

REGULAR MEETING FOR THE PURPOSE OF PUBLIC HEARING

Monday, May 13, 2019 at 7:00 PM following the Regular Evening Council Meeting Fraser River Presentation Theatre 4th Floor, 20338 – 65 Avenue, Langley, BC

AGENDA

A Public Hearing is a statutory requirement under Section 464 of the Local Government Act, and must be held before third reading of a community plan, rural land use bylaw, zoning bylaw, land use contract amendment bylaw, heritage designation bylaw or heritage revitalization agreement bylaw which would change the use, or density of use, of property.

During a Public Hearing, Council acts in a quasi-judicial role for the purpose of allowing persons who believe their interest in property is affected by a bylaw, permit or other matter, to make representations to Council either orally or by written submission, or add comments or elaborate upon correspondence that may have already been presented to Council concerning the bylaws. It is important to note that Council is not in a position to receive any additional information on the bylaws following the Public Hearing, as dictated by case law.

The hearing procedure involves an explanation from the Community Development Division on the purpose of the proposed bylaws and to hear from individuals regarding the bylaws. In order to ensure that all interested parties have a reasonable opportunity to be heard, speakers are requested to keep representations as brief and succinct as possible and no longer than five minutes, excluding time required for questions from Council. Speakers will be asked to state their name, neighbourhood and city for the record and if referring to prepared remarks, to submit copies of these to the Township Clerk. Decorum must be maintained at all times, this includes refraining from applause, booing, or heckling.

To assist with large numbers of speakers, individuals may advise the Township Clerk and sign the speakers list prior to the commencement of the Public Hearing. The names on the speakers list will be read out during the hearing; however, the Chair will also call for any other speakers wishing to present their views once the speakers on the list have all been heard. Individuals who have already addressed Council and wish to add further submissions will wait until the people that have not yet addressed Council have had an opportunity to speak. All submissions and speakers lists are considered part of the public record.

Council members should not express their views nor debate the bylaws, but may question speakers to clarify particular points in the submissions; further, no decisions will be made concerning the bylaws at this hearing, as third reading will be considered by Council at its next Regular Meeting to be held

Monday, May 27, 2019 at 7:00pm Fraser River Presentation Theatre 4th Floor, 20338 - 65 Avenue, Langley, BC

A. ADOPTION AND RECEIPT OF AGENDA ITEMS

A.1

Regular Meeting for Public Hearing and Development Permits -May 13, 2019

<u>Recommendation</u>: That Council adopt the agenda and receive the agenda items of the Regular Meeting for Public Hearing and Development Permits held May 13, 2019.

B. DEVELOPMENT PERMITS

- B.1 Development Variance Permit Application No. 100101 (Fraser Health Authority / 22051 Fraser Highway) Report 19-76 File CD 11-06-0178
 - Recommendation:That Council authorize issuance of Development Variance Permit
No. 100101 for only the expansion of the main Langley Memorial
Hospital building to include a redeveloped 2,756 square metre
(29,666 square foot) Emergency Department and a new 225 square
metre (2,422 square foot) MRI Department at the property located at
22051 Fraser Highway to reduce the parking and servicing
requirements associated with the Emergency Department
Redevelopment and MRI Installation Projects as follows:

a. Section 107.3.b)iv) of the Township of Langley Zoning Bylaw 1987
No. 2500 being varied to reduce the required number of parking spaces by 141 parking spaces, subject to security of a Building Permit for an approximately 121 stall parking lot at the location shown in Schedule B, prior to acceptance of Final Inspection of the Building Permit for the Emergency Department Redevelopment Project;
b. Section 6.5 of the Township of Langley Subdivision and Development Servicing Bylaw 2011 No. 4861 being varied to reduce the required Works and Services to that 90 metre (295 feet) portion of the site between the existing driveway and the new driveway on 221A Street as shown on Schedule C, subject to the applicant entering into a Servicing Agreement for the noted Works and Services, prior to acceptance of Final Inspection of the Building Permit for the Emergency Department Redevelopment Project; and further

That Council authorize staff to review the Township's parking requirements for "Government Institutional Buildings" and,

if warranted, present an amendment to the Zoning Bylaw to define specific parking requirements for "Hospitals" for Council consideration.

Submissions from the public.

Explanation by the proponent.

<u>Attachments:</u> <u>B.1 cd DVP fraser health.pdf</u>

C. PUBLIC HEARING

C.1

Rezoning Application No. 100459 and Development Permit Application No. 100921 (1074201 BC Ltd. / Interface Architecture Inc. / 20163 - 84 Avenue) Bylaw No. 5453 Report 19-62 File CD 08-26-0180

Recommendation: "Township of Langley Zoning Bylaw 1987 No. 2500 Amendment (1074201 BC Ltd.) Bylaw 2019 No. 5453"

Explanation - Bylaw No. 5453

Bylaw 2019 No. 5453 rezones property located at 20163 - 84 Avenue from Suburban Residential Zone SR-2 to Comprehensive Development Zone CD-134 to permit a comprehensive development consisting of 42 townhouse units.

Development Permit No. 100921

Running concurrently with this Bylaw is Development Permit No. 100921 (1074201 BC Ltd. / Interface Architecture Inc. / 20163 - 84 Avenue) in accordance with Attachment A subject to the following conditions:

a. Building plans being in compliance with Schedules "A" through "I";

 b. Landscape plans being in substantial compliance with Schedules "J" through "P" and in compliance with the Township's Street Tree and Boulevard Planting Policy and Age Friendly Amenity Area requirements, to the acceptance of the Township;

c. All signage being in substantial compliance with Schedules "K",

"L" and "P", and the Township's Sign Bylaw;

d. Mechanical equipment and ground level service equipment to be screened from view by compatible architectural and landscape treatments to the acceptance of the Township; and e. All refuse areas to be located within the buildings to the acceptance of the Township.

Although not part of the Development Permit requirements, the applicant is advised that prior to issuance of a building permit, the following items will need to be finalized:

a. Issuance of Energy Conservation and Greenhouse Gas Reduction DP101018;

b. Payment of supplemental Development Permit application fees, applicable Development Cost Charges, and Building Permit administration fees;

c. Provision of an exterior lighting impact plan prepared by an electrical engineer in compliance with the provisions of the Township's Exterior Lighting Impact Policy;

d. Provision of a landscape lighting plan in compliance with the requirements of the Carvolth Neighborhood Plan to the acceptance of the Township;

e. Landscaping and boulevard treatment being secured by letter of credit at the Building Permit stage;

f. Written confirmation from owner and landscape architect or arborist that the tree protection fencing identified in the tree management plan is in place; and

g. Submission of a site specific on-site servicing and stormwater management plan in accordance with the Subdivision and Development Servicing Bylaw, and an erosion and sediment control plan in accordance with the Erosion and Sediment Control Bylaw, both with accompanying legal documents as required, to the acceptance of the Township.

Submissions from the public.

Explanation by the proponent.

Attachments: C.1 cd Interface rz dp.pdf

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(Emporio Holdings Ltd.) Bylaw 2019 No. 5362"; and

"Township of Langley Zoning Bylaw 1987 No. 2500 Amendment (Emporio Holdings Ltd.) 2019 Bylaw No. 5415"

Explanation - Bylaw No. 5362

Bylaw 2019 No. 5362 amends the Carvolth Neighbourhood Plan for 0.9 ha (2.3 ac) of land located at 20203 - 84 Avenue to increase the floor space ratio permitted in the High Density Residential land use designation. The amendment is required to facilitate the development of two (2) apartment buildings consisting of 173 apartment units.

Explanation - Bylaw No. 5415

Bylaw 2019 No. 5415 rezones a property located at 20203 - 84 Avenue from Suburban Residential SR-2 to Comprehensive Development Zone CD-121 to permit development consisting of 173 apartment units in two (2) buildings.

Development Permit No. 100927

Running concurrently with this Bylaw is Development Permit No. 100927 (Emporio Holdings Ltd. / 20203 - 84 Avenue) in accordance with Attachment A subject to the following conditions:

a. Building plans being in compliance with Schedules "A" through "J";

b. Landscape plans being in substantial compliance with Schedules "K" and "L" and in compliance with the Township's Street Tree and Boulevard Planting Policy and Age Friendly Amenity Area requirements, to the acceptance of the Township;

c. Provision of a final tree management plan incorporating tree retention, replacement and protection details in compliance with the Township's Subdivision and Development Servicing Bylaw (Schedule I - Tree Protection), to the acceptance of the Township;

d. All signage being in compliance with the Township's Sign Bylaw;

e. Rooftop mechanical equipment to be screened from view by compatible architectural treatments in compliance with Schedules "A" through "J";

f. All refuse areas to be located in an enclosure and screened to the acceptance of the Township.

Although not part of the development permit requirements, the applicant is advised that prior to issuance of a building permit, the following items will need to be finalized:

a. Issuance of Energy Conservation and Greenhouse Gas Reduction Development Permit No. 100928;

b. Payment of supplemental Development Permit application fees, applicable Development Cost Charges, and Building Permit administration fees;

c. Landscaping and boulevard treatment being secured by letter of credit at the Building Permit stage;

d. Tree retention, replacement and protection in compliance with the Township's Subdivision and Development Servicing Bylaw (Schedule I - Tree Protection) being secured by letter of credit, including payment of associated administration fees;

e. Written confirmation from owner and landscape architect or arborist that the tree protection fencing identified in the tree management plan is in place; and

f. Submission of a site specific on-site servicing and stormwater management plan in accordance with the Subdivision and Development Servicing Bylaw, and an erosion and sediment control plan in accordance with the Erosion and Sediment Control Bylaw, to the acceptance of the Township.

Submissions from the public.

Explanation by the proponent.

Attachments: C.2 cd Emporio.pdf

C.3 Rezoning Application No. 100568 (Peraspera Holdings Ltd. / 1178562 BC Ltd. / 5451 - 275 Street) Bylaw No. 5463 Report 19-64 File CD 14-05-0012

Recommendation: "Township of Langley Zoning Bylaw 1987 No. 2500 Amendment (Peraspera Holdings Ltd.) Bylaw 2019 No. 5463"

Explanation - Bylaw No. 5463

Bylaw 2019 No. 5463 amends the zoning of an approximately 0.35 ha (0.86 ac) property located at 5451 - 275 Street to add cannabis testing and processing uses on a site specific basis to the list of uses permitted in the General Industrial M-2 Zone.

Submissions from the public.

Explanation by the proponent.

Attachments: C.3 cd Peraspera Holdings RZ 2.pdf

C.4	Official Community Plan Amendment and Rezoning Application No. 100162 Development Permit Application No. 100978 and Development Variance Permit Application No. 100105 (Qualico Developments / 7720 and 7780 - 202A Street, and 7767 - 204 Street) Bylaw No. 5451 Bylaw No. 5452 Report 19-71 File CD 08-23-0173
<u>Recommendation:</u>	"Langley Official Community Plan Bylaw 1979 No. 1842 Amendment (Willoughby Community Plan) Bylaw 1998 No. 3800 Amendment (Yorkson Neighbourhood Plan) Bylaw 2001 No. 4030 Amendment (Latimer Neighbourhood Plan) Bylaw 2015 No. 5101 Amendment (Qualico Developments (Vancouver) Inc.) Bylaw 2019 No. 5451"; and
	"Township of Langley Zoning Bylaw 1987 No. 2500 Amendment (Qualico Developments (Vancouver) Inc.) Bylaw 2019 No. 5452"
	Explanation - Bylaw No. 5451
	Bylaw 2019 No. 5451 amends the Willoughby Community Plan, Yorkson Neighbourhood Plan and Latimer Neighbourhood Plan by amending the land use designation of a portion of 7720 and 7780 - 202A Street, adding a portion of 7780 - 202A Street to Energy Conservation and GHG Emission Reduction Development Permit Area, removing a portion of 7720 - 202A Street from Energy Conservation and GHG Emission Reduction Development Permit Area and changing the Plan boundaries.
	Explanation - Bylaw No. 5452
	Bylaw 2019 No. 5452 rezones 2.80 ha (6.92 ac) of land at 7720 and 7780 - 202A Street and 7767 - 204 Street from Suburban Residential Zone SR-2 to Residential Zone R-1A and Residential Compact Lot Zones R-CL(A), R-CL(B), R-CL(RH), and R-CL(SD) to accommodate a mixed residential development consisting of 56 lots (37 single family lots, 9 rowhouses and 10 semi detached lots).
	Development Permit No. 100978
	Running concurrently with this Bylaw is Development Permit No. 100978 (Qualico Developments / 7720 and 7780 - 202A Street, and 7767 - 204 Street) in accordance with Attachment A subject to the following conditions:

a. An exterior design control agreement shall be entered into for all lands zoned Residential Zone R-1A and Residential Compact Lot Zones R-CL(A) and R-CL(B) ensuring that building design and site development standards are high quality, consistent and compatible with other lots and development in accordance with Section 4.2.1 of the Yorkson Neighbourhood Plan;

b. Written confirmation from owner and landscape architect or arborist that the tree protection fencing identified in the tree management plan is in place.

Development Variance Permit No. 100105

Running concurrently with this Bylaw is Development Variance Permit No. 100105 (Qualico Developments / 7720 and 7780 - 202A Street, and 7767 - 204 Street) in accordance with Attachment B subject to the following conditions:

a) Section 401.5 (1) - Siting of Buildings and Structures of Township of Langley Zoning Bylaw No. 2500 is hereby varied to reduce the minimum front line setback requirement from 6.0 metres to 2.5 metres for the principal building on proposed Lots 9, 10, 18 and 56, indicated on Schedule "A";

b) Section 401.5 (1) - Siting of Buildings and Structures of Township of Langley Zoning Bylaw No. 2500 is hereby varied to reduce the minimum interior side lot line (abutting a street) setback requirement from 3.0 metres to 2.5 metres on proposed Lots 9, 10, 18 and 56, indicated on Schedule "A".

Submissions from the public.

Explanation by the proponent.

Attachments: C.4 cd 08-23-0173 QUALICO.pdf

D. TERMINATE