



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: **Michael Melling**  
e-mail: [MichaelM@davieshowe.com](mailto:MichaelM@davieshowe.com)  
direct line: 416.263.4515  
File No. 702991

June 13, 2016

**By E-Mail Only to [teycc@toronto.ca](mailto:teycc@toronto.ca)**

Ms. Ellen Devlin  
Secretariat, Toronto and East York Community Council  
City Hall, 2<sup>nd</sup> Floor, West Tower  
100 Queen Street West  
Toronto, Ontario  
M5H 2N2

**Attention: Members of Toronto and East York Community Council**

Dear Councillors:

**Re: Item TE17.14  
Final Report – TOcore  
Updating Tall Building Setbacks in the Downtown  
City-Initiated Official Plan and Zoning By-law Amendments  
Comments from Claireville Holdings Limited and Others**

We are counsel to Claireville Holdings Limited and others listed in Appendix 1 (“Claireville”), the owners of 8 - 20 Widmer Street (the “Widmer Site”) within the King/Spadina Regeneration Area. Claireville has filed planning applications in support of a tall building on its lands.

The City proposes significant changes to the tall building setbacks in the above-referenced staff report (“Staff Report”) which include proposed amendments to the Official Plan and By-laws 438-86 and 569-2013 (collectively, the “Proposed Amendments”). The two draft zoning by-law amendments were released for public review only two days before the TEYCC meeting. Therefore, our clients and their consultants have not had an opportunity to thoroughly consider it.

The Proposed Amendments will apply uniformly across the Downtown.

The in-force Official Plan currently establishes a policy framework for built form which includes the following:

New development will be located and organized to fit with its existing and/or planned context.



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In this policy environment, the King/Spadina Regeneration Area in which the Widmer Site is located has evolved into a vibrant downtown neighbourhood that includes a wide variety of built-forms and massing. Many recent projects have been approved at less than the setbacks being suggested in the Proposed Amendments. This has occurred in a manner consistent with the above-noted Official Plan policy regarding “context” and does not support the “one size fits all” approach to tower setbacks that will result from the Proposed Amendments.

Since most redevelopment sites are subject to re-zoning applications, the appropriate tower setbacks can be evaluated on a site-specific basis in accordance with a site’s existing and planned context. Therefore, a general tower setback regulation in the parent By-law is of little utility.

The in-force Official Plan currently contains a detailed policy framework regarding tall buildings (Section 3.1.3). A separate policy framework for tall buildings in the Downtown seems redundant.

As noted at page 9 of the Staff Report, projects have provided less than these proposed minimum setbacks and been supported by Council or the Ontario Municipal Board on the basis of good planning principles.

As previously observed, the proposed amendments to By-laws 438-86 and 569-2013 were not included with the initial release of the Staff Report and were made available only two days before the TEYCC meeting. Our clients have serious concerns about TEYCC’s intention to consider a significant change to By-laws applicable to the whole of the Downtown when they and their consultants have not been provided sufficient opportunity to analyze and provide comment.

For all these reasons, we encourage TEYCC not to adopt the Staff Report’s recommendations for the Proposed Amendments, or in the alternative, that you defer the Report and related planning documents to allow for a more thorough review.



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We would also welcome an opportunity to have a dialogue with the City about appropriate tall building setbacks for the Widmer Site.

Yours truly,

**DAVIES HOWE PARTNERS LLP**

*RM* Michael Melling  
MWM:am

copy: Clients  
Ms. Wendy Nott, Walker, Nott, Dragicevic Associates Limited  
Ms. Deborah Scott, Scott Shields Architects Inc.



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**Appendix 1: Owners of the Widmer Site**

Claireville Holdings Limited

1579661 Ontario Inc.

16 Widmer Street Limited

14 Widmer Street Limited

12 Widmer Street Limited

10 Widmer Street Limited