

BY-LAW 2020-__

A By-law to amend By-law 2551, as amended (to delete lands from the designated areas of By-laws 2551) and to amend By-law 177-96, as amended (to incorporate lands into the designated area of By-law 177-96)

The Council of The Corporation of the City of Markham hereby enacts as follows:

- 1. That By-law 2551, as amended, are hereby further amended by deleting the lands shown on Schedule 'A' attached hereto, from the designated areas of By-law 2551, as amended.
- 2. That By-law 177-96, as amended, is hereby further amended as follows:
 - 2.1 By expanding the designated area of By-law 177-96, as amended, to include additional lands as shown on Schedule "A" attached hereto.
 - 2.2 By zoning the lands outlined on Schedule "A" attached hereto:

from: Rural Industrial (R-IND)

to:

Community Amenity Four *647 (CA4*647) Zone, and Open Space One (OS1) Zone

3. By adding the following subsections to Section 7 – EXCEPTIONS:

	Exception	Condor Properties Ltd.	Parent Zone	
7.647		25 Langstaff Road	CA4	
File			Amending By-law	
ZA 18 162178			2020	
Notwi	ithstanding any o	ther provisions of this By-law, the following provisions	s shall apply to the	
		mbol *647 on the schedules to this By-law. All other	•	
	•	mended by this section, continue to apply to the lands	s subject to this	
sectio				
7.647	- , -			
The f		only permitted uses:		
	Residential Use			
a)	Apartment Dwellings			
b)	Multiple Dwellings			
c)	Home Occupations			
d)	Home Child Care			
	Non-Residentia	al Uses:		
d)	Art Galleries			
e)	Community Ce	ntres		
f)	Libraries			
g)	Museums			
h)	Non-Profit Fitness Centres			
i)	Schools, Public			
j)	Business Offices			
k)	Commercial Fitness Centres			
I)	Day Nurseries			

m)	Financial Institutions		
m)			
0)	Medical Offices		
p)	Parking Garages		
q)	Personal Service Shops		
r)	Places of Amusement		
s)	Places of Entertainment		
t)	Places of Worship		
u)	Private Clubs		
V)	Recreational Establishments		
w)	Repair Shops		
x)	Restaurants		
y)	Retail Stores		
z)	Schools, Commercial		
aa)	Schools, Private		
bb)	Supermarkets		
cc)	Veterinary Clinics		
7.647	.2 Special Zone Standards		
	bllowing special zone standards shall apply:		
a)	For the purposes of this by-law, the south <i>lot line</i> shall be deemed to be the <i>front lot line</i> notwithstanding any further division of the land		
b)	Non-residential uses are permitted only in the first and second storey of a building		
c)	Minimum gross floor area for non-residential uses including public uses - 930 square		
	metres		
d)	The minimum <i>gross floor area</i> non-residential use including public uses outlined in c) above shall be located on the <i>first storey</i>		
e)	Maximum gross floor area for any individual retail store or supermarket -1870 square metres		
f)	Minimum indoor communal amenity area required – 1365 square metres		
g)	Minimum outdoor communal amenity area required – 1365 square metres		
h)	Minimum setback to the first storey		
	i) <i>Front yard</i> - 2.5 metres ii) Easterly <i>yard</i> – 2 metres		
	iii) Northerly yard – 2 metres		
	iv) Westerly <i>yard</i> – 0.3 metres		
i)	Minimum setback to all storeys above the first storey – 0.1 metres		
j)	Maximum <i>building height</i> inclusive of mechanical penthouse or architectural features: i) 33 metres		
	 ii) For portions of a <i>building</i> within 35 metres of the northerly and easterly yards – 163 metres 		
	iii) For portions of a building within 35 metres of the southerly yard and 45 metres of the westerly <i>yard</i> – 163 metres		
k)	Minimum setback between portions of a <i>building</i> above 33 metres, described in section j) ii) and j) iii) above – 25 metres		
I)	Notwithstanding k) above, <i>balconies</i> and <i>porches</i> are permitted to project 1.5 metres from the main wall of a <i>building</i> into the <i>setback</i> between portions of a <i>building</i>		
m)	The minimum vertical distance between the floor and the ceiling of the <i>first storey</i> shall be 3.5 metres non-inclusive of dropped bulkheads		
n)	The minimum vertical distance between the floor and the ceiling of the second <i>storey</i> shall be 2.7 metres non-inclusive of dropped bulkheads		
o)	Maximum floor space index – 15.5		
p)	Minimum landscaped open space - 10%		
q)	Minimum number of <i>parking spaces</i> per <i>dwelling unit</i> – 0.5 <i>parking spaces</i> per unit;		
r)	Minimum number of <i>parking spaces</i> for visitor and non-residential uses within a <i>building</i> - 0.15 <i>parking spaces</i> per unit		
	All required accessible parking spaces shall be located the lands zoned CA4*647		
s)			
s) t)	Minimum number of bicycle storage spaces – 0.25 bicycle storage spaces per unit		
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2. SECTION 37 CONTRIBUTION

2.1 A contribution by the Owner to the City of facilities, services, or matters in accordance with Section 37 of the Planning Act, as amended, shall be required. Nothing in this section shall prevent the issuance of a building permit as set out in Section 8 of the Building Code Act or its successors.

Read and first, second and third time and passed on	, 2020.

Kimberley Kitteringham City Clerk Frank Scarpitti Mayor

Amanda File No. ZA 18 162178



EXPLANATORY NOTE

BY-LAW 2020-____ A By-law to amend By-law 177-96, as amended

Condor Properties Ltd. 25 Langstaff Road ZA 18 162178

Lands Affected

The proposed by-law amendment applies to a parcel of land with an approximate area of 0.72 hectares (1.78 acres), which is located north of Kirk Drive and west of Yonge Street in the Langstaff Community.

Existing Zoning

The subject lands are zoned **Rural Industrial (R-IND)** Zone under By-law 2551, as amended.

Purpose and Effect

The purpose and effect of this By-law is to rezone the subject lands under By-law 177-96, as amended as follows:

from:

Rural Industrial (R-IND)

to:

Community Amenity Four (CA4) Zone, and Open Space One (OS1) Zone

in order to permit a mixed-use development on the lands.

Note Regarding Further Planning Applications on this Property

The *Planning Act* provides that no person shall apply for a minor variance from the provisions of this by-law before the second anniversary of the day on which the by-law was amended, unless the Council has declared by resolution that such an application is permitted.