Committee of Adjustment Received | Recu le

2025-05-14

City of Ottawa | Ville d'Ottawa

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CONSENT APPLICATION Comité de dérogation COMMENTS TO THE COMMITTEE OF ADJUSTMENT PANEL 1

PLANNING, DEVELOPMENT AND BUILDING SERVICES DEPARTMENT

Site Address: 158 Deschamps Avenue, 200, 210 to 212 Durocher Street

Legal Description: Lots 7 and 8, Block C, Registered Plan 113 D08-01-25/B-00068 & D08-01-25/B-00069 File No.:

Report Date: May 14, 2025 Hearing Date: May 21, 2025 Planner: **Dylan Geldart**

Official Plan Designation: Inner Urban Transect, Neighborhood Designation

Zoning: R4UD

DEPARTMENT COMMENTS

The Planning, Development and Building Services Department has no concerns with the application.

DISCUSSION AND RATIONALE

Section 53 (12) of the Planning Act, R.S.O. 1990, c. P.13, as amended, permits the criteria for the subdivision of land listed in Section 51 (24) to be considered when determining whether provisional consent may be granted by a committee of adjustment. With respect to the criteria listed in Section 51 (24), staff have no concerns with the proposed consent.

ADDITIONAL COMMENTS

Planning Forestry

The site appears to be completely paved over. The owner(s) should consider incorporating soft landscaping and new trees to mitigate the heat island effect, improve the streetscape, and provide shade to residents.

Right of Way Management

The Right-of-Way Management Department has no concerns with the proposed consent application. The lot line adjustment does not appear to change the private approaches; therefore, no private approach permit is required.

CONDITIONS

If approved, the Planning, Development, and Building Services Department requests that the Committee of Adjustment impose the following conditions on the application:

- 1. That the Owner(s) satisfies the Chief Building Official, or designate, by providing design drawings or other documentation prepared by a qualified designer, that as a result of the proposed severance to the existing dwellings on draft 4R-plan shall comply with the Ontario Building Code, O. Reg. 332/12 as amended, in regard to the limiting distance along the proposed property line Multiple sides are affected. If necessary, a building permit shall be obtained from Building Code Services for any required alterations.
- 2. That the Owner(s) provide evidence to the satisfaction of the Chief Building Official, or designate, that the existing garage structures have been demolished or relocated under the authority of a building permit.
- 3. That the Owner(s) provide evidence, to the satisfaction of the Manager of Development Review All Wards, Planning, Development and Building Services Department, that each existing parcel has its own independent storm, sanitary and water services connected to City infrastructure and that these services do not cross the proposed severance line. If they do cross or are not independent, the Owner(s) will be required, at their own cost, to relocate the existing services or construct new services from the City sewers/watermain. Notice shall be provided in writing to the Committee from the Department confirming this condition has been fulfilled.

4. The Owner(s) shall:

a. Provide an updated survey plan to the satisfaction of the Manager of Development Review All Wards, Planning, Development and Building Services Department demonstrating that all encroachments involving existing structures have been resolved and no longer extend onto adjacent properties;

<u>or</u>

b. That the Owner(s) obtain approval from the Committee to grant and register any necessary easement(s) on title to address such encroachments.

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