**Report**

Date: August 21, 2019

To: Council

From: Rob Conway, Director of Planning

Subject: Zoning Amendment Application No. ZB000064 (VIMC)

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**Purpose**

To provide Council with information, analysis and a recommendation regarding an application to rezone three properties at Cowichan Valley Highway and Drinkwater Road to a new comprehensive development zone.

**Background**

Vancouver Island Motorsport Circuit (VIMC) operates a motor vehicle testing and driver training facility consisting of a paved motor vehicle circuit and clubhouse at 4063 Cowichan Valley Highway. The property on which the facility is located is “split zoned” with a portion of the site zoned Industrial Heavy (I2) and a portion zoned Commercial Recreational (C8). Development and building permits were issued for the facility in 2014/2015 and construction of the facility was substantially completed in 2016.

The owner of the VIMC has purchased land north of the 4063 Cowichan Valley Highway site with the intention of building a second motor vehicle circuit and associated works (“Phase 2”) and has applied for a zoning amendment and a development permit to facilitate the expansion.

The I2 zoning that applies to much of the existing facility had previously been interpreted as allowing a motor vehicle circuit and clubhouse as a permitted use such that the existing facility was approved as compliant with Zoning Bylaw No. 2950. However, as the I2 zone does not explicitly permit “motor vehicle circuit facility” or a similar-type use, the applicant wishes to confirm conclusively that a motor vehicle circuit and related uses are permitted on the subject lands. The zoning application is intended to expressly define the uses that can occur on the subject lands and to establish zoning for the lands that is expressly aligned with the current and intended use of the subject lands as a motor vehicle circuit facility and related uses.

The rezoning application that is the subject of this report was originally submitted in July, 2017. After conducting public open houses in the spring and fall of 2018, the applicant amended the Phase 2 development plan and rezoning application to address issues and concerns identified by the public during the community consultation process. One noteworthy feature of the amendments made by the applicant is to the design of the proposed motor vehicle circuit. The applicant has changed the design of the four proposed crossings of Menzies Creek from crossings based on the installation of culverts in the creek to crossings based on pre-constructed bridge spans that will be place over top of the creek. This approach is expected to have less impact on the creek and riparian zone adjacent to it, and will require less alteration to the landscape.
This report is primarily intended to provide a summary and analysis of the rezoning application as it currently stands, and provide options and recommendations for Council’s consideration.

Discussion

Site Context:
The company that operates the VIMC facility owns five parcels of land (Table 1) located approximately north of the Cowichan Valley Highway and west of Drinkwater Road (See Attachment 1).

<table>
<thead>
<tr>
<th>Property Identification Number</th>
<th>Property Size</th>
<th>Zoning</th>
</tr>
</thead>
<tbody>
<tr>
<td>023-918-217</td>
<td>8.6 ha. (21.25 ac.)</td>
<td>A4</td>
</tr>
<tr>
<td>009-751-327</td>
<td>43.04 ha. (106.36 ac.)</td>
<td>A4</td>
</tr>
<tr>
<td>009-751-297 (Section 4)</td>
<td>42.47 ha. (104.93 ac.)</td>
<td>L2</td>
</tr>
<tr>
<td>029-201-675 (Parcel A)</td>
<td>18.74 ha. (46.30 ac.)</td>
<td>L2 &amp; C8</td>
</tr>
<tr>
<td>014-104-067 (Lot 3)</td>
<td>1.04 ha. (2.58 ac.)</td>
<td>L2</td>
</tr>
</tbody>
</table>

The proposed zoning amendment only applies to the three southerly parcels that are zoned L2 and C8 (See Attachment 2). The application does not propose any zoning change to the two northerly parcels that are zoned A4. The lands that are proposed for rezoning (PIDs 009-751-297, 029-201-675 and 014-104-067) are collectively referred to in this report as the “subject lands”.

The subject lands are on the lower slope of Mount Prevost, on the Municipality of North Cowichan’s western boundary, abutting land that is within Electoral E of the Cowichan Valley Regional District. They are comprised of (1) an 18.74 ha. parcel where the existing motor vehicle circuit and clubhouse are situated, (2) a 1.03 hectare parcel between the Cowichan Valley Highway and the existing facility that is primarily used for storm water management, a water storage pond and a highway buffer, and (3) a vacant 42.47 ha. parcel north of the existing facility where the Phase 2 expansion is proposed.

Land uses in the vicinity of the subject lands include:

- Heavy industrial uses to the east and south, including a waste transfer station, soil and landscape material processing, concrete and asphalt batch plants, sawmilling, storage yards, aggregate mining and processing as well as other light and heavy industrial uses;
- Forestry and resource uses to the north and west;
- Agricultural uses (vineyards) to the north-east; and
- Rural residential uses to the south and south-west, including the Mina Drive neighbourhood and the community of Sahtlam.
Proposed Development:
The rezoning application proposes an amendment to Zoning Bylaw 2950 that, if adopted, would change the zoning designation on the subject lands from I2 and C8 to a new comprehensive development zone (CD21). The zoning amendment itself does not authorize development on the subject lands, and development and building permits would be required before development on the lands can proceed. Although the zoning amendment that is requested in the application primarily requests a change to the list of uses permitted on the subject lands, the applicant has provided a detailed design of the Phase 2 expansion plans and a number of reports and technical documents in support of the application. Materials provided by the applicant include engineering designs of the motor vehicle circuit expansion, a sound impact assessment, a geotechnical assessment, land use servicing reports, an environmental impact assessment, a fire interface plan and a traffic impact assessment.

A list of application support documents is provided in Attachment 3, with the documents available on the Municipality of North Cowichan’s website at: https://www.northcowichan.ca/EN/main/community/current-topics/vancouver-island-motorsport-circuit/vimc-related-records.html

The Phase 2 expansion is expected to include a new 5.0 km paved motor vehicle circuit, an off-road motor vehicle circuit, a new clubhouse structure, and buildings for maintaining, repairing and storing motor vehicles. A plan showing the proposed development and existing facility is provided in Attachment 4. Descriptions of the Phase 2 design and development approach are provided in the support documents and the reader is directed to those documents for a detailed description of the proposed expansion.

Community Amenities and Applicant's Commitments:
The applicant has provided a letter (Attachment 5) that outlines a number of commitments associated with the rezoning application that are intended to respond to community concerns about noise and potential environmental impacts and other issues identified in the applicant’s community consultation process. The commitment letter also identifies community amenities offered in association with the rezoning application. Among the commitments are:

- Restrictions on the hours of operation;
- Restrictions on operating on statutory holidays;
- Restrictions on maximum permitted sound output;
- The installation and maintenance of sound monitoring stations;
- A procedure for enforcing violations of the maximum permitted sound thresholds should they be exceeded;
- The transfer of land to the Municipality for a water storage reservoir;
- Funding for the construction of a water storage the reservoir, with an ability to partially recoup from future users;
- A lease over the A4 zoned lands (north of subject lands) for a hiking trail;
- The offer of the use of the facility (on commercially reasonable terms) to the Vancouver Island Karting Association for up to 6 events per year;
- The transfer of lands adjacent to Bings Creek to the Municipality;
The transfer of $600,000 to the Municipality for environmental and habitat enhancement and for construction of a trail up Mount Prevost;

- Improvements to Drinkwater Road

The applicant’s commitment with respect to limiting noise associated with the motorsport circuit facility is based on the Cowichan Valley Regional District’s Noise Control Bylaw No. 3723. Bylaw No. 3723 specifies a maximum standard for “continuous sound” of 60 decibels, measured at the point of reception. The Bylaw defines “continuous noise” to be any noise other than construction noise that continues for a period or periods of totalling 3 minutes or more in any 15 minute period. The applicant is proposing a comparable standard (with some exceptions) with a maximum standard of 59 decibels (59 dB LA_{20,15min}).

Details regarding the applicant’s commitments are set-out in the applicant’s commitment letter and the reader should refer to that document regarding the specific commitments.

**Should the application advance, the applicant’s commitments, including the commitment for bridge crossings, will be secured by a covenant prior to consideration of bylaw adoption.**

**Policy Context – Official Community Plan:**

The Official Community Plan (Bylaw No. 3450) includes the subject lands within the “South End Industrial” designation. The OCP does not contain specific policies regarding this designation, but Section 2.4.6 of the OCP includes a number of policies applicable to industrial designations throughout the Plan area. Policies considered relevant to the subject application include:

2.4.6.1 **The Municipality will promote a healthy industrial sector.**

   (d) **The Municipality will encourage and attract new and emerging forms of industrial enterprise to the community.**

2.4.6.3 **Ensure availability of industrially zoned land.**

   (a) **The Municipality will encourage the infill and maximum use of existing industrial land ...**

2.4.6.4 **The Municipality supports sensitive integration of industry into the community.**

   b) **Industrially zoned lands are designated as a Development Permit Area to maintain orderly and attractive industrial development and to reduce conflict with adjacent land uses.**
Economic Development objectives and polices are outlined in Section 2.4 of the OCP. This section of the Plan acknowledges that the local economy continues to shift away from resource-based industry to new and emerging sectors. The Plan promotes supporting and sustaining existing job opportunities but also actively seeking new opportunities. It also recognizes that lifestyle and access to the natural environment are economic assets for the region and that economic development opportunities need to be balanced with sustainable development practices. This is clearly articulated in the stated objective of, “Establishing a welcoming atmosphere for economic development in North Cowichan while maintaining a high quality of life and high environmental quality” (s. 2.4.1).

Economic development polices considered relevant to the rezoning application include:

2.4.1.1 The Municipality will exercise leadership for economic development in North Cowichan.
   a) Based on North Cowichan’s many assets, including quality of life, the Municipality will pursue strategic business attraction and development opportunities to diversify the local economy.
   b) The Municipality will ensure that local permitting is transparent and timely, with a solution-based, customer driven philosophy.

2.4.1.3 The Municipality will link economic development with Community Planning.
   c) The Municipality commits to developing clear and predictable land use policies that will result in consistent decision-making and improved certainty of investors.
   j) The Municipality will make land available for commercial and industrial purposes in a manner consistent with good planning practices and with the goals of the OCP.

2.4.1.4 The Municipality will balance economic growth with other community priorities.
   a) The Municipality will communicate openly with prospective investors and the community about how economic development initiatives are balanced with other Community priorities.

Policy Context – Zoning Bylaw:
A zoning map referencing the subject lands is provided in Attachment 6.

The Commercial Rural Recreation Zone (C8) that applies to 6.07 ha. of the subject lands permits the following uses:

Accessory Dwelling Unit; Amusement Park; Archery Range; Drive-in Theatre; Microlite Aircraft and Glider Landing Strips; Mobile Food Service; Racetrack; Recreational Facility; Shooting Range.

The Industrial Heavy Zone (I2) applies to the remaining 56.18 ha. of the subject lands. It permits the following uses:
Accessory Office; Accessory Dwelling Unit; Accessory Restaurant; Autobody Repair; Dry-cleaning Plant or Laundry; Cannabis Production Facility; Commercial Cardlock Facility; Custom Workshop; Fitness Centre/Gymnasium; Food and Beverage Processing; Fueling Installations; Laboratory; Industrial Use; Machine Shop; Mini-Warehousing; Mobile Food Service; Motor Vehicle Repair; Motor Vehicle Sales and Repair; Recycling Depot; Repair Shop; Resource Use; Retail Lumber and Building Supply Yard; Retail of Motor Vehicle Parts and Accessories; Service Industry; Sign Shop; Temporary Trailer; Tools and Equipment Sales Rentals and Services; Trade School, Truck Depot; Truck Trailer and Heavy Equipment Sales, Rentals and Services; Veterinary Clinic; Warehouse; Wholesale; Automobile Wrecking and Salvage Yard; Bulk Storage of Flammable and Combustible Liquids; Boat Terminals and Dock; Helicopter Landing Pad; Municipal/Regional Government Office; Pier, Wharf and Related Facility; Private Airplane Landing Strip; Railway Yard; Recycling Industrial Use; Sawmill, Pulpmill and Planing Mill, Slaughterhouse, Works Yard.

Copies of the C8 and I2 zones are provided in Attachment 7.

Draft Zoning Amendment Bylaw No. 3761:
Zoning Amendment Bylaw No. 3761 (Attachment 8) has been drafted with the intention of capturing what has been requested in the rezoning application. If adopted, the amendment bylaw would create a new “CD21” zone that is specific to the subject lands. Uses presently permitted on the lands by the C8 and I2 zones would be replaced by a new list of CD21 permitted uses:

Accessory Building; Accessory Fueling Installation; Accessory Restaurant; Accessory Use; Assembly Hall; Fitness Centre/Gymnasium; Go-Kart Use; Motion Picture and Television Filming; Motor Vehicle Autobody Repair; Motor Vehicle Parts and Accessories Sales; Motor Vehicle Presentation Centre; Motor Vehicle Repairs; Motor Vehicle Sales; Motor Vehicle Storage Yard; Motor Vehicle Testing and Training Facility; Recreation Area; Warehouse.

The list of CD21 permitted uses does not include a number of uses previously permitted on the subject lands (e.g., Racetrack, Shooting Range, Helicopter Landing Pad, Private Airplane Landing Strip and Sawmill, Pulpmill and Planing Mill).

As some of the uses proposed for the CD21 Zone are new uses that are not defined in Zoning Bylaw 2950, Zoning Amendment Bylaw No. 3761 will also add the following definitions:

“motor vehicle and driver training facility” means the use of land for a motorsport circuit and off-road circuit that hosts a variety of motor vehicle driving programs in different configurations with different groups, including but not limited to (a) motor vehicles driving the circuit to achieve and improve lap times; (b) motor vehicles practicing emergency braking, lane changes, cornering and other procedures including some at high speed; (c) multiple motor vehicles using the facility simultaneously including during club or manufacturers activities to achieve and improve their driving skills; (d) facilities and repair areas to change settings of motor vehicles, change tires, conduct minor maintenance and repairs, and set up motor vehicles; (e) club with restaurant, office, retail store, the sale of food and beverages, change rooms and ancillary amenities; (f) parking, off-street parking, covered parking, maintenance, warehouse and storage facilities.
"motor vehicle presentation centre" means the use of a building or structure or land for the display, storage and sale of motor vehicles, motor vehicle parts, accessories and merchandise, including ancillary offices and facilities.

"motion picture and television filming" means the filming and production of motion pictures or television shows or series.

"go-kart use" means the use of buildings, structures, or land for the maintenance, repair, operation and racing of go-karts.

Development regulation in the CD21 zone are comparable to what currently exist in the I2 zone. A comparison of the regulations is summarized in Table 2.

<table>
<thead>
<tr>
<th>Zoning Regulation:</th>
<th>I2 Zone</th>
<th>C8 Zone</th>
<th>Proposed CD21 Zone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum Lot Size</td>
<td>1.6 ha.</td>
<td>4.0 ha.</td>
<td>2.5 ha.</td>
</tr>
<tr>
<td>Minimum Frontage</td>
<td>90 m.</td>
<td>150 m.</td>
<td>30 m.</td>
</tr>
<tr>
<td>Maximum Lot Coverage</td>
<td>50%</td>
<td>30%</td>
<td>50%</td>
</tr>
<tr>
<td>Minimum Setbacks</td>
<td>8.0 m. front/0 m. side and rear/46 m. when abutting another zone/18 m from arterial Highway</td>
<td>30 m. front, side and rear</td>
<td>6 m. front, 3 m. side, 6 m. rear./18 metre from Arterial Highway</td>
</tr>
<tr>
<td>Maximum Permitted Height</td>
<td>None identified 1.04 ha.</td>
<td>12.0 m.</td>
<td>15.0 m.</td>
</tr>
<tr>
<td>Max. Floor Space Ratio</td>
<td>None identified</td>
<td>None identified</td>
<td>0.5:1</td>
</tr>
</tbody>
</table>

Planning Department Comments:

Land Use Considerations:
Much of the subject lands are presently zoned Industrial Heavy (I2). The I2 zone is where the Municipality has generally permitted commercial and industrial uses that generate or have the potential to generate excessive noise, odour or other nuisance that are unsightly or otherwise objectionable to nearby non-commercial/industrial uses. Examples of such uses in the I2 zone are mills for primary wood processing, slaughterhouses and auto wrecking yards. By clustering such uses together in a zoning district, the overall impact of nuisance generating activities can be better contained and managed, and the community will have a better understanding where such activities can be expected.

The I2 zone accommodates traditional industrial activities such as the manufacture of goods, warehousing, distribution and raw material processing. It also permits uses that are more commercial or service-oriented such as fitness centres, veterinary clinics and government offices. Transportation uses that are potentially disruptive are also included in the I2 zone (Helicopter landing pad, private airplane landing strip, railway yard).
"Motor vehicle and driver training facility" and other principal and accessory uses proposed in the CD21 zone are not inconsistent with an industrial designation. As such a facility will inevitably emit noise and impose some level of impact on surrounding properties, industrially designated lands would seem an appropriate location for activities of this nature. Noise impacts from the existing VIMC facility have been an ongoing issue for some residents of North Cowichan and the Regional District. This rezoning application provided an opportunity and process for noise mitigation measures to be publicly discussed. In support of the rezoning application the applicant has committed to a number of measures that are intended to reduce the impact that noise from the facility is having on residents in the area. The measures include sound attenuation structures, a systematic sound monitoring program, establishment of maximum permitted offsite sound levels, and restrictions on hours and days of operation. While the noise concerns are unlikely to be fully resolved through the zoning amendment process, the applicant’s commitments would establish an enforceable baseline standard for noise levels and would provide the public with greater certainty over the level of noise to be expected, and some recourse should that agreed-upon standard be exceeded. The baseline standard for acceptable noise levels is consistent with levels permitted by the Cowichan Valley Regional District under its noise regulation bylaw applicable in the Sahtlam area.

Compliance with OCP Policy:
Protecting the industrial land base and optimizing its use is a stated objective of the OCP (2.4.6.3). Industrial activities often require large parcels to conduct operations and the amount of employment and economic activity resulting from any particular industrial business can vary considerably. The subject lands and adjacent industrially designated lands have been zoned for industrial use for decades, but much of it has remained vacant or has been used for low level industrial uses. The current and proposed VIMC facilities involve substantial capital investments in site and infrastructure improvements and are expected to generate ongoing direct and indirect economic benefits for the local economy in the form of jobs and spending associated with the operation of the facility. It should also be noted that VIMC’s commitment to provide land and funding for a new water supply reservoir is expected to promote the more intensive use of industrially zoned lands in the area as it will become easier for property owners to comply with building code requirements for fire protection and eliminate the need for land intensive on-site water storage.

A pervasive theme throughout the economic development and industrial land use sections of the OCP is the desire to balance economic development opportunities with protection of the natural environment while maintaining the quality of life that residents of North Cowichan and the region so highly value. It is apparent from the extensive site assessment and design work undertaken for Phase 2 and the commitments made to address issues that the proponent has gone to considerable effort and expense to identify and address community concerns in the application and balance competing OCP objectives and policy.
Communications and Engagement:
On November 1, 2017, Council passed a resolution directing staff to refer the subject rezoning application and OCP amendment application (since withdrawn) to the City of Duncan, the Cowichan Valley Regional District, Cowichan Tribes, School District 79, the Sahtlam Neighbourhood Association and the Environmental Advisory Committee. The application referral has not yet been sent, largely because the application was amended significantly and only recently has there been enough certainty about the application that it can be accurately described to the referral agencies. Now that there is a specific bylaw to comment on, staff propose that the application referral proceed but that Council reconsider the list of referral agencies. As a referral to the School District is no longer required because the OCP amendment application has been withdrawn, it is recommended that the application and draft bylaw be referred to the City of Duncan, the CVRD, Cowichan Tribes, and the Sahtlam Neighbourhood Association in accordance with standard practice. It is further recommended that a 30 day referral response time be given, which is the standard referral response timeframe given for rezoning applications.

Should Council grant first and second reading to Zoning Amendment Bylaw No. 3761, a public hearing would be scheduled to allow the public an opportunity to provide input on the proposed Zoning Bylaw amendment. Prior to the hearing, adjacent owners and occupiers of land would be notified and notice would be published in the local newspaper, as required by the Local Government Act.

Conclusion and Recommendation:
Staff consider the rezoning application and proposed zoning amendment bylaw to be generally compliant with applicable Municipal policy and are supportive of the proposed zoning amendment and associated covenant for that reason.

The extent of the assessment, planning and design work for Phase 2 well exceeds what is typical for a land use application demonstrates sincere efforts to address issues and concerns raised during the course of the application review while still achieving the intended use of the lands and to balance community values with economic interests. In order to determine if community values have been adequately addressed, it is necessary to hear from the community and now that the detailed information regarding the proposed Phase 2 expansion is now compiled and the proposed zoning amendment bylaw and commitments from the applicant are documented and available for review, the application has progressed to the stage in the application process where it can be presented to the public at a public hearing. Staff’s recommendation is to approve first and second reading of Zoning Amendment Bylaw No. 3761, refer the application and zoning amendment bylaw to select agencies and organizations, and that a public hearing be scheduled.

Options

Option 1 (Staff Recommendation):
1. That Council approve first and second reading of Zoning Amendment Bylaw No. 3761 to rezone three properties at Cowichan Valley Highway and Drinkwater Road (PIDs 009-751-297, 029-201-675 & 014, 104-067) from I2 and C8 to a new CD21 zone;
2. That referrals be sent to the City of Duncan, the Cowichan Valley Regional District, Cowichan Tribes and the Sahtlam Neighbourhood Association and referral agencies be given a minimum of 30 calendar days to provide a response before a public hearing is held;
3. That a Public Hearing be scheduled for Zoning Amendment Bylaw No. 3761 and notification issued in accordance with the requirements of the Local Government Act.

Option 2 (Alternate Recommendation):
That Council deny Zoning Amendment Application Z8000064 to rezone three properties at Cowichan Valley Highway and Drinkwater Road (PIDs 009-751-297, 029-201-675 & 014, 104-067) from I2 and C8 to a new CD21 zone.

Recommendation

1. That Council approve first and second reading of Zoning Amendment Bylaw No. 3761 to rezone three properties at Cowichan Valley Highway and Drinkwater Road (PIDs 009-751-297, 029-201-675 & 014, 104-067) from I2 and C8 to a new CD21 zone;
2. That referrals be sent to the City of Duncan, the Cowichan Valley Regional District, Cowichan Tribes and the Sahtlam Neighbourhood Association and referral agencies be given a minimum of 30 calendar days to provide a response before a public hearing is held; and
3. That a Public Hearing be scheduled for Zoning Amendment Bylaw No. 3761 and notification issued in accordance with the requirements of the Local Government Act.

Attachments:

1. Map of VIMC Lands
2. Map of VIMC Lands Proposed for Rezoning
3. List of Application Support Documents
4. Phase 2 Development Plan
5. Applicant’s Commitment Letter
6. Zoning Map
7. C8 and I2 Zone
8. Draft Zoning Amendment Bylaw No. 3761
Attachment 2 - Map of VIMC Lands Proposed for Rezoning - ZB000064
### VIMC Rezoning Application (ZB000064) – Application Support Documents

<table>
<thead>
<tr>
<th>Document</th>
<th>Prepared By:</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Rezoning Application and Community Consultation Report</td>
<td>Applicant</td>
<td>January, 2019</td>
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<tr>
<td>2. Letter withdrawing OCP Amendment Application</td>
<td>Applicant</td>
<td>April 3, 2019</td>
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<tr>
<td>3. Civil Design of VIMC Phase 2</td>
<td>Tilke GmbH &amp; Co. KG Engineers and Architects</td>
<td>October 2, 2018</td>
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<tr>
<td>4. Revised Sound Impact Assessment</td>
<td>BeSB GMBH Acoustical Consulting</td>
<td>October 2, 2018</td>
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<td>5. Letter re: Measuring Noise Impact in Neighbourhood</td>
<td>BeSB GMBH Acoustical Consulting</td>
<td>October 2, 2018</td>
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<td>6. Potential Noise Mitigation Measures</td>
<td>RWDI</td>
<td>September 24, 2018</td>
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<tr>
<td>7. Geotechnical Assessment Letter</td>
<td>Ryzuk Geotechnical</td>
<td>September 21, 2018</td>
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<td>8. VIMC Phase 2 Design Drawing</td>
<td>J.E. Anderson and Associates</td>
<td>June 13, 2018</td>
</tr>
<tr>
<td>10. Sewage Disposal Assurance Letter</td>
<td>J.E. Anderson and Associates</td>
<td>June 14, 2019</td>
</tr>
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<td>14. VIMC Environmental Initiatives Summary</td>
<td>Applicant</td>
<td>May 9, 2019</td>
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<tr>
<td>17. Fire Interface Plan</td>
<td>Econ Consulting</td>
<td>June 18, 2019</td>
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<td>18. Summary of Applicant’s Commitments</td>
<td>Applicant</td>
<td>August 6, 2019</td>
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<tr>
<td>19. VIMC Responses to Community Values and Concerns</td>
<td>Applicant</td>
<td>July, 2019</td>
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<tr>
<td>20. Summary Application Changes</td>
<td>Applicant</td>
<td>No Date</td>
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<tr>
<td>21. Summary of Economic Benefits</td>
<td>Applicant</td>
<td>No Date</td>
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<tr>
<td>22. Summary of Support to Local Businesses and Organizations</td>
<td>Applicant</td>
<td>No Date</td>
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</table>
August 6, 2019

Municipality of North Cowichan
7030 Trans-Canada Highway
Duncan, BC, V9L 6A1

Attention: Mr. Rob Conway, MCIP, RPP
Director of Planning

Re: Comprehensive Development Rezoning Application –
Vancouver Island Motorsport Circuit

Please accept this letter as evidence of our commitments in support of our application for a comprehensive development rezoning (the “Comprehensive Development Application”) as follows:

1. We commit to comply with the following requirements in relation to the operation of the motorsport and the off-road circuit, as presently constructed or as expanded from time to time (including the expansion contemplated under the Comprehensive Development Application):

   (a) To restrict their hours of operation on days other than statutory holidays to 9:00 a.m. to 5:00 p.m. on Mondays to Saturdays and to 11:00 a.m. to 5:00 p.m. on Sundays;

   (b) To not operate them on statutory holidays;

   (c) To not operate them in a manner that exceeds 59 dB LA_{20, 15min} when received at sound monitors of a type acceptable to North Cowichan and us, acting reasonably, located off the subject lands at four sites (the “Offsite Sound Monitors”), with one site being at or near 6278 Mina Drive, North Cowichan,
British Columbia and the other three sites being at locations acceptable to North Cowichan and us, acting reasonably;

(d) In conjunction with North Cowichan, to install and maintain in good and accurate operating condition, including through replacement whenever necessary, the Offsite Sound Monitors;

(e) To install and maintain in good and accurate operating condition, including through replacement whenever necessary, sound monitors of a type acceptable to North Cowichan and us, acting reasonably, located on the subject lands (the "Onsite Sound Monitors") 15 m from the shoulder of the driving surface of the Circuit in 2 locations acceptable to North Cowichan and us, acting reasonably;

(f) To maintain the Offsite Sound Monitors and the Onsite Sound Monitors as time synced; and,

(g) To provide to North Cowichan, in real time, all noise measurements from the Offsite Sound Monitors and the Onsite Sound Monitors in a format that is readily capable of review for compliance with item (c) above.

As a condition of the approval of the Comprehensive Development Application, we agree to register against title to the subject lands a covenant under section 219 of the Land Title Act securing its commitments as set out above. We also agree that the covenant shall include a provision that imposes on it the obligation to make a monetary payment to North Cowichan in the amount of $5,000.00 in the event of a breach by us of the requirement set out in
item 1(c) above. In support of this provision, we will deliver to North Cowichan an irrevocable standby letter of credit in a form satisfactory to North Cowichan in the amount of $25,000.00 to be drawn down by North Cowichan to satisfy any amount payable under the covenant.

We also agree that the covenant shall include provisions in relation to the requirements of item 1(c) above that require us to advise all operators of vehicles on the motorsport or off-road circuit of the sound limit under that item, to immediately warn the operator of any vehicle on the motorsport or off-road circuit that is involved in an exceedance of the sound limit under that item, to immediately remove from the motorsport or off-road circuit any vehicle that is involved in a second exceedance of the sound limit under that item on the same day, to immediately remove from the motorsport or off-road circuit the operator of any vehicle who is involved in a third exceedance of the sound limit under that item on the same day, and to consider, acting reasonably, refusing access to the motorsport or off-road circuit to any vehicle or operator involved in 5 or more exceedances of the sound limit under that item in a one year period.

Item 1(c) above will not apply to:

(a) The A4/I2 Lands, the Lease Lands, and/or the Bings Creek Lands;

(b) Any Vancouver Island Karting Association event under Item 2(c) below; and

(c) Up to six days per calendar year for special events, subject to us giving North Cowichan a minimum of two months written notice of the dates and times of a proposed event and us using our best efforts to
not operate on those days in a manner that exceeds 59 dB LA_{10, 15min} when received at the Offsite Sound Monitors.

For the purposes of the special event days, up to three of those days, when used for special events for vehicle manufacturers, will also be exempt from items 1(a) and (b) above, except that the hours of operation on those days shall be limited to 9:00 a.m. to 5:00 p.m., and we shall use its best efforts to not hold such events on Sundays (except between 11:00 a.m. and 5:00 p.m.) and statutory holidays.

2. In further support of the Comprehensive Development Application, we commit to provide to North Cowichan the following amenities:

(a) To transfer to North Cowichan a portion of our lands that are currently zoned A4 and I2, as set out in the plan attached as Schedule “A” to this letter (the “A4/I2 Lands”) for use as a site for a water storage reservoir of up to 500,000 gallon capacity, and all ancillary and related controls, piping, and appurtenances (the “Water Reservoir”), including use for access to the Water Reservoir, and for use as park, subject to a covenant under section 219 of the Land Title Act agreeable to North Cowichan and us, acting reasonably, recognizing the impact of the use of the subject lands for the motorsport or off-road circuit in accordance with all applicable requirements;

(b) To offer, for nominal consideration on reasonable commercial terms, to North Cowichan or the Cowichan Trail Stewardship Society a lease of the
remainder of our lands zoned A4 (the “Lease Lands”);

(c) To make the motorsport circuit available to the Vancouver Island Karting Association for its use for a minimum of 6 events a year, on commercially reasonable terms to be negotiated between us and the Vancouver Island Karting Association (including the requirement that the Vancouver Island Karting Association make best efforts to ensure that its events comply with item 1(c) above), subject to us giving North Cowichan a minimum of two months written notice of a proposed event, and subject to North Cowichan giving written approval for the event;

(d) To transfer to North Cowichan a corridor of our land along Bings Creek, including its tributaries, acceptable to North Cowichan, which corridors shall at least consist of the riparian zone for Bings Creek and its tributaries, as determined by a Qualified Environmental Professional, which corridor shall be generally as set out in the plan attached as Schedule “A” to this letter (the “Bings Creek Lands”);

(e) To make a cash contribution to North Cowichan of $600,000.00 for:

(i) Environmental and habitat enhancement projects for streams and other waterbodies (e.g., the construction of a water storage facility to provide summer flows for Bings Creek); and,

(ii) The construction of a trail up Mount Prevost.
As a condition of the approval of the Comprehensive Development Application, we agree to register against title to the subject lands a covenant under section 219 of the Land Title Act securing its commitments as set out above.

3. In further support of the Comprehensive Development Application, we commit to the following in relation to the provision of services:

(a) To construct, to the satisfaction of North Cowichan, the Water Reservoir; and,

(b) To construct, to the satisfaction of North Cowichan, Drinkwater Road from Highway 18 to its end bordering on the Development Lands to North Cowichan’s Industrial Road Standard (R6), including all required culverting and drainage works.

As a condition of the approval of the Comprehensive Development Application, we agree to enter into a binding agreement with North Cowichan securing our commitments as set out above, subject to us being entitled to consideration of a development cost charge frontender agreement or development cost charge credits, if either is applicable, or alternatively being entitled to a latecomer agreement pursuant to sections 507 and 508 of the Local Government Act under which agreement we would be reimbursed for all or part of the costs of the excess or extended services provided by us, which reimbursement would be from properties benefitting from the services when those properties connect to or commence using the services.

4. Lastly, in support of the Comprehensive Development Application, we commit to provide to North Cowichan, as soon as practicable, the following:
Written confirmation of all required approvals in principle of all creek crossings by the Ministry of Forests, Lands, Natural Resource Operations and Rural Development and the Department of Fisheries and Oceans;

An acceptable wildfire hazard risk assessment for the Development Lands;

An acceptable geotechnical overview assessment for the Development Lands; and,

An acceptable visual impact/landscape assessment for the Development Lands.

We trust that our commitments set out above demonstrate our sincere intention and desire to be a valuable contributor to the success of North Cowichan and its community members.

On behalf of the landowner,

Yours truly,

Mark Holland, RPP
Holland Planning Innovations Inc
SCHEDULE "A"

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ONLINE
islandmotorsportcircuit.com
info@islandmotorsportcircuit.com
Permitted Uses

74 (1) The permitted uses for the C8 zone are as follows:
- Accessory Dwelling Unit
- Amusement Park
- Archery Range
- Drive-in Theatre
- Microlite Aircraft and Glider Landing Strips
- Mobile Food Service
- Racetrack
- Recreational Facility
- Shooting Range

Minimum Lot Size
(2) The minimum permitted lot size for the C8 zone is 4 hectares (9.88 acres).

Minimum Frontage
(3) The minimum permitted frontage for the C8 zone is 150 m (492.13').

Maximum Lot Coverage
(4) The maximum permitted lot coverage for the C8 zone is 30% of the lot area.

Maximum Floor Space Ratio of All Buildings and Structures
(5) The maximum permitted floor space ratio for the C8 zone is 0.5:1.

Minimum Setbacks
(6) The minimum permitted setbacks for the C8 zone are as follows:
   (a) Principal Buildings
       Yard, Front, 30 m (98.43')
       Yard, Side, 30 m (98.43')
       Yard, Rear, 30 m (98.43')
   (b) Accessory Buildings and Structures (Excluding Fences)
       Yard, Front, 8.0 m (26.25')
       Yard, Side, 5.0 m (16.4')
       Yard, Rear, 5.0 m (16.4')

Maximum Building Height
(7) The maximum permitted building heights for the C8 zone are as follows:
   (a) Principal Building, 12.0 m (39.37')
   (b) Accessory Building, 12.0 m (39.37')
Permitted Uses

**77 (1)** The permitted uses for the I2 zone are as follows:

- All Industrial Light Zone (I1) Permitted Uses
- Automobile Wrecking or Salvage Yard
- Bulk Storage of Flammable and Combustible Liquids
- Boat Terminals and Dock
- Cannabis Production Facility
- Helicopter Landing Pad
- Mobile Food Service
- Municipal/Regional Government Offices
- Pier, Wharf, and Related Facility
- Private Airplane Landing Strip
- Railway Yard
- Recycling Industrial Use
- Sawmills, Pulpmills, and Planing Mills
- Slaughterhouse
- Temporary Mobile Home (subject to the Temporary Mobile Home Permit Bylaw)
- Works Yard

**Minimum Lot Size**

**2** The minimum permitted lot size for the I2 zone is 16,000 m² (3.95 acres).

**Minimum Frontage**

**3** The minimum permitted frontage for the I2 zone is 90 m (295.27').

**Maximum Lot Coverage**

**4** The maximum permitted lot coverage for the I2 zone is 50% of the lot area.

**Minimum Setbacks**

**5** The minimum permitted setbacks for the I2 zone are as follows:

(a) Principal Buildings

- Yard, Front, 8.0 m (26.25'); 46 m (150.91') when abutting any Other Zone
- Yard, Side, 0 m; 46 m (150.91') when abutting any Other Zone
- Yard, Rear, 0 m; 46 m (150.91') when abutting any Other Zone

(b) Accessory Buildings and Structures (Excluding Fences)

- Yard, Front, 8.0 m (26.25'); 46 m (150.91') when abutting any Other Zone
- Yard, Side, 0 m; 46 m (150.91') when abutting any Other Zone
- Yard, Rear, 0 m; 46 m (150.91') when abutting any Other Zone

(c) Despite the foregoing, the minimum permitted setback for any Lot Line which abuts an Arterial Highway is 18 m (59.05').

(d) Slaughterhouses

- Yard, Front, 92 m (301.84')
- Yard, Side, 92 m (301.84')
- Yard, Rear, 92 m (301.84')
The Corporation of the District of North Cowichan

Zoning Amendment Bylaw (Motorsport Circuit), 2019

Bylaw 3761

The Council of The Corporation of The District of North Cowichan enacts as follows:

1. This Bylaw may be cited as "Zoning Amendment Bylaw No. 3761, 2019".

2. Section 12 of Zoning Bylaw 1997, No. 2950 is amended by adding the following definitions:

   "go-kart use" means the use of buildings, structures, or land for the maintenance, repair, operation and racing of go-karts.

   "motor vehicle testing and driver training facility" means the use of land for a motorsport circuit and off-road circuit that hosts a variety of motor vehicle driving programs in different configurations with different groups, including but not limited to:

   (a) motor vehicles driving the circuit to achieve and improve lap times;
   (b) motor vehicles practicing emergency braking, lane changes, cornering and other procedures including some at high speed;
   (c) multiple motor vehicles using the facility simultaneously including during club or manufacturer activities to achieve and improve their driving skills;
   (d) facilities and repair areas to change settings of motor vehicles, change tires, conduct minor maintenance and repairs, and set up motor vehicles;
   (e) club with restaurant, office, retail store, the sale of food and beverages, change rooms and ancillary amenities;
   (f) parking, off-street parking, covered parking, maintenance, warehouse and storage facilities.

   "motor vehicle presentation centre" means the use of a building, structure or land for the display, storage and sales of motor vehicles, motor vehicle parts, accessories and merchandise, including ancillary offices and facilities.

   "motion picture and television filming" means the filming and production of motion pictures or television shows or series.
3. **Zoning Bylaw 1997, No 2950, is amended in section 43 [Zones] by adding**
"Motorsport Circuit Comprehensive Development Zone (CD21)".

4. **Zoning Bylaw 1997, No 2950, is amended by adding the following section after 80.20:**

   **Motorsport Circuit Comprehensive Development Zone (CD21)**

**Permitted Uses**

80.21 (1) The permitted uses in the CD21 zone are as follows:

- Accessory Building
- Accessory Fueling Installation
- Accessory Restaurant
- Accessory Use
- Assembly Hall
- Fitness Centre/Gymnasium
- Go-kart Use
- Motion Picture and Television Filming
- Motor Vehicle Autobody Repair
- Motor Vehicle Parts and Accessories Sales
- Motor Vehicle Presentation Centre
- Motor Vehicle Repairs
- Motor Vehicle Sales
- Motor Vehicle Storage Yard
- Motor Vehicle Testing and Driver Training Facility
- Recreation Area
- Warehouse

**Minimum Lot Size**

(2) The minimum lot size for the CD21 zone is 2.5 ha.

**Minimum Frontage**

(3) The minimum permitted frontage for the CD21 zone is 30 m (98.43').

**Maximum Lot Coverage**

(4) The maximum permitted lot coverage for the CD21 zone is 50% of the lot area.
Maximum Floor Space Ratio of All Buildings and Structures

(5) The maximum permitted floor space ratio for the CD21 zone is 0.5:1.

Minimum Setbacks

(6) The minimum setbacks for all buildings are as follows:

- Front yard: 6 m (19.7'); 18 m (59') from an arterial highway
- Side yard: 3 m (9.8')
- Rear yard: 6 m (19.7')

Maximum Building Height

(7) The maximum building height for the CD21 zone is 15 m (49.2').

5. Schedule "C" of Zoning Bylaw 1997, No 2950 is amended by reclassifying, to Motorsport Circuit Comprehensive Development Zone (CD21), the lands shown as the "Subject Properties" (PIDs: 009-751-297; 029-201-675; 014-104-067), and outlined in bold on the Schedule attached to and forming part of this bylaw.

READ a first time on
READ a second time on
CONSIDERED at a Public Hearing on
READ a third time on
APPROVED by Ministry of Transportation and Infrastructure on
ADOPTED on

______________________________  ________________________________
CORPORATE OFFICER            PRESIDING MEMBER