

ADDITIONAL AGENDA

Council

Date:	May 6, 2020	
Time:	9:30 AM	
Location:	Online Video Conference	
Members		
Mayor Bonnie Cromb	bie	
Councillor Stephen D	Jasko	Ward
Councillor Karen Ras	3	Ward
Councillor Chris Fons	seca	Ward
Councillor John Kova	ac	Ward
Councillor Carolyn Pa	arrish	Ward
Councillor Ron Starr		Ward
Councillor Dipika Dar	merla	Ward
Councillor Matt Maho	oney	Ward
Councillor Pat Saito		Ward
Councillor Sue McFa	dden	Ward
Councillor George Ca	arlson	Ward

Due to efforts to contain the spread of COVID-19 and to protect all individuals, the Council Chamber will not be open to the public to attend Council and Committee meetings until further notice.

Public Comments: The public may submit comments regarding agenda matters to the city.clerk@mississauga.ca by Monday, May 4, 2020 before 4:30 PM. Comments submitted will be considered as public information and entered into public record.

<u>Contact</u> Krystal Christopher, Legislative Coordinator, Legislative Services 905-615-3200 ext. 5411 Email <u>krystal.christopher@mississauga.ca</u>

Find it Online http://www.mississauga.ca/portal/cityhall/councilcommittees

Meetings of Council streamed live and archived at Mississauga.ca/videos

15. CORRESPONDENCE

*15.1 Information Items

- *15.1.1 Email correspondence dated May 4, 2020 from Councillor Parrish regarding the suspension of the enforcement of the Noise Control By-law 380-79
- *15.1.2 Correspondence dated May 5, 2020 from Orlando Corporation regarding the amendment of zoning by-law 0225-2006 affecting properties located within Gateway Corporate Centre Character Area

Item 18.3.

*15.1.3 Correspondence dated May 4, 2020 from Barry Horosko, Horosko Planning Law, regarding the amendment of zoning by-law 0225-2006 affecting 131 Courtneypark Drive East

Item 18.3.

16. NOTICE OF MOTION

*16.1 To refer the matter of broadcasting audible expressions of faith to Council's Diversity and Inclusion Advisory Committee to allow for thoughtful discourse and public engagement (Councillor McFadden, Ward 10)

17. MOTIONS

*17.3 To express sincere condolences to the family of Steven Rabak, City of Mississauga employee, who passed away on May 2, 2020

From: Carolyn Parrish
Sent: Monday, May 4, 2020 6:26 PM
To: 'Vivienne Remedios'
Cc: Mayor Bonnie Crombie; Stephen Dasko; Karen Ras; Chris Fonseca; John Kovac; Carolyn Parrish; Ron Starr; Dipika Damerla; Matt Mahoney; Pat Saito; Sue McFadden; George Carlson
Subject: RE: Call to Prayer - City Council meeting Wednesday May 6, 2020

Vivienne, I feel compelled to correct some of the facts and accusations in your letter, which you've asked to have attached to the Council Agenda for Wednesday. Without a rebuttal, some who follow Council agendas may assume your letter to be factually correct.

Firstly, you watched the Council Meeting and deduced Council failed to follow "proper protocol" so I must assume that was the first Council meeting you've ever watched. There is a process by which time sensitive issues can be "walked on" to an agenda without prior notice but it must be approved by 50% plus one of the Councillors. When the mayor introduced the subject, a formal vote wasn't called. No one objected at the time and all were given ample opportunity to speak and to ask for a deferral.

It is also important to note that while we're under a State of Emergency, the Mayor is under no obligation to consult with Council. However, she continues to do so to ensure support is there amongst her Council members. I repeat, NO ONE asked to defer the decision and the final vote was unanimous. Experienced, intelligent politicians cannot be tricked or railroaded or rushed into significant decisions.

I have no idea what you are referring to by "favouritism" and I've addressed your comment on "rushing" the vote.

I was not contacted by anyone in the Muslim community before the vote, as you stated. But there would have been absolutely nothing wrong with talking to any of my residents at any time. Hopefully we all do on a regular basis. I fail to see the relevance of that comment.

The accusation that the Mayor lied to council is outrageous. She speaks with the GTAA mayors, especially Brampton's as our closest neighbour. She knew their intentions on a variety of subjects and coincidentally Brampton approved the same motion the same day.

The City had nothing to do with removing the Chang.org petition but it is a useless instrument to evaluate local issues since people from all over North America can sign up in mere seconds. And the second petition, with 10,000 signatures collected online represents less than 1.2% of the population of our City. Significant decisions are never made based on petitions, especially those submitted on behalf of "angry citizens".

I appreciate your interest in the decisions of Council. I would also appreciate your making more effort to verify the accuracy of what you are putting in print in a public document.

Stay safe, Carolyn Sent from my iPad

From: Vivienne Remedios
Sent: Monday, May 4, 2020 3:53 PM
To: City Clerk
Cc: Mayor Bonnie Crombie; Stephen Dasko; Karen Ras; Chris Fonseca; John Kovac; Carolyn Parrish; Ron Starr; Dipika Damerla; Matt Mahoney; Pat Saito; Sue McFadden; George Carlson
Subject: Call to Prayer - City Council meeting Wednesday May 6, 2020

To City Clerk,

Please include the following complaint in the next city council meeting agenda that is scheduled to take place on Wednesday May 6th, 2020.

I am requesting that the city immediately rescind their earlier decision to amend the noise bylaw to allow the broadcasting of the "Call to Prayer" from mosques and other nonresidential places of worship during the Holy Month of Ramadan. As I always appreciate an act of goodwill, it should not come at the expense of other people's belief systems and comfort, right to freedom from religion, and should always follow proper protocol and processes.

When I watched the city council meeting during which the vote took place, failure to follow proper protocol left me feeling betrayed and concerned about the future of my city. The favoritism displayed is unnerving, shocking, and extremely disappointing.

By bringing this surprise vote to the council meeting, Mayor Crombie failed her team and the citizens of Mississauga. The decision was made without proper evaluation or consultation. The two councilors that seconded the vote and rushed it (Carrolyn Parrish and Pat Saito), were contacted by members of the Muslim community before hand, and were the only ones in the know.

Rushing, pressuring and lying to councilors and city staff about other cities' amendments, by the mayor, were concerning. Her identifying the motion as "Pilot Project" was worrisome. These sentiments are shared by tens of thousands of Mississauga residents who signed a petition to council asking for the motion to be rescinded - in fact some 35,000 signatures were collected in less than 48 hours before it was unfairly removed. A new petition, which was started on Friday, has now collected 10,000 signatures of angry citizens.

I would kindly ask that this letter be added to the next city council agenda, and that a request be made on my behalf, and on the behalf of the tens of thousands of angry Mississauga residents, that the noise by-law amendment be immediately rescinded.

Best,

Vivienne Remedios

Copied on this email are the following individuals: City of Mississauga Mayor Bonnie Crombie <u>Mayor@mississauga.ca</u>

Ward 1 Stephen Dasko <u>stephen.dasko@mississauga.ca</u>

Ward 2 Karen Ras <u>karen.ras@mississauga.ca</u>

Ward 3 Chris Fonseca <u>chris.fonseca@mississauga.ca</u>

Ward 4 John Kovac john.kovac@mississauga.ca

Ward 5 Carolyn Parrish <u>carolyn.parrish@mississauga.ca</u>

Ward 6 Ron Starr Ron.starr@mississauga.ca

Ward 7 Dipika Damerla <u>dipika.damerla@mississauga.ca</u>

Ward 8 Matt Mahoney <u>Matt.mahoney@mississauga.ca</u>

Ward 9 Pat Saito pat.saito@mississauga.ca Ward 10 Sue McFadden <u>sue.mcfadden@mississauga.ca</u>

Ward 11 George Carlson <u>George.carlson@mississauga.ca</u>

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May 5, 2020

BY EMAIL & REGULAR MAIL

City of Mississauga - Office of the City Clerk 300 City Centre Drive Mississauga, Ontario L5B 3C1

Attn: Madame Mayor Crombie & Members of Council

Submission on behalf of Orlando Corporation - 'Gateway Corporate Centre' Re: Agenda Item 18.3 - May 6, 2020 City Council Agenda City-initiated By-law to Amend Zoning By-law No. 0225-2007 **City of Mississauga**

We are writing on behalf of Orlando Corporation regarding Council Agenda Item 18.3, pertaining to the City-initiated By-law to Amend Zoning By-law No. 0225-2007 ('draft Zoning By-law') affecting properties located within the 'Gateway Corporate Centre Character Area' ('Gateway').

This draft Zoning By-law will apply to numerous Orlando Corporation properties located in Gateway, and therefore it will need to conform with the OPA No. 25 - Feb. 2017 Minutes of Settlement between Orlando Corporation and the City of Mississauga. It is also noted that the draft Zoning By-law, now incorporates all 'Office' zoned properties in the City, with its primary focus on future zoning for Gateway.

Orlando Corporation singularly owns and develops its large lots/blocks of Gateway lands, which are in various phases of development. Some of these large lots/blocks also include vacant lands. As well, while 'development lines' apply to some of these large lots/blocks to de-mark development areas, they remain undivided and are not subdivided or subject to Part Lot Control.

Development responds to the marketplace demand and adaptable large lots/blocks, which are well located, and accessible in the GTA are rare. This provides the City with a competitive advantage in our opinion, and the draft Zoning By-law, while regulatory, should also be in support of economic development goals and objectives. These large lots/blocks are the subject of past municipal land use and road planning approvals over the past thirty years and has, and continues to best serve tenant requirements given changing market conditions.

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The following comments and recommendations are provided to both preserve, and provide for, the continued planning and development of these large lots/blocks by supporting land use and design flexibility, as projects are phased in over time along the Hurontario Corridor.

To assist our submission, please refer to the attached Figure 1: Draft 'Gateway' Zoning Consolidation Map and Figure 2: Peel Region Preliminary Boundaries of Major Transit Station Areas consolidated with Draft 'Gateway' Zoning Amendment, both describing the location of Orlando Corporation properties, along with the Region's Preliminary Major Transit Station Areas (MTSAs) preliminary boundary delineations.

We also include Figure 3: Key Map in support of Table 1 - Consolidation of Existing and Draft 'Gateway' Zoning By-law Exceptions to 0225-2007, as amended.

In our review of the draft Zoning By-law we offer the following observations and recommendations for Staff and Council consideration:

<u>A:</u> Draft Regulation - 13.0 'MINIMUM FLOOR SPACE INDEX - NON-RESIDENTIAL' at (0.5' for the 'O2 Major Office' and 'O3 General Office'

Table 5.2.1., Zone Regulations, introduces 13.0 'MINIMUM FLOOR SPACE INDEX - NON RESIDENTIAL' at '0.5' for the 'O2 Major Office' and 'O3 General Office' zone designations.

Simply put, this draft regulation would require Orlando Corporation to provide a minimum 0.5 times the lot/block area for each new build. This implies some form of land subdivision to achieve this minimum zoning regulation, and this is not desirable or beneficial to the value in maintaining my client's desirable large lots/blocks. Alternatively, a future rezoning or variance, via the Committee of Adjustment would be required to satisfy this regulation. Simply put, this draft zoning regulation is cumbersome and will frustrate the timing and success of future business investment, notwithstanding the mutual planning objectives for the fulsome and functional development of Gateway properties located in the Hurontario Corridor.

This proposed regulation will be new to the City's current Zoning By-law No. 0225-2007, as amended as it is not in effect. Satisfying this draft regulation is onerous on my client's large lots/blocks, where future development needs to be managed via a phased program over time.

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It is recommended that the minimum 0.5 times the lot area requirement be removed from the draft Zoning By-law in its entirety, or specifically as it relates to Orlando Corporation's collective properties by way of the proposed Exceptions, which apply to each of my client's collective properties.

B: Need to Ensure 'Parking Structure' as a Permitted Use

There is a need to ensure that the draft Zoning By-law ensures a 'Parking Structure' (parking deck) is a permitted use in Gateway. A 'Parking Structure' (parking deck) supports achieving the City's minimum required vehicular parking regulations.

Accommodating the interrelated planned functions on large lots/blocks, such as a 'Parking Structure' (parking deck), supports both existing and future development intensification. The draft Zoning By-law regulates that buildings be located close to Hurontario Street and Avebury Road frontages, for example. On my client's large lots/blocks a future 'Parking Structure' (parking deck) would be located at the rear of these 'frontage' buildings, therefore supporting this urban design objective.

Currently based on the draft Zoning By-law, Orlando Corporation's 'O2-1' Exception lands permits a 'Parking Structure'. In the future it is planned that the 'O2-3', 'O3-1' and 'O3-3' at the least, will also include a 'Parking Structure' with building walls/facades located next to local roads, such as Sandstone Drive, Aldridge Drive and Milverton Drive.

It is recommended that the draft Zoning By-law incorporate a 'Parking Structure' as a Permitted Use.

C: Need to Allow for the Shared use of Driveways and Internal Roads (Aisles)

The principle of permitting shared use of driveways and aisles for access and accessibility on large lots/blocks is recommended and supported.

A concern stems from the use of the term 'Internal Road' which is a defined term that 'provides access to dwellings' per Zoning By-law 0225-2007, as amended. There are no dwellings permitted in the Gateway.

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D: Need to Allow for Collective or Shared Vehicular Parking Space Counts

In order to satisfy the draft Zoning By-law minimum vehicular parking space regulations, there is a need to allow for collective counts, and the sharing of time of use, notwithstanding development lines on the large lots/blocks.

Full acknowledgment is recommended for lands to be zoned 'O2-1', 'O2-3' and 'O2-4', where partial acknowledgement is proposed. There is also a development line located between the proposed 'O3-1' and 'O3-7' zone boundaries where there is no provision for shared parking space allocation. The supply of vehicular parking spaces and the net sharing of the parking facilities is based on time shared demand and proximity to buildings on my client's large lots/blocks.

There are benefits to permitting shared parking in the 'O-2' and O-3' zoned large lots/blocks, as it supports the future unencumbered intensification on these lands which are located within proposed MTSAs.

It is recommended that the draft Zoning By-law incorporate Shared Vehicular Parking Space Counts, throughout the Gateway area, or at the least apply it to all Orlando Corporation proposed Exception Zones.

E: The Need to Clarify the 'Minimum Building Height' – Column 15.1

There is a need to clarify the 'Minimum Building Height' as Column 15.1 provision refers to '12.0 m and 3 Storeys and 8.0 m and 2 Storeys'.

Per the proposed 'O3-2' zoning, for example, there is a need to recognize that a 11.5 m building façade provides the appearance of a 2 storey building however, it is not functioning internally as a 2 storey building, in keeping with its permitted use. While the vertical massing of the building is achieved from an urban design perspective, the project would not comply because it does not provide 2 storeys in accordance with the draft Zoning By-law.

Therefore it is recommended that the draft Zoning By-law be revised to use 'and/or' and read as follows: 'Minimum Building Height' – Column 15.1 provision that read, 12.0 m and/or 3 Storeys and 8.0 m and/or 2 Storeys and apply it throughout the Gateway area, or at the least apply it to all Orlando Corporation proposed Exception Zones.

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F: The Role of Development Lines on Large Lots/Blocks Requires Clarification

Development lines on large lots/blocks are not Plan of Subdivision or Part Lot Control lines or limits. They have historically functioned as lines to help explain Official Plan and/or Zoning By-law provisions.

The development lines on large lots/blocks are being carried forward in the draft Zoning By-law and are being used to define the boundaries of Exception Zones. Development lines should not stand in the way of managing shared parking efficiencies on large lots/blocks for example, and their removal would eliminate encumbrances, and support the future intensification.

We recommend that the Exception Zones be revised accordingly of my client's large lots/blocks.

G: RBC Building fronting onto Hurontario Street – Proposed as 'O3-7' Zoning

The draft Zoning By-law frustrates future redevelopment opportunity for the RBC financial institution building, for either expansion of the present use, or a new future permitted use. The draft Zoning By-law caps a 10% enlargement/expansion of the legally existing building or structure GFA in the 'O3-7' Exception Zone, frustrating future intensification within the Hurontario Corridor.

Under Option 'A' for example, if RBC, as tenant, wishes to expand the existing building to a 3 storey building, this would be in keeping with the intent of the draft Zoning Bylaw, supporting intensification of the Hurontario Corridor.

Under Option 'B' for example, if RBC, as tenant, vacates the building a new tenant wants a 3 storey building, this would also be in keeping with the intent of the draft Zoning Bylaw, supporting intensification of the Hurontario Corridor.

There are a number of Orlando Corporation Exception Zones that include the '10% GFA Cap' and these include draft Zoning By-law zones 'O2-1', 'O2-8', O3-1', 'O3-7', 'O3-8' and O3-9'.

The value of '10% GFA Cap' appears to no longer be necessary as it appears contrary to the 'minimums' approach typically introduced by this draft Zoning By-law. While it provides for a small enlargement, it unduly restricts future intensification – by the enlargement of buildings, in response to marketplace demand.

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Since development commenced in the late 1980's, my client's large lots/blocks remain partially developed and future flexibility is required to respond to the marketplace.

H: 'Manufacturing Facility' use - Accessory to 'O2' and 'O3' Zones is Supported

Under Table 5.1.3.1 'Manufacturing Facility' is added to the list of Uses Accessory to a Permitted Use in 'O2' and 'O3' zones, and this is supported.

The 'Manufacturing Facility' use is capped at 20% of the total GFA of each building along the Avebury Road frontage, and it would be beneficial to increase this cap to 25% of the total GFA of each building.

It is recommended that future intensification of the large lots/blocks can benefit from a slightly higher percentage of 'Manufacturing Facility' as an Accessory Use.

I: No Need to Maintain Proposed Zoning Provision 'O3-8' 5.2.4.8.4

The proposed 'O3-8' zone mutually applies to E1-20 (Orlando Corporation) and E1-2 (Others) indicating that parking may be shared on these lands, however these lands are unrelated and under different ownership.

J: Need to Ensure Existing Uses Legality on the Draft Zoning By-law Passing Date

The draft Zoning By-law appears to confirm all uses legally existing on the date of the passing of the Zoning By-law for only some of the my client's lands to be zoned 'O2-1', 'O2-8', 'O3-1', 'O3-7', 'O3-8' and 'O3-9', leaving out other zones such as 'O2-3', 'O2-4', 'O2-7', 'O3-2', 'O3-2', 'O3-3' and 'O3-10' for example.

We recommend that all applicable Exception Zones be included as appropriate.

K: The 'E2-24' lands, Block 'N' on Figure 3 - located south of Highway 401

An isolated land parcel is identified as an 'E2-24' zone and is located south of Highway 401 (east of Hurontario St.).

It is recommended that the draft Zoning By-law consider a range of permitted uses and site-specific development regulations for this triangular parcel of land, which is about 0.3 ha. in land area.

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L: The Maximum of 90% of the Total GFA – Non-Residential of the First Storey

Proposed regulation 5.1.3.5 reads, "On a lot at an intersection where both streets are identified on Schedules 5.2.1 (1) and 5.2.1 (2) of this By-law, any building with a setback less than or equal to 5.0 m from the street line to one or more of the streets, shall have a maximum of 90% of the total gross floor area – non residential of the first storey for a permitted use in Lines 2.1 and 2.2 contained in Table 5.2.1 of this By-law."

We expressed our concern with requiring 90% office on the ground floor for many reasons and we appreciate that the City did agree to remedy this issue by focussing this requirement to land parcels/lots that are only located at the intersection of Britannia Road and Hurontario Street and Matheson Road and Hurontario Street.

M: Orlando Corporation's development program – N/W Highway 401 & Hurontario St.

Our client's Site Plan Approval and Building Permit process are underway based on the current in effect zoning provisions. The following City file nos. apply to these lands:

SP19-115 – 50 Capston Drive / 6305 Kateson Drive BP20-810 – 50 Capston Drive BP20-811 – 6305 Kateson Drive

Through past discussions we confirm that the City will permit Orlando Corporation's proposed development program – north west Highway 401 and Hurontario St. – to proceed as applied for, and support the Site Plan Approval and Building Permit processes underway.

There is also a need to also ensure that these building projects, now well underway, be fully recognized as legally complying to the draft Zoning By-law, when ultimately passed.

. . .

In conclusion, our recommendations propose to ensure that the intrinsic value of adaptable large lots/blocks are furthered through this draft Zoning By-law. There is no value in overly encumbering the development approvals process, as 'marketplace' absorption in Gateway over the past thirty years has been complex, and historically uneven.

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We are of the opinion that our requested modifications or revisions to the draft Zoning By-law conform with OPA 25 - Feb. 2017 Minutes of Settlement between Orlando Corporation and the City of Mississauga. This submission does not preclude any future submissions regarding the draft Zoning By-law.

We would appreciate our firm being placed on the City's mailing list regarding any future public notices, updates, reports, Committee and Council Agenda related Items, and any Council decision or actions on the above captioned matter.

Thank-you in advance for your co-operation.

Yours truly, Pound & Stewart Associates Limited

Philip Stewart, MCIP, RPP la/ltr.Orlando.Corp.May.05.20

Attachments: As noted herein

- cc. Mr. A. Whittemore, Commissioner of Planning & Building, City of Mississauga
- cc. Mr. C. Binette, Planning & Building Dept., City of Mississauga
- cc. Ms. K. Christopher, Legislative Co-ordinator, City of Mississauga
- cc. Mr. L. Longo, Aird & Berlis
- cc. Client

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A	8.2.2.20	Exception: E1-20	Map # 44E	By-law: 0191-2009/	
				OMB Order 2010 May 05	
	In an E1-20 z	zone the permitted uses and	applicable regulations sh	all be as specified for an E1 zone except that the	
	following use	es/regulations shall apply:			
	Regulations				
	8.2.2.20.1		Where a building	is located within 10.0 m of Hurontario Street, the	
			pedestrian street e	ntrance shall face Hurontario Street	
	8.2.2.20.2		"Pedestrian Street Entrance" means the door designed as an access point		
			into a building for	pedestrians	

8.2.2.20	Exception:	Map # 44E	By-law: 0191-2009/	5.2.4.8	Exception: O3-8	8 Map # 44E
	E1-20	_	OMB Order 2010 May 05	In an O	3-8 zone the perm	itted uses and applicable regulation
In an E1-20 z	one the permitte	d uses and applicable regul	lations shall be as specified for an E1 zone except that the	followin	ng uses/regulation	s shall apply:
following use	s/regulations sh	all apply:		Additio	onal Permitted Us	se
Regulations				5.2.4.8.	1	(1) Uses legally existing on the
8.2.2.20.1	Where a bui	lding is located within 10.0) m of Hurontario Street, the pedestrian street entrance shall fac	e Regula	tions	
					2	Uses contained in Sentence 5.2
8.2.2.20.2	2.2.20.2 "Pedestrian Street Entrance" means the door designed as an access point into a building for pedestrians		;		or structures legally existing	
	and provides	a direct pedestrian access t	to Hurontario Street	5.2.4.8.	3	The enlargement or alteration of passing of this By-law shall be residential of all buildings an
				5.2.4.8.	4	Required parking may be locat
	In an E1-20 z following use Regulations	E1-20 In an E1-20 zone the permitte following uses /regulations sh Regulations 8.2.2.20.1 Where a bui Hurontario S 8.2.2.20.2 "Pedestrian S	E1-20 In an E1-20 zone the permitted uses and applicable regulations uses/regulations shall apply: Regulations 8.2.2.20.1 Where a building is located within 10.0 Hurontario Street 8.2.2.20.2 "Pedestrian Street Entrance" means the	E1-20 OMB Order 2010 May 05 In an E1-20 zone the permitted uses and applicable regulations shall be as specified for an E1 zone except that the following uses/regulations shall apply: Regulations 8.2.2.20.1 Where a building is located within 10.0 m of Hurontario Street, the pedestrian street entrance shall fac Hurontario Street	E1-20 OMB Order 2010 May 05 In an E1-20 zone the permitted uses and applicable regulations shall be as specified for an E1 zone except that the following uses/regulations shall apply: In an O Regulations Addition 8.2.2.20.1 Where a building is located within 10.0 m of Hurontario Street, the pedestrian street entrance shall face Hurontario Street 5.2.4.8. 8.2.2.20.2 "Pedestrian Street Entrance" means the door designed as an access point into a building for pedestrians and provides a direct pedestrian access to Hurontario Street 5.2.4.8.	E1-20 OMB Order 2010 May 05 In an E1-20 zone the permitted uses and applicable regulations shall be as specified for an E1 zone except that the following uses/regulations shall apply: In an O3-8 zone the permitted Uses Regulations Additional Permitted Uses Additional Permitted Uses 8.2.2.20.1 Where a building is located within 10.0 m of Hurontario Street, the pedestrian street entrance shall face 5.2.4.8.1 8.2.2.20.2 "Pedestrian Street Entrance" means the door designed as an access point into a building for pedestrians 5.2.4.8.2

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	,		5.2.4.1 Exception: O3-1	Map # 36W, 37E, 43W
		E1	In an O3-1 zone the permitte	ed uses and applicable regulation
			following uses/regulations s	hall apply:
			Additional Permitted Use	
			5.2.4.1.1	(1) Uses legally existing on the
			Regulations	
			5.2.4.1.2	Uses contained in Sentence 5.
				buildings or structures legal
			5.2.4.1.3	The enlargement or alteration
				passing of this By-law shall b
				non-residential of all buildir

By-law:
ons shall be as specified for an O3 zone except that the
he date of passing of this By-law
5.2.4.8.1 of this Exception shall only be permitted in buildings
g on the date of passing of this By-law
n of a building or structure legally existing on the date of
be permitted up to 10% of the existing gross floor area - non-
and structures
ated on abutting lands zoned E1-2

By-law:

ions shall be as specified for an O3 zone except that the

n the date of passing of this By-law

e 5.2.4.1.1 of this Exception shall only be permitted in egally **existing** on the date of passing of this By-law tion of a **building** or **structure** legally **existing** on the date of all be permitted up to 10% of the **existing gross floor area ldings** and **structures**

8.2.2.6	Exception: E1-6	Map # 44E	By-law: 0411-2008, 0191-200 Order 2010 May 05, 0178-2012			the permitted uses and applicable regulation
	the permitted uses and applicab regulations shall apply:	le regulations shall be as s	pecified for an E1 zone except that	at the	following uses/r Additional Peri	egulations shall apply:
Additional Per					8.2.2.6.1	(1) Outdoor storage accessory to a n
8.2.2.6.1	(1) Restaurant(2) Take-out Restaurant	cility	facility, science and technology facult restaurant	acility or	0.2.2.011	 (1) Outdoor storing currents of the answer warehouse/ distribution facility (2) Restaurant (3) Take-out Restaurant (4) Outdoor patio accessory to a restaurant
Regulations					Regulations	
8.2.2.6.2	Minimum depth of a lands	caped buffer along the lot	line abutting Hurontario Street	10.0 m	8.2.2.6.2	The provisions contained in Subsection
8.2.2.6.3	Hurontario Street		line of any street other than	3.0 m		outdoor storage accessory to a manu warehouse/
8.2.2.6.4	lot abutting a street identifi		of the first building erected on a 2.1 contained in Subsection 8.2.1	35.0 m	8.2.2.6.3 8.2.2.6.4	distribution facility Minimum depth of a landscaped buf Maximum number of courier/messen
8.2.2.6.5	of this By-law The provisions of Line 6.2 apply	in Table 8.2.1 contained ir	Subsection 8.2.1 of this By-law s	shall not	0.2.2.0.4	permitted to be stored outside
8.2.2.6.6	A maximum of 30% of the beyond the maximum setba	ck of 35.0 m	he first storey of a building may b	be set back		
8.2.2.6.7	Table 8.2.1 contained in Su	bsection 8.2.1 of this By-l		35.0 m		
8.2.2.6.8	A maximum of one (1) row Hurontario Street where a m within 35.0 m of Hurontario	nanufacturing facility or	s shall be permitted within 35.0 m warehouse/distribution facility i	n of is located		
8.2.2.6.9	Parking spaces shall not b office building and the lot		cterior wall of an office building of the street	or medical		
8.2.2.6.10	Where a building is located face Hurontario Street	d within 35.0 m of Huront	ario Street, the pedestrian street en			
8.2.2.6.11	outside	C	rery vehicles permitted to be stored			
8.2.2.6.12		to a manufacturing facil	By-law shall apply to all areas used ity, science and technology facili			
8.2.2.6.13		" means the door designed	l as an access point into a building Hurontario Street	g for		

	By-law:
	Dy lutt.
ons shall be as specified for an E1 z	zone except that the
manufacturing facility, science a	nd technology facility or
taurant or take-out restaurant	
· 015 64 · D 1 11 1	. 11 1.0
ion 8.1.5 of this By-law shall apply ufacturing facility, science and t	
futuctul ing fucility, science and t	centrology menticy of
ffor along any lat ling	2.0 m
Iffer along any lot line nger service delivery vehicles	3.0 m 10
inger service derivery verificies	10

8.2.2.6	Exception: E1-6	Map # 44E	By-law: 0411-2008, 0191-200 Order 2010 May 05, 0178-2012			the permitted uses and applicable regulatio
		e regulations shall be as s	pecified for an E1 zone except that	it the		egulations shall apply:
	regulations shall apply:				Additional Peri	
Additional Per 8.2.2.6.1	(1) Restaurant (2) Take-out Restaurant	ility	acility, science and technology f	acility or	8.2.2.6.1	 (1) Outdoor storage accessory to a nwarehouse/ distribution facility (2) Restaurant (3) Take-out Restaurant (4) Outdoor patio accessory to a rest
Regulations					Regulations	
3.2.2.6.2	Minimum depth of a landsc	aped buffer along the lot	line abutting Hurontario Street	10.0 m	8.2.2.6.2	The provisions contained in Subsecti
8.2.2.6.3	Hurontario Street		line of any street other than	3.0 m		outdoor storage accessory to a man warehouse/
8.2.2.6.4			f the first building erected on a	35.0 m	0.0.0 ()	distribution facility
	e	ed in Note (6) to Table 8.2	2.1 contained in Subsection 8.2.1		8.2.2.6.3 8.2.2.6.4	Minimum depth of a landscaped but Maximum number of courier/messen
3.2.2.6.5	of this By-law	Table 9.2.1 contained in	Subsection 8.2.1 of this By-law s	hall not	8.2.2.0.4	permitted to be stored outside
8.2.2.0.3	apply	1 Table 8.2.1 contained in	Subsection 8.2.1 of this By-law s	nall not		permitted to be stored outside
8.2.2.6.6			ne first storey of a building may b	be set back		
3.2.2.6.7	Table 8.2.1 contained in Sul	osection 8.2.1 of this By-la		35.0 m		
8.2.2.6.8		anufacturing facility or	s shall be permitted within 35.0 m warehouse/distribution facility i			
8.2.2.6.9	office building and the lot	ine abutting Hurontario S	tterior wall of an office building of treet			
8.2.2.6.10	Where a building is located face Hurontario Street	within 35.0 m of Huronta	ario Street, the pedestrian street er	trance shall		
8.2.2.6.11	outside	C	ery vehicles permitted to be stored			
8.2.2.6.12	outdoor storage accessory warehouse/distribution fa	to a <mark>manufacturing facil</mark> xility	By-law shall apply to all areas used ity, science and technology facili	i ty or		
8.2.2.6.13	"Pedestrian Street Entrance pedestrians and provides a d		l as an access point into a buildin Hurontario Street	g for		

	By-law:
	Dy lutt.
ons shall be as specified for an E1 z	zone except that the
manufacturing facility, science a	nd technology facility or
taurant or take-out restaurant	
· 015 64 · D 1 11 1	. 11 1.0
ion 8.1.5 of this By-law shall apply ufacturing facility, science and t	
futuctul ing fucility, science and t	centrology menticy of
ffor along any lat ling	2.0 m
Iffer along any lot line nger service delivery vehicles	3.0 m 10
inger service derivery verificies	10

8.2.2.6	Exception: E1-6Map # 44E		By-law: 0411-2008,	5.2.4.2 Exception: O3-2	Map # 44E
			0191-2009/OMB Order	In an O3-2 zone the permitted	
			2010 May 05, 0178-2012	following uses /regulations sha	all apply:
	one the permitted uses and applicable regulations shall be as spec	cified for an E1 z	one except that the	Additional Permitted Uses	
	es/regulations shall apply:			5.2.4.2.1	(1) Manufacturing Facili
Additional E 3.2.2.6.1	Permitted Uses (1) Restaurant				(2) Warehouse/Distribut (3) Commercial School
	(2) Take-out Restaurant			Regulations	
	(3) Outdoor storage accessory to a manufacturing facility,	science and tec	hnology facility or	5.2.4.2.2	The regulation of Line 19.
	warehouse/distribution facility			5.2.4.2.3	A manufacturing facility
	(4) Outdoor patio accessory to a restaurant or take-out rest	aurant			the following:
Regulations				(1) minimum height of all	11.5 m and 2 storeys
8.2.2.6.2	Minimum depth of a landscaped buffer along the lot line ab	outting	10.0 m	buildings and structures	
	Hurontario Street		2.0	(2) any office component of the	
8.2.2.6.3	Minimum depth of a landscaped buffer along the lot line of other than Hurontario Street	any street	3.0 m	(3) an aisle shall be permitted	
.2.2.6.4	Maximum setback to the first storey of a streetwall of the fir	rat huilding	35.0 m	(4) minimum distance from a	surface parking space to Hur
5.2.2.0.4	erected on a lot abutting a street identified in Note (6) to Tab		55.0 111		
	contained in Subsection 8.2.1 of this By-law	JIC 0.2.1			
8.2.2.6.5	The provisions of Line 6.2 in Table 8.2.1 contained in Subset	ction 8.2.1 of this	s By-law shall not apply		
.2.2.6.6	A maximum of 30% of the length of a streetwall of the first				
	beyond the maximum setback of 35.0 m				
.2.2.6.7	Minimum distance from a surface parking space to a street	identified in	35.0 m		
	Note (6) to Table 8.2.1 contained in Subsection 8.2.1 of this				
8.2.2.6.8	A maximum of one (1) row of vehicle parking spaces shall				
	Street where a manufacturing facility or warehouse/distrib	oution facility is	located within 35.0 m of		
	Hurontario Street			4	
8.2.2.6.9	Parking spaces shall not be permitted between the exterior v	vall of an office l	building or medical office		
$\mathbf{a} \mathbf{a} \mathbf{c} 1 \mathbf{c}$	building and the lot line abutting Hurontario Street		1 11 0	41	
3.2.2.6.10	Where a building is located within 35.0 m of Hurontario Street	eet, the pedestria	n street entrance shall face		
8.2.2.6.11	Maximum number of courier/messenger service delivery veh	ialas normittad	10	1	
0.2.2.0.11	to be stored outside	neres permitted	10		
3.2.2.6.12	The provisions contained in Subsection 8.1.5 of this By-law s	shall apply to all	areas used for outdoor	11	
	storage accessory to a manufacturing facility, science and	1 I V			
	warehouse/distribution facility		- v		
8.2.2.6.13	"Pedestrian Street Entrance" means the door designed as an a	access point into	a building for pedestrians	11	
	and provides a direct pedestrian access to Hurontario Street		_		

By-law:
ons shall be as specified for an O3 zone except that the
ility
ition Facility
9.4 contained in Table 5.2.1 of this By-law shall not apply
ty and/or warehouse/ distribution facility shall comply with
abutting Hurontario Street
lot line abutting Hurontario Street
Irontario Street

G	8.2.2.21 Exception:	E1-21 Map # 44E	By-law: 0191-2009/ OMB Order 2010 May 05, 0178-2012		
	following uses/regula		egulations shall be as specified for an E1 zone exce	pt that the	
	Regulations				
	8.2.2.21.1	The provisions of Lines 6.0 to 6.3, 13.0 and 14.0 in Table 8.2.1 contained in Subsection 8.2.1 of this By-law shall not apply			
	8.2.2.21.2	For the purposes of	this By-law, all lands zoned E1-21 shall be conside	red one (1) lot	

						_		
8.2.2.21	Exception:	Map # 44E	By-lav	v: 0191-2009/		5.2.4.10	Exception:	Map # 44E
	E1-21		OMB	Order 2010 May 05, 0178-2012	2		O3-10	-
In an E1-21 z	one the permitted	uses and applicable regu	lations shall be as speci	fied for an E1 zone except that	t the	In an O3-	-10 zone the pe	rmitted uses and applicable regulatio
following use	es/regulations sha	l apply:				following	g uses /regulatio	ns shall apply:
Regulations						Additional Permitted Uses		
8.2.2.21.1	8.2.2.21.1 The provisions of Lines 6.0 to 6.3, 13.0 and 14.0 in Table 8.2.1 contained in Subsection 8.2.1 of this				1 of this	5.2.4.10.	1	(1) Manufacturing Facility
		11 5						(2) Warehouse/Distribution Faci
8.2.2.21.2	For the purp	oses of this By-law, all la	nds zoned E1-21 shall b	be considered one (1) lot				(3) Commercial School
								1
								The regulation of Line 19.4 contain
						5.2.4.10.	3	Minimum height of all buildings a
								used as a manufacturing facility
	In an E1-21 z following use Regulations	Bill Bill E1-21 In an E1-21 zone the permitted following uses/regulations shale Regulations 8.2.2.21.1 The provision By-law shall	8.2.2.21 Exception: Map # 44E E1-21 In an E1-21 zone the permitted uses and applicable regulations following uses/regulations shall apply: Regulations 8.2.2.21.1 The provisions of Lines 6.0 to 6.3, 13. By-law shall not apply	8.2.2.21 Exception: In apply 442 By fav OMB In an E1-21 zone the permitted uses and applicable regulations shall be as specifications By fav Regulations 8.2.2.21.1 The provisions of Lines 6.0 to 6.3, 13.0 and 14.0 in Table 8.2 By-law shall not apply By-law shall not apply	By-taw. 0191-2009/ E1-21 In an E1-21 zone the permitted uses and applicable regulations shall be as specified for an E1 zone except that following uses/regulations shall apply: Regulations 8.2.2.21.1 The provisions of Lines 6.0 to 6.3, 13.0 and 14.0 in Table 8.2.1 contained in Subsection 8.2. By-law shall not apply	By-taw. 0191-2009/ E1-21 By-taw. 0191-2009/ OMB Order 2010 May 05, 0178-2012 In an E1-21 zone the permitted uses and applicable regulations shall be as specified for an E1 zone except that the following uses/regulations shall apply: Regulations 8.2.2.21.1 The provisions of Lines 6.0 to 6.3, 13.0 and 14.0 in Table 8.2.1 contained in Subsection 8.2.1 of this By-law shall not apply	6.2.2.21 Dxception. Ivap # 442 Dyfaw. 019120097 E1-21 OMB Order 2010 May 05, 0178-2012 In an E1-21 zone the permitted uses and applicable regulations shall be as specified for an E1 zone except that the following uses/regulations shall apply: In an O3-following uses/regulations shall apply: Regulations 8.2.2.21.1 The provisions of Lines 6.0 to 6.3, 13.0 and 14.0 in Table 8.2.1 contained in Subsection 8.2.1 of this By-law shall not apply 5.2.4.10. 8.2.2.21.2 For the purposes of this By-law, all lands zoned E1-21 shall be considered one (1) lot Regulations	By-faw. 019120097 By-faw. 019120097 B.2.2.21 B.2.4.10 Exception. E1-21 OMB Order 2010 May 05, 0178-2012 In an E1-21 zone the permitted uses and applicable regulations shall be as specified for an E1 zone except that the following uses/regulations shall apply: In an O3-10 zone the permitted Uses and applicable regulations shall be as specified for an E1 zone except that the following uses/regulations In an O3-10 zone the permitted Uses and applicable regulations shall be as specified for an E1 zone except that the following uses/regulation 8.2.2.21.1 The provisions of Lines 6.0 to 6.3, 13.0 and 14.0 in Table 8.2.1 contained in Subsection 8.2.1 of this By-law shall not apply 5.2.4.10.1

	8.2.2.1 Exception: E1-1	Map # 43W	By-law:	5.2.4.9 Exception:	O3-9 Map # 43W	By-law:
_		licable regulations shall be as specified for an H	5	· · · ·	*	Il be as specified for an O3 zone except that the
	following uses /regulations shall apply:	incable regulations shall be as specified for all I	ET zone except that the	following uses /regula		if be as specified for all OS zone except that the
	Additional Permitted Uses			Additional Permitte	112	
	8.2.2.1.1	(1) Restaurant		5.2.4.9.1	(1) Uses legally existing on the date	e of passing of this By-law
		(2) Take-out Restaura	int	Regulations		1 8 7
		(3) Convenience Resta	nurant	5.2.4.9.2	Uses contained in Sentence 5.2.4.9.1	1 of this Exception shall only be permitted in buildings
					or structures legally existing on the	e date of passing of this By-law
				5.2.4.9.3		uilding or structure legally existing on the date of
						nitted up to 10% of the existing gross floor area - non-
					residential of all buildings and stru	
				5.2.4.9.4		e considered one lot for the purposes of Line 3.0 to
					12.5 contained in Table 8.2.1 of this	s By-law

	By-law:
tions shall be as specified for an O3 zone	except that the
cility	
ained in Table 5.2.1 of this By-law shall	not apply
s and structures wholly or partially	11.5 m and 2 storeys
y or warehouse/distribution facility	

-	E1			
J		5.2.3.1	Exception: O2-1	Map # 36W, 37E, 43W
		In an O2-1 z	one the permitted uses	and applicable regulation
		following us	es/regulations shall app	oly:
		Additional l	Permitted Use	
		5.2.3.1.1	(1) Uses legally exist	ing on the date of passing
		Regulations		
		5.2.3.1.2	Uses contained in Se	ntence 5.2.3.1.1 of this Ex
			legally existing on th	e date of passing of this H
		5.2.3.1.3	The enlargement or a	lteration of a building or
			By-law shall be perm	nitted up to 10% of the exit
			and structures	

8.2.2.22	Exception: E1-22	Map # 44E	By-law: 0191-2009/ OMB Orde May 05	er 2010	5.2.3.3 Exception: 02-3	Map # 44E
	zone the permitted uses and applic es /regulations shall apply:	able regulations shall be as	specified for an E1 zone except that	t the	In an O2-3 zone the p following uses /regula	ermitted uses and applicable regulation tions shall apply:
-	Permitted Use				Additional Permitte	
8.2.2.22.1	(1) Required parking, driveway	s and aisles for lands zoned	E1-23 and abutting lands zoned E1		5.2.3.3.1	Required parking, driveways, and
Regulations					Regulations	
8.2.2.22.2	The provisions of Lines 6.0 to 6	.3, 13.0 and 14.0 in Table 8	2.1 contained in Subsection 8.2.1 of	f this By-	5.2.3.3.2	The regulations of Lines 19.1 and
	law shall not apply to Area B ide	entified on Schedule E1-22	of this Exception		5.2.3.3.3	Maximum setback of a streetwall
8.2.2.22.3	Maximum setback of the first st street identified in Note (6) to T		ilding erected on a lot abutting a section 8.2.1 of this By-law and	18.0 m	5.2.3.3.4	Minimum length of the lot line ab first storey streetwall
	located within Area A identified	on Schedule E1-22 of this	Exception		5.2.3.3.5	Minimum depth of a landscaped l
8.2.2.22.4	The provisions of Line 6.2 in Ta	ble 8.2.1 contained in Subs	ection 8.2.1 of this By-law shall not	apply		parking area
8.2.2.22.5	e		t storey of a building within Area <i>A</i> back beyond the maximum setback	,		
8.2.2.22.6			, identified on Schedule E1-22 of 2.1 contained in Subsection 8.2.1 of	18.0 m		
8.2.2.22.7	Where a building is located wit of this Exception, the pedestrian		reet in Area A identified on Schedu Iurontario Street	le E1-22		
8.2.2.22.8	"Pedestrian Street Entrance" me and provides a direct pedestrian	e	access point into a building for peo	lestrians		

By-law:

	3W, 44E,	51W,	52E
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ons shall be as specified for an O2 zone except that the

ing of this By-law

s Exception shall only be permitted in **buildings** or **structures** is By-law g or **structure** legally **existing** on the date of passing of this **existing gross floor area - non-residential** of all **buildings**

	By-law:
ons shall be as specified for an O2 zone except	that the
d aisles for abutting lands zoned O2-1 to the no	orth and O2-4
1 19.2 contained in Table 5.2.1 of this By-law sl	nall not apply
I from Hurontario Street	14.0 m
butting Hurontario Street to be occupied by a	39.0 m
buffer between Hurontario Street and a	10.0 m



	8.2.2.23 Exception: E1-23	Map # 44E	By-law: 0191-2009/	5.2.3.4 Exception: O2-4	Мар
		-	OMB Order 2010 May 05	In an O2-4 zone the permitted uses an	nd applicable regulation
	In an E1-23 zone the permittee	d uses and applicable regulation	ns shall be as specified for an E1 zone except that the	following uses/regulations shall apply	y:
	following uses/regulations sha	all apply:		Regulation	
	Regulation			5.2.3.4.1	Requ
	8.2.2.23.1	Required parking may be loca	ted on lands zoned E1-22		

ap # 44EBy-law:ions shall be as specified for an O2 zone except that the

quired parking may be located on lands zoned O2-3

8.2.2.7	Exception: E1-7	Map # 43W	By-law: 0411-2	2008, 0191-2009/ OMB Orde	er 2010 May	5.2.3.8 Exception: O2-8	Map # 43W
			05			In an O2-8 zone the permit	ted uses and applicable regulation
	zone the permitted uses and	applicable regulations	shall be as specific	ed for an E1 zone except that	t the	following uses/regulations	* * *
	uses/regulations shall apply:					Additional Permitted Use	
Regulatio						5.2.3.8.1	(1) Uses legally existing or
8.2.2.7.1				tained in Subsection 8.2.1 o	f this By-	Regulations	
	law shall not apply to Are					5.2.3.8.2	The regulations of Lines 19
8.2.2.7.2	Maximum setback of the f				20.0 m		apply
	street identified in Note (5.2.3.8.3	Uses contained in Sentence
	located within Area A idea						buildings or structures leg
8.2.2.7.3	<u>,</u>			3.2.1 of this By-law shall not		5.2.3.8.4	The enlargement or alteration
8.2.2.7.4				of a building within Area A	A, identified		passing of this By-law shall
	on Schedule E1-7 of this I	Exception, may be set b	ack beyond the m	aximum setback of 20.0 m			non-residential of all build
8.2.2.7.5	Minimum distance from a				20.0 m	5.2.3.8.5	Maximum setback of a firs
	this Exception, to a street	identified in Note (6)	5.2.3.8.6	Minimum length of the lot			
	this By-law						by a first storey streetwall
8.2.2.7.6	Where a building is locate	ed within 20.0 m of Hu	rontario Street in A	Area A, identified on Schedu	le E1-7 of	5.2.3.8.7	Minimum depth of a landso
	this Exception, the pedestr	rian street entrance sha	ll face Hurontario	Street			parking area
8.2.2.7.7	Maximum number of cour	rier/messenger service	delivery vehicles p	permitted to be stored	10		
	outside						
8.2.2.7.8				point into a building for ped	lestrians and		
	provides a direct pedestria	in access to Hurontario					
		AREA AREA AREA AREA AREA	N39^26'20'E				

WHITTLE ROAD

Non-state and the second secon

	By-law:			
ons shall be as specified for an O2 zone except th	nat the			
the date of passing of this By-law				
0.1 and 19.2 contained in Table 5.2.1 of this By-la	aw shall not			
5.2.3.8.1 of this Exception shall only be permitted in				
gally existing on the date of passing of this By-la	W			
on of a building or structure legally existing on	the date of			
l be permitted up to 10% of the existing gross fle	oor area -			
lings and structures				
t storey streetwall from Hurontario Street	14.0 m			
line abutting Hurontario Street to be occupied	39.0 m			
caped buffer between Hurontario Street and a	10.0 m			

8.2.2.7	Exception: E1-7	Map # 43W	By-law: 0411-2008, 0191-2009/ OMB Order	8.2.3.24	Exception: E2-24	Map # 35E, 35W, 36E, 36W, 40V 46E, 51E, 54E, 54W, 58, 59
In on E1 7 70	no the normitted uses of	and applicable regulations shall be as specified	2010 May 05			ermitted uses and applicable regulatio
	s/regulations shall app		for an E1 zone except that the			ons shall apply:
Regulations	s/regulations shall app	ny.			t Permitted	
8.2.2.7.1		ines 6.0 to 6.3, 13.0 and 14.0 in Table 8.2.1 con to Area B identified on Schedule E1-7 of this E		8.2.3.24.	1	(1) Truck Terminal(2) Waste Processing Station(3) Waste Transfer Station
8.2.2.7.2	a lot abutting a stre	of the first storey of a streetwall of a building et identified in Note (6) to Table 8.2.1 containe this By-law and located within Area A identifientiation is Exception	ed in			 (3) Waste Hunster Station (4) Composting Facility (5) Body-Rub Establishment (6) Adult Entertainment Establi (7) Night Club
8.2.2.7.3	The provisions of L	ine 6.2 in Table 8.2.1 contained in Subsection	8.2.1 of this By-law shall not apply			(8) deleted
8.2.2.7.4		6 of the length of a streetwall of the first store ule E1-7 of this Exception, may be set back bey				(9) Motor Vehicle Repair Facili (10) Motor Vehicle Rental Facil
8.2.2.7.5	Schedule E1-7 of th	from a surface parking space in Area A, identi is Exception, to a street identified in Note (6) to Subsection 8.2.1 of this By-law				 (11) Gas Bar (12) Motor Vehicle Service Stat (13) deleted
8.2.2.7.6		s located within 20.0 m of Hurontario Street in he pedestrian street entrance shall face Huronta		Regulati	ions	(14) Motor Vehicle Wash Facili
8.2.2.7.7		of courier/messenger service delivery vehicles		8.2.3.24.	2	The provisions contained in Subs
8.2.2.7.8	to be stored outside			8.2.3.24.	3	Notwithstanding the provisions co outdoor storage shall not be per

0W, 43E, 43W, 44E, 44W, 45W,	By-law: 0379-2009, 0177-2018
tions shall be as specified for an E2 z	cone except that the
blishment	
ility - Restricted cility	
ation	
eility - Restricted	
	~ · ·
s contained in Subsection 8.1.5 of this ermitted in a yard abutting Highway	
	s By-law, accessory



U	8.2.2.24 Exception: E1-	Map # 37E	By-law: 0191-2009/	5.2.3.7 Exception: O2-7	Map # 37E	By-law:		
	24		OMB Order 2010 May 05	In an O2-7 zone the permitt	ted uses and applicable regulations shall be as specified for an O2 zone except	that the		
	In an E1-24 zone the permi	tted uses and applicable regulations shall be as specified for an E1	zone except that the	following uses /regulations shall apply:				
	following uses/regulations	shall apply:	_	Regulations				
	Regulations			5.2.3.7.1	The regulations of Lines 19.1 and 19.2 contained in Table 5.2.1 of this By-	law shall not		
	8.2.2.24.1	Maximum setback of the first storey of a streetwall of a	15.0 m		apply			
		building erected on a lot abutting a street identified in Note		5.2.3.7.2	Minimum length of the lot line abutting Hurontario Street to be occupied	39.0 m		
		(6) to Table 8.2.1 contained in Subsection 8.2.1 of this By-law			by a first storey streetwall			
	8.2.2.24.2	The provisions of Line 6.2 in Table 8.2.1 contained in Subsection	on 8.2.1 of this By-law shall					
		not apply						
	8.2.2.24.3	A maximum of 30% of the length of a streetwall of the first stor	rey of a building may be					
		set back beyond the maximum setback of 15.0 m						
	8.2.2.24.4	Where a building is located within 15.0 m of Hurontario Street,	the pedestrian street					
		entrance shall face Hurontario Street	_					
	8.2.2.24.5	"Pedestrian Street Entrance" means the door designed as an acce	ess point into a building for					
		pedestrians and provides a direct pedestrian access to Hurontario	o Street					

D							
	8.2.2.11	Exception: E1-11	Map # 36W	By-law:	5.2.3.1	Exception: O2-1	Map # 36W, 37E, 43W,
	In an E1-11 zone the permitted uses and applicable regulations shall be as specified for an E1 zone except that the				In an O2-	1 zone the permitted us	ses and applicable regulati
	following uses /regulations shall apply:					uses/regulations shall	apply:
	Additional Permitted Uses				Addition	al Permitted Use	
	8.2.2.11.1		(1) Restaurant		5.2.3.1.1		(1) Uses legally existing
			(2) Convenience Restaurant		Regulatio	ons	
			(3) Take-out Restaurant		5.2.3.1.2		Uses contained in Senter
							buildings or structures
					5.2.3.1.3		The enlargement or alter
							passing of this By-law sh
							non-residential of all bu

8.2.2.25	Exception: E1-25	Map # 37E	By-law: 0191-2009/ OMB Order 201	0 May 05	5.2.4.3	Exception: O3-3	Map # 37E	
In an E1-25 zone the permitted uses and applicable regulations shall be as specified for an E1 zone except that the following uses /regulations shall apply:						In an O3-3 zone the permitted uses and applicable reg following uses /regulations shall apply:		
Regulations						Regulations		
8.2.2.25.1						The regulations of Lines 19.1 and 19.		
8.2.2.25.2Maximum setback of the first storey of a streetwall of a building erected on a lot abutting a street identified in Note (6) to Table 8.2.1 contained in Subsection 8.2.1 of this By-law10.0 m				10.0 m	5.2.4.3.2	to the streetwall of an add		
8.2.2.25.3	The provisions of Line 6.2 in Table 8	3.2.1 contained i	n Subsection 8.2.1 of this By-law shall 1		5.2.4.3.3	Minimum length of lot frontage along Hur building or structure		
8.2.2.25.4	8.2.2.25.4 A maximum of 30% of the length of a streetwall of the first storey of a building may be set back beyond the maximum setback of 10.0 m				5.2.4.3.4	A maximum of two	aisles accommodating no	
8.2.2.25.5	Where a building is located within 1 Hurontario Street	0.0 m of Huron	tario Street, the pedestrian street entranc	e shall face		Front yard for an a	ddition to an existing buil	
8.2.2.25.6			egally existing on the date of passing of to 6.3, 13.0 and 14.0 in Table 8.2.1 cont					
8.2.2.25.7	"Pedestrian Street Entrance" means the and provides a direct pedestrian access		as an access point into a building for peo	destrians				

D E1	5.2.4.1 Exception: O3-1 Map # 36W, 37E, 43W
	In an O3-1 zone the permitted uses and applicable regulation
	following uses /regulations shall apply:
	Additional Permitted Use
	5.2.4.1.1 (1) Uses legally existing on

44E, 51W, 52E

By-law:

tions shall be as specified for an O2 zone except that the

g on the date of passing of this By-law

ence 5.2.3.1.1 of this Exception shall only be permitted in s legally existing on the date of passing of this By-law eration of a building or structure legally existing on the date of shall be permitted up to 10% of the existing gross floor area buildings and structures

	By-law:
ons shall be as specified for an O3 zone except that	t the
ained in Table 5.2.1 of this By-law shall not apply	
ddition to an existing building from Hurontario	48.0 m
ontario Street to be occupied by a streetwall of a	39.0 m
no more than four rows of parking shall be permitte uilding	ed in the

By-law: ons shall be as specified for an O3 zone except that the

n the date of passing of this By-law

D	Regulations	
Γ	5.2.4.1.2	Uses contained in Sentence
(Cont)		buildings or structures leg
	5.2.4.1.3	The enlargement or alteration
		passing of this By-law shall
		non-residential of all build

S	E1			
3		5.2.4.7 Exception: O3-	7 Map # 37E	
		In an O3-7 zone the perm	nitted uses and applicable regulation	
		following uses /regulations shall apply:		
		Additional Permitted U	Jses	
		5.2.4.7.1	In an existing building, structu	
			this By-law:	
			(1) Financial Institution	
			(2) Restaurant , with or without	
			(3) Take-out restaurant , with o	
			(4) Entertainment Establishme	
			(5) Recreational Establishment	
			(6) Day Care	
		Regulation		
		5.2.4.7.2	The enlargement or alteration of	
			passing of this By-law shall be p	
			residential of all buildings and	

-							
	8.2.2.16	Exception: E1-16	Map # 37E	By-law: 0191-2009	5.2.3.1	Exception: O2-1	Map # 36W, 37E, 43W, 44
	In an E1-16 z	zone the permitted uses and applica	ble regulations shall be as sp	ecified for an E1 zone except that the	In an O2-1	zone the permitted u	ises and applicable regulation
	following us	es/regulations shall apply:			following	uses/regulations shall	l apply:
	Additional Permitted Use				Additiona	l Permitted Use	
	8.2.2.16.1		(1) Existing acces	sory day care	5.2.3.1.1		(1) Uses legally existing or
					Regulatio	ns	
					5.2.3.1.2		Uses contained in Sentence
							buildings or structures leg
					5.2.3.1.3		The enlargement or alteration passing of this By-law shale non-residential of all buil

1421_Table1_ZBA_Comparison_May.2020

e 5.2.4.1.1 of this Exception shall only be permitted in gally **existing** on the date of passing of this By-law ion of a **building** or **structure** legally **existing** on the date of ll be permitted up to 10% of the **existing gross floor area ldings** and **structures**

By-law:

ons shall be as specified for an O3 zone except that the

ture, or part thereof, legally existing on the date of passing of

ut an outdoor patio n or without an outdoor patio **ment**

of a **building** or **structure** legally **existing** on the date of e permitted up to 10% of the **existing gross floor area - non**and **structures**

44E, 51W, 52E

By-law:

ions shall be as specified for an O2 zone except that the

on the date of passing of this By-law

nce 5.2.3.1.1 of this Exception shall only be permitted in legally **existing** on the date of passing of this By-law ration of a **building** or **structure** legally **existing** on the date of hall be permitted up to 10% of the **existing gross floor area uildings** and **structures**

FIGURE 1: DRAFT 'GATEWAY' ZONING CONSOLIDATION MAP CITY OF MISSISSAUGA - MAY 2020



¹⁴²¹_Figure1_May.2020

FIGURE 2: PEEL REGION PRELIMINARY BOUNDARIES OF MAJOR TRANSIT STATION AREAS CONSOLIDATED WITH CITY OF MISSISSAUGA DRAFT 'GATEWAY' ZONING BY-LAW AMENDMENT - MAY 2020





Canada's Premier Landlord of Industrial & Commercial Properties



1421_Figure2_May.2020





May 4, 2020

Mayor Crombie and Members of Council

c/o Krystal Christopher
Legislative Coordinator, Legislative Services
City of Mississauga
City Hall
300 City Centre Drive
Mississauga, ON
L5B 3C1

Sent by email: krystal.christopher@mississauga.ca

Dear Mayor Crombie and Members of Council:

RE: PROPOSED BY-LAW – GATEWAY CORPORATE CENTRE ITEM 18.3, PDC-0002-2020 AFFECTING 131 COURTNEYPARK DRIVE EAST, MISSISSAUGA

We are the solicitors for Annovator Developments, the Owner of 131 Courtneypark Drive East in Mississauga ("the Site") which is located east of Hurontario Street within an existing employment area. The site does NOT have frontage on Hurontario.

The Site is owned by the Fidani and Calderone families. Harold and Jason Fidani have had discussions with staff (the "Fidani Application") for the past 18 months to seek municipal approvals for a building permit for an employment/modern warehouse building. The Fidani Application would conform to the City's by-law, both at the time the discussions commenced as well as today.

The site is currently zoned E2. During a video meeting on Friday April 24, 2020 with City of Mississauga staff, Jason Fidani and his architect only learned then of the City's intention to change the zoning to add Office uses to their site through an O2 zone. They also learned for the first time that this rezoning would REMOVE the E2 zoning uses at the same time and that their application for a building permit, if delayed, would NOT conform to the new zoning designation and that a permit would NOT be issued; clearly a direct impact for a modest new building off Hurontario Street.

The City's action apparently arises out of a desire to attract supportive uses along Hurontario Road to the new LRT extending through Mississauga (the "Gateway Corporate Centre"). Office uses are apparently seen as being more supportive to public transit than other job producing developments under the existing zoning.

The current OP sees the long term vision for Hurontario Street as consisting of a frontage of high quality urban design and office uses to support public transit usage. Our client supports this vision, having severed off the Hurontario Street frontage to allow for the development of a six storey office building (for BMO).

However, the remaining Site is removed from the Hurontario Street frontage, immediately adjacent to low rise industrial / warehouse developments to the north and east (across Edwards Boulevard). The Owners of the Site believe that office uses at this location will not become feasible for at least 15 to 20 years given the better locations for office uses (i.e. immediately adjacent to Hurontario Street).

The current OP makes some exceptions to removing all E2 uses in the area and appears to give recognition that the policies within the Gateway Corporate Centre do not need to apply equally through an implementing zoning by-law for each site. The Owners would like to pursue that approach in order that they may obtain their building permit.

The Owners of 131 Courtneypark Drive East request that a provision be tailored in the new zoning by-law for the Site such that their current plans can be implemented and a building permit issued. Part of the request includes a recognition in the new zoning by-law that an owner caught in the current process should not be denied the ability to seek a building permit for a reasonable period of time that currently complies with existing zoning permissions. This is similar to recognizing that legal non-conforming uses can continue.

The Owners could make a building permit application today in compliance with the existing zoning by-law. However, the City requires Site Plan approval and will likely change the zoning which would frustrate the application before the Site Plan Approval process is completed. We ask that a mechanism be developed whereby the Fidani Application is not frustrated by pending city action.

Reasons in support of the Fidani request are:

1. The request is on a site specific basis for a site WITHOUT frontage on Hurontario Street. The Hurontario frontage has already been developed for an Office building.

- 2. The development of the remaining Site as proposed by the Fidani Application does not impact the ability of the Site to redevelop to more intensive uses when the market demands that intensification.
- 3. The request can be accommodated by a limited time approval enabling a zoning compliant building to be constructed in advance of any pending LPAT hearing addressing appeals of the new O2 zoning.
- 4. Allowing the current Fidani Application to proceed actually serves to support ridership on the LRT now as it will be constructed and operated in the near future.
- 5. An office building in this location, away from a Hurontario Street frontage is years and even decades away from being feasible given the other more desirable office sites available along Hurontario Street. A vacant site does not support the LRT and would not contribute to the target densities set out in the Growth Plan for Major Transit Station Areas.
- 6. The Fidani Application is consistent with existing zoning on the site, and zoning that other sites within the immediate area to the east will continue to have after the new zoning is adopted.

It is therefore requested that the City of Mississauga, in considering the new O2 zoning for the Gateway Corporate Centre, include a provision that will allow, for a reasonable period of time (12 months) applications that are currently in discussion with the City of Mississauga to proceed for consideration of Site Plan Approval and building permit and that the new zoning by-law provide a mechanism so this can occur.

All respectfully submitted, HOROSKO PLANNING LAW

Barry A. Horosko, BES,

cc. Jason Fidani David McKay

NOTICE OF MOTION

May 4, 2020

Moved by: Sue McFadden

Seconded by: Ron Starr

WHEREAS the Council of the Corporation of the City of Mississauga passed a resolution on April 29, 2020 to temporarily suspend the enforcement of Noise Control Bylaw 360-79 to permit the broadcasting of the evening call to prayer during Ramadan 2020 during a time when gatherings for religious services are prohibited;

AND WHEREAS the matter was not on the agenda of the meeting nor was any prior notification given to Members of Council or City of Mississauga senior leadership staff to provide advice in order to make a thoughtful, informed decision;

AND WHEREAS, notwithstanding the State of Emergency Declaration made by Mayor Crombie on March 23, 2020 due to the outbreak of COVID-19, matters of diversity and inclusion, of which religious expression is one, are normally referred by Council to its Diversity and Inclusion Advisory Committee (DIAC) for discussion, advice and recommendation;

AND WHEREAS the mandate of DIAC is to provide input in the development of policies to promote awareness of ethno-cultural relations and diversity matters with an emphasis on improving diversity and fostering greater inclusion of all residents and stakeholders;

AND WHEREAS no public input was solicited on this matter;

AND WHEREAS thousands of members of the public have provided their unsolicited feedback to Members of Council and the City Clerk after the approval of the resolution, demonstrating a keen interest in matters of faith in the public realm;

NOW THEREFORE BE IT RESOLVED that the matter of broadcasting audible expressions of faith be referred to Council's Diversity and Inclusion Advisory Committee to allow for thoughtful discourse and public engagement;

AND FURTHER that, due to the timeliness of this matter and despite the unusual and extraordinary circumstances related to the outbreak of COVID-19, the Diversity and Inclusion Advisory Committee meet via electronic conference call within the next five (5) calendar days to initiate consideration of the matter of broadcasting audible expressions of faith.

Smi fadden)

WHEREAS the Mayor, Members of Council and staff at the City of Mississauga are saddened to learn of the passing of Steven Rabak on May 2, 2020;

AND WHEREAS Steven joined the City of Mississauga as a probationary Fire Fighter in March 2016 and had recently completed his first –class fire fighter classification;

AND WHEREAS Steven was a valued member of the team on B-shift at Fire Station106;

AND WHEREAS Steven will be dearly missed by his family and friends;

NOW THEREFORE BE IT RESOLVED that sincere condolences be extended on behalf of the Mayor, Members of Council and staff of the City of Mississauga to the Rabak family.