

NORTHERN VILLAGE OF KANGIQSUALUJJUAQ

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NORTHERN VILLAGE OF KANGIQSUALUJJUAQ ZONING BY-LAW



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PUBLIC HEARING NOTICE (MASTER PLAN AMENDMENT)

NORTHERN VILLAGE OF KANGIQSUALUJJUAQ By-law No. _____

Concerning the adoption of a zoning by-law for the municipal territory

WHEREAS

pursuant to subsection 176 (2) of *An Act respecting Northern villages and the Kativik Regional Government* (CQLR, c. V-6.1; hereinafter the Kativik Act), the Municipal Council (hereinafter the Council) may adopt by-laws, subject to the master plan, to divide the territory of the municipality into zones in order to prescribe the architecture, dimensions, symmetry, alignment, destination, materials and the manner of assembling the same, of the structures which may erected therein, the use of any immovable located therein, the area and dimensions of lots, the proportion of lots which may be occupied by structures, the space which must be left clear between structures and the lines of lots, the space which, on such lots, must be reserved and arranged for the parking of vehicles, and the manner of arranging such space;

WHEREAS

pursuant to subsection 199 (1) of the Kativik Act, the Council may adopt by-laws, subject to the master plan of the municipality, to order the opening, closing, widening, extension, changing, improvement, maintenance or regulation of streets and roads;

WHEREAS the Council has adopted a Master Plan, by By-law No. _____;

WHEREAS

pursuant to Section 167 of the Kativik Act, the Council may provide for the issuing of permits or certificates in relation to the application of a by-law contemplated in Section 176 of the Kativik Act;

WHEREAS

a notice of motion for this by-law was duly given during the preceding sitting of the Council held on _____, ____.

Therefore, the Council of the Northern Village of Kangiqsualujjuaq, by this by-law, enacts and decrees as follow:

Part 1 Introduction

PART 1 – INTRODUCTION

The Zoning By-law of the Northern Village of Kangiqsualujjuaq, known as the 'Kangiqsualujjuaq Zoning By-law' is hereby adopted. In addition to being a legal text, this by-law is also to be used as a guideline to educate the community and *development* applicants about land uses and the land use planning process. Some sections are to be understood as such and are not to be understood as enforceable regulations. These sections are identified herein. The provisions of this by-law cannot be changed or repealed except by adopting another by-law in accordance with Section 142 and subsection 176.2 of the Kativik Act.

1.1 PURPOSE OF THIS BY-LAW

Generally speaking, the purpose of the Zoning By-law is to enforce the policies of the *Master Plan*.

Enforcing the policies of the *Master Plan* involves controlling where the different types of construction can take place in the village and controlling the size of *buildings* and their location on a lot. Like the *Master Plan* by-law, the Zoning by-law includes rules. Among others, these rules are called "regulations". The regulations allow *Council* to:

- i. control where *development* takes place by imposing restrictions regarding the types of *uses* allowed in each land use *zone*; and
- ii. control the size and location of *building*(s) on a lot by imposing restrictions called "*setbacks*" (they set the limits for placing a *building* inside a lot).

The Zoning By-law requires that people obtain a written permission from *Council* before carrying out a *development* project or changing the *use* of a *building* or a lot. This written permission is called a "*development permit*".

The *zone* names and colors are the same as the land use designations in the Kangiqsualujjuaq *Master Plan*. Reference should be made to the Land Use Designation and Zone Map in the Kangiqsualujjuaq *Master Plan*.

Certain terms used in this by-law (such as *setback*, *development*, *acquired rights*, *use* etc.) are specific to planning. The definition of these terms is provided in Part 6. Any term that is defined in Part 6 is shown in *italics* in the text.

1.2 ROLES AND POWERS

1.2.1 COUNCIL

Council has the power to develop and adopt the *Master Plan* and the Zoning By-law. The Zoning By-law is also subject to a Vote of the Electors (meaning referendum) prior to coming into effect.

From time to time, it is necessary to amend (meaning making a change) the *Master Plan* and the Zoning By-law. *Council* has the authority to amend or repeal (meaning cancel) a *Master Plan* or the Zoning By-law. An amendment to the Zoning By-law also requires a

Part 1 Introduction

Vote of the Electors.

Council has the power to:

i. Appoint, by resolution, an employee of the Northern Village to serve as
 Development Officer to help manage and enforce the *Master Plan* and Zoning Bylaw;

- ii. Approve or reject development permit applications;
- iii. Consider the recommendations of the Land Use Committee, if in effect.

1.2.2 DEVELOPMENT OFFICER

The *Development Officer* manages and enforces the *Master Plan* and Zoning By-law on a daily basis. This work may not require a full-time position. This is why *Council* typically appoints an existing staff of the Northern Village, like the By-law officer, to act as *Development Officer*.

The *Development Officer* has the authority to enforce the rules of the *Master Plan* and the Zoning By-law.

The role of the *Development Officer* includes:

- i. receiving development permit applications and collecting application fees;
- ii. studying *development permit* applications and making recommendation to *Council or inform land use committee if in effect*:
- iii. verifying if a proposed *use* is permitted in a *zone*, and if the *use* is not listed, deciding if it is a similar *use*.
- iv. giving out development permits;
- v. letting applicants know if their application is refused;
- vi. keeping a record of all *development permit* applications, including the decision of *Council*, the reports on enforcements and enforcement actions;
- vii. keeping a copy of the *Master Plan*, the Zoning By-law and all *development permit* application files available for the general public during office hours:
- viii. inspecting the work allowed under a development permit;
- ix. receiving complaints;
- x. visiting properties or *building*s to make sure that the regulations of this by-law are being (or have been) followed; the owner, tenant or occupant of the land or *building* must allow the *Development Officer* on the property and answer any questions he/she has about the work;
- xi. notifying any *person* involved to cease any *use* or construction that does not follow the regulations of this by-law;
- xii. preparing enforcement reports;
- xiii. Giving out notices of enforcement and making follow-up inspections;
- xiv. receiving applications for amendments, collecting application fees, preparing and

Part 1 Introduction

- posting public notices;
- xv. forwarding copies of applications, infraction reports, and resolutions of *Council* to KRG Land Use Planning Section.

1.2.3 LAND USE COMMITTEE

A Land Use Committee consists of 3 members of NV *Council* and 3 members from the Board of Directors of the Landholding Corporation. The purpose of the Land Use Committee is to review planning matters that *Council* has referred to the Committee for a recommendation. The Committee is therefore an advisory committee and does not make decisions on *development permit* applications or any other planning matters related to the *Master Plan* and Zoning By-law. Examples of planning matters that the Committee may provide recommendations on are:

- i. Amendments to the *Master Plan* or Zoning By-law;
- ii. Application for a development permit.

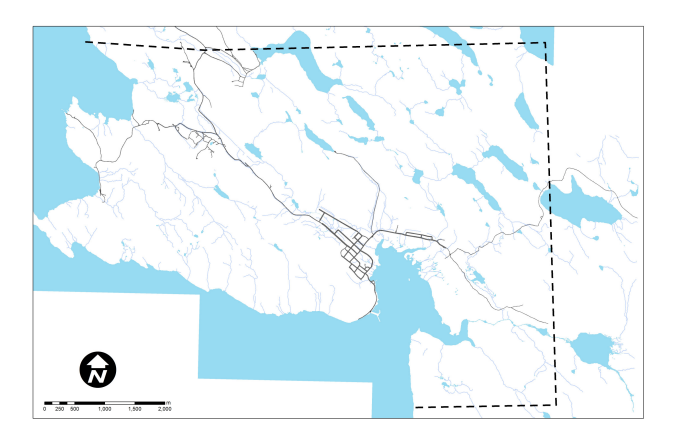
1.2.4 APPLICANT

The applicant is the *person* who submits an application for *development permit*, or amendment. He/she is responsible for consulting the *Development Officer* to better understand the rules that apply, for preparing and submitting the documents that must accompany an application and paying the fees that apply. The applicant is also responsible for submitting by e-mail a full copy of any application made to the NV to the KRG Land Use Planning Section (<u>landuse@krg.ca</u>).

PART 2 – APPLICATION AND INTERPRETATION OF BY-LAW

2.1 LANDS TO WHICH BY-LAW APPLIES

This By-law applies to all lands within the municipal boundary of the Northern Village of Kangiqsualujjuaq. Everyone including Council, the staff of the Northern Village, the Landholding Corporation, organizations, companies and residents must follow all the provisions of this by-law.



2.2 ZONES

A zone is an area in which certain land uses are allowed and certain regulations apply.

For the purpose of this by-law, the land within the municipal boundary of the Northern Village of Kangiqsualujjuaq is divided into seven *zone*s as defined in the Kangiqsualujjuaq *Master Plan*:

- i. Residential
- ii. Commercial & Community Services
- iii. Industrial
- iv. Transportation & Communications
- v. Recreational
- vi. Conservation
- vii. Nuna

2.3 ZONING MAP

The location and the boundary of each *zone* are shown on the Land Use Designation and Zone Map in the Kangiqsualujjuaq *Master Plan*.

2.4 INTERPRETATION OF THE ZONING MAP

If the boundary of a *zone* is unclear, *Council* shall use the edge of the road *right-of-way* and surveyed *lot lines* to interpret the Land Use Designation and Zone Map.

2.5 MEASUREMENTS

All measurements in this by-law are in metric units.

PART 3 – DEVELOPMENT PERMITS

3.1 EXCEPTIONS TO ZONE REGULATIONS

The *development* or redevelopment in the Northern Village of Kangiqsualujjuaq shall meet the zoning regulations in this By-law, unless:

- i. The *development* is specifically exempted under section 3.2.
- ii. The development involves a use and/or building with acquired rights (Part 4.2).

3.2 DEVELOPMENT PERMIT

A *person* must obtain a *development permit* from *Council* before beginning any construction work or before making any change to the *use* of land or a *building*, or before moving a *building*.

The following *development* do not required a *development permit*:

- i. minor repairs, renovation and normal maintenance of a *structure* or *building* as long as the size, and *use* of the *structure*, *building* or land are not changed;
- ii. an *accessory building* less than fifteen (15) square metres in size that meets all other regulations of this by-law;
- iii. a temporary *building* or *structure* installed for the duration of a construction project;
- iv. signs;
- v. decks that meet all other regulations of this by-law;
- vi. temporary camping structures for traditional and cultural activities including noncommercial tent camps and *cabins* in the Nuna *zone*:
- vii. utility poles, power lines, cable and telephone lines.

3.3 PROCEDURE FOR FILING A DEVELOPMENT PERMIT APPLICATION

An application should be submitted to the *Development Officer* 90 days before the beginning of the construction work.

An electronic copy of the application, including all required documents, must be forwarded to the KRG Land Use Planning Section (landuse@krg.ca).

The organization applying for a *development permit* must provide the following information:

- i. a complete and signed **Development Permit Application Form**
- ii. a non-refundable **fee** paid to the Northern Village of Kangiqsualujjuaq. The fees, which includes all applicable taxes, are:

a.	construction of any structure or building:	\$100
b.	addition to an existing building:	\$100
c.	moving a <i>building</i> :	\$100
d.	establishing or expanding a quarry or pit:	\$100
e.	changing the <i>use</i> of land or a building:	\$100
f.	construction or <i>use</i> of a <i>building</i> for temporary purposes: \$100	
g.	demolition of any structure or building:	\$25
h.	renewing a permit:	\$25
i.	excavation or gravel pad work:	\$25
j.	lot subdivision or merging of lots:	\$100

- iii. Fees for applications submitted less than 90 days prior to the beginning of the construction work will be doubled;
- iv. 2 copies of a **survey plan** prepared by a land surveyor that shows the dimensions of the lot, relationship to other surrounding lots and public roads.
- v. 2 copies of a scaled **site plan** that shows: the lot dimensions, the lot *setbacks*, *existing building*s, proposed main *building*(s), accessory *building*s or *structures*, water hook-up, overfill pipe, culvert and oil tank locations, vehicle access to the lot, where fill will be introduced, and drainage;
- vi. 2 copies of **elevations** of the proposed *building*(s);
- vii. 2 copies of **floor plans** for the proposed *building*(s);
- viii. Council may request a Traffic and Parking Study for a major facility to determine the appropriate amount of required parking.

3.4 DECISION ON DEVELOPMENT PERMIT APPLICATIONS

Council is required to make a decision on development permit applications. Council will consider the recommendation of the Land Use Committee (if in effect) and will:

- i. approve the application;
- ii. approve the application with conditions; or
- iii. refuse the application.

Only complete applications will be reviewed.

The *Development Officer* and *Council* will follow these steps when making a decision on a *development permit* application:

i. When the *Development Officer* receives a completed application for a *development permit*, he/she will study it to see whether the proposed *development* meets the policies of the *Master Plan* that apply and the regulations for the *zone* in which it is proposed:

- ii. If a Land Use Committee (LUC) is in effect, the Development Officer will present the application to the LUC;
- iii. After studying the application, the *Development Officer*, or the LUC when in effect, will give to *Council* his/her/its recommendations on whether the application should be approved, approved with conditions or refused;
- iv. If the proposed *development* meets the policies of the *Master Plan* and the zoning regulations of this by-law, *Council* must approve the application;
- v. If the proposed *development* does not meet the policies of the *Master Plan* and the provisions of this by-law, *Council* must refuse the application;
- vi. If a proposed *use* is not specifically listed as permitted under this bylaw, the *Development Officer* and *Council* must decide if it is a "similar" *use* which could be approved. To be a similar *use*, the proposed *use* must:
 - a. comply with the general land use policies of the *Master Plan* that apply;
 - b. comply with the specific policies of the land use area of the *Master Plan* that apply;
 - c. not create traffic or noise that would disturb neighbours;
 - d. not endanger the safety or health of neighbours.
- vii. Council's decision on a development permit application is adopted by resolution;
- viii. Council can impose conditions as long as they do not conflict with the policies of the Master Plan and the regulations of this by-law that apply;
- ix. The *Development Officer* can give out the *development permit* as soon as *Council* approves it.
- x. Refusal of an application will be in writing, state the reasons, and specify the Part(s) of the *Master Plan* or Zoning By-law that the application did not meet.

3.5 VALIDITY OF A DEVELOPMENT PERMIT

Except for a temporary permit valid for the duration of the work or unless specified otherwise, a *development permit* is valid for **2 years** after the day it is issued. If the work has not been completed by the end of the period stated on the *development permit*, the permit must be renewed.

3.6 DISPLAYING OF DEVELOPMENT PERMIT

The development permit must be displayed as long as construction is going on, in a

place where it can be seen from the street.

3.7 REVOCATION OF DEVELOPMENT PERMIT

A *development permit* can be revoked if information given in the application was inaccurate or the construction does not follow the regulations of this by-law or of the permit.

3.8 MODIFICATION TO A DEVELOPMENT PERMIT

If a *person* wants to change any of the information given about a project for which he/she holds a *development permit*, the *person* must inform the *Development Officer* of the changes he/she is considering. The *person* must also notify the KRG Land Use Planning Section (<u>landuse@krg.ca</u>). If the *Development Officer* finds that the changes deviate substantially from the approved project, the permit holder will have to submit a new application.

If the *Development Officer* finds that the changes are minor, he/she may decide that a new application is not needed. The *Development Officer* must approve any work involving changes in writing.

3.9 RENEWAL OF A DEVELOPMENT PERMIT

If the work has not been completed at the end of the period authorized by the *development permit*, the *development permit* must be renewed. The renewal of a *development permit* is valid for a period which may not exceed twelve (12) months.

3.10 COMPLETION OF CONSTRUCTION WORK

Upon completion of construction work, the permit holder has 12 months to provide a survey plan of the *building*(s) and their location on the lot.

PART 4 – GENERAL PROVISIONS

4.1 ACCESSORY BUILDINGS OR STRUCTURES

4.1.1 ACCESSORY BUILDINGS OR STRUCTURES SHALL BE PERMITTED IN ANY ZONE AND SHALL NOT :

- i. Be located closer than 3 metres to any front or exterior side lot line:
- ii. Be located closer than 1 metre to any interior side or rear lot line;
- iii. Be located closer than 3 metres of the main building;
- iv. Have a gross floor area greater than 40 m²;
- v. Have a *gross floor area* greater than 10 m² when located in a *front yard* or *exterior side yard*;
- vi. Have a height greater than 4 metres.

4.1.2 SHIPPING CONTAINERS (SEA CANS) SHALL CONFORM TO THE PROVISIONS FOR ACCESSORY BUILDINGS AND SHALL NOT :

- i. Be located within any front yard;
- ii. Exceed one shipping container per dwelling unit.

4.2 ACQUIRED RIGHTS

4.2.1 General

An existing *use*, *building* or *structure* that does not meet all the provisions of this by-law may have *acquired rights*, subject to the provisions of part 4.2 of this by-law.

Acquired rights are transferrable to any new owner or occupant.

Acquired rights cannot be extended to portions of buildings or structures that encroach onto adjacent lots or lands.

4.2.2 Cessation of the protection of acquired rights

If a non-conforming use, building or structure protected by acquired rights is abandoned or interrupted for a period of more than 1 year, the non-confirming use, building or structure loses its acquired rights. The use, building or structure thereafter must meet the regulations of this by-law

4.2.3 Modification to a use, structure or building with acquired rights

A use, building or structure protected by *acquired rights* may be repaired or improved on the condition that:

i. A *building* with *acquired rights* may be enlarged up to **20%** of the *gross floor area* of the *building* as it existed on the date this by-law came into effect.

ii. A use with *acquired rights* shall only be changed to a use permitted in the applicable zone.

iii. A development permit issued prior to the coming into effect of this by-law remains valid until its expiry.

4.2.4 Rebuilding a use, building or structure with acquired rights

- i. If more than 50% of the value of a *building* with *acquired rights* is lost to damage or destruction, the property loses its *acquired rights*. New construction must comply with this by-law.
- ii. If less than 50% of the value of a *building* with *acquired rights* is lost to damage or destruction, the *acquired rights* for the property remain as long as the *building* is repaired and re-occupied within **3 years**.

4.3 PERMITTED PROJECTIONS

The following building projections can cross over the setback line:

i. bay windows, overhangs, porches, awnings and stairs provided that they do not cross over any *setback* line by more than 2 metres; and are not closer than 0.75 metre to a *lot line*.

4.4 HAZARD ZONES

No development is permitted within hazard zones (avalanche, erosion, landslide, flood, etc.) as identified on the Land Use and Designation Zone Map of the Kangiqsualujjuaq *Master Plan*.

4.5 SIGHT TRIANGLES

An area within a sight triangle shall be kept free and clear of buildings, structures, fencing, and vehicular parking in order to provide for unobstructed views at intersections.

4.6 AIRPORT PROVISIONS

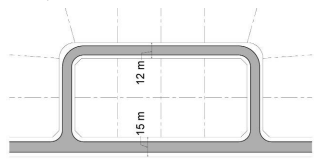
Any application for development that could potentially impact airport operations shall be referred to KRG and Transports Québec.

4.7 PUBLIC UTILITIES

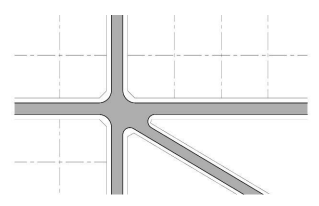
An installation by a public utility for the purpose of delivering utility services such as power, telephone, water and sewage, and wireless communications, shall be permitted in any *zone*, except the Conservation *Zone*. An installation may include poles, wires, pads, cabinets, shelters, antenna, dishes or other such installations.

4.8 ROAD DESIGN STANDARDS

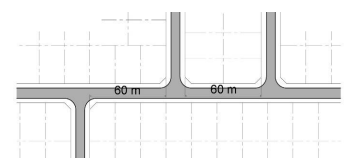
The *right-of-way* must be at least 15 metres for main roads and at least 12 metres for secondary roads.



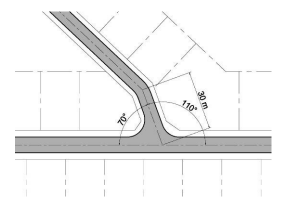
The intersecting of more than two (2) roads is prohibited.



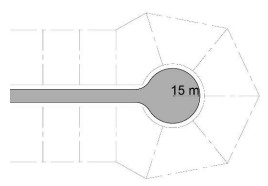
Intersections must be at least 60 metres from one another, measured from the edge of the *right-of-way*, whether on the same or the opposite side.



Intersecting roads must meet at an angle of between 70 to 110 degrees and maintain this alignment for a distance of 30 metres from the centre of the intersection.



Dead-ends will be avoided, but where necessary will end in a circle with a radius of at least 15 metres.



4.9 SERVICING ACCESS FOR PUBLIC UTILITY VEHICLES

Nothing should obstruct the area where the water and sewer trucks pull-in to service a *building*. A corridor of at least three (3) metres between the street, sewage hook-ups, water hook-ups and oil tank must be left free of any obstacle.

4.10 ZONING OF ROADS

No zoning applies to roads.

4.11 PERMITTED BUILDINGS

4.11.1 MAIN BUILDING

Only one main building is allowed per lot.

4.11.2 ACCESSORY BUILDING

No accessory building may be built on a lot, regardless of the zone, if the land does not have a primary use.

4.12 WORKER'S CAMP

- 4.12.1 The owner, tenant, or occupant of a trailer or temporary building used as an office, workshop, or dwelling for employees must obtain from the development officer a permit to construct, install, move, or use building for such purpose.
- 4.12.2 At the end of the period authorized by the permit, which may not exceed twelve (12) months, the use must cease or the permit must be renewed within thirty (30) days following the expiration date.

PART 5 – ZONE REGULATIONS

Zones have the same name and boundaries as the land use designations on the Land Use Designations and Zoning Map in the Kangiqsualujjuaq *Master Plan*.

5.1 RESIDENTIAL ZONE

5.1.1 Permitted Uses

Bed and breakfast

Craft studio

Day care centre

Dwelling, detached

Dwelling, semi-detached

Dwelling, duplex

Dwelling, multi-unit

Mobile home

Elders' facility

Group home

Home occupation

Park or playground

Place of worship

Secondary suite

A use similar to the uses permitted in this zone

(a) The following provisions apply to all *development* in the Residential Zone:

Yard Setbacks (minimum)

Front6 metresRear6 metresSide (Exterior)4 metresSide (Interior)5 metres

- (b) As an exception to the *setback* requirements noted above, the *side yard* where units are attached may be reduced to zero in the case of *semi-detached dwellings* or *multi-unit dwellings*, located on separate, adjacent lots.
- (c) All *building*s shall front on a public road.
- (d) A maximum of two (2) accessory buildings is permitted per dwelling.
- (e) Parking or storage of large commercial vehicles or construction equipment, including bulldozers, backhoes, high hoes, and loaders is not permitted.
- (f) The following provisions apply to **bed and breakfasts**:
 - (i) the bed and breakfast forms part of a single unit dwelling in which the

- occupant must reside:
- (ii) a maximum of four bedrooms can be used for a bed and breakfast; and
- (iii) the use must respect all Building and Fire Codes.
- (g) The following provisions apply to **secondary suites**:
 - (i) The suite forms part of a detached dwelling, or semi-detached dwelling;
 - (ii) The suite is structurally attached to or located within the principal *dwelling*; and
 - (iii) The suite does not exceed a floor area of 25% of the principal *dwelling*, or 60 m² of *gross floor area*, whichever is less.
- (h) A *home occupation* is permitted in any *dwelling unit* or associated *accessory building*, subject to the following provisions:
 - (i) No more than two workers, other than the permanent residents of the premises, shall be engaged in the *home occupation(s)*;
 - (ii) No more than 25% of the *gross floor area* of the *dwelling unit* shall be used for a *home occupation(s)*;
 - (iii) There shall be no external display or advertising of the *home* occupation(s);
 - (iv) There shall be no goods, offered for sale or rent on the lot;
 - (v) The activity shall take place during normal business hours and shall not create or become a nuisance, particularly with regard to noise, odour, vibration, traffic or parking.

5.2 COMMERCIAL & COMMUNITY SERVICES ZONE

5.2.1 Permitted Uses

Gas station

Bank

Cemetery

Community centre

Convenience store

Communications facility

Community hall or centre

Community Greenhouse

Craft studio

Day care centre

Dwelling unit(s) in a non-residential building provided they are either at the back of the building or above the ground floor

Educational facility

Elders' facility

Fire hall

Municipal/government office

Group home

Health care facility

Home occupation

Hotel

Park or playground

Personal or business service

Place of worship

Police station

Post office

Radio and television station

Recreation facility

Restaurant

Retail store

Service repair shop

Youth centre

A use similar to the uses permitted in this zone

5.2.2 Zone Requirements

(a) The following provisions apply to all *development* in the Commercial & Community Services Zone:

Yard Setbacks (minimum)

Front6 metresRear6 metresSide (Exterior)6 metresSide (Interior)6 metres

- (b) All buildings shall front on a public road.
- (c) No *outdoor storage* is permitted except consumer goods displayed for sale or kept in their sealift or air freight packaging, which may be stored in *side* and *rear yards*. They may not exceed 3 meters in height.
- (d) New *development* in the Commercial & Community Services Zone will be subject to the following **parking provisions**:
 - (i) Parking shall be provided on the *lot* where the *development* is occurring. *Council* may also approve required parking to be located on an adjacent *lot*.
 - (ii) The number of parking spaces to be provided for a *use* shall be calculated as follows:
 - Any use in the Zone shall provide a minimum of 2 spaces;
 - Commercial office or retail use: 1 parking space per 60m²;
 - Institutional use (eg. health care facility, educational facility, place of

- worship): 1 space per 100m²;
- Despite the above, Council may request a Traffic and Parking Study as part of the development permit Application for a major facility to determine the appropriate amount of parking.
- (iii) Each parking space shall have minimum dimensions of 2.7 metres wide by 6 metres in length, and shall have either direct access to a public street, or access to a public street by a driveway no less than 3metresin width.
- (iv) Where parking for more than four vehicles is required, the parking area shall be arranged so that it is not necessary for any vehicle to reverse onto a public road. Vertical landscaping (eg. posts, rails, boulders) may be required to define the parking area.
- (e) A *home occupation* is permitted in any *dwelling unit* or associated *accessory building*, subject to the following provisions:
 - (i) No more than two workers, other than the permanent residents of the premises, shall be engaged in the *home occupation(s)*;
 - (ii) No more than 25% of the *gross floor area* of the *dwelling unit* shall be used for a *home occupation(s)*;
 - (iii) There shall be no external display or advertising of the *home* occupation(s);
 - (iv) There shall be no goods offered for sale or rent on the *lot*;
 - (v) The activity shall take place during normal business hours and shall not create or become a nuisance, particularly with regard to noise, odour, vibration, traffic or parking.

5.3 INDUSTRIAL ZONE

5.3.1 Permitted Uses

Agricultural use
Automotive repair, sales or rental shop
Building supply or contractors' shop
Caretaker unit
Communications facility
Dog team
Gas station
Hazardous goods storage
Outdoor storage
Manufacturing and industrial plant
Petroleum tanks
Power plant
Pit
Quarry
Rental shop

Tank farm
Warehouse
Water intake
Water treatment plant
Workers' camp (temporary)
A use similar to the uses permitted in this zone

5.3.2 Zone Requirements

(a) The following provisions apply to all *development* in the Industrial Zone:

Yard Setbacks (minimum)

Front	6 metres
Rear, abutting a Residential Zone	15 metres
Rear, abutting all other Zones	8 metres
Side (Exterior)	6 metres
Side (Interior), abutting a Residential Zone	15 metres
Side (Interior), all other Zones	8 metres

- (b) All buildings shall front on a public road.
- (c) Any outdoor storage of materials should be fenced.
- (d) Only one *caretaker unit* is permitted on a *lot*. A *caretaker unit* is not permitted within the 300 metres buffer around a solid waste disposal site, within the 100 metres buffer around petroleum tank farms, or within 100 metres of a power plant.
- (e) A *quarry* must be located a minimum 600 metre distance from a Residential or Commercial & Community Services Zone.
- (f) A *pit* (ie. gravel or sand) must be located a minimum 150 metre distance from a Residential or Commercial & Community Services Zone.
- (g) A *quarry* or *pit* must respect the Regulation respecting pits and quarries (CQLR Q-2, r.7) and must have a certificate of authorization from the Ministère du Développement durable, de l'Environnement, de la Lutte contre les changements climatiques (MDDELCC). In addition, the project proponent must obtain a lease from both the LHC and from the Ministère de l'Energie et des Ressources naturelles (MERN) before any extraction activities take place. The proponent is responsible to ensure that the site is cleaned and leveled when extraction activities finish.

5.4 TRANSPORTATION & COMMUNICATIONS ZONE

5.4.1 Permitted Uses

Airport and related uses
Communications facility
Floatplane base
Pit
Quarry
Sealift facility and other marine infrastructure
A use similar to the uses permitted in this zone

5.4.2 Zone Requirements

(a) The following provisions apply to all development in the Transportation & Communications zone

Yard Setbacks (minimum)

Front 6 metres

Rear 6 metres

Side (Exterior) 6 metres Side (Interior) 6 metres

- (b) New *development* in the Transportation and Communications Zone may need to provide parking on the *lot* where the *development* is occurring. Required **parking** shall be approved by *Council*. *Council* may request a Traffic and Parking Study as part of the *development permit* Application for a major facility to determine the appropriate amount of parking.
- (c) A *quarry* must be located a minimum 600 metre distance from a Residential or Commercial & Community Services Zone.
- (d) A *pit* (ie. gravel or sand) must be located a minimum 150 metre distance from a Residential or Commercial & Community Services Zone.
- (e) A *quarry* or *pit* must respect the Regulation respecting pits and quarries (CQLR Q-2, r.7) and must have a certificate of authorization from the Ministère du Développement durable, de l'Environnement, de la Lutte contre les changements climatiques (MDDELCC). In addition, the project proponent must obtain a lease from both the LHC and from the Ministère de l'Energie et des Ressources naturelles (MERN) before any extraction activities take place. The proponent is responsible to ensure that the site is cleaned and leveled when extraction activities finish.

5.5 RECREATIONAL ZONE

5.5.1 Permitted Uses

Beach shack Boat storage Breakwater

Communications facility

Dock

Monument, cairn, or statue

Park or playground

Shed to store equipment for traditional, cultural, and recreational activities

Sports field

Temporary *outdoor storage* during sealift

Washroom facility

A use similar to the uses permitted in this zone

5.5.2 Zone Requirements

(a) There are no provisions that apply to *development* in the Recreational Zone.

5.6 CONSERVATION ZONE

5.6.1 Permitted Uses

Snow fence

A use similar to the uses permitted in this zone

5.6.2 Zone Requirements

(a) There are no provisions that apply to *development* in the Conservation Zone.

5.7 NUNA ZONE

5.7.1 Permitted Uses

Cabin

Cemetery

Dog team

Commercial harvesting

Communications facility

Permanent hunting and fishing cabins or camps

Pit

Quarry

Recreation-related *development* or activities

Resource exploration and development

Sewage lagoon

Snow fence

Solid waste disposal site

Temporary tenting or camping

Water intake

Water reservoir

Water treatment plant

A use similar to the uses permitted in this zone

5.7.2 Zone Requirements

(a) **Solid waste disposal sites** must comply with the Regulation respecting the landfilling and incineration of residual materials (CQLR Q-2, r.19).

- (b) No land formerly used as a site for elimination of waste or *hazardous goods* may be used for construction purposes without the written permission of the Ministère du Développement durable, de l'Environnement, et de la Lutte contre les changements climatiques (MDDELCC).
- (c) A buffer zone of 300 metres is established around **sewage lagoons** or **solid waste disposal sites.** Residential, recreational, commercial, and institutional type land uses are not permitted within this buffer zone.
- (d) Solid waste disposal sites and sewage lagoons must be located at least 150 metres from all streams and lakes and 500 metres from any drinking-water intake point.
- (e) A *quarry* must be located a minimum 600 metre distance from a Residential or Commercial & Community Services Zone.
- (f) A *pit* (ie. gravel or sand) must be located a minimum 150 metre distance from a Residential or Commercial & Community Services Zone.
- (g) A *quarry* or *pit* must respect the Regulation respecting pits and quarries (CQLR Q-2, r.7) and must have a certificate of authorization from the Ministère du Développement durable, de l'Environnement, et de la Lutte contre les changements climatiques (MDDELCC). In addition, the project proponent must obtain a lease from both the LHC and from the Ministère de l'Energie et des Ressources naturelles (MERN) before any extraction activities take place. The proponent is responsible to ensure that the site is cleaned and leveled when extraction activities finish.

PART 6 – DEFINITIONS

The following definitions explain the words and terms used in this by-law. Except for these definitions, all words and terms in this by-law have their normal meaning and:

- i. the use of the present verb includes the past and future tenses as well;
- ii. the singular includes the plural, the masculine includes the feminine, and vice versa unless the meaning makes this illogical;
- iii. the terms "must" or "must not", "shall" or "shall not" mean without question an absolute obligation; the word "may" means there is a choice.

"ABANDONED BUILDING OR STRUCTURE": see under "Building".

"ACCESSORY USE" means a use that is not the main use of a lot but which does not change the land use allowed in the zone where the lot is located.

"ACQUIRED RIGHTS" means a use, building, or structure that lawfully existed or was under construction on the date this by-law came into effect which does not conform to this by-law, but is allowed to derogate from the present by-law due to its anteriority. Lawfully existed means that the use and/or building or structure were permitted under the municipal regulation that was in effect at the time of construction. If no Master Plan or Zoning By-law was in effect at the time of construction, the use or development on a lot is deemed to have lawfully existed.

"AGRICULTURAL USE" means the cultivation of the soil to produce crops, including greenhouses, and the keeping and raising of animals, poultry and fish for consumption.

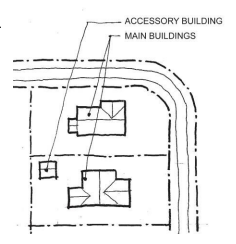
"AUTOMOTIVE REPAIR, SALES OR RENTAL SHOP" means a place of business where vehicles are repaired, stored and displayed for rent and/or sale.

"BED AND BREAKFAST" means a private home where accommodation and breakfast are provided to the traveling public; it does not include a hotel. The occupant of the home must live on premises.

"BEGINNING ANY CONSTRUCTION WORK" means the moment when the lot is altered for the first time.

"BUILDING" means a *structure* having a roof held up by walls or columns used to shelter *person*s, animals, or chattel, and any additions attached to it.

- "ABANDONED BUILDING OR STRUCTURE": any building or structure unoccupied for at least (12) months.
- "ACCESSORY BUILDING" a building located on the same lot as the main building but detached from it, and whose use is accessory or incidental to the primary use of the building.
- "DILAPIDATED BUILDING OR STRUCTURE" means



any building or structure so rundown that it can no longer be used or repaired.

• "MAIN BUILDING" means a building on the main part of a lot used for a land use allowed in the zone where it is located; for example, a dwelling in a Residential Zone.

• "TEMPORARY BUILDING" means a building that is allowed for a limited period of time and will be removed or demolished when that time is up, as stated in a development permit; for example, a construction trailer on a building site.

"BUILDING SUPPLY OR CONTRACTOR'S SHOP" means a place of business where building supplies (such as lumber, millwork, siding, roofing, plumbing, electrical and heating supplies) are sold and/or which employs persons involved in building trades (such as painting, plumbing, electrical work, masonry, metal working and carpentry) or involved in operating equipment (such as truck, bulldozer, loader and backhoe).

"CABIN" means a rustic building, not hooked up to power lines, not benefiting from municipal services, such as water delivery, sewage pick-up and garbage collection, and inhabited on a temporary basis.

"CARETAKER UNIT" means a small dwelling unit in a building on an industrial lot to house security staff to guard the premises.

"COMMUNICATIONS FACILITY" means equipment such as dishes and antennas which transmit, receive and/or relay communications for radio or television broadcasting, the operation of cellular telephone or aircraft communications installed on a support *structure* such as a tower or in a small *building*.

"COUNCIL" means the Council of the Northern Village of Kangigsualujjuag.

"DEVELOPMENT" means any construction on land or changing the use or intensity of use of any land or building including:

- the construction, installation, removal or demolition of a *building* but not the normal maintenance and repair of a *building*;
- increasing or reducing the size of a building:
- earth works to create a pad on a *lot*:
- excavating, blasting, stockpiling of surface material such as rock, sand and granular material;
- using land to store material or equipment;
- building roads, sewage lagoons, garbage dumps, etc.
- installing telecommunications and marine facilities.

"DEVELOPMENT PERMIT" means a written document issued by the Northern Village of Kangiqsualujjuaq that gives permission for development.

"DEVELOPMENT OFFICER" means any officer of the Northern Village of Kangiqsualujjuaq appointed by *Council* to help manage and enforce the Kangiqsualujjuaq *Master Plan* and the Kangiqsualujjuaq Zoning By-law.

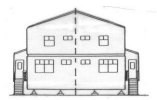
"DILAPIDATED BUILDING OR STRUCTURE": see under "Building".

"DWELLING" means a building or part of a building used as living quarters for one or more people living together.

■ "DWELLING, DETACHED" means a separate building that has one single dwelling unit (see illustration below).



 "DWELLING, SEMI-DETACHED" means a building with two side-by-side dwelling units, each accessed by an entrance directly from the outside (as shown in illustration below) or a common building entrance that leads to an interior entrance to each unit.



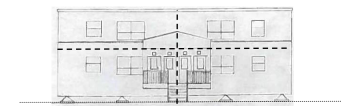
"DWELLING, DUPLEX" means a building with two dwelling units, one upstairs and one
downstairs, with each unit being accessed by an entrance directly from the outside (as
shown in illustration below) or a common building entrance that leads to an interior
entrance to each unit.



"DWELLING, ROWHOUSE" means a building with three or more side-by-side dwelling units, each with its own entrance (see illustration below).



 "DWELLING, MULTI-UNIT" means a building with three or more side-by-side dwelling units upstairs and downstairs, with either their own entrances directly from the outside (as shown in illustration below) or a common building entrance that gives access to each unit from the inside



"DWELLING UNIT" means a separate set of living quarters for one or more people that has cooking, sleeping, and sanitary facilities.

"EXISTING" means present on the date this by-law comes into effect.

"GROSS FLOOR AREA" means the sum of the area of each floor of a building measured from the interior perimeter of the building, excluding mechanical space.

"GAS STATION" means a place of business for retail sale of gasoline and other petroleum products; it may include the sale of convenience store products as an accessory use.

"GROUP HOME" means a home for people who, because of their emotional, mental, social or physical condition or legal status, need a supervised group living arrangement; the group home is licensed and/or approved by the province.

"HAZARDOUS GOODS" means any of the following:

- i. explosives and fireworks;
- ii. gases (either compressed, deeply refrigerated, liquefied, or dissolved under pressure);
- iii. flammable and combustible liquids;
- iv. flammable solids;
- v. oxidizing substances and organic peroxides;
- vi. poisonous and infectious substances;
- vii. corrosives; and

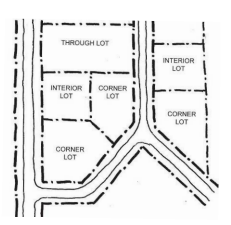
viii. other miscellaneous substances of similar nature.

"HOME OCCUPATION" means a job, trade, profession, craft or commercial activity practiced by a *person* in his/her home as an *accessory use* to the residential *use*, which does not change the residential character of the *dwelling*.

"HOTEL" means a *building* or part of a *building* used to accommodate the traveling public; it may or may not have a public dining room, and includes a transient house.

"LOT" means a parcel of land whose location and boundaries are shown on a survey plan (see illustration below):

- "CORNER LOT" means a lot located at the intersection of, and next to two or more streets.
- "INTERIOR LOT" means a lot between two other lots having access to one street.
- "THROUGH LOT" means a lot bounded on two opposite sides by streets that are parallel or almost parallel.



"LOT AREA" means the total area within the lot lines of a lot.

"LOT LINE" means any line defining the boundary of a lot.

- "FRONT LOT LINE" means
 - i. for an *interior lot*, the line dividing the *lot* from the road;
 - ii. for a *corner* or *through lot*, the shorter *lot line* next to the road;
 - iii. for a *corner lot*, or a *through lot* where the *lot lines* next to the road are equal in length, the *lot line* with the main access to the *lot*.
- "SIDE LOT LINE" means a lot line other than a rear lot line that is not next to a road.
- "INTERIOR SIDE LOT LINE" means a side lot line that is not next to a road.
- "EXTERIOR SIDE LOT LINE" means a side lot line that is next to a road.
- "REAR LOT LINE" means the lot line furthest from the front lot line opposite to it; if a lot has fewer than four lot lines, it will be ruled to have no rear lot line.

"MASTER PLAN" means the Master Plan of the Northern Village of Kangiqsualujjuaq, known as the Kangiqsualujjuaq Master Plan.

"MOBILE HOME" means a residential building containing one dwelling unit designed to be movable (or which, by virtue of being relocated, is considered to be mobile), which arrives at a site ready for occupancy when placed upon foundation supports and connected to services. This definition shall not include a recreational vehicle or a travel trailer.

"MUNICIPALITY" means of the Northern Village of Kangigsualujjuag.

"OUTDOOR STORAGE" means open storage of merchandise, goods, inventory, materials or equipment or other items not intended for immediate use or sale.

"PERMITTED USE" means a use of land or building provided under the rules of this by-law.

"PERSON" means an individual, a company, an organization or a government agency.

"PERSONAL OR BUSINESS SERVICE" means a business that provides services to individuals in the area of grooming, health, article repair, or other similar use (eg. personal grooming or health) or that provides services for businesses or membership organizations, such as professional, technical, educational and research services, printing supply and reproduction services.

"PIT" means a location from which unconsolidated deposits are extracted by open pit.

"PRIMARY USE" means the main purpose for which land or a building can be used.

"PUBLIC UTILITY SERVICE" means network or equipment to provide a service such as light, power, telecommunication, sewage, aqueduct, etc.

"QUARRY" means a location from which consolidated deposits are extracted by open pit.

"RESTAURANT" means a business in a *building* or part of a *building* where cooked food and beverages are offered for sale to the public to be consumed there or elsewhere.

"RETAIL STORE" means a business in a building or part of a building where consumer goods are sold at retail or rented.

"RIGHT-OF-WAY" means a surveyed strip of land which contains a public road or a public utility service (such as power poles or a fuel pipeline).

"SECONDARY SUITE" means a small, self-contained dwelling, accessory to and part of the main dwelling which does not change the character of the main dwelling; it may or may not have a separate entrance.

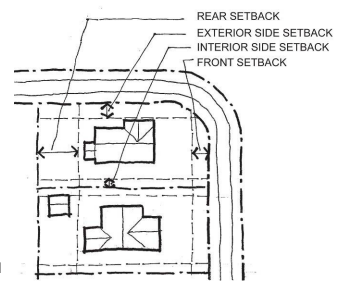
"SERVICE REPAIR SHOP" means a business where household appliances are repaired; it does not include the repair of vehicles and large equipment.

"SETBACK" means the distance inside a *lot* measured parallel from a *lot line* which a *building* cannot cross, except for permitted *structures* like stairs;

• "FRONT YARD SETBACK" means the line inside a lot measured parallel from the front lot line and beyond which a building cannot stick out into the front yard, except for permitted structures like stairs;

 "REAR YARD SETBACK" means the line inside a lot measured parallel from the rear lot line and beyond which a building cannot stick out into the rear yard, except for permitted structures like stairs;

- INTERIOR SIDE YARD SETBACK" means the line inside a lot measured parallel from the interior side lot line and beyond which a building cannot stick out into the side yard, except for permitted structures like as stairs:
- "EXTERIOR SIDE YARD SETBACK"
 means the line inside a lot measured
 parallel from the exterior side lot line and
 beyond which a building cannot stick out
 into the exterior side yard, except for
 permitted structures like as stairs.



"SHIPPING CONTAINER (SEA CAN)" means a container previously used for the transportation of goods by ship and used on land for storage, harvesting, or a workshop; it shall be defined as an accessory use for the purpose of this By-law.

"SIGHT TRIANGLE" means the triangular space on a corner lot formed by measuring 3 metres back from the point of intersection of the front lot line and side lot line abutting the street and then drawing a line across the corner of the lot. Where the front lot line and exterior yard lot line do not intersect at a point, the point of intersection of these lines shall be deemed to be the intersection of the projection of the lot lines.

"STRUCTURE" means any temporary or permanent construction that is located on the ground or attached to something on or in the ground.

"USE" means the purpose for which land, a *building* or a *structure* may be used or occupied entirely or in part.

"WAREHOUSE" means a building used to shelter or deposit chattel, merchandise or materials.

"YARD" means the area of a *lot* located between a *setback* line and a *lot line* (see illustration below);

"YARD, FRONT" means the area between the front lot line and the front yard setback, across the full width of a lot:



"YARD, REAR" means the area between the rear lot line and the rear yard setback, across the full width of a lot;

- "YARD, INTERIOR SIDE" means the area between the interior lot line and the interior side yard setback;
- "YARD, EXTERIOR SIDE" means the area between the exterior lot line and the exterior side yard setback.

"ZONE" means an area in which certain land uses are allowed and certain regulations apply; zones are shown in the Kangiqsualujjuaq Master Plan.

PART 7 – INFRACTIONS & ENFORCEMENT

The text in the grey box below is intended to provide guidance on infractions to this by-law and the enforcement process, and does not form part of this by-law.

INFRACTIONS

A person who does not follow the regulations of this by-law breaks the law; this is called an infraction. An infraction occurs if the *Development Officer* finds that:

- i. the land use is not permitted in the zone;
- ii. the construction does not meet the regulations of the zone;
- iii. a person went ahead with a land use, a use in a *building* or a portion of a *building* or construction without a *development permit*; or
- iv. a person did not follow the condition of his/her development permit.

If a person fails to follow the regulations of this by-law or his/her *development permit* (on purpose or by accident or ignorance), the *Development Officer* and *Council* must ensure that the construction, the land use or *building* use follows the by-law regulations or the *development permit*; this is called "enforcement."

The *Development Officer* and *Council* cannot show favoritism in enforcing the by-law – everyone must be treated equally and fairly.

ENFORCEMENT PROCESS

Step 1 – The enforcement process starts when the *Development Officer* notices an infraction or receives a complaint. The *Development Officer* shall notify the KRG Land Use Planning Section of the infraction so that the KRG can support the NV in correcting the infraction. After notifying the KRG, the *Development Officer* must immediately send the person a written "Notice of Enforcement" to:

- i. tell the person he/she is breaking the by-law;
- ii. point out the Part(s) of the Zoning By-law or the development permit not being followed;
- iii. explain how to correct the problem;
- iv. give the person a reasonable time period to correct the problem; and
- v. that the person is required to attend the *Council* meeting at which his/her infraction will be discussed.

An example of a "Notice of Enforcement" is provided in Appendix "B" of this by-law.

Step 2 – If the person responsible for an infraction has not corrected it during the time period allowed in the "Notice of Enforcement" the *Development Officer* must refer the matter to *Council by preparing and presenting an infraction report.*

Step 3 – *Council* can seek advice from the legal department of the KRG.

7.1 INFRACTIONS

- (a) Any use of land or of a *building* as well as any *structure* that does not conform to the provisions of the by-law shall be considered an infraction.
- (b) Not having permits when permits are required shall also be considered an infraction.
- (c) When activities do not respect the permit, the permit shall be nullified and the activities shall be considered an infraction.

7.2 PENALTIES

- (a) When the Secretary-Treasurer or his authorized representative determines that an infraction has taken place, he shall notify the offender in writing of the nature of the infraction and shall order the offender to conform to the by-law within 5 days.
- (b) Every *person* who contravenes any provision of this by-law commits an offence and is liable, upon penal proceedings, to a fine of three hundred dollars (\$300), with costs. Each day of infringement constitutes a separate offence.
- (c) The Court convicting a *person* for the breach of any section of this by-law may, in addition to any fine it may impose, issue an order to enjoin that *person* to refrain from committing any further such offence and/or cease to carry on any activity specified in the order and/or, if such *person* is the holder of a permit, license or certificate granted under this by-law, suspend such permit, license or certificate for the period that it deems appropriate, or revoke the same, or prohibit the renewal thereof during the period that it deems appropriate.
- (d) An authorized officer may issue a statement of offence pursuant to this by-law.
- (e) Delays for the payment of penalties and costs imposed by virtue of the present section and consequences of failure to pay aforementioned penalties and costs are established in accordance with the provisions of the Code of penal procedure of Québec (CQLR, c. C-25.1).

7.3 LEGAL ACTION

When a *building* has not been constructed in conformity with the norms adopted and stated in virtue of this by-law, or if a *building* is constructed without the required permit or certificate, a judge of the Superior Court having jurisdiction over the territory of the *municipality* may, upon motion, order appropriate modifications or that the *building* be demolished within such delays as he fixes, and order that on failure to do so within such delay the *municipality* may effect such modifications or demolition at the expense of the owner of the *building*, in conformity with section 173 of the Kativik Act.

7.4 INSPECTION

The authorized officer may visit and inspect, between 8:00 a.m. and 8:00 p.m., any property or the interior or exterior of any *dwelling*, *building* or *building* under construction, in order to ensure that the provisions of the by-law have been or are being respected.

The owner, tenant or occupant of land, *dwellings*, *buildings* and *buildings* under construction must allow entry to the authorized officer and answer all questions regarding the application of municipal by-laws.

Part 8 Final Provisions

PART 8 – FINAL PROVISIONS

8.1 VERSIONS

In the event of a discrepancy between the English, French and Inuktituk versions, the English version shall prevail.

8.2 REPEAL OF PREVIOUS BY-LAWS

This by-law supersedes and replaces any previous by-law enacted by the *Council*, wholly or partially for the same purposes, and any such by-law is hereby repealed to the extent of any inconsistencies with this by-law.

8.3 COMING INTO EFFECT

- (a) In accordance with subsection 176 (2) of the Kativik Act, this by-law must be adopted by the vote of the majority of the members of the *Council* and submitted for the approval to the electors before it comes into force.
- (b) Should any section of this by-law be totally or partially voided by a Court, its other provisions shall remain valid and in force.
- (c) The present by-law shall come into effect the date of its publication in accordance with section 138 of the Kativik Act.

8.4 COPY

Once published, the Secretary-Treasurer shall transmit a copy of the present by-law without delay to the KRG as per section 160 of the Kativik Act.

IN FAVOUR:	
OPPOSED:	
ABSTENTIONS:	
ABSENTEES:	
DATE OF ADOPTION:	
ELECTORS APPROVAL	
MAYOR'S SIGNATURE:	(S)
SECRETARY-TREASURER'S SIGNATURE:	(S)
DATE OF PUBLICATION:	

Appendix A Amendments

APPENDIX "A" – AMENDMENTS

Appendix is for information purposes only and is not part of this by-law.

1. INITIATING AN AMENDMENT

An amendment to this by-law can be initiated by:

- i. Council, or
- ii. a person.

Amendments can be initiated to:

- i. allow a *development* or *use* not permitted under the existing by-law;
- ii. address a local issue (such as snow-piling);
- iii. include the results of a recent planning study (for example, identifying more future development areas) in the by-law; or
- iv. change a section of the by-law to create desirable change or correct an undesirable situation.

An amendment can be made to:

- i. the text of the *Master Plan* and/or Zoning By-law; and/or
- ii. the Land Use and Designation Zone Map of the Kangiqsualujjuaq Master Plan.

2. APPLICATIONS FOR AMENDMENT

Anyone can apply to the *Development Officer* for a by-law amendment. An example of an "Amendment Application Form" is provided in Appendix "B" of this by-law.

An application for amendment should include:

- i. written explanation of the reason(s) for the amendment;
- ii. two copies of a scaled site plan and elevations showing the proposed *building* if the amendment is approved;
- iii. two copies of floor plans of the *building*(s) (*existing* or proposed) showing the change the applicant is seeking, if the amendment involves change of *use* to a portion of the *building*;

The *Development Officer* shall refer only complete applications to *Council*.

3. PUBLIC HEARING

If *Council* wishes to hear the opinions of residents, especially neighbours who will be most affected by a proposed amendment, *Council* may choose to hold a public hearing. The public hearing should be held prior to the passing of the by-law by *Council*. The public hearing can take place during a regular meeting of *Council*. If a public hearing is

Appendix A Amendments

held, a notice of the public hearing should be posted (see procedure in Part 8.4 below).

The Mayor should open the hearing by explaining the purpose of the amendment or by asking the *Development Officer* to do so. The Mayor should invite the public to share their comments

4. PUBLIC HEARING NOTICE

If Council chooses to hold a public hearing, Council can issue a public hearing notice to:

- i. inform residents about the amendment; and
- ii. invite residents to attend the public hearing.

The notice should be posted in public places in the village and also be announced on local radio prior to the hearing.

The public hearing notice should:

- i. explain the changes the amendment will bring, including a map showing the area affected by the amendment, if that applies;
- ii. tell residents where they can read or get a copy of the proposed amendment at the offices of the Northern Village during business hours; and
- iii. state the time and place of the public hearing.

The *Development Officer* is responsible for preparing the public notice. An example of a "Public Hearing Notice" is provided in Appendix "B" of this By-law.

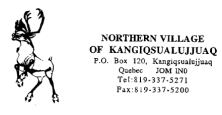
5. DECISION OF COUNCIL ON AMENDMENT

In deciding on an amendment, *Council* will consider the views expressed by residents at the public hearing, if a hearing was held. Notwithstanding the opinions expressed at the Public Hearing, *Council* must consider what is best for the community of Kangiqsualujjuaq, now and in the future. *Council* may support an amendment if it believes it to be in the best interests of the whole community, even if most people who spoke at the public hearing were opposed.

Among others, Council can approve an amendment if:

- i. the proposed *use* helps to achieve the goals of the *Master Plan*;
- ii. the proposed use agrees with the general land use policies of the Master Plan;
- iii. the *lot's* size and shape are suitable for the proposed *use*;
- iv. the proposed *use* will not create traffic or noise that would disturb neighbours; and
- v. the proposed *use* will not endanger the safety or health of neighbours.

<u>APPENDIX "B" – EXAMPLES OF FORMS</u>



DEVELOPMENT PERMIT APPLICATION

Northern Village of Kangiqsualujjuaq

	Areas in grey reserved for	NV – do not fill out
	5 ,	
Application number:		
Analization as about how	(Village code / year / applica	
Application received by:		
Zone of lot:	Residential	Commercial & Community Services
	☐ Industrial ☐ Recreational	☐ Transportation & Communications ☐ Village Core (if applicable)
Size of lot required:	Recreational	
Size of lot required.		
1 Applicant		
1. Applicant	lii.d l.	
name or organization or inc	iividuai:	
2. Applicant Information		
Contact name (if applicant i	s an organization):	
E-mail:		
Telephone: ()		
3. Project Description		
•	uilding #, etc.):	
Proposed Use:	Residential	☐ Institutional
•	Commercial	
C: f		
Nature of development:	New building(s)	Addition to existing building
(check boxes that apply)	New structure(s)	Renovation
Number of buildings (princi	pal and accessory):	

Size of building(s) (m ² or sq.ft):	
Municipal services required:	☐ Water	Sewage
	☐ Garbage collection	☐ Telephone
	☐ Electricity	☐ Internet
Access to main road:	☐ Existing	☐ To be built (show on Site Plan)
4. Estimated Dates to Start a	and Complete Construction	
Estimated Construction STAR	Γ Date:	onth / day)
Estimated Construction COM	PLETION Date:	
	(year / m	onth / day)
5. Name and address of Prof	essionals (if applicable)	
Architect / Engineer:		
Address:		
E mail:		
E-mail:		
6. Name and address of Build	ding Contractor (if applicab	le)
Contractor:		
Address:		
E-mail:		
Telephone: ()		
7. Additional Information in	Support of Application (rea	asons for project and location)

8. Required Documents to Submit with Application

- **A. Survey plan** <u>Two copies</u> of a survey plan prepared by a land surveyor that shows the dimensions of the lot, relationship to other surrounding lots and public roads.
- **B. Site plan** Two copies of a sketch to a scale no less than 1:500 showing the following:
 - dimensions of lot;
 - location of existing or proposed building(s), accessory building(s) and other structures;
 - setback of front, rear and side yards for all buildings and structures;
 - location of roads and vehicle access to lot;
 - location of water hook-up, overfill pipe, culvert and oil tank;
 - location of snow-piling;
 - location and direction of drainage.
- **C. Elevation plans** <u>Two copies</u> of a sketch showing an elevation for each of the four sides of the building.
- **D. Floor plans** <u>Two copies</u> of a sketch showing the layout of each floor.
- E. Fees Provide a cheque made out to "The Northern Village of Kangiqsualujjuaq" in the amount of \$_____

9. Application Submission

Application and two copies of plans must be submitted in hard copy to:

Development Officer Northern Village of Kangiqsualujjuaq P.O. Box 120 Kangiqsualujjuaq, (Québec) JOM 1N0

Application and plans must be submitted **electronically** to:

KRG Land Use Planning Section landuse@krg.ca

The Applicant must contact the Landholding Corporation to obtain any permits and authorizations required prior to any construction on the property.

I hereby give my consent to allow all authorized persons to enter the property, including building(s) during construction.

Signature of Applicant:	
Date:	



NORTHERN VILLAGE OF KANGIQSUALUJJUAQ

P.O. Box 120, Kangiqsualujjuaq Quehec JOM INO Tel:819-337-5271 Fax:819-337-5200

DEVELOPMENT PERMIT

(No.____)

Northern Village of Kangiqsualujjuaq

Application number:
(Village code / year / application#)
Location of project (lot #, building #, etc.):
Applicant (name of organization or individual):
Description of Development:
The above-noted Development Permit Application has been APPROVED:
Date of Council approval:
Resolution #:
This permit authorizes the Applicant to proceed with the development described in the above-noted Development Permit Application. The development must respect the conditions of the Development Permit and must follow the plans approved with the application.
Date of Issue of Development Permit:
Signature of Development Officer:

This Permit expires 2 years after the day it is issued. This Permit must be displayed as long as construction is going on, in a place where it can be seen from the street.



NORTHERN VILLAGE

OF KANGIQSUALUJJUAQ
P.O. Box 120, Kangiqsualujjuaq
Quebec JOM INO
Tel:819-337-5271
Fax:819-337-5200

NOTICE OF REFUSAL

Northern Village of Kangiqsualujjuaq

Application number:
(Village code / year / application#)
Location of project (lot #, building #, etc.):
Applicant (name of organization or individual):
Description of Development:
The above-noted Development Permit Application has been REFUSED:
Date of Council approval:
Resolution #:
The Development Permit application was <u>REFUSED</u> for the following reasons:
Signature of Development Officer:
Date:



NORTHERN VILLAGE

OF KANGIQSUALUJJUAQ
P.O. Box 120, Kangiqsualujjuaq
Quebec JOM INO
Tel:819-337-5271
Pax:819-337-5200

RENEWAL OF PERMIT APPLICATION

Northern Village of Kangiqsualujjuaq

Aı	reas in grey reserved for	NV – do not fill out		
Davalanment Permit No.				
	Development Permit No			
Date Development Permit Issue	ed:			
Application received by:				
Zone of lot:	Residential Industrial Recreational	☐ Commercial & Community Services☐ Transportation & Communications☐ Village Core (if applicable)		
1. Applicant				
Name of organization or individ	lual:			
2. Applicant Information				
Contact name (if applicant is an	organization):			
Address:				
E-mail:				
Telephone: ()				
3. Reasons for renewal of Dev	elopment Permit:			

Estimated Construction START Date: (year / month / day) Estimated Construction COMPLETION Date: (year / month / day) Signature of Applicant: Date:

4. Revised Dates to Start and Complete Construction



NORTHERN VILLAGE OF KANGIQSUALUJJUAQ

P.O. Box 120, Kangiqsualujjuaq
Quebec JOM INO
Tel:819-337-5271
Fax:819-337-5200

ZONING AMENDMENT APPLICATION

Northern Village of Kangiqsualujjuaq

Application number:	Areas in grey reserved for NV		
	(Village code / year / application		
Application received by:	Application received by:		
1. Applicant			
Name of organization or i	ndividual:		
2. Applicant Information			
Contact name (if applican	t is an organization):		
Address:			
E-mail:			
3. Project Description			
Location of project (lot #,	building #, etc.):		
Existing use on lot:			
Proposed Use:	Residential	☐ Institutional	
(check boxes that apply)	Commercial	☐ Industrial	
Specify use:			
Current Zoning:	Residential	☐ Transportation & Communications	
	☐ Village Core (if applicable)	☐ Recreational	
	Conservation	☐ Commercial & Community Services	
	☐ Industrial	■ Nuna	
Proposed Zoning:	Residential	☐ Transportation & Communications	
	☐ Village Core	☐ Recreational	
	Conservation	Commercial & Community Services	

	☐ Industrial ☐ Nuna
4.	Purpose of amendment
_	
5.	Required Documents to Submit with Application
A.	Survey plan – <u>Two copies</u> of a survey plan prepared by a land surveyor that shows the dimensions of the lot, relationship to other surrounding lots and public roads.
В.	Site plan – <u>Two copies</u> of a sketch to a scale no less than 1:500 showing the following: • dimensions of lot;
	 location of existing or proposed building(s), accessory building(s) and other structures; setback of front, rear and side yards for all buildings and structures; location of roads and vehicle access to lot.
c.	Elevation plans – <u>Two copies</u> of a sketch showing an elevation of the front of the building.
D.	Fees – Provide a cheque made out to "The Northern Village of Kangiqsualujjuaq" in the amount of \$
6.	Application Submission
Αŗ	oplication and two copies of plans must be submitted in hard copy to:
	Development Officer
	Northern Village of Kangiqsualujjuaq P.O. Box 120
	Kangiqsualujjuaq, (Québec) JOM 1NO
Αŗ	oplication and plans must be submitted <u>electronically</u> to:
	KRG Land Use Planning Section landuse@krg.ca
	e Applicant must contact the Landholding Corporation to obtain any permits and authorizations quired prior to any construction on the property.
	ereby give my consent to allow all authorized persons to enter the property, including building(s) during instruction.
	Signature of Applicant:
	Date:



NORTHERN VILLAGE OF KANGIQSUALUJJUAQ

P.O. Box 120, Kangiqsualujjuaq Quebec JOM INO Tel:819-337-5271 Fax:819-337-5200

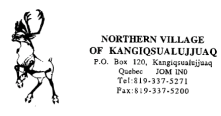
NOTICE OF ENFORCEMENT

Northern Village of Kangiqsualujjuaq Zoning Bylaw

Northern Village o Kangiqsualujjuaq	of Date:
P.O. Box 120	
Kangiqsualujjuaq,	oc
JOM 1NO	QC .
JOINT TINO	
Notice to:	
_	
Copy to:	
Location of devel	opment (lot #, building #, etc.):
Location of acte	opinione (lot ii, building ii, etc.).
By this Notice, yo	u are informed that development, or a portion of development, at the above noted
	onform to provisions of Zoning By-law No and is therefore considered an
infraction of the Z	Zoning By-law.
Specifically, the d	levelopment/land use:
is not	permitted in the zone
does n	ot respect the provision(s) of the zone
does r	not have a valid Development Permit
does r	not respect approved Development Permit Application No
The development	/use does not respect the following Part(s) of the Zoning By-law:

You are hereby given		DAYS to correct the problem.
You are required to do	the following to correct the	problem:
This notice was served:		
in person	by registered mail	
Signature of Develo	opment Officer:	
Date:		

NOTE: A copy of this Notice of Enforcement has been sent to the KRG Legal Department and Land Use Planning Section.



INFRACTION REPORT TO COUNCIL

Northern Village of Kangiqsualujjuaq Zoning Bylaw

Enforcement case No.: Date:			
Description of proper	erty		
Location of lot (lot #, building #, etc.):			
Name of Property Owner	(organization or individual):		
Zoning on lot:	☐ Residential☐ Village Core (if applicable)☐ Conservation☐ Industrial	☐ Transportation & Communications☐ Recreational☐ Commercial & Community Services☐ Nuna	
Adjacent Uses:			
2. Details of Infraction			
Type of infraction:			
does n	permitted in the zone not respect the provision(s) of the z not have a valid Development Perm not respect approved Developmen	nit	
Description of infraction ((Note Parts of Zoning By-law as app	olicable):	

Observations during site visit:
action taken (informed person of infraction, time given to correct infraction, Notice of Enforcement ssued, etc.):
, , <u></u>
. Recommendation to Council how to correct infraction:
Signature of Development Officer:
Date:

NOTE: A copy of this Infraction Report has been sent to the KRG Legal Department and Land Use Planning Section.



NORTHERN VILLAGE OF KANGIQSUALUJJUAQ

P.O. Box 120, Kangiqsualujjuaq Quehec JOM INO Tel:819-337-5271 Fax:819-337-5200

PUBLIC HEARING NOTICE

Northern Village of Kangiqsualujjuaq Zoning Bylaw

The Northern Village proposes to amend its Zoning By-law (By-law No) in order to make the following change(s):
The purpose of the amendment(s) is to:
Copies of the proposed by-law amendment(s) are available at the NV office and can be viewed by the public during normal office hours.
The Council of the Northern Village of Kangiqsualujjuaq will hold a PUBLIC HEARING at the NV Office at (time/date) to hear representations about this amendment. If you are unable to attend the public hearing but wish to make a representation, you can submit your comments in writing to (<u>name</u>), the Development Officer. The deadline for submitting written comments is (<u>date</u>).
A Vote of the Electors will be required before this proposed Zoning By-law amendment comes into effect.
(Insert map showing area proposed to be rezoned, if applicable)
Signature of Development Officer:
Date:



NORTHERN VILLAGE

OF KANGIQSUALUJJUAQ
P.O. Box 120, Kangiqsualujjuaq
Quebec JOM INO
Tel:819-337-5271
Fax:819-337-5200

PUBLIC HEARING NOTICE

Northern Village of Kangiqsualujjuaq Master Plan

The Northern Village proposes to amend its Master Plan By-law (By-law No) in order to make the following change(s):
The purpose of the amendment(s) is to:
Copies of the proposed by-law amendment(s) are available at the NV office and can be viewed by the public during normal office hours.
The Council of the Northern Village of Kangiqsualujjuaq will hold a PUBLIC HEARING at the NV Office at (time/date) to hear representations about this amendment. If you are unable to attend the public hearing but wish to make a representation, you can submit your comments in writing to (
(Incort man chawing area proposed to be rezoned if applicable)
(Insert map showing area proposed to be rezoned, if applicable)
Signature of Development Officer: