



City Hall, 5<sup>th</sup> floor, 71 Main Street West, Hamilton, ON L8P 4Y5 Telephone (905) 546-2424, ext. 4221 E-mail: <u>cofa@hamilton.ca</u>

# NOTICE OF DECISION

## Minor Variance

APPLICATION	A-25:028	SUBJECT	60 Beulah Avenue, Hamilton
NO.:		<b>PROPERTY</b> :	
ZONE:	R1a (Low Density Residential	ZONING BY-	Hamilton Zoning By-law 05-200
	- Small Lot)	LAW:	

APPLICANTS: Owner: Christopher Burling Agent: Joseph Domb

The following variances are **GRANTED**:

VARIANCE #1 REMOVED

- 1. On a lot containing a single detached dwelling, a minimum 28% landscaped area shall be provided in the front yard, instead of the minimum 50% landscaped area required [Section 4.35(a)]
- 2. The aggregate gross floor area of all accessory buildings shall not exceed 60.0 square metres or 14.0% total lot coverage, instead of the maximum 45 square metres and 7.5% total lot coverage permitted. [Current In-force requirement as per Section 4.8.1.1(a))
- 3. The maximum combined lot coverage of all accessory buildings shall not exceed 75 square metres or 14.0% of the lot area, instead of the maximum permitted lot coverage of 45 square metres or 7.5% of the lot area [Not Final and Binding Section 4.8.1.1(a) as amended by By-law No. 24-137];
- 4. In the case of a dwelling unit without an attached garage, the driveway width of the driveway in the rear yard shall not exceed 70% of the lot width or 6.10 metres, instead of the maximum permitted driveway width of 50% of the lot width or 4.42 metres [Section 5.3.2(a)(iii)];

#### VARIANCE #5 REMOVED

5. A maximum of two (2) driveways shall be permitted for each dwelling unit on a lot having a minimum width of approximately 8.84 metres, instead of the requirement that on a lot having a minimum width of 30.0 metres, a maximum of two driveways may be permitted. [Section 5.3.2(a)(iv)]

#### VARIANCE #6 REMOVED

#### A-25:028

6. Parking spaces and driveways shall be composed of asphalt, instead of the requirement that in a Residential Zone, any parking provided beyond the minimum requirements shall be maintained with permeable material [Section 5.3.4(a)(i)].

#### Notes:

i)Building Permit # 24-7457, issued on Oct 30, 2024,to construct a pool enclosure for the proposed in ground pool.

remains not finalized. A building permit is required for the construction of the proposed detached garage. Be advised that Ontario Building Code regulations may require specific setback and construction types. (Building Engineering)

ii)Acknowledgement Note: The subject property has been determined to be an area of archaeological potential. It is reasonable to expect that archaeological resources may be encountered during any demolition, grading, construction activities, landscaping, staging, stockpiling or other soil disturbances. If archaeological resources are encountered, the proponent may be required to conduct an archaeological assessment prior to further impact in order to address these concerns and mitigate, through preservation or resource removal and documentation, adverse impacts to any significant archaeological resources found. Mitigation, by an Ontario-licensed archaeologist, may include the monitoring of any mechanical excavation arising from this project. If archaeological resources are identified on-site, further Stage 3 Site-specific Assessment and Stage 4 Mitigation of Development Impacts may be required as determined by the Ontario Ministry of Citizenship and Multiculturalism (MCM). All archaeological reports shall be submitted to the City of Hamilton for approval concurrent with their submission to the MCM.

Should deeply buried archaeological materials be found on the property during any of the above development activities the MCM should be notified immediately (416-212-8886). In the event that human remains are encountered during construction, the proponent should immediately contact both MCM and the Registrar or Deputy Registrar of the Cemeteries Regulation Unit of the Ministry of Government and Consumer Services (416-212-7499).

#### THE DECISION OF THE COMMITTEE IS:

That the variances, as set out above, are **GRANTED** for the following reasons:

- 1. The Committee, having regard to the evidence, is of the opinion that the relief granted is of a minor nature.
- 2. The relief granted is desirable for the appropriate development of the land and building and is consistent with the general intent and purpose of the By-laws and the Official Plans as referred to in Section 45 of The Planning Act, 1990.
- 3. The Committee, having regard to the evidence, is satisfied that there will be no adverse impact on any of the neighbouring lands.
- 4. The submissions made regarding this matter affected the decision by supporting the granting of the application.

DATED AT HAMILTON, March 27, 2025.

D. Smith (Chairman)

N. Lauwers

D. Lord

R. Reid

S. Rybarczyk

M. Switzer

#### NOTES:

- 1. THE LAST DATE ON WHICH AN APPEAL TO THE ONTARIO LAND TRIBUNAL (OLT) MAY BE FILED IS **April 16, 2025 at 4:30pm.** A Notice of Appeal must be filed with the Secretary-Treasurer of the Committee of Adjustment, must set out the reasons for the appeal and must be accompanied by the applicable fee. See Appeal Information – Minor Variances for more information.
- 2. This Decision is not final and binding unless otherwise noted and must not be acted upon until the period of appeal has expired.
- 3. The Decision does not release any persons from the necessity of observing the requirements of building regulations, the license by-law, or any other by-law of the City of Hamilton.

#### **COMMITTEE OF ADJUSTMENT**



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## **APPEAL INFORMATION – MINOR VARIANCES**

#### 1. Who may file an appeal of the Decision of the Committee of Adjustment?

Please note neighbours and other interested parties not defined are no longer eligible to file Planning Act Section 45(12) appeals. See <u>Bill 23, More Homes Built Faster Act, 2022</u> for more information.

Planning Act Section 45(12) appeals may be filed by the applicant, the Minister of Municipal Affairs and Housing, a "specified person" (as defined by Planning Act 1(1)), and a "public body that has an interest in the matter" (as defined by Planning Act 1(1)).

#### 2. When must an appeal be received to be considered?

Planning Act Section 45(12) appeals must be received no later than the end of business on the last date of appeal listed on the Notice of Decision. The last date of appeal is 20 days from the date of the Decision. Please see Notice of Decision for exact date and time.

#### 3. Where must the appeal be filed to be considered?

Planning Act Section 45(12) appeals must be received in one of the following formats:

Hardcopy: at City Hall and addressed to the Secretary-Treasurer of the Committee of Adjustment, Hamilton City Hall, 5th Floor, 71 Main Street West, Hamilton, ON, L8P 4Y5. Do not address appeals to any other departments or locations. Appeals received by the office of the Committee of Adjustment after the last date of appeal as a result of second-hand mailing will be time barred and of no effect.

Electronic copy: by email delivered to <u>cofa@hamilton.ca</u>. Do not address appeals to any other departments or locations. Appeals received by the office of the Committee of Adjustment after the last date of appeal as a result of incorrectly addressed emails will be time barred and of no effect. If the information submitted will include large file sizes not able to be sent in one email, please contact <u>cofa@hamilton.ca</u> in advance to request a file sharing link.

E-file Portal: By filing an appeal through the OLT E-file Portal at <u>https://olt.gov.on.ca/e-file-service/</u> to Hamilton (City) – Committee of Adjustment and Consent Authority (select appropriate approval body as outlined on the Notice of Decision). Appeals received by the office of the Committee of Adjustment after the last date of appeal as a result of incorrectly chosen approval authority will be time barred and of no effect.

Please note only one of the above options needs to be completed. If your preferred method of appeal is not available at the time of appeal, the appeal must be filed with one of the other two

options. Appeals received after the date of appeal as a result of one of the methods being unavailable will be time barred and of no effect.

### 4. What information must be submitted for the appeal to be considered?

Planning Act Section 45(12) appeals must include:

- Notice of appeal, the Ontario Land Tribunal (OLT) Appeal Form, this can be found by contacting Committee of Adjustment staff at the 5<sup>th</sup> floor of City Hall or at the OLT website <u>https://olt.gov.on.ca/appeals-process/forms/</u>, a cover letter, etc. may also be submitted if there is not sufficient room in the form;
- Filing fee, the fee is currently \$400 (subject to change) and must be paid as outlined on the OLT Appeal Form or OLT E-file Portal;
- All other information as required by the Appeal Form.