

11. REPORTS FROM MAYOR

12. REPORTS FROM STAFF

- (a) Report of the Planning Consultant – October 2, 2018 Item 12(a)
Re: Development Variance Permit for 750 Hot Springs Road Page 29

Recommendation

That Development Variance Permit DVP 07/18 be issued to 0926935 BC Limited for the property located at 750 Hot Springs Road, Harrison Hot Springs for land legally described as:

Strata Lots 13-47; Lot A Section 12 Township 4 Range 29 West of the Sixth Meridian New Westminster Plan EPP 74538 Except Part in Plan EPP 78774 (PID 030-217-776).

- (b) Report of the Infrastructure Manager – October 10, 2018 Item 12(b)
Re: Subdivision and Servicing Bylaw Page 35

Recommendation

THAT CTQ be approved to undertake the development of a new Subdivision and Servicing Agreement Bylaw at a cost not to exceed \$60,000.

- (c) Report of the Chief Administrative Officer – October 15, 2018 Item 12(c)
Re: Christmas Closure Schedule - 2018 Page 37

Recommendation

THAT the Village Office be closed to the public from December 25, 2018 through January 2, 2019.

13. BYLAWS

14. QUESTIONS FROM THE PUBLIC (pertaining to agenda items only)

15. ADJOURNMENT

4(a)

VILLAGE OF HARRISON HOT SPRINGS
MINUTES OF THE REGULAR MEETING OF COUNCIL

DATE: Monday, October 1, 2018
TIME: 7:00 p.m.
PLACE: Council Chambers
495 Hot Springs Road, Harrison Hot Springs, BC

IN ATTENDANCE: Mayor Leo Facio
Councillor John Buckley
Councillor John Hansen
Councillor Sonja Reyerse
Councillor Samantha Piper

Chief Administrative Officer, Madeline McDonald
Deputy Chief Administrative Officer/CO, Debra Key
Financial Officer, Tracey Jones
Infrastructure Manager, Troy Davis
Planning Consultant, Ken Cossey

ABSENT:

Recording Secretary: Nicole Sather

1. CALL TO ORDER

Mayor Facio called the meeting to order at 7:00 p.m.

2. INTRODUCTION OF LATE ITEMS

None

3. APPROVAL OF AGENDA

Moved by Councillor Piper
Seconded by Councillor Hansen

THAT the agenda be approved.

CARRIED
UNANIMOUSLY
RC-2018-10-01

4. ADOPTION OF COUNCIL MINUTES

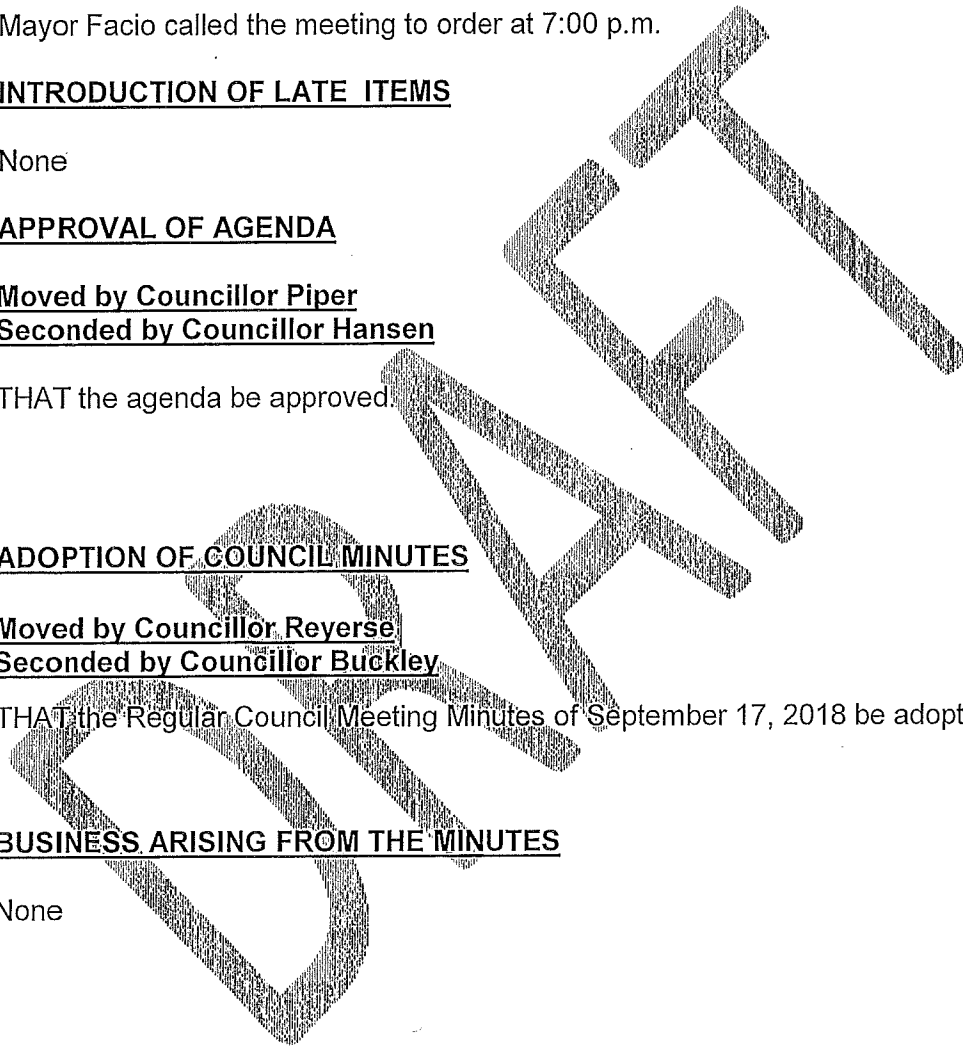
Moved by Councillor Reyerse
Seconded by Councillor Buckley

THAT the Regular Council Meeting Minutes of September 17, 2018 be adopted.

CARRIED
UNANIMOUSLY
RC-2018-10-02

5. BUSINESS ARISING FROM THE MINUTES

None



6. **CONSENT AGENDA**

None

7. **DELEGATIONS/PETITIONS**

None

8. **CORRESPONDENCE**

None

9. **BUSINESS ARISING FROM CORRESPONDENCE**

None

10. **REPORTS OF COUNCILLORS, COMMITTEES, COMMITTEE OF THE WHOLE AND COMMISSIONS**

Councillor Piper

- On behalf of Council, attended the Citizens Advisory Committee Pow Wow held on September 22, 2018.

Councillor Reyese

- Announced that Chambers of Commerce will be holding the All Candidates Meeting on October 3, 2018 at the Memorial Hall.

Councillor Hansen

- Announced that the next Age-Friendly Committee Meeting will be held on October 4, 2018.

Councillor Buckley

- On behalf of Council, attended a Tourism Harrison Board Meeting and reported on tourism activities including a proposal to resurrect a smaller scale sand castle event.
- Announced that Lights on the Lake event will be a daily event starting on November 24, 2018 and ending on January 28, 2019.

11. **REPORTS FROM MAYOR**

- Reported that in 2017, 5.3% of all new homes in British Columbia were built in the Fraser Valley Regional District equivalent to \$1.63 billion investment value.
- Announced that Agassiz Seniors Community will be holding an appreciation dinner on October 12, 2018 to honour the firefighters that fought the Mt. Hicks fire.
- Reported on an UBCM meeting follow-up letter received from the Minister of Indigenous Relations and Reconciliations, Scott Fraser, regarding the Community to Community Committee and funding opportunities.
- Reported on a Thank You card received from users of the Spring Park tennis court for the resurfacing of the court yard.
- Reported on Fraser Valley Health Care Foundations fundraising activities and purchases of hospital equipment for the Fraser Valley.
- Attended the Community to Community Committee meeting held on September 26, 2018.
- On behalf of Council, attended the Southern Interior Waste Conference.

Village of Harrison Hot Springs
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- Requested a letter of appreciation be sent to the Fire Department for efforts during the Mt. Hicks fire.

12. REPORTS FROM STAFF

- (a) Report of the Planning Consultant – September 19, 2018
Re: Development Variance Permit for 386 Pine Avenue

Councillor Piper excused herself from the chambers at 7:14 p.m. due to a potential conflict of interest stating she has a professional relationship with the designer.

Moved by Councillor Reyerse
Seconded by Councillor Buckley

THAT Development Variance Permit DVP 09/18 be issued to 1073980 BC Limited for the property located at 386 Pine Avenue, Harrison Hot Springs for land legally describe as: Lot B, Section 12, Township 4, Range 29, West of the Sixth Meridian, New Westminster Plan EPP 68500 (PID:030-101-387)

CARRIED
RC-2018-10-03

Councillor Piper re-entered the chambers at 7:16 p.m.

- (b) Report of the Planning Consultant – September 6, 2018
Re: To start the Development Variance Permit review process for property located at 479 Echo Avenue

Moved by Councillor Hansen
Seconded by Councillor Buckley

THAT Council authorize staff to work on application 3090-20-DVP08/18 for land legally described as: Lot 26, Blk 4 Fractional Section 13, Township 4 Range 29 West of the Sixth Meridian New Westminster District Plan 251.

MOTION FAILS

Moved by Councillor Buckley
Seconded by Councillor Hansen

THAT application 3090-20-DVP08/18 be deemed incomplete and requested the applicant present additional information for Council's consideration.

CARRIED
UNANIMOUSLY
RC-2018-10-04

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13. BYLAWS

- (a) Report of the Planning Consultant – September 4, 2018
Re: Zoning Amendment Bylaw No. 1125, 2018 – Public Hearing and referral agency comments

Councillor Reyerse excused herself from the Chambers at 7:20 p.m. due to a potential conflict of interest stating that she has now employed the contractor for services.

Moved by Councillor Hansen
Seconded by Councillor Buckley

THAT Zoning Amendment Bylaw No. 1125, 2018 be given third reading, and

THAT Council adopt Zoning Amendment Bylaw No. 1125, 2018.

CARRIED
RC-2018-10-05

Councillor Reyerse re-entered the chambers at 7:25 p.m.

- (b) Report of the Deputy Chief Administrative Officer/
Corporate Officer – September 26, 2018
Re: Amendments to the Bylaw Notice Enforcement Bylaw No. 855, 2006

Moved by Councillor Reyerse
Seconded by Councillor Buckley

THAT Bylaw Notice Enforcement Amendment Bylaw No. 1127, 2018 be given first, second and third reading.

CARRIED
UNANIMOUSLY
RC-2018-10-06

14. QUESTIONS FROM THE PUBLIC (pertaining to agenda items only)

Questions from the public were entertained.

15. ADJOURNMENT

Moved by Councillor Buckley
Seconded by Councillor Reyerse

THAT the meeting be adjourned at 7:37 p.m.

CARRIED
UNANIMOUSLY
RC-2018-10-07

Leo Facio
Mayor

Debra Key
Corporate Officer

6i(a)



VILLAGE OF HARRISON HOT SPRINGS

BYLAW NO. 1127

A bylaw to amend the Bylaw Notice Enforcement Bylaw No. 855

WHEREAS the Village of Harrison Hot Springs has deemed it advisable to amend Bylaw Notice Enforcement Bylaw No. 855 by replacing the Schedule of Designated Bylaw Contraventions and Penalties;

NOW THEREFORE in open meeting assembled, the Mayor and Council of the Village of Harrison Hot Springs enacts as follows:

1. CITATION

This Bylaw may be cited for all purposes as the "Village of Harrison Hot Springs Bylaw Notice Enforcement Amendment Bylaw No. 1127, 2018".

2. The Schedule of Designated Bylaw Contraventions and Penalties is attached hereto as Schedule "A" and forms part of this bylaw.

3. REPEAL

That the Schedule of Designated Bylaw Contraventions and Penalties attached as Schedule "A" to the Village of Harrison Hot Springs Bylaw Notice Enforcement Bylaw No. 855 is hereby repealed in its entirety.

READ A FIRST TIME 1st DAY OF OCTOBER, 2018

READ A SECOND TIME THIS 1st DAY OF OCTOBER, 2018

READ A THIRD TIME THIS 1st DAY OF OCTOBER, 2018

ADOPTED THIS DAY OF OCTOBER, 2018

Mayor

Corporate Officer



SCHEDULE "A" TO BYLAW NO. 1127
SCHEDULE OF DESIGNATED BYLAW CONTRAVENTIONS AND PENALTIES

BYLAW	SECTION	DESCRIPTION	A1 Penalty	A2 Early Payment	A3 Late Payment
Business Licencing and Regulation Bylaw No. 945 and Amendment Bylaw No. 1074	3(a)	Carry on business without a licence	200.00	190.00	210.00
	3(e)	Fail to secure premises; carry alcohol between premises, building and other locations	400.00	390.00	410.00
	Buskers 21(b)i	Perform busking without a licence	200.00	190.00	210.00
	21(b)ii	Busking with amplified music	200.00	190.00	210.00
	21(b)iii	Vending goods or wares	400.00	390.00	410.00
	21(b)iv	Busking outside hours of 11:00 a.m. and 9:00 p.m.	200.00	190.00	210.00
	21(b)viii	Promoting "cause" or any issue of a controversial nature	400.00	390.00	410.00
	Business Licencing and Regulation Bylaw Amendment No. 998	Vendors 25(h)	Selling prohibited goods	400.00	390.00
25(n)		Vend on the beach outside hours of 11:00 a.m. and 8:00 p.m.	100.00	90.00	110.00
Fireworks Regulation Bylaw No. 871	1.2.1	Possess fireworks without permit	100.00	90.00	110.00
	1.2.2	Ignite, explode, set off or detonate fireworks in such a manner as may endanger or create a nuisance	100.00	90.00	110.00
Abatement and Control of Noise Bylaw No. 474	3	Disturb the peace with excessive noise	100.00	90.00	110.00
	4(a)	Disturb the peace with radio noise, stereo noise or other amplified noise between 11:00 p.m. and 7:00 a.m.	100.00	90.00	110.00
	4(b)	Disturb the peace with bird or animal noise in excess of one-half hour.	100.00	90.00	110.00
	4(c)	Operate power lawnmower or power saw between the hours of 10:00 p.m. and 8:00 a.m.	100.00	90.00	110.00
	4(h)	Motor vehicle which disturbs	100.00	90.00	110.00
	4(i)	Erect, demolish, construct, alter or repair any of building or structure on Sunday or weekdays between the hours of 10:00 p.m. and 8:00 a.m.	100.00	90.00	110.00
Highway and Traffic Bylaw No. 974	16(d)	Interfere with any traffic control device	210.00	190.00	210.00
	16(e)	Fail to comply with any lawful direction, command or order of a Bylaw Enforcement Officer, Peace Officer or a member of the Fire Department	100.00	90.00	110.00
	16(f)	Commercial vehicles in excess of 5500 kg (tare weight) on residential street	300.00	290.00	310.00
	27(b)	Fail to park in designated parking between lines or markings	25.00	15.00	35.00
	27(c)	Park in loading zone and beyond maximum of 30 minutes	50.00	40.00	60.00
	27(d)	Park in bus zone	25.00	15.00	35.00
	27(e)	Park in designated physically disabled motorist stall without	50.00	40.00	60.00

SCHEDULE "A" TO BYLAW NO. 1127
SCHEDULE OF DESIGNATED BYLAW CONTRAVENTIONS AND PENALTIES

BYLAW	SECTION	DESCRIPTION	A1 Penalty	A2 Early Payment	A3 Late Payment
		valid placard			
	27(f)	Park on sidewalk or boulevard	25.00	15.00	35.00
	27(g)	Park in front of a public or private driveway	50.00	40.00	60.00
	27(h)	Park within 5 meters of a hydrant	25.00	15.00	35.00
	27(i)	Park on crosswalk or within 5 meters of the approach side of a crosswalk	25.00	15.00	35.00
	27(j)	Park within 6 meters of either side of an entrance to or exit from public meeting place, fire hall or playground	25.00	15.00	35.00
	27(k)	Obstruct traffic alongside or opposite of highway excavation or obstruction	25.00	15.00	35.00
	27(l)	Park on highway side of a motor vehicle stopped or parked parallel to the curb side of a highway	25.00	15.00	35.00
	27(m)	Park on a bridge or other elevated structure on a highway	25.00	15.00	35.00
	27(n)	Park which obstructs the visibility of traffic or a traffic control device	25.00	15.00	35.00
	27(o)	Park on cycle path on any portion of a highway for a longer period of time than indicated on the traffic control device	25.00	15.00	35.00
	27(p)	Park on a highway for a continuous period exceeding 48 hours without movement	50.00	40.00	60.00
	27(q)	Commercial vehicle parked longer than 24 hours in a given area	100.00	90.00	110.00
	27(r)	Park adjacent to a yellow curb	25.00	15.00	35.00
	27(s)	Face wrong direction from the normal flow of traffic on the highway	25.00	15.00	35.00
	27(t)	Park where prohibited	40.00	30.00	50.00
	27(u)	Park in lane less than 3.5 meters of the travelled portion of the lane for other vehicle	40.00	30.00	50.00
	27(v)	Park in boat launch area without permit	40.00	30.00	50.00
	27(w)	Park in close proximity to other vehicle to obstruct or unduly restrict movement	40.00	30.00	50.00
	29(a)ii	Exceed total weight of the vehicle and/or trailer in excess of 5500 kg and is in a residential zone between the hours of 7:00 p.m. and 7:00 a.m.	100.00	90.00	110.00
	29(b)	Recreational vehicle parked on any street in excess of 8 hours regardless if it is moved or not to another location	100.00	90.00	110.00
	29(c)	Park unattached utility, boat or RV trailer on any street	50.00	40.00	60.00
	31(a)	Park a vehicle in a stall for a period of time greater than the time indicated by the traffic control device	25.00	15.00	35.00
Nuisance, Noxious or Offensive Trades, Health	3	Disconnect meter	500.00	490.00	510.00
	5	Divert or install exhaust fans	500.00	490.00	510.00
	6	Store or use dangerous goods	500.00	490.00	510.00
	7	Construct or install trap	500.00	490.00	510.00
	8	Construct or install obstruction to an exit	500.00	490.00	510.00

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BYLAW	SECTION	DESCRIPTION	A1 Penalty	A2 Early Payment	A3 Late Payment	
and Safety Bylaw No. 829	10(1)	Interfere or obstruct inspector	500.00	490.00	510.00	
	10(2)	Remove, alter, mutilate posted notice	500.00	490.00	510.00	
	11	Allow growth of mold or fungus	500.00	490.00	510.00	
	12(1)	Cause or permit a nuisance	500.00	490.00	510.00	
	12(2)	Cause or permit water, rubbish or unsightly matter to accumulate	500.00	490.00	510.00	
	13	Cause or permit a noxious or offensive trade	500.00	490.00	510.00	
	16(1)	Fail to inspect residential premises subject to Tenancy Agreement	500.00	490.00	510.00	
	16(2)(a)	Failure to give written notice of contravention	500.00	490.00	510.00	
	16(2)(b)	Failure to comply with notice	500.00	490.00	510.00	
Open Burning and Outdoor Fire Regulation Bylaw No. 1110	3.1	Set, start or kindle fire or permit open burning of wood, wood pellets, rubbish, refuse, tires, oil, plastics, synthetics, asphalt shingles, battery boxes, or construction material or waste of any kind	500.00	490.00	510.00	
	3.1.2	Light or burn a tiki torch	100.00	90.00	110.00	
	3.1.3	Use or fly a sky lantern	100.00	90.00	110.00	
	3.1.4	Use fireworks without display permit	100.00	90.00	110.00	
	3.1.5	Use BBQ, hibachi using wood or charcoal briquettes on public property	100.00	90.00	110.00	
	5.7	Communal Campfire exceeding allowable size	100.00	90.00	110.00	
	5.8	Communal Campfire within 10 meters of building or property line	100.00	90.00	110.00	
	5.10	Communal Campfire within 20 meters of municipal road	100.00	90.00	110.00	
	5.11	Communal Campfire during high winds	200.00	190.00	210.00	
	5.12	Communal Campfire to spread	200.00	190.00	210.00	
	5.13	Leave Communal Campfire unattended	200.00	190.00	210.00	
	5.14	Fail to extinguish Communal Campfire	100.00	90.00	110.00	
	Littering and Dumping and Snow Bylaw No. 870	2, 9, 11	Dispose or deposit garbage or rubbish in a public place	50.00	40.00	60.00
		2(c)	Deface, damage any property owned by or in care of the Village	100.00	90.00	110.00
3		Damage or kill a tree, shrub, turf, and flower in a public place	100.00	90.00	110.00	
4(b)		Fail to remove snow, ice and litter from any sidewalk in front of or adjacent property no later than 4:00 p.m.	100.00	90.00	110.00	
7		Deface, destroy any building, structure, facility, fence, sign, seat or bench or ornament on public property	100.00	90.00	110.00	
Waste Collection and	3(b)	Dump or dispose of any waste	100.00	90.00	110.00	
	3(c)	Deposit or use waste for lot filling or levelling purposes.	100.00	90.00	110.00	
	3(d)	Allow waste of any kind whatsoever to leak, spill, blow, drop	100.00	90.00	110.00	

SCHEDULE "A" TO BYLAW NO. 1127
SCHEDULE OF DESIGNATED BYLAW CONTRAVENTIONS AND PENALTIES

BYLAW	SECTION	DESCRIPTION	A1 Penalty	A2 Early Payment	A3 Late Payment
Disposal Bylaw No. 1100		from any vehicle or container onto any street within the Village			
	3(e)	Place or cause to be placed any waste upon any street or public land other than in accordance with the Residential Waste Collection Service conditions	100.00	90.00	110.00
	3(f)	Dispose of waste into a container belonging to another person unless given the authority to do so by the owner or occupier of the premises	100.00	90.00	110.00
	3(g)	Open Container, add, disturb, tamper , handle, interfere with Container placed for collection .	100.00	90.00	110.00
	4(f)(v)	Place any other Waste other than Domestic Waste, recyclable or organics/green waste into Container	100.00	90.00	110.00
Park Regulation Bylaw No. 915	3	Enter public beach or park after curfew	100.00	90.00	110.00
	4	Set up or occupy shelter in park, on street or public property	100.00	90.00	110.00
	5	Carry in or set up camping equipment	100.00	90.00	110.00
	6	Remove gravel, sand or earth from beach or shore	100.00	90.00	110.00
	7	Litter on beach or in water	100.00	90.00	110.00
	8	Move or remove buoys, rafts, signs from any beach or from water	100.00	90.00	110.00
Park Regulation Amendment Bylaw No. 1040	9	Kindle, build, light, maintain any fire, barbeque, hibachi or any other form of cooking apparatus that uses wood, charcoal, briquettes or any other form of natural burning product on any beach or park	100.00	90.00	110.00
	10	Operate water vehicle inside buoyed areas	100.00	90.00	110.00
	10	Operate water vehicle in excess of buoyed signs	100.00	90.00	110.00
	12	Occupy roof of building in park	50.00	40.00	60.00
	13	Occupy building, swimming pool, tennis court or other structure in park outside posted hours	100.00	90.00	110.00
	14	Break, injure or damage locks, gates, bolts, fences, seats, benches, buildings, structures or other property in public areas on beaches, boulevards or in parks or grounds	100.00	90.00	110.00
	15	Willfully destroy, mutilate, efface, deface or remove posted sign	100.00	90.00	110.00
	16	Bark, break, peel, cut, deface, remove, injure, root up or otherwise damage trees, shrubs, flowers, roots or grass planted or growing in public areas, beaches, boulevards or in parks or grounds	100.00	90.00	110.00
	17(a)	Smoke in buildings or any public park where prohibited	100.00	90.00	110.00
	17(b)	Possess open liquor in park	100.00	90.00	110.00
	18	Play or practice golf in public park	50.00	40.00	60.00
	21	Ride or drive any horse in, upon or through public areas, parks, boulevards or beaches	100.00	90.00	110.00
22	Ride or drive any carriage, wagon, bicycle, motorcycle,	100.00	90.00	110.00	

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SCHEDULE OF DESIGNATED BYLAW CONTRAVENTIONS AND PENALTIES

BYLAW	SECTION	DESCRIPTION	A1 Penalty	A2 Early Payment	A3 Late Payment
		scooter, rollerblades, skateboards, automobile, sleigh, snowmobile, all-terrain vehicle or other vehicle in public areas, parks or grounds			
	23	Break, injure, dig or destroy any tree, sod, grass of any boulevard or any box, stake or guard which protects	100.00	90.00	110.00
	24	Park unhitched trailers, boats, RV's or any other equipment at any boat launch ramp or designated parking area within the Village	100.00	90.00	110.00
Park Regulation Amendment Bylaw No. 1106	19	Cause, allow or permit dogs in prohibited area	100.00	90.00	110.00
	25	No person shall intentionally feed or attempt to feed, or otherwise use any attractant to encourage the feeding of any wild animal or bird, including a Canada Goose	100.00	90.00	110.00
Tree Management and Preservation Bylaw No. 1015	6(a)	Remove tree without permit	200.00	190.00	210.00
Property Maintenance Bylaw No. 1072	3(a)	Place graffiti on building, wall, fence sign or other structure	500.00	490.00	510.00
	3(b)i	Throw, deposit, leave or place rubbish in or upon any public space or private property	500.00	490.00	510.00
	3(b)ii	Allow accumulation of noxious weed or invasive plant or other material on public or private property that could cause infestation	200.00	190.00	210.00
	3(b)iii	Abandon vehicle, household appliance or furniture on any highway, sidewalk, ditch, parking lot, waterway, park or other public place or private property	500.00	490.00	510.00
	3(c)i	Cause or allow property or premises to become unsightly	500.00	490.00	510.00
	3(c)ii – a,b,c,d,e&f	Cause or permit accumulation of rubbish, broken or dilapidated furniture or bedding or appliances, vehicle parts or equipment, unused wood or wood products, construction materials or equipment, standing water where unsanitary conditions could develop or remain	500.00	490.00	510.00
	4(a)	Fail to brush vegetation and weed, remove invasive species	200.00	190.00	210.00
Sign Bylaw No. 1126	2.1a)	<i>Erect, place, construct or alter a sign without permit</i>	500.00	490.00	510.00
	2.1b)	<i>Maintain or allow sign to remain, be affixed to lands or building without a permit</i>	500.00	490.00	510.00
	2.1e)	<i>Sign located, erected or lighted that interferes with visibility of traffic control device or access/egress to highway</i>	300.00	290.00	310.00
	2.1f)	<i>Sign affixed to fence where not permitted</i>	100.00	90.00	110.00

SCHEDULE "A" TO BYLAW NO. 1127
SCHEDULE OF DESIGNATED BYLAW CONTRAVENTIONS AND PENALTIES

BYLAW	SECTION	DESCRIPTION	A1 Penalty	A2 Early Payment	A3 Late Payment
	2.1h)	<i>Sign which obstructs doorway, window or sidewalk where prohibited</i>	300.00	290.00	310.00
	2.1j)	<i>Sign within 100 metres of prohibited area</i>	500.00	490.00	510.00
	2.1k)	<i>Sign left abandoned more than 30 days</i>	50.00	60.00	40.00
	2.1l)	<i>Sign attached to tree, light pole, provincial highway or utility pole</i>	100.00	90.00	110.00
	2.1m)	<i>Sign which contains holographic image or projection of image</i>	100.00	90.00	110.00
	3a)	<i>Erect, construct, place, alter or maintain sign where prohibited</i>	500.00	490.00	510.00
	5.12a)i)	<i>Fail to remove sign within specified time period of 7 days</i>	200.00	190.00	210.00
	5.12a)ii)	<i>Sign which interferes pedestrian movement or visibility of any Traffic Control Device</i>	200.00	190.00	210.00
Municipal Docks Bylaw No. 991	11	Possess an open container of liquor on a dock	100.00	90.00	110.00
	15	Deposit or leave garbage, refuse, bottles, cans, paper, animal excrement or other waste material on a dock or in the water surrounding a dock	100.00	90.00	110.00
	18	Cause a vessel, watercraft or seaplane to remain moored in a posted loading zone for a period in excess of 60 minutes unless otherwise authorized by the Village	100.00	90.00	110.00
Municipal Docks Bylaw Amendment No. 1008	21(1)(a)(b)	Moor a vessel, watercraft or seaplane at a dock for a period in excess of 12 hours and moored overnight unless approved by special permit issued by the Village	500.00	490.00	510.00
Boat Launch and Regulation Bylaw No. 1075	12	Fail to properly display vehicle hanger	50.00	40.00	60.00
	14	Leave boat, tow vehicle, boat trailer or vehicle unattended at boat launch or on wharf	50.00	40.00	60.00
	15	Moor boat in excess of 15 minutes	40.00	30.00	50.00
	16	Accelerate boat motor while loading or unloading a boat on or off a trailer	200.00	190.00	210.00
Zoning Bylaw No. 1115	3.3a)	<i>Keep or permit on any lot in any zone, object or chattel which is unsafe, unsightly, or adversely affects zone</i>	500.00	490.00	510.00
	3.3b), c)	<i>Use prohibited in Zone</i>	500.00	490.00	510.00
	3.3d)	<i>Land use that produces malodorous, toxic or noxious matter or generates vibrations, heat, glare or radiation discernible beyond boundaries of lot</i>	200.00	190.00	210.00
	3.3e)	<i>Tourist accommodation in residential zone</i>	500.00	490.00	510.00
	3.3f)	<i>Operation of gaming and gambling establishments in any zone</i>	500.00	490.00	510.00
	3.5b)	<i>Use prohibited unless approved by Agricultural Land</i>	500.00	490.00	510.00

SCHEDULE "A" TO BYLAW NO. 1127
SCHEDULE OF DESIGNATED BYLAW CONTRAVENTIONS AND PENALTIES

BYLAW	SECTION	DESCRIPTION	A1 Penalty	A2 Early Payment	A3 Late Payment
		<i>Commission or subject to Agricultural Land Commission Act</i>			
	3.6b)	<i>Non-compliance of required setback and siting requirements</i>	500.00	490.00	510.00
	3.7a)	<i>Building or structure placed, constructed, sunk into, erected, moved, sited, altered or enlarged that exceeds height</i>	200.00	190.00	210.00
	3.8a)	<i>Sight line requirements at intersection exceeds height</i>	100.00	90.00	110.00
	4.1a)	<i>Use of Marihuana Facility and Marihuana Operation in any zone where prohibited</i>	500.00	490.00	510.00
	4.1b)	<i>Use of Medical Marihuana Production Facility in any zone where prohibited, except where authorized</i>	500.00	490.00	510.00
	4.4c)	<i>Use of barbed wire, razor wire, electric current or hazardous material where prohibited</i>	200.00	190.00	210.00
	4.4d)	<i>Retaining wall exceeds height</i>	50.00	40.00	60.00
	4.5b)	<i>Home Occupation that discharges or emits</i>	100.00	90.00	110.00
	4.6	<i>Temporary Building or structure that exceeds duration</i>	50.00	40.00	60.00
	4.7b)i)	<i>Intermodal storage container exceeds permitted number</i>	50.00	40.00	60.00
	4.7b)ii)	<i>Intermodal storage container in prohibited area</i>	100.00	90.00	110.00
	4.7c)	<i>Accessory storage building or structure not permitted</i>	500.00	490.00	510.00
	6.7a)	<i>Exceed number and type of motor vehicles permitted in residential zone</i>	500.00	490.00	510.00

Debra Key

From: Reception
Sent: Friday, October 05, 2018 9:20 AM
To: Debra Key
Subject: Letter from the Honourable Katrine Conroy, Minister of Children and Family Development

From: Kuharic, Rhea MCF:EX [<mailto:Rhea.Kuharic@gov.bc.ca>]
Sent: Thursday, October 04, 2018 2:03 PM
To: Reception
Subject: Letter from the Honourable Katrine Conroy, Minister of Children and Family Development

Ref: 239103

His Worship Mayor Leo Facio and Council
Village of Harrison Hot Springs
E-mail: info@harrisonhotsprings.ca

Dear Mayor Facio and Council:

As Minister of Children and Family Development, I am honoured and delighted to once again proclaim October as Foster Family Month in British Columbia. It is the month that we acknowledge and celebrate foster caregivers for their invaluable support and commitment to children and youth placed in their care.

Foster Family Month is a marvelous opportunity to show our appreciation and thank caregivers for their incredible kindness and generosity in sharing their homes and their lives with vulnerable children and youth in care.

Since commencing my role as Minister, I have had the opportunity to travel around the province and meet with many amazing foster caregivers, as well as former and current children and youth in care. I have been continually struck by the strength of character and depth of commitment in these caregivers. They undertake heroic work which often goes unrecognized, and I invite you to help ensure these families know their work is appreciated.

The Ministry of Children and Family Development and Delegated Aboriginal Agencies provide supports and services for approximately 6,500 children and youth in care across British Columbia. Government relies on foster caregivers to provide day-to-day stability, care and support to these young people.

I encourage you to get involved – take time to host, celebrate, and participate in Foster Family Month appreciation events in your community. Please join me in recognizing the important role of foster caregivers. Extend a heartfelt thank you, express your gratitude, and acknowledge and recognize the commitment and hard work of these remarkable individuals, and their families.

A new provincial recruitment campaign was launched on October 1, 2018, and will conclude March 31, 2019. In combination with regional recruitment events, the provincial foster caregivers' recruitment campaign ensures that the ministry continues to support a vibrant and growing community of foster caregivers to meet the needs of British Columbia's children and youth in care into the future.

WAD

The campaign consists of social and digital media, radio public service announcements, and a new, streamlined Web site, FosterNow.ca, with a direct recruitment focus. The messaging emphasizes success stories of real foster families and former youth in care and how foster caregivers have supported young people to achieve their full potential.

On behalf of the Government of British Columbia, thank you for your continued recognition and support of foster caregivers in your community who care for this province's children and youth in care.

Sincerely,

Original Signed by

Katrine Conroy
Minister of Children and Family Development

FILE #	DATE	
2400-20	10/05/18	
<input type="checkbox"/> CAO	<input type="checkbox"/> INFRA	
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<input type="checkbox"/> ACCOUNTS	<input checked="" type="checkbox"/> MAYOR	
<input type="checkbox"/> COMM SERV	<input checked="" type="checkbox"/> COUNCIL	
ITEM	A	B C
COUNCIL AGENDA		
DATE	Oct 15/18	
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ITEMS: A-REQ, ACTION:		
B - INFO - W/REP;		
C - INFO ONLY		

6 iv (b)

RECEIVED

OCT 09 2018

BY VILLAGE OF HARRISON HOTSPRINGS



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COUNCIL AGENDA		
DATE	Oct 15/18	
	INITIAL	
ITEMS: A-REQ, ACTION:		
B - INFO - W/REP;		
C - INFO ONLY		

October 4, 2018

Mayor and Council
Village of Harrison Hot Springs
PO Box 160
Harrison Hot Springs BC V0M 1K0

Dear Mayor and Council:

The Province will be able to issue licences for the retail sale of non-medical cannabis on or after October 17, 2018, and we are currently in the process of assessing the applications that have been submitted to us.

Our consultations with local governments indicated you wanted to ensure that the needs of your communities were considered as part of the licensing process. We would like to take this opportunity to explain the important role local governments have in cannabis licensing.

It will be up to each municipality to determine if and where non-medical cannabis can be sold, and whether it is sold in private or government stores, or a mixture of both.

Once an application is received by the provincial government and it is deemed to contain the required information, the Province will notify the respective local government of the area where the proposed store is located.

Upon receipt of notice, local governments can:

- choose not to make any recommendation in respect of the application for a cannabis retail store licence (Note: this would end a licence application in progress because the Province cannot issue a licence unless the local government gives a positive recommendation that the licence be issued)
- choose to make comments and recommendations in respect of an application for a cannabis retail store licence.

If the local government makes a recommendation to deny the application then the Province may not issue the licence, and if a recommendation in favour of the application is made, then the Province has discretion whether or not to issue the licence, but must consider the local government's recommendation in the decision whether to issue a licence.

.../2

Mayor and Council
Page 2

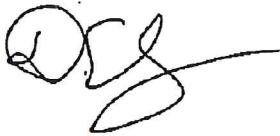
The Province will notify local governments about applications in the order that they are confirmed as complete. This ensures that you will have all the information you need to begin your process of making a recommendation.

We would also like to remind local governments that they may delegate the recommendation decision to staff.

We invite you to review the enclosed Local Government's Role in Licensing Cannabis Retail Stores for detailed information that will help you navigate the recommendation process. If after reviewing this information you have any questions, please email Cannabis.Licensing@gov.bc.ca.

Thank you for your consideration in this important new process.

Yours truly,



David Eby, QC
Attorney General



Mike Farnworth
Minister of Public Safety
and Solicitor General

Enclosure

pc: Chief Administrative Officer Madeline McDonald



Local Governments' Role in Licensing Non-Medical Cannabis Retail Stores

If you have any questions about this document, please contact the Liquor and Cannabis Regulation Branch toll-free at 1-866 209-2111, or email cannabisregs@gov.bc.ca. NOTE: This document will be updated from time to time as additional information surrounding the regulatory framework for cannabis retail sales becomes available. (Last updated 28 September, 2018)

Non-medical cannabis retail licence

The province will be issuing licences for non-medical cannabis retail stores. A cannabis retail store must be a standalone business. This licence requires input and a positive recommendation from a local government in whose area the proposed store is located.

The province recognizes the importance of ensuring carefully regulated access to non-medical cannabis in all areas of the province, including rural areas.

As a first step, the province will open opportunities to apply for regular retail licences. Once the regional distribution of retail non-medical cannabis stores is known, the province will consider issuing licences to service rural or remote areas that are not sufficiently served by existing retail cannabis stores.

The role of local governments in the cannabis retail store licensing process

Applicants for a non-medical cannabis retail store licence must submit a licence application to the LCRB. When an application is received, the LCRB will notify the local government of the area where the proposed store will be located.

Upon receipt of notice, local governments can:

- choose not to make any recommendation in respect of the application for a cannabis retail store licence (Note: this would end a licence application in progress because the LCRB cannot issue a licence unless the local government gives the LCRB a positive recommendation that the licence be issued)
- choose to make comments and recommendations in respect of an application for a cannabis retail store licence. Note that:
 - if the local government chooses to make a comments and recommendation on the licensee's application to the LCRB, it must gather the views of residents
 - if it makes a recommendation to deny the application then the LCRB may not issue the licence
 - if it makes a recommendation in favour of the application, then the LCRB has discretion whether or not to issue the licence, but must consider the local government's recommendation.

Local Governments (municipalities, regional districts or Islands Trust local trust committees) have some or all of the following regulatory powers in respect of cannabis retail store licences:

- Impose restrictions in its zoning bylaws regarding the location of cannabis retail stores
- Regulation of business (municipalities only): by terms and conditions in its business licensing bylaw, a municipality may limit the hours that cannabis retail stores can operate or impose other conditions such specifications regarding signage
- Charge the applicant fees if choosing to assess an application.

The above process applies to all relocations of existing cannabis retail stores.

Gathering residents' views

If the local government decides to consider the notice of application and to provide comments and recommendations as to the location of the proposed retail store, it must gather the views of residents of the area if the location of the proposed store may affect nearby residents. It may gather resident's views by using one or more of the following methods:

- Receiving written comment in response to a public notice of the application
- Conducting a public hearing in respect of the application
- Holding a referendum, or
- Using another method the local government considers appropriate.

It is up to the local government to determine the area, relative to the licensee's application, where resident's views must be gathered.

Please note: Gathering the views of residents of the area/providing a recommendation to the LCRB must be unique to each provincial licence application. In other words, past recommendations cannot be used in a new licensing process. Each individual application must be considered separately by the local government.

What must the local government's recommendation include?

The recommendations and comments the local government provides to the LCRB must:

- be in writing (this may or may not be in the form of a resolution)
- show that the local government has considered the location of the proposed store
- include the views of the local government on the general impact on the community if the application is approved
- include the views of residents if the local government has gathered residents' views, and a description of how they were gathered
- include the local government's recommendation as to whether the application should be approved or rejected and provide the reasons upon which the recommendation is based.

The local government should also provide any supporting documents referenced in their comments.

What if the local government does not want to provide a recommendation?

If a local government does not want to accept the notice of application and provide a recommendation for the proposed retail location, they should notify the LCRB. A licence for a cannabis retail store will not be issued without a positive recommendation from a local government. If a response is not received, LCRB will not consider the application any further.

What if the recommendation does not meet the regulatory requirements?

If the recommendation does not meet the regulatory requirements, the LCRB will ask the local government to provide new or amended comments that address outstanding issues.

How long does the local government have to provide comments?

Unlike in the process for liquor licensing, local governments are not required to provide a recommendation on a cannabis retail store application within a specific time period. Please note that delays in the application process can have a significant impact on the applicant. If the applicant is the reason for the delay, please notify the LCRB. If the applicant is not trying to move an application forward, the application can be cancelled.

Can the local government recommend approval subject to certain conditions?

In some circumstances, the local government can recommend that the LCRB approve the application as long as certain restrictions (e.g. hours of operation) are placed on the licence. In these situations, the recommendation should clearly explain the rationale for placing restrictions.

If the local government intends to request that the LCRB impose terms and conditions on a licence, prior to sending such a recommendation the local government should consult with the LCRB so that the LCRB can determine whether it has the authority to impose the requested terms and conditions before finalizing their conditional recommendation.

The local government may also have the ability to impose other operating rules on the proposed store through the terms and conditions of the applicant's business licence, zoning or bylaw. The local government is responsible for enforcing these rules.

Floor Plans

Applicants must submit a floor plan with their licence application for approval so the LCRB can identify store features such as sales, storage and delivery areas. Unlike for some kinds of liquor licence applications, local governments are not required to provide occupant load stamps or approve the applicant's floor plans as part of the provincial licensing process for cannabis retail stores.

A municipal council or regional district board can delegate authority to their staff to provide comments and a recommendation to the LCRB

A municipal council or regional district board may delegate its powers and duties to provide comments and a recommendation to the LCRB regarding a cannabis retail store licence application. If a council or board has delegated this authority, a cannabis retail store applicant may ask for comments and recommendations made by delegated staff to be reconsidered by the local government.

Council as defined in the Vancouver Charter:

A Council, as defined in the *Vancouver Charter*, choosing to delegate to its staff must establish procedures for a reconsideration of comments and recommendations made by delegated staff, including how a cannabis retail store applicant may apply for reconsideration. In undertaking a reconsideration, the Council will have the same authority as it delegated to staff.

Right of reconsideration:

Delegated local government staff must advise the cannabis retail store licence applicant that the applicant has the right of reconsideration of the staff's recommendation by the council or board.

How local governments inform the LCRB of delegation:

A local government that has delegated authority to staff should send a copy of the delegation to the LCRB at Cannabis.Licensing@gov.bc.ca.

Revised
September
2018

Youth Parliament of British Columbia



Alumni Society

RECEIVED
8(a)
OCT 04 2018

BY VILLAGE OF HARRISON

509 - 1383 Marinaside Cr
Vancouver, BC V6Z 2W9

(604) 604-646-6623
registrar@bcyp.org

18 September 2018

Dear Sir or Madam:

Re: British Columbia Youth Parliament, 90th Parliament

The British Columbia Youth Parliament's 90th Parliament will hold its parliamentary session in Victoria at the Provincial Legislative Chambers from December 27 to 31, 2018. The Youth Parliament is a province-wide non-partisan organization for young people ages 16 to 21. It teaches citizenship skills through participation in the December parliamentary session and in community service activities throughout the year. **Youth Parliament is a one-year commitment.**

I invite you to encourage eligible youth from your municipality or region to apply to sit as members of the Youth Parliament. Youth Parliament is non-partisan, and applicants need only be interested in learning more about the parliamentary process and in serving their community.

Each applicant who is accepted to attend as a member of BCYP must pay a \$395 registration fee. Thanks to fundraising efforts, a portion of the cost of transportation and accommodation is reduced but we encourage your municipality to contribute to the fees for those applicants in need. If you are not able to provide assistance, financial support is available for applicants who cannot meet the expense of the registration fee. Requesting financial assistance will not affect an applicant's chance of being selected as a member. We also provide resources for applicants attempting to secure funding from community sources, including schools and service clubs (see www.bcyp.org/joinus.html).

Members will sit and debate in the Legislative Chambers for five days and will be accommodated for four nights at the Coast Hotel in Victoria. During that time, participants are supervised by members of the Board of Directors of the Youth Parliament of B.C. Alumni Society and other youth parliament alumni. In addition, transportation to and from Victoria will be provided for all members who require it.

I have enclosed an application form and two copies of a brochure about BCYP. I encourage you to make the application form and brochure available to interested young people and to make copies of the forms as needed. If your municipality sponsors a "youth of the year" award or has a municipal youth council, young people with that sort of initiative and involvement are ideal candidates for our organization. A soft copy of the form is available from our website at <https://bcyp.org/applying/> along with soft copies of the brochure and a promotional poster.

All applications must be received by October 23, 2018. Applicants will be notified whether they have been selected in early November. If you require more information, please contact me by telephone or e-mail as indicated above, or visit our website at www.bcyp.org.

Yours truly,

Rhonda Vanderfluit
Registrar, Youth Parliament of B.C. Alumni Society

FILE #	DATE	COUNCIL AGENDA	
0108-2018-105181	05/18/18	A	B
<input type="checkbox"/> CAC	<input type="checkbox"/> INFRA	<input checked="" type="checkbox"/> MAYOR	<input checked="" type="checkbox"/> COUNCIL
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DATE	05/15/18	INITIAL	
ITEMS: A-REQ, ACTION; B-INFO - WIREP; C-INFO ONLY			



British Columbia Youth Parliament

Application Package & Background Information
90th Parliamentary Session
December 27-31, 2018 - Victoria, BC

WHAT IS BCYP?

British Columbia Youth Parliament (BCYP) is a youth organization that recognizes every young person's potential to lead and serve in the community. Since 1924, BCYP has provided a forum for young people to develop skills in leadership, organization, public speaking, and the parliamentary process, and to put these skills into practice through service to youth in their local communities.

BCYP is not affiliated with any political party and is a non-profit organization.

Membership in BCYP begins with attending the Parliamentary Session in Victoria and continues throughout 2018. For detailed information about BCYP's activities, visit our website, www.bcp.org.

BCYP'S ACTIVITIES

BCYP's year begins with the Parliamentary Session from December 27 – 31, 2018. Members sit in the Legislative Assembly in Victoria and use the parliamentary style of debate to plan educational and service projects, establish BCYP's financial commitments, and amend BCYP's governing legislation.

At Session, Members:

- Meet young people from all over the province;
- Debate Cabinet's legislation which sets out BCYP's activities for 2019;
- Debate current local, national, and international issues;
- Learn about debating and the rules of parliamentary procedure;
- Elect BCYP's Premier, Deputy Speaker, and Leader of the Opposition for the 91st Parliament.

After Session, Members put into action the plans made at Session, which usually include:

- Volunteer service projects in their home communities;
- Group volunteer service projects with summer camps, food banks charity walks, soup kitchens, and other service groups;
- Special projects which vary depending on annual legislation but have included summer festivals, children's day camps and Camp Phoenix;
- Regional Youth Parliaments;
- Fundraising events;
- Social activities with other Members.

WHO CAN ATTEND?

Each year 97 youth are "elected" to BCYP as representatives of their communities. Each applicant must be nominated by an organization committed to youth (i.e. a school, community group, club, Municipality or church). Five members of that group must indicate their support by signing the application form.

To be eligible for membership you must be:

- Age 16 – 21 (inclusive) as of Dec. 31, 2018;
- A resident of British Columbia;
- Nominated by an organization committed to youth;
- Willing and able to participate in BCYP's activities for one year.

Due to the limited number of seats in the Provincial Legislature, only 97 applicants will be selected to become Members.

SESSIONAL ARRANGEMENTS

Accommodations: Accommodation at the Quality Inn in Victoria is provided for all Members for the nights of December 27 – 30 (inclusive). Members share rooms with other Members of the same gender.

Transportation: Transportation for Members residing outside the Victoria area is included in the registration fee. Members living in the Interior, North, or North Island will be required to travel on December 26 and January 1.

Meals: Each Member is responsible for the cost of all meals in Victoria. Some dinners will be at assigned restaurants, others free-choice.

PRE-SESSIONAL INFORMATION

The Registrar will notify all applicants by email or mail as to their acceptance status by mid-November. Accepted Members are provided with an orientation package prior to Session and are invited to attend one of the Pre-Sessional Workshops held in different regions of the province. The details of the workshops will be announced in the acceptance letters.

FOR MORE INFORMATION

Inquiries from applicants, parents and nominating organizations are welcomed. Please contact:

Rhonda Vanderfluit, Registrar
registrar@bcyp.org
604-646-6623

APPLICATION PROCEDURE

Complete the attached application form (pages 3 and 4 of this package) and forward it with your personal statement and registration fee (or letter of request for financial support) to:

Rhonda Vanderfluit, Registrar
509 – 1383 Marinaside Cres.
Vancouver, BC V6Z 2W9

e-mail: registrar@bcyp.org

Fax: 604-731-0081

Applications must be **RECEIVED** by **Tuesday, October 23, 2018** by mail, fax, or email attachment. **If you send the application by email attachment, please mail the original signed copy with your application fee.**

Please print clearly. Illegible or incomplete applications may be rejected. In the event of a Canada Post strike please ensure that you fax or email a LEGIBLE scan of your form BY THE DEADLINE and if possible, send your hard copy of your form and cheque by other means such as courier.

REGISTRATION FEE

The registration fee for each member is **\$395**. A cheque or money order made payable to the **Youth Parliament of B.C. Alumni Society** must be sent with the application form or follow a fax or e-mail with the original signed application as soon as possible (any acceptance is not final until a registration fee is received). We are not able to receive credit card or eTransfer. Registration fees will be held onto (but not cashed) for those on the waitlist and returned to those not accepted. **NSF cheques are subject to a \$45 fee.**

Applicants who are in financial need are first encouraged to approach school and community groups to contribute to the cost of the application fee. For those who are not able to secure outside funding, a limited amount of **financial support is available from BCYP**. For more information, please contact the Registrar **before** the October 23 application deadline and attach a letter of request along with your application form. So that we can provide support for as many members as possible, we encourage applicants to submit a cheque for whatever portion of the application fee they can afford. Requests for financial assistance cannot be considered after applicants have been accepted as members.

CANCELLATION

Accepted members who cancel on or before December 12 will receive a refund of their registration fee minus a \$25 cancellation fee, unless travel tickets have been purchased in which case no refund is issued. No refunds will be issued to any member cancelling after December 12.

THANKS TO OUR SPONSOR

British Columbia Youth Parliament is sponsored by the Youth Parliament of BC Alumni Society, a registered, non-profit organization composed of past members of BCYP.

Please keep this information page for future reference

APPLICATION FORM – NINETIETH BC YOUTH PARLIAMENT

LAST name: _____ FIRST name: _____ GENDER: _____ Room with: M F

I identify as an indigenous/aboriginal person

CURRENT ADDRESS (including temporary/University residence):

STREET / PO BOX: _____ CITY: _____

POSTAL CODE: _____ PHONE: (____) _____

E-MAIL: _____ CELL PHONE: (____) _____

PERMANENT ADDRESS (i.e. parents) or STREET ADDRESS if different from above:

STREET / PO BOX: _____ CITY: _____

POSTAL CODE: _____ HOME PHONE: (____) _____

TRANSPORTATION TO VICTORIA REQUIRED FROM:

CURRENT/TEMPORARY ADDRESS PERMANENT ADDRESS OTHER: _____

BIRTHDATE: (YYYY/MM/DD) _____ SCHOOL/UNIVERSITY: _____

NOMINATING ORGANIZATION: _____

STREET: _____ CITY: _____

POSTAL CODE: _____ PHONE: (____) _____

CONTACT TEACHER / COORDINATOR NAME: _____ E-MAIL: _____

SIGNATURE OF TEACHER / GROUP COORDINATOR: _____

Would you (teacher/coordinator) like to receive a print and e-mail copy of the application package each year?
 Yes No Already on the list

THE FOLLOWING MEMBERS/STUDENTS of _____ NOMINATE
 _____ (NAME OF ORGANIZATION/SCHOOL)

_____, A MEMBER/STUDENT OF OUR ORGANIZATION/SCHOOL TO SIT AS A BCYP MEMBER.

FIVE NOMINATING SIGNATURES REQUIRED: (other members/students of the organization/school)

	Name	Signature	email
1			
2			
3			
4			
5			

APPLICATIONS MUST BE RECEIVED BY OCTOBER 23, 2018

PERSONAL STATEMENT

At the Parliamentary Session in Victoria, Members of BCYP participate in parliamentary debating and plan activities and community service for the upcoming year. During the year, Members are responsible for service and fundraising in their communities, and organize and participate in projects such as Regional Youth Parliaments, fundraising events, community outreach projects, and other service and debating activities.

Please attach a **one-page** personal statement, outlining:

1. Why you would like to be a Member of BCYP;
2. What type of activities you have been/are, or intend to become, involved with in your community;
3. Any activities you have been/are involved with that relate to debate or public speaking;
4. With reference to the preceding paragraphs, how you believe you can personally contribute to BCYP, including debate at Session AND its projects and other activities throughout the Sessional year.

YOUTH PARLIAMENT EXPERIENCE

Have you attended BCYP before? Yes No

If yes, do you wish to become a member of the Alumni Society?

Yes No Already on the list

If "Yes" or "Already on the list" above, do you consent to receive e-mail communications from the Alumni Society, which may include requests for donations or other items of a commercial nature? (Note: answering "No" below means you will not receive any e-mails, including the Alumni Society's newsletter *The Speaker* or email invitations to alumni events.)

Yes No

Have you attended a Regional Youth Parliament as a Member or Ambassador?

Yes (as a member) Yes (as an ambassador) No If yes, which one(s)? _____

How did you **first** hear about BCYP? (Please choose one option)

- From a teacher From a group leader Saw a poster/brochure (where? _____)
- Through a Regional Youth Parliament From a member or alumnus of BCYP or a RYP
(which one? _____) (name of individual: _____)
- Facebook Instagram Other (please specify: _____)

WAIVER

In consideration for acceptance to British Columbia Youth Parliament (BCYP), the undersigned on behalf of the Applicant and all heirs, executors and administrators, waives any and all claims for damages against BCYP and the Youth Parliament of British Columbia Alumni Society, and their directors, officers, and agents for any and all injuries or loss which the Applicant may suffer during, or in connection with any BCYP Session, trip, or any other activity, or transportation to or from Session or any other activity.

Applicant's Signature: _____

If under 19, Signature of Parent or Guardian: _____

Printed Name of Parent or Guardian Signing: _____

(Applicant should sign even if a parent or guardian is also required to sign.)

Please remember to:

- Save a legible scan of this form for your records. In the event of a Canada Post strike please email or fax the scan to: registrar@bcyp.org or fax: attn to Rhonda Vanderfluit at: 604-731-0081
- Mail or courier a signed hard copy of this completed form along with a cheque for \$395.
509 – 1383 Marinaside Cres, Vancouver, BC V6Z 2W9

British Columbia Youth Parliament (BCYP) is youth taking responsibility and initiative to make a positive impact in their communities. BCYP is a non-profit, non-partisan, parliamentary education and service organization. BCYP is an extraordinarily unique organization — for youth and by youth.

For a full year, 95 members pool their resources, creativity and determination for a common purpose: to advance, better, and improve the lives of the youth of British Columbia. BCYP brings together youth from across the province and unites them to fulfill the motto of “Youth Serving Youth”. The youth of BCYP reach out and make a difference across British Columbia.

Why?

Because they can.

And more importantly, because they care.

For more information on BCYP and its projects visit our website

www.bcyp.org

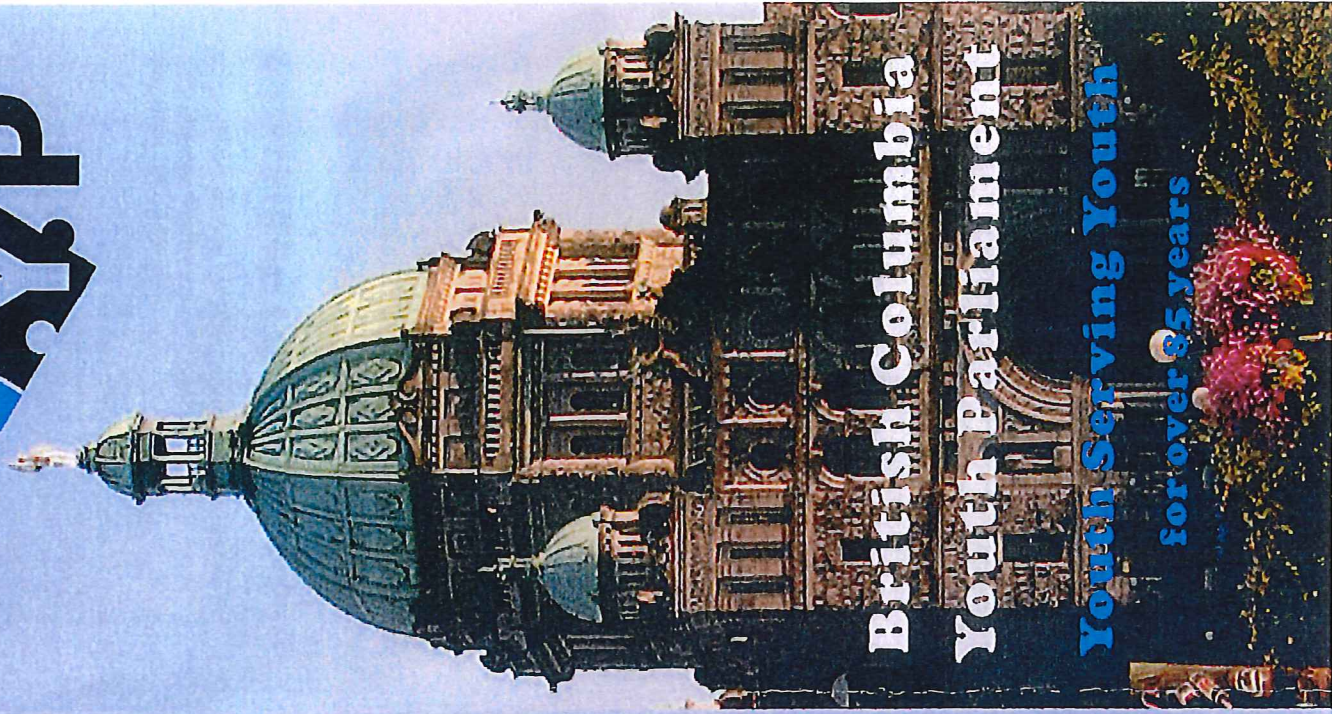
or contact the Premier

premier@bcyp.org

For registration information contact our Registrar

registrar@bcyp.org

BCYP



British Columbia Youth Parliament

Youth Serving Youth

for over 65 years

BCYP is unique in that it is not simply a “mock” or model parliament — the legislation members debate translates into real action in the community.

Why We Are a Parliament

British Columbia Youth Parliament began as the TUXIS Older Boys' Parliament in 1924. In 1974, upon the admittance of girls, it became BC Youth Parliament, and 2013 marked its 85th Session.

Every year, between December 27th and 31st, 95 young people from across British Columbia gather at the Legislative Chambers in Victoria for the annual parliamentary session of BC Youth Parliament. Members sit as independents; they do not represent any political party and they vote according to their own consciences. They learn about parliamentary process, debate topics of interest, and plan activities for the coming year.

Proposed activities are presented in the form of government bills. The debate is led by a Cabinet of experienced youth parliamentarians who spend months before preparing to present their plans. First-time members are also able to raise issues through debate on government legislation and by writing and presenting Private Members' Resolutions dealing with issues ranging from local to international in scope.

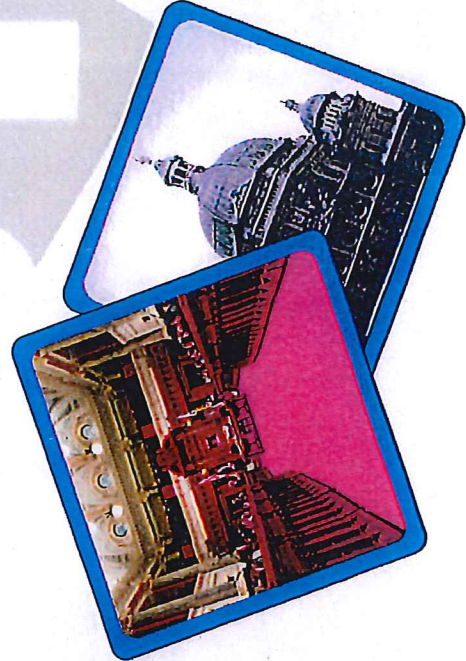
Once BCYP's bills are passed they must be put into effect. This is where BCYP differs from other youth parliaments in that BCYP is not a "model" or "mock" parliament — the legislation members pass translates directly into positive action in the community.



Regional Youth Parliaments

To increase the number of youth who are able to participate in Youth Parliament activities, BCYP members organize and run Regional Youth Parliaments in various regions of the province. Through these events, BC Youth Parliament furthers its goals of promoting community service, education in the parliamentary process, and training in public speaking and debating.

More local in scope than BCYP, Regional Youth Parliaments hold weekend-long sessions aimed at high school students between the ages of 14 and 18. Members gather to plan their activities for the upcoming year, as well as discussing local, national, and international issues in a parliamentary setting.



Youth Serving Youth

BCYP members plan and participate in group service events organized around the province. Members come together to volunteer with different organizations or special events, or serve to the community in ways of their own devising. They volunteer with summer camps, food banks, charity walks, soup kitchens, community support services, and other service organizations.

As well, all over British Columbia throughout the year, individual members of BCYP perform solo acts of service to their communities and lend a hand through their involvement with other organizations. Across the province, BCYP members help others in myriad ways, limited only by their imaginations and the will to carry out the projects they envision.



Community Fundraising

Each year BCYP organizes a variety of fundraising events across the province. Members work in groups and in their communities to raise the funds required to run BCYP's projects and cover its operational expenses. They also engage in service-related fundraising, working in groups and individually to raise money for a variety of causes.

Fundraisers range from pledge events and car washes to auctions and carnivals. Members also solicit donations from local businesses and prominent members of their local communities.



REPORT TO COUNCIL

TO: Mayor and Council DATE: October 2, 2018
FROM: Ken Cossey MCIP, RPP FILE: 3090-20-DVP07/18
Planning Consultant
SUBJECT: Development Variance Permit for 750 Hot Springs Road

ISSUE:

To consider the issuance of a development variance permit.

BACKGROUND:

The issue here, as with the issuance of all development variance permits, is from a health and safety perspective. The request is required so that the applicants can created garages for the proposed buildings to be located on Strata Lots 13 - 47. The purpose of the garages is to create off street parking space for the future residents of this development. This report has been forwarded to Fire Chief for review. There has been no comment from the Fire Department with respect to this file.

With respect to the required Notice of Intent, as per the Local Government Act, the notices will be sent out no later than October 2, 2018 and any comments must be in by October 15, 2018. If there are any comments received, they will be shared with Council.

STAFF RECOMMENDATION:

That Council:

- 1/. That Development Variance Permit DVP 07/18 be issued to 0926935 BC Limited for the property located at 750 Hot Springs Road, Harrison Hot Springs for land legally described as:

Strata Lots 13-47; Lot A Section 12 Township 4 Range 29 West of the Sixth Meridian New Westminster Plan EPP 74538 Except Part in Plan EPP 78774 (PID 030-217-776)

Respectfully submitted;

Reviewed by and Concurrence with the RECOMMENDATIONS:

[Signature of Ken Cossey]
Ken Cossey, MCIP, RPP
Planning Consultant

[Signature of Madeline McDonald]
Madeline McDonald
Chief Administrative Officer

Attachments (1) DVP 3090-20 DVP 07/18
(2) Site Plan

5 -

Village of Harrison Hot Springs

DEVELOPMENT VARIANCE PERMIT NO. 07/18

ISSUED this ____ day of _____, 2018

FILE No: 3090-20-DVP07/18

FOLIO No: 5240-15690

REGISTERED LANDOWNER

096935 BC Limited

5758 133rd Street

Surrey, BC V3X 2T5

1. This Development Variance Permit is issued subject to compliance with all of the bylaws of the Village of Harrison Hot Springs applicable thereto, except as specifically varied or supplemented by this Permit.
2. This Development Variance Permit applies to and only to those lands within the Village described below:

Legal Description: Strata Lots 13-47; Lot A Section 12 Township 4 Range 29 West of the Sixth Meridian New Westminster District Plan EPP 74538, Except Part in Plan EPP78774 (PID: 030-217-776)

Civic Address: 750 Hot Springs Road, Harrison Hot Springs, BC
3. Authorization is hereby given for the use of the subject property for operation of a residential dwelling in accordance with the conditions listed in Section 4, below.
4. The use must be carried out subject to the following conditions:
 - **That the minimum height requirement under Zoning Bylaw 1020, 2012 for the CD5 (Comprehensive Development) be increase from 7.5 metres up to 9 metres.**
5. The land described herein must be developed in substantial compliance with the terms and conditions and provisions of this Permit and any plans and specifications attached to this Permit shall form a part thereof.

6. This Development Variance Permit is not a Building Permit, a subdivision approval nor a soil removal or deposit permit. No certificate of final completion shall be issued until all items of this Development Variance Permit have been complied with to the satisfaction of the Village

RESOLUTION PASSED BY COUNCIL THIS _____ day of _____, 2018

I HEREBY CERTIFY that I have read the terms and conditions of the Development Variance Permit contained herein. I understand and agree that the Village of Harrison Hot Springs has made no representations, covenants, warranties, guarantees, promises or agreements (verbal or otherwise) with me, other than those contained in this Permit.

 Bob Dhaliwal, authorized signature for
 096935 BC Ltd.

THIS PERMIT IS ISSUED this _____ day of _____, 2018.

The Corporate Seal of the VILLAGE OF)
 HARRISON HOT SPRINGS was hereunto)
 affixed in the presence of:)

_____)
 Mayor)

_____)
 Corporate Officer)

STRATA PLAN EPS4767

BARE LAND STRATA PLAN OF LOT 1 SECTION 12
TOWNSHIP 4 RANGE 29 WEST OF THE SIXTH MERIDIAN
NEW WESTMINSTER DISTRICT PLAN EPP78774
VILLAGE OF HARRISON HOT SPRINGS BOSS 92H.022

DISTANCES ARE IN METERS

THE INTENDED PLOT SIZE OF THIS PLAN IS 660mm IN WIDTH BY 420mm IN HEIGHT (6 SIZES) WHEN PLOTTED AT A SCALE OF 1:500

GRID BEARINGS ARE DERIVED FROM PLAN EPS4767 AND ARE REFERRED TO THE CENTRAL MERIDIAN OF UTM ZONE 10.

THE UTM COORDINATES AND ESTIMATED HORIZONTAL POSITIONAL ACCURACY ADHERED ARE DERIVED FROM PLAN EPS4767.

THIS PLAN SHOWS HORIZONTAL GROUND-LEVEL DISTANCES UNLESS OTHERWISE SPECIFIED, TO COMPARE GRID DISTANCES, MULTIPLE GROUND-LEVEL DISTANCES BY THE AVERAGE CORRECTED FACTOR OF 0.99989722 ON AN ELLIPSOIDAL ELEVATION OF -28 METERS.

LEGEND

FOUND PLACED

- DENOTES STANDARD IRON POST
- ⊙ DENOTES STANDARD CONCRETE POST
- ⊖ DENOTES STANDARD ROCK POST
- △ DENOTES CROSS CORNER POINT
- ⊙ DENOTES NON-STANDARD POST (IRON PIPE)
- m2 DENOTES SQUARE METERS
- SL DENOTES SOLAR LOT
- ⊙ DENOTES COMMON PROPERTY

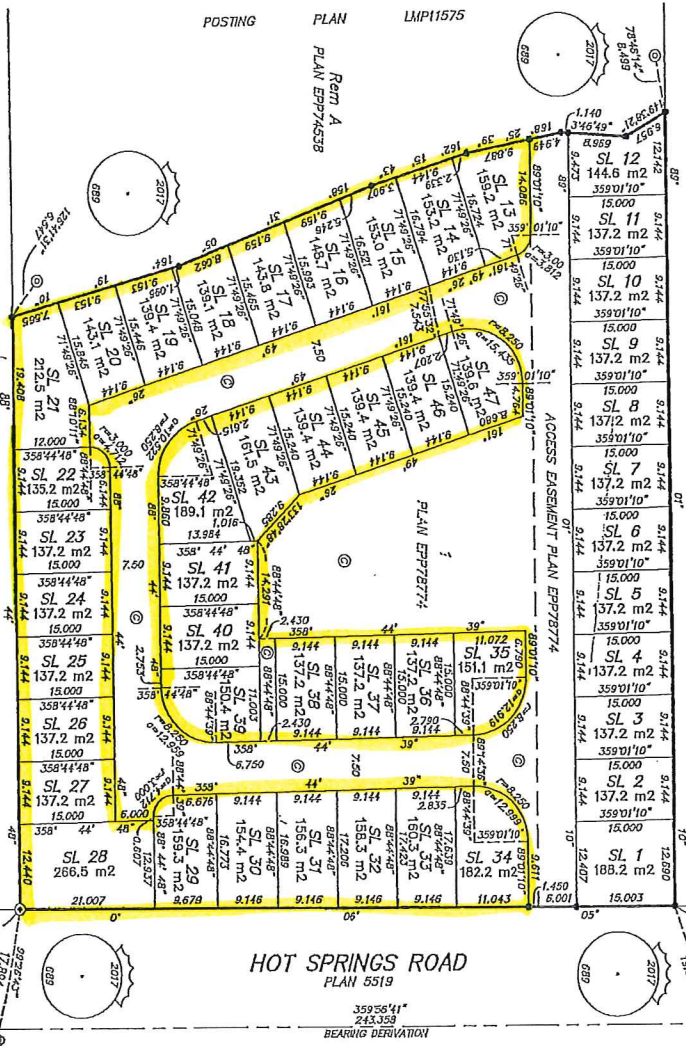
ADDED INFORMATION HAS BEEN APPROVED FOR THIS SURVEY

THIS BARE LAND STRATA PLAN LIES WITHIN THE INTERSECTION OF THE HORIZONTAL CENTER FOR THE VILLAGE OF HARRISON HOT SPRINGS



QVIC ADDRESS:
750 HOT SPRINGS ROAD
HARRISON HOT SPRINGS, B.C.

Sec 12
Rem 11
PLAN 5519
TP 4



RANGE 29
PLAN 5519
W6M

THIS FIELD SURVEY REPRESENTED BY THIS PLAN WAS COMPLETED ON THE 14th DAY OF DECEMBER, 2017. DARRYL V. MITCHELL, BOSS 689

THIS PLAN LIES WITHIN THE FRASER VALLEY REGIONAL DISTRICT

Datum: NAD83(CRS) 4.0,0.BC.1
UTM zone 10
UTM Easting:.....588714.478
Point combined factor: 0.99989722
Estimated horizontal positional accuracy: 0.02

Datum: NAD83(CRS) 4.0,0.BC.1
UTM zone 10
UTM Easting:.....5460282.279
Point combined factor: 0.99989722
Estimated horizontal positional accuracy: 0.02

AXIS LAND SURVEYING LTD.
B.C. & CANADA LAND SURVEYORS
4011 BEERS VENTURA AVENUE
T. 604-853-2700 F. 604-853-2719
FILE #: A.5309
ONS #: 5809-SR-V

12(b)



VILLAGE OF HARRISON HOT SPRINGS

REPORT TO COUNCIL

TO: Mayor and Council **DATE:** October 10, 2018
FROM: Troy Davis
 Infrastructure Manager **FILE:** 3900-01
SUBJECT: Subdivision and Development Servicing Bylaw

ISSUE:

The current Subdivision and Development Servicing Bylaw No. 578 is inadequate and out of date.

BACKGROUND:

As single family, multifamily, and commercial development proposals continue to come forward in the Village, a considerable amount of staff time and engineering budget is taken up with subdivision and servicing reviews for the various projects. One of the challenges facing both developers and staff is that the Village's Subdivision and Development Servicing Bylaw No. 578 was adopted in 1993, and does not reflect current construction practices. To ensure that each project meets acceptable engineering standards, every project must be reviewed on a case by case basis by our civil engineering consultants which is leading to higher engineering costs. The development community is also frustrated by the lack of information about acceptable servicing standards which should be clearly laid out in a subdivision servicing bylaw.

CTQ Engineering, the Village's Engineer of Record, has provided a proposal to develop a new Subdivision and Servicing Bylaw to ensure that staff and developers have standards to apply to new subdivision developments. CTQ is very familiar with the development issues in Harrison and has been providing reviews and advice for all recent development, so they are quite aware of the challenges of the current bylaw.

By developing a new subdivision and servicing bylaw developers will build to current construction practices, and Village development engineering expenses will be reduced.

FINANCE:

This project can be funded through Gas Tax and the 2018 budget surplus.

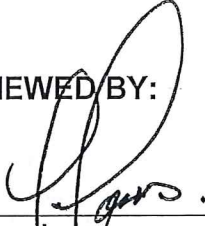
RECOMMENDATION:

THAT CTQ be approved to undertake the development of a new Subdivision and Servicing Agreement Bylaw at a cost not to exceed \$60,000.


Respectfully submitted;



Troy Davis
Infrastructure Manager

REVIEWED BY:


Tracey Jones
Finance Officer

REVIEWED BY:


Madeline McDonald
Chief Administrative Officer

12(c)



VILLAGE OF HARRISON HOT SPRINGS

REPORT TO COUNCIL

TO: Mayor and Council **DATE:** October 15, 2018
FROM: Madeline McDonald **FILE:** 2510-01
Chief Administrative Officer
SUBJECT: Christmas Closure Schedule - 2018

ISSUE:

Hours of operation and closure of the Village Office between Christmas and New Years' Day.

BACKGROUND:

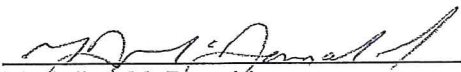
Historically the Village Office has been closed to the public between Christmas and the New Year. This year, it is proposed that the Village Office be closed from December 25, 2018 through January 1, 2019. The office would re-open on Wednesday, January 2, 2019. December 25th & 26th and January 1st are statutory holidays. All other days will be taken as vacation days by those employees who are not required to work.

The Public Works and Utility crew shifts will continue throughout the holiday period with vacations granted as operational requirements permit.

RECOMMENDATION:

THAT the Village Office be closed to the public from December 25, 2018 through January 2, 2019.

Respectfully submitted:



Madeline McDonald
Chief Administrative Officer