

Development Services Public Meeting Agenda

Meeting No. 5 | May 20, 2025 | 7:00 PM | Live streamed

Members of the public have the option to attend either remotely via Zoom or in-person

in the Council Chamber at the Civic Centre

Members of the public can participate by:

1. VIEWING THE ONLINE LIVESTREAM:

Council meetings are video and audio streamed at: <u>https://pub-markham.escribemeetings.com/</u>

2. EMAILING A WRITTEN SUBMISSION:

Members of the public may submit written deputations by email to clerkspublic@markham.ca.

Written submissions must be received by 4:00 p.m. the day prior to the meeting.

If the deadline for written submission has passed, you may:

Email your written submission directly to Members of Council; or

Make a deputation at the meeting by completing and submitting an online **Request to Speak Form**

If the deadline for written submission has passed **and** Council has finished debate on the item at the meeting, you may email your written submission directly to <u>Members of Council</u>.

3. REQUEST TO SPEAK / DEPUTATION:

Members of the public who wish to make a deputation, please register prior to the start of the meeting by: Completing an online <u>Request to Speak Form</u>, or,

E-mail clerkspublic@markham.ca providing full name, contact information and item they wish to speak on. If you do not have access to email, contact the Clerk's office at **905-479-7760** on the day of the meeting. *If Council or Committee has finished debate at the meeting on the item, you may email your written submission directly to <u>Members of Council</u>.

The list of <u>Members of Council is available online at this link.</u> Alternate formats for this document are available upon request.

Closed captioning during the video stream may be turned on by clicking the **[cc]** icon located at the lower right corner of the video screen.

Note: As per Section 7.1(h) of the Council Procedural By-Law, Council will take a ten minute recess after two hours have passed since the last break.





Development Services Public Meeting Agenda

Meeting Number: 9 May 20, 2025, 7:00 PM - 9:00 PM Live streamed

All Members of Council Development Services Chair: Regional Councillor Joe Li

Pages

3

- 1. CALL TO ORDER
- 2. DISCLOSURE OF PECUNIARY INTEREST
- 3. **DEPUTATIONS**
- 4. **REPORTS**
 - 4.1 PUBLIC MEETING INFORMATION REPORT, JAHANGIR CHOUDHRY, AT 17 OAKCREST AVENUE (WARD 3), APPLICATION FOR ZONING BY-LAW AMENDMENT

TO FACILITATE A FUTURE SEVERANCE FOR THE CREATION OF TWO NEW LOTS WITH SITE-SPECIFIC PROVISIONS AT 17 OAKCREST AVENUE (WARD 3), FILE NO. PLAN 24 193958 (10.5)

E. Martelluzzi, ext. 2193

4.2 PUBLIC MEETING INFORMATION REPORT, SOHAIL KHAN, ENGENIUS DEVELOPMENT INC. AT 10 RIVER BEND ROAD (WARD 3), APPLICATION FOR OFFICIAL PLAN AND ZONING BY-LAW AMENDMENT

TO ACCOMMODATE A FUTURE SEVERANCE FOR THE CREATION OF FOUR NEW LOTS WITH SITE-SPECIFIC PROVISIONS AT 10 RIVER BEND ROAD (WARD 3), FILE NO. PLAN 24 189460 (10.3, 10.5)

B. Chiu, ext. 2062

4.3 PUBLIC MEETING INFORMATION REPORT, TRANSMARK DEVELOPMENTS LTD. AT 4261 HIGHWAY 7 EAST (WARD 3), APPLICATION FOR OFFICIAL PLAN AND ZONING BY-LAW 25

12

AMENDMENT

TO PERMIT A MIXED-USE, HIGH-RISE DEVELOPMENT CONSISTING OF A 30- AND 35-STOREY TOWER WITH 864 RESIDENTIAL UNITS AND 2,335 M2 (25,131 FT2) OR RETAIL SPACE AT 4261 HIGHWAY 7 EAST (WARD 3), FILE NO. PLAN 24 25 110915 (10.3, 10.5)

M. Leung, ext. 2392

5. ADJOURNMENT



Date:	Tuesday, May 20, 2025			
Application Type:	Zoning By-law Amendment (the "Application")			
Owner:	Jahangir Choudhry (the "Owner")	Jahangir Choudhry (the "Owner")		
Agent:	Mohammad Choudhry	Mohammad Choudhry		
Proposal:	To facilitate a future severance for the creation of two new lots with site-specific provisions (the "Proposed Development")			
Location:	17 Oakcrest Avenue (the "Subject Lands")			
File Number:	PLAN 24 193958	Ward:	3	
Prepared By:	Elizabeth Martelluzzi, Senior Planner, Central Planning District			
Reviewed By:	Barton Leung Acting Manager, Central District	Stephen Lue, MCIP, RPP Senior Manager, Development		

PURPOSE

This preliminary information pertains to the Application submitted by the Owner and contains general information on the applicable Official Plan policies and the identified issues and should not be taken as Staff's opinion or recommendation.

PROCESS TO DATE

Staff received the Application on March 4, 2025, and deemed the Application complete on March 24, 2025. The 90-day period set out in the <u>Planning Act</u> before the Owner can appeal to the Ontario Land Tribunal for a non-decision ends on June 22, 2025.

NEXT STEPS

- Statutory Public Meeting is scheduled for May 20, 2025
- Recommendation Report for consideration by the Development Services Committee ("DSC"), if required
- In the event of approval, enactment of the site-specific Zoning By-law Amendment
- Submission of a future Consent to Sever application to the Committee of Adjustment

BACKGROUND

Subject Lands and Area Context

Figure 1 shows the rectangular 0.20 ha (0.49 ac) Subject Lands located south of Highway 7, on the east side of Oakcrest Avenue and within the Oakcrest/Sabiston community, which is undergoing a transition with several properties having received rezoning approvals to facilitate severances. The Subject Lands have a frontage of 38.67 m (126.87 ft) on Oakcrest Avenue. Figure 2 shows a single detached dwelling occupying the Subject Lands. Figure 3 shows the surrounding land uses.

The Owner proposes to demolish the existing dwelling, obtain severance approval to create two lots, and construct a two-storey detached dwelling on each lot, as summarized in Table 1

Table 1: the Proposed Development (see Figures 4 and 5)			
Part 1 Part 2			
Lot Area	1,013.8 m ² (10,912.45 ft ²)	1,013.8 m ² (10,912.45 ft ²)	
Lot Frontage	19.30 m (63.32 ft)	19.30 m (63.32 ft)	
Proposed Dwelling Gross Floor Area	594.76 m ² (6,401.94 ft ²)	594.76 m ² (6,402 ft ²)	

The following table summarizes the Official Plan Information

Table 2: Official Plan Information		
Current Designation:	"Residential Low Rise" Area and Site Specific Policy 9.19.2 applies to the Subject Lands, which states that Council may consider a zoning by-law amendment to permit a consent (severance) to create one additional lot generally equal to one half of the area and frontage of the lots from the original plans of subdivision.	
Permitted uses:	<u>"Residential Low Rise"</u> : detached dwellings, semi-detached dwellings, townhouses excluding back-to-back townhouses, small multiplex buildings containing 3 to 6 units, all with direct frontage on a public street.	

A Zoning By-law Amendment application is required to permit the Proposed Development The Proposed Development is subject to By-law 2024-19, as amended, as shown in Figure 3.



Table 3: Zoning By-law Amendment Information		
Current Zone:	"Residential Established Neighbourhood Low Rise (RES-ENLR)"	
Permissions:	Detached dwelling, home childcare, home occupation, and shared housing – small scale.	
Proposal:	The Owner's draft Zoning By-law Amendment ("ZBLA") proposes to amend the Zoning By-law and incorporate site-specific zoning provisions, including but not limited to a reduction in the lot frontage, an increase in lot coverage, and reduction in side yard setbacks, to facilitate the severance of the existing lot into two new lots to permit the construction of two single-detached dwellings.	
	A Holding Provision is also included in the draft ZBLA to secure the issuance by the Secretary Treasurer of a Consent to Sever under subsection 53(42) of the <u>Planning Act</u> .	

Staff identified the following preliminary list of matters that will be assessed through the review of the Application, including other matters and issues, and addressed in a future Recommendation Report to the DSC

- a) Conformity and Consistency with Provincial, and York Region and City Official Plan
 - Review of the Proposed Development and the appropriateness in the context of Provincial policies and the existing policy framework, including but not limited to Bill 23, which seeks to create more "gentle density" housing by increasing the number of units in urban areas with minimal impact on existing neighbourhoods.
- b) Review of the Proposed Development will include, but not limited to, the following:
 - i) Review of the submitted Planning Justification Report and draft ZBLA, prepared by FSR Consultants (Wajeeha Shahrukh).
 - ii) Evaluation of the compatibility with existing lot pattern within the surrounding area.
 - iii) Appropriateness of the proposed buildings and site design including, but not limited to, built form, massing, and building location/orientation.
 - iv) Review of the technical studies submitted in support of the Proposed Development, including, but not limited to, the Stormwater Management Report and Arborist Report.
 - v) Traffic impacts, driveway access, and parking.

d) Required Future Applications

i) The Owner must submit a Consent to Sever application, should the Application be approved, to permit the Proposed Development and facilitate the creation of two lots.

Accompanying Figures:

- Figure 1: Location Map
- Figure 2: Aerial Photo
- Figure 3: Area Context and Zoning
- Figure 4: Conceptual Site Plan
- Figure 5: Conceptual Front (West) Building Elevations Parts 1 and 2

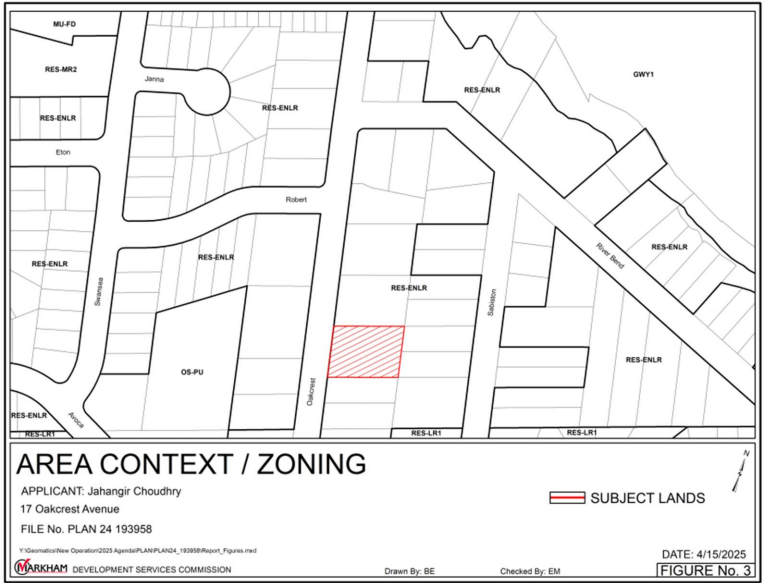
Location Map



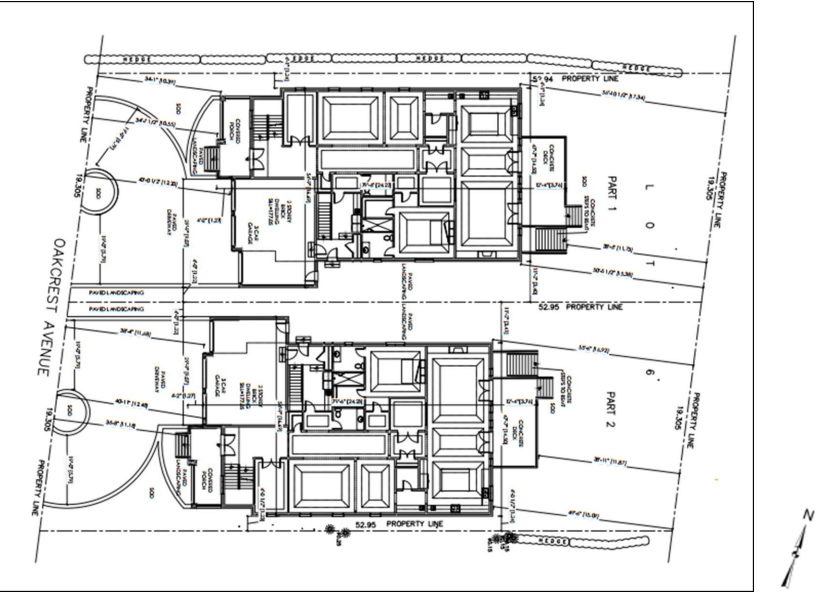
Aerial Photo



Area Context and Zoning



Conceptual Site Plan



Conceptual Front (West) Elevation – Parts 1 and 2





Date:	Tuesday, May 20, 2025			
Application Types:	Official Plan and Zoning By-law Amendment (the "Applications")			
Owner:	Sohail Khan, Engenius Development Inc. (t	Sohail Khan, Engenius Development Inc. (the "Owner")		
Agent:	Jim Kotsopoulos, JKO Planning Services In	c. (the "Appli	cant")	
Proposal:	To accommodate a future severance for the creation of four new lots with site- specific provisions (the "Proposed Development")			
Location:	10 River Bend Road (the "Subject Lands")			
File Number:	PLAN 24 189460	Ward:	3	
Prepared By:	Brendan Chiu, Planner I, Central Planning District			
Reviewed By:	Barton Leung, Senior Planner, Central Planning District	•	ie, RPP, MCIP nager, Development	

PURPOSE

This preliminary information pertains to the Applications submitted by the Owner and contains general information on the applicable Official Plan policies and the identified issues and should not be taken as Staff's opinion or recommendation.

PROCESS TO DATE

Staff received the Applications on January 27, 2025, and deemed the Applications complete on February 21, 2025. The 120-day period set out in the <u>Planning Act</u> before the Owner can appeal to the Ontario Land Tribunal for a non-decision ends on May 24, 2025.

NEXT STEPS

- Statutory Public Meeting is for May 20, 2025
- Recommendation Report for consideration by the Development Services Committee ("DSC"), if required
- In the event of an approval, adoption of the site-specific Official Plan Amendment ("OPA") and enactment of the site-specific Zoning By-law Amendment ("ZBLA")
- Submission of a future Consent to Sever application to the Committee of Adjustment

BACKGROUND

Subject Lands and Area Context

Figure 1 shows the trapezoid 0.59 ha (1.47 ac) Subject Lands located south of Highway 7, directly north of the intersection of River Bend Road and Sabiston Drive and within the Oakcrest/Sabiston community, which is undergoing a transition with several properties having received Official Plan Amendment and/or rezoning approvals to facilitate severances. The Subject Lands have a frontage of 64.04 m (210.10 ft) on River Bend Road. Figure 2 shows a single detached dwelling occupying the Subject Lands. Figure 3 shows the surrounding land uses.

The Owner proposes to demolish the existing dwelling, obtain severance approval to create four lots, and construct a two-storey detached dwelling on each lot, as summarized in Table 1

Table 1: the Proposed Development (see Figures 4 to 6)				
	Part 1	Part 2	Part 3	Part 4
Lot Area	701.06 m ² (7,546.15 ft ²)	698.72 m ² (7,520.96 ft ²)	707.66 m ² (7,617.19 ft ²)	707.77 m ² (7,618.37 ft ²)
Lot Frontage	13.87 m (45.51 ft)	17.12 m (56.17 ft)	16.92 m (55.51 ft)	16.13 m (52.92 ft)
Proposed Dwelling Gross Floor Area	374.32 m ² (4,029.18 ft ²)	373.84 m ² (4,024 ft ²)	376.33 m ² (4,050.85 ft ²)	375.75m ² (4044.56 ft ²)

The Owner proposes to amend the Markham 2014 Official Plan (the "2014 Official Plan") to permit the Proposed Development

Table 2: Official Plan Amendment Information		
Current Designation:	"Residential Low Rise" (southern portion) and "Greenway" (northern portion), 2014 Official Plan.	
	Area and Site-Specific Policy 9.19.2 apply to the Subject Lands, which states that Council may consider a zoning by-law amendment to permit a consent (severance) to create one additional lot generally equal to one half of the area and frontage of the lots from the original plans of subdivision.	

Table 2: Official Plan Amendment Information		
Permitted uses:	<u>"Residential Low Rise"</u> : detached dwellings, semi-detached dwellings, townhouses excluding back-to-back townhouses, small multiplex buildings containing 3 to 6 units, all with direct frontage on a public street.	
	<u>Greenway</u> : intends to protect natural heritage and hydrologic features and certain protected agricultural lands while supporting agricultural activities, protection of wildlife habitat, passive recreation uses, natural heritage enhancement opportunities and nature appreciation.	
Proposal:	The Owner proposes adding a Site-Specific Policy Area to Section 9 'Area and Site-Specific Policies' to permit a consent (severance) to create four (4) additional lots whereas only one (1) is permitted.	

A Zoning By-law Amendment application is required to permit the Proposed Development The Proposed Development is subject to By-law 2024-19, as amended, as shown in Figure 3.

Table 3: Zoning	Table 3: Zoning By-law Amendment Information		
Current Zone:	"Residential Established Neighbourhood Low Rise (RES-ENLR)" (southern portion) and "Greenway One (GWY1)" (northern portion)		
Permissions:	<u>RES-ENLR</u> : detached dwelling, home childcare, home occupation, and shared housing – small scale.		
	<u>GWY1</u> : conservation use, detached dwelling that legally existed prior to enactment of Zoning By-law, home occupation, and golf course that legally existed prior to enactment of Zoning By-law.		
Proposal:	The Owner's draft ZBLA proposes to amend the Zoning By-law, including refinement of the GWY1 zone limit, and incorporate site-specific zoning provisions to facilitate the severance of the existing lot into four new lots to permit the construction of two single-detached dwellings. The GWY1 portion of the Subject Lands will be conveyed into City ownership ensuring that environmental features are protected and enhanced.		
	A Holding Provision is also included in the draft ZBLA to secure the issuance by the Secretary Treasurer of a Consent to Sever under subsection 53(42) of the <u>Planning Act</u> .		

Staff identified the following preliminary list of matters that will be assessed through the review of the Applications, including other matters and issues, and addressed in a future Recommendation Report to the DSC

- a) Conformity and Consistency with Provincial, and York Region and City Official Plan
 - Review of the Proposed Development and the appropriateness in the context of Provincial policies, including but not limited to Bill 23, which seeks to create more "gentle density" housing by increasing the number of units in urban areas with minimal impact on existing neighbourhoods.
 - ii) Review of the Proposed Development and the appropriateness of the proposed Official Plan Amendment to permit a severance of four (4) lots, in the context of the existing policy framework.

b) Review of the Proposed Development will include, but not limited to, the following:

- iii) Review of the submitted Planning Justification Report, draft OPA, and draft ZBLA, prepared by JKO Planning Services.
- iv) Evaluation of the compatibility with existing lot pattern within the surrounding area.
- v) Appropriateness of the proposed buildings and site design including, but not limited to, built form, massing, and building location/orientation.
- vi) Review of the technical studies submitted in support of the Proposed Development, including, but not limited to, the Scoped Environmental Impact Study, Functional Servicing and Stormwater Management Report, and Arborist Report.
- vii) Traffic impacts, driveway accesses, and parking.

c) External Agency Review

i) The Application must be reviewed by the Toronto and Region Conservation Authority and any applicable requirements must be incorporated into the Proposed Development.

d) Required Future Applications

i) The Owner must submit a Consent to Sever application, should the Application be approved, to permit the Proposed Development and facilitate the creation of four lots.

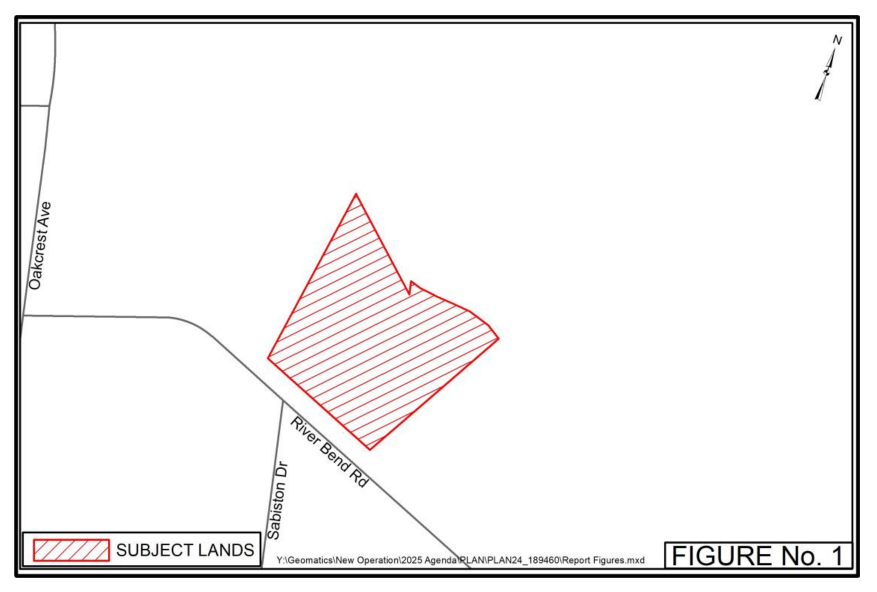
Accompanying Figures:

Figure 1: Location Map

- Figure 2: Aerial Photo
- Figure 3: Area Context and Zoning

- Figure 4: Conceptual Site Plan
- Figure 5: Conceptual South Elevation Part 1
- Figure 6: Conceptual South Elevation Part 2
- Figure 7: Conceptual South Elevation Part 3
- Figure 8: Conceptual South Elevation Part 4

Location Map



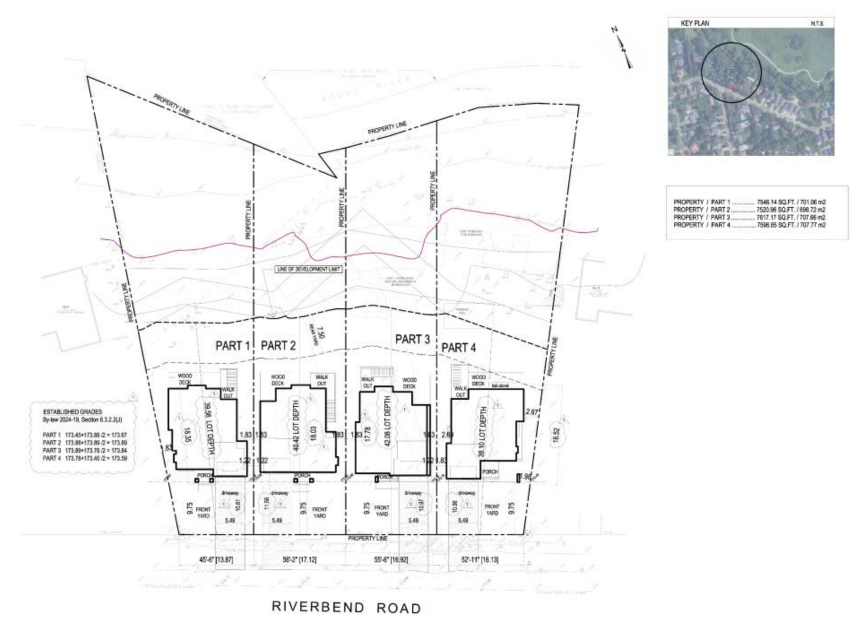
Aerial Photo



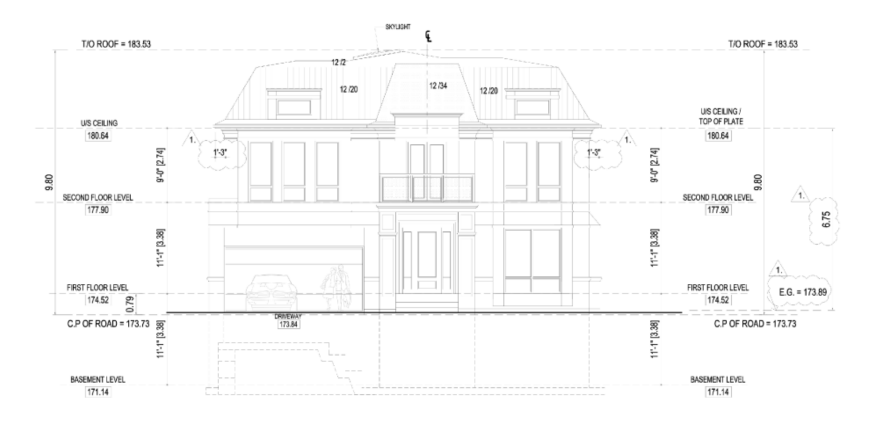
Area Context and Zoning



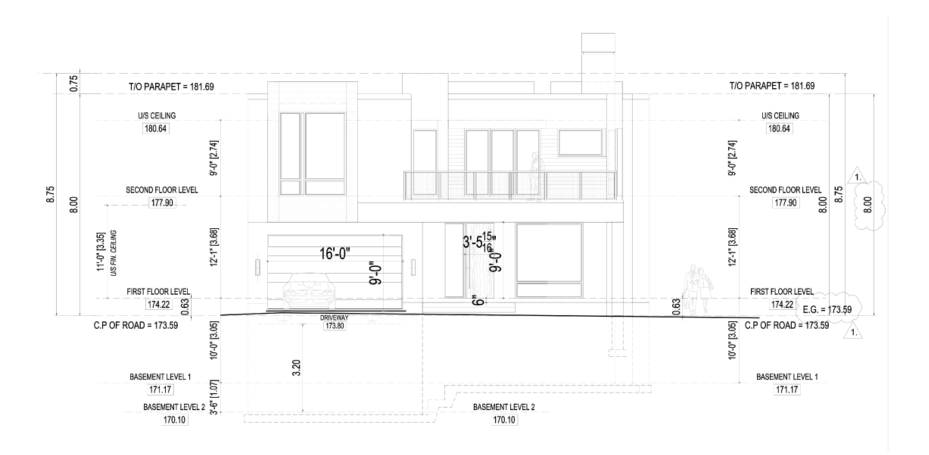
Conceptual Site Plan













Date:	Tuesday, May 20, 2025			
Application Types:	Official Plan and Zoning By-law Amendment (the "Applications")			
Owner:	Transmark Developments Ltd. (Shoppes of Unionville) (the "Owner")			
Agent:	Scott Shields Architects	Scott Shields Architects		
Proposal:	A mixed-use, high-rise development consisting of a 30- and 35-storey tower with 864 residential units and 2,335 m ² (25,131 ft ²) or retail space (the "Proposed Development")			
Location:	4261 Highway 7 East (the "Subject Lands")			
File Number:	PLAN 25 110915	Ward:	3	
Prepared By:	Melissa Leung, RPP, MCIP Senior Planner, Central Planning District			
Reviewed By:	Barton Leung Acting Manager, Central District		n Lue, RPP, MCIP Manager, Development	

PURPOSE

This preliminary information pertains to the Applications submitted by the Owner and contains general information on the applicable Official Plan policies and the identified issues and should not be taken as Staff's opinion or recommendation.

PROCESS TO DATE

Staff deemed the Applications complete on April 15, 2025. The 120-day period set out in the <u>Planning Act</u> before the Owner can appeal to the Ontario Land Tribunal for a non-decision ends on August 13, 2025.

NEXT STEPS

- Statutory Public Meeting is tentatively scheduled for May 20, 2025
- Recommendation Report for consideration by the Development Services Committee ("DSC")
- In the event of an approval, adoption of the site-specific Official Plan Amendment and enactment of the site-specific Zoning By-law Amendment
- Submission of a future Site Plan application

BACKGROUND

Subject Lands and Area Context

The 2.02 ha (5 ac) Subject Lands are located on the south side of Highway 7 East and generally west of Main Street Unionville (and the Unionville Heritage Conservation District), and are currently occupied by the Shoppes of Unionville commercial plaza, as shown in Figures 1 and 2. Figure 3 shows the surrounding land uses.

Table 1: the Proposed Development (see Figures 4 and 5)		
Residential Gross Floor Area:	69,846 m² (751,816 ft²)	
Retail Gross Floor Area:	2,335 m ² (25,131 ft ²)	
Dwelling Units:	864	
Building Height (storeys):	Tower A: 35 storeys; Tower B: 30 storeys; Podium: 2-8 storeys	
Density:	3.57 times the area of the Subject Lands (Floor Space Index – "FSI")	
Parking Spaces:	709 (including 130 visitor/commercial spaces) in two levels of underground parking and two levels within the podium	

Table 1 summarizes the Owner's Proposed Development

Table 2 summarizes the Owner's proposal to amend the 1987 Official Plan (the "1987 OP") and the Markham Centre Secondary Plan ("OPA 21") to permit the Proposed Development The policies of the 2014 Official Plan state that until an approval of an updated secondary plan for the Regional Centre-Markham Centre lands, the provisions of the 1987 OP, as amended by OPA 21, shall apply to the Subject Lands.

Staff note that OPA 21 and the ongoing Markham Centre Secondary Plan ("MCSP") update both identify a portion of the Subject Lands as being located within a Special Policy Area ("SPA"). Any change or modification to policies or designations within a SPA requires the approval of the Ministers of Municipal Affairs and Housing and Natural Resources. Re-development within the SPA may be permitted where it would not result in any intensification above and beyond existing Official Plan land use permissions. Given that the portion of the Proposed Development that is located within the SPA meets the requirements of OPA 21 and the MCSP Update, as identified in Table 2 below, the Proposed Development is exempt from Ministry approval.

Table 2: Official Plan Amendment Information			
	OPA 21	MCSP Update July 3, 2024, Draft Policy Framework	
Designation:	"Commercial Corridor Area"	 "Mixed Use Low Rise" (on the northern portion of the Subject Lands) "Public Park" (on the eastern and southern portion of the Subject Lands) 	
Permitted uses:	 Residential uses shall be limited to a maximum of two storeys over the ground floor commercial or other permitted uses in mixed use developments 	• Plaza-type commercial and other uses along Highway 7 with modest intensification of commercial properties while maintaining a ground floor non- residential component	
	 Uses that generate high volumes of traffic or have high traffic turnover shall generally not be permitted 	 A mix of residential, retail, restaurant and service uses on lands designated "Mixed Use Low Rise" 	
		 Public park, field sports and recreational amenities, playgrounds, multifunctional space for social gatherings, public art, and passive and nature-based public recreational activities on lands designated "Public Park" 	
Permitted Height and	Low-rise buildings, generally not to exceed 3.5 storeys	Maximum height of 3 storeysMaximum 2 FSI	
Density:	Note: "Community Amenity Area – Major Urban Plan" permits a density of 80 to 148 units per hectare (UPH).		
Proposal:	The Owner proposes to amend the Secondary Plan [OPA 21 (MCSP)] to:		
	 redesignate the lands from "Commercial Corridor Area" to "Community Amenity Area – Major Urban Place" increase the maximum building height from 3.5 (3) to 35 storeys 		
 increase the maximum residential dwelling units to 870 			
	• increase the maximum density from 148 UPH (2 FSI) to 427.7 UPH (3.57 FSI)		

A Zoning By-law Amendment application is required to permit the Proposed Development

The Proposed Development is subject to By-law 122-72, as amended, as shown in Figure 2.

Table 3: Zoning By-law Amendment Information	
Current Zone:	"Special Commercial One" (SC1)
Permissions:	A range of commercial uses including, but not limited to, animal hospitals and veterinary establishments, bakeries, banks and financial institutions, business and professional offices, commercial schools, dry cleaning establishments, goods and equipment rental, health centres, indoor creation establishments, personal service shops, photocopying services, photography studios, restaurants, retail stores, and service shops.
Proposal:	The Owner proposes to delete the entirety of the Subject Lands from By-law 122-72 and incorporate it into the Markham Centre By-law 2004-196, as amended, to permit a mixed-use residential building and incorporate site-specific development standards including, but not limited to, maximum gross floor area, maximum height, minimum setbacks, and minimum parking requirements.

Staff identified the following preliminary list of matters that will be assessed through the review of the Applications, including other matters and issues, and addressed in a future Recommendation Report to the DSC

- a) Conformity and Consistency with Provincial, and York Region and City Official Plan
 - i) The appropriateness of the proposed Official Plan amendment to allow the Proposed Development.
 - ii) Review of the Proposed Development in the context of the existing policy framework, with regard to the emerging MCSP Update.

b) Community Benefits Charges ("CBC") By-law

i) The Applications will be subject to and reviewed in consideration of the City's CBC By-law and contributions will be identified as part of any future amending Zoning By-law.

c) Parkland Dedication and Other Financial Contributions

i) The Applications will be reviewed in consideration of the appropriate amount of parkland dedication and/or cash-in-lieu of parkland, public art contribution, and other financial contributions.

d) Affordable Housing

- The Applications will be reviewed in consideration of Provincial, Regional, and City polices to ensure that the Proposed Development provides an appropriate level, range, and mix of unit sizes and types to meet the City's affordable housing goals.
- ii) Incorporating appropriate affordable housing, purpose-built rental, secondary suites, seniors housing, and family friendly units.

e) Allocation and Servicing

i) The availability of water and sanitary servicing capacity for the Proposed Development must be identified and allocated by Council, if the Applications are approved. If servicing allocation is unavailable, the lands will be zoned with a Holding Symbol, which will be removed once Council allocates servicing capacity to the Subject Lands.

f) Review of the Proposed Development will include, but not limited to, the following:

- i) Examination of whether the height, density, built form, and mix of land uses proposed are appropriate.
- ii) Evaluation of the compatibility with existing and planned development within the surrounding area.
- iii) Sun shadow analysis and angular plane study and the impacts to the immediate surrounding areas.
- iv) Traffic impact, road networks, vehicular access, transportation demand management, and ensuring the adequate supply of parking spaces for the commercial and residential uses.
- v) Review of all technical studies submitted in support of the Proposed Development.

g) Sustainable Development

i) The Applications will be reviewed in consideration of the City's Policies and Sustainability Metrics Program.

h) Heritage Matters

i) The Applications will be reviewed by the Heritage Markham Committee to determine if the proposed development has any impact on the heritage attributes of the adjacent cultural heritage resource (Unionville Heritage Conservation District).

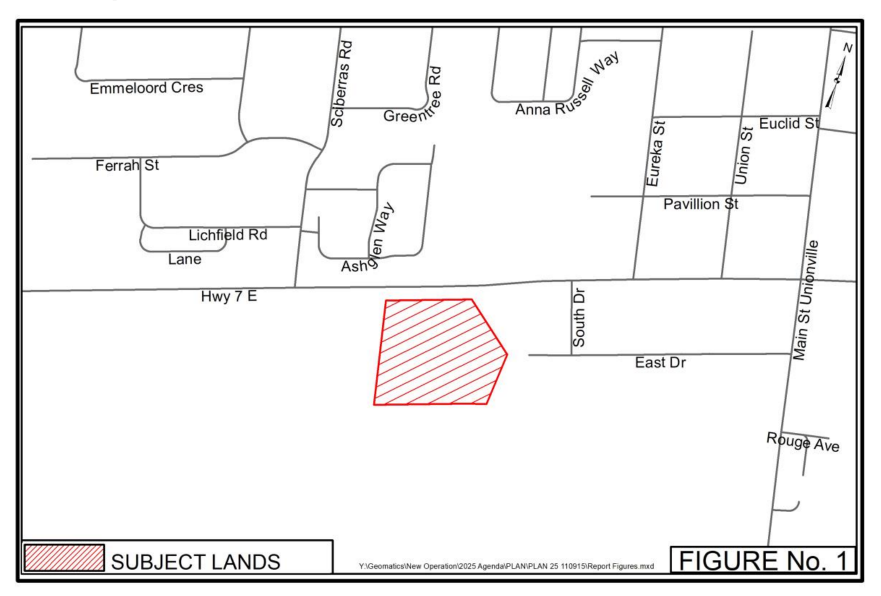
i) External Agency Review

i) The Applications must be reviewed by the York Region, the Toronto and Region Conservation Authority, and Metrolinx, and any applicable requirements must be incorporated into the Proposed Development.

Accompanying Figures:

- Figure 1: Location Map
- Figure 2: Aerial Photo
- Figure 3: Area Context and Zoning
- Figure 4: Conceptual Site Plan
- Figure 5: Conceptual 3D Views

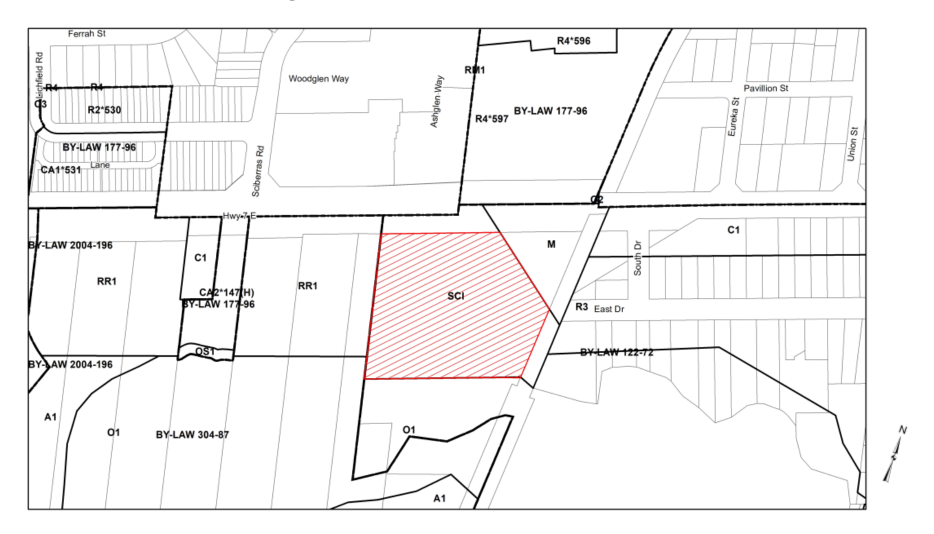
Location Map



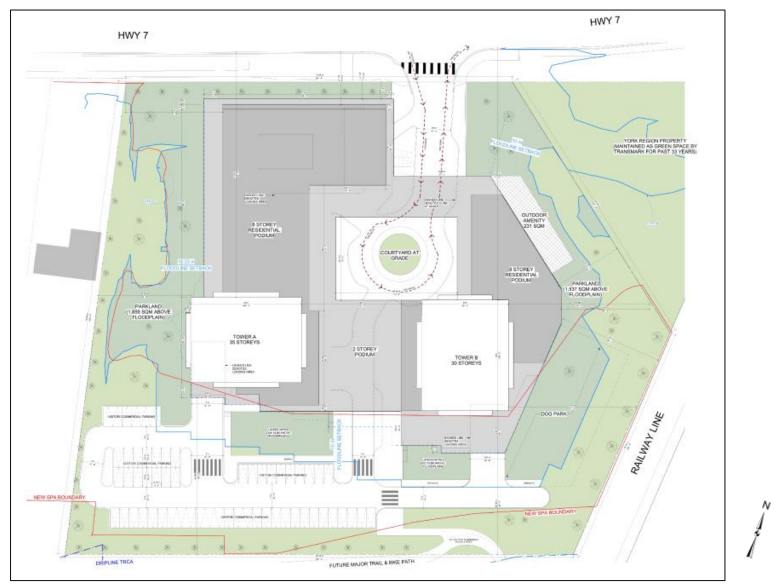
Aerial Photo



Area Context and Zoning



Conceptual Site Plan



Conceptual 3D Views

