VAUGHAN Staff Report Summary

File:	A010/20
Applicant:	Ashley Park Developments Inc.
Address:	81 Appian Way Woodbridge
Agent:	Weston Consulting Group Inc.

Please note that comments and written public submissions received after the preparation of this Staff Report (up until noon on the last business day prior to the day of the scheduled hearing date) will be provided as an addendum.

Commenting Department	Positive Comment	Condition(s)
	Negative Comment	$\checkmark$
Committee of Adjustment		
Building Standards		
Building Inspection		
Development Planning		
Cultural Heritage (Urban Design)		
Development Engineering		$\checkmark$
Parks, Forestry and Horticulture Operations		
By-law & Compliance		
Financial Planning & Development		
Fire Department		
TRCA		
Ministry of Transportation	$\checkmark$	
Region of York		
Alectra (Formerly PowerStream)		
Public Correspondence (see Schedule B)	<b>VX</b>	

Adjournment History: August 20, 2020 (see next page for details)

Background History: B026/08; B027/08; B028/08 (see next page for details)

> Staff Report Prepared By: Pravina Attwala Hearing Date: Thursday, September 10, 2020



Minor Variance Application Page 2 Agenda Item: 8

A010/20

Ward: 2

#### Staff Report Prepared By: Pravina Attwala, Assistant Secretary Treasurer

Date & Time of Live	Thursday, September 10 2020 at 6:00 p.m.
Stream Hearing:	As a result of COVID-19, Vaughan City Hall and all other City facilities are closed to the public at this time.
	A live stream of the meeting is available at <u>Vaughan.ca/LiveCouncil</u>
	Please submit written comments by mail or email to:
	City of Vaughan Office of the City Clerk – Committee of Adjustment 2141 Major Mackenzie Drive, Vaughan, ON L6A 1T1 <u>cofa@vaughan.ca</u>
	To make an electronic deputation at the meeting please contact the Committee of Adjustment at <u>cofa@vaughan.ca</u> or 905-832-8504. Ext. 8332
	Written comments or requests to make a deputation must be received by noon on the last business day before the meeting.
Applicant:	Ashley Park Developments Inc.
Agent:	Weston Consulting Group Inc.
Property:	81 Appian Way Woodbridge
Zoning:	The subject lands are zoned R1, Residential Zone, and subject to the provisions of Exception 9(1273) under By-law 1-88 as amended.
OP Designation:	Vaughan Official Plan 2010 ('VOP 2010'): "Low-Rise Residential"
Related Files:	None
Purpose:	Relief from By-law 1-88, as amended, is being requested to permit the construction of a proposed single family dwelling, loggia (attached and detached) and pool.

The following variances are being requested from By-Law 1-88, as amended, to accommodate the above proposal:

By-law Requirement	Proposal
1. A minimum setback of 7.5 metres is required.	<ol> <li>To permit a minimum Front yard setback of 5.79 metres to a dwelling.</li> </ol>
2. A maximum lot coverage of 35% is permitted.	<ol> <li>To permit a maximum Lot coverage of 42.2%. (35% dwelling &amp; garage; 0.43% front porch; 3.44% rear loggia; 3.3% detached loggia)</li> </ol>
3. A maximum building height of 9.5 metres is permitted.	<ol> <li>To permit a maximum Building height of 10.5 metres.</li> </ol>
4. An accessory structure shall only be permitted in the rear yard.	<ol> <li>To permit an accessory structure (Cabana) not completely in the rear yard.</li> </ol>
5. A pool shall only be permitted in the rear yard.	5. To permit a pool not completely in the rear yard.
6. A minimum setback of 7.5 metres is required.	<ol> <li>To permit a minimum Rear yard setback of 1.24 metres to an accessory structure (Cabana).</li> </ol>

#### Background (previous applications approved by the Committee on the subject land):

Application No.:	Description:	Status of Approval: Approved/Refused/Withdrawn/ OMB/Concurrent
B026/08	Creation of a new lot	Approved July 31, 2008
B027/08	Creation of a new lot	Approved July 31, 2008
B028/08	Creation of a new lot	Approved July 31, 2008

For information on the previous approvals listed above please visit <u>www.vaughan.ca</u>. To search for a file number, enter it using quotes around it. For example, "A001/17".

To search property address, enter street number and street name using quotes. For example, "2141 Major Mackenzie". Do not include street type (i.e. drive).

#### Adjournment History:

Hearing Date:	Members Absent from Hearing:	Status of Adjournment: (i.e. date/sine die)	Reason for Adjournment:
August 20, 2020	None	September 10, 2020	To permit time for discussions to take place between the applicant and residents.

#### **Staff & Agency Comments**

Please note that staff/agency comments received after the preparation of this Report will be provided as an addendum item to the Committee. Addendum items will shall only be received by the Secretary Treasurer until **noon** on the last business day **prior** to the day of the scheduled Meeting.

#### **Committee of Adjustment:**

Public notice was mailed on August 26, 2020

Applicant confirmed posting of signage on August 24, 2020

Property Information		
Existing Structures	Year Constructed	
Dwelling	TBC	

Applicant has advised that they cannot comply with By-law for the following reason(s): Please see Schedule B.

#### Adjournment Request: None

#### **Building Standards (Zoning Review):**

Stop Work Order(s) and Order(s) to Comply: There are no outstanding Orders on file.

A Building Permit has not been issued. The Ontario Building Code requires a building permit for structures that exceed 10m2.

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

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.

A minimum of 60% of the area in excess of 135 m2 in the rear yard shall be comprised of soft landscaping.

#### **Building Inspections (Septic):**

No comments or concerns

#### **Development Planning:**

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

The Owner is requesting permission to construct a new two-storey single family dwelling, cabana and swimming pool with the above-noted variances.

At the request of the Development Planning Department, the Owner revised their proposal to address massing and height concerns. This resulted in the removal of a driveway width variance, reductions in the building height and lot coverage for the main dwelling.

The proposed front yard setback of 5.7 m is the result of a pinch point due to the curved street line of Appian Way. The majority of the dwelling otherwise meets or exceeds the front yard setback by-law requirement of 7.5 m. As such, Variance 1 is considered minor in nature. The proposed lot coverage of 42.2% includes the dwelling (35%), front porch (0.43%), rear loggia (3.44%), and cabana (3.3%). As the main dwelling generally complies with the building setbacks for the side, rear and front yards and the does not exceed the maximum lot coverage of 35%, the Development Planning Department considers Variance 2 to be minor in nature.

The Owner is proposing a sloped roof design which is flat across the top. Zoning By-law 1-88 requires that the building height be measured from the finished grade to the highest point of the roof surface for this roof style, rather than the mid-point between the eaves and the highest point on a sloped roof which would result in a higher roofline. As such, Variance 3 is considered minor as the resulting 10.5 m building height is a small deviation from the by-law requirement and will not have adverse impacts on the streetscape or adjacent neighbours.

Variances 4 and 5 regarding the location of the cabana and swimming pool are considered minor in nature as they are technical variances. Zoning By-law 1-88 requires the cabana and swimming pool to be located in the rear yard only. Rear yard is defined as "the yard extending across the full width of the lot between the rear lot line of the lot and the nearest part of the nearest building or structure..." The swimming pool is not placed in the technical defined "rear yard"; however, the cabana and swimming pool are placed in an area effectively used as a rear yard and therefore have no adverse impacts on the neighbouring lots. Variance 6 is also

considered minor as the rear yard setback of 1.24 m is to the stairs of the cabana with the wall of the cabana setback at 2.4 m. With a proposed height of 4.12 m, the cabana will not have adverse impacts on the neighbouring lots or along Clarence Street.

Accordingly, the Development Planning Department 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.

The Development Planning Department recommends approval of the application.

#### **Development Engineering:**

Previously Development Engineering had concerns for the following minor variance application as we felt it was still premature to review this application as there were many outstanding issues that had to be addressed. Since then applicant has been working closely with Development Engineering Department to confirm certain requirements were met prior to proceeding with the Minor Variance Application. Below are the concerns Development Engineering Department had mentioned along with the solutions provided.

- 1. The owner/developer is to confirm the services have been installed in accordance with the Appian Way Road Extension Agreement. **Development Engineering Inspection team has confirmed underground services have been installed up to property line and commissioned.**
- 2. The owner/developer is to confirm the road construction has been completed for the Appian Way Road Extension Agreement. Development Engineering Inspection team has confirmed the curbs and road grading has been completed and prepared for the first lift of asphalt.
- 3. The owner/developer is to confirm access has been granted for 81 Appian way along Appian Way, and the access fronting Clarence Street has been closed and removed. Curb construction for access to Appian Way as well as the road construction is in the process of being completed based on the approved engineered plans.
- 4. The owner/developer shall dedicate a 0.3m reserve along Clarence Street after the access along Clarence street is closed and removed. The applicant has confirmed a 0.3m reserve along Clarence Street has already been registered through Plan 65R-31807.
- 5. The owner/developer shall confirm if the lands required by the City for the Appian Way Road extension has been conveyed to the City for the road construction. The parcel of land required to be conveyed to the City for the road construction of Appian Way has been registered as Part 6 of 65R-38586.
- 6. Noted in Schedule "F" within the Appian Way Road Extension Agreement, the owner/applicant shall provide watermains, storm sewers, sanitary sewers, permit roadways including first lift of asphalt, concrete curb base, and overall grading prior to obtaining a building permit. Without these completed Development Engineering will believe this application to be still premature and will not be able to support the current application. Development Engineering has confirmed that all of the above noted are required prior to issuance of a building permit. Development Engineering has placed a condition of approval for the applicant to obtain a grading approval but will not issue grading approval until all requirements are met but is in a position to review the Minor Variance Application.
- 7. The Owner/applicant shall apply for a pool permit with the Development Engineering (DE) Department at the time of construction.

Based on the on the information received by the applicant above, the Development Engineering (DE) Department does not object to variance application A010/20 subject to the following condition(s):

 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 <u>DEPermits@vaughan.ca</u> or visit <u>https://www.vaughan.ca/services/residential/dev\_eng/permits/Pages/default.aspx</u> to learn how to apply for lot grading and/or servicing approval.

#### Parks, Forestry and Horticulture Operations:

A Private Property Tree Removal & Protection Permit is required for all trees greater than 20cm DBH on and within 6 meters of subject property. (All trees have been previously removed, Forestry has sent request to By-Law with this information.)

Any city owned boulevard trees shall be protected for the duration of the construction. (There are no city owned trees on Clarence St. to be protected, Appian Way extension may impact some trees within the road right of way, therefore would require protection or approval from Vaughan Forestry to remove them.)

Forestry would like to recommend retaining as many trees along the future proposed Appian Way extension to enhance the streetscape and privacy screen of the front.

#### By-Law and Compliance, Licensing and Permit Services:

No comments or concerns

#### **Financial Planning and Development Finance:**

That the payment of the City Development Charge is payable to the City of Vaughan prior to issuance of a building permit in accordance with the Development Charges Act and City-wide Development Charge By-law in effect at time of payment.

That the payment of Region of York Development Charge is payable to the City of Vaughan prior to issuance of a building permit in accordance with the Development Charges Act and Regional Development Charges Bylaws in effect at time of payment.

That the payment of Education Development Charge is payable to the City of Vaughan prior to issuance of a building permit in accordance with the Education Act and York Region District School Board and York Catholic District School Board Development Charges By-laws in effect at time of payment

That the payment of applicable Special Area Development Charges are payable to the City of Vaughan prior to issuance of a building permit in accordance with the Development Charges Act and Special Area Development Charge By-laws in effect at time of payment.

#### Fire Department:

No comments or concerns.

#### Schedule A – Plans & Sketches

#### Schedule B – Public Correspondence – Provided to the Committee at the August 20, 2020 hearing.

Applicant Correspondence (Application Cover Letter) Public Correspondence (85 Appian Way, Woodbridge) Public Correspondence (Abutting Landowner) Public Correspondence (Mario Dinardo - 1) Public Correspondence (Mario Dinardo - 2) Public Correspondence (Mario Dinardo - 3) Public Correspondence (Tony Lorini, Greater Woodbridge Ratepayers' Association) Public Correspondence (49 Appian Way) Public Correspondence (43 Appian Way) Public Correspondence (93 Appian Way) Public Correspondence (100 Appian Way)

#### New Public Correspondence – September 10, 2020 Hearing.

Applicant Correspondence – Justification Letter Public Correspondence – Mark Zanette (71 & 75 Appian Way)

#### **Schedule C - Agency Comments**

Alectra (Formerly PowerStream) – No concerns or objections Region of York – No concerns or objections MTO – Located outside of MTO permit control area

#### Schedule D - Previous Approvals (Notice of Decision)

Consent Applications B026/08; B027/08 & B028/08

#### Staff Recommendations:

Staff and outside agencies (i.e. TRCA) act as advisory bodies to the Committee of Adjustment. Comments received are provided in the form of recommendations to assist the Committee.

The Planning Act sets the criteria for authorizing minor variances to the City of Vaughan's Zoning By-law. Accordingly, review of the application considers the following:

- $\checkmark$  That the general intent and purpose of the by-law will be maintained.
- $\checkmark$  That the general intent and purpose of the official plan will be maintained.

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

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

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:

	Department/Agency	Condition
1	Development Engineering	The Owner/applicant shall submit the final Lot Grading and/or
	Jason Pham	Servicing Plan to the Development Inspection and Lot Grading
		division of the City's Development Engineering Department for final
	905-832-8585 x 8716	lot grading and/or servicing approval prior to any work being
	jason.pham@vaughan.ca	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.

#### 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. 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.

#### **Please Note:**

Relief granted from the City's Zoning By-law is determined to be the building envelope considered and approved by the Committee of Adjustment.

Development outside of the approved building envelope (subject to this application) must comply with the provisions of the City's Zoning By-law or additional variances may be required.

Elevation drawings are provided to reflect the style of roof to which building height has been applied (i.e. flat, mansard, gable etc.) as per By-law 1-88 and the Committee of Adjustment approval. Please note, that architectural design features (i.e. window placement), that do not impact the style of roof approved by the Committee, are not regulated by this decision.

#### Notice to the Applicant – 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 to Public

**PLEASE NOTE:** As a result of COVID-19, Vaughan City Hall and all other City facilities are closed to the public at this time.

**PUBLIC CONSULTATION DURING OFFICE CLOSURE:** 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 shall only be received until **noon** on the last business day **prior** to the day of the scheduled hearing. Written submissions can be mailed and/or emailed to:

City of Vaughan Office of the City Clerk – Committee of Adjustment 2141 Major Mackenzie Drive, Vaughan, ON L6A 1T1 <u>cofa@vaughan.ca</u>

**ELECTRONIC PARTICIPATION:** During the COVID-19 emergency, residents can view a live stream of the meeting <u>Vaughan.ca/LiveCouncil</u>. To make an electronic deputation, residents must complete and submit a <u>Public Deputation Form</u> no later than **noon** on the last business prior to the scheduled hearing. To obtain a Public Deputation Form please contact our office or visit <u>www.vaughan.ca</u>

Presentations to the Committee are generally limited to 5 minutes in length. Please note that Committee of Adjustment meetings may be audio/video recorded. Your name, address comments and any other personal information will form part of the public record pertaining to this application.

Presentations to the Committee are generally limited to 5 minutes in length. Please note that Committee of Adjustment meetings may be audio/video recorded. Your name, address comments and any other personal information will form part of the public record pertaining to this application.

**PUBLIC RECORD:** Personal information 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.

**NOTICE OF DECISION:** If you wish to be notified of the decision in respect to this application or a related Local Planning Appeal Tribunal (LPAT) 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.

For further information please contact the City of Vaughan, Committee of Adjustment

T 905 832 8585 Extension 8002 E <u>CofA@vaughan.ca</u>

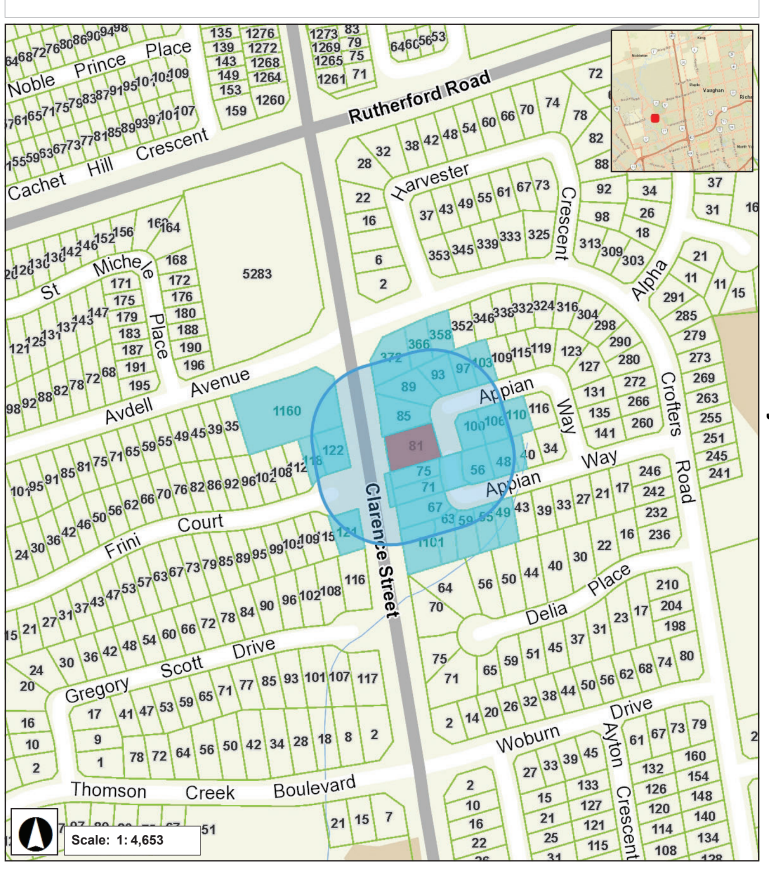
#### Schedule A: Plans & Sketches

Please note that the correspondence listed in Schedule A is not comprehensive. Plans & sketches received after the preparation of this staff report will be provided as an addendum.

Location Map Plans & Sketches

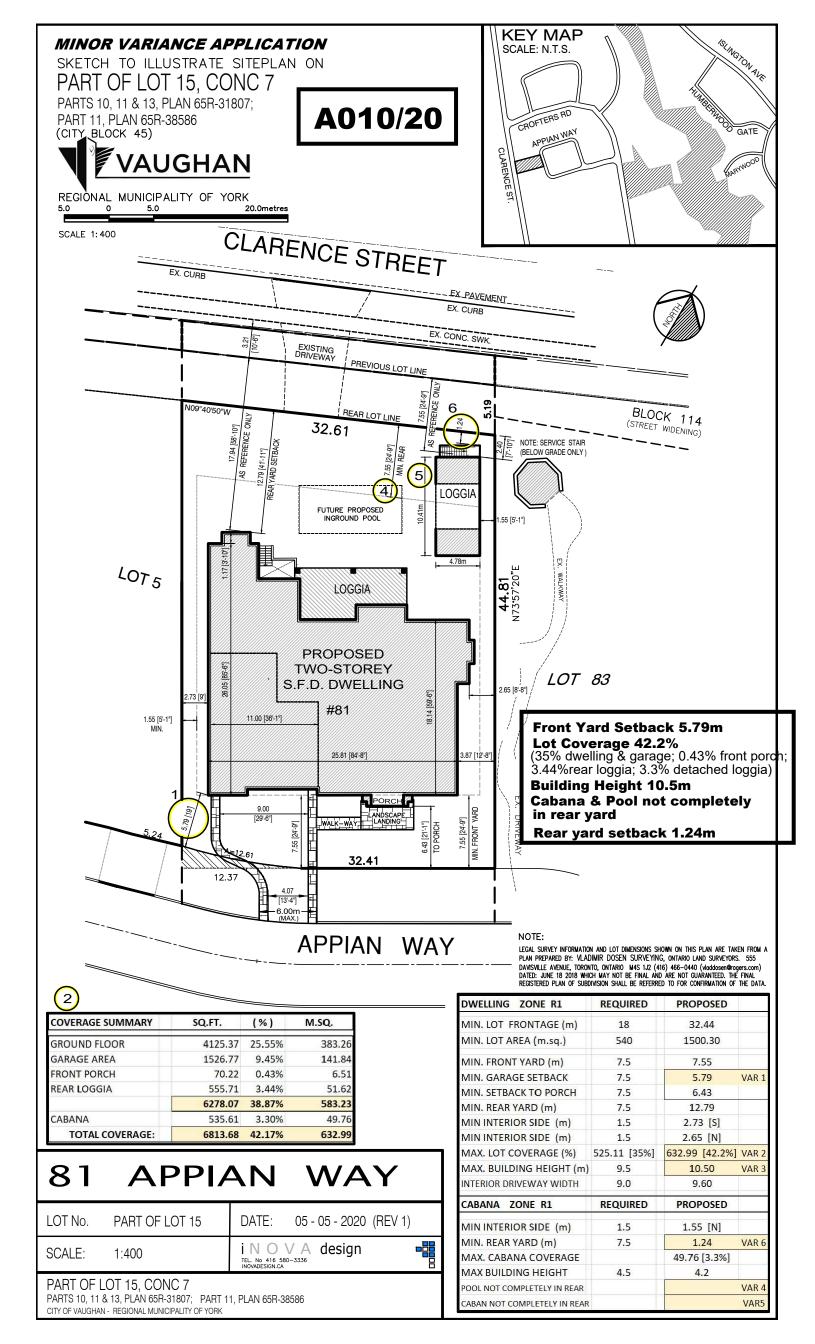


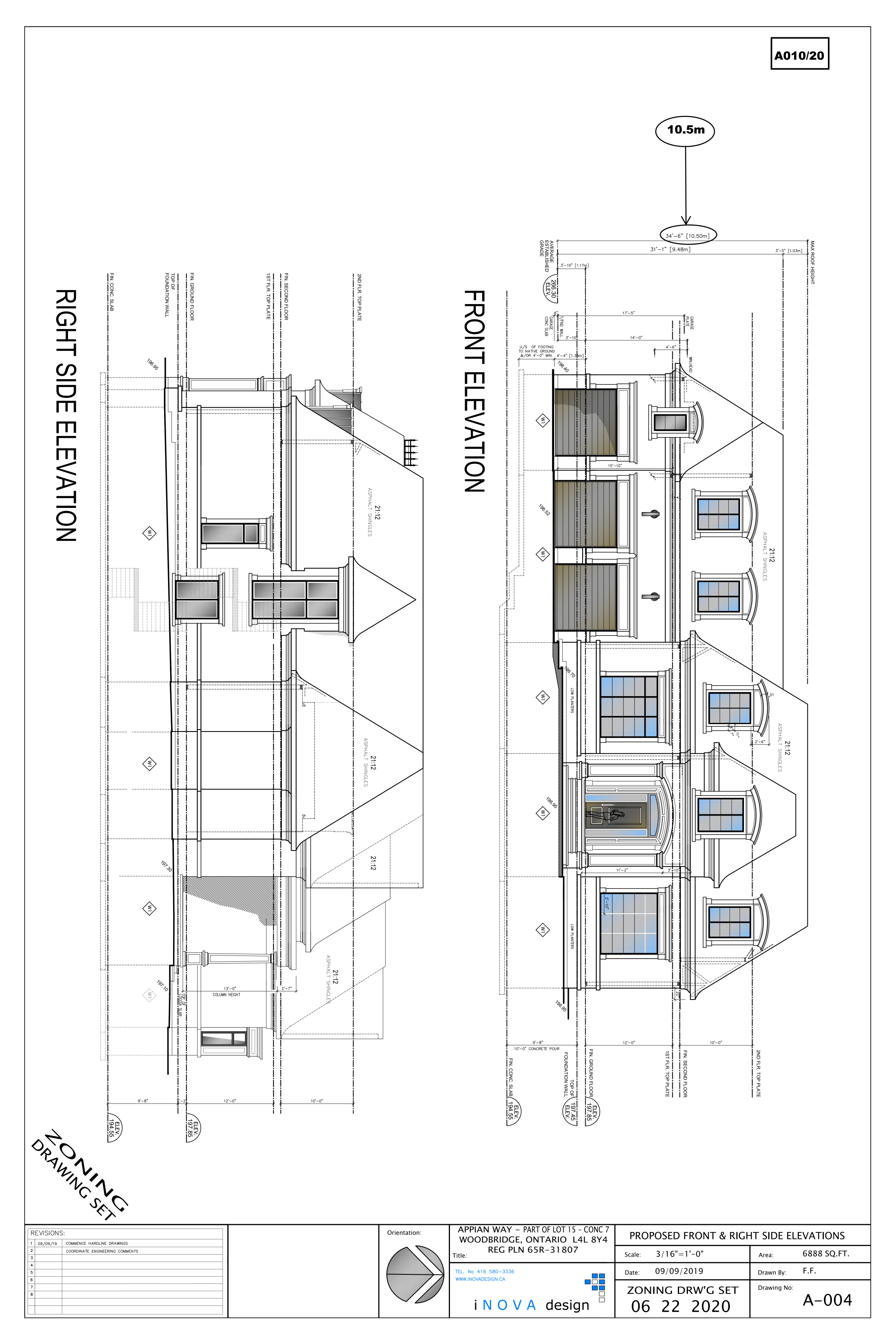
#### 81 APPIAN WAY, WOODBRIDGE

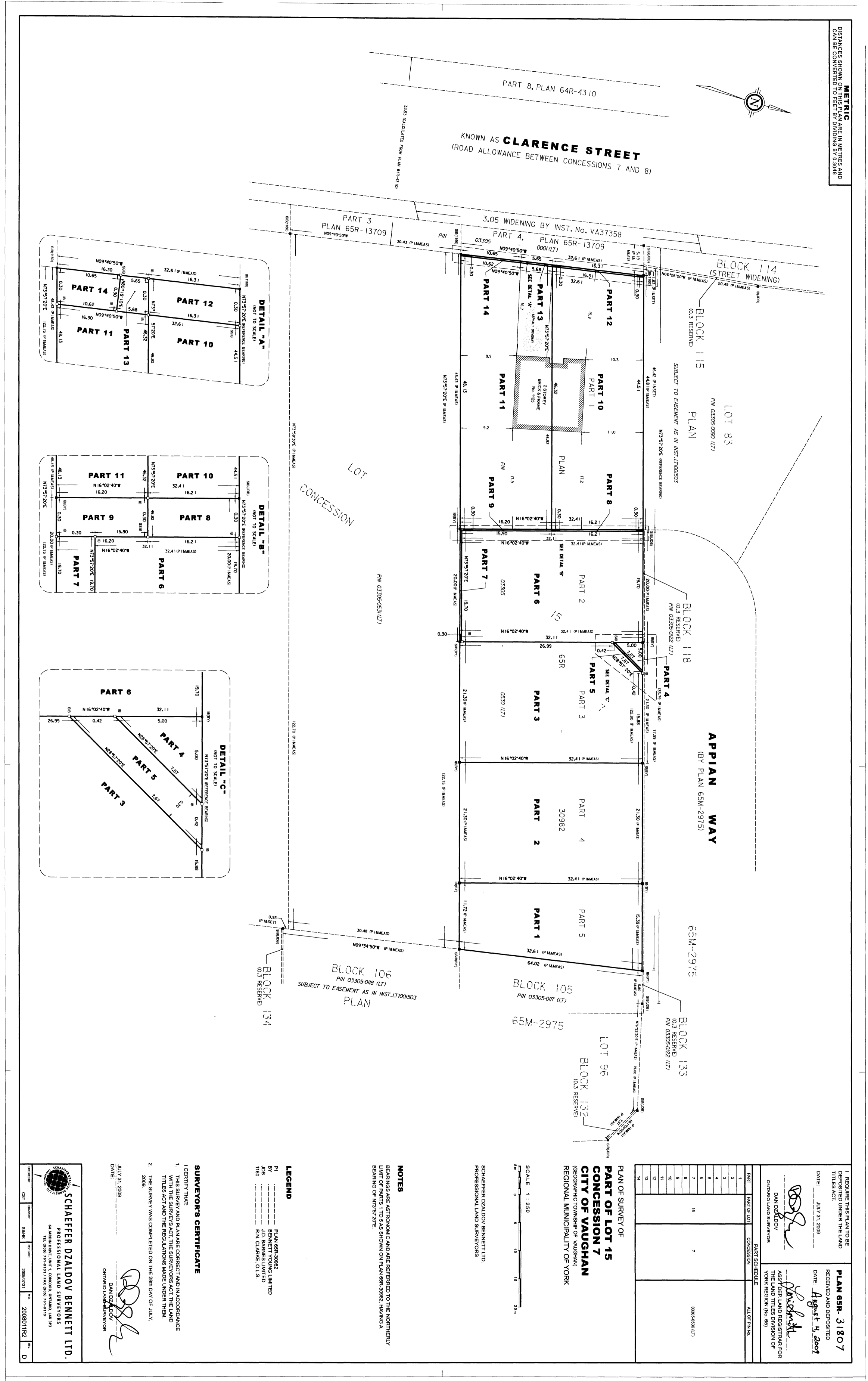


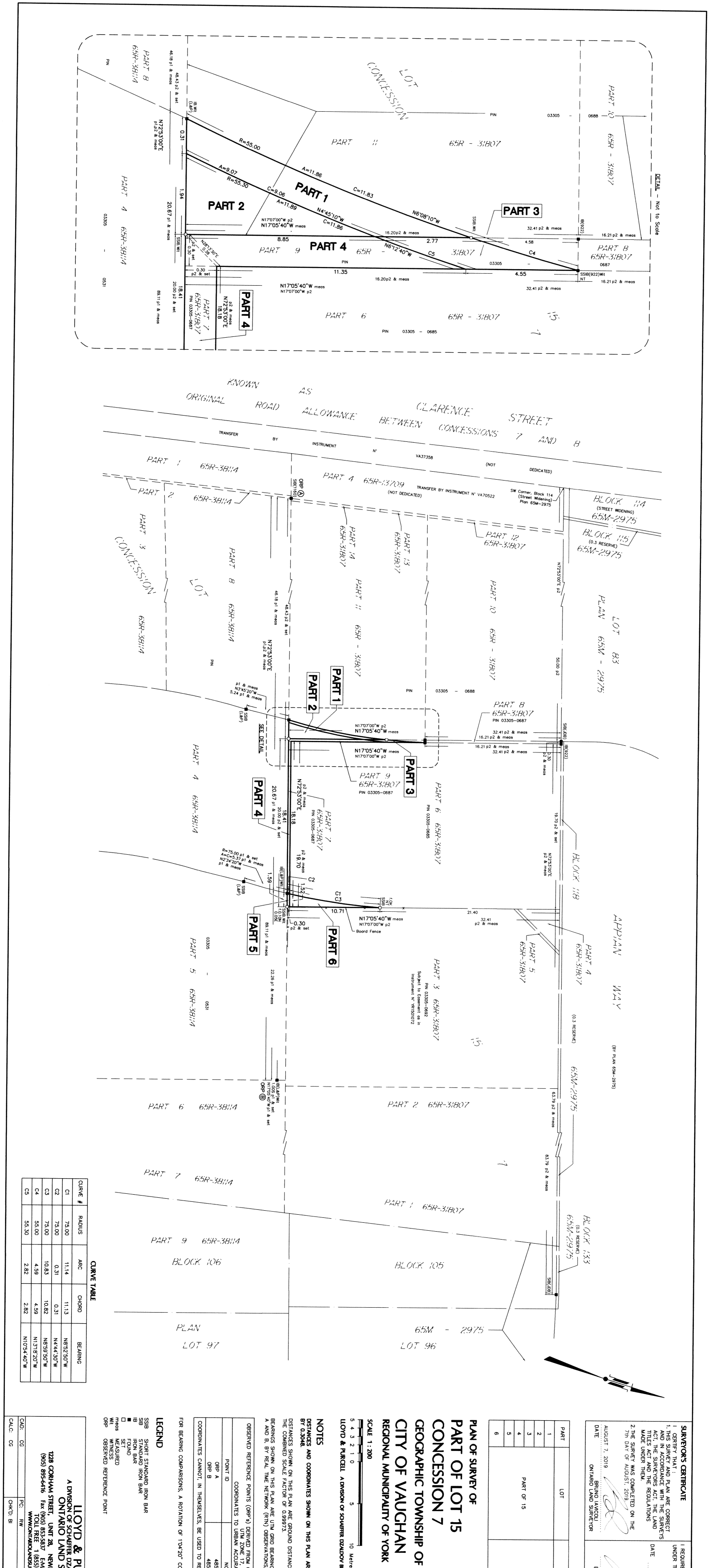
Langstaff Road

March 10, 2020 12:08 PM









JDB J.D. BARNES LIMITED L&P LLOYD & PURCELL LTD 922 SCHAEFFER DZALDOV E 922 R.N. CLARKE, O.L.S. PLAN 65R-31807 NT NON TANGENTIAL FENCE SURVEYORS SURVEYORS MMARKET, ONTARIO, LJY 8 MAIL: L-p@ontariolandsurveyors.c ) 779-6500 URVEYORS.CA FILE: V1- <u>M</u> -15-8	VD CAN BE CONVERTED TO D ARE DERIVED FROM OBS ZONE 17, NAD 83 (CSRS DBSERVATIONS USING REAL 83 (CSRS 2010) ER SEC.14 (2) OF O.REG. VG VG S87 ABLISH CORNERS OR BOUI	AND CAN BE CONVERTED	CONCESSION 7	RE THIS PLAN TO BE DEPOSITED THE LAND TITLES ACT. AUGUST 7, 2019 BRUNO IAVICOLI, O.L.S.
BZI BENNETT LTD.	O TO GRID BY MULTIPLYING BY OBSERVED REFERENCE POINTS SRS 2010). REAL TIME NETWORK COORDINATES EG. 216/10. EASTING 612191.153 612276.288 BOUNDARIES SHOWN ON THIS PLAN. PLIED TO BEARINGS ON PLAN 65R-31807.	CRID BY MILL TIPLYING	PIN     AREA     m²       PART     OF     3.1       03305-0688     7.4       03305-0687     1.0       PART     OF       03305-0687     0.5       PART     OF       03305-0685     6.8	PLAN 65R-38586 RECEIVED AND DEPOSITED DATE HUGLISTICA, RCVG REPRESENTATIVE FOR THE LAND REGISTRAR FOR THE LAND TITLES DIVISION OF YORK REGION (No. 65)

#### Schedule B: Public Correspondence Received

Please note that the correspondence listed in Schedule B is not comprehensive. Written submissions received after the preparation of this staff report will be provided as an addendum.

#### Schedule B – Public Correspondence – Provided to the Committee at the August 20, 2020 hearing.

Applicant Correspondence (Application Cover Letter) Public Correspondence (85 Appian Way, Woodbridge)

Public Correspondence (Abutting Landowner)

Public Correspondence (Mario Dinardo - 1)

Public Correspondence (Mario Dinardo - 2)

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#### New Public Correspondence – September 10, 2020 Hearing.

Applicant Correspondence – Justification Letter Public Correspondence – Mark Zanette (71 & 75 Appian Way)



#### WESTON CONSULTING

planning + urban design

City of Vaughan I Office of the City Clerk 2141 Major Mackenzie Drive Vaughan, ON L6A 1T1 September 3, 2020 File 9901

By RECEIVED at 10:20 am, Sep 03, 2020

Attn: Christine Vigneault Manager, Development Services & Secretary Treasurer to the Committee of Adjustment

#### Re: Application for Minor Variance Committee of Adjustment File No. A010/20 81 Appian Way, City of Vaughan

Weston Consulting is the authorized planning consultant for Ashley Park Developments, the registered owner of the property legally addressed as 81 Appian Way in the City of Vaughan (herein referred to as the "subject property"). The purpose of this letter is to provide additional justification for the requested variance, in advance of the upcoming Committee Meeting scheduled for Thursday, September 10<sup>th</sup> 2020.

RECEIVED

At the hearing on August 20<sup>th</sup> 2020, Committee members expressed concerns over the proposed variance requesting a 1.24 metre rear yard setback for an accessory structure, where a minimum setback of 7.5 metres is required.

The proposed 1.24 metre setback is measured from the rear property line to the descending below grade staircase to provide basement access to the Loggia. However, the rear yard setback to the structure is actually 2.4 metres, providing additional separation between the rear yard and the Loggia. This will decrease impact and visibility of the structure from the rear property line. The proposed building height complies with the required height of an accessory structure being less than 4.5 metres and less than 67 square metres in size and less than 10% of the size of the main dwelling. Landscaping along the rear property line will also be provided, acting as an additional screening method of the Loggia to the Clarence Street right-of-way. Additionally, the location of the Loggia is located adjacent to the existing cabana on the lands immediately to the north mitigating issues of impact, visibility or privacy on the adjacent lands.

Further justification for the proposed setback can be found in a previous decision made by the Committee on October 31<sup>st</sup> 2019, at 31 Delia Place, located one street south of Appian Way. This application was also subject to the provisions of the R1 Residential Zone category, under By-law 1-88, and was requesting a rear yard setback of 1.20 metres. The Committee determined that the proposed variance satisfied the four tests of minor variance, and the application was approved. The decision is attached hereto for your review and reference.

In addition to demonstrating the rear yard setback meets the four tests through our previously submitted justification letter dated June 25<sup>th</sup>, 2020, and being supported by City Planning Staff, the proposed

setback of 1.24 metres is also greater than the previously approved variance by the Committee at 31 Delia Place. When considering the extended-right-of-way, boulevard, and additional road widening of Clarence Street, as outlined in a previous letter, the impact of the reduced rear yard setback at 81 Appian Way is, in our opinion, minor and appropriate, as well as in keeping with the general purpose and intent of the Official Plan and Zoning By-law. For these reasons, we request that the proposed variances for the accessory structure at 81 Appian Way be approved, without any modification or alterations to the existing site plan.

In addition to the comments respecting the rear yard setback, the Committee also asked that the applicant engage with the local residents to discuss either concerns with the proposed variances. Weston has since had a virtual meeting held on Monday August 31, 2020 between 3:00-4:30pm with the Grater Woodbridge Ratepayers Association, including both Mr. Lorini and Mr. DiNardo who provided deputations to the Committee on August 20th, 2020. The nature of these discussions were positive and constructive in discussing matters that relate specifically to the application before the Committee. A key consideration of the application was made to the Group in identifying that both the front and year yard setbacks are due to land takings by the City to facilitate infrastructure improvements. The proposed reduction in the rear yard setback is due to a road widening of 5.19 metres being taken from the rear property line to facilitate a future widening of Clarence Street. If this was not required, the rear yard setback would be 6.43 metres with the original property line. Additionally, the proposed front yard setback is also due to the Appian Way extension alignment at the southern corner of the lot which creates a pinch point for the setback of the corner of the proposed dwelling to the front yard lot line. However, if this land was not being taken to facilitate the curvature of Appian Way, the front yard setback would fully comply with the required 7.5 metres as the remainder of the dwelling does. In addition to the above noted discussion, Weston has also reached out to the Grater Woodbridge Ratepayers Association to schedule to request a second meeting, in advance of the Committee of Adjustment meeting on September 10<sup>th,</sup> 2020 and hope to continue our discussions with the Group.

Based on the above, we trust that the justification provided herein and previously on this application is to the Committee's satisfaction to support the approval of the requested variances for 81 Appian Way. Please do not hesitate to contact the undersigned at extension 243 or Liam O'Toole at extension 316 should you have any additional questions.

Yours truly,

Weston Consulting Per:

Sabrina Sootto HBA, MCIP, RPP Associate

c. Ashley Park Developments Brandon Bell, Planner I, Planning and Development, City of Vaughan Pravina Attwala, Assistant Secretary Treasurer to Committee of Adjustment, City of Vaughan

encl. Committee of Adjustment Decision, File A312/19, 31 Delia Place



### NOTICE OF DECISION

Minor Variance Application A132/19

Section 45 of the Planning Act, R.S.O, 1990, c.P.13

Date of Hearing:	Thursday, October 31, 2019	
Applicant:	Giuseppina (Josie) Salerno and Anthony Caruso	
Agent	Fausto Cortese	
Property:	perty: 31 Delia Place, Woodbridge ON	
Zoning:	The subject lands are zoned R1 Residential Zone One, under By-law 1- 88 as amended.	
OP Designation:	VOP 2010: "Low-Rise Residential"	
Related Files:	None.	
Purpose:	Relief from the by-law is being requested to permit the construction of a proposed cabana to be located in the rear yard.	

The following variances are being requested from By-Law 1-88, as amended, to accommodate the above proposal:

By-law Requirement	Proposal
1. A maximum lot coverage of 30% is permitted.	<ol> <li>To permit a maximum lot coverage of 32.41% for all covered buildings and structures. (Dwelling 26.45% and Cabana/pavilion 5.9%).</li> </ol>
2. A minimum rear yard setback of 7.5 metres is required to the accessory building's covered stairs and to the accessory building.	<ol> <li>To permit a minimum rear yard setback of <b>1.20 metres</b> to the accessory building's covered stairs (cabana stairs) and a minimum of <b>2.20 metres</b> to the accessory building (cabana).</li> </ol>
3. A minimum rear yard setback of 6.0 metres is required to the pool equipment.	<ol> <li>To permit a minimum rear yard setback of 2.02 metres to the pool equipment.</li> </ol>

Sketch:

A sketch illustrating the request has been attached to the decision.

## Having regard to the requirements of Section 45 of the *Planning Act*, R.S.O. 1990, c. P. 13, as amended, including the written and oral submissions related to the application, it is the decision of the Committee:

THAT Application No. A132/19 on behalf of Giuseppina (Josie) Salerno and Anthony Caruso, be **APPROVED**, as amended, in accordance with the sketch submitted with the application (as required by Ontario Regulation 200/96) and subject to the following conditions:

	Department/Agency	Condition	
1	Development Engineering	The Owner/applicant shall submit the final Lot Grading	3
	Jason Pham	Plan to the Development Inspection and Lot Grading	1
		division of the City's Development Engineering	ļ
	905-832-8585 x 8716	Department for final lot grading approval prior to any	
	Jason.pham@vaughan.ca	work being undertaken on the property.	
2	Development Planning	1. That the applicant provide a letter of intent to plan	ļ
	Michael DiFebo	12 foot high cedars along the rear property	]
		boundary.	
	905-832-8585 x 8990	2. That the applicant provide an updated landscape	
]	Michael.DiFebo@vaughan.ca	plan to the satisfaction of Urban Design staff.	

#### For the following reasons:

- 1. The general intent and purpose of the by-law will be maintained.
- 2. The general intent and purpose of the official plan will be maintained.
- 3. The requested variance(s) is/are acceptable for the appropriate development of the subject lands.
- 4. The requested variance(s) is/are minor in nature.

#### Please Note:

Relief granted from the City's Zoning By-law is determined to be the building envelope considered and approved by the Committee of Adjustment.

Development outside of the approved building envelope (subject to this application) must comply with the provisions of the City's Zoning By-law or additional variances may be required.

Elevation drawings are provided to reflect the style of roof to which building height has been applied (i.e. flat, mansard, gable etc.) as per By-law 1-88 and the Committee of Adjustment approval. Please note, that architectural design features (i.e. window placement), that do not impact the style of roof approved by the Committee, are not regulated by this decision.

## Written & oral submissions considered in the making of this decision were received from the following:

Public Written Submissions	Public Oral Submissions
* Public Correspondence received and considered by the	*Please refer to the approved Minutes of the Thursday,
Committee in making this decision	October 31, 2019 meeting for submission details.
None	Name: Pier Sperti
	Address: 56 Woburn Drive, Woodbridge

#### Late Written Public Submissions:

In accordance with the Committee of Adjustment Procedural By-law (069-2019) public written submissions on an Application shall only be received by the Secretary Treasurer until 4:00 p.m. on the last business day prior to the day of the scheduled Meeting.

#### List late public submissions: N/A

#### SIGNED BY ALL MEMBERS PRESENT WHO CONCUR IN THIS DECISION:

ch		
M	USA	Donala
H. Zh <mark>eng</mark> Mem <mark>ber</mark>	R. Buckler Chair	A. Perrella Vice Chair
01/12.1		114-
<u> </u>		<u>A-UMMucci</u>
Member		Member

DATE OF HEARING:	Thursday , October 31, 2019
DATE OF NOTICE:	November 8, 2019
LAST DAY FOR *APPEAL: *Please note that appeals must be received by this	November 20, 2019 4:30 p.m.
office no later than 4:30 p.m. on the last day of appeal.	
<b>CERTIFICATION:</b> I hereby certify that this is a true copy of the decision of the City of Vaughan's Committee of Adjustment and this decision was concurred in by a majority of the members who heard the application	
Christine Vigneault, ACS7 Manager Development Services & Secretary Treasurer to the Committee of Adjustment	

#### Appealing to The Local Planning Appeal Tribunal

The Planning Act, R.S.O. 1990, as amended, Section 45

The applicant, the Minister or any other person or public body who has an interest in the matter may within 20 days of the making of the decision appeal to the Local Planning Appeal Tribunal (LPAT) against the decision of the Committee by filing with the Secretary-Treasurer of the Committee a notice of appeal (A1 Appeal Form) 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 Tribunal under the Local Planning Appeal Tribunal Act.

Note: A notice of appeal may not be filed by an unincorporated association or group. However, a notice of appeal may be filed in the name of an individual who is a member of the association or group on its behalf.

When **no appeal is lodged** within twenty days of the date of the making of the decision, the decision becomes final and binding and notice to that effect will be issued by the Secretary-Treasurer.

#### **Appeal Fees & Forms**

**Local Planning Appeal Tribunal:** The LPAT appeal fee is \$300 plus \$25 for each additional consent/variance appeal filed by the same appellant against connected applications. The LPAT Appeal Fee must be paid by certified cheque or money order payable to the "Minister of Finance". Notice of appeal forms (A1 Appeal Form – Minor Variance) can be obtained at <u>www.elto.gov.on.ca</u> or by visiting our office.

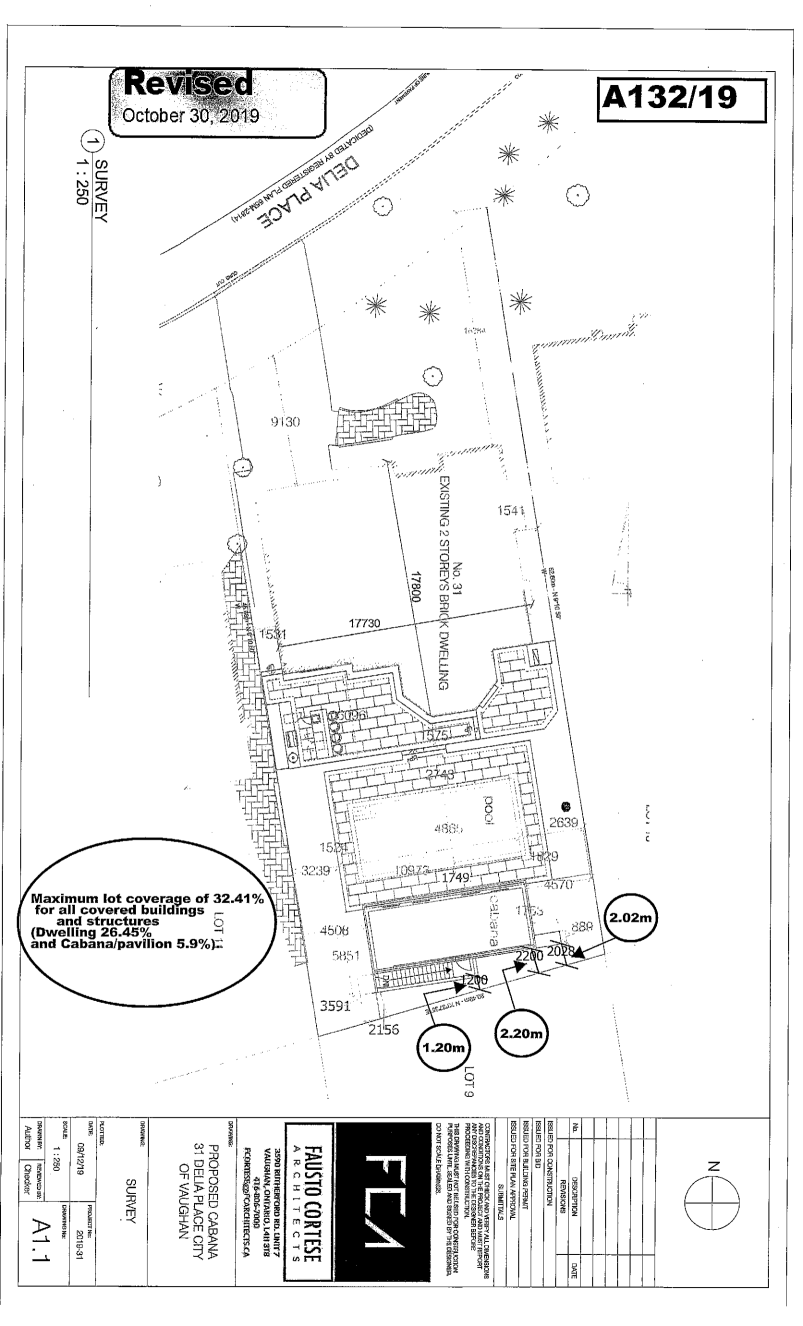
#### City of Vaughan LPAT Processing Fee: \$817.00 per application

\*Please note that all fees are subject to change.

#### Conditions

It is the responsibility of the owner/applicant and/or authorized agent to obtain and provide a clearance letter from each respective department and/or agency. This letter must be provided to the Secretary-Treasurer to be finalized. All applicable conditions must be cleared prior to the issuance of a Building Permit.





## A010/20

**RECEIVED** By RECEIVED at 10:28 am, Sep 03, 2020

From: Sent: To: Subject: Attachments: Mark Zanette -August-25-20 4:34 PM

Re: 81 Appian Way, otherwise known as 1125 Clarence Street Appian Way - New Civic Addresses Map.pdf

To: Committee of Adjustmment Vaughan

Dear Madame Chairperson:

My name is Mark Zanette. I represent the landowners of 75 and 71 Appian Way, otherwise known as 1115 Clarence Street. These properties are situated immediately to the south of 81 Appian Way, please see attached drawing for reference.

I understand there may be a concern with respect to allowing Ashley Park Developments a minor variance in regard to their front yard setback.

I also understand that Mr. Di Nardo of 67 Appian Way is objecting to the above minor variance. Mr. Di Nardo is of the opinion that should the Committee grant this variance, it will set a precedent and subsequently lead us to apply for a variance of our own.

Please find this email as an undertaking that we will not deviate from By-Law 1-88 with respect to all setbacks, height restriction and lot coverage and will not make any application to the Comittee of Adjustments for any variance of the same for 75 and 71 Appian Way.

I suggest the Committee of Adjustment grant the minor variance and allow Ashley Park to proceed to construction. They will undoubtedly add incredible value to the neighborhood.

Should you have any questions, please do not hesistate to contact me.

Best regards.

Mark Zanette 3000 Langstaff Road, Suite 18 Concord, ON L4K 4R7



#### WESTON CONSULTING

planning + urban design

City of Vaughan I Office of the City Clerk 2141 Major Mackenzie Drive Vaughan, ON L6A 1T1 June 25, 2020 File 9901

#### Attn: Pravina Attwala Assistant Secretary Treasurer to the Committee of Adjustment

#### Re: Application for Minor Variance Committee of Adjustment File No. A010/20 81 Appian Way, City of Vaughan

Weston Consulting is the authorized planning consultant for Ashley Park Developments, the registered owner of the property legally addressed as 81 Appian Way in the City of Vaughan (herein referred to as the "subject property"). This letter has been prepared in support of the above noted Minor Variance application to seek relief from the R1 Zone in City of Vaughan Zoning Bylaw 1-88, in order to permit the construction of a two-storey single dwelling, with an accessory building and pool on the subject property.

It is our opinion that the proposed variances meet the four tests set out under the *Planning Act* and should therefore be approved. The rationale contained herein seeks to support this recommendation and our planning opinion.

#### **Description of Property**

The subject property is located between the south west corner of Appian Way and the east side of Clarence Street, south west of the Rutherford Road and Islington Avenue Intersection. The subject property is legally described as: PT LT 15 CON 7 VAUGHAN PTS 10, 11 & 13, 65R31807 TOGETHER WITH AN EASEMENT AS IN VA70522 CITY OF VAUGHAN. The property has an approximate frontage of 32.44 metres along the proposed extension of Appian Way, and 32.61 metres along Clarence Street, with a total site area of approximately 1500 square metres. The property is currently occupied by a single detached dwelling and is accessed by a driveway off Clarence Street.

#### **Surrounding Context**

Located on a cul-de-sac in the Pine Grove community area, single detached dwellings predominately occupy the adjacent surrounding lands to the south, east, and west. More specifically, the following land uses surround the site:

<u>North:</u> Immediately North of the subject property are single detached dwellings. North West of the subject property is a commercial plaza containing a grocery store and at grade retail commercial uses.

West: A day-care is located West of the subject property, along with single detached dwellings. Further west is Vaughan Mills Park.

<u>South:</u> Immediately south of the subject property are residential, single detached dwellings. Crofters Park, and Our Lady of Fatima Catholic Church are located south east of the property.

<u>East:</u> Open greenspace is located east of the subject property, with Al Palladini Community Centre and Emily Carr Secondary School and Boyd Conservation Park located west of Islington Avenue.

#### **Application History**

The minor variance application for the subject property was submitted to the City of Vaughan in February of 2020 under the above noted file number A010/20. City Staff reviewed the application, and recommended adjournment, prior to a formal hearing. Planning Staff requested to work with the owner in order to address the proposed building height, lot coverage and front yard setback, as well as the matters identified by the Development and Engineering Department.

Since the adjournment, Weston has been involved in ongoing discussions with Planning and Engineering Staff in order to resolve outstanding issues. Based on these discussions the proposed variances have been revised through this submission to address outstanding issues.

#### Purpose of the Application

The purpose of the proposed Minor Variance application is to seek relief from the City of Vaughan Zoning By-law 1-88 to address the following deficiencies:

- 1. To permit a Minimum Garage Setback of 5.7 metres, whereas a Minimum Setback of 7.5 metres is required.
- 2. To permit a Maximum Lot Coverage of 42.2%, whereas a Maximum Lot Coverage of 35% is required.
- 3. To permit a Maximum Building Height of 10.50 metres, whereas a maximum height of 9.5 metres is required.
- 4. To permit a Minimum Rear Yard Setback of 1.2 metres for an Accessory Building, whereas a minimum rear yard setback of 7.5 metres is required.
- 5. To permit a Cabana not completely within the Rear Yard.
- 6. To permit a Pool not completely within the Rear Yard.

The above variances have been revised for the original submission as follows:

- 1. This variance remains unchanged.
- 2. The main dwelling has been reduced to comply with the 35% coverage, the additional coverage is required for the proposed accessory structures.
- 3. The height variance has been reduced from 10.8m to 10.5m for only a portion of the proposed dwelling.
- 4. This variance is unchanged.

- 5. This variance is unchanged
- 6. This variance is unchanged
- 7. The required variance for the maximum driveway width has been removed.

#### **Policy Framework and Analysis**

Section 45(1) of the *Planning Act* directs that a minor variance may be granted if, in the opinion of the Committee of Adjustment, the following tests are met:

- 1. The variance requested maintains the general intent and purpose of the Official Plan;
- 2. The variance requested maintains the general intent and purpose of the Zoning By-law;
- 3. The variance is desirable for the appropriate use of the land; and,
- 4. The variance is minor in nature.

The following is a summary of how the proposed variances meet the four tests under the *Planning Act.* The following provides an analysis of how the proposed variances are reviewed under these criteria.

1. The General Purpose and Intent of the Official Plan is Maintained.

#### City of Vaughan Official Plan 2010

The City of Vaughan Official Plan ("VOP") identifies the subject property as being designated "Community Areas" in accordance with Schedule 1 – Urban Structure, and "Low-Rise Residential" in accordance with Schedule 13 – Land Use.

Section 2.2.3.2 of the VOP states that new development within "Community Areas" that respects and reinforces the existing scale, height, massing, lot pattern, building type, orientation, character, form and planned function of the immediate local area, is permitted, as set out in the policies of Chapter 9.

Section 9.1.2.2 states that new development as reflected in a variance will be designed to respect and reinforce the existing physical character and uses of the surrounding area, specifically respecting and reinforcing a number of elements including, but not limited to, the building type, the orientation of buildings, the height and scale of adjacent and immediately surrounding residential properties, the setback of buildings from the street, and the pattern of rear and side-yard setbacks.

The proposed variances respect and reinforce the existing lot pattern, building type, orientation, character, form and planned function of the immediate local area. The proposed single detached dwelling is compatible with the existing dwellings on Appian Way and matches the built form within the neighbourhood. The existing house is currently the only dwelling on Appian Way to gain access from Clarence Street with a rear yard abutting Appian Way. A new entrance is proposed from Appian Way for access to the proposed dwelling, and the existing driveway providing access to Clarence Street will be eliminated. This will ensure that the orientation of the proposed building is aligned with the other existing dwellings on Appian Way. While the proposed height does exceed

the permitted height within the surrounding area, it is only a portion of the dwelling which exceeds the permitted height, whereas the remainder of the dwelling is within the permitted height requirements. As such, proposed dwelling maintains the objective of the Official Plan in proposing a dwelling which is generally in keeping with the character of the neighbourhood.

For these reasons, it is our opinion that the required variances for the proposed dwelling maintain the general purposed of the Vaughan Official Plan.

#### 2. The General Purpose and Intent of the Zoning By-law is Maintained.

#### Vaughan Zoning By-law 1-88

The City of Vaughan Zoning By-law 1-88, as amended, zones the subject property as "R1-Residential Zone".

The R1 zone standards are as follows:

# Schedule 'A' to By-law 1-88ZoneR1Proposed<br/>VarianceMin. YardFront (m)7.55.7Max. Lot Coverage (%)3542.2Max. Building Height (m)9.510.5

#### Zone Requirement Table

#### 4.1.1 Accessory Buildings and Structures

c) Min. Rear Yard (m) 7.5 <b>1.2</b>				
	c)	Min. Rear Yard (m)	7.5	1.2

The *R1* – *Residential Zone*" permits Single Family Detached Dwellings and Accessory Buildings and Structures. It is the intent of the Zoning By-law to permit uses accessary to low-rise residential dwellings, which the proposed variances maintain. The intent of the setback and coverage requirements of the By-law are to maintain consistent neighbourhood built form, and to ensure appropriate separation between dwellings. The variances requested do not propose a built form inconsistent with the neighbourhood standards.

The purpose of the maximum building height provision of 9.5 metres is to ensure a two-storey maximum height, and to discourage dwellings that impose on adjacent lots. Municipal staff have reviewed the proposed concept elevations and have determined that the dwelling has a flat roof. Therefore, the measurement of height must be taken from the peak of the roof, resulting in a height of 10.5 metres, rather than the mid-point of the proposed architectural peaks of the roof. The result is actually a lower roofline, than if it was a peaked roof design. Although technically a flat roof, the building will not be perceived as a traditional flat roof and will still maintain the general intent of the Zoning By-law through the proposed urban design articulation of the roof line. The requested height of 10.5 metres will maintain the two-storey standard for the R1 zone and will not result in a towering structure that will impose shadow or privacy issues for the surrounding lots.

The proposed height variance is only applicable to a portion of the dwelling as identified on the Front Elevation. The remaining portion of the house, include the garage portion, will have a maximum height of 9.48 metres, which complies with the required height limit.

The proposed reduction of the front yard setback is the result of to a pinch point in the lot shape due to the extension of Appian Way and the curvature of the road to align the north and south existing points through the subject property and hold out lands to the south. The proposed variance to permit a setback of 5.7 metres is not a reflection of the overall setback for the proposed dwelling, which otherwise exceeds the required 7.5 metres from the front lot line. The proposed development therefore maintains the general purpose and intent of the Zoning By-law.

The proposed rear yard setback reduction to 1.2 meters and location of the pool and accessory structure not wholly contained within the rear yard are not limiting conditions as the rear lot line will not be immediately adjacent to Clarence Avenue. While the required setbacks are provided to maintain separation for rear to rear yard conditions, the subject property now backs onto the existing right of way, which limits impacts of the proposed reductions therefore maintaining the intent of the Zoning By-law.

Based on the above noted rationale, it is our opinion that the proposed development maintained the general purpose and intent of the zoning by-law by limiting impacts of coverage, height and impact to the adjacent properties.

#### 3. Desirable and Appropriate

The proposed development will result in a built form that is consistent with the existing dwellings on Appian Way and represents an appropriate and responsible development of a single detached dwelling. The current dwelling on the subject property has a rear yard that backs on to Appian Way, the only property on the street with such an orientation. Eliminating the Clarence Street driveway, in exchange for a new entrance on to Appian Way is a desirable improvement to the neighbourhood. This will ensure conformity with the surrounding dwellings and improve the character of the neighbourhood. The propose dwelling will generally maintain the required front yard setback proposing a dwelling which will be in like with the surrounding built form.

The accessory structure is desirable in its rear yard location along with the location of the pool. The design incorporates an open wall design which will mitigate visual impacts on neighbouring yards. The accessory structure maintains an interior yard setback that conforms to the Zoning Bylaw and ensures adequate separation from the neighbouring lot. The proposed variance to the rear yard setback towards Clarence Street and location not fully within the rear yard, will not result in an undesirable or inappropriate impact on the neighbouring property. The proposed setback and location of the accessory structure and pool will maintain an appropriate distance to Clarence Street, and will not negatively impact the function of the street.

The owner of the subject property has received two letters of support from the neighbouring properties to the immediate north and south abutting the subject property. Given that these two lots, being immediately adjacent to the subject property, have no objections to the proposed

development, we do not anticipate any adverse impacts from the proposed development on other surrounding land owners.

For the reasons listed above, it is our opinion that the proposed variances are appropriate and desirable for the use of the lands.

#### 4. Minor in Nature

The requested variances are minor in nature as they will not alter the low-rise residential function of the site. Numerically, the proposed Front Yard Setback will be decreased by 1.71 metres, but more appropriately, the reduction is only proposed for the corner of the site, where the remainder of the dwelling exceeds the required front yard setback requirement. This minor encroachment into the setback will still ensure that an appropriate distance is maintained from the front of the dwelling to Appian Way. It will not impact the function of Appian Way, and still provides adequate space for a proper driveway that conforms to the Zoning By-law.

The increase in lot coverage from 35% to 42.2% will result in a floor area of 632.9 square metre, 107.79 square metres above what is permitted. This 107.79 square metres is a minor increase in lot coverage when considering the size of the lot and the disbursement of the additional floor area. The subject property has a lot area of 1500.30 square metres, which exceeds the required area of 540 square metres by 960 square metres. On a lot this size, the additional 107.79 will not impose any negative impact on to the surrounding properties and should be viewed as a minor increase. Given that the proposed dwelling complies with the 35% coverage, the massing of the main dwelling will not adversely impact the visual presence of the dwelling. The additional proposed floor area in also separated between the proposed accessory structure and loggia, both located in the rear yard, with minimal impacts to the adjacent lots.

The proposed maximum height of 10.5 metres is proposed to increase only a portion of the proposed dwelling where the remainder of the dwelling is under the required 9.5 metre height requirement. The 1.0 metre increase to the maximum permitted height on a portion of the dwelling represents a nominal increase in height that provides an articulation I the urban design of the dwelling. Given that it is only a portion of the dwelling mitigates issues of shadow, privacy or other impacts to immediately adjacent neighbours. It is a minor increase in height to accommodate the design of the building. Given that the non-complaint height only represents 50% of the proposed dwelling, as the proposed garage have a proposed building height of 9.48 metres, the proposed increase in height can be deemed minor in nature.

The rear yard setback of 1.2 metres for the accessory building encroaches the required setback of 7.5 metres. The 1.2 metre setback is to the proposed new rear lot line abutting Clarence Street. The impact of this decreased setback is misleading, when considering the distance to Clarence Street, when including the extend of the right-of-way, boulevard and additional road widening. The accessory building will still be set back approximately 6.3 metres from the current lot line and Clarence Street. The impact of the reduced setback is minor, and still provides an appropriate distance from Clarence Street, and will not negatively impact the function or access to the Street.

For these reasons, it is our opinion that the proposed variances are minor in nature.

#### Conclusion

Based on our analysis and the information provided herein, it is our opinion that the proposed variances meet the general intent and purpose of the Official Plan and Zoning By-law, are desirable and appropriate for the use of the lands, and are minor in nature. It is therefore our opinion, that the minor variances before the Committee satisfy the requirements under Section 45(1) of the *Planning Act* in order to be considered for approval.

We trust that the above is in order and that you have the necessary materials to schedule this matter to the next available Committee of Adjustment meeting. We request that all correspondence pertaining to this application be sent to the undersign. Please do not hesitate to contact the undersigned at extension 243 or Liam O'Toole at extension 316 should you have any questions regarding the content of this submission.

Yours truly, Weston Consulting Per:

Adlluo (Agotto) Sabrina Sgotto HBA, MCIP, RPP Associate

- c. Ashley Park Developments Brandon Bell, Planning and Development, City of Vaughan Jason Pham, Development Engineering, City of Vaughan
- Encl. Revised Site Plan, May 5, 2020 Revised Front Elevation, June 22, 2020 Appian Way Extension, Plan 65R-31807 Appian Way Extension, Plan 65R-38586 Letter of Support, 85 Appian Way Letter of Support, 75 Appian Way

City of Vaughan Clerks Department 2141 Major Mackenzie Drive Maple, Ontario L6A 1T1

Attention: Pravina Attwala Assistant Secretary Treasurer to Committee of Adjustment

Re: Committee of Adjustment File # A010/20 81 Appian Way, Minor Variance Application

With respect to the above application, my name is  $\underline{RENECONDO}$  and I live at  $\underline{RS} \underline{APP}$  i AQ  $\underline{W} \underline{AY}$ 

Please be advised that we have no objection to the above noted application, and am in support of approving it in its current form, as it applies to Front Yard Setback, Maximum Lot Coverage, Maximum Building Height, and the Rear Yard Setback for an Accessory Building.

Sincerely, i tel Signature

7020823/20

Date

#### Clarzan Developments Inc.

3000 Langstaff Road, Suite 18 Concord, Ontario L4K 4R7 T 905 738 2212 F 905 738 2169

June 20, 2020

City of Vaughan Clerks Department 2141 Major Mackenzie Drive Maple, Ontario L6A 1T1

Attention: Pravina Attwala Assistant Secretary Treasurer to Committee of Adjustment

#### Re: Committee of Adjustment File # A010/20 81 Appian Way, Minor Variance Application

This letter is to inform Madame Chair and the Committee Members, that we are landowners abutting lands owned by the Applicant directly to the south of 81 Appian Way. We have entered into development agreement 65R-38114.

Our respective development agreements stipulate that our lands be developed concurrently. The Applicant has been diligent and extremely cooperative with our team, along with City staff to facilitate the completion of the long-awaited Appian Way extension.

The Applicant will undeniably add unprecedented value to our neighborhood. We have reviewed the Applicant's submission in full form and conclude that we have no objection with the front yard dwelling setback, rear lot accessory building setback, maximum lot coverage and maximum building height.

We ask that attenuation fencing and landscaping be continued along Clarence Street for continuity.

Lastly, we ask the Committee to disregard any frivolous and vexatious claims. This has adversely affected our development and would humbly ask that the Applicant not be subject to the same.

Sincerely,

Mark Zanette

From:		
То:	Vigneault, Christine	
Cc:	;	Coles, Todd
Subject:	[External] Re: Notice of Hearing - A010/20 (81 Appian Way)	
Date:	Friday, August 14, 2020 5:59:49 PM	
Attachments:	image001.png	

Good Afternoon Christine,

I have spoken to several of the residents on Appian Way, and no one has received the notification. I would like understand why this notice was not sent to the residents, without us having to ask for it? It appears as though we were deliberately excluded when we are directly impacted by the outcome of any decisions being made. I think we are owed an explanation as to why the City did not notified us regarding the committee of the whole meeting, scheduled for August 20,2020, and why we received **absolutely no notice** with respect to this application, which was originally to have been heard by the Committee of Adjustment on April 2, 2020. The latter happens to be one of many still unanswered questions??

There has been a fair bit of history, distrust, lack of transparency, emails not answered, disrespect for the communities opinion and a lack of courtesy towards the residents of Appian Way and The Greater Woodbridge Ratepayers Association.

Please accept this as part of the deputation for the committee of the whole meeting of the 20th of August 2020.

Regards,

Mario DiNardo

Get Outlook for Android

**From:** Vigneault, Christine <Christine.Vigneault@vaughan.ca> **Sent:** Friday, August 14, 2020 4:36:07 PM

To:

**Subject:** Notice of Hearing - A010/20 (81 Appian Way)

Hi Mario,

As requested, please find attached the Notice of Hearing for A010/20 at 81 Appian Way. The Notice of Hearing was mailed to residents within 60 metres of the subject land in accordance with the Planning Act.

In addition, here is a <u>LINK</u> to the meeting agenda (for August 20) and Staff Report for A010/20, which contains all staff/agency/public comments received to date, as well as the plans submitted with the

From:	
To:	Vigneault, Christine; Coles, Todd; Committee of Adjustment; Clerks@vaughan.ca
Cc:	
Subject:	[External] Concerns with submission letter from Ashley Park Homes-81 Appian Way
Date:	Wednesday, August 19, 2020 10:01:45 AM

Good Evening Christine,

The residents of Appian Way have reviewed the application submitted by Ashley Park Homes, to be heard by the Committee of Adjustment on Thursday August 20<sup>th</sup>. We were beyond disappointed, to see that the City has included a letter from Clarzan Development, dated June 20, 2020, that states the following:

## "We ask the Committee to disregard any frivolous and vexatious claims. This has adversely affected our development and would humbly ask that the Applicant not be subjected to the same"

This comment is a direct insult to the community of Appian way, who have been in conflict with this builder over maintaining the R1 zoning with his development. By allowing this comment to be entered as evidence, only serves to humiliate and demean our concerns. That comment should have been stricken before allowing it to be published online and given to the Committee of Adjustment. This comment devalues the valid concerns that we have brought forward and continue to bring forward. It also biases the Committee when hearing our concerns. We are asking that the application be recalled and this comment be removed from the record. We are also asking that an apology be issued by The City of Vaughan to the residents of Appian Way and to the Greater Woodbridge Rate Payers Association, for allowing the submission of a letter by Clarzan to belittle the concerns of the residents, to which we have a right to participate under Bill 73, the planning act and our charter rights.

Regards,

Mario DiNardo

Sent from Mail for Windows 10

From:	
То:	Committee of Adjustment; Vigneault, Christine; Coles, Todd; Clerks@vaughan.ca
Cc:	
Subject:	[External] 1115 Clarence Ave/81 Appian Way-Ashley park Homes
Date:	Wednesday, August 19, 2020 10:13:04 AM



Subject: Ashley Park Developments Inc.

Application# A010/20 Applicant: Ashley Park Developments Inc. Property: 81 Appian Way, Woodbridge

Please note I would like to bring forward the following concerns/inquiries with regards to the above application

- 1. Will the home be centred to the property? If not, how much of the frontage to the south side of the home, will front on Appian way?
- 2. In your document, you state the home will occupy 35% of the lot coverage, which falls within the R1 Guidelines and the add-ons, which includes the: loggia, cabana and pool, bring the lot coverage to 42%. Is there a reason why the variance for the Loggia, Cabana and pool were not submitted as separate applications? My concern is that lumping these together will set a precedent for future development on the lots adjacent to my home, which are 50ft frontage and considerable smaller than 81 Appian way, will be allowed the same variance.
- 3. There was an application brought forward to the Committee of the Whole to reduce the set backs from the 7.5M to 4.5M, the staff at that time, did not approve such set back. The staffs comments were "this would create a negative impact on the existing residential streetscape on Appian Way, we therefore would like to maintain the 7.5M set back, both front and rear yard." At this time, I would ask, what has changed? I am also once again concerned that allowing this set back would set a precedent for any future development on Appian way, which would impact me greatly, as it would not fit with the aesthetics of my home and It would make my house appear to be set back and look odd. When my home was built, it was built in compliance with all R1 regulations, including lot frontage, setbacks, lot coverage and height.
- 4. Building Height, although the developer/Consultant have stated that only a portion of the home is 10.5M and the remaining structure is 9.5M, which is within the R1 zoning. The Portion that is 10.5M, is the main dwelling with the garage being 9.5M, therefore this is not a minor variance, this variance is outside the R1 zoning and does not fit with the landscape of the rest Appian way. I am asking the committee to deny this variance and have the builder stay within the max height of 9.5M

In closing, I ask the Committee Adjustment to defer this application back to Council, to allow our voted representatives the opportunity to hear the concerns of the residence, and make decisions that

best fit this community. The residents of Appian Way have been fighting to maintain the integrity of our community since 2007 and we hope that our voices will not be ignored nor deemed as frivolous, and that we are given the opportunity to allow our Councillors to make a fair decision, that will fit the entire community.

Regards, Mario DiNardo Dear Ms. Vigneault,

I am a resident of Appian Way.

I was forwarded a copy of the Notice for hearing for 81 Appian Way and I have a number of concerns. Some relate to the proposed R1 changes being requested but more importantly and more concerning are the ones pertaining to the process and the manner in which the City of Vaughan handled and continues to handle the development of Appian Way.

To begin, I did not receive notification of this hearing from the City of Vaughan which I believe is my right. In the past I have received notification of proposed development changes for properties directly adjacent to 81 Appian Way. My question is why did I not receive notice of this particular hearing? Also why is this variance application being considered? How could the original application for 81 Appian Way possibly have been approved by Council in 2008 when that portion of Appian did not exist at the time? In addition, I have documentation from your planning department well past 2008 and confirmed in 2019 that no application had been received for that land. How is this possible? Was I/we misinformed or misled by your planning department?

Ms. Vigneault, we care very much about our community, the other residents and I have invested a great deal of time and energy participating in the development of Appian Way. Our one and only objective was/is to preserve the look and feel of our neighbourhood. I would assume the reason Vaughan established and developed area zoning by-laws, at considerable tax payers dollars, was for those very reasons. All we have asked throughout the process is that the R1 requirements be respected and adhered. This is the only fair and equitable way to proceed. I consider our request for developers to respect our neighbourhood and the R1 requirements developed by our elected Council to be neither "frivolous" nor "vexatious claims". I am deeply disturbed that a letter written by Clarzan Development dated June 20, 2020 making those egregious claims was included in your documentation.

In summary I do not believe that this application should be considered until these concerns have been addressed.

I thank for your time,

Rocki Guzzo

From:	
To:	Committee of Adjustment; Clerks@vaughan.ca; Vigneault, Christine
Cc:	
Subject:	[External] 1115 Clarence Ave. / 81 Appian Way - Ashley Park Developments Inc.
Date:	Tuesday, August 18, 2020 11:32:14 PM

Firstly, I hope everyone is doing well during this COVID uncertainty. Secondly, if the provincial medical officers are giving clearance to students to return to school, then the City of Vaughan and the Committee of Adjustment should be open to the public engaging with 50 people per room just like at the theatres...there is no excuse for the public to be prohibited from engaging with our government....not January 4, 2021. We've had previous issues with the Committee of Adjustment audio and minutes not functioning properly when we gave deputations. Now we are experiencing difficulty with electronic deputation registration showing an error 404 code.

Did the application register as 1115 Clarence Ave or as 81 Appian Way? There has been no staff and consulting discussions with the community for input.

The Committee of Adjustment must follow all Bylaw Requirements according to all subdivision master plans that were approved by Council for the surrounding area including Appian Way. The variances don't adhere to the original master plan Many examples abound with sheds / cabanas, etc. being torn down because they didn't comply with Bylaws and weren't granted variances. This project must comply with Bylaws ..no exceptions.

Does a Development Agreement supersede a Subdivision Agreement in meeting Committee of Adjustment conditions? There is a strong suspicion that the previous developments didn't meet Committee of Adjustment deadline conditions and bypassed issues by being granted a Development Agreement....this is an improper maneuver.

Why are we not following a 150 metre notification, instead of 60 metres, to the residents? Why are the house, cabana , and pool not being registered as separate applications? The GWRA met with the engineering department and received assurances that the road would be the same width and straight as the rest of Appian Way, including road parking. The road doesn't comply and has a meandering feature structure..totally out of design. Why does this not follow the rest of the road? ...this road section is too narrow. This affects this development. There is no available road parking because it will obstruct thorough traffic.

There are 2 hasbuilts on this property. Is this a possible decoy for creating a new precedent in the architectural streetscape changes for a second house on the property and the adjacent development? The Committee of Adjustment has naively made many decisions that have led to negative future precedents because it deemed their decisions as minor variances.

AS FOR ASSERTIONS THAT COMMUNITY INPUT TO DEVELOPMENT IN THEIR NEIGHBOURHOOD IS A VEXATIOUS OR FRIVOLOUS CLAIM IS ERRONEOUS AND PART OF THE DEMOCRATIC PROCESS.

Best Regards Tony Lorini President Greater Woodbridge Ratepayer Association

Attention: Pravina Attwala Assistant Secretary Treasurer to Committee of Adjustment

Re: Committee of Adjustment File # A010/20 81 Appian Way, Minor Variance Application

With respect to the above application, my name is IRMA DI MANNO and I live at 49 APPIAN WAY.

Please be advised that we have no objection to the above noted application, and am in support of approving it in its current form, as it applies to Front Yard Setback, Maximum Lot Coverage, Maximum Building Height, and the Rear Yard Setback for an Accessory Building.

Signature

Aug 19/20

Attention: Pravina Attwala Assistant Secretary Treasurer to Committee of Adjustment

Re: Committee of Adjustment File # A010/20 81 Appian Way, Minor Variance Application

With respect to the above application, my name is <u>KAB MENDICINO</u> and I live at 43 BRPIAN WAY

Please be advised that we have no objection to the above noted application, and am in support of approving it in its current form, as it applies to Front Yard Setback, Maximum Lot Coverage, Maximum Building Height, and the Real Yard Setback for an Accessory Building.

Sincerely, Signature

NG 19

Scanned with CamScanner

Attention: Pravina Attwala Assistant Secretary Treasurer to Committee of Adjustment

Re: Committee of Adjustment File # A010/20 81 Appian Way, Minor Variance Application

With respect to the above application, my name is <u>HARID BIANCH 1</u> and I live at <u>93 APPIAN</u> WKy.

Please be advised that we have no objection to the above noted application, and am in support of approving it in its current form, as it applies to Front Yard Setback, Maximum Lot Coverage, Maximum Building Height, and the Rear Yard Setback for an Accessory Building.

Sincerely. eece Signature

AUG. 19/20 Date

Attention: Pravina Attwala Assistant Secretary Treasurer to Committee of Adjustment

Re: Committee of Adjustment File # A010/20 81 Appian Way, Minor Variance Application

VINCE CARINTI With respect to the above application, my name is live at 100 Applan WAY. and I

Please be advised that we have no objection to the above noted application, and am in support of approving it in its current form, as it applies to Front Yard Setback, Maximum Lot Coverage, Maximum Building Height, and the Rear Yard Setback for an Accessory Building.

Sincerely, ature

August 19,2020

## Schedule C: Agency Comments

Alectra (Formerly PowerStream) – No concerns or objections Region of York – No concerns or objections MTO – Located outside of MTO permit control area



### COMMENTS:

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We have reviewed the proposed Variance Application and have no comments or objections to its approval.

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), 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 *Phone*: 1-877-963-6900 ext. 31297 *Fax*: 905-532-4401 *E-mail*: stephen.cranley@alectrautilities.com Mr. Tony D'Onofrio Supervisor, Subdivisions & New Services *Phone*: 1-877-963-6900 ext. 24419 *Fax:* 905-532-4401 *Email:* tony.donofrio@alectrautilities.com

### Attwala, Pravina

Subject:

FW: A010/20 - 81 APPIAN WAY, WOODBRIDGE - REQUEST FOR COMMENTS (CITY OF VAUGHAN)

From: Hajjar, Alexander (MTO) <Alexander.Hajjar@ontario.ca>
Sent: July-03-20 2:19 PM
To: Attwala, Pravina <Pravina.Attwala@vaughan.ca>
Cc: Scholz, Kevin (MTO) <Kevin.Scholz@ontario.ca>; Della Mora, Dan (MTO) <Dan.DellaMora@ontario.ca>
Subject: [External] RE: A010/20 - 81 APPIAN WAY, WOODBRIDGE - REQUEST FOR COMMENTS (CITY OF VAUGHAN)

Good Afternoon Pravina,

MTO has reviewed the subject land(s) located at 81 Appian Way in the City of Vaughan. The subject lands are outside the MTO permit control area and therefore do not require a permit from this office.

Best Regards,

#### Alexander Hajjar Transportation Technician Highway Corridor Management Section Ministry of Transportation, MTO 416.235.4504

### Attwala, Pravina

Subject:

FW: RESPONSE: A010/20 - 81 APPIAN WAY, WOODBRIDGE - REQUEST FOR COMMENTS (CITY OF VAUGHAN)

From: Hurst, Gabrielle <Gabrielle.Hurst@york.ca>
Sent: July-09-20 2:22 PM
To: Attwala, Pravina <Pravina.Attwala@vaughan.ca>; MacPherson, Adriana <Adriana.MacPherson@vaughan.ca>;
Providence, Lenore <Lenore.Providence@vaughan.ca>
Subject: [External] RESPONSE: A010/20 - 81 APPIAN WAY, WOODBRIDGE - REQUEST FOR COMMENTS (CITY OF VAUGHAN)

#### Good afternoon Pravina,

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

#### Gabrielle

Gabrielle Hurst mcip rpp | Associate Planner|Community Planning and Development Services | Corporate Services The Regional Municipality of York |17250 Yonge Street | Newmarket, ON L3Y 6Z1 1-877 464 9675 ext 71538 | <u>Gabrielle.hurst@york.ca</u> |<u>www.york.ca</u>

## Schedule D: Previous Approvals (Notice of Decision)

Consent Applications B026/08; B027/08 & B028/08



# **NOTICE OF DECISION**

FILE NUMBER:	B026/08
APPLICANT:	ETHEL DZAMBA
PROPERTY:	Part of Lot 15, Concession 7, municipally known as 1125 Clarence Street, Woodbridge.
ZONING:	The subject lands are zoned R1(H), Residential Holding subject to exception 9(1273) under By-law 1- 88 as amended.
PURPOSE:	To request the consent of the Committee of Adjustment to convey a parcel of land marked "A" on the attached sketch for the creation of a new lot, for residential purposes, together with all required easements and right-of-ways, if required, and retain the lands marked "B" on the attached sketch for residential purposes
	The subject and retained lands have the required lot frontage and lot area.
	The subject lands are currently vacant, residential dwelling is proposed.
BACKGROUND:	The land which is subject to this application was also the subject of another application under the Planning Act:
	Zoning By-law Amendment <b>File #: Z.95.067, APPROVED.</b> Consent Applications File #'s <b>B025/94, B060/95 &amp; B061/95 – Lapsed.</b>

Consent Applications File #'s B034/07, B035/07, B036/07 – as per the applicant unable to fulfil conditions prior the lapsing period.

This application was heard by the Committee of Adjustment on July 31, 2008

MOVED BY: SECONDED BY:

THAT Application No. **B026/08 - ETHEL DZAMBA**, be **APPROVED**, in accordance with the sketch attached and subject to the following conditions:

<u>NOTE:</u> All conditions below must be fulfilled and clearance letters must be received by the Secretary-Treasurer before any cheques can be accepted and Certificate of Official can be issued.

- 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 City of Vaughan (Reserves & Investments Department; contact Terry Liuni to have this condition cleared.)
- 2. That the owner shall pay all taxes as levied, if required, to the satisfaction of the Reserves & Investments Department. Payment shall be made by **certified cheque**; (contact Terry Liuni in the Reserves & Investments Department to have this condition cleared).
- 3. The owner shall pay applicable Special Area Development Charges to the satisfaction of the Reserves & Investments Department.;
- 4. The applicant shall provide the City of Vaughan 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 if a new lot is being created. Said levy is to be 5% of the appraised market value of the subject land as of the date of the Committee of Adjustment giving notice to the Applicant of the herein decision. Said levy shall be approved by the Manager of Real Estate. Payment shall be made by certified cheque only.
- 5. The Owner shall enter into an agreement pursuant to Subsection 50(6) of the Planning Act with the City of Vaughan, to satisfy all conditions, financial or otherwise, of the City of Vaughan with regard to such matters the municipality may consider necessary including payment of the 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 and to the satisfaction of the Engineering Department;

- 6. Submission to the Secretary Treasurer of four (4) 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;
- 7. Upon fulfilling and complying with all of the above noted conditions, the Secretary-Treasurer of the Committee of Adjustment must be provided with a letter and three (3) copies of a legal size (8.5" by 14") "Schedule Page", in a format satisfactory to the Secretary-Treasurer, from the Applicant's solicitor confirming the legal description of the subject lands, sufficient for registration purposes as the "Schedule Page" will be an attachment to the Certificate. Upon being satisfied with said legal description and upon all other conditions for the consent having been satisfied, the Secretary-Treasurer shall provide a Certificate of Official to the applicant in accordance with Section 53(42) of the Planning Act, R.S.O. 1990, as amended;
- 8. A fee of \$285.00 made payable to the Treasurer City of Vaughan shall, be submitted to the Secretary Treasurer for the issuance of the Certificate/stamping of the deeds. It will be necessary to allow up to three (3) working days after all conditions have been fulfilled and documentation filed. Same day service is also available for an additional cost of \$145.00, provided all conditions of approval have been fulfilled and all required documents are submitted by 11:30 am that day;

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.

#### **IMPORTANT:**

Pursuant to Section 53(41) 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. Failing to comply with this requirement will result in the application to be deemed to be refused.

#### ALL CONDITIONS MUST BE FULFILLED:

Please contact each Agency and/or Department listed above whether "if required" appears in the condition or not.

#### PLEASE NOTE:

- 1. 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
- 4. That the payment of Special Area 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 Charge By-law in effect at the time of Building permit issuance, if required, to the satisfaction of the Reserves/Capital Department;

#### CARRIED.

## NOTICE OF DECISION B026/08 CHAIR: Signed by all members present who concur in this decision: ABSENT M. Mauti. L. Fluxgold, J. C ario Chair Vice Chair Me ABSENT D.H. Kang, pacalli Member Member

#### CERTIFICATION

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.

> Todd Coles, BES, MCIP, RPP Manager of Development Services and Secretary-Treasurer to Committee of Adjustment

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#### APPEALS

#### APPEALS MUST BE RECEIVED BY THIS OFFICE NO LATER THAN 4:30 P.M. ON THE LAST DATE OF APPEAL NOTED ABOVE.

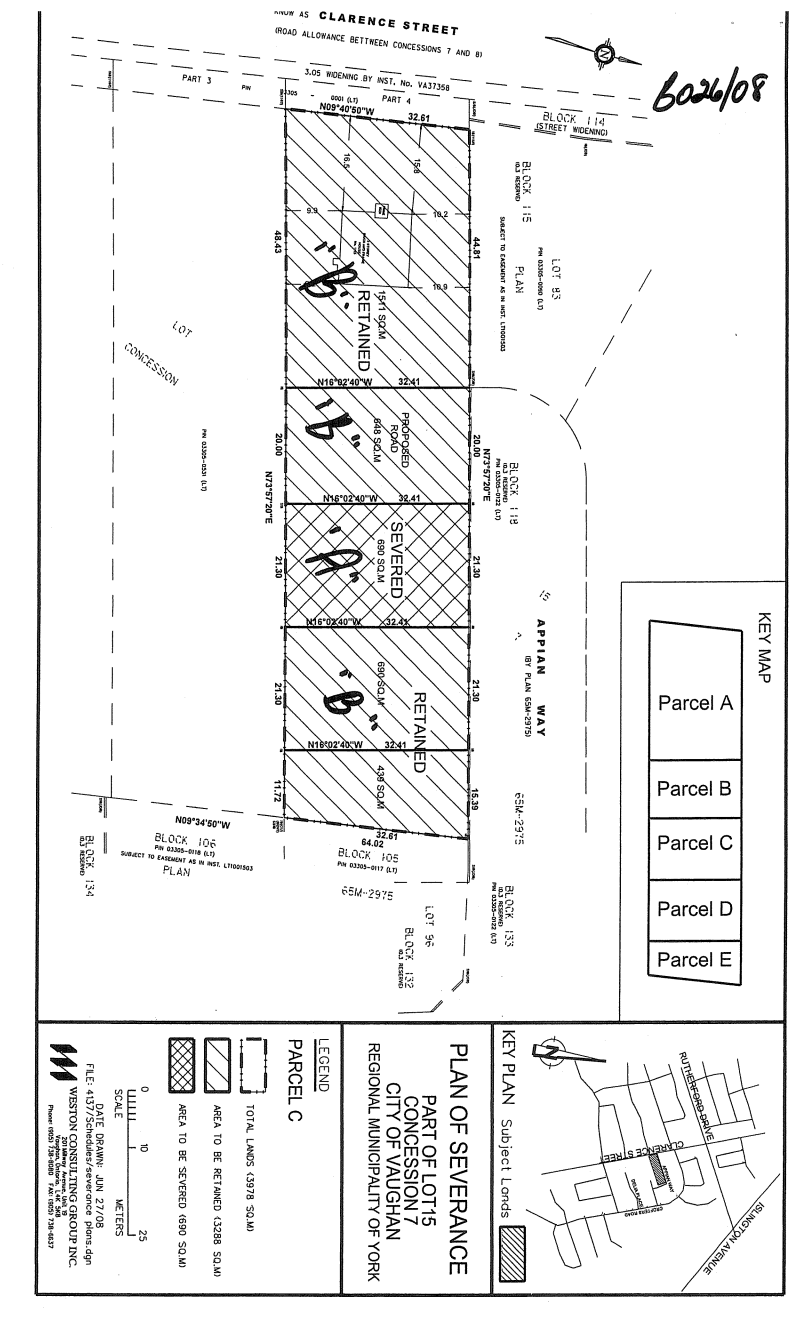
Should you decide to appeal this decision to the Ontario Municipal Board, a copy of an appeal form is available for download in Microsoft Word and Adobe Acrobat versions from the Ontario Municipal Board website at www.omb.gov.on.ca. If you do not have Internet access, these forms can be picked up at the City of Vaughan, Committee of Adjustment offices.

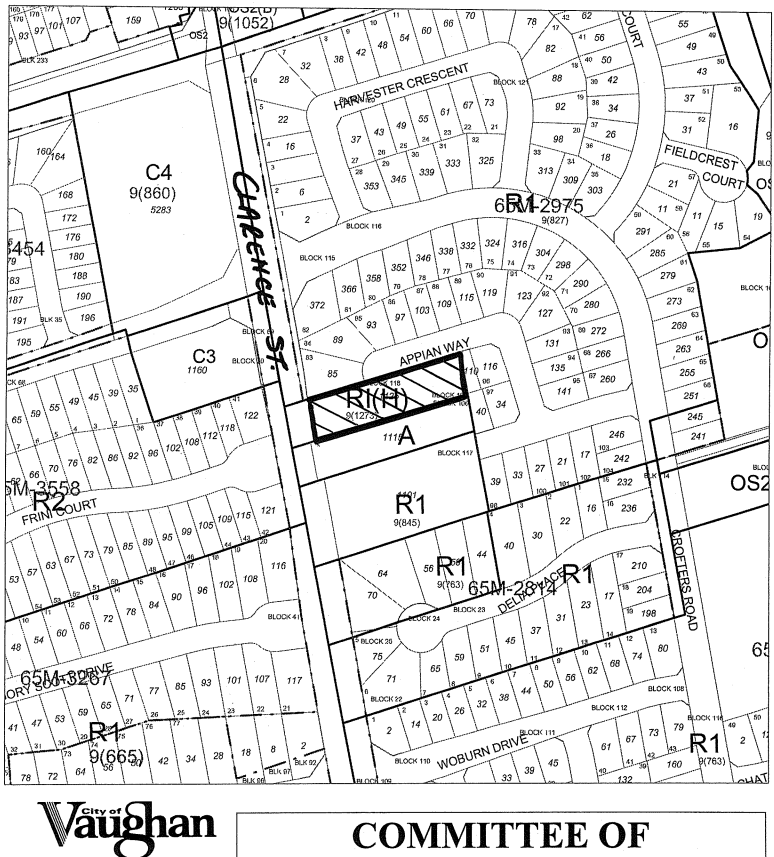
Please fill out Form A1 and follow the instructions as provided by the Ontario Municipal Board and submit your appeal to the City of Vaughan, Committee of Adjustment on or before the date stated above. You must enclose the completed form with the \$150.00 processing fee, paid by certified cheque or money order, to the "TREASURER, CITY OF VAUGHAN" and the appeal fee of \$125.00 for each application appealed, paid by certified cheque or money order, made payable to the "ONTARIO MINISTER OF FINANCE". Your appeal must set out the reasons for the appeal.

Only individuals, corporations and public bodies may appeal decisions in respect of applications for consent to the Ontario Municipal Board. A notice of appeal may not be filed by an unincorporated association or group. However, a notice of appeal may be filed in the name of an individual who is a member of the association or group on its behalf.

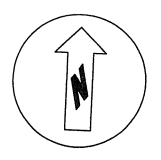
#### NOTES

- You will be entitled to receive notice of any changes to the conditions of the provisional consent if 1. you have made a written request to be notified of changes to the conditions of the provisional consent.
- A Certificate pursuant to Subsection 53(21) of The Planning Act cannot be given until all 2. conditions of consent have been fulfilled.









ADJUSTMENT	
File No.: B026/08 TO B028/08	
Applicants	ETHEL DZAMBA
	Subject Area Municipally known as
	1125 CLARENCE STREET, WOODBRIDGE



2141 Major Mackenzie Drive Vaughan, Ontario L6A 1T1 Tel [905] 832-2281 Fax [905] 832-8535

## Please refer to the file number: **B026/08**

Address all correspondence to the Secretary-Treasurer

## NOTICE TO THE OWNER

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

A copy of the "Notice of Decision" is attached, together with relevant information concerning appeal procedures for the decision.

If the decision is not appealed, you will receive a notice that it is "Final and Binding", when the appeal period has expired. When the application is Final and Binding it will be appropriate for you to fulfil the conditions of approval.

<u>All</u> conditions must be fulfilled before a Certificate of Official 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 <u>your</u> responsibility, as the 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(41) 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,

Todd (m

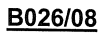
Todd Coles, BES, MCIP, RPP Manager of Development Services and Secretary-Treasurer to Committee of Adjustment City of Vaughan



The City Above Toronto

## COMMITTEE OF ADJUSTMENT (CONSENTS)

Please refer to the file number:



Address all correspondence to the Secretary-Treasurer

#### TO: **OWNER/AGENT/SOLICITOR**

SUBJECT: FULFILMENT OF CONDITIONS OF APPROVAL

#### Please note carefully the following:

- All conditions of approval must be fulfilled before a Certificate of Official pursuant to subsection  $\overline{42}$  of Section 53 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 directly 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 be forwarded directly to the Regional Solicitors,

17250 Yonge Street P. O. Box 147 Newmarket, Ontario L3Y 6Z1

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.
- (c) CONDITIONS CONCERNING OTHER AGENCIES: (i.e. Conservation Authorities, Ministry of Transportation, railways, etc.)

Requests for written advice, permits, etc., must be forwarded directly 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.

It is the owner's responsibility to ensure that all conditions of approval have been fulfilled in 2. 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.



# **COMMITTEE OF** ADJUSTMENT

(CONSENTS)

2141 Major Mackenzie Drive Vaughan, Ontario L6A 1T1 Tel [905] 832-2281 Fax [905] 832-8535

## Committee of Adjustment Requirements **Electronic Registration** Planning Act Consents - Section 53(42)

Prior to electronic registration, a consent under Section 53(42) of the Planning Act could be issued in certificate form or be stamped directly on the document (Transfer/Deed, Transfer of Easement, Charge/Mortgage). Our usual practice was to stamp the consent on the document. Since the document itself had insufficient space to place the stamp, our practice was to stamp the consent on an attached schedule containing the legal description of the property to be severed.

Under electronic registration, since there is no opportunity to place a stamp on a paper document, our practice has been amended to issue the consent in certificate form.

In order to ensure that the legal description in the certificate matches that in the Notice of Decision, we require a letter and a "Schedule Page" from the Applicant's Solicitor confirming the legal description of the subject lands, sufficient for registration purposes (the "Schedule Page" will be an attachment to the Certificate), and four copies of the deposited Reference Plan.

Once we have satisfied ourselves that the legal description provided by the Applicant's Solicitor is correct, and that all other conditions for the consent have been met, we will issue the certificate, and the solicitor may complete the registration of the Transfer or Charge.

To complete our file, we require that the applicant's solicitor provide us with registration particulars after registration has been completed.

### For information purposes only:

On a Transfer or Transfer of Easement, one of the following statements on the electronic Transfer must be selected and completed: Statement 100: a consent from the NAME has been obtained for this severance and contains the following conditions: INSERT CONDITIONS OR 'NONE' Statement 101: The NAME has consented to this severance herein: IMPORT CONSENT (i.e. scan the consent and attach it or type the consent verbatim).

As neither Statement 100 nor 101 appears in a Charge document, the consent must be typed verbatim or scanned and attached to the document in the Schedules section.

For information on electronic registration, please contact Teranet at 416-360-1190.

We Cole

Todd Coles, BES, MCIP, RPP Manager of Development Services and Secretary-Treasurer to Committee of Adjustment City of Vaughan



# **NOTICE OF DECISION**

FILE NUMBER:	B027/08
APPLICANT:	ETHEL DZAMBA
PROPERTY:	Part of Lot 15, Concession 7, municipally known as 1125 Clarence Street, Woodbridge.
ZONING:	The subject lands are zoned R1(H), Residential Holding subject to exception 9(1273) under By-law 1- 88 as amended.
PURPOSE:	To request the consent of the Committee of Adjustment to convey a parcel of land marked "A" on the attached sketch for the creation of a new lot, for residential purposes, together with all required easements and right-of-ways, if required, and retain the lands marked "B" on the attached sketch for residential purposes
	The subject and retained lands have the required lot frontage and lot area.
	The subject lands are currently vacant, residential dwelling is proposed.
BACKGROUND:	The land which is subject to this application was also the subject of another application under the Planning Act:
	Zoning By-law Amendment File #: Z.95.067, APPROVED. Consent Applications File #'s B025/94, B060/95 & B061/95 – Lapsed. Consent Applications File #'s B034/07, B035/07, B036/07 – as per the applicant unable to fulfil conditions prior the lapsing period.

This application was heard by the Committee of Adjustment on July 31, 2008

MOVED BY: SECONDED BY:

THAT Application No. **B027/08 - ETHEL DZAMBA**, be **APPROVED**, in accordance with the sketch attached and subject to the following conditions:

<u>NOTE:</u> All conditions below must be fulfilled and clearance letters must be received by the Secretary-Treasurer before any cheques can be accepted and Certificate of Official can be issued.

- 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 City of Vaughan (Reserves & Investments Department; contact Terry Liuni to have this condition cleared.)
- 2. That the owner shall pay all taxes as levied, if required, to the satisfaction of the Reserves & Investments Department. Payment shall be made by **certified cheque**; (contact Terry Liuni in the Reserves & Investments Department to have this condition cleared).
- 3. The owner shall pay applicable Special Area Development Charges to the satisfaction of the Reserves & Investments Department.;
- 4. The applicant shall provide the City of Vaughan 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 **if a new lot is being created.** Said levy is to be 5% of the appraised market value of the subject land as of the date of the Committee of Adjustment giving notice to the Applicant of the herein decision. Said levy shall be approved by the Manager of Real Estate. **Payment shall be made by certified cheque only.**
- 5. The Owner shall enter into an agreement pursuant to Subsection 50(6) of the Planning Act with the City of Vaughan, to satisfy all conditions, financial or otherwise, of the City of Vaughan with regard to such matters the municipality may consider necessary including payment of the 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 and to the satisfaction of the Engineering Department;

- 6. Submission to the Secretary Treasurer of four (4) 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;
- 7. Upon fulfilling and complying with all of the above noted conditions, the Secretary-Treasurer of the Committee of Adjustment must be provided with a letter and three (3) copies of a legal size (8.5" by 14") "Schedule Page", in a format satisfactory to the Secretary-Treasurer, from the Applicant's solicitor confirming the legal description of the subject lands, sufficient for registration purposes as the "Schedule Page" will be an attachment to the Certificate. Upon being satisfied with said legal description and upon all other conditions for the consent having been satisfied, the Secretary-Treasurer shall provide a Certificate of Official to the applicant in accordance with Section 53(42) of the Planning Act, R.S.O. 1990, as amended;
- 8. A fee of \$285.00 made payable to the Treasurer City of Vaughan shall, be submitted to the Secretary Treasurer for the issuance of the Certificate/stamping of the deeds. It will be necessary to allow up to three (3) working days after all conditions have been fulfilled and documentation filed. Same day service is also available for an additional cost of \$145.00, provided all conditions of approval have been fulfilled and all required documents are submitted by 11:30 am that day;

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.

#### IMPORTANT:

Pursuant to Section 53(41) 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. Failing to comply with this requirement will result in the application to be deemed to be refused.

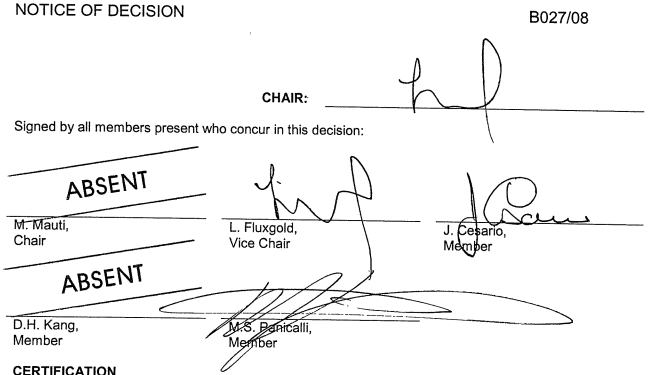
#### ALL CONDITIONS MUST BE FULFILLED:

Please contact each Agency and/or Department listed above whether "if required" appears in the condition or not.

#### PLEASE NOTE:

- 1. 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.
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- 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
- 4. That the payment of Special Area 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 Charge By-law in effect at the time of Building permit issuance, if required, to the satisfaction of the Reserves/Capital Department;

#### CARRIED.



### **CERTIFICATION**

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.

Todd Coles, BES, MCIP, RPP Manager of Development Services and Secretary-Treasurer to Committee of Adjustment

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	Date of Hearing: JULY 31, 2008	
	Date of Notice: AUGUST 8, 2008	
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	ast Date of Appeal: AUGUST 28, 2008	
	ast Date of Appeal: AUGUST 28, 2008	
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#### APPEALS

#### APPEALS MUST BE RECEIVED BY THIS OFFICE NO LATER THAN 4:30 P.M. ON THE LAST DATE OF APPEAL NOTED ABOVE.

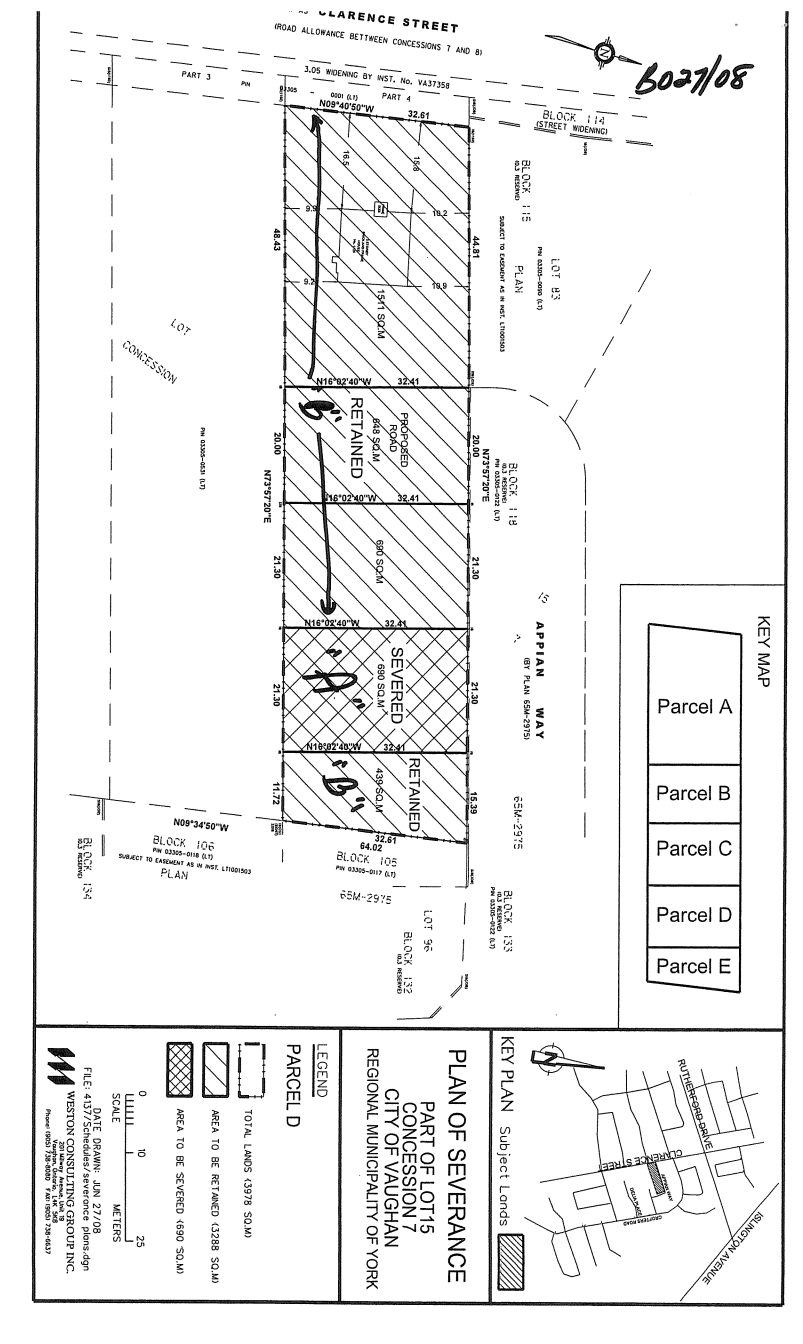
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Please fill out Form A1 and follow the instructions as provided by the Ontario Municipal Board and submit your appeal to the City of Vaughan, Committee of Adjustment on or before the date stated above. You must enclose the completed form with the \$150.00 processing fee, paid by certified cheque or money order, to the "TREASURER, CITY OF VAUGHAN" and the appeal fee of \$125.00 for each application appealed, paid by certified cheque or money order, made payable to the "ONTARIO MINISTER OF FINANCE". Your appeal must set out the reasons for the appeal.

Only individuals, corporations and public bodies may appeal decisions in respect of applications for consent to the Ontario Municipal Board. A notice of appeal may not be filed by an unincorporated association or group. However, a notice of appeal may be filed in the name of an individual who is a member of the association or group on its behalf.

#### **NOTES**

- 1. You will be entitled to receive notice of any changes to the conditions of the provisional consent if you have made a written request to be notified of changes to the conditions of the provisional consent.
- 2. A Certificate pursuant to Subsection 53(21) of The Planning Act cannot be given until all conditions of consent have been fulfilled.







2141 Major Mackenzie Drive Vaughan, Ontario L6A 1T1 Tel [905] 832-2281 Fax [905] 832-8535

Please refer to the file number: **B027/08** 

Address all correspondence to the Secretary-Treasurer

## NOTICE TO THE OWNER

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

A copy of the "Notice of Decision" is attached, together with relevant information concerning appeal procedures for the decision.

If the decision is not appealed, you will receive a notice that it is "Final and Binding", when the appeal period has expired. When the application is Final and Binding it will be appropriate for you to fulfil the conditions of approval.

<u>All</u> conditions must be fulfilled before a Certificate of Official 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 <u>your</u> responsibility, as the 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(41) of The Planning Act, and your application file will be closed.

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

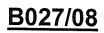
Respectfully,

Two Cole

Todd Coles, BES, MCIP, RPP Manager of Development Services and Secretary-Treasurer to Committee of Adjustment City of Vaughan



Please refer to the file number:



Address all correspondence to the Secretary-Treasurer

TO:	OWNER/AGENT/SOLICITOR		
SUBJECT:	FULFILMENT OF CONDITIONS OF APPROVAL		
Please note o	carefully the following:		
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	17250 Yonge Street P. O. Box 147 Newmarket, Ontario L3Y 6Z1		
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accordanc to do so w decision <b>C</b>	wner's responsibility to ensure that all conditions of approval have been fulfilled in the with the Committee's decision not later than the date set out in the decision. Failure ill result in a lapse of the consent and the file will be closed. Time limits set out in the <b>ANNOT</b> be extended. <u>NO FURTHER NOTICE WITH REGARD TO THE LAST DAY</u>		



2141 Major Mackenzie Drive Vaughan, Ontario L6A 1T1 Tel [905] 832-2281 Fax [905] 832-8535

## Committee of Adjustment Requirements Electronic Registration Planning Act Consents - Section 53(42)

**COMMITTEE OF** 

ADJUSTMENT

(CONSENTS)

Prior to electronic registration, a consent under Section 53(42) of the Planning Act could be issued in certificate form or be stamped directly on the document (Transfer/Deed, Transfer of Easement, Charge/Mortgage). Our usual practice was to stamp the consent on the document. Since the document itself had insufficient space to place the stamp, our practice was to stamp the consent on an attached schedule containing the legal description of the property to be severed.

Under electronic registration, since there is no opportunity to place a stamp on a paper document, our practice has been amended to issue the consent in certificate form.

In order to ensure that the legal description in the certificate matches that in the Notice of Decision, we require a letter and a "Schedule Page" from the Applicant's Solicitor confirming the legal description of the subject lands, sufficient for registration purposes (the "Schedule Page" will be an attachment to the Certificate), and four copies of the deposited Reference Plan.

Once we have satisfied ourselves that the legal description provided by the Applicant's Solicitor is correct, and that all other conditions for the consent have been met, we will issue the certificate, and the solicitor may complete the registration of the Transfer or Charge.

To complete our file, we require that the applicant's solicitor provide us with registration particulars after registration has been completed.

## For information purposes only:

On a Transfer or Transfer of Easement, one of the following statements on the electronic Transfer must be selected and completed: Statement 100: a consent from the NAME has been obtained for this severance and contains the following conditions: INSERT CONDITIONS OR 'NONE' Statement 101: The NAME has consented to this severance herein: IMPORT CONSENT (i.e. scan the consent and attach it or type the consent verbatim).

As neither Statement 100 nor 101 appears in a Charge document, the consent must be typed verbatim or scanned and attached to the document in the Schedules section.

For information on electronic registration, please contact Teranet at 416-360-1190.

We Coles

Todd Coles, BES, MCIP, RPP Manager of Development Services and Secretary-Treasurer to Committee of Adjustment City of Vaughan



2141 Major Mackenzie Drive Vaughan, Ontario L6A 1T1 Tel [905] 832-2281 Fax [905] 832-8535

# NOTICE OF DECISION

**COMMITTEE OF** 

ADJUSTMENT

(CONSENTS)

FILE NUMBER:	B028/08
APPLICANT:	ETHEL DZAMBA
PROPERTY:	Part of Lot 15, Concession 7, municipally known as 1125 Clarence Street, Woodbridge.
ZONING:	The subject lands are zoned R1(H), Residential Holding subject to exception 9(1273) under By-law 1-88 as amended.
PURPOSE:	To request the consent of the Committee of Adjustment to convey a parcel of land marked "A" on the attached sketch for the creation of a new lot, for residential purposes, together with all required easements and right-of-ways, if required, and retain the lands marked "B" on the attached sketch for residential purposes
	The subject land does not have the required lot area and lot frontage.
	The subject lands are currently vacant, residential dwelling is proposed.
BACKGROUND:	The land which is subject to this application was also the subject of another application under the Planning Act:
	Zoning By-law Amendment File #: Z.95.067, APPROVED. Consent Applications File #'s B025/94, B060/95 & B061/95 – Lapsed. Consent Applications File #'s B034/07, B035/07, B036/07 – as per the applicant unable to fulfil conditions prior the lapsing period.
This application	was heard by the Committee of Adjustment on July 31, 2008
	$n^{\cdot}$

MOVED BY: SECONDED BY:

THAT Application No. B028/08 - ETHEL DZAMBA, be APPROVED, in accordance with the sketch attached and subject to the following conditions:

#### All conditions below must be fulfilled and clearance letters must be NOTE: received by the Secretary-Treasurer before any cheques can be accepted and Certificate of Official can be issued.

- 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 City of Vaughan (Reserves & Investments Department; contact Terry Liuni to have this condition cleared.)
- That the owner shall pay all taxes as levied, if required, to the satisfaction of the Reserves & 2. Investments Department. Payment shall be made by certified cheque; (contact Terry Liuni in the Reserves & Investments Department to have this condition cleared).
- 3. The owner shall pay applicable Special Area Development Charges to the satisfaction of the Reserves & Investments Department.;
- 4. The severed lot is to be combined with the block to the east, to the satisfaction of the Building Standards Department:
- The applicant shall provide the City of Vaughan with an appraisal report and valuation of the 5. 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 if a new lot is being created. Said levy is to be 5% of the appraised market value of the subject land as of the date of the Committee of Adjustment giving notice to the Applicant of the herein decision. Said levy shall be approved by the Manager of Real Estate. Payment shall be made by certified cheque only.

#### NOTICE OF DECISION

#### B028/08

- 6. The Owner shall enter into an agreement pursuant to Subsection 50(6) of the Planning Act with the City of Vaughan, to satisfy all conditions, financial or otherwise, of the City of Vaughan with regard to such matters the municipality may consider necessary including payment of the 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 and to the satisfaction of the Engineering Department.
- 7. Submission to the Secretary Treasurer of four (4) 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;
- 8. Upon fulfilling and complying with all of the above noted conditions, the Secretary-Treasurer of the Committee of Adjustment must be provided with a letter and three (3) copies of a legal size (8.5" by 14") "Schedule Page", in a format satisfactory to the Secretary-Treasurer, from the Applicant's solicitor confirming the legal description of the subject lands, sufficient for registration purposes as the "Schedule Page" will be an attachment to the Certificate. Upon being satisfied with said legal description and upon all other conditions for the consent having been satisfied, the Secretary-Treasurer shall provide a Certificate of Official to the applicant in accordance with Section 53(42) of the Planning Act, R.S.O. 1990, as amended;

9. A fee of \$285.00 made payable to the Treasurer City of Vaughan shall, be submitted to the Secretary Treasurer for the issuance of the Certificate/stamping of the deeds. It will be necessary to allow up to three (3) working days after all conditions have been fulfilled and documentation filed. Same day service is also available for an additional cost of \$145.00, provided all conditions of approval have been fulfilled and all required documents are submitted by 11:30 am that day;

- 10. The Development Agreement shall include a requirement that restricts the development of **Parcel E**, so that **Parcel E** shall only be developed in conjunction with the lands to the EAST.
- 1) 10: Prior to the issuance of a building permit, if required, the applicant shall fulfill and comply with all of the above noted consent conditions.

#### **IMPORTANT:**

Pursuant to Section 53(41) 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. Failing to comply with this requirement will result in the application to be deemed to be refused.

#### ALL CONDITIONS MUST BE FULFILLED:

Please contact each Agency and/or Department listed above whether "if required" appears in the condition or not.

#### PLEASE NOTE:

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#### CARRIED.

	CHAIR:	-f	
Signed by all members present who cor	ncur in this decision:		
ABSENT	-L	Decen	ر
	Flux <b>g</b> old, e Chair	J.Cesario, Member	
ABSENT	n/		
	S Panicalli, mber		
CERTIFICATION			
I hereby certify this to be a true copy o was concurred in by a majority of the me		Committee of Adjustment, and this decision application.	sion
		Todd Coles, BES, MCIP, RPP Manager of Development Services	
		and Secretary-Treasurer to Committee of Adjustment	
Date of Hear	ing: Jl	ULY 31, 2008	
Date of Noti	ice: AU	JGUST 8, 2008	
Last Date of A	opeal: All(	GUST 28 2008	

#### **APPEALS**

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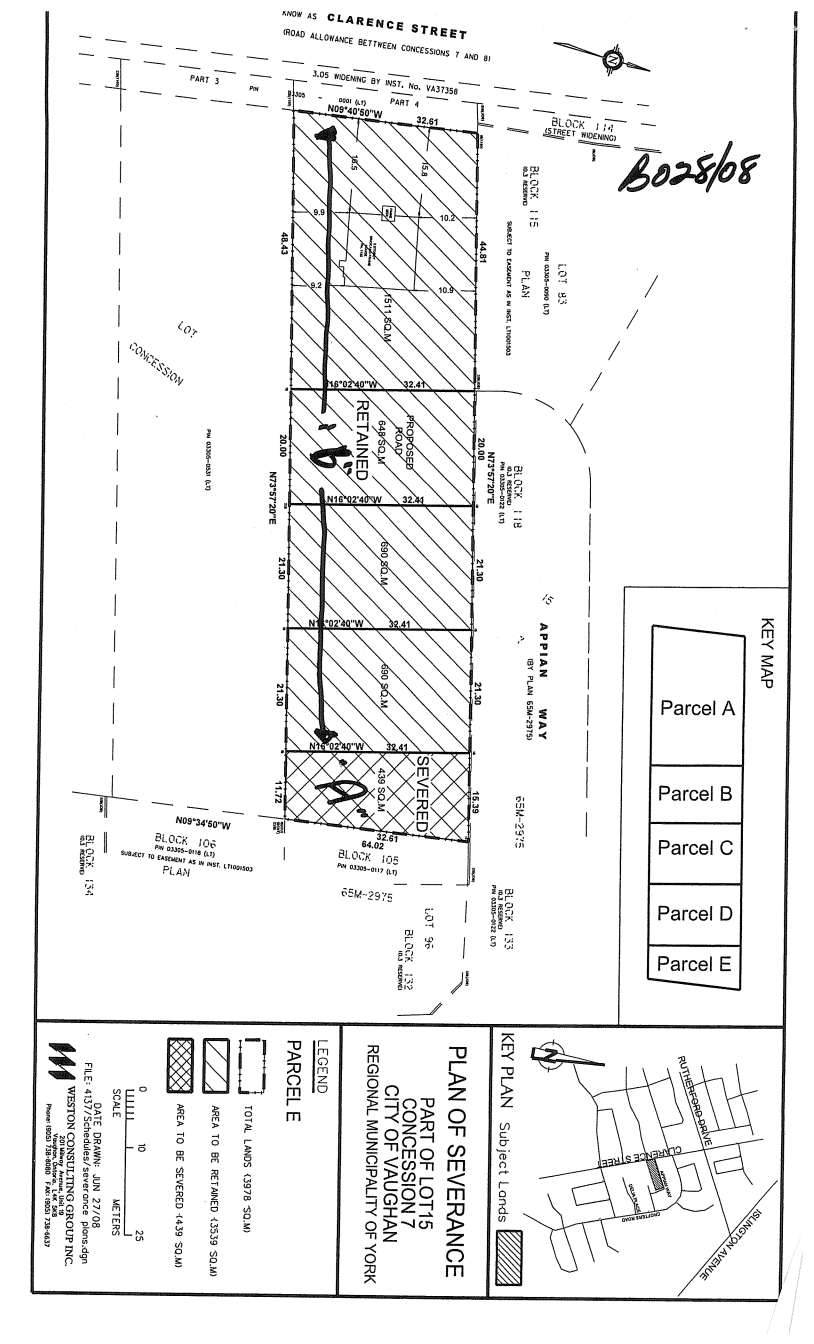
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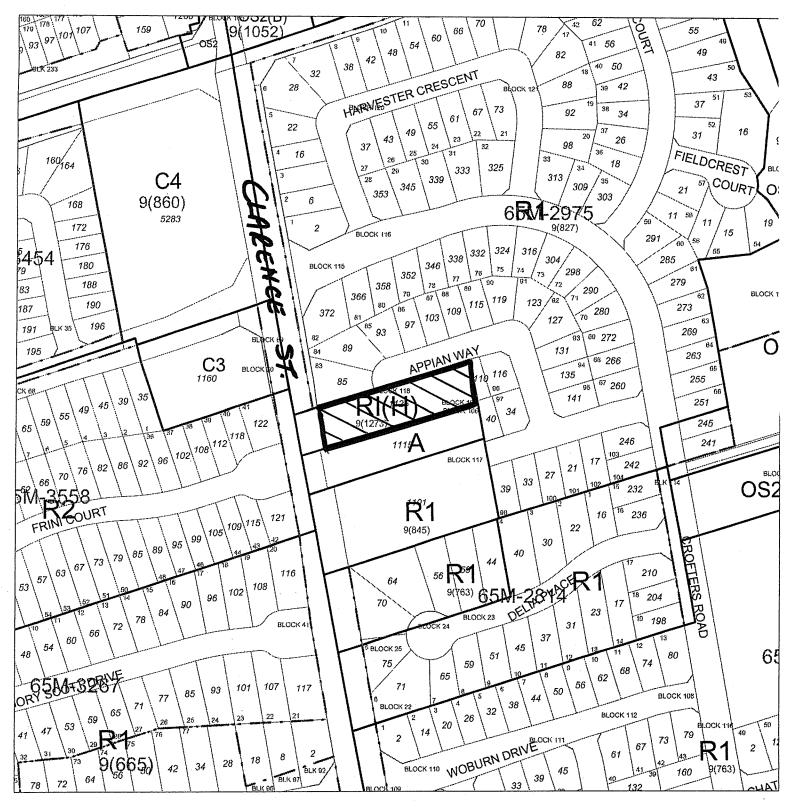
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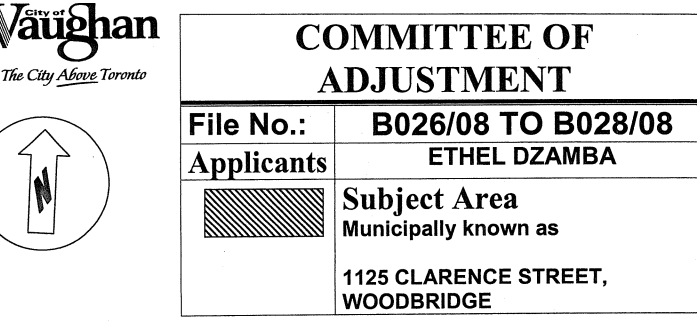
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Please refer to the file number: **B028/08** 

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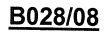
Todd Coles, BES, MCIP, RPP Manager of Development Services and Secretary-Treasurer to Committee of Adjustment City of Vaughan



The City Above Toronto

## **COMMITTEE OF** ADJUSTMENT (CONSENTS)

Please refer to the file number:



Address all correspondence to the Secretary-Treasurer

то:	OWNER/AGENT/SOLICITOR
SUBJECT:	FULFILMENT OF CONDITIONS OF APPROVAL
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2141 Major Mackenzie Drive Vaughan, Ontario L6A 1T1 Tel [905] 832-2281 Fax [905] 832-8535

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