences be received:
 - (a) Email dated February 3, 2012, from Gina Manenella
 - (b) Email dated February 9, 2012, from Vince De Angelis
 - (c) Email and attachments dated February 9, 2012, from Cheryl Yetter
 - (d) Email dated February 11, 2012, from Cecilia C.
 - (e) Email dated February 13, 2012, from Mihir Shah
 - (f) Email dated February 13, 2012, from Saturnina D'sa

File: OZ 11/007 and T-M11004 W6 RECEIVED – (Councillor Starr)

This public meeting closed at 9:47 p.m.

Information Report Official Plan Amendment and Rezoning Applications - To permit six (6) retail commercial buildings, including a Lowe's Home Improvement store. 5350 Mavis Road Southwest corner of Mavis Road and Bristol Road West.

Owner: Embee Properties Limited
Applicant Lethbridge & Lawson Inc. Bill 51 (Ward 6)

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This is an extract of the Planning and Development Committee meeting held on February 13, 2012.

4. PUBLIC MEETING

Information Report Official Plan Amendment and Rezoning Applications - To permit six (6) retail commercial buildings, including a Lowe's Home Improvement store. 5350 Mayis Road Southwest corner of Mayis Road and Bristol Road West.

Owner: Embee Properties Limited

Applicant Lethbridge & Lawson Inc. Bill 51 (Ward 6)

File: OZ 10/012 W6

Councillor Frank Dale, Ward 4, Chair, called this public meeting to order at 9:47 p.m.

Jim Lethbridge, Lethbridge and Lawson Inc., Applicant, outlined the proposal. He noted that the development would be made up of six (6) buildings and stipulated where accesses to and from the site were located specifying that no access would be constructed from Heatherleigh Avenue. Mr. Lethbridge spoke to the transition and buffer with respect to the surrounding residential community and spoke to zoning requirements.

Manuela Agnello (ph), resident, Fairford Crescent, Unit 59, raised concern regarding what will be built behind her home and asked what other commercial services will be on the development site. She also noted concern regarding the noise that would result from the development and how the noise will affect her family's enjoyment of her property. The Applicant spoke to the buffer between the homes and the development. Ms. Agnello asked for consideration with respect to the space between the southerly buildings and the town homes. Councillor Dale sought clarification regarding Ms. Agnello's request and it was confirmed that she was requesting an improved setback.

Randy Skaken (ph), resident, 2461 Edenhurst Drive, raised a question with respect to storm water detention systems and water storage capabilities and asked how many parking spaces would be provided in the development parking lot.

Information Report Official Plan Amendment and Rezoning Applications - To permit six (6) retail commercial buildings, including a Lowe's Home Improvement store. 5350 Mavis Road Southwest corner of Mavis Road and Bristol Road West.

Owner: Embee Properties Limited
Applicant Lethbridge & Lawson Inc. Bill 51 (Ward 6)

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February 13, 2012

Jeff Boyd, Lowes Canada, noted that parking studies had been conducted to optimize the parking field and stipulated that six hundred and sixty (660) parking spaces would be provided to ensure adequate parking. Mr. Boyd also addressed Mr. Skaken's question with respect to storm water management and noted that the roof of the Lowes building would be used to store storm water and stipulated that the water would be released over time.

Heather Scoffield (ph), resident, 5223 Fairford Crescent, raised questions with respect to water on the parking lot and the runoff of water from the parking lot. She also raised concern with respect to the noise generated by trucks accessing the development site, light from the development disturbing residents and shadowing created by the development. Ms. Scoffield further noted concern regarding existing trees on the site. She also asked for clarification regarding what type of business would be operating out of the southerly building. Ms. Scoffield also raised concern with respect to one corner of the lot being cleared prior to the development application being approved. She also asked if any other stores, similar in nature, had been built in the area.

Councillor Starr noted that concerns raised with respect to the development application were being addressed and noted that the requests made would be discussed.

Councillor Staff moved the following motion which was voted on and carried.

PDC-0013-2012

That the Report dated January 24, 2012, from the Commissioner of Planning and Building regarding the applications to amend the Official Plan from "Residential – Medium Density I" and "General Retail Commercial" to "General Retail Commercial" and to change the Zoning from "R3-29" (Detached Dwellings), "R5-38" (Detached Dwellings), "RM2-42" (Semi-Detached Dwellings) and "C2-11" (Neighbourhood Commercial) to "C2-Exception" (Neighbourhood Commercial), to permit six (6) retail commercial buildings, including a Lowe's Home Improvement store under file OZ 10/012 W6, Embee Properties Limited, 5350 Mavis Road, southwest corner of Mavis Road and Bristol Road West, be received for information. OZ 10/012 W6

<u>APPROVED</u> – (Councillor Starr)

File: OZ 10/012 W6

Official Plan Amendment and Rezoning Applications
To permit an eleven-storey retirement building, a one-storey
commercial building, a maximum of 54 townhouse units, to
recognize the existing fitness club and medical building, and
to reduce the width of the North Service Road Right-of-Way
to 20 m (65.6 ft.) 2021-2041 Cliff Road Part of Block 13,
Registered Plan B-27 Northeast corner of North Service Road
and Cliff Road, Owner: Gemini Urban Design (Cliff) Corp.
Applicant: J. Levac, Weston Consulting Group Inc. Bill 20 (Ward 7)

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February 13, 2012

5. **(UNFINSHED BUSINESS)** SUPPLEMENTARY REPORT

Official Plan Amendment and Rezoning Applications – To permit an eleven-storey retirement building, a one-storey commercial building, a maximum of 54 townhouse units, to recognize the existing fitness club and medical building, and to reduce the width of the North Service Road Right-of-Way to 20 m (65.6 ft.) 2021-2041 Cliff Road Part of Block 13, Registered Plan B-27 Northeast corner of North Service Road and Cliff Road.

Owner: Gemini Urban Design (Cliff) Corp.

Applicant: J. Levac, Weston Consulting Group Inc. Bill 20 (Ward 7)

File: OZ 06/019 W7

Councillor Frank Dale, Ward 4, Chair, called this meeting to order at 10:14 p.m.

Councillor lannicca, Ward 7, moved the staff recommendation with amendments and noted that the amendments to the recommendation related to site plan. He presented the amended recommendation and outlined the changes. Councillor lannicca then outlined issues which required further discussion through the site plan process including the installation of a pick up and drop off in the front of senior's residence, allowing decks or patios to be built at the rear of the proposed town homes, tree planting on the north/ south perimeter between Munden Road and the development site and phasing the demolishing of existing buildings such as the commercial plaza. Additionally, residents requested five hundred thousand dollars (\$500 000.00) be provided by the developer to provide trees for the site and asked that they be allowed to see the layout of the trees as proposed on the site plan. Residents also requested that the parking requirement be consistent with the by-law throughout all phasing, and that construction access be allowed only through North Service Road. The Cliffway Focus Group had also asked that they be involved in the site plan process. Residents had also asked for a donation for improving parks in the area and the Hancock property.

Official Plan Amendment and Rezoning Applications
To permit an eleven-storey retirement building, a one-storey commercial building, a maximum of 54 townhouse units, to recognize the existing fitness club and medical building, and to reduce the width of the North Service Road Right-of-Way to 20 m (65.6 ft.) 2021-2041 Cliff Road Part of Block 13, Registered Plan B-27 Northeast corner of North Service Road and Cliff Road, Owner: Gemini Urban Design (Cliff) Corp.
Applicant: J. Levac, Weston Consulting Group Inc. Bill 20 (Ward 7)

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February 13, 2012

Andrew Gassman, resident, addressed the Planning and Development Committee (the Committee) and outlined the original list of concerns and requests from residents. He noted that the residents had requested a reduction in the height of the retirement residence to four (4) to six (6) storeys and that the proposed development was six (6) storeys and although the residents conceded to the plan, they do not agree with six (6) storeys. He noted that the residents had requested that the parking ratios be upheld in accordance with by-law regulations and that the Planning and Development Department would uphold the four hundred and twenty (420) parking spaces for the commercial building. Mr. Gassman further noted that residents felt that fifty six (56) parking spaces for the retirement facility would be inadequate. He then spoke to the Tot Lot and noted that two hundred and seventy meters (270 m) had been proposed. which is the minimum and suggested that in lieu of increasing the size of the Tot Lot, a donation of five hundred thousand dollars (\$500 000.00) from the developer to rejuvenate parks in the area. Mr. Gassman stipulated that residents were also asking for a further five hundred thousand dollars (\$500 000.00) from the development for trees and fencing to create a significant buffer. He also noted that residents were requesting the installation of No Parking signs on neighbouring streets to minimize the noise and disruption. Mr. Gassman noted that the residents had requested that the senior's residence driveway be re-considered and further noted that this had been addressed. He also noted that the resident's had asked that the Cliffway Focus group be included in the site plan process and that this had also been addressed.

Mr. Gassman reiterated that of the eight issues that residents had asked to be addressed, the residents and developer had only agreed on the parking requirement for the commercial building being upheld, that a significant buffer of trees be implemented, the installation of No Parking signs, the reconsideration of the senior's residence driveway, and that the Cliffway Focus Group be involved in the site plan process. He then raised concerns with respect to upholding appropriate setbacks and the protection of trees. He the suggested that the Senior's Living Centre be incorporated into the proposed senior's residence, and that the proposed town homes abutting current development be reduced to two storeys to maintain privacy.

Councillor lannicca then clarified that parking must conform to the by-law through each phase of the development. He also noted that donations could not be included as a condition of re-zoning.

Official Plan Amendment and Rezoning Applications
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commercial building, a maximum of 54 townhouse units, to
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Applicant: J. Levac, Weston Consulting Group Inc. Bill 20 (Ward 7)

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February 13, 2012

Mr. Gassman asked that the developer confirm the phasing and it was confirmed that the town homes would be constructed first.

Vivian Chenko (ph), resident, 269 Pathfinder Drive, raised a question with respect to phasing and noted concern with respect to the existing commercial building being demolished while the retirement residence building was being constructed. She noted that she had understood that the commercial building would be constructed first. The Applicant, Ken Slater noted that the residential development would be constructed first, more specifically, the town homes, as the there is currently no operator for the retirement residence. He noted that the commercial building must be demolished in order to execute an effective clean up and noted that once this is completed the town homes will be built. He noted that the commercial building will be re-built when there is a need and when the rest of the site is completed.

Michael Maskerin, resident, 2095 Lorelei Road, raised concerns with respect to parking and asked if there would be a two storey underground parking lot. Mr. Slater spoke to the issue and noted that parking demand would be less then parking associated with the current site and noted that as development proceeded, updated analysis would be conducted to determine the level of parking which would be appropriate. It was noted that the parking would comply with by-law standards.

Ms. Chenko requested clarification with respect to the loss of commercial services noting that she had understood that some of the current vendors would be retained in the newly constructed commercial building. Mr. Slater clarified that the leases for those vendors currently operating out of the existing commercial building expire mid 2013 and that new tenants would be found for the new building. Ms. Chenko noted that the plan for the commercial building was not what was understood.

Edward Cartidge (ph), resident, 2058 Munden Road, noted concern with respect to the view he would have of the development from his backyard. Councillor lannicca clarified that from the end of Mr. Cartidge's backyard, there will be a seven point five meter (7.5 m) buffer to the abutting property. Mr. Cartidge noted that he does not feel that the development is keeping with the characteristics of the neighbourhood.

Official Plan Amendment and Rezoning Applications
To permit an eleven-storey retirement building, a one-storey commercial building, a maximum of 54 townhouse units, to recognize the existing fitness club and medical building, and to reduce the width of the North Service Road Right-of-Way to 20 m (65.6 ft.) 2021-2041 Cliff Road Part of Block 13, Registered Plan B-27 Northeast corner of North Service Road and Cliff Road. Owner: Gemini Urban Design (Cliff) Corp.
Applicant: J. Levac, Weston Consulting Group Inc. Bill 20 (Ward 7)

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February 13, 2012

Councillor Dale asked the audience if there were any other residents wishing to address the Committee with respect to the proposed development. Ed Sajecki, Commissioner, Planning and Building Department noted that staff required clarification with respect to the recommendation. Staff noted changes that were required to the recommendation with respect to road clearances and a change to the numbering in number eight point two (8.ii) of the recommendation.

Councillor lannicca moved the following recommendation which was voted on and carried.

PDC-0014-2012

That the Planning Report dated January 10, 2012, from the Commissioner of Planning and Building recommending approval of the applications under File OZ 06/019 W7, Gemini Urban Design Corp (Cliff) Corp., 2021-2041 Cliff Road, be adopted in accordance with the following:

- 1. That the application to amend Mississauga Plan from "General Commercial" to "Residential High Density II", "Residential Medium Density I", "Convenience Commercial", to introduce a special site policy to permit an eleven-storey, 140 unit retirement building a one-storey commercial building, a maximum of 54 townhouse units, and to recognize the existing fitness club and medical building, be approved.
- 2. That the application to amend Schedule 5 of Mississauga Plan, Designated Right-of-Way Widths, for North Service Road between Hurontario Street and Cawthra Road from 26 m (85.3 ft.) to 20 m (65.6 ft.) be refused.
- 3. That Schedule 5 of Mississauga Plan, Designated Right-of-Way Widths, be amended for North Service Road between Hurontario Street and Cawthra Road from 26 m (85.3 ft.) to 22 m (72.2 ft.), provided that the applicant is able to continue to park within the required 2.0 m road widening until such time as either the City of Mississauga or the Ministry of Transportation implements roadway improvements.

Official Plan Amendment and Rezoning Applications
To permit an eleven-storey retirement building, a one-storey commercial building, a maximum of 54 townhouse units, to recognize the existing fitness club and medical building, and to reduce the width of the North Service Road Right-of-Way to 20 m (65.6 ft.) 2021-2041 Cliff Road Part of Block 13, Registered Plan B-27 Northeast corner of North Service Road and Cliff Road. Owner: Gemini Urban Design (Cliff) Corp. Applicant: J. Levac, Weston Consulting Group Inc. Bill 20 (Ward 7)

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February 13, 2012

- 4. That the application to change the Zoning from "C2" (Neighbourhood Commercial) to "H RA4-Exception" (Residential Apartments Exception) and "H-C2-Exception" (Neighbourhood Commercial Exception) to permit an eleven-storey, 140 unit retirement building a one-storey commercial building, a maximum of 54 townhouse units, and to recognize the existing fitness club and medical building in accordance with the proposed zoning standards described in this report, be approved subject to the following condition:
 - (a) That the applicant agree to satisfy all the requirements of the City of Mississauga.
- 5. That the proposed retirement home fronting onto Cliff Road obtain front access through the incorporation of a vehicular drop-off driveway in accordance with the design depicted on Schedule S-8 of this report.
- 6. That all townhouse dwellings within an "H-RA4-Exception" zone have provisions allowing second floor private amenity areas/decks.
- 7. That the "H" Holding provision is to be removed from the whole or any part of the lands zoned "H RA4-Exception" (Residential Apartments Exception) and "H-C2-Exception" (Neighbourhood Commercial Exception), by further amendment, upon satisfaction of the following requirements:
 - (a) Provision of any outstanding technical studies and reports including a composite utilities plan, a functional servicing, drainage and grading plan, and a plan recommending specific storm water management and low impact development techniques to the satisfaction of the City of Mississauga and the Region of Peel;

Official Plan Amendment and Rezoning Applications
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February 13, 2012

- (b) Delivery of correspondence from the Ministry of Transportation (MTO) indicating that satisfactory arrangements have been made with respect to MTO's *Building and Land Use Policy* (2009) and any other regulatory matters:
- (c) Payment of all outstanding Transportation and Works department securities to guarantee the installation of air conditioning units in accordance with the approved noise report;
- (d) Gratuitous dedication to the City of Mississauga of a right-of-way widening along the north side of North Service Road;
- (e) Delivery of an executed Servicing Agreement for Municipal Works Only in a form and on terms satisfactory to the City, addressing and agreeing to the installation or placement of all required municipal works, including water main, storm and sanitary sewer, traffic modifications, PUCC approval, the provision of land dedications, all required easements including the provision of required securities, fees and related provisions;
- (f) Delivery of an executed Development Agreement in a form and on terms satisfactory to the City addressing and agreeing to the installation or placement of all required municipal boulevard works, including the provision of required securities and to the implementation of requirements/conditions prior to Site Plan approval, warning clauses, phasing and development provisions and such other provisions the City may require in relation to the proposed development;
- (g) The City of Mississauga shall be advised by the School Boards that satisfactory arrangements regarding the adequate provision and distribution of educational facilities have been made between the developer/applicant and the School Boards for the subject development.

Official Plan Amendment and Rezoning Applications
To permit an eleven-storey retirement building, a one-storey commercial building, a maximum of 54 townhouse units, to recognize the existing fitness club and medical building, and to reduce the width of the North Service Road Right-of-Way to 20 m (65.6 ft.) 2021-2041 Cliff Road Part of Block 13, Registered Plan B-27 Northeast corner of North Service Road and Cliff Road, Owner: Gemini Urban Design (Cliff) Corp. Applicant: J. Levac, Weston Consulting Group Inc. Bill 20 (Ward 7)

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February 13, 2012

- 8. That prior to the issuance of building permits, the following requirements be met by the applicant;
 - (i) Submission of a Record of Site Condition and Final Clean Up Report and letter of reliance for review and approval by the City. Any associated remediation recommended by the consultant must be completed, and;
 - (ii) For those lands where no residential uses are permitted, Condition 8(g)(i) may be satisfied by receipt by the City of Mississauga of written confirmation from a qualified person (QP) as defined by Ont. Reg.153/04, as amended, that the site complies with all applicable Ministry of the Environment standards, to the satisfaction of the City. Should such written confirmation not be provided to the City's sole satisfaction, 8(g)(i) shall apply.
- 9. That the decision of Council for approval of the rezoning application be considered null and void, and a new development application be required unless a zoning by-law is passed within 18 months of the Council decision.
- 10. That City Council direct Legal Services and representatives from the appropriate City Departments to attend the Ontario Municipal Board hearings respecting the current appeals to Mississauga Plan and any related prehearing conferences and retain expert witnesses, if necessary, to support the necessary amendments to Mississauga Official Plan in order to incorporate the Official Plan changes recommended in this report in respect of the Official Plan Amendment application by Gemini Urban Design (Cliff) Corp.
- 11. That the email dated February 6, 2012, from Louis Desrochers be received for information.

OZ 06/019 W7

This public meeting closed at 10:54 p.m.

ADJOURNMENT -10: 54 p.m. (Councillor Starr)



Mississauga Fire Fighters' Association

Local 1212 62 PORT STREET WEST, MISSISSAUGA, ONTARIO L5H 1E3

COUNCIL AGENDA

FEB 2 2 2012

FEB 1 4 2012

February 13, 2012

Her Worship Mayor McCallion City of Mississauga 300 City Centre Drive Mississauga, On L5B 3C1

Dear Mayor McCallion,

Madame Mayor and Council, this letter is in response to your deliberation to allow cell tower emplacement on City owned properties that could include our fire stations beginning as soon as this year. Enclosed in the Clerks copy of this letter is the IAFF position paper on the "Health Effects from Radio Frequency/Microwave (RF/MW) Radiation in Fire Department Facilities from Base Stations for Antennas and Towers for the Conduction of Cell Phone Transmissions." This effort was conducted to support our belief that there is a need to further study the health effects of exposure to low-intensity radiation prior to locating cell tower commercial wireless infrastructure on fire department facilities, or any City facilities where workers are present. We want to ensure that such exposures are not hazardous to the health of city workers and in particular, fire fighters, our members.

Further, we believe that there is legitimate concern (as is documented in the position paper included in the copy of this letter sent to the City Clerk) for the effects of radio frequency radiation on the central nervous system (CNS) and the immune system, as well as other metabolic effects observed in preliminary studies. We are well aware that a number of international governments, regulatory bodies and the wireless telecommunications industry believes that there is no consistent increases in health risk exist from exposure to such radiation unless the intensity of the radiation is sufficient to heat body tissue. But these positions, including those in the IEEE (Institute of Electrical and Electronics Engineers) Information Statements, are based on non-continuous exposures to the general public to low intensity radiation emitted from wireless telecommunications base stations. Our members are concerned about the effects of working directly under these

antenna base stations for a considerable stationary period of time and on a daily basis.

We believe that there are established biological effects from exposure to low-level cell tower radiation. Such biological effects may be markers of adverse health effects, similar to biological markers arising from exposure to toxic chemicals. Therefore, we strongly object to placement of cell towers on our fire stations and request that you carefully consider placements for towers on City properties or withhold the decision altogether until the true health effects are known.

Sincerel

Chris Varcoe

President, Mississauga Fire Fighters Association

IAFF Local 1212

cc: Members of Council, City Manager, City Clerk, ATU, CUPE, UFCW and IAMAW representatives.

CV:mt

TV Receive	☐ Resolution
☐ Direction Required	☐ Resolution / By-Law
Community Services Corporate Services	For Appropriate Action I Information
☐ Planning & Building ☐ Transportation & Works	☐ Reply ☐ Report

COUNCIL AGENDA

FEB 2 2 2012

P. A. Mitcham, P. Eng., MBA Commissioner, Community Services Department

City of Mississauga 201 City Centre Drive MISSISSAUGA ON L5B 2T4

Tel: 905-615-3200 ext. 3100 FAX: 905-615-4440 paul.mitcham@mississauga.ca



Leading today for tomorrow

February 17, 2012

Mr. Chris Varcoe President Mississauga Fire Fighters' Association Local 1212 62 Port Street West, Mississauga ON L5H 1E3

Dear Chris:

RE: Your Correspondence to Council on Cell Tower Emplacement

We are in receipt of your letter to Council dated February 13, 2012 addressing the deliberations to allow cell tower emplacement on City owned properties.

It is both unfortunate and disappointing that on behalf of the Association, you have chosen this approach to raise what IAFF believes to be a possible health and safety concern. In accordance with the Occupational Health and Safety Act, Mississauga's Fire and Emergency Services (MFES) has an active and responsive Joint Health and Safety Committee whose mandated responsibilities include identifying risks within the workplace and offering the employer an opportunity to respond accordingly. To date, I understand that the Association has not formally tabled this concern to the Joint Health and Safety Committee, which is the appropriate avenue for this issue. I have taken the liberty of referring your letter to Deputy Chief Duffy, Co-Chair of the Committee and request that the item be tabled on the March agenda.

Chris, with the Association choosing to express its opinion directly to Council, you have ignored our agreed upon venues to discuss and resolve issues. In the future, I would strongly recommend that you refrain from circumventing the established practices, committees and procedures to deal with your concerns. In this particular case, I am confident that you were aware that you ought to have brought this to the attention of your Joint Health and Safety Committee.

Yours truly,

Paul A. Mitcham, P.Eng., MBA Commissioner of Community Services

c: Mayor and Members of Council

Leadership Team, City Clerk, John McDougall, Kevin Duffy
S. Filice, CUPE 66, H. Thomas, CUPE 966, P. Defrias, IAM&AW, J. DiNardo, UFCW, N. Bye ATU

E Receive	☐ Resolution
☐ Direction Required	Resolution / By-Law
Community Services	For
☐ Corporate Services	Appropriate Action
	☐ Information
☐ Planning & Building	☐ Reply
Ti Transportation & Works	☐ Report

Laura Wilson

I-6

From:

TONY NG

Sent:

February 13, 20h2 9:10 PM

To:

Laura Wilson

Subject:

RE: Public Meeting held on 13 February, File # File: OZ 10/012/W6

5246 Heatherleigh Ave

Thanks.

Tony

COUNCIL AGENDA

FEB 2 2 2012

From: Laura.Wilson@mississauga.ca

To: tkyng@hotmail.com

Date: Mon, 13 Feb 2012 09:48:48 -0500

Subject: RE: Public Meeting held on 13 February, File # File: OZ 10/012/W6

Hello,

This is to acknowledge receipt of your email dated February 12, 2012 with respect to the planning application under file OZ 10/012 W6.

Please kindly provide the City Clerk's Office with your address. The personal information is collected under authority of the Planning Act R.S.O 1990, CP.13 as amended and the applicable implementing Ontario Regulation. This information will be used to inform you of future meetings including OMB Hearings regarding the application. Questions about the collection of personal information should be directed to the Access and Privacy Officer, City of Mississauga, L5B 3C1 or by telephone at 905-615-3200 ext. 5181.

By providing this information, your submission will become part of the public record.

Thank you for your correspondence.

Sincerely,

Laura Wilson
Legislative Coordinator
The City of Mississauga
Legislative Services, Office of the City Clerk
905-615-3200 ext. 5425
http://www.mississauga.ca/portal/cityhall/officeofthecityclerk

12 Receive	☐ Resolution
☐ Direction Required	☐ Resolution / By-Law
☐ Community Services ☐ Corporate Services ☑ Planning & Building ☐ Transportation & Works	For Appropriate Action Information Reply Report

From: TONY NG [

Sent: February 12, 2012 10:52 AM

To: Diana Haas

Cc: City Manager; Ron Starr; Ashley Bigda; pbinfo@mississauga.ca **Subject:** Public Meeting held on 13 February, File # File: OZ 10/012/W6

Importance: High

Dear Sir or Madam:

In beginning, I apology for absence for the Public Meeting held on 13 February regarding 6 commercial developments at SW corner of Mavis Road and Bristol Rd. West, File: OZ 10/012/W6.

Site History Impact 1-6(a)

According to the City's document, I would like point out that the site history stated is missed an important issue. A few years ago, the subject vacant land had been proposed for church and gas station purpose and it was posted on the signboard erected in the above site. After the city approved the residential development, that above site has been proposed to change to 6 commercial uses from the original proposal immediately. This missing history is very important fact for the resident, because the resident may concern why the zoning may be changed from institutional use to commercial use. On the other hand, the impact of commercial development is a very big difference between institutional uses in terms of infrastructure, community safety and environment issue.

Before the above change, I had emailed to our planning department to indicate my concern and comment regarding change of zoning in that vacant land. However, it is very disappointed that there is no response until now. My email sent to the City is as below.

Scale of Development

The scale of this proposal development is almost 3 times of the existing retail that is opposite of this proposal development, therefore, it should be considered a large scale of commercial development based on the floor area, number of parking space, so it is much concern whether this type development is suitable in residential zone.

Additional Traffic Flow

The proposal will cause a lot of additional traffic to the existing road system including Mavis Road, Heatherleigh Ave, Bristol Road and Terry Fox Way and worry about it will overload the existing system. I participated the public meeting regarding widening Mavis Road a few years ago. In the meeting, the City Engineer, Phram confirmed with me that the road widening study just consider the current situation of the community development in that moment, because it had a traffic jam most of time, but the study did not include the new traffic created from a proposal new development at corner of NW Mavis Road and Eglinton Avenue. In that moment, our planning department announced that 2 multi storey retirement buildings were proposed at the same time. Originally, that site was allowed to construct 18 single detached houses, but there are over 200 units of multi-storey residential buildings built in that vacant site in final. That development has created additional 200 vechicles using Mavis Road of which was out of the estimation of Mavis Road widening, As a result, the current traffic condition is same as before Mavis Road widening. If the above proposal was approved, how many vehicles may be used those roads directly or directly. In accordance with the proposal, almost 700 parking spaces may be provided. It is assumed that half of parking spaces will be used in daily basis It means that additional 350 vehicles traffic flow created every day. How does Mavis Road afford the additional traffic after completion of that proposal? Our community faces the serious traffic jam again. Again, the City may widen Terry Fox Way (During the meeting of Mavis Road widening, the city engineer claimed if any additional traffic created, Terry Fox Way may be next). I may concern who will pay for the cost of road widening in future after the above proposal was approved and completed.

On the other hand, the city planner is under estimated the impact on the traffic created from the above 200-units retirement building. The townhouse besides that building suffers the increase of incoming traffic to retirement building. It is not expected that the same problem come out again because our under estimation.

In addition, the visitor travelled from the south, including Highway 403, may use intersection along Bristol Road and Mavis Road and Heatherleigh Ave and Terry Fox Way to reach the proposal site. It will cause additional burden to the existing intersection. In addition, it will increase the resident risk when they cross the intersection.

The increase of number of heavy truck to use Mavis Road and other road due to Lowes open. The road will be tear and wear faster than the normal use. It is concern whose will be paid that indirect cost for road maintenance even though it could be claimed that they will pay the property tax. It does not mean the payment could cover their usage. A few road users may not the Mississauga Resident, but we pay their bill.

Lowes

It is understand that Lowes focus in the regional service level instead of community level. Therefore, they are not only serving our community, they will serve the people who live in the other area. Their catchment area normally will cover over at 20 km travelling distance or more. A huge traffic will be attracted in this area, however, this community mainly is for residential, not planned for the commercial area for regional.

According to the proposal, Lowes is proposed to be built immediate next to a townhome development. Under my observation, some users similar as Lowes, such as Home Depot, Rona and Canadian Tire, are usually separated with the residential area by buffer zones, like traffic Road. For example, Home Depot and Rona in Heartland, the Home Depot / Canadian Tire on Dundas Street and Mavis Road, Canadian Tire in Meadowvale. If this user is suitable for residential zone, it would be asked why the above examples are very difference from the subject proposal.

Safety to the Community and Heatherleigh Avenue Park

I-6(b)

The new proposal will attract a lot of the outsider to use the park spot in the park if the parking lot is full in the proposal, because the park is just behind the development. It is assumed that they won't use the parking lot in the park. A lot of outsider, they may cause nuisance to the resident in the community park direct or indirectly. And also, it will affect the safety kids who play in the park. The increase of traffic will affect safety of the kids and the resident who live in the area. If the city increase police patrolling in this area, but I concern whose will pay the bill? This is indirect cost created by the new development, but the cost is always ignored.

In addition, this development is very closed to the school area (just 10 minutes walking distance) where is on Terry Fox Way and Winterton Way. The new development will bring negative impact to the school area directly.

In addition, it could not be found in our city that the commercial development is just next to the community park. It is understand for some reason, the city may not approve the large scale of commercial development just next to the community park.

Environment Issue

The additional traffic does not only increase burden of traffic road and intersection, it also create addition pollution to the community. These includes noise and air pollution from the additional car, particularly, we have had a lot of smog in the summer

In addition, the lighting facilities from the new proposed development will create the light pollution to the townhouse development next to the subject proposal in the night time. Do you think that it is good for the occupier of these townhouses lower their blind in the night time. When they purchased their houses, they do not expect they will suffer the a abnormal light pollution/

Conclusion

I have lived in this community over 15 years. I have participated in some significant planning issues related to my community but it is very disappointed that our voice is ignored most of time. On the other hand, I don't understand why our city official call a public meeting (based on what reason and background) to review this proposal if the proposal has had a great deviation between original planning even though they might meet some criteria. Current zoning is designated as residential and neighbourhood retail purpose.

In addition, it is felt that our planning/zoning seems not under our professional planner management. Subject to my participation to public meeting for zoning, the change of zoning may be totally difference from the original planning and that rezoning does not benefit to the community. I hope that there is no any political issue getting involved in our city development. Our community could not be treated as extension of Heartland Development even though this land is not owned the same owner. We should be aware that this community is mainly designated as residential purpose.

In final, it is requested to reject the re-zoning for 6 commercial developments. In addition, it is highly recommended to review this future development for the vacant land. A good planning will not only benefit to our community, it also benefit to the whole city.

Thanks.

Tony

From: ι

To: pbinfo@mississauga.ca

Subject: Re-zoning for the vacant land on South of Bistrol Road and East of Terry Fox Way

Date: Tue, 28 Sep 2010 03:50:53 +0000

Hi,

It is found that a rezoning notice has been posted in the subject vacant land. In accordance with that notice, the subject vacant land is proposed to re-zone for residential development. However, it is very much concern the traffic flow around neighbourhood if the re-zoning approved. There is an negative impact on Terry Fox Way, Bristrol Road, Mavis Road as well as Heatherleigh Ave. The vacant land block linking the south and north of Heatherleigh Ave currently. If blocking release, the traffic flow will be redirect to Heatherleigh Ave. It will impact on safety in this community. In addition, the new development will add new traffic flow to the existing busy traffic route, particularly

Terry Fox Way and Mavis Road and Heatherleigh Ave. Those routes are linking up with Hwy 403 and 401. After completion of extension of Mavis Road, the traffic flow is busy and congested resulted that the driver switch from Mavis Road to Terry Fox Way. Currently, Terry Fox Way is very busy as well. In addition, 2 schools are very closed to the Terry Fox Way. That will be impacted on safety of the student who pass through Terry Fox Way.

Therefore, the public inquiry is expected before approve the above rezoning. In addition, the esitmate of new traffic flow genertrated from the new development is requested.

Thanks.

T Ng

Thanks.

T Ng

Memorandum



COUNCIL AGENDA

FEB 2 2 2012

TO:

Mayor and Members of Council

FROM:

Crystal Greer, City Clerk

DATE:

February 16, 2012

SUBJECT:

Clarification - Council Minutes December 14, 2011

Deputation (e) Bill C-19 – Long Gun Registry

We have identified an errot in the minutes of the December 14, 2011 Council meeting which should be corrected.

The approved minutes state:

(e) <u>Bill C-19 – Long Gun Registry</u>

Motilall Sarjoo, President, Brampton-Mississauga & District Labour Council, Gogi Bhandal, Canadian Labour Congress and Gwen Campbell, Women's Chair, CAW Local 1285 spoke to the need to keep the Long Gun Registry (Bill C-19) in Canada and Ontario because it is a valuable tool that assists law enforcement with investigation, prevention, tracing and solving crimes and is an essential tool in fighting crime and saving lives. They asked that Council send a letter in support of abolishing the Long Gun Registry (Bill C-19) or at a minimum permit the provinces to retain the information currently in the registration database to the Prime Minister of Canada, Members of Parliament and Members of Provincial Parliament.

The Mayor and Members of Council requested a recorded vote with respect to the motion for supporting the abolishing of the Long Gun Registry (Bill C-19).

See Information Item I-1 and I-2/Resolution 0294-2011

☑ Receive	D Resolution
Direction Required	☐ Resolution / By-Law
☐ Community Services ☐ Corporate Services	For Appropriate Action Information
☐ Planning & Building ☐ Transportation & Works	☐ Reply ☐ Report

D-2(a)

The minutes should read:

(e) <u>Bill C-19 – Long Gun Registry</u>

Motilall Sarjoo, President, Brampton-Mississauga & District Labour Council, Gogi Bhandal, Canadian Labour Congress and Gwen Campbell, Women's Chair, CAW Local 1285 spoke to the need to keep the Long Gun Registry (Bill C-19) in Canada and Ontario because it is a valuable tool that assists law enforcement with investigation, prevention, tracing and solving crimes and is an essential tool in fighting crime and saving lives. They asked that Council send a letter in support of abolishing the Long Gun Registry (Bill C-19) or at a minimum permit the provinces to retain the information currently in the registration database to the Prime Minister of Canada, Members of Parliament and Members of Provincial Parliament.

The Mayor and Members of Council requested a recorded vote with respect to the motion for **not** supporting the abolishing of the Long Gun Registry (Bill C-19).

See Information Item I-1 and I-2/Resolution 0294-2011

In order for this amendment to be made to the Council Minutes for December 14, 2011, we request that Council pass a motion to amend the minutes from the above mentioned date.

Sincerely,

Crystal Greer