# THE CORPORATION OF THE CITY OF VAUGHAN

IN THE MATTER OF Section 17(28) of the Planning Act, RSO 1990, c.P.13

and

IN THE MATTER OF Amendment Number 560 to the Official Plan of the Vaughan Planning Area

I, JOHN D. LEACH, of the Town of Caledon, in the Regional Municipality of Peel, MAKE OATH AND SAY:

- 1. **THAT** I am the City Clerk of the Corporation of the City of Vaughan and as such, have knowledge of the matters hereinafter deposed to.
- 2. THAT Official Plan Amendment Number 560 was adopted by the Council of the Corporation of the City of Vaughan on the 27th day of August, 2001, and written notice was given on the 6th day of September, 2001 in the manner and form and to the persons and public bodies that requested notification of the adoption, pursuant to Subsection 17(23) of the Planning Act, RSO 1990, as amended.
- THAT no notice of appeal setting out an objection to Official Plan Amendment Number 560 was filed with me within twenty (20) days from the date of written notice of the adoption of the amendment.
- THAT Official Plan Amendment Number 560 is deemed to have come into effect on the 27th day of September, 2001, in accordance with Subsection 17(27) of the Planning Act, RSO 1990, as amended.

**SWORN BEFORE ME** in the City of Vaughan, in the Regional Municipality of York, this 28th day of September, 2001.

А Commissioner, etc.

Lenore Providence, a Commissioner, etc, Regional Municipality for York. For The Corporation of The City of Vaughan Expires February 10, 2004

JOHN D. LEAC

# THE CITY OF VAUGHAN **BY-LAW**

### BY-LAW NUMBER 376-2001

# A By-law to adopt Amendment Number 560 to the Official Plan of the Vaughan Planning Area.

NOW THEREFORE the Council of the Corporation of the City of Vaughan ENACTS AS FOLLOWS:

- THAT the attached Amendment Number 560 to the Official Plan of the Vaughan Planning Area, consisting of the attached text and Schedule "1" is hereby adopted.
- AND THAT this By-law shall come into force and take effect the day after the last day for filing a notice of appeal.

READ a FIRST, SECOND and THIRD time and finally passed this 27<sup>th</sup> day of August, 2001.

L.D. Mavo

A. Moore, Deputy City Clerk

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# AMENDMENT NUMBER 560

# TO THE OFFICIAL PLAN

# OF THE VAUGHAN PLANNING AREA

The following text and Schedule "1" to Amendment Number 560 of the Official Plan of the Vaughan Planning Area constitute Amendment Number 560.

Also attached hereto, but not constituting part of the Amendment is Appendix "I".

#### PURPOSE

I

The purpose of this Official Plan Amendment is to amend Official Plan Amendment Number 600, hereinafter referred to as "OPA 600", to permit eating establishments (including take-out and convenience) as an additional permitted use in the "Local Convenience Commercial" designation, on the subject lands.

#### II LOCATION

The lands subject to this Amendment, hereinafter referred to as the "subject lands" are shown on Schedule "1" attached hereto as "Area Subject to Amendment No. 560". The subject lands are located on the southwest corner of Rutherford Road and Thornhill Woods Drive, being Block 163 on Draft Approved Plan of Subdivision 19T-89118, and comprising an area of approximately 0.59ha, in part of Lot 15, Concession 2, City of Vaughan.

III <u>BASIS</u>

The decision to amend the Official Plan is based on the following considerations:

- 1. The subject lands are designated "Medium Density Residential/Commercial" by OPA 600. The subject lands are further defined as "Convenience Commercial" on the Council approved Block 10 Plan of August 1999, and are therefore subject to the "Local Convenience Commercial" policies in OPA 600, which does not permit an eating establishment use. An amendment to the Official Plan is required to permit eating establishments (including take-out and convenience) as an additional permitted use in the "Local Convenience Commercial" designation.
- 2. The subject Amendment to permit the additional use of an eating establishment on the subject lands is considered to be appropriate for the following reasons:
  - a) The "Local Convenience Commercial" designation permits convenience level shopping and personal services such as retail stores, personal service shops, offices and similar uses. The addition of an eating establishment including take-out and convenience uses, is considered to be appropriate for the site, and compatible with the other uses in the designation and with the surrounding residential community. The eating establishment use is considered to provide a local convenience service to the residents in the immediate area. The development standards for the eating establishment use will be controlled in the Zoning By-law.
  - b) Local convenience commercial sites are permitted on arterial and primary streets, and preferred at corner locations. The "Local Convenience Commercial" policies require the design, appearance and scale of local convenience commercial sites to be in harmony with

the character of the surrounding residential uses. The site layout and building design, landscaping, fencing and parking will be reviewed through the submission of a site development application. The site plan process will ensure that the development of the site, including any proposal for an eating establishment, remains in character with the intent of the local convenience commercial policies in the Official Plan.

Having received a statuatory Public Hearing on December 11, 2000, on April 17, 2001, Council approved Official Plan Amendment Application OP.99.037 (Heatherwood Properties Inc.) to permit eating establishment uses (including convenience and take-out), subject to the "Local Convenience Commercial" policies in OPA 600, on the subject lands.

#### IV DETAILS OF THE AMENDMENT AND POLICIES RELATIVE THERETO

Amendment Number 600 to the Official Plan of the Vaughan Planning Area is hereby amended by:

- 1. Adding the following paragraph to Section 4.2.2.5.1 Exceptions:
  - "(iii) Notwithstanding the policies above, the following shall apply to the lands located on the southwest corner of Rutherford Road and Thornhill Woods Drive, being Block 163 on Draft Approved Plan of Subdivision 19T-89118, and comprising approximately 0.59ha, in part of Lot 15, Concession 2, City of Vaughan:
    - a) Eating Establishments including take-out and convenience uses shall be a permitted use."

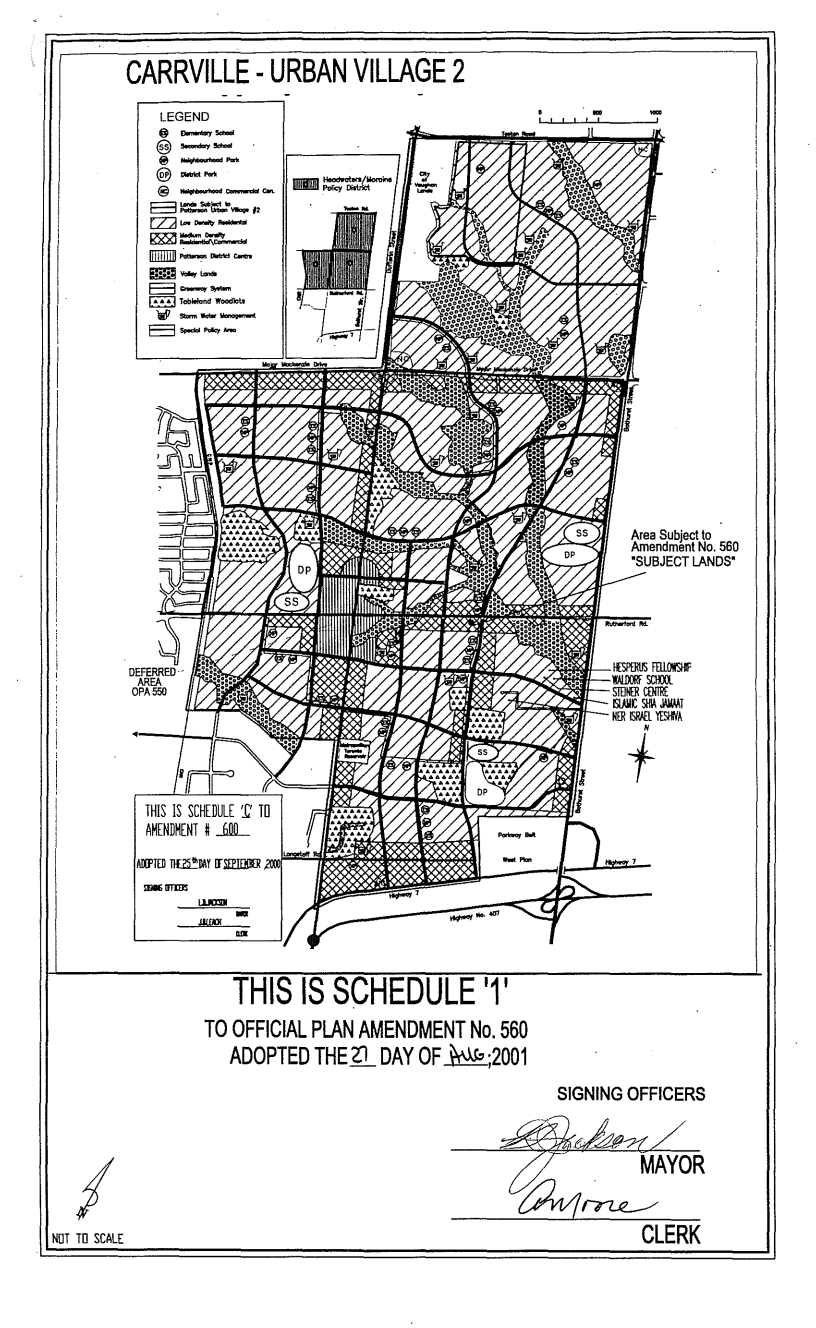
#### V IMPLEMENTATION

3.

It is intended that the policies of the Official Plan of the Vaughan Planning Area pertaining to the subject lands shall be implemented by way of an Amendment to the Zoning By-law and site plan approval, pursuant to the "Planning Act".

#### VI <u>INTERPRETATION</u>

The provisions of the Official Plan of the Vaughan Planning Area as amended from time to time regarding the interpretation of that Plan shall apply with respect to this amendment.



On April 17, 2001, Council considered Official Plan Amendment Application OP.99.037 and Zoning By-law Amendment Application Z.00.088 (Heatherwood Properties Inc.), and resolved:

"THAT Official Plan Amendment Application OP.99.037 (Heatherwood Properties Inc.) BE APPROVED to permit eating establishment uses (including convenience and take-out), subject to the "Local Convenience Commercial" policies in OPA #600; and,

THAT Zoning By-law Amendment Application Z.00.088 (Heatherwood Properties Inc.) BE APPROVED to permit eating establishment uses (including convenience and take-out) to a maximum of 20% of the total floor area, as an additional use in the C3 Zone."

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