

To amend By-Law 2015-93 being a By-law to implement an Administrative Monetary Penalty System in Markham

WHEREAS the Council of the Corporation of the City of Markham considers it desirable to amend By–law 2015-93 being a By-law to implement an Administrative Monetary Penalty System, and,

WHEREAS section 102.1 of the *Municipal Act 2001, S.O. 2001, c.25*, as amended and Ontario Regulation 333/07 authorize The Corporation of the City of Markham to require a person to pay an administrative penalty for the contravention of any by-law respecting parking, standing or stopping of vehicles, and,

WHEREAS additions, deletions and changes to By-law 2015-93 are required from time to time to reflect current administrative and enforcement practices.

NOW THEREFORE the Council of the Corporation of the City of Markham enacts as follows:

That By-law 2015-93 be amended as follows;

1. By amending Section 1 ("Definitions")

(a) by adding the Definition of "Vehicle" – includes a motor vehicle, trailer, traction engine, farm tractor, road building machine, and any vehicle drawn, propelled or driven by any kind of power including muscular power but does not include a motorized snow vehicle, the cars of electric or steam railways running only upon rails.

2. By amending Section 4, ("Review by A Screening Officer") as follows:

- (a) by adding Section 4.8(e) with the following words "It is the responsibility of the requestor to follow up on their request for a screening review by a screening officer within 3 business days of their submitted request. Failure to do so could result....)".
- (b) by amending Section 4.8 (c) by adding the following words after "MTO fee" "for each penalty notice scheduled".
- (c) by amending Section 4.9 by renumbering that Section as 4.10.
- (d) by replacing Section 4.9 with the following wording:
- "A request for an extension of time for payment of the penalty must be made in writing to the Clerk. On a request for an extension of time to pay the penalty, the existence of extenuating circumstances must be substantiated by documents i.e., medical note, death certificate and or financial records".
- (e) by adding Section 4.13 with the words "Disorderly or abusive behaviour towards a Screening Officer or any City staff during the hearing process or refusal to effectively participate in the proceeding will result in full affirmation of a Penalty and furthermore is considered an abandonment of the dispute."

- 3. By amending Section 5, ("Review by a Hearing Officer") as follows;
- (a) by amending Section 5.5 (d) by adding the words after MTO fee "for each penalty scheduled.
- (b) by adding Section 5.12 the following words "Disorderly or abusive behaviour towards a Hearing Officer or any City staff during the hearing process or refusal to effectively participate in the proceeding will result in full affirmation of a Penalty and furthermore is considered an abandonment of the dispute."
- 4. By amending Section 7, "(Administration"), as follows;
- (a) by deleting the words in Section 7.10 and replacing it with the words "Once a penalty has been paid, the matter is considered closed and the penalty is no longer eligible for dispute".
- (b) by deleting the words in Section 7.11 and replacing them with "Once a penalty has been registered in default with the MTO, the penalty is no longer eligible for dispute".
- (c) that Section 7.12 be added with the following words: "Any schedule attached to this By-law forms part of this By-law".

Read a first, second, and third time and passed on		
Kimberley Kitteringham City Clerk	Frank Scarpitti Mayor	