THE CORPORATION OF THE CITY OF BRAMPTON

BY-LAW NUMBER 185-75

A By-law to prevent the application of part lot control to certain lands in the City of Bramoton.

Registered
No v 26/75'
Inst #374545 US
Ragen of Reel
approval Novis/15
Res # 75-426-36

WHEREAS the Planning Amendment Act, 1970, has imposed part lot control on all registered plans within the City;

AND WHEREAS the Council of the Municipality may by By-law provide that such part lot control does not apply to lands within such registered plans as are designated in the By-law;

NOW THEREFORE the Council of the Corporation of the City of Brampton hereby enacts as follows:

- 1) Subsection 4 of Section 29 of the Planning Act, R.S.O.
 1970, Chapter 349 as amended, does not apply to the
 lands within the parts of registered plans described
 in Schedule "A" attached hereto.
- 2). This By-law shall come into force upon approval thereof by the Regional Municipality of Peel.

READ a FIRST, SECOND and THIRD TIME and PASSED in Open Council
This 6th day of October, 1975.

James E. Archdekin, Mayor

Gerneth & Kechundren

Kenneth R. Richardson, Clerk

SCHEDULE "A" TO BY-LAW 185-75

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the City of Brampton, in the Regional Municipality of Peel (formerly in the Town of Brampton, in the Regional Municipality of Peel), in the Province of Ontario, and more particularly described as being Lot Numbers 28 and 29 on Hillcrest Avenue in accordance with a Plan registered in the Registry Office for the Registry Division of Peel (No. 43) as Number D14.