

Schedule 89 to the Minutes of the Special Public Hearing meeting of Richmond City Council held on Tuesday, November 24, 2015.

From: ann@familyrees.ca
Sent: Tuesday, 24 November 2015 10:21
To: McPhail,Linda; Brodie,Malcolm; Au,Chak; Dang,Derek; Day,Carol; Johnston,Ken; Loo,Alexa; McNulty,Bill; Steves,Harold; Weber,David
Subject: LUC hearing

Hi all

As suggested by the WRAPd steering committee I am adding my voice to the discussion.

1) Land Use Contracts have served their purpose

- Land Use Contracts were created as a land development tool to subdivide land.
- It was never the intent for Land Use Contracts to be immune from Richmond's Zoning bylaw.

2) Land Use Contracts are not fair

- The early termination process is fair to all and has a built in appeal mechanism for homeowners who feel they may have reasons for hardship.
- The only fairness that does not exist is the unfairness that continues for some neighbours to have to be the unlucky ones to have to endure an excessive overbuild next to them, behind them, or in front of their property.

3) The City of Richmond has a leadership role in supporting Land Use Contract early termination

- The Provincial government has provided the opportunity to regain control over Land Use Contracts, as lobbied by Richmond City Council (2010) and resolved by the Union of BC Municipalities.
- Richmond joins with other municipalities who are undertaking early termination of Land Use Contracts.
- Termination of Land Use Contracts is part of Richmond's Official Community Plan.

Thank you

Ann Rees

A long time Richmond resident and voter



This email has been checked for viruses by Avast antivirus software.
www.avast.com

City Clerk's Office

----- 89

LUC Correspondence

