

DISTRICT OF SEHELDT

Bylaw No. 480-2, 2018

A bylaw to amend Parks, Lands and Roads Temporary Rental Bylaw No. 480, 2008

WHEREAS the Council of the District of Sechelt has adopted “Parks, Lands and Roads Temporary Rental Bylaw No. 480, 2008”;

AND WHEREAS Council wishes to amend Bylaw No. 480, 2008 to increase permit fees, modify the permit selection process and add a vending location;

NOW THEREFORE Council of the District of Sechelt in open meeting enacts as follows:

TITLE

1. This bylaw may be cited for all purposes as “Parks, Lands and Roads Temporary Rental Amendment Bylaw No. 480-2, 2018”.

AMENDMENTS

2. Section 2(b) “Display Area” of Bylaw No. 480, 2008 is hereby deleted and replaced with the following:

“Display Area” means an area of land available for use under this Bylaw as identified in Schedules A-1, A-2 and A-3 attached to and forming part of this Bylaw.”

3. Section 2(ii) “Display Area” of Bylaw No. 480, 2008 is hereby deleted and replaced with the following:

‘Small Display Area - area of up to 3 meters (approximately 9.8 feet) in overall width and up to 3 meters (approximately 9.8 feet) in length that is being used or intended to be used by a Seasonal Mobile Vendor.’

4. Section 3(b) of Parks, Lands and Roads Temporary Rental Bylaw No. 480, 2008 is hereby deleted and replaced with the following:

‘Seasonal Mobile Vendors Permits may be issued for one of the specific locations identified in Schedules A-1, A-2 and A-3 attached to and forming part of this Bylaw and labelled Display Area.’

5. Section 4(a)(ii) of Bylaw No. 480, 2008 is hereby deleted and replaced with the following:

‘A Seasonal Mobile Vendors Permit application must be submitted for review by February 1st in the year of commencement of the intended use. Applications received by the February 1st deadline will be reviewed against the evaluation criteria outlined in Part 4(d). When two or more equally suitable vendors apply for the same Display Area, selections may be made so as to schedule and rotate vendors between each of the established seasonal mobile vending locations. Applications received after February 1st will be considered in the order that they are received if there are any location vacancies. All applications received will be assessed against the evaluation criteria outlined in Part 4(d).’

6. Section 4(d) (v) of Bylaw No. 480, 2008 is hereby deleted and replaced with the following:

‘4(d)(v). Where two or more applicants applying for the same Display Area are considered generally to be equally suitable, a permit will be granted to each vendor on a rotational basis between the established Display Areas as assigned by the District of Sechelt.’

7. Section 6(a)(i) and (ii) of Bylaw No. 480, 2008 is hereby deleted and replaced with the following:

‘(i) in the Downtown Core; except when operating under a Special Event Permit.’

‘(ii) on any park, beach or school grounds or on municipal-owned property other than roads except when operating under a Special Event Permit.’

8. Section 7(b) of Bylaw No. 480, 2008 is hereby deleted and replaced with the following:

‘A limit of four Seasonal Mobile Vending Permits may be granted and approved on a rotational basis between all of the District’s Display Areas and only one vendor is permitted to operate per Display Area at any given time.’

9. The following Section 7(g) is hereby added to Bylaw No. 480, 2008:

‘(g) The District of Sechelt reserves the right to fill vacant Display Areas throughout the mobile season based on the issuance of a Special Event Permit.’

10. The following Section 7(h) is hereby added to Bylaw No. 480, 2008:

‘(h) Seasonal mobile vending permits are limited to food and beverage services only and not allowable for fresh fruit or vegetables vending. Other forms of mobile vending services applications may be accepted and permits granted upon Council resolution.’

11. Section 8(b) of Bylaw No. 480, 2008 is hereby deleted and replaced with the following:

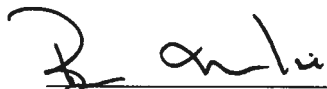
‘Any vending within the Special Event area must not infringe on any adjacent Seasonal Mobile Vendor Display Areas as identified in Schedules A-1, A-2 and A-3 attached to and forming part of this Bylaw.’

READ A FIRST TIME THIS 18th DAY OF April, 2018

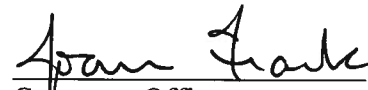
READ A SECOND TIME THIS 18th DAY OF April, 2018

READ A FIRST THIRD THIS 18th DAY OF April, 2018

ADOPTED THIS 2nd DAY OF May, 2018



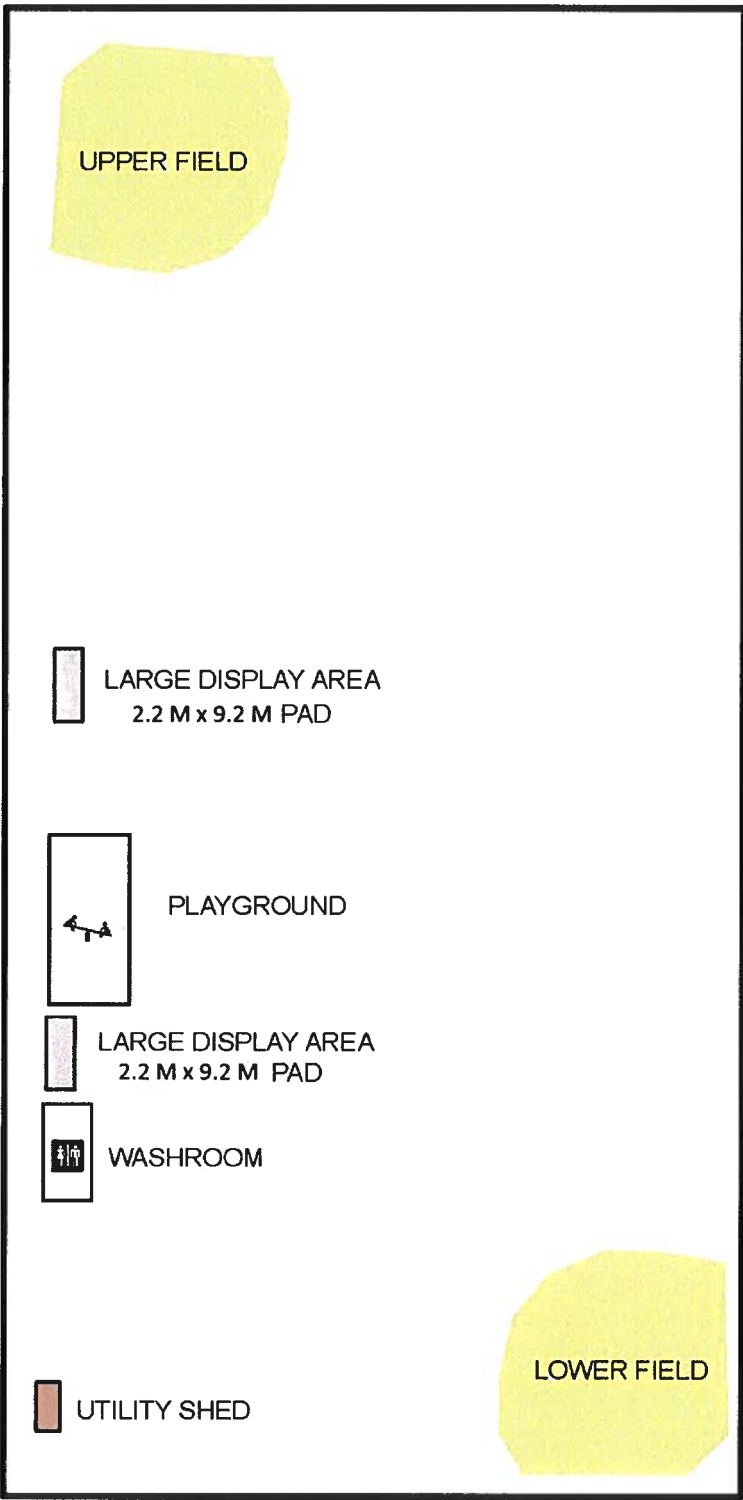
Mayor



Corporate Officer

I hereby certify this to be a true and accurate copy of “District of Sechelt Parks, Lands and Roads Temporary Amendment Bylaw No. 480-2 2018”.

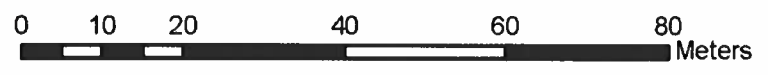
Corporate Officer



Ripple Way

Vendor Locations
Parks Lands & Roads Temporary Rental Bylaw

DISTRICT OF SECHLT
 Bylaw 480-1, 2018
 Schedule A-1
 Kinnikinnick Park

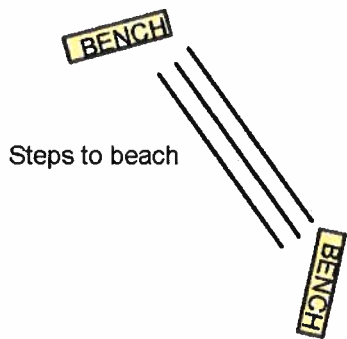
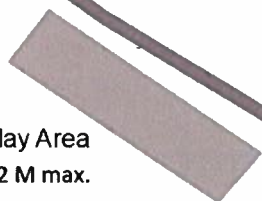




SUNSHINE COAST HIGHWAY

PARKING LOT

Large Display Area
9.2 M x 2.2 M max.



Steps to beach



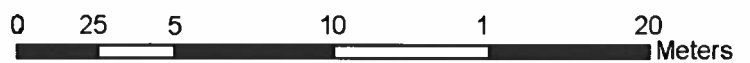
WASHROOM

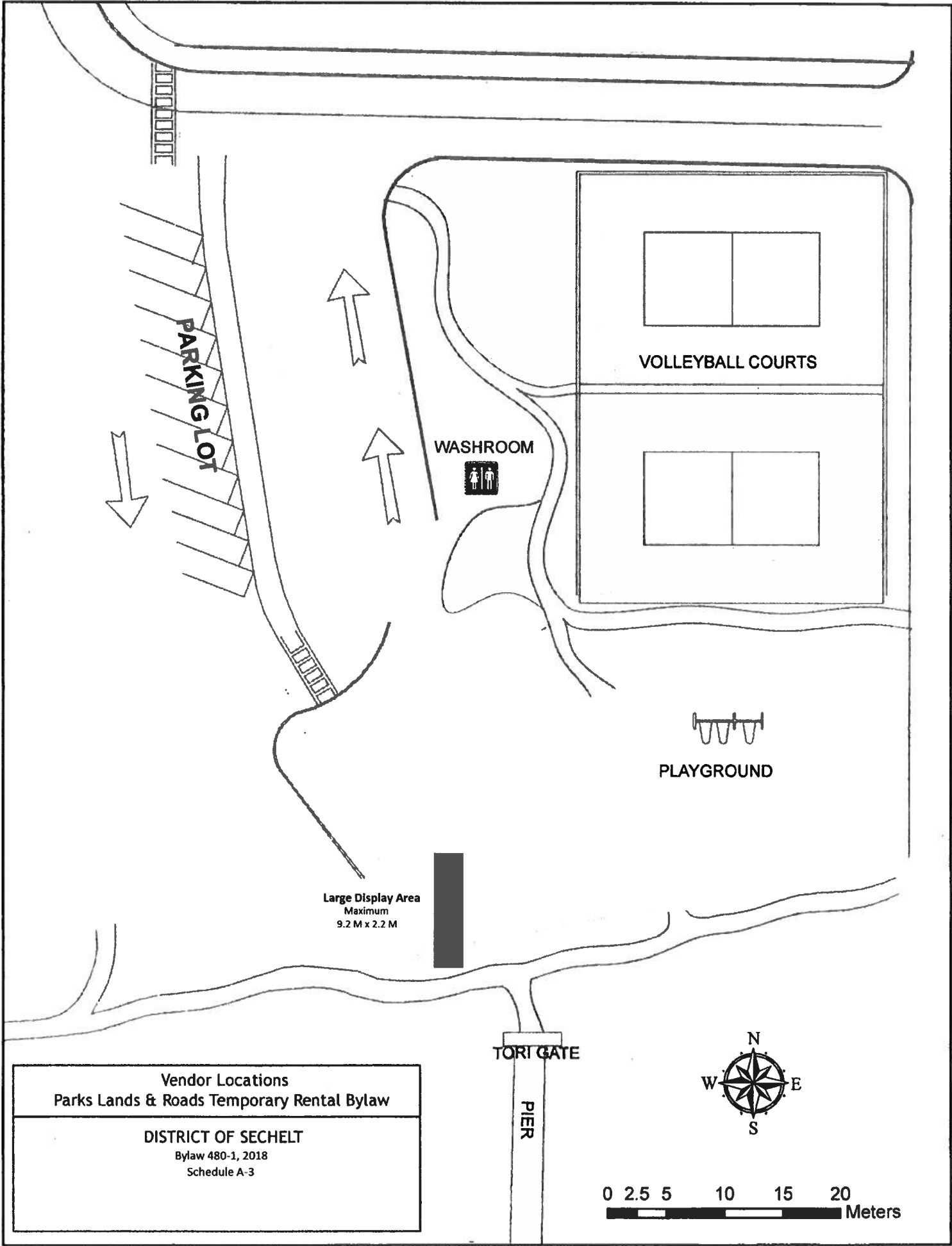


Small Display Area
3 M x 3 M max.

Vendor Locations
Parks Lands & Roads Temporary Rental Bylaw

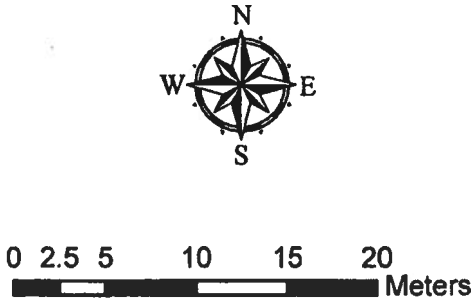
DISTRICT OF SECHLT
Bylaw 480-1, 2018
Schedule A-2
Davis Bay Beach

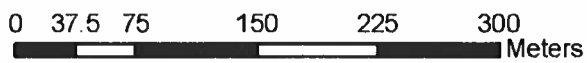




Vendor Locations
Parks Lands & Roads Temporary Rental Bylaw

DISTRICT OF SECHLT
Bylaw 480-1, 2018
Schedule A-3





Parks Lands & Roads Temporary Rental Bylaw

DISTRICT OF SECHELT

Bylaw 480-1, 2018

Schedule B

Downtown Core