January 14, 2020

Mrs. Nancy J. Bozzato, Secretary Treasurer
Committee of Adjustment
Town of Pelham
Fonthill, ON LOS 1E0

Re: Consent Application B10/2019P
717 Quaker Road, Pelham
Part of Lot 237
Roll No. 2732 030 019 09700

The subject parcel, shown as Part 2 on the attached sketch, is an interior parcel of land situated 61.14 m south of Quaker Road, lying west of Clare Avenue, legally described above, in the Town of Pelham.

Application is made for consent to partial discharge of mortgage and to convey 2182.97 m² of land (Part 2) to merge with the abutting property to the east (Part 4 & Part 5 – 701 Quaker Road), for residential use. Part 1 is to be retained for continued residential use of the single detached dwelling known as 717 Quaker Road. Also see file B9/2019P being considered concurrently.

Note: The boundary adjustment is intended to facilitate rear yard land consolidation for a future draft plan of subdivision or condominium in Fonthill.

Applicable Planning Policies

Planning Act (Consolidated July 2016)

Section 51 (24) states that when considering the division of land, regard shall be had to the health, safety, convenience, accessibility and welfare of the present and future inhabitants of the municipality and among other things to,

a) The development’s effect on provincial matters of interest;
b) Whether the proposed subdivision is premature or in the public interest;
c) Whether the plan conforms to the Official Plan and adjacent plans of subdivisions, if any
d) The suitability of the land for such purposes;
f) The dimensions and shapes of the proposed lots;
h) Conservation of natural resources and flood control;
i) The adequacy of utilities and municipal services;
j) The adequacy of school sites

Section 53 (1) states a land owner may apply for a consent and the council may, subject to this section, give a consent if satisfied that a plan of subdivision is not necessary for the proper and orderly development of the municipality.
The proposed boundary adjustment seeks to set the stage for a future residential subdivision (or condominium) development by consolidating the large, underutilized rear yard open space into a more productive urban development on lands designated for intensification.

** Provincial Policy Statement (2014) **

The subject parcel is located in a ‘Settlement Area’ according to the Provincial Policy Statement (PPS). The PPS provides policy direction on matters of provincial interest related to land use planning and development, and sets the policy foundation for regulating the development and use of land. The PPS provides for appropriate development while protecting resources of provincial interest, public health and safety, and the quality of the natural and built environment.

Policy 1.1.3.1 states that settlement areas shall be the focus of growth and their vitality and regeneration shall be promoted.

Policy 1.1.3.3 states municipalities shall identify appropriate locations and promote opportunities for intensifications where this can be accommodated taking into account existing building stock and the availability of suitable existing infrastructure and public service facilities.

Policy 1.1.3.4 states appropriate development standards should be promoted which facilitate intensification, redevelopment and compact form, while avoiding or mitigating risks to public health and safety.

The reassembly of land in this area will facilitate future redevelopment and intensification in a more compact form that minimizes the waste of under-utilized urban land.

** Growth Plan for the Greater Golden Horseshoe (GGH) (2017) **

This Plan informs decision-making regarding growth management and environmental protection in the GGH. The subject parcel is located within a ‘Settlement Area’ according to the Growth Plan. Guiding principles regarding how land is developed:

- Support the achievement of complete communities to meet people’s needs through an entire lifetime.
- Prioritize intensification and higher densities to make efficient use of land and infrastructure.
- Support a range and mix of housing options, including second units and affordable housing, to serve all sizes, incomes, and ages of households.
- Provide for different approaches to manage growth that recognize the diversity of communities in the GGH.
- Integrate climate change considerations into planning and managing growth.

Policy 2.2.1 Managing Growth – 2. Forecasted growth to the horizon of this Plan will be allocated based on the following:

a) the vast majority of growth will be directed to settlement areas that:
   i. have a delineated built boundary;
   ii. have existing municipal water / wastewater systems; and
   iii. can support the achievement of complete communities.

The proposed boundary adjustment will help consolidate large sections of underutilized urban land and simplify future development within a settlement area where existing services are available and allow the opportunity for a mix of housing options that contribute to a more complete community. Future contiguous development applications of Parts 2, 4 and 5 are still possible without the boundary adjustments being approved, however, working with several different land owners is considerably more difficult than working under one ownership model.
Regional Official Plan (Consolidated August 2014)

The Regional Official Plan designates the subject land as ‘Built-Up Area’ within the Urban Area Boundary.

Policy 4.G.6.2 indicates ‘Urban Areas’ will be the focus for accommodating the Region’s growth and development.

Policy 4.G.8.1 states Built-Up Areas will be the focus of residential intensification and redevelopment.

The proposed boundary adjustment conforms to the Regional Official Plan because the lands will be more appropriately suited to accommodate a future draft plan of subdivision or draft plan of condominium.

Pelham Official Plan (2014)

The local Official Plan designates the subject land as ‘Urban Living Area / Built Boundary’.

Policy B1.1.1 recognizes the existing urban area of Fonthill and the role the Town will need to accommodate various forms of residential intensifications, where appropriate.

Policy D5.2.1 states that for any consent application, the Committee of Adjustment shall be satisfied that (among other things) the proposed lot:
   a) Fronts on and will be directly accessed by a public road;  
      ✓ Unchanged.
   b) Will not cause a traffic hazard;  
      ✓ Unchanged.
   c) Is in keeping with the intent of relevant provisions and performance standards of the Zoning By-law;  
      ✓ Unchanged.
   d) Can be serviced with an appropriate water supply and means of sewage disposal;  
      ✓ Unchanged.
   e) Will not have a negative impact on the drainage patterns in the area;  
      ✓ No concern.
   f) Will not affect the developability of the remainder of the lands, if they are designated for development by this Plan;
      ✓ Conforms because the large rear yards will be maintained for an eventual draft plan of subdivision / site plan application while the existing dwellings maintain a smaller lot area with direct frontage on Quaker Road.
   g) Will not have a negative impact on the features and functions of any environmentally sensitive feature in the area;
      ✓ No issue.
   h) Conforms with Regional lot creation policy as articulated in the Regional Official Plan.
      ✓ No issue from Region in accordance with Memorandum of Understanding.
   i) Complies with the appropriate Provincial Minimum Distance Separation Formulae, where applicable.
      ✓ Not applicable.

It is noted that the application is for consent to partial discharge of mortgage and to convey vacant land (Part 2) to be added to the abutting lot to the east (Parts 4 & 5) for future residential use. A new lot will not be created as a result of this consent. Part 1 will be retained for continued single detached residential use.

Pelham Zoning By-law No. 1136 (1987), as amended

The subject land is currently zoned ‘Residential 1’ (R1) according to the Zoning By-law. The permitted uses include:
a) One single detached dwelling;  
b) Accessory uses;  
c) Home occupations.

The resulting parcel configuration will continue to comply with all applicable zoning regulations. Any future development on Part 2 beyond that which is permitted under Section 13 (one single detached dwelling) would require a Zoning By-law Amendment.

**Agency & Public Comments**

On November 28, 2019 a notice of public hearing was circulated by the Secretary Treasurer of the Committee of Adjustment to applicable agencies, Town departments, and to all assessed property owners within 60 metres of the property’s boundaries.

To date, the following comments have been received:

- Building Department (Dec 2, 2019)  
  o No comments.
- Public Works Department (Jan 2, 2019)  
  o No comments.
- Bell Canada (Dec 4, 2019)  
  o No objections.

Comments were received from one (1) neighbouring resident which is summarized as follows.

1. Does not support the boundary adjustment applications because lack of information regarding future development of Parts 2, 4 & 5.
   o How many units would be created for each of the parts?  
     ✓ Unknown.
   o Is there only one access point?  
     ✓ Unknown.
   o Is the roadway legal size? Will it be accessible for emergency vehicles?  
     ✓ There is no roadway proposed with this application.
   o Are there (building) setback regulations?  
     ✓ Yes.

**Planning Staff Comments**

The subject application deals with the severance of a rear yard to consolidate with a neighbouring lot for the purposes of a forthcoming draft plan of subdivision or condominium. The application for consent to partial discharge of mortgage and to convey 2182.97m² of land will help facilitate the orderly development of future urban growth within the southern extent of the Fonthill urban settlement area.

A pre-consult was held with the applicant(s) of the property and staff from the Town and Niagara Region Planning & Development Services on October 3, 2019 to discuss the subject application as well as future Planning Act applications warranted for a multiple unit residential development.

The subject lands are located on the south side of Quaker Road, lying west of Clare Avenue and are surrounded by:

- North – Single detached residential
- East – Vacant residential land
- South – Agricultural
West – Single detached residential

Planning staff visited the site and reviewed aerial photography to better understand the local context. The neighbourhood is currently undergoing some construction and future projects are also imminent. This area of Quaker Road is characterized by many large, deep lot single detached residences flanking the west side, some commercial uses near the Pelham Street and Clare Avenue intersections as well as agricultural land to the south.

Planning staff is of the opinion that the proposal applies current planning and development goals regarding future intensification of land to provide for appropriate infill development, making more efficient use of the existing urban lands, where suitable to do so. The severance will better position the lands for future subdivision (or condominium) development in a more efficient manner which will not negatively affect the developability of the balance of the lands. The proposed severance should not negatively impact the surrounding neighbourhood with regards to traffic, privacy and storm water runoff. The remnant lands will continue as a single detached residential use until such time as the land owner explores alternative development options.

It is noted that the anticipated development of Parts 2, 4 and 5 will be subject to future Planning Act approvals such as a Zoning By-law Amendment, and subdivision or condominium approval which will be subject to future public consultation at that time. This severance (boundary adjustment) application is the initial step to better assemble / consolidate land before proceeding with detailed planning and development engineering design. The next step will be the owner to propose a development plan that provides a future land use.

In Planning staff’s opinion, the application is consistent with the PPS and conforms to Provincial, Regional, and local plans.

Planning staff recommend that the consent known as file B10/2019P be granted subject to the following condition(s):

THAT the applicant

- Merge Part 2 with Parts 4 and 5 concurrently.
- Provide the Secretary-Treasurer with a registerable legal description of the subject parcel, together with a copy of the deposited reference plan, if applicable, for use in the issuance of the Certificate of Consent.
- Provide the final certification fee of $395, payable to the Treasurer, Town of Pelham, be submitted to the Secretary-Treasurer. All costs associated with fulfilling conditions of consent shall be borne by the applicant.

Prepared by,

Curtis Thompson, B.URPl
Planner

Approved by,

Barb Wiens, MCIP, RPP
Director of Community Planning & Development