Local Planning Appeal Tribunal

Tribunal d'appel de l'aménagement local



ISSUE DATE: November 15, 2019 CASE NO(S).: PL180196

The Ontario Municipal Board (the "OMB") is continued under the name Local Planning Appeal Tribunal (the "Tribunal"), and any reference to the Ontario Municipal Board or Board in any publication of the Tribunal is deemed to be a reference to the Tribunal.

PROCEEDING COMMENCED UNDER subsection 22(7) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended

Applicant and Appellant: Port Credit West Village Partners Inc.

Subject: Request to amend the Official Plan - Failure of

the City of Mississauga to adopt the requested

amendment

Existing Designation: Special Waterfront/Motor Vehicle Commercial Proposed Designated: Port Credit West Village Precinct within the Port

Credit Local Are Plan

Purpose: To permit mixed use development

Property Address/Description: 181 Lakeshore Road West, 70 Mississauga

Road South

Municipality: City of Mississauga Approval Authority File No.: OPA/OZ 16/013

OMB Case No.: PL180196 OMB File No.: PL180196

OMB Case Name: Port Credit West Village Partners Inc. V.

Mississauga (City)

PROCEEDING COMMENCED UNDER subsection 51(34) of the *Planning Act*, R.S.O.

1990, c. P.13, as amended

Applicant and Appellant: Port Credit West Village Partners Inc.

Subject: Proposed Plan of Subdivision - Failure of City

of Mississauga to make a decision

Purpose: To permit mixed use development

Property Address/Description: 181 Lakeshore Road West, 70 Mississauga

Road South

Municipality: City of Mississauga Municipality File No.: OPA/OZ 16/013

OMB Case No.: PL180196
OMB File No.: PL180198

PROCEEDING COMMENCED UNDER subsection 34(11) of the *Planning Act*, R.S.O.

1990, c. P.13, as amended

Applicant and Appellant: Port Credit West Village Partners Inc.

Subject: Application to amend Zoning By-law No. 0225-

2007 Refusal or neglect of City of Mississauga

to make a decision

Existing Zoning: Zone D – vacant land not yet developed

Proposed Zoning: Site Specific (To be determined)

Purpose: To permit to provide a number of West Village

Zones that allow for retail, office, institutional, and residential development and parks and open spaces, in appropriate locations in the

Port Credit West Village

Property Address/Description: 181 Lakeshore Road West, 70 Mississauga

Road South

Municipality: City of Mississauga Municipality File No.: OPA/OZ 17/012

OMB Case No.: PL180196 OMB File No.: PL180197

Heard: August 7, 2019 in Mississauga, Ontario

APPEARANCES:

Parties Counsel

Port Credit West Village Partners Inc. Denise Baker

City of Mississauga Quinto Annibale

Mark Joblin Lia Magi

Regional Municipality of Peel R. Arti Sanichara

Peel District School Board James Easto

MEMORANDUM OF ORAL DECISION DELIVERED BY DAVID BROWN AND GERRY DIVARIS ON AUGUST 7, 2019 AND ORDER OF THE TRIBUNAL

INTRODUCTION

- [1] This hearing of the Local Planning Appeal Tribunal (the "Tribunal") concerns appeals by Port Credit West Village Partners Inc. ("WVP") of the failure of the Council of the City of Mississauga ("City") to make decisions within the statutory timeframes on WVP's applications for an Official Plan Amendment ("OPA"), a Zoning By-law Amendment ("ZBA") and Draft Plan of Subdivision under the *Planning Act*. (the "Act") regarding its lands municipally known as 181 Lakeshore Road West and 70 Mississauga Road South (the "Lands").
- [2] The Parties notified the Tribunal that they had reached a settlement and requested that the hearing session originally scheduled as a pre-hearing conference be converted to a settlement hearing as provided for in the disposition from the second pre-hearing conference.
- [3] The Parties filed with the Tribunal in support of the settlement the Minutes of Settlement executed among them by which the Tribunal was asked to allow the appeals and grant the applications as detailed in the Minutes of Settlement.
- [4] The Lands comprise a 72 acre (29.14 hectare), vacant former oil refinery and service station site located in the Port Credit community of the City. The Lands are bounded by Lakeshore Road West to the north, Mississauga Road South to the east, Lake Ontario along the southerly boundary and a residential neighborhood to the west. The former oil refinery site was decommissioned in 1990 and has remained vacant for the past almost 30 years. There are currently extensive environmental remediation works underway on the site.

THE PROPOSAL

[5] The proposed development represents an unprecedented opportunity in the City. The proposal will see a massive remediation of a former refinery site and the creation of

parkland and open space comprising 25% of the total site. The balance of the site will be developed with 2,995 residential units plus 150 affordable housing units, retail space, employment uses and community space. There will be a mix of residential units including townhouses, live-work units and apartment dwellings with heights ranging from two storeys to 29 storeys, transitioning from the lowest heights at the outer edges to the greatest heights located in the centre of the site. The site will achieve a density of 240 units per hectare.

- [6] The original proposal has been revised to address issues raised by the City, the Regional Municipality of Peel ("Region") and the Peel District School Board. The revisions have been reflected in the Minutes of Settlement. The revised draft plan of subdivision and conditions of approval were addressed in the Minutes of Settlement. WVP and the City have finalized the OPA and ZBA and have provided same to the Tribunal for it's endorsement and inclusion in the Order.
- [7] The Minutes of Settlement were endorsed by City Council following the recommendation from its Planning and Development Committee meeting on July 31, 2019. A copy of the Minutes of Settlement was filed with the Tribunal as Exhibit 3.

EVIDENCE AND FINDINGS

- [8] In support of the Minutes of Settlement, the WVP's consulting planner, Cyndi Rottenberg-Walker was qualified to provide professional land use planning evidence. She reviewed in detail the Proposal and the terms of the Settlement. After describing the context of the Lands and the variety of built form of the properties surrounding the Lands, Ms. Rottenberg-Walker provided an overview of the planning process for the Proposal.
- [9] The City's "Inspiration Port Credit" policy document provided a framework for the renewal of the former refinery lands. This document provided five drivers of influence for the structure of the master plan framework. An extensive community consultation process was undertaken together with consultation with City staff.

- [10] The applications have been revised to address issues raised by the City; specifically, the road network configuration, site servicing, active transportation concerns and storm water management issues. Revisions to the built form controls included transitioning the height towards the middle of the site and scaling down the height toward the edges of the site, as well as reconfiguring the parks and open space resulting in a seamless joining of the open spaces while maximizing access to the waterfront and connecting it with existing parks to the east and west of the proposed development.
- [11] Ms. Rottenberg-Walker advised that the Settlement Plan provides for a maximum of 2,995 residential units plus an additional proposed 150 affordable housing units, and 36,937 square metres of non-residential floor area. The residential dwelling types will be a mix of townhouses, back to back row houses, live-work units and apartment dwellings. The apartment dwellings will include midrise between seven and 14 storeys and high-rise up to 29 storeys. A new elementary school will be incorporated along the easterly side of the Lands and a public park will be reworked to accommodate the proposed school site. The Lakeshore Road West corridor treatment will include live-work units and a 4-metre setback from Lakeshore Road West to create a pedestrian oriented streetscape.
- [12] It was determined that s. 37 of the Act would apply. Ms. Rottenberg–Walker advised that WVP will: gratuitously dedicate the proposed Block D to the Region for development as an affordable housing site, contribute \$250,000 towards a pedestrian bridge across the Credit River, contribute \$150,000 towards traffic calming measures within the residential community immediately abutting and to the east the Lands, and enter into a letter of intent with the Young Men's Christian Association ("YMCA") to occupy space within the proposed development for a community facility.
- [13] Ms. Rottenberg-Walker reviewed the Proposal in the context of the matters of provincial interest set out in s. 2 of the Act. It was noted by her that the Proposal will: have regard for natural features such as the shoreline of Lake Ontario, give attention to the lands to the east being of historical interest, will provide a full range of housing

including affordable housing, provide employment opportunities, support public transit, be oriented to pedestrians and will represent a well-designed built form encouraging a sense of place together with public spaces that are of high quality, safe, accessible, attractive and vibrant. Ms. Rottenberg–Walker offered that, in her opinion, the proposed Settlement Plan has regard to the matters of provincial interest identified in s. 2.

- [14] Ms. Rottenberg–Walker continued with a review of s. 51(24) of the Act, and a review of the proposed conditions of Draft Plan Approval contained in Tab D of the Minutes of Settlement. The proposed plan of subdivision has been the subject of extensive consultation with public bodies and the local community. The Settlement Plan addresses the wide range of public interests articulated in the Act. Ms. Rottenberg–Walker declared that the Settlement Plan and the recommended conditions of draft approval have had regard for the matters and the criteria outlined in s. 51(24) of the Act.
- [15] With regard to the Provincial Policy Statement, 2014 ("PPS"), Ms. Rottenberg—Walker stated that the proposal is consistent with the PPS. The proposed development: will include the rehabilitation of a large brownfield site, has included consultation with stakeholders, will provide employment and a range of housing, open space and parks, and the opportunity to construct green infrastructure.
- [16] Ms. Rottenberg–Walker then took the Tribunal through A Place to Grow: Growth Plan for the Greater Golden Horseshoe 2019 (Growth Plan, 2019). The Growth Plan, 2019 provides policy direction for housing, transportation, infrastructure, urban form, and natural heritage protection. The proposed Settlement Plan will redevelop a brownfield site into a complete community. The proposed transportation system will enhance connectivity through the site and will promote active transportation with a focus on linkages to the nearby Port Credit GO Station. The Settlement Plan provides publicly accessible parkland and proposes connections between existing parks to the east and west through the Lands. The proposed built form has been designed to be respectful of the transition to the Old Port Credit Neighborhood Heritage Conservation District to the east. Ms. Rottenberg–Walker concluded that the proposed development and implementing OPA, ZBA and Draft Plan conform to the Growth Plan, 2019.

- [17] A review of the Region's Official Plan ("ROP") policies included the attention given to Lake Ontario, recreation, heritage features and energy efficiency. The ROP includes policies with the objectives of: achieving sustainable development, healthy and complete communities, compact form and a mix of land uses, urban structure that is pedestrian friendly and transit supportive, promoting crime prevention, and addressing the needs of the Region's changing age structure. It was the opinion of Ms. Rottenberg—Walker that the proposed Settlement Plan conforms to the ROP.
- [18] Ms. Rottenberg–Walker reviewed the proposed land use schedule of the Settlement Plan in the context of Schedules 1, 9 and 10 of the City's Official Plan. Ms. Rottenberg–Walker opined that the Settlement Plan conforms to the City's Official Plan. She took the Tribunal through the Port Credit Local Area Plan, which includes environment related policies, direction in regard to creating complete communities, and a multi-modal transportation system. The Port Credit Local Area Plan includes policy direction specific to the vacant former refinery lands including: building height compatibility, access to the Lake Ontario waterfront, and a landscape buffer to the residential neighbourhood to the west.
- [19] The City's Official Plan identifies the Lands as a Special Site, which directs the need for a further study to determine the feasibility and appropriate type of development of these lands. Ms. Rottenberg–Walker advised that the City's Official Plan directs that a comprehensive master plan be prepared which will address, amongst other matters: a remedial action plan, regard for other City policies, significant parklands and access to the waterfront, views to Lake Ontario, the continued main street mixed use function along Lakeshore Road West, unique opportunities that arise as a result of the site's size and location on the waterfront, and opportunities for employment uses. The master plan will involve comprehensive consultation and the ultimate approval of an Official Plan Amendment to implement it.
- [20] Ms. Rottenberg–Walker was of the opinion that the Settlement Plan conforms with all policies of the City's Official Plan and the Port Credit Local Area Plan and that the applications will implement these policies.

- [21] With respect to the application to amend the Zoning By-law, Ms. Rottenberg—Walker advised that the Minutes of Settlement, Tab B, recommends a range of zoning categories to address the proposed uses and includes performance standards for each of the proposed zone categories. The proposed zoning conforms to and implements the proposed Official Plan Amendments.
- [22] Ms. Rottenberg–Walker concluded that the proposed redevelopment of the Lands as set out in the Minutes of Settlement represents good planning.
- [23] Dorothy Tomiuk appeared on behalf of the Town of Port Credit Association in support of the Minutes of Settlement.
- [24] Robert Denhollander, an area resident, attended and expressed concerns surrounding the redevelopment proposal. His concerns related to: the assurances of the inclusion of the proposed community use, the timeframe of the pedestrian bridge construction over the Credit River, the impact of the remediation works and construction access on the surrounding residential properties, the proposed building heights, and the additional traffic that will be generated by the proposed development.
- [25] The Tribunal is satisfied that the Minutes of Settlement and the draft conditions for the approval of the Plan of Subdivision will address the concerns raised by Mr. Denhollander. WVP is working with the City in relation to the community use, pedestrian bridge construction over the Credit River, a construction management plan, road alignments, and traffic related matters.
- [26] Mr. Annibale, on behalf of the City, Ms. Sanichara, on behalf of the Region and Mr. Easto, on behalf of the Peel District School Board, indicated the support of those Parties for the Minutes of Settlement and the terms and conditions contained therein.
- [27] The Tribunal recognizes that this development proposal will result in the regeneration of a large brownfield site in one of the older communities of the City. The proposed development will implement the results of extensive community consultation.

The proposed redevelopment will include a campus on the waterfront with a large open space across the waterfront of the entire site. The heights proposed in the Settlement Plan are sensitive to the surrounding community while delivering a range of housing types. The proposal includes a range of uses and will incorporate sustainable development practices.

- [28] The Tribunal is satisfied, based upon the evidence tendered, that the Settlement Plan is consistent with the PPS and conforms with the Growth Plan, 2019. Further, the Tribunal is satisfied that the Settlement Plan conforms with the ROP and the City's Official Plan.
- [29] The Tribunal finds that the Settlement Plan represents good planning. The expert professional planning opinion evidence was comprehensive and addressed the requisite planning instruments. The opinions and evidence offered were uncontested and supported by the Parties. Having considered the totality of the evidence, the Tribunal finds that the conditions, as agreed to by the Parties, are appropriate to facilitate the proposed development.

DECISION

- [30] The appeal with respect to the Official Plan Amendment is allowed. The Official Plan Amendment as provided is approved and is appended here as Attachment 1.
- [31] The appeal with respect to the Zoning By-law Amendment is allowed. The Zoning By-law Amendment as provided is approved and is appended here as Attachment 2.
- [32] The appeal of the Draft Plan of Subdivision is allowed, and the Draft Plan as shown in Exhibit 3, Tab C, page 27 is approved subject to the fulfilment of conditions as set out in Exhibit 3, Tab D, pages 28-33 inclusive.
- [33] The Tribunal orders that pursuant to subsection 51(56.1) of the Act, the City shall have the authority to clear the conditions of Draft Plan Approval and to administer final

approval of the Plan of Subdivision for the purposes of s. 51(58) of the Act.

[34] If there are any difficulties with respect to settlement of the form of the amendments or with respect to any of the conditions of the Draft Plan Approval or if any changes are required to be made to the Draft Plan, the Tribunal may be spoken to.

"David Brown"

DAVID BROWN MEMBER

"Gerry Divaris"

GERRY DIVARIS MEMBER

If there is an attachment referred to in this document, please visit www.elto.gov.on.ca to view the attachment in PDF format.

Local Planning Appeal Tribunal

A constituent tribunal of Tribunals Ontario - Environment and Land Division Website: www.elto.gov.on.ca Telephone: 416-212-6349 Toll Free: 1-866-448-2248

ATTACHMENT 1

Amendment No. 97

to

Mississauga Official Plan

Amendment No. 97

to

Mississauga Official Plan

The following text and Maps "A" to "I" attached constitute Amendment No. 97.

PURPOSE

The purpose of this Amendment is to change the land use designation of the subject lands from Special Waterfront, Motor Vehicle Commercial and Public Open Space to Mixed Use, Residential Medium Density, Residential High Density and Public Open Space; change Special Site 3 of the Port Credit Local Area Plan; and, change the Long Term Road Network.

LOCATION

The lands affected by this Amendment are located at the southwest quadrant of Lakeshore Road West and Mississauga Road South. The subject lands are located in the Port Credit Neighbourhood Character Area, as identified in Mississauga Official Plan.

BASIS

Mississauga Official Plan came into effect on November 14, 2012, save and except for the outstanding site specific appeals to the Local Planning Appeal Tribunal.

The subject lands are designated Special Waterfront, Motor Vehicle Commercial and Public Open Space and are subject to Special Site policies. The Special Waterfront designation and Special Site 3 policies require a comprehensive master plan to determine the appropriate use of the lands, following which the Plan is to be amended. Motor Vehicle Commercial permits a gas bar, motor vehicle repair, motor vehicle service station and a motor vehicle car wash. Public Open Space permits a range of uses including parkland, golf courses, recreational facilities, nursery gardening, conservation uses and accessory uses.

An Official Plan Amendment is required to identify land uses, maximum heights, a maximum floor space index, a parks system, a road network and provide a range of policies to guide the future development of these lands.

DETAILS OF THE AMENDMENT AND POLICIES RELATIVE THERETO

- 1. Section 11.3.2, Land Use Designation in Local Area Plans, of Mississauga Official Plan is hereby amended by deleting policy "c".
- 2. Section 2.0, Historical Context, of the Port Credit Local Area Plan, is hereby amended by deleting the second sentence of the second paragraph and replacing it with the following:
 - Significant historical uses formed the Port Credit Village including a port (now predominately a marina and charter fishing centre), an oil refinery (being redeveloped into the Port Credit West Village mixed-use neighbourhood), the St. Lawrence Starch Works (redeveloped into a mixed-use neighbourhood), and a local *landfill* (which was capped and developed for municipal facilities including a library).
- 3. Section 3.0, Current Context, of the Port Credit Local Area Plan, is hereby amended by deleting the ninth paragraph.
- 4. Section 5.2.3, Neighbourhoods, of the Port Credit Local Area Plan, is hereby amended by deleting the second sentence of the third paragraph and replacing it with the following:
 - In addition, this Neighbourhood also includes a former refinery site which is now called the Port Credit West Village Precinct. This site presents a significant brownfield redevelopment opportunity for a new mixed use waterfront community as envisioned through the policies in this Area Plan.
- Section 6.1, Community Node Character Area, of the Port Credit Local Area Plan, is hereby amended by deleting the reference to "former refinery site" from the fifth paragraph and replacing it with "Port Credit West Village Precinct".
- 6. Section 6.1.3, Community Node Character Area, of the Port Credit Local Area Plan, is hereby amended by deleting the reference to "former refinery site" from policy "c" and replacing it with "Port Credit West Village Precinct".
- 7. Section 6.2.1, Neighbourhood Character Areas, of the Port Credit Local Area Plan, is hereby amended by deleting the policy and replacing it with the following:
 - 6.2.1 Intensification will occur through modest infilling or redevelopment along Lakeshore Road *Corridor*, commercial plazas, and the Port Credit West Village Precinct.
- 8. Section 7.0, Value the Environment, of the Port Credit Local Area Plan, is hereby amended by deleting the reference to "Imperial Oil Waterfront trail extension" from the second last paragraph and replacing it with "Port Credit West Village trail extension".
- 9. Section 10.0, Desirable Urban Form, of the Port Credit Local Area Plan, is hereby amended by deleting the "Vacant Former Refinery" text and replacing it with "Port Credit West Village."

- 10. Section 10.1, General Policies, of the Port Credit Local Area Plan, is hereby amended by deleting the first sentence of Policy 10.1.1 and replacing it with the following:
 - 10.1.1 Development will be in accordance with the minimum and maximum height limits as shown on Schedule 2A, 2B and 2C.
- 11. Section 10.3, Neighbourhood Character Area, of the Port Credit Local Area Plan, is hereby amended by deleting the reference to "vacant former refinery site" from the first paragraph and replacing it with Port Credit West Village Precinct.
- 12. Section 10.3, Neighbourhood Character Area, of the Port Credit Local Area Plan, is hereby amended by deleting the term "large vacant brownfield site" from the second paragraph and replacing it with "redevelopment of the large brownfield site".
- 13. Section 10.3, Neighbourhood Character Area, of the Port Credit Local Area Plan, is hereby amended by deleting the fourth bullet of the third paragraph and replacing it with the following:
 - to recognize the former refinery site as an important location along the waterfront that requires special attention; and
- 14. Section 10.3.2, Old Port Credit Village Heritage Conservation District Precinct, of the Port Credit Local Area Plan, is hereby amended by deleting Policy 10.3.2.2.
- 15. Section 10.3.3, Vacant Former Refiner Precinct, of the Port Credit Local Area Plan, is hereby amended by deleting the complete section and replacing it with the following:

10.3.3 Port Credit West Village Precinct

The precinct consists of a property formerly used as a refinery that is undergoing a significant revitalization through remediation and redevelopment. It will be transformed into a complete community supporting a mix of residential, commercial, institutional and open space uses. A range of housing types and building heights will be developed across the site in a way that is compatible with and enhances the character of the surrounding area.

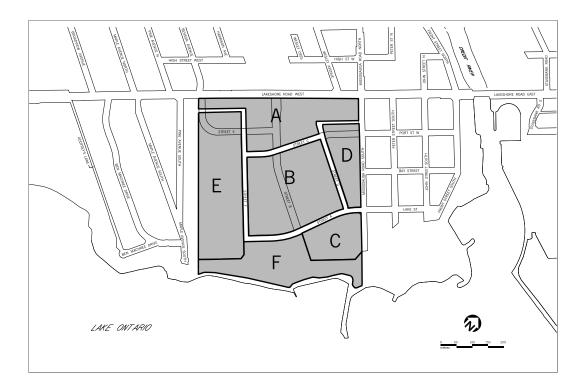
A new sizable Waterfront Park is among the public realm amenities that will benefit new residents as well as the larger Port Credit community. The precinct policies and Special Site policies provide additional direction regarding the future development of these lands.

10.3.3.1 This mixed use community will consist of:

- a. new parks, including those that will contribute to a vibrant, animated waterfront that will be a regional destination;
- b. connections with existing parks and open space;
- c. a fine grain street network that is integrated into the broader community;
- d. multi-modal mobility options, including active transportation;
- e. a diversity of built form and housing types for all ages and incomes;

- f. design and architectural excellence;
- g. Sustainable development including innovative infrastructure where feasible;
- h. a high quality public realm and other community gathering spaces;
- i. place making and cultural vibrancy; and
- j. a legacy for future generations.
- 10.3.3.2 Land uses, built form and public open spaces will provide appropriate transitions to the adjacent South Residential and Old Port Credit Heritage Conservation District Precincts.
- 10.3.3.3 Development will provide view corridors to Lake Ontario, where appropriate.
- 10.3.3.4 Extensive remediation will be completed prior to development.
- 16. Section 12.9, Special Waterfront, of the Port Credit Local Area Plan, is hereby deleted.
- 17. Section 13.1, Special Sites, Port Credit Local Area Plan of Mississauga Official Plan, is hereby amended by deleting and replacing Section 13.1.3, Site 3 map and policies with the following:

13.1.3 Site 3



13.1.3.1 The lands identified as Special Site 3 are located on the south side of Lakeshore Road West, between Mississauga Road South and the rear yards of residential home fronting onto Pine Avenue South.

13.1.3.2 General Policies

- 13.1.3.2.1 The City will require a mix of housing unit types, sizes and tenure to accommodate changes in community needs over time.
- 13.1.3.2.2 A maximum of 2,995 residential units and a maximum gross floor space index of 1.45 will be permitted for the entire site, excluding the 0.3 ha parcel of land at the northwest quadrant of Mississauga Road South and Port Street West that will be developed for affordable housing. Roads, parks and hazard lands will be included for gross floor space index calculation purposes.
- 13.1.3.2.3 The Public Open Space network and the street system will be designed to create view corridors and *active transportation* connections from Lakeshore Road West to Lake Ontario and the shoreline.
- 13.1.3.2.4 A diverse range of local and destination open spaces will be incorporated into the development and will connect the built form and natural area elements. This network will include public parks, trails, privately owned public space (POPS) and *natural hazard lands*.
- 13.1.3.2.5 In order to ensure proper and orderly development in accordance with this Plan, development will occur by way of one or more plans of subdivision which will determine the alignment of municipal roads, the location of parkland and conditions respecting development phasing.

Area A (West Village Square)

- 13.1.3.2.6 West Village Square is the gateway to the site from Lakeshore Road West and contains its primary access point. It will contain a multiseasonal public square on private lands that will serve as a gathering space for residents and visitors of all ages and abilities. It will feature retail, personal service and office uses to serve the needs of the neighbourhood and will also incorporate residential uses.
- 13.1.3.2.7 Development on the Lakeshore Road West frontage will consist of low to mid-rise commercial buildings and mixed use residential/commercial buildings.
- 13.1.3.2.8 While minimum building heights fronting Lakeshore Road West will be two storeys, small portions of buildings may be one storey with a two storeys height to allow for minor architectural variations. Buildings or portions of buildings that do not front directly onto Lakeshore Road West may be one storey in height if they are behind buildings that are at least two storeys.

Area B (The Promenade)

13.1.3.2.9 The Promenade is located in the centre of the site. A linear park leading from West Village Square to the Waterfront Park and the Campus will form the central spine of this precinct and will be the dominant public realm feature. A public street will be located along the western edge of the linear park. Together, the linear park and public street will create views and connections south to Lake Ontario and the Waterfront Park.

13.1.3.2.10 This precinct will contain a variety of housing forms and will contain the highest densities and tallest buildings on the site.

Area C (The Campus)

- 13.1.3.2.11 The Campus is located at the southeast portion of the site, beside the Waterfront Park. This precinct will act as a catalyst to attract movement into and through the site throughout the day and year and will contain a mix of uses. Integration of privately owned public space (POPS) with the abutting public Waterfront Park should be prioritized.
- 13.1.3.2.12 Only non-residential uses are permitted in the first two storeys of all buildings and may include a range of community, cultural, recreational, educational, institutional, retail and office uses. Amenity areas provided for residential uses are also permitted on the first two storeys of all buildings.
- 13.1.3.2.13 The lowest building heights will be at the northeast corner of The Campus and will be a maximum of four storeys.
- 13.1.3.2.14 The maximum building height is eight storeys along the south portion of the Campus abutting the Waterfront Park.
- 13.1.3.2.15 Surface parking lots are not permitted.

Area D (Old Port Transition)

- 13.1.3.2.16 The Old Port Transition precinct is along the eastern edge of the site and provides a transition to the adjacent Old Port Credit Village Heritage Conservation District. A mix of residential, school and park uses will be designed to ensure built form and land use compatibility.
- 13.1.3.2.17 The public park identified by the Public Open Space designation may be moved to the south without amendment to this Plan. The relocation of the park block will be required should a public school be developed within the Old Port Transition precinct.

Area E (Parkside)

- 13.1.3.2.18 Parkside is located along the west boundary of the site and provides an appropriate transition to the existing Cranberry Cove neighbourhood by incorporating a linear landscaped public trail, built form massing, additional landscape treatments and compatible land uses.
- 13.1.3.2.19 While this precinct will be primarily comprised of low rise townhouses, a mid-rise residential building is permitted abutting the Waterfront Park. The west portion and majority of this building will not exceed six storeys in height to ensure appropriate built form massing adjacent to the Cranberry Cove neighbourhood. The east portion of the building will have a maximum height of 12 storeys.

Area F (Waterfront Park)

13.1.3.2.20 A new Waterfront Park will incorporate the existing Waterfront Trail and contribute to this are becoming a regional waterfront destination. It will integrate ecological habitats and programmable space.

13.1.3.3 Transportation

- 13.1.3.3.1 The street and block pattern will be integrated into the surrounding neighbourhood context. A street network with multiple connection points will be designed for several modes of transportation. A high quality, pedestrian focused streetscape is to be provided.
- 13.1.3.3.2 The street network will be comprised of public streets, unless arrangements for private streets are made that are satisfactory to the City.
- 13.1.3.3.3 **Stormwater best management practices** are encouraged to be integrated into design of the streets.

13.1.3.4 Environment

- 13.1.3.4.1 The development of a district energy system will be encouraged. Where a district energy system is not provided, development is encouraged to include on-site *renewable energy* systems.
- 13.1.3.4.2 A *cogeneration* facility will be permitted as an accessory use within the Residential High Density designation.
- 18. Section 14.0, Implementation, of Port Credit Local Area Plan, is hereby amended by deleting policy 14.4.
- 19. Schedule 1, Urban System, of Mississauga Official Plan, is hereby amended by changing the boundary of the Green System, as shown on Map A.
- Schedule 1a, Urban System Green System, of Mississauga Official Plan, is hereby amended by changing the boundary of Green System, as shown on Map B.
- 21. Schedule 4, Parks and Open Spaces, of Mississauga Official Plan, is hereby amended by changing the boundary of Public and Private Open Spaces, as shown on Map C.
- 22. Schedule 5, Long Term Road Network, of Mississauga Official Plan, is hereby amended by adding Future Minor Collector roads, as shown on Map D.
- 23. Schedule 10, Land Use Designation, of Mississauga Official Plan, is hereby amended by changing the land use designation of a portion of the subject lands from Special Waterfront, Motor Vehicle Commercial and Public Open Space designations to Mixed Use, Residential Medium Density, Residential High Density and Public Open Space, as shown on Map E.

- 24. Schedule 1, Port Credit Character Areas and Precincts, of the Port Credit Local Area Plan, is hereby amended removing the "Vacant Former Refinery" text and making other revisions, as shown on Map F.
- 25. Schedule 2A, Port Credit Neighbourhood Height Limits, of the Port Credit Local Area Plan, is hereby amended removing the "Vacant Former Refinery" text and making other revisions, as shown on Map G.
- 26. Schedule 2C, Port Credit Neighbourhood Height Limits, of the Port Credit Local Area Plan, is hereby added, as shown on Map H.
- 27. Schedule 3, Port Credit Drive Through Prohibitions, of the Port Credit Local Area Plan, is hereby amended, as shown on Map I.

IMPLEMENTATION

Upon receipt of the Local Planning Appeal Tribunal's Final Order, Mississauga Official Plan will be amended in accordance with the Order.

The lands will be rezoned as part of the same Tribunal Order.

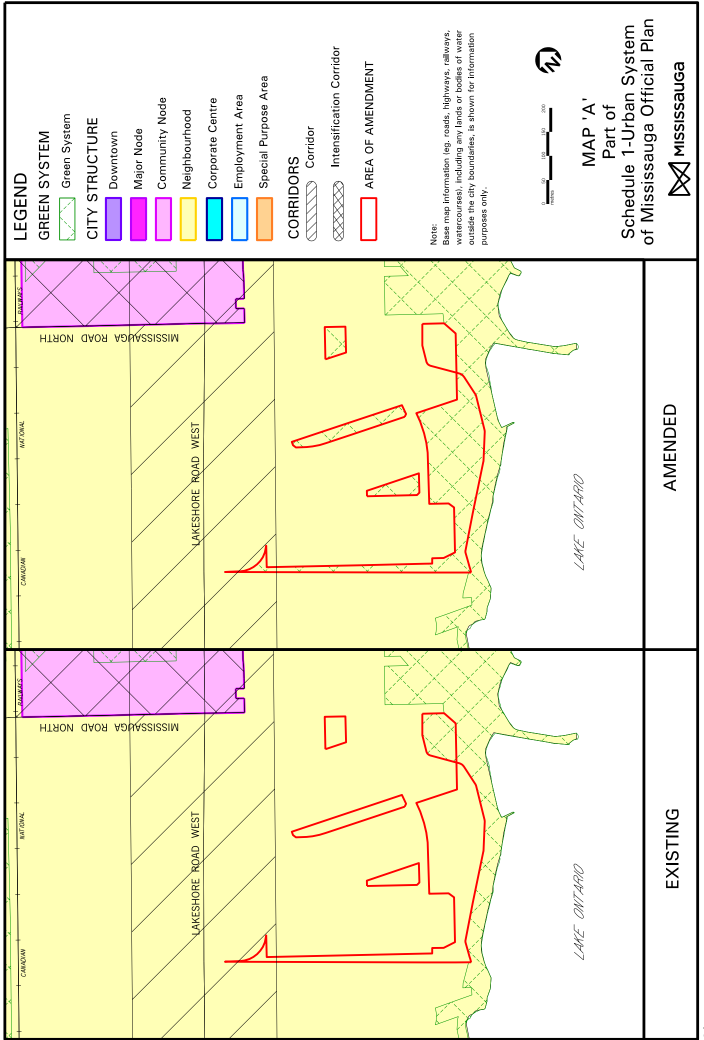
This Amendment has been prepared based on the Office Consolidation of Mississauga Official Plan dated March 13, 2019.

INTERPRETATION

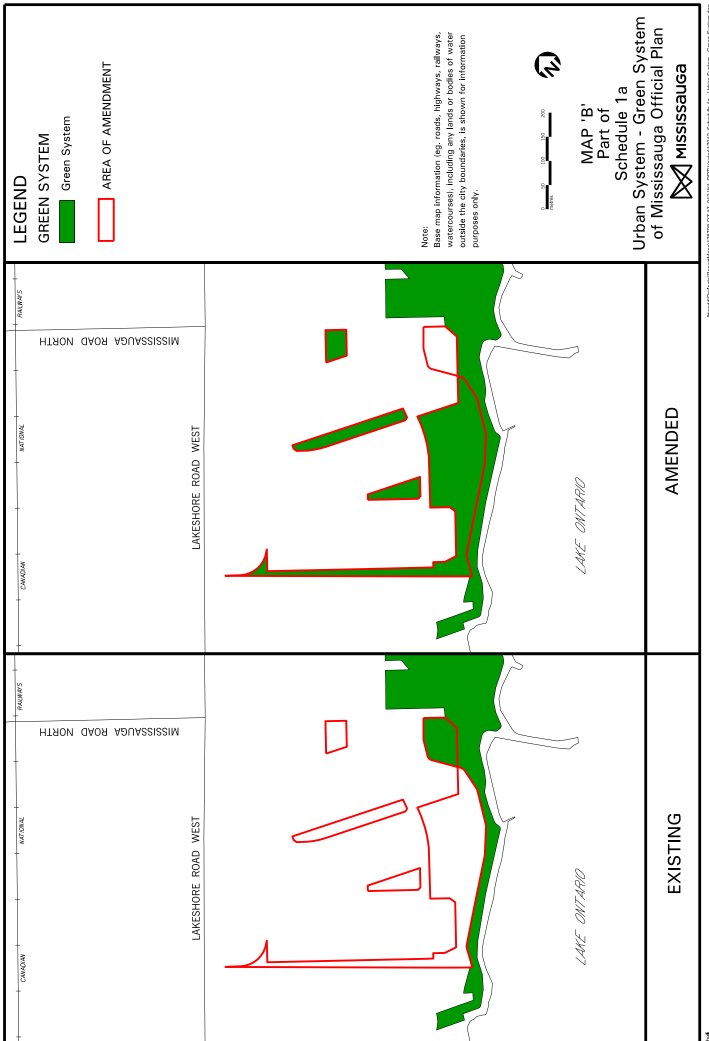
The provisions of Mississauga Official Plan, as amended from time to time regarding the interpretation of that Plan, will apply in regard to this Amendment.

This Amendment supplements the intent and policies of Mississauga Official Plan.

http://teamsites.mississauga.ca/sites/18/mopa/oz 17 012.mopa 96 lpat.bp.august 13, 2019.docx



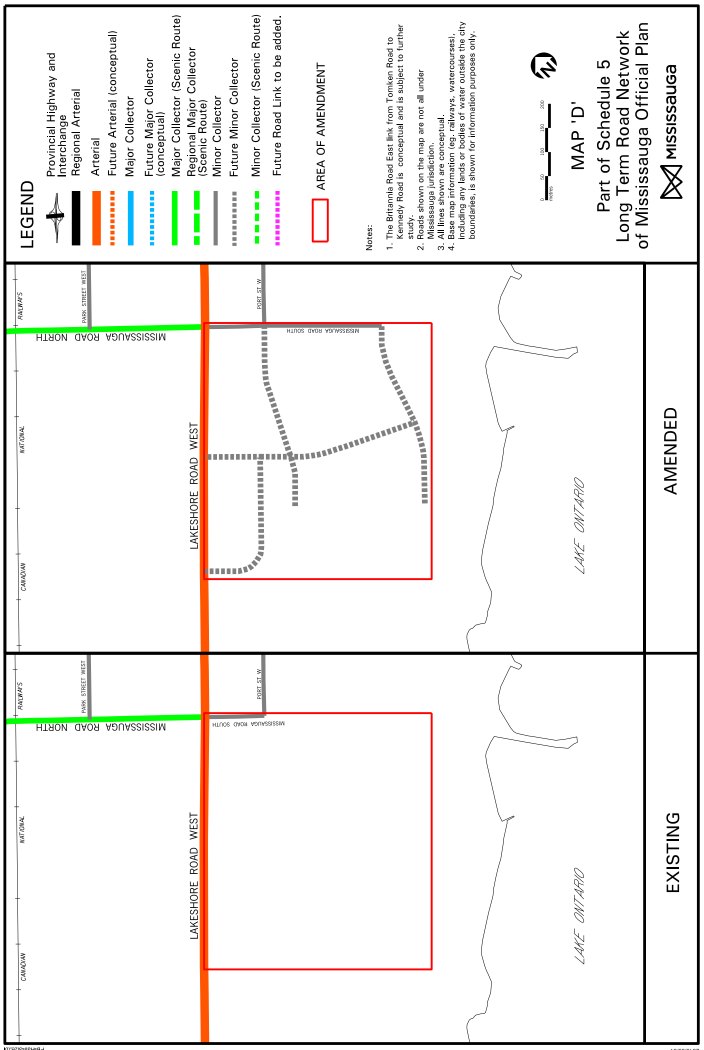
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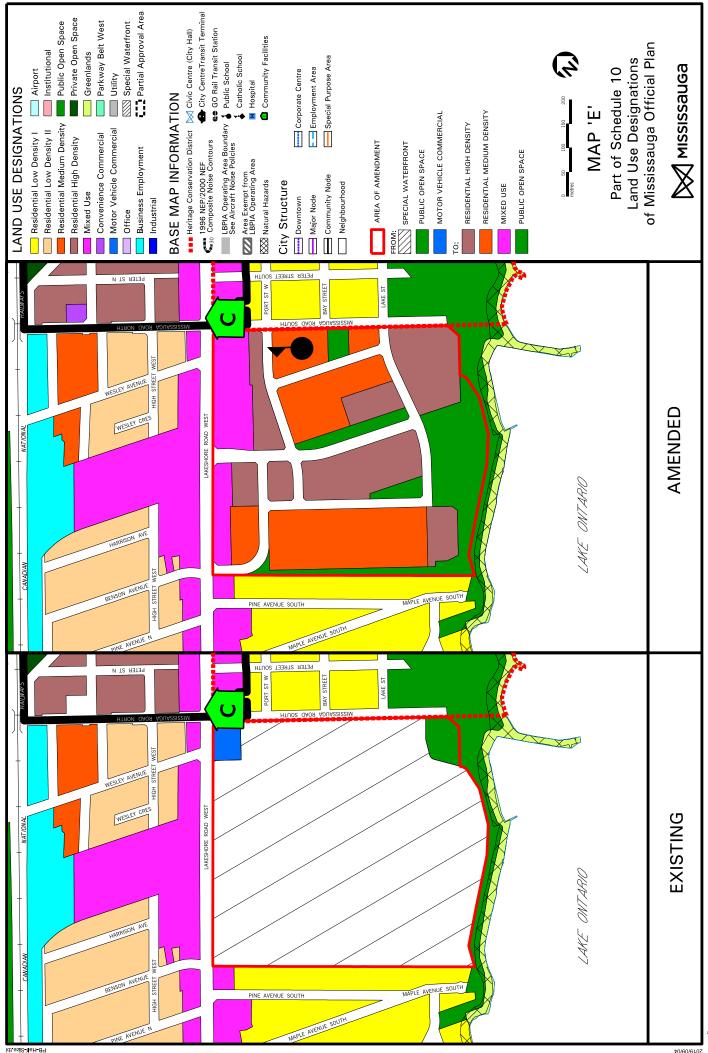
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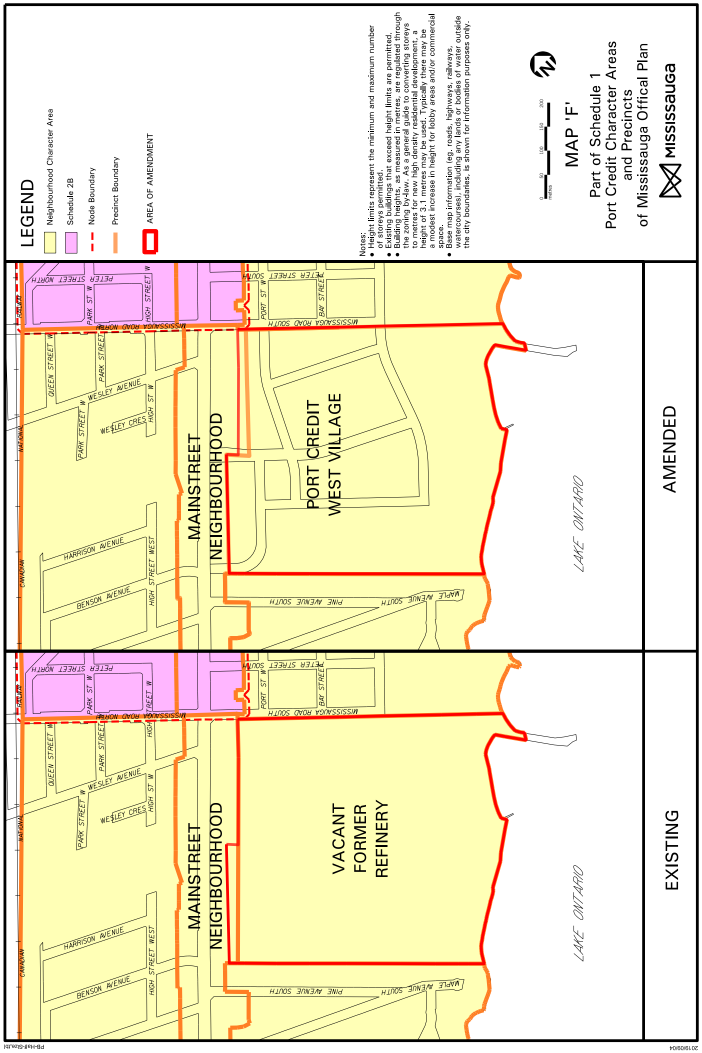
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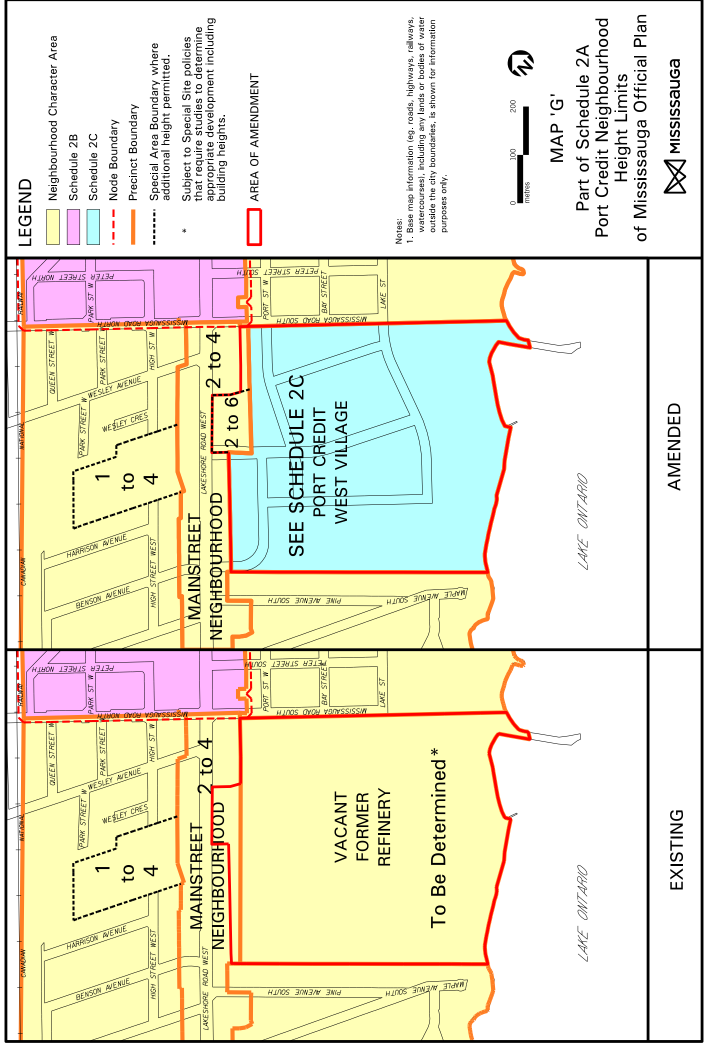
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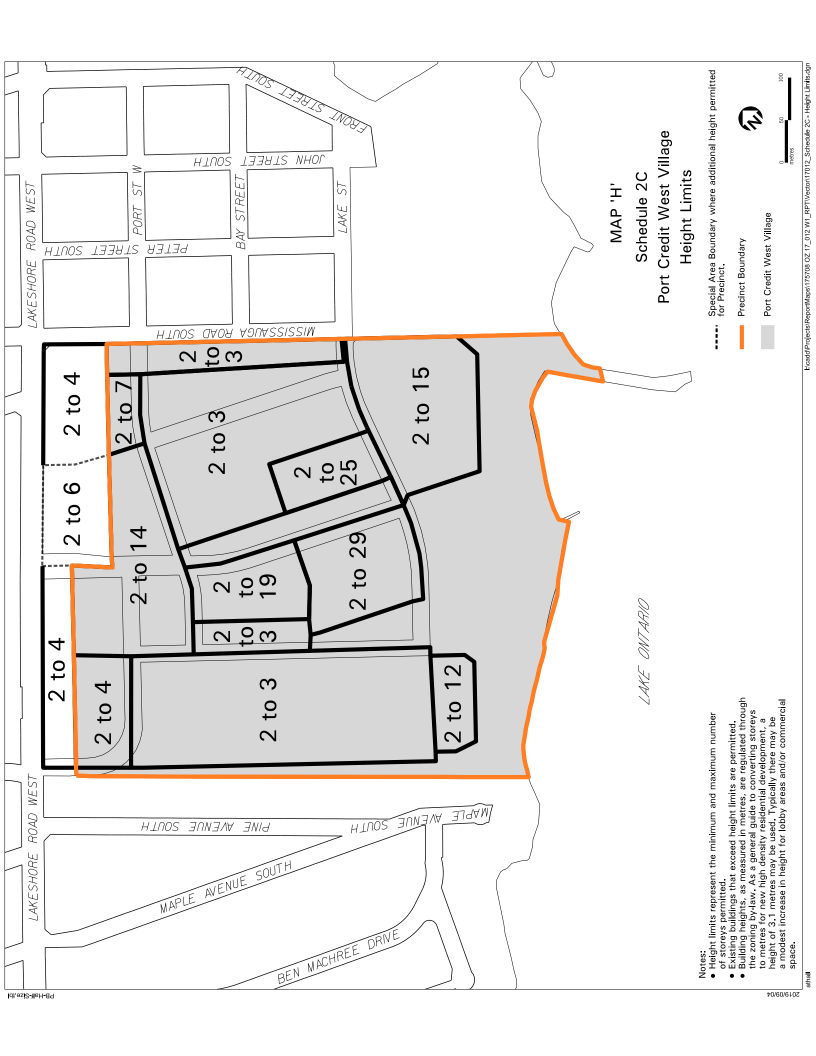


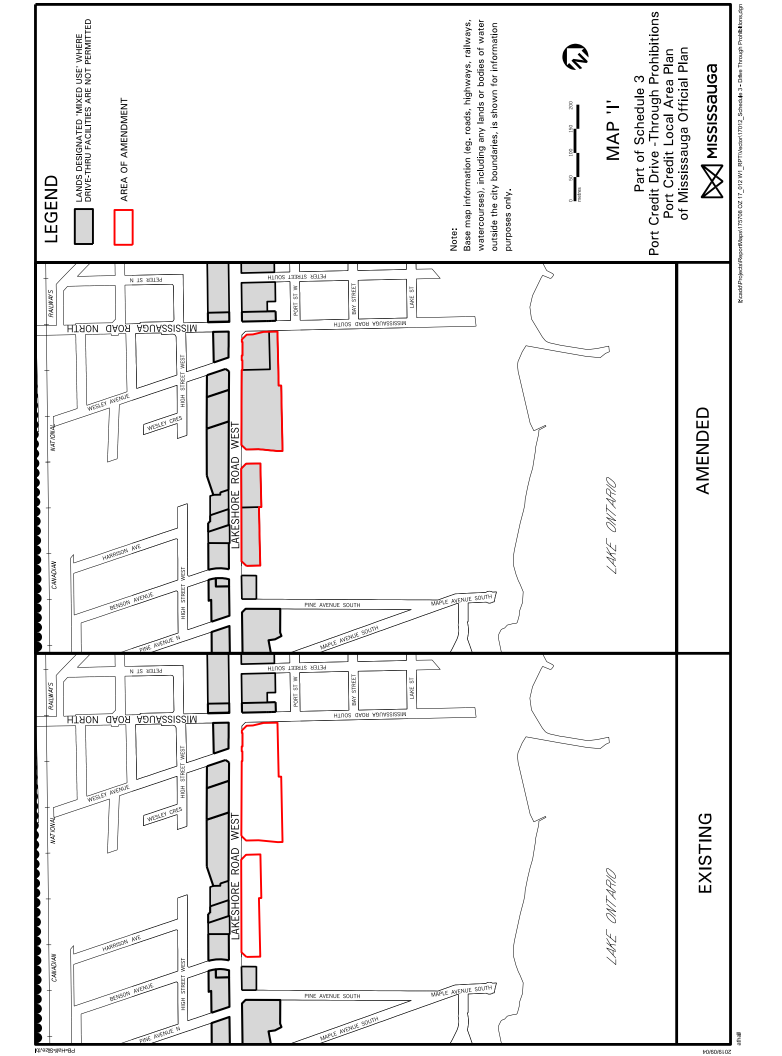
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ATTACHMENT 2

SCHE	DULE "A"	ТО		
LOCAL PLANNING APPEAL TRIBUNAL			TRIBUNAL LPAT Case No. PL180196	
ORDE	R DATED		LPAT File No. PL180197	
			Port Credit West Village Partners Inc.	
1.	•		77, as amended, being a City of Mississauga Zoning By-law,	
	is amended	a by adding the	following definition to Section 1.2:	
	Custom V	_	means a building , structure or part thereof used for producing or making custom-made goods, arts or crafts, in limited quantities, and may include accessory display and sales of the custom-made goods, arts or crafts made on the premises.	
2.	•		7, as amended, is further amended by adding on 2.1 as follows:	
	2.1.32	Port Credit West Village Neighbourhood		
		Village Neigh	regulations shall apply to lands in the Port Credit West bourhood, as located within the hatched area identified .1.32 of this By-law:	
	2.1.32.1	The provisions of Lines 1.0 and 3.0 contained in Table 2.1.2.1.1 of this By-shall not apply;		

be permitted, excluding lands zoned RA3-37;

2.1.32.2

A maximum gross floor area of $417\,500~\text{m}^2$ and a maximum gross floor area - residential of $380\,600~\text{m}^2$ and a maximum of $2\,995$ dwelling units shall

- Pursuant to section 37(3) of the *Planning Act* R.S.O. 1990, c.P.13, as amended, the height and density of development provided by Exceptions C4-74, C4-75, RM4-76, RM9-1, RM10-2, RM10-3, RA3-36, RA4-50, RA4-51, H-RA5-51 and H-RA5-52 shall be permitted where the owners of the lands zoned C4-74, C4-75, RM4-76, RM9-1, RM10-2, RM10-3, RA3-36, RA4-50, RA4-51, H-RA5-51 and H-RA5-52 enter into an agreement with The Corporation of the City of Mississauga (the City) for the provision of certain facilities, services or matters in return for the increased height and density of the development. The agreement shall be registered on title to the lands zoned C4-74, C4-75, RM4-76, RM9-1, RM10-2, RM10-3, RA3-36, RA4-50, RA4-51, H-RA5-51 and H-RA5-52, and shall require the owner to:
 - (1) provide strata conveyance of Block 6 on the Draft Plan of Subdivision dated August 6, 2019 to the Region of Peel for the future construction of affordable housing;
 - (2) construct a minimum of 150 purpose-built market rental units;
 - (3) pay to the City the sum of \$250,000.00 to be used toward the future construction of a pedestrian and cycling bridge across the Credit River, payable upon execution of the Subdivision Agreement;
 - (4) pay to the City the sum of \$50,000.00 to be used toward traffic calming in the Port Credit Heritage Conservation District, payable upon execution of the Subdivision Agreement;
 - (5) enter into a Letter of Intent (LOI) between the YMCA and the owner within three years from the date of Plan of Subdivision registration, regarding development of a YMCA facility within the first two floors of Campus Building U4 on the Master Plan dated July 5, 2019. If the LOI is not entered into within this time period, the owner shall be required to pay to the City the sum of \$3,000,000.00 to be used toward a community benefit contribution.

- 2.1.32.4 For the purpose of providing required parking, Area 'A' shall be considered one **lot** and Area 'B' shall be considered one **lot**, identified on Schedule 2.1.32 of this By-law;
- 2.1.32.5 A maximum of 2 700 m² **GFA non-residential** for all **restaurants** shall be permitted in Area 'B' identified on Schedule 2.1.32 of this By-law;
- 2.1.32.6 **Motor vehicle** parking shall be provided in accordance with Part 3 of this By-law and Table 2.1.32.6:

Table 2.1.32.6

Column A		В		
Line 1.0	TYPE OF USE	MINIMUM NUMBER OF PARKING SPACES		
2.0	Retail Store, Personal Service Establishment, Repair Establishment, Financial Institution, Office, Real Estate Office, Art Gallery, Museum	3.0 spaces per 100 m ² GFA - non-residential		
3.0	Restaurant	7.1 spaces per 100 m ² GFA - non-residential for all lands within Area 'B' identified on Schedule 2.1.32 of this By-law		
4.0	Restaurant	9.0 spaces per 100 m ² GFA - non-residential for all lands outside of Area 'B' identified on Schedule 2.1.32 of this By-law		
5.0	Medical Office	4.85 spaces per 100 m ² GFA - non-residential		

2.1.32.7 For the purpose of Article 3.1.2.3 - Mixed Use Development Shared Parking of this By-law, the following formula in Table 2.1.32.5 shall apply:

Table 2.1.32.5

Column A		В	C	D	E
Line TYPE OF USE		PERCENTAGE OF PEAK PERIOD (WEEKDAY)			
		Morning	Noon	Afternoon	Evening
1.1	Office/Medical Office/Real Estate Office	100	90	95	10
1.2	Financial Institution	70	75	100	80
1.3	Retail Store/Personal Service Establishment, Art Gallery, Museum and Repair Establishment	50	50	70	75
1.4	Restaurant/Take-out Restaurant	25	65	25	100
1.5	Residential - Visitor	20	20	50	100
2.0	TYPE OF USE	PERCENTAGE OF PEAK PERIOD (WEEKEND)			
		Morning	Noon	Afternoon	Evening
2.1	Office/Medical Office/Real Estate Office	10	10	10	10
2.2	Financial Institution	90	90	90	20
2.3	Retail Store/Service Establishment, Art Gallery, Museum and Repair Establishment	50	75	100	10
2.4	Restaurant/Take-out Restaurant	20	90	50	100
2.5	Residential - Visitor	20	20	60	100

- 3. By-law Number 0225-2007, as amended, is further amended by adding Schedule 2.1.32, attached to this By-law.
- 4. By-law Number 0225-2007, as amended, is further amended by adding the following Exception Table:

4.10.2.76	Exception: RM4-76	Map # 08	By-law:		
In a RM4-76 zone the permitted uses and applicable regulations shall be as specified for a RM4 zone except that the following uses /regulations shall apply:					
Regulations					
4.10.2.76.1	Minimum landscaped	30% of the lot area			
4.10.2.76.2	road, private road or s	erline of the condominium treet for the length of the it to the highest ridge of a	14.0 m and 3 storeys		
4.10.2.76.3	Maximum height: measured from the centerline of the condominium road, private road or street for the length of the townhouse dwelling unit to the top of parapet of a flat roof		·		
4.10.2.76.4	Minimum setback from townhouse to any lot li road, sidewalk or visito				
4.10.2.76.5	Minimum number of vi	sitor parking spaces per	0.15		

5. By-law Number 0225-2007, as amended, is further amended by adding the following Exception Table:

4.14.2.1	Exception: RM9-1	Map # 08	By-law:			
	In a RM9-1 zone the permitted uses and applicable regulations shall be as specified for a RM9 zone except that the following uses /regulations shall apply:					
Regulations						
4.14.2.1.1	1.2.1.1 The regulations of Line 15.3 contained in Table 4.14.1 of this By-law shall not apply					
4.14.2.1.2	Minimum landscaped a	area	30% of lot are			
4.14.2.1.3	Minimum setback to a r	oad or condominium roa	d 4.0 n	n		
4.14.2.1.4	Minimum setback of a completely below finish	parking structure construned grade to any lot line	acted 1.0 n	n		
4.14.2.1.5	Minimum number of resident parking spaces per dwelling unit		1.0			
4.14.2.1.6	Minimum number of vis	sitor parking spaces per	0.15			
4.14.2.1.7	All site development pla Schedule RM9-1 of this	¥ •				

6. By-law Number 0225-2007, as amended, is further amended by adding the following Exception Table:

4.14.3.2	Exception: RM10-2	Map # 08	By-law:		
	In a RM10-2 zone the permitted uses and applicable regulations shall be as specified for a RM10 zone except that the following uses /regulations shall apply:				
Regulations	Regulations				
4.14.3.2.1	Minimum landscaped a	area	30% of the lot area		
4.14.3.2.2	Minimum setback to a l	ot line	4.0 m		
4.14.3.2.3	Minimum number of re dwelling unit	sident parking spaces per	1.0		
4.14.3.2.4	Minimum number of vi dwelling unit	sitor parking spaces per	0.15		

7. By-law Number 0225-2007, as amended, is further amended by adding the following Exception Table:

4.14.3.3	Exception: RM10-3	Map # 08	By-law:		
	•	and applicable regulations s uses/regulations shall apply	•		
Additional l	Permitted Uses				
4.14.3.3.1	 (1) Passive Recrea (2) Active Recreat (3) Stormwater M 				
Regulations					
4.14.3.3.2	Minimum landscaped	area	30% of the lot area		
4.14.3.3.3	Minimum setback to a	lot line or a road	4.0 m		
4.14.3.3.4	Minimum number of redwelling unit	1.0			
4.14.3.3.5	Minimum number of vidwelling unit	isitor parking spaces per	0.15		
4.14.3.3.6		ence 4.14.3.3.1 of this Exce OS1 zone regulations contains By-law	-		

4.15.4.36	Exception: RA3-36	Map # 08	By-law:			
In a RA3-36 zone the permitted uses and applicable regulations shall be as specified for a RA3 zone except that the following uses /regulations shall apply:						
Additional Pe	ermitted Uses					
4.15.4.36.1	 Hospice Uses permitted in a C4 zone as contained in Table 6.2.1 of this By-law Outdoor Market 					
	(4) Custom Works(5) Cogeneration F					
Regulations						
4.15.4.36.2	this Exception shall onl structure or part thereo	ses 4.15.4.36.1(1), 6.1(4) and 4.15.4.36.1(5) or y be located within a build of, used for an apartment , ng , retirement building or	ling,			
4.15.4.36.3	The regulations of Lines 15.2 and 15.3 contained in Table 4.15.1 of this By-law shall not apply					
4.15.4.36.4	Maximum floor space index - apartment zone on all lands zoned RA3-36					
4.15.4.36.5	Minimum landscaped	area	30% of the lot area			
4.15.4.36.6	-	parking structure construned grade to any lot line	cted 1.0 m			
4.15.4.36.7	Minimum number of re apartment dwelling uni	sident parking spaces per I t	1.0			
4.15.4.36.8	Minimum number of vi	sitor parking spaces per	0.15			
4.15.4.36.9	Minimum number of paretirement dwelling un		0.3			
4.15.4.36.10	Minimum number of pa care bed	arking spaces per long-term	m 0.3			
4.15.4.36.11	All site development pl Schedule RA3-36 of thi	¥ •				

4.15.4.37	Exception: RA3-37	Map # 08	By-law:					
	In a RA3-37 zone the permitted uses and applicable regulations shall be as specified for a RA3 zone except that the following uses /regulations shall apply:							
Regulations								
4.15.4.37.1	The regulations of Line Table 4.15.1 of this By-	s 15.2 and 15.3 contained is	in					
4.15.4.37.2	Maximum floor space i	index - apartment zone		4.2				
4.15.4.37.3	Minimum landscaped area			30% of the lot area				
4.15.4.37.4	Minimum setback of a parking structure constructed completely below finished grade to any lot line			1.0 m				
4.15.4.37.5	Minimum number of resident parking spaces per rental 0.6 apartment dwelling unit			0.6				
4.15.4.37.6	Minimum number of vi dwelling unit	sitor parking spaces per		0.15				
4.15.4.37.7	Minimum number of paretirement dwelling un			0.3				
4.15.4.37.8	Minimum number of pa care bed	arking spaces per long-ter	m	0.3				
4.15.4.37.9	All site development pla Schedule RA3-37 of thi	¥ •						

4.15.5.50	Exception: RA4-50	Map # 08	By-law:			
	In a RA4-50 zone the permitted uses and applicable regulations shall be as specified for a RA4 zone except that the following uses /regulations shall apply:					
Additional Pe	ermitted Uses					
4.15.5.50.1	Table 6.2.1 of the		n			
	(4) Outdoor Market(5) Custom Works(6) Cogeneration F	hop				
Regulations						
4.15.5.50.2	The regulations of Line Table 4.15.1 of this By-	s 15.2 and 15.3 contained law shall not apply	in			
4.15.5.50.3	For the purpose of this By-law, all lands zoned RA4-50 shall be considered one lot					
4.15.5.50.4	The use contained in Clause 4.15.5.50.1(1) of this Exception shall comply with the RM4-76 regulations contained in Exception Table 4.10.2.76 of this By-law					
4.15.5.50.5	Uses contained in Clauses 4.15.5.50.1(3) and 4.15.5.50.1(5) of this Exception shall only be permitted on the first storey					
4.15.5.50.6	Maximum floor space index - apartment zone 4.1					
4.15.5.50.7	Minimum landscaped	area	30% of the lot area			
4.15.5.50.8		road or condominium roa ing with a height less than				
4.15.5.50.9		road or condominium roa ing with a height greater t				
4.15.5.50.10	Minimum setback from a sight triangle 2.0 m					
4.15.5.50.11	Minimum setback of a completely below finish	parking structure construned grade to Street 'B'	cted 1.0 m			

Exception RA4-50 continued on next page

4.15.5.50	Exception: RA4-50	Map # 08	By-law:		
Exception RA	A4-50 continued from pro	evious page			
4.15.5.50.12	15.5.50.12 Minimum number of resident parking spaces per dwelling unit 1.0				
4.15.5.50.13	Minimum number of visitor parking spaces per dwelling unit 0.15				
4.15.5.50.14	Minimum number of parking spaces per 0.3 retirement dwelling unit				
4.15.5.50.15	Minimum number of par care bed	n 0.3			
4.15.5.50.16	All site development plan Schedule RA4-50 of this	¥ •			

4.15.5.51	Excep	otion: RA4-51	Map # 08	By-law:			
			nd applicable regulations s	hall be as specified for a			
RA4 zone exce	ept that	t the following use	es/regulations shall apply:				
Additional Pe	rmitte	d Uses					
4.15.5.51.1	(1)	Hospice					
	(2)	Staff/Student R	esidence				
	(3)	Uses permitted in	n a C4 zone as contained in	ı			
		Table 6.2.1 of the	is By-law				
	(4)	Outdoor Market					
	(5)	Outdoor patio ac	cessory to a restaurant or				
		take-out restau	rant				
	(6)	Art Gallery					
	(7)	Museum					
	(8)	Custom Worksh	пор				
	(9)	Medicinal Prod	uct Manufacturing				
		Facility - Restri	cted				
	(10) Cogeneration Facility						
Regulations							
4.15.5.51.2	The regulations of Lines 15.2 and 15.3 contained in						
	Table	4.15.1 of this By-	law shall not apply				

Exception RA4-51 continued on next page

4.15.5.51	Exception: RA4-51	Map # 08	By-law:				
Exception R	Exception RA4-51 continued from previous page						
4.15.5.51.3	For the purpose of this B shall be considered one l	sy-law, all lands zoned RA ot	A4-51				
4.15.5.51.4	Uses contained in Clause 4.15.5.51.1(6), 4.15.5.51 4.15.5.51.1(9) of this Ex above the second storey		tted				
4.15.5.51.5	Dwelling units are not p	ermitted below the third s	torey				
4.15.5.51.6	Maximum floor space in	ndex - apartment zone		3.7			
4.15.5.51.7		rea - apartment zone on used to access residential		20%			
4.15.5.51.8	Minimum landscaped a	rea		30% of the lot area			
4.15.5.51.9		oad, condominium road of f the building with a heig eys		4.0 m			
4.15.5.51.10		oad, condominium road of f the building with a heig		7.0 m			
4.15.5.51.11	Minimum setback of a p completely below finished	arking structure construed grade to any lot line	cted	1.0 m			
4.15.5.51.12	Minimum number of res dwelling unit	ident parking spaces per		1.0			
4.15.5.51.13	Minimum number of vis dwelling unit	itor parking spaces per		0.15			
4.15.5.51.14	Minimum number of par retirement dwelling un			0.3			
4.15.5.51.15	Minimum number of pa lcare bed	rking spaces per long-tern	m	0.3			
4.15.5.51.16	All site development pla Schedule RA4-51 of this						

4.15.6.51	Exception: RA5-51	Map # 08	By-law:		
In a RA5-51 zone the permitted uses and applicable regulations shall be as specified for a RA5 zone except that the following uses /regulations shall apply:					
Additional Po	rmitted Uses				
4.15.6.51.1	 Hospice Uses permitted in a C4 zone as contained in Table 6.2.1 of this By-law Outdoor Market Custom Workshop Cogeneration Facility 				
Regulations					
4.15.6.51.2	The regulations of Lines Table 4.15.1 of this By-la		n		
4.15.6.51.3	For the purpose of this By-law, all lands zoned RA5-51 shall be considered one lot				
4.15.6.51.4	Uses contained in Clauses 4.15.6.51.1(2) and 4.15.6.51.1(4) of this Exception shall not be permitted above the first storey				
4.15.6.51.5	Maximum floor space index - apartment zone 7.8				
4.15.6.51.6	Minimum landscaped area 30% of the lot area				
4.15.6.51.7	Minimum setback to a lo building with a height le				
4.15.6.51.8	Minimum setback to a lot line for the portion of the 5.0 m building with a height greater than six storeys				
4.15.6.51.9	Minimum setback from a sight triangle 2.0 m				
4.15.6.51.10	Minimum setback of a parking structure constructed 1.0 m completely below finished grade to any lot line				
4.15.6.51.11	Minimum number of resident parking spaces per 1.0 dwelling unit				
4.15.6.51.12	Minimum number of visi dwelling unit	tor parking spaces per	0.15		

Exception RA5-51 continued on next page

4.15.6.51	Exception: RA5-51	Map # 08	By-law:				
Exception RA5-51 continued from previous page							
4.15.6.51.13	Minimum number of par retirement dwelling un		0.3				
4.15.6.51.14	Minimum number of pa llong-term care bed	rking spaces for a	0.3				
4.15.6.51.15	All site development plans shall comply with Schedule RA5-51 of this Exception						
Holding Prov	vision						
	The holding symbol H is to be removed from the whole or any part of the lands zoned H-RA5-51 by further amendment to Map 08 of Schedule B contained in Part 13 of this By-law, as amended, and Schedule RA5-51 also be amended by deleting reference to a maximum of 83.0 m and 25 storeys replacing it with a maximum of 86.0 m and 26 storeys, upon satisfaction of the following requirement:						
	(1) written confirmation from the owner, including a copy of the transfer documents and a current parcel register, demonstrating that the lands have been transferred to the Peel District School Board for a public school on lands zoned RM10-2 and OS1.						

De la companya della companya della companya de la companya della							
4.15.6.52	Exception: RA5-52	Map # 08	By-law:				
	In a RA5-52 zone the permitted uses and applicable regulations shall be as specified for a RA5 zone except that the following uses /regulations shall apply:						
Additional Po	ermitted Uses						
4.15.6.52.1	 (1) Townhouse (2) Hospice (3) Uses permitted in a C4 zone as contained in Table 6.2.1 of this By-law 						
	 (4) Outdoor Market (5) Custom Works (6) Cogeneration F 	hop					
Regulations							
4.15.6.52.2	The regulations of Line Table 4.15.1 of this By	es 15.2 and 15.3 contained law shall not apply	ed in				
4.15.6.52.3	For the purpose of this By-law, all lands zoned RA5-52 shall be considered one lot						
4.15.6.52.4	Use contained in Clause 4.15.6.52.1(1) of this Exception shall comply with the RM4-76 regulations contained in Exception Table 4.10.2.76 of this By-law						
4.15.6.52.5	Uses contained in Clauses 4.15.6.52.1(3) and 4.15.6.52.1(5) of this Exception shall not be permitted above the first storey						
4.15.6.52.6	Maximum floor space	index - apartment zon	e	4.1			
4.15.6.52.7	Minimum landscaped	area		30% of the lot area			
4.15.6.52.8		road, condominium roa of the building with a h a storeys		4.0 m			
4.15.6.52.9		road, condominium roa of the building with a h s		7.0 m			
4.15.6.52.10	Minimum setback from	Minimum setback from a sight triangle 2.0 m					
4.15.6.52.11		parking structure cons hed grade to any lot line		1.0 m			

Exception Table RA5-52 continued on next page

4.15.6.52	Exception: RA5-52	Map # 08	By-law:				
Exception RA	Exception RA5-52 continued from previous page						
4.15.6.52.12	Notwithstanding Sentence 4.15.6.52.11 of this Exception, minimum setback of a parking structure constructed completely below finished grade abutting Street 'A'						
4.15.6.52.13	Minimum number of res dwelling unit	ident parking spaces per	1.0				
4.15.6.52.14	Minimum number of vis dwelling unit	itor parking spaces per	0.15				
4.15.6.52.15	Minimum number of pa retirement dwelling un		0.3				
4.15.6.52.16	Minimum number of pa care bed	rking spaces for a long-te	erm 0.3				
4.15.6.52.17	All site development plans shall comply with Schedule RA5-52 of this Exception						
Holding Prov	ision						
	whole or any part of the further amendment to M contained in Part 13 of the Schedule RA5-52 also b	his By-law, as amended, a e amended by deleting ref a and 22 storeys and replace om and 25 storeys, upon	and Gerence				
	copy of the transf parcel register, de been transferred t	ion from the owner, includer documents and a current emonstrating that the lands to the Peel District School of on lands zoned RM10-2	nt s have Board				

6.2.5.74	Exception: C4-74	Map # 08	By-law:				
	In a C4-74 zone the permitted uses and applicable regulations shall be as specified for a C4 zone except that the following uses /regulations shall apply:						
Additional P	ermitted Uses						
6.2.5.74.1	(1) Townhouse (2) Outdoor patic take-out rest (3) Custom Wor		nt or				
Regulations							
6.2.5.74.2	Dwelling units shall not be permitted on the first storey within 6.0 m of Lakeshore Road West						
6.2.5.74.3	_	The lot line abutting Lakeshore Road West shall be deemed to be the front lot line					
6.2.5.74.4	Maximum front and	Maximum front and exterior side yards 6.0 m					
6.2.5.74.5	Minimum setback to	Lakeshore Road West	4.0 m				
6.2.5.74.6	Maximum height: 15.0 m and 4 storeys						
6.2.5.74.7	Minimum depth of a exterior side yard	landscaped buffer in an	1.5 m				
6.2.5.74.8	Minimum number of resident parking spaces per dwelling unit 1.0						
6.2.5.74.9	Minimum number of dwelling unit	f visitor parking spaces p	per 0.15				

6.2.5.75	Exception: C4-75	Map # 08	By-law:			
	In a C4-75 zone the permitted uses and applicable regulations shall be as specified for a C4 zone except that the following uses /regulations shall apply:					
Additional P	ermitted Uses					
6.2.5.75.1	 Retirement Building Outdoor Market Outdoor patio accessory to a restaurant or take-out restaurant Custom Workshop Temporary Sales Centre Science and Technology Facility Cogeneration Facility 					
Regulations						
6.2.5.75.2	•	s 11.0, 12.1, 12.2, 12.3 and of this By-law shall not a				
6.2.5.75.3	For the purpose of this By-law, Lakeshore Road West will be deemed to be the front lot line					
6.2.5.75.4	Dwelling units are not permitted on the first storey					
6.2.5.75.5	Maximum setback to M	ississauga Road South	6.0 m			
6.2.5.75.6	Minimum setback from a one storey building or structure to Street 'B'					
6.2.5.75.7	Maximum setback from a one storey building or structure to Street 'B'					
6.2.5.75.8	Minimum rear yard ab	utting a Residential Zone	3.0 m			
6.2.5.75.9	Minimum setback, exclusive of a sight triangle, to Lakeshore Road West 4.0 m					
6.2.5.75.10	Maximum setback to Lakeshore Road West 6.0 m					
6.2.5.75.11	Minimum height of a building within 15.0 m of Lakeshore Road West					
6.2.5.75.12	the maximum length of	ice 6.2.5.75.11 of this Exce the streetwall of a buildin ting Lakeshore Road West	ng that			

Exception C4-75 continued on next page

6.2.5.75	Exception: C4-75	Map # 08	By-law:			
Exception C4-75 continued from previous page						
6.2.5.75.13	Minimum number of res dwelling unit	1.0				
6.2.5.75.14	Minimum number of visitor parking spaces per dwelling unit 0.15					
6.2.5.75.15	Minimum number of parking spaces per retirement dwelling unit		0.3			
6.2.5.75.16	"Temporary Sales Centre" means a one storey building or structure used for the sale, lease or rent of dwelling units . A temporary sales centre shall be permitted for a period of three years from the date of enactment of this By-law					
6.2.5.75.17	All site development pla Schedule C4-75 of this E					

9.2.3.13	Exception: OS2-13	Map # 08	By-law:			
In an OS2-13 zone the permitted uses and applicable regulations shall be as specified for an OS2 zone except that the following uses /regulations shall apply:						
Additional Permitted Use						
9.2.3.13.1	(1) Outdoor Market					

9.2.3.14	Exce	ption: OS2-14	Map # 08	By-law:			
In an OS2-14 zone the permitted uses and applicable regulations shall be as specified for an OS2 zone except that the following uses /regulations shall apply:							
Additional 1	Permitt	ed Uses					
9.2.3.14.1	(1) (2) (3)	Outdoor Market Take-out Resta Outdoor patio ac restaurant	•	e-out			

- 18. Map Number 08 of Schedule "B" to By-law Number 0225-2007, as amended, being a City of Mississauga Zoning By-law, is amended by changing thereon from "C5" and "D" to "RM4-76", "RM9-1", "RM10-2", "RM10-3", "RA3-36", "RA3-37", "RA4-50", "RA4-51", "H-RA5-51", "H-RA5-52", "C4-74", "C4-75", "OS1", "OS2-13" and "OS2-14", the zoning of Lots 9 and 10 and Part of Lot 11, Broken Front Range, Credit Indian Reserve, in the City of Mississauga, PROVIDED HOWEVER THAT the "RM4-76", "RM9-1", "RM10-2", "RM10-3", "RA3-36", "RA3-37", "RA4-50", "RA4-51", "H-RA5-51", "H-RA5-52", "C4-74", "C4-75", "OS1", "OS2-13" and "OS2-14" zoning shall only apply to the lands which are shown on the attached Schedule "A", which is deemed to be an integral part of this By-law, outlined in the heaviest broken line with the "RM4-76", "RM9-1", "RM10-2", "RM10-3", "RA3-36", "RA3-37", "RA4-50", "RA4-51", "H-RA5-51", "H-RA5-52", "C4-74", "C4-75", "OS1", "OS2-13" and "OS2-14" zoning indicated thereon.
- 19. This By-law shall not come into force until Mississauga Official Plan Amendment Number 97 is in full force and effect.

CITY OF MISSISSAUGA

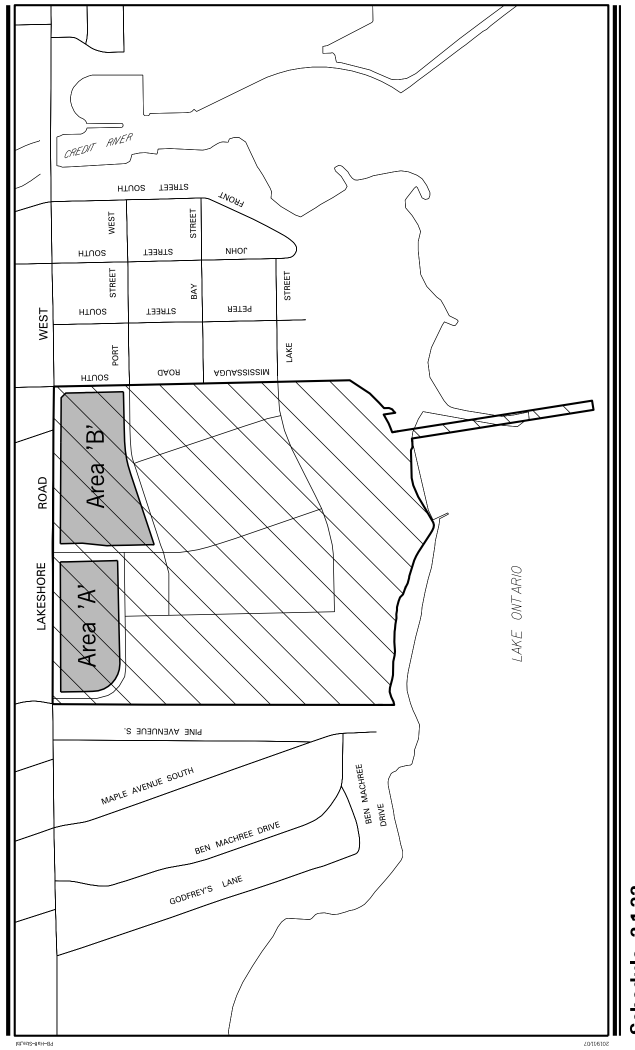
PL180196

PL180197

LPAT CASE NO.

LPAT FILE NO.

Port Credit West Village Neighbourhood

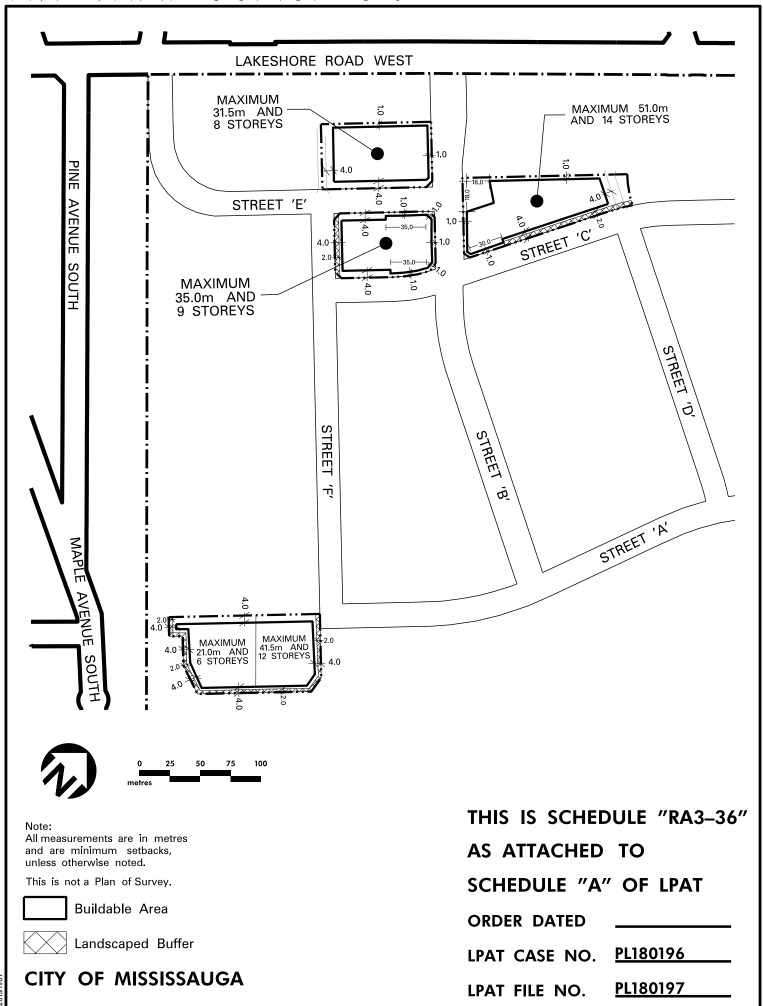


Schedule 2.1.32

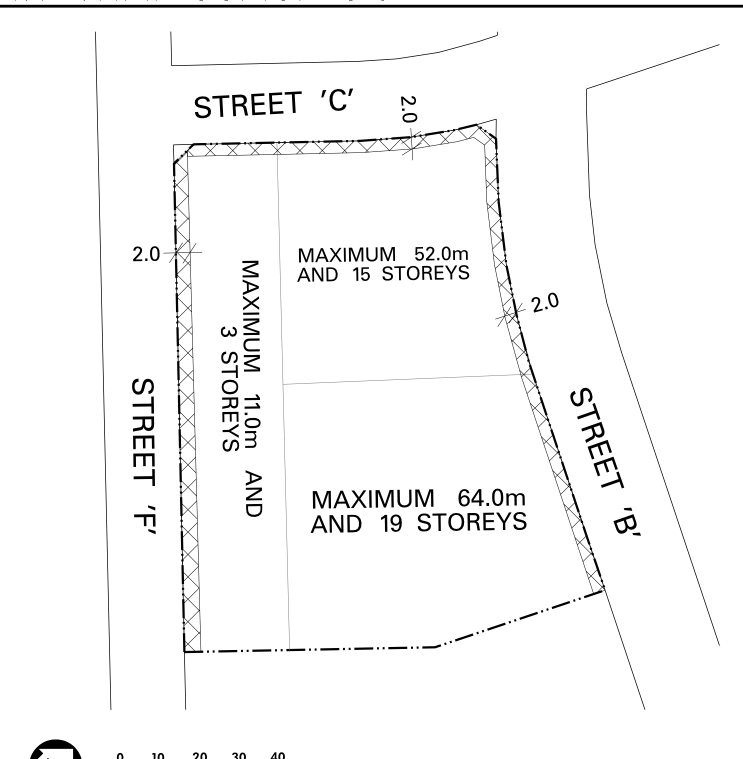
SUBJECT LANDS

FILE NO: PL180197

MISSISSAUGA



add/Projects/Archived Projects/2017/ReportMaps\175708 OZ 17_012 W1_RPT\Vector\17012_Exception Schedules_RA3-37.dgn





Note

All measurements are in metres and are minimum setbacks, unless otherwise noted.

This is not a Plan of Survey.



Landscaped Buffer

CITY OF MISSISSAUGA

THIS IS SCHEDULE "RA4-50" AS ATTACHED TO

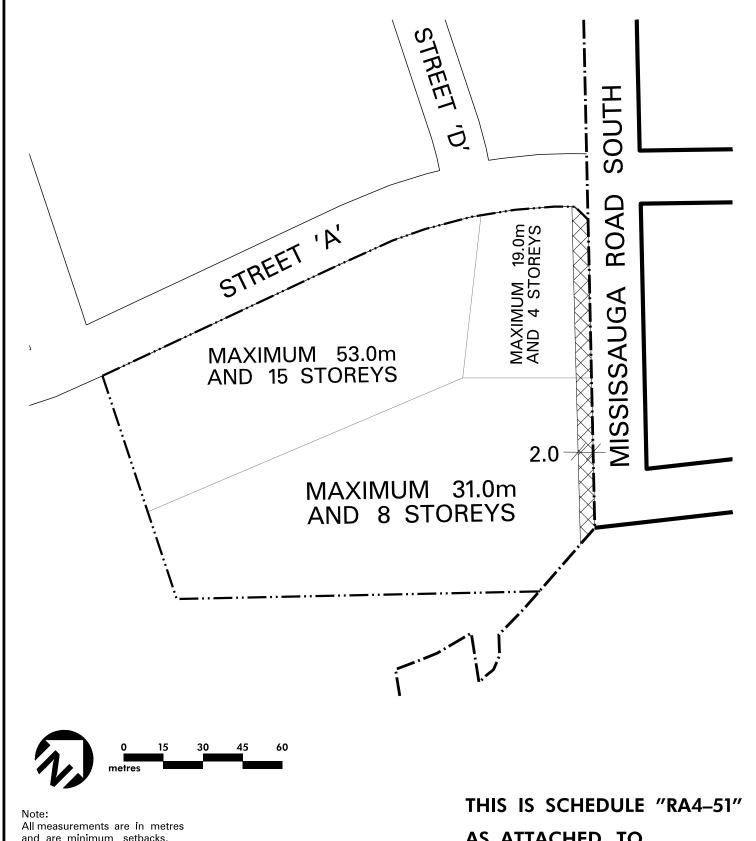
SCHEDULE "A" OF LPAT

ORDER DATED

LPAT CASE NO. PL180196

LPAT FILE NO.

PL180197



and are minimum setbacks, unless otherwise noted.

This is not a Plan of Survey.



Landscaped Buffer

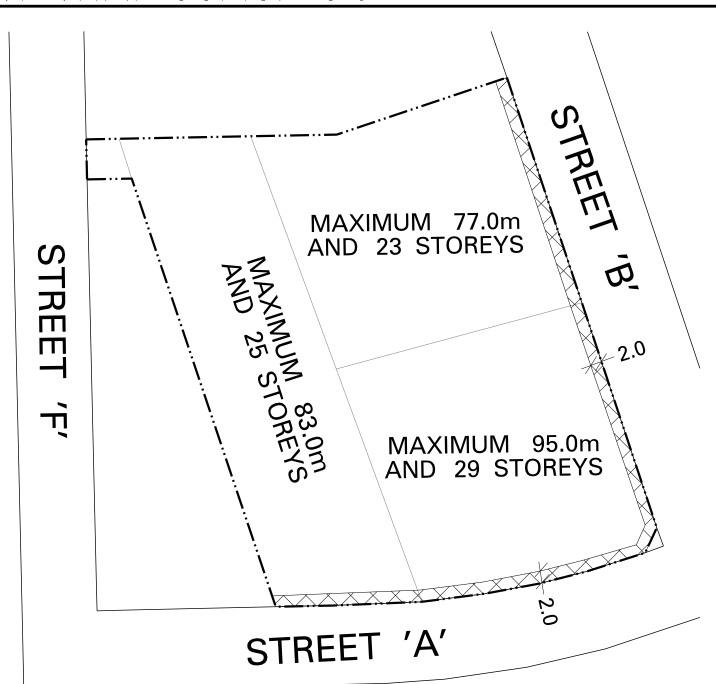
CITY OF MISSISSAUGA

AS ATTACHED TO SCHEDULE "A" OF LPAT

ORDER DATED

LPAT CASE NO. PL180196

LPAT FILE NO. PL180197





Note:

All measurements are in metres and are minimum setbacks, unless otherwise noted.

This is not a Plan of Survey.



Landscaped Buffer

CITY OF MISSISSAUGA

THIS IS SCHEDULE "RA5-51"

AS ATTACHED TO

SCHEDULE "A" OF LPAT

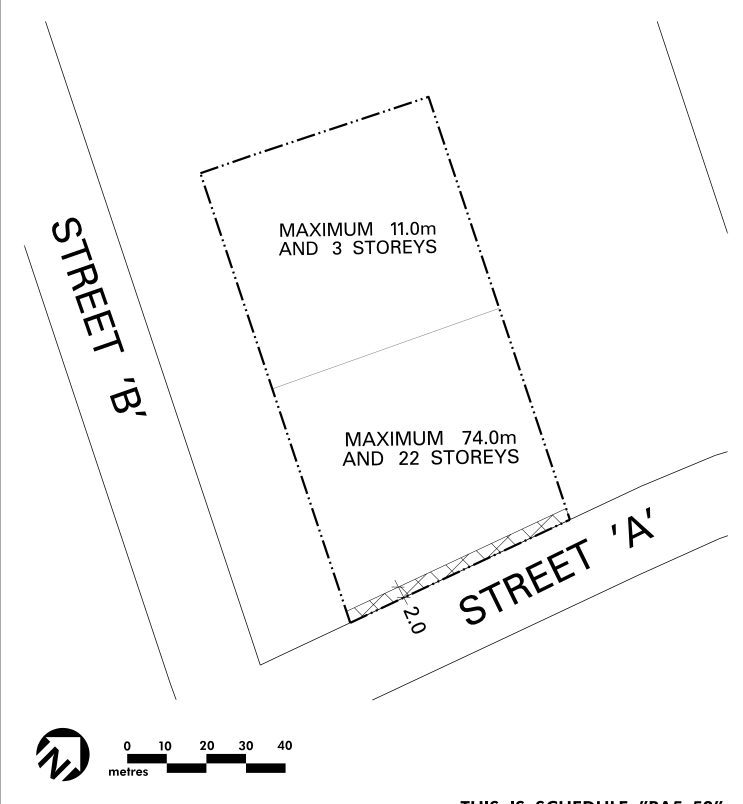
ORDER DATED

LPAT CASE NO.

PL180196

LPAT FILE NO.

PL180197



Note:

All measurements are in metres and are minimum setbacks, unless otherwise noted.

This is not a Plan of Survey.



Landscaped Buffer

CITY OF MISSISSAUGA

THIS IS SCHEDULE "RA5-52"

AS ATTACHED TO

SCHEDULE "A" OF LPAT

ORDER DATED

LPAT CASE NO. PL180196

LPAT FILE NO.

PL180197

APPENDIX "A" TO SCHEDULE "A" OF

LPAT ORDER DATED	 LPAT Case No. PL180196
	I PAT File No. PI 180197

Explanation of the Purpose and Effect of the By-law

The purpose of this By-law is to permit a new multi-phase waterfront community comprising of a mix of residential, commercial, institutional and open space uses with heights ranging from one to 29 storeys.

This By-law amends the zoning of the property outlined on the attached Schedule "A" from "D" (Development) and "C5" (Motor Vehicle Commercial) to "RM4-76" (Townhouses - Exception), "RM9-1" (Stacked Townhouses - Exception), "RM10-2" (Back to Back Townhouses on a Condominium Road - Exception), "RM10-3" (Back to Back Townhouses on a Condominium Road - Exception), "RA3-36" (Apartments - Exception), "RA3-37" (Apartments - Exception), "RA4-50" (Apartments - Exception), "RA4-51" (Apartments - Exception), "H-RA5-51" (Apartments - Exception - with a Holding Provision), "H-RA5-52" (Apartments - Exception - with a Holding Provision), "C4-74" (Mainstreet Commercial - Exception), "C4-75" (Mainstreet Commercial - Exception), "OS1" (Open Space - City Park), "OS2-13" (Open Space - City Park - Exception) and "OS2-14" (Open Space - City Park - Exception).

"D" permits a building or structure legally existing on the date of passing of this By-law and the existing legal use of such building or structure.

"C5" permits motor vehicle uses.

The proposed zones permit a range of uses including townhouses, back to back and stacked townhouses, mixed use residential/commercial buildings, apartments, commercial buildings, schools and parks with a range of heights, densities parking requirements and other development standards. A maximum of 2,995 residential units are permitted.

Location of Lands Affected

Southwest quadrant of Lakeshore Road West and Mississauga Road South, in the City of Mississauga, as shown on the attached Map designated as Schedule "A".

http://teamsites.mississauga.ca/sites/18/Bylaws/OZ 17 012 W1.bylaw LPAT.bp.jmcc.docx