PROVINCE OF BRITISH COLUMBIA

ORDER OF THE LIEUTENANT GOVERNOR IN COUNCIL

Order in Council No.

165

, Approved and Ordered MAY 1 3 2011

ulenani Governor Administrator

Executive Council Chambers, Victoria

Administrator

On the recommendation of the undersigned, the Eleutenant Governor, by and with the advice and consent of the Executive Council, orders the following:

- Letters Patent, in the form attached, be issued for the Village of Pemberton.
- Letters Patent, in the form attached, be issued for the Squamish-Lillooet Regional District. 2

Minister of Community, Sport Cultural Development

Member of the Executive Council

(This part is for administrative purposes only and is not part of the Order.)

Authority under which Order is made:

Act and section:

Local Government Act, R.S.B.C. 1996, c.323, ss. 14, 14.1, 20, 782 and 782.1;

Community Charter, S.B.C. 2003, c. 26, s. 6

Other (specify):

OICs 1845/1956 and 3103/1968

April 21, 2011

Page 1 of 8

0/224/2011/12



Canada Province of British Columbia

Letters Patent

Elizabeth the Second, by the Grace of God, of the United Kingdom, Canada and Her Other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

To all to whom these presents shall come – Greeting.

Minister of Community, Sport and Cultural Development **Whereas** the Village of Pemberton is a municipality incorporated by Letters Patent issued on July 20, 1956 (Order in Council 1845/1956),

Whereas a request has been received by the Minister of Community, Sport and Cultural Development from the Council of the Village of Pemberton requesting an extension of the area of the Village of Pemberton to include the lands shaded and described as extension area in the attached map titled "Schedule 1 to the Letters Patent of the Village of Pemberton",

Whereas the Minister of Community, Sport and Cultural Development recommends that a limit be imposed on the rate of taxation for the class 2 property class in a portion of the area to be included within the Village of Pemberton and that the Village of Pemberton be required to share a portion of the taxes collected from that area with the Squamish-Lillooet Regional District, and

Whereas the conditions and requirements of section 20 of the *Local Government Act* have been duly complied with;

- **Dow know** ye that We do by these presents proclaim and order as follows:
- 1 The area of the Village of Pemberton is extended to include the land shaded and described as an extension area in the attached map titled "Schedule 1 to the Letters Patent of the Village of Pemberton".
- 2 All previous boundaries of the Village of Pemberton set out in Letters Patent are repealed.

- 3 The Letters Patent issued on July 20, 1956 for the Village of Pemberton are amended by repealing section 2 and substituting the following:
 - The village municipality shall comprise all that area of land consisting of 5 061.01 hectares within the boundaries of the municipality as shown on the map, reference number PEM-05-01, dated December 16, 2010 and attached as Schedule 1 to these Letters Patent.
- 4 The Letters Patent are amended by adding as Schedule 1 to the Letters Patent the attached map titled "Schedule 1 to the Letters Patent of the Village of Pemberton".

Municipal tax rate limit

- 5 (1) The following area is designated for the purposes of this section:
 - (a) that portion of district lot 8693 shown on Plan KAP78897, Lillooet Land District;
 - (b) that portion of unsurveyed Crown land lying within Lillooet Land District as shown on Plan KAP78897;
 - (c) that portion of district lot 1549 shown on Plan KAP78897, Lillooet Land District.
 - (2) The limit established for a taxation year on the tax rate under section 197 (1) (a) of the *Community Charter* that may be established for the class 2 property class by an annual property tax bylaw and imposed on land and improvements in the area designated under subsection (1) of this section is equal to the tax rate prescribed for that property class under the *Taxation (Rural Area) Act* for the taxation year.

Municipal revenue sharing

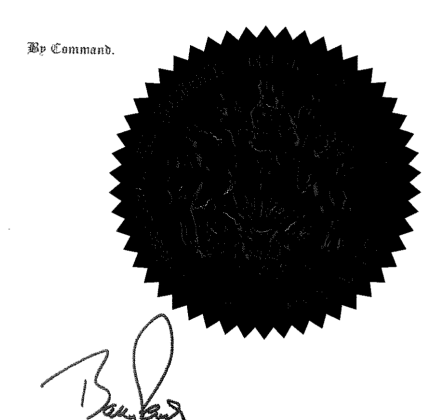
- 6 (1) The Village of Pemberton must share with the Squamish-Lillooet Regional District revenue from property value taxes imposed on the class 2 property class in the area designated under section 5 (1).
 - (2) The amount of revenue to be shared under subsection (1) is \$24 396.
 - (3) The Village of Pemberton must pay the amount of revenue to be shared under subsection (1) on or before August 1, 2012.

In testimony whereof, We have caused these Our Letters to be made Patent and the Great Seal of Our Province of British Columbia to be hereunto affixed.

Ditness, The Honourable Steven b. Point, Lieutenant Governor of Our Province of British Columbia, in Our City of Sixtieth year of Our Reign.

LANCE FINCH, ADYLNISTRADE.

VANCE FINCH FINCH



Attorney General

(Counter signature for the Great Seal)

Lieutenant Concernor
Administrator



Canada Province of British Columbia

Letters Patent

Elizabeth the Second, by the Grace of God, of the United Kingdom, Canada and Her Other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

To all to whom these presents shall come – Greeting.

Minister of Community, Sport and Cultural Development

Whereas the Squamish-Lillooet Regional District was incorporated by Letters Patent issued on October 3, 1968 (Order in Council 3103/1968), and

Bhereas the area of the Village of Pemberton is extended by Letters Patent for the Village of Pemberton issued concurrently with these Letters Patent;

Row know ye that We do by these presents proclaim and order as follows:

Definitions

- 1 In these letters patent:
 - "municipality" means the Village of Pemberton;
 - "regional district" means the Squamish-Lillooet Regional District;
 - "transferred area" means the new areas included within the boundaries of the municipality by letters patent issued concurrently with these letters patent.

Transfer of regional district service jurisdiction

The jurisdiction for a service of the regional district that is provided in a service area, all or part of which service area is in the transferred area, is transferred to the municipality in respect of all or that part of the service area that is in the transferred area.

Transfer of regional district's assets

3 The regional district's rights, property and assets that relate to a service transferred under section 2 and that are associated with all or part of the transferred area are transferred to and vest in the municipality.

Transfer of regional district's obligations

4 The regional district's obligations that relate to a service transferred under section 2 and that are associated with all or part of the transferred area are transferred to and assumed by the municipality.

Regional district resolution continued

A resolution of the regional district that relates to a service for which jurisdiction is transferred under section 2 and that is applicable to all or part of the transferred area continues in force as a resolution of the municipality applicable to the area of the municipality to which it applied as a resolution of the regional district until the resolution is amended or repealed by the council of the municipality.

Regional district reference deemed a municipal reference

A reference to the regional district in any commercial paper, lease, license, permit or other contract, instrument or document that is transferred under section 3 or 4 or that relates to rights, property, assets and obligations transferred under section 3 or 4 is deemed to be a reference to the municipality.

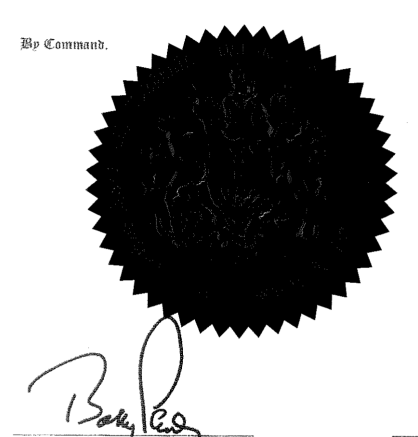
Condition on spending of shared revenue

- As a condition of receiving a share of revenue from the municipality in accordance with the Letters Patent for the municipality issued concurrently with these Letters Patent, the regional district may only spend the amount received on one or more of the following services:
 - (a) building inspection;
 - (b) electoral area administration;
 - (c) electoral area emergency plan;
 - (d) electoral area community parks.

In testimony whereof, We have caused these Our Letters to be made Patent and the Great Seal of Our Province of British Columbia to be hereunto affixed.

Witness. The Honourable Steven L. Point, HOHINISTPARK

VACCIONA, In Our Province, this 13⁴¹ day of 1144 , two thousand eleven and in the sixtieth year of Our Reign.



Attorney General

(Counter signature for the Great Seal)

Lisutement Golgernor Administrator

