London Housing Advisory Committee Report

9th Meeting of the London Housing Advisory Committee October 10, 2018 Committee Room #1

Attendance

PRESENT: B. Odegaard (Vice Chair), A. Galloway, M. Inthavong, D. Nemeth, J. Peaire, D. Peckham, N. Reeves, J. Stickling: and P. Shack (Secretary)

ALSO PRESENT: G. Matthews and S. Giustizia

REGRETS: J. Coley Phillips and J. Malkin

The meeting was called to order at 12:24 PM.

1. Call to Order

1.1 Disclosures of Pecuniary Interest

That it BE NOTED that no pecuniary interests were disclosed.

2. Scheduled Items

2.1 Inclusionary Zoning Update

That it BE NOTED that the <u>attached</u> presentation from G. Barrett, Manager, Long Range Planning and Research, with respect to Inclusionary Zoning Update, was received.

3. Consent

3.1 7th and 8th Reports of the London Housing Advisory Committee

That it BE NOTED that the 7th and 8th Reports of the London Housing Advisory Committee, from its meetings held on July 11, 2018 and September 12, 2018, respectively, were received.

3.2 Letter of Resignation - Nickey Calford

That it BE NOTED that a communication dated July 10, 2018 from N. Calford with respect to her resignation from the London Housing Advisory Committee, was received.

4. Sub-Committees and Working Groups

None.

5. Items for Discussion

5.1 LHAC Terms of Reference

That consideration of the London Housing Advisory Committee(LHAC)Terms of Reference BE DEFERRED to a future meeting of LHAC.

5.2 Mayors New Years Honour List

That consideration of the Mayors New Years Honour List BE DEFERRED to the next meeting of the London Housing Advisory Committee.

6. Deferred Matters/Additional Business

6.1 (ADDED) November Meeting

That it BE NOTED that the November meeting of the London Housing Advisory Committee has moved from November 14th, 2018 to November 5th, 2018.

7. Adjournment

The meeting adjourned at 1:50 PM.

Regulations for the *Promoting Affordable Housing Act*, 2016: Inclusionary Zoning

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Timeline

- December 8, 2016: Promoting Affordable Housing Act, 2016, received royal assent.
- December 18, 2017: Draft Regulations posted to EBR for comment.
- January 22, 2018: Report to PEC with comments on Draft Regulations.
- April 11, 2018: Final regulations released by Province (O. Reg. 232/18).
- August 13, 2018: Report to PEC with summary of Ontario Regulations and next steps.



Suite of Housing Programs: Potential New Program - IZ



- *Potential new program
- Regulation, not incentive.

the draft regulations.



Ontario Regulation 232/18

- Official Plan Policies enable I.Z.
- Assessment Report required to define market, housing, and need
- Matters and measures under O. Reg. 232/18
 - Tenure
 - · Set Aside
 - Price
 - · Affordability Period
 - Exempted developments
 - · Off-site units
 - Unit Standards design not specified
 - Share of Proceeds Related to Equity



Tenure

Draft Regulations	O. Reg. 232/18
IZ regulations only applied to multi-unit projects intended to be owned.	Exemption removed, and IZ can be applied to ownership and rental projects.
i.e. Purpose-built rental buildings were exempt from Inclusionary Zoning under	

Set Aside

Draft Regulations	O. Reg. 232/18
Maximum of 5% of the total units in a project to be affordable units.	Now left up to local municipalities.
or	No percentage or number of affordable units prescribed in O. Reg. 232/18
Maximum 10% of total units in an area designated as a Rapid Transit Station	



area



Affordability Period Draft Regulations O. Reg. 232/18 The length of time the units are to Prescribed lengths removed. Now left up to local municipalities. "Transition remain affordable. Prescribed as no less than 20 years and no more than 30 period" also removed from regulations. years, with a period of no more than 10 years after the affordability period ends where the affordable price and sale provisions established in the by-law would continue to apply.

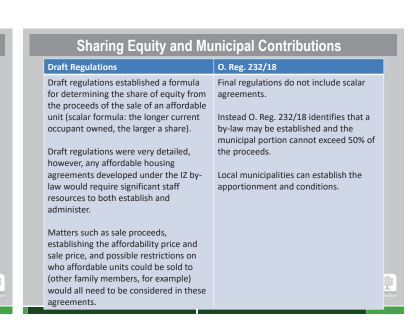
Price **Draft Regulations** O. Reg. 232/18 Purchase price of the affordable units Purchase price of units during the was prescribed in the draft regulations. affordability period has been removed and is now at the discretion of local Regulations prescribed "transition municipalities. period" as market rate. *May also now apply to rental price, as well as purchase price of units.

Exempted Developments O. Reg. 232/18 **Draft Regulations** Only applied to developments of 20 Buildings of fewer than 10 units units or more. exempted. IZ now applicable to Rental Exempted rental developments. Exempted proposals made by a nondevelopments. profit housing provider. Any application made before the day that an inclusionary zoning by-law was passed. Any application for an Official Plan amendment, zoning by-law amendment, site plan, plan of subdivision or condominium made on the day before an Official Plan policy authorizing IZ was adopted by Council.



Location of Affordable Units (Off-Site) O. Reg. 232/18 **Draft Regulations** Affordable Units could be permitted on a Off-site units are still permitted. different site than the market-rate development proposal site, provided Reference to the maximum 50% of the receiving site being affordable has been - Offsite units must be located in removed. proximity to the proposed development; Reference to the availability of units within 36 months of the market units has The land that the units are to be transferred to must be zoned to been removed. permit IZ: Municipalities must identify in their Offsite units must be available for Official Plan policies and IZ by-law if offoccupancy within 36 months; site units are permitted and if so, the Offsite units cannot count towards any affordable housing requirement conditions under which off-site units on the receiving site; and would be permitted. No more than 50% of the units in the offsite development can be affordable i.e. Municipal discretion to determine conditions and define "proximity". housing units.

Incentives **Draft Regulations** O. Reg. 232/18 - Unless lands under development are IZ in other jurisdictions is a regulatory subject to a Community Planning tool, not an incentive program. Permit System (CPPS), the IZ regulation would required a financial The requirement for municipal incentives/contributions has been contribution to be paid by the municipality (i.e. incentive to build removed from the final O. Reg. 232/18. the affordable units). Contribution to be equal to 40% of the difference between the average market price of the affordable housing units and the affordable price for the affordable housing units. Contribution could be satisfied by reductions in planning application fees, exemption from cash-in-lieu of parkland requirements, reduction in parking requirements, or an exemption from all or part of the applicable development charges.



Next Steps

- August 13, 2018 PEC Report identified changes to regulations under the finalized O. Reg. 232/18.
- Targeted for 2019 Work Program.
- Next report will be:
 - Options and approaches to implement Inclusionary Zoning in London; and
 - Results of consultations with the London Home Builders Association and London Development Institute.
- Council also directed preparation of a draft Municipal Assessment Report to establish a framework for policies for IZ.

