Council

Date
2016/09/14

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

Find it Online
http://www.mississauga.ca/portal/cityhall/councilcommittees

Meetings of Council streamed live and archived at Mississauga.ca/videos
1. CALL TO ORDER

2. APPROVAL OF AGENDA

3. DECLARATION OF CONFLICT OF INTEREST

4. MINUTES OF PREVIOUS COUNCIL MEETING
   4.2. July 26, 2016

5. PRESENTATIONS - Nil

6. DEPUTATIONS
   6.1. Tax Adjustments

   There may be persons in attendance who wish to address Council regarding tax
   adjustments pursuant to sections 357 and 358 and apportionment of taxes section 356
   of the Municipal Act.

   Corporate Report 8.1 and 8.2

   6.2. Advertising in Urdu Language Newspapers

   Masood Khan, Chair of the Canadian Association of the Pakistan Media (Camp) will be
   speaking to fair treatment of advertising in Urdu Language Newspapers.

   6.3. St. John’s Ambulance Serving Mississauga for 50 Years

   Graham Walsh, Board Chair, Marc Dexter, Nominations Committee Chair and Dianne
   Rende, Executive Director of Peel Dufferin Branch of the St. John’s Ambulance will
   provide an update on their growth over the past 50 years and an understanding of the
   total scope of services they provide in Mississauga.


   Matthew Appleby, Manager Business Development and Partnerships is requesting that
   Council light up the Clock Tower blue on September 23, 2016 in recognition of the
   Steelheads Home Opener.
6.5. **Wrongful Conviction Day – October 2, 2016**

Alice Zheng, Volunteer at Innocence Canada will be requesting Council to light up the Clock Tower on October 2, 2016 in recognition of Wrongful Conviction Day.

6.6. **MississaugaGives – November 29, 2016**

Gabrielle Chung, Co-Chair of MississaugaGives is requesting Council to light up the Clock Tower blue on November 29, 2016 in support of Giving Tuesday.

6.7. **United Nations “UNiTE” To End Violence Against Women – November 25, 2016**

Mary Needham, Co-Chair and Sandy Milakovic, Member of UNiTE is requesting Council to light up the Clock Tower orange on November 25, 2016 in support of ending violence against women.

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 ask a question at 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**


Recommendation

That the tax adjustments outlined in Appendix 1 attached to the report dated August 23, 2016 from the Commissioner of Corporate Services and Chief Financial Officer for applications for cancellation or refund of taxes pursuant to Sections 357 and 358 of the Municipal Act, be adopted.

Motion

Recommendation

That the recommended apportionment of taxes and payments set out in Appendix 1 of the report dated August 18, 2016, from the Commissioner of Corporate Services and Chief Financial Officer, be approved.

Motion


Recommendation

That Council enact the proposed amendments to the Committee of Adjustment Procedure By-law as set out in Appendix 1 to this report from the City Solicitor.

Motion

9. PRESENTATION OF COMMITTEE REPORTS


Motion


Motion

10. UNFINISHED BUSINESS - Nil

11. PETITIONS

11.1. Petition received on August 15, 20161 at the Clerk's Office with approximately 145 signatures requesting that the residential/park street parking on St. Lawrence Drive be omitted for future Pay and Display implementation as the street and the community is a residential park area providing access to the waterfront for all residents of Mississauga and the area contributes to the beauty, economic growth and prosperity of Port Credit (Ward 1).

Receive and refer to Transportation and Works Department for a report back to General Committee
12. **CORRESPONDENCE**

12.1. **Information Items**

12.1.1. Resolutions 2016-542 and 2016-543 dated June 30, 2016, from the Regional Clerk at the Regional Municipality of Peel in regards to the recommendations arising from the Governance Review Task Force.

Receive for information
Notice of Motion 13.2

12.1.2. 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

12.1.3. A letter dated August 24, 2016, from the Minister of the Environment and Climate Change indicating that on June 8, 2016 Ontario released the Climate Change Action Plan and #CycleOn: Ontario’s Cycling Strategy announced that over the next 4 years $225 million will be going into improving the cycling experience in Ontario.

Receive for information

12.1.4. Notice of Proposed Development, application OZ 16/005 W8 requesting to permit 336 back-to-back stacked townhouses on a private condominium road and a two-storey commercial/office building at the corner of Collegeway and Ridgeway Drive (Ward 8).

Received for information

12.1.5. Notice of Proposed Development, application OZ 16/006 W1 requesting to permit one detached dwelling and 17 townhouse dwellings with underground parking on a private condominium road west of Hurontario Street north of CNR tracks (Ward 1).

Received for information

12.2. **Direction Items - Nil**
13. **NOTICE OF MOTION**

13.1. Councillor Parrish is requesting that Council waive the City of Mississauga Policy 09-03-03 Noise Barriers on Mayor Roadways Policy and Procedure sections of installation criteria and retro-fit program and that up to $45,000 be added to the Transportation and Works 2017 Capital Budget for payment to the Region of Peel an amount equivalent to 50% of the cost for installation of a new noise barrier behind five houses on Penny Lane and that the barrier be installed on City right-of-way and be included in the City's noise barrier inventory once completed and to have the motion sent to the Transportation Division at the Region of Peel.

**Motion**

13.2. Councillor Parrish is requesting that Council reject Option 2 as recommended by Peel Regional Council at their June 23, 2016 Council meeting, that the rejection be communicated to Peel Regional Council, the Minister of Municipal Affairs and the Premier of Ontario and further requests that Peel Regional Council revisit the discussion at the earliest opportunity.

**Motion**

Information Item 12.1.1

14. **MOTIONS**

14.1. To approve recommendations from the following Committee Report:


14.2. To close to the public a portion of the Council meeting to be held on September 14, 2016, to deal with various matters. (See Item 19 Closed Session).

14.3. To adopt the tax adjustments outlined in Appendix 1 attached to the report dated August 23, 2016 from the Commissioner of Corporate Services and Chief Financial Officer for applications for cancellations or refund of taxes pursuant to Sections 357 and 358 of the *Municipal Act*.

Corporate Report 8.1
14.4. To approve the recommended apportionment of taxes and payments set out in Appendix 1 of the report dated August 18, 2016, from the Commissioner of Corporate Services and Chief Financial Officer.

**Corporate Report 8.2**

14.5. To enact the proposed amendments to the Committee of Adjustment Procedure By-law as set out in Appendix 1 to this report from the City Solicitor.

**Corporate Report 8.3**

14.6. To express sincere condolences to the family of Barbara Larson who passed away.

14.7. To express sincere condolences to the family of Bud Gregory who passed away.

14.8. To express sincere condolences to the family of Sheryll Tothfaluse-Herbert who passed away.

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

15.1. A by-law to designate the Downtown Core Character Area as a community improvement project area.

**PDC-0046-2016/June 13, 2016**

15.2. A by-law to authorize the execution of a Development Agreement between Marilyn Raphael and the Corporation of the City of Mississauga northwest corner of Mississauga Road and North Sheridan Way (OZ 13/024 W8) Owner: Marilyn Raphael Applicant: John D. Rogers & Associates (Ward 8).

**Resolution 0255-2015/October 28, 2015**

15.3. A by-law to adopt Mississauga Official Plan Amendment No. 44 (OZ 13/024 W8) Owner: Marilyn Raphael Applicant: John D. Rogers & Associates (Ward 8).

**Resolution 0255-2015/October 28, 2015**

15.4. A by-law to amend By-law 0225-2007, as amended being the Zoning By-law by amending “C5-14” to “R1-53” and “B” (OZ 13/024 W8) Owner: Marilyn Raphael Applicant: John D. Rogers & Associates (Ward 8).

**Resolution 0255-2015/October 28, 2015**
15.5. A by-law to establish certain lands as part of a highway system, Registered Plan 43R-37244 (in the vicinity of Fieldgate Drive and Bough Beeches Boulevard) (Ward 3).

SP/14/035

15.6. A by-law to authorize the execution of an agreement for golf booking services (the “Agreement”) between the Corporation of the City of Mississauga and GolfNow LLC (“GolfNow”) for use by the City of Mississauga golf courses.

GC-0153-2016/March 23, 2016

15.7. A by-law to amend By-law 555-2000, as amended, being the Traffic By-law by deleting Schedule 3 no parking, deleting Schedule 5 parking for restricted periods on Queen Street South, adding Schedule 3 no parking on Queen Street South, Thomas Street and adding Schedule 5 parking for restricted periods on Queen Street South, adding Schedule 12 yield signs on Rathburn Road East and Ponytrail Drive and adding Schedule 31 driveway boulevard parking – curb to sidewalk on Adobe Court (Wards 9, 9, 10, 11).


15.8. A by-law to transfer funds between various Reserve Funds and certain capital projects approved in prior Capital Budgets.

GC-0526-2016/September 7, 2016

15.9. A by-law to transfer funds between various Storm Water Reserve Funds and certain capital projects approved in prior Capital Budgets.

GC-0526-2016/September 7, 2016

15.10. A by-law to establish a new North West Park Pool Reserve Fund and to amend By-law 0298-2000, the Reserves and Reserves Funds By-law.

GC-0526-2016/September 7, 2016

16. MATTERS PERTAINING TO REGION OF PEEL COUNCIL

17. ENQUIRIES

18. OTHER BUSINESS/ANNOUNCEMENTS
19. **CLOSED SESSION**

Pursuant to the Municipal Act, Section 239(2)

19.1. A proposed or pending acquisition or disposition of land by the municipality or local board re: Lease to Own Agreement of a portion of City owned property, municipally known as 4140 Pheasant Run, for the purpose of a proposed sale to Hearthouse Hospice Inc. – Deferred Payment Arrangement (Ward 8).

19.2. Personal matters about and identifiable individual, including municipal or local board employees re: Citizen Appointment to the Mississauga Appeal Tribunal.

20. **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 10, 2016.

21. **ADJOURNMENT**
City of Mississauga

Corporate Report

Date: 2016/08/23
To: Mayor and Members of Council
From: Gary Kent, Commissioner of Corporate Services and Chief Financial Officer

Subject
Tax Adjustments Pursuant to Sections 357 and 358 of the Municipal Act.

Recommendation
That the tax adjustments outlined in Appendix 1 attached to the report dated August 23, 2016 from the Commissioner of Corporate Services and Chief Financial Officer for applications for cancellation or refund of taxes pursuant to Sections 357 and 358 of the Municipal Act, be adopted.

Background
Sections 357 and 358 of the Municipal Act, 2001, S.O. 2001, c.25 allow a property owner or the Treasurer to make an application for the cancellation, reduction or refund of taxes for a number of specific reasons. Taxes may be adjusted when a building has been demolished or razed by fire or if a property has become exempt, changed class or has been overcharged by reason of gross or manifest error.

Comments
A total of 37 applications for tax adjustments have been prepared for Council's consideration. The total cancellation or refund of taxes as recommended is $153,442.93. Appendix 1 outlines the tax cancellations being recommended by property and summarizes by appeal reason the number of applications and tax dollars recommended for reduction.

Financial Impact
The City’s portion of the cancellations resulting from the Section 357 and 358 tax adjustments is $35,654.14.
Conclusion
Tax appeals for 2014, 2015 and 2016 taxation years are listed in Appendix 1. The Municipal Act requires Council to approve the tax adjustments.

Attachments
Appendix 1: Tax Appeals Pursuant to the Municipal Act for Hearing on September 14, 2016.

Gary Kent, Commissioner of Corporate Services and Chief Financial Officer

Prepared by: Cathy Onorato, Manager, Revenue & Taxation
Tax Appeals Pursuant to the Municipal Act
For Hearing On September 14, 2016

Corporate Services
Aug 23, 2016 09:01

<table>
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<th>Roll No</th>
<th>Ward No</th>
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<th>Reason for Appeal</th>
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| Section 357 : 2014 |

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Total: -488.92
### Tax Appeals Pursuant to the Municipal Act

**For Hearing On September 14, 2016**

Corporate Services

Aug 23, 2016 09:01

<table>
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<tr>
<th>Appeal No</th>
<th>Roll No</th>
<th>Ward No</th>
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**Total**  \(-131,218.37\)

**Section 357 : 2016**

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**Section Total**  \(-148,407.64\)

**Section 358 : 2014**

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**Total**  \(-5,035.29\)

**Section Total**  \(-5,035.29\)
Tax Adjustments Pursuant to the Municipal Act
For Hearing On September 14, 2016

Corporate Services

Tax Adjustment Totals

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Subject
Apportionment of Taxes

Recommendation
That the recommended apportionment of taxes and payments set out in Appendix 1 of the report dated August 18, 2016 from the Commissioner of Corporate Services and Chief Financial Officer be approved.

Background
Section 356 of the Municipal Act allows a local municipality to apportion taxes if land which was assessed in one block at the return of the assessment roll is subsequently divided into two or more parcels and to direct what proportion of any payment of taxes is to be applied to each of the parcels.

Comments
The Municipal Property Assessment Corporation (MPAC) has advised of a number of properties that have been divided into parcels subsequent to the return of the assessment roll. Section 356 of the Municipal Act provides for taxes levied on the land to be apportioned to the newly created parcels. In addition, the municipality is to direct what proportion of any payment of taxes is to be applied to each of the parcels.

In accordance with section 356(1) of the Municipal Act, taxes levied on the land for the year in which the property is divided and any unpaid taxes for years prior to that year have been proportionately apportioned to the newly created parcels based on the relative assessed value of the parcels as determined by MPAC. Supplementary taxes levied for the year in which the property was divided have been allocated to the parcel to which they pertain.

All payments applied to the property tax account being apportioned, from the year of the land division to date, must be allocated to the appropriate parcels. Payments have been allocated...
based on the parcel that payment was intended for or distributed proportionately among the parcels if the payment was intended for the entire block.

A Summary of Apportionment of Taxes listing newly created parcels and the recommended apportionment of taxes and payments is provided as Appendix 1.

Owners of the apportioned lands have been sent notification. Property owners have the right to appeal the decision of Council to the Assessment Review Board.

**Financial Impact**

Not Applicable

**Conclusion**

There are a number of properties that were assessed in one block at the return of the assessment roll and subsequently divided into parcels. The *Municipal Act* requires Council to approve the apportionment of taxes and allocation of payments subsequent to the division of property.

**Attachments**

Appendix 1: Summary of Apportionment of Taxes under the *Municipal Act* For Hearing on September 14, 2016

---

Gary Kent, Commissioner of Corporate Services and Chief Financial Officer

Prepared by: Cathy Onorato, Manager, Revenue and Taxation
## Summary of Apportionment of Taxes under the Municipal Act

### For Hearing on September 14, 2016

Rosanna Angelini  
(905)615-3200

<table>
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<th>Apportionment No</th>
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Subject

Recommendation
That Council enact the proposed amendments to the Committee of Adjustment Procedure By-law as set out in Appendix 1 to this report from the City Solicitor.

Report Highlights
- Governance Committee on June 20, 2016 directed that Legal Services prepare amendments to the Committee of Adjustment Procedure By-law to provide for public notice where an application to the Committee is withdrawn
- Legal Services has prepared a draft amending by-law responding to the Governance Committee direction
- Additionally, it is recommended that certain procedural changes introduced by Bill 73 to the Planning Act be incorporated into the amendments to the Committee of Adjustment Procedure By-law

Background
At its meeting on June 20, 2016, Governance Committee adopted the following recommendation:

GOV-0008-2016

That Legal Services staff be directed to report back to Council on a suitable solution for the Committee of Adjustment Procedure By-law 350-07 to include public notice when applications are withdrawn as outlined in Mr. Chris Mackie’s deputation on behalf of Cranberry Cove Port Credit Ratepayers’ Association to Governance Committee on June 20, 2016.
Subsequently, this recommendation was approved by General Committee on June 29, 2016 and adopted by Council on July 6, 2016.

**Comments**

The request made to Governance Committee proposed that a procedure be formalized for how the Committee of Adjustment should deal with those situations where an applicant who is seeking a minor variance, or severance, requests that their application be withdrawn. The concern included that notice ought to be given of a withdrawal to residents who would otherwise be entitled to receive notice of the application itself.

Legal Services has reviewed this item in light of recent changes to the Planning Act under Bill 73, which came into effect July 1, 2016. It is proposed that in addition to setting out amendments to the Committee of Adjustment Procedure By-law to address the item identified by Governance Committee, there should also be incorporated relevant legislative changes effected by Bill 73.

Following discussions with the Secretary-Treasurer for the Committee of Adjustment, Legal Services have prepared a draft amending Procedure By-law for the Committee of Adjustment which addresses the following points:

1. A request for the withdrawal of a minor variance or severance application may be made by the applicant at any time before the Committee convenes a hearing, but only in writing and it must set out reasonable grounds;

2. Where the written request sets out reasonable grounds, the Secretary-Treasurer shall process the withdrawal administratively, and shall provide notice to property owners within 60 m of the subject lands that the application has been withdrawn (this distance is consistent with the prescribed standard for giving notice of minor variance applications under Regulation 200/96 as amended, of the Planning Act);

3. Where it cannot be determined whether the request sets out reasonable grounds, the Secretary-Treasurer shall submit the request to the Committee for determination at a hearing;

4. In the alternative to a written request being submitted prior to a hearing, an applicant may make an oral request at the commencement of a hearing for their application to be withdrawn. In such circumstance the Committee of Adjustment shall deal with the request but will retain the jurisdiction to refuse to grant the request and may then continue to deal with the application on its merits;

5. If the request for withdrawal of an application is made at a hearing, and the request is granted, notice of the withdrawal shall be given to property owners within 60 m of the subject lands upon the conclusion of the hearing.
6. The amendment incorporates the provision from Bill 73 which prohibits a person from seeking a minor variance to a zoning by-law within two years from where that zoning by-law was enacted for the same lands, unless there is a Council resolution which waives this two year prohibition; and

7. The amendment also incorporates the provision from Bill 73 which requires that decisions issued by the Committee of Adjustment include a brief explanation of the effect, if any, which oral and written submissions made upon the decision.

**Financial Impact**

In order to implement the requirement that notice of a withdrawn application be sent to neighbouring property owners, there will a marginal increase cost associated with the preparation and distribution of such notices.

**Conclusion**

The proposed amendments to the Committee of Adjustment Procedure By-law respond to the direction given at Governance Committee to address the situation of where an application for a minor variance or severance is withdrawn, and also incorporate new provisions arising from recent changes to the Planning Act made by Bill 73.

**Attachments**

Appendix 1: Draft amending Committee of Adjustment Procedure By-law

Mary Ellen Bench, BA, JD, CS, CIC.C

Prepared by: Michal Minkowski, BA, JD, CS
A By-law of The Corporation of the City of Mississauga to amend By-law 35C-07, being the Procedure for the Committee of Adjustment of the City of Mississauga By-law

WHEREAS Council for The Corporation of the City of Mississauga has enacted By-law 35C-07 to provide for procedures applicable to the Committee of Adjustment in conducting all proceedings;

AND WHEREAS recent changes to the Planning Act arising under Bill 73 directly bear upon the functions of a committee of adjustment;

AND WHEREAS it is desirable to update By-law 35C-07 as well as to introduce housekeeping changes concerning notification where an application has been withdrawn;

NOW THEREFORE the Council of The Corporation of the City of Mississauga hereby ENACTS as follows:

1. By-law 35C-07 is amended by renumbering all the existing sections commencing with section 2 to correspond with the addition of new sections, and, By-law 35C-07 is further amended by adding new sections 2, 3 and 4 as follows:

2. Where a zoning by-law is amended in response to an application by the owner of any land, building or structure affected by the by-law or by a person authorized in writing by the owner, no person shall apply for a minor variance from the provisions of a zoning by-law in respect of the same land, building or structure before the second anniversary of the day on which the by-law was amended.

3. The Secretary-Treasurer shall refuse to accept an application for a variance where the circumstances in section 2 apply.

4. Sections 2 and 3 do not apply in respect of an application where the Council for The Corporation of the City of Mississauga has declared by means of a resolution that such an application is permitted.

2. Section 24 of By-law 35C-07 as it read prior to being renumbered by section 1 in this By-law, is deleted, and the following substituted therefor (and to be renumbered in accordance with section 1 of this By-law):

24. No decision of the Committee on an application is valid unless it is concurred in by the majority of the members of the Committee that heard the application. In addition, the decision of the Committee shall:

(a) be in writing, whether granting or refusing an application;

(b) set out the reasons for the decision;

(c) contain a brief explanation of the effect, if any, that the written and oral submissions relating to the application made to the Committee before its decision or at the hearing, had on the decision; and

(d) be signed by the members who concur in the decision.
3. Section 29 of By-law 350-07 as it read prior to being renumbered by section 1 of this By-law, is deleted, and the following substituted therefore (and to be renumbered in accordance with section 1 of this By-law):

29.  

(a) A request for an application to be withdrawn from the scheduled hearing date by the applicant or authorized agent must be for reasonable cause. The request for withdrawal must be set out in writing if made prior to the hearing, or the request may be made orally at the commencement of the hearing.

(b) If a request for withdrawal of an application is made in writing prior to the commencement of the hearing, on the basis of reasonable cause, the Secretary-Treasurer shall make a record that the application has been withdrawn and shall immediately give notice to all property owners within 60 m of the subject lands that the application has been withdrawn. Where the Secretary-Treasurer has made a record that an application has been withdrawn, the Committee shall take no further action in respect of that application.

(c) Where a written request for withdrawal of an application fails to set out reasonable cause for the withdrawal, or where the Secretary-Treasurer is unable to determine whether the written request for the withdrawal sets out reasonable cause, the request for withdrawal of an application shall be presented to the Committee at its next scheduled hearing and the Committee shall determine what further action to take in respect of that application.

(d) Where a request for withdrawal of an application is made orally at the hearing, the Committee shall become seized of the matter and shall determine whether to grant the request or whether to continue with a hearing on the application. If the Committee grants the request for withdrawal of an application, upon the conclusion of the hearing the Secretary-Treasurer shall immediately give notice to all property owners within 60 m of the subject lands that the application has been withdrawn.

ENACTED AND PASSED this day of , 2016.

______________________________
MAYOR

______________________________
CLERK
To: MAYOR AND MEMBERS OF COUNCIL

The Planning and Development Committee presents its twelfth report for 2016 and recommends:

PDC-0061-2016
That the Report dated August 16, 2016 from the Commissioner of Planning and Building recommending approval of the applications and outlining the recommended Section 37 Community Benefits under File OZ 13/005 W8, Daniels HR Corporation, 2550 and 2560 Eglinton Avenue West, be adopted in accordance with the following:

1. That notwithstanding that subsequent to the public meeting, changes to the applications have been proposed, Council considers that the changes do not require further notice and, therefore, pursuant to the provisions of subsection 34(17) of the Planning Act, any further notice regarding the proposed amendment is hereby waived.

2. That the application to amend Mississauga Official Plan from Residential High Density to Residential High Density - Special Site to permit mixed use development with apartments, retail uses, offices and townhouses with an overall FSI of 3.18 for the site be approved.

3. That the application to change the Zoning from RA5-34 (Apartment Dwellings) to RA5-Exception (Apartment Dwellings) to permit a 19 storey apartment building and 19 townhouse dwellings and retail commercial and office uses in accordance with the proposed revised zoning standards described in Appendix 3 of this report, be approved subject to the following conditions:
   
   (a) That the applicant agree to satisfy all the requirements of the City and any other external agency concerned with the development;

   (b) Prior to the passing of an implementing zoning by-law for residential development, the City of Mississauga shall be advised by the Peel District School Board that satisfactory arrangements regarding the adequate provision and distribution of educational facilities have been made between the developer/applicant and the School Board for the subject development;

   (c) That the school accommodation condition as outlined in City of Mississauga Council Resolution 152-98 requiring that satisfactory arrangements regarding the adequate provision and distribution of educational facilities have been made between the developer/applicant and the Dufferin-Peel Catholic District School Board not apply to the subject lands.

4. That the sum of $492,667.00 be approved as the amount for the Section 37 Community Benefits contribution.

5. That City Council enact a by-law under Section 37 of the Planning Act, to authorize the
Commissioner of Planning and Building and the City Clerk to execute the agreement with Daniels HR Corporation, and that the agreement be registered on title to the lands in a manner satisfactory to the City Solicitor, to secure the community benefits contribution.

6. That the decision of Council for approval of the rezoning application be considered null and void, and a new development application be required unless a zoning by-law is passed within 18 months of the Council decision.

File: OZ 13/005 W8

PDC-0062-2016
That the following Sign Variances be granted:
(a) Sign Variance Application 16-1212 in Ward 5
Aryzta and Konica Minolta, 5875 Explorer Dr.
To permit the following:
   (i) Four (4) fascia signs erected on the 3rd storey of the building.

File: BL.03-SIG (2016)

PDC-0063-2016
That the submissions made at the public meeting held on September 6, 2016 to consider the report titled “Proposed amendments to Aircraft Noise Policies in Mississauga Official Plan” dated June 6, 2016, from the Commissioner of Planning and Building, be received.

File: EC.07.AIR W5

PDC-0064-2016
That the report dated August 16, 2016, from the Commissioner of Planning and Building regarding the application by Lago Terrace Developments Inc. to permit a mixed use development ranging from 3 - 10 storeys in height and containing 336 apartment units, 4 townhouse units fronting onto St. James Avenue, 2 live/work units and 13 commercial units located at street level, fronting onto Lakeshore Road East and Dixie Road under file OZ 13/008 W1, 1345 Lakeshore Road East, be received for information.

File: OZ 13/008 W1

PDC-0065-2016
1. That the submissions made at the Planning and Development Committee Public Meeting held on September 6, 2016, regarding the report titled “1 Port Street East Comprehensive Master Plan Implementation - Proposed Official Plan Amendment - Public Meeting,” dated August 16, 2016, from the Commissioner of Planning and Building, be received.

2. That staff report back to Planning and Development Committee on the submissions made from the public, and comments made from circulated departments and agencies, regarding the proposed changes to the Mississauga Official Plan to implement the 1 Port Street East Comprehensive Master Plan.

File: CD.21.POR
PDC-0066-2016
That the report titled, “Conservation Authorities Act Review” from the Commissioner of Planning and Building dated August 16, 2016 be approved and forwarded, by the City Clerk, to the Ministry of Natural Resources and Forestry, Region of Peel, City of Brampton, Town of Caledon, Conservation Halton, Credit Valley Conservation and Toronto and Region Conservation Authority.
File: LA.07.CON

PDC-0067-2016
That the report titled, “Comments on the Provincial Long-Term Affordable Housing Strategy Update and Bill 204: Promoting Affordable Housing Act, 2016” from the Commissioner of Planning and Building, dated August 16, 2016, be received and forwarded by the City Clerk to the Ministry of Municipal Affairs, Ministry of Housing and Region of Peel.

PDC-0068-2016
That the report dated August 16, 2016, from the Commissioner of Planning and Building recommending approval of proposed amendments to the Zoning By-law under file CD.06.REP, City of Mississauga, be adopted in accordance with the following:

1. That the City-initiated zoning amendments to limit the height of sloped roof houses and eaves, add a maximum house depth regulation and to limit the height of flat roof homes for certain residential properties in Ward 1 be approved in accordance with the proposed zoning standards described in the Information Report and as illustrated in Appendix 2 of this report.
File: CD.06.REP W1
REPORT 13-2016

To: CHAIR AND MEMBERS OF GENERAL COMMITTEE

The General Committee presents its thirteenth report for 2016 and recommends:

GC-0517-2016
That the deputation by Conroy Stewart, Creative Director and Victor Oporto-Gola, Director of Business Development, Live from the 905 with respect to the importance of nightlife within the 905 area, be received and that staff be directed to work with Mr. Stewart and Mr. Oporto-Gola to connect them with the Mississauga-Toronto West Tourism Board.

GC-0518-2016
That the deputation by Vikas Kohli, Executive Director and Lauren Pires, Partnerships Manager, MonstrARTity on behalf of Bollywood Monster Mashup festival, be received.

GC-0519-2016
That the report from the Integrity Commissioner regarding Councillors participating in by-law enforcement dated August 30, 2016, be received.

GC-0520-2016
That the Draft Creative Industries Strategy, attached as Appendix 1, to the Corporate Report dated August 8, 2016 from the Commissioner of Community Services entitled “Creative Industries Strategy” be approved in principle, subject to annual budget funding.

GC-0521-2016
That a by-law be enacted to amend the Traffic By-law 555-00, as amended, to implement a yield condition to pedestrians in advance of the crosswalks within the right-turn channels at the intersection of Rathburn Road East and Ponytrail Drive.
(Ward 3)

GC-0522-2016
That a by-law be enacted to amend the Traffic By-law 555-00, as amended, to implement a parking prohibition anytime on both sides of Thomas Street between Erin Mills Parkway and Winston Churchill Boulevard.
(Ward 9)

GC-0523-2016
That a by-law be enacted to amend the Traffic By-law 555-00, as amended, to remove the 15-minute anytime parking limit and to implement two-hour maximum parking from 9:00 a.m. to 5:00 p.m. on the east side of Queen Street South between Water Street and Kerr Street.
(Ward 11)
GC-0524-2016
That a by-law be enacted to amend the Traffic By-law 555-00, as amended, to implement lower driveway boulevard parking between the curb and sidewalk, at any time, on Adobe Court.
(Ward 10)

GC-0525-2016
That the report dated August 24, 2016 from the Commissioner of Transportation and Works entitled, “Exemption to the Three-hour Parking Limit on Eid” be referred to staff for further review and report back and further that staff report back on extending the three-hour parking limit to five hours.

GC-0526-2016
1. That the “Financial Report as at June 30, 2016” report and accompanied appendices, dated August 18, 2016, from the Commissioner of Corporate Services and Chief Financial Officer, be approved.

2. That the Treasurer be authorized to fund and close the capital projects as identified in this report.

3. That the multi-year funded Transportation Master Plan Study Project (PN15-102) be approved at a gross cost of $550,000 for tendering purposes and that the increased funding of $250,000 be included in the 2017 Budget.

4. That a by-law to establish the North West Park Pool Reserve Fund (35588) and to amend by-law 0298-2000, Reserves and Reserve Funds By-law be enacted. The purpose of the reserve fund is to capture the yearly budget contribution and the yearly debt expense for the NW Park Pool.

5. That the necessary by-laws be enacted.

GC-0527-2016
That the report dated August 3, 2016 from the Commissioner of Corporate Services and Chief Financial Officer regarding the 2015 Annual Report of the Information and Privacy Commissioner/Ontario (IPC) be received for information.

GC-0528-2016
That the streaming of Committee of Adjustment meetings be continued, as outlined in the Corporate Report dated July 26, 2016 from the Commissioner of Corporate Services and Chief Financial Officer titled "Committee of Adjustment Meetings Video Streaming – Pilot Project".

GC-0529-2016
That the letter dated September 5, 2016 from David Wojcik, President & CEO, Mississauga Board of Trade with respect to the Creative Industries Strategy, be received.
General Committee - 3 - September 7, 2016

GC-0530-2016
That the PowerPoint Presentation from Jordan Lee, Planner, Development and Design Division, with respect to the Malton Infill Housing Study, to the Heritage Advisory Committee on July 12, 2016, be received for information.
(HAC-0036-2016)

GC-0531-2016
That the request to alter the property at 1011 Old Derry Road to install an in-ground swimming pool and enclosure, including additional built form as described in the Corporate Report dated June 16, 2016 from the Commissioner of Community Services, be approved, subject to a landscape plan being submitted by the Applicant detailing native species.
(HAC-0037-2016)

GC-0532-2016
That the request to alter the property at 7004 Second Line West be approved with the following conditions:
1. No simulated dividers be employed on the windows.
2. The proposed replacement door be simplified.
3. Any repairs made to the original siding match the original material and dimensions.
(HAC-0038-2016)

GC-0533-2016
That the request to alter the property at 7005 Pond Street be approved with the condition that no simulated dividers be employed on the windows.
(HAC-0039-2016)

GC-0534-2016
1. That the property at 2222 Doulton Drive, 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 once the new lots are severed, the “retained” lot, which fronts Doulton Drive, be removed from the City’s Heritage Register, as it will no longer meet the criteria for inclusion on the Mississauga Road Scenic Route Cultural Landscape.
(HAC-0040-2016)

GC-0535-2016
1. That the Meadowvale Village Heritage Conservation District Advisory Sub-Committee Report dated June 7, 2016, be approved.

2. That Rick Mateljan, Member of the Heritage Advisory Committee, be appointed to the Meadowvale Village Heritage Conservation District Advisory Sub-Committee to provide professional guidance for the term ending November 2018, be approved.
(HAC-0041-2016)
That staff be directed to prepare a report summarizing the current data on Mississauga’s Cultural Landscapes, the pros and cons of the process of listing/delisting, and maintaining of the list, with a focus on the Mineola Neighbourhood.
(HAC-0042-2016)

That Facilities and Property Management Division be directed to provide to the Heritage Advisory Committee the report on maintenance priorities for City owned heritage buildings prepared approximately five years ago.
(HAC-0043-2016)

That the Mississauga Cycling Advisory Committee supports the efforts of Community Services staff for the Field and Study Observations that staff are conducting.
(MCAC-0030-2016)

That staff purchase two walkie talkies to promote safety and communication on Community Rides and that the funds come from the Mississauga Cycling Advisory Committee's budget.
(MCAC-0031-2016)

That the resignation email dated July 12, 2016 from Elaine Theriault, Citizen Member of the Mississauga Cycling Advisory Committee (MCAC) advising her resignation from MCAC be received.
(MCAC-0032-2016)

That the deputation by Tim Hayes, Resident regarding Auto Bicycle Comparisons be received for information.
(MCAC-0033-2016)

That Ben Gomberg, Manager, Active Transportation report monthly to the Mississauga Cycling Advisory Committee on the progress of the Cycling Master Plan update.
(MCAC-0034-2016)

That the Mississauga Cycling Advisory Committee make a $100.00 donation to the Canadian Spinal Cord Society – Mississauga Chapter on behalf of Jocelyn Lovell.
(MCAC-0035-2016)

That staff be directed to extend the MiWay low income pilot application period to the end of October 2016 and that appropriate and extensive communications be done to advertise this.
(GC-0544-2016)
GC-0545-2016
That the Commissioner of Corporate Services and Chief Financial Officer be granted authority to make the decision on a flag raising at the Meadowvale Community Centre for the UN International Day of Older Persons on September 30, 2016.

GC-0546-2016
That Councillors Carolyn Parrish and Jim Tovey be appointed to the Mississauga Creative Industries Advisory Forum for a term of Council ending on November 30, 2018 or until a successor is appointed.

GC-0547-2016
That a temporary crossing guard be placed at the intersection of Confederation Parkway and Fairview Road West for the students attending Bishop Scalabrini Catholic School and St. Philip Catholic School to commence on September 7, 2016 to ensure the safety of crossing students. (GC-0547-2016)
August 15, 2016

Council
Mississauga City Hall, 300 City Centre Drive
Mississauga, L5B 3C1

Re: Opposition to the introduction of Pay and Display along Residential neighborhood - St. Lawrence Drive, Port Credit (Ward 1)

Port Credit Village, the community of townhomes south east of Hurontario and Lakeshore, is comprised of almost 184 residences that has St. Lawrence Drive to the West and the South and includes the eastern portion of St. Lawrence Drive running directly through the community. The community represents a landmark for Port Credit and was the first step in revitalizing the Port Credit area.

The homeowners of Port Credit Village are represented by 5 condominium corporations, and the purpose of this letter is to inform you that not only do the residents of the community oppose the planned “Pay and Display” along St. Lawrence Drive, but so does the joint Condominium Corporations who represent the community. (A letter was submitted to Councilor Tovey) It should be noted that the Port Credit Village owners contributed financially to the development of the lands across the waterfront on the south side of St. Lawrence Dr. when the community was first established.

It should be noted that the City has planned to implement Pay and Display meters along St. Lawrence Drive without Council Approval, without any discussion with the homeowners who are directly impacted and, in a manner which is not consistent with other residential Port Credit on-street parking.

The homeowners and condominium corporations representing Port Credit Village are requesting that the residential/park street 'St. Lawrence Drive' be omitted from any future Pay and Display plans. The rationale is that this street and community is a residential and park area providing access to the waterfront for ALL residents of Mississauga and the area contributes to beauty, economic growth, and prosperity of Port Credit. This area does not constitute a commercial area. Residents feel that St. Lawrence Dr. should be treated like ALL other Port Credit residential on-street parking not subject to Pay and Display parking restrictions. (ie. Hiawatha Park and Cumberland Dr., Stavebank Rd, Oakwood, etc)
The Port Credit Village residents have prepared a petition for Council and this petition and documentation has been filed with the Clerk and also sent to the Mayor and Councilor’s office. It is our understanding that in September, City of Mississauga Parking staff now plan to bring forward the new proposal to include St. Lawrence Drive in the ‘on street’ Pay and Display initiative. We strongly oppose this and we hope that as our representative in Ward 1, you will also support our opposition based on the following principles:

1. Port Credit Village is a residential/park community and NOT commercial. The inclusion of St. Lawrence Drive which wraps around and runs through the Village was NOT approved by Council and will negatively affect homeowners and the community of Port Credit Village.

2. Port Credit Village owners contributed financially to the development of the lands across the waterfront on the south side of St. Lawrence Dr.

3. The Waterfront area is a high turnover street allowing for all residents of Mississauga to access for short walks and bike rides and to enjoy the beauty of the waterfront and Port Credit community and businesses.

4. The residences of Port Credit Village are well maintained and have contributed to the beauty and reputation creating high demand real estate for Port Credit. Placing pay and display boxes in front of homes that are valued in excess of $1M and along the waterfront will negatively affect real estate in this high demand area as well as the beauty of the community.

5. Tax payers in the community are highly taxed and should be treated similarly to other high tax areas including Stavebank, Cumberland and Oakwood where no ‘on street’ parking is planned even though these streets also provide access to the waterfront.

6. The excessive times planned for metered parking, ie, Friday and Saturday evenings until 9pm and Sundays all day prohibit owners in the Port Credit Village from providing ample parking for guests and family members. This also creates an enforcement issue for our 40 visitor parking spots.

7. Residents feel that the city is hitting a highly taxed community with a tax-grab simply because this well maintained and beautiful community has contributed so much to the growth of Port Credit. No other residential area of Port Credit will be impacted even though these other residential waterfront streets such as Cumberland and Oakwood provide high demand access to the waterfront.

Mayor and Councilor - we look forward to your assistance with this matter.
Sincerely, Sharon Suter
50 St. Lawrence Drive, and Homeowner Representative
Port Credit / St. Lawrence Drive Parking Petition – August 2016

Issue: HomeOwners of Port Credit Village (approx. 190 residences) oppose the implementation of Pay and Display on St. Lawrence Drive.

Background:

- A meeting was held in June, 2016 with City Parking staff and Councilor Tovey as well as residents of the Port Credit Village to address proposed changes to the parking along St. Lawrence Drive.
- Staff indicated that ALL ‘on street parking’ in Port Credit would be effected and thus it made no sense for St. Lawrence Drive to be excluded. **This was not an accurate statement since we now know that the only non-commercial street under consideration is St. Lawrence Dr.**
- NO other residential or park communities are proposed at this time
- A review of the *Port Credit – Paid Parking Expansion and Operational Changes (Ward 1)* which was submitted to the General Committee meeting on April 6, 2016 and approved by Council on April 13, 2016 indicates that ‘St. Lawrence Drive’ was NOT part of the approved list.
- The Parking Staff of the City have now indicated they will proceed back to Council in September to add St. Lawrence Dr. to the approved list making it the ONLY residential street to be included.

NOTE: The Waterfront Park and roadways were developed largely by the original owners of Port Credit Village. The cost to purchase residences in Port Credit Village included both the roadway and the land supplied for the park. This community continues to be the cornerstone of beauty and attraction for the Port Credit area largely due to the well maintained and curb appeal beauty of the community.

The City imposed parking resulting in pay and display boxes being placed on front lawns and along the waterfront will affect the beauty of the community as well as the value of the properties which have contributed to the growth and high demand and desirable real estate in the Port Credit area over the last decade. Port Credit Village continues to be a land-mark of Port Credit.
Current Situation:

- The Port Credit Village residents have prepared a petition which has been submitted to Council for consideration.
- In September, when city staff bring forward the proposal to add St. Lawrence Drive, we plan to oppose and hope that Jim Tovey, our Ward 1 Councilor and the Mayor will support our opposition based on the following principles:

1. Port Credit Village is a residential/park community and NOT commercial. The inclusion of St. Lawrence Drive which wraps around and runs through the Village was NOT approved by Council.
2. Port Credit Village owners contributed financially to the development of the lands across the waterfront on the south side of St. Lawrence Dr.
3. The Waterfront area is a high turnover street allowing for all residents of Mississauga to access for short walks and bike rides and to enjoy the beauty of the waterfront and Port Credit community and businesses.
4. The residences of Port Credit Village are well maintained and have contributed to the beauty and reputation creating high demand real estate for Port Credit. Placing pay and display boxes in front of homes and on front lawns of homes that are valued in excess of $1.3M as well as homes along the waterfront will negatively affect real estate in this high demand area as well as the beauty of the community.
5. Tax payers in the community are highly taxed and should be treated similarly to other high tax areas including Stavebank, Cumberland and Oakwood where no 'on street' parking is planned even though these streets also provide access to the waterfront.
6. The excessive times planned for metered parking, ie, Friday and Saturday evenings until 9pm and Sundays all day prohibit owners in the Port Credit Village from providing ample parking for guests and family members. This also creates an enforcement issue for our 40 visitor parking spots.
7. Residents feel that the city is hitting a highly taxed community with a tax-grab simply because this well maintained and beautiful community has contributed so much to the growth of Port Credit. No other residential area of Port Credit will be impacted even though these other residential waterfront streets such as Cumberland and Oakwood provide high demand access to the waterfront.

Prepared by: Sharon Suter, 50 St. Lawrence Dr.
St. Lawrence Drive Petition to oppose introduction of Pay and Display

We, the undersigned, hereby submit this petition for Council's consideration for the purpose of: We, oppose the changes planned to Parking along St. Lawrence Drive; East Leg, West Leg and Waterfront as part of the City of Mississauga's Phase One implementation of Pay and Display in Port Credit. We request that this street, not approved by City Council, be removed from the implementation list as this street is residential/park and NOT commercial.

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<tr>
<th>Print Name</th>
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<tr>
<td>S Fleming</td>
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<td>H Marshall</td>
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<td>J Bean</td>
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<td>Patrick Moore</td>
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<tr>
<td>Catherine Tomain</td>
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To: The Mayor and Members of Council

Subject of Petition: St. Lawrence Drive Petition to oppose introduction of Pay and Display

We, the undersigned, hereby submit this petition for Council’s consideration for the purpose of: We, oppose the changes planned to Parking along St. Lawrence Drive; East Leg, West Leg and Waterfront as part of the City of Mississauga’s Phase One implementation of Pay and Display in Port Credit. We request that this street, not approved by City Council, be removed from the implementation list as this street is residential/park and NOT commercial.

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<tr>
<td>Mary Keough</td>
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<td>Robert Prater</td>
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<td>Nancy Lonchick</td>
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<td>Laurie Kenny</td>
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<td>Scott Seminara</td>
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St. Lawrence Drive Petition to oppose changes to the Parking

We, the undersigned oppose the changes planned to Parking along St. Lawrence Drive; East Leg, West Leg and Waterfront as part of the City of Mississauga’s Phase One Implementation of Pay and Display in Port Credit. We request that this street, not approved by City Council, be moved to the Phase 2 Implementation consistent with other parks and parking lots as well as residential on-street parking.

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<td>Janet Butler</td>
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<td>Madeleine Greed</td>
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<td>Jesse Greed</td>
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<td>Bobby Metzger</td>
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<td>Mary Hurley</td>
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<td>Sandy Macdonald</td>
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<tr>
<td>Judy Lamee</td>
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<td>Chris Race</td>
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<td>Lynda Race</td>
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<td>Karen O'Neil</td>
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<tr>
<td>Justin Tolman</td>
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<td>CAROLE L.</td>
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<td>PROBBY</td>
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St. Lawrence Drive Petition to oppose changes to the Parking

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<td>Elena Stanco</td>
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<td>Donna &amp; Doug Pringle</td>
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INFORMATION RECORDED ON THIS PETITION BECOMES PUBLIC INFORMATION IN ACCORDANCE WITH MUNICIPAL FREEDOM OF INFORMATION AND PROTECTION OF PRIVACY ACT. Information on this form is solely for the purpose of determining whether or not a majority support the request and is maintained in accordance with the Municipal Freedom of Information and Protection of Privacy Act, RSO 1990, c.M.56.
St. Lawrence Drive Petition to oppose changes to the Parking

We, the undersigned, oppose the changes planned to parking along St. Lawrence Drive; East Leg, West Leg and Waterfront as part of the City of Mississauga’s Phase One Implementation of Pay and Display in Port Credit. We request that this street, not approved by City Council, be moved to the Phase 2 implementation consistent with other parks and parking lots as well as residential on-street parking.

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<tr>
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<td>Yung Hun</td>
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<td>Susan Carmichael</td>
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Information recorded on this petition becomes public information in accordance with Municipal Freedom of Information and Protection of Privacy Act. Information on this form is solely for the purpose of determining whether or not a majority support the request and is maintained in accordance with the Municipal Freedom of Information and Protection of Privacy Act, RSO 1990, c.M.56.
June 30, 2016

Resolution Numbers 2016-542 & 2016-543

The Honourable Bill Mauro
Minister of Municipal Affairs
777 Bay Street, 17th Floor
Toronto ON M5G 2E5

Dear Minister Mauro:

Subject: Recommendations Arising from the Governance Review Task Force

I am writing to advise that Regional Council approved the following resolutions at its meeting held on Thursday, June 23, 2016:

Resolution 2016-542:

Whereas Option 2 as described in the report of the Regional Chair titled "Recommendations Arising from the Governance Review Task Force" recognizes the need for greater representation for Brampton;

And Whereas, Option 2 provides for Mississauga to maintain 50 per cent of the seats on Regional Council;

And whereas, Option 2 preserves effective representation for Caledon;

And whereas, Option 2 is a reasonable compromise that meets many of our collective interests;

Therefore be it resolved, that Option 2 as described in the subject report be approved.

Resolution 2016-543:

That the Minister of Municipal Affairs and Housing (Minister) be requested to enact a regulation authorizing The Regional Municipality of Peel to exercise its powers under Section 218 of the Municipal Act, 2001, as amended, in order to change the composition of the Council of The Regional Municipality of Peel, to be effective for 2018;

And further, that subject to the Minister enacting the regulation, the Regional Solicitor draft a by-law pursuant to the provisions of the regulation and the rules set out in subsection 218(1) of the Municipal Act, 2001, as amended;

And further, that subject to the Minister enacting the regulation, the
Regional Clerk shall report to Regional Council with a recommendation related to the date that the statutory public meeting of Regional Council will be held to consider the matter;

And further, that a copy of the subject report and this resolution be forwarded to the Cities of Brampton and Mississauga and the Town of Caledon, for their information.

We have enclosed a copy the report for your reference. If you required further information, please feel free to contact the Office of the Regional Clerk at 905-791-7800 ext. 4325 or via email at regionalclerk@peelregion.ca.

Yours Truly,

Kathryn Lockyer
Regional Clerk

KL:do

Also sent to:
Peter Fay, City Clerk, City of Brampton
Crystal Greer, City Clerk, City of Mississauga
Carey deGorter, City Clerk, Town of Caledon
RECOMMENDATION

That the Governance Review Task Force present Regional Council with a list of four options to be considered for implementation by the 2018 election;

And further, that the Minister of Municipal Affairs and Housing (Minister) be requested to enact a regulation authorizing The Regional Municipality of Peel to exercise its powers under Section 218 of the Municipal Act, 2001, as amended, in order to change the composition of the Council of the Regional Municipality of Peel, to be effective for 2018;

And further, that subject to the Minister enacting the regulation, the Regional Solicitor draft a by-law pursuant to the provisions of the regulation and the rules set out in subsection 218(1) of the Municipal Act, 2001, as amended;

And further, that subject to the Minister enacting the regulation, the Regional Clerk shall report to Regional Council with a recommendation related to the date that the statutory public meeting of Regional Council will be held to consider the matter;

And further, that the method of appointing the Chair of the Regional Municipality of Peel be confirmed as appointment by the Members of Regional Council;

And further, that a report come to a future meeting of Regional Council with a review of the process for the appointment of the Regional Chair;

And further, that a copy of the subject report and this resolution be forwarded to the Cities of Brampton and Mississauga and the Town of Caledon, for their information.
RECOMMENDATIONS ARISING FROM THE GOVERNANCE REVIEW TASK FORCE

REPORT HIGHLIGHTS
- The Governance Review Task Force was established on January 22, 2015.
- A Governance Review Facilitator was appointed and there were several meetings of the Task Force together with one on one discussions with individual Councillors and presentations to local Council meetings.
- Based upon information, research, and Councillor input and discussions, the Governance Review Task Force has developed several options for the consideration of Regional Council.

DISCUSSION

1. Background

a) Regional Governance

The Regional Municipality of Peel was incorporated in 1974 to provide a wide range of cost-effective programs and services over a larger geographical area that enhance our community's health and safety, social and cultural development, environment, infrastructure and transportation systems.

Until 2005, Peel Region was governed by the Regional Chair and 21 Members of Regional Council representing its member municipalities: the City of Mississauga was represented by ten members, the City of Brampton was represented by six members and the Town of Caledon was represented by five members.

In 2005, The Regional Municipality of Peel Act, 2005, was enacted and increased the composition of Regional Council to 25 members, including the Regional Chair. Brampton's representation increased from six to seven members. The City of Mississauga's representation increased from ten members to twelve members. The Town of Caledon remained constant at five members.

Peel Region is growing rapidly; over the next 20 years, the population gap between its two largest municipalities will continue to narrow, while growth in Caledon will begin to accelerate.

Currently, neither the Municipal Act, 2001, as amended, nor the Regional Municipality of Peel Act, 2005, sets out a formula for reviewing the size or composition of Regional Council. The Region may determine a solution for "effective representation" of the member municipalities.

Members of the Task Force recognized that Peel Region is a "hybrid" region with two highly urbanized peer municipalities and one rural municipality. Consequently, different factors, including representation-by-population, area, and history each have a place when determining their respective representation at Regional Council.

b) Governance Review Task Force

During the last term of Regional Council, issues related to the method of electing a Regional Chair and Brampton's representation on Regional Council were raised. A task force
RECOMMENDATIONS ARISING FROM THE GOVERNANCE REVIEW TASK FORCE

consisting of the Mayors of Caledon, Brampton and Mississauga, the Regional Chair, the Chief Administrative Officers (or their designate) of the Region of Peel, Cities of Brampton and Mississauga, the Town of Caledon and the Regional Clerk was established.

Regional Council considered the “Report of the 2013 Task Force on the Election of Regional Council and Brampton Representation” and passed a resolution directing staff to report to Regional Council in early 2015 to initiate a review of the governance of the Regional Municipality of Peel, including a review of the options for election of the Regional Chair and a review of the composition of Regional Council.

At its meeting held January 22, 2015, Regional Council established the Governance Review Task Force, consisting of the Mayors of Caledon, Brampton and Mississauga, the Regional Chair, the Chief Administrative Officers (or their designate) of the Region of Peel, Cities of Brampton and Mississauga and the Town of Caledon and the Regional Clerk, to develop and report back to Regional Council on terms of reference and approach for a review of the governance of the Region of Peel, options for selection of the Regional Chair; and, the composition of Regional Council (Resolution 2015-36).

At the September 24, 2015 Regional Council meeting, Regional Chair Dale advised that the Governance Review Task Force held a number of discussions and agreed to appoint a facilitator through a Request for Proposal. Regional Council passed a resolution directing that the Terms of Reference for the Governance Review Facilitator include the opportunity for all members of Regional Council to participate in the process either as a whole or through one on one consultation (Resolution 2015-719).

On March 31, 2016, Regional Council was advised by the Regional Clerk that a Facilitator had been retained by the Governance Review Task Force and that meetings with individual Councillors had been scheduled with the Facilitator. The Regional Clerk stated that the Task Force would be reporting to Regional Council with recommendations following those consultations. Regional Council passed resolution 2016-262 directing the Governance Review Task Force to keep Members of Council informed by providing Agendas, Minutes and Reports to meetings of Regional Council and confirming that all Members of Regional Council may attend Task Force meetings.

At the May 12, 2016 Regional Council meeting, Regional Council received the report of the Governance Review Task Force meeting held on April 28, 2016 which indicated that the Mayors and Chief Administrative Officers from each local municipality would provide the Facilitator’s presentation to their respective Councils for feedback and direction and provide the outcomes from said meetings to the Facilitator on or before May 20, 2016. The presentation and outcomes from the local municipalities’ meetings would form the basis for an extended facilitation session on May 27, 2016 with the Task Force.

2. Process

A change in Regional Council’s composition or the method of selecting the Chair can be in place for the 2018 municipal elections only if changes are implemented before December 31, 2017.

Council may request the Minister of Municipal Affairs and Housing (Minister) to enact a regulation authorizing the Region of Peel to exercise its powers under section 218 of the
RECOMMENDATIONS ARISING FROM THE GOVERNANCE REVIEW TASK FORCE

Municipal Act, 2001, as amended, in order to change the method of selecting the Regional Chair and/or to change the composition of Regional Council, to be effective for 2018.

If the Minister enacts the requested regulation, a regional by-law would be drafted in accordance with the provisions of the regulation and the rules set out in the Municipal Act, 2001.

A statutory public meeting of Regional Council would be held and by-laws drafted to exercise the power to change the composition of Council or method of selecting the Regional Chair. Public Notice of Council’s intention to adopt a by-law under section 218 of the Municipal Act would be given and the by-law would need to pass a triple majority to consent to the by-law. A triple majority requires that the majority of the three local municipalities’ Councils pass resolutions consenting to the by-law and the total number of electors in the local municipalities that have passed resolutions consenting to the by-law must form a majority of all electors in the Region of Peel.

If a triple majority is achieved, the by-law would come into force on the day the new Council is organized following the first regular election after the passing of the by-law.

Prior to the start of the term of office, additional administrative work would be required such as amendments to the Procedure By-law and renovations to the Council Chamber to accommodate the increase in the number of Councillors.

3. Proposed Direction

a) Selection of the Regional Chair

The Task Force came to consensus that the principal role of the Regional Chair is to facilitate effective discussion and debate among members of Regional Council, rather than to exercise an independent political mandate.

A minority of Councillors also expressed concern that the most recent election was confusing for new members who might have benefited from a clearer orientation process, as well as, an opportunity prior to the election to meet each candidate in a structured and transparent way.

The Members of the Task Force recommend that the position of Regional Chair should continue to be selected by Members of Regional Council. They also suggested that a report be brought to a future meeting of Regional Council to review of the process of appointing the Regional Chair.

b) Size and Composition of Regional Council

Members of the Task Force acknowledged that Brampton is under-represented at Regional Council and that any change to the size and composition of Regional Council should address this imbalance.

Members of the Task Force also acknowledged that Mississauga residents continue to make-up more than 50 per cent of the Region’s population.
RECOMMENDATIONS ARISING FROM THE GOVERNANCE REVIEW TASK FORCE

Members of the Task Force also acknowledged that over the next 20 years, the population gap between the two largest municipalities will continue to narrow, while growth in Caledon will begin to accelerate. Different rates of growth among its three municipalities mean that Regional Council may adjust its size and allocation of seats for its members to ensure effective representation.

The Task Force reviewed extensive data concerning peer jurisdictions, projected population growth, as well as a series of eleven options for rebalancing the size and composition of Regional Council.

The Task Force considered 13 main options presented by the facilitator paying particular attention to four.

The Task Force also agreed that should Council approve an increase in the size of Regional Council, the Region would share the costs with local municipalities, of reasonable expenses for renovating local and regional chambers and office space to accommodate additional members.

The four options discussed by the Task Force were:

1. Increase the size of Regional Council at the time of the 2018 election to 28 seats. Brampton’s representation would increase by four seats to 11 seats. Mississauga’s representation would remain constant at 12 seats. Caledon’s representation would remain constant at five seats.

2. Increase the size of Regional Council at the time of the 2018 election to 32 seats. Brampton’s representation would increase by four seats to 11 seats. Mississauga’s representation would increase by four seats to 16 seats. Caledon’s representation would remain constant at five seats.

3. The size of Regional Council at the time of the 2018 election would remain at 24 seats. Brampton’s representation would increase by two seats to nine seats. Mississauga’s representation would remain constant at twelve seats. Caledon’s representation would decrease by two seats to three seats.

4. Increase the size of Regional Council at the time of the 2018 election to 28 seats. Brampton’s representation would increase by two seats to nine. Mississauga’s representation would increase by two seats to 14. Caledon’s representation would remain constant at five seats.

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Some of the options may be considered as “Phase I” with the Task Force suggesting that the option chosen can be further reviewed (Phase 2) by Regional Council prior to the 2022 and 2026 elections to consider any imbalance and growth and change in population. During
RECOMMENDATIONS ARISING FROM THE GOVERNANCE REVIEW TASK FORCE

the second phase, Regional Council could expand at the time of either the 2022 or 2026 election. At that time, Brampton could receive two additional seats, increasing its representation to eleven members. Caledon would continue to be represented by five Regional Councillors, while the size of Mississauga’s representation would either increase or remain constant (subject to the decisions of future Councils).

FINANCIAL IMPLICATIONS

There may be financial implications as a result of Council’s decision. Upon achieving a triple majority and the implementation of a new composition of Council, and if that implementation includes additional Councillors, the financial implications will include costs of offices, substantial chamber renovations and ward boundary review and re-alignment (one-time costs). The Region of Peel agrees to cost share 50 per cent of one-time costs to municipalities that are incurred as a result of composition changes due to representation.

CONCLUSION

The Governance Review Task Force has considered many factors and taken into consideration the input from all Councillors and each local municipality and population and the hybrid nature of the Region of Peel in making the recommendations contained herein.

The Governance Review Task force has completed its mandate and presents its four options and recommendations for the consideration of Regional Council.

Frank Dale, Regional Chair

For further information regarding this report, please contact Kathryn Lockyer, Regional Clerk and Director of Clerks at Kathryn.lockyer@peelregion.ca or 905.791.7800 ext. 4325.

Authored By: Kathryn Lockyer, Regional Clerk and Director of Clerk’s
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]

I, ____________, 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.

4. 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 fulfillment of my official duties, as described in this Statement;
(vi) 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;

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

5. 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.

6. 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.

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

2.1.a compensation authorized by law paid to me by the City of Mississauga or its local board;

2.1.c money, goods or services received by me, or on my behalf, for my municipal election campaign, duly reported in accordance with law;

2.1.d services provided without compensation by persons volunteering their time.

8. 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: Aug 8, 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>
</tr>
</thead>
<tbody>
<tr>
<td>June 21, 2016</td>
<td>Vijay Kanwar</td>
<td>Tickets - Carroll Family Foundation Dinner</td>
<td>$500</td>
<td>No</td>
<td>2.1g</td>
</tr>
<tr>
<td>May 28, 2016</td>
<td>Liberal Party of Canada</td>
<td>Conference Flight and Accommodations</td>
<td>$800</td>
<td>NO</td>
<td>2.1f</td>
</tr>
</tbody>
</table>

(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,]

I, Bonnie Crombie, 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: Aug 8, 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: 519-942-0070
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, ________________, 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 (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:

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Integrity Commissioner for the City of Mississauga
20736 Mississauga Road
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Fax: 519-942-1233
E-mail: robert.swayze@sympatico.ca

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QUARTERLY COUNCILLOR DECLARATION
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[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, 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.

Date: July 28/16  Signature of Councillor: Karen Ras

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,]

CHRIS FONSECA

_______________________________
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: July 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.
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, John Kovac, 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: Aug. 3, 2016

Signature of Councillor: John Kovac

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@svmpatric.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 1", May 1", August 1" and November 1"
in each year during the term of office of the Council of the City of Mississauga,]

1. Carolyn Daggish, 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: July 25, 2016  Signature of Councillor: _____________________________

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

Robert J. Swayne
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
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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: July 29/16 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, HEREFY 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: July 27, 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

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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, [Name], 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: July 26, 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

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PATSALTO

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: Aug. 1 2016

Signature of Councillor: Pat Saito

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,]

Susan McFadden  
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.

August 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  

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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, [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 (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: [Date] 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: 519-942-0070
Fax: 519-942-1233
E-mail: robert.swayze@sympatico.ca

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AUG 24 2016

Her Worship Bonnie Crombie
Mayor
City of Mississauga
Email: mayor@mississauga.ca

Dear Mayor Crombie:

Thank you for your letter of July 8, 2016 about leveraging cap and trade revenue to fund cycling infrastructure.

As Minister of the Environment, I am always pleased to hear from municipal partners who bring forward comments and recommendations about our environmental initiatives. As a cyclist myself, I certainly recognize the importance of funding for cycling infrastructure.

On June 8, 2016, Ontario released the Climate Change Action Plan. The plan outlines the initiatives we will be undertaking to ensure Ontario reaches the greenhouse-gas (GHG) emissions targets we set out in our Climate Change Strategy. It will create good jobs, help people and businesses become more energy-efficient, and accelerate a shift to a more sustainable society. More information about the plan is available on the website at https://news.ontario.ca/opp/en/2016/06/ontario-releases-new-climate-change-action-plan.html.

Building on #CycleON: Ontario’s Cycling Strategy, the Climate Change Action Plan announced up to $225 million over the next four years to improve the cycling experience in Ontario and to encourage more Ontarians to cycle. We will improve the cycling network for commuting cyclists, provide facilities for safe cycling in urban areas, and will provide more bicycle parking at transit stations and provincially owned, publicly accessible facilities. Please visit the website at http://www.mto.gov.on.ca/english/publications/pdfs/ontario-cycle-strategy.pdf for more details.

I trust this information is helpful. Thank you, again, for bringing the City of Mississauga’s perspective to my attention, and please accept my best wishes.

Sincerely,

Glen Murray
Minister

c: The Honourable Steven Del Duca, Minister of Transportation
   The Honourable Kathryn McGarry, Minister of Natural Resources and Forestry
   The Honourable Eleanor McMahon, Minister of Tourism, Culture and Sport
   Mr. Norm Miller, MPP - Parry Sound-Muskoka
   Mr. Michael Mantha, MPP - Algoma-Manitoulin
July 8, 2016

Hon. Glen Murray
Minister of the Environment and Climate Change
11th Floor, Ferguson Block
77 Wellesley Street West
Toronto, ON M7A 2T5

Dear Minister Murray,

Re: Ontario Climate Change Strategy

At its meeting on June 8th, 2016, the Council of the Corporation of the City of Mississauga adopted the enclosed Resolution 0117-2016 with regards to Ontario’s Climate Change Strategy and the role of cycling.

In November 2015, Ontario released a Climate Change Strategy to set the long-term vision for meeting greenhouse gas pollution reduction targets. The Climate Change Action Plan – Ontario’s five year plan to fight climate change, reduce greenhouse gas pollution and transition to a low-carbon economy – is a keystone of the strategy which seeks to reduce greenhouse gas emissions to 80% below 1990 levels by 2050.

The Mississauga Cycling Advisory Committee (MCAC) is very focused on cycling and climate change and believes that cycling can play an important role in meeting our climate change goals. An Ontario wide poll shows that 4.5% of Ontario residents ride a bike at least monthly and that 54% of Ontario residents want to cycle more than they currently do. Of the 54% polled, 67% would be encouraged to cycle more if there were more and better cycling infrastructure available.

The City of Mississauga has made great progress towards increasing cycling throughout our city in addition to closing the gaps in our cycling infrastructure through our Living Green Master Plan, Cycling Master Plan and successful Community Ride Program. There is a strong interest among municipalities in building and investing in cycling infrastructure. Increased investment in cycling infrastructure will complement the investments being made in public transit at both at the provincial and federal levels of government, improve and enhance the multi-use trail system, increase the safety of our residents and encourage more cycling as a means of transportation.

Our Council requests that the Provincial Government consider leveraging the Provincial cap and trade program to provide $200 million for cycling infrastructure across Ontario over the next four years. A funding commitment will help to achieve the goals set out in the Ontario Climate Change Strategy and also contribute to meeting objectives in the Province’s CycleOn Strategy and Action Plan 1.0.

We appreciate your consideration and should you have any questions, please do not hesitate to contact my office.

Bonnie Crombie, MBA, ICD.D
Mayor, City of Mississauga
T 905-896-5555 F 905-896-5879
mayor@mississauga.ca

City of Mississauga
300 City Centre Drive
MISSISSAUGA ON L5B 3C1
mayorcrombie.ca
Sincerely,

Bonnie Crombie

BONNIE CROMBIE, MBA., ICD.D
MAYOR

Cc: Hon. Steven Del Duca, Minister of Transportation
Hon. Kathryn McGarry, Minister of Natural Resources and Forestry
Hon. Eleanor McMahon, Minister of Tourism, Culture and Sport
Norm Miller, MPP
Michael Mantha, MPP
Members of Council

Enc.
3355 The Collegeway
Northeast corner of The Collegeway and Ridgeway Drive
File: OZ 16/005 W8

Applicant's Proposal:
To revise the official plan and zoning to permit 336 back-to-back stacked townhouses on a private
condominium road and a two-storey commercial/office building at the corner of The Collegeway and
Ridgeway Drive.

If you would like to provide input on the proposed development or you wish to be notified of any
upcoming meetings:

Contact the Planning and Building Department:
- Mail: 300 City Centre Drive, 6th floor, Mississauga ON L5B 3C1
- Fax: 905-896-5553
- Email: application.info@mississauga.ca

For detailed information contact:
City Planner David Ferro at 905-615-3200 ext. 4554
david.ferro@mississauga.ca

Planning documents and background material are available for inspection at the Planning and Building
Department, Planning Services Centre, 3rd floor, Mississauga Civic Centre between 8:30 a.m. and 4:30 p.m.

Lesley Pavan, Director
Development and Design Division
Planning and Building Department

See other side of notice for additional information and for legal requirements
The following studies/information were submitted in support of the applications:

- Survey
- Context Map
- Site Plan
- Elevations
- Floor Plans
- Concept Landscape Plan
- Tree Preservation/Inventory Plan
- Sun/Shadow Study
- Green Initiatives List
- Planning Justification Report
- Environmental Noise Assessment
- Phase 1 Environmental Site Assessment
- Transportation Impact Assessment
- Functional Servicing Report
- Commercial Needs Study
- Draft Official Plan Amendment
- Draft Zoning By-law Amendment
- Parcel Register

Planning Act Requirements:

The City will be processing the applications in accordance with the Provincial Planning Act which requires that all complete applications be processed.

The applications are now being circulated to City Departments and Agencies for technical review.

Once the technical review has been completed, a report summarizing the development and the comments received will be prepared by Planning staff and presented at a Public Meeting.

Notice of the Public Meeting will be given in accordance with the Planning Act requirements.

A recommendation on the applications will not be presented until after the Public Meeting and all technical comments have been received.

Personal Information:

The personal information related to the consideration of any planning matter (including consideration of applications; comments and correspondence provided, whether written or verbal in relation to an application; comments and correspondence provided at, before or after a public or statutory meeting or a Committee or Council meeting) is collected under the authority of the Municipal Act, 2001, and the Planning Act. The City collects this information to enable it to make an informed decision on the relevant issue(s). Individuals who submit correspondence (as noted above) should be aware that any personal information in their communication will become part of the public record, unless the individual expressly requests the City to remove the personal information. Questions about the collection of this information may be directed to application.info@mississauga.ca or in writing to the Planning and Building Department at 300 City Centre Drive, Mississauga ON L5B 3C1.

Date of Notice: July 13, 2016
1142 Mona Road
West of Hurontario Street, north of CNR Tracks
OZ 16/006 W1

Location of the Proposal

Applicant's Proposal:
To revise the official plan and zoning to permit one detached dwelling and 17 townhouse dwellings with underground parking on a private condominium road.

If you would like to provide input on the proposed development or you wish to be notified of any upcoming meetings:

Contact the Planning and Building Department:
- Mail: 300 City Centre Drive, 6th floor, Mississauga ON L5B 3C1
- Fax: 905-896-5553
- Email: application.info@mississauga.ca

For detailed information contact:
City Planner David Breveglieri at 905-615-3200 ext. 5551
david.breveglieri@mississauga.ca

Planning documents and background material are available for inspection at the Planning and Building Department, Planning Services Centre, 3rd floor, Mississauga Civic Centre between 8:30 a.m. and 4:30 p.m.

Lesley Pavan, Director
Development and Design Division
Planning and Building Department

If you are a landlord, please post a copy of this notice where your tenants can see it. We want to make sure they have a chance to take part.

See other side of notice for additional information and for legal requirements
The following studies/information were submitted in support of the applications:

- Survey
- Aerial Context Map
- Site Plan
- Grading Plan, Servicing Plan
- Landscape Plans
- Elevations
- Planning & Urban Design Rationale
- Arborist Report
- Functional Servicing & Stormwater Management Report
- Noise & Vibration Feasibility Study
- Geotechnical Report & Slope Stability Study
- Scoped Environmental Impact Study
- Transportation Demand Management Report
- Cultural Landscape Heritage Impact Assessment
- Stage 1 Archaeological Assessment
- Draft Official Plan Amendment
- Draft Zoning By-law
- Parcel Register

**Planning Act Requirements:**

The City will be processing the applications in accordance with the Provincial Planning Act which requires that all complete applications be processed.

The applications are now being circulated to City Departments and Agencies for technical review.

Once the technical review has been completed, a report summarizing the development and the comments received will be prepared by Planning staff and presented at a Public Meeting.

Notice of the Public Meeting will be given in accordance with the Planning Act requirements.

A recommendation on the applications will not be presented until after the Public Meeting and all technical comments have been received.

**Personal Information:**

The personal information related to the consideration of any planning matter (including consideration of applications; comments and correspondence provided, whether written or verbal in relation to an application; comments and correspondence provided at, before or after a public or statutory meeting or a Committee or Council meeting) is collected under the authority of the Municipal Act, 2001, and the Planning Act. The City collects this information to enable it to make an informed decision on the relevant issue(s). Individuals who submit correspondence (as noted above) should be aware that any personal information in their communication will become part of the public record, unless the individual expressly requests the City to remove the personal information. Questions about the collection of this information may be directed to application.info@mississauga.ca or in writing to the Planning and Building Department at 300 City Centre Drive, Mississauga ON L5B 3C1.

**Date of Notice:** August 24, 2016
Notice of Motion:
Submitted by C. Parrish

Whereas the Region of Peel is planning to replace the crumbling noise barriers in Malton along Finch Avenue between Highway 427 and Darcel Avenue in 2017; and

Whereas the Region of Peel will be also replacing an existing return noise barrier along Darcel Avenue, approximately 55 meters from the end of the daylight triangle at Finch Avenue to include 3 more properties, as the barrier is within an existing Region of Peel right-of-way; and

Whereas the remainder of the fences along Darcel Avenue from Finch Avenue to Brandon Gate Drive (5 houses) are not eligible for an upgrade because the location does not meet the criteria within City of Mississauga Policy 09-03-03 Noise Barriers on Major Roadways Policy and Procedure with respect to the minimum required road classification; and

Whereas Darcel Avenue changes from a two-lane minor collector residential roadway to a multi-lane roadway between Brandon Gate Drive and Finch Avenue, adjacent to a commercial property, thereby presenting a unique situation; and

Whereas the Region of Peel has offered to pay 50% of the cost to extend the noise barrier to Brandon Gate (including a return barrier along Brandon Gate) provided that that the City contributes the remaining 50%; and

Whereas such exceptions to complete a street have been done in the past;

Therefore be it resolved that the Council of the Corporation of the City of Mississauga enacts the following:

1. That Mississauga Council waive City of Mississauga Policy 09-03-03 Noise Barriers on Major Roadways Policy and Procedure; in this instance, more specifically the Installation Criteria section and the section entitled Retro-fit Program Category; and for the five homes completing the noise barriers backing onto Darcel Avenue behind Penny Lane, and

2. That up to $45,000 be added to the Transportation and Works 2017 Capital Budget for payment to the Region of Peel - an amount equivalent to 50% of the cost for the installation of a new noise barrier behind house numbers 3885, 3889, 3893, 3897, and 3901 Penny Lane and include a return barrier at house number 3885 Penny Lane, once the final estimates come in from the Region, and

3. That the said barrier be installed on City right-of-way and be included in the City's Noise Barrier Inventory once completed; and

4. That the motion be sent to the Transportation Division of the Region of Peel's Public Works Department for information and action.
Motion
September 14, 2016.

WHEREAS the Council of the Region of Peel passed resolution (2016-543) to increase the elected representatives for Regional Council from 24 members (12 Mississauga, 7 Brampton, 5 Caledon) to 32 members (16 Mississauga, 11 Brampton, 5 Caledon) on June 23, 2016; and

WHEREAS the unanimous position of the Council for the City of Mississauga, the vote taken June 22, 2016, chose to keep Peel Regional Council at 24 members (12 Mississauga, 9 Brampton, 3 Caledon) out of a respect for the democratic principle of representation by population and a concern for the expenses involved with physical office/council table renovations and increased staffing expenses; and

WHEREAS the “triple majority” required to implement changes to Regional Council entails the Council representing the majority of the population of the Region – in this case Mississauga – approving the resolution before the change can be implemented by the Province;

THEREFORE BE IT RESOLVED that Mississauga Council rejects Option 2 as recommended by Peel Regional Council June 23, 2016 as unrealistic, expensive and undemocratic; and further

The conclusion reached today be communicated immediately to Peel Regional Council, to the Minister of Municipal Affairs and to the Premier of Ontario; and further

The members of Peel Regional Council be requested to revisit the discussion at the earliest opportunity, while there is time to implement any changes for the 2018 Municipal Election.

Signed: Caragianis Parris