



Intermunicipal Collaboration Framework

Summer Village of Golden Days and the Summer Village of Itaska Beach

February, 2020, Bylaw No. 06-2020





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A BYLAW OF MUNICIPALITY IN THE PROVINCE OF ALBERTA, TO ADOPT AN INTERMUNICIPAL COLLABERATION FRAMEWORK

WHEREAS the Municipal Government Act, Revised Statutes of Alberta 2000 - Chapter M-26, current as of February 1st, 2019 and amendments thereto, authorize Council of a Municipality to enact an Intermunicipal Collaboration Framework to guide future cooperation and collaboration between Municipalities who share a common boundary. ¶ NOW THEREFORE Council of MUNICIPALITY in the Province of Alberta does hereby adopt the Summer Village of Golden Days and the Summer Village of Itaska Beach Intermunicipal Collaboration Framework that is attached as Schedule A and forms part of this Bylaw, this #th day of MONTH, YEAR. ¶

Read a first time this #th day of MONTH, YEAR.¶
Read a second time this #th day of MONTH, YEAR.¶
Read a third time this #th day of MONTH, YEAR.¶

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Preamble

WHEREAS, the Summer Village of Golden Days and the Summer Village of Itaska Beach recognize the importance and the responsibility of each respective municipality to make decisions on behalf of their residents; and

WHEREAS, the parties share common interests and are desirous of working together to provide services to their residents and ratepayers; and

WHEREAS, the parties are committed to the principle of mutual benefit to deliver some services within the region effectively, efficiently, and economically; and

WHEREAS, the parties share a common border; and

WHEREAS, the *Municipal Government Act* stipulates that municipalities that have a common boundary must create a framework with each other that identifies the services provided by each municipality and the funding arrangements for these services.

NOW THEREFORE, by mutual covenant of the parties hereto it is agreed as follows:

1. Purpose

a) The purpose of this Framework is to establish an Intermunicipal Committee and a collaborative process to direct intermunicipal communication and cooperation to support services that have mutual benefit.

2. Signatories

- a) The signatories to this Framework are the Summer Village of Golden Days and the Summer Village of Itaska
- b) The terms "Signatory", "Party", "Partner" and "Municipality" may be used interchangeably in this agreement and refers to the Summer Village of Golden Days and the Summer Village of Itaska Beach.

3. Definitions

- a) For the purposes of this Framework, the following terms shall have the meanings below assigned to them:
 - "Capital Costs" means expenses related to developing or obtaining infrastructure or other hard assets such new facilities /equipment, expansions to existing facilities/equipment, and intensification of use of existing facilities.
 - ii. "Chief Administrative Officer" means the Chief Administrative Officer for each municipal jurisdiction party to this agreement or their designate(s) thereof. "Chief Administrative Officer" or "CAO" or "City Manager" may be used interchangeably in this Agreement.
 - "Committee" means Intermunicipal Collaboration Committee as defined in Section 5 of this Agreement.
 - iv. "Framework" or "Agreement" may be used interchangeably in this document and means this agreement including all Appendices and Schedules hereto.
 - v. "Intermunicipal Development Plan" in this agreement means the Intermunicipal Development Plan filed for the Summer Village of Golden Days and the Summer Village of Itaska Beach.

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- vi. "Intermunicipal Provision" refers to municipal services provided through a shared or joint agreement with another municipality to residents and ratepayers. This includes services where a formal or an informal arrangement with another municipality is in place to access, administer, or deliver a civic service or function.
- vii. "Lead" refers to the municipality or organization assigned to organize or administer the day-to-day operations of a specific intermunicipal initiative.
- viii. "Municipal Provision" refers to municipal services provided directly by a municipality to residents and ratepayers. This includes services where the municipality has direct control over the service contract along with the authority to directly hire contractors to perform services or address a civic function on behalf of the municipality.
- ix. "Mutual Benefit" means parties are respected as independent jurisdictions and in an agreed upon situation both parties gain value.
- x. "Operating Costs" means expenses related to the day-to-day maintenance and administration (i.e. operation) of assets or services.
- xi. "Services" or "In Scope Services" means services that both parties may consider for joint cost sharing or management.
- xii. "Service delivery agreement" means a legally binding agreement such as a Contract, Agreement or Memorandum of Understanding that outlines cost-sharing, management of new arrangements, and is signed by both parties.
- xiii. "Third-Party Provision" refers to municipal services provided through an agreement with a non-municipal independent entity. This refers to those services that are offered through regional agencies, boards, commissions, and current or former publicly-owned corporations (also known as crown or government-owned corporations that manage major infrastructure and associated services) in a region.
- xiv. "Year" means the calendar year beginning on January 1st and ending on December 31st.

4. Terms and Conditions

Effective Date and Duration

a) In accordance with the *Municipal Government Act*, this is a permanent Agreement and shall come into force on the passing of matching ICF <u>resolutions</u>, by both municipalities.

Review

- b) It is agreed to by the parties that the Intermunicipal Committee shall meet at least once every five years commencing no later than <u>2029</u> to review the terms and conditions of the agreement, or upon request by either party.
- At the request of one or both partner municipalities, this ICF may be reviewed in conjunction with the review
 of the Intermunicipal Development Plan.

Amendments

d) This Agreement may be amended by mutual consent of both parties unless specified otherwise in this Agreement.

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e) Amended copies of this Agreement shall come into force on the passing of resolutions by both municipalities.

f) Amended versions to this Agreement shall supersede and replace all previous versions of this Agreement.

5. Intermunicipal Collaboration Committee

- a) The Summer Village of Golden Days and the Summer Village of Itaska Beach agree to create a recommending body known as the Inter-municipal Committee (hereinafter referred to as the Committee).
- b) The Committee will meet on an as required basis and will develop recommendations to the Councils on all matters of strategic direction and cooperation affecting Summer Village residents, except matters where other current operating structures and mechanisms are operating successfully.
- c) The Committee shall consist of four members, being two members of Council from each municipality.
- d) The Chief Administrative Officers will be the advisory staff to the Committee and responsible to develop agendas and recommendations on all matters. They will be responsible for forwarding all recommendations from the Committee to their respective Councils.
- e) The Committee will promote a consistent and shared flow of information from intermunicipal meetings from a set of common notes that will be established. The common notes will be confidential and regarded as privileged until released by consent of the Committee.
- f) Parties will give 30 calendar days of a notice for a meeting. Meeting requests will be directed to the Chief Administrative Officer for the respective municipality.
- g) "Services" or "In scope services" to be considered in this agreement for potential future joint-cost sharing or management include provisions under:
 - i. Emergency Management
 - ii. Recreation
 - iii. Solid Waste Management
 - iv. Transportation
 - v. Water and Wastewater Management
 - vi. Other services that benefit residents

6. Future Projects, Shared Services, and Agreements

- a) The Intermunicipal Committee will be the forum used to review and negotiate the terms of future intermunicipal arrangements between the partner municipalities including mutual aid, shared management or joint-use, and cost sharing agreements.
- b) A proposed list of future service projects or initiatives to be explored by the Committee are included in Appendix A of this Agreement. This list may be updated from time to time as agreed to by the Committee.
- c) When either municipality seeks to pursue a new project and/or initiative with the other party, the initiating Chief Administrative Officer, or designate, will notify the other Chief Administrative Officer, or designate. The initial written notification should include a general description of the project, available cost estimates, and timing of expenditures.
- d) An Intermunicipal Committee meeting must be held within 30 calendar days, unless both Chief Administrative Officers agree otherwise. Subsequent meetings may be scheduled, as needed.
- e) The following criteria may be used by the Committee to assess the desirability of participating and funding

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new intermunicipal initiatives:

- i. The nature of the project;
- ii. The level of community support including the demonstrated effort by volunteers to raise funds and obtain grants, if applicable;
- Relationship of a proposed capital project to the Intermunicipal Development Plan, or any other regional long-term planning document prepared by the municipalities;
- iv. The projected costs (e.g. capital and operating) for new capital projects;
- v. Projected utilization by residents of both municipalities; and
- vi. Municipal debt limit.
- f) The Committee will provide a recommendation for approval to the councils of the partner municipalities.
- g) Where a Committee recommendation for cost sharing, joint-use or shared management agreement on any of the items identified as "in scope services" is accepted by both municipalities, a service agreement shall be required to be developed on that specific item. When developing service agreements, the Committee shall:
 - i. clearly identify which municipality will lead service delivery for the service(s) discussed.
 - ii. determine the appropriate funding for the service(s) discussed.
 - iii. set out a time frame for the delivery of the service(s) discussed including the start and end date of the
 - iv. service delivery.
 - set out a process for discontinuing the service provided if one or both municipalities wish to discontinue
 in the service delivery.
- h) Any change to the shared services provided by the municipalities will include a schedule for implementation of the change. This will include the following:
 - i. The start date that the change will take effect.
 - ii. A plan to phase out the existing service delivery and to initiate the new service delivery methods.
 - iii. A plan for the phasing in or out of cost sharing, or other arrangements.
 - iv. A review date to evaluate the efficiency of the shared service delivery and funding strategy.
- In the event that the Committee is unable to reach an agreement, the dispute shall be dealt with through the dispute resolution mechanisms outlined within Section 13 of this document.
- j) Both municipalities recognize that the decision to participate in or not participate in a project ultimately lies with the respective municipal councils, who in turn must rely on the support of the electorate to support the project and any borrowing that could be required.

7. The Role of Council and Administration

- a) Each Council retains the ability and responsibility to make decisions on behalf of their residents. By signing on to the Framework each Council is affirming a commitment to increased collaboration, cooperation, and to provide direction to their administration and the public for the importance of increased communication at all levels of the organization.
- b) Administration, through the direction of each Chief Administrative Officer, will be the mechanism through which the Framework is formalized, maintained, delivered, and made durable.
 - Administration will be responsible to ensure the requirements of the Framework are carried out operationally and can initiate communication on an as needed basis.
 - ii. Municipal counterparts will work together to address issues that arise within the scope of their authority

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and mandate; and be accountable for informing the appropriate levels of authority about matters that require attention for the mutual benefit of the municipalities.

8. Overview of Municipal Services

- a) The Summer Village of Golden Days and the Summer Village of Itaska Beach have both reviewed the services offered to residents.
- b) Based on the review it has been determined that each party desires to continue to provide services through the various arrangements that are in place municipally, with their current respective municipal partners, and third-party bodies.
- c) The listings on the following pages indicate which services are provided independently by a municipality, inter-municipally, or indirectly to residents and ratepayers in each municipality party to this agreement.
 - "Municipal Provision" refers to municipal services provided directly by a municipality to residents and ratepayers. This includes services where the municipality has direct control over the service contract along with the authority to directly hire contractors to perform services or address a civic function on behalf of the municipality.
 - "Intermunicipal Provision" refers to municipal services provided through a shared or joint agreement with another municipality to residents and ratepayers. This includes services where a formal or an informal arrangement with another municipality is in place to access, administer, or deliver a civic service or function.
 - "Third-Party Provision" refers to municipal services provided through an agreement with a non-municipal independent entity. This refers to those services that are offered through regional agencies, boards, commissions, and current or former publicly-owned corporations (also known as crown or government-owned corporations that manage major infrastructure and associated services) in a region.

Service Provision in the Summer Village of Golden Days

ICF Category	Municipal	Intermunicipal with Others	Intermunicipal Between the SV of Itaska and the SV of Golden Days	Third-Party
Emergency		Fire and Rescue Services Major Mutual Aid		Enhanced Police Regional Emergency Management
Recreation	Park / Playground Site(s)	·		-
Solid Waste	Solid Waste Collection			
Transportation	Roads, Paths and Trails	Road Maintenance		
Water/Wastewater		Watershed Management**		Wastewater
Other Services that Benefit Residents	Landscaping Maintenance Bylaw Enforcement	Joint Municipal Administration and Office		Assessment Review Board Electricity Distribution Natural Gas Distribution

^{*} Shaded areas = No services to list at this time.

^{**} Watershed Management is managed by the partners in collaboration with the other Summer Villages of Pigeon Lake.

Service Provision in the Summer Village of Itaska Beach.

ICF Category	Municipal	Intermunicipal with	Intermunicipal Between the SV of Itaska and the	Third-Party
.c. catego.,	ao.pa.	Others	SV of Golden Days	
Emergency		Fire and Rescue		Enhanced Police
		Services		Regional Emergency
		Major Mutual Aid		Management
Recreation	Park / Playground Site(s)			
Solid Waste	Solid Waste Collection			
Transportation	Roads, Paths and Trails			
Water/Wastewater		Watershed		
		Management		
Other Services that	Administration			Assessment Review
Benefit Residents	Landscaping			Board
	Maintenance			Electricity Distribution
				Natural Gas Distribution

^{*} Shaded areas = No services to list at this time.

9. Existing Intermunicipal Cooperation

- a) The Summer Village of Golden Days and the Summer Village of Itaska Beach do not have agreements together to provide services to residents and ratepayers.
- b) Where any of the above agreements have lapsed, the Committee may desire to review and renew agreements. As agreements are renegotiated, they are to be subject to the ICF processes and should incorporate the criteria identified under Sections 7 and 13, as applicable.
- Funding arrangements for these agreements are identified in Schedule I of this Framework and can be updated as required.

10. Land-Use

- a) Matters of a land use and development nature impacting both municipalities shall be guided by policies set out in the Intermunicipal Development Plan between the parties.
- b) Where policies may not be covered by an Intermunicipal Development Plan, parties shall refer to policies in their respective municipal development plans and other statutory plans.

11. Indemnity

- a) The Summer Village of Golden Days shall indemnify and hold Summer Village of Itaska Beach, its employees and agents from any and all claims, actions and costs whatsoever that may arise directly or indirectly out of any act or omission of the Summer Village of Golden Days, its employees or agents in the performance of this Agreement.
- b) Summer Village of Itaska Beach shall indemnify and hold harmless the Summer Village of Golden Days, its employees and agents from any and all claims, actions and costs whatsoever that may arise directly or indirectly out of any act or omission of Summer Village of Itaska Beach, its employees or agents in the performance of this Agreement.

12. Dispute Resolution

- a) The Summer Village of Golden Days and the Summer Village of Itaska Beach commit to resolving any disputes that may arise in the interpretation and application of this ICF, or any agreements hereto, in a nonadversarial and cost-efficient manner.
- b) Both parties shall make all reasonable efforts to provide, without prejudice, open and timely disclosure of relevant facts, information and documents to facilitate resolution of a dispute.
- Where any existing service delivery agreements do not contain a specified dispute resolution mechanism, the following process will apply.
- d) All Intermunicipal disputes that involve development, subdivision or planning matters shall follow the agreed to processes outlined in the Intermunicipal Development Plan between the parties and the *Municipal Government Act*. In situations where the approved Intermunicipal Development Plan conflicts with the *Act* as it pertains to intermunicipal disputes, provisions in the *Municipal Government Act* shall prevail.
- e) If this Dispute Resolution Process is invoked, the parties shall continue to fulfill their obligations under the Agreement until such a time as the following stages of the Dispute Resolution process is complete:

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i. Municipal Administration

- (1) Any dispute arising out of the implementation of this Agreement will first be addressed by informal negotiation by the administrative designates in both municipalities.
- (2) Where a resolution cannot be agreed upon after thirty (30) calendar days, the dispute will be advanced by written notice to the Chief Administrative Officers of both municipalities to attempt to resolve the issue through informal or formal negotiations.

ii. Intermunicipal Committee

- (1) Where a resolution cannot be agreed upon by both Chief Administrative Officers after thirty (30) calendar days, the dispute will be referred to the Intermunicipal Committee.
- (2) A meeting of the Intermunicipal Municipal Committee meeting shall be held within 21 days from receiving the referral.
- (3) The Committee may:
 - (a) Request additional information to assist in finding a resolution through a Committee deliberation.
 - (b) Agree to employ a facilitator to support the Committee in finding a resolution through a Committee deliberation.

iii. Joint Council Meeting

- (1) Where a dispute cannot be resolved to the satisfaction of the Intermunicipal Committee after thirty (30) calendar days, the dispute will be referred to the Mayor and Council of both Municipalities.
- (2) An informal joint Council meeting will be mutually set by both Councils.

iv. Mediation

- (1) Where a dispute cannot be resolved to the satisfaction of both Councils, the parties will seek the assistance of a mutually acceptable mediator. The timelines at the mediation stage will be determined in consultation with the agreed upon mediator.
- (2) The costs of mediation shall be shared equally between the parties.

v. Mutually Agreed upon Arbitration

- (1) Where a dispute cannot be resolved through the assistance of mediation, the Summer Village of Golden Days and Summer Village of Itaska Beach will seek the assistance of a mutually acceptable arbitrator.
- (2) The timelines will be determined in consultation with the agreed upon arbitrator.

vi. Minister Appointed Arbitration

(1) In the event that a dispute cannot be resolved through steps outlined above and/or failing to mutually agree upon an arbitrator, either party may apply to the Minister of Municipal Affairs to appoint an arbitrator whose decision shall be final and binding upon both parties.

13. Correspondence

- a) Written notices under this Agreement will be considered to have been sufficiently given if delivered by hand, by mail, or transmitted by electronic transmission (e-mail) to the contact information of each party set out
 - i. In the case of the Summer Village of Golden Days to:

Summer Village of Golden Days 605 - 2nd Avenue (HWY 13A) MA-ME O Beach, Alberta T0C 1X0

Attention: Chief Administrative Officer Email: Sylvia.Roy@svofficepl.com

ii. In the case of the Summer Village of Itaska Beach to:

Summer Village of Itaska Beach #10 Norwood Close Wetaskiwin, Alberta T9A 1K2

Attention: Chief Administrative Officer

Email: cao@itaska.ca

14. Authorizations

a) The parties to this Framework through their duly authorized representatives have executed this Framework, as of the date noted under Section 4a, and certify that they have read, understood, and agreed to the terms and conditions of this Framework as set forth herein.

Signed and dated on:

Signature of Richard Tooke	Signature of <u>David Alton</u>
Mayor, Summer Village of Golden Days	Mayor, Summer Village of Itaska Beach
Signature of Sylvia Roy	Signature of June Boyda
CAO, Summer Village of Golden Days	CAO, Summer Village of Itaska Beach

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Appendix A: Potential Future Projects, Shared Services, and Agreements

1) Following the adoption of the Framework, the ICF Committee will explore these potential projects, shared services, or agreements on behalf of the partner municipalities:

To be amended from time to time.

Schedule I: Existing Service Delivery Agreements

A. The following agreements are in place between the partner municipalities:

ICF Category	Name of Agreement	Year	File Number	Lead Municipality	Funding Arrangement
	· · · · · · · · · · · · · · · · · · ·				

There are currently no bilateral agreements between the two municipalities.