City of Mississauga Department Comments

Date Finalized: 2023-01-20 File(s): A727.22
Ward: 1

From: Committee of Adjustment Coordinator

Meeting date:2023-02-02
3:00:00 PM

Consolidated Recommendation

The City recommends that the application be deferred.

Application Details

The applicant requests the Committee to approve minor variances to allow an addition and an accessory structure proposing:

- 1. An eaves height of 6.55m (approx. 21.48ft) whereas By-law 0225-2007, as amended, permits an eaves height of 6.40m (approx. 20.99ft) in this instance;
- 2. An interior side yard setback of 1.10m (approx. 3.60ft) to the north whereas By-law 0225-2007, as amended, requires an interior side yard setback of 1.81m (approx. 5.93ft) to the north in this instance:
- 3. An interior side yard setback of 1.75m (approx. 5.74ft) to the south whereas By-law 0225-2007, as amended, requires an interior side yard setback of 1.81m (approx. 5.93ft) to the south in this instance:
- 4. An interior eaves setback of 0.89m (approx. 2.92ft) to the north whereas By-law 0225-2007, as amended, requires an eaves setback of 1.36m (approx. 4.46ft) to the north in this instance;
- 5. An accessory structure height of 4.50m (approx. 14.76ft) whereas By-law 0225-2007, as amended, permit an accessory structure height of 3.0m (approx. 9.84ft) in this instance;
- 6. A combined accessory structure area of 55.75sq.m (approx. 600.08sq.ft) whereas Bylaw 0225-2007, as amended, permits a combined accessory structure area of 30sq.m (approx. 322.91sq.ft) in this instance;
- 7. An accessory structure area of 55.75sq.m (approx. 600.08sq.ft) whereas By-law 0225-2007, as amended, permits an accessory structure area of 10 sq.m (approx. 107.63sq.ft) in this instance:
- 8. An interior south side yard setback of 0.30m (approx. 0.98ft) to the accessory structure whereas By-law 0225-2007, as amended, requires an interior south side yard setback of 0.61m (approx. 2.00ft) to the accessory structure in this instance; and,
- 9. An interior south side eaves setback of 0.09m (approx. 0.30ft) to the accessory structure

whereas By-law 0225-2007, as amended, requires an interior south side eaves setback of 1.36m (approx. 4.46ft) to the accessory structure in this instance.

Amendments

The Building Department is currently processing a Building Permit under file BP 9ALT 22-3958. Based on review of the information currently available in this permit application, variances # 1, 5, 6, 7, and 8, as requested are correct.

Should the Committee see merit in the application, Zoning staff advise that the following variance should be amended as follows:

9. An interior south side eaves setback of 0.09m (approx. 0.30ft) to the accessory structure whereas By-law 0225-2007, as amended, requires an interior south side eaves setback of 0.30m (approx. 4.46ft) to the accessory structure in this instance.

Recommended Conditions and Terms

Should the Committee see merit in the application, Transportation and Works staff request that the following condition be added:

The applicant make appropriate arrangements with the City to lift that portion of the 0.3m (0.98ft) reserve that is required for this access to function legally.

Background

Property Address: 1083 Orchard Road

Mississauga Official Plan

Character Area: Lakeview Neighbourhood Designation: Residential Low Density II

Zoning By-law 0225-2007

Zoning: R3-75-Residential

Other Applications: Building Permit under file BP 9ALT 22-3958.

Site and Area Context

The subject property is located within the Lakeview Neighbourhood Character Area, northwest of the Lakeshore Road East and Dixie Road intersection. The immediate neighbourhood is primarily residential, consisting of old and new one and two-storey detached dwellings on lots with mature vegetation in the front yards. The subject property contains a one-storey detached dwelling with vegetation in the front yard.

The applicant is proposing an addition to the existing one-storey detached dwelling and a new accessory structure requiring variances for setbacks, heights and accessory structure area.



Comments

Planning

Section 45 of the *Planning Act* provides the Committee of Adjustment with the authority to grant relief from the requirements of a municipal zoning by-law. Approval of applications must meet the requirements set out under 45(1) and/or 45(2) (a) or (b) in the *Planning Act*.

Staff comments concerning the application are as follows:

The subject property is located in the Lakeview Neighbourhood Character Area and is designated Residential Low Density II in Schedule 10 of the Mississauga Official Plan (MOP). This designation permits detached dwellings.

Upon review of the application, staff has identified concerns with the design and location of the proposed accessory structure. Variances #8 and 9 propose inadequate setbacks to the eaves and southerly wall of the accessory structure. The proposed setbacks to the eaves may cause drainage issues for the abutting property to the south. While the installation of an eaves trough would address this concern, it may create legal implications, as it appears it would likely

encroach onto the abutting property to the south. Furthermore, staff are concerned that the proposed setbacks are insufficient and will impede access to the rear side of the structure for maintenance purposes. Lastly, staff are of the opinion that the applicant's request for variances to increase the proposed structure's area and height in combination with the reduced side yard setbacks will create massing concerns for the abutting neighbour to the south.

As such, staff recommends that the application be deferred to allow the applicant an opportunity to relocate the proposed structure to provide for an adequate buffer to all lot lines. Staff have no immediate concerns with the remaining variances requested.

Comments Prepared by: Connor DiPietro, Committee of Adjustment Planner

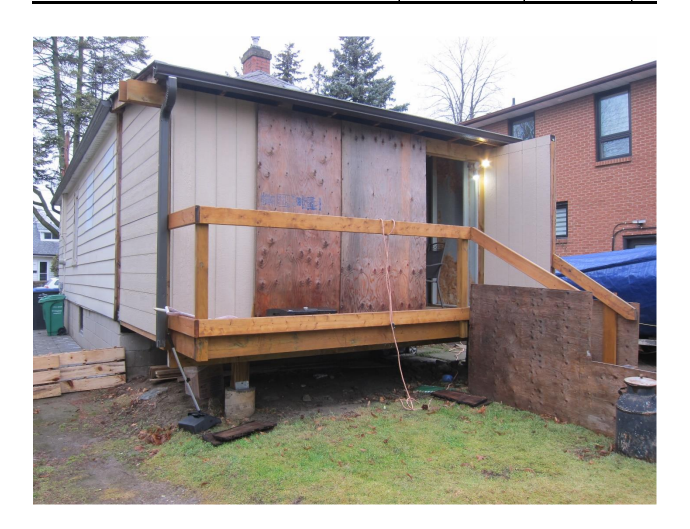
Appendices

Appendix 1 – Transportation and Works Comments

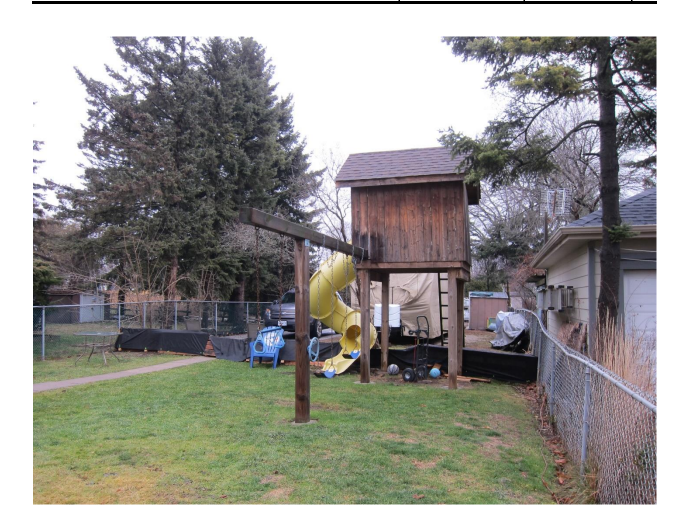
We are noting for Committee's information that any Transportation and Works Department concerns/requirements for the proposed addition and structure are being addressed by our Development Construction Section through the Building Permit process BP9 ALT-22/3958.

We also advise that the applicant is currently utilizing an illegal access point at the rear of the lands off of St. Mary's Avenue. There is an existing 0.3m reserve between the applicant's lot and St. Mary's Avenue right of way. The applicant is currently illegally crossing the City owned reserve lands. Considering that this access point is the only vehicular access point that the property currently has, we have no concern with the applicant keeping it provided that as a condition of approval, we ask that the applicant make appropriate arrangements with The City to lift that portion of the 0.3m reserve that is required for this access to function legally.















Comments Prepared by: John Salvino, Development Engineering Technologist

Appendix 2 – Zoning Comments

The Building Department is currently processing a Building Permit under file BP 9ALT 22-3958. Based on review of the information currently available in this permit application, variances # 1, 5, 6, 7, and 8, as requested are correct.

Furthermore, we advise that the following variance should be amended as follows:

9. An interior south side eaves setback of 0.09m (approx. 0.30ft) to the accessory structure whereas By-law 0225-2007, as amended, requires an interior south side eaves setback of 0.30m (approx. 4.46ft) to the accessory structure in this instance.

Lastly, we advise that more information is required in order to verify the accuracy of the requested remaining variance(s) or to determine whether additional variance(s) will be required.

Please note that comments reflect those provided through the above permit application submitted on 09/22/2022 and should there be any changes contained within this Committee of

Adjustment application that have not been identified and submitted through the application file noted above, these comments may no longer be valid. Any changes and/or updates to information and/or drawings must be submitted, as per standard resubmission procedures, separately through the application process in order to receive updated comments.

Comments Prepared by: Jeanine Benitez, Zoning Examiner

Appendix 3 – Credit Valley Conservation

A22/727 - 1083 Orchard Rd

Although the property appears to be regulated based on our mapping, I can confirm we have updated information and that it is outside of CVC's regulated area. CVC review/approval are not required. As such, CVC will not be providing comments on the application.

Comments Prepared by: Beata Pakulski – Junior Planner, Planning and Development Services

Appendix 4 – Metrolinx

1083 Orchard Road

Metrolinx is in receipt of the minor variance application for 1083 Orchard Rd to facilitate a second storey addition over the exisiting dwelling as well as a two storey addition at the rear of the exisiting dwelling. Additionally, to facilitate the construction of a one storey workshop in the rear yard. Metrolinx's comments on the subject application are noted below:

- The subject property is located within 300 meters of Metrolinx's Oakville Subdivision which carries Metrolinx's Lakeshore West GO Train service.
- As per section 3.9 of the Federation of Canadian Municipalities and Railway Association
 of Canada's Guidelines for New Development in Proximity to Railway Operations, the
 Owner shall grant Metrolinx an environmental easement for operational emissions. The
 environmental easement provides clear notification to those who may acquire an interest
 in the subject property and reduces the potential for future land use conflicts. The
 environmental easement shall be registered on title of the subject property. A copy of the
 form of easement is included for the Owner's information. The applicant may contact
 Leah.ChishimbaSimwanza@Metrolinx.com with questions and to initiate the registration
 process.
- The Proponent shall provide confirmation to Metrolinx, that the following warning clause
 has been inserted into all Development Agreements, Offers to Purchase,
 and Agreements of Purchase and Sale or Lease of each dwelling unit within 300
 metres of the Railway Corridor
 - Warning: The Applicant is advised that the subject land is located within Metrolinx's 300 metres railway corridor zone of influence and as such is advised that Metrolinx and its assigns and successors in interest has or have a right-ofway within 300 metres from the subject land. The Applicant is further advised that

there may be alterations to or expansions of the rail or other transit facilities on such right-of-way in the future including the possibility that Metrolinx or any railway entering into an agreement with Metrolinx to use the right-of-way or their assigns or successors as aforesaid may expand or alter their operations, which expansion or alteration may affect the environment of the occupants in the vicinity, notwithstanding the inclusion of any noise and vibration attenuating measures in the design of the development and individual lots, blocks or units.

Comments Prepared by: Farah Faroque – Intern, Third Party Projects Review

Appendix 5 - Region of Peel

Minor Variance Application: A-727/22, 1083 Orchard Road

Servicing: Camila Marczuk (905) 791-7800 x8230

Comments:

- Please be advised that service connection sizes shall be in compliance with Ontario Building Code and Region of Peel Design Criteria. An upgrade of your existing service may be required. All works associated with the servicing of this site will be at the applicant's expense. For more information, please contact Servicing Connections at 905.791.7800 x7973 or by email at siteplanservicing@peelregion.ca.
- Any changes to the underground water or sanitary sewer will require review by the Region of Peel. Region of Peel Site Servicing connection approvals are required prior to the local municipality issuing building permit. For more information, please contact Servicing Connections at siteplanservicing@peelregion.ca

Development Planning: Patrycia Menko (905) 791-7800 x3114

Comments:

The subject land is located in the regulated area of the Credit Valley Conservation (CVC)
Authority. We therefore request that the City of Mississauga Committee of Adjustment
and staff consider comments from the CVC Authority and incorporate their requirements
appropriately. Final approval of this application requires all environmental concerns to be
addressed to the satisfaction of the CVC Authority.

Comments Prepared by: Patrycia Menko – Junior Planner, Planning and Development Services