

BY-LAW

	Number283-93
	A by-law to amend by-law 15-91
follows:	THE COUNCIL of The Corporation of the City of Brampton hereby ENACTS as
1.	By-law 15-91 is hereby further amended to add the attached Schedule as Schedul # 10A.
READ a FIR	ST, SECOND and THIRD TIME and PASSED in Open Council this 13th day of
December, 1	1993.
A CANA	Peter Robertson, Mayor L. J. Mikulich, City Clerk

SCHEDULE NO. 10A TO BY-LAW NO. 15-91

Relating to owners or keepers of Circuses and Travelling Exhibitions

- 1. No circus, menagerie, hippodrome or other like travelling exhibition, side show, or other entertainment connected therewith, shall be exhibited in the City of Brampton for a longer period than one (1) day, unless with the permission of the Licence Issuer, and unless a new licence is taken out for each day such exhibition or show is exhibited.
- 2. Every applicant for a licence in respect of a travelling show, shall, when applying for such licence or licences, file with the Licence Issuer proof, in a form satisfactory to the said Licence Issuer, that those employees and workers of such travelling show who reside in the City of Brampton are protected under the provisions of The Workers' Compensation Act, and that all assessments under the said Act in respect of the said employees and workers have been paid, or that the said employees and workers are protected in some other satisfactory manner similar to the said Act.
- 3. No person or persons owning or having control or charge of any travelling show shall locate same anywhere in the City of Brampton or commence to assemble or erect in the said area any tent, shelter, cage, pole, stand, platform, seating accommodation, machinery, plant, apparatus or mechanical device or ride, or any other structure or erection until the requirements of section 2 hereof have been complied with, and no licensee of a public hall in the said area who has leased or rented such public hall or authorized the use of the same by a travelling show, shall permit or allow such travelling show to assemble or erect in such public hall any tent, shelter, cage, pole, stand, platform, seating accommodation, machinery, plant, apparatus or mechanical device or ride, or any other structure or erection until the requirements of section 3 hereof have been complied with.
- 4. Every person to whom this Schedule relates shall, for each place or premises for which he holds a licence procure a policy of insurance against occupier's liability and endorsed to the effect that the Licence Issuer shall be given at least ten (10) days' notice in writing of any cancellation, expiration or variation in the amount of the policy, and insuring in at least the following amounts:

In the case of bodily injury or death, to a limit of at least \$1,000,000.00 (exclusive of interest and costs) against all claims for personal injury, including injury resulting in death, and property damage, with an inclusive limit of not less than \$1,000,000.00. A certified copy of the policy or a certificate satisfactory to the Licence Issuer, issued in regard thereto, shall be deposited with the Licence Issuer.