The Corporation of the City of Kawartha Lakes

## Agenda

## Planning Advisory Committee Meeting

PC2021-04 Wednesday, March 10, 2021 Electronic Public Participation - Meeting Commences at 1:00pm Council Chambers City Hall 26 Francis Street, Lindsay, Ontario K9V 5R8

Members:

Mayor Andy Letham Deputy Mayor Patrick O'Reilly Councillor Kathleen Seymour-Fagan Councillor Andrew Veale Mike Barkwell Jason Willock

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As no public access to Council Chambers is permitted, members of the public are invited to watch the meeting live on YouTube at www.youtube.com/c/CityofKawarthaLakes

#### Pages

- 1. Call to Order and Adoption of Agenda
- 2. Declarations of Pecuniary Interest
- 3. Special Public Meeting Report
- 3.1. PLAN2021-007

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Official Plan (2012) and General Amendment 13 Appeals – Urban Settlement Boundaries Leah Barrie, Policy Planning Supervisor

- 3.1.1. Public Meeting
- 3.1.2. Business Arising from the Public Meeting

That Report PLAN2021-007, Official Plan (2012) and General Amendment 13 Appeals – Urban Settlement Boundaries, be received for information.

- 4. Deputations
- 5. Correspondence
- 6. Regular and Returned Reports
- 7. Adjournment



## **Planning Advisory Committee Report**

Report Number:	PLAN2021-007
Meeting Date:	March 10, 2021
Title:	Official Plan (2012) and General Amendment 13 Appeals – Urban Settlement Boundaries
Description:	The purpose of the report is to provide information regarding proposed modified urban settlement boundaries in order to obtain public input as directed by the Local Planning Appeal Tribunal through its decision issued on February 9, 2021 in relation to Case Nos. PL120217 and PL171407
Type of Report:	Special Public Meeting (non-statutory)
Author and Title:	Leah Barrie, Policy Planning Supervisor

## **Recommendation:**

That Report PLAN2021-007, Official Plan (2012) and General Amendment 13 Appeals – Urban Settlement Boundaries, be received for information.

Department Head: \_\_\_\_\_

Legal/Other: \_\_\_\_\_

Chief Administrative Officer: \_\_\_\_\_

## **Background:**

The Official Plan for the City of Kawartha Lakes Planning Area, 2012 ('2012 Official Plan') which guides the use of land in the municipality, was adopted by Council on September 21, 2010. On January 11, 2012 the Ministry of Municipal Affairs and Housing approved the Official Plan with modifications; however, the Ministry's decision was appealed. Several of those appeals have been resolved, dismissed or withdrawn. The remaining appeals are presently before the Local Planning Appeal Tribunal ('LPAT'). Until such time as the appeals are resolved and the 2012 Official Plan is fully in force and effect, parts of the Victoria County Official Plan continue to govern within the City.

Between 2015 and 2017 Council approved a series of Official Plan Amendments ('OPA') as Secondary Plans for the five settlement areas of Bobcaygeon (OPA 14), Fenelon Falls (OPA 15), Lindsay (OPA 16), Omemee (OPA 17), and Woodville (OPA 18), and a related General Amendment (OPA 13). OPA 13 was prepared to refine urban settlement boundaries, to update and introduce new land use designations within the urban settlement areas, and, to meet a number of key Provincial and local policies. These Amendments were all appealed, and are also presently before the LPAT under separate file numbers.

There have been a number of hearing events before the Ontario Municipal Board ('OMB') and subsequently the LPAT since 2012 relating to the appeals of the 2012 Official Plan and the above noted Official Plan Amendments. On January 11, 2021 the LPAT commenced the Phase 1 Hearing, which forms part of a multi-phased hearing plan that has been agreed to by the parties to the proceedings and ordered by the LPAT.

The Phase 1 Hearing deals specifically with the outstanding 2012 Official Plan Appeals and certain parts of OPA 13, including the location of the urban settlement boundaries of each of the five settlement areas. The exact location of those boundaries is to be determined by the LPAT as part of this hearing phase.

The LPAT sat for 5 days. During that time, the LPAT heard a motion which sought to bring into effect two draft Orders that would have resolved the majority of the issues for the Phase 1 hearing. In support of this resolution, the LPAT was presented with land use planning evidence, including witness statements, affidavits, and two agreed statements of fact that were signed by all of the expert planning witnesses in the Phase 1 proceedings. One of the two draft Orders sought the LPAT's approval of modified settlement boundaries for the 2012 Official Plan, as further described below. Further

adjustments were being proposed to the modified boundary by various parties in the proceeding pursuant to a new Growth Plan<sup>1</sup> policy, which are also detailed below.

The LPAT directed that the City provide notice to the public, by means acceptable to the City, that the LPAT is being asked to consider modified urban settlement boundaries and realignment proposals, that would result in the removal of certain lands from the settlement areas. The LPAT further directed that the City provide to the Tribunal any comments that are received by the City from members of the public with respect to the proposed modifications and/or the Candidate Sites described below. The LPAT adjourned the Phase 1 Hearing to effect its Order, and will reconvene with a Case Management Conference (CMC) on April 6, 2021 to hear from members of the public, as the LPAT may permit, with respect to the proposed modifications. The LPAT's Decision, which sets out the above directions, is attached as **Appendix A**.

Notice of the March 10, 2021 PAC meeting and upcoming CMC meeting has been given by regular mail dated February 16, 2021 to all impacted landowners. A Jump-In website has been developed to supplement the Notice, and to provide information to the broader community. The purpose of the March 10, 2021 meeting is to receive any comments that members of the public may wish to make. Staff intend to provide Council with a summary of any comments that are received from members of the public for Council's consideration and any further direction that Council may wish to provide at the next Council meeting, scheduled for March 23, 2021.

The matters described in Report PLAN2021-007 are presently before the LPAT. Staff have prepared Report PLAN2021-007 to be received for information; there are no further recommendations before the PAC in regards to these matters.

## **Rationale:**

The expert land use planners involved in the Phase 1 Hearing have worked through numerous contentious issues and developed a methodology to resolve the disputed settlement boundaries.

### Modified Boundaries Proposed for LPAT Approval

Schedules A-2, A-3, A-4, and A-5 of the Official Plan attached as **Appendix B** are under appeal. The LPAT is being asked to modify these Schedules to reflect the location of the boundaries for the five settlement areas that existed prior to the Ministry's approval, based on the planning evidence that was presented during the Phase 1 Hearing. This planning evidence involved complex analysis of the applicable Provincial planning policies,

<sup>&</sup>lt;sup>1</sup> A Place to Grow: Growth Plan for the Greater Golden Horseshoe, 2019 (Policy 2.2.8.4)

the Victoria County Official Plan, and a series of other considerations that form part of a Decision Tree that was developed by all of the planners in the proceedings.

Should the LPAT approve the proposed modified boundaries attached at **Appendix C**, that are supported by Council, the appellant parties to the proceedings under LPAT File No. PL120217, and the planning evidence, certain lands that were originally shown as being located within the Urban Settlement Boundary in the Minister-approved Official Plan, would no longer be located within the Urban Settlement Boundary of the LPAT-approved Official Plan.

The proposed modified boundaries would effectively maintain the status quo until such time as the City completes its 2019 Growth Plan conformity exercise. The exercise, which is underway through the Growth Management Strategy project, requires the City to review its settlement area boundaries and plan for population growth, housing and employment needs, and coordinate with infrastructure investments to the year 2051. The exercise will include a comprehensive public engagement component, where interested parties can participate and provide submissions and requests for the City's consideration. The Ministry has directed that the City complete its 2019 Growth Plan conformity exercise by July 1, 2022.

Development, adoption and approval of the Official Plan in 2012 were subject to the preceding 2006 Growth Plan. Through that policy, settlement area boundary expansion could only occur as part of a municipal comprehensive review, and subject to specific criteria. Since then, the 2019 Growth Plan was released. Based on the Province's transition regulation, the LPAT determined that the Official Plan is subject to the 2006 Growth Plan, while OPA 13 is subject to the 2019 Growth Plan.

Section 2.2.8.2 of the 2019 Growth Plan continues to provide that a settlement area boundary expansion may only occur through a municipal comprehensive review, subject to specific criteria. However, the 2019 Growth Plan now further provides in section 2.2.8.4 that municipalities may adjust settlement area boundaries without having to undertake a municipal comprehensive review, provided:

- a) there would be no net increase in land within settlement areas;
- b) the adjustment would support the municipality's ability to meet the intensification and density targets established pursuant to this Plan;
- c) the location of any lands added to a settlement area will satisfy the applicable requirements of policy 2.2.8.3;

- d) the affected settlement areas are not rural settlements or in the Greenbelt Area; and
- e) the settlement area to which lands would be added is serviced by municipal water and wastewater systems and there is sufficient reserve infrastructure capacity to service the lands.

Once the LPAT has made a determination on the location of the settlement boundaries (pursuant to the 2006 Growth Plan), then the LPAT can adjudicate with respect to proposals that have been made by a number of the parties in the OPA 13 appeal proceeding to further adjust the boundaries (pursuant to the 2019 Growth Plan, and particularly Policy 2.2.8.4).

#### **Candidate Sites for Potential Removal from Settlement Areas**

As noted above, certain landowners who are parties to the OPA 13 appeal proceeding have asked the LPAT to consider proposals that would have the effect of re-aligning the existing Official Plan boundaries for the five settlement areas (Bobcaygeon, Fenelon Falls, Lindsay, Omemee, Woodville) to accommodate their lands within the settlement boundary. In order to achieve this result, the LPAT would have to deem it appropriate to remove from those settlement areas certain lands that are currently located within the boundaries. The lands that may be considered by the LPAT for removal have been identified as "Candidate Sites" by all of the professional land use planners who have been identified as expert witnesses in the appeal proceeding, including the City's land use planning consultant as well as the land use consultants representing parties in the Phase 1 Hearing.

Candidate Sites were evaluated against criteria that considered existing zoning, planned water/wastewater servicing, constraints due to land use compatibility, and the logical shape to the settlement boundary. Candidate Sites attached at **Appendix D** represent land acreage that could be removed from one settlement area to adjust the boundary of that settlement area or another settlement area, provided the 2019 Growth Plan policies are upheld.

It will be incumbent upon every party seeking an adjustment to demonstrate how the applicable Provincial policies have been satisfied, particularly the test set out under 2019 Growth Plan Policy 2.2.8.4. The expert planners have signed an agreed statement of facts in which they indicate that, in their opinion, the Candidate Sites that do not get reassigned

may be considered as excess lands<sup>2</sup> at the municipality's forthcoming municipal comprehensive review. Candidates Sites which are removed from the settlement area through the OPA 13 appeals may be considered to be added back into the settlement area through the 2051 growth management exercise.

## **Other Alternatives Considered:**

None

## Alignment to Strategic Priorities:

Resolution of the 2012 Official Plan and OPA 13 Appeals aligns with the priorities for A Vibrant and Growing Economy and for Good Government by increasing efficiency and effectiveness of service delivery.

## **Financial/Operation Impacts:**

None

## **Consultations:**

City Solicitor

Thomson Rogers, External Solicitor

## Attachments:

Appendix A – LPAT Decision PL120217-Feb-09-2021



<sup>&</sup>lt;sup>2</sup> **Excess lands** are vacant, unbuilt but developable lands within settlement areas but outside of **delineated built-up areas** that have been designated in an Official Plan for development but are in excess of what is needed to accommodate forecasted growth to the horizon of the Growth Plan. Excess lands may be determined based on a land needs assessment. Municipalities will determine which lands will be identified as excess lands, prohibit development on excess lands to the planning horizon of the Growth Plan, and are encouraged to reduce land available for development, where appropriate. **Delineated built-up areas** are all lands within the **delineated built boundary** – the limits of the developed urban area as defined by the Minister in consultation with affected municipalities for the purpose of measuring the minimum intensification target in the Growth Plan.

Report PLAN2021-007 Official Plan (2012) and General Amendment 13 Appeals – Urban Settlement Boundaries Page 7 of 7

Appendix B – Official Plan Schedules A-2, A-3, A-4, A-5 (under appeal)

 App
 App
 App
 App

 Schedule A-2.pdf
 Schedule A-3.pdf
 Schedule A-4.pdf
 Schedule A-5.pdf

Appendix C – Modified Settlement Boundaries (proposed for LPAT approval)



Appendix D – Candidate Sites (proposed for land swapping under Policy 2.2.8.4)



Department Head email: <u>cmarshall@kawarthalakes.ca</u> Department Head: Chris Marshall Department File: D01-01; D01-17; D02

## Local Planning Appeal Tribunal

Tribunal d'appel de l'aménagement local



**ISSUE DATE:** February 09, 2021

CASE NO(S).: PL120217 PL130063 PL151086 PL151087 PL160076 PL171047 PL171408

> PL171409 PL171515 PL180303

The Ontario Municipal Board (the "OMB") is continued under the name Local Planning Appeal Tribunal (the "Tribunal"), and any reference to the Ontario Municipal Board or Board in any publication of the Tribunal is deemed to be a reference to the Tribunal.

**PROCEEDING COMMENCED UNDER** subsection 17(36) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended

Appellant:	Bromont Homes Inc.
Appellant:	Kerry L.W. Doughty
Appellant:	Ferma Aggregates Inc.
Appellant:	Jennifer Graham; and others
Subject:	Official Plan
Municipality:	City of Kawartha Lakes
OMB Case No.:	PL120217
OMB File No.:	PL120217
OMB Case Name:	Graham v. Ontario (Municipal Affairs and Housing)

**PROCEEDING COMMENCED UNDER** subsection 17(36) of the *Planning Act*, R.S.O.

1990, c. P.13, as amended

Appellant:	J. Stollar Construction Limited
Subject:	Proposed Official Plan Amendment No. 35
Municipality:	City of Kawartha Lakes
LPAT Case No.:	PL130063
LPAT File No.:	PL130063
LPAT Case Name:	J. Stollar Construction Ltd v. Kawartha Lakes
	(City)

**PROCEEDING COMMENCED UNDER** subsection 34(19) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended

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Appellant: Subject: Municipality: LPAT Case No.: LPAT File No.:

J. Stollar Construction Limited By-law No. D06-18-103 City of Kawartha Lakes PL130063 PL130064

**PROCEEDING COMMENCED UNDER** subsection 17(36) of the *Planning Act*, R.S.O.

1990, c. P.13, as amended

Appellant: Appellant: Appellant: Subject: Municipality: LPAT Case No.: LPAT File No.: LPAT Case Name: Catherine Gravely J. Stollar Construction Limited Ministry of Municipal Affairs and Housing Proposed Official Plan Amendment No. 15 City of Kawartha Lakes PL151086 PL151086 Gravely v. Kawartha Lakes (City)

**PROCEEDING COMMENCED UNDER** subsection 17(36) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended

Appellant: Appellant: Subject: Municipality: LPAT Case No.: LPAT File No.: LPAT Case Name: Catherine Gravely J. Stollar Construction Limited Proposed Official Plan Amendment No. 18 City of Kawartha Lakes PL151087 PL151087 Gravely v. Kawartha Lakes (City)

#### PROCEEDING COMMENCED UNDER subsection 17(36) of the Planning Act, R.S.O.

1990, c. P.13, as amended

Appellant: Appellant: Appellant: Subject: Municipality: LPAT Case No.: LPAT File No.:	Catherine Gravely J. Stollar Construction Limited Ministry of Municipal Affairs and Housing Proposed Official Plan Amendment No. 17 City of Kawartha Lakes PL160076 PL160076
LPAT Case Name:	Gravely v. Kawartha Lakes (City)

**PROCEEDING COMMENCED UNDER** subsection 17(24) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended

Appellant: 2358493 Ontario Inc Appellant: **BARMMAR Investments Ltd. & BMMB** Investments Ltd. Appellant: Bromont Homes Inc. Appellant: Comhold Investments Ltd.; and others Subject: Proposed Official Plan Amendment No. OPA 13 Municipality: City of Kawartha Lakes LPAT Case No.: PL171407 LPAT File No.: PL171407 LPAT Case Name: Gravely v. Kawartha Lakes (City)

#### PROCEEDING COMMENCED UNDER subsection 17(24) of the Planning Act, R.S.O.

1990, c. P.13, as amended

Appellant:	Comhold Investments Ltd.
Appellant:	Catherine Gravely
Appellant:	J. Stollar Construction Limited
Appellant:	William Westcott
Subject:	Proposed Official Plan Amendment No. OPA 14
Municipality:	City of Kawartha Lakes
LPAT Case No.:	PL171408
LPAT File No.:	PL171408
LPAT Case Name:	Gravely v. Kawartha Lakes (City)

**PROCEEDING COMMENCED UNDER** subsection 17(24) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended

Appellant:	2358493 Ontario Inc
Appellant:	BARMMAR Investments Ltd. & BMMB
	Investments Ltd.
Appellant:	Bromont Homes Inc.
Appellant:	Catherine Gravely; and others
Subject:	Proposed Official Plan Amendment No. 16
Municipality:	City of Kawartha Lakes
LPAT Case No.:	PL171409
LPAT File No.:	PL171409
LPAT Case Name:	Gravely v. Kawartha Lakes (City)

### **PROCEEDING COMMENCED UNDER** subsection 22(7) of the *Planning Act*, R.S.O.

1990, c. P.13, as amended

Applicants and Appellants:	Comhold Investments, Medlaw Corporation and Mason Burch
Subject:	Request to amend the Official Plan - Failure of the City of Kawartha Lakes to adopt the requested amendment
Existing Designation:	Urban, Highway Commercial and Agricultural
Proposed Designation:	Urban
Purpose:	To permit the expansion of the existing Pinecrest nursing home and the development of 280 units within 6 four-storey condominium buildings
Property Address/Description:	3400 and 3418 CLK Road 36 and 91 Little Bob Drive
Municipality:	City of Kawartha Lakes
Approval Authority File No.:	D01-16-156
LPAT Case No.:	PL171515
LPAT File No.:	PL171515
LPAT Case Name:	Comhold Investments v. Kawartha Lakes (City)

# **PROCEEDING COMMENCED UNDER** subsection 34(11) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended

Applicants and Appellants:	Comhold Investments, Medlaw Corporation and Mason Burch
Subject:	Application to amend Zoning By-law No. 6-87 and 16-78 - Refusal or neglect of the City of Kawartha
Existing Zoning:	Lakes to make a decision General Rural (A1), Highway Commercial (C2), Community Facility (CF) and Urban Residential Type One (R1) Zone
Proposed Zoning:	Site Specific (TBD)
Purpose:	To permit the expansion of the existing Pinecrest nursing home and the development of 280 units within 6 four-storey condominium buildings
Property Address/Description:	3400 and 3418 CLK Road 36 and 91 Little Bob Drive
Municipality:	City of Kawartha Lakes
Municipality File No.:	D06-35-074
LPAT Case No.:	PL171515
LPAT File No.:	PL171516

**PROCEEDING COMMENCED UNDER** subsection 51(34) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended

, ,	
Applicants and Appellants:	Comhold Investments, Medlaw Corporation and Mason Burch
Subject:	Proposed Plan of Subdivision - Failure of the City of Kawartha Lakes to make a decision
Purpose:	To permit the expansion of the existing Pinecrest nursing home and the development of 280 units within 6 four-storey condominium buildings
Property Address/Description:	3400 and 3418 CLK Road 36 and 91 Little Bob Drive
Municipality:	City of Kawartha Lakes
Municipality File No.:	D05-35-019
LPAT Case No.:	PL171515
LPAT File No.:	PL180414

**PROCEEDING COMMENCED UNDER** subsection 22(7) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended

Applicants and Appellants:	Bromont Homes Inc., Bromont Investments Inc., Bromont Lindsay 2 Corp. and Bromont Lindsay 5 Corp.
Subject:	Request to amend the Official Plan - Failure of the City of Kawartha Lakes to adopt the requested amendment
Existing Designation:	Highway Commercial, Tourist Commercial and Environmental Protection
Proposed Designation:	Highway Commercial, Mixed Use Gateway, Prestige Industrial and Parks and Open Space
Purpose:	To permit retail, service commercial and prestige employment uses with a collector street
Property Address/Description:	2387 Highway 7 and 332 Lindsay Street South
Municipality:	City of Kawartha Lakes
Approval Authority File No .:	D01-17-005
LPAT Case No.:	PL180303
LPAT File No.:	PL180303
LPAT Case Name:	Bromont Homes Inc. v. Kawartha Lakes (City)

**PROCEEDING COMMENCED UNDER** subsection 34(11) of the *Planning Act*, R.S.O. 1990, c. P.13, as amended

Applicants and Appellants: Bromont Homes Inc., Bromont Investments Inc., Bromont Lindsay 2 Corp. and Bromont Lindsay 5 Corp.

Subject:	Application to amend Zoning By-law No. 93-90 - Refusal or neglect of the City of Kawartha
Existing Zoning:	Lakes to make a decision Agricultural (A), Highway Commercial (CH) and Open Space Exception Three (OS-3) Zones
Proposed Zoning:	Site Specific (To be determined)
Purpose:	To permit retail, service commercial and prestige employment uses with a collector street
Property Address/Description:	2387 Highway 7 and 332 Lindsay Street South
Municipality:	City of Kawartha Lakes
Municipality File No.:	D06-17-020
LPAT Case No.:	PL180303
LPAT File No.:	PL180304

**PROCEEDING COMMENCED UNDER** subsection 51(34) of the *Planning Act*, R.S.O.

1990, c. P.13, as amended

Applicants and Appellants: Bromont Homes Inc., Bromont Investments Inc., Bromont Lindsay 2 Corp. and Bromont Lindsay 5 Corp. Subject: Proposed Plan of Subdivision - Failure of the City of Kawartha Lakes to make a decision To permit retail, service commercial and prestige Purpose: employment uses with a collector street 2387 Highway 7 and 332 Lindsay Street South Property Address/Description: Municipality: City of Kawartha Lakes Municipality File No.: D05-17-002 LPAT Case No.: PL180303 LPAT File No.: PL180305

Heard:

January 11, 2021 by video hearing

#### **APPEARANCES:**

#### Parties

#### Counsel

City of Kawartha Lakes

Bromont Homes Inc.

Wm. A. Westcott

Denitza Koev

Nicholas Macos

Denise Baker Raj Kehar

Ibrans Dev. Inc.	Gerard C. Borean
(Formerly: Craft Corporation, Mason Homes Ltd.)	Paul DeMelo
Catherine Gravely	Marc Kemerer
J. Stollar Construction	Denise Baker Raj Kehar
Fenelon Trails Inc. 2185373 Ontario Inc.	Richard Taylor
Vizatimet Farms Ltd., Medlaw Corporation, Mason Burch, Comhold Investments Ltd.	Tom Halinski
The Orsi Land Group: -Frank/Luigi/Antonio -Orsi Construction Ltd. -Charter Construction Limited -Forsite Homes Limited -Mod-Aire Homes Limited	Marc Kemerer
Linbrook Developments Inc.	Tom Halinski
Black Bear	James Webster

#### MEMORANDUM OF ORAL DECISION DELIVERED BY D. CHIPMAN AND M. ARPINO ON JANUARY 11, 2021 AND ORDER OF THE TRIBUNAL

[1] The matter before the Local Planning Appeal Tribunal ("Tribunal") is regarding a number of appeals related to the adoption of the City of Kawartha Lakes (the "City") 2012 Official Plan ("CKLOP") referred to as: Official Plan Amendment ("OPA") No. 13, OPA No. 14, OPA No. 15, OPA No. 16, OPA No. 17, and OPA No. 18, and three site specific appeals comprising of eight Tribunal files.

[2] This Hearing was originally convened to consider the merits of the appeals of the CKLOP and OPA 13 addressed in Phase 1 as stipulated in Member Lanthier's ("Phase

1") decision of December 5, 2019 with regard to: 1) Growth Management; 2) General Issues; and 3) Phasing Policies.

[3] The Tribunal received a Notice of Motion from J. Stollar Construction seeking two Orders of this Tribunal to bring into effect certain modifications to the CKLOP and OPA 13. Denise Baker, Counsel for J. Stollar Construction, informed the Tribunal that the Orders represent a settlement amongst all of the Parties except Bromont Homes Ltd. The Notice of Motion requested the Tribunal hear the merits of the proposed Settlement as reflected in the following two draft Orders.

[4] The first is a draft Order which would implement the approval of specific modifications to the general policies of the CKLOP and OPA No.13 ("Order 1"). Ms. Baker stated the submission of Order 1 was made on consent of all Parties having issues in Phase 1.

[5] The second is a draft Order ("Order 2") submitted to the Tribunal on consent of all of the Parties with the exception of Bromont Homes Inc.

[6] The schedules attached to Order 2 ("Order 2 Schedules"), if approved by the Tribunal, would replace Schedules A-2, A-3, A-4, and A-5 of the CKLOP ("CKLOP Schedules"). The revisions would amend and establish the settlement boundaries of Lindsay, Fenelon Falls, Omemee, Woodville and Bobcaygeon. Order 2 also has the effect of removing the 'Urban Settlement Area' designation from certain lands.

[7] The Parties requested that, if the Tribunal accepted Order 2, the Tribunal defer the final issuance until the Parties inform the Tribunal that the form and format of the Order 2 Schedules have been finalized by the Parties. In the event that the Parties have not agreed to the form and format of the Order 2 Schedules prior to the hearing of the merits commencing in May 2021, the Parties suggested that finalization of the Order 2 Schedules be a matter for the Tribunal to adjudicate at that time.

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[8] Rory Baksh, Land Use Planner for the City provided the Tribunal with nonopinion evidence regarding the history of the matters before the Tribunal.

[9] The CKLOP was approved by the City on September 21, 2010 and by the Ministry of Municipal Affairs and Housing in 2012. The non-appealed portions of the CKLOP came into force and effect on June 8, 2012. Thereafter, the City approved several secondary plans which amended the CKLOP, some of which are before the Tribunal on appeal.

[10] The Tribunal noted that the appeals have been before it for a considerable length of time and the Tribunal informed the Parties that it wants these matters resolved in an expeditious and fair manner.

[11] The Notice of Motion included an Affidavit of Mr. Lowes. After consideration of his Curriculum Vitae and without objection, the Tribunal qualified Mr. Lowes to give expert opinion evidence regarding land use planning matters.

[12] Mr. Lowes provided the Tribunal *viva voce* evidence regarding the content of Order 1 and Order 2.

[13] Regarding Order 1, Mr. Lowes stated that if issued, it would implement modifications to the general policies of the CKLOP and OPA 13. Mr. Lowes provided a detailed review of the proposed modifications. Mr. Lowes reviewed Order 2 in detail, including the Order 2 Schedules.

[14] Mr. Lowes informed the Tribunal that the CKLOP Schedules include lands which were not previously designated for urban purposes and expanded the settlement area boundaries without determination of need as required by the Growth Plan for the Greater Golden Horseshoe.

[15] In his opinion the findings and recommendations of a Growth Management Study should have been used to inform the review and approval of the settlement area

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boundaries in the CKLOP Schedules. He testified that the settlement areas boundaries in the CKLOP Schedules should have been the actual settlement area boundaries that existed in September 2010.

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[16] When questioned by the Panel, Mr. Lowes informed the Tribunal that the implementation of Order 2 would result in removing certain lands that are currently located within the settlement area boundaries. It was his opinion that the public should receive notice of the amendments to the settlement area boundaries which would be implemented if the Tribunal were to issue Order 2.

[17] Ms. Koev, Counsel for the City, informed the Tribunal that the City supports the Motion.

[18] Ms. Koev requested the Tribunal provide notice to the public that the Tribunal is considering proposals to realign the boundaries for Bobcaygeon, Fenelon Falls, Lindsay, Omemee, and Woodville which could potentially remove from those settlement areas certain lands that are currently located within the settlement area boundaries.

[19] The Tribunal reviewed the evidence provided to it, the testimony of Mr. Lowes, and considered the submissions of counsel. The Tribunal determined that based on Mr. Lowes' evidence, that the modifications to the general policies as proposed in Order 1 could impact the final determination of the settlement area boundaries. The Tribunal is not satisfied that adequate notice of the proposed settlement area boundaries has been provided to the public. The Tribunal must consider whether any planning instrument, even one proposed through a settlement, represents good planning in the public interest.

[20] The Parties submitted that Notice to the Public was required. The City prepared the Notice and requested that it be issued by the Tribunal. The Tribunal referred the Parties to s. 1.1(f) of the *Planning Act*, which recognizes the decision-making authority and accountability of municipal councils in planning, and directed the City to provide the Notice to the Public should be prepared.

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[21] Further, the *Planning Act* provides many safeguards to protect the public interest. With respect to official plans, the Act establishes a procedure for the Tribunal, when presented with evidence and material that was not available to council when it made its decision, to invite the municipality to reconsider its decision and provide a recommendation to the Tribunal pursuant to s. 17 (44.3) through s. 17 (44.6) as noted below:

#### New Evidence at Hearing

(44.3) This subsection applies if information and material that is presented at the hearing of an appeal under subsection (24) or (36) was not provided to the municipality before the council made the decision that is the subject of the appeal. 2019, c. 9, Sched. 12, s. 3 (16).

#### New Evidence at Hearing

(44.4) When subsection (44.3) applies, the Tribunal may, on its own initiative or on a motion by the municipality or any party, consider whether the information and material could have materially affected the council's decision and, if the Tribunal determines that it could have done so, it shall not be admitted into evidence until subsection (44.5) has been complied with and the prescribed time period has elapsed. 2019, c. 9, Sched. 12, s. 3 (16).

#### **Notice to Council**

(44.5) The Tribunal shall notify the council that it is being given an opportunity to,

(a) reconsider its decision in light of the information and material; and

(b) make a written recommendation to the Tribunal. 2019, c. 9, Sched. 12, s. 3(16).

#### **Council's Recommendation**

(44.6) The Tribunal shall have regard to the council's recommendation if it is received within the time period referred to in subsection (44.4), and may, but is not required to, do so if it is received afterwards. 2019, c. 9, Sched. 12, s. 3 (16).

[22] In addition, Rule 12.1 of the Tribunal's *Rules of Practice and Procedure* provides the Tribunal with discretion as to whether to proceed with a settlement:

**12.1 Procedure if Settlement Before Hearing Event.** The Tribunal may hold a hearing on the terms of a settlement if the parties in the proceeding agree to a settlement prior to a hearing event.

[23] The Tribunal may issue any directions to the parties necessary to ensure compliance with all statutory requirements, prior to convening the settlement hearing. If all statutory requirements and the public interest are satisfied, the Tribunal has discretion to issue an order approving the modifications, with any necessary amendments.

[24] The Tribunal will defer consideration of the Motion until the next Case Management Conference ("CMC").

[25] At the next CMC the Tribunal will consider any new requests for party or participant status.

[26] The Tribunal directs that there be a CMC scheduled on **Tuesday, April 6, 2021**, by which time the City shall, 10 days prior to this CMC, provide to the Case Coordinator notice as to whether Council wishes to provide a recommendation pursuant to s. 17 of *Planning Act* and as well as a summary of the response to the public notice.

[27] The Tribunal directs that on or before **Tuesday**, **April 6**, **2021** the Parties will provide the Case Coordinator a copy of the proposed Order 2 Schedules.

[28] The CMC is scheduled to proceed by video hearing on **Tuesday**, **April 6**, **2021** at **10** a.m.

[29] Parties and Participants are asked to log into the video hearing at least **15 minutes** before the start of the event to test their video and audio connections:

#### https://global.gotomeeting.com/join/942065965

#### Access code: 942-065-965

[30] Parties and participants are asked to access and set up the application well in advance of the event to avoid unnecessary delay. The desktop application can be downloaded at GoToMeeting or a web application is available:

https://app.gotomeeting.com/home.html

[31] Persons who experience technical difficulties accessing the GoToMeeting application or who only wish to listen to the event can connect to the event by calling into an audio-only telephone line: +1 (647) 497-9373 or (Toll Free): 1-888-299-1889. The access code is: 942-065-965.

[32] Individuals are directed to connect to the event on the assigned date at the correct time. It is the responsibility of the persons participating in the hearing by video to ensure that they are properly connected to the event at the correct time. Questions prior to the hearing event may be directed to the Tribunal's Case Coordinator having carriage of this case.

#### ORDER

- [33] The Tribunal Orders:
  - The City of Kawartha Lakes shall provide notice to the public, by means acceptable to the City, that the Local Planning Appeal Tribunal is being asked to consider proposals that would have the effect of re-aligning the boundaries

for the settlement areas of Bobcaygeon, Fenelon Falls, Lindsay, Omemee and Woodville, thereby removing from those settlement areas certain lands that are currently located within the settlement boundaries as shown in Maps 1 to 5 in Attachment B, Order 2 and those sites identified in Maps 1 to 5 as "Candidate Sites" in Attachment C (Candidate site for reassignment, potential removal and/or that may represent excess lands) in the Agreed Statement of Facts dated October 9, 2020, including the suggested revisions to the 'Urban Settlement Area' designation.

- 2) That Council be afforded the opportunity to reconsider its decision on the CKLOP in light of the information and materials provided and make a written recommendation to the Tribunal pursuant to s. 17(44.3) through s. 17(44.6) of the *Planning Act*, subject to any prescribed timeline, and if not applicable, no later than ten days before the start of the CMC Hearing scheduled for **Tuesday, April 6, 2021**.
- [34] No further notice will be given.
- [35] This Panel is seized for the next CMC.

"D. Chipman"

D. CHIPMAN MEMBER

"M. Arpino"

M. ARPINO MEMBER

If there is an attachment referred to in this document, please visit <u>www.olt.gov.on.ca</u> to view the attachment in PDF format.

15

Local Planning Appeal Tribunal

A constituent tribunal of Ontario Land Tribunals Website: <u>www.olt.gov.on.ca</u> Telephone: 416-212-6349 Toll Free: 1-866-448-2248

#### **ATTACHMENT 1**

LPAT Case Nos. PL120217 and PL171407

## Local Planning Appeal Tribunal

Tribunal d'appel de l'aménagement local

PROCEEDING COMMENCED UNDER subsection 17(36) of the Planning Act, R.S.O.

1990, c. P.13, as amended Appellant: Appellant: Appellant: Appellant: Subject: Municipality: OMB Case No.: OMB File No.: OMB Case Name:

Bromont Homes Inc. Kerry L.W. Doughty Ferma Aggregates Inc. Jennifer Graham; and others Official Plan City of Kawartha Lakes PL120217 PL120217 Graham v. Ontario (Municipal Affairs and Housing)

PROCEEDING COMMENCED UNDER subsection 17(24) of the Planning Act, R.S.O.

1990, c. P.13, as amended Appellant: Appellant:

Appellant: Appellant: Subject: Municipality: OMB Case No.: OMB File No.: OMB Case Name: 2358493 Ontario Inc. BARMMAR Investments Ltd. & BMMB Investments Ltd. Bromont Homes Inc. Comhold Investments Ltd.; and others Proposed Official Plan Amendment No. OPA 13 City of Kawartha Lakes PL171407 PL171407 Gravely v. Kawartha Lakes (City)

BEFORE:

[DATE], 2021

ORDER

) ) ) THIS MATTER having come on for a hearing event on January 11, 2021, pertaining to the outstanding appeals of the City of Kawartha Lakes Official Plan that was adopted by City Council in 2010 and approved, with modifications, by the Ministry of Municipal Affairs and Housing on January 11, 2012 ("CKLOP"), and to certain parts of Official Plan No. 13 ("OPA 13"), in accordance with the Tribunal's Order issued on December 17, 2019 (the "Phase 1 Hearing");

AND WHEREAS all of the Parties to the Phase 1 Hearing are identified in Attachment 1 to the Procedural Order issued on October 1, 2020, and in paragraph 19 of the Order subsequently issued by the Tribunal on October 15, 2020;

AND WHEREAS THE TRIBUNAL has received the Statement of Agreed Facts, dated September 25, 2020, and the Second Statement of Agreed Facts, dated October 9, 2020, which are executed by all land use planners that have prepared expert witness statements with respect to the Phase 1 Hearing;

AND WHEREAS the Second Statement of Agreed Facts sets out a series of recommended mapping and policy modifications to resolve a number of issues tabled for this hearing phase;

AND WHEREAS THE TRIBUNAL has been advised by counsel for the City of Kawartha Lakes ("City"), on the consent of all of the parties intending to call evidence at the Phase 1 Hearing, being 2185373 Ontario Inc., Bromont Homes Inc., Catherine Gravely, Comhold Investments Ltd. et. al., Fenelon Trails Inc., Ibrans Developments Ltd., J. Stollar Construction Limited, Vizatimet Farms Ltd., and William Westcott, that the City and those parties have settled this hearing phase, in part, by agreeing to the modifications proposed in Schedule "A" attached hereto (the "Proposed Modifications");

AND WHEREAS THE TRIBUNAL has heard viva voce land use planning evidence that the Proposed Modifications are consistent with the Provincial Policy Statement, conform to the Growth Plan 2006 or 2019 as the case may be, and represent good planning;

AND WHEREAS THE TRIBUNAL may make modifications to the parts of the CKLOP and OPA 13 that are before it and approve all or part of those parts, as modified, in accordance with subsections 17(50) and 17(50.1) of the *Planning Act*, R.S.O. 1990, c. P. 13, as amended;

THE TRIBUNAL ORDERS that:

1. The CKLOP and OPA 13 are modified as set out in Schedule "A" attached to this Order and that the policies, text, tables, and mapping so modified are hereby approved.

- 2. All of the modifications approved herein are brought into force and effect, save and except for Modifications #22 and 23 set out in the attached Schedule "A", which will come into force and effect when the balance of the issues in this hearing phase, pertaining to the final form and content of the Schedules to OPA 13, are determined.
- 3. The Tribunal may be spoken to should any matters arise respecting the implementation of this Order.

Registrar

Proposed City of Kawartha Lakes 2012 Official Plan and OPA 13 Modifications for Tribunal's Approval Based upon the recommendations contained in the Expert Land Use Planners' Second Statement of Agreed Facts or Expert Witness Statements and/or as agreed between the parties having issues in the Phase 1 proceeding.

Mod #	Modification	Instrument Modified
1	Add: 4.1.3 Notwithstanding policy 4.1.2, the City may adjust settlement area boundaries outside of a municipal comprehensive review, in accordance with Section 2.2.8.4 of the 2019 Growth Plan.	OPA 13
2	<ul> <li>Add:</li> <li>4.1.4 Planned Designated Greenfield Area Density</li> <li>At the time of the next municipal comprehensive review, the City shall apply community-specific densities to the designated greenfield areas of Lindsay, Bobcaygeon, Fenelon Falls, and Omemee to ensure that the overall greenfield density target for the City is achieved.</li> </ul>	OPA 13
3	Revise: 18.1.1 [ <i>first three sentences</i> ] The City of Kawartha Lakes contains <del>five (5)</del> <u>four (4)</u> Urban Settlement Areas consisting of Lindsay, Bobcaygeon, Fenelon Falls, <u>and</u> Omemee <del>and Woodville</del> .	
	The development of the City of Kawartha Lakes five four urban settlement areas shall be based on the following Vision and Strategic Directions developed based on the input from community consultation activities. Growth in these five four urban settlement areas shall be based on the following vision:	OPA 13
4	<b>Revise:</b> 18.1.3 [2 <sup>nd</sup> bullet] To apply land use designations that permit <u>a wide an appropriate</u> range of uses and to incorporate the Secondary Plan policies for the Urban Settlement Areas of Lindsay, Fenelon Falls, Bobcaygeon, <u>and</u> Omemee and Woodville.	OPA 13
5	<b>Revise:</b> 18.2(g) To incorporate the policies of the secondary plans for Lindsay, Fenelon Falls, Bobcaygeon, and Omemee and Woodville.	OPA 13
6	<b>Revise:</b> 18.3.1 The predominant uses of land in the areas so designated shall be residential, recreational, institutional, industrial, cultural and commercial uses, according to the land use designations included in the Secondary Plans for <u>the</u> Urban Settlement Areas of Lindsay, Fenelon Falls, Bobcaygeon, <u>and</u> Omemee and Woodville.	OPA 13

S S D	Settlement Areas			esignations are as generally defined by the Secondary Plans for the Urban	OPA 1	
S D			alon Falls Rober	ygeon, Omemee and Woodville as detailed in Schedules "F-1" to "F-5" on	01771	
D	Chadulae A-X and	d A-5 of this Offic	-	ygeon, omethee and woodwhie as detailed in ochedules 1-1 to 1-0 01		
	Delete:		<u>Jai Fiali</u> .			
1		Lirban Settleme	nt Designation de	velopment should proceed based on the level of services that are currently	2012 0	
	within the		ni Designation, de	weiopment should proceed based on the level of services that are ourrently	2012 (	
_	\dd:					
		leletion above th	is becomes 18.3.3	] On an interim basis, until such time as the Secondary Plans for Bobcaygeon	OPA <sup>·</sup>	
	and Omemee have been approved, the policies and the maps of the County of Victoria Official Plan shall continue to apply.					
	Revise:					
	8.4.1 Permanent	Population Proi	ections			
		,				
<b>—</b>	he City of Kowert		tion varias dapand	ling upon the reason of the year. The period from June to August is considered		
+	He City of Nawari	na Lakes popula	tion varies depend	ing upon the reason of the year. The period from June to August is considered		
ŧŁ	<del>he peak summer</del>	period when th	e transient and s	easonal populations as well as visitors are highest. Permanent population		
n	projections for the	Urban Settlemer	nt Areas <del>at 2031</del> a	re as follows:		
P						
[0	[delete current table]					
		-				
	Settlement	Population	Population	Seasonal Population (2031)*		
	Settlement Area	-		Seasonal Population (2031)*		
		Population Base	Population Base (2031)	Seasonal Population (2031)*	OPA	
		Population		Seasonal Population (2031)*	OPA	
		Population Base		Seasonal Population (2031)*	OPA	
	Area	Population Base (2006)	<del>Base (2031)</del>		OPA	
	Area Lindsay	Population Base (2006) 19,361	Base (2031) 31,002	11,471	OPA	
	Area Lindsay Bobcaygeon	Population Base (2006) 19,361 3,313	Base (2031) 31,002 4,625	11,471 1,711	OPA	
	Area Lindsay Bobcaygeon Fenelon Falls	Population Base (2006) 19,361 3,313 2,164	Base (2031) 31,002 4,625 3,640	11,471       1,711       1,347	OPA	
	Area Lindsay Bobcaygeon Fenelon Falls Omemee Woodville	Population Base (2006) 19,361 3,313 2,164 1,323 857**	Base (2031) 31,002 4,625 3,640 2,143 1,217	11,471       1,711       1,347       793       n/a	OPA <sup>-</sup>	
	Area Lindsay Bobcaygeon Fenelon Falls Omemee Woodville *The 2031 sea	Population Base (2006) 19,361 3,313 2,164 1,323 857** Isonal population	Base (2031) 31,002 4,625 3,640 2,143 1,217 1 for Lindsay, Bot	11,471       1,711       1,347       793       n/a       Decaygeon and Fenelon Falls is estimated as 37% of the population base	OPA	
	Area Lindsay Bobcaygeon Fenelon Falls Omemee Woodville *The 2031 sea estimates (Base	Population Base (2006) 19,361 3,313 2,164 1,323 857** Isonal population ed on the City of	Base (2031) 31,002 4,625 3,640 2,143 1,217 1 for Lindsay, Bok Kawartha Lakes G	11,471       1,711       1,347       793       n/a       occaygeon and Fenelon Falls is estimated as 37% of the population base       browth Management Strategy, May 2011).	OPA	
	Area Lindsay Bobcaygeon Fenelon Falls Omemee Woodville *The 2031 sea estimates (Base **Base year for	Population Base (2006) 19,361 3,313 2,164 1,323 857** isonal population ed on the City of Woodville is 201	Base (2031) 31,002 4,625 3,640 2,143 1,217 1 for Lindsay, Bok Kawartha Lakes G 11 and data is sour	11,471       1,711       1,347       793       n/a       Decaygeon and Fenelon Falls is estimated as 37% of the population base	OPA	

	<u>Settlement</u> <u>Area</u>		opulation Base . 2031)	Population Base (2051)**	
	Lindsay			TBD	
	Bobcaygeon			TBD	
	Fenelon Falls			TBD	
	<u>Omemee</u>			TBD	
		d from the 2016 Cer			
	**Note: The pop	<u>pulation base by set</u>	tlement area is to	be determined through the next municipal comprehensive review.	
12 13	of urban land uses to be developed on full municipal services if warranted through a comprehensive review of the Official Plan and Master Plans in accordance with Section 2.2.8 of the Growth Plan. Until such time, the lands shall continue to be subject to the policies of the existing underlying land use designations         Add:         18.4.5 The City shall coordinate forecasted growth and planned infrastructure upgrades.         Revise:         Section 18.5.1 [delete current table]			OPA 13	
	-				
	Settlement	Total Units (2006)		its Unit Demand 2006 to 2031	
	Settlement Area	Total Units (2006)	<del>(2031)</del>		
	Settlement Area Lindsay	Total Units (2006) 7,744	(2031) 13,657	<del>5,913</del>	
	Settlement Area	Total Units (2006)	(2031) 13,657 2,037		OPA 13
	Settlement Area Lindsay Bobcaygeon	Total Units (2006)           7,744           1,325	(2031) 13,657	5,913 712	OPA 13
	Settlement Area Lindsay Bobcaygeon Fenelon Falls	Total Units (2006)           7,744           1,325           866	(2031)           13,657           2,037           1,604	5,913 712 738	OPA 13
	Settlement Area Lindsay Bobcaygeon Fenelon Falls Omemee Woodville Source: Adopte 2011 and data i	Total Units (2006)7,7441,325866529345*ad from the City of Kais sourced from the literation of the literation o	(2031) 13,657 2,037 1,604 944 490** awartha Lakes Gr Census.	5,913 712 738 415	OPA 13

	Settlement	Total Units (2016)*	Projected Total	Total Units (2051)**	
	Area		Units (2031)		
	Lindsay	9,085	13,657	TBD	
	Bobcaygeon	1,715	2,037	TBD	
	Fenelon Falls	1,130	1,604	TBD	
	Omemee	520	944	TBD	
		ed from 2016 Census			
				be determined through the next municipal comprehensive review.	
14	component contri	buting to an overall aff	ordable housing City	uld be accessible for people with disabilities. The affordable housing /-wide target in Section 5.3.5 will be necessary for any new development wnhouse dwelling units, or 50 or more multi-family dwelling units are	OPA 13
15	Add: 18.5.12.1 It is ex	pected that the afford rtments, an <u>d/or</u> secon		onent could be achieved through the provision of townhouses, stacked	OPA 13
16	Add:				OPA 13
		on of the affordable ho	using units should b	e accessible for people with disabilities.	
17	Add:			nables affordable housing as contemplated in policies 18.5.12.1 and	OPA 13
18	Revise: 18.6.4 While inter	nsification is encourag	ed <u>within a settleme</u> r	nt area <u>'s</u> existing built boundary, the strategic location for intensification	
	on brownfield site these areas are c	es and <mark>along key corric</mark> considered to be the m	l <del>ors<u>other large sites</u> lost appropriate loca</del>	t undermining the heritage value of the downtown), on main streets, and , to maximize potential for intensification within the settlement areas, as ations for intensification. Furthermore, it is expected that the majority of F1 to F45, which identify the settlement areas' built boundaries Built-Up	OPA 13
19	on brownfield site these areas are of the intensification Area. <b>Revise:</b> 18.6.6 (f) Identifyi	es and along key corric considered to be the m will occur in Lindsay. ng intensification strate	l <del>ors<u>other large sites</u> nost appropriate loca Refer to Schedules ogic sites and intens</del>	, to maximize potential for intensification within the settlement areas, as ations for intensification. Furthermore, it is expected that the majority of	OPA 13 OPA 13

ſ	21 Replace all of Section 34.8, as it appears in the 2012 OP and OPA 13, with the following:	OPA 13
	34.8.1 The City intends to ensure that new development proceeds in a logical, efficient manner and in keeping with the needs of the marketplace and the City's ability to provide adequate services. The City also intends to ensure that the phasing of development	
	within the designated greenfield area will not adversely affect the achievement of the minimum intensification and density targets in	
	this Plan.	
	34.8.1.1 Lands identified within the Urban Settlement Boundary of a community are intended to serve the growth needs of the	
	community to the year 2031 and may be allowed to develop subject to a demonstration of municipal water and wastewater servicing capacity by a professional engineer in a Functional Servicing Report or Servicing Options Study to the satisfaction of the City, and	
	final confirmation of water and wastewater servicing capacity by the City as a condition of development approval.	
	34.8.2 In the City's fully serviced urban settlement areas:	
	i. Priority shall be given to the development of those lands that are presently serviced by and/or directly abut existing piped sewer and water infrastructure, as well as those areas to which such infrastructure can most easily be extended at no expense to the	
	City;	
	ii. Undeveloped lands located within a community's Settlement Boundary but beyond its Urban Servicing Boundary shall only be	
	considered for development once municipal water, wastewater, and stormwater infrastructure have been upgraded and/or extended to adequately service those lands and enable the inclusion of those lands in the Urban Servicing Boundary;	
	extended to adequately service those lands and enable the inclusion of those lands in the orban Servicing boundary,	
	iii. The phasing of development shall be in accordance with the policies of the Secondary Plans for urban settlement areas, and	
	shall be based on the progressive extension and economic utilization of utilities and services;	
	iv. The timing of development energy all chall accordingly be based on the regulation of the geographic converses and belonce	
	iv. The timing of development approvals shall accordingly be based on the regulation of the geographic sequence and balance so that:	
	a. there are adequate opportunities for both intensification and greenfield development but first priority is to be given to	
	intensification;	
	b. there is the logical extension of municipal services that avoids the leap-frogging of large undeveloped tracts of land;	
	b. there is the logical extension of municipal services that avoids the leap-nogging of large dideveloped tracts of land,	
	c. a compact urban form and pattern of development is maintained; and	
	d. the provision of all municipal services proceeds in an economically viable manner.	

v. Existing already-developed properties within the Urban Settlement Boundary that do not have municipal water and wastewater services available to them may be allowed to continue to function on private water and/or wastewater services until such time as municipal water and wastewater services are made available. When municipal water and wastewater services become available, those properties shall be required to connect to the municipal water and wastewater services and decommission any private servicing. vi. To ensure that lands are not developed prematurely, lands proposed for development in accordance with policies 34.8.1.1 and 34.8.2.ii above, shall be zoned with a Holding (H) provision when: The subject lands do not have available allocations of municipal water and wastewater servicing and/or: a. b. Where construction is not planned to commence within 3 years from the date of final development approval by the municipality. vii. The condition for release of the Holding (H) provision in policy 'vi' above shall be confirmation that any infrastructure constraints have been eliminated or remedied and no longer preclude the proposed development from proceeding to construction within three years. 34.8.3 To ensure that the lack of adequate servicing does not create a constraint to development, the City shall coordinate upgrades to water, wastewater, stormwater, and transportation infrastructure to ensure they are planned and completed in advance of their becoming necessary. 34.8.4 There may continue to be draft approved plans of subdivision throughout the City which have been dormant for an extended period of time: i. When conditions of draft plan approval are not fulfilled within the allotted time period for which draft subdivision/condominium approval has been granted, Council may elect not to support the extension of draft approval and assign the servicing allocation to other developments or areas of the City or hold the capacity in reserve. ii. Prior to the lapsing of draft approval, the development proponent may request an extension of draft approval. Provided Council is satisfied with the merits of the request for an extension of draft approval, Council may choose to extend the draft approval period. No extension is permissible if draft approval lapses before the extension is given. In which case, Council may proceed with re-allocating the servicing capacity and revising the City's planning documents, as necessary.

	<ul> <li>iii. In all future draft plan of subdivision approvals, a 3 year lapsing provision for draft plan approval shall be included.</li> <li>iv. To ensure that municipal servicing allocation is not tied up indefinitely and that lots are developed to meet the anticipated growth within the municipality, the City will review all draft approved plans and revise the conditions to reflect the current appropriate agency that must clear conditions of draft approval. For draft plans of subdivision to be serviced by municipal services, a condition will also be added that the draft approved plan shall lapse within 3 years if final approval is not given.</li> <li>v. A provision shall be included in the conditions of draft approval or the executed subdivision agreement to ensure that phases are developed in a reasonable time or the allocation of services will be withdrawn or reallocated to another development.</li> </ul>	
22	<b>Delete:</b> ['Future Development Area' shapes and legend item from Schedules A-3, A-4 and A-5, currently shown in OPA 13]	OPA 13
23	Revise: [Replace the 'Urban Settlement Area' designation for Woodville with the 'Hamlet' designation in Schedules A-2 and A-4]	OPA 13

\*All comments that have been made in **bold** or that are *italicized* and made in [square brackets] are intended to capture an action item or other note pertaining to the proposed modification and do not form part of that modification.

#### **ATTACHMENT 2**

LPAT Case Nos. PL120217 and PL171407

## Local Planning Appeal Tribunal

Tribunal d'appel de l'aménagement local

PROCEEDING COMMENCED UNDER subsection 17(36) of the Planning Act, R.S.O.

1990, c. P.13, as amended Appellant: Appellant: Appellant: Appellant: Subject: Municipality: OMB Case No.: OMB File No.: OMB Case Name:

Bromont Homes Inc. Kerry L.W. Doughty Ferma Aggregates Inc. Jennifer Graham; and others Official Plan City of Kawartha Lakes PL120217 PL120217 Graham v. Ontario (Municipal Affairs and Housing)

PROCEEDING COMMENCED UNDER subsection 17(24) of the Planning Act, R.S.O.

1990, c. P.13, as amended Appellant: Appellant:

Appellant: Appellant: Subject: Municipality: OMB Case No.: OMB File No.: OMB Case Name: 2358493 Ontario Inc. BARMMAR Investments Ltd. & BMMB Investments Ltd. Bromont Homes Inc. Comhold Investments Ltd.; and others Proposed Official Plan Amendment No. OPA 13 City of Kawartha Lakes PL171407 PL171407 Gravely v. Kawartha Lakes (City)

BEFORE:

[DATE], 2021

ORDER

) ) ) THIS MATTER having come on for a hearing event on January 11, 2021, to determine, among other things, issues pertaining to the location of the settlement area boundary for each of Bobcaygeon, Fenelon Falls, Omemee, Woodville, and Lindsay, as they are shown in Schedules A-2, A-3, A-4 and A-5 of the City of Kawartha Lakes Official Plan, which Plan was adopted by City Council in 2010 and approved with modifications by the Ministry of Municipal Affairs and Housing on January 11, 2012 ("CKLOP");

AND WHEREAS THE TRIBUNAL has directed that the portion of this Phase 1 Hearing that addresses issues pertaining to the location of the urban settlement boundary for each of Bobcaygeon, Fenelon Falls, Omemee and Lindsay under the Official Plan Amendment No. 13 ("OPA 13") is deferred to the hearing scheduled to commence on May 25, 2021;

AND WHEREAS THE TRIBUNAL has received the Statement of Agreed Facts, dated September 25, 2020 and the Second Statement of Agreed Facts, dated October 9, 2020, which have been executed by all land use planners who have prepared expert witness statements for the Phase 1 Hearing;

AND WHEREAS THE TRIBUNAL has been advised by counsel for the City that the City and all of the appellant parties having issues with respect to the CKLOP settlement boundaries, being Catherine Gravely, J. Stollar Construction Limited, and William Westcott, have agreed that those issues would be resolved if the Tribunal approves certain modifications to Schedules A-2, A-3, A-4 and A-5 of the CKLOP so as to reflect the Settlement Boundary for each of Bobcaygeon, Fenelon Falls, Lindsay, Omemee, and Woodville as shown in Maps 1 through 5 of Attachment 'B' to the planners' Second Statement of Agreed Facts, which maps have been attached here to as Schedule "A" (the "2012 Boundaries");

AND WHEREAS the City, Catherine Gravely, J. Stollar Construction Limited, and William Westcott seek the Tribunal's approval of the agreed upon 2012 Boundaries on the consent of all of the other parties having issues in the Phase 1 Hearing, including with respect to OPA 13;

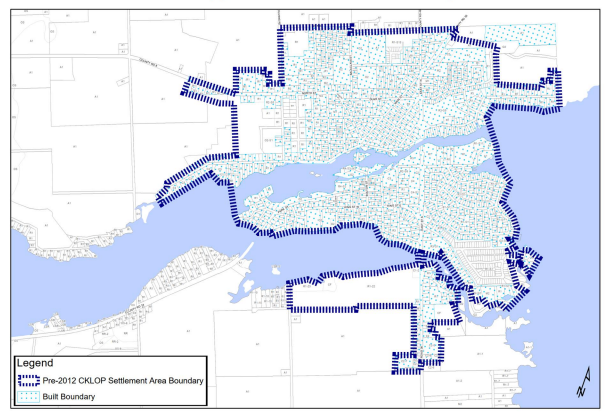
AND WHEREAS THE TRIBUNAL has heard viva voce land use planning evidence that the proposed modifications to CKLOP Schedules A-2, A-3, A-4 and A-5 are consistent with the Provincial Policy Statement 2020, conform to the applicable Growth Plan for the Golden Greater Horseshoe, and represent good planning;

AND WHEREAS THE TRIBUNAL may make modifications to the parts of the CKLOP that are before it and approve all or part of those parts, as modified, in accordance with subsections 17(50) and 17(50.1) of the *Planning Act*, R.S.O. 1990, c. P. 13, as amended;

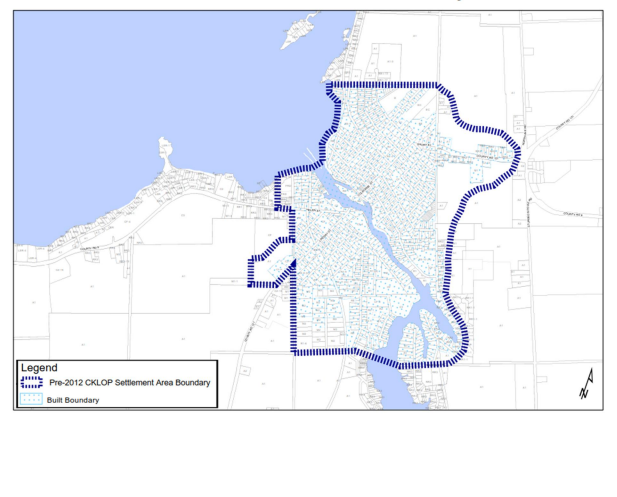
- 1. Schedules A-2, A-3, A-4 and A-5 of the CKLOP be modified in accordance with the agreed upon Settlement Boundary for each of Bobcaygeon, Fenelon Falls, Omemee, Woodville and Lindsay, as shown in Maps 1 through 5 attached hereto as Schedule "A", including any necessary revisions to the 'Urban Settlement Area' designation shown on the same CKLOP Schedules arising from the modifications approved herein.
- 2. Final approval of the revised CKLOP Schedules is withheld until such time as the parties to the Phase 1 Hearing advise the Tribunal that the revised Schedules have been finalised in form and provided to the Tribunal.
- 3. This Order is made without prejudice to any right that the Parties to the Phase 1 Hearing may have to argue for, or against, a boundary adjustment pursuant to 2019 Growth Plan Policy 2.2.8.4 during the portion of the Phase 1 Hearing that is scheduled to be heard in May/June of 2021.
- 4. The Schedule which is attached to this Order shall form part of this Order.
- 5. The Tribunal may be spoken to should any matters arise respecting the implementation of this Order.

Registrar

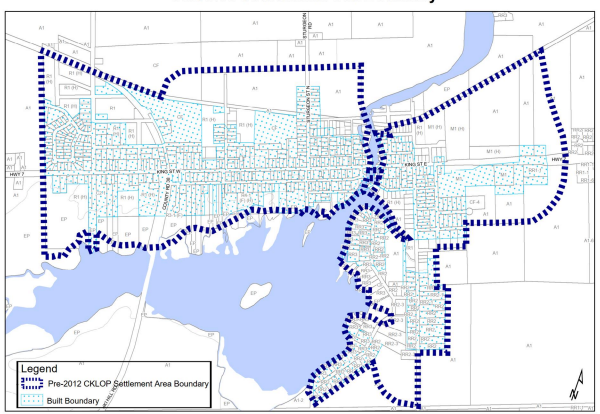
#### Attachment 'B': Settlement Boundaries



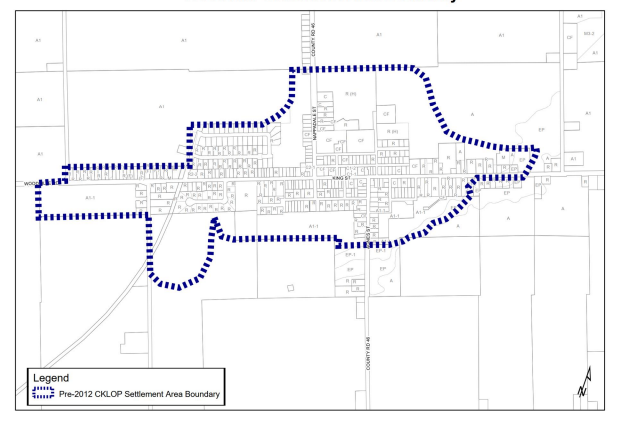
## Attachment 'B', Map 1 Bobcaygeon Settlement Area Boundary



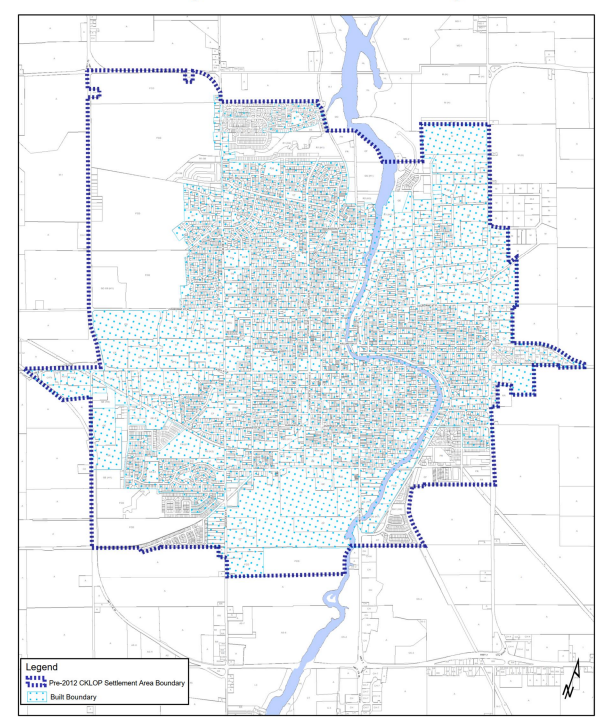
## Attachment 'B', Map 2 Fenelon Falls Settlement Area Boundary



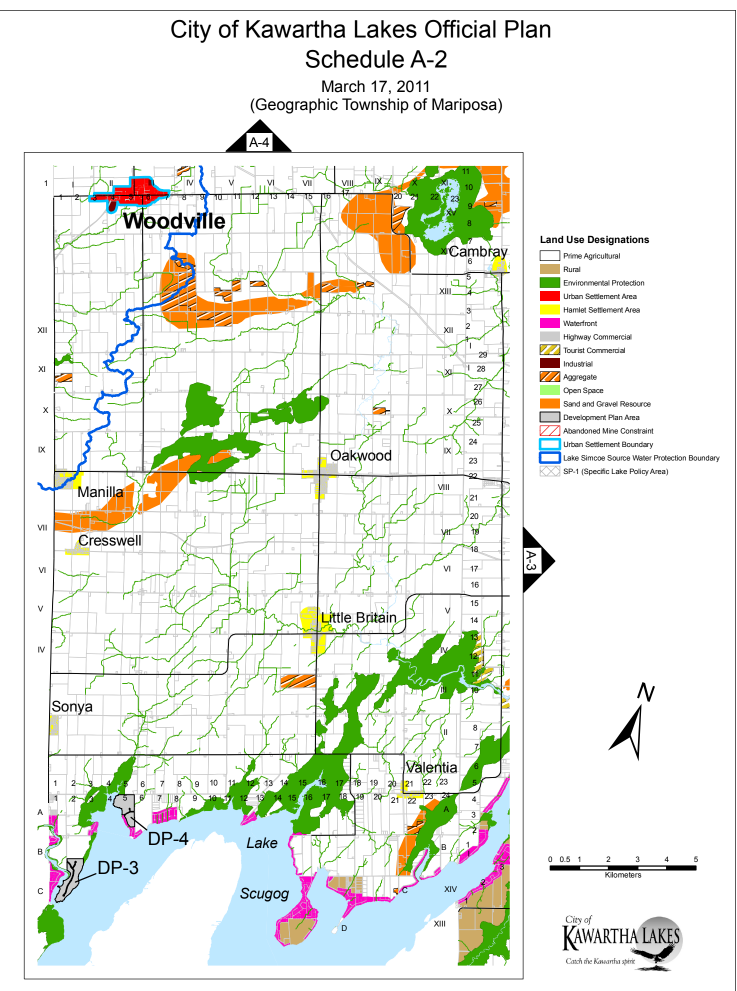
Attachment 'B', Map 3 Omemee Settlement Area Boundary

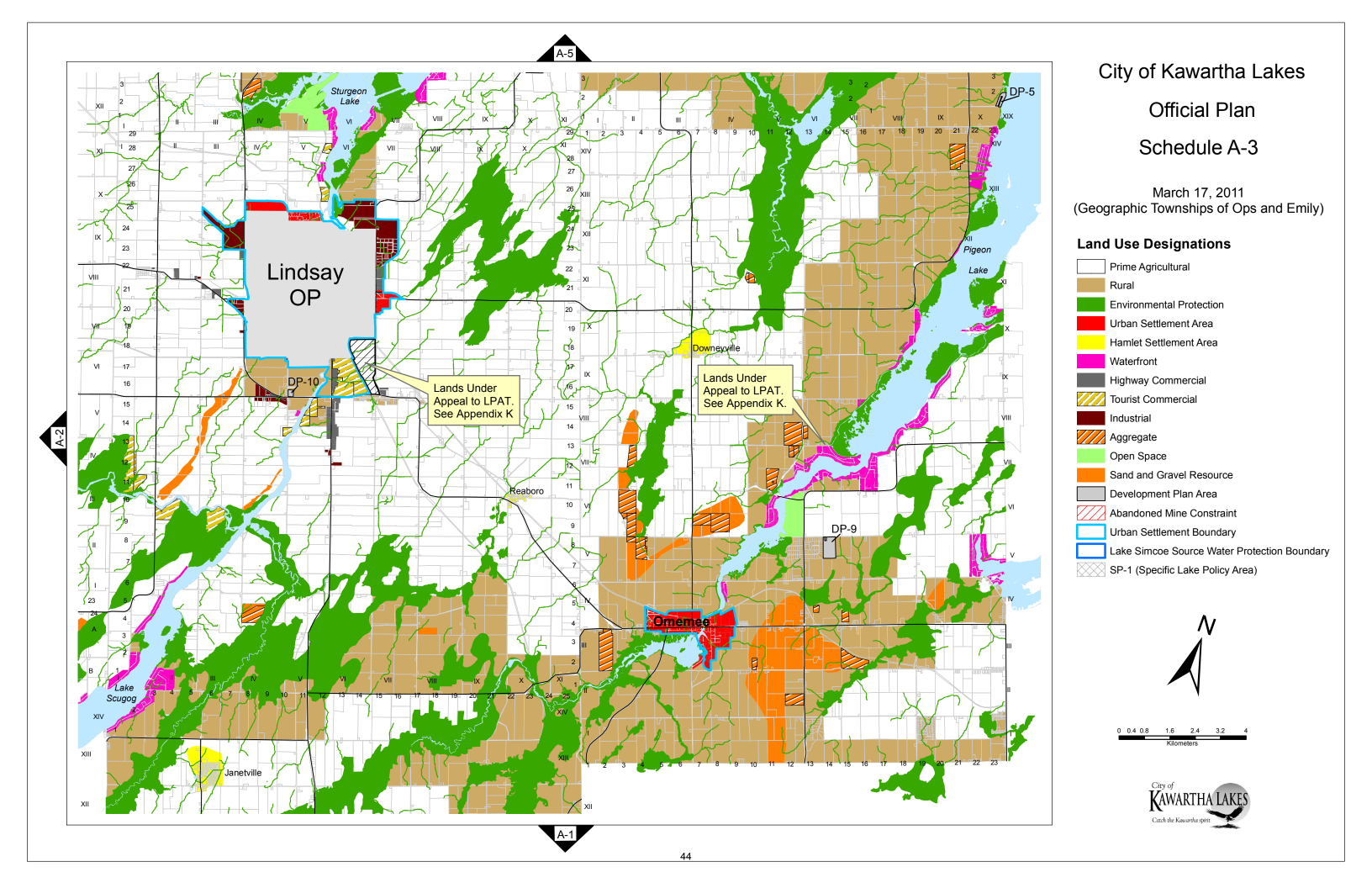


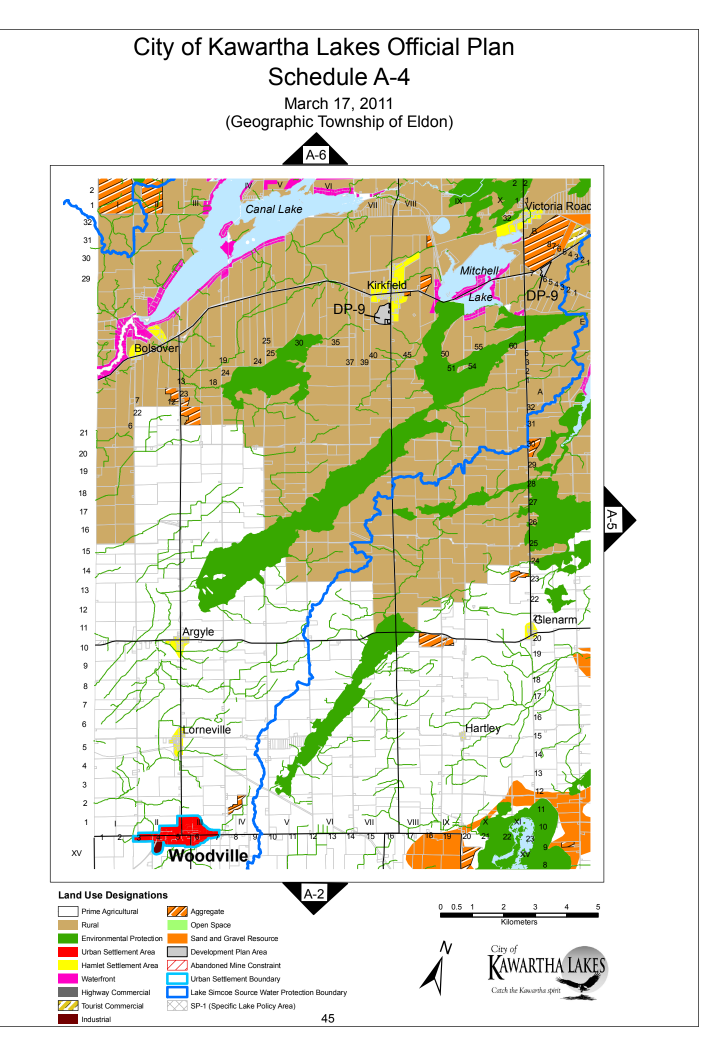
Attachment 'B', Map 4 Woodville Settlement Area Boundary

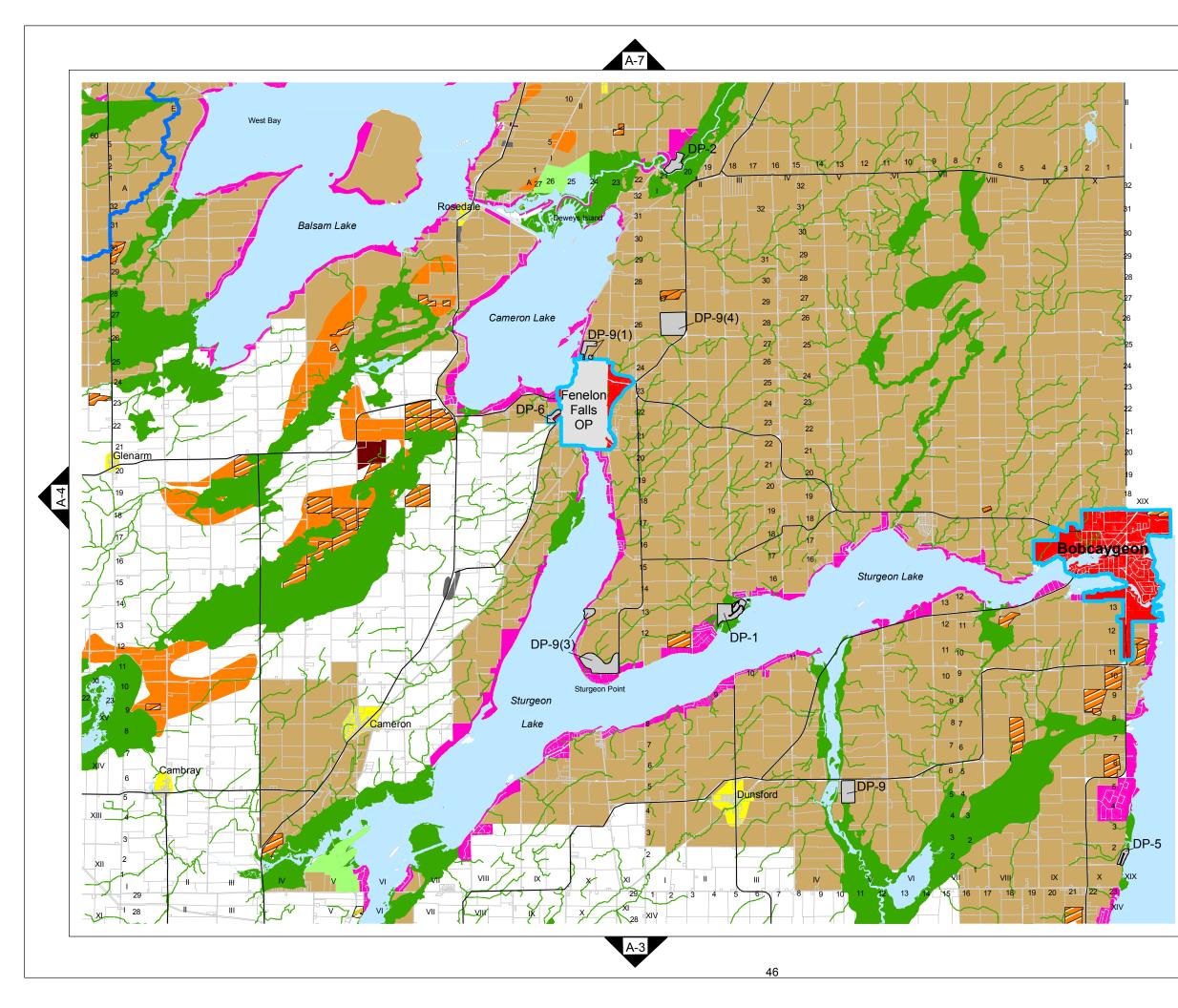


# Attachment 'B', Map 5 Lindsay Settlement Area Boundary



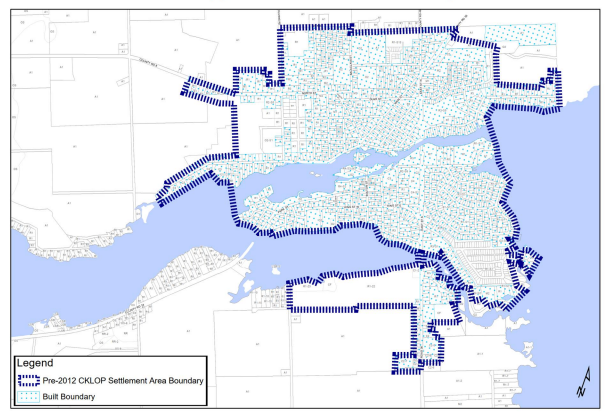




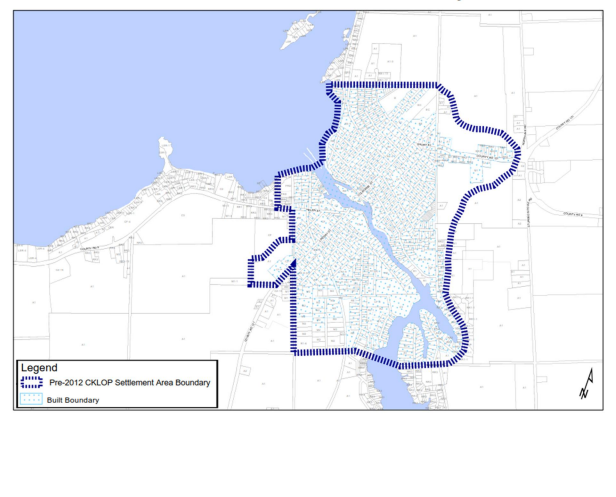




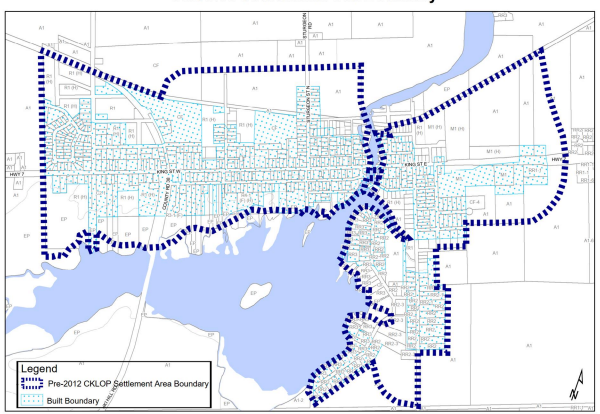
Attachment 'B': Settlement Boundaries



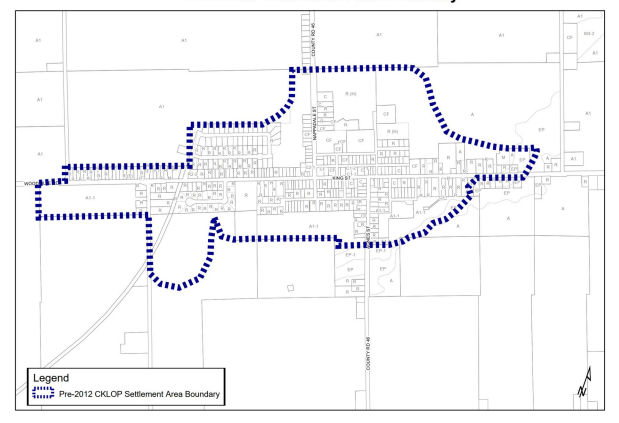
## Attachment 'B', Map 1 Bobcaygeon Settlement Area Boundary



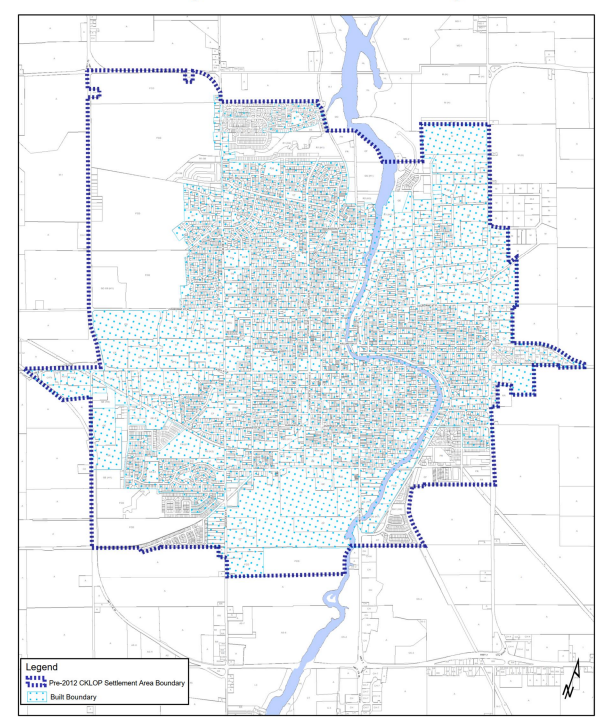
Attachment 'B', Map 2 Fenelon Falls Settlement Area Boundary



Attachment 'B', Map 3 Omemee Settlement Area Boundary

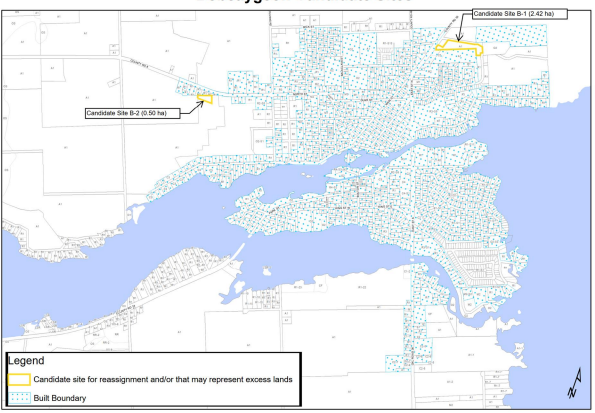


Attachment 'B', Map 4 Woodville Settlement Area Boundary

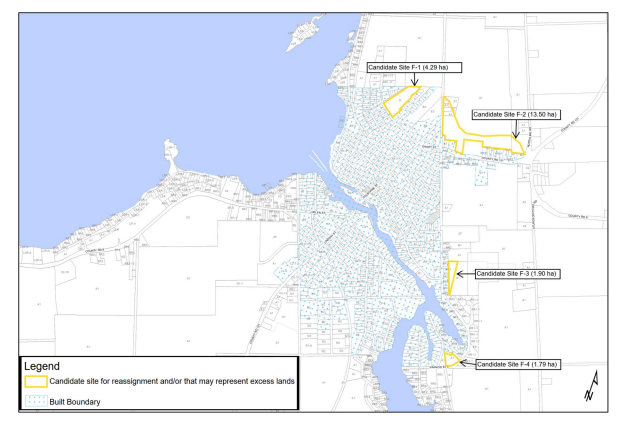


# Attachment 'B', Map 5 Lindsay Settlement Area Boundary

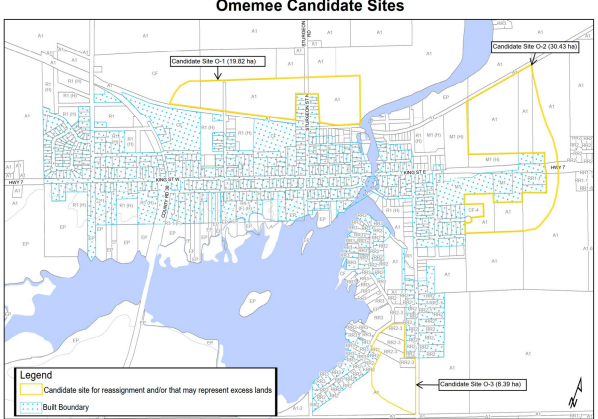
### Attachment 'C': Candidate Sites



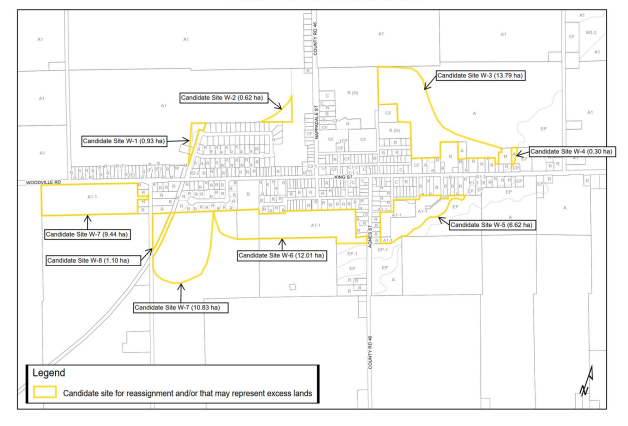
### Attachment 'C', Map 1 Bobcaygeon Candidate Sites



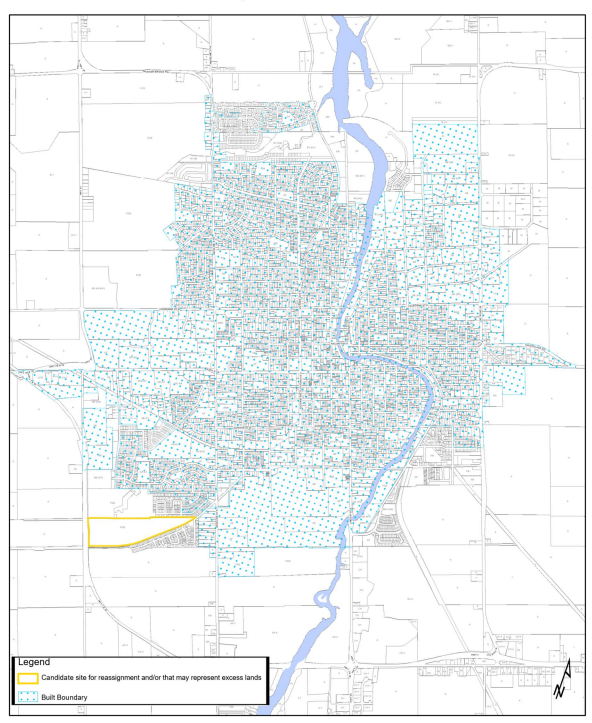
### Attachment 'C', Map 2 Fenelon Falls Candidate Sites



Attachment 'C', Map 3 Omemee Candidate Sites



#### Attachment 'C', Map 4 Woodville Candidate Sites



# Attachment 'C', Map 5 Lindsay Candidate Site