Barristers and Solicitors

Aird & Berlis llp

N. Jane Pepino, C.M., Q.C., LL.D. Direct: 416.865.7727 E-mail: jpepino@airdberlis.com

April 9, 2013

BY EMAIL

Mr. Jeffrey Abrams Clerk's Department City of Vaughan 2141 Major Mackenzie Drive Vaughan, ON L6A 1T1 Our File No. 113747

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Item #	14
Report No.	14 (CW)
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Council -	Apri 123/2013
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Dear Mr. Abrams:

Re: Committee of the Whole Meeting – April 9, 2013, Item 14 Thornhill Centre Street Area Land Use Plan Modifications City of Vaughan Official Plan 2010 – Volume 2, Section 12.10 File No. 26.10

We act on behalf of the Canadian Fuels Association ("Cdn. Fuels"), formerly the Canadian Petroleum Products Institute, with respect to its interest in the new City of Vaughan Official Plan. Cdn. Fuels is an incorporated association of major Canadian companies involved in the refining, distribution, and/or marketing of petroleum products. Cdn. Fuels' member companies own a majority of automobile service stations ("Gas Stations") within the City of Vaughan, including those Gas Stations owned and operated by Imperial Oil Limited (Esso), Suncor Energy (Petro-Canada), Shell, Ultramar and Husky Energy (Husky).

The mission of Cdn. Fuels includes initiating discussions and dialogue in the development of public policy and regulation serving the long term interests of the Canadian consumer and the Canadian petroleum industry. Cdn. Fuels has a genuine interest in ensuring that its member stations are safe and viable while meeting customer needs and also being compatible with the needs of the community. As such, Cdn. Fuels has significant concerns with some of the proposed policies of the new City of Vaughan Official Plan ("VOP 2010").

Cdn. Fuels' concerns with Volume 1 of the VOP 2010 were carefully outlined in Cdn. Fuels' Notice of Appeal, filed with the Region of York on August 24, 2012, and attached to this letter for your reference. We have reviewed the Thornhill Centre Street Area Land Use Plan ("Centre Street Plan") and the report regarding modifications to the Centre Street Plan, to be considered by the Committee of the Whole on April 9, 2013. Our concerns with the Centre Street Plan are as follows:

<u>Map 12,10.A</u>

In accordance with Section 12.10.10.1, Gas Stations are only permitted in the locations identified on Map 12.10.A. Currently, Map 12.10.A shows only one Gas

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Station within the Centre Street Plan area, that being the Gas Station located at the southwest corner of Dufferin Street and Centre Street. However, an Esso Gas Station is currently situated on the lands municipally known as 1030 Centre Street, which are located on the north side of Centre Street, west of New Westminster Drive. According to Map 12.10.A, 1030 Centre Street is proposed to be designated Mid-Rise Mixed-Use "A".

The Centre Street Plan formerly contained policies at Section 12.10.8.5 to permit the following uses on the property at 1030 Centre Street: *"the sale of auto fuel, oil and lubricant and other related products, the provision of repair and maintenance services for vehicles, and the existing car wash and convenience retail use as listed on the property."* Former Section 12.10.8.5 also contained compatibility criteria for any future redevelopment of the site. This section has been removed by the modifications to the Centre Street Plan without explanation.

The exclusion of 1030 Centre Street as a Gas Station on Map 12.10.A and the removal of former Section 12.10.8.5 effectively renders the Esso Gas Station site "legal non-conforming" as Gas Stations are not listed as a permitted use in the Mid-Rise Mixed-Use "A" designation and are not specifically permitted by Section 12.10.8.5. This is unacceptable as Legal Non-conforming status would hinder the redevelopment of this Gas Station, which includes replacement of equipment as necessary to ensure the safe operation of the station and continuing upgrades, as market and customers demand.

Section 12,10.11 – Special Policy Area

The policies regarding the Gas Station shown on Map 12.10.A are set out in Section 12.10.10. Section 12.10.10.2 permits any Gas Station designated on Map 12.10.A to be developed in accordance with the land use designation of the immediately adjoining land without amendment to this Area Specific Policy.

The lands immediately adjacent to the Gas Station shown on Map 12.10.A are designated Low-Rise Residential and Special Policy Area. We request clarification with respect to the policies of the Special Policy Area, specifically Section 12.10.11.2 which states that, "The urban design, parking and other general policies of this Official Plan, including the 'Service Station/Gas Bar' policy, which in effect prohibits a service station use at the southwest corner of Dufferin and Centre Street, shall apply for any development within this designation."

The intent of Section 12.10.10.2 is unclear. Currently there is no Gas Station at the southwest corner of Dufferin Street and Centre Street and a Gas Station would not be permitted by the Low-Rise Residential Designation of those lands. Further, it is unclear what the "Service Station/Gas Bar" policy of the Vaughan Official Plan referred to by Section 12.10.11.2 is as there are many policies respecting Gas Stations in Volume 1 of the Vaughan Official Plan and policies respecting Gas Stations in the Centre Street Plan.

April 9, 2013 Page 3

Should you require any further information or clarification please do not hesitate to contact the undersigned, or Emily Elliott, Land Use Planner, of this office at 416-865-3069. Please provide any further notices associated with the Centre Street Plan, including notice of adoption of the revised Centre Street Plan to the undersigned. Thank you very much.

Yours truly,

AIRD & BERLIS LLP

Ka N. Jane Pepino, C.M., Q.C., LL.D.

NJP/ee

- cc. J. Roy, Cdn. Fuels
 - M. Goldberg, Goldberg Group A. Sicilia, Vaughan Policy Planning Department

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AIRD & BERLIS LLP

Barristers and Solicitors N. Jane Pepino, C.M., Q.C., LL.D. Direct; 416.865.7727 E-mail: jpepino@alrdberiis.com

August 24, 2012

BY COURIER

Mr. Denis Kelly Regional Clerk Regional Municipality of York 17250 Yonge Street Newmarket, ON L3Y 6Z1

Dear Mr. Kelly

Re: Appeal of the new City of Vaughan Official Plan

We act on behalf of the Canadian Petroleum Products Institute ("CPPI") with respect to its interest in the new City of Vaughan Official Plan. CPPI is an incorporated association of major Canadian companies involved in the refining, distribution, and/or marketing of petroleum products. CPPI member companies own a majority of automobile service stations ("Gas Stations") within the City of Vaughan (the "City"), including those Gas Stations owned and operated by Imperial Oil Limited (Esso), Suncor Energy (Petro-Canada), Shell, Ultramar and Husky Energy (Husky).

The mission of CPPI includes initiating discussions and dialogue in the development of public policy and regulation serving the long term interests of the Canadian consumer and the Canadian petroleum industry. CPPI has a genuine interest in ensuring that its member stations are safe and viable while meeting customer needs and also being compatible with the needs of the community. As such, CPPI has a significant concerns with some of the proposed policies of the new City of Vaughan Official Plan. CPPI's areas of concern are as follows:

- <u>Section 9.2</u> Land Use Designation and Permitted Building Types Gas Stations in areas designated Mid-Rise Mixed Use, High-Rise Mixed Use, Employment Commercial Mixed Use, Community Commercial Mixed Use and Prestige Employment are subject to the following criteria:
 - (A) the use is located on an arterial street as indicated on Schedule 9;
 - (B) the use is limited to one Gas Station per intersection; and,
 - (C) no Gas Stations shall be permitted at the intersection of two arterial streets as indicated on Schedule 9.

Many existing Gas Stations in the City are located at the intersection of two arterial streets in order to provide service to motorists passing in different directions without requiring a change in direction. Many of these high traffic intersections

Our File No. 113747

currently have more than one Gas Station, as road medians or traffic conditions prevent motorists from accessing Gas Stations located across a street. A single Gas Station could not provide adequate and safe service for the total motor vehicle traffic at many intersections in the City or in the alternative, would require added traffic movements increasing congestion and delay. Further, requiring that Gas Stations locate at the intersection of only one arterial street would result in twice the number of Gas Stations in the City to serve the same amount of vehicle traffic, as well as forcing Gas Stations to intersections of collector streets, which are more likely to be close to Residential neighbourhoods.

Additionally, the inclusion of the above sections would result in those existing Gas Stations at an intersection where more than one Gas Station exists, or on an intersection of two arterial streets, to simply become "Legal Non-conforming". (Subject to the provisions of Section 10.2.1.4, see below). This is unacceptable as Legal Non-conforming status would hinder the redevelopment of these Gas Stations, which includes replacement of equipment as necessary to ensure the safe operation of the stations, and continuing upgrades and changes to the offerings at Gas Stations, as market and customers demand.

 <u>Section 9.2.3.9 - Building Types and Development Criteria, Gas Stations</u> imposes specific policies and development criteria on Gas Stations. Section 9.2.3.9.c. requires that:

Where a Gas Station contains a retail building greater than 100 square metres, the retail building shall front onto at least one public street, with no driveways or parking spaces located between the building and the public street.

The above section is too prescriptive for an Official Plan and rather, an Official Plan should call for Urban Design Guidelines, which set out detailed policies.

Section 9.2.3.9 is not compatible with the design of modern Gas Stations. Moreover, modern Gas Stations allow for the "one stop shopping" concept where the public can perform a multitude of daily tasks on one site thus avoiding otherwise separate small trips. Additionally, modern Gas Stations are equipped with public washrooms adapted for customers with disabilities. In order for modern Gas Stations to accommodate these services, a building in excess of 100 square metres is required.

The requirement that a retail building greater than 100 square metres be located facing the street, with no driveways or parking spaces located between the building and the street, makes it impossible for a modern Gas Station to function. The gas pumps and canopy must be fronting the retail building to allow access for motorist customers and to allow the Gas Station attendant to monitor the pump islands. Based on the above, this requirement of the Official Plan is unworkable. It should also be noted that Section 9.1.2.6.e. contains a contradictory exception permitting parking between a building and public sidewalks in the case of Gas Stations in *Intensification Areas*.

August 24, 2012 Page 3

 Also in <u>Section 9.2.3.9 - Building Types and Development Criteria, Gas Stations</u>, Section 9.2.3.9.d. requires that:

Where a Gas Station contains a car wash, the car wash shall generally be located to the rear of the site and setback a minimum of 30 metres from any Low-Rise Residential designation.

CPPI is opposed to this arbitrary minimum setback of 30 metres of a car wash from any Low-Rise Residential Designation. This type of detailed requirement is not warranted within the Official Plan but rather, if necessary, would be better suited in a zoning by-law or urban design guidelines.

• <u>Section 10.2.1.4 – Interpretation states that it is the policy of Council:</u>

To recognize legally existing land uses as they exist at the time this Plan is approved. These land uses shall be deemed to conform to this Plan. Minor extensions, reductions or expansions of such uses shall be permitted without amendment to this Plan, provided that the intent of this Plan is not compromised...

It is CPPI's position that the section above needs to be revised to allow for the redevelopment of legally existing uses for a similar use while remaining in compliance with the Official Plan without the uncertainty presented by the conditions attached to the above deeming provision. Gas Stations are somewhat different from typical uses as their facilities are comprised of dispensing pumps, underground storage equipment, kiosks, canopies and other equipment that need to be replaced or rebuilt periodically to adhere to safety and environmental legislation and regulations. They are also mainly outdoor areas which are subject to wear and tear as a result of weather, road salts and traffic. For these reasons, and in order to meet evolving customer demands, existing Gas Stations need to be redeveloped from time to time. The deletion of the words "*provided that the intent of this Plan is not compromised*" (which are themselves incapable of being clearly interpreted), would ensure that the routine and necessary redevelopment of Gas Stations currently existing throughout the City of Vaughan does not trigger an amendment to the Official Plan.

CPPI has actively participated in the process of the new City of Vaughan Official Plan. Specifically, CPPI and representatives from some member companies met with City Planning Staff on June 24, 2010 to discuss the issues outlined above and others. At that time, staff indicated these issues would be considered and that revisions to the Official Plan would be made as appropriate. Despite a Council direction to so, on September 27, 2011, staff has not contacted CPPI since the June 2010 meeting and the above-described issues remain outstanding. CPPI has continued to express concerns through deputations to the Committee of the Whole on June 14, 2010 and April 2, 2012 and to the York Region Planning and Economic Development Committee on June 13, 2012. Additionally letters to the City of Vaughan were filed on June 7, 2012, July 5, 2012, July 27, 2010, September 12, 2011 and April 2, 2012. August 24, 2012 Page 4

The purpose of this letter is to appeal to the Ontario Municipal Board Regional Council's failure to make a decision with respect to the new City of Vaughan Official Plan, pursuant to subsection 17(40) of the *Planning Act*. It has been in excess of 180 days since the new Vaughan Official Plan was received by the Region, and a decision has not been rendered. Please accept this letter, the attached form and enclosed cheque in the amount of \$125, payable to the Ministry of Finance, as CPPI's appeal of the of new City of Vaughan Official Plan in its entirety.

We would be pleased to meet with appropriate Regional and City Officials to discuss CPPI's concerns in greater detail.

Should you require any further information or clarification respecting any aspects of this appeal, please do not hesitate to contact the undersigned, or Emily Elliott, Land Use Planner, of this office at 416-865-3069. Acknowledgement of receipt of this appeal would be greatly appreciated. Please provide any further notices associated with this appeal to the undersigned. Thank you very much.

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Yours truly,

AIRD & BERLIS L

N. Jane Pepino, C.M., Q.C., LL.D.

NJP/ee

cc. J. Roy, CPPI M. Goldberg, Goldberg Group J. Abrams, Clerk, City of Pickering

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Environment and Land Tribunals Ontario Ontario Municipal Board 655 Bay Street, Sulte 1500 Toronto, Ontario M5G 1E5 TEL: (416) 212-6349 or Toll Free: 1-866-448-2248 FAX: (416) 326-5370 www.elto.gov.on.ca

APPELLANT FORM (A1) PLANNING ACT

SUBMIT COMPLETED FORM TO MUNICIPALITY/APPROVAL AUTHORITY

Receip	l Number (OMB.Office U	Ise Only)	
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Dale Stamp - Appeal Received by Münicipality

Part 1: Appeal Type (Please check only one box)

SUBJECT OF APPEAL	TYPE OF APPEAL	PLANNING ACT REFERENCE (SECTION)	
Minor Variance	Г Арреаl a decision	45(12)	
Consent/Severance	Image: Appeal a decision Image: The provide state of the provided	53(19)	
	Appeal changed conditions	53(27)	
	Failed to make a decision on the application within 90 days	53(14) 34(10)	
Zoning By-law or Zoning By-law Amendment	Application for an amendment to the Zoning By-law – failed to make a decision on the application within 120 days	34(19) 34(11)	
Interim Control By-law	Appeal the passing of an Interim Control By-law	38(4)	
	T Appeal a decision	17(24) or 17(36)	
	Failed to make a decision on the plan within 180 days	17(40)	
Official Plan or Official Plan Amendment	Application for an amendment to the Official Plan – failed to make a decision on the application within 180 days	22(7)	
	Application for an amendment to the Official Plan – refused by the municipality		
	۲ Appeal a decision	51(39)	
Plan of Subdivision	Appeal conditions imposed	51(43) or 51(48)	
	Failed to make a decision on the application within 180 days	51(34)	

All lands within municipality

Address and/or Legal Description of property subject to the appeal:

Municipality/Upper tier: City of Vaughan / Region of York

A1 Revised April 2010

Part 3: Appellant Information		
First Name:	Last Name:	
The Canadian Petroleum Products Institute Company Name or Association Name (Association mu	st be incorporated - include copy of	letter of Incorporation)
Professional Title (if applicable):		
E-mail Address: <u>lean.roy23@sympatico.ca</u>	ou agree to receive communications from th	
By providing an e-mail address y	ou agree to receive communications from ti	ne OMB by e-mail.
Daytime Telephone #: <u>416.222.5991</u>	Altemate Telephone #:	
Fax #: 416.492.2514		
Mailing Address: <u>20 Adelaide Street East</u>		Toronto
Street Address	Apt/Suite/Unit#	City/Town
Ontario		M5C 2T6
	Country (If not Canada)	Postal Code
Signature of Appellant: (Signature not required if i		Date:
(Signature not required if i	the appeal is submitted by a law offic	θ.)
Please note: You must notify the Ontario Municipa quote your OMB Reference Number(s) after they ha	l Board of any change of address ve been assigned.	or telephone number in writing. Please
may become available to the public. Part 45: Representative Information (if applicat I hereby authorize the named company and/or	-	
First Name: <u>N. Jane</u>		- /
Professional Title: Solicitor		
E-mail Address: jpepino@airdberlis.com By providing an e-mail address yo	u agree to receive communications from th	o OMB by o-mail.
Daytime Telephone #: <u>416.865.1500</u>	Alternate Telephone #:	·
Fax # <u>416.863.1515</u>		• ·
Mailing Address: <u>181 Bay Street</u> Street Address	Suite 1800 Apt/Suite/Unit#	<u> </u>
Ontario		·
Province	Country (if not Canada)	M5J 2T9 Postal Code
Signature of Appellant:	<u></u>	Date: Du 24/12
)		
Please note: If you are representing the appellant an required by the Board's Rules of Practice and Procedu below.	d are NOT a sollcitor, please confi are, to act on behalf of the appellant	m that you have written authorization, as . Please confirm this by checking the box

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I certify that I have written authorization from the appellant to act as a representative with respect to this appeal on his or her behalf and I understand that I may be asked to produce this authorization at any time.

Part 5: Language and Accessibility

Please choose preferred language: English French

We are committed to providing 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.

Part 6: Appeal Specific Information

1. Provide specific information about what you are appealing. For example: Municipal File Number(s), By-law Number(s), Official Plan Number(s) or Subdivision Number(s):

Appeal of City of Vaughan's new Official Plan, City File No. OP.25.1.

 Outline the nature of your appeal and the reasons for your appeal. Be specific and provide land-use planning reasons (for example: the specific provisions, sections and/or policies of the Official Plan or By-law which are the subject of your appeal - if applicable). **If more space is required, please continue in Part 9 or attach a separate page.

Please see covering letter.

THE FOLLOWING SECTIONS (a&b) APPLY <u>ONLY</u> TO APPEALS OF ZONING BY-LAW AMENDMENTS UNDER SECTION 34(11) OF THE *PLANNING Act*.

- b) Provide a brief explanatory note regarding the proposal, which includes the existing zoning category, desired zoning category, the purpose of the desired zoning by-law change, and a description of the lands under appeal:
 **If more space is required, please continue in Part 9 or attach a separate page.

If yes, please provide OMB Reference Number(s) and/or Municipal File Number(s) in the box below:

The new City of Vaughan Official Plan has been appealed for Regional Council's failure to make a decision by various other parties. (File No. PL 111184)

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Ηo	w many da	ys do	you estimate	e are r	needed for hearing this appeal?	٢	haif day	Г	1 day)	2	days Г	3 days
ŗ	4 days	حتبي	1 week	3	More than 1 week - please spo	ecify	number c	of day	/s: <u>8 da</u>	<u>ays</u>		_

How many expert witnesses and other witnesses do you expect to have at the hearing providing evidence/testimony? Various

Describe expert witness(es)' area of expertise (For example: land use planner, architect, engineer, etc.): Land Use Planner, urban designer, traffic expert, industry representative

Do you believe this matter would benefit from mediation? (Mediation is generally scheduled only when all parties agree to participate)	YES	jv	NO	
Do you believe this matter would benefit from a prehearing conference?	YES	V	NO	

(Prehearing conferences are generally not scheduled for variances or consents)

If yes, why? To determine the scope of the hearing, the various parties and the issues list.

Part 9: Other Applicable Information **Attach a separate page if more space is required.

Please see covering letter.	
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Part 10: Required Fee

Total Fee Submitted:	\$ _125			
Payment Method:	Certified cheque	Money Order	12	Solicitor's general or trust account cheque

- The payment must be in Canadian funds, payable to the Minister of Finance.
- Do not send cash.
- PLEASE ATTACH THE CERTIFIED CHEQUE/MONEY ORDER TO THE FRONT OF THIS FORM.

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