ORDER OF THE MINISTER OF PUBLIC SAFETY AND SOLICITOR GENERAL

Emergency Program Act

Ministerial Order No. M159

WHEREAS a declaration of a state of emergency throughout the whole of the Province of British Columbia was declared on March 18, 2020 because of the COVID-19 pandemic;

AND WHEREAS it is in the public interest to ensure that certain financial measures be authorized so that local governments have operating funds during the emergency and the impacts of the emergency are lessened by varying, extending or deferring requirements;

AND WHEREAS section 10 (1) of the Emergency Program Act provides that I may do all acts and implement all procedures that I consider necessary to prevent, respond to or alleviate the effects of any emergency or disaster;

I, Mike Farnworth, Minister of Public Safety and Solicitor General, order that the attached Local Government Finance (COVID-19) Order is made.

May 15, 2020

Date

Minister of Public Safety and Solicitor General

Authority under which Order is made:

Act and section: Emergency Program Act, R.S.B.C. 1996, c. 111, s. 10

Other: MO 73/2020; OIC 241/2020
LOCAL GOVERNMENT FINANCE (COVID-19) ORDER

Division 1 – General

Definitions

1 In this order:

“board” has the same meaning as in the Schedule of the Local Government Act;

“City of Vancouver” has the same meaning as “city” in section 2 of the Vancouver Charter;

“council” has the same meaning as in the Schedule of the Community Charter;

“Greater Vancouver Sewerage and Drainage District” has the same meaning as “Corporation” in section 2 of the Greater Vancouver Sewerage and Drainage District Act;

“Greater Vancouver Sewerage and Drainage District Administration Board” has the same meaning as “Board” in section 2 of the Greater Vancouver Sewerage and Drainage District Act;

“Greater Vancouver Water District” has the same meaning as “Corporation” in section 2 of the Greater Vancouver Water District Act;

“Greater Vancouver Water District Administration Board” has the same meaning as “Board” in section 2 of the Greater Vancouver Water District Act;

“improvement district” has the same meaning as in the Schedule of the Local Government Act;

“Municipal Finance Authority” means the Municipal Finance Authority of British Columbia continued under section 2 [authority continued] of the Municipal Finance Authority Act;

“municipality” has the same meaning as in the Schedule of the Community Charter;

“regional district” has the same meaning as in the Schedule of the Local Government Act;

“Vancouver council” has the same meaning as “Council” in section 2 of the Vancouver Charter.

Application

2 This order applies during the period that starts on the date this order is made and ends on the date on which the last extension of the declaration of a state of emergency made March 18, 2020 under section 9 (1) [declaration of state of emergency] of the Emergency Program Act expires or is cancelled.

Division 2 – Reserve Fund Borrowing

Reserve fund borrowing – municipalities

3 (1) A municipality may, during the 2020 calendar year, borrow from a reserve fund established under section 188 [establishment of reserve funds] of the Community Charter.
(2) The money borrowed under subsection (1) of this section
   (a) may be used for any operational shortfall in the 2020 calendar year, at the
discretion of the council of the municipality,
   (b) must be repaid to the fund from which it was borrowed on or before
       December 31, 2025, and
   (c) need not be repaid with interest.

(3) Any outstanding money that remains unpaid on December 31, 2025 must be
    added to the 2026 financial plan, budget or estimates, as applicable, of the
    municipality as a cash transfer to reserves, plus a penalty equal to 5% of the
debt outstanding as at December 31, 2025.

(4) This section applies despite section 189 [use of money in reserve funds] of the
    Community Charter.

Reserve fund borrowing – regional districts

4  (1) A regional district may, during the 2020 calendar year, borrow from a reserve
    fund established under section 377 [financial management: application of

(2) The money borrowed under subsection (1) of this section
    (a) may be used for any operational shortfall in the 2020 calendar year, at the
        discretion of the board of the regional district,
    (b) must be repaid to the fund from which it was borrowed on or before
        December 31, 2025, and
    (c) need not be repaid with interest.

(3) Any outstanding money that remains unpaid on December 31, 2025 must be
    added to the 2026 financial plan, budget or estimates, as applicable, of the
    regional district as a cash transfer to reserves, plus a penalty equal to 5% of the
debt outstanding as at December 31, 2025.

(4) This section applies despite section 377 of the Local Government Act.

Reserve fund borrowing – improvement districts

5  (1) An improvement district may, during the 2020 calendar year, borrow from a
    reserve fund established under section 706 [renewal of works and related reserve

(2) The money borrowed under subsection (1) of this section
    (a) may be used for any operational shortfall in the 2020 calendar year, at the
        discretion of the improvement district board,
    (b) must be repaid to the fund from which it was borrowed on or before
        December 31, 2025, and
    (c) need not be repaid with interest.

(3) Any outstanding money that remains unpaid on December 31, 2025 must be
    added to the 2026 financial plan, budget or estimates, as applicable, of the
    improvement district as a cash transfer to reserves, plus a penalty equal to 5% of the
debt outstanding as at December 31, 2025.

(4) This section applies despite section 706 of the Local Government Act.
Reserve fund borrowing – City of Vancouver

6  (1) The City of Vancouver may, during the 2020 calendar year, borrow from a reserve fund established under the following sections of the Vancouver Charter:
    (a) section 193D (5) (d) and (8) [single room accommodation permits];
    (b) section 201A [property acquisition fund];
    (c) section 306 (7) to (9) [reserve fund for off-street parking and other transportation infrastructure];
    (d) section 523D (16) to (17.1) [development cost levies].

(2) The money borrowed under subsection (1) of this section
    (a) may be used for any operational shortfall in the 2020 calendar year, at the discretion of the Vancouver council,
    (b) must be repaid to the fund from which it was borrowed on or before December 31, 2025, and
    (c) need not be repaid with interest.

(3) Any outstanding money that remains unpaid on December 31, 2025 must be added to the 2026 financial plan, budget or estimates, as applicable, of the City of Vancouver as a cash transfer to reserves, plus a penalty equal to 5% of the debt outstanding as at December 31, 2025.

(4) This section applies despite the following provisions of the Vancouver Charter:
    (a) section 193D (5) (d) and (8);
    (b) section 201A;
    (c) section 306 (7) to (9);
    (d) section 523D (16) to (17.1).

Reserve fund borrowing – Greater Vancouver Sewerage and Drainage District

7  (1) The Greater Vancouver Sewage and Drainage District may, during the 2020 calendar year, borrow from a reserve fund established under section 34.1 [reserve and special reserve funds] of the Greater Vancouver Sewage and Drainage District Act.

(2) The money borrowed under subsection (1) of this section
    (a) may be used for any operational shortfall in the 2020 calendar year, at the discretion of the Greater Vancouver Sewage and Drainage District board,
    (b) must be repaid to the fund from which it was borrowed on or before December 31, 2025, and
    (c) need not be repaid with interest.

(3) Any outstanding money that remains unpaid on December 31, 2025 must be added to the 2026 financial plan, budget or estimates, as applicable, of the Greater Vancouver Sewage and Drainage District as a cash transfer to reserves, plus a penalty equal to 5% of the debt outstanding as at December 31, 2025.

(4) This section applies despite section 34.1 of the Greater Vancouver Sewage and Drainage District Act.
Reserve fund borrowing –
Greater Vancouver Water District

8 (1) The Greater Vancouver Water District may, during the 2020 calendar year, borrow from a reserve fund established under section 57.1 [reserve funds] of the Greater Vancouver Water District Act.

(2) The money borrowed under subsection (1) of this section
   (a) may be used for any operational shortfall in the 2020 calendar year, at the discretion of the Greater Vancouver Water District board,
   (b) must be repaid to the fund from which it was borrowed on or before December 31, 2025, and
   (c) need not be repaid with interest.

(3) Any outstanding money that remains unpaid on December 31, 2025 must be added to the 2026 financial plan, budget or estimates, as applicable, of the Greater Vancouver Water District as a cash transfer to reserves, plus a penalty equal to 5% of the debt outstanding as at December 31, 2025.

(4) This section applies despite section 57.1 of the Greater Vancouver Water District Act.

Division 3 – Revenue Anticipation Borrowing

Municipal Finance Authority

9 The Municipal Finance Authority may enter into agreements with the following institutions to provide financing for the following purposes, as applicable to the institution, in accordance with section 11 [interim financing] of the Municipal Finance Authority Act and in the same manner as if each of the following institutions was a public institution under that Act:

   (a) in respect of the City of Vancouver, borrowing under section 263 [borrowing pending collection of real-property taxes] of the Vancouver Charter;
   (b) in respect of the Greater Vancouver Sewerage and Drainage District, borrowing under section 35 [borrowing in anticipation of revenue] of the Greater Vancouver Sewerage and Drainage District Act;
   (c) in respect of the Greater Vancouver Water District, borrowing under section 58 [borrowing in anticipation of revenue] of the Greater Vancouver Water District Act.

Extension of borrowing – municipalities

10 (1) For debt incurred as borrowing in anticipation of revenue in 2020 in accordance with section 177 [revenue anticipation borrowing] of the Community Charter in respect of a municipality, the money must be repaid on or before the earlier of the following dates:
    (a) the date when the anticipated revenue with respect to which the borrowing was authorized is received;
    (b) December 31, 2021.

(2) The amount of any outstanding debt from 2020 that remains unpaid in 2021 under subsection (1) does not limit, and need not be included in the calculation of, the
maximum allowable amount of borrowing in anticipation of revenue in 2021 in respect of the municipality.

(3) This section applies despite section 177 of the *Community Charter*.

**Extension of borrowing – regional districts**

(1) For debt incurred as borrowing in anticipation of revenue in 2020 in accordance with section 404 [revenue anticipation borrowing] of the *Local Government Act* in respect of a regional district, the money must be repaid on or before the earlier of the following dates:

(a) the date when the anticipated revenue with respect to which the borrowing was authorized is received;

(b) December 31, 2021.

(2) The amount of any outstanding debt from 2020 that remains unpaid in 2021 under subsection (1) does not limit the maximum allowable amount of borrowing in anticipation of revenue in 2021 in respect of the regional district.

(3) This section applies despite section 404 of the *Local Government Act*.

**Extension of borrowing – City of Vancouver**

(1) For debt incurred as borrowing in anticipation of revenue in 2020 in accordance with section 263 [borrowing pending collection of real-property taxes] of the *Vancouver Charter*, the money must be repaid on or before the earlier of the following dates:

(a) the date when the anticipated revenue with respect to which the borrowing was authorized is received;

(b) December 31, 2021.

(2) The amount of any outstanding debt from 2020 that remains unpaid in 2021 under subsection (1) does not limit, and need not be included in the calculation of, the maximum allowable amount of borrowing in anticipation of revenue in 2021.

(3) This section applies despite section 263 of the *Vancouver Charter*.

**Extension of borrowing – Greater Vancouver Sewerage and Drainage District**

(1) For debt incurred as borrowing in anticipation of revenue in 2020 in accordance with section 35 [borrowing in anticipation of revenue] of the *Greater Vancouver Sewerage and Drainage District Act*, the money must be repaid on or before the earlier of the following dates:

(a) the date when the anticipated revenue with respect to which the borrowing was authorized is received;

(b) December 31, 2021.

(2) The amount of any outstanding debt from 2020 that remains unpaid in 2021 under subsection (1) does not limit the maximum allowable amount of borrowing in anticipation of revenue in 2021.

(3) This section applies despite section 35 of the *Greater Vancouver Sewerage and Drainage District Act*. 
Extension of borrowing –
Greater Vancouver Water District

14 (1) For debt incurred as borrowing in anticipation of revenue in 2020 in accordance with section 58 [borrowing in anticipation of revenue] of the Greater Vancouver Water District Act, the money must be repaid on or before the earlier of the following dates:
   (a) the date when the anticipated revenue with respect to which the borrowing was authorized is received;
   (b) December 31, 2021.

(2) The amount of any outstanding debt from 2020 that remains unpaid in 2021 under subsection (1) does not limit the maximum allowable amount of borrowing in anticipation of revenue in 2021.

(3) This section applies despite section 58 of the Greater Vancouver Water District Act.

Division 4 – Annual Tax Sales

Deferral of tax sale – municipalities

15 (1) A council of a municipality may, by bylaw adopted on or before August 31, 2020, defer the annual tax sale for 2020, provided for under Division 7 [Annual Municipal Tax Sale] of Part 16 [Municipal Provisions] of the Local Government Act, until September 27, 2021, with the effect that the annual tax sale would be on that date in respect of the upset price described in section 649 [upset price for tax sale] of that Act.

(2) If a bylaw is adopted deferring the annual tax sale,
   (a) written notice must be sent within 2 weeks of the bylaw’s adoption to the property owner of a property that is subject to the deferred annual tax sale advising the owner that
      (i) the annual tax sale for 2020 has been deferred to September 27, 2021,
      (ii) any taxes that are delinquent will remain delinquent for 2021, with applicable interest charges, and
      (iii) unless the delinquent taxes are paid before the start of the tax sale on September 27, 2021, the property will be subject to tax sale on September 27, 2021,
   (b) it is not required to provide public notice of the deferral of the annual tax sale, and
   (c) for certainty, any taxes that are delinquent, as described in section 246 (1) [delinquent taxes] of the Community Charter, remain delinquent for 2021, with interest charges that are carried under that Act.

(3) For certainty, this section does not limit the application of the Local Government Act to an annual tax sale in respect of a municipality that does not defer its annual tax sale.

(4) This section applies despite Division 7 of Part 16 of the Local Government Act.
Deferral of tax sale – City of Vancouver

16 (1) The Vancouver council may, by bylaw adopted on or before August 31, 2020, defer the annual tax sale for 2020, provided for under section 422 [tax sale each year] of the Vancouver Charter, until November 10, 2021, with the effect that the annual tax sale would be on that date in respect of the upset price described in section 427 [price to be paid] of that Act.

(2) If a bylaw is adopted deferring the annual tax sale,
   (a) written notice must be sent within 2 weeks of the bylaw’s adoption to the property owner of a property that is subject to the deferred annual tax sale advising the owner that
      (i) the annual tax sale for 2020 has been deferred to November 10, 2021,
      (ii) any taxes that are delinquent will remain delinquent for 2021, with applicable interest charges, and
      (iii) unless the delinquent taxes are paid before the start of the tax sale on November 10, 2021, the property will be subject to tax sale on November 10, 2021,
   (b) it is not required to provide public notice of the deferral of the annual tax sale, and
   (c) for certainty, any taxes that are delinquent, as described in section 407 [further warning of tax sale] of the Vancouver Charter, remain delinquent for 2021, with interest charges that are carried under that Act.

(3) This section applies despite Part XX [Real-Property Taxation] of the Vancouver Charter.

Deferral of tax sale – improvement districts

17 (1) In this section, “deferral date” means, as applicable,
   (a) a date specified for the annual tax sale deferred by a bylaw in accordance with subsection (2), or
   (b) September 27, 2021, if no date is specified in the bylaw.

(2) An improvement district board may, by bylaw adopted on or before August 31, 2020, defer the annual tax sale for 2020, provided for under Division 6 [Tax Sales] of Part 17 [Improvement Districts] of the Local Government Act, until the deferral date, with the effect that the annual tax sale would be on the deferral date in respect of the upset price described in section 720 (2) (e) [tax sale notice to affected owners and charge holders] of that Act.

(3) If a bylaw is adopted deferring the annual tax sale,
   (a) written notice must be sent within 2 weeks of the bylaw’s adoption to the registered owner of land that is subject to the deferred annual tax sale advising the owner
      (i) that the annual tax sale for 2020 has been deferred to the deferral date,
      (ii) of the applicable deferral date of the deferred annual tax sale,
      (iii) any taxes that remain owing will remain owing for 2021, with applicable interest charges, and
(iv) that, unless the upset price, as set under section 720 (2) (e) of the Local Government Act, is paid before the start of the tax sale on the deferral date, the land will be subject to tax sale on the deferral date,

(b) it is not required to provide public notice of the deferral of the annual tax sale, and

(c) for certainty, any taxes that remain owing, as described in section 718 (1) (a) [tax sale for recovery of taxes] of the Local Government Act, remain owing for 2021, with interest charges that are carried under that Act.

(4) For certainty, this section does not limit the application of the Local Government Act to tax sales in respect of an improvement district that does not defer its annual tax sale.

(5) This section applies despite Division 6 of Part 17 of the Local Government Act.

Division 5 – Tax Sale Redemption Periods

Extension of redemption period – municipalities

18 (1) A council of a municipality may, by bylaw adopted on or before August 31, 2020, extend the expiration of the redemption period for all properties that have a redemption period ending in 2020, provided for under Division 7 [Annual Municipal Tax Sale] of Part 16 [Municipal Provisions] of the Local Government Act, to September 27, 2021.

(2) If a bylaw is adopted extending the expiration of the redemption period,
   (a) written notice, advising that the redemption period has been extended to September 27, 2021, must be sent within 2 weeks of the bylaw’s adoption
      (i) to the property owner of a property that is subject to a redemption period that has been extended in accordance with subsection (1) of this section, and
      (ii) to the tax sale purchaser, and
   (b) it is not required to provide public notice of the extension of the redemption period.

(3) For certainty, this section does not limit the application of the Local Government Act in respect of a municipality that does not extend the expiration of the redemption period.

(4) This section applies despite Division 7 of Part 16 of the Local Government Act.

Extension of redemption period – City of Vancouver

19 (1) The Vancouver council may, by bylaw adopted on or before August 31, 2020, extend the expiration of the redemption period for all properties that have a redemption period ending in 2020, provided for under sections 422 [tax sale each year] to 454 [period of limitation] of the Vancouver Charter, to November 10, 2021.

(2) If a bylaw is adopted extending the expiration of the redemption period,
   (a) written notice, advising that the redemption period has been extended to November 10, 2021, must be sent within 2 weeks of the bylaw’s adoption
(i) to the property owner of a property that is subject to a redemption period that has been extended in accordance with subsection (1) of this section, and
(ii) to the tax sale purchaser, and
(b) it is not required to provide public notice of the extension of the redemption period.

(3) This section applies despite Part XX [Real-Property Taxation] of the Vancouver Charter.

Division 6 – Annual Reporting and Other Annual Requirements

Annual reporting requirements – annual municipal report
20 Despite the date referred to in section 98 (1) [annual municipal report] of the Community Charter, the applicable date for the requirements described in that section is August 31.

Annual reporting requirements – regional district finances reporting
21 Despite the date referred to in section 376 (1) [annual reporting on regional district finances] of the Local Government Act, the applicable date for the requirements described in that section is August 31.

Annual requirements – Financial Information Act
22 (1) In this section, “corporation” has the same meaning as in section 1 of the Financial Information Act.

(2) This section only applies to a corporation to which a grant or advance may be made, or the borrowings of which may be guaranteed by the government, under the authority of the following enactments:
(a) the Islands Trust Act;
(b) the Local Government Grants Act;
(c) the Municipal Aid Act.

(3) Despite the time period set out in section 2 (2) [statement of financial information] of the Financial Information Act, a corporation is to comply with the requirements of that subsection on or before August 31, 2020.

(4) Despite the time period set out in section 2 (3) of the Financial Information Act, a corporation is to comply with the requirements of that subsection on or before August 31, 2020.