



"To deliver effective and efficient local government services that benefit our citizens, our businesses, our environment and our future"

THE CORPORATION OF THE CITY OF VERNON

A G E N D A

REGULAR OPEN MEETING OF COUNCIL

CITY HALL COUNCIL CHAMBER

MONDAY, JULY 23, 2018

AT 8:40 AM

1. CALL REGULAR MEETING TO ORDER AND MOVE TO COMMITTEE OF THE WHOLE

2. RESOLUTION TO CLOSE MEETING

A. BE IT RESOLVED that the meeting be closed to the public in accordance with Section 90 of the *Community Charter as follows*:

- a) personal information about an identifiable individual who holds or is being considered for a position as an officer, employee or agent of the municipality or another position appointed by the municipality;
- c) the security of the property of the municipality;
- e) the acquisition, disposition or expropriation of land or improvements, if the Council considers that disclosure could reasonably be expected to harm the interests of the municipality;
- k) negotiations and related discussions respecting the proposed provision of a municipal service that are at their preliminary stages and that, in the view of the Council, could reasonably be expected to harm the interests of the municipality if they were held in public.

3. ADJOURN TO OPEN COUNCIL AT 1:30 PM

A. THAT the Agenda for the July 23, 2018 Regular Open Meeting of Council be adopted as circulated.

AGENDA

4. ADOPTION OF MINUTES AND RECEIPT OF COMMITTEE OF THE WHOLE AND PUBLIC HEARING RECORD**MINUTES**

- A.** THAT the minutes of the Regular Meeting of Council held July 9, 2018, be adopted; **(P.17)**

AND FURTHER, that the record of the Public Hearing held on July 9, 2018, be adopted; **(P.32)**

AND FURTHER, that the minutes of the Committee of the Whole Meeting of Council held July 9, 2018, be received.

5. BUSINESS ARISING FROM THE MINUTES**6. GENERAL MATTERS****INTRODUCTION - OFFICER IN CHARGE, VERNON NORTH OKANAGAN RCMP**

- A.** Mr. Will Pearce, Chief Administrative Officer to introduce the Officer in Charge, Vernon North Okanagan Detachment, Superintendent Shawna Baher.

SOCIAL PLANNING COUNCIL – QUARTERLY REPORT (P.37)

- B.** Annette Sharkey, together with guest speakers, will provide the Quarterly Reports for the Social Planning Council.

- (i)** Megan DeSimone, Mental Health & Substance Use, North Okanagan Community Manager;
- (ii)** De. Silvina Mema, Medical Health Officer, Interior Health;
- (iii)** Mike Champigny, Chairperson, Social Planning Council of the North Okanagan.

DELEGATION: BC CENTRE ON SUBSTANCE USE (P.46)

- C.** Marshal Smith, Senior Advisor, BC Centre on Substance Use – Strategies to Strengthen Recovery in BC: The Path Forward.

DELEGATION: URBAN BEES (P.90)

- D.** Dawn Tucker to provide Council with a presentation on Urban Bees.

DEVELOPMENT VARIANCE PERMIT APPLICATION FOR 9361 EASTSIDE ROAD (P.148)

- E.** THAT Council support Development Variance Permit Application #DVP00415 to vary the following sections of Zoning Bylaw #5000 in order to construct a single detached house on Lot 3, Plan EPP64932, Sec 10, Twp 13, ODYD (9361 Eastside Road):

- a) to vary Section 4.16.1. to allow the construction of a building, structure or swimming pool on slopes of 30% or greater;

- b) to vary Section 9.7.6. to increase the maximum height from the lesser of 2.5 storeys or 10.0 m, to 3.0 storeys or 21.5 m; and
- c) to vary Section 9.7.6. to increase the maximum height of any vertical wall element facing a front, flanking or rear yard from the lesser of 6.5 m or 2.5 storeys, above which the building must be set back at least 1.2 m, to 3.0 storeys or 21.5 m.

AND FURTHER, that Council support of DVP00415 is subject to the following:

- a) That the site and elevation plans, intended to illustrate the general form, character and massing of the proposed residence, and noted as Attachments 1 and 2 in the report titled “Development Variance Permit Application for 9361 Eastside Road” and dated July 3, 2018 by the Manager, Current Planning be attached to and form part of DVP00415 as Schedule ‘A’.

AND FURTHER, that Council considers the design of the proposed single detached house to be sensitive to the hillside nature of the subject property being Lot 3, Plan EPP64932, Sec 10, Twp 13, ODYD (9361 Eastside Road), and to meet the requirements of Section 219 Covenant CA5697707;

AND FURTHER, that if any portion of a retaining wall or bridge structure is within the road right-of-way, as part of the building permit requirements, an encroachment agreement will need to be entered into between the City of Vernon and the owners of Lot 3, Plan EPP64932, Sec 10, Twp 13, ODYD (9361 Eastside Road) in order to sanction the structure;

AND FURTHER, that Council approve the extension of DVP00297, previously approved by Council at its Regular Meeting of June 23, 2014, as all conditions were met within the one year time frame.

Public Input – DVP #00415

- (i) Public Input on Development Variance Permit #00415 for 9361 Eastside Road, to vary sections of Zoning Bylaw #5000, in order to construct a single detached house on the property.

Issuance of Permit #00415

- (ii) THAT the City Clerk be authorized to issue Development Variance Permit #00415, for in order to construct a single detached house on Lot 3, Plan EPP64932, Sec 10, Twp 13, ODYD (9361 Eastside Road), once all conditions of Council are satisfied.

7. COUNCIL INQUIRIES**8. ADMINISTRATION UPDATES****ADMINISTRATION UPDATES
(P.166)**

- A. THAT Council receive the Administration Updates dated July 23, 2018.

9. UNFINISHED BUSINESS**ACTIVATE SAFETY TASK
FORCE (P.168)**

- A. Report dated July 12, 2018, from the Chief Administrative Officer, regarding Activate Safety Task Force – Final Report Review.

I. Issue: Enforcement**1) RCMP**

- a) ***Council request the expansion of an RCMP Downtown Enforcement Unit, including ongoing foot and bike patrols.***

THAT Council refer the Activate Safety Task Force Final Report to the Officer in Charge of the VNOD requesting a response to recommendations which directly impact the resources, deployment and operations of the Detachment for Council's consideration at the Regular meeting of September 24, 2018.

- b) ***Council ask RCMP to update on 6 new funded positons.***

THAT Council encourage the incoming OIC to pursue expediently filling **all** funded positions, not limited to "Vernon" positions, across the VNOD with Vernon Council's full support.

2) BYLAW

- a) ***Council support two new fulltime equivalent Bylaw hires dedicated to seasonal foot/bike patrols in trouble spots identified by Bylaw / RCMP.***

THAT Council continue to support the three (3) FTEs for Bylaw Compliance seasonal (summer) patrols.

- b) ***Council support an earlier daily start for proactive seasonal Bylaw officers (e.g. 7:00 am). This will allow Bylaw to attend RCMP Watches (briefings) in the morning prior to street duty at 7:30 am and help coordinate the two.***

THAT Council directs Administration to retain current management practice of Bylaw Compliance Officers (seasonal summer enforcement) being on the street by 7:30 am and attending evening RCMP Watch briefings.

- c) ***Council support an earlier annual start for seasonal Bylaw officers (e.g. March – October).***

THAT Council direct Administration to retain the current seasonal Bylaw Compliance enforcement program (April 1 – October 31, approximate) and bring forward this program as a 2019 budget request.

- d) ***Council support a proactive (instead of complaint-initiated) approach by Bylaw to issues related to drug use, graffiti, litter, prostitution, panhandling.***

THAT Council direct Administration to retain the proactive approach by Bylaw Compliance Officers with respect to drug paraphernalia, graffiti, litter and panhandling.

- e) ***Council support a tough interpretation and proactive enforcement of existing bylaws related to drug use, graffiti, litter, prostitution, panhandling.***

NO CHANGE

- 3) ***The City fund, on an annual basis private security for an after-hours patrol.***

THAT Council refer the recommendation of the Activate Safety Task Force to the DVA for priority consideration and discussion with member businesses, for funding through BIA revenues or separate sourcing.

II. ISSUE: DRUG USE AND PREVENTION

- 1) ***Council and RCMP encourage business and public reporting of open drug use and/or trafficking.***

THAT Council direct Administration to post the Community Safety Office suspicious activity reporting documents on the City's website;

AND FURTHER, that Council encourage the incoming OIC to prioritize, as is reasonably possible, response to reports of open drug use and/or trafficking.

- 2) ***Council request more information from RCMP and Bylaw to Council and the public on law enforcement strategies and initiatives, wherever possible.***

THAT Council thank the RCMP and Bylaw Compliance for the regular updates and encourage the OIC and Bylaw Compliance

Manager to continue regular Council, media and public information updates.

- 3) ***Council request IHA to take into consideration the impacts of its harm reduction policies on businesses and the community.***
- 4) ***Council urge IHA to focus on full treatment measures as well as harm reduction measures.***
- 5) ***Council ensure that Council, businesses, and community are directly involved in any discussions to do with harm reduction measures, including provincially-sponsored overdose prevention sites.***
- 6) ***Council take a public position with regard to harm reduction measures, including overdose prevention sites.***

THAT Council refer recommendations II 3), 4), 5) and 6) to IHA, respectfully requesting a response by September 12, 2018 for inclusion onto the Regular agenda of September 24, 2018 for Council's consideration and direction as appropriate.

III. IMPROPERLY DISCARDED NEEDLES

- 1) ***Council ask IHA to review its needle distribution system to find a balance between harm reduction and the public nuisance of abandoned needles.***

THAT Council refer the subject Recommendation III (1) to IHA for consideration and respectfully request a response by September 12, 2018 for inclusion in the public agenda and the Regular Council Meeting of September 24, 2018, for Council's consideration and direction as appropriate.

- 2) ***The City match IHA's contribution of two large steel needle containers.***

THAT Council direct Administration to purchase two additional sharps containers at an estimated cost of \$2,200 including acquisition, freight, taxes as applicable and installation with source of funds being 2017 year end uncommitted, unexpended balance;

AND FURTHER, THAT Council direct Administration to consult with IHA and the Social Planning Council to select appropriate locations for the sharps containers.

- 3) ***City staff determine if/how liability for abandoned needles fit within the Good Neighbour Bylaw (or any other relevant Bylaw).***

THAT Council direct Administration to refer the subject Recommendation (III(3)), liability for abandoned needles, to legal counsel for an opinion.

- 4) **Council ask IHA and other service providers to consult and interact with businesses and the community on future needle distribution plans.**

THAT Council refer recommendation III (4) to IHA and the Social Planning Council for consideration and response by September 12, 2018, for inclusion on the agenda of the regular Council meeting of September 24, 2018 for Council's consideration.

- 5) ***Council ask Community Policing to engage with businesses and the public on the degree of risk and safe handling of improperly discarded needles.***

THAT Council direct Administration to continue public and business education initiatives, through the Community Safety Office, on safe handling and risk management associated with disposal of sharps and other drug paraphernalia.

- 6) ***Council ask Community Policing to initiate a public information campaign on who/how to report improperly discarded needles.***

THAT Council direct Administration, through the Community Safety Office, to coordinate a public and business information campaign on reporting, clean-up and safe discard of sharps.

- 7) ***The City to initiate and fund a needle refund program to be implemented by the appropriate service providers (ie. 5 cents per needle).***

THAT Council accept the direction of IHA regarding a "needle refund program".

IV. ISSUE: LITTER AND URBAN DECAY

- 1) ***The City require garbage/recycling times that don't force business owners to leave garbage/recycling out overnight.***

THAT Council direct Administration to obtain a quote for a change order, from the current contractor responsible for garbage pick-up, to delay collection in the downtown core until 10:00 a.m. or shortly after, and report to Council during the 2019 budget review process, for consideration as a service level additional cost in the 2019 budget.

- 2) ***The City require businesses to lock commercial bins when left out at night.***

THAT Council receive recommendation IV (2) of the Activate Safety Task Force for information, and retain the current practice that locking waste bins be at the discretion of the business.

- 3) ***The City encourage property owners to:***
- a) ***take “ownership” of their space***
 - b) ***develop cooperative weekly cleanup of back alleys***
 - c) ***report and attempt to prosecute observed cases of littering/graffiti***
 - d) ***secure garbage/recycling with locks if necessary***

THAT Council direct Administration that this initiative best be advocated by established business leaders (DVA, Greater Vernon Chamber of Commerce).

4), 5), 6) – No Recommendation

- 6) ***The City fund and support disposal costs for illegally dumped refuse on private property.***

THAT Council direct Administration to negotiate a service agreement with the Upper Room Mission and Street Clinic to expand monthly clean ups within the City Centre neighbourhood (including Polson Park) to a weekly model, and report back to Council at the August 13, 2018 regular meeting.

V. ISSUE: DEFECATION IN PUBLIC AREAS

- 1) ***Council approve funding for toilet facilities that allow minimal but sufficient privacy (eg. walls open at the top and bottom, no locking doors, blue light etc.) in consultation with RCMP and Bylaw. One example of this type of facility is the Portland Loo™, although other designs may exist.***
- 2) ***The City install public facilities in public space(s) near hotspot locations (in consultation with RCMP and Bylaw).***
- 3) ***Council fund new facilities from the 1.9% infrastructure levy.***

THAT Council direct Administration to investigate and bring forward a costed proposal to replace the existing washroom facility at the Transit Station with a more appropriate, hardened design for Council's consideration and inclusion in the 2019 budget;

AND FURTHER, that Council direct Administration to explore, and if feasible negotiate, a service provision contract for a public washroom, operating 24/7/365 in the area adjacent to existing social service agencies and to be presented to Council for consideration at the regular meeting of September 24, 2018.

VI. ISSUE: SHOPPING CARTS

- 1) ***The City require (by Bylaw) retailers to use theft protection.***
- 2) ***The City require that retailers dispose of decommissioned carts at their own expense.***
- 3) ***The City require retailers to recover abandoned carts when identified.***
- 4) ***Bylaw enforces the above through a fine for (repeated) non-compliance.***

5) Council ban commercial shopping carts on public property within the Business Improvement Area.

THAT Council directs Administration, through the Community Safety Office, in collaboration with Partners in Action Shopping Cart Action Team and Bylaw Compliance, to work constructively with retailers and local focus populations to find feasible solutions to the shopping cart issue.

VII. ISSUE: GRAFFITI

- 1) Proactive graffiti bylaw enforcement (Bylaw) and prosecution (RMCP).**
- 2) Council reinstate municipal funding for a graffiti remediation program under Community Policing volunteers.**
- 3) The City require business owners and landlords to report graffiti.**
- 4) In conjunction with recommendations #2 above, the City require Bylaw to proactively enforce the Good Neighbour Bylaw with respect to graffiti remediation.**

THAT Council direct Administration to bring forward a bylaw, or bylaw amendment(s), requiring private property owners to report, remove and/or paint over graffiti;

AND FURTHER, that Council direct Administration, through the Community Safety Office tagging and unwanted graffiti webpage, to post a user completed form to report tagging and graffiti, and to include information on proactive ways to deter tagging and graffiti, as well as, means to remove the vandalism;

AND FURTHER, that Council direct Administration, through the Community Safety Office, to reinstitute the “Anti Tag Team”, and to provide funds to Operations to address tagging on a proactive basis; anticipated costs of programs \$30,000 per annum; to be brought forward as a 2019 service increment request.

VIII. ISSUE: RELATIONSHIP BETWEEN SOCIAL SERVICE PROVIDERS AND NEIGHBOURING BUSINESSES

- 1) Council provide a process to facilitate mediation and to seek a better understanding of issues impeding the success of businesses and to determine satisfactory remedies for the concerns being raised by neighbouring businesses. Furthermore, such a process must also be struck with the responsibility of identifying what the City can do to further support the agencies that serve the street population and the homeless in their effort to be good neighbours.**
- 2) The goal of any mediation process must be to ensure safety, good neighbour relations and to establish a workable solution for all parties. To that end, the Task Force strongly recommends an independent professionally facilitated mediation structure with equal representation from the business community and service providers.**

THAT Council direct Administration to refer issue VIII and the Recommendations (1 and 2) to Turning Point Collaborative and other area service providers for review and comment, to be provided by September 12 for inclusion in the open public agenda of Council, September 24, 2018.

ADDITIONAL ADMINISTRATION RECOMMENDATION

Relocation of Bylaw Compliance Division

THAT Council directs Administration to relocate the Bylaw Compliance Department and the Community Safety Coordinator to unoccupied office space in the City-owned Parkade, with one time costs of \$55,000 funded through 2017 unexpended uncommitted balance;

AND FURTHER, that Bylaw Compliance includes increased operating costs in the 2019 Budget as a service level increase.

**KAL TIRE ARENA EXPANSION
PROGRESS – JULY (P.207)**

B. THAT Council receive the memorandum titled Kal Tire Place Arena Expansion Progress – July, dated July 11, 2018, from Director, Recreation Services, for information.

**DEDICATED PICKLEBALL
COURTS – FINANCIAL
ASSISTANCE UPDATE (P.210)**

C. THAT Council receive the memorandum titled Dedicated Pickleball Courts – Financial Assistance Update, dated July 12, 2018, from the Director, Recreation Services, for information.

**RESTORATIVE JUSTICE
SOCIETY – NORTH OKANAGAN
(P.211)**

D. THAT Council endorses a renewal of the funding agreement between the City of Vernon and the Restorative Justice Society – North Okanagan, for an additional three years, expiring December 31, 2021, for the provision of services for the benefit of the City of Vernon residents, in the amount of \$44,858.00 per year commencing 2019 through 2021;

AND FURTHER, authorizes Administration to execute the agreement upon acceptance by the Restorative Justice Society – North Okanagan.

**10. MATTERS REFERRED: COMMITTEE OF THE WHOLE
AND IN-CAMERA**

11. NEW BUSINESS

A. Correspondence:

**LETTER OF SUPPORT –
VERNON PENSIONERS
ACCOMMODATION SOCIETY
(P.216)**

- (i) THAT Council supports the Mayor providing a letter of support to the Vernon Pensioners Accommodation Society for their pursuit of grant funding for an addition to the McCulloch Court Building, to provide additional affordable housing options for seniors.

**VERNON HERITAGE REGISTER
– REMOVAL OF PROPERTY
LOCATED AT 3201 – 26TH
STREET
(P.217)**

- (ii) THAT Council receives the Memorandum titled Vernon Heritage Register – Removal of Property Located at 2301 – 26th Street dated July 11, 2018, from the Manager of Current Planning.

B. Reports:

**ALR NON-FARM USE
APPLICATION FOR 7701 BENCH
ROW ROAD (P. 219)**

- (i) THAT Council support the Agricultural Land Reserve non-farm use application ALR00015, under Section 20(3) of the Agricultural Land Commission Act, for the property at Lot 8, Plan KAP77195, Sec 19, Twp 9, DL 6, ODYD (7701 Bench Row Road);

AND FURTHER, that Council support of ALR00015 is subject to the following:

That security be provided in the amount of 125% of the estimated cost of installation of a screening or Landscape Buffer pursuant to Section 6.6.2 of Zoning Bylaw #5000 to the satisfaction of the Agricultural Land Commission.

**LECHATE MANAGEMENT AT
THE REGIONAL BIOSOLIDS
COMPOSTING FACILITY
(P.229)**

- (ii) THAT Council approve the expenditure of an additional \$100,000 from the Sewer Operating Reserves to facilitate the construction of the leachate containment system at the Regional Biosolids Composting Facility.

**HERITAGE RESTORATION
GRANT – 2501 23RD AVENUE
(P.233)**

- (iii) THAT Council approve a grant for \$3,000 to the owner of the property at 2501 – 23rd Avenue for eligible works constructed during 2017/2018 as per the Heritage Restoration Grant Program.

**THE RISE GOLF COURSE –
APPLICATION FOR A
PERMANENT CHANGE TO A
LIQUOR LICENCE
(P.257)**

- (iv) THAT Council advise the Liquor Control and Licensing Branch that Council supports the application for a Permanent Change to Liquor Licence Number 303101 submitted by Chad Scott to extend the hours of liquor sale from Noon (12 p.m.) to 10 p.m. for Monday to Sunday to 9 a.m. to

10 p.m. for Monday to Sunday for the licence held by The Rise Golf Course, located at 8800 Rising View Way (Lot A, Plan EPP19505, Sec 6, Twp 8, ODYD), based on the following reasons:

- The subject property is multi-zoned and is within the P5 – Private Park and RTC – Resort Commercial zoning district, and is located on Rising View Way at the western boundary of the City of Vernon. The zoning district permits the existing restaurant use forming part of the golf course.
- The subject property is located at the end of Okanagan Hills Boulevard in the Okanagan Hills Neighbourhood. The Rise Golf Course surrounds the subject property and there is additional commercial property (i.e. golf course) adjacent to the south-west and Resort Residential in close proximity. The existing use and proposed change to liquor sale hours allows for the business to better serve their customers in this location.
- The subject property is adequately served with on-site parking. Traffic in the area is not expected to be impacted by the proposed change in hours of liquor sales. Similarly, noise in the area is not expected to change due to the proposed change in liquor sale hours.
- The subject property is designated Tourist Commercial in the Official Community Plan with the surrounding lots designated Park and Hillside Residential. Hence, the subject property is compatible with existing and potential surrounding uses for the area.
- The RCMP have indicated that The Rise Golf Course operation and the proposed change in hours of sale of liquor do not represent any policing concerns for the detachment.
- The subject property has been used as a licenced operation for over a decade. A change to hours of liquor service to Monday through Sunday from 9 a.m. to 10 p.m. seven days per week is not expected to impact the community. The Rise Golf Course is an important

component of the tourism sector within the City of Vernon.

- All owners and occupiers of lands and businesses operating within a 60m radius of the subject property were notified of the application and were provided the opportunity to provide comments to the City. A total of five property owners and occupiers, including businesses, were contacted. Advertisements requesting public input were published in the Wednesday July 4, 2018, and Friday, July 6, 2018, editions of the Morning Star newspaper. There were no responses from citizens received by the July 13, 2018, response deadline. A total of one email in support of the application from a business was received by the July 13, 2018, response deadline.

AND FURTHER, that the Liquor Control and Licensing Branch be advised that Council is in support of the subject liquor licence application as it addresses the Liquor Control and Licensing Branch criteria in the following manner:

- Noise in the area is not expected to change due to the proposed change in hours of liquor sales.
- The subject property has been used as a licenced operation since 2008. A change to extend hours of liquor sales from Noon (12 p.m.) to 10 p.m. for Monday through Sunday to 9 a.m. to 10 p.m. for Monday through Sunday is not expected to impact the community.
- It is not anticipated that a proposed change of liquor sale from Noon (12 p.m.) to 10 p.m. for Monday through Sunday to 9 a.m. to 10 p.m. for Monday through Sunday will result in The Rise Golf Course, located at at 8800 Rising View Way (Lot A, Plan EPP19505, Sec 6, Twp 8, ODYD), being operated in a manner that is contrary to its primary purpose of a full service restaurant in support of a destination golf course.

**AMENDMENT OF SUBDIVISION
AND DEVELOPMENT SERVICING
BYLAW #3843 OVERHEAD
SERVICING REQUIREMENTS –**

- (v) THAT Council endorse the proposed amendments to Subdivision and Development Servicing Bylaw #3843, Schedule A (Table A.1) as contained in Attachment 2 of the report titled “Amendment of

**INDUSTRY STAKEHOLDER INPUT
(P.270)**

Subdivision and Development Servicing Bylaw #3843 Overhead Servicing Requirements – Industry Stakeholder Input” and dated July 10, 2018 from the Manager, Engineering Development Services;

- (vi) AND FURTHER, that Council direct Administration to review inclusion of undergrounding overhead works as part of the rolling four year Capital Plan for areas designated as Residential Small Lot - Single and Two Family in the Official Community Plan.

**HIGHLANDS OF EAST HILL
COMPREHENSIVE
DEVELOPMENT REVIEW
PROCESS (McMechan) (P. 278)**

- (vii) THAT Council support the preparation of an Official Community Plan Amendment Bylaw, a Zoning Bylaw Amendment, a Phased Development Agreement Bylaw and a Housing Agreement for a portion of the land legally described as Lot A, Section 2, Township 8, ODYD, Plan 23439 Except Plans KAP 46541 and and KAP47921 (901 39th Avenue) as outlined in the report titled “Highlands of East Hill Comprehensive Development Review Process”, and dated July 16, 2018 from the Long Range Planner;

AND FURTHER, that Council direct Administration to allocate an amount of \$874,050 of proceeds from the subject property sale to be placed in the Affordable Housing Reserve Fund for a land and Development Cost Charge grant to reduce the proposed purchase price of the specified Attainable Housing Units as outlined in the report titled “Highlands of East Hill Comprehensive Development Review Process”, and dated July 16, 2018 from the Long Range Planner.

12. LEGISLATIVE MATTERSBylaws:**ADOPTION**

- (i) THAT Bylaw #5700, “**Parks and Public Places (Smoking in Designated Areas) Amendment Bylaw 5700, 2018**” – a bylaw to amend “City of Vernon Parks and Public Places Bylaw 5057, 2007, **be adopted. (P.377)**

- (ii) THAT Bylaw #5701, **“Bylaw Notice Enforcement (Penalties for Smoking in Non-Designated Areas) Amendment Bylaw Number 5701, 2018”** – a bylaw to amend the Bylaw Notice Enforcement Bylaw, **be adopted. (P.380)**
- (iii) THAT Bylaw #5702, **“Municipal Ticketing Information (Penalties for Smoking in Non-Designated Areas) Amendment Bylaw Number 5702, 2018”** – a bylaw to amend the Municipal Ticketing Information (M.T.I.) Bylaw, **be adopted. (P.382)**

13. COUNCIL INFORMATION UPDATES

A. Mayor and Councillors Reports.

14. INFORMATION ITEMS

- A. Minutes from the following Committees of Council:
- (i) Affordable Housing Advisory Committee – January 9, 2018. **(P. 384)**
 - (ii) Advisory Planning Committee – June 26, 2018. **(P.388)**

RECESS

15. RECESS MEETING

NOTES:

- A. Public Hearing scheduled for **at 5:30 pm at City Hall:**
- 1.

RECONVENE

16. RECONVENE MEETING

THIRD READING

- A. THAT Bylaw #5692, **“6473 Okanagan Landing Road Rezoning Amendment Bylaw Number 5692, 2018”** – a bylaw to rezone the subject property from “RR – Rural Residential” to “R4 – Small Lot Residential” and “P1 – Parks and Open Space”, **be read a third time. (P.393)**

17. CLOSE OF MEETING