

THE CORPORATION OF THE TOWN OF VAUGHAN

BY-LAW NUMBER 408-84

A by-law to assume municipal services in Phase I of Revenue-Torlease Subdivision, Registered Plan M-1947.

The Council of the Corporation of Vaughan ENACTS AS FOLLOWS:


WHEREAS the agreement between the Town of Vaughan and Revenue Properties Central Developments Limited and Torlease Properties Limited, dated March 3, 1980 provides for the installation of certain public services.

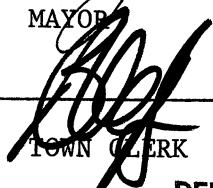
AND WHEREAS the Town Engineer has certified that the services in Registered Plan M-1947 have been constructed and installed in accordance with Town specifications

NOW THEREFORE the Council of the Corporation of the Town of Vaughan ENACTS AS FOLLOWS:

1. That the services in Phase I of Revenue-Torlease Subdivision, Registered Plan M-1947, more particularly described in the agreement between the Town of Vaughan and Revenue Properties Central Developments Limited and Torlease Properties Limited dated March 3, 1980 be and they are hereby assumed as public services.

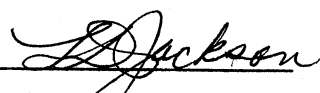
READ a FIRST AND SECOND time this 10th day of December, 1984.




MAYOR


TOWN CLERK
DEPUTY CLERK

READ a THIRD time and finally passed, this 10th day of December, 1984.



MAYOR


TOWN CLERK DEPUTY CLERK