Authority: Item 6, Board of Health Report

19-006 (BOH07034(n)) CM: June 26, 2019 Ward: City Wide

Bill No. 164

CITY OF HAMILTON BY-LAW NO. 19-

To Amend By-law No. 11-080, being a By-law to Prohibit Smoking within City Parks and Recreation Properties

WHEREAS the *Municipal Act, 2001*, and particularly sections 9, 10, and 115, authorizes the City of Hamilton to pass by-laws respecting these matters; and,

WHEREAS Council deems it advisable to update By-law No. 11-080 to address the use of cannabis, vaping and the *Smoke-Free Ontario Act, 2017*, which repealed and replaced the *Smoke-Free Ontario Act, 1994*.

NOW THEREFORE the Council of the City of Hamilton enacts as follows:

- 1. Subsection 1(1) of By-law No. 11-080 is amended by adding the following:
 - (a.1) "cannabis" has the same meaning as in subsection 2(1) of the *Cannabis Act* (Canada);
 - (i) "vaporizer" means an inhalant-type device or electronic cigarette, regardless of the name of the device, that contains a power source and heating element designed to heat a substance and produce a vapour intended to be inhaled by the user of the device directly through the mouth, whether or not the vapour contains nicotine, cannabis, cannabis extract or any other intoxicating substance.
- 2. Subsection 1(1) of By-law No. 11-080 is amended by deleting clause (f) and adding the following:
 - (f) "smoke" includes the inhaling or holding of a lighted substance, joint, cigar, cigarette, pipe, water-pipe or any other lighted smoking equipment, and "smoking" has a corresponding meaning.
- 3. Subsection 1(1) of By-law No. 11-080 is amended by deleting clause (h) and adding the following:
 - (h) "vape" means inhaling or exhaling vapour from a vaporizer or holding an activated vaporizer, and "vaping" has a corresponding meaning.
- 4. Subsection 1(4) of By-law No. 11-080 is deleted and the following substituted:

- 1.(4) The provisions of this By-law apply even where the City grants a permit to or enters into an agreement with a person, corporation or organization for the exclusive use of all or part of a park or recreation property.
- 5. Section 2 is amended by adding the underlined text as follows:
 - 2. No person shall:
 - (a) smoke <u>or vape</u> tobacco <u>or cannabis or any other substance</u> on recreation property;
 - (b) fail to leave recreation property after authorized staff has given the person notice or direction to leave for smoking <u>or vaping</u> tobacco <u>or cannabis or any other substance</u> on recreation property; or,
 - (c) enter or use recreation property after authorized staff have prohibited the persons entry or use for smoking <u>or vaping</u> tobacco <u>or cannabis or any other substance</u> on recreation property.
- 6. Section 3 is amended by adding the underlined text as follows:
 - 3. The prohibitions in section 2 above apply whether or not a "No Smoking/No Vaping" sign of any format or content is posted.
- 7. Section 8 is deleted and the following substituted:
 - 8. Subject to section 19 of the *Smoke-Free Ontario Act, 2017* (the "Act"), in the event of a conflict between the provisions of this By-law and the Act or a regulation passed under the Act, the provision that is more restrictive of the matter to which this By-law applies prevails.
- 8. This By-law shall come into force on July 1, 2019.

PASSED this 12 th day of July, 2019.		
F. Eisenberger	J. Pilon	
Mayor	Acting City Clerk	