ATTACHMENT NO. 1

CONDITIONS OF DRAFT PLAN OF SUBDIVISION APPROVAL

DRAFT PLAN OF SUBDIVISION FILE 19T-17V012 (THE “PLAN”)
DM11 INCORPORATED
PART OF LOT 30, CONCESSION 1
PART OF LOTS 43, 44, and LOT 45, COMPILED PLAN 9834
CITY OF VAUGHAN

THE CONDITIONS OF THE COUNCIL OF THE CITY OF VAUGHAN THAT SHALL BE SATISFIED PRIOR TO THE RELEASE FOR REGISTRATION OF DRAFT PLAN OF SUBDIVISION FILE 19T-17V012 (THE “PLAN”), ARE AS FOLLOWS:

The Owner shall satisfy the following Conditions:

1. The conditions of Approval of the City of Vaughan as set out on Attachment No. 1a)

2. The Conditions of Approval of York Region as set out on Attachment No. 1b) and dated February 12, 2018.

3. The Conditions of Approval of Enbridge Gas as set out on Attachment No. 1c) and dated October 18, 2017.

4. The Conditions of Approval of Canada Post as set out on Attachment No. 1d) and dated August 20, 2018.

5. The Conditions of Approval of Alectra Utilities as set out on Attachment No. 1e) and dated October 25, 2017.

Clearances

6. Final approval for registration of the Plan may be issued in phases to the satisfaction of the City, subject to all applicable fees provided that:

   a) phasing is proposed in an orderly progression, in consideration of such matters as the timing of road improvements, infrastructure, schools and other essential services; and,

   b) all commenting agencies agree to registration by phases and provide clearances, as required in Conditions in Attachments 1a), 1b), 1c), 1d) and 1e) for each phase proposed for registration; furthermore, the required clearances may relate to lands not located within the phase sought to be registered.
7. The City shall advise that the Conditions on Attachment No. 1a) have been satisfied and the clearance letter shall include a brief statement detailing how each condition has been met.

8. York Region shall advise that the Conditions on Attachment No. 1b) have been satisfied and the clearance letter shall include a brief statement detailing how each condition has been met.

9. Enbridge Gas Distribution Inc. shall advise that the Conditions on Attachment No. 1c) have been satisfied and the clearance letter shall include a brief statement detailing how each condition has been met.

10. Canada Post shall advise that the Conditions on Attachment No. 1d) have been satisfied and the clearance letter shall include a brief statement detailing how each condition has been met.

11. Alectra Utilities shall advise that the Conditions on Attachment No. 1e) have been satisfied and the clearance letter shall include a brief statement detailing how each condition has been met.
ATTACHMENT NO. 1a)

CITY OF VAUGHAN CONDITIONS


2. The lands within this Plan shall be appropriately zoned by a zoning by-law which has come into effect in accordance with the provisions of the Planning Act.

3. The Owner shall pay any and all outstanding application fees to the Development Planning Department, in accordance with the in-effect Tariff of Fees By-law.

4. The Owner shall enter into a Subdivision Agreement with the City to satisfy all financial and other conditions, with regard to such matters as the City may consider necessary, including payment of development levies, the provision of roads and municipal services, landscaping and fencing. The said agreement shall be registered against the lands to which it applies.

5. The Owner shall agree to create easements for maintenance purposes for all lots providing less than 1.2 m side yards, or having roof encroachments, prior to transfer of land.

6. Prior to final approval, easements required for utility, drainage and construction purposes shall be created and granted to the appropriate authority(ies), free of all charge and encumbrances.

7. The road allowance included within this Plan shall be dedicated as public highways without monetary consideration and free of all encumbrances.

8. The road allowance within this Plan shall be named to the satisfaction of the City, in consultation with the York Region Transportation, and Community Planning and Development Services Department; the proposed street name shall be submitted by the Owner for approval by Vaughan Council or be selected from the City’s pre-approved list of street names, and shall be included on the first engineering drawings.

9. The road allowance included in the Plan shall be designed in accordance with the City’s standards for road and intersection design, temporary turning circles, daylighting triangles, and 0.3 metre reserves. The pattern of the street and the layout of lots and blocks shall be designed to correspond and coincide with the pattern and layout of abutting developments.

10. Any dead ends or open sides of the road allowance created by this Plan shall be terminated in 0.3 metre reserves, to be conveyed to the City without monetary consideration and free of all encumbrances, to be held by the City until required for future road allowances or development of adjacent lands.
11. The Owner acknowledges that the final engineering design(s) may result in minor variations to the Plan (e.g. in the configuration of road allowances and lotting, number of lots etc.), which may be reflected in the final Plan to the satisfaction of the City.

12. The Owner shall agree that the location and design of the construction access shall be approved by the City.

13. Prior to final approval, a soils report prepared at the Owner’s expense shall be submitted to the City for review and approval. The Owner shall agree in the Subdivision Agreement to carry out, or cause to carry out, the recommendations including pavement design structure for ideal and non-ideal conditions to the satisfaction of the City.

14. The Owner shall agree to remove any driveways and buildings on site, which are not approved to be maintained as part of the Plan; any modification to off-site driveways required to accommodate this Plan shall be co-ordinated and completed at the cost of the Owner.

15. The Owner shall agree that all lots or blocks to be left vacant shall be graded, seeded, maintained and signed to prohibit dumping and trespassing.

16. The Owner shall agree in the Subdivision Agreement that no Building Permit(s) will be applied for or issued until the City is satisfied that adequate road access, municipal water supply, sanitary sewers, and storm drainage facilities are available to service the proposed development.

17. Prior to the initiation of grading, and prior to the registration of the Plan or any phase thereof, the Owner shall submit to the City for review and approval the following:

   A detailed engineering report that describes the storm drainage system for the proposed development within the Plan, which report shall include:

   a) plans illustrating how this drainage system will tie into surrounding drainage systems, and indicating whether it is part of an overall drainage scheme, how external flows will be accommodated, and the design capacity of the receiving system;

   b) the location and description of all outlets and other facilities;

   c) storm water management techniques which may be required to control minor or major flows; and,

   d) proposed methods of controlling or minimizing erosion and siltation onsite and in downstream areas during and after construction.
The Owner shall agree in the Subdivision Agreement to carry out, or cause to carry out, the recommendations set out in any and all of the aforementioned reports to the satisfaction of the City.

18. The Owner shall agree:

a) to obtain all necessary permits pursuant to Ontario Regulation 166/06, Regulation of Development, Interference with Wetlands and Alterations to Shorelines and Watercourses, from the Toronto and Region Conservation Authority;

b) to maintain all stormwater management and erosion and sedimentation control structures operating and in good repair during the construction period; and

c) to provide a copy of the executed Subdivision Agreement to the Toronto and Region Conservation Authority.

19. Prior to final approval of the Plan, the Owner shall pay its proportionate share of the cost any external municipal services, temporary and/or permanent built or proposed, that have been designed and oversized by others to accommodate the development of the Plan.

20. The Owner shall agree:

a) that prior to final approval, the Owner shall satisfy all technical, financial and other requirements of Alectra Utilities., its successors and assign regarding the design, installation, connection and/or expansion of electric distribution services, or any other related matters; the Owner shall enter into a Development Agreement with Alectra Utilities which addresses the foregoing requirements; and,

b) to design, purchase materials, and install a buried hydro distribution system, compatible with the existing and/or proposed systems in surrounding Plans, all in accordance with the latest standards and specifications of Alectra Utilities and the City.

21. The Owner shall convey the following lands to the City free of all charge and encumbrances:

a) Block 7 for a 0.3 m reserve
b) Block 8 for open space purposes

22. The Owner shall agree in the Subdivision Agreement to design, purchase material and install a Light Emitting Diode (‘LED’) streetlighting system in the Plan in accordance with City Standards and specifications. This Plan shall be
provided with decorative streetlighting to the satisfaction of the City.

23. Prior to final approval, the owner shall provide a detailed tree preservation study to the satisfaction of the City. The study shall include an inventory of all existing trees, assessment of significant trees to be preserved and proposed methods of tree preservation based on the arborist report recommendations.

- In addition, the study shall quantify the value of the tree replacements using the Urban Design Tree Replacement Valuation outlined in the City’s Tree Protection Protocol
- The Owner shall not remove trees without written approval by the City
- The Owner shall enter into a tree protection agreement which will form a condition of the draft plan approval

24. Prior to final approval, the Owner shall not remove any vegetation or topsoil or start any grading of the lands, without a Fill Permit issued by the City, and a Development Agreement, if necessary.

25. The Owner shall agree to erect fencing in the locations and of the types as shown on the approved construction drawing and as required by the City.

26. The Owner shall agree that:

a) Prior to final approval and prior to commencement of any work on the site, the Owner shall carry out an archaeological assessment of the subject property to the satisfaction of the City and the Ministry of Tourism, Culture and Sport; and the Owner shall agree to mitigate, through preservation or resource removal and documentation, adverse impacts to any significant archaeologically resources found. No grading or other soil disturbances shall take place on the subject property (the Plan) prior to the approval authority and the Ministry of Tourism, Culture and Sport confirming that all archeological resource concerns have met licensing and resource conservation requirements;

b) Prior to final approval and prior to the commencement of any work on site, the Owner shall deliver to the City (Urban Design and Cultural Heritage Division) two copies of the Archeological Assessment; and

c) Prior to the commencement of any archaeological fieldwork, a copy of the contract information sheet which was submitted to the Ministry of Tourism, Culture and Sport shall have been forwarded to the City; licensed consultants are urged to review the Archaeological Master Plan Study for the City of Vaughan prior to commencing any fieldwork.
27. The Owner agrees to:

a) provide the following for each community mailbox site, as shown on the servicing plans:

i) a sidewalk section (concrete pad), as per municipal and Canada Post standards, to support the mailboxes;

ii) any required walkway across the boulevard, as per municipal standards; and

iii) any required curb depressions.

b) provide a suitable temporary community mailbox location(s) until the curbs, sidewalks and final grading have been completed at the permanent location(s); and

c) provide a copy of the executed agreement to Canada Post.

28. The Owner shall include the following warning clauses to be included in a schedule to all Offers of Purchase and Sale, or Lease for all lots/blocks:

a) within the entire subdivision Plan:

- "Purchasers and/or tenants are advised that proper grading of all lots in conformity with the Subdivision Grading Plans is a requirement of this Subdivision Agreement.

The City has taken a Letter of Credit from the Owner (Subdivision Developer) as security to ensure all municipal services including, but not limited to, lot, grading, are constructed to the satisfaction of the City. Direct cash deposit from the Purchasers to the City and/or Owner, for lot grading purposes, is NOT a requirement of this Subdivision Agreement. The City of Vaughan does not control the return of such deposits and purchasers/tenants must direct inquiries regarding this return to their vendor/landlord."

- "Purchasers and/or tenants are hereby put on notice that the Telecommunications Act and the Canadian Radio-television and Telecommunications Commission (CRTC) authorize telephone and telecommunication facilities and services to be provided by telecommunication carriers other than traditional carriers for such services and that purchasers and tenants are advised to satisfy themselves that such carriers servicing the lands provide sufficient service and facilities to meet their needs."
“Purchasers and/or tenants are advised that driveway widths and curb cut widths are governed by City of Vaughan Zoning By-law 1-88, as amended, as follows:

a) The maximum width of a driveway shall be 6 metres measured at the street curb, provided circular driveways shall have a maximum combined width of 9 metres measured at the street curb.

b) Driveway in either front or exterior side yards shall be constructed in accordance with the following requirements:

<table>
<thead>
<tr>
<th>Lot Frontage</th>
<th>Maximum Width of Driveway</th>
</tr>
</thead>
<tbody>
<tr>
<td>12 m and greater(^1)</td>
<td>9m</td>
</tr>
</tbody>
</table>

\(^1\)The Lot Frontage for Lots 12m and greater shall be comprised of a Minimum of 50% Landscaped Front or Exterior side yard and a minimum sixty percent (60%) of the Minimum Landscaped Front or Exterior side yard shall be soft landscaping in accordance with Paragraph 4.1.2.”

“Purchasers and/or tenants are advised that mail delivery will be from a designated community mailbox in accordance with the requirements dictated by Canada Post. The location of the mailbox shall be shown on the community plan provided by the Owner in its Sales Office.”

“Purchasers and/or tenants are advised that fencing and/or noise attenuation features along the lot lines of lots and blocks abutting public lands, including public highway, laneway, walkway or other similar public space, is a requirement of this Subdivision Agreement and that all required fencing and barriers shall be constructed with all fencing materials, including foundations, completely on private lands and totally clear of any 0.3m reserve, as shown on the Construction Drawings.

“The City has taken a Letter of Credit from the Owner for security to ensure all fencing including, but not limited to, privacy fencing, chain link fencing and acoustic fencing, are constructed to the satisfaction of the City. Direct cash deposit from the Purchasers to the City and/or Owner, for fencing, is not a requirement of this Subdivision Agreement.”
“Purchasers and/or tenants are advised that fencing along the lot lines of Lots and Blocks abutting public lands is a requirement of this Subdivision Agreement and that all required fencing, noise attenuation feature and barriers shall be constructed with all fencing materials, including foundations, completely on private lands and totally clear of any 0.3 metre reserve, as shown on the Construction Drawings.

The City has taken a Letter of Credit from the Owner (Subdivision Developer) for the security to ensure all fencing including, but not limited to, privacy fencing, chain link fencing and acoustic fencing, are constructed to the satisfaction of the City. Direct cash deposit from the Purchasers to the City and/or Owner, for fencing, is NOT a requirement of this Subdivision Agreement.

The maintenance of the noise attenuation feature or fencing shall not be the responsibility of the City, or York Region and shall be maintained by the Owner until assumption of the services of the Plan. Thereafter the maintenance of the noise attenuation feature or fencing shall be the sole responsibility of the lot Owner.

Landscaping provided on York Region right-of-ways by the Owner or the City for aesthetic purposes shall be approved by York Region and maintained by the City with the exception of the usual grass maintenance.”

“Purchasers and/or tenants are advised that this Plan is designed to include rear lot catchbasins. The rear lot catchbasin is designed to receive and carry only clean stormwater. It is the homeowner’s responsibility to maintain the rear lot catchbasin in proper working condition by ensuring that the grate is kept clear of ice, leaves and other debris that would prevent stormwater from entering the catchbasin. The rear lot catchbasins are shown on the Construction Drawings and the location is subject to change without notice.”

“Purchasers and/or tenants are advised that the Owner (Subdivision Developer) has made a contribution towards recycling containers for each residential unit as a requirement of this Subdivision Agreement. The City has taken this contribution from the Owner to off-set the cost for the recycling containers, therefore, direct cash deposit from the Purchasers to the Owner for recycling containers purposes is not a requirement of the City of Vaughan. The intent of this initiative is to encourage the home Purchasers to participate in the City’s waste diversion programs and obtain their recycling containers from the Joint Operation Centre (JOC), 2800 Rutherford Road, Vaughan, Ontario, L4K 2N9, (905) 832-8562; the JOC is
located on the north side of Rutherford Road just west of Melville Avenue.”

b) abutting any open space, woodlot or stormwater facility:
   • "Purchasers and/or tenants are advised that the adjacent open space, woodlot or stormwater management facility may be left in a naturally vegetated condition and receive minimal maintenance."

c) abutting a park block:
   • "Purchasers and/or tenants are advised that the lot abuts a municipal open space/cultural heritage facility. Noise and/or light may be experienced from the active use of the adjacent City-owned lands."

d) encroachment and/or dumping:
   • “Purchasers and/or tenants are advised that any encroachments and/or dumping from the lot/block to the adjacent City-owned lands are prohibited.”

Any additional warning clause as noted in the Subdivision Agreement shall be included in all Offers of Purchase and Sale or Lease for all lots and/or blocks within the Plan to the satisfaction of the City. Undoubtedly

29. The Owner shall cause the following to be displayed on the interior wall of the sales office, information approved by the City of Vaughan, prior to offering any units for sale, to be monitored periodically by the City. No Building Permit(s) shall be issued for a sales office or model home, or a residential unit until such information is approved by the City of Vaughan:
   • the Neighbourhood Plan for the broader area, showing surrounding land uses, arterials/highways, railways and hydro lines, etc.
   • the location of street utilities, community mailboxes, entrance features, fencing and noise attenuation features, together with the sidewalk plan approved in conjunction with draft plan approval.
   • the location of parks, open space, stormwater management facilities and trails.
   • the location of institutional uses, including schools, places of worship, community facilities.
   • the location and type of commercial sites.
- colour-coded residential for singles, semis, multiples, and apartment units.
- the following notes in BOLD CAPITAL TYPE on the map:

  "For further information, on proposed and existing land uses, please call or visit the City of Vaughan, Development Planning Department, at 2141 Major Mackenzie Drive, L6A 1T1; (905)832-8585."

  "For detailed grading information, please call the developer's engineering consultant, (name) at *__________________*."

  "This map is based on information available as of (date of map), and may be revised or updated without notification to purchasers."

  [In such circumstances, the Owner is responsible for updating the map and forwarding it to the City for verification.]"

30. Where the Owner proposes to proceed with the construction of a model home(s) prior to registration of the Plan, the Owner shall enter into an Agreement with the City, setting out the conditions, and shall fulfill relevant conditions of that Agreement prior to issuance of a Building Permit.

31. Prior to the initiation of the grading or striping of top soil and final approval, the Owner shall submit a top soil storage Plan detailing the location, size, slopes stabilization methods and time period, for the review and approval by the City. Top soil storage shall be limited to the amount required for final grading, with the excess removed from the site, and shall not occur on the either park or school blocks.

32. The Owner shall permit any telephone or telecommunications service provider to locate its plant in a common trench within the Plan prior to release of the Plan for registration, provided such service provider has executed a Municipal Access Agreement with the City. The Owner shall ensure that any such service provider will be permitted to install its plant so as to permit connection to individual dwelling units within the Plan and when each dwelling unit is constructed.

33. Prior to the landscape plan review by Urban Design staff, a fee shall be provided by the owner to the Development Planning Department in accordance with recent council approved fee by-laws (commencing January 31, 2019); i.e. Tariff of Fees for Vaughan Planning Applications – Landscape Plan Review.

- This fee will include staff’s review and approval of proposed streetscaping/landscaping within the development (including but not limited to urban design guidelines, landscape master plan, architectural design
guidelines, perfect submission landscape architectural drawings, stormwater management pond planting plans, natural feature edge restoration/management plans), and tree inventory/preservation/removals plans.

- In addition, a fee will be applied for each subsequent inspection for the start of the guaranteed maintenance period and assumption of the development by the City of Vaughan.

34. The warning clause Vaughan Council approved September 29th, 1997 with respect to “Tree Fees” shall be included in the Subdivision Agreement:

- “Purchasers are advised that the planting of trees on City boulevards in front of residential units is a requirement of the Subdivision Agreement. A drawing depicting the conceptual location for boulevard trees is included as a schedule in this Subdivision Agreement. This is a conceptual plan only and while every attempt will be made to plant trees as shown, the City reserves the right to relocate or delete any boulevard tree without further notice.”

- “The City has not imposed an amount of a ‘Tree Fee’ or any other fee which may be charged as a condition of purchase for the planting of trees. Any ‘Tree Fee’ paid by the purchasers for boulevard trees does not guarantee that a tree will be planted on the boulevard in front or on the side of a residential dwelling.”

35. The Owner shall agree in the Subdivision Agreement to erect permanent wood fence treatments for flanking residential lots; to be co-ordinated with the environmental noise report and architectural design guidelines.

36. The Owner shall pay to Vaughan by way of certified cheque, cash-in-lieu of the dedication of parkland equivalent to 5% of the value of the Subject Lands, prior to the issuance of a Building Permit, in accordance with the Planning Act and the City’s Cash-in-Lieu Policy. The Owner shall submit an appraisal of the subject lands, in accordance with Section 42 of the Planning Act, prepared by an accredited appraiser for approval by the Office of the City Solicitor, Real Estate Division and the approved appraisal shall form the basis of the cash-in-lieu payment.

37. Prior to final approval of the Plan, the Owner shall make the necessary arrangements at the expense of the Owner for the relocation of any utilities required by the development of the Plan to the satisfaction of the City.

38. The Owner shall agree in the Subdivision Agreement to maintain adequate chlorine residuals in the watermains within the Plan after successful testing and connection to the potable municipal water system and continue until such time as determined by the City or until assumption of the Plan. In order to maintain
adequate chlorine residuals, the Owner will be required to retain a licensed water
operator to flush the water system and sample for chlorine residuals on a regular
basis determined by the City. The Owner shall be responsible for the costs
associated with these activities including the metered consumption of water used
in the program.

39. The Owner shall agree in the Subdivision Agreement to convey any lands and/or
easements, free of all costs and encumbrances, to the City that are necessary to
construct the municipal services for the Plan, which may include any required
easements and/or additional lands within and/or external to the Plan, to the
satisfaction of the City.

40. Prior to final approval of the Plan and/or commencement of construction within
the Plan, the Owner shall submit a detailed Stormwater Management Report to
the satisfaction of the City.

41. Prior to final approval of the Plan, a Water Supply Analysis Report shall be
submitted to the satisfaction of the City which shall include a comprehensive
water network analysis of the water distribution system and shall demonstrate
that adequate water supply for the fire flow demands is available for the Plan.

42. Prior to final approval of the Plan and/or commencement of construction within
the Plan, the Owner shall submit a detailed hydrogeological impact study for the
review and approval of the City that identifies, if any, local wells that may be
influenced by construction and, if necessary, outline a monitoring program to be
undertaken before, during and after construction of the subdivision.

43. Prior to final approval of the Plan, and/or conveyance of land, and/or any initiation
of grading or construction, the Owner shall implement the following to the
satisfaction of the City:

a) Submit a Phase One Environmental Site Assessment (ESA) report and, if
required and as applicable, a Phase Two ESA, Remedial Action Plan
(RAP), Phase Three ESA report in accordance with Ontario Regulation
(O. Reg.) 153/04 (as amended) for the lands within the Plan. The
sampling and analysis plan prepared as part of the Phase Two ESA,
Phase Three ESA, and RAP shall be developed in consultation with the
City, implemented, and completed to the satisfaction of the City;

b) Should a change to a more sensitive land use as defined under O. Reg.
153/04 (as amended) or remediation of any portions of lands within the
Plan be required to meet the applicable Standards set out in the Ministry
of the Environment, Conservation and Parks (MECP) document “Soil,
Ground Water and Sediment Standards for Use under Part XV.1 of the
Environmental Protection Act” (as amended), the Owner shall submit a
complete copy of the satisfactory registration of the Record(s) of Site
Condition (RSCs) filed on the Environmental Site Registry including the acknowledgement letter from the MECP, covering all the lands within the Plan;

c) Submit a signed and stamped certificate letter prepared by the Owner’s Environmental Qualified Person/Professional (QP) stating that they covenant and agree that all lands within the Plan and any lands and easements external to the Plan to be dedicated to the City were remediated in accordance with O. Reg. 153/04 (as amended) and the accepted RAP (if applicable), are suitable for the intended land use, and meet the applicable Standards set out in the MECP document “Soil, Ground Water and Sediment Standards for Use under Part XV.1 of the Environmental Protection Act” (as amended); and

d) Reimburse the City for the cost of the peer review of the ESA reports and RAP, as may be applicable.

44. For park/open space block(s) that are being conveyed to the City, prior to final approval of the Plan, and/or conveyance, and/or release of applicable portion of the Municipal Services Letter of Credit, the Owner shall implement the following to the satisfaction of the City:

(a) Submit a Phase Two Environmental Site Assessment (ESA) report in accordance with Ontario Regulation (O. Reg.) 153/04 (as amended) assessing all park/open space block(s) in the Plan for contaminants of concern to the satisfaction of the City. On-site sampling of the park/open space block(s) shall be conducted only after the City has certified the rough grading of the park/open space block(s), but prior to the placement of topsoil and landscaping. The sampling and analysis plan prepared as part of the Phase Two ESA shall be developed in consultation with the City, implemented, and completed to the satisfaction of the City;

(b) Should remediation of any portions of the park/open space block(s) within the Plan be required to meet the applicable Standards set out in the Ministry of the Environment, Conservation and Parks (MECP) document “Soil, Ground Water and Sediment Standards for Use under Part XV.1 of the Environmental Protection Act” (as amended), submit a Remedial Action Plan (RAP) and a complete copy of the satisfactory registration of the Record(s) of Site Condition (RSCs) filed on the Environmental Site Registry including the acknowledgement letter from the MECP, covering the remediated park/open space block(s) within the Plan;

(c) Submit a signed and stamped certificate letter prepared by the Owner’s Environmental Qualified Person/Professional (QP) stating that they covenant and agree that the park/open space block(s) to be dedicated to the City were remediated in accordance with O. Reg. 153/04 (as
amended) and the accepted RAP (if applicable), are suitable for the intended land use, and meet the applicable Standards set out in the MECP document “Soil, Ground Water and Sediment Standards for Use under Part XV.1 of the Environmental Protection Act” (as amended); and

(d) Reimburse the City for the cost of the peer review of the ESA reports and RAP, as may be applicable.

45. The Owner shall agree in the Subdivision Agreement to provide information on sustainable transportation, via various media, to all purchasers and/or tenants within the Plan, including pedestrian, cycling facilities, transit routes, roundabouts, and carpooling and park-and-ride facilities (if applicable) to the satisfaction of the Development Engineering and Infrastructure Planning Department.

46. The Owner shall prepare a noise report at the Owner's expense and shall be submitted to the City for review and approval. The Owner shall agree in the Subdivision Agreement to carry out, or cause to carry out, the noise consultant recommendations in the report to the satisfaction of the City.

47. Prior to initiation of grading or stripping of topsoil and prior to final approval of the Plan, the Owner shall prepare and implement a detailed erosion and sediment control plan(s) addressing all phases of the construction of the municipal services and house building program including stabilization methods, topsoil storage locations and control measures to the satisfaction of the City. The Owner shall prepare the erosion and sediment control plan(s) for each stage of construction (pre-stripping/earthworks, pre-servicing, post-servicing) in accordance with the Toronto and Region Conservation Authority (TRCA) Erosion and Sediment Control Guidelines for Urban Construction, dated December 2006 and implement a monitoring and reporting program to the satisfaction of the City.

48. The Owner shall agree in the Subdivision Agreement to decommission any existing wells and driveways on the Plan in accordance with all applicable provincial legislation and guidelines and to the satisfaction the City.

49. The Owner shall agree in the Subdivision Agreement to conduct a pre-construction survey which shall include, but not be limited to, an inventory of the existing municipal right-of-way of Donna Mae Crescent. The Owner shall provide a copy of this pre-construction survey to the City prior to commencement of construction. All driveways, fences, trees, and any other private properties damaged during construction to be replaced/reinstated to original conditions or better at the Owner’s expense, to the satisfaction of the City.

50. The Owner shall pay to the City the cost for the future maintenance of the stormwater management underground detention tank and oil/grit separator
located on the proposed municipal road. The Owner shall pay additional cost for monitoring the stormwater management underground detention tank.

51. The Owner shall agree in the Subdivision Agreement to design and construct the storm sewers on Donna Mae Crescent downstream of the Plan to Centre Street, to the satisfaction of the City.

52. The Owner shall revise the Pavement Marking and Signage Plan to include the recommended signage for Donna Mae Crescent, including Sharp Curve (Wa-2 or Wa-102) signs with Advisory 30 km/h Speed tab signs (Wa-7t) as per Ontario Traffic Manual Book 6.

53. The Owner shall submit a truck maneuvering plan that includes fire, dump truck and snow plough maneuvering diagrams.

54. Prior to final approval, the Owner shall prepare a detailed edge management plan study for the perimeter of the open space lands. The study shall include an inventory of all existing trees within an 8 metre zone inside the staked edges, and areas where the open space and woodland edges are disturbed, assessment of significant trees to be preserved and proposed methods of edge management and/or remedial planting shall be included. The Owner shall not remove any vegetation without written approval by the City.

55. Prior to final approval, the Owner shall provide a report for a 20 metre zone within all staked open space and woodland edges to the satisfaction of the Toronto and Region Conservation Authority ('TRCA') and the City, which identifies liability and issues of public safety and recommends woodland management practices and removal of hazardous and all other trees as identified to be removed prior to assumption of the subdivision.

56. The Owner shall agree in the Subdivision Agreement to erect a permanent 1.5 m high black vinyl chain-link fence or approved equal along the limits of the residential lots/blocks that abut the open space and tableland woodlot lands and associated buffer block.

57. The Owner shall agree in the Subdivision Agreement to erect an appropriate fence barrier along limits of the residential lots that abut the existing park, to the satisfaction of the City.

58. The Owner shall agree in the Subdivision Agreement to construct, at no cost to the City, any required sidewalk and/or walkway shown on the approved construction drawings to the satisfaction of the City. The Owner shall design Street 1 with a sidewalk on one side of the right-of-way.

59. Prior to final approval of the Plan, the Owner shall submit a Woodland Enhancement and Implementation Plan that provides ecological gains in areas
on or adjacent to the Subject Lands, including but not limited to the City-owned Macdonald House Lands located east of the Subject Lands, to the satisfaction of the City. The Owner shall provide woodlot compensation in the amount of $27,800 through planting and/or a cash-in-lieu contribution, to the satisfaction of the City.

60. Prior to final approval of the Plan, the Owner shall carry out a seasonal field investigation and bird breeding survey to determine the presence/absence of globally or provincially rare plants, animals or communities including Species at Risk in Ontario (threatened, endangered or of special concern), to the satisfaction of the City.

61. Prior to final approval of the Plan, the Owner shall submit a letter prepared by a qualified professional to determine the presence of an ephemeral or intermittent stream located within the City-owned Macdonald Lands Woodlands located east of the Subject Lands, to the satisfaction of the City.

62. Prior to final approval, the Owner shall enter into a Tree Protection Agreement with the City in accordance with the Council adopted Tree By-law 052-2018, and upon finalization of the landscape plan, shall quantify the value of tree replacements using the Urban Design Tree Replacement Valuation outlined in the City’s Tree Protection Protocol. The Owner shall not remove trees without written approval by the City.

63. Prior to final approval, the Owner shall prepare an urban design brief. The document must articulate how the community layout and concept is consistent with the performance standards outlined in the Vaughan City-Wide Urban Design Guidelines and Vaughan Official Plan 2010. The document shall address but not be limited to the following issues:

- Landscape master plan; co-ordination of the urban design/streetscape elements including fencing treatments and street tree planting.
- Architectural control design guidelines.
- Sustainability design practices/guidelines.

64. The Owner shall agree in the subdivision agreement to provide a soils report for all street tree pits and planting beds throughout the subdivision to the satisfaction of the City.
February 12, 2018

Mr. Mauro Peverini
Director of Development Planning
City of Vaughan
2141 Major Mackenzie Drive
Vaughan, ON L6A 1T1

Attention: Mark Antoine, Planner

Re: Draft Plan of Subdivision 19T-17V12 (SUBP.17.V.0036)
11 & 19 Donna Mae Crescent
Part of Lots 43, 44 & Lot 45
Registrar’s Compiled Plan 9834
(DM11 Incorporated, Teresa Baldassarra)
City of Vaughan

York Region has now completed its review of the above noted draft plan of subdivision prepared by KLM Planning Partners Inc., Project No. P-2344, dated September 28, 2017. The proposed development is located on lands municipally known as 11 & 19 Donna Mae Crescent, south of Centre Street and west of Yonge Street, in the City of Vaughan. The draft plan of subdivision will facilitate the development of 4 single detached residential units and a street while retaining 2 existing residential dwellings, within a 0.92 ha site.

Sanitary Sewage and Water Supply
Residential development in the City of Vaughan requires servicing capacity allocation prior to final approval. If the City of Vaughan does not grant this development allocation from the existing capacity assignments to date, then the development may require additional Regional infrastructure based on conditions of future capacity assignment, which may include:

- Duffin Creek WPCP Outfall Modification – 2021 pending the outcome of the Class EA currently underway.
- Other projects as may be identified in future studies.

The timing of the above infrastructure is the current estimate and may change as each infrastructure project progresses and is provided for information purposes only.

Based on our understanding of the Functional Servicing Report, the wastewater and water servicing will be connecting to the existing City of Vaughan wastewater and water infrastructure.
in the Donna Mae Crescent right-of-way. There is no Regional wastewater or water infrastructure in the vicinity of the proposed development.

Summary
York Region has no objection to draft plan approval of the plan of subdivision subject to the attached Schedule of Conditions. We request a copy of the notice of decision, draft approved plan, and the conditions of draft approval should the plan be approved.

Should you have any questions regarding the above or the attached conditions please contact Justin Wong, Planner, at extension 71577 or through electronic mail at justin.wong@york.ca.

Yours truly,

Duncan MacAskill, M.C.I.P., R.P.P.
Manager, Development Planning

JW/

Attachment (1) Schedule of Conditions

YORK-#8174407-v1-19T-17V12__Regional_Condition_Letter
Schedule of Conditions
19T-17V12 (SUBP.17.V.0036)
11 & 19 Donna Mae Crescent
Part of Lots 43, 44 & Lot 45
Registrar’s Complied Plan 9834
(DM11 Incorporated, Teresa Baldassarra)
City of Vaughan

Re: KLM Planning Partners Inc., Project No. P-2344, dated September 28, 2017

Conditions to be Included in the Subdivision Agreement

1. The Owner shall save harmless the City of Vaughan and York Region from any claim or action as a result of water or sanitary sewer service not being available when anticipated.

Conditions to be Satisfied Prior to Final Approval

2. The road allowances included within the draft plan of subdivision shall be named to the satisfaction of the City of Vaughan and York Region.

3. York Region shall confirm that adequate water supply and sewage capacity are available and have been allocated by the City of Vaughan for the development proposed within this draft plan of subdivision or any phase thereof. Registration of the plan of subdivision shall occur in phases based on the availability of water supply and sewage servicing allocation.

4. The Owner shall provide an electronic set of the final engineering drawings showing the watermains and sewers for the proposed development to the Community Planning and Development Services Division and the Infrastructure Asset Management branch for record.

5. The Owner shall provide a copy of the Subdivision Agreement to the Regional Corporate Services Department, outlining all requirements of the Corporate Services Department.

6. The Owner shall enter into an agreement with York Region, agreeing to satisfy all conditions, financial and otherwise, of the Regional Corporation; Regional Development Charges are payable in accordance with Regional Development Charges By-law in effect at the time that Regional development charges, or any part thereof, are payable.

7. The Regional Corporate Services Department shall advise that Conditions 1 to 6 inclusive, have been satisfied.
October 18, 2017

Mark Antoine, M.Pl., MCIP, RPP
Planner
City of Vaughan
Development Planning Division
2141 Major Mackenzie Drive
Vaughan, ON L6A 1T1

Dear Mark Antoine,

Re: Draft Plan of Subdivision & Zoning By-law Amendment
DM11 Incorporated (c/o Michael Baldassarra)
11 and 19 Donna Mae Crescent,
Part of Lots 43, 44 and 45, Registered Plan 9834
City of Vaughan
File No.: 19T-17V012 & Z-17-035

Enbridge Gas Distribution does not object to the proposed application(s).

This response does not constitute a pipe locate or clearance for construction.

The applicant shall contact Enbridge Gas Distribution’s Customer Connections department by emailing SalesArea30@enbridge.com for service and meter installation details and to ensure all gas piping is installed prior to the commencement of site landscaping (including, but not limited to: tree planting, silva cells, and/or soil trenches) and/or asphalt paving.

If the gas main needs to be relocated as a result of changes in the alignment or grade of the future road allowances or for temporary gas pipe installations pertaining to phase construction, all costs are the responsibility of the applicant.

In the event that easement(s) are required to service this development, the applicant will provide the easement(s) to Enbridge Gas Distribution at no cost.

The applicant will grade all road allowances to as close to final elevation as possible, provide necessary field survey information and all approved municipal road cross sections, identifying all utility locations prior to the installation of the gas piping.
Enbridge Gas Distribution reserves the right to amend or remove development conditions.

Sincerely,

Alice Coleman
Municipal Planning Coordinator
Long Range Distribution Planning

Enbridge Gas Distribution
TEL: 416-495-5386
MunicipalPlanning@enbridge.com
500 Consumers Rd, North York, ON, M2J 1P8
enbridgegas.com
Integrity. Safety. Respect.

AC/jh
August 20, 2018

CITY OF VAUGHAN  
2141 MAJOR MACKENZIE DRIVE  
VAUGHAN ON L6A 1T1

Attention: Mark Antoine - Planner

Re: 19T-17V012 & Z.17.035

RELATED FILES:  
MICHAEL BALDASSARRA, DM11 INCORPORATED  
11 & 19 DONNA MAE CRESCENT  
PART OF LOTS 43, 44 & 45, REGISTERED PLAN NO. 9834  
THE CITY OF VAUGHAN WARD 5 POSTAL DELIVERY AREA: THORNHILL.

Dear Sir/Madam:

Thank you for the opportunity to comment on the above noted project.

As a condition of approval, Canada Post requires that the owner/developer comply with the following conditions.

- The owner/developer agrees to include on all offers of purchase and sale, a statement which advises the prospective purchaser that mail delivery will be from a designated Community Mailbox.

- The owner/developer will be responsible for notifying the purchaser of the exact Community Mailbox locations prior to the closing of any home sale.

- The owner/developer will consult with Canada Post Corporation to determine suitable locations for the placement of Community Mailbox and to indicate these locations on the appropriate servicing plan.
The owner/developer will provide the following for each Community Mailbox site and include these requirements on the appropriate servicing plans:

- An appropriately sized sidewalk section (concrete pad) as per municipal standards, to place the Community Mailboxes on.

- Any required walkway across the boulevard, as per municipal standards.

- Any required curb depressions for wheelchair access.

The owner/developer further agrees to determine and provide a suitable temporary Community Mailbox location(s), which may be utilized by Canada Post until the curbs, sidewalks and final grading have been completed at the permanent Community Mailbox locations. This will enable Canada Post to provide mail delivery to new residence as soon as the homes are occupied.

I trust that this information is sufficient, however, should you require further information, please do not hesitate to contact me at the above mailing address or telephone number.

Sincerely,

Patrick Brown
Delivery Planning Officer
Canada Post
1860 Midland Ave 2nd Fl
Scarborough ON M1P 5A1
416-751-0160 Ext 2019
Patrick.brown@canadapost.ca
Date: October 25th, 2017

Attention: Mark Antoine

RE: Request for Comments

File No.: 19T-17V012, Z.17.035

Applicant: Michael Baldassarra, DM11 Incorporated

Location 11 and 19 Donna Mae Crescent
COMMENTS:

- ☑️

We have reviewed the proposal and have no comments or objections to its approval.

☐

We have reviewed the proposal and have no objections to its approval, subject to the following comments (attached below).

☐

We are unable to respond within the allotted time for the following reasons (attached) you can expect our comments by ____________.

☐

We have reviewed the proposal and have the following concerns (attached below)

☐

We have reviewed the proposal and our previous comments to the Town/City, dated ______________, are still valid.

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

The owner, or his agent, for this plan is required to contact Alectra to discuss all aspects of the above project. Alectra will require site plan drawings, draft m-plans, legal plans, architectural design drawings, electrical consultant’s drawings, number of units/lots in the subdivision/development and type of the subdivision/development (i.e., single family residential, town homes, condominium town homes, industrial etc.), square footage of the buildings, the required voltage, amperage and building loads, along with the completed and signed Subdivision Application Information Form (SAIF). Alectra will then use this information to determine the type of available service in the area to supply this project and determine the design fee for the subdivision or development.

Once Alectra has received the design fee and requested information, Alectra will prepare the hydro design, obtain the owner’s/developer’s approval of the design and obtain the required approvals from the local municipality and prepare the cost of the electrical distribution system (EDS) installation.

Alectra will provide the owner/developer with an “Offer to Connect” (OTC) agreement which will specify all the details and the responsibilities of each party.

The information on the SAIF must be as accurate as possible to reduce unnecessary customer costs, and to provide a realistic in-service date. The information from the SAIF is also used to allocate/order materials, to assign a technician to the project, and to place the project in the appropriate queue.

All proposed buildings, billboards, signs, and other structures associated with the development must maintain minimum clearances to the existing overhead or underground electrical distribution system as specified by the Ontario Electrical Safety Code and the Occupational Health and Safety Act.

If there are any existing components of Alectra’s electrical distribution system on the proposed project site, they will have to be relocated by Alectra at the Developer’s cost. Any conflicts due to driveway locations or clearances to the existing overhead or underground distribution system will have to be relocated by Alectra at the Developer’s cost.

We trust this information is adequate for your files.

Regards,
Mr. Tony D’Onofrio
Supervisor, Subdivisions & New Services
Phone: 1-877-963-6900 ext. 24419
Fax: 905-532-4401
E-mail: tony.donofrio@alectrautilities.com

Subdivision Application Information Form is available by calling 1-877-963-6900 ext. 31297
Existing Dwelling to Remain
(19 Donna Mae Crescent)

Existing Dwelling to Remain
(11 Donna Mae Crescent)

Subject Lands

OS1, Open Space Conservation Zone
R1V, Old Village Residential Zone

Draft Plan of Subdivision File 19T-17V012
& Proposed Zoning

LOCATION:
Part of Lot 30, Concession 1

APPLICANT:
DM11 Incorporated

Attachment

FILES:
Z.17.035 & 19T-17V012

DATE:
April 5, 2019
Streetscape Plan

LOCATION:
Part of Lot 30, Concession 1

APPLICANT:
DM11 Incorporated

Existing Dwelling
11 Donna Mae Crescent
(To be retained)

Existing Dwelling
19 Donna Mae Crescent
(To be retained)

Buildings Envelopes

Not to Scale

VAUGHAN
Development Planning
Department

Attachment

FILES:
Z.17.035 & 19T-17V012

DATE:
April 5, 2019