

# **By-law 2020-xx**

## A By-law to amend By-law 177-96, as amended

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

- 1. By-law 177-96, as amended, is hereby further amended as follows:
- 1.1 By rezoning the lands outlined on Schedule 'A' attached hereto from:

from:

Residential Four\*387 – (R4) Zone Open Space One (OS1) Zone under By-law 177-96

to

Residential Two\*387 - (R2) Zone under By-law 177-96

1.2 By adding the following subsection to Section 7 – EXCEPTIONS

Exception 7.387		Angus Glen Village Ltd. 4071 and 4289 Major Mackenzie Drive East	Parent Zone R2			
File			Amending By-			
ZA	18 154612		law 2020-XX			
Notwithstanding any other provisions of By-law 177-96, the following provision						
	shall apply to the land shown on Schedule "A" attached to this By-law 2020-XX.					
	All other provisions, unless specifically modified/amended by this section,					
continue to apply to the lands subject to this section.						
7.387.1 Only Permitted Uses						
The following specific Zone Standards shall apply:						
<u>a)</u>	, , , , , , , , , , , , , , , , , , , ,					
b)	Accessory Dwellings					
c)	Home Occupations					
	d) Home Child Care					
	•	cial Zone Standards				
		pecific Zone Standards shall apply:				
a)		nding any further division or partition of any lands				
		I lands zoned R2*387 – Residential Two Zone sha	II be deemed to			
la \	De one lot	for the purposes of this By-law.	Challand ata"			
b)		ards of Table B2 (Part 1 of 3) "All Lots Except Wide	e-Shallow Lots			
۵)	shall apply		nakanzia Driva			
c)	•	rposes of this By-law, the <i>lot line</i> abutting Major Ma be deemed to be the <i>front lot line.</i>	ackenzie Drive			
d)						
u)	Minimum setbacks: i) Front yard – 2.0 metres					
	ii)	All other <i>yards</i> – 1.2 metres				
e)		number of townhouse dwelling units – 173				
f)	One (1) accessory dwelling unit is permitted accessory to a <i>townhouse</i>					
'/	dwelling.					
g)		vidth of any townhouse dwelling unit – 4.5 metres				
h)		garage width and driveway width – 6.0 metres per	unit			
i)		building height – 14.0 metres				
j)		nding Section 6.6.2 a), porches are permitted to er	ncroach into the			
"		ont yard, provided no part of the porch is located cl				
		m the front lot line.				
k)		nding Section 6.6.2 a), stairs are permitted to encre	oach into <i>the</i>			
		provided no part of the stairs is located closer than				
	from any lo					
l)	Decks and	balconies are permitted to be located above the fi	rst storey, and			
-	may projec	ct a maximum 3 metres from any wall.	- 			
m)	Notwithsta	nding I) above, decks and balconies are not permit	ted to project			
	into the red	quired front yard.				

Read a first, second and third time and passed on December 9, 2020.

Kimberley Kitteringham City Clerk	Frank Scarpitti Mayor	

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## **EXPLANATORY NOTE**

BY-LAW 2020-\_\_\_\_

A By-law to amend By-law 177-96, as amended

4071, 4289 Major Mackenzie Drive East CON 5 PT LT 20 65R1229 PT 2 and CON 5 PT LOT 20 RP 65R30308 PT PART 1 (Proposed Townhouse Development)

### **Lands Affected**

The proposed by-law amendment applies to 7.5 hectares (18.53 acres) of land located on the south side of Major Mackenzie Drive East, between Angus Glen Boulevard and Prospectors Drive, and municipally known as 4071 and 4289 Major Mackenzie Drive East.

## **Existing Zoning**

By-law 177-96, as amended, currently zones the subject lands as Residential Four\*387 – (R4) Zone and Open Space One – (OS1) under By-law Zone.

#### **Purpose and Effect**

The purpose and effect of this By-law is to amend the current development standards under By-law 177-96, and rezone the subject property as follows:

from:

Residential Four\*387 – (R4) Zone Open Space One – (OS1) Zone under By-law 177-96

to:

Residential Two\*387 - (R2) Zone under By-law 177-96

In order to permit the development of one hundred and seventy three (173) townhouse units on the subject 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.