5 June 2018

City of Toronto  
Etobicoke and York Community Council  
Etobicoke Civic Centre  
399 The West Mall  
Toronto, ON  

Attention:  Ms. Rosemary MacKenzie

Dear Members of Community Council:

RE:  Item EY 31.4: High Park Apartment Neighbourhood Character Area Study  
Draft Official Plan Amendment 419 and Site and Area Specific Policy 551  
Minto Properties Inc.  
Our File: 15.653

Walker, Nott, Dragicevic Associates Limited (“WND Associates”) is the planning consultant for Minto Properties Inc. (‘Minto’) with respect to the above-noted draft Official Plan Amendment (‘OPA’) and Site and Area Specific Policy (‘SASP’) resulting from the High Park Apartment Neighbourhood Character Area Study (‘Study’). Minto owns and operates a number of rental properties in the High Park area including 111 Pacific Avenue, 255 Glenlake Avenue and 66 Oakmount Road.

A re-zoning application, to intensify the existing properties with additional rental housing, was submitted in February 2017 and appealed to the Local Planning Appeal Tribunal (formerly the Ontario Municipal Board) on August 3rd, 2017. Minto agreed to a second pre-hearing conference prior to the Tribunal’s consideration of the appeal, so that Council would have an opportunity to review the outcome of this Study.

Minto, its consultants and/or legal counsel have been monitoring the City’s High Park Apartment Neighbourhood Character Area Study. Minto participated in the High Park Apartment Neighbourhood Character Area Study Working Group process through meetings held on 9 December 2017 and 5 and 27 February, 9 and 23 April and 7 May 2018. Minto also provided written comments including those dated 16 April 2018 – “High Park Neighbourhood Character Area Study, Working Group #4, Final Draft Metrics Table; 30 April 2018 – “Minto Comments, High Park Apartment Neighbourhood Character Area Study, Working Group #5”; and 11 May 2018 – “Minto Comments on Draft SASP”.

Walker, Nott, Dragicevic Associates Limited  
90 Eglinton Avenue East, Suite 970 Toronto, ON M4P 2Y3  
Tel. 416.968.3511 Fax. 416.960.0172  
admin@wndplan.com www.wndplan.com
Minto’s legal counsel (McCarthy’s) also submitted a letter dated 4 April 2018 to the April 4th EYCC Meeting, Item EY29.3 – Status Report – City Initiated High Park Apartment Neighbourhood Area Character Study.

In addition, Minto representatives participated in Town Hall community meetings conducted on 25 October 2017 and 8 March 2018.

At the outset of the study, the area development applications (including the Minto application), were explicitly indicated not to be the focus of the Study. However, as the Study progressed, these applications became a focal point of the study process, which Minto submits is in appropriate. The Minto application, and other area development applications are now proposed to be considered through Directions Reports provided to Community Council on July 4, 2018.

An overarching area of concern with the draft OPA and SASP is its lack of conformity with the Growth Plan for the Greater Golden Horseshoe, 2017 (‘Growth Plan 2017’) and consistency with the Provincial Planning Statement, 2014 (‘PPS 2014’) with respect to appropriate policy to facilitate intensification, redevelopment and compact form, with particular regard to achieving transit-supportive development in proximity to major transit infrastructure. This broad concern stems from the prescriptive development principles, policies and standards which severely and inappropriately restrain intensification on many sites.

The Study Area is in proximity to two transit stations, being approximately 300-400 metres from both the High Park and Keele subway stations. The proposed development is therefore located within two “major transit station areas” as defined by the Growth Plan 2017:

“The area including and around any existing or planned higher order transit station or stop within a settlement area; or the area including and around a major bus depot in an urban core. Major transit station areas generally are defined as the area within an approximate 500 metre radius of a transit station, representing about a 10-minute walk.”

The Growth Plan 2017 directs that these areas are intended to accommodate increased residential and employment densities. Section 2.1 of the Growth Plan sets out the following principle:

“It is important to optimize the use of the existing land supply as well as the building and housing stock to avoid further over-designating of land for future urban development. This Plan’s emphasis on optimizing the use of the existing urban land supply represents an “intensification first” approach to development and city-building; one which focuses on making better use of our infrastructure and public service facilities, and less on continuously expanding the urban area.”

The Study report fails to even acknowledge this Provincial policy directive. While the report suggests a redevelopment potential of an additional 100,000 to 150,000 square metres of gross floor area, no detailed demonstration of this has been provided. Further, there has been no evaluation as to why this estimated floor space is an appropriate level of intensification. In particular, the 500-metre radius around these two major transit station areas would include areas, such as High Park and the low density stable residential areas to the southeast and northeast of the Bloor/Jane intersection, where significant
intensification is not anticipated. Therefore, the northwest quadrant, including the Study Area has a significant role with respect to achieving the density target.

With respect to the Growth Plan, our preliminary review also suggests that the OPA and SASP does not conform to the Growth Plan including, among other matters, the following policies:

- Sections 1.2.1 and 2.2.4, with respect to the Guiding Growth Plan principle of prioritizing intensification and higher density to support transit viability; achieving minimum density targets within major transit station areas; and, to implement directives through official plan policies and designations, updated zoning and other supporting documents;
- Section 2.2.6.1, regarding a range and mix of housing options and densities, and establishing minimum targets for new rental housing supply; and,
- Sections 3.2.1, 3.2.2 and 3.2.3, with respect to the integration of land use planning with transit/transportation infrastructure and planning.

The PPS has a similar thrust; Part IV states:

“Efficient development patterns optimize the use of land, resources and public investment in infrastructure and public service facilities.”

Through this lens, our preliminary review suggests that the OPA and SASP is not consistent with the PPS including, among other matters, the following policies:

- Section 1.1.1, with regards to efficient/cost-effective use of land/infrastructure and accommodation of a range/mix of housing;
- Section 1.1.3.2, respecting land use mix and densities that efficiently use land/infrastructure and which are transit-supportive;
- Section 1.1.3.3, regarding an appropriate location for intensification/redevelopment; and,
- Section 1.4.1 and 1.4.3, respecting the provision of an adequate range and mix of housing types;

As a summary, the following areas of concern with respect to the proposed OPA and SASP have been identified, among other matters, through our preliminary review:

- An emphasis on preserving the existing conditions which is not balanced with the area’s strategic location relative to transit infrastructure, as evidenced for example, through several Goals:
  - c) Preserve and enhance the park-like setting, generous open space amenity and soft landscaped areas that contribute to the character of the High Park Apartment Neighbourhood.
  - d) Respect the existing physical character and enhance the quality of buildings and open space within and adjacent to the High Park Apartment Neighbourhood.

The foregoing does not acknowledge that a significant portion of the existing space is underutilized, constrained and/or not “park-like”.

Further, the policies do not include a goal discussing the area’s role and function arising from its access/proximity to transit infrastructure.
The use of overly rigid and inappropriately prescriptive built form and urban design policies as design standards, which would seek to predetermine and impose, by the way of official plan policy rather than guideline, the detailed placement, design, massing, height, open and landscape space, setbacks, and shadow effects of buildings, across the Study Area. Although this type of process may “work” on large vacant sites, it ignores the irregularity of existing sites and buildings and the challenge of infill development. As proposed, it would significantly limit appropriate and more optimal forms of development on larger sites and potentially sterilize infill sites where appropriate and more optimal forms of development could and should be permitted under current Official Plan policy. As an approval process, it would require all building designs not in complete design conformity on a very detailed level, to be approved by way of Official Plan Amendment.

The adoption and use of prescriptive built form and urban design policies as the required design standards would mean that the City’s urban design review process would be reduced to the status of a “checklist” of tightly constrained design parameters, for which the only “correct” design solution is complete compliance. As such, this approach would discourage and interfere with the possibility for better progressive and creative architectural and landscape approaches which achieve both the good planning and urban design objectives (including the broader objectives of the Official Plan) that are being sought. This approach also discourages a broader and more expansive urban design conversation with stakeholders and others, including the Urban Design Review Panel.

With respect to the enhancing the public realm character of the High Park Neighbourhood, the proposed urban design policies call for the respect of the existing physical character of open space within, and adjacent to, the High Park Apartment Neighbourhood through the provision of additional public park land and “POPS” space. The existing character of open space in this area is that of “Tower in the Park”; a form of development relatively common in Toronto in the post-war years in areas in proximity to subway stations. Essentially slab towers were built as “objects” in an open area of landscaped outdoor space (and some surface parking), and most private parking was located below the surface open space. The urban design failings of this urban design form (especially its lack of building street relationship) led, among other things, to the development of the St Lawrence Neighbourhood in the late 1970’s as a model for more intense mid-scale development related to the street. Recently, versions of this urban design approach have been the basis for the residential redesign and intensification of a number of Apartment Neighbourhoods with taller towers, including St Jamestown and Regent Park. What these projects have demonstrated is that the development of a good urban design comprehensive plan in a large infill situation (such as this area) is best achieved by an active urban design process led by principle, recognizing the open space opportunities and constraints created by the existing situation (including the locations of existing below-grade and above-grade structures) and combining the possible new built form and open space changes within the existing context, and not a check list of requirements premised largely on minimizing change to the status quo.

The protection of sky views when looking north from High Park; the vague identification of a number of view corridors south to High Park to be protected; and, that development be required to ‘maintain, frame and create views’ to several other parks, open spaces and heritage properties, without adequately defining the parameters of the intended view or the heritage properties in issue.
• The unit mix should reflect the housing demographics of the area and pre-determination of a unit mix (i.e. 25% 2-bedroom or larger; 10% 3-bedroom) is inappropriate; and,

• Consideration of Section 37 contributions should be comprehensive and include, for example, contribution of on-site publicly-accessible open space as a community benefit.

Minto continues to acknowledge the work of City staff in the preparation of the Proposed OPA and SASP and agree with many of the planning principles that have been established in the documents. However, it is apparent that concerns that have been raised previously by Minto with respect to the overly prescriptive nature of proposed policies have not been adequately addressed by City staff.

Should you have questions regarding this submission or require further information, please contact the undersigned.

Yours very truly,

WND associates
planning + urban design

Wendy Nott, FCIP, RPP
Senior Principal

cc. Client
    McCarthy's
    Consultant Team