

Planning Application Information Sheet

Application Type: Rezoning

File Number: 3360-20/20210066

Bylaw(s): Chilcotin Area Rural Land Use Amendment Bylaw No. 5396, 2022

Electoral Area: J

Date of Referral: May 24, 2022

Date of Application: December 08, 2021

Property Owner's Name(s): ARICNIC ENTERPRISES LTD.

SECTION 1: Property Summary

Legal Description(s): Lot A, District Lots 1618 and 1698, Range 3, Coast District, Plan 17288

Property Size(s): 0.99 ha (2.44 ac.)

Area of Application: 0.99 ha (2.44 ac.)

Location: 21140 Chilcotin Hwy 20

Current Designation: Min. Lot Size Permitted:

N/A N/A

Current Zoning: Min. Lot Size Permitted:

General Commercial (C 1) 0.4 ha (0.98 ac.)

Proposed Zoning: Min. Lot Size Permitted:

Special Exception C 1-2 0.4 ha (0.98 ac.)

Proposal: To allow for cannabis retail sales with a separate entrance from the existing general

store.

No. and size of Proposed Lots: No new lots proposed.

Existing Buildings: General Store - 495 sq. m (5,328 sq. ft.)

Woodshed - 23.78 sq. m (256 sq. ft.)

Proposed Buildings: No new buildings; cannabis dispensary within existing store - 21.78 sq. m (234.44 sq. ft.)

Road Name: Chilcotin Bella Coola Hwy 20 (Not a Controlled Access Highway west of the Fraser

River)

Road Type: Paved

Within the influence of a Controlled Access Highway: N/A

Services Available: Hydro, Telephone, Well, Sewage Disposal System;

Within the confines of the Agricultural Land Reserve: No

Required to comply with the Shoreland Management Policy: Yes - Septic Only

Name of Lake/Contributing River: Nimpo Lake

Lake Classification: High

Within Development Permit Area: No

Adjoining Properties: (Source: B.C.A.A.)

	Land Use:	Lot Sizes:
(a) North	063 2 Acres Or More (Manufactured Home)	1.82 ha (4.5 ac.)
	238 Seasonal Resort	11.43 ha (28.25 ac.)
(b) South	060 2 Acres Or More (Single Family Dwelling, Duplex)	1.33 ha (3.30 ac.)
	201 Vacant IC & I	0.58 ha (1.43 ac.) 0.96 ha (2.38 ac.)
	202 Store(S) And Living Quarters	0.36 ha (0.91 ac.)
	238 Seasonal Resort	2.34 ha (5.78 ac.)
(c) East	000 Single Family Dwelling	0.36 ha (0.91 ac.)
	060 2 Acres Or More (Single Family Dwelling, Duplex)	0.81 ha (2 ac.)
	201 Vacant IC & I	1.23 ha (3.04 ac.)

(d) West 000 Single Family Dwelling 0.52 ha (1.28 ac.)

238 Seasonal Resort 0.79 ha (1.96 ac.) - 2.25 ha (5.58 ac.)

PLANNING COMMENTS

Background:

The applicant has requested to rezone a 0.99 ha (2.44 ac.) subject property from General Commercial (C 1) zone to Special Exception C 1-2 zone to allow for cannabis retail sales with a separate entrance from the existing 495 sq. m (5,328 sq. ft.) general store. A concurrent non-medical cannabis retail sales referral has been received from the BC Liquor and Cannabis Regulation Branch (LCRB); file 3370-20/20220039.

The property is currently zoned General Commercial (C 1) in the Chilcotin Area Rural Land Use Bylaw No. 3500, 1999, which permits for general commercial uses. The proposed special exception zone would add retail sales, cannabis to the list of permitted non-residential uses in the existing C 1 zone. As such, the only land use change associated with this rezoning application would be for the sale of cannabis products in accordance with provincial regulations. The proposed special exception zone reads as follows:

8.1.3 Special C 1 Zones

8.1.3.2 Special Exception C 1-2 Zone (3360-20/20210066)

Notwithstanding any other provisions of this bylaw to the contrary, on lands zoned C 1-2, the permitted non-residential uses shall include:

(b) NON-RESIDENTIAL USES:

i) Retail sales, cannabis

All other provisions of the C 1 zone apply.

Location and Surrounding:

The subject property is located at 21140 Chilcotin Hwy 20, with Nimpo Lake in proximity to the west as shown in Appendix B. The property is mostly surrounded by residential, seasonal resorts/tourist and general commercial uses.

CRD Regulations and Policies:

3500 – Chilcotin Area Rural Land Use Bylaw, 1999

8.1 GENERAL COMMERCIAL (C 1) ZONE

8.1.1 USES PERMITTED

(a) RESIDENTIAL USES:

i. An accessory dwelling unit.

(b) NON-RESIDENTIAL USES:

- i. general store, convenience store, grocery store, pharmacy;
- ii. retail sale of household and personal goods;
- iii. business, professional or government office;
- iv. restaurant, bakery, delicatessen;
- v. personal service shop;
- vi. merchandise service shop;
- vii. bank or financial institution;
- viii. postal outlet;
- ix. motor vehicle fuel station, motor vehicle service station;
- x. liquor store, neighbourhood public house, hotel, motel;
- xi. dry cleaners, laundromat;
- xii. community hall or auditorium, recreational facility;
- xiii. museum, historic site or cemetery;
- xiv. commercial club, fraternal club or organization;
- xv. public use, library or community care facility;
- xvi. ancillary buildings.

2019-6A-27 Non-Medical Cannabis Retail Sales Policy:

1. General

- a) The CRD will only consider lawful cannabis-related land uses that are permitted under provincial and federal legislation.
- b) Rezoning applications to permit cannabis retail sales will only be considered on a site-specific basis in Commercial zones.

4. Criteria for Reviewing LCRB Referrals

- a) A minimum separation distance of 300 m between cannabis retail sales and the following locations will be preferred (the minimum distance is calculated as a straight line from the edge of each parcel):
 - i) Daycares;
 - ii) Community Care Facilities;

- iii) Hospitals;
- iv) Libraries;
- v) Parks;
- vi) Playgrounds;
- vii) Schools; and
- viii) Other cannabis retails sales establishments.
- b) The CRD Board may consider one or more of the following when voting on a resolution that will be forwarded to the LCRB:
 - i) Location of the establishment;
 - ii) Proximity of the establishment to other social or recreational facilities and public buildings;
 - iii) Proposed hours of operation;
 - iv) Traffic, noise, parking, and zoning; and
 - v) Other matters the CRD Board of Directors deems relevant.

Rationale for Recommendations:

Planning staff are supportive of this application receiving 1st and 2nd reading. A future Public Hearing, as required for rezoning and official community plan amendment bylaws, will also satisfy the LCRB requirement for public consultation.

Staff note that the Cariboo Regional District cannabis policy envisions a 300-meter distance from retail cannabis locations to key social amenities including daycares, community care facilities, hospitals, libraries, parks, playgrounds, and other cannabis retail sales establishments. Data collected from the Provincial Child Care mapping tool shows that there are no licensed daycares within the area. This area is primarily a tourist commercial development along Nimpo Lake with a broad range of permitted general commercial uses and a few residential lots in proximity. For this reason, adding a proposed retail sales, cannabis use would meet the policy intent of retail locations being directed to commercial zoned areas with minimum impact anticipated on the neighbourhood.

The Interior Health Authority have expressed similar criteria for consideration as our non-medical cannabis retail sales policy. The Ministry of Transportation and Infrastructure (MOTI) has no objection in principle to the proposed rezoning.

The Electoral Area 'J' Advisory Planning Commission (APC) is in support of the proposal. The APC mentioned that the RCMP at the Anahim Lake detachment met with the Chief and Council of the Ulkatcho First Nations to discuss this rezoning proposal and were all in support of opening a cannabis retail store in Nimpo Lake area.

Recommendation:

- 1. That the Chilcotin Area Rural Land Use Amendment Bylaw No. 5396, 2022 be read a first and second time, subject to the following condition:
 - The applicant offering to enter into and entering into a covenant to ensure compliance with the CRD Shoreland Management Policy with respect to sewerage disposal.

Further, that the cost of registration of the Shoreland Management Policy covenant be borne by the applicant.

REFERRAL COMMENTS

Health Authority: June 10, 2022

Thank you for the opportunity to provide comments regarding the above referenced zoning amendment for a cannabis dispensary located at 21140 Chilcotin Hwy 20.

From a healthy built environment perspective the following should be considered when deciding where to locate cannabis retail sales:

- 1. Water Supply:
- a. Any onsite water supply system (e.g. private well) that services the facility may be subject to the approval and permitting requirements of the BC Drinking Water Protection Act and Regulation.
- 2. Waste Water Disposal:
- a. Any waste water generated by these operations is not considered "domestic sewage." Domestic Sewage would include washroom, food preparation, dishwashing and showering waste. Interior Health enforces the BC Sewerage System Regulation.
- b. Industrial Waste is managed by the Ministry of Environment, under the Environmental Waste Management Act, Municipal Sewage Regulation.
- 3. Location: Proximity and impact on adjacent land uses need to be considered.
- a. The size and configuration of the property, including access to the property and distance from residences and schools
- b. Minimize exposure to cannabis marketing/modelling to youth
- c. Maximize distance from places children frequent, e.g. schools, playgrounds, etc., as much as possible and feasible
- d. Do not co-locate with alcohol outlet
- e. Maximize from other retail locations for cannabis as much as feasible.

Ministry of Transportation and Infrastructure: May 24, 2022

The Ministry of Transportation and Infrastructure have no objections in principle to the proposed zoning amendment to Bylaw No. 5396 from General Commercial (C 1) to Special Exception (C 1-2) to allow for cannabis retail sales.

Advisory Planning Commission: May 31, 2022

See attached.

Ministry of Environment and Climate Change Strategy:

No response.

ATTACHMENTS

Appendix A: Bylaw 5396 Appendix B: General Map Appendix C: Specific Map Appendix D: Orthographic Map

Appendix E: **Proposed Floorplan**

Other: **Applicants Supporting Documentation**

Advisory Planning Commission Comments



CARIBOO REGIONAL DISTRICT

BYLAW NO. 5396

A bylaw of the Cariboo Regional District, in the Province of British Columbia, to amend Bylaw No. 3500, being the "Chilcotin Area Rural Land Use Bylaw No. 3500, 1999".

WHEREAS the *Local Government Act* authorizes the Regional Board to amend a Rural Land Use bylaw after a public hearing and upon the affirmative vote of the Directors.

WHEREAS an application has been received to rezone property.

NOW, THEREFORE, the Board of Directors of the Cariboo Regional District, duly assembled, hereby enacts as follows:

1. CITATION

This bylaw may be cited for all purposes as the "Chilcotin Area Rural Land Use Amendment Bylaw No. 5396, 2022".

2. AMENDMENT

Bylaw No. 3500 of the Cariboo Regional District is amended by:

i) Including Section 8.1.3.2 into Schedule "A" as follows:

8.1.3.2 <u>Special Exception C 1-2 Zone</u> (3360-20/20210066)

Notwithstanding any other provisions of this bylaw to the contrary, on lands zoned C 1-2, the permitted non-residential uses shall include:

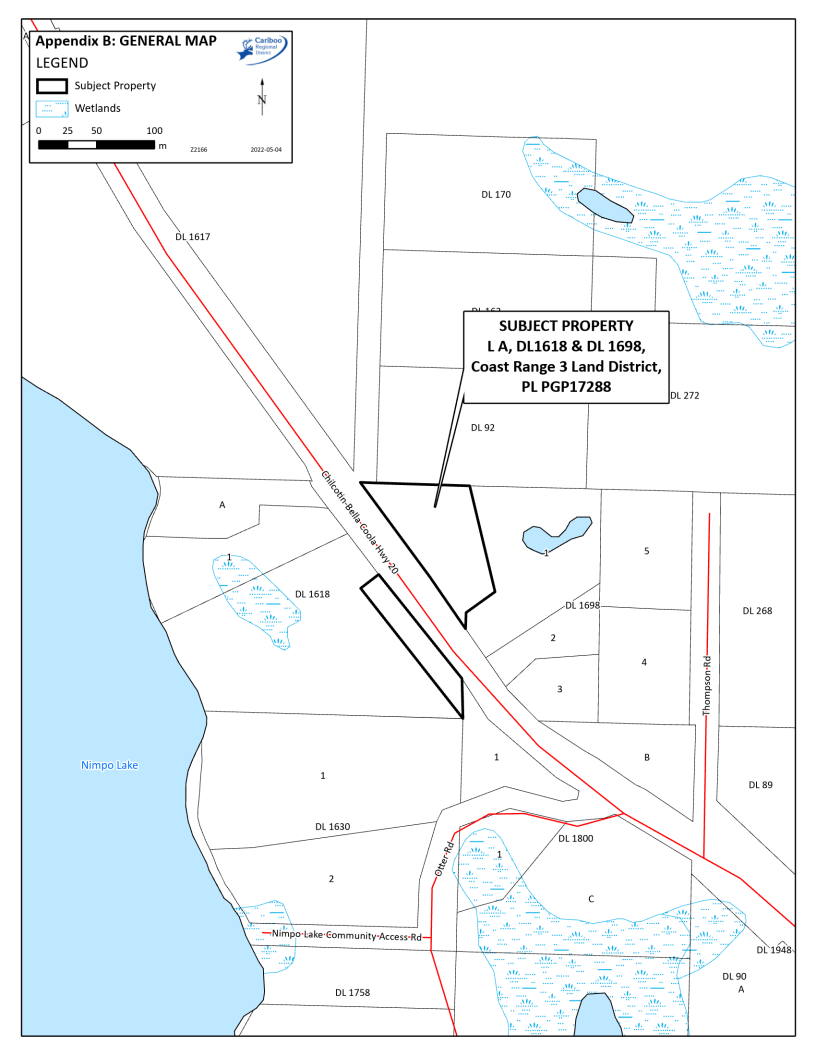
(b) NON-RESIDENTIAL	USES:
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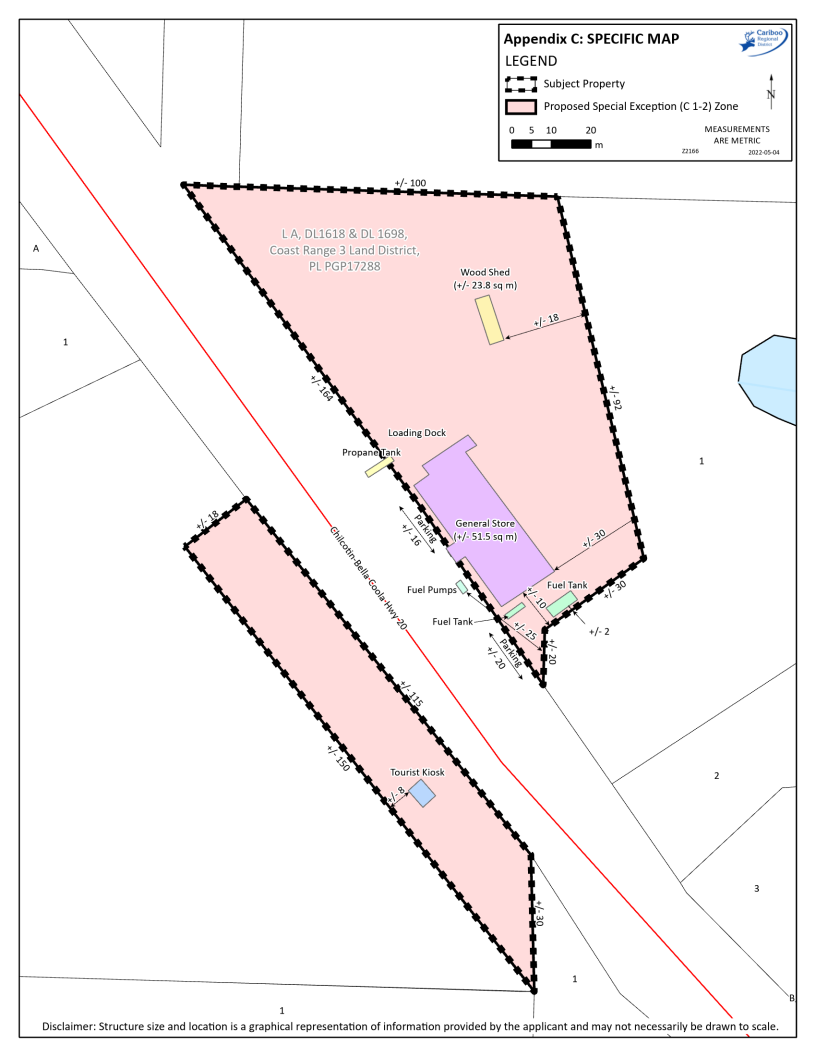
i) Retail sales, cannabis

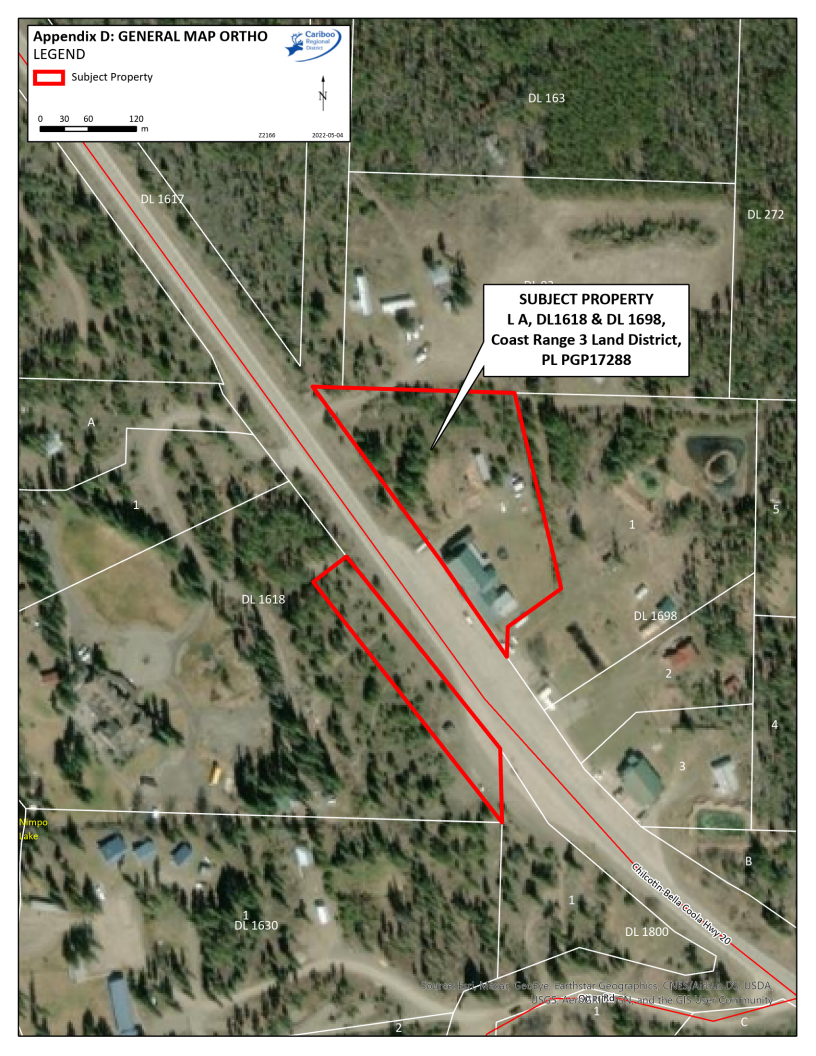
All other provisions of the C 1 zone apply.

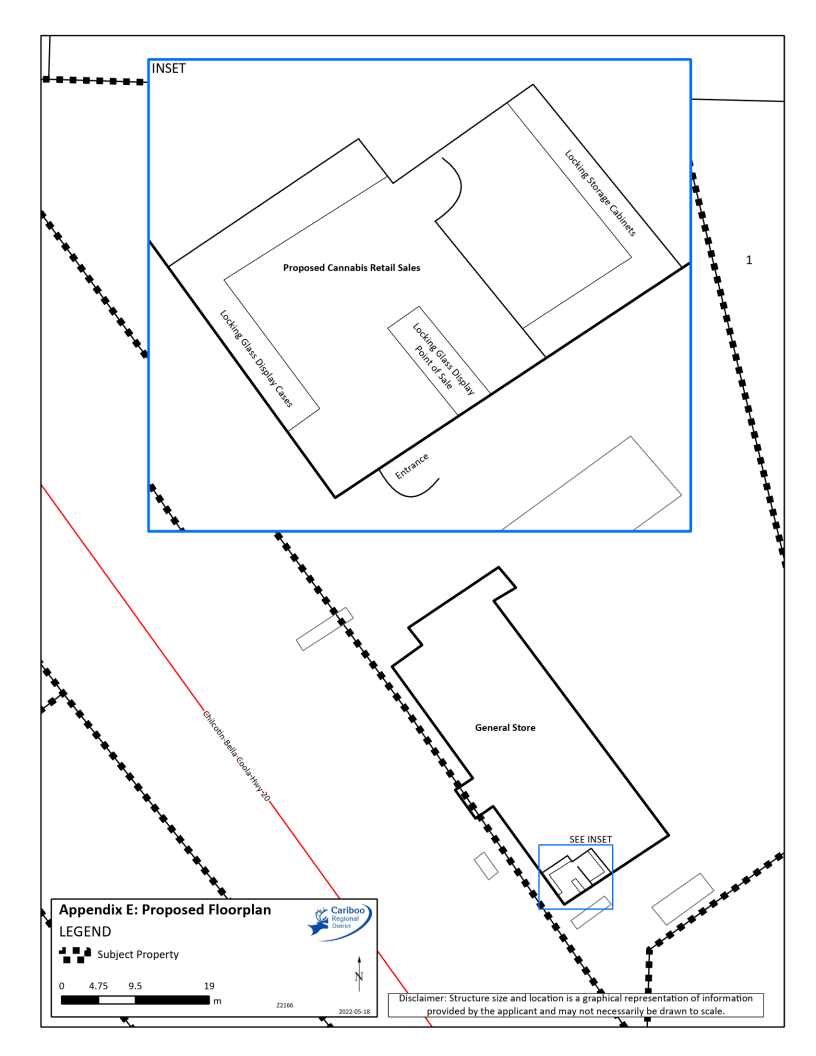
- ii) rezoning Lot A, District Lots 1618 and 1698, Range 3 Coast District, Plan 17288, be rezoned from General Commercial (C 1) zone to Special Exception C 1-2 zone; and
- iii) amending Schedule "C" accordingly.

READ A FIRST TIME THIS DAY OF	, 2022.
READ A SECOND TIME THIS DAY OF	, 2022.
A PUBLIC HEARING WAS HELD ON THE DAY OF	, 2022.
READ A THIRD TIME THIS DAY OF	, 2022.
ADOPTED THIS DAY OF	, 2022.
	Chair
	Manager of Corporate Services
I hereby certify the foregoing to be a tru No. 5396 cited as the "Chilcotin Area R Bylaw No. 5396, 2022", as adopted by th Board on the day of	tural Land Use Amendment he Cariboo Regional District
Manager of Corporate	e Services









followin		is a general venirs, frels, his ty and all buildings: 10	Store selling wir ammuntions +	the actle	
Describe the rea	asons in support for the applicati		one and their is pensary.		
Provide a gener	al description of vegetation cover	r (i.e. treed, grassland, forag		rees.	
Provide general geographical information (i.e. existing lakes, streams, physical features etc.): Huy 20 [asses through the property Nimpo Lake is [bcaled a could handred meters from the property Services Currently Existing or Readily Available to the Property (check applicable area)					
* Readily Availabl	Services	Currently Existing?	Readily Available?*		
		Yes No	Yes No		
	Hydro Telephone Community Water System Community Sewer System Sewage Disposal System Well Other (please specify) Septic System			-	

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Referred To	
File No:3360-20/20210066	

ADVISORY PLANNING COMMISSION RESPONSE FORM

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Minutes of the meeting in the	ng of the Electoral Area 'J' advisory planning commission held on , , located at \bigcirc , \bigcirc , BC, commencing at	Man31/3
PRESENT:	Chair Dass Clark.	
	Members Lest, milkon. Deborah Kannegeissen, Kann Kolin Pare.	allateh.
	Recording Secretary Sonanna Kirby	
	Owners/Agent, or Contacted but declined to attend	
ABSENT:		
ALSO PRESENT: Elector	Staff support (if present)	~~ ·
20 be supported rejection	ON – 3360-20/20210066 (LOT A, DISTRICT LOT 1618 AND 1698, F Solvential: "THAT the application to rezone property at 21140 cted for the following reasons:	RANGE 3, COAST CHILCOTIN HWY
ii) For: ``Again		RRIED/DEFEATED
Termination Dec	Dan Clark That the meeting terminate.	CARRIED
Time:		
Recording Secretary	Chair	
recording feet crary	<u> </u>	