



THE CORPORATION OF THE CITY OF BRAMPTON

BY-LAW

Number 151-2003

A By-law to amend By-law 1-2002 by
Amending Schedule S-10 which regulates
the licensing of Vehicle Facilities

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

1. Schedule S-10 of By-law 1-2002, the Licensing By-law, is hereby amended as follows:

- (1) By adding to section 2 Class D: Storage Pound Facility, the words "for a fee" after the word "impounded".
- (2) By adding to section 3 the words "person in a licensed" after the word "No" and by adding the words "without the written consent of the owner" after the words "work order."
- (3) By adding to section 7 the words "and no person shall:" after the word "premises".
- (4) By adding to section 7 subsection "(1) Charge an administrative fee that exceeds \$50.00, all-inclusive, other than the applicable Federal and Provincial taxes".
- (5) By adding to section 7 subsection "(2) Charge a hazardous waste fee that exceeds \$10.00, all-inclusive, other than the applicable Federal and Provincial taxes".
- (6) By re-numbering section 10 as section 11
- (7) By re-numbering section 11 as section 12
- (8) By adding section 10 and subsections (1), (2), (3), (4), (5) and (6) as follows.

"10. Notwithstanding the previous sections, a person operating a Class D Vehicle Facility shall be subject to the following:

- (1) Every owner of a Class D Vehicle Facility shall only charge or cause to be charged an all-inclusive fee of (\$35.00) thirty-five dollars a day storage fee with no other additional service charges, other than the applicable Federal and Provincial taxes.
- (2) Notwithstanding the above, every owner of a Class D Vehicle Facility which is a 24-hour vehicle facility may charge or cause to be charged an all-inclusive fee of sixty dollars (\$60) a

day storage fee with no other additional service charges, other than the applicable Federal and Provincial taxes.

- (3) Every owner of a Class D Vehicle Facility shall file with the Licence Issuer a schedule of the fees charged for the operation of a Class D Vehicle Facility.
- (4) Every owner of a Class D Vehicle Facility shall erect a proper fence and install a secure lock on the fence to protect the vehicles and vehicle contents stored in his vehicle facility.
- (5) Every owner of a Class D Vehicle Facility shall allow only a tow truck licensed with the City of Brampton to remove a vehicle from the vehicle facility.
- (6) Every owner of a Class D Vehicle Facility shall ensure that a contract is signed, by the vehicle owner, for the storage of a vehicle or for any work to be done on the vehicle
- (7) Every owner of a Class D Vehicle Facility shall charge or cause to be charged only a fee for the days the facility is open for business and the owner shall not charge or cause to be charged a fee for the days in which the customer can not have his car released."
- (9) By adding section 10.1 the following:

"10.1. Where a fee is regulated on a daily basis under this by-law, a 'day' shall be a period of not less than 24 hours."
- (10) By amending section 1 by adding the following definition:


"24-hour vehicle facility" shall mean a Class D vehicle facility which employs an attendant present at the vehicle facility site at all times 24 hours a day, seven days a week."

READ a FIRST, SECOND and THIRD TIME and PASSED in OPEN COUNCIL this 26th day of May, 2003.


SUSAN FENNELL MAYOR


LEONARD J. MIKULICH CLERK

Approved as to form and content


Janice Atwood-Petkovski
Corporation Counsel and
Director of Litigation