# DECISION

# With respect to the New City of Peterborough Official Plan Subsection 17(34) of the *Planning Act*

I hereby approve the repeal of: the City of Peterborough Official Plan, adopted by By-law 1981-150, and subsequent amendments thereto; the Township of Smith Official Plan, adopted by By-law 1994-46 and all subsequent amendments thereto as it applied to the lands annexed to the City of Peterborough on January 1, 1998 and January 1, 2008; the Township of Otonabee Official Plan, adopted by By-law 12-85 and all subsequent amendments thereto as applied it to the lands annexed to the City of Peterborough on January 1, 1998; and the Township of Otonabee-South Monaghan Official Plan, adopted by By-law 2004-70 and all subsequent amendments thereto as it applied to the lands annexed to the City of Peterborough on January 1, 2008 and January 1, 2013, pursuant to City of Peterborough By-law 21-105. Furthermore, I hereby modify and approve, as modified, the new City of Peterborough Official Plan, as adopted by the City of Peterborough by By-law 21-105, subject to the following modifications, with additions in **bold underline** and deletions in **bold strikethrough**:

1. Policy 3.3.1 b) is modified so that it reads:

Peterborough will continue to develop as a complete community by managing growth in a logical and well-defined urban structure, as depicted on Schedule

- A: Urban Structure which, at the highest level, consists of:
- i. The Delineated Built-Up Area;
- ii. The Designated Greenfield Area; and
- iii. The Natural Areas; and,
- iv. The Rural Transitional Area.
- 2. Policy 3.3.2 h) is modified so that it reads:

The Rural Transitional Area will continue to contribute to the overall urban structure of the City, but its role in accommodating growth is limited. It is expected that the Rural Transitional Area will, at some point in the future, be identified as Designated Greenfield Area, in order to accommodate residential and/or employment growth beyond the 2051 horizon of this Plan.

3. Policy 3.3.4 a) is modified so that it reads:

The Designated Greenfield Areas represent those lands within the City that are outside the Delineated Built Boundary but excluding those lands within the Rural Transitional Area. The Designated Greenfield Area lands are intended to accommodate a portion of the City's anticipated residential and employment growth in conjunction with intensification within the Delineated Built-Up Area, to the year 2051. The Designated Greenfield Area includes the following components:

- i. Neighbourhoods;
- ii. Strategic Growth Areas; and,
- iii. Employment Districts; and
- iv. Rural Transitional Areas

## 4. Policy 3.3.4 b) ii is modified so that it reads:

The Rural Transitional Area is identified on Schedule A: Urban Structure. Rural Transitional Area lands, as they are located within the Settlement Area, are anticipated to accommodate urban land uses at some point in the future beyond the 2051 planning horizon of this Plan. Typical rural/agricultural land uses are expected to continue until lands within the Rural Transitional Area are determined to be needed to accommodate urban growth. Lands within the Rural Transitional Area are intended to represent excess lands, which are not expected to accommodate any significant portions of the City's projected growth to 2051. Development decisions within Rural Transitional Area must consider, and must not preclude, the future orderly expansion of the City's urban development. and,

## 5. Policy 3.3.5 a) is modified so that it reads:

The Rural Transitional Area is identified on Schedule A: Urban Structure. Rural Transitional Area lands, as they are located within the Settlement Area, are anticipated to accommodate urban land uses at some point in the future beyond the 2051 planning horizon of this Plan. Typical rural/agricultural land uses are expected to continue until lands within the Rural Transitional Area are determined to be needed to accommodate urban growth. Lands within the Rural Transitional Area are intended to represent excess lands, which are not expected to accommodate any significant portions of the City's projected growth to 2051. Development decisions within Rural Transitional Area must consider, and must not preclude, the future orderly expansion of the City's urban development.

## 6. Policy 3.3.6 b) is modified so that it reads:

The lands within the Coldsprings Special Study Area are anticipated to accommodate growth to 2051. Unless determined otherwise by a city-wide land needs assessment, it is intended that approximately 80 hectares of developable land area will be designated as Prestige Employment and approximately 60 hectares of developable land area will be designated for other community uses.

#### 7. Policy 3.3.6 c) is modified so that it reads:

The completion of a Secondary Plan for the Coldsprings Special Study Area is a priority of the City. The City will complete a Secondary Plan and an Official Plan Amendment to establish the appropriate urban structure, delineate land use boundaries, and provide urban design guidelines and development policies that will support of the establishment of employment land and compatible development.

#### 8. Policy 4.1.2 e) is modified so that it reads:

If natural heritage features are identified that appear to meet the criteria of a natural heritage system Level A, B or C feature, an Environmental Impact Study will be required in accordance with the policies of this Plan and approved by the City in consultation with the Conservation Authority and any other agency having jurisdiction, including the Conservation Authority in accordance with any Conservation Authorities Act regulatory requirements.

9. Policy 4.1.2 f) is modified so that it reads:

The development of major retail facilities, or major office <u>or sensitive land</u> uses will, in accordance with Provincial guidelines, avoid, or where avoidance is not possible, minimize and mitigate adverse impacts on industrial, manufacturing or other uses in <u>Employment Districts</u> that are particularly vulnerable to encroachment.

10. Policy 4.1.2 g) is created, to be read as follows:

g) Where avoidance is not possible in accordance with policy 4.1.2 f), the city shall protect the long-term viability of existing or planned industrial, manufacturing or other uses that are vulnerable to encroachment by ensuring that the planning and development of proposed adjacent sensitive land uses are only permitted if the following are demonstrated in accordance with provincial guidelines, standards and procedures:

- i) there is an identified need for the proposed use;
- <u>ii) alternative locations for the proposed use have been evaluated and there</u> are no reasonable alternative locations;
- iii) adverse effects to the proposed sensitive land use are minimized and mitigated; and
- iv) potential impacts to industrial, manufacturing or other uses are minimized and mitigated.
- 11. Policy 4.2.2.1 is created, to be read as follows:
  - 4.2.2.1 Special Provisions for 420 Old Towerhill Road

    Lands known municipally as 420 Old Towerhill Road may permit approximately
    2600 new housing units consisting of affordable mid-rise and high-rise
    apartments, rental apartments, townhomes, semi-detached and single-detached
    dwellings and special needs units subject to relevant planning approvals.
- 12. Policy 4.3.1 r) is deleted in its entirety
  - r. Within the Central Area additional building height may be considered by the City on a site by site basis through an Official Plan Amendment where it can be demonstrated that the proposed development is considered compatible development.
- 13. Policy 4.3.2 e) is modified so that it reads:

Within the Downtown Core Area Designation the minimum building height shall be 2 storeys and the maximum building height shall be up to 8 storeys, subject to the policies of this Plan.

14. Policy 4.4.2 g) is modified so that it reads:

Within the Major Mixed-Use Corridor Designation, the minimum building height shall be 2 storeys and the maximum building height shall be 8 storeys. If a single storey building existed on the site as of the date of approval of this plan, the minimum number of storeys does not apply.

15. Policy 4.6.2 b. (i) is modified so that it reads:

Natural Areas are designated on Schedule B: Land Use Plan and Schedule F: Natural

Heritage System and Environmental Constraints and are further articulated in Appendix I. In recognition of the wide spectrum of natural heritage features that comprise the Natural Heritage System, a graduated protective approach is applied that reflects the function and significance of the various system components. , as follows: For some natural heritage features (e.g. unevaluated wetlands), evaluation may be required and policies for the appropriate Level applied accordingly.

## The following policies apply to Level A, B and C features:

- (i) Level A features are afforded the highest level of protection and the intent is to protect the form and function of these areas in situ. Development and site alteration will not be permitted in Level A Provincially Significant Wetlands, Significant Woodlands, Significant Life Science Areas of Natural or Scientific Interest or Significant Wildlife Habitat in natural features. In accordance with Provincial and Federal requirements, development and site alteration may be permitted in Level A Fish Habitat or Level A Habitat of Endangered or Threatened Species. Development and site alteration may be permitted within or adjacent to Significant Wildlife Habitat, provided it has been demonstrated that there will be no negative impact on the features' form and function.
- 16. Policy 4.6.2 c. (vii) is modified so that it reads:

Significant Wildlife Habitat within natural features.

17. Policy 4.6.2 d. (i) is modified so that it reads:

Non-Provincially Significant Wetlands or Unevaluated Wetlands-greater than 0.5 hectares or 0.2 hectares to 0.5 hectares that meet one or more of the following:

- Located within a flood plain:
- Contiguous with a permanent or intermittent watercourse, a Significant Valleyland or Level A or Level B woodland;
- Identified as a fen or a bog; or,
- Identified as part of a Proximity Linkage or Regional Connection;
- 18. Policy 4.6.2 d. (vi) is modified so that it reads:
  - d (vi) Significant Wildlife Habitat within semi-natural features.
- 19. Policy 4.6.2 k. (i) is modified so that it reads:

For Level A features, notwithstanding the permitted uses identified above, an Environmental Impact Study shall consider the protection of features and functions associated with the Natural Heritage System as paramount. Development and site alteration will not be permitted in Level A Provincially Significant Wetlands, Significant Woodlands, or Significant Life Science Areas of Natural or Scientific Interest, or Significant Wildlife Habitat in natural features. In accordance with Provincial and Federal requirements, development and site alteration may be permitted in Level A Fish Habitat or Level A Habitat of Endangered or Threatened Species. Development and site alteration may be permitted within or adjacent to Significant Wildlife Habitat, provided it has been demonstrated that there will be no negative impacts on the features' form and function.

### 20. Policy 4.6.2 k. (ii) is modified so that it reads:

The establishment of any permitted use shall demonstrate, through the required Environmental Impact Study, conformity with the below criteria for the applicable Level:

For Level B features, additional uses may be considered where it can be demonstrated to the satisfaction of the City, in consultation with the Conservation Authority and any other-agency having jurisdiction:

- That there is no negative impact to the function of the features within the overall Natural Heritage System;
- That a net gain of Natural Heritage System function will be achieved through compensation; and,
- That conformity with Provincial and Federal policies/regulations is achieved

### 21. Policy 4.6.2 o. is modified so that it reads:

No development or site alteration may be permitted within the Natural Areas Designation and the associated vegetation protection zones, except with the approval of the City, in consultation with the Conservation Authority and any other agency having jurisdiction, including the Conservation Authority in accordance with any CA regulatory requirements. Where development and/or site alteration is proposed within the Natural Areas Designation, the City shall require that an Environmental Impact Study be prepared that demonstrates conformity with the requirements of the Natural Heritage System Level that may be affected.

# 22. Policy 4.6.2 q. is modified so that it reads:

Existing legal non-conforming uses within the Natural Areas Designation are permitted and may be replaced if destroyed by natural causes. An application, except where prohibited by Provincial policy, for the expansion or enlargement of such structures and uses may be considered by the City, subject to the submission of an Environmental Impact Study, in consultation with the Conservation Authority and any other agency having jurisdiction, including the Conservation Authority in accordance with any CA regulatory requirements. The application shall demonstrate conformity with the requirements of the Natural Heritage System Level that may be affected.

## 23. Policy 4.6.2 s. is modified so that it reads:

The removal or destruction of a natural heritage feature or any associated ecological function by unauthorized development or site alteration is prohibited. Such removal or destruction will not provide the rationale for the removal of these lands from the Natural Areas Designation. Restoration, to the satisfaction of the City with reference to the site alteration by-law in consultation with the Conservation Authority and any other agency having jurisdiction, including the Conservation Authority in accordance with any CA regulatory requirements, will be required where the removal or destruction of a natural heritage feature or any associated ecological function by unauthorized development or site alteration has occurred.

#### 24. Policy 4.6.2 u. is modified so that it reads:

Minor adjustments to the boundary of the Natural Areas Designation in accordance with

the Level classification may be facilitated through an Environmental Impact Study without the need to amend this Plan. Where a minor adjustment to the boundary of the Natural Areas Designation is approved by the City, in consultation with the Conservation Authority and any other agency having jurisdiction, the adjacent land use designation as identified on Schedule B: Land Use Plan shall apply, without the need to amend this Plan.

### 25. Policy 4.6.2 x. is modified so that it reads:

Where a negative impact is unavoidable within a Level B Natural Heritage System feature, then the City at its sole discretion, and in consultation with the Conservation Authority and any other agency having jurisdiction, including the Conservation Authority in accordance with any CA regulatory requirements, may accept a compensatory mitigation approach. Where compensatory mitigation is proposed, development and site alteration will only be considered if it can be demonstrated that a net gain of Natural Heritage System function will be achieved through compensation (e.g., replacement, restoration, and/or enhancement) as well as conformity with Provincial and Federal policies/regulations.

### 26. Policy 4.6.2 y. is modified so that it reads:

Where the proposed establishment of any permitted use within a Level C Natural Heritage System feature is anticipated to result in a negative impact, the City at its sole discretion, and in consultation with the Conservation Authority and any other agency having jurisdiction, including the Conservation Authority in accordance with any CA regulatory requirements, may accept an approach that replicates the functions to be removed elsewhere within the City, in conformity with Provincial and/or Federal requirements.

27. Row 5 in Table A: Natural Heritage Feature Minimum Vegetation Protection Zones (Page 115) is modified so that it reads:

Valleylands - 10 metres in conjunction with Conservation Authority requirements

## 28. Policy 4.7.1 a. is modified so that it reads:

This Plan recognizes that the Rural Transitional Area Designation, identified on Schedule A: Urban Structure and Schedule B: Land Use Plan, constitutes an important component of the City's urban structure and contributes to the local economy. The Rural Transitional Area Designation is intended to represent excess lands which, due to their location, physical features or current level and type of development, are not considered as areas for urban forms of development during the planning horizon of this Plan.

## 29. Section 4.7.1 b. is modified so that it reads:

It is the intent of this Plan that the Rural Transitional Area Designation will eventually accommodate urban development on full municipal services in the future and it is therefore the intention of the policies of this Plan to avoid development which might preclude or interfere with the proper and orderly urban development of these areas through appropriate study and amendments to this Plan. While it is expected that existing lawful uses may continue, no-future residential, employment and/or community development will be permitted within these areas when until-the lands can be are

redesignated through a Municipal Comprehensive Review unless specified otherwise within the policies of this Plan appropriate study and amendments to this Plan.

# 30. Policy 4.7.1 c.is modified so that it reads:

The objectives of this Plan with respect to the Rural Transitional Area Designation are to:

- i. Protect the potential for future urban development on full municipal services within the Rural Transitional Area Designation, beyond the time horizon of this Plan:
- ii. Sustain the City's Rural Transitional Area Designation lands as <del>longer term</del> future growth areas while maintaining a secure, financially viable rural resource area;
- iii. and, Permit development that promotes the ongoing contribution of the Rural Transitional Area Designation to the economy of the City.
- 31. Policy 4.7.2 is created, to be read as follows:

## 4.7.2 - Special Provisions for 1694 Driscoll Road

Despite policy 3.3.4 b) i) lands known municipally as 1694 Driscoll Road may permit approximately 700 new housing units including affordable townhomes and semi-detached dwelling units subject to relevant planning approvals.

- 32. Policy 5.1.1 d. is deleted in its entirety
  - d. Cultural heritage resources include but are not restricted to:
  - i. Archaeological sites and marine archaeological sites, including cemeteries and burial grounds;
  - ii. Properties with design value or physical value:
  - iii. Properties with historical value or associative value;
  - -iv. Properties with contextual value;
  - v. Heritage conservation districts cultural heritage landscapes and other areas of cultural heritage value or interest and/or scenic interest; and,
  - vi. Historic waterways.
- 33. Policy 5.1.2 b. is modified so that it reads:

In consultation with the Peterborough Architectural Conservation Advisory Committee, property owners and residents, and pursuant to Part V of the Ontario Heritage Act and any associated regulations, the City may, by By-Law, designate any area within the City as a Heritage Conservation District. Properties located within a Heritage Conservation District may also be designated under Part IV of the Ontario Heritage Act.

34. Policy 5.1.3 b. is modified so that it reads:

The City may also list non-designated properties on the Heritage Register, which Council believes to be of cultural heritage value or interest to the community, in accordance with the provisions of the Ontario Heritage Act and associated regulations., and criteria as established by the City.

35. Policy 5.2.4 b. is modified so that it reads:

The City's annual affordable housing target is requires that at least 20 per cent. of all

new residential units across the City be affordable housing, on an annual basis. The target is to be measured city-wide.

36. Policy 5.2.4 c. is modified so that it reads:

The City will may encourage options for accessibility within all new residential developments.

37. Policy 5.2.4 d. is modified so that it reads:

Affordable and accessible housing shall-may be supplied in a variety of housing types, provided for a range of household sizes and encouraged in all neighbourhoods within the City.

38. Policy 5.2.4 e.i. is modified so that it reads:

Promote infill development, which includes higher density housing forms where housing is more affordable due to reduced per unit land costs and more accessible due to the more stringent requirements of Ontario's Building Code for these types of buildings. Increased residential densities shall be supported are encouraged in appropriate locations, in accordance with the policies of this Plan;

39. Policy 5.3.8 a. is modified so that it reads:

In cases where parks or portions of parkland include or are designed to include stormwater management facilities, such facilities would be subject to the approval of the City and the Conservation Authority, in accordance with its regulatory roles. Where a stormwater facility precludes the use of a portion of the land for parkland purposes, the stormwater management facility shall not be accepted as a part of parkland dedication.

40. Policy 5.6 b. iii is modified so that it reads:

Supporting the continued use of excess lands the Rural Transitional Area for agriculture, until they are needed for urban development in accordance with this Plan, recognizing that Peterborough's excess Rural Transitional Area lands are not prime agricultural lands;

41. Policy 6.1.4 c. is modified so that it reads:

The City will lead the implementation of watershed planning initiatives, in partnership with the Conservation Authority, <u>in accordance with its regulatory roles</u>, neighbouring municipalities, Indigenous Communities and other agencies, that:

- i. Protect and enhance watercourse system functions, linkages and sensitivities;
- ii. Meet water quality and quantity objectives for the watershed;
- iii. Address the long-term cumulative impact of development on the watershed as necessary;
- iv. Protect and enhance existing geology, hydrology, hydrogeology, geomorphology, limnology, aquatic and terrestrial habitats and the quality, quantity and function of groundwater recharge areas;
- v. Provide guidelines for sustainable development, design and construction; and,
- vi. Where practical, facilitate modifications to existing neighbourhoods to ensure better hydrologic and water quality function.

### 42. Policy 6.1.4 c. is modified so that it reads:

Schedule H: Source Water Protection identifies the Vulnerable Area, or more specifically the Intake Protection Zones, Wellhead Protection Areas, Significant Groundwater Recharge Areas and Highly Vulnerable Aquifers for the Peterborough Municipal Drinking Water System as defined under the Clean Water Act, 2006 and in accordance with the approved Trent Source Protection Plan and Assessment Report. Specific land use activities are identified which are or would be a significant drinking water threat if undertaken in the Vulnerable Area. To protect the intake municipal drinking water sources, significant drinking water threat activities are subject to policies set out in the Trent Source Protection Plan which was developed under the Clean Water Act, 2006.

The city also contains a portion of Intake Protection Zone-3 (IPZ 3) for the Hastings Municipal Drinking Water System. A map showing the extent of the IPZ-3 can be found within the Trent Source Protection Plan.

### 43. Policy 6.1.5 c. is modified so that it reads:

Stormwater management facilities, including stormwater management ponds, shall be permitted on lands in any land use designation, with the exception of the Natural Areas Designation, the vegetation protection zone for a natural heritage feature, <u>areas or features regulated under the Conservation Authorities Act</u>, unless authorized by the Conservation Authority unless authorized by the Conservation Authority.

Notwithstanding the above, limited engineering components, such as stormwater management pond outlets, may be considered in the Natural Areas Designation, the vegetation protection zone for a natural heritage feature, or a natural hazard, subject to the results of an Environmental Impact Study and subject to the approval of the City and Conservation Authority, <u>as applicable</u>.

## 44. Policy 6.1.5 f. is modified so that it reads:

The City encourages development proponents to propose innovative stormwater management works, including but not limited to, underground stormwater storage and source control techniques, to control stormwater quality and quantity, erosion, sedimentation and temperature, subject to approval by the City and the Conservation Authority in accordance with its regulatory roles.

#### 45. Policy 7.3.2 a is modified so that it reads:

The City has undertaken a Land Needs Assessment in accordance with Provincially-prescribed methodology to quantify the amount of community area and employment area required to meet community's projected needs to 2051. The City shall review its Land Needs Assessment as part of a Municipal Comprehensive Review of this Plan no less frequently than 10 years after the Plan comes into effect, and every five years thereafter. The City will also review its Land Needs Assessment in response to amendments to Schedule 3 of A Place to Grow: Growth Plan for the Greater Golden Horseshoe. Land Needs Assessment updates shall be submitted to the Province for review and shall be used to review the extent of excess lands identified as Rural Transitional Area on Schedule A: Urban Structure and Schedule B: Land Use Plan of this Plan.

## 46. Policy 7.7 a is modified so that it reads:

Site Plan Approval is a tool used to achieve high-quality site and exterior building design. It is used to achieve appropriate siting and massing of development and to ensure safety, accessibility, attractiveness and compatibility of a development within the site context and overall urban landscape. It is also used by the City to secure land for road widenings and to implement streetscape improvements in public boulevards adjoining development sites. Site Plan Approval is one of the key tools for implementing the City's policies on urban design in accordance with this Plan, and any current or future Urban Design Guidelines.

# 47. Policy 7.7 d i. is modified so that it reads:

Site Plan Approval will be used in accordance with Section 41 of Planning Act as a means of achieving well-designed, functional, accessible, safe and sustainable built form and public space. Proposed development or redevelopment within the Site Plan Approval Area may not be permitted until such time as the City has approved drawings showing plan, elevation and cross-section views for all buildings to be erected (including all buildings to be used for residential purposes regardless of the number of units) and for other site development works sufficient to display the following:

- i. Exterior building design considerations include including, without limitation:
- Appearance:
- Character, including building materials and colour;
- Design features:
- Scale:
- Signage, where applicable; and,
- Sustainable design;

## 48. Policy 7.7 e. is modified so that it reads:

The exterior-design of all buildings proposed through the Site Plan Approval process shall be consistent with any applicable urban design policies contained in this Plan, and any other design policies and reports approved by the City.

## 49. Policy 7.8.1 c. is modified so that it reads:

The City, when considering applications for plans of subdivision, will have regard for the provisions of the Planning Act and related Provincial policies and plans, along with **applicable** the Conservation Authority policies and procedures. In addition, the City will approve only those plans of subdivision that meet the following criteria:

- i. The plan conforms to the policies of this Plan;
- ii. The plan will not impose an unacceptable financial burden on the City;
- iii. The plan of subdivision can be supplied with adequate services and public service facilities;
- iv. The plan will not adversely impact upon the transportation system and will support public transit, cycling and walkability;
- v. The plan will not adversely impact the Natural Heritage System;
- vi. The plan will be integrated with surrounding lands, subdivisions and streets; and, vii. The plan meets the urban design policies contained in this Plan and any current or
- future Urban Design Guidelines.

#### 50. Policy 7.8.2 b. is modified so that it reads:

The City, when considering applications for plans of condominium, will have regard for the provisions of the Planning Act and related Provincial policies and plans, along with **applicable** the Conservation Authority policies and procedures. In addition, the City will approve only those plans of condominium that meet the following criteria:

- i. The plan conforms to the policies of this Plan;
- ii. The plan will not impose an unacceptable financial burden on the City;
- iii. The plan of condominium can be supplied with adequate services and public service facilities:
- iv. The plan will not adversely impact upon the transportation system and will support public transit, cycling and walking;
- v. The plan will not adversely impact the natural environment;
- vi. The plan will be integrated with surrounding lands, subdivisions and streets; and
- vii. The plan meets the urban design criteria contained in this Plan and any current or future Urban Design Guidelines.

# 51. Policy 7.21.2 g. is modified so that it reads:

Preliminary Natural Heritage Feature Screenings are to be undertaken by the proponent and prepared by a qualified professional in accordance with City<del>Conservation Authority and Conservation Authority regulatory</del> requirements at the time of pre-consultation. The City may peer review all or part of a Preliminary Natural Heritage Feature Screening prepared by the proponent in support of a development application, at the sole expense of the proponent.

# 52. Policy 7.21.2 j. is modified so that it reads:

Environmental Impact Studies are to be undertaken by the proponent in accordance with City/Conservation Authority and Conservation Authority regulatory requirements and approved by the City in consultation with the Conservation Authority and any other agency having jurisdiction. As a condition of approval, the City may peer review all or part of an Environmental Impact Study prepared by the proponent in support of a development application, at the sole expense of the proponent.

## 53. Policy 7.21.2 k. is modified so that it reads:

The need for, scope and acceptability of an Environmental Impact Study will be determined in collaboration with the Province, Federal government and the Conservation Authority, as per applicable regulatory requirements, and any other agency having jurisdiction. If the natural heritage feature extends beyond the boundaries of the City, the adjacent municipality will be offered the opportunity to participate in this determination.

# 54. Policy 7.21.2 n. is modified so that it reads:

The City, in consultation with the Conservation Authority, as per applicable regulatory requirements, Indigenous Communities, appropriate stakeholders and any other agency having jurisdiction, will establish Environmental Impact Study Guidelines or a Terms of Reference, to fulfill the policy requirements of this Plan and assist owners/applicants in identifying the scope of any required Environmental Impact Study.

#### 55. Policy 7.21.2. o. is modified so that it reads:

The City in consultation with the Conservation Authority, per any applicable regulatory requirements, or any other agency having jurisdiction, may waive the requirement to conduct an Environmental Impact Study, or appropriately scope the study requirements where an application for development and/or site alteration is:

- i. Of a minor nature or small scale and impacts to the Natural Heritage System are anticipated to be negligible;
- ii. Located in an area where recent previous studies have been approved by the City and provide sufficient detailed information; or,
- iii. Located in a disturbed area.
- 56. Policy 7.22 is created so that it reads:

# 7.22 Existing Applications

a. Applications deemed complete prior to the approval of this Plan by the Ministry of Municipal Affairs and Housing may continue towards final approval under the policy framework in place at the time the Notice of Complete Application was issued. This would include any subsequent implementing approvals.

57. Section 8.2 is modified to delete the definition of excess lands in its entirety:

Excess Lands Vacant, unbuilt but developable lands within settlement areas but outside of delineated built-up areas that have been designated in an official plan for development but are in excess of what is needed to accommodate forecasted growth to the horizon of this Plan.

58. Policy 9.1 pp. is modified so that it reads:

To foster high quality urban design and a distinct built character in accordance with Section 3.3.4, the City may implement or may require development proponents to submit, receive approval, and implement an Urban Design program to address some or all of the following:

- i. Site plan design, including sustainable design;
- ii. Built form (including building articulation), and massing and architectural quality;
- iii. Exterior design such as building facades, fenestration, colour, material, rhythm and proportion of architectural elements;
- 59. Policy 9.1 qq. is modified so that it reads:

Where development within the Secondary Plan area is subject to site plan control in accordance with Section 7.7 of this Plan, Council shall require the submission of drawings mentioned in paragraph 2 of Subsection 41(4) of the Planning Act, as amended, including drawings that are sufficient to display matters relating to, without limitation, the character, scale, appearance and design features of buildings, and their sustainable design insofar as they relate to exterior design.

60. Policy 9.2 n. is modified so that it reads:

Where development within the Secondary Plan area is subject to site plan control in accordance with Section 7.7 of this Plan, Council may require the submission of drawings noted in paragraph 2 of Subsection 41(4) of the Planning Act, as amended, including drawings that are sufficient to display matters relating to, without limitation, the character, scale, appearance and design features of buildings, and their sustainable design insofar as they relate to exterior design.

61. Schedule A – Urban Structure is deleted in its entirety and replaced with a new Schedule A – Urban Structure, attached hereto in Appendix 1.

Dated at Toronto this \_\_\_\_\_ day of \_\_\_\_\_\_\_, 2023

Hannah Evans, Assistant Deputy Minister Municipal Services Division Ministry of Municipal Affairs and Housing

