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Authority: Item,

Report PED19XXX

CM:

Wards: City Wide

Bill No. XXX

CITY OF HAMILTON

BY-LAW NO. 19-XXX

To Amend By-law 05-200 Respecting Modifications and Updates to certain Definitions, General Provisions, Parking, Open Space, Industrial, Commercial and Mixed Use Zones, Transit Oriented Corridor Zones, Rural Zones Utility Zone, Special Exceptions, and Holding Provisions for the City of Hamilton

WHEREAS the City of Hamilton has in force several Zoning By-laws which apply to the different areas incorporated into the City by virtue of the City of Hamilton Act, 1999, Statutes of Ontario, 1999 Chap. 14;

WHEREAS the City of Hamilton is the lawful successor to the former Municipalities identified in Section 1.7 of By-law No. 05-200;

WHEREAS the first stage of the new Zoning By law, being By-law No. 05-200, came into force on the 25th day of May, 2005;

WHEREAS the Council of the City of Hamilton, in adopting Item XX of Report 19-XXX of the Planning Committee, at its meeting held on the XX day of XX, 2019 which recommended that Zoning By-law No. 05-200 be amended as hereinafter provided; and,

WHEREAS this By-law is in conformity with the Urban Hamilton Official Plan.

NOW THEREFORE the Council of the City of Hamilton enacts as follows:

- 1. That SECTION 3: DEFINITIONS of Hamilton Zoning By-law No. 05-200 is hereby amended in accordance with Appendix "A" of this By-law.
- 2. That SECTION 4: GENERAL PROVISIONS of Hamilton Zoning By-law No. 05-0200 is hereby amended in accordance with Appendix "B" of this By-law.
- 3. That SECTION 5: PARKING of Hamilton Zoning By-law No. 05-200 is hereby amended in accordance with Appendix "C" of this By-law.
- 4. That SECTION 7: OPEN SPACE AND PARKS ZONES of Hamilton Zoning By-law No. 05-200 is hereby amended in accordance with Appendix "D" of this By-law
- 5. That SECTION 9: INDUSTRIAL ZONES of Hamilton Zoning By-law No. 05-200 is hereby amended in accordance with Appendix "E" of this By-law.

- 6. That SECTION 10: COMMERCIAL AND MIXED USE ZONES of Hamilton Zoning By-law No. 05-200 is hereby amended as follows:
 - 5.1 That Subsection 10.1 be amended in accordance with Appendix "F-1" of this Bylaw.
 - 5.2 That Subsection 10.2 be amended in accordance with Appendix "F-2" of this By-law.
 - 5.3 That Subsection 10.3 be amended in accordance with Appendix "F-3" of this By-
 - 5.4 That Subsection 10.4 be amended in accordance with Appendix "F-4" of this By-
 - 5.5 That Subsection 10.5 be amended in accordance with Appendix "F-5" of this By-law.
 - 5.6 That Subsection 10.5a be amended in accordance with Appendix "F-6" of this Bylaw.
 - 5.7 That Subsection 10.6 be amended in accordance with Appendix "F-7" of this By-law.
 - 5.8 That Subsection 10.7 be amended in accordance with Appendix "F-8" of this Bylaw.
- 7. That SECTION 11: TRANSIT ORIENTED CORRIDOR ZONES of Hamilton Zoning Bylaw No. 05-200 is hereby amended as follows:
 - 6.1 That Subsection 11.1 be amended in accordance with Appendix "G-1" of this Bylaw.
 - 6.2 That Subsection 11.2 be amended in accordance with Appendix "G-2" of this By-law.
 - 6.3 That Subsection 11.3 be amended in accordance with Appendix "G-3" of this Bylaw.
- 8. That SECTION 12: RURAL ZONES of Hamilton Zoning By-law No. 05-200 is hereby amended in accordance with Appendix "H" of this By-law.
- 9. That SECTION 13: UTILITIES Hamilton Zoning By-law No. 05-200 is hereby amended as follows:
 - 8.1 That Subsection 13.3 be amended in accordance with Appendix "I" of this By-law.
- 10. That Maps RU80, RU218, 860, 902, 947, 1043, 1259, 1394, 1450, 1595 1747, 1748, 1749, 1934 of Schedule "A" Zoning Maps of Zoning By-law No. 05-200 be amended and boundaries of which are shown on a plan hereto annexed as Schedules "A1", "A2", "A3", "A4", "A5", "A6", "A7", "A8", "A9", "A10", "A11", "A12" to this By-law, as follows:

- 9.1 Lands to be added to Zoning By-law No. 05-200 and zoned District Commercial (C6, 706) Zone (1405 Upper Ottawa Street, Hamilton, Schedule "A1");
- 9.2 Change in zoning from the Neighbourhood Commercial (C2) Zone to the Residential Character Commercial (C1) Zone (328 358 Beach Boulevard, Hamilton, Schedule "A2");
- 9.3 Lands to be added to Zoning By-law No. 05-200 and zoned District Commercial (C6, 708) Zone (3079 Homestead Drive, Glanbrook, Schedule "A3");
- 9.4 Lands to be added to Zoning By-law No. 05-200 and zoned Mixed Use Medium Density (C5, 709) Zone (118 Hatt Street, Dundas, Schedule "A4");
- 9.5 Lands to be added to Zoning By-law No. 05-200 and zoned Mixed Use Medium Density Pedestrian Focus (C5a, 710) Zone (52-64 Ottawa Street North, Hamilton, Schedule "A5");
- 9.6 Lands to be added to Zoning By-law No. 05-200 and zoned Mixed Use Medium Density (C5) Zone (30 Rymal Road East, Hamilton, Schedule "A6");
- 9.7 Change in zoning from the District Commercial (C6, 301) Zone to the District Commercial (C6, 301, H112) Zone (1310 South Service Road, Stoney Creek, Schedule "A7").
- 9.8 Lands to be added to Zoning By-law No. 05-200 and zoned Mixed Use Medium Density (C5, 570) Zone (Part of 1546 Main Street West, Hamilton, Schedule "A8"); and,
- 9.9 Change in zoning from the Community Commercial (C3, H65) Zone to Community Commercial (C3) Zone (8 Kingsborough Drive, Stoney Creek, Schedule "A9").
- 9.10 Modifications to the zone boundary to the Agriculture (A1, 159) Zone (4080 Hall Road, Glanbrook, "A10").
- 9.11 Change in zoning from Settlement Residential (S1, 23) Zone to Settlement Residential (S1, 712) Zone (706 Highway 8, Flamborough, Schedule "A11").
- 9.12 Lands to be added to Zoning By-law No. 05-200 and zoned Mixed Use Medium Density Pedestrian Focus (C5a, 711, H110) Zone (3079 Binbrook Road, Glanbrook, Schedule "A12").
- 11. That SCHEDULE "C" Special Exceptions of Hamilton Zoning By-law No. 05-200 is hereby amended in accordance with Appendix "J" of this By-law.
- 12. That SCHEDULE "D" Holding Provisions of Hamilton Zoning By-law No. 05-200 is hereby amended in accordance with Appendix "K" of this By-law.
- 13. That the Clerk is hereby authorized and directed to proceed with the giving of notice of passing of this By-law in accordance with the Planning Act.

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- 14. That for the purposes of the Building Code, this by-law or any part of it is not made until it has come into force as provided by sections 34 and 36 of the *Planning Act*.
- 15. That this By-law comes into force in accordance with sections 34 and 36 of the Planning Act.

PASSED this XX day of XXX, 2019.		
F. Eisenberger Mayor	J. Pilon City Clerk	
CI-18-J		

Appendix "A" - Section 3: Definitions		
Term	Proposed Change	Revised Zone Regulation
Grey highlighted stril	cethrough text = text to be deleted	bolded text = text to be added
Agricultural Brewery/Cidery/ Winery	Shall mean a Secondary Use to an Agricultural operation on the same lot, for the processing of grapes, fruit, honey, hops or other produce in the production of beers, ciders or wines. Agricultural Brewery/Cidery/Winery uses may include the crushing, fermentation, production, bottling, aging, storage, and Accessory sale of beers, ciders, wines and related products to both, a laboratory, an administrative office, and a tasting, hospitality and retail area, but shall not include a Restaurant, a Conference or Convention Centre, or overnight accommodation, or an Alcohol	Shall mean a Secondary Use to an Agricultural operation on the same lot, for the processing of grapes, fruit, honey, hops or other produce in the production of beers, ciders or wines. Agricultural Brewery/Cidery/Winery uses may include the crushing, fermentation, production, bottling, aging, storage, and Accessory sale of beers, ciders, wines and related products to both, a laboratory, an administrative office, and a tasting, hospitality and retail area, but shall not include a Restaurant, a Conference or Convention Centre, overnight accommodation, or an Alcohol Production Facility.
Commercial Entertainment	Production Facility. Shall mean a use of an establishment for the general purpose of providing entertainment or amusement for a fee and shall include, for example, but not be limited to cinemas, circuses, bingo halls, dance clubs, cultural events, and escape rooms. Commercial Entertainment may include reception centres, but shall not include an Amusement Arcade, Adult Entertainment Parlour, or Casino.	Shall mean a use of an establishment for the general purpose of providing entertainment or amusement for a fee and shall include, for example, but not be limited to cinemas, circuses, bingo halls, dance clubs, cultural events, and escape rooms. Commercial Entertainment may include reception centres, but shall not include an Amusement Arcade, Adult Entertainment Parlour, or Casino.
Conference or Convention Centre	Shall mean an establishment, which is not a hotel, where facilities are provided for meetings, seminars, workshops, social gatherings, cultural events and other similar activities including an	Shall mean an establishment, which is not a hotel, where facilities are provided for meetings, seminars, workshops, social gatherings, cultural events and other similar activities including an Exhibition

Appendix "A" - Section 3: Definitions		
Term	Proposed Change	Revised Zone Regulation
	Eexhibition Ffacility, circus, and public hall. A Conference or Convention Centre may all which may include dining facilities for the exclusive use of conference or convention participants, and the selling of goods related to the event.	Facility, circus, and public hall. A Conference or Convention Centre may include dining facilities for the exclusive use of conference or convention participants, and the selling of goods related to the event.
Dwelling Unit in Conjunction with a Commercial Use	Shall mean a room or suite of rooms building used or intended to be used for human habitation but shall not include a recreational vehicle or tent, and shall be located in the same building as a commercial use permitted in the zone. Shall mean a room or suite of rooms used or intended to be used by one or more persons living together as one household, in which cooking and sanitary facilities are provided for the exclusive use of the household, and to which an independent entrance is provided from outside the building or from a common interior hallway, vestibule or stairway and shall be located in the same building as a commercial use permitted in the zone.	Shall mean a room or suite of rooms used or intended to be used by one or more persons living together as one household, in which cooking and sanitary facilities are provided for the exclusive use of the household, and to which an independent entrance is provided from outside the building or from a common interior hallway, vestibule or stairway and shall be located in the same building as a commercial use permitted in the zone.
Emergency Shelter	Shall mean a fully detached building used for persons in a crisis situation requiring shelter, protection, assistance and counselling or support which is intended to be short term accommodation of a transient nature. An Emergency Shelter may include an "out of the cold" program but An emergency shelter shall not include a residential care	Shall mean a fully detached building used for persons in a crisis situation requiring shelter, protection, assistance and counselling or support which is intended to be short term accommodation of a transient nature. An Emergency Shelter may include an "out of the cold" program but An emergency shelter shall not include a residential care facility,

Appendix "A" - Sec	Appendix "A" - Section 3: Definitions		
Term	Proposed Change	Revised Zone Regulation	
	facility, a lodging house, a corrections residence, a correctional facility, or any other residential facility which is licensed, approved or regulated under any general or special Act.	a lodging house, a corrections residence, a correctional facility, or any other residential facility which is licensed, approved or regulated under any general or special Act.	
Farm Implement Dealership	Shall mean the use of land, building, or structure, or part thereof, where new and/or used equipment or machinery designed and used for agricultural or horticultural uses, including machinery attachments and parts are stored and displayed for the purpose of sale, rental or leasing and may include a building for the storage and sale of machinery attachments and parts, and lubricants for the equipment and machinery. The use shall also be prescribed under the Farm Implements Act.	Shall mean the use of land, building, or structure, or part thereof, where new and/or used equipment or machinery designed and used for agricultural or horticultural uses, including machinery attachments and parts are stored and displayed for the purpose of sale, rental or leasing and may include a building for the storage and sale of machinery attachments and parts, and lubricants for the equipment and machinery. The use shall also be prescribed under the Farm Implements Act.	
Health Professional	Shall mean an individual who practices any of the health disciplines regulated under a Provincial Act, such as, but not limited to, physicians, dentists, optometrists, pharmacists, physiotherapists, chiropractors, and psychologists, and disciplines not regulated under a Provincial Act such as an Osteopath.	Shall mean an individual who practices any of the health disciplines regulated under a Provincial Act, such as, but not limited to, physicians, dentists, optometrists, pharmacists, physiotherapists, chiropractors, and psychologists, and disciplines not regulated under a Provincial Act such as an Osteopath.	
Landscaped Area	Landscaped Area Shall mean any portion of a lot which: a) Contains no building thereon;	Landscaped Area Shall mean any portion of a lot which: a) Contains no building thereon;	
	b) Is not used for parking, access to parking, driveways or loading	b) Is not used for parking, access to parking, driveways or loading	

Term	Proposed Change	Revised Zone Regulation
	space; and,	space; and,
	c) Is used for the purpose of landscaping; and ,	c) Is used for the purpose of landscaping; and,
	d) Landscaped areas may include bell pedestals and light standards but shall not include courier or mail boxes.	d) Landscaped areas may include bell pedestals and light standards but shall not include courier or mail boxes.
Landscaping Landscaped Parking Island	Shall mean a curbed portion of land for the growing of ornamental shrubs or trees, flowers, grass, and other vegetation, suitable to the soil and climatic conditions of the area of land for the purpose of landscaping within a parking lot, and shall include walkways, fire hydrants, decorative walls or features and light standards, and shall not form part of a Planting Strip or Landscaped Area.	Shall mean a curbed portion of land for the growing of ornamental shrubs or trees, flowers, grass, and other vegetation, suitable to the soil and climatic conditions of the area of land for the purpose of landscaping within a parking lot, and shall include walkways, fire hydrants, decorative walls or features and light standards, and shall not form part of a Planting Strip or Landscaped Area.
Manufacturing	Shall mean the production, fabrication, compounding, processing, packaging, crafting, bottling, packing, recycling or assembling of raw or semi-processed or fully-processed goods or materials, and shall include but not be limited to a Biotechnological Establishment, Computer, Dry Cleaning Plant, Electronic and Data Processing Establishment, Pharmaceutical and Medical Establishment, Printing Establishment and/or a Science and Technology Establishment. Manufacturing may also include a Private Power Generation Facility as an accessory use, but shall not	Shall mean the production, fabrication, compounding, processing, packaging, crafting, bottling, packing, recycling or assembling of raw or semi-processed or fully- processed goods or materials, and shall include but not be limited to a Biotechnological Establishment, Computer, Dry Cleaning Plant, Electronic and Data Processing Establishment, Pharmaceutical and Medical Establishment, Printing Establishment and/or a Science and Technology Establishment. Manufacturing may also include a Private Power Generation Facility as an accessory use, but shall not include a Waste Management

Term	Proposed Change	Revised Zone Regulation
	Facility or Alcohol Production Facility	Facility
Motor Vehicle – Commercial	Shall mean a motor vehicle having permanently attached thereto a truck or delivery body and includes ambulances, hearses, casket wagons, fire apparatus, buses, tractors, and tow trucks used for hauling purposes on the highways, but does not include:	Shall mean a motor vehicle having permanently attached thereto a truck or delivery body and includes ambulances, hearses, casket wagons, fire apparatus, buses, tractors, and tow trucks used for hauling purposes on the highways, but does not include:
	a) a commercial motor vehicle, other than a bus, having a gross weight or registered gross weight of not more than 4,500 kilograms, an ambulance, a fire apparatus, a hearse, a casket wagon, a mobile crane, a motor home or vehicle commonly known as a tow truck,	a) a commercial motor vehicle, other than a bus, having a gross weight or registered gross weight of not more than 4,500 kilograms,
Motor Vehicle Dealership	Shall mean a the use of land, within a building or structure, or part thereof, where new and/or used motor vehicles are stored or displayed for the purpose of sale, rental or leasing and may include a building for the storage and sale of accessories and lubricants for motor vehicles and an associated Motor Vehicle Service Station.	Shall mean the use of land, building or structure, or part thereof, where new and/or used motor vehicles are stored or displayed for the purpose of sale, rental or leasing and may include a building for the storage and sale of accessories and lubricants for motor vehicles and an associated Motor Vehicle Service Station.
Personal Service	Shall mean the provision of services involving the health, beauty or grooming of a person or the maintenance or cleaning of apparel, may include, but shall not be limited to an Alternative Massage Establishment, or Yoga Studio or microblading, but shall not include a Dry Cleaning Plant or a Body Rub Parlour.	Shall mean the provision of services involving the health, beauty or grooming of a person or the maintenance or cleaning of apparel, may include, but shall not be limited to an Alternative Massage Establishment, Yoga Studio or microblading, but shall not include a Dry Cleaning Plant or a Body Rub Parlour.

Appendix "A" - Se	Appendix "A" - Section 3: Definitions		
Term	Proposed Change	Revised Zone Regulation	
Place of Worship	Shall mean a building used by any religious organization for public worship or other ecclesiastical functions and may include accessory or ancillary uses which shall include but not be limited to an assembly hall, auditorium, convent, monastery, rectory, cemetery, book store, out of the cold program, day nursery and educational or recreational uses.	Shall mean a building used by any religious organization for public worship or other ecclesiastical functions and may include accessory or ancillary uses which shall include but not be limited to an assembly hall, auditorium, convent, monastery, rectory, cemetery, book store, out of the cold program, day nursery and educational or recreational uses.	
Planting Strip	Shall mean an area of land growing ornamental shrubs or trees or both, suitable to the soil and climatic conditions of the area of land for the sole purpose of providing a buffer and shall may include low level architectural walls or features, and fire hydrants, but shall not include walkways, sidewalks, and charging stations.	Shall mean an area of land growing ornamental shrubs or trees or both, suitable to the soil and climatic conditions of the area of land for the sole purpose of providing a buffer and may include low level architectural walls or features, and fire hydrants, but shall not include walkways, sidewalks, and charging stations.	
Restaurant	Shall mean a building where food and/or drink is prepared and sold for immediate consumption, either on or off site, and which may offer commercial entertainment only if the premises are licensed under the Liquor Licence Act. A Restaurant may also include a night club, tavern and bar.	Shall mean a building where food and/or drink is prepared and sold for immediate consumption, either on or off site, and which may offer commercial entertainment only if the premises are licensed under the Liquor Licence Act. A Restaurant may also include a night club, tavern and bar.	

Appendix "B" – Section 4: General Provisions		
Section	Proposed Change	Proposed Revised Zone Regulation
Grey highligh 4.6g)	ted strikethrough text = text to be deleted An existing building may encroach, or further encroach, into a required yard to a maximum of 0.15 metres for the purpose of recladding the building.	bolded text = text to be added An existing building may encroach, or further encroach, into a required yard to a maximum of 0.15 metres for the purpose of recladding the building.
4.18d)	Temporary tent(s), for the purpose of festivals or retail sales events, for a maximum of 5 consecutive days, and shall not be subject to any minimum or maximum yard setbacks or parking requirements of the zone, except as it relates to setbacks from residential zoned property lines or zones.	(deleted and replaced with new regulation)
	Temporary tent(s) or stage(s) in a Downtown Zone, Transit Oriented Corridor Zone, Commercial and Mixed Use Zone, or in a Parking (U3) Zone, in accordance with the following provisions:	Temporary tent(s) or stage(s) in a Downtown Zone, Transit Oriented Corridor Zone, Commercial and Mixed Use Zone, or in a Parking (U3) Zone, in accordance with the following provisions:
	 i) Shall not be in operation for more than 5 consecutive days; ii) Shall not be subject to any minimum or maximum yard setbacks or parking requirements of the zone, iii) Notwithstanding b) above, minimum setbacks shall apply if a butting a Position tight. 	 i) Shall not be in operation for more than 5 consecutive days; ii) Shall not be subject to any minimum or maximum yard setbacks or parking requirements of the zone; iii) Notwithstanding b) above, minimum setbacks shall apply if abutting a Residential Zone;
	apply if abutting a Residential Zone; and, iv) Shall not occupy areas devoted to barrier-free parking space(s) or loading space(s).	and, iv) Shall not occupy areas devoted to barrier-free parking space(s) or loading space(s).
4.18f)	Trailers used to provide a temporary restaurant service while the associated principal restaurant building is undergoing for a maximum of four months,	Trailers used to provide a temporary restaurant service while the associated principal restaurant building is undergoing for a maximum of four months, shall not

Appendix E	Appendix "B" – Section 4: General Provisions		
Section	Proposed Change	Proposed Revised Zone Regulation	
	shall not be subject to parking requirements provided the Gross Floor Area of the temporary trailer does not exceed the Gross Floor Area of the principal restaurant.	be subject to parking requirements provided the Gross Floor Area of the temporary trailer does not exceed the Gross Floor Area of the principal restaurant.	
4.19	Where this By-law requires a visual barrier is required to be provided and maintained, such barrier shall act as a screen between uses and shall be constructed to a minimum height of 1.8 metres, and to a maximum height of 2.5 metres where only that portion of a visual barrier consists consisting of a fence or wall, shall have a maximum height of 2.5 metres and shall not be located within 3.0 metres of a street line. A visual barrier shall consist of the following:	Where this By-law requires a visual barrier to be provided and maintained, such barrier shall act as a screen between uses and shall be constructed to a minimum height of 1.8 metres, and to a maximum height of 2.5 metres where a visual barrier consists of a fence or wall, and shall not be located within 3.0 metres of a street line. A visual barrier shall consist of the following:	
4.21	No person shall conduct a home business except as permitted herein and in accordance with the regulations of Subsection b):	No person shall conduct a home business except as permitted herein:	
4.21a)x)	Within the A1, A2, S1 and P6 Zones, an office of 1 physical or mental health professional practitioner, physician or dentist existing at the time of passing of this By-law.	Within the A1, A2, S1 and P6 Zones, an office of 1 health professional, physician or dentist existing at the time of passing of this By-law.	
4.21e)	A home business within a Dwelling Unit(s) in Conjunction with a Commercial Use shall not be permitted.	A home business within a Dwelling Unit(s) in Conjunction with a Commercial Use shall not be permitted.	
4.32	No person shall have deemed to have contravened any provisions of this By-law by reason only to the of the fact that a part or parts of any lot or have been conveyed, acquired, leased, or placement of easements by the City of Hamilton or the Government of Ontario for the placement of public transit facilities.	No lot shall be deemed to be in contravention of any provision(s) of this By-law by reason only of the fact that a part or parts of any lot has or have been conveyed to, or acquired, leased, or subject to an easement by the City of Hamilton or Province of Ontario for the placement of public transit facilities.	
	No lot shall be deemed to be in contravention of any provision(s)		

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Appendix "B" – Section 4: General Provisions		
Section	Proposed Change	Proposed Revised Zone Regulation
	of this By-law by reason only of the fact that a part or parts of any lot has or have been conveyed to, or acquired, leased, or subject to an easement by the City of Hamilton or Province of Ontario for the placement of public transit facilities.	

Appendix '	"C" - Section 5: Parking	
Section	Proposed Change	Proposed Revised Zone Regulation
Grey highligh	ghted strikethrough text = text to be deleted	bolded text = text to be added
5.2d)ii)	The aisle giving access to a parallel parking space shall have a minimum width of 3.6 metres for one-way traffic and a minimum width of 6.0 metres for two-way traffic.	(regulation deleted)
5.2h)	In addition to Section 5.1 a) v) and Subsection 5.2e) herein, the following Planting Strip requirements shall apply to a parking lot in a Commercial and Mixed Use Zone and the Parking (U3) Zone where 50 or more parking spaces are provided on a lot:	In addition to Section 5.1 a) v) and Subsection 5.2e) herein, the following Planting Strip requirements shall apply to a parking lot in a Commercial and Mixed Use Zone and the Parking (U3) Zone where 50 or more parking spaces are provided on a lot:
5.2h)i)	Landscaped Area(s) or Landscaped Parking Island(s) with a minimum combined area of 10% of the area of the parking lot and associated access driveway and manouvering areas shall be provided and maintained;	Landscaped Area(s) or Landscaped Parking Island(s) with a minimum combined area of 10% of the area of the parking lot and associated access driveway and manouvering areas shall be provided and maintained;
5.2h)ii)	Each Landscaped Area and or Landscaped Parking Island shall have a minimum width of 2.8 metres and a minimum area of 10.0 square metres;	Each Landscaped Area and Landscaped Parking Island shall have a minimum area of 10.0 square metres;
5.2h)iii)	In addition to Section 5.6, the number of required parking spaces required to accommodate the Landscaped Area or Landscaped Parking Island within the parking lot shall be reduced by the amount needed to accommodate the minimum Landscaped Parking Island requirement as required by Subsection 5.2h) i) 5.1)v)i), up to a maximum of 10% of the required parking spaces.	In addition to Section 5.6, the number of required parking spaces required to accommodate the Landscaped Area or Landscaped Parking Island within the parking lot shall be reduced by the amount needed to accommodate the minimum Landscaped Parking Island requirement as required by Subsection 5.2h) i), up to a maximum of 10% of the required parking spaces.

Appendix "C" - Section 5: Parking		
Section	Proposed Change	Proposed Revised Zone Regulation
Grey highli	ghted strikethrough text = text to be deleted	bolded text = text to be added
5.2i)	In addition to Subsection c) herein, the minimum aisle width shall be designed and provided in accordance with the following requirements:	In addition to Subsection c) herein, the minimum aisle width shall be designed and provided in accordance with the following requirements:
	Parking One-Way and Two- Degree way Aisle Width Angle	Parking One-Way and Two- Degree way Aisle Width Angle
5.5a		
J.Ja	Required Designated Parking Barrier Free Spaces Parking Space	Required Designated Parking Barrier Free Spaces Parking Space
	9 1 – 49 Minimum 1 space;	1 – 49 Minimum 1 space;
5.5b)	Subsection 5.5 a) shall not apply to Single Detached Dwellings, Semi-Detached Dwellings, and Duplex Dwellings, and Street Townhouses abutting a public street.	Subsection 5.5 a) shall not apply to Single Detached Dwellings, Semi-Detached Dwellings, Duplex Dwellings, and Street Townhouses abutting a public street.
5.7c)	In the Downtown (D1), (D2) and (D5) Zones, Transit Oriented Corridor Zones and Commercial and Mixed Use Zones short-term bicycle parking shall be provided for each and every building in the minimum quantity specified in accordance with the following requirements:	In the Downtown (D1), (D2) and (D5) Zones, Transit Oriented Corridor Zones and Commercial and Mixed Use Zones short-term bicycle parking shall be provided for each and every building in the minimum quantity specified in accordance with the following requirements:
5.7e)	Notwithstanding Section b) and in addition to c) above, in the Downtown (D1), (D2), and (D5) Zones, Transit Oriented Corridor (TOC1), (TOC2), (TOC3) and (TOC4) Zones long-term bicycle parking shall be provided for each and every building containing the principal use in the minimum quantity specified in accordance with the following requirements:	Notwithstanding Section b) and in addition to c) above, in the Downtown (D1), (D2), and (D5) Zones, Transit Oriented Corridor Zones long-term bicycle parking shall be provided for each and every building containing the principal use in the minimum quantity specified in accordance with the following requirements:

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Appendix	"C" - Section 5: Parking	
Section	Proposed Change	Proposed Revised Zone Regulation
Grey highliq	ghted strikethrough text = text to be deleted	bolded text = text to be added
5.7g)ii)	In addition to Subsection 5.7g)i) 5.12g)i), 1 motor vehicle space for every 15 square metres of gross floor area of locker, change room or shower facilities specifically accessible to all users of the secure long term bicycle spaces is provided and maintained.	In addition to Subsection 5.7g)i), 1 motor vehicle space for every 15 square metres of gross floor area of locker, change room or shower facilities specifically accessible to all users of the secure long term bicycle spaces.

Appendix '	Appendix "D" – Section 7: Open Space and Park Zones			
	Section 7.7: Conservation/Hazard Land – Rural (P7) Zone			
	Section 7.8: Conservation/Hazard Land – Rural (P8) Zone			
	,			
Section	Proposed Change	Proposed Revised Zone Regulation		
Grey highligh	ghted strikethrough text = text to be deleted	bolded text = text to be added		
7.7.2.3)	Notwithstanding Sections 7.7.2.1	Notwithstanding Sections 7.7.2.1 a)		
iv)	a) i) and 7.7.2.2 a) i) above, an	i) and 7.7.2.2 a) i) above, an existing		
	existing legally established	accessory building or structure		
	accessory building or structure	which is demolished in whole or in		
	which is demolished in whole or in	part may be rebuilt provided the		
	part may be rebuilt provided the	setbacks, building height, and gross		
	setbacks, building height, and	floor area to the building or structure		
	gross floor area to the building or	which had existed on the date of		
	structure which had existed on the	passing of the By-law are		
	date of passing of the By-law are	maintained.		
	maintained.			
7.8.2.2)	Notwithstanding Section 7.8.2.1	Notwithstanding Section 7.8.2.1		
iii)	above, an existing legally	above, an existing accessory		
	established accessory building or	building or structure which is		
	structure which is demolished in	demolished in whole or in part may		
	whole or in part may be rebuilt	be rebuilt provided the setbacks,		
	provided the setbacks, building	building height, and gross floor area		
	height, and gross floor area to the	to the building or structure which		
	building or structure which had	had existed on the date of passing		
	existed on the date of passing of	of the By-law are maintained.		
	the By-law are maintained.			

Appendix "E" - Section 9: Industrial Zones:

Section 9.1: Research and Development (M1) Zone Section 9.3: Prestige Business Park (M3) Zone Section 9.6: Light Industrial (M6) Zone Section 9.11: Airport Prestige Business (M11) Zone

Section	Proposed Change	Proposed Revised Zone Regulation
Grey highlighted strikethrough text = text to be deleted		bolded text = text to be added
9.1.2 iii)	Notwithstanding Section 9.1.1, the following use is permitted only as an accessory use to a Motor Vehicle Service Station:	Notwithstanding Section 9.1.1, the following use permitted only as an accessory use to a Motor Vehicle Service Station:
	Motor Vehicle Washing Establishment	Motor Vehicle Washing Establishment
9.1.3d)i)	In accordance with the requirements of Section 5 of this By-law;	In accordance with the requirements of Section 5 of this By-law;
9.3.2 iii)	Notwithstanding Section 9.3.1, the following use is permitted only as an accessory use to a Motor Vehicle Service Station:	Notwithstanding Section 9.3.1, the following use is permitted only as an accessory use to a Motor Vehicle Service Station:
	Motor Vehicle Washing Establishment	Motor Vehicle Washing Establishment
9.3.3e)	Location Restriction of structure used Manufacturing for Uses Manufacturing and Alcohol Production Facilities shall be setback a minimum 20.0 metres from any portion of a property lot line abutting a property lot line within a Residential Zone or an Institutional Zone.	Location Any building or Restriction of structure used Manufacturing for Uses Manufacturing and Alcohol Production Facilities shall be setback a minimum 20.0 metres from any portion of a property lot line abutting a property lot line within a Residential Zone or an Institutional Zone.
9.4.2 iii)	Notwithstanding Section 9.4.1, the	Notwithstanding Section 9.4.1, the
	following use is permitted only as an accessory use to a Motor	following use is permitted only as an accessory use to a Motor Vehicle

Appendix "E" - Section 9: Industrial Zones:

Section 9.1: Research and Development (M1) Zone Section 9.3: Prestige Business Park (M3) Zone

Section 9.6: Light Industrial (M6) Zone

Section 9.11: Airport Prestige Business (M11) Zone

Section	Proposed Change		Proposed Revise	d Zone Regulation
Grey highlig	hted strikethrough to	ext = text to be deleted	bolded te	xt = text to be added
, ,	Vehicle Service		Service Station:	
	Motor Vehi	icle Washing	Motor Vehicle Wasl	ning Establishment
0 6 3f)	Establishment Location	Any building or	Location	Any huilding or
9.6.3f)	Restriction of	Any building or structure used for	Restriction of	Any building or structure used for
	Manufacturing		Manufacturing	
	Uses and	and Alcohol	Uses	shall be setback
	Alcohol	Production	0000	a minimum 20.0
	Production	Facilities shall be		metres from any
	Facilities	setback a		portion of a
		minimum 20.0		property lot line
		metres from any		abutting a
		portion of a		property lot line
		property lot line		within a
		abutting a		Residential Zone
		property lot line		or an Institutional
		within a		Zone.
		Residential Zone		
		or an Institutional Zone.		
9.11.3c)ii)	Maximum 27.0 25		Maximum 27.0 m	netres
9.10.2ii)	High School Sec		Secondary School	
9.11.2ii)	High School Sec		Secondary School	
9.11.2iv)		Section 9.11.1,	Notwithstanding S	
'	the following use is permitted		following use is pe	
	only as an accessory use to a		accessory use to	a Motor Vehicle
	Motor Vehicle Se	ervice Station:	Service Station:	
	Motor Vehi Establishment	icle Washing	Motor Vehicle Wasl	ning Establishment

Appendix "E" - Section 9: Industrial Zones:

Section 9.1: Research and Development (M1) Zone Section 9.3: Prestige Business Park (M3) Zone

Section 9.6: Light Industrial (M6) Zone

Section 9.11: Airport Prestige Business (M11) Zone

Section	Propose	ed Change	Proposed Revised	d Zone Regulation
Grey highlig	hted strikethrough to	ext = text to be deleted	bolded tex	ct = text to be added
9.11.3g)	Location Restriction of Manufacturing Uses and Alcohol Production Facilities	Any building or structure used for Manufacturing and Alcohol Production Facilities shall be setback a minimum 20.0 metres from any portion of a property lot line abutting a property lot line within a Residential Zone or an Institutional Zone.	Location Restriction of Manufacturing Uses	Any building or structure used for Manufacturing shall be setback a minimum 20.0 metres from any portion of a property lot line abutting a property lot line within a Residential Zone or an Institutional Zone.

Appendix "F-1" – Section 10.1: Residential Character Commercial (C1) Zone				(C1) Zone
Section	Propo	osed Change	Proposed Rev	vised Zone Regulation
, ,	ted strikethrough	text = text to be deleted	bolded	d text = text to be added
10.1.3	d) e)	Maximum Height	d)	Maximum Height
	e) d)	Maximum Lot Area	e)	Maximum Lot Area
	f) e)	Visual Barrier Requirement	f)	Visual Barrier Requirement
	g) []	Outdoor Storage	g)	Outdoor Storage
10.1.4a)	Maximum Yard Abutting Street	3.0 metres	Maximum Yard Abutting Street	3.0 metres
10.1.4e)ii)	Notwithstandir 10.1.4i), 360.0 be required fo	Square metres shall	360.0 square lot.	metres for a corner
10.1.3e)	along any lead of the control of the	Zone, Institutional vntown (D5) Zone er 6) Zone property line	along any Residential Zo or Downtow accordance v	rier shall be required lot line abutting a cone, Institutional Zone, vn (D5) Zone in with the requirements 9 of this By-law.

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Appendix "F	Appendix "F-2" – Section 10.2: Neighbourhood Commercial (C2) Zone			
Section	Proposed Change	Proposed Revised Zone Regulation		
	nted strikethrough text = text to be deleted	bolded text = text to be added		
10.2.3k)	A visual barrier shall be required along any lot line abutting a Residential Zone, Institutional Zone, or Downtown (D5) Zone or Downtown (D6) Zone property line in accordance with the requirements of Section 4.19 of this By-law.	A visual barrier shall be required along any lot line abutting a Residential Zone, Institutional Zone or Downtown (D5) Zone in accordance with the requirements of Section 4.19 of this By-law.		
10.2.4a)	Notwithstanding Section 10.2.3a) i) and ii), Minimum 4.5 metres.	Notwithstanding Section 10.2.3a) i) and ii), minimum 4.5 metres.		
10.2.4c)	Notwithstanding Section 10.2.3j), a minimum 3.0 metres planting strip in width shall be required abutting any street line, or Residential Zone or Institutional Zone property lot line, except for points for ingress and egress.	Notwithstanding Section 10.2.3j), a minimum 3.0 metres planting strip shall be required abutting any street line, or Residential Zone or Institutional Zone lot line, except for points for ingress and egress.		
10.2.4d)	Maximum 175 square Gross Floor metres Area for Accessory Retail Uses to a Motor Vehicle Service Station	Maximum 175 square Gross Floor metres Area for Accessory Retail Uses to a Motor Vehicle Service Station		

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Appendix "F	Appendix "F-3" – Section 10.3: Community Commercial (C3) Zone			
Section	Proposed Change	Proposed Revised Zone Regulation		
Grey highligh	ted strikethrough text = text to be deleted	bolded text = text to be added		
10.3.3.k)	A visual barrier shall be required along any lot line abutting a Residential Zone, Institutional Zone, or Downtown (D5) Zone or Downtown (D6) Zone property line in accordance with the requirements of Section 4.19 of this By-law.	A visual barrier shall be required along any lot line abutting a Residential Zone, Institutional Zone or Downtown (D5) Zone in accordance with the requirements of Section 4.19 of this By-law.		
10.3.4a)	Notwithstanding Section 10.3.3a) i) and ii), Minimum 4.5 metres.	Notwithstanding Section 10.3.3a) i) and ii), Minimum 4.5 metres.		
10.3.4c)	Notwithstanding Section 10.3.3j), a minimum 3.0 metres planting strip in width shall be required abutting any street line, or Residential Zone or Institutional Zone property lot line, except for points for ingress and egress.	Notwithstanding Section 10.3.3j), minimum 3.0 metres planting strip shall be required abutting any street line, or Residential Zone or Institutional Zone lot line, except for points for ingress and egress.		

Appendix "F	Appendix "F-4" - Section 10.4: Mixed Use High Density (C4) Zone			
Section	Proposed Change	Proposed Revised Zone Regulation		
Grey highligh	ted strikethrough text = text to be deleted	bolded text = text to be added		
10.4.1.1 ii) 2.	Notwithstanding Section 10.4.1.1 ii) i)1., a maximum of one Dwelling	Notwithstanding Section 10.4.1.1 ii)1., Dwelling Units shall be		
	Unit (s) shall be permitted in a basement or cellar.	permitted in a basement or cellar.		
10.4.3a) ii)	Notwithstanding Section 10.4.3a) i) above, a minimum setback of 6.0 metres for that portion of a building providing an access driveway to a garage.	Notwithstanding Section 10.4.3a) i) above, a minimum setback of 6.0 metres for that portion of a building providing an access driveway to a garage.		
10.4.3c)	7.5 metres abutting a Residential or Institutional Zone or lot containing a residential use. 7.5 metres	7.5 metres		
10.4.3h)	On a lot containing more than 10 or more dwelling units, the following Minimum Amenity Area requirements be provided:	On a lot containing 10 or more dwelling units, the following Minimum Amenity Area requirements be provided:		
10.4.3 h) i)	An area of 4.0 square metres for each dwelling unit less than or equal to 50 square metres of gross floor area; and,	An area of 4.0 square metres for each dwelling unit less than or equal to 50 square metres of gross floor area; and,		
10.4.3 h) ii)	An area of 6.0 square metres for each dwelling unit more than greater than 50 square metres of gross floor area.	An area of 6.0 square metres for each dwelling unit greater than 50 square metres of gross floor area.		
10.4.3j)	A visual barrier shall be required along any lot line abutting a Residential Zone, Institutional Zone, or Downtown (D5) Zone or Downtown (D6) Zone property line in accordance with the requirements of Section 4.19 of this By-law.	A visual barrier shall be required along any lot line abutting a Residential Zone, Institutional Zone or Downtown (D5) Zone in accordance with the requirements of Section 4.19 of this By-law.		
10.4.3 k) ii)	Notwithstanding Section 10.4.3 k) i), the display of goods or materials for retail purposes accessory to a Retail use shall only be permitted in a front or flankage yard.	Notwithstanding Section 10.4.3k) i), the display of goods or materials for retail purposes accessory to a Retail use shall only be permitted in a front or flankage yard.		
10.4.5a)	Notwithstanding Section 10.4.3a) i), Minimum 4.5 metres.	Notwithstanding Section 10.4.3a) i), Minimum 4.5 metres.		

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Appendix "F	Appendix "F-4" – Section 10.4: Mixed Use High Density (C4) Zone		
Section	Proposed Change	Proposed Revised Zone Regulation	
Grey highligh	ted strikethrough text = text to be deleted	bolded text = text to be added	
10.4.5c)	Notwithstanding Section 10.4.3i), a minimum 3.0 metres planting strip in width shall be required abutting any street line, or Residential Zone or Institutional Zone property lot line, except for points for ingress and egress.	Notwithstanding Section 10.4.3i), a minimum 3.0 metres planting strip shall be required abutting any street line, or Residential Zone or Institutional Zone lot line, except for points for ingress and egress.	
10.4.8	In addition to Section 4.26 of this By-law, an Urban Farm shall only be permitted in the rear yard or on the roof-top of the principal principle building.	In addition to Section 4.26 of this By-law, an Urban Farm shall only be permitted in the rear yard or on the roof-top of the principal building.	
10.4.9	In addition to Section 4.27 of this By-law, a Community Garden shall only be permitted in the rear yard or on the roof-top of the principal principle building.	In addition to Section 4.27 of this By-law, a Community Garden shall only be permitted in the rear yard or on the roof-top of the principal building.	

Appendix "F-5" – Section 10.5: Mixed Use Medium Density (C5) Zone			
Section	Proposed Change	Proposed Revised Zone Regulation	
Grey highlight	ed strikethrough text = text to be deleted	bolded text = text to be added	
Explanatory Note	The C5 Zone is found along collector and arterial roads where the zone permits a range of retail, service, commercial, entertainment, and residential uses serving the surrounding community. The built form encourages an active transit supportive, pedestrian environment that is anchored by single or mixed-use buildings oriented towards the pedestrian realm. Although residential uses are permitted, either as a single or mixed-use building, this zone is predominantly commercial.	The C5 Zone is found along collector and arterial roads where the zone permits a range of retail, service, commercial, entertainment, and residential uses serving the surrounding community. The built form encourages an active transit supportive, pedestrian environment that is anchored by single or mixeduse buildings oriented towards the pedestrian realm. Although residential uses are permitted, either as a single or mixed-use building, this zone is predominantly commercial.	
10.5.1.1 i)2. 10.5.3c)	Notwithstanding Subsection 10.5.1.1 i)1., a maximum of one Dwelling Unit(s) shall be permitted in a basement or cellar. i) 0.0 metres for building(s) less than or equal to 11.0 metres in building height.	Notwithstanding Subsection 10.5.1.1 i)1., Dwelling Unit(s) shall be permitted in a basement or cellar. i) 0.0 metres for building(s) less than or equal to 11.0 metres in building height.	
	ii) Notwithstanding Section 10.5.3.d and Section 10.5.3 c) i), a minimum 3.0 metres for building(s) with a building height greater than 11.0 metres to a maximum building height of 14.0 metres.	ii) Notwithstanding Section 10.5.3.d and Section 10.5.3 c) i), a minimum 3.0 metres for building(s) with a building height greater than 11.0 metres to a maximum building height of 14.0 metres.	
	iii) Notwithstanding Section 10.5.3.d and Sections 10.5.3 c) i) and ii), a minimum 6.0 metres for building(s) with a building height greater than 14.0 metres.	iii) Notwithstanding Section 10.5.3.d and Sections 10.5.3 c) i) and ii), a minimum 6.0 metres for building(s) with a building height greater than 14.0 metres.	
	iv) Notwithstanding Subsections i), ii) and iii), a minimum 7.5 metres for lots abutting a Residential Zone or lot	iv) Notwithstanding Subsections i) and ii), a minimum 7.5 metres for lots abutting a Single Detached Dwelling, Semi-Detached Dwelling, and Street Townhouse.	

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Appendix "F	Appendix "F-5" – Section 10.5: Mixed Use Medium Density (C5) Zone			
Section	Proposed Change	Proposed Revised Zone Regulation		
Grey highlight	ted strikethrough text = text to be deleted	bolded text = text to be added		
	containing a Residential Use. Single Detached Dwelling, Semi-Detached Dwelling, and Street Townhouse.			
10.5.3h)	On a lot containing more than 10 or more dwelling units, the following Minimum Amenity Area requirements be provided:	On a lot containing 10 or more dwelling units, the following Minimum Amenity Area requirements be provided:		
10.5.3h) i)	An area of 4.0 square metres for each dwelling unit less than or equal to 50 square metres of gross floor area; and,	An area of 4.0 square metres for each dwelling unit less than or equal to 50 square metres of gross floor area; and,		
10.5.3h) ii)	An area of 6.0 square metres for each dwelling unit more than greater than 50 square metres of gross floor area.	An area of 6.0 square metres for each dwelling unit 50 square metres or more of gross floor area.		
10.5.3j)	A visual barrier shall be required along any lot line abutting a Residential Zone, Institutional Zone, or Downtown (D5) Zone or Downtown (D6) Zone property line in accordance with the requirements of Section 4.19 of this By-law.	A visual barrier shall be required along any lot line abutting a Residential Zone, Institutional Zone, or Downtown (D5) Zone lot line in accordance with the requirements of Section 4.19 of this By-law.		
10.5.5a)	Notwithstanding Section 10.5.3a) i) and ii), Minimum of 4.5 metres.	Notwithstanding Section 10.5.3a) i) and ii), Minimum of 4.5 metres.		
10.5.5c)	Notwithstanding Section 10.5.3i), a minimum 3.0 metres planting strip in width shall be required abutting any street line, or Residential Zone or Institutional Zone property lot line, except for points for ingress and egress.	Notwithstanding Section 10.5.3i), a minimum 3.0 metres planting strip shall be required abutting any street line, or Residential Zone or Institutional Zone lot line, except for points for ingress and egress.		
10.5.9	In addition to Section 4.26 of this By-law, an Urban Farm shall only be permitted in the rear yard or on the roof-top of the principal principle building.	In addition to Section 4.26 of this By-law, an Urban Farm shall only be permitted in the rear yard or on the roof-top of the principal building.		
10.5.10	In addition to Section 4.27 of this By-law, a Community Garden shall only be permitted in the rear yard or on the roof-top of the principal principle building.	In addition to Section 4.27 of this By-law, a Community Garden shall only be permitted in the rear yard or on the roof-top of the principal building.		

Appendix "F-6" – Section 10.5a: Mixed Use Medium Density – Pedestrian Focus (C5a) Zone		
Section	Proposed Change	Proposed Revised Zone Regulation
Grey highlighted strikethrough text = text to be deleted		bolded text = text to be added
10.5a.3a) ii)	Notwithstanding Section 10.5a.3a)i), 6.0 metres for that portion of a building providing an access driveway to a parking garage; and,	Notwithstanding Section 10.5a.3a)i), 6.0 metres for that portion of a building providing an access driveway to a parking garage; and,
10.5a.3a) iii)	Section 10.5a.3a)ii) shall not apply for any portion of a building that exceeds the requirement of Section10.5a.3 h)ii) and iii).	Section 10.5a.3a)ii) shall not apply for any portion of a building that exceeds the requirement of Section10.5a.3 h)ii) and iii).
10.5a.3c)	 i) 0.0 metres for building(s) less than or equal to 11.0 metres in building height. ii) Notwithstanding Section 10.5a.d. iii) and Section 10.5a.3c) i), a minimum 3.0 metres for building(s) with a 	 i) 0.0 metres for building(s) less than or equal to 11.0 metres in building height. ii) Notwithstanding Section 10.5a.d. iii) and Section 10.5a.3c) i), a minimum 3.0 metres for building(s) with a building height greater than 11.0
	building height greater than 11.0 metres to a maximum building height of 14.0 metres.	metres to a maximum building height of 14.0 metres. iii) Notwithstanding Section 10.5a.d. iii)
	iii) Notwithstanding Section 10.5a.d. iii) and Sections 10.5a.3c) i and ii), a minimum 6.0 metres for building(s) with a building height greater than 14.0 metres.	and Sections 10.5a.3c) i) and ii), a minimum 6.0 metres for building(s) with a building height greater than 14.0 metres.
	iv) Notwithstanding Subsections i), ii) and iii), a minimum 7.5 metres for lots abutting a Residential Zone or Institutional Zone or lot containing a Residential Use. Single Detached Dwelling, Semi-Detached Dwelling, and Street Townhouse.	iv) Notwithstanding Subsections i), ii) and iii), a minimum 7.5 metres for lots abutting a Residential Zone or Institutional Zone or lot containing a Residential Use. Single Detached Dwelling, Semi-Detached Dwelling, and Street Townhouse.

Appendix "F-6" – Section 10.5a: Mixed Use Medium Density – Pedestrian Focus (C5a) Zone				
Section	Proposed Change	Proposed Revised Zone Regulation		
Grey highlight 10.5a.3d)iii)	ed strikethrough text = text to be deleted In addition to Section 10.5a.3d)i), and notwithstanding Section 10.5a.3d)ii), any building height above 11.0 metres may be equivalently increased as the yard increases beyond the minimum yard requirement established in Section 10.5a.3b) and c) when abutting a Residential or Institutional Zone to a maximum of	bolded text = text to be added In addition to Section 10.5a.3d)i), and notwithstanding Section 10.5a.3d)ii), any building height above 11.0 metres may be equivalently increased as the yard increases beyond the minimum yard requirement established in Section 10.5a.3b) and c) when abutting a Residential or Institutional Zone to a maximum of		
10.5a.3h)iv)	22.0 metres. In addition to Section 10.5a.3h) i) ii) and iii), the minimum width of the ground floor façade facing the front lot line shall exclude access driveways and required yard along a lot line abutting a street.	22.0 metres. In addition to Section 10.5a.3h) i) ii) and iii), the minimum width of the ground floor façade facing the front lot line shall exclude access driveways and required yard along a lot line abutting a street.		
10.5a.3i)	Minimum Amenity Area for Dwelling Units and Multiple Dwellings On a lot containing 10 or more dwelling units, the following Minimum Amenity Area requirements shall be provided:	Minimum Amenity Area for Dwelling Units and Multiple Dwellings On a lot containing 10 or more dwelling units, the following Minimum Amenity Area requirements shall be provided:		
	i) An area of 4.0 square metres for each dwelling unit less than or equal to 50 square metres; and,	i) An area of 4.0 square metres for each dwelling unit less than or equal to 50 square metres; and,		
	ii) An area of 6.0 square metres for each dwelling unit greater than 50 square metres	square metres for each dwelling unit greater than 50 square metres or more of gross floor area.		

Appendix "F-6" – Section 10.5a: Mixed Use Medium Density – Pedestrian Focus (C5a) Zone				
Section	Proposed Change	Proposed Revised Zone Regulation		
Grey highligh	ted strikethrough text = text to be deleted	bolded text = text to be added		
	iii) In addition to the definition of Amenity Area in Section 3: Definitions, an Amenity Area located outdoors shall be unobstructed and shall be at or above the surface, and exposed to light and air.	iii) In addition to the definition of Amenity Area in Section 3: Definitions, an Amenity Area located outdoors shall be unobstructed and shall be at or above the surface, and exposed to light and air.		
10.5a.3l)	A visual barrier shall be required along any lot line abutting a Residential Zone, Institutional Zone, or Downtown (D5) Zone or Downtown (D6) Zone property line in accordance with the requirements of Section 4.19 of this By-law.	A visual barrier shall be required along any lot line abutting a Residential Zone, Institutional Zone or Downtown (D5) Zone in accordance with the requirements of Section 4.19 of this By-law.		
10.5a.3l)	Notwithstanding Section 10.5a.3I) i), the display of goods or materials for retail purposes accessory to a Retail use shall only be permitted in a front or flankage yard.	Notwithstanding Section 10.5a.3l) i), the display of goods or materials for retail purposes accessory to a Retail use shall only be permitted in a front or flankage yard.		

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Section	Proposed Change		Proposed F	Revised Zone Regulation
Grey highligh	ted strikethro	ugh text = text to be deleted	bolded text = text to be added	
Re-	10.5a.4	10.5a.5	10.5a.4	SINGLE DETACHED
numbering	10.5a.5	10.5a.6		AND DUPLEX
•	10.5a.6	10.5a.7		DWELLINGS
	10.5a.7	10.5a.8		LEGALLY EXISTING
	10.5a.8	10.5a.9		AT THE TIME OF
	10.5a.9	10.5a.10		THE PASSING OF
				THE BY-LAW
			10.5a.5	ACCESSORY
				BUILDINGS
			10.5a.6	PARKING
			10.5a.7	URBAN FARM
			10.5a.8	COMMUNITY
				GARDENS
			10.5a.9	URBAN FARMERS
				MARKET

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Appendix "F-7" – Section 10.6: District Commercial (C6) Zone			
Section	Proposed Change	Proposed Revised Zone Regulation	
Grey highlighted strikethrough text = text to be deleted		bolded text = text to be added	
10.6.1	Permitted Microbrewery Uses	Permitted Microbrewery Uses	
10.6.3i)	A visual barrier shall be required along any lot line abutting a Residential Zone, Institutional Zone, or Downtown (D5) Zone or Downtown (D6) Zone property line in accordance with the requirements of Section 4.19 of this By-law.	A visual barrier shall be required along any lot line abutting a Residential Zone, Institutional Zone or Downtown (D5) Zone in accordance with the requirements of Section 4.19 of this By-law.	
10.6.4a)	Minimum Notwithstanding Building Sections 10.6.3 Setback a) i) and ii), a from a Minimum of 4.5 Street metres. Line	Minimum Notwithstanding Building Sections 10.6.3 Setback a) i) and ii), a from a Minimum of 4.5 Street Line metres.	
10.6.4c)	Notwithstanding Section 10.6.3h), a minimum 3.0 metres planting strip in width shall be required abutting any street line, or Residential Zone or Institutional Zone property lot line, except for points for ingress and egress.	Notwithstanding Section 10.6.3h), a minimum 3.0 metres planting strip shall be required abutting any street line, or Residential Zone or Institutional Zone lot line, except for points for ingress and egress.	

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Appendix "F-8" – Section 10.7: Arterial Commercial (C7) Zone				
Section	Proposed Change	Proposed Revised Zone Regulation		
Grey highligh	ted strikethrough text = text to be deleted	bolded text = text to be added		
10.7.4a)	Notwithstanding Section 10.7.3a),	Notwithstanding Section 10.7.3a),		
-	Minimum 4.5 metres.	Minimum 4.5 metres.		
10.7.4c)	Notwithstanding Section 10.7.3f), a minimum 3.0 metres planting	Notwithstanding Section 10.7.3f), minimum 3.0 metres planting strip		
	strip in width shall be required	shall be required abutting any street		
	abutting any street line, or	line, or Residential Zone or		
	Residential Zone or Institutional	Institutional Zone lot line, except for		
	Zone property line, except for points	points for ingress and egress.		
	for ingress and egress.			

Appendix "G-1" – Section 11.1: Transit Oriented Corridor Mixed Use Medium Density (TOC1) Zone			
Section	Proposed Change	Proposed Revised Zone Regulation	
Grey highlig	hted strikethrough text = text to be deleted	bolded text = text to be added	
11.1.1.1 i) 2.	Notwithstanding Subsection 11.1.1.1 i) 1., a minimum of one Dwelling unit(s) shall be permitted in a basement or cellar.	Notwithstanding Subsection 11.1.1.1 i) 1., Dwelling Unit(s) shall be permitted in a basement or cellar.	
11.1.3 c)i)	i) 0.0 metres for the portion of the building less than or equal to 11.0 metres in building height.	i) 0.0 metres for the portion of the building less than or equal to 11.0 metres in building height.	
	ii) In addition to Subsection i) and notwithstanding Section 11.1.3 d) iii), a minimum 3.0 metres step back for the portion of the building(s) greater than 11.0 metres and less than or equal to 14.0 metres in building height, and an additional 3.0 metres step back for every 6.0 metres in building height thereafter.	ii) In addition to Subsection i) and notwithstanding Section 11.1.3 d) iii), a minimum 3.0 metres step back for the portion of the building(s) greater than 11.0 metres and less than or equal to 14.0 metres in building height, and an additional 3.0 metres step back for every 6.0 metres in building height thereafter.	
	iii) Notwithstanding Sub-sections i) and ii), a minimum 7.5 metres for lots abutting a Residential Zone or Institutional Zone or lot containing a Residential Use. Single Detached Dwelling, Semi-Detached Dwelling, and Street Townhouse.	iii) Notwithstanding Sub-sections i) and ii), a minimum 7.5 metres for lots abutting a Residential Zone or Institutional Zone or lot containing a Residential Use. Single Detached Dwelling, Semi-Detached Dwelling, and Street Townhouse.	

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Section		Proposed Change	Proposed Revised Zone Regulation
Grey highlig	hted s	trikethrough text = text to be deleted	bolded text = text to be added
11.2.3c)ii)	i)	A minimum 7.5 metres for lots abutting a Residential Zone or Institutional Zone or lot containing a Residential Use. Single Detached Dwelling, Semi-Detached Dwelling, and Street Townhouse.	i) A minimum 7.5 metres for lots abutting a Single Detached Dwelling, Semi-Detached Dwelling, and Street Townhouse.

Appendix "G-3" – Section 11.3: Transit Oriented Corridor Multiple Residential (TOC3) Zone				
Section	Proposed Change	Proposed Revised Zone Regulation		
Grey highlig	hted strikethrough text = text to be deleted	bolded text = text to be added		
11.3.1	Permitted Uses:	Permitted Uses:		
	Artist Studio Catering Service Commercial School Communications Establishment Community Garden Craftsperson Shop Day Nursery Emergency Shelter Financial Institution Lodging House Multiple Dwelling Office Performing Arts Theatre Personal Service Repair Service Residential Care Facility Restaurant Retail Retirement Home Street Townhouse Dwelling Tradesperson's Shop	Community Garden Emergency Shelter Lodging House Multiple Dwelling Residential Care Facility Retirement Home Street Townhouse Dwelling		
11.3.1.1 i)2.	Notwithstanding Subsection 11.3.1.1 i)2., a minimum of one Dwelling unit(s) shall be permitted in a basement or cellar.	Notwithstanding Subsection 11.3.1.1 i)2., Dwelling Unit(s) shall be permitted in a basement or cellar.		
11.3.1.1. ii)	Restriction of Existing Commercial Uses 1. Notwithstanding Subsection 11.3.1, commercial uses that were legally established within buildings existing at the date of passing of the by-law may convert to any of the following commercial uses: Artist Studio Catering Service Commercial School Communications Establishment	Restriction of Existing Commercial Uses 1. Notwithstanding Subsection 11.3.1, commercial uses that were legally established within buildings existing at the date of passing of the by-law may convert to any of the following commercial uses: Artist Studio Catering Service Commercial School Communications		

Appendix " Zone	G-3" – Section 11.3: Transit Oriented Corri	idor Multiple Residential (TOC3)
Section	Proposed Change	Proposed Revised Zone Regulation
Grey highlig	hted strikethrough text = text to be deleted	bolded text = text to be added
, ,	Craftsperson Shop	Establishment
	Day Nursery	Craftsperson Shop
	Financial Institution	Day Nursery
	Office	Financial Institution
	Performing Arts Theatre	Office
	Personal Service	Performing Arts Theatre
	Repair Service	Personal Service
	Restaurant	Repair Service
	Retail Tradesperson's Shop	Restaurant Retail
	Tradesperson's Shop	Tradesperson's Shop
		Tradespersorrs Shop
11.3.1.1 ii) - 11.3.1.1 iii)	That the existing Subclauses 11.3.1.1 i 11.3.1.1 iii) - 11.3.1.1 iv) respectively.	ii) - 11.3.1.1 iii) be renumbered to
11.3.2c)	 i) 0.0 metres for the portion of the building(s) less than or equal to 11.0 metres in building height. ii) In addition to Subsection i), a minimum 3.0 metres step back for the portion of the building(s) greater than 11.0 metres and less than or equal to 14.0 metres in building height, and an additional 3.0 metres step back for every 6.0 metres in building height thereafter. iii) Notwithstanding Sub-sections i) and ii), a minimum 7.5 metres for lots abutting a Single Detached Dwelling, Semi-Detached Dwelling, and Street Townhouse. 	 i) 0.0 metres for the portion of the building(s) less than or equal to 11.0 metres in building height. ii) In addition to Subsection i), a minimum 3.0 metres step back for the portion of the building(s) greater than 11.0 metres and less than or equal to 14.0 metres in building height, and an additional 3.0 metres step back for every 6.0 metres in building height thereafter. iii) Notwithstanding Subsections i) and ii), a minimum 7.5 metres for lots abutting a Single Detached Dwelling, Semi-Detached Dwelling, and Street Townhouse.
11.3.5	COMMERCIAL USES IN COMMERCIAL BUILDINGS EXISTING AT THE DATE OF PASSING OF THE BY-LAW (February 14, 2018)	(Regulation deleted)
11.3.5 -	That the existing Subsections 11.3.6 to	11.3.8 be renumbered to 11.3.5 to
11.3.8	11.3.7 respectively.	

Appendix "H" -

Section 12.1: Agriculture (A1) Zone
Section 12.2: Rural (A2) Zone
Section 12.6: Existing Rural Commercial (E1) Zone
Section 12.7: Existing Rural Industrial (E2) Zone

Section	Proposed Change	Proposed Revised Zone Regulation
Grey highligh	I hted strikethrough text = text to be deleted	bolded text = text to be added
12.1.3.1 i) i)	The total maximum gross floor area of all buildings and structures devoted to retailing of agricultural products grown primarily as part of the farm operation, exclusive of a Farm Produce/Product Stand, shall be 200.0 square metres;	The total maximum gross floor area of all buildings and structures devoted to retailing of agricultural products grown primarily as part of the farm operation, exclusive of a Farm Produce/Product Stand, shall be 200.0 square metres;
12.1.3.1 i) iii)	In addition to Section 12.1.3.1 i) i), the total maximum gross floor area of a Farm Produce/Product Stand shall be 18.5 square metres;	In addition to Section 12.1.3.1 i) i), the total maximum gross floor area of a Farm Produce/Product Stand shall be 18.5 square metres;
12.1.3.2d) i)	The total maximum gross floor area for all buildings and structures devoted to an Agricultural Processing Establishment - Secondary shall not exceed 500.0 square metres;	The total maximum gross floor area for all buildings and structures devoted to an Agricultural Processing Establishment - Secondary shall not exceed 500.0 square metres;
12.1.3.2e)	The total maximum gross floor area of all buildings or structures devoted to the Agritourism use shall not exceed 500.0 square metres.	The total maximum gross floor area of all buildings or structures devoted to the Agritourism use shall not exceed 500.0 square metres.
12.1.3.2g)	The total maximum gross floor area for all buildings and structures devoted to a Kennel use shall be 500.0 square metres.	The total maximum gross floor area for all buildings and structures devoted to a Kennel use shall be 500.0 square metres.
12.1.3. 2h) ii)	The total maximum building area devoted to an Agricultural Brewery/Cidery/ Winery use shall be 500.0 square metres of gross floor area exclusive of the basement or cellar, of which a maximum of 25% of the gross floor area may be used for Retail and/or hospitality/tasting purposes.	The total maximum building area devoted to an Agricultural Brewery/Cidery/ Winery use shall be 500.0 square metres of gross floor area exclusive of the basement or cellar, of which a maximum of 25% of the gross floor area may be used for Retail and/or hospitality/tasting purposes.

Appendix "G-3" – Section 11.3: Transit Oriented Corridor Multiple Residential (TOC3) Zone				
Section	Proposed Change	Proposed Revised Zone Regulation		
Grey highligh	hted strikethrough text = text to be deleted	bolded text = text to be added		
12.1.3. 2 i) iii)	All buildings or structures used as part of the Landscape Contracting Establishment – Secondary shall be set back a minimum of 15.0 metres from any lot line, and the total gross floor area of all buildings or structures used as part of the Landscape Contracting Establishment – Secondary shall not exceed an total maximum gross floor area of 250.0 square metres;	All buildings or structures used as part of the Landscape Contracting Establishment – Secondary shall be set back a minimum of 15.0 metres from any lot line, and the total gross floor area of all buildings or structures used as part of the Landscape Contracting Establishment – Secondary shall not exceed an total maximum gross floor area of 250.0 square metres;		
12.2.3.1 i) i)	The total maximum gross floor area of all buildings and structures devoted to retailing of agricultural products grown primarily as part of the farm operation, exclusive of a Farm Produce/Product Stand, shall be 200.0 square metres;	The total maximum gross floor area of all buildings and structures devoted to retailing of agricultural products grown primarily as part of the farm operation, exclusive of a Farm Produce/Product Stand, shall be 200.0 square metres;		
12.2.3.1 i) iii)	In addition to Section 12.2.3.1 i) i), the total maximum gross floor area of a Farm Produce/Product Stand shall be 18.5 square metres;	In addition to Section 12.2.3.1 i) i), the total maximum gross floor area of a Farm Produce/Product Stand shall be 18.5 square metres;		
12.2.3.2 d) i)	The total maximum gross floor area for all buildings and structures devoted to an Agricultural Processing Establishment - Secondary shall not exceed 500.0 square metres;	The total maximum gross floor area for all buildings and structures devoted to an Agricultural Processing Establishment - Secondary shall not exceed 500.0 square metres;		
12.2.3.2 e)	The total maximum gross floor area of all buildings or structures devoted to the Agritourism use shall not exceed 500.0 square metres.	The total maximum gross floor area of all buildings or structures devoted to the Agritourism use shall not exceed 500.0 square metres.		
12.2.3.2 g) ii)	The total maximum building area devoted to an Agricultural Brewery/Cidery/ Winery use shall be 500.0 square metres of gross floor area exclusive of the basement or cellar, of which a maximum of 25% of the gross floor area may be used for Retail and/or hospitality/tasting purposes.	The total maximum building area devoted to an Agricultural Brewery/Cidery/ Winery use shall be 500.0 square metres of gross floor area exclusive of the basement or cellar, of which a maximum of 25% of the gross floor area may be used for Retail and/or hospitality/tasting purposes.		

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Appendix " Zone	Appendix "G-3" – Section 11.3: Transit Oriented Corridor Multiple Residential (TOC3) Zone				
Section	Proposed Change	Proposed Revised Zone Regulation			
Grev highlig	hted strikethrough text = text to be deleted	bolded text = text to be added			
12.2.3.2 h) iii)	All buildings or structures used as part of the Landscape Contracting Establishment – Secondary shall be set back a minimum of 15.0 metres from any lot line, and the total gross floor area of all buildings or structures used as part of the Landscape Contracting Establishment – Secondary shall not exceed an total maximum gross floor area of 250.0 square metres;	All buildings or structures used as part of the Landscape Contracting Establishment – Secondary shall be set back a minimum of 15.0 metres from any lot line, and the total gross floor area of all buildings or structures used as part of the Landscape Contracting Establishment – Secondary shall not exceed an total maximum gross floor area of 250.0 square metres;			
12.2.3.4c)	Maximum An total maximum of Gross 500.0 square metres. Floor Area	Maximum An total maximum of Gross 500.0 square metres. Floor Area			
12.2.3.5 c)	Maximum An total maximum of Gross 500.0 square metres. Floor Area	Maximum An total maximum of Gross 500.0 square metres. Floor Area			
12.2.3.6c)	Maximum An total maximum of Gross 500.0 square metres. Floor Area	Maximum An total maximum of Gross 500.0 square metres. Floor Area			
12.2.3.6f)	Parking In accordance with the requirements of Section 5 of this Bylaw.	Parking In accordance with the requirements of Section 5 of this By-law.			

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Appendix " Zone	Appendix "G-3" – Section 11.3: Transit Oriented Corridor Multiple Residential (TOC3) Zone			
Section		Proposed Change	Proposed Revised Zone Regulation	
Grey highlig	hted striketh	rough text = text to be deleted	bolded text = text to be added	
12.6.3k)	Parking	ii) Notwithstanding Section 12.6.3 k) i) above, a Farm Product Supply Dealer shall be subject to the requirements of Section 5.6 c) vi vii).	Parking ii) Notwithstanding Section 12.6.3 k) i), a Farm Product Supply Dealer shall be subject to the requirements of Section 5.6 c) vii).	
12.6.4g)	Parking	In accordance with the requirements of Section 5.6 c) vi) vii) of this Bylaw.	Parking In accordance with the requirements of Section 5.6 c) vii) of this By-law.	
12.7.3l)	Parking	i) Notwithstanding Section 12.7.3 l) i) above, a Farm Product Supply Dealer shall be subject to the requirements of Section 5.6 c) vi) vii)"	Parking i) Notwithstanding Section 12.7.3 l) i) above, a Farm Product Supply Dealer shall be subject to the requirements of Section 5.6 c) vii)"	

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Appendix "I"	– Section 13.3: Parking (U3) Zone	
Section	Proposed Change	Proposed Revised Zone Regulation
Grey highligh	ted strikethrough text = text to be deleted	bolded text = text to be added
13.3.2a)ii)	Maximum 3.0 metres for the first storey, but except where a visibility triangle is required for a driveway setback;	Maximum 3.0 metres for the first storey, except where a visibility triangle is required for a driveway setback;
13.3.2i)	A visual barrier shall be required along any side or rear lot line abutting a Residential Zone, Institutional Zone, Downtown (D5) Zone, Downtown (D6) Zone, or Residential Character Commercial (C1) Zone property line in accordance with the requirements of Section 4.19 of this By-law.	A visual barrier shall be required along any side or rear lot line abutting a Residential Zone, Institutional Zone, Downtown (D5) Zone or Residential Character Commercial (C1) Zone in accordance with the requirements of Section 4.19 of this By-law.

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Appendix "J	Appendix "J" – Schedule "C" – Special Exceptions			
Special Exception	Sub- section	Proposed Change	Proposed Revised Zone Regulation	
		bugh text = text to be deleted bo	Ided text = text to be added	
SE 70	n/a	In addition to Section 12.3.1, on those lands zoned Settlement Residential (S1) Zone, identified on Maps 49, 61 and 62 of Schedule "A" – Zoning Maps and described as part of 715 Centre Road, Agriculture and a cemetery shall also be permitted.	In addition to Section 12.3.1, on those lands zoned Settlement Residential (S1) Zone, identified on Maps 49, 61 and 62 of Schedule "A" – Zoning Maps and described as part of 715 Centre Road, a cemetery shall also be permitted.	
SE 83	n/a	Notwithstanding Sections 4.5 and in addition to 12.2.1, on those lands zoned Rural (A2) Zone, identified on Maps 35, 36, 46 and 47 of Schedule "A" – Zoning Maps, and described as part of 771 Safari Road, a maximum of 5 single detached dwellings shall be permitted on one lot.	Notwithstanding Sections 4.5 and in addition to 12.2.1, on those lands zoned Rural (A2) Zone, identified on Maps 35, 36, 46 and 47 of Schedule "A" – Zoning Maps, and described as part of 771 Safari Road, a maximum of 5 single detached dwellings shall be permitted on one lot.	
SE 84	n/a	Notwithstanding Sections 4.5 and in addition to 12.1.1, on those lands zoned Agriculture (A1) Zone, identified on Maps 179 and 192 of Schedule "A" – Zoning Maps, and described as part of 1511 Nebo Road, a maximum of 2 single detached dwellings shall be permitted on one lot.	Notwithstanding Sections 4.5 and in addition to 12.1.1, on those lands zoned Agriculture (A1) Zone, identified on Maps 179 and 192 of Schedule "A" – Zoning Maps, and described as part of 1511 Nebo Road, a maximum of 2 single detached dwellings shall be permitted on one lot.	
SE 85	n/a	Notwithstanding Sections 4.5, and in addition to 12.2.1, 7.7.1 and 7.8.1, on those lands zoned Rural (A2) Zone, Conservation/Hazard Land – Rural (P7) Zone and Conservation/Hazard Land – Rural (P8) Zone, identified on Maps 46 and 47 of Schedule "A" – Zoning Maps, and described as part of 784 Safari Road, a maximum of 4 single detached dwellings shall be permitted on one lot.	Notwithstanding Sections 4.5, and in addition to 12.2.1, 7.7.1 and 7.8.1, on those lands zoned Rural (A2) Zone, Conservation/Hazard Land – Rural (P7) Zone and Conservation/Hazard Land – Rural (P8) Zone, identified on Maps 46 and 47 of Schedule "A" – Zoning Maps, and described as part of 784 Safari Road, a maximum of 4 single detached dwellings shall be permitted on one lot.	

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Special	Sub-	Proposed Change	Proposed Revised Zone Regulation
Exception	section	unib taut tautta ba dalatad la la	
			Ided text = text to be added
SE 86	n/a	Notwithstanding Sections 4.5 and in addition to 12.1.1, on those lands zoned Agriculture (A1) Zone, identified on Maps 122 and 131 of Schedule "A" – Zoning Maps, and described as part of 1341, 1375 and 1399 Powerline Road West, a maximum of 3 single detached dwellings shall be permitted on one lot.	Notwithstanding Sections 4.5 and in addition to 12.1.1, on those lands zoned Agriculture (A1) Zone, identified on Maps 122 and 131 of Schedule "A" – Zoning Maps, and described as part of 1341, 1375 and 1399 Powerline Road West, a maximum of 3 single detached dwellings shall be permitted on one lot.
SE 93	n/a	In addition to Section 12.1.1, on those lands zoned Agriculture (A1) Zone, identified on Map 166 of Schedule "A" – Zoning Maps and described as 54 and 62 Upper Centennial Parkway, a Salvage Yard shall also be permitted and in accordance with the provisions of Section 12.7.3.	In addition to Section 12.1.1, on those lands zoned Agriculture (A1) Zone, identified on Map 166 of Schedule "A" – Zoning Maps and described as 54 and 62 Upper Centennial Parkway, a Salvage Yard shall also be permitted and in accordance with the provisions of Section 12.7.3.
SE 98	b)	The use identified in a) above shall be subject to the regulations contained within Section 12.2.3.6 b) through f) e.	The use identified in a) above shall be subject to the regulations contained within Section 12.2.3.6 b) through f).
SE 99	Pre- amble	In addition to Sections 12.1.1 and 12.2.1, on those lands zoned Agriculture (A1) Zone and Rural (A2) Zone, identified on Maps 9, 32, 36, 38, 49, 57, 61, 84, 105, 138, 139, 141, 145, 152, 162, 166, 167, 168 and 177 of Schedule "A" – Zoning Maps, described as addresses: 583 Tapleytown Map 152 Road	In addition to Sections 12.1.1 and 12.2.1, on those lands zoned Agriculture (A1) Zone and Rural (A2) Zone, identified on Maps 9, 32, 36, 38, 49, 57, 61, 84, 105, 138, 139, 141, 145, 152, 162, 166, 167, 168 and 177 of Schedule "A" – Zoning Maps, described as addresses: 583 Tapleytown Map 152 Road
	b)	Notwithstanding a) above Section 12.1.3.1b) for the Place of Worship located at 2149 Upper James Street, a minimum northerly side yard of 2.0 m shall be provided.	Notwithstanding Section 12.1.3.1b) for the Place of Worship located at 2149 Upper James Street, a minimum northerly side yard of 2.0 m shall be provided.
	c)	Parking shall be provided in accordance with Section 5.6c)ii.	Parking shall be provided in accordance with Section 5.6c)ii.

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Appendix "J" - Schedule "C" - Special Exceptions			
Special Exception	Sub- section	Proposed Change	Proposed Revised Zone Regulation
	ted strikethre	bugh text = text to be deleted bo	Ided text = text to be added
SE 100	a)	An Educational Establishment shall also be permitted and shall be in accordance with Section 12.1.3.1 b) through g).	An Educational Establishment shall also be permitted and shall be in accordance with Section 12.1.3.1 b) through g).
	b)	Parking shall be provided in accordance with Section 5.6c)ii)	Parking shall be provided in accordance with Section 5.6c)ii)
SE 104	Pre- amble	In addition to Sections 12.1.1, 12.2.1 and 12.6.1, on those lands zoned Agriculture (A1) Zone, Rural (A2) Zone and Existing Rural Commercial (E1) Zone , identified on Maps 49, 61, 73, 84, 85, 166, 182 and 190 of Schedule "A" – Zoning Maps, described as addresses:	In addition to Sections 12.1.1, 12.2.1 and 12.6.1, on those lands zoned Agriculture (A1) Zone, Rural (A2) Zone and Existing Rural Commercial (E1), identified on Maps 49, 61, 73, 84, 85, 166, 182 and 190 of Schedule "A" – Zoning Maps, described as addresses:
		8 and 20 5 th Maps 61 and Concession 73 Road East	8 5 th Concession Maps 61 and Road East 73
SE 117	b)	The following regulations shall also apply to the use identified in a) above:	The following regulations shall also apply to the use identified in a) above:
		iii) Parking in accordance with Section 5.6 c) iii).	iii) Parking In accordance with Section 5.6 c) iii).
SE 150	b)	The permitted uses identified in a) above shall be in accordance with the provisions of Section 12.7.3.	The permitted uses identified in a) above shall be in accordance with the provisions of Section 12.7.3.
SE 168	Pre- amble	In addition to Section 12.1.1, on those lands zoned Agriculture (A1) Zone, identified on Map 138 of Schedule "A" – Zoning Maps and described as 934 and 936 Highway 8 and 190 Glover Road, a Place of Worship, Day Nursery and Educational Establishment shall also be permitted and shall be in accordance with Section 12.1.3.1 b) through h).	In addition to Section 12.1.1, on those lands zoned Agriculture (A1) Zone, identified on Map 138 of Schedule "A" – Zoning Maps and described as 934 and 936 Highway 8 and 190 Glover Road,

Special Exception	Sub- section	Proposed Change	Proposed Revised Zone Regulation
Grey highlighted strikethrough text = text to be deleted bolded text = text to be added			Ided text = text to be added
	a)	The following uses shall also be permitted: i) Place of Worship;	The following uses shall also be permitted: i) Place of Worship;
		ii) Day Nursery; and, iii) Educational Establishment.	ii) Day Nursery; and, iii) Educational Establishment.
	b)	The following regulations shall apply to the uses identified in a) above:	The following regulations shall apply to the uses identified in a) above: i) In accordance with Section
		i) In accordance with Section 12.1.3.1 b) through g); and,	ii) Parking shall be provided in
		ii) Parking shall be provided in accordance with Section 5.6 c) ii)	accordance with Section 5.6 c) ii)
SE 179	d)	Parking shall be provided in accordance with Section 5.6 c) i) and ii).	Parking shall be provided in accordance with Section 5.6 c) i) and ii).
SE 227	b)	The following regulations shall apply to the use identified in a) above:	The following regulations shall apply to the use identified in a) above:
		 i) The minimum setback for any buildings or structures shall be 16.0 metres from the barn on the abutting property to the north. 	 i) The minimum setback for any buildings or structures shall be 16.0 metres from the barn on the abutting property to the north.
		ii) Maximum 1,340 Gross Floor square Area metres	ii) Maximum 1,340 square Gross Floor metres Area
		iii) Minimum 10 percent Landscaped Open Space	iii) Minimum 10 percent Landscaped Open Space
		iv) Minimum 3.0 metre Planting width Strip across all lot lines adjacent to a street except for point of	iv) Minimum 3.0 metre Planting width across Strip all lot lines adjacent to a street except for point of ingress and

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Special Exception	Sub- section	Proposed Change	Proposed Revised Zone Regulation
Grey highligh	ted strikethro	bugh text = text to be deleted bo	Ided text = text to be added
		ingress and egress. v) Parking shall be provided in accordance with Section 5.6 c) ii)	v) Parking shall be provided in accordance with Section 5.6 c) ii)
SE 249	d)	The following regulations shall apply to the uses identified in a) above: i) In accordance with Section 12.7.3	The following regulations shall apply to the uses identified in a) above: i) In accordance with Section 12.7.3
SE 250	Pre- amble	In addition to Section 12.1.1, on those lands zoned Agriculture (A1) Zone, identified on Map 120 of Schedule "A" – Zoning Maps and described as part of 1974 Concession 2 West, the following provisions shall apply: a private school shall also be permitted and shall be subject to Section 12.1.3.1 b) through g). a) The following uses shall also be permitted: i) Private School. b) Sections 12.1.3.1b) through g) shall apply for a Private School; and, c) Parking shall be provided in accordance with Section 5.6	In addition to Section 12.1.1, on those lands zoned Agriculture (A1) Zone, identified on Map 120 of Schedule "A" – Zoning Maps and described as part of 1974 Concession 2 West, the following provisions shall apply: a) The following uses shall also be permitted: i) Private School. b) Sections 12.1.3.1b) through g) shall apply for a Private School; and, c) Parking shall be provided in accordance with Section 5.6 c) iii.

Appendix "J	Appendix "J" - Schedule "C" - Special Exceptions		
Special Exception	Sub- section	Proposed Change	Proposed Revised Zone Regulation
	ted strikethro	bugh text = text to be deleted bo l	ded text = text to be added
SE 254	Pre- amble	In addition to Section 12.6.1 12.1.1 and Section 12.1.1 12.6.1 and notwithstanding Section 12.6.3f), on those lands zoned Existing Rural Commercial (E1) Zone and Agriculture (A1) Zone, identified on Map 168 on Schedule "A" – Zoning Maps and described as 735 Mud Street East, a salvage yard shall also be permitted with an aggregate maximum gross floor area of 5,349 square metres in three buildings, and a maximum height of 7.3 m.	In addition to Section 12.1.1 and Section 12.6.1 and notwithstanding Section 12.6.3f), on those lands zoned Existing Rural Commercial (E1) Zone and Agriculture (A1) Zone, identified on Map 168 on Schedule "A" – Zoning Maps and described as 735 Mud Street East, a salvage yard shall also be permitted with an aggregate maximum gross floor area of 5,349 square metres in three buildings, and a maximum height of 7.3 m.
SE 256	Pre- amble	In addition to Section 12.2.1 12.6.1 and Section 12.2.1 12.6.1, on those lands zoned Existing Rural Commercial (E1) Zone and Rural (A2) Zone, identified on Maps 48 and 60 of Schedule "A" – Zoning Maps and described as 992 Highway 6, an Agricultural Processing Establishment for the packaging, treating and storing of produce grown on or off the premises shall be permitted and in accordance with the provisions of Section 12.6.3.	In addition to Section 12.2.1 and Section 12.6.1, on those lands zoned Existing Rural Commercial (E1) Zone and Rural (A2) Zone, identified on Maps 48 and 60 of Schedule "A" – Zoning Maps and described as 992 Highway 6, an Agricultural Processing Establishment for the packaging, treating and storing of produce grown on or off the premises shall be permitted and in accordance with the provisions of Section 12.6.3.
SE 263	Pre- amble	Notwithstanding Section 12.2.1, on those lands zoned Rural (A2) Zone, identified on Map 60 of Schedule "A" – Zoning Maps and described as part of 524 Concession 6 Road West, Manufacturing shall also be permitted and in accordance with the provisions of Section 12.7.3.	Notwithstanding Section 12.2.1, on those lands zoned Rural (A2) Zone, identified on Map 60 of Schedule "A" – Zoning Maps and described as part of 524 Concession 6 Road West, Manufacturing shall also be permitted and in accordance with the provisions of Section 12.7.3.
SE 268	Pre- amble	Notwithstanding Section 12.1.1, on those lands zoned Agriculture (A1) Zone, identified on Map 169 of Schedule "A" – Zoning Maps and described as part of 913 Mud Street, a contractor's establishment shall also be permitted and in accordance with the provisions of Section 12.7.3.	Notwithstanding Section 12.1.1, on those lands zoned Agriculture (A1) Zone, identified on Map 169 of Schedule "A" – Zoning Maps and described as part of 913 Mud Street, a contractor's establishment shall also be permitted and in accordance with the provisions of Section 12.7.3.

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Special Exception	Sub- section	Proposed Change	Proposed Revised Zone Regulation
	ted strikethro	bugh text = text to be deleted bo	Ided text = text to be added
SE 269	b)	ii) The uses identified in a) above shall be in accordance with the provisions of Section 12.7.3.	ii) The uses identified in a) above shall be in accordance with the provisions of Section 12.7.3.
SE 279	b)	The uses identified in a) above shall be in accordance with the provisions of Section 12.2.3.1.	The uses identified in a) above shall be in accordance with the provisions of Section 12.2.3.1.
SE 284	b)	The following regulations shall apply to the uses identified in a) above: iv) Parking shall be provided in accordance with Section	The following regulations shall apply to the uses identified in a) above: iv) Parking shall be provided in accordance with Section 5.6
		5.6 c) ii)	c) ii)
SE 297	c)	d) e) In addition to Subsection 5.1 a) v), the boundary of the parking area shall not be less than 1.0 metre from a Residential Zone.	d) In addition to Subsection 5.1 a) v), the boundary of the parking area shall not be less than 1.0 metre from a Residential Zone.
SE 303	c)	Place of Worship - A building used by any religious organization for public worship or other ecclesiastical functions and may include accessory or ancillary uses which shall include accessory or ancillary uses which shall include accessory or ancillary uses which shall include including but not be limited to an assembly hall, auditorium, convent, monastery, rectory, cemetery, day nursery and educational or recreational uses.	Place of Worship - A building used by any religious organization for public worship or other ecclesiastical functions and may include accessory or ancillary uses including but not be limited to an assembly hall, auditorium, convent, monastery, rectory, cemetery, day nursery and educational or recreational uses.
SE 319	b)C) vii) B.	No parking space or part thereof shall be located and no land shall be used for the temporary parking or storage of any motor vehicle at a distance of less than 6.0 metres from the east and south lot lines or closer than 7.5 metres from the north and nor than west lot lines.	No parking space or part thereof shall be located and no land shall be used for the temporary parking or storage of any motor vehicle at a distance of less than 6.0 metres from the east and south lot lines or closer than 7.5 metres from the north and west lot lines.

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1. 1		e "C" – Special Exceptions	
Special Exception	Sub- section	Proposed Change	Proposed Revised Zone Regulation
Grey highligh	ted strikethro	bugh text = text to be deleted bo	Ided text = text to be added
	e) 4.	Notwithstanding Subsections 4.6d), 10.5.3a), b), c), d), g) ii) and iii), and h), the following regulations shall apply	Notwithstanding Subsections 4.6d), 10.5.3a), b), c), d), g) ii) and iii), and h), the following regulations shall apply
	e) 4. ii)	Yard A balcony porch Projection may project a of a maximum of 1.6 4.5 Balcony metres into any Porch required rear yard and 1.6 metres into any required side yard.	Yard A balcony may Projection project a maximum of a of 1.6 metres into Balcony any required rear yard and 1.6 metres into any required side yard.
SE 323	b)	i) vii) Existing Heritage Building ii) viii) Landscaped Strip	i) Existing Heritage Building ii) Landscaped Strip
SE 326	b) viii)	Minimum Rear Yard but not abutting a streetline or Provincial Highway.	Minimum Rear Yard not abutting a streetline or Provincial Highway.
SE 375	Pre- amble	Property Address Map Number 3, 16, 18, 20, 22, 24, 870, 912 32, 36 Clark Avenue	Property Address Map Number 3, 16, 18, 20, 22, 24, 870, 912 32, 36 Clark Avenue
SE 461	b)	Notwithstanding Section 11.1 6.3 of this By-law, the following special regulations shall apply: No person shall erect, or use any building in whole or in part, or use any land in whole or in part, within a Transit Oriented Corridor Mixed	Notwithstanding Section 11.1 of this By-law, the following special regulations shall apply: No person shall erect, or use any building in whole or in part, or use any land in whole or in part, within a Transit Oriented Corridor Mixed Use
		Use Medium Density (TOC1) Downtown D3 Zone for any purpose other than one or more of the following uses, or uses accessory thereto. Such erection or use shall also comply with the prescribed regulations.	Medium Density (TOC1) Zone for any purpose other than one or more of the following uses, or uses accessory thereto. Such erection or use shall also comply with the prescribed regulations.

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Special Exception	Sub- section	Proposed Change	Proposed Revised Zone Regulation
		bugh text = text to be deleted bo	Ided text = text to be added
SE 555	b) ii)	No parking space or part thereof shall be located, and no land shall be used for the temporary parking or storage of any vehicle at a distance of not less than:	No parking space or part thereof shall be located, and no land shall be used for the temporary parking or storage of any vehicle at a distance of less than:
SE 579	Pre- amble	Within the lands zoned Neighbourhood Commercial (C2) Zone and Community Commercial (C3) Zone, identified on Maps 1100, 1145, 1146, 1150, 1185, 1194, 1196, 1198, 1199, 1205, 1247, 1248, 1249, 1251, 1252, 1259, 1260, 1305, 1306, 1403, 1405, 1454, 1502 1503 and 1640 of Schedule "A" – Zoning Maps and described as:	Within the lands zoned Neighbourhood Commercial (C2) Zone and Community Commercial (C3) Zone, identified on Maps 1100, 1145, 1146, 1150, 1185, 1194, 1196, 1198, 1199, 1205, 1247, 1248, 1249, 1251, 1252, 1259, 1260, 1305, 1306, 1403, 1405, 1454, 1502 1503 and 1640 of Schedule "A" – Zoning Maps and described as:
		Property Map Address Number 136 - 146 1502 Upper Mount Albion Road	Property Map Address Number 136 - 146 1502 Upper Mount Albion Road
SE 598	b)	iv) iii) Drive-Through Restaurant accessory to a Motor Vehicle Gas Bar	iv) Drive – Through Restaurant accessory to a Motor Vehicle Gas Bar
SE 600	b)	i) viii) Combined Maximum Gross Floor Area for Office	i) Combined Maximum Gross Floor Area for Office
		ii) ix) Combined Maximum Gross Floor Area for Retail	ii) Combined Maximum Gross Floor Area for Retail

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Special Exception	Sub- section	Proposed Change	Proposed Revised Zone Regulation
Grey highligh	ted strikethro	bugh text = text to be deleted bo	Ided text = text to be added
SE 655	a)	i) ii) Notwithstanding Subsection 5.2 b) i), the minimum parking space size dimension of 2.6 metres by 5.5 metres shall be provided and maintained. ii)—iii) Section 5.2.1 a) shall not apply. iii) iv) Notwithstanding Section 10.5.3 a) ii), the maximum setback from the street line shall be 5.0 metres from Wilson Street West.	 i) Notwithstanding Subsection 5.2 b) i), the minimum parking space size dimension of 2.6 metres by 5.5 metres shall be provided and maintained. ii) Section 5.2.1 a) shall not apply. iii) Notwithstanding Section 10.5.3 a) ii), the maximum setback from the street line shall be 5.0 metres from Wilson Street West.
SE 652	a)	In addition to Subsection 10.5a.1, the following additional uses shall be permitted:	In addition to Subsection 10.5.1, the following additional uses shall be permitted:
	b)	Notwithstanding Subsection 10.5a.3 a), 10.5a.3 b), 10.5a.3 d), and in addition to Subsection 10.5a.3, the following special regulations shall apply:	Notwithstanding Subsection 10.5.3 a), 10.5.3 b), 10.5.3 d), and in addition to Subsection 10.5.3, the following special regulations shall apply:

Appendix "J	" - Schedule "C" - Special Exceptions	
Special Exception	Proposed Change	Proposed Revised Zone Regulation
	ted strikethrough text = text to be deleted	bolded text = text to be added
SE 706	Within the lands zoned District Commercial (C6) Zone, identified on Map 1450 of Schedule "A" – Zoning Maps and described as 1405 Upper Ottawa Street, the following special provisions shall apply: a) In addition to Subsection 10.6.2, the following uses shall also be permitted only as an accessory use to a pet store or veterinary clinic: i) Animal Shelter ii) Indoor Kennel b) Notwithstanding Subsection 10.6.1 and in addition to Subsection 10.6.1.1, Medical Clinic and Office shall only be permitted above the ground floor.	Within the lands zoned District Commercial (C6) Zone, identified on Map 1450 of Schedule "A" – Zoning Maps and described as 1405, 1439, 1447 Upper Ottawa Street, the following special provisions shall apply: a) In addition to Subsection 10.6.2, the following uses shall also be permitted only as an accessory use to a pet store or veterinary clinic: i) Animal Shelter ii) Indoor Kennel b) Notwithstanding Subsection 10.6.1 and in addition to Subsection 10.6.1.1, Medical Clinic and Office shall only be permitted above the ground floor.
SE 708	Within the lands zoned District Commercial (C6) Zone, identified on Maps 1748 and 1749 of Schedule "A" – Zoning Maps and described as 3079 Homestead Drive, the following special provisions shall apply: a) Notwithstanding Subsection 10.6.1, the following uses shall be prohibited: i) Boat and/or motorized snow vehicle sales establishment; ii) Cold storage locker establishment; iii) Dairies;	Within the lands zoned District Commercial (C6) Zone, identified on Maps 1748 and 1749 of Schedule "A" – Zoning Maps and described as 3079 Homestead Drive, the following special provisions shall apply: a) Notwithstanding Subsection 10.6.1, the following uses shall be prohibited: i) Boat and/or motorized snow vehicle sales establishment; ii) Cold storage locker establishment; iii) Dairies; iv) Farm equipment
	iv) Farm equipment	sales establishment;

Special Exception	Pro	pposed Change	Proposed Revised Zone Regulation				
	nted strikethrough	text = text to be deleted	bolded text = text to be added				
	v) vi) vii) viii) ix) x) xi) b) Notwi 10.6.1 Subse	sales establishment; Garden Centre; Motor vehicle rental establishment; New and used motor vehicle dealership; Public and private parking lots and structures; Transportation depot; Major recreational equipment sales, rental, and service establishment; Taxi establishment thstanding Subsection and in addition to ection 10.6.1.1 i) 2., a cal Clinic shall only be tted above the ground	v) vi) vii) viii) ix) x) xi) b) Notwi 10.6.7 Subse	Garden Centre; Motor vehicle rental establishment; New and used motor vehicle dealership; Public and private parking lots and structures; Transportation depot; Major recreational equipment sales, rental, and service establishment; Taxi establishment ithstanding Subsection 1 and in addition to ection 10.6.1.1 i) 2., a cal Clinic shall only be itted above the ground			
SE 709	Medium Denson Maps 860 - Zoning Maps 860 - Zoning Maps 860 - Hatt Street, provisions should be should b	standing Subsection	Density (C5) and 902 of So described as special provisi a) Notwith 5.1a)v) regulat i) M e u u p p b th	nds zoned Mixed Use Medium Zone, identified on Maps 860 chedule "A" – Zoning Maps and 118 Hatt Street, the following ions shall apply: Instanding Subsection (b), the following ions shall apply: Minimum 3.0 metres, except where the lot is used for a non-residential use, a 0.0 metre wide planting strip shall be provided and maintained between the street line and the said parking spaces or usisle.			

Special Exception		Proposed Char	nge	Proposed Revised Zone Regulation				
	ed striketh	d strikethrough text = text to be deleted			bolded text = text to be added			
	[′] 10	spaces or ais otwithstanding .5.3a), c), and i), t gulations shall app	Subsection he following		Subsection the following bly:			
	i)	Minimum Front Yard Setback	0.0 metres along McMurray Street and the hypotenuse of the daylight triangle.	i)	Minimum Front Yard Setback	0.0 metres along McMurray Street and the hypotenuse of the daylight triangle		
	ii)	Minimum Flankage (east) Yard Setback	0.0 metres to the hypotenuse of the daylight triangle at the corner of Hatt Street and McMurray Street.	ii)	Minimum Flankage (east) Yard Setback	0.0 metres to the hypotenuse of the daylight triangle at the corner of Hatt Street and McMurray Street		
	iii)	Minimum Interior Side Yard Setback	4.5 metres	iii)	Minimum Interior Side Yard Setback	4.5 metres		
	iv)		A minimum 0.9 metre wide Planting Strip along the westerly lot line shall be provided and maintained.	iv)	Planting Strip Requirement	A minimum 0.9 metre wide Planting Strip along the westerly lot line shall be provided and maintained.		

Appendix "J	Appendix "J" – Schedule "C" – Special Exceptions						
Special Exception		Proposed Cha	ange	Proposed Revised Zone Regulation			
Grev highligh	ted strikethre	ough text = text to	o be deleted	bolded text = text to be added			
SE 710		he lands zone		Within the lands zoned Mixed Use Medium			
0_1.0	Medium Density - Pedestrian Focus					Focus (C5a) Zone,	
		ne, identified o				of Schedule "A" -	
		e "A" – Zoni				tified as 52 Ottawa	
		d as 52 - 64		•	•	ng special provisions	
				shall appl	•	ig special provisions	
	·	e following spe	ciai provisions	Silali appi	у.		
	shall app	Jiy.		a) Not	withstanding C	ubsections 5.2b)	
	a) Nat	with atomalina	Cubaastiana		•	ubsections 5.2b),	
		withstanding	Subsections		•	6c), the following	
			and 5.6c), the	regu	ılations shall al	so apply:	
			ons shall also		5		
	арр	ory:		i)	Parking	A minimum	
	:\	Davidsia a	A!!		Space Size		
	i)	Parking	A minimum		Dimension	size of 2.7	
		Space Size				metres by 5.7	
		Dimension	space size of			metres shall be	
			2.7 metres by			provided.	
			5.7 metres		5		
			shall be	ii)	Barrier-Free	A minimum	
			provided.		Parking	barrier-free	
	•••				Space Size		
	ii)	Barrier-Free	A minimum		Dimension	size of 4.4	
		Parking	barrier-free			metres by 5.7	
		Space Size				metres shall be	
		Dimension	size of 4.4			provided.	
			metres by 5.7 metres shall	:::\	Dorking	O parking	
				iii)	Parking	0 parking	
			be provided.		Space	spaces.	
	:::\	Dorleina	0 parking		Requiremen		
	iii)	Parking	0 parking		t for Multiple		
		Space	spaces.		Dwelling		
		Requirement			and		
		for Multiple Dwelling and			Community Centre		
		Community			Centre		
		Centre		;, A	Darking	2 parking	
		Ochuc		iv)	Parking Space	. 0	
	iv)	Parking	2 parking		Requiremen	spaces.	
	17)	Space			t for a Day		
		Requirement	spaces.		Nursery		
		for a Day			i vui S c i y		
		Nursery		v)	Visitor	Additional	
		1401 301 y		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Parking	0.16 parking	
	v)	Visitor	Additional		Space	spaces per	
	• /	Parking	0.16 parking		Эрасс	dwelling unit.	
		Space	spaces per			awoming unit.	
		Opace	spaces per	L			

Appendix "J	" - Schedule "C" - Special Exceptions	
Special Exception	Proposed Change	Proposed Revised Zone Regulation
	ted strikethrough text = text to be deleted	bolded text = text to be added
	dwelling unit. vi) Minimum 3.0 metres Aisle Width	vi) Minimum 3.0 metres Aisle Width
	b) In addition to Subsection 10.5a.1.1 and notwithstanding 10.5a.3c) and d) ii), the following regulations shall apply:	b) In addition to Subsection 10.5a.1 and notwithstanding 10.5a.3c) and d) ii), the following regulations shall apply:
	i) Restriction 1. A Multiple of Uses Dwelling within a with a Building maximum of 50 dwelling units. 2. A Day Nursery with a maximum of 31 children ii) Minimum 1.4 metres Side Yard (northerly)	i) Restriction of Uses within a Building Dwelling with a maximum of 50 dwelling units. 2. A Day Nursery with a maximum of 31 children ii) Minimum 1.4 metres Side Yard (northerly) iii) Building Maximum 20.0
	iii) Building Maximum Height 20.0 metres.	Height metres.
SE 711	Within the lands zone Mixed Use Medium Density – Pedestrian Focus (C5a) Zone, identified on Map 1934 of Schedule "A" – Zoning Maps and identified as 3079 Binbrook Road, the following special provisions shall apply:	Within the lands zone Mixed Use Medium Density – Pedestrian Focus (C5a) Zone, identified on Map 1934 of Schedule "A" – Zoning Maps and identified as 3079 Binbrook Road, the following special provisions shall apply: a) In addition to Subsection 10.5a.1,
	a) In addition to Subsection 10.5a.1, the following use shall	the following use shall also be permitted:

Special Exception	Proposed Change				F	ropo	sed Revised	Zone Regulation
	ed stril	cethro	ough text = tex	xt to be deleted	bolded text = text to be added			
			be permitted Funeral Ho	d:		i)	Funeral Hor	me
	b)	4.6a		Subsection ring regulation	b)	4.6a shal	l also apply	wing regulation
		i)	or gutters, windows, may proje required ya	cornices, eaves chimneys, bay or pilasters ect into any ard a distance ore than 0.7		i)	or gutters, windows, o project into yard a dista than 0.7 me	
	c)	10.5	a.3b), c), d) i	Subsections ii), i), h) v), and	c)	10.5 k), t		Subsections ii), i), h) v), and provisions shall
		shal	l also apply:	ng provisions		i)	Minimum Side Yard	1.0 metre
		i)	Minimum Side Yard	1.0 metre		ii)	Minimum Rear Yard	1.5 metres
		ii)	Minimum Rear Yard	1.5 metres		iii)	Maximum Building	14.0 metres
		iii)	Maximum Building Height	14.0 metres			Height	
		:	Dlanting	Whore		iv)	Planting Strip	Where a property lot line
		iv)	Planting Strip Requireme nts	property lot line within a			Requireme nts	abuts a property lot line within a Residential Zone or an Institutional
				Residential Zone or an Institutional Zone, a minimum 0.7				Zone, a minimum 0.7 metre wide Planting Strip shall be

Appendix "J"	- Schedul	e "C" – Spec	ial Exceptions				
Special Exception		Proposed (Change	F	Propo	sed Revised	Zone Regulation
	ed strikethro	ough text = tex	xt to be deleted	bol	bolded text = text to be added		
, , ,			Planting Strip				maintained.
			shall be				
			provided and		v)	Parking	No parking or
			maintained.			between	aisles may be
						Building	located within
	v)	Parking	No parking or			and Street	2.4 metres of
		between	aisles may be				any street line or
		Building	located within				0.7 metres
		and Street					abutting a
			any street line				Residential or
			or 0.7 metres				Institutional
			abutting a				Zone, or lot
			Residential or				containing a
			Institutional				residential or
			Zone, or lot				institutional use.
			containing a residential or		vi)	Outdoor	Outdoor display
			institutional		VI)	Storage	areas, in the
			use.			Sidiage	form of
			use.				benches, other
	vi)	Outdoor	Outdoor				street furniture,
	V 1,	Storage	display areas,				and outdoor
		o to tugo	in the form of				recreational
			benches, other				equipment shall
			street furniture,				be permitted
			and outdoor				abutting a street
			recreational				and/or the
			equipment				boundary of any
			shall be				Residential or
			permitted				Institutional
			abutting a				Zone or
			street and/or				residential or
			the boundary				institutional us
			of any				and shall
			Residential or				comprise no
			Institutional Zone or				more than 22% of the total area
			Zone or residential or				
			institutional us				of the required front yard.
			and shall				nont yaru.
			comprise no				
			more than 22%	d)	In a	ddition to Sub	sections 5.1a)v)
			of the total				d 5.2 b) i), and
			area of the				owing use shall
			required front			be permitted	•
			yard.		J.,00		-
			yarar	1			

Appendix "J	" – Schedule "C" – Special Exceptions	
Special Exception	Proposed Change	Proposed Revised Zone Regulation
	ted strikethrough text = text to be deleted	bolded text = text to be added
	d) In addition to Subsections 5.1a)v) a), b) and c), and 5.2 b) i), and 5.2b) f), the following use shall also be permitted:	i) Parking spaces and aisles, giving direct access to abutting parking spaces, excluding driveways extending directly from a street, shall be subject to the
	 i) Parking spaces and aisles, giving direct access to abutting parking spaces, excluding driveways extending directly from a 	following: a) Shall not be located within 2.4 metres of a street line.
	street, shall be subject to the following: a) Shall not be located	b) Shall provide a 2.4 metres wide Planting Strip being required and permanently maintained
	within 2.4 metres of a street line. b) Shall provide a 2.4	between the street and parking spaces or aisles.
	metres wide Planting Strip being required and permanently maintained between the street and parking spaces or aisles. c) Where a Planting Strip	c) Where a Planting Strip is provided as per b) above, benches, other street furniture, and outdoor recreational equipment shall be permitted within a required Planting Strip.
	is provided as per b) above, benches, other street furniture, and outdoor recreational equipment shall be permitted within a required Planting Strip.	d) Where a parking area which is required to provide for more than four (4) vehicles abuts a Residential or Institutional Zone or a Residential or Institutional use, a
	d) Where a parking area which is required to provide for more than four (4) vehicles abuts a Residential or Institutional Zone or a Residential or Institutional use, a Planting Strip of a	Planting Strip of a minimum width of 0.7 metres shall be provided and maintained, which shall also include fencing and also permit pedestrian and access walkways.

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Appendix ".	" – Schedule "C" – Speci	al Exceptions			
Special Exception	Proposed Change		Proposed Revised Zone Regulation		
	ted strikethrough text = tex	t to be deleted	bolded t	ext = text to be	added
	minimu metres provide maintai shall fencing	m width of 0.7 shall be d and ned, which also include and also	ii)	Parking Space Size Dimension	size of 2.6 metres by 5.5 metres.
	_	pedestrian and walkways. A minimum parking space size of 2.6 metres by 5.5 metres.	iii)	Barrier Free Parking Space Size Dimension	A minimum barrier free parking space size of 4.4 metres by 5.5 metres.
	iii) Barrier Free Parking Space Size Dimension	A minimum barrier free parking space size of 4.4 metres by 5.5 metres.			
SE 23 SE 712	With the lands zoned Settlement Residential (S1) Zone, identified on Map 80 of Schedule "A" – Zoning Maps and described as 706 Highway No. 8, the following special provisions apply:		(S1) Zone "A" – Zo	e, identified on ning Maps and No. 8, the	ettlement Residential Map 80 of Schedule d described as 706 following special

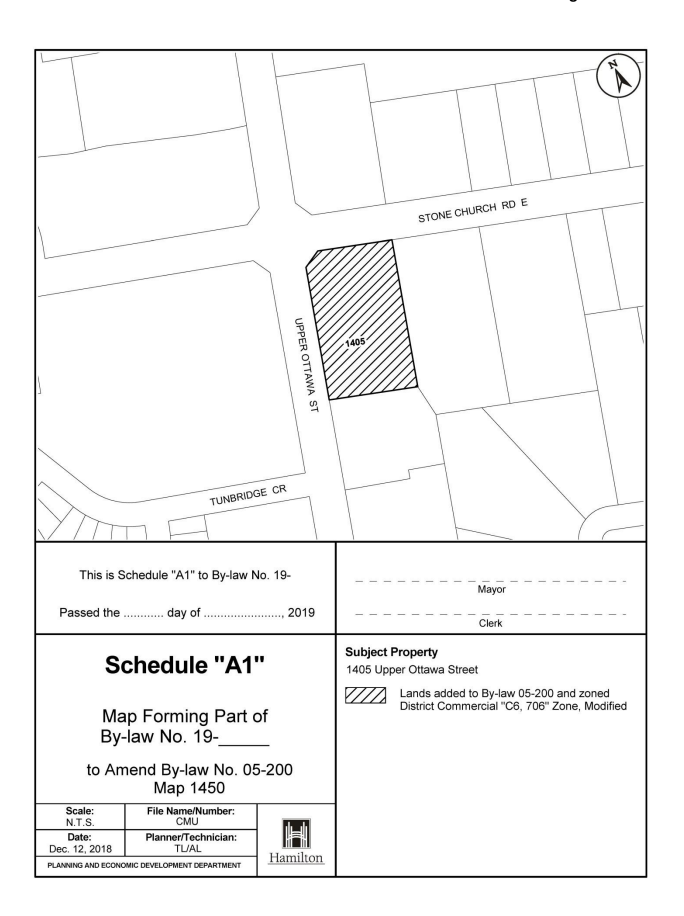
Appendix "K" – Schedule "D" – Holding Provision				
Holding Provision	Sub- section	Proposed Change	Proposed Revised Zone Regulation	
		bugh text = text to be deleted bol	ded text = text to be added	
H65	Entire Section	Notwithstanding Subsection 10.3.1, on those lands zoned Community Commercial (C3) Zone, identified on Map 1595 of Schedule "A" – Zoning Maps and described as 8 Kingsborough Drive, no development shall be permitted until such time as:		
		i) The subject lands are consolidated with adjacent lands to ensure orderly development or demonstrate that the property can be developed on its own in accordance with the provisions of the Community Commercial (C3) Zone to the satisfaction of the Director of Planning and Chief Planner.		
H66	Pre-amble	Notwithstanding Subsection 10.6 and Special Exception No. 349 of this Bylaw, on those lands zoned District Commercial (C6, 349, H66, H67 H95, H96, H100, H101) Zone, Modified, identified on Maps 1501 and 1502 of Schedule "A" – Zoning Maps and described as 512 Highland Road West, the H66 H95 symbol may be removed by further amendment to this By-law at such time the Trinity Church Arterial Road is constructed to Rymal Road as the following condition has been satisfied:	Notwithstanding Subsection 10.6 and Special Exception No. 349 of this Bylaw, on those lands zoned District Commercial (C6, 349, H66, H67) Zone, Modified, identified on Maps 1501 and 1502 of Schedule "A" – Zoning Maps and described as 512 Highland Road West, the H66 symbol may be removed by further amendment to this By-law at such time the Trinity Church Arterial Road is constructed to Rymal Road as the following ndition has been satisfied:	
H67	Pre-amble	Notwithstanding Subsection 10.6 and Special Exception No. 349 of this Bylaw, on those lands zoned District Commercial (C6, 349, H66, H67 H95, H96, H100, H101) Zone, Modified, identified on Maps 1501 and 1502 of Schedule "A" – Zoning Maps and described as 512 Highland Road West, the H67 H96 symbol may be removed to permit limited development abutting Stone Church Road by further amendment to this By-law at such time as the following conditions have been satisfied:	Notwithstanding Subsection 10.6 and Special Exception No. 349 of this Bylaw, on those lands zoned District Commercial (C6, 349, H66, H67) Zone, Modified, identified on Maps 1501 and 1502 of Schedule "A" – Zoning Maps and described as 512 Highland Road West, the H67 symbol may be removed to permit limited development abutting Stone Church Road by further amendment to this By-law at such time as the following conditions have been satisfied:	

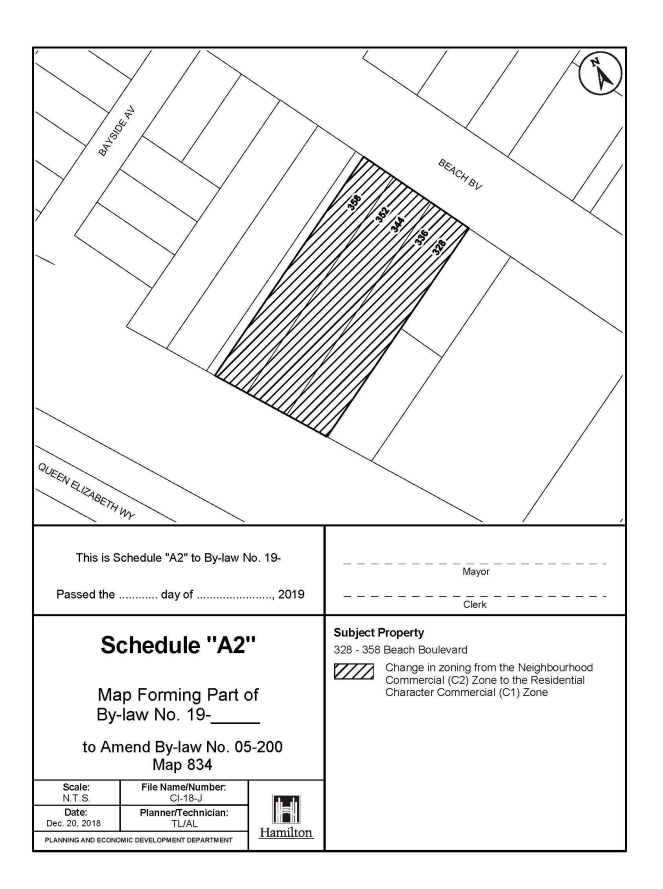
Appendix "K" – Schedule "D" – Holding Provision				
Holding	Sub-	Proposed Change	Proposed Revised Zone Regulation	
Provision	section			
Grey highligh	phted strikethro	bugh text = text to be deleted bo l	ded text = text to be added	
H102	Pre-amble	Notwithstanding Subsection 10.5 and Special Exception 652, on those lands designated on those lands zoned Mixed Use Medium Density (C5, 652 H102) Zone, Modified, identified on Maps 1748, 1749 and 1785 of Schedule "A" – Zoning Maps, no residential development shall be parmitted until such time:	Notwithstanding Subsection 10.5 and Special Exception 652, on those lands zoned Mixed Use Medium Density (C5, 652 H102) Zone, Modified, identified on Maps 1748, 1749 and 1785 of Schedule "A" — Zoning Maps, no residential development shall be permitted until such time:	
H110	New Holding Provision	Notwithstanding Subsection 10.5a and Special Exception 711 on those lands zoned Mixed Use Medium Density – Pedestrian Focus (C5a, 711) Zone, Modified, identified on Map 1934 of Schedule "A" – Zoning Maps and described as 3079 Binbrook Road, no development shall be permitted until such time as: i) The necessary upgrades to the Binbrook Sanitary Sewer Pumping Station are completed to the satisfaction of the Senior Director of Growth Management. ii) Notwithstanding Clause i) herein, the "H" Symbol shall not apply to a Personal Service use having a maximum Gross Floor Area of 675 square metres.	Notwithstanding Subsection 10.5a and Special Exception 711 on those lands zoned Mixed Use Medium Density – Pedestrian Focus (C5a, 711) Zone, Modified, identified on Map1934 of Schedule "A" – Zoning Maps, no development shall be permitted until such time as: i) The necessary upgrades to the Binbrook Sanitary Sewer Pumping Station are completed to the satisfaction of the Senior Director of Growth Management. ii) Notwithstanding Clause i) herein, the "H" Symbol shall not apply to a Personal Service use having a maximum Gross Floor Area of 675 square metres.	
H112	New Holding Provision	Notwithstanding Section 10.6 and Special Exception 301 on those lands zoned District Commercial (C6) Zone, Modified, identified on Map 1259 of Schedule "A" – Zoning Maps, and described as 1310 South Service Road, no development shall be permitted until such time as: i) Submission and approval of Urban Design Guidelines, to the	Notwithstanding Section 10.6 and Special Exception 301 on those lands zoned District Commercial (C6) Zone, Modified, identified on Map 1259 of Schedule "A" – Zoning Maps, no development shall be permitted until such time as: i) Submission and approval of Urban Design Guidelines, to the satisfaction of the Director of	

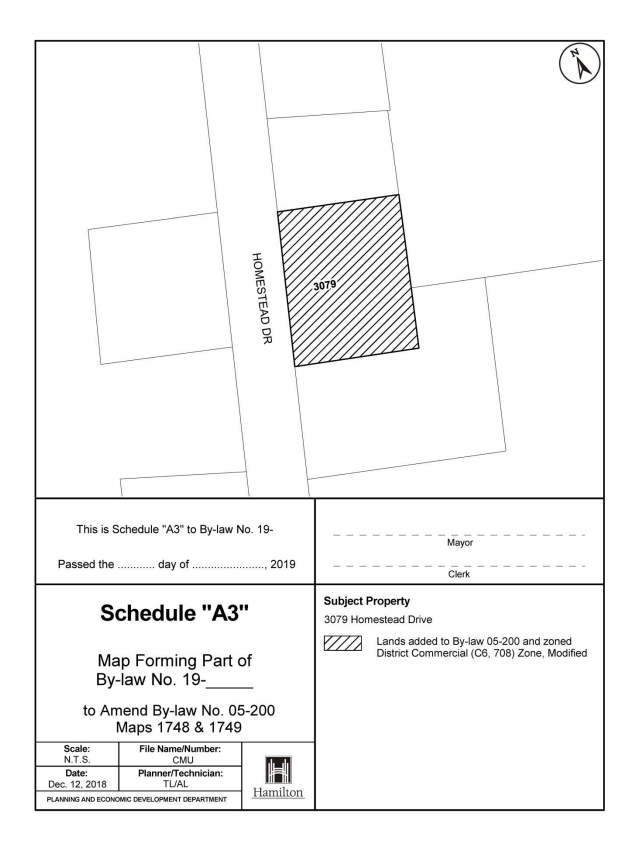
Appendix "K" – Schedule "D" – Holding Provision					
Holding	Sub-	Proposed Change	Proposed Revised Zone Regulation		
Provision	section				
Grey highlig	Grey highlighted strikethrough text = text to be deleted bolded text = text to be added				
		satisfaction of the Director of	Planning;		
		Planning; ii) Completion of the Stoney Creek Transit Hub Feasibility Study, to the satisfaction of the Director of Strategic and Environmental	ii) Completion of the Stoney Creek Transit Hub Feasibility Study, to the satisfaction of the Director of Strategic and Environmental Planning;		
		Planning; iii) Completion and implementation of a stormwater management study detailing requirements for quality and quantity control in accordance with the SCUBE Subwatershed Study and Parcel A and B Master Drainage Plan, to the satisfaction of the Directors of Development Engineering, and Strategic and Environmental Planning, and the Ontario Ministry of Transportation; iv) Approval and implementation of the Traffic Impact Study submitted by Delcan, dated April 2009, by the Manager of Traffic Engineering and Operations, Public Works Department, and the Ontario Ministry of Transportation; v) That the owner/applicant shall submit a signed Record of Site Condition (RSC) to the City of Hamilton and the Ministry of the Environment (MOE). This RSC must be to the satisfaction of the City of Hamilton, including an acknowledgement of receipt of the RSC by the MOE, and submission of the City of Hamilton's current RSC	 iii) Completion and implementation of a stormwater management study detailing requirements for quality and quantity control in accordance with the SCUBE Subwatershed Study and Parcel A and B Master Drainage Plan, to the satisfaction of the Directors of Development Engineering, and Strategic and Environmental Planning, and the Ontario Ministry of Transportation; iv) Approval and implementation of the Traffic Impact Study submitted by Delcan, dated April 2009, by the Manager of Traffic Engineering and Operations, Public Works Department, and the Ontario Ministry of Transportation; v) That the owner/applicant shall submit a signed Record of Site Condition (RSC) to the City of Hamilton and the Ministry of the Environment (MOE). This RSC must be to the satisfaction of the City of Hamilton, including an acknowledgement of receipt of the RSC by the MOE, and submission of the City of Hamilton's current RSC administration fee; vi) That Sustainability Design Elements/Guidelines be prepared, submitted, and agreements implemented, to the satisfaction of 		
		vi) That Sustainability Design	Director of Planning; and, vii) That the owner/applicant shall		

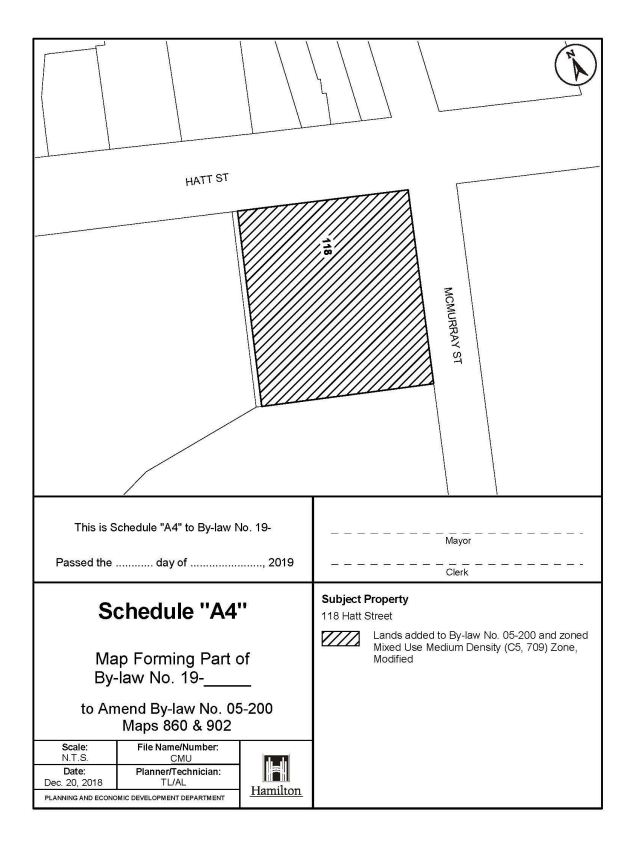
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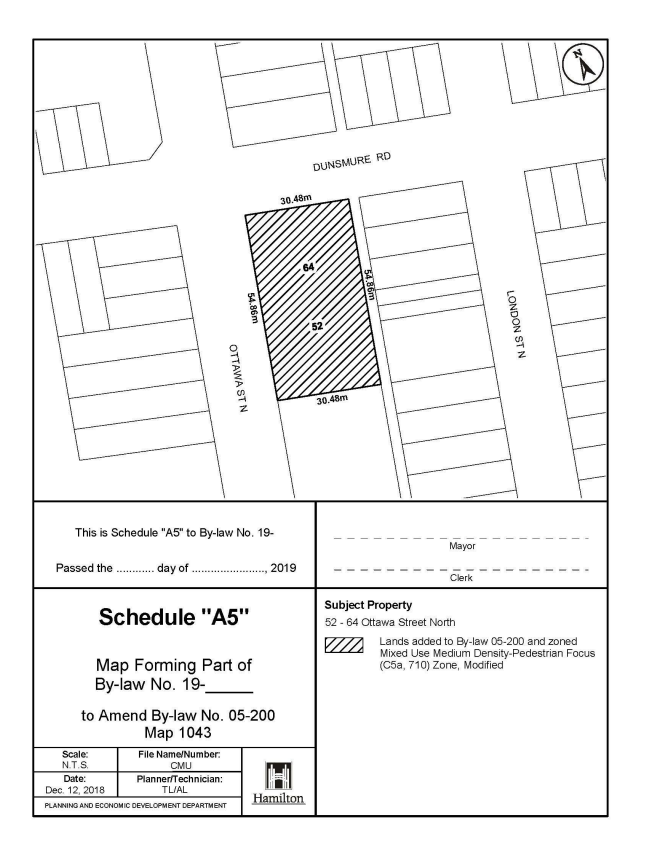
Appendix "K" – Schedule "D" – Holding Provision			
Holding Provision	Sub- section	Proposed Change	Proposed Revised Zone Regulation
Grey highligh	hted strikethrou	ugh text = text to be deleted bol	ded text = text to be added
Grey highlig	thted strikethrou	Elements/Guidelines be prepared, submitted, and agreements implemented, to the satisfaction of Director of Planning; and, vii) That the owner/applicant shall conduct an archaeological assessment of the entire development property and mitigate, through preservation and resource removal and documentation, adverse impacts to any significant archaeological resources found. No demolition, grading, or soil disturbances shall take place on the subject property prior to the approval of the Director of Planning and the Ministry of Culture confirming that all	conduct an archaeological assessment of the entire development property and mitigate, through preservation and resource removal and documentation, adverse impacts to any significant archaeological resources found. No demolition, grading, or soil disturbances shall take place on the subject property prior to the approval of the Director of Planning and the Ministry of Culture confirming that all archaeological resource concerns have met licensing and resource conservation requirements.
		archaeological resource concerns have met licensing and resource conservation requirements.	

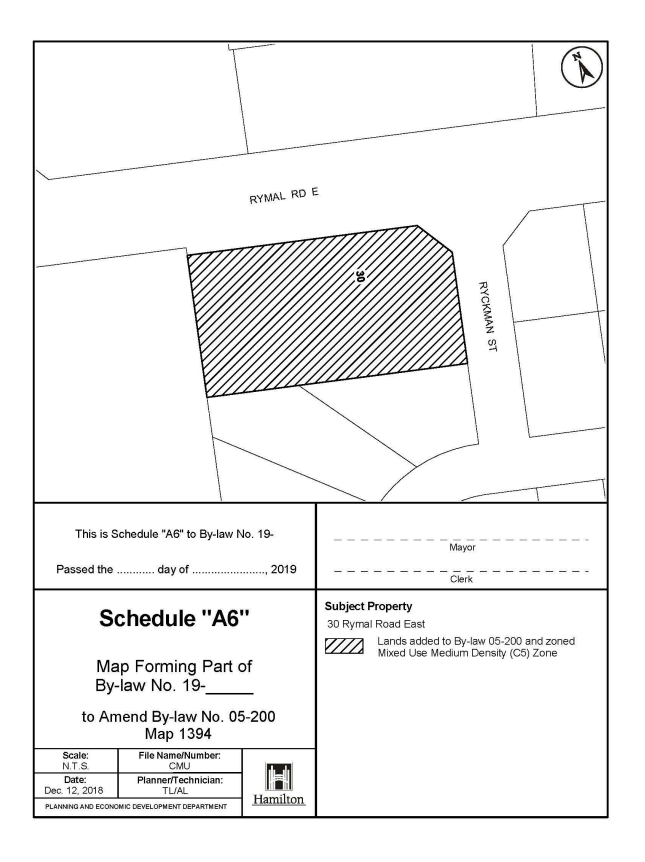


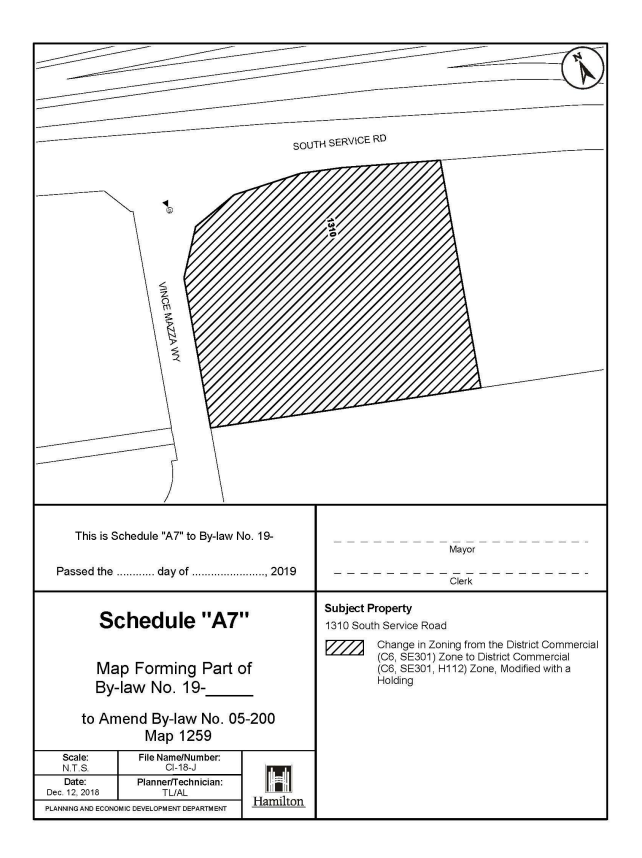












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