# **Committee of Adjustment**



# Comité de dérogation

### NOTICE OF HEARING

Pursuant to the Ontario Planning Act

**Minor Variance Application** 

Panel 3 Tuesday, June 3, 2025 9 a.m.

Ben Franklin Place, Main Floor Chamber, 101 Centrepointe Drive and by videoconference

Owners of neighbouring properties within 60 metres of the property address below are receiving this notice in case they want to comment on the application(s) and/or participate at the hearing.

The hearing can also be viewed on the Committee of Adjustment YouTube page.

Simultaneous interpretation in both official languages, accessible formats and communication supports are available for any specific agenda item by contacting the Committee of Adjustment at least 72 hours before the hearing.

File No.: D08-02-24/A-00251

**Application:** Minor Variance under section 45 of the *Planning Act* 

**Applicant:** Paul Farmer

**Property Address:** 2450 D Sixth Line Road **Ward:** 5 – West Carleton-March

**Legal Description:** Part of Lot 24, Concession 8, Geographic Township of West

Carleton

**Zoning:** RU

**Zoning By-law**: 2008-250

#### APPLICANT'S PROPOSAL / PURPOSE OF THE APPLICATION:

At its hearing on November 5, 2024, the Committee adjourned this application to allow the Applicant time to apply for an additional variance and provide an Environmental Impact Study.

The Applicant wants to construct a one-storey, detached dwelling with detached garage.

#### **REQUESTED VARIANCES:**

The Applicant requires the Committee's authorization for minor variances from the Zoning By-law as follows:

- a) To permit a dwelling to be setback 14.59 metres from the normal high-water mark of a watercourse or waterbody (Ottawa River), whereas the By-law requires that no building or structure shall be located closer than 30 metres from the normal high-water mark of any watercourse or waterbody.
- b) To permit an accessory structure (garage) to be setback 13.96 metres from the normal high-water mark of a watercourse or waterbody (Ottawa River), whereas the By-law requires that no building or structure shall be located closer than 30 metres from the normal high-water mark of any watercourse or waterbody.
- c) To permit a reduced front yard setback of 5 metres, whereas the By-law requires a minimum front yard setback of 10 metres.
- d) To permit a lot to developed that abuts an improved public street for 0.0 metres, whereas the By-law states that no person shall develop or otherwise use any lot unless that land abuts an improved public street for at least for at least 3.0 metres.

The property is not the subject of any other current application under the Planning Act.

### FIND OUT MORE ABOUT THE APPLICATION(S)

For more information about this matter, contact the Committee of Adjustment at the address, email address, website or QR code below.

Visit Ottawa.ca/CommitteeofAdjustment and follow the link to Next hearings to view panel agendas and application documents, including proposal cover letters, plans, tree information, hearing notices, circulation maps, and City planning reports. Written decisions are also published once issued and translated.

If you don't participate in the hearing, you won't receive any further notification of the proceedings.

If you want to be notified of the decision following the hearing, and of any subsequent appeal to the Ontario Land Tribunal, send a written request to the Committee.

#### **HOW TO PARTICIPATE**

**Submit written or oral comments before the hearing:** Email your comments to cofa@ottawa.ca at least 24 hours before the hearing to ensure they are received by the

panel adjudicators. You may also call the Coordinator at 613-580-2436 to have your comments transcribed.

Register to Speak at the hearing at least 24 hours before by contacting the Committee Coordinator at 613-580-2436 or at cofa@ottawa.ca. You will receive details on how to participate by videoconference. If you want to share a visual presentation, the Coordinator can provide details on how to do so. Presentations are limited to five minutes, and any exceptions are at the discretion of the Chair.

Hearings are governed by the Committee of Adjustment's *Rules of Practice and Procedure* accessible online.

#### ALL SUBMITTED INFORMATION BECOMES PUBLIC

Be aware that, in accordance with the *Planning Act*, the *Municipal Act* and the *Municipal Freedom of Information and Privacy Act*, all information presented to the Committee of Adjustment is considered public information and can be shared with any interested individual. Information you choose to disclose in your correspondence and during the hearing, including your personal information, will become part of the public record, and shared with Committee Members, the Applicant(s) or their agent and any other interested individual, and potentially posted online and become searchable on the Internet.

#### **COMMITTEE OF ADJUSTMENT**

The Committee of Adjustment is the City of Ottawa's quasi-judicial tribunal created under the Ontario *Planning Act*. Each year, it holds hearings on hundreds of applications under the *Planning Act* in accordance with the Ontario *Statutory Powers Procedure Act*, including consent to sever land and minor variances from the zoning requirements.

DATED: May 16, 2025



Ce document est également offert en français.

## **Committee of Adjustment**

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## Comité de dérogation

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