

EXECUTIVE COMMITTEE OF COUNCIL

TO: MAYOR AND COUNCILLORS

SUBJECT: UPDATE TO CODE OF CONDUCT FOR COUNCIL AND COMMITTEE MEMBERS

RECOMMENDATION:

1. **THAT** Council authorize the City Solicitor to bring forward the Burnaby Code of Conduct Bylaw, including the changes outlined in the report titled "Update to Code of Conduct for Council and Committee Members" and subsequent attachments dated February 16, 2023.

REPORT

The Executive Committee of Council, at its Open meeting held on March 1, 2023, received and adopted the <u>attached</u> report providing an update to the draft Code of Conduct for Council and Committee members, originally presented at the February 1, 2023 Executive Committee, and seeking authority to bring forward the Burnaby Code of Conduct Bylaw to Council.

Respectfully submitted,

Councillor S. Dhaliwal Chair

Councillor R. Lee Vice Chair

MARCH 1, 2023

COMMITTEE REPORT

- TO:CHAIR AND MEMBERS
EXECUTIVE COMMITTEEDATE:February 16, 2023
- FROM:GENERAL MANAGERFILE:02400CORPORATE SERVICES
- SUBJECT: UPDATE TO CODE OF CONDUCT FOR COUNCIL AND COMMITTEE MEMBERS
- **PURPOSE:** To provide an update to the draft Code of Conduct for Council and Committee members, originally presented at the February 1, 2023 Executive Committee, and to seek authority to bring forward the Burnaby Code of Conduct Bylaw to Council.

RECOMMENDATION:

1. THAT the Executive Committee recommend Council authorize the City Solicitor to bring forward the Burnaby Code of Conduct Bylaw, including the changes outlined in the report titled "Update to Code of Conduct for Council and Committee Members" and subsequent attachments dated February 16, 2023.

REPORT

1.0 BACKGROUND

In 2016, a joint Working Group on Responsible Conduct (WGRC) between the Union of B.C. Municipalities (UBCM), the Ministry of Municipal Affairs and the Local Government Management Association (LGMA) was formed to better understand issues related to responsible conduct of elected officials and to explore how B.C.'s responsible conduct framework could be further strengthened.

In September 2017, UBCM members endorsed the Policy Report of the WGRC that included several recommendations to strengthen B.C.'s responsible conduct framework.

On Nov 25, 2021 the *Municipal Affairs Statutes Amendments Act (No. 2), 2021* was adopted by the B.C. legislature, which added sections 113.1 and 113.2 to the *Community Charter* to require all local governments to publicly consider whether to establish a new code of conduct or revise an existing one within six months of a general local election. The last B.C. general local election was held on October 15, 2022.



To: Executive Committee of Council: From: General Manager Corporate Services Re: Update to Code of Conduct Bylaw for Council and Committee Members March 1, 2023

Page - 2

At the February 1, 2023 Executive Committee of Council meeting, members discussed the draft Burnaby Code of Conduct Bylaw ("Bylaw") and requested additional review of the Bylaw be undertaken. The report forwarded at the February 1, 2023 meeting is included as **Attachment #1**. Following the meeting, additional input was sought from members of Council on an individual basis.

2.0 DISCUSSION

To address comments made during and following the February 1, 2023 Executive Committee of Council meeting, the following changes are provided to the Committee for consideration (shown in italicized and underlined):

Replace 3.2.1 (c)(iv) with the following:

3.2.1 (c)(iv) **Members** will refrain from any form of discriminatory <u>or defamatory</u> conduct against another member, City staff and volunteers, or the public.

Remove 4.2.1 in its entirety and renumber section 4.2 accordingly.

Replace 4.3.1 with the following:

4.3.1 <u>A member shall communicate with the public and media when representing</u> <u>themselves as an individual member.</u> A member shall not communicate, or imply that the member is communicating, on behalf <u>of Council as a whole or</u> of the City unless expressly authorized to do so <u>(*i.e. Acting Mayor*)</u>.

In addition to the above, staff will create a graphically designed, succinct document which highlights the four (4) foundational principles included in the Bylaw, for easy reference. The one-page document will include a signature line for members of Council and a link to the full bylaw.

General consensus among individual members of Council was that non-Council members of committees should be held to a similar standard of Council members. However, in order to simplify the process for non-Council members of committee, it is recommended that a Committee Code of Conduct policy, for non-Council members of committees, be developed. Non-Council members that have been found to breach the Committee Code of Conduct could be removed from the committee, in accordance with current City policies and bylaws. As a result, it is recommended that all reference to Committees be removed from the bylaw.

3.0 POLICY SECTION

The proposed bylaw aligns with the goals of the Burnaby Strategic Plan (2022).

4.0 **RECOMMENDATION**

To meet the new requirements under the *Community Charter* for a code of conduct, it is recommended that Committee recommend Council authorize the City Solicitor to bring

To: Executive Committee of Council: From: General Manager Corporate Services Re: Update to Code of Conduct Bylaw for Council and Committee Members March 1, 2023

Page - 3

forward the Burnaby Code of Conduct Bylaw, including the changes outlined in the report titled "Update to Code of Conduct for Council and Committee Members" and subsequent attachments dated February 16, 2023. Following adoption of the proposed bylaw, staff will provide Council and Committee members training and resources on the Code of Conduct.

Once the Burnaby Code of Conduct Bylaw is adopted, Council will be required within six (6) months after every general local election to determine whether it should be reviewed. At any time, Council can request staff to bring forward amendments to the bylaw.

Juli Halliwell, General Manager CORPORATE SERVICES

Attachment 1 – Report titled "Code of Conduct for Council and Committee Members" dated January 23, 2023 Attachment 2 – XXXXX.Burnaby Code of Conduct Bylaw 2023 FINAL DRAFT



2023 February 1

COMMITTEE REPORT

TO: CHAIR AND MEMBERS EXECUTIVE COMMITTEE

DATE: 2023 January 23

FROM: GENERAL MANAGER FILE: 02400 CORPORATE SERVICES

SUBJECT: CODE OF CONDUCT FOR COUNCIL AND COMMITTEE MEMBERS

PURPOSE: To propose Code of Conduct for Council and Committee members and seek authority to bring forward Burnaby Code of Conduct Bylaw.

RECOMMENDATION:

1. THAT Committee recommend Council authorize the City Solicitor to bring forward the Burnaby Code of Conduct Bylaw, substantially in the form set out in Attachment #1 of the report.

REPORT

1.0 BACKGROUND

In 2016, a joint Working Group on Responsible Conduct (WGRC) between the Union of B.C. Municipalities (UBCM), the Ministry of Municipal Affairs and the Local Government Management Association (LGMA) was formed to better understand issues related to responsible conduct of elected officials and to explore how B.C.'s responsible conduct framework could be further strengthened.

In September 2017, UBCM members endorsed the Policy Report of the WGRC that included several recommendations to strengthen B.C.'s responsible conduct framework.

On Nov 25, 2021 the *Municipal Affairs Statutes Amendments Act (No. 2), 2021* was adopted by the B.C. legislature, which added sections 113.1 and 113.2 to the *Community Charter* to require all local governments to publicly consider whether to establish a new code of conduct or revise an existing one within six months of a general local election. The last B.C. general local election was held on October 15, 2022.

2.0 DISCUSSION

The proposed Burnaby Code of Conduct Bylaw (Attachment #1) is the first of its kind for Burnaby City Council and Committee members and is based on the provincial guidance documents and research findings from other local governments in B.C. which have already considered and adopted their codes of conduct.

The purpose of the proposed Code of Conduct is to promote a high standard of ethical conduct from those in elected and appointed offices by proactively fostering respectful relationships between decision-making and advisory bodies of Council and City staff, contractors and volunteers, and with the public they serve and represent. Like other municipalities in B.C., the proposed Code of Conduct Bylaw requires Council, as well as appointed Committee members, to adhere to the same standards of behavior as set out in the bylaw. By requiring both Council and Committee members to act in accordance with the proposed Code of Conduct, it protects the public as well as the staff members, contractors and volunteers who provide services to the City.

The proposed Burnaby Code of Conduct Bylaw is based on four foundational principles, which are prescribed in the provincial Principles for Codes of Conduct Regulation. These principles are as follows:

- a) Integrity: Integrity is conduct and behaviour that respects and upholds the public interest and promotes public confidence in local government. Integrity is based on honesty and the active demonstration of the highest ethical standards and professionalism in all dealings.
- b) Accountability: Accountability is conduct and behaviour that exhibits the willingness to account for and accept responsibility for one's conduct, behaviours, words, actions and decisions.
- c) Respect: Respect is to behave and conduct oneself with politeness, honour, and care shown towards someone or something by demonstrating due regard, deference and consideration for the perspectives, wishes, beliefs, traditions, values and rights of others.
- d) Leadership and Collaboration: Leadership and collaboration are conduct and behaviour that demonstrates the ability to lead, guide, actively listen, mobilize and positively influence others, while encouraging people to come together to meet and work around a common goal or objective, or to resolve conflict through collective means and efforts.

The proposed Burnaby Code of Conduct Bylaw expands on these foundational principles to establish standards that demonstrate these principles.

To: Executive Committee of Council: From: General Manager Corporate Services Re: Code of Conduct Bylaw for Council and Committee Members 2023 January 23

Page - 3

Flowing from the foundational principles and standards, the proposed Burnaby Code of Conduct Bylaw sets out specific conduct that Council and Committee members must abide by in the following areas:

- general conduct
- interactions with City staff, volunteers and other members
- interactions with the public and media
- use of social media
- collection and handling of City information
- use of City property, assets and premises

In order to ensure consistency between Council members and committee members, the proposed Burnaby Code of Conduct Bylaw also incorporates the provisions of the *Community Charter* relating to the following and makes the *Community Charter* requirements applicable to Council members as well as committee members who are not on Council:

- restrictions and disclosure of conflict of interest
- restrictions on use of inside and outside influence and insider information
- disclosure and restrictions on accepting gifts and personal benefits
- disclosure of contracts with the City
- mandatory leave of absence when charged with a criminal offence

Since some of remedies under the *Community Charter* relating to the above cannot be applied to members who are not Council members (**Attachment #2**), it is proposed that the complaint process and remedies under the Burnaby Code of Conduct Bylaw apply in addition to any remedies under the *Community Charter*.

The complaint process set out in the proposed Burnaby Code of Conduct Bylaw (see Schedule "A") includes informal and formal complaint and resolution procedures. In relation to the complaint process, where a Council or Committee member is found to be in breach of the Code of Conduct after a formal investigation, Council is authorized to make a final determination about the appropriate sanctions or remedial measures, which may include but are not limited to the following:

- a letter of reprimand from Council;
- a request from Council to issue a letter of apology;
- the publication of the letters of reprimand and apology to the public;
- a recommendation to attend specific training or counselling;
- limitations on access to certain City facilities;
- suspension or removal from some or all Council committees and bodies to which the Council or Committee member was appointed;
- prohibition from representing the City at events and/or attending conferences and seminars;
- suspension or removal of the appointment as Acting Mayor, if applicable;

- public censure; and/or
- any other sanction recommended by the investigator, so long as that sanction is within the authority of Council.

Reprisals, obstructions of an investigation, and vexatious allegations and complaints are prohibited under the proposed Burnaby Code of Conduct Bylaw, and a member violating these prohibitions would be subject to appropriate disciplinary action, including the sanctions and measures listed above.

Since the City's Indemnification Bylaw does not apply to any costs incurred by members that are the subject of a complaint, the proposed Burnaby Code of Conduct Bylaw also includes a mechanism and restrictions on making a request to Council for reimbursement in appropriate circumstances of legal costs for responding to a complaint. The amount of reimbursement cannot exceed \$25,000.

3.0 POLICY SECTION

The proposed bylaw aligns with the goals of the Burnaby Strategic Plan (2022).

4.0 RECOMMENDATION

To meet the new requirements under the *Community Charter* for a code of conduct, it is recommended that Committee recommend Council authorize the City Solicitor to bring forward the Burnaby Code of Conduct Bylaw, substantially in the form set out in Attachment #1 of this report. Following adoption of the proposed bylaw, staff will provide Council and Committee members training and resources on the Code of Conduct.

Once the Burnaby Code of Conduct Bylaw is adopted, Council will be required within six (6) months after every general local election to determine whether it should be reviewed. At any time, Council can request staff to bring forward amendments to the bylaw.

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Juli Halliwell, General Manager CORPORATE SERVICES

Attachments (2)

Copy: Deputy Chief Administrative Officer / CFO GM Community Safety GM Corporate Services GM Engineering GM Lands & Facilities GM Parks, Recreation & Culture GM Planning & Development Fire Chief OIC, RCMP Chief Human Resources Officer Chief Librarian Chief Information Officer Director Legislative Services City Solicitor

CITY OF BURNABY

BYLAW NO. XXXXX

A BYLAW respecting code of conduct for Council and Committee members

The Council of the City of Burnaby ENACTS as follows:

PART 1: CITATION

1.1 This Bylaw may be cited as **BURNABY CODE OF CONDUCT BYLAW 2023**.

PART 2: INTERPRETATION AND APPLICATION

2.1 Definitions

2.1.1 In this Bylaw,

"bylaw"	means this bylaw, including all schedules attached to this bylaw
"CAO"	means the individual assigned the position of Chief Administrative Officer for the City pursuant to section 147 of the <i>Community</i> <i>Charter</i>
"City"	means the City of Burnaby
"committee"	means a committee, sub-committee, task force, commission, board or other body established by Council under the <i>Community</i> <i>Charter, Local Government Act</i> or other enactment
"committee member"	means an individual appointed to a committee , whether or not the individual is a Council member
"complaint"	means an allegation, in accordance with the complaint procedure set out in Part 5 of this bylaw , that a member has breached this bylaw
"complainant"	means an individual who has submitted a complaint
"Council"	means the council of the City
"Council member"	means the Mayor and Councillors for the City
"Corporate Officer"	means the individual assigned the responsibility of corporate

	administration for the City pursuant to section 148 of the <i>Community Charter</i>
"Director"	means the City employee responsible for a division within a City department
"General Manager"	means the City employee responsible for a City department
"investigator"	means an individual appointed pursuant to section 5.3.1 of this bylaw
"member"	means a Council member or a committee member
"respondent"	means a member whose conduct is the subject of a complaint
"staff"	means an employee, consultant or contractor of the City
"volunteer"	means an individual, who is not a member , serving the City without monetary remuneration

2.1.2 All references to the statutes, regulations, bylaws, orders, policies or guidelines of a federal, provincial, municipal or other governmental authority is a reference to such statute, regulation, bylaw, order, policy or guideline as amended or replaced from time to time.

2.2 Application

- 2.2.1 This **bylaw** applies to all **Council members** and **committee members**. For clarity, the provisions of this **bylaw** that reference **committee members** apply to **Council members** acting in their capacity as **committee members** as well as **committee members** who are not also **Council members**.
- 2.2.2 Unless otherwise provided, this **bylaw** does not apply to a **member's** conduct in their personal life, except to the extent that such conduct unreasonably undermines public confidence in **City** governance.
- 2.2.3 In this **bylaw**, a reference to a person who holds an office or position includes a reference to the persons appointed to act for that person from time to time.
- 2.2.4 This **bylaw** does not apply to the conduct of **City staff** or **volunteers**.
- 2.2.5 In the event of conflict between this **bylaw** and another **City** bylaw or policy governing **member** conduct, this **bylaw** prevails.

PART 3: PRINCIPLES AND STANDARDS OF CONDUCT

3.1 Foundational Principles for Code of Conduct

- 3.1.1 The foundational principles for the code of conduct under this **bylaw** are:
 - (a) <u>Integrity</u>: Integrity is conduct and behaviour that respects and upholds the public interest and promotes public confidence in local government. Integrity is based on honesty and the active demonstration of the highest ethical standards and professionalism in all dealings.
 - (b) <u>Accountability</u>: Accountability is conduct and behaviour that exhibits the willingness to account for and accept responsibility for one's conduct, behaviours, words, actions and decisions.
 - (c) <u>Respect</u>: Respect is to behave and conduct oneself with politeness, honour, and care shown towards someone or something by demonstrating due regard, deference and consideration for the perspectives, wishes, beliefs, traditions, values and rights of others.
 - (d) <u>Leadership and Collaboration</u>: Leadership and collaboration are conduct and behaviour that demonstrates the ability to lead, guide, actively listen, mobilize and positively influence others, while encouraging people to come together to meet and work around a common goal or objective, or to resolve conflict through collective means and efforts.

3.2 Standards of Conduct

- 3.2.1 The foundational principles under section 3.1.1 of this **bylaw** are demonstrated by the following standards of conduct:
 - (a) <u>Integrity</u> is demonstrated by the following conduct:
 - (i) **Member** will be open and truthful in all **City** dealings, while protecting confidentiality where necessary or required.
 - (ii) **Members** will behave in a manner that promotes public confidence, including actively avoiding any perceptions of conflicts of interest, improper use of office or appointment, or unethical conduct.
 - (iii) **Members** will act in the best interest of the public and community.
 - (iv) **Members** will ensure actions are consistent with the shared principles, values, policies and bylaws of the **City**.
 - (v) **Members** will demonstrate the same ethical principles during both meetings

that are open and closed to the public.

- (vi) **Members** will express sincerity when correcting or apologizing for any errors or mistakes made while carrying out official duties.
- (b) <u>Accountability</u> is demonstrated by the following conduct:
 - (i) **Members** will be transparent about how **members** carry out their duties and how **Council** or **committee** conducts business.
 - (ii) **Members** will ensure any information and decision-making processes are accessible to the public while protecting confidentiality where necessary or required.
 - (iii) **Members** will correct any mistakes or errors in a timely and transparent manner.
 - (iv) **Members** will accept and uphold that **Council** and **committee** are collectively accountable for **City** decisions, and that individual **members** are responsible and accountable for their behaviour and individual decisions.
 - (v) **Members** will listen to and consider the opinions and needs of the community in all decision-making and allow for public discourse and feedback.
 - (vi) **Members** will act in accordance with the law, which includes, but is not limited to, the statutes, bylaws, and policies that govern the **City**.
- (c) <u>Respect</u> is demonstrated by the following conduct:
 - (i) **Members** will treat other **members**, **City staff** and volunteers, and the public with dignity, understanding, and respect.
 - (ii) **Members** will acknowledge that people's beliefs, values, ideas, and contributions add diverse perspectives.
 - (iii) **Members** will create an environment of trust, including displaying awareness and sensitivity around comments and language that may be perceived as offensive or derogatory.
 - (iv) **Members** will refrain from any form of discriminatory conduct against another **member**, **City staff** and **volunteers**, or the public.
 - (v) **Members** will honour the offices of local government and fulfill their obligations of their office and appointment dutifully.
 - (vi) Members will recognize and value the distinct roles and responsibilities of

City staff and volunteers.

- (vii) **Members** will call for and expect respect from the community towards **members** and **City staff** and **volunteers**.
- (viii) **Members** will ensure that public statements and social media posts that concern other **members**, **City staff** and **volunteers**, and the public are respectful.
- (d) <u>Leadership and collaboration</u> are demonstrated by the following conduct:
 - (i) **Members** will demonstrate behaviour that builds public confidence and trust in the **City**.
 - (ii) **Members** will provide considered direction on **City** policies and support other **members** and **City staff** to do the same.
 - (iii) **Members** will educate colleagues and staff on the harmful impacts of discriminatory conduct, and take action to prevent this type of conduct from reoccurring if necessary.
 - (iv) **Members** will create space for open expression by others, take responsibility for one's own actions and reactions, and accept the decisions of the majority.
 - (v) **Members** will advocate for shared decision-making and actively work with other **members**, **City staff** and **volunteers**, the public, and other stakeholders to achieve common goals.
 - (vi) **Members** will foster positive working relationships amongst **members**, **City staff** and **volunteers**, and the public.
 - (vii) **Members** will commit to building mutually beneficial working relationships with neighbouring First Nations to further advance reconciliation efforts.
 - (viii) **Members** will positively influence others to adhere to the foundational principles and standards for this code of conduct in all **City** dealings.

3.3 Interpretation

3.3.1 The principles and standards set out in sections 3.1.1 and 3.2.2 are to inform the interpretation of the provisions of this **bylaw** and are not stand-alone reasons for a **complaint**.

PART 4: CODE OF CONDUCT

4.1 General Conduct

- 4.1.1 A **member** shall not:
 - (a) contravene this **bylaw**;
 - (b) contravene any City bylaw or policy; or
 - (c) contravene a Provincial or federal enactment.
- 4.1.2 A **member** shall treat other **members** and **City staff** and **volunteers** with respect and dignity.
- 4.1.3 A Council member shall not:
 - (a) breach their oath sworn upon taking office as a **Council member**; or
 - (b) abuse their office.
- 4.1.4 A **member** shall act with decorum at **Council** and **committee** meetings and in accordance with City bylaws and policies relating to conduct at meetings, including but not limited to the Burnaby Procedure Bylaw.

4.2 Interactions with City Staff, Volunteers and Other Members

- 4.2.1 A **member** shall direct inquiries regarding departmental issues or questions to the **CAO**, **General Manager** or **Director** of the appropriate department and refrain from contacting **City staff** or **volunteers** directly, unless the issue or question is minor and for the purpose of seeking administrative clarity.
- 4.2.2 A **member** shall not interfere with, hinder or obstruct another **member** or **City staff** or **volunteer** in the exercise of performance of their roles, responsibilities, powers, duties or functions. A **member** shall respect that it is the role of City **staff** and **volunteers** to provide neutral and objective information without undue influence and interference.
- 4.2.3 A **member** shall not:
 - (a) request or require a **City staff** or **volunteer** to undertake personal or private work on behalf of a **member**;
 - (b) request or require a **City staff** or **volunteer** to engage in partian political activities or subject them to reprisal of any kind for refusing to engage in such activities;
 - (c) directly or indirectly request, induce, encourage, aid, or permit a City staff or

volunteer to do something which, if done by the **member**, would be a breach of this **bylaw**.

4.3 Interactions with Public and Media

- 4.3.1 A **member** shall not communicate, or imply that the **member** is communicating, on behalf of the **City** unless expressly authorized to do so.
- 4.3.2 Without limiting the ability of a **member** to hold a position on an issue and respectfully express an opinion, a **member** shall ensure that:
 - (a) their communications relating to **Council** or **committee** matters are accurate and not **communicate** anything that the **member** knows, or ought to have known, to be false; and
 - (b) all communications by, and on behalf of a **member** are respectful and do not discriminate against, harass, disparage, demean or defame another **member** or any **City staff** or **volunteer**.
- 4.3.3 Outside of a **Council** or **committee** meeting, a **member** shall not communicate with a tenderer or proponent regarding the subject matter of a procurement by or on behalf of the **City**. A **member** shall not issue instructions to any of the **City's** contractors, tenderers, consultants or other service providers.

4.4 Use of Social Media

- 4.4.1 The provisions of this **bylaw** apply to the use of a **member's** official social media accounts, and to a **member's** personal social media account to the extent that any **communication** or conduct on the personal social media account undermines public confidence in **City** governance.
- 4.4.2 **Members** shall regularly monitor their social media accounts and immediately take measures to deal with the publication of messages or postings by others that violate the provisions of this **bylaw**.

4.5 Collection and Handling of City Information

- 4.5.1 A **member** shall:
 - (a) comply with the *Freedom of Information and Protection of Privacy Act* and related regulations, policies and guidelines;
 - (b) comply with section 117 of the *Community Charter* in respect to confidentiality, and all references to **Council members** in such provision shall be deemed to include **committee members** who are not **Council members**;

- (c) only access information held by the **City** for **City** purposes as it relates to their work as a **member** and not for any personal purpose of the **member** or any other person;
- (d) not delete or alter any City records, except in accordance with City policies.
- 4.5.2 A **member** shall promptly notify the **Corporate Officer** of any breach or suspected breach of section 4.5.1 of this **bylaw**, and in particular with respect to a breach or suspected breach of privacy, and comply and cooperate with all procedures and requirements for addressing the breach or suspected breach.

4.6 Conflict of Interest, Use of Influence, Gifts and Personal Benefits, Contracts, Insider Information and Criminal Charges

- 4.6.1 Sections 100 to 109.3 of the *Community Charter* shall apply to all **members**, including **members** who are not **Council members**, and all references to **Council members** in such provisions shall be deemed to include **committee members** to the extent that the provisions can apply to a **committee member** who is not a **Council member**.
- 4.6.2 In addition to procedures and remedies under the *Community Charter*, the procedures in Part 5 of this **bylaw** shall apply to an allegation about a breach of a matter under sections 100 to 109.3 of the *Community Charter*, as expanded by section 4.6.1 of this **bylaw**.

4.7 Use of City Property, Assets and Resources

- 4.7.1 A **member** shall protect at all times **City** property, assets and resources in their care or possession.
- 4.7.2 A **member** shall use **City** property, equipment and resources only for the performance of their duties as a **member** and not for any personal purposes, subject to the following limited exceptions:
 - (a) **City** property, equipment and resources that are available to the general public may be used by a **member** for personal use upon the same terms and conditions as the general public, including booking and payment of any applicable fees or charges; and
 - (b) electronic devices, including but not limited to desktop computers, laptops, tablets, and smartphones, which are supplied by the City to a member, may be used by the member for limited personal use, provided that the use is strictly personal and not offensive, inappropriate or for personal gain and complies with all City bylaws, policies, procedures and direction applicable to such electronic devices.

PART 5: COMPLAINT AND RESOLUTION PROCEDURES

5.1 Confidential Requests

5.1.1 If a member, City staff or volunteer believes that they have been subject to conduct by a

member in breach of this **bylaw**, that individual may approach the **CAO** on a confidential basis, without the need to file a **complaint**, to request that the **CAO** inform the **member** of the alleged breach.

- 5.1.2 Upon receipt of the confidential request pursuant to section 5.1.1, the **CAO** may attempt to address the conduct with the **member**, seek the assistance from an **investigator** or third party with an informal resolution, or request the individual to file a **complaint** in accordance with section 5.2 of this **bylaw**.
- 5.1.3 The **CAO** shall protect the confidentiality of the individual making a request under section 5.1.1 unless the individual making the request consents in writing to disclosure.

5.2 Complaints

- 5.2.1 A member, City staff or volunteer may submit a complaint to the CAO, or if the complainant is the CAO, then to the Corporate Officer.
- 5.2.2 A **complaint** shall be in writing and set out the following with sufficient detail:
 - (a) name of the **complainant**;
 - (b) name of the **respondent**;
 - (c) provisions of this **bylaw** alleged to have been breached;
 - (d) conduct alleged to constitute the breach;
 - (e) date or dates of the alleged breach;
 - (f) basis for the **complainant's** knowledge about the conduct;
 - (g) whether the **complainant** is willing to participate in an informal resolution of the **complaint**.
- 5.2.3 The CAO (or Corporate Officer if the CAO is the complainant) may accept a complaint that does not comply with section 5.2.2 of this bylaw if the circumstances warrant.

5.3 Investigator

- 5.3.1 Upon receiving a **complaint**, the **CAO** (or **Corporate Officer** if the **CAO** is the **complainant**) shall appoint an **investigator** to fulfil the duties and responsibilities under section 5.3.2 of this **bylaw**.
- 5.3.2 The duties and responsibilities of the **investigator** are as follows:
 - (a) to assist with informal resolution of a confidential request or **complaint**;
 - (b) to receive and assess a **complaint** to determine if the **complaint** shall be rejected, closed, resolved or investigated;
 - (c) to investigate and conduct inquiries as to alleged breaches of this **bylaw**;

- (d) to report to **Council** as to whether a **member** has breached this **bylaw**;
- (e) to make recommendations on appropriate remedies, if the **investigator** determines that a **member** has breached this **bylaw**.
- 5.3.3 The **investigator** shall perform the duties and responsibilities under this **bylaw** in an independent manner.
- 5.3.4 An **investigator** may be dismissed by the **CAO** (or **Corporate Officer** if the **CAO** is the **complainant**) for cause.

5.4 Complaints Review, Investigation, Resolution and Determination Procedures

5.4.1 The procedures in Schedule "A" of this **bylaw** shall apply to the review, investigation, resolution and determination of **complaints**.

5.5 **Report to Public**

- 5.5.1 Subject to section 5.5.2 of this bylaw and unless an investigation report is considered in a closed Council meeting in accordance with section 7.4 of Schedule "A" of this bylaw, the investigator's final investigation report or summary of the report shall be made available to the public after the investigator delivers the report to Council and the complainant and if required, Council has made a final determination in respect to the findings and recommendations of the report in accordance with section 7.1 of Schedule "A" of this bylaw. For certainty, where Council deliberated on an investigation report in a closed meeting in accordance with section 7.4 of Schedule A of this bylaw, the investigation report or summary of the investigation report shall not be publicly released.
- 5.5.2 In all circumstances, the **City** shall ensure that the investigation report or summary of the report complies with the **City's** obligations regarding disclosure of personal information set out in the *Freedom of Information and Protection of Privacy Act* and related regulations, and that all appropriate redactions are applies prior to any release of the investigation report or summary of the report to the public.

5.6 Reprisals and Obstruction

- 5.6.1 No person shall threaten, interfere with, or otherwise obstruct the **investigator** in relation to the **investigator** carrying out the duties and responsibilities under this **bylaw**.
- 5.6.2 No person shall threaten or undertake any reprisal against a **complainant** or against a person who provides information to the **investigator** in the context of an investigation.
- 5.6.3 No person shall will tamper with or destroy documents or electronic records related to any matter under investigation under this **bylaw** or refuse to respond to the **investigator** when questioned regarding an investigation.

5.6.4 Any **member** who is found to have engaged in any reprisal or retaliation in violation of this **bylaw** shall be subject to appropriate disciplinary action, which action may include and is not limited to the sanctions and remedies set out in section 8.1 of Schedule "A" of this **bylaw**.

5.7 Vexatious Allegations and Complaints

5.7.1 Any **member** who makes an allegation or **complaint** under this **bylaw** that is subsequently found to have been made in a vexatious or malicious manner, or otherwise to have been made in bad faith, shall be subject to appropriate disciplinary action, which action may include but is not limited to the sanctions and remedies set out in section 8.1 of Schedule "A" of this **bylaw**.

5.8 Reimbursement of Costs

- 5.8.1 A **member** may make a request to **Council** for reimbursement for the costs of legal advice and representation in responding to the formal **complaint** process set out in Schedule A of this **bylaw**. If appropriate after considering all circumstances, **Council** may resolve to reimburse legal fees reasonably incurred by a **member**, subject to the following:
 - (a) reimbursement is available only for a **member** participating their first formal **complaint** process; and
 - (b) the amount of reimbursement shall not exceed \$25,000.
- 5.8.2 For clarity, the Burnaby Indemnification Bylaw does not apply to requests for indemnification under this **bylaw**.

PART 6: SEVERABILITY

If a portion of this **bylaw** is held invalid by a Court of competent jurisdiction, the invalid portion shall be severed and the remainder of this **bylaw** is deemed to have been adopted without the severed section, subsection, paragraph, subparagraph, clause or phrase.

Read a first time this	day of	, 2023
Read a second time this	day of	, 2023
Read a third time this	day of	, 2023
Reconsidered and adopted this	day of	, 2023

MAYOR

CITY CLERK

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SCHEDULE "A"

COMPLAINTS REVIEW, INVESTIGATION, RESOLUTION AND DETERMINATION PROCEDURES

1.0 General Matters

- 1.1 The **investigator** shall not accept multiple **complaints** concerning the same matter. In the event that the **investigator** receives multiple **complaints** concerning the same matter, the **investigator** shall proceed with the first **complaint** accepted, and if appropriate, expand the **complaint** and/or add **complainants** for the purpose of conducting the investigation and preparing the investigation report.
- 1.2 The **investigator** shall reject a **complaint** received more than 90 days after the **complainant** knew, or reasonably ought to have known, of the alleged breach of this **bylaw**. The **investigator** is authorized to extend this deadline up to an additional 90 days if the circumstances warrant an extension.
- 1.3 The **investigator** shall reject a **complaint** received regarding a **member** seeking election or re-election in a local election, including a by-election, in the period from the first day of the nomination period to the general voting day.
- 1.4 In the 90 days prior to general voting day for a local election, including a by-election, the **investigator** may suspend any investigation that is underway.

2.0 Dismissal or Suspension of Complaint

- 2.1 If a **complaint** is submitted that, on its face, is not made with respect to a breach of this **bylaw**, or if a **complaint** would be more appropriately addressed through another process, including if the **complaint** is:
 - (a) with respect to non-compliance with the *Freedom of Information and Protection of Privacy Act*;
 - (b) with respect to non-compliance with a more specific **Council** policy or bylaw with a separate complaint procedure;
 - (c) with respect to a matter that is subject to another process, such as a Court proceeding or human rights complaint,

the **investigator** may reject the **complaint**, or part of the **complaint**, and shall notify the **complainant** and the **CAO** (or the **Corporate Officer** if the complainant is the **CAO**) in writing that the **complaint** is not within the jurisdiction of this **bylaw**, or that the **complaint** would be more appropriately addressed through another process, as the case may be, and set out any additional reasons and referrals the **investigator** thinks appropriate.

- 2.2 If the **investigator**, at any stage in the **complaint** procedure, determines that there are reasonable grounds to believe that there has been a contravention of the *Criminal Code* then the **investigator** shall immediately refer the matter to the appropriate authorities and suspend the investigation until any resulting investigation and charge have been finally disposed of, and shall report the suspension to the **CAO** and **Council**.
- 2.3 Where a **complaint** is made against a **member** who, during the course of the **complaint** procedure, ceases to hold office or an appointment, the **investigator** may close the **complaint** and notify the **complainant**, the **respondent** and the **CAO** (or the **Corporate Officer** if the complainant is the **CAO**) of this decision.

3.0 Preliminary Assessment

- 3.1 On receipt of a **complaint**, the **investigator** shall conduct a preliminary assessment and if at that time, or any time thereafter, the **investigator** is of the opinion that:
 - (a) the **complaint** is not with respect to a breach of this **bylaw**;
 - (b) the **complaint** is frivolous, vexatious, or not made in good faith;
 - (c) the investigation is or might be hampered, or the **member** might be prejudiced, by the **complainant's** failure to comply with section 5.2.2 of this **bylaw**, or otherwise cooperate with the investigation;
 - (d) the **complainant** wishes to withdraw the **complaint**, and it would be appropriate in the circumstances to allow the withdrawal;
 - (e) there are no grounds or insufficient grounds to conclude that a breach of this **bylaw** has occurred,

the **investigator** shall notify the **complainant**, the **respondent** and the **CAO** (or the **Corporate Officer** if the complainant is the **CAO**) in writing that the **investigator** is closing the **complaint**, set out the reasons for closing the **complaint**, and then close the **complaint**.

3.2 Notwithstanding section 3.1 above, the **investigator** may request further information from the **complainant** before deciding whether or not there are sufficient grounds for determining that a breach of this **bylaw** may have occurred.

4.0 Informal Resolution

4.1 When the **investigator** has decided to proceed with a **complaint**, the **investigator** shall determine whether the **complaint** requires a formal investigation, or whether the **complaint** may be resolved informally. In the latter case, the **investigator** may either attempt to resolve the **complaint** directly or refer the **complaint** to the **CAO**.

- 4.2 In making a determination under section 4.1 above, the **investigator** shall give a strong preference to the informal resolution process wherever possible.
- 4.3 When determining whether the **complaint** may be resolved informally, the **investigator** may consider culturally appropriate, transformative or restorative justice approaches, and may engage a third party to assist the **investigator** for this purpose.
- 4.4 Where the **investigator** refers the **complaint** to the **CAO** for informal resolution, the **CAO** may agree to assist in resolving the **complaint** directly, or may appoint at their discretion a third party to assist in resolving the **complaint**.
- 4.5 The third party assisting in the informal resolution of a **complaint** shall assess the suitability of the **complaint** for settlement or resolution on an on-going basis and may decline to assist at any point.
- 4.6 The **complainant** or the **respondent** may decline to participate in an informal resolution at any time.
- 4.7 If a **complaint** is resolved informally, the third party assisting in resolving the **complaint** shall notify the **investigator** in writing of the terms of the resolution, upon receipt of which, the **investigator** shall close the **complaint** and notify the **CAO** (or the **Corporate Officer** if the complainant is the **CAO**) of the informal resolution of the **complaint**.
- 4.8 If a **complaint** cannot be resolved informally, the third party assisting in resolving the **complaint** shall refer the **complaint** back to the **investigator** for a formal investigation.

5.0 Formal Resolution

- 5.1 If a **complaint** is not rejected, closed, or resolved informally, the **investigator** shall proceed with a formal investigation.
- 5.2 The **investigator** shall deliver the **complaint** to the **respondent** with a request that the **respondent** provide a written response to the **complaint** together with any submissions the **respondent** chooses to make within 10 days, subject to the **investigator's** discretion to extend the timeline.
- 5.3 The **investigator** may deliver the **complainant** with the **respondent's** written response together with any submissions, on a strictly confidential basis, and request a reply in writing within 10 days, subject to the **investigator's** discretion to extend the timeline.

5.4 The **investigator** may:

- (a) speak to any person relevant to the **complaint**;
- (b) request disclosure of documents relevant to the **complaint**;

- (c) access any record in the possession or control of the **City**, except a record that is subject to solicitor-client privilege.
- 5.5 The **investigator** shall ensure that the formal investigation complies with the rules of procedural fairness and natural justice required in the circumstances.

Notwithstanding section 5.1 above, nothing prohibits the **investigator** from summarily dismissing a **complaint** where it becomes apparent, after some investigation, that the **complaint** has no chance of success. If the **investigator** summarily dismisses a **complaint**, the **investigator** shall notify the **complainant**, the **respondent** and the **CAO** (or the **Corporate Officer** if the complainant is the **CAO**) in writing that the **investigator** is summarily dismissing the **complaint**, set out the reasons for the dismissal, and then close the **complaint**.

6.0 Adjudication and Reporting

- 6.1 The **investigator** shall make a decision within 90 days of making the determination to proceed with a formal investigation, unless the **investigator** determines that doing so is not practicable, in which case the **investigator** shall notify the **complainant** and **respondent** of the delay and provide a revised decision date. The revised decision date may be extended by periods of up to 30 days upon providing written notice to the **complainant** and the **respondent**.
- 6.2 A notification issued by the **investigator** pursuant to sections 2.1, 2.2, 3.1 or 6.1 of this Schedule is confidential and shall not be disclosed except in the following circumstances:
 - (a) to **Council** for the purpose of considering a request for reimbursement of legal fees pursuant to section 5.8 of this **bylaw**;
 - (b) the **respondent** may disclose the fact that the **complaint** has been closed, or that a finding has been made that the **respondent** did not breach this bylaw.
- 6.3 If after reviewing all material information relating to a **complaint**, the **investigator** determines that the **respondent** did not breach this **bylaw**, the **investigator** shall:
 - (a) prepare a written investigation report providing reasons for their determination that the **member** did not breach the **bylaw**; and
 - (b) deliver a copy of the investigation report to the **complainant**, **respondent**, the **CAO** (or the **Corporate Officer** if the complainant is the **CAO**) and **Council**.
- 6.4 If after reviewing all material information relating to a **complaint**, the **investigator** determines that a **member** did breach this **bylaw**, then the **investigator** shall:
 - (a) prepare a written investigation report providing reasons for their determination that

the **member** breached this **bylaw**;

- (b) in the investigation report, include recommendations as to the appropriate sanction for the breach;
- (c) if the **investigator** determines the **member** took all reasonable steps to prevent the breach, or that the breach was trivial or done inadvertently or because of an error in judgment made in good faith, state so in the investigation report and if appropriate, recommend that no sanction be imposed or alternatives to sanctions be imposed;
- (d) deliver, on a strictly confidential basis, a copy of the investigation report to the **respondent**; and
- (e) deliver a copy of the investigation report to the complainant, the CAO (or the Corporate Officer if the complainant is the CAO) and Council within forty-eight (48) hours after delivery of the investigation report to the respondent.
- 6.5 In all circumstances, the **investigator** may distribute the investigation report to **Council** through the **Corporate Officer**.

7.0 Final Determination by Council

- 7.1 **Council** shall, within 30 days of delivery of the investigation report pursuant to section 6.4(e) of this Schedule, or a longer period if approved by a 2/3 vote of all **Council members**, decide on the appropriate sanctions or measures, if any, that are warranted by the **respondent's** breach of this **bylaw**, and will take such actions as **Council** considers appropriate in the circumstances.
- 7.2 Prior to **Council** making any decision regarding the findings and recommendations set out in the investigation report delivered pursuant to section 6.4(e) of this Schedule, the **respondent** shall be provided with an opportunity, either in person or in writing, to comment on the **investigator's** decision and any recommended sanctions or measures.
- 7.3 While an investigation report provided to **Council** may be considered in a closed meeting for the purpose of receiving legal advice or for another valid reason pursuant to section 90 of the *Community Charter*, **Council** shall, subject to section 7.4 below, deliberate and vote on the investigation report and recommendations in an open meeting.
- 7.4 Notwithstanding section 7.3 above, **Council** may deliberate on and vote on a report in a closed meeting where there is a valid reason to close the meeting under section 90 of the *Community Charter*.

8.0 Remedies and Sanctions

8.1 Sanctions that may be imposed for a breach of this **bylaw** include but are not limited to the following:

- (a) a letter of reprimand from **Council** addressed to the **member**;
- (b) a request from **Council** that the member issue a letter of apology;
- (c) the publication of the letters contemplated in subsections (a) and (b) above, together with the **member's** written response, if any;
- (d) a recommendation that the **member** attend specific training or counselling;
- (e) limitations on access to certain City facilities or services as determined by Council;
- (f) suspension or removal of the **member** from some or all **committees** to which the **member** was appointed;
- (g) prohibition from representing the **City** at events and/or attending conferences and seminars;
- (h) suspension or removal of the appointment of a Council member as the Acting Mayor;
- (i) public censure of a **member**;
- (j) any other sanction recommended by the **investigator**, provided such sanction is within the authority of **Council**.
- 8.2 The **investigator** may recommend that **Council** consider commencing an application for disqualification under section 111 of the *Community Charter* or for damages under section 117 of the *Community Charter*, as applicable.
- 8.3 Any sanction or measure imposed by **Council** under this **bylaw** is in addition to any remedy or consequence under the *Community Charter* where a breach of this **bylaw** also constitutes a violation of a provision of the *Community Charter*.
- 8.4 Nothing in this **bylaw** is intended to abrogate the power of the Mayor or **Council**, as applicable, to remove, at their pleasure and at any time, any **committee member** from any **committee** to which they have been appointed.

9.0 Confidentiality of Investigation

- 9.1 The **investigator** shall make all reasonable efforts to investigate **complaints** in confidence.
- 9.2 The **investigator** and every person involved with or who have knowledge of a **complaint** shall preserve confidentiality with respect to all matters that come into the person's knowledge in the course of any investigation or **complaint**, except where disclosure is

required by law or Court order or the information has been released to the public without breach of confidentiality.

9.3 An investigation report shall only disclose such matters as, in the **investigator's** opinion, are necessary for the purpose of the investigation report.

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CITY OF BURNABY

BYLAW NO. XXXXX 14557

A BYLAW respecting code of conduct for Council-and Committee members

The Council of the City of Burnaby ENACTS as follows:

PART 1: CITATION

1.1 This Bylaw may be cited as **BURNABY CODE OF CONDUCT BYLAW 2023**.

PART 2: INTERPRETATION AND APPLICATION

2.1 Definitions

2.1.1 In this Bylaw,

"bylaw"	means this bylaw, including all schedules attached to this bylaw
"CAO"	means the individual assigned the position of Chief Administrative Officer for the City pursuant to section 147 of the <i>Community</i> <i>Charter</i>
"City"	means the City of Burnaby
"committee"	means a committee, sub-committee, task force, commission, board or other body established by Council under the <i>Community</i> <i>Charter, Local Government Act</i> or other enactment
"committee member"	means an individual appointed to a committee , whether or not the individual is a Council member
"complaint"	means an allegation, in accordance with the complaint procedure set out in Part 5 of this bylaw , that a <u>Council member</u> has breached this bylaw
"complainant"	means an individual who has submitted a complaint
"Council"	means the council of the City
"Council member"	means the Mayor and Councillors for the City
"Corporate Officer"	means the individual assigned the responsibility of corporate

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ATTA	CHMENT #1	Bylaw No. XXXXX<u>14557</u> Page 2	
		administration for the City pursuant to section 148 of the Community Charter	
"Dire	ector"	means the City employee responsible for a division within a City department	
"Gen	eral Manager"	means the City employee responsible for a City department	
"inve	estigator"	means an individual appointed pursuant to section 5.3.1 of this bylaw	
"mer	nber"	means a Council member or a committee member	
"resp	oondent"	means a <u>Council</u> member whose conduct is the subject of a complaint	Formatted Table
"staf	f"	means an employee, consultant or contractor of the City	
"volu	inteer"	means an individual, who is not a <u>Council</u> member, serving the City without monetary remuneration	
2.1.2	federal, provincial,	e statutes, regulations, bylaws, orders, policies or guidelines of a municipal or other governmental authority is a reference to such bylaw, order, policy or guideline as amended or replaced from time to	
2.2	Application		
2.2.1		to all Council members and committee members. Forfor clarity,	
	Council members membersand other	is bylaw that reference committee members apply <u>applies</u> to <u>a</u> <u>nember</u> acting in their capacity as <u>a member of a committee</u> functions in their capacity as well as committee members who are embersan elected official.	
2.2.2		rovided, this bylaw does not apply to a <u>Council</u> member's conduct in except to the extent that such conduct unreasonably undermines public governance.	
2.2.3		erence to a person who holds an office or position includes a reference inted to act for that person from time to time.	
2.2.4		ot apply to the conduct of City staff or volunteers or members of a not a Council member .	Formatted: Font: Bold
2.2.5		lict between this bylaw and another City bylaw or policy governing et of a Council members , this bylaw prevails.	Formatted: Font: Not Bold

Bylaw No. XXXXX14557 Page 3

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PART 3: PRINCIPLES AND STANDARDS OF CONDUCT

3.1 Foundational Principles for Code of Conduct

- 3.1.1 The foundational principles for the code of conduct under this bylaw are:
 - (a) <u>Integrity</u>: Integrity is conduct and behaviour that respects and upholds the public interest and promotes public confidence in local government. Integrity is based on honesty and the active demonstration of the highest ethical standards and professionalism in all dealings.
 - (b) <u>Accountability</u>: Accountability is conduct and behaviour that exhibits the willingness to account for and accept responsibility for one's conduct, behaviours, words, actions and decisions.
 - (c) <u>Respect</u>: Respect is to behave and conduct oneself with politeness, honour, and care shown towards someone or something by demonstrating due regard, deference and consideration for the perspectives, wishes, beliefs, traditions, values and rights of others.
 - (d) <u>Leadership and Collaboration</u>: Leadership and collaboration are conduct and behaviour that demonstrates the ability to lead, guide, actively listen, mobilize and positively influence others, while encouraging people to come together to meet and work around a common goal or objective, or to resolve conflict through collective means and efforts.

3.2 Standards of Conduct

- 3.2.1 The foundational principles under section 3.1.1 of this **bylaw** are demonstrated by the following standards of conduct:
 - (a) <u>Integrity</u> is demonstrated by the following conduct:
 - MemberCouncil members will be open and truthful in all City dealings, while protecting confidentiality where necessary or required.
 - MembersCouncil members will behave in a manner that promotes public confidence, including actively avoiding any perceptions of conflicts of interest, improper use of office or appointment, or unethical conduct.
 - (iii) <u>MembersCouncil members</u> will act in the best interest of the public and community.

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Bylaw No. XXXXX<u>14557</u> Page 4

- (iv) <u>MembersCouncil members</u> will ensure actions are consistent with the shared principles, values, policies and bylaws of the **City**.
- (v) <u>MembersCouncil members</u> will demonstrate the same ethical principles during both meetings that are open and closed to the public.
- (vi) <u>MembersCouncil members</u> will express sincerity when correcting or apologizing for any errors or mistakes made while carrying out official duties.

(b) Accountability is demonstrated by the following conduct:

- Members Council members will be transparent about how members they carry out their duties and how Council or committee conducts and committees conduct business.
- (ii) <u>MembersCouncil members</u> will ensure any information and decisionmaking processes are accessible to the public while protecting confidentiality where necessary or required.
- (iii) <u>Members-Council members</u> will correct any mistakes or errors in a timely and transparent manner.
- (iv) <u>MembersCouncil members</u> will accept and uphold that Council and <u>committeecommittees</u> are collectively accountable for City decisions, and that individual <u>Council members</u> are responsible and accountable for their behaviour and individual decisions.
- (v) <u>MembersCouncil members</u> will listen to and consider the opinions and needs of the community in all decision-making and allow for public discourse and feedback.
- (vi) <u>MembersCouncil members</u> will act in accordance with the law, which includes, but is not limited to, the statutes, bylaws, and policies that govern the City.
- (c) <u>Respect</u> is demonstrated by the following conduct:
 - MembersCouncil members will treat other Council members, committee members, City staff and volunteers, and the public with dignity, understanding, and respect.
 - MembersCouncil members will acknowledge that people's beliefs, values, ideas, and contributions add diverse perspectives.
 - (iii) MembersCouncil members will create an environment of trust, including

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Bylaw No. XXXXX14557 Page 5

displaying awareness and sensitivity around comments and language that may be perceived as offensive or derogatory.

- (iv) <u>MembersCouncil members</u> will refrain from any form of discriminatory or <u>defamatory</u> conduct against another <u>Council member</u>, <u>committee</u> member, <u>City staff</u> and volunteers, or the public.
- (v) <u>MembersCouncil members</u> will honour the offices of local government and fulfill their obligations of their office and appointment dutifully.
- (vi) <u>Members Council members</u> will recognize and value the distinct roles and responsibilities of <u>committee members</u>, City staff and volunteers.
- (vii) <u>MembersCouncil members</u> will call for and expect respect from the community towards <u>Council members</u>, <u>committee members</u> and <u>City staff</u> and <u>volunteers</u>.
- (viii) <u>MembersCouncil members</u> will ensure that public statements and social media posts that concern other <u>Council members, committee</u> members, City staff and volunteers, and the public are respectful.

(d) Leadership and collaboration are demonstrated by the following conduct:

- Members <u>Council members</u> will demonstrate behaviour that builds public confidence and trust in the City.
- (ii) <u>MembersCouncil members</u> will provide considered direction on City policies and support other <u>Council members</u>, <u>committee</u> members and City staff to do the same.
- (iii) <u>MembersCouncil members</u> will educate colleagues and staff on the harmful impacts of discriminatory conduct, and take action to prevent this type of conduct from reoccurring if necessary.
- (iv) <u>MembersCouncil members</u> will create space for open expression by others, take responsibility for one's own actions and reactions, and accept the decisions of the majority.
- (v) <u>MembersCouncil members</u> will advocate for shared decision-making and actively work with other <u>Council members</u>, <u>committee</u> members, <u>City staff</u> and <u>volunteers</u>, the public, and other stakeholders to achieve common goals.
- (vi) <u>MembersCouncil members</u> will foster positive working relationships amongst <u>Council members, committee</u> members, City staff and volunteers, and the public.

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ATT	ACHMEN	E #1 Bylaw No. XXXXX 14557 Page 6		
	(vii)	MembersCouncil members will commit to building mutually beneficial working relationships with neighbouring First Nations to further advance reconciliation efforts.		
	(viii)	<u>MembersCouncil members</u> will positively influence others to adhere to the foundational principles and standards for this code of conduct in all City dealings.		Formatted: Not Highlight
3.3	Interpret	ation		
	A			Formatted: Not Highlight
3.3.1	interpreta	the principles and standards set out in sections 3.1.1 and 3.2.2 are to inform the cion of the provisions of this bylaw and are not stand-alone reasons for a	•	Formatted: Outline numbered + Level: 3 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 0" + Indent at: 0.5"
	complain	ι <u>,</u>	•	Formatted: Not Highlight
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ATT/	ACHMENT #1	Bylaw No. XXXXX<u>14557</u> Page 7		
PAR	14: CODE OF CONDUCT			
4.1	GeneralCONDUCTGeneral Conduct			
4.1.1	A <u>Council</u> member shall not:			Formatted: Font: Bold
	(a) contravene this bylaw ;			
	(b) contravene any City bylaw or policy; or			
	(c) contravene a Provincial or federal enactment.			
4.1.2	A <u>Council member</u> shall treat other <u>Council members, com</u> staff and volunteers with respect and dignity.	mittee members, and City		Formatted: Font: Bold
4.1.3	A Council member shall not:			
ч.1.5	(a) breach their oath sworn upon taking office as a Council n	amber: or		
	(a) breach their oath sworn upon taking office as a Council in(b) abuse their office.	lember, or		
4.1.4	A <u>Council</u> member shall act with decorum at Council and co	mmittee meetings and in		Formatted: Font: Bold
7.1.7	accordance with City bylaws and policies relating to conduct not limited to the Burnaby Procedure Bylaw.			Tormatted. Font. bold
4.2	Interactions with City Staff, Volunteers and Other Memb	ers		
4.2.1	-A member shall direct inquiries regarding departmental issue General Manager or Director of the appropriate department	and refrain from contacting		Formatted: English (United States)
	City staff or volunteers directly, unless the issue or question purpose of seeking administrative clarity.	15 minor and for the		
4 <u>.2.2</u> 4				
	member, committee member, or City staff or volunteer in t		\leq	Formatted: Font: Bold
	of their roles, responsibilities, powers, duties or functions. A respect that it is the role of City staff and volunteers to provi			Formatted: Font: Not Bold
	information without undue influence and interference.	ue neutral and objective		Formatted: Font: Bold
	mormation without undue influence and merference.			Formatted: Not Highlight
4.2.34	A Council member shall not:			Formatted: Font: Bold

 (a) request or require a City staff or volunteer to undertake personal or private work on behalf of a <u>Council</u> member;

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(b) request or require a **City staff** or **volunteer** to engage in partiaan political activities or subject them to reprisal of any kind for refusing to engage in such activities;

ATTA	ACHMENT #1 Bylaw No. XXXXX	14557 Page 8		
	(c) directly or indirectly request, induce, encourage, aid, or permit a City staff or volunteer to do something which, if done by the <u>Council member</u> , would be a breach of this bylaw.			
4.3	Interactions with Public and Media			
4.3.1	AA Council member may communicate directly with the public and media when representing themselves as an individual Council member. A Council member sh not communicate, or imply that the <u>Council</u> member is communicating, on behalf or <u>Council as a whole or the City unless expressly authorized to do so, such as in their</u> capacity as Acting Mayor.	of	- Formatted: Font: Bold	
4.3.2	Without limiting the ability of a <u>Council</u> member to hold a position on an issue and respectfully express an opinion, a <u>Council</u> member shall ensure that:		- Formatted: Font: Bold	
	(a) their communications relating to Council or committee matters are accurate an communicate anything that the <u>Council member</u> knows, or ought to have know be false; and			
	(b) all communications by, and on behalf of a <u>Council</u> member are respectful and discriminate against, harass, disparage, demean or defame another <u>Council me</u> <u>committee</u> member or any City staff or volunteer.			
4.3.3	Outside of a Council or committee meeting, a <u>Council</u> member shall not communi- with a tenderer or proponent regarding the subject matter of a procurement by or on behalf of the City . A <u>Council member</u> shall not issue instructions to any of the Cit contractors, tenderers, consultants or other service providers.		Formatted: Font: Bold Formatted: Font: Bold	
4.4	Use of Social Media			
4.4.1	The provisions of this bylaw apply to the use of a <u>Council</u> member's official social media accounts, and to a <u>Council member's</u> personal social media account to the exthat any communication or conduct on the personal social media account undermin public confidence in City governance.	xtent	- Formatted: Font: Bold	
4.4.2	<u>MembersCouncil members</u> shall regularly monitor their social media accounts and immediately take measures to deal with the publication of messages or postings by o that violate the provisions of this bylaw .			
4.5	Collection and Handling of City Information			
4.5.1	A <u>Council</u> member shall:		Formatted: Font: Bold	
	(a) comply with the <i>Freedom of Information and Protection of Privacy Act</i> and rela regulations, policies and guidelines;	ted)

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ATTA	CHMENT #1	Bylaw No. XXXXX <u>14557</u> Page 9	
	(b) comply with section 117 of the Community Charter in reall references to Council members in such provision sh committee members who are not Council members;		
	(c) only access information held by the City for City purpo as a <u>Council</u> member and not for any personal purpose any other person;		Formatted: Font: Bold
	(d) not delete or alter any City records, except in accordance	e with City policies.	Formatted: Not Highlight
4.5.2	A Council member shall promptly notify the Corporate O	fficer of any breach or	Formatted: Font: Bold
1.3.2	suspected breach of section 4.5.1 of this bylaw , and in parti- or suspected breach of privacy, and comply and cooperate w requirements for addressing the breach or suspected breach.	cular with respect to a breach with all procedures and	
			Formatted: Not Highlight
4.6	Conflict of Interest, Use of Influence, Gifts and Personal Information and Criminal Charges		
4.6.1	Sections 100 to 109.3 of the <i>Community Charter</i> shall apply members who are not Council members, and all reference such provisions shall be deemed to include committee mem provisions can apply to a committee member who is not a	s to Council members in thers to the extent that the	
<u>4.6.1</u>	Council members shall comply with sections 100 to 109.3	of the Community Charter.	
4.6.2	In addition to procedures and remedies under the <i>Communit</i> Part 5 of this bylaw shall apply to an allegation about a brea 100 to 109.3 of the <i>Community Charter</i> , as expanded by see	ich of a matter under sections	
4.7	Use of City Property, Assets and Resources		
4.7.1	A <u>Council member shall protect at all times</u> City property, care or possession.	assets and resources in their	Formatted: Font: Bold
4.7.2	A <u>Council member</u> shall use City property, equipment and performance of their duties as a <u>Council</u> member and not for subject to the following limited exceptions:		Formatted: Font: Bold
	(a) City property, equipment and resources that are available be used by a <u>Council</u> member for personal use upon the as the general public, including booking and payment of charges; and	e same terms and conditions	
	(b) <u>electronic</u> <u>Electronic</u> devices, including but not limited to tablets, and smartphones, which are supplied by the City be used by the <u>Council</u> member for limited personal us	y to a <u>Council</u> member, may	

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Bylaw No. XXXXX14557 Page 10

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strictly personal and not offensive, inappropriate or for personal gain and complies with all **City** bylaws, policies, procedures and direction applicable to such electronic devices.

PART 5: COMPLAINT AND RESOLUTION PROCEDURES

5.1 Confidential Requests

		Formatted: Not Highlight
5.1.1	If a <u>Council member, committee</u> member, City staff or volunteer believes that they	
	have been subject to conduct by a Council member in breach of this bylaw, that	Formatted: Font: Bold
	individual may approach the CAO on a confidential basis, without the need to file a	
	complaint, to request that the CAO inform the <u>Council</u> member of the alleged breach.	
5.1.2	Upon receipt of the confidential request pursuant to section 5.1.1, the CAO may attempt	
	to address the conduct with the Council member , seek the assistance from an	
	investigator or third party with an informal resolution, or request the individual to file a	
	complaint in accordance with section 5.2 of this bylaw.	
5.1.3	The CAO shall protect the confidentiality of the individual making a request under	
	section 5.1.1 unless the individual making the request consents in writing to disclosure.	
5.2	Complaints	
5 2 1		
5.2.1	A <u>Council member, committee</u> member, City staff or volunteer may submit a complaint to the CAO, or if the complainant is the CAO, then to the Corporate	Formatted: Font: Bold
	Officer.	
	Ollicer.	
5.2.2	A complaint shall be in writing and set out the following with sufficient detail:	
5.2.2	A complaint shall be in writing and set out the following with sufficient detail.	
	(a) name of the complainant ;	
	(b) name of the respondent ;	
	(c) provisions of this bylaw alleged to have been breached;	
	(d) conduct alleged to constitute the breach;	
	(e) date or dates of the alleged breach;	
	(f) basis for the complainant's knowledge about the conduct;	
	(g) whether the complainant is willing to participate in an informal resolution of the	
	complaint.	
5.2.3	The CAO (or Corporate Officer if the CAO is the complainant) may accept a	
	complaint that does not comply with section 5.2.2 of this bylaw if the circumstances	
	warrant.	
5.3	Investigator	
5.3.1	Upon receiving a complaint, the CAO (or Corporate Officer if the CAO is the	
	complainant) shall appoint an investigator to fulfil the duties and responsibilities under	

ATTA	CHMENT #1	Bylaw No. XXXXX <u>14557</u> Page 11				
	section 5.3.2 of this bylaw .					
5.3.2	The duties and responsibilities of the investigator are as follow	ws:				
	(a) to assist with informal resolution of a confidential request	or complaint ;				
	(b) to receive and assess a complaint to determine if the comp closed, resolved or investigated;	plaint shall be rejected,				
	(c) to investigate and conduct inquiries as to alleged breaches	of this bylaw ;				
	(d) to report to Council as to whether a <u>Council</u> member has	breached this bylaw ;				
	(e) to make recommendations on appropriate remedies, if the i that a <u>Council member</u> has breached this bylaw .	investigator determines				
5.3.3	The investigator shall perform the duties and responsibilities	under this hylaw in an		Formatted: Not Highli	ight	
5.5.5	independent manner.					
5.3.4	An investigator may be dismissed by the CAO (or Corporate complainant) for cause.	e Officer if the CAO is the				
5.4	Complaints Review, Investigation, Resolution and Determi	nation Procedures	(Formatted: Indent: Le	eft: 0", Hanging: 0.5"	
5.4.1	The procedures in Schedule "A" of this bylaw shall apply to the resolution and determination of complaints .	ne review, investigation,				
5.5	Report to Public	*	(Formatted: Indent: Le	eft: 0", Hanging: 0.5"	
5.5.1	Subject to section 5.5.2 of this bylaw and unless an investigatic closed Council meeting in accordance with section 7.4 of School 2015					
	the investigator's final investigation report or summary of the available to the public after the investigator delivers the report complainant and if required, Council has made a final determ findings and recommendations of the report in accordance with "A" of this bylaw . For certainty, where Council deliberated of a closed meeting in accordance with section 7.4 of Schedule A investigation report or summary of the investigation report shares a section of the section of the section of the section of the section for the sectio	report shall be made t to Council and the ination in respect to the n section 7.1 of Schedule n an investigation report in of this bylaw , the				

5.6 Reprisals and Obstruction

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ATTA	CHMENT #1	Bylaw No. XXXXX14557 Page 12	
5.6.1	No person shall threaten, interfere with, or otherwise obstruct to the investigator carrying out the duties and responsibilities		
5.6.2	No person shall threaten or undertake any reprisal against a co person who provides information to the investigator in the co		
5.6.3	No person shall will tamper with or destroy documents or elec any matter under investigation under this bylaw or refuse to re- when questioned regarding an investigation.		
5.6.4	Any <u>Council</u> member who is found to have engaged in any reviolation of this bylaw shall be subject to appropriate discipling may include and is not limited to the sanctions and remedies so Schedule "A" of this bylaw .	ary action, which action	
5.7	Vexatious Allegations and Complaints		
5.7.1	Any <u>Council member</u> who makes an allegation or complaint subsequently found to have been made in a vexatious or malic to have been made in bad faith, shall be subject to appropriate action may include but is not limited to the sanctions and reme of Schedule "A" of this bylaw .	ious manner, or otherwise disciplinary action, which	Formatted: Font: Bold
5.8	Reimbursement of Costs		
5.8.1	A <u>Council</u> member may make a request to <u>Council</u> for reimb legal advice and representation in responding to the formal con Schedule "A" of this bylaw . If appropriate after considering a may resolve to reimburse legal fees reasonably incurred by a <u>C</u> to the following:	mplaint process set out in Il circumstances, Council	Formatted: Font: Bold
	(a) reimbursement is available only for a <u>Council member</u> pa complaint process; and	rticipating their first formal	Formatted: Font: Bold
	(b) the amount of reimbursement shall not exceed \$25,000.		
5.8.2	For clarity, the Burnaby Indemnification Bylaw does not apply indemnification under this bylaw .	to requests for	
PART	6: SEVERABILITY		
shall b	rtion of this bylaw is held invalid by a Court of competent juris be severed and the remainder of this bylaw is deemed to have be d section, subsection, paragraph, subparagraph, clause or phrase	en adopted without the	

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Bylaw No. XXXXX<u>14557</u> Page 13

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Read a first time this	day of	, 2023	
Read a second time this	day of	, 2023	
Read a third time this	day of	, 2023	
Reconsidered and adopted this	day of	, 2023	
		MAYOR CIT Y CLERK	Formatted: Tab stops: Not at 4" + 4.5" + 5" + 6"

CORPORATE OFFICER

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Bylaw No. XXXXX 14557 Page 15

SCHEDULE "A"

COMPLAINTS REVIEW, INVESTIGATION, RESOLUTION AND DETERMINATION PROCEDURES

1.0 General Matters

- 1.1 The **investigator** shall not accept multiple **complaints** concerning the same matter. In the event that the **investigator** receives multiple **complaints** concerning the same matter, the **investigator** shall proceed with the first **complaint** accepted, and if appropriate, expand the **complaint** and/or add **complainants** for the purpose of conducting the investigation and preparing the investigation report.
- 1.2 The **investigator** shall reject a **complaint** received more than 90 days after the **complainant** knew, or reasonably ought to have known, of the alleged breach of this **bylaw**. The **investigator** is authorized to extend this deadline up to an additional 90 days if the circumstances warrant an extension.
- 1.3 The **investigator** shall reject a **complaint** received regarding a <u>Council member seeking</u> election or re-election in a local election, including a by-election, in the period from the first day of the nomination period to the general voting day.
- 1.4 In the 90 days prior to general voting day for a local election, including a by-election, the **investigator** may suspend any investigation that is underway.

2.0 Dismissal or Suspension of Complaint

- 2.1 If a **complaint** is submitted that, on its face, is not made with respect to a breach of this **bylaw**, or if a **complaint** would be more appropriately addressed through another process, including if the **complaint** is:
 - (a) with respect to non-compliance with the *Freedom of Information and Protection of Privacy Act*;
 - (b) with respect to non-compliance with a more specific Council policy or bylaw with a separate complaint procedure;
 - (c) with respect to a matter that is subject to another process, such as a Court proceeding or human rights complaint,

the **investigator** may reject the **complaint**, or part of the **complaint**, and shall notify the **complainant** and the **CAO** (or the **Corporate Officer** if the complainant is the **CAO**) in writing that the **complaint** is not within the jurisdiction of this **bylaw**, or that the **complaint** would be more appropriately addressed through another process, as the case may be, and set out any additional reasons and referrals the **investigator** thinks appropriate.

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2.2	If the investigator , at any stage in the complaint procedure, deter reasonable grounds to believe that there has been a contravention then the investigator shall immediately refer the matter to the ap suspend the investigation until any resulting investigation and ch disposed of, and shall report the suspension to the CAO and Con	n of the <i>Criminal Code</i> opropriate authorities and narge have been finally	
2.3	Where a complaint is made against a <u>Council</u> member who, du complaint procedure, ceases to hold office-or an appointment, th close the complaint and notify the complainant , the responden Corporate Officer if the complainant is the CAO) of this decisi	ne investigator may it and the CAO (or the	
3.0	Preliminary Assessment		
3.1	On receipt of a complaint , the investigator shall conduct a preliat that time, or any time thereafter, the investigator is of the opinion of the opini	-	Formatted: Not Highlight
	(a) the complaint is not with respect to a breach of this bylaw ;		
	(b) the complaint is frivolous, vexatious, or not made in good fa	aith;	
	(c) the investigation is or might be hampered, or the <u>Council mo</u> prejudiced, by the complainant's failure to comply with sec or otherwise cooperate with the investigation;	-	Formatted: Font: Bold
	(d) the complainant wishes to withdraw the complaint , and it w the circumstances to allow the withdrawal;	vould be appropriate in	
	(e) there are no grounds or insufficient grounds to conclude that has occurred,	a breach of this bylaw	
	the investigator shall notify the complainant , the respondent a Corporate Officer if the complainant is the CAO) in writing the closing the complaint , set out the reasons for closing the complaint .	at the investigator is	
3.2	Notwithstanding section 3.1 above, the investigator may reques from the complainant before deciding whether or not there are s determining that a breach of this bylaw may have occurred.		
1.0			Formatted: Not Highlight
4.0	Informal Resolution		
4.1	When the investigator has decided to proceed with a complaint determine whether the complaint requires a formal investigation complaint may be resolved informally. In the latter case, the in attempt to resolve the complaint directly or refer the complaint	n, or whether the vestigator may either	

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Bylaw No. XXXXX<u>14557</u> Page 17

- 4.2 In making a determination under section 4.1 above, the **investigator** shall give a strong preference to the informal resolution process wherever possible.
- 4.3 When determining whether the **complaint** may be resolved informally, the **investigator** may consider culturally appropriate, transformative or restorative justice approaches, and may engage a third party to assist the **investigator** for this purpose.
- 4.4 Where the **investigator** refers the **complaint** to the **CAO** for informal resolution, the **CAO** may agree to assist in resolving the **complaint** directly, or may appoint at their discretion a third party to assist in resolving the **complaint**.
- 4.5 The third party assisting in the informal resolution of a **complaint** shall assess the suitability of the **complaint** for settlement or resolution on an on-going basis and may decline to assist at any point.
- 4.6 The **complainant** or the **respondent** may decline to participate in an informal resolution at any time.
- 4.7 If a **complaint** is resolved informally, the third party assisting in resolving the **complaint** shall notify the **investigator** in writing of the terms of the resolution, upon receipt of which, the **investigator** shall close the **complaint** and notify the **CAO** (or the **Corporate Officer** if the complainant is the **CAO**) of the informal resolution of the **complaint**.
- 4.8 If a **complaint** cannot be resolved informally, the third party assisting in resolving the **complaint** shall refer the **complaint** back to the **investigator** for a formal investigation.

5.0 Formal Resolution

- 5.1 If a **complaint** is not rejected, closed, or resolved informally, the **investigator** shall proceed with a formal investigation.
- 5.2 The **investigator** shall deliver the **complaint** to the **respondent** with a request that the **respondent** provide a written response to the **complaint** together with any submissions the **respondent** chooses to make within 10 days, subject to the **investigator's** discretion to extend the timeline.
- 5.3 The **investigator** may deliver the **complainant** with the **respondent's** written response together with any submissions, on a strictly confidential basis, and request a reply in writing within 10 days, subject to the **investigator's** discretion to extend the timeline.
- 5.4 The **investigator** may:
 - (a) speak to any person relevant to the **complaint**;
 - (b) request disclosure of documents relevant to the complaint;

ATT	ACHMENT #1	Bylaw No. XXXXX <u>14557</u> Page 18	
	(c) access any record in the possession or control of the City subject to solicitor-client privilege.	, except a record that is	
5.5	The investigator shall ensure that the formal investigation co procedural fairness and natural justice required in the circums		
	Notwithstanding section 5.1 above, nothing prohibits the inv dismissing a complaint where it becomes apparent, after som complaint has no chance of success. If the investigator sum complaint , the investigator shall notify the complainant , th (or the Corporate Officer if the complainant is the CAO) in investigator is summarily dismissing the complaint , set out and then close the complaint .	ne investigation, that the marily dismisses a e respondent and the CAO writing that the	
6.0	Adjudication and Reporting		Formatted: Not Highlight
6.1	The investigator shall make a decision within 90 days of ma proceed with a formal investigation, unless the investigator of not practicable, in which case the investigator shall notify th respondent of the delay and provide a revised decision date. may be extended by periods of up to 30 days upon providing complainant and the respondent .	determines that doing so is e complainant and The revised decision date	
6.2	A notification issued by the investigator pursuant to sections Schedule is confidential and shall not be disclosed except in t		
	(a) to Council for the purpose of considering a request for repursuant to section 5.8 of this bylaw ;	imbursement of legal fees	
	(b) the respondent may disclose the fact that the complaint finding has been made that the respondent did not breach		Formatted: Not Highlight
6.3	If after reviewing all material information relating to a comp determines that the respondent did not breach this bylaw , th		
	 (a) prepare a written investigation report providing reasons for the <u>Council</u> member did not breach the bylaw; and 	or their determination that	
	(b) deliver a copy of the investigation report to the complain (or the Corporate Officer if the complainant is the CAO		(-)
6.4	If after reviewing all material information relating to a comp determines that a Council member did breach this bylaw , th		Formatted: Not Highlight
	(a) prepare a written investigation report providing reasons for	or their determination that	

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ATT	ACHMENT #1 Bylaw No. XXXXX 14557 Page 19	
	the Council member breached this bylaw;	Formatted: Font: Bold
	(b) in the investigation report, include recommendations as to the appropriate sanction for the breach;	
	(c) if the investigator determines the <u>Council member</u> took all reasonable steps to prevent the breach, or that the breach was trivial or done inadvertently or because of an error in judgment made in good faith, state so in the investigation report and if appropriate, recommend that no sanction be imposed or alternatives to sanctions be imposed;	Formatted: Font: Bold
	 (d) deliver, on a strictly confidential basis, a copy of the investigation report to the respondent; and 	
	 (e) deliver a copy of the investigation report to the complainant, the CAO (or the Corporate Officer if the complainant is the CAO) and Council within forty-eight (48) hours after delivery of the investigation report to the respondent. 	
6.5	In all circumstances, the investigator may distribute the investigation report to Council through the Corporate Officer .	Formatted: Not Highlight
7.0	Final Determination by Council	Formatted: Not Highlight
7.1	Council shall, within 30 days of delivery of the investigation report pursuant to section 6.4(e) of this Schedule, or a longer period if approved by a 2/3 vote of all Council members , (excluding the respondent), decide on the appropriate sanctions or measures, if any, that are warranted by the respondent's breach of this bylaw, and will take such actions as Council considers appropriate in the circumstances,	Formatted: Font: Bold
7.2	Prior to Council making any decision regarding the findings and recommendations set out in the investigation report delivered pursuant to section 6.4(e) of this Schedule, the respondent shall be provided with an opportunity, either in person or in writing, to comment on the investigator's decision and any recommended sanctions or measures.	
7.3	While an investigation report provided to Council may be considered in a closed meeting for the purpose of receiving legal advice or for another valid reason pursuant to section 90 of the <i>Community Charter</i> , Council shall, subject to section 7.4 below, deliberate and vote on the investigation report and recommendations in an open meeting.	
7.4	Notwithstanding section 7.3 above, Council may deliberate on and vote on a report in a closed meeting where there is a valid reason to close the meeting under section 90 of the <i>Community Charter</i> .	Formatted: Not Highlight
8.0	Remedies and Sanctions	
8.1	Sanctions that may be imposed for a breach of this bylaw include but are not limited to	

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ATT	ACHMENT #1	Bylaw No. XXXXX<u>14557</u> Page 20	
	the following:		
	(a) a letter of reprimand from Council addressed to the <u>Cour</u>	n <u>cil</u> member;	
	(b) a request from Council that the <u>Council member issue a</u>	letter of apology;	Formatted: Font: Bold
	 (c) the publication of the letters contemplated in subsections with the <u>Council</u> member's written response, if any; 	(a) and (b) above, together	
	(d) a recommendation that the <u>Council member</u> attend speci	fic training or counselling;	Formatted: Font: Bold
	(e) limitations on access to certain City facilities or services a	as determined by Council ;	
	(f) suspension or removal, or recommend suspension or removed member from some or all committees to which the <u>Court</u>		Formatted: Font: Bold
	(g) prohibition from representing the City at events and/or att seminars;	tending conferences and	
	 (h) suspension or removal of the appointment of <u>athe</u> Counci Mayor; 	l member as the Acting	
	(i) public censure of <u>ethe Council member;</u>		Formatted: Font: Bold
	(j) any other sanction recommended by the investigator , pro within the authority of Council .	vided such sanction is	
8.2	The investigator may recommend that Council consider comdisqualification under section 111 of the <i>Community Charter</i> section 117 of the <i>Community Charter</i> , as applicable.		Formatted: Font: Bold
8.3	Any sanction or measure imposed by Council under this byla	wig in addition to any	
0.3	remedy or consequence under the <i>Community Charter</i> where constitutes a violation of a provision of the <i>Community Chart</i>	a breach of this bylaw also	
8.4	Nothing in this bylaw is intended to abrogate the power of the applicable, to remove, at their pleasure and at any time, any e from any committee to which they have been appointed.		
9.0	Confidentiality of Investigation		
9.1	The investigator shall make all reasonable efforts to investig confidence.	ate complaints in	
9.2	The investigator and every person involved with or who have shall preserve confidentiality with respect to all matters that c		

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Bylaw No. XXXXX<u>14557</u> Page 21

knowledge in the course of any investigation or **complaint**, except where disclosure is required by law or Court order or the information has been released to the public without breach of confidentiality.

9.3 An investigation report shall only disclose such matters as, in the **investigator's** opinion, are necessary for the purpose of the investigation report.