

COMMITTEE OF ADJUSTMENT REPORT SUMMARY MINOR VARIANCE APPLICATION FILE NUMBER A011/22

AGENDA ITEM NUMBER: 2	CITY WARD #: 5
APPLICANT:	Marina Shcolyar
AGENT:	Evans Planning Inc.
PROPERTY:	8 Campbell Ave, Thornhill
ZONING DESIGNATION:	The subject lands are zoned R2A(EN) – Second Density Residential Zone (Established Neighbourhood) and subject to the provisions of Exception 14.140 under Zoning By-law 01-2021.
VAUGHAN OFFICIAL PLAN (2010) DESIGNATION:	Vaughan Official Plan 2010 ('VOP2010'): "Low-Rise Residential"
RELATED DEVELOPMENT APPLICATIONS:	B001/22 and A012/22
PURPOSE OF APPLICATION:	Relief from the Zoning By-law is being requested to permit reduced lot area and frontage on the retained land to facilitate Consent Application B001/22, Relief is also requested to permit the construction of a proposed single family on the retained lands.
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THIS REPORT CONTAINS COMMENTS FROM THE FOLLOWING DEPARTMENTS & AGENCIES:

*Please see **Schedule B** of this report for a copy of Development Planning and Agency correspondence.

Additional comments from departments and agencies may be received after the publication of the Staff Report. These comments will be processed as an addendum and posted on the City's Website.

Circulated	Comments Received	Conditions	Nature of Comments
\bowtie			Recommend Approval w/Conditions
\boxtimes			General Comments
\boxtimes			No Comments Recieved to Date
\boxtimes			Recommend Approval/No Conditions
\boxtimes		\boxtimes	Recommend Approval w/Conditions
\boxtimes			No Comments or Concerns
\boxtimes			No Comments Recieved to Date
\boxtimes			No Comments or Concerns
\boxtimes			No Comments Recieved to Date
Circulated	Comments Received	Conditions	Nature of Comments
\boxtimes	\boxtimes		General Comments
\boxtimes			No Comments Recieved to Date
\boxtimes	\boxtimes		General Comments
\boxtimes	\boxtimes		General Comments
\boxtimes			No Comments Recieved to Date
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PUBLIC & APPLICANT CORRESPONDENCE

*Please see **Schedule C** of this report for a copy of the public & applicant correspondence listed below.

The deadline to submit public comments is noon on the last business day prior to the scheduled hearing date.

Comments and written public submissions received after the publication of this Staff Report will be processed as an addendum and posted on the City's Website.

All personal information collected because of this public meeting (including both written and oral submissions) is collected under the authority of the Municipal Act, the Municipal Freedom of Information and Protection of Privacy Act (MFIPPA), the Planning Act and all other relevant legislation, and will be used to assist in deciding on this matter. All personal information (as defined by MFIPPA), including (but not limited to) names, addresses, opinions and comments collected will become property of the City of Vaughan, will be made available for public disclosure (including being posted on the internet) and will be used to assist the Committee of Adjustment and staff to process this application.

Correspondence Type	Name	Address	Date Received (mm/dd/yyyy)	Summary
Applicant / Authorized Agent	Evans Planning	9212 Yonge Street, Unit 1	04/19/2022	Cover / Summary Letter

PREVIOUS COA DECISIONS ON THE SUBJECT LAND		
*Please see Schedule D for a copy of the Decisions listed below File Number Date of Decision MM/DD/YYYY Decision Outcome		
B37/94	04/28/1994	Approved by COA
A98/94	07/21/1994	Approved by COA
A83/95	05/04/1995	Approved by COA

ADJOURNMENT HIS	STORY	
* Previous hearing dates where this application was adjourned by the Committee and public notice issued.		
None		



COMMITTEE OF ADJUSTMENT REPORT MINOR VARIANCE APPLICATION A011/22

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PROPERTY:	8 Campbell Ave, Thornhill
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VAUGHAN OFFICIAL PLAN (2010) DESIGNATION:	Vaughan Official Plan 2010 ('VOP2010'): "Low-Rise Residential"
RELATED DEVELOPMENT APPLICATIONS:	B001/22 and A012/22
PURPOSE OF APPLICATION:	Relief from the Zoning By-law is being requested to permit reduced lot area and frontage on the retained land to facilitate Consent Application B001/22, Relief is also requested to permit the construction of a proposed single family on the retained lands.

The following variances have been requested from the City's Zoning By-law:

The subject lands are zoned R2A(EN) – Second Density Residential Zone (Established Neighbourhood) and subject to the provisions of Exception 14.140 under Zoning By-law 01-2021.

#	Zoning By-law 01-2021	Variance requested
1	Minimum required lot frontage is 16.5m.	To permit the minimum lot frontage of 15.0m.
	[Exception 14.140, Figure T-86]	
2	Minimum required lot area is 555.00 sq.m.	To permit the minimum lot area of 450.00 sq.m.
	[Exception 14.140, Figure T-86]	
3	Maximum permitted height is 8.5m. [Section	To permit a maximum height of 9.5m.
	4.5.1.b]	

The subject lands are zoned R2 – Residential Zone and subject to the provisions of Exception 9(275) under Zoning By-law 1-88, as amended.

	Zoning By-law 1-88	Variance requested
4	Minimum lot frontage requirement is 16.5m.	To permit the lot frontage of 15.0m.
	[Exception 9(275), Schedule T-86]	
5	Minimum required lot area is 555.00 sq.m.	To permit the lot area of 450.00 sq.m.
	[Exception 9(275), Schedule T-86]	·

	HEARING INFORMATION
Date & Time of Hearing:	Thursday, May 5, 2022 at 6:00 p.m.
Watch the hearing live at: Vaughan.ca/LiveCouncil	
1	

PUBLIC PARTICIPATION

If you would like to speak to the Committee of Adjustment at the meeting, either remotely or in person, please complete the **Request to Speak Form** and submit to **cofa@vaughan.ca**

If you would like to submit written comments, please quote file number above and submit by mail or email to:

Email: cofa@vaughan.ca

Mail: City of Vaughan, Office of the City Clerk, Committee of Adjustment, 2141 Major Mackenzie Drive, Vaughan, ON, L6A 1T1

THE DEADLINE TO <u>REGISTER TO SPEAK</u> OR <u>SUBMIT WRITTEN COMMENTS</u> ON THE ABOVE NOTED FILE(S) IS <u>NOON</u> ON THE LAST BUSINESS DAY BEFORE THE MEETING.

INTRODUCTION

Staff and Agencies act as advisory bodies to the Committee of Adjustment. The comments contained in this report are presented as recommendations to the Committee.

Section 45(1) of the Planning Act sets the criteria for authorizing minor variances to the City of Vaughan's Zoning By-law. Accordingly, review of the application may consider the following:

That the general intent and purpose of the by-law will be maintained.

That the general intent and purpose of the official plan will be maintained.

That the requested variance(s) is/are acceptable for the appropriate development of the subject lands.

That the requested variance(s) is/are minor in nature.

Public written and oral submissions relating to this application are taken into consideration by the Committee of Adjustment as part of its deliberations and final decision on this matter.

COMMITTEE O	F ADJUSTMENT COMMENTS	
Date Public Notice Mailed:	April 21, 2022	
Date Applicant Confirmed Posting of Sign:	April 25, 2022	
Applicant Justification for Variances: *As provided by Applicant in Application Form	In order to facilitate the construction of dwelling in the retained lot, the frontal both be deficient in relation to the R2	ge and area will
Adjournment Requests (from staff): *Adjournment requests provided to applicant prior to issuance of public notice None		
*ZRW Form may be used by applicant in instances where a revised submission is made, and zoning staff do not have an opportunity to review and confirm variances prior to the issuance of public notice.		
and zoning staff do not have an opportunity to review and confirm variances prior to the		
part of the application review process.		
*Where a zoning review has not been completed on a revised submission, an opportunity is provided to the applicant to adjourn the proposal prior to the issuance of public notice.		
Adjournment Fees: In accordance with Procedural By-law 069-2019 after the issuance of public notice where a requissuance of public notice.), an Adjournment Fee is applicable to resch	
An Adjournment Fee can only be waived in instances where adjournment of an application is requested by the		

Committee or staff **after** the issuance of public notice.

Committee of Adjustment Comments:	None
Committee of Adjustment Recommended Conditions of Approval:	 That a Surveyors Certificate confirming lot area, frontage is submitted. That Consent Application B001/22 receive final certification from the Secretary Treasurer and be registered on title. A copy of the registered transfer confirming registration of the Certificate of Official must be provided to the Secretary Treasurer to satisfy this condition.

BUILDING STANDARDS (ZONING) COMMENTS

There are no outstanding Orders on file

Building Permit No. 88-000911 for In-Ground Pool (Sfd/Semi) - Wang Converted Record, Issue Date: Apr 13, 1988.

The applicant shall be advised that additional variances may be required upon review of detailed drawing for building permit/site plan approval.

Building Standards Recommended	None
Conditions of Approval:	

DEVELOPMENT PLANNING COMMENTS			
**See Schedule C for Development Planning Comments.			
Development Planning Recommended Conditions of Approval: Under review			

DEVELOPMENT ENGINEERING COMMENTS

As the proposed dwelling in the subject property is 106.5m2, the owner/ applicant needs to obtain a lot grading permit from Development Inspection and Lot Grading division of the City's Development Engineering Department. Please note any in ground structure over 10 m2 requires a grading permit. Please contact COA application engineering reviewer after receiving the grading permit to clear the condition.

The owner/applicant shall contact Transportation and Fleet Management Services (Joint Operations Centre) if there is any work required related to the driveway culvert. Please visit https://www.vaughan.ca/services/residential/transportation/roads/culvert_installation/Pages/default.aspx for more information.

Development
Engineering
Recommended
Conditions of
Approval:

- 1. The Owner/applicant shall submit the final Lot Grading and/or Servicing Plan to the Development Inspection and Lot Grading division of the City's Development Engineering Department for final lot grading and/or servicing approval prior to any work being undertaken on the property. Please visit or contact the Development Engineering Department through email at DEPermits@vaughan.ca or visit
 - https://www.vaughan.ca/services/residential/dev_eng/permits/Pages/default.aspx to learn how to apply for lot grading and/or servicing approval.
- 2. The variance application A011/22 and A012/22 shall be approved final and binding in conjunction with consent application B001/22.

PARKS, FORESTRY & HORTICULTURE (PFH) COMMENTS				
No comments received to date				
PFH Recommended Conditions of Approval:	None			

DEVELOPMENT FINANCE COMMENTS			
No comment no concerns			
Development Finance Recommended Conditions of Approval:	None		

BY-LAW AND COMPLIANCE, LICENSING AND PERMIT SERVICES COMMENTS				
No comment				
BCLPS Recommended Conditions of Approval:	None			

BUILDING INSPECTION (SEPTIC) COMMENTS			
No Comment			
Building Inspection Recommended Conditions of Approval:	None		

FIRE DEPARTMENT COMMENTS		
No Comment		
Fire Department Recommended Conditions of Approval:	None	

SCHEDULES TO STAFF REPORT				
*See Schedule for list of correspondence				
Schedule A Drawings & Plans Submitted with the Application				
Schedule B	Development Planning & Agency Comments			
Schedule C (if required)	Correspondence (Received from Public & Applicant)			
Schedule D (if required)	Previous COA Decisions on the Subject Land			

Should the Committee find it appropriate to approve this application in accordance with request and the sketch submitted with the application, as required by Ontario Regulation 200/96, the following conditions have been recommended:

SUMMARY OF RECOMMENDED CONDITIONS OF APPROVAL

All conditions of approval, unless otherwise stated, are considered to be incorporated into the approval "if required". If a condition is no longer required after an approval is final and binding, the condition may be waived by the respective department or agency requesting conditional approval. A condition cannot be waived without written consent from the respective department or agency.

#	DEPARTMENT / AGENCY	CONDITION(S) DESCRIPTION		
1	Committee of Adjustment christine.vigneault@vaughan.ca	 That a Surveyors Certificate confirming lot area, frontage is submitted. That Consent Application B001/22 receive final certification from the Secretary Treasurer and be registered on title. A copy of the registered transfer confirming registration of the Certificate of Official must be provided to the Secretary Treasurer to satisfy this condition. 		
2	Development Engineering farzana.khan@vaughan.ca_	The Owner/applicant shall submit the final Lot Grading and/or Servicing Plan to the Development Inspection and Lot Grading division of the City's Development Engineering Department for final lot grading and/or servicing approval prior to any work being undertaken on the property. Please visit or contact the Development Engineering Department through email at DEPermits@vaughan.ca or visit https://www.vaughan.ca/services/residential/dev_eng/permits/Pages/d efault.aspx to learn how to apply for lot grading and/or servicing approval. The variance application A011/22 and A012/22 shall be approved final and binding in conjunction with consent application B001/22.		

IMPORTANT INFORMATION - PLEASE READ

CONDITIONS: It is the responsibility of the owner/applicant and/or authorized agent to obtain and provide a clearance letter from respective department and/or agency (see condition chart above for contact). This letter must be provided to the Secretary-Treasurer to be finalized. All conditions must be cleared prior to the issuance of a Building Permit.

APPROVALS: Making any changes to your proposal after a decision has been made may impact the validity of the Committee's decision.

An approval obtained from the Committee of Adjustment, where applicable, is tied to the building envelope shown on the plans and drawings submitted with the application and subject to the variance approval.

A building envelope is defined by the setbacks of the buildings and/or structures shown on the plans and drawings submitted with the application, as required by Ontario Regulation 200/96. Future development outside of an approved building envelope, where a minor variance was obtained, must comply with the provisions of the City's Zoning By-law.

Elevation drawings are provided to reflect the style of roof (i.e. flat, mansard, gable etc.) to which a building height variance has been applied. Where a height variance is approved, building height is applied to the style of roof (as defined in the City's Zoning By-law) shown on the elevation plans submitted with the application.

Architectural design features that are not regulated by the City's Zoning By-law are not to be considered part of an approval unless specified in the Committee's decision.

DEVELOPMENT CHARGES: That the payment of the Regional Development Charge, if required, is payable to the City of Vaughan before issuance of a building permit in accordance with the Development Charges Act and the Regional Development Charges By-law in effect at the time of payment.

That the payment of the City Development Charge, if required, is payable to the City of Vaughan before issuance of a building permit in accordance with the Development Charges Act and the City's Development Charges By-law in effect at the time of payment.

That the payment of the Education Development Charge if required, is payable to the City of Vaughan before issuance of a building permit in accordance with the Development Charges Act and the Boards of Education By-laws in effect at the time of payment

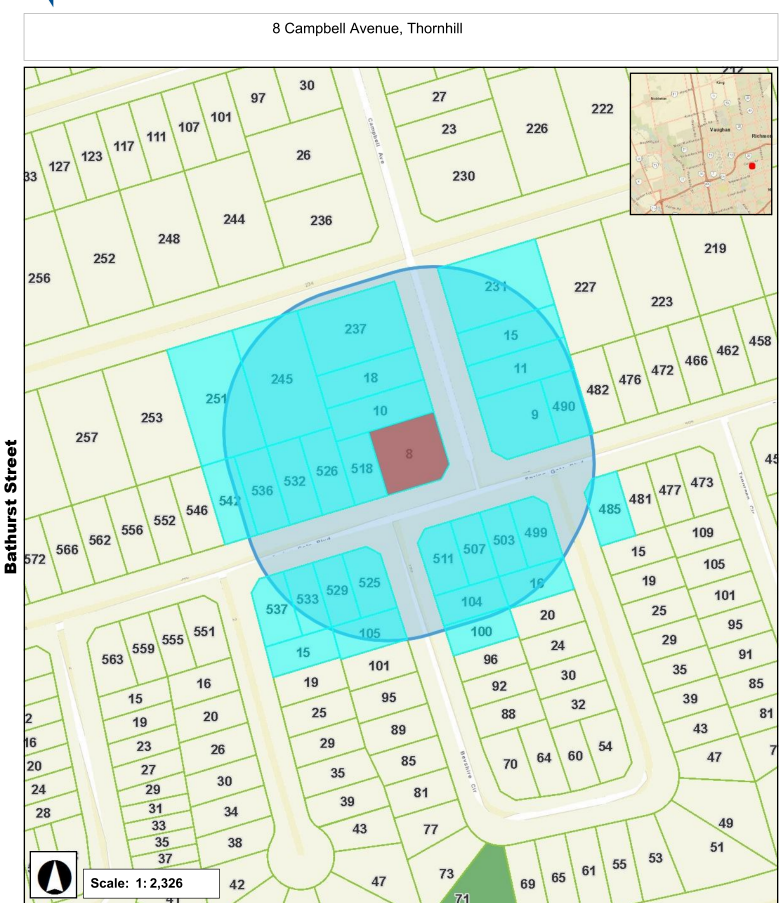
That the payment of Special Area Development charge, if required, is payable to the City of Vaughan before issuance of a building permit in accordance with the Development Charges Act and The City's Development Charge By-law in effect at the time of Building permit issuance to the satisfaction of the Reserves/Capital Department.

NOTICE OF DECISION: If you wish to be notified of the decision in respect to this application or a related Ontario Land Tribunal (OLT) hearing you must complete a Request for Decision form and submit to the Secretary Treasurer (ask staff for details). In the absence of a written request to be notified of the Committee's decision you will **not** receive notice.

SCHEDULE A: DRAWINGS & PLANS

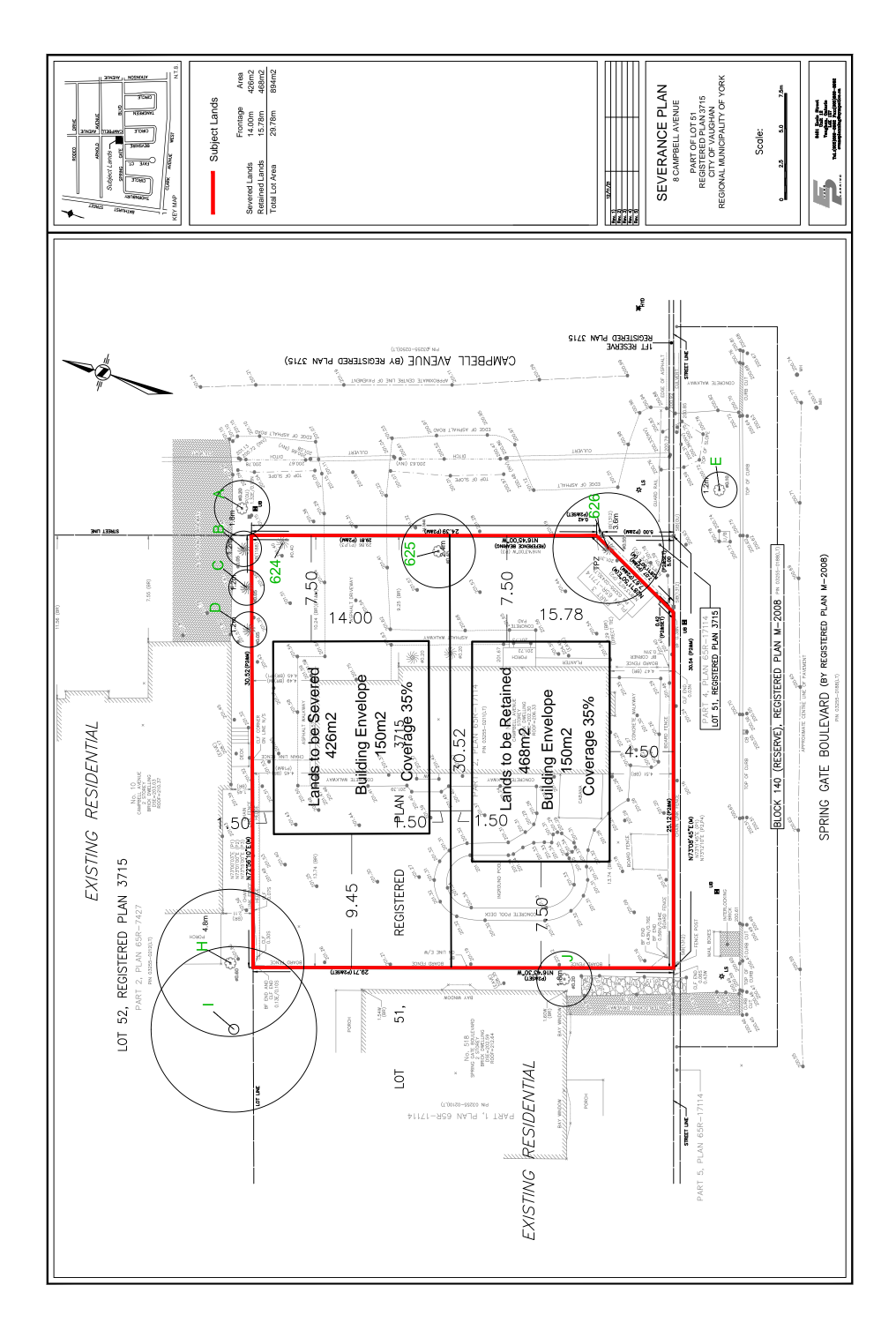


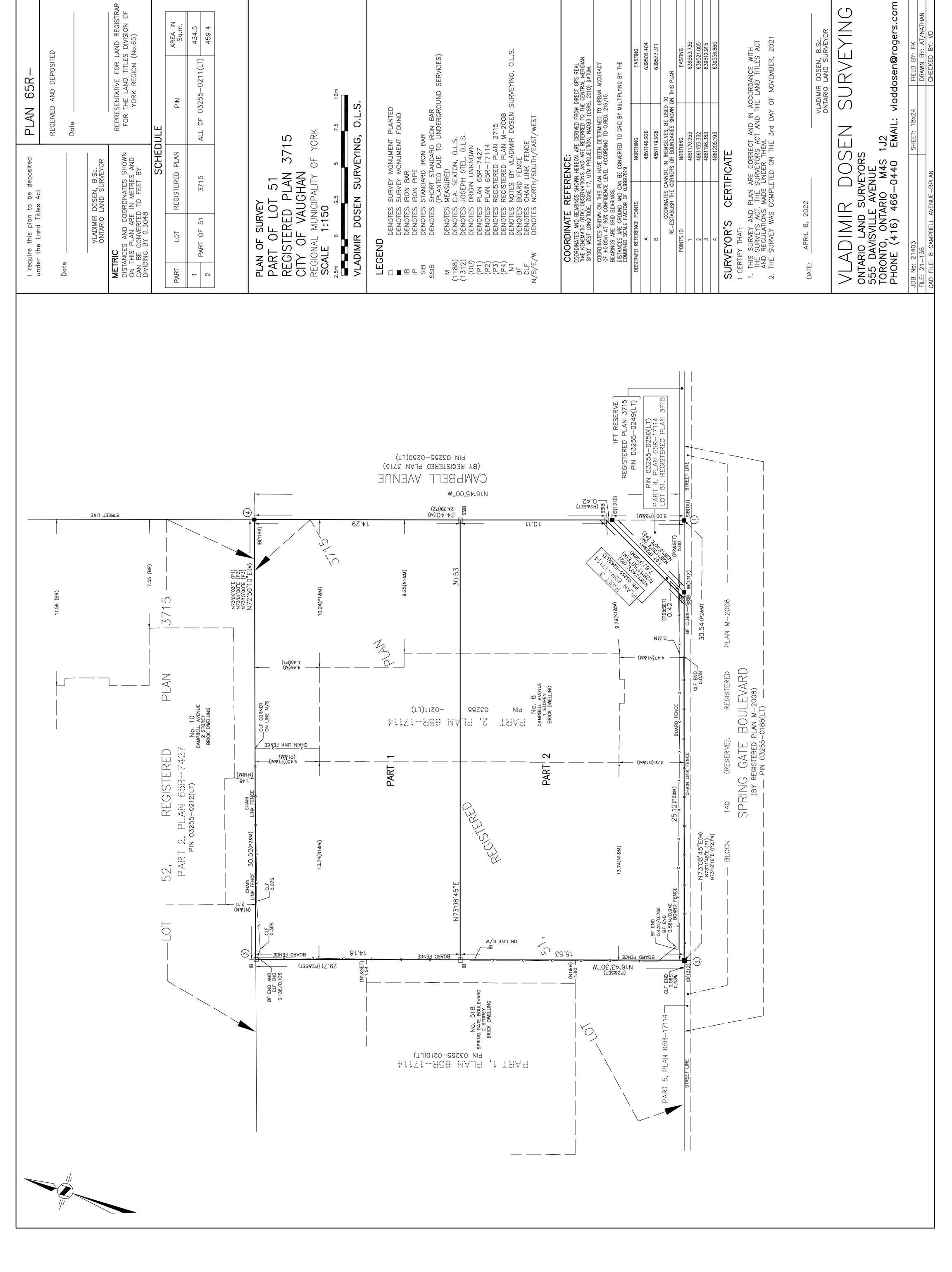
B0011/22, A011/22, A012/22 - Notification Map



Clark Avenue

March 25, 2022 8:11 AM



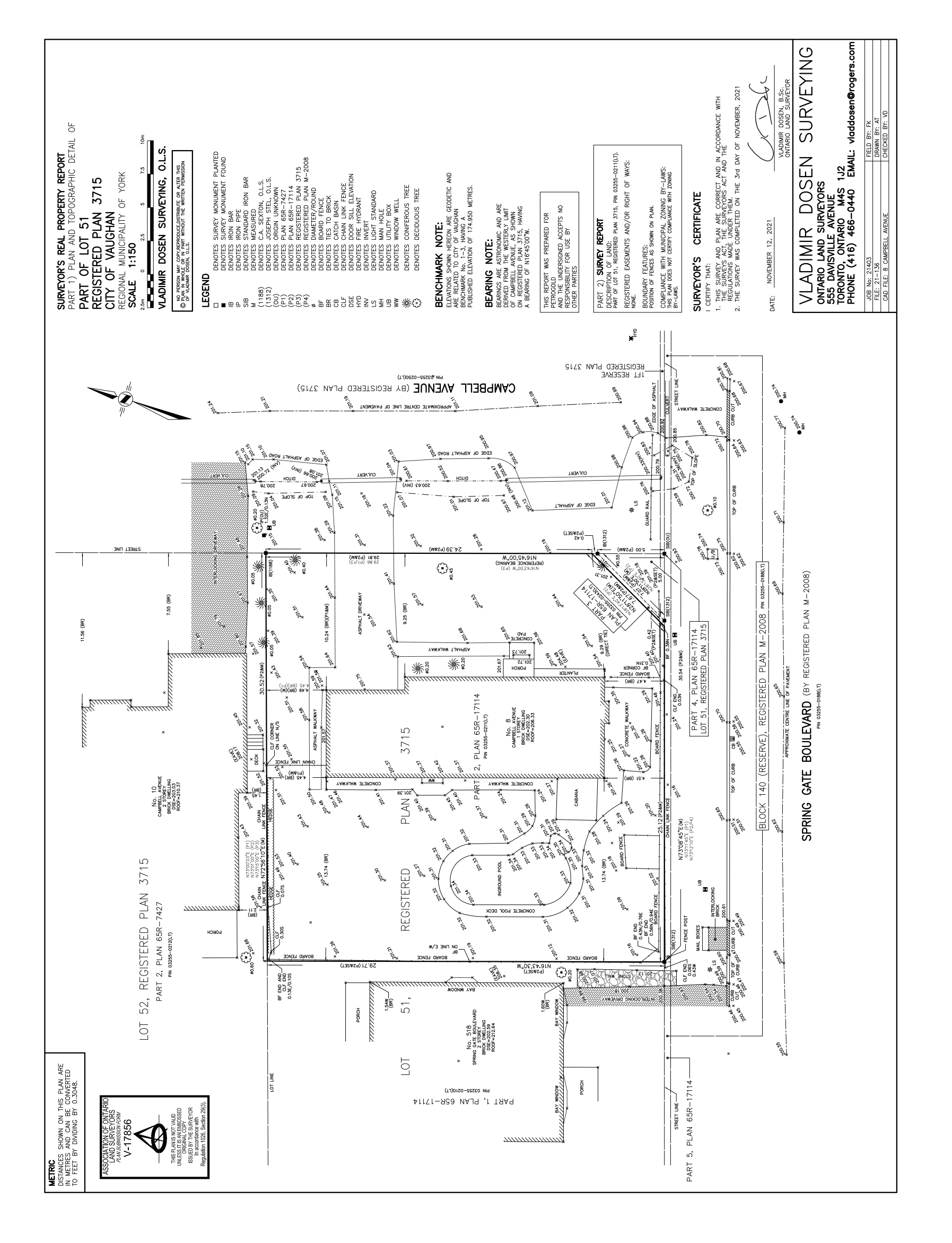


EASTING 639506.404 63957.311

AREA IN Sq.m.

434.5

459.4







8 CAMPBELL AVENUE CITY OF VAUGHAN REGIONAL MUNICIPALITY OF YORK







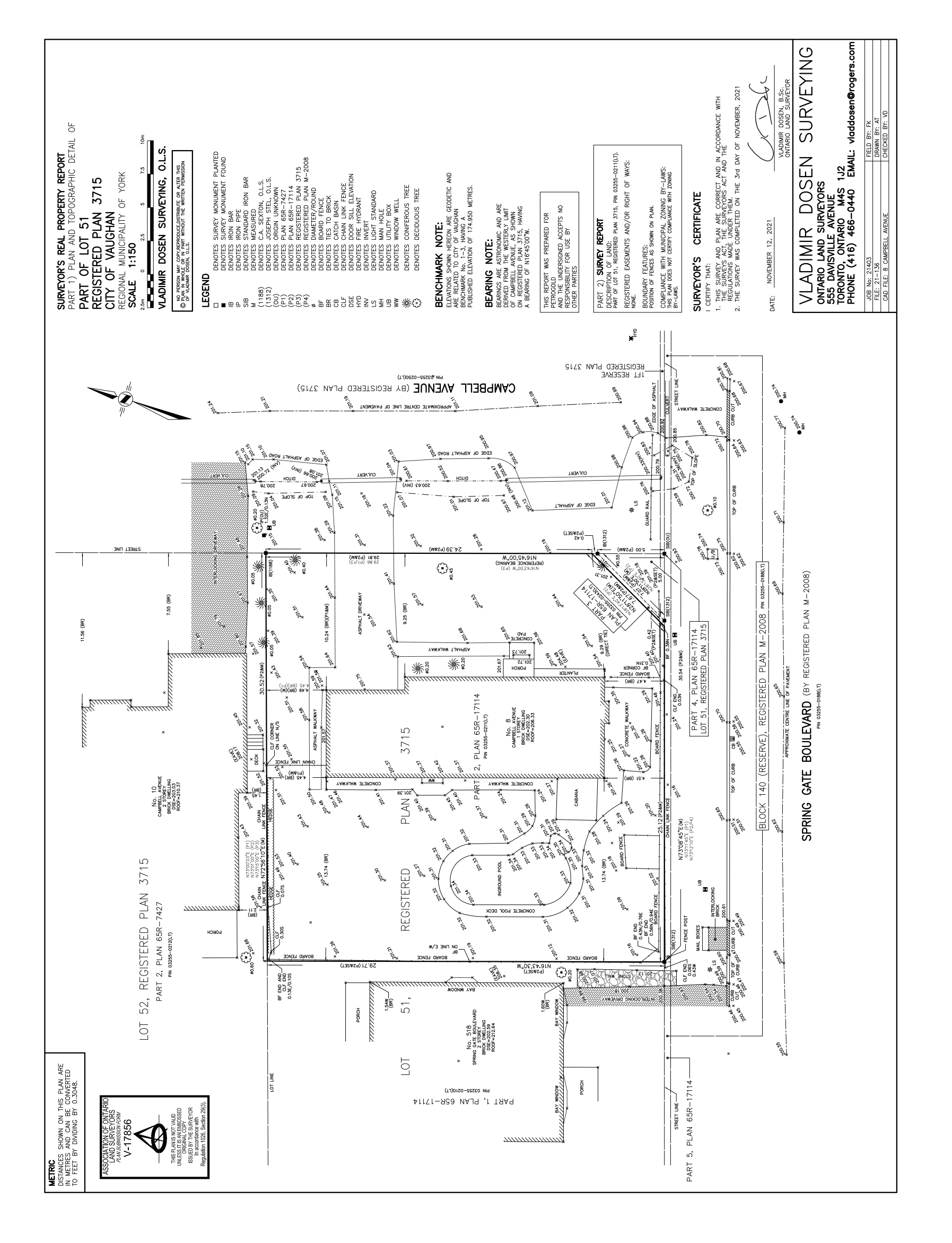


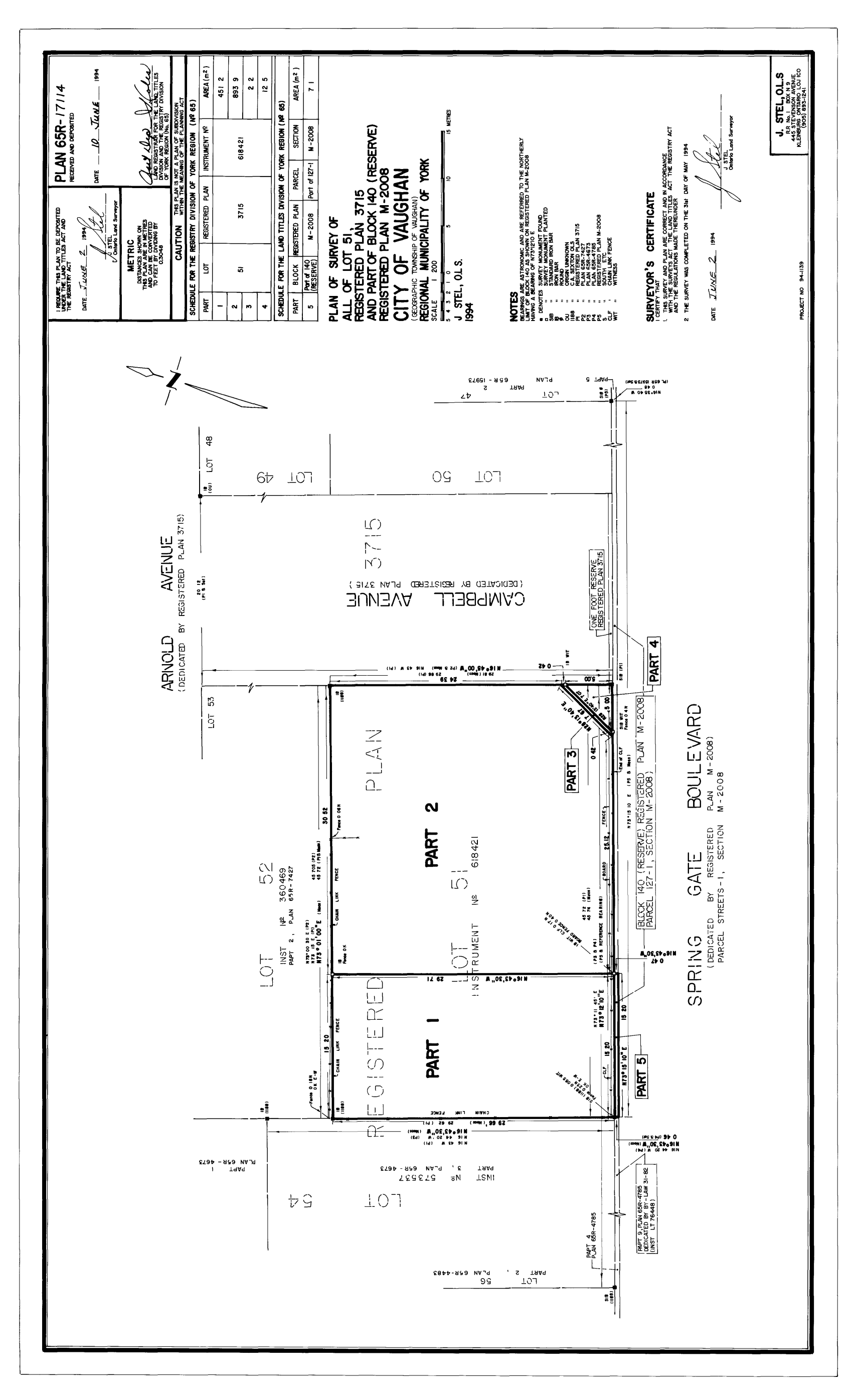


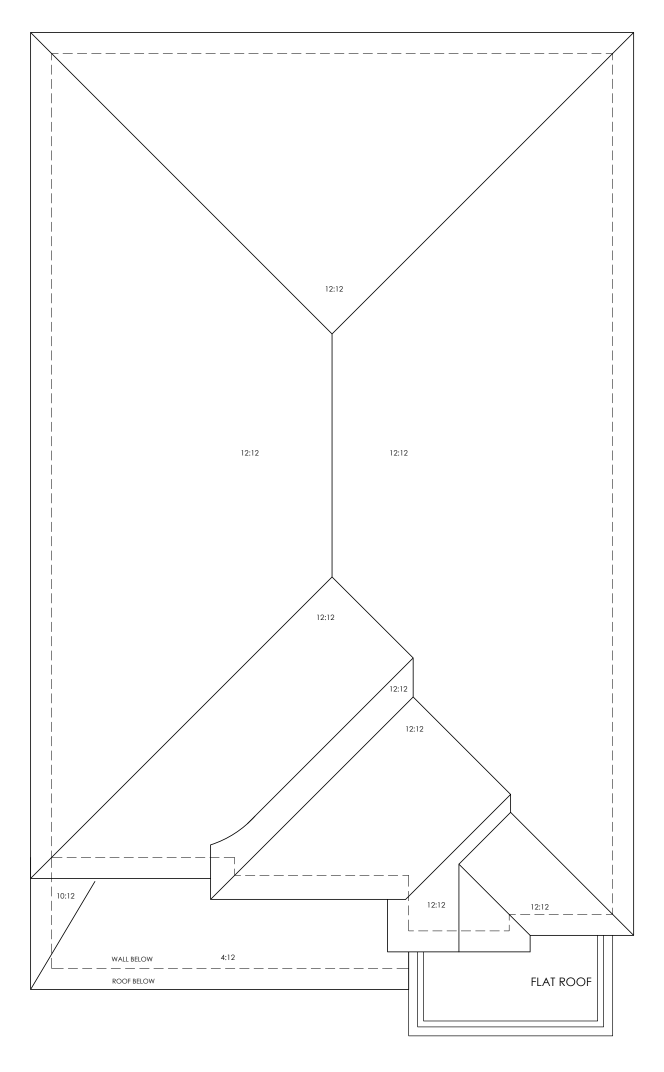
8 CAMPBELL AVENUE CITY OF VAUGHAN REGIONAL MUNICIPALITY OF YORK







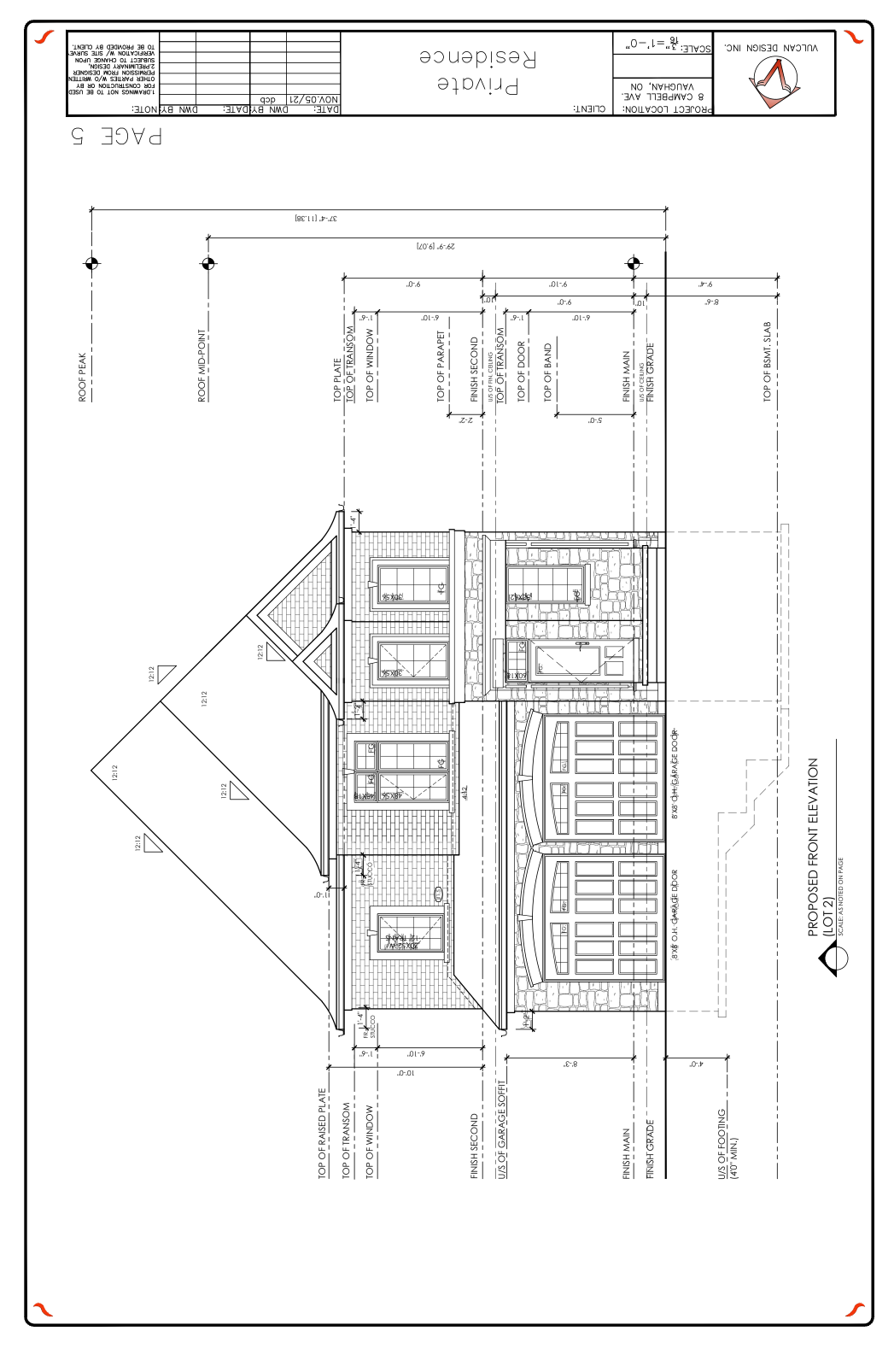


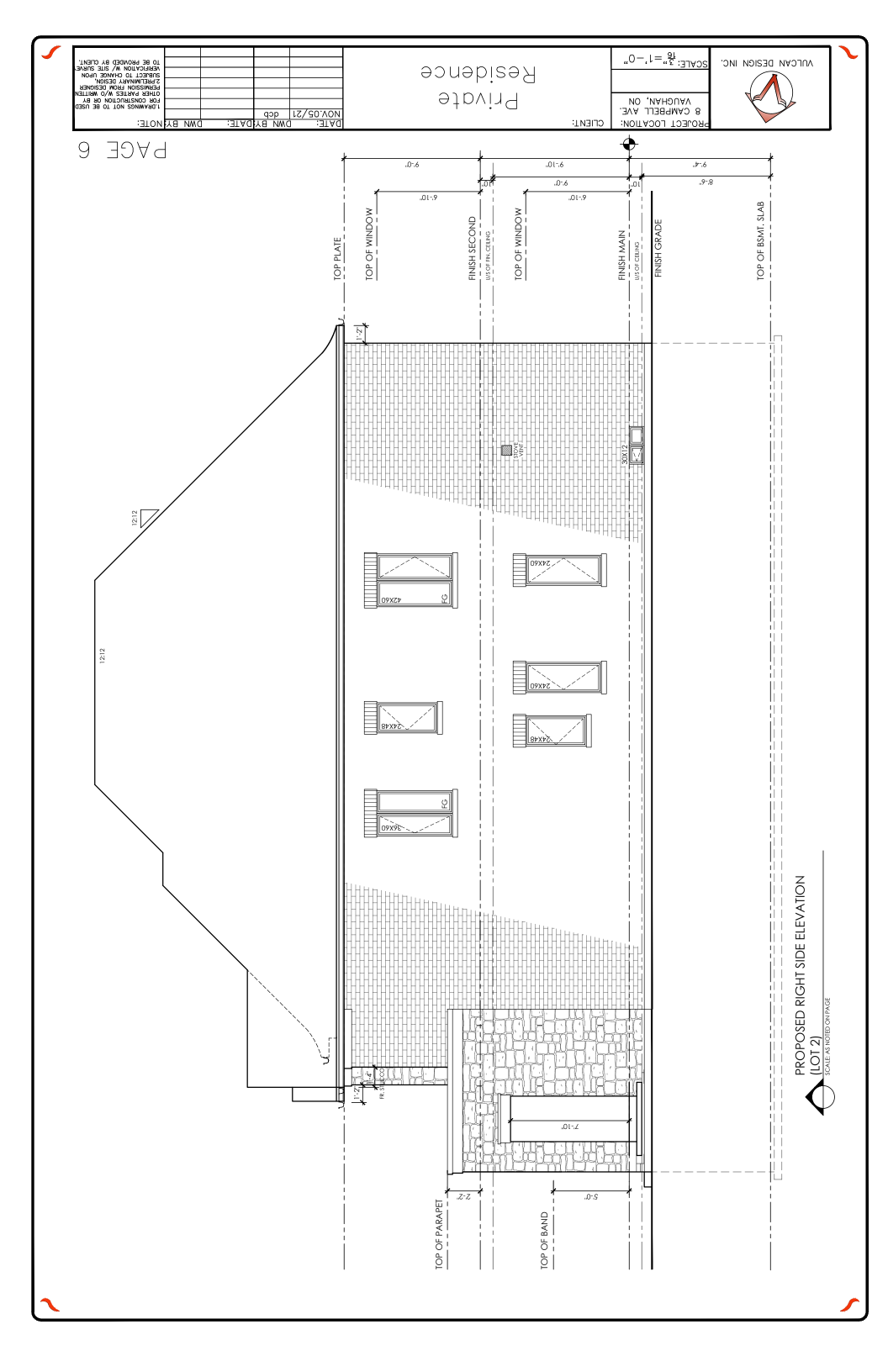


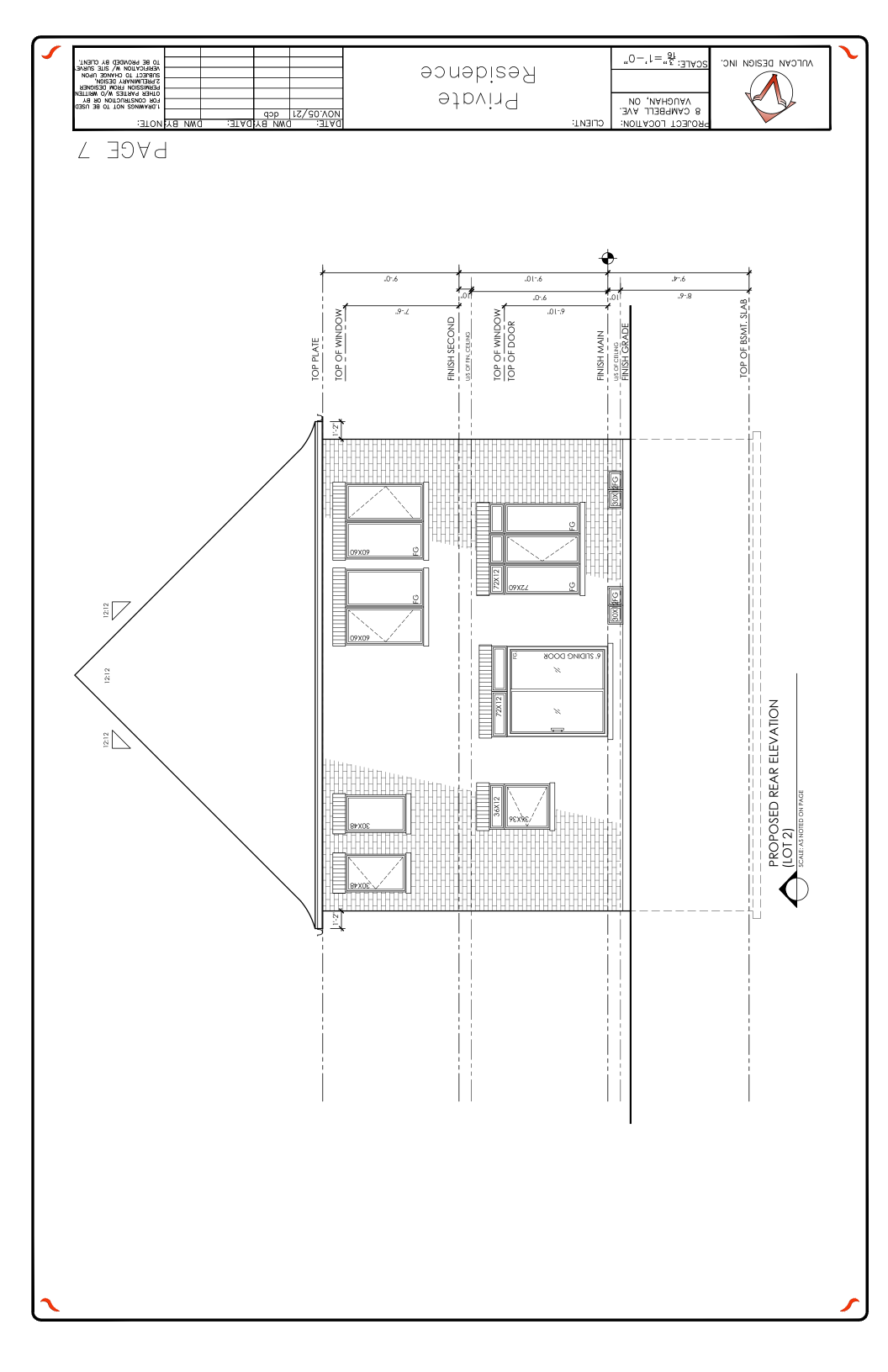


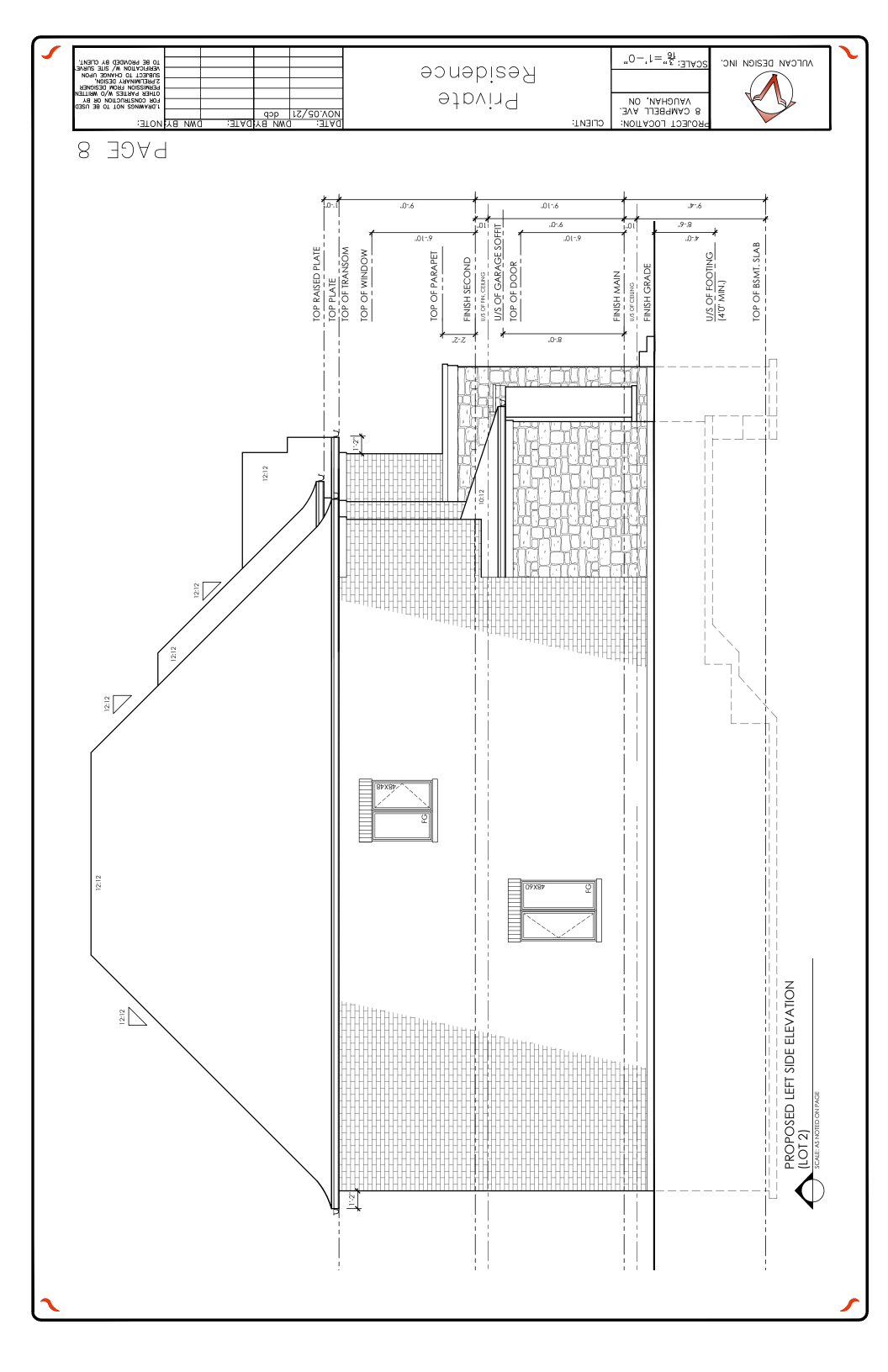
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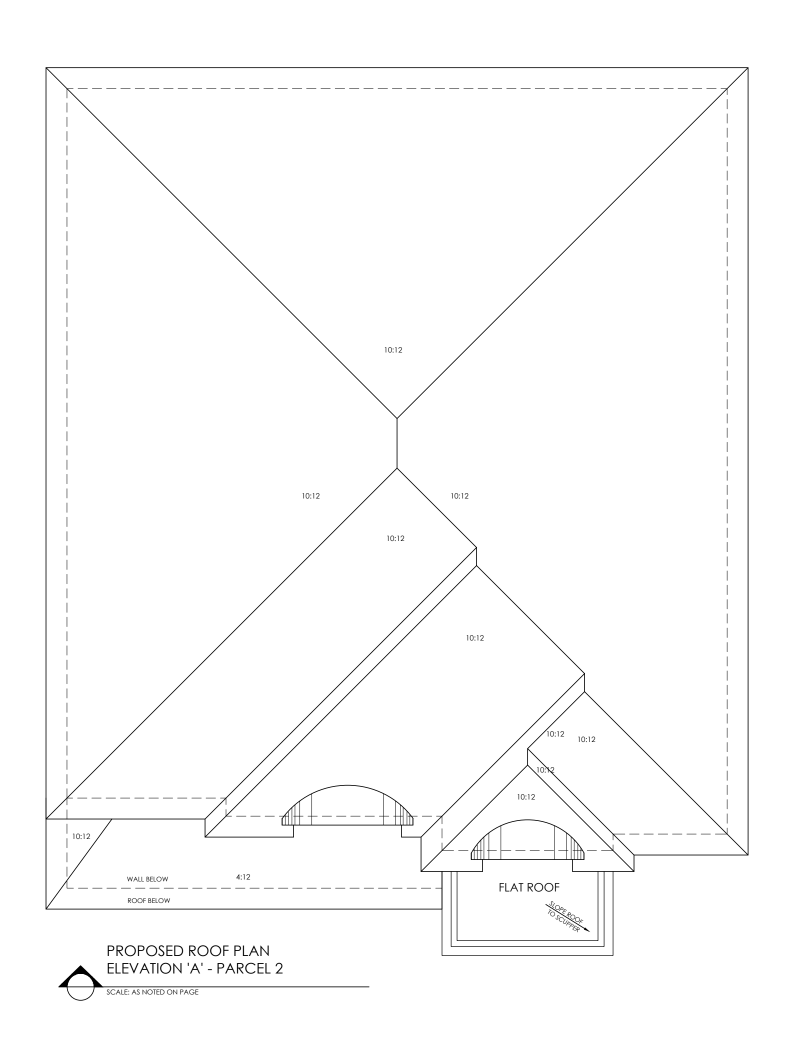






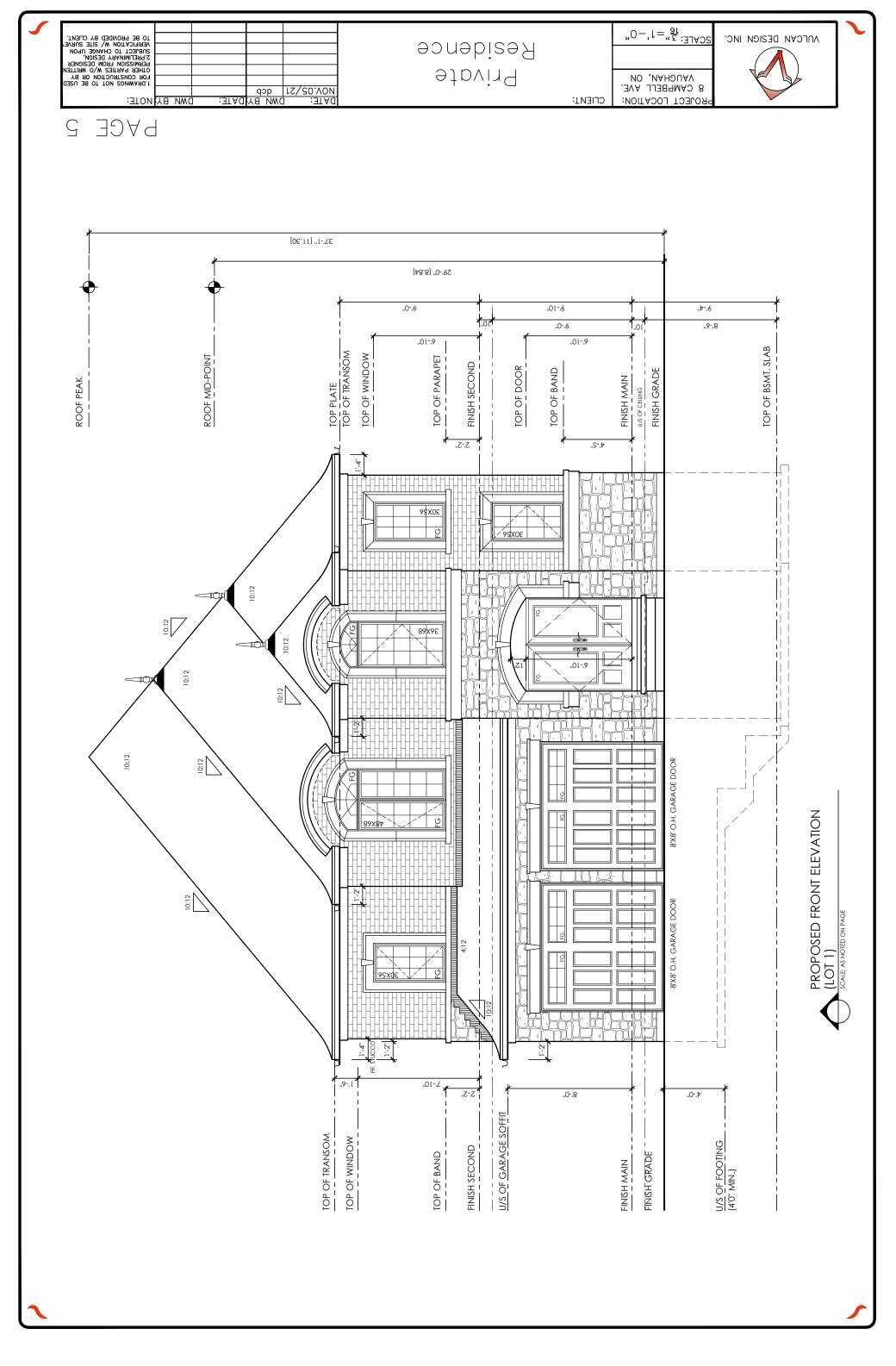


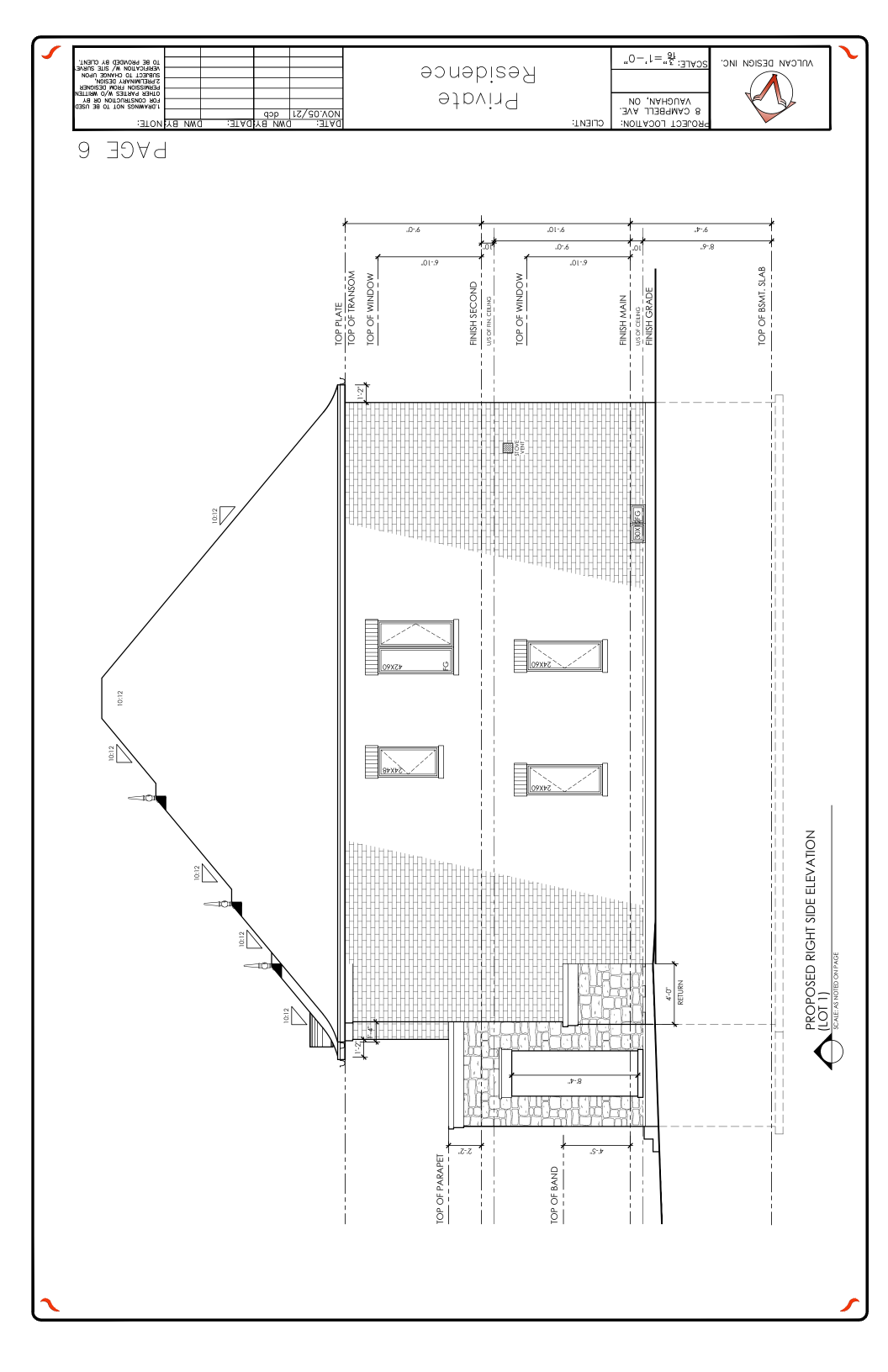


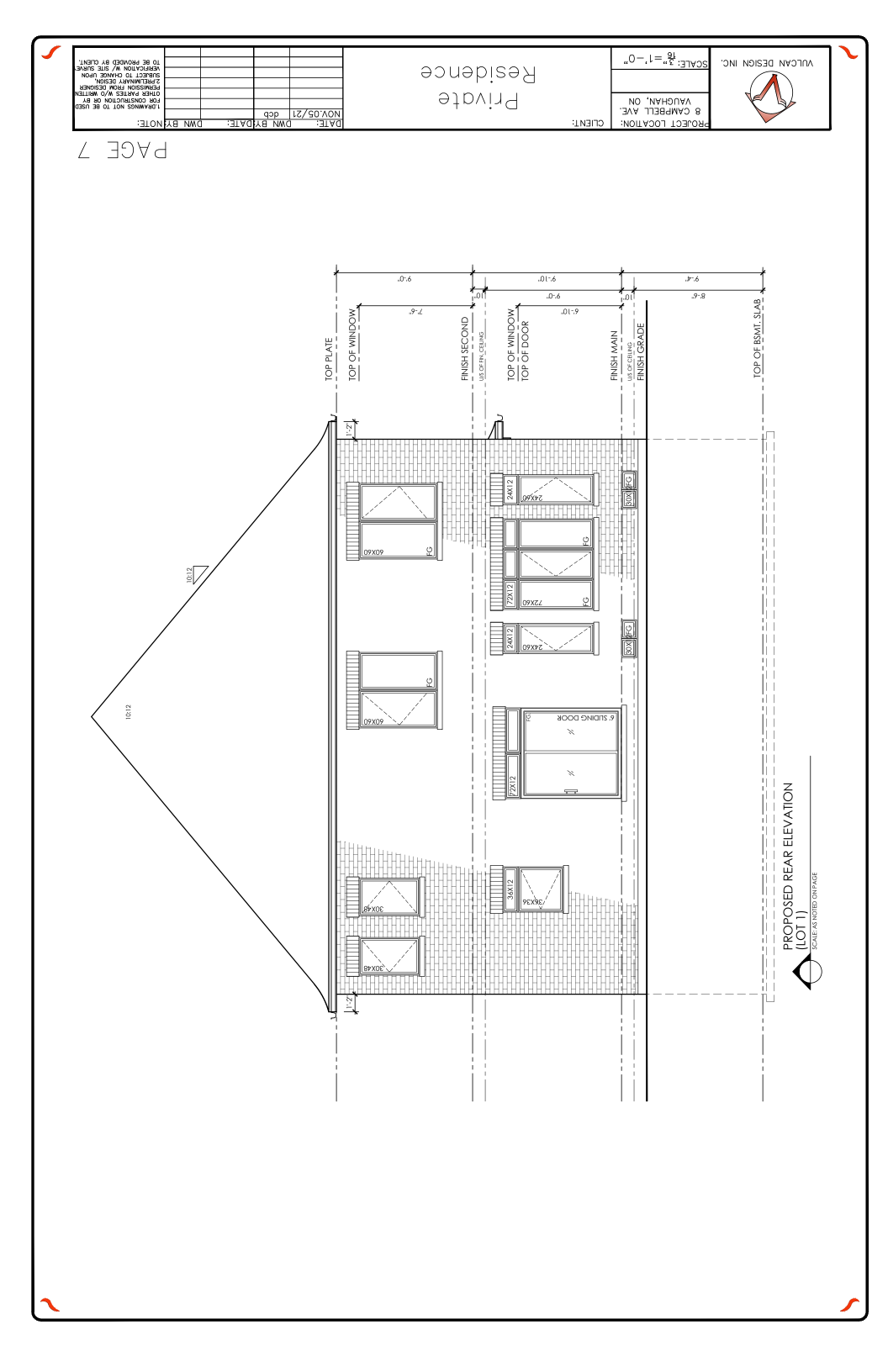


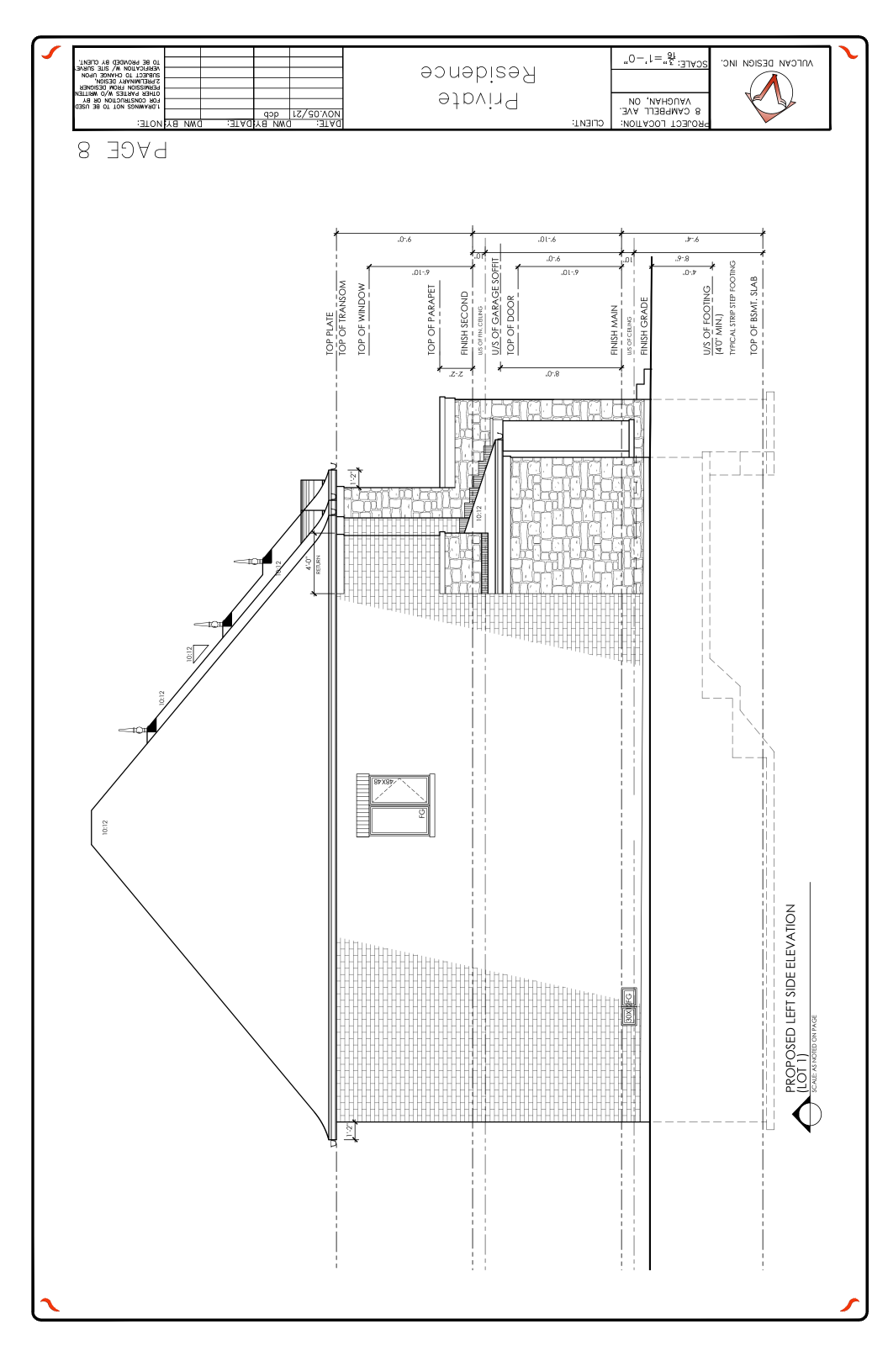
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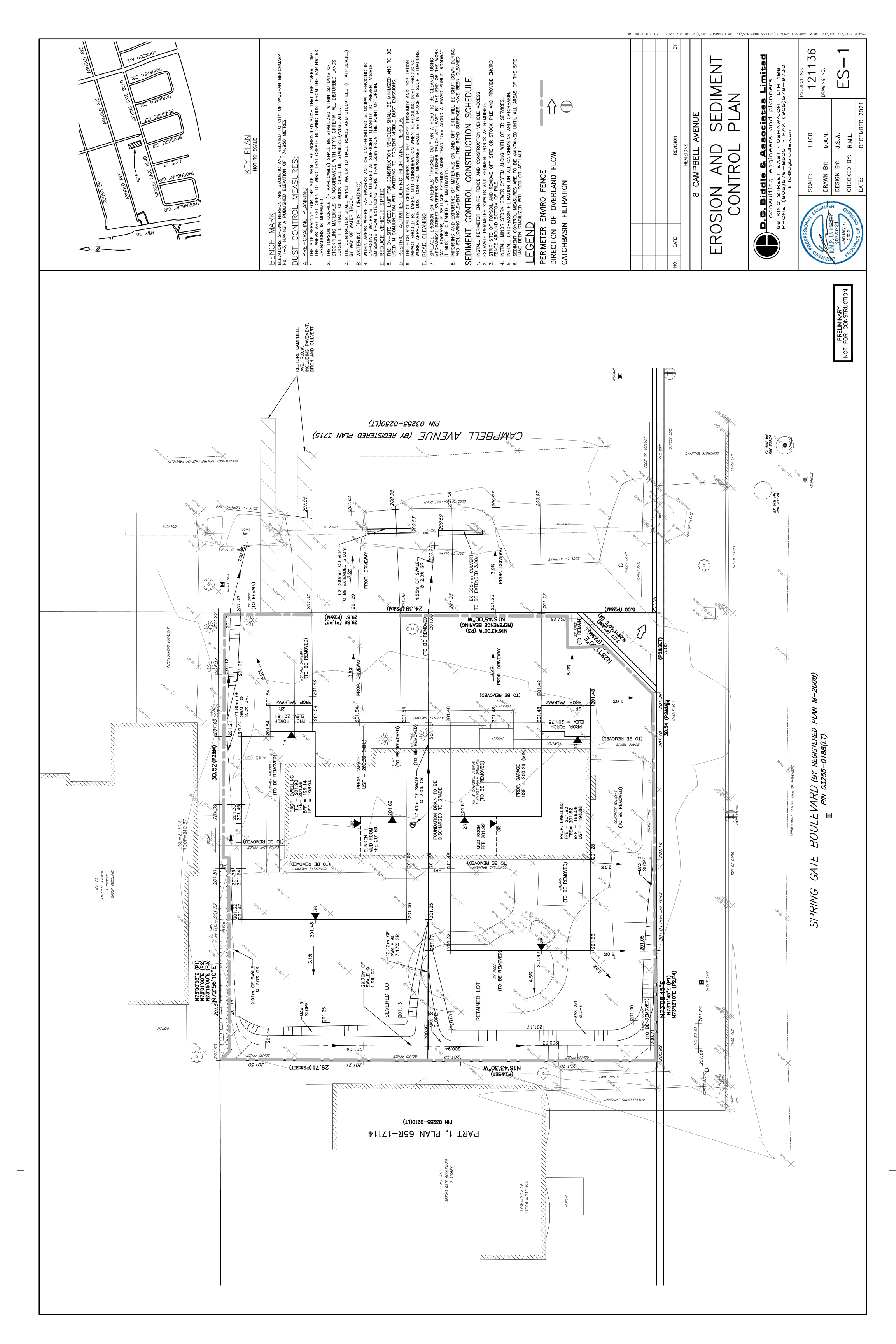


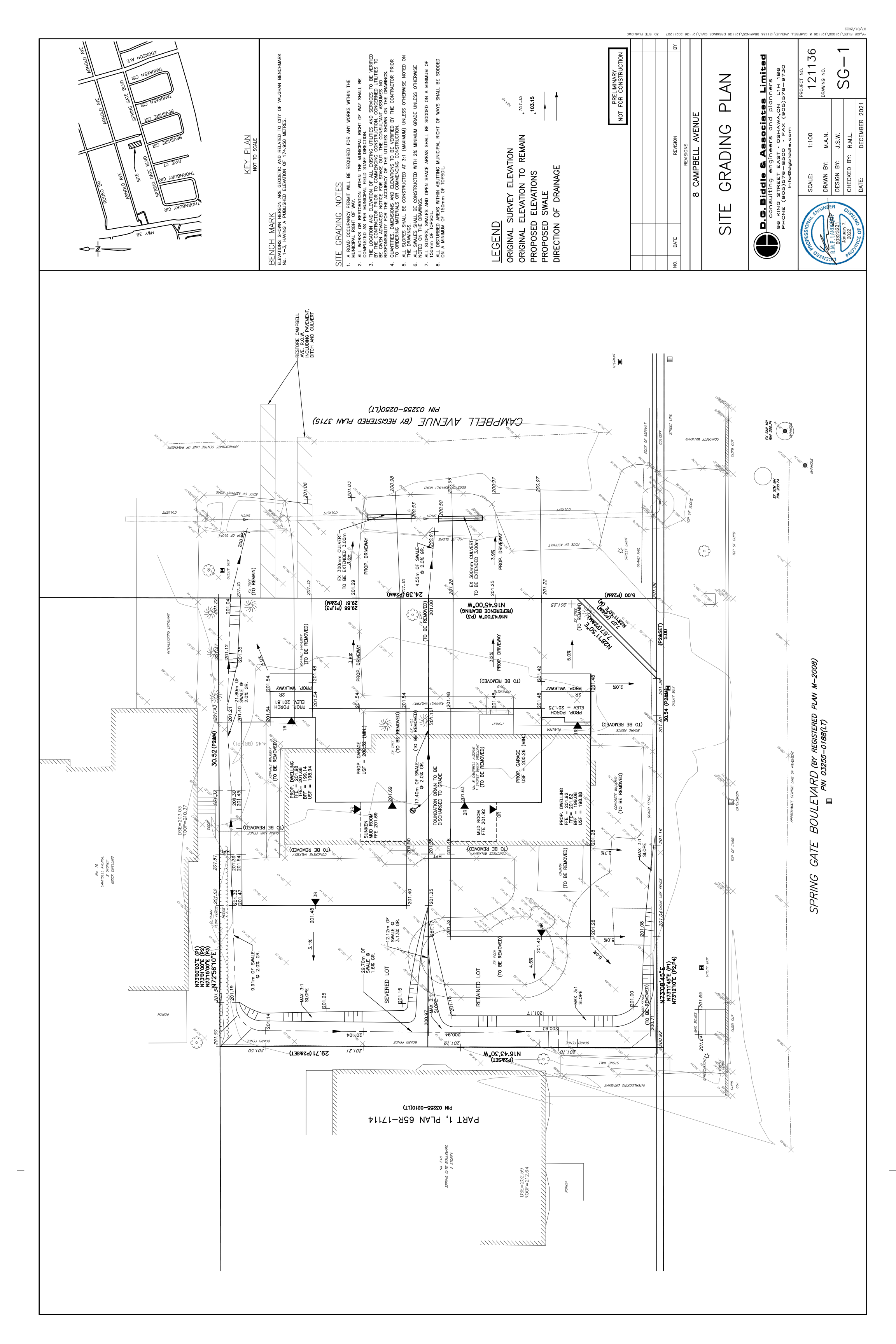


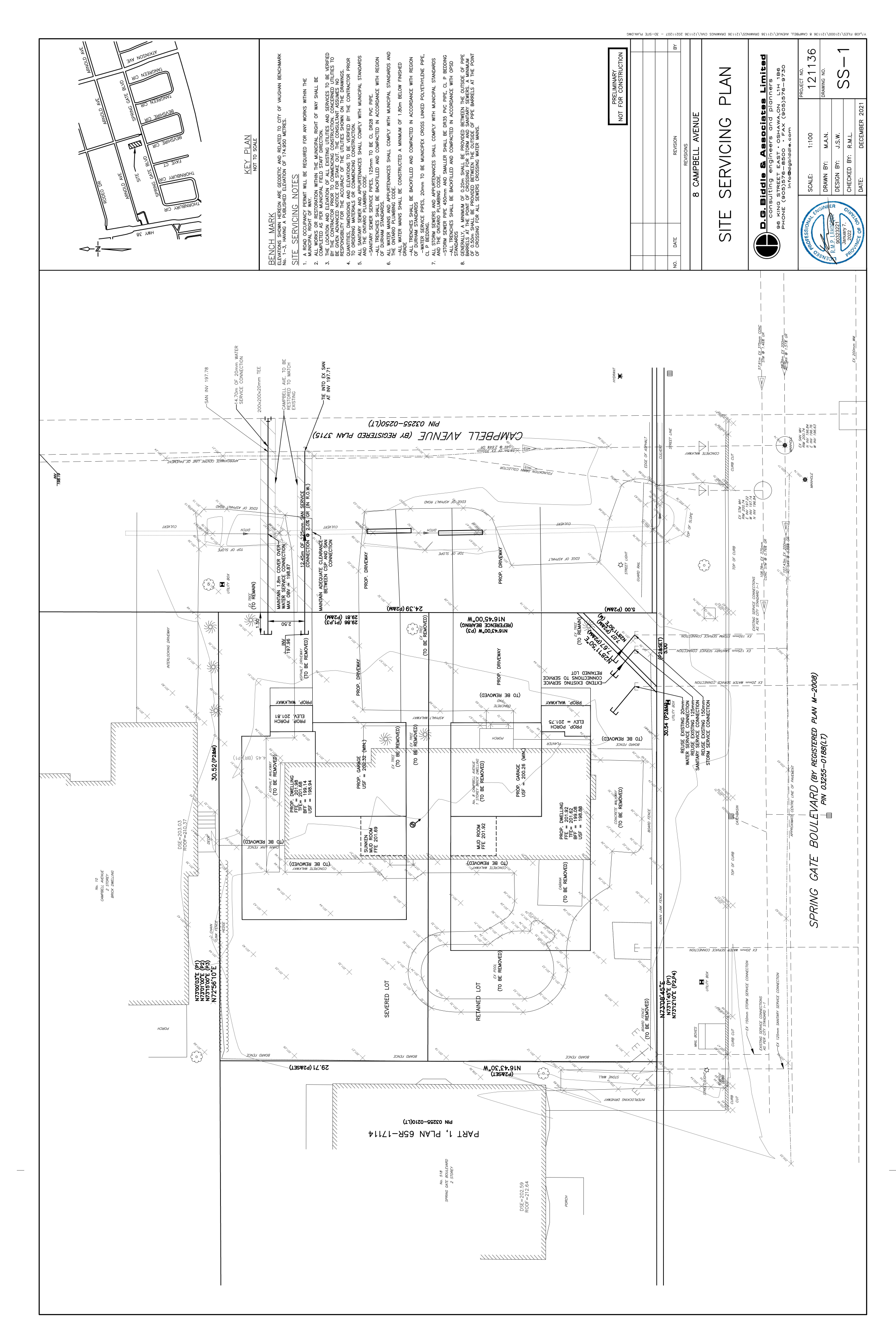












SCHEDULE B: DEVELOPMENT PLANNING & AGENCY COMMENTS

AGENCIES	Circulated	Comments Received	Conditions	Nature of Comments	
TRCA	\boxtimes	\boxtimes		General Comments	
Ministry of Transportation (MTO)	\boxtimes			No Comments Recieved to Date	
Region of York	\boxtimes	\boxtimes		General Comments	
Alectra	\boxtimes	\boxtimes		General Comments	
Bell Canada				No Comments Recieved to Date	
YRDSB					
YCDSB					
CN Rail					
CP Rail					
TransCanada Pipeline					
Metrolinx					
Propane Operator					
Development Planning	×			Recommend Approval/No Conditions	



COMMENTS:

	We have reviewed the proposed Variance Application and have no comments or objections to its approval.
X	We have reviewed the proposed Variance Application and have no objections to its approval, subject to the following comments (attached below).
	We have reviewed the proposed Variance Application and have the following concerns (attached below).

Alectra Utilities (formerly PowerStream) has received and reviewed the proposed Variance Application. This review, however, does not imply any approval of the project or plan.

All proposed billboards, signs, and other structures associated with the project or plan must maintain minimum clearances to the existing overhead or underground electrical distribution system as specified by the applicable standards, codes and acts referenced.

In the event that construction commences, and the clearance between any component of the work/structure and the adjacent existing overhead and underground electrical distribution system violates the Occupational Health and Safety Act, the customer will be responsible for 100% of the costs associated with Alectra making the work area safe. All construction work will be required to stop until the safe limits of approach can be established.

In the event construction is completed, and the clearance between the constructed structure and the adjacent existing overhead and underground electrical distribution system violates the any of applicable standards, acts or codes referenced, the customer will be responsible for 100% of Alectra's cost for any relocation work.

References:

- Ontario Electrical Safety Code, latest edition (Clearance of Conductors from Buildings)
- Ontario Health and Safety Act, latest edition (Construction Protection)
- Ontario Building Code, latest edition (Clearance to Buildings)
- PowerStream(Construction Standard 03-1, 03-4, 03-9), attached
- Canadian Standards Association, latest edition (Basic Clearances)

If more information is required, please contact either of the following:

Stephen Cranley, C.E.T Mitchell Penner

Supervisor, Distribution Design, ICI & Layouts (North)

Supervisor, Distribution Design-Subdivisions

Supervisor, Distribution Design-Subdivisions

Phone: 1-877-963-6900 ext. 31297 **Phone**: 416-302-6215

Adriana MacPherson

Subject: FW: [External] RE: City of Vaughan Request for Comments: A011/22 (8 Campbell Ave, Vaughan)

From: Hurst, Gabrielle <Gabrielle.Hurst@york.ca>

Sent: March-25-22 11:15 AM

To: Adriana MacPherson < Adriana. MacPherson@vaughan.ca>

Cc: Committee of Adjustment < CofA@vaughan.ca>

Subject: [External] RE: City of Vaughan Request for Comments: A011/22 (8 Campbell Ave, Vaughan)

Good morning Adriana,

The Regional Municipality of York has completed its review of the above minor variance and has no comment.

Gabrielle

Gabrielle Hurst mcip rpp | Programs and Process Improvement| Community Planning and Development Services | The Regional Municipality of York | 1-877 464 9675 ext 71538 | <u>gabrielle.hurst@york.ca</u> | <u>www.york.ca</u>

Adriana MacPherson

Subject: FW: [External] RE: City of Vaughan Request for Comments: A012/22 (8 Campbell Ave, Vaughan)

From: York Plan <yorkplan@trca.ca>

Sent: March-23-22 8:14 AM

To: Adriana MacPherson < Adriana. MacPherson@vaughan.ca>

Cc: Hamedeh Razavi < Hamedeh. Razavi@trca.ca>

Subject: [External] RE: City of Vaughan Request for Comments: A012/22 (8 Campbell Ave, Vaughan)

TRCA wishes to confirm that it has no interests or concerns with the above noted application.

Based on a review of our available mapping, the subject property is not within TRCA's Regulated Area. As such, a permit from TRCA pursuant to Ontario Regulation 166/06 would not be required for any development or site alteration on the property. Furthermore, the site is not within the Well Head Protection Area for Quantity control (WHPA-Q2) per the Source Protection Plan, so no water balance would be required.

Should further clarification be required, please contact me at your convenience.

Mark Howard, BES, MLA, MCIP, RPP

Senior Planner – Vaughan Review Area
Development Planning and Permits | Development and Engineering Services
Toronto and Region Conservation Authority (TRCA)

T: (416) 661-6600 ext 5269

E: mark.howard@trca.ca

A: 101 Exchange Avenue, Vaughan, ON, L4K 5R6 | trca.ca



memorandum



To: Christine Vigneault, Committee of Adjustment Secretary Treasurer

From: Nancy Tuckett, Director of Development Planning

Date: May 5, 2022

Name of Owner: Marina Shcolyar

Location: 8 Campbell Avenue

File No.(s): B001/22, A011/22 & A012/22 - Revised

Proposal:

B001/22

The Owner has submitted Consent Application File B004/21 to facilitate the conveyance of a 450 m² northerly portion of the subject lands and retain a 420 m² southerly portion for the creation of two residential lots.

A011/22 (Severed Lands – Northerly Portion)

Proposed Variance(s) (By-law 01-2021):

- To permit the minimum lot frontage of 15.0 m.
 To permit the minimum lot area of 450.00 m².
 To permit a maximum building height of 9.5 m.

By-law Requirement(s) (By-law 01-2021):

- 1. Minimum required lot frontage is 16.5 m.
- 2. Minimum required lot area is 555.00 m².
- 3. The maximum permitted building height is 8.5 m.

Proposed Variance(s) (By-law 1-88):

- 4. To permit a minimum lot frontage of 15 m.
- 5. To permit a minimum lot area of 450 m².

By-law Requirement(s) (By-law 1-88):

- 4. Minimum lot frontage requirement is 16.5 m.
- 5. Minimum required lot area is 555.00 m².

A012/22 (Retained Lands – Southerly Portion)

Proposed Variance(s) (By-law 01-2021):

- 1. To permit the minimum lot frontage of 14.0 m.
- 2. To permit the minimum lot area of 420.00 m².
- 3. To permit a maximum building height of 9.5 m.

By-law Requirement(s) (By-law 01-2021):

- 1. Minimum required lot frontage is 15 m.
- Minimum required lot area is 555.00 m².
 The maximum permitted building height is 8.5 m.

Proposed Variance(s) (By-law 1-88):

- 4. To permit a minimum lot frontage of 14 m.
- 5. To permit a minimum lot area of 420 m².

By-law Requirement(s) (By-law 1-88):

- 4. Minimum lot frontage requirement is 15 m.
- 5. Minimum required lot area is 555.00 m².

Official Plan:

Vaughan Official Plan 2010 ('VOP 2010'): "Low-Rise Residential".



Comments:

The lands were previously subject to Committee of Adjustment Applications B037/ 94 and A098/04 which were approved on April 28, 1994, and July 21, 1994. The purpose of the applications was to permit the severance of 'Part A' (518 Spring Gate Blvd.) and retain 'Part B' (8 Campbell Avenue), along with increasing the maximum lot coverage to 37.5%.

B001/22

The Owner is proposing to demolish the existing 1-storey single-detached dwelling and sever the subject lands to develop two new single-family dwellings on the proposed severed (northerly) and retained lands (southerly) with the above-noted variances. The severed lands propose a lot frontage of 15 m, a lot depth of 30.52 m and a lot area of 450 m². The retained lands propose a lot frontage of 14 m, a lot depth of 30.52 m, and a lot area of 420 m². The severed and retained lands will continue a consistent lot pattern along Campbell Avenue and establish setbacks that are compatible with other dwellings within the R2A and R2 Zone.

A011/22 Variances #1, 2, 4 & 5 - Lot Frontage and Area

The proposed severed lands will be deficient in lot frontage by 1.5 m and lot area by 105 m², largely due to the subject lands having to previously convey an 5m-by-5m daylight triangle at the intersection of Campbell Avenue and Spring Gate Boulevard, associated with a condition of approval from previous consent application File B037/94 associated with the creation of 518 Spring Gate Boulevard. As the proposed variances to lot area and frontage are considered minor reductions from the requirements of the By-laws, and the severed lands are reinforcing the existing lot pattern and setbacks in the area, the Development Planning Department has no objection to the proposed lot frontage and area

A011/22 Variance #3 and A012/33 Variance #1 – Maximum Building Height

The increase in building height for both the proposed dwellings are considered minor increases and maintain the existing character of the neighbourhood. As such, the Development Planning Department has no objection to the proposed building heights.

In support of the application, the Owner submitted a Tree Inventory and Preservation Plan Report, prepared by Kuntz Forestry Consulting Inc., dated November 12, 2021. The Urban Design Division of the Development Planning Department has reviewed the report and have no comments.

Additionally, the Owner submitted a Planning Justification Brief prepared by Evans Planning Inc. dated November 26, 2021. The Development Planning Department has reviewed the brief and have no comments.

Accordingly, the Development Planning Department has no objection to the requested severance and is of the opinion that the proposal conforms to VOP 2010, and the consent criteria stipulated in Section 51(24) of the *Planning Act, R.S.O. 1990, c P.13.* The Development Planning Department is also of the opinion that the requested variances to both the severed and retained lands are minor in nature, maintain the general intent and purpose of the Official Plan and Zoning By-law, and are desirable for the appropriate development of the lands.

Recommendation:

The Development Planning Department recommends approval of the applications.

Conditions of Approval:

If the Committee finds merit in the application, the following condition of approval is recommended:

None

Comments Prepared by:

Michelle Perrone, Planner I Chris Cosentino, Senior Planner

SCHEDULE C: PUBLIC & APPLICANT CORRESPONDENCE

Correspondence	Name	Address	Date	Summary
Type			Received	
			(mm/dd/yyyy)	
Applicant /	Evans Planning	9212 Yonge Street, Unit 1	04/19/2022	Cover / Summary
Authorized Agent	_			Letter

Urban Planners • Project Managers



March 11, 2022

City of Vaughan Committee of Adjustment 2141 Major Mackenzie Drive Vaughan, Ontario L6A 1T1

Attn: Adriana MacPherson, Administrative Coordinator

Dear Adriana MacPherson,

RE: Applications for Consent and Minor Variance - Addendum Letter

B001/22A011/22, A012/22

Marina Scholyar 8 Campbell Avenue City of Vaughan

Evans Planning acts on behalf of Marina Scholyar, the owner of the property located at 8 Campbell Avenue in the City of Vaughan (the subject property). This letter has been prepared to clarify and amend the variances requested for applications A011/22, A012/22 and B001/22, to reflect additional relief required from the newly approved Citywide Comprehensive By-law 001-2021, as confirmed by City Staff during the process of their Zoning Review process.

The subject property is located at the north-east corner of Spring Gate Boulevard and Campbell Avenue, Thornhill. Our Client intends to sever the lands to create two new detached lots. To facilitate the requested variance, it is necessary to seek relief from the By-law with respect to lot area and lot frontage. Further, we herewith amend the requested variances to include relief from the maximum building height provisions of By-law 001-2021.

A table outlining the requested Variances can be found as appendix 1 to this letter, but are summarized as follows:

- Application A011/22-Retained Lot, Lot 1:
 - By-law 1-88, Schedule A Minimum Lot Frontage: 15 metres required, whereas 14 metres is requested



- By-law 1-88, Schedule A Minimum Lot Area: 450 metres squared is required, whereas 420 metres squared is requested
- By-law 001-2021, Section 7.2.3, Table 7-4 Minimum Lot Frontage: 15 metres is required, whereas 14 meters is requested
- By-law 001-2021, Section 7.2.3, Table 7-4 Minimum Lot Area: 450 metres squared is required, whereas 420 metres squared is requested
- By-law 001-2021, Section 7.2.3 Table 7-4, Section 4.5.1 Maximum Building Height: 8.5 metres permitted, whereas 9 meters is requested
- Application A012/22-Severed Lot , Lot 2:
 - By-law 001-2021, Sec. 7.2.3 Table 7-4, Sec. 4.5.1 Maximum Building Height: 8.5 metres permitted, whereas 9.5 meters is requested

Our opinion remains that the proposed Variances would be minor in nature, are desirable, maintain the intent of the City of Vaughan Official Plan and Zoning By-laws 1-88 and 001-2021. In our opinion, the requested Consent and Minor Variances constitute good planning.

To assist with your review of the applications, the following materials are provided for your review:

- Updated Drawing Set for Application A011/22
- Updated Drawing Set for Application A012/22
- Summary Table of Variances Requested (Appendix 1)

I trust that these materials should be sufficient for your review. Should you require any additional information or materials, please contact the undersigned at your earliest convenience.

Yours truly,

David Mejia Monico

cc. Marina Scholyar, Punya Marahatta, Farzana Khan



Summary Table - Variances Requested - Appendix 1

File Number – Retained/Severed Lot – Site Plan Lot Number	Requirement – Zoning By- law 1-88	<u>Variances</u> <u>requested</u> – Zoning By-law 1-88	Requirement – Zoning By-law 001-2021	Variances requested – Zoning By-law 001-2021	Buildings Proposed - Dimensions
A011/22 - Retained Lot - Lot 1	Min. Lot Area: 450.00 m ² Min. Lot Frontage: 15.0m Max. Building Height: 9.5 m	Min. Lot Area: 420 m² Min. lot Frontage: 14 m	Min. Lot Area: 450.00 m ² Min. Required Lot Frontage: 15.0 m Max. Building Height: 8.5 m	Min. Lot Area: 420 m² Min. Lot Frontage: 14 m Max. Building Height: 9 m	Lot Area: 433 m² Lot Frontage: 14.25 Building Height: 8.84 m
A012/22 - Severed Lot - Lot 2	Min. Lot Area: 450.00 m² Min. Lot Frontage: 15.0m Max. Building Height: 9.5 m	No Variance Requested	Min. Lot Area: 450.00 m ² Min. Lot Frontage: 15.0 m Max. Building Height: 8.5 m	Max. Building Height: 9.5 m	Lot Area: 460.63 m² Lot Frontage: 15.56 m Building Height: 9.07 m

SCHEDULE D: PREVIOUS COA DECISIONS ON THE SUBJECT LAND

File Number	Date of Decision MM/DD/YYYY	Decision Outcome
B37/94	04/28/1994	Approved by COA
A98/94	07/21/1994	Approved by COA
A83/95	05/04/1995	Approved by COA



COMMITTEE OF ADJUSTMENT (CONSENTS)

Address all Correspondence to the Secretary-Treasurer

NOTICE OF DECISION

Application No: B37/94

C.94.37

Date of Decision:

April 28th, 1994

Name:

Lynn Wilcox

Address:

8 Campbell Avenue.

Thornhill, Ontario L4J 2J2

Property:

Lot 51, Registered Plan 3715 (Part of Lot 29, Concession 1), municipally

known as 8 Campbell Avenue.

The owner proposes to convey a parcel of land marked "A" on the attached sketch for residential purposes and retain the land marked "B" for residential purposes.

The above noted application was heard by the Committee of Adjustment on: April 28th, 1994.

It is the decision of the Committee that the consent to convey a parcel of land shown as "Subject Lands" on Schedule "A" attached hereto, be **APPROVED**, subject to the following conditions:

- 1. Payment to the City of Vaughan of a Tree Fee, if required, approved by Council as of the date of granting the consent. Payment is to be made by certified cheque, to the satisfaction of the Treasury Department;
- 2. The applicant shall provide the City with an appraisal report and valuation of the subject land (land only) to be prepared by an accredited appraiser, if required. Payment of a Parkland Levy to the City in lieu of the deeding of land for park purposes shall be made. Said levy is to be 5% of the appraised market value of the subject land as of the day before the day of the giving of consent. Said levy shall be approved by the Manager of Real Estate. Payment shall be made by certified cheque only;
- 3. The applicant should pay to the City of Vaughan frontage charges on Spring Gate Boulevard as per the Runnymede Subdivision Agreement. Including interest, the amount due will be \$28,373.06. Payment shall be made by certified cheque only, if required, to the satisfaction of the Finance Department;
- 4. The applicant shall prepare a registered plan at its costs in order to lift the 0.3m road reserve for access onto Spring Gate Boulevard, if required, to the satisfaction of the Engineering Department;
- 5. The applicant shall convey to the City a 5.0m x 5.0m daylight triangle with a 0.3m reserve on the retained lands at the northwest corner of Campbell Avenue and Spring Gate Boulevard, if required, to the satisfaction of the Engineering Department. The applicant shall pay all costs associated with the preparation and registration of the registered plan, if required, to the satisfaction of the Legal Department;
- 6. A submission to the Secretary-Treasurer of written confirmation by the City of Vaughan that the subject land has frontage on a public road, if required, to the satisfaction of the Engineering Department;
- 7. Submission to the Secretary-Treasurer of three (3) white prints of a registered deposited reference plan of survey, showing the subject land which conforms with the application submitted and which shows the dimensions and areas of each part shown on the plan;

NOTICE OF DECISION

File No. <u>B37/94</u>

Applicant: LYNN WILCOX

- 8. Upon fulfilling and complying with all of the above-noted conditions, and only if required, the Secretary-Treasurer of the Committee of Adjustment must be provided with three (3) copies of the Transfer/Deed of Land for the subject land to be stamped accordingly; or may provide a Certificate to the Applicant stating the Consent has been given in certain cases:
- 9. Prior to the issuance of a building permit, if required, the applicant shall fulfill and comply with all of the above noted consent conditions:
- 10. Pursuant to Section 53(20) of the Planning Act, the applicant shall have a period of one year from the date of the Committee of Adjustment giving Notice of the herein Decision to the Applicant to fulfill and comply with all of the (above-noted) conditions of Consent, if required, failing which the application for consent shall thereupon deem to be refused;

PLEASE NOTE:

- That the payment of the Regional Development Charge is payable to the City of Vaughan before issuance of a building permit in accordance with the Development Charges Act and the Regional Development Charges By-law in effect at the time of payment.
- 2. That the payment of the City Development Charge is payable to the City of Vaughan before issuance of a building permit in accordance with the Development Charges Act and the City's Development Charges By-law in effect at the time of payment.
- 3. That the payment of the Education Development Charge is payable to the City of Vaughan before issuance of a building permit in accordance with the Development Charges Act and the Boards of Education By-laws in effect at the time of payment.

Members concurring in this decision:

M. S. Panicali	K. Fass,	N. Pinto,
Chairman,	Member,	Member,

I hereby certify this to be a true copy of the decision of the Committee of Adjustment, and this decision was concurred in by a majority of the members who heard this application.

Dianne E.L. Grout, A.M.

Secretary-Treasurer

City of Vaughan Committee of Adjustment

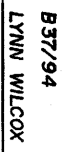
BE ADVISED THAT: A Certificate pursuant to Subsection 53 (21) of The Planning Act (RSO 1985, c.1) cannot be given until all conditions of consent have been fulfilled.

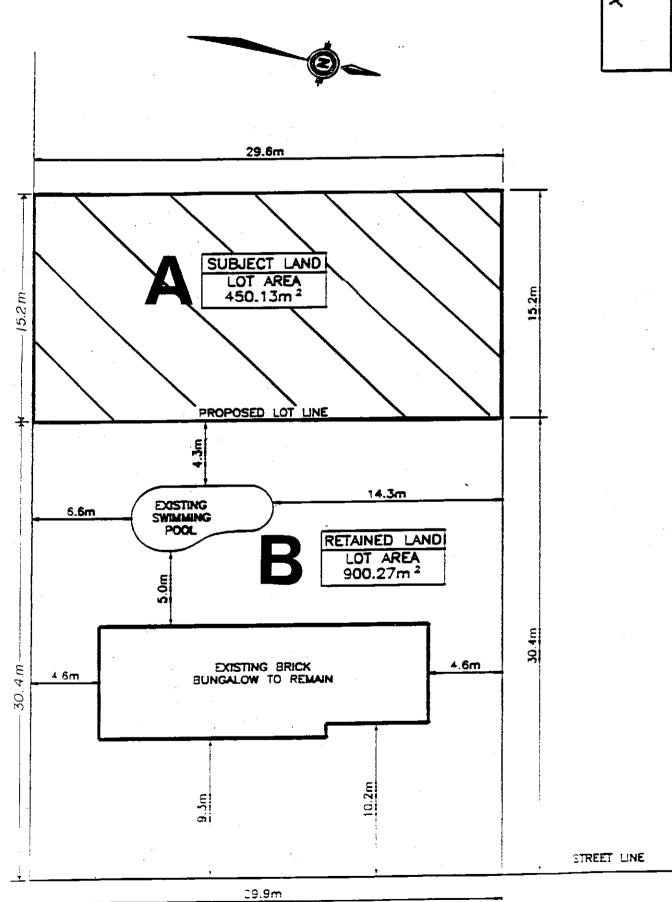
Date of this notice was sent: May 6th, 1994

The last date for appealing the decision is: May 27th, 1994

NOTE:

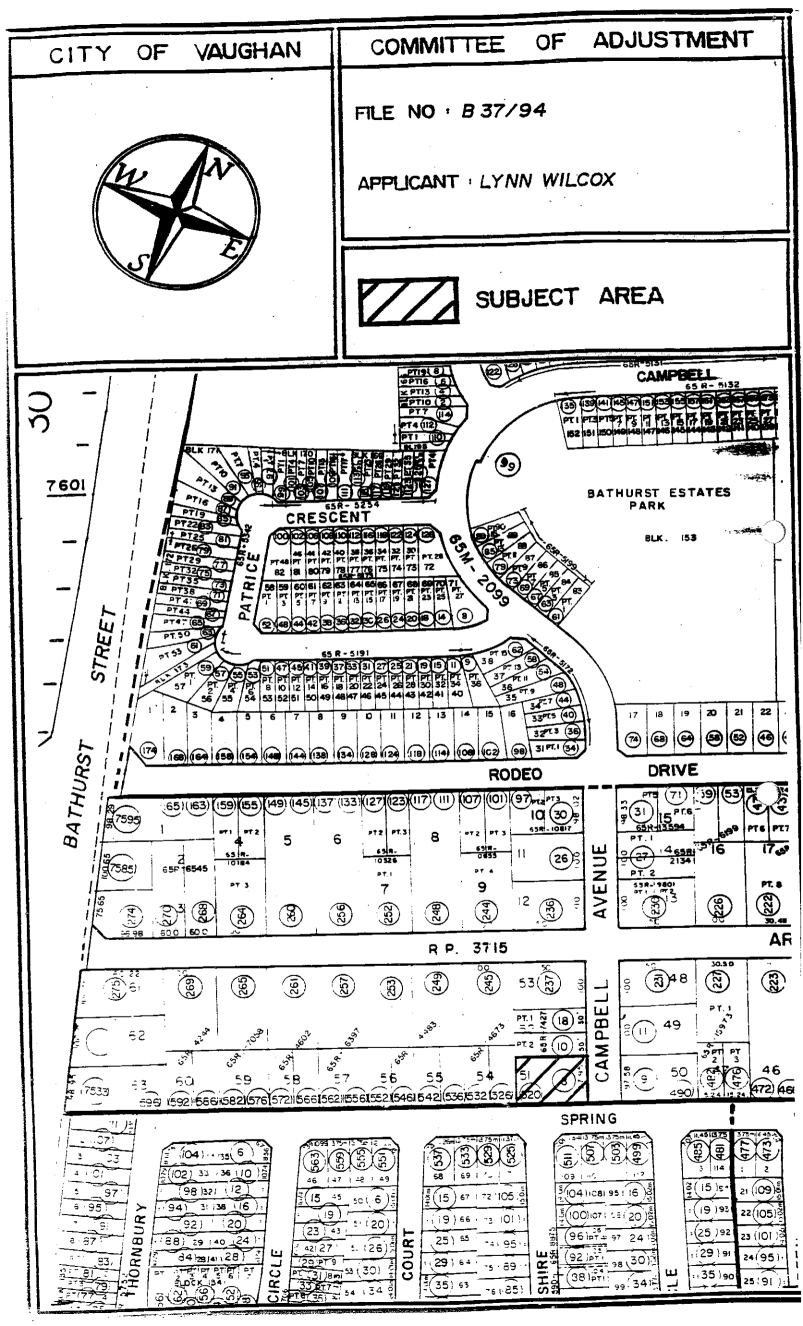
The Planning Act provides for appeals to be filed by "persons". As groups or associations, such as residents or ratepayers groups which do not have incorporated status, may not be considered "persons" for the purposes of the Act, groups wishing to appeal this decision should do so in the name of names of individual group members, and not in the name of the group.





SPRING GATE BLVD

CAMPBELL AVENUE





COMMITTEE OF ADJUSTMENT (CONSENTS)

Address all correspondence to the Secretary-Treasurer

Please refer to the file number <u>B37</u>/94

NOTICE TO THE OWNER

The Committee of Adjustment has approved your application for consent, subject to certain conditions.

A copy of the "notice of decision" is attached, together with relevant information concerning appeal of the decision.

If the decision is not appealed, you will receive a notice that it is "final and binding", in due course. It will be in order for you to fulfill the conditions of approval.

<u>All</u> conditions must be fulfilled before a Certificate can be issued by the Secretary-Treasurer certifying that consent has been given. These conditions must be fulfilled not later than the date set out in the decision.

The period for fulfilling conditions cannot be extended.

Although you may have appointed an agent to act on your behalf in the application, it is your responsibility, as owner, to ensure that all conditions are fulfilled in time. Failure to do so will result in the decision being deemed to have been refused, pursuant to subsection 53(20) of The Planning Act, and your application file will be closed.

NO FURTHER NOTICE OF THE LAST DAY FOR FULFILLING CONDITIONS WILL BE GIVEN.

Respectfully,

Dianne E. L. Grout, A.M.C.T

Secretary-Treasurer City of Vaughan

Committee of Adjustment



COMMITTEE OF ADJUSTMENT (CONSENTS)

TO:

OWNER/AGENT/SOLICITOR

SUBJECT:

Fulfilling Conditions of Consent

Please Note:

- 1. The enclosed decision of the Land Division Committee is subject to an appeal period. Caution should, therefore, be exercised in fulfilling any conditions of consent prior to being notified in writing that no appeal has been taken against the decision and that the decision is final and binding. In this way, unnecessary costs will be avoided, should the decision be appealed.
- 2. The decision, including any conditions of approval set out, cannot be varied except as may be allowed by the Ontario Municipal Board, on appeal.

PLEASE ALSO READ 11(B)



COMMITTEE OF ADJUSTMENT (CONSENTS)

APPEAL OF DECISION - (Reference: Section 53 of The Planning Act)

- (7) The applicant, the Minister and every agency or other person to whom notice of the decision was sent may within thirty days of the making of the decision appeal to the Municipal Board against the decision by filing with the Secretary-Treasurer of the Committee of Adjustment, a notice of appeal setting out written reasons in support of the appeal and accompanied by payment to the Secretary-Treasurer of the fee prescribed by the Board under The Ontario Municipal Board Act.*
- (8) Where the applicant, the Minister or any agency or other person to whom notice of the decision was sent, is not satisfied as to the conditions or any of the conditions imposed by the Committee of Adjustment, he or she may within thirty days of the making of the decision appeal in respect of the conditions or any of the conditions by filling with the Secretary-Treasurer of the Committee of Adjustment, a notice of appeal specifying the condition or conditions appealed and setting out written reasons in support of the appeal, accompanied by payment to the Secretary-Treasurer of the fee prescribed by the Board under The Ontario Municipal Board Act.*
- (9) The Secretary-Treasurer of Committee of Adjustment upon receipt of a notice of appeal filed under subsection (7) or (8) shall forthwith forward the notice of appeal and the amount of the fee mentioned in subsection (7) or (8) to the Municipal Board by registered mail together with all papers and documents filed with the Committee of Adjustment relating to the matter appealed from and such other documents and papers as may be required by the Board.
- (15) On an appeal to the Municipal Board under subsection (7) or where conditions are appealed under subsection (8), the Board shall hold a Hearing of which notice shall be given to such agencies or persons and in such manner as the Board may determine.
- (16) Despite subsection (15), the Municipal Board may, where it is of the opinion that the reasons in support of an appeal under subsection (7) or (8) are insufficient, dismiss the appeal without holding a full Hearing, but before so dismissing the appeal, shall notify the appellant and afford him an opportunity to make representations as to the merits of the appeal.
- (17) Following the Hearing on an appeal under subsection (7) the Municipal Board May make any decision that the Committee of Adjustment could have made on the original application and on a referral of conditions under subsection (8) the Board shall determine the question as to the condition or conditions referred to it.
- (18) Where under subsection (17) the decision of the Municipal Board is that a consent be given, the committee of Adjustment shall thereupon give the consent, except that where conditions have been imposed the consent shall not be given until the Committee of Adjustment is satisfied that the conditions have been fulfilled.
- (19) Where the decision of the Committee of Adjustment on an application is to give a consent and there has been no appeal under subsection (7) or (8), the consent shall be given, except that where conditions have been imposed the consent shall not be given until the Committee of Adjustment is satisfied that the conditions have been fulfilled.
- (20) Where conditions have been imposed and the applicant has not, within a period of one year from the giving of the notice of decision, fulfilled the conditions, the application for consent shall thereupon be deemed to be refused.
- When a consent has been given under this Section, the Secretary-Treasurer of the Committee of Adjustment shall give a certificate to the applicant stating that the consent has been given and the certificate is conclusive evidence that the consent was given and that the provisions of this Act leading to the consent have been complied with and that, despite any other provision of this act, the Committee of Adjustment had jurisdiction to grant the consent and after the Certificate no action may be maintained to question the validity of the consent.
- (22) A consent given under this Section lapses at the expiration of two years from the date of the certificate given under subsection (21), if the transaction in respect of which the consent was given is not carried out within the two-year period, by the Committee of Adjustment in giving the consent may provide for an earlier lapsing of the consent.
- * \$125.00 for primary consent appeal, by cheque, payable to the <u>Minister of Finance</u> and \$25.00 for each related appeal.



COMMITTEE OF ADJUSTMENT

(CONSENTS)

TO:

OWNER/AGENT/SOLICITOR

Please refer to file number

B37/94

SUBJECT:

FULFILLMENT OF CONDITIONS OF APPROVAL

Please note carefully the following:

1. <u>All</u> conditions of approval must be fulfilled before a Certificate of Consent pursuant to subsection 21 of Section 50 of The Planning Act can be issued. Unnecessary delay in the issue of the Certificate can be avoided by observing the following procedures:

(a) CONDITIONS CONCERNING THE MUNICIPALITY IN WHICH THE SUBJECT LAND IS LOCATED:

Payment of lot levy, fees, deed for road widening requests for written advice, agreements, etc., must be forwarded <u>directly</u> to the Municipality, together with a request that a certificate that such conditions have been fulfilled, be forwarded to the Secretary-Treasurer (standard certificate forms have been provided to the Municipality for the purpose).

(b) CONDITIONS CONCERNING THE REGIONAL MUNICIPALITY OF YORK:

(i) Deed for road widening - must forwarded directly to the Regional Solicitors,

62 Bayview Avenue, Box 147 Newmarket, Ontario L3Y 3W3

together with necessary certification that the land described in the deed is free of all encumbrances. The deed must be accompanied by a white print of the deposited Reference Plan referred to in the deed.

- (ii) Payment of a Regional Development Charge is payable to the City of Vaughan and is to be deposited with the City Treasurer in accordance with the Development Charges Act and Regional By-law DC1-91-136.
- (iii) Water wells and private waste disposal systems required information or requests for information must be submitted <u>directly</u> to the Regional Health Department,

22 Prospect Street Newmarket, Ontario L3Y 3S9

together with a request that the information required by the Committee be forwarded to the Secretary-Treasurer.

(c) CONDITIONS CONCERNING OTHER AGENCIES:

(i.e. Conservation Authorities, Ministry of Transportation and Communications, etc.) - requests for written advice, permits, etc., must be forwarded <u>directly</u> to the Agency concerned, together with a request that the information required by the Committee be forwarded to the Secretary-Treasurer.

PLEASE INCLUDE OWNER'S NAME AND APPLICATION NUMBER WITH ANY MATERIAL FORWARDED TO THE ABOVE MUNICIPALITIES AND AGENCIES.

2. It is the owner's responsibility to ensure that all conditions of approval have been fulfilled in accordance with the Committee's decision not later than the date set out in the decision. Failure to do so will result in a lapse of the consent and the file will be closed. Time limits set out in the decision CANNOT be extended. NO FURTHER NOTICE WITH REGARD TO THE LAST DAY FOR FULFILLING CONDITIONS OF APPROVAL WILL BE GIVEN.

IMPORTANT NOTICE:

Examination of the document to which Certificate of Consent is to be affixed will not be commenced until <u>all</u> conditions of approval have been fulfilled and necessary documentation has been filed with the Secretary-Treasurer. The certificate cannot be issued the same day as the document is presented and/or all conditions have been fulfilled. It will be necessary to allow up to <u>three (3) working days</u> after all conditions have been fulfilled and documentation filed, for issue of the Certificate. The owner is cautioned not to make arrangements for completion of the transaction <u>until</u> the Certificate has been issued, in order to avoid possible inconvenience.



COMMITTEE OF ADJUSTMENT (VARIANCES)

NOTICE OF DECISION

FILE NO: A98/94

IN THE MATTER OF Subsection 45 (5) of the Planning Act, S.O. 1983, c. 1, and

During the applicant's submission it was agreed to amend the application and Notice of Hearing to reflect the following..."the maximum lot coverage will be 37.5%..."

THEREFORE, IN THE MATTER OF an application by NAOMI SHRAM, with respect to property in Part of Lot 51 (Part A), Registered Plan 3715 (Part of Lot 29, Concession 1), municipally known as 520 Spring Gate Boulevard.

By-law 1-88 zones this parcel Residential Zone "R2".

The applicant is requesting a variance to permit the construction of a proposed two-storey, single family detached dwelling with an attached garage, notwithstanding, the maximum lot coverage will be 37.5% rather than the required 35.0%.

The Committee is of the opinion that the variance sought, and as amended, can be considered minor and is desirable for the appropriate development and use of the land. The general intent and purpose of the By-law and the Official Plan will be maintained.

That Application No. A98/94, NAOMI SHRAM, be APPROVED, as amended, subject to the following condition:

 That if a Building Permit is not issued, based upon the decision of the Committee of Adjustment within twelve (12) months of the date this decision becomes final and binding, the said decision shall expire and shall be deemed to have been annulled and rescinded by the Committee.

Members concurring in this decision:

M.S. Panicali, R. De Vincenzo, N. Pinto,
Chairman Vice Chairman Member

I hereby certify this to be a true copy of the decision of the Committee of Adjustment and this decision was concurred in by a majority of the members who heard this application.

Diame E.L. Grout, A.M.C.T.,

Secretary-Treasurer, City of Vaughan

Committee of Adjustment

NOTICE OF DECISION

File No: <u>A98/94</u>

Applicant: NAOMI SHRAM

(cont'd.)

DATE OF HEARING:

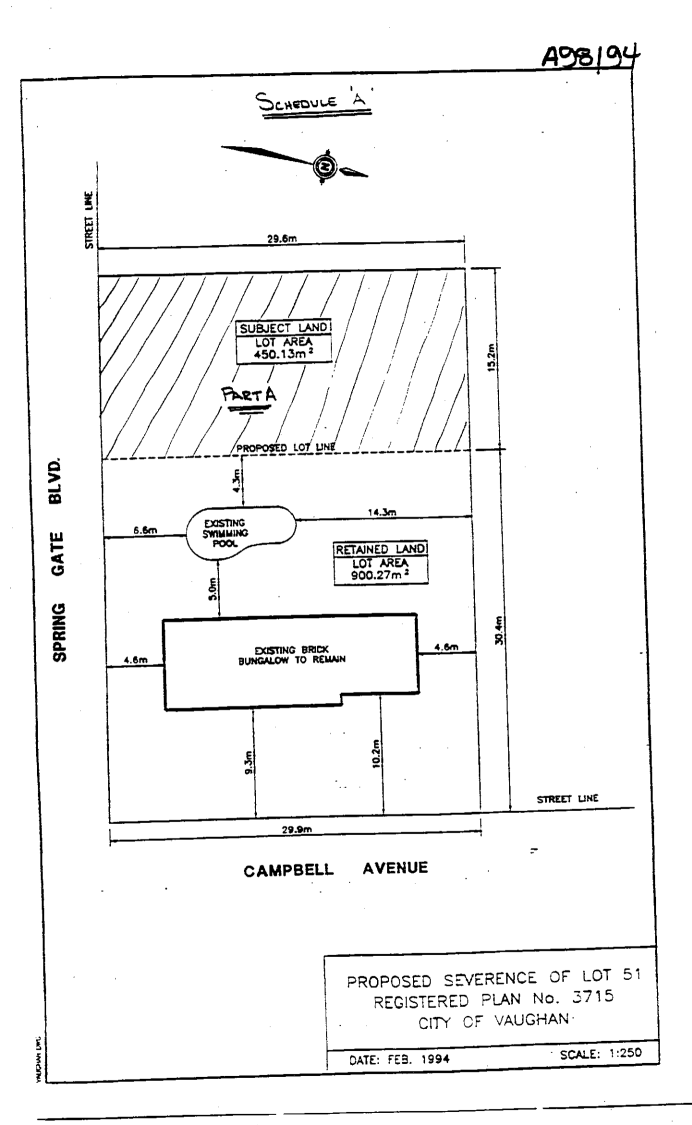
July 21st, 1994

LAST DATE OF APPEAL:

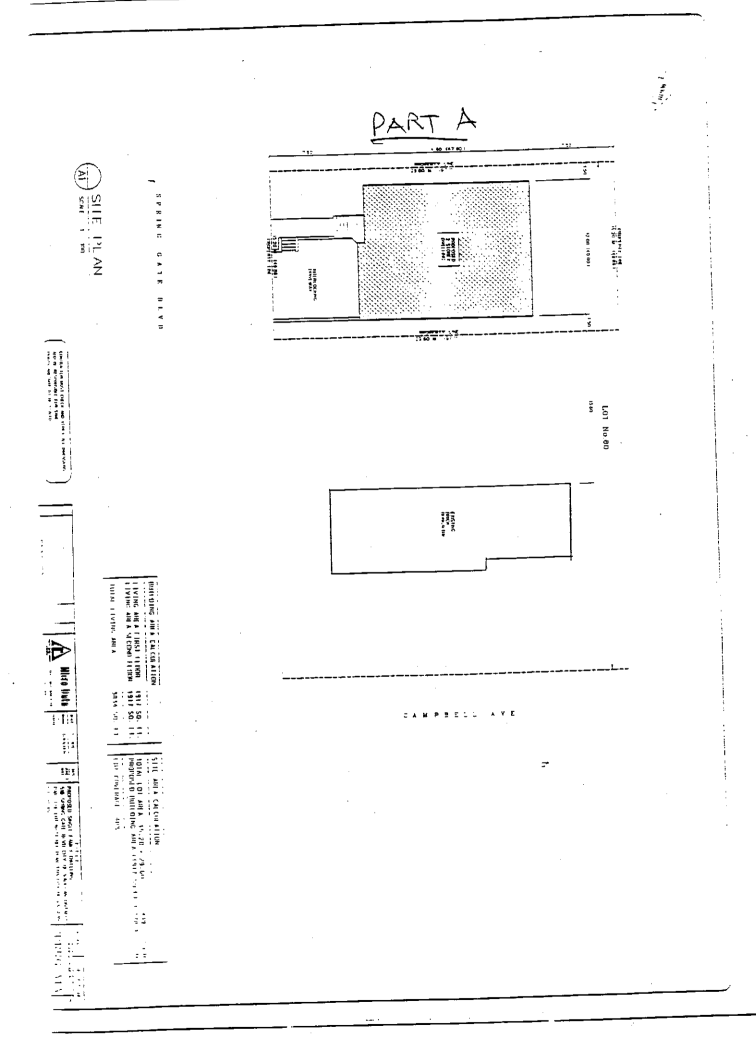
August 19th, 1994

NOTE:

The Planning Act provides for appeals to be filed by "persons". As groups or associations, such as residents or ratepayers groups which do not have incorporated status, may not be considered "persons" for the purposes of the Act, groups wishing to appeal this decision should do so in the name of names of individual group members, and not in the name of the group.

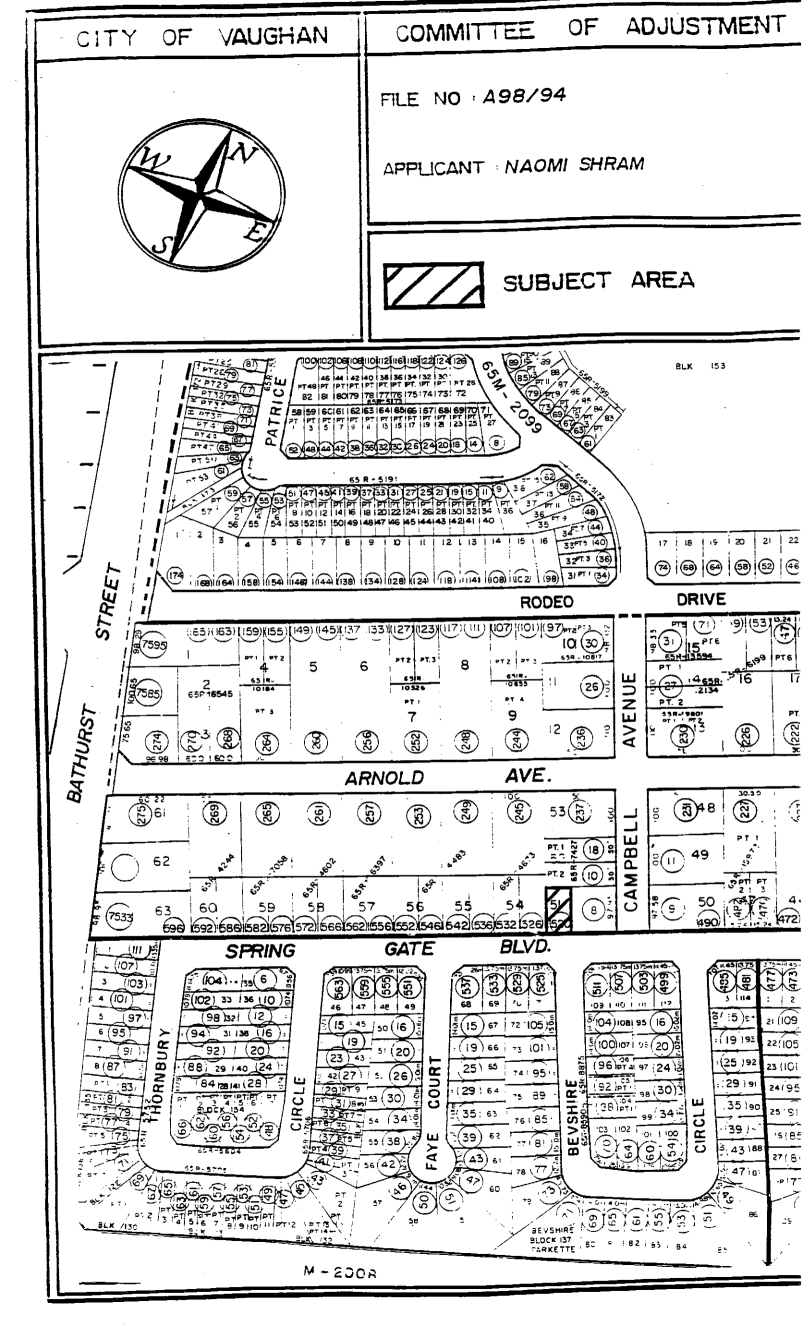


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PLANNING ACT

Subsection 45 - 20 inclusive S.O. 1983, c. 1

- The applicant, the Minister or any other person who has an interest in the matter may within thirty days of the making of the decision appeal to the Municipal Board against the decision of the Committee by serving personally on or sending by registered mail to the Secretary-Treasurer of the Committee a notice of appeal setting out the objection to the decision and the reasons in support of the objection accompanied by payment to the Secretary-Treasurer of the fee prescribed by the Municipal Board* under the Ontario Municipal Board Act as payable on an appeal from a Committee of Adjustment to the Board.
- (13) The Secretary-Treasurer of a Committee, upon receipt of a notice of appeal served or sent to him/her under subsection (12) shall forthwith forward the notice of appeal and the amount of the fee mentioned in Subsection (12) to the Municipal Board by registered mail, together will all papers and documents filed with the Committee of Adjustment relating to the matter appealed from and such other documents an papers as may be required by the Board.
- (14) If within such thirty days no notice of appeal is given, the decision of the Committee if final and binding, and the Secretary-Treasurer shall notify the applicant and shall file a certified copy of the decision with the Clerk of the Municipality.
- (15) Where all appeals to the Municipal Board are withdrawn by the persons who gave notice of appeal, the decision of the Committee is final and Binding and the Secretary of the Board shall notify the Secretary-Treasurer of the Committee who in turn shall notify the applicant and file a certified copy of the decision with the Clerk of the Municipality
- (16) On an appeal to the Municipal Board, the Board shall except as provided in Subsections (15) and (17), hold a hearing of which notice shall be given to the applicant, the appellant, and Secretary-Treasurer of the Committee and to such other persons and in such manner as the Board may determine.
- (17) The Municipal Board may, where it is of the opinion that the objection to the decision set out in the notice of appeal is insufficient, dismiss the appeal without holding a full hearing, but before so dismissing the appeal, shall notify the appealant and afford him an opportunity to make representations as to the merits of the appeal.
- (18) The Municipal Board may dismiss the appeal and may make any decision that the Committee could have made on the original application.
- (19) When the Municipal Board makes an order on an appeal, the Secretary of the Board shall send a copy thereof to the applicant, the appellant and the Secretary-Treasurer of the Committee.
- (20) The Secretary-Treasurer shall file a copy of the order of the Municipal Board with the Clerk of the Municipality.

^{*\$125.00} for the primary variance appeal and \$25.00 for each related variance appeal.



COMMITTEE OF ADJUSTMENT

(VARIANCES)

NOTICE OF DECISION

FILE NO. A83/95

IN THE MATTER OF Subsections 45 (1), (2) and (3) of the Planning Act &

IN THE MATTER OF an application by NEOMI SHRAM, owner of Lot 51, Registered Plan 3715 (Part of Lot 29, Concession 1), municipally known as 518 Spring Gate Boulevard.

By-law 1-88 zones this parcel Residential Zone "R3".

The applicant is requesting variances to permit the maintenance of existing front and rear porch additions to an existing two-storey single family detached dwelling, notwithstanding, the yard encroachment for the front porch is 2.5m and the rear porch is 2.47m rather than the by-law requires 1.8m, further, the minimum interior side yard setback for the air conditioning unit is 0.8m rather than 1.2m and that the lot coverage is 38.4% rather than the previously approved 37.5%. It should be noted that a previous application (A98/94) was approved by Committee of Adjustment on July 21st, 1994. A sketch is attached illustrating the request.

The Committee is of the opinion that the variance sought regarding the rear yard encroachment for the rear porch, can not be considered minor and is not desirable for the appropriate development and use of the land. The general intent and purpose of the By-law and the Official Plan will not be maintained. Therefore it is the decision of the Committee of Adjustment that File No. A83/95, NEOMI SHRAM, be <u>REFUSED.</u>

However, the Committee is also of the opinion that the variances sought regarding the front yard encroachment for the front porch, further, the minimum interior side yard setback and the lot coverage, can be considered minor and are desirable for the appropriate development and use of the land. The general intent and purpose of the By-law and the Official Plan will be maintained. Therefore it is the decision of the Committee of Adjustment that File No. A83/95, NEOMI SHRAM, be APPROVED, subject to the following conditions:

- 1. That the air conditioning unit be moved to a location north of the chimney protrusion, if required, to the satisfaction of the Building Standards Department;
- That if the condition listed above is not fulfilled within twelve (12) months of the date this decision becomes final
 and binding, the said decision shall expire and shall be deemed to have been annulled and rescinded by the
 Committee.

A. Ianni,
Chairman,

T. A. Decicco
Vice Chairman,

M. S. Panicali
Member,

Dianne E.L. Grout, A.M.O.T.,
Secretary-Treasurer
City of Vaughan
Committee of Adjustment

DATE OF HEARING:

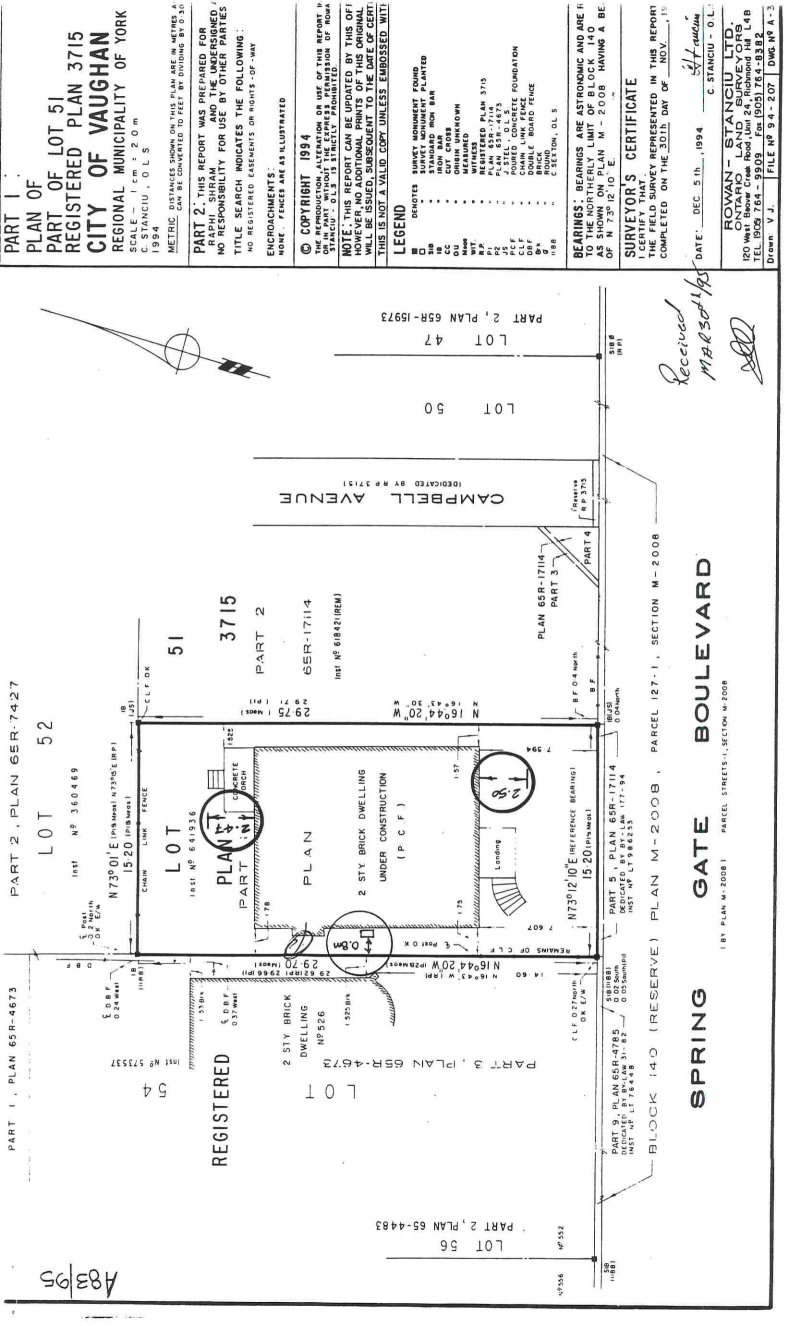
Members concurring in this decision:

May 4th, 1995

LAST DATE OF APPEAL:

May 23rd, 1995

NOTE: The Planning Act provides for appeals to be filed by "persons". As groups or associations, such as residents or ratepayers groups which do not have incorporated status, may not be considered "persons" for the purposes of the Act, groups wishing to appeal this decision should do so in the name of names of individual group members, and not in the name of the group.



CITY OF VAUGHAN



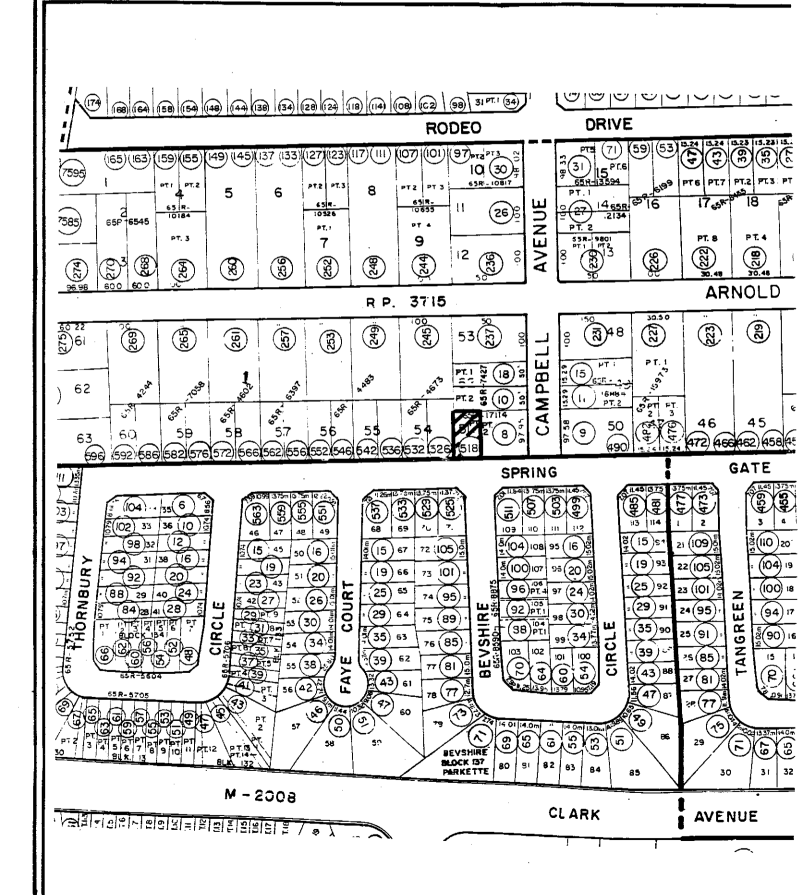
COMMITTEE OF ADJUSTMEN

FILE NO: A83/95

APPLICANT: NEOMI SHRAM



SUBJECT AREA



PLANNING ACT

Subsection 45 - 20 inclusive

- (12) The applicant, the Minister or any other person who has an interest in the matter may within twenty days of the making of the decision appeal to the Municipal Board against the decision of the Committee by serving personally on or sending by registered mail to the Secretary-Treasurer of the Committee a notice of appeal setting out the objection to the decision and the reasons in support of the objection accompanied by payment to the Secretary-Treasurer of the fee prescribed by the Municipal Board* under the Ontario Municipal Board Act as payable on an appeal from a Committee of Adjustment to the Board.
- (13) The Secretary-Treasurer of a Committee, upon receipt of a notice of appeal served or sent to him/her under subsection (12) shall forthwith forward the notice of appeal and the amount of the fee mentioned in Subsection (12) to the Municipal Board by registered mail, together will all papers and documents filed with the Committee of Adjustment relating to the matter appealed from and such other documents an papers as may be required by the Board.
- (14) If within such twenty days no notice of appeal is given, the decision of the Committee if final and binding, and the Secretary-Treasurer shall notify the applicant and shall file a certified copy of the decision with the Clerk of the Municipality.
- (15) Where all appeals to the Municipal Board are withdrawn by the persons who gave notice of appeal, the decision of the Committee is final and Binding and the Secretary of the Board shall notify the Secretary-Treasurer of the Committee who in turn shall notify the applicant and file a certified copy of the decision with the Clerk of the Municipality
- (16) On an appeal to the Municipal Board, the Board shall except as provided in Subsections (15) and (17), hold a hearing of which notice shall be given to the applicant, the appellant, and Secretary-Treasurer of the Committee and to such other persons and in such manner as the Board may determine.
- (17) Despite the Statutory Powers Procedure Act and subsection (16), the Municipal Board may dismiss all or part of an appeal without holding a hearing, on its own motion or on the motion of any party if,
 - (a) it is of the opinion that,
 - (i) the reasons set out in the notice of appeal do not disclose any apparent land use planning ground upon which the Board could allow all or part of the appeal,
 - (ii) the appeal is not made in good faith or is frivolous or vexatious, or
 - (iii) the appeal is made only for the purpose of delay;
 - (b) the appellant has not provided written reasons for the appeal;
 - (c) the appellant has not paid the fee prescribed under the Ontario Municipal Board Act; or
 - (d) the appellant has not responded to a request by the Municipal Board for further information within the time specified by the Board.
- (17.1) Before dismissing an appeal, the Municipal Board shall notify the appellant and give the appellant an opportunity to make representation in respect of the appeal and the Board may dismiss an appeal after holding a hearing or without holding a hearing on the motion, as it considers appropriate.
- (18) The Municipal Board may dismiss the appeal and may make any decision that the Committee could have made on the original application.
- (18.1) On an appeal, the Municipal Board may make a decision on an application which has been amended from the original application if, before issuing its order, written notice is given to the persons and public bodies who received notice of the original application under subsection (5) and to other persons and agencies prescribed under that subsection.
- (18.2) Any person or public body who receives notice under subsection (18.1) may, not later than thirty days after the day that written notice was given, notify the Board of an intention to appear at the hearing or the resumption of the hearing, as the case may be.
- (18.3) If, after the expiry of the time period in subsection (18.2), no notice of intent has been received, the Board may issue its order.
- (18.4) If a notice of intent under subsection (18.2) is received, the Board may hold a hearing or resume the hearing on the amended application.
- (19) When the Municipal Board makes an order on an appeal, the secretary of the Board shall send a copy thereof to the applicant, the appellant and the Secretary-Treasurer of the Committee.
- (20) The Secretary-Treasurer shall file a copy of the order of the Municipal Board with the Clerk of the Municipality.

^{*\$125.00} for the primary variance appeal and \$25.00 for each related variance appeal.