

THE CORPORATION OF THE CITY OF CAMBRIDGE

BY-LAW 23-080

Being a by-law to amend Zoning By-law No. 150-85, as amended, with respect to land municipally known as 39 Lowrey Avenue North

**WHEREAS** Council of the City of Cambridge has the authority pursuant to Sections 34 of the Planning Act, R.S.O. 1990, c. P. 13, as amended, to pass this by-law.

**WHEREAS** this by-law conforms to the City of Cambridge Official Plan, as amended.

**WHEREAS** Council deems that adequate public notice of the public meeting was provided and adequate information regarding this Amendment was presented at the public meeting held August 8, 2023, and that a further public meeting is not considered necessary in order to proceed with this Amendment,

**NOW THEREFORE BE IT RESOLVED THAT**, the Corporation of the City of Cambridge enacts as follows:

1. **THAT** this by-law shall apply to lands municipally addressed as 39 Lowrey Avenue North and legally described as Plan 488, Block E Lot 12, Part of Lot 11, in the City of Cambridge, Regional Municipality of Waterloo, as shown outlined in heavy black on Schedule 'A' attached hereto and forming part of this by-law;

2. **THAT** Schedule 'A' to the City of Cambridge By-law 150-85, as amended, is hereby amended by changing the zoning classification of the lands shown outlined in heavy black in the attached Schedule 'A' to this by-law from C3 to RS1 S.4.1.462;

3. **THAT** the aforesaid City of Cambridge Zoning By-law No. 150-85, as amended, is hereby further amended by adding the following subsection under section 4.1 thereof:

"4.1.462 – 39 Lowrey Avenue North"

1. Notwithstanding the provisions of subsections 3.1.2.3 (b), (g), (h), and (j) of the by-law, the following regulations shall apply to the lands in that RS1 zone classification to which parenthetical reference "S.4.1.462" is made on Schedule 'A' attached to and forming part of this by-law:

- The minimum corner lot frontage for one attached dwelling unit shall be 12.64 metres;

- The minimum corner lot frontage for two attached dwelling units shall be 21.64 metres;
  - The minimum rear yard setback for unit one (northern unit) shall be 6.95 metres and 7.07 metres for unit two (southern unit);
  - The minimum exterior side yard setback for unit one (northern unit) shall be 5.14 metres;
  - The maximum lot coverage for one attached dwelling unit shall be 51.90 percent; and,
  - The maximum lot coverage for two attached dwelling units shall be 43 percent.
4. **THAT** Geothermal Wells shall be prohibited on site. A geothermal well is defined as a vertical well, borehole or pipe installation used for geothermal systems ground-source heat pump systems, geo-exchange systems or earth energy systems for heating or cooling; including open-loop and closed-loop vertical borehole systems. A geothermal well does not include a horizontal system where construction or excavation occurs to depths less than five metres unless the protective geologic layers overlaying a vulnerable aquifer have been removed through construction or excavation.
5. **AND FURTHER THAT** this by-law shall come into force and effect on the date it is enacted and passed by Council of the Corporation of the City of Cambridge, subject to notice hereof being circulated in accordance with the Planning Act and Ontario Regulation 545/06.

**ENACTED AND PASSED** this 26<sup>th</sup> day of September 2023

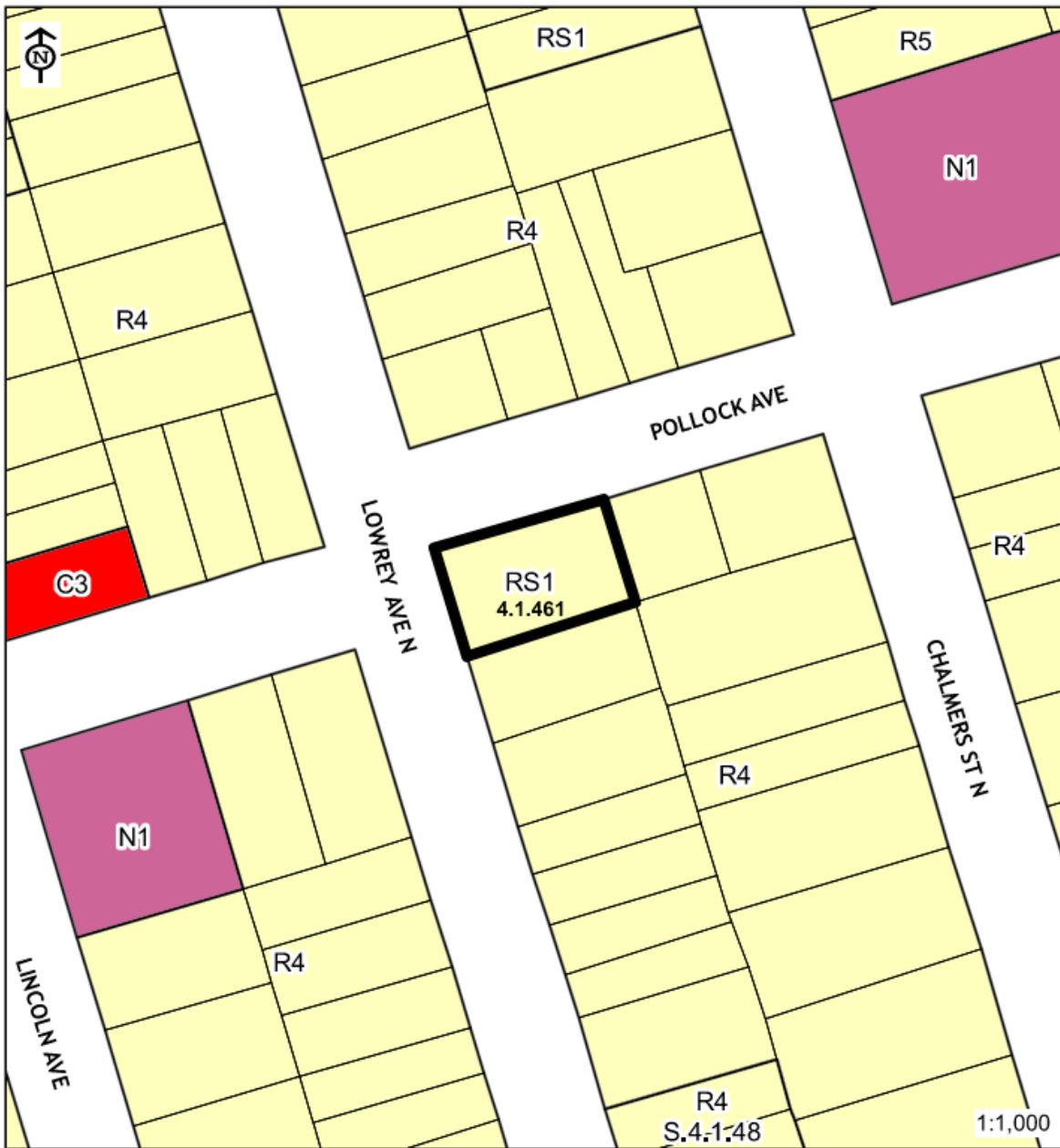
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MAYOR

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CLERK

Schedule 'A'



This is Schedule A attached to and forming part of By-law \_\_\_\_\_



Lands affected by the by-law

Zoning Classification

LOW DENSITY RESIDENTIAL

INSTITUTIONAL

COMMERCIAL



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**Purpose and Effect of By-law No. 150-85**

The purpose and effect of this by-law is to amend the zoning classification of the lands legally described as Plan 488, Block E Lot 12, Part of Lot 11, in the City of Cambridge, Regional Municipality of Waterloo from Commercial – C3 to the RS1 S.4.1.462 zone to facilitate the development of a semi-detached residential dwelling containing two units, and to permit the following site-specific provisions:

- To permit a reduction in the minimum corner lot frontages for one and two attached dwelling units;
- To permit a reduction in the rear and exterior yard setbacks of the property; and,
- To permit an increased maximum lot coverage.