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CONSOLIDATION UPDATE: NOVEMBER 9, 2022

THE CITY OF WINNIPEG

TAKING TITLE TO VACANT AND DERELICT BUILDINGS BY-LAW NO. 89/2010

A By-law of THE CITY OF WINNIPEG to establish a process for taking title to vacant and derelict buildings pursuant to Part 5, Division 4 of The City of Winnipeg Charter.

WHEREAS Division 4 of Part 5 of *The City of Winnipeg Charter* provides for a process by which the City of Winnipeg may take title to vacant and derelict buildings;

AND WHEREAS this process was amended by the enactment of *The City of Winnipeg Charter Amendment and Municipal Amendment Act (Derelict Property);*

AND WHEREAS it is necessary to enact a By-law establishing a process for issuing preliminary derelict building orders, second notices and derelict building certificates in respect of derelict properties in order to take advantage of these provisions in *The City of Winnipeg Charter*;

NOW THEREFORE THE CITY OF WINNIPEG, in Council assembled, enacts as follows:

Short title

1 This By-law may be cited as the **Taking Title to Vacant and Derelict Buildings By-law**.

Definitions

- In this By-law and for the purposes of Part 5 Division 4 of *The City of Winnipeg Charter*
 - "derelict building by-law" means the Vacant Buildings By-law;
 - "derelict property" has the same meaning as in section 190 of *The City of Winnipeg Charter*;
 - "**Designated Committee**" means the Standing Policy Committee on Property and Development;

amended 48/2011, 106/2015; 137/2022

"designated employee" means the Chief Administrative Officer of the City and any employee of the City to whom he or she has delegated an authority granted or duty imposed under this By-law.

Designated employee authorized to act

3 A designated employee is hereby authorized to take actions or measures permitted or required to be taken by the City of Winnipeg under Part 5, Division 4 of *The City of Winnipeg Charter* in order for title to be issued vesting a derelict property in the City's name.

Time frames

The minimum time frames set out in Part 5, Division 4 of *The City of Winnipeg Charter* are hereby established as the applicable time frames for filing any appeals and for bringing properties into compliance with the Vacant Buildings By-law and for any other purpose referred to in that Division.

Role of Designated Committee

The Designated Committee is hereby authorized to hear appeals that are permitted under Part 5, Division 4 of *The City of Winnipeg Charter* and to issue Derelict Building Certificates.

Form and content of PDBO

- 6(1) A Preliminary Derelict Building Order must be issued in the form set out in Schedule "A" to this By-law and must include:
 - (a) the legal description of the property;
 - (b) a statement that the property is a derelict property; and
 - (c) a statement that it may be transferred to the City of Winnipeg if it is not brought into compliance with the Vacant Buildings By-law.

Form and content of second notice of PDBO

- 6(2) The second notice of a Preliminary Derelict Building Order must be issued in the form set out in Schedule "B" to this By-law and must include:
 - (a) the legal description of the property;
 - (b) a statement that the property continues to be a derelict property; and

(c) a statement that, if it is not brought into compliance with the Vacant Buildings By-law within 60 days, title to the above-noted property may be issued in the name of the City of Winnipeg and the person being served may be forever stopped and debarred from setting up any claim to or in respect of the property.

Application for Derelict Building Certificate

When applying for a Derelict Building Certificate, a designated employee must provide to the Designated Committee, a completed and sworn or affirmed statutory declaration in the form set out in Schedule "C" to this By-law.

amended 48/2011

Schedules form part of By-law

8 Schedules A, B and C, attached hereto, form part of this By-law.

Part 2 of Vacant and Derelict Buildings By-law No. 35/2004 repealed

Part 2 of Vacant and Derelict Buildings By-law No. 35/2004 is hereby repealed.

RECEIVED FIRST READING on this 21st day of July, 2010.

RECEIVED SECOND READING on this 22nd day of September, 2010.

RECEIVED THIRD READING on this 15th day of December, 2010.

DONE AND PASSED this 15th day of December, 2010.

RE: (legal description of property)

SCHEDULE A TO THE TAKING TITLE TO VACANT AND DERELICT BUILDINGS BY-LAW

amended 16/2011

PRELIMINARY DERELICT BUILDING ORDER

commonly known as (address) in the City of Winnipe
WHEREAS the registered owner of the above-noted property has been found guilty contravening a derelict building by-law, namely, the Vacant Buildings By-law, c(date);
AND WHEREAS I am satisfied on the basis of the inspection of the above-noted property by a enforcement officer with authority to enforce the Vacant Buildings By-law that the proper continues to be contravention of the Vacant Buildings By-law;
THEREFORE, TAKE NOTICE THAT The above-noted property is a derelict property as defined in <i>The City of Winnipeg Charter</i> .
The above-noted property may be transferred to the City of Winnipeg if it is not brought into compliance with the Vacant Buildings By-law within 90 days after this Order has been served on the registered owner.
AND FURTHER TAKE NOTICE THAT
You have a right to appeal this Order to the Standing Policy Committee on Property ar Development. Your appeal must be in writing and must be received by the Office of the City Cler Council Building, 510 Main Street, Winnipeg, Manitoba, R3B 1B9 within 90 days after this Order has been served on you. **Amended 48/2011; 106/2015; 137/2022**
If you have any questions concerning this Order or the consequences of failing to bring the proper into compliance with the Vacant Buildings By-law No. 79/2010, please conta at 986
Designated Employee Date

SCHEDULE B TO THE TAKING TITLE TO VACANT AND DERELICT BUILDINGS BY-LAW

amended 16/2011

SECOND NOTICE OF A PRELIMINARY DERELICT BUILDING ORDER

RE: (legal description of property)	
commonly known as	(address) in the City of Winnipeg
WHEREAS a Preliminary Derelict Building Order i on (copy attached);	n respect of the above-noted property was issued
AND WHEREAS more than 30 days have passe <i>Winnipeg Charter</i> to be served with a copy of the with a copy of the Order;	
AND WHEREAS the property continues to remai with the Vacant Buildings By-law;	n a derelict property in that it is not in compliance
THEREFORE, TAKE NOTICE THAT Unless the above-noted property brought into cor 60 days after this Second Notice is served on interested persons on whom it is required to be	the registered owner of the property and the
Title to the above-noted property may be	issued in the name of the City of Winnipeg; and
 You may be forever stopped and debarred property. 	d from setting up any claim to or in respect of the
You have a right to appeal the Preliminary Derelicibringing the property into compliance with the Vac Policy Committee on Property and Development received by the Office of the City Clerk, Council Bu 1B9 within 60 days after this Second Notice has amended 48/2011; 106/2015; 1	cant Buildings By-law No. 79/2010 to the Standing t. Your appeal must be in writing and must be uilding, 510 Main Street, Winnipeg, Manitoba, R3E been served on you.
If you have any questions concerning this Order of into compliance with the Vacant Buildings By-law at 986-	No. 79/2010, please contact
Designated Employee Attachment: Preliminary Derelict Building Order	Date

SCHEDULE C TO THE TAKING TITLE TO VACANT AND DERELICT BUILDINGS BY-LAW

STATUTORY DECLARATION

RE: (legal description of property)	
commonly known as	(address) in the City of Winnipeg,
I, the Vacant Buildings By-law,	, a Designated Employee for the purposes of
MAKE OATH (OR AFFIRM) AND SAY THAT	
A Preliminary Derelict Building Order in respect of the above-above-noted property was issued on Derelict Building Order and the Second Notice of a registered at the land titles office and have been servicity of Winnipeg Charter.	Preliminary Derelict Building Order in respect of (date). Both the Preliminary Preliminary Derelict Building Order have been
The time period for bringing the above-noted proper Buildings By-law provided in the Preliminary Derelic Preliminary Derelict Building Order has expired.	,
The time period within which an appeal against the taken has expired or, if an appeal against the Order the decision either (a) confirmed the Order or (b) var with the Order as varied.	r was taken, the appeal has been decided and
I am satisfied on the basis of inspections carried ou Winnipeg who are authorized to enforce the Vacant to be in contravention of the By-law.	
Sworn or affirmed before me thisday)	
of in the year 20 , in the) City of Winnipeg in the Province of Manitoba.)	Signature of Designated Employee
A (Commissioner of Oaths / Notary Public) in and for the Province of Manitoba. My commission expires on	