



THE CORPORATION OF THE TOWN OF MILTON
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Campbellville EMERGENCY RESPONSE CENTRE



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Sunday June 22, 2003

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NOTICE OF INTENT TO PASS AN AMENDING BY-LAW TO REMOVE A HOLDING SYMBOL TOWN OF MILTON

H. D. Investments Inc. has requested that the Council of the Corporation of the Town of Milton pass an amending by-law under subsection 36(4) of the Planning Act to remove a holding symbol from a zoning by-law.

The removal of the holding symbol would have the effect of allowing the use of the property for single detached residential condominium units.

The property is located to the rear of E.C. Drury School with frontages on both Ontario Street and Childs Drive. The lands are legally described as Part of Lot 12, Concession 3 (Trafalgar) in the Town of Milton, Regional Municipality of Halton.

It is anticipated that the amending by-law will be brought forward for Council's consideration on:

Date: Monday, June 23, 2003
Time: 7:30 p.m.
Place: Council Chambers, Town Hall, 43 Brown Street, Milton

If passed by Council on June 23, 2003, the amending by-law would come into effect immediately. Please note that the Planning Act does not provide the public with any right of appeal with respect to Council's adoption of an amending by-law to remove a holding symbol.

Any interested person wishing to address Council with respect to this by-law must make a written request to the Town Clerk no later than the Wednesday prior to the meeting date.

A copy of the staff report prepared by the Planning and Development Department, outlining the request in more detail, a copy of the draft amending by-law and any other background information will be available after 3:00 p.m. on the Friday afternoon prior to the meeting, a copy of which may be reviewed or obtained by contacting the Planning and Development Department, Annex Building, 155 King Street.

DATED AT THE TOWN OF MILTON
this 17th day of June, 2003

T. McHarg, Town Clerk
Town of Milton
43 Brown Street
Milton, Ontario. L9T 5H2

Applicant: H.D. Investments Ltd.
File Number: Z.1914.1

Parking in subdivisions is a big issue: report

• from SMOKING on page 3
made it a priority to respond quickly to standing water complaints.

Other parts of the bylaw report indicated parking in new subdivisions has become a huge issue. Statistics show those kinds of complaints have risen 70 per cent this quarter over last. Mr. Smith said calls include residents upset that parked cars are blocking driveways.

The issue of parking hasn't been lost on town council. A parking survey started in March. Two hundred random questionnaires were distributed, asking residents things like if they're having trouble parking, how many vehicles they own and what kind they are. Results are expected to be presented to councillors some time this month.

Animal complaints have also risen 53 per cent this quarter compared to last,

according to the report. They include calls that people walking their dogs aren't picking up poop left behind.

Mr. Smith said one out of every five families has a dog, and since Milton's population is growing with families, it only makes sense that dog complaints will increase.

Encouraging news is complaints regarding building code violations fell by about 90 per cent this quarter versus last quarter.

Mr. Smith said building code violations were problematic last year because developers were proceeding with construction without having the proper permits.

Those issues seem to have been resolved and he said the expectation is that building code violations will be kept to a minimum in 2003.

Jason Misner can be reached at jmisner@miltoncanadianchampion.com.

Night clubs handed fines for permitting smoking

Two Milton establishments pleaded guilty in provincial offences court last week to a number of smoking-related charges.

Yahooz Music Grill on Chisholm Drive and the Hardball Café on Regional Road 25 were both handed fines June 9.

Yahooz was ordered to pay \$1,500 for three charges under Milton's no-smoking bylaw, which prohibits smoking in bars and restaurants.

A fine of \$500 was ordered for each charge. The offences occurred in April.

Last month, Yahooz was convicted in court and ordered to pay a total of \$2,000 for four charges that were laid in February under the no-smoking bylaw.

The Hardball Café was ordered to pay a total of \$1,395 for nine charges — \$155 for each one — under the no-smoking bylaw.

The charges stem from offences in March and one in October of last year.



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2 p.m. to 3 p.m.*

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