# UNSIGHTLY PREMISES BYLAW NO.505

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

A BYLAW TO PROHIBIT UNSIGHTLY PREMISES WITHIN THE LIMITS OF THE VILLAGE OF ASHCROFT

The Council of the Village of Ashcroft, in open meeting assembled pursuant to Section 932 of the Municipal Act enacts as follows:

## Citation

1. This Bylaw may be cited for all purposes as "Unsightly Premises Bylaw No. 505, 1990.

# <u>Definitions</u>

2. In this Bylaw:

"Council" means the Council of the Village of Ashcroft.

"Filth, Discarded Materials or Rubbish" includes any and all manner of garbage; discarded or disused materials; filth; noxious, offensive or unwholesome matters; unused or stripped automobiles, trucks, trailers, boats, vessels, machinery, mechanical or metal parts; bottles; glass; brush; and noxious weeds or other weeds of any kind.

"Graffiti" means drawing, printing or writing scratched, sprayed, painted or scribbled on a wall or other surface, but does not include a sign for which a permit has been issued by the Municipality.

"Highway" has the same meaning as in the Municipal Act.

"Inspector" means a person appointed by the Council to administer this Bylaw.

"Occupier" has the same meaning as in the Municipal Act.

"Open Place" means a highway or any Premises where there are no buildings or structures.

"Owner" has the same meaning as in the Municipal Act.

"Premises" means any lot, block or other area in which land is held or into which it is subdivided.

"Municipality" means the Village of Ashcroft .

### Prohibitions

- 3. No Owner or Occupier of Real Property shall cause or permit water, rubbish, or noxious, offensive or unwholesome matter to collect or accumulate around his premises.
- 4. No person shall deposit or throw bottles, broken glass or other rubbish in any open space.
- 5. No Owner or Occupier of Real Property shall allow such property to become or to remain unsightly.
- 6. No person shall place graffiti on walls, fences or elsewhere on or adjacent to a public place.

### Requirements

- 7. Owners or Occupiers of Real Property or their agents shall keep their property clear of brush and noxious weeds.
- 8. Owners or Occupiers of Real Property or their agents shall prevent infestation of it by caterpillars and other noxious or destructive insects and shall clear the property of caterpillars and other noxious or destructive insects.
- 9. Owners or Occupiers of Real Property, or their agents, shall remove from it any unsightly accumulation of filth, discarded materials, rubbish or graffiti.

### Remedial

In default of the Owner or Occupier of Real Property removing from the Real Property any unsightly accumulation of filth, discarded materials, rubbish or graffiti, or clearing the property of brush, or noxious weeds, or clearing the property of infestation of caterpillars and other noxious or destructive insects, the Municipality, by its employees and others, may enter and effect the removal or clearance at the expense of the Owner or Occupier defaulting and the charges for doing so, if unpaid on December 31st in any year, shall be added to and form part of the taxes payable on that Real Property as taxes in arrear.

## Inspection

Every Inspector is hereby authorized to enter upon any lands and premises in the Municipality at all reasonable times to ascertain whether this Bylaw is being observed.

## Offence and Fine

- 12. A person who contravenes this Bylaw by doing an act that it forbids, or by omitting to do an act that it requires to be done, commits an offence and is liable to the penalties prescribed in the Offence Act.
- 13. Bylaw No. 367 cited as "The Corporation of the Village of Ashcroft Nuisance Bylaw No. 367, 1980" be rescinded in its entirety.

READ A FIRST TIME on the	Ilth	day of December	, 1989.
READ A SECOND TIME on the	lith	day of December	, 1989.
READ'A THIRD TIME on the	26th	day of February	, 1990.
RECONSIDERED AND FINALLY	ADOPTED on the	e 2nd day of March	, 1990.

MAYOR

CLERK

Certified to be a true and correct copy of By-law No. 505 as adopted by Council.

Clerk

A true copy of By-Law No. 505 registered in the office of the Inspector of Municipalities this 12 day of 1990.

Denuty Inspector of Municipalities

DATE

Owner/Occupier Address

Dear Sir:

Re: Lot , Section , Plan

Folio No.

As a result of complaints received in this office, our Building Inspector inspected your property legally described above and located at Street, , B.C. and observed an accumulation of rubbish and/or discarded materials, to wit a derelict overturned car body (or what have you).

Under the provisions of the Village of Ashcroft Unsightly Premises Bylaw No. 505, 1990. ". it is an offence for owners or occupiers of real property within the village boundaries to permit any accumulation of filth, discarded materials or rubbish of any kind on their premises.

I therefore serve this notice and request that you remove and clear the accumulation of filth, discarded materials and rubbish and, in particular, the derelict car body (or what have you) from your property by (date).

In the event that you fail to comply with this notice within the specified time, I must forthwith file a report with Council for their attention and further action.

I trust that you will cooperate with the District in this regard and see that this matter is resolved to the satisfaction of all concerned.

Yours truly,

Clerk

#### MEMO

Date

To: The Mayor and Council

FROM: Building Inspector

# RE: Unsightly Premises Bylaw

This department has received complaints regarding the unsightly appearance of property situated at Street, B.C. legally described as Lot , Section , Plan , plan , registered in the names of (owner/occupier, address).

A letter was forwarded to the owners of the property on requesting that the premises be cleaned up of a derelict car body. Since that time, an empty oil tank has appeared on the property and the car body has not been removed.

I request therefore that Council proceed with notice to the owner or occupier giving him or her fourteeen days to effect a clean up or the work will be done by the or by its authorized agents.

Respectfully submitted,

Building Inspector

Enclosures

# IN THE MATTER OF SECTION 932 OF THE MUNICIPAL ACT R.S.B.C. 1979 CHAPTER 290 AND AMENDMENTS

AND

IN	THE	MATTER	OF	THAT	PART	OF	PARC	CEL
D.L.		,			DIS	STRI	CT,	PLAN

TO:

Name and Address (owner/occupier)

(send copies to mortgagee)

## NOTICE OF HEARING

TAKE NOTICE that the Municipal Council of the Village of Ashcroft pursuant to Section 932 of the Municipal Act and Unsightly Premises Bylaw No. 505, will at the hour of in the noon on the day of A.D. 19 in the Council Chambers at the Municipal Hall in Municipal Hall in the Council Chambers at the Municipal Hall in the Spector as to whether, with respect to the lands more particularly described above, the owner/occupier shall be required to remove the accumulation thereon of the second contract of the
AND FURTHER TAKE NOTICE that should Council require the owner/occupier to remove the described accumulation, and the owner/occupier defaults, the Council may direct its employees and others to enter and effect the removal at the expense of the person defaulting. The charges for doing so, if unpaid on December 31st in the year in which the effects the removal, shall be added to and form part of the taxes payable in respect of the real property in question, as taxes in arrear.
AND FURTHER TAKE NOTICE that should you wish to make representation to the Council regarding the lands and premises listed above, you should appear at that time, date and place to make your presentation to Council.
THIS NOTICE is given by the Municipal Council of theof thisday of, A.D., 19
CLERK

Date
Owner/Occupier Address
Double Registered
Dear :
Re: Village of Ashcroft- Unsightly Premises Bylaw No. 505
Take notice that the Village of Ashcroft has passed the Resolution, a copy of which is enclosed with this letter.
Pursuant to the Resolution of Council, we advise that unless you, the owner of Lot, Section,District, Plan, clean up that property by removing the derelict motor vehicle and empty oil tank and all other unsightly accumulation of material and debris, and leave the premises clean and tidy, within fourteen (14) days of receipt of this letter by you, the shall, in default of such removal, enter upon the property and effect the removal by its workmen and others, at your expense. Receipt of this letter by you will be assumed to be four (4) days from the date of this letter.
The charges made by the for the removal, if done by the if unpaid by you on the 31st day of December in the year in which the effects the removal, shall be added to and form part of the taxes payable in respect of the real property in question, as taxes in arrear.
This Notice is given by and on behalf of the Village of Ashcroft.
(Signed By)Clerk
Encl. pc: (registered mortgagees)

	UNSIGHTLY	PREMISES	BYLAW_	505	NO.	1990.	, , , , , , , , , , , , , , , , , , ,	
BYLAW 50 and occup remove th	ersuant to  15 NO. No	1990 respectiv on thereo	" IT IS e premis n of the	HEREB	Y RES	OLVED n belo	that with the thick the th	the owners otified to
PI	ROPERTY DESCI	RIPTION						
	ot olio No.	, Sectio	n	,	Plan		,	District
_								
, <u>L</u> C	OCATION .							
		Stree	t,		C	of		, B.C.
<u>וט</u>	NSIGHTLY ACC	UMULATION						
De	erelict moto	r vehicle	and em	pty oil	tank			
<u>R</u> ]	EMEDIAL MEAS	URES						
C.	lean up the w	unsightly	accumu	lation				
such remo occupiers carry out owner or work is d	of  of  oval or reme  oval or reme  oval or succupier. I  done, the exp  on that real	dial mea ourteen) : th work co f unpaid enses sha	SE AND I sures b 14 days arried o on Dece 111 be a	s HEREN eing un of recout and mber 31 dded to	BY AUT nderta eipt of the e st in and	HORIZ ken b of not expens the y form p	ED in by the lice to le char in le char	default of owners or do so, to ged to the which the
				,				
MOVED BY	ALDERMAN					<del>-</del>		
SECONDED	BY ALDERMAN_					_		
								7
DATED at of	, 19	of			, E	3.C. t	his	day

, 199

Clerk

em

DATE

Owner/Occupier Address

Dear Sir:

Re: Lot , Section , Plan Folio No.

As a result of complaints received in this office, our Building Inspector inspected your property legally described above and located at Street, , B.C. and observed an accumulation of rubbish and/or discarded materials, to wit a derelict overturned car body (or what have you).

Under the provisions of the Village of Ashcroft Unsightly Premises Bylaw No. 505, 1990. ". it is an offence for owners or occupiers of real property within the village boundaries to permit any accumulation of filth, discarded materials or rubbish of any kind on their premises.

I therefore serve this notice and request that you remove and clear the accumulation of filth, discarded materials and rubbish and, in particular, the derelict car body (or what have you) from your property by (date).

In the event that you fail to comply with this notice within the specified time, I must forthwith file a report with Council for their attention and further action.

I trust that you will cooperate with the District in this regard and see that this matter is resolved to the satisfaction of all concerned.

Yours truly,

Clerk

### MEMO

Date

To: The Mayor and Council

FROM: Building Inspector

## RE: Unsightly Premises Bylaw

This department has received complaints regarding the unsightly appearance of property situated at Street, B.C. legally described as Lot , Section , Plan , District; Folio No. registered in the names of (owner/occupier, address).

A letter was forwarded to the owners of the property on requesting that the premises be cleaned up of a derelict car body. Since that time, an empty oil tank has appeared on the property and the car body has not been removed.

I request therefore that Council proceed with notice to the owner or occupier giving him or her fourteeen days to effect a clean up or the work will be done by the or by its authorized agents.

Respectfully submitted,

Building Inspector

Enclosures

## IN THE MATTER OF SECTION 932 OF THE MUNICIPAL ACT R.S.B.C. 1979 CHAPTER 290 AND AMENDMENTS

## AND

DISTRICT, PLAN

IN THE MATTER OF THAT PART OF PARCEL

D.L.

TO:	Name and Address (owner/occupier)	(send	copies to morto	gagee)
	NO.	FICE OF HEARIN	<u>G</u>	
Premises the 19in th British C whether,	TAKE NOTICE that pursuant to Section Bylaw No. 505 noon on Council Chambers olumbia hear represent to the coccupier shall be re-	932 of the Market, will at the Munici entations by the lands more parts.	Municipal Act and the hour day of hall in he Building Institution description.	nd Unsightly of, A.D, pector as to ribed above,
owner/occ to enter a The charg which the part of t	AND FURTHER TAKE upier to remove upier defaults, the cand effect the removates for doing so, if effects he taxes payable in in arrear.	the describe council may directly at the expending on Detection to the removal,	d accumulation rect its employed se of the person cember 31st in shall be added	, and the control of
above, yo	AND FURTHER TAKE ation to the Council ou should appear at ion to Council.	L regarding th	e lands and pre	mises listed
theof	THIS NOTICE isthisday of_	given by t	he Municipal 19	Council of
		CLERK		

			Date	
Owner/Occupier Address				
Double Registe	red		3	
Dear	•			
Re: Vi	llage of Ashcroft- Un	sightly Premis	es Bylaw No	505
	nat the Village of As is enclosed with thi		ssed the Reso	lution, a
owner of Lot- clean up that oil tank and a and leave the receipt of th removal, enter and others, a	ne Resolution of Cour , Section property by removing all other unsightly a premises clean and is letter by you, to upon the property a t your expense. Reconstruction	the derelict maccumulation of tidy, within he shall and effect the ceipt of this	istrict, Plan notor vehicle f material and fourteen (14) l, in default removal by it letter by you	and empty d debris, days of of such s workmen
the if unpa	made by the id by you on the 31st effects the removal, ble in respect of the	day of Decembers shall be adde	er in the year ed to and for:	n part of
This Notice is	s given by and on beh	alf of the Vil	lage of Ashcr	oft.
	. (5	Signed By) Cleri	k	·
Encl. pc: (regis	tered mortgagees)	÷.		

	UNSIGHTLY	PREMISES BY	LAW 505	NO1990.	<del>Ministration and the second s</del>
BYLAW_and occurremove to	505 NO. upiers of the	1990 " I respective po on thereon o	T IS HERE remises set f the mate	BY RESOLVED of the forth below	GHTLY PREMISES that the owners be notified to led or take such
	PROPERTY DESC	RIPTION		• • • • • • • • • • • • • • • • • • •	
	Lot Folio No.	, Section	,	Plan	, District
	LOCATION				
		Street,		of	, B.C.
	UNSIGHTLY ACC	UMULATION			
	Derelict moto	r vehicle and	d empty oi	l tank	
	REMEDIAL MEAS	URES		3	
	Clean up the	unsightly ac	cumulation		
such re occupies carry or owner or work is	of emoval or remers, within (for the sum of	BE A edial measure ourteen) 14 d ch work carri f unpaid on enses shall	ND IS HERE es being u ays of rec ed out and December 3: be added to	BY AUTHORIZE ndertaken by eipt of notile the expense lst in the yeard and form parts.	official) of the D in default of the owners or ce to do so, to charged to the ear in which the art of the taxes
MOVED B	Y ALDERMAN				
SECONDE	D BY ALDERMAN_			entator <sup>i</sup> iman kunnatan ahan diren pariliman	
	•		٠		·
DATED a	t - , 19 -	of		, B.C. th	is day

Clerk