

TOWN OF RIMBEY

TOWN COUNCIL

MINUTES OF THE REGULAR MEETING OF TOWN COUNCIL HELD ON TUESDAY, NOVEMBER 24, 2020 VIA ZOOM CONFERENCE DURING THE CORONAVIRUS COVID 19 HEALTH EPIDEMIC.

1. Call to Order

Mayor Pankiw called the meeting to order at 5:10 pm with the following in attendance:

Mayor Pankiw
Councillor Coulthard
Councillor Curle
Councillor Payson
Councillor Rondeel
Chief Administrative Officer – Lori Hillis, CPA, CA
Director of Finance – Wanda Stoddart
Recording Secretary – Kathy Blakely

Public:

John Hull Rimbey Municipal Library Building Committee Chairman
0 members of the public

2. Adoption of Agenda

2.1 November 24, 2020 Agenda

5.1 Stg St-Cyr, Rimbey RCMP (deletion)

7.2 Masks in the Town of Rimbey(addition)

Motion 281/20

Moved by Councillor Coulthard to accept the Agenda for the November 24, 2020 Regular Council Meeting, as amended.

In Favor

Mayor Pankiw
Councillor Coulthard
Councillor Curle
Councillor Payson
Councillor Rondeel

Opposed

CARRIED

3. Minutes

3.1. Minutes of Regular Council Meeting November 10, 2020

Motion 282/20

Moved by Councillor Curle to accept the Minutes of the Regular Council Meeting of November 10, 2020, as presented.

In Favor

Mayor Pankiw
Councillor Coulthard
Councillor Curle
Councillor Payson
Councillor Rondeel

Opposed

CARRIED

4. Public Hearings

4.1 Public Hearings - None

5. Delegations

5.1 Stg. Pierre ST-CYR – Rimbey RCMP (deletion)

6. Bylaws

6.1 961/20 Responsible Pet Ownership BylawMotion 283/20

Moved by Councillor Rondeel to accept the proposed text amendments to 961/20 Responsible Pet Ownership Bylaw as follows:

| Listing of Proposed Changes to 961/20 Responsible Pet Ownership Bylaw | | |
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| | text with strike through will be removed | text highlighted in yellow will be added |
| | From | To |
| 2 b) | "Animal " means dog or cat | "Animal" means dog or cat, aggressive dog or dangerous dog |
| 2 d) | "Aggressive Dog" means any dog that: i. has been designated an aggressive do by a justice ii has been made the subject of an order under the Dangerous Dog Act | "Aggressive Dog" means any dog that: i. has been designated an aggressive do by a justice Animal Control Officer ii has been made the subject of an order under the Dangerous Dog Act |
| 2 e) | "Assistance Dog" mean any professionally trained dog, including a guide, hearing or service dog, that works in partnership with a disabled person to increase his/her independence, safety and mobility. | "Assistance Dog" mean any professionally trained dog, including a guide, hearing or service dog, that works in partnership with a disabled person to increase his/her independence, safety and mobility. |
| 2 h) | "Comfort Animal" mean any professionally trained dog, including a guide, hearing or service dog, that works in partnership with a disabled person to increase his/her independence, safety and mobility. | "Comfort Animal" mean any professionally trained dog, including a guide, hearing or service dog, that works in partnership with a disabled person to increase his/her independence, safety and mobility. |
| 2 i) | i) "Contractor" means a person employed or under contract by the Town to enforce the provisions of this bylaw and maintain and administer an impound facility for animals. | i) "Contractor" means a person employed or under contract by the Town to enforce the provisions of this bylaw and maintain and administer an impound facility for animals. |
| 2 j) | | "Dangerous Dog" means i A dog which has been made the subject of an order under the Dangerous Dog Act. |
| 2 q) | "Leash" means a restraint that is less than two meters in length and made of material capable of restraining an animal or Aggressive Dog on which it is being used. | "Leash" means a restraint that is less than two meters in length and made of material capable of restraining an animal or Aggressive Dog on which it is being used. |

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| 2 r) | <p>“Livestock” includes but is not limited to:</p> <ul style="list-style-type: none"> i. a horse, mule, ass, swine, emu, ostrich, camel, alpaca, sheep, or goat. ii. domestically reared or kept deer, reindeer, moose, elk or bison. iii. fur bearing animals including fox, coyote, wolf, weasels, or mink. iv. animals of the bovine species. v. animals of the avian species including chickens, ducks, turkeys, geese, pheasants or pigeons. vi. Bees. vii. all other animals normally kept for agriculture purposes. | <p>“Livestock” includes but is not limited to:</p> <ul style="list-style-type: none"> i. a horse, mule, ass, swine, emu, ostrich, camel, alpaca, sheep, or goat. ii. domestically reared or kept deer, reindeer, moose, elk or bison. iii. fur bearing animals including fox, coyote, wolf, weasels, or mink. iv. animals of the bovine species. v. animals of the avian species including chickens, ducks, turkeys, geese, pheasants or pigeons. vi. Bees. vii. all other animals normally kept for agriculture purposes. |
| 2 s) | | <p>“Major Injury” means any physical injury to a domestic animal or person, caused by an animal or aggressive dog that results in major bruising large puncture, scratch or tearing of the skin, bleeding, or any other injury that is not life threatening, disfiguring, or debilitating.</p> |
| 2 t) | | <p>“Microchip” means a tiny transponders, about the size of a grain of rice, that can be implanted in your pet's skin by a veterinarian for a good back-up option for pet identification.</p> |
| 2 u) | <p>“Minor Injury” means any physical injury to a domestic animal or person, caused by an animal or aggressive dog that results in minor bruising, small puncture, scratch or tearing of the skin, bleeding, or any other injury that is not life threatening, disfiguring, or debilitating.</p> | <p>“Minor Injury” means any physical injury to a domestic animal or person, caused by an animal or aggressive dog that results in minor bruising, small puncture, scratch or tearing of the skin, bleeding, or any other injury that is not life threatening, disfiguring, or debilitating.</p> |
| 2 w) | <p>“Muzzle” means a device of sufficient strength placed over an animals or aggressive dogs’ mouth to prevent it from biting.</p> | <p>“Muzzle” means a device of sufficient strength placed over an animals or aggressive dogs’ mouth to prevent it from biting.</p> |
| 2 bb) | <p>“Severe Injury” means any physical injury to a domestic animal or person caused by an animal or aggressive dog that results in severe bruising, multiple punctures or lacerations, any laceration requiring sutures or cosmetic surgery, broken bones, or other injury severe in nature.</p> | <p>“Severe Injury” means any physical injury to a domestic animal or person caused by an animal or aggressive dog that results in severe bruising, multiple punctures or lacerations, any laceration requiring sutures or cosmetic surgery, broken bones, or other injury severe in nature.</p> |

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| 2 cc) | | "Tattoo" means a permanent means of identification with a series of letters and numbers. |
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| 3.1 | No more than three (3) dogs shall be kept or harbored at one time on land or premise occupied by their owners unless approval to operate a kennel is received by way of a Development Permit from the Town of Rimbey. Kennels will not be permitted in residential areas. | No more than three (3) dogs over 4 months old shall be kept or harbored at one time on land or premise occupied by their owners unless approval to operate a kennel is received by way of a Development Permit from the Town of Rimbey. Kennels will not be permitted in residential areas. |
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| 3.2 | No more than three (3) cats shall be kept or harbored at one time on land or premise occupied by their owners. | No more than three (3) cats over 4 months old shall be kept or harbored at one time on land or premise occupied by their owners. |
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| 3.10 | a) no owner shall permit his animal on any school ground, or playground. b) Where an animal is found on a school ground, or playground, the owner shall be deemed to have breached the provisions of subsection (a) and is subject to the fines outlined in Schedule "A". | a) no owner shall permit his animal on any school ground, or playground. b) Where an animal is found on a school ground, or playground, the owner shall be deemed to have breached the provisions of subsection (a) and is subject to the fines outlined in Schedule "A". |
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| 4.1 | Every person, who owns, keeps or harbors an animal or aggressive dog, which is four (4) months of age, or older must obtain a license for each animal or aggressive dog from the Town of Rimbey yearly. Furthermore, any person who obtains an animal or aggressive dog during any point of the calendar year shall within 30 days of obtaining the animal or aggressive dog obtain a license from the Town of Rimbey. Also, any person who moves into the Town of Rimbey at any point during the calendar year with an animal or aggressive dog shall within 30 days apply for a license from the Town of Rimbey. | Every person, who owns, keeps or harbors an animal or aggressive dog , which is four (4) months of age, or older must obtain a license for each animal or aggressive dog from the Town of Rimbey yearly. Furthermore, any person who obtains an animal or aggressive dog during any point of the calendar year shall within 30 days of obtaining the animal or aggressive dog obtain a license from the Town of Rimbey. Also, any person who moves into the Town of Rimbey at any point during the calendar year with an animal or aggressive dog shall within 30 days apply for a license from the Town of Rimbey. |
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| 4.4 | Upon payment of the current yearly licenses fee, the Town or its designate shall issue a license and a tag with a number and year on it to the owner. Every owner shall provide their animal with a collar to which the license tag shall be attached to at all times, which shall be worn by the animal or aggressive dog for which it is issued at all times. | Upon payment of the current yearly licenses fee, the Town or its designate shall issue a license and a tag with a number and year on it to the owner. Every owner shall provide their animal with a collar to which the license tag shall be attached to at all times, which shall be worn by the animal or aggressive dog for which it is issued at all times. |

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| 4.5 | Every person who fails to purchase a license, for any animal or aggressive dog they own, on or before the 31st day of January in any year, shall be guilty of an offence and subject to the penalties provided for in this Bylaw. | Every person who fails to purchase a license, for any animal or aggressive dog they own, on or before the 31st day of January in any year, shall be guilty of an offence and subject to the penalties provided for in this Bylaw. |
| 4.8 | A tag is not transferable from one animal to another or one aggressive dog to another and no refund will be made for any issued tag. | A tag is not transferable from one animal to another or one aggressive dog to another and no refund will be made for any issued tag. |
| 5.1 | The owner of an animal is guilty of an offence if the animal: a) is running at large b) is on a park or parkland where animals are prohibited or where the park or parkland area contains a playground apparatus and/or a sand rubber or other materials utilized as a play area. c) destroys or damages any public or private property. | The owner of an animal is guilty of an offence if the animal: a) is running at large b) is on a park or parkland where animals are prohibited or where the park or parkland area contains a playground apparatus and/or a sand rubber or other materials utilized as a play area. c) destroys or damages any public or private property. |
| 5.5 | Section 5.3 does not apply to the premises lawfully used for the care and treatment of animals operated by a licensed veterinarian or a person in possession of a development permit to operate a kennel or cattery as authorized by the Town's current Land Use Bylaw. | Sections 5.3 or 5.4 does not apply to the premises lawfully used for the care and treatment of animals operated by a licensed veterinarian or a person in possession of a development permit to operate a kennel or cattery as authorized by the Town's current Land Use Bylaw. |
| 5.6 | The owner of an animal or aggressive dog is guilty of an offence if he or she allows the defecation of an animal or aggressive dog to accumulate on private property to such an extent that is it likely to annoy people or constitute a nuisance due to odor or unsightliness. | The owner of an animal or aggressive dog is guilty of an offence if he or she allows the defecation of an animal or aggressive dog to accumulate on private property to such an extent that is it likely to annoy people or constitute a nuisance due to odor or unsightliness. |
| 5.9 | A person is guilty of an offence if he or she exercises an animal or aggressive dog while he or she is driving a motor vehicle. | A person is guilty of an offence if he or she exercises an animal or aggressive dog while he or she is driving a motor vehicle. |
| 5.10 | The owner of an animal or aggressive dog is guilty of an offence if he or she fails to ensure the animal or aggressive dog wears a collar and tag, when the animal or aggressive dog is off the owner's premises. | The owner of an animal or aggressive dog is guilty of an offence if he or she fails to ensure the animal or aggressive dog wears a collar and tag or is microchipped or tattooed, when the animal or aggressive dog is off the owner's premises. |

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| 5.12 | <p>No person shall keep or cause to be kept:</p> <p>a) any exotic animal, venomous snake, reptile, insect or spider</p> <p>b) any wild animal</p> <p>c) any livestock on any property unless the property is designated as an Agriculture District as provided under the Town Land Use Bylaw and has been approved for such by the Development Officer.</p> | <p>No person shall keep or cause to be kept:</p> <p>a) any exotic animal, venomous snake, reptile, insect or spider</p> <p>b) venomous snake, reptile, insect or spider</p> <p>c) any wild animal</p> <p>d) any livestock on any property unless the property is designated as an Agriculture District as provided under the Town Land Use Bylaw and has been approved for such by the Development Officer.</p> |
| 6.1 | <p>The owner of an animal or aggressive dog is guilty of an offence if the animal:</p> <p>a) exhibits threatening behavior towards a person or other domestic animal;</p> <p>b) bites, attacks or causes minor injury to a domestic animal.</p> <p>c) bites, attacks or causes minor injury to a person.</p> <p>d) bites, attacks or causes major injury to a domestic animal.</p> <p>e) bites, attacks or causes major injury or death to a person.</p> <p>f) causes death to a domestic animal.</p> | <p>The owner of an animal or aggressive dog is guilty of an offence if the animal:</p> <p>a) exhibits threatening behavior towards a person or other domestic animal;</p> <p>b) bites, attacks or causes minor injury to a domestic animal.</p> <p>c) bites, attacks or causes minor injury to a person.</p> <p>d) bites, attacks or causes major injury to a domestic animal.</p> <p>e) bites, attacks or causes major injury or death to a person.</p> <p>f) causes death to a domestic animal.</p> |
| 6.2 | <p>Section 6.1 applies to the conduct of an animal or aggressive dog whether on or off the property of the owner.</p> | <p>Section 6.1 applies to the conduct of an animal or aggressive dog whether on or off the property of the owner.</p> |
| 7.1 | <p>A Justice, after convicting an owner of dog of an offence under this Bylaw, may, in addition to the fine specified under this Bylaw, order one or more of the following:</p> <p>a) the dog be designated as an aggressive dog.</p> <p>b) the dog be humanely euthanized.</p> <p>c) the owner be prohibited from owning any dog for a specified period of time.</p> | <p>A Justice, after convicting an owner of dog of an offence under this Bylaw, may, in addition to the fine specified under this Bylaw, order one or more of the following:</p> <p>a) the dog be designated as an aggressive dangerous dog.</p> <p>b) the dog be humanely euthanized.</p> <p>c) the owner be prohibited from owning any dog for a specified period of time.</p> |
| 8.1 | <p>Any person, whether or not he or she is the owner of an animal or aggressive dog which is being or has been pursued and or captured, is guilty of an offence if he or she:</p> | <p>Any person, whether or not he or she is the owner of an animal or aggressive dog which is being or has been pursued and or captured, is guilty of an offence if he or she:</p> |

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| 9.1 | A residence of the Town of Rimbey who finds a cat on its property may report a complaint to the Contractor and request a cat trap from the Contractor. | A residence resident of the Town of Rimbey who finds a cat on its property may report a complaint to the Contractor and request a cat trap from the Contractor. |
| 9.4 | It will be the responsibility of the Complainant to check the trap hourly, or as approved by the Contractor and, if an animal is caught, the Complainant must make arrangements to have the animal picked up or delivered to the Contractor within 24 hours following the trapping. During the week the Contractor will arrange the scheduling of their officers patrols in such a manner to reduce the length of time a cat is kept in a trap to a minimum. Traps are not to be set on weekends or when outside temperatures are constantly below zero (0) degrees. Traps shall be set in a shaded area of the property, away from the sun. | It will be the responsibility of the Complainant to check the trap hourly, or as approved by the Contractor and, if an animal is caught, the Complainant must make arrangements to have the animal picked up or delivered to the Contractor within 24 hours following the trapping. During the week the Contractor will arrange the scheduling of their officers patrols in such a manner to reduce the length of time a cat is kept in a trap to a minimum. Traps are not to be set on weekends or when outside temperatures are constantly below zero (0) degrees. Traps shall be set in a shaded area of the property, away from the sun. |
| 9.5 | The Contractor may enter the property of the Complainant (but not a dwelling house) to ascertain if a cat has been properly placed or set and if a cat has been trapped. | The Contractor may enter the property of the Complainant (but not a dwelling house) to ascertain if a cat trap has been properly placed or set and if a cat has been trapped. |
| 9.7 | When the Contractor takes possession of a trapped cat, the Contractor will try to locate an identifying tag or tattoo on the cat and if found will make reasonable efforts to contact the owner of the cat in order to report that it has been impounded by the Contractor. | When the Contractor takes possession of a trapped cat, the Contractor will try to locate an identifying tag, or tattoo or microchip on the cat and if found will make reasonable efforts to contact the owner of the cat in order to report that it has been impounded by the Contractor. |
| 9.9 | If a Complainant is disabled and therefore unable to pick up the cat trap, the Contractor will deliver the trap to the Complainant's property, and pick up the trap 72 hours later. No fee shall be charged to the Complainant. | If a Complainant is disabled and therefore unable to pick up the cat trap, the Contractor will deliver the trap to the Complainant's property, and pick up the trap 72 hours later. No fee shall be charged to the Complainant. |
| 9.10 | Any person renting a cat trap or the Animal Control Officer shall be responsible for trapping any animal caught as humanely as possible. | Any person renting a cat trap or the Animal Control Officer shall be responsible for trapping treating any animal caught as humanely as possible. |

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| 9.12 | Any person seeing a cat in a trap being abused is encouraged to telephone and report the abuse to the Contractor, at which time the Contractor will, if warranted after investigation, attend at the premises where the abuse has taken place and remove the cat and the trap forthwith. | Any person seeing a cat in a trap being abused is encouraged to telephone and report the abuse to the Contractor, at which time the Contractor will, if warranted after during investigation, attend at the premises where the alleged abuse has taken place and remove the cat and the trap forthwith. |
| 10.1 | Any Officer or any designated Contractor with the Town may seize and impound: a) any animal or aggressive dog running at large. b) any animal or aggressive dog not wearing a collar or tag, while off the premises of the owner. c) any animal found on a park or playground where animals are prohibited or where the park or parkland area contains a playground apparatus and/or a sand rubber or other materials utilizes as a play area. d) any female animal or aggressive dog in heat and not confined or housed. | Any Officer or any designated Contractor with the Town may seize and impound: a) any animal or aggressive dog running at large. b) any animal or aggressive dog not wearing a collar or tag, while off the premises of the owner. c) any animal found on a park or playground where animals are prohibited or where the park or parkland area contains a playground apparatus and/or a sand rubber or other materials utilizes as a play area. d) any female animal or aggressive dog in heat and not confined or housed |
| 10.2 | Upon receiving an animal or aggressive dog for impound, an Animal Control Officer, Contractor, or its staff, shall make reasonable efforts to identify and contact the owner of the animal or aggressive dog. | Upon receiving an animal or aggressive dog for impound, an Animal Control Officer, Contractor, or its staff, shall make reasonable efforts to identify and contact the owner of the animal. or aggressive dog |
| 10.4 | An Officer, including an Animal Control Officer is hereby authorized to use live traps, nets or any other similar means to effect capture of animals or aggressive dogs. The Town or its Contractor shall not be held liable for the death or injury of any animal or aggressive dog. | An Officer, including an Animal Control Officer is hereby authorized to use live traps, nets or any other similar means to effect capture of animals. or aggressive dogs. The Town or its Contractor shall not be held liable for the death or injury of any animal. or aggressive dog. |
| 10.5 | The Contractor shall not sell, euthanize or otherwise dispose of any impound animal or aggressive dog until the animal or aggressive dog is retained in the Contractors Impound facility for seventy-two(72) hours, not including the day of impounding, Sunday's or Statutory Holidays. After the expiration of the seventy-two (72) hours, if the owner has not claimed the impounded animal, the animal becomes property of the Contractor. | The Contractor shall not sell, euthanize or otherwise dispose of any impound animal or aggressive dog until the animal or aggressive dog is retained in the Contractors Impound facility for seventy-two(72) hours, not including the day of impounding, Sunday's or Statutory Holidays. After the expiration of the seventy-two (72) hours, if the owner has not claimed the impounded animal, the animal becomes property of the Contractor. |

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| 10.6 | Section 10.5 may be overruled if an impounded animal or aggressive dog is deemed to be in immediate and severe medical distress by a licensed veterinarian or other qualified animal health professional, whereas humane euthanasia is the only treatment option to end suffering. | Section 10.5 may be overruled if an impounded animal or aggressive dog is deemed to be in immediate and severe medical distress by a licensed veterinarian or other qualified animal health professional, whereas humane euthanasia is the only treatment option to end suffering. |
| 10.10 | Where an impounded animal or aggressive dog has not been claimed by an owner within 72 hours of impoundment, the Contractor is authorized to sell, euthanize, or otherwise dispose of any impounded animal or aggressive dog. | Where an impounded animal or aggressive dog has not been claimed by an owner within 72 hours of impoundment, the Contractor is authorized to sell, euthanize, or otherwise dispose of any impounded animal. or aggressive dog. |
| 12.3 | A Municipal Ticket shall be deemed to be sufficiently served if: a) served personally on the owner of the animal or aggressive dog, or left at the owners residence; or b) mailed to the address of the owner of the animal or aggressive dog. | A Municipal Ticket shall be deemed to be sufficiently served if: a) served personally on the owner of the animal or aggressive dog , or left at the owners residence; or b) mailed to the address of the owner of the animal. or aggressive dog. |
| | PART THIRTEEN - EFFECTIVE DATE | PART THIRTEEN - SEVERABILITY CLAUSE |
| 13.1 | No previous severability clause. | Every provision of this Bylaw is independent of all other provisions and if any provision of this Bylaw is declared invalid for any reason by a court of competent jurisdiction, all other provisions of this Bylaw shall remain valid and enforceable. |
| | | PART FOURTEEN - EFFECTIVE DATE |
| 14.1 | This Bylaw shall take effect on January 1, 2021. | This Bylaw shall take effect on January 1, 2021 April 1, 2021. |
| 14.2 | Bylaw 755/03 is repealed on January 1, 2021. | Bylaw 755/03 is repealed on January 1, 2021 April 1, 2021. |

In Favor
 Mayor Pankiw
 Councillor Coulthard
 Councillor Curle
 Councillor Payson
 Councillor Rondeel

Opposed

CARRIED

7. New and Unfinished Business

7.1 Request for Waiver of Development Permit Fee

Motion 284/20

Moved by Councillor Coulthard to grant the request from Rimbey Library Board to waive the required damage deposit fee for the construction of the Library extension on the Town owned building located at 4983 50 Avenue with a condition of the development permit be that the applicant is responsible for any damages to Town infrastructure, and if there are any damages caused by the development, and the applicant refuses to make the necessary repairs, the Town will issue a stop work order until the repairs are made and depending on the timing of the damages and the stop work order, the construction may be complete or almost complete.

In Favor
Mayor Pankiw
Councillor Coulthard
Councillor Curle
Councillor Payson
Councillor Rondeel

Opposed

CARRIED

Motion 285/20

Moved by Mayor Pankiw to grant the request from Rimbey Library Board to waive the required Development Permit fee for the development permit application pertaining the Library extension on the Town owned building located at 4938 50 Avenue.

In Favor
Mayor Pankiw
Councillor Coulthard
Councillor Curle
Councillor Payson
Councillor Rondeel

Opposed

CARRIED

John Hull departed the zoom meeting at 5:29 pm.

7.2 Masks in the Town of Rimbey (addition)

Motion 286/20

Moved by Councillor Curle to publish a communication statement from Council that Council supports the wearing of masks to protect the citizens of Rimbey and Surrounding Area.

In Favor
Mayor Pankiw
Councillor Coulthard
Councillor Curle
Councillor Payson
Councillor Rondeel

Opposed

CARRIED

8. Reports

8.1 Department Reports

- 8.1.1 Chief Administrative Officer Report
- 8.1.2 Director of Finance Report
- 8.1.3 Director of Public Works Report
- 8.1.4 Director of Community Services Report
- 8.1.5 Development Officer Report

Motion 287/20

Moved by Councillor Payson to accept the department reports, as information.

- In Favor
- Mayor Pankiw
- Councillor Coulthard
- Councillor Curle
- Councillor Payson
- Councillor Rondeel

Opposed

CARRIED

8.2 Boards/Committee Reports

8.2.1 Bylaw Committee Meeting Minutes of November 03, 2020

Motion 288/20

Moved by Councillor Coulthard to accept the Bylaw Committee Meeting Minutes of November 03, 2020, as information.

- In Favor
- Mayor Pankiw
- Councillor Coulthard
- Councillor Curle
- Councillor Payson
- Councillor Rondeel

Opposed

CARRIED

8.3 Council Reports

- 8.3.1 Mayor Pankiw' Report
- 8.3.2 Councillor Coulthard's Report
- 8.3.3 Councillor Curle's Report
- 8.3.4 Councillor Payson's Report
- 8.3.5 Councillor Rondeel's Report

Motion 289/20

Moved by Councillor Curle to accept the Councillor Reports as information.

- In Favor
- Mayor Pankiw
- Councillor Coulthard
- Councillor Curle
- Councillor Payson
- Councillor Rondeel

Opposed

CARRIED

9. Correspondence Correspondence - None

10. Open Forum 10.1 Open Forum

11. Closed Session Closed Session - None

12. Adjournment

12.1 Adjournment

Motion 290/20

Moved by Councillor Curle to adjourn the meeting.

In Favor

- Mayor Pankiw
- Councillor Coulthard
- Councillor Curle
- Councillor Payson
- Councillor Rondeel

Opposed

CARRIED

Time of Adjournment: 5 45pm.

MAYOR RICK PANKIW

CHIEF ADMINISTRATIVE OFFICER LORI HILLIS