

CITY OF PRINCE GEORGE

BYLAW NO. 7635

A Bylaw of the City of Prince George to define procedures under which an owner of land may apply to amend the official community plan, zoning bylaw, or a land use contract, or for the issue of a development permit, development variance permit, or temporary commercial or industrial use permit.

WHEREAS, pursuant to provisions of the *Local Government Act*, Council has adopted an official community plan, zoning bylaw, and bylaws enacting land use contracts;

AND WHEREAS, pursuant to the provisions of the *Local Government Act*, the City must, by bylaw, define procedures under which an owner of land may apply for an amendment to the official community plan, or zoning bylaw, or for the issue of a permit under Part 26 of the *Local Government Act*;

AND WHEREAS, the City may, pursuant to s. 920.1 of the *Local Government Act*, require an applicant for a development permit, temporary commercial or industrial use permit, or an amendment to a zoning bylaw to provide development approval information to the City;

AND WHEREAS, the City must, pursuant to s. 879 of the *Local Government Act*, provide opportunities it considers appropriate for consultation with persons, organizations and authorities it considers will be affected by the amendment of an official community plan;

AND WHEREAS, Council may, pursuant to s. 154 of the *Community Charter*, delegate its powers, duties and functions to an officer or employee of the City;

NOW THEREFORE, Council of the City of Prince George, in an open meeting assembled, **ENACTS AS FOLLOWS:**

Section 1 – Introduction

1.1 Title

This bylaw may be cited as the “City of Prince George Development Procedures Bylaw No. 7635, 2005”.

1.2 Repeal

“City of Prince George Development Procedures Bylaw No. 7231, 2000” is repealed.

1.3 Definitions

Definitions for key words and phrases not contained in legislation or other bylaws are listed below. In this bylaw:

“Amend” in relation to a land use contract means modify, vary, or discharge;

“Application” means a written request by an **applicant** to amend the **official community plan, zoning bylaw** or a land use contract or for the issue of a development permit, development variance permit, or temporary commercial or industrial use permit in a form and content prescribed by the **director** and this Bylaw;

“Applicant” means the **owner** or a representative of the **owner** duly authorized to act on the **owner’s** behalf in relation to an **application**;

“Bylaw Enforcement Officer” means an officer or employee of the **City** who has responsibility for inspection and enforcement relating to bylaw compliance;

“City” means the City of Prince George;

“City Clerk” means a person assigned the responsibility by **Council** under s. 148 of the *Community Charter*;

“Council” means the elected officials of the **City**;

“Development Approval Information” means information on the anticipated impact of a proposed activity or development on the community;

“Director” means the official appointed by **Council** as the head of the Development Services Department, and for the purpose of this Bylaw includes the Manager of Current Planning and Development.

“Highway” means any public street, other than a street less than or equal to ten metres in width and providing secondary access to a **parcel**, and any road, bridge, or viaduct, but does not include private right of way or walkway;

“Land Title Office” means the land registry office for the Province of British Columbia;

“Official Community Plan” means the statement of **Council** policies for use of land or pattern of development as detailed in the City of Prince George Official Community Plan Bylaw No. 7281, 2001;

“Owner” means a person listed in the **land title office** as the **owner** of a **parcel**;

“Parcel” means any lot, block or other area of land that is the subject of an **application**;

“Qualified Professional” means a professional engineer, geoscientist, architect, biologist, planner or other professional with experience relevant to the applicable matter, as determined by the **Director**;

“Surveyor’s Certificate” means a site plan certified by a registered British Columbia Land Surveyor showing the locations of improvements on a **parcel** in relation to the boundaries of the **parcel**; and

“Zoning Bylaw” means “Prince George Zoning Bylaw No. 3482, 1980”.

1.4 General Provisions

1.4.1 Unless otherwise defined herein, all words and phrases in this Bylaw shall have the meaning given to them in the *Local Government Act* and the *Community Charter*.

1.4.2 Words in this Bylaw directing or empowering any officer or employee of the **City** to do any act or thing, or to otherwise applying to him by name of office, include his successors in such office and his lawful deputy, and any person the **Council** may from time to time by bylaw or resolution designate to act in his place.

1.4.3 A reference in this Bylaw to any enactment of British Columbia is a reference to the enactment as amended, revised, consolidated or replaced from time to time, and a reference to any bylaw of the **City** is a reference to the bylaw as amended, revised, consolidated or replaced from time to time.

1.4.4 Headings for each section of this Bylaw are intended to organize the content and are to be used for reference purposes only.

1.4.5 Wherever the singular or masculine form of a word is used, it shall also mean the plural or feminine form of the word as the case may be.

1.4.6 The provisions of this Bylaw shall apply to the whole territorial area of the **City**.

Section 2 – Official Community Plan and Zoning Bylaw Amendment

2.1 Application Requirements

2.1.1 An **applicant** who intends to amend the **Official Community Plan** or **Zoning Bylaw** shall seek approval from **Council** in accordance with the *Local Government Act* and Section 2 of this Bylaw.

2.1.2 An **applicant** who intends to amend the **official community plan** or **zoning bylaw** shall complete an **application** and submit it to the **Director**.

- 2.1.3 Application fees** in accordance with the "City of Prince George Comprehensive Fees and Charges Bylaw No. 7557, 2004", are payable to the **City** at the time of **application** submission. Review of the **application** may only proceed when fees have been paid in full.
- 2.1.4** The **applicant** must provide the following information, at the **applicant's** expense, to the **Director** at the time of **application** submission, except to the extent that the **Director** determines that the provision of the information is not required to assist the **Council** or the **Director** in their consideration of the **application**:
- (a) name, address and signature of the **owner**;
 - (b) name, address and signature of the **applicant**, if different from the **owner**;
 - (c) legal description of the **parcel**;
 - (d) civic address of the **parcel**;
 - (e) legal title search and corporate search for the **parcel** dated no more than 5 business days from the date of **application** submission;
 - (f) copy of all relevant charges registered on the legal title of the **parcel**;
 - (g) **surveyor's certificate**;
 - (h) site profile in accordance with the *Environmental Management Act*;
 - (i) documents and plans which describe and justify the proposal;
 - (j) documents and plans that demonstrate compliance with the proposed regulation, including all information listed in, and in the format specified in Schedule A of this Bylaw;
 - (k) if a new **zoning bylaw** regulation is requested, a complete draft of the proposed regulation;
 - (l) **development approval information** in accordance with the **official community plan** and this Bylaw; and
 - (m) any additional information the **Director** determines is required to assist the **Council** or the **Director** in their consideration of the **application**.
- 2.1.5 Council** delegates to the **Director** the powers of **Council** to require **development approval information** for any **application** to amend the **zoning bylaw**.
- 2.1.6** The **Director** may require in writing that the **applicant** provide, at the **applicant's** expense, **development approval information** in a report that is certified by a **qualified professional**, which:
- (a) complies with and fully addresses terms of reference which are provided by the **Director** in accordance with Section 2.1.7;
 - (b) identifies and defines the context, interaction, scope, magnitude and significance of the anticipated impacts of the activity or development on the community, as well as the data and methodological accuracy, assumptions, uncertainties, acceptability thresholds, and how the

anticipated impacts may cumulatively contribute to existing risks, stressors, and threats;

- (c) provides recommendations for conditions or requirements **Council** or the **Director** may impose to mitigate or ameliorate the anticipated impacts; and
- (d) provides recommendations and details costs for modifications to the environment, or construction of works, to mitigate or ameliorate the anticipated impacts.

2.1.7 The terms of reference may require the **applicant** to provide information on, and a systematic and detailed appraisal of:

- (a) compliance of the activity or development with the **official community plan** and any other relevant **City** bylaw, plan or policy in preparation or adopted by **Council**;
- (b) compatibility with adjacent and community land uses, functions, form, character, aesthetic and scale of development;
- (c) socio-economic impacts affecting the day to day quality of life of people and communities, including direct and indirect economic impacts, demographics, housing, local services and sociocultural issues;
- (d) land use impacts such as noise, vibration, glare and electrical interference;
- (e) transportation including public transit, parking demand, traffic safety, pedestrian and vehicular traffic flow or operation, trip generation, site access and egress, network connectivity, and accessibility;
- (f) air quality including pollution, dust, fumes, smoke, and odours;
- (g) water quality including pollution, temperature, oxygen levels, acidity, nutrients, silts, and pathogens;
- (h) geotechnical assessment of any affected area including soil composition, profile, classification, agricultural suitability and capability, geologic process and terrain stability;
- (i) hydrological assessment of any affected area including infiltration, interception, groundwater and overland flow, as well as hydrologic processes including accretion and erosion;
- (j) terrestrial and aquatic ecology including biological diversity, impacts to flora and fauna, habitat size, complexity, fragmentation or isolation, change to suitability or capability, restoration, creation or enhancement;
- (k) historical, cultural and archeological buildings, sites or assets;
- (l) the phasing and timing of the activity or development;
- (m) hazardous conditions including mud flow, debris torrents, erosion, lands slip, rock falls, subsidence, avalanche, wildfire, flood, inundation (including appropriate construction elevations and setbacks) or other hazard;
- (n) compatibility with adjacent **City** owned land, rights of way and easements;

- (o) local infrastructure and site servicing including drainage, water, sewer or other utilities;
- (p) community facilities and services including schools, parks, recreation, protective, and health services;
- (q) any other topic in relation to which the **Director** considers the proposed activity or development impacts the jurisdiction of the **City**.

2.1.8 Within 30 days of the **Director's** decision to require **development approval information**, the **applicant** may request that **Council** reconsider the decision in accordance with the following:

- (a) the request shall be in writing, and include reasons in support of the reconsideration;
- (b) upon receipt of a complete written request for **Council's** reconsideration, the **Director** shall prepare and forward a report to **Council** attaching the **application** and setting out the reasons for the decision;
- (c) at a date and time set by **Council** the **applicant** shall have the opportunity to appear before **Council** and be heard regarding the decision of the **Director**; and
- (d) following this, **Council** shall reconsider the decision of the **Director** and either uphold the decision or substitute the **Council's** decision for the **Director's**.

2.2 Review by the Director of Development Services

2.2.1 Upon receipt of a complete **application** the **Director** may review the **application** and prepare a report that contains:

- (a) a summary of the **application**;
- (b) an assessment of the anticipated impact of the activity or development on the community;
- (c) a review of the **application** with reference to **City** bylaws and policies; and
- (d) any other matters the **Director** considers essential or desirable.

2.2.2 **Council** delegates to the **Director** the duty of **Council** to provide opportunities for appropriate consultation with persons, organizations, and authorities he considers will be affected by an amendment to the **official community plan**, subject to the **Director**:

- (a) considering the consultation requirements of the *Local Government Act*; and
- (b) advising **Council** in advance whether anyone will be consulted, who will be consulted, how they will be consulted and how often.

2.3 Council Consideration

2.3.1 **Council** shall, upon receiving the **application** and **Director's** report, consider the **application** in accordance with the *Local Government Act*, Council Procedures Bylaw No. 7572, 2004, and this Bylaw.

2.3.2 **Council** shall consider the **application** and may as applicable:

- (a) authorize the drafting of an amending bylaw in accordance with the **application**;
- (b) forward the amending bylaw to a public hearing or waive the holding of a public hearing;
- (c) adopt the amending bylaw;
- (d) reject or refuse the **application**; or
- (e) defer or otherwise deal with the **application**.

2.4 Responsibilities of the City Clerk

The **City Clerk** may, upon receipt of the **application** and **Director's** report:

- (a) forward the **application** and report to **Council** for consideration;
- (b) prepare and forward the amending bylaw for **Council's** 1st and 2nd reading consideration;
- (c) if **Council** forwards the amending bylaw to a public hearing, place the amending bylaw on the agenda for the next appropriate meeting of **Council** for a public hearing and 3rd reading;
- (d) if **Council** waives the holding of a public hearing, place the amending bylaw on the agenda for the next appropriate meeting of **Council** for 3rd reading;
- (e) if **Council** forwards the amending bylaw to a public hearing, or waives the holding of a public hearing, prepare and provide notification in accordance with the *Local Government Act* and this Bylaw;
- (f) if **Council** approves the amending bylaw at 3rd reading, and if the bylaw is subject to s. 52 of the *Transportation Act*, refer the amending bylaw to the Minister responsible for the *Transportation Act* for approval; and
- (g) notify the **applicant** in writing of **Council's** decision within 30 days immediately following **Council's** decision and include the minutes which contain the record of **Council's** deliberations and resolution.

2.5 Notice of a Public Hearing

2.5.1 In circumstances where the *Local Government Act* requires the delivery of a notice of public hearing to **owners** and tenants in occupation, the **applicant** shall post at least 10 days before the public hearing and maintain a notice on the **parcel** that is the subject of the bylaw alteration, in accordance with Schedule B of this Bylaw.

2.5.2 Noncompliance with Section 2.5.1 due to the removal, destruction or alteration of the notice by unknown persons, vandalism or natural occurrence shall not affect the validity of the bylaw that is the subject of the **application**.

2.5.3 The distance for mailing or delivery of notice of public hearing under s. 892 of the *Local Government Act* is 30 metres.

2.6 Bylaw Lapse and Reapplication

2.6.1 If **Council** has not adopted the bylaw within a 12 month period after the date of **Council's** consideration of the bylaw, the bylaw shall lapse and will be of no force or effect, and any **applicant** who wishes to proceed with the activity or development that was the subject of the **application** must make a new **application**.

2.6.2 No person may reapply to amend the **official community plan** or **zoning bylaw** for a period of 6 months after **Council's** refusal of the same **application**.

Section 3 – Land Use Contract Amendment or Discharge

3.1 Application Requirements

3.1.1 An **applicant** who intends to **amend** a land use contract shall seek approval from **Council** or the **Director** in accordance with the *Local Government Act* and Section 3 of this Bylaw.

3.1.2 An **applicant** who intends to **amend** a land use contract shall complete an **application** and submit it to the **Director**.

3.1.3 **Application** fees in accordance with the City of Prince George Comprehensive Fees and Charges Bylaw No. 7557, 2004, are payable to the **City** at the time of **application** submission. Review of the **application** may only proceed when fees have been paid in full.

3.1.4 The **applicant** must provide the information listed in Section 2.1.4, at the **applicant's** expense, to the **Director** at the time of **application** submission, except to the extent that the **Director** determines that the provision of the information is not required to assist the **Council** or the **Director** in their consideration of the **application**.

3.2 Review by the Director of Development Services

3.2.1 Upon receipt of a complete **application** the **Director** may review the **application** and prepare a report in accordance with Section 2.2.1 of this Bylaw.

3.3 Council Consideration

3.3.1 **Council** shall, upon receiving the **application** and **Director's** report, consider the **application** in accordance with the *Local Government Act*, Council Procedures Bylaw No. 7572, 2004, and this Bylaw.

3.3.2 **Council** shall consider the **application** and may as applicable:

- (a) authorize the drafting of an **amending** bylaw in accordance with the **application**;
- (b) forward the **amending** bylaw to a public hearing;
- (c) adopt the **amending** bylaw;
- (d) authorize the issuance of a development permit or development variance permit to modify or vary the land use contract in accordance with the *Local Government Act* and Section 4 of this Bylaw;
- (e) reject or refuse the **application**; or
- (f) defer or otherwise deal with the **application**.

3.4 Responsibilities of the City Clerk

The **City Clerk** may, upon receipt of the **application** and **Director's** report:

- (a) forward the **application** and report to **Council** for consideration;
- (b) prepare and forward the **amending** bylaw for **Council's** 1st and 2nd reading consideration;
- (c) if **Council** forwards the **amending** bylaw to a public hearing, place the **amending** bylaw on the agenda for the next appropriate meeting of **Council** for a public hearing and 3rd reading;
- (d) if **Council** forwards the **amending** bylaw to a public hearing, prepare and provide notification in accordance with the *Local Government Act* and this Bylaw;
- (e) if **Council** approves the **amending** bylaw at 3rd reading, or if **Council** authorizes the issuance of a development permit or development variance permit, and if approval of such bylaw, development permit or development variance permit is subject to s. 52 of the *Transportation Act*; refer the **amending** bylaw or permit to the Minister responsible for the *Transportation Act* for approval;
- (f) if **Council** approves an **amending** bylaw, development permit, or development variance permit that **amends** a land use contract, register the adopted bylaw, authorized development permit or development variance permit in the **land title office** in accordance with the *Land Title Act* and the *Local Government Act*; and

- (g) notify the **applicant** in writing of **Council's** decision within 30 days immediately following **Council's** decision and include the minutes which contain the record of **Council's** deliberations and resolution.

3.5 Notice of a Public Hearing

- 3.5.1 The **applicant** shall post and maintain notice prior to a public hearing in accordance with Section 2.5 of this Bylaw.
- 3.5.2 The distance for mailing or delivery of notice of public hearing under s. 892 of the *Local Government Act* is 30 metres.

3.6 Bylaw Lapse and Reapplication

Bylaw lapse and reapplication procedures shall be in accordance with Section 2.6 of this Bylaw.

Section 4 – Development Permit, Development Variance Permit, or Temporary Commercial or Industrial Use Permit Issuance

4.1 Application Requirements

- 4.1.1 An **applicant** who applies for the issue of a development permit, development variance permit, or temporary commercial or industrial use permit shall seek approval from **Council** or the **Director** in accordance with the *Local Government Act* and Section 4 of this Bylaw.
- 4.1.2 An **applicant** who applies for the issue of a development permit, development variance permit, or temporary commercial or industrial use permit shall complete an **application** and submit it to the **Director**.
- 4.1.3 **Application** fees in accordance with the City of Prince George Comprehensive Fees and Charges Bylaw No. 7557, 2004, are payable to the **City** at the time of **application** submission. Review of the **application** may only proceed when fees have been paid in full.
- 4.1.4 An **applicant** must provide the information listed in Section 2.1.4, at the **applicant's** expense, to the **Director** at the time of **application** submission, except to the extent that the **Director** determines that the provision of the information is not required to assist the **Council** or the **Director** in their consideration of the **application**.
- 4.1.5 **Council** delegates to the **Director** the powers of **Council** to require **development approval information**, in accordance with Sections 2.1.6 and 2.1.7, for any **application** for the issuance of a development permit,

or temporary commercial or industrial use permit.

- 4.1.6 Within 30 days of the **Director's** decision to require **development approval information**, the **applicant** may request that **Council** reconsider the decision in accordance with Section 2.1.8 of this Bylaw.

4.2 Review by the Director of Development Services

- 4.2.1 Upon receipt of a complete **application** the **Director** may review the **application** and prepare a report in accordance with Section 2.2.1, as well as a permit substantially the same as Schedule C, D, or E, as applicable.
- 4.2.2 **Council** delegates to the **Director** the powers of **Council** to issue, amend, refuse, impose requirements, set conditions and standards, supplement a bylaw, and impose conditions for the sequence and timing of construction for development permits in accordance with the *Local Government Act*, except for development permits that vary a bylaw.
- 4.2.3 Within 30 days of the **Director's** decision to issue, amend, refuse, impose requirements, set conditions and standards, supplement a bylaw, and impose conditions for the sequence and timing of construction for a development permit the **applicant** may request that **Council** reconsider the decision subject to the following:
- (a) the request shall be in writing, and include reasons in support of the reconsideration;
 - (b) upon receipt of a complete written request for **Council's** reconsideration, the **Director** shall prepare and forward a report to **Council** attaching the **application** and setting out the reasons for the decision;
 - (c) at a date and time set by **Council** the **applicant** shall have the opportunity to appear before **Council** and be heard regarding the decision of the **Director**; and
 - (d) following this, **Council** shall reconsider the decision of the **Director** and either uphold the decision or substitute the **Council's** decision for the **Director's**.
- 4.2.4 **Council** delegates to the **Director** the powers of **Council** to issue, renew, refuse, set conditions, establish the permit expiration date, require security, and require an undertaking in respect of a temporary commercial or industrial use permit in accordance with the *Local Government Act*, except for permits which are for a period exceeding 14 days.
- 4.2.5 Within 30 days of the **Director's** decision to issue, renew, refuse, set conditions, establish the permit expiration date, require security, or

require an undertaking in respect of a temporary commercial or industrial use permit the **applicant** may request that **Council** reconsider the decision subject to the following:

- (a) the request shall be in writing, and include reasons in support of the reconsideration;
- (b) upon receipt of a complete written request for **Council's** reconsideration, the **Director** shall prepare and forward a report to **Council** attaching the **application** and setting out the reasons for the decision;
- (c) at a date and time set by **Council** the **applicant** shall have the opportunity to appear before **Council** and be heard regarding the decision of the **Director**; and
- (d) following this, **Council** shall reconsider the decision of the **Director** and either uphold the decision or substitute the **Council's** decision for the **Director's**.

4.2.6 Council delegates to the **Director** the powers of **Council** to require security as a condition of the issue of a development permit, development variance permit, or temporary commercial or industrial use permit.

4.2.7 The Director may require that the **applicant** provide security based on a complete construction cost estimate from a **qualified professional** in an amount equal to 120% of the estimated cost to:

- (a) satisfy a landscaping condition of the permit;
- (b) correct an unsafe condition; and
- (c) correct damage to the environment.

4.2.8 The Director may require that the **applicant** provide security, in a form approved by the **Director**, and in an amount stated in the permit, by whichever of the following the **applicant** chooses:

- (a) irrevocable letter of credit;
- (b) cash; or
- (c) certified check.

4.3 Council Consideration

4.3.1 If a resolution of **Council** is required for the issuance of the permit, **Council** shall, upon receiving the **application**, as well as **Director's** report and permit, consider the **application** and permit in accordance with the *Local Government Act*, Council Procedures Bylaw No. 7572, 2004, and this Bylaw.

4.3.2 If a resolution of **Council** is required for the issuance of the permit, **Council** shall consider the **application** and may as applicable:

- (a) issue, amend, renew or refuse the permit;
- (b) establish an expiration date and require undertakings;
- (c) impose requirements, set conditions and standards;
- (d) impose conditions for the sequence and timing of construction;
- (e) require security; or
- (f) defer or otherwise deal with the **application**.

4.4 Responsibilities of the City Clerk

4.4.1 If a resolution of **Council** is required for the issuance of the permit, the **City Clerk** may, upon receipt of the **application**, **Director's** report and permit:

- (a) forward the **application**, report and permit to **Council** for consideration;
- (b) prepare and provide notice of **Council's** intent to consider a resolution to approve the permit in accordance with the *Local Government Act* and this Bylaw;
- (c) if **Council** approves the development permit or development variance permit, and if the permit is subject to s. 52 of the *Transportation Act*, refer the permit to the Minister responsible for the *Transportation Act* for approval;
- (d) If **Council** issues the permit, register the permit, including permit amendment or cancellation in the **land title office** in accordance with the *Land Title Act* and *Local Government Act*; and
- (e) notify the **applicant** of **Council's** decision in writing within 30 days immediately following the date of **Council's** consideration and include the minutes which contain the record of **Council's** deliberations and resolution.

4.4.2 If a resolution of **Council** is not required for the issuance of the permit, the **City Clerk** may, upon receipt of the **application** and **Director's** report:

- (a) prepare and provide notice of the **Director's** intent to consideration the permit's issuance in accordance with the *Local Government Act* and this Bylaw;
- (b) register the permit, including permit amendment or cancellation in the **land title office** in accordance with the *Land Title Act* and *Local Government Act*; and
- (c) notify the **applicant** of the **Director's** decision in writing within 30 days immediately following the date of the **Director's** decision.

4.5 Notice of Council's Consideration

- 4.5.1 In addition to the *Local Government Act* notification requirements for **Council's** consideration of a resolution to issue a development variance permit, the **City Clerk** shall give notice of **Council's** consideration of a resolution to issue a development permit which varies a bylaw under the *Local Government Act*, as if the permit were a development variance permit.
- 4.5.2 The distance for mailing or delivery of notices under s. 921 and s. 922 of the *Local Government Act*, and Section 4.5.1 of this Bylaw is 30 m.

4.6 Development Permit, Development Variance Permit and Temporary Commercial or Industrial Use Permit Form

- 4.6.1 The form of a development permit shall be substantially the same as Schedule C as applicable.
- 4.6.2 The form of a development variance permit shall be substantially the same as Schedule D as applicable.
- 4.6.3 The form of a temporary commercial or industrial use permit shall be substantially the same as Schedule E as applicable.

Section 5 – Severability

If any section, subsection, clause, sub-clause or phrase of this Bylaw is for any reason held to be invalid by the decision of any Court of competent jurisdiction, that section, subsection, clause, sub-clause or phrase shall be struck from the Bylaw and any decision shall not affect the validity of the remaining portions of this Bylaw.

Section 6 – Offence and Penalty

6.1 Offence

- 6.1.1 No person shall alter land, or construct, add to or alter a building or other structure within a development permit area designated in the **official community plan** unless the development permit is not required, or unless the **owner** holds a valid and subsisting development permit issued by **Council** or the **Director**.
- 6.1.2 No person shall interfere with or obstruct the entry of the **Director** or a

Bylaw Enforcement Officer or any authorized **City** representative onto any land or into any building or structure to which entry is made or attempted.

6.1.3 No person shall use, alter land, or construct, add to or alter a building or other structure in a manner that is contrary to the terms of a permit issued by **Council** or the **Director**.

6.2 Penalty

Any person contravening or committing any breach of or committing any offence against any provision of this Bylaw or who suffers or permits any act or thing to be done in contravention of or in violation of any of the provisions of this Bylaw or refuses, omits, or neglects to fulfill, observe, carry out or perform any duty, obligation, matter or thing whatsoever by the Bylaw prescribed or imposed or required to be done is liable, on summary conviction, to a fine not less than \$2,000 and not exceeding \$10,000.00, or a term of imprisonment not exceeding three months, or both, and the cost of prosecution; and each day during which any violation, contravention or breach shall continue shall be deemed a separate offence.

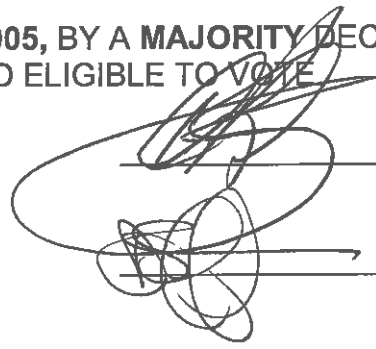
READ A FIRST TIME THE 4th DAY OF July , 2005

READ A SECOND TIME THE 4th DAY OF July , 2005

READ A THIRD TIME THE 4th DAY OF July , 2005

All three readings passed by a **majority** decision of Members of Council present and eligible to vote.

ADOPTED THIS THE **19TH** DAY OF **SEPTEMBER** , 2005, BY A **MAJORITY** DECISION OF ALL MEMBERS OF CITY COUNCIL PRESENT AND ELIGIBLE TO VOTE



MAYOR

CLERK

Schedule A – Application Information

A.1 Document, Map, Plan and Drawing Submission Format

A.1.1 If required by the **Director** of Development Services, a **qualified professional** shall certify all documentation including drawings, reports, security estimates, technical letters and other documentation submitted to the **Director** for the purposes of reviewing the **application**. Three originally certified copies of the documents prepared by the **qualified professional** shall be submitted to the **Director**. Alternatively, the **Director** may accept fewer certified copies (hardcopy) if the documents are certified and submitted in a digital format acceptable to the **Director**.

A.1.2 The **Director** may review all documents and design drawings to verify general compliance with the requirements but will not necessarily check the adequacy or accuracy of the **qualified professional's** design. Any errors or omissions will be the sole responsibility of the **qualified professional** who has certified the documents and design drawings.

A.1.3 Upon notification that the documents and design drawings are acceptable to the **Director**, the **applicant** will be asked to submit 3 originally certified copies of the documents and design drawings prepared by the **qualified professional**. If the design drawings are submitted for the issue of a development permit, development variance permit, or temporary commercial or industrial use permit, 1 set of drawings will be stamped "Exhibit" by the **Director** and forwarded to the **applicant** with the issued permit.

A.1.4 Digital format design drawings shall be submitted in accordance with the standards of the Subdivision and Development Servicing Bylaw No. 7652, 2004.

A.1.5 Maps, plans and drawings shall be prepared in a metric representative fraction scale (ex: 1:200, 1:500 or 1:1000) and include a graphic scale.

A.2 Document, Map, Plan and Drawing Submission Content

A.2.1 The documents, maps, plans and drawings shall include details of the existing site conditions and improvements, as well as details of the proposed activity or development.

A.2.2 The documents, maps, plans and drawings shall include the following information:

Cartographic Representation

- a) the name and address of the author;
- b) the date of the map, plan or drawing's creation;
- c) the name and address of the **qualified professional** who has reviewed the map, plan, or drawing;
- d) the seal or signature of the **qualified professional**;
- e) an arrow indicating true north;
- f) a legend for symbols and marks used in the map, plan or drawing; and
- g) metric representative fraction scale and graphic scale

Legal

- a) cadastral information including existing and proposed **parcel** boundaries, as well as adjacent lands;
- b) legal description of the **parcel**;
- c) area and width of the **parcel**;
- d) name and address of the **owner**;
- e) name and address of the **applicant**, if different from the **owner**;
- f) **official community plan** Schedule C: Long Range Land Use Map designation;
- g) **zoning bylaw** zoning boundaries;
- h) location, extent, and density of land use;
- i) development permit area boundaries;
- j) central business district parking exempt area boundaries;
- k) business improvement area boundaries;
- l) Soil Removal and Deposit Bylaw Schedule A overlay boundaries;
- m) Agricultural Land Reserve boundaries; and
- n) water, sanitary sewer, and garbage specified area boundaries.

Environmental

- a) topographic information for any relevant area including point elevations and contour lines of equal elevation;
- b) hydrographic information for any relevant area including rivers, creeks, streams, ditches, drainage swales, lakes, ponds, and swamps whether regular or intermittent, including the 200 year floodplain construction level (defined by MWALP) and appropriate setbacks;
- c) geotechnical information of any relevant area including underlying geology, and geologic process, terrain stability and the type and rate of movement;
- d) soil characteristics including classification;
- e) flora including vegetation type, location and maturity;
- f) proposed land clearing including logging, vegetation and debris removal.

Engineering

- a) location and dimension of rights of way and easements;
- b) location and dimension of **City** utilities including cross-sections;
- c) location of private utilities including gas, hydro, telephone and cable;
- d) location of on-site and off-site works including signs, street lights, signals, adjacent street laning and geometry, sidewalks, hydrants, bus stops or shelters, power and telephone structures, retaining walls, etc;
- e) location and dimension of on-site services including water, sanitary and storm sewer lines, oil interceptors, wells, lagoons, septic tanks, septic fields, and fuel tanks;
- f) site grading plan with proposed point elevations, grades, and drainage works such as swales, gutters, catch basins, sub-drains, curbs, ponds or other drainage works, including cross-sections and rim invert elevations;
- g) location and dimension of vehicular and pedestrian access and egress on the **parcel** and any relevant adjacent property; and
- h) location and dimension of vehicular and pedestrian travel lanes in any adjacent road right of way.

Design

- a) Building or structure floor plans including the dimension of rooms, walls, ramps, steps, etc.;
- b) Building or structure elevations and cross sections including the location and dimension of openings, doors, windows, façade features and building height;
- c) Building or structure site coverage, gross floor area, gross leasable floor area, and floor area ratio;
- d) Building or structure setbacks from the front, rear, and side site lines including setbacks from other buildings or structures, the natural boundary, and top of bank of any watercourse or water body;
- e) Location and dimension of all rooftop equipment, vents and chimneys;
- g) Location and dimension of all projections;
- h) Off-street parking and loading areas including the surfacing, location, number and dimension of any access or egress, maneuvering aisle, raised islands, barriers, curb and wheel stops, and parking and loading spaces, handicapped parking, access ramp to side walk and main entrance, signage, as well as on-site traffic control devices including crosswalks, traffic guidance signs etc.;
- i) Parking and loading area setbacks from the front, rear, and side site lines including setbacks to any building or structure;
- j) Simple perspective or massing model. Photographs or photomontages may be used if relevant;
- k) Shadow, wind, and snow deposition analysis;
- l) Location, access and screening for garbage and recycling receptacles;
- m) Landscaping treatment of the adjacent road rights of way including vegetation, and hard surfaces;

- n) Treatment of landscaping and screening on the **parcel**, and adjacent boulevard, including dimension and location of all existing and proposed landscaping relative to the existing and final grades, naturalized areas, off-street parking and loading areas and outdoor storage and display areas; property lines, fencing, easements, rights of way, adjacent land use, building entrances and walkways, signage, exterior lighting, outdoor furniture, hydrants, garbage and recycling receptacles; utilities and works; and
- o) Plant materials to be protected, relocated, or removed, and proposed plant material including common and botanical plant names; quantity, caliper, root ball size, height and/or spread at planting and maturity; plant spacing, growing medium and surface treatment; landscape fabrics or liners, edging treatment, typical plant details.

Schedule B – Posting of Notice

B.1 General

When the posting of notice is required by this Bylaw the **applicant** shall, at the **applicant's** expenses, post the notice in accordance with this Schedule C.

B.2 Size and Material

B.2.1 The notice shall be a minimum of 1.8 metres X 1.2 metres in dimension.

B.2.2 The notice shall be constructed of 1.3 cm plywood or other durable material.

B.3 Content

B.3.1 The notice shall be in the English and state the following, as applicable to the **application**:

- (a) time and date of the public hearing;
- (b) place of the public hearing;
- (c) in general terms the purpose of the bylaw;
- (d) legal description of the **parcel**;
- (e) the **applicant's** name, address, and phone number; and
- (f) the **City's**, address and phone number.

B.3.2 The notice shall have:

- (a) a white background;
- (b) dark blue block capital lettering that is not less than 6 cm in height; and
- (c) letter headings shall be underlined.

B.4 Number

One notice is required for each 150 metres of **highway** frontage, or portion thereof, provided that no more than 3 notices are required for any one **parcel**.

B.5 Location

B.5.1 The notice shall be located within 3 metres of the **parcel** property line, in a conspicuous location facing and clearly visible from the abutting **highway**.

B.5.2 The notice shall be located so as not to interfere with pedestrian or vehicular traffic flow, or obstruct visibility from a **highway**, lane, walkway or driveway.

B.5.3 If the placement of the notice on the **parcel** that is the subject of the **application** is not feasible then the notice may be posted on an abutting **highway**, subject to approval of the **Director**.

B.6 Installation

The notice must be installed in a safe, sturdy manner capable of withstanding wind and weather.

B.7 Removal

The **applicant** must remove the notice within 3 days of the conclusion of any related public hearing.

B.8 Postponement of the Public Hearing

Failure to post and keep posted the required notice in accordance with this Bylaw may result in the postponement of the public hearing. Any notification costs incurred by the **City** as a result of such postponement shall be the responsibility of the **applicant** in accordance with City of Prince George Comprehensive Fees and Charges Bylaw No. 7557, 2004.

B.9 Statutory Declaration Required

The **applicant** must provide the **Director** with a statutory declaration, in an approved format, that indicates all notices have been posted as required by this Bylaw.

Schedule C



DEVELOPMENT PERMIT NO. _____

1) This Development Permit is issued to:

Name:

Address:

2) This Development Permit applies to:

Address:

Legal description:

3) Development Permit Area:

4) This permit imposes conditions and standards as follows:

The development must be completed in compliance with the plans attached as Exhibit "A" on file at City Hall.

5) This permit imposes conditions respecting the sequence and timing of construction as follows:

6) This permit is issued subject to compliance with all of the Bylaws of the City of Prince George applicable thereto, except as specifically varied or supplemented by this permit.

7) This permit varies Section of as follows:

8) This permit supplements Section of

as follows:

- 9) As a condition of the issuance of this permit, the City has required that the applicant for the permit provide security in the amount of: \$ _____ in the form of _____, to guarantee the performance of the terms of the permit.
- 10) If a Building Permit for the development permitted by this permit has not been issued and construction substantially commenced within two years after the date of this permit's issuance, this permit shall lapse.
- 11) Minor changes in the development, that do not violate the development permit guidelines, in accordance with which the permit was originally issued may be approved by the Director of Development Services and his or her designate.

12) This Development Permit is not a Building Permit.

Authorizing resolution passed by Mayor and Council on ____ day of _____, 200_

Approved by the Minister of Transportation pursuant to s. 52 of the *Transportation Act* on ____ day of _____, 200_

Authorization date: _____ Authorizing Signature:

Schedule D



CITY OF PRINCE GEORGE

DEVELOPMENT VARIANCE

PERMIT NO. _____

1) This Development Variance Permit is issued to:

Name: _____

Address: _____

2) This Development Variance Permit applies to:

Address: _____

Legal description: _____

3) This permit is issued subject to compliance with all of the Bylaws of the City of Prince George applicable thereto, except as specifically varied by this permit.

4) This permit varies Section _____ of as follows:

The variance is only granted for the purpose of the development shown on the plans attached as Exhibit "A" on file at City Hall.

5) As a condition of the issuance of this permit, the City has required that the applicant for the permit provide security in the amount of: \$ _____ in the form of _____, to guarantee the performance of the terms of the permit.

6) If a Building Permit for the development permitted by this permit has not been issued and construction substantially commenced within two years after the date of this permit's issuance, this permit shall lapse.

7) This Development Variance Permit is not a Building Permit.

Authorizing resolution passed by Mayor and Council on _____ day of _____, 200__

Authorization date: _____ Authorizing Signature: _____

Schedule E



CITY OF PRINCE GEORGE

TEMPORARY COMMERCIAL OR INDUSTRIAL USE PERMIT NO. _____

1) This Temporary Commercial or Industrial Use Permit is issued to:

Name: _____

Address: _____

2) This Temporary Commercial or Industrial Use Permit applies to:

Address: _____

Legal description: _____

The area of land shown on the plans attached as Exhibit "A" on file at City Hall.

3) This permit is issued subject to compliance with all of the Bylaws of the City of Prince George applicable thereto, except for the temporary commercial or industrial use permitted by this permit.

4) This permit authorizes the following temporary commercial or industrial use:

5) This permit authorizes the temporary commercial or industrial use mentioned in s. 4 of this permit from the date the permit is issued until: _____, _____, 200_.

6) This permit authorizes the construction of buildings or structures to accommodate the persons who work at the temporary commercial or industrial enterprise in respect of which the permit is issued as follows:

7) This permit establishes the following conditions under which the temporary commercial or industrial use may be carried on:

- 8) As a condition of the issue of this permit the owner of the land has provided an undertaking to:
- a) demolish or remove a building or structure, or
 - b) restore land described in the permit to a condition specified in the permit by a date specified in the permit,

which is attached to, and forms part of, this permit.

- 9) As a condition of the issuance of this permit, the City has required that the applicant for the permit provide security in the amount of: \$ _____ in the form of _____, to guarantee the performance of the terms of the permit.

If the applicant for this permit contravenes or commits any breach of any condition of this permit or suffers or permits any act or thing to be done in contravention of or in violation of any of the conditions of this permit or refuses, omits, or neglects to fulfill, observe, carry out or perform any duty, obligation, matter or thing whatsoever by the permit prescribed or imposed or required to be done is in default of this permit, and the security provided pursuant to this permit may be forfeit to the City of Prince George.

Authorizing resolution passed by Mayor and Council on ____ day of _____, 200__

Authorization date: _____ Authorizing Signature: _____