



DISTRICT OF 100 MILE HOUSE

**AGENDA FOR THE REGULAR MEETING OF THE MUNICIPAL COUNCIL
TO BE HELD IN MUNICIPAL COUNCIL CHAMBERS
Tuesday, March 24th, 2026 at 5:30 PM**

A.	<u>CALL TO ORDER</u>
	Mayor to call the regular meeting to order at 5:30 PM and acknowledged that this meeting is being held on Tsq̓escencúfecw.
B.	<u>APPROVAL OF AGENDA:</u>
	B1 BE IT RESOLVED THAT the March 24 th , 2026 Regular Council agenda <u>be approved</u> .
C.	<u>INTRODUCTION OF LATE ITEMS AND FROM COMMITTEE OF THE WHOLE:</u>
D.	<u>DELEGATIONS / PUBLIC HEARING:</u>
Mr. J. McLean	D1 Mr. McLean requested an opportunity to present to council stakeholder input towards an alternative transmission line route for the Yellowhead Copper project.
E.	<u>MINUTES:</u>
Regular - March 10th, 2026	E1 BE IT RESOLVED THAT the minutes of the Regular Council meeting of March 10 th , 2026, <u>be adopted</u> .
F.	<u>UNFINISHED BUSINESS:</u>

G.	<u>MAYOR’S REPORT:</u>
H.	<u>CORRESPONDENCE:</u>
FYI Correspondence	<p>H1</p> <p>BE IT RESOLVED THAT the March 24th, 2026 For Information Correspondence <u>be received</u>.</p>
Pride Society	<p>H2</p> <p>BE IT RESOLVED THAT the correspondence dated March 10th, 2026 from the 100 Mile Pride Society regarding the Grants for Assistance re-allocation <u>be received</u>.</p> <p style="text-align: center;"><i>Further action at the discretion of Council.</i></p>
Hot July Nights Street Closure	<p>H3</p> <p>BE IT RESOLVED THAT the correspondence dated March 18th, 2026 from the Hot July Nights Society <u>be received</u>; and further</p> <p>BE IT RESOLVED THAT Council authorize the closure of Third Street from Birch Avenue to Cedar Avenue, Fourth Street from Birch Avenue to Cedar Avenue and Birch Avenue from First Street to Fifth Street between the hours of 5 AM and 5 PM on Sunday, July 19th, 2026.</p>
100 Mile Performing Arts – Missoula Children’s Theatre	<p>H4</p> <p>BE IT RESOLVED THAT the correspondence dated March 16th, 2026 from the 100 Mile Performing Arts Society regarding sponsorship of the Missoula Children’s Theatre <u>be received</u>.</p>
Billy Barker Days	<p>H5</p> <p>BE IT RESOLVED THAT the correspondence received March 19th, 2026 from the Quesnel Billy Barker Days Society regarding an invitation to participate in the Billy Barker Days parade on July 18th, 2026 <u>be received</u>.</p>

<p>I.</p>	<p><u>STAFF REPORTS:</u></p>
<p>Hearts for 100 Mile</p>	<p>I1</p> <p>BE IT RESOLVED THAT the memo from Administration dated March 16th, 2026 regarding the Hearts for 100 Mile campaign <u>be received</u>.</p>
<p>J.</p>	<p><u>BYLAWS:</u></p>
<p>Parks, Public Spaces and Community Facilities Bylaw No. 1467, 2026</p>	<p>J1</p> <p>BE IT RESOLVED THAT Parks, Public Spaces, and Community Facilities Bylaw No. 1467, 2026 be adopted this 24th day of March 2026.</p>
<p>Fees & Charges Amendment Bylaw No. 1468, 2026</p>	<p>J2</p> <p>BE IT RESOLVED THAT Fees & Charges Amendment Bylaw No. 1468, 2026 be adopted this 24th day of March 2026.</p>
<p>OCP Bylaw No. 1465, 2026</p>	<p>J3</p> <p>BE IT RESOLVED THAT Council rescind second reading of Official Community Plan Amendment Bylaw No. 1465, 2026; and further</p> <p>BE IT RESOLVED THAT Official Community Plan Amendment Bylaw No. 1465, 2026 be given a second reading, as amended, this 24th day of March, 2026.</p>
<p>Zoning Amendment Bylaw No. 1466, 2026</p>	<p>J4</p> <p>BE IT RESOLVED THAT Council rescind second reading of Zoning Amendment Bylaw No. 1466, 2026; and further</p> <p>BE IT RESOLVED THAT Zoning Amendment Bylaw No. 1466, 2026 be given a second reading, as amended, this 24th day of March 2026.</p>

K.	<u>VOUCHERS</u>
Paid Vouchers (March 7 th - March 20 th , 2026) #31082 – 31096 & EFT’s	<p>K1</p> <p>BE IT RESOLVED THAT the paid manual vouchers #31082 to 31096 and EFT’s totaling \$119,431.56 <u>be received.</u></p>
L.	<u>OTHER BUSINESS:</u>
M.	<p><u>QUESTION PERIOD:</u></p> <p>Call for questions from the public about items relevant to the agenda.</p>
	<u>IN CAMERA SESSION:</u>
In-Camera	<p>BE IT RESOLVED THAT pursuant to Section 92 of the <i>Community Charter</i>, this meeting of the Council be closed to the public under Section 90 (1)(g) of the Community Charter</p>
N.	<p><u>ADJOURNMENT :</u></p> <p>BE IT RESOLVED THAT this March 24th, 2026, meeting of Council be adjourned: Time:</p>

Jake McLean,
Black Sheep Farm
Lone Butte, BC V0K1X3
Blacksheep.farms@outlook.com

S.22(1) Personal Information

February 25, 2026

Honourable Adrian Dix
Minister of Energy and Climate Solutions
Parliament Buildings
Victoria, BC V8V 1X4

Honourable Jagrup Brar
Minister of Mining and Critical Minerals
Parliament Buildings
Victoria, BC V8V 1X4

Dear Ministers Dix and Brar,

Re: Support for Alternative Routing of the 230 kV Transmission Line for Taseko Mines Limited's Yellowhead Copper Project – Reducing Private/ALR Impacts and Enhancing Regional Benefits

I am writing as a resident and farm owner in the 100 Mile House area to provide constructive stakeholder input on the proposed 230 kV transmission line for the Yellowhead Copper Project. The project, currently in the early engagement phase of the environmental assessment (EA) process under the BC Environmental Assessment Office (EAO) and Impact Assessment Agency of Canada (IAAC), proposes an approximately 110 km line from the existing BC Hydro substation at 100 Mile House eastward through private Agricultural Land Reserve (ALR) farmland and rural properties before paralleling Highway 24 and crossing south of Clearwater to the project site near Vavenby.

While I support responsible development of critical minerals such as copper to advance British Columbia's economy and low-carbon goals, the current preferred route places a disproportionate burden on our community. It crosses significant private ALR land used for cattle ranches, organic farms, and other agricultural operations—potentially fragmenting farms, disrupting livelihoods, affecting property values, and requiring extensive Agricultural Land Commission (ALC) approvals, environmental assessments, and landowner compensation. Local residents have raised strong concerns about these impacts, with no direct offsetting benefits for the 100 Mile House area.

I propose an alternative northern route that better minimizes these burdens while remaining technically viable:

Depart northward from 100 Mile House along the existing abandoned Hendrix Lake mine power line easement (cleared public/non-private land), avoiding new impacts near town.

Proceed toward Ruth Lake and Canim Lake, utilizing Forest Service Roads (FSRs) where feasible.

Continue to Mahood Lake, then follow an existing FSR off Mahood Lake Road south to the same North Thompson River crossing south of Clearwater as in the preferred route.

This alternative (approximately 130 km, about 20 km longer) offers clear advantages: Substantially reduces or eliminates crossings of private ALR farmland and residences around 100 Mile House, aligning with ALC priorities to protect the agricultural land base and minimizing the need for ALC decision letters or exclusions.

Leverages existing easements and public linear features, lowering requirements for new environmental assessments, private landowner negotiations, and compensation costs. Avoids unnecessary disruption to cattle/organic farms, crown leases, and rural landscapes.

Furthermore, this route presents an opportunity for shared provincial benefits. Upgrading the FSR from Mahood Lake Road south to Clearwater would create a direct circular tourism route: Clearwater/Wells Gray Provincial Park → Mahood Lake → 100 Mile House area (or Highway 24) → Little Fort → back to Clearwater. Clearwater attracts over 200,000 visitors annually; improved connectivity could enhance tourism in the Cariboo and North Thompson regions, support local businesses, and contribute to rural economic revitalization—consistent with BC's Critical Minerals Strategy and goals for sustainable, community-benefiting resource development.

I respectfully request that your ministries:

Direct the EAO, IAAC, BC Hydro, and Taseko to evaluate this northern alternative during route refinement, including technical feasibility, cost-benefit analysis, and alignment with farmland protection and rural infrastructure priorities.

Consider provincial support (e.g., funding or grants) for associated FSR upgrades to deliver broader economic and tourism benefits alongside the project.

I am available to provide additional details, including route comparison maps, or participate in discussions. Thank you for your leadership in balancing critical mineral development with community well-being and environmental stewardship.

Sincerely,

Jake McLean

Black Sheep Farm

S.22(1) Personal Information

Blacksheep.farms@outlook.com

cc:

Project Assessment Team, BC Environmental Assessment Office
(EAO.operations@gov.bc.ca)

Yellowhead Project Team, Impact Assessment Agency of Canada (Yellowhead@iaac-aeic.gc.ca)

Natasha Essar, Manager, Environment and Permitting, Taseko Mines Limited
(Nessar@tasekomines.com)

BC Hydro Transmission Generators/Interconnection Team
(transmission.generators@bchydro.com)

Eric de Vries
Director, Electoral Area L
Cariboo Regional District
edevries@cariboord.ca

S.22(1) Personal Information
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March 16, 2026

Honourable Adrian Dix
Minister of Energy and Climate Solutions
Parliament Buildings
Victoria, BC V8V 1X4

Honourable Jagrup Brar
Minister of Mining and Critical Minerals
Parliament Buildings
Victoria, BC V8V 1X4

Dear Ministers Dix and Brar,

Re: Support for Alternative Northern Routing of the 230 kV Transmission Line for Taseko Mines Limited's Yellowhead Copper Project – Request for Evaluation in the Environmental Assessment Process

I am writing in my capacity as the elected Director for Electoral Area L of the Cariboo Regional District. **This letter reflects my personal position as the representative of my community and the views of many Area L residents; it is not an official position or endorsement by the Cariboo Regional District Board.**

I fully support responsible development of critical minerals such as copper to advance British Columbia's economy. However, the currently preferred 110 km transmission route from the BC Hydro substation at 100 Mile House eastward through private Agricultural Land Reserve (ALR) farmland in Area L places a disproportionate burden on our local community.

As detailed in stakeholder correspondence and public meetings, this preferred route crosses significant private ALR properties used for cattle ranches, organic farms, and rural residences. It risks fragmenting farmland, disrupting organic certification (due to potential easement restrictions, herbicide use, and buffer zones), affecting property values, and requiring extensive Agricultural Land Commission approvals and landowner compensation — all with **no direct offsetting benefits** for the 100 Mile House / Interlakes area.

Local resident Jake McLean of Black Sheep Farm has proposed a technically viable **alternative northern route** (approximately 130–140 km) that addresses these concerns:

- It departs northward from 100 Mile House along the existing abandoned Hendrix Lake mine power line easement (cleared public/non-private land).

- It proceeds toward Ruth Lake and Canim Lake, utilizing Forest Service Roads (FSRs) where feasible.
- It continues to Mahood Lake, then follows an existing FSR south to the same North Thompson River crossing south of Clearwater used in the preferred route.

Key advantages of this alternative include:

- Substantial reduction or elimination of new crossings of private ALR farmland and residences in Area L, aligning with Agricultural Land Commission priorities and minimizing the need for exclusions or compensation.
- Use of pre-disturbed easements and public linear features, which lowers new environmental assessment requirements, landowner negotiations, and overall project costs.
- Opportunity for shared provincial benefits: upgrading the FSR from Mahood Lake Road south to Clearwater could create a direct circular tourism route linking Clearwater / Wells Gray Provincial Park → Mahood Lake → 100 Mile House area (or Highway 24) → Little Fort. This would enhance tourism in the Cariboo and North Thompson regions (Wells Gray already attracts over 200,000 visitors annually), support local businesses, and provide an additional wildfire evacuation route for communities such as Mahood Lake, Canim Lake, and Forest Grove.

I respectfully request that your ministries direct the BC Environmental Assessment Office, Impact Assessment Agency of Canada, BC Hydro, and Taseko Mines Limited to fully evaluate this northern alternative during route refinement. This evaluation should include technical feasibility studies, comprehensive cost-benefit analysis (factoring in reduced private-land compensation and environmental assessment needs), and alignment with farmland protection and rural infrastructure priorities. I also ask that provincial support be considered for associated FSR upgrades to deliver broader economic and tourism benefits alongside the project.

I am available to discuss this further, provide route comparison mapping, or participate in any meetings. Thank you for your leadership in ensuring critical mineral development proceeds in a way that truly balances economic goals with community well-being and environmental stewardship.

Sincerely,

Eric de Vries

Director, Electoral Area L
Cariboo Regional District
edevries@cariboord.ca

S.22(1) Personal Information
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cc:

Project Assessment Team, BC Environmental Assessment Office (EAO.operations@gov.bc.ca)
Yellowhead Project Team, Impact Assessment Agency of Canada (Yellowhead@iaac-aeic.gc.ca)
Natasha Essar, Manager, Environment and Permitting, Taseko Mines Limited

(Nessar@tasekomines.com)

BC Hydro Transmission Generators/Interconnection Team

(transmission.generators@bchydro.com)

Jake McLean, Black Sheep Farm (Blacksheep.farms@outlook.com)

Margo Wagner, Director, Electoral Area H, Cariboo Regional District (mwagner@cariboord.ca)

Taseko Yellowhead Copper Mine: High Voltage Line Reroute Proposal

Overview:

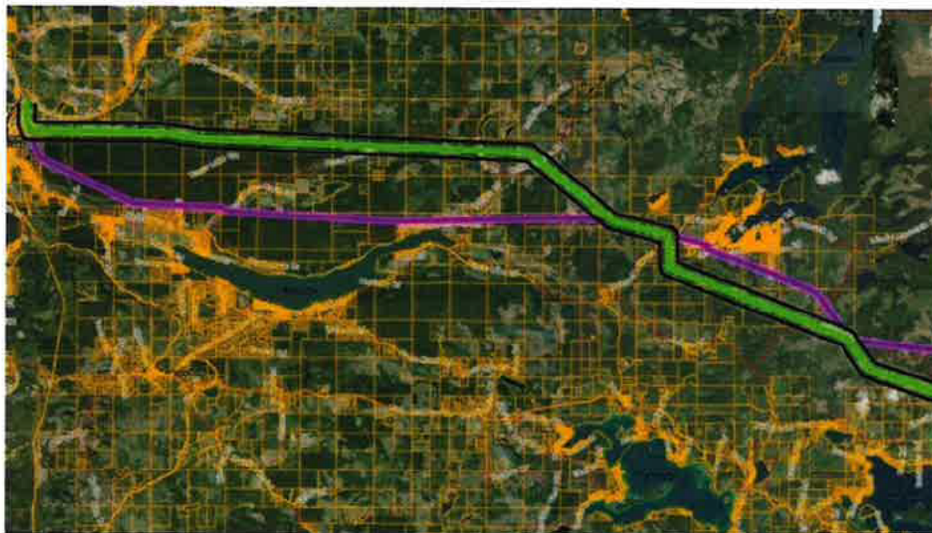
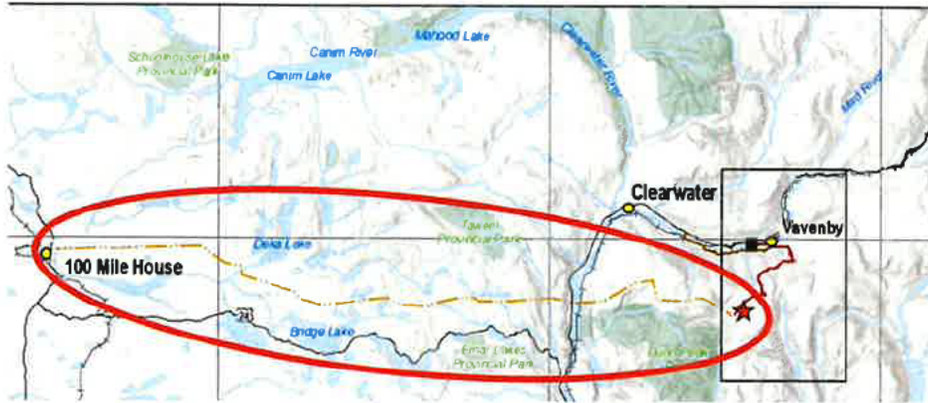
Leave the 100 Mile Substation, following BC Hydro's Hendrix Lake Mine right-of-way toward Forest Grove. Depart the right-of-way south of Forest Grove and head west. Connect at Mahood Lake Road and generally follow the Forest Service Road (FSR) to the proposed river crossing south of Clearwater.

Through shared infrastructure costs, grants, and funding partnerships, this option would support rebuilding the Bowers Lake Forest Service Road (FSR) to Clearwater. Improving this corridor would provide Clearwater's approximately 150,000 annual visitors with direct access by Wells to Mahood Lake, Canim Lake, 100 Mile House, and Highway 24 - creating a regional tourism loop that could substantially strengthen and diversify our local economy.



Current Proposed Route:

Depart 100 Mile substation travelling east, paralleling Highway 24.



Key Issues:

- Higher Compensation Costs from Taseko
- More ALC approval required
- Splits private residences, farms, ranches, parks, and grazing leases, cutting through roughly 20 km of 100 Mile's prime ALR land.
- Parallels Highway 24, providing little to no tourism or economic benefit while placing the burden on local landowners and communities.
- Has already prompted significant public concern, with over 500 signatures gathered in a petition calling for a reroute.

New Proposal:

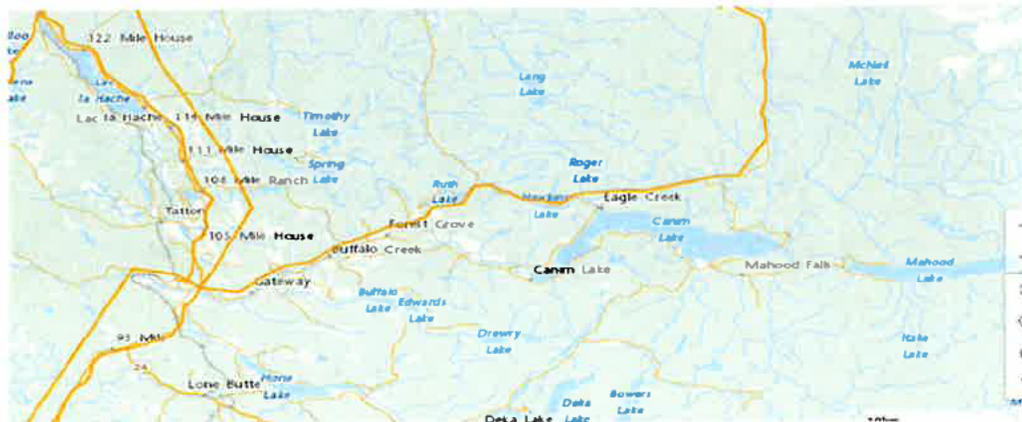
Key Benefits:

- Follows pre-existing right-of-way out of town, no new easement needed. Vastly decreases the amount of private property newly bifurcated.
- Less Compensation costs
- Less ALC approvals
- Halves the ALR disturbance from roughly 20km to 10km
- Allows the potential for shared infrastructure costs, upgrading the FSR between Clearwater and Mahood Lake Rd

New Route Preliminary Mapping:

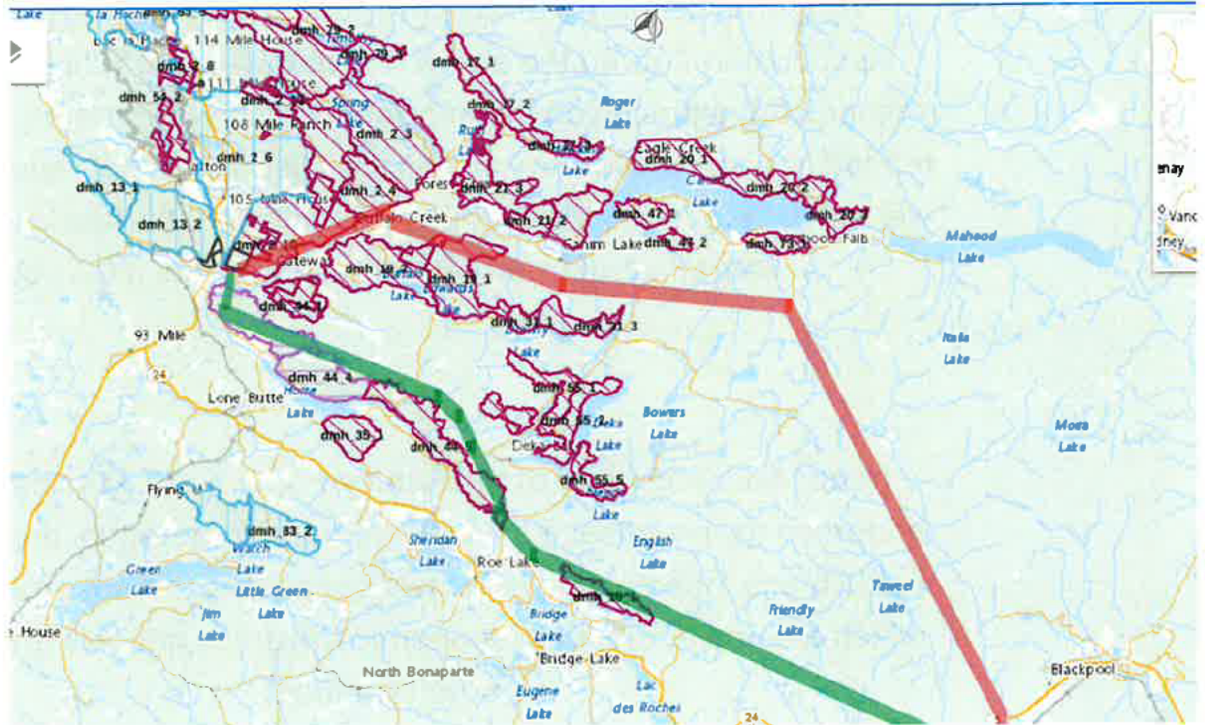


Hendrix Mine Easement Map:



Mule Deer Winter/Nesting Areas:

- Current route crosses Nearly 30km of untouched wintering grounds, could be alleviated with small reroute though.
- New Proposal crosses roughly 15km of mostly already disturbed grounds (Right of Way) no new wintering ground damage



Endorsements and Notes:

Amy Thacker of the CCCTA (Cariboo Chilcotin Coast Tourism Association) toured the area a few years ago with Director Margo Wagner, both agreeing on the enormous positive economic and tourism related impact this would have on the region, but that rebuilding costs were too high to fund alone. By piggy backing on the Taseko Project, the shared infrastructure costs could make it feasible.

Irene Meili, President of the Fishing Highway 24 Association, has endorsed my proposal, seeing the incredible potential this new route would make, directly and indirectly benefitting the Resorts in the area, which are one of the main economic drivers in not only area L but the South Cariboo.

Eric De Vries, CRD Area L Director, has officially endorsed my proposal, citing the impact on area L, with no economic return, as well as the emergency route this would open.

E1



DISTRICT OF 100 MILE HOUSE

MEETING HELD IN DISTRICT COUNCIL CHAMBERS

Tuesday, March 10th, 2026, AT 5:30 PM

PRESENT: Mayor Maureen Pinkney
 Councillor Donna Barnett
 Councillor Jenni Guimond
 Councillor David Mingo
 Councillor Marty Norgren

STAFF: CAO, T. Boulanger
 Dir. of Community Services, T. Conway

Other: (7) Media: (1)

A	<p><u>CALL TO ORDER</u></p> <p>Mayor Pinkney called the regular meeting to order at 5:30 PM</p> <p>Mayor Pinkney acknowledged that this meeting is being held on Tsq̓escencúłecw.</p>
B	<p><u>APPROVAL OF AGENDA</u></p>
	<p>B1</p> <p>Res: 49/26 Moved By: Councillor Barnett Seconded By: Councillor Guimond</p> <p>BE IT RESOLVED THAT the March 10th, 2026 Regular Council agenda <u>be approved.</u></p> <p style="text-align: center;">CARRIED</p>
C	<p><u>INTRODUCTION OF LATE ITEMS AND FROM THE COMMITTEE OF THE WHOLE:</u></p>
D	<p><u>DELEGATIONS / PUBLIC HEARINGS:</u></p>

<p>Hearts for 100 Mile</p>	<p>D1</p> <p>Mrs. Wendy Hamblin presented a heartfelt concept “Hearts for 100 Mile” . A fundraiser/donation campaign and a opportunity to educate the community and surrounding area about the significant loss of revenue and the impacts of the surrounding population. Additional details included:</p> <ul style="list-style-type: none"> • Residents outside of the municipality, contribute a small portion of taxation to recreation, but none to the critical infrastructure that they depend on • This would be a strictly voluntary donation campaign • People in the area have an abundance of good will • Campaign would be best served in summer months • People could donate at District office or Tourism Centre • Have Council support the campaign with media interviews • Other campaigns such as Starry Nights are very successful and make a significant impact to their cause <p>Council was deeply touched by her idea and whole heartedly supported the concept.</p> <p>Res: 50/26 Moved By: Councillor Barnett Seconded By: Councillor Norgren</p> <p>BE IT RESOLVED THAT staff be directed to work with Mrs. Hamblin and launch a “Hearts for 100 Mile” campaign.</p> <p style="text-align: center;">CARRIED</p>
<p>Enbridge – Sunrise Expansion Project</p>	<p>D2</p> <p>Representatives from Enbridge and the Sunrise Expansion project attended Council to discuss the timeline and estimated number of temporary workers that will be in the area throughout the project. They provided information and a QR code to share for anyone that is interested in offering accommodations, services, supplies or employment opportunities.</p> <p>Council was appreciative of the update and will share the information throughout the community.</p>
<p>E</p>	<p><u>MINUTES</u></p>

<p>COW – February 24th, 2026</p>	<p>E1</p> <p>Res: 51/26 Moved By: Councillor Guimond Seconded By: Councillor Barnett</p> <p>BE IT RESOLVED THAT the minutes of the Committee of the Whole Council meeting of February 24th, 2026 <u>be adopted.</u></p> <p style="text-align: center;">CARRIED</p>
<p>Regular– February 24th, 2026</p>	<p>E2</p> <p>Res: 52/26 Moved By: Councillor Mingo Seconded By: Councillor Barnett</p> <p>BE IT RESOLVED THAT the minutes of the Regular Council meeting of February 24th, 2026 <u>be adopted.</u></p> <p style="text-align: center;">CARRIED</p>
<p>F</p>	<p><u>UNFINISHED BUSINESS:</u></p>
<p>G</p>	<p><u>MAYORS REPORT:</u></p>
	<p>Mayor Pinkney noted the following:</p> <ul style="list-style-type: none"> ➤ Travelled with Councillor Barnett to Victoria to advocate for additional funding from the Province. ➤ Attended the International Women’s Day celebration in the 100 Mile Community Hall <p>Councillor Mingo noted the following:</p> <ul style="list-style-type: none"> ➤ Attended the International Women’s Day event at the Lone Butte Fish & Wildlife range, great day volunteering. <p>Councillor Norgren noted the following:</p> <ul style="list-style-type: none"> ➤ Attended the International Women’s Day celebration in the community hall and there was a good assortment of presentations. <p>Councillor Barnett noted the following:</p> <ul style="list-style-type: none"> ➤ Travelled to Victoria with Mayor Pinkney to meet with the

	<p>Premier and multiple Ministries.</p> <ul style="list-style-type: none"> ➤ What’s Hoppening is Hoppening! April 4th at the Community Hall, Kids Karaoke, Contests and Games!
H	<u>CORRESPONDENCE:</u>
FYI Correspondence	<p>H1</p> <p>Res: 53/26 Moved By: Councillor Barnett Seconded By: Councillor Mingo</p> <p>BE IT RESOLVED THAT the March 10th, 2026 For Information Correspondence be received; and further</p> <p>BE IT RESOLVED THAT the District of 100 Mile House endorse the <i>Forestry is a Solution</i> initiative and encourage the community to sign the petition.</p> <p style="text-align: center;">CARRIED</p> <p>Res: 54/26 Moved By: Councillor Barnett Seconded By: Councillor Guimond</p> <p>BE IT RESOLVED THAT the District of 100 Mile House Council supports the City of Abbotsford in their UBCM advocacy for engagement on pipeline valuation changes and Local Government Provincial Sales Tax exemption.</p> <p style="text-align: center;">CARRIED</p> <p>Res: 55/26 Moved By: Councillor Barnett Seconded By: Councillor Norgren</p> <p>BE IT RESOLVED THAT the District of 100 Mile House supports the City of Prince George in their request to encourage signing the petition to the Minister of Justice and the Attorney General of Canada to institute stronger public safety measures.</p> <p style="text-align: center;">CARRIED</p> <p>Mayor Pinkney noted the report from FireSmart and appreciates all the work being done.</p>

<p>150 Dogwood Avenue</p>	<p>H2</p> <p>Res: 56/26 Moved By: Councillor Barnett Seconded By: Councillor Mingo</p> <p>BE IT RESOLVED THAT the correspondence received March 2nd, 2026 regarding 150 Dogwood Avenue parking <u>be received</u>; and further</p> <p>BE IT RESOLVED THAT the Council of the District of 100 Mile House approves the renters request to park behind the sidewalk within the District boulevard subject to ensuring the vehicles are parked in the correct direction of traffic flow and do not travel over or on the municipal sidewalk.</p> <p style="text-align: center;">CARRIED</p>
<p>I</p>	<p><u>STAFF REPORTS:</u></p>
<p>South Cariboo Farmers Market – Signage Plan</p>	<p>I1</p> <p>Res: 57/26 Moved By: Councillor Mingo Seconded By: Councillor Barnett</p> <p>BE IT RESOLVED THAT the signage plan from the South Cariboo Farmers Market <u>be approved</u></p> <p style="text-align: center;">CARRIED</p>
<p>Bylaw Report February 2026</p>	<p>I2</p> <p>Res: 58/26 Moved By: Councillor Guimond Seconded By: Councillor Norgren</p> <p>BE IT RESOLVED THAT the Bylaw report for the period of February 2026 <u>be received</u></p> <p style="text-align: center;">CARRIED</p>

<p>2026 Policy & Procedures Manual</p>	<p>I3</p> <p>Res: 59/26 Moved By: Councillor Mingo Seconded By: Councillor Norgren</p> <p>BE IT RESOLVED THAT Council adopt the 2026 District of 100 Mile House Consolidated Policies and Procedures Manual; and further</p> <p>BE IT RESOLVED THAT this 2026 Policy and Procedures Manual replace the current Policy & Procedures Manual which is no longer active as of this date.</p> <p style="text-align: center;">CARRIED</p> <p>Council requested staff clarify the commercial lane/rear access addressing within the addressing policy and return the policy to Council for approval.</p>
<p>J</p>	<p><u>BYLAWS:</u></p>
<p>Parks, Public Spaces and Community Facilities Bylaw No. 1467, 2026</p>	<p>J1</p> <p>Res: 60/26 Moved By: Councillor Barnett Seconded By: Councillor Mingo</p> <p>BE IT RESOLVED THAT the Parks, Public Spaces and Community Facilities Bylaw No. 1467, 2026 be read a first, second, and third time this 10th day of March 2026.</p> <p style="text-align: center;">CARRIED</p>

<p>Fees & Charges Amendment Bylaw No. 1468, 2026</p>	<p>J2</p> <p>Res: 61/26 Moved By: Councillor Mingo Seconded By: Councillor Barnett</p> <p>BE IT RESOLVED THAT the Council Report dated March 6th, 2026 from the Director of Finance S. Elias regarding Fees & Charges Amendment Bylaw No. 1468, 2026 be received; and further</p> <p>BE IT RESOLVED THAT Fees & Charges Amendment Bylaw No. 1468, 2026 be read a first, second, and third time this 10th day of March 2026.</p> <p style="text-align: center;">CARRIED</p>
<p>K</p>	<p><u>GENERAL VOUCHERS:</u></p>
<p>Paid Vouchers (February 21st – March 6th, 2026) #31065 - 31081 & EFTs</p>	<p>K1</p> <p>Res: 62/26 Moved By: Councillor Mingo Seconded By: Councillor Guimond</p> <p>BE IT RESOLVED THAT the paid manual vouchers #31065 to 31081 and EFT's totaling \$265,364.54 <u>be received.</u></p>
<p>L</p>	<p><u>OTHER BUSINESS:</u></p>
<p>Hot July Nights</p>	<p>L1</p> <p>Res: 63/26 Moved By: Councillor Barnett Seconded By: Councillor Mingo</p> <p>BE IT RESOLVED THAT the Council of the District of 100 Mile supports the Hot July Nights event and direct staff to complete any copying at no charge, and waive the applicable South Cariboo Recreation Center parking lot fees; and further</p> <p>BE IT RESOLVED THAT the requirement to submit a special event signage plan be waived for the 2026 Hot July Nights event.</p> <p style="text-align: center;">CARRIED</p>

<p>Accessibility Thank You</p>	<p>L2</p> <p>Res: 64/26 Moved By: Councillor Barnett Seconded By: Councillor Mingo</p> <p>BE IT RESOLVED THAT the Accessibility Committee be authorized to present formal appreciation to businesses that have demonstrated accessibility awareness.</p> <p style="text-align: center;">CARRIED</p>
<p>M</p>	<p><u>QUESTION PERIOD:</u></p> <p>Call for questions from the public for items relevant to the agenda.</p>
	<p><u>IN CAMERA SESSION:</u></p>
<p>In Camera Session</p>	<p>Meeting Closed at 7:10 PM</p> <p>Res:65/26 Moved By: Councillor Guimond Seconded By: Councillor Barnett</p> <p>BE IT RESOLVED THAT, pursuant to Section 92 of the Community Charter, this meeting of the Council be closed to the public under Section 90 (1)(g), 90(2)(b)(i) and 90(2)(b)(iii) of the Community Charter.</p> <p style="text-align: center;">CARRIED</p>
<p>N</p>	<p><u>ADJOURNMENT:</u></p> <p>Res: 66/26 Moved By: Councillor Barnett Seconded By: Councillor Mingo</p> <p>BE IT RESOLVED THAT this March 10th, 2026, Regular meeting of Council be adjourned: 7:40 PM</p> <p style="text-align: center;">CARRIED</p>
	<p>I hereby certify these minutes to be correct.</p> <p>_____</p> <p>Mayor Corporate Officer</p>

FOR INFORMATION CORRESPONDENCE**H1****DISTRICT OF 100 MILE HOUSE****FOR INFORMATION CORRESPONDENCE – March 24th, 2026**

- Correspondence from the District of Hudson's Hope
 - RE: NCLGA Resolution
- Correspondence from the District of Fort St. James
 - RE: NCLGA Resolutions
- Correspondence from the City of Dawson Creek
 - RE: NCLGA Resolutions
- Correspondence from The Village of Pouce Coupe
 - RE: NCLGA Resolutions
- Correspondence from the Town of View Royal
 - RE: Judicial Review of provincial housing legislation
- Correspondence from Mr. T. Contracting
 - RE: Charity Golf Tournament
- Communities in Bloom March 2026 Newsletter



March 13, 2026

North Central Local
Government Association
1511 3rd Avenue
Prince George, BC V2L 3G3

Sent Via Email: admin@nclga.ca

Re: District of Hudson's Hope Support for District of 100 Mile House's NCLGA Resolution

At its meeting on March 11, 2025, the Council of the District of Hudson's Hope approved the following motion in support of co-sponsoring the District of 100 Mile House's resolutions to the North Central Local Government Association (NCLGA) regarding strengthening rural health care:

MOVED, SECONDED, CARRIED

That Council formally supports the co-submission of the following resolutions, originally submitted by the District of 100 Mile House to the North Central Local Government Association, for consideration at the 2026 Annual General Meeting:

Resolution #1 : Expansion of Nurse Practitioner Services to Address Rural Health Care Gaps

WHEREAS there is a significant and ongoing shortage of health care professionals in the South Cariboo and across communities within the Northern Central Local Government Association (NCLGA) region;

AND WHEREAS access to reliable and timely health care services is essential to the effective treatment, recovery, and overall well-being of residents in small rural, and remote communities throughout British Columbia;

THEREFORE BE IT RESOLVED that the NCLGA, in collaboration with the Union of British Columbia Municipalities (UBCM), advocate to the Provincial Government for increased and sustained support for the expansion of the Nurse Practitioner Services as a means to address health care service gaps and better meet the needs of rural British Columbians.

Resolution #2 : Expansion of Support for Medical Professional Services

WHEREAS there is significant and on-going shortages of healthcare professionals in the South Cariboo and across communities in Northern Central Local Government Association (NCLGA)

AND WHEREAS Efforts have been made in some healthcare professions, many other healthcare professions need attention for the overall wellbeing of residents in small, rural, and remote location;

THEREFORE BE IT RESOLVED THAT the NCLGA, in collaboration with the Union of British Columbia (UBCM), advocate to the Provincial Government for increased educational training seats in any appropriate college/university;

FOR INFORMATION CORRESPONDENCE

AND FURTHER BE IT RESOLVED THAT the NCLGA, in collaboration with the Union of British Columbia (UBCM), advocate to the Provincial Government look to reduce any barriers in accessing those training seats and create incentives to encourage healthcare professionals to practice in rural areas

Should you require additional information or clarification, please do not hesitate to contact me at cao@hudsonshope.ca.

Crystal Brown

Chief Administrator Officer

FOR INFORMATION CORRESPONDENCE



District of Fort St. James
477 Stuart Drive West, PO Box 640
Fort St. James, BC V0J 1P0
Phone 250 996 8233 Fax 250 996 2248
www.fortstjames.ca

OFFICE OF THE MAYOR

March 12, 2026

Maureen Pinkney, Mayor
District of 100 Mile House
PO Box 340, #1-385 Birch Ave
100 Mile House, BC V0K 2E0

Sent Via Email
Email: mpinkney@100milehouse.com

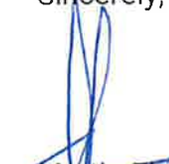
Dear Mayor Pinkney:

Re: Support for District of 100 Mile House's 2026 Proposed NCLGA Resolutions

On behalf of the District of Fort St. James Council, I am writing to advise that our Council has resolved to support the District of 100 Mile House's two proposed 2026 NCLGA resolutions titled "Expansion of Nurse Practitioner Services to Address Rural Health Care Gaps" and "Expansion of Support for Medical Professional Services".

The District of Fort St. James appreciates the District of 100 Mile House bringing these matters forward. Please accept this letter as confirmation of our support for both resolutions as they proceed.

Sincerely,



Martin Elphee
Mayor

FOR INFORMATION CORRESPONDENCE



March 10, 2026

Her Worship Mayor Maureen Pinkney
District of 100 Mile House

Email: district@100milehouse.com

Dear Madam Mayor:

Re: Request for Support – Resolutions to Strengthen Rural Health Care

On behalf of Mayor and Council, thank you for your letter dated March 3, 2026, which was received at the Regular Meeting of Council held on March 9, 2026.

Council appreciates you bringing this matter forward and is pleased to support the resolution your municipality will be submitting to the North Central Local Government Association. The proposed resolution, which aims to improve health care access for rural and remote communities, addresses an issue that is of significant importance to communities across the region.

Council wishes you success in advancing this resolution and looks forward to continued collaboration on matters that support the well-being of communities in our region.

Sincerely,

Janice Anderson
Deputy Corporate Officer

/nm

FOR INFORMATION CORRESPONDENCE



March 10, 2026

North Central Local Government Association
155 George Street
Prince George, BC V2L 1P8

Email: admin@nclga.ca

To Whom It May Concern:

Re: Council Resolution and Supplementary Memo for NCLGA Annual General Meeting in 2026

At the Regular Meeting of Council held Monday, March 9, 2026, the Council of the City of Dawson Creek passed the following resolution regarding Improved Access to Publicly Funded Mental Health Services for consideration at the 2026 North Central Local Government Association (NCLGA) Annual General Meeting:

Improved Access to Publicly Funded Mental Health Services

WHEREAS local governments experience increasing pressures on emergency services, policing, bylaw enforcement, homelessness response, and community safety systems associated with gaps in timely and accessible mental health services;

AND WHEREAS access to counselling and other mental health supports is often dependent on private insurance coverage, employer benefits, session limits, or out-of-pocket costs, creating barriers to equitable access, particularly in rural and northern communities;

THEREFORE BE IT RESOLVED that the North Central Local Government Association and the Union of British Columbia Municipalities request that the Province of British Columbia take steps to improve access to universal, publicly funded mental health services, including counselling and related supports, with a focus on early intervention and prevention.

Sincerely,

Tabatha Young,
Corporate Officer

CERTIFIED A TRUE AND CORRECT COPY OF THE RESOLUTION OF COUNCIL FROM THE REGULAR MEETING HELD MARCH 9, 2026.

Tabatha Young
Corporate Officer



Improved Access to Publicly Funded Mental Health Services – Supplementary Memo

This request is being brought forward in the wake of the tragedy in Tumbler Ridge on February 10, 2026, where nine lives were lost and several others were injured in one of the deadliest school shootings in Canadian history.

This devastating event has prompted renewed reflection on mental health supports, early intervention pathways, and system coordination across British Columbia. As communities grieve, there is also a shared responsibility to strengthen preventive mental health systems and improve access to supports that may help reduce the likelihood of future tragedies.

Local governments across British Columbia are facing increasing pressures related to gaps in timely and accessible mental health services. In rural and northern communities, these challenges are often intensified by limited local services, workforce shortages, long travel distances, and reduced access to specialized care. When early intervention and community-based supports are unavailable, impacts frequently shift to municipal systems such as emergency services, RCMP detachments, bylaw enforcement, and homelessness response.

Access to counselling and related mental health supports in British Columbia is currently delivered through a mix of public and private funding. In many cases, services depend on private insurance coverage, employer benefits, session limits, or out-of-pocket costs, creating barriers to equitable care, particularly in smaller communities where alternatives may be limited.

Improving access to universal, publicly funded mental health services, including counselling and related supports, would help ensure individuals can access care regardless of income or private insurance coverage. Strengthening these services within the broader health system, with a focus on early intervention and prevention, may help reduce reliance on crisis-based responses and improve community stability. As the order of government most directly managing many of the local impacts, municipalities have a strong interest in advocating for improved access to these services, particularly in rural and northern communities, where service gaps are often most acute.

FOR INFORMATION CORRESPONDENCE

City of Dawson Creek

Box 150, Dawson Creek, BC V1G 4G4



Office of the Mayor

Tel: (250) 784-3616

Fax: (250) 782-3203

March 11, 2026

Dear Mayor and Council/Chair and Board,

Re: Request for Support for NCLGA Resolution re: Improved Access to Publicly Funded Mental Health Services

Please find attached a resolution adopted by the City of Dawson Creek titled **“Improved Access to Publicly Funded Mental Health Services,”** which has been submitted for consideration at the 2026 North Central Local Government Association (NCLGA) Annual General Meeting.

The resolution calls for the Province of British Columbia to improve access to universal, publicly funded mental health services, including counselling and related supports, with a focus on early intervention and prevention. The resolution reflects growing pressures experienced by local governments as gaps in accessible mental health services increasingly affect municipal systems such as emergency response, policing, and community safety.

Council directed staff to circulate the resolution to northern municipalities and regional districts to request support in the form of co-sponsorship. Due to the approaching submission deadline, obtaining co-sponsorship was not feasible. As such, we are sharing the resolution so northern communities have an opportunity to review it in advance of the AGM.

If your Council or Board representatives are attending the NCLGA AGM, we would welcome your consideration of speaking in support of the resolution during debate. Communities that are supportive but unable to attend may also wish to provide a short letter of support that could be referenced during discussion.

If your Council or Board intends to support the resolution, we would appreciate hearing from you in advance of the AGM.

The resolution and supplementary background memo are attached for your review.

Thank you for your time and consideration.

Sincerely,

Darcy Dober
Mayor

FOR INFORMATION CORRESPONDENCE

Tammy Boulanger

From: Duncan Malkinson <DMalkinson@poucecoupe.ca>
Sent: Friday, March 13, 2026 9:23 AM
To: Duncan Malkinson
Subject: Resolution Submissions - Village of Pouce Coupe
Attachments: NCLGA - Fee Simple Property Rights.pdf; Certified Resolution - Fee Simple Title.pdf; Certified Resolution - Transparency.pdf; NCLGA - Transparency.pdf

Good day,

I write in service to the Village of Pouce Coupe.

I lay before you resolutions which the Village intends to submit to the North Central Local Government Association and the Union of BC Municipalities for consideration this year. The Village of Pouce Coupe kindly requests consideration of support and/or co-sponsorship of the attached.

Thank you to all copied for your continued service to communities across British Columbia.

Respectfully,
Duncan Malkinson
Chief Administrative Officer
The Corporation of the Village of Pouce Coupe



Phone: 250-786-5794

Fax: 250-786-5257

Address: 5011 49th Ave | PO Box 190 | Pouce Coupe, BC | V0C 2C0

Email: dmalkinson@poucecoupe.ca

Website: www.poucecoupe.ca

FOR INFORMATION CORRESPONDENCE



CORPORATION OF THE VILLAGE OF POUCE COUPE

PO Box 190, Pouce Coupe, B.C. V0C 2C0
Telephone: (250) 786-5794 Fax: (250) 786-5257
www.poucecoupe.ca

VILLAGE OF POUCE COUPE CERTIFIED RESOLUTION OF COUNCIL

I, Duncan Malkinson, Corporate Officer for the Village of Pouce Coupe, hereby certify the following to be a true and correct copy of a resolution duly passed by the Council of the Village of Pouce Coupe at its meeting held on March 11th, 2026.

Moved by: Wall / Woodill

WHEREAS fee simple title has long been the primary form of land ownership in British Columbia and provides landowners with certainty, stability, and the ability to securely own, use, and transfer property;

AND WHEREAS recent public policy considerations have raised questions and concerns about the future of fee simple title and the security of private property rights in the province;

THEREFORE BE IT RESOLVED that the North Central Local Government Association and Union of British Columbia Municipalities demand that the Government of British Columbia affirm and uphold the security of fee simple title and the private property rights of landowners in British Columbia.

CARRIED

Dated this 12th day of March, 2026

Sincerely,

Duncan Malkinson,
Corporate Officer
Village of Pouce Coupe

FOR INFORMATION CORRESPONDENCE



CORPORATION OF THE VILLAGE OF POUCE COUPE

PO Box 190, Pouce Coupe, B.C. V0C 2C0
Telephone: (250) 786-5794 Fax: (250) 786-5257
www.poucecoupe.ca

Village of Pouce Coupe NCLGA Resolution Submission March 12th, 2026

Resolution Title: Protection of Fee Simple Property Rights

Resolution:

WHEREAS fee simple title has long been the primary form of land ownership in British Columbia and provides landowners with certainty, stability, and the ability to securely own, use, and transfer property;

AND WHEREAS recent public policy considerations have raised questions and concerns about the future of fee simple title and the security of private property rights in the province;

THEREFORE BE IT RESOLVED that the North Central Local Government Association and Union of British Columbia Municipalities demand that the Government of British Columbia affirm and uphold the security of fee simple title and the private property rights of landowners in British Columbia.

Background:

Recent public discussions and policy considerations related to land governance, Indigenous title, and land management have raised questions among some property owners regarding long-term impacts on fee simple ownership. While these discussions occur at the provincial and federal level, uncertainty around property rights can affect residents, businesses, and local governments.

This resolution seeks a clear affirmation from the Province of British Columbia that fee simple title and private property rights will continue to be recognized and protected. If changes to legislation are required to ensure that the rights of fee simple title holders are fully preserved and respected, we call on the government of British Columbia to make those legislative changes.

FOR INFORMATION CORRESPONDENCE



CORPORATION OF THE VILLAGE OF POUCE COUPE

PO Box 190, Pouce Coupe, B.C. V0C 2C0
Telephone: (250) 786-5794 Fax: (250) 786-5257
www.poucecoupe.ca

VILLAGE OF POUCE COUPE CERTIFIED RESOLUTION OF COUNCIL

I, Duncan Malkinson, Corporate Officer for the Village of Pouce Coupe, hereby certify the following to be a true and correct copy of a resolution duly passed by the Council of the Village of Pouce Coupe at its meeting held on March 11th, 2026.

Moved by: Veach / Wall

WHEREAS the Province of British Columbia and the Government of Canada are engaged in important ongoing discussions and negotiations with First Nations regarding Indigenous title and land governance arrangements that may affect lands within the jurisdiction of municipalities and regional districts;

AND WHEREAS recent developments, including the recognition of Indigenous title in the Cowichan region have occurred with limited prior notice or consultation with affected local governments;

THEREFORE BE IT RESOLVED that the North Central Local Government Association and the Union of British Columbia Municipalities call upon the Province of British Columbia to establish a transparency framework for Indigenous title and related negotiations that includes timely information sharing and consultation with affected local governments.

CARRIED

Dated this 12th day of March, 2026

Sincerely,

Duncan Malkinson,
Corporate Officer
Village of Pouce Coupe

FOR INFORMATION CORRESPONDENCE



CORPORATION OF THE VILLAGE OF POUCE COUPE

PO Box 190, Pouce Coupe, B.C. V0C 2C0
Telephone: (250) 786-5794 Fax: (250) 786-5257
www.poucecoupe.ca

Village of Pouce Coupe NCLGA Resolution Submission March 12th, 2026

Title: Transparency in Indigenous Negotiations

Resolution:

WHEREAS the Province of British Columbia and the Government of Canada are engaged in important ongoing discussions and negotiations with First Nations regarding Indigenous title and land governance arrangements that may affect lands within the jurisdiction of municipalities and regional districts;

AND WHEREAS recent developments, including the recognition of Indigenous title in the Cowichan region have occurred with limited prior notice or consultation with affected local governments;

THEREFORE BE IT RESOLVED that the North Central Local Government Association and the Union of British Columbia Municipalities call upon the Province of British Columbia to establish a transparency framework for Indigenous title and related negotiations that includes timely information sharing and consultation with affected local governments.

Background:

Local governments are responsible for land use planning, infrastructure, and service delivery within their jurisdictions. Decisions related to governance or land can affect municipal and regional district planning, infrastructure, and long-term development.

Recent developments have shown that local governments are not always informed when negotiations or decisions may affect lands within their boundaries.

Improved transparency and information sharing between the Province, the Government of Canada, and local governments would help ensure that municipalities and regional districts are aware of potential implications and can plan accordingly.



TOWN OF VIEW ROYAL

45 View Royal Avenue, Victoria, BC, Canada V9B 1A6
Ph. 250-479-6800 · Fx. 250-727-9551 · E. info@viewroyal.ca · www.viewroyal.ca

March 18, 2026

Sent via Email

LETTER TO ALL BC MUNICIPAL COUNCILS

Dear Mayor and Council,

RE: Judicial Review Coalition Update — Provincial Housing Legislation (Bills 44, 47, 13, 15, and M216)

This letter provides an update further to the Town of View Royal's correspondence dated December 4, 2025 regarding a potential coordinated Judicial Review of recent provincial housing legislation.

Since issuing the initial invitation, the Town of View Royal, the District of West Vancouver, the District of Oak Bay, the Regional District of North Okanagan, and the Township of Spallumcheen have formally indicated their participation in the coalition. These early participants have recognized the shared concern regarding the cumulative impact of recent provincial housing legislation on local governance, planning authority, and accountability to residents. Dozens of other municipalities have attended information sessions, and others have reached out for further information and support. We continue to receive expressions of interest from councils across British Columbia.

This initiative is not occurring in isolation. Recent actions across the province reinforce the concerns raised in our initial letter. Metro Vancouver mayors sought meaningful engagement with the Province on housing legislation that materially affects municipal authority, planning responsibilities, and public accountability. While the Province acknowledged this request, its response confirmed an implementation-focused approach and did not address the broader governance and procedural concerns raised. This exchange underscores the absence of a forum to resolve these issues collaboratively and reinforces the need for legal clarity. Councils across British Columbia have similarly raised concerns regarding the pace and scale of legislative change, the removal of public hearings, the shift of land-use authority away from locally elected councils, and the implications for infrastructure planning, financial sustainability, and service delivery. Bill M216 and related legislation continue to raise questions regarding the balance between provincial objectives and municipal responsibilities, particularly where expectations are evolving without a clearly defined framework for delivery.

As noted previously, this process is not about opposing housing but about obtaining legal clarity. The coalition's first step will be to commission a shared legal opinion to assess the scope of provincial authority relative to municipalities, the implications of the legislative changes on

FOR INFORMATION CORRESPONDENCE

procedural fairness and democratic accountability, and the extent to which municipal powers have been altered or constrained. Municipalities that formally join the coalition will have full access to this legal opinion. The estimated budget for the legal opinion is \$150,000, to be shared among participating municipalities through a cost-sharing model to be confirmed.

Following completion of the legal opinion, a subsequent meeting will be convened with participating municipalities to review findings, discuss implications, and determine whether there is sufficient basis and collective support to proceed with a Judicial Review.

In the absence of clarity, municipalities are left managing uncertain planning frameworks, increasing infrastructure and financial pressures, and a growing disconnect between responsibility and authority. At present, a coordinated Judicial Review remains the only available mechanism to obtain a clear and authoritative interpretation of these issues.

Councils are asked to signal their intent to join the coalition no later than March 31, 2026. Municipalities indicating intent will receive a formal invitation and next-step materials in the first week of April, including a cost-sharing framework, a draft Memorandum of Understanding, and the scope for the legal opinion. A meeting of participating and interested municipalities will be held at 10:00 AM on Friday, April 10, 2026, to review the approach, confirm participation, and discuss next steps. Participation at this stage does not commit a municipality to a Judicial Review but ensures access to the legal analysis required to make an informed decision.

This effort is grounded in a shared interest in ensuring clarity in the roles, responsibilities, and relationships between orders of government. We encourage your Council to consider joining this collaborative process.

For further information or to confirm participation, please contact me at Mayor Sid Tobias at mayortobias@viewroyal.ca.

Sincerely,

A handwritten signature in black ink, appearing to be 'S. Tobias', written over a circular stamp or seal.

Mayor Sid Tobias
Town of View Royal

FOR INFORMATION CORRESPONDENCE



4th Annual GOLF TOURNAMENT

Supporting cancer care at
the 100 Mile House
Oncology Department



South Cariboo
Health Foundation

Enjoy a day of golf,
food, fun and
community spirit!

Sponsored by:



SUNRISE FORD
100 MILE HOUSE 250.395.2414



SATURDAY

June 6th, 2026

@ 108 Golf

Teams of 4 (scramble)

Check-in: 10am

Shotgun Start: 11am

Cocktail Hour: 5pm (cash bar)

Dinner: 6pm at 108 Community Hall



INCLUDES:

- 18 Holes
- Two Hole-in-One Prizes (Cash or Car)
- Fun on-course activities
- Dinner & Silent Auction
- 50/50 Draw
- Prizes

Fee: **\$120.00** per player

** Cart not included **

Last year: **\$14,000** raised —
Help us beat it!

REGISTER NOW

golf@mrtcontracting.ca

Deadline: May 31, 2026



FOR INFORMATION CORRESPONDENCE

Sponsorship Commitment Form

4th Annual Mr.T Contracting Charity Golf Tournament – June 6th, 2026

Thank you for supporting our tournament and the South Cariboo Health Foundation! Please complete this form and return via email to golf@mrtcontracting.ca or contact us to arrange pickup.

Company/Organization Name: _____

Contact Name: _____

Phone Number: _____

Email Address: _____

Sponsorship Level (please check one):

- Title Tournament Sponsor – \$2,000** (Sponsored by Sunrise Ford)
- Cocktail Hour & Dinner Sponsor – \$500**
- Hole Sponsor – \$300** (15 spots available)
- Golf Cart Sponsor – \$80** (18 spots available)

Donation of Goods or Services for Prizes/Auctions:

Yes, we will donate: _____

Value: \$ _____

No, but we are happy to support through sponsorship.

Payment Method:

- Cheque (made out to **Freemantle Enterprises**)
- E-transfer (golf@mrtcontracting.ca)
- Cash (please contact us for arrangements)

Signature: _____

Date: _____

We sincerely appreciate your support and look forward to partnering with you!

Deadline for sponsorship confirmation: May 15th, 2026

Growing Together

GREAT PLACES

B.C. COMMUNITIES IN BLOOM NEWSLETTER

IN THIS ISSUE:

- Registration Deadline
Evaluated March 31
and Non-Evaluated May 31
- Program updates and AGM
- Participants to date
- RBC Grant for New Participants

GOLD SPONSORS:



BRONZE SPONSOR

Specimen Trees Wholesale Nurseries

GREEN BUD SPONSOR

Equinox Environmental Products

NATIONAL CIB MAJOR SPONSOR

Scotts Canada

MEMBER OF

Gardens BC
BC Council of Garden Clubs



British Columbia
Communities in Bloom

Mailing Address:
4451 212-Street, Langley, V3A 7Z8
(604) 576-6506

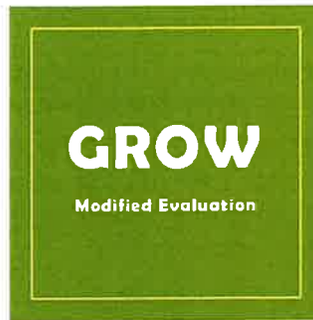
www.bccib.ca

[Facebook](#) [BC CiB](#) [Privacy Policy](#)

Coordinator Catherine Kennedy
catherine.bccib@gmail.com

Registration Deadlines

Evaluated Program is March 31, 2026 - [Form](#)



BLOOM FULL EVALUATION – 6 Criteria

- Open to communities wanting the full CiB experience and its benefits
- Gain social value from the community involvement elements of CiB
- Awarding up to 5-blooms, Recognition Certificate, Evaluation Report. Eligible for Criteria Awards.
- Future entry point for National and International Communities in Bloom competition.

GROW MODIFIED EVALUATION – 3 Criteria

- For first time or returning municipalities who want a simpler option.
- Participants may choose any 3 criteria to be evaluated.
- Certificate and Report (no Bloom rating). Eligible for Criteria Awards.

**Last Chance for [New Participants](#) in 2026
RBC GRANT OPPORTUNITIES – SEE PAGE 4 & 5.**

Non-Evaluated Program is May 31, 2026 - [Form](#)





Brrr...Buddy is really looking forward to Spring!

To find out more about the
BC Communities in Bloom Program
go to www.bccib.ca

Photo: BC Communities in Bloom was at the recent BC Recreation and Parks Association Parks Professionals event in Langley, BC.

Thanks to the BC Landscape and Nursery Association for sharing your table. It was very nice to meet so many 'green' people!

REGISTERED TO DATE:

1. Village of Harrison Hot Springs
2. City of Kelowna
3. District of Hope
4. District of 100 Mile House
5. District of Sicamous
6. Village of Chase (TBC)
7. Town of Qualicum Beach (TBC)

Confirmed RBC Grant Participants

8. Village of Fruitvale
9. City of Greenwood

FUTURE ANNOUNCEMENTS:

1. RBC Grant Recipients – couple of spots left
2. BC CiB Media Appeal / Outreach - Ongoing
3. Youth in Action – Bert Pulles Memorial Award T/C
4. 2026 Participants Map Updates T/C
5. Ambassador "Looking Good" T/C



2026 AGM and Board Elections for BC Communities in Bloom

via Zoom April 16 – 4:30 pm

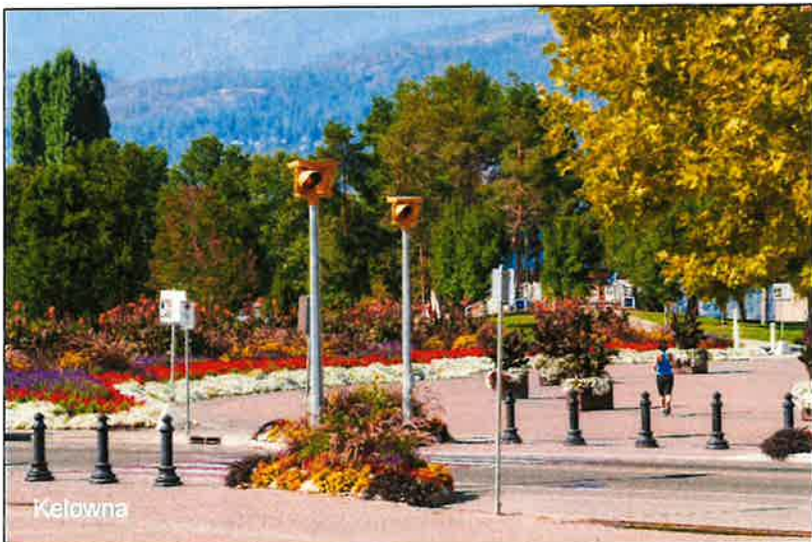
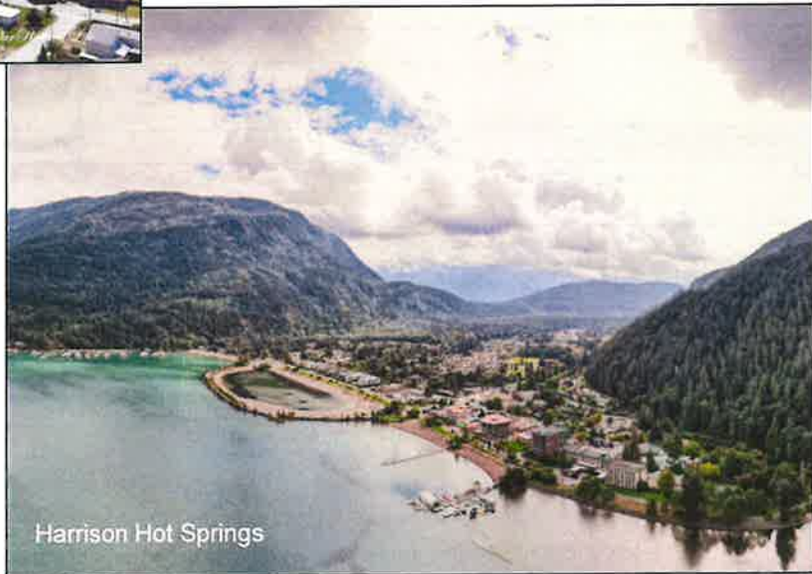
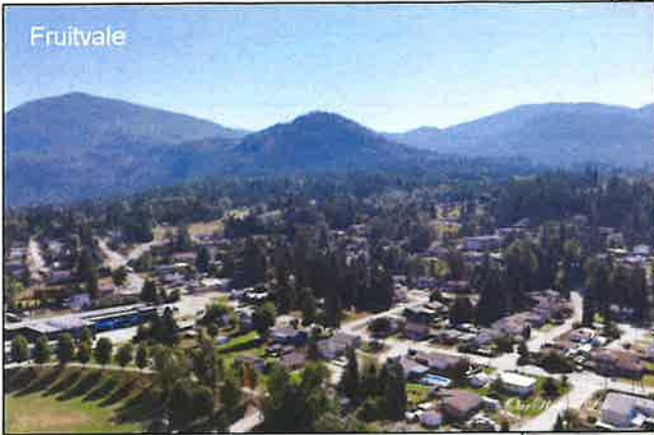
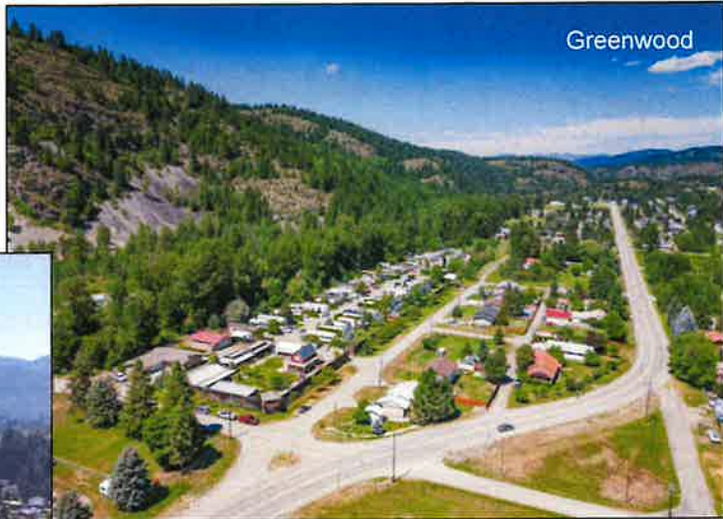
All membership is invited to attend. For more information catherine.bccib@gmail.com

BECOME A JUDGE – [More Information](#)

Do you like meeting people and exploring communities; learning their history, and understanding their unique challenges? Do you think horticulture is a critical part of community life and wellness? – Contact Catherine

FOR INFORMATION CORRESPONDENCE

Introducing some of this year's participants



FOR INFORMATION CORRESPONDENCE



British Columbia
Communities in Bloom

2026 BC Communities in Bloom GRANT APPLICATION



GROWING TOGETHER CONSULTATION PROGRAM

REGISTRATION DEADLINE: MARCH 31, 2026

NAME OF GROUP, CLUB OR MUNICIPALITY (PLEASE PRINT)	POPULATION OR SIZE OF CLUB	
CONTACT PERSON	POSITION / TITLE	
ADDRESS	CITY	POSTAL CODE
()		
PHONE	EMAIL	
SECONDARY CONTACT (optional)	WEBSITE	
()		
PHONE	FACEBOOK	

GROWING TOGETHER CONSULTATION PROGRAM

We are offering an introductory opportunity for four communities and one First Nations community that qualify for the RBC grant to learn about the BC Communities in Bloom (BC CiB) program.

This program is designed as a confidence-building first step toward participating in the full CiB evaluated program.

PROGRAM HIGHLIGHTS:

1. Introduction to the Communities in Bloom program and its six evaluation criteria.
2. Ideal for smaller groups looking to build broader community participation over time.
3. Helps identify community champions and potential partners.
4. A pair of BC CiB Judges will visit your community.
5. Judges will tour the community with one or two local representatives for approximately four-hours.
6. Simple follow-up report will outline recommended next steps for CiB involvement.
7. Participants receive BC CiB Awards recognition with a frameable Certificate (No Bloom score assigned).
8. No registration fee for communities that qualify for the [RBC grant](#).
9. Limited spaces available; open to new communities or former participants (prior to 2020).
10. For more information or to participate, contact catherine.bccib@gmail.com

MAIL FORM TO	BC Communities in Bloom c/o 4451 212 Street, Langley, BC V3A 7Z8
OR EMAIL	Catherine at catherine.bccib@gmail.com
CONTACT	Catherine Kennedy, Executive Director (604) 576-6505 www.bccib.ca

The BC Communities in Bloom program
provides a proven process to help municipalities inspire their residents and businesses around
a positive message of 'Growing Great Places Together'

DETAILS



COMMUNITIES IN BLOOM (CiB) GRANT OPPORTUNITY

CiB National received a Grant for two years from RBC to help with Nature Based Solutions and Climate Change Mitigation Solutions through the Communities in Bloom evaluation/consultation programs. Across Canada, there is a target of 40 new communities participating in the program each year (80 in total).

In British Columbia, five grants of up to \$1000 per community will be offered in the following categories in 2026. This grant will subsidize costs associated with an in-person consultation/evaluation of the community.

BC COMMUNITIES IN BLOOM Is Offering Two Options* Eligible for the Grant:

1. CONSULTATION PROGRAM "Growing Together" Per the information on the first page. Plan on one day**.
 - a. Follow-up report will outline recommended next steps for CiB involvement, no Bloom score assigned.
2. EVALUATED PROGRAM "Bloom or Grow" hosting responsibilities over two days**. (Use Evaluated Reg. Form)
 - a. Eligible for Awards, Evaluation Report Supplied, appropriate for participant reentering the CiB program

Community Consultation/Evaluations are geared towards small and medium sized communities as well as indigenous communities that often lack the tools, expertise, funding, or staff to implement necessary changes regarding environmental sustainability, enhancements of green spaces, and both natural and cultural heritage conservation efforts.

By offering the CiB program, we help these communities understand efficient and affordable ways to build their environmental initiatives and enhance resilience against climate challenges. This evaluation process fosters a sense of inclusion and encourages awareness for local environmental improvements, increased tourism and investments. This one-time grant is available to first time participants, or communities who participated prior to 2020.

Healthier Livable Cities for 50k + initiative encourages larger communities over 50K population and Capital Cities to integrate green infrastructure mandates into the planning process. The long-term goal is achieved by evaluating Air Quality, Heat Island Mitigation, Water Quality and Storm Water Management, Natural Assets and Land Use, and Health and Community Well-being. Contact the National Communities in Bloom Office www.communitiesinbloom.ca

Communities in Bloom is a volunteer partnership-driven organization that uses a multi-tiered evaluation process to foster community strength, involvement and continuous improvement. This is accomplished by nurturing environmental sustainability, enhancements of green spaces, and heritage conservation encompassing built cultural and natural environments within municipal, residential, commercial, and institutional spaces.



CiB supports RBC's ambition to help improve management and/or restoration of natural ecosystems; advance Indigenous-led conservation efforts; and enhance urban green infrastructure, helping to foster environmentally sustainable and equitable outcomes for people and communities.

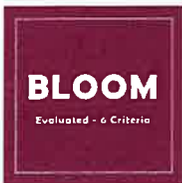
COMMUNITIES IN BLOOM PROGRAM BENEFITS:

- Strengthens community pride for residents and businesses
- Collaborative, creates opportunities to celebrate volunteers
- Enhances enjoyment and value of green spaces
- Highlights climate action initiatives
- Contributes to a healthy social & economic lifestyle

* Grant consultation/evaluation spaces are limited to four communities and one first nations community that qualify.

** Depending on community location, hosting and travel arrangements from the nearest transportation hub may need to be arranged.

EVALUATED OPTIONS – Requires Separate Registration Form at www.bccib.ca



6-Criteria FULL EVALUATION

Ideal for participants wanting to support community enhancement work. Results are based on an evaluation by a pair of trained Judges. **Eligible to win a Criteria or Community Involvement Award.**



3-Criteria MODIFIED EVALUATION

Ideal for first time participants learning about CiB or to reengage new volunteer group. Results are based on an in-person consultation. **Eligible to win a Criteria Award**



100 Mile Pride Society
PO BOX 1546
100 Mile House, BC
V0K 2E0
100milepride@gmail.com

March 10, 2026

Re: 2026 Grants for Assistance Request

To the District of 100 Mile House,

Your correspondence dated December 19, 2025 regarding our Grants for Assistance Application was received. I had a chance to discuss the correspondence with the board at our most recent meeting.

First off, we want to say thank you to the District for offering to support our events this year. We appreciate the District's offer to contribute by covering the traffic control fees for the parade. We are wholeheartedly grateful for the willingness to contribute to Pride 2026.

This year, however, we won't be hosting a parade as part of the event. We were wondering if it might be possible for the District to consider refunding the rental fees for the Community Hall and Centennial Park instead, as a way of supporting the event. The fees associated with road closures for parades are \$1100 and the rental fees for the hall and park are \$355.

Please let me know if this is possible, and thank you again for your continued support of 100 Mile Pride.

All the best,

S.22(1) Personal Information
S.22(1) Personal Information
S.22(1) Personal Information
S.22(1) Personal Information

Saturn Zezza (they/them)
100 Mile Pride Society

PS: May I suggest you consider updating your address to "To Whom It May Concern" or other form of gender neutral language to include those of us who do not fall into the categories of "Sir or Madam".

Tammy Boulanger

From: Donna Barnett <d_barnett@shaw.ca>
Sent: Wednesday, March 18, 2026 8:29 AM
To: Tammy Boulanger
Cc: M
Subject: Hot July Nights

Mayor & Council
District of 100 Mile House

Dear Mayor & Council,

Please accept this as a request from Hot July Nights Bike & Car Show July 17, 18, & 19 2026 to close Birch Avenue in 100 Mile House from 1st to 5th Street. Also closing 3rd street from Birch Avenue to Cedar street leaving the lane behind the community hall from 1st and 4th accessible for emergency access. Also 4th from the Corner of the Sushi restaurant and hotel entrance to Ace hardware. I have spoken to the owner of Ace and they are okay with this. The time required for closure is 5am till 5pm Sunday July 19th 2026.

Thank you

Donna Barnett
Director
Hot July Nights Bike & Car Show

March 18, 2026



P.O. Box 1532
100 Mile House, B.C.
V0K 2E0

Registered Non-profit Society No. S-
51074

Our Mission Statement

Our mission is to present performances and programs to our community and provide an opportunity for everybody to experience theatre

March 16, 2026

Dear Friends at the District of 100 Mile House,

Every year, the 100 Mile Performing Arts Society sponsors the presentation of Missoula Children's Theatre in our community. This is a free and accessible program for children and youth to take part in a full-scale theatrical production, with the entire audition, rehearsal and performance process taking place in just one week.

The value of this program and the impact it has on our community's youth cannot be overstated. Many of the kids who take part would never have an opportunity to perform on stage in such an elaborate production without this program. Countless youth who have taken part have gone on to star in larger community productions and many have carried on with theatre in their post-secondary endeavors.

The cost of sponsoring this program, however, is significant. The booking fee alone is \$4,350 USD, and with rental costs for Martin Exeter Hall included, the Performing Arts Society spends more than \$6,500 each year to bring this program to our community. While we do sell tickets to help offset some of the expenses, our out-of-pocket cost for Missoula range from \$2,000 to \$3,500 each year.

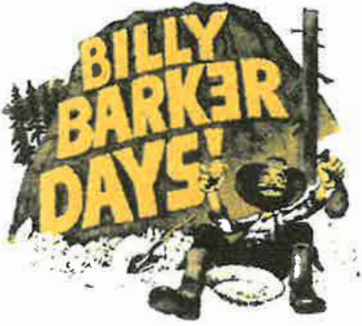
The Performing Arts Society would like to propose a partnership with the District of 100 Mile House for this year's Missoula Children's Theatre presentation (scheduled for Nov. 16-21, 2026). Our request is that the District would waive or significantly reduce the rental fee for Martin Exeter Hall for the week that Missoula is taking place. In return, we would include the District's logo on all promotional materials, would be sure to highlight the District's contribution on social media & in any newspaper articles promoting the program and acknowledge the District's contribution verbally at each of the two performances.

Should the District agree to this partnership, it would provide significant financial relief to the Performing Arts Society and help to ensure this program's sustainability for future years. If you require any further information or wish to discuss this opportunity further, please contact me directly. Thank you for your consideration!

S.22(1) Personal Information
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Melissa Hermiston
Vice-President, 100 Mile Performing Arts Society

S.22(1) Personal Information / hermiston.melissa@gmail.com
S.22(1) Personal Information



QUESNEL BILLY BARKER DAYS SOCIETY

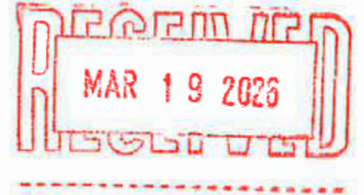
P.O. Box 4441

Quesnel, B.C. V1A 4K4

250-992-1234 250-992-5665 fax

office@billybarkerdays.ca

H5



Dear Mayor

We are hosting our 50th anniversary with the Billy Barker Days parade on July 18, 2026 and would like to invite you to participate in the parade.

Billy Barker Days brings together residents, local organizations, and visitors to our community and participation from your community would be welcome and appreciated.

The parade begins at 10 am on Saturday morning and the route is well marked. We will provide additional details if you are available.

We would like to invite you to be introduced at the opening ceremonies following the parade.

Thank you for considering our invitation.

Parade director



DISTRICT OF 100 MILE HOUSE

M E M O

Date: March 16th, 2026
To: Mayor & Council
From: Administration
Subject: Hearts for 100 Mile

At the March 10th, 2026 Council Meeting, Mrs. Wendy Hamblin proposed a fundraising concept under the name "*Hearts for 100 Mile*". Council agreed that it would be a wonderful idea and directed staff to work with Mrs. Hamblin on the campaign over the summer months. Councillor Barnett volunteered to be the liaison and champion the endeavour. This memo provides a summary of the campaign possibilities and to request further direction on program details and allocation of donations.

With the idea sparked by a local resident who wanted to give back to the community she loves, it speaks to heart, community pride and "we're all in this together" message. The campaign shall be positive and engaging, with a strong message of strong hearts build strong communities.

Mrs. Hamblin recommended the District office and the Visitor Center to be the locations that would accept donations, and with each donation we could create a public display of hearts where donors can add their name, filling our town office windows with hearts. This would become a visual progress tracker the whole community can see. Every one part of the journey – Carrying our Community Forward.

We can encourage residents of the South Cariboo to post on social media why they love 100 Mile House and boost #Heartsfor100Mile, Council members, businesses, and residents can all participate. A draft media release and posters are attached to this memo for Councils consideration.

Should Council consider additional community events, an “*Outlying Residents Appreciation Day*” could be held, welcoming rural residents with an appreciation BBQ in the park, or a simple booth at the farmers market to share what municipal infrastructure supports. Inviting rural residents to participate in the *Hearts for 100 Mile* campaign – because if you love using 100 Mile’s parks, roads, and events, this is way to help keep them strong.

Mrs. Hamblin invited people to imagine what it would be like if there was no town of 100 Mile, how they would be affected if every shopping trip, every visit to a bank, a doctor, a dentist, school, insurance agent or shared meal at a restaurant involved traveling great distances, how impactful that would be. This campaign provides an opportunity to remind both rural and community residents on the importance of shopping local and supporting small businesses. Every single dollar spent in our community counts and by participating you are supporting the heart of our region.

Thank you for your attention to this matter. Council discussion and direction is requested.

Recommendation:

BE IT RESOLVED THAT the memo from Administration dated March 16th, 2026 regarding the Hearts for 100 Mile campaign be received.



T. Boulanger, CAO





March ##, 2026 – For immediate release

District of 100 Mile House Launches “Hearts for 100 Mile” Community Campaign

The District of 100 Mile House is proud to launch *Hearts for 100 Mile*, a community fundraising campaign designed to celebrate the spirit of giving and support the services and infrastructure that make the community strong.

Sparked by a local resident who wanted to give back to the community she loves, the campaign invites rural residents to show their support by contributing to the campaign. Donors will be recognized through a growing display of hearts that will be showcased in our District office windows, illustrating the strength of community that will carry us forward. Proceeds from this campaign will go toward infrastructure improvements.

“100 Mile House has always been a community built on true grit and heart.” said Mayor Pinkney. *“This campaign is a way for people who care about this town to show strong how communities are built together”*

The campaign comes at an important time as the community works to adapt following the loss of our last major sawmill. Now, more than ever, the District encourages all residents, both local and rural to show their support to local businesses where every dollar counts.

“Even small gestures can make a big difference when a community comes together”, added Mayor Pinkney.

The District encourages participation by purchasing a heart at the District office, #1-385 Birch Avenue, or at the Visitor Information Center, 140 Wrangler Way, and share their story about what they feel makes 100 Mile special, or support the campaign through spending locally.

For questions or more information, please contact:

Mayor Maureen Pinkney
District of 100 Mile House
mpinkney@100milehouse.com
Ph: 250-395-2434

HEARTS FOR 100 MILE

Carrying Our Community Forward



BE PART OF
THE JOURNEY



EVENT DATE



TIME

MORE INFORMATION

WWW.100MILEHOUSE.COM



Hearts for
100 MILE

Carrying Our Community Forward



**SUPPORTING THE HEART
OF OUR REGION
JOIN US...
DATE/TIME/EVENT**



IF YOU LOVE 100 MILE, THIS IS YOUR CHANCE TO GIVE BACK

Hamblin - Delegation Speech - Mar. 10. 20

Most people are aware that 100 Mile has lost a very significant source of tax revenue with the closure of the West Fraser Mill and we have learned that the re-evaluation of what pipelines pay to municipalities will also take roughly \$131,000 out of the District's revenues. We can see that this is going to be a very tough year financially. As I understand it, so far we have not succeeded in getting any assurance of grants coming from either the provincial or federal government to help out. So it appears to me that even very small sources of additional revenue should be considered.

The number of households right here in the District of 100 Mile is very small, while the surrounding area has roughly 10 times the population of the town. People living outside the town have a small levy for recreation on their tax bill, and otherwise do not pay taxes to 100 Mile.

I am proposing a campaign to raise entirely voluntary donations to help 100 Mile House to meet the costs of providing the normal basic services that simply make it possible to have a real town here in this area, despite that town's small population. The name I am suggesting is Hearts for 100 Mile.

People who have recently moved to this area often comment on how much they enjoy life here, and the friendliness of this small town. Long-term rural residents also express affection for the area and the town. I believe that in some cases this general goodwill could be translated into an entirely voluntary donation to help the town get through a very difficult time.

I see the possibility of a campaign during the summer when we have the maximum number of both summer residents and tourists. The costs for the campaign would be minimal. Ahead of the actual Hearts for 100 Mile week, there could be an interview with a council representative on local radio and another in the Free Press explaining the new difficulties faced by our municipality, and outlining the idea of voluntary donations to help.

During the actual Hearts for 100 Mile week, people could be invited to make a donation either at the District office or at the Tourist Information Centre. There would not be any suggested amount. Some people might just drop off a few coins, but I am betting that there are others, who would feel able and willing to come up with much larger donations. I understand that the District is able to issue receipts that would work like receipts from charities on people's income tax returns.

In the media interviews, representatives of the Council could ask people to imagine what it would be like if there was no town of 100 Mile. How would they be affected if for every major grocery shopping trip, every visit to a bank, a doctor, a dentist, an

insurance agent, every family gathering at a good restaurant, they had to travel to either Williams Lake or Kamloops? Even if people don't live within the District, they still benefit significantly from the existence of 100 Mile House.

I note that the Starry Nights fundraiser brought in \$159,000. Part of that came from grants, but \$93,000 came from donations. Starry Nights is a long-established and very visible campaign, Hearts for 100 Mile would be a brand new one. But the success of Starry Nights shows a surprising level of community-mindedness and generosity among people in this area. I believe the District of 100 Mile could tap into that generosity, in a time when many people are well aware that it is facing severe and unusual challenges in financing all the services that make it possible to simply maintain a viable town.

DISTRICT OF 100 MILE HOUSE**BYLAW NO. 1467**

A bylaw to regulate the use of parks, public spaces, and community facilities in the District of 100 Mile House.

WHEREAS the Community Charter provides that Council may, by bylaw, establish regulations governing the management of property intended for recreational and community uses and to delegate certain powers to staff regarding the use of these facilities.

NOW THEREFORE the Council of the District of 100 Mile House, in open meeting assembled, enacts as follows:

SECTION 1 - TITLE

- 1.1 This bylaw may be cited for all purposes as **“District of 100 Mile House Parks Public Spaces and Community Facilities Bylaw No.1467, 2026.”**

SECTION 2 - DEFINITIONS

- 2.1 In this bylaw:

“animal” means a mammal, reptile, amphibian, fish, marine animal or bird.

“Community Facilities” means a building, recreation facility or other land improvement located in a park or on any other land which the District owns or controls by means of a lease, license or other legal instrument, that is intended for athletic, social or recreational use by members of or visitors to the community.

“contaminants” means any waste, injurious or offensive matter or substance, including without any limitation anything that is capable of:

- (a) injuring or is capable of injuring the health or safety of a person, or
- (b) injures or is capable of injuring property or any life form, or
- (c) causes or is capable of causing material physical discomfort to a person,
- (d) damages or is capable of damaging the environment.

“Director of Community Services” means the individual who is appointed to administer the Community Service Department of the District or his authorized representative.

“District” means the District of 100 Mile House.

“natural park feature” means any tree, shrub, herb, flower, grass, turf, plant or vegetation of any kind as well as any soil, sand, silt, gravel, rock, mineral, wood, fallen timber or other material within a park.

“organized activity” means any activity which is pre-planned, involves a group larger than a single family unit and which limits general public access to a portion of the park or community facility or any activity that involves instruction or training.

“organized sport” means any game or sport which is played by two or more persons who play and/or practice together regularly as a team in a league or association.

“park” means any real property owned or subject to a right of occupation by the District for purposes of pleasure, recreation or community uses of the public including public parks, playgrounds, driveways, public squares, pathways, boulevards, play fields, linear parks, skateboard parks, hiking/biking/riding trails, and other public places and all improvements.

“park property” means any property within a park, including without limitation any building, structure, improvement, wall, fence, sign, seat, bench, or ornament of any kind.

“permit” means a license issued for the use of Parks or Community Facilities or portion thereof.

“public space” means any real property or portions of real property owned or subject to a right of occupation by the District, to which the public is ordinarily invited or permitted to be in or on, and includes but is not necessarily limited to, the grounds of public facilities or buildings, and parking lots.

“refuse” means all refuse, garbage, or other waste of any kind, including without limitation any food remains, containers, packages, bottles, cans or parts of them.

“special event” means any event or activity conducted within a park which attracts or is intended to attract participants or spectators.

“vehicles” means and includes all conveyances for the carriage or transport of persons, passengers, goods or materials, whether drawn by animals or propelled by any mechanical device or other motive power whatsoever, and shall include trailers, boats, boat trailers, bicycles, motorcycles, tricycles, rollerblades, and skateboards.

SECTION 3 – ENFORCEMENT AND DELEGATION

3.1 The following persons are authorized by the District to enforce the provisions of this bylaw:

Chief Administrative Officer (CAO)
Director of Community Services
Bylaw Enforcement Officer
Fire Chief/Deputy Fire Chief
Member of the RCMP

3.2 The Director of Community Services or designate is authorized to post signs and notices, or to order that signs and notices be posted, in parks, trails, public spaces and community facilities, that establish rules for the use of a park, trails, public space or community facilities, that are consistent with this bylaws, including rules that:

- (a) establish conditions for the use of certain areas;
- (b) designate areas in which certain activities are permitted or prohibited;
- (c) restrict, limit or prohibit access to certain areas; or
- (d) establish permitted hours of use.

3.3 A person must not interfere with, hinder or obstruct a person identified in Section 3.1, or any employee of the District, in the performance of their duties.

3.4 The Director of Community Services or designate may establish a system for the issuance of reservations for the use of park facilities by persons who receive a permit pursuant to this bylaw.

3.5 Where a person applies for a permit for use of parks or community facilities and requires the closure to the free use by the public of all or part of a park, no permit shall be issued by the Director of Community Services.

3.6 The Director of Community Services or designate may at any time temporarily close any park or part thereof to the use of the public if, in his/her opinion, such closure is necessary to prevent or assist in the prevention of a breach of peace or threat thereof, or to protect persons or property from injury or damage, or when works of maintenance, construction or repair are being carried out by or on behalf of the District.

SECTION 4 – DESIGNATED AREAS REQUIRING PERMITS

4.1 The following parks and community facilities requiring permits for use are as follows:

Centennial Park
100 Mile Community Hall
Martin Exeter Hall
100 Mile Lodge (Museum)
Visitor Information Centre
100 Mile Marsh
100 Mile House Airport
Temporary Road Closures

and any other park, public space or community facilities not listed above

SECTION 5 – REGULATIONS

5.1 DAMAGE

No person shall within a park or community facility:

- a) cut, break, remove or in any way destroy, damage or deface any natural park feature.
- b) destroy, damage or deface any park or community facility.
- c) damage, deface, clutter or block any boulevard, driveway, roadway, trail, path or lane.
- d) climb, walk or sit upon any wall, fence or other structure in or upon any park or community facility or boulevard, unless it is designed and intended for such purpose.
- e) foul, pollute or otherwise introduce any contaminant or refuse into any area of water including a stream, lake or pond.
- f) deposit any waste, contaminant or offensive matter or other substance of any kind except in receptacles provided for such purposes.
- g) cross, travel on or walk upon any grassed plot or land where signs have been posted forbidding such use.
- h) Willfully, maliciously or carelessly let off, turn on, or discharge any water so that the water runs to waste out of any tap, pipe or other fixture within the park or at a community facility.

- i) throw or place any lighted match, cigar, cigarette or similar thing or any burning substance.

5.2 BEHAVIOR AND CONDUCT

- a) Every person within a Park or Community Facility shall observe and obey all Federal and Provincial statutes, District bylaws, regulations, enactments and policies including without limitation all signs and posted notices.
- b) No person shall possess or consume liquor or alcoholic beverages within a Park or Community Facility without valid and legally required permits.
- c) No person shall enter any water in, on or adjoining any beach, swimming pool or wading pool unless such person is wearing a bathing suit or other appropriate swimwear.
- d) No person shall enter any water in, on or adjoining any beach or any swimming pool or wading pool if such person has a contagious or communicable disease.
- e) No person shall on any beach, or any swimming pool or wading pool, or in or on any water in, on or adjoining any park or beach disobey any command or order from any person duly authorized to give such command or order, including any manager of any pool or facility or any lifeguard.
- f) No person shall obstruct or cause to be obstructed, any official employee, agent or contractor of the District in the exercise of any of his lawful duties.
- g) No person shall ride, drive or lead any animal or drive or propel any vehicle in such a manner as to disturb the enjoyment of any person, or to cause injury or damage to any person, animal, park property, personal property, or natural park feature.
- h) No person shall conduct himself in a disorderly, dangerous or offensive manner.
- i) No person shall make or cause noises and sounds, including the playing of musical instruments, radios, tape players, compact disc players or similar devices or the operation of vehicles, which disturbs or tends to disturb the peace, quiet, enjoyment or comfort of persons in the vicinity.
- j) No person shall loiter or take up a temporary abode overnight in any park.
- k) No person shall ride a bicycle, except on roadways specifically designated for such use by way of signs or posted notice by the Director of Community Services or designate.

- l) No person shall ride, drive, or lead any horse, ride or park any vehicle or bicycle, roller skates or skate boards, or other means of travel unless the park or portion thereof has been specifically designated for such use.
- m) Other than park maintenance staff in the performance of their duties, no male person shall enter any portion of any bathhouse, change room, or rest room set apart for the use of female persons in or on any park, and no female person shall enter any portion of any bathhouse, change room or rest room set apart for the use of male persons in or any park.

5.3 HOURS OF OPERATIONS

No person shall:

- a) enter, occupy, or be present in any park for any purpose whatsoever during the hours when the Park is closed as indicated by sign or posted notice or where no hours are posted between the hours of 11 p.m. and 6 a.m. of the following day.
- b) at any time, camp within a motorhome, recreational vehicle, or vehicle of any type.

5.4 OTHER REGULATED ACTIVITIES

5.4.1 Except as authorized by a permit issued pursuant to Section 4.1 of this bylaw, no person shall, in a park:

- a) carry or discharge any firearms, or fireworks of any description or explode any combustible or other explosive materials'.
- b) sell, expose or display for sale or exchange or barter any goods or materials, including food and refreshments.
- c) conduct any business, or offer any service for a fee.
- d) post, paint, affix, distribute, deliver, paint or publish any notice, advertisement, sign, placard or hand-bill of any kind whatsoever.
- e) organize, conduct or participate in any special event, procession march, drill, performance, ceremony, concert, gathering or meeting without first obtaining a permit as required in Section 6 of this bylaw
- f) organize, conduct or carry on any public address or demonstration.
- g) operate any amplifying system or loud speaker.
- h) organize, conduct or participate in any film or videotape production.

- i) drive, stop, park or operate any motor vehicle, other than in an area designated for such purposes by way of signs or posted notice by the Director of Community Service or designate.
- j) make, set, light, or keep lit a fire, including without limitation in or upon any beach except that fires are permitted in areas specifically designated for such purposes by way of signs or posted notice by the Director of Community Service or designate.
- k) No person shall feed any wildlife in a park.

5.4.2 Any person may conduct, hold or participate in any of the activities set out in Section 5.4.1 where such person is:

- a) the holder of a valid and subsisting park permit issued under Section 3 4.1 of this bylaw; or
- b) a participant in an activity for which a valid and subsisting park permit has been issued to another person under Section 3 4.1 of this bylaw.

5.5 ANIMALS IN PARKS AND TRAILS

5.5.1 No person shall in any park:

- a) molest, disturb, frighten, or injure any animal; or
- b) abandon any animal.

5.5.2 Every person owning or having the care, custody or control of any animal shall prevent that animal from:

- a) being in an area in a park designated as a prohibited area for animals by way of signs or posted notice by the Director of Community Service or designate.
- b) being anywhere in a park, unless the animal is securely held on a leash and under the direct and continuous charge of a person who is competent to control it.
- c) swimming or entering in any body of water or being upon any ice in case such body of water is frozen.
- d) causing any annoyance or disturbance or injuring any person or other animal in any park or trail.

5.5.3 Persons having custody, care or control of any dog shall be permitted to bring or have the dog in parks provided that the dog is kept under the immediate charge and control of that person and provided that the dog does not enter the following areas:

a) beaches between the 15th day of May and the 15th day of September in each year; and

5.5.4 Every person owning or having the care, custody or control of a horse shall prevent that horse from being anywhere in a park, except in those areas specifically designated for such purpose by way of signs or posted notice by the Director of Community Service or designate.

5.5.5 Section 5.5.2(a) of this bylaw does not apply to any guide dog under the care, custody or control of a visually impaired person.

5.5.6 Any person who brings a animal into such a park shall remove from the park all excrement deposited in the park by the animal.

5.6 GAMES

5.6.1 No person shall play at any game whatsoever in any portion of any park, including without limitation:

- a) any ball game, including baseball, volleyball, football or soccer
- b) play golf or strike a golf ball
- c) shoot an arrow or practise archery
- d) throw lawn darts
- e) throw horse shoes

except where such areas are designated for such use or uses by way of signs or posted notice by the Director of Community Services.

5.6.2 No person shall fly a motor-driven airplane, a drone, a hang-glider or any other aircraft, or take off or land such aircraft, in any portion of any park or trail, except where such areas are especially designed by way of sign or posted notice by the Director of Community Service or designate.

5.7 MOTORIZED TRAFFIC

Where in the opinion of the Director of Community Services or designate, and, subject to the Motor Vehicle Act, R.S.B.C.1996, c318, it is necessary for public safety and convenience, the Director of Community Services or designate may close any roadway, path or other area within any park to public use, and may limit the speed, weight, size, type or number of vehicles which may be operated on any roadway in any park.

SECTION 6 – PERMITS & FEES

- 6.1 The District may enter into written agreements that include fees and charges for the use of certain District parks, public spaces and community facilities with individuals, non-profit organizations and any other user that the District deems to be an appropriate user of the park or facility.
- 6.2 Organizations or persons proposing an event to be held on municipal property, streets and parks are to submit the appropriate application form as outlined in the Municipal Facilities and Events Booking Policy, signed by the applicant or an authorized agent of the applicant and shall be accompanied by the booking fee and security deposit as specified in the current Fees & Charges bylaw.
- 6.3 When approving a Municipal Facilities and Event Booking application, the Director of Community Services, or his/her designate, may impose one or more of the following terms and conditions:
- a) the location and times during which the event may be carried out;
 - b) that the applicant supply additional services necessary for the event, including but not limited to sanitary, health, emergency, security, traffic control and polices services;
 - c) restrictions on the number of person who may attend or participate in the event;
 - d) restrictions on the use of generators, sound amplification and public address systems, the playing of live or recorded music, and the placement of temporary structures with the event;
 - e) that the applicant provide a damage deposit;
 - f) that the applicant provide proof of liability insurance in an amount and in a form approved by the District; and
 - g) that the applicant obtain other associated permits or approvals.
- 6.4 Should the applicant fail to comply with this bylaw or the terms and conditions of the park permit, then in addition to any other enforcement action or penalties:
- a) the District may revoke the Permit;
 - b) the applicant may be required to pay the District's costs in undertaking any remedial work necessary to repair any damage to the park a natural park feature, public space or community facility; and
 - c) the damage deposit paid by the applicant may be withheld and applied towards the costs incurred by the District in performing the remedial work referred to in Subsection (b) above.

SECTION 7 - INSURANCE

All users, renters or permittees must supply the District a Certificate of Insurance with insurance requirements as shown in Schedule "A" attached to and forming part of this bylaw.

SECTION 8 - ENCROACHMENTS

- a) No person shall encroach upon any lands within a Park or upon a Community Facility for his or her own purposes.
- b) No person shall erect, construct, build, occupy or cause to be erected, constructed, built or occupied, in any Park or at any Community Facility or on any boulevard any tent, trailer, mobile home, building, shelter, pavilion, or any other construction whatsoever, except with the prior written permission of the Council.
- c) The District may remove or cause to be removed from any park or any community facility any encroachment, temporary abode, tent, building, shelter, pavilion, structure or other construction whatsoever located within a park or at a community facility contrary to the provisions of this bylaw at the expense of the responsible person(s).

SECTION 9- PENALTY

- 9.1 Any person who contravenes a provision of this bylaw, or who suffers or permits any act or thing to be done in contravention of this bylaw, or who refuses, omits, or neglects to fulfil, observe, carry out or perform any duty or obligation imposed in this bylaw is guilty of an offence and;
- a) on summary conviction is liable to a fine of not less than \$500 and not more than \$10,000.00.
 - b) on conviction of a bylaw offence under the District of 100 Mile House Bylaw Notice Enforcement Bylaw No. 1429, 2026, is liable for the penalty imposed under that bylaw; and
 - c) subject to penalties imposed by way of a bylaw offence notice or as otherwise permitted by law.
- 9.2 Each day during which violation of this bylaw is continued shall be determined to constitute a new and separate offence.

SECTION 10 – SEVERABILITY

If any section, paragraph or phrase of this bylaw is for any reason held to be invalid by a decision of a Court of competent jurisdiction, such decision will not affect the validity of the remaining portions of this bylaw.

SECTION 11- REPEAL

The District of 100 Mile House Parks and Community Facilities Bylaw No, 1313-2017, and amendments thereto are hereby repealed.

READ A FIRST, SECOND AND THIRD time this _____ day of _____, 2026.

ADOPTED this _____ day of _____ 2026.

Mayor

Clerk

DISTRICT OF 100 MILE HOUSE

Parks, Public Spaces and Community Facilities Bylaw No. 1467, 2026

SCHEDULE A – INSURANCE REQUIREMENTS

INSURANCE CLAUSES

District of 100 Mile House, hereinafter called the “**District**”.

At all times during the term of this agreement, the Transferee/Tenant/Permittee shall at no expense to the District, supply Commercial General Liability Insurance against any and all third party claims for bodily injury, death or property damage whatsoever arising out of the use and occupation by the Transferee/Tenant/Permittee of the lands and premises which are the subject matter of this agreement. Such insurance shall add the District as an **ADDITIONAL INSURED** but not as an **ADDITIONAL NAMED INSURED** and shall cover for not less than **TWO Million Dollars (\$2,000,000)** per accident or occurrence and Host Liability must be added if Permittee is serving alcohol.

Upon signing this Permit/Agreement the Transferee/Tenant/Permittee shall promptly forward a certificate of insurance including insuring agreements acceptable to the District. Should the insurance policies under which the certificate is drawn expire during the term of this agreement or any extension or renewal thereof, the Transferee/Tenant/Permittee shall forward a renewal insurance certificate to the District thirty (30) days prior to the expiry of said insurance policies on a form satisfactory to the District.

All required policies of insurance must be issued by insurers duly authorized by law to do business in the Province of British Columbia and shall include a provision that coverage shall not be cancelled or amended in any way unless 30 days written notice has been given to the District.

Should the Transferee/Tenant/Permittee fail to supply the insurance certificate prescribed by this permit/agreement, then such permit/agreement may be terminated by the District.

Release of Liability

The Transferee/Tenant/Permittee hereby agrees to unconditionally **INDEMNIFY** and **SAVE HARMLESS** the District, its agents or employees, from and against all loss, liability, costs, charges, claims, damages, expenses, suits or actions which may arise as a consequence of, or resulting from, any failure by the Transferee/Tenant/Permittee whatsoever; **(EXCEPT SUCH AS MAY ARISE OUT OF THE ACTS, FAILURES TO ACT OR NEGLIGENCE OF THE DISTRICT OR ITS AGENTS OR EMPLOYEES) IN CONNECTION WITH:**

- a) Any breach, violation or non-performance of any covenant, regulation, condition or term of this agreement to be fulfilled, kept, observed or performed;
- b) Any act or omission of the Transferee/Tenant/Permittee;
- c) Any damage to property while said property shall be in or about the lands and premises which are the subject matter of this agreement; and
- d) Any injury to any licensee, invitee, agent or employee of the Transferee/Tenant/Permittee, including death resulting at any time therefrom occurring in or about the lands and premises which are the subject matter of this agreement, including all costs and all legal fees and all disbursement in connection herewith.

The indemnity shall survive the expiry or sooner termination of this agreement.

DISTRICT OF 100 MILE HOUSE

Bylaw No. 1468

Being a Bylaw to amend the District of 100 Mile House Fees & Charges Bylaw No. 1434-2024

This bylaw may be cited for all purposes as **“District of 100 Mile House Fees and Charges Amendment Bylaw No. 1468-2026.”**

The Council of the District of 100 Mile House in open meeting assembled enacts as follows:

- (a) Schedule “K” be repealed and replaced with Schedule “K” attached to and forming part of this bylaw.

READ A FIRST, SECOND AND THIRD TIME this 10th day of March 2026.

ADOPTED this day of 2026

Mayor

Corporate Administrator

DISTRICT OF 100 MILE HOUSE
Schedule "K" – Utilities

1. Sewer Connection

(a) Non Refundable Application Fee

Domestic Service	\$ 20.00
Commercial Service	\$ 40.00

(b) Connection Fee

4" Service Connection	\$ Actual Cost
Pre-Serviced Lots	\$ 905.00 flat fee

Applied parameters are:

- a) Length does not exceed 45 feet (13.72m)
- b) Removal and replacement of concrete and asphalt at additional actual costs.

(c) Other Connection Fees

All other connections are to be charged out at actual cost of labour including all benefits related thereto, equipment and materials and an administration fee of ten percent (10%) of the labour, equipment, and materials, with the estimated cost being deposited with the Collector on application. Where the work involves the disruption of asphalt or other hard road or sidewalk surface, the costs shall include the removal and replacement of that surface.

AND FURTHER, the District reserves the right to refuse to make main extensions and install service pipe to a customer's property line under frost conditions that would, in the opinion of the District, make such undertaking impractical. If the customer still requests an extension or installation under frost conditions, then, if approved by the District, the customer shall deposit with the District, in advance of construction, an amount equal to the estimated cost of the installation, and any difference between the deposit and actual costs shall be either refunded to or paid by the customer.

2. Sewer Rates – Quarterly Billing

Effective January 1st, 2026

Residential (per unit)	\$ 94.40
Includes duplex, triplex, fourplex, fiveplex, mobile home, apartment, suite, secondary suite, strata unit)	
Beauty / Barber Shop/ Pet Grooming (per chair) (Min. 2 chairs)	\$ 40.10
Commercial (per washroom)	\$ 55.70
Restaurant / Café / Deli (per seat) (Min. 6 seats)	\$ 10.50
Car Wash (per bay)	\$ 159.50
Public Assembly (per washroom)	\$ 57.35
(Includes Church, Arena, Library, Public use Halls and Clubs)	
Public Assembly (per kitchen)	\$ 57.35
Laundromat (per washer)	\$ 49.80
Hotel / Motel / Full Hook up Campsite / Care Home (per room)	\$ 24.90
Hospital (per bed)	\$ 95.75
School / Daycare (per instructional room)	\$ 95.75
Sani Station	\$ 270.05
Service Station	\$ 297.00

* a washroom is defined as a toilet and a sink

3. Water Connection

(a) Non Refundable Application Fee

Domestic Service	\$ 20.00
Commercial Service	\$ 40.00

(b) Connection Fee

20m (3/4") Service Connection	\$ Actual Cost
Pre-Serviced Lots	\$ 925.00 flat fee

Applied parameters are:

- a) Length does not exceed 50 feet (15.2m)
- b) Removal and replacement of concrete and asphalt at additional actual costs.

(c) Other Connection Fees:

All other connections are to be charged out at actual cost of labour including all benefits related thereto, equipment and materials and an administration fee of ten percent (10%) of the labour, equipment, and materials with the estimated cost being deposited with the Collector on application. Where the work involves the disruption of asphalt or other hard road or sidewalk surface, the costs shall include the removal and replacement of that surface.

(d) Water Turn-On/Turn Off:	\$50.00 for each turn on or turn off
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(e) Service Pipes

Extra Inspection requirement due to defective service work or work not ready for inspection	\$ 30.00
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(f) DISCONTINUATION OF SERVICE

Reconnection as a result of disconnection for violation of the provision of the current Water Rates & Regulations Bylaw, payable in advance.	\$ 50.00
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4. Water Rates – Quarterly Billing

Effective January 1st, 2026

Residential (per unit)	\$ 134.90
Includes duplex, triplex, fourplex, fiveplex, mobile home, apartment, suite, secondary suite, strata unit)	
Beauty / Barber Shop / Pet Groomer (per chair) (Min. 2 chairs)	\$ 57.25
Commercial (per washroom*)	\$ 79.60
Restaurant / Café / Deli (per seat) (Min. 6 seats)	\$ 15.00
Car Wash (per bay)	\$ 227.90
Public Assembly (per washroom*)	\$ 81.90
(Includes Church, Arena, Library, Public use Halls and Clubs)	
Public Assembly (per kitchen)	\$ 81.90
Laundromat (per washer)	\$ 71.15
Hotel / Motel / Full Hook up Campsite / Care Home (per room)	\$ 35.55
Hospital (per bed)	\$ 136.80
School / Daycare (per instructional room)	\$ 136.80
Service Station	\$ 424.30

* a washroom is defined as a toilet and a sink

Commercial Metered (Minimum Charge)

20 mm meter	\$ 148.40
25 mm meter	\$ 181.65
40 mm meter	\$ 362.90
50 mm meter	\$ 527.90
Hospital	\$ 527.90
Standpipe	\$ 39.10
Hydrants	\$ 93.05

Usage Rate (Per 1,000 Gallons)

Up to 5,000 Gallons	\$7.15
5,001 to 30,000 Gallons	\$ 7.30
Over 30,000 Gallons	\$ 7.75

Fire Hose Connection

1 ½" (40 mm) diameter outlet	\$ 33.35
2 ½" (65 mm) diameter outlet	\$ 66.10

Sprinkler System Connection

Up to 4" (100 mm) diameter connection	\$ 135.00
6" (150 mm) diameter connection	\$ 192.00
Other: Per Fixture	\$ 13.60

****NOTE: Full "economic rate" to be charged on all public recreation facilities (ballfields, parks, soccer fields).****

5. BULK WATER RATES

a)	Account Access Fee	\$ 100.00
b)	Bulk Water	\$ 0.02/litre

**J3****J4****District of
100 MILE HOUSE****COUNCIL REPORT
File No. 570-01****Regular Meeting
Mar. 24, 2026**

REPORT DATE: Mar. 20, 2026
TITLE: OCP & Zoning Bylaws
PREPARED BY: J. Doddridge, Director Economic Development & Planning

PURPOSE: To return the new Official Community Plan (OCP) and Zoning Bylaw to Council for consideration.

RECOMMENDATION: Recommended Resolution:

BE IT RESOLVED THAT second reading of Official Community Plan Amendment Bylaw No. 1465, 2026 be rescinded; and

BE IT RESOLVED THAT Official Community Plan Amendment Bylaw No. 1465, 2026 be given a new second reading, as amended, this 24th day of March, 2026;

BE IT RESOLVED THAT second reading of Zoning Amendment Bylaw No. 1466, 2026 be rescinded; and

BE IT RESOLVED THAT Zoning Amendment Bylaw No. 1466, 2026 be given a new second reading, as amended, this 24th day of March, 2026.

BACKGROUND INFORMATION / DISCUSSION:

Council gave 2 readings to the bylaws on Jan. 13, 2026 at a Regular Council meeting (Council Report and minutes attached).

The bylaws were then sent to the following agencies for referral: Ministry of Transportation & Transit (MoTT), Agricultural Land Commission (ALC), Interior Health (IH), Cariboo Regional District (CRD), BC Transit, Tsqescen First Nation, Central Interior Rural Division of Family Practice (CIRD), Spelqweqs, and School District 27.

The bylaws were also forwarded to municipal departments, including: CAO's office, Finance, Community Services, and Fire Department.



Referral Comments

Referral comments have now been returned. All comments are attached. Any further comments that are returned prior to the Public Hearing will be brought forward at that time.

As a result of the comments received to date, relatively minor revisions have been made to the bylaws. These revisions are easily spotted throughout the Zoning Bylaw, as they are noted in a different coloured font. A summary of the OCP revisions are attached to this memo.

The noted revisions, while relatively minor, have necessitated rescinding of 2nd reading, and a new second reading is required. The Public Hearing and notification process can then proceed.

OPTIONS: N/A

BUDGETARY IMPACT: N/A

LEGISLATIVE CONSIDERATIONS (Applicable Policies and/or Bylaws): The new OCP and Zoning Bylaws remain consistent with the provincial legislation relating to municipal planning and housing.

ATTACHMENTS:

- Jan. 6, 2026 Council Report from Director of Economic Development & Planning;
- Jan. 13, 2026 Council meeting minutes (page 2 of 7);
- Official Community Plan Bylaw No. 1465, 2026 with minor amendments incorporated to address referral comments;
- Zoning Bylaw No. 1466, 2026 with highlighted amendments to denote revisions;
- Summary of OCP revisions; and
- Referral comments.

NEXT STEPS, PROCESS & TIMELINE:

Upon new Second Reading, the bylaws will be posted on the District website for public review, as well as follow our required Public Hearing notice process. Staff will also place a notice in 2 issues of the Free Press to provide additional opportunity for public review.

Should Council concur, the following process and timeline are in order:

- | | |
|---|---------------|
| • 1 st and 2 nd Reading | Jan. 13, 2026 |
| • Send for Referral | Jan. 14, 2026 |
| • Post on District website | Jan. 14, 2026 |



- Rescind 2nd Reading and give new 2nd Reading Mar. 24, 2026
- Ads in Free Press Apr. 2 & 9, 2026
- Post notice of Public Hearing on District website Apr. 6, 2026
- Distribution to District subscription service Apr. 6, 2026
- Public Hearing Apr. 14, 2026
- 3rd Reading Apr. 14, 2026
- MoTT signatures Apr. 15-27, 2026
- Adoption Apr. 28, 2026

Staff has notified the Province with the updated timeline.

Prepared By: J. Doddridge
J. Doddridge, Dir Ec Dev & Planning

Date: Mar. 20 / 26

Reviewed By: T. Boulanger
T. Boulanger, CAO

Date: Mar. 20. 26

SEE SUPPLEMENTAL MATERIAL



Summary of OCP revisions - made subsequent to First & Second Reading Jan. 13, 2026

3.3.2.2 Updated languages as requested by District Engineering Staff - Encourage infill development within existing neighbourhoods and the town centre, focusing on underutilized or vacant lots to support efficient growth and make optimal use of existing infrastructure and services, including efficient transit service delivery.

5.5.7.1 (iv) Added word sidewalks - proximity to sidewalks, existing roads, and other community and essential services;

5.5.7.6 (new iii) requested by BC Transit? - Tie-ins to existing active transportation infrastructure (e.g. sidewalks); Double check who made this request.

6.5.1.2 (iii) requested by MOTI added wording - The location should be adjacent to or near an arterial or collector road with sufficient traffic volumes and controls to support commercial activity and efficient traffic movement;

10.5.4.2 requested by ALC added wording - Require edge planning elements for developments along the boundary of the ALR to ensure adjacent land uses are compatible and negative impacts to adjacent agricultural uses are minimized. This may include urban-side buffers, landscaping, low-intensity land uses, fencing, berms, etc.;

12.5.3.3 new policy, response to ALC comments - On lands designated as Resource Areas that are within the Agricultural Land Reserve, the District will only permit the uses and activities allowed under the Agricultural Land Commission Act and its regulations;

13.2 replace paragraph 5, requested by CRD - Solid Waste Management is guided by the Cariboo Regional District's updated Solid Waste Management Plan (SWMP), approved in March 2025. The SWMP outlines strategies for the next decade, building on previous phases that improved transfer stations, expanded recycling access, and introduced backyard composting. The updated SWMP includes a feasibility assessment for an Eco Depot to service the south Cariboo.

14.5.5.1 updated wording, requested by BC Transit - Maintain an ongoing partnership with BC Transit to guide the planning, delivery, and improvement of transit services and infrastructure, including the use of regular service reviews and the evaluation of opportunities for future enhancements

14.5.5.2 new policy, requested by BC Transit - Prioritize investment in transit stop amenities, such as shelters, seating, lighting, and accessibility improvements. to enhance comfort, safety, and universal access;

17.3.1.0(i) updating of MOTT name - Access locations must meet the minimum turning and sight distance requirements in the TAC Design Guide adopted by the Ministry of Transportation and Transit;

Glossary, correction to Secondary Suite spelling.

Miscellaneous typos and minor corrections.

File:



COPY

Regular Meeting
Jan. 13, 2026

REPORT DATE: Jan. 6, 2026
TITLE: OCP & Zoning Bylaws
PREPARED BY: J. Doddridge, Director Economic Development & Planning

PURPOSE: To present Council with the new Official Community Plan (OCP) and Zoning Bylaw for consideration.

RECOMMENDATION: Recommended Resolution:

BE IT RESOLVED THAT Official Community Plan Amendment Bylaw No. 1465, 2026 be read a first and second time this 13th day of January, 2026;

BE IT RESOLVED THAT Zoning Amendment Bylaw No. 1466, 2026 be read a first and second time this 13th day of January, 2026.

BACKGROUND INFORMATION / DISCUSSION:

Provincial Legislation Context

Bill 44 requires municipalities to prepare Housing Needs Reports to identify their 20-year housing needs. The District finalized its Housing Needs Report in December of 2024. Following that, Bill 44 required the District to update its OCP and Zoning Bylaw to reflect these longer-term housing needs, with policies incorporated to address a broad range of housing types. Among other things, this will ensure adequate housing is identified in the municipality’s long-term plans and that Zoning Bylaws are similarly aligned.

Public Engagement

Public engagement formed an integral part of the District’s OCP and Zoning Bylaw update process. There were 2 rounds of public engagement conducted, advertised through mail-outs, posters, social media posts, District message boards, and direct emails, encouraging participation and ensuring broad community awareness. Opportunities to participate included the following:



- In person and virtual working sessions with:
 - Council and Administration
 - BC Transit
 - students from Peter Skene Ogden Secondary
 - development industry representatives
 - South Cariboo Chamber of Commerce
 - South Cariboo Visitor Centre staff
 - Interior Health and Central Interior Rural Division of Practice
 - Cariboo Regional District
 - Agricultural Land Commission
 - Spelqweqs
- Community Pop-Up events at:
 - Cariboo Mall
 - District of 100 Mile House Municipal Office
 - South Cariboo Visitor Centre
 - Farmers Market
- Online Survey
- Public Open Houses at District of 100 Mile House Municipal Office
- Council - Staff Workshops
- Project page on District website

OFFICIAL COMMUNITY PLAN Highlights

The OCP is a bylaw that sets the community's vision and includes a suite of goals, objectives, and policies to guide future growth and development of a community. It's important that the OCP reflects the community's values and vision.

Overall, the District's OCP, adopted in 2016, has served the community well. Updating it to meet Provincial requirements provided an opportunity to also confirm community values. The resulting vision statement was created based on views collected from Council, community and area residents, and businesses.

100 Mile House is the vibrant heart of the South Cariboo where natural beauty meets small-town charm. With abundant recreation, diverse housing, and growing economic opportunities, it offers a high quality of life for residents and welcomes visitors.

Demographic data and housing growth projections were incorporated into the OCP. Different housing needs were outlined and the 5-year and 20-year housing projection provided. Based on the 2024 South Cariboo Housing Needs Assessment, the 5-year



housing need is 157 units, while the 20-year need is 508 units. The District has sufficient land designated, though not currently developed, for residential use to accommodate approximately 2,171 dwelling units.

Dwelling Projection and Trend Assessment:

Based on the areas of different land use designations in the updated OCP and the regulations in the updated Zoning Bylaw, the build-out capacity for the District is projected to allow up to 6,243 additional dwelling units.

On average, the District adds approximately 6 new dwellings per year. Using this value to project forward, it is forecast that the District is likely to add 29 units by 2029 and 116 units by 2044. However, this analysis does not account for the recently approved CD-3 and CD-4 developments which are anticipated to add 36 new units upon completion.

Please refer to Dwelling Projection Summary and Trend Assessment for a detailed analysis.

As noted, the current OCP has performed well. So, the new OCP contains relatively minor policy changes. Some highlights include:

- Additional emphasis on healthcare support and the ability for residents to access healthcare
- Greater focus on affordable housing and targeted housing for seniors
- Incorporation of broader accessibility, inclusion and equity policies
- Strengthening employment opportunities and the local tourism sector
- Preserving agricultural and industrial land
- Enhancing infrastructure objectives, including policies prioritizing water, sanitary sewer and stormwater management
- Reorganization for better readability, including the nesting of objectives and policies underneath applicable goals

The Development Permit Areas were also re-organized and simplified for greater flexibility for developers and for ease of administration. An Apartment Residential Development Permit Area was brought back into the bylaw, and a preferred colour strategy developed to help the downtown Central Business District achieve a more cohesive look and feel. The number of exemptions were reduced overall, but the threshold for the requirement for a Development Permit was increased from \$25,000 to \$50,000 in construction value.

Council will note that new policies are highlighted in green text in the enclosed bylaw.



ZONING BYLAW Highlights

The Zoning Bylaw was updated to ensure alignment with the OCP, address housekeeping matters, reflect new trends, and reduce ambiguous regulations. Most of the updates related to definitions and general regulations and focused on areas of the bylaw that were previously found to be problematic. Limited changes were made to the individual zones, as the update was meant to minimize non-conformities. Some of the key changes are summarized below.

Shipping Container Regulation [5.16] – New shipping container regulations have been incorporated. Shipping containers will be prohibited in residential areas except for construction purposes, now be permitted in some commercial areas, subject to a Council-approved shipping container placement application (which includes screening, application fee, and security deposit), clarified commercial storage cannot include mini-storage or self-storage type businesses, and eliminated the maximum number of containers allowed to introduce greater flexibility for the needs of the business.

Club (or Lodge) [see definition] – Club or lodge was removed from the C-2 Tourist Commercial Zone. Definitions of “club/lodge” and “commercial recreation” have been refined to denote clubs as being generally not-for-profit entities and commercial recreation as being ‘for gain’.

The use known as “health and fitness facility” still offers some overlap of use if consideration is being given to zoning for a business (for gain) operating a wrestling club, for example. Removing some uses from C-2 will help drive commercial activity to Birch Ave.

High Density Residential [10.2.8] – The High Density Residential Zone has been amended with respect to maximum height and density. The maximum height is now 20 metres, not exceeding 6 storeys.

The method of calculating density in the High Density residential is currently dwelling units per ha (UPH). While UPH is suitable for ground-oriented developments, when contemplating apartment developments, UPH can be inflexible for developers and architects in that it proscribes a fixed maximum number of units, sometimes resulting overly large unit areas, minimizing development efficiency.

As such, the updated Zoning Bylaw utilizes a Floor Area Ratio (FAR) approach to calculating density for the High Density Residential Zone. FAR is a density calculation that applies a ratio, in this case 2.0, and multiplies that by the area of the parcel to determine a maximum floor area. For example, a lot that is 1,000 m² in area will allow a maximum floor area of 2,000 m² at 2.0 FAR.



Utilizing a FAR calculation will allow a similar form for high density developments but also offers more flexibility for developers in terms of unit configurations. FAR essentially creates a maximum building size for the developer to internally configure as they see fit. In some instances, this may result in more smaller units within an apartment building when market conditions call for it. The High Density Residential Zone still contains minimum unit size provisions to ensure that units remain livable.

Amenity Areas [throughout] - The amenity area size requirements were reduced and are now consistent across all zones in which they are required.

Penalties [2.5] Penalties have been increased and a notice on title enabled.

Assisted Living [definitions] – In the current bylaw, “care centre” was the broad definition used for a variety of assisted living contexts and commercial daycare centres for child care. It did not provide adequate differentiation for the complex mix of uses associated. So child care uses were separated and given their own definitions, and two new definitions were created as follows.

“assisted living facility” – this is a defined use that consists of what we may consider a typical commercial type care facility like Carefree Manor for example.

“assisted living facility – low density residential” – this use was created to deal specifically with care centres that are located in low density residential neighbourhoods. Presently, this use is only permitted in the **Special Residential R-1 / SR Zone** [see 9.4], which is the site of Cedar Crest Society’s Spruce Ave location. However, this newly defined term offers a zoning use which could be applied for, site specific, to accommodate uses such as what was pursued on Cariboo Trail last year.

It should be noted that a Zoning Amendment application for the ‘assisted living facility – low density residential’ use would not require a Public Hearing because the rezoning would remain aligned with the Low Density OCP designation of a property. However, the public would still have the opportunity to offer input to Council in various ways (excluding a formal Public Hearing), and Council would continue to have the option to approve or turn down the zoning application.

This should provide an application path for organizations and businesses wanting to provide residential care services in a low-density setting, while approval still rests with Council on an application-by-application basis.

Residential Care [5.6.2] – Residential care of up to 2 non-related persons, by one person in a household to another person in the same household, where a licence under the Community Care and Assisted Living Act is not required, is now permitted in any



residential zone. For example, someone living in a home could take in 2 non-related elderly residents and provide care for them in the home.

Congregate Housing [see definition] – Congregate housing definition was revised to better define it and to separate it from other types of living facilities.

Child Care [see definitions] Definitions of child care were revised to more clearly differentiate home-based child care from commercial daycare facilities.

“child care – in home” means an in-home family child care service, which is licenced under the Child Care Licensing Regulation, where someone personally provides care within their own personal residence. This use is permitted in residential zones.

“child care – commercial” means providing care for children in facilities licenced under the provincial Child Care Licensing Regulation - a commercial daycare centre. This use is permitted in some commercial and institutional zones, but not in residential zones.

Short-Term Rentals [5.19] – The current bylaw was silent on Short-Term Rentals (STRs). The updated Zoning Bylaw has incorporated a section on STRs, where they are permitted in any zone subject to an approved Building Permit for the unit, a Business Licence, and adequate parking. The Fees & Charges amendment for STR Business Licences is slated for adoption Jan. 13, 2026.

Home Occupation and Home Industry [5.17] – The current list of allowable home occupations and home industries is very narrow, not clearly defined, has not kept pace with entrepreneurial innovation, and offers little difference between the two. Instead, limiting home based businesses where they are not compatible within a residential neighbourhood setting is considered more important than the uses themselves.

So, home occupation and home industry were consolidated, the list of allowable businesses was removed, and an emphasis placed instead on the regulations that will enable businesses to be compatible in residential neighbourhoods.

These changes should provide flexibility for home-based business owners and provide clarity as interpretation judgements will be reduced.

Coach Houses [5.21] – Coach houses, where permitted by zoning, were not previously regulated in the Zoning Bylaw. A few key regulations have been introduced to limit them to rear or side yards (not front yards), limit their size, and prohibit them if a secondary suite has been constructed on the same parcel.



Parking Spaces / Surfacing [6.2.9; 6.3] – The District’s parking space requirements are similar to those found in comparable communities and lower in some cases. So, few changes were made to the number of spaces required. Rather, changes were incorporated to remove the requirement for paving driveways in most areas, subject to approval of the Director of Community Services and subject to containment of driveway surfacing materials on the subject property to avoid erosion off-site.

A section on accessible parking spaces was also added, which mirrors the BC Building Code.

CD Zones [7.2] – Conditions under which the District will consider Comprehensive Development Zones were added, and the four current CD Zones were incorporated.

Keeping of Livestock [5.21] – The regulation on animal weight as a measurement to control the number of livestock was removed. Where livestock is permitted, the District will not limit the number of livestock other than no livestock permitted on parcels 0.4 ha or smaller in area.

OPTIONS: N/A

BUDGETARY IMPACT: N/A

LEGISLATIVE CONSIDERATIONS (Applicable Policies and/or Bylaws): The new OCP and Zoning Bylaws are consistent with the provincial legislation relating to municipal planning and housing.

ATTACHMENTS:

- Official Community Plan Bylaw No. 1465, 2026
- Zoning Bylaw No. 1466, 2026 (strike through and clean versions)
- Dwelling Projection Summary and Trend Assessment

NEXT STEPS, PROCESS & TIMELINE:

Upon First and Second Reading, the bylaws will be referred to various government ministries and other agencies. Ministry of Transportation and Transit sign-off is required. Other agencies that will receive a referral include: the Agricultural Land Commission, Tsqescen First Nation, Interior Health, CIRD, the Cariboo Regional District, and others. The bylaws will also be posted on the project page on the District website for public review. This referral process is expected to take approximately 6 weeks to complete.

Upon receipt of key Ministry comments, the Public Hearing will be scheduled and notices provided as per the timeline indicated below.

Should Council concur, the following process and timeline are in order:



- 1st and 2nd Reading Jan. 13, 2026
- Send for Referral Jan. 14, 2026
- Posting on District website Jan. 14, 2026
- Posting notice of Public Hearing on District website date TBD
- Distribution to District subscription service date TBD
- Public Hearing date TBD
- 3rd Reading date TBD
- Adoption date TBD

The Provincial timeline expectation for completion of the OCP and Zoning Bylaw updates was Dec. 31, 2025. As the District's bylaws are slightly delayed, staff provided an update to the Ministry of Housing and Municipal Affairs, noting our anticipated adoption timeline. Their return response acknowledged the delay, thanked us for sharing our progress, and requested a draft of the bylaws as well as Council meeting dates in due course.

Prepared By: _____
J. Doddridge, Dir Ec Dev & Planning

Date: _____

Reviewed By: _____
T. Boulanger, CAO

Date: _____

C	<u>INTRODUCTION OF LATE ITEMS AND FROM THE COMMITTEE OF THE WHOLE:</u>
D	<u>DELEGATIONS / PUBLIC HEARINGS:</u>
<p>Targeted Sheep Grazing</p>	<p>D1</p> <p>Mr. Bern Hedtfeld presented to Council information on targeted sheep grazing in the 100 Mile House area.</p> <p>Council thanked Mr. Hedtfeld for attending and providing information on the sheep grazing concept. Comments included:</p> <ul style="list-style-type: none"> ➤ Sheep can provide the best of both worlds ➤ Have seen successful sheep programs in the past ➤ Large corporations have utilized these types of solutions <p>Res: 02/26 Moved By: Councillor Guimond Seconded By: Councillor Barnett</p> <p>BE IT RESOLVED THAT targeted sheep grazing shall be permitted as a contractor within municipal boundaries for business licencing purposes.</p> <p style="text-align: center;">CARRIED</p>
<p>OCP Bylaw No. 1465 & Zoning Bylaw No. 1466</p>	<p style="text-align: right; font-size: 2em; color: blue; opacity: 0.5;">COPY</p> <p>J3</p> <p>Res: 03/26 Moved By: Councillor Norgren Seconded By: Councillor Barnett</p> <p>BE IT RESOLVED THAT Official Community Plan Amendment Bylaw No. 1465, 2026 be read a first and second time this 13th day of January, 2026; and further</p> <p>BE IT RESOLVED THAT Zoning Amendment Bylaw No. 1466, 2026 be read a first and second time this 13th day of January 2026.</p> <p style="text-align: center;">CARRIED</p>
E	<u>MINUTES</u>



January 28th, 2026

Joanne Doddridge
JDoddridge@100milehouse.com
100 Mile House Transit System

Re: District of 100 Mile House Official Community Plan (OCP) Update

Dear Joanne Doddridge,

Thank you for the opportunity to review the District of 100 Mile House's draft Official Community Plan (OCP). BC Transit commends the District for advancing policies that support more compact, complete, and connected community development. The plan's emphasis on directing growth within existing settlement areas and supporting a mix of housing types helps create development patterns that are more supportive of transit service and reduce reliance on private vehicles.

The draft OCP includes several strong, transit-supportive objectives and policies within Section 14 Transportation. BC Transit supports the District's commitment to improving transit services and infrastructure within 100 Mile House, as well as strengthening regional connections to minimize automobile dependency and encourage alternative modes of travel. The OCP's direction to prioritize connectivity between active transportation networks and transit services will help residents rely less on personal vehicles.

The plan also includes supportive policy direction related to transit infrastructure and amenities. Policies that encourage the integration of transit-supportive infrastructure, such as pedestrian connections, accessible pathways, and safe access to transit stops, as part of redevelopment will help improve access, comfort, and safety for transit users. Additionally, promoting the expansion of accessible and inclusive transit and active transportation networks will help ensure that alternative modes of transportation are available to users of all ages and abilities.

The OCP demonstrates a clear intent to align land use planning with transportation by encouraging medium- and higher-density residential development in close proximity to major transportation and transit corridors. This approach supports more walkable neighbourhoods and enables more efficient transit service delivery. Additionally, exploring opportunities for mixed-use communities can further promote transit-supportive development and strengthen this initiative further.

Overall, the District of 100 Mile House's draft OCP includes numerous positive, transit-supportive policies that will help ensure the long-term viability and growth of the local transit system. Below is a list of general recommendations for the District's consideration as it builds on the existing policies and objectives:

- The District of 100 Mile House should continue to work with BC Transit to provide and enhance transit services and infrastructure by implementing regular transit service reviews and exploring future service enhancements

- Prioritize infill development within existing neighbourhoods and in the town center to support efficient transit service delivery.
- Strengthen the connection between parking reductions and investments in transit and active transportation infrastructure.
- Prioritize investments in transit stop amenities, including shelters, seating, lighting, and accessibility upgrades.
- Consider reducing minimum parking requirements for development located within walking distance of existing or planned transit service.

If you have any questions or require further clarification, please contact me by email at cmiller@bctransit.com. Thank you for the opportunity to review the District of 100 Mile House's draft Official Community Plan. BC Transit looks forward to continued collaboration as the plan is finalized and implemented.

Sincerely,

Courtenay Miller
Transit Planner
BC Transit

Joanne Doddridge

From: Nigel Whitehead <nwhitehead@cariboord.ca>
Sent: February 11, 2026 1:58 PM
To: Joanne Doddridge
Cc: Chris Wilcott (Chris.Wilcott@stantec.com); Tammy Boulanger
Subject: RE: NEW OCP & Zoning Bylaws - REFERRAL

Hello Joanne,

The documents have been reviewed by Utilities, Solid Waste, Environmental Services, Community Services, Emergency Programs, and Planning Departments. They have also been referred to our Board. We have no concerns and no conflicts identified.

We have one suggestion for rewording the 5th paragraph of section 13.2 of the proposed OCP text to:

Solid Waste Management is guided by the Cariboo Regional District's updated Solid Waste Management Plan (SWMP), approved in March 2025. The SWMP outlines strategies for the next decade, building on previous phases that improved transfer stations, expanded recycling access, and introduced backyard composting. The updated SWMP includes a feasibility assessment for an Eco Depot to service the south Cariboo.

Thank you for the opportunity to review. It is much appreciated!

Regards,

Nigel Whitehead, RPP, MCIP
Manager of Planning Services
nwhitehead@cariboord.ca



Cariboo Regional District
Suite D, 180 North 3rd Avenue
Williams Lake, BC V2G 2A4
Phone: 250-392-3351 Ext 299
Toll Free in BC: 1-800-665-1636
Fax: 250-392-2812

 Please think about the environment before you print

From: Joanne Doddridge <JDoddridge@100milehouse.com>
Sent: January 15, 2026 9:15 AM
To: Nigel Whitehead <nwhitehead@cariboord.ca>
Cc: Chris Wilcott (Chris.Wilcott@stantec.com) <Chris.Wilcott@stantec.com>; Tammy Boulanger [External] <tboulanger@100milehouse.com>
Subject: NEW OCP & Zoning Bylaws - REFERRAL
Importance: High

Cariboo Regional District
Nigel Whitehead, Manager of Planning Services

Good morning Nigel,

Pursuant to the requirements of Bill 44, please find the NEW District of 100 Mile House Official Community Plan and Zoning Bylaws at this link.

<https://www.100milehouse.com/ocpandzoning2025>

Please scroll down to **New OCP and Zoning Bylaws**.

The single page bylaws are attached here, while the link above will take you to the full content of the bylaws.

* The District of 100 Mile House would like to consult with the board of the regional district, as the area of our Official Community Plan is adjacent to the Cariboo Regional District.

To that end, this is a formal referral. Comments by Feb. 15th would be appreciated.

The bylaws have received 2 Readings of Council, and after referral comments have been returned, a Public Hearing, 3rd Reading, and Adoption will be scheduled.

* I would kindly request that you forward the referral on to your Board, as you deem appropriate.

Should you have any questions or wish to discuss the new bylaws, please let me know and we'll be happy to schedule a time to meet with you.

Kind regards,



Joanne Doddridge, RPP, MCIP
Director of Economic Development & Planning, District of 100 Mile House
(250) 395-2434 | jdoddridge@100milehouse.com
100milehouse.com

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February 10, 2026

Joanne Doddridge, RPP, MCIP
Director of Economic Development & Planning
District of 100 Mile House
#1-385 Birch Ave
100 Mile House, V0K 2E0

Sent via email: JDoddridge@100milehouse.com

Dear Joanne,

Re: Draft Zoning Bylaw No.1466, 2026

Thank you for the opportunity to provide feedback on draft Zoning Bylaw No. 1466, 2026 for the District of 100 Mile House.

This referral has been reviewed from Healthy Community Development and Environmental Public Health perspectives. The following information is for your consideration.

The Zoning Bylaw plays a critical role in operationalizing the health-supportive vision articulated in the Official Community Plan. Our comments focus primarily on implementation-level considerations where zoning permissions related to density, parcel size, accessory dwellings, and servicing may not fully align with long-term public health protection and infrastructure sustainability.

Here are our specific recommendations:

- Section 5.20.6 requires that a secondary suite is not permitted without a municipal sanitary sewer connection. This should also apply to coach houses in Section 5.21.
 - This helps ensure that the lot is developed in a sustainable way. Additional dwellings will increase the daily sewage flow on the lot. It is important to consider how much usable land a lot has that can be available to current and future onsite septic treatment, for the volume of septic flows generated on the lot. Where available land is used for additional structures, dwellings (coach houses) or other developments, the available land for onsite septic is decreased, creating a less sustainable lot.

Interior Health would like to recognize and acknowledge the traditional, ancestral, and unceded territories of the Dākelh Dené, Ktunaxa, Nlaka'pamux, Secwépemc, St'át'imc, syilx, and Tšilhqot'in Nations where we live, learn, collaborate and work together.

- Where community water and sewer services are not provided to a lot, that the minimum lot size be at least 1 hectare.
 - For most scenarios this amount of land, regardless of site constraints (e.g. amount of sewage generated, slopes, surface water, etc.), is likely sufficient to maintain appropriate distances between sewage and water sources. This protects health and allows simpler, more affordable onsite sewerage systems to be constructed well into the future.

The smaller the parcel size, the fewer appropriate locations for sewerage dispersal fields would be available. At the time of designing and constructing a sewerage system only the *immediate needs* of the development (amount of wastewater generated by proposed house, business, etc.) needs to be considered (i.e. there is no legislated requirement to ensure there is land suitable for a back-up dispersal area in the future). It is prudent to consider future sewerage needs because all systems have a limited lifespan. As parcel size decreases and/or density increases there is greater potential for negative environmental health impacts from overdevelopment (or multiple lots in a rural neighbourhood). We support the province's 1-hectare minimum parcel size to ensure the self-sufficiency of rural parcels on individual services (e.g. drinking water well and septic).

- Section 10.3.8 outlines the maximum density for a mobile home park as 20 units per hectare. We recommend outlining the requirements for density as it relates to water and sewer servicing available to the lot.
 - Where a lot is not serviced by community water and sewer, we recommend the provision that density be determined by a technical review of the property. A type 1 sewerage disposal system primary and reserve onsite septic treatment areas should be identified by an Authorized Person (as per the BC Sewerage System Regulation). The reserve area should be protected with a legal mechanism such as a covenant. This will ensure that the property is developed in a sustainable way.

We are committed to working collaboratively with the District of 100 Mile House to support healthy, sustainable community development, land use planning and policy creation. If you have any questions, require additional information, or if you would like to discuss any of these recommendations further, please feel free to email our Healthy Community Development Team at HBE@interiorhealth.ca

Interior Health would like to recognize and acknowledge the traditional, ancestral, and unceded territories of the Däkelh Dené, Ktunaxa, Nlaka'pamux, Secwépemc, St'át'imc, Syilx, and Tšilhqot'in Nations where we live, learn, collaborate and work together.

Sincerely,



Marnie Brenner
Community Health Facilitator



Evan Houle
Healthy Built Environment Specialist

Interior Health would like to recognize and acknowledge the traditional, ancestral, and unceded territories of the Dākelh Dené, Ktunaxa, Nlaka'pamux, Secwépemc, St'át'imc, Syilx, and Tšilhqot'in Nations where we live, learn, collaborate and work together.



Interior Health

Health and well-being for all

Quality | Integrity | Compassion | Safety

February 10, 2026

Joanne Doddridge, RPP, MCIP
Director of Economic Development & Planning
District of 100 Mile House
#1-385 Birch Ave
100 Mile House, V0K 2E0

Sent via email: JDoddridge@100milehouse.com

Dear Joanne,

Re: New OCP Referral

Thank you for the opportunity to provide feedback on the draft Official Community Plan for the District of 100 Mile House.

This referral has been reviewed from Healthy Community Development and Environmental Public Health perspectives. The following information is for your consideration.

Strengths of the plan

Overall, the Official Community Plan demonstrates strong alignment with Healthy Community Development principles and reflects a thoughtful understanding of how land use, housing, transportation, parks, food systems, and climate policy shape community well-being.

The Plan consistently positions quality of life as a central objective and incorporates many upstream determinants of health, including compact development, active transportation, aging in place, climate resilience, and access to services. Opportunities identified through this review largely relate to making health, well-being, and equity outcomes more explicit, including naming physical, mental, and social well-being; recognizing the needs of Indigenous peoples, seniors, youth, and low-income residents; and strengthening implementation alignment with DRIPA and UNDRIP principles through collaboration with neighbouring First Nations.

Healthy Built Environment Considerations

Interior Health would like to recognize and acknowledge the traditional, ancestral, and unceded territories of the Dākelh Dené, Ktunaxa, Nlaka'pamux, Secwépemc, St'át'imc, sylvx, and Tšilhqot'in Nations where we live, learn, collaborate and work together.

Several sections of the OCP, particularly Residential, Transportation, Parks and Recreation, Agriculture, and Climate Change, strongly reflect land use as a determinant of health. We would also phrase this as 'healthy built environment'.

Policies supporting diverse housing types, universal design, active transportation networks, local food systems, and climate-responsive planning directly contribute to health protection, system sustainability, and community resilience.

The implementation framework is clear and well structured, with an opportunity to further strengthen accountability by linking monitoring indicators to population health and equity outcomes alongside traditional planning metrics.

We have one specific recommendation related to the Healthy Built Environment:

- Environmentally Sensitive Development Permit Area:
 - We recommend that the guidelines include a requirement where onsite septic treatment is proposed, the applicant should retain an Authorized Professional (as per the BC Sewerage System Regulation) to identify two locations for a type 1 sewerage disposal system that are suitable for onsite septic treatment for the proposed land use. This helps to ensure that the lot is developed in a sustainable way that does not negatively impact upon the ESA.
 - We recommend that all onsite septic treatment is required to be at least 30 meters back from the high-water mark.

Community Care Facility Licensing

We reached out to our IH Licensing Team, and they provided the following feedback for your consideration:

- Bylaw 5.17.2 speaks to an operator not being able to use more than 50% of the home for the "home occupation". In the [Director of Licensing, Standards of Practice for Family Child Care](#) (DOLSOP), section 3, it requires any licensed Family Child Care operator to use the whole home when providing care to children and goes onto to set minimum space requirements (section 4).

The bylaw may contradict the legislation regarding physical space requirements of a "home occupation" childcare facility.

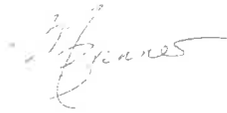
We are committed to working collaboratively with the District of 100 Mile House to support healthy, sustainable community development, land use planning and policy creation.

We are available to provide facilitation, information and comments on referrals and plans that are developed as part of implementing this OCP.

Interior Health would like to recognize and acknowledge the traditional, ancestral, and unceded territories of the Dākelh Dené, Ktunaxa, Nlaka'pamux, Secwépemc, St'át'imc, Syilx, and Tšilhqot'in Nations where we live, learn, collaborate and work together.

If you have any questions, require additional information, or if you would like to discuss any of these recommendations further, please feel free to email our Healthy Community Development Team at HBE@interiorhealth.ca

Sincerely,



Marnie Brenner
Community Health Facilitator



Evan Houle
Healthy Built Environment Specialist

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Joanne Doddridge

From: Wagner, Sandra TT:EX <Sandra.Wagner@gov.bc.ca>
Sent: February 17, 2026 10:52 AM
To: Joanne Doddridge
Cc: Katchmar, Cindy TT:EX; Klingbell, Brandon TT:EX; Chris.Wilcott@stantec.com; Pasquill, Megan TT:EX
Subject: RE: NEW OCP & Zoning Bylaws - REFERRAL
Attachments: 2026-02-12_100 Mile House_bylaw 1465 Official Community Plan Bylaw_Schedule A_mp comments.pdf

Good morning Joanne,

MoTT's Senior Planning Manager for the Southern Interior Region has reviewed the document.

Attached is the document with comments.

Kind regards,

Sandra Wagner

Senior Development Officer

Ministry of Transportation and Transit | Cariboo District

301-640 Borland Street, Williams Lake, BC V2G 4T1

Office: 250-302-4292

Email: sandra.wagner@gov.bc.ca

[Permit Application](#) | [Subdivision Application](#)

At this time the Cariboo District is receiving a high volume of inquiries and applications. Inquiries and applications are reviewed in the order in which they are received. Your patience during this time is appreciated and the District will get back to you as soon as possible.

From: Joanne Doddridge <JDoddridge@100milehouse.com>

Sent: Thursday, January 15, 2026 8:44 AM

To: Pasquill, Megan TT:EX <Megan.Pasquill@gov.bc.ca>

Cc: Katchmar, Cindy TT:EX <Cindy.Katchmar@gov.bc.ca>; Klingbell, Brandon TT:EX <Brandon.Klingbell@gov.bc.ca>;

Wagner, Sandra TT:EX <Sandra.Wagner@gov.bc.ca>; DS Cariboo TT:EX <DS.Cariboo@gov.bc.ca>; Chris Wilcott

(Chris.Wilcott@stantec.com) <Chris.Wilcott@stantec.com>

Subject: NEW OCP & Zoning Bylaws - REFERRAL

Importance: High

[EXTERNAL] This email came from an external source. Only open attachments or links that you are expecting from a known sender.

[Ministry of Transportation & Transit](#)

Megan Pasquill, Senior Planning Manager for the Southern Interior Region

Cindy Katchmar, Development Officer, Cariboo District Area Office, 100 Mile House

Brandon Klingbell, Operations Manager – Service Area 16 South Cariboo

Sandra Wagner, Senior Development Officer

Development Services Cariboo

Good morning Megan,

Pursuant to the requirements of Bill 44, please find the NEW District of 100 Mile House Official Community Plan and Zoning Bylaws at this link.

<https://www.100milehouse.com/ocpandzoning2025>

Please scroll down to **New OCP and Zoning Bylaws**.

The single page bylaws are attached here, while the link above will take you to the full content of the bylaws.

This is a formal referral. Comments by Feb. 15th would be appreciated.

The bylaws have received 2 Readings of Council, and after referral comments have been returned, a Public Hearing, 3rd Reading, and Adoption will be scheduled.

Should you have any questions or wish to discuss the new bylaws, please let me know and we'll be happy to schedule a time to meet with you.

Kind regards,



100 Mile House

Joanne Doddridge, RPP, MCIP

Director of Economic Development & Planning, District of 100 Mile House

(250) 395-2434 | jdoddridge@100milehouse.com

100milehouse.com

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Joanne Doddridge

From: Wagner, Sandra TT:EX <Sandra.Wagner@gov.bc.ca>
Sent: February 17, 2026 11:16 AM
To: Joanne Doddridge
Subject: RE: NEW OCP & Zoning Bylaws - REFERRAL

Hi Joanne,

I believe Cindy took a look at those and didn't have any comments to provide at this time.

Sandra Wagner

Senior Development Officer
Ministry of Transportation and Transit | Cariboo District
301-640 Borland Street, Williams Lake, BC V2G 4T1
Office: 250-302-4292
Email: sandra.wagner@gov.bc.ca
[Permit Application](#) | [Subdivision Application](#)

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From: Joanne Doddridge <JDoddridge@100milehouse.com>
Sent: Tuesday, February 17, 2026 11:14 AM
To: Wagner, Sandra TT:EX <Sandra.Wagner@gov.bc.ca>
Cc: Katchmar, Cindy TT:EX <Cindy.Katchmar@gov.bc.ca>; Klingbell, Brandon TT:EX <Brandon.Klingbell@gov.bc.ca>; Chris.Wilcott@stantec.com; Pasquill, Megan TT:EX <Megan.Pasquill@gov.bc.ca>
Subject: RE: NEW OCP & Zoning Bylaws - REFERRAL

[EXTERNAL] This email came from an external source. Only open attachments or links that you are expecting from a known sender.

Good morning,

Thank you for providing comments on the Official Community Plan. The noted comments should be easily incorporated. We welcome the opportunity to work together on some of the optional areas noted in the comments.

Will further comments also be coming for the Zoning Bylaw? Perhaps in a second email?

Please advise and thank you again.

Regards,



100 Mile House

Joanne Doddridge, RPP, MCIP

Director of Economic Development & Planning, District of 100 Mile House

(250) 395-2434 | jdoddridge@100milehouse.com
100milehouse.com

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Chris.Wilcott@stantec.com; Pasquill, Megan TT:EX <Megan.Pasquill@gov.bc.ca>
Subject: RE: NEW OCP & Zoning Bylaws - REFERRAL

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Attached is the document with comments.

Kind regards,

Sandra Wagner

Senior Development Officer

Ministry of Transportation and Transit | Cariboo District

301-640 Borland Street, Williams Lake, BC V2G 4T1

Office: 250-302-4292

Email: sandra.wagner@gov.bc.ca

[Permit Application](#) | [Subdivision Application](#)

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Wagner, Sandra TT:EX <Sandra.Wagner@gov.bc.ca>; DS Cariboo TT:EX <DS.Cariboo@gov.bc.ca>; Chris Wilcott
(Chris.Wilcott@stantec.com) <Chris.Wilcott@stantec.com>
Subject: NEW OCP & Zoning Bylaws - REFERRAL
Importance: High

[EXTERNAL] This email came from an external source. Only open attachments or links that you are expecting from a known sender.

Ministry of Transportation & Transit

Megan Pasquill, Senior Planning Manager for the Southern Interior Region

Cindy Katchmar, Development Officer, Cariboo District Area Office, 100 Mile House

Brandon Klingbell, Operations Manager – Service Area 16 South Cariboo

Sandra Wagner, Senior Development Officer

Development Services Cariboo

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<https://www.100milehouse.com/ocpandzoning2025>

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This is a formal referral. Comments by Feb. 15th would be appreciated.

The bylaws have received 2 Readings of Council, and after referral comments have been returned, a Public Hearing, 3rd Reading, and Adoption will be scheduled.

Should you have any questions or wish to discuss the new bylaws, please let me know and we'll be happy to schedule a time to meet with you.

Kind regards,



100 Mile House

Joanne Doddridge, RPP, MCIP

Director of Economic Development & Planning, District of 100 Mile House

(250) 395-2434 | jdoddridge@100milehouse.com
100milehouse.com

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November 3, 2025

Re: Local Government OCP/Zoning Bylaw Referral

The Agricultural Land Commission (the “ALC”) has received a copy of your Official Community Plan and/or zoning bylaw referral. Due to the ALC’s current workload, ALC staff are not able to provide a response. This letter provides general guidance.

A reminder that local governments are required under [s.46 of the Agricultural Land Commission Act](#) (“ALCA”) to ensure their bylaws are consistent with ALCA, Agricultural Land Reserve (“ALR”) regulations, and any orders of the Commission. Inconsistent bylaws include those which allow a use which is not permitted in the ALR or contemplate a use of land that would impair or impede the intent of the ALCA, such as prohibiting agriculture.

As outlined in the [ALC Bylaw Review Guide](#), it is recommended, among other things, that local governments designate and zone ALR land with one “Agricultural” designation/zone, permit agriculture and uses identified in Parts 2 and 3 of the [ALR Use Regulation](#) that may not be prohibited by a local government, and set a minimum lot size large enough to discourage subdivision of ALR land.

ALR land should not be designated for future development or for non-farm uses unless the use has been approved by a resolution of the Commission or meets criteria set out in [section 23 of the ALCA](#) for an exception.

For specific guidance related to housing, it is recommended that local governments refer to [Housing Legislation in the ALR Factsheet](#) that outlines the number and types of housing permitted in the ALR.

Additionally, it is recommended that local governments establish buffering and setbacks between agricultural and urban zones, as set out in the Ministry of Agriculture and Food’s [Guide to Edge Planning](#) and [Subdivision Near Agriculture Guide for Planners and Approving Officers](#), and consider exceptions for farm buildings and farm uses within DPAs.

We look forward to working with you on your next referral. If you have any specific questions in the meantime, please let me know (ALC.Referrals@gov.bc.ca).

Yours truly,



Liz Sarioglu, Director of Policy and Planning

Joanne Doddridge

From: ALC Referrals ALC:EX <ALC.Referrals@gov.bc.ca>
Sent: February 18, 2026 11:51 AM
To: Joanne Doddridge
Subject: RE: NEW OCP & Zoning Bylaws - REFERRAL
Attachments: ALC Referral Response.pdf

Hi Joanne,

Thank you for forwarding copies of the draft OCP and zoning bylaws to the ALC for review. Unfortunately, due to the ALC's current workload, I'm not able to review the bylaws in depth. I have attached a form letter outlining some general recommendations for aligning bylaws with the ALC Act.

I did also take a quick look at it and have a few notes to share. There is some good language in support of agriculture in the *Agriculture* section of the OCP. I appreciate that. My comments below highlight a few things that stood out as inconsistent with the ALC Act:

Mapping:

- There is some ALR land on Birch Avenue zoned Parks (PIDs 013-365-690 and 013-365-711). These appear to have been developed for playing fields, which isn't a permitted use in the ALR. I don't have a record of ALC approval for this use. If the fields pre-date the establishment of the ALR in 1972, they may meet an exemption under [section 23\(2\) of the ALC Act](#). If this isn't the case, then a non-farm use application will be required.
- The entirety of PID 017-885-582 is zoned I-2 Industrial, but part of it is in the ALR. This is inconsistent with the ALC Act and could lead to non-compliance issues in the future.

OCP:

- Item 10.5.4.2 says: "Require edge planning elements for developments along the boundary of the ALR to ensure adjacent land uses are compatible and negative impacts to adjacent agricultural uses are minimized. This may include buffers, landscaping, low-intensity land uses, fencing, berms, etc." I appreciate the support for edge planning. This statement could be strengthened by clarifying that edge planning should be urban-side, so developers know to plan for it from the outset. One way to do this could be by adding the highlighted words: "This may include **urban-side** buffers, landscaping..."
- Section 12 *Resource Areas* says: "The Resource Areas mostly consist of Crown land within the ALR. Despite the Resource Area designation, the ALC has indicated that some Resource Areas have the potential for agricultural use and should be utilized for that purpose." This language is concerning because all land in the ALR is prioritized for agriculture. Further, the ALC Act and regulations apply to all ALR land (whether it's Crown or privately owned) which means some resource uses (eg. mineral or aggregate extraction and processing) are not permitted on ALR land. Therefore the *Resource Areas* designation is inconsistent with the ALC Act. I recommend changing all ALR land to the *Agricultural* designation. This would have multiple benefits:
 - It would make the OCP consistent with the ALC Act (which is a requirement for all local government bylaws under [section 46 of the ALC Act](#)),
 - discourage accidental non-compliance due to a misleading designation, and

- o clearly indicate to the reader that ALR land is prioritized for agriculture.

Zoning Bylaw:

- ALR land in the District appears to be mostly zoned A1, A2, and A3.

Section 8.1 Agricultural Zone (A-1)

- This section includes a few uses that are not permitted in the ALR:
 - e) gravel processing, and
 - i) natural resource extraction
- Section 8.1.8 *Maximum Density* says that the maximum density is one principal dwelling per 20 ha. I'm not clear on what this means. The term "Principal dwelling" isn't defined. The ALC Act allows a maximum of one principal residence (up to 500 m2 total floor area) and one additional residence (up to 90 m2 or 186 m2 total floor area, depending on the parcel size). Local governments can be more restrictive than the ALC Act regarding housing, but not more permissive. It's unclear how this density number aligns with the ALC Act. It appears to say that 3 principal dwellings would be permitted on a 60 ha parcel, which is inconsistent with the ALC Act.

Section 8.2 Small Holdings Zone (A-2)

- This section states "The purpose of this zone is to provide rural residential parcels outside of Agricultural Reserve Lands and urban development areas." However, there is some ALR land within this zone. This gives the misleading impression that A-2 properties are not in the ALR and is therefore not an appropriate zone for ALR land.
- Section 8.2.13 also says "a) Agriculture uses exclude intensive agriculture uses as specified in Section 555 of the Local Government Act." All forms of agriculture must be permitted in the ALR, including intensive agriculture. While section 555(2) of the LGA carves out an exception for ALR land, this wording is still inconsistent with the ALC Act, as it is misleading and requires a property owner to reference separate legislation (and correctly interpret it) in order to see that the apparent prohibition on intensive farming does not apply to ALR land.
- For both the above reasons, I recommend zoning all ALR land as A-1.

8.3 Resource Area Zone (A-3)

- This section includes a few uses that are not permitted in the ALR:
 - b) animal shelter, (the ALR Use Regulation permits shelters for livestock, but not pets or wildlife)
 - c) cemetery,
 - f) gravel processing, and
 - g) natural resource extraction
- Section 8.3.12 also prohibits intensive agriculture which is inconsistent with the ALC Act.
- I recommend zoning all ALR land as A-1.

If you have any questions, please let me know.

Michael



Michael McBurnie (he/him)
Regional Planner, North, Interior, and Kootenay regions
Agricultural Land Commission
ALC.Referrals@gov.bc.ca | 236-468-3246

From: Joanne Doddridge <JDoddridge@100milehouse.com>
Sent: January 15, 2026 9:02 am
To: ALC Interior Land Use ALC:EX <ALC.Interior@gov.bc.ca>
Cc: Chris Wilcott (Chris.Wilcott@stantec.com) <Chris.Wilcott@stantec.com>
Subject: NEW OCP & Zoning Bylaws - REFERRAL
Importance: High

[EXTERNAL] This email came from an external source. Only open attachments or links that you are expecting from a known sender.

Agricultural Land Commission

Good morning Michael,

Pursuant to the requirements of Bill 44, please find the NEW District of 100 Mile House Official Community Plan and Zoning Bylaws at this link.

<https://www.100milehouse.com/ocpandzoning2025>

Please scroll down to **New OCP and Zoning Bylaws**.

The single page bylaws are attached here, while the link above will take you to the full content of the bylaws.

This is a formal referral. Comments by Feb. 15th would be appreciated.

The bylaws have received 2 Readings of Council, and after referral comments have been returned, a Public Hearing, 3rd Reading, and Adoption will be scheduled.

Should you have any questions or wish to discuss the new bylaws, please let me know and we'll be happy to schedule a time to meet with you.

Kind regards,



100 Mile House

Joanne Doddridge, RPP, MCIP

Director of Economic Development & Planning, District of 100 Mile House

(250) 395-2434 | jdoddridge@100milehouse.com

100milehouse.com

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DISTRICT OF 100 MILE HOUSE
OFFICIAL COMMUNITY PLAN BYLAW NO. 1465, 2026

A bylaw to establish a new Official Community Plan

This Bylaw may be cited for all purposes as “**District of 100 Mile House Official Community Plan Bylaw No. 1465, 2026**”.

The Council of the District of 100 Mile House, in open meeting assembled, enacts as follows:

1. That the following schedule attached hereto is hereby made part of this bylaw and adopted as the District of 100 Mile House Official Community Plan Bylaw No. 1465, 2026:
 - a. “Schedule A” : Official Community Plan Bylaw - The purpose of this Bylaw is to establish a new Official Community Plan for the District of 100 Mile House.
2. District of 100 Mile House Official Community Plan Bylaw No. 1288, 2016 and amendments thereto are hereby repealed in their entirety.

READ A FIRST and SECOND TIME this 13th day of January, 2026.

SECOND READING RESCINDED this 24th day of March, 2026.

NEW SECOND READING GIVEN this 24th day of March, 2026.

POSTED on WEBSITE this _____ day of _____, 2026.

DISTRIBUTED by EMAIL SUBSCRIPTION SERVICE this _____ day of _____, 2026.

PUBLIC HEARING HELD this _____ day of _____, 2026.

READ A THIRD TIME this _____ day of _____, 2026.

RECEIVED MINISTRY OF TRANSPORTATION AND TRANSIT APPROVAL this _____ day of _____, 2026.

Ministry of Transportation and Transit

ADOPTED this _____ day of _____, 2026.

Mayor

Corporate Officer

DISTRICT OF 100 MILE HOUSE
Cheque Register-Summary-Bank



AP5090

Date : Mar 18, 2026

K1

Supplier : 079850 To ZZ9950
 Pay Date : 07-Mar-2026 To 18-Mar-2026
 Bank : 0099 - CASH CLEARING/SUSPENSE "BANK" To 6 - 100

Seq : Cheque No. Status : All
 Medium : M=Manual C=Computer E=EFT-PA
 Print Signature Block : No

Cheque #	Cheque Date	Supplier	Supplier Name	Status	Batch	Medium	Amount
31082	13-Mar-2026	1MWR50	100 MILE HOUSE WRANGLERS JUNIOR B HO	Issued	119	C	535.00
31083	13-Mar-2026	A&KB50	A & K BURFOOT EXCAVATING AND PLUMBING	Issued	119	C	4,308.94
31084	13-Mar-2026	ARPA50	ARPAC	Issued	119	C	8,409.09
31085	13-Mar-2026	CAME50	CAMEO PLUMBING LTD	Issued	119	C	3,292.47
31086	13-Mar-2026	CANA50	CANADIAN MENTAL HEALTH ASSOCIATION	Issued	119	C	535.00
31087	13-Mar-2026	CINT50	CINTAS CANADA LIMITED	Issued	119	C	574.40
31088	13-Mar-2026	FROP50	FRONTIER PLUMBING & HEATING LTD	Issued	119	C	126.00
31089	13-Mar-2026	GFLE50	GFL ENVIRONMENTAL SERVICES INC	Issued	119	C	495.29
31090	13-Mar-2026	HOMT50	HOMETOWN TOWING & RECOVERY LTD INC	Issued	119	C	210.00
31091	13-Mar-2026	MICM50	MICA MOUNTAIN RIDERS ASSOCIATION	Issued	119	C	535.00
31092	13-Mar-2026	MINI50	MINISTER OF FINANCE	Issued	119	C	869.96
31093	13-Mar-2026	PERF50	PERFORMANCE ALL TERRAIN & RENTALS LT	Issued	119	C	966.01
31094	13-Mar-2026	SAVE50	SAVE ON FOODS	Issued	119	C	108.13
31095	13-Mar-2026	SUNM50	SUNSET MEMORIAL AND STONE LTD	Issued	119	C	466.71
31096	13-Mar-2026	TASC50	TASCO SUPPLIES LTD	Issued	119	C	127.23
05095-0001	11-Mar-2026	NAPA50	NAPA AUTO PARTS - 100 MILE HOUSE	Issued	108	T	16,254.39
05096-0001	12-Mar-2026	FRCO50	FOUR RIVERS CO-OPERATIVE	Issued	109	E	47.76
05097-0001	13-Mar-2026	RECE50	RECEIVER GENERAL OF CANADA	Issued	110	E	19,603.67
05098-0001	13-Mar-2026	RECE50	RECEIVER GENERAL OF CANADA	Issued	111	E	2,680.67
05099-0001	13-Mar-2026	PENS50	PENSION CORPORATION	Issued	112	E	11,305.76
05100-0001	12-Mar-2026	TELM50	TELUS MOBILITY CELLULAR INC	Issued	113	E	605.78
05101-0001	12-Mar-2026	FORT50	FORTIS BC - NATURAL GAS	Issued	114	E	232.24
05102-0001	12-Mar-2026	ROYL50	ROYAL BANK VISA	Issued	115	E	3,514.89
05103-0001	12-Mar-2026	ROYL50	ROYAL BANK VISA	Issued	116	E	1,457.45
05104-0001	12-Mar-2026	ROYL50	ROYAL BANK VISA	Issued	117	E	1,166.94
05105-0001	12-Mar-2026	ROYL50	ROYAL BANK VISA	Issued	118	E	456.79
05106-0001	13-Mar-2026	ACEC50	ACE COURIER SERVICES	Issued	120	T	1,031.51
05106-0002	13-Mar-2026	BROG50	BROGAN FIRE AND SAFETY	Issued	120	T	103.86
05106-0003	13-Mar-2026	CARN50	CARO ANALYTICAL SERVICES	Issued	120	T	536.14
05106-0004	13-Mar-2026	CITN50	CITY OF NANAIMO	Issued	120	T	525.00
05106-0005	13-Mar-2026	CONW50	CONWAY, TODD M	Issued	120	T	160.00
05106-0006	13-Mar-2026	DONA50	DONAHUE AIRFIELD SERVICES	Issued	120	T	1,575.00
05106-0007	13-Mar-2026	DONP50	DONNELLY, PAUL	Issued	120	T	146.00
05106-0008	13-Mar-2026	E36050	ENVIRONMENTAL 360 SOLUTIONS CENTRAL	Issued	120	T	7,829.42
05106-0009	13-Mar-2026	EXEV50	EXETER VALLEY TRUCK & CAR WASH	Issued	120	T	25.46
05106-0010	13-Mar-2026	LONE50	FRASER VALLEY BUILDING SUPPLIES INC	Issued	120	T	589.51
05106-0011	13-Mar-2026	GART50	GARTH'S ELECTRIC CO LTD - INC NO. 248102	Issued	120	T	469.63
05106-0012	13-Mar-2026	INNO50	INNOV8 DIGITAL SOLUTIONS	Issued	120	T	420.25
05106-0013	13-Mar-2026	INTU50	INTERNATIONAL UNION OF OPERATING ENG	Issued	120	T	600.06
05106-0014	13-Mar-2026	MILLT50	MILLARD TOWERS LIMITED	Issued	120	T	4,110.75
05106-0015	13-Mar-2026	MTSM50	MTS MAINTENANCE TRAINING SYSTEMS INC	Issued	120	T	220.50
05106-0016	13-Mar-2026	NAPA50	NAPA AUTO PARTS - 100 MILE HOUSE	Issued	120	T	2,353.89
05106-0017	13-Mar-2026	NORM50	NORTHERN COMPUTER	Issued	120	T	4,598.53
05106-0018	13-Mar-2026	PERS50	PERFECT SOLUTIONS LTD	Issued	120	T	1,620.86
05106-0019	13-Mar-2026	PINM50	PINKNEY, MAUREEN	Issued	120	T	2,446.23
05106-0020	13-Mar-2026	REGC50	REGENCY CHRYSLER	Issued	120	T	308.00
05106-0021	13-Mar-2026	SHAS50	SHAWS ENTERPRISES LTD	Issued	120	T	1,980.55
05106-0022	13-Mar-2026	STAT50	STANTEC CONSULTING LTD	Issued	120	T	4,268.88
05106-0023	13-Mar-2026	SUNR50	SUNRISE FORD SALES LTD	Issued	120	T	128.99
05106-0024	13-Mar-2026	THOK50	THOMAS, KURTIS	Issued	120	T	251.99
05106-0025	13-Mar-2026	TODB50	TODD, BARRY	Issued	120	T	1,480.44
05106-0026	13-Mar-2026	TSUN50	TSUNAMI SOLUTIONS LTD.	Issued	120	T	42.00
05106-0027	13-Mar-2026	LAWT50	TYRELL LAW FORESTRY CONSULTING	Issued	120	T	132.30
05106-0028	13-Mar-2026	UNBC50	UNION OF BC MUNICIPALITIES	Issued	120	T	1,660.23

DISTRICT OF 100 MILE HOUSE
Cheque Register-Summary-Bank



AP5090

Page : 2

Date : Mar 18, 2026

Time : 12:57 pm

Supplier : 079850 To ZZ9950
 Pay Date : 07-Mar-2026 To 18-Mar-2026
 Bank : 0099 - CASH CLEARING/SUSPENSE "BANK" To 6 - 100

Seq : Cheque No. Status : All
 Medium : M=Manual C=Computer E=EFT-PA
 Print Signature Block : No

Cheque #	Cheque Date	Supplier	Supplier Name	Status	Batch	Medium	Amount
Bank : 4 ROYAL BANK - CURRENT ACCOUNT							
05106-0029	13-Mar-2026	VINF50	VINCENZI, FLORI	Issued	120	T	221.45
05106-0030	13-Mar-2026	WILO50	WILLIAM LOVE	Issued	120	T	210.00
05106-0031	13-Mar-2026	WISC50	WISEWORTH CANADA	Issued	120	T	498.56
Total Computer Paid :		21,559.23	Total EFT PAP :		41,071.95	Total Paid : 119,431.56	
Total Manually Paid :		0.00	Total EFT File :		56,800.38		

57 Total No. Of Cheque(s) ...