CITY OF FORT ST. JOHN Fire Prevention Bylaw No. 2106, 2012

A BYLAW TO REGULATE FIRE PROTECTION AND LIFE SAFETY AND PROVIDE EMERGENCY SERVICES

WHEREAS the Council of the City of Fort St. John may, by bylaw pursuant to Sections 8(3)(g), 63 and 66 of the *Community Charter*, S.B.C. 2003, c. 26, ("Community Charter") prohibit, impose requirements and establish regulations for the protection of persons and property and authorize the Fire Chief and members of the Fire Rescue Department to exercise certain powers;

AND WHEREAS the Council of the City of Fort St. John may, by bylaw, impose fees pursuant to Sections 194 and 196 of the *Community Charter*,

AND WHEREAS the Council of the City of Fort St. John may by bylaw, pursuant to Section 154 of the *Community Charter* delegate its powers, duties and functions to an officer or employee of the City;

AND WHEREAS the Council of the City of Fort St. John may, by bylaw regulate, prohibit and impose requirements in relation to burning pursuant to Sections 8(3)(i) and (h), 15 and 64(a) and (c) of the *Community Charter* and in relation to municipal services pursuant to section 8(3)(a) of the *Community Charter*;

THEREFORE BE IT RESOLVED that the Council of the City of Fort St. John, in open meeting assembled, ENACTS AS FOLLOWS:

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1. <u>Title</u>

This Bylaw may be known and cited as "FIRE PROTECTION AND LIFE SAFETY REGULATION BYLAW NO. 2106, 2012".

2. **Definition**

Unless otherwise defined as follows, or the context otherwise requires, all words and phrases in this Bylaw shall be construed in accordance with the meaning assigned to them in the *Building Code*, *Fire Services Act* and *Fire Code*.

"APPARATUS" means any vehicle provided with machinery, devices,

equipment or materials for firefighting as well as vehicles

used to transport fire fighters or supplies.

"BUILDING CODE" means the British Columbia Building Code as amended from

time to time.

"BUILDING" means a structure that is used or intended to be used for the

support enclosure and/ or the shelter of persons, animals or property, except those prescribed by regulation as exempted

from the Building Code.

"CITY PARK" means any community park operated and maintained by the

City.

2. **Definition** (continued)

"CITY" means the City of Fort St. John.

"COMBUSTIBLE LIQUID"

means any liquid having a flash point at or above 37.8 degrees Celsius and below 93.3 degrees Celsius.

"COMBUSTIBLE REFUSE"

means any combustible materials that are to be landfilled or recycled.

"CONSTRUCTION MATERIAL"

means any waste or refuse created by the clearing of land, or the construction, repair or demolition of a Building or Structure, including without limitation, trees, branches, stumps and roots.

"CONTACT PERSON"

means a person designated by the occupier or owner of a Building or Structure at which a Fire Alarm System is installed who is able to attend at the Building or Structure when the Fire Alarm System has been activated.

"COUNCIL"

means the Municipal Council of the City of Fort St. John.

"EQUIPMENT"

means any tools, contrivances, devices or materials used by the Fire Rescue Department at any Incident or other emergency.

"FALSE ALARM"

means the activation of a fire alarm system resulting in the direct or indirect notification of the Fire Rescue Department to attend the address of the Fire Alarm System, where there is in fact no Incident at that address.

"FIRE ALARM SYSTEM" means all equipment, including without limitation, batteries, alarm gongs, horns, buzzers, switches, wiring, relay equipment, sensors, and other accessories designed to issue a warning of a fire by activating an audible alarm signal or alerting a monitoring service but does not include a fire alarm or smoke detector that is intended to alert only the occupants of a single dwelling unit.

"FIRE AND LIFE SAFETY EQUIPMENT" includes but is not limited to: Fire Alarm Systems, automatic Sprinkler Systems, special extinguishing systems, portable extinguishers, emergency lighting, water supply systems for fire protection, standpipe and hose systems, smoke control measures, emergency power installations, voice communication systems and fire fighter elevators.

FIRE CHIEF"

means a person appointed by resolution of Council to be in charge of the Fire Rescue Department, and includes the Deputy Fire Chief and any other person authorized to act on behalf of the Fire Chief.

2. **Definition** (continued)

"FIRE CODE"

means the British Columbia Fire Code as amended from time

to time.

"FIRE PREVENTION

OFFICER"

means a member the Fire Rescue Department authorized in writing by the Fire Chief to be a Fire Prevention Officer and a

Local Assistant Fire Commissioner.

"FIRE PROTECTION TECHNICIAN"

means a person who has provided the Fire Rescue Department with acceptable documentation from a manufacturer of Fire and Life Safety Equipment certifying that he or she has been trained to install and service their equipment or from the agency known as the Applied Science Technologist and Technicians of British Columbia certifying that he or she is able to perform inspections and testing on fire extinguishers, Fire Alarm Systems, Sprinkler systems, and other Fire and Life Safety Equipment or a person

approved by the Fire Chief.

"FIRE RESCUE **DEPARTMENT**" means the City of Fort St. John Fire Rescue Department.

"FIRE SAFETY PLAN"

is a set of emergency procedures and guidelines to be followed by the occupants of a Building in the event of a fire or an emergency in a Building or Structure; and may include the locations of utilities and emergency shutoffs for gas and water, and operational information of Fire and Life Safety

Equipment.

"FIRE SERVICES ACT"

means the Fire Services Act, R.S.B.C. 1996, c.144.

"FIREFIGHTER"

means every Member of the Fire Rescue Department other than an Officer, whose duties include fire prevention, fire suppression, or emergency response.

"INCIDENT"

means a fire or any other class of circumstance that may cause harm to persons or property and includes rescue, medical aid, hazardous material incidents or other similar situations that are a threat to life.

"MEMBER"

means any person that is duly appointed by the Fire Chief as a member of the Fire Rescue Department and is an employee of the City.

"OCCUPANCY"

means the use or intended use of a Building or part thereof for the shelter or support of persons, animals or property.

2. **Definition** (continued)

"OFFICER" means any member of the Fire Rescue Department holding the rank of:

> Fire Chief (a)

Deputy Fire Chief (b)

(c) Captain (d) Lieutenant

(e) Fire Prevention Officer

"OFFICER IN COMMAND"

means the highest-ranking Officer in attendance at an Incident. In the event that an Officer is not in attendance at an Incident, the most senior Member in attendance at that Incident will assume command in accordance with Section 11(1).

"OPEN BURNING"

means a fire in the open air but does not include a Cooking Fire or a fire where the products of combustion from the fire are conveyed to and disposed of by means of a chimney in a Building or Structure constructed and maintained in accordance with the Building Code.

"PEACE OFFICER"

means any RCMP member or a Bylaw Enforcement Officer.

"PREMISES"

means a Building or Structure together with its grounds and

appurtenances or a vacant lot.

"PRE-INCIDENT PLAN"

means a series of documents containing plans, drawings and written descriptions identifying the type and location of Buildings, firefighting hazards, Fire and Life Safety Equipment and utilities".

"PRIVATE HYDRANT"

means a fire hydrant on private property or common property within a strata property.

"SINGLE DWELLING

UNIT"

is a suite operated as a housekeeping unit under a single tenancy.

"SMOKE ALARM"

means a combined smoke detector and audible alarm device designed to sound an alarm within the room in which it is located upon the detection of smoke within the room.

2. **Definition** (continued)

"SPRINKLER SYSTEM" includes all equipment forming part of or used in connection

with a fire sprinkler system, including without limitation, all heads, valves, piping, switches, sensors, relay equipment

and other accessories.

"STRUCTURE" means any construction, or any production or piece of work

artificially built up or composed of parts joined together in some definite matter; that which is built or constructed, an edifice or building of any kind whether fixed to, supported by or sunk into land or water including combinations of materials to form a construction for Occupancy, use or ornamentation whether installed on, above, or below the surface of a parcel of land but specifically excludes landscaping, fences, paving

and retaining structures less than 1.5 meters in height.

"VEHICLE" means a device in, upon, or by which a person or thing is or

may be transported or drawn upon a highway, except a device designed to be moved by human power or used

exclusively upon stationary rails or tracks.

PART 1 - ADMINISTRATION

3. **Provincial Fire Code Adopted**

Pursuant to Section 15 of the *Community Charter*, the Council adopts and establishes for the City the *Fire Code*. The provisions of the *Fire Code* adopted and established are made part of this Bylaw and shall be considered as provisions of this Bylaw.

4. Confirmation of Fire Rescue Department

The Fire Rescue Department as established is hereby confirmed.

5. Confirmation and Appointment of Fire Chief

- (1) The position of Fire Chief as established is hereby confirmed.
- (2) The Fire Chief shall be appointed by a resolution of Council.

6. Responsibilities and Duties of Fire Chief

- (1) The Fire Chief is the Director of the Fire Rescue Department and is responsible for the efficient management of all Members, Apparatus, Equipment, responses to Incidents and the provision of fire prevention and protection services to the City. The Fire Chief shall ensure that the Fire Rescue Department is staffed with Members in accordance with Council policy and direction.
- (2) The Fire Chief shall establish rules, regulations and policies necessary for the proper organization, administration and operation of the Fire Rescue Department including but not limited to:

PART 1 - ADMINISTRATION

6. Responsibilities and Duties of Fire Chief (continued)

- (a) the use, care and protection of Fire Rescue Department property;
- (b) the conduct and discipline of Members of the Fire Rescue Department;
- (c) the safe and efficient operation of the Fire Rescue Department; and
- (d) the duties and responsibilities of Members.
- (3) The Fire Chief shall take responsibility for all fire protection matters and other Incidents including the enforcement of applicable sections of the Fire Services Act and its regulations, and the *Fire Code* and shall assume the responsibilities of a local assistant to the Fire Commissioner.
- (4) The Fire Chief may appoint or designate other Officers of the Fire Rescue Department to act as Fire Chief on his behalf and may, in writing, authorize Officers to exercise the powers of a local assistant to the Fire Commissioner.
- (5) Council authorizes the Fire Chief to exercise all the powers of the Fire Commissioner under section 25 of the *Fire Services Act* and for these purposes that section applies.

7. Appointment and Accountability of Officers and Members

- (1) All Members of the Fire Rescue Department shall be appointed by the Fire Chief.
- Officers shall be appointed by the Fire Chief, as vacancies occur or as needs dictate, from firefighters meeting the qualifying standards.
- (3) Members are accountable to the Fire Chief for the actions and affairs of the members under their command.
- (4) All Officers are responsible for ensuring that Members adhere to any and all applicable City and Fire Rescue Department policies, procedures, rules and regulations.

8. Rank Structure of Fire Rescue Department

The rank structure of the Fire Rescue Department, in descending order shall be as follows:

- (a) Fire Chief;
- (b) Deputy Fire Chief:
- (c) Captain;
- (d) Lieutenant;
- (e) Fire Prevention Officer;
- (f) Firefighter;
- (g) On Call Firefighter.

PART 1 - ADMINISTRATION

9. <u>Jurisdiction of Fire Rescue Department</u>

The limits of the jurisdiction of the Fire Rescue Department will extend to the area and boundaries of the City of Fort St. John, and neither the Fire Chief or Members shall supply firefighting services or respond to an Incident nor shall any part of the fire Apparatus or Equipment be used outside the boundaries of the City without:

- prior approval of City Council as well as written consent from the other local government and includes confirmation of cost reimbursement, or
- expressed authority of a written agreement between the City and the other local government providing for the supply of firefighting services, or other Incident response outside the City boundaries.

10. Fees and Municipal Ticket Offences

A person must pay a fee as prescribed in Schedule "A" or a fine as prescribed in Schedule "H" attached to and forming part of this Bylaw:

- (a) a search of City files for any Fire Code violations, inspection infractions or information about environmental contamination existing on the Premises;
- (b) a Fire Rescue Department inspection of a Building, Premises or property that is not a regularly scheduled inspection, and the fee is payable by the person who requested the inspection;
- (c) Fire Extinguisher Training Course, however, the fee may be discounted one hundred (100) percent if the Fire Extinguishing Training course is given to a non-profit Society;
- (d) a re-inspection of a Building, Premises or property where the Fire Prevention Officer finds that an owner or occupier has not complied with a Fire Rescue Department Order;
- (e) a third inspection of a Building, Premises or property by a Fire Prevention Officer that is required because the owner or occupier has failed to comply with the requirements in an inspection report;
- (f) the Fire Rescue Department response to a False Alarm where it is the second or greater number of False Alarms originating from one Fire Alarm system in accordance with the City's False Alarm Bylaw No. 1615, 2003 as amended from time to time;
- (g) a Burning Permit; and
- (h) a Fuel Tank Permit.

PART 2 – FIRE INCIDENT RESPONSES AND OPERATIONS

11. Control, Direction and Management

The Fire Chief or Officer In Command at an Incident shall have control, direction and management of all Fire Rescue Department Apparatus, Equipment, and Members assigned to an Incident and, where an Officer In Command is in charge, he shall continue to act in that capacity until relieved by a more senior Officer.

PART 2 – FIRE INCIDENT RESPONSES AND OPERATIONS

12. Authorization to Enter Property

- (1) The Fire Chief and Members are authorized to enter onto property and inspect Premises, with or without Apparatus and Equipment, for conditions that may cause a fire, increase the danger of a fire or increase the danger to persons or property from a fire.
- (2) The Fire Chief and Members are authorized to enter onto property and into Buildings or Structures to inspect and determine whether all regulations, prohibitions and requirements are being met in relation to any matter contained in this Bylaw, the *Fire Services Act* and its regulations and the *Fire Code*.
- (3) The Fire Chief and Members are authorized to enter onto property and into Buildings or Structures, including those adjacent to an Incident, with or without Apparatus and Equipment, to take measures to prevent and suppress fires or deal with another form of Incident.

13. Regulations at Incident

Fire Hose

(1) No person shall drive over, or be within nine (9) meters of a Fire Rescue Department hose that is in use or filled with water, without the permission of the Officer in Command at an Incident.

Assistance in the Fighting of Fires

(2) The Officer in Command is authorized to require a person to assist in the fighting of any fire or in the preserving of any property threatened by fire, or to assist in the salvaging and safeguarding of property threatened by fire.

Evacuation of Buildings and Hazard Areas

(3) The Fire Chief is authorized to order the evacuation of any Building or area where there is an emergency arising from a fire hazard, risk of explosion. In such a case no person, other than the Fire Chief, the Officer In Command, a Member of the Fire Rescue Department, or other person authorized by the Fire Chief or Officer In Command shall remain in or shall enter those Buildings or areas.

Demolition of Adjacent Buildings or Structures

(4) The Fire Chief or Officer In Command at any Incident is authorized to prevent and suppress a fire by pulling down or demolishing a Building or Structure when he considers it necessary to prevent or suppress any fire.

Securing Vacant Buildings and Structures Where Fire Has Occurred

- (5) If requested by an Officer, a property owner or occupier shall secure a Premises that has been damaged by fire, in a manner approved by the Officer which will include but not be limited to one or more of the following:
 - (a) boarding up the Building or Structure;

PART 2 - FIRE INCIDENT RESPONSES AND OPERATIONS

13. **Regulations at Incident** (continued)

<u>Securing Vacant Buildings and Structures Where Fire Has Occurred</u> (continued)

- (b) fencing; and/or
- (c) supply twenty-four (24) hour security services by a licensed security company.
- (6) If the property owner or occupier cannot be located or fails to undertake the securing of any Premises damaged by fire, the City will carry out the work of securing the Premises and the costs will be billed to the property owner and, if unpaid by December 31st in the year that the property owner or occupier failed to take the required action, will be added to and form part of the property taxes in relation to the Premises.

Commandeering of Privately Owned Equipment

(7) The Fire Chief or Officer In Command at any Incident is hereby empowered to commandeer privately owned equipment which he considers necessary to deal with such Incident.

Compliance with Direction

- (8) No person shall fail to comply with a direction of the Officer In Command, or any Member of the Fire Rescue Department made in accordance with this Bylaw at an Incident.
- (9) No person shall interfere with or impede the use of Equipment by the Fire Chief or a Member at an Incident.

PART 3 – FIRE PREVENTION

14. **Prevention of Fire Hazards**

Fire Hazards

- (1) No person, being an owner or occupier of any Premises shall:
 - (a) maintain the Premises in such a state of disrepair that a fire starting in them might spread rapidly to endanger life or other property;
 - (b) use or occupy the Premises in such a manner that fire would endanger life or property or increase the danger of fire;
 - (c) keep combustible or explosive material on the Premises, except as permitted by this Bylaw or other enactment, or allow other flammable conditions to exist in the Premises so as to endanger life or property;
 - (d) allow a fire hazard to exist on the Premises.

PART 3 – FIRE PREVENTION

14. **Prevention of Fire Hazards** (continued)

Remediation of Fire Hazards

- (2) Where an Officer determines that one or more conditions as indicated in Section 14(1)(a), (b), (c), or (d) exists, the Officer may issue to an owner or occupier of a Premises a Fire Rescue Department Order which is attached to and forms part of this Bylaw as Schedule "C", requiring the owner or occupier of the Premises to do one or more of the following:
 - a) Repair the Building or Structure on the Premises;
 - b) Remove or destroy the Building or Structure on the Premises;
 - c) Alter the use or Occupancy of the Premises;
 - d) Remove combustible or explosive material from the Premises or remedy a flammable condition at the Premises:
 - e) Remove or take any precautions required against the fire hazard present at the Premises.
- (3) An Officer may specify a date by which the owner or occupier of the Premises must comply with the Fire Rescue Department Order.
- (4) Should the owner or occupier of the Premises having received a Fire Rescue Department order in accordance with section 14(2) fail to comply with the terms of the Order, the City may carry out the work associated with the terms of the Order and the costs of doing so will be billed to the owner or occupier of the Premises. If unpaid by December 31 in the year in which the owner or occupier failed to take the required action under the Order, will be added to and form part of the property taxes on the property owner's Premises.
- (5) If a Fire Rescue Department Order is issued under section 14(2), the owner or occupier of a Premises may appeal to the Fire Chief in writing within seven (7) days after receipt of the Order and the Fire Chief will promptly investigate the appeal and, in writing, either affirm, modify or revoke the Fire Rescue Department Order issued under section 14(2).

Securing of Vacant Buildings, Structures and Properties where Fire Hazard

- (6) If directed by the Fire Chief or Officer, a property owner shall secure a vacant Building, Structure or property which contains a fire hazard or has been used or occupied so as to create a fire hazard, in a manner approved by the Fire Chief or Officer, which shall include, but not be limited to one or more of the following:
 - (a) boarding up the Building or Structure;
 - (b) fencing; and/or
 - (c) supplying twenty-four (24) hour security services by a licensed security company.
- (7) Should the property owner fail to undertake the securing of any Building, Structure or property as required in accordance with section 14(4), the City will carry out the work and the costs of doing so will be billed to the property owner. If unpaid by December 31st in the year in which the property owner failed to take the required action, will be added to and form part of the property taxes on the

PART 3 – FIRE PREVENTION

14. **Prevention of Fire Hazards** (continued)

<u>Securing of Vacant Buildings, Structures and Properties where Fire Hazard</u> (continued) property owner's property.

PART 4 - INSPECTIONS UNDER FIRE SERVICES ACT

15. Frequency of Inspections Delegated

(1) The authority and duty of the Council under the *Fire Services Act* to establish, revise and implement a regular system of inspections of hotels, public buildings, churches, theatres, halls, or other Buildings used as a place of public resort in the City is delegated to the Fire Chief in accordance with Fire Inspection Council Policy No. 29/12.

PART 5 – FIRE AND LIFE SAFETY EQUIPMENT AND STANDARDS

16. Fire Drills

- (1) The owner or occupier of a hotel, hospital, community care facility or other Building with sleeping accommodation and used for the care of persons, must adopt, and have employees in the Building practice a fire drill system in accordance with the *Fire Code*.
- (2) The owner or occupier of a school, child care facility, children's home or other institution for children's education or care, shall adopt and have all persons in these Premises practice a fire drill system in accordance with the *Fire Code*.

17. Fire Safety Plans

- (1) The owner or occupier of a Building or Structure that has a Fire Alarm System shall submit a Fire Safety Plan annually in a form acceptable to the Fire Chief.
- (2) The owner or occupier of a Building or Structure who has submitted a Fire Safety Plan to the Fire Chief shall each year, before the expiry of one (1) year from the last approval of Fire Safety Plan, revise and resubmit it to the Fire Chief if any changes are necessary as a consequence of changes to the Building, utilities or Fire and Life Safety Equipment.
- (3) The owner or occupier of a Building or Structure who has submitted a Fire Safety Plan to the Fire Chief must post a notice visible to all occupants of the Building or Structure of the location where a copy of the current Fire Safety Plan may be reviewed by the occupants.

PART 5 – FIRE AND LIFE SAFETY EQUIPMENT AND STANDARDS

18. **Pre-Incident Plan**

- (1) An owner of a Building without a Fire Alarm System, other than a Single Dwelling Unit, duplex, triplex up to and including a four plex or where each suite has direct access to an exterior exit facility leading to ground level shall submit a current Pre-Incident Plan annually in a form acceptable to the Fire Chief.
- (2) The owner of a Building or Structure who has submitted a Pre-Incident Plan to the Fire Chief shall each year, before the expiry of one (1) year from the last approval of this Pre-Incident Plan, revise and resubmit it to the Fire Chief if any changes are necessary as a consequence of changes to the Building, utilities or Fire And Life Safety Equipment.

19. **Smoke and Fire Alarms and Sprinklers**

(1) Where required by the *Building Code*, an owner or occupier of a Building shall install, or cause to be installed, Sprinkler Systems, fire alarms and Smoke Alarms in accordance with the *Building Code* Standards.

20. Containers for Collection of Combustible Refuse

- (1) All containers used for the collection of Combustible Refuse in quantities exceeding five cubic feet shall be constructed of solid sheet non-combustible material.
- (2) Each container referred to in section 20(1) shall have easy closing lids that must be operational at all times. Lids may be constructed of heavy plastic.
- (3) Containers referred to in section 20(1) shall be located at least ten feet from any Building or fuel supply tank unless otherwise approved by the Fire Chief.
- (4) Containers that are intended for temporary collection of combustible Construction Material are exempt from section 20(2) and 20(3) of this Bylaw.

21. Storage of Flammable or Combustible Materials

- (1) No person shall store clean up rags or shop towels for products subject to spontaneous combustion except in a non-combustible container referred to in section 20(1) with tight fitting self-closing metal lid.
- (2) No person shall allow lids to remain open on any container referred to in 20(1) that contains clean-up rags or shop towels that are subject to spontaneous combustion.
- (3) An owner or occupier of a premise shall store flammable or Combustible Liquids or products in accordance with this Bylaw and the *Fire Code*.
- (4) Each owner or occupier of a building or structure that stores chemicals or hazardous materials must fill out and submit a Declaration of on Site Chemicals and Hazardous Materials Form to the Fire Rescue Department. This form is attached to and forms part of this bylaw as Schedule "I".

PART 5 – FIRE AND LIFE SAFETY EQUIPMENT AND STANDARDS

22. <u>Fuel Tanks for Flammable or Combustible Liquids</u>

An owner or occupier of the Premises may not undertake installation, removal, repair or upgrade to an underground or aboveground fuel oil tank of any size over 2500 litres (550 gal) or install, remove, replace or repair fuel distribution piping or dispensing equipment unless the owner or occupier of the Premises first obtains a permit from the Fire Rescue Department in the form attached to and forming part of this Bylaw as Schedule "G".

23. **Exit and Fire Doors**

- (1) The owner or occupier of a hotel, public Building, church or Building to which the public is invited shall ensure that the smoke and fire doors are kept closed when not in use for access unless they are automatically controlled to close by a system approved by the Fire Chief.
- (2) No person shall alter or install exit doors in a church, hotel, public Building or Building to which the public is invited unless they open freely outward and the alterations or installations are approved by the Fire Chief.
- (3) No person shall install locking devices on any required exit doors in a hotel, public Building, church or Building to which the public is invited unless the locking devices are approved by the Fire Chief.

24. Exit and Access Requirements

- (1) No person shall install a fire lane gate without review and approval by the Fire Rescue Department prior to installation.
- (2) No owner or occupier of a premises shall block any primary or secondary vehicular access with a gate without review and approval by the Fire Rescue Department prior to installation.
- (3) The owner or occupier of a hotel or public Building shall install or cause to be installed in all main halls and at the intersection of all cross halls of the hotel or public Building conspicuous signs indicating the means of exit where required by and in accordance with the *Building Code*.
- (4) The owner or occupier of a hotel or public Building shall post or cause to be posted in each room a conspicuous notice describing the means of exit, with instructions to be followed in the event of fire where required by and in accordance with the *Building Code*.
- (5) An owner or occupier of a hotel or public Building shall ensure that the means of exit are illuminated where required by and in accordance with the *Building Code*.
- (6) No person shall sit, stand, place, or leave any article, thing or matter in such a manner as to interfere with the means of ingress and egress inside or outside any Building.

PART 5 - FIRE AND LIFE SAFETY EQUIPMENT AND STANDARDS

25. Fire and Life Safety Equipment Orders

If the owner or occupier of a hotel or public Building fails to provide, keep in good repair, alter or improve a means of exit, or fire and life safety equipment required by Part 5 of this Bylaw, an Officer may issue to the owner or occupier of the hotel or public Building a written Fire Rescue Department Order requiring that the owner or occupier of the hotel or public Building take action to meet the requirements of Part 5 of this Bylaw within a specified period of time.

26. **Evacuation or No Occupancy Order**

- (1) The Fire Chief or Fire Prevention Officer may issue a Fire Rescue Department Evacuation Order in the form shown in Schedule "D" attached to and forming part of this Bylaw to an owner or occupier of a Building, Structure or area to evacuate the Building, Structure or area immediately, if the Fire Chief or Fire Prevention Officer believes there is an imminent and serious danger to life or property of the occupants or of a panic arising from a fire hazard or risk of explosion.
- (2) The Fire Chief or Fire Prevention Officer may post a notice on any Building, Structure or area warning that Occupancy of the Building, Structure or area may be hazardous or that there is "no occupancy" of the Building, Structure or area due to a fire hazard, and the notice shall be in the form shown in Schedule "C" attached to and forming part of this Bylaw.
- (3) No person shall remove, alter, or deface any notice posted pursuant to this Bylaw.
- (4) No person shall remain in a Building or Structure that has been ordered evacuated or not to be occupied in accordance with an Order under sections 26(1) or 26(2) Fire Rescue Department without prior approval and permission by the Fire Chief or Fire Prevention Officer.

27. Fire Protection Technician's Obligations

Fire Protection Technicians when servicing Fire and Life Safety Equipment will:

- (a) notify the Fire Rescue Department prior to any service, test, repair, maintenance, adjustment, alteration or installation of a sprinkler standpipe or Fire Alarm System, and prior to any sprinkler standpipe or Fire Alarm Systems or part of those systems being taken out of service; and
- (b) after any required servicing of Life and Fire Safety Equipment attach to the Life and Safety Equipment a service tag approved by Fire Chief.

PART 5 – FIRE AND LIFE SAFETY EQUIPMENT AND STANDARDS

28. Fire Alarm Systems

Contact Persons for Fire Alarm Systems

- (1) An owner or occupier of a Building or Structure at which a Fire Alarm System is installed shall, on the same day on which the Fire Alarm System becomes operational, submit to the Fire Rescue Department a list of emergency Contact Persons in the form shown on Schedule "B" attached to and forming part of this Bylaw.
- (2) The owner or occupier of a Building or Structure at which a Fire Alarm System is installed shall inform the Fire Rescue Department of any changes to the information about the Monitoring Service or Contact Persons by notice in writing immediately when changes to this information arise.
- (3) The owner or occupier of a Building or Structure at which a Fire Alarm System has been installed shall ensure that the Contact Persons whose names are provided pursuant to section 28(2) are persons who are:
 - (a) available to receive telephone calls from the Fire Rescue Department or Monitoring Service in the event that the alarm system at the owner's or occupier's Building or Structure is activated;
 - (b) able to attend at the address of the owner's or occupier's property within thirty minutes of being requested to do so by the Fire Rescue Department or Monitoring Service;
 - (c) capable of gaining access to the owner's or occupier's Building or Structure where the Fire Alarm System has been activated; and,
 - (d) capable of operating the Fire Alarm System and able to secure the owner's or occupier's Building or Structure where the Fire Alarm System has been activated.
- (4) An owner or occupier of any Building or Structure at which a Fire Alarm System has been installed shall notify the Fire Rescue Department immediately of any False Alarm incident.
- (5) When a Fire Alarm System has been activated and the owner or occupier of the Premises at which the Fire Alarm System has been activated or that person's Contact Person cannot be reached or is unable to attend the Premises, the Fire Rescue Department will forcibly enter the Building at which the Fire Alarm System is activated to suppress a fire, or determine the cause of the alarm. The Fire Rescue Department will secure the Building or provide 24-hour security until the Building can be secured. The owner or occupier will be charged the fee for the cost of security or securing the Premises as prescribed in Schedule "A" attached to and forming part of this Bylaw.
- (6) No owner or occupier of a Building or Structure at which a Fire Alarm System has been installed shall service, test, repair, adjust, alter or install any parts or items to the Fire Alarm System that might activate a False Alarm without first notifying the Fire Rescue Department.

PART 5 – FIRE AND LIFE SAFETY EQUIPMENT AND STANDARDS

28. <u>Fire Alarm Systems</u> (continued)

Contact Persons for Fire Alarm Systems (continued)

(7) No owner or occupier of a Building or Structure where a False Alarm has been activated or that person's Contact Person shall leave the Premises until the problem that activated the False Alarm is identified and corrected. If the problem cannot be identified, security by a security company must be placed on site at the building owner's expense until such time as the problem that activated the False Alarm is identified and corrected.

PART 6 – BURNING REQUIREMENTS

29. **Open Burning**

- (1) Fires and Open Burning set for the purpose of training Members and all fires located at the Fort St. John Fire Training Centre are exempt from this section of the Bylaw.
- (2) No person shall ignite any Open Burning fire or cause or permit any Open Burning fire to be ignited at any time unless the person first obtains a Burning Permit.
- (3) Where, in the opinion of the Fire Chief, adverse atmospheric conditions do not permit, or are not conducive to, the ready dissipation of smoke, the Fire Chief may impose a general ban on all Open Burning for the duration of the said adverse condition.
- (4) No person shall cause, allow or permit Cooking Fires in any City Park contrary to a general burning ban.
- (5) No person shall cause, allow or permit any Open Burning in any City Park contrary to signage banning such Open Burning and without obtaining a Burning Permit from the Fort St. John Fire Chief.

30. **Burning Permits**

- (1) Burning Permits may be issued, cancelled or suspended solely at the discretion of the Fire Chief or an Officer.
- (2) Burning Permits may be issued for an Open Burning fire:
 - (a) by telephone for burning organic yard waste such as garden refuse, pruning and wood branches on lots that are one (1) acre in size or greater.
 - (b) for stumps and land clearing materials if an air curtain burner is utilized and with the required Burning Permit.
 - (c) for fires smaller than 3.0 meters wide and these fires must be fueled by hand feeding only.
 - (d) for special events in a form prescribed in Schedule "E" attached to and forming part of this Bylaw.

PART 6 – BURNING REQUIREMENTS

30. **Burning Permits** (continued)

- (3) No person who has been issued a Burning Permit for a special event shall ignite or maintain a fire:
 - (a) except on the dates and times permitted on the Permit;
 - (b) contrary to the permit conditions.
- (4) No persons shall:
 - (a) maintain an Open Burning fire greater than two (2.0) metres in height and three (3.0) metres wide.
 - (b) maintain any Open fire burning greater than three (3.0) metres across in size unless an Air Curtain Burner or a wood chipper is used.
 - (c) locate an Open Burning fire less than three (3.0) metres from any combustibles.
- (5) No person shall cause, allow or permit open burning of construction materials, pallets and debris or household garbage.
- (6) Permit requirements shall not apply to outdoor cooking fires which includes backyard fire pits, provided the fire is contained to a device or fixture designed for containing the fire and not exceeding 1 metre in diameter. The fire may only utilize clean, dry wood, or briquettes or propane.
- (7) No person possessing a Burning Permit shall maintain an Open Burning fire without keeping a competent person at all times in charge of such fire until such times as the fire is completely extinguished and without providing the competent person with sufficient equipment in order to prevent the fire from getting out of control of causing damage or becoming dangerous to life or property.
- (8) Backyard fire pits are required to be a minimum of 4.5 meters from all property lines and buildings.

31. Fireworks

- (1) The manufacture, storage, or possession of fireworks exclusively for wholesale purposes or for the sale of fireworks at wholesale shall conform to the *Canada Explosives Act* and Regulations as amended.
- (2) A person may **not** sell, offer for sale, give, fire or set off low hazard fireworks, as defined by the *Canada Explosives Act* **within the City of Fort St. John**.
- (3) The Fire Rescue Department can display fireworks for civic activities once the necessary permit is obtained from the fireworks supplier.

PART 7 – FIRE HYDRANTS AND FIRE CONNECTIONS

32. **General Requirements**

- (1) The owner of a Private Hydrant must request a City of Fort St. John Hydrant Identification Number from the Engineering Department and must clearly label the Private Hydrant with the Identification Number.
- (2) All service work will be identified by the use of the hydrant identification number.
- (3) During construction, servicing or repairs, the owner of a Private Hydrant and contractors for such owners shall ensure that all fire hydrant conditions affecting fire safety such as fire hydrants temporarily out of service, low water volumes or pressures are made known to the Fire Rescue Department immediately.
- (4) All Private Hydrants which are out of service for repair, or not yet in service, must be wrapped with burlap or black polyethylene plastic sheeting.
- (5) The owner or contractor for the owner of a Private Hydrant must notify the Fire Rescue and Public Works Departments immediately when a Private Hydrant has either been taken out of operation or put back into operation.
- (6) No person shall place, leave or allow any vehicle, article, thing or other matter to interfere with access to or to be located within one (1) metre of a fire hydrant or fire connection.
- (7) Should any matter or thing be located within one (1) metre of a fire hydrant or fire connection and is or could cause interference with access to the fire hydrant or connection, the Fire Rescue Department may cause the matter or thing to be removed by any Member or Peace Officer or any contractor immediately during an Incident, or if not during an Incident, within a time specified in an Order in the form attached as Schedule "C" to this Bylaw and served on the owner or occupier of the property where the matter or thing is located.

33. **Maintenance & Inspections**

- (1) The owner of every Private Hydrant shall have all components of the hydrant inspected, serviced and tested by a qualified Fire Protection Technician not less than once a year and the Fire Hydrant Service Report form attached to and forming part of this Bylaw as Schedule "F" must be submitted to the Fire Rescue Department within thirty (30) days of the Private Hydrant servicing.
- (2) Records of Private Hydrant inspections and servicing must be kept by the owner or contractor for three (3) years.
- (3) All fire hydrants in the City of Fort St. John will be painted yellow.
- (4) The owner of a property adjacent to a fire hydrant or on which a Private Hydrant is located must:
 - (a) maintain, clear and keep unobstructed an area having a radius of one (1) metre around every hydrant;

PART 7 – FIRE HYDRANTS AND FIRE CONNECTIONS

33. <u>Maintenance & Inspections</u> (continued)

- (b) keep hydrants clear of ice, snow, shrubs, trees, structures and other obstructions; and,
- (c) clearly identify their locations.

34. Service After Each Use

The owner of a Private Hydrant is responsible to conduct or have conducted the following minimum inspection requirements after each use:

- (a) examine the exterior for broken, cracked or missing parts;
- (b) check to ensure that the hydrant hose ports are the proper elevation and facing a direction for the most efficient use;
- (c) check to ensure that the hydrant is not obstructed by tall grass, shrubbery or other items;
- (d) check for worn, rusted or obstructed threads, which may hamper efficient use; and,
- (e) inspect hydrant barrels to determine if water has accumulated as a result of leaking main valve, plugged or damaged drain valve.
- (f) hydrants used between October 1st May 1st must have the hydrant barrel pumped out to prevent freezing.

35. **Semi-Annual Inspection**

The owner of a Private Hydrant is responsible to conduct or have conducted the following minimum inspection requirements semi-annually:

- (a) examine the exterior for broken, cracked or missing parts;
- (b) check to ensure that the hydrant hose ports are the proper elevation and facing a direction for the most efficient use;
- (c) check to ensure that the hydrant is not obstructed by tall grass, shrubbery or other items;
- (d) check for worn, rusted or obstructed threads which may hamper efficient use;
- (e) inspect hydrant barrels to determine if water has accumulated as a result of leaking main valve, plugged or damaged drain valve;
- (f) check for non-drainage of hydrant, leakage past valve seat, plugged drains; and,
- (g) after winter, the hydrant should be checked for damage caused by frost, ground heave, snow, road salt or sand.

36. Annual Servicing

The owner of a Private Hydrant is responsible to conduct or have conducted the following minimum inspection requirements annually:

- (a) hydrants shall be flushed with main valve and outlet valves fully open until the water runs clear of any visible debris; and,
- (b) check the operation of the main line valve by closing the isolating valve.

37. Three Year Servicing

The owner of a Private Hydrant is responsible to conduct or have conducted the following inspection every three (3) years:

- (a) disassemble the hydrant and check for worn or broken parts and leaks;
- (b) lubricate all external and internal working parts during reassembly;
- (c) check water pressure; and,
- (d) reopen main line valve and check to see if hydrant operates and close hydrant valve.

PART 8 – STREET ADDRESSES

38. Civic Street Numbers

- (1) An owner or occupier of a Building or Structure must ensure that the civic address for the property at which the Building or Structure is located is posted so as to be clearly visible from the road using numbers that shall be a minimum of 7.63 millimeters (3 inches) in height and of a colour that contrasts with a surface on which they are mounted.
- (2) The owner or occupier of a commercial or multi-residential use property shall ensure that the unit number for each individual unit within a commercial or multi-residential use property are posted in a visible location at the entry to each unit, are a minimum of 76.3 millimetres (3 inches) in height and of a colour that contrasts with the surface on which they are mounted.
- (3) The owner or occupier of a multi-residential complex shall post a site plan at the main driveway entry to the complex which shall be clearly visible upon entry to the complex and indicate the number of each unit and the location of access to each unit within the complex.

PART 9 – INTERPRETATION AND PENALTIES

39. Schedules

The schedules in this Bylaw form part of this Bylaw and are enforceable in the same manner as this Bylaw.

40. **Severability**

In the event that any portion of this Bylaw is declared ultra vires by a Court of competent jurisdiction, then such portion shall be deemed to be severed from the Bylaw with the intent that the remainder of the Bylaw shall continue in full force and effect.

PART 9 - INTERPRETATION AND PENALTIES

41. Penalties and Enforcement

- Any person who contravenes any provision of this Bylaw is liable to the City for and must indemnify the City from all costs, expenses, damages and injuries resulting from the contravention. This does not in any way limit any other provision or any other remedy the City may have under this Bylaw or otherwise at law.
- 2. Every person who violates any of the provisions of this Bylaw, or who suffers or permits any act or thing to be done in contravention of this Bylaw, or who refuses, omits, or neglects to fulfill, observe, carry out, or perform any duty or obligation imposed by this bylaw is liable to a fine of not less than the sum of Fifty Dollars (\$50.00) but not exceeding the sum of Ten Thousand Dollars (\$10,000).
- 3. The minimum and maximum fines for breach of this bylaw pursuant to the *Offence Act* and Section 263 of the *Community Charter* are those listed in Schedule "H".
- 4. Where there is an offence that continues for more than one day, separate fines may be issued for each day or part thereof in respect of which the offence occurs or continues.
- 5. Nothing in this Bylaw limits the City from utilizing any other remedy that is otherwise available to the City at law.
- 6. The City designates this Bylaw as a bylaw that may be enforced by means of a ticket in the form prescribed for that purpose by the *Community Charter* and the *Community Charter Bylaw Enforcement Ticket Regulation*.
- 7. The persons who are appointed to the job positions or titles listed below are designated as Bylaw Enforcement Officers for the purposes of issuing tickets under this Bylaw:
 - Fire Chief,
 - Deputy Fire Chief,
 - Fire Inspector,
 - Captain,
 - Lieutenant,
 - Fire Prevention Officer,
 - RCMP Members,
 - Bylaw Enforcement Officers.
- 8. The words or expressions set forth in Column 1 of Schedule "H" of this Bylaw designate the offence committed under the Bylaw section number appearing in Column 2 opposite the respective words or expressions for the purposes of issuing tickets under the *Community Charter*.
- 9. The amounts appearing in Column 3 of Schedule "H" of this bylaw are the fines set pursuant to the *Community Charter* of the corresponding offences designated in Column 1 for the purposes of issuing tickets under the *Community Charter*.

42. Repeal

The "Fire Prevention and Regulation Bylaw No. 1326, 1998" is hereby repealed.

READ FOR A FIRST TIME THIS 20	26 th DAY OF	November,	2012
READ FOR A SECOND TIME THIS 1	1 th DAY OF	March,	2013
READ FOR A THIRD TIME THIS 1	1 th DAY OF	March,	2013
ADOPTED THIS 25 th DAY OF	March,	2013	

LORI ACKERMAN JANET PRESTLEY, DIRECTOR OF

MAYOR

JANET PRESTLEY, DIRECTOR OF LEGISLATIVE AND ADMINISTRATIVE SERVICES

SCHEDULE A

FEES

Section	Description	Fee in Dollars (\$)
10(a)	File Searches	150.00 per file
10(b)	Special Property Inspection	100.00
10(c)	Fire Extinguisher Course Fee – Per Participant	15.00
10(d)	Request Building, Structure Re-Inspection Fee	100.00
10(g) and	Burning Permit for fires larger than two metres high x	50.00
30.4(b)	three metres wide with an air curtain	
10(g) and 30	Burning Permit	50.00
10(h)	Fuel Tank Installation/Removal/Repair/Upgrade	100.00
	Permit	
10(h)	Above Ground Fuel Tank Permit under 25,000 litres	200.00
10(h)	Above ground Fuel Tank Permit over 25,000 litres	.002 cents per litre
10(h)	Below Ground Fuel Tank Permit under 5,000 litres	100.00
10(h)	Below ground Fuel Tank Permit between 5,001 and	
	25,000 litres	250.00
10(h)	Below ground Fuel Tank Permit between 25,001 and	
	50,000 litres	350.00

SCHEDULE B

EMERGENCY CONTACT PERSON FORM

Please print clearly:

Owner Name:
Occupier Name (if any):
Address of <i>Premises</i> with Fire Alarm System:
Owner Telephone Number:
Occupier Telephone Number (if any):
First Emergency Contact Person Name:
Relation to Owner or Occupier:
Emergency Telephone Number:
Second Emergency Contact Person Name:
Relation to Owner or Occupier:
Emergency Telephone Number:
Third Emergency Contact Person Name:
Relation to Owner or Occupier:
Emergency Telephone Number:

FORT ST. JOHN FIRE RESCUE DEPARTMENT ORDER

SCHEDULE C

ORDER FORM

TO			
Having inspected the Pre	emises	(owned or occupied)	by you to
with:(type of occupancy)	_ located at _	(civic address)	, British

with:	located at			, British Columbia
(type of occupancy)				_, British Columbia
and legally described as				(the " <i>Premi</i> ses")
		(legal description)		
on the day of (Day) (Mon	ith) (Year)			
, John (Name of <i>Officer</i>) Fire Rescue Department FI		Chief or a Fire Pr	evention Officer	with the Fort St.
THEREFORE, pursuant to Safety Regulation Bylaw No	•			
The action or work specified his Order. Should any requorescribed, a \$100.00 fee so nspection required.	uirement of this C	Order not be carri	ied out or comple	eted within the time
Owner or Occupier Name:				
C. C C C C C C C C C C C C C C				

Fire Chief or Fire Prevention Officer:

I, Served a copy of this Order on ______ at ______,

(Owner or Occupier) (Location)

BRITISH COLUMBIA on ______.

Signed:_____ Signed:____ Owner or Occupier acknowledging

receipt of Order

SCHEDULE D

EVACUATION ORDER

Evacuation Order		
By Order of the Fort St. John Fire F	Rescue Department	
The building located at British Columbia	(Civic Address)	, Fort St. John,
and legally described as ordered to be evacuated under the Regulation Bylaw No. 2106, 2012 S	City of Fort St. John Fire Protection a Section 26.1.	, (the " <i>Premises</i> ") is nd Life Safety
	(Reason for Evacuation)	
NO PERSON shall enter this building	ng without the authorization of the <u>Fire</u>	e Chief.
Date of Posting		
	face or cause to be removed altered or ort St. John Fire Protection and Life S	-
	Order posted at the F	Premises on:
Fire Chief or Fire Prevention Office	(Date)	

SCHEDULE E

BURNING PERMIT

Burning Permit \$50.00
☐ Special Event Burning Permit ☐ Other ☐ Organic Waste
☐ Open Burning of Stumps/Land Clearing (air curtain burner)
Date:Phone:
Fire Location and Event: ("Hereinafter the Permittee")
Ceremonial Training by: Tribal Name:
Number of Fires: Permit valid Inclusive From: to: to:
 Subject to the following conditions: The Permit Holder shall be responsible for the fire/s authorized by this permit and shall during light-up and for the duration of the fire, undertake the following: Provide one adult person equipped with a garden hose connected to a water source and shovel suitable to effectively safeguard the fire. Shall insure the safeguarding forces to extinguish the fire/s authorized by this permit until the fire/s have been completely extinguished. Shall not start or rekindle fire/s during windy weather and shall take such extra precautions as are necessary to prevent fire from escaping during windy periods.
 Shall totally extinguish all fires authorized by this permit on or prior to the expiry date of this permit: or shall extinguish them forthwith upon suspension or cancellation of the permit; or when instructed to do so by the Fire Chief or designate. Shall not allow burning to continue, where that burning, in the opinion of the Fire Chief, is a nuisance because of the emission of smoke and ash.
 Shall be responsible for all costs incurred to suppress any fire that escapes or threatens to escape from burning or that causes a nuisance because of smoke or ash. In the event of the Permit Holder failing to suppress any fire to the satisfaction of the Fire Chief, the Fire Chief may cause such fire/s to be immediately suppressed.
 It is prohibited to burn rubber tires, tar, asphalt shingles, or any other like substances, which produce heavy black smoke on or in any fire authorized by this permit. This permit is subject to cancellation or suspension at any time at the discretion of the Fire Chief or an Officer of Fort St. John Fire Rescue Department where there is a violation of any condition under which the permit was issued.
I have read and understand the conditions of this burning Permit.
Permit Holder (Signature)
Issued By Title Fort St. John Fire Rescue Department

SCHEDULE F

PRIVATE FIRE HYDRANT SERVICE REPORT

Hydrant Service	ce Report			
Fire Protection	n Technician:			
Owner:				
Hydrant No.: _		_ Test [Date:	
Location:				
Main Size:	Flow R	ate: P	orts:	
Out of Service	: Yes No			
Comments:				
Pressure:	Make:	Dista	nce to isolation valve:	
Branch valve	operated:	☐ No Service top €	end: Yes No	
Serviced botto	om end:	No Service threa	ads: Yes No	
Flushed out:	☐ Yes ☐ No	Pressure tested:	☐ Yes ☐ No	
Greased:	☐ Yes ☐ No	Drains properly:	☐ Yes ☐ No	
Painted:	☐ Yes ☐ No	Weed eaten:	☐ Yes ☐ No	
Comments:				
Further work r	ecommendation:			

SCHEDULE G

APPLICATION TO REMOVE AND/OR INSTALL A FUEL STORAGE TANK AND PIPING COMMERCIAL PROPERTY

- 1. Fill out application form and fax or deliver to the Fire & Loss Prevention Division of Fort St. John Fire Rescue.
- 2. The Fire & Loss Prevention Division will process application within seven (7) business days and will contact the applicant to arrange for pick-up of the permit(s).
- 3. Applicant will pay for permit(s) at the time of issue.
- 4. On-site inspection is required during tank removal by the Fire Rescue Department.

Permit Costs:

Permit for Underground Fuel Storage Tank Removal per Tank = \$100.00

Permit for the Installation of Above Ground Fuel Storage Tanks: 2,500 Litres (550 Gallons) to 25,000 Litres (6640 Gallons) = \$200.00, Each Litre over 25,000 = .002cents per litre

Permit for the Installation of Below Ground Fuel Storage Tanks -up to 5,000 Litres = \$100.00, up to 25,000 Litres = \$250.00, Up to 50,000 Litres = \$350.00

SCHEDULE G

APPLICATION TO REMOVE, INSTALL, REPAIR OR UPGRADE FUEL STORAGE TANK AND/OR PIPING FOR COMMERCIAL PROPERTY

The applicant hereby applies for permission to (check all that apply):				
Remove \Box	Install 📮	Repair 📮	Upgrade 🖵	
Number of Tanks to	be removed:			
Number of Tanks to	be installed, repaired		:	_
Tank and Dining		Tank Only		
Tank and Piping	_	Tank Only		
Above Ground 📮	Underground 📮	Piping Only 📮	Tank Only)
completion of this for	the particulars and plar orm constitutes an appl permit to install and/or	lication only and that t	he work applied for will r	ot be
Civic Address:				_
Full Name of Regi	stered Owner:			_
Mailing Address o	f Registered Owner:			-
Name of Contract	or/Installer:			_
Address of Contra	ictor:			
Phone Number of	Contractor:			
Name of Applican	t (if different):			-
	City of Fort St. J	lohn - Planning Depa	artment	
Date Application F	Received:			
Approved:	YES 🗆	or NO		
			_	
Comments:				
Signature:				

SCHEDULE H

MUNICIPAL TICKET INFORMATION PENALTIES

COLUMN 1 OFFENCE	COLUMN 2 SECTION	COLUMN 3 FINE
Non-compliance with Fire Rescue Department Order	10(d)	100.00
False Alarm Fee	10(f)	False Alarm Bylaw No. 1615, 2003
Drive over fire hose	13(1)	200.00
Failure to assist	13(2)	250.00
Failure to obey evacuation order	13(3)	250.00
Failure to secure a premise after fire	13(5)	200.00
Failure to comply with direction	13(8)	250.00
Interfere with fire equipment	13(9)	250.00
Building in state of disrepair	14(1)(a)	200.00
Endanger life or property	14(1)(b)	200.00
Allow flammable conditions	14(1)(c)	200.00
Allow a fire hazard to exist	14(1)(d)	250.00
Failure to repair	14(2)(a)	200.00
Failure to remove or destroy	14(2)(b)	200.00
Failure to alter the use or occupancy	14(2)(c)	200.00
Failure to remove combustible or explosive materials	14(2)(d)	200.00
Failure to remove or take precautions against an identified fire hazard	14(2)(e)	200.00
Failure to adopt and/or practice fire drill for owner/occupier of hotel, hospital community care facility or other building with sleeping accommodation and used for the care of persons	16(1)	200.00
Failure to adopt and/or practice fire drill for owner/occupier of a school, child care facility, children's home or other institution for children's education or care	16(2)	200.00
Failure to submit Fire Safety Plan	17(1)	200.00
Failure to resubmit updated Fire Safety Plan	17(2)	200.00
Failure to publicly post notice of Fire Safety Plan to occupants residing in the building or structure	17(3)	200.00
Failure to submit Pre-Incident Plan	18(1)	200.00
Failure to submit updated Pre-Incident Plan	18(2)	200.00
Failure to install smoke alarm(s), sprinklers or fire alarm(s)	19(1)	200.00
Failure to store combustible materials in proper container	20(1)	200.00
Container containing combustible materials without a lid	20(2)	200.00
Storing combustible refuse containers within 10 feet of building or fuel tank	20(3)	200.00

SCHEDULE H

MUNICIPAL TICKET INFORMATION PENALTIES

COLUMN 1	COLUMN 2	COLUMN 3
OFFENCE	SECTION	FINE
Failure to supply proper non-combustible	21(1)	200.00
container for spontaneous combustion products	24/2)	200.00
Failure to close lids on non-combustible container	21(2)	200.00
Improper storage of flammable or combustible	21(3)	200.00
liquids or products contrary to Fire Code	04/4)	000.00
Failure to submit Declaration of on Site Chemicals and Hazardous Materials Form	21(4)	200.00
Failure to obtain fuel storage tank permit	22(1)	250.00
Failure to keep smoke and fire doors closed	23(1)	200.00
Altering church, hotel or public building exit	23(2)	200.00
door(s) without approval	20(2)	200.00
Install locking device on exit doors without	23(3)	200.00
approval	20(0)	200.00
Install a fire lane access gate without approval	24(1)	200.00
Blockage of primary or secondary vehicular	24(2)	200.00
access without approval	21(2)	200.00
Failure to post exit signs	24(3)	200.00
Failure to post exit plan	24(4)	200.00
Failure to illuminate exit sign	24(5)	200.00
Interfere with egress or access	24(6)	200.00
Failure to tag Life and Fire Safety Equipment	25	200.00
Alter or deface evacuation or no occupancy order	26(3)	200.00
notice posted	20(0)	200.00
Failure to evacuate	26(4)	250.00
Failure to notify before	27(1)(a)	200.00
servicing/testing/replacing/installing Fire Alarm	()()	
System		
Failure to supply contact person information for	28(1)	200.00
fire alarm system	()	
Failure to notify changes to information for fire	28(2)	200.00
alarm system	,	
Failure to ensure that Contact Person is able to	28(3)	200.00
respond to incident when contacted	,	
Failure to notify Fire Rescue Department of false	28(4)	200.00
alarm	, ,	
False Alarm Entry Where No Contact Person is	28(5)	
available	` ′	300.00
Failure to notify Fire Rescue Department prior to	28(6)	200.00
servicing	` ′	
Failure to remedy false alarms	28(7)	250.00
Open burning fire without burning permit	29(2)	200.00
Burning contrary to general fire ban	29(3)	200.00
Cooking fires in City Park contrary to a general	29(4)	200.00
burning ban	` '	

SCHEDULE H

MUNICIPAL TICKET INFORMATION PENALTIES

COLUMN 1 OFFENCE	COLUMN 2 SECTION	COLUMN 3 FINE
Open burning fire in City Park without burning	29(5)	200.00
permit	, ,	
Open burning outside permitted times	30(3)	200.00
Emission of offensive smoke or ash	30(5)	200.00
Fire too large	30(4)(a)	200.00
Fire too close to combustibles	30(4)(b)	200.00
Fire fuel not hand fed	30(4)(c)	200.00
Burning prohibited materials	30(5)	200.00
Fire Unattended	30(7)	200.00
Failure to mark ID on hydrant	32(1)	200.00
Set off fireworks in contravention	31(2)	100.00
Failure to notify before servicing or repairing	32(3)	200.00
private hydrant		
Failure to cover inoperable private hydrants	32(4)	200.00
Failure to notify when hydrant non-operational	32(5)	200.00
Interfere with access to hydrant	32(6)	200.00
Failure to submit Fire Hydrant Service Report	33(1)	200.00
Failure to keep private hydrant inspection and	33(2)	200.00
servicing records		
Hydrant not correct colors	33(3)	200.00
Failure to keep hydrant unobstructed	33(4)	200.00
Failure to follow private hydrant service	34	250.00
requirements		
Failure to conduct private hydrant semi-annual inspection	35	250.00
Failure to conduct private hydrant annual	36	250.00
inspection		050.00
Failure to conduct private hydrant three year service	37	250.00
Failure to post civic address on building or	38(1)	200.00
structure		
Failure to post unit number on building or	38(2)	200.00
structure		
Failure to post site plan at main driveway entrance	38(3)	200.00
CHRIAITO C		

SCHEDULE I

DECLARATION OF ON SITE CHEMICALS AND HAZARDOUS MATERIALS

To be submitted as part of occupancy process (for properties in C3, C4, C5, M1 and M2 zones) for review by the Fire Department. Approval in writing from the Fire Department will be required before chemicals and/or hazardous materials can be stored on site. A material safety data sheet (MSDS) must be attached for all products listed below.

The materials declared on this form must be properly **contained** in a manner acceptable to the Fire Department and must be in full compliance with **ALL** applicable legislation.

Product Name	Quantity	Hazardous Class (as per MSDS)	
Declaration: I hereby make application for declaration of on-site chemicals and/or hazardous materials in accordance with the particulars as above stated and declare the information is true and correct. I undertake that if I am granted approval for this application that I will comply with each and every obligation contained in all laws and Bylaws now in force or which may come into force in the City of Fort St. John. I further understand that if this application involves the use of the premises for business purposes that they may not be occupied until they have been inspected by the Department concerned and approval has been granted. By signing this application I agree to these terms.			
Owner/ Agent Signature:		Date:	
Owner/ Agent Printed Name:		_ Phone: ()	
Address of Subject Property:			
For Office Use Only:			
Fire Department Approval:	Signature	Printed Name Date:	