

THE CORPORATION OF THE CITY OF BRAMPTON

BY-LAW

Number	122-79	_
	to provide for a	
	supplement progra	
to the Holland	Christian Homes 1	Inc. Senior
	ment Complex on th	
of McLaughlin I	Road, south of Ste	eles Avenue,

City of Brampton.

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

- THAT the Corporation of the City of Brampton approves of the provision of rent geared to income accommodation for senior citizens under the Ministry of Housing's Rent Supplement Program up to Fifty percent (50%) of the units in the Holland Christian Homes Inc. Senior Citizens Apartment Complex on the west side of McLaughlin Road, south of Steeles Avenue in the City of Brampton; being a non-profit housing project. The Corporation of the City of Brampton undertakes and agrees to contribute seven and one half percent (7-1/2%) of any annual loss arising out of the said Senior Citizens housing and agrees to execute the Minister's standard agreement in the form annexed hereto.
- By-law 39-79 be and is hereby repealed.

READ a FIRST, SECOND and THIRD TIME and PASSED in Open Council this 22nd day of May, 1979.

ARCHDEKIN.

City Clerk

COMMUNITY SPONSORED HOUSING PROGRAM Municipal Subsidy Agreement

THIS AGREEMENT made in duplicate the 22nd

day of

May

, A.D. 1979.

BETWEEN:

THE HONOURABLE CLAUDE F. BENNETT Minister of Housing for the Province of Ontario

(hereinafter called "the Minister")

OF THE FIRST PART

- and -

Corporation of the City of Brampton

(hereinafter called "the Municipality")

OF THE SECOND PART

WHEREAS pursuant to Section 17 (1) (a) of the Housing Development Act as amended, the Municipality may, with the approval of the Minister, enter into an agreement with a governmental authority for sharing or contributing to the maintenance cost of a housing project; and

WHEREAS the Minister has instituted a Community Sponsored Housing Program designed to assist individuals and families of low or moderate income to obtain private non-profit rental or co-operative housing accommodation within the Municipality at rents or charges which are scaled to their incomes, whereby the Minister will pay to a non-profit housing corporation furnishing such accommodation the difference between the rents or charges scaled to income and the usual full recovery rents or charges for the accommodation; and

WHEREAS in consideration of the assistance given to such persons, the Municipality has agreed with

the Minister to bear a portion of the annual operating expenses pertaining to such program for non-profit housing projects situated within the Municipality; and

WHEREAS the Municipality has on the 22nd day of May , A.D. 1979, passed By-Law No. 122-79 authorizing the entering into of this Agreement.

NOW THEREFORE THIS AGREEMENT WITNESSETH THAT
in consideration of the premises and the mutual understandings
hereinafter set forth, the parties hereto on behalf of
themselves and their respective successors and assigns
hereby covenant and agree as follows:

- 1. In this Agreement:
 - (i) "owner" shall mean the non-profit corporation which owns the building wherein certain housing units are being provided at less than full recovery rents, or charges to individuals or families of low or moderate income;
 - "individual or family of low or moderate income"

 shall mean an individual or family that receives
 a total income that in the opinion of the Minister
 is insufficient to permit the individual or
 family to rent or obtain housing accommodation
 adequate for its needs at the current
 prevailing rental or co-operative rates in
 the area in which the individual or family lives;
 - shall mean the difference between the full monthly rents or co-op housing charges which would normally be charged by the non-profit corporation for the housing units under the program and the actual rents or housing charges based on the Minister's rent-to-income scale, which are charged to the individual or family

of low or moderate income for the housing accommodation.

- (iv) "operating expenses" means the total of:
 - (a) the rent supplement or co-op housing charge supplement amounts paid in any calendar year by the Minister to owners within the Municipality;
 - (b) the full rents or co-op housing charges for any units which the Minister may be legally obliged to pay to owners by reason of unavoidable vacancies occurring during the calendar year;
 - (c) administrative expenses incurred by the Minister in operating and carrying out the program;
 - (d) any other legitimate expenses agreed to be paid by the Minister to the owner pertaining to units in the program.
- 2. The Minister shall provide rent or co-operative housing accommodation to individuals or families of low or moderate income within the Municipality by entering into rent or co-op housing charge supplement agreements with owners for the direct leasing or provisions of co-op housing accommodation to such individuals or families under which the Minister shall pay the operating expenses pertaining to the units. A list of the non-profit housing supplement agreements which the Minister has entered into with various owners to date is attached hereto as Schedule "A" and it is agreed that same will be added to from time to time as further agreements are concluded covering

further units, and/or extending the terms under the existing agreements.

- 3. The Municipality shall pay to the Minister on or before the 30th day of June in each year a sum equal to seven-and-a-half (7 1/2) percent of the operating expenses incurred with respect to the non-profit housing supplement accommodation within the Municipality for the preceding calendar year in accordance with a certified statement to be delivered to the Municipality by the Minister on or before the 30th day of April in the year in which such payment shall be made.
- 4. The Municipality shall have the right, through its servants, agents or auditors, at any time upon reasonable notice to the Minister, to examine the books and records of the Minister pertaining to the non-profit housing supplement accommodation with the Municipality, and in the event that at any time the Municipality disputes the amount claimed by the Minister under the preceding paragraph hereof and the parties hereto cannot resolve such dispute, the Minister shall refer such dispute to a third party acceptable to each of them, and the decision of such third party shall be final and binding on both parties hereto.
- 5. This Agreement shall continue and remain in force for a period of twenty years from the date hereof, and shall enure to the benefit of and be binding upon the parties hereto, their successors and assigns. Provided, however, that neither party to the Agreement shall assign the Agreement without the written consent of the other party first had and obtained.

IN WITNESS WHEREOF the parties hereto have hereunder affixed their corporate seals under the hands of their proper signing officers duly authorized in that behalf.

Minister of Housing of the Province of Ontario

AUTHORIZATION BY-LAW				
NUMBER 122-79				
PASSED BY CITY				
COUNCIL ON THE 2210.				
DAY OF MAY	_19 <i>79</i> _			

Municipality City of BRANKTON

MAJOR

CLEKK

SCHEDULE "A"

LIST OF RENT SUPPLEMENT UNITS

COMMUNITY SPONSORED HOUSING PROGRAM

NAME OF OWNER

ADDRESS OF PROJECT

NO. OF UNITS TO RECEIVE RENT SUPPLEMENT PAYMENTS DATE OF TRIPARTITE AGREEMENT BETWEEN CMHC, THE MINISTER OF HOUSING AND THE OWNER TERM OF TRIPARTITE AGREEMENT

Holland Christian Homes Inc. P.O. Box 333 Brampton 26 Units or 25%

May 1979

15 years

BY-LAW 122-79 REPEALS BY-LAW 39-79

PASSED	May 22,	79



BY-LAW

122-79

No.____

Being a By-law to provide for a community sponsored ren supplement program with regard to the Holland Christian Homes Inc. Senior Citizens Apartment Complex on the west side of McLaughlin Road, south of Steeles Avenue, City of Brampton.