

BY-LAW 2025-A By-law to amend By-law 2024-19, as amended

The Council of The Corporation of the City of Markham hereby enacts as follows:

- 1. That By-law 177-96, as amended, is hereby further amended by deleting the lands shown on Schedule 'A' attached hereto, from the designated areas of By-law 177-96, as amended.
- 2. That By-law 2024-19, as amended, is hereby further amended as follows:
 - 2.1 By expanding the designated area of By-law 2024-19, as amended, to include additional lands as shown on Schedule 'A' attached hereto.
 - 2.2 By zoning the lands outlined on Schedule 'A' attached hereto:

from: Business Corridor Exception 590 (BC*590) Zone, and Business Corridor Exception 591 (BC*591) Zone

to:

Residential – High Rise One Exception 72 (RES-HR1*72) Zone Open Space – Public (OS-PU) Zone

3. By adding the following subsections to Section 14 – EXCEPTIONS:

E	xception 14.72	Neamsby Investments Inc 14 th Avenue	Parent Zone RES-HR1	
File Number		Block 270 and 271, Plan 65M4686	Amending By-law	
Plan 24 198977			2025	
Notwithstanding any other provisions of this By-law, the following provisions shall apply				
to the land denoted by the symbol *72 on the schedules to this By-law. All other				
provisions, unless specifically modified/amended by this section, continue to apply to				
the lands subject to this section.				
14.72.1 Only Permitted Uses				
The following are the only permitted uses:				
Residential				
a)	Apartment dwelling			
b)	Townhouse dwelling			
c)	Detached dwelling located in an existing heritage dwelling			
d)	Home occupation			
e)	Shared housing – large scale			
f)	Shared housing – small scale			
g) Shared housing – supervised care home				
Non-Residential				
h) i)	Child care centre Personal service establishment			
i)	Retail store			
14.72.2 Special Use Provisions				
a)		ess floor area for an individual personal servi	ice establishment or	
u)	-	100 square metres		
b)		centres, personal service shops and, re	tail stores are only	
,		he first storey of a multi storey building	,	
14.72	2.3 Special Zo			
The following special zone standards shall apply:				

a)	Notwithstanding any division or partition of the land subject to this Section, all lands zoned RES-HR1*72 shall be deemed to be one lot for the purposes of this		
	By-law.		
b)	14 th Avenue is deemed to be the front lot line		
c)	Townhouse dwellings are permitted to front onto a private street		
d)	Maximum height of apartment buildings:		
,	i) West of Lepp Drive – 45 metres		
	ii) East of Lepp Drive – 36 metres		
d)	Maximum height and storeys of a townhouse dwelling or detached dwelling - 11 metres		
e)	Minimum setbacks:		
	i) Front lot line – 3.0 metres		
	ii) Rear lot line – 5.0 metres		
	iii) Exterior side lot line – 5.0 metres		
	iv) Interior side lot line – 1.2 metres		
	v) From a sight triangle – 5.0 metres		
	vi) Townhouse dwellings from the centreline of a private street – 9.5 metres		
f)	Any portion of a parking garage , or underground structure(s) located completely below established grade , including any associated ventilation shafts		
	and housings, stairways, and other similar facilities above established grade		
	shall be set back a minimum of 0.15 metres from any lot line.		
g)	6.3.14.2 c) d), e) g), k) l) and m) shall not apply.		
h)	Minimum common amenity area for apartment buildings		
	iii) West of Lepp Drive – 2500 square metres		
	iv) East of Lepp Drive – 800 square metres		
i)	Common amenity area is not required for townhouse dwellings or a detached dwelling		
j)	Minimum Parking:		
	 i) 0.88 spaces per apartment dwelling on the west side of Lepp Drive ii) 0.85 spaces per apartment dwelling on the east side of Lepp Drive 		
	iii) 0.15 spaces for visitors per apartment dwelling and townhouse		
	dwelling		
k)	Accessible parking spaces are not required for townhouse dwellings or		
/	detached dwellings.		
I)	Notwithstanding Column C of Table 5.7.1, 5% of parking spaces required in		
,	column A shall be available for use as electric vehicle level 2 charging ready		
	parking spaces.		
m)	No electric vehicle charging station parking spaces identified in Column B of		
,	Table 5.7.1, are required.		

Read and first, second and third time and passed on _____, 2025.

Kimberley Kitteringham City Clerk Frank Scarpitti Mayor

Amanda File No. PLAN 24 198977



EXPLANATORY NOTE

BY-LAW 2025-____ A By-law to amend By-laws 177-96 and 2024-19, as amended

Neamsby Investments Inc. 14th Avenue, Blocks 270 and 271, Plan 65M4686 PLAN 24 198977

Lands Affected

The proposed by-law amendment applies to a parcel of land with an approximate area of 3.76 hectares (9.3 acres), which is located south of 14th Avenue, east of Vanni Avenue and on the east and west sides of Lepp Drive.

Existing Zoning

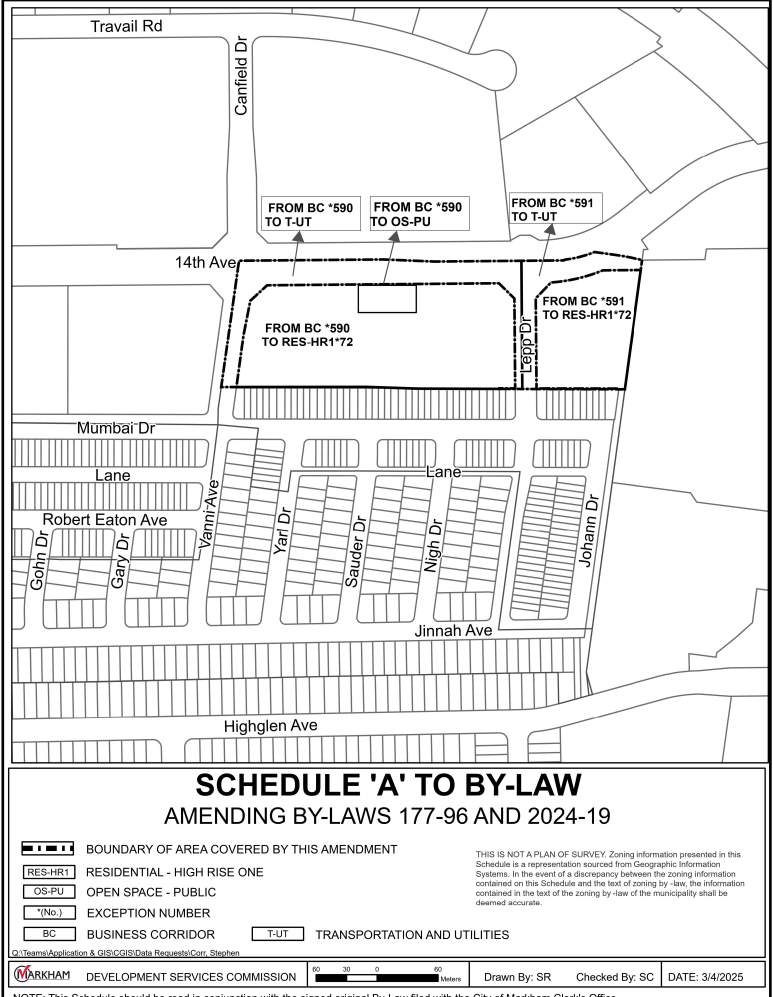
The subject lands are zoned Business Corridor Exception*590 (BC*590) Zone and Business Corridor Exception*591 (BC*591) Zone under By-law 2024-19, as amended.

Purpose and Effect

The purpose this By-law is to rezone the subject lands and incorporate them into By-law 2024-19, as amended to a:

Residential – High Rise One Exception 72 (RES-HR1*72) Zone Open Space – Public (OS-PU) Zone

The effect of this By-law is to permit three apartment buildings, townhouses, preservation of a detached heritage dwelling and a public park on the subject lands.



NOTE: This Schedule should be read in conjunction with the signed original By-Law filed with the City of Markham Clerk's Office