

Amendment Number	Councillor	Proposed Amendment	Intent of Amendment and Administration's Comments
1	Deputy Mayor Kissel Councillor Wright Councillor Schule	THAT section 14 of Bylaw C-8277-2022 be amended as follows: The term of appointment of the Mayor is for two one years and will not extend beyond the term of office of that person as Councillor. Only one Councillor may be appointed as Mayor at a time and the position of Mayor must be filled at all times.	The proposed amendment would reduce the term of appointment of the Mayor from two years to one year. Administration has no recommendation on the proposed amendment. It is within Council's purview to set the term of appointment for the Mayor as it desires in accordance with section 159(1) of the Municipal Government Act.
2	Mayor Kochan	THAT section 83 of Bylaw C-8277-2022 be amended as follows: Members should make their declarations of pecuniary interest, including the general nature of the pecuniary interest, at the onset of the meeting at which they have a pecuniary interest, as well as at the onset of the agenda item for which they have the pecuniary interest.	The proposed amendment would clearly state that a member's declaration of pecuniary interest includes the general nature of the member's pecuniary interest. Administration supports the proposed amendment as it aligns with section 172(1) of the <i>Municipal Government Act</i> and it provides additional clarity. This requirement is already established by section 172(1) of the <i>Municipal Government Act</i> and section 76 of the proposed bylaw.



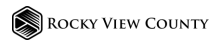
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3	Councillor Wright	THAT section 111 of Bylaw C-8277-2022 be amended as follows: When a member continues to breach the rules in this bylaw, the Chair may request that another member move a motion to remove the unruly member from either the balance of the meeting or until such a time provided in the motion so long as that time does not extend beyond the balance of the meeting. If the motion passes, the member must leave the meeting.	The proposed amendment would clarify that an unruly member can only be removed for the meeting at which they were unruly and cannot be barred from attending subsequent meetings. Administration supports the amendment as it better captures the intent of this section of the proposed bylaw. If being expelled from a meeting is not enough to address a member's unruly behaviour, sanctions can be considered under the Council Code of Conduct Bylaw. Note: councillors have a statutory duty to participate in meetings under section 153 of the Municipal Government Act, but councillors (as well as staff and the public) may be expelled from a meeting under section 198 of the Municipal Government Act.



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4	Councillor Wright	THAT section 112 of Bylaw C-8277-2022 be amended as follows: When the Chair continues to fail to adhere to the rules of this bylaw, a member may make a motion to remove the unruly Chair from either the balance of the meeting or until such a time provided in the motion so long as that time does not extend beyond the balance of the meeting. If the motion passes, the Chair must leave the meeting.	The proposed amendment would clarify that an unruly chair can only be removed for the meeting at which they were unruly and cannot be barred from attending subsequent meetings. Administration supports the amendment as it better captures the intent of this section of the proposed bylaw. If being expelled from a meeting is not enough to address a chair's unruly behaviour, sanctions can be considered under the Council Code of Conduct Bylaw. Note: councillors have a statutory duty to participate in meetings under section 153 of the Municipal Government Act, but councillors (as well as staff and the public) may be expelled from a meeting for improper conduct under section 198 of the Municipal Government Act.



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5	Councillor Wright	THAT section 116 of Bylaw C-8277-2022 be amended as follows: Council or the committee may by resolution permit the member of the public to speak on the agenda item or may by resolution receive the written submission on the agenda item. Members of the public who are permitted to address Council or the committee have a maximum speaking time of 20 5 minutes, unless otherwise provided for by resolution.	The proposed amendment would reduce the presentation time limit from 20 minutes to five minutes for members of the public who have been permitted to speak on non-public hearing items. Administration supports the proposed amendment as it would align with sections 182 and 187 of the proposed bylaw. These sections establish a five-minute time limit for members of the public speaking at public hearings.



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6	Councillor Wright	THAT section 188 of Bylaw C-8277-2022 be amended as follows: Presentations at a public hearing, whether by an individual or group, are limited to five minutes for an individual, or 10 minutes for a group, unless extended by a resolution of Council.	The proposed amendment would increase the time limit for group presentations at public hearings from five minutes to 10 minutes. Administration has no recommendation on the proposed amendment. Section 230(4) of the <i>Municipal Government Act</i> provides for group presentations at public hearings but does not provide guidance on how they should be accommodated. It is within Council's purview to set procedures for public hearings under section 230(3) of the <i>Municipal Government Act</i> . Administration notes that it is challenging to verify that an individual is, in fact, speaking on behalf of a group.



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7	Councillor Wright	THAT section 183 of Bylaw C-8277-2022 be amended as follows: Pre-recorded audio/video submissions at a public hearing, whether submitted by an individual or a group, are limited to five minutes for an individual, or 10 minutes for a group, each unless extended by a resolution of Council.	The proposed amendment would increase the time limit for pre-recorded group presentations at public hearings from five minutes to 10 minutes. Administration has no recommendation on the proposed amendment. Section 230(4) of the <i>Municipal Government Act</i> provides for group presentations at public hearings but does not provide guidance on how they should be accommodated. It is within Council's purview to set procedures for public hearings under section 230(3) of the <i>Municipal Government Act</i> . Administration notes that it is challenging to verify that an individual is, in fact, speaking on behalf of a group.