Appendix A – City Wide and Urban amendments

Amendment	Volume and Policy, Schedule, or Annex	Correction, Clarification, or Update	Description / Rationale	Amendment Detail (Unless otherwise indicated: strikeout indicates remova
1	Volume 1, Section 2	Update	For ease of reference and consistency of formatting within the Plan, the bullets within Section 2 are proposed be re-formatted to letters.	Replace all bulleted lists in Section 2 with alphabetical lists
2	Volume 1, Section 3.1, Figure 6	Update	The proposed modification updates the boundaries shown on Figure 6 to reflect the urban expansion lands as adjusted by the Provincial rollback.	Update Figure 6 to include Future Neighbourhood areas within th
3	Volume 1, Section 3.2, Policy 11)	Update	The proposed modification updates terminology to align with the legislative changes brought forth through <i>Bill 23</i> .	11) <u>Additional Accessory</u> dwellings, and coach houses, may be target.
4	Volume 1, Section 3.2, Policy 12)	Clarification	Table 3A refers to density requirements whereas Table 3B refers to density targets. The as-written policy incorrectly refers to targets for both tables. The proposed wording corrects the error.	 12) The <u>minimum area-wide</u> density targets <u>requirements</u> in Table 3b and the overall Growth Management in the Zoning By-law through a municipally initiated zoning conformal Shall permit intensification such that the average area-wide dependent of targets
5	Volume 1, Section 3.3, Policy 2)	Clarification	The proposed modification clarifies that Greenfield growth areas include lands within the Future Neighbourhood Overlay rather than being defined by them.	2) Greenfield growth areas include previous urban expansion <u>1, 2018 and are areas</u> identified by the Future Neighbourhood C
6	Volume 1, Section 3.3, Policy 3)	Clarification	For clarity, the proposed modification adds a reference to the policy section for the Future Neighbourhood Overlay.	3) A secondary plan, prepared in accordance with Section 5.6.2 required for the development of new neighbourhoods as shown v
7	Volume 1, Section 3.5, Policy 12) d)	Clarification	The proposed modification is intended to resolve a contradiction between 3.5 11) and 12) d) as Major office development would imply a primary use rather than accessory.	11) Small-scale Office uses within the Industrial and Logistics d accessory to a primary use so that lands are preserved for manu distribution and logistics uses, so that lands are conserved for the

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tails oval, <u>bold underline</u> indicates new text)

the "I	Urban Gr	reenfield	Area"

be counted as part of the residential density

n Tables 3a, and minimum area-wide ment targets in Table 2 shall be implemented onformity exercise and:

e density generally meets or exceeds the **<u>get</u>targets**;

ion areas that were undeveloped as of July of Overlay on the B-series of schedules.

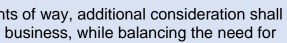
<u>6.2 and Section</u> 12<u>,</u> shall generally be wn with<u>in</u> a Future Neighbourhood Overlay.

cs designation shall only be permitted as an anufacturing, construction, storage, r the primary purpose of this designation.

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8	Volume 1, Section 3.5, Policy 12) c)	Clarification	The proposed modification improves legibility of the applicable sub-policies. Sub-policy c) currently implies that transit priority corridors are designated on the B series schedules, when they are actually designated on C2.	corridors as o	designated on Schedu	<u>s designated on Schedules</u> Jes B1 through B8 , or have a 800 metres walking distance
9	Volume 1, Section 4.1.2, Policies 11), 12), and 13)	Clarification	Omnibus 1 improved the legibility of Policy 11 by rewriting and rephrasing it using a table; however, some of the information was carried over incorrectly or misinterpreted. The proposed modification would correct the wording, remove the last column of the table, and re-introduce the last note as a policy.	construction, consistent w Number the t column and r	road reconstruction, a vith the Safe System able and renumber su naking the following to	
				Street Type Arterials, Major Collectors, and Collectors (Urban Areas & Villages) New Local Streets (Downtown Core & Inner Urban	Sidewalks Both sides Both sides	Cycling FacilitiesMulti- Multi-Generally, unidirectional on both sides or bidirectional on one side in limited circumstancesAllowed with Transect at considered safety-in s in other T outlined by Transport Multi-UseMay be identified through s processes As identified by plans, studies, or road de Subsection 4.1.2, Policy of
				Transects)	At least one side, both sides when required for direct connections to destinations such as transit stops or stations, schools, parks, pathways, public buildings, public institutions and commercial areas	As identified by schedule or road designs as listed 4.1.2, Policy 12) below.
				Existing Local Streets	Pursue through reconstruction where possible	As identified by schedule or road designs as listed 4.1.2, Policy 12) below.

es B1 through B8 that are transit priority a frequent street transit route, or where a ce of an existing or planned rapid transit ing facilities through new development, road ructure renewal projects, in a manner ed in the following table: table by deleting the "Intersection Facilities" ti-use Pathways Intersection **Facilities** within Greenbelt Continue through t and may be intersections in all ed elsewhere for directions using crosswalks & d continuity and/or specific situations crossrides Transects as by the ortation Master Plan e Pathway Policy secondary planning by schedules, designs as listed in / 12) below. <u>iles, plans, studies,</u> d in Subsection iles, plans, studies, d in Subsection

				(Urban and affordable, Areas & prioritizing safety Villages) for vulnerable road users over vehicular capacity
				Notes: In the case of Mainstreet and Minor Corridors with narrow rights
				be given to the provision of on-street parking to support small b pedestrian and cycling supportive infrastructure.
				Intersections: Where pedestrian and cycling facilities are requir facilities shall be continued through the intersection in all direct The City may consider limiting crossrides where connectivity is crossings can be provided in another way;
				The City will require pedestrian and cycling facilities as identifie Transportation Master Plan, Local Plans (and supporting studie Studies), Community Design Plans, in new road designs, or in a
				12) <u>The City will require pedestrian and cycling facilities in a</u> <u>Transect as identified on Schedules C3 and C8, the Transpo</u> <u>supporting studies such as Transportation Master Studies),</u> <u>designs, or in area traffic management plans.</u>
				12) 13) The City has identified a network of active transportation above and in Schedules C3 and C8 and in the TMP and associa the review of development applications, development of spaces capital programs to build new transportation facilities or to maintain not illustrated in Schedule C3, all urban area collectors, major co that, over time, are to include cycling facilities as set out in Table
				Renumber subsequent policies and tables.
10	Volume 1, Section 4.1.2, Policy 14)	Clarification	The proposed amendment clarifies that greenfield areas include new neighbourhoods and expansion lands.	14) The attractiveness of transit service along Corridors and in H intensification and new growth including in greenfield areas, new be improved through the ongoing implementation of measures to introduction of priority measures, and improvements to frequence achieve or surpass the target mode shares as set out in the TMF
11	Volume 1, Section	Update	The proposed amendment provides a minor terminology change to align with <i>Bill</i> 23 and provides minor syntax improvements.	3) <u>Additional Accessory</u> Dwelling units as provided for by the Pl secondary dwelling units in the main building, are recognized as stock and shall be protected for long-term residential purposes.



ired approaching an intersection, these ctions using crosswalks and crossrides. is not required or where safe cycling

ied on Schedules C3 and C8, the ies such as Transportation Master area traffic management plans.

n all Transects including the Rural portation Master Plan, Local Plans (and a), Community Design Plans, in new road

on facilities identified in the policies outlined ciated plans that will be implemented through es within the public realm and as part of ntain or upgrade existing facilities. Although collectors and arterials are cycling routes ble X above.

Hubs, and in areas targeted for ew neighbourhoods and expansion lands will to improve service, including the ncy and capacity of service, in a way that will MP and associated plans.

Planning Act, including coach houses and as key components of the affordable housing

	4.2.1, Policy 3)			 New policy) The Zoning By-law shall permit these uses on reside all areas of the City and shall establish criteria to govern approprimain dwelling and surrounding context. Furthermore, the following criteria and limitations apply: a) On any lot on which the Zoning By-law permits a coach house also permitted within the principal dwelling; b) A coach house shall be smaller than the primary home and th appropriate maximum permitted size; c) The size, floor area, function and occupancy of a dwelling unit intended to exceed that of a typical two-bedroom apartment; d) A coach house may not be severed from the lot accommodati e) Applications for Minor Variance / Permissions with respect to applicable policies of this Plan, as well as the following consideratii) The proponent can demonstrate that the privacy of the a ii) The siting and scale of the coach house does not negatiii) Distinctive trees and plantings are preserved on the sut f) The Zoning By-law shall limit the coach house to a height of or application to allow a height of up to two storeys through a minor considerations noted in Subsection 4.2.1, Policy 3 e) above can A coach house shall only be permitted where the primary dwee a) A lot in a Public Service Area and only where public or commu wastewater services are currently provided to the main dwelling; b) A lot that is of sufficient size to support private services and is services are not currently provided to the main dwelling; includin where: i) The primary dwelling is serviced by one public or common one private service, and the coach house shall share the dwelling.
12	Volume 1, Section 4.5.2, Policy 4)	Update	The proposed modification provides the ability to request Heritage Impact Assessments across the street from and within 30m of federal heritage resources. This 30-metre buffer was established as part of the UNESCO World Heritage Site designation. It is used in associated federal documentation such as the Rideau Corridor Landscape Strategy. Further,	4) Ottawa is the site of the Rideau Canal World Heritage Site, maprivately- and publicly-owned <u>heritage</u> buildings designated by the Office. Development including or , adjacent to, across the street shall have regard for their cultural heritage value, as defined in F City may require demonstration that development does not adve

dential lots with one principal dwelling unit in priate integration of these units with the

se, a<u>n additional</u> secondary dwelling unit is

the Zoning By-law shall set forth the

nit in a coach house in the urban area is not

ating the primary dwelling;

o coach houses shall have regard for all erations:

e adjoining properties is maintained;

patively impact abutting properties; and subject property.

one storey for lots in the urban area. An or variance may be considered where the n be satisfied.

velling is located on:

munal services for both water and g; or

is located in a public service area where ing a lot in the Rural area or Village and

nd wastewater system and the coach house oth, with the main dwelling; or

nmunal service (water or wastewater) and e public or communal service with the main

many National Historic Sites, and both the Federal Heritage Buildings Review <u>et from, or within 30 metres of</u> these sites Federal designation documentation and the versely impact these resources.

			the 30-metre buffer was used in relation to the Rideau Canal in the previous Official Plan and is consistent with the City's distance requirement for HIAs for other protected heritage properties through policy 4.5.2 2).	
13	Volume 1, Section 4.6.6	Update	The current policy results in building "podium" heights that are proportionate to the abutting right-of-way, leading to 9-storey building "podiums" when adjacent to wider Corridors that is an undesirable urban design and could undermine other policies of the Plan. The proposed amendment allows building "podiums" that are lower than the width of the abutting right-of-way, providing flexibility for more desirable urban built forms that are consistent with other policies in the Plan.	 7) Mid-rise buildings shall be designed to respond to context, and a) Frame the street block and provide mid-block connections b) Include a base with active frontages, and a middle portion the surrounding buildings, or, planned context; c) Include a building stepback that is no taller than the context in height to the width of the abutting right of way as illustric height permitted in the Downtown Core Transect; and d) Provide sufficient setbacks and step backs to: i) Provide landscaping and adequate space for tree prime ii) Avoid a street canyon effect; and iii) Minimize microclimate impacts on the public realm
14	Volume 1, Section 4.8.1, Policy 5)	Correction	This adjustment corrects an oversight. The term "evaluated" was in previous drafts of the Official Plan but was accidentally removed from the version considered by the Joint Planning and Agricultural and Rural Affairs Committee on October 14, 2021. The word "evaluated" undermines the intent of the policy by excluding non-evaluated wetlands from the no net loss direction.	5) The City shall take a no-net-loss approach with respect to evaluation significant and forest cover outside the urban area and designate net loss include land use planning, development processes, acquisupport for voluntary, private land conservation and stewardship prohibited in provincially significant wetlands
15	Volume 1, Section 4.9.5, Policy 8)	Update	The proposed modification is intended to address an oversight and to clarify that the policy should apply to both potential future groundwater systems and new surface water intake systems. Existing land use activities should be considered prior to establishing a new drinking water system regardless of the source (groundwater or surface water).	8) Prior to establishing a new municipal drinking water well <u>or su</u> with the Source Protection Region and collaborate in the Source required by the Clean Water Act. The City shall consider the pote permitted uses within the Wellhead Protection Area <u>or Intake Pr</u> establishing a new municipal drinking water well <u>or surface wat</u> may constitute a significant threat to drinking water are permitted
16	Volume 1, Section 5, Table 7	Clarification	This amendment proposes a minor clarification for consistency with the Height Category definitions in Section 13 of this Plan.	Add the following text to Table 7, in the Outer Urban Transect ar Low-rise and Mid-rise: minimum 2 storeys and maximum of 6 st
17	Volume 1, Section 5.3.1,	Clarification	The proposed modification clarifies that the permitted heights within Minor Corridors	 2) The Outer Urban Transect is generally characterized by low- t shall be: a) Low-rise within Neighbourhoods and along Minor Corridors;

and transect area policies, and should: ions to break up large blocks; tion that relates to the scale and character of
ne corresponding Be generally proportionate ustrated in the Figure below, with additional
ee planting;
alm and private amenity areas.
evaluated wetlands deemed not provincially nated villages. Mechanisms for achieving no acquisition and conservation of land and hip. Development and site alteration is
r surface water intake, the City shall consult ince Protection Plan amendment process as potential impacts on existing uses and Protection Zone and shall avoid water intake in areas where activities that tted.
t area – Minor Corridors row:
6 storeys w- to mid-density development. Development

	Policy 2) a)		correspond to the Official Plan's low- and mid- rise categories in Section 13.	New sub-policy: <u>b) Low- to Mid-rise along Minor Corridors</u>
18	Volume 1, Section 5.4.1, Policy 2)	Update	Sub-policy iii) requires that the podium height for buildings on Mainstreet Corridors in the Suburban Transect correspond to the width of the abutting road right-of-way. Given that most Mainstreet Corridors are arterial roads with a right-of-way greater than 30m, this often results in the requirement for a podium height greater than 30m or 10 storeys, which undermines the City's urban design guidelines and best practices. The sub-policy is therefore proposed to be deleted.	 *Renumber subsequent sub-policies 2) The Suburban Transect is generally characterized by Low- to shall be: a) Low-rise within Neighbourhoods and along Minor Corridors; b) Mid-rise along Mainstreet Corridors, however the following politic is than 2 storeys; ii) Generally not less than 2 storeys; iii) Where the lot fabric can provide a suitable transition to abuttin may be permitted; iii) The building stepback requirements fronting the street for building proportionate to the width of the abutting right of the urban design section on Mid-rise and High-rise built form in and
19	Volume 1, Section 5.4.4, Policy 2)	Update	The proposed modification aligns the policy with amendment 60, which deletes Schedule C-17 and adds the Future Neighbourhood overlay areas onto the relevant B-Series schedules.	2) Net residential densities shall strive to approach the densities residential development within the Urban Greenfield Area as she areas subject to any of the Future Neighbourhood Overlays as a Areas, shall plan for a minimum density of 36 units per net hecta intensification and accessory dwelling units.
20	Volume 1, Section 5.5.2, Preamble	Clarification	The proposed modification clarifies that the Future Neighbourhood Overlay includes lands within the urban greenfield area.	The Future Neighbourhood Overlay is applied to lands that have accommodate City growth in the Suburban Transect and forms
21	Volume 1, Section 5.6.1, Policy 1)	Correction and Clarification	The first proposed modification clarifies that the extent of the Evolving Neighbourhood Overlay shown on the B-series of schedules is intended to be general. The second proposed modification clarifies that Evolving Neighbourhood Overlay is intended to apply solely to the Neighbourhood designation. The as-written policy incorrectly implies that the Evolving Neighbourhood Overlay also applies to properties designated as Minor Corridor.	 The Evolving Neighborhood Overlay will apply to areas that a create the opportunity to achieve an urban form in terms of use, areas are proximate to the boundaries of Hubs and Corridors as Plan. The Evolving Neighbourhood Overlay is shown general Plan. The policies contained in this section should be referred Neighborhood Overlay will be applied generally to the properties lands 150 meters from the boundary of a Hub or Mainstreet des radius of a rapid transit station. The Overlay is intended to provi the goals of its Growth Management Framework for intensification a) Guidance for a gradual change in character based on b) Allowance for new building forms and typologies, such c) Direction to built form and site design that support an expatterns and applicable transportation mode share goals; d) Direction to govern the evaluation of development.

to Mid-density development. Development

policy additional direction applies;

ting Low-rise areas, High-rise development

buildings shall should be no taller than the t of way, and consistent with the objectives in in Subsection 4.6.6, Policies 7), 8) and 9);

es of the Inner Urban Transect over time, but shown on Figure 6 and urban expansion s shown on Schedule C17 - Urban Expansion ctare and permit density increases through

ve been added to the urban boundary to **ns part of the Urban Greenfield Area**.

t are in a location or at stage of evolution that be, density, built form and site design. These as shown in the B-series of schedules of this erally in the B-series of schedules of this erred to for greater clarity. The Evolving ies that have a lot line along a Minor Corridor; esignation; and to lands within a 400-metre ovide opportunities that allow the City to reach ation through the Zoning By-law, by providing: on proximity to Hubs and Corridors, ch as missing middle housing; n evolution towards more urban built form lls; and

22	Volume 1, Section 5.6.1, Policy 4)	Correction	The proposed modification corrects a contradiction with the preamble of 5.6.1. The Evolving Neighbourhood Overlay is applied to areas of the Neighbourhood Designation in close proximity to Hubs and Corridors, but not to Hubs and Corridors themselves.	4) Where an Evolving Neighborhood Overlay abuts lands with n of the public street, including designated Corridors as applicable generally to the depth of the lot fabric fronting such street.
23	Volume 1, Section 5.6.2.1, Policy 7)	Update	The proposed modification deletes an incorrect reference. Wording in 11.6 does not specify Future Neighbourhood Overlay lands and references zoning amendments not requiring an Official Plan Amendment. All Future Neighbourhood Overlay lands require an Official Plan Amendment. The scope of the studies and plans for FNO even if done through concept plan process is determined through consultation with staff and the development of Terms of Reference.	7) Notwithstanding Policy 5), a concept plan may be acceptable at the sole discretion of the City, subject to the requirements of
24	Volume 1, Section 5.6.2.1, Policy 11)	Clarification	The proposed modification re-orders the applicable policies for improved readability. Existing policies 11 and 12 only apply to the Tewin community, and so they should be moved to the end of the section.	 <u>14</u>14) The Tewin new community will consist of a net developate for Tewin is shown on Schedule C17. The exact boundary will be the community design plan and applicable studies. There shall be resulting from the adjustments to the boundary consistent with set Statement. <u>15</u>12) Technical and financial requirements outlined in Annex 10 secondary plan for the Category 2 – Tewin new community in ad Section 12. 13) Proponents of development shall convey natural heritage ferno cost to the City. <u>11</u>14) Proponents of development shall commit to providing recipies econdary plan or concept plan through development charges of the Section 12. <u>12</u>15) Within the Future Neighbourhood Overlay, applications for plan control may be considered on lots generally two hectares of this Plan on November 4, 2022.
25	Volume 1, Section 5.6.2.1, Policy 11)	Correction	The proposed wording corrects an omission. Technical and financial requirements outlined in Annexes 10 and 12 are required before Council approves a secondary plan for the Tewin new community.	12) Technical and financial requirements outlined in Annex <u>es</u> 10 approves a secondary plan for the Category 2 – Tewin new com section and Section 12.
26	Volume 1, Section	Update	Policy 6.1.1.4 c) establishes criteria for mini- storage warehouses to locate in Hubs. These	4) c) Despite a) iv) recognizing that mini-storage warehouses pl uses which locate in hubs, mini-storage may be permitted subje

no overlay, the overlay applies to both sides ple, to allow consistency in built form,

ble for small scale sites under one ownership, bf Subsection 11.6, Policy 13)

able area of 445.35ha. A preliminary location I be adjusted/finalized through the approval of II be no net increase in the developable area n section 1.1.3.9 of the Provincial Policy

10 are required before Council approves a addition to the policies of this section and

features and the natural heritage system at

ecreational pathways identified in the s or at the expense of the developer.

for minor variances, permissions and site s or less that existed prior to the approval of

10 <u>and 12</u> are required before Council ommunity in addition to the policies of this

play a critical role in commercial storage for bject to meeting all of the following:

	6.1.1, Policy 4)		uses may be desirable in certain contexts. Sub- policy iii) is overly restrictive and undermines Corridor policies and sub-policy v).	 i) Demonstrate conformance to Subsection 6.1.1, Policy 3 ii) When located in a Hub in the Downtown and Inner Urb levels, including either office or residential is required, in Urban and Suburban Transects, upper-floor mixed uses a iii) Have direct frontage with an arterial road; iv) Include ground floor commercial, including live-work s onto a Corridor; and v) Required to include ground floor animation fronting not
27	Volume 1, Section 6.1.2, Policy 4)	Update	 This policy was intended to discourage surface parking but has unintentionally also discouraged desirable amenity areas. It has also been demonstrated that it is unfeasible to achieve the 70% minimum lot coverage, even when undevelopable lands are excluded. The proposed modification deletes the minimum lot coverage requirement, as there are other policies within the Plan that adequately address surface parking. 	 4) The minimum building heights and lot coverage requirements Secondary Plan, are as follows: a) Within 300 metre radius or 400 metres walking distance, whic rapid transit station, not less than 4 storeys with a minimum lot of b) Outside the area described by a) not less than 2 storeys with
28	Volume 1, Section 6.3.1, Policy 2)	Clarification	The proposed modification clarifies that the policy is only intended to include other properties within the Neighbourhood designation.	 2) Permitted building heights in Neighbourhoods shall be Low-ri a) Where existing zoning or secondary plans allow for gree b) In areas already characterized by taller buildings within
29	Volume 1, Section 6.6.1, Policy 1) d)	Update	The proposed modification clarifies that the specific context of Special Districts 6.6.1(1)(d) supersedes the more general policy requiring an amendment to the Zoning By-law for height increases within the same height categories in Section 3.2., policy 14.	 6.6.1 1) d): With the exception of Kanata North, the permitted built i) Existing zoning in place at the time of adoption of this Official ii) As provided through an adopted secondary plan <u>or area-special</u> iii) where a secondary plan is not in place, an increase in here <u>permitted without an amendment to this Plan where:</u> a) <u>the increased building height remains within the same storeys</u>) height category; and b) <u>Section 3.2 Policy 13 and Section 4.5.2 Policy 3 can be</u>
30	Volume 1, Section 6.6.1, Policy 1)	Clarification	Corridors are intentionally shown as crossing through Special Districts. This modification is intended to clarify that the function of Corridors, such as their treatment of transit and cycling facilities, should be maintained within the Special District.	 New sub-policy g: Where Corridors intersect or overlap with Special Districts, the b Districts shall prevail; however: i) Vehicular traffic along the Corridor shall be managed w traffic calming so as not to undermine the pedestrian-, cy of the Corridor; and ii) Subject to i), transit shall be prioritized along Corridors

y 3 f);

Irban Transects, a mix of uses on the upper in addition to mini-storage uses; in the Outer s are strongly encouraged;

spaces, for any portion of a building fronting

non-corridor streets.

ts within PMTSAs except as specified by a

hichever is greatest, of an existing or planned t coverage of 70 per cent; and th a minimum lot coverage of 70 per cent.

-rise, except: greater building heights; or thin the Neighbourhood designation.

building height will be the higher of the: al Plan; or **becific policy**; **height above existing zoning may be**

ime low-rise (1-4 storeys) or mid-rise (5-9

be met

e building height policies governing Special

with street design and measures including cyclist- and transit user-focused environment

rs.

31	Volume 1, Section 6.6.3.2, Policy 1) C)	Correction	The proposed modification corrects a reference to a policy that was previously renumbered prior to adoption of the Plan.	 1) c) Recognize the importance of both March Road and Legger role to play in mobility and in distinct character: i) March Road, as the main mobility corridor that moves people designated as a Mainstreet, shall evolve to be a prominent, mult that presents the district as an innovation cluster and a living lab ii) Legget Drive shall evolve to support a more compact built-for experience and a human scale place; and iii) Where March Road and Legget Drive intersect or overlap with the present of the provide the place of the place.
32	Volume 1, Section 6.6.3.2, Policy 6)	Clarification	The proposed modification is intended to clarify an ambiguous sentence. The policy is intended to apply to areas outside of March Road and Legget Drive.	 iii) Where March Road and Legget Drive intersect or overlap with areas generally within 600 metres of the planned Transitway station Road, Subsection 6.6.8 6.6.3.2 Policy 4) shall apply; 6) The following applies to the land within the district outside of Legget Drive:
33	Volume 1, Section 10.1.2, Policy 5)	Update	The proposed modification updates terminology to align with the legislative changes brought forth through <i>Bill 23</i> .	 5) To avoid an increased risk to life and property, the following s in an area of reduced flood risk: a) Creation of a new lot, except to allow for separate own dwelling, or a plan of condominium or strata title for an appermitted in the Zoning By-law; b) A<u>n additional secondary</u> dwelling unit or dwelling unit grade, or a coach house; c) An amendment to, or relief granted from, the zoning by units on a lot; d) An institutional use including hospitals, long-term care school nurseries, day cares and schools; e) An essential emergency service such as that provided electrical substations; or f) Uses associated with the disposal, manufacture, treatment
34	Volume 1, Section 11.5, Policy 9)	Update	The proposed modification expands the subject of the existing policy to include all types of low- rise development. This policy helps to address several design issues that can apply to all low- rise development, rather than infill apartment dwellings specifically.	 An application before the Committee of Adjustment for a Minor Y following 9) The Committee of Adjustment shall, in addition to all other por following-when evaluating minor variances to permit low-rise infinal) Variances to reduce the minimum required lot size mawaste storage and management, bicycle parking and intervariances to alter exterior design requirements such as the considered where, in the opinion of the Committee of Adjuctnet sensitive design and urban design. c) Variances to reduce the minimum required side yard: i) May only be considered where alternate measure management and bicycle parking are provided; an ii) May reduce side yards to zero to enable attached consent of the abutting lot owner is secured; d) Variances to reduce the required area of soft landscape i) May be tied to requirements for more intensive per the volume of vegetation compensates for reduce

et Drive as major connectors, each with their

e to and beyond the district and which is ulti-modal grand street with bus rapid transit ab;

orm, mid- and low-rise, pedestrian-oriented

with the activity centres which includes the stations located at Terry Fox Drive and

of the a<u>A</u>ctivity e<u>C</u>entres, on March Road, and

shall not be permitted in the flood fringe or

vnership of a semi-detached, or townhouse apartment dwelling, where these uses are

nit that is either partially or completely below

by-law that increases the number of dwelling

e homes, retirement homes, preschools,

ed by fire, police and ambulance stations and

tment or storage of hazardous substances.

r Variance will address matters such as the

policies in this Plan, have regard for the nfill apartment dwellings:

hay only be considered where adequate atensive soft landscaping can be provided. b) balconies or facade articulation may be djustment, the proposal serves the goals of

ures to ensure adequate access for waste

hed building designs, where the written

aping:

plantings such as trees or shrubs, so that ed horizontal area; however,

				 ii) Despite i), where the purpose or effect is primar driveways, variances to reduce the required soft la in the opinion of the Planning Department, the prodesign and results in better urban design than would standard, and upholds the intent of this Plan; and e) The Committee of Adjustment may make the approval strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the strict conformity with the plans and elevation drawings such as the strict conformity with the plans and elevation drawings such as the strict conformity with the strict conf
35	Volume 1, Section 11.7, Policy 2) a)	Update	Municipalities are required to abide by the changes made to the Planning Act by the Province. The proposed amendment is intended to allow for an alternative notification process for any changes made to the Official Plan to reflect provincial changes to the Planning Act.	2) a): Where amendments are required to fully implement <u>chan</u> recommendation of Council to amend the Official Plan or Zoning
36	Volume 1, Section 11.8, policy 2	Update	The proposed modification is intended to align with Bill 185, which directs that municipalities cannot require pre-application consultation meetings.	1) Prior to submitting a development proposal, a pre-application required with City staff in order to identify the information that wi submission. The City has the authority to waive the requirement meeting. The City also has the authority to request additional int complete application, after further review of the application prop
37	Volume 1, Section 12, Title & Intro	Clarification	The proposed modification clarifies the intent of Section 12 by renaming the title of the Section and adjusting the introduction text. Section 12 is intended for both Local Plans and Area Specific Policies.	Local Plans and Official Plan Amendments. Section 12: Area-specific policies are <u>created through Official Plan amena</u> <u>initiated and are</u> also statutory policy documents direction tha <u>Area-specific policies may</u> They result from a proponent-initia <u>plans but</u> apply to a <u>more specific</u> <u>singular</u> site or area <u>contain</u> <u>to</u> provide a further layer of local policy direction to guide more of <u>result of an Official Plan amendment</u> .
38	Volume 1, Section 12.1, Policy 2)	Clarification	The proposed modification clarifies that only the City can implement the OPA required to complete a Secondary Plan. Initiating a CDP process, specifically for FNO lands, is done by the proponent.	2) <u>An Official Plan amendment to implement a A Secondary</u> by the City unless otherwise directed by Council. An area specif <u>community design plan</u> may be initiated by the City or by a pre-
39	Volume 1, Section 12.1, Policy 5)	Clarification	The proposed wording clarifies that a secondary plan only replaces or supersedes the Official Plan where there is overlapping policy. Where a secondary plan is silent, Volume One is still in effect.	5): A secondary plan or area-specific policy, adopted as part of implement density and building heights that differ from those in Where a secondary plan or area-specific policy does not ch policies in Volume 1 of the Official Plan apply, as they related
40	Volume 1, Section 12.1, Policy 7)	Clarification	The proposed modification improves syntax.	7) Secondary plans and area-specific policies shall take into cor with, the policies of this Plan, although they may establish speci heights or development densities in support of the Plan. The fol

arily to enable motor vehicle parking or a landscaping may only be considered where, roposal serves the goals of context sensitive rould compliance with the relevant zoning d

al of variances conditional on substantial or submitted with the Minor Variance application

inges to the Planning Act or an approved ing By-law

on consultation meeting is **recommended** will be required at the time of application ent for a formal pre-application consultation information, that will be required as part of a oposal.

andments that are most often proponent nat form part of this Plan <u>in Volume 2C</u>. tiated planning process similar to secondary <u>ining multiple properties</u>. They <u>are meant</u> e cohesive development over time<u>as a</u>

y <u>secondary</u> plan may be only <u>be</u> initiated cific policy or Community Design Plan proponent.

of Volume 2 of this Plan, is required to n the parent <u>Volume 1 of the</u> Official Plan. change building heights or densities, the ate to the underlying designation.

consideration, and generally be consistent ecific policies, such as different building following are matters that may only be

				considered as part of a comprehensive review of the Official Plattransect area or removing an Overlay, other than the Future Nei considered as part of a comprehensive review of the Official
41	Volume 1, Section 12.1, Policy 11)	Clarification	The proposed modification improves syntax.	11) Clusters of cultural assets as may be identified by the City n Development of secondary plans and area-specific policies .
42	2 Volume 1, Section 12.2, Policy 1)	Clarification	The proposed modification aligns with Section 5.6.2.1 and clarifies the process for removing the Future Neighbourhood Overlay. The current language is unclear.	 1) The creation of a new secondary plan or revision to an existin in accordance with Subsection 12.1, Policy 2), is required prior to Neighbourhood Overlay and all of the following are required in a plan an Official Plan Amendment to implement said second. Neighbourhood Overlay: a) A Community Design Plan, in accordance with Annex b) A designation schedule and associated secondary plan c) A transportation impact assessment submission that for Assessment Guidelines and other related reference documentwork, connectivity for active transportation modes and traffic calming measures; d) Master servicing study; e) An environmental management plan or subwatershed heritage features and the natural heritage system indepe f) Minimum distance separation assessment, in accordance development complies or is consistent with the High-perfer h) A phasing plan; and i) A financial implementation plan.
43	Volume 1, Section 12.3, Policy 1)	Update	The proposed modifications would update and clarify the criteria for the evaluation of proponent driven OPAs. Flexibility is proposed to be added to items g), j), and k) as they are currently unimplementable in most cases. A clarification to h) is needed as it is not applicable in every instance. The modification to i) is necessary as the policy currently prohibits conversions that may in some cases be desirable.	 The request for an amendment to this Plan to create an area planning rationale which includes all of the following: a) Demonstration of conformity with applicable transect and over than building height; b) The proposed type, scale and phasing of development of the c) A plan for development that is consistent with all applicable u including provisions relating to the transition of the proposed builow-rise residential uses and a completed urban design brief and () A description of how the development is supportive of and co communities and walkable 15-minute neighbourhoods as per Stee) A description of access points and circulation for all modes of pedestrians, cyclists and transit over private automobiles; f) A housing approach that meets the intent of Subsection 4.2; g) A landscape concept plan that demonstrates how that the exincorporates the retention of existing trees incorporated into the and-meets the urban forest canopy cover policies in Subsection h) Identification that the there is no net-loss of gross floor area is minimized, which are otherwise supported by the applicable

Plan, changing <u>Changing</u> the boundary of a leighbourhood Overlay<u>, may only be</u> cial Plan.

must be considered and protected in the <u>secondary Plans and Area Specific</u>

ting secondary plan, undertaken by the City r to development of any lands with a Future advance of the City initiating said secondary adary plan and remove the Future

x 4;

lan policies;

follows the Transportation Impact

cuments, that include an appropriate street nd any necessary right-of-way protection; and

ed study, including the identification of natural bendent of the developable area; ance with provincial regulations; rated that the design of the proposed erformance Development Standard;

ea-specific policy shall be supported by a

verlay policies with respect to built form, other

ne site in its entirety is provided;

urban design policies of Subsection 4.6,

built form on the development site to adjacent and presentation for a focused design review; contributes to healthy and inclusive

Subsection 2.2.4;

of transportation, with priority given to

existing trees are may be retained and that the development and new tree planting that on 4.8;

<u>as applicable;</u>

ea for the non-residential land uses <u>at grade</u> e designation, which that existed on the site

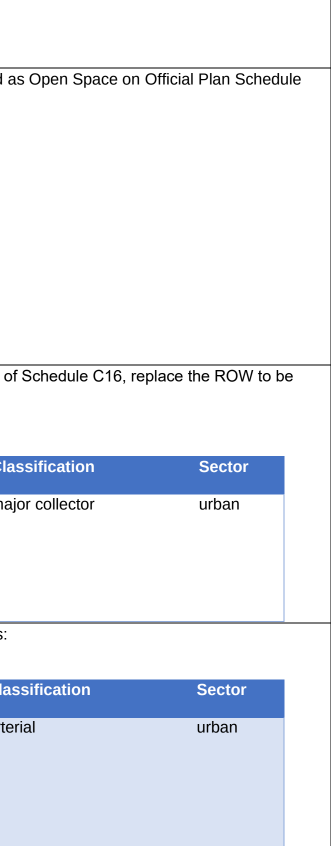
				prior to development; j) Demonstration that, where a High-rise building is proposed, that metres walking distance, whichever is greatest, of an existing or sufficient dimension to allow for a transition to abutting areas in b k) Where taller building height is proposed, demonstration that th integrates in scale, size and consideration of <u>existing or planne</u> uses, with the surrounding existing or planned land uses <u>of the sproposed development is generally located within a 600 metred distance, whichever is greatest, of an existing or funded rap I) Demonstration that, where a mid-rise building is proposed, that or 900 metres walking distance, whichever is greatest, of an existing or funded rap I) Reduced private automobile ownership strategies to encour for example reduce parking areas, car-sharing services and trans n) <u>m</u> Demonstration that the development meets or exceeds the provides development types which contribute to missing middle h 3.2; and e) <u>n</u> Any other matters as deemed appropriate by the City.</u>
44 (Schedule A)	Volume 1, Schedule B1 and Schedule C12	Correction	The proposed modification corrects a mapping error within the Rideau Canal Special District. The Greenspace designation was incorrectly applied to private residential lands 80 and 82 Queen Elizabeth Driveway.	Per Schedule A of this report, remove the Urban Greenspace des Driveway on Official Plan Schedule C12. Redesignate the proper Special District on Official Plan Schedule B1.
45 (Schedule B)	Volume 1, Schedule B2	Correction	As a resulting of a mapping error, the southeast portion of the Woodward business park was accidentally shown as Neighbourhood on Schedule B2 whereas instead of Mixed Industrial. The lands in question include warehouse lots and should be redesignated Mixed Industrial.	Per Schedule B of this report, redesignate the portions of Woodw Neighbourhood to Mixed Industrial on Official Plan Schedule B2
46 (Schedule C)	Volume 1, Schedule B3	Correction	On Schedule B3, the Ottawa International Airport Economic District extends outside of the grey transect boundary. On Schedule B4, those same areas are shown as Greenbelt designations. As a result, the areas have two competing designations. The NCC's Greenbelt Master Plan suggests that Schedule B4 is correct and Schedule B3 is incorrect. The Special District on Schedule B3 should therefore be matched to the Transect boundary.	Per Schedule C of this report, Adjust the Ottawa International Air Official Plan Schedule B3 to align with the Outer Urban Transect
47 (Schedule D)	Volume 1, Schedule B3 and	Correction	The Schedules for the Outer Urban and Greenbelt Transects both identify 60 Moodie Drive and 3450 Carling Avenue with different	Per Schedule D of this report, adjust the Official Plan Schedule B and 3450 Carling Avenue.

that the site is within 300 metre radius or 400 or funded rapid transit station, and of n built form massing;	
t the proposed development adequately ned land uses and densities proposed land e surrounding context and that the netre radius or 900 metres walking	
apid transit station. hat the site is located within 600 metre radius xisting or funded rapid transit station ourage new residents to use public transit, ansit pass subsidies; the large dwelling unit requirement and le housing in accordance with Subsection	
designation from 80 and 82 Queen Elizabeth perties from Greenspace to Rideau Canal	
odward Business Park shown as 32	
Airport Economic District boundary on ect boundary.	
e B3 boundary to exclude 60 Moodie Drive	
	Î

	Schedule B4		designations: Greenbelt Facility and Neighbourhood. This is a mapping error as sites cannot have two designations and should not be identified on two transect maps. The appropriate transect and designation for the properties is Greenbelt Transect and Greenbelt Facility Designation. This is consistent with the NCC's Greenbelt Master Plan. Schedule B3 should be adjusted to remove the subject properties.	
48 (Schedule E)	Volume 1, Schedule B6	Correction	To correct an omission, Omnibus 1 (OPA 5) added Borrisokane Rapid Transit Station to Schedule B6, however, the corresponding Evolving Neighbourhood Overlay was not added. Per policy 5.6.1 1), the Overlay should be added to the schedule as well.	Per Schedule E of this report, on Official Plan Schedule B6, add lands designated Neighbourhood within a 400m radius of Borris
49 (Schedule F)	Schedule B8, Schedule C17	Update	Francois Dupuis Park and community centre are slated to expand eastward. This development is proposed to take place before resolution of the secondary plan. As it is only open space development it is recommended that the area be removed from the E-1 Future Neighbourhood Overlay	Per Schedule F of this report, remove the Future Neighbourhoo on Official Plan Schedules B8 and C17.
50 (Schedule G)	Volume 1, Schedule C1	Correction	The PMTSA boundary incorrectly extends into Mixed Industrial and Industrial & Logistics lands near Trim Station. The Secondary Plan clarifies that residential uses are prohibited in these lands. PMTSAs are meant to apply to lands that allow for residential, and the two competing policy frameworks remove almost all development potential. The PMTSA should therefore be removed from these lands to be consistent with the Secondary Plan.	Per Schedule G of this report, remove the PMTSA areas near T that correspond with the Mixed Industrial and Industrial & Logist
51 (Schedule H)	Volume 1, Schedule C2	Clarification	The proposed adjustment is to first clarify that the Protected Transportation Corridor applies to former rail lines, in addition to existing rail lines. Protected Transportation Corridors are intended for future transportation purposes, utility or electrical generation and transmission systems or interim recreational opportunities. S	 Per Schedule H of this report, adjust Official Plan Schedule C2 Remove the green line indicating a "Protected Transporta corridor north of Walkley Road. Adjust the following note: Note: The Protected Transporta rail lines extends to the City limits for all <u>existing and for</u>

add the Evolving Neighbourhood Overlay to rrisokane Rapid Transit Station. ood Overlay from 2263 Portobello Boulevard Trim Station on Official Plan Schedule C1 jistics lands on Official Plan Schedule B8. 2 as follows: rtation Corridor" along the former CN rail ortation Corridor designation that applies to i<mark>ormer</mark> rail lines

			Secondly, the amendment is to remove a remnant stub corridor that has no viability of use for the above purposes.					
52 (Schedule I)	Schedule C12		Through Official Plan Amendment #5 (Omnibus 1), 1649 Bearbrook Road was designated as "Greenspace" and "Bedrock Resource Overlay" on Schedule B3 – Outer Urban Transect.	Per Schedu C12.	le I of this r	eport, design	ate 1649 Bearbrook I	Road a
			For consistency, the change should have also been reflected on Schedule C12 – Urban Greenspace.					
			The proposed modification would correct the omission by designating the property with the "Open Space" sub-designation on C-12, which is general designation for properties that do not meet the criteria for other Greenspace typologies.					
53	Volume 1, Schedule C16	edule Correction	The intent of the Corso Italia District Secondary Plan was only to take right-of-way from the south side of the Gladstone segment between Loretta and 106m west of Preston Correction. The	On the "Gla Protected (r Adjust the N	n) cell as fo	ollows:	06m west of Preston"	row of
			proposed modification is intended to provide clarity to the existing wording.	Road	From	То	ROW to be Protected (m)	Cla
				Road Gladstone		106m	ROW to be Protected (m) 22	Clas maj
							Protected (m)	maj
54	Volume 1, Schedule C16	Correction	clarity to the existing wording. The name of Elm Street was one of several that changed in 2016 to avoid confusion with similar-	Gladstone	Loretta	106m west of Preston	Protected (m) 22 Note: 2.0 maximum from widening on the south side	maj
54		Correction	clarity to the existing wording. The name of Elm Street was one of several that	Gladstone	Loretta	106m west of Preston	Protected (m) 22 Note: 2.0 maximum from-widening on the south side only.	maj



		-						
							Subject to widening/ea policy.	asement
				Elm Brae Crescent	<u>Stittsville</u> Main	<u>Stittsville</u> Main	24	colle
55	Volume 1, Schedule C16	Correction	In 2017, Council changed Triole Street to Lagan Way.	On Schedule	e C16, repla	ce all referei	nces from "Tri	iole Street" to
			The proposed modification adds the correct street name to the schedule in applicable locations.					
56	Volume 2C, NEW Area- Specific Policy	Update	The proposed amendment would formalize a cost-sharing agreement for the Letrim CDP area. The Leitrim CDP predates the use of cost sharing agreements by the City of Ottawa. A cost sharing has since been created between the benefiting owners. It remains unexecuted, but many of the transactions have been completed. One of the landowners is moving forward with the construction of a subdivision and requested a 30cm reserve be placed where their lands abut other owners. Legal has indicated that the 30cm reserve is no longer used as a means of ensuring payback and that the cost sharing agreement should be formalized in policy instead.	enter into p requiremen community Such agree the benefiti Each agree	s within the private agree ts and asso ts	boundary of ement(s) to ociated stud ciated stud initiated by to complem contain a fin and associ	share the co lies and plan withe landown the landown the landown the landown the landown	n Community osts of the ma is required fo ners and provision ce the provision dule describion and plans, a
			Staff considered creating a new Area-Specific Policy or elevating the CDP to a secondary plan during the new Official Plan creation, but it was later ruled out as unnecessary in error.	any applica approval of approval fo Leitrim Con	tion by the a severanc r all plans o nmunity De	landowner e, or appro of subdivisio sign Plan, r	for draft plar val of site pla on and conde equiring writ	ement(s) by e n of subdivisi an control. Th ominium, site tten confirma e agreement(s
57 (Schedule J)	Schedules B5, B9, and C17	Correction	The proposed modification corrects a mapping contradiction between schedules. The Future Neighbourhood Overlay was not intended to apply to the lands, and the correct designation for the subject lands is Neighbourhood.	B5: Part of 2110 2096 Carp F 2017 Carp F 2021 Carp F 2029 Carp F	Carp Road Road Road Road Road	•		oroperties as N
				designation	•			cial Plan Sche

llector urban	
o "Lagan Way".	1
y Design Plan, approved by Council, ajor infrastructure projects or parkla or the development of the Leitrim	
ovide for the fair sharing of costs am sions of a Development Charges By- bing the estimated costs of the major as well as the proportionate share of	law.
each landowner prior to the approva sion or condominium, conditional The City shall include, as a condition te plan and severance applications in ation from administrator, that the ow (s).	<u>of</u> 1 the
Neighbourhood on Official Plan Sched	ule
nedule C17 and Rural Countryside	

Schedules	Correction	Three rail corridors were discontinued and	Per Schedule K of this report, remove discontinued rail corridors
B9, C2, C3, C4, C7A, C7B, C9, C10, C11A, C11B,		converted into Rural Cycling Routes prior to the adoption of the Official Plan. These are correctly shown on Schedule C8. The proposed modification removes these segments as being shown as active rail corridors on other applicable schedules.	
Schedule A, B4, B5, B6, B7,	Update	Schedules note that the expansion lands from C17 form part of those Schedules and that a future adjustment would be made to add these	On Schedule A of the Official Plan, update the urban boundary a currently shown on Schedule C17.
B8, B9, C1, C2, C3, C4,		lands. These amendment implements that adjustment.	On all applicable B- and C-Series Schedules, add the Council-a boundary, and transect boundary adjustments currently shown of
C7-B, C8, C9, C11-		The proposed modification adds the Council- adopted expansions areas to the applicable	Remove the Expansions Lands notation from Schedule A, B4, E C12:
А, СТТ-В, С11-С, С12, С15		Official Plan schedules and annexes.	Expansion lands also form part of this Schedule, and an adjustr later time to add these lands. In the interim the expansion lands Expansion Areas
Annex 2, 6, 7 (Village of Greely), 9			
Schedule C17, NEW Annex	Update	During the Official Plan review, each of the proposed expansion areas were labelled. The proposed modification would label each of the expansion areas for ease of reference.	Delete Official Plan Schedule C17, add a new annex showing a lands.
Volume 2A, West Downtown	Update	Schedule P of the West Downtown Core Secondary Plan shows the Mobility Network for Pimisi Station and the LeBreton Flats District.	On the legend of Schedule P, add the following text: Multi-use Pathway (conceptual alignment)
Core Secondary Plan		This is an area of collaboration with the NCC, and it was subject to additional design development following the adoption of the Plan. The existing schedule notes that the delineated roadways are conceptual alignments to allow for discretion to determine the exact locations. The proposed modification adds a similar note for the Future Signalized Intersection and Multi-use	Future Signalized Intersection (conceptual alignment)
	 B4, B5, B9, C2, C3, C4, C7A, C7B, C9, C10, C11A, C11B, C11C, C12, Schedule A, B4, B5, B6, B7, B8, B9, C1, C2, C3, C4, C7-B, C8, C9, C11- A, C11-B, C11-C, C12, C15 Annex 2, 6, 7 (Village of Greely), 9 Schedule C17, NEW Annex Volume 2A, West Downtown Core Secondary 	B4, B5, B9, C2, C3, C4, C7A, C7B, C9, C10, C11A, C11A, C11B, C11C, C12, Schedule Update A, B4, B5, B6, B7, B8, B9, C1, C2, C3, C4, C7-B, C8, C9, C11- A, C11-B, A, C11-B, C11-C, C12, C15 Annex 2, Annex 2, G, 7 (Village of Greely), 9 Update Schedule Update C17, NEW Annex Volume Update Schedule Update	B4, B5, B9, C2, C3, C4, C7A, C7B, C9, C10, C11A, C11B, C11C, C12,converted into Rural Cycling Routes prior to the adoption of the Official Plan. These are correctly shown on Schedule C8. The proposed modification removes these segments as being shown as active rail corridors on other applicable schedules.C11A, C11B, C11C, C12,UpdateSchedules note that the expansion lands from C17 form part of those Schedules and that a future adjustment would be made to add these lands. These amendment implements that adjustment.A6, B7, B8, B9, C1, C2, C3, C4, C7-B, C8, C9, C11- A, C11-B, C11-C, C12, C15UpdateSchedules note that the expansion lands from C17 form part of those Schedules and that a future adjustment would be made to add these lands. These amendment implements that adjustment.Annex 2, 6, 7 (Village of Greely), 9UpdateDuring the Official Plan review, each of the proposed modification areas were labelled. The proposed modification would label each of the expansion areas of reference.Volume 2A, West Downtown Core Secondary PlanUpdateSchedule P of the West Downtown Core Secondary Plan shows the Mobility Network for Pimisi Station and the LeBreton Flats District. The existing schedule notes that the delineated roadways are conceptual alignments to allow for discretion to determine the exact locations. The

ors from all Official Plan applicable schedules

y and transect boundaries to align with those

l-adopted expansion areas, the related urban n on Schedule C17.

B5, B6, B7, B8, B9, C1, C2, C3, C4, C8, C9,

stment to this map will be undertaken at a ds are shown on Schedule C17 - Urban

and labelling the Council-adopted expansion

Appendix B – Rural amendments

Amendment	Volume and Policy, Schedule, or Annex	Correction, Clarification, or Update	Description / Rationale	Amendment Detail (Unless otherwise indicated: strikeout indicates remova
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62 (Rural 1)	Volume 1, Section 3.4, Policy 8)	Council Direction	The proposed modifications are intended to implement Council motion PLC-ARAC 2021-5- 16 (m42.3). The proposed changes to 8) and a) would clarify that applications deemed complete prior to December 31, 2009, can also be considered under the policy, if they later received draft approval. The proposed changes to b) and h) would allow for the consideration of relocation of lands that do not abut Villages but would support better built form and clustering of residential development. These changes are per the direction of Council and are not supported by staff.	 Unsupported: b) The new location abuts a village boundary <u>or is clustered ad</u><u>subdivisions</u> and new applications for plan of subdivision and Z [] h) The proposed development is integrated with the abutting villa <u>subdivision</u> through a fully-connected street grid and pathway r throughout the village <u>or an existing country lot subdivision</u> b opportunities to village core areas <u>and other amenities;</u> Supported: 8) To support villages as the focus areas of rural growth, a count <u>approval, final approval or registration</u> may be transferred to Countryside area through new applications for plan of subdivisio provided all of the following conditions are met: a) Draft approval, final approval or registration has been r<u>R</u>eceiv December 31, 2009 in the former location and no development of occurred; b) The new location abuts a village boundary and new application law amendment are submitted <u>to finalize the relocation and de</u> <u>applicable;</u> [] i) Provided the conditions of Policies c) and d) are met, the newly qualify for a greater number of lots than the <u>original deregistered</u> the transferred subdivision does not exceed that of the previous subdivision. If the lot transfer produces a smaller amount of lots i has received draft approval, final approval or registration in the original deregistered.
63 (Rural 2) (Schedule M)	Volume 1, Schedule B9	Correction	Due to a mapping error, the designation boundaries for multiple properties near Torbolton Ridge Road follow the road line rather than the treed area and active field divide. This has resulted in portions of properties being incorrected shown as Agricultural Resource Area. The proposed modification would correct the designation.	Per Schedule M of this report, adjust Official Plan Schedule B9 b following properties from Agricultural Resource Area to Rural Co Part of 3596, 3570, 3564, 3558, 3546, 3502, 3486, 3450, 3485, 3402, 3 Road

ails val, <u>bold underline</u> indicates new text)

adjacent to existing country lot

Zoning By-law amendment are submitted;

illage **or an existing country lot**

v network so that development is contiguous by providing connections and walkable

untry lot subdivision <u>that has received draft</u> to a different location within the Rural sion and Zoning By-law amendment,

eived and deemed complete prior to to to to to to to to the total street construction has

ions for plan of subdivision and Zoning Bydecommission as per sub-clause e), as

wly located transferred subdivision may pred subdivision, provided the total area of us approved total of the <u>original</u> deregistered ts in the new location than the amount that e original location, the remaining lots may not proval of subdivision in the new location.

by changing the designation for the Countryside:

3390, 3376, 3364, 3350 Torbolton Ridge

				1509, 1530, 1494, 1512 Vances Side Road
				3160, 3191, 3148, 3132, 3120, 3098, 3088, 3076, 3068, 3050, 3 Ridgetop Road
				3391, 2885, 2839 Woodkilton Rd
				PINs 045630061, 045630060, 045630055, 045690039, 045690 045690413
65 (Rural 3) (Schedule N)	Volume 1, Schedule B9	Correction	Part of 1420 Earl Armstrong was brought into the urban area by Council in 2021, while the remaining portion was intended to remain rural. As a result of an error, the Agricultural Resource Area designation was removed from the entire property. The Agricultural Resource Area is the correct designation within the rural portion.	The subject lands are shown on N of this report. Per Schedule C Earl Armstrong from Rural Countryside to Agricultural Resource
66 (Rural 4) (Schedule O)	Volume 1, Schedule B9	Update	 Contect designation within the fural portion. The land at 7660 Mansfield Road is currently designated as Agricultural Resource Area based on the Land Evaluation and Area Review (LEAR) system. This designation was solidified through Official Plan Amendment (OPA) 180, which was adopted by City Council on January 25, 2017. In response to the City's updated LEAR system and OPA 180, several motions were passed by City Council. A significant motion called for a soil survey of lands proposed to be designated as Agricultural Resource Area, specifically in the Fallowfield-Bleeks area, to confirm or update the soil mapping. The results of the soil survey reaffirmed the agricultural capability of much of the land designated under OPA 180. However, one parcel at 2394 Dwyer Hill Road was identified for reconsideration due to its lower soil capability and isolation from the main body of agricultural land. In July 2020, staff were directed to review the boundaries of the Agricultural Resource Area designation within the Fallowfield-Bleeks Study 	

3034, 3026, 2970, 2950, 2864, 2850, 2790,

90033, 045690438, 045690441, 045690412,

e O of this report, redesignate part of 1420 ce Area on Official Plan Schedule B9.

bad from Agricultural Resource Area to Rural

		1		
			Area", specifically considering the potential	
			removal of 2394 Dwyer Hill Road from the	
			Agricultural Resource Area designation.	
			The report before committee in 2020 attracted	
			some public delegates including the landowner	
			of 7660 Mansfield Road. The position of the	
			landowner was that the lands were added by	
			mistake in OPA 180 because the lands scored	
			relatively poorly and the underlying designation	
			was Rural Natural Features. Following up, staff	
			worked with the landowner to determine	
			information requirements for further	
			consideration.	
			In 2023, a third-party study was submitted by the	
			landowner recommending the removal of the	
			Agricultural Resource Area designation from	
			7660 Mansfield Road. Staff agree with the	
			recommendation. The proposed change would	
			more closely align the land's designation with its	
			actual capabilities and support more appropriate	
			land use in accordance with the Official Plan.	
			Staff further recommend that the current	
			recommendation be the last reconsideration of	
			LEAR arising from the motions in OPA 180.	
			Other lands in the Fallowfield-Bleeks Study Area	
			have had their soil analyzed or they are	
			contiguous to other agricultural lands which	
			scored adequately for designation.	
67 (Rural	Volume 1,	Update	Historical Settlements are referenced in policies	Add the following definition to Section 13:
5) (Sabadula	Schedule		8.4 and 9.2.3 without being defined or identified	Historical Settlement:
(Schedule	B9 and Volume 1,		by the Plan. This amendment is intended to define Historical Settlements and delineate their	A small rural cluster of residential homes established prior anchored by existing or former central community uses su
P)	Section 13		boundaries on a schedule.	factory, school and/or post office. These historical settlem
	Table 9			and often have markers such as heritage signs identifying
				historical settlements and their approximate location are in
				Per Schedule P of this report, amend Official Plan Schedule BS Settlements.
68 (Rural	Volume 1,	Clarification	The intent of the proposed modification is to	Per Schedule Q of this report, label and designate the protecte

ior to 1900 on private services and such as a church, cemetery, cheese ments were identified by former townships ng a community name. The known e identified on Schedule B9.

B9 to include 12 identified Historical

ted transportation and rail corridors within the

(Schedule Q)	C9 and C10		on Schedule C9 and C10, which are consistent with the same currently being shown on Schedule C2, to avoid the need for cross- referencing.	
69 (Rural 4) (Schedules R1 and R2)	Volume 2B, Village of Greely Secondary Plan	Correction	The Council-adopted Official Plan did not include these lands within the Village of Greely. The Minister's original decision on the Official Plan added these lands to the Village of Greely on Schedule B9 but inadvertently did not add the lands to the Village of Greely Secondary Plan. OPA 5 included the necessary amendments to implement the Minister's original decision. Bill 162 reverses the Minister's decision to add these lands to the Village of Greely. This amendment is required for the Village of Greely Secondary Plan to be consistent with Bill 162.	Per Schedules R1 and R2 of this report, redesignate 1600 Stage Official Plan Schedule B9 and remove the Village Residential de Secondary Plan Schedule A.
70 (Rural 7)	Volume 2C, Area- Specific Policies	Update	 This amendment applies to country lot and village subdivisions that received draft approval under the previous Official Plan. The approvals are in place; however, they will soon lapse. This amendment would allow staff to extend the approvals and maintain the minimum lot sizes in the approved draft plan. Staff do not have concerns with the smaller lot sizes that were previously granted. 	Add New Area-Specific Policy: Manotick Bravar Maple Creek Estates Subdivision – 5537 First I Gower Maple Forest Estates Subdivision – 2190 Maple Forest E 03912-0897 LT), Metcalfe PB Holdings Subdivision – 2548 8 th L Subdivision – 6067 First Line Road (PIN 0390-90158), Cavanag Road Notwithstanding policies 4.7.2 and 9.2.3, the minimum lot sizes lot sizes demonstrated on the approved draft plan which receive Plan.

Appendix C – Staff unsupported amendments

Amendment	Volume and Policy, Schedule, or Annex	n, Description / Rationale	Amendment Details (Unless otherwise indicated: strikeout indicates removal
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agecoach Road to Rural Countryside on designation from the Village of Greely st Line Road (PIN 03902-0891 LT), North st Drive (PIN 03912-0331 LT, 03912-0682 LT, ^h Line Road (PIN 04314-0522 LT), Seabrook agh Huntley Chase Subdivision – 2727 Carp es permitted may be in accordance with the ived approval prior to the adoption of this

ails /al, <u>bold underline</u> indicates new text)

71	Volume 1, Section 4.2.3, Policy 2	Update	report ACS2008-PTE-PLA-0011 (as directed at:	d) Notwithstanding policy 4.2.3, 2 c), the number of emergen limited to four.
			14-Oct-21 PC meeting). This new policy is at the direction of Council and is not supported by staff as the direction is discriminatory.	
			Motion d9.1 from the Joint Meeting of Planning Committee and Agriculture and Rural Affairs Committee,Thursday, October 14, 2021:	
			The Joint Committee direct Staff to carry forward the policies limiting the number of shelters in Ward 12 to four in the new Zoning By-law, as per report ACS2008-PTE-PLA-0011.	
			The motion is intended to carry forward the shelter cap in the zoning by-law; however, an OPA would first be necessary to enable the cap to be implemented in the new zoning by-law.	
			Staff do not support the amendment as it may be considered discriminatory and it does not achieve a proper land use planning objective consistent with the Provincial Policy Statement and the goals and objectives of the Official Plan.	
63 *Partially Supported	Volume 1, Section 3.4, Policy 8)	Council Direction	The proposed modifications are intended to implement Council motion PLC-ARAC 2021-5-16 (m42.3).	Unsupported: b) The new location abuts a village boundary <u>or is clustered</u> <u>ad</u> <u>subdivisions</u> and new applications for plan of subdivision and Z
*Also shown as Rural 1 for ease of reference			The proposed changes to 8) and a) would clarify that applications deemed complete prior to December 31, 2009, can also be considered under the policy, if they later received draft approval.	[] h) The proposed development is integrated with the abutting villa through a fully-connected street grid and pathway network so tha village <u>or an existing country lot subdivision</u> by providing con village core areas <u>and other amenities</u> ;
			for the consideration of relocation of lands that do	Supported: 8) To support villages as the focus areas of rural growth, a count approval, final approval or registration may be transferred to Countryside area through new applications for plan of subdivision all of the following conditions are met: a) Draft approval, final approval or registration has been r<u>R</u>eceive

ency shelters permitted in Ward 12 is

adjacent to existing country lot Zoning By-law amendment are submitted;

illage or an existing country lot subdivision that development is contiguous throughout the onnections and walkable opportunities to

untry lot subdivision <u>that has received draft</u> to a different location within the Rural sion and Zoning By-law amendment, provided

eived and deemed complete prior to

	December 31, 2009 in the former location and no development o
	occurred;
	b) The new location abuts a village boundary and new application
	amendment are submitted to finalize the relocation and decon
	applicable;
	[]
	i) Provided the conditions of Policies c) and d) are met, the newly
	for a greater number of lots than the original deregistered subdiv
	transferred subdivision does not exceed that of the previous appl
	subdivision. If the lot transfer produces a smaller amount of lots i
	received draft approval, final approval or registration in the origin
	transferred and shall be rescinded concurrent with draft approval

See Appendix D for mapping changes.

of any kind or local street construction has

ions for plan of subdivision and Zoning By-law **ommission as per sub-clause e), as**

wly located transferred subdivision may qualify division, provided the total area of the oproved total of the <u>original</u> deregistered s in the new location than the amount that has ginal location, the remaining lots may not be val of subdivision in the new location.