BY-LAW

Number 225-2014

To declare surplus Permanent Easement Rights over Gage Park

WHEREAS it is deemed expedient in the interest of The Corporation of the City of Brampton that permanent easement rights over part of the property described as Park Lots 1 and 2, Plan BR17, designated as Parts 1 and 2, Plan 43R-19836, City of Brampton, commonly known as Gage Park, be declared surplus (the “Easement Rights”), said part of Gage Park subject to the Easement Rights illustrated on the sketch attached as Schedule A and labelled “Easement Area”;

AND WHEREAS the procedures required by section 268 of the Municipal Act, 2001 have been carried out;

AND WHEREAS the Council of The Corporation of the City of Brampton has heard in person or by counsel, solicitor or agent, all persons claiming that their land will be prejudicially affected by this by-law and who applied to be heard;

NOW THEREFORE the Council of The Corporation of the City of Brampton

ENACTS AS FOLLOWS:

1. The Easement Rights, are hereby declared to be surplus to the requirements of the municipality.

READ a FIRST, SECOND and THIRD TIME and PASSED in Open Council this 6th day of August, 2014.

Approved as to form Legal Services

Approved as to content Realty Services

SUSAN FENNElL
MAYOR

PETER FAY
CITY CLERK
Schedule A
To illustrate the part of Gage Park subject to Easement Rights to be declared surplus to Municipal requirements ("Easement Area")