



**Planning and Development Committee Meeting
Addendum**

Date: March 5, 2019
Time: 1:00 p.m., reconvening at 6:30 p.m.
Location: Council Chambers Level 2, City Hall

Pages

5. Regular Items:

5.4 *Interim Control By-law (PB-36-19)*

1 - 14



SUBJECT: Interim Control By-law

TO: Mayor and Members of Council

FROM: Department of City Building - Planning Building and Culture

Report Number: PB-36-19

Wards Affected: 2

File Numbers: n/a

Date to Committee: March 5, 2019

Date to Council: March 5, 2019

Recommendation:

Receive and file Department of City Building report PB-36-19 regarding an interim control by-law for the lands identified on Schedule 'A' of Appendix A;

Approve an Interim Control By-law, as recommended by staff in Report PB-36-19 attached as Appendix A, to restrict the use of all lands identified on Schedule 'A' of Appendix A (the "Study Area"), for a period of one year, pending completion of the following land use study (the "Study") that will:

1. Assess the role and function of the downtown bus terminal and the Burlington GO Station as Major Transit Station Areas, including assessing the existing and long range planned transit service for the Study Area and the connections between the two respective MTSAs;
2. Examine the planning structure, land use mix, and intensity for the lands identified on Schedule 'A' of Appendix A; and
3. Update the Official Plan and Zoning By-law regulations, as needed, for the lands identified on Schedule 'A' of Appendix A.

Direct the Department of City Building to immediately initiate and complete a land use study, as described above, for the lands identified on Schedule 'A' of Appendix A;

Deem that Section 38 of *The Planning Act* has been met;

Instruct the City Clerk to prepare the necessary notice adopting the Interim Control By-law, as contained in Appendix A of Report PB-36-19; and

Delegate authority to the City Manager in conjunction with the Director of Finance, the ability to single source or sole source work for this initiative that may exceed \$100,000.

Purpose:

The purpose of this report is to recommend an interim control by-law to restrict new development on the lands identified on Schedule 'A' of Appendix A for a period of one year pending the completion of a land use study. The need for an interim control by-law is due to staff concerns with the cumulative growth pressures quickly emerging in the Urban Growth Center and on lands in proximity to the Burlington GO Station that are requesting intensities significantly higher than anticipated by the Official Plan. The proposed study area includes lands that are within the Urban Growth Centre and lands in proximity to the Burlington GO Station (the "Study Area"). The interim control by-law will allow the City the opportunity to complete a land use study as outlined in the Recommendation section of this report.

An interim control by-law would ensure that new developments within the Study Area will be informed by the City's transit, transportation and land use vision for the Study Area. The recommended interim control by-law will ensure the City can realize the following objectives as set out in the City's 2015-2040 Strategic Plan:

A City that Grows

- Promoting Economic Growth
- Intensification
- Focused Population Growth

A City that Moves

- Increased Transportation Flows and Connectivity

An Engaging City

- Good Governance

Background and Discussion:

Interim Control By-law

An interim control by-law (ICBL) puts a temporary prohibition or limitation on the development of certain lands while a municipality is studying or reviewing its land use policies. This "freeze" can be imposed for only a year, with a maximum extension of a second year. In accordance with the *Planning Act*, there is no ability to appeal an ICBL when it is first passed; however, an extension to an ICBL for the second year may be appealed.

The *Planning Act* provides that an ICBL remains in effect if the new zoning regulations resulting from the ICBL are appealed. The *Planning Act* also sets out that when an ICBL ceases to be in effect on certain lands, a subsequent ICBL may not be imposed on those lands for a period of 3 years.

ICBLs are an important planning instrument as they allow a municipality to reconsider its land use policies by suspending development that may conflict with any new policy. ICBLs can also be exercised in situations where unforeseen issues arise, as a means of providing breathing space during which time the municipality may study the issues and determine the appropriate planning policy and controls for addressing the issues under study.

Need for a Land Use Study / Interim Control By-law

The 2017 Growth Plan identifies an Urban Growth Centre as an existing or emerging downtown area and mandates a density target of a minimum of 200 residents and jobs combined per hectare. It is noted that there is a minor discrepancy in the boundary for Burlington's Urban Growth Centre (UGC) when comparing between the city's current and in force Official Plan and that of the Halton Region Official Plan. For the purposes of this interim control by-law, the boundaries of the UGC as shown in the Halton Region Official Plan will be used to establish the boundaries of the study area relating to the UGC.

The 2017 Growth Plan defines a Major Transit Station Area as:

"The area including and around any existing or planned *higher order transit* station or stop within a *settlement area*; or the area including and around a major bus depot in an urban core. *Major transit station areas* generally are defined as the area within an approximate 500 metre radius of a transit station, representing about a 10-minute walk."

The 2017 Growth Plan defines Higher Order Transit as:

"Transit that generally operates in partially or completely dedicated rights-of-way, outside of mixed traffic, and therefore can achieve levels of speed and reliability greater than mixed-traffic transit. *Higher order transit* can include heavy rail (such as subways and inter-city rail), light rail, and buses in dedicated rights-of-way."

The 2017 Growth Plan does not define a Major Bus Depot.

It is also noted that amendments to the Major Transit Station Area (MTSA) policies are currently proposed by the Province in Amendment No. 1 to the Growth Plan. For example, the area around a Major Transit Station Area where intensification may be supported is proposed to be increased from 500 to 800 metres.

In the context of the UGC and lands in proximity to the Burlington GO Station, staff are concerned about the role and function of the Downtown John Street Bus Terminal (Terminal) as an MTSA as set out in the 2017 Growth Plan, and as relied upon by the Ontario Municipal Board (OMB) in the Adi Decision for 374 Martha Street.

While the concept of an MTSA has existed since the emergence of the 2006 Growth Plan, the 2017 Growth Plan differentiates between those MTSA's located along a priority transit corridor (such as the GO Transit rail network) and those that are not. For those MTSA's located along priority transit corridors, the Growth Plan assigns prescribed minimum density thresholds of 150 residents and jobs combined for lands served by the GO Transit rail network. It is noted that this density threshold is less than the minimum density threshold of 200 persons and jobs combined as ascribed to the UGC by the 2017 Growth Plan.

For all other MTSA's, the Growth Plan directs municipalities to plan and design these to be "transit-supportive" in accordance with Section 2.2.4.8 of the Growth Plan. Transit-supportive is defined by the Growth Plan to essentially mean compact mixed use development that has a high level of employment and residential densities.

The 2017 Growth Plan does not include minimum density thresholds for transit supportive MTSA's that are not located on a priority transit corridor.

While the Terminal is located in the UGC and a number of bus routes connect to it, it generally would not be considered to be "higher order transit" as would a GO Transit Station (for example: Burlington GO Station) or a conventional subway station as is the case in the City of Toronto where significant transit ridership occurs.

The Study will allow for a detailed examination of the future planned function of the Terminal, which is a critical element of planning justification for the Downtown precinct framework which is absent in the Official Plan. The Terminal comprises a potential key land use element of the Downtown, and in staff's view, pursuant to the Adi Decision, is emerging as an unanticipated driver of residential intensification which may be unjustified, and which has not been planned for in the context of community and infrastructure services.

Studying the appropriate role and function that the Terminal should play is critical in shaping the final pattern and mix of land uses and transit supportive development within the UGC and is consistent with MTSA policies found in Section 2.2.4.8. of the 2017 Growth Plan. Moreover, given the close proximity of the Burlington GO station to the northern part of the UGC, it is prudent to study these two MTSA's and the areas around them in concert as they could have a direct influence on one another.

Land Use Study / Interim Control By-law Rationale

The Growth Plan has steadily promoted the intensification of development within settlement areas since its inception in 2006. The 2017 Growth Plan has placed additional importance on intensification and transit through prescriptive policies targeting all UGCs and MTSA. This is readily apparent from the Decision of the OMB in the Adi case for 374 Martha Street. The OMB held that compliance with the provincially prescribed minimum density target for Burlington's UGC is not entirely sufficient; that the provincially prescribed target for the UGC is but a minimum, which municipalities should not hesitate to exceed, subject to good planning. Moreover, lands located within the boundary of the downtown MTSA deserve even higher densities.

The City strongly objected to this Decision and requested a Section 43 review by the OMB. The Section 43 Decision was released on November 5, 2018, and dismissed the City's appeal for a re-hearing.

The Adi property is located within the Downtown Core Precinct which has a maximum height limit of 8 storeys in the Official Plan. Contrary to the Downtown Core Precinct policies, the OMB approved a height limit of 26 storeys for the Adi property. The Adi Decision causes serious concern as it throws into question the merit of the established land use framework of the current and in force Official Plan for allocating and distributing the Growth Plan's mandated density target within the UGC and the Terminal's capacity to absorb the transit impacts of such unanticipated growth.

When the boundary for the UGC was defined, staff's best estimate at the time indicated that at build out, the densities prescribed in the current and in force Official Plan could meet the target set by the Growth Plan.

With the incorporation of Adi's recently approved density, together with other pending development applications that are requesting intensities higher than anticipated by the current and in force Official Plan (or the 2018 adopted Official Plan now before the Region for approval and currently under review), staff are concerned about the cumulative growth pressures quickly emerging in the UGC. At the Adi hearing, the Terminal was seen to be an MTSA that supports intensities well in excess of those contained in the Official Plan. Moreover, the OMB's view was that by not approving the Adi proposal, it would be contrary to MTSA policy 2.2.4.9.d) of the Growth Plan.

Policy 2.2.4.9.d) of the Growth Plan reads as follows:

"Within all major transit station areas, development will be supported, where appropriate, by...

*d) **prohibiting land uses and built form that would adversely affect the achievement of transit supportive densities**" [Emphasis added by the OMB].*

After considering the Adi decision, and the reliance that other developers in Burlington will place on the downtown MTSA as a rationale for additional intensity, it is imperative

that the role and function of the Terminal in concert with the Burlington GO Station, be determined as part of a land use study.

The Study will provide certainty as to the future use of the Terminal and in turn, provide staff with the planning justification to undertake any policy refinements which may be warranted, both to the study area and to the City's urban structure as a whole. Clarity respecting the long term structural role of the Downtown as an intensification area will also assist in setting infrastructure priorities for the City as a whole, including the land in proximity to the Burlington GO Station.

The findings of the Study will facilitate an examination of the mix of land uses within the study areas and the role of their respective MTSAs in these intensification areas. The Study will also assess the existing and long range planned transit service for the study areas and the connections between the two respective MTSAs. Considering the two study areas together will inform staff and Council on the future planned function of the Terminal with regard to transit supportive development.

There is an urgency that this Study proceeds as soon as possible as cumulative growth pressures in the UGC continue to escalate. Planning staff are aware of multiple pending developments in the application review stage such as 2082-2090 James Street, 409 Brant Street, 2069-2079 Lakeshore Road, as well as other expressions of high density development interests in the UGC and on lands in proximity to the Burlington GO Station, which similar to Adi, are requesting intensities that are well in excess of those anticipated by the current and in force Official Plan (or the 2018 adopted Official Plan now before the Region for approval and currently under review). It is noted that there is an appeal of the application at 409 Brant Street, which at the time of writing this report is scheduled for a case management conference in summer 2019. Staff are also aware of a number of major land assemblies within the UGC where higher than prescribed intensities are anticipated to be applied for over the next few years.

Land Use Study Exemptions

Applications for site plan approval fully in accordance with the approved zoning bylaw, received prior to the date of the passage of this by-law, on lands within the study areas shall be exempt from this by-law given that most of these developments have received planning approvals by the OMB/LPAT or Council. At the time of writing this report, site plan applications received for lands within the study areas include: 374 Martha Street, 490-492 Brock Avenue, 421 Brant Street, and 442 Pearl Street. No new site plan applications for lands within the study areas will be processed from the date of the passage of this by-law.

Staff recognizes that there are some existing uses such as low density residential within the study areas that will be affected by the ICBL and they will be prevented from being altered or expanded during the term of the Study.

Options considered

The alternative option is to not proceed with an Interim Control By-law, but staff do not recommend this option.

Financial Matters:

Potential financial matters as an outcome of an interim control by-law will likely include: reduced planning development application fees and revenues, reduced building permit and construction activity, reduced development charges received, and deferral of Capital Works projects within the study areas.

Subject to review by the Director of Finance, funding for the Study will come from City reserve funds including the Planning Initiatives Reserve Fund with final costs to be confirmed and reported to council at a later date.

Given the need to proceed expeditiously with the Study, this report recommends that the City Manager be delegated the authority for single or sole source the required work should the value exceed \$100,000.

Connections:

The Study will require collaboration with our Transit and Transportation Departments to ensure the function of the Terminal aligns with the planning structure of the UGC and lands in proximity to the Burlington GO Station. It will also provide greater clarity to the Capital Works Department when predicting life cycles and investments for various city assets within the study areas.

Public Engagement Matters:

No notice is required prior to the passing of a by-law for an interim control by-law however, notice has been provided for the proposed interim control by-law. Notice of passing of the interim control by-law shall be provided pursuant to the provisions of the *Planning Act*.

Conclusion:

Given the implications of the recent Adi Decision and its reliance upon the MTSA status for the approval of 26 storeys, which is beyond the density level established in the Official Plan, and the above-noted significant development pressures, staff recommends

that an interim control by-law be passed as outlined in the Recommendation section of this report. The interim control by-law will provide sufficient time for the Study to examine the planning structure, land use mix, and intensity for the lands within the study area. It is planned that this Study would be initiated immediately by staff in order that there be an expeditious planning process in 2019.

Respectfully submitted,



Heather MacDonald

Director of City Building

905-335-7600 ext. 7630

Appendices:

- A. Interim Control By-law

Report Approval:

All reports are reviewed and/or approved by Department Director, Director of Finance and Director of Legal. Final approval is by the City Manager.



Appendix A

The Corporation of the City of Burlington

BY-LAW NUMBER 10-2019 AND SCHEDULE 'A'

An Interim Control By-law for The Corporation of the City of Burlington under Section 38 of the *Planning Act*, R.S.O. 1990, c.P. 13, as amended

WHEREAS Section 38 of the Planning Act, R.S.O. 1990, c. P. 13, as amended, authorizes the council of a municipality to pass an interim control by-law where the council has directed that a review or study be undertaken in respect of land use planning policies in the municipality, or in any defined area or areas thereof;

WHEREAS on March 5, 2019, the Council of the Corporation of the City of Burlington passed the following resolution:

- 1 That report PB-36-19 from the Department of City Building dated March 5, 2019 be adopted.
- 2 That Council initiate a land used study (the "Study") that will:
 1. Assess the role and function of the downtown bus terminal and the Burlington GO Station as Major Transit Station Areas, including assessing the existing and long range planned transit service for the Study Area and the connections between the two respective MTSAs;
 2. Examine the planning structure, land use mix, and intensity for the lands identified on Schedule 'A' of Appendix A; and
 3. Update the Official Plan and Zoning By-law regulations, as needed, for the lands identified on Schedule 'A' of Appendix A.

- 3 That Council delegate authority to the City Manager in conjunction with the Director of Finance, the ability to single source or sole source work for this initiative that may exceed \$100,000 allowing staff to begin the Study expeditiously.
- 4 That Interim Control By-law Number 10-2019 as attached to report PB-36-19 be passed to restrict the use of lands within the Study Area as shown on Appendix A and Schedule A thereto, to the existing uses for a period of one year pending the completion of the Study to:
 1. Assess the role and function of the downtown bus terminal and the Burlington GO Station as Major Transit Station Areas, including assessing the existing and long range planned transit service for the Study Area and the connections between the two respective MTSAs;
 2. Examine the planning structure, land use mix, and intensity for the lands identified on Schedule 'A' of Appendix A; and
 3. Update the Official Plan and Zoning By-law regulations, as needed, for the lands identified on Schedule 'A' of Appendix A.

WHEREAS Council has deemed it necessary and expedient to pass this interim control by-law to provide the City with time to undertake a land use study for the lands identified on Schedule 'A' of this by-law;

NOW THEREFORE the Council of the Corporation of the City of Burlington hereby enacts as follows:

- 1 An interim control by-law be placed on lands identified on Schedule 'A' of this by-law until a land use study is completed.
- 2 It is hereby directed that a land use study be completed to:
 1. Assess the role and function of the downtown bus terminal and the Burlington GO Station as Major Transit Station Areas, including assessing the existing and long range planned transit service for the Study Area and the connections between the two respective MTSAs;
 2. Examine the planning structure, land use mix, and intensity for the lands identified on Schedule 'A' of Appendix A; and
 3. Update the Official Plan and Zoning By-law regulations, as needed, for the lands identified on Schedule 'A' of Appendix A.

- 3 Delegate authority to the City Manager in conjunction with the Director of Finance, the ability to single source or sole source work for this initiative that may exceed \$100,000, allowing staff to begin the Study expeditiously.
- 4 Notwithstanding any other by-law to the contrary, no person shall, for the lands identified on Schedule 'A' attached hereto:
 - a) use any land, building or structure for any purpose whatsoever except for a use that lawfully existed on the date of the passage of this By-law as long as it continues to be used for such purpose; or
 - b) be permitted to construct, alter or expand any building or structure, save and except where such construction, alteration or expansion is an outcome of a site plan application currently in process on the date of the passage of this By-law that is fully in accordance with the approved zoning bylaw. Site plan applications received for lands within the study areas include: 374 Martha Street, 490-492 Brock Avenue, 421 Brant Street, and 442 Pearl Street.
- 5 This By-law shall come into force and take effect immediately upon its passing by Council and shall be in effect for a period of one year from the date of passage of this By-law, or until such time that the Study is completed to the satisfaction of the City Council, unless this By-law is otherwise extended in accordance with the provision of the *Planning Act*, R.S.O., 1990, c.P.13, as amended.
- 6 The Municipal Clerk is hereby authorized and directed to proceed with the giving of notice of the passing of this By-law, in accordance with the *Planning Act*, R.S.O., 1990, c.P.13, as amended.

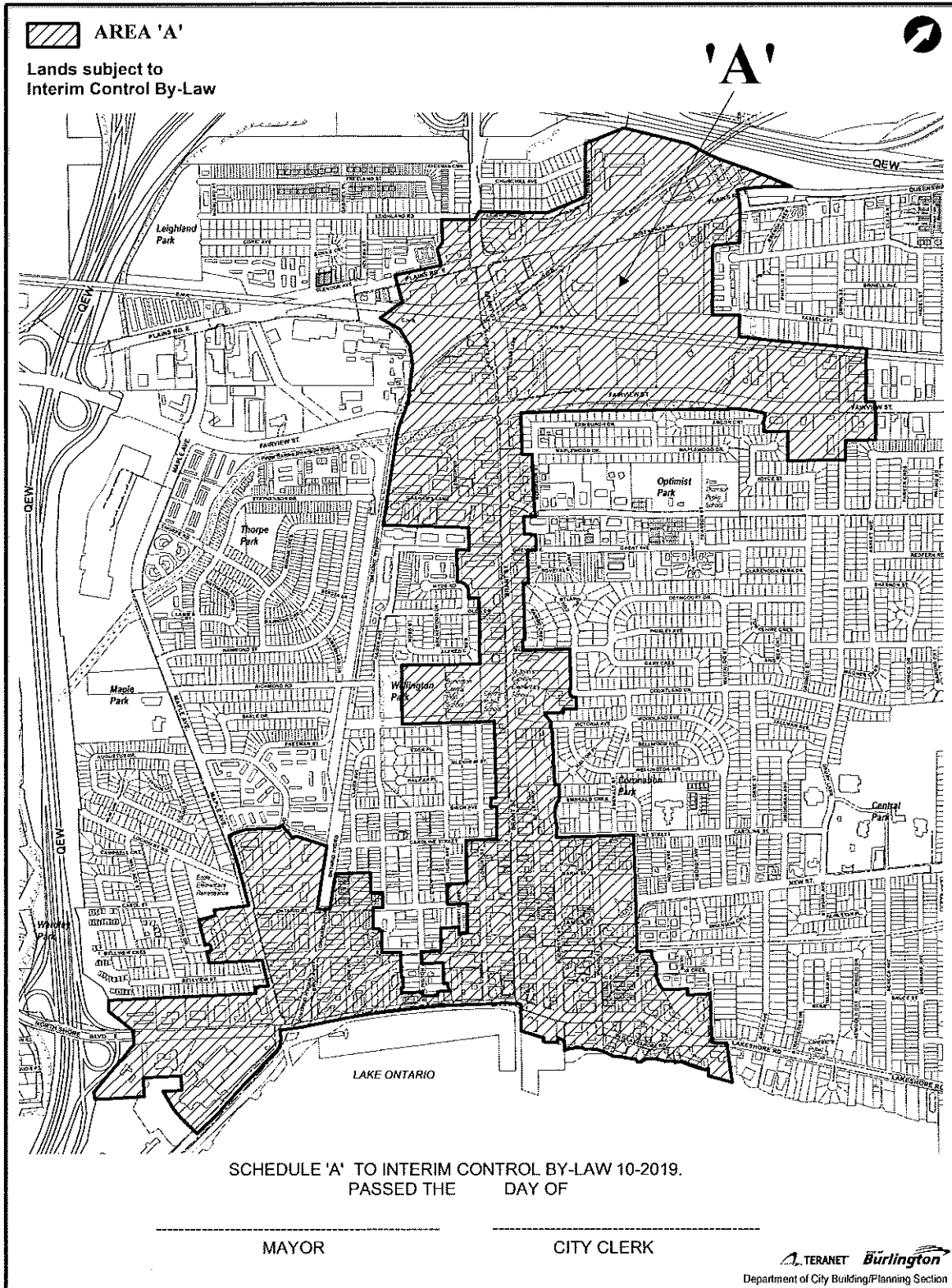
ENACTED AND PASSED this.....day of2019.

MAYOR

CITY CLERK

Schedule 'A' to By-law 10-2019

Study Area



Study Area (Zoom View B)

