

Municipality of Shuniah COMMITTEE OF ADJUSTMENT

NOTICE OF APPLICATION FOR CONSENT

TAKE NOTICE that under the provisions of Section 53 of The Planning Act, 1990, as amended, an application has been made to the Committee of Adjustment.

Application No.:	23-6	
Applicant:	ose Matic & Ted Van Lieshout	
Agent:	era McDonald	
Roll No:	5-27503	
Property Address:	389 Lakeshore Drive	
Legal Description:	ML 14 PT S OF HWY FRANCIS;55R1378 PART 5	
Zoning:	Rural	
Purpose:	Consent to sever to create lot	
Time and Date of Hearing:	April 17, 2024 at 5:30 p.m.	
Subject to Another Planning Application:	Z23-2 & OP23-2	

Committee of Adjustment hearings are open to the public. You can attend either in person at council chambers, or electronically over Zoom. The Zoom log in information will be available on the agenda, once posted. Agendas can be found by selecting the date of the meeting on the following website https://shuniah.civicweb.net/Portal/ Agendas will be posted by 4:30 p.m. on the Friday before the meeting.

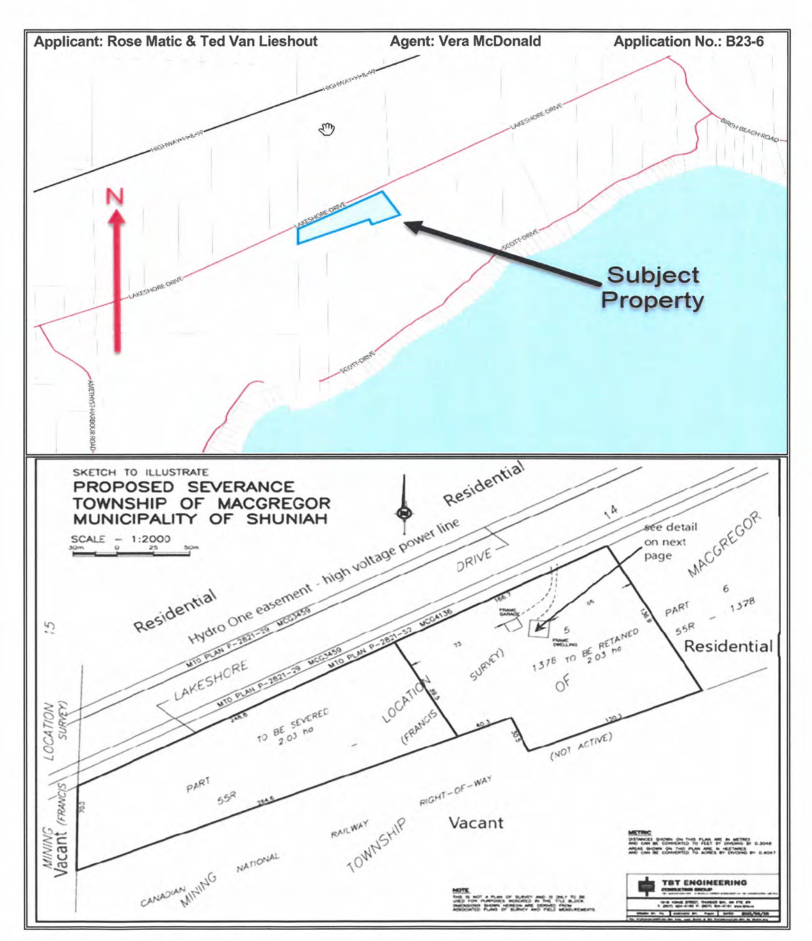
To submit written comments or make a deputation in person, or to make an electronic deputation at the hearing please see Important Information on the next page or contact Jennifer of the Committee of Adjustment at clerkdept@shuniah.org or (807) 683-4548. Please note, comments are made available to the public, and are available on the municipal website.

Written Comments:

In order to appear on the agenda, written comments must be received by noon on the Wednesday before the scheduled Committee of Adjustment hearing, which is Wednesday, April 10. Comments received after this time will still be provided to the Committee, but they will not be attached to the agenda. Written submissions on an Application shall only be received until noon two business days prior to the scheduled hearing, which is Monday, April 15.

To obtain more information:

To obtain more information regarding this application, including plans, sketches and Staff Reports, please contact Committee of Adjustment staff during regular business hours (Monday – Friday, 8:30 a.m. to 4:30 p.m.). Information pertaining to this application is also available at www.shuniah.org (under the Application Notices heading). Once posted, the meeting of agenda can be found by selecting the date of the meeting on the following website https://shuniah.civicweb.net/Portal/



Important Information - Application Number: B23-6

Participation (In Person and Electronic options):

Any person who supports or opposes this application may appear either in person or electronically over Zoom. A person may either appear personally, by agent, or by solicitor, to present any reasons why this petition should be granted or denied. If someone is unable to attend the hearing, they may make a written submission that includes reasons for support or opposition. Written submissions on an Application shall only be received until noon two business days prior to the scheduled hearing, which is Monday, April 15, 2024.

Written submissions can be mailed and/or emailed to:

Municipality of Shuniah

Please cite Application B23-6 when submitting your

420 Leslie Ave

comment

Thunder Bay, ON P7A1X8

comment.

Email: clerkdept@shuniah.org

Residents can view a live stream of the meeting via Zoom. Log in information will be available on the meeting agenda.

To make a deputation, we ask that residents complete and submit the Public Deputation Form **no later than noon two business days prior to the scheduled hearing which is Monday, Monday, April 15, 2024.** (see above for contact details). The Public Deputation Form is attached. Additional information regarding electronic meeting procedures and public participation is available at www.shuniah.org. The committee shall hear the applicant and ever other person who desires to be heard in favour of or against the application. Presentations to the Committee are limited to 5 minutes in length.

Please note that Committee of Adjustment meetings may be audio/video recorded. Your name, address comments and any other personal information will form part of the public record pertaining to this application. If a party does not participate in the hearing, the Committee may proceed without a party's participation and the party will not be entitled to any further notice regarding the proceeding.

If the applicant does not attend or are not represented at this hearing, the Committee may defer the file or proceed in your absence and make a decision, or may consider the application to have been abandoned, or withdrawn, and close the file.

Public Record:

Personal information collected because of this public meeting is collected under the authority of the Municipal Act, the Municipal Freedom of Information and Protection of Privacy Act (MFIPPA), the Planning Act and all other relevant legislation, and will be used to assist in deciding on this matter. All personal information (as defined by MFIPPA), including (but not limited to) names, addresses, opinions and comments collected will become property of the Municipality of Shuniah, will be made available for public disclosure (including being posted on the internet) and will be used to assist the Committee of Adjustment and staff to process this application.

Notice of Decision:

This notice is sent to the applicant, to various agencies, and, in some cases, to surrounding property owners for their information. If you wish to be notified of the decision in respect to this application or an Ontario Land Tribunal (OLT) hearing you must complete the attached Request for Decision form and submit to the Secretary Treasurer of the Committee of Adjustment. In the absence of a written request to be notified of the Committee's decision no further notice of this Hearing, a deferred Hearing date, or the decision of this Committee will be sent to anyone other than the applicant.

Ontario Land Tribunal (OLT):

In accordance with section 53(19) of the Planning Act, 1990 and amendments thereto, the decision may be appealed to the Ontario Land Tribunal by the applicant, the Minister of Housing, or any person or public body who has an interest in the matter. Only individuals, corporations and public bodies may appeal decisions in respect of applications for consent to the Ontario Land Tribunal. A notice of appeal may not be filed by an unincorporated association or group on its behalf. However, a notice of appeal may be filed in the name of an individual who is a member of the association or group

If a person or public body that files an appeal of a decision of the Committee of Adjustment in respect of the proposed consent does not make written submissions to the Committee of Adjustment before it gives or refuses to give a provisional consent, the Ontario Land Tribunal may dismiss the appeal.

An appeal against the decision must set out the reasons for the appeal, must be filed with the Secretary-Treasurer of the Committee of Adjustment, and must be accompanied by the fee required by the Ontario Land Tribunal. The OLT Appeal Fee must be paid by certified cheque or money order payable to the "Minister of Finance." Notice of appeal forms can be obtained at www.olt.gov.on.ca or by visiting our office.

Jennifer Kruzick, Secretary-Treasurer Committee of Adjustment Municipality of Shuniah 420 Leslie Avenue Thunder Bay, Ontario P7A 1X8 Encl.

mailing date: FEB 6, 2024 email: clerkdept@shuniah.org

> Phone: 807-683-4545 Fax: 807-683-6982

DEPUTATION FORM / REQUEST FOR DECISION

To make a formal deputation, please complete and submit this Deputation Form to the Secretary-Treasurer of the Committee of Adjustments no later than noon on the Monday prior to the meeting, which is Monday, April 15.

If you do not want to make a deputation, but still wish to be notified of the Committee's decision or a related Ontario Land Tribunal (OLT) hearing you must complete this form and submit it to the Secretary-Treasurer of the Committee of Adjustment.

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	ke a deputation with respect to Application B23-6 on April 17, 2024 and I wish to be the Committee's Decision and Ontario Land Tribunal hearing (if applicable).
My deputa	ation will be (check one) 🗖 in person 🗖 electronic
	ake a deputation with respect to Application B23-6 on April 17, 2024 but I do not notified of the Committee's Decision and Ontario Land Tribunal hearing (if applicable).
My deputa	rtion will be (check one) 🗖 in person 🗖 electronic
	n to make a deputation, but I wish to be notified of the Committee's decision with respect to B23-6 and Land Tribunal Hearing (if applicable) *Please print and ensure form is legible
Name:	
Address:	
Phone Number:	
Email Address:	



Municipality of Shuniah Application for Consent

Under Section 53 of the Planning Act

Committee of Adjustment of the Municipality of Shuniah

Note to Applicants:

An application for Consent may not be considered without the following:

- a pre-consultation meeting with the Municipality to determine feasibility of your proposal;
- the approval of the Thunder Bay District Health Unit. Please contact the Thunder Bay District Health Unit, Septic and Land Division Section, for guidelines and fee structure. Phone 625-7990;
- a complete application (see below) in a paper and electronic PDF format.

The application fee is non-refundable whether the application is approved or denied.

In this form the term "subject property" or "the property" means the land to be severed and the land to be retained.

A site visit is required. Submission of this application constitutes tacit consent for authorized Municipality of Shuniah staff to inspect the subject property or premises.

Completeness of the Application:

The information required by the applicant is prescribed by the Schedule to Ontario Regulation 547/06 amending O. Reg. 197/96 made under the Planning Act. A Planning Justification Report is also required (see Schedule B). To be considered a complete application, the mandatory information must be provided with the appropriate fee. If the mandatory information and fee are not provided, the application will be returned, or refused for further consideration until the information and fee have been provided and the time period referred to in subsection (14) does not begin.

The application form also sets out other information that will assist the Municipality and others in their planning evaluation of the consent application. To ensure the quickest and most complete review, this information should be submitted at the time of application. In the absence of this information, it may not be possible to do a complete review within the legislated time frame for making decisions. As a result, the application may be refused. Applications to the Committee of Adjustment are processed in accordance with Provincial Legislation and Information provided by the applicant.

It is, therefore, the responsibility of the applicant to ensure the accuracy and completeness of the application PRIOR to its submission to this office.

Meeting dates will only be determined upon receipt of a COMPLETE application. Once the application is determined complete revisions and/or changes to the application, including dimensions, will not be allowed. Please ensure the accuracy of your application. Errors or omissions may require a further application and additional expense.

Confirmation of the current zoning on your property may be obtained from the Planning Department. The hearing agenda and supporting documents will be made available to the public on the Shuniah website, www.shuniah.org, for further information please contact our office.

Submission of the Application:

ONE paper and ONE PDF electronic version of application package is required, including a sketch along with the fees (LRCA + Shuniah), and Authorization from the owner if applicant is not the owner. The application MUST be signed by the owner(s) or authorized agent in the presence of a Commissioner, Notary Public, etc. The application and supporting documents will be made available to the public on the Shuniah website, www.shuniah.org, for further information please contact our office.

Next Step:

The applicant (Owner) or authorized agent is requested to attend the hearing to respond to questions or concerns the committee or members of the public may have. In absence of authorized representation, the committee may defer an application or render a decision.

Disclosure of information:

All information submitted in support of this application will be considered public information, including any reports, studies, drawings or other documentation submitted by applicant(s), agent(s), consultant(s) or solicitor(s). The Municipality of Shuniah is permitted to make the application and any associated supporting information available to the general public, including posting electronic versions of the application form and associated studies and reports online. The Municipality of Shuniah is also permitted to provide copies of the application and any supporting information to any member of the public or other third party which requests the information.

American	lication No. 1823-6	Receipt No. 7400	(Pez. Con)/72421 (APPLICATION)	
			(TRE-CON) (APPLICATION)	
Date	e of Pre-consultation Meeting: < SAN 2	13,2024		
Date	e Complete Application Received: JAN 2	3, 2024 Date Noti	ce Given:	
Fee	Enclosed (amount): \$ 275 (LRCA) 5	500 (Shuniah)		
	Registered Owner: (List Association Name	e if Applicable)		
	Owner's Name: Rose Matic and	Ted Van Lieshout		
	Owner's Mailing Address:			
	City:Pr	ov.: Postal Code:	Phone: 8	
	Cell Email Address			
	Applicant/Agent Information: (If different Schedule A)	from Registered Owner, An Ow	ner's authorization is required,	
	Applicant's Name: Vera McDonald			
	Solicitor/Authorized Agent/Firm: Vera M		1	
	Applicant's Mailing Address: 1513 Hwy			
			T 2V0 Phone: 807-622-5475	
	Cell:	Email Address: vmcdonaldpla	nning@gmail.com	
	Send Correspondence To? Owner ⋈ App	olicant [] Agent/Solicitor [X]		
	Type and purpose of the proposed transa	ction:		
			The share	
	Transfer: Creation of a New Lot [] Addition of a lot		[] a charge [] a lease	
	[] an easement		[] a correction of title	
	[] Other			
.1	If a lot addition, identify the lands to which the parcel will be added.			
	n/a			
.2	What is the existing land use to which th	e parcel will be added?		
	n/a	F # 01-23/ ************************************		
	100			
.3	If known the name of the person to who leased?	m the land or an interest in the	land is to be transferred, charged or	
	n/a			
	Location of subject land:			
	Property Address: 2389 Lakeshore Drive			
	Property Roll Number - 58-28-0 1 0-00 5	_ <u>27503-0000</u> (ob	tained from tax bill or assessment notice	
	Concession No.	Section No.		
	Registered Plan No. 55R-1378	Lot(s) No. Part 5		
	Mining Location 14	Reference Plan No.	Pts.	

Description of subject la	scription of subject land:
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	Severed	Retained
Frontage (m)	248.8m	166.7m
Depth (m)	irregular	irregular
Area (ha)	2.03ha	2.03ha

Building and structures (please include description, dimensions and dates of construction):

Description (main, shed, garage, etc.)	Dimensions (m)	Construction year
1. Main	11x11m	rebuilt 2004
2. Garage	9.1mx7,4m	1970s
3. Shed	3x3m	2018
4.		

7.	Access.	Road	ownership
	WEEE22 -	noau	OMMIGIZIND

Access - Road ownership	
Severed Parcel	Retained Parcel
Common Name of Road Lakeshore Drive	Common Name of Road Lakeshore Drive
Municipality of Shuniah	Municipality of Shuniah
[] Ministry of Transportation	[] Ministry of Transportation
[] Private	[] Private
Other:	Other:
Access - Road maintenance	
Severed Parcel	Retained Parcel
Common Name of Road Lakeshore Drive	Common Name of Road Lakeshore Drive
Municipality of Shuniah	Municipality of Shuniah
[] Ministry of Transportation	[] Ministry of Transportation
[] Private	[] Private
Other:	Other:
n/a How far is it from the property and what facilities	e the nearest public boat launching and car parking facilit
n/a Other Access (Specify)	
Encumbrances:	
Restrictions – Please indicate the nature of any re property and describe each easement or covenan	estrictive covenants or easements affecting the subject of and its effect.
n/a	
If known, the name of person(s) to whom the lan	d or interest in land is to be conveyed, leased or mortgage
r/2	

A 45		A RESIDENCE AND ADDRESS OF THE PARTY OF THE	current and proposed land use:
11.	Hesignation and Zonin	g of sunject property /	current and proposed land lise.

	Severed	Retained
Official plan designation	Rural	Rural
Zoning	Rural	Rural

- 12. Explain how the application conforms with the official plan policies (read official plan and cut and paste relevant sections into the Planning Justification Report see Schedule B for example):
- 13. If the land is covered by a Minister's Zoning Order, what is the regulation number? What uses are permitted by the order?

CURRENTLY.	THIS DOES	NOT APPLY.

14. Use of the property:

	Severed	Retained
Existing uses	Residential	Residential
Proposed uses	Residential	Residential

14.1	Is the subject property located in a high-density area? If so, what is the Green Star status (none, partial or full):
	n/a

4 12	1111	44-	surrounding	1	
15.	what are	THE	Surrounging	land	usesc

East_Residential

West_Vacant

North Residential

South CNR decomissioned rail line

16. Former use of subject property and adjacent lands (check as applicable):

Does the Owner own Adjoining Property?	[]Yes	⋈ No	[] Unknown
Is there any reason to believe that the site or adjacent site may be environmentally contaminated?	[]Yes	M No	[] Unknown
Has an industrial or commercial use, or an orchard, been on or adjacent to the property?	[] Yes	K) No	[] Unknown
Has lot grading been changed by adding or removing earth or other material?	[]Yes	K) No	[] Unknown
Has a gas station been located on the subject land or adjacent land at any time?	[] Yes	[K] No	[] Unknown
Has there been petroleum or other fuel stored on the subject land or adjacent land?	[] Yes	M) No	[] Unknown
Has the Ministry of the Environment, Conservation and Parks, or any other agency formally or informally advised the owners that the property is or may be contaminated?	[] Yes	⋈ No	[] Unknown

16.1 What information did you use to determine the answers to the above question	c on formar urar	-

Historical	knowledge
DISTORGAL	KHOWIEGGE

16.2	If you answered YES to any of the Section 16 table above, a previous use inventory showing all former uses of the subject land, or if appropriate, the land adjacent to the subject land is needed. Is the previous use inventory attached? [] Yes [] No
	If the inventory is not attached, please explain.
16.3	If you answered Yes to any of the questions related to the Section 16 table above, was an Environmental Site Assessment (ESA) conducted under the Environmental Assessment Act or has a Record of Site Condition (RSC) been filed? [] Yes [] No [] Unknown
	If no, why not? Explain on a separate page, if necessary.
17.	Status of current and other applications under the Planning Act:
17.1	Is this a resubmission of an earlier proposal? [] Yes X No [] Unknown
	If yes, and if known, describe how it has been changed from the original application.
17.2	Has any land been severed from the parcel as it existed on January 15, 1979? [] Yes [X] No If yes, how many times? (See official plan Consent policies in Section 4)
18.	Other planning applications
18.1	Has the subject property ever been the subject of any other planning application, including applications before Ontario Land Tribunal (OLT), for approval of (check all that apply):
	🏿 Zoning By-law Amendment Z23-2 [] Consent [] Minor Variance [] Site Plan Approval
	☑ Official Plan Amendment OP23-2 [] Plan of subdivision/condominium [] Minister's zoning order
	If yes, and if known, specify: the file number; the approval Authority; the land it affects; its purpose; its status, and its effect on the proposed amendment:
	Refer to attached Planning Justification Report, Sections 1, 2, 4.2, 4.3, and 7
	Official Plan Amendment Application OP23-2 and Zoning By-Law Amendment Application Z23-2
18.2	Are there applications for additional Consents on the subject property? [] Yes. [X] No If yes, provide details.

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19.	Drost	incial	Dali	**
17.	PIOV	mulai	PDU	L W

19.1 Is the proposal consistent with Provincial Policy Statement (PPS) issued under subsection 3(1) of the Planning | Act? | | | No

Explain why yes or no and paste applicable sections below or in a separate attachment if necessary. (Read the official plan in its entirety to identify the most relevant sections.)

Refer to attached Planning Justification Report, Sections 5.1 and 5.3	

19.2 Are any of the following uses or features on the subject property of the proposed consent or within 500 metres of the subject property of the proposed Consent, unless otherwise specified. (See 2020 Shuniah Official Plan Schedule B1 Development Constraints to assist).

Significant Features Checklist (Please check all appropriate boxes, if any apply.)

Use or Feature	On the Subject property	Within 500m of Subject Property Provide Distance	N/A	Potential information needed
Class 1 Industry*			×	If sensitive land uses proposed within 70m from the boundary lines, a noise/odour/particulate study may be needed
Class 2 industry**			×	If sensitive land uses proposed within 300m from the boundary lines, a noise/odour/particulate study may be needed
Class 3 industry***			×	If sensitive land uses proposed within 1000m from the boundary lines, a noise/odour/particulate study may be needed
A landfill site (closed or active)			×	If sensitive land use is proposed, and if within 500 m of the perimeter of the fill area, address possible leachate and groundwater impacts, noise, methane gas control, odour, vermin and other impacts may be needed.
A sewage treatment plant or waste stabilization pond			×	Assess the need for feasibility study for residential and other sensitive land uses.
Provincial Highway	T		×	Consult Ministry of Transportation if access to provincial highway is proposed. (If located in proximity to provincial highway, a traffic impact and a stormwater management report may be needed.)
An active railway line and major highways			X	Evaluate impacts of noise within 100m
Electricity generating station, hydro transformer, railway yard, etc.			×	If sensitive land use is proposed, and if within 1000m, a noise study may be needed to determine possible noise impacts and appropriate mitigation measures.
High voltage electric transmission line		×		Consult the appropriate electric power service. 30 metres and 260 metres, refer to PJR Section 5.5 and Appendix B
Transportation, infrastructure & utility corridors			×	Will there be a negative impact on a planned corridor?
Cultural heritage and archaeology			×	Adverse impact on significant built heritage resources and significant cultural heritage to be mitigated. Development is only allowed on lands containing archaeological resources or areas of archaeological potential if significant archaeological resources have been conserved.
An agricultural operation, including livestock facility or stockyard			X	Development to comply with Minimum Distance Separation Formulae (MDS)
An active mine site or an aggregate site operation site within 1000m of the subject land			×	Will development hinder or be incompatible with continued operation or extraction?
Mineral aggregate resources areas	×			Will development hinder access to the resource or the establishment of new resources operations? Refer to attached Planning Justification Report, Page 8
A non-operating mine site within 1000m of the subject property			×	Demonstrate that the mine has been rehabilitated OR all potential impacts have been investigated and mitigated.
A rehabilitated mine site, abandoned mine site or mine hazard			×	If proposal is on, edjacent to, or within 1000m, consult with the Ministry of Energy, Northern Development and Mines

Continued - Use or Feature	On the Subject property	Within 500m (Provide Distance)	N/A	Potential information needed
A significant coastal wetland A significant habitat of endangered species and threatened species A provincially significant wetland within 120 metres of the subject lands species			×	Development and site alteration are not permitted in the features. Are any significant coastal wellands or unevaluated wetlands present on the subject lands or within 120 m? Are any known significant habitats present on the subject lands or within 50 m? Has there been preliminary site assessment to identify whether potentially significant habitats are present?
A significant wildlife habitat A significant Areas of Natural and Scientific Interest (ANSI)			×	Development not permitted, unless demonstrate no negative impacts. Indicate if there are any significant wildlife habitat, and Areas of Natural and Scientific interest (ANSIs) on the subject lands or within 50 m.
Fish habitat			×	Development and site alteration are not permitted in fish habitat except in accordance with provincial and federal requirements. Is any fish habitat on the subject property or within 30 m? Is any lake trout lake on the subject lands or within 300 m? If yes to any of the above, an environmental impact study may be required.
Adjacent lands to natural heritage features and areas			×	Not permitted unless demonstrated that ecological function of the adjacent lands has been evaluated, and it has been demonstrated that there will be no negative impacts.
Floodplain			×	identify if located in floodplain and address accordingly, as per official plan policies and Lakehead Region Conservation Authority.
A contaminated site			×	Assess an inventory or previous uses in areas of possible soll contaminations.
Hazardous sites****			X	Demonstrate that hazards can be address.
Erosion hazards			×	Determine feasibility within the 1-100 year erosion limits of river valleys and streams.
Sensitive surface water features and sensitive groundwater features			×	Restricted in or near sensitive surface water features and sensitive groundwater features. (Demonstrate suitable mitigation measures and/or alternative development approaches to protect, improve or restore sensitive surface water features, sensitive groundwater features and their hydrologic functions.)
Crown land (identified by the Ministry of Natural Resources and Forestry as being of special interests, such as a lake access point)			×	Consult Municipality for assistance in dealing with planning issues relating to proposals requiring the acquisition or use of Crown lands. Contact the Ministry of Northern Development, Natural Resources and Forestry (MNDMNRF) District Office regarding the actual acquisition or use of Crown land.

^{*}Class 1 industry: Small scale, self-contained plant, no outside storage, low probability of fugitive emissions and daytime operations only.

19.3 Is the subject property within an area designated under any provincial plan or plans? [] Yes [] No If yes, explain how the application conforms or does not conflict with the provincial plan.

CURRENTLY, THIS DOES NOT APPLY.

20. Indigenous Land Claims

20.1 Does the proposed application for consent apply to lands subject to any indigenous land claims or provincial/Indigenous co-management agreement?

[] Yes [] No

If known, provide any information you may have as an attachment to the application.

CURRENTLY, THIS DOES NOT APPLY.

20.2 Have you consulted with Indigenous Peoples on this request for a proposed Consent?

[] Yes 🕅 No

If yes, provide any information you have on the consultation process and the outcome of the consultation. Please explain (and attach) on a separate page.

^{**}Class 2 industry: Medium scale processing and manufacturing with outdoor storage, periodic output of emissions, shift operations and daytime truck traffic

^{***}Class 3 industry: Processing and manufacturing with frequent and intense off-site impacts and a high probability of fugitive emissions.

^{****}Hazardous sites: property or lands that could be unsafe for development or alteration due to naturally occurring hazard. These hazards may include unstable soils or unstable bedrock.

Municipality of Shuniah - Application for Consent

1.	Archaeology	
1.1	Does the subject property contain any know archi-	aeological resources or area of archaeological potential?
	If yes, is the proposal consistent with the official p	olan Cultural Heritage Resources and Archaeology Policies?
	[] Yes 🔀 No If yes, please explain. Attach a sepa	arate page, if needed. Submit a copy of technical report(s), if applicable.
	La Arrichaette (Carlotte	
	Servicing - Water supply	A
	Severed	Retained
	Private: Well / Lake / Shared well (specify) [] Other:	Private: Well / Lake / Shared well (specify) [] Other:
	[] Other:	[] Other:
	Development on a communal or individual well system residential development on a communal well system re	may need a servicing options report and a hydrogeological report. Non- lay need a hydrogeological report.
	Servicing – Sewage	
	Severed	Retained
	Private: Septic (Class 4	□ Private: Septic (Class 4)
	[] Other:	[] Other:
	report may be needed. If the pro report may be needed. Other information	posal would produce less than 4,500 litres per day, a hydrogeological
		useful to the Municipality of Shuniah or agencies in reviewing this
	application? If so, explain below or attach on a se	parate page,
	-	
	-	
FFIC	DAVIT OR SWORN DECLARATION	
We	Kore Matic	gional Municipality of _a
	city/District/Regional Municipality of _	_ solemnly declare that all the statements contained in ation conscientiously believing it to be true, and knowing that it is of the
	force and effect as if made under oath and by virtue	
		and '
wo	RN/AFFIRMED /DECLARED before me at the C1+	4) (stac
C	1 hunder Bay In the Pri	
f Or	ntario this 23 day of January	SIGNATURE Susan Moore
	1	Treasurer, Deputy Clerk
Cor	mmissioner for taking Affidavits.	11400
	signature	Municipality of Shuniah 'Commissioner for taking Affidavits"
ONS	SENT OF THE OWNER:	ATION OF OWNER TO THE USE
		URE OF PERSONAL INFORMATION
omp	plete the consent of the owner concerning personal in	formation set out below.
Ro		
	se Matic	land that is subject of this application has a consent and for the accessed
_		land that is subject of this application for a consent and for the purposes of outhorize and consent to the use by or the disclosure to any person or public
ne F	reedom of Information and Protection of Privacy Act	
he <u>Fi</u> ody	reedom of Information and Protection of Privacy Act	authorize and consent to the use by or the disclosure to any person or public

Hose Matic

NOTES:

- Each application must be accompanied with the fee in accordance with the most recent Fees and Tariffs By-law.
- ALL mandatory information MUST be submitted and the sketch completed BEFORE the application(s) will be accepted for processing.
- 3. A sketch must accompany the application showing. Refer to attached Planning Justification Report, Appendix A
 - a) the boundaries and dimensions of any land abutting the subject property that is owned by the owner of the subject property;
 - b) the distance between the subject property and the nearest municipal lot line or landmark such as a bridge or railway crossing;
 - c) the boundaries and dimensions of the subject property, the part that is to be severed and the part that is to be retained:
 - d) the location of all land previously severed from the parcel originally acquired by the current owner of the subject property;
 - e) the approximate location of all natural and artificial features on the subject property and on the land that is adjacent to the subject property that, in the opinion of the applicant may affect the application, such as buildings, railways, roads, watercourses, slopes (contour lines), drainage ditches, river or stream banks, wetlands, wooded areas, wells and septic tanks. See also Official Plan Schedule B1 Constraints Map. (NOTE: the LRCA Regulates 30m around all wetlands);
 - f) the existing uses on adjacent land, such as residential, agricultural and commercial uses;
 - g) the locations, width and name of any roads within or abutting the subject property, indicating whether it is an unopened road allowance, a public travelled road, a private road or a right of way;
 - h) if access to the subject property is by water only, the location of the parking and boat docking facilities to be used;
 - i) the location and nature of any easement affecting the subject property.

PLEASE ENSURE ALL PERTINENT INFORMATION IS CONTAINED ON A SINGLE SKETCH ONLY. THE MAXIMUM SIZE FOR THE ACCOMPANYING SKETCH SHALL BE 11" X 17". It is up to the applicant to ensure that the information provided is accurate.

	ERS AUTHORIZATION LETTER	
	wners, on authorization letter must be provided by each	
		Schedule A
Date:	January 3, 2024	
Owner Name:_	Rose Matic and Ted Van Lieshout	
Address:_		
Phone Number:		
Email:		
Attention:	Committee of Adjustment, Secretary-Treasurer	
Subject:	Letter of Authorization	
RE: Subject Land	ds at	
Lot:_	Part 5	
Plan:	55R-1378	
Address:_	2389 Lakeshore Drive, Shuniah ON, P7A 0M1	
Dear Approval A	Authority:	
	Control of the Contro	Consent
I, _Rose Matic_	am the owner of the land that is the subject of the Vera McDonald Planning Consultant to make this application on my be	
site plan. F	For the purposes of the Freedom of Information and Protection Planning Consultant as my agent for this application, to provide any of	on of Privacy Act I authorize
	this application or collected during the process on of the application.	
Please do not l	hesitate to contact me if there are any further questions.	
Various bandu (1	
Yours truly	Inte	

Municipality Of Shuniah - Application For Consent

Schedule B

A Planning Justification Report is a report provided by an applicant as part of a complete application which:

- describes the subject property, its existing physical conditions, and its context within the surrounding community;
- outlines the Proposed Application;
- provides an overview of the relevant planning policy and regulations that affect the planning application, including Provincial Policy Statement, Growth Plan for Northern Ontario, the Shuniah Official Plan and any other related policy, regulations and guidelines;
- · details potential adverse effects or impacts;
- · summarizes each of the technical studies triggered by the potential adverse effects or negative impacts;
- details how adverse effects or negative impacts will be minimized or the mitigation measures with contingency plans; and,
- provides planning opinion and justification for the proposed development Application.

The level of detail for the planning justification shall be appropriate to the complexity or potential impact of the proposal; and/or in accordance with relevant official plan policy sections and as determined by staff.

In the case of a Consent, the Planning Justification Report briefly summarizes the information required by the Planning Act (because most of it has been stated in the application form already); but primarily gives the applicant an opportunity to explain in their own words what they are seeking to achieve and why. It needs to conclude by addressing potential adverse effects and compatible development (see *below).

Sample Planning Justification Report for a Consent
Title: Planning Justification for a Consent application to allow:, located at
In summary, the reason for the request is to
The proposed development is to because
The proposed development is desirable and appropriate because
The proposed consent meets the consent policies in section 4 of the Official Plan, including allowable numbers.
The potential adverse effects are; but will have little to no impact because the following (mitigation) measures will be implemented
Therefore, the resulting development will be compatible. (See *below for explanation of compatible development and adverse effects).

*Compatible Development (excerpt from the 2020 Shuniah Official Plan)

In order to proceed, all new development requiring a Planning Act approval shall be compatible with existing uses in the vicinity by avoiding adverse effects or minimizing adverse effects to acceptable or negligible levels, and where applicable, in accordance with Provincial guidelines and Shuniah staff.

Where a development initiative has the potential to be incompatible with or cause adverse effects to other land uses/users in the vicinity, appropriate technical studies evaluating compatibility; and mitigation using avoidance, buffering, separation distances or other measures, shall be part of the planning justification in a complete application (see section 4).

Potential Adverse Effects

Common potential adverse effects of a proposed development relate to, but are not limited to:

- pattern, scale, massing, design of development, servicing levels of existing and future development;
- visual impacts relating to outdoor storage;
- shadowing, lighting and/or visual impacts on surrounding land uses including privacy of adjacent residential uses
- traffic volume and safety
- · vehicle access and parking
- hydrological and hydrogeological functions
- · surrounding natural heritage features and cultural heritage resources; and,
- noise, vibration, odour, dust and other contaminants or emissions.

Potential adverse effects for sensitive uses as defined in the Environmental Protection Act, means one or more of:

- a) impairment of the quality of the natural environment for any use that can be made of it;
- b) injury or damage to property or plant or animal life;
- c) harm or material discomfort to any person;
- d) an adverse effect on the health of any person;
- e) impairment of the safety of any person;
- f) rendering any property or plant or animal life unfit for human use;
- g) loss of enjoyment of normal use of property; and
- h) interference with normal conduct of business.

21.	Archaeology				
21.1	Does the subject property contain any know archa	aeological resources or area of archaeological potential?			
	If yes, is the proposal consistent with the official plan Cultural Heritage Resources and Archaeology Policies?				
	[] Yes K] No. If yes, please explain. Attach a separate page, if needed. Submit a copy of technical report(s), if applicable.				
2.	Servicing - Water supply				
	Severed	Retained			
	Private: Well / Lake / Shared well (specify)	Private: Well / Lake / Shared well (specify)			
	[] Other:	[] 9ther:			
	Development on a communal or individual well system residential development on a communal well system m	may need a servicing options report and a hydrogeological report. Non- lay need a hydrogeological report.			
3.	Servicing – Sewage				
	Severed	Retained			
	M Private: Septic (Class 4	☑ Private: Septic (Class 4			
	[] Other:	Other:			
	, , ,				
1.	report may be needed. Other information	sposal would produce less than 4,500 litres per day, a hydrogeological			
/	application? If so, explain below or attach on a se	parate page.			
AFFID	AVIT OR SWORN DECLARATION				
in the this a same	City/District/Regional Municipality of pplication are true, and I/We make this solemn declar force and effect as if made under path and by virtue of RN/AFFIRMED /DECLARED before me at the C114 0				
7	NDER BAY In the Pro				
of On	tario this 23 day of SANUARY 2	SIGNATURE Susan Moore			
4 Con	nmissioner for taking Affidavits. Austral	Moote Treasurer, Deputy Clerk Municipality of Shuniah			
CONIC	signature	Commissioner for taking Affidavit			
UNS		ATION OF OWNER TO THE USE DRE OF PERSONAL INFORMATION			
	lete the consent of the owner concerning personal in				
he Fr	eedom of Information and Protection of Privacy Act	land that is subject of this application for a consent and for the purposes of authorize and consent to the use by or the disclosure to any person or public			
body	of any personal information that is collected under the	authority of the <u>Planning Act</u> for the purposes of processing this application.			
SA	N 23, 2024	al L			
Date	Signature of Own	ier			

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NOTES:

- 1. Each application must be accompanied with the fee in accordance with the most recent Fees and Tariffs By-law.
- ALL mandatory information MUST be submitted and the sketch completed BEFORE the application(s) will be accepted for processing.
- 3. A sketch must accompany the application showing, Refer to attached Planning Justification Report, Appendix A
 - a) the boundaries and dimensions of any land abutting the subject property that is owned by the owner of the subject property;
 - the distance between the subject property and the nearest municipal lot line or landmark such as a bridge or railway crossing;
 - the boundaries and dimensions of the subject property, the part that is to be severed and the part that is to be retained:
 - d) the location of all land previously severed from the parcel originally acquired by the current owner of the subject property;
 - e) the approximate location of all natural and artificial features on the subject property and on the land that is adjacent to the subject property that, in the opinion of the applicant may affect the application, such as buildings, railways, roads, watercourses, slopes (contour lines), drainage ditches, river or stream banks, wetlands, wooded areas, wells and septic tanks. See also Official Plan Schedule B1 Constraints Map. (NOTE: the LRCA Regulates 30m around all wetlands);
 - f) the existing uses on adjacent land, such as residential, agricultural and commercial uses;
 - g) the locations, width and name of any roads within or abutting the subject property, indicating whether it is an unoppined road allowance, a public travelled road, a private road or a right of way;
 - h) if access to the subject property is by water only, the location of the parking and boat docking facilities to be used;
 - i) the location and nature of any easement affecting the subject property.

PLEASE ENSURE ALL PERTINENT INFORMATION IS CONTAINED ON A SINGLE SKETCH ONLY. THE MAXIMUM SIZE FOR THE ACCOMPANYING SKETCH SHALL BE 11" X 17". It is up to the applicant to ensure that the information provided is accurate.

EXAMPLE OWNERS AUTHORIZATION LETTER

If there are multiple owners, an authorization letter must be provided by each

Schedule A

Date: January 3, 2024

Owner Name: Rose Matic and Ted Van Lieshout

Address: 2389 Lakeshore Drive, Shuniah ON, P7A OM1

Phone Number: 807-938-2778

Email: rosemarykata@gmail.com

Attention: Committee of Adjustment, Secretary-Treasurer

Subject: Letter of Authorization

RE: Subject Lands at

Lot: Part 5

Plan: 55R-1378

Address: 2389 Lakeshore Drive, Shuniah ON, P7A 0M1

Dear Approval Authority:

Consen

I, Rose Matic TED VAN LIESHOUT, am the owner of the land that is the subject of this application for a minor variance and lauthorize Vera McDonald Planning Consultant to make this application on my behalf as described in the attached site plan. For the purposes of the Freedom of Information and Protection of Privacy Act I authorize Vera McDonald Planning Consultant as my agent for this application, to provide any of my personal information that will be included in this application or collected during the process on of the application.

Please do not hesitate to contact me if there are any further questions.

Yours truly,

Owner Signature

PLANNING JUSTIFICATION REPORT

2389 LAKESHORE DRIVE, MUNICIPALITY OF SHUNIAH

PROPOSED OFFICIAL PLAN AMENDMENT ZONING BY-LAW AMENDMENT CONSENT



Aerial view of Subject Property

Prepared by

VERA McDonald Planning Consultant

Vera McDonald, MES, RPP, MCIP vmcdonaldplanning@gmail.com

January 3, 2024

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1. Introduction

Vera McDonald Planning Consultant has been retained by the landowners of 2389 Lakeshore Drive, Municipality of Shuniah (the Subject Property), to assist with the planning approval requirements for a proposed development to create one new lot through consent.

The following proposed Planning Act applications are submitted concurrently:

- 1. One Consent for one new lot creation;
- 2. One site-specific Zoning By-Law amendment: for the retained lot and new lot to allow for reduced lot size from 4 hectares to 2.03 hectares each; and
- 3. One site-specific Official Plan amendment: for the retained lot and new lot to allow for reduced lot size from 4 hectares to 2.03 hectares each.

2. SITE DESCRIPTION

The Subject Property is legally described as Part 5, Plan 55R-1378, Part of Mining Location 14, Township of McGregor, Municipality of Shuniah and municipally known as 2389 Lakeshore Drive. It is located on the south side of Lakeshore Drive, between Amethyst Harbour Road and Birch Beach Road.

The Subject Property has a total lot area of 4.06 hectares with a frontage of 415.5 metres along Lakeshore Drive.

The current Official Plan Designation for the Subject Property is Rural (RU) and zoned as Rural (RU) in the Zoning By-Law (minimum lot size 4.0 hectares).

One existing main single-detached residential dwelling is located on the east/central section of the Subject Property (Figure 1), accessible by a paved driveway from Lakeshore Drive (Figure 2) and serviced by existing private on-site services. An accessory building (garage) is located beside the main dwelling, and a second accessory building (shed) is located south of the main dwelling. The remainder of the property is vacant and vegetated, with a relatively level topography.

No Protected Area or hydrological features are present on the Subject Property. The Official Plan identifies a Protected Area designation (wetland) approximately 150 metres south of the Subject Property and a Protected Area Designation (LRCA Approximate Regulated Area) approximately 500 metres east of the Subject Property.

A CNR decommissioned rail line right of way runs along the southern boundary; the tracks have been removed.

Two Hydro One high voltage overhead electric transmission lines run parallel along the north side of Lakeshore Drive, approximately 30 metres and 250 metres from Subject Property. An electric overhead distribution line runs along the MTO right of way abutting the Subject Property frontage, providing access to electricity and communication utilities to the Subject Property.

The Subject Property is well connected to the surrounding road network; It is located on Lakeshore Drive, a regional road, which connects to Provincial Highway 11/17. The nearest intersections are Amethyst

Harbour Road (approximately 1200 metres from north west property line) and Birch Beach Road (approximately 700 metres from north east property line).

3. Neighbourhood Character

The lots abutting the Subject Property are designated and zoned Rural with residential uses or vacant, and one Highway Commercial zoned section on the opposite side of Lakeshore Drive.

The Subject Property is located within a neighbourhood of rural residential uses on wooded lots. The predominant built form in the neighbourhood is single-detached dwellings with a building height ranging between 1-2 storeys. Community institutional, highway and local commercial uses are scattered along Lakeshore Drive. Lot sizes in the neighbourhood vary, with some below and some above 4 hectares.

Figure 1 - Aerial view of the Subject Property



Source: Ministry of Natural Resource and Forestry

Figure 2 - Subject Property frontage onto Lakeshore Drive





4. Proposed Development and Required Planning Applications

The landowners propose to create one new lot for a new single-detached dwelling for residential use. Below is a description of the proposed development and proposed planning applications.

4.1 Proposed Consent

Retained Lot

The retained lot is proposed to be 2.03 hectares (5.02 acres), with a lot frontage of 166.7 metres on Lakeshore Drive, as shown in Appendix A. The retained lot will maintain its existing residential use, its single-detached dwelling, accessory buildings, driveway access to Lakeshore Drive, and existing private on-site services.

Severed Lot

The new, severed lot is proposed to be 2.03 hectares (5.02 acres), with a lot frontage of 248.8 metres on Lakeshore Drive, as shown in Appendix A. This portion of the Subject Property will be used to build a new residential singe-detached dwelling, with driveway access to Lakeshore Drive, on-site private services, and will preserve most of the vegetation on the lot.

4.2 Proposed Official Plan Amendment

Both the retained and severed lots will retain the Rural designation. The suggested lot size of the retained and severed lots (2.03 hectares) does not conform with the minimum lot size of 4.0 hectares for new lots (Official Plan, Section 4.2g). The purpose of the Official Plan Amendment is to apply for a site-specific amendment to the Official Plan for both lots to allow the reduced lot size of 2.03 hectares each.

The proposed retained and new lots will conform with the permitted uses (residential) and other requirements set out in Section 2.3 of the Official Plan.

4.3 Proposed Zoning By-Law Amendment

Both the retained and severed lots will retain the Rural zone. The suggested lot size of the retained lot and new lot (2.03 hectares) does not conform with the minimum lot size of 4.0 hectares of the Rural zone, (Zoning By-Law, Section 22). The purpose of the Zoning By-Law Amendment is to apply for site-specific amendment to the Zoning By-Law for both lots to allow for a reduced lot area of 2.03 hectares each.

The proposed retained and new lots will conform with the permitted uses, lot widths and other standard regulations set out in Section 22 of the Zoning By-law.

5. POLICY CONTEXT AND PLANNING ANALYSIS

The Planning Act requires all municipal decisions to conform to the Official Plan, be consistent with the Provincial Policy Statement and conform to or not conflict with the Growth Plan for Northern Ontario. All documents have been read in their entirety. The most relevant policies excerpts are included and discussed below.

5.1 Provincial Policy Statement, 2020

The Provincial Policy Statement (PPS) is issued under Section 3(1) of the Ontario Planning Act and provides direction on matters of provincial interest regarding land use planning. All applications considered under the Planning Act "shall be consistent with" the PPS.

The Subject Property is located in rural lands, as defined by the PPS.

In addition to the Part IV Vision of supporting the viability of rural areas, wile protecting social well-being and human health and safety, the PPS states that:

- 1.1.1 Healthy, livable and safe communities are sustained by a) promoting efficient development and land use patterns which sustain the financial well-being of both the Province and municipalities over the long term; b) avoiding development and land use patterns which may cause environmental or public health and safety concerns.
- 1.1.5.2 On rural lands located in municipalities, permitted uses are a) the management or use of resources; b) resource-based recreational uses (including recreational dwellings); c) residential development, including lot creation, that is locally appropriate; d) agricultural uses, agriculture-related uses, on-farm diversified uses and normal farm practices, in accordance with provincial standards; e) home occupations and home industries; f) cemeteries; and g) other rural land uses.
- 1.1.5.4 Development that is compatible with the rural landscape and can be sustained by rural service levels should be promoted.
- 1.1.5.5 Development shall be appropriate to the infrastructure which is planned or available, and avoid the need for the unjustified and/or uneconomical expansion of this infrastructure.

Planning Comment: the proposed development and use are locally appropriate, while avoiding land use patterns which may cause environmental or public health and safety concerns. The access to Lakeshore Drive will ensure the most efficient use of local infrastructure and will be sustained by appropriate private on-site services.

- 2.1.1 Natural features and areas shall be protected for the long term.
- 2.1.5 Development and site alteration shall not be permitted in: d) significant wildlife habitat; e) significant areas of natural and scientific interest; unless it has been demonstrated that there will be no negative impacts on the natural features or their ecological functions.
- 2.1.8 Development and site alteration shall not be permitted on adjacent lands to the natural heritage features and areas identified in policies 2.1.4, 2.1.5, and 2.1.6 unless the ecological function of the adjacent lands has been evaluated and it has been demonstrated that there will be no negative impacts on the natural features or on their ecological functions.

Planning Comment: No Protected Area is identified on the Subject Property. The Official Plan identifies a Protected Area designation (wetland) approximately 150 metres south of the Subject Property and a Protected Area Designation (LRCA Approximate Regulated Area) approximately 500 metres east of the

Subject Property. The distance of both Protected Areas are more than 120 metres from the Subject Property. As per Appendix C, the LRCA has no objections to the proposed development.

2.4.2.2 Known mineral deposits, known petroleum resources and significant areas of mineral potential shall be identified and development and activities in these resources or on adjacent lands which would preclude or hinder the establishment of new operations or access to the resources shall only be permitted if: a) resource use would not be feasible; or b) the proposed land use or development serves a greater long-term public interest; and c) issues of public health, public safety and environmental impact are addressed.

Planning Comment: As per Appendix D, the Subject Property is located within a high mineral potential. The portion of the Subject Property closest to Lakeshore Drive appears to overlap a mining patent with both mining and surface rights. There are no mining claims, no known or recorded Ontario Mineral Inventory (OMI) records, and no known or recorded Abandoned Mines Information System (AMIS) site(s) within 1 kilometre of the Subject Property.

It is in my opinion that the creation of a new lot for a residential use serve a greater long-term public interest; it will not hinder any existing mining operations, and the shortage of housing within Ontario/Canada and interest in rural residential lifestyle will serve a greater public interest.

2.5.2.5 In known deposits of mineral aggregate resources and on adjacent lands, development and activities which would preclude or hinder the establishment of new operations or access to the resources shall only be permitted if: a) resource use would not be feasible; or b) the proposed land use or development serves a greater long-term public interest; and c) issues of public health, public safety and environmental impact are addressed.

Planning Comment: The Subject Property is within a defined Aggregate Resource Area (Official Plan Map B1). It is in my opinion that the creation of a new lot for a residential use serve a greater long-term public interest due to a shortage of housing within Ontario/Canada and interest in rural residential lifestyle.

5.2 Growth Plan for Northern Ontario, 2011

4.1 Preamble: How communities are planned and designed has far-reaching impacts. Well-planned and thoughtfully designed communities will attract investment and support economic development, attract and retain skilled workers, strengthen cultural identity and heritage, and maintain a clean and healthy environment. The policies in this section of this Plan support community planning in Northern Ontario that balances the equally important priorities of human, economic and environmental health.

Planning Comment: The proposed development supports well-planned and thoughtfully designed communities by keeping in character with the surrounding neighbourhood uses.

5.3 Official Plan, 2021

Section 1.2 Development Challenges

The most recent driving force governing development in Shuniah has been retirement and permanent residential interest, largely focused on the significant shoreline resources of Lake Superior. A more general interest in a rural residential lifestyle has also supported intensification along Lakeshore Drive.

Shoreline development has included limited residential lot creation and demolition/rebuilding of existing dwellings. Council expects this to continue, including along Lakeshore Drive, but only where lots can be safely serviced with individual on-site water and septic.

Planning Comment: The residential use of the proposed development and its location on Lakeshore Drive, a regional road that connects to TransCanada, addresses the development challenges. The Consent review and decision process will address safe private on-site services.

Section 1.5 Planning Objectives

To promote efficient development and land use patterns which sustain efficient operation and financial well-being of the Municipality and the Province of Ontario over the long term, consistent with Ontario's Provincial Policy Statement (PPS) and conforming to the Growth Plan for Northern Ontario;

To advance the process of concentrating development within the municipality in order to maximize efficient use of resources, mitigate climate change; and to achieve local development densities at levels that can support the expansion of local commercial, institutional activity and other employment opportunities.

Planning Comment: The proposed development will sustain efficient operation and financial well-being of the Municipality and conforms with the PPS and Growth Plan. The Subject Property is located on Lakeshore Drive, a regional road with existing commercial and industrial activity.

Section 2.3 Rural Designation (RU)

- 2.3.1 Intent of the Designation: The intent of the RU Rural designation is to recognize the low density, multi-purpose area in which a variety of land uses can be accommodated.
- 2.3.2 Goal: To support economic development with compatible uses while protecting the environment and existing uses and resources from incompatible uses.
- 2.3.3 Permitted Uses: Permitted uses include: limited residential, which may include accessory uses and home occupations, additional residential units, garden suites, and private individual energy facilities; highway, tourist, and local commercial; agricultural, agricultural-related, on-farm diversified; and normal farm practices; forestry; aggregate exploration and/or aggregate extraction operation; mineral exploration and/or mining operation; industrial; institutional; recreational; resource-based recreational (including recreational dwellings), portable asphalt plant; alternative energy; cemetery; kennel; and existing remote cottage use.
- 2.3.4 Implementation: All proposed development, including new lot creation (see section 4.2) must be serviced by private, on-site servicing in accordance with the Ministry of Environment, Conservation and Parks (MECP) or Thunder Bay District Health Unit (TBDHU) (see section 3.13).

Approval shall be required from the Lakehead Region Conservation Authority (LRCA) for all regulated areas described in the Protected Areas designation on Schedule A1 and A2 and shown on Schedule B1 and B2 as a development constraint.

Planning Comment: The proposed development complies with the intent, goal, and permitted uses of the Residential designation: the retained lot is residential use and the new lot is proposed residential use

(landowners have specified that they plan on building a single-detached dwelling for their retirement home).

The proposed lots are located along Lakeshore Drive, a public road containing primarily residential lots.

Through the consent application process, the retained and new lot must show adequate private, on-site servicing. There are no LRCA regulated areas located on the property; the closest LRCA regulated area is approximately 500 metres east of the Subject Property.

Section 3.1 Lot creation

To achieve efficient land use, lot creation to accommodate residential development shall be directed to the vicinity of existing concentrations of residential development and be separated from uses that may have an adverse effect (see section 3.20). Due to the over-supply of residential lots in the Municipality residential lots shall generally be created by consent subject to implementation criteria in section 4.2. Land division by consent is governed by section 53 of the Planning Act.

Planning Comment: The proposed consent application complies with Section 3.1 of the Official Plan for the preference of lots created by consent, and is located within an area of rural lots used for residential purposes and is thus separated form uses that may have an adverse effect.

Section 3.4 Natural Heritage

3.4.3 Significant Wetlands and Significant Coastal Wetlands. Significant Wetlands: Wetlands are areas where the land is wet either permanently or seasonally; and result in water-logged soils and the growth of water tolerant or water favouring plants. Wetlands typically occur along the edges of lakes and watercourses, or in areas where water pools for at least a part of the year. Adjacent lands are defined to be lands within 120 metres of the boundary of a significant wetland.

No wetlands occurring in the Municipality have been evaluated using Ontario's Wetland Evaluation System. Where development is proposed within 120m of a wetland feature, a preliminary or full evaluation will be required depending on the scale of the project and the proximity of the wetland in question.

Planning Comment: No Protected Area is identified on the Subject Property. The Official Plan identifies a Protected Area designation (wetland) approximately 150 metres south of the Subject Property and a Protected Area Designation (LRCA Approximate Regulated Area) approximately 500 metres east of the Subject Property. The distance of both Protected Areas are more than 120 metres from the Subject Property, thus a Preliminary Ecological Site Assessment should not be required, unless the preconsultation stage identifies a need for an evaluation.

Section 3.5 Cultural Heritage and Archaeology

Cultural heritage resources include archaeological resources, built heritage resources and heritage landscapes. Where applicable, planning justification for all new development must show that the project preserves and enhances the context in which any significant cultural heritage resources are situated; and in doing so, has considered the interests of Indigenous communities.

Criteria for determining whether a cultural heritage resource is significant are recommended by the province, but municipal approaches that achieve or exceed the same objective may also be used.

Provincial Criteria for determining archaeological potential:

- known archaeological sites within 300 m;
- water source (primary, secondary, ancient) within 300 m;
- elevated topography (e.g., knolls, drumlins, eskers, plateaux);
- unusual land formations (e.g., mounds, caverns, waterfalls);
- resource-rich area (concentrations of animal, vegetable or mineral resources);
- non-aboriginal settlement (monuments, cemeteries);
- historic transportation (e.g., road, rail, portage);
- property protected under the Ontario Heritage Act;
- local knowledge; and,
- recent disturbance (extensive and intensive)

Planning Comment: The property is in a potentially mineral resource-rich area (as per Official Plan Development Constraints Map B-1 and Section 3.8.1), which is a Provincial criterion. However, this development proposal for one new lot creation for residential development is small-scale (one new single-detached dwelling). Therefore, in my opinion, there is no potential adverse effects, or trigger for a Stage 1 Archaeological Assessment, unless the Municipal screening process reveals a known site.

Section 3.8.1 Mineral Aggregate Resources

Mineral aggregate resources are defined under the Aggregate Resources Act, suitable for construction, industrial, manufacturing and maintenance purposes. Areas of known mineral aggregate deposits are shown on Schedule B1 and B2 - Development Constraints map.

In known deposits of mineral aggregate resources and on adjacent lands, development and activities which would preclude or hinder the establishment or continued use or access to the resources shall only be permitted if: resource use would not be feasible; or the proposed land uses or development serve a greater long-term public interest; and, issues of public health and well-being, public safety and environmental impact are addressed.

Section 3.8.2 Mineral Resources

Significant areas of mineral deposits have been identified on Schedule B1 and B2 – Development Constraints map. Mineral resources include all minerals not regulated under the Aggregate Resources Act.

Known mineral deposits and areas of significant mineral deposits shall be protected from development and activities that would preclude or hinder their expansion or continued use or which would be incompatible for reasons of public health, public safety or environmental impact.

Development and activities which would preclude or hinder the establishment of new operations or access to the resources in areas of known mineral deposits and significant areas of mineral potential or adjacent lands shall only be permitted if: a) resource use would not be feasible; or b) the proposed land use of development services a greater long-term public interest; and c) issues of public health, public safety and environmental impact are addressed.

The ENDM shall be consulted with regards to development in or adjacent to the areas of mineral potential.

Planning Comment: As per Official Plan Development Constraints Map B-1, the Property is located within an area of known mineral aggregate deposit. As per Appendix D, the Property is located within a high mineral potential. It is in my opinion that this development application serves a greater long-term public interest; the development proposal does not hinder existing aggregate or mining operations and Ontario (and Canada) is currently experiencing a housing shortage; therefore, creating a new residential lot serves a greater long-term public interest.

Section 3.13.1 Wastewater

All new development including new lots shall be serviced with a Class IV leaching system. The TBDHU is the approval authority where the lot is serviced by individual on-site sewage services.

Planning Comment: The TBDHU will review the proposed Official Plan and Zoning By-law amendments to ensure lot size requirements are met. As part of the condition of a new lot approval, the TBDHU must inspect and provide proof of the suitability for a proposed new lot from an in-ground sewage treatment and dispersal viewpoint.

Section 3.13.2 Protection of Water Resources

Potable and domestic water in Shuniah is obtained exclusively from private individual wells and surface water drawn from lake sources. It shall be a condition of new lot approvals that a minimum quantity of 18 litres per minute for a one-hour period and water quality meeting MOHLTC standards be demonstrated for well water sources. Where such a volume is not readily available from a well, the proponent may have a report prepared by a qualified person detailing how the standard can be achieved.

Planning Comment: A private well must be installed on site as part of the condition of new lot approval.

Relevant excerpts from Section 4.2 Subdivision of Land

a. the number of new residential lots to be created by consent for a parcel of land existing under unity of ownership at January 15th, 1979 shall not exceed three new lots and a residual lot, except for the purposes of lot adjustment, lot enlargement, or other such consideration that does not result in the creation of a new buildable lot including the conversion of existing Association "sites" to lots in accordance with the policies of this plan;

Planning Comment: The Municipality of Shuniah confirmed, per email communication with the property owner on July 5, 2023, that there have been no severances from this property after January 15, 1979; thus, a severance is possible.

c. the retained and the newly created lot(s) shall have practical and useable frontage on a travelled and publicly maintained public road;

Planning Comment: Both lots will have a large section of frontage onto Lakeshore Drive. The retained lot contains an existing driveway onto Lakeshore Drive. The relatively level topography will provide easy access for a new driveway for the new lot, in my opinion.

d. the creation of a new lot is generally compatible with the surrounding lot fabric; and does not result in adverse effect or negative impact upon abutting or nearby lands or land uses in accordance with the policies of this plan; for areas that have the potential to be rendered inaccessible to people and vehicles during times of flooding hazards erosion hazards and/ or dynamic beach hazard shall receive LRCA

approval to confirm that the site has safe access appropriate for the nature of the development and the natural hazard which shall be demonstrated by the applicant;

Planning Comment: The existing residential use on the retained lot and a proposed residential use on the new lot will be compatible with the surrounding lot fabric. The lot is vegetated and new development can provide vegetated buffers to abutting neighbours for privacy purposes. Section 5.5 of this report provides more details and discussion on potential adverse effects or impacts.

g. each proposed lot in the Rural designation will be 4 ha in size;

Planning Comment: This is addressed by the proposed site-specific Official Plan amendment.

r. not adversely affect the economy or financial position of the Municipality; and the infrastructure and/or public service facilities are integrated and coordinated with land use and asset management planning so that they are financially viable over their life cycle; and,

Planning Comment: In my opinion, this small-scale development application does not affect the economy or financial position of the Municipality.

5.4 Zoning By-Law, 2038-00

Section 22 Rural Zone (RU)

22.1 Permitted uses: No use of land building, building, or structure shall be permitted within this zone except as follows; agriculture, which may include one only permanent dwelling; conservation use; forestry harvesting; park; one only permanent dwelling; wayside pit, quarry; home occupation; accessory sale of fish baits; buildings, structures, and/or uses accessory, subordinate, and exclusively devoted to a permitted use, which may include a kennel, riding academy or stable; and on properties that front onto Highway 527 only, up to three pulp trucks, or other such large commercial vehicles shall be permitted to be maintained and operated in association with a permitted residence.

22.2 Lot requirements: Minimum lot width 120.0 metres; minimum lot area 4.0 hectares (9.88 acres).

22.3 other standard regulations and requirements

- Front Yard for a Main Building: 15.0 m
- Rear Yard for a Main Building: 15.0 m
- Side Yards for a Main Building: Exterior: 7.5 | Interior 7.5 m
- Minimum Separation Distance: Main N/A | Accessory 3.0 m
- Maximum Height for a Main Building: 10.0 m
- Maximum Lot Coverage Total: N/A | Accessory 10%
- Maximum Number of Main Uses One
- Maximum Number of Main Buildings: One

Planning Comment: The proposed development complies with the intent, goal, permitted uses and standard regulations of the Residential zone: the retained lot is residential use and the new lot is proposed residential use (landowners have specified that they plan on building a single-detached dwelling for their retirement home), and the lots are located along Lakeshore Drive, a public road containing primarily

residential lots. The lot area requirements are addressed by the proposed site-specific Zoning By-Law amendment.

5.5 Potential Adverse Effects or Impacts

Section 3.20 Compatible Development

In order to proceed, all new development requiring a Planning Act approval shall be compatible with existing uses in the vicinity by avoiding adverse effects or minimizing adverse effects to acceptable or negligible levels, and where applicable, in accordance with Provincial guidelines.

Where a development initiative has the potential to be incompatible with or cause adverse effects to other land uses/users in the vicinity, appropriate technical studies evaluating compatibility; and mitigation using avoidance, buffering, separation distances or other measures, shall be part of the planning justification in a complete application (see section 4).

Potential Adverse Effects: Common potential adverse effects of a proposed development relate to, but are not limited to pattern, scale, massing, design of development, servicing levels of existing and future development; visual impacts relating to outdoor storage; shadowing and/or lighting and/or visual impacts on surrounding land uses including privacy of adjacent residential uses; traffic volume and safety; vehicle access and parking; hydrological and hydrogeological functions; surrounding natural heritage features and cultural heritage resources; and, noise, vibration, odour, dust and other contaminants or emissions.

Potential adverse effects as defined in the Environmental Protection Act, means one or more of a) impairment of the quality of the natural environment for any use that can be made of it; b) injury or damage to property or plant or animal life; c) harm or material discomfort to any person; d) an adverse effect on the health of any person; e) impairment of the safety of any person; f) rendering any property or plant or animal life unfit for human use; g) loss of enjoyment of normal use of property; and h) interference with normal conduct of business.

Planning Comment: In my opinion, the residential use of the proposed retained and new lots will have no impact to the surrounding neighbourhood:

- The retained and proposed new lots are located within an area of rural lots used for residential purposes and are thus separated form uses that may have an adverse effect;
- The existing and proposed development consist of single-detached dwellings, which are typical in the neighbourhood;
- Final consent approval will be subject to the standard conditions of access and safe servicing;
- Existing thick vegetation for screening and privacy is present;
- The proposed new lot will have one new driveway onto Lakeshore Drive. There is no intersection close by; therefore, there will be no impact on traffic flow, in my opinion;
- As per Appendix B, Hydro One has no objection in principle to the proposed severance that is located adjacent to a Hydro One high voltage power line (opposite side/north side of Lakeshore Drive, within 500m of the Subject Property), provided Hydro One's easement rights are protected and maintained. Therefore, the proposed new lot has no negative impact on the high voltage transmission line;

- No Protected Area designation or hydrological feature identified on the Subject Property.
 Therefore, in addition to the relatively level topography, the development of a new residential
 use, the proposed development will not cause any adverse effects to any neighbouring
 hydrological features, in my opinion. As per Appendix C, the LRCA does not have any objections
 to the development proposal;
- Due to the size of the retained and proposed lots (greater than 1.0 hectare), no hydrogeological study is triggered (i.e., there is no potential adverse effect);
- There is no Protected Area designation/natural heritage feature present on the Subject Property; the nearest Protected Area Designation (a wetland) is approximately 150 metres south of the Subject Property. In my opinion, the large size of the lots, relatively level topography, the distance from the Protected Area Designation, no hydrological features on the Subject Property, the standards of private, on-site servicing requirements, and the limited development of one single-detached dwelling and drainage requirements (as per Ontario Building Code), will not have any adverse effects on the neighbouring wetland and will not require any supporting studies (e.g., preliminary ecological site assessment), and, as per Appendix C, the LRCA does not have any objections to the development proposal;
- The proposed retained and new lots are within a resource-rich mineral area (as per Official Plan Development Constraints Map B1), which is a trigger for a potential Stage 1 Archaeological Assessment. However, this development proposal for one new lot creation for residential development is small-scale (one new single-detached dwelling). Therefore, in my opinion, there is no potential adverse effects, or trigger for a Stage 1 Archaeological Assessment, unless the Municipal screening process reveals a known site.

6. Public Consultation Strategy

Section 4.5 of the Shuniah Official Plan contains policies for public engagement and notification. The policy requires a public engagement strategy as part of a complete application.

Once the application has been deemed complete by Shuniah, a Notice of Complete Application will be circulated to abutting property owners.

A notice sign will be posted on the Subject Property once the Notice of Complete Application is issued.

The applications for Official Plan and Zoning By-Law amendment will be scheduled for a Statutory Public Meeting. Municipal Staff are required to circulate notices of the Statutory Public Meeting to all abutting owners.

All comments received from the public will be documented and responded to, where possible and applicable.

7. SUMMARY, PLANNING OPINION AND JUSTIFICATION

This Planning Justification Report has provided a thorough analysis of the proposed development in regards to applicable Provincial and local planning policy.

The proposed Consent, Official Plan site-specific amendment, and Zoning By-law site-specific amendment applications:

- are consistent with the Provincial Policy Statement 2020: they are locally appropriate, ensure the most efficient use of local infrastructure, safe servicing, while avoiding land use patterns which may cause environmental or public health and safety concerns.
- Conform with the Growth Plan for Northern Ontario: they support well-planned and thoughtfully designed communities by keeping in character with the surrounding neighbourhood uses.

In addition, the applications for the proposed development conform to and implement the Official Plan and Zoning By-Law:

- The Official Plan was updated in 2021, and represents the most current preferred designation and use (Rural) of the Property and surrounding neighbourhood.
- The proposed development will sustain efficient operation and financial well-being of the Municipality and conforms with the PPS and Growth Plan.
- The residential use of the proposed development is permitted in the existing Rural designation, and complies with the permitted uses, lot width, and standard regulations set out in Rural zone.
- There is no Protected Area designation/natural heritage feature present on the Subject Property; the nearest Protected Area Designation (a wetland) is approximately 150 metres south and a LRCA Approximate Regulated Area is located approximately 500 metre east of the Subject Property. As per Appendix C, the LRCA does not have any objections to the development proposal;
- The proposed retained and new lots are within a resource-rich mineral area (as per Official Plan Development Constraints Map B1), which is a trigger for a potential Stage 1 Archaeological Assessment. However, this development proposal for one new lot creation for residential development is small-scale (one new single-detached dwelling). Therefore, in my opinion, there is no potential adverse effects, or trigger for a Stage 1 Archaeological Assessment, unless the Municipal screening process reveals a known site.
- The Subject Property is within a defined Aggregate Resource Area (Official Plan Development Constraints Map B1) and has a high mineral potential (Appendix D). In my opinion, the proposed land use (residential) serves a greater long-term public interest, due to a shortage of housing within Ontario/Canada and does not hinder existing aggregate or mining operations.

The development proposal and the residential use will have no negative impact or adverse effect on the surrounding neighbourhood or lot fabric:

• Final consent approval will be subject to the standard conditions of access (road/driveway) and safe servicing (water and wastewater).

- The retained and proposed new lots are located within an area of rural lots used for residential purposes and is thus separated form uses that may have an adverse effect.
- Existing and proposed development consist of a single-detached dwelling, which is typical in the neighbourhood;
- The proposed new lot will have driveway access onto Lakeshore Drive, a regional road, and provides easy access to TransCanada Highway. No intersection is located close by, therefore, in my opinion, a new driveway will not have an impact on traffic flow.
- If necessary, existing vegetation can be used for screening and privacy.

8. CONCLUSION

This Planning Justification Report has been prepared in support of the application for Consent, Official Plan and Zoning By-Law amendments for 2389 Lakeshore Drive, Municipaltiy of Shuniah. The applications are consistent with the Provincial Policy Statement, 2020, and conforms to the Growth Plan for Northern Ontario, Official Plan, and the Zoning By-law. Furthermore, with the standard conditions of consent development, it is my opinion that the proposed applications are appropriate and are based on good land use planning principles.

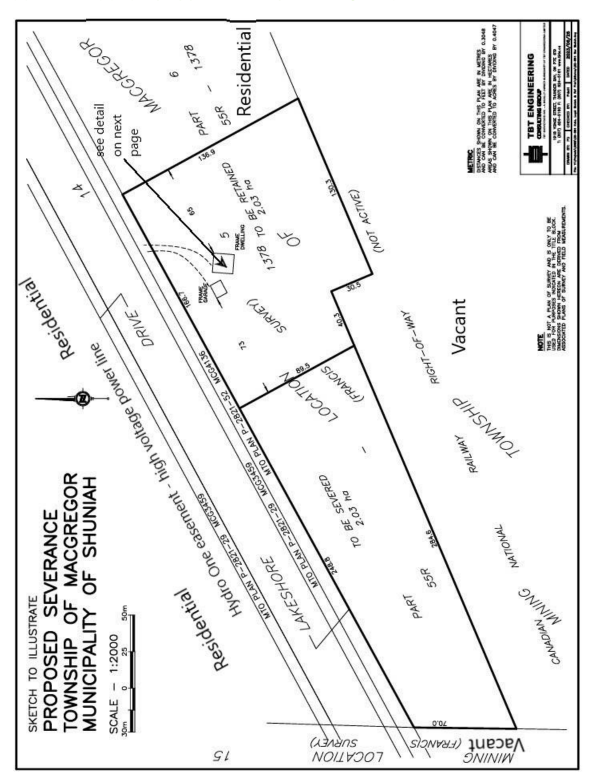
Respectfully submitted this January 3, 2024

VERA McDonald Planning Consultant

Vera McDonald, MES, RPP, MCIP

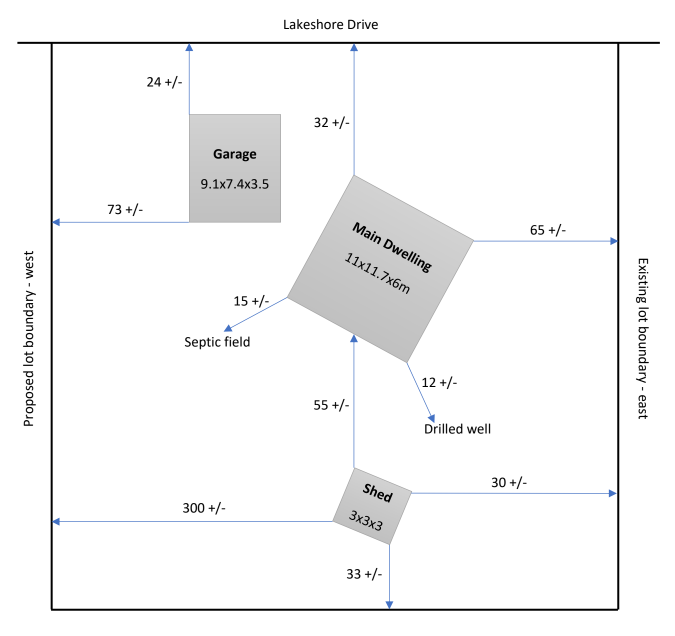
Principal

APPENDIX A - PROPOSED DEVELOPMENT SKETCH



Building and setback details

Distances and measurements shown in metric. Not to scale; for illustrative purposes only.



Existing boundary - south

APPENDIX B

Hydro One Networks Inc. Facilities & Real Estate P.O. Box 4300 Markham, Ontario L3R 5Z5 www.HydroOne.com

Courier: 185 Clegg Road Markham, Ontario L6G 187

VIA E-MAIL ONLY TO vmcdonaldplanning@gmail.com

December 15, 2023

185 Clegg Road

Dear Vera McDonald:

Re: Proposed Application for Consent,

2389 Lakeshore Drive Municipality of Shuniah

File: B23-6

Please be advised that Hydro One Networks Inc. ("HONI") has completed a preliminary review of the above noted consent to sever application. As the subject property is abutting and/or bisected by a HONI high voltage transmission corridor (the "transmission corridor"), HONI has no objection in principle to the proposed severance, provided HONI's easement rights are protected and maintained.

Please be advised that any placement of permanent structures, facilities or landscaping within the transmission corridor is **prohibited** without the prior written approval of HONI.

If in the future the owner proceeds with a site plan, plan of subdivision and/or plan of condominium application, the owner must make arrangements satisfactory to HONI for lot grading and drainage, and any proposed uses on the transmission corridor. The costs of any relocations or revisions to HONI facilities which are necessary to accommodate this proposal will become the responsibility of the developer.

Our preliminary review only considers issues affecting HONI's transmission facilities and transmission corridor lands. For any proposals affecting distribution facilities (low voltage), the developer should consult the local distribution supplier.

If you have any questions, please contact me at dennis.derango@hydroone.com or at 905-946-6237.

Yourstruly, Dems DeRouge

Dennis De Rango

Specialized Services Team Lead, Real Estate

Hydro One Networks Inc.



APPENDIX C

Clerk Department

From: Kerry Bellamy

Sent: Wednesday, November 29, 2023 9:14 AM

To: Clerk Department

Subject: FW: Pre-Consultation Circulation of Applications Z23-2 & OP23-2 for 2389 Lakeshore

Drive

Attachments: 2389 Lakeshore Drive.pdf

Kerry Bellamy (she/her)

Clerk

Municipality of Shuniah clerk@shuniah.org

420 Leslie Ave, Thunder Bay, ON P7A 1X8 Phone: (807)683-4540 Fax: (807)683-6982

PS: My working hours may be different than yours. Please do not feel obligated to reply outside of your normal work schedule.

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From: Scott Drebit <scott@lakeheadca.com>

Sent: Tuesday, November 28, 2023 4:08 PM

To: Kerry Bellamy <clerk@shuniah.org>

Cc: Melissa Hughson <melissa@lakeheadca.com>; Michelle Sixsmith <michelle@lakeheadca.com>; Clerk Department <clerkdept@shuniah.org>

Subject: RE: Pre-Consultation Circulation of Applications Z23-2 & OP23-2 for 2389 Lakeshore Drive

Hello Kerry,

The LRCA has no objection to the proposed planning applications (Z23-2 & OP23-2) as the property is not regulated. Attached is a map of the property.

Scott Drebit

GIS/Water Resources Technologist Lakehead Region Conservation Authority 130 Conservation Road P.O. Box 10427 Thunder Bay, ON P7B 6T8 Telephone (807) 344-5857 ext. 227 Fax (807) 345-9156



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From: Clerk Department clerk Department clerk Department clerkdept@shuniah.org

Subject: Pre-Consultation Circulation of Applications 223-2 & OP23-2 for 2389 Lakeshore Drive

Hello

Attached please find the following for 2389 Lakeshore Drive:

Pre-Consultation Circulation letter for Z23-2
Draft Zoning Amendment Application Z23-2 (Redacted)
Pre-consultation Circulation Letter for OP23-2
Draft Official Plan Amendment Application OP23-2
Planning Justification Report

Thank you,

Jennifer Kruzick

Jennifer Kruzick (she/her)
Assistant to the Clerk
Secretary-Treasurer of Committee of Adjustment

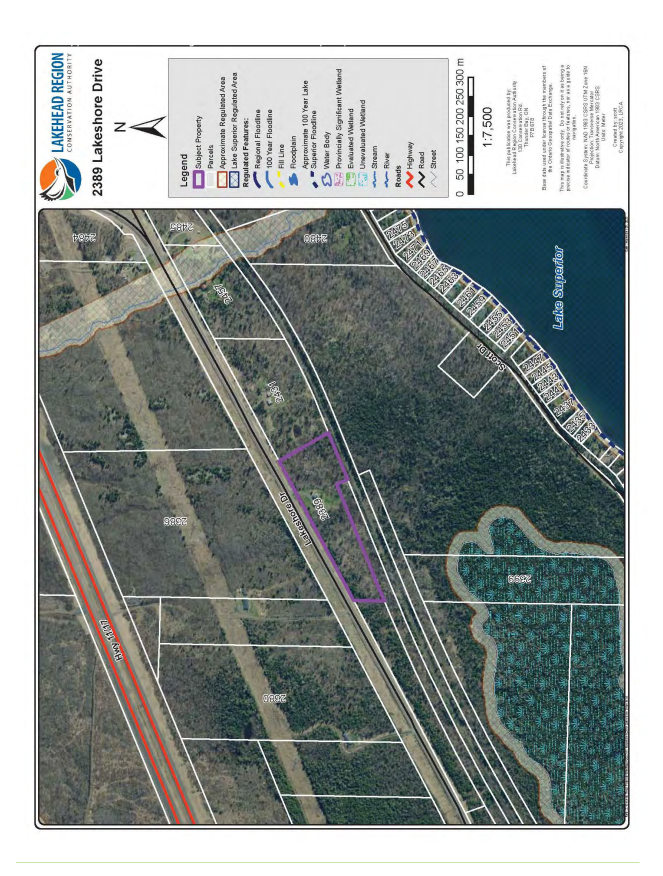
Municipality of Shuniah clerkdept@shuniah.org

420 Leslie Ave, Thunder Bay, ON P7A 1X8 Phone: (807)683-4548 Fax: (807)683-6982

My office hours are 8:30-4:30, Monday-Wednesday

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APPENDIX D



Ministry of Mines

Ministère des Mines

Ontario Geological Survey

Commission géologique de l'Ontario

435 James St. S., Suite B002 Thunder Bay, ON P7E 6S7 Tel.: 807-475-1332 Fax.: 807-475-1112

435 James St. S., Suite B002 Thunder Bay, ON P7E 6S7 Tél.: 807-475-1332 Téléc.: 807-475-1112

Jennifer Kruzick, Assistant to the Clerk Municipality of Shuniah 420 Leslie Avenue Thunder Bay, ON P7A 1X8 clerkdept@shuniah.org

December 4, 2023

Dear Ms. Kruzick:

Subject: Z23-2 & OP23-2 - Zoning By-law amendment and Official Plan

amendment - 2389 Lakeshore Drive (Mining Location 14 Francis Survey,

55R1378 Part 5), MacGregor Township, Municipality of Shuniah

Thank you for the opportunity for the Ministry of Mines (MINES) to provide input on the proposed zoning by-law amendment and Official Plan amendment at 2389 Lakeshore Drive in the Municipality of Shuniah.

The purpose of the zoning by-law amendment is to amend zoning bylaw 2038-00 to allow for a reduced lot size for retained and new lots from 4 ha to 2.03 ha each. The Official Plan amendment is similar to the zoning bylaw - to amend s. 4.2 of the Official Plan to allow for a reduced lot size for retained and new lots from 4 ha to 2.03 ha each.

The MINES Regional Land Use Geologist's planning interests are related to the wise use and management of resources (Section 2.4, PPS 2020) and the protection of public health and safety (Section 3.2, PPS 2020).

The subject property was checked for mining land tenure, geology, mineral deposits, mineral potential, and abandoned mine site hazards, with the following results:

The subject property is of non-mining land tenure with surface rights only. The
portion of the property closest to the road appears to overlap a mining patent with
both mining and surface rights (PAT-17527). There are no mining claims within 1
km of the subject property. Information obtained from the Mining Lands
Administration System (MLAS). See the attached MLAS map.

- The subject property is predominantly underlain by Archean massive granodiorite to granite (Type 15). Proterozoic sedimentary rocks of the Rove Formation (Type 24a) lie within 1 km to the south of the property and Archean meta sedimentary rocks (Type 7) lie within 1 km to the north of the property. Bedrock geology information is taken from MINES Dataset MRD 126-Rev 1, 1:250,000 scale Bedrock Geology of Ontario, OGS, 2011.
- There are no known or recorded Ontario Mineral Inventory (OMI) records within 1 km of the subject property. See attached MLAS map.
- There are no known or recorded Abandoned Mines Information System (AMIS) site(s) within 1 km of the subject property. See the attached MLAS map and AMIS disclaimer. The abandoned mines information system (AMIS) dataset is current to April 2022. As always, the information provided in the AMIS database has been compiled from various sources and the Ministry of Mines (MINES) makes no representation and takes no responsibility that such information is accurate, current or complete. The user is warned to undertake his or her own independent investigation to validate the information.
- The mineral potential was determined from data shown on the MMPET Index map for this area. MMPET is based on a GIS application that provides a high-level, regional scale illustration of the likelihood of any given parcel of land to be prospective for a metallic mineral resource. A score of 65 or more indicates significant mineral potential. The estimated metallic mineral potential index for the subject property is high (90.1-100), with a max value of 100 out of 100.

Bedrock geology maps, Ontario Mineral Inventory, and Abandoned Mines records are available for viewing or free download through GeologyOntario at https://www.hub.geologyontario.mines.gov.on.ca/. Official mining claim information is available through the MLAS Map Viewer application which is updated daily, and can be found at: https://www.mndm.gov.on.ca/en/mines-and-minerals/applications/mlas-map-viewer.

MINES has no further comments regarding this application. Let me know if you have any further questions.

Sincerely,

Colleen Kurcinka, M.Sc. Regional Land Use Geologist - NW Region Resident Geologist Program Phone: 807-632-1860 colleen.kurcinka@ontario.ca

Attachments:

MLAS map, AMIS disclaimer

Page 2 of 2

Ministry of Mines

Mineral Development and Lands

933 Ramsey Lake Road, B6 Sudbury ON P3E 6B5 Tel.: (705) 670-5798 Fax: (705) 670-5803 Toll Free: 1-888-415-9845, Ext 5798

Ministère des Mines

Direction de l'exploitation des minéraux et de la gestion des terrains minier

933, chemin du lac Ramsey, étage B6 Sudbury ON P3E 6B5 Tél.: 705 670-5798 Téléc.: 705 670-5803 Sans frais: 1 888 415-9845, poste 5798



Please be aware of the following regarding the Abandoned Mines Information System (AMIS) data:

The information herein is provided by MINES free of charge and for information purposes only. All information is provided "as is" without warranties or conditions of any kind either expressed or implied. In providing the AMIS database information, MINES and the Government of Ontario accept no liability and make no warranty or any representation regarding the use, accuracy, applicability, completeness, performance, availability, security or reliability of the information, through field measurements or otherwise. It is the sole responsibility of the person choosing to receive and use this information to verify the accuracy of any information obtained from this data package. The reader is warned to undertake his or her own independent investigation to validate this information. Reports provided within are not compliant with CSA standards.

The maps and/or coordinates provided are not intended for navigational, survey, or land title determination purposes. Maps included may not show unregistered land tenure and interests in land including certain patents, leases, easements, right of ways, flooding rights, licences, or other forms of disposition of rights and interest from the Crown. Land tenure and land uses that restrict or prohibit free entry to stake mining claims may not be illustrated.

Ministry Contact Information

Abandoned Mines Program Willet Green Miller Center – Level B6 933 Ramsey Lake Road Sudbury ON P3E 6B5

Emilie Trottier
Telephone: (705)280-8658
Email: emilie.trottier@ontario.ca
Mine Hazards Technical Specialist

