CITY OF HAMILTON

MOTION

Council Date: May 24, 2006

MOVED BY COUNCILLOR McHATTIE

SECONDED BY COUNCILLOR

That sub-section (g) of Item 1 of Planning and Economic Development Committee Report 05-012 respecting City Use of Section 4.4 – Public Uses Permitted in All Zones regulation of Zoning By-law 05-200, approved by Council on May 25, 2005, be deleted and replaced with the following in lieu thereof:

12(g) That the following process related to the proposal of a public use proposed under Section 4.4 – Public Uses Permitted in All Zones, for a public use not permitted within the Zone where the use is to be located, be endorsed:

1. The Department proposing such use shall contact the Ward Councillor to review the proposed use;

2. Unless the proposed public use is “Major”, (where “Major” is defined as being a substantial change in use of the land which requires a significant portion of the parkland and/or which use would affect the intended programming of the park. Examples shall include: fire stations, police stations, libraries, large stormwater facilities, etc.”), the Ward Councillor will make the decision as to whether the proposed use requires public consultation to solicit public input;

3. Should the Ward Councillor deem the proposed use does not require public input, a report will be prepared for the consent agenda of the Department’s respective Standing Committee for approval;

4. Should the Ward Councillor require public consultation or the proposed public use is “Major” as defined in Section 2, the Department proposing such use shall be required to co-ordinate and lead a public consultation process with the Ward Councillor’s office to engage the public for its input; and,
5. Upon completion of the Public Consultation, a report will be brought forward to the Department's respective Standing Committee for discussion and to permit the hearing of public input.