



**Kagan  
Shastri** <sup>LLP</sup>  
LAWYERS

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**File: 19028**

April 27, 2021

**VIA EMAIL (SEE SCHEDULE "A") OR VIA REGULAR MAIL**

**RE: NOTICE OF CASE MANAGEMENT CONFERENCE BY VIDEO**

The Local Planning Appeal Tribunal ("Tribunal") will conduct a Case Management Conference ("CMC") by video for this matter.

This CMC will be held:

**AT: 10:00 AM**

**ON: Friday May 28, 2021**

**AT: <https://global.gotomeeting.com/join/677141557>**

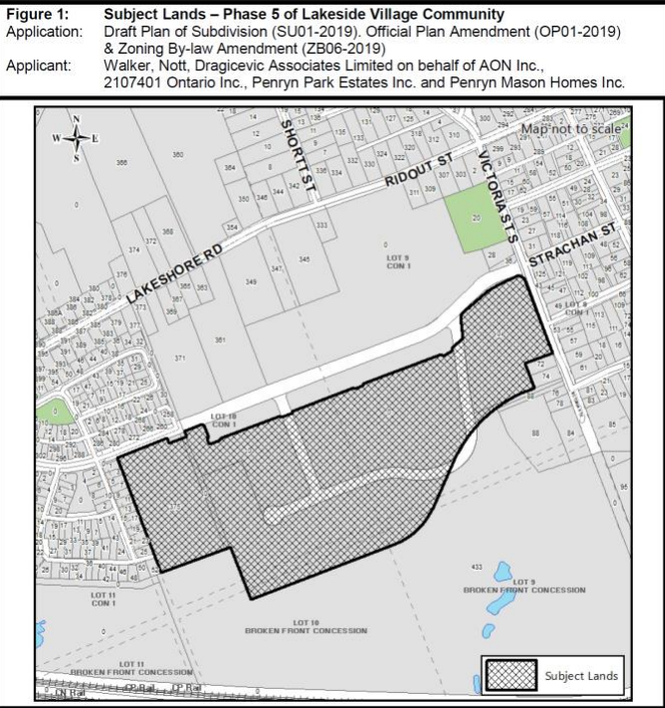
The Tribunal has set aside **1 day** for this CMC.

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We are counsel for the Owners and have been directed by the Local Planning Appeal Tribunal to provide the enclosed documents in relation to the above noted Case management Conference to be held by Video Attendance.

**Background**

The subject lands are generally located south of Strachan Street and west of Victoria Street South in the Urban Area of the Municipality of Port Hope. The irregularly shaped lands, with an area of 19.4 ha (47.8 ac), consist of several contiguous separate parcels that will collectively constitute "Phase 5" of the Lakeside Village Community, which is a continuation of a very successful residential development on the west side of the urban area of the Port Hope.



The Subject Lands consists of former farmlands, a wooded area along Victoria Street and a portion of the Port Hope Golf and Country Club. The existing grade falls from northwest to southwest with an elevation difference of approximately 15 metres. The majority of the Subject Lands were previously draft plan approved by the Ontario Municipal Board (“OMB”). The application seeks to provide for a slightly revised form of development that encompasses the lands that have already been approved for development.

The purpose of the proposed Draft Plan of Subdivision application is to facilitate the development of 369 dwelling units comprised of 326 single detached dwellings and nine (9) townhouse blocks (consisting of 43 townhouse units) in a freehold tenure on the subject lands. The proposed development would be provided with an array of public roads and will be fully serviced in accordance with Municipal requirements.

The proposal for a partially public lane-based residential street pattern acknowledges an emphasis and public interest in the creation of pedestrian friendly environments and eliminates new driveway connections to Victoria Street South. Internally, safe pedestrian movement through the subdivision will be accommodated by public sidewalks located on one side of the street as set out under current Municipal requirements for local roads, and on both sides of Strachan Street. The proposed rights-of-way will provide for adequate right-of-way width for vehicular travel, boulevards, curbs, sidewalks, servicing, and street lighting, and are consistent with the rights -of -way approved and developed south of Lakeshore Road.

An Official Plan Amendment is required to permit the proposed residential use on the portions of the site that were previously part of the Port Hope Golf and Country Club and not subject to the prior OMB approvals, and to clarify language of the Official Plan applicable to the subject

site. The Official Plan amendment will be implemented through the draft zoning by-law amendment and draft plan of subdivision.

**Bifurcation of Draft Plan Lands**

In March of 2020, in an effort to provide for continued discussions with regards to the 3.15 Ha woodlot and to allow development to proceed on the balance of the site where no planning issues have been identified the Owner proposed a phasing plan that would allow for future consideration of the woodlot area and the 120m buffer lands, which are identified as “Block 272- Other Lands Owned by the Applicant” on the enclosed Draft Plan of Subdivision. At the CMC, we will be requesting that the Tribunal to establish potential hearing dates, as well as outline the requirement for a hearing for all of the Lands other than Block 272 and as such will be asking that any persons with an interest in the advancement of the planning applications on those lands not identified as part of Block 272 to please advise in advance of the CMC of the nature of their planning concern. The ultimate determination of the appropriate land uses on Block 272 will be determined at a future date, but the Owner will not be seeking a determination from the Tribunal for those lands as part of this CMC other than to simply identify that the Block 272 will continue to be part of the current appeal and addressed at a future CMC specifically relating to these lands at some future date.

Further to the direction of the Local Planning Appeal Tribunal please find enclosed the following documentation:

1. Notice of Case Management Conference:
2. Local Planning Appeal Tribunal Rules 7.1-7.13, 8.1-8.4, 17.1-17.5, 19.1-19.10 and 20.1-20.8;
3. Explanatory Note for Zoning By-law Amendment, Official Plan Amendment and Draft Plan of Subdivision; and
6. Draft Plan of Subdivision.

Should you have any questions with regards to this matter please do not hesitate to contact our offices.

Regards,  
KAGAN SHASTRI LLP

A handwritten signature in black ink, appearing to read "Paul M. DeMelo", enclosed within a large, loopy oval scribble.

Paul M. DeMelo  
Encl.

## Schedule "A": Persons Receiving Notice via Email

Municipality of Port Hope  
C/O Wayne Fairbrother  
Templeman, Menninga LLP  
205 Dundas Street East, Suite 200 PO Box 234  
Belleville, ON K8N 5A2  
[wfairbrother@tmlegal.ca](mailto:wfairbrother@tmlegal.ca)

Williams Port Condominiums  
C/O Pauline Ippolito  
[paulineippolito@gmail.com](mailto:paulineippolito@gmail.com)

Sue Stickley  
[stickley.sue@gmail.com](mailto:stickley.sue@gmail.com)

Bill Wilkerson  
87 Augusta Street  
Port Hope, ON L1A 1H1  
[bill.wilkerson@mentalhealthinternational.ca](mailto:bill.wilkerson@mentalhealthinternational.ca)

Jane Zednik - [hstoosh@peterboro.net](mailto:hstoosh@peterboro.net)

Greg Burns - [mentalflossca@yahoo.ca](mailto:mentalflossca@yahoo.ca)

[claire@ssbi.ca](mailto:claire@ssbi.ca)

[bill@fordelm.com](mailto:bill@fordelm.com)

Bruce Bowden - [brucebowden@sympatico.ca](mailto:brucebowden@sympatico.ca)

Bill Wilkerson - [bill.wilkerson@mentalhealthinternational.ca](mailto:bill.wilkerson@mentalhealthinternational.ca)

[bill@fordelm.com](mailto:bill@fordelm.com)

Jeremy Holmes - [jeremyholmes@gmail.com](mailto:jeremyholmes@gmail.com)

Richard Hawkins - [richard.k.hawkins@gmail.com](mailto:richard.k.hawkins@gmail.com)>

Will Lambert - [wlambertph@gmail.com](mailto:wlambertph@gmail.com)

Judy Pritchard - [jimjudi.pritchard@cogeco.ca](mailto:jimjudi.pritchard@cogeco.ca)

Mike Goldstein - [mikegoldstein555@gmail.com](mailto:mikegoldstein555@gmail.com)>

Susan Layard - [slayard@sympatico.ca](mailto:slayard@sympatico.ca)

Kathryn McHolm - [kathryngarden@nexicom.net](mailto:kathryngarden@nexicom.net)

## Ontario Land Tribunals

Local Planning Appeal Tribunal

655 Bay Street, Suite 1500  
Toronto ON M5G 1E5  
Telephone: (416) 212-6349  
Toll Free: 1-866-448-2248  
Website: [www.olt.gov.on.ca](http://www.olt.gov.on.ca)

## Tribunaux de l'aménagement du territoire Ontario

Tribunal d'appel de l'aménagement local

655 rue Bay, suite 1500  
Toronto ON M5G 1E5  
Téléphone: (416) 212-6349  
Sans Frais: 1-866-448-2248  
Site Web: [www.olt.gov.on.ca](http://www.olt.gov.on.ca)



**PROCEEDING COMMENCED UNDER** subsection 22(7) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended

Applicant and Appellant: 2107401 Ontario Inc. Et Al  
Subject: Request to amend the Official Plan - Failure of the Municipality of Port Hope to adopt the requested amendment  
Existing Designation: Low Density Residential  
Proposed Designated: Medium Density Residential, Low Density Residential-Urban  
Purpose: To permit the development of 369 dwelling units  
Property Address/Description: Various Locations  
Municipality: Municipality of Port Hope  
Approval Authority File No.: OP01-2019  
LPAT Case No.: PL200619  
LPAT File No.: PL200619  
LPAT Case Name: 2107401 Ontario Inc. Et Al v. Port Hope (Mun.)

**PROCEEDING COMMENCED UNDER** subsection 51(34) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended

Applicant and Appellant: 2107401 Ontario Inc. Et Al  
Subject: Proposed Plan of Subdivision - Failure of the Municipality of Port Hope to make a decision  
Purpose: To permit the development of 369 dwelling units  
Property Address/Description: Various Locations  
Municipality: Municipality of Port Hope  
Municipality File No.: SU01-2019  
LPAT Case No.: PL200619  
LPAT File No.: PL200621

**PROCEEDING COMMENCED UNDER** subsection 34(11) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended

Applicant and Appellant: 2107401 Ontario Inc. Et Al  
Subject: Application to amend Zoning By-law No. 20/2010 - Refusal or neglect of the Municipality of Port Hope to make a decision  
Existing Zoning: RES4(28)(H1), RES3(47)(H1), RES3(48)(H1), 'RES3(115), RES1-1(H1)  
Proposed Zoning: Site Specific (To be determined)  
Purpose: To permit the development of 369 dwelling units  
Property Address/Description: Various Locations

Municipality:	Municipality of Port Hope
Municipality File No.:	ZB06-2019
LPAT Case No.:	PL200619
LPAT File No.:	PL200620

## NOTICE OF CASE MANAGEMENT CONFERENCE BY VIDEO

The Local Planning Appeal Tribunal (“Tribunal”) will conduct a Case Management Conference (“CMC”) by video for this matter.

This CMC will be held:

**AT: 10:00 AM**

**ON: Friday May 28, 2021**

**AT: <https://global.gotomeeting.com/join/677141557>**

The Tribunal has set aside **1 day** for this CMC.

The event will be held using the [GoToMeeting](#) service. The appellant(s), applicant, municipality or approval authority, and those persons who intend to request party or participant status, are asked to log into the video hearing <https://global.gotomeeting.com/join/677141557>, at least **15 minutes** before the start of the event to test their video and audio connections. All persons are expected to access and set-up the application well in advance of the event to avoid unnecessary delay. The desktop application can be downloaded at [GoToMeeting](#) or a web application is available: <https://app.gotomeeting.com/home.html>. A compatible web browser for this service is Chrome.

Persons who experience technical difficulties accessing the GoToMeeting application or who only wish to listen to the event can connect to the event by calling into an audio-only telephone line: Toll Free: [1 888 299 1889](tel:18882991889) or [+1 \(647\) 497-9373](tel:+16474979373). The access code is 677-141-557.

This event date is firm – adjournments will not be granted except in the most serious circumstances, and only in accordance with the Tribunal’s *Rules of Practice and Procedure* (“Rules”) on adjournments.

If you do not attend the event, the Tribunal may proceed in your absence and you will not be entitled to any further notice of these proceedings. The Tribunal may finalize the list of appellants, parties and/or participants at this CMC and may order that no additional appellants, parties and/or participants be added or included in this proceeding, without leave of the Tribunal.

This event is conducted under Rule 20 of the Tribunal’s Rules. Rule 20.2 sets out how a party may object to the Tribunal conducting this event electronically. Any party, or any person who intends to seek party status, may object to the Tribunal holding this event by video by filing an objection with the Tribunal’s Case Coordinator. The objection must be received by the Tribunal at least **20 days** before the date of the CMC and must be copied to the other parties. All contact information is included in Schedule A.

## SUBMISSION REQUIREMENTS

If a person intends to refer to a document at the CMC that is not in the Tribunal's case file, the document is expected to be pre-filed, where possible, in paper copy and electronically with the Tribunal **at least 10 days** before the date of the CMC, unless another filing date is specified in the Tribunal's Rules. All pre-filed documents shall be served on the other parties electronically. All contact information is included in Schedule A.

Submissions **larger than 10MB** must be transferred to the Tribunal's Case Coordinator using an electronic file sharing link/service. Please see Schedule B for further submission requirements.

## THE CASE MANAGEMENT CONFERENCE

The purpose of the CMC is set out in Rule 19.1 (attached) of the Rules. The CMC will deal with preliminary issues, that include the following:

- **Identification of parties** - these persons have the right to participate throughout by presenting evidence, questioning witnesses, and making final arguments. In order for the Tribunal to determine your status for the hearing, you or your representative should attend the CMC and ask to be added as a party. Groups, whether incorporated or not, who wish to become parties should name a representative. Parties do not need to be represented by lawyers or agents.
- **Identification of participants** - persons who do not wish to participate throughout the hearing may attend the hearing and provide a written statement to the Tribunal.
- **Identification of issues.**
- **Possibility of settlement and/or mediation of any or all of the issues** – the panel will explore with the parties whether the case before the Tribunal and the issues in dispute are matters that may benefit from mediation. Mediation is a voluntary process that encourages all sides in a dispute to get a better understanding of each other's positions and fully explore and negotiate options for a mutually acceptable settlement of all or some of the issues in dispute. The panel may direct, upon consent of the parties, that some or all of the issues in dispute proceed to mediation.
- **Start date of the hearing.**
- **Duration of the hearing.**
- **Directions for pre-filing of witness lists, expert witness statements and written evidence.**
- **The hearing of motions.**
- **Draft Procedural Order** – parties are expected to meet (remotely, if needed) before the CMC to consider a draft Procedural Order, as per Rule 19.2. An electronic version of a Sample Procedural Order for Video Hearings is available on the Tribunal's [website](#).

- **Such further matters as the Tribunal considers appropriate.**

Everyone should come prepared to consider specific dates for proceedings in this matter.

All persons who wish to participate in this matter are expected to be prepared should the Tribunal convert the CMC to a settlement conference, a motion for procedural directions, or a preliminary hearing, where evidence or formal statements or submissions may be heard. Even when no settlement is reached, the Tribunal may proceed to make a final decision on any evidence received during the conference.

### **PARTY OR PARTICIPANT STATUS REQUEST:**

Persons other than the appellant(s), applicant, municipality or approval authority who wish to participate in the proceeding, either as a party or as a participant, are required to file a Party Status Request Form or Participant Status Request/Participant Statement Form with the assigned Tribunal Case Coordinator to outline their interest in the proceeding.

The Party Status Request Form and Participant Status Request/Participant Statement Form are available on the Tribunal's website (<https://olt.gov.on.ca/tribunals/lpat/forms/>) and are to be used to assist with the preparation of the request. If you are requesting status, this form must be provided **at least 10 days** in advance of the CMC to:

- The assigned Tribunal Case Coordinator Ben Bath at Ben.Bath@ontario.ca.
- The municipality and/or the approval authority on the same day as it is emailed to the Case Coordinator.
- The Applicant and the Appellant(s) on the same day as it is emailed to the Case Coordinator.

The contact information for the parties is included in Schedule A.

The written status request will be reviewed and considered by the presiding Member at the CMC. It will also assist the Tribunal in organizing the hearing event. **Attendance by the requestor, or their representative, at the CMC, is required for all status requests.**

Persons who are granted **party status** may participate fully in the proceeding (see Rule 8).

Persons who are granted **participant status** may only participate in writing by way of a participant statement. This statement is expected to be provided 10 days in advance of the CMC as part of the status request (see above) and sets out their position in the matter (see Rule 7.7).

Only persons who are granted party or participant status by the Tribunal at the CMC are permitted to participate in any further hearing event that is convened by the Tribunal for this appeal.

Please see Schedule C for relevant excerpts from the Tribunal's Rules.

### **FURTHER DIRECTIONS**

Tribunal proceedings, including the CMC, are open to the public and all documents filed in a proceeding will be included in the Tribunal's public file (except those documents that may be deemed confidential in accordance with section 33(3) of the *Local Planning Appeal Tribunal Act, 2017*, as amended).

The Tribunal shall issue a disposition following the event that will set out the directions of the Tribunal. A copy of this decision may be obtained from the Tribunal's website (<https://olt.gov.on.ca/tribunals/lpat/e-decisions/>) by referencing the above case number.

*Pour recevoir des services en français, veuillez communiquer avec le Tribunal au (416) 212-6349, au moins 20 jours civils avant la date fixée pour l'audience.*

We are committed to providing accessible services as set out in the *Accessibility for Ontarians with Disabilities Act, 2005*. If you have any accessibility needs, please contact our Accessibility Coordinator as soon as possible by emailing [ELTO@ontario.ca](mailto:ELTO@ontario.ca). If you require documents in formats other than conventional print, or if you have specific accommodation needs, please let us know so we can make arrangements in advance.

DATED at Toronto, this 02nd day of March, 2021.

Becky Fong  
Registrar

## **SCHEDULE A**

### **PLEASE NOTE:**

During the Provincial Emergency Order, please check the Tribunal's website (<https://olt.gov.on.ca/covid-19/>) for information on service changes affecting how to submit documents to the Tribunal.

### **LIST:**

Please provide materials in paper copy and electronically to the assigned Tribunal Case Coordinator Ben Bath at [Ben.Bath@ontario.ca](mailto:Ben.Bath@ontario.ca).

On the same day that documents are submitted to the Tribunal, electronic copies are to be submitted to:

Municipality of Port Hope  
C/O Wayne Fairbrother  
Templeman, Menninga LLP  
205 Dundas Street East, Suite 200 PO Box 234  
Belleville, ON K8N 5A2  
[wfairbrother@tmlegal.ca](mailto:wfairbrother@tmlegal.ca)

2107401 Ontario Inc. Et Al  
C/O Paul DeMelo  
Kagan Shastri LLP  
188 Avenue Road  
Toronto, ON M5R 2J1  
[pdemelo@ksllp.ca](mailto:pdemelo@ksllp.ca)

## SCHEDULE B

### INSTRUCTIONS FOR ELECTRONIC PRE-FILING SUBMISSIONS

#### Submission requirements to organize the video hearing

If a person intends to refer to a document at the video hearing (for clarity, any document that is not in the Tribunal's case file), it is expected to be pre-filed, where possible, in paper copy and electronically with the Tribunal at **least 10 days** before the date of the video hearing and provided to all parties. The deadline applies unless otherwise specified in the Rules.

Submission emails **under 10MB** in size may be emailed directly to the assigned Tribunal Case Coordinator. Emails **larger than 10MB** must be transferred to the Tribunal's Case Coordinator using an electronic file sharing link/service to avoid sending documents across multiple email parts. Where appropriate, documents are to be submitted in .pdf format.

#### Naming convention

To assist the Tribunal and the adjudicator during the event, it is important that all submissions are **paginated and labelled appropriately** to clearly identify the content of each document. Where a document contains numerous sections, each section is to be indexed to a table of contents.

Parties are asked to adhere to the following naming convention: **case number\_party role\_ document type\_date of hearing event**.

For example: PL123456\_Applicant\_Notice of Motion\_Jan 1, 2020

Please see Rules 7.1 and 7.2 for the standard document submission requirements.

## SCHEDULE C

**EXCERPT FROM LOCAL PLANNING APPEAL TRIBUNAL'S *RULES OF PRACTICE AND PROCEDURE*, ON DOCUMENTS, EXHIBITS, FILING, SERVICE, ROLES OF PARTIES, ADJOURNMENTS, CASE MANAGEMENT CONFERENCES AND ELECTRONIC HEARINGS. THE FULL DOCUMENT IS AVAILABLE ON THE TRIBUNAL'S WEBSITE.**

### RULE 7

#### DOCUMENTS, EXHIBITS, FILING, SERVICE

**7.1 Form of Documents** Unless otherwise directed by the Tribunal, every document filed or introduced by a party or participant in a proceeding shall be legible and prepared on letter size paper (8 ½" x 11"), except for large documents such as plans or surveys, and, where bound together with other documents, shall have each page numbered consecutively, throughout the entire text or within tabs, including any graphic content. Wherever possible, an electronic copy of the document must also be filed with the Tribunal, identically numbered as the paper document.

**7.2 Other Exhibits** Large graphic or other such types of visual evidence should not be glued to foam or other boards. They shall be on paper and be removed from the boards following the hearing event, and folded to 8 ½" x 11". Three-dimensional models must be photographed, and the photographs must be introduced with the model. Visual evidence must be reviewed by the other parties before the hearing event or by an earlier date if set out in a procedural order.

**7.3 Copies of Documents for Parties and the Municipal Clerk** A party who intends to introduce a document as evidence at a hearing event shall provide a copy of the document to all the parties at the beginning of the proceeding or by an earlier date if that is required by the terms of a procedural order or otherwise directed by the Tribunal. If the document is an official plan, those parts of the plan to be referred to at the hearing event should be distributed to the parties, and a copy of the entire plan must be made available to the Tribunal Member(s). If the Tribunal orders that the clerk of the municipality keep copies of documents for public inspection, they do not need to be certified copies, unless a party objects that they are not authentic copies.

**7.4 Prefiling of Witness Statements and Reports** If a hearing is expected to last more than 5 days, the Tribunal may require that parties calling expert or professional witnesses serve on the other parties and file with the clerk of the municipality any expert witness statements and reports prepared for the hearing, at least 30 days in advance of the commencement of the hearing, unless otherwise directed by the Tribunal. The Tribunal may in its discretion, or at the request of a party, also make this prefiling order for hearings expected to last fewer than 5 days. The expert witness statement must contain:

- (a) an executed acknowledgment of expert's duty form (attached to these Rules) and expert's qualifications;
- (b) the issues the expert will address, their opinions on these issues, the reasons that support their opinions and their conclusions; and
- (c) a list of the reports or documents, whether prepared by the expert or by

someone else, that the expert will refer to at the hearing.

The expert's complete report may be filed instead of this statement if it contains the required information.

An expert may not be permitted to testify if this statement or report is not served on all parties and filed with the clerk of the municipality when so directed by the Tribunal.

**7.5 Duty of the Expert Witness** It is the duty of every expert engaged by or on behalf of a party who is to provide opinion evidence at a proceeding under these Rules to acknowledge, either prior to (by signing the acknowledgment form attached to the Rules) or at the proceeding, that they are to:

- (a) provide opinion evidence that is fair, objective and non-partisan;
- (b) provide opinion evidence that is related only to the matters that are within the expert's area of expertise;
- (c) provide such additional assistance as the Tribunal may reasonably require to determine a matter in issue; and
- (d) acknowledge that these duties prevail over any obligation owed by the expert to the party by whom or on whose behalf he or she is engaged.

**7.6 Other Witnesses** The Tribunal may also require that a witness who is not presenting expert evidence provide a witness statement. A witness statement should contain (a) a short written outline of the person's background experience, and interest in the matter, (b) a list of the issues that they will discuss, and (c) a list of reports that they will rely on at the hearing. The Tribunal may decline to allow the witness to testify if this statement is required by the Tribunal and has not been provided to the other parties.

**7.7 Participant Statements** A person who wishes to participate in a proceeding as a participant, shall file a written participant statement that sets out their position on the matter and issues of the proceeding, together with an explanation of their reasons in support of their position. A participant may only make submissions to the Tribunal in writing unless participant status was conferred by the Tribunal in a procedural order that was issued prior to September 3, 2019. In that case, the person conferred participant status may make an oral submission to the Tribunal and be cross-examined by parties on the content of their oral submission or the content of their written participant statement pursuant to the procedural order. In all circumstances, the Tribunal may direct a participant to pre-file their statement in advance of a hearing event with the Tribunal and all of the parties to the proceeding.

**7.8 Amendment of Documents** Documents filed with the Tribunal can only be amended with the consent of the parties or by a Tribunal Order. The Tribunal may require that the person requesting an amendment do so by way of a motion under Rule 10.

**7.9 Copies of Tribunal Documents** A person may examine any document filed with the Tribunal and copy it after paying the Tribunal's fee, unless a statute, a Court Order, a Tribunal Order or these Rules provide otherwise. Persons, including participants in the proceeding wishing to review expert witness statements and reports, may also do so at the Clerk's office when the Tribunal directs that witness statements or reports are to be filed at the municipality.

**7.10 Return of Exhibits** Exhibits of all types introduced at a hearing will be kept for 180 days after the Tribunal decision issues. The person introducing an exhibit may ask for its return after this time, and it may be given back if the Tribunal agrees. If no such request is made, the exhibit becomes the property of the Tribunal and may be archived.

**7.11 Service by Personal Service or Electronic Service** Where any document is required to be served or filed, including the one commencing a proceeding or a motion or providing notice, it shall be served by personal service, registered mail or electronically (unless a statute or the Tribunal requires another method of service) and shall be sent to:

- (a) the party's representative, if any;
- (b) where the party is an individual and is not represented, to that party directly, where that party has provided an address for service and/or an e-mail address;
- (c) where that party is a corporation and is not represented, to the corporation directly, to the attention of an individual with apparent authority to receive the document;
- (d) where served on or filed with a local board or commission, or any department, ministry or agency of the federal, provincial or municipal government, to an individual with apparent authority to receive the document; or
- (e) where served on or filed with the Tribunal, to the Registrar, or assigned administrative staff.

Subject to Rule 7.11, if a document is served by e-mail, then service is effective on the date of service.

**7.12 If Served Electronically After 4:30 p.m.** Any document served electronically after 4:30p.m. is deemed to have been served on the next business day.

**7.13 Proof of Electronic Service** A confirmation printout received by the sender is proof of the full transmission and receipt of the electronic service.

## RULE 8

### ROLE AND OBLIGATIONS OF A PARTY

**8.1 Role and Obligations of a Party** Subject to Rule 8.2 below, a person conferred party status to a proceeding before the Tribunal may participate fully in the proceeding, and by way of example may:

- (a) Identify issues raised in a notice of appeal for the approval of the Tribunal;
- (b) Bring or respond to any motion in the proceeding;
- (c) Receive copies of all documents and supporting information exchanged, relied upon or filed in connection with any hearing event conducted in the proceeding;
- (d) Present opening and closing submissions at the hearing;
- (e) Present and examine witnesses and cross-examine witnesses not of like interest;
- (f) Claim costs or be subject to a costs award when ordered by the Tribunal; and
- (g) Request a review of a Tribunal decision or order as set out in Rule 25.

**8.2 Power of the Tribunal to Add or Substitute Parties** The Tribunal may add or substitute a party to a proceeding when that person satisfies any applicable legislative tests necessary to be a party and their presence is necessary to enable the Tribunal to adjudicate effectively and completely on the issues in the proceeding.

**8.3 Non-Appellant Party** A party to a proceeding which arises under any of Subsections 17(24) or (36), Subsection 34(19) or Subsection 51(39) of the *Planning Act* who is not an Appellant of the municipal decision or enactment may not raise or introduce a new issue in the proceeding. The non-Appellant party may only participate in these appeals of municipal decisions by sheltering under an issue raised in an appeal by an Appellant party and may participate fully in the proceeding to the extent that the issue remains in dispute. A non-Appellant party has no independent status to continue an appeal should that appeal be withdrawn by an Appellant party.

**8.4 Common Interest Class** Where the Tribunal is of the opinion that more than one party is of common interest with another party or other parties, the Tribunal may, on its own initiative or on the request of any party, appoint a person of that class of parties to represent the class in the proceeding.

## RULE 17

### ADJOURNMENTS

**17.1 Hearing Dates Fixed** Hearing events will take place on the date set unless the Tribunal agrees to an adjournment. Adjournments will not be allowed that may prevent the Tribunal from completing and disposing of its proceedings within any applicable prescribed time period.

**17.2 Requests for Adjournment if All Parties Consent** If all of the parties agree, they may make a written request to adjourn a hearing event. The request must include the reasons, a suggested new date, and the written consents of all parties. However, the Tribunal may require that the parties attend in person or convene an electronic hearing to request an adjournment, even if all of the parties consent. The consenting parties are expected to present submissions to the Tribunal on the application of any prescribed time period to dispose of the proceeding.

**17.3 Requests for Adjournment without Consent** If a party objects to an adjournment request, the party requesting the adjournment must bring a motion at least 15 days before the date set for the hearing event. If the reason for an adjournment arises less than 15 days before the date set for the hearing event, the party must give notice of the request to the Tribunal and to the other parties and serve their motion materials as soon as possible. If the Tribunal refuses to consider a late request, any motion for adjournment must be made in person, at the beginning of the hearing event.

**17.4 Emergencies Only** The Tribunal will grant last minute adjournments only for unavoidable emergencies, such as illnesses so close to the hearing date that another representative or witness cannot be obtained. The Tribunal must be informed of these emergencies as soon as possible.

**17.5 Powers of the Tribunal upon Adjournment Request** The Tribunal may,

- (a) grant the request;
- (b) grant the request and fix a new date or, where appropriate, the Tribunal will schedule a case management conference on the status of the matter;
- (c) grant a shorter adjournment than requested;
- (d) deny the request, even if all parties have consented;
- (e) direct that the hearing proceed as scheduled but with a different witness, or evidence on another issue;
- (f) grant an indefinite adjournment, if the Tribunal finds no substantial prejudice to the other parties or to the Tribunal's schedule and the Tribunal concludes the request is reasonable for the determination of the issues in dispute. In this case a party must make a request, or the Tribunal on its own initiative may direct, that the hearing be rescheduled or resumed as the case may be;
- (g) convert the scheduled date to a mediation or case management conference;
- (h) issue a Notice of Postponement, in the event the proceeding is an appeal of a Planning Act matter subject to O. Reg. 102/18 under LPATA; or
- (i) make any other appropriate order.

## **RULE 19**

### **CASE MANAGEMENT CONFERENCES**

**19.1 Case Management Conference** At the request of a party, on its own initiative or as may be required by LPATA, the Tribunal may direct parties to participate in a case management conference conducted by a Member, which can include settlement conferences, motions or preliminary hearing matters, in order to:

- (a) identify the parties and participants and determine the issues raised by the appeal;
- (b) identify facts or evidence the parties may agree upon or on which the Tribunal may make a binding decision;
- (c) obtain admissions that may simplify the hearing, which may include the examination of persons by the Tribunal as part of the conference;
- (d) provide directions for exchange of witness lists, witness statements, expert witness statements and reports, for meetings of experts to address the disclosure of information, including the disclosure of the information that was not provided to the Municipality before Council made its decision that is the subject of the appeal, and for further disclosure where necessary;
- (e) provide directions to the parties to file a hearing plan to outline how the hearing will proceed, the order of witnesses, or the anticipated time for submissions to ensure that the Tribunal sets aside sufficient time in its hearing calendar to dispose of the issues;
- (f) discuss opportunities for settlement, including possible use of mediation or other dispute resolution processes;
- (g) fix a date and place for the hearing and estimate its length, and encourage the parties to agree upon the dates for any procedural steps;
- (h) discuss issues of confidentiality, including any need to hold a part of the hearing in the absence of the public or to seal documents;
- (i) address the production and cost sharing of joint document books; and
- (j) deal with any other matter that may assist in a fair, cost-effective, and expeditious resolution of the issues.

**19.2 Sample Procedural Order and Meeting Before Case Management Conference** The Tribunal may provide a sample procedural order to the parties before the case management conference. The parties are expected to meet before the case management conference to consider the matters set out in Rule 19.1 and present recommendations to the Tribunal for the conduct of the hearing. A sample procedural order is listed in the index of forms on the final page of these Rules.

**19.3 Serving Notice of a Conference** The Tribunal will issue directions to serve a Notice of Case Management Conference that provides the time and place of the conference. The person or municipality who is issued the direction must serve this notice on those persons entitled to notice of the conference and provide an affidavit to the Tribunal, at or prior to the conference, to prove service of the notice.

**19.4 Tribunal Member Presides** The Associate Chair will assign at least one Tribunal Member to conduct the conference.

**19.5 Public Attendance at a Case Management Conference** A case management conference held in person will be open to the public. A case management conference held by electronic hearing will be open to the public where practical. Despite the general principle of public open sessions, where circumstances prevail that may require confidentiality, in the discretion of the presiding Member, part or all of the conference may be conducted *in camera*.

**19.6 Conversion From One Procedure to Another** The Tribunal Member may, at any time, conduct a procedural discussion, initiate a motion, inquire into a preliminary matter, or convert the conference into a hearing. The Tribunal will state in the notice of a case management conference that the parties are expected to arrive prepared for a procedural and settlement conference as well as a preliminary hearing, where evidence or formal statements or submissions may be heard. Even if no settlement is reached, the Tribunal may proceed to make a final decision on any evidence received during the conference.

**19.7 Results of Failure to Attend a Conference** If a party fails to attend the conference in person or by authorized representative, the Tribunal may proceed without that party. The non-attending party is not entitled to notice of subsequent hearing events in the proceedings.

**19.8 Tribunal Order Following** The Member conducting the case management conference will issue an order that may decide any of the matters considered at the conference and provide procedural directions for any subsequent hearing event.

**19.9 Hearing Member Bound** The Member conducting the hearing or any subsequent hearing event is bound by the order resulting from the case management conference unless the Member is satisfied that there is good reason to vary the order.

**19.10 Methods of Holding Hearing Events** The Tribunal may direct in an order following a conference that hearing events in a proceeding be held by a combination of written, electronic or oral hearing events.

## RULE 20

### ELECTRONIC HEARINGS

**20.1 Hearing Events by Teleconference or Videoconference** The Tribunal may hold a hearing event by electronic hearing for the determination of any issue in the proceeding. Where the Tribunal directs that a hearing event be held by electronic hearing, the Tribunal may direct a party to make the necessary arrangements and to give notice of those arrangements to the Tribunal and other parties.

**20.2 Objection to the Electronic Format** A party who objects to a hearing event being held as an electronic hearing shall notify the Tribunal and all other parties of its objection within the time period specified in the notice of the electronic hearing. The objecting party shall set out the reasons why the electronic hearing is likely to cause the objecting party significant prejudice and may refer to the matters set out in Rule 20.5

**20.3 Response to Notice of Objection** The Tribunal may request a written response from other parties to the objection of an electronic hearing within a time period set out by the Tribunal.

**20.4 Procedure When Objection is Received** If the Tribunal receives an objection to hold a hearing event by electronic hearing, it may:

- a) accept the objection, cancel the electronic hearing, and schedule an oral or written hearing; or,
- b) if the Tribunal is satisfied, after considering any responding submissions and the factors included in Rule 20.5, that no significant prejudice will result to a party, then the Tribunal will reject the objection and proceed with the electronic hearing.

**20.5 Factors the Tribunal May Consider** The Tribunal may consider any relevant factors in deciding to hold a hearing event by electronic hearing, such as,

- a) the convenience to the parties and the Tribunal;
- b) the likelihood of the process being less costly, faster, and more efficient;
- c) whether it is a fair and accessible process for the parties;
- d) the desirability or necessity of public participation in or public access to the Tribunal's process;
- e) whether the evidence or legal issues are suitable for an electronic hearing;
- f) whether credibility may be an issue and the extent to which facts are in dispute;  
or
- g) whether an electronic hearing is likely to cause significant prejudice to any party or participant.

**20.6 Directions for the Electronic Hearing** The Tribunal may direct the arrangements for the electronic hearing or designate an approved location for videoconference to protect the integrity of the hearing process, including the security and confidentiality of evidence.

**20.7 Videoconferences** The Tribunal shall pre-approve all arrangements for conducting a hearing event by videoconference, including the pre-filing and exchange of motion materials, documents, written submissions or any visual and written evidence, and the locations for the conference. If a party or participant intends to request that the Tribunal accept any information, statement or material as an exhibit at

a videoconference, such information, statement or material shall be prefiled with the Tribunal and provided to all parties or participants in accordance with the Tribunal's directions for conducting a hearing event by videoconference.

**20.8 The View of the Camera** A party's representative or a witness in a videoconference shall be in view of the camera, with minimal visual obstructions, in the course of their presentations or submissions to the Tribunal. Where a witness is being examined or crossexamined, there shall be a split screen view of both the witness and the person conducting the examination or cross-examination. Any document that may be referred to by parties or their witnesses shall be visible and legible to the Tribunal and all other parties to the conference, either by the camera or by referring to a copy of the document exchanged in accordance with the Tribunal's directions.

February 25, 2020

## EXPLANATORY NOTE

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The Draft Plan of Subdivision application seeks to facilitate the development of 271 dwelling units comprised of single detached dwellings in a freehold tenure on the subject lands, with frontages ranging from 8.4 metres (27.5 feet) to 16.5 metres (54 feet).

The proposed Official Plan amendment seeks to re-designate a portion of the lands within 'Special Policy Area 9' (Penryn Park Estate), including the portions of the subject lands that were previously part of the Port Hope Golf and Country Club to a site-specific special policy area to allow residential uses consistent with the adjacent approved Mason Homes Plans of subdivision.

The proposed Zoning By-law amendment seeks to establish appropriate residential uses and development standards to implement the development of the proposed subdivision.

# DRAFT PLAN OF SUBDIVISION

PART OF THE S. CUMBERLAND LOT, REGISTERED PLAN NO. 25 (FORMERLY PART OF LOT 10, CONCESSION 1, TOWNSHIP OF HOPE) AND PART OF LOT 9 & 10, CONCESSION 1 AND PART OF LOT 9 & 10, BROKEN FRONT CONCESSION AND PART OF ROAD ALLOWANCE BETWEEN BROKEN FRONT CONCESSION AND CONCESSION 1, TOWNSHIP OF PORT HOPE AND PART OF BLOCK 67 PLAN 39M-834 MUNICIPALITY OF PORT HOPE, COUNTY OF NORTHUMBERLAND



Key Map

## Additional Information

Required Under Section 51(17) of the Planning Act R.S.O. 1990

- (a) SHOWN ON DRAFT PLAN
- (b) SHOWN ON DRAFT AND KEY PLANS
- (c) SHOWN ON KEY PLAN
- (d) LAND TO BE USED IN ACCORDANCE WITH LAND USE SCHEDULE
- (e) SHOWN ON DRAFT PLAN
- (f) SHOWN ON DRAFT PLAN
- (f.1) NOT APPLICABLE
- (g) SHOWN ON DRAFT AND KEY PLAN
- (h) MUNICIPAL PIPED WATER
- (i) SOIL IS SILTY TO CLAYEY SILT
- (j) SHOWN ON DRAFT PLAN
- (k) FULL MUNICIPAL SERVICES
- (l) SHOWN ON DRAFT PLAN

## Schedule of Land Use

PROPOSED LAND USE	ha	Ac
1) Single Detached (Lots 1 to 271)	10.12	25.0
2) Other Lands Owned (Block 272) by Applicant	4.95	12.2
3) Servicing (Blocks 273 to 276)	0.21	0.5
4) Walkway/Servicing (Block 277)	0.02	0.02
5) Roads & Laneways	4.08	10.1
<b>TOTAL SITE AREA</b>	<b>19.38</b>	<b>47.8</b>

PROPOSED RESIDENTIAL UNITS	Total	%
1) Δ 8.4m (27.5ft) Single-Detached Laneway	15	5
2) ⊕ 11.0m (36ft) Single-Detached Laneway	35	13
3) ⊙ 11.0m (36ft) Single-Detached	83	31
4) □ 14.0m (46ft) Single-Detached	128	47
5) * 16.5m (54ft) Single-Detached	10	4
<b>PROJECTED UNIT YIELD</b>	<b>271</b>	<b>100</b>

PROPOSED ROADS	m	ft
1) 7.5m ROW Laneway	164	538
2) 14.5m ROW Local	659	2,162
3) 17.0m ROW Local	1,483	4,865
4) 20.0m ROW Local	228	748
<b>TOTAL ROAD LENGTH</b>	<b>2,534</b>	<b>8,313</b>

NOTE: All areas shown subject to rounding, and may not add up to total or convert to the other measuring units directly.

## Revisions

DATE	REVISION	BY
May 7, 2020	Create Block 305 (Other Lands Owned by Applicant); Modify Alignment of Street A	SS
April 9, 2021	Modify Future Development Block and Residential Lots; Add Walkway/Servicing Block, and Easement	SS

## Owner's Authorization

I authorize Walker, Nott, Dragicevic Associates Limited to prepare and submit this Draft Plan of Subdivision to the Municipality of Port Hope for approval.

Signature on File \_\_\_\_\_ October 7, 2019  
 Gordon Mason, President  
 Penryn Mason Homes Inc. \_\_\_\_\_ DATE

Signature on File \_\_\_\_\_ October 7, 2019  
 Brad Smith, President  
 AON Inc., 2107401 Ontario Inc., Penryn Park Estates Inc., Penryn Mason Homes Inc. \_\_\_\_\_ DATE

## Surveyor's Certificate

I hereby certify that the boundaries of the land to be subdivided on this plan and their relationship to adjacent lands are correctly and accurately shown.

Signature on File \_\_\_\_\_ October 7, 2019  
 Dave Comery, OLS  
 IBW Surveyors, Ontario Land Surveyor \_\_\_\_\_ DATE



Scale 1:1,250  
 July 15, 2019  
 14.643.03

