A Regular Meeting of the Council of the City of Vancouver was held on Tuesday, July 10, 2018, at 9:40 am, in the Council Chamber, Third Floor, City Hall.

PRESENT: Mayor Gregor Robertson
Councillor George Affleck
Councillor Elizabeth Ball*
Councillor Hector Bremner
Councillor Adriane Carr
Councillor Melissa De Genova
Councillor Heather Deal
Councillor Kerry Jang
Councillor Raymond Louie
Councillor Andrea Reimer
Councillor Tim Stevenson*

CITY MANAGER’S OFFICE: Sadhu Johnston, City Manager

CITY CLERK’S OFFICE: Katrina Leckovic, City Clerk
Bonnie Kennett, Meeting Coordinator

*Denotes absence for a portion of the meeting.

WELCOME

The Mayor acknowledged we are on the unceded homelands of the Musqueam, Squamish, and Tsleil-Waututh Nations and we give thanks for their generosity and hospitality on these lands.

IN CAMERA MEETING

MOVED by Councillor Louie
SECONDED by Councillor Jang

THAT Council will go into meetings later this week which are closed to the public, pursuant to Section 165.2(1) of the Vancouver Charter, to discuss matters related to paragraphs:

(c) labour relations or other employee relations;

(e) the acquisition, disposition or expropriation of land or improvements, if the Council considers that disclosure could reasonably be expected to harm the interests of the city;

(g) litigation or potential litigation affecting the city;
(i) the receipt of advice that is subject to solicitor-client privilege, including communications necessary for that purpose;

(k) negotiations and related discussions respecting the proposed provision of an activity, work or facility that are at their preliminary stages and that, in the view of the Council, could reasonably be expected to harm the interests of the city if they were held in public;

CARRIED UNANIMOUSLY

ADPTION OF MINUTES

1. Regular Council – June 19, 2018

MOVED by Councillor Deal
SECONDED by Councillor Jang

THAT the Minutes of the Regular Council meeting of June 19, 2018, be approved.

CARRIED UNANIMOUSLY

2. Regular Council (Policy and Strategic Priorities) – June 20, 2018

MOVED by Councillor Louie
SECONDED by Councillor Deal

THAT the Minutes of the Regular Council meeting following the Standing Committee on Policy and Strategic Priorities meeting of June 20, 2018, be approved.

CARRIED UNANIMOUSLY

3. Public Hearing – June 26, 2018

MOVED by Councillor Deal
SECONDED by Councillor Louie

THAT the Minutes of the Public Hearing meeting of June 26, 2018, be approved.

CARRIED UNANIMOUSLY

4. Public Hearing – June 28 and July 4, 2018

MOVED by Councillor Deal
SECONDED by Councillor Louie

THAT the Minutes of the Public Hearing meeting of June 28 and July 4, 2018, be approved.

CARRIED UNANIMOUSLY
MATTERS ADOPTED ON CONSENT

Mayor Robertson noted a request to speak to Policy Report 1 had been received.

MOVED by Councillor Deal
SECONDED by Councillor Louie

THAT the Policy Report dated June 25, 2018, entitled “Updates to General Policy for Higher Buildings” be referred to the Standing Committee on City Finance and Services meeting July 11, 2018, in order to hear from speakers.

CARRIED UNANIMOUSLY (Vote No. 03102)

MOVED by Councillor Deal
SECONDED by Councillor Louie

THAT Council adopt Communication 1, Administrative Reports 1 to 4, and Policy Reports 2 to 8, on consent.

CARRIED UNANIMOUSLY

REPORT REFERENCE

1. Arts and Culture

Sandra Singh, General Manager of Arts, Culture and Community Services, presented an overview of 2018 Plans and Accomplishments in Cultural Services and Vancouver Civic Theatres.

   July 6, 2018

Sandra Gajic, Director of Civic Theatres provided a presentation on the Vancouver Music Strategy.

Members of the Vancouver Music Steering Committee and the Vancouver Music Advisory Committee, spoke in support of the Vancouver Music Strategy.

Branislav Henselman, Managing Director of Cultural Services, Sandra Singh, General Manager of Arts, Culture and Community Services, and Sadhu Johnston, City Manager, responded to questions.

MOVED by Councillor Deal
SECONDED by Councillor Carr

A. THAT Council acknowledge that Vancouver is home to a vibrant, diverse and world-class music industry, which generates significant economic impact, contributes to community well-being and is a vital part of the city’s social, artistic, and creative ecology.
B. THAT Council approve $400,000 one-time funding to support early initiatives arising from the extensive Vancouver Music Strategy work to date, as identified by the Vancouver Music Steering Committee, the Vancouver Music Advisory Committee, and City staff. The source of funds to be the 2018 Innovation Fund, allocated to:

i. A temporary full-time staff resource with a focus on the music sector, to complete the Vancouver Music Strategy final report and deliver on recommendations, as per the Administrative Report dated July 6, 2018, entitled “Vancouver Music Strategy – Interim Report”. The final Vancouver Music Strategy report and recommendations will be aligned with other City of Vancouver strategies, initiatives, and policies; and,

ii. Grants to Vancouver-based, music-focused projects aligning with the current directions identified in the above-noted report.

C. THAT Council direct staff to explore opportunities to further align and leverage the funding in B above, through alignment with Cultural Services grants, and partnerships with existing programs at all three levels of government, including Creative BC’s Music Fund, the Department of Canadian Heritage’s Canada Spaces Fund, and FACTOR.

D. THAT Council authorize the General Manager of Arts, Culture and Community Services to negotiate and execute any agreements required to partner with other agencies as described in C above, on the terms and conditions set out Administrative Report dated July 6, 2018, entitled “Vancouver Music Strategy – Interim Report” and such other terms and conditions as are satisfactory to the General Manager of Arts, Culture and Community Services and the Director of Legal Services.

CARRIED UNANIMOUSLY (Vote No. 03103)

b. Making Space for Arts and Culture: 2018 Cultural Infrastructure Plan
June 11, 2018

Alix Sales, Senior Cultural Planner, provided a presentation on the above-noted report, and responded to questions.

MOVED by Councillor Deal
SECONDED by Councillor Carr

THAT Council direct Cultural Services staff to:

i. Develop a planning, support and decision framework as well as city-wide targets for arts and cultural spaces that consider community need, the pace of development, displacement and population growth;

ii. Review and update the Cultural Infrastructure Grant guidelines to improve access, security of tenure, partnership and leveraging opportunities and funding levels for different types and scales of projects;
iii. Work with Planning, Urban Design and Sustainability, Development, Buildings and Licensing, Long-term Financial Strategy, and Legal Services to explore policies, zoning, regulatory and other tools to enable partnerships to secure, enhance and develop affordable, accessible arts and cultural spaces citywide;

iv. Work with Long-term Financial Strategy to:
   
   (a) Continue to advocate to the Province for the “Split Tax Bill” approach;
   
   (b) Explore options for a time-limited City stabilization fund to assist arts and cultural nonprofits in crisis due to escalating land values;

v. Work with the Development and Building Regulatory Review and Development, Buildings and Licensing to explore opportunities to remove barriers and streamline regulations and processes for arts and cultural spaces and activities;

vi. Develop a framework to engage with Musqueam, Squamish and Tsleil-Waututh Nations and Urban Indigenous communities on ways to improve support for more visibility on the land and self-determined cultural spaces;

vii. Work with Real Estate and Facilities Management to engage the community and partners on planning and feasibility studies of City-owned spaces, including Vanier Park cultural institutions master planning, Orpheum upgrades and Firehall Theatre renewal and renovation plans;

viii. Work with other City teams and departments, as appropriate, to integrate cultural spaces into City-owned spaces such as community centres, housing projects, social spaces, libraries and other spaces; and

ix. Explore opportunities and partnerships to support increased knowledge sharing and research that includes joining the World Cities Culture Forum.

CARRIED UNANIMOUSLY (Vote No. 03086)

2. City Support for Free Outdoor Public Events
   May 28, 2018

At 11:50 am, Councillor Bremner declared a conflict of interest related to the above-noted report as he has worked on recent projects that would be affected by this report.

Mayor Robertson noted requests to speak for Report Reference 2 had been received.
MOVED by Councillor Reimer
SECONDED by Councillor De Genova

THAT Council refer the report dated May 28, 2018, entitled “City Support for Free Outdoor Public Events” to the Standing Committee on City Finance and Services meeting on July 11, 2018, in order to hear from speakers.

CARRIED UNANIMOUSLY (Vote No. 03118)
(Councillor Bremner ineligible for the vote, due to Conflict of Interest)

Note: Council also agreed to hear the related presentation at the July 11, meeting.

* * * * *

At 11:54 am,

RECONSIDERATION MOVED by Councillor Reimer
SECONDED by Councillor Louie

THAT under Section 9.8 of the Procedure By-law, Council reconsider the vote on a motion at the same meeting, to correct Minutes 2 – Regular Council (Policy and Strategic Priorities) – June 20, 2018.

CARRIED UNANIMOUSLY

MOVED by Councillor Reimer
SECONDED by Councillor Louie

THAT the Minutes of the Regular Council meeting following the Standing Committee on Policy and Strategic Priorities meeting of June 20, 2018, be approved with the following change:

- Page 18, Item 4 b. “Making Room Housing Program: Overview and Quick Start Actions”, part J, the vote should strike “and Bremner opposed to J,” and replace with “and De Genova opposed to J,”.

CARRIED UNANIMOUSLY (Vote No. 03101)

* * * *

Council recessed at 11:58 am and reconvened at 2:10 pm.

* * * *
VARY THE AGENDA

At 2:10 pm, it was

MOVED by Councillor Jang
SECONDED by Councillor Deal

THAT Council vary the order of the agenda to deal with Unfinished Business Item 4 as the next item of business.

CARRIED UNANIMOUSLY AND
BY THE REQUIRED MAJORITY
(Councillor Ball absent for the vote)

Note: For clarity, the minutes are recorded in chronological order.

** ** **

UNFINISHED BUSINESS

4. TEXT AMENDMENT: Amendments to the Chinatown HA-1 and HA-1A Districts Schedule, Design Guidelines and Policies

On June 28 and July 4, 2018, Vancouver City Council heard from speakers at a Public Hearing on the above-noted application and, following the close of the receipt of public comments, referred discussion and decision to the Regular Council meeting on July 10, 2018, as Unfinished Business.

Councillors De Genova, Jang and Reimer advised they had reviewed the proceedings of the portions of the Public Hearing they had missed and would therefore be participating in discussion and decision on the application.

Helen Ma, Planning, Urban Design and Sustainability, referred to the memorandum dated July 9, 2018, from the General Manager, Planning, Urban Design and Sustainability which provided responses to questions sent to staff by Mayor and Council on July 4, 2018, related to the Policy Report dated March 23, 2018, entitled “Amendments to the Chinatown HA-1 and HA-1A Districts Schedule, Design Guidelines and Policies”.

Ms. Ma, along with Paul Cheng and Tom Wanklin, both from Planning, Urban Design and Sustainability, responded to questions.

MOVED by Councillor Jang
SECONDED by Councillor Louie

A. THAT Council approve the application to amend the HA-1 and HA-1A Districts Schedule of the Zoning and Development By-law generally in accordance with Appendix A of the Policy Report dated March 23, 2018, entitled “Amendments to the Chinatown HA-1 and HA-1A Districts Schedule, Design Guidelines and Policies”, to introduce:
(i) maximum net Floor Space Ratios;
(ii) maximum building heights in floors within the current maximum height in metres;
(iii) requirements to provide non-residential uses;
(iv) provisions for retail mezzanine and laneway retail spaces;
(v) maximum widths for development sites (i.e. site frontage); and
(vi) maximum widths for storefronts.

B. THAT, at the time of any enactment of the proposed amendments to the HA-1 and HA-1A Districts Schedule, the General Manager of Planning, Urban Design and Sustainability be instructed to bring forward for Council approval consequential amendments to the Chinatown HA-1 Design Guidelines and the Chinatown HA-1A Design Guidelines, generally as set out in Appendix B of the Policy Report dated March 23, 2018, entitled “Amendments to the Chinatown HA-1 and HA-1A Districts Schedule, Design Guidelines and Policies”.

C. THAT, subject to the enactment of the proposed amendments to the HA-1 and HA-1A Districts Schedule, the Director of Legal Services be instructed to bring forward for Council approval consequential amendments to the Parking By-law generally in accordance with Appendix C of the Policy Report dated March 23, 2018, entitled “Amendments to the Chinatown HA-1 and HA-1A Districts Schedule, Design Guidelines and Policies”.

D. THAT Council revoke the Rezoning Policy for Chinatown South (HA-1A) and that the General Manager of Planning, Urban and Sustainability be instructed to not consider any further applications under this policy except for the application which has been received and is under review for 728-798 Main Street;

FURTHER THAT Council revise the Rezoning Policy for the Downtown Eastside and the Downtown Eastside Plan in order to remove certain references to rezoning in Chinatown, generally in accordance with Appendices D and E of the Policy Report dated March 23, 2018, entitled “Amendments to the Chinatown HA-1 and HA-1A Districts Schedule, Design Guidelines and Policies”.

E. THAT A through D above be adopted on the following conditions:

(i) THAT the passage of the above resolutions creates no legal rights for any person, or obligation on the part of the City and any expenditure of funds or incurring of costs is at the risk of the person making the expenditure or incurring the cost;

(ii) THAT any approval that may be granted following the public hearing shall not obligate the City to enact any rezoning by-laws; and
(iii) THAT the City and all its officials, including the Approving Officer, shall not in any way be limited or directed in the exercise of their authority or discretion, regardless of when they are called upon to exercise such authority or discretion.

amended

AMENDMENT MOVED by Councillor Carr

THAT the following be added as F:

F. THAT Chinatown be zoned as one district – HA-1 and that:

a) The maximum lot width be 25 feet or the current lot width;

b) The maximum outright height be the height of existing buildings; and

c) The maximum conditional height be 50 feet, conditional on 100 percent social housing.

not put not having received a seconder

AMENDMENT MOVED by Councillor Louie
SECONDED by Councillor Jang

THAT the following be added to A:

FURTHER THAT the Director of Legal Services bring forward for enactment a by-law to enact the proposed amendments, including a further amendment to the Zoning and Development By-law that allows for the Director of Planning to relax the provisions of the HA-1A District, where merited, in order to allow for residential uses on the second floor of buildings that are less than 70 feet in height.

CARRIED (Vote No. 03105)
(Councillor De Genova opposed)
(Councillor Ball absent for the vote)

The amendment having carried, the motion was amended as put. Council agreed to separate the components of the motion for the vote and CARRIED with Councillors Affleck, Bremner and De Genova opposed to A and D (Vote Nos. 03106 and 03109), Councillor De Genova opposed to B, C, and E (Vote Nos. 03107, 03108, 03110) and Councillor Ball absent for the vote.

FINAL MOTION AS APPROVED

A. THAT Council approve the application to amend the HA-1 and HA-1A Districts Schedule of the Zoning and Development By-law generally in accordance with Appendix A of the Policy Report dated March 23, 2018, entitled “Amendments to the Chinatown HA-1 and HA-1A Districts Schedule, Design Guidelines and Policies”, to introduce:
(i) maximum net Floor Space Ratios;

(ii) maximum building heights in floors within the current maximum height in metres;

(iii) requirements to provide non-residential uses;

(iv) provisions for retail mezzanine and laneway retail spaces;

(v) maximum widths for development sites (i.e. site frontage); and

(vi) maximum widths for storefronts.

FURTHER THAT the Director of Legal Services bring forward for enactment a by-law to enact the proposed amendments, including a further amendment to the Zoning and Development By-law that allows for the Director of Planning to relax the provisions of the HA-1A District, where merited, in order to allow for residential uses on the second floor of buildings that are less than 70 feet in height.

B. THAT, at the time of any enactment of the proposed amendments to the HA-1 and HA-1A Districts Schedule, the General Manager of Planning, Urban Design and Sustainability be instructed to bring forward for Council approval consequential amendments to the Chinatown HA-1 Design Guidelines and the Chinatown HA-1A Design Guidelines, generally as set out in Appendix B of the Policy Report dated March 23, 2018, entitled “Amendments to the Chinatown HA-1 and HA-1A Districts Schedule, Design Guidelines and Policies”.

C. THAT, subject to the enactment of the proposed amendments to the HA-1 and HA-1A Districts Schedule, the Director of Legal Services be instructed to bring forward for Council approval consequential amendments to the Parking By-law generally in accordance with Appendix C of the Policy Report dated March 23, 2018, entitled “Amendments to the Chinatown HA-1 and HA-1A Districts Schedule, Design Guidelines and Policies”.

D. THAT Council revoke the Rezoning Policy for Chinatown South (HA-1A) and that the General Manager of Planning, Urban and Sustainability be instructed to not consider any further applications under this policy except for the application which has been received and is under review for 728-798 Main Street;

FURTHER THAT Council revise the Rezoning Policy for the Downtown Eastside and the Downtown Eastside Plan in order to remove certain references to rezoning in Chinatown, generally in accordance with Appendices D and E of the Policy Report dated March 23, 2018, entitled “Amendments to the Chinatown HA-1 and HA-1A Districts Schedule, Design Guidelines and Policies”.

E. THAT A through D above be adopted on the following conditions:

(i) THAT the passage of the above resolutions creates no legal rights for any person, or obligation on the part of the City and any expenditure of funds or incurring of costs is at the risk of the person making the expenditure or incurring the cost;
(ii) THAT any approval that may be granted following the public hearing shall not obligate the City to enact any rezoning by-laws; and

(iii) THAT the City and all its officials, including the Approving Officer, shall not in any way be limited or directed in the exercise of their authority or discretion, regardless of when they are called upon to exercise such authority or discretion.

1. REZONING: Increasing Housing Choice in Grandview-Woodland – Proposed Amendments to the Zoning and Development By-law

On June 26, 2018, Vancouver City Council heard from speakers at the Public Hearing on the above-noted application and, following the close of the receipt of public comments, referred discussion and decision to the Regular Council meeting on July 10, 2018, as Unfinished Business.

Councillors De Genova, Jang, and Mayor Robertson advised they had reviewed the proceedings of the Public Hearing they had missed and would therefore be participating in discussion and decision on the application.

Andrew Pask and Paul Cheng, both from Planning, Urban Design and Sustainability, responded to questions.

Council also had before it a memorandum dated July 9, 2018, from the General Manager, Planning, Urban Design and Sustainability, recommending an amendment to the draft "By-law to amend the Zoning Development By-law No. 3575 to create new district schedules, amend C-2, and rezone certain designated areas in Grandview-Woodland" to add a relaxation for buildings listed on the Vancouver Heritage Register.

MOVED by Councillor Reimer
SECONDED by Councillor Deal

A. THAT Council approve the application to amend the Zoning and Development By-law to achieve the following:

(i) Create new district schedules for RM-11, RM-11N, and RM-12N zoning generally as set out in Appendix A of the Policy Report dated May 22, 2018, entitled “Increasing Housing Choice in Grandview-Woodland – Proposed Amendments to the Zoning and Development By-law” and the memo dated July 9, 2018, from the General Manager, Planning, Urban Design and Sustainability;

(ii) Amend the C-2 District Schedule generally as set out in Appendix A of the above Policy Report;

(iii) Revise Schedule F of the Zoning and Development By-law as set out in Appendix A of the above Policy Report; and
(iv) Rezone those areas shown outlined in bold in Schedule A of Appendix A of the above Policy Report from RS-1, RS-5, RS-7, RT-4, RT-5, and RT-5N to RM-11, RM-11N, RM-12N, or C-2;

in order to increase opportunities for housing choice and strengthen shopping nodes.

B. THAT the application to amend the Sign By-law to establish regulations for the new RM-11, RM-11N, and RM-12N districts, generally as set out in Appendix B of the Policy Report dated May 22, 2018, entitled “Increasing Housing Choice in Grandview-Woodland – Proposed Amendments to the Zoning and Development By-law”, be approved.

C. THAT, subject to the enactment of the amendments to the Zoning and Development By-law, the Director of Legal Services be instructed to bring forward for Council approval, at the time of enactment of such amending by-laws, related amendments to the Parking By-law, generally in accordance with Appendix B of the Policy Report dated May 22, 2018, entitled “Increasing Housing Choice in Grandview-Woodland – Proposed Amendments to the Zoning and Development By-law”.

D. THAT, subject to the enactment of the amendments to the Zoning and Development By-law, the Director of Legal Services be instructed to bring forward for Council approval, at the time of enactment of such amending by-laws, related amendments to the Subdivision By-law, generally in accordance with Appendix B of the Policy Report dated May 22, 2018, entitled “Increasing Housing Choice in Grandview-Woodland – Proposed Amendments to the Zoning and Development By-law”.

E. THAT, at the time of enactment of the amendments to the Zoning and Development By-law, the General Manager of Planning, Urban Design and Sustainability be instructed to bring forward for Council adoption RM-11 and RM-11N Guidelines, and RM-12N Guidelines, generally in accordance with Appendix C of the Policy Report dated May 22, 2018, entitled “Increasing Housing Choice in Grandview-Woodland – Proposed Amendments to the Zoning and Development By-law”.

FURTHER THAT subsection 5.2 be added under section 5, Relaxation of Regulations, to the RM-11 and RM-11N Districts Schedule contained in Schedule B within the draft “By-law to amend the Zoning Development By-law No. 3575 to create new district schedules, amend C-2, and rezone certain designated areas in Grandview-Woodland” as follows:

5.2 The Director of Planning may relax the provisions of this Districts Schedule regarding site area, frontage, height, required yards and setbacks, site coverage, horizontal angle of daylight, acoustics, external design, and number of buildings on a site when a building listed on the Vancouver Heritage Register is retained, if consideration is first given to the intent of this Schedule and all applicable Council policies and guidelines.
F. THAT, at the time of enactment of the amendments to the Zoning and Development By-law, the General Manager of Planning, Urban Design and Sustainability be instructed to bring forward for Council adoption amended C-2 Guidelines generally in accordance with Appendix C of the Policy Report dated May 22, 2018, entitled “Increasing Housing Choice in Grandview-Woodland – Proposed Amendments to the Zoning and Development By-law”.

G. THAT, at the time of enactment of the amendments to the Zoning and Development By-law, the General Manager of Planning, Urban Design and Sustainability be instructed to bring forward for Council adoption related amendments to the Strata Title Policies for RS, RT and RM Zones, generally in accordance with Appendix D of the Policy Report dated May 22, 2018, entitled “Increasing Housing Choice in Grandview-Woodland – Proposed Amendments to the Zoning and Development By-law”.

H. THAT A through G above be adopted on the following conditions:

(i) THAT passage of the above resolutions creates no legal rights for any person, or obligation on the part of the City and any expenditure of funds or incurring of costs is at the risk of the person making the expenditure or incurring the cost;

(ii) THAT any approval that may be granted following the public hearing shall not obligate the City to enact any rezoning by-laws; and

(iii) THAT the City and all its officials, including the Approving Officer, shall not in any way be limited or directed in the exercise of their authority or discretion, regardless of when they are called upon to exercise such authority or discretion.

I. THAT Council direct staff to undertake additional technical analysis and public consultation on potential land use changes in the following areas, as part of the next phase of Grandview-Woodland Community Plan implementation:

(i) “Nanaimo East” area, along Nanaimo Street/North Nanaimo Street from East Hastings Street to Wall Street;

(ii) 2300-block of Charles Street (south side) / Kitchener Street (north side); and

(iii) 2400-block of East 12th Avenue (south side) / Grandview Highway North.

CARRIED (Vote No. 03111)
(Councillor Carr opposed)
(Councillor Ball absent for the vote)
**VARY THE AGENDA**

MOVED by Councillor Deal  
SECONDED by Councillor Jang

THAT Council vary the order of the agenda to deal with the By-laws, New Business, and Enquiries next.

CARRIED UNANIMOUSLY AND  
BY THE REQUIRED MAJORITY  
(Councillor Ball absent for the vote)

**BY-LAWS**

MOVED by Councillor Deal  
SECONDED by Councillor Jang

THAT Council, except for those members ineligible to vote as noted below, enact the by-laws listed on the agenda for this meeting as numbers 1 to 9 and 11 to 19 inclusive, and authorize the Mayor and City Clerk to sign and seal the enacted by-laws.

CARRIED UNANIMOUSLY  
(Councillor Ball absent for the vote)

1. A By-law to amend Zoning and Development By-law No. 3575 Miscellaneous Amendments regarding RT-5 and RT-5N rear yard depth and dwelling unit density, Temporary Sales Offices and other housekeeping amendments (By-law No. 12149)

2. A By-law to amend Downtown Eastside Oppenheimer Official Development Plan By-law No. 5532 (Housekeeping Amendment) (By-law No. 12150)

3. A By-law to amend Sign By-law no. 11879 regarding miscellaneous housekeeping amends regarding window signs, fascia signs and housekeeping (By-law No. 12151)

4. A By-law to amend Noise Control By-law No. 6555 regarding construction exemptions (By-law No. 12152)

5. A By-law to amend Zoning and Development By-law No. 3575 to rezone an area to CD-1 (400 West Georgia Street and 725-731 Homer Street) (By-law No. 12153)

6. A By-law to amend Building By-law No. 10908 regarding electric vehicle charging stations and bicycle end of trip facilities (By-law No. 12154)

7. A By-law to amend Electrical By-law No. 5563 regarding electric vehicle charging stations (By-law No. 12155)
8. A By-law to amend Parking By-law No. 6059 regarding electric vehicle charging stations and bicycle end of trip facilities (By-law No. 12156)

9. A By-law to amend Zoning and Development By-law No. 3575 to rezone an area to CD-1 (3868-3898 Rupert Street and 3304-3308 East 22nd Avenue) (By-law No. 12157) (Mayor Robertson and Councillor Bremner ineligible for the vote)

11. A By-law to amend License By-law No. 4450 regarding a new license category Retail Dealer – Cannabis (By-law No. 12158)

12. A By-law to amend Downtown Official Development Plan By-law No. 4912 regarding new Retail Use – Cannabis Store (By-law No. 12159)

13. A By-law to amend Downtown Eastside/Oppenheimer Official Development Plan By-law No. 5532 regarding new Retail Use – Cannabis Store (By-law No. 12160)

14. A By-law to enact a Housing Agreement for 3681 Victoria Drive and 1915 Stainsbury Avenue (By-law No. 12161)

15. A By-law to designate certain real property as protected heritage Property (6 West 7th Avenue – Turner Dairy) (By-law No. 12162)

16. A By-law to enact a Housing Agreement for 1296 West Broadway (By-law No. 12163)

17. A By-law to enact a Housing Agreement for 1715 Cook Street (By-law No. 12164)

18. A By-law to enact a Housing Agreement for 155 East 37th Avenue (Little Mountain) (By-law No. 12165) (Councillor Louie ineligible for the vote)

19. A By-law to enact a Housing Agreement for 2109 East Hastings Street (By-law No. 12166)

MOVED by Councillor De Genova
SECONDED by Councillor Affleck

THAT the by-law listed on the agenda for this meeting as number 10 be referred to the Regular Council meeting following the Standing Committee on City Finance and Services meeting on July 11, 2018, to allow staff to provide clarification.

CARRIED UNANIMOUSLY
(Councillor Ball absent for the vote)

10. A By-law to amend Zoning and Development By-law No. 3575 regarding a new Retail Use – Cannabis Store
NEW BUSINESS

1. Requests for Leaves of Absence

MOVED by Councillor De Genova
SECONDED by Councillor Jang

A. THAT Councillor Stevenson be granted a Leave of Absence for Civic Business for meetings to be held on July 17, 2018;

    FURTHER THAT Councillor Stevenson be granted a Leave of Absence for Personal reasons for meetings to be held on July 31, 2018.

B. THAT Councillor Ball be granted a Leave of Absence for Medical Leave for meetings to be held July 26, 30, 31, August 2, and September 5 and 6, 2018.

CARRIED UNANIMOUSLY (Vote No. 03085)
(Councillor Ball absent for the vote)

2. Appointment of Deputy Mayor

MOVED by Councillor Jang
SECONDED by Councillor Louie

WHEREAS on July 9, 2018, Councillor Stevenson submitted a letter to the Mayor in which he resigned from the Deputy Mayor position, effective July 19, 2018.

THEREFORE BE IT RESOLVED THAT Council appoints Councillor Heather Deal as Deputy Mayor for a term to begin July 20, 2018 and end November 4, 2018.

CARRIED UNANIMOUSLY (Vote No. 03091)
(Councillor Ball absent for the vote)

ENQUIRIES AND OTHER MATTERS

1. Harbourside Park Plaza

Councillor Carr received an email regarding public use of Harbourside Park Towers Plaza which was created as part of a CD-1 rezoning as a public plaza. She requested more information regarding the issue of people being prohibited from using public spaces. The City Manager agreed to provide an update.
UNFINISHED BUSINESS

2. REZONING: 1837-1857 East 11th Avenue and 2631-2685 Victoria Drive

On June 26, 2018, Vancouver City Council heard from speakers at the Public Hearing on the above-noted application and, following the close of the receipt of public comments, referred discussion and decision to the Regular Council meeting on July 10, 2018, as Unfinished Business.

Councillors De Genova and Jang advised they had reviewed the proceedings of the Public Hearing they had missed and would therefore be participating in discussion and decision on the application.

Mateja Seaton, Planning, Urban Design and Sustainability, responded to questions.

MOVED by Councillor Deal
SECONDED by Councillor Reimer

A. THAT the application by Perkins+Will on behalf of Grandview Woodland Project (Nominee) Ltd., the registered owner, to rezone 1837-1857 East 11th Avenue and 2631-2685 Victoria Drive [Strata Lots 1 and 2, all of District Lot 264A, Strata Plan VR. 2475; Lots 21, 22 and 23 Except: the North 5 feet now lane, all of Lots C and D, Block 162, District Lot 264A, Plans 1059 and 1771; Lots A, B, C and D, all of Lots C and D, Block 162, District Lot 264A, Plan 2728; PIDs:014-713-195, 014-713-209, 014-861-411, 014-861-429,003-923-533, 004-120-060, 013-491-890, 013-491-911 and 013-491-920 respectively] from RM-4 (Multiple Dwelling) District to CD-1 (Comprehensive Development) District, to increase the floor space ratio (FSR) from 1.45 to 3.60 and the maximum building height from 10.7 m (35 ft.) to 33.5 m (110 ft.) to permit the development of an 11-storey building with a five-storey podium comprised of a mixed-tenure of secured market rental units and strata-titled market housing units, along with the retention, relocation, designation and protection of a heritage home at 1853-1857 East 11th Avenue, generally as presented in Appendix A of the Policy Report dated May 22, 2018, entitled “CD-1 Rezoning: 1837-1857 East 11th Avenue and 2631-2685 Victoria Drive” be approved subject to the following conditions:

CONDITIONS OF APPROVAL OF THE FORM OF DEVELOPMENT

(a) That the proposed form of development be approved by Council in principle, generally as prepared by Perkins+Will, and stamped “Received City Planning Department, December 18, 2017”, subject to the following conditions, provided that the Director of Planning may allow minor alterations to this form of development when approving the detailed scheme of development as outlined in (b) below.

(b) That, prior to approval by Council of the form of development, the applicant shall obtain approval of a development application by the Director of Planning who shall have particular regard to the following:
Urban Design

1. Design development to reduce the perceived massing of the frame expression to be more compatible with the residential character of the streetscape.

   Note to Applicant: This can be achieved by varying the frame composition at the corners, base or upper storey.

2. Design development to comply with allowable building height.

   Note to Applicant: The maximum achievable building height is 33.5 m (110 ft.). If rooftop access is to be excluded from the calculation of height, it must be provided in accordance with Section 10 of the Zoning and Development By-Law and Roof-mounted Energy Technologies and Green Roofs – Discretionary Height Increases Bulletin.

3. Design development to improve residential common amenities:

   (i) Introduce opportunities for children’s outdoor play area for various ages in line with the High-Density Housing for Families with Children Guidelines.

   Note to Applicant: This can be achieved by replacing the dog run area with children’s outdoor play area. Play equipment is not required, nor encouraged, for the children’s play areas, but a soft surface play area and a variety of creative landscape/play features (such as balancing logs and boulders, opportunities for sand play or a small and tangible water stream or feature, creative motor-skills developing features etc.), which provide a myriad of creative play opportunities for a range of ages, is encouraged.

   (ii) Provide a more usable south-facing outdoor space contiguous with the amenity room.

   Note to Applicant: This can be achieved by increasing depth by a minimum of 3 ft. and access provided from amenity room. See also Landscape Condition #17.

4. Design development to maintain the high quality and durable exterior finishes consistent with the rezoning application, to be included in the Development Permit drawings.

5. Submission of a bird-friendly strategy for the design of the building is encouraged in the application for a development permit.

   Note to Applicant: Refer to the Bird-Friendly Design Guidelines for examples of built features that may be applicable. For more information, see the guidelines at http://former.vancouver.ca/commsvcs/guidelines/B021.pdf.
Heritage

6. Design development on the window treatment on the lane side of the heritage house to make it more compatible with historic precedents.

Housing

7. Prior to development permit issuance, revised drawings and information shall be submitted to the satisfaction of the Director of Planning, clearly indicating the proposed total unit mix of studio (38.4 percent), one-bedroom (17.4 percent), two-bedroom (34.1 percent) and two plus-bedroom (10.1 percent) units, and in accordance with the Family Room: Housing Mix Policy for Rezoning Projects, ensure a minimum 25 percent two-bedroom units and a minimum 10 percent three-bedroom units for all strata-titled market housing units, and a minimum 35 percent two-bedroom units or more for all secured market rental residential units, in the Development Permit drawings.

Note to Applicant: Any changes in unit mix from the proposed rezoning application may be varied under the discretion of the Director of Planning or Development Permit Board provided that it does not go lower than 35 percent of the dwelling units designed to be suitable for families with children.

8. Provision of the completed Tenant Relocation Application Form which includes a list outlining the name of each tenant, the number of the tenant’s unit, the size of unit, the type of unit, and their rent, as per Section 6.1(a) of the Tenant Relocation and Protection Guidelines.

Note to Applicant: An updated list of tenants must be submitted with the development permit application.

9. Provision of a Tenant Relocation Plan as per Section 2.1 of the Tenant Relocation and Protection Policy.

10. Provision of a notarized declaration to be submitted prior to issuance of a development permit which demonstrates that each tenant has been given written notice of the intent to develop the property; that indicates the number of units occupied on the date of the notice; includes information on posting of notice regarding the intent to redevelop as per Section 6.1(c); and includes copies of a letter addressed to each tenant summarizing the Tenant Relocation Plan offer and signed as received by each tenant.
11. Provision of a final Tenant Relocation Report to be submitted prior to issuance of the occupancy permit which outlines the names of tenants; indicates the outcome of their search for alternate accommodation; summarizes the total monetary value given to each tenant (moving costs, rent, any other compensation); and includes a summary of all communication provided to the tenants.

12. The building is to comply with the *High-Density Housing for Families with Children Guidelines*, and include a common amenity room with kitchenette (and an accessible washroom adjacent to this amenity room).

Note to Applicant: Design development to co-locate indoor and outdoor amenity spaces, either on ground floor or 6th floor.

13. Prior to issuance of development permit, applicant to display a sign on the site, throughout construction, that acknowledges that secured market rental housing is being provided as part of the City of Vancouver’s initiatives. Sign design, format, and location to be approved by the City.

14. Correction of number of strata units on “Unit Schedule L06” table from 6 to 7.

**Crime Prevention through Environmental Design (CPTED)**

15. Design development to consider the principles of CPTED, having particular regard for:

   (i) theft in the underground parking;
   (ii) residential break and enter;
   (iii) mail theft; and
   (iv) mischief in alcoves and vandalism, such as graffiti.

**Landscape Design**

16. Design development to the north-facing outdoor space on Level 1 to provide other programmed uses besides a Dog Run, achieving a more diverse space for common use (see also Urban Design Condition #3.(i)).

Note to Applicant: The use of Artificial Turf is not supported and should be replaced with a natural surface material.

17. Design development to enlarge and expand programming for the south-facing outdoor space on Level 1, achieving more balanced, contiguous indoor-outdoor Amenity areas. The larger outdoor space should include additional soft landscape and be articulated for various common uses, which encourage social interaction (see also Urban Design Condition #3.(ii)).
18. Design development to clearly integrate sustainable rainwater management features and strategies into the landscape plan.

19. Provision of improved sustainability by the provision of edible plants, in addition to urban agriculture plots.

Note to Applicant: Edible plants can be used as ornamentals as part of the landscape design.

20. At time of development permit application, the following:

(i) A full Landscape Plan for proposed landscape to be submitted. The Landscape Plan should be coordinated with the architectural Site Plan. The Landscape Plan should illustrate proposed plant materials (with common and botanical names, plant sizes and quantities), paving, walls, railings, light fixtures, site grading and other landscape features. Plant material should be listed in a Plant List that is clearly keyed to the Landscape Plan. The Landscape Plan should be a minimum 1:100 or 1/8” scale and should match the architectural site plan;

(ii) Section details at a minimum scale of 1/2”=1'-0” scale to illustrate typical proposed landscape elements including planters on structures, benches, fences, gates, arbours and trellises, and other features. Planter section details should show dimensioned rootballs to confirm depth of proposed planting on structures is deep enough to accommodate rootballs of proposed trees well into the future. The depth should exceed BCSLA standard, being no less than 3’ for trees and 2’ for shrubs (not including drainage layer);

(iii) A high-efficiency automatic irrigation system to be provided for all planted areas; and

(iv) A Landscape Lighting Plan to be provided for security purposes.

Note to Applicant: Lighting details can be added to the landscape drawings; all existing light poles should be shown.

Sustainability

21. Any new building in the development will meet the requirements of the preceding Green Buildings Policy for Rezonings (as amended up to January 14, 2016), including a minimum of 63 points (LEED® Gold rating), with 1 point for water efficiency and stormwater management and a 22 percent reduction in energy cost as compared to ASHRAE 90.1 2010, along with registration and application for certification of the project.
Note to Applicant: A Sustainable Design Strategy must be submitted as part of the Development Permit that articulates which credits the applicant will be pursuing and how their building application, as submitted, incorporates strategies, features or technologies that will help achieve these credits. The strategy, along with the LEED checklist, must be incorporated into the drawing submission. A letter from a LEED Accredited Professional or Administrator must confirm that the proposed strategy aligns with the applicable goals of the rezoning policy. Proof of registration of the CaGBC must be provided with the application and the project registration number incorporated into the drawings. Application for Certification will be required at a subsequent stage.

22. In lieu of the requirements outlined in Condition #21, the applicant may choose to meet the requirements of the Green Buildings Policy for Rezonings amended February 7, 2017), including all requirements for Near Zero Emissions Buildings (i.e. Passive House certified or alternate near zero emissions standard approved by the Director of Sustainability), or Low Emissions Green Buildings. The requirements for Low Emissions Green Buildings are summarized at http://guidelines.vancouver.ca/G015.pdf.

Note to Applicant: The applicant will be required to demonstrate that the development is on track to achieve the above requirements at each stage of permit. For more detail on the above requirements and what must be submitted at each stage, refer to the most recent bulletin Green Buildings Policy for Rezonings – Process and Requirements (amended April 28, 2017, or later).

Engineering

23. The owner or representative is advised to contact Engineering to acquire the project’s permissible street use. Prepare a mitigation plan to minimize street use during excavation & construction (i.e. consideration to the building design or sourcing adjacent private property to construct from) and be aware that a minimum 60 days lead time for any major crane erection / removal or slab pour that requires additional street use beyond the already identified project street use permissions.

24. Provision of any gas service to connect directly to the building without any portion of the service connection above grade within the road right of way.
25. Provision of construction details to determine ability to meet municipal design standards for shotcrete removal (Street Restoration Manual section 02596 and Encroachment By-law (#4243) section 3A) and access around existing and future utilities adjacent your site. Current construction practices regarding shotcrete shoring removals have put City utilities at risk during removal of encroaching portions of the shoring systems. Detailed confirmations of these commitments will be sought at the building permit stage with final design achievements certified and confirmed with survey and photographic evidence of removals and protection of adjacent utilities prior to building occupancy. Provision of written acknowledgement of this condition is required. Please contact Engineering Services for details.

26. Provision of a garbage staging area adjacent the lane for pick up purposes.

27. Relocate the proposed benches to private property and use standard sidewalk treatments for the proposed pavement on public property for the seating area at the East 11th Avenue and Victoria Drive corner of the site.

28. Engineering is not currently supportive of the added Allen Block wall proposal to retain the existing tree along East 11th Avenue. Please explore other methods to support the tree that do not include walls on public property. Berming of the back boulevard in lieu of retention should be explored.

29. Public Bike Share (PBS) is planned for curbside on East 11th Avenue. The PBS station dimension will be approximately 20 m in length and located about 6 m west of the intersecting sidewalks at East 11th Avenue and Victoria Drive. Confirmation that no fire connection or emergency access is planned along the building face along East 11th Avenue or to be located in front of the PBS station is required.

30. Please place the following statement on the landscape plan: This plan is “NOT FOR CONSTRUCTION” and is to be submitted for review to Engineering Services a minimum of 8 weeks prior to the start of any construction proposed for public property. No work on public property may begin until such plans receive “For Construction” approval and related permits are issued. Please contact Engineering, Development Services and/or your Engineering, Building Site Inspector for details.

31. Please update the landscape and/or site plan to reflect the public realm changes including all of the off-site improvements sought for this rezoning, where a design or detail is not available please make note of the improvement on the site and/or landscape plans. Please submit a copy of the updated plan to engineering for review.
32. Provide automatic door openers on the doors providing access to the bicycle room and note on drawings.

33. Provision of a plan showing the access route from the Class A bicycle spaces to reach the outside.

Note to Applicant: The route must be ‘stairs free’ and confirm the use of the parking ramp, if required.

34. Compliance with the Parking and Loading Design Supplement to the satisfaction of the General Manager of Engineering Services as follows:

(i) Number, dimension and label all parking and loading spaces.

(ii) Design Development to improve the parking access ramp. Additional maneuvering width at the lane is required to accommodate vehicle movement from the lane and to improve visibility. Confirm two-way traffic flow in the main ramp – the current ramp design does not appear to have the required width through the corners to allow for opposing vehicles to pass. Dimension the width(s) of the parking ramp from the lane throughout the length of the parking ramp. Provision of maneuvering diagrams to confirm ramp design is adequate and functional.

(iii) Provision of a section drawing showing elevations, vertical clearances, and security gates for the main ramp and through the loading bay.

(iv) Provision of design elevations on both sides of the parking ramp at all breakpoints, both sides of the loading bay, and at all entrances.

Note to Applicant: Where there is a curved ramp, provide grades two feet from the wall on the inside radius. The slope and length of the ramp sections must be shown on the submitted drawings.

(v) Provision of the required Class B loading space and an improved drawing clearly showing the loading space and ‘stair-free’ access route from the loading space to the elevator.

(vi) Provision of columns, column dimensions, and column setbacks to be shown on the drawings.

(vii) Provision of additional dimensions on the section drawings showing vertical clearance within the parking levels. Ensure adequate vertical clearance is provided for mechanical projections, utilities and other services.
(viii) Additional design elevations are required to confirm the slope and crossfall within the parking levels do not exceed the requirements. Slope and crossfall to be shown on the drawings.

(ix) 2.3 m of vertical clearance is required for access and maneuvering to all disability spaces and must be noted on the drawings.

(x) Dimension the access aisle width and the size of the bicycle spaces in the bicycle storage rooms.

CONDITIONS OF BY-LAW ENACTMENT

(c) That prior to enactment of the CD-1 By-law, the registered owner shall on terms and conditions satisfactory to the Director of Legal Services, the General Manager of Planning, Urban Design and Sustainability, the General Manager of Engineering Services (GMES) and the General Manager of Arts, Culture, and Community Services, as necessary, and at the sole cost and expense of the owner/developer, make arrangements for the following:

Engineering

1. The closing of, stopping up and conveying to the owner the required portion of the lane west of Victoria Drive north of East 11th Avenue, subsequent to Council approval; and the relocation or decommissioning of any utilities within this area.

   Note to Applicant: The lane must be purchased from the City at market value and be paid for upon enactment. If enactment does not take place within a reasonable timeframe, the City reserves the right to re-value the lane.

2. Provision of written confirmation and agreement from all affected utility companies for the closure of the portion of lane.

3. Consolidation of the closed portion of lane, Lots A, B, C and D, All of Lots C and D, Plan 2728; Lots 21, 22 and Lot 23 Except: the North 5 Feet Now Lane, All of Lots C and D, Plans 1059 and 1771; and Strata Plan VR2475 (after cancellation & dissolution); All of Block 162, District Lot 264A to form a single development parcel, and subdivision of that site to result in the dedication of:

   (i) the northerly 5 feet of current Lots 21, 22, and VR2475

   (ii) the easterly 7 feet of current Lots A, B, C & D.

   Note to Applicant: A subdivision plan and application to the Subdivision and Strata Group is required.
4. Registration of a temporary Statutory Right-of-Way agreement in favour of the City over the portion of lane to be closed for public utility purposes, to be discharged once all utilities impacted by the lane closure have been abandoned, relocated or otherwise protected, as necessary, and any associated lane and street reconstruction works have been completed to the satisfaction of the GMES.

5. Provision of a Services Agreement to detail the on and off-site works and services necessary or incidental to the servicing of the site (collectively called the “services”) such that they are designed, constructed and installed at no cost to the City and all necessary street dedications and rights of way for the services are provided. No development permit for the site will be issued until the security for the services are provided.

   (i) Provision of adequate water service to meet the fire flow demands of the project. Please supply project details including projected fire flow demands, sprinkler demand, hydrant load, and domestic water demands to confirm extent of water main upgrading.

   (ii) Upgrade and separate the combined sewer on East 11th Avenue, from Commercial Drive to the point of the development’s sewer connections (approximately 210 m).

   (iii) Removal of the old lane entry and curb returns and all related infrastructure at closed lane west of Victoria Drive on the north side of East 11th Avenue to provide for new curb and sidewalk consistent with all curb and sidewalk improvements sought for the site.

   (iv) Provision of a new concrete commercial lane crossing on the west side of Victoria Drive at the lane north of East 11th Avenue and replacement of curb returns and curb ramps on both sides of the lane entry are required.

   (v) Provision of lane repaving to centerline of the existing lane for the length of the site.

   (vi) Provision of a 2.44 m (8’-0”) front boulevard with sodded lawn, 1.83 m (6’-0”) saw cut broom finish concrete sidewalk on Victoria Drive adjacent the site.

   (vii) Provision of a 1.83 m (6’-0”) front boulevard with sodded lawn, and a 1.83 m (6’-0”) saw cut broom finish concrete sidewalk on East 11th Avenue adjacent the site.

   (viii) Provision of upgraded street lighting on the site frontage to current standards including a review of the existing lighting to determine its adequacy and a lighting design as required.
(ix) Upgrading of the traffic signal at Victoria Drive & Broadway to provide a new left turn arrow (Westbound to Southbound), countdown timers and LED lighting on all four corners of the intersection signal infrastructure.

(x) Provision of a single corner bulge on the East 11th Avenue frontage at Victoria Drive.

6. Provision of all utility services to be underground from the closest existing suitable service point. All electrical services to the site must be primary with all electrical plant, which include but not limited to System Vista, Vista switchgear, pad mounted transformers, LPT and kiosks (including non-BC Hydro kiosks) are to be located on private property with no reliance on public property for placement of these features. In addition, there will be no reliance on secondary voltage from the existing overhead electrical network on the street right-of-way. Any alterations to the existing overhead/underground utility network to accommodate this development will require approval by the Utilities Management Branch.

Note to Applicant: Please ensure that in your consultation with B.C. Hydro that an area has been defined within the development footprint to accommodate such electrical plant. Please confirm that this space has been allocated and agreement between both parties has been met.

7. Developer to submit a Stormwater and Rainwater Management Plan that meets the objectives of the Citywide Integrated Rainwater Management Plan and complies with the Sewer and Water Course By-law. The developer’s plan shall achieve the following objectives:

(i) Retain or infiltration the 6-month storm event volume (24 mm) on site;

(ii) Treat the 2-year event (48 mm) on site; and

(iii) Maintain the pre-development 5-year storm event rate. The predevelopment estimate shall utilize the 2014 IDF curve, whereas the post development estimate shall use the 2100 IDF curve to account for climate change.

Note to Applicant: Based on the initial review of this development and without applicant confirmation of the development’s fire flow demands and domestic water demands, the development will be subject to an upgrade of the water main that serves the development. The water main upgrade is to be funded by the City and must be completed prior to building occupancy. Co-ordination of this water main upgrade and building completion is necessary to ensure adequate fire protection for the building. An occupancy hold will be placed on the project to ensure the water main
upgrade is completed prior-to building occupancy. Fire flow rates as noted above are needed to confirm this initial assessment.

**Housing**

8. Make arrangements to the satisfaction of the General Manager of Arts, Culture, and Community Services and the Director of Legal Services to enter into a Housing Agreement and Section 219 Covenant securing the 72 residential units being 49 per cent of the total residential floor area, as secured market rental housing for the longer of 60 years or the life of the building, subject to the following additional conditions:

(i) A no separate-sales covenant;

(ii) A no stratification covenant;

(iii) That none of such units will be rented for less than one month at a time;

(iv) Compliance with the City-approved Tenant Relocation Plan, including provision of a final Tenant Relocation Report prior to issuance of the occupancy permit; and

(v) Such other terms and conditions as the General Manager of Arts, Culture, and Community Services and the Director of Legal Services may in their sole discretion require.

Note to Applicant: This condition will be secured by a Housing Agreement to be entered into by the City by by-law enacted pursuant to section 565.2 of the Vancouver Charter.

**Heritage**

9. Council approval of a Heritage Designation By-law for the heritage building, known as the “Karme Residence”, located at 1853-1857 East 11th Avenue listed in the Vancouver Heritage Register in the “B” category, and enactment of this Heritage Designation By-law.

Note to Applicant: Staff intend to bring the Heritage Designation By-law forward for enactment shortly after the Public Hearing (should Council approve the Heritage Designation By-law), in part to allow for the notice to be registered in the Land Title Office within 30 days of enactment, a Vancouver Charter requirement, but prior to any consolidation or subdivision of the parcels. If there are any concerns about the timing of the Heritage Designation By-law enactment, please contact the rezoning planner. The applicant is to ensure that the consolidation of lots occurs only after the Heritage Designation By-law is enacted and notice of the designation is registered on title to the lands.
10. That the owner enters into a Heritage Restoration Covenant (which will include a Section 219 Covenant, Statutory Right of Way and Equitable Charge) for the rehabilitation and conservation of the heritage building known as the “Karme Residence” to the satisfaction of the Director of Planning and the Director of Legal Services, and that the agreement is registered on title to the lands in the Land Title Office to the satisfaction of the Director of Legal Services.

11. Submission of a conservation plan for the heritage building (the Karme Residence), which is to be reviewed by the Heritage Commission prior to CD-1 By-law enactment, to the satisfaction of the Director of Planning.

Sustainability

12. The applicant will enter into an agreement with the City, on terms and conditions acceptable to the Director of Sustainability and the Director of Legal Services, that requires the future owner of the building to report energy use data, on an aggregated basis, for the building as a whole and certain common areas and building systems. Such an agreement will further provide for the hiring of a qualified service provider to assist the building owner for a minimum of three years in collecting and submitting energy use data to the City.

Public Art

13. Execute an agreement satisfactory to the Director of Legal Services and the General Manager of Arts, Culture and Community Services for the provision of public art in accordance with the City’s Public Art Policy, such agreement to provide for security in a form and amount satisfactory to the aforesaid officials; and provide development details to the satisfaction of the Public Art Program Manager.

Note to Applicant: Please call Karen Henry, Public Art Planner (604-673-8282), to discuss your application.

Environmental Contamination

14. If applicable:

(i) Submit a site profile to Environmental Services (Environmental Protection);

(ii) As required by the Manager of Environmental Services and the Director of Legal Services in their discretion, do all things and/or enter into such agreements deemed necessary to fulfill the requirements of Section 571(B) of the Vancouver Charter; and
(iii) If required by the Manager of Environmental Services and the Director of Legal Services in their discretion, enter into a remediation agreement for the remediation of the site and any contaminants which have migrated from the site on terms and conditions satisfactory to the Manager of Environmental Services, the General Manager of Engineering Services and Director of Legal Services, including a Section 219 Covenant that there will be no occupancy of any buildings or improvements on the site constructed pursuant to this rezoning until separate Certificates of Compliance satisfactory to the City for the on-site and off-site contamination, issued by the Ministry of Environment, have been provided to the City.

Community Amenity Contributions (CACs)

15. Pay to the City a Community Amenity Contribution of $3,827,000, which the applicant has offered to the City. Payment is to be made prior to enactment of the CD-1 By-law, at no cost to the City and on terms and conditions satisfactory to the Director of Legal Services. The $3,827,000 contribution is to be allocated to support delivery of the Grandview-Woodland Public Benefits Strategy.

Note to Applicant: Where the Director of Legal Services deems appropriate, the preceding agreements are to be drawn, not only as personal covenants of the property owners, but also as registerable charges pursuant to the Land Title Act.

The preceding agreements are to be registered in the appropriate Land Title Office, with priority over such other liens, charges and encumbrances affecting the subject site as is considered advisable by the Director of Legal Services, and otherwise to the satisfaction of the Director of Legal Services prior to enactment of the By-law and at no cost to the City.

The preceding agreements shall provide security to the City including indemnities, warranties, equitable charges, letters of credit and withholding of permits, as deemed necessary by and in a form satisfactory to the Director of Legal Services. The timing of all required payments, if any, shall be determined by the appropriate City official having responsibility for each particular agreement, who may consult other City officials and City Council.

C. THAT, if Council approves in principle the rezoning, the heritage designation and the Housing Agreement described in section (c) of Appendix B of the Policy Report dated May 22, 2018, entitled “1837-1857 East 11th Avenue and 2631-2685 Victoria Drive”, the Director of Legal Services be instructed to prepare the necessary Housing Agreement By-law for enactment, prior to enactment of the CD-1 By-law, subject to such terms and conditions as may be required at the discretion of the Director of Legal Services and the General Manager of Arts, Culture and Community Services.

D. THAT A through C above be adopted on the following conditions:

(i) THAT the passage of the above resolutions creates no legal rights for the applicant or any other person, or obligation on the part of the City and any expenditure of funds or incurring of costs is at the risk of the person making the expenditure or incurring the cost;

(ii) THAT any approval that may be granted following the public hearing shall not obligate the City to enact a by-law rezoning the property, and any costs incurred in fulfilling requirements imposed as a condition of rezoning are at the risk of the property owner; and

(iii) THAT the City and all its officials, including the Approving Officer, shall not in any way be limited or directed in the exercise of their authority or discretion, regardless of when they are called upon to exercise such authority or discretion.

CARRIED UNANIMOUSLY (Vote No. 03112)
(Councillor Ball absent for the vote)

3. REZONING: CD-1 Rezoning at 118-150 Robson Street and Heritage Designation of the Facades of the Northern Electric Company Building

On June 26, 2018, Vancouver City Council heard from speakers at the Public Hearing on the above-noted application and, following the close of the receipt of public comments, referred discussion and decision to the Regular Council meeting on July 10, 2018, as Unfinished Business.

Councillors De Genova and Jang advised they had reviewed the proceedings of the Public Hearing they had missed and would therefore be participating in discussion and decision on the application.

Yan Zeng, Planning, Urban Design and Sustainability, and the City Manager, responded to questions
MOVED by Councillor Deal
SECONDED by Councillor Jang

A. THAT the application by GBL Architects Inc., on behalf of Amacon Development (Robson) Corp., to rezone 118 Robson Street [PID 003-374-688; Lot C, Block 68, District Lot 541, Plan 14094] and 150 Robson Street [Lots 1 to 7, Block 68, District Lot 541, Plan 2565; PIDs 013-639-374, 013-639-421, 013-639-447, 013-639-463, 013-639-471, 013-639-501 and 013-639-528 respectively] and an approximate 143.8 sq. m (1,548 sq. ft.) adjacent portion of road, to be stopped up, closed and conveyed to the registered owner of 118-150 Robson Street, all from DD (Downtown) District to CD-1 (Comprehensive Development) District to increase the floor space ratio (FSR) from 5.00 to 10.07 to allow for the construction of a 29-storey mixed-use building, comprised of market residential, hotel, and ground-floor retail and services uses, generally as presented in Appendix A of the Policy Report dated May 22, 2018, entitled “CD-1 Rezoning at 118-150 Robson Street and Heritage Designation of the Facades of the Northern Electric Company Building”, be approved subject to the following conditions:

CONDITIONS OF APPROVAL OF FORM OF DEVELOPMENT

(a) That the proposed form of development be approved by Council in principle, generally as prepared by GBL Architects Inc., and stamped “Received City Planning Department, February 28, 2017”, provided that the Director of Planning may allow minor alterations to this form of development when approving the detailed scheme of development as outlined in (b) below.

(b) That, prior to approval by Council of the form of development, the applicant shall obtain approval of a development application by the Director of Planning who shall have particular regard to the following:

Urban Design

1. Design development of open balconies to comply with 12 percent of residential floor area.

Note to Applicant: The area proposed for open balconies is approximately 16 percent and exceeds the maximum 12 percent allowable exclusion. 16 percent of balcony area can be considered only if the surplus amount, i.e. the 4 percent in excess of the exclusion is counted in the proposed FSR. Given the Applicant wishes to include no additional balcony floor area in the calculation of FSR, the maximum exclusion for open balconies will be 12 percent. Consideration, in any event, should be given to simplifying the balcony pattern and to better relate them to the heritage building by aligning them to the patterns and openings of the retained heritage facade.
2. Design development to refine building massing of the Hotel use as follows:

(i) simplify corner massing (offset cubes) on Beatty Street with consideration to straighten and align them; and

(ii) improve and make legible the glass connector between the heritage building and hotel massing.

Note to Applicant: The shifted cubes do not appreciably improve solar performance on open space. The disposition of the floors, openings, and the glass connector, serve well to distinguish new construction from the heritage building. The above adjustments will strengthen the design in terms of how it relates to the heritage façade.

3. Design development to improve the interface along Beatty Street by providing landscape solutions in addition to providing active uses at grade.

Note to Applicant: Please also refer to relevant conditions under Landscape.

4. Design development to simplify the use of materials on the hotel massing with consideration for the use of brick instead of metal panel, light coloured material.

Note to Applicant: Consideration for a well-chosen brick, and its tone would relate well to the heritage form. This would represent a sophisticated contrast to the traditional composition of the façade. Further, the overall podium, with this material change, would contrast well against the tower massing.

**Landscape**

5. Further coordination with City staff and the project arborist at the development permit stage to protect street tree roots and canopy associated with public realm improvements and/or building face clearance requirements.

Note to Applicant: This will require further attention by the landscape architect and project arborist to anticipate and reduce unnecessary root disturbances, wherever possible. Retention of the existing public sidewalk/boulevard in the critical root zone may be necessary. Coordination will be needed with Engineering, Planning and Park Board (Urban Forestry) for the final public realm landscape design submitted for development permit and construction phase.

6. Design development to the six storey hotel building to ensure a pedestrian friendly experience at the interface of the ground plans and the vertical facades of the structure.
Note to Applicant: Options should be explored to utilize landscape planting that is viable and a pedestrian edge that may include a seating wall in combination with trees. Avoid tall planter walls by lowering the slab below grade at the edges.

7. Design development to the child play space located on Level 5 to include landscape features with natural materials such as sand, balancing logs, boulders that provide a range of creative and motor-skills developing play activities.

Note to Applicant: While play equipment is neither required nor encouraged, natural materials are preferred to stimulate creativity and exposure to nature.

8. Provision of a detailed Landscape Plan illustrating common and botanical name, size and quantity of all existing/proposed plant material.

Note to Applicant: Plant material should be clearly illustrated on the Landscape Plan and keyed to the Plant List. The landscape plan should include all exterior hard and soft surface elements (site furniture, gates, fences, surfaces, screens, walls), the public realm treatment (to the curb) and all existing or proposed street trees, adjoining landscaping/grades and public utilities such as lamp posts, hydro poles, fire hydrants.

9. Provision of large scale architectural and landscape sections (typical) through planted areas, including the slab-patio-planter relationship.

Note to Applicant: The sections should include the planter materials, tree stems, canopy and root ball (where applicable).

10. Provision of high efficiency irrigation for all planted areas.

Note to Applicant: Illustrate symbols (irrigation stub locations), written specifications and notations on the landscape plans in this regard. The green roof will have special irrigation requirements during the establishment phase.


Note to Applicant: The expanded report should inform public realm design and methods for street tree retention. Include any construction limitations such as the location of construction storage materials, temporary structures, utility conflicts, site access, development phasing and temporary irrigation requirements.

Note to Applicant: The letter should outline the important construction milestones where the arborist will need to be notified in advance to attend the site and provide services. The letter should and be signed by the applicant/owner, the arborist and the contractor.

13. Incorporate the principles of the City of Vancouver, *Bird-Friendly Design Guidelines* for the protection, enhancement and creation of bird habitat, in addition, reduce potential threats to birds in the City.

Note to Applicant: refer to
http://council.vancouver.ca/20150120/documents/rr1attachmentB.pdf
http://council.vancouver.ca/20150120/documents/rr1attachmentC.pdf

**Sustainability**

14. Any new building in the development must meet the requirements of the preceding *Green Buildings Policy for Rezonings* (as amended up to January 14, 2016), including a minimum of 63 points (LEED® Gold rating), with 1 point for water efficiency and stormwater management and a 22 percent reduction in energy cost as compared to ASHRAE 90.1 2010, along with registration and application for certification of the project.

Note to Applicant: A Sustainable Design Strategy must be submitted as part of the Development Permit that articulates which credits the applicant will be pursuing and how their building application, as submitted, incorporates strategies, features or technologies that will help achieve these credits. The strategy, along with the LEED checklist, must be incorporated into the drawing submission. A letter from a LEED Accredited Professional or Administrator must confirm that the proposed strategy aligns with the applicable goals of the rezoning policy. Proof of registration of the CaGBC must be provided with the application and the project registration number incorporated into the drawings. Application for Certification will be required at a subsequent stage.

**Crime Prevention through Environmental Design (CPTED)**

15. Design development to respond to CPTED principles, having particular regards for:

(i) theft in the underground parking;
(ii) residential break and enter;
(iii) mail theft; and
(iv) mischief in alcove and vandalism, such as graffiti.
Note to Applicant: Building features proposed in response to this condition should be noted on the plans and elevations. Consider use of a legend or key to features on the drawings. Consultation with the social housing operators and Park Board staff with experience of the more specific CPTED risks in this area is recommended, and should be included the response to this condition.

Engineering

16. Provision of a revised landscape plan with the existing trees along the Robson Street frontage located as per the survey plan. Note that the existing trees are located approximately 4-5 feet closer to the building than indicated on LRZ 1.01. and provision of the following notes on the landscape plans:

“All plant material within the same continuous planting area which is located on street right-of-way within 10 m (32.8 ft.), measured from the corner, of an intersection, pedestrian crossing, entrance to a driveway or other conflict areas where sightlines need to be maintained for safety reasons, shall not exceed a mature height of 0.6 m (2.0 ft.), measured from the sidewalk.

All plant material within the street right-of-way which is located outside of the areas described in the paragraph above shall not exceed 1 m (3.3 ft.) in height, measured from the sidewalk.

Plants shall be planted in such a way as to not encroach on the sidewalk, street, lane, and/or bike lane.”

17. Provide tree and planting selection Landscape drawings.

18. Clarification of how the existing elevations of the heritage building will respond to the proposed City building grades which are higher than the current entries and elevations. The current proposal shows a reversed grade on the sidewalk and no provision for drainage of the public sidewalk. If the revered grades are accepted then a storm spur may be necessary to drain the area with costs for the storm spur at the applicant’s expense.

19. Design development to the Robson Street sidewalk to generally remove benches, etc. from beyond the line of the correctly located existing street trees to provide an uninterrupted sidewalk as wide as possible for the Robson Street frontage with treatments consistent with the public realm plan for this location.

20. Provision of any gas service to connect directly to the building without any portion of the service connection above grade within the road right of way.
21. Provision of construction details to determine ability to meet municipal design standards for shotcrete removal (Street Restoration Manual section 02596 and Encroachment By-law (#4243) section 3A) and access around existing and future utilities adjacent your site.

Note to Applicant: Detailed confirmations of these commitments will be sought at the building permit stage with final design achievements certified and confirmed with survey and photographic evidence of removals and protection of adjacent utilities prior to building occupancy. Provision of written acknowledgement of this condition is required. Please contact Engineering Services for details.

22. Provision of new or replacement duct banks adjacent the development site that meet current City standards. Duct banks are to consist of electrical and communication ducts sized to meet City needs in a configuration acceptable by the General Manager of Engineering Services (GMES) and in conformance with applicable electrical codes and regulations. A detailed design will be required prior to the start of any associated street work.

Note to Applicant: As-constructed documentation will be required that includes photographic and measured evidence of the installed number of conduits, their final locations and depths.

23. The owner or representative is advised to contact Engineering to acquire the project’s permissible street use. Prepare a mitigation plan to minimize street use during excavation and construction (i.e. consideration to the building design or sourcing adjacent private property to construct from) and be aware that a minimum 60 days lead time for any major crane erection/removal or slab pour that requires additional street use beyond the already identified project street use permissions.

24. Provision of Class B bike parking requirements to be located on site.

Note to Applicant: City of Vancouver bike racks on City property do not count towards required Class B bike parking.


26. Compliance with the Parking and Loading Design Supplement to the satisfaction of the General Manager of Engineering Services as follows:

(i) Provision of section drawings showing elevations, vertical clearances, and security gates for the main ramp, through the loading bay and the parking levels.
(ii) Minimum 2.3 m clearance is required for Class A loading and disability spaces.

(iii) Minimum 3.8 m clearance is required for Class B loading spaces.

Note to Applicant: Label the minimum clearances on the drawings, including overhead gate and mechanical projections.

(iv) Provision of design elevations on both sides of the parking ramp and sloped sections in the parking levels at all breakpoints, both sides of the loading bays, and at all entrances.

Note to Applicant: The slope and length of the ramp sections must be shown on the submitted drawings.

27. Modification of the parking ramp design as follows:

(i) Provide a 10 ft. x 10 ft. corner cut through the inside radius at the bottom of the main parking ramp (left side of ramp) to enable two vehicles to pass each other unobstructed.

(ii) Provide measures to address conflicts between vehicles on the ramp. Parabolic mirrors are recommended.

(iii) Dimension all columns encroaching into parking stalls.

(iv) Provide additional parking stall width for stalls adjacent to walls, for single module stalls and for stalls with reduced aisle width.

(v) Provision of minimum 7 ft. 6 in. stall width for small car stalls.

28. Modification of the loading bay design as follows:

(i) Provide a double throat for the Class B loading spaces.

(ii) Additional loading bay width for the second and subsequent loading spaces (each additional space must be 3.8 m wide).

(iii) Provision of internal stair free loading routes from the Class B loading bays to all uses including to the different uses within the hotel.

Note to Applicant: Show the load routes on the submitted drawings.

(iv) Relocate the two Class A loading bays for the residential use in front of the residential overhead gate in close proximity to the residential elevators.
Note to Applicant: This is to ensure that the spaces are accessible to service providers for the residential units.

(v) Provision of an updated plan showing the access route from the Class A bicycle spaces to reach the outside.

Note to Applicant: The route must be ‘stairs free’ and confirm the use of the parking ramp, if required.

29. Modify access to the bicycle parking as follows:

(i) Provide automatic door openers on the doors providing access to the bicycle room(s).

(ii) Provide alcoves for bike room access off the vehicle maneuvering aisle.

CONDITIONS OF BY-LAW ENACTMENT

(c) That, prior to enactment of the CD-1 By-law, the registered owner shall on terms and conditions satisfactory to the Director of Legal Services and to the General Manager of Planning and Development, the General Manager of Arts, Culture and Community Services, the General Manager of Engineering Services, the Director of Facility Design and Management and the Approving Officer, as necessary, and at the sole cost and expense of the owner/developer, make arrangements for the following:

Engineering

1. The closing of, stopping up and conveying to the owner the required portion of Robson Street west of Beatty Street, subsequent to Council approval; and the relocation or decommissioning of any utilities within this area.

2. Consolidation of Lots 1 to 7, Plan 2565, and Lot C, Plan 14094; all of Block 68, DL 541 and the portion of closed road to create a single development parcel.

3. Registration of a temporary Statutory Right of Way (SRW) agreement in favour of the City over the portion of road to be closed for public utility purposes, to be discharged once all utilities impacted by the road closure have been abandoned, relocated or otherwise protected, as necessary, and any associated street reconstruction works have been completed to the satisfaction of the General Manager of Engineering Services.

4. Confirmation of any existing building encroachments onto city streets and lanes from the Northern Electric Building. Should encroachments exist, arrangements (legal agreements) must be made for all building elements which encroach onto City property. Upon completion of the exterior restoration work, a new BC Land
Surveyor’s Location Certificate will be required to confirm the extent of all building encroachments at that time.

Note to Applicant: An application to the City Surveyor is required. To enable permit issuance a letter of commitment, to enter into a City standard encroachment agreement, is required.

5. The applicant is advised that building encroachments onto City street may cause problems when strata titling a property due to Section 244(1)(f) of the Strata Property Act. The City of Vancouver may not necessarily support the provision of easements for any parts of the building on City Street. If strata titling is being proposed, the applicant is advised to seek independent legal advice on the matter and to also contact the City Surveyor.

6. Release of Easement & Indemnity Agreement 524445M (commercial crossing) prior to building occupancy.

Note to applicant: Arrangements are to be secured prior to zoning enactment, with release to occur prior to issuance of an occupancy permit for the site. Provision of a letter of commitment will satisfactorily address this condition.

7. Provision of a building setback and a surface Statutory Right of Way (SRW) on Beatty Street to achieve a 5.5 m (18 ft.) sidewalk from the back of the existing City curb to the building face. A legal survey of the existing dimension from the back of the City curb is required to determine the final setback/SRW dimension. The SRW will be free of any encumbrance such as structure, stairs, door swing, landscape and bicycle parking at grade but the encroaching building portions shown below grade and at the second and third storey and above will be accommodated within the SRW agreement.

8. Provision of a Services Agreement to detail the on-site and off-site works and services necessary or incidental to the servicing of the site (collectively called the “services”) such that they are designed, constructed and installed at no cost to the City and all necessary street dedications and rights of way for the services are provided. No development permit for the site will be issued until the security for the services is provided.

(i) Provision of adequate water service to meet the fire flow demands of the project. The current application lacks the details to determine if water main upgrading is required. Please supply project details including projected fire flow demands, sprinkler demand, hydrant load, and domestic water demands to determine if water main upgrading is required. Should upgrading be necessary then arrangements to the satisfaction of General Manager of Engineering Services (GMES) and the Director of Legal Services will be required to secure payment for the
upgrading. The applicant is responsible for 100 percent of any water system upgrading that may be required.

(iii) Provision of a stormwater and rainwater management plan that meets the objectives of the Citywide Integrated Rainwater Management Plan and complies with the Sewer and Water Course By-law. The plan shall achieve the following objectives:

a. Retain or infiltration the 6-month storm event volume (24 mm) onsite;

b. Treat the 2-year event (48 mm) onsite; and

c. Maintain the pre-development 10-year storm event rate. The pre-development estimate shall utilize the 2014 IDF curve, whereas the post development estimate shall use the 2100 IDF curve to account for climate change.

(iv) Provision of a frost-free public water fountain to be located adjacent the site. The fountain is to be served by a separate water connection. The preferred location is near the Robson Street and Beatty Street intersection.

(v) Provision of the following street improvements adjacent to the site:

a. Provision of the Library Square – Robson Street streetscape treatment including tree surrounds, granite street name markers, pedestrian lighting and sidewalk finishes and patterns on Robson Street.

b. Provision of a 1.53 m (5 ft.) exposed aggregate front boulevard and a minimum 3.96 m (13 ft.) Cast In Place (CIP) light broom finish sidewalk with saw cut joints on Robson Street.

c. Provision of new CIP light broom finish sidewalk with saw cut joints and exposed aggregate front filler sidewalk on Beatty Street and Cambie Street with standard four piece tree surrounds.

d. Provision of upgraded street lighting on all site frontages to current standards including a review of the existing lighting to determine its adequacy and a lighting design as required, including the relocation of existing street lighting on Robson Street to the typical back of curb location.
e. Provision of an upgraded traffic signal at Cambie and Robson intersection (including upgraded signal pole and arm at the south east corner to current standards, traffic signal kiosk controller and associated equipment and LED lighting).

f. Relocation/replacement of BC Hydro kiosk to the edge of the new sidewalk on Robson Street.

g. Provision of intersection lighting upgrade (LED lighting on each corner pole is required).

h. Provision of commercial concrete lane crossings on the east side of Cambie Street and the west side of Beatty Street at the lane south of Robson Street including replacement of curb returns and curb ramps where necessary.

i. Undergrounding or removal of all existing overhead utilities and removal of all wood poles from adjacent the site. Confirmation from all utilities who make use of the wood poles is required confirming arrangements are in place to the satisfaction of GMES.

(vi) Provision of uninterrupted space on the Robson Street sidewalk for a future 19 m x 4 m public bike share station. The following conditions apply:

a. Size: At a minimum a 19 m x 4 m sized station shall be accommodated.

b. Location: The full length of the space is to be continuous and located on the Robson Street frontage, south of the 3.96 m sidewalk on public property adjacent to the proposed ‘Hotel – Lounge Patio’.

c. Access: Consideration for placement of building elements (e.g. fire department connections, HVAC vents, etc.) and landscaping that require frequent access and maintenance directly adjacent to the PBS space. These elements shall not be in conflict or cause frequent disruption to the PBS station.

d. Surface treatment: A hard surface is required with no utility access points (no manholes or junction boxes etc.), landscaping, and street furniture within the PBS station footprint. Any utility access point within 1m of the PBS space is to be identified and shown in detail on the drawing submission.
e. Grades: The surface must be consistent in grade with a maximum cross slope of 3 percent along the length with a maximum slope of 5 percent. At minimum, spot elevations at the four corners of the station must be provided.

f. Sun exposure: There must be a minimum of 5 m vertical clearance above the PBS space in order to maximize sun exposure as station operates on solar power. Ideally the station should receive 5 hours of direct sunlight a day.

9. Provision of all utility services to be underground from the closest existing suitable service point. All electrical services to the site must be primary with all electrical plant, which include but are not limited to, junction boxes, switchgear, pad mounted transformers and kiosks (including non BC Hydro Kiosks) are to be located on private property with no reliance on public property for placement of these features. There will be no reliance on secondary voltage from the existing overhead electrical network on the street right-of-way. Any alterations to the existing overhead/underground utility network to accommodate this development will require approval by the Utilities Management Branch. The applicant may be required to show details of how the site will be provided with all services being underground.

Shelter Relocation

10. Prior to enactment of the rezoning by-law, the applicant will enter into a Section 219 Covenant, to be registered against title to the rezoning site, to secure the relocation of the shelter space currently located on the rezoning site under the following terms:

(i) No demolition permits for the rezoning site will be issued until:

a. the applicant can demonstrate that it has secured or has facilitated the securing of a replacement shelter space that is, at a minimum, an operational 102-bed, 10,000 sq. ft. space that is located within the Downtown District Zoning Boundary or such other location in the Downtown Core as may be acceptable to the General Manager of Arts, Culture and Community Services;

b. if the new replacement shelter space is leased space, a copy of the new lease is provided to the City for the review of and confirmation by the Directors of Legal Services and Real Estate Services and the General Manager of Arts, Culture and Community Services that such lease provides for, at a minimum, a 102 bed, 10,000 sq. ft. space that is located as required in subsection (i)(a) , and
such lease will be for a minimum of a 10 year term at rents that allow the shelter to be sustainable for the duration of the lease term; and

c. the new replacement shelter space has been renovated to meet funder requirements and BC Housing’s standards for shelters, an Occupancy Permit has been obtained, and all operations have been relocated from the rezoning site to the new shelter by the Catholic Charities,

provided that the requirement for the Section 219 Covenant may be dispensed with and demolition permits issued or, if the Section 219 Covenant has been registered, it may be discharged and demolition permits issued, if in either case the General Manager of Arts, Culture and Community Services is satisfied that the replacement shelter space will be operational within a suitable period of time and any security that may be required by the General Manager of Arts, Culture and Community Services to secure the delivery of the replacement shelter has been provided to the City in the form required by the Director of Legal Services; and

(ii) The new replacement shelter space will be for the use of the operation of a homeless shelter by Catholic Charities or, if Catholic Charities determines not to continue to operate a homeless shelter or if Catholic Charities defaults in its obligations to the applicant, another non-profit shelter operator to be approved by the General Manager of Arts, Culture and Community Services in consultation with BC Housing.

Heritage (Northern Electric Company Building)

11. Council approves a Heritage Designation By-law for the heritage building's four exterior facades and that the by-law is enacted and notice of this is registered in the Land Titles Office pursuant to Section 594(9) of the Vancouver Charter.

Note to Applicant: Section 594(8) of the Vancouver Charter requires that a notice of the designation be registered in Land Titles within 30 days of the by-law’s enactment. In this regard it is important that the legal description on the by-law matches the records in the Land Title Office, and as such it is recommended that any subdivision/ dedication of the lands or consolidations be done after the designation by-law is registered, or well in advance such that the by-law had the up to date legal description.
12. The owner enters into a Heritage Restoration Covenant (Section 219 Covenant) for the conservation of the heritage facades to the satisfaction of the Director of Planning and the Director of Legal Services, and that the agreement is completed and registered on title to the lands to the satisfaction of the Director of Legal Services.
   Note to Applicant: Please contact the heritage planner, James Boldt, at james.boldt@vancouver.ca in this regard.

13. Submission of a stabilization/retention plan, signed and sealed by the structural engineer, showing in detail how the three full facades of the heritage building which are to be retained, stabilized, and protected during the construction process, to the satisfaction of the Director of Planning.

Community Amenity Contribution (CAC) — In-kind Offerings

14. Fee Simple Title Transfer of the Applicant’s Property on Hamilton Street to the City – Transfer to the City for a nominal amount ($1.00) the fee simple title to those lands and improvements at 877 Hamilton Street, Vancouver, BC [Lots 22 and 23, both of Block 66, District Lot 541, Plan 210, PIDs: 015-458-873 and 015-458-857 respectively] (the “Subject Property”, see Figure 8 of the Policy Report dated May 22, 2018, entitled “CD-1 Rezoning at 118-150 Robson Street and Heritage Designation of the Facades of the Northern Electric Company Building”) prior to enactment of the rezoning by-law for 118-150 Robson Street (the “Rezoning Lands”), which transfer will be in accordance with the City’s standard “Contract of Purchase and Sale”, which contract will provide, among other things, that:

(i) title to the Subject Property will not be subject to any liens, mortgages or other charges, other than the “permitted charges” expressly approved by the City’s Director of Legal Services;

(ii) the Applicant (owner of the Subject Property) will assign all leases to the City if a tenant(s) is (are) presently occupying the lands and/or improvement(s) located within the Subject Property. The Applicant (owner of the Subject Property) will not enter into any new leases hereafter of all or any part of the Subject Property without the prior written consent of the City. Please note that final acceptance of this offering is subject to the City’s review and approval of all the current leases for the Subject Property, copies of which are to be provided to the City’s Director of Real Estate Services; and

(iii) the Applicant (owner of the Subject Property) will represent and warrant that the Subject Property is and has been free from Contaminants (as defined in applicable environmental legislation) and no Contaminants have migrated from the
Subject Property or to the Subject Property from other lands, and such other additional representations and warranties as are required by the City with respect to Contaminants. Further that the Applicant (owner) will indemnify the City if the City incurs any costs, claims, etc., in connection with any inaccuracy or untruth of any such representations and warranties.

**Community Amenity Contribution (CAC) — Cash Payments**

15. Pay to the City the cash Community Amenity Contribution of $13,557,060 (cash CAC offering) which the applicant has offered to the City. Allocation of this cash to be as follows:

(i) $5,000,000 towards the Affordable Housing Reserve to help secure social housing and services to meet resident’s needs, as set out in Housing Vancouver, in and around downtown area.

(ii) $4,000,000 towards public realm improvements in and around downtown area such as along 800 Robson Street and Granville Street.

(iii) $1,557,060 towards park upgrades in and around downtown area such as Yaletown Park.

(iv) $2,000,000 towards delivery of other City serving amenities such as the relocation of the City Archives to the Central Library.

(iv) $1,000,000 towards the City’s cultural and social capital grant program.

16. Conditions of the City’s acceptance of the cash CAC offering:

(i) Replacement Shelter: The relocation of the shelter space currently on the Rezoning Lands must be secured based on the terms outlined in condition (c) 10, under the heading Shelter Relocation.

(ii) Local Buyers First: The Applicant’s voluntary commitment to support residents who live or work in Metro Vancouver by giving them the first opportunity to purchase new pre-sale homes in the new development on the Rezoning Lands, which includes the following:

a. For the first 30 calendar days after the launch of the “pre-sales marketing campaign” for this development (the “Exclusive Local Buyer Period”), only those who live or work in Metro Vancouver will be eligible to purchase homes in this development, and all such buyers will be required by the
Applicant to sign a statutory declaration attesting that they live or work in Metro Vancouver and intend to occupy the unit they are purchasing.

b. The text of the statutory declaration will be agreed upon in advance of the rezoning enactment by the Applicant and the City's Director of Legal Services.

c. There shall be no foreign marketing during this Exclusive Local Buyer Period.

d. No buyer shall be allowed to purchase more than one (1) unit within this Exclusive Local Buyer Period.

Public Art

17. Execute an agreement satisfactory to the Directors of Legal Services and Cultural Services for the provision of public art in accordance with the City's Public Art Policy, such agreement to provide for security in a form and amount satisfactory to the aforesaid officials; and provide development details to the satisfaction of the Public Art Program Manager (a checklist will be provided).

Note to Applicant: Please contact 311 to be directed to the Public Art Program Manager to discuss your application.

Environmental Contamination

18. If applicable:

(i) Submit a site profile to the Environmental Protection Branch (EPB); 

(ii) As required by the Manager of Environmental Protection and the Director of Legal Services in their discretion, do all things and/or enter into such agreements deemed necessary to fulfill the requirements of Section 571(B) of the Vancouver Charter; and

(iii) If required by the Manager of Environmental Protection and the Director of Legal Services in their discretion, enter into a remediation agreement for the remediation of the site and any contaminants which have migrated from the site on terms and conditions satisfactory to the Manager of Environmental Protection, City Engineer and Director of Legal Services, including a Section 219 Covenant that there will be no occupancy of any buildings or improvements on the site constructed pursuant to this rezoning until a Certificate of Compliance satisfactory to the City for the on-site and off-site contamination, issued
by the Ministry of Environment, has been provided to the City.

Note to Applicant: Where the Director of Legal Services deems appropriate, the preceding agreements are to be drawn, not only as personal covenants of the property owners, but also as Covenants pursuant to Section 219 of the Land Title Act.

The preceding agreements are to be registered in the appropriate Land Title Office, with priority over such other liens, charges and encumbrances affecting the subject sites is considered advisable by the Director of Legal Services, and otherwise to the satisfaction of the Director of Legal Services prior to enactment of the by-laws.

The preceding agreements shall provide security to the City including indemnities, warranties, equitable charges, letters of credit and withholding of permits, as deemed necessary by and in a form satisfactory to the Director of Legal Services. The timing of all required payments, if any, shall be determined by the appropriate City official having responsibility for each particular agreement, who may consult other City officials and City Council.

B. THAT the heritage designation of all four exterior facades (the “heritage facades”) of the Northern Electric Company (NEC) Building (the “heritage building”) at 150 Robson Street [Lots 1 to 7, Block 68, District Lot 541, Plan 2565, PIDs 013-639-374, 013-639-421, 013-639-447, 013-639-463, 013-639-471, 013-639-501 and 013-639-528 respectively], which is listed in the “B” evaluation category on the Vancouver Heritage Register, as protected heritage property, be approved.

C. THAT the application to amend the Sign By-law to establish regulations for this CD-1, generally as set out in Appendix C, of the Policy Report dated May 22, 2018, entitled “CD-1 Rezoning at 118-150 Robson Street and Heritage Designation of the Facades of the Northern Electric Company Building”, be approved.

D. THAT, subject to enactment of the CD-1 By-law, the Director of Legal Services be instructed to bring forward for Council approval the amendment to the Noise Control By-law generally as set out in Appendix C of the Policy Report dated May 22, 2018, entitled “CD-1 Rezoning at 118-150 Robson Street and Heritage Designation of the Facades of the Northern Electric Company Building”.

E. THAT Council authorize the Director of Real Estate Services to enter into a contract of purchase and sale for property having a civic address of 877 Hamilton Street [Lots 22 and 23, both of Block 66, District Lot 541, Plan 210, PIDs: 015-458-873 and 015-458-857 respectively] for a nominal purchase price of $1.00 as further set out in Appendix B of the Policy Report dated May 22, 2018, entitled “CD-1 Rezoning at 118-150 Robson Street and Heritage Designation of the Facades of the Northern Electric Company Building”.
F. THAT A through E be adopted on the following conditions:

(i) THAT the passage of the above resolutions creates no legal rights for the applicant or any other person, or obligation on the part of the City; any expenditure of funds or incurring of costs is at the risk of the person making the expenditure or incurring the cost;

(ii) THAT any approval that may be granted following the Public Hearing shall not obligate the City to enact a by-law rezoning the property, and any costs incurred in fulfilling requirements imposed as a condition of rezoning are at the risk of the property owner; and

(iii) THAT the City and all its officials, including the Approving Officer, shall not in any way be limited or directed in the exercise of their authority or discretion, regardless of when they are called upon to exercise such authority or discretion.

CARRIED UNANIMOUSLY (Vote No. 03113)
(Councillor Ball absent for the vote)

COMMUNICATIONS

1. 2018 Council Meeting Schedule Revision

THAT Public Hearings be held on the following dates and times:

<table>
<thead>
<tr>
<th>Date</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tuesday, July 31, 2018</td>
<td>6 pm</td>
</tr>
<tr>
<td>Thursday, August 2, 2018</td>
<td>6 pm</td>
</tr>
<tr>
<td>Wednesday, September 5, 2018</td>
<td>6 pm</td>
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<tr>
<td>Thursday, September 6, 2018</td>
<td>6 pm</td>
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ADDOPTED ON CONSENT (Vote No. 03087)

ADMINISTRATIVE REPORTS

1. 2018 Social Grants – Childcare Enhancement and Other Grants
   July 3, 2018


D. THAT Council authorize one Organizational Capacity Building Grant of $5,604 to Vancouver Community Network as described in Appendix B of the Administrative Report dated July 3, 2018, entitled “2018 Social Grants – Childcare Enhancement and Other Grants”. Source of funding is the 2018 Social Policy Grants Operating budget.


F. THAT Council authorize a grant of $309,228 to the Collingwood Neighbourhood House Society for the period January 1, 2018 to December 31, 2018. Source of funding is $269,228 from the 2018 General Government Operating budget and $40,000 from the Social Policy Grants Operating budget.

G. THAT, pursuant to Section 206(1)(j) of the Vancouver Charter, Council deems any organization listed in Appendices A and B of the Administrative Report dated July 3, 2018, entitled “2018 Social Grants – Childcare Enhancement and Other Grants”, which is not otherwise a registered charity with Canada Revenue Agency, to be contributing to the culture of the City.

H. THAT Council authorize the General Manager, Arts, Culture and Community Services to negotiate and execute agreements to disperse the grants described in A to F above on the terms and conditions set out herein or such other terms and conditions as are satisfactory to the General Manager, Arts, Culture and Community Services and Director of Legal Services.

I. THAT no legal rights or obligations will arise or be created by Council’s adoption of A to F above unless and until all legal documentation has been executed and delivered by the respective parties.

ADOPTED ON CONSENT AND
A to F BY THE REQUIRED MAJORITY (Vote No. 03088)
2. **Vancouver Community Sport Hosting Grants – Summer 2018 Intake**  
**June 27, 2018**

A. THAT Council approve six (6) new Community Sport Hosting Grants totalling $41,000 as outlined in the Administrative Report dated June 27, 2018, entitled “Vancouver Community Sport Hosting Grants – Summer 2018 Intake”; source of funding is the 2018 Vancouver Community Sport Hosting Grant Program Budget.

B. THAT the grants noted in A above be subject to each grant recipient agreeing to the terms and conditions of the community sport hosting grant program as generally outlined in the Administrative Report dated June 27, 2018, entitled “Vancouver Community Sport Hosting Grants – Summer 2018 Intake” and otherwise satisfactory to the Senior Manager, Sport Hosting and the City Solicitor.

C. THAT no legal rights or obligations are created by the approval of the A and B above unless and until the grant agreement letter is executed and delivered by the grant recipient.

D. THAT, pursuant to Section 206(1)(j) of the *Vancouver Charter*, Council deem the organizations in A to C above which are not otherwise a registered charity with Canada Revenue Agency are deemed by Council to be any organization contributing to the culture, beautification, health, or welfare of the City.

ADOPTED ON CONSENT AND  
A BY THE REQUIRED MAJORITY (Vote No. 03089)

3. **59-79 and 87-115 Southwest Marine Drive Lease and Operator Selection**  
**May 22, 2018**

A. THAT Council approve New Chelsea Society (“New Chelsea”) as the selected non-profit partner to finance, build, operate and maintain the 102 unit social housing project on the City-owned sites located at:

   i) 75 SW Marine Drive (formerly 55-79 SW Marine Drive); PID: 030-401-551, Lot 2, Block 5, District Lot 322, Group 1, New Westminster District, Plan EPP79650); and

   ii) 95 SW Marine Drive (formerly 87-115 SW Marine Drive); PID: 030-401-640, Lot 1, Blocks 6 & 7, District Lot 322, Group 1, New Westminster District, Plan EPP79270) (the “Properties”).

B. THAT Council authorize the Chief Executive Officer of Vancouver Affordable Housing Agency to negotiate and execute a ground lease (the “Lease”) for the Properties with New Chelsea to enable the development of a non-market housing project which ground lease will provide for:

   i) a term of 60 years;

   ii) a nominal prepaid rent;

   iii) a minimum of 30 percent of social housing units, across unit types, in the buildings must be rented to households with incomes below the BC
Housing Income Limits at a rent that comprises no more than 30 percent of gross monthly household income;

iv) reporting requirements, including an annual rent roll and periodic building condition report;

v) a requirement to create, implement and comply with a capital asset plan;

vi) a requirement to maintain a capital replacement reserve at a level of funding approved by the City;

vii) a requirement to seek approval from the City for reinvestment of surplus generated from the project, which may include, but not limited to:
   i) supplement the operating contingency and/or capital replacement reserves, and/or
   ii) maintain or enhance housing affordability onsite or offsite within Vancouver, and/or
   iii) surplus sharing with the City; and

viii) which will otherwise be in accordance with the terms and conditions outlined in this report and to the satisfaction of the General Manager of Arts, Culture and Community Services, the General Manager of Real Estate and Facilities Management, the Director of Finance, and the Director of Legal Services.

C. THAT Council’s decision to commence negotiations and execute the Lease will not, in any way, limit Council or the City and its officials (including the Approving Officer) in exercising their regulatory discretion in respect of any rezoning, subdivision or consolidation or permitting of or for the Properties.

D. THAT no legal rights or obligations will arise or be created by Council’s adoption of A and B above unless and until all legal documentation has been executed and delivered by the respective parties.

ADOPTED ON CONSENT AND
B BY THE REQUIRED MAJORITY (Vote No. 03090)

4. Closure and Sale of a Portion of Lane Adjacent to 3681 Victoria Drive and 1915 Stainsbury Avenue
June 26, 2018

A. THAT Council close, stop-up and convey to the owner of 3681 Victoria Drive and 1915 Stainsbury Avenue (the “Abutting Lands”) that approximately 307.4 square metre portion of abutting lane (the “Old Lane”), the same as generally shown hatched on the plan attached as Appendix B of the Administrative Report dated June 26, 2018, entitled “Closure and Sale of a Portion of Lane Adjacent to 3681 Victoria Drive and 1915 Stainsbury Avenue”, subject to the terms and conditions noted in Appendix A of the above-noted report.

B. THAT the sale proceeds of $450,000 be credited to the Property Endowment Fund (PEF).

ADOPTED ON CONSENT (Vote No. 3092)
POLICY REPORTS

1. Updates to General Policy for Higher Buildings
   June 25, 2018

This report was referred to the Standing Committee on City Finance and Services meeting on July 11, 2018, in order to hear from speakers.

2. Interim Hotel Development Policy and Related Amendments to the Downtown Official Development Plan
   June 28, 2018

   A. THAT, in order to retain hotel uses downtown, the General Manager of Planning, Urban Design and Sustainability be instructed to make application to amend the Downtown Official Development Plan (the “DODP”) to add hotel as a conditionally permitted land use in Area N and Area L1, generally as set out in Appendix A of the Policy Report dated June 28, 2018, entitled “Interim Hotel Development Policy and Related Amendments to the Downtown Official Development Plan”, and that the application be referred to a Public Hearing; and

   FURTHER THAT the Director of Legal Services be instructed to prepare the necessary amending by-law generally in accordance with Appendix A of the Policy Report dated June 28, 2018, entitled “Interim Hotel Development Policy and Related Amendments to the Downtown Official Development Plan” for consideration at the Public Hearing.

   B. THAT Council adopt the Interim Hotel Development Policy, generally as presented in Appendix B of the Policy Report dated June 28, 2018, entitled “Interim Hotel Development Policy and Related Amendments to the Downtown Official Development Plan”, to inform community planning initiatives and for the consideration of rezoning and development applications and enquiries; and

   FURTHER THAT Council consider the adoption of the Interim Hotel Development Policy at the Public Hearing when the text amendments of the Downtown Official Development Plan By-law (DODP), in A above, are being considered by Council.

   C. THAT Council direct staff to continue monitoring the supply of hotel rooms and consider policy options and zoning supportive of hotel development as part of future planning programs including the Broadway Plan and City Core 2050.

ADOPTED ON CONSENT (Vote No. 03093)
A. THAT the application by James Cheng Architects, on behalf of 1445 West Georgia Holdings Ltd., to rezone 1445 West Georgia Street [Lot A Except the North 7 Feet Now Road, Lot B, Lot E and Lot F, all of Lots 14 and 15, Block 42, District Lot 185, Plan 731; PIDs 009-916-415, 009-916-491, 009-916-521 and 009-916-555 respectively, and the East Part of Lot 13, Block 42, District Lot 185, Plan 92; PID 009-916-563] and 1455 West Georgia Street [Lots A and B (Reference Plan 3477) of Lot 12 and the West Part of Lot 13, all of Block 42, District Lot 185, Plan 92; PIDs 015-843-068, 015-843-084 and 015-843-106 respectively], from DD (Downtown) District to CD-1 (Comprehensive Development) District to increase the permitted floor space ratio (FSR) from 6.00 to 14.69 and the building height from 91.4 m to 156.7 m to permit the development of a 46-storey tower containing 119 market strata residential units, be referred to a Public Hearing, together with:

(i) plans prepared by James Cheng Architects, received October 31, 2017;

(ii) draft CD-1 By-law provisions, generally as presented in Appendix A of the Policy Report dated June 26, 2018, entitled “CD-1 Rezoning: 1445-1455 West Georgia Street”; and

(iii) the recommendation of the General Manager of Planning, Urban Design and Sustainability to approve the application, subject to the conditions contained in Appendix B of the above-noted report;

FURTHER THAT the Director of Legal Services be instructed to prepare the necessary CD-1 By-law generally in accordance with Appendix A of the above-noted report for consideration at Public Hearing.

B. THAT, if the application is referred to a Public Hearing, a consequential amendment to Schedule E of the Zoning and Development By-law regarding building lines, generally as presented in Appendix C of the Policy Report dated June 26, 2018, entitled “CD-1 Rezoning: 1445-1455 West Georgia Street”, be referred to the same Public Hearing;

FURTHER THAT the Director of Legal Services be instructed to prepare the necessary by-law generally as set out in Appendix C of the Policy Report dated June 26, 2018, entitled “CD-1 Rezoning: 1445-1455 West Georgia Street” for consideration at the Public Hearing.

C. THAT, if the application is referred to a Public Hearing, the General Policy for Higher Buildings be amended to include this CD-1 as a location for a “Landmark Gateway” higher building, generally as set out in Appendix D of the Policy Report dated June 26, 2018, entitled “CD-1 Rezoning: 1445-1455 West Georgia Street”.
D. THAT A through C above be adopted on the following conditions:

(i) THAT the passage of the above resolutions creates no legal rights for the applicant or any other person, or obligation on the part of the City; any expenditure of funds or incurring of costs is at the risk of the person making the expenditure or incurring the cost;

(ii) THAT any approval that may be granted following the Public Hearing shall not obligate the City to enact a bylaw rezoning the property, and any costs incurred in fulfilling requirements imposed as a condition of rezoning are at the risk of the property owner; and

(iii) THAT the City and all its officials, including the Approving Officer, shall not in any way be limited or directed in the exercise of their authority or discretion, regardless of when they are called upon to exercise such authority or discretion.

ADOPTED ON CONSENT (Vote No. 03094)

4. CD-1 Rezoning: 3070 Kingsway
   July 6, 2018

   A. THAT the application, by Conwest Ventures Ltd. on behalf of 3070 Kingsway Inc., to rezone 3070 Kingsway [LOTS 1 AND 2, EXCEPT PART IN REFERENCE PLAN 2424, BLOCK 16 DISTRICT LOT 37 PLAN 3952; PIDs 011-986-549 and 011-986-565 respectively] from C-2 (Commercial) to CD-1 (Comprehensive Development) District to increase the permitted floor space ratio (FSR) from 2.50 to 3.48 and the building height from 13.8 m (45.3 ft.) to 21.5 m (70.5 ft.) to permit the development of a six-storey mixed-use building and three-storey townhouses at the lane with commercial at grade and 40 for-profit affordable rental housing units, be referred to a Public Hearing, together with:

   (i) plans prepared by GBL Architects, received November 10, 2017;

   (ii) draft CD-1 By-law provisions, generally as presented in Appendix A of the Policy Report dated July 6, 2018, entitled “CD-1 Rezoning: 3070 Kingsway”; and

   (iii) the recommendation of the General Manager of Planning, Urban Design and Sustainability to approve the application, subject to the conditions contained in Appendix B of the above-noted report;

   FURTHER THAT the Director of Legal Services be instructed to prepare the necessary CD-1 By-law generally in accordance with Appendix A of the above-noted report for consideration at Public Hearing.
B. THAT, if after Public Hearing, Council approves in principle the rezoning and the Housing Agreement described in section (c) of Appendix B of the Policy Report dated July 6, 2018, entitled “CD-1 Rezoning: 3070 Kingsway”, the Director of Legal Services be instructed to prepare the necessary Housing Agreement By-law for enactment prior to enactment of the zoning by-law, subject to such terms and conditions as may be required at the discretion of the Director of Legal Services and the General Manager of Arts, Culture and Community Services.

C. THAT, if the application is referred to a Public Hearing, the application to amend the Sign By-law to establish regulations for this CD-1, generally as set out in Appendix C of the Policy Report dated July 6, 2018, entitled “CD-1 Rezoning: 3070 Kingsway”, be referred to the same Public Hearing;

FURTHER THAT the Director of Legal Services be instructed to prepare the necessary by-law, generally as set out in Appendix C above-noted report, for consideration at the Public Hearing.

D. THAT, subject to approval of the rezoning application, the Noise Control By-law be amended to include this CD-1 in Schedule A, generally as set out in Appendix C of the Policy Report dated July 6, 2018, entitled “CD-1 Rezoning: 3070 Kingsway”;

FURTHER THAT the Director of Legal Services be instructed to bring forward the amendment to the Noise Control By-law at the time of enactment of the CD-1 By-law.

E. THAT A through D above be adopted on the following conditions:

(i) THAT the passage of the above resolutions creates no legal rights for the applicant or any other person, or obligation on the part of the City; and any expenditure of funds or incurring of costs is at the risk of the person making the expenditure or incurring the cost;

(ii) THAT any approval that may be granted following the Public Hearing shall not obligate the City to enact a by-law rezoning the property, and any costs incurred in fulfilling requirements imposed as a condition of rezoning are at the risk of the property owner; and

(iii) THAT the City and all its officials, including the Approving Officer, shall not in any way be limited or directed in the exercise of their authority or discretion, regardless of when they are called upon to exercise such authority or discretion.

ADOPTED ON CONSENT (Vote No. 03095)
5. **CD-1 Rezoning: 1800-1898 Main Street**
   **June 26, 2018**

A. THAT the application by Francl Architecture, on behalf of Cressey Main Holdings Ltd., to rezone:
   - 1800 Main Street [PID 009-153-373; LOT B BLOCK 15 DISTRICT LOT 200A PLAN 11115] and
   - 1880-1898 Main Street [PID 015-051-943; LOT A (EXPLANATORY PLAN 5193) BLOCK 15 DISTRICT LOT 200A PLAN 934],

from IC-2 (Industrial) District to CD-1 (Comprehensive Development) District, to increase the floor space ratio (FSR) from 3.00 to 5.02 and building height from 18.3 m (60 ft.) to 32.6 m (107 ft.) to permit an 11-storey mixed-use building consisting of commercial use at grade and 131 secured for-profit affordable rental housing units, be referred to public hearing together with:

(i) plans prepared by Francl Architecture, received February 15, 2017;

(ii) draft CD-1 By-law provisions, generally as presented in Appendix A of the Policy Report dated June 26, 2018, entitled “CD-1 Rezoning: 1800-1898 Main Street”; and

(iii) the recommendation of the General Manager of Planning, Urban Design and Sustainability to approve the application, subject to conditions contained in Appendix B of the above-noted report;

FURTHER THAT the Director of Legal Services be instructed to prepare the necessary CD-1 By-law generally in accordance with Appendix A of the above noted report for consideration at the public hearing.

B. THAT, if after public hearing, Council approves in principle the rezoning and the Housing Agreement described in section (c) of Appendix B of the Policy Report dated June 26, 2018, entitled “CD-1 Rezoning: 1800-1898 Main Street”, the Director of Legal Services be instructed to prepare the necessary Housing Agreement By-law for enactment, prior to enactment of the CD-1 by-law contemplated by the above-noted report, subject to such terms and conditions as may be required at the discretion of the Director of Legal Services and the General Manager of Arts, Culture and Community Services.

C. THAT, if the application is referred to a public hearing, the application to amend the Sign By-law to establish regulations for this CD-1, generally as set out in Appendix C of the Policy Report dated June 26, 2018, entitled “CD-1 Rezoning: 1800-1898 Main Street”, be referred to the same public hearing;

FURTHER THAT the Director of Legal Services be instructed to prepare the necessary by-law, generally as set out in Appendix C of the above-noted report, for consideration at the public hearing.
D. THAT, subject to enactment of the CD-1 By-law, the Parking By-law be amended to include the CD-1 By-law and to provide parking regulations generally as set out in Appendix C of the Policy Report dated June 26, 2018, entitled “CD-1 Rezoning: 1800-1898 Main Street”;

FURTHER THAT the Director of Legal Services be instructed to bring forward the amendment to the Parking By-law at the time of enactment of the amending by-law.

E. THAT, subject to enactment of the CD-1 By-law, the Noise Control By-law be amended to include this CD-1 in Schedule B, generally as set out in Appendix C of the Policy Report dated June 26, 2018, entitled “CD-1 Rezoning: 1800-1898 Main Street”;

FURTHER THAT the Director of Legal Services be instructed to bring forward the amendment to the Noise Control By-law at the time of enactment of the amending by-law.

F. THAT A through E above be adopted on the following conditions:

(i) THAT the passage of the above resolutions creates no legal rights for the applicant or any other person, or obligation on the part of the City and any expenditure of funds or incurring of costs is at the risk of the person making the expenditure or incurring the cost;

(ii) THAT any approval that may be granted following the public hearing shall not obligate the City to enact a bylaw rezoning the property, and any costs incurred in fulfilling requirements imposed as a condition of rezoning are at the risk of the property owner; and

(iii) THAT the City and all its officials, including the Approving Officer, shall not in any way be limited or directed in the exercise of their authority or discretion, regardless of when they are called upon to exercise such authority or discretion.

ADOPTED ON CONSENT (Vote No. 03096)

6. CD-1 Rezoning: 119-133 West 41st Avenue
   June 26, 2018

A. THAT the application, by DYS Architecture Inc. on behalf of Nexst Oakridge 2 Development Ltd., the registered owner, to rezone:

- 119 West 41st Avenue [PID 011-572-744; AMENDED LOT 15 (SEE 298807L), EXCEPT PART IN EXPLANATORY PLAN 5778, OF LOT 2 BLOCK 1003A DISTRICT LOT 526 PLAN 4381],
- 125 West 41st Avenue [PID 011-572-736; AMENDED LOT 13 (SEE 304281L), EXCEPT PART IN EXPLANATORY PLAN 5951, OF LOT 2 BLOCK 1003A DISTRICT LOT 526 PLAN 4381], and
• 133 West 41st Avenue [PID 007-930-461; LOT 12, EXCEPT THE SOUTH 10 FEET NOW ROAD, OF LOT 2 BLOCK 1003A, DISTRICT LOT 526, PLAN 4381]

all from RS-1 (One-Family Dwelling) District to CD-1 (Comprehensive Development) District, to increase the floor space ratio (FSR) from 0.70 to 1.78 and to increase the building height from 10.7 m (35 ft.) to 15.25 m (50 ft.), to permit the development of a courtyard townhouse residential building containing a total of 20 market residential units, be referred to a Public Hearing together with:

(i) plans prepared by DYS Architecture Inc., received September 29, 2017;

(ii) draft CD-1 By-law provisions, generally as presented in Appendix A of the Policy Report dated June 26, 2018, entitled “CD-1 Rezoning: 119-133 West 41st Avenue”; and

(iii) the recommendation of the General Manager of Planning, Urban Design and Sustainability to approve the application, subject to the conditions contained in Appendix B of the above-noted report;

FURTHER THAT the Director of Legal Services be instructed to prepare the necessary CD-1 By-law generally in accordance with Appendix A of the above-noted report for consideration at the Public Hearing.

B. THAT, subject to enactment of the CD-1 By-law, the Subdivision By-law be amended generally as set out in Appendix C of the Policy Report dated June 26, 2018, entitled “CD-1 Rezoning: 119-133 West 41st Avenue”;

FURTHER THAT the Director of Legal Services be instructed to bring forward the amendment to the Subdivision By-law at the time of enactment of the CD-1 By-law.

C. THAT A and B above be adopted on the following conditions:

(i) THAT the passage of the above resolutions creates no legal rights for the applicant or any other person, or obligation on the part of the City and any expenditure of funds or incurring of costs is at the risk of the person making the expenditure or incurring the cost;

(ii) THAT any approval that may be granted following the public hearing shall not obligate the City to enact a by-law rezoning the property, and any costs incurred in fulfilling requirements imposed as a condition of rezoning are at the risk of the property owner;

(iii) THAT the City and all its officials, including the Approving Officer, shall not in any way be limited or directed in the exercise of their authority or discretion, regardless of when they are called upon to exercise such authority or discretion.

ADOPTED ON CONSENT (Vote No. 03097)
7. CD-1 Rezoning: 1068-1090 Burnaby Street and 1318 Thurlow Street
July 6, 2018

A. THAT the application by Strand Development in partnership with Intracorp Projects Ltd., on behalf of the registered owner, Thurlow Street Project Nominee Inc., to rezone 1068 Burnaby Street [Lot 8, Except the West 25 Feet, and The West 25 Feet of Lot 8, both of Block 12, District Lot 185, Plan 92; PIDs 015-749-118 and 015-749-126 respectively], 1090 Burnaby Street [PID 010-748-628; Lot A, Block 12, District Lot 185, Plan 7000] and 1318 Thurlow Street [Strata Lots 1 to 14, District Lot 185, Strata Plan VR. 1437; PIDs 004-478-215, 004-204-948, 002-828-669, 002-862-999, 006-543-961, 004-427-777, 002-630-788, 003-559-866, 004-074-238, 006-543-987, 006-123-881, 006-544-061, 006-544-088 and 006-544-100 respectively] from RM-5A (Multiple Dwelling) District to CD-1 (Comprehensive Development) District to increase the permitted floor space ratio (FSR) from 2.20 FSR to 9.01 FSR and the building height from 18.30 m to 88.66 m to permit the development of a 30-storey residential tower containing 39 social housing units and 82 market strata units, be referred to a Public Hearing, together with:

(i) plans prepared by NSDA Architecture, received September 5, 2017;

(ii) draft CD-1 By-law provisions, generally as presented in Appendix A of the Policy Report dated July 6, 2018, entitled “CD-1 Rezoning: 1068-1090 Burnaby Street and 1318 Thurlow Street”; and

(iii) the recommendation of the General Manager of Planning, Urban Design and Sustainability to approve the application, subject to the conditions contained in Appendix B of the above-noted report;

FURTHER THAT the Director of Legal Services be instructed to prepare the necessary CD-1 By-law generally in accordance with Appendix A of the above-noted report for consideration at Public Hearing.

B. THAT, if after Public Hearing, Council approves in principle the rezoning and the Housing Agreement described in section (c) of Appendix B of the Policy Report dated July 6, 2018, entitled “CD-1 Rezoning: 1068-1090 Burnaby Street and 1318 Thurlow Street”, the Director of Legal Services be instructed to prepare the necessary Housing Agreement By-law for enactment prior to enactment of the zoning by-law, subject to such terms and conditions as may be required at the discretion of the Director of Legal Services and the General Manager of Arts, Culture and Community Services.

C. THAT A and B above be adopted on the following conditions:

(i) THAT the passage of the above resolutions creates no legal rights for the applicant or any other person, or obligation on the part of the City; any expenditure of funds or incurring of costs is at the risk of the person making the expenditure or incurring the cost;

(ii) THAT any approval that may be granted following the Public Hearing shall not obligate the City to enact a by-law rezoning the property, and
any costs incurred in fulfilling requirements imposed as a condition of rezoning are at the risk of the property owner; and

(iii) THAT the City and all its officials, including the Approving Officer, shall not in any way be limited or directed in the exercise of their authority or discretion, regardless of when they are called upon to exercise such authority or discretion.

ADOPTED ON CONSENT (Vote No. 03098)

8. CD-1 Rezoning: 1055 Harwood Street
   July 6, 2018

A. THAT the application by Strand Development in conjunction with Intracorp Projects Ltd., on behalf of the registered owner, Harwood Street Project Nominee Inc., to rezone 1055 Harwood Street [Lots 12 and 13, Block 12, District Lot 185, Plan 92; PIDs 015-749-134 and 015-749-142 respectively], from RM-5A (Multiple Dwelling) District to CD-1 (Comprehensive Development) District to increase the permitted floor space ratio (FSR) from 2.20 to 9.95 and the building height from 18.3 m to 91.4 m to permit the development of a 32-storey residential tower which would contain 44 social housing units and 82 market strata units, be referred to a Public Hearing, together with:

(i) plans prepared by NSDA Architecture, received October 5, 2017;

(ii) draft CD-1 By-law provisions, generally as presented in Appendix A of the Policy Report dated July 6, 2018, entitled “CD-1 Rezoning: 1055 Harwood Street”; and

(iii) the recommendation of the General Manager of Planning, Urban Design and Sustainability to approve the application, subject to the conditions contained in Appendix B of the above-noted report;

FURTHER THAT the Director of Legal Services be instructed to prepare the necessary CD-1 By-law generally in accordance with Appendix A of the above-noted report for consideration at Public Hearing.

B. THAT, if after Public Hearing, Council approves in principle the rezoning and the Housing Agreement described in section (c) of Appendix B of the Policy Report dated July 6, 2018, entitled “CD-1 Rezoning: 1055 Harwood Street”, the Director of Legal Services be instructed to prepare the necessary Housing Agreement By-law for enactment prior to enactment of the zoning by-law, subject to such terms and conditions as may be required at the discretion of the Director of Legal Services and the General Manager of Arts, Culture and Community Services.

C. THAT A and B above be adopted on the following conditions:

(i) THAT the passage of the above resolutions creates no legal rights for the applicant or any other person, or obligation on the part of the City; and any expenditure of funds or incurring of costs is at the risk of the person making the expenditure or incurring the cost;
(ii) THAT any approval that may be granted following the Public Hearing shall not obligate the City to enact a by-law rezoning the property, and any costs incurred in fulfilling requirements imposed as a condition of rezoning are at the risk of the property owner; and

(iii) THAT the City and all its officials, including the Approving Officer, shall not in any way be limited or directed in the exercise of their authority or discretion, regardless of when they are called upon to exercise such authority or discretion.

ADOPTED ON CONSENT (Vote No. 03099)

MOTIONS

A. Administrative Motions

None.

B. Motions on Notice

1. Moratorium on Demolition of Purpose Built Rental Housing Buildings

MOVED by Councillor Carr
SECONDED by Councillor De Genova

WHEREAS

1. The City of Vancouver’s *Measures to Retain the Rental Housing Stock* report, unanimously passed by Council at a June 5, 2018 public hearing:

- recommends “further study to determine effective measures and incentives to encourage reinvestment in the existing rental stock while considering impacts on existing renters”;
- directs staff to explore the feasibility of municipal incentives to support structural and energy upgrades in existing rental buildings;
- recommends partnering with LandlordBC on a program to support and encourage capital planning and energy benchmarking in existing rental housing;
- recommends working with the provincial and federal governments on programs to support major capital and energy-efficient upgrades in existing private market rental housing, including initiatives for energy assessments, financing, tax incentives and/or grant assistance to support needed capital upgrades and energy-efficient retrofits conditional on maintaining affordability and/or minimizing renter displacement;
2. Although the City of Vancouver’s Rental Housing Stock Official Development Plan protects against the loss of approximately 53,500 units of rental housing (77 percent of Vancouver’s total rental stock) in terms of ensuring there is 1:1 replacement of rental units that are demolished, it does not protect the affordable rents that the older rental housing stock provides;

3. Rents in the rental housing that replaces the demolished or renovated older rental apartments are usually much higher—typically at market rates that are often more than twice the price;

4. The City’s Measures to Retain the Rental Housing Stock report also reports that:
   - City staff have observed an increased incidence of renters being displaced for major and minor renovations of existing rental buildings;
   - Since 2015, there have been development applications involving major renovations or redevelopment of existing rental buildings requiring the relocation of tenants from 1,605 units of purpose-built rental housing, 13 percent of which were occupied by long-term renters with tenancies of 10 years or more;

5. The City is committed to strengthening protection for renters under the Tenant Relocation and Protection Policy and Rental Housing Stock Official Development Plan, but it is increasingly difficult to find replacement housing for evicted tenants in the same neighbourhood at the same rent.

THEREFORE BE IT RESOLVED:

A. THAT a moratorium be placed on the demolition of older purpose-built rental buildings for one year or more, if necessary, until such time as staff both report back to Council with recommendations arising from the Measures to Retain the Rental Housing Stock report and measures to protect the existing rental housing stock are implemented.

B. THAT staff’s report back on the Measures to Retain the Rental Housing Stock report include measures to protect affordable rents.

The Mayor noted requests to speak to this motion had been received.

REFERRAL MOVED by Councillor Reimer
SECONDED by Councillor Louie

THAT Motion B.1, entitled “Moratorium on Demolition of Purpose Built Rental Housing Buildings”, be referred to the Standing Committee on City Finance and Services meeting on Wednesday, July 11, 2018, to hear from speakers.

CARRIED UNANIMOUSLY (Vote No. 03115)
2. **Northeast Quadrant Greenway**

MOVED by Councillor Reimer
SECONDED by Mayor Robertson

WHEREAS

1. The City of Vancouver first established the idea of Transportation Greenways in 1995 and defines Greenways as linear public corridors for pedestrians and cyclists that connect parks, nature reserves, cultural features, historic sites, neighbourhoods and retail areas;

2. In the last decade the City has made impressive strides in advancing the City Greenway network including filling the Kits beach to Jericho park gap to complete the Canada Place to UBC Seaside Greenway and adding several new greenways including the Arbutus Corridor, North Arm Trail, Comox - Helmcken and Ridgeway Greenways;

3. The City has set a goal of ensuring there is a City Greenway no more than a 25-minute walk or a 10-minute bike ride from every residence in Vancouver;

4. There are currently no City Greenways in the northeast quadrant of the city which stretches from Main Street to Boundary Road, and Grandview Highway to Burrard Inlet;

5. The northeast quadrant of the city has the lowest per capita open space in Vancouver, the least percentage of tree canopy cover at almost half that of the city-wide average, and the eastside generally has significantly less plazas, parklets and neighbourhood public spaces;

6. The northeast quadrant has the lowest per capita incomes in the city and the highest number of renters: both demographics are least likely to have access to private green space, most likely to use active transportation, and receive the greatest benefit from the health and social aspect of greenways;

THEREFORE BE IT RESOLVED THAT Vancouver City Council support an “East Van City Greenway” in the northeast quadrant as a priority in the Greenway program and that staff review the opportunities for a City Greenway in the northeast quadrant in a timely way, such that the funding for all or part of an “East Van City Greenway” could be adequately considered for inclusion in the City's 2019-2022 Capital Plan.

referred

The Mayor noted a request to speak to this motion had been received.
REFERRAL MOVED by Councillor Reimer
SECONDED by Councillor Louie

THAT Motion B.2, entitled “Northeast Quadrant Greenway”, be referred to the Standing Committee on City Finance and Services meeting on Wednesday, July 11, 2018, to hear from speakers.

CARRIED UNANIMOUSLY (Vote No. 03116)

3. City of Vancouver Led Fund for Large Community and Special Events

MOVED by Councillor De Genova
SECONDED by Councillor Carr

WHEREAS

1. Costs for permitted special events in the City of Vancouver continue to rise each year;

2. Some events in the City of Vancouver have been cancelled due to rising costs required by the City of Vancouver, including but not limited, to the annual Canada Day Parade, the annual St. Patrick’s Day Parade and the annual Vancouver Pride Week Davie Street Party;

3. Longstanding annual events that are age friendly and free to the public have been canceled in the City of Vancouver, due to rising costs related to permits, policing and road closures required by the City of Vancouver are free, age friendly and public events;

4. Several community and city recognized events are organized by non-profit organizations that rely on donors, sponsors and private fundraising to cover event costs;

5. The City of Vancouver has committed to investing in Arts, Cultural and Community Events;

6. Currently, there is no information on the City of Vancouver website as to how an organization, corporation, or private donor can apply to contribute to the City of Vancouver to costs for a city recognized or community led special events;

7. The City of Vancouver accepts corporate sponsors for large civic events, including but not limited to “Honda Celebration of Lights” that includes a “Concord Lounge at the Inukshuk” and “YVR Observation Deck” or the Concord New Year’s Eve Party;

8. For City of Vancouver recognized events, civic events or events granted permits by the City of Vancouver, there is no clear schedule of levels suggested for donor recognition, including but not limited to signage, advertising and logo recognition on event materials.
THEREFORE, BE IT RESOLVED:

A. THAT Council direct staff to consider the possibility of a Special Events Fund, championed by the City of Vancouver, that accepts donations from corporations and private donors, for free public events in Vancouver that face financial hardships due to rising city costs.

FURTHER THAT Staff consult with stakeholders including but not limited to the event production community, event organizers and organizations to develop a framework, and any terms and conditions for donors and events applying to this fund.

B. THAT Council direct staff to consider providing cost estimates to potential sponsors and donors, and potentially create a schedule of typical fees for large events that demonstrate fee for service and report back to Council with recommendations by the end of September 2018.

The Mayor noted requests to speak to this motion had been received.

REFERRAL MOVED by Councillor De Genova
SECONDED by Councillor Carr

THAT Motion B.3, entitled “City of Vancouver Led Fund for Large Community and Special Events”, be referred to the Standing Committee on City Finance and Services meeting on Wednesday, July 11, 2018, to hear from speakers.

CARRIED UNANIMOUSLY (Vote No. 03116)

ADJOURNMENT

MOVED by Councillor Louie
SECONDED by Councillor Jang

THAT the meeting be adjourned.

CARRIED UNANIMOUSLY
Councillors Ball and Jang absent for the vote

The Council adjourned at 5:19 pm.

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