

100 John West Way Box 1000 Aurora, Ontario L4G 6J1

Phone: 905-727-3123 ext. 4223 Email: jleung@ aurora.ca

www.aurora.ca

TOWN OF AURORA Planning and Building Services

Committee of Adjustment

NOTICE OF DECISION

FILE NUMBER:

MV-2017-06

PROPERTY:

15 Kennedy Street East

LEGAL DESCRIPTION:

Lot 3 Plan 346

APPLICANT:

Tarantino

CONTACT:

Additional information may be obtained from Justin Leung of the Planning and Building Services department at 905-727-3123 extension 4223, or emailed to jleung@aurora.ca. Please quote the file name and number.

If you have objections to this Notice of Decision, you may appeal to the Ontario Municipal Board for consideration. Your appeal, together with the reasons for the appeal and the \$125.00 fee (per Application) as required by the Ontario Municipal Board, can be made payable to the Minister of Finance in the form of a certified cheque or money order. An (A1) "Appellant Form" provided by the Board is now on their website at www.omb.on.ca and must be filed with the Secretary-treasurer, Committee of Adjustment at 100 John West Way, Box 1000 Aurora, Ontario, L4G 6J1, no later than 4:30 p.m. on or before March 29, 2017. Should this date fall on a holiday or weekend, you will have until 4:30pm of the next business day to file your appeal. Please note an additional fee (which can be found in the Fee By-law on our website, www.aurora.ca), per Application, payable to the Town of Aurora is required with respect to Ontario Municipal Board appeal submissions.

In accordance with the *Planning Act*, only individuals, corporations and public bodies may appeal a by-law to the Ontario Municipal Board. A notice of appeal may not be filed by an unincorporated association or group. However, a notice may be filed in the name of an individual who is a member of the association or the group on its behalf.

Should no appeal be filed within the applicable time period, this Notice of Decision, subject to any conditions imposed by the Committee of Adjustment, becomes final and binding and notice to that effect will be issued by the Secretary-Treasurer. For your information, the lands, which are the subject of this Application, are not currently the subject of any other Application under the *Planning Act*, to our knowledge.

ADDITIONAL INFORMATION relating to this decision is available from the Committee of Adjustment staff, Planning and Building Services department, Aurora Town Hall located at 100

John West Way.

DATED at the Town of Aurora, this 10th day of, March, 2017.

Justin Leung

Secretary-Treasurer

Committee of Adjustment/Planning Technician

CERTIFIED
COMMITTEE OF ADJUSTMENT
TOWN OF AURORA

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DECISION

FILE NUMBER:

MV-2017-06

PROPERTY:

15 Kennedy Street East

LEGAL DESCRIPTION:

Lot 3 Plan 346

APPLICANT:

Tarantino

DATE OF DECISION:

March 9, 2017

PURSUANT to Section 45(5) of the *Planning Act* with respect to the above noted Application the Committee of Adjustment ("Committee"), THAT:

It hereby does/does not authorize the Minor Variance Application requesting relief from the Town of Aurora Zoning By-law 2213-78 as amended, respecting to allow reduction in minimum lot frontage.

The Committee has determined that the Application is not a Minor Variance and that granting such relief is/is not within the intent of the Official Plan and Zoning By-law. Further, the Committee has determined that the Application is/is not desirable for the appropriate development or use of the land. Where the Minor Variance has been authorized, it is based on substantial conformity with the site plan drawings circulated by the Committee.

Where applicable, conditions are attached as Schedule "A" hereto. Where conditions are imposed, the granting of this Application is subject to and entirely conditional upon the fulfilment of all such conditions to the satisfaction of the Committee.

Grace Marsh, Chair

Tom Plamondon, Vice Chair

Roy Harrington

C E R T I F I E D

COMMITTEE OF ADJUSTMENT

TOWN OF AURORA

PROY HARRORA

ABSENT

David Mhango

Nick Racanelli

Mar. 10,107

REASONS FOR DECISION

| The Committee has based its decision on the | e legislative framework | of the <i>Planning Act</i> | and are |
|---|-------------------------|----------------------------|---------|
| in agreement with the comments provided by | / Planning and Building | Services (attached | herein) |
| any additional rationale is noted below: | | | |
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NOTE: Any and all written submissions relating to this Application that were made to the Committee of Adjustment before its Decision, and any and all oral submissions related to this Application that were made at a public meeting, held under the Planning Act, have been-taken into consideration by the Committee of Adjustment in its Decision on this matter.

CONDITIONS:

- 1. SUBMISSION to the Secretary-Treasurer of written confirmation from the Town's Treasurer or designate; that all outstanding financial commitments have been satisfied, if any, to the Town.
- SUBMISSION to the Secretary-Treasurer of two copies of a Draft Reference Plan (for review), showing that the subject lands substantially conform to the Application as submitted. One copy of the Deposited Reference Plan must be submitted prior to the issuance of the Certificate of Official.
- 3. SUBMISSION to the Secretary-Treasurer of written confirmation from the Town's Director or designate of Parks, Recreation and Cultural Services; that the Applicant has satisfied all concerns below and as noted in the March 9, 2017 memo by Jim Tree, Manager of Parks;
- That the owner is required to provide an Evaluation Report prepared by a Certified Arborist or Professional Registered Forester outlining all aspects of the impacts that this proposal will have on existing and remaining vegetation. The report shall include a site plan showing the location of all trees and vegetation that will be impacted and or preserved both on or adjacent to the site. The report shall also include recommendations and an action plan on the mitigation of negative effects to preserved vegetation, during and post construction periods as well as measures aimed at tree health care and protection for trees effected by the project and any remaining trees in the vicinity of the project that require applicable maintenance.

- Should it be determined by the Arborist /Forester that trees and vegetation warrants
 preservation and protection then the report shall include a schedule of monitoring the
 ongoing site work through a series of scheduled site visits by the Arborist / Forester
 during and post construction to ensure the vegetation preservation measures remain in
 compliance throughout the project, each site
 Visit to be documented and any resulting action items required by the Arborist /Forester
 shall be implemented and confirmed on site forthwith by the Arborist /Forester following
 each visit. The owner shall agree to provide copies of the Arborist / Foresters site visit
 reports to the Town following each visit
- The owner shall agree to provide financial securities based on the total value of the Tree Compensation evaluation and all Arboriculture works as defined by the Town and the Owners Arborist/ Forester. To the satisfaction of the Director of Parks and Recreation.
- The owner will be required to provide vegetation compensation and a replanting plan in accordance with the Town of Aurora TREE REMOVAL/PRUNING AND COMPENSATION POLICY to the satisfaction of the Direction of Parks and Recreation as compensation for trees removed to facilitate construction.
 Compensation planting shall be completed prior to release of the financial securities.
- The owner shall agree to comply with the Aurora Tree Permit By-law # 5850-16-prior to the removal of any trees on the property.

All of the above shall be included as terms and conditions in a Letter of Undertaking with the Town of Aurora.to guarantee compliance with the Conditions of Approval and all related site works

- 4. SUBMISSION to the Secretary-Treasurer of written confirmation from the Town's Director of Infrastructure and Environmental Services or designate; that the Applicant has satisfied all concerns below and as noted in the February 29, 2017 memo by Patrick Ngo, Municipal Engineer:
- The owner shall provide a Letter of Undertaking with the Town to address various site issues such as general grading, driveway locations, drainage system, fencing, sedimentation control, municipal services, servicing easement, curb cut and etc. Detail design plans as well as site servicing plan are required prior to Building Permit Application. Technical review comment shall be provided at time of the development application stage with full submission of detail design plans.
- The stormwater management plan and report shall be reviewed by the Town. Any additional storm runoff generates from this site to the Town storm system along Kennedy Street shall be to the satisfactory of the Infrastructure and Environmental Services Department.
- Applicant shall demonstrate that the existing municipal services have sufficient capacity for the proposed severed and retained lots.

The applicant provide confirmation, in writing, from the Director of Infrastructure and Environmental Services indicating that satisfactory arrangements have been made with respect to payment of all applicable charges and fees in relation to municipal service connections.

60.10,2017

- The applicant provide to the Secretary-Treasurer, confirmation, in writing, from the Director of Infrastructure and Environmental Services indicating that satisfactory arrangements have been made with respect to the installation of water meter and connection for municipal services as well as road restoration. It is in the Town's interest to make certain that any new services constructed have the capacity, and are in the proper location and at the proper elevation, to service the conveyed lot. The construction of any new services within the Town's right-of-way shall be done by the Town at the owner's cost. The applicant shall be responsible for the actual costs plus 10% for administration and inspection by the Town and shall provide security in the amount of 100% of the estimated cost of installation of said services. It shall be incumbent upon the applicant to provide an estimate of the cost of these works for review by the Infrastructure and Environmental Services Department. The applicant shall maintain the original grading and drainage pattern at property limits.
- In the alternative, the applicant shall register a restrictive covenant/development agreement on title to the lands to bind successors in title to this obligation. The applicant/owner shall be entitled to a release from this restrictive covenant/development agreement upon satisfaction of this condition.
- 5. THAT the above noted conditions be satisfied within one year from the Notice of Decision, or the Variance may lapse requiring reapplication.

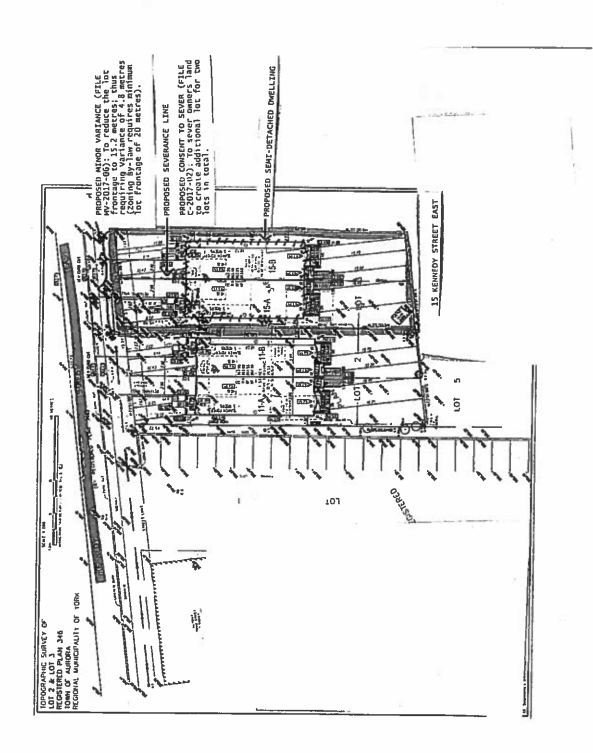
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Mar. 10, 2017



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