THE CORPORATION OF THE CITY OF BRAMPTON

BY-LAW NUMBER 123-74

A Restricted Area By-law to permit development of single family residential detached dwellings and multiple dwellings on Block R, Registered Plan No. 857, located in the City of Brampton.

Amendment No. 43 to the Official Plan of the former Township of Chinguacousy Planning Area permits the development of innovative housing forms on lands affected by that Amendment.

The Council of the City of Brampton therefore enacts as follows:

Notwithstanding the provisions of an RM1-A Restricted Area as set out in By-law No. 861 (passed by the Council of the former Township of Chinguacousy) and as amended by By-law No. 67-66, the lands shown on Schedule "A" to this By-law shall be used for no other purposes than single family residential detached and multiple dwellings constructed and used in compliance with the regulations set out in Schedule "A" and "B" and in compliance with the following requirements:

- 1.1 Maximum dwelling density 13.0 units per acre,
- 1.2 Minimum floor area of dwelling unit:
 - (a) 1 storey
 (b) 1-1/2 storey
 790 square feet,
 900 square feet,
 - (c) 2 storey 1,000 square feet,
- 1.3 Maximum coverage of each Lot by each residential dwelling shall be in compliance with Schedule "A",
- 1.4 A minimum of 2 (two) off-street parking spaces measured from the street curb shall be required per lot for each dwelling,
- 1.5 Minimum driveway and parking space widths

10 feet

1.6 Maximum dwelling height above finished grade

25 feet

1.7 Minimum distance between detached residential dwellings 6 feet
All minimum distances between residential dwellings may vary by
not more than one foot from the measurement shown on Schedule
"A" but in no case shall the minimum distance be less than 5
feet.

- 1.8 One accessory building per lot in compliance with the following regulations:
 - (a) Maximum floor area

55 square feet

(b) Maximum height

7 feet

(c) Such buildings only in a rear yard or side yard with a minimum distance from any lot line

4 feet

- 1.9 No person shall erect a garage within the lands in Schedule "A" except in compliance with the location having reference to the letter "G" on Schedule "A" in respect of such lot, and in accordance with Schedule "B" and the numeral following the letter "G" on Schedule "A" in respect of such lot.

 Provided that where a permitted garage location on one lot abuts a permitted garage location on an adjacent lot the following additional requirements shall apply:
 - (a) The garages for both lots shall be designed as one building
 - (b) A common wall shall divide the two garages,
 - (c) The garages for both lots shall be constructed or reconstructed simultaneously,
- 1.10 There shall be permitted on the lands described on Schedule "A" inground and/or above ground privately owned outdoor swimming pools in compliance with the following requirements:
 - (a) Minimum distance of an inground and/or above ground privately owned outdoor swimming pool from lot line, subject to clause (b) below,

 4 feet
 - (b) Minimum distance of an inground and/or above ground privately owned outdoor swimming pool from any lot line where a maintenance easement within the lot abuts such lot line,
 8 feet
 - (c) Maximum coverage not to exceed 50% of the area of the yard containing the inground and/or above ground privately owned outdoor swimming pool,
 - (d) Such inground and/or above ground privately owned outdoor swimming pool permitted only in the rear yard or side yard.
- 2.0 For the purpose of this By-law, "Privately Owned Outdoor Swimming Pools" includes a body of water located outdoors on privately owned property which is contained in whole or in part by artificial means and which is designed to contain water to a depth of 24 inches or more and used or capable of being used for swimming.

- 3.0 Schedule "A" and "B" attached to this By-law form part of this By-law.
- 4.0 This By-law shall come into force only upon approval thereof of the Ontario municipal Board and subject to such approval shall take effect from the date of passing hereof.

Read a FIRST, SECOND and THIRD time and PASSED in Open Council
This 21st day of October, 1974.

James E. Archdekin, Mayor

K.R. Richardson, Clerk



R 7594

Ontario Municipal Board

IN THE MATTER OF Section 35 of The Planning Act (R.S.O. 1970, c. 349),

- and -

IN THE MATTER OF an application by The Corporation of the City of Brampton for approval of its Restricted Area By-law 123-

BEFORE:

A. H. ARRELL, Q.C.

Vice-Chairman

Tuesday, the 21st day of

and
January, 1975

D. JAMIESON,

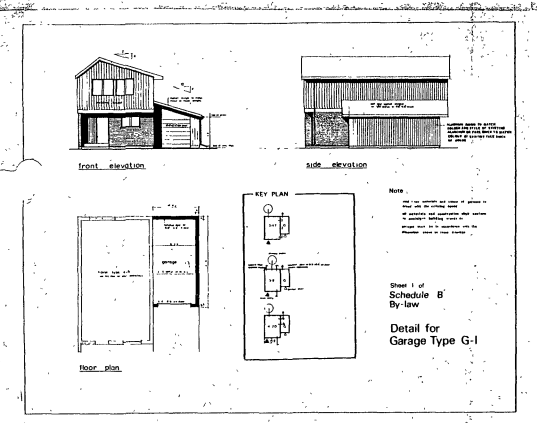
Vice-Chairman

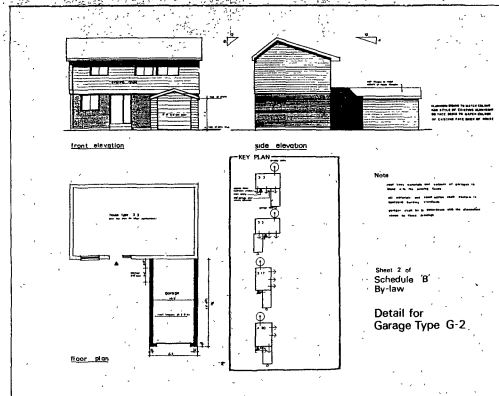
The objectors to approval of the said by-law having withdrawn their objections;

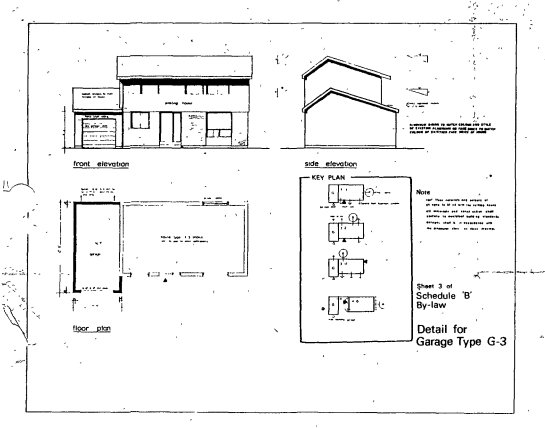
THE BOARD ORDERS that By-law 123-74 is hereby approved.

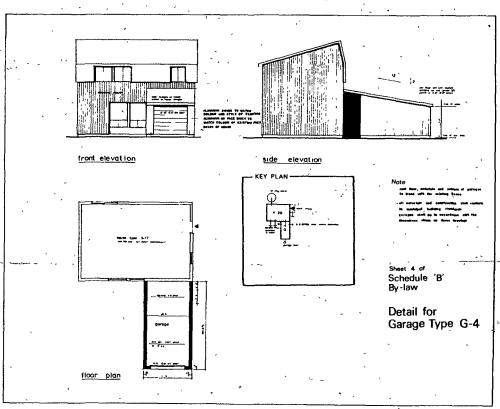


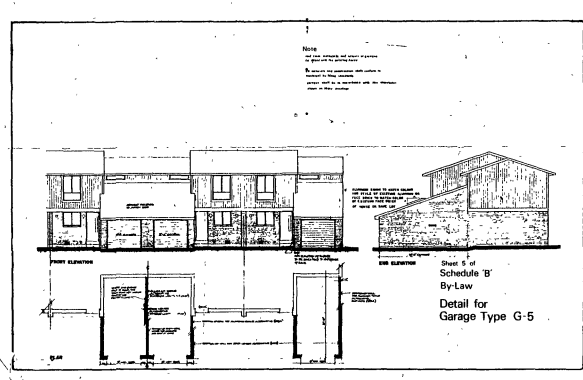
K. C. ANDREWS SECRETARY











Schedule B Restricted Area By-Law N9/23-74

details for garage types

CITY OF BRAMPTON PLANNING DEPARTMENT | f

