CITY OF TORONTO

BY-LAW No. 167-2006

To confirm the proceedings of the Council at its Regular meeting held on the 31st day of January, and the 1st and 2nd days of February, 2006.

The Council of the City of Toronto HEREBY ENACTS as follows:

1. The action of the Council on the 31st day of January, and the 1st and 2nd days of February, 2006, in respect of each recommendation contained in the Reports of the Standing Committees, Community Councils and other Committees, as follows:

   Deferred Clause from November 24, 2005:

   Policy and Finance Committee Report 8 (2005), Clause 12c

   Deferred Clauses from December 5, 6 and 7, 2005:

   Administration Committee Report 9 (2005), Clause 13a
   Scarborough Community Council Report 9 (2005), Clause 5a

   Deferred Clause from December 14 and 16, 2005:

   Planning and Transportation Committee Report 10 (2005), Clause 8a

   New Committee Reports:

   Policy and Finance Committee Report 1
   Administration Committee Report 1
   Board of Health Report 1
   Community Services Committee Report 1
   Economic Development and Parks Committee Report 1
   Planning and Transportation Committee Report 1
   Striking Committee Report 1
   Works Committee Report 1

   New Community Council Reports:

   Etobicoke York Community Council Report 1
   North York Community Council Report 1
   Scarborough Community Council Report 1
   Toronto and East York Community Council Report 1

up to and including the enactment of this Confirmatory By-law at the conclusion of the Regular Council meeting at 7:07 p.m. this day, and in respect of each motion, resolution and other action passed and taken by the Council at its meeting, including the enactment of any previous Confirmatory By-laws in respect of the meeting, is adopted, ratified and confirmed.
2. The Mayor and the proper officers of the City are authorized and directed to do all things necessary to give effect to the action or to obtain approvals where required, and except where otherwise provided, the City Clerk and the Deputy City Manager and Chief Financial Officer are authorized and directed to execute all documents necessary in that behalf and to affix the corporate seal of the City to the documents.

3. This By-law, to the extent to which it provides authority for or constitutes the exercise by the Council of its powers to proceed with, or to provide any money for, any undertaking, work, project, scheme, act, matter or thing which requires an approval in addition to the approval of the Council, shall not take effect until the additional approval has been obtained.

ENACTED AND PASSED this 2nd day of February, A.D. 2006.

DAVID R. MILLER, 
Mayor

ULLI S. WATKISS 
City Clerk

(Corporate Seal)