CITY OF TORONTO

BY-LAW No. 953-2011

To authorize the exemption from taxation for municipal and school purposes for the municipal capital facility for affordable housing located on land municipally known as 620 Martin Grove formerly known as 7-21 Richgrove Drive.

WHEREAS the City's By-law No. 282-2002, a Municipal Housing Facility By-law provides that the City may enter into agreements for the provision of affordable housing, as a municipal capital facility and that the City may exempt, from taxation for municipal and school purposes, land or a portion of land on which an affordable housing facility is or will be located; and

WHEREAS Toronto City Council approved capital funding and an exemption from taxation for municipal and school purposes for the affordable housing project at 7-21 Richgrove Drive; and

WHEREAS the property on which the municipal capital facility is being built has been severed from 7-21 Richgrove Drive and is now known as 620 Martin Grove and the name of the corporation holding the property has been changed to Minto Richgrove Seniors Inc., a corporation wholly owned by Minto Appartments Ltd.; and

WHEREAS the City has entered into a municipal capital facility agreement with Minto Richgrove Seniors Inc., setting out the terms and conditions of the funding and to provide an exemption from taxation for municipal and school purposes, for the land now municipally known as 620 Martin Grove;

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

1. The land and municipal capital facility located at 620 Martin Grove, Toronto, and described in Schedule "A" (the "Premises") shall, subject to paragraph 4, be exempt from taxation for municipal and school purposes while this by-law is in force and so long as the Premises are used as a municipal facility, namely as affordable housing.

2. The tax exemptions referred to herein shall be effective August 31, 2011 and shall continue for a period of 25 years thereafter.

3. Minto Richgrove Seniors Inc., (the "Housing Provider") shall be exempt from the payment of development charges in respect of the Premises imposed by the City under the Development Charges Act, 1997, S.O. 1997, c.27, while this by-law is in force.

4. This by-law shall be deemed repealed:

   (a) if the Housing Provider fails to enter into an municipal housing project facility agreement with the City which meets the requirements set out in City of Toronto By-law No. 282-2002 (the "Agreement");
(b) if the Housing Provider ceases to occupy the Premises without having assigned the Agreement to a person approved by the City in accordance with the Agreement;

(c) if the Housing Provider or its successor in law ceases to use the Premises for the purposes of affordable housing in accordance with City of Toronto By-law No. 282-2002; and/or

(d) if the Agreement is terminated for any reason whatsoever.

ENACTED AND PASSED this 14th day of July, A.D. 2011.

FRANCES NUNZIATA,  
Speaker

ULLI S. WATKISS,  
City Clerk

(Corporate Seal)
SCHEDULE "A"

DESCRIPTION OF PREMISES AND PROJECT

LEGAL DESCRIPTION

PIN: 07446-0386 LT

Part Blk B, Plan M1157, designated as Parts 56, 62, 68 and 70, Plan 66R-25190, City of Toronto

PROJECT

Affordable Housing in a building containing 204 units or such other number of units as approved by the City at 620 Martin Grove, Toronto.