



AGENDA
REGULAR MEETING
OCTOBER 22, 2019

CALL TO ORDER:

INTRODUCTION OF LATE ITEMS: - Resolution required to add late items, if any

ADOPTION OF AGENDA: - Resolution to adopt the Agenda for the October 22, 2019, Regular Meeting.

MINUTES: - Resolution to adopt the Minutes of the October 8, 2019, Regular Meeting

PETITIONS & DELEGATIONS: - Nil

PUBLIC QUESTIONS & COMMENTS: -

OLD BUSINESS: - Nil

CORRESPONDENCE FOR INFORMATION: - Resolution to receive the following items for information:

- Request to Improve High-Speed Internet in Rural Communities (*BC Cattlemen's Association - Larry Garrett, President*)
- 5G Appeal (*Julia Greenlaw, New Denver*)
- Activity Update (*West Kootenay EcoSociety - Matt Murray, Energy Planning Director*)

STAFF REPORTS: - Nil

COUNCIL REPORTS:

Verbal Reports -

Regional District of Central Kootenay -

West Kootenay Boundary Regional Hospital District -

Recreation Commission #6 -

Economic Development Commission -

Rosebery Parklands & Trail Commission -

Treaty Advisory Committee -

Fire Department Committee -

NEW BUSINESS:

Mount Carlyle Backcountry Lodge -
Brian Cross, Owner

Request for Letter of Support - Carpenter Creek
Access Road

- Inter-Community Business Licence Bylaw No. 725,
2019

ADJOURNMENT:

- Resolution to adjourn the meeting at ____ p.m.



MINUTES
REGULAR MEETING

DATE: October 8, 2019
TIME: 7:00 p.m.
PLACE: Council Chambers

PRESENT:

- Mayor Leonard Casley
- Councillor John Fyke
- Councillor Vern Gustafson
- Councillor Gerald Wagner
- Catherine Allaway, Acting CAO
- Rebecca Sargent, Accounting Assistant
- Press: Valley Voice
- Guests:

CALL TO ORDER:

- Mayor Casley called the meeting to order at 7:00 p.m.

INTRODUCTION OF LATE ITEMS:

- Nil

ADOPTION OF AGENDA:

RESOLUTION #325

- Moved by Councillor Fyke and seconded that the agenda for the October 8, 2019 Regular Meeting be adopted as presented.

CARRIED

MINUTES:

RESOLUTION #326

- Moved by Councillor Wagner and seconded that the Minutes of the September 10, 2019 Regular Meeting be adopted as read.

CARRIED

RESOLUTION #327

- Moved by Councillor Gustafson and seconded that the Minutes of the September 20, 2019 Committee of the Whole Meeting be adopted as read.

CARRIED

PETITIONS & DELEGATIONS:

- Nil

PUBLIC QUESTIONS & COMMENTS:

- Nil

OLD BUSINESS:

- Nil

CORRESPONDENCE FOR
INFORMATION:

RESOLUTION #328

- Moved by Councillor Gustafson and seconded that the following correspondence be received for information:
 - June 27, 2019 Meeting Minutes (*Slocan District Chamber of Commerce - Jessica Rayner, Manager*)
 - October 10, 2019 Draft Agenda (*Slocan District Chamber of Commerce - Jessica Rayner, Manager*)
 - Land Acquisition Grants (*Columbia Basin Trust - Will Nixon, Senior Manager, Delivery of Benefits*)
 - Forest Summit & Convergence (*Boundary Forest Watershed Stewardship Society - Jennifer Houghton, Lead Organizer*)
 - Provincial Infrastructure Grant Funding (*Hon. Selina Robinson, Minister of Municipal Affairs and Housing*)
 - New Physicians in New Denver (*Interior Health Authority*)

CARRIED

STAFF REPORTS:**RESOLUTION #329**

- Moved by Councillor Gustafson and seconded that the following reports be received for information:
 - Arrow Slocan Tourism Association Update (*RDCK - Ron Leblanc, Slocan Valley Economic Development Coordinator*)
 - 2019 Slocan Valley Wildfire Resiliency Program Update (*Slocan Integral Forestry Cooperative - Stephan Martineau, Manager*)
 - Revenue & Expense Report – October 4, 2019

CARRIED

COUNCIL REPORTS:

Verbal Reports

- Mayor Casley, Councillor Fyke and Councillor Wagner reported on their attendance at the UBCM convention in Vancouver

Regional District of Central Kootenay

- Nil

West Kootenay Boundary Regional Hospital District

- Nil

Recreation Commission #6

- A meeting is scheduled for October 25th

- Economic Development Commission - Nil
- Rosebery Trails & Parklands Commission - Councillor Wagner reported on the progress on the work being done on the Galena Trail
- Treaty Advisory Committee - Nil
- Fire Department Committee - Nil

NEW BUSINESS:**RESOLUTION #330**

Municipal Response to Rats
(Recommendations from September 20,
2019 Committee of the Whole Meeting)

- Moved by Councillor Fyke and seconded that the Village of New Denver mail information about rat control to all property owners; and further, that the Village website be updated to include links to information provided by WildSafeBC; and further, that up to \$500 be spent to purchase equipment to aid in reducing the rat population.

CARRIED

RESOLUTION #331

Inter-Community Business Licence
Bylaw No. 725, 2019

- Moved by Councillor Gustafson and seconded that Village of New Denver Inter Municipal Business Licence Bylaw No. 725, 2019 be given first, second and third reading.

CARRIED

RESOLUTION #332

Signing Authority - KSCU Banking

- Moved by Councillor Fyke and seconded that Lisa McGinn be removed from the list of authorized signatories and authorized users for the Village of New Denver's accounts at the Kootenay Savings Credit Union; and further, that Rebecca Sargent be added as an authorized user with viewing privileges and initiator status for phone, in person and online banking access to the Village of New Denver's accounts at the Kootenay Savings Credit Union.

CARRIED

RESOLUTION #333

MIABC Service Provider Agreement –
New Denver Marina (*Slocan Lake
Boating Association – Wendy King,
Secretary/Treasurer*)

- Moved by Councillor Wagner and seconded that the Corporate Officer be authorized to sign the Service Provider Agreement between the Village of New Denver and the Slocan Lake Boating Association

CARRIED

RESOLUTION #334

Affordable Housing Project (*New Denver
Housing Society – Jan McMurray,
President*)

- Moved by Councillor Fyke and seconded that the Village of New Denver support the New Denver & Area Housing Society's application to Canada Mortgage and Housing Corporation for funding to

study the feasibility of developing a minimum 10-unit housing project in New Denver.

CARRIED

RESOLUTION #335

2020 UBCM CRI FireSmart Community Funding & Supports Application (*Slocan Integral Forestry Cooperative – Stephan Martineau, Manager*)

- Moved by Councillor Gustafson and seconded that the Village of New Denver partner with the Village of Silverton and the Village of Slocan in an application to the UBCM CRI FireSmart Community Funding & Supports program for funding up to \$450,000; and further, that the Village of Silverton be designated as the lead proponent in this application.

CARRIED

RESOLUTION #336

Funding Agreement (*Columbia Basin Broadband Corporation – Dave Lampron, CEO*)

- Moved by Councillor Fyke and seconded that the Village of New Denver enter into a Funding Agreement with the Columbia Basin Broadband Corporation for delivery of the fibre optic backbone project.

CARRIED

RESOLUTION #337

Licence of Occupation (*Columbia Basin Broadband Corporation – Dave Lampron, CEO*)

- Moved by Councillor Fyke and seconded that the Village of New Denver enter into a Site License Agreement with the Columbia Basin Broadband Corporation.

CARRIED

MOTION TO EXCLUDE:

RESOLUTION #338

- Moved by Councillor Gustafson and seconded that the public interest requires that, as per sections 90(1) (c) and (g) of the *Community Charter*, persons other than members of Council, the Acting CAO, the Accounting Assistant and Colin McClure be excluded from the meeting as it pertains to personnel and legal matters.

CARRIED

RECONVENE IN CAMERA:

RESOLUTION #339

- Moved by Councillor Wagner and seconded that Council recess and reconvene in camera at 8:07 p.m.

CARRIED

RECONVENE IN OPEN MEETING:

RESOLUTION #343

- Moved by Councillor Wagner and seconded that Council reconvene in open meeting at 9:28 p.m.

CARRIED

RESOLUTIONS BROUGHT
FORWARD FROM IN CAMERA:

- Nil

ADJOURNMENT:

RESOLUTION #344

- Moved by Councillor Wagner and seconded that the meeting be adjourned at 9:28 p.m.
CARRIED

MAYOR CASLEY

CORPORATE OFFICER



The Corporation of the Village of New Denver

P.O. Box 40, New Denver, BC V0G 1S0 • office@newdenver.ca

PHONE (250) 358-2316 • FAX (250) 358-7251

TO: Mayor and Council
FROM: Corporate Officer
SUBJECT: Communications for Information
DATE: October 18, 2019

RECOMMENDATION:

That the following correspondence be received for information:

- Request to Improve High-Speed Internet in Rural Communities (*BC Cattlemen's Association - Larry Garrett, President*)
- 5G Appeal (*Julia Greenlaw, New Denver*)
- Activity Update (*West Kootenay EcoSociety - Matt Murray, Energy Planning Director*)



BRITISH COLUMBIA CATTLEMEN'S ASSOCIATION

Representing the Beef Cattle Industry of British Columbia

AGRI CENTRE - #4 - 10145 DALLAS DRIVE, KAMLOOPS, B.C. V2C 6T4 PHONE (250) 573-3611 FAX (250) 573-5155

October 4, 2019

ATTN: Mayor / Regional District Chair

Our File: 2019-035
SENT BY MAIL

RE: Request to Improve High-Speed Internet in Rural Communities

The BC Cattlemen's Association is a provincial organization comprised of 56 local and regional cattlemen's organizations. We represent almost 1,200 rancher members many of whom operate in rural and remote regions throughout the province.

There have been advancements in technology and society has grown accustomed to having high-speed internet access at their finger tips at all times. Ranchers face a much different reality. Most areas not have high-speed internet, satellite internet is expensive and often the topography in rural areas limits the signal quality. Cell coverage is also intermittent in rural areas.

At the same time, the province is moving toward a paper-less, digital system for authorizations that affect our daily activities for grazing, water licences, woodlots etc. In some cases, the province isn't even creating paper applications, a good example of this is the recent implementation of groundwater licensing requirements. Ranchers cannot be expected to operate in digital world for their daily business, if they are not given the tools to do so.

Rural resident need high-speed internet access.

There are only a few months left in this decade, let's help the agricultural community move out of the 90s and into 2020 with improved access to internet.

The BC Cattlemen's Association asks the regional district to work to improve rural connectivity and immediately apply for a grant from the CRTC Broadband Fund (<https://crtc.gc.ca/eng/internet/internet.htm>).

Best regards,

Larry Garrett,
BCCA President

cc: Hon. Lana Popham, Minister of Agriculture
Arjun Singh, Chair UBCM

Catherine Allaway

From: Julia Greenlaw
Sent: October 15, 2019 12:00 PM
To:
Subject: FW: 5G Appeal

I am sending a link to an international appeal against 5G.

It is supported by scientists and doctors around the world and, as you will see, the appeal references 123 major scientific studies showing that the effect of ever increasing Electromagnetic Frequencies are already causing serious harm to all living beings. 5G would increase this harm by thousands of times!

Please consider signing this appeal within the next week.

<https://www.5gspaceappeal.org/>

This next link explains, in simple terms, the progression from 1G in the 1980s to 5G today and how the more we use wireless devices the more towers are necessary and the more we all suffer.

https://www.youtube.com/watch?v=MpdJ_t5XMvw

Kind Regards, Julia



Virus-free. www.avast.com

Catherine Allaway

From: Matt Murray
Sent: October 8, 2019 3:52 PM
To: undisclosed-recipients:
Subject: Update for Councils and Board

Good afternoon,

For upcoming Council and Board meetings, here is a short list of updates that can be read out, to keep your fellow council or board members, as well as staff and community members informed as to the progress being made with the West Kootenay 100% Renewable Energy Plan.

- The West Kootenay 100% Renewable Energy Working Group met in Nelson on Oct. 3, with representatives present from the Slocan, Nelson, RDCK, Rossland, New Denver, Silverton and Castlegar and the group is still on track to have a draft plan ready for April 2020;
- At this meeting, Steve Young, Climate and Environmental Sustainability Specialist at the City of Victoria presented to the Working Group about his experience working on the 100% Renewable Energy Plan for Victoria so the group can learn for the West Kootenay plan development;
- The EcoSociety is in discussion with the Community Energy Association to develop the West Kootenay 100% Renewable Energy Plan's content drafting;
- Community engagement to get community input and good ideas, will be rolled out in communities across the West Kootenay Region beginning in November and continuing throughout 2020;
- There will be a webinar on the just transition for workers on October 25, 2019 to input learnings into the plan development process. More details to come.

If you have any questions please don't hesitate to contact me.

Best,

Matt Murray
Energy Planning Director



Protecting wild places and building sustainable communities since 1994

Nelson Office:
206-507 Baker St. Nelson, BC, V1L 4J2
ph 250 354 1909

Trail Office:
954A Eldorado Street, Trail, BC V1R 3V5
ph 250 921 5497

ecosociety.ca
like us on [Facebook](#)
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mobile: 604 751 4011
pronouns: he/him



The Corporation of the Village of New Denver

P.O. Box 40, New Denver, BC V0G 1S0 • office@newdenver.ca

PHONE (250) 358-2316 • FAX (250) 358-7251

TO: Mayor and Council
FROM: Acting CAO
SUBJECT: Request for Letter of Support RE: Carpenter Creek Access Road
DATE: October 18, 2019

OPTIONS:

1. Provide a letter of support
2. Do not provide a letter of support

BACKGROUND: Brian Cross, owner/operator of Mount Carlyle Backcountry Lodge has requested a letter from the Village of New Denver in support of his efforts to have the (second) bridge at Cody replaced or repaired so that vehicle access to the headwaters of Carpenter Creek can be restored.

ANALYSIS: The location in question is outside of the Village's municipal boundaries, in RDCK Area H. If Council feels that the proposal would result in a direct benefit to the Village, by increasing economic activity or recreation opportunities for residents or property owners that could justify providing a letter of support.

LEGISLATIVE FRAMEWORK: Nil

STRATEGIC PRIORITY: Nil

COMMUNICATION STRATEGY: Nil

FINANCIAL IMPLICATIONS: Nil

Catherine Allaway

From: brian cross <wordpress@newdenver.ca>
Sent: October 14, 2019 10:11 AM
To: "office"
Subject: email sent from Village website

Your Name: brian cross

Your Message: looking for a letter of support regarding my efforts to convince the BCFS to maintain or replace the bridge at cody townsite which crosses carpenter creek and gives access to many numerous types of recreational users to Jackson basin, Mount Carlyle lodge , historic mines and trails/roads up Carpenter creek drainage. As the owner of Mount Carlyle lodge many of my guests stay and shop in your community having this bridge closed or removed would put an end to my summer business which has been dramatically increasing each yr. this yr alone we have had close to 500 user visits. The hiking trails to and around mount Carlyle have become a popular day hiking trip for folks who may not stay at Mount Carlyle but pass through and shop in your community. As well as all other tourists and recreational users of this access ; there is a resident who will lose access to his property . Rob K supports your community . Please help. you can contact by email or phone

Time: October 14, 2019 at 10:11 am
IP Address: 162.210.164.198
Contact Form URL: <https://newdenver.ca/contact-2/>

Sent by an unverified visitor to your site.



The Corporation of the Village of New Denver

P.O. Box 40, New Denver, BC V0G 1S0 • office@newdenver.ca

PHONE (250) 358-2316 • FAX (250) 358-7251

TO: Mayor and Council
FROM: Corporate Officer
SUBJECT: Village of New Denver Inter Municipal Business Licence Bylaw No. 725, 2019
DATE: October 18, 2019

OPTIONS:

1. **Proceed with final adoption of Inter Municipal Business Licence Bylaw No. 725, 2019**
2. Direct staff to provide additional information or make changes to the bylaw

RECOMMENDATION: That Village of New Denver Inter Municipal Business Licence Bylaw No. 725, 2019 be finally adopted.

BACKGROUND: At the July 9, 2019 Regular Meeting Council directed staff to prepare a bylaw to allow the Village of New Denver to participate in the Kootenay-wide inter-community business licence scheme (Resolution #255/2019). So far the following municipalities have indicated their intention to participate in the scheme: Rossland, Creston, Kaslo, Cranbrook, Fernie, Golden, Salmo, Silverton, Slocan and New Denver.

Council gave first, second and third reading to the bylaw at the October 8, 2019 Regular Meeting.

ANALYSIS: ICBL partnerships streamline and simplify the licensing process, making it easier to do business in participating communities. By participating in the program, the Village of New Denver will be supporting small businesses, reducing unnecessary administrative burden, increasing compliance, fostering positive intercommunity partnerships and displaying business friendliness.

The bylaw will take effect January 1, 2019.

LEGISLATIVE FRAMEWORK: *Community Charter* s. 8(6), 14 & 15 (1); must be established by bylaw

STRATEGIC PRIORITY: Nil

COMMUNICATION STRATEGY: The expansion to the Kootenay-wide ICBL program provides participating communities the opportunity to expand business friendliness. The Province will provide sample communication material from other ICBL groups that can be used to create Village-specific communications for possible inclusion in business licence renewal notices, municipal website posts or front-counter handouts.

FINANCIAL IMPLICATIONS: The licence fee for the proposed ICBL program has been set at \$100, and the full amount is retained by the issuing local government. This amount is sufficient to offset additional administrative costs associated with issuing ICBLs. Given that the ICBL program would apply in addition to, not in place of, current Village of New Denver Business Licence fees, provincial analysis indicates that any revenue loss from the Kootenay-wide ICBL partnership would be unsubstantial.

THE CORPORATION OF THE VILLAGE OF NEW DENVER

BYLAW NO. 725, 2019

A BYLAW TO ESTABLISH A SCHEME FOR INTER-COMMUNITY BUSINESS LICENCING AND
REGULATION OF TRADES, OCCUPATIONS AND BUSINESSES

WHEREAS Council may, pursuant to Section 8(6) of the Community Charter, regulate in relation to business;

AND WHEREAS pursuant to Section 14 of the Community Charter, two or more municipalities may, by bylaw adopted by the Council of each participating government, establish an Inter-Community scheme in relation to one or more matters;

AND WHEREAS pursuant to Section 15(1) of the Community Charter, Council may provide terms and conditions that may be imposed for obtaining, continuing to hold or renewing a licence, permit or approval and specify the nature of the terms and conditions and who may impose them;

AND WHEREAS Council has given notice of its intention to adopt this bylaw by publishing such notice in two consecutive issues of a newspaper, the last publication appearing not less than three (3) and not more than ten (10) days before the hearing and has provided an opportunity for persons who consider they are affected by this bylaw to make representations to Council at a hearing pursuant to Section 59 of the Community Charter,

NOW THEREFORE the Council of the Village of New Denver in open meeting assembled, hereby ENACTS AS FOLLOWS:

1. Title

This Bylaw may be cited as the Village of New Denver "Inter-Community Business Licence Bylaw No. 725, 2019"

2. Definitions

In this bylaw, unless the context otherwise requires,

"Business" has the meaning as defined by the "Community Charter Schedule – Definitions and Rules of Interpretation".

"Excluded Business" means a Business excluded from application for an Inter-Community Business Licence and includes those Businesses referred to in Schedule 'A' attached hereto and forming part of this Bylaw.

"Inter-Community Business"	means a Business that performs a service or activity within more than one Participating Government by moving from client to client rather than having clients come to them. This includes but is not limited to trades, plumbers, electricians, cleaning services, pest control or other similar Businesses. This does not include fruit stands, flea markets, trade shows or other similar Businesses.
"Inter-Community Business Licence"	means a Business Licence which authorizes Inter-Community Business to be carried on within the boundaries of any or all of the Participating Governments in accordance with this Bylaw and will be in addition to a Standard Business Licence.
"Standard Business Licence"	means a licence or permit, other than an Inter-Community Business Licence, issued by a Participating Government that authorizes a Business to be carried on within the jurisdictional boundaries of that Participating Government.
"Participating Government"	means the following communities that have adopted this Inter-Community Business Licence Bylaw and any other municipalities that adopt this bylaw at a later date: City of Cranbrook City of Creston City of Fernie City of Golden Village of New Denver Village of Salmo Village of Silverton Village of Slocan
"Person"	has the meaning ascribed to it by the Interpretation Act.
"Premise"	means a fixed or permanent location where the applicant ordinarily carries on Business.

“Principal Government”

means the Participating Government where a Business is physically located, or has a Premise, or, where the licensee does not maintain a Premise in any of the Participating Governments, the Government that issues the Inter-Community Business Licence.

3. Regulations

- a) Subject to Section (c) and (e), a person who has obtained an Inter-Community Business Licence may carry on business within a Participating Government for the term authorized by the Inter-Community Business Licence without obtaining a Standard Business Licence in the other Participating Governments.
- b) A Participating Government may issue an Inter-Community Business Licence to an applicant for an Inter-Community Business Licence provided the Business type is an Inter-Community Business and is not an Excluded Business, the applicant has a valid Business Licence issued by that Participating Government, and the applicant meets the requirements of this Bylaw.
- c) A person holding an Inter-Community Business Licence must comply with all other regulations and bylaws of the Participating Government in which they are carrying on Business.
- d) A Business that operates under an Inter-Community Business Licence in more than one Participating Government shall only apply for an Inter-Community Business Licence from the Participating Government in which they maintain a Premise.
- e) Notwithstanding the issuance of an Inter-Community Business Licence, every person who carries on, maintains, owns or operates, within a Participating Government, any profession, business, trade, occupation, calling, undertaking or thing in or from more than one branch, office, place, premise or store shall obtain a separate Standard Business Licence for each branch, office, place, premise or store. And further, notwithstanding Sections (b), (c), and (d), the Participating Governments agree that where an applicant for an Inter-Community Business Licence:
 - i. does not maintain Premises in any of the Participating Governments, then the applicant may apply at any one of them; or
 - ii. maintains a Premise in more than one of the Participating Governments, the applicant must apply at one of the Participating Governments where they maintain a Premise.

4. Fees

- a) The fee for an Inter-Community Business Licence is \$100 and shall be paid in full at the time of application and will be retained by the Participating Government that issues the licence.
- b) The fee for an Inter-Community Business Licence is separate and additional to any Business Licence fee that may be required.

- c) The annual Inter-Community Business Licence fees prescribed in this bylaw may be reduced pro-rate in respect of any person who becomes liable to be licensed AFTER the commencement of the licence period, on the same basis as the municipal business licence.

5. Application

- a) Every Inter-Community Business Licence shall be issued on a standard form provided for that purpose, as agreed upon from time to time by the Participating Governments and including, as a minimum, the following information:
 - i. Disclosing the nature and character of the profession, business, trade, occupation, calling, undertaking or thing to be carried on, maintained, owned or operated by the applicant;
 - ii. Declaring the mailing address and contact information for such profession, business, trade, occupation, calling, undertaking or thing;
 - iii. Declaring the number of persons engaged or occupied in such profession, business, trade, occupation, calling, undertaking or thing;
 - iv. Disclosing the number of distinctive lines of goods sold or offered for sale;
 - v. Including any other information concerning the profession, business, trade, occupation, calling, undertaking or thing which the Participating Government may require.
- b) Each Participating Government shall provide to all other Participating Governments standardized information regarding the Inter-Community Business Licences issued, by way of at least weekly updates on a shared database (www.mobilebusinessregistry.ca) available to all Participating Governments.

6. Suspension or Cancellation of an Inter-Community Business Licence

- a) A Council or Designated Officer or Employee of a Participating Government may exercise the authority of the Principal Government in accordance with Sections 15 and 60 of the Community Charter to suspend or cancel an Inter-Community Business Licence. The suspension or cancellation shall be in effect throughout all of the Participating Governments and it shall be unlawful for the holder to carry on the Business authorized by the Inter-Community Business Licence in any Participating Governments for the period of the suspension or cancellation.
- b) Before suspending or canceling an Inter-Community Business Licence under Section 6(a), the Participating Government must give the licence holder notice of the proposed action and must inform the licence holder of their right to be heard.
 - i. If the licence holder wishes to exercise this right, the Participating Government shall communicate in writing to the licence holder and Principal Government that issued the Inter-Community Business Licence, together with such documentary evidence of the reasons for suspension or cancellation as may be available and the request to be heard. Such Principal Government shall then, as soon thereafter as reasonably possible, provide the Licence Holder an

opportunity to address their respective Council who will then consider whether to suspend or cancel the Inter-Community Business Licence.

- ii. If the licence holder does not exercise their right to be heard, the Participating Government may suspend or cancel the Inter-Community Business Licence in accordance with Section 6(a).
- c) Any conduct by a licence holder resulting in a hearing made under Section 6(b)(i) shall be considered by the Council of the Principal Government as though it happened within the jurisdiction of the Principal Government.
- d) A decision by a Principal Government or Participating Government to cancel or suspend an Inter-Community Business Licence under Section 6 (b) shall be honoured by all Participating Governments.
- e) Nothing in this Bylaw impedes the authority of a Participating Government to suspend or cancel any Business Licence issued by that Government, or to enact regulations in respect of any class of Business Licence in accordance with Section 15 of the Community Charter and amendments thereto.

7. Miscellaneous

- a) A Participating Government may, by notice in writing to each of the other Participating Governments, withdraw from the Inter-Community Business Licence scheme established by this Bylaw.

Notice must:

- i. Set out the date on which the withdrawing Government will no longer recognize the validity within its boundaries of business licences issued pursuant to this Bylaw, which date must be at least six months from the date of the notice; and
- ii. Include a certified copy of the Bylaw authorizing the withdrawal.
- b) An Inter-Community Business Licence issued prior to the effective date of the withdrawal shall, until it expires, remain valid within the boundaries of the withdrawing Government.

8. Severability

- a) If any section, paragraph or phrase in this Bylaw is for any reason held to be invalid by a decision of a Court of competent jurisdiction, that portion shall be severed and the remainder of this Bylaw shall continue in full force and effect.

9. Effective Date:

This Bylaw shall come into full force and effect on the first day of January 2020 and operate as a pilot program until December 2021.

READ A FIRST TIME this 8th day of October, 2019.

READ A SECOND TIME this 8th day of October, 2019.

READ A THIRD TIME this 8th day of October, 2019.

RECONSIDERED, AND FINALLY PASSED, AND ADOPTED this _____ day of _____, 2019.

MAYOR

CORPORATE OFFICER

Certified to be a true copy of "Village of New Denver Inter-Community Business Licence Bylaw No. 725, 2019"

CORPORATE OFFICER

SCHEDULE 'A'
EXCLUDED BUSINESSES

The following Business types are Excluded Businesses for the purposes of application for an Inter-Community Business Licence under the Inter-Community Business Licence Scheme set out in the bylaw:

1. Social escort services.
2. Vehicles for hire (for example, taxis, limousines, or buses).
3. Body-rub services (which includes the manipulating, touching or stimulating by any means, of a Person or part thereof, but does not include medical, therapeutic or cosmetic massage treatment given by a person duly licensed or registered under any statute of the Province of British Columbia governing such activities or a therapeutic touch technique).
4. Mobile food vendors, fruit stands, flea markets, trade shows or other similar Businesses.
5. Cannabis related businesses (a business which involves the sale of cannabis).