VILLAGE OF RYLEY

Regular Council Meeting Video Conference, 20 October 2020, 6:45 p.m.

ZOOM Meeting ID 975 4874 3791; Password: 612200 https://zoom.us/j/97548743791 or Telephone (778) 907-2071 AGENDA

- 1. Call Regular Meeting to Order:
- 2. Additions/ Deletions:
- 3. Approval of the Agenda:
- 4. Minutes of Previous Meetings:
 - 4.1 October 6, 2020 Regular Council Meeting
- 5. Delegation(s): None
- 6. Business from the Minutes:
 - 6.1 RFD: Beaver Regional Partnership (BRP) & BESC Quarterly Grants
- 7. New Business: NONE
- 8. Bylaws:
 - 8.1 RFD: Community Standards Bylaw 2020-942
- 9. Financial Reports: None
- 10. Correspondence:
 - 10.1 Annette Short, Mainstreet Committee
 - 10.2 East Central Crime Prevention Association
- 11. Reports: Verbal
- 12. In Camera: TBD
- 13. Upcoming Meetings:
 - 13.1 October 6, 2020 Regular Council Meeting (Video Conference TBD)
 - 13.2 October 20, 2020 Annual Organizational Meeting (Video Conference TBD)
 - 13.3 October 20, 2020 Regular Council Meeting (Video Conference TBD)
 - 13.4 November 3, 2020 Regular Council Meeting (Video Conference TBD)
 - 13.5 November 17, 2020 Regular Council Meeting (Video Conference TBD)
 - 13.6 November 20, 2020: Consideration by Queen's Bench on Councillor Disqualification
- 14. Adjournment

Village of Ryley

REQUEST FOR DECISION

Meeting: Council

Meeting Date: 06 October 2020
Presented By: Glen Hamilton-Brown

Agenda Item No: 6.1 BESC 2020 Grant Payment

RECOMMENDED ACTION

That Council for the Village of Ryley pay the second, third and fourth 2020 quarterly operating and capital grant to Beaver Emergency Services Commission.

BACKGROUND/PROPOSAL

2020-03-03 #7: MOVED by Cr. Ducherer that Council for the Village of Ryley defer the 2020 BESC Requisition until after a joint council meeting.

Rather than a joint 5-municipal meeting, Beaver Regional Partnership (BRP) met on October 20, 2020 and made the following motion:

"Moved by Dueck that all four 2020 quarterly operating and capital grant requests from BESC be forwarded to municipalities on the understanding that 2020 cost-sharing will be reconciled on the 2020 audited financial statement rather than on the 2020 budget.

Further, that this resolution be recognized as following the spirit and intent of the Shared Services Agreement.

And further, that this resolution recognizes that a future discussion will occur for reconciling the BESC 2020 Capital Budget with the "long-term capital funding and expenditure plan", otherwise known as the currently recognized BESC Apparatus Replacement Report and BESC Business Plan."

Carried

COST / SOURCE OF FUNDING

2-24-230 \$52,132.32

Author: Jocelyn Gates Date: 06 October 2020

BEAVER REGIONAL PARTNERSHIP MEETING BEAVER COUNTY, HOLDEN, RYLEY, TOFIELD AND VIKING

October 5, 2020 – 3:00 PM Viking Carena Complex

The meeting was called by Chairman Ritchie at the request of the Beaver Emergency Services Commission chairman Gene Hrabec. The purpose of the meeting was to discuss the Shared Services Agreement and the funding parameters relating to BESC grant requests.

Attendees:

Beaver County

Reeve Jim Kallal

CAO Bob Beck

Village of Holden

Mayor Mark Giebelhaus

Village of Ryley

Mayor Terry Magneson

CAO Glen Hamilton-Brown

Town of Tofield

Mayor Deb Dueck CAO Cindy Neufeld Asst. CAO Jeff Edwards

Town of Viking

Mayor Jason Ritchie CAO Don McLeod

Guests BESC

Chairman Gene Hrabec

REM Allan Weiss

Office assistant Barb Lehman Board Member Kevin Smook

1. Call to Order

Chairman Ritchie called the meeting to order at 3:07 PM

2. Adoption of Agenda

Moved Dueck that the Agenda be adopted as presented.

Carried

The Chairman opened the floor for a wide ranging BESC discussion.

s/2020/ BRP/minutes

3. Review of the Shared Services Agreement

Moved by Dueck that the CAO's meet to review the 2014 Shared Services Agreement (SSA) and bring forward suggestions for improving the agreement.

Carried

4. Reconciliation of 2020 BESC Budgets

Moved by Kallai that as part of the review of the SSA the CAO's review the BESC budgets.

Carried

5. BESC GRANT

Moved by Magneson the request for money from BESC is a grant payable and not a requisition as defined under Section 326(1) (a) of the Municipal Government Act.

Carried

6. PAYMENT OF 2020 GRANT

Moved by Dueck that all four 2020 quarterly operating and capital grant requests from BESC be forwarded to municipalities on the understanding that 2020 cost-sharing will be reconciled on the 2020 audited financial statement rather than on the 2020 budget.

Further, that this resolution be recognized as following the spirit and intent of the Shared Services Agreement.

And further, that this resolution recognizes that a future discussion will occur for reconciling the BESC 2020 Capital Budget with the "long-term capital funding and expenditure plan", otherwise known as the currently recognized BESC Apparatus Replacement Report and BESC Business Plan.

Carried

7. NEXT MEETING

Moved by Magneson that the next meeting be at the call of the Chair.

Carried

8. ADJOURN

Moved by Ritchie that this meeting adjourns at 4:54 PM

s/2020/ BRP/minutes

Village of Ryley

Request For Decision

Meeting:

Regular Council

Meeting Date:

20 October 2020

Presented By:

Glen Hamilton-Brown, CAO

Agenda Item No:

8.1 – Amend Bylaw 2015-912 Community Standards

Bylaw #

2015-912

RECOMMENDED ACTION:

Amend Bylaw 2015-912: Community Standards – Complete Third and Final reading.

2020-10-06 #__: MOVED by ____ that Bylaw 2020-942 be given third and final reading **Seconded** by Cr. ____ **CARRIED**

BACKGROUND / PROPOSAL:

2020-09-01 #17: MOVED by Cr. Ducherer that Bylaw 2020-942 be given first reading **Seconded** by Cr. Heslin **CARRIED**

Cr. Lee Requested a recorded vote

In Favor: Cr. Heslin, Cr. Ducherer, Mayor Magneson, Cr. Kowalski

Opposed: Cr. Lee

2020-09-01 #18: MOVED by Mayor Magneson that Bylaw 2020-942 be given second reading

Seconded by Cr. Ducherer

CARRIED

Cr. Lee Requested a recorded vote

In Favor: Cr. Heslin, Cr. Ducherer, Mayor Magneson, Cr. Kowalski

Opposed: Cr. Lee CARRIED

In Alberta, municipalities can appoint bylaw enforcement officers under the authority of section 555 and 556 of the Municipal Government Act. There is a common misconception that all bylaw officers are community peace officers; however, a person appointed as a community peace officer can only enforce provincial acts and regulations. A community peace officer is not authorized to enforce municipal bylaws unless they are also appointed under the authority of the Municipal Government Act, or if the specific bylaw states it can be enforced by a community peace officer working for that municipality. There are some municipalities in Alberta whose officers enforce only municipal bylaws as bylaw officers, others that only enforce provincial acts as community peace officers, and still others that hold dual municipal and provincial appointments.

COSTS / SOURCE OF FUNDING: None

BYLAW NO. 2020-942

A BYLAW OF THE VILLAGE OF RYLEY IN THE PROVINCE OF ALBERTA TO AMEND THE COMMUNITY STANDARDS, BYLAW NO. 2015-912

WHEREAS the Village of Ryley in the Province of Alberta, pursuant to the provisions of the *Municipal Government Act*, being Chapter M-26 of the Statutes of Alberta 2000 and amendments thereto, to amend Bylaw 2015-912;

AND WHEREAS the Council of the Village of Ryley wishes to amend its Community Standards so that it refers to "Enforcement Officer" instead of "Peace Officer";

NOW THEREFORE, the Municipal Council of the Village of Ryley, in the Province of Alberta, duly assembled, enacts as follows:

- 2.8 "Peace Enforcement Officer" means
 - (a) any member of the Royal Canadian Mounted Police;
 - (b) any member of a Municipal Police Service;
 - (c) any Community Peace Officer appointed by the Village of Ryley;
 - (d) any Bylaw Enforcement Officer appointed by the Village of Ryley;
- 2.17 "Unsightly Premises" shall mean any structure or property located within the Village that in the opinion of the Inspector, Peace Enforcement Officer or Chief Administrative Officer, is unsightly to such an extent as to detrimentally affect the amenities, use, value or enjoyment of the surrounding lands in reasonable proximity to the unsightly premises, or is otherwise detrimental to the surrounding area or in an unsightly condition as defined in the Municipal Government Act;
- 7.1 If the property owner has not complied with the Notice to Maintain Property by a specified deadline the Inspector, Peace Enforcement Officer or Chief Administrative Officer may direct any work to be done to remedy the nuisance, including the disposition of any materials, and will charge the owner, for all the costs associated with maintaining the property.
- 7.2 The Inspector, Peace Enforcement Officer or Chief Administrative Officer will post a Notice of Entry (Schedule B) advising the land owner that remedial action will be taken.

This Bylaw comes into full force and takes effect on the date of third and final reading

s effect on the date of third and final reading.		
READ a first time this 1 st day of September 2020.		
READ a second time this 1 st day of September 2020.		
READ a third time and finally passed thisday of, 2020.		
Mayor Terry Magneson		

Glen Hamilton-Brown, CAO

VILLAGE OF RYLEY

BYLAW NO. 2015-912

Community Standards

THIS BYLAW BEING BYLAW NO.2015-912 OF THE VILLAGE OF RYLEY, IN THE PROVINCE OF ALBERTA, FOR THE PURPOSE OF ESTABLISHING A COMMUNITY STANDARDS BYLAW FOR THE VILLAGE OF RYLEY.

WHEREAS, under the provisions of the Municipal Government Act; RSA 2000, Chapter M-26, the Council of the Village of Ryley may pass bylaws respecting the health and safety of the community and for controlling dangerous and untidy properties;

AND WHEREAS under the provisions of the Municipal Government Act, the Council of the Village of Ryley may pass bylaws and may make provisions that it deems necessary to carry out the purposes of the bylaw;

AND WHEREAS the Council of the Village of Ryley deems it desirable and necessary to promote the maintenance of properties, within the corporate limits of the Village of Ryley;

NOW THEREFORE, the Council of the Village of Ryley, in the Province of Alberta, duly assembled enacts as follows:

1. SHORT TITLE

1.1 This bylaw may be cited as the "Community Standards Bylaw".

2. DEFINITIONS

- 2.1 "Building Material" means all construction and demolition material accumulated on a premises while storing, constructing, altering, repairing or demolishing any structure and includes, but is not limited to, earth, vegetation or rock displaced during such storing, construction, alteration or repair.
- 2.2 "Council" means the Municipal Council of the Village of Ryley.
- 2.3 "Corporate Limits" shall mean all the lands within the Corporate Limits of the Village of Ryley.
- 2.4 "Chief Administrative Officer" shall mean the Chief Administrative Officer of the Village of Ryley.
- 2.5 "Detrimental to the Surrounding Area" means causing the decline of the market value of property to the surrounding area.
- 2.6 "Dismantled Vehicle" means a motor vehicle or trailer that has become dilapidated or

- disassembled which may include but is not limited to flat tires, missing tires and rims, fenders, doors, windows, hoods, trunks and boxes.
- 2.7 "Emergency" shall mean any situation in which there is imminent danger to the general public or a potential danger to the property or surrounding properties.
- 2.8 "Enforcement Officer" means
 - (a) any member of the Royal Canadian Mounted Police;
 - (b) any member of a Municipal Police Service;
 - (c) any Community Peace Officer appointed by the Village of Ryley;
 - (d) any Bylaw Enforcement Officer appointed by the Village of Ryley;
- 2.9 "Garbage" means any rubbish, refuse, papers, packages, containers, bottles, cans, manure, animal or human excrement or sewage or the whole or a part of an animal carcass, dirt, soil, gravel, rocks, sod, petroleum products, hazardous materials, disassembled equipment or machinery, broken household furnishings or appliances, boxes, cartons, discarded fabrics, any materials composed or organic matter which is or may become decomposed, including the by-products from the preparation, consumption or storage of food.
- 2.10 "Inspector" means any person(s) designated by the Village of Ryley to enter and inspect property in accordance with the provisions of this bylaw.
- 2.11 "Motor Vehicle" shall mean a vehicle propelled by any power other than muscular power, or a moped but does not include a bicycle, an aircraft, an implement of husbandry or a motor vehicle that runs only on rails.
- 2.12 "Property Owner" means a person or persons, a firm, company or corporation that is registered on the Tax Roll of the Village of Ryley and Alberta Land Titles office.
- 2.13 "Property" are any lands, buildings or premises in the Village of Ryley.
- 2.14 "Recreational Vehicle" means a vehicle or trailer that is designed, constructed and equipped, either temporary or permanently as a temporary accommodation for travel, vacation, or recreational use, and includes duly licensed travel trailers, motorized homes, slide-in campers, chassis mounted campers, tent trailers, boats and all-terrain vehicles.
- 2.15 "State of Disrepair" means
 - (a) the significant deterioration of buildings, structures or improvements, or portions of buildings, structures or improvements;
 - (b) broken or missing windows, siding, shingles, shutters, eaves or other building material, or;
 - (c) significant fading, chipping or peeling of painted areas of buildings, structures or improvements on property;

- 2.16 "Village" or "Village of Ryley" means the Municipal Corporation of the Village of Ryley.
- 2.17 "Unsightly Premises" shall mean any structure or property located within the Village that in the opinion of the Inspector, Enforcement Officer or Chief Administrative Officer, is unsightly to such an extent as to detrimentally affect the amenities, use, value or enjoyment of the surrounding lands in reasonable proximity to the unsightly premises, or is otherwise detrimental to the surrounding area or in an unsightly condition as defined in the Municipal Government Act;

3. GENERAL

- 3.1 The property owner of any real property, is ultimately responsible for all activities on the property which may constitute prohibition of this bylaw.
- 3.2 Nothing in this bylaw relieves a person from complying with any Federal or Provincial law or regulation, other bylaw or any requirements of any lawful permit.
- 3.3 Where this bylaw refers to another act, bylaw, regulation or agency, it includes reference to any act, bylaw, regular or agency that may be substituted therefore.
- 3.4 Every provision of this bylaw is independent of all other provisions and if any provision of this bylaw is declared invalid for any reason by a Court of competent jurisdiction, all other provisions of this bylaw shall remain valid and enforceable.
- 3.5 All schedules attached to this bylaw shall form part of this bylaw.

4. NUISANCE

- 4.1 A nuisance, for the purpose of this bylaw, is any condition on or around a property that is untidy, unsightly, offensive, and dangerous to health and safety to any person, or has or may have a detrimental impact upon any person or other property in the neighborhood, or which interferes with the use and enjoyment of other adjacent property, and without limiting the generality of the foregoing includes the following:
 - (a) trees or shrubs that interfere with driver visibility, civic works or any public utilities;
 - (b) dense or opaque dust emitted into the atmosphere;
 - (c) compost heaps that emit foul odors or attract pests or vermin;
 - (d) without a permit, the storage or accumulation of dilapidated or derelict vehicles or the storage of more than two (2) unregistered motor vehicles on any property regardless of their condition or how neatly they might be stored. A permit may be issued at the discretion of the Chief Administrative Officer or delegate.
 - (e) wrecked, inoperable or dismantled vehicles, or those that are unsightly and abandoned;

- (f) a vehicle or recreational vehicle that is parked on private property within one (1) meter of a sidewalk;
- (g) a motor vehicle or recreational vehicle that is parked in the front portion of the living space of a residential property. Failure to comply with this section shall result in the motor vehicle or recreational vehicle being towed at the Registered Owners expense;
- (h) any loose materials including garbage and building materials.
- 4.2 The following sets out the standards by which grass and weeds must be kept:
 - a) uncut grass or weeds on any parcel of land shall be maintained at a height not to exceed 15cm (6 inches) in length;
 - b) property owners are required to maintain the front, rear or side portions or boulevards adjacent to their property.
- 4.3 No property owner shall cause or allow any building, and/or structure, or fence to become an unsightly premise or in a condition where its appearance and/or condition is a safety hazard or is detrimental to the surrounding area.
- 4.4 No property owner shall permit the accumulation of piles of dirt, stone, garden waste, turf, trees, shrubbery, old implements, disassembled or broken vehicles, inoperable off highway vehicles, scrap iron, lumber, glass, furniture, appliances, bicycles, lawn mowers, food containers, waste paper or cardboard on his or her property.
- 4.5 No property owner shall dump or cause to be dumped any rubbish, garbage, waste petroleum products (either liquid or solid), or dispose of any material in an area within the Village except at locations specifically designated by the Chief Administrative Officer.
- 4.6 All existing natural gas, electrical, water, sewer or other services to the site of an abandoned building, structure, or excavation shall be shut off. All external natural gas, electrical, water, sewer lines shall be capped. Cleanout caps shall be properly secured, caulked, or soldered into place.
- 4.7 Property owners, tenants and agents must prevent the occurrence of, or immediately remedy, any nuisance.

5. <u>DANGEROUS BUILDINGS</u> AND STRUCTURES

- 5.1 The property owner(s) of properties in the Village, shall ensure that any building(s) in a state of disrepair shall be demolished and removed from the property.
- 5.2 If any building(s) are in a state of disrepair they shall be restored to a useable and safe condition in accordance with the Building Standards and Codes and with the required demolition or building permits.
- 5.3 No property owner shall cause or allow his or her property to be a danger to public safety through the presence of excavations, structures, materials or any other hazard or

condition posing a risk to public safety.

6. INSPECTION AND DIRECTION

- 6.1 Any Inspector may enter any public or private property to conduct an inspection within the Village and may inspect for nuisances.
- 6.2 After inspection, the Inspector may issue a Notice to Maintain Property (Schedule A) which shall specify a deadline for compliance and shall outline specific instructions to remedy the nuisance.
- 6.3 The Village must serve the Notice to Maintain Property by delivering it or sending it by mail to the property owner(s) by way of:
 - (a) delivering it in person to the owner(s);
 - (b) posting it to the door of a building or in any other conspicuous place on the property, and is effective on the day of posting;
 - (c) hand deliver;
 - (d) regular mail.

7. PENALTIES

- 7.1 If the property owner has not complied with the Notice to Maintain Property by a specified deadline the Inspector, Enforcement Officer or Chief Administrative Officer may direct any work to be done to remedy the nuisance, including the disposition of any materials, and will charge the owner, for all the costs associated with maintaining the property.
- 7.2 The Inspector, Enforcement Officer or Chief Administrative Officer will post a Notice of Entry (Schedule B) advising the land owner that remedial action will be taken.
- 7.3 The cost of doing the work required, plus an administration fee (as per Schedule C), may be recovered from the property owner as debt due to the Village of Ryley or such costs may be charged against the property taxes due and owning, pursuant to the Municipal Government Act, R.S.A. 2000, M 26, Section 553.
- 7.4 The Village, or any Inspector who inspects any property under this bylaw, or any person who performs any work on behalf of the Village to remedy a nuisance, is not liable for any damages caused by the inspection, the work, or disposition of any material in order to complete the work set out in the Notice to Maintain Property.

8. RESCIND

8.1 Bylaw No 2015-910 Community Standards is hereby rescinded.

9. EFFECTIVE DATE

9.1 This bylaw shall come into full force and effect upon the date of the third and final reading.

READ for a first time this

8th day of October, 2015 A.D.

READ for a second time this

8th day of October, 2015 A.D.

READ for a third time this

8th day of October, 2015 A.D.

Brian Ducherer

Mayor

Manet Winsnes

Chief Administrative Officer



Schedule A VILLAGE OF RYLEY

"LIVE THE LIFE OF RYLEY"

5016-53^{RO} Avenue
POSTAL BOX 230
RYLEY, ALBERTA
TOB 4A0
TELEPHONE (780) 663-3653
FAX (780) 663-3541
WEB SITE bulb //www.rylenes

E-MAIL info@ryley.ca

NOTICE TO MAINTAIN PROPERTY

To: [Name of Owner]	File#:
[Civic Address/ Property Roll]	Date:
Re: Those premises located atRyley.	(the "Premises") in the Village of
Dear Sir/Madam:	

As Designated Officer for the Village of Ryley, I am hereby issuing this Notice to Maintain Property pursuant to s. 545 of the *Municipal Government Act*, R.S.A. 2000, c. M-26, as amended (the "Act"), with respect to the Premises.

Section 545(1) of the Act states that:

"If a designated officer finds that a person is contravening this or any other enactment that the municipality is authorized to enforce or a bylaw, the designated officer may, by written order, require the person responsible for the contravention to remedy it if the circumstances so require."

A complaint has been received in respect to the Premises with respect to the following:

[details of the problem with the Premises].

[Section 4.3 of the Village of Ryley Community Standards Bylaw 2015-912 provides:

4.3 No property owner shall cause or allow any building, and/or structure, or fence to become an unsightly premises or in a condition where its appearance and/or condition is a safety hazard or is detrimental to the surrounding area

Section 2.17 thereof defines "unsightly premises" shall mean any structure or property located within the Village that in the opinion of the Inspector, Peace Officer or Chief

Administrative Officer, is unsightly to such an extent as to detrimentally affect the amenities, use, value or enjoyment of the surrounding lands in reasonable proximity to the unsightly premises, or is otherwise detrimental to the surrounding area or in an unsightly condition as defined in the Municipal Government Act.] [or details of whatever section of the Community Standards Bylaw 2015-912 or other Bylaw the Premises are in breach of]

Accordingly, the Premises are in contravention of the Village of Ryley Community Standards Bylaw 2015-912 [or other Bylaw] in the following ways: [details of the contravention]

You are hereby ordered to bring the Premises into compliance by [describe what needs to be done to bring the Premises into compliance] on or before ______.

You are hereby advised that you may, by written notice, request that the Municipal Council of the Village of Ryley review this Notice within fourteen (14) days after the date the Notice is received, in which case, Council may confirm, vary, substitute or cancel the Notice.

You are also advised that if you do not comply with this Notice, within the time specified, the Village of Ryley may take any action required by this Order, including [required action] at your expense, and add those expenses to the tax roll of the Premises pursuant to s. 549 of the Act.

Sincerely,				
KUUDANI ZUMAAN MARKANI	ARTHORNOOTONEEDROLAINEN LAISEN EEL VAN ANNA MET A	······································	Maria de Maria de Caración de la Proposición de la Proposición de Caración de	House.
Municipal	Enforcer	nent Off	icer	



Schedule B VILLAGE OF RYLEY

"LIVE THE LIFE OF RYLEY"

5016-53rd Avenue POSTAL BOX 230 RYLEY, ALBERTA TOB 4A0 TELEPHONE (780) 663-3653 FAX (780) 663-3541 WEB SITE http://www.ryley.ca

NOTICE OF ENTRY

(Pursuant to s. 542(1) of the Municipal Government Act, RSA 2000, c. M-26)			
To: [Name of Owner]	File#:		
[Civic Address/ Property Roll]	Date:		
Dear Sir/Madam:			
Re: Those premises located at	(the "Premises") in the		
Village of Ryley.			
In accordance with Section 542(1) of the Mi	unicipal Government Act, you are		
hereby given notice that designated officers	•		
inspection will occur on, or such other date and time as			
you consent to by making arrangements directly with our office prior to that date.			
If you wish to accompany the designated officer(s) during this inspection, please			
contact the officer directly at the telephone r on the date indicated.	number below to set up an appointment		
on the date mulcated.			
Please be advised that if access to any struct	*		
or absence of the landowner the officer may access an order pursuant to Section			
543 of the Municipal Government Act or oth	ier steps to obtain entry.		
Reason for Inspection:			
[Section 6.1 of the Village of Ryley Community of Municipal Enforcement Officer for the William	•		
the Municipal Enforcement Officer for the Vil and a complaint was received with respect to [

[The Municipal Enforcement Officer for the Village of Ryley has determined that the Premises are in contravention of the Village of Ryley Community Standards Bylaw 2015-912 and a Notice to Maintain Property has been issued and entry is required in order to inspect for compliance]

Or

[The Municipal Enforcement Officer for the Village of Ryley has determined that the Premises are in contravention of Municipal Government Act and a Sec. 546 Order to Remedy Dangerous and Unsightly Property has been issued and entry is required in order to inspect for compliance]

Sincerely,

Municipal Enforcement Officer

SCHEDULE "C" Administration Fee

SECTION:

AMOUNT

7.3 Administration fee for every lot requiring enforcement of Bylaw No. 2015-912 \$82.00

• a 3% increase shall be applied to the administration fee effective January 1st of each year

Sept 1, 2020

Shank you Public Works

and the summer student, for

the excellent job keeping the

flowers along 50 Street in

wonderful condition this

year, your efforts are very

neigh appreciated.

Annette Skorë, Nainstreet Committee







Good afternoon,

I wanted to take this opportunity to introduce myself as the President for the new East Central Crime Prevention Association. As the president, I will focus much of my efforts on public awareness, education initiatives and building partnerships with stakeholders and other community organizations with similar goals of community safety.

East Central Crime Prevention Association is a volunteer driven non-profit organization based in Wainwright Alberta serving Wainwright and the surrounding communities. We are committed to community safety and crime reduction in the East Central region. We will be adding different programs and services based on needs of each community we serve.

We are currently working with another non-profit organization called Bike Index in hopes to reduce bike thefts in our service area. Not only are we registering bikes in the Bike Index system we are also adding custom QR codes to each bike. This makes it easier to identify bikes that are stolen/missing and identify the property owners.

Thank you very much for your time. If there is anything we can help you with or any programs or service you would like to see please let us know. We can be reached at eastcentralcrimeprevention@gmail.com or 780-546-9204.

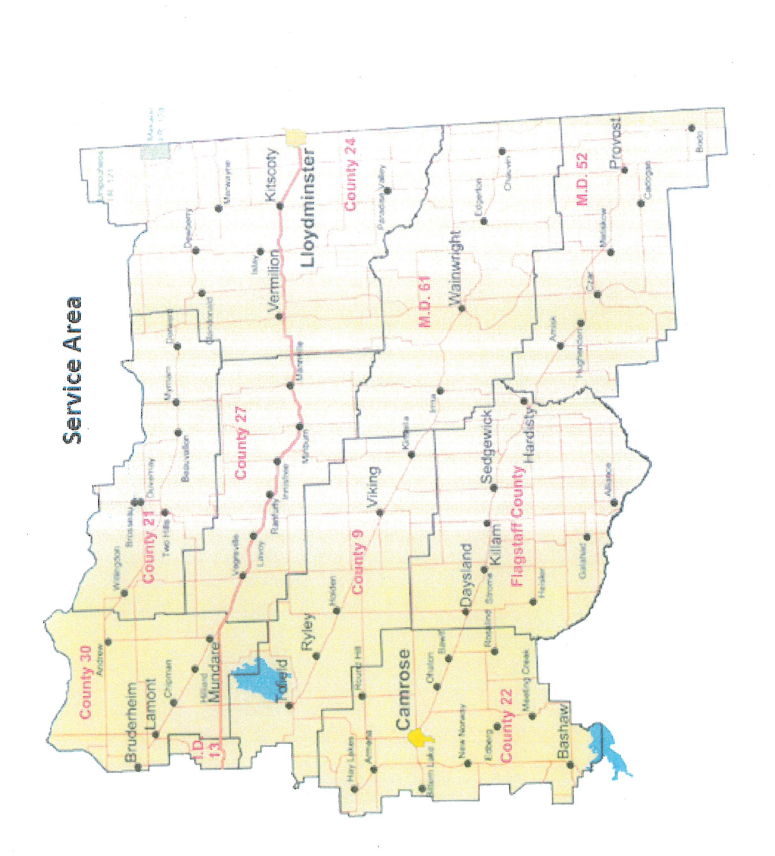
Sincerely,

Holly Doll President

East Central Crime Prevention Assoc.

DANGEL 1500-/200 PLEASE SPEAK WITH COMTOG AND GET THEM TO PUSH THIS PROGRAM.

SHE







Bike Registration Form

Please Fill out the form below with as much information as possible. Date Name Mailing Address Owner's Phone Number Owner's Email Serial Number Manufacture Model Year Frame Colors Type Optional Frame Material Handlebar Type Other Defining Features Yes/No (Please email eastcentralcrimeprevention@gmail.com if Photos Attached (Circle One) you need photos taken) Sticker Required (Circle One) Yes/No **East Central Crime Prevention Association Use Only** Date Entered Sticker Issued Entered By:

Return By:

Mail

1106 24 Street

Wainwright AB T9W 1W4

Email

eastcentralcrimeprevention@gmail.com

REGISTER YOUR BIKE TODAY!!



BIKE INDEX

STOLEN BIKE RECOVERY SYSTEM

- Bicycles
- Strollers
- Bike Trailers
- Wheelchairs
- Electric Scooters
- Personal Mobility Devices

visit eastcentralcrimepreventionassociation.org for more information!





EAST CENTRAL CRIME PREVENTION ASSOCIATION NEEDS YOU!

WE APPRECIATE EVERY HELPING HAND WE CAN GET!

CONTACT 780-546-9204 OR EMAIL EASTCENTRALCRIMEPREVENTION@GMAIL.COM



eastcentralcrimepreventionassociation.org

REVENTION ASSOCIATION PARTNERS WITH FLIP GIVE EAST CENTRAL CRIME

platform when you shop online. We can earn Show your support by using the FlipGive upto 25% cash back!

Central Crime Prevention Association today flipgive.com/join and start supporting East Download the FlipGive App or visit Enter team code: SJSRXH