

REPORT

PLANNING AND DEVELOPMENT COUNCIL MEETING

MEETING DATE: JULY 09, 2018

FROM:	Development Engineering Department
DATE:	June 15, 2018
SUBJECT:	Partial assumption of plan 20M-1137 Pendent 1A (Mattamy) By-law 2018-059
LOCATION: WARD:	North of Dundas, West of Sixth Line 5 Page 1

RECOMMENDATION:

- 1. That the partial assumption of Registered Plan 20M-1137 be approved; and
- 2. That By-law 2018-059, a by-law to assume public works and streets within Plan 20M-1137, be approved save and except the stormwater management pond and required neighborhood transit infrastructure, see Appendix A.

KEY FACTS:

The following are key points for consideration with respect to this report:

- All public works being recommended for acceptance through this assumption have been inspected and deemed acceptable.
- All required works, undertakings and obligations set out in the subdivision agreement have been completed, save and except:
 - The completion of monitoring requirements of the stormwater management pond
 - The completion of required neighborhood transit infrastructure
- All agreement conditions, and sufficient financial securities pertaining to save and except items referenced above will be remain in force and effect and in place until these works are completed and assumed.
- All securities pertaining to fulfilled obligations will be released.

BACKGROUND:

As a requirement of the subdivision agreement, when all of the obligations of the Owner have been fulfilled, a request may be made by the developer to the Town for assumption of the public infrastructure within the plan of subdivision.

Plan 20M-1137 consists of 42 lots, 18 residential blocks, 1 partial stormwater management pond block (Block 75) and a Village Square (Block 70). The plan was registered on August 7 2013. Appendix A identifies the limits of the plan to be assumed.

COMMENT/OPTIONS:

The request for assumption was circulated to the standard commenting departments and external agencies. While the developer has fulfilled nearly all the obligations set out in the agreement, a limited number of matters (as set out below) remain outstanding, thus staff are only recommending partial assumption of the public works and streets within subdivision. Matters A and B set out below remain incomplete and therefore are not subject to assumption at this point in time:

- A. The developer is obligated to monitor the effectiveness of the storm water management facilities for a period of two (2) years following the complete build out of the subdivision plan. This assumption proposal excludes the stormwater management pond, which will be subject to a later assumption report.
- B. The developer is also obligated to provide the required neighborhood transit infrastructure. Sufficient securities are being withheld to complete these works. These securities will be released upon completion of the works.

CONSIDERATIONS:

(A) PUBLIC

Not applicable

(B) FINANCIAL

In accordance with the terms and conditions of the subdivision agreement the balance of subdivision securities can be released upon assumption of the public infrastructure save and except for \$ 1,000,000.00 for the stormwater management pond and \$100,000 for required neighborhood transit infrastructure

(C) IMPACT ON OTHER DEPARTMENTS & USERS

All affected departments (Engineering and Construction, Parks and Open Space, Legal Services, Finance and Development Engineering) have been circulated

(D) CORPORATE AND/OR DEPARTMENT STRATEGIC GOALS

This report addresses the corporate strategic goal to:

be accountable in everything we do

(E) COMMUNITY SUSTAINABILITY

The assumption ensures that the development has been constructed in accordance with the sustainability objectives of the draft

APPENDICES:

Appendix A - Legal Plan Appendix B – Location Plan

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