

CORPORATION OF THE TOWNSHIP OF ESQUIMALT

Legislation Details (With Text)

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REQUEST FOR DECISION

DATE: April 9, 2019

Report No. DEV-19-035

TO: Laurie Hurst, Chief Administrative Officer

FROM: Alex Tang, Planner and Bill Brown, Director of Development Services

SUBJECT:

Housing Agreement Bylaw - 638 Constance Avenue, 640 Constance Avenue and 637 Nelson Street

RECOMMENDATION:

That Council:

- rescind third reading of Housing Agreement Bylaw, 2019, No. 2954, attached to Staff Report DEV-19-012 as Appendix A, for 638 Constance Avenue, 640 Constance Avenue and 637 Nelson Street; and
- 2. amend, read anew at second reading and give third reading to Housing Agreement Bylaw, 2019, No. 2954, attached to Staff Report DEV-19-035 as Appendix A.

RELEVANT POLICY:

Zoning Bylaw, 1992, No 2050 Local Government Act

STRATEGIC RELEVANCE:

This Request for Decision does not directly relate to a specific strategic objective.

BACKGROUND:

Appendix A: Housing Agreement Bylaw, 2019, No. 2954

Purpose of the Application

The applicant is requesting a change in zoning from the current RM-1 [Multiple Family Residential] zone to Comprehensive Development District No.110. This change is required to accommodate the proposed 6 storey, 71 unit, purpose-built rental, multiple family residential building including a 61 space parking garage.

The property owner and the Township wish to enter into a Housing Agreement that would include the following provisions:

- Other than restricting short-term rentals of less than 30 days, all of the dwelling units are available as rental housing rented under the terms of a residential tenancy agreement that complies with the provisions of a Residential Tenancy Act with the exception of one Caretaker Unit.
- As the proposed development is a purpose-built rental, the owner cannot stratify the building to ensure that the units remain as rental units.
- For a duration of 20 years, a minimum of 7 affordable dwelling units will be provided consisting of
 - o 3 Bachelor (Studio) units,
 - o 2 One-bedroom units, and
 - 2 Two-bedroom units.
- Affordable dwelling units must have an occupancy standard of at least one person per bedroom, and at least one person per bachelor unit.
- Affordable dwelling units must be occupied by households with a gross annual income at or below the BC Housing Income Limits for the Victoria region.
- Affordable rent is defined as no more than 30% of the gross household annual income.

Should this Housing Agreement Bylaw be adopted, Township representatives will execute the document and register a Notice of the Housing Agreement on the title of the subject property.

Amendment to the Housing Agreement since First Reading on February 4, 2019

Housing Agreement Bylaw, 2019, No. 2954 was given First Reading by Council on February 4, 2019. Since First Reading, the Housing Agreement has been amended to be operative for 20 years instead of 15 years. This has been amended in:

- Section 3 of the Housing Agreement;
- Section 3.3 of the Housing Agreement; and
- Section 5.2 of the Housing Agreement.

The Housing Agreement Bylaw, 2019, No. 2954 was given Second and Third Reading at Council on March 4, 2019.

Amendment to the Housing Agreement since Second and Third Reading on March 4, 2019

At the Second and Third Reading of the Housing Agreement on March 4, 2019, Council had concerns in regards to the provision of market workforce housing. Consequently, the applicant has amended the Housing Agreement to include:

- a provision that the dwelling units be residential and not institutional in nature (Section 2.3)
- allocation of not more than 10 units in the proposed development to a single individual, governmental agency or corporation. (Section 2.3)

• with the exception of management, operation or use by the Department of National Defence and/or Seaspan for workforce housing. (Section 2.3)

ISSUES:

 Rationale for Selected Option Registration of the Housing Agreement would ensure that this building remains as a purpose-built rental building as proposed. In addition, it would also ensure that a minimum of 7 units would be rented as affordable units for a duration of 20 years.

- Organizational Implications This Request for Decision has no organizational implications.
- 3. Financial Implications This Request for Decision has no financial implications.
- Sustainability & Environmental Implications
 This Request for Decision has no sustainability or environmental implications.
- 5. Communication & Engagement

A housing agreement to secure the rental and affordable housing units is required as part of this rezoning application. The Local Government Act does not require that notification be provided when a municipality is considering approval of a Housing Agreement Bylaw.

ALTERNATIVES:

1. That Council rescind third reading of Housing Agreement Bylaw, 2019, No. 2954, amend, read anew at second reading and give third reading to the Bylaw.

2. That Council defeat Housing Agreement Bylaw, 2019, No. 2954.