

## **AGENDA**

## **Committee of the Whole**

May 8, 2023 - 5:00 PM

**Town Administration Building - Council Chambers** 

AGENDA FOR COMMITTEE OF THE WHOLE TO BE HELD ON MONDAY, MAY 8, 2023 AT 5:00 PM IN THE COUNCIL CHAMBERS OF THE TOWN ADMINISTRATION **BUILDING, 4938 – 50 AVENUE, RIMBEY, ALBERTA.** 

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## 7.1 Speed on 54th Avenue RFD 7.1 Speed on 54th Avenue

#### 8. OPEN FORUM

(<u>Bylaw 939/18 - Council Procedural Bylaw</u> Part XXI 1. The open forum shall be for a maximum total of twenty (20) minutes in length to allow members of the public present at the meeting to address Council regarding issues arising from the meeting in progress. No formal decision shall be made on any matter discussed with Council during the open forum session.

## 9. CLOSED SESSION

## 10. ADJOURNMENT

## Committee of the Whole REQUEST FOR DECISION



Meeting: May 8, 2023

Submitted By: Lori Hillis, CPA, CA, Chief Administrative Officer

Subject: Minutes

Item For: □ Public Information -or-☐ Closed Session

## **RECOMMENDATION:**

Motion by Council to accept the Minutes of April 12, 2023, Committee of the Whole Meeting.

## **ATTACHMENTS:**

Committee of the Whole Minutes April 12, 2023

**PREPARED BY:** Lori Hillis, CPA, CA, Chief Administrative May 2, 2023 **Date** 

Officer

May 2, 2023

**Date** 

**ENDORSED BY:** 

Lori Hillis, CPA, CA, Chief Administrative

Officer



## **MINUTES**

# Committee of the Whole Meeting

Wednesday, April 12, 2023 - 5:00 PM

Town Administration Building - Council Chambers

#### 1. CALL TO ORDER REGULAR COUNCIL MEETING & RECORD OF ATTENDANCE

Mayor Pankiw called the meeting to order at 5:00 PM with the following in attendance:

Mayor Rick Pankiw
Councillor Jamie Coston
Councillor Lana Curle
Councillor Gayle Rondeel
Lori Hillis, CPA, CA - Chief Administrative Officer

Absent: Councillor Wayne Clark

Delegates:

Charles Hendricks - Park on 58th Avenue Hazel Street - Rimbey Rodeo Association

Public: (3) members of the public

#### 1.1. LAND ACKNOWLEDGEMENT

## 2. AGENDA APPROVAL AND ADDITIONS

## Motion 016/2023 COW

Moved by Councillor Curle to accept the Agenda for the April 12, 2023, Committee of the Whole Meeting, as presented.

Mayor Pankiw In Favor
Councillor Clark Absent
Councillor Coston In Favor
Councillor Curle In Favor
Councillor Rondeel In Favor

CARRIED

#### 3. MINUTES

## 3.1. Minutes

## Motion 017/2023 COW

Moved by Councillor Rondeel to accept the Minutes of the Committee of the Whole Meeting of March 13, 2023, as presented.

Mayor Pankiw In Favor
Councillor Clark Absent
Councillor Coston In Favor
Councillor Curle In Favor
Councillor Rondeel In Favor

CARRIED

#### 4. PUBLIC HEARINGS

## 5. DELEGATIONS

## 5.1. Delegation - Charles Hendricks

### Motion 018/2023 COW

Moved by Mayor Pankiw to bring the request for a park on 58th Avenue forward to the next Regular Council meeting to be held on April 24, 2023, for discussion.

Mayor Pankiw In Favor
Councillor Clark Absent
Councillor Coston In Favor
Councillor Curle In Favor
Councillor Rondeel In Favor

**CARRIED** 

#### 5.2. Delegation - Rimbey Rodeo Association

## Motion 019/2023 COW

Moved by Councillor Curle to bring to the Regular Council Meeting to be held on April 24, 2023, to determine the date of the 2023 Rodeo Parade.

Mayor Pankiw In Favor
Councillor Clark Absent
Councillor Coston In Favor
Councillor Curle In Favor
Councillor Rondeel In Favor

**CARRIED** 

## 6. BYLAWS

## 7. NEW AND UNFINISHED BUSINESS

## 7.1. Bylaw Enforcement Request

#### Motion 020/2023 COW

Moved by Councillor Curle to bring the Summer Village of Parkland Beach Bylaw Enforcement request to the Regular Council Meeting to be held on April 24, 2023, for discussion.

Mayor Pankiw In Favor
Councillor Clark Absent
Councillor Coston In Favor
Councillor Curle In Favor
Councillor Rondeel In Favor

CARRIED

#### Motion 021/2023 COW

Moved by Mayor Pankiw to enter closed session at 5:23pm.

Mayor Pankiw In Favor
Councillor Clark Absent
Councillor Coston In Favor
Councillor Curle In Favor
Councillor Rondeel In Favor

**CARRIED** 

## 9. CLOSED SESSION

#### Motion 022/2023 COW

Moved by Councillor Curle to end closed session at 6:02pm.

Mayor Pankiw In Favor
Councillor Clark Absent
Councillor Coston In Favor
Councillor Curle In Favor
Councillor Rondeel In Favor

**CARRIED** 

## Motion 023/2023 COW

Moved by Councillor Coston to schedule interviews for the Chief Administrative Officer Position in Council Chambers on Tuesday, April 25, 2023, at 10:00am, 1:00pm and 3:00pm.

Mayor Pankiw In Favor
Councillor Clark Absent
Councillor Coston In Favor
Councillor Curle In Favor
Councillor Rondeel In Favor

**CARRIED** 

## 10. ADJOURNMENT

## 10.1. Adjournment

## Motion 024/2023 COW

Moved by Councillor Coston to adjourn the meeting at 6:05pm.

Mayor Pankiw In Favor
Councillor Clark Absent
Councillor Coston In Favor
Councillor Curle In Favor
Councillor Rondeel In Favor

CARRIED

Rick Pankiw, Mayor

Lori Hillis, Chief Administrative Officer

# Committee of the Whole REQUEST FOR DECISION



May 2, 2023

**Date** 

May 8, 2023

**Date** 

Meeting: May 8, 2023

Submitted By: Lori Hillis, CPA, CA, Chief Administrative Officer

Subject: Delegation - Mark Grundy & Earl Repas

**Item For:** 

□ Public Information -or- □ Closed Session

## **BACKGROUND:**

Mark Grundy and Earl Repas requested a delegation with Council.

## **ATTACHMENTS:**

<u>Letter from Mark Grundy and Earl Repas</u> 3205 Servicing Unserviced Lots Policy Bylaw 780 05

**PREPARED BY:** Lori Hillis, CPA, CA, Chief Administrative

Officer

ENDORSED BY:

Lori Hillis, CPA, CA, Chief Administrative

Officer

Page 8 of 19

April 11, 2023

To: The Town of Rimbey – Rick Pankiw, Wayne Clark, Jamie Coston, Lana Curle, Gayle Rondeel, Liz Armiatage, Lori Hillis

Re: Sewage Lagoon and Grutterink Subdivision Application

This letter is respectfully submitted to request an opportunity for the undersigned to address Council at an April or early May Council meeting.

On December 22, 2022 the Alberta Court heard our emergency application to disallow the lapse of the caveat on the Grutterink land where the sewage lagoon is located. The Court made the decision to allow the lapse to proceed. This left us with no alternative but to apply to Alberta Land Titles for a Common Law Easement to be registered. This application is pending at Land Titles. If our registration of the Easement does not stand, we will ultimately have no way to stop the closure and removal of the lagoon. It is imperative that we discuss the position of the Town of Rimbey on this development.

To ensure a productive discussion, and ultimately, a resolution to this matter we request that you provide (in advance) the following:

- 1) Attendance of the Development Officer at the Council meeting we will be attending.
- 2) The Area Structure Plan.
- 3) Copies of Bylaws that pertain to how and what services are provided to Town residents.
- 4) Copies of Bylaws that pertain to how and what services developers must provide when building a new subdivision.
- 5) Approximate cost per metre to install water and sewer services in residential neighbourhoods.

Prior to the meeting we also would ask that Councillors review items 2-5.

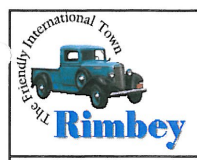
Sincerely,

Mark Grundy

Earl Repas

APR 1 2 2023

TOWN OF RIMBE



# Town of Rimbey Policy Manual

Title: Servicing Unserviced lots for Water & Sewer Policy No.: 3205

Supercedes

Approved: August 12, 1987 Resolution No.: 246/87

Effective Date: August 12, 1987

Purpose: To ensure that provision of water & sewer services to previously unserviced

lots be done at no expense to the Town.

## Policy Statement:

Costs for installation of water and sewer services from the main line to the property line will be charged back to the property owner.

Amended:

Date: Resolution:

Date: Resolution:



#### **BY-LAW NO. 780/05**

A BY-LAW OF THE TOWN OF RIMBEY, IN THE PROVINCE OF ALBERTA, REGULATING THE USE OF PUBLIC AND PRIVATE SEWERS AND DRAINS AND THE DISPOSAL OF SEWAGE AND THE DISCHARGE OF LIQUIDS AND WASTE INTO THE RIMBEY SEWERAGE SYSTEM

**WHEREAS** 

The Town of Rimbey has constructed and now maintains a sewerage system consisting of storm and sanitary sewers and a sewage treatment lagoon system, and

**WHEREAS** 

It is deemed just and proper to levy a sewerage service charge on all persons occupying property connected with the sewerage system of the Town to assist with the costs of constructing and maintaining the system including the cost of treatment and disposal of sewage.

NOW THEREFORE Under the authority of the Municipal Government Act, Revised Statues of Alberta 2000 and amendments thereto, the Council of the Town of Rimbey, duly assembled, enacts as follows:

#### PART I DEFINITIONS

Unless the context specifically indicates otherwise the meaning of terms used in this By-Law shall be as follows:

- 1.01 B.O.D. denoting "Biochemical Oxygen Dernand" shall mean the quantity of oxygen utilized in the biochemical oxidation of organic matter under standard laboratory procedure in parts per million by weight.
- 1.02 "Building Drain" shall mean that part of the lowest horizontal piping which receives the discharge from soil waste or other drainage pipes within a building and conducts it to the building sewer beginning three (3) feet outside the building wall.
- 1.03 "Building Sewer" shall mean that part of a drainage system outside a building commencing at a point three (3) feet from the outer face of the wall of the building and connecting the building drain to the public sewer or place of disposal of sewage.
- 1.04 "Combined Sewer" shall mean a sewer receiving both surface run-off and sewage.
- 1.05 "Garbage" shall mean solid wastes from the preparation, cooking, and dispensing of food, and from the handling, storage and sale of produce.
- 1.06 "Garbage Disposal Unit": shall mean any device, equipment or machinery designed, used or intended to be used for the purpose of grinding or otherwise treating garbage to enable the same to be introduced into a public sewer.
- 1.07 "Grease" shall mean material recovered as grease.
- 1.08 "Health Officer" shall mean the Public Health Inspector, or any person to whom he/she may delegate a particular duty.
- "Highway" shall mean any thoroughfare, street, road, trail, avenue, parkway, driveway, viaduct, lane, alley, square, bridge, causeway, trestleway or other place, whether publicly or privately owned, any part of which the public is ordinarily entitled or permitted to use for the passage of vehicles, but does not include a place declared by the Lieutenant Governor in Council not to be a highway.
- 1.10 "Industrial Wastes" shall mean liquid wastes from Industrial processes.
- 1.11 "Natural Outlet" shall mean any outlet into a water course, pond, ditch or lake or other body of surface or ground water.
- 1.12 "Owner" shall mean the registered owner of a property or the purchaser thereof who is entitled to occupy and enjoy the property.
- 1.13 "Person" shall mean any individual, firm, company, association, society, corporation or group.
- 1.14 "pH" shall mean the logarithm of the reciptocal of the weight of hydrogen lon in grams per liter of solution and denotes alkalinity or acidity.
- 1.15 "Sanitary Sewer" shall mean a sewer, which carries sewage, and to which storm, surface and ground waters are not intentionally admitted.

1.0

# Rimbey

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- 1.16 "Sewer Backflow Valve" shall means a valve designed to prevent the backflow of wastewater or sewage into the foundation.
- 1.17 "Sewerage Works" shall mean all facilities for collecting, pumping, treating and disposing of sewage.
- 1.18 "Sewage" shall mean a combination of the water carried wastes from residences, business buildings, institutions and industrial establishments; together with such ground, surface and storm waters as may be present.
- 1.19 "Sewer" shall mean a pipe or conduit for carrying sewage.
- 1.20 "Sewage Treatment Plant" shall mean any arrangement used for treating sewage, and without restricting the generality of the foregoing shall include a sewage lagoon disposal system.
- 1.21 "Storm Sewer or Storm Drain" shall mean a sewer, which carries storm and surface waters and drainage, but excludes sewage and polluted industrial wastes.
- 1.22 "Suspended Solids" shall mean solids that either float on the surface of, or are in suspension in water, sewage or other liquids and which are removable by laboratory filtering.
- 1.23 "Town Engineer" shall mean any qualified engineer and/or engineering firm designated by the Town council to act in an advisory capacity to the Town on any particular project.
- 1.24 "Water Course" shall mean a channel in which a flow of water occurs, either continuously, or intermittently.

## USE OF PUBLIC SEWERS REQUIRED

- 2.01 No person shall place, deposit or permit to be deposited in any manner that is unsanitary in the opinion of the Public Health Inspector upon public or private property within the Town of Rimbey or in any area under the jurisdiction of the Town, any human or animal excrement, garbage or other objectionable waste.
- 2.02 It shall be unlawful to discharge to any natural outlet within the Town of Rimbey or to any area under the jurisdiction of the said Town, any sanitary sewage, industrial waste, or other polluted waters except where suitable pre-treatment has been approved in accordance with the subsequent provisions of this by-law.
- 2.03 The owner of every house, building or property used for human occupancy, employment, recreation or other purpose, situated within the Town and abutting on any highway, or right-of-way in which there is now or hereafter located, a public, sanitary or combined sewer of the Town, is hereby required at his expense to Install suitable toilet facilities therein and to connect such facilities directly to the public sanitary sewer system.
- 2.04 Except as permitted by this By-Law or the Plumbing Inspector or the regulations of the Provincial Board of Health, no person shall construct or maintain any privy, septic tank, cesspool or other facility intended or used for the disposal or sewage.

## PART III PRIVATE SEWAGE DISPOSAL

3.01 Where a public sanitary sewer or combined sewer is not available under the provisions of Section 2.03, the Building Sewer shall be connected to a private sewage disposal system complying with the provisions of this By-Law, the Provincial plumbing requirements and the regulations of the Provincial Board of Health.

3.0

### BY-LAW NO. 780/05

Rimbey

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- 3.02 At such time as a public sewer becomes available to a property served by a private sewage disposal system, the provisions of Section 2.03 shall then apply to the property and a direct connection shall be made to the public sewer in compliance with this By-Law and any septic tanks, cesspools and similar private sewage disposal facilities shall be abandoned and filled with suitable material, within 90 days.
- 3.03 The owner shall operate and maintain the private sewage disposal facilities in a sanitary manner at all times at no expense to the Town.
- 3.04 No statement contained in this By-Law shall be construed to interfere with any additional requirements that may be imposed by the Department of Environment.

## PART IV BUILDING SEWERS AND CONNECTIONS

- 4.01 No unauthorized person shall uncover, make any connections with or opening into, use, alter, or disturb any public sewer or appurtenances thereof.
- 4.02 All new developments shall require a sewer backflow valve to be installed to prevent the backflow of wastewater or sewage into the foundation.
- 4.03 All building sewers when approved shall be constructed by Municipal forces or municipal contractors from the public sewer to the property line. Any person desiring to connect his premises with any sanitary, combined or storm sewer, shall sign and file with the Town a written application for a permit to make such connection. The permit applications shall be supplemented by any plans, specifications or other information considered pertinent in the judgement of the Town Engineer.
- 4.04 Connection of sewer service lines shall commence at the street main or property line, working there from towards the building, thereby insuring proper grade level.
- 4.05 All building sewers on private property shall be constructed by the owner's forces to the requirements of this By-Law and to the satisfaction of the Town's Plumbing Inspector. Permits for constructing such building sewers must be obtained from the Town.
- 4.06 The Town shall maintain the building sewer from the main to the property line at the expense of the Town, from this point to the building connection shall be maintained by the property owner at his expense.
- 4.07 When any sewer connection is abandoned, the owner or his agent shall effectively block up the connection at a suitable location within his property so as to prevent sewage backing up into the soil or dirt from being washed into the sewer.
- 4.08 Weeping tile system shall be connected to any sanitary sewer. If storm sewer is available, then weeping tile shall be connected to the storm sewer.
- 4.09 In all instances where the ground water table, seasonally adjusted, Is within 7 feet of the top of the footing of any residence constructed after the passage of the By-Law giving force to this section, such residence must have a weeping tile system connected to the storm sewer of the Town of Rimbey where a storm sewer is or can be made available.

#### PART V USE OF PUBLIC SEWERS

- 5.01 No person shall discharge or cause to be discharged by any storm water, surface water, ground water, roof run-off, sub-surface drainage, cooling water or unpolluted industrial water to any sanitary sewer however the Town may on application authorize such discharge where exceptional conditions prevent compliance with the foregoing provisions.
- 5.02 Storm water and all other unpolluted drainage shall be discharged to such sewers as are specifically designated as combined sewers or storm sewers, or to a natural outlet approved by the Town.

5.0

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- 5.03 Except as hereinafter provided, no person shall discharge or cause or permit to be discharged any of the following described waters or wastes to any public sewer.
  - 1) Any liquid or vapor having a temperature higher than 170 degrees F.
  - Any gasoline, benzine, naptha, fuel oil or other flammable or explosive liquids, solvent or gas.
  - 3) Any ashes, cinders, sand, potters clay, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood or other solld viscous substance capable of causing obstruction to the flow of sewers or other interference with the proper operation of the sewage works.
  - a) Any paunch manure or intestinal contents from horses, cattle, sheep or swine;
    - b) All animal hooves, toenails, or bone scraps;
    - c) Animal intestines or stomach casings;
    - d) Bones;
    - e) Hog bristles;
    - f) Hides or parts thereof;
    - g) Animal fat or flesh in particular larger than will pass through a ¼ inch screen:
    - h) Horse, cattle, sheep or swine manure;
    - Poultry entrails, heads, feet, feathers or eggshells;
    - j) Fleshings and hair resulting from tanning operations.
  - 5) Any waters or wastes having pH lower than 5.5 or having any other corrosive property capable of causing damage or hazard to structures, equipment, biological sewage treatment processes, and personnel of the sewage works.
  - 6) Any waters or wastes containing a toxic or poisonous substance in sufficient quantity to injure or interfere with any sewage treatment process, constitute a hazard to humans or animals, or create any hazard in the receiving waters of the sewage treatment plant.
  - Any noxious or malodorous gas or substance capable of creating a public nulsance.
- 5.04 Grease, oil and sand interceptors shall be provided on private property for all garages, gasoline service stations and vehicle and equipment washing establishments; interceptors will be required for other types of businesses when in the opinion of the Town, they are necessary for the proper handling of liquid waste containing grease in excessive amounts, or any flammable wastes, sand and other harmful ingredients, except that such interceptors shall not be required for private living quarters or dwelling units. All interceptors shall be of a type and capacity approved by the Town and shall be so located as to be readily and easily accessible for cleaning and inspection. Where installed, all grease, oil and same interceptors shall be maintained by the owner at his expense in continuously efficient operation at all times.
- 5.05 In case any blockage, either wholly or in part, of said sewerage system is caused by reason of failure, omission or neglect to comply strictly with the foregoing provisions, the owner, proprietor or occupier concerned therein shall, in addition to any penalty for infraction of the provisions hereof, be liable to the Town for all costs of clearing such blockage and for any other amount for which the Town may be held legally liable because of such blockage.
- 5.06 No municipality or person shall discharge or cause to be discharged into any sewer within, or entering the Town sewers, waste water, domestic sewage, commercial sewage, industrial or factory waste in a greater volume than one hundred thousand (100,000) cubic feet per month without obtaining a license to do so from the Town in the manner provided, but no such license shall be given by the Town until:
  - Such municipality or person has made application in writing for permission to discharge industrial or factory waste or sewage into a sewer within, or entering the Town system; and



6.0

7.0

8.0

#### **BY-LAW NO. 780/05**

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- b) Such applicant shall have given the chemical and physical analysis, quantity and rate of discharge or sewage to be so discharged, and any other detailed information that is required, including all pertinent information relating to any proposed pretreatment before discharge; and
- c) The application has been formally approved in writing.
- 5.07 a) Where necessary, in the opinion of the Town Manager and Town Engineer, the person making application for a license shall provide, at his expense, such preliminary treatment as may be necessary to change the characteristics of the industrial waste or sewage to the standards acceptable to the Town.
  - Where preliminary treatment facilities are provided for any industrial waste or sewage, they shall be maintained continuously in satisfactory and effective.
- 5.08 When required by the Town Manager & Engineer the applicant for a license on premises served by a sewer connection carrying industrial waste, shall at his expense install a suitable control manhole in the sewer connection to facilitate observation, sampling and measurement of the waste. Such manhole, when required, shall be accessibly and safely located and shall be constructed in accordance with plans approved by the Town. The manhole shall be installed by the applicant at his own expense and shall be maintained by him so as to be safe and accessible at all times.
- 5.09 All measurements, tests and analysis of the characteristics of industrial waste, sewage or water to which reference is made in this By-Law shall be determined in accordance with the "Standard Method for the Examination of Water and Sewage", and shall be determined at the control manhole provided for In Section 5.08 of this By-Law, or upon sultable samples taken at said manhole. In the event that no special manhole has been required, the control manhole shall be considered to be the nearest downstream manhole in the common sewer to the point at which the sewer connection of the Ilcensee enters.

## POWER AND AUTHORITY OF INSPECTORS

6.01 The Town Foreman and Town Engineer of the Town bearing proper credentlals and identification shall be permitted to enter upon all properties for the purpose of inspection, observation, measurement, sampling and testing in accordance with the provisions of this By-Law. If such inspection discloses any defect in the location, construction, design or maintenance of any of the sewer systems or any connection from there to the Town system, the person making such inspection shall notify in writing the said owner, proprietor or occupier to rectify the cause of complaint.

#### PART VII SEWERAGE SERVICE CHARGES

7.01 The town does hereby levy a sewerage service charge on all persons or municipalities occupying property connected with the sewerage system of the Town to be paid monthly as set out in the Municipal Utility Rates By-Law.

## PART VIII

a) If the owner or occupier of any building, which, under the provision of this By-Law, is required to be connected with the water main or common sewer, or both, shall neglect or refuse to commence the work necessary to cause such building to be so connected in accordance with the provisions of this By-Law for the period of ninety (90) days after notice in writing, which has been given to him or some adult person at the building required to be connected, by the Provincial Health Inspector or his authorized agent, or to prosecute the work without delay or to the satisfaction of the Town then such

## Rimber

#### **BY-LAW NO. 780/05**

A BY-LAW OF THE TOWN OF RIMBEY, IN THE PROVINCE OF ALBERTA, REGULATING THE USE OF PUBLIC AND PRIVATE SEWERS AND DRAINS AND THE DISPOSAL OF SEWAGE AND THE DISCHARGE OF LIQUIDS AND WASTE INTO THE RIMBEY SEWERAGE SYSTEM

person shall on summary conviction be liable to a penalty not exceeding five hundred (\$500.00) dollars, exclusive of costs, for each and every day such default is continued.

- b) The person giving notice above provided for shall also post up a copy of such notice on the front door or some other conspicuous part of the building referred to in the notice. Any person tearing down or defacing the copy so posted up shall be guilty of an infraction of this By-I aw.
- 8.02 Any person violating any provision of this By-Law shall be served written notice by the Town stating the nature of the violation, and providing a reasonable time limit for the satisfactory correction thereof. The offender shall, within the time stated in such notice, permanently cease all violations.
- 8.03 When any person commits a breach of any section of this By-Law and no penalty is set out therein, then such person shall on summary conviction before a Magistrate be subject to the penalties laid down by the Magistrate.

THAT By-Laws 388/80, 498/86, 503/86, 512/86 and 524/86 are hereby repealed.

THAT this By-Law shall take effect upon the final passage thereof.

READ a First Time in Council this 27th day of April 2005

Mayo

Chief Administrative Officer

READ a Second Time in Council this 12th day of 124. 2005.

READ Third Time and Finally Passes this 22th day of May, 2005.

Mayor

Chief Administrative Officer

# Committee of the Whole REQUEST FOR DECISION



**Date** 

Meeting: May 8, 2023

Submitted By: Lori Hillis, CPA, CA, Chief Administrative Officer

Subject: Delegation - Historical Society (Bill Hval)

**Item For:** 

☐ Public Information -or- ☐ Closed Session

## **BACKGROUND:**

Bill Hval requested a delegation with Council.

**PREPARED BY:** Lori Hillis, CPA, CA, Chief Administrative May 2, 2023

Officer

ENDORSED BY:

May 8, 2023

Date

Lori Hillis, CPA, CA, Chief Administrative

Officer

# Committee of the Whole REQUEST FOR DECISION



Meeting: May 8, 2023

Submitted By: Lori Hillis, CPA, CA, Chief Administrative Officer

**Subject:** Speed on 54th Avenue

**Item For:** ⊠ Public Information -or- □ Closed Session

## **BACKGROUND:**

Administration received an email from Steve Norstrom regarding the speed on 54th Avenue.

## **RECOMMENDATION:**

Administration recommends Council accept the letter from Steve Norstrom, as information.

## **ATTACHMENTS:**

**ENDORSED BY:** 

RFD 7.1.1 Letter from Steve Norstrom Redacted

PREPARED BY: Lori Hillis, CPA, CA, Chief Administrative May 4, 2023

Officer

May 4, 2023

**Date** 

Date

Lori Hillis, CPA, CA, Chief Administrative

LOTI TIIIIS, CPA, CA, CHIEL AUI

Officer

#### Council Agenda Item 7.1

 From:
 Steve Norstrom

 To:
 Lori Hillis

 Cc:
 General Info

**Date:** Tuesday, May 2, 2023 3:05:29 PM

Importance: High

Hello Council and Town Administration,

This is my third letter of complaint. It appears my complaint has not been addressed, as it is not in any of the council meeting minutes and I have not received a reply back from the mayor or any of the councilors.

I wish to address the excessive speed on 54th. avenue, by the Christian school. The speed on this road has not reduced in anyway, since the playground signs have been posted. It is only a matter of time before something tragic happens on this road. On any given school day, during the lunch period when the high school is out, I would see even excessive speed on this road with teen drivers. One day a driver passed another driver while going east on this road.

This road has become increasingly busier, since the opening of the travel centre. By my observations, there are more people going over 30 km speed limit than there are obeying the speed zone.

Can the town council address this with RCMP and/or bylaw enforcement?

Once again, I would recommend the town invest in signs that show your speed and flash when you are going over the posted speed limit. I know there's cost associated with this but I have found that these type of signs help in deterring people from speeding.

Thank you,

Steve Norstrom

Rimbey, AB TOC 2JO

Sent from Mail for Windows