



DISTRICT OF KITIMAT

ELIGIBILITY TO SIGN ELECTOR RESPONSE FORM ALTERNATIVE APPROVAL PROCESS

HAISLA BRIDGE PARK CLOSING AND EXCHANGE BYLAW NO. 1990, 2020

The District of Kitimat Council intends to adopt “Haisla Bridge Park Closing and Exchange Bylaw No. 1990, 2020.” The purpose of the bylaw is to authorize the closure and disposal of a portion of park dedicated by Plan 12071, located along the Kitimat River adjacent to Haisla Boulevard and the bridge crossing the river, in exchange for a larger portion acquired by accretion from the Kitimat River adjacent to that same park. A copy of Bylaw No. 1990, 2020 and a report summarizing the project is available from the local government’s offices during each business day of the week between 8:30 a.m. and 5:00 p.m. or via our website at www.kitimat.ca.

Additional Information About Elector Eligibility

In order to sign an elector response form in relation to the alternative approval process, a person must either be a resident elector or a non-resident property elector. A resident elector is an individual who is entitled to sign an elector response form during an AAP by virtue of living within that jurisdiction. When signing an elector response form, a resident elector must:

- be 18 years of age or older;
- be a Canadian citizen;
- have lived in British Columbia for at least six months;
- have lived in the jurisdiction (e.g. municipality or electoral area) for at least 30 days; and
- not be disqualified under the Local Government Act, or any other enactment from voting in a local election, or be otherwise disqualified by law.

A non-resident property elector is an individual that does not live in a jurisdiction and who is entitled to sign an elector response form during an AAP by virtue of owning property in that jurisdiction. When signing an elector response form, a non-resident property elector must:

- be at least 18 years of age;
- be a Canadian citizen;
- have lived in British Columbia for at least six months;
- have owned property in the jurisdiction (e.g. municipality or electoral area) for at least 30 days;
- own property in the area defined for the AAP; and,
- not be disqualified under the Local Government Act, or any other enactment from voting in a local election, or be otherwise disqualified by law.

Note: Only one non-resident property elector may sign an elector response form per property, regardless of how many people own the property; and, that owner must have the written consent of a majority of the other property owner(s) to sign the response form on their behalf. Property owned in whole or in part by a corporation does not qualify under the non-resident property elector provisions.