CITY OF TORONTO

BY-LAW No. 176-2007

To delegate legislative authority over certain matters to Community Councils and to amend various Municipal Code Chapters.

WHEREAS section 7 of the City of Toronto Act, 2006 (the “Act”) provides that the City has the capacity, rights, powers and privileges of a natural person for the purpose of exercising its authority under this or any other Act; and

WHEREAS subsection 8(2) of the Act provides that the City may pass by-laws respecting the governance structure of the City; and

WHEREAS subsection 20(1) of the Act provides that without limiting sections 7 and 8 of the Act, those sections authorize the City to delegate its powers and duties under the Act or under other Acts to a person or body subject to the restrictions set out in the Act; and

WHEREAS subsection 21(1) of the Act provides that the City may delegate its legislative and quasi-judicial powers under the Act to a council committee; and

WHEREAS subsection 21(2) of the Act provides that the City may delegate its legislative and quasi-judicial powers under other Acts that are prescribed by regulation; and

WHEREAS paragraph 5 of subsection 20(2) of the Act provides that a delegation may be made subject to such conditions and limits as City Council considers appropriate; and

WHEREAS subsection 20(3) of the Act provides that the conditions and limits imposed by City Council on the delegation may include a requirement that the delegate act by by-law; and

WHEREAS City Council wishes to delegate legislative, quasi-judicial, and other powers with respect to certain matters to the community councils, with the exception of where such matters affect more than one community council or, in the opinion of the City Manager, have City-wide significance; and

WHEREAS the legislative delegation of these matters includes the power to act by by-law; and

WHEREAS some of the legislative and quasi-judicial powers which Council wishes to delegate to the community councils are powers under Acts which require a regulation prescribing these Acts as Acts under which Council may delegate its powers; and

WHEREAS it is anticipated that the Minister of Municipal Affairs and Housing will file a regulation prescribing those Acts for the purposes of subsection 21(2) so as to provide authority for City Council to delegate its legislative and quasi-judicial powers under those Acts; and
WHEREAS the Municipal Code Chapter 27, Council Procedures, and other City by-laws and Municipal Code Chapters require amendment to give effect to the delegation to the community councils; and

WHEREAS public notice was given of the intention to amend the procedures by-law prior to Council’s adoption of the amendments to Municipal Code Chapter 27, Council Procedures, to delegate certain powers to the community councils;

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

1. Chapter 27, Council Procedures, of The City of Toronto Municipal Code is amended as follows:

   (1) Section 27-1 is amended by adding the following:

   DELEGATED MATTER — A matter for which Council has delegated the final decision making to a Council Committee under Article XVIII.

   (2) Section 27-7C is amended by:

   (a) deleting the word “and” at the end of § 27-7C(4);

   (b) deleting the period at the end of § 27-7C(5) and substituting a semi-colon; and

   (c) adding the following:

   (6) Delegation of authority, § 27-149; and

   (7) Reopening and reconsidering decisions, § 27-150.

   (3) Section 27-8B is amended by:

   (a) deleting the word “and” at the end of § 27-8B(12);

   (b) deleting the period at the end of § 27-8B(13) and substituting a semi-colon; and

   (c) adding the following:

   (14) Delegation of authority, § 27-149; and

   (15) Reopening and reconsidering decisions, § 27-150.
(4) Section 27-67 is amended by adding the following:

E. **Applicability to Council Committees on delegated matters.**

This section applies to any decision made by a Council Committee on a delegated matter, with the following necessary modifications:

1. “Notice of motion” is replaced by “motion”; and
2. “Motion without notice” is replaced by “motion”.

(5) Section 27-85 is amended by adding the following:

G. **Applicability to Council Committees on delegated matters.**

This section applies to any decision made by a Council Committee on a delegated matter.

(6) Article XV, Bills, is deleted and replaced with Schedule “A” to this by-law.

(7) Section 27-145A(4) is amended by deleting the period and substituting “with the following exceptions:"

(a) A reopening of a delegated matter under § 27-67; and

(b) A reconsideration of a delegated matter under § 27-85.

(8) A new Article XVIII, attached as Schedule “B” to this by-law, is added.

(9) Appendix B – Committees, IV Duties of Community Councils is amended as follows:

(a) by deleting paragraph 1, Public presentations and recommendations on neighbourhood matters., and substituting the following:

1. **Making final decisions on delegated matters.**

   Making final decisions on delegated matters under § 27-152.”
(b) by adding the following:

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“1.1 Public presentations and recommendations on neighbourhood matters.

Hearing public presentations and making recommendations to Council on neighbourhood matters requiring a municipal by-law or commitment of unbudgeted City funds, including:

A. Requests for exemptions to ravine and tree by-laws;

B. Business improvement area streetscape improvement plans;

C. Applications for approval of a condominium description that involves converting rental housing to a condominium; and

D. Any matter referred to in § 27-152 which affects more than one Community Council.

2. Chapter 485, Graffiti, is amended as follows:

(1) Section 485-4E(6) is amended by deleting the words “and by Council”, and substituting the words “under delegated authority, or by the community council and by Council”

(2) Section 485-4E(7) is deleted and replaced with the following:

(7) An owner requesting a review of a notice, and any other interested person, shall be heard by the community council which may:

(a) If the property, structure or thing is located in the geographic area of one community council, under delegated authority:

(1) Grant the exemption, with or without conditions, and cancel the notice; or

(2) Confirm the notice and direct that a second notice be given under this section.

(b) If the property, structure or thing is located in the geographic area of more than one community council, recommend that Council:

(1) Grant the exemption, with or without conditions, and cancel the notice; or
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3. Chapter 489, Grass and Weeds, is amended as follows:

(1) Section 489-3E(5) is amended by deleting the words “and by Council”, and substituting the words “under delegated authority, or by the community council and by Council”.

(2) Section 489-3E(6) is deleted and replaced with the following:

(6) An owner or occupant requesting a review of a notice, and any other interested person, shall be heard by the community council which may:

(a) If the land is located in the geographic area of one community council, under delegated authority:

[1] Grant the exemption, with or without conditions, and cancel the notice; or

[2] Confirm the notice and direct that a second notice be given under this section.

(b) If the land is located in the geographic area of more than one community council, recommend that Council:

[1] Grant the exemption, with or without conditions, and cancel the notice; or

[2] Confirm the notice and direct that a second notice be given under this section.

4. Chapter 591, Noise, is amended as follows:

(1) by amending § 591-10G by deleting the words “the Planning and Transportation Committee” and substituting the words “Council”.

(2) by amending § 591-10H by adding the words “, or the community council under delegated authority,” after the word “Council”.

(3) by amending § 591-10I by adding the words “the community council under delegated authority or” after the word “If”, and by adding the words “the community council under delegated authority” after the word “unless”.

(4) by amending § 591-10J by adding the words “A community council under delegated authority or” at the beginning.
5. Chapter 925, Permit Parking, is amended by amending § 925-4B by deleting the second sentence and substituting the following:

“In the event of a positive polling result, the General Manager shall report such result to the appropriate community council, which community council under delegated authority, shall be authorized to pass any necessary by-laws to implement permit parking on the road or area.”

6. Chapter 937, Temporary Closing of Highways, is amended by:

Amending § 937-5 by deleting the words “but shall report the matter to the appropriate community council or standing committee for recommendation to Council for final decision.” and substituting the words “but shall report the matter to the appropriate community council for final decision under delegated authority, or for recommendation to Council for final decision.”

7. Chapter 693, Signs, is amended by:

(1) Amending § 693-17B(6) by deleting the words “shall make recommendations to Council and Council shall make the final decision that shall not be appealable or reviewable” and substituting the words “shall make the final decision, under delegated authority, or shall make recommendations to Council for final decision.”

(2) Adding to § 693-17B the following:

“(6.1) A final decision made under § 693-17B(6) is not appealable or reviewable.”

(3) Amending § 693-17C(2) by deleting the words “shall make recommendations to Council and Council shall make the final decision that is not appealable or reviewable” and substituting the words “shall make the final decision, under delegated authority, or shall make recommendations to Council for final decision”

(4) Adding to § 693-17C the following:

“(2.1) A final decision made under § 693-17C(2) is not appealable or reviewable.”

8. Chapter 19, Business Improvement Areas, is amended by:

(1) Amending § 19-6A(1) by deleting the words “Appointed directly by Council” and substituting the words “Appointed directly by the appropriate community council under delegated authority, or by Council, as the case may be”.
(2) Amending § 19-6A(2) by deleting the words “appointed by Council” and substituting the words “appointed by the appropriate community council under delegated authority, or by Council, as the case may be”.

(3) Amending § 19-6B by deleting the words “that appointed him or her”.

(4) Amending § 19-6C by deleting the word “Council” and substituting the words “the appropriate community council under delegated authority, or Council, as the case may be”.

(5) Amending § 19-8 by deleting the word “Council” and substituting the words “the appropriate community council under delegated authority, or by Council, as the case may be”.

(6) Amending § 19-9F by deleting the words “shall report to the Economic Development and Parks Committee for a recommendation to Council.”, and substituting the following:

“shall report to the appropriate community council either for final decision under delegated authority, or for recommendations to Council for final decision.”

9. Chapter 103, Heritage, is amended by:

(1) Amending § 103-3B(2) by deleting the words “nominate membership in the Management Board for the premises for appointment by Council.” and substituting the words “appoint the membership in the Management Board for the premises under delegated authority.”

(2) Amending § 103-3B(5) by deleting the word “Council shall” and substituting the words “the community council within whose boundaries the premises are located shall under delegated authority”.

10. Chapter 363, Building Construction and Demolition, is amended by:

(1) Adding the following to § 363-12B(5):

“., or the community council under delegated authority, shall issue, with or without attaching conditions, or refuse to issue the demolition permit”

(2) Adding the following to § 363-12C(8):

“., or the community council under delegated authority, shall issue, with or without attaching conditions, or refuse to issue the demolition permit”
(3) Adding the following to § 363-12D(4):

"or the community council under delegated authority, shall issue, with or without attaching conditions, or refuse to issue the demolition permit"

11. Chapter 880, Fire Routes, is amended by:

(1) Amending § 880-5F by deleting the words “shall recommend to the Council whether to approve or refuse the application or to confirm or amend the order, as the case may be.” and substituting the following words:

“shall:

(1) recommend to the Council whether to approve or refuse the application or to confirm or amend the order, as the case may be; or

(2) under delegated authority, approve or refuse the application or confirm or amend the order, as the case may be.”

(2) Amending § 880-5G by deleting the words “on the recommendation of the committee made under Subsection F” and substituting the words “, or of the community council under delegated authority”.

(3) Amending § 880-6A by deleting the words “by the Council” wherever they appear.

12. Section 25-5A(2) of Chapter 25, Community and Recreation Centres, of the former City of Toronto Municipal Code is amended by adding the words “or a community council under delegated authority,” after the word “Council”.

13. (1) Subject to Subsection (2), this by-law comes into force on the date it is enacted.

(2) The following sections of this by-law come into force upon a regulation being filed by the Minister of Municipal Affairs and Housing prescribing the Acts under which these powers are exercised as Acts under which the City may delegate its legislative or quasi-judicial power, and upon the City Solicitor giving written notice to the City Clerk that such regulations have been filed:

(a) Section 11; and
(b) Section 27-152F of Municipal Code Chapter 27, Council Procedures, as enacted by Schedule “B” to this by-law.

ENACTED AND PASSED this 6th day of March, A.D. 2007.

GLORIA LINDSAY LUBY,
Deputy Speaker

ULLI S. WATKISS
City Clerk

(Corporate Seal)

A. Interpretation

Despite the definition of meeting in § 27-1, as used in this article, the term has the following meaning:

MEETING -- any regular, special, or other meeting of Council, or of a Council Committee to which legislative authority has been delegated under Article XVIII.

B. Solicitor prepares bills.

For each meeting, the City Solicitor prepares any bills to be introduced at the meeting.

C. Clerk submits bills.

The Clerk ensures each bill is in the approved format and submits the bill to Council, or in the case of delegated matters, to the Council Committee.

D. Content of bills.

All bills, except confirmatory bills, must:

1. Have a concise title;
2. Be numbered;
3. Refer to the decision on the bill’s subject matter; and
4. Give the date of the meeting at which the bill is to be introduced.

§ 27-114. Listing of bills on agenda and bill index.

A. The meeting agenda includes the bill’s number and title;

B. The Clerk:
(1) Prepares a bills index to distribute to members with the agenda or during
the meeting; and

(2) Provides a copy of a bill to a member, if the member requests it.

§ 27-115. Subject matter of bills approved.

A. Only bills implementing matters Council has approved may be presented to
Council.

B. Only bills implementing delegated matters a Council Committee has approved
may be presented to the Council Committee.

§ 27-116. Rules about introducing and passing bills.

A. A bill is valid even if introduced and passed at a meeting on a date other than
that shown on the bill.

B. A number of bills may be introduced and passed together in one motion and
referred to only by number.

C. Despite Subsection B, Council, or in the case of a delegated matter, the Council
Committee, must, at the request of any member, deal separately with any bill.

D. Except for a bill to amend the procedures by-law under § 27-9B(1), a bill may
be introduced and passed the same day as the bill’s subject matter is approved.

§ 27-117. Council may refer bills to Council Committee.

Council may refer a bill to the appropriate Council Committee to report back to
Council on the bill to ensure that the bill correctly implements the Council decision
that it is intended to implement.

§ 27-118. Rules on motions to introduce and pass bills.

A. A motion to introduce and pass a bill, other than a confirmatory bill.

A motion to introduce and pass a bill, is always in order and a member may
make the motion at any time.

B. Contents of the motion.

A motion to introduce and pass a bill other than a confirmatory bill, must
specify the title or number of the bill.
C. **Form of the motion.**

A motion to introduce and pass a bill, other than a confirmatory bill, must be in the following form:

“That (Council or the relevant Council Committee) pass and declare as a by-law bill number _____________, prepared for the ___(date)___ meeting (of Council or the relevant Council Committee).”

D. **Limitations on debating the motion.**

(1) A motion to introduce and pass a bill, other than a confirmatory bill, is debatable and may be amended, but only as to:

(a) Form; and

(b) To ensure that it correctly implements the decision that it is intended to implement.

(2) The debate on a motion to introduce and pass a bill may not reopen or consider the substance of the decision or part of the decision, except in accordance with § 27-67 or 27-85.

§ 27-119. **Confirmatory bills non-debatable.**

A. **Member makes motion to introduce and pass confirmatory bill.**

When the business of the day is complete, or immediately before the meeting is adjourned, or at any other time determined by the Chair, a member may put the following motion to introduce and pass a confirmatory bill:

“That (Council or the relevant Council Committee) pass and declare as a by-law a confirmatory bill to confirm the (In the case of a Council meeting, proceedings of the Council meeting or part of it as specified; in the case of a Council Committee meeting, legislative proceedings of the relevant Council Committee acting under delegated authority at the meeting, or part of a meeting, as specified).”

B. **Motion on confirmatory bill not debatable.**

(1) A motion to introduce and pass a confirmatory bill, or any part of one, is not debatable and cannot be amended.

(2) A motion to introduce and pass a confirmatory bill is voted on immediately.
(3) Despite Subsection B(2), on an affirmative vote of two-thirds of the members present, Council, or in the case of delegated matters, the Council Committee, may defer to its next meeting the vote on a motion to introduce and pass any part of a confirmatory bill.

§ 27-120. What happens when members request a separate vote on a matter.

A. The bill is considered automatically amended to exclude the matter.

When a member requests a separate vote on a particular matter covered by a confirmatory bill, the bill will be considered to be automatically amended to exclude the matter in question.

B. Presentation of another bill.

After Council, or in the case of delegated matters, the Council Committee, votes on the confirmatory bill under Subsection A, a member will present another bill to confirm the proceedings on the other matter in question and the confirmatory bill is presented as if it had been included in the motion to introduce and pass the original bill.

§ 27-121. Steps after bill is passed and Clerk’s authority to make minor changes.

A. Steps after a bill is passed.

A bill becomes a duly enacted by-law after:

(1) Council, or in the case of delegated matters, the Council Committee, passes the bill;

(2) The bill is printed in the form of a by-law;

(3) The Mayor or Chair of the meeting at which the bill was passed, and the Clerk, sign it; and

(4) The Clerk affixes the corporate seal of the City and the by-law number on it.

B. Effective date of the by-law.

A by-law is effective on the day it is enacted, unless the by-law specifies otherwise.
C. **Clerk authority to make minor changes.**

   (1) The Clerk may make minor deletions, additions, or other changes in form to any bill before the bill is signed, sealed, numbered, and enacted as a by-law.

   (2) Any changes made under Subsection C(1) are for the purpose of ensuring correct and complete implementation of the actions that form the subject matter of the bill in accordance with the procedures by-law.

§ 27-122. **Amending a by-law and changes to a bill.**

   A. All changes made to a bill to reflect changes to the decision on the matter that the bill implements, are considered part of the bill.

   B. Once enacted, a by-law may only be amended or repealed by another by-law, unless the by-law or legislation specifies otherwise.

§ 27-123. **Security of by-laws.**

   The Clerk deposits every by-law enacted in a safe and convenient place connected with the Clerk’s office.

§ 27-124. **Indexed volume of by-laws.**

   All by-laws are printed in an indexed volume separated according to the year in which they are enacted.
§ 27-149. Delegation of authority.

A. Council may delegate.

Council may delegate any legislative, quasi-judicial, or other authority to a Council Committee by amending this article.

B. Legislative Delegation includes power to pass necessary by-laws.

The delegation by Council of any legislative authority includes the power to pass any necessary by-laws respecting the delegated matters, and a by-law passed by a Council Committee under the delegation of legislative power has the same force and effect as a by-law passed by Council.

C. Matters fully delegated.

Subject to Subsection D, when Council delegates any authority to a Council Committee:

(1) The Council Committee may exercise the delegated authority; and

(2) Council cannot exercise the authority.

D. Revocation of delegation.

Council can revoke a delegation made under this article at any time, by amending the procedures by-law in accordance with the rules of the procedures by-law.

§ 27-150. Reopening or reconsidering decisions on delegated matters.

A. Sections 27-67 and 27-85 apply to Council Committees.

Sections 27-67 and 27-85 apply to any decisions made by a Council Committee on a delegated matter.

B. Council cannot re-open a delegated decision.

Subject to Subsection C, Council cannot re-open a decision made by a Council Committee on a delegated matter.
C. Council can re-open a delegated decision after revoking the delegation.

In accordance with § 27-67, Council can re-open a Council Committee decision on a delegated matter if Council has revoked the delegation in accordance with § 27-149D after the Council Committee made the decision.

§ 27-151. Article prevails in the event of conflict.

To the extent of a conflict between this article and any chapter of the City of Toronto Municipal Code, any other City by-law, or any by-law of any of the former municipalities, this by-law prevails over the provisions of the other by-law or chapter to the extent of the conflict.

§ 27-152. Delegation to Community Councils.

The authority to make final decisions with respect to the following matters, to the extent that the authority has not already been delegated to staff, is delegated to the Community Councils, with the exception of matters affecting more than one Community Council, and matters that, in the opinion of the City Manager, have City-wide significance.

A. Exemptions to City by-laws.

(1) Art mural exemptions issued under § 484-4E of Chapter 485, Graffiti.

(2) Fence by-law exemptions issued under Chapter 447, Fences.

(3) Natural garden exemptions issued under § 489-3E of Chapter 489, Grass and Weeds.

(4) Noise by-law exemptions issued under § 591-10H of Chapter 591, Noise.

B. Regulatory by-laws.

(1) Bicycle lane proposals that comply with all relevant City by-laws and policies including the Toronto Bike Plan, on highways with the following classification:

(a) Local roads;

(b) Collector roads;

(c) Minor arterial roads; and

(d) Major arterial roads
(2) On-street parking, standing and stopping

(a) Subject to Subsection B(2)(b), the following on-street parking, standing and stopping regulation proposals:

[1] On-street parking, standing or stopping;
[2] Side and time restrictions;
[3] Drop-off and pick-up zones;
[4] Disabled parking, meter parking;
[5] On-street loading zones; and

(b) The authority to deal with the matters set out in Subsection B(2)(a) only applies on the portions of highways with the following classification that do not have an established TTC route:

[1] Local roads;
[2] Collector roads;
[3] Minor arterial roads; and
[4] Major arterial roads on which the proposal complies with all relevant City by-laws and policies.

(3) On-street permit parking

(a) Subject to Subsection B(3)(b), the following on-street permit parking proposals:

[1] Installation of permit parking; and

(b) The authority to deal with the matters set out in Subsection B(3)(a) only applies on the portions of highways with the following classification that do not have an established TTC route:

[1] Local roads;
[2] Collector roads;
[3] Minor arterial roads; and

[4] Major arterial roads on which the proposal complies with all relevant City by-laws and policies.

(4) On-street traffic regulation

(a) Subject to Subsection B(4)(b), the following on-street traffic regulation proposals:

[1] Turn lane restrictions and entry prohibitions;


[3] Pedestrian crossover installation or relocation; and


(b) The authority to deal with the matters set out in Subsection B(4)(a) only applies on the portions of highways with the following classification that do not have an established TTC route:

[1] Local roads;

[2] Collector roads;

[3] Minor arterial roads; and

[4] Major arterial roads on which the proposal complies with all relevant City by-laws and policies.

(5) Road alterations

(a) Subject to Subsection B(5)(b), the following road alteration proposals:

[1] Road narrowing and widening;

[2] Installing medians; and


(b) The authority to deal with the matters set out in Subsection B(5)(a) only applies on the portions of highways with the following classification that do not have an established TTC route:

[1] Local roads;
[2] Collector roads;

[3] Minor arterial roads; and

[4] Major arterial roads on which the proposal complies with all relevant City by-laws and policies.

(6) Temporary road closures on the following roads:

(a) Local roads;

(b) Collector roads; and

(c) Minor arterial roads.

(7) Sidewalk proposals on the following roads:

(a) Local roads;

(b) Collector roads;

(c) Minor arterial roads; and

(d) Major arterial roads on which the proposal complies with all relevant City by-laws and policies.

(8) Signs

(a) Sign by-law amendments and minor variances, with the following exceptions:

[1] Proposals involving video display signs; and


(b) Sign appeals under § 693-17B(5) and (6) and § 693-17C(2) of Chapter 693, Signs.

(9) Traffic calming

(a) Subject to Subsection B(9)(b), the following traffic calming proposals:

[1] Speed humps;

[2] Speed bumps; and

(b) The authority to deal with the matters set out in Subsection B(9)(a) only applies on the portions of highways with the following classification that do not have an established TTC route:

[1] Local roads; and


C. Permit appeals.

(1) Boulevard café permit appeals.

(2) Boulevard marketing permit appeals.

(3) Buskers and street entertainers and artists permit appeals.

(4) Residential front-yard parking permit appeals, including appeals related to boulevard parking permits, front yard parking permits, and driveway widening permits, except where regulated only by zoning by-law.

(5) Street vending permit appeals.

D. Citizen appointments.

(1) Citizen appointments to business improvement area boards of management.

(2) Citizen appointments to arena boards of management for the following arenas, in compliance with City policies:

(a) George Bell Arena;

(b) Larry Grossman Forest Hill Memorial Arena;

(c) Leaside Memorial Arena;

(d) McCormick Playground Arena;

(e) Moss Park Arena;

(f) North Toronto Memorial Arena;

(g) Ted Reeve Community Arena; and

(h) William H. Bolton Arena.
(3) Citizen appointments to boards of management for the following community centres, in compliance with City policies:

(a) 519 Church Street Community Centre;
(b) Applegrove Community Complex;
(c) Cecil Street Community Centre;
(d) Central Eglinton Community Centre;
(e) Community Centre 55;
(f) Eastview Neighbourhood Community Centre;
(g) Harbourfront Community Centre;
(h) Ralph Thornton Community Centre;
(i) Scadding Court Community Centre; and
(j) Swansea Town Hall.

(4) Citizen appointments to Museum Advisory Boards for the following museums:

(a) Gibson House;
(b) Montgomery’s Inn;
(c) Scarborough Historical Museum;
(d) Todmorden Mills Heritage Museum; and
(e) York Museum.

E. Miscellaneous matters.

(1) Acceptance of donations of art valued at or above $50,000 and at or below $200,000 for use as art in public spaces, with the exception of donations related to zoning by-laws or any other planning-related matters.

(2) Appointment of members of the Agnes McPhail Award Selection Committee and approval of the annual recipient of the Agnes McPhail Award.
(3) Approval of encroachment agreements related to road allowances, parks, ravines and properties owned or managed by the City, in a form acceptable to the City Solicitor, with the exception of exemptions related to waiving of necessary survey, registration or annual administrative fees.

(4) Issuing or refusing permits for demolition of residential properties with less than six dwelling units, with the following exceptions:

   (a) Properties with heritage designations; and
   (b) Properties located in a heritage conservation district.

(5) Naming of streets, lanes and parks in compliance with City policies.

F. Matters under the authority of legislation other than the Act.

(1) Designation of fire routes on private roads under § 880-6A, and appeals of fire route designations on private roads under § 880-5 of Chapter 880, Fire Routes.

(2) Proposals for stop sign installation on the following roads:

   (a) Local roads;
   (b) Collector roads; and
   (c) Minor arterial roads.

(3) Proposals for speed changes, restrictions, and reductions on the following roads:

   (a) Local roads;
   (b) Collector roads; and
   (c) Minor arterial roads.

(4) Designation of events of municipal significance for the issuance of special occasion permits.