

LET'S CONVECT

KLM Planning Partners Inc Patilda Construction Inc c/o DG Group

Application to Amend the Zoning By-Law C04E17.004 - Ward: 9

KEY MAP



September 12, 2016



Open House – 6:15 pm 1st floor, City Hall



Public Meeting – 7pm 4th floor, City Council Chambers



City Hall 2 Wellington St. W. Brampton

Information is available in an alternative/accessible format upon request.

Purpose and Effect

This application proposes to amend the Zoning By-law to facilitate the development of single detached dwellings in conjunction with the abutting draft-approved plan of subdivision.

The lands are located on the south side of Countryside Drive, are approximately 300 metres east of Dixie Road, and are municipally known as 4585, 4615 & 4819 Mayfield Road.

We value your input...

Any person may express their support, opposition or comments to this application.

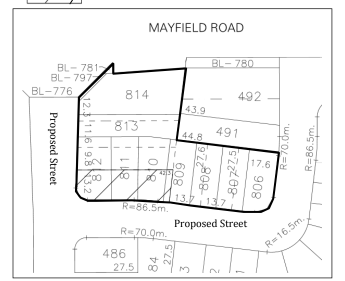
How can I get involved?

- Attend the Public Meeting, AND/OR
- Send comments to JESSICA KWAN, Development Planner (905-874-3847) Jessica.Kwan@brampton.ca AND/OR
- Mail / Fax comments to:
 Planning and Infrastructure Services
 2 Wellington Street West, 3rd Floor
 Brampton ON L6Y 4R2 or
 Fax: (905) 874-2099

More Information

 For more information on this application, visit City Hall, Third floor between 9:00 a.m. and 4:00 p.m. during the regular business week.

Lands not subject to rezoning



Important Information about making a submission

If a person or public body does not make oral submissions at a public meeting or make written submissions to the City of Brampton with respect to a proposed plan of subdivision, proposed official plan amendment or proposed zoning by-law amendment before the City gives or refuses to give approval to the draft plan of subdivision, or before a zoning by-law is passed, or before a proposed official plan amendment is adopted:

- (a) The person or public body is not entitled to appeal the decision of the City of Brampton to the Ontario Municipal Board; and,
- (b) The person or public body may not be added as a party to the hearing of an appeal before the Ontario Municipal Board unless, in the opinion of the Board, there are reasonable grounds to do so.



