

## **BY-LAW**

Number	82-	-81			
Being a 22-75	by-law	to	amend	by-law	

WHEREAS the Council of The Corporation of the City of Brampton is empowered to manage, control, regulate and maintain the use of all parklands and properties within parklands;

AND WHEREAS it is deemed desirable that the parklands and properties be maintained and controlled for the enjoyment and benefit of citizens of the City of Brampton;

AND WHEREAS the Council deems it expedient to amend the aforementioned By-law 22-75;

AND WHEREAS the Council deems it expedient to repeal By-law 110-76;

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

- 1. That Clause 3(e) of By-law 22-75 be amended to read as follows:
  - 3(e) To permit, carry, or otherwise allow any animal upon or into City parkland with the exception of household pets who must be kept under control. Without limiting the generality of the foregoing, no person shall permit a horse, dog, or other animal to be at large in the parks and all dogs shall be led by a leash or chain being not more than two (2) metres long or controlled by the means of such a leash or chain being not more than two (2) metres long. No dog or animal under the control of

any person shall be allowed to damage property in the parks and it shall be an offence for a person to allow such damage by an animal in his or her possession. All owners of animals shall clean the park of excrement from their animals and the parks must be so cleaned of excrement within a reasonable period or upon demand from a constable or Provincial Offences Officer.

2. That By-law 110-76 be repealed.

READ a FIRST, SECOND and THIRD TIME and PASSED in Open Council this 6th day of April , 1981.

JAMES E. ARCHDEKIN,

MAYOR

RALPH Á. EVERETT,

CITY CLERK

PASSED \_\_\_\_\_\_\_19\_\_\_\_19\_\_\_\_\_



## **BY-LAW**

No. 82-81

Being a By-law to amend by-law 22-75