

COMMITTEE OF ADJUSTMENT REPORT SUMMARY MINOR VARIANCE APPLICATION FILE NUMBER A010/22

AGENDA ITEM NUMBER: 12	CITY WARD #: 1
APPLICANT:	Salvatore and Giuseppina Gulizia
AGENT:	Frank Rotundo
PROPERTY:	186 Cranbrook Crescent, Kleinburg
ZONING DESIGNATION:	The subject lands are zoned RD3 9(1419) and subject to the provisions of Exception under By-law 1-88 as amended
VAUGHAN OFFICIAL PLAN (2010) DESIGNATION:	Vaughan Official Plan 2010 ('VOP 2010'): "Low-Rise Residential"
RELATED DEVELOPMENT APPLICATIONS:	None
PURPOSE OF APPLICATION:	Relief from the Zoning By-law is being requested to permit the construction of a proposed cabana and installation of pool equipment to be located in the rear yard.

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
\boxtimes			General Comments
\boxtimes	\boxtimes		General Comments
\boxtimes			No Comments Recieved to Date
\boxtimes	\boxtimes		Recommend Approval/No Conditions
\boxtimes	\boxtimes		Recommend Approval w/Conditions
\boxtimes	\boxtimes		No Comments or Concerns
\boxtimes	\boxtimes		No Comments or Concerns
\boxtimes			No Comments or Concerns
\boxtimes			No Comments Recieved to Date
\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
\boxtimes			No Comments Recieved to Date

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	Name	Address	Date	Summary
Туре			Received (mm/dd/yyyy)	
None			(, 3a, 33, 33, 33, 33, 33, 33, 33, 33, 33	

PREVIOUS COA DECISIONS ON THE SUBJECT LAND			
*Please see Schedule D for a copy of the Decisions listed below			
File Number	Date of Decision	Decision Outcome	
MM/DD/YYYY			
None			

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



COMMITTEE OF ADJUSTMENT REPORT MINOR VARIANCE APPLICATION A010/22

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APPLICANT:	Salvatore and Giuseppina Gulizia
AGENT:	Frank Rotundo
PROPERTY:	186 Cranbrook Crescent, Kleinburg
ZONING DESIGNATION:	The subject lands are zoned RD3 9(1419) and subject to the
	provisions of Exception under By-law 1-88 as amended
VAUGHAN OFFICIAL PLAN	Vaughan Official Plan 2010 ('VOP 2010'): "Low-Rise Residential"
(2010) DESIGNATION:	
RELATED DEVELOPMENT	None
APPLICATIONS:	
PURPOSE OF APPLICATION:	Relief from the Zoning By-law is being requested to permit the
	construction of a proposed cabana and installation of pool equipment to be located in the rear yard.

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

The subject lands are zoned R3 – Third Density Residential Zone and subject to the provisions of Exception 14.1045 under Zoning By-law 01-2021.

#	Zoning By-law 01-2021	Variance requested
1	A minimum rear yard setback of 6.0m is required. (Table 7-4)	To permit a minimum rear yard setback of
		0.91m
2	A maximum encroachment of 1.5m into the rear yard is	To permit a maximum rear yard
	permitted for the pool equipment. (Table 4-1)	encroachment of 4.9m for the proposed
		pool equipment.
3	A minimum side yard setback of 1.2m is required. (Table 7-4)	To permit a minimum side yard setback of
		0.61m for the proposed Cabana.

The subject lands are zoned RD3 – Residential detached zone and subject to the provisions of Exception 9(1419) under Zoning By-law 1-88, as amended.

	Zoning By-law 1-88	Variance requested
4	A minimum rear yard setback of 7.5m is required. (Schedule A3)	To permit a minimum rear yard setback of 0.91m
5	A maximum encroachment of 1.5m into the rear yard is	To permit a maximum rear yard
	permitted for the pool equipment. (3.14.H)	encroachment of 6.4m for the proposed pool equipment.
6	A minimum side yard setback of 1.2m is required. (Schedule A3)	To permit a minimum side yard setback of 0.61m for the proposed Cabana.

	HEARING INFORMATION
DATE & TIME OF HEARING:	Thursday, March 3, 2022 at 6:00 p.m.
As a result of COVID-19, Vaughan	City Hall and all other City facilities are closed to the public at this
time.	

PUBLIC PARTICIPATION

You can watch a live stream of the hearing at Vaughan.ca/LiveCouncil

If you wish to speak to the Committee of Adjustment on an application please complete and submit a <u>Public Deputation Form</u> to <u>cofa@vaughan.ca</u> **by noon** on the last business day prior to the hearing.

Any person who supports or opposes this application, but is unable to attend the hearing, may make a written submission, together with reasons for support or opposition. Written submissions on an Application must be submitted by **noon** on the last business day **prior** to the day of the scheduled hearing. Written submissions can be emailed to cofa@vaughan.ca

For more information, please visit the City of Vaughan website.

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.

Conditions of Approval:

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 OF ADJUSTMENT COMMENTS		
Date Public Notice Mailed:	February 15, 2022	
Date Applicant Confirmed Posting of Sign:	February 8, 2022	
Applicant Justification for Variances: *As provided by Applicant in Application Form	1) Cannot comply with a 7.5m rear yanot practical for a property of this 2) Cannot comply with the 1.5m side is excessive for a structure of this 3) Cannot comply with the setback of equipment from the rear property excessive for a property of this size	size. yard setback; this size f the pool line; this is
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. *A revised submission may be required to address staff / agency comments received as part of the application review process. *Where a zoning review has not been completed on a revised submission, an opportunity is		
Adjournment Fees: In accordance with Procedural By-law 069-2019, an Adjournment Fee is applicable to reschedule an application after the issuance of public notice. Where a request for adjournment has been provided to the applicant prior to the issuance of public notice.		
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.		s requested by the
Committee of Adjustment Comments:	None	
Committee of Adjustment Recommended	None	

BUILDING STANDARDS (ZONING) COMMENTS

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

The subject lands may be subject to Ontario Regulation 166/06 (TRCA - Toronto and Region Conservation Authority.

The subject lands may be subject to the Oak Ridges Moraine Conservation Act, RSO 2001.

Please note as of January 1, 2015 Accessible Parking Spaces are subject to the provisions of Ontario Regulation - O.Reg.413/12, Subsections 80.32 through 80.39, which supersede the current by-law requirements in By-law 1-88 as amended.

Please note Section 4.1.1(b) that states the maximum height of an accessory building or structure measured from the average finished ground level to the highest point of the said building or structure shall be 4.5 metres. The nearest part of the roof shall not be more than three(3) metres above finished grade.

An A/C unit and/or pool equipment shall be setback a minimum of 1.2 metres from the interior side lot line; and may encroach a maximum of 1.5 metres into the required rear yard or exterior side yard.

Building Standards Recommended	None
Conditions of Approval:	

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

DEVELOPMENT ENGINEERING COMMENTS

As the proposed cabana in the subject property is 11.15 m2, 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.

Development Engineering Recommended Conditions of Approval:

- 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. Staff have confirmed that the property is located within an unassumed subdivision. The Owner/applicant shall provide satisfactory notification to the developer/builder and approval (Letter or email) of the minor variance and proposed work to the property in question and provide a copy of the notification and approval to the City's Development Engineering Department.

PARKS, FORESTRY & HORTICULTURE (PFH) COMMENTS	
Forestry has no comments at this time	
PFH Recommended Conditions of Approval:	None

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

BY-LAW AND COMPLIANCE, LICE	ENSING AND PERMIT SERVICES COMMENTS
No comment no concerns	
BCLPS Recommended Conditions of Approval:	None

BUILDING INSPE	CTION (SEPTIC) COMMENTS
No response	
Building Inspection Recommended Conditions of Approval:	None

FIRE DEPARTMENT COMMENTS	
No response	
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

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.

- 1 Development Engineering <u>farzana.khan@vaughan.ca</u>
- 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. Staff have confirmed that the property is located within an unassumed subdivision. The Owner/applicant shall provide satisfactory notification to the developer/builder and approval (Letter or email) of the minor variance and proposed work to the property in question and provide a copy of the notification and approval to the City's Development Engineering Department.

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

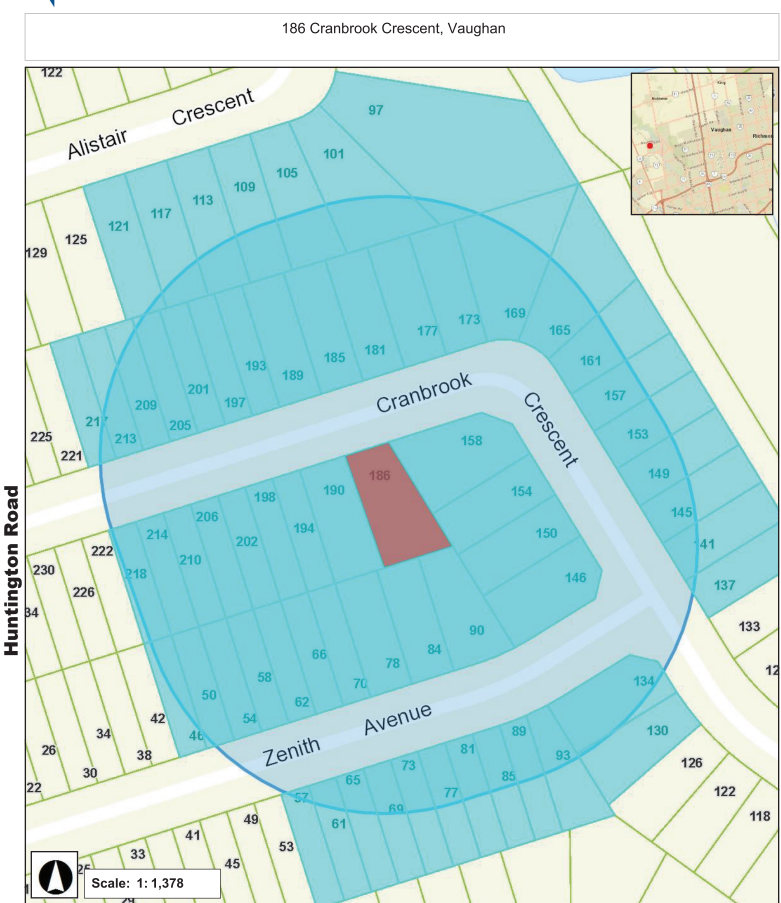
That the payment of Special Area Development charge, if required, is payable to the City of Vaughan before issuance of a building permit in accordance with the Development Charges Act and The City's Development Charge By-law in effect at the time of Building permit issuance to the satisfaction of the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



A010/22 - Notification Map



Major Mackenzie Drive

February 10, 2022 6:27 PM

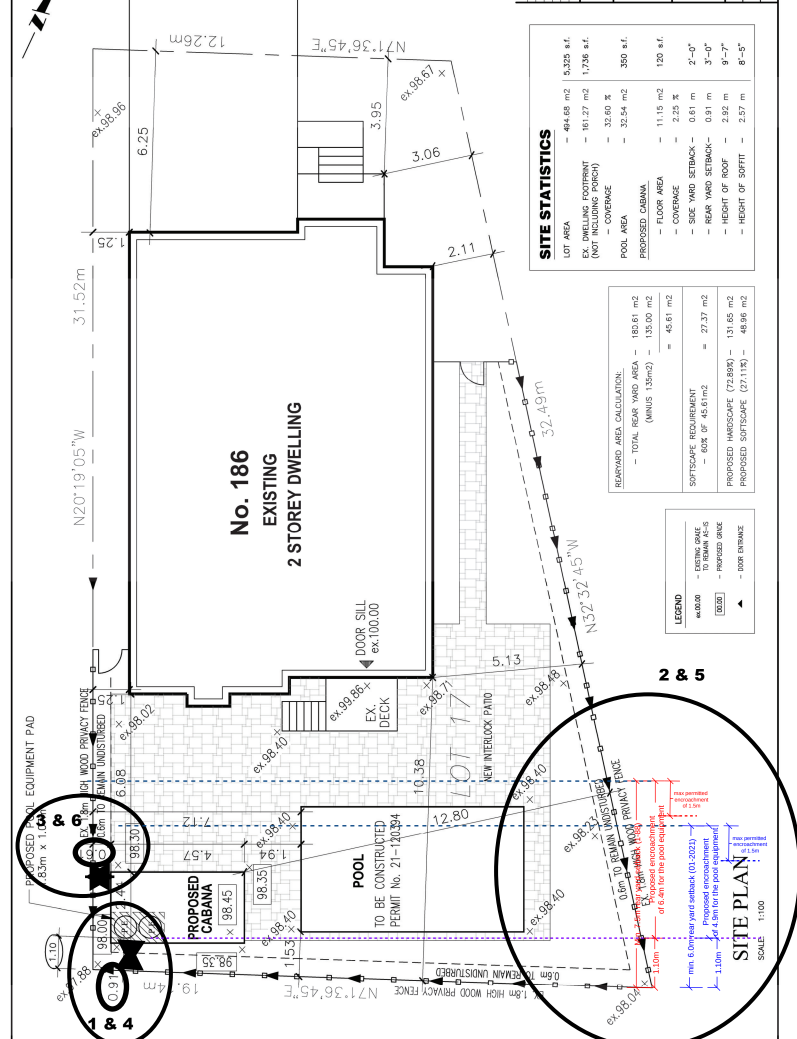
PROPOSAL:

Zoning By-law 01-2021

- 1.To permit a minimum rear yard setback of 0.91m
- 2.To permit a maximum rear yard encroachment of 4.9m for the proposed pool equipment.
- 3. To permit a minimum side yard setback of 0.61m for the proposed Cabana.

Zoning By-law 1-88

4.To permit a minimum rear yard setback of 0.91m 5. To permit a maximum rear yard encroachment of 6.4m for the proposed pool equipment. 6. To permit a minimum side yard setback of 0.61m for the proposed Cabana. Contrac on the before DO NC m32.21 1,30,42,E s.f. 5,325 s.f. 3'-0" 9,-1,, 8'-5" 1,736 120 350 494.68 m2 m2 m2 et. 98.96 3.95 32.60 2.25 0.61 0.91 SITE STATISTICS - SIDE YARD SETBACK -- REAR YARD SETBACK-3.06 HEIGHT OF SOFFIT - HEIGHT OF ROOF EX. DWELLING FOOTPRINT (NOT INCLUDING PORCH) - FLOOR AREA PROPOSED CABANA COVERAGE COVERAGE POOL AREA LOT AREA 1.25 2.11



SCHEDULE B: DEVELOPMENT PLANNING & AGENCY COMMENTS

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

Mr. Stephen Cranley, C.E.T

Supervisor, Distribution Design, ICI & Layouts (North)

Phone: 1-877-963-6900 ext. 31297

E-mail: stephen.cranley@alectrautilities.com

Mr. Tony D'Onofrio

Supervisor, Subdivisions (Alectra East) *Phone*: 1-877-963-6900 ext. 24419

Email: tony.donofrio@alectrautilities.com

Adriana MacPherson

Subject: A010/22 - Request for Comments (186 Cranbrook Cres, Vaughan)

From: Development Services <developmentservices@york.ca>

Sent: February-16-22 1:49 PM

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

Cc: Committee of Adjustment <CofA@vaughan.ca>; Hurst, Gabrielle <Gabrielle.Hurst@york.ca>

Subject: [External] RE: A010/22 - Request for Comments (186 Cranbrook Cres, Vaughan)

Good afternoon Adriana,

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

Thank you,

Niranjan Rajevan, M.PI. | Associate Planner, Programs and Process Improvement, Planning and Economic Development, Corporate Services

The Regional Municipality of York | 17250 Yonge Street | Newmarket, ON L3Y 6Z1

O: 1-877-464-9675 ext. 71512 | niranjan.rajevan@york.ca | www.york.ca

Our Mission: Working together to serve our thriving communities - today and tomorrow



Please consider the environment before printing this email.

Adriana MacPherson

Subject: A010/22 - Request for Comments (186 Cranbrook Cres, Vaughan)

From: York Plan <yorkplan@trca.ca> Sent: February-09-22 4:20 PM

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

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

Subject: [External] RE: A010/22 - Request for Comments (186 Cranbrook Cres, 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.

Although the site is located within the Well Head Protection Area for Quantity control (WHPA-Q2) per the Source Protection Plan, no water balance would be required recognizing this requirement would have been addressed through the subdivision approvals process.

Should further clarification be required, please contact the undersigned 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: <u>(416) 661-6600</u> ext 5269 E: mark.howard@trca.ca

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





To: Christine Vigneault, Committee of Adjustment Secretary Treasurer

From: Nancy Tuckett, Director of Development Planning

Date: March 03, 2022

Name of Owner: Salvatore and Giuseppina Guilizia

Location: 186 Cranbrook Crescent

File No.(s): A010/22

Proposed Variance(s) (By-law 001-2021):

1. To permit a minimum rear yard setback of 0.91m

- 2. To permit a maximum rear yard encroachment of 4.9m for the proposed pool equipment.
- 3. To permit a minimum side yard setback of 0.61m for the proposed Cabana.

By-Law Requirement(s) (By-law 001-2021):

- 1. A minimum rear yard setback of 6.0m is required. (Table 7-4)
- 2. A maximum encroachment of 1.5m into the rear yard is permitted for the pool equipment. (Table 4-1)
- 3. A minimum side yard setback of 1.2m is required. (Table 7-4)

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

- 1. To permit a minimum rear yard setback of 0.91m
- 2. To permit a maximum rear yard encroachment of 6.4m for the proposed pool equipment.
- 3. To permit a minimum side yard setback of 0.61m for the proposed Cabana.

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

- 1. A minimum rear yard setback of 7.5m is required. (Schedule A3)
- 2. A maximum encroachment of 1.5m into the rear yard is permitted for the pool equipment. (3.14.H)
- 3. A minimum side yard setback of 1.2m is required. (Schedule A3)

Official Plan:

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

Comments:

The Owner is requesting permission to construct a cabana with pool equipment pad with the above noted variances.

The Development Planning Department has no objection to the proposed variances for the cabana, as the reduction in setbacks will not impact the abutting properties. The proposed rear yard setback of 0.91m and side yard setback of 0.61m maintains an appropriate area for access and drainage. The proposed cabana will also comply with the height requirements of the Zoning By-law.

The Development Planning Department has no objection to the proposed variances for the pool equipment. The proposed pool equipment will be visually screened from adjacent properties due to an existing fence along the rear and interior side yards.

Accordingly, the Development Planning Department can support the required variances and is of the opinion that the proposal is minor in nature, maintains the general intent and purpose of the Official Plan and Zoning By-law, and is desirable for the appropriate development of the land.

Recommendation:

The Development Planning Department recommends approval of the application.

Conditions of Approval:

If the Committee finds merit in the application, the following conditions of approval are recommended:

None

memorandum



Comments Prepared by: Joshua Cipolletta, Planner I Chris Cosentino, Senior Planner

SCHEDULE C: PUBLIC & APPLICANT CORRESPONDENCE

None