THE CITY OF VAUGHAN

BY-LAW

BY-LAW NUMBER 032-2015

A By-law to assume Municipal Services in Andridge Subdivisions Phases 2, 2A and 2B, 19T-99V08, Registered Plan 65M-4016 (balance), 65M-4017, 65M-4018, 65M-4019 (balance), 65M-4020, 65M-4133 and 65M-4184.

WHEREAS the Subdivision Agreement between the City of Vaughan and Andridge Homes Limited, Andridge Homes Four Limited, Andridge Homes Five Limited, and Nipoti Block 12 East Inc. provides for the installation of certain public services.

AND WHEREAS the Commissioner of Public Works has received certification that the services in Registered Plan 65M-4016 (balance), 65M-4017, 65M-4018, 65M-4019 (balance), 65M-4020, 65M-4133 and 65M-4184, have been constructed and installed in accordance with City specifications.

NOW THEREFORE the Council of The Corporation of the City of Vaughan ENACTS AS FOLLOWS:

1. THAT the services in Registered Plan 65M-4016 (balance), 65M-4017, 65M-4018, 65M-4019 (balance), 65M-4020, 65M-4133 and 65M-4184,, more particularly described in the Subdivision Agreement between The Corporation of the City of Vaughan and Andridge Homes Limited, Andridge Homes Three Limited, Andridge Homes Four Limited, Andridge Homes Five Limited, and Nipoti Block 12 East Inc. dated August 15, 2007 (Phase 2), June 10, 2009 (Phase 2A), June 14, 2010 (Phase 2B), be and they are hereby assumed as public services.

Enacted by City of Vaughan Council this 17th day of February, 2015.

Hon. Maurizio Bevilacqua, Mayor

Jeffrey A. Abrams, City Clerk

Authorized by Item No. 8 of Report No. 7 of the Committee of the Whole Adopted by Vaughan City Council on February 17, 2015