

REPORT TO COMMITTEE

TO:

General Purposes Committee

DATE: June 28, 2001

FROM:

J. Richard McKenna

FILE:

8060-20-7162/7216

City Clerk

RE:

NEW UNSIGHTLY PREMISES REGULATION BYLAW

STAFF RECOMMENDATION

That the following bylaws each be introduced and given first, second and third readings:

Unsightly Premises Regulation Bylaw No. 7162, and (1)

Municipal Ticket Information Authorization Bylaw No. 7139, Amendment Bylaw (2) No. 7216.

J. Richard McKenna

City Clerk

Sandra Tokarczyk

Manager, Community Bylaws and Administration

Att. 2

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ROUTED TO:	CONCURRENCE	CONCURRENCE OF GENERAL MANAGER		
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STAFF REPORT

ORIGIN

The existing Unsightly Premises Bylaw, written and adopted in 1994, is out of date in a number of areas, and in some ways, does not reflect the practices of the City which have evolved over the last few years with respect not only to the removal of any rubbish and other materials from private properties, but also in dealing with graffiti. The purpose of this report is to present a more modern and updated Unsightly Premises Regulation Bylaw which essentially follows the procedures contained in the existing bylaw, but with several improvements in key areas.

ANALYSIS

Although the proposed bylaw reflects the procedures set out in the 1994 bylaw, you should be aware of the following:

- (a) inconsistent terminology, structure and format have been corrected;
- (b) language and terminology in the bylaw have been updated and modernized;
- (c) the process followed for the issuance of "Orders to Comply" has been simplified;
- (d) consequential changes have been made to the Unsightly Premises section in the Municipal Ticket Information Authorization Bylaw; and
- (e) the redundant Noxious Weed Control Bylaw from 1966 is being repealed.

The only substantive change to the bylaw is the addition of a clause in PART ONE: GENERAL PROVISIONS under clause (c) of subsection 1.2.1, which requires a property owner or occupier to keep the grass on such property trimmed to a height of not more than 20 centimetres (8 inches). This clause was included for several purposes, first, to establish a benchmark to which both the community and staff can relate; and, second, to reflect the same height requirement of 20 centimetres on public property in the proposed Boulevard Maintenance Regulation Bylaw which Engineering & Public Works Division staff will again be advancing to Committee of Council in the near future.

FINANCIAL IMPACT

None.

CONCLUSION

This bylaw is presented in the context of reviewing, modernizing and updating all of the City's bylaws to make them more understandable, consistent and user friendly for both staff and the public.

J. Richard McKenna

City Clerk

Sandra Tokarczyk

Manager, Community Bylaws and Administration

JRM:fja



UNSIGHTLY PREMISES REGULATION

BYLAW NO. 7162

EFFECTIVE DATE -

UNSIGHTLY PREMISES REGULATION BYLAW NO. 7162

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UNSIGHTLY PREMISES REGULATION BYLAW NO. 7162

PART ONE: GENERAL PROVISIONS

1.1 Property Owner or Occupier Prohibitions

- 1.1.1 An owner or occupier of real property must not:
 - (a) allow such property to become or remain unsightly; or,
 - (b) cause or permit rubbish, noxious, offensive or unwholesome matter or substance, filth or discarded materials to collect or to accumulate on or around such property.

1.2 Property Owner or Occupier Obligations

- 1.2.1 The owner or occupier of real property, or their agents, must:
 - remove or cause to be removed from the real property, any rubbish, or noxious, offensive or unwholesome matter or substance, or any unsightly accumulation of rubbish, filth, discarded materials or graffiti;
 - (b) clear or cause such property to be cleared of unsightly brush, trees, weeds or other growth; and
 - (c) keep grass trimmed to a height of not more than 20 centimetres.

1.3 Graffiti Prohibition

1.3.1 A person must not place **graffiti** on walls, fences, or elsewhere on or adjacent to a public place.

PART TWO: ORDER TO COMPLY

2.1 Serving of an Order to Comply

2.1.1 Where an owner or occupier, or their agents fail to comply with any of the provisions of section 1.1 or 1.2, a Bylaw Enforcement Officer may, in accordance with subsection 2.1.3, serve an Order to Comply on such person, which requires the person to remove or clear the offending material from the real property within 14 days of service of such Order to Comply.

- 2.1.2 Where an **Order to Comply** has been served in accordance with subsection 2.1.1 and the **Bylaw Enforcement Officer** is satisfied that special circumstances exist, the **Bylaw Enforcement Officer** may set a time to comply, other than 14 days, that is reasonable in the circumstances.
- 2.1.3 The Bylaw Enforcement Officer must serve the Order to Comply:
 - (a) on the owner of the real property on which the **offending material** is located, by either:
 - (i) personal service, or
 - (ii) registered mail with acknowledgement of receipt, to the address of the owner shown on the last real property assessment rolls:

provided that where the owner is a registered company, service may be accomplished according to the provisions of the *Company Act*; and

- (b) on the occupier of the real property on which the **offending material** is located, by either:
 - (i) personal service,
 - (ii) delivery to a mail box or other receptacle for messages, if any, on the real property, or
 - (iii) posting on the real property; and
- on any agent of the owner or occupier of the real property on which the **offending material** is located, by either:
 - (i) personal service, or
 - (ii) registered mail with acknowledgement of receipt.
- 2.1.4 When an **Order to Comply** is not personally served in accordance with clause (a)(i), (b)(i), or (c)(i) of subsection 2.1.3, whichever is applicable, such order is deemed to have been served:
 - (a) on the third day after mailing in accordance with clause (a)(ii) or (c)(ii), whichever is applicable;
 - (b) upon delivery in accordance with clause (b)(ii); or
 - (c) upon posting in accordance with clause (b)(iii).
- 2.2 Authority to Enter Property in connection with an Order to Comply
 - 2.2.1 A **Bylaw Enforcement Officer** may enter, at all reasonable times, upon any real property to determine whether the provisions of this bylaw or the directions of an **Order to Comply** are being complied with.

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2.2.2 If the owner or the occupier of such property, or their agents fail to remove or clear the **offending material** from the real property as directed in an **Order to Comply**, **City** staff, or a contractor engaged by the **City**, may enter on the real property, at reasonable times and in a reasonable manner, to remove or clear the **offending material** at the expense of the defaulting owner or occupier of the real property, or their agents.

2.2.3 Where **offending material** has been removed or cleared in accordance with subsection 2.2.2, the charges for such removal or clearance, if unpaid on or before December 31st in the year in which the charges are incurred, form part of the taxes payable on such property, as taxes in arrears.

2.3 Appeal Against an Order to Comply

2.3.1 A person upon whom an Order to Comply has been served may, by giving notice in writing to the City Clerk at least 72 hours prior to the expiration of the time given in the Order to Comply to remove or clear the offending material, appeal to Council, who must hear and determine the appeal by confirming, amending or rescinding the Order to Comply.

PART THREE: INTERPRETATION

BYLAW ENFORCEMENT

3.1 In this bylaw, unless the context otherwise requires:

OFFICER	for enforcement of City bylaws.
CITY	means the City of Richmond.
CITY CLERK	means the Municipal Officer appointed by Council and assigned responsibility for corporate administration for the City under Section 198 of the <i>Local Government Act</i> .

COUNCIL means the Council of the **City**.

GRAFFITI means an inscription, drawing, writing, pictorial representation, message or slogan, made on a wall, fence or other surface by means of paint, chalk, ink or other substance, or by chisel, hammer, stone or other device, excluding signs permitted pursuant to the

current Sign Regulation Bylaw.

MANAGER OF COMMUNITY means the Mana
BYLAWS Community Safety

means the Manager of Community Bylaws in the Community Safety Division of the **City**.

means an employee of the City, appointed by Council

OFFENDING MATERIAL means any material or substance, including **graffiti**, which this bylaw requires owners, occupiers or their agents to remove or clear from their real properties.

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ORDER TO COMPLY

means an order, which is substantially in the form of Schedule A attached to and forming a part of this bylaw, signed by the **Manager of Community Bylaws**.

RUBBISH

includes, but is not limited to, discarded bottles, broken glass, motor vehicle parts and any derelict or partially dismantled motor vehicle.

PART FOUR: OFFENCES AND PENALTIES

4.1 Any person who:

- (a) violates or who causes or allows any of the provisions of this bylaw to be violated; or
- (b) fails to comply with any of the provisions of this or any other bylaw or applicable statute; or
- (c) neglects or refrains from doing anything required under the provisions of this bylaw, or
- (d) obstructs, or seeks or attempts to prevent or obstruct a person who is involved in the execution of duties under this bylaw,

is deemed to have committed an infraction of, or an offence against this bylaw and is liable on summary conviction to the penalties provided for in the *Offence Act*, and each day that such violation is caused, or allowed to continue, constitutes a separate offence.

PART FIVE: PREVIOUS BYLAW REPEAL

- 5.1 Unsightly Premises Bylaw No. 6349 (adopted October 11, 1994) is repealed.
- 5.2 Noxious Weed and Weed Seed Control Bylaw No. 2218 (adopted March 21, 1966) is repealed.

PART SIX: SEVERABILITY AND CITATION

- 6.1 If any part, section, sub-section, clause, or sub-clause of this bylaw is, for any reason, held to be invalid by the decision of a Court of competent jurisdiction, such decision does not affect the validity of the remaining portions of this bylaw.
- 6.2 This bylaw is cited as "Unsightly Premises Regulation Bylaw No. 7162".

FIRST READING	*	
SECOND READING		CITY OF RICHMOND
THIRD READING		APPROVED for content by originating dept.
ADOPTED		APPROVED for legality by Solicitor
MAYOR	CITY CLERK	

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SCHEDULE A to BYLAW NO. 7162

Date:

ORDER TO COMPLY

Pursuant to the Unsightly Premises Regulation Bylaw and the Local Government Act

Legal Description Lot ♥ Block ♥ Section ♥ Block ♥ North Range ♥ West

New Westminster District Plan O

You are hereby ordered to bring the condition of this property into conformity with Unsightly Premises Bylaw No. 7162 and the *Local Government Act* by **3** <date>, by doing the following:

- (a) **②** <(action words) details>;
- (b) **♦** <(action words first)>;
- (c) **3**; and
- (d) **②**.

Details on the Order to Comply process, including appeals, are detailed in the attached letter.

MUNICIPAL TICKET INFORMATION AUTHORIZATION BYLAW NO. 7139, AMENDMENT BYLAW NO. 7216

The Council of the City of Richmond enacts as follows:

1.	Bylaw	No. 7139 is amended by deleting Item No.	o. 11 of Sche	dule A, and by	substituting t	he	
	followi			, ,			
		Column 1	Column 2				
		Designated Bylaws	Designated	d Bylaw Enfo	rcement Offi	cers	
	11.	Unsightly Premises Regulation Bylaw No. 7162	Member of	the RCMP			
2.	•	No. 7139 is amended by deleting Schedlowing:	dule B 11 in it	ts entirety, and	d by substituti	ng	
	Colum	n 1		Column 2	Column 3		
	Offend	ce		Bylaw Section	Fine		
	UNSIC	SHTLY PREMISES REGULATION BYL	AW NO. 7162	2			
		g graffiti on walls, fences, or elsewhere on to a public place.	on or	1.3.1	\$100		
3.		bylaw is cited as "Municipal Ticket Information Authorization Bylaw No. 7139, endment Bylaw No. 7216".					
FIRST	READI	NG				CITY OF	
SECO	ND REA	ADING				APPROVED for content by	
THIRD	READ	ING				originating dept.	
		BY THE CHIEF JUDGE OF THE OF BRITISH COLUMBIA				APPROVED for legality by Solicitor	
ADOP	TED						
			<u></u>				
	MA	YOR		CITY CLE	RK		