

## Summary of Written and Oral Submissions

### Zoning By-law Amendment - 68 Sweetland Avenue, 146, 154, 156, 160 and 168 Osgoode Street (ACS2023-PRE-PS-0131)

In addition to those outlined in the Consultation Details section of the report, the following outlines the written and oral submissions received between the publication of the report and prior to City Council's consideration:

#### Number of delegations/submissions

Number of delegations at Committee: 0

Number of written submissions received by Planning and Housing Committee between November 1 (the date the report was published to the City's website with the agenda for this meeting) and November 14, 2023 (the deadline for written submissions, being 4 pm the business day before the committee meeting date): 1

#### Summary of written submissions

Written submissions are held on file with the City Clerk and available from the Committee Coordinator upon request:

- Email dated November 10, 2023, from Martin Laplante

#### Effect of Submissions on Planning and Housing Committee

**Decision:** Debate: The Committee carried the item on consent.

**Vote:** The committee considered all submissions in making its decision and carried the report recommendations as presented.

#### Ottawa City Council

Pursuant to the *Procedure By-law*, members of the public may not make oral submissions to Council.

Number of additional written submissions received by Council between November 14th after 4 pm (deadline for written submissions to Planning and Housing Committee) and November 22, 2023 (Council consideration date): 0

#### Effect of Submissions on Council Decision:

Council considered all submissions in making its decision and carried the report recommendations amended by the following:

THEREFORE BE IT RESOLVED that Council amend Planning and Housing Committee Report 18, Item 6: Zoning By-law Amendment –

68 Sweetland Avenue, 146, 154, 156, 160 and 168 Osgoode Street  
by:

1. Replacing the text of Document 2, Section 2.a. with the following:

“a. In Column II, “Applicable Zones”, add the text “R4UD[XXXX]” and “R4UD[XXXX]-c;”

; and

2. Replacing the text of Document 2, Section 2.b.i. with the following:

“i. All lands zoned R4UD[XXXX] or R4UD[XXXX]-c are to be considered one lot for zoning purposes;”

; and

3. Replacing the text of Document 2, Section 2.b.v. with the following:

“v. Despite Section 131, Table 131(1), the minimum required width of the private way is 3.0 metres;”

; and

4. Replacing the word “should” in Document 2, Section 2.b.viii with the word “shall”; and

THEREFORE BE IT FURTHER RESOLVED that there be no further notice pursuant to Section 34(17) of the Planning Act.