

**City of Vancouver** Zoning and Development By-law Community Services, 453 W. 12th Ave Vancouver, BC V5Y 1V4  $\cong$  604.873.7344 fax 604.873.7060 planning@vancouver.ca

## CD-1 (451)

5455 Fraser Street (Mountain View Cemetery) By-law No. 9289

(Being a By-law to Amend By-law 3575, being the Zoning and Development By-law)

Effective May 16, 2006

1 [Section 1 is not reprinted here. It contains a standard clause amending Schedule D (Zoning District Plan) to reflect this rezoning to CD-1.]

#### 2 Uses

- **2.1** The description of the area shown within the heavy black outline on Schedule A is CD-1 (451).
- **2.2** Subject to Council approval of the form of development except for development existing at the date of this By-law, to all conditions, guidelines and policies adopted by Council, and to the conditions set out in this By-law or in a development permit, the only uses permitted within CD-1 (451) and the only uses for which the Director of Planning or Development Permit Board will issue development permits are:
  - (a) Cemetery Use including Columbaria and Mausolea;
  - (b) Hall Use;
  - (c) Customer Service Centre;
  - (d) Operations Centre; and
  - (e) Accessory Use customarily ancillary to any of the uses permitted by this section 2.

#### 3 Density

The gross floor area must not exceed:

- (a)  $425 \text{ m}^2$  for the hall;
- (b)  $575 \text{ m}^2$  for the customer service centre; or
- (c)  $575 \text{ m}^2$  the for the operations centre.

#### 4 Height

The height must not exceed:

- (a) 11.0 m for the hall;
- (b) 8.5 m for the customer service centre; or
- (c) 8.5 m for the operations centre.

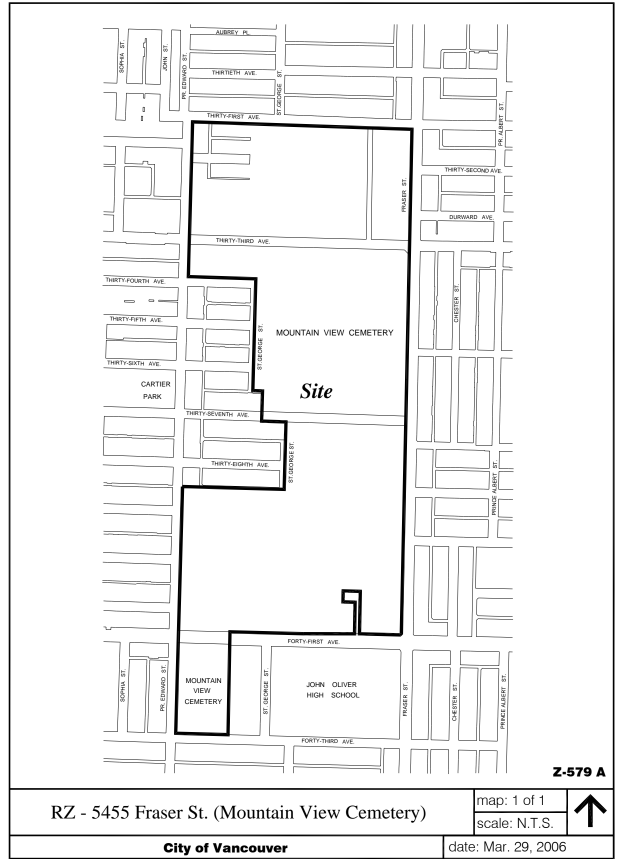
#### 5 Parking

The Director of Planning, on advice from the City Engineer, is to determine parking requirements for each phase of development, and such requirements are to be a condition of the development permit for each phase.

#### 6 Severability

A decision by a court that any part of this By-law is illegal, void, or unenforceable severs that part from this By-law, and is not to affect the balance of this By-law.

7 [Section 7 is not reprinted here. It contains a standard clause including the Mayor and City Clerk's signature to pass the by-law and certify the by-law number and date of enactment.]



#### BY-LAW NO. 9289

#### A By-law to amend Zoning and Development By-law No. 3575 by rezoning a certain area to CD-1

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, enacts as follows:

#### Zoning District Plan amendment

1. This By-law amends the Zoning District Plan attached as Schedule D to By-law No. 3575, and amends or substitutes the boundaries and districts shown on it, according to the amendments, substitutions, explanatory legends, notations, and references shown on the plan marginally numbered Z-579A attached as Schedule A to this By-law, and incorporates Schedule A into Schedule D to By-law No. 3575.

#### Uses

2.1 The description of the area shown within the heavy black outline on Schedule A is CD-1 (451).

2.2 Subject to Council approval of the form of development except for development existing at the date of this By-law, to all conditions, guidelines and policies adopted by Council, and to the conditions set out in this By-law or in a development permit, the only uses permitted within CD-1 (451) and the only uses for which the Director of Planning or Development Permit Board will issue development permits are:

- (a) Cemetery Use including Columbaria and Mausolea;
- (b) Hall Use;
- (c) Customer Service Centre;
- (d) Operations Centre; and
- (e) Accessory Use customarily ancillary to any of the uses permitted by this section 2.

#### Density

- 3. The gross floor area must not exceed:
  - (a) 425  $m^2$  for the hall;
  - 575 m<sup>2</sup> for the customer service centre; or (b)
  - $575 \text{ m}^2$  the for the operations centre. (C)

#### Height

- 4. The height must not exceed:
  - (a) 11.0 m for the hall;
  - (b) 8.5 m for the customer service centre; or
  - (C) 8.5 m for the operations centre.

#### Parking

5. The Director of Planning, on advice from the City Engineer, is to determine parking requirements for each phase of development, and such requirements are to be a condition of the development permit for each phase.

#### Severability

6. A decision by a court that any part of this By-law is illegal, void, or unenforceable severs that part from this By-law, and is not to affect the balance of this By-law.

#### Force and Effect

7. This By-law is to come into force and take effect on the date of its enactment.

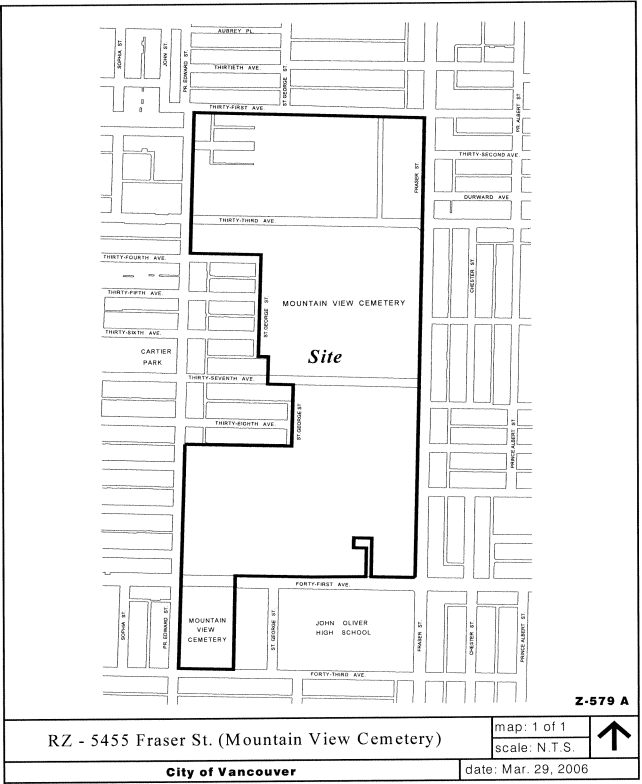
ENACTED by Council this 16<sup>th</sup> day of May, 2006

Mayor

Sin Sulan AnBrich

City Clerk

#### Schedule A



# 4



#### **CITY OF VANCOUVER**

#### **REGULAR COUNCIL MEETING MINUTES**

MAY 16, 2006

A Regular Meeting of the Council of the City of Vancouver was held on Tuesday, May 16, 2006, at 2:00 p.m., in the Council Chamber, Third Floor, City Hall.

PRESENT:	Mayor Sam Sullivan Councillor Suzanne Anton Councillor David Cadman Councillor Kim Capri Councillor Heather Deal Councillor Peter Ladner Councillor B.C. Lee Councillor Raymond Louie Councillor Tim Stevenson
ABSENT:	Councillor Elizabeth Ball (Sick Leave) Councillor George Chow (Leave of Absence)
CITY MANAGER'S OFFICE:	Judy Rogers, City Manager
CITY CLERK'S OFFICE:	Syd Baxter, City Clerk Janice Mackenzie, Deputy City Clerk Tarja Tuominen, Meeting Coordinator

#### PRAYER

The proceedings in the Council Chamber were opened with a prayer read by the City Clerk.

#### PRESENTATION - MUNICIPAL ENERGY AWARD

Council presented the Municipal Energy Award for visionary municipal leadership encouraging community sustainability through district energy to staff on behalf of the Canadian District Energy Association.

#### "IN CAMERA" MEETING

MOVED by Councillor Cadman SECONDED by Councillor Capri

THAT Council will go into a meeting later this day which is closed to the public, pursuant to Section 165.2(1) of the Vancouver Charter, to discuss matters related to

paragraph(s):

(d) the security of the property of the city;

(e) the acquisition, disposition or expropriation of land or improvements, if the Council considers that disclosure could reasonably be expected to harm the interests of the city;

(g) litigation or potential litigation affecting the city;

(k) negotiations and related discussions respecting the proposed provision of an activity, work or facility that are at their preliminary stages and that, in the view of the Council, could reasonably be expected to harm the interests of the city if they were held in public.

#### CARRIED UNANIMOUSLY

#### ITEMS ARISING FROM THE "IN CAMERA" MEETING OF MAY 2, 2006

Council approved the following appointments:

- Cindy Grauer as the City's E-Comm Board member
- Jeff Mooney as one of the City's representatives to VANOC

#### ADOPTION OF MINUTES

1. Regular Council (Transportation and Traffic) - April 18, 2006

MOVED by Councillor Lee SECONDED by Councillor Deal

THAT the foregoing Minutes be approved.

CARRIED UNANIMOUSLY

#### 2. Special Council (Public Hearing) - April 18, 2006

MOVED by Councillor Capri SECONDED by Councillor Ladner

THAT the foregoing Minutes be approved.

#### 3. Regular Council (City Services and Budgets) - April 20, 2006

MOVED by Councillor Ladner SECONDED by Councillor Stevenson

THAT the foregoing Minutes be approved.

CARRIED UNANIMOUSLY

4. Regular Council (Planning and Environment) - April 20, 2006

MOVED by Councillor Anton SECONDED by Councillor Deal

THAT the foregoing Minutes be approved.

CARRIED UNANIMOUSLY

5. Regular Council - May 2, 2006

MOVED by Councillor Stevenson SECONDED by Councillor Ladner

THAT the foregoing Minutes be approved.

CARRIED UNANIMOUSLY

#### COMMITTEE OF THE WHOLE

MOVED by Councillor Lee SECONDED by Councillor Capri

THAT this Council resolve itself into Committee of the Whole, Mayor Sullivan in the Chair.

CARRIED UNANIMOUSLY

#### MATTERS ADOPTED ON CONSENT

MOVED by Councillor Cadman

THAT Council adopt Administrative Reports A2, A4, A6 and A7, A9 to A13, A15, and Policy Report P2, on consent.

#### UNFINISHED BUSINESS

#### 1. City-Wide International Women's Day Celebration in 2007 (VanRIMS No. 01-2700-10)

On March 21, 2006, City Council postponed consideration of a motion on a City-wide celebration of International Women's Day in 2007 pending a memorandum back from the City Manager on options for the City's involvement in celebrating international events, such as the International Women's Day.

MOVED by Councillor Deal

WHEREAS International Women's Day has been celebrated annually on March 8 since 1909 to recognize women as makers of history and is an occasion marked by women's groups around the world, commemorated at the United Nations, and designated by many countries as a national holiday;

WHEREAS cities in Canada also recognize the important contributions of women to their communities and society as a whole;

WHEREAS the City of Vancouver is a city of celebration that honours the diversity of its citizenry through arts & cultural and recreational activities;

THEREFORE BE IT RESOLVED THAT the Vancouver City Council request staff to work with city partners including the School Board, Park Board, Library Board and Community Associations to recognize and celebrate women throughout the city on International Women's Day for the year 2007.

Postponed

#### POSTPONEMENT MOVED by Councillor Anton

THAT consideration of the motion be postponed pending the receipt of the staff report reviewing the City's involvement in international and other events and proposing a framework on event categories and type of support.

#### CARRIED

(Councillors Cadman, Deal, Louie and Stevenson opposed)

#### ADMINISTRATIVE REPORTS

1. Congress for the New Urbanism 2006 Charter Award March 21, 2006 (VanRIMS No. 01-5200-50)

#### MOVED by Councillor Louie

THAT the Administrative Report *Congress for the New Urbanism 2006 Charter Award*, dated March 21, 2006, be received for information.

 Campaign Financing Disclosure Statements for the November 19, 2005 General Local Election April 27, 2006 (VanRIMS No. 08-1000-01)

THAT the Administrative Report *Campaign Financing Disclosure Statements for the November 19, 2005 General Local Election*, dated April 27, 2006, be received for information.

ADOPTED ON CONSENT

3. Water Conservation - Outdoor Water Saving Kits April 28, 2006 (VanRIMS No. 13-8000-50)

MOVED by Councillor Ladner

THAT Council approve a program to purchase and distribute subsidized outdoor water saving kits to Vancouver residents at an annual cost of \$3,000; source of the funds to be the 2006 Waterworks Operating Budget – Water Conservation Programs.

CARRIED UNANIMOUSLY

- 4. Fleet Addition Police Department Mounted Squad Multi-Purpose Utility Vehicle April 20, 2006 (VanRIMS No. 03-2400-10)
  - A. THAT Council approve the allocation of \$12,000 from the Truck and Equipment Plant Account to fund the capital cost of a 6x4 Utility Vehicle for the Vancouver Police Department Mounted Squad.
  - B. THAT the capital costs be repaid to the Truck and Equipment Plant Account through annual charges of \$2,300 with funding to be provided by the existing 2006 Vancouver Police Department Operating Budget.
  - C. THAT the maintenance and operating costs of approximately \$1,700 be provided from the existing 2006 Vancouver Police Department Operating Budget.

ADOPTED ON CONSENT

 Amendment of Business Prohibition By-Law - Inhumane Rodeo Practices and Modernization of Language April 28, 2006 (VanRIMS No. 08-4000-11)

MOVED by Councillor Capri

- A. THAT Council approve amendments to the Business Prohibition By-law which prohibit competitions, exhibitions, performances, events or other situations where certain inhumane rodeo practices are performed and modernize the By-law's language.
- B. THAT Council authorize the Director of Legal Services to bring forward the appropriate by-law amendments to the Business Prohibition By-Law generally as set out in the draft by-law attached as Appendix A to the Administrative Report *Amendment of Business Prohibition By-Law Inhumane Rodeo Practices and Modernization of Language,* dated April 28, 2006.

#### CARRIED UNANIMOUSLY

6. 2005 Annual Report on Council Remuneration and Expenses May 1, 2006 (VanRIMS No. 08-2200-01)

THAT the Administrative Report *2005 Annual Report on Council Remuneration and Expenses*, dated May 1, 2006, be received for information.

ADOPTED ON CONSENT

- 7. Application for Payment-in-Lieu of Parking at 271 Union Street April 24, 2006 (VanRIMS No. 13-5500-10)
  - A. THAT Council approve in principle, the offer of payment-in-lieu in the amount of \$14,500 by Mr. Douglas R. Johnson for the waiver of 1 parking space required by Section 4.1.2 of the Parking By-law; and
  - B. THAT the Director of Legal Services be requested to bring forward a By-law to amend Schedule A of the Parking By-law pursuant to Section 4.12.5 to effect this waiver.

ADOPTED ON CONSENT

8. Community Garden Pilot Project April 24, 2006 (VanRIMS No. 13-4000-30)

MOVED by Councillor Ladner

A. THAT Council allocate the Community Amenity Contribution of \$22,475 from the re-development of 1875 West 75<sup>th</sup> Avenue to a Greenways Project account to be used for the development of Community Gardens at three (3) specific

sites as identified in the Administrative Report *Community Garden Pilot Project*, dated April 24, 2006. (Source of the funding is allocation of funds approved for this purpose by Council on September 15, 2005.)

- B. THAT Council approve a community garden pilot project and *Draft Community Garden Operational Guidelines for Land other than City Parks* as described in Appendix A of the Administrative Report *Community Garden Pilot Project*, dated April 24, 2006.
- C. THAT the General Manager of Engineering Services, in consultation with the Director of Social Planning, be given standing authority to enter into community garden user agreements with the non-profit organizations selected to be part of the pilot project.

#### CARRIED UNANIMOUSLY

Councillor Ladner requested the guidelines include a statement that the City has the right to give 30-days notice to take the land back for civic purposes.

- 9. Development Permit Board Member and Alternate Amendments May 2, 2006 (VanRIMS No. 08-3000-11)
  - A. THAT Robert Jenkins, Assistant Director of Planning, be appointed, effective July 1, 2006, as an alternate to Larry Beasley, the Co-Director of Planning who is the regular Board member, acknowledging that Trish French, another Assistant Director of Planning, is already an alternate as is Ann McAfee, Co-Director of Planning, who will be retiring June 30, 2006.
  - B. THAT Council amend Section 4 of the Development Permit Board and Advisory Panel By-law No. 5869 to remove the Co-Director of Planning from the list of voting members and replace this with the Director of Planning, who is the regular Board member, and correspondingly amend Section 8(c) to replace the Co-Director of Planning with the Director of Planning, who is the regular Board member;

FURTHER THAT Council amend Sections 4, 5(c), 8, 9 and 11(b) of the By-law to substitute the Co-Director of Development Services - Policy & Regulations in lieu of the Director of Development Services;

AND FURTHER THAT the Director of Legal Services be instructed to prepare the amending by-law for enactment, with an effective date of July 1, 2006.

ADOPTED ON CONSENT

#### 10. Advance Real Property and Tax Penalty By-Laws May 1, 2006 (VanRIMS No. 08-4000-11)

- A. THAT City Council approve enactment of a new Advance Real Property Tax By-Law to:
  - a) amend the definition of "net previous year's taxes" to exclude nonrecurring charges
  - b) increase the threshold amount of net previous year's taxes from \$50 to \$100 for the determination of amount payable under this By-law
  - c) move "imposition of a penalty on unpaid taxes at advance due date" to the Tax Penalty By-Law; and
  - d) modernize the language of the By-law
- B. THAT City Council approve enactment of a new Tax Penalty By-Law to:
  - a) consolidate penalties applicable to outstanding taxes due at any time of the year solely to this By-law; and
  - b) modernize the language of the By-law
- C. THAT the Director of Legal Services be authorized to prepare the necessary new By-laws, generally as set out in Appendices A and B of the Administrative Report *Advance Real Property and Tax Penalty By-laws*, dated May 1, 2006, to implement the changes as outlined in A and B above.

ADOPTED ON CONSENT

11. Grant Request - World Planners Congress (Planning Institute of BC) April 29, 2006 (VanRIMS No. 05-5000-10)

THAT Council approve a grant of \$5,000 to the Planning Institute of BC for the World Planners Congress that is being held in Vancouver June 17-20, 2006; source of funds being the 2006 Operating Budget.

ADOPTED ON CONSENT AND BY THE REQUIRED MAJORITY

- 12. Queen Elizabeth Theatre/Vancouver Playhouse Theatre Acoustic Separation -Award of Construction Contracts May 3, 2006 (VanRIMS No. 02-4000-01)
  - A. THAT Council approve the increased project budget of \$5,920,000 for the Queen Elizabeth Theatre/Vancouver Playhouse Theatre Acoustic Separation project, source of funding to be:
    - allocation of private funds raised for the Queen Elizabeth Redevelopment project in the amount of \$600,000;
    - reallocation of approved funding of \$60,000 to modify the Vancouver Playhouse loading dock;

- approved funding of \$3.5 million; and
- additional funding of \$ 1.76 million from the Civic Theatres Capital Reserve,

with interim financing as necessary to be provided from the Capital Facilities Fund on terms acceptable to the Director of Finance.

- B. THAT contracts for Queen Elizabeth Theatre/Vancouver Playhouse Theatre Acoustic Separation be awarded to:
  - Parkwood Construction Ltd. in the amount of \$4,129,645 plus GST; and
  - Actes Environmental Ltd. for phase two of the abatement work in the amount of \$309,993 plus GST;

said contracts to be to the satisfaction of the Director of Legal Services.; and further no legal rights or obligations will be created or arise by Council's adoption of A and B above, unless or until such legal documents are executed and delivered by the Director of Legal Services.

#### ADOPTED ON CONSENT

- 13. Award of Contract for RFP # PS06036 Service Request Mapping Services May 1, 2006 (VanRIMS No. 03-1200-11)
  - A. THAT, subject to the conditions set out in B, C, and D below, Council authorize a contract with AtFocus, Inc. to provide service request mapping services for the 311 Feasibility Study at the cost of \$186,000 plus applicable taxes, subject to a contract satisfactory to the Director of Legal Services, the City Manager, and the Manager, Materials Management, funding provided in the 2006 Operating Budget.
  - B. THAT the Director of Legal Services be authorized to execute and deliver on behalf of the City all legal documents required to implement A above.
  - C. THAT, all such legal documents be on terms and conditions satisfactory to the City Manager, Manager of Materials Management and the Director of Legal Services.
  - D. THAT, no legal rights or obligations will be created by Council's adoption of A, B and C above unless and until such legal documents are executed and delivered by the Director of Legal Services.

ADOPTED ON CONSENT

#### 14. 2006 Property Taxation: Taxation Bylaws and Resolutions May 5, 2006 (VanRIMS No. 05-4200-10)

MOVED by Councillor Anton

- A. THAT Council approve the 2006 Rating Bylaw establishing the City's general purposes property tax rates.
- B. THAT Council approve the 2006 Rating Bylaw for the property tax requisition of the Greater Vancouver Regional District.
- C. THAT Council approve the resolutions attached as Appendix B to the Administrative Report 2006 Property Taxation: Taxation Bylaws and Resolutions, dated May 5, 2006, adopting adjusted tax rates for the Provincial Schools, the B.C. Assessment Authority, the Municipal Finance Authority and the Greater Vancouver Transportation Authority levies, pursuant to the Vancouver Charter and the Averaging Bylaw No. 9266 adopted by Council on March 23, 2006.

CARRIED UNANIMOUSLY

15. Councillor Kim Capri's Travel to Victoria, BC - May 15<sup>th</sup>, 2006 May 5, 2006 (VanRIMS No. 08-2200-20)

THAT Council approve Councillor Kim Capri's trip to Victoria, BC on May 15, 2006 to attend meetings with Provincial Ministers at an estimated cost of \$360.00, source of funding to be the Councillor's 2006 travel budget.

ADOPTED ON CONSENT

16. Replacement of Firehall No. 15 - Development Options May 5, 2006 (VanRIMS No. 14-1000-01)

Also before Council was a letter, dated May 16, 2006, from the General Manager, Vancouver Board of Parks and Recreation.

The Chair advised requests to speak on Administrative Report A16 have been received. Council agreed to refer consideration of the report to the Standing Committee on Planning and Environment meeting of May 18, 2006, to hear the speakers. 17. Request by Councillor B.C. Lee to travel with Mayor Sullivan to Ottawa for Civic Business May 31 - June 1, 2006 May 5, 2006 (VanRIMS No. 08-2200-20)

POSTPONEMENT MOVED by Councillor Louie

THAT consideration of Administrative Reports A17 and A18 be postponed to a Standing Committee meeting on Thursday, May 18 to allow the Mayor to submit a list of meetings the Councillors will be attending.

Withdrawn, with the consent of Council

MOVED by Councillor Anton

THAT Council authorize Councillor B.C. Lee to travel with Mayor Sullivan to Ottawa for civic business from May 31 to June 1, 2006 at an estimated cost of \$480.00, source of funding to be the Councillor's 2006 travel budget.

#### CARRIED

(Councillors Deal and Louie opposed)

18. Request by Councillor Elizabeth Ball to travel with Mayor Sullivan to Ottawa for Civic Business June 4, 2006, after the FCM Conference in Montreal May 5, 2006 (VanRIMS No. 08-2200-20)

MOVED by Councillor Anton

THAT Council authorize Councillor Ball to travel with Mayor Sullivan to Ottawa for civic business June 4-5, 2006 at an estimated cost of \$255.00, the source of funding to be the Councillor's 2006 travel budget

#### CARRIED

(Councillors Deal and Louie opposed)

#### ACKNOWLEDGEMENT - 2006 STREET BANNER PROGRAM

The Mayor acknowledged the Summer Street Banner Program and the unveiling of the 2006 Banners. The Street Decoration Committee and the artist, Rudy Kovach, were recognized for their contributions.

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The Council recessed at 4:15 p.m. and, following a reception in the foyer, reconvened at 4:40 p.m. with all Councillors present.

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#### POLICY REPORTS

#### 1. The Implications of Repealing the Highway Oriented Retail (HOR) Policies and Guidelines: Marine Drive Industrial Area May 1, 2006 (VanRIMS No. 11-2000-30)

#### MOVED by Councillor Ladner

THAT Council receive the Policy Report *The Implications of Repealing the Highway Oriented Retail (HOR) Policies and Guidelines: Marine Drive Industrial Area*, dated May 1, 2006, and refer it to a future meeting of Council to hear from the public; and

FURTHER THAT staff meet with residents, business and property owners in advance of the meeting with Council to answer questions regarding the options included in the Policy Report.

#### CARRIED UNANIMOUSLY

- Non-Industrial Conditional Uses in the I-2 and M-2 Industrial Zones Proposed Policy and Zoning By-law Amendments May 1, 2006 (VanRIMS No. 11-3600-03)
  - A. THAT the Director of City Plans be instructed to make application to amend the Zoning and Development By-law No. 3575 by deleting and amending nonindustrial uses in the I-2 and M-2 Industrial District Schedules and by amending Section 2, generally in accordance with Appendix A of the Policy Report *Non-Industrial Conditional Uses in the I-2 and M-2 Industrial Zones – Proposed Policy and Zoning By-law Amendments,* dated May 1, 2006, and that the application be referred to a Public Hearing;

FURTHER THAT the Director of Legal Services be instructed to prepare the necessary amending by-laws, generally in accordance with Appendix A of the Policy Report, for consideration at the Public Hearing;

- B. THAT, following referral of the application to Public Hearing and prior to its approval, the Director of Development Services and the Director of Current Planning be instructed to report to Council any development applications for sites in the I-2 and M-2 Industrial District Schedules which are not in accordance with the proposed amended I-2 or M-2 schedules, for possible withholding pursuant to Section 570 of the Vancouver Charter.
- C. THAT, subject to approval of the by-law to amend the I-2 and M-2 Industrial District Schedules following Public Hearing, the by-law be accompanied at the time of enactment by:
  - amendments to "Bingo Hall Guidelines", "Casino Class 1 Guidelines", and "Church Guidelines" containing revised policies for Bingo Halls, Casinos Class 1, and Churches, generally in accordance with Appendix B of the Policy Report *Non-Industrial Conditional Uses in the I-2 and M-2*

*Industrial Zones – Proposed Policy and Zoning By-law Amendments,* dated May 1, 2006;

- (2) new "Policies and Guidelines for Non-Industrial Conditional Uses (I-2 and M-2)" to allow for:
  - Consideration of rezoning applications to regularize or redevelop existing non-industrial conditional uses made legally non-conforming under the Zoning By-law amendments proposed for the I-2 and M-2 zoning schedules in Appendix A and generally in accordance with Appendix C of the Policy Report *Non-Industrial Conditional Uses in the I-2 and M-2 Industrial Zones Proposed Policy and Zoning By-law Amendments*, dated May 1, 2006; and
  - Consideration of rezoning applications to permit certain nonindustrial uses in designated areas in the city, generally in accordance with Appendix C of the Policy Report.
- (3) amendments to "Grandview Boundary Industrial Area Plan" and "Grandview Boundary Industrial Area Rezoning and Development Policies and Guidelines", to revise the policies and guidelines for the Grandview Boundary Industrial Area, to be amended by resolution of Council, generally in accordance with Appendix D of the Policy Report Non-Industrial Conditional Uses in the I-2 and M-2 Industrial Zones – Proposed Policy and Zoning By-Iaw Amendments, dated May 1, 2006.
- D. THAT, subject to approval of the by-law to amend the I-2 and M-2 Industrial District Schedules following Public Hearing; and

FURTHERMORE, subject to Council's decision on the policies which allow large format retail uses in the Marine Drive Industrial Area, the by-law be accompanied at the time of enactment by:

- (4) repealing the "I-2 Conditional Institutional, Cultural and Recreational Uses Policies and Guidelines: Marine Drive Industrial Area"; and
- (5) amendments to the Highway Oriented Retail (HOR) Rezoning Policies and Guidelines: Marine Drive Industrial Area to change the area's name from Highway Oriented Retail (HOR) to Large Format Area (LFA) and to incorporate policies and guidelines for the institutional, cultural and recreational uses, generally in accordance with Appendix E of the Policy Report Non-Industrial Conditional Uses in the I-2 and M-2 Industrial Zones - Proposed Policy and Zoning By-Iaw Amendments, dated May 1, 2006.

ADOPTED ON CONSENT

#### RISE FROM COMMITTEE OF THE WHOLE

MOVED by Councillor Cadman

THAT the Committee of the Whole rise and report.

CARRIED UNANIMOUSLY

#### ADOPT REPORT OF COMMITTEE OF THE WHOLE

MOVED by Councillor Ladner SECONDED by Councillor Capri

THAT the report of the Committee of the Whole be adopted.

CARRIED UNANIMOUSLY

#### **BY-LAWS**

MOVED by Councillor Cadman SECONDED by Councillor Capri

THAT Council, except for those members excused as noted in the agenda, enact the by-laws listed on the agenda for this meeting as numbers 1 to 17 inclusive, and authorize the Mayor and City Clerk to sign and seal the enacted by-laws.

CARRIED UNANIMOUSLY

 A By-law to amend the DD ODP By-law (re 101 and 149 West Hastings Street and 150 West Cordova Street) (By-law No. 9274)
(Councillor Chow ineligible to vote.)

2. A By-law to amend the Zoning and Development By-law (re 101 and 149 West Hastings Street and 150 West Cordova Street) (By-law No. 9275) (Councillor Chow ineligible to vote.)

A By-law to amend the Sign By-law (re 101 and 149 West Hastings Street and 150 West Cordova Street) (By-law No. 9276)
(Councillor Chow ineligible to vote.)

- 4. A By-law to amend the Parking By-law (re Woodward's site) (By-law No. 9277)
- 5. A By-law to amend the Business Premises Regulation of Hours By-law (re liquor premises and modernization) (By-law No. 9278)
- 6. A By-law to amend the License By-law (re extended hours liquor establishment acoustical regulations and fees) (By-law No. 9279)

- 7. A By-law to amend the Noise Control By-law (re extended hours liquor establishments) (By-law No. 9280)
- 8. A By-law to amend CD-1 By-law No. 7879 (re 2111 West 11<sup>th</sup> Avenue) (By-law No. 9281)

(Councillor Louie ineligible to vote.)

9. A By-law to amend CD-1 By-law No. 4472 (re ICORD setbacks) (By-law No. 9282) (Councillor Louie ineligible to vote.)

- 10. Advance Real Property Tax By-law (By-law No. 9283)
- 11. Tax Penalty By-law (By-law No. 9284)
- 12. 2006 Rating By-law (re General Purpose Taxes) (By-law No. 9285)
- 13. 2006 Rating By-law (re Greater Vancouver Regional District) (By-law No. 9286)
- 14. Noise Control By-law (re Hillcrest Park and Nat Bailey Stadium Park) (By-law No. 9287)
- 15. A By-law to amend the Business Prohibition By-law (re inhumane practices and modernization) (By-law No. 9288)

**16.** A By-law to create a CD-1 Zone (re 5455 Fraser Street) (By-law No. 9289) (Councillor Louie ineligible to vote.)

**17.** Subdivision By-law No. 5208 (re 5455 Fraser Street) (By-law No. 9290) (Councillor Louie ineligible to vote.)

#### MOTIONS

#### A. Administrative Motions

1. Form of Development - 5455 Fraser Street (Mountain View Cemetery) (VanRIMS No. 11-3600-01)

MOVED by Councillor Louie SECONDED by Councillor Deal

> THAT the form of development for the CD-1 zoned site known as 5455 Fraser Street -Mountain View Cemetery be approved generally as illustrated in Development Application No. 409733 prepared by Birmingham and Wood Architects and Planners, and stamped "Received, City of Vancouver Planning Department, March 28, 2006", provided that the Director of Planning may approve design changes which would not adversely affect either the development character and livability of this site or adjacent properties.

#### 2. Tax Levies for Provincial Schools (VanRIMS No.05-4200-10)

MOVED by Councillor Deal SECONDED by Councillor Capri

THAT WHEREAS pursuant to Section 119(3) of the *School Act*, the Surveyor of Taxes for the Province of British Columbia in each year levies a tax on the net taxable value of all land and improvements in the City of Vancouver;

AND WHEREAS on April 27, 2006 by Orders-in-Council No. 288 and No. 289, the Lieutenant-Governor in Council levied the following tax rates on Class 1 - Residential and Class 6 - business and other:

Class 1 - residential	2.0353
Class 6 - business and other	9.2000

being dollars of tax for each one thousand dollars of taxable value, for the 2006 taxation year, which when applied to the net taxable value of all land and improvements in the respective Classes in the City of Vancouver would raise the following sums:

Class 1 - residential	\$ 182,495,524
Class 6 - business and other	\$159,342,730

AND WHEREAS on March 23, 2006, pursuant to provisions of the *Vancouver Charter*, Council approved Bylaw 9266 which authorized adjustment of the net taxable value of land in Class 1 - residential and Class 6 - business and other, within the City of Vancouver;

AND WHEREAS the net taxable value and the adjusted taxable value pursuant to the Council by-law of March 23, 2006, of land in the above-noted Classes subject to taxation under the *School Act* for the year 2006 are as follows:

	<u>Net Taxable Value</u>	<u>Adjusted Taxable Value</u>
Class 1 - residential	\$ 89,665,171,922	\$ 80,446,140,074
Class 6 - business & other	17,319,862,000	15,983,110,951

AND WHEREAS Council is obliged to vary the rate set by the Lieutenant-Governor in Council in order to produce the same amount of revenue that would have been raised if the net taxable value of the specified land had not been adjusted;

NOW THEREFORE BE IT RESOLVED THAT, in the case of Class 1 - residential, the rate of 2.26854 is hereby substituted for the rate of 2.0353; and in the case of Class 6 - business and other, the rate of 9.96944 is substituted for the rate of 9.20000 for taxation pursuant to the *School Act* within the City of Vancouver for the 2006 taxation year.

#### 3. Tax Levies for British Columbia Assessment Authority (VanRIMS No. 05-4200-10)

MOVED by Councillor Capri SECONDED by Councillor Deal

THAT WHEREAS pursuant to Section 17(2) of the *Assessment Authority Act*, the British Columbia Assessment Authority in each year levies a tax on the net taxable value of all land and improvements in the City of Vancouver (excluding property that is taxable for school purposes only by special act);

AND WHEREAS on March 9, 2006, the Authority, levied the following tax rates on Class 1 - residential and Class 6 - business and other:

Class 1 - residential	0.0816
Class 6 - business and other	0.2647

being dollars of tax for each one thousand dollars of taxable value, for the 2006 taxation year, which when applied to the net taxable value of all land and improvements in the respective Classes in the City of Vancouver (excluding property taxable for school purposes only by special act) would raise the following sums:

Class 1 - residential	\$7,316,613
Class 6 - business and other	\$ 4,566,044

AND WHEREAS on March 23, 2006, pursuant to provisions of the *Vancouver Charter*, Council approved Bylaw 9266 which authorized adjustment of the net taxable value of land in Class 1 - residential and Class 6 - business and other, within the City of Vancouver;

AND WHEREAS the net taxable value and the adjusted taxable value pursuant to the Council by-law of March 23, 2006, of land in the above-noted Classes subject to taxation under the *British Columbia Assessment Authority Act* for the year 2006 are as follows:

	<u>Net Taxable Value</u>	Adjusted Taxable Value
Class 1 - residential	\$ 89,664,373,422	\$ 80,445,341,574
Class 6 - business & other	17,249,884,200	15,917,790,484

AND WHEREAS Council is obliged to vary the rate set by the British Columbia Assessment Authority in order to produce the same amount of revenue that would have been raised if the net taxable value of the specified land had not been adjusted;

NOW THEREFORE BE IT RESOLVED THAT, in the case of Class 1 - residential, the rate of 0.09095 is hereby substituted for the rate of 0.08160; and in the case of Class 6 - business and other, the rate of 0.28685 is substituted for the rate of 0.26470 for taxation pursuant to the *Assessment Authority* within the City of Vancouver for the 2006 taxation year.

## 4. Tax Levies for Municipal Finance Authority of British Columbia (VanRIMS No. 05-4200-10)

MOVED by Councillor Capri SECONDED by Councillor Deal

THAT WHEREAS pursuant to Section 17 and 18 of the *Municipal Finance Authority Act*, the Municipal Finance Authority of BC in each year levies a tax on the net taxable value of all land and improvements in the City of Vancouver (excluding property that is taxable for school purposes only by special act);

AND WHEREAS on March 30, 2006, the Authority, with the approval of the Lieutenant-Governor in Council, levied the following tax rates on Class 1 - residential and Class 6 - business and other:

Class 1 - residential	0.00030
Class 6 - business and other	0.00010

being dollars of tax for each one thousand dollars of taxable value, for the 2006 taxation year, which when applied to the net taxable value of all land and improvements in the respective Classes in the City of Vancouver (excluding property taxable for school purposes only by special act) would raise the following sums:

Class 1 - residential	\$ 26,899
Class 6 - business and other	\$ 1,725

AND WHEREAS on March 23, 2006, pursuant to provisions of the *Vancouver Charter*, Council approved Bylaw 9266 which authorized adjustment of the net taxable value of land in Class 1 - residential and Class 6 - business and other, within the City of Vancouver;

AND WHEREAS the net taxable value and the adjusted taxable value pursuant to the Council by-law of March 23, 2006, of land in the above-noted Classes subject to taxation under the *Municipal Finance Authority Act* for the year 2006 are as follows:

	<u>Net Taxable Value</u>	Adjusted Taxable Value
Class 1 - residential	\$ 89,664,373,422	\$ 80,445,341,574
Class 6 - business & other	17,249,884,200	15,917,790,484

AND WHEREAS Council is obliged to vary the rate set by the Municipal Finance Authority in order to produce the same amount of revenue that would have been raised if the net taxable value of the specified land had not been adjusted;

NOW THEREFORE BE IT RESOLVED THAT, in the case of Class 1 - residential, the rate of 0.00033 is hereby substituted for the rate of 0.00030; and in the case of Class 6 - business and other, the rate of 0.00011 is substituted for the rate of 0.00010 for taxation pursuant to the *Municipal Finance Authority Act* within the City of Vancouver for the 2006 taxation year.

### 5. Tax Levies for Greater Vancouver Transportation Authority (VanRIMS No. 05-4200-10)

MOVED by Councillor Capri SECONDED by Councillor Deal

THAT WHEREAS pursuant to Section 25(9) of the *Greater Vancouver Transportation Act*, the Greater Vancouver Transportation Authority in each year levies a tax on the net taxable value of all land and improvements in the City of Vancouver (excluding property that is taxable for school purposes only by special act);

AND WHEREAS, on March 6, 2006, the Authority levied the following tax rates on Class 1 - residential and Class 6 - business and other:

Class 1 - residential	0.46880
Class 6 - business and other	2.11010

being dollars of tax for each one thousand dollars of taxable value, for the 2006 taxation year, which when applied to the net taxable value of all land and improvements in the respective classes in the City of Vancouver (excluding property taxable for school purposes only by special act) would raise the following sums:

Class 1 - residential	\$ 42,034,658
Class 6 - business and other	\$ 36,398,981

AND WHEREAS on March 23, 2006, pursuant to provisions of the *Vancouver Charter*, Council approved Bylaw 9266 which authorized adjustment of the net taxable value of land in Class 1 - residential and Class 6 - business and other, within the City of Vancouver;

AND WHEREAS the net taxable value and the adjusted taxable value pursuant to the Council by-law of March 23, 2006, of land in the above-noted Classes subject to taxation under the *Greater Vancouver Transportation Act* for the year 2006 are as follows:

	<u>Net Taxable Value</u>	Adjusted Taxable Value
Class 1 - residential	\$ 89,664,373,422	\$ 80,445,341,574
Class 6 - business & other	17,249,884,200	15,917,790,484

AND WHEREAS Council is obliged to vary the rate set by the Greater Vancouver Transportation Authority in order to produce the same amount of revenue that would have been raised if the net taxable value of the specified land had not been adjusted;

NOW THEREFORE BE IT RESOLVED THAT, in the case of Class 1 - residential, the rate of 0.52252 is hereby substituted for the rate of 0. 46880; and in the case of Class 6 - business and other, the rate of 2.28669 is substituted for the rate of 2.11010 for taxation pursuant to the *Greater Vancouver Transportation Act* within the City of Vancouver for the 2006 taxation year.

#### B. Motions on Notice

#### 1. Harm Reduction (VanRIMS No. 11-2200-01)

MOVED by Councillor Stevenson SECONDED by Councillor Louie

#### WHEREAS:

- 1. Mayor Sam Sullivan has indicated he is working on proposals to introduce a widespread prescription heroin maintenance program in Vancouver as a solution to the twin problems of poverty and addiction; and
- 2. the NAOMI trials intended to test this approach in Vancouver are still in the early stages; and
- 3. Insite, the supervised injection site opened as part of the City's Four Pillars Strategy, is operating under a federal legal exemption which expires in September; and
- 4. full public engagement and consultation has been crucial to the success of the Four Pillars Strategy, which is the foundation of the City's policy;

THEREFORE BE IT RESOLVED that Council ask Mayor Sullivan to submit a written outline of his heroin maintenance proposal to city staff for evaluation; and

BE IT FINALLY RESOLVED that this evaluation be included in a full assessment of progress on all aspects of the Four Pillars Strategy by June 30, 2006 to ensure Council has the time to take any necessary actions before expiry of the Insite legal exemption.

#### LOST

(Councillors Anton, Cadman, Capri, Ladner, Lee, and the Mayor opposed)

#### ENQUIRIES AND OTHER MATTERS

#### 1. Vancouver Police Department Budget (VanRIMS No. 05-1000-30)

Councillor Capri referred to a letter from the Vancouver Police Department advising of the possibility of the Criminal Investigation Fund being over budget by the end of 2006. She enquired on where the funding would come from to cover this.

The City Manager explained the steps the City would take to address any budget shortfall.

#### 2. Closure of Granville Street to Buses and Taxicabs (VanRIMS No. 13-1400-22)

Councillor Deal referred to the closure of Granville Street to buses and taxicabs and noted that taxis were able to share Granville Mall with buses. She requested staff to provide a memorandum on the feasibility of allowing taxicabs to share bus lanes on the side streets.

#### 3. Affordable Housing in the Downtown Eastside (VanRIMS No. 11-2200-21)

Councillor Deal referred to recent articles and reports on the loss of affordable housing stock in the Downtown Eastside area, and enquired what the City was doing about the situation.

The City Manager advised staff will be providing a very thorough review on the issue of affordable housing in a series of briefings which have been scheduled for Council within the next few weeks.

The Council adjourned at 5:30 p.m.

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