

# Staff Report

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Report To: Planning and Development Committee

Date of Meeting: June 28, 2021 Report Number: PDS-040-21

**Submitted By:** Ryan Windle, Director of Planning and Development Services Andrew C.

Reviewed By: Allison, CAO Resolution#: PD-208-21, PD-209-21, C-250-21, JC-029-21,

C-276-21

File Number: PLN34.5.2.13; HPA2021-001 By-law Number:

**Report Subject:** Request to Repeal Designation By-law; 4478 Highway 35/115

## **Recommendations:**

1. That Report PDS-040-21 be received;

- 2. That Council refuse the application to repeal the heritage designation By-law 97-17 for the property located at 4478 Highway 35/115;
- 3. That a copy of Council's resolution be sent to the Ministry of Heritage, Sport, Tourism, and Culture Industries, the Association of Municipalities of Ontario, the Insurance Bureau of Canada, and Ontario Heritage Trust; and
- 4. That all interested parties listed in Report PDS-040-21 and any delegations be advised of Council's decision.

# **Report Overview**

The Planning and Development Services Department received a request from the property owner of 4478 Highway 35/115 requesting to repeal the heritage designation By-law 97-17 on their property as a result of insurance premium costs attributed to the designation, and implications for resale value. In accordance with the provisions of the *Ontario Heritage Act*, the Municipality has 90 days to make a decision on this request.

The Clarington Heritage Committee (CHC) was consulted on the request, and the property owner was invited to attend the June 15 CHC meeting to speak to the request to repeal the heritage designation. Planning and Development Services staff has also reached out to different sources to better understand the insurance matters.

Notwithstanding the owner's rationale for repeal, property devaluation and insurance issues, the owner has not provided any challenges to the cultural heritage value of the property.

Planning and Development Services staff and the CHC recommend Council refuse the owner's request to repeal the designation on the property as the attributes that account for the property's cultural heritage value or interest as detailed in the designation By-law continue to warrant designation under the *Ontario Heritage Act* and the property remains significant to Clarington's cultural heritage fabric.

# 1. Background

## **Ontario Heritage Act Process**

- 1.1 The Planning and Development Services Department received a request from the owner of the property at 4478 Highway 35/115 to repeal the heritage designation By-law 97-17 as a result of insurance premiums related premium costs attributed to the designation, and the potential affect of the heritage designation on the potential resale value of the property.
- 1.2 The subject property is designated under Part IV of the *Ontario Heritage Act* (OHA). In accordance with Subsection 32(1) of the OHA, an owner may apply to Council to repeal a designating by-law. Council has up to 90 days to render a decision on the application.
- 1.3 Specifically, the OHA provides for a Decision of Council in Subsection 32(2) stating after consultation with its municipal heritage committee, where one is established, the Council shall consider an application under subsection (1) and within 90 days of receipt thereof shall (a) refuse the application and cause notice of its decision to be given to the owner of the property and the Trust; or (b) consent to the application, and cause notice of the intention to be served on the owner and the Trust.
- 1.4 The OHA does provide for an extension of the 90-day timeframe to make a decision on the application where it is agreed upon by the applicant and Council.

1.5 The Ontario Heritage Toolkit for Designating Heritage Properties under the OHA addresses situations in which the owner has applied to repeal a designation by-law. As properties are designated to protect and conserve them for future generations, the repeal of a designation by-law is a serious matter that should be given careful consideration.

#### **Bill 108 Changes to the Ontario Heritage Act**

1.6 The Bill 108 changes to the OHA, and accompanying regulations, are scheduled to be proclaimed and come into effect on July 1, 2021. As this application was submitted prior to July 1, 2021, the transition provisions provide for the request to be considered under the existing process established under Subsection 32 of the OHA, as noted above. However, as of June 1, 2021 the Conservation Review Board (CRB) which traditionally heard objections for OHA matters has been incorporated into the newly created Ontario Land Tribunal (OLT), along with the Local Planning Appeal Tribunal. As such, any objections related to on-going current applications under the OHA would be heard by the Ontario Land Tribunal. However, it is Staffs understanding that any appeal of current in process applications would follow the existing process whereby the OLT (acting as the CRB) would provide a non-binding recommendation to local Council.

## Designation and History of 4478 Highway 35/115

- 1.7 The current owner of the property requested the property be designated in 1997. The process to determine the cultural heritage value and interest of the property was undertaken to ensure it met the requirements for designation under the OHA. At that time, the CHC was known as the LACAC (Local Architectural Conservation Advisory Committee). It was LACAC's practice to work closely with the property owners, undertaking consultation beyond what was required by the OHA at the time.
- 1.8 By-law 97-17 (**Attachment 2**) describes the heritage home at 4478 Highway 35/115 as an Italianate house dating to 1880, built for G.M. Long, who ran a General Store in Orono and served on the Orono Town Council. The Italianate composition is characterized by its low-pitched hipped roof, wide overhanging eaves, buff-brick hood mouldings, and heavily carved wooden brackets. The By-law identifies several exterior and interior architectural features as attributes that contribute to the property's cultural heritage value or interest in support of the designation.
- 1.9 In 2008, the property owners approached the Municipality about issues they were experiencing in insuring the home. After undertaking research and providing the insurance companies additional information through correspondence with the owner, staff understands a policy was secured that met the property owner's needs. Planning and Development Services files indicate it was determined at that time that the age of the home, rather than the designation, was the factor in determining the cost of the insurance.

1.10 The owner has not provided any information disputing the Reasons for Designation of the cultural heritage value of the property.



Figure 1: Photo of 4478 Highway 35/115

#### 2. Discussion

#### **Ontario Heritage Act**

2.1 Subsection 32(1) of the OHA provides that an owner of property designated under Part IV may apply to the Council of the municipality to repeal the By-law or part thereof. Repeal of the designation, or a portion of the designation By-law, would not be in keeping with the overall conservation intent of the Ontario Heritage Act as there have been no alterations or other changes to the property that have diminished or otherwise impaired the cultural heritage value of the property or the attributes specified in the Reasons for Designation. The subject property meets the criteria of *Ontario Regulation 9/06 – Criteria for Determining Cultural Heritage Value or Interest.* 

## **Insuring Heritage Homes**

2.2 The property owner contacted Planning and Development Services staff in 2020 to inquire about removing the heritage designation from their home, again due to rising insurance costs and a struggle to secure a suitable policy.

- 2.3 Staff provided information to the homeowner regarding insuring heritage homes available from the Ministry of Heritage, Sport, Tourism and Cultural Industries and the Insurance Bureau of Canada to clarify the insurance requirements for designated dwellings.
- 2.4 Information from the Ministry (Attachment 3) indicates the heritage designation does not require the homeowner to restore the building to its original appearance. It further states the premiums should not go up as a result of a heritage designation; and identifies other reasons that may cause an increase in insurance premiums for older buildings where there is a high level of risk (e.g. out-dated wiring, old heating systems). It is noted some companies do not insure buildings over a certain age whether the building is designated or not.
- 2.5 The <u>Insurance Bureau of Canada's website</u> acknowledges owning a heritage property is an investment in Canada's history and community stewardship, and provides tips for insuring a heritage or designated property which include:
  - Shop around: Find an insurer to who understands the specific risks associated with a heritage property;
  - Consider the claims settlement process and the deductible options for the property;
  - Reduce risk: Take steps to protect the property and reduce the chance of making a claim. The cost of insurance is directly related to risk; by reducing risk, you may be able to lower your premiums;
  - Keep accurate records: Current maintenance and renovation records help insurers make informed decisions:
  - Document unique characteristics: Record and photograph
- 2.6 The Insurance Bureau of Canada also provides information that would apply in the event a heritage property is damaged. The insurer determines the replacement cost of the home (i.e. what it would cost to rebuild). Factors that may affect replacement costs are identified and include Planning approvals, by-laws, distinctive features and superior craftsmanship associated with heritage homes, as well as potential contaminants that may be in historic building materials. It is important the homeowner understands property insurance options and knows what they want their coverage to do.
- 2.7 In May 2021, Planning and Development Services staff provided a letter to the property owner to send to insurance companies to clarify that in the event of the loss of a listed or designated building, the owner is not required to rebuild or replicate the original building. While insurance companies may provide insurance to replace homes in "like kind and quality", this is not enforced through the *Ontario Heritage Act*, and not a requirement of the Municipality.

2.8 The owner of 4478 Highway 35/115 advised staff they provided the letter to their insurance company. However, they have not yet been able to secure a suitable quote to renew their policy once it expires in September. As such, they have opted to pursue the request to repeal the designation and submitted a formal request on May 5, 2021.

#### **Property Value**

- 2.9 The owner has indicated that real estate agents have informed them that due to the designation the resale value of the property could be adversely affected. However, various studies have shown that the resale value of properties is not adversely impacted by heritage designation. A study of almost 3,000 properties in 24 Ontario communities, published in 2000, by Dr. Robert Shipley, concluded that "heritage designation could not be shown to have a negative impact [on property value]", and heritage properties "generally perform well in the market, with 74% doing average or better than average".
- 2.9 There has been no decrease in the subject property's value since designation in 1997. In fact, Municipal Property Assessment Corporation (MPAC) records, indicate that the property's value has increased as the same rate as surrounding properties.

#### **Clarington Heritage Committee**

- 2.10 In accordance with the provisions of the OHA, the CHC was consulted on the subject repeal request. Staff advised the CHC of the receipt of the request at its May 2021 meeting as part of new business. The matter was considered at the CHC's June 15, 2021 meeting. The property owner attended on June 15 to speak to their application.
- 2.11 The property owner explained to the CHC the reasons for their request to de-designate their home due to challenges they have encountered securing reasonable insurance coverage. This has been the case despite contacting several insurance companies and providing them with the information about insuring heritage homes provided by staff. Specifically, the CHC heard quotes for policies would increase substantially once the home was identified as heritage, and in some cases, the property owner was advised the providers no longer insure heritage homes at all. Although not their primary concern, the owners also noted they had been advised by a real estate agent that a heritage designation on a home may adversely affect resale value.
- 2.12 CHC members asked the property owner questions relating to any improvements they have undertaken to upkeep their home, inquired as to whether the home had been used for anything other than a residence, and provided information relating to such matters that may assist the owner with obtaining suitable coverage. The property owner advised they have routinely undertaken maintenance and improvements as recommended by their insurance provider.

- 2.13 Planning and Development Services staff requested ARA, the Municipality's cultural heritage consultant, to conduct a street view site visit of the property as part of the review of the request to repeal. An ARA representative attended the CHC meeting and was able to confirm the home appears to retain its exterior cultural heritage attributes as outlined in the designation by-law.
- 2.14 CHC members indicated at the time of designation of the property in 1997, the proper process was followed, and the Municipality and LACAC members worked closely with the homeowner to designate the home. The historical attributes identified by the designation by-law are still intact, and the CHC considers the property to retain its cultural heritage value. As such, the property should remain designated by by-law.
- 2.15 While CHC members acknowledged there is an issue with insuring heritage homes, and expressed empathy towards the homeowner and their experience, Committee members recognized the CHC's mandate to ensure Clarington's cultural heritage value is conserved. They noted any recommendation from the CHC in a case such as this should be based upon whether the home retains its cultural heritage significance and should continue to be protected. Consideration of economic components is outside the scope of the CHC.
- 2.16 Taking into consideration the discussion and dialogue with the owners, the CHC passed the following Motion 21.28 at its June 15, 2021 meeting:

"That the CHC has reviewed the designation By-law 90-17 for 4478 Highway 35/115 and finds it to be still valid, and therefore recommends to Council that the property should remain designated.

However, the CHC also requests that in the event Council decides to approve the request to repeal the designation by-law for 4478 Highway 35/115, that the property remain on the Municipal Register as a non-designated property."

The meeting minutes are draft until ratified by the CHC at their next meeting. As per Council protocol the draft minutes will be submitted for the Council agenda on July 5.

## **Planning and Development Services Staff Comments**

2.17 A request to repeal a heritage designation by-law to de-designate a property is not common in Clarington. As noted in subsection 1.5 above, such a request is serious and must be considered carefully. To staff's knowledge, the only designation by-laws that have been repealed to date, include the former Rickaby's building in downtown Bowmanville after the building was destroyed by fire in 2008, and two properties along the Highway 407 corridor that were subject to the Environmental Assessment and had Cultural Heritage Evaluation Reports fully documenting their attributes prior to demolition by the Province.

- 2.18 As part of the review of the request, staff undertook research to better understand this matter. The challenge obtaining insurance for a heritage home is not unique to Clarington, nor is it new. The issue has been the topic of recent news articles that identify the high cost of building materials caused by the ongoing COVID-19 pandemic as a factor exacerbating the challenges heritage homeowners encounter securing suitable property insurance. In certain instances, insurance companies are changing their corporate policies to no longer insure heritage homes.
- 2.19 Staff reached out to several owners of designated heritage properties on this matter, and generally found they have not had issues obtaining reasonable insurance policies. However, it is noted in all cases the owners had a long history with their provider and had not made a claim. As part of their consideration of the request, a CHC member also contacted a major insurance provider, and was advised the company no longer offered insurance on designated heritage homes due to government agency approvals associated with repairs.
- 2.20 Staff also spoke with an insurance broker who indicated while there are options, it is becoming more difficult to insure old or heritage homes. This can become an issue when homeowners switch insurance companies. Further, some insurance companies have advised they are no longer insuring heritage homes, as was noted above.
- 2.21 The information uncovered through the research indicates the matter of insuring older homes, including designated heritage homes, is complex and dependent upon consideration of myriad of factors that are unique to each property. While it appears there exists insurance providers willing to offer suitable policies for heritage homes, it seems to take a great deal of effort on the part of the homeowner to research and shop around for a policy that is suitable at a reasonable cost. This is a matter that should be considered by the Province.
- 2.22 Planning and Development Services staff appreciates the difficulty the homeowner has experienced as there does appear to be misalignment between the requirements of the OHA, and laws and regulations by which insurance providers must abide. This issue appears to be centered upon the replacement cost of heritage homes and attributes with materials of like kind and quality. However, staff must review the request to repeal a designation by-law in the context of the Province's direction pursuant to the OHA, and the prescribed criteria for establishing cultural heritage value or interest.
- 2.23 Planning and Development Services staff has reviewed the property owner's request to de-designate the property by repeal of By-law 97-17, and recommends that the request for repeal of the designation be refused based upon the following considerations:
  - (i) The Municipality encourages the conservation and protection of significant historic resources through the Clarington Official Plan;

- (ii) The cultural heritage attributes identified in the designation by-law are still intact. The subject property retains its cultural heritage value and remains significant to the community. The designation by-law is still valid;
- (iii) The designation of a property under the *Ontario Heritage Act* is based upon the heritage merit of the property. The criteria for establishing cultural heritage value or interest does not include consideration of insurance and/or financial/economic factors;
- (iv) The de-designation of a heritage property based on the cost of insurance and potential resale value would undermine and erode the efforts of the CHC and the Municipality to conserve and protect Clarington's cultural heritage resources for the long-term. Further, such action could establish a precedent for using such costs to justify de-designation of other heritage properties.

#### **Next Steps**

- 2.24 As part of its discussion, CHC identified this matter as a topic of interest for its Public Education and Outreach subcommittee. Staff will encourage the CHC to explore opportunities to provide relevant information to heritage property owners, and to better inform insurance providers about the requirements of insuring a heritage home. Also, real estate representatives will be provided with links to the research carried out on the property values of heritage homes.
- 2.25 The Ministry of Heritage, Sport, Tourism and Culture Industries is currently undertaking consultation through the Environmental Registry of Ontario (ERO) on updates to the OHA Toolkit following the amendments to the OHA made under Bill 108. Staff is undertaking a review of the proposed updates and will take the opportunity to bring the matter of insurance and property values to the attention of the Province as part of staff's comments. The ERO posting for consultation on the updates to the Toolkit closes on July 1<sup>st</sup>.
- 2.26 Following a decision by Council, notice of the decision will be sent to interested parties, and staff would carry out the process prescribed under the OHA. Staff also recommends providing a copy of this report to the Ministry, and the Insurance Bureau of Canada.

## 3. Concurrence

Not Applicable.

## 4. Conclusion

- 4.1 Staff conclude that the property located at 4478 Highway 35/115 satisfies the criteria categories of Design or Physical Value and Contextual Value, and has some associative cultural history value. It continues to be of cultural heritage value, sufficient for the property to remain designated under the *Ontario Heritage Act*.
- 4.2 The owner of the property known as 4478 Highway 35/115 submitted a request to repeal designation By-law 97-17 applicable to the property. The CHC considered the matter at its June 15, 2021 meeting, at which the owner attended to speak to the request.
- 4.3 In accordance with the OHA, the designation of a property is based upon cultural heritage value or interest. The de-designation of a property due to insurance and resale considerations does not fulfill the intent of the OHA and has the potential to establish a precarious precedent for the Municipality.
- 4.4 It is respectfully recommended that Council refuse the application to repeal the heritage designation By-law 97-17 for the property located at 4478 Highway 35/115 and that interested parties be notified as required.

Staff Contact: Sarah Allin, Planner II, 905-623-3379 x 2419 or sallin@clarington.net.

#### Attachments:

Attachment 1 – Location Map and Aerial Photo of 4478 Highway 35/115

Attachment 2 – Designation By-law 97-017 for 4478 Highway 35/115

Attachment 3 – Information Sheet from Ministry Re: Insuring Heritage Homes

#### **Interested Parties:**

List of Interested Parties available from Department.



Designated by By-law 97-017

Heritage Property







#### THE CORPORATION OF THE MUNICIPALITY OF CLARINGTON

#### BY-LAW #97-17

being a by-law to designate the property known for municipal purposes as 4478 Highway 35/115, Part Lot 29, Concession 4, former Township of Clarke, now in the Municipality of Clarington as a property of historic or architectural value or interest under the Ontario Heritage Act, R.S.O. 1990, Chapter O.18

WHEREAS the Ontario Heritage Act, R.S.O. 1990, C.0.18 authorizes the council of the municipality to enact by-laws to designate properties to be of historic or architectural value or interest for the purposes of the Act; and

WHEREAS the Council of The Corporation of the Municipality of Clarington has caused to be served upon the owner of the property known for municipal purposes as 4478 Highway 35/115, Orono and upon the Ontario Heritage Foundation, Notice of Intention to Designate the aforesaid real property and has caused such Notice of Intention to be published in the Orono Times, a newspaper having general circulation in the area of the designation on December 4, 1996; and

WHEREAS the reasons for the designation of the aforesaid property under the Ontario Heritage Act are contained in Schedule "A" attached to and forming part of this by-law; and

WHEREAS the Local Architectural Conservation Advisory Committee of the Municipality of Clarington has recommended that the property known for municipal purposes as 4478 Highway 35/115, Orono be designated as a property of historic or architectural value or interest under the Ontario Heritage Act; and

WHEREAS no notice of objection to the proposed designation was served upon the Clerk within the period prescribed by the Ontario Heritage Act;

NOW THEREFORE THE COUNCIL OF THE CORPORATION OF THE MUNICIPALITY OF CLARINGTON HEREBY ENACTS AS FOLLOWS:

- The property known for municipal purposes as 4478 Highway 35/115, Orono which is more particularly described in Schedule "B" which is attached to and forms part of this by-law, is hereby designated as a property which has historic or architectural value or interest under Section 29 of the Ontario Heritage Act, R.S.O. 1990, C.0.18.
- 2. The Solicitor for the Municipality of Clarington is hereby authorized to cause a copy of this by-law to be registered against the title to the property described in Schedule "B" hereto.
- 3. The Clerk is hereby authorized to cause a copy of this by-law to be served upon the owner of the property described in Schedule "B" hereto and on the Ontario Heritage Foundation. The Clerk also is authorized to cause notice of the passing of this by-law to be published in the Orono Times, a newspaper having general circulation in the area of the designation.

Manx Shan

By-law read a first and second time this 27th day of January 1997.

By-law read a third time and finally passed this 27th day of January 1997.

MAYOR

I FRK

#### **SCHEDULE "A"**

#### TO BY-LAW #97-17

This Italianate house was built in 1880 for G.M. Long. Long ran a general store in Orono, was a leader of the Methodist choir and served on the Orono Town Council. Its Italianate composition is evident through its low-pitched hipped roof, wide overhanging eaves, buff-brick hood mouldings and heavily carved wooden brackets. It is recommended for designation under the Ontario Heritage Act for the following architectural features:

#### Exterior

- the original brick facade
- the buff-brick hood-moulding and window trim
- the heavily carved eave brackets
- the paired window brackets
- the original front verandah

#### Interior

- the wooden baseboards, wainscotting, door and window trim
- the pine floors
- the living room plaster cornicing and medallion
- the staircase with its newel post, railing and decorative scrolls
- the double front door with its arched windows and transom



August 2012

# **Insurance and Heritage Properties**

# Will heritage designation make my property insurance premiums go up?

Your premiums should not go up as a result of a heritage designation. A variety of other reasons cause insurance companies to increase premiums for older buildings if there is a higher level of risk, such as services (out-dated wiring, old heating systems, etc.). In fact, some companies do not insure buildings over a certain age. Designation itself, however, does not place additional requirements on the insurer and therefore should not affect your premiums.

# What happens if a building is destroyed by fire, or some other accident? Would it have to be rebuilt as it was?

The intent of designation is to preserve the historic, physical, contextual or other community heritage value of a property. If a building on a heritage property is completely or partially destroyed, the designation by-law does not oblige the owner to replicate any lost heritage attributes. A replacement building, for example, can be of a different design.

# What if I <u>want</u> the original features of my property to be replicated in case of damage?

If this is what you want, make sure you're properly covered. Insurance coverage for this depends on the degree of risk you and your insurance company are prepared to share. The age, quality and condition of your building will affect what coverage is available and the premium charged.

"Replacement cost" coverage requires prior insurance appraisal of the building. It generally provides for the property to be repaired or replaced with like kind and quality up to the amount stated in the policy. If available, guaranteed replacement cost coverage can provide for replication of original historical detailing and other important features that have been lost or damaged – whether or not a property is designated. Some insurance companies even offer a special type of "by-law endorsement" coverage. If you have a designated property, it is advisable to share your designation by-law with your insurer in order to be certain that heritage attributes are properly covered by your policy.

You can also obtain coverage for "actual cash value" (ACV). The ACV is the calculated cost of replacing the property with something of like kind after taking depreciation into account. When you arrange the insurance, be sure to speak with your insurance representative about the basis of your claims settlement. It is important to understand what you can expect if the building were to be completely or partially destroyed by an insured peril.

As with any insurance plan, it's best to research the various insurance providers in order to find the most competitive rate and best service from your insurer.

If you have further questions, you can contact the Insurance Bureau of Canada Consumer Information Centre at 416-362-9528 or 1-800-387-2880 (Direct Lines) Consumer Officer(s) available Mon. to Fri. 8:00 am to 6:00 pm. Voice mail is available 24hr.

#### What is heritage designation?

Designation is a way for owners to express pride in the heritage value of their property, and for the community to protect and promote awareness of its local history. The Ontario Heritage Act enables municipalities to designate properties of cultural heritage value or interest through a by-law.

Designation can apply to individual properties or to a whole neighbourhood or district. If a property or district is designated, it gains public recognition as well as protection from demolition or unsympathetic alteration so that the heritage attributes of the property can be conserved.

# If my property is designated, do I have to restore the property to its original design or appearance?

Heritage designation does not require you to restore your building to its original appearance. The designation by-law identifies the heritage attributes that are considered important, and council approval is required for changes that will affect those attributes.

If you want to restore any lost or missing features, you should discuss your project first with the Municipal Heritage Committee or appointed municipal staff person. They can best advise on the proposed work and its likely impact on your property – especially if this involves the removal of any important feature from a later period.

# Do I need permission for general maintenance?

General maintenance work, such as repainting of exterior trim, replacement or repairs to an existing asphalt roof, or alterations and repairs to property features that are not covered by the designation by-law do not usually require *heritage* approvals. However, you may still need a *building* permit. Check with your local building department.

# Who decides whether the work is acceptable or not?

Council is responsible for deciding on applications for a heritage permit, unless this power has been delegated to municipal staff. Normally the Municipal Heritage Committee will review applications for changes to the property and provides advice to staff and council. Staff and committee members can advise you on how to ensure that the changes you want to make won't detract from the property's heritage attributes.