RESORT VILLAGE OF COCHIN

BYLAW NO 05-2022

A BYLAW OF THE RESORT VILLAGE OF COCHIN IN THE PROVINCE OF SASKATCHEWAN TO SET OUT MINIMUM NOTICE REQUIREMENT, METHOD; AND TIMING WITH RESPECT TO PUBLIC NOTICE AS REQUIRED TO BE GIVEN BY COUNCIL

The Council of the Resort Village of Cochin in the Province of Saskatchewan enacts as follows:

SHORT TITLE

This bylaw may be cited as "The Public Notice Bylaw"

DEFINATIONS

5 IN THIS BYLAW:

- 2.1
- For the purpose of this policy, the following terms and words shall have the following meaning
 (a) the term "affected parties" shall mean those members of the public who are, in the opinion of the
 Administrator, directly and uniquely affected by a matter under consideration by Council, to an
 extent greater than other members of the general public;
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- the term "Council" means the elected officials of the Resort Village of Cochin; the term "Administrator/Clerk" means the person appointed as the Administrator/Clerk for the
- 9 Resort Village of Cochin or his/her duly authorized representative or designate; the term "clear days" shall mean the number of calendar days, including the day of original posting, publishing or mailing, as the case may be, but excluding the day of the Council meeting;

'n MATTERS FOR WHICH NOTICE MUST BE GIVEN

- following matters Public notice in accordance with this policy shall be given before Council initially considers the
- permanently closing or blocking off a street, lane or walkway
- ਭ disposition of municipal lands or buildings;
- <u>O</u> selling or leasing land for less than fair market value and without a public offering:
- **a** specifying separation of distances between businesses of a particular prohibiting or limiting the number of businesses of a particular type in an area of the municipality or
- ⊕ @ borrowing money, lending money or guaranteeing the repayment of a loan; imposing a special tax or determining the use to which excess revenue from a special tax is to be put;
- establishing a purchase policy;
- 9999 sale or lease of mines and minerals owned by a municipality;
 - establishing a business improvement district;
- setting remuneration for council or committee members and other bodies established by Council;
- increasing or decreasing the number of councilors on Council;
- \equiv appointing a wards commission and dividing the municipality into wards;
- (m) amending or repealing a bylaw for which public notice was a requirement at the time the bylaw was
- any matter where holding a public hearing is required under The Municipalities Act or any other Act except where the Act contains its own public notice provisions;
- **©** discussing a matter at a public meeting held as a result of a petition signed by the required number of
- ਓ the amendment or repeal of a bylaw or resolution when the resolution or bylaw was passed as a result of a vote of the electors where at least three years have passed from the date that the bylaw or resolution was passed and a vote of the voters is not being held regarding the proposed current action

4. NOTICE TO THE GENERAL PUBLIC AND AFFECTED PARTIES

- 4.1. Notice shall be given to the general public for all matters set out in subsections
- 3.1 (a to o) in accordance with this section:

 (a) notice of the matter shall be posted at the Municipal Office at least seven (7) clear days prior to the meeting at which Council will initially consider the matter; and
- notice of the matter shall be posted in a conspicuous place in the municipality at least seven (7) days prior to the meeting at which Council will initially consider the matter.
- 4.2. Notice shall be given to the general public for the matter set out in subsection 3.1 (p) in accordance with this section:
- notice of the matter shall be posted at the Municipal at least twenty-one (21) clear days prior to the meeting at which Council will initially consider the matter, and notice of the matter shall be posted in a conspicuous place in the municipality at least twenty-one
- prior to the meeting at which Council will initially consider the matter.

- 4.3. In addition to the general notice requirements of section 4.1, all affected parties when Council is initially considering the following matters:
- (a) prohibiting or limiting the number of businesses of a particular type in an area of the municipality municipality or specifying separation of distances between businesses of a particular type: or specifying separation distances between businesses of a particular type in an area of the
- (b)
- <u>ම</u>ල permanently closing or blocking off a street, lane or walkway; permanently modifying an intersection with the use of physical barriers; imposing a special tax or determining the use to which excess revenue from a special tax is to be put; and
- (e) establishing a business improvement district.

NOTICE OF FURTHER DEALINGS RESPECTING A MATTER

5.1. The notice requirements provided for in this policy shall only be applied when Council initially considers a matter. For purposes of clarity, unless otherwise directed by Council, no notice, including notice to affected parties, will be given of any subsequent meeting of Council at which the matter will be considered.

DESCRETION OF COUNCIL

Council's discretion to provide additional notice, utilizing different or additional methods or repeating notice, as may be deemed appropriate by Council. 6.1. The notice requirements set forth in this policy are minimum requirements and are not intended to limit

.7 REPSONSIBILITIES OF ADMINISTRATOR/CLERK

- may, in his/her absolute discretion: 7.1. The Administrator/Clerk shall be responsible to Council for ensuring compliance with this policy and
- (a) refuse to place any item on the agenda of Council, where there has been substantive noncompliance with the notice requirements of this Policy; or
- (b) where there have been deficiencies in meeting the notice requirements provided for in this Bylaw, place any item on the agenda of Council, with a caution to members of Council that the matter should be tabled pending full compliance with the notice requirements set forth in this Policy

REPEAL

Bylaw #02/06 is hereby repealed

COMING TO FORCE

This bylaw shall come into force and take effect on the day of its final passing.

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Read a first time his 14 day of . day of June, 2022

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ADMINIS KATOR

Read third time and adopted day of June, 2022

Landon Chambers, Administrator