



Davies
Howe
Partners
LLP

Lawyers

The Fifth Floor
99 Spadina Ave
Toronto, Ontario
M5V 3P8

T 416.977.7088
F 416.977.8931
davieshowe.com

Please refer to: **Mark Flowers**
e-mail: markf@davieshowe.com
direct line: 416.263.4513
File No. 702632-05

March 4, 2013

By E-mail to pgmc@toronto.ca

Merle MacDonald
Committee Administrator
Planning & Growth Management Committee
Toronto City Hall
100 Queen Street West
10th floor, West Tower
Toronto, ON M5H 2N2

Dear Ms. MacDonald:

**Re: Draft New City-wide Zoning By-law (Item PG 21.1)
20 Densley Avenue
Lissard Holdings Ltd.**

We are counsel to Lissard Holdings Ltd., the owner of approximately 1.15 acres of land municipally known as 20 Densley Avenue, located south of Lawrence Avenue and east of Keele Street, as shown in Appendix "A" to this letter (the "Property").

We write to set out our client's concerns with the draft New City-wide Zoning By-law (the "New By-law") as it affects the Property.

The Property is presently occupied by a business which warehouses and manufactures heating, ventilation and air conditioning systems, and contains an office component.

The Property is located in the Employment Areas designation of the Official Plan. The Official Plan Employment Areas policies are currently under review and, as of the time of writing, proposed draft Employment Area policies have been circulated for public comment.

Under the in-effect North York Zoning By-law 7625 (the "Existing By-law"), the Property is zoned Industrial Zone Two (M2). The New By-law proposes an Employment Industrial (E 1.0) zone on the Property.



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Our client has a number of concerns with the New By-law, including the following:

1. **The New By-law does not carry forward the existing use permissions.** A number of uses permitted in the M2 zone in the Existing By-law are not carried forward in the E zone of the New By-law, such as: personal service shop, hotel, car rental agency, motor vehicle dealership, and public self-storage warehouses. The City has not provided any planning rationale for this change and we ask that these uses be inserted into the E zone in the New By-law or as a site-specific exception to permit these uses on the Property.
2. **Specific permissions for retail uses in the Existing By-law are not carried forward.** Retail uses are permitted as-of-right in the M2 zone of the Existing By-law, with size restrictions of 0.25 FSI or 2,500 m², whichever is smaller. The New By-law would not permit retail uses, except as ancillary to manufacturing or vehicle fuel stations, and subject to other conditions set out in 60.20.20.100. The existing retail permissions should be carried forward, particularly since the Official Plan Employment Areas policies are now under review and it would be premature to make changes – other than to carry forward existing permissions – until such time as the Official Plan review process is complete.
3. **Additional restrictions on vehicle service shops in the New By-law should be removed.** The specific use regulations for vehicle service shops in the New By-law should be relaxed to match those of the Existing By-law. New By-law section 150.94 sets out vehicle service shop requirements for vehicle access width, vehicle access separation distances, and yard setback distances which are more onerous than the Existing By-law.
4. **The New By-law introduces new restrictions on restaurant size.** Section 60.20.20.100(3) of the New By-law restricts eating establishments and take-out eating establishments to the greater of 300 m² or 10% of the GFA of the building to a maximum of 500 m². The Existing By-law permits restaurants without restriction. There is no basis upon which to limit restaurant size, particularly for sites which can accommodate larger-sized restaurants.
5. **The New By-law imposes a new lot frontage requirement.** The Existing By-law contains no minimum lot frontage, whereas the New By-law proposes a minimum lot frontage of 20 metres in the E zone. Under the New By-law, should a landowner in the E zone seek a subdivision or severance, it will require compliance with this new lot frontage requirement. Flexibility should be provided to allow these sites to be developed for uses which may not need lot frontages greater than 20 metres.



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We request the above changes be made to the New By-law to ensure that existing permissions are maintained in the New By-law. Alternatively, a site-specific exception incorporating these comments should be applied to the Property.

We would also be pleased to discuss any of our comments with City Staff.

Please provide me with notice of any decision of the Planning & Growth Management Committee and City Council, and of any future public meetings and staff reports concerning the New By-law.

Yours truly,
DAVIES HOWE PARTNERS LLP

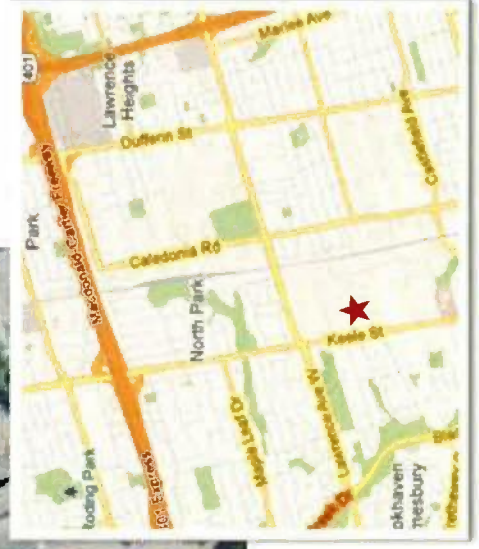
Mark R. Flowers
Professional Corporation

MRF:IB

copy Client

Appendix "A"

20 Densley Avenue Location



Official Plan: Employment Area
Current Zoning: M2 – Industrial Zone 2
Proposed Zoning: E 1.0 – Employment Industrial