

Memorandum

Planning and Development Division Policy Planning

To: Mayor and Councillors

Date: November 9, 2018

From: Barry Konkin File: 08-4050-10/2018-Vol 01

Manager, Policy Planning

Summary of Proposed Bylaw Amendments to Revise Residential Regulations in

the Agricultural Land Reserve

Purpose

Re:

The purpose of this memo is to respond to Council's referral at their special Council meeting on November 6, 2018 on revising residential regulations for properties located within the Agricultural Land Reserve and to present a set of bylaws as a result of the referral.

Council Referral

At the special meeting of Council on November 6, 2018, Council approved the following motions:

- (1) That staff be directed to prepare a bylaw that limits residential development on lots 0.2 ha (0.5 acres) or larger in the Agriculture (AG1) zone, in accordance with Option 1 presented in Table 1 of the staff report titled "Agriculturally Zoned Land: Summary of Public Consultation on Limiting Residential Development in the AG1 Zone for Properties that are 0.2 ha (0.5 acres) or Larger" dated March 13, 2018 from the Manager, Policy Planning, and specifically in accordance with the following provisions:
 - (a) a maximum house size of 500 m^2 (5,382 ft^2);
 - (b) a maximum two storey building height;
 - (c) a maximum house footprint of 60% of the total floor area;
 - (d) a maximum farm home plate of 1,000 m² (10,764 ft²); and
 - (e) requiring the septic field to be located within the farm home plate;
- (2) (a) That staff be directed to prepare a bylaw to limit house size on RS1 zoned lots in the Agricultural Land Reserve to a maximum of 500 m² (5,382 ft²); and
 - (b) That staff be directed to prepare a bylaw that limits residential development on lots less than 0.2 ha (0.5 acres) in the Agriculture (AG1) zone in accordance with the following provisions:
 - (i) a maximum two storey building height;
 - (ii) a maximum house footprint of 60% of the total floor area; and
 - (iii) requiring the septic field to be located within the farm home plate;
- (3) That the aforementioned bylaws be brought forward to the November 13, 2018 Regular Open Council agenda for Council consideration;



(4) Whereas Section 463 of the Local Government Act allows the withholding of building permits that conflict with bylaws in preparation; and

Whereas Council has directed staff to prepare bylaws further limiting residential development in the Agricultural Land Reserve:

Therefore be it resolved that staff bring forward all building permit applications for residential development on lots located within the Agricultural Land Reserve, received more than 7 days after the passage of this resolution, to determine whether such applications are in conflict with the proposed bylaws to limit residential development for properties in the Agricultural Land Reserve.

Proposed Bylaws 9965, 9966, 9967, and 9968

Staff have prepared four separate bylaws to amend Richmond Zoning Bylaw 8500 as follows:

- 1. Zoning Amendment Bylaw 9965: This bylaw would amend the Agriculture (AG1) zone to limit the maximum size of a house to 500m² (5,382 ft²) regardless of lot size. This maximum floor area would include the garage and all accessory residential buildings or structures to the principal dwelling unit. Lots smaller than 1,279 m² (13,773 ft² or 0.32 acres) in area would be limited to a maximum house size less than 500m² (5,382 ft²) based on the Floor Area Ratio calculation.
- 2. Zoning Amendment Bylaw 9966: This bylaw would amend the Agriculture (AG1) zone to:
 - a) revise the maximum area of the farm home plate to 1,000 m² (10,763 ft² or ¼ acre) for lots equal to or greater than 0.2 ha (0.5 acre). For lots less than 0.2 ha (0.5 ac) the farm home plate is calculated as 50% of the lot area;
 - b) revise the maximum number of storeys for a dwelling unit from 2 ½ to 2 storeys and reduce the maximum building height for a dwelling unit from 10.5 m (34.4 ft.) to 9.0m (29.5 ft.). The proposed 9.0 m (29.5 ft.)height would be consistent with the maximum building height permitted for single family dwellings; and
 - c) introduce a farm house footprint regulation which would limit the maximum farm house footprint to 60% of the maximum house size permitted for the property in the AG1 zone.

As an example how this new farm house footprint regulation would be applied, two scenarios have been provided:

- i. for lots that are 1,279 m^2 (13,773 ft^2 or 0.32 acre) in area or larger, the lot would have the potential to build up to a maximum house size of 500m^2 (5,382 ft^2) which would calculate $(60\% \text{ x } 500\text{m}^2)$ to a maximum farm house footprint of 300m^2 (3,229 ft^2); and
- ii. if a lot is less than 1,279 m² (13,773 ft² or 0.32 acres) in area, the maximum house size would be less than 500m^2 (5,382 ft²) based on the floor area ratio calculations in the AG1 zone. For those properties, the maximum farm house footprint would be less than 300m^2 (3,229 ft²). For example, a 1,000 m² (10,764 ft²) lot size could build a house up to 416 m² (4,478 ft²) based on the floor area ratio calculations in the AG1 zone which would calculate (60% x 416m²) the maximum farm house footprint to 250 m² (2,691 ft²).

- 3. Zoning Amendment Bylaw 9967: This bylaw would amend the definition of 'Farm home plate' to include the entire sewerage septic system, including septic tanks and fields, within the farm home plate.
- 4. Zoning Amendment Bylaw 9968: This bylaw would amend the Single Detached (RS1/F-G) zone in the Agricultural Land Reserve (ALR) to limit the maximum floor area for a principal dwelling unit to 500m² (5,382 ft²).

Section 463 Withholding Resolution

The Section 463 withholding resolution that was adopted by Council on Tuesday, November 6, 2018 will go into effect on Wednesday, November 14, 2018 which is 7 days after the withholding resolution was adopted by Council. All building permits submitted on November 14, 2018 or later will be forwarded to Council to determine if the application is in conflict with the bylaws under consideration.

If you have any questions, please contact me at 604.276.4139.

Barry Konkin

Manager, Policy Planning

BK:jh

pc: SMT

Wayne Craig, Director, Development James Cooper, Director, Building Approvals



Richmond Zoning Bylaw 8500 Amendment Bylaw 9965 (Revised House Size Regulations in the Agriculture Zone)

The Council of the City of Richmond, in open meeting assembled, enacts as follows:

- 1. Richmond Zoning Bylaw 8500, as amended, is further amended at Section 14 by deleting subsection 1.b) ii) under Section 14.1.4 (Permitted Density) and replacing it with the following:
 - "ii) 400 m²."
- 2. This Bylaw may be cited as "Richmond Zoning Bylaw 8500, Amendment Bylaw 9965".

FIRST READING	NOV 1 3 2018	CITY OF RICHMOND
PUBLIC HEARING		APPROVED
SECOND READING		APPROVED by Director or Solicitor
THIRD READING		BK
ADOPTED		_
MAYOR	CORPORATE OFFICER	



Richmond Zoning Bylaw 8500 Amendment Bylaw 9966 (Revised Residential Regulations in the Agriculture Zone)

The Council of the City of Richmond, in open meeting assembled, enacts as follows:

- 1. Richmond Zoning Bylaw 8500, as amended, is further amended at Section 14:
 - a) by deleting Section 14.1.4.A (Farm Home Plate) and replacing it with the following:

"14.1.4.A Farm Home Plate

- 1. The maximum area of the **farm home plate** is:
 - a) 50% of the lot area for lots less than 0.2 ha; and
 - b) 1,000 m² for **lots** equal to or greater than 0.2 ha."
- b) by adding the following under Section 14.1.5 (Permitted Lot Coverage) as new Section 14.1.5.3:
 - "3. The maximum farm house footprint is 60% of the maximum **floor area ratio** as permitted under Section 14.1.4 of this bylaw. The farm house footprint means the total horizontal area of the **farm home plate** that may be occupied by the **first storey** of the **principal dwelling**."
- c) by deleting subsection 14.1.7.1 under Section 14.1.7 (Permitted Heights) and replacing it with the following:
 - "1. The maximum height for single detached housing, including any additional dwelling units, is 2 storeys, but shall not exceed 9.0 m."

This Bylaw may be cited as "Richmond Zoning Bylaw 8500, Amendment 1	ient Bylaw	w 9966".
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FIRST READING	NOV 1 3 2018	CITY OF RICHMOND
PUBLIC HEARING	·	APPROVED by
SECOND READING		APPROVED by Director
THIRD READING		or Solicitor
ADOPTED		
MAYOR	CORPORATE OFFICER	



Richmond Zoning Bylaw 8500 Amendment Bylaw 9967 (Revised farm home plate definition to include the septic field area)

The Council of the City of Richmond, in open meeting assembled, enacts as follows:

1.	Richmond Zoning Bylaw 8500, as amended, is further amended at Section 3.4 by deleting the
	term 'Farm home plate' and replacing it with the following definition, in alphabetical order:

"Farm home plate:

means the portion of a **lot** including or located between a principal **dwelling unit**, additional **dwelling unit(s)**, and any **accessory buildings** or **accessory structures**, including driveways to **dwelling unit(s)**, decorative landscaping, artificial ponds not serving farm drainage, irrigation needs or aquaculture use, and sewerage septic tanks and fields, in one contiguous area."

2. This Bylaw may be cited as "Richmond Zoning Bylaw 8500, Amendment Bylaw 9967".

FIRST READING	NOV 1 3 2018	CITY OF RICHMOND,
PUBLIC HEARING		APPROVED by
SECOND READING		APPROVED by Director
THIRD READING	·	or Solicitor
ADOPTED		
MAYOR	CORPORATE OFFICER	



Richmond Zoning Bylaw 8500 Amendment Bylaw 9968 (Revised House Size Regulations for Residential Zones in the Agricultural Land Reserve)

The Council of the City of Richmond, in open meeting assembled, enacts as follows:

- 1. Richmond Zoning Bylaw 8500, as amended, is further amended at Section 8 by deleting subsection 2.A.b)ii) under Section 8.1.4 (Permitted Density) and replacing it with the following:
 - "ii) 400 m²."
- 2. This Bylaw may be cited as "Richmond Zoning Bylaw 8500, Amendment Bylaw 9968".

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ADOPTED	
MAYOR	CORPORATE OFFICER



Memorandum

Planning and Development Division Policy Planning

To:

Mayor and Councillors

Date:

October 31, 2018

From:

Barry Konkin

File:

08-4050-10/2018-Vol 01

Manager, Policy Planning

Re:

Single Family Building Permit Activity in the AG1 Zone - 2018 Year to Date

This memorandum is provided in response to inquiries from some members of Council. The purpose of the memorandum is two-fold:

- to provide Council with an update on single family building permit activity for lands zoned "Agriculture AG1" for the calendar year of 2018; and
- to provide preliminary analysis of the implications of further regulation of single family houses on lots zoned "Agriculture AG1" which are **less** than 0.5 ac (0.2 ha).

Building Permit Activity

For the calendar year 2018, there have been a total of 30 building permits (BPs) submitted for properties zoned "Agriculture – AG1". As a comparison, a total of 43 building permit applications were submitted in 2017.

In addition, there was a clear correlation between the number of BP applications submitted and when Council was considering bylaw amendments for the AG1 zone. Specifically, there was a 'spike' in building permit applications, each time that restrictions on single family house size for properties zoned "Agriculture – AG1" were discussed by Council. For this reason, staff is of the opinion that a withholding resolution under Section 463 of the *Local Government Act* should be passed, if there is to be further discussion or review of house size limits for agricultural properties.

For the period between March 3^{rd} and April 3^{rd} , 2017 – the period between initial discussions of establishing limits to maximum permitted house size, and the date when building permits were withheld pending the adoption of bylaw amendments to the Official Community Plan and Zoning Bylaw – 18 building permits were submitted which equates to 42% of the total yearly building applications for the AG1 zone.

A similar increase in the number of building permit applications was experienced in March of 2018 correlating to the date staff reported back to Council the results of the public consultation undertaken in February of 2018. During the month of March 2018, 14 single family building permit applications were submitted which accounts for 47% of the 2018 single family BPs on land zoned AG1 to date.

Should there be direction from Council for staff to re-visit the maximum permitted house size in the AG1 Zone, it is likely that we will experience a similar increase in the number of single family building permit applications for lands zoned "Agriculture – AG1".



Further Regulation of House Footprint, Maximum Number of Storeys, and Septic Field Location for Lots <u>Less</u> Than 0.2 ha (0.5 ac) in Size

This section of the memorandum provides a summary of possible implications of applying additional regulations to limit house footprint, reduce the number of storeys to 2, and regulate the septic field locations for all lots zoned "Agriculture – AG1" less than 0.2 ha (0.5 ac). There are a total of 1,274 properties under this zone, broken out by lot size as follows:

- 263 parcels (21 %) are less than 0.2 ha (0.5 ac)
- 490 parcels (38 %) are between 0.2 ha (0.5 ac) and 1.0 ha (2.5 ac)
- 521 parcels (41%) are greater than 1.0 ha (2.5 ac)

In March 2018, staff outlined a range of house size options, house footprint and septic field locations that would allow construction of a home, associated recreational spaces, and septic field area, which would typically occupy no more than 50% of the total farm home plate area. In the staff report to Planning Committee dated March 13, 2018, a number of options were presented including an option (Option 1) for a maximum farm home plate area of 1,000 m², a maximum house size of 500 m², a maximum house footprint of 60% of the maximum house size, and the septic field located within the farm home plate. These proposed regulations focussed on lots of 0.2 ha (0.5 ac) or larger.

Since that time, staff have been requested to analyze the potential to further regulate the maximum permitted house footprint, the maximum number of storeys, and the septic field location, for lots of less than 0.2 ha (0.5 ac). In staff's assessment, it is feasible to regulate the maximum house footprint to 60% of the maximum permitted house size, limit the number of storeys to 2, and require the septic field to be located within the farm home plate for lots less than 0.2 ha (0.5 ac).

For a modest number of very small lots some flexibility around use of a house footprint less than 60% of the maximum permitted house size, and / or use of an alternative septic system, which can reduce the size of the septic field required. There is also the option that the property owner could apply for a Development Variance Permit, to vary setbacks, or to locate the septic field in a location outside of the farm home plate, in rare or unique situations. Staff anticipate that there will be very few instances where a property owner of a lot less than 0.2 ha (0.5 ac) in size, would not be able to build a new single family dwelling on a property zoned "Agriculture – AG1", and not be able to accommodate the house and septic field within the permitted farm home plate.

If you have any questions, please contact me at 604.276.4139.

Barry Konkin

Manager, Policy Planning

BK:jh

pc:

SMT

Wayne Craig, Director of Development James Cooper, Director of Building Approvals



Report to Committee

To:

Planning Committee

Date:

March 13, 2018

From:

Barry Konkin

File:

08-4057-10/2018-Vol

01

Re:

Agriculturally Zoned Land: Summary of Public Consultation on Limiting

Residential Development in the AG1 Zone for Properties that are 0.2 ha

(0.5 acres) or Larger

Manager, Policy Planning

Staff Recommendation

1. That the staff report titled "Agriculturally Zoned Land: Summary of Public Consultation on Limiting Residential Development in the AG1 Zone for Properties that are 0.2 ha (0.5 acres) or Larger" dated March 13, 2018 from the Manager of Policy Planning be received for information;

2. That staff be directed to:

- a. prepare a bylaw based on an option chosen from the potential options presented in the report "Agriculturally Zoned Land: Summary of Public Consultation on Limiting Residential Development in the AG1 Zone for Properties that are 0.2 ha (0.5 acres) or Larger" dated March 13, 2018 from the Manager of Policy Planning; or
- b. prepare a customized bylaw with specific direction on:
 - i. maximum permitted house size;
 - ii. maximum house footprint;
 - iii. maximum number of storeys;
 - iv. the location of the septic field in relation to the farm home plate; and
 - v. a maximum permitted farm home plate area; or
- maintain the current bylaw regulations for residential development on the City's agriculturally zoned land (AG1 zone), as adopted by Council on May 17, 2017;
- 3. That, following Council's ratification of any option identified in recommendation 2a or 2b at the March 26, 2018 Regular Council Meeting, staff be directed to bring forward appropriate bylaws for consideration of First Reading to the April 9, 2018 Regular Council Meeting; and

4. That a letter be sent to the Premier of BC, the BC Minister of Agriculture, and the BC Minister of Finance, with copies to all Richmond Members of the Legislative Assembly, the Leader of the Third Party, the Leader of the Official Opposition, and the Chair of the BC Agricultural Land Commission requesting that the Province review their policies on foreign ownership, taxation, enforcing their guidelines on house size and farm home plate, providing greater financial incentives for farmers, and strengthening the Agricultural Land Commission's enforcement actions for non-farm uses.

Barry Konkin

Manager, Policy Planning

(604-276-4139)

Att. 10

REPORT CONCURRENCE							
ROUTED TO:	CONCURRENCE	CONCURRENCE OF GENERAL MANAGER					
Building Approvals Finance Law	II II	Dans for JOE EREG					
REVIEWED BY STAFF REPORT / AGENDA REVIEW SUBCOMMITTEE	Initials:	APPROVED BY CAO (ACTIVA).					

Staff Report

Origin

As part of a six month review of bylaws adopted in May 2017 that established limits to residential development on land in the Agricultural Land Reserve, this report responds to Council's direction on December 20, 2017 which stated:

- (1) That staff be directed to:
 - (a) conduct public consultation regarding the options presented in this report ("Response to Referral: Options to Limit House Size, Farm Home Plate and House Footprint") regarding house size, farm home plate and house footprint;
 - (b) receive comments regarding Provincial involvement to encourage farming;
 - (c) provide a comparison of the proposed options and the Provincial guidelines on the Farm Home Plate and House Footprint;
 - (d) provide sample pictures of houses with the proposed maximum sizes;
 - (e) include the maximum house floor area of 5,380 ft² for houses on agricultural land, as noted in the Provincial guidelines, as an option in the public consultation process; and
 - (f) include the existing regulations on maximum house size on agricultural land as an option in the public consultation process.

This report summarizes the feedback received from the public consultation process that took place between February 1 and February 18, 2018, and presents a number of options on how Council can address this issue. The consultation process also encouraged feedback on what actions other levels of government should consider to encourage farming activity.

This report supports Council's 2014-2018 Term Goal #3 A Well-Planned Community:

3.1. Growth and development that reflects the OCP, and related policies and bylaws.

This report supports Council's 2014-2018 Term Goal #8 Supportive Economic Development Environment:

8.3. The City's agricultural and fisheries sectors are supported, remain viable and continue to be an important part of the City's character, livability, and economic development vision.

This report supports Council's 2014-2018 Term Goal #9 A Well-Informed Citizenry:

9.1. Understandable, timely, easily accessible public communication.

Findings of Fact

On May 17, 2017, Council adopted a number of bylaw amendments to better preserve land for agriculture by incorporating new regulations for residential development on the City's agriculturally zoned land (AG1 zone). These amendments included establishing a maximum floor area for all residential buildings, including the principal dwelling unit and all residential accessory buildings, and creating a maximum farm home plate area for all residential

improvements (e.g., driveway, decorative landscaping, swimming pools, tennis courts). A summary of these existing zoning regulations as adopted by Council can be found in Attachment 1.

As part of the six month review on the implementation of those bylaw amendments, Council reviewed options on December 20, 2017 to further limit house size (floor area) and farm home plate area, septic field location in relation to the farm home plate, and to consider a maximum house footprint limit on parcels of land zoned Agriculture (AG1) that are 0.2 ha (0.5 acre) or larger. On December 20, 2017, Council directed staff to seek public input on these options. The Council-endorsed consultation was conducted between February 1 and February 18, 2018 through an online LetsTalkRichmond.ca feedback form, and three public open houses which were held on February 7 and 8, 2018 at City Hall, and on February 15, 2018 at the East Richmond Community Hall.

Throughout this process, there was a high level of public interest with over 200 people attending the three public open houses, and a total of 525 completed feedback forms received during the public consultation period. Feedback was also received through letters and emails to Council.

Feedback Form Results

A total of 525 feedback forms were received through the online LetsTalkRichmond.ca and through completed hard copies of the feedback form which were submitted directly to staff, and which were manually input into LetsTalkRichmond.ca. Of those feedback forms:

- 504 indicated they were a Richmond resident, provided a Richmond address and/or a Richmond postal code; and
- Of the remaining 21, 11 indicated an out of town address and 10 indicated an out of town postal code.

Staff analyzed the results of the feedback received from the 504 Richmond residents, which was then broken out into responses from those that self-declared they are a non-farming Richmond resident (408) or a Richmond farmer (96).

A comparison of responses between the 408 Richmond respondents who indicated they are a non-farmer and the 96 who indicated they were a farmer, show clear differences in opinion on further establishing limits on residential development in the AG1 zone.

Key findings in the public feedback received include the following:

All Richmond Respondents (504)	Richmond Non-Farmers (408)	Richmond Farmers (96)
60% indicated they wish to have the farm home plate area reduced	73% indicated they wish to have the farm home plate area reduced	90% indicated they <u>do not</u> wish to have the farm home plate area reduced
56% indicated they wish to have the entire septic systems within the farm home plate area	68% indicated they wish to have the entire septic systems within the farm home plate area	93% indicated they <u>do not</u> wish to have the entire septic systems within the farm home plate area

All Richmond Respondents (504)	Richmond Non-Farmers (408)	Richmond Farmers (96)		
64% indicated they support a new regulation to limit the maximum house footprint	77% indicated they support a new regulation to limit the maximum house footprint	01% indicated they <u>do not</u> support a new regulation to limit the maximum house footprint		
78% indicated they <u>do not</u> support increasing the house height from 2 ½ to 3 storeys	77% indicated they <u>do not</u> support increasing the house height from 2 ½ to 3 storeys	82% indicated they <u>do not</u> support increasing the house height from 2 ½ to 3 storeys		
63% indicated they support reducing the maximum house size	76% indicated they support reducing the maximum house size	93% indicated they <u>do not</u> support reducing the maximum house size		
Of the 317 respondents who indicated they support reducing the maximum house size:	Of the 310 respondents who indicated they support reducing the maximum house size:	Of the 7 respondents who indicated they support reducing the maximum house size:		
77% indicated support for a house size of 5,382 ft ² or less	78% indicated support for a house size of 5,382 ft² or less	72% indicated support for a house size of 5,382 ft² or less		

There was a marked difference in opinion between non-farming Richmond residents and Richmond farmers on:

- the maximum house size (reduce size or maintain current regulations);
- introducing a new regulation on limiting the maximum house footprint (include as a new regulation or do not include);
- the size of the farm home plate area (reduce size or maintain current regulations); and
- the location of the septic field in relation to the farm home plate (inside or outside the farm home plate).

The only question that both non-farmers and farmers generally agreed upon was a lack of support to increase the maximum number of storeys of a house from 2 ½ to 3 storeys.

Attachment 2 compares the feedback form results with those who identified themselves as a Richmond resident, but not a farmer, with those who identified themselves as a Richmond farmer. Those results are then compared with the feedback form results of all Richmond residents.

Other Feedback Form Submissions

Through the consultation process, staff were approached by representatives of two Richmond-based farm operations with significant land holdings in Richmond. These land owners requested that they be permitted to submit a feedback form for each parcel of land they own. Accordingly, the requested forms were provided, and 286 additional feedback forms were received.

All 286 feedback forms provided the same comments which included:

- 1. Maintain the City's existing maximum farm home plate area regulations;
- 2. Do not include the entire septic system, including the septic field, within the City's farm home plate area;
- 3. Do not support a new regulation to limit the maximum house footprint;

- 4. Do not support increasing the maximum house footprint house height from 2 ½ storeys to 3 storeys; and
- 5. Retain the existing maximum house size of 1,000 m² (10,764 ft²).

The results of one feedback form from each farming operation were included in the total number of feedback forms received on LetsTalkRichmond.ca. The remaining 284 forms were not included in the overall feedback form results, but have been acknowledged as part of the public input into the process.

Stakeholder and Other Submissions

The following letters were received from identified stakeholder organizations requesting that the City maintain the current AG1 house size regulations in Richmond Zoning Bylaw 8500 (Attachment 3):

- 1 letter from the City of Richmond's Agricultural Advisory Committee (AAC);
- 1 letter from the Richmond Farmers Institute (RFI); and
- 1 letter received from the Richmond Farmland Owners Association.

The letters from the AAC and RFI, which can be found in Attachment 3, were the same letters submitted in March 2017 indicating their respective position on establishing limits on residential development. A representative from both the AAC and RFI indicated that their position has not changed since the March 2017 letters were submitted.

To further clarify the position of the AAC, the following motion was passed at their regular meeting on March 7, 2018:

"The Agricultural Advisory Committee supports the current AG1 zoning limitation on residential development and do not support further changes."

7 members supported / 1 member opposed

The following was received from stakeholder organizations requesting that the City reduce the farm home plate and house size regulations in the AG1 zone (Attachment 3):

1 letter received from Richmond FarmWatch.

In addition to the letters received as noted above, Council received a petition from a delegation representing the Richmond Citizens Association at the February 26, 2018 Council meeting. The petition had a total of 5,504 names with the following:

- 4,379 names compiled through a digital petition that included names of individuals from all over the world. Of those names 710 (16%) indicated they were from Richmond. Staff note that no specific addresses were recorded as part of this petition.
- 1,125 names were also submitted as part of a second petition. Of those names:
 - o 34 indicated they reside outside of Richmond; and
 - o of the 1,091 names from Richmond, this represented 981 distinct Richmond households due to multiple names from the same household.

The main focus of the petition was to request Council to implement a moratorium on new building permit applications on ALR land, and to establish a maximum house size of 500 m² (5,382 ft²) for AG1 zoned properties. A copy of the petition is available for viewing at City Hall, in addition to a copy in the Councillors lounge.

As of March 13, 2018, three additional emails to Mayor and Councillors have been received regarding limits on residential development on farmland. The three emails all request Council to consider a smaller house size limit. A copy of those letters can be found in Attachment 4.

Analysis

Profile of Richmond's AG1 Parcels

As background information in this report, Attachment 5 provides a detailed breakdown on the size of Richmond's AG1 zoned parcels with road access.

House Size and Related Regulations: Options for Consideration

Staff were directed by Council to examine potential further limits to house size (floor area), introducing a maximum house footprint limit, determining septic field location in relation to the farm home plate, and further limits to the farm home plate area on parcels of land zoned AG1 that are 0.2 ha (0.5 acre) or larger. The combination of these factors results in a myriad of potential, functional options. As a result, staff have prepared Table 1 below with 12 separate options all of which consider the various parameters.

				1 – Opti easurem				Sel.				
	Option	Opti	ion 2		Option 3			Option 4			Option 5	
	1	Α	В	Α	В	С	Α	В	С	А	В	С
Maximum House Size	5,382	6,5	500		7,500			8,500			10,764	
Number of Storeys *	2	2.5	2.5	2.5	2.5	3	2.5	2.5	3	2.5	2.5	3
Maximum House Footprint (% of floor area)*	60%	45%	40%	45%	40%	40%	45%	40%	40%	45%	40%	40%
Maximum House Footprint (house size x footprint %)	3,229	2,925	2,600	3,375	3,000	3,000	3,825	3,400	3,400	4,844	4,306	4,306
Maximum Septic Field Area (30% of floor area)	1,615	1,950	1,950	2,250	2,250	2,250	2,550	2,550	2,550	3,229	3,229	3,229
Total House Footprint and Septic Field Area (50% of farm home plate)	4,844	4,875	4,550	5,625	5,250	2,250	6,375	5,950	2,550	8,073	7,535	3,229
Farm Home Plate with 5eptic Field Inside (minimum 10,764 ft²)		10,764		11,250	10,	764	12,750	11,	900	16,146	15,	070
Farm Home Plate with Septic Field Outside (minimum 10,764 ft²)						10	,764					

^{*} Attachment 6, 7, 8 and 9 provide conceptual diagrams for a 2-storey, 2 ½ storey and 3 storey house which are meant to illustrate potential building massing based on the maximum house footprint identified in Table 1.

Some additional notes for Table 1 include:

- The septic field area has been calculated as approximately 30% of the overall house floor area. This is based on a correlation between the house floor area and septic field area of Type 2 septic systems, which are the most commonly used septic systems in Richmond, noted through an examination of agricultural building permits from the past 7 years. This calculation has been used to establish a maximum farm home plate area.
- The septic field area and house footprint should not occupy more than 50% of the farm home plate area to allow for setbacks of buildings, driveways, and other recreational areas. This calculation has been used to establish a maximum farm home plate area.
- A 2 storey house would be limited to a maximum house footprint of 60% of the overall floor area on the first storey with the remaining 40% to be on the second storey. The first storey of the house would include the garage floor area and the 60/40 ratio between the first and second storey allows for adequate articulation of the building. See Attachment 6 for a conceptual diagram of a 2 storey house.
- A 2 ½ storey house would include either:
 - a maximum house footprint of 45% of the overall floor area on the first storey, with 38% on the second storey, and 17% on the ½ storey. The ½ storey would be no more than 50% of second floor area to be in keeping with the definition of a ½ storey in Richmond Zoning Bylaw 8500. The first storey of the house would include the garage floor area and the 45/38/17 ratio between the first, second and ½ storey allows for articulation of the building. See Attachment 7 for a conceptual diagram of a 2 ½ storey house with this type of building massing; or a maximum house footprint of 40% of the overall floor area on the first storey, with 40% on the second storey, and 20% on the ½ storey. The ½ storey would be no more than 50% of second floor area to be in keeping with the definition of a ½ storey in Richmond Zoning Bylaw 8500. The first storey of the house would include the garage floor area and the 40/40/20 ratio between the first, second and third storey allows for some articulation of the building. See Attachment 8 for a

conceptual diagram of a 2 ½ storey house with this type of building massing.

- A 3 storey house would have a maximum house footprint of 40% of the overall floor area to be on the first storey, with 35% on the second storey, and 25% on the third storey. The first storey of the house would include the garage floor area and the 40/35/25 ratio between the first, second and third storey allows for articulation of the building. See Attachment 9 for a conceptual diagram of a 3 storey house. Note: the current Zoning Bylaw does not currently permit a 3 storey house in the AG1 zone.
- Staff also note that all options in Table 1 would establish a maximum farm home plate area that is less than what is currently permitted in Richmond Zoning Bylaw 8500. Staff do not suggest reducing the maximum farm home plate area to less than 1,000 m² (10,764 ft²) which is half of the Ministry of Agriculture's Guidelines. The Ministry's Guidelines suggest a minimum farm home plate area of 2,000 m² (21,528 ft²) regardless of parcel size.

Discussion of Options

Table 1 provides 12 different options for Council's consideration and includes the five different house size options based on Council's December 20, 2017 referral to staff.

For the 6,500 ft² house size option (Option 2), there are two sub-options for a 2 ½ storey house, each with a different maximum house footprint (40% and 45% of overall house floor area).

For the 7,500 ft², 8,500 ft², and 10,764 ft² house size options (Options 3, 4 and 5), each have 3 sub-options. The first two sub-options are for a 2 ½ storey house with a different maximum house footprint (40% and 45% of overall house floor area). The third sub-option considers a full 3 storey house with a 40% maximum house footprint. The 3 storey option is based on a reduced maximum house footprint, and the maximum height of the house of 10.5 m (34 ft.).

Some of the conclusions with Table 1 include the following:

1	Option 1	Max. house size Max. farm home plate with septic field Max. farm home plate without septic field Number of storeys Max. house footprint	5,382 ft ² 10,764 ft ² 10,764 ft ² 2 (could be included in 2 ½ storey) 60% of the total house floor area
2	Option 2A	Max. house size Max. farm home plate with septic field Max. farm home plate without septic field Number of storeys Max. house footprint	6,500 ft ² 10,764 ft ² 10,764 ft ² 2 ½ storey 45% of the total house floor area
3	Option 2B	Max. house size Max. farm home plate with septic field Max. farm home plate without septic field Number of storeys Max. house footprint	6,500 ft ² 10,764 ft ² 10,764 ft ² 2 ½ storey 40% of the total house floor area
4	Option 3A	Max. house size Max. farm home plate with septic field Max. farm home plate without septic field Number of storeys Max. house footprint	7,500 ft ² 11,250 ft ² 10,764 ft ² 2 ½ storey 45% of the total house floor area
5	Option 3B	Max. house size Max. farm home plate with septic field Max. farm home plate without septic field Number of storeys Max. house footprint	7,500 ft ² 10,764 ft ² 10,764 ft ² 2 ½ storey 40% of the total house floor area
6	Option 3C	Max. house size Max. farm home plate with septic field Max. farm home plate without septic field Number of storeys Max. house footprint	7,500 ft ² 10,764 ft ² 10,764 ft ² 3 storey 40% of the total house floor area

7	Option 4A	Max. house size	8,500 ft ²
	1	Max. farm home plate with septic field	12,750 ft ²
		Max. farm home plate without septic field	10,764 ft ²
		Number of storeys	2 ½ storey
		Max. house footprint	45% of the total house floor area
8	Option 4B	Max. house size	8,500 ft ²
		Max. farm home plate with septic field	$11,900 \mathrm{ft}^2$
		Max. farm home plate without septic field	$10,764 \text{ ft}^2$
		Number of storeys	2 ½ storey
		Max. house footprint	40% of the total house floor area
9	Option 4C	Max. house size	8,500 ft ²
		Max. farm home plate with septic field	$11,900 \mathrm{ft}^2$
		Max. farm home plate without septic field	$10,764 \text{ ft}^2$
		Number of storeys	3 storey
		Max. house footprint	40% of the total house floor area
10	Option 5A	Max. house size	10,764 ft ²
		Max. farm home plate with septic field	$16,146 \text{ ft}^2$
		Max. farm home plate without septic field	$10,764 \text{ ft}^2$
		Number of storeys	2 ½ storey
		Max. house footprint	45% of the total house floor area
11	Option 5B	Max. house size	10,764 ft ²
		Max. farm home plate with septic field	$15,070 \mathrm{ft}^2$
		Max. farm home plate without septic field	$10,764 \text{ ft}^2$
		Number of storeys	2 ½ storey
		Max. house footprint	40% of the total house floor area
12	Option 5C	Max. house size	10,764 ft ²
		Max. farm home plate with septic field	$15,070 \mathrm{ft}^2$
		Max. farm home plate without septic field	$10,764 \text{ ft}^2$
		Number of storeys	3 storey
		Max. house footprint	40% of the total house floor area

Should Council wish to consider a bylaw amendment to reduce house size and farm home plate, establish a maximum house footprint, indicate the location of the septic field in relation to the farm home plate, and potentially increase the maximum number of storeys, Council can select one of the 12 options from Table 1 in which staff would prepare the necessary bylaw amendment for Council's consideration at the April 9, 2018 Regular Council meeting.

Alternatively, Council could direct staff to prepare a bylaw based on a customized option for consideration with specific direction on:

- 1. maximum house size;
- 2. maximum house footprint (as percentage of overall house size);
- 3. maximum number of storeys;
- 4. the location of the septic field in relation to the farm home plate; and
- 5. maximum farm home plate area.

As another alternative, Council could maintain the current bylaw regulations for residential development on the City's agriculturally zoned land (AG1 zone), as adopted by Council on May 17, 2017.

Single Family Residential Building Massing

Since 2015, there have been a series of bylaw amendments that have been adopted by Council that address single family building massing. Most of those regulations apply to all single family dwellings, including single detached homes on AG1 zoned land. Some of the regulations apply to how a half-storey is defined, how the interior ceiling height is measured, how the residential vertical lot width envelope is measured, establishing a 70 m² (753 ft²) maximum area for residential accessory buildings, establishing projection limits on chimney, fireplaces, bay windows and hutches, and setting a maximum projection for an attached garage.

Of the adopted single family massing regulations already in Richmond Zoning Bylaw 8500, only four do not apply to single detached homes in the AG1 zone. They are:

- 1. Maximum height of 7.5 m (24.6 ft.) for a flat roof house;
- 2. Regulations on the minimum percentage for front yard landscaping;
- 3. Establishing a variation for rear yard setbacks for the first storey elevation; and
- 4. Limiting the length of a continuous wall oriented to an interior side yard to a maximum length of 55% of the total lot depth.

The four regulations listed above were developed to apply to house massing in an urban environment where single detached homes are in closer proximity to each other on smaller lots compared to lots in the AG1 zone. Regulations such as a farm home plate already establish maximum setback limits, and all homes in the AG1 have a maximum 50 m (164 ft.) setback limit from the road. With respect to front yard landscaping, this may be difficult to apply to the AG1 zone if the septic field area is located within the front yard area, in addition to the number of AG1 zoned lots that have Riparian Management Areas within the front yard. As a result, staff to do not recommend applying these regulations to the AG1 zone.

Temporary Withholding of Building Permits

The BC Local Government Act in Section 463 allows a local government to withhold issuance of a building permit where the permit would be in conflict with a bylaw(s) under preparation. The provisions under Section 463 allow a permit to be held for up to 90 days (30 day initial hold for review, and then a further 60 days, if so deemed by Council). Staff reports are required for both the initial 30 day hold and requesting the additional 60 day hold, to obtain Council approval of the withholding of the building permit.

Council utilized this provision in 2017 when bylaws were being established to set limits to residential development on farmland. If Council were to proceed with the preparation of a bylaw to further reduce house size and farm home plate area, determine septic field location in relation to the farm home plate, and establish a house footprint regulation for all lots in the AG1 Zone on lots larger than 0.2 ha (0.5 acres), and wished to withhold the issuance of building permits for such properties while the bylaw was under preparation, a resolution would need to be endorsed by Council authorizing the following:

Whereas Section 463 of the Local Government Act allows the withholding of building permits that conflict with bylaws in preparation; and

Whereas Council has directed staff to further review options on reducing house size and farm home plate area, determining septic field location in relation to the farm home plate, and establishing a house footprint regulation for all lots in the AG1 Zone on lots larger than 0.2 ha (0.5 acres).

- (1) That staff be directed to prepare for Council's consideration a bylaw that would further limit house size and farm home plate area, determine septic field location in relation to the farm home plate, and establish a house footprint regulation for properties zoned Agriculture (AG1) on lots 0.2 ha (0.5 acres) or larger; and
- (2) That staff bring all building permit applications for residential development in the Agriculture (AG1) zone on properties 0.2 ha (0.5 acres) or larger, received more than 7 days after the passage of resolution #1 to Council, to determine whether such applications are in conflict with the proposed bylaw to limit house size, farm home plate area, septic field location in relation to the farm home plate, and house footprint for properties zoned AG1 that are 0.2 ha (0.5 acres) or larger.

Provincial Actions to Improve Agricultural Viability

The protection and use of farmland is regulated by different levels of government (e.g., local, provincial and federal), but is largely a Provincial responsibility regulated by the *Agricultural Land Commission Act*, and the *Agricultural Land Reserve Use*, *Subdivision and Procedure Regulation*, and various policies of the Provincial Agricultural Land Commission (ALC). The ALC, in cooperation with local government, regulates and administers the use of land that is located within the Agricultural Land Reserve (ALR). Locally, the City of Richmond has the ability to regulate the siting and massing of residential and agricultural buildings and structures.

The City also collects property taxes based on the assessment value and classification provided by the BC Assessment Authority. Farm classifications are given to properties that are farmed and meet BC Assessment's farming requirements which are then regulated by the Province. The Province also has the ability to set other taxes such as the Property Transfer Tax and the Foreign Buyers Tax.

As part of the public consultation on house size, farm home plate and house footprint regulations in the AG1 zone, staff were directed to ask respondents to list what they think other levels of government should be doing to encourage farming. Attachment 10 provides a summary of the feedback received from the LetsTalkRichmond.ca feedback forms. Most of the feedback received related to possible Provincial actions on foreign ownership and taxation.

Some of the most repeated issues involved the taxation of farmland, foreign ownership, and the need for more incentives for farmers and property owners to ensure agricultural productivity. Particular interest was focussed on the Foreign Buyers Tax which was recently increased from 15% to 20%. The Foreign Buyers Tax only applies to areas of the property that is not assessed as farm. If a property is not assessed for farming, then the Foreign Buyers Tax would apply to the entire property. If a property is assessed for farming and has residential improvements, then

the Foreign Buyers Tax applies to the residential improvements plus 0.5 hectares (1.2 acres) of land. If the entire property is assessed for farming and there are no residential improvements, then the Foreign Buyers Tax would not apply at all.

Listed below are some of the key suggestions from the public consultation feedback that staff recommend be forwarded to the Province:

- Restrict foreign ownership by applying the Foreign Buyers Tax to land that is assessed for farming;
- Review how farmland is taxed by:
 - Increasing the minimum farm income threshold required in declaring farm class status:
 - o Revisiting the tax structure for farmland that is not farmed; and.
 - Introducing a tax that would prevent farm properties being resold during a short period of time;
- Introducing enforceable provincial regulations on the maximum house size, farm home plate, and setbacks for houses on farmland;
- Provide greater incentives for farmers (existing and new), including more tax reductions, grants and training opportunities; and
- Strengthen the Agricultural Land Commission's enforcement actions for non-farm uses such as illegal fill and unauthorized uses of farmland and farm buildings.

Staff recommend that a letter be sent to the Premier of BC, the BC Minister of Agriculture, and the BC Minister of Finance, with copies to all Richmond Members of the Legislative Assembly, the Leader of the Third Party, the Leader of the Official Opposition, and the Chair of the BC Agricultural Land Commission requesting that the Province review their policies on foreign ownership, taxation, enforcing their guidelines on house size and farm home plate, providing greater financial incentives for farmers, and strengthening the ALC's authority and enforcement of non-farm uses.

The timing of this is fortuitous as the BC Ministry of Agriculture is currently seeking strategic advice and policy guidance on measures to revitalize the Agricultural Land Reserve and the Agricultural Land Commission. Staff will be forwarding a staff report requesting Council's endorsement on key issues that should be addressed from the City's perspective as part of the review. The Minister of Agriculture has requested all feedback be provided by April 30, 2018.

At the local level, the City is beginning a review of the City's 2003 Agricultural Viability Strategy. This will help to identify emerging issues and determine priorities and action items to ensure that Richmond's agricultural land is protected, and that there are appropriate incentives to encourage farming activities.

Financial Impact

None.

Conclusion

This report summarizes feedback received throughout the public consultation process on options to further limit house size (floor area) and farm home plate area, septic field location in relation to farm home plate and to consider a maximum house footprint limit on AG1 zoned properties of 0.2 ha (0.5 acres) or larger.

Based on feedback received during the consultation period, there is a difference of opinion between non-farmers and farmers on how to address the size of homes on farmland. Non-farmers are of the opinion that the maximum house should be 500 m² (5,382 ft²) or less, with the septic field area located within a reduced farm home plate. Farmers, on the other hand, would prefer the AG1 regulations on limiting residential development to remain and not be changed.

It is recommended that:

- 1. this staff report be received for information;
- 2. staff be directed to:
 - a. prepare a bylaw based on an option chosen from the potential options (Table 1) presented in this report; or
 - b. prepare a customized option with specific direction on:
 - i. maximum permitted house size;
 - ii. maximum house footprint;
 - iii. maximum number of storeys;
 - iv. the location of the septic field in relation to the farm home plate; and
 - v. a maximum permitted farm home plate area; or
 - c. maintain the current bylaw regulations for residential development on the City's agriculturally zoned land (AG1 zone), as adopted by Council on May 17, 2017;
- 3. following Council's ratification of any option identified in recommendation 2a or 2b, staff be directed to bring forward appropriate bylaws for consideration of 1st Reading to the April 9, 2018 Regular Council Meeting; and
- 4. a letter be sent to the Premier of BC, the BC Minister of Agriculture, and the BC Minister of Finance, with copies to all Richmond Members of the Legislative Assembly, the Leader of the Third Party, the Leader of the Official Opposition, and the Chair of the BC Agricultural Land Commission requesting that the Province review their policies on foreign ownership, taxation, enforcing their guidelines on house size and farm home plate, providing greater financial incentives for farmers, and strengthening the Agricultural Land Commission's authority and enforcement actions for non-farm uses.

John Hopkins, MCIP

Senior Planner (604-276-4279)

JH:cas

- Att. 1: Summary of Existing Regulations that Limit Residential Development on Farmland
 - 2: Feedback Form Results Summary
 - 3: Copies of letters received from the Agricultural Advisory Committee, Richmond Farmers Institute, Richmond Farmland Homeowners Association, and Richmond FarmWatch
 - 4: Email Correspondence Sent to Mayor and Councillors
 - 5: Profile of AG1 Zoned Parcels
 - 6: Conceptual Diagram of a 2-Storey House (60/40 ratio between storeys)
 - 7: Conceptual Diagram of a 2 ½-Storey House (45/38/17 ratio between storeys)
 - 8: Conceptual Diagram of a 2 ½-Storey House (40/40/20 ratio between storeys)
 - 9: Conceptual Diagram of a 3-Storey House (40/35/25 ratio between storeys)
 - 10: Summary of Feedback Received on Encouraging Farming

Summary of Existing City of Richmond Regulations that Limit Residential Development on Farmland

1. Maximum House Size

For AG1 zoned properties, the maximum house size is regulated by a floor area ratio (FAR) similar to what is used in the City's single-family (RS) zones. However, for the AG1 zone, the maximum house size is eventually capped at:

- $500 \text{ m}^2 (5,382 \text{ ft}^2)$ if the property is less than 0.2 ha (0.5 acres), and
- $1,000 \text{ m}^2 (10,763 \text{ ft}^2)$ if the property is greater than 0.2 ha (0.5 acres).

In calculating the house size under the AG1 zone, the house, garage floor area, and all residential accessory buildings such as sheds, detached garages or workshops are all included.

The only exemptions from floor area calculations under the AG1 zone, which is consistent with the City's RS zones in the urban areas, include the following:

- 1. one accessory building if it is less than 10m^2 (108 ft²);
- 2. 10% of the overall floor area calculated for the lot which can be used for covered areas of the house which must be open on two or more sides and never enclosed. This is intended to allow for covered entry ways and porches and would include a covered area over a driveway. Any covered area beyond the 10% allowance would be included in the maximum allowable floor area calculations for the house; and
- 3. A maximum of 10m^2 (108 ft²) of floor area for areas exclusively used for interior entry and staircase purposes that have a ceiling height greater than 5.0 m (16.4 ft.).

The only difference in floor area exemptions between the AG1 zone and the RS zones is that the RS zones provide for a floor area exemption of up to $50m^2$ (538 ft²) for the garage floor area.

Note: In some municipalities such as Delta and Surrey, the basement floor area may be exempt from the total floor area calculations provided that the majority of the basement floor area is below grade. This is explicitly defined in their respective zoning bylaws as floor area that would be exempt from calculating the overall floor area. In areas where the grade level is at or near the floodplain level which includes most of the agricultural areas in the Greater Vancouver region, a basement may be difficult to achieve.

2. Farm Home Plate

<u>Farm Home Plate Definition:</u> The term 'farm home plate' means the portion of the lot including the principal dwelling unit, any residential accessory buildings or residential accessory structures, including the driveway, decorative lawns and landscaping, artificial ponds and sewerage septic tanks, in one contiguous area. Under the current regulations, the septic field is not included in the farm home plate area. See Figure 1 for an illustration of a typical farm home plate.

<u>Maximum Farm Home Plate Area:</u> The farm home plate regulations are a made-in-Richmond approach that reflects the high number of small agricultural lots, and ensures that every agricultural lot has an area that can be farmed for years to come. For properties that are less than 2.0 ha (4.9 acres), the City's farm home plate regulations are more stringent than the Ministry of Agriculture's Guidelines.

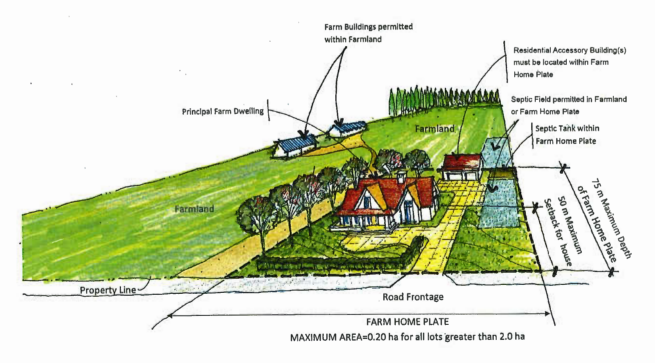


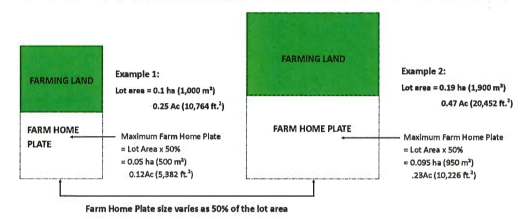
Figure 1: Illustration of a Farm Home Plate

The City's regulations for farm home plate can be broken down into four lot area categories as follows:

1. On lots less than 0.2 ha (0.5 ac.) the farm home plate must not exceed 50% of the lot area as indicated in Figure 2. In this category, a minimum of 50% of the lot would be preserved for farming.

Figure 2: Lots less than 0.2 ha

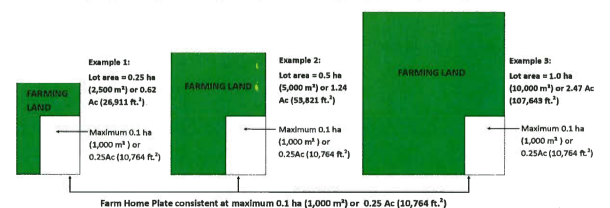
Maximum Farm Home Plate is 50% of the lot area for the Lots less than 0.2 ha (2,000 m²) or 0.5 Ac (21,528 ft.²).



2. On lots that are 0.2 ha (0.5 ac.) to 1.0 ha (2.5 ac.), the maximum farm home plate area is 1,000 m² (10,763 ft²) as indicated in Figure 3. In this category, the amount of land preserved for farming would range from 50% to 90% of the lot.

Figure 3: Lots between 0.2 (0.5 ac.) to 1.0 ha (2.5 ac.)

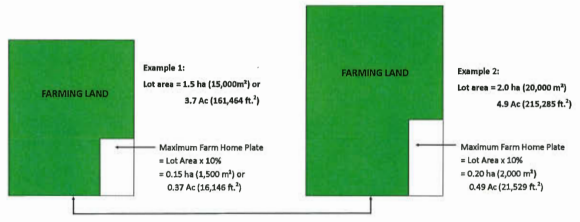
Maximum Farm Home Plate is 0.1 ha (1,000 m²) or 0.25 Ac (10,764 ft.²)
For the Lots between 0.2 ha (2,000 m²) or 0.5 Ac (21,528 ft.²) to 1.0 ha (10,000 m²) or 2.5 Ac (107,643 ft.²)



3. On lots that are 1.0 ha (2.5 ac.) to 2.0 ha (4.9 ac.), the maximum farm home plate must not exceed 10% of the lot area as indicated in Figure 4. In this category, a minimum of 90% of the lot would be preserved for farming.

Figure 4: Lots between 1.0 ha (2.5 ac.) to 2.0 ha (4.9 ac.)

Maximum Farm Home Plate is 10% of the Lot area for the Lots between 1.0 ha (10,000 m²) or 2.5 Ac (107,643 ft.²) to 2.0 ha (20,000 m²) or 4.9Ac (215,285 ft.²)

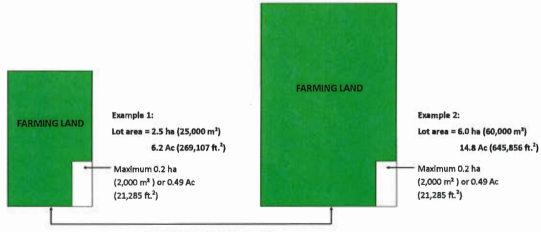


Farm Home Plate varies as 10% of the lot area

4. On lots that are 2.0 ha (4.9 ac.) or greater, the maximum farm home plate area is 2,000 m² (21,527 ft²) as indicated in Figure 5. In this category, the amount of land preserved for farming would be greater than 90% of the lot.

Figure 5: Lots 2.0 ha (4.9 ac.) or Greater

Maximum Farm Home Plate is 0.2 ha (2,000m²) or 0.49 Ac (21,285 ft.²) for all Lots greater than 2.0 ha (20,000 m²) or 4.9 Ac (215,285 ft.²)



Farm Home Plate consistent at maximum 0.2 ha (2,000 m²) or 0.49 Ac 21,528 ft.²

A summary table of the maximum farm home plate and house size regulations can be found below. The number of lots affected include AG1 zoned lots that have road access which is required to support residential development.

Table 1: Summary of Richmond's AG1 Farm Home Plate and House Size Regulations

Lot Size	No. of Lots Affected	Maximum Farm Home Plate (area of land used for residential improvements)	Maximum House Size (total floor area including garage and residential accessory buildings)					
Less than	263	50% of lot area (farm home plate would be less than 1,000m² [10,763 ft²] of the lot)	*For lots less than 0.128ha (0.32 ac.): • less than 500m² (5,382 ft²)					
0.2ha (0.5 ac.)	200		For lots 0.128ha (0.32 ac.) to 0.2ha (0.5 ac.): • 500m² (5,382 ft²)					
0.2ha (0.5 ac.) to 490 1,000m² (10,763 ft²) of the		1,000m ² (10,763 ft ²) of the	*For lots 0.2ha (0.5 ac.) to 0.29ha (0.73 ac.): • 716m² (7,708 ft²) to 1,000m² (10,763 ft²)					
1.0ha (2.5 ac.)	400	lot	For lots 0.29ha (0.73 ac.) to 1.0ha (2.5 ac.): • 1,000m² (10,763 ft²)					
1.0ha (2.5 ac.) to 2.0ha (4.9 ac.)	189	10% of lot size (farm home plate would be between 1,000m ² [10,763 ft ²] to 2,000m ² [21,527ft ²])	1,000m ² (10,763 ft ²)					
2.0ha (4.9 ac.) or greater	332	2,000m² (21.527 ft²)	1,000m ² (10,763 ft ²)					

^{*} Derived from the City's floor area ratio of 0.55 for first 464.5 m² (5,000ft²) of lot size, and 0.30 for the remainder of the lot.

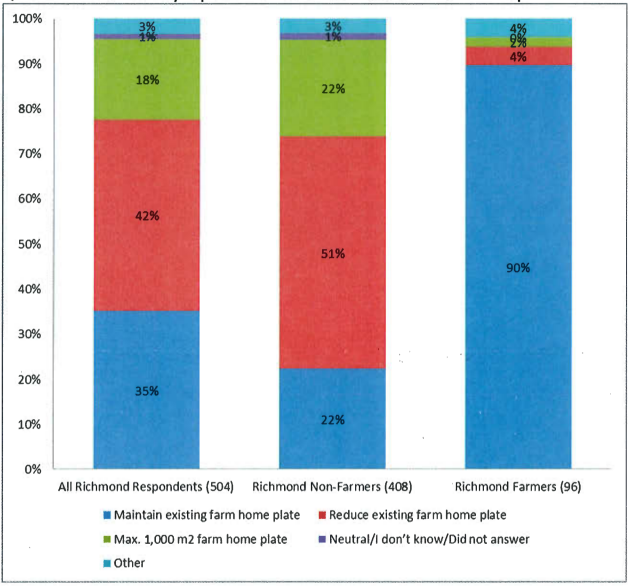
3. Other AG1 Regulations Adopted

The bylaws adopted on May 17, 2017 also established the following:

- 1. To limit the size of residential accessory buildings, the maximum floor area is 70 m² (753ft²). This floor area would apply to each residential accessory building and would be included in the overall maximum floor area for residential buildings.
- 2. To ensure that residential improvements are located close to the fronting road providing access to the lot, the farm home plate must not exceed a maximum depth of 75 m from the front property line.
- 3. To ensure that the house is located close to the fronting road, the back wall of the principal dwelling must not exceed 50 m (164 ft.) as measured from a constructed public road abutting the property.
- 4. To ensure farm access, the minimum residential side yard setback was increased to 4 m (13ft.) for lots that are less than 0.8 ha (2 ac.). For lots that are greater than 0.8 ha (2 ac.), the minimum side yard setback of 6 m (19.7 ft.) would remain.
- 5. To limit the number of dwellings on a property, no more than 1 principal dwelling per lot.

Farmland Housing Regulations - Feedback Form Results Summary





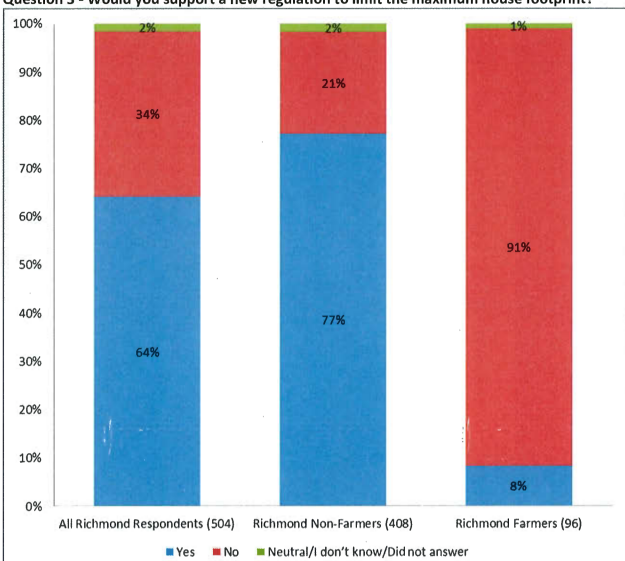
- The response 'Max. 1,000 m² farm home plate' was not a set response on the feedback form. There were 90 overall respondents who indicated this reponse.
- Other comments included:

Other comment		Non-farmers	Farmers
Decrease the City's existing maximum farm home plate area regulations	2	2	0
Increase the City's existing maximum farm home plate area regulations		6	3
Remove the City's existing maximum farm home plate regulations		1	1

100% 8% 9% 90% 80% 23% 36% 70% 60% 93% 50% 40% 68% 30% 56% 20% 10% 6% 0% All Richmond Respondents (504) Richmond Non-Farmers (408) Richmond Farmers (96) Yes ■ No ■ Neutral/I don't know/Did not answer

Question 2 - Do you think the entire septic system, including the septic field, should be within the City's farm home plate area?

- General comments provided in response to the question included the following:
 - o including the entire septic system within the City's farm home plate area will increase the amount of land available for farming (51)
 - o the location of the septic system should be determined by the farmer (or property owner) on a case-by-case basis (14)
 - o the City's existing farmland housing regulations are sufficient (3)
 - o including the septic field within the farm home plate area is not functional (10)
 - o Require connection to the City's sanitary sewer system (if within reasonable distance to the property) (6)
 - O Require the septic tank in the farm home plate area, but the septic field outside the farm home plate area (4)



Question 3 - Would you support a new regulation to limit the maximum house footprint?

- General comments provided in response to the question included the following:
 - The existing regulations regarding housing on farmland should be more restrictive (76)
 - o The maximum house footprint should be approximately 500 m² (5,382 ft²) (3)
 - o The existing regulations regarding housing on farmland are adequate (24)
 - The other proposed regulations, including farm home plate area and septic field location, are sufficient (1)
 - There should be different limits to maximum house footprint for a one-storey house and two-storey house to ensure the same buildable floor area (2)

100% 5% 6% 90% 80% 70% 60% 82% 78% 77% 50% 40% 30% 20% 10% 16% 16% 16% 0% All Richmond Respondents (504) Richmond Non-Farmers (408) Richmond Farmers (96) ■ Neutral/I don't know/Did not answer Yes

Question 4 - Would you be supportive of increasing the maximum house height from 2 1/2 storeys to 3 storeys provided the maximum house footprint is reduced?

- General comments provided in response to the question included the following:
 - o increased house heights is not supported and should be consistent with surrounding single-family neighbourhoods (86)
 - o reduce the maximum house height further to 2 storeys (5)
 - o maintain the maximum house height and provide a maximum house footprint (2)
 - o if balanced with a required maximum house footprint (20)
 - o increase the maximum house height and do not limit the maximum house footprint (13)

reduced for properties that are 0.2 ha (0.5 ac.) or larger? 100% 90% 22% 35% 80% 70% 60% 93% 50% 40% 76% 63% 30% 20% 10% 7% 0% Richmond Farmers (96) All Richmond Respondents (504) Richmond Non-Farmers (408) ■ Neutral/I don't know/Did not answer

Question 5 - Do you think the maximum house size in the City's AG1 (Agriculture) zone should be reduced for properties that are 0.2 ha (0.5 ac.) or larger?

• General comments provided in response to the question included the following:

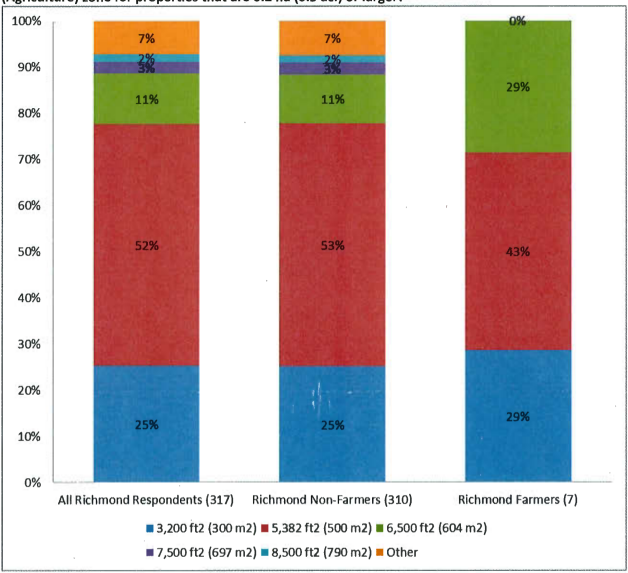
■ No, retain the existing maximum house size of 1,000 m2 (10,764 ft2)

o the maximum house size should be reduced (90)

Yes

- o maximum house size should not be reduced any further (25)
- o the maximum house size should be increased (4)
- o allow the farmer (or property owner) to determine the size of house to meet their needs (2)
- Maximum house size should be based on percentage of uses (i.e. living, farming)
 (1)

Question 6 - If you answers yes to Question 5, which of the following house sizes (total floor area, including garage) do you think would be an appropriate maximum house size limit in the City's AG1 (Agriculture) zone for properties that are 0.2 ha (0.5 ac.) or larger?



• The response '3,200 ft² (300 m²)'for maximum house size was not a set response on the feedback form. There were 80 overall respondents who indicated this reponse.

• Other comments included the following:

Other comments	All	Non-farmers	Farmers
2,500 ft ²	1	1	0
4,000 ft²	5	5	0
Not specific, but less than 5,382 ft ²	10	10	0
More than 8,500 ft ²	3	2	1
No maximum house size limit, instead allow the farmer (or property owner) determine the size of house to meet their needs	1	0	1
No maximum house size limit, instead the total buildable floor area should be proportional to the size of the lot	3	3	0

Richmond Agricultural Advisory Committee

March 11, 2017

Memo to Richmond City Council Re: Proposed Farmland Housing Regulations

The farmers of the AAC are **strongly opposed** to the regulation alternatives proposed by the City. We feel it is important that we come up with a "made in Richmond" solution that respects the core nature of our community, that is – a community with a legacy and historic fabric consisting of a well-integrated blend of urban and rural residents. That being said, in respect of the City's objective to implement some form of regulations that provide reasonable rules with which to administer building applications that protect and preserve Richmond farmland and farming activities we tender the following recommendations.

1) Home Size:

- a) Home size should be limited to 1,150 Square Metres. This size is in line with the current average "approved building permit" applications as specified in the City's "Open House Summary Presentation". The document indicates the current average home size in the Richmond ALR / AG1 for 2015/2016 is about 1,100 square meters. We feel it would be highly inappropriate and inconsistent to implement a dramatic reduction in the size of new construction. Implementing the cap of 1,150 square metres will allow fairness and a degree of uniformity to the conditions that currently exist as well as stop the trend of increasing home sizes.
- b) The existing rules have worked well for bona-fide multi-generational farmers, hence we do not want to implement rules that prevent reasonable options to farmers.
- c) Large homes in Richmond's ALR do not necessarily discourage use of farmland for farming purposes. Cooperation between farmers and non-farming residents that have purchased farmland for the purpose of building a large home often results in the farm back lands being leased to a bona-fide farmer at a low lease rate. The homeowner benefits in reduced taxes on the portion of the land that is farmed and the bona-fide farmer benefits from inexpensive leased farm land on which to farm. In the existing environment it is less likely for a new farmer to <u>purchase</u> Richmond ALR land at current market rates and have an economically viable farming operation. Hence, this symbiotic relationship results in preservation and protection of farmland.
- d) In the case of a farm property owned by a non-farming resident that achieves farm classification by way of leasing its land to a bona-fide farmer, residential property tax rates should be applied to the residential portion of the property and the farm class property tax rate should be applied to the farmed portion of the property.

2) Home Plate Size:

a. While not in favour of a home plate size restriction we feel the existing building setback limit of 50 metres is effective in preserving land for farming purposes. Therefore, a reasonable home plate size formula should be the lessor of:

- i. 1 Acre or
- ii. 50 meters x the roadside property width. As an example a property with a 30 metre width x 50 metre setback = a maximum home plate of 1,500 square metres.
- b. It should be noted that 75% of the ALR / AG1 properties are less than 2 hectares and are narrow in width. We believe the majority of these properties would have a home plate of less than 1 acre because of the setback limitations.
- c. Regardless of size of the home plate, access of farm vehicles from the road to the farmable portion of the property must be provided in the building site design.

3) Homeplate and House Size of Farm Manager's residence:

- a. For those properties that qualify for a second or third residence there should be a separate home plate and home size equal to the guidelines set out above. Additional residences should not be forced into a common home plate with the primary residence home plate.
- 4) Seasonal Worker Buildings: should not be included nor affected by these regulations.

5) Setbacks:

a. The existing bylaw calling for a 50 metre setback on homes plus an additional 50 meters for accessory buildings is adequate, however, it should be amended to increase the setbacks by the width of any Riparian Management Setbacks that may fall within the building setback. By way of example, if there is a 15 metre Riparian setback required on a property then the home setback should be adjusted to 65 meters and the accessory building setback should be adjusted to 115 metres.

6) Septic Tanks / Fields:

- a. The septic tank should be included in the home plate but
- b. The septic field need not be located in the home plate.

The farmers of the AAC.

Richmond Farmers Institute

Response to the City of Richmond's proposed house size limits for AG1 zoned lands

The farmers of the Richmond Farmers Institute are opposed to further regulations impacting the viability of agriculture in the City of Richmond.

The RFI believes that truly bona fide farmers, whose primary occupation is farming, have behaved responsibly. Farmers have constructed and reside in homes that are appropriate and supportive of agriculture in our community.

We are aware of non-farmers who are purchasing AG1 land with the primary objective of building large residences and their impact on agriculture.

City Council may determine that the course of action needed to resolve this behaviour is to impose limitations on the size of house that can be constructed on AG1 zoned land. Regulations imposed on farm land in Richmond should be carefully considered to specifically address the challenges and needs of farm land in this municipality.

The RFI provides the following guidance when considering the impacts to the livelihoods of generational farmers and their families.

The maximum house size limit should be consistent with recent average house sizes constructed on AG1 zoned lands. A maximum house size of 1000 sq.m provides consistency and will prevent increasingly larger houses from being constructed.

A home plate should be determined using the following criteria:

- 1. Access for farming equipment to the farmable area of the property needs to be maintained.
- 2. Residential accessory structures should be limited to a maximum home plate size of 0.4 ha

The current maximum 50m setback for a residence is satisfactory. Additional residential structures within the current 100m setback are also satisfactory. Should a Riparian Management Area be present, the setbacks should be measured from the termination of the RMA.

Septic tanks may be included in the home plate, but septic fields need not be included.

Additional houses for full time farm workers, when appropriately qualified, should each have individual home plates, and be limited by the regulations consistent with the primary residence.

The current 0.6 Floor Area Ratio for residential and farm buildings, except where greenhouses are located on the lot, in which case the maximum FAR would be 0.75, of which at least 0.70 FAR must be used for greenhouses is satisfactory.

Seasonal worker buildings should not be affected by the proposed housing regulations.

The Richmond Farmers Institute



By Hand Fes 19/18 9:2011 B.C

February 18, 2018

City of Richmond Planning Committee 6911 No. 3 Road Richmond, British Columbia V6Y 2C1 Canada

Dear City of Richmond Planning Committee & Staff:

In May of 2017, Richmond Farmland Owner's Association worked extensively and sincerely with Richmond City Council, Pioneer Farming Families and Local Community Groups to create new policies regarding house sizes on our farmland.

These new regulations were evidence-based, pragmatic, and practical, assuring that farming in Richmond would continue for generations to come. This 'Made in Richmond' solution was a fair compromise, developed using evidence-based decision-making. After this implementation, the average home being built in Richmond is 8,192 sqft in size, compared to 12,000 sqft prior to adoption of the policy. Under the modified regulations, only 11 new applications have been submitted and there has been a 32% reduction in home size. This is clear evidence that the current bylaws are working.

The policy created in 2017 has not yet had time to prove itself since the homes currently under construction were approved prior to the 2017 restrictions. A true measure of the success of this new policy is the 32% reduction in home size on those applications that have been submitted after the implementation of the 2017 restrictions. This compromise is working.

Now, barely six months after this updated policy came into effect, we are finding ourselves once again being targeting by individuals who unfortunately do not understand the realities of farming in our community. Due to pressure from special interest groups, Richmond City Council is considering dramatically reducing these home sizes again which is creating economic uncertainty within the local farming community, and putting its long-term sustainability at risk.

We are asking the City of Richmond Mayor and Council to not make any further changes to this policy, as we truly believe that we have reached a balanced and fair solution, which leads the Province by example.

Bhopinde Dhiman

Sincerely,

Signed on Behalf of the Membership

ship **PH - 619**

Richmond Farmland Owners Association



FarmWatch Richmond asks Mayor and Council to listen to experts and majority, adhere to Ministry guidelines for home size to Save our Soil

"Estate mansions should be built on a hillside, not on the best soil in the world" - Teresa Geddert, retired farmer

In Richmond, high-capacity, agricultural land reserve (ALR) farmland has been under significant threat for decades. Farms with class 1-3 soil have been regularly removed for non-farming uses.

In the last decade, land speculators and property developers have <u>been buying farmland</u>, driving up prices and building <u>sprawling</u>, <u>gated</u>, <u>mega-mansions</u> on what were productive strawberry, raspberry and vegetable fields.

Precious farmland needed for growing food continues to be taken out of production at an alarming rate.

In the last year alone, Richmond has seen a net loss of 50 farms, according to a Richmond Finance Department memorandum, *Property Use in Agriculturally Zoned Lands in the City of Richmond*, January 12, 2018.

While 61 properties either lost the farm classification entirely or had a reduced percentage of farming on the property, 11 properties were given farm status.

Of the 61 farms which lost farm status in 2017-2018:

- 17 properties had 100% farm use in 2017 and switched to 100% residential use in 2018.
- 39 properties with mixed farm/residential/other use in 2017 lost their farm use in 2018.
- 5 properties had 100% farm use in 2017 and switched to residential and farm use in 2018.

These statistics are alarming and prove that the residential development we have seen is not for farm use. With residential development squeezing farmers off the land, the number of local farms is declining. Speculative land owners are less likely to issue leases to local farmers. The farm house should be no larger than Ministry of Agriculture guidelines to ensure the property remains farmable in the future.

May 2017 new rules

In 2017, to address the growing problem of mansions taking farmland out of production, Richmond City Council adopted bylaw amendments to preserve land for agriculture.

Amendments included an introduction of various home plate sizes depending on the size of the parcel, as well as two separate house size maximums, 500m² (5382 ft²) for farms less than 0.2 ha (0.5 ac) and 1000m² (10,764 ft ²).

Will these new rules make any difference to saving our soil for farming?

Yes, but the rules don't go far enough.

If a large farm house is required for a large farm operation, this is certainly not required on a 0.75 acre parcel. Some farmers we have consulted suggested a larger home size for farms over 10 acres. The 0.5 acre separation for house size has no relevance to needs for farming. The small farms we see that produce food have very small houses with maximized growing space. Even homes of 500m² will have a significant negative impact on a small farm when replacing a house that is 150m². Most of the small farms are right in the city centre. These are the most vulnerable to speculative development as pointed out in the Ministry of Agricultural guidelines to bylaw development. These farms are where it is essential to have house sizes in line with the average of what would be allowed on nearby residential lots.

If Richmond continues with a two-tiered house size bylaw, our suggestion would be 300m² (3,299 ft²) on farms under 10 acres and up to 500m² (5,382 ft²) on farms over 10 acres.

Farmers who want to build larger homes for farming needs can apply for a variance from the City through Richmond Bylaw 9706 (p.4). The only farmers impacted by a house size limit that follows expert recommendations and Ministry of Agriculture guidelines are those involved in real estate development.

We have heard at public hearing that owners of farmland should have the right to recoup their property investment, and that limiting house size to smaller than 10,764 ft. would have a significant financial impact. We wanted to know if this was true so we consulted a financial expert.

When a new home is built, a large building is worth more than a small building because of the construction costs. But, BC Assessment depreciates buildings every year. It is the value of the land that increases over time, while the value of the building decreases over time, unless major improvements are made.

In effect, there is only profit found in building a larger home, if it is being built to sell. This is real estate development, not farm use.

The agricultural land reserve was not created to generate a large return for a land owner as an investment. It was created to minimize residential and non-farm use and prioritize agriculture. People are aware of this when purchasing ALR land on their land title, as per ALC "buying or owning farmland". Farmland owners do not have a right of financial return on their land as a property investment only.

Farmers that we have consulted with identify farm price escalation as a barrier for farming.

"It's quality not quantity and the same goes for the house; consumers will pay a hefty price for food if things keep going the way they are going" Tim Rempel - Rockweld Farms

"Large gains in land value add another layer of difficulty for kids to take over the farm" - Adam Renner, Adili Farms Ltd.

"The creation of the ALR automatically determined food production over real estate value. There is no way to reconcile the two; one has to be prioritized unless people start paying \$50 per potato." - anonymous Richmond farmer who can't speak up due to land leasing vulnerability

Regarding the consideration for a smaller overall home plate, this will have no major effect on the price of land either. The benefit however is that a much greater portion of the land can be farmed and leased.

The fill that is brought in to cover the entire home plate area often introduces contaminants, illegal material, or invasive plant species to the native soil, and affects the drainage and water systems of the adjacent farmland. We see this effect render remaining farmland unusable or seriously diminished on small Class 1 clay vegetable farms which are more vulnerable than perennial farms such as blueberries.

Richmond FarmWatch recommends a 1000m² home plate including the septic field. We would support the May 2017 bylaw for home plate of up to 2000m² for Richmond's largest farms (over 10 acres), including the septic field, if there was an additional regulation for a maximum 1000m² of fill for the area of the house. The remaining home plate would be at the level of the farming field for better integration of the home plate to the field. This supports farming use and has less of a damaging impact on the soil.

Food security and community needs over the wants of a small special interest group

BC currently produces only 45 per centof its food, according to Dr. Lenore Newman, Canada Research

Chair in Food Security and Environment, and a University of the Fraser Valley professor.

Richmond must make saving our soil for food production and saving agricultural jobs a key priority. The history of farming in Richmond, and our unprecedented access to local fresh food so close to an urban area, is a large part of what makes Richmond so special. Our farming community is a large reason for the tourism we receive which benefits local business and Richmond as a whole. Without securing

farmable land for future farmers, Richmond's agricultural economy faces a serious risk of future decline, when in fact there is incredible potential for Richmond to be a leader in regional food production.

Recommendation

Richmond FarmWatch urges Richmond Council show leadership by implementing the following:

- 1. Maximum Farm Home Plate: Other. 1000m² (possible expansion to 2000m² for larger farms if the maximum fill area remains 1000m²)
- 2. Septic system within farm home plate. Yes
- 3. Limit house footprint? Yes
- 4. Increase house height? No
- 5. Reduce house size for properties 0.2 ha or larger? Yes and properties under 0.2 ha
- 6. Appropriate limit for farmhouse size? Other. 300m² (3,299 ft²) (This would require changing the parcels under 0.2 ha (0.5 ac) which are currently 500m² to 300m². Council may wish to consider a two tiered house size based on over 10 acres and under 10 acres.
- 7. What should other levels of government do?
 - Apply the additional Property Transfer Tax (PTT) (foreign buyers' tax) to farmland.
 - Strengthen the ALR to support the farming economy jobs, economic spin-offs.
 - Stop farmland speculation to protect the farming industry.
 - · Discourage land investors from buying up farms.
 - Step up ALC enforcement.
 - · Clarify that houses in the ALR are required to be for farm use.
 - · Help new farmers get into farming.
 - Protect farm leasers from instability; incentives to give longer term leases.

Other considerations to strengthen access and ability for leasing farmers to succeed could be implemented during new home permitting process:

- all services required for farming incorporated into the design of the home plate and made available at start of farm field (e.g., access to water for irrigation and electricity for food storage).
- functional access to the farmland for soil amender deliveries and other access needs.
- access to necessary amenities and secure storage for equipment.
- house and footprint design options that allow for suites and temporary dwellings for leasing farmers or farm-workers to live in.

Who we are

Richmond FarmWatch represents farmers, residents and businesses concerned with saving our soil. The organization was originally created in 2013 by South Slough Area farmers - many third and fourth generation - to stop the dumping of construction waste on farmland. Since thenthe organization has grown to represent a wide array of property owners and residents on ALR farmland, Richmond residents and business owners, and those concerned with saving our soil from all parts of the province.

Richmond FarmWatch requested Richmond Council to strengthen its Soil Bylaw and is very pleased with the increase in Agricultural bylaw monitoring/enforcement that has occurred since that time.

Richmond FarmWatch met with the project manager agriculture specialist for the Massey Tunnel Replacement Project to express concerns about the project's negative impact on farmland and farming in Richmond.

Richmond FarmWatch was a stakeholder and consulted for the ALR/ALC Revitalization with the Agricultural Land Commission and Provincial Agricultural Advisory Committee. We have met with the Minister of Agriculture and have an upcoming meeting with BC Green Party leader Andrew Weaver. Richmond FarmWatch was named as a stakeholder for our submission to the provincial government regarding potential regulations to growing cannabis on ALR land.

Richmond FarmWatch has been consulted by major media outlets in the region as a voice for the protection of farmland.

Hopkins, John

From:

MayorandCouncillors

Sent:

Monday, 26 February 2018 10:30

To:

Konkin, Barry; Craig, Wayne; Hopkins, John; Woo, Gavin

Cc:

White, Amelia; Powell, Jo Anne

Subject:

FW: Let's Push to Have ALR Lands 100% PROTECTED!!! MAKE it available for FARMING

ONLY!!! Apply a 100% Foreign Buyer's Tax!

From: vintageann [mailto:vintageann@shaw.ca]

Sent: Friday, 23 February 2018 15:46

To: MayorandCouncillors; Prime Minister/Premier Ministre; Ahmed.Hussen@parl.gc.ca; Bill.Morneau@parl.gc.ca **Cc:** AGR.Minister@gov.bc.ca; FIN.Minister@gov.bc.ca; Diane.Lebouthillier@parl.gc.ca; MAH.Minister@gov.bc.ca;

AG.Minister@gov.bc.ca; jody.Wilson-Raybould@parl.gc.ca dian; OfficeofthePremier, Office PREM:EX

Subject: Let's Push to Have ALR Lands 100% PROTECTED!!! MAKE it available for FARMING ONLY!!! Apply a 100%

Foreign Buyer's Tax!

In Richmond B.C. the City Council has not been proactive in protecting some of the most arable farmland in Canada from becoming private foreignowned estates, with mansion sized housing and subsequent property assessments so high that the land will never be owned by farmers again.

Start with a 100% Farming Only for Richmond's ALR lands and a modest single house size of 3,000 square feet only!

Why in the world would a farmer need a house of 10,763 square feet? That's larger than many hotels!!!!

ABSOLUTELY NO ALR LANDS should be taken out of the ALR Land reserve to be used for other purposes!!!

The BC Government, The CRA, The RCMP, FINTRAC & Inspectors from the City Of Richmond MUST keep doing regular spot checks and frequent monitoring on what's going on in these "MEGA MANSIONS" being built on ALR Land in Richmond.

Richmond council has inadvertently assisted these illegal & dubious activities, by allowing these huge homes to be built, which are OBVIOUSLY not being used by farmers!

Frequent reports in the news about these mega mansions being used as illegal casinos, illegal hotels, illegal airbnb's, birth tourism hotels, brothels and for illegal activities abound!

Both the B.C. Government & Federal Government are now aware of what's been going on here! There's definitely a need for both a Provincial & Federal inquiry.

Mansion Estates or Class A Agricultural Land in the City of Richmond?

23FridayFeb 2018

Posted by Sandy James Planner in Housing, Infrastructure, Landscape, Richmond, Social issues

 ≈ 3 Comments

Tags

Big Estate Houses on the ALR



This story illustrates the problem of expectations when existing regulations are not enough to achieve a higher purpose, like protecting farmland. In Richmond B.C. the City Council has not been proactive in protecting some of the most arable farmland in Canada from becoming private foreign-owned estates, with mansion sized housing and subsequent property assessments so high that the land will never be owned by farmers again. There was an outcry in the City of Richmond over the size of the houses being placed on farmland and being taken out of farming and turned into private estates. In May 2017 Council moved that house size would be capped to 10,763 square feet on lots that were larger than half an acre. The Provincial regulations for the Agricultural Land Reserve (ALR) says that houses on these larger lots should be no larger than 5,382 square feet, half of the size.

Price Tags Vancouver has written several times about these ALR properties in Richmond which can be purchased without the 20 per cent foreign buyers tax and can also pay lower agricultural property taxes if a minimal farming crop or livestock are raised on the land. We also covered the story of a shell company that purchased a 26 acre piece of farmland in 2014 for \$88,000 in Richmond. Now that the property has a half built mansion on it, with a 2017 assessed property value of \$8.3 million. As Richmond Farm Watch and Richmond resident Laura Gillanders observes "One by one each of these farms is being taken out of production and making sure it is never farmed by a farmer who can live on that land. It goes to show these mansions are not being built for farming." You can take a look on the Farm Watch site at the "Visuals" section

documenting the before and after photos and films of these properties taken out of agricultural production and made into mansioned estates.

As the Richmond News reports it is no surprise that a group called The Richmond Farmland Owners Association "has launched a campaign and online petition to protect farmers' property rights and land value." You can hardly blame them. They want the current mansion sized dwelling to now remain as the status quo, seeing a reduction in house size as an impediment to property value. Some argue that the large houses are small compared to the land around them. Council does allow for larger square foot houses when it is for larger extended family groups.

There is a <u>Change.org</u> petition <u>which can be viewed here</u> where the Richmond Farmland Owners Association says that Richmond is infringing on property rights, and that these rights will be taken away if house sizes are reduced. Meanwhile the group Richmond FarmWatch wants the City of Richmond to follow the provincial guidelines for land in the ALR, and are planning a public rally is to be held at Richmond City Hall Monday, Feb. 26 at 6:30 p.m. and you can see a copy of the petition put out by the Richmond Citizens Association <u>here.</u>

The last word goes to land economist Richard Wozny with Site Economics who passed away earlier this month. Wozny's analysis indicated that a house of 4,200 square feet was in line with farm land values, half the size of the currently approved 10,763 square feet for agricultural land over half an acre.

There is a YouTube video below from March 2017 showing the size of "farm" houses being constructed on agricultural land in Richmond.



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Nix the Farmland, Build a Mansion in Richmond~Make Millions for Shell CompanyIn "City Conversations"

City of Richmond~Agricultural Land, not Mini Estates!In "Affordability"
Farm Land or Large Mansions on the Agricultural Land Reserve?In "Architecture"



About Sandy James Planner

City Planner/Place Shaker, author, co-editor of Price Tags, passionate about Green Streets and

Walkability, TEDx Speaker, Director of Walk Metro Vancouver, past chair of International Walk21 Vancouver

Conference, Master Gardener, sparking livable walkable places we all want to live in. Twitter: sandyjamesplan

Blog: sandyjamesplanner.wordpress.com www.walkmetrovan.ca

View all posts by Sandy James Planner »

Hopkins, John

From:

MayorandCouncillors

Sent:

Monday, 26 February 2018 10:28

To:

Konkin, Barry; Hopkins, John; Craig, Wayne; Woo, Gavin

Cc:

Powell, Jo Anne; White, Amelia

Subject:

FW: House Sizes on ALR land

From: MayorandCouncillors

Sent: Monday, 26 February 2018 10:28

To: 'De Whalen'

Subject: RE: House Sizes on ALR land

Good morning Ms. Whalen,

This is to acknowledge and thank you for your email. Please be advised that copies of your email have been forwarded to the Mayor and each Councillor. In addition, your email has been forwarded to Planning and Development staff.

Thank you again for taking the time to bring your concerns to our attention.

Hanieh Berg | Legislative Services Coordinator

City Clerk's Office | City of Richmond 6911 No. 3 Road, Richmond, BC V6Y 2C1

From: De Whalen [mailto:de whalen@hotmail.com]

Sent: Saturday, 24 February 2018 14:29

To: MayorandCouncillors

Subject: House Sizes on ALR land

February 24, 2018

Richmond City Hall 6911 No. 3 Road Richmond, BC

Dear Mayor & Councillors:

This is a written submission to Richmond City Council about maximum allowable house sizes on agricultural land in Richmond.

I would urge Council to amend their current policy and bylaw from allowing houses in excess of 10,000 square feet, to the ALR guidelines which allows for a maximum of around 5,000 square feet. Richard Wozny's analysis pointed to the detrimental effect of taking the price of farmland beyond the reach of farmers if very large houses are allowed to be built on ALR. Once that land is built on it is essentially taken out of the ALR.

I have heard it said that farmers should have cart blanche on house sizes. But the City has already built in a variance process. If farmers wish to build a house larger than the ALR guidelines, they can apply for a variance. Richmond residents and land owners apply to the City every day for variances to the bylaws. There should be no reason why farmers would find it so much more difficult to apply for a variance than everyone else.

On a personal note, I can say that one of the 'farmers' at the public hearing who spoke in favour of very large houses on ALR is a neighbour. They paid \$2.25 million for 1.3 acres, took possession in July 2017 and bulldozed all the trees and the topsoil in August. This 3000 sq. ft beautifully hand-crafted vacant house somehow burned down in October. A charred hulk and a razed back property is now for sale for about \$2.8 million with a promise that the seller can provide house plans to build a new much larger house.

Please, City Council, do the right thing and revert your policy and bylaw to the ALR guidelines.

Sincerely,

Deirdre Whalen 13631 Blundell Road Richmond BC V6W 1B6

604.230.3158

"Small acts, when multiplied by millions of people, can quietly become a power no government can suppress, a power that can transform the world." Howard Zinn

Kindness is in our power even when fondness is not. Henry James

Hopkins, John

From:

MayorandCouncillors

Sent:

Monday, 26 February 2018 10:27

To:

Konkin, Barry; Hopkins, John; Craig, Wayne; Woo, Gavin

Cc:

Powell, Jo Anne; White, Amelia

Subject:

FW: House Size Limits on Agricultural Land/Land Within the ALR

From: MayorandCouncillors

Sent: Monday, 26 February 2018 10:26

To: 'Jackie Brown'

Subject: RE: House Size Limits on Agricultural Land/Land Within the ALR

Good morning Jackie,

This is to acknowledge and thank you for your email. Please be advised that copies of your email have been forwarded to the Mayor and each Councillor. In addition, your email has been forwarded to Planning and Development staff.

Thank you again for taking the time to bring your concerns to our attention.

Hanieh Berg | Legislative Services Coordinator City Clerk's Office | City of Richmond 6911 No. 3 Road, Richmond, BC V6Y 2C1

From: Jackie Brown [mailto:jackiejbrown@shaw.ca]

Sent: Sunday, 25 February 2018 23:37

To: MayorandCouncillors

Subject: House Size Limits on Agricultural Land/Land Within the ALR

Importance: High

Mayor and Councillors,

I write to express my concern with the building of extremely large houses (I won't refer to them as homes) on Richmond's agricultural land.

There have been too many mansions built on land that should have been retained for farming purposes. There are many examples of land where the City has allowed houses and driveways to be built that exclude any possibility of future farm use (No. 4 Road east of Finn Road) and ridiculously large houses that will not house a farmer and his/her family; these properties simply become estates.

As a lifelong resident of Richmond I grew up on farmland, and still live in my family home within the ALR. Fortunately at this time, much of the surrounding land is still farmed, but not by those who have purchased the land and built mansions on them; it has been leased to local farmers to ensure the landowner receives the tax break. My constant fear is that, because of lack of Council action to prevent it, we will lose this fertile land to more gigantic houses that are built for nothing more than prestige and/or investment.

We cannot afford to lose any more viable farmland to housing. I am imploring you to implement changes to City Bylaws to limit the size of houses built on land within Richmond's ALR to a maximum of 500 m2 (5382 sqft), with a moratorium on new applications until the new house size is adopted as a bylaw.

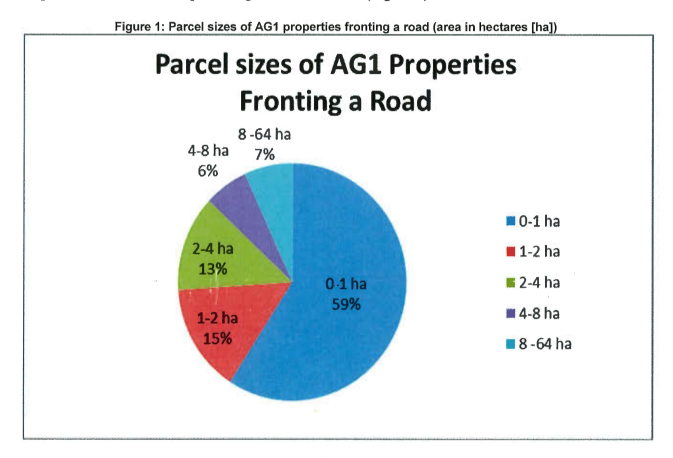
Yours hopefully,

Jackie Brown

Sent from Mail for Windows 10

Profile of Richmond's AG1 Parcels

There are a total of 2,195 parcels in Richmond's Agriculture (AG1) zoned land. However, only 1,274 (58%) of those parcels have residential development potential, as they have frontage on an improved road allowance providing vehicular access (Figure 1).

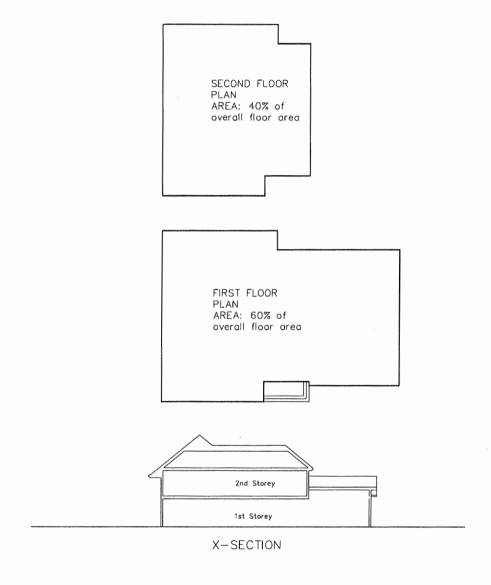


Of the 1,274 AG1 zoned parcels that have residential development potential:

- 753 (59%) are less than 1.0 ha (2.5 acres) with the following sub-sets:
 - o 263 are less than 0.2 ha (0.5 acres)
 - o 259 are between 0.2 ha (0.5 acres) and 0.4 ha (1.0 acres)
 - o 231 are between 0.4 ha (1.0 acres) and 1.0 ha (2.5 acres)
- 189 (15%) are between 1.0 ha (2.5 acres) and 2.0 ha (4.9 acres)
- 166 (13%) are between 2.0 ha (4.9 acres) and 4.0 ha (9.9 acres)
- 166 (13%) are greater than 4.0 ha (9.9. acres)

2 STOREY HOUSE

- FIRST STOREY: 60 % of overall floor area
- SECOND STOREY: 40% of overall floor area



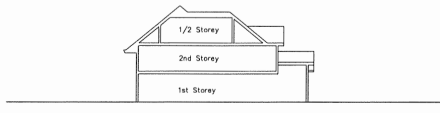
21/2 STOREY HOUSE

- FIRST STOREY: 45 % of overall floor area
- SECOND STOREY: 38% of overall floor area
- ½ STOREY LEVEL: 17% of overall floor area

½ STOREY PLAN AREA: 17% of overall floor area.





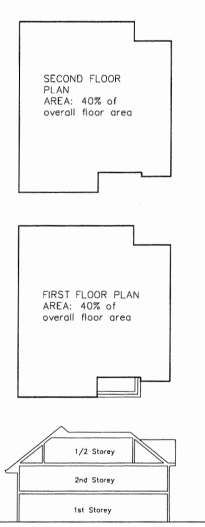


X-SECTION

21/2 STOREY HOUSE

- FIRST STOREY: 40 % of overall floor area
- SECOND STOREY: 40 % of overall floor area
- ½ STOREY LEVEL: 20 % of overall floor area

½ STOREY PLAN AREA: 20% of overall floor area



X-SECTION

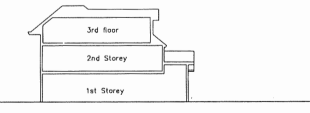
3 STOREY HOUSE

- FIRST STOREY: 40 % of overall floor area
- SECOND STOREY: 35 % of overall floor area
- THIRD STOREY: 25 % of overall floor area









X-SECTION

ATTACHMENT 10

Summary of Feedback Received from the LetsTalkRichmond.ca Feedback Forms

No.	Торіс	#
1	Foreign buyers tax should be applicable to farmland	120
2	Provide greater incentives for farmers (existing and new), including more tax reductions, grants and training opportunities	82
3	Agricultural Land Commission (ALC) and Agricultural Land Reserve (ALR) regulations should be strengthened, provided greater authority and enforced (including monitoring, inspections, penalties for non-compliance)	81
4	Prevent farmland speculation by applying additional taxes when properties are sold more than once within a short period of time	80
5	Require ALR land to be used for farming purposes only. For example, purchasers or operators of ALR land are required to go through an approval process to demonstrate what will be farmed and how the land will be farmed	70
6	Increase protection for those who lease farmland for farming purposes and require longer lease terms, and incentivize owners who do not farm to lease their land (i.e. tax exemptions).	42
7	Ban all foreign ownership of farmland	36
8	 Implement property tax measures to encourage farming: Increase property taxes for properties within the ALR that are not farmed (unless evidence is provided the land cannot be farmed) 	27
	 Increase the minimum farm income requirements as defined by BC Assessment to classify as a farm 	11
	 Remove the tax exemptions altogether Restructure the minimum farm income requirements as defined by BC Assessment to be proportional to the lot size to classify as a farm 	2
9	Restrict the maximum size of house permitted on farmland (City)	22
10	Prohibit and enforce illegal activity on farmland, such as hotels, casinos, air b&b, etc. (City)	13
11	Provide education on the benefits of farming and how to farm, and partner with organizations to promote farming in schools	9
12	Promote local purchasing of goods, for example support programs such as farm-to-school	9
13	Allow the farmer (or property owner) to decide how best to use their land and listen to the expertise of existing farmers	9
14	Limit the length of time a property in the ALR can go unfarmed	6
15	Do not permit the rezoning of ALR land	4
16	Reduce water rates for irrigation of farmland	4
17	Monitor and enforce the illegal dumping of materials on farmland and apply significant fines	4
18	Set a cap on the price of farmland (i.e. \$/acre) and apply a luxury tax if the sale exceeds this amount	4
19	Permit micro-farming or vertical farming and other innovative farming methods	4
20	Do not permit non-farm uses on farmland (i.e. golf courses and religious institutions)	3

21	Do not permit hobby farms (or remove the ability for these farms to receive tax breaks)	3
22	Regulations should focus on farmland that actually has the ability to be farmed	3
23	Apply the empty homes tax	3
24	Stop encroachment of industry on farmland (i.e. Port of Vancouver	2
25	Provide incentives for organic farming (i.e. tax exemptions and grants)	2
26	Assist farmers to expand their market to sell their products	2
27	Develop a registry of current and potential farmers and landowners to improve accessibility to farming	1
28	City should start purchasing farmland and lease to new farmers	1

Alyshah Assar 14-22888 Windsor Court Richmond B.C. V6V2P8

December 7, 2018

City of Richmond Richmond City Hall 6911 No. 3 Road, Richmond, BC V6Y 2C1

Dear City Councillor

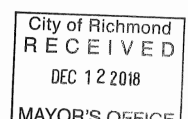
Richmond Zoning Bylaw 8500, Amendment Bylaws 9965,9966,9967, and 9968

The purpose of my writing is that I am a concerned Richmond citizen and taxpayer who voted in this municipal election. The original ALR Home size was 1,000 square meters. The previous Richmond council voted to reduce the ALR Home size 50% to 500 square metres.

However, the new Richmond City Councillors voted to reduce the ALR Home size, even further to 400 square metres. This has all been done in less than one year. This drastic change will affect many Richmond city residents by this decision.

I strongly oppose the Richmond Zoning Bylaw 8500 Amendments, Bylaws 9965, 9966, 9967 and 9968. I believe that the City of Richmond needs to keep the Provincial Proposed Guidelines of Bill 52, and leave the ALR Home size at 500 square metres.

Therefore, I request that the Richmond City Council leave the ALR Home size at 500 square metres and if they wish to propose any further reductions in size to have a comprehensive public consultation process, not just a single hearing on Dec 17,2018 All property owners affected should have the right to a democratic process and all consequences be fully understood by all stakeholders before a



final decision is made. The main purpose of reducing the home size on ALR land was to eliminate the monster homes... by reducing the size by 50% to 500 sq metres that problem has now been eliminated. A further reduction in size so soon (a few months later) is not appropriate and will cause an enormous amount of hardship, grief, stress and financial loss to Richmond residents and their families.

Thank you for your co-operation and consideration in this matter. I look forward to hearing from you.

Sincerely,

Alyshah Assar

CC all City Councillors and Mayor

Hadi Bhatia

49-8640 Bennett Road Richmond B.C. V6Y 3T9

December 7, 2018

City of Richmond Richmond City Hall 6911 No. 3 Road, Richmond, BC V6Y 2C1

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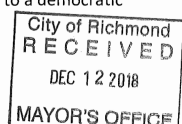
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Hadi Bhatia

thate

CC all City Councillors and Mayor

Naizer Kabani

22646 Fraserbank Crescent Richmond B.C. V6V2L8

December 7, 2018

City of Richmond Richmond City Hall 6911 No. 3 Road, Richmond, BC V6Y 2C1

Dear City Councillor

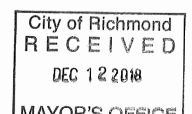
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Sincerely,

Naizer Kabani

CC all City Councillors and Mayor

MayorandCouncillors

From:

MayorandCouncillors

Sent:

Friday, 7 December 2018 12:55

To:

Mah,Cheryl

Subject:

FW: new proposed further size restrictions in ALR 22260 River Road

From: Nick Kabani [mailto:kabani@telus.net]
Sent: Thursday, 6 December 2018 14:17

To: Loo, Alexa

Cc: MayorandCouncillors

Subject: new proposed further size restrictions in ALR 22260 River Road

Hello counselor Loo,

Thank you for speaking to me on the phone today, I appreciate your time and concern.

I am a 30 year resident and taxpayer in Richmond with residential property and commercial property in the city.

I am greatly concerned about the proposed further size limitations in the ALR. The size was reduced this spring by 50% from 1000 sq. meters to 500 sq. meters.

I fully support this decision as the previous limits were too high and we did have a problem with monster homes in Richmond ALR. Now to further reduce the size from 500 to 400 is alarming!

The provincial government has proposed legislation to limit size in the ALR province wide to 500 sq. meters and I think Richmond to do the same.

It is very hard to abide by all the regulations when you keep moving the goal posts!... especially so drastic!

People are getting hurt... families are stressed out!

I myself am very afraid I will be affected negatively as I am a Hamilton resident and in January of 2018 purchased a 1429 sq. meter property on River Road (22260 River Road) just a few blocks away from my current residence. (22646

Fraserbank Crescent)

I had decided to build a new house for my family as my mother in law is aging and wanted her to move in with us so we can look after her in her glory years. We are building a wheelchair accessible home and have contracted

Balandra Development (Clive Alladin) to build our new house. We have followed all guidelines and requirements to date and consulted with the city confirming that we would be able to build our new house on this property before

we purchased it. The city indicated we could build up to 500 sq. meters on this property and we proceeded.

We have completed all required processes with respect to all the city guidelines. We obtained all necessary permits including demolishen permit, tree, and preload permit and are preloaded at the moment.

We are building a new house under the maximum 500 sq. meters and are significantly far along in this process and are submitting our building permit very soon. This new proposed reduction in the size requirements to 400 sq.

Meters would render my plans useless. I ask that the city protect those of us who are mid-stream in our development to be allowed to proceed as we are already fully invested and actively engaged in the process.

I am strongly opposed to these further reductions and as a new city council (whom I voted for) would ask that you protect myself and my family from these new proposed reductions as it would adversely affect me and financially

ruin me. This is my life savings! This property has been a single family lot since the 1950's .. it has not been farmed and because it is close to the river 50 % of the property is in the Riparian management area so cannot be farmed or

built on. We have respected all these regulations and have abided by them... which essentially leaves me with a 7500 sq. ft building lot.

I respectfully ask that you reconsider these proposed reductions and leave the size limitations to 500sq meters. This is too much reduction too quick!

I am totally stressed out and cannot sleep! I don't think this is fair to us that have followed all the rules and the rules keep changing.

Please feel free to contact me for further info or clarification.

Yours respectfully

Nick Kabani

- p) 604-351-6577
- e) kabani@telus.net

22646 Fraser bank Crescent

22260 River Road

14-22888 Windsor Court Richmond B.C. V6V2W6

December 7, 2018

City of Richmond Richmond City Hall 6911 No. 3 Road, Richmond, BC V6Y 2C1

Dear City Councillor

Richmond Zoning Bylaw 8500, Amendment Bylaws 9965,9966,9967, and 9968

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Thank you for your co-operation and consideration in this matter. I look forward to hearing from you.

Sincerely,

Ali Khoja

CC all City Councillors and Mayor

City of Richmond RECEIVED
DEC 13 YO 18
MAYOR'S OFFICE From:

Andrew Miloglav <amiloglav@shaw.ca>

Sent:

Monday, 26 November 2018 11:21

To:

MayorandCouncillors

Subject:

Bill 52 and how it affects the small ALR land owner/Stakeholder

Categories:

- TO: MAYOR & EACH COUNCILLOR / FROM: CITY CLERK'S OFFICE

From: Andrew Miloglav [mailto:amiloglav@shaw.ca]

Sent: November-26-18 12:44 AM **To:** 'Ian.Paton.MLA@leg.bc.ca'

To Whom it May concern:

My Name is Andrew Miloglav and I live at 14331 Westminster Hwy Richmond BC. I was at a BC Farmland owners association town hall meeting this Sunday November 25th, 2018. As an owner/stakeholder of residential in the ALR I have a vested interest in Bill 52. My thanks go out to all the MLA's who attended today. Your time was much appreciated by my mother and I. We came to understand what this new hurdle was that has been placed before me and countless others. As an owner of this property for the past 12 years I have various concerns as to the process and implementation of this Bill 52. My understanding of my property and many like it in Richmond have a unique quality that many may not be aware of. 60% of Richmond's farmland in the ALR is made up of 2 acre parcels and below. As you also may not be aware is there has been an ongoing situation with the city of Richmond and changes to bylaws concerning the ALR land they govern over.

I purchased my land in 2006, only second owner of this property. The original house built in 1919 was still on the property when I acquired it. The property belonged to Johnny McDonald. He was the second generation to live on the property after his parents had passed. After he passed I bought the property in the spring of 2006 for 580,000.00, for basically land only as the house was not in a livable condition. The dimensions of the property are 67x667. 1.07 acres. This information will prove to be important to my ongoing struggle with the city of Richmond and now Bill 52. I own a excavation company and my parents at the time were running a plumbing and heating business and a construction company. Both were active in Richmond since the 70's. The majority of the work done on the construction process was done as a family venture. A lifelong dream of mine came to fruition, working on my own home with my father and my mother. At the time, my plan was to move a woods bungalow onto the property and build a detached garage set back behind the house foot print which was towards the front of the property. I went to the city with my ideas and rough plans prior to the purchase of the land to make sure my ideas would be accepted by the city. They agreed as my ideas did not conflict with the regulations and bylaws at the time. July 2006- June 2007 I did the demo of the original house, moved a woods bungalow on a truck, fully renovated and added a small addition to the back of the house, Total sqft of 1800sqft. I excavated all the peat and soil from the front 67x350 feet and pushed the organic material to the rear of the property to save the soils for future gardening. Site prep of the entire front of the property was done for the purpose of placing my house and the future garage I was to build. The original driveway is still intact running up the west side of the property. All drainage for the entire property was done and retain wall and fencing installed on 80% of the property. Septic system installed with percolation field of 30x100 installed as to accommodate my future building plans. Water, gas, and electrical services were all brought onto the property and oversized as well to accommodate my future plans.

As you read this I hope you understand a substantial amount of money was spent in the years 2006-2008 to build my home and prep to build my detached garage. 2008 is when my personal nightmare began with my Residential in the ALR and as you are aware continues to this day with the extremely fast movement on Bill 52. Since 2008 there have been no less than 6 changes and amendments to ALR use in Richmond and at least 3, now 4 moratoriums on plan acceptance. My current plan is sitting at city hall to build an addition to my home that incl my garage and additional sq footage of living space so my mother can move in the home with me. This is my 3rd attempt to get something done. My fear now with the passing of Bill 52 is I will lose again. I did not start the planning process until after march 2018 until I knew it was safe to move forward on a design that would be accepted. That process took me until Oct once the changes were made to the drawing recommended by the city planning department. I only found out about Bill 52 on November 5th. How is it as a owner/stakeholder of Residential in the ALR I knew nothing about this Bill? I was told to get my plans in as soon as possible before the city enacts another moratorium, which I did. Not knowing that bill 52 would go through and be passed in less than 3 weeks...... That seems rather quick to me. If this happens on Tuesday without granting some form of grandfathering of current plans sitting at city hall I feel that would be very unfair. Investment in the planning process not to mention all the site prep done is in excess of 100k at this point. I am pleading with the powers that be to have some compassion and consideration for individuals who only followed the rule set before them. The rules kept changing. I kept adapting. But now I feel like I've been painted into a corner. Please understand that I am not a land speculator. I thought I was buying my dream property, but it has become my personal nightmare. I urge you to allow for a grace period or at the least grant some form of grandfathering for anyone who has started the process, its an expensive one. If Bill 52 is passed and people like me are not grandfathered we will have to start again with considerable cost to redesign and get new structural engineered drawings, upwards of another 12-15k. Can this please be brought into consideration?

Further to my point regarding the property I currently own. Its 67x667. My Neighbour to my east is also 67x667. Odd because all the other properties on my street on my side are all the same size 134x667. How is it my property was sub divided in 1957? I have all the documents that pertain to that. That pre dates the ALR and ALC. I only bring this up because there is a policy P-02 dated March 2017, and it reads "Potential Exceptions from the ALC act: Parcels less than 2 acres created Prior to December 21, 1972". My concern, which has been brought up numerous times at city council is how a parcel of land less than 2 acres can be considered farm land? It is not economically viable or suited for commercial production. The city has stated many times, they do not recognize land less than 2 acres as farm land and we would not qualify for farm status. If this is the case. Why are we subject to two sets of rules? I pay a residential tax rate for my property. But I am governed by the rules set in place by the ALC and policed by the city of Richmond? These small lots in Richmond need to be given a different designation. ¼ acre to 2 acres cannot be farmed. Its been stated and we are stuck in a very odd grey area that cannot be defined. This is another reason I think the stakeholders should be consulted. Passing a bill without asking the opinion of the people it directly affects is not democratic. I think we proved our point today with our voice in opposition to the proposed Bill 52.

Lastly, why was the foreign buyer tax omitted from the purchase of ALR land when that tax was enacted and put into play? Did anyone not think that the foreign buyer would just shift their focus to land that automatically would be 20% cheaper? Who created the land speculation of the ALR land? It seems this lack of the 20% tax may have had something to do with it. Finally, my last point. Most of the mega mansions that are spoken of, who are the registered owners of those? Foreign buyers.........

Thank you for your time. Kindest Regards, A very concerned owner/stakeholder Andrew Miloglav
ROCK-N-PILLAR ENTERPRISES LTD.
14331 WESTMINSTER HWY.
RICHMOND.B.C.
V6V 1A4
778-384-5494
604-783-5494 (AFTER HOURS.)
amiloglav@shaw.ca



December 12, 2018

Mayor Malcolm D. Brodie Richmond City Hall 6911 No. 3 Road Richmond, BC V6Y 2C1

Dear Mayor Brodie,

Re: Richmond Zoning Bylaw 8500, Amendment Bylaws 9965, 9966, 9967 and 9968

My name is Salim Shivji and I am a practicing real estate agent currently licensed and employed with Sutton Group Seafair Realty in Richmond. I have been a REALTOR® since 1987. I have been a Richmond resident since 1976.

I have been following with much interest the recent developments with reference to the bylaw amendments being proposed by the City of Richmond which include, among other items, a limit to further reduce the size of houses built on Agricultural Land Reserve (ALR) lands to a maximum of 400 m² (4,305 ft²). Though I am not affected by the proposed bylaw, a number of my clients and acquaintances are. Hence I would like to voice my opinion as a REALTOR® and a long term Richmond resident.

While an appreciable segment of Richmond residents previously had major concerns, and rightfully so, with the massive sized houses being built on ALR land, the BC Government and the City of Richmond addressed these concerns well by initially reducing the allowable size to 1000 m² (10,763 ft²) and then further to 500 m² (5,381 ft²). This was all done in brisk order and it appeared to be a very satisfactory outcome for the Richmond residents who most favoured house size reductions.

It is baffling as to why council now sees fit to propose to further drastically reduce buildable size to a maximum of 400 m² (4,305 ft²). There does not appear to be any sound reasoning to support this. It seems the current council is pushing this just because they can even though there is no good justification. How this additional reduction will benefit the farmer, or would be farmer, is beyond me.

I have recently conversed with a number of my clients and acquaintances who own property in ALR zoned lands in relation to this proposed bylaw and all feel it to be highly unfair to them and that the proposed bylaw seems to target a small section of the community.

I would strongly suggest council revise its decision to revert to their own previous decision and the current provincial guidelines of the 500 m² (5,381 ft²) max m@itybuild#blehkeepiin mind, even this maximum allowable is not favoured by many.

RECEIVED

PH - 650

DEC 13 2018

MAYOR'S OFFICE

Page 1 of 2



As I recall, the first time there was concern about mega or monster homes was in the early 1990's when, under the then residential zoning, generally a house up to 60% of the lot size could be built on a lot. We witnessed a number of neighbourhoods such as the "Mores" and "Monds" in Seafair be transformed when 4500 ft² - 6,000 ft² huge homes were being built on 8,000 ft² - 11,000 ft² lots. It was soon after that the bylaws were amended to reduce house sizes using the formula "55% of the 1st 5,000 ft² and 30% of the balance of the lot size" which is still current. The monster home issue was then prevalent in regular subdivisions within Richmond and not on farmland.

As council members are aware, there are an appreciable number of lots in residential areas under RS1/E zoning for example that are larger than 946.1 m² (10,183 ft²) – this being the threshold size of a lot on which a 400 m² (4,305 ft²) house maximum may be built under RS1/E zoning. However, under this zoning, a house bigger than the maximum allowable under the proposed bylaw for land in ALR may be built based on the current formula mentioned above. As an example, a 434 m² (4,667 ft²) house may be built on a 67′ X 170′ (11,390 ft²) lot on Comstock Road, or a 645 m² (6,950 ft²) house on a 19,000 ft² lot on Gibbons Drive.

As council is adamant on curtailing home sizes on ALR land, they should as well consider the same in residential zoned lands. This would at the very least level the playing field.

In conclusion, I strongly recommend Council revert back to their own previous guidelines and the current provincial guidelines of 500 m² (5,381 ft²) maximum buildable on ALR lands. As well, Council ought to consider making the 500 m² (5,381 ft²) maximum buildable apply to all residential zoned lands in Richmond which would then make it fair for all land owners, whether the lands are in ALR or Residential Zones.

Thank you for your consideration.

Best Regards.

Salim Shivji

Sales Associate

SUTTON GROUP SEAFAIR REALTY

Direct: (604) 328-3521

Office: (604) 273-3155

Email: salshivii@

salshivji@shaw.ca

Richmond B.C.

December 11, 2018

City of Richmond Richmond City Hall 6911 No. 3 Road, Richmond, BC V6Y 2C1

Dear City Councilors

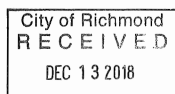
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MAVOD'S OFFICE

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Sincerely,

Fateh Sunderji

Fateh Sunderji 165-8279 Saba Road Richmond BC V6Y 4B6 CC all City Councilors and Mayor