CITY OF TORONTO

BY-LAW No. 358-2009

To amend City of Toronto Municipal Code Chapter 681, Sewers.

WHEREAS Council has the authority to pass this by-law pursuant to subsections 8(1), (2) and (3) of the City of Toronto Act, 2006, S.O. 2006, Chapter 11, Schedule A (the “City of Toronto Act, 2006”); and

WHEREAS Council may pass by-laws with respect to any service or thing provided or done by or on behalf of the City pursuant to section 8 of the City of Toronto Act, 2006;

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

1. Chapter 681, Sewers, of the City of Toronto Municipal Code is amended as follows:

   A. By deleting § 681-1. Definitions. Grab Sample in its entirety and replacing it with the following:

      Grab Sample — A minimum volume of sewage, storm water, uncontaminated water or effluent suitable for analytical testing which is collected over a period not exceeding 15 minutes.

   B. By deleting § 681-2C.(1)(a) in its entirety and replacing it with the following:

      “(a) The discharge is in accordance with a sanitary discharge agreement, pursuant to § 681-6; provided however, that this requirement shall not apply to rainwater used for washroom facilities;”

   C. By adding the following as § 681-6A(5):

      “Where, under a proposed industrial waste surcharge agreement or sanitary discharge agreement, the anticipated total fee for a one year or lesser term would be $500 or less calculated in accordance with the rate set out in Item 2 or Item 14, as applicable, of Appendix A – Waste Collection and Disposal Fees and Water and Sewer Usage Rates, Schedule 4 – Wastewater, the General Manager may authorize a discharge or deposit of sewage in accordance with this section by way of a permit in the place of an agreement.

   D. By adding the following as § 681-6A(6):

      “Where a permit is issued by the General Manager in the place of an agreement under § 681-6, all requirements and restrictions set out in § 681-6 applicable to an agreement shall apply to the permit and the General Manager may impose such other terms and conditions as may be deemed appropriate.”
E. By adding the following as § 681-6A(7):

“In the case of an industrial waste surcharge agreement or permit or sanitary discharge agreement or permit, the minimum amount payable under such agreement or permit for the initial term of the agreement or permit, and upon any and each extension or renewal, if any, of such term by the General Manager, shall be as set out in Appendix A – Waste Collection and Disposal Fees and Water and Sewer Usage Rates, Schedule 4 – Wastewater, of Chapter 441.”

2. This by-law comes into force upon enactment.

ENACTED AND PASSED this 31st day of March, A.D. 2009.

SANDRA BUSSIN,  
Speaker

ULLI S. WATKISS  
City Clerk

(Corporate Seal)