City of Mississauga

Agenda

Council

Date
2016/02/24

Time
9:00 AM

Location
Civic Centre, Council Chamber,
300 City Centre Drive, Mississauga, Ontario, L5B 3C1 Ontario

Members
Mayor Bonnie Crombie
Councillor Jim Tovey Ward 1
Councillor Karen Ras Ward 2
Councillor Chris Fonseca Ward 3
Councillor John Kovac Ward 4
Councillor Carolyn Parrish Ward 5
Councillor Ron Starr Ward 6
Councillor Nando Iannicca Ward 7
Councillor Matt Mahoney Ward 8
Councillor Pat Saito Ward 9
Councillor Sue McFadden Ward 10
Councillor George Carlson Ward 11

Contact
Carmela Radice, Legislative Coordinator, Legislative Services
905-615-3200 ext. 5426
carmela.radice@mississauga.ca

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Mississauga.ca/videos
1. **CALL TO ORDER**

2. **APPROVAL OF AGENDA**

3. **DECLARATION OF CONFLICT OF INTEREST**

4. **MINUTES OF PREVIOUS COUNCIL MEETING**
   4.1. February 10, 2016

5. **PRESENTATIONS**
   5.1. Summit International Awards - Marketing Effectiveness Category

       Janice Baker, City Manager and Chief Administrative Officer will present the Summit International Award in the Marketing Effectiveness Category to the Lean Team who won the Silver Award for the Lean at the City video.

6. **DEPUTATIONS**
   6.1. Heritage Mississauga

       Barbara O’Neil, President of Heritage Mississauga will provide an update to Council on Heritage Mississauga programs.

   6.2. McLaughlin Road Improvements

       Samantha Angel from the McLaughlin Sugar Bush Resident's Association will speak to the concerns of the improvements to McLaughlin Road.

       Information Item 12.1.1 to 12.1.3

7. **PUBLIC QUESTION PERIOD - 15 Minute Limit**

   (In accordance with Section 43 of the City of Mississauga Procedure By-law 0139-2013, as amended, Council may grant permission to a person who is present at Council and wishes to address Council on a matter on the Agenda. Persons addressing Council with a question should limit preamble to a maximum of two statements sufficient to establish the context for the question. Leave must be granted by Council to deal with any matter not on the Agenda.)

8. **INTRODUCTION AND CONSIDERATION OF CORPORATE REPORTS - Nil**
9. **PRESENTATION OF COMMITTEE REPORTS**


**Motion**

10. **UNFINISHED BUSINESS**


**Recommendation**

That the request for an exemption to the Animal Care and Control By-law 0098-04, as amended, for permitting a pigeon enclosure within the minimum setback requirement at 6084 Rowers Crescent, be denied as outlined in the report from the Commissioner of Transportation and Works, dated February 3, 2016 entitled “Request for an Exemption to the Animal Care and Control By-law 0098-04, as amended, for Permitting a Pigeon Enclosure within the Minimum Setback Requirement of the Property Lines, 6084 Rowers Crescent (Ward 11)”.

**Motion**

11. **PETITIONS** - Nil

12. **CORRESPONDENCE**

12.1. Information Items

12.1.1. A letter dated February 16, 2016 from McLaughlin Sugar Bush Residents Association Samantha Angel regarding the Class Environmental Assessment on McLaughlin Road (Ward 5).

Deputation 6.2
Receive and refer to Transportation and Works Department for appropriate action

12.1.2. A letter dated February 15, 2016 from McLaughlin Sugar Bush Residents Association Teresa and Piotr Frasunkiewicz the Class Environmental Assessment on McLaughlin Road (Ward 5).

Deputation 6.2
Receive and refer to Transportation and Works Department for appropriate action
12.1.3. An email dated February 17, 2016, from Jessica Wang regarding the Class Environment Assessment on McLaughlin Road (Ward 5).

Receive and refer to Transportation and Works Department for appropriate action.

12.1.4. Resolution 2016-1B, from the Great Lakes and St. Lawrence Cities Initiative opposing the Waukesha Water Diversion Application.

Notice of Motion 14.2
Receive for information

12.1.5. Mayor and Members of Council's declarations under the City of Mississauga Council Code of Conduct regarding gifts and benefits over $500.00.

Receive for information

12.2. Direction Items

12.2.1. Association of Municipalities of Ontario is requesting that Council support the amendment to Ontario Regulation 438/97 of the Municipal Act to allow municipalities to invest consistent with the Prudent Investor Standard, if such investments are through the One Investment Program.

Direction Required

13. NOTICE OF MOTION

13.1. Councillor Tovey requests that Council endorse the Great Lakes and St. Lawrence Initiative Resolution 2016-1B opposing Waukesha Application to divert water from Lake Michigan for use as its source of drinking water.

Motion

13.2. Councillor Parrish requests that Council amendment to Fireworks By-law 340-01 Section 7(2) by adding section (e) an agreement to provide every purchaser of fireworks with a written instruction sheet attached and a verbal description of the contents of the instruction sheet.

Motion
14. **MOTIONS**

14.1. To approve recommendations from the following Committee Report:

   (i) Recommendations GC-0083-2016 to GC-0128-2016 inclusive contained in the General Committee Report 3-2016 dated February 17, 2016.

14.2. To close to the public a portion of the Council meeting to be held on February 24, 2016, to deal with various matters. (See Item 18 Closed Session).

14.3. To permit a Pigeon Enclosure within the Minimum Setback Requirement of the Property Lines, 6084 Rowers Crescent

   UB 10.1

14.4. To express sincere condolences to the family of Alan Goodayle (retired) from Transportation and Works Department who passed away.

15. **INTRODUCTION AND CONSIDERATION OF BY-LAWS**

15.1. A by-law to amend By-law Number 0293-2006, as amended being the Site Plan Control By-law amending by deleting the second preamble and substituting it with section 19.14.1, subsection 5(a), 5(n), 5(q) are deleted, Schedule 2, 10 and 11 are deleted.

   PDC-0006-2016/February 1, 2016

15.2. A by-law to amend By-law No. 555-2000, as amended, being the Traffic By-law deleting Schedule 1 three hour parking limit exemption Mill Street and Wyndham Street, deleting Schedule 14 prohibited turns, Orole Avenue and Inglewood Drive and adding Schedule 1 three hour parking limited exemption Mill Street and Wyndham Street (Wards 1 and 11).

   GC-0091-2016 and GC-0092-2016/February 17, 2016

15.3. A by-law to amend the MiWay Fares By-law 240-15.

   GC-0094-2016/February 17, 2016

15.4. A by-law to amend By-law 425-03, being a by-law to regulate the operation and control of Mississauga Transit.

   GC-0094-2016/February 17, 2016
16. **INQUIRIES**

17. **OTHER BUSINESS/ANNOUNCEMENTS**

18. **CLOSED SESSION**

Pursuant to the *Municipal Act*, Section 239 (2)

18.1. Litigation or potential litigation including matters before administrative tribunals re: *Committee of Adjustment Appeal of “A” 396/15 – Lot 185, Registered Plan 550, 3265 Flynn Crescent, Applicant Paulo Esteves, Ward 6.*

18.2. Litigation or potential litigation including matters before administrative tribunals re: *Committee of Adjustment Appeal of “A” 303/15 – Part of Lot 14, Concession 1, NDS, Part of Parts 1 & 2, Parts of Parts 1, 7 & 8 & Part of Lot 1 & 10, 202-204 Burnhamthorpe Road East, Applicant Kaneff Homes Compass Creek Inc., Ward 4.*

18.3. Litigation or potential litigation, including matters before administrative tribunals re: *Committee of Adjustments Appeal of "A" 467/15, "A" 468/15, "B" 057/15 - 368 Meadow Wood Lane - Ward 2; and “A” 352/15 - 5840 O’Meara Street, Lot 70, Registered Plan M-1470, zoned R7-10, Residential, Applicant, Ward 6.*

18.4. Litigation or potential litigation including matters before administrative tribunals re: *Instructions to commence a civil action against the owners/operators of 2797 Thamesgate Drive, site of an April 23, 2014 fire and explosion.*

18.5. Personal matters about an identifiable individual including municipal or local board employees re: *City Manager’s Personal Management Performance*

19. **CONFIRMATORY BILL**

A by-law to confirm the proceedings of the Council of The Corporation of the City of Mississauga at its meeting held on February 24, 2016.

20. **ADJOURNMENT**
REPORT 3-2016

To: THE MAYOR & MEMBERS OF COUNCIL

General Committee presents its third report for 2016 and recommends:

GC-0083-2016
That the deputation by Mark Jeffreys, Past President, Mississauga Rotary Club with respect to paid admission for the Ribfest at the Mississauga Celebration Square, be received.

GC-0084-2016
That organizers of the 2016 & 2017 Amacon Rotary Ribfest on the Mississauga Celebration Square be permitted to charge a voluntary admission fee as pilot project and that staff be directed to work with the group to design the framework.

GC-0085-2016
That the deputation by Sonja Banic, Manager, Culture Operations and Stuart Keeler, Manager and Chief Curator with respect to the Canada 150 project, be received.

GC-0086-2016
That the 2016 Arts and Culture grant allocation for the Living Arts Centre as outlined in the corporate report “Recommended Grant Allocations for the 2016 Arts and Culture Grant Program”, dated January 12, 2016, from the Commissioner of Community Services to General Committee at its meeting on February 3, 2016, be approved.

GC-0087-2016
That the deputation by Gerry Townsend, CEO, Living Arts Centre and Leslie Leader, Director, Studio Arts Education and Outreach regarding the 2016 Arts and Culture grant allocation to the Living Arts Centre, be received.

GC-0088-2016
That the corporate report dated February 3, 2016 from the Commissioner of Transportation and Works with respect to a request for an exemption to the Animal Care and Control By-law 0098-04, as amended be moved forward to Council without a recommendation.
(Ward 11)

GC-0089-2016
That MiWay implement a peak frequency improvement on Route 91 and that it be effective for the April 11, 2016 board period, as outlined in the Corporate Report dated February 1, 2016 entitled “Route 91 – Hillcrest (Wards 6 and 7)” from the Commissioner of Transportation and Works.
(Wards 6 and 7)

GC-0090-2016
That there be a three-hour parking limit exemption on the following statutory holidays between 8:00am to 12 midnight: New Year’s Day, Family Day, Good Friday, Victoria Day, Canada Day, Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day and Boxing Day.

GC-0091-2016
That a by-law be enacted to amend Traffic By-law 555-2000, as amended, to remove the left turn prohibition for northbound motorists on Oriole Avenue at the intersection of Oriole Avenue and Inglewood Drive from 4:30 p.m. to 6:30 p.m., Monday to Friday inclusive.
(Ward 1)

GC-0092-2016
That a by-law be enacted to amend the Traffic By-law 555-00, as amended, to revise the existing 15-hour parking limits at the following locations:

a) On the south side of Mill Street from a point 15 metres (49 feet) east of Wyndham Street to the easterly limit of the roadway.

b) On the south side of Mill Street from a point 15 metres (49 feet) west of Wyndham Street to Church Street.

c) On the east side of Wyndham Street from a point 15 metres (49 feet) north of Mill Street to a point 14 metres (46 feet) northerly thereof.

(Ward 11)

GC-0093-2016
That a by-law be enacted to amend Traffic By-law 555-2000, as amended, to modify Schedule 35 (Multi-Use Trails) to include Multi-Use Trails constructed in 2015, as identified in Appendix 1 of the report titled “Traffic By-law Amendments for Multi-Use Trails – Various Locations (Wards 3, 5 and 11)” dated February 3, 2016 from the Commissioner of Transportation and Works.
(Wards 3, 5 and 11)

GC-0094-2016
1. That the proposed transit fare changes outlined in the report entitled Presto Senior Monthly Pass & MiWay High School Student Category dated February 2, 2016 from the Commissioner of Transportation and Works be implemented effective May 1, 2016.

2. That MiWay include a senior monthly pass on the Presto smartcard at a price of $61 effective May 1, 2016.

3. That ‘High School Student’ fare category be renamed to ‘Student’ effective May 1, 2016 for consistency and fare harmonization with other transit systems within the Greater Toronto and Hamilton area.

4. That a by-law be enacted to amend the MiWay Fares By-law 0240-2015, to include a senior monthly pass on Presto at $61 per month as set out in Appendix 1 of this report.

5. That a by-law be enacted to amend the Transit By-law 425-2003, to include changes to regulations with respect to the student fare name change, to add the monthly passes to Presto, and other related housekeeping items as outlined in this report from the Commissioner of Transportation and Works dated February 2, 2016.

GC-0095-2016
That the proposed 2016 Sidewalk and Multi-Use Trail Construction Program, as outlined in the report dated February 3, 2016 from the Commissioner of Transportation and Works, be approved.
(Wards 2, 5, 6, 8, 9 and 11)

GC-0096-2016
That the following requests regarding *The Living Wall* be approved as outlined in the report from the Commissioner of Transportation and Works dated February 3, 2016 entitled *Removal and replacement of The Living Wall* between Uxbridge Lane and Rathburn Road East (Ward 11):

a) the removal of *The Living Wall* between Uxbridge Lane and Rathburn Road East;

b) its replacement with a chain link fence to facilitate pedestrian access; and

c) the installation of a wood noise barrier at 4124 and 4158 Uxbridge Lane to properly attenuate noise.

GC-0097-2016
That the report from the Commissioner of Transportation and Works, dated February 3, 2015, and entitled “Animal Standards of Care”, be received.

GC-0098-2016
That a grant be provided from the City Contingency account in the amount equivalent to the development charges payable by a place of religious assembly for the area of worship, consistent with the size of the area of worship exemption determined by the Region of Peel in their calculations, for all places of religious assembly applications processed under the previous 2009 DC By-law and the current 2014 DC By-law.

GC-0099-2016
1. That the Purchasing Agent be authorized to execute the necessary contract and all related ancillary documents with LinkedIn for a period of three years at an estimated cost of $291,787 excluding taxes, including an option to extend for up to three years subject to prices negotiation as described in the report "Sole Source LinkedIn Subscription" dated January 18, 2016 from the Commissioner of Corporate Services and Chief Financial Officer and subject to City Solicitor approval of the contract and annual budget approval.

2. That the Purchasing Agent be authorized to issue contract amendments to increase the value of the contract where necessary to accommodate growth and where amount is approved in the budget.

GC-0100-2016
That the deputation and associated PowerPoint presentation by Robert Shirkey, Executive Director, Our Horizon with respect to the labelling of gas pump nozzles to the Environmental Action Committee on February 2, 2016 be received.
(EAC-0001-2016)
That the deputation and associated PowerPoint presentation by Julius Lindsay, Community Energy Specialist entitled, “Mississauga Climate Change Update and Economic Impacts of Climate Change Study” to the Environmental Action Committee on February 2, 2016 be received.
(EAC-0002-2016)

GC-0102-2016
That the deputation by Cameron McCuaig, Resident with respect to the Blue Dot Movement, To the Environmental Action Committee on February 2, 2016 be received.
(EAC-0003-2016)

GC-0103-2016
1. That the memorandum dated January 8, 2016 from Jessika Corkum-Gorrill, Acting Environmental Specialist with respect to an update and draft motion pertaining to the Blue Dot Movement, be received;
2. That the Environmental Action Committee is in full support of Council adopting the motion as written in Appendix 1 of the aforementioned memorandum pertaining to the Blue Dot Movement.
(EAC-0004-2016)

GC-0104-2016
That the memorandum dated January 5, 2016 from Jessika Corkum-Gorrill, Acting Environmental Specialist with respect to the City of Mississauga Environment Focus Study 2015, be received.
(EAC-0005-2016)

GC-0105-2016
That Council Resolution 0264-2015 pertaining to boulevard gardens, be received.
(EAC-0006-2016)

GC-0106-2016
That the letter dated November 13, 2015 to the Mayors of the Great Lakes and St. Lawrence Cities Initiative, be received.
(EAC-0007-2016)

GC-0107-2016
That the email dated January 18, 2016 from Diana Gaspar with respect to the February Green Drinks Mississauga coffee evening, be received.
(EAC-0008-2016)

GC-0108-2016
That the document from the Office of the City Clerk with respect to the role and ground rules for Advisory Committees and their Members, be received.
(EAC-0009-2016)

GC-0109-2016
1. That the EAC Environmental Actions Summary Chart, as amended at the February 2, 2016 meeting of the Environmental Action Committee, be received.

2. That Members be requested to forward environmental actions and events to the
Legislative Coordinator for inclusion on the EAC Environmental Actions Summary Chart.
(EAC-0010-2016)

GC-0110-2016
That all future meetings of the Environmental Action Committee begin at 9:15 AM.
(EAC-0011-2016)

GC-0111-2016
That the email dated December 15, 2015 from the Association of Municipalities Ontario (AMO) with respect to recent changes to accessibility laws in Ontario, be received for information.
(AAC-0001-2016)

GC-0112-2016
1. That the Region of Peel Accessible Transportation Office be requested to accelerate the expanded eligibility criteria for persons with visual, intellectual and cognitive disabilities to access TransHelp as outlined in the Region of Peel Accessible Transportation Master Plan, to mid-2016;
2. That the Region of Peel Accessible Transportation Master Plan be amended to reconsider the withdrawal of the TransHelp Passenger Assist Program as the withdrawal of this program reintroduces barriers to persons with disabilities;
3. That the Mississauga Accessibility Advisory Committee requests a presentation about the Accessible Transportation Master Plan at a future Mississauga AAC Meeting.
(AAC-0002-2016)

GC-0113-2016
1. That the memorandum dated February 1, 2016 from Diana Simpson, Accessibility Coordinator with respect to the 2015 City of Mississauga Annual Report on the Multi-Year Accessibility Plan, including the Draft 2015 City of Mississauga Annual Report on the Multi-Year Accessibility Plan, the MiWay 2015 Accessibility Report, and the AODA Self-Certified Accessibility Report, be received for information;
2. That the Accessibility Advisory Committee is in full support of the Draft 2015 City of Mississauga Annual Report on the Multi-Year Accessibility Plan.
(AAC-0003-2016)

GC-0114-2016
1. That the PowerPoint presentation regarding P519 Union Park development located at 6627 Tenth Line West, Mississauga presented to the Facility Accessibility Design Subcommittee on November 30, 2015, be received for information;
2. That subject to the comments on the presentation, the Facility Accessibility Design Subcommittee is satisfied with the design of P519 Union Park development located at 6627 Tenth Line West, Mississauga, as presented.
(AAC-0004-2016)

GC-0115-2016
1. That the PowerPoint presentation regarding Off Road Trail (ORT) #7 to the Facility Accessibility Design Subcommittee on November 30, 2015, be received for information;
2. That subject to the comments on the presentation, the Facility Accessibility Design Subcommittee is satisfied with the design of Off Road Trail (ORT) #7, at this early stage of development;
3. That staff bring Off Road Trail (ORT) #7 back to the Facility Accessibility Design Subcommittee nearer completion of the project for additional review.

(GC-0116-2016)

That the memorandum dated November 19, 2015 from Alana Evers, Project Manager – Landscape Architecture with respect to follow-up information regarding Off Road Trail (ORT) #11, be received for information.

(AAC-0006-2016)

GC-0117-2016
1. That the memorandum dated November 25, 2015 from Karen Morden, Legislative Coordinator with respect to the referral of Region of Peel projects to the Facility Accessibility Design Subcommittee be received for information;
2. That the Region of Peel be requested to forward minutes pertaining to Regional projects in Mississauga to the Accessibility Advisory Committee (AAC) or the Facility Accessibility Design Subcommittee (FADS) for consideration, whichever meeting occurs first, and that the AAC and FADS may request further review and/or a presentation on a project;
3. That the minutes pertaining to Regional projects in Mississauga be forwarded by the Legislative Coordinator to Planning and Building staff for their records.

(AAC-0007-2016)

GC-0118-2016
That the document dated November 2015 from the Office of the City Clerk with respect to the role and ground rules for City of Mississauga Advisory Committees and their Members, be received for information.

(AAC-0008-2016)

GC-0119-2016
That the Pending Work Plan Items chart, updated for the February 8, 2016 meeting of the Accessibility Advisory Committee, be received for information.

(AAC-0009-2016)

GC-0120-2016
That the request to alter the property at 1059 Old Derry Road, as described in the report from the Commissioner of Community Services, dated January 7, 2016, be approved.

(HAC-0006-2016)

GC-0121-2016
1. That the property at 1585 Adamson Street, which is listed on the City's Heritage Register, is not worthy of heritage designation, and consequently, that the owner's request to demolish proceed through the applicable process.

2. That, in order to mitigate impact to the Erindale cultural landscape, the option for the
replacement design depicted in Figures 61-77 in Appendix 1 is preferred.
(HAC-0007-2016)

GC-0122-2016
That the Memorandum dated January 2016 from Paula Wubbenhorst, Senior Heritage Coordinator, entitled “Heritage Impact Assessment Addendums: 5175 and 5215 Mississauga Road”, be received for information.
(HAC-0008-2016)

GC-0123-2016
1. That the background information entitled ‘Heritage Naming Policy Research,’ and the Bell Gairdner Estate Cultural Heritage Assessment dated September 2008, be received; and
2. That the proposed amendments to the Corporate Policy No. 05-02-02 entitled Property and Facility Naming and Dedications, discussed by the Heritage Advisory Committee (HAC) on February 9, 2016, be referred to staff for review and report back to HAC.
(HAC-0009-2016)

GC-0124-2016
That the document entitled “Advisory Committee Role” from the Office of the City Clerk, presented to the Heritage Advisory Committee on February 9, 2016, be received for information.
(HAC-0010-2016)

GC-0125-2016
That the amount of up to $750.00 be approved for the costs associated with the attendance of two Members of the Mississauga Cycle Advisory Committee at the 2016 Ontario Bike Summit on April 19th and 20th, 2016, in Toronto, Ontario.
(MCAC-0006-2016)

GC-0126-2016
That the amount of up to $250.00 be approved for costs associated with the Mississauga Cycling Advisory Committee’s information booth at the 2016 Toronto International Bicycle Show on March 4th to March 6th, 2016.
(MCAC-0007-2016)

GC-0127-2016
That the City of Mississauga Advisory Committees Role and Rules dated November 2015, be received for information.
(MCAC-0008-2016)

GC-0128-2016
That Realty Services be authorized to enter into negotiations with the Province of Ontario and its agent, Infrastructure Ontario, for the potential acquisition of a portion of property located within the former Ontario Power Generation Lakeview Generating Station site, as outlined in the report dated February 4, 2016, from the Commissioner of Planning and Building, titled Potential Acquisition of Lands within Former Ontario Power Generation Lakeview Generating Site.
Request for an Exemption to the Animal Care and Control By-law 0098-04, as amended, for Permitting a Pigeon Enclosure within the Minimum Setback Requirement of the Property Lines, 6084 Rowers Crescent (Ward 11)

Recommendation
That the request for an exemption to the Animal Care and Control By-law 0098-04, as amended, for permitting a pigeon enclosure within the minimum setback requirement at 6084 Rowers Crescent, be denied as outlined in the report from the Commissioner of Transportation and Works, dated February 3, 2016 entitled “Request for an Exemption to the Animal Care and Control By-law 0098-04, as amended, for Permitting a Pigeon Enclosure within the Minimum Setback Requirement of the Property Lines, 6084 Rowers Crescent (Ward 11)”.

Background
On May 26, 2015 staff from the Compliance and Licensing Enforcement section of the Enforcement Division received a complaint concerning two pigeon enclosures located at 6084 Rowers Crescent. Attached as Appendix 1 is an aerial photograph and diagrams of the subject property and the surrounding properties.

Upon inspection, it was determined that two pigeon enclosures did exist in the rear yard within 6.1 metres (20 feet) of the property lines in contravention of the Animal Care and Control by-law 0098-04, as amended. In addition, the inspection revealed that the property was also in contravention of the Zoning By-law 225-2007, as amended, which permits a maximum of one accessory structure, whereas the rear yard of the subject property contained two accessory structures (two pigeon enclosures). Attached as Appendix 2 are inspection photographs of the pigeon enclosures.

On June 10, 2015 a Notice of Contravention was issued to the property owners to remove the pigeon enclosures by July 10, 2015, as it is not possible to reposition the pigeon enclosures in a location that would be in compliance with the Animal Care and Control By-law 0098-04, as amended.
On July 6, 2015 Compliance and Licensing Enforcement staff received a letter from the property owner, Mr. Icon Meriel, dated June 29, 2015 requesting an exemption to the Animal Care and Control By-law 0098-04, as amended, to permit two pigeon enclosures to remain on the property (Appendix 3).

The purpose of this report is to respond to the property owners request for an exemption to the Animal Care and Control By-law 0098-04, as amended, for permitting a pigeon enclosure within the minimum setback requirement of the property line.

Comments

On October 29, 2015 Compliance and Licensing Enforcement staff inspected the subject property and observed both pigeon enclosures were still present in the rear yard. Mr. Meriel confirmed that he would be removing one pigeon enclosure and amending his request for an exemption to the Animal Care and Control By-law 0098-04, as amended, for permitting a pigeon enclosure within the minimum setback requirement of the property line.

The large pigeon enclosure contained 23 pigeons and measured 1.84 metres (six feet) in width, 1.79 metres (five feet eight inches) in length and 2.87 metres (nine feet four inches) in height from effective ground level to the peak of the roof. The enclosure has a 2.65 metre (eight feet seven inches) setback from the north side property line, 2.27 metres (seven feet four inches) setback from the east side property line and 0.80 metre (two feet six inches) setback from the rear west property line.

The small pigeon enclosure did not contain any pigeons and measured 1.89 metres (six feet two inches) in width, 1.06 metres (three feet four inches) in length and 1.65 metres (five feet four inches) in height. The enclosure has a 0.38 metre (one foot two inches) setback from the south property line and a 0.94 metre (three feet) setback from the rear west property line.

On December 2, 2015 Compliance and Licensing Enforcement staff inspected the subject property and confirmed the smaller pigeon enclosure had been removed (Appendix 4) and as such, the subject property is in compliance with the Zoning By-law 225-2007, as amended.

On December 6, 2015 Compliance and Licensing Enforcement staff received correspondence from Mr. Meriel with a formal request to amend his exemption to the Animal Care and Control By-law 0098-04, as amended, for permitting a pigeon enclosure within the minimum setback requirement of the property line. Mr. Meriel indicated he wished to be granted an exemption for allowing the rear lot setback for the pigeon enclosure to be altered from 6.1 metres (20 feet) to 0.80 metres (two feet six inches).

Attached as Appendix 5 is the documentation provided by Mr. Meriel, which includes his amended request for an exemption to the Animal Care and Control By-law 0098-04, as amended, for permitting a pigeon enclosure within the minimum setback requirement of the property line, a letter of support dated December 5, 2015 signed by neighbouring property owners, two of which are abutting the subject property, a diagram of the rear yard and a copy of his Canadian Pigeon Fanciers Association membership card.
Compliance and Licensing Enforcement staff have received one complaint regarding the keeping of pigeons on the subject property.

**Financial Impact**
Not applicable.

**Conclusion**
Compliance and Licensing Enforcement staff do not support the exemption to the Animal Care and Control By-law 0098-04, as amended, in light of having received a complaint and given that not all of the abutting property owners are in support of the exemption request.

**Attachments**
- Appendix 1: Aerial photograph and diagrams of 6084 Rowers Crescent and the surrounding properties
- Appendix 2: Photographs of two pigeon enclosures from the June 27, 2015 property inspection
- Appendix 3: Request from Mr. Icon Meriel dated June 29, 2015 for an Exemption to the Animal Care and Control By-law 0098-04, as amended to permit two pigeon enclosures to remain on the property
- Appendix 4: Photograph of the pigeon enclosure from the December 2, 2015 property inspection
- Appendix 5: Amended exemption request from Mr. Icon Meriel dated December 6, 2015, letter of support, diagram of the rear yard and his Canadian Pigeon Fanciers Association membership card

Martin Powell, P. Eng.
Commissioner of Transportation and Works

Prepared by: Douglas Meehan, Manager, Compliance and Licensing Enforcement
PIGEON ENCLOSURE

DWELLING

6084 ROWERS CRESCENT
PIGEON ENCLOSURE

2.87M HEIGHT

DECK

Dwelling

10.1

LOT 84 ROWERS CRESCENT
June 29, 2015

Mr. Douglas Meehan  
Manager, Municipal Law Enforcement  
Compliance & Licensing Enforcement

Dear Mr. Meehan,

I’m writing in response to the letter of Mr. Ryan Regent regarding “Animal Care and Control By-law 98-04” Notice of Contravention dated June 10, 2015. We were sad when we open the letter and broke the news to our 3 young girls. Their first reaction was...are we going to lose our birds? And I said to them, not really, it's just that we have to fix the issue with the authorities. We are sorry and I apologize for the contravention I incurred which I am fully responsible.

Upon discussion with Mr. Regent on June 29, 2015, I explained that there is no way we can meet the requirement as per 98-04 by-law and I sought his advice how we can keep the coop. The birds gave lots of fun and education to my 3 children Louise 11, Gianna 8 and Julillan 5. It teaches them how to care and feed them as they enjoy their presence. And for us parents and our right neighbour John and left neighbour Bob feel so relaxed every time we are out in the backyard watching them dancing and singing in their fly pen.

When Mr. Regent heard our story, he recommended that it is possible to keep the coop by filing an application of exemption. Hence, it is with excitement and joy to us having this opportunity to our kids and to the whole family. If this requires an annual license fee or a permit, I’m more than happy to go for it.

I lived in the area for the last 12 years and Mississauga 15 years. It is the best city in Canada. I hope to receive a favourable outcome.

With Kind regards,

[Signature]

[Name]

CPA, CGA

[Name]
December 6, 2015

Mr. Blaine Williamson
Researcher, Enforcement Division
Municipal Law Enforcement Officer
Compliance & Licensing Enforcement

Subject: Exemption Request on Pigeon Enclosure to be within the required setback.

Dear Mr. Williamson,

I have compiled and attached in this letter the requested documents for my request of exemption on Pigeon enclosure within the required setback.

1. Membership to the Canadian Pigeon Fanciers’ Association — email confirmation. The actual membership is yet to be received in the mail
2. I confirm that I have purchased sets of bands for new breed pigeons. All existing pigeons are banded.
3. Diagram of my backyard
4. Letter of support from abutting neighbours.

Note: 6080 Rowers Crescent, 6082 Rowers Crescent, 6086 Rowers Crescent and 6088 Rowers Crescent all have signed. However, I wasn’t able to get hold of 6172 Rowers Crescent and 6176 Rowers Crescent due to non-availability at home or not wanting to open their door. I work very far and arrive home late night so my only time to knock on their doors is during Saturday and Sunday, unfortunately, I wasn’t able to get hold of them. 6174 Rowers Crescent, I spoke with her in September and her concern was if she decides to sell her property, the pigeon coop might scare away the potential buyer or lower the value of her property. I told her that the pigeon coop is not permanent. I then asked her when is she planning to move (so I can make some plans to help regarding her concerns in the pigeon coop) and she said, not now and maybe sometime in the future.

Sincerely,

[Signature]

[Name]
6094 Rowers Crescent
Mississauga Ontario
L5V3A2
December 5, 2015

Dear Neighbour,

As you may already aware, I have put up a temporary pigeon coop in my backyard that contains fancy pigeons.

I do not fly out my birds, I keep them inside the coop, I treat them with antibiotics to keep the birds healthy and I also provide regular vitamins to maintain good health. And clean the area regularly.

The city of Mississauga requires your support by signing below. Your support will be very much appreciated for continuous education and entertainment to my family.

<table>
<thead>
<tr>
<th>Address</th>
<th>Name</th>
<th>Support</th>
<th>Do not support</th>
<th>Not Available</th>
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</thead>
<tbody>
<tr>
<td>6082 Rowers Crescent</td>
<td>Onaad</td>
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<tr>
<td>6086 Rowers Crescent</td>
<td>John</td>
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<tr>
<td>6172 Rowers Crescent</td>
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<td>6174 Rowers Crescent</td>
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<td>6176 Rowers Crescent</td>
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<td>6080 Rowers Cres. Mr. Bhati</td>
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<td>6088 Rowers Mr Lan</td>
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</tbody>
</table>

Sincerely,

[Signature]

6084 Rowers Crescent
Mississauga Ontario
L5V 3A2
CANADIAN PIGEON FANCIERS ASSOCIATION
MEMBERSHIP CARD (CPFA)
Expires/Expiry December 31, 2016

Name/Nom  Luc Meriel
Signature  [Signature]

ASSOCIATION CANADIENNE DU PIGEON DE FANTAISIE
To: City of Mississauga City Hall - Clerk’s Department

Re: Proposed McLaughlin Rd Widening/Improvements

Dear Ms Greer,

I am pleased to be able to contact you on behalf of the residents in our area who are devoted to the protection of our natural area and the safety of our streets.

My neighbour, Mr. Piotr Frasunkiewicz, has sent a document to you outlining the main concerns of the residents in our neighbourhood around the proposed widening of McLaughlin Rd. between Bristol Rd. and Britannia Rd.

These concerns, which fit into four main categories (irreversible damage to the natural character, reduced safety, stifling congestion, impediments to active transportation), have not been sufficiently addressed by any city officials that I am aware of. We did receive some letters indicating that our suggestions for alternative methods of improving traffic flow would not be feasible. We were told that any traffic calming measures would be either denied for the purpose of emergency vehicle use, or looked at, but would ultimately be decided upon by officials in other departments, presumably once work got started.

Besides the promise of new noise walls (which add to the homogeneity of the city and diminish individual character), very little has been presented to reassure us that this major change is truly an improvement in any meaningful way, for anyone, in accordance with the City of Mississauga’s Vision and Strategic Plan.

Our residents would welcome changes in the areas of noise, pollution, and speed reduction, increased safety at the intersections, increased ability to turn and cross the road by car or on foot, better stewardship of the forest edging, improved walking and cycling trails, and better traffic flow.

All of these areas of concern will be made worse, not better, by widening, because of the massive volume of cars that would fill the lanes in very little time once they are opened up.

Our comprehension of the situation is that, regardless of the scenic route designation of this stretch of road, and regardless of our objections, the city intends to proceed with what is generally considered by all urban designers to be a guaranteed congestion-magnet, ultimately resulting in the loss of our magnificent and irreplaceable tree canopy.
We feel, when viewed from a more comprehensive perspective, the cost is simply too high to justify any intended benefit.

I would be happy to provide a more complete package and/or come and meet in person with or without some of my fellow residents, to better communicate these concerns, and discuss alternatives.

Please contact me at any time as needed, by phone [REDACTED] or by email [REDACTED]

Sincerely,

Samantha Angel
Acting Chair, McLaughlin-Sugar Bush Residents' Association

CC.
1. Carolyn Parrish, Councillor Ward 5
2. City of Mississauga Project Manager - Dana Glofcheskie, P.Eng
3. Minister of the Environment and Climate Change, The Honourable Glenn Murray
To: City of Mississauga City Hall - Clerk’s Department

Dear City Clerk,

Thank you for giving us the opportunity to submit our concerns about the proposed changes to McLaughlin Rd.

As a collective, having met and discussed the issue at length, we oppose the proposal to widen the road from Bristol Rd to Britannia Rd. Our opposition to all plans proposed so far are based on our research and discussions with the City of Mississauga and residents, and, in summary, we have determined that widening from two to four lanes:

1. Will destroy the unique natural character of this designated scenic route.
2. Will make our road more dangerous and inconvenient
3. Will reduce traffic flow rather than improve it.
4. Will negatively impact active transportation such as walking and cycling.

Many of the concerns in these areas were raised by residents at the workshop at St Gertrude’s school on May 9th, 2015 have not been adequately addressed.

On the following pages, some details have been provided for each of the points above.

We intend to present these objections to City Council in the coming months in hopes that previously unaddressed arguments will be brought out in the open.

Please contact me at any time as needed.

Sincerely,

Teresa Frasunkiewicz
Resident of the area and member of McLaughlin Sugar Bush Residents’ Association
Additional details.

**Will destroy the unique natural character of this designated scenic route.**
- What good is a scenic route designation if cars are always the priority?
- The hundreds of people that arrive on foot every year to photograph the fall colours will not come anymore.
- Residents chose this area and paid a premium for tall mature trees.
- The loss of 481 trees for the sake of more pavement is shocking to most people. The loss of 26 tall, mature, healthy trees over 100 years old is, to anyone who appreciates nature, unthinkable.
- The majority of the tree canopy along McLaughlin Road, is only a strip of trees, not a forest. The removal of 481 trees represents a majority of the strip.

**Will make our road more dangerous and inconvenient**
- It is already difficult to make a left turn from Parkwood Place / Faith Dr/ Avonwick.
- Already street racing is a problem. With wide open lanes this will increase, along with regular speeding. South of Bristol people regularly drive at 70 kph. Traffic calming measures suggested did not reassure.
- Already school buses stopping with their red flashing lights are ignored by distracted drivers. We often hear screeching brakes when the bus stops to let children out. This will be worse.

**Will reduce traffic flow rather than improve it.**
Congestion will increase as a massive volume of car traffic adopts McLaughlin Road once Hurontario begins construction for the LRT. Even before that happens, word will spread and traffic will fill the road, as is the general rule with road-widening.

**Will negatively impact active transportation.**
- Many people use the wide path on the West side for cycling, including kids and people of all ages. An informal survey of cyclists on that stretch of road suggests they are comfortable being off the road. The recommended sharrow lane for cycling is only suitable for experienced cyclists. Sharrow lanes actually discourage people to try cycling, as they far less safe, and unsuitable for a major arterial, which is what is essentially being proposed.
- Hundreds of people, including students, walk on this stretch of road. While it could be greatly improved with access to walking trails through the Britannia Farm lands, there is no question it is a very pleasant walk with the exception of speeding traffic. Just south of Bristol Rd, when the road opens up to 4 lanes, it is so loud with traffic that it is not enjoyable.

**Conclusion:**
While we are all drivers, and recognize the layout of our city necessitates car use, we also believe that the needs of drivers do not come before absolutely everything else. The strategic plan for the City of Mississauga includes goals around greening, encouraging active transportation and stewardship of ecosystems and natural area. Paving over more green space
and adding noise walls, which create more homogeneity and less individual character hardly seems to work with any of the city's goals.

We feel that the cost of the loss of trees and our special natural environment is just too high to justify the changes, when compared with the very minor benefits, which include only a short, temporary period of better traffic flow.

CC.

1. Carolyn Parrish, Councillor Ward 5
2. City of Mississauga Project Manager - Dana Glofcheskie, P.Eng
3. Minister of the Environment and Climate Change, The Honourable Glen Murray
To: City of Mississauga City Hall - Clerk’s Department

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Please contact me at any time as needed.

Sincerely,

[Signature]

Piotr Frasunkiewicz, M.Sc., P.Eng
Resident of the area and member of McLaughlin Sugar Bush Residents’ Association
Additional details.

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CC.
1. Carolyn Parrish, Councillor Ward 5
2. City of Mississauga Project Manager - Dana Glofcheskie, P.Eng
3. Minister of the Environment and Climate Change, The Honourable Glen Murray
To Whom It May Concern,

As suggested by the public notice, I would like to provide feedback to the McLaughlin road Class Environmental Assessment— Bristol Rd West to Britannia Rd West, Schedule ‘C’.

While I’ve submitted a request of Part II Order to the Minister of Environment and Climate Change, I think it is still important to communicate with the city of my perspective.

Despite the grand and hopeful promise painted by the Living Green Master Plan, this particular project makes me seriously doubt the city’s commitment to a more sustainable future.

The proposed design in the McLaughlin project is a missed-opportunity for the city to prove itself on the type of leadership it aspires to be, and become the change it wants to happen. It is very disheartening to see the city eagerly support the continual accommodation for an unsustainable future. It is clear the city knows the challenge in transforming a suburban sprawl urban form into a transit-oriented one. Yet, it does not stop in its track. It is clear the city knows the challenge and the growing importance of enhancing, restoring, even expanding its natural system areas. Yet, it doesn’t flinch on the encroachment of a significant Core Area in the Greenlands System. It is clear that the city knows it needs to increase its urban forest canopy. Yet, it shrugs off the mass removal of
matured and healthy tree. It makes little sense for the city to eagerly plant stems, but cares little for trees with >10cm, 50cm DBH.

The 2.5km section of McLaughlin road is a very small section in the pervasive road network system in the city. Instead of striving to preserve (let alone expand as stated in the LGMP) the little natural heritage the city has left, and genuinely explore all options for a temporal issue, the city prefers to follow its suburban tradition and invest in irreversible development to put the declining future of cars first. All while living in an age where climate change has become tangible.

The need to build a city in a way to help change usage behaviour for a better sustainable future is not just a line of words in the LGMP. It needs to be put into action now. It needs to be put into the decision-making now. It needs to be in all current implementation now. That is called foresight. That is called leadership. That is called wise management. Not to spend millions of dollar implementing something that would soon need to be converted back to recreate a scale of that is more suitable for alternative transportations. Furthermore, unfortunately, once a space is made into a paved road, it cannot be revert back to its original state, no amount of fixtures could do.

The change in others needs to start with the change of mindset in ourselves, in our leaders, our planners, our decision makers. Mississauga have grown to an extent where there are little undeveloped land, and vertical density is on the rise to accommodate density and growth. The strategy in dealing with such growth is different than the sprawl. In order to properly and smartly address those demands, our mindset need to change and our vision needs to set further out.

One has to be wise on the change too. Being someone whose choice of commute vehicle is a bicycle whenever possible, I see the flaw in the conventional cycle lanes. A paved roadway is a real estate that provides value only when a vehicle is in motion. Being in the northern climate, most of our winter is not pleasant (or even advised) to cycle outdoor. (Having said that, thanks to global warming, this year I was able to bike even in January!!) That means the infrastructure provides little value a big chunk of the year. And truth be told, many of the existing bike lanes does not adequate safety buffer! Currently, there are trends to change by-laws to allow bicycle on the sidewalk, to not only encourage entry level cyclist, but to optimize the value of existing infrastructure, and almost instantly expands the cycling network. If that proves to be the better direction, the city should re-examine its approach and mindset with regards to its Cycling Master Plans. It does not make sense to continue implementing on a flawed plan when better options are available.

The EA report demonstrates the hardwork of the many involved. My feedback is not on them. They have helped inform me. My feedback is on the narrow-
mindedness in the mandate imposed on them. That is what has failed, for us and for the future generations.

I do sincerely hope the leaders and those with decision-powers to rethink this step of direction.

Best Regards,

Jessica Wang
GREAT LAKES AND ST. LAWRENCE CITIES INITIATIVE
ALLIANCE DES VILLES DES GRANDS LACS ET DU SAINT-LAURENT

RESOLUTION 2016-1B

OPPOSING THE WAUKESHA WATER DIVERSION APPLICATION

WHEREAS, the Great Lakes and St. Lawrence River Basin represents approximately 20% of the world’s surface freshwater resource and supports the third largest economy in the world;

WHEREAS, on December 13, 2005, the Great Lakes Governors of Illinois, Indiana, Michigan, Minnesota, New York, Ohio, Pennsylvania and Wisconsin, and the Premiers of Ontario and Quebec signed the Great Lakes—St. Lawrence River Basin Sustainable Water Resources Agreement (the “Agreement”), and the Governors endorsed the companion Great Lakes—St. Lawrence River Basin Water Resources Compact (the “Compact”), which was later approved by the United States Congress and signed by the President, banning new water diversions from the Basin except in communities located in counties straddling the water division line between the Great Lakes-St. Lawrence Basin and other basins; and

WHEREAS, the City of Waukesha, WI, is located in Waukesha County, a county straddling the water division line; and

WHEREAS, the City of Waukesha has applied under the exception for a “Community within a Straddling County” to use water from Lake Michigan as its source of drinking water to the Wisconsin Department of Natural Resources (the “Waukesha Application”); and

WHEREAS, the exception requires the diverted waters be used solely for the “Public Water Supply Purposes” of the specific “Community within a Straddling County” as defined in the Agreement and Compact; and

WHEREAS, the Wisconsin Department of Natural Resources has deemed the Waukesha Application approvable and forwarded it on January 7, 2016 to the Great Lakes-St. Lawrence River Water Resources Regional Body (Regional Body) and Compact Council for its consensus decision; and

WHEREAS, all eight Great Lakes states must vote in favor of the Waukesha Application for it to go forward at a special meeting of the Compact Council in late spring 2016; and
WHEREAS, the Waukesha Application does not meet the terms of the Agreement nor the Compact, as there are significant questions about the necessity of the diversion to meet the drinking water quantity and quality needs of the City of Waukesha, among other concerns; and

WHEREAS, the City of Waukesha plans to provide water to a broader service area consisting of neighboring communities which have not demonstrated a need for a new water supply, contrary to the terms of the Agreement and Compact, and plans to do so based on broader water master plans rather than the specific demonstrated needs of the City of Waukesha; and

WHEREAS, this broader service area is not a “Community within a Straddling County” as defined and required by the exception in the Agreement and Compact; and

WHEREAS, the precedent-setting nature of the Waukesha Application is of great concern to the Mayors of the Great Lakes and St. Lawrence Cities Initiative; and

WHEREAS, the impacts of the proposed return flow of water to Lake Michigan through the Root River will cause significant changes to the ecosystem and to the urban shores of the mouth of the River; and

WHEREAS, the Regional Body review process is inadequate as it provides for only one public meeting to be held in the City of Waukesha, resulting in far too limited public engagement on a matter of great regional, national, and international importance, contrary to the prescribed objectives of the Agreement and Compact; and

WHEREAS, the Regional Body is not providing sufficient public information to residents in the Great Lakes and St. Lawrence River Basin; and

WHEREAS, the Regional Body’s decision on Wisconsin Department of Natural Resources’ Declaration of Finding, expected on April 21, 2016, allows for input from the eight US Great Lakes states, Ontario and Quebec, and will be key in the final Compact Council decision.

THEREFORE, BE IT RESOLVED, that the Mayors of the Great Lakes and St. Lawrence Cities Initiative reaffirm their commitment to the protection of our water resources by calling on the Governors of Illinois, Indiana, Michigan, Minnesota, New York, Ohio, Pennsylvania and Wisconsin, and the Premiers of Ontario and Québec, and their representatives on the Regional Body and Compact Council to reject the Waukesha Application in its current form; and

BE IT FINALLY RESOLVED, that the Mayors urge the Governors and Premiers of the Regional Body and Compact Council, consistent with good public policy, to ensure complete transparency and full public engagement through open meetings,
webinars, websites and any other appropriate means of communication, including at least one public hearing in each of the ten jurisdictions included in this process.

Signed this 11th day of February, 2016

Mitch Twolan, Chair
Great Lakes and St. Lawrence Cities Initiative
Mayor, Township of Huron-Kinloss, Ontario
QUARTERLY COUNCILLOR DECLARATION
under the City of Mississauga Council Code of Conduct

[To be filed by every Member of Council on or by February 1st, May 1st, August 1st and November 1st in each year during the term of office of the Council of the City of Mississauga,

I, ________ , Member of the Council of the City of Mississauga, HEREBY DECLARE as follows:

I have received no fee, advance, cash, gift, gift certificate, personal benefit, price reduction or other consideration in the past quarter year, connected directly or indirectly with the performance of my duties of office as a member of Council which exceeds in value the sum of $500 or in the case of multiple gifts from the same source in this calendar year, exceeds in value $500 in the aggregate, and to the best of my knowledge information and belief, no family member of mine nor a member of my staff (all as defined in the Code of Conduct) has received any such gift in the past quarter year, except as I may have disclosed in a Councillor Information Statement filed by me with the Integrity Commissioner within 30 days of receipt of any such gift.

Date: ___________________ Signature of Councillor: ___________________

This Quarterly Councillor Declaration shall be filed with the City's Integrity Commissioner, Robert J. Swayze, by mail, fax, e-mail or delivery, as follows:

Robert J. Swayze
Integrity Commissioner for the City of Mississauga
20736 Mississauga Road
Caledon, Ontario L7K 1M7

Phone: 519-942-0070
Fax: 519-942-1233
E-mail: robert.swayze@sympanico.ca

Every Quarterly Councillor Declaration filed with the Integrity Commissioner will become a matter of public record.
QUARTERLY COUNCILLOR DECLARATION
under the City of Mississauga Council Code of Conduct

[To be filed by every Member of Council on or by February 1st, May 1st, August 1st and November 1st in each year during the term of office of the Council of the City of Mississauga,]

Karen Ras

Karen Ras, Member of the Council of the City of Mississauga, HEREBY DECLARE as follows:

I, have received no fee, advance, cash, gift, gift certificate, personal benefit, price reduction or other consideration in the past quarter year, connected directly or indirectly with the performance of my duties of office as a member of Council which exceeds in value the sum of $500 or in the case of multiple gifts from the same source in this calendar year, exceeds in value $500 in the aggregate, and to the best of my knowledge information and belief, no family member of mine nor a member of my staff (all as defined in the Code of Conduct) has received any such gift in the past quarter year, except as I may have disclosed in a Councillor Information Statement filed by me with the Integrity Commissioner within 30 days of receipt of any such gift.

January 31st, 2016

Date: ___________________________ Signature of Councillor: ___________________________

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QUARTERLY COUNCILLOR DECLARATION
under the City of Mississauga Council Code of Conduct

[To be filed by every Member of Council on or by February 1st, May 1st, August 1st and November 1st in each year during the term of office of the Council of the City of Mississauga,

Chris Fonseca
I, ____________________________, Member of the Council of the City of Mississauga, HEREBY DECLARE as follows:

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January 31, 2016
Date: ____________________________

Signature of Councillor

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Integrity Commissioner for the City of Mississauga
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Fax: 519-942-1233
E-mail: robert.swayze@sympatico.ca

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QUARTERLY
COUNCILLOR DECLARATION
under the City of Mississauga Council Code of Conduct

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Integrity Commissioner for the City of Mississauga
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Phone: 519-942-0070
Fax: 519-942-1233
E-mail: robert.swayze@sympatico.ca

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COUNCILLOR INFORMATION STATEMENT
FOR GIFTS AND BENEFITS OVER $500.00
under the City of Mississauga Council Code of Conduct

[To be filed by every Member of Council within 30 days of receipt of any gift or benefit exceeding $500.00,
or where the total of the value of a gift or benefit, together with any other gift(s) or benefit(s)
from the same source in the same calendar year, totals $500.00 or more]

1. John Kovac, Member of the Council of the City of Mississauga, hereby state as follows:

1. In the attached list, every reference to a gift or benefit received by me includes every gift or benefit received, with my knowledge, by any family member of mine or a member of my staff, all as defined in the Council Code of Conduct (the “Code”).

2. Attached is a complete list, subject only to the exceptions listed in paragraph 7 hereof, of every fee, advance, cash, gift, gift certificate, personal benefit, price reduction and other consideration received by me in this calendar year during the 30-day period immediately prior to the date of this Statement, connected directly or indirectly with the performance of my duties of office as a member of Council, of the following description:

   (a) where the value of the gift or benefit exceeds $500.00; and/or
   (b) where the total value of all gifts and benefits received from any one source during the course of the calendar year in which it was received exceeds $500.00.

(Herein referred to collectively as the “Paragraph 2 Gifts or Benefits”)

3. Included in the list are particulars of the Paragraph 2 Gifts or Benefits, designated by reference to the applicable paragraph of Rule No. 2.1 of the Code:

2.1.b any gift or benefit of a nature which normally accompanies the responsibilities of office and was received as an incident of protocol or social obligation;
2.1.e a suitable memento of a function honouring me;

2.1.f food, lodging, transportation or entertainment provided by any government;

2.1.f food, lodging, transportation or entertainment provided by the organizer of a conference, seminar or other event where I either spoke or attended in an official capacity at an official event;

2.1.g any food or beverage consumed at a banquet, reception or similar event, where the attendance served a legitimate business purpose and the person extending the invitation or a representative of the organization was in attendance;

2.1.h the provision of communications to my offices, including subscriptions to newspapers and periodicals;

2.1.i any sponsorship or donation for a community event organized or run by me or on my behalf, where costs were incurred and the event held on or before Nomination Day.

Without limiting the generality of the information required to be included in this Councillor Information Statement, examples of the types of Paragraph 2 Gifts or Benefits received by me or a staff or family member which must be listed include each of the following:

(i) property (e.g. a book, flowers, gift basket, painting or sculpture, furniture, wine);

(ii) membership in a club or other organization (e.g. a golf club) at a reduced rate or at no cost;

(iii) any invitation to and/or tickets to attend an event (e.g. a sports event, concert, play) at a reduced rate or at no cost;

(iv) any invitation to attend a gala or fundraising event at a reduced rate or at no cost;

(v) any invitation to attend an event or function in the fulfilment of my official duties, as described in this Statement;
in the case of an invitation to attend a charity golf tournament, a fundraising gala, a professional sports event, concert or a dinner, in addition to the data provided, the number of such events which I have attended as a guest of the same individual or corporation during the calendar year prior to the last such attendance;

Use of real estate or significant assets or facilities (i.e. a vehicle, office, vacation property) at a reduced rate or at no cost;

I have listed beside the description of each gift and benefit: the date it was received; the name of the donor or provider; the nature of the gift or benefit; the cost, value or estimated value of the gift or benefit; and the reference to every applicable paragraph of Rule No. 2.1 of the Code. Where I have received more than one gift or benefit from any one source during the last calendar year, I have listed opposite the name of the person or other source from whom the gift or benefit was received, the date and the value of all gifts and benefits which I have received from the same source over the past year.

I know of no facts or circumstances which create a conflict between my private interest and my public duty as a member of Council, by reason of my receipt or acceptance of any gift or benefit referred to in this Statement or otherwise.

In accordance with the Code, this list does not include the following:

- compensation authorized by law paid to me by the City of Mississauga or its local board;
- money, goods or services received by me, or on my behalf, for my municipal election campaign, duly reported in accordance with law;
- services provided without compensation by persons volunteering their time.

The list, which forms part of this Statement, sets out all of the Paragraph 2 Gifts or Benefits, subject to permitted exceptions referred to in paragraph 7 hereof, received by me, or on my behalf, or by any member of my family or staff, during the period to which this Councillor
Information Statement applies. This Statement is submitted by me in good faith in accordance with the Code of Conduct governing Members of Council of the City of Mississauga.

Date: Jan 29, 2016

(Signature of Councillor)

This Councillor Information Statement, together with the attached List of Gifts and Benefits, may be filed with the City's Integrity Commissioner, Robert J. Swayze, by mail, fax, e-mail or delivery, as follows:

Robert J. Swayze
Integrity Commissioner for the City of Mississauga,
20736 Mississauga Road
Caledon, Ontario L7K 1M7

Phone: 519-942-0070
Fax: 519-942-1233
E-mail: robert.swayze@sympatico.ca

Every Councillor Information Statement filed with the Integrity Commissioner will become a matter of public record.
COUNCILLOR INFORMATION STATEMENT
(List of Gifts and Benefits)

Name of Councillor: ________________

<table>
<thead>
<tr>
<th>Date</th>
<th>Name of Donor</th>
<th>Nature of Gift or Benefit</th>
<th>Amount/Value</th>
<th>Donations by Same Donor during the same Calendar Year</th>
<th>Exception Paragraph under Rule No. 2.1</th>
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(Add more pages as required)
QUARTERLY
COUNCILLOR DECLARATION
under the City of Mississauga Council Code of Conduct

|To be filed by every Member of Council on or by February 1st, May 1st, August 1st and November 1st in each year during the term of office of the Council of the City of Mississauga,|

1. [SIGNATURE] | Member of the Council of the City of Mississauga, HEREBY DECLARE as follows:

I have received no fee, advance, cash, gift, gift certificate, personal benefit, price reduction or other consideration in the past quarter year, connected directly or indirectly with the performance of my duties of office as a member of Council which exceeds in value the sum of $500 or in the case of multiple gifts from the same source in this calendar year, exceeds in value $500 in the aggregate and to the best of my knowledge information and belief, no family member of mine nor a member of my staff (all as defined in the Code of Conduct) has received any such gift in the past quarter year, except as I may have disclosed in a Councillor Information Statement filed by me with the Integrity Commissioner within 30 days of receipt of any such gift.

Date: [FEBRUARY 1ST, 2016] | Signature of Councillor: [SIGNATURE]

This Quarterly Councillor Declaration shall be filed with the City’s Integrity Commissioner, Robert J. Swayze, by mail, fax, e-mail or delivery, as follows:

Robert J. Swayze
Integrity Commissioner for the City of Mississauga
20736 Mississauga Road
Caledon, Ontario L7K 1M7

Phone: 519-942-0976
Fax: 519-942-1233
E-mail: robert.swayze@sympatico.ca

Every Quarterly Councillor Declaration filed with the Integrity Commissioner will become a matter of public record.
QUARTERLY COUNCILLOR DECLARATION
under the City of Mississauga Council Code of Conduct

I, Ron Starr, Member of the Council of the City of Mississauga, HEREBY DECLARE as follows:

I have received no fee, advance, cash, gift, gift certificate, personal benefit, price reduction or other consideration in the past quarter year, connected directly or indirectly with the performance of my duties of office as a member of Council which exceeds in value the sum of $500 or in the case of multiple gifts from the same source in this calendar year, exceeds in value $500 in the aggregate, and to the best of my knowledge information and belief, no family member of mine nor a member of my staff (all as defined in the Code of Conduct) has received any such gift in the past quarter year, except as I may have disclosed in a Councillor Information Statement filed by me with the Integrity Commissioner within 30 days of receipt of any such gift.

Date: Feb 16

Signature of Councillor:

This Quarterly Councillor Declaration shall be filed with the City’s Integrity Commissioner, Robert J. Swayze, by mail, fax, e-mail or delivery, as follows:

Robert J. Swayze
Integrity Commissioner for the City of Mississauga
20736 Mississauga Road
Caledon, Ontario L7K 1M7

Phone: 519-942-0070
Fax: 519-942-1233
E-mail: robert.swayze@sympatico.ca

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QUARTERLY
COUNCILLOR DECLARATION
under the City of Mississauga Council Code of Conduct

(To be filed by every Member of Council on or by February 1st, May 1st, August 1st and
November 1st in each year during the term of office of the Council of the City of Mississauga,

I, Nando Iannicca, Member of the Council of the City of

Mississauga, HEREBY DECLARE as follows:

I have received no fee, advance, cash, gift, gift certificate, personal benefit, price reduction or other
consideration in the past quarter year, connected directly or indirectly with the performance of my duties
of office as a member of Council which exceeds in value the sum of $500 or in the case of multiple gifts
from the same source in this calendar year, exceeds in value $500 in the aggregate, and to the best of my
knowledge information and belief, no family member of mine nor a member of my staff (all as defined
in the Code of Conduct) has received any such gift in the past quarter year, except as I may have disclosed
in a Councillor Information Statement filed by me with the Integrity Commissioner within 30 days of
receipt of any such gift.

Date: Feb 1, 2016

Signature of Councillor:

This Quarterly Councillor Declaration shall be filed with the City’s Integrity Commissioner, Robert J.
Swayze, by mail, fax, e-mail or delivery, as follows:

Robert J. Swayze
Integrity Commissioner for the City of Mississauga
20736 Mississauga Road
Caledon, Ontario L7K 1M7

Phone: 519-942-0970
Fax: 519-942-1233
E-mail: robert.swayze@sympatico.ca

Every Quarterly Councillor Declaration filed with the Integrity Commissioner will become a
matter of public record.

012
QUARTERLY COUNCILLOR DECLARATION
under the City of Mississauga Council Code of Conduct

[To be filed by every Member of Council on or by February 1st, May 1st, August 1st and November 1st in each year during the term of office of the Council of the City of Mississauga,]

I, ____________________________, Member of the Council of the City of Mississauga, HEREBY DECLARE as follows:

I have received no fee, advance, cash, gift, gift certificate, personal benefit, price reduction or other consideration in the past quarter year, connected directly or indirectly with the performance of my duties of office as a member of Council which exceeds in value the sum of $500 or in the case of multiple gifts from the same source in this calendar year, exceeds in value $500 in the aggregate, and to the best of my knowledge information and belief, no family member of mine nor a member of my staff (all as defined in the Code of Conduct) has received any such gift in the past quarter year, except as I may have disclosed in a Councillor Information Statement filed by me with the Integrity Commissioner within 30 days of receipt of any such gift.

Date: _______________ Signature of Councillor: ___________________

This Quarterly Councillor Declaration shall be filed with the City's Integrity Commissioner, Robert J. Swayze, by mail, fax, e-mail or delivery, as follows:

Robert J. Swayze
Integrity Commissioner for the City of Mississauga
20736 Mississauga Road
Caledon, Ontario L7K 1M7

Phone: 519-942-0070
Fax: 519-942-1233
E-mail: robert.swayze@sympatico.ca

Every Quarterly Councillor Declaration filed with the Integrity Commissioner will become a matter of public record.
QUARTERLY COUNCILLOR DECLARATION
under the City of Mississauga Council Code of Conduct
shall be filed by every Member of Council on or by February 1st, May 1st, August 1st and November 1st in each year during the term of office of the Council of the City of Mississauga.

PAT SAITO, Member of the Council of the City of Mississauga, HEREBY DECLARE as follows:

I have received no fee, advance, cash, gift, gift certificate, personal benefit, price reduction or other consideration in the past quarter year, connected directly or indirectly with the performance of my duties as a member of Council which exceeds in value the sum of $500 or in the case of multiple gifts from the same source in this calendar year, exceeds in value $500 in the aggregate, and to the best of my knowledge, information and belief, no family member of mine nor a member of my staff (all as defined in the Code of Conduct) has received any such gift in the past quarter year, except as I may have disclosed in the Councillor Information Statement filed by me with the Integrity Commissioner within 30 days of receipt of any such gift.

Signature of Councillor: 

This Quarterly Councillor Declaration shall be filed with the City's Integrity Commissioner, Robert J. Swayze, by mail, fax, e-mail or delivery, as follows:

Robert J. Swayze
Integrity Commissioner for the City of Mississauga
20736 Mississauga Road
Geledon, Ontario L7K 1M7

Phone: 519-942-0070
Fax: 519-942-1233
E-mail: robert.swayze@sympatico.ca

This Councillor Declaration filed with the Integrity Commissioner will become a

014
QUARTERLY COUNCILLOR DECLARATION
under the City of Mississauga Council Code of Conduct

[To be filed by every Member of Council on or by February 1st, May 1st, August 1st and November 1st in each year during the term of office of the Council of the City of Mississauga.

Susan McFadden

1, Member of the Council of the City of Mississauga, HEREBY DECLARE as follows:

I have received no fee, advance, cash, gift, gift certificate, personal benefit, price reduction or other consideration in the past quarter year, connected directly or indirectly with the performance of my duties of office as a member of Council which excess in value the sum of $500 or in the case of multiple gifts from the same source in this calendar year, exceeds in value $500 in the aggregate, and to the best of my knowledge, information and belief, no family member of mine nor a member of my staff (all as defined in the Code of Conduct) has received any such gift in the past quarter year, except as I may have disclosed in a Councillor Information Statement filed by me with the Integrity Commissioner within 30 days of receipt of any such gift.

February 1, 2016

Date: ____________________________ Signature of Councillor: ____________________________

This Quarterly Councillor Declaration shall be filed with the City’s Integrity Commissioner, Robert J. Swayze, by mail, fax, e-mail or delivery, as follows:

Robert J. Swayze
Integrity Commissioner for the City of Mississauga
20736 Mississauga Road
Caledon, Ontario L7K 1M7

Phone: 519-942-0070
Fax: 519-942-1233
E-mail: robert.swayze@sympatico.ca

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QUARTERLY COUNCILLOR DECLARATION
under the City of Mississauga Council Code of Conduct

[To be filed by every Member of Council on or by February 1st, May 1st, August 1st and November 1st in each year during the term of office of the Council of the City of Mississauga,]

George Carlson
I, ______________________ ___, Member of the Council of the City of Mississauga, HEREBY DECLARE as follows:

I have received no fee, advance, cash, gift, gift certificate, personal benefit, price reduction or other consideration in the past quarter year, connected directly or indirectly with the performance of my duties of office as a member of Council which exceeds in value the sum of $500 or in the case of multiple gifts from the same source in this calendar year, exceeds in value $500 in the aggregate, and to the best of my knowledge information and belief, no family member of mine nor a member of my staff (all as defined in the Code of Conduct) has received any such gift in the past quarter year, except as I may have disclosed in a Councillor Information Statement filed by me with the Integrity Commissioner within 30 days of receipt of any such gift.

Date: Jan 31/2016 Signature of Councillor: 

This Quarterly Councillor Declaration shall be filed with the City's Integrity Commissioner, Robert J. Swayze, by mail, fax, e-mail or delivery, as follows:

Robert J. Swayze
Integrity Commissioner for the City of Mississauga
20736 Mississauga Road
Caledon, Ontario L7K 1M7

Phone: 519-942-0070
Fax: 519-942-1233
E-mail: robert.swayze@sympatico.ca

Every Quarterly Councillor Declaration filed with the Integrity Commissioner will become a matter of public record.
Sample resolution for municipal councils related to broader investment powers

WHEREAS municipalities are required to invest their reserves in accordance with the Municipal Act, 2001 and Ontario Regulation 438/97 (as amended), which specifically outlines allowable investments;

and WHEREAS to ensure the sustainability and sound stewardship of the municipality’s investments, the municipality is of the opinion that changes should be made to the Municipal Act, 2001 and Ontario Regulation 438/97 (as amended), to allow for the prudent investment of reserves, if those investments are professionally managed and part of a broader investment strategy;

and WHEREAS the Prudent Investor Standard is an industry accepted best practice in effectively managing a portfolio of investments, and the Standard applies to investments, not in isolation, but in the context of the portfolio of investments and as part of an overall strategy, that should incorporate acceptable risk and return objectives suitable to the stakeholders;

and WHEREAS the Province is conferring “Prudent Investor” status on the City of Toronto to enable greater diversification in portfolio management,

and WHEREAS the Association of Municipalities of Ontario (AMO), Local Authority Services (LAS), and the Municipal Finance Officers Association of Ontario (MFOA), have long requested that the Prudent Investor Standard apply to all municipal investments that are invested with The One Investment Program;

and WHEREAS in 2005, municipalities were granted the ability to invest in longer-term corporate bonds and Canadian equity investments via only the One Investment Program, and the One Investment Program has demonstrated strong investment returns for municipalities within these ‘new’ investment sectors;

and WHEREAS the institutional portfolio managers utilized by the One Investment Program recommend that the Prudent Investor Standard approach is a more appropriate approach to investing;

and WHEREAS operating municipal investments under the Prudent Investor Standard is precluded by the Municipal Act, Eligible Investments, in its current form;

THEREFORE BE IT RESOLVED THAT Council support the request of AMO, LAS, and MFOA to amend Ontario Regulation 438/97 (as amended) of the Municipal Act, 2001, to allow municipalities to invest consistent with the Prudent Investor Standard, if such investments are through the One Investment Program.
DRAFT MOTION

WHEREAS the City of Mississauga (the "City") is located wholly within the Great Lakes Basin;

AND WHEREAS the City maintains stewardship over 22.5 kilometres of shoreline along Lake Ontario;

AND WHEREAS the City of Waukesha, Wisconsin, submitted an application to divert water from Lake Michigan for use as its source of drinking water (the "Waukesha Application"), made pursuant to the Great Lakes and St. Lawrence River Basin Water Resources Agreement (the "Great Lakes Agreement") and the Great Lakes-St. Lawrence River Basin Water Resources Compact (the "Great Lakes Compact");

AND WHEREAS the Great Lakes Agreement was signed by the Premiers of Ontario and Quebec along with Governors of eight Great Lakes states;

AND WHEREAS the Great Lakes and St. Lawrence Cities Initiative (the "Cities Initiative") expressed concern with the Waukesha Application and has passed a resolution opposing the Waukesha Application (Resolution 2016-1B), attached as Appendix 1;

NOW THEREFORE BE IT RESOLVED:

THAT the Council of the City of Mississauga endorse the Cities Initiative Resolution 2016-1B, attached as Appendix 1, opposing the Waukesha Application;

THAT the Mayor, on behalf of Council, forward a copy of this resolution to the Prime Minister of Canada, the Premier of Ontario and local MPs and MPPs; and

THAT this resolution be forwarded to the Association of Municipalities of Ontario (AMO), Region of Peel, Credit Valley Conservation Authority (CVC) and Toronto and Region Conservation Authority (TRCA) and that they be requested to endorse the Cities Initiative Resolution 2016-1B by bringing forward their respective resolutions.

J. Joneck
Feb 16, 2016
NOTICE OF MOTION
Moved By: Councillor Parrish

Wednesday, February 24, 2016

WHEREAS Subsection 37 of Section 210 of the Municipal Act, R.S.O. 1990, C.M. 45, provides that municipal councils may pass by-laws to regulate and prohibit the sale of fireworks;

AND WHEREAS the Council of The Corporation of the City of Mississauga deems it advisable to license and regulate the sale of fireworks;

AND WHEREAS it is the responsibility of The Corporation of the City of Mississauga to do all in its power to ensure that the increasing use of fireworks by various groups for holiday celebrations does not result in personal injury.

AND WHEREAS the best opportunity to educate adults purchasing fireworks is at the point of purchase;

NOW THEREFORE BE IT RESOLVED that Section 7(2) of By-law 340-01 being the Fireworks Vendors By-law be amended by adding (e) An agreement to provide every purchaser of fireworks with a written instruction sheet as attached and a verbal description of the contents of the instruction sheet.

Signed: 

Date:  Feb 10, 2016
(NAME OF COMPANY)

SUGGESTS THE FOLLOWING

USING CONSUMER FIREWORKS

Part 16 of the Explosives Regulations provides additional safety rules for consumer fireworks.

PEOPLE UNDER 18 YEARS OLD who use fireworks must be supervised by an adult.

CHOOSE a wide, clear site away from all obstacles. Refer to the safety instructions on the fireworks label for minimum distances from spectators.

DO NOT FIRE IN WINDY CONDITIONS.

READ all instructions on the fireworks. PLAN the order of firing before you begin.

USE A GOOD FIRING BASE such as a pail filled with earth or sand.

bury fireworks that do not have a base HALFWAY in a container of earth or sand (such as a pail, box or wheelbarrow) unless the label on the firework indicates otherwise. Set them at a 10-degree angle, pointing away from people.

UTILISATION DE PIÈCES PYROTECHNIQUES À L'USAGE DES CONSOMMATEURS

La partie 16 du Règlement sur les explosifs prévoit des règles additionnelles sur la sécurité.

LES PERSONNES DE MOINS DE 16 ANS qui utilisent des pièces pyrotechniques doivent le faire sous la surpervision d'un adulte.

CHOISIR un emplacement spacieux, bien dégagé et loin de tout obstacle. Consulter les consignes de sécurité sur l'étiquette des pièces pyrotechniques pour connaître les distances minimales entre les pièces et les spectateurs.

NE PAS METTRE À FEU LES PIÈCES PYROTECHNIQUES PAR TEMPS VENTEUX.

LIRE toutes les instructions sur les pièces pyrotechniques. DETERMINER l'ordre de mise à feu avant de débuter.

UTILISER UNE BONNE BASE DE MISE À FEU, tel un seau, rempli de terre ou de sable.

ENFOIR À MOITIÉ les pièces pyrotechniques qui ne possèdent pas de base dans un contenant (par exemple, un seau, une boîte ou une brouette) renfermant du sable ou de la terre, sauf indication contraire sur l'étiquette. Les installer à un angle de 10 degrés et les pointer en direction opposée des spectateurs.
USING CONSUMER FIREWORKS

NEVER try to light a firework or hold a lit firework in your hand unless the manufacturer's instructions indicate that they are designed to be hand-held.

LIGHT CAREFULLY: Always light the fuse at its tip.

KEEP WATER NEARBY: Dispose of used fireworks (including debris) in a pail of water.

WAIT at least 30 minutes before approaching a firework that did not go off. NEVER try to RELIGHT a firework that did not go off. NEVER try to fix a firework that is defective.

KEEP fireworks in a cool, dry, ventilated place, out of the reach of children.

IT IS RECOMMENDED that safety glasses be worn.

UTILISATION DE PIÈCES PYROTECHNIQUES À L'USAGE DES CONSOMMATEURS

NE JAMAIS tenir dans la main des pièces pyrotechniques qui sont allumées ou que vous tentez d'allumer, sauf si les instructions du fabricant indiquent qu'elles sont conçues pour être tenues dans la main.

ALLUMER PRUDEMENT : toujours allumer la mèche à l'extrémité.

GARDER DE L'EAU À PORTÉE DE LA MAIN : mettre les pièces pyrotechniques utilisées et les débris dans un seau d'eau.

ATTENDRE au moins 30 minutes avant de s'approcher d'une pièce pyrotechnique dont la mise à feu n'a pas fonctionné. NE JAMAIS tenter de RALLUMER une pièce pyrotechnique dont la mise à feu n'a pas fonctionné. NE JAMAIS tenter de réparer une pièce pyrotechnique qui est défectueuse.

CONSERVER les pièces pyrotechniques dans un endroit frais, sec, aéré et hors de la portée des enfants.

IL EST RECOMMANDÉ de porter des lunettes de sécurité.