

# Office Consolidation Administrative Authority By-law 216-2017

To delegate certain powers and duties under the *Municipal Act*, 2001, S.O. 2001 c.25, the *Planning Act*, R.S.O. 1990 c. P. 13 and other Acts, and to repeal By-law 191-2011.

(Amended by By-laws 243-2019, 169-2022, 170-2022, 195-2022, 218-2022, 248-2022, 30-2023, 50-2023, 58-2023, 53-2024, 88-2024)

**WHEREAS** a municipality is authorized to delegate its powers and duties under section 23.1 of the *Act*, subject to the restrictions set out in Part II thereof;

**AND WHEREAS** on June 22, 2011, Council enacted By-law 191-2011 to consolidate previous delegations of authority to officers, employees, committees or tribunals through various by-laws, and to repeal those by-laws;

**AND WHEREAS** Council wishes to repeal By-law 191-2011 and delegate powers and duties under this By-law;

**AND WHEREAS** delegations under certain other By-laws including the Purchasing By-law 310-2015, the Traffic and Parking By-law 93-93 and the Sign by-law 399-2002, are not intended to be addressed in this By-law;

NOW THEREFORE, the Council of the Corporation hereby ENACTS as follows:

#### PART I - SHORT TITLE

- 1. This By-law may be referred to as the "Administrative Authority By-law".
- 2. The Delegation Policy concerning the delegation of powers and duties of this Bylaw pursuant to section 270 of the *Act* forms part of and provides guidance respecting the operationalization of this By-law.

#### **PART II - DEFINITIONS**

- 3. For the purposes of this By-law:
- "Act" means the Municipal Act, 2001, S.O. 2001, c.25;
- "Approval" includes authority to sign for approval and execute an agreement, contract, release, waiver, application or document intended to bind the Corporation, and includes any renewal, amendment or termination thereof, and "Approve" has a corresponding meaning;
- "Approved as to Content" means that the content, substance and material dealt with in the document are approved and are in accordance with authority delegated under this By-law;
- "Approved as to Form" means that the document is approved for execution in the correct form, style and procedures of the City in accordance with the authority delegated under this By-law;

- "By-law" means this By-law and includes its Schedules;
- "CAO" means the City's Chief Administrative Officer appointed by By-law 84-2008;
- "Chief Building Official" or "CBO" means the City's Chief Building Official appointed by Council pursuant to By-law 308-2012;
- "Chief Information Officer" or "CIO" means the Director, Information Technology reporting directly to the Commissioner, Corporate Services;
- "Chief Fire Official" means the City's Fire Chief appointed by Council pursuant to Bylaw 84-2008;
- "City Solicitor" means the City Solicitor and includes a Deputy City Solicitor or Legal Counsel acting under the direction of the City Solicitor;
- "Clerk" means the City Clerk as appointed by By-law 84-2008, as amended;
- "Corporation" means The Corporation of the City of Brampton;
- "Council" means the elected Council of The Corporation of the City of Brampton;
- "Department" means a Department with a Council appointed Commissioner or officer as the Department Head and includes the General Manager and Fire Chief;
- "Department Head" means the Commissioner or head of an operating Department appointed by Council;
- "Delegation of Powers Policy" means a policy that has been approved by Council in accordance with section 270(1)6 of the *Act*;
- "Director" means head of a Division reporting directly to the CAO and also includes the CIO and City Solicitor but not a Deputy Solicitor or Legal Counsel;
- "Division" means part of a Department whose head reports directly to the CAO;
- "General Manager" means the General Manager of Transit appointed by Council pursuant to By-law 84-2008, as amended;
- "Legal Proceeding" means any court or administrative tribunal proceeding commenced by, or against the City;
- "Purchasing Agent" means the Purchasing Agent defined in the Purchasing By-law 310-2015;
- "Restricted Acts Period" means the period of time after nomination day but before voting day when Council's powers are limited pursuant to section 275(1) of the *Act*;
- "Treasurer" means the Treasurer of the Corporation appointed by Council pursuant to By-law 84-2008 and includes the Deputy Treasurer in accordance with 286(2) of the Act;
- "Usual Operations" means the activities and administrative decision making required as part of the day-to-day operations of the Department in the ordinary course of business, which are not legislative or quasi-judicial in nature.

#### PART III - NATURE AND SCOPE OF DELEGATION OF POWERS AND DUTIES

- 4. Council delegates the powers and duties set out in the attached Schedule "A" to those officers, employees, committees or tribunals listed therein and subject to any limitations specified therein.
- 5. Notwithstanding the foregoing, Council retains the authority to make or reconsider, at any time and without notice, revoke any delegated power that has been delegated pursuant to this By-law.

- 6. Any delegation to a Department Head shall be deemed to include the CAO.
- 7. Any delegation to a Director of a division reporting directly to the CAO shall be deemed to include the CAO.
- 8. Any delegation to a Director of a Division, excluding the City Solicitor, shall be deemed to include the Department Head of the applicable Division.
- 9. Where this By-law has delegated power to a Department Head or Director, if the Head or Director has in writing designated a Director or Senior Manager to serve as Acting Department Head or where an Acting Department Head has been appointed by Council, in the absence of the Department Head, the Acting Department Head may exercise the delegated power or duty.
- 10. Except as otherwise required by law, should any position identified in this By-law with delegated powers or duty be vacant; or no longer exist within the Corporation, the powers and duties of that position may be exercised by a person deemed to have authority in accordance with paragraphs 6, 7 and 8 above, until such time as the position is either no longer vacant, or a new delegation for the corresponding delegated power or duty is approved.
- 11. Where the exercise of a delegated power or duty requires the expenditure of money or subjects the Corporation to a potential financial loss or obligation, funding for the expenditure or provision for the potential loss or obligation must be included in an approved budget and all relevant requirements of Purchasing By-law 310-2015, as amended, shall be followed as a condition to the exercise of the delegated authority;
- 11B. This By-law does not apply to the settlement of any claim or Legal Proceeding that includes an allegation against a Member of Council, CAO or a Department Head, including allegations of sexual misconduct, the Approval of which shall be made by Council. (By-law 218-2022)

## **PART IV – GENERAL**

- 12. A document executed under authority delegated by this By-law shall first be Approved as to Content by the Department Head, Director or delegate, and Approved as to Form by the City Solicitor;
- 13. In the event of any inconsistency between this By-law or any other City By-law, the more restrictive provision shall prevail to the extent of the inconsistency.
- 14. It is the opinion of Council that any of the legislative powers delegated pursuant to this By-law are of a minor nature within the meaning of subsection 23.2(4) of the *Act*.
- 15. Any reference to legislation, regulations or By-laws in this By-law shall be interpreted to include all amendments and any successor legislation thereof.
- 16. Throughout this By-law (i) the term "including" or the phrases "e.g.," or "for example" shall be interpreted to mean "including, without limitation", (ii) the singular includes the plural and vice-versa and (iii) any gender includes the other gender, unless the context requires otherwise.
- 17. Notwithstanding the provisions of the Purchasing By-law 310-2015, the delegated authority limitations in connection with Real Estate acquisition activities shall be in accordance with Schedule "A" of this By-law.
- 18. Dollar amounts for Real Estate Services in Schedule "A" hereto shall be adjusted for inflation annually on January 1 in accordance with the change in the Consumer Price Index, Toronto.
- 19. If a court of competent jurisdiction declares any provision, or any part of a provision, of this By-law to be invalid, or to be of no force and effect, it is the intention of Council in enacting this By-law, that each and every other provision of this By-law authorized by law, be applied and enforced in accordance with its terms to the extent

possible according to law.

20. Unless otherwise specified, all delegated authority set out in Schedule "A" and exercised shall be reported on an annual basis to Council, or a Committee of the Council, by the Commissioner described as responsible for the delegated authority.

#### PART V - REPEAL AND EFFECTIVE DATE

- 21. By-laws 223-2012, 228-2007 and 191-2011, and any amendments, are hereby repealed;
- 22. This By-law is effective on the date of its passing.

READ a First, SECOND and THIRD time and PASSED in Open Council this 11<sup>th</sup> day of October, 2017.

THE CORPORATION OF THE CITY OF BRAMPTON
Original Signed by:
Linda Jeffrey – Mayor
Peter Fay – City Clerk

## SCHEDULE A – DELEGATION OF POWERS AND DUTIES (Amended by By-laws 243-2019, 169-2022, 170-2022, 195-2022, 248-2022, 30-2023, 50-2023, 58-2024)

| #                               | Delegation  | Delegate  | Limitation  |
|---------------------------------|---|---|---|
|                                 | CAO OFFIC   |   |   |
|                                 | Chief Administrativ   | ve Officer  |   |
| 1                               | Execute agreements and other documents related to the general control and management of the affairs of the City for the purpose of ensuring its efficient and effective operation in the exercise of authority under section 229 of the Act             | CAO   | Total value of \$1,000,000 or less  |
| 2                               | Develop, approve and implement administrative policies, procedures and practices in the exercise of authority under section 229 of the Act  | CAO   |   |
|                                 | Cleri   | k   |   |
| 3                               | Designate an event as an event of municipal significance for the purposes of prescribing it as a special event occasion where an application has been made pursuant to subsection 19(1) of the Liquor Licence Act, R.S.O. 1990, c. L.19                 | Clerk   | Applicable where Council is not scheduled to meet within two (2) weeks from the date a request is received and no objection is identified upon the application being circulated to the Mayor, appropriate Ward Councillor(s) and City staff |
| 3A<br>By-<br>law<br>50-<br>2023 | Approval of a temporary outdoor physical extension of a premises which is located in the municipality and to which a liquor sales licence applies pursuant to Section 153.1 of Ontario Regulation 746/21 under the Liquor Licence and Control Act, 2019 | Clerk   | Approval may be subject to any specific conditions as established by Council from time to time  |
| 4                               | Powers and duties of the Head for the purposes of<br>the Municipal Freedom of Information and<br>Protection of Privacy Act, R.S.O. 1990, M.56   | Clerk   |   |
|                                 | Direct  | tor   |   |
| 5                               | Execute agreements with human resources agencies and consultants  | Director, Human<br>Resources  | Non-application of the<br>Purchasing By-law 310-<br>2015 has been<br>determined by the<br>Purchasing Agent  |
| 6                               | Execute agreements, and other documents related to the Usual Operations of the Department   | Director  | Total contract value is<br>\$100,000 or less  |
| 7<br>By-<br>law<br>58-<br>2023  | Execute performing arts agreements  | (a) Executive Artistic Director, Performing Arts, or, (b) Senior Manager, Cultural Services | (a) Total contract value is<br>\$100,000 or less<br>(b) Total contract value is<br>more than \$100,000  |
| 8                               | Execute grant agreements with eligible participants for provincial grant funding  | Director, EDC   | Authorized by Grants<br>Committee   |
| 9                               | Execute grant agreements for community grant funding  | Director, EDC   | Authorized by Grants<br>Committee<br>Total value is \$2,500 or<br>less  |
| 10                              | Execute sponsorship agreements  | (a) Manager in the responsible Department; (b) directors;                                   | Total value is:     (a) \$5,000 or less;     (b) \$50,000 or less;     (c) \$100,000 or less  |

| #                                 | Delegation   | Delegate   | Limitation   |
|-----------------------------------|--|--|--|
|                                   |  | (c) Director, EDC<br>and applicable<br>Department Head     | Does not include naming rights agreement   |
| 10.a<br>By-<br>law<br>30-<br>2023 | Approve City funding of individual sport tourism events and execute funding agreements with non-profit or charitable organizations hosting sport tourism events as approved by the Director of Strategic Communications, Tourism and Events pursuant to the City's Sport Tourism Sponsorship Program | Director, Strategic<br>Communications,<br>Tourism & Events | The total value of the individual sport tourism event is \$50,000 or less  |
| 10.b<br>By-<br>law<br>30-<br>2023 | Exercise the City's rights and execute any necessary documentation under any funding agreement, including, without limitation those relating to cancellation, suspension or reduction of funds granted and/or termination of a funding agreement   | Director, Strategic<br>Communications,<br>Tourism & Events | Any funding agreement executed pursuant to the Marquee Festivals and Events stream or the Sport Tourism Events Stream  |
|                                   | FIRE AND EMERGENC  | Y SERVICES   |  |
| 11                                | Execute connection agreements to the Corporation's central fire alarm panel  | Fire Chief or<br>Deputy Fire Chief                         | Total contract value is<br>\$100,000 or less   |
| 12                                | Execute agreements for the purposes of a capital project as required to implement an approved capital project.   | Fire Chief   | Capital project approved<br>by Council through the<br>budget process or other<br>means   |
| 13                                | Execute agreements, and other documents related to the Usual Operations of the Department  | Fire Chief   | Total contract value is<br>\$500,000 or less<br>Excludes non-disclosure<br>agreements related to<br>hazardous or dangerous<br>materials and substances           |
| 14                                | Activate an emergency plan and implement the municipal emergency control group notification  | Community<br>Emergency<br>Management<br>Coordinator        | Decision made in accordance with City Emergency Plan Mayor and CAO are advised as soon as possible   |
|                                   | TRANSIT SERV   | /ICES  |  |
| 15                                | Execute agreements, and other documents related to the Usual Operations of the Department  | General Manager  | Total contract value is<br>\$500,000 or less   |
| 16                                | Execute agreements for the primary purpose of improving the integration of transit services or improving connectivity between transit services   | General Manager  | Agreement must have no negative financial impact on the City and allow the City to terminate the agreement within six (6) months of providing termination notice |
| 17                                | Execute agreements for the purposes of a capital project as required to implement an approved capital project  | General Manager  | Capital project approved<br>by Council through the<br>budget process or other<br>means   |
| 18                                | Enter into a settlement agreement for the purpose of resolving applications made under the Human Rights Tribunal of Ontario  | General Manager  | Dollar value is \$100,000 or less and in consultation with the City Solicitor and Human Resources  |
| 19                                | Execute minutes of settlement and contracts arising out of the arbitration of matters under Collective Agreements  | General Manager  | Consultation with Human<br>Resources as may be<br>required, and the City<br>Solicitor  |

| #                                  | Delegation  | Delegate  | Limitation  |  |  |
|------------------------------------|---|---|---|--|--|
|                                    | CORPORATE SEI   | DVICES  |   |  |  |
|                                    |   |   |   |  |  |
| 20                                 | Execute agreements and other documents related to the Usual Operations of the Department  | Commissioner Corporate Services   | Total contract value is \$500,000 or less   |  |  |
| 20.a<br>By-<br>law<br>195-<br>2022 | Execute agreements and other documents under Section 27 of the <i>Development Charges Act,</i> 1997, only with respect to development to which Section 26.1 of the <i>Development Charges Act,</i> 1997 applies | Commissioner<br>Corporate Support<br>Services   | Total value equivalent to<br>the development<br>charges payable,<br>including all applicable<br>interest  |  |  |
| 21                                 | Execute agreements for the purposes of a capital project as required to implement an approved capital project   | Commissioner<br>Corporate Services  | Capital project approved<br>by Council through the<br>budget process or other<br>means  |  |  |
|                                    | Treasu  | irer  |   |  |  |
| 22                                 | Giving of notice under section 441(2) of the Act  | Treasurer   | Note: this notice may be given by POA office as notice of fine and due date   |  |  |
| 23                                 | Execute agreements with municipalities in order to add any part of a fine that is in default to the tax rolls in accordance with section 441.1 of the Act.  | Treasurer   |   |  |  |
| 23.a<br>By-<br>law<br>53-<br>2024  | Execute agreements and other documents under Section 27 of the Development Charges Act, 1997 including agreements pertaining to Section 26.1  | Treasurer   | Total value equivalent to the development charges payable, including all applicable interest  In consultation with Commissioner of Planning, Building and Growth Management |  |  |
| 24                                 | Execute transfer agreements with the Province   | Treasurer   | Growth Management   |  |  |
| 25                                 | Execute grant applications on behalf of the Corporation, and all contribution and other agreements related to any approved grant application  | Treasurer and applicable Department Head  |   |  |  |
| 26                                 | Execute forms by which the Corporation's claims for damages against other parties and their insurers are released   | Treasurer, Manager,<br>Risk and Insurance   | Upon consultation with the City Solicitor   |  |  |
| 27                                 | Mediate and settle proceedings at the Assessment Review Board (ARB) with respect to property assessment, taxation and payments-in-lieu of taxes   | Treasurer, Manager,<br>Taxation<br>Assessment and<br>Supervisor, Tax<br>Policy and<br>Assessment,<br>Assessment Review<br>Analyst | Subject to approval by: a) Senior Manager, Revenue where the Current Value Assessment (CVA) of 25,000,000 or less; or b) Treasurer where the CVA over 25,000,000            |  |  |
| 28<br>By-<br>law<br>88-<br>2024    | Execute minutes of settlement arising out of tax appeals and assessment appeals at the ARB that, in the opinion of the signing officer, are in the best interests of the City.                                  | Treasurer, Senior<br>Manager, Revenue,<br>Manager, Taxation<br>and Assessment and<br>Supervisor, Tax<br>Policy and<br>Assessment  | Subject to approval by<br>Treasurer   |  |  |

| #                                | Delegation  | Delegate   | Limitation   |
|----------------------------------|---|--|--|
|                                  |   |  |  |
| 29                               | Powers and duties of the Treasurer with respect to the collection of taxes  | Treasurer, Senior<br>Manager, Revenue,<br>Manager, Corporate<br>Collections  |  |
| 30                               | File complaints to the ARB relating to the assessment or request of reconsideration of assessment, where it is appropriate, in order to safeguard the City's appeal or complaint rights pursuant to the <i>Assessment Act</i> , R.S.O. 1990, c. A.31                                    | Treasurer, Manager, Taxation Assessment and Supervisor, Tax Policy and Assessment, Assessment Review Analyst                         | Subject to approval by<br>Treasurer  |
| 30A<br>By-<br>law<br>88-<br>2024 | Cancellation of Penalty and Interest added to taxes due to a City administrative error  | Treasurer, Senior Manager, Revenue, Manager, Taxation Assessment and Supervisor, Tax Policy and Assessment, Supervisor, Tax Services | a) Supervisor, Tax Policy and Assessment, Supervisor, Tax Services where the Penalty and Interest total \$10,000 or less   |
| 31<br>By-<br>law<br>88-<br>2024  | Settle claims within the existing insurance deductible as follows:  (a) up to \$100,000 – any delegated staff; (b) for amounts > \$100,000 up to \$500,000 - any two of the delegated staff; and (c) for amounts > \$500,000 up to \$1,000,000 - any two of the delegated staff and CAO | Manager, Risk and<br>Insurance;<br>Treasurer;<br>Department Head;<br>CAO   | Consult with Legal Counsel as required  Provide an annual report to Council on insurance claims  |
| 32                               | Determine whether new development has advanced to the stage where environmental insurance is no longer required   | Treasurer  | Subject to consultation with Risk and the Engineering Services Division of Public Works and Engineering Department   |
| 33                               | Execute commodity price hedging agreements  | Treasurer and Purchasing Agent   | Subject to Commodity Price Hedging Policy  |
| 34<br>By-<br>law<br>88-<br>2024  | Execute extension agreements extending the period of time in which the cancellation price is to be paid in municipal tax sales proceedings  | Treasurer, Senior<br>Manager Revenue,<br>Manager Corporate<br>Collections  | Subject to the restricted period set out in the Municipal Act, 2001  |
| 35                               | Collect and enforce fines in accordance with the Memorandum of Understanding executed by the City pursuant to Part X of the POA   | Treasurer, Manager, Corporation Collections and City Solicitor   |  |
| 35A<br>By-<br>law<br>88-<br>2024 | Write-off of uncollectable Provincial Offences Act Fines, costs and fees, when all collection efforts have been exhausted or when unable to enforce   | Treasurer, Manager Court Administration, Manager Corporate Collections, Supervisor Court Operation and Administration                | Balance up to \$25,000<br>subject to the limit and<br>authority set out in the<br>Council Policy<br>Provincial Offences Act<br>Fines Collection and<br>Write-Off |
| 35B<br>By-<br>law<br>88-<br>2024 | Write-off of accounts receivable, interest, administration fees when uncollectable or added due to a City administrative error.   | Treasurer, Manager<br>Corporate<br>Collection  |  |

| #  | Delegation   | Delegate   | Limitation   |
|----|--|--|--|
|    | Chief Information  | Officer  |  |
| 36 | Execute agreements, and other documents related to the Usual Operations of the Department  | Director   | Total contract value is \$250,000 or less  |
|    | City Soli  | citor  |  |
|    | The City Solicitor shall receive instructions from the C program, operation or project to which the matter reladelegated to the City Solicitor in accordance with the  | ites in regard to the ope  |  |
| 37 | Accept service of any legal document on behalf of the City   | City Solicitor   |  |
| 38 | Execute any agreement or other legal document on behalf of the City that is necessary to protect the Corporation's interests   | City Solicitor   | Instructions of Council are sought as soon as practicable thereafter   |
| 39 | Retain external legal counsel to assist in legal matters as City Solicitor considers necessary to protect the Corporation  | City Solicitor   | With the approval of the Treasuer and CAO where the cost is more than \$100,000  |
| 40 | Retain any expert or other person to assist in an actual or potential action or other legal proceeding   | City Solicitor   | With approval by the applicable Department Head up to \$100,000  |
| 41 | Retain any expert or other person to assist in an acquisition or disposition of any City land or other City property   | City Solicitor   | With approval by the applicable Department Head up to \$100,000  |
| 42 | Execute consents and waivers of notice of applications under the <i>Land Titles Act</i> , R.S.O. 1990, c.L.5   | City Solicitor   |  |
| 43 | Execute by electronic means any documents requiring registration that relate to a transaction relating to any real property matter   | City Solicitor, or if execution by a lawyer is not required, the following legal staff: Legal Assistant; Development Coordinator; and Law Clerk acting under the direction of the City Solicitor | Transaction has been authorized by Council   |
| 44 | Approve document registration agreements   | Legal Assistant(s); Development Coordinator; and Law Clerk acting under the direction of the City Solicitor  |  |
| 45 | Commence any legal proceeding or step in a legal proceeding, including an application for leave to appeal and an appeal(s), on behalf of the City  | City Solicitor   | Claims of \$100,000 or<br>less excluding interest<br>and costs   |
| 46 | Commence any legal proceeding or step in a legal proceeding in Small Claims Court, on behalf of the City   | City Prosecutor  | Claims of \$35,000.00 or less excluding interest and costs   |
| 47 | Commence any legal proceeding on behalf of the City to ensure that no limitation period or other time restriction expires before instructions of Council can be obtained   | City Solicitor   | Instructions of Council<br>are sought as soon as<br>practicable thereafter<br>for claims over<br>\$100,000 excluding<br>interest and costs |
| 48 | Commence or defend any motion or other interim step in a legal proceeding, including an application for leave to appeal and an appeal(s), in a proceeding commenced by the City, including in respect of any counterclaim, crossclaim or third party claim | City Solicitor or City<br>Prosecutor, in the<br>appropriate forum  |  |

| #  | Delegation   | Delegate  | Limitation  |
|----|--|---|---|
| 49 | Take all necessary steps to defend any legal proceeding commenced against the City, including an application for leave to appeal and any appeal(s)   | City Solicitor or City<br>Prosecutor, in the<br>appropriate forum | Instructions of Council are sought as soon as practicable thereafter for claims over \$100,000 excluding interest and costs   |
| 50 | Commence any counterclaim, crossclaim or third party claim as part of the City's defence to any legal proceeding   | City Solicitor  | Claims of \$100,000 or less excluding interest and costs  |
| 51 | Commence any counterclaim, crossclaim or third party claim as part of the City's defence to any legal proceeding   | City Prosecutor   | Claims of \$25,000.00 or less excluding interest and costs  |
| 52 | Commence any counterclaim, crossclaim or third party claim as part of the City's defence to any legal proceeding   | City Solicitor  | Instructions of Council are sought as soon as practicable thereafter for claims over \$100,000 excluding interest and costs   |
| 53 | Obtain intervenor status or non-party standing in order to participate in any legal or administrative proceeding in which the City is not already a party  | City Solicitor  | Instructions of Council are sought as soon as practicable thereafter  |
| 54 | Take all necessary steps to protect or pursue the rights of the City in its capacity as landlord or tenant; and the rights of the City in its capacity as landlord or tenant   | City Solicitor  | Claims of \$100,000 or<br>less and claims over<br>\$100,000 with the<br>approval of the<br>Commissioner   |
| 55 | Take all reasonable steps to defend all administrative proceedings commenced against the City  | City Solicitor and<br>City Prosecutor                             |   |
| 56 | Bring or defend a proceeding before the Superior<br>Court of Justice or such other adjudicative bodies<br>as may be necessary to enforce or to restrain a<br>contravention of a City By-law or statute enforced<br>by the City | City Solicitor or City<br>Prosecutor                              | City Prosecutor:<br>Claims of \$25,000.00 or<br>less excluding interest<br>and costs  |
| 57 | Negotiate resolutions and execute the necessary documentation including consents, settlement agreements and releases in all administrative and legal proceedings   | City Solicitor and<br>City Prosecutor                             | City Solicitor: Dollar value is less than \$1M City Prosecutor: Dollar value is \$25,000.00 or less   |
| 58 | Decision not to attend an appeal hearing from a decision of the Committee of Adjustment where an appeal has been filed with the Local Planning Appeal Tribunal (Tribunal) / Ontario Municipal Board (OMB)                      | City Solicitor  | In consultation with the Department Head, Planning and Infrastructure Services  Where there is a significant inconsistency between the Committee of Adjustment decision and the associated recommendations made by City staff, staff will report to Council for direction regarding participation in the appeal |
| 59 | Appeal a Committee of Adjustment decision to the Tribunal (OMB), and take all necessary procedural steps in the best interests of the City   | City Solicitor  | Where a time restriction would expire before instructions of Council could be obtained  |

| #                                 | Delegation   | Delegate       | Limitation   |
|-----------------------------------|--|----------------|--|
| 60                                | Negatiota recolutions and evenues the page and   | City Solicitor | provided instructions are obtained as soon as practicable thereafter and the City Solicitor is of the opinion (in consultation with the Department Head, Planning and Infrastructure Services) that the decision of the Committee of Adjustment is contrary to the best interests of the City                                  |
| 60                                | Negotiate resolutions and execute the necessary documentation including consents, settlement agreements and releases where an appeal from a decision of the Committee of Adjustment has been filed with the Tribunal / OMB and take all necessary procedural steps in the best interests of the City | City Solicitor | Where the City Solicitor (in consultation with the Department Head, Planning and Infrastructure Service) is of the opinion that it is in the best interests of the City to enter into the settlement agreement   |
| 61                                | Defend Council's decision at the Tribunal / OMB for Official Plan Amendments (OPA) and Zoning Bylaw Amendments (ZBLA) appeals and take all necessary procedural steps in the best interests of the City  | City Solicitor | Where Council has made a decision pursuant to the Planning Act, R.S.O. 1990, c. P.13 ("Planning Act") to approve or refuse an Official Plan Amendment (OPA) or Zoning By-law Amendment (ZBA), unless a new issue arises at the OMB that may change the City's position.  Does not apply for appeals of a Council non-decision. |
| 62                                | Defend decisions of the Commissioner of Planning and Development Services regarding the approval or refusal of plans of subdivision and site plans at the Tribunal (OMB) and take all necessary procedural steps in the best interests of the City   | City Solicitor | In consultation with the Commissioner, Planning and Development  |
|                                   | PLANNING AND DEVELOP   |                |  |
| 60                                | Commiss  |                | Total contract with 1  |
| 63                                | Execute agreements and other documents related to the usual operations of the Department   | Commissioner   | Total contract value is \$500,000 or less  |
| 63.a<br>By-<br>law<br>53-<br>2024 | Execute agreements and other documents under Section 27 of the Development Charges Act, 1997 including agreements pertaining to Section 26.1   | Commissioner   | Total value equivalent to the development charges payable, including all applicable interest  In consultation with the   |
| 64                                | Execute agreements for the purposes of a capital project as required to implement an approved  | Commissioner   | Treasurer  Capital project approved by Council through the   |
|                                   | capital project  |                | budget process or other  |

| #                                  | Delegation  | Delegate                             | Limitation   |
|------------------------------------|---|--------------------------------------|--|
|                                    |   |                                      | means  |
| 65                                 | Execute agreements made pursuant to clause (c) of subsection 8(3) of the <i>Building Code Act, 1992</i> , S.O. 1992, c.23   | Commissioner                         |  |
| 66                                 | Approve condominium descriptions under section 9 of the <i>Condominium Act, 1998</i> , S.O. 1998, c.19  | Commissioner                         |  |
| 67                                 | Execute the municipal statement with respect to phased plans of condominiums  | Commissioner                         |  |
| 68                                 | Approve applications under the Development Charges Incentive Program of the Central Area Community Improvement Plan (CIP) made under Section 2.3.12 of the Main Street North and Queen Street West Small Business Stimulus Policies and Section 2.3.13 of the Historic Commercial Core Above-Grade Space Rehabilitation/Reuse Incentive | Commissioner                         | Upon consultation with the Treasurer   |
| 69                                 | Give notice of intention to use dispute resolution techniques to all appellants and to invite participants to the dispute resolution process  | Commissioner and<br>City Solicitor   | In accordance with sections 17(26.2), 17(37.3), 22((8.2), 34(11.0.0.2), 34(20.2), 51(49.2) and 53(27.2) of the <i>Planning Act</i>   |
| 70                                 | Extend the 180-day non-decision appeal period provided at section 17(40) of the <i>Planning Act</i>   | Commissioner                         |  |
| 71                                 | Approve applications under Sign Permit Fee<br>Subsidy Program of the CIP  | Commissioner                         |  |
| 72                                 | Execute Façade Improvement Program agreements or the Building Improvement Program agreements  | Commissioner                         | In accordance with the<br>Community Improvement<br>Plan  |
| 73                                 | Execute individual grants valued at less than \$5,000 (inclusive of HST) under the Downtown Façade Improvement Program and the Downtown Building Improvement Program  | Director,<br>Development<br>Services | Subject to the availability of funds and execution of a Façade Improvement Program agreement or a building improvement program agreement   |
| 74                                 | Exercise authority under Section 51 of the Planning Act   | Commissioner                         | Provided the Corporation is a prescribed lower-tier municipality for the purposes of section 51(6). Does not apply where a policy decision or a potentially controversial decision is being made |
| 75                                 | Exercise the authority Council under section 41 of the <i>Planning Act</i> , including execution of site plan agreements required pursuant to 41(7)(c) and any documents required to implement the provisions of a site plan agreement  | Commissioner                         | Provided the authority is exercised in accordance with the Corporation's Official Plan   |
| 75.1<br>By-<br>law<br>243-<br>2019 | Exercise the authority of Council under Section 70.2 and O. Reg. 173/16 of the Planning Act, including execution of development/community planning permit agreements and any documents required to implement the provisions of a development/community planning permit agreements.  | Director,<br>Development<br>Services | Provided the authority is exercised in accordance with the Corporation's Official Plan   |
| 76                                 | Consent to alterations to property designated under Part IV property under s.33(15) of the <i>Ontario</i>   | Commissioner                         | Council has no scheduled meeting before expiration   |

| #                                | Delegation   | Delegate  | Limitation  |
|----------------------------------|--|---|---|
|                                  | Heritage Act, R.S.O. 1990, c.O.18  |   | of 90 days from receipt,<br>emergency applications,<br>applications for minor<br>interior alterations to a<br>property's heritage<br>attributes, and applications<br>for interior alterations in<br>private residences  |
| 77                               | Grant permits for alteration of property designated under Part V of the <i>Ontario Heritage Act</i> , R.S.O. 1990, c.O.18  | Commissioner  | In accordance with section 42(16) of the <i>Ontario</i> Heritage Act, R.S.O. 1990, c.O.18  Council has no scheduled meeting before 90 days of expiration from receipt of applications, including emergency applications |
| 78<br>By-<br>law<br>248-<br>2022 | Exercise the authority of Council under Section 39.2 of the Planning Act, to approve Zoning By-law Amendments to lift holding "H" symbols and housekeeping by-laws for the purpose of making clerical or other changes to assist in the interpretation of a zoning by-law.   | Commissioner  | Provided the authority is exercised in accordance with the Corporation's Official Plan.   |
| 79 By- law 248- 2022             | Execute agreements that are required as conditions of a Committee of Adjustment decision.  | Commissioner  | Provided the Committee of Adjustment decision has not been appealed.  |
| Note:                            | the proceeding rows were renumbered pursuant to <b>By-la</b>   | w 248-2022.   |   |
|                                  |  |   |   |
|                                  | Chief Buildin  | g Official  |   |
| 80                               | Chief Building The powers and authority under section 41 of the Planning Act are delegated where the site plan application is a temporary structure  | g Official<br>CBO                                       | Provided it is exercised in accordance with the official plan   |
| 80                               | The powers and authority under section 41 of the <i>Planning Act</i> are delegated where the site plan   |   | accordance with the   |
|                                  | The powers and authority under section 41 of the <i>Planning Act</i> are delegated where the site plan application is a temporary structure  Execute site plan agreements or documents as required to implement the provisions of the site plan  | СВО   | accordance with the   |
| 81                               | The powers and authority under section 41 of the Planning Act are delegated where the site plan application is a temporary structure  Execute site plan agreements or documents as required to implement the provisions of the site plan agreement related to a temporary sales office  Execute shared services agreements, joint  | CBO   | accordance with the   |
| 81                               | The powers and authority under section 41 of the Planning Act are delegated where the site plan application is a temporary structure  Execute site plan agreements or documents as required to implement the provisions of the site plan agreement related to a temporary sales office  Execute shared services agreements, joint undertakings and limiting distance agreements  Execute agreements made pursuant to clause (c) of subsection 8(3) of the Building Code Act, 1992,   | CBO  CBO  CBO  CBO, and Manager, Plans                  | accordance with the   |
| 81<br>82<br>83                   | The powers and authority under section 41 of the <i>Planning Act</i> are delegated where the site plan application is a temporary structure  Execute site plan agreements or documents as required to implement the provisions of the site plan agreement related to a temporary sales office  Execute shared services agreements, joint undertakings and limiting distance agreements  Execute agreements made pursuant to clause (c) of subsection 8(3) of the <i>Building Code Act, 1992</i> , S.O. 1992, c.23  Issue or refuse to issue a permit to demolish residential property upon application to Council  | CBO  CBO  CBO, and Manager, Plans and Permits           | accordance with the   |
| 81<br>82<br>83                   | The powers and authority under section 41 of the <i>Planning Act</i> are delegated where the site plan application is a temporary structure  Execute site plan agreements or documents as required to implement the provisions of the site plan agreement related to a temporary sales office  Execute shared services agreements, joint undertakings and limiting distance agreements  Execute agreements made pursuant to clause (c) of subsection 8(3) of the <i>Building Code Act, 1992</i> , S.O. 1992, c.23  Issue or refuse to issue a permit to demolish residential property upon application to Council pursuant to section 33(3) of the <i>Planning Act</i> Appoint inspectors pursuant to section 3(2) of the  | CBO  CBO  CBO, and Manager, Plans and Permits  CBO  CBO | accordance with the   |
| 81<br>82<br>83                   | The powers and authority under section 41 of the <i>Planning Act</i> are delegated where the site plan application is a temporary structure  Execute site plan agreements or documents as required to implement the provisions of the site plan agreement related to a temporary sales office  Execute shared services agreements, joint undertakings and limiting distance agreements  Execute agreements made pursuant to clause (c) of subsection 8(3) of the <i>Building Code Act</i> , 1992, S.O. 1992, c.23  Issue or refuse to issue a permit to demolish residential property upon application to Council pursuant to section 33(3) of the <i>Planning Act</i> Appoint inspectors pursuant to section 3(2) of the <i>Building Code Act</i> , 1992, S.O. 1992, c.23                         | CBO  CBO  CBO, and Manager, Plans and Permits  CBO  CBO | accordance with the   |
| 81<br>82<br>83                   | The powers and authority under section 41 of the <i>Planning Act</i> are delegated where the site plan application is a temporary structure  Execute site plan agreements or documents as required to implement the provisions of the site plan agreement related to a temporary sales office  Execute shared services agreements, joint undertakings and limiting distance agreements  Execute agreements made pursuant to clause (c) of subsection 8(3) of the <i>Building Code Act, 1992</i> , S.O. 1992, c.23  Issue or refuse to issue a permit to demolish residential property upon application to Council pursuant to section 33(3) of the <i>Planning Act</i> Appoint inspectors pursuant to section 3(2) of the <i>Building Code Act, 1992</i> , S.O. 1992, c.23  PUBLIC WORKS AND ENGIN | CBO  CBO  CBO, and Manager, Plans and Permits  CBO  CBO | accordance with the   |

| #  | Delegation   | Delegate                                      | Limitation  |  |  |
|----|--|---|---|--|--|
|    | project as required to implement an approved capital project   |   | by Council through the budget process or other means  |  |  |
| 88 | Execute negotiated municipal access agreements and all other documents necessary to give effect to those agreements  | Commissioner                                  |   |  |  |
| 89 | Enter into a settlement agreement for the purpose of resolving applications made under the Human Rights Tribunal of Ontario  | Commissioner                                  | Dollar value is \$100,000 or less and in consultation with the City Solicitor and Human Resources |  |  |
| 90 | Execute minutes of settlement and contracts arising out of the arbitration of matters under Collective Agreements  | Commissioner                                  | Consultation with Human<br>Resources as may be<br>required, and the City<br>Solicitor             |  |  |
| 91 | Execute Interment Rights Certificates  | Manager (as defined in the Cemeteries By-law) |   |  |  |
| 92 | Execute agreements for cemetery supplies or services on behalf of the City or documents required to be filed under the <i>Funeral, Cremation and Cemetery Services Act, 2002</i> , S.O. 2002, CHAPTER 33 | Manager (as defined in the Cemeteries By-law) | Manager must be licensed by the Bereavement Authority of Ontario to sell supplies and services    |  |  |
|    | COMMUNITY SERVICES   |   |   |  |  |
|    | Commiss  | sioner  |   |  |  |
| 93 | Execute agreements, and other documents related to the Usual Operations of the Department  | Commissioner<br>Community                     | Total contract value is \$500,000 or less   |  |  |

|    | Commiss   | sioner                                |  |
|----|---|---------------------------------------|--|
| 93 | Execute agreements, and other documents related to the Usual Operations of the Department   | Commissioner<br>Community<br>Services | Total contract value is<br>\$500,000 or less   |
| 94 | Execute agreements for the purposes of a capital project as required to implement an approved capital project.  | Commissioner                          | Capital project approved<br>by Council through the<br>budget process or other<br>means |
| 95 | Execute grant agreements for sports development funding under the Community Grant Program   | Director,<br>Recreation<br>Services   | Authorized by Grants<br>Committee and total<br>value is less than \$2,500              |
| 96 | Consent to or refuse applications to repeal designating by-laws, applications to erect, alter or demolish buildings or structure on properties designated in Parts IV and V of the <i>Ontario Heritage Act</i> , R.S.O. 1990, c.O.18 and to give notice of intention to designate such properties, upon consultation with the City's Heritage Committee | Commissioner<br>Community<br>Services | Applicable only during the Restricted Acts Period                                      |

## **REAL ESTATE SERVICES**

## Commissioner

For the purposes of this Part VI – Real Estate, the following words have the following meanings:

"Acquisition" means the acquiring without duress by the City of Brampton, of Property, by means of negotiation or gratuitous conveyance, but excluding expropriation, in compliance with applicable legislation, City policies and standard operating procedures. An agreement to effect an Acquisition may be, but is not limited to, an agreement of purchase and sale for fee simple or a Limited Interest Agreement;

"Community Group Affiliation Policy" means the City of Brampton policy revised February 3, 2010, or as may subsequently be revised;

| #  | Delegation   | Delegate                           | Limitation             |  |  |
|----|--|------------------------------------|------------------------|--|--|
|    | "Disposal" means the disposing without duress of Property by means of negotiation or gratuitous conveyance in compliance with applicable legislation, City policies and standard operating procedures. An agreement to effect a Disposal includes, but is not limited to, an agreement of purchase and sale for fee simple, or a Limited Interest Agreement;   |                                    |                        |  |  |
|    | "Government Organization" means another municipality, local board or conservation authority as those terms are defined in the <i>Municipal Affairs Act</i> , R.S.O 1990, c. M. 46, the Crown, a Crown Corporation, or Crown Agency;  |                                    |                        |  |  |
|    | "Limited Interest" – means an interest or rights in Property that is less than fee simple ownership pursuant to which an owner of the limited interest has some specific right(s) to control and/or use the real estate and includes, without limitation, an easement, lease and license;  |                                    |                        |  |  |
|    | "Limited Interest Agreement" means an agreement to effect a Limited Interest including, but not limited to, an easement, lease, license, management and operation agreement, encroachment agreement, permission or consent to enter, and joint use agreement. A Limited Interest Agreement does not include: (a) a license to use Property in connection with a construction project; or (b) a room or field permit that is booked through the City's CLASS system, or any other successor system as the case may be, and which is not administered by the City's Realty Services Section. |                                    |                        |  |  |
|    | "Occupancy Agreement" means a Limited Interest Agwhich is less than 21 years;  | reement for a Limited              | Interest having a Term |  |  |
|    | "Property" means any interest or rights in real property, which includes all land, buildings, structures and equipment firmly attached and integrated on the land, and anything growing on the land, but excludes chattels, equipment, inventory and other personal property;  |                                    |                        |  |  |
|    | "Purchasing By-law" means City of Brampton Purchasing successors thereto;  | sing By-law 310-2015               | as may be amended, or  |  |  |
|    | "Real Estate Activity" means an action taken to effect the Acquisition or Disposal or Surplus Declaration of Real Property, or the giving of approval in the capacity of landlord, tenant or property owner;   |                                    |                        |  |  |
|    | "Surplus Declaration" means formal assertion authorized by City by-law or delegated authority that specific Property is not required by the City for present or future needs;  |                                    |                        |  |  |
|    | "Term" means the period of time a Limited Interest Agreement is in effect, including the initial term and any renewal or extension terms, or the period of time a temporary easement in Property is being conveyed to or by the City;  |                                    |                        |  |  |
|    | "Transaction" means either an Acquisition or Disposa   | I.                                 |                        |  |  |
| 97 | Execute closing documents, transfer and any other documents approved by the City Solicitor that are required to complete any Transaction   | Department Head                    |                        |  |  |
| 98 | Execute agreements of purchase and sale for fee simple title together with such other documents as may be required in connection with the City's Acquisition of properties for City projects, at fair market value, conditional upon the approval and ratification of the Agreement of Purchase and Sale by Council and the approval of a budget to fund the acquisition costs by Council and on such other terms and conditions as may be acceptable to the Senior Manager, Realty Services   | Department Head<br>By-law 169-2022 |                        |  |  |
| 99 | Execute agreements of purchase and sale for fee simple title together with such other documents as may be required in connection with the City's Disposal, at fair market value, of City owned Property that has been declared surplus, conditional upon the approval and ratification of the Agreement  | Department Head<br>By-law 169-2022 |                        |  |  |

| #   | Delegation  | Delegate  | Limitation |
|-----|---|---|------------|
|     | of Purchase and Sale by Council and on such other<br>terms and conditions as may be acceptable to the<br>Senior Manager, Realty Services  |   |            |
| 100 | Waive the requirement for surplus declaration for Property when at least one of the following criteria is met:  (i) the Property is a permanent easement that is being changed:             |   |            |
|     | being abandoned;  (ii) the Property is a street parcel that is being conveyed to a public authority to effect a change of jurisdiction;   | Department Head   |            |
|     | (iii) the conveyance is to a Government<br>Organization, is routine and within the scope of<br>usual operations of the City and current market<br>value of the Property is \$75,000 or less |   |            |
| 101 | Acquire Property at fair market value of \$175,800 or less, excluding due diligence costs, with preapproved capital budget with land acquisition component                                  | (a) Department Head where the Acquisition price is valued at less than \$10,000                 |            |
|     |   | (b) Department Head and the Treasurer where the Acquisition price is valued at \$10,000 or more |            |
| 102 | Acquire Property at fair market value of \$75,000 or less, excluding due diligence costs, with no preapproved capital budget with a land acquisition component                              | (a) Department Head where the Acquisition price is less than \$10,000                           |            |
|     |   | (b) Department Head and the Treasurer where the Acquisition price is valued at \$10,000 or more |            |
| 103 | Acquire at nominal value and estimated due diligence costs of \$30,000 or less in instances where one or more of the following criteria applies:  | (a) Department<br>Head where the<br>Acquisition price is<br>less than \$10,000                  |            |
|     | <ul><li>(i) Acquisition is by pre-dedication;</li><li>(ii) Acquisition is from a Government Organization another government; or</li></ul>   | (b) Department Head and the Treasurer where the Acquisition                                     |            |
|     | (iii) If the fair market value of the Property was being paid it would be \$30,000 or less  | price is valued at<br>\$10,000 or more  |            |
| 104 | Declare Property surplus when one or more of the following criteria applies:  | Department Head and City Solicitor  |            |
|     | (i) the fair market value of the Property is \$75,000or less and the surplus declaration was initiated by the City or is a condition of any development approval;                           |   |            |
|     | (ii) the Property was acquired with funds from a pre-   |   |            |

| #   | Delegation   | Delegate   | Limitation |
|-----|--|--|------------|
|     | approved capital budget having a land component, and the Property is excess to the needs of the capital project;   |  |            |
|     | (iii) the Property is to be conveyed to a utility or<br>service provider for installation/maintenance of<br>services; or   |  |            |
|     | (iv) the Property is to be conveyed to a Government<br>Organization  |  |            |
| 105 | Dispose of surplus Property, at fair market value, when one or more of the following criteria applies:   | Department Head  |            |
|     | (i) the City initiates the Disposal of fee simple title or Limited Interest for a period of 21 years or more in surplus Property having a fair market value of \$75,000 or less to one or more owners of adjacent property; or                   |  |            |
|     | (ii) the Disposal of surplus Property having a fair<br>market value of \$75,000or less is to a utility or<br>service provider requiring the Property for<br>installation/ maintenance of services  |  |            |
| 106 | Dispose of surplus Property, at less than, fair market value, when one or more of the following criteria applies:  | Department Head  |            |
|     | (i) the Disposal is to the Region of Peel and in<br>compliance with the Standard Operating Procedure<br>for Inter-Municipal Transactions   |  |            |
|     | (ii) the Disposal is of surplus Property having<br>fair market value of \$75,000 or less and is to a<br>Government Organization not governed by the<br>Standard Operating Procedure for Inter-Municipal<br>Transactions                          |  |            |
| 107 | Execute Occupancy Agreements for consideration at fair market value pertaining to all City-owned Property or leased facilities and vacant land where the consideration to the City is \$175,800 or less over the Term of the Occupancy Agreement | Department Head  |            |
| 108 | Execute Occupancy Agreements for consideration at less than fair market value pertaining to all Cityowned Property or leased facilities and vacant land where the following criteria are met:  | Department Head  |            |
|     | (i) the Occupancy Agreement is a lease and the tenant has affiliate status according to the City's Community Group Affiliation Policy; and   |  |            |
|     | (ii) the rent payable under the lease has been determined in light of the tenant's affiliation status and in accordance with the City 's process for rent subsidy requests   |  |            |
| 109 | Execute Occupancy Agreements for consideration either at or below fair market value where the consideration payable by the City is \$75,000 or less over the term  | Department Head<br>(less than \$10,000)<br>or<br>Department Head<br>and Treasurer<br>(over \$10,000) |            |

| #                                 | Delegation  | Delegate                                   | Limitation   |  |  |
|-----------------------------------|---|--|--|--|--|
| 110                               | Execute encroachment agreements between City and an encroacher in respect of which the encroachment charge is being waived or is otherwise being made for less than fair market value consideration and one or more of the following circumstances apply: |  |  |  |  |
|                                   | (i) the encroachment charge is waived pursuant to By-law 224-2014;  |  |  |  |  |
|                                   | (ii) the encroachment does not physically enclose any City owned Property;  |  |  |  |  |
|                                   | (iii) conditions of a development approval require<br>the gratuitous conveyance of lands to the City and<br>an agreement from the City permitting an<br>encroachment to be constructed on the same lands<br>or part(s) thereof; or                        |  |  |  |  |
|                                   | (iv) the encroachment has resulted from the City's Acquisition of Property from the encroacher  |  |  |  |  |
| 111                               | Obtain due diligence reports required to effect real estate transactions. Due diligence reports include, but are not limited to: appraisal, negotiations, environmental, audit, and accounting reports  | Senior Manager,<br>Realty Services         |  |  |  |
| 112                               | Give approval in capacity of landlord, tenant, or property owner in connection with, and including but not limited to:  (a) landlord/owner authorization;  (b) tenant authorization;  (c) estoppel certificates; or  (d) listing agreement                | Senior Manager,<br>Realty Services         |  |  |  |
| 113<br>By-<br>law<br>169-<br>2022 | To enter into a trust agreement in connection with the purchase of property on behalf of the City.  | Commissioner of<br>Legislative<br>Services | For property purchases valued at \$750,000 or more. Trustee to be subject to regulation by the Law Society of Ontario. |  |  |
|                                   | ENFORCEMENT AND BY-LAW SERVICES   |  |  |  |  |
| 114<br>By-<br>law<br>170-<br>2022 | To appoint or rescind the appointment of municipal law enforcement officers for the purposes of enforcing parking on private property contrary to the by-laws of The Corporation of the City of Brampton.   | Director                                   |  |  |  |