EXTRACT FROM COUNCIL MEETING MINUTES OF JUNE 28, 2022

Item 27, Report No. 27, of the Committee of the Whole, which was adopted, as amended, by the Council of the City of Vaughan on June 28, 2022, as follows:

By approving the recommendation in the report of the Deputy City Manager, Infrastructure Development, dated June 27, 2022; and

By receiving the following Communications:

- C15. Matthew A. Di Vona, Di Vona Law Professional Corporation, Bloor Street West, Toronto, dated June 7, 2022; and
- C39. Memorandum from the Deputy City Manager, Infrastructure Development, dated June 22, 2022.

Regional Councillor Mario Ferri declared an interest with respect to this matter, as his son is providing services to a person who has made a submission on this matter and did not take part in the discussion or vote on the matter.

27. PARKLAND DEDICATION BY-LAW UPDATE

The Committee of the Whole recommends:

- 1) That consideration of this matter be deferred to the Council meeting of June 28, 2022; and
- 2) That Communication C13 from Ira T. Kagan, Kagan Shastri LLP, Avenue Road, Toronto, dated June 6, 2022, be received.

Regional Councillor Mario Ferri declared an interest with respect to the foregoing as his son is providing services to a person who has made a submission on this matter and did not take part in the discussion or vote on the matter.

Recommendations

- 1. THAT the updated draft Parkland Dedication By-law appended as Attachment 1 be approved, and that staff be authorized to make minor amendments as required, and directed to bring forward a final version of the by-law for passage at the Council meeting scheduled for June 28, 2022;
- 2. THAT staff be authorized and directed to resolve the appeals to the Vaughan Official Plan 2010 related to parkland dedication, such that the official plan policies still under appeal reflect the policy direction provided for in the Parkland Dedication By-law passed by Council;
- 3. THAT staff further explore a percentage cap for land dedication, cash-in-lieu of parkland expenditure policy, other policy amendments that may be required, and report back by the end of Q2 2023;

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- 4. THAT Council confirm that the consultation to date regarding the draft Parkland Dedication By-law satisfies the consultation requirement in subsection 42(3.1) of the *Planning Act* and that no further public meetings are required prior to the enactment of the by-law;
- 5. THAT notice of passage of the by-law be given as required under the *Planning Act*, and
- 6. THAT City staff be authorized to attend the Ontario Land Tribunal or the courts, as appropriate, to defend the City's position if the by-law is appealed.



Committee of the Whole (1) Report

DATE: Tuesday, June 7, 2022

WARD(S): ALL

TITLE: PARKLAND DEDICATION BY-LAW UPDATE

FROM:

Vince Musacchio, Deputy City Manager, Infrastructure Development

ACTION: DECISION

Purpose

To respond to the direction provided by Council on May 17, 2022, in respect of the draft Parkland Dedication By-law presented at the May 4, 2022, Committee of the Whole (Working Session) and to provide the final draft Parkland Dedication By-law for Council's consideration and approval.

Report Highlights

- Changes to the Planning Act regarding parkland dedication and the collection of community benefits (Section 37) require the City to have a new Parkland Dedication By-law in place by September 2022.
- In February 2022, Council received the results of a comprehensive Parkland Dedication Guideline Study and proposed draft by-law framework.
- In May 2022, Council received the draft Parkland Dedication By-law which identified parkland credits to be provided for various land dedication scenarios and prioritized land dedication over payment-in-lieu of parkland.
- Council directed staff to amend the draft by-law to clarify and expand parkland credits for eligible parkland dedications for lands that do not prohibit public programming for park uses.
- Council also requested revisions to by-law exemptions for additional residential units, and asked staff to report back with respect to a percentage cap for land dedication and for the spending of cash-in-lieu funding within a certain radius of the contributing site.
- The final draft by-law is being provided for Council approval and enactment on June 28, 2022, following which a 40-day appeal period will apply.

Recommendations

- 1. THAT the updated draft Parkland Dedication By-law appended as Attachment 1 be approved, and that staff be authorized to make minor amendments as required, and directed to bring forward a final version of the by-law for passage at the Council meeting scheduled for June 28, 2022;
- 2. THAT staff be authorized and directed to resolve the appeals to the Vaughan Official Plan 2010 related to parkland dedication, such that the official plan policies still under appeal reflect the policy direction provided for in the Parkland Dedication By-law passed by Council;
- 3. THAT staff further explore a percentage cap for land dedication, cash-in-lieu of parkland expenditure policy, other policy amendments that may be required, and report back by the end of Q2 2023;
- 4. THAT Council confirm that the consultation to date regarding the draft Parkland Dedication By-law satisfies the consultation requirement in subsection 42(3.1) of the *Planning Act* and that no further public meetings are required prior to the enactment of the by-law;
- 5. THAT notice of passage of the by-law be given as required under the *Planning Act*, and
- 6. THAT City staff be authorized to attend the Ontario Land Tribunal or the courts, as appropriate, to defend the City's position if the by-law is appealed.

Background

Provincial legislative changes necessitate a review and update of the City's current Parkland Dedication by-law by September 2022

Changes to the *Planning Act* relating to parkland and the new community benefits charge regime were initiated with Bill 108, the *More Homes, More Choice Act, 2019*, which received Royal Assent on June 6, 2019. The original amendments proposed through Bill 108 were subsequently amended through Bill 138, the *Plan to Build Ontario Together Act, 2019* and Bill 197, the *COVID-19 Economic Recovery Act, 2020*, with the Province giving municipalities until September 18, 2022 to implement the legislative and administrative changes necessary to transition to the new framework including a new Parkland Dedication By-law.

Section 42 of the *Planning Act* was amended to include the right to appeal the City's parkland dedication by-law or amendment that provides for an alternative rate. The legislative changes also include notice requirements for the passing of a parkland dedication by-law, the minimum interest rate that would apply to a refund provided by a municipality in the event of a successful appeal of the dedication amounts required in the by-law to the Tribunal, and requirements that a municipality provide reports to the public regarding the 'special account' for specific parkland revenues (cash-in-lieu of parkland). The City will continue to retain the ability to require that land be conveyed for park or other public recreational purposes as a condition of development and the amount of land to be conveyed will continue to be determined by applying a 'standard rate' or an 'alternative rate' of parkland provision to be included in the new Parkland Dedication By-law.

In February 2022 Council received a presentation on the Parkland Dedication Guideline Study completed by staff and The Planning Partnership which provided a comprehensive analysis of existing policies and procedures, stakeholder consultations, and jurisdictional scans of other municipalities.

The Parkland Dedication Study process included the review, research and analysis of the City's existing parkland conveyance policies and procedures and presented a series of ideas and concepts for consideration to assist the City in the implementation of a revised approach towards parkland dedication to meet the City's parkland objectives and planned urban structure to 2051.

The Study builds upon the City's existing cash-in-lieu policies and parkland by-laws and considers the use of community benefits associated with cash-in-lieu funding, dedication protocols, standards and best practices, conveyance requirements, valuation, credits, exemptions, and other matters of interpretation identified under Bill 108, 138 and 197.

On February 15, 2022 Council approved the staff recommendation to develop a new Parkland Dedication By-law using the considerations presented and discussed at Committee of the Whole (Working Session) on February 9, 2022, and provided direction that the new by-law take into consideration the following:

- Dual uses on underground storm facilities whereby parks are located on the surface.
- That within Greenfield developments, such dual uses are not necessarily required to be transferred by way of condo plan as the City will likely own the asset through fee simple.
- Passive recreational uses such as trails and sitting areas approved by staff be considered for full parkland credit.
- Full parkland credits be considered for privately owned public spaces ("POPS") as well as strata ownership; and

• That clear and measurable guidelines be provided to assess POPS and strata from a parkland dedication perspective.

On May 4, 2022, staff presented a draft Parkland Dedication By-Law which included provisions for partial parkland credits for encumbered parkland dedications including areas for passive recreation, strata parks, lands within the Greenbelt and Oak Ridges Moraine, and for POPS.

In consideration of the new draft by-law, Council requested that amendments be made to clarify and expand parkland credits for eligible parkland dedications including the provision of full 100% credit for lands meeting the City's Official Plan definitions for parkland which includes passive recreation uses, lands encumbered by underground strata, underground storm water facilities, utility corridors, Greenbelt, and Oak Ridges Moraine lands, POPS, and lands that are part of the Natural Heritage Network and associated buffers, floodplains, and sustainability features that do not prohibit public programming for park uses.

Council also requested that staff report back on the following:

- percentage cap for land dedication;
- spending of cash in lieu within a certain radius of the site;
- revise the exemption provided with respect to additional residential units and review an appropriate cash in lieu fee; and,
- provide the appraisal of the value of lands used to facilitate the implementation of this by-law be available as part of the public record;

Previous Reports/Authority

Committee of the Whole (Working Session) May 4, 2022 (Item 3, Report No. 23) Committee of the Whole (Working Session) February 9, 2022 (Item 1, Report No. 8) Staff Communication (SC2.) – Committee of the Whole (2) December 7, 2021 Committee of the Whole (Working Session) December 2, 2020 (Item 1, Report No. 59)

Analysis and Options

Following the Working Session presentation on May 4, 2022, Council directed staff to consider the following items and requested that staff report back at the June 7, 2022 Committee of the Whole (1).

A commentary on how each item has been addressed is as follows:

1. <u>That Staff amend the draft Parkland Dedication By-law to clarify and expand</u> parkland credits for eligible parkland dedications, including: • 100% credit for lands meeting the City's Official Plan definitions for parkland, which includes passive recreation uses, such as, but not limited to trails, sitting areas, toboggan hills, shade structures, etc.;

• 100% credit for lands encumbered by underground strata, underground storm water facilities, utility corridors, Greenbelt, and Oak Ridges Moraine lands;

• 100% credit for privately owned public spaces (POPS) and other lands with encumbrances that provide the City with the ability to program the lands for public park uses; and

• 100% credit for lands that are part of the Natural Heritage Network and associated buffers, floodplains, and sustainability features, that do not prohibit public programming for park uses;

Staff response:

The draft Parkland Dedication By-law has been amended to reflect the provision of full (100%) credit for the above noted lands proposed for parkland dedication and requires that the lands be permit-ready for active and/or passive park programming, meet City parkland standards and requirements, do not prohibit or restrict public programming, and meet all applicable regulations and/or policies.

Staff note that providing parkland dedication credit for some of these areas such as Natural Heritage Network areas, associated buffers, and encumbered lands conflicts with current policies in the Vaughan Official Plan 2010 (Volume 1) which would warrant an update to its specific sections.

2. <u>That Staff clarify certain language used in the draft Parkland Dedication By-law,</u> <u>including: "designed, built, and maintained to City standards", as outlined in</u> <u>Section 3(2) of Attachment 1, and with respect to the aforementioned list of</u> <u>parkland dedications;</u>

Staff response:

The draft Parkland Dedication By-law has been amended to clarify that only POPS will be required by others to be maintained to City standards as these lands will be privately owned while allowing public access through a publicly owned easement or other appropriate instrument.

3. <u>That Staff report back with respect to the suggestion of a percentage cap for</u> <u>land dedication;</u>

Staff response:

The concept of providing a cap on parkland dedication in urban intensification areas was reviewed by staff and discussed with the Building industry during stakeholder consultation meetings. Based on current practice and the effectiveness of working

with land owners to meet parkland objectives, it was determined that providing a specific cap for parkland dedication was not necessary within the new by-law given that Section 4(1)(a) of the draft by-law includes provision for the City to accept payment-in-lieu where parkland conveyance would render the remaining portion of the development site unsuitable or impractical for development or redevelopment. Additionally, Section 3(5) of the draft by-law includes provision for the City to consider accepting off-site land dedication where on-site dedication is not feasible, and Section 4(4) provides a cap for payment-in-lieu which will not exceed 1 ha for every 500 units or the value of the land or in accordance with the applicable unit rate, whichever is less.

A review of other jurisdictions where caps are imposed and considering the recent Bill 109, *"More Homes for Everyone Act, 2022",* for developments and redevelopments in "transit-oriented community" (TOC) areas, a range of parkland dedication caps are identified. Some jurisdictions provide a graduated scale typically based on floor-space index (FSI) or land area thresholds. In other jurisdictions a parkland dedication cap is based on an area of parkland per 1,000 population within high density residential areas (e.g. 1.2 Ha per 1,000 population). Staff require additional time to further explore parkland cap scenarios and review the implications and potential restrictions associated with parkland dedication caps and will report back to Council in Q2 2023 with recommendations in this regard.

4. <u>That Staff report back with a policy with respect to the spending of cash in lieu</u> within a certain radius of the site;

Staff response:

The Parkland Dedication Guidelines Study Consideration #38 suggests that the City establish a special bank account for the receipt of all cash-in-lieu of land contributions accrued through the parkland dedication/cash-in-lieu of parkland process.

The study suggests that the City clearly articulate that the accumulated cash-in-lieu may be used for the following priorities:

- The first priority should be to fund the acquisition of local parkland and/or the improvement of existing City-owned parks in proximity (proximity to be defined by the City) to the development that generated the cash-in-lieu payment, where possible;
- The second priority should be to fund the acquisition of parkland in Priority Areas (Priority Areas to be defined by the City);
- The third priority should be to fund:
 - The acquisition of lands for local and City-wide recreational trails and associated infrastructure throughout the City, with a focus on missing links;
 - The erection, improvement or repair of buildings used for park or other public recreational purposes; and,

• The acquisition of vehicles and machinery used for parks and other public recreational purposes.

Staff are supportive of these considerations and they align with Council direction to consider a geographic area where cash-in-lieu of parkland is to be used. Staff will work to develop a cash-in-lieu of parkland expenditure policy in consultation with internal stakeholder departments (e.g., Development Finance, Legal, Real Estate and Park Operations) and be prepared to report back by the end of Q2 2023.

5. <u>That Staff revise the exemption provided with respect to additional residential</u> <u>units, to exclude an exemption for standalone secondary suites provided for on</u> <u>a lot, and to report back on whether fees would be charged as a flat rate, or as</u> <u>a percentage:</u>

Staff response:

The draft Parkland Dedication By-law has been amended to introduce a new definition for "stand-alone residential addition" for secondary residential units that are detached from an existing residential unit within the same lot. Development of a stand-alone residential additional unit is proposed to be subject to a cash-in-lieu fee set at 12% of the applicable per unit cash-in-lieu unit rate at the time of building permit. The rationale for this fee is based on 5% of land value of low density lands for a typical addition of approximately 80 sqm within an existing lot. The by-law includes a schedule of fees and phased timing. Additional residential units and secondary suites that are contained within or attached to the existing building will continue to be exempt from this parkland dedication requirement.

The amended draft Parkland Dedication By-law includes the following under Section 1 - Definitions and Section 4 - Payment-in-Lieu of Parkland Dedication:

"additional residential unit" means a self-contained *residential unit* with full kitchen and bathroom facilities within or as an *accessory* to an existing *residential unit* such as a basement apartment or secondary suite. For the purposes of this By-law, a standalone *residential unit* that is detached from an existing *residential unit* within the same lot is not to be considered an *additional residential unit*.

"stand-alone residential addition" means a second *residential unit* that is detached from an existing *residential unit* within the same lot.

4(5) A payment-in-lieu for a *stand-alone residential addition* shall be a set rate payment of,

- a) \$1,356 per unit on the day this By-law comes into full force and effect;
- b) \$1,806 per unit effective March 1, 2023;
- c) \$2,406 per unit effective March 1, 2024;

- d) \$3,359 per unit effective March 1, 2025; and
- e) subject to a **4.25%** increase on each one-year anniversary after March 1, 2025 without amendment to this By-law.

6. <u>That the appraisal of the value of lands in general, to facilitate the</u> <u>implementation of this by-law, and not tied to any particular parcel or parcels</u> <u>that may be acquired or disposed of by the City, shall be available for citizen</u> <u>review as part of the public record;</u>

Staff response:

The payment-in-lieu of parkland dedication unit rate included in the draft Parkland Dedication By-law utilizes average land rates to facilitate the new rate. The underlying land costs are based on a city-wide land valuation completed to support the 2022 Development Charges Background Study. Below are the reported land rates in Vaughan for 2021 based on development type which are included for public record.

	2022 DC Study		
Land Values	Bottom of Range (\$/ha)	Top of Range (\$/ha)	Median (\$/ha)
High Density residential – VMC	\$29,651,594	\$37,064,492	\$33,358,043
High Density Residential	\$12,354,831	\$17,296,763	\$14,825,797
Medium Density Residential	\$11,119,348	\$13,590,314	\$12,354,831
Low Density Residential	\$7,412,898	\$8,648,382	\$8,030,640
Commercial	\$7,412,898	\$9,883,865	\$8,648,427
Industrial	\$5,189,029	\$6,671,609	\$5,930,319
Institutional	N/A	N/A	N/A

The appraisal to support the 2022 Development Charges Background Study was completed on a confidential basis, and pursuant to the terms of the retainer cannot be published by the City or relied upon by third parties.

Other key amendments to the draft revised by-law have been made since the publication of May 4, 2022.

In addition to the above staff responses to Council's direction, other key amendments included in the revised Draft By-law based on discussion at Committee include:

1. The draft By-law includes clarification to section 6(2)(b) to cover all hospices as intended given that not all hospices are licensed under the Long-term Care Homes Act, 2007.

Revised Section 6(2)(b):

Development or redevelopment of land, buildings or structures that is a long-term care home as defined by the Long-Term Care Homes Act, 2007, SO 2007, c 8 or other residential hospices that receive government funding for their nursing services.

2. The draft By-law includes clarification to section 6(2)(f) with correct reference to what "colleges" are exempt.

Revised Section 6(2)(f):

Development or redevelopment of land, buildings or structures owned by and used for the purposes of a Board of Education, a university or a school as defined in the Education Act, RSO 1990, c E.2 or a college established under the Ontario Colleges of Applied Arts and Technology Act, 2022, SO 2002, c 8 Sched F.

The next steps for this project include Council approval of the new Parkland Dedication By-law prior to September 18, 2022 as required by the Province.

The Province has given municipalities until September 18, 2022 to implement the legislative and administrative changes necessary to transition to the new policy framework including have a new Parkland Dedication By-law in place. Accordingly, Staff have prepared an amended draft Parkland Dedication By-law for Council's consideration and approval on June 28, 2022. Following Council approval, the new Parkland Dedication By-law will come into full force and effect and previous by-laws will be repealed.

Financial Impact

The new Parkland Dedication By-law includes a 4-step phase in period for implementation of the new Fixed Unit Rate which will come into effect upon Council approval. The new rates and phased timing are proposed as follows:

- i. \$11,300 per unit on the day the by-law comes into full force and effect;
- ii. \$15,050 per unit effective March 1, 2023;
- iii. \$20,050 per unit effective March 1, 2024;
- iv. \$27,994 per unit effective March 1, 2025;
- v. Subject to a 4.25% increase on each one-year anniversary after March 1, 2025.

A set fee as payment-in-lieu for a stand-alone residential addition is proposed as follows:

- i. \$1,356 per unit on the day this By-law comes into full force and effect;
- ii. \$1,806 per unit effective March 1, 2023;
- iii. \$2,406 per unit effective March 1, 2024;

- iv. \$3,359 per unit effective March 1, 2025; and
- v. subject to a 4.25% increase on each one-year anniversary after March 1, 2025 without amendment to this By-law.

Broader Regional Impacts/Considerations

The Region of York Official Plan policies, which focus on the designated Centres and Corridors, directs that open spaces shall consist of active and passive spaces, meeting places/urban squares and areas for community gardening. These policies also require that the Regional Greenlands System be protected and enhanced to include pedestrianaccessible green spaces and passive parks, where appropriate, and requires that secondary plans shall include provisions for an urban public realm, including passive and active parks and meeting places, such as urban squares, which incorporate art, culture, and heritage, and that contribute to a sense of place and clear identity.

Conclusion

After an extensive process which included completion of the comprehensive Parkland Dedication Guideline Study and accompanying 54 recommendations, staff have prepared a new Parkland Dedication By-law for Council's consideration and approval, including amendments made as a result of discussion and Council direction throughout the process. Having a new Parkland Dedication By-law in effect before September 18, 2022 is important for meeting Provincial requirements and to provide the City and the development industry with clear and predictable tools for achieving the City's parkland goals to 2051.

For more information, please contact:

Jamie Bronsema, Director, Parks Infrastructure Planning & Development, Extension 8858 and

Michael Habib, Acting Manager, Parks and Open Space Planning, Extension 8092.

Attachment

1. Draft Parkland Dedication By-law – Updated version.

Prepared by

Michael Habib, Acting Manager, Parks and Open Space Planning, Extension 8092. Jamie Bronsema, Director, Parks Infrastructure Planning and Development, Extension 8858.

In Consultation With

Caterina Facciolo, Deputy City Solicitor, Planning and Real Estate Law, Extension 8662

Chris Xu, Articling Student, Legal Services, Extension 8128 Nelson Pereira, Manager, Development Finance, Extension 8393 Brianne Clace, Project Manager, Development Finance, Extension 8284 Paul Salerno, Director, Real Estate Services, Extension 8473

Approved by

Vince Musacchio, Deputy City Manager, Infrastructure Development

Reviewed by

Nick Spensieri, City Manager

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Attachment 1

Draft Parkland Dedication By-law May 31, 2022

THE CITY OF VAUGHAN

BY-LAW NUMBER XXX-2022

A By-law to require the conveyance of land and payment-in-lieu thereof for park or other public recreational purposes in the City of Vaughan repealing and replacing By-laws 139-90, 205-2012 and 007-2018.

WHEREAS section 42 of the *Planning Act*, RSO 1990, c P.13, as amended, authorizes local municipalities to pass By-laws requiring that land or payment-in-lieu thereof be conveyed to the local municipality as a condition of development or redevelopment of land;

AND WHEREAS the Council of the Corporation of the City of Vaughan wishes to use this authority to further the acquisition of lands and payment-in-lieu for park and other public recreational purposes;

NOW THEREFORE the Council of The Corporation of the City of Vaughan ENACTS AS FOLLOWS:

Section 1 – Definitions and Applicability

1(1) **DEFINITIONS**

In this By-law:

- a) "Act" means the *Planning Act*, RSO 1990, c P.13 as amended.
- b) "accessory" means incidental, subordinate, and devoted exclusively to a principal use, *building* or *structure*.
- c) "additional residential unit" means a self-contained *residential unit* with full kitchen and bathroom facilities within or as an *accessory* to an existing *residential unit* such as a basement apartment or secondary suite. For the purposes of this By-law, a standalone *residential unit* that is detached from an existing *residential unit* within the same lot is not to be considered an *additional residential unit*.
- **d)** "apartment building" means a residential *building*, or the *residential use* portion of a mixed-use building, other than a *townhouse* containing four or

more *residential units* each of which shall have access to above grade common halls, stairs, elevators, and yards.

- e) "building" means a fully enclosed *structure*, whether temporary or permanent, used or erected for shelter, accommodation or enclosure of persons, animals, materials or equipment, but does not include a house trailer or mobile home.
- f) "building permit" means a permit issued under the Building Code Act, 1992, SO 1992, c 23 which permits the construction of a building or structure, or which permits the construction of the foundation of a building or structure.
- g) "City" means the Corporation of the City of Vaughan.
- h) "commercial purpose" means the use of the land, structure or building for the purpose of buying and selling commodities or supplying of services as distinguished from such uses as manufacturing or assembling of goods, warehousing and construction.
- i) "development" means the construction, erection or placing of one or more *buildings* or *structures* on land or the making of an addition or alteration to a *building* or *structure* that has the effect of substantially increasing the size or useability thereof, or the laying out and establishment of a commercial parking lot.
- j) "duplex" means a *building* comprising, by horizontal division, two residential units, each of which has a separate entrance to grade.
- k) "gross floor area" means the total area of all of the floors in a building above grade measured from the outside of the exterior walls, but excluding bicycle parking within a building.
- I) "multiple unit building" means where the development consists of multiple residential units within buildings that are not included in the definition of single detached residential, or semi-detached residential, or townhouse. For clarity "multiple unit building" includes stacked townhouse, semi-detached duplex, triplex, semi-detached triplex, and apartment building.

- **m) "home occupation"** means an occupation permitted in a *residential unit* and which,
 - i. is clearly secondary to the use of the residential unit;
 - ii. does not change the external character of the residential unit, and
 - iii. does not create or become a public nuisance, with respect to noise, traffic, or parking.
- n) "industrial purpose" means the use of land, *building* or *structure* for the construction, warehousing, manufacturing, processing or assembly of materials to finished products or byproducts, including the storage of such materials and products.
- o) "institutional purpose" means the use of any land, *building* or *structure* by any organization owned or operated for religious, educational, charitable, recreational, or governmental purposes, whether or not supported in whole or in part by public funds.
- p) "owner" means the owner of the land to be developed or redeveloped including the person who has made under lawful authority the *development* or *redevelopment* application for which parkland dedication requirements are imposed by this By-law.
- **q)** "**mixed-use developments**" means a *building* or *structure* containing a residential and non-*residential use* other than a *home occupation*.
- r) "place of worship" means gatherings of a religious or faith-based organization for spiritual purposes.
- s) "privately owned public space" means open space that is privately owned and maintained but is a publicly accessible space complementing public parks or offering other public programming purposes secured by an easement with the *City*.
- t) "redevelopment" means construction, erection or placing of one or more buildings or structures on land where all or part of a building or structure has previously been demolished on such land or changing the use from a residential to non-residential use or from a non-residential to residential use or from one form of residential use to another form of residential use.

- u) "residential purpose" and "residential use" both mean the use of land, buildings or structures for human habitation.
- v) "residential unit" means one or more habitable rooms designed, occupied, or intended to be occupied as living quarters as a self-contained unit and shall, at a minimum, contain sanitary facilities, accommodation for sleeping and a kitchen.
- w) "semi-detached duplex" means one of a pair of attached *duplexes*, each *duplex* divided vertically from the other by a party wall.
- x) "semi-detached residential" means a *building* divided vertically into two residential units.
- y) "semi-detached triplex" means one of a pair of *triplexes* divided vertically one from the other by a party wall.
- z) "single detached residential" means a *building* consisting of one residential unit that is not attached to another *structure* above grade.
- aa) "stacked townhouse" means a building, other than a *townhouse* or apartment building, containing at least three *residential units*, each *residential unit* being separated from the other vertically and/or horizontally, and each *residential unit* having an entrance to grade shared with no more than three other units.
- **bb)** "stand-alone residential addition" means a second residential unit that is detached from an existing residential unit within the same lot.
- cc) "structure" means anything constructed or erected and is fixed to or supported by the ground or attached to another structure that is fixed to or supported by the ground.
- dd) "strata park" means City-owned parkland in the form of a publicly accessible open space located on top of *structures*, including but not limited to parking garages. The strata component of this definition refers to the horizontal delineation of legal ownership as described in the *Condominium Act, 1998*, SO 1998, c 19.

- **ee)"townhouse"** means a *building*, up to three storeys in height, situated on a single parcel and part of a row of at least three but no more than six attached *residential units*.
- **ff)** "**temporary building or structure**" means a temporary use permitted under a *City* zoning By-law enacted per section 34 of the *Act*.
- **gg) "triplex"** means a *building* comprising three *residential units*, each of which has a separate entrance to grade.
- **1(2)** This By-law applies to all lands within the corporate limits of the *City*.

Section 2 – Land Dedication Requirement

- 2(1) As a condition of *development* or *redevelopment* of lands in the *City*, Council hereby requires that land be conveyed to the *City* for park or other public recreational purposes such that:
 - a) In the case of land proposed for *development* or *redevelopment* for a *commercial purpose* or an *industrial purpose*, two percent (2%) of the said lands shall be conveyed.
 - b) In the case of lands proposed for *development* or *redevelopment* for a *residential purpose*, which includes residential portions of a *mixed-use development*, or other purpose not mentioned in section 2(1)a), five percent (5%) of the lands shall be conveyed.
 - c) In the case of a *mixed-use development* or *redevelopment* where the non-residential *gross floor area* represents equal to or less than twenty percent (20%) of the total *gross floor area*, no parkland dedication shall be imposed on the non-residential portion.
 - d) As an alternative to requiring the conveyance provided for in section 2(1)b), in case of lands proposed for *development* or *redevelopment* for a *residential purpose*, the *City* may elect that land be conveyed at a rate of one (1) hectare for each three hundred (300) *residential units* proposed.
- **2(2)** Where a single parcel of land is proposed for *development* or *redevelopment* for purposes referred to in both sections 2(1)a) and 2(1)b), the respective parkland dedication rates shall be applied in the same proportion as the *gross floor area*

for section 2(1)a) purposes relative to the *gross floor area* for section 2(1)b) purposes.

- **2(3)** Notwithstanding any other sections in this By-law and subject to any applicable restrictions provided by the *Act*, the *City* may determine at its sole discretion,
 - a) the location, configuration and encumbrances of land required for conveyance; and
 - **b)** when payment-in-lieu of land conveyance or a combination of payment and land are acceptable.

Section 3 – Lands Acceptable for Conveyance and Parkland Credits

- 3(1) The City requires lands that fully meet the City's requirements for parklands, which can include passive recreation uses. Such lands accepted by the City for dedication shall receive full (100%) credit towards satisfying the parkland dedication requirements for a development or redevelopment.
- 3(2) The *City* may, in its sole discretion, choose to accept the following encumbered lands at a full (100%) credit towards satisfying the parkland dedication requirements for a *development* or *redevelopment*:
 - a) Strata parks.
 - b) Land encumbered by underground storm water facilities, utility corridors, and other publicly owned infrastructure.
 - c) Land that forms part of the Natural Heritage Network and associated buffers.
 - d) Land encumbered by floodplains.
 - e) Land encumbered by sustainability features.
 - f) Land within the Greenbelt or Oak Ridges Moraine.
- **3(3)** Consideration and provision of parkland credits for the encumbered lands provided in section 3(2) shall require the *owner* to enter into an agreement with the *City* for dedication of land that,
 - a) is permit-ready for active and/or passive park programming;
 - b) is designed and developable to City standards;
 - c) does not prohibit or restrict public programming;
 - d) will be open and accessible to the public at all times;

- e) meets any further applicable criteria in the City's Official Plan or Secondary Plan; and
- f) meets requirements of the Greenbelt or the Oak Ridges Moraine policies where applicable.
- **3(4)** The *City* may choose, in its sole discretion, to accept land proposed as a *privately owned public space* at full (**100%**) credit towards satisfying the parkland dedication requirements for a *development* or *redevelopment*. Consideration and provision of parkland credits for a *privately owned public space* shall require the *owner* to enter into an agreement with the *City* providing that the *privately owned public space*,
 - a) is designed, developed and maintained to *City* standards;
 - b) is open and accessible to the public at all times; and
 - c) meets any further applicable criteria in the *City's* Official Plan or Secondary Plan.
- **3(5)** Lands not acceptable for parkland dedication and any credit are the following:
 - a) Lands with poor drainage, erosion issues, extreme slopes and other adverse physical conditions.
 - **b)** Lands required to accommodate open storm water management facilities.
 - c) Lands deemed by the *City* to be contaminated in any way.
 - d) Lands that prohibit or restrict public programming.
- **3(6)** Where on-site land dedication is not feasible, the *City* may accept, in its sole discretion, off-site land dedication it considers suitable towards meeting the overall parkland dedication requirement for a *development* or *redevelopment*.

Section 4 – Payment-in-Lieu of Parkland Dedication

- **4(1)** Despite section 2(1), the *City* may elect, in its sole discretion, for a payment-inlieu including where no reasonable prospect for land dedication exists including, but not limited to,
 - a) where land conveyance would render the remaining portion of the subject lands unsuitable or impractical for *development* or *redevelopment*,

- b) where the amount of land conveyance does not meet the *City's* Official
 Plan definitions of parklands or provide a parkland configuration
 acceptable to the *City*; or
- c) where existing parks and other recreational spaces are available and deemed sufficient by the *City* to accommodate further *development* or *redevelopment*.
- **4(2)** Calculations of payments-in-lieu shall be net of the value of any land conveyance made towards the overall parkland dedication requirement for a *development* or *redevelopment*.
- **4(3)** Subject to section 4(4), the amount of payment-in-lieu shall be the value of the land otherwise required to be conveyed.
- **4(4)** A payment-in-lieu for a *multiple unit building development* or *redevelopment* shall be the lesser of,
 - a) the value of land using a rate of one hectare for each five hundred (500)
 residential units based on the subject site land value; or
 - **b)** a payment calculated by multiplying the number of *residential units* for the *residential purpose* with the applicable unit rate of,
 - \$11,300 per unit on the day this By-law comes into full force and effect;
 - ii. \$15,050 per unit effective March 1, 2023;
 - iii. \$20,050 per unit effective March 1, 2024;
 - iv. \$27,994 per unit effective March 1, 2025; and
 - v. subject to a 4.25% increase on each one-year anniversary after
 March 1, 2025 without amendment to this By-law.
- **4(5)** A payment-in-lieu for a *stand-alone residential addition* shall be a set rate payment of,
 - a) \$1,356 per unit on the day this By-law comes into full force and effect;
 - b) \$1,806 per unit effective March 1, 2023;
 - c) \$2,406 per unit effective March 1, 2024;
 - d) \$3,359 per unit effective March 1, 2025; and

- e) subject to a 4.25% increase on each one-year anniversary after March 1,
 2025 without amendment to this By-law.
- **4(6)** While the *City* may rely on other appraisal information to determine the value of the land for payment-in-lieu, where payment-in-lieu is permitted and is not being calculated pursuant to section 4(4)b) or 4(5) the *owner* shall provide an appraisal to the *City* which shall,
 - a) be obtained by the owner at their sole expense;
 - b) be conducted by a certified professional appraiser designated as an Accredited Appraiser by the Appraisal Institute of Canada with experience appraising all types of real property;
 - c) state the criteria used to determine the value presented in the appraisal;
 and
 - d) cannot be accepted by the *City* if the appraisal date is more than one (1) year prior to the valuation date.
- **4(7)** The valuation date of land value for payment-in-lieu, including determining what unit rate shall apply under section 4(4)b), shall be the day before the day the required first *building permit* is issued for the *development* or *redevelopment*.

Section 5 – When Additional Parkland Dedication is Required

- 5(1) No additional land conveyances or payment-in-lieu shall be required for subject lands for which a previous parkland dedication land conveyance or payment-inlieu was made unless,
 - a) there is an increase in the number of *residential units* (excluding *additional residential units*) that generates additional dedication requirements;
 - b) there is additional land area added to the *development* or *redevelopment* that generates additional dedication requirements; or
 - c) land or *buildings* originally proposed for *development* or *redevelopment* for a *commercial purpose* or *industrial purpose* are now proposed to be used for *residential purposes*.
- **5(2)** If additional land or payment-in-lieu is required, the land conveyed and accepted as parkland dedication at the time and/or payment-in-lieu already given for

parkland dedication by the subject lands shall be factored into the determination of the additional contribution.

Section 6 – Exemptions, Payment Deadlines and Other Administration

- 6(1) This By-law may be referred to as the "Parkland Dedication By-law".
- **6(2)** Notwithstanding any other sections in this By-law, no parkland dedication is required for the following exempt categories:
 - a) Development or redevelopment as a place of worship.
 - b) Development or redevelopment of land, buildings or structures that is a long-term care home as defined by the Long-Term Care Homes Act, 2007, SO 2007, c 8 or other residential hospices that receive government funding for their nursing services.
 - c) Development or redevelopment of land, buildings or structures for affordable housing per the definition in the Provincial Policy Statement issued under section 3 of the Act.
 - **d)** *Development* or *redevelopment* of land being undertaken by a not-forprofit organization.
 - e) Development or redevelopment of land, buildings or structures owned by and used for the purposes of the City or Corporation of the Region of York.
 - f) Development or redevelopment of land, buildings or structures owned by and used for the purposes of a Board of Education, a university or a school as defined in the Education Act, RSO 1990, c E.2 or a college established under the Ontario Colleges of Applied Arts and Technology Act, 2002, SO 2002, c 8, Sched F.
 - **g)** Development or redevelopment of land, buildings or structures owned and used by the Cortellucci Vaughan Hospital.
 - h) Replacement of any *building* that is a direct result of destruction due to fire or other cause demonstrably beyond the control of the *owner*, provided that no intensification or change in use is proposed, including but not limited to an increase in total *residential unit* count.

- i) The enlargement of an existing single detached or semi-detached *residential unit*.
- j) Additional residential units up to a maximum of five units.
- k) Enlargement of an existing *commercial purpose*, *industrial purpose* or *institutional purpose building* or *structure* where the size of the subject site is unchanged.
- I) Temporary buildings or structures.
- **6(3)** When parkland dedication is required, title to any land and payment-in-lieu shall be received by the *City*,
 - a) according to the specific payment conditions for the *development* or *redevelopment*, or
 - b) in all other cases prior to the issuance of a *building permit* or, if more than one *building permit* is required, the day before the day the first permit is issued.
- **6(4)** All payment-in-lieu received by the *City* under this By-law shall be remitted into the Parkland Reserve Fund.
- 6(5) In administering the Parkland Reserve Fund, the *City* shall,
 - a) maintain records of all remittances and expenditures from the fund;
 - b) invest fund money in securities as permitted by the *Municipal Act, 2001,* SO 2001, c 25 with any earnings returned to the fund; and
 - **c)** issue publicly available reports on the fund in a frequency and format as prescribed by the *Act*.
- **6(6)** Should any section or part of a section of this By-law be determined by a court or tribunal of competent jurisdiction to be invalid or of no force and effect, that section or part shall be severable and the remainder of this By-law will continue to operate in full force and effect.

Section 7 – Coming Into Force and Transition

7(1) This By-law comes into full force and effect on September 18, 2022 and previous By-laws 139-90, 205-2012, and 007-2018 are repealed on that date.

7(2) This By-law does not frustrate or supersede the terms of any previous written agreement on the conveyance of land or payment-lieu for parkland dedication between an *owner* and the *City*.

Enacted by City of Vaughan Council this XXth day of June, 2022.

Hon. Maurizio Bevilacqua, Mayor

Todd Coles, City Clerk

Authorized by Item No. ____ of Report No. ____ of the Committee _____ Adopted by Vaughan City Council on