

Scarborough Community Council

Meeting No.	7	Contact	Betty Henderson
Meeting Date	Tuesday, June 26, 2007	Phone	416-396-7288
Start Time	9:30 AM	E-mail	scc@toronto.ca
Location	Council Chamber, Scarborough Civic Centre		

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Scarborough Community Council

Considered by City Council on July 16, 17, 18 and 19, 2007

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SC7.2	NO AMENDMENT			
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Appointment of Members of Council to the Community Museum Management Board and Scarborough Community Preservation Panel

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

- 1. City Council appoint Councillor Norman Kelly to the Scarborough Historical Museum Management Board for a term of office ending December 31, 2008, and until his successor is appointed.
- 2. City Council appoint Councillor Paul Ainslie to the Scarborough Community Preservation Panel for a term of office ending December 31, 2008, and until his successor is appointed.

(June 8, 2007) Report from City Clerk

Committee Recommendations

Scarborough Community Council recommends that:

- 1. City Council appoint Councillor Norman Kelly to the Scarborough Historical Museum Management Board for a term of office ending December 31, 2008, and until his successor is appointed.
- 2. City Council appoint Councillor Paul Ainslie to the Scarborough Community Preservation Panel for a term of office ending December 31, 2008, and until his

successor is appointed.

Financial Impact

There are no financial implications resulting from this report.

Summary

This report forwards information and a list of Members' preferences for appointment to Scarborough Historical Museum Management Board and the Scarborough Community Preservation Panel, so that Community Council may nominate Members for appointment by Council.

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4623.pdf) Attachments (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4624.pdf)

SC7.3	NO AMENDMENT			
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Appointment of a Member of Council to Toronto and Region Conservation Authority Don Watershed Regeneration Council

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motion:

1. City Council appoint Councillor Kelly to the Toronto and Region Conservation Authority Don Watershed Regeneration Council for a term of office ending December 31, 2008, and until a successor is appointed.

(June 8, 2007) Report from City Clerk

Committee Recommendations

Scarborough Community Council recommends that:

1. City Council appoint Councillor Kelly to the Toronto and Region Conservation Authority Don Watershed Regeneration Council for a term of office ending December 31, 2008, and until a successor is appointed.

Financial Impact

There are no financial implications resulting from this report.

Summary

This report forwards Toronto and Region Conservation Authority's (TRCA) request for

appointment to the Don Watershed Regeneration Council (Attachment 1) and a list of interested Members (Attachment 2) so that Community Council may nominate a Member for appointment by Council.

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4589.pdf) Attachment.Letter (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4590.pdf) Attachment.Interested Members (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4591.pdf)

SC7.4	NO AMENDMENT			Ward: 43
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Sale of a Strip of Land Abutting 75 Westcroft Drive

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

- 1. City Council accept the Offer to Purchase from Stoja Gagovski to purchase the City-owned property described as Part of Block 20 on Plan 66M-2417 (the "Property"), in the amount of \$5,900.00, substantially on the terms and conditions outlined in Appendix "A" to this report.
- 2. City Council authorize each of the Chief Corporate Officer and the Director of Real Estate Services severally to accept the Offer to Purchase on behalf of the City.
- 3. City Council direct that a portion of the proceeds of closing be directed to fund the outstanding expenses related to the completion of the sale transaction.
- 4. City Council authorize the City Solicitor to complete the transaction on behalf of the City, including making payment of any necessary expenses and amending the closing and other dates to such earlier or later date(s) and on such terms and conditions as she may from time to time consider reasonable.

(June 11, 2007) Report from Chief Corporate Officer

Committee Recommendations

Scarborough Community Council recommends that City Council:

1. Accept the Offer to Purchase from Stoja Gagovski to purchase the City-owned property described as Part of Block 20 on Plan 66M-2417 (the "Property"), in the amount of \$5,900.00, substantially on the terms and conditions outlined in Appendix "A" to this report.

- 2. Authorize each of the Chief Corporate Officer and the Director of Real Estate Services severally to accept the Offer to Purchase on behalf of the City.
- 3. Direct that a portion of the proceeds of closing be directed to fund the outstanding expenses related to the completion of the sale transaction.
- 4. Authorize the City Solicitor to complete the transaction on behalf of the City, including making payment of any necessary expenses and amending the closing and other dates to such earlier or later date(s) and on such terms and conditions as she may from time to time consider reasonable.

Financial Impact

Revenue in the amount of \$5,900.00 plus GST if applicable, less closing costs and the usual adjustments is anticipated.

The Deputy City Manager and Chief Financial Officer has reviewed this report and agrees with the financial impact information.

Summary

The purpose of this report is to obtain approval for the sale of a strip of land abutting 75 Westcroft Drive and fronting on the west side of Pickford Road, being Part of Block 20 on Plan 66M-2417 and shown as Part 1 on attached sketch PS-2007-028.

Negotiations with Stoja Gagovski, the owner of 75 Westcroft Drive, resulted in the Offer to Purchase that is being recommended for acceptance by the City.

The terms for completing the transaction as set out herein are considered to be fair, reasonable and reflective of market value.

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4569.pdf) Appendix A (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4570.pdf) Appendix B (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4571.pdf)

SC7.5	NO AMENDMENT			Ward: 40
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Renaming of Sufferance Road

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

1. City Council grant an exception to its policy of renaming streets to rename the public

street, "Sufferance Road", as "Village Green Square".

2. City Council authorize and direct the appropriate City officials to take the necessary action to give effect thereto, including the introduction of a renaming by-law.

(June 11, 2007) Report from City Surveyor

Committee Recommendations

Scarborough Community Council recommends that City Council:

1. Grant an exception to its policy of renaming streets to rename the public street, "Sufferance Road", as "Village Green Square".

2. Authorize and direct the appropriate City officials to take the necessary action to give effect thereto, including the introduction of a renaming by-law.

Financial Impact

There are no financial implications resulting from the adoption of this report.

Summary

This report recommends that, subject to City Council approval, that Sufferance Road, located north of Highway 401, extending easterly from Kennedy Road, be renamed "Village Green Square".

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4926.pdf)

SC7.6	NO AMENDMENT			Ward: 35
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679 Warden Avenue – Intention to Designate, Part IV, Ontario Heritage Act

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

- 1. City Council state its intention to designate the property at 679 Warden Avenue (Bell Estate) under Part IV of the Ontario Heritage Act.
- 2. If there are no objections to the designation in accordance with Section 26(6) of the Ontario Heritage Act, City Council authorize the Solicitor to introduce the Bills in Council designating the property under Part IV of the Ontario Heritage Act.
- 3. If there are objections in accordance with Section 29(7) of the Ontario Heritage

Act, City Council direct the Clerk to refer the proposed designation for which there is an objection to the Conservation Review Board.

4. City Council authorize and direct the appropriate City officials to take necessary action to give effect thereto.

(April 16, 2007) Report from Director, Policy and Research, City Planning Division

Committee Recommendations

Scarborough Community Council recommends that City Council:

- 1. State its intention to designate the property at 679 Warden Avenue (Bell Estate) under Part IV of the Ontario Heritage Act.
- 2. If there are no objections to the designation in accordance with Section 26(6) of the Ontario Heritage Act, authorize the solicitor to introduce the Bills in Council designating the property under Part IV of the Ontario Heritage Act.
- 3. If there are objections in accordance with Section 29(7) of the Ontario Heritage Act, direct the Clerk to refer the proposed designation for which there is an objection to the Conservation Review Board.
- 4. Authorize and direct the appropriate City officials to take necessary action to give effect thereto.

Financial Impact

There are no financial implications resulting from the adoption of this report. The public Notice of Intention to Designate will be advertised on the City's web site in accordance with the City of Toronto Act provisions.

Summary

This report recommends that City Council state its intention to designate the property at 679 Warden Avenue (Bell Estate) under Part IV of the Ontario Heritage Act.

The property at 679 Warden Avenue is listed on the City of Toronto Inventory of Heritage Properties. A heritage easement agreement between the property owners and the City of Toronto was registered on title on May 26, 2006. City Legal has advised that any property with a heritage easement agreement should also be designated under Part IV of the Ontario Heritage Act to allow the Chief Building Official to refuse to issue a permit on the basis of lack of conformity with applicable law.

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4488.pdf) Attachment 1 7

Scarborough Community Council Committee Report - Meeting No. 7 Considered by City Council on July 16, 17, 18 and 19, 2007

(http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4489.pdf) Attachment 2 (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4490.pdf) Attachment 3 (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4491.pdf)

Decision Advice and Other Information

Scarborough Community Council received the communication (June 4, 2007) from the Toronto Preservation Board.

6a 679 Warden Avenue – Intention to Designate, Part IV, Ontario Heritage Act

(June 4, 2007) Letter from Toronto Preservation Board

Summary

The Toronto Preservation Board on June 4, 2007, considered the report (April 16, 2007) from the Director, Policy and Research, City Planning Division.

Background Information

Communication (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4492.pdf)

SC7.16	NO AMENDMENT			Ward: 35
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Proposed Minor Street Stop Sign on Bertha Avenue at Donside Drive

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

- 1. City Council adopt the "Compulsory Stops" regulation, as identified in Appendix 1 of this report.
- 2. City Council amend the appropriate by-law.

(June 11, 2007) Report from Director, Transportation Services, Scarborough District

Committee Recommendations

Scarborough Community Council recommends that City Council:

- 1. Adopt the "Compulsory Stops" regulation, as identified in Appendix 1 of this report.
- 2. Amend the appropriate by-law.

Financial Impact

The financial cost of installing these stop controls is approximately \$600.00. The funding for these stop controls is available in the Transportation Services 2007 Operating Budget, within Cost Centre TP0226.

Summary

This report responds to a request to install a minor street stop sign at the uncontrolled intersection of Bertha Avenue and Donside Drive. At the same time, Transportation Services staff also reviewed the installation of minor street stop signs at three other uncontrolled three-way intersections in the immediate area (Donside Drive at Presley Avenue, Highvale Road at Florens Avenue, and Penaire Street at Presley Avenue) in the Clairlea and Birchmount Neighbourhood.

It is recommended that minor street stop signs be installed at the four subject uncontrolled three-way intersections to clearly define the right-of-way and to regulate traffic flow.

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4629.pdf)

SC7.19	NO AMENDMENT			Ward: 35
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685 Warden Avenue - Official Plan and Zoning Appeals and Zoning/Site Plan Application Appeals - Request for Direction Report

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

- 1. City Council request the applicant to submit further revisions to the applications which include improved building materials and elevations; revisions to landscaping, bicycle parking facilities, parking supply and layout; and all other issues which may arise from the on-going review of the applications; to the satisfaction of the Director of Community Planning, Scarborough District.
- 2. City Council direct that:
 - a. the City Solicitor be authorized to attend the OMB hearing to ensure that the City's interests are appropriately represented in accordance with the issues identified in recommendations 1, above and 2 (b) and 4, below, and such other matters as may be identified in the ongoing review of this development proposal; and
 - b. upon the submission of revisions to the applications as set out in recommendation (1) above, that the City Solicitor be authorized to support the

revised applications, including amendments to the Warden Woods Community Zoning By-law No. 950-2005 and the Employment Districts Zoning By-law No. 24982 (Oakridge), to rezone the lands to permit and regulate a wide range of commercial uses, generally consistent with the attached draft Zoning By-law Amendment (Attachment 11).

- 3. City Council direct staff to continue to work with the applicant to refine this development proposal, to ensure that the objectives of the Warden Woods Community Secondary Plan and Urban Design Guidelines are met, and to identify any additional issues or conditions of approval which should be dealt with by the Ontario Municipal Board in its consideration of these applications.
- 4. City Council request the Ontario Municipal Board to withhold its Order approving the draft Zoning By-law Amendment and granting Site Plan Approval until the applications have been revised, and the following matters have been addressed to the satisfaction of the City:
 - a. the execution of a financially secured Servicing Agreement for the construction of the public road as a fully serviced street, to the satisfaction of the Executive Director of Technical Services in consultation with the City Solicitor;
 - b. the acceptance of a Site Servicing Report by the Executive Director of Technical Services;
 - c. the execution of a financially secured Development Agreement for the construction of any improvements to the municipal infrastructure if upgrades are required to support this development, according to the Site Servicing Report and the Traffic Impact Study when accepted by the Executive Director of Technical Services;
 - d. arrangements for traffic control measures, including transit signal priority measures; stormwater management; and utilities; to the satisfaction of the Executive Director of Technical Services;
 - e. the submission of an Arborist Report and Tree Preservation Plan, to the satisfaction of Urban Forestry;
 - f. the execution of a Site Plan Agreement between the Owner and City, secured by the appropriate Letters of Credit; and
 - g. dedication of required lands, public easements and rights-of-way for public access, the multi-use path, the north-south municipal road, and the potential east-west road connection, all to the satisfaction of the Executive Director of Technical Services.

(June 12, 2007) Report from Director, Community Planning, Scarborough District

Committee Recommendations

Scarborough Community Council recommends that:

- 1. City Council request the applicant to submit further revisions to the applications which include improved building materials and elevations; revisions to landscaping, bicycle parking facilities, parking supply and layout; and all other issues which may arise from the on-going review of the applications; to the satisfaction of the Director of Community Planning, Scarborough District.
- 2. City Council direct, that:
 - a. the City Solicitor be authorized to attend the OMB hearing to ensure that the City's interests are appropriately represented in accordance with the issues identified in recommendations 1, above and 2 (b) and 4, below, and such other matters as may be identified in the ongoing review of this development proposal; and
 - upon the submission of revisions to the applications as set out in recommendation (1) above, that the City Solicitor be authorized to support the revised applications, including amendments to the Warden Woods Community Zoning By-law No. 950-2005 and the Employment Districts Zoning By-law No. 24982 (Oakridge), to rezone the lands to permit and regulate a wide range of commercial uses, generally consistent with the attached draft Zoning By-law Amendment (Attachment 11).
- 3. City Council direct staff to continue to work with the applicant to refine this development proposal, to ensure that the objectives of the Warden Woods Community Secondary Plan and Urban Design Guidelines are met, and to identify any additional issues or conditions of approval which should be dealt with by the Ontario Municipal Board in its consideration of these applications.
- 4. City Council request the Ontario Municipal Board to withhold its Order approving the draft Zoning By-law Amendment and granting Site Plan Approval until the applications have been revised, and the following matters have been addressed to the satisfaction of the City:
 - a. the execution of a financially secured Servicing Agreement for the construction of the public road as a fully serviced street, to the satisfaction of the Executive Director of Technical Services in consultation with the City Solicitor;
 - b. the acceptance of a Site Servicing Report by the Executive Director of Technical Services;
 - c. the execution of a financially secured Development Agreement for the construction of any improvements to the municipal infrastructure if upgrades are required to support this development, according to the Site Servicing Report and

the Traffic Impact Study when accepted by the Executive Director of Technical Services;

- d. arrangements for traffic control measures, including transit signal priority measures; stormwater management; and utilities; to the satisfaction of the Executive Director of Technical Services;
- e. the submission of an Arborist Report and Tree Preservation Plan, to the satisfaction of Urban Forestry;
- f. the execution of a Site Plan Agreement between the Owner and City, secured by the appropriate Letters of Credit; and
- g. dedication of required lands, public easements and rights-of-way for public access, the multi-use path, the north-south municipal road, and the potential east-west road connection, all to the satisfaction of the Executive Director of Technical Services.

Financial Impact

There are no financial implications resulting from the adoption of this report.

Summary

The purpose of this report is to inform City Council of the status of the development applications and to seek direction from Council for an upcoming Ontario Municipal Board (OMB) hearing on appeals of the Warden Woods Community Secondary Plan (Official Plan Amendment No. 1145) and Zoning By-law No. 951-2005, and the private appeals of the above-captioned Rezoning and Site Plan Approval applications to permit a retail commercial development including a No Frills food store.

The proposed retail uses, particularly the No Frills food store, will provide an important commercial amenity for residents of the new Warden Woods Community and the surrounding neighbourhoods. This report recommends that Council request the applicant to submit revised plans which address certain outstanding issues. This report also recommends that the City Solicitor be authorized to attend the OMB hearing to ensure that the City's interests are appropriately represented. Further, upon submission of revised plans which address the outstanding issues to the satisfaction of the Director of Community Planning, Scarborough District, the Solicitor should be authorized to attend the OMB hearing in support of the applications.

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4763.pdf)

SC7.20	NO AMENDMENT			Ward: 35
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725 Warden Avenue - Zoning Application to Lift Holding Provisions (H) Final Report

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

- 1. City Council amend the Warden Woods Community Zoning By-law 950-2005, as amended by Zoning By-law 152-2006, substantially in accordance with the draft Zoning By-law Amendment, attached as Attachment 4.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft Zoning By-law Amendment as may be required.

(June 11, 2007) Report from Director, Community Planning, Scarborough District

Committee Recommendations

Scarborough Community Council recommends that:

- 1. City Council amend the Warden Woods Community Zoning By-law 950-2005, as amended by Zoning By-law 152-2006, substantially in accordance with the draft Zoning By-law Amendment, attached as Attachment 4.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft Zoning By-law Amendment as may be required.

Financial Impact

The recommendations in this report have no financial impact.

Summary

A zoning amendment application has been filed which proposes the lifting of the Holding Provisions (H) from the eastern portion of the property at 725 Warden Avenue to permit the development of the lands with semi-detached and townhouse dwellings in accordance with the underlying zoning.

This application was made on or after January 1, 2007 and is subject to the new provisions of the Planning Act and the City of Toronto Act, 2006.

The TTC, CN and Technical Services have all advised that they have no objection to the removal of the Holding Provisions (H). The Warden Woods Community Zoning By-law, along with site plan control for the proposed townhouses, and the Subdivision Agreement for 725 Warden Avenue will provide for the appropriate development of the lands in accordance with the Semi-Detached Residential (SD) and Townhouse Residential (TH) zoning.

This report reviews and recommends approval of the application to amend the Zoning By-law.

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4709.pdf)

SC7.21	NO AMENDMENT			Ward: 35
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25 Herron Avenue - Official Plan and Zoning Application - Request for Direction Report

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

- 1. City Council direct the City Solicitor to support the application as amended by Caliber Homes at the Ontario Municipal Board consistent with the attached draft zoning by-law amendment (Attachment 8).
- 2. City Council direct the City Solicitor to request that the Ontario Municipal Board withhold its final Order to adopt this zoning by-law amendment until:
 - a. the City of Toronto advises the Board that the parties have executed a subdivision agreement for the proposed development; and
 - b. the owner withdraws its appeal related to the new Toronto Official Plan.

(June 11, 2007) Report from Director, Community Planning, Scarborough District

Committee Recommendations

Scarborough Community Council recommends that:

- 1. City Council direct the City Solicitor to support the application as amended by Caliber Homes at the Ontario Municipal Board consistent with the attached draft zoning by-law amendment (Attachment 8).
- 2. City Council direct the City Solicitor to request that the Ontario Municipal Board withhold its final Order to adopt this zoning by-law amendment until:
 - a. the City of Toronto advises the Board that the parties have executed a subdivision agreement for the proposed development; and
 - b. the owner withdraws its appeal related to the new Toronto Official Plan.

Financial Impact

There are no financial implications resulting from the adoption of this report.

Summary

The new owner of the property at 25 Herron Avenue is now proposing redevelopment of the site with 10 single-detached dwelling units on a new public street. An application for subdivision approval has also now been submitted to the City in support of this revised development concept (Attachment 5).

The purpose of this report is to obtain direction for the City Solicitor in regard to potential settlement of an appeal of this application for rezoning, initiated by the previous owner of the property, at the Ontario Municipal Board (OMB).

This revised development concept represents good planning and would achieve comparable and compatible residential in-fill redevelopment within the interior of this established neighbourhood. The proposal fully addresses previous City Council directions. An amendment to the Official Plan would no longer be required.

It is therefore appropriate that the City attend the OMB in support of this development and to seek a settlement of the appeal consistent with the proposed draft zoning by-law amendment attached as Attachment 8.

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4700.pdf)

SC7.22	NO AMENDMENT			Ward: 35
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350 Danforth Road – Part Lot Control Application – Final Report

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

- 1. City Council enact a Part Lot Control Exemption By-law with respect to the subject property for Lots 70-71, 75-80, 84-86, and 89-90, and Blocks 91-96, 104, and 110, of Plan 66M-2437, to be prepared to the satisfaction of the City Solicitor and to expire one year from the date of its passing.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft Part Lot Control Exemption By-law as may be required.
- 3. City Council require the Owner to provide staff with proof of payment of all current property taxes for the subject lands prior to the enactment of the Part Lot Control Exemption By-law.
- 4. City Council require the Site Plan Agreements for Site Plan Approval Application 06 150323 ESC 35 SA (Phase 1 Townhouses, as it pertains to Blocks 91-96

and 104), and Site Plan Approval Application 06 173826 ESC 35 SA (Block 110 Model Townhouses), to be executed and registered on title to the satisfaction of the City Solicitor, prior to the enactment of the Part Lot Control Exemption By-law.

(June 4, 2007) Report from Director, Community Planning, Scarborough District

Committee Recommendations

Scarborough Community Council recommends that:

- 1. City Council enact a Part Lot Control Exemption By-law with respect to the subject property for Lots 70-71, 75-80, 84-86, and 89-90, and Blocks 91-96, 104, and 110, of Plan 66M-2437, to be prepared to the satisfaction of the City Solicitor and to expire one year from the date of its passing.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft Part Lot Control Exemption By-law as may be required.
- 3. City Council require the Owner to provide staff with proof of payment of all current property taxes for the subject lands prior to the enactment of the Part Lot Control Exemption By-law.
- 4. City Council require the Site Plan Agreements for Site Plan Approval Application 06 150323 ESC 35 SA (Phase 1 Townhouses, as it pertains to Blocks 91-96 and 104), and Site Plan Approval Application 06 173826 ESC 35 SA (Block 110 Model Townhouses), to be executed and registered on title to the satisfaction of the City Solicitor, prior to the enactment of the Part Lot Control Exemption By-law.

Financial Impact

The recommendations in this report have no financial impact.

Summary

This application was made on or after January 1, 2007 and is subject to the new provisions of the Planning Act and the City of Toronto Act, 2006.

An application has been submitted to permit exemption from Part Lot Control for certain portions of the lands known as 350 Danforth Road, to allow the development of 26 semidetached units and 53 freehold street townhouse units.

The issues regarding the proposed development were addressed through the approval of the Official Plan and Zoning, Draft Plan of Subdivision, Minor Variance, and Site Plan Control applications. The lifting of part lot control for a period of one year is considered appropriate for the orderly development of the lands.

Background Information

Report

(http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4520.pdf)

SC7.25	NO AMENDMENT			Ward: 41
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5975-6005 Steeles Avenue East (formerly 3330 Markham Road) Removal of "Holding" Provision Application - Final Report

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

- City Council amend the former City of Scarborough Employment Districts Zoning By-law 24982 (Tapscott Employment District), as amended, by By-law 156-2007 (OMB), with respect to lands municipally known as 5975-6005 Steeles Avenue East (formerly 3330 Markham Road), to delete the Holding Provision (H) from the subject lands substantially in accordance with the draft zoning by-law amendment attached as Attachment 4.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft zoning by-law amendment as may be required.

(June 11, 2007) Report from Director, Community Planning, Scarborough District

Committee Recommendations

Scarborough Community Council recommends that:

- 1. City Council amend the former City of Scarborough Employment Districts Zoning Bylaw 24982 (Tapscott Employment District), as amended, by By-law 156-2007 (OMB), with respect to lands municipally known as 5975-6005 Steeles Avenue East (formerly 3330 Markham Road), to delete the Holding Provision (H) from the subject lands substantially in accordance with the draft zoning by-law amendment attached as Attachment 4.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft zoning by-law amendment as may be required.

Financial Impact

The recommendations in this report have no financial impact.

Summary

This application was made on or after January 1, 2007 and is subject to the new provisions of the Planning Act and the City of Toronto Act, 2006.

The purpose of this report is to review and recommend approval of an application to amend the

zoning by-law to remove the holding designation for the property at 5975-6005 Steeles Avenue East (formerly 3330 Markham Road) to allow the development of the site for retail development, previously approved by Council and the Ontario Municipal Board (OMB), to proceed.

The applicant proposes two large retail buildings located at the southern portion of the site, a vehicle service station, and a number of smaller retail and personal service use buildings at the northern portion of the site. The site is located on the south-west corner of Steeles Avenue East and Markham Road. The site is approximately 14 ha (35 acres) with a proposed total gross floor area of approximately 34,000 square metres (366,000 square feet).

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4702.pdf)

SC7.26	NO AMENDMENT			Ward: 41
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5789 to 5951 Steeles Avenue East - Removal of "Holding" Provision Application - Final Report

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

- 1. City Council amend the former City of Scarborough Employment Districts Zoning By-law 24982 (Tapscott Employment District), as amended, by By-law 158-2007 (OMB), with respect to lands municipally known as 5789 to 5951 Steeles Avenue East, to delete the Holding Provision (H) from the subject lands substantially in accordance with the draft zoning by-law amendment attached as Attachment 4.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft zoning by-law amendment as may be required.

(June 11, 2007) Report from Director, Community Planning, Scarborough District

Committee Recommendations

Scarborough Community Council recommends that:

- City Council amend the former City of Scarborough Employment Districts Zoning By-law 24982 (Tapscott Employment District), as amended, by By-law 158-2007 (OMB), with respect to lands municipally known as 5789 to 5951 Steeles Avenue East, to delete the Holding Provision (H) from the subject lands substantially in accordance with the draft zoning by-law amendment attached as Attachment 4.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to

the draft zoning by-law amendment as may be required.

Financial Impact

The recommendations in this report have no financial impact.

Summary

This application was made on or after January 1, 2007 and is subject to the new provisions of the Planning Act and the City of Toronto Act, 2006.

The purpose of this report is to review and recommend approval of an application to amend the zoning by-law to remove the holding designation for the property at 5789 to 5951 Steeles Avenue East to allow the development of the site for retail and industrial development, previously approved by Council and the Ontario Municipal Board (OMB), to proceed.

The applicant proposes a large two-storey, retail condominium building located at the southern portion of the site, and a number of smaller retail and personal service use buildings at the northern portion of the site. The development also preserves two historical houses and incorporates them into the overall design. The site is located on the south side of Steeles Avenue East, between Middlefield Road and Markham Road. The site is approximately 17 ha (41 acres) with a proposed total gross floor area of approximately 49,000 square metres (529,000 square feet).

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4708.pdf)

SC7.27	NO AMENDMENT			Ward: 42
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Staines Road and Steeles Avenue - Removal of "Holding" Provision Application – Final Report

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

- 1. City Council amend the zoning by-law for the Morningside Heights Community substantially in accordance with the draft zoning by-law amendment to delete the Holding Provision (H) attached as Attachment 6.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft zoning by-law amendment as may be required.

(June 6, 2007) Report from Director, Community Planning, Scarborough District

Committee Recommendations

Scarborough Community Council recommends that:

- 1. City Council amend the zoning by-law for the Morningside Heights Community substantially in accordance with the draft zoning by-law amendment to delete the Holding Provision (H) attached as Attachment 6.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft zoning by-law amendment as may be required.

Financial Impact

The recommendations in this report have no financial impact.

Summary

The applicant requires a number of planning approvals in order to develop these lands, known as Brookside North. The first is the lifting of the Holding Provision (H) applying to the most westerly approximately 47 m (154 feet) of the lands, along the CPR line. This Holding Provision was put in place to protect for the future extension of Morningside Avenue in this alignment.

The lifting of the "H" will enable that part of the site fronting on Glacier Crescent to be developed by means of severances, to create 13 lots in accordance with the underlying Single-Family Residential zone. It will also allow the development of 2 detached dwellings on Staines Road and 71 street townhouse dwellings by way of subdivision.

It is appropriate for Council to remove this Holding Provision now that the Environmental Assessment of the Morningside Avenue Extension has concluded that there is no support for an alignment through this reserve.

Approval of this application will advance the completion of this part of the Morningside Heights community.

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4521.pdf)

SC7.28	NO AMENDMENT			Ward: 40
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10 Chichester Place - Zoning Application - Final Report

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

1. City Council amend the L'Amoreaux Community Zoning By-law 12466 for the

former City of Scarborough substantially in accordance with the draft zoning by-law amendment attached as Attachment 6.

- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft zoning by-law amendment as may be required.
- 3. Before introducing the necessary bill to City Council for enactment, City Council require the owner to enter into a Section 37 agreement, to the satisfaction of the City Solicitor, which requires the owner to:
 - a. maintain the 220 existing rental units as rental housing for a minimum period of twenty (20) years commencing from the date an amending by-law comes into effect. The owner also agrees that no application will be made for a demolition permit or for conversion to condominium for these units during the twenty year period;
 - b. provide, prior to the issuance of any building permit, a Construction Mitigation and Tenant Communication Plan for the tenants of 10 Chichester Place to the satisfaction of the Director, Community Planning, Scarborough District;
 - c. provide the following improvements to the existing rental building and site that create a net benefit to the existing residents, with no pass through of the initial capital costs of these improvements, and in accordance with the terms of the agreement:
 - i. a junior playground;
 - ii. improvements to the existing outdoor pool apron;
 - iii. a resident allotment garden area including a secure source of water;
 - iv. outdoor benches on site;
 - v. safety and access improvements through the renovation of the underground parking facilities provided for the existing 220-unit apartment building; and
 - vi. provide, equip and maintain kitchen and washroom facilities within the indoor recreational floor space within the existing 220- unit apartment building;
 - d. a cash contribution at the time of rezoning of \$350,000, to be used towards improvements to the former Stephen Leacock Arena and Bridlewood Tennis Club and a new shade shelter at Terraview-Willowfield Park, all to be provided in accordance with the terms of the agreement, or towards other eligible local community benefits as may be determined by the Chief Planner and Executive Director, City Planning Division in consultation with the Ward

Councillor; and

- e. enter into a Servicing Agreement with the City, to the satisfaction of the Executive Director, Technical Services, prior to the issuance of any building permit, and post sufficient securities to provide for the design, construction and inspection of the following works within the public road allowance, including:
 - i. road widening within the existing right-of-way of Chichester Place and within the intersection of Chichester Place and Sheppard Avenue to accommodate an additional southbound approach lane to the aforementioned intersection;
 - ii. traffic control signals at the intersection of Chichester Place and Sheppard Avenue East, together with the necessary signage and pavement marking adjustments;
 - iii. street lighting modifications on Chichester Place; and
 - iv. any resultant utility relocations and/or plant adjustments due to the above.

Statutory - Planning Act, RSO 1990

(June 11, 2007) Report from Director, Community Planning, Scarborough District

Committee Recommendations

Scarborough Community Council recommends that:

- 1. City Council amend the L'Amoreaux Community Zoning By-law 12466 for the former City of Scarborough substantially in accordance with the draft zoning by-law amendment attached as Attachment 6.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft zoning by-law amendment as may be required.
- 3. Before introducing the necessary bill to City Council for enactment, City Council require the owner to enter into a Section 37 agreement, to the satisfaction of the City Solicitor, which requires the owner to:
 - a. maintain the 220 existing rental units as rental housing for a minimum period of twenty (20) years commencing from the date an amending by-law comes into effect. The owner also agrees that no application will be made for a demolition permit or for conversion to condominium for these units during the twenty year period;

- b. provide, prior to the issuance of any building permit, a Construction Mitigation and Tenant Communication Plan for the tenants of 10 Chichester Place to the satisfaction of the Director, Community Planning, Scarborough District;
- c. provide the following improvements to the existing rental building and site that create a net benefit to the existing residents, with no pass through of the initial capital costs of these improvements, and in accordance with the terms of the agreement:
 - i. a junior playground;
 - ii. improvements to the existing outdoor pool apron;
 - iii. a resident allotment garden area including a secure source of water;
 - iv. outdoor benches on site;
 - v. safety and access improvements through the renovation of the underground parking facilities provided for the existing 220-unit apartment building; and
 - vi. provide, equip and maintain kitchen and washroom facilities within the indoor recreational floor space within the existing 220- unit apartment building.
- d. a cash contribution at the time of rezoning of \$350,000, to be used towards improvements to the former Stephen Leacock Arena and Bridlewood Tennis Club and a new shade shelter at Terraview-Willowfield Park, all to be provided in accordance with the terms of the agreement, or towards other eligible local community benefits as may be determined by the Chief Planner and Executive Director, City Planning Division in consultation with the Ward Councillor.
- e. enter into a Servicing Agreement with the City, to the satisfaction of the Executive Director, Technical Services, prior to the issuance of any building permit, and post sufficient securities to provide for the design, construction and inspection of the following works within the public road allowance, including:
 - i. road widening within the existing right-of-way of Chichester Place and within the intersection of Chichester Place and Sheppard Avenue to accommodate an additional southbound approach lane to the aforementioned intersection;
 - ii. traffic control signals at the intersection of Chichester Place and Sheppard Avenue East, together with the necessary signage and pavement marking adjustments;

- iii. street lighting modifications on Chichester Place; and
- iv. any resultant utility relocations and/or plant adjustments due to the above.

Financial Impact

The recommendations in this report have no financial impact.

Summary

This report reviews and recommends approval of an application to amend the zoning by-law to amend the parking requirements and Section 37 community benefits respecting the development of a 20-storey, infill residential apartment condominium at the south-east corner of the lands at 10 Chichester Place. An infill rental apartment building in the same location and with the same height and density of development was previously approved but not constructed.

The previous approval required specific community benefits to be provided. These included the preservation of and improvements to the existing rental apartment building and site and a requirement that the new building be built and maintained as an affordable rental apartment building. Transportation related improvements required to support the development were also secured.

Since the new apartment building is now proposed as a condominium, alternative community benefits to replace those securing the rental tenure of the new building have been determined. The rest of the community benefits previously agreed to will be maintained.

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4699.pdf)

Communications

(June 25, 2007) e-mail from Heather Lusignan (SC.New.7.28.1)

Decision Advice and Other Information

Scarborough Community Council received the communication (June 25, 2007) from Heather Lusignan.

The Scarborough Community Council held a statutory public meeting on June 26, 2007, and notice was given in accordance with the Planning Act.

SC7.29	NO AMENDMENT			Ward: 42
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1145 Morningside Avenue - Zoning Application - Final Report

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

- 1. City Council amend the zoning by-law for the Rouge Employment District substantially in accordance with the draft zoning by-law amendment in Attachment 5.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft zoning by-law amendment as may be required.

Statutory - Planning Act, RSO 1990

(June 12, 2007) Report from Director, Community Planning, Scarborough District

Committee Recommendations

Scarborough Community Council recommends that:

- 1. City Council amend the zoning by-law for the Rouge Employment District substantially in accordance with the draft zoning by-law amendment in Attachment 5.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft zoning by-law amendment as may be required.

Financial Impact

The recommendations in this report have no financial impact.

Summary

This applicant proposes to rezone the subject lands to permit a mix of employment and small scale retail uses. The proposed uses are consistent with the Employment Areas designation of the Official Plan, the Provincial Policy Statement and conforms to the Growth Plan for the Greater Golden Horseshoe. The provision of employment uses, small scale retail and service commercial uses is appropriate at this location.

This report reviews and recommends approval of the application to amend the zoning by-law.

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4775.pdf)

Speakers

Jim Kotsopoulos, Armstrong Hunter & Associates Zoltan Schmerler

Decision Advice and Other Information

The Scarborough Community Council held a statutory public meeting on June 26, 2007, and notice was given in accordance with the Planning Act.

SC7.30	NO AMENDMENT			Ward: 42
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785-801 Milner Avenue - Zoning Application - Final Report

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

- 1. City Council amend Zoning By-law 24982, the Employment Districts Zoning By-law, substantially in accordance with the draft zoning by-law amendment, attached as Attachment 5.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft zoning by-law amendment as may be required.

Statutory - Planning Act, RSO 1990

(June 4, 2007) Report from Director, Community Planning, Scarborough District

Committee Recommendations

Scarborough Community Council recommends that:

- 1. City Council amend Zoning By-law 24982, the Employment Districts Zoning By-law, substantially in accordance with the draft zoning by-law amendment, attached as Attachment 5.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft zoning by-law amendment as may be required.

Financial Impact

The recommendations in this report have no financial impact.

Summary

This report reviews and recommends approval of an application to amend the zoning by-law for a shopping centre at 785 Milner Avenue and for an abutting industrial site at 801 Milner Avenue which is proposed to be added to the shopping centre. The addition will allow the expansion of an existing Wal-Mart store from 12 265 to 17 494 square metres (132,000 to 188,000 square feet).

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4515.pdf)

Speakers

Fraser Smith, Smart Centres

Decision Advice and Other Information

The Scarborough Community Council held a statutory public meeting on June 26, 2007, and notice was given in accordance with the Planning Act.

SC7.31	NO AMENDMENT			Ward: 43
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3070 Ellesmere Road - Zoning Application - Final Report

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motions:

- 1. Provided that the Environmental Assessment Report dated February 2006 (as revised) by Cadec Consultants Limited and any necessary reports, including a Restoration Action Plan, have been reviewed and accepted by a third-party environmental peer reviewer retained by the City, City Council amend the zoning by-law for the Morningside Community substantially in accordance with the draft zoning by-law amendment attached as Attachment 7 with such by-law to include any revisions necessary to implement the results of the accepted Restoration Action Plan.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft zoning by-law amendment as may be required.
- 3. Before introducing the necessary Bill to City Council for enactment, City Council require the owner to enter into an Agreement pursuant to Section 37 of the Planning Act, the community benefit recommended to be secured in the Section 37 agreement is as follows:
 - a. The payment of \$400,000.00 payable to the City of Toronto, prior to the issuance of the first building permit, to be used for a new washroom facility/change room at Ellesmere Sports Fields park.

The following matter is also recommended to be secured in the Section 37 agreement as legal convenience to support development:

b. The environmental remediation of the site prior to issuance of any above grade building permit.

Statutory - Planning Act, RSO 1990

(June 12, 2007) Report from Director, Community Planning, Scarborough District

Committee Recommendations

Scarborough Community Council recommends that:

- 1. Provided that the Environmental Assessment Report dated February 2006 (as revised) by Cadec Consultants Limited and any necessary reports, including a Restoration Action Plan, have been reviewed and accepted by a third-party environmental peer reviewer retained by the City, City Council amend the zoning by-law for the Morningside Community substantially in accordance with the draft zoning by-law amendment attached as Attachment 7 with such by-law to include any revisions necessary to implement the results of the accepted Restoration Action Plan.
- 2. City Council authorize the City Solicitor to make such stylistic and technical changes to the draft zoning by-law amendment as may be required.
- 3. Before introducing the necessary Bill to City Council for enactment, City Council require the owner to enter into an Agreement pursuant to Section 37 of the Planning Act, the community benefit recommended to be secured in the Section 37 agreement is as follows:
 - a. The payment of \$400,000 payable to the City of Toronto, prior to the issuance of the first building permit, to be used for a new washroom facility/change room at Ellesmere Sports Fields park.

The following matter is also recommended to be secured in the Section 37 agreement as legal convenience to support development:

b. The environmental remediation of the site prior to issuance of any above grade building permit.

Financial Impact

The recommendations in this report have no financial impact.

Summary

This report reviews and recommends approval of an application to amend the zoning by-law to permit a mixed-use, 24-storey development that includes ground floor commercial with 23 storeys of residential units above. The building is designed with an L-shaped, 4-storey podium parallel to Ellesmere Road and Mornelle Court with a 20-storey residential tower above the southwest corner of the podium. A green roof is proposed on a portion of the 4-storey podium. The residential portion of the building would consist of 265 units proposed to be a condominium. A total of 323 parking spaces are being proposed with 3 levels of underground parking.

As part of the development of the lands, the applicant has agreed to provide public benefits, in exchange for the proposed increase in height and density, to be secured through an agreement with the City under Section 37 of the Planning Act. The amount of \$400,000 has been secured to cover the costs of building a washroom facility/change room within a local city park.

The subject lands operated as a waste disposal site during the 1950's and 1960's. The applicant

proposes to remediate the site for residential use.

A Holding provision will be applied to the proposed zoning. The "H" symbol is removed only once the applicant has obtained a Certificate of Approval from the Ministry of the Environment for the installation of the methane venting system on the site. In addition, the Section 37 provisions in the zoning by-law amendment and the Section 37 agreement will also secure certain environmental remediation measures.

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4920.pdf)

Communications

(June 18, 2007) e-mail from Neil Folkard (SC.New.7.31.1)

Decision Advice and Other Information

Scarborough Community Council received the communication (June 18, 2007) from Neil Folkard.

The Scarborough Community Council held a statutory public meeting on June 26, 2007, and notice was given in accordance with the Planning Act.

SC7.32	NO AMENDMENT			Ward: 44
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271 Morrish Road - Common Elements Condominium Application Final Report

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, adopted the following motion:

- 1. In accordance with the delegated approval under by-law 229-2000, City Council be advised that the Chief Planner intends to approve the draft plan of common elements condominium, as generally illustrated on Attachment 1, subject to:
 - a. the conditions as generally listed in Attachment 2, which except as otherwise noted must be fulfilled prior to the release of the plan of condominium for registration; and
- b. such revisions to the proposed condominium plan or such additional or modified conditions as the Chief Planner may deem to be appropriate to address matters arising from the on-going technical review of this development.

(June 11, 2007) Report from Director, Community Planning, Scarborough District

Committee Recommendations

Scarborough Community Council recommends that:

- 1. In accordance with the delegated approval under by-law 229-2000, City Council be advised that the Chief Planner intends to approve the draft plan of common elements condominium, as generally illustrated on Attachment 1, subject to:
 - a. the conditions as generally listed in Attachment 2, which except as otherwise noted must be fulfilled prior to the release of the plan of condominium for registration; and
 - b. such revisions to the proposed condominium plan or such additional or modified conditions as the Chief Planner may deem to be appropriate to address matters arising from the on-going technical review of this development.

Financial Impact

The recommendations in this report have no financial impact.

Summary

This application was made on or after January 1, 2007 and is subject to the new provisions of the Planning Act and the City of Toronto Act, 2006.

This application proposes a common elements condominium consisting of a private roadway, sidewalk, and 3 visitor parking spaces. The applicant is currently constructing a 16 unit residential development that includes 2 semi-detached units and 14 townhouse units divided into 3 blocks.

The application for common elements condominium is necessary to provide legal access to the individual townhouse units and to ensure ongoing shared ownership and maintenance of the roadway, sidewalk, and visitor parking spaces.

This report reviews and recommends approval of the Draft Plan of Common Elements Condominium.

Background Information

Report (http://www.toronto.ca/legdocs/mmis/2007/sc/bgrd/backgroundfile-4555.pdf)

Communications

(June 14, 2007) communication from Joseph Kreiner, President, Opportunity Holdings Inc. (SC.Main.7.32.1)

Decision Advice and Other Information

Scarborough Community Council received the communication (June 14, 2007) from Joseph

Kreiner, President, Opportunity Holdings Inc.

The Scarborough Community Council held a statutory public meeting on June 26, 2007, and notice was given in accordance with the Planning Act.

SC7.35	REFERRED			Ward: 35, 36, 37, 38, 39, 40, 41, 42, 43, 44
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Order to Firefighters

City Council Decision

City Council on July 16, 17, 18 and 19, 2007, referred this Item to the Community Development and Recreation Committee.

(June 26, 2007) Member Motion from Councillor Del Grande

Committee Recommendations

Scarborough Community Council recommends that City Council:

1. Request the Chair, Scarborough Community Council, to obtain an explanation regarding the order that was given to Firefighters in the Scarborough Area, viz., denying firefighters the opportunity for recognition of the funeral possession of the three fallen soldiers, one of which was a Scarborough resident.

Summary

Councillor Del Grande requested that City Council ask the Chair of Scarborough Community Council, to get an explanation as to why the order was given to Firefighters in the Scarborough Area denying the opportunity for recognition of the funeral possession for three fallen soldiers.

Decision Advice and Other Information

Recorded Vote:

A recorded vote on the recommendation by Councillor Del Grande, was as follows:

FOR: Councillors Ainslie, Ashton, Cho, De Baeremaeker, Del Grande, Heaps, Kelly, Lee, Moeser

AGAINST: Nil

ABSENT: Councillor Thompson

Submitted Tuesday, June 26, 2007 Councillor Norman Kelly, Chair, Scarborough Community Council