



THE CORPORATION OF THE CITY OF BRAMPTON

# BY-LAW

Number 63-94

To amend By-law 151-88

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The council of the Corporation of the City of Brampton  
ENACTS as follows:

- 1) By-law 151-88, as amended, is hereby further amended:
  - (1) by deleting from section 5.0 (Definitions), the definition of "ADULT ENTERTAINMENT PARLOUR", and substituting therefor the following:

"ADULT ENTERTAINMENT PARLOUR means any premises or part thereof in which is provided, in pursuance of a trade, calling, business or occupation, goods or services appealing to or designed to appeal to erotic or sexual appetites or inclinations which include:

    - a) goods or services of which a principal feature or characteristic is the nudity of partial nudity of any person;
    - b) goods or services in respect of which the word "nude", "naked", "topless", "bottomless", "sexy", or any other word or picture symbol or representation having like meaning or implication as used in any advertisement."
  - (2) by adding to section 5.0 (Definitions) thereto, the following definition:

"ADULT VIDEOTAPE means any videotape the content of which is designed or held out as designed, to appeal to erotic or sexual

appetites or inclinations, through the pictorial, photographic or other graphic depiction of subject matter."

- (3) by adding to section 5.0 (Definitions) thereto, the following definition:

"ADULT VIDEOTAPE AREA means an identifiable part of any premises which part is used for the provision of adult videotapes."

- (4) by adding to section 5.0 (Definitions) thereto, the following definition:

"ADULT VIDEOTAPE STORE means any premises:

- i) used for the carrying on of the business of the provision of adult videotapes; or
- ii) in which adult videotapes are provided in the pursuance of a business and to which premises entry by persons under the age of eighteen (18) years is prohibited, or in respect of which premises it is advertised or notice is given that such entry is prohibited; or
- iii) in which adult videotapes are provided in the pursuance of a business and in respect of which it is advertised, or notice is given either by signs or other advertising devices on or in the premises, or otherwise, that the premises are an "adult video store", and "adult videotape store", an "adult video rental store", or are otherwise described by words of like meaning."

- (5) by adding to section 6.0 General Provisions for All Zones thereto, the following section:

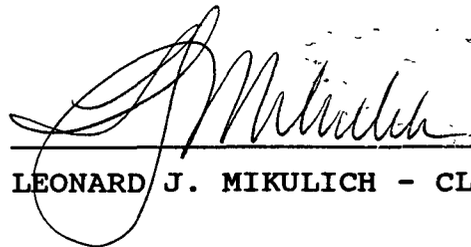
6.27 "Adult Videotape Store:

No establishment permitted in any Commercial Zone as shown as shown on Schedule "A" to this by-law shall be used for the purposes of an Adult Videotape Store. An Adult Videotape Store shall also not be permitted within 500.0 metres of a Residential Zone designated on Schedule "A" to the by-law."

READ a FIRST, SECOND and THIRD time, and PASSED in OPEN COUNCIL, this 28th day of March, 1994.



PETER ROBERTSON - MAYOR



LEONARD J. MIKULICH - CLERK

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DATE	12/10/94