

# PEACE RIVER REGIONAL DISTRICT DEVELOPMENT SERVICES

Part 26 Participants. Includes all except District of Tumbler Ridge.

### **ZONING AMENDMENT REPORT**

1<sup>st</sup> and 2<sup>nd</sup> Reading • Bylaw No. 1924, 2010 FILE NO. 153/2010

OWNER: Samuel Ranch Ltd. DATE: June 14, 2011

AREA: Electoral Area B

**LEGAL:** Lot 16, Plan 3986, St. John Indian Reserve #172, Township 85, Range 18, W6M, PRD, except Plans

18648 and Plan EPP713

**LOT SIZE:** 244.9 ha (605.1 ac)

**LOCATION:** Rose Prairie Road, ~8 km north of the City of Fort St. John

### PROPOSAL

To allow a third single-family dwelling on the subject property, in order to provide a residence for farm help.

### **RECOMMENDATION: OPTION 1**

**THAT** the Regional Board <u>approve</u> Peace River Regional District Zoning Amendment Bylaw No. 1924, 2010 for First Reading;

**THAT** 2<sup>nd</sup> Reading be subject to the owner agreeing to a restrictive covenant to restrict the number of dwellings on one of the owner's other A-2 zoned properties, from two dwellings to one dwelling;

**THAT** Final Reading be subject to the owner meeting the conditions of ALC Resolution #162/2011.

### **OPTIONS**

OPTION 1: THAT the Regional Board <u>approve</u> Peace River Regional District Zoning Amendment Bylaw No. 1924,

2010 for First Reading;

THAT  $2^{nd}$  Reading be subject to the owner agreeing to a restrictive covenant to restrict the number of dwellings on one of the owner's other A-2 zoned properties, from two dwellings to one dwelling;

THAT Final Reading be subject to the owner meeting the conditions of ALC Resolution #162/2011.

OPTION 2: THAT the Regional Board refuse the application.

### LAND USE POLICIES AND REGULATIONS

OFFICIAL COMMUNITY PLAN (OCP): Rural Resource - Agricultural, Bylaw No. 820, 1993

**ZONING:** A-2 (Large Agricultural Holdings Zone), Bylaw No. 1000, 1996

AGRICULTURAL LAND RESERVE (ALR): Within BUILDING INSPECTION AREA: Outside

### **SITE CONTEXT**

The subject property is located along the paved Rose Prairie Road, ~8 km north of the City of Fort St. John. The area is predominantly agricultural. The subject property borders large agricultural properties on all sides, as well as a 20-acre agricultural lot to the south and two rural residential lots (10 ac and 30 ac) to the east.

Page 1 of 6			
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14-Jun-11 9:08:12 AM	Department Head	CAO	
Report prepared by: Timothy	Donegan, Land Use Planner		

### **SITE FEATURES**

**LAND**: The subject property is mostly cleared for agricultural production, well sites, and residential use.

STRUCTURES: There are three permanent houses, a shop, and granaries, plus 6 well sites on the The subject property.

ACCESS: The subject property is accessed from the paved Rose Prairie Road by a gravelled road allowance

**SOIL:** The subject property has three CLI Soil Classification Ratings: 60% Class 6T and 40% Class 7TR,

80% Class 2C and 20% Class 3T, and Class 3C.

**FIRE**: The subject property is not within a fire protection area.

### COMMENTS AND OBSERVATIONS

PROPOSAL:

At the February 24, 2011 Regional Board Meeting, the Regional Board moved that consideration of 1<sup>st</sup> and 2<sup>nd</sup> Reading of Bylaw 1924, 2010 be referred to a future meeting pending a response from the Agricultural Land Commission (ALC). On April 14, 2011 the ALC refused the owner's proposal for three dwellings as proposed; however, the ALC did allow the three dwellings subject to the consolidation of the subject property with the property adjacent to the north — South ½ of Lot 15, Plan 3986, St. John Indian Reserve #172, Township 85, Range 18, W6M, PRD (see attached Resolution #162/2011).

The owner proposes to amend the A-2 Zone (Large Agricultural Holdings Zone) to allow a third dwelling on the subject property, in order to provide a residence for farm help. Currently, there are 3 permanent single-family dwellings on the subject property, home to 3 families who plan to farm the subject property and who currently farm other lands in the area owned by Samuel Ranch Ltd. and Maccabee Farms Ltd.

The current application differs from the original application: In the original application, in order to compensate for the third dwelling on the subject property (and leave the average density of the area unchanged), the owner agreed to a restrictive covenant to limit from two dwellings to one dwelling the number of single-family dwellings allowed on the adjacent property to the north — South ½ of Lot 15, Plan 3986, St. John Indian Reserve #172, Township 85, Range 18, W6M, PRD. However, since the ALC has made approval of the three dwellings subject to the consolidation of this property with the subject property, the owner would need to select a different A-2 zoned property in order to compensate for the third dwelling and leave the average density of the area unchanged.

Note: The owner states that he was unaware that a third home is not allowed within the A-2 Zone. The subject Property is outside the Building Inspection Area.

ALR:

The subject property lies within the Agricultural Land Reserve (ALR). ALR regulations permit a maximum of two dwellings per parcel – one permanent dwelling and one manufactured home for family use. As noted above, the ALC refused the owner's original proposal; however, the ALC did allow the three houses subject to the consolidation of the subject property with the adjacent property to the north (see attached Resolution #162/2011).

OCP:

The subject property is designated "Rural Resource - Agricultural" within North Peace Official Community Plan Bylaw No. 820, 1993, wherein the number of dwellings allowed per parcel is not specified. However, within the General Policies of Section 2.1.5 of the OCP, Policy 1 (Number of Dwellings) states that a maximum of two dwellings is allowed on parcels 3.6 ha (9 ac) or larger, and Policy 2 states that an additional dwelling per quarter is allowed when necessary for farm help in cases where two or more quarters are owned and operated by the same farming operation. Therefore, an OCP amendment will not be required.

The subject property is zoned A-2 (Large Agricultural Holdings Zone) within Zoning Bylaw No. 1000,

**ZONING:** 1996, wherein no more than two single-family dwellings are allowed per parcel. Therefore, this zoning

amendment is required.

**OTHER:** Bylaw Enforcement Investigation No. 107/2010 regarding the third dwelling on the subject property

was opened in August 5, 2010. To address this issue, the owner has submitted this Zoning Amendment

Application.

### **IMPACT ANALYSIS**

AGRICULTURE: On April 14, 2011 the ALC refused the owner's proposal for three dwellings as proposed; however,

the ALC did allow the three dwellings subject to the consolidation of the subject property with the property adjacent to the north — South ½ of Lot 15, Plan 3986, St. John Indian Reserve #172,

Township 85, Range 18, W6M, PRD (see attached Resolution #162/2011).

**CONTEXT:** The net effect of the proposal would leave the aggregate number of dwellings allowed on the subject

property and another A-2 property unchanged at 4 dwellings, leaving the average density of the area

also unchanged.

**POPULATION:** The proposal would leave the local population unchanged.

**TRAFFIC:** The proposal would leave the number of vehicles in the area unchanged.

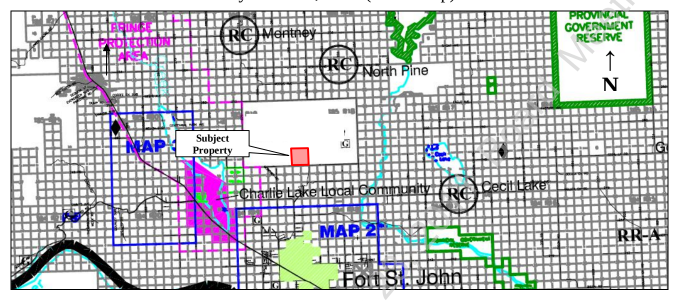


### ZONING AMENDMENT REPORT — SAMUEL RANCH LTD.

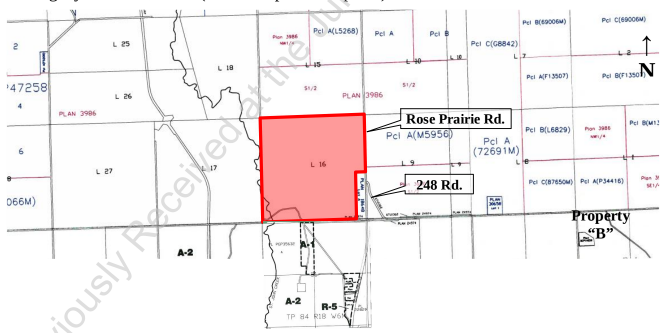
### **MAPS**

FILE No. 153/2010

## North Peace Official Community Plan 820, 1993 (Index Map)



## Zoning Bylaw 1000, 1996 (Index Map and Map 8-3)



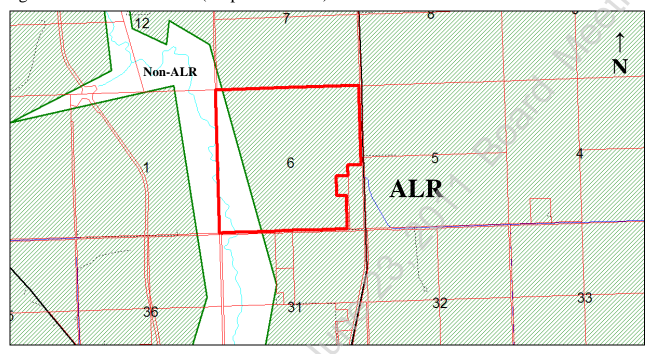


## ZONING AMENDMENT REPORT — SAMUEL RANCH LTD.

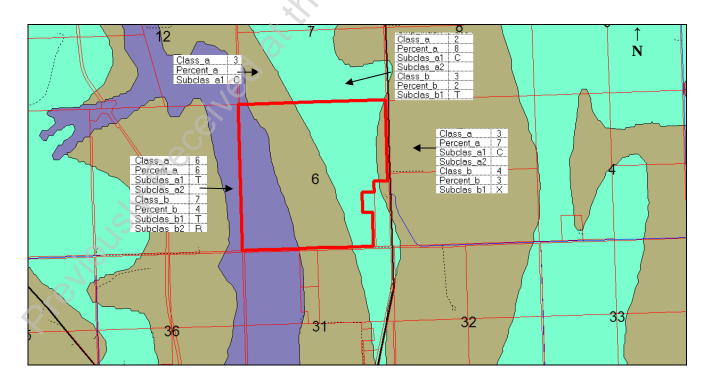
### **MAPS**

FILE No. 153/2010

## Agricultural Land Reserve (Maps #94A.036)



## CLI-Soil Classification (Maps #94-A-7)



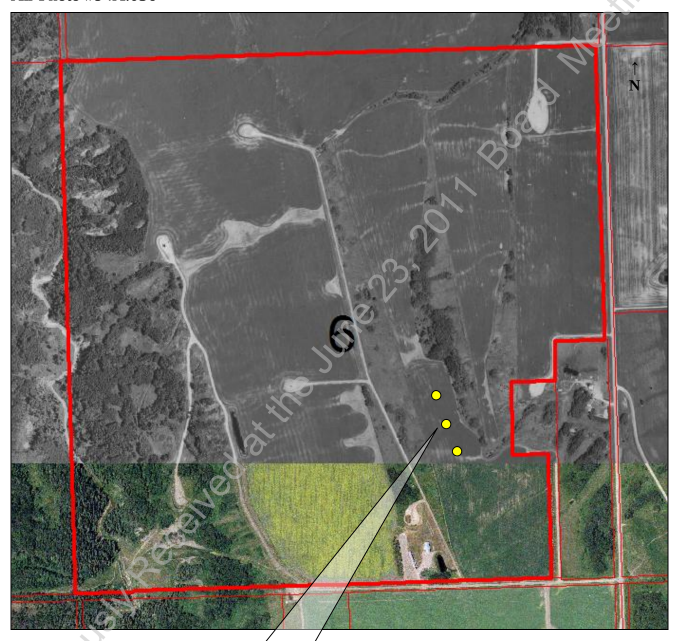


## ZONING AMENDMENT REPORT — SAMUEL RANCH LTD.

## MAPS

FILE No. 153/2010

### Air Photo #94A.036



O Approximate location of each existing 3 houses



Box 810, 1981 Alaska Avenue, **Dawson Creek, BC** V1 G 4 H8 Telephone: (250) 784.3200 Fax (250) 784.3201 9505 – 100<sup>th</sup> Street, Fort St. John, BC V134N4 Telephone: (250) 785.8084 Fax: (250) 785.1125

Toll Free: 1.800.670.7773

Receipt #:

1.			FEES
		Official Community Plan Amendment	\$1,000.00
	$\boxtimes$	Zoning Amendment	\$ 650.00
		Official Community Plan and Zoning Amendment combined	\$1,050.00
		Temporary Use Permit	\$ 350.00
		Development Permit	\$ 165.00
		Development Variance Permit	\$ 165.00
		Sign requirement [Amended by By-law No. 1898, 2010] The applicant, on those parcel(s) subject to an amendment to: i) an official community plan and/or zoning by-law; ii) temporary commercial or industrial use permit; shall post a development application sign on the subject property, as provided by the Regional District.	\$ 150.00

A \$150.00 fee will be charged for utilizing the sign and a \$100.00 refund will be issued upon return of the sign to the Regional District.

Please print Property Owner-s Name Authorized Agent of Owner (if applicable): Address of Owner Address of Agent Same City / Town / Village City / Town / Village Postal Code **Postal Code** Telephone Number: Telephone Number: Fax Number: Fax Number: e-mail address: e-mail address: lamaccabeeta

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Applicat	ion for Developr	nent		Page 3
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Date

Signature of Owner/s:





April 21, 2011

**Agricultural Land Commission** 

133–4940 Canada Way Burnaby, British Columbia V5G 4K6 Tel: 604 660-7000 Fax: 604 660-7033

www.alc.gov.bc.ca

Reply to the attention of Martin Collins ALC File: 52220



Paul Walter Samuel Ranch PO Box 6802 Fort St John, B.C. V1J 4J2

Dear Sir:

Re: Application for Additional Dwellings in the Agricultural Land Reserve

Please find attached the Minutes of Resolution #162/2011 and a sketch plan outlining the Commission's decision as it relates to the above noted application.

Other approvals may be necessary. Prior to proceeding, the Commission suggests you contact the Peace River Regional District.

Yours truly,

PROVINCIAL AGRICULTURAL LAND COMMISSION

Per:

Brian Underhill, Executive Director

Enclosure: Minutes/Sketch Plan

cc: Peace River Regional District File # 154/2010

# A meeting was held by the Provincial Agricultural Land Commission on April 14<sup>th</sup>, 2011 at Fort St John, B.C.

PRESENT:

Richard Bullock

Chair

Denise Dowswell

Commissioner

Jim Collins

Commissioner

Martin Collins Staff

### For Consideration

Application:

52192

Applicant:

Samuel Ranch

Agent: Proposal:

Paul Walter

Legal:

To permit three permanent dwellings on the 245 ha parcel PID 006-853-943 Lot 16, Twp 85, R . 18, W6M, PRD, Plan 3986,

Except Plan 18646 and Plan EPP 713

Location:

Former I.R. #172. North of Fort St John.

### Site Inspection

The Commissioners and staff noted above met with Paul Walter and Arthur Grass on the property and noted that two of the three dwellings were completed and inhabited, and that a third dwelling was more than half complete. A small greenhouse was also under construction.

The applicants confirmed that they received the staff report and no errors or omissions were noted. No information was provided indicating that three families are necessary to use the farm parcel for agriculture.

#### Context

The proposal was weighed against the purposes of the Commission as stipulated in section 6 of the *Agricultural Land Commission Act* (the "Act"). They are:

- 1. to preserve agricultural land
- 2. to encourage farming on agricultural land in collaboration with other communities of interest, and
- 3. to encourage local governments, first nations, the government and its agents to enable and accommodate farm use of agricultural land and uses compatible with agriculture in their plans, bylaws and policies.

#### **Discussion**

### Assessment of Agricultural Capability

In assessing agricultural capability, the Commission refers in part to agricultural capability mapping and ratings. The ratings are interpreted using the Canada Land Inventory (CLI), 'Soil Capability Classification for Agriculture' system;

Page 2 of 3 Resolution #162/2011 Application # 52192

The agricultural capability of the soil affected by the dwellings is 50% 3C and 50% 8:2C 2:3T:

Class 2 – Land in this class has minor limitations that require good ongoing management practices or slightly restrict the range of crops, or both.

Class 3 – Land in this class has limitations that require moderately intensive management practices or moderately restrict the range of crops, or both.

The limiting subclasses are a severe climate and topography. The subject property has very good capability for agriculture.

### **Assessment of Agricultural Suitability**

The Commission assessed whether external factors such as encroaching non-farm development have caused or will cause the land to become unsuitable for agriculture. The Commission does not believe there are external factors that render the land unsuitable for agricultural use. Although there are two adjoining rural residential properties to the east of the three homes, parcel sizes are generally large and farm uses predominate.

### Assessment of Impact on Agriculture

The Commission also assessed the impact of the proposal against the long term goal of preserving agricultural land. The Commission noted that the three large houses alienated 3 - 4 ha of arable land that was formerly cultivated. In addition the Commission does not believe that three dwellings are necessary for farm labour. The Commission was concerned about both the alienation of agricultural land, and the use of this active agricultural property for multiple residences which are not directly related to agriculture.

#### **Assessment of Other Factors**

The Commission understands that the applicants also own the adjoining ~130 ha farm parcel to the north (S ½ of Lot 15) and that the two properties are cultivated as a single unit. In addition there is no evidence (as per the airphoto) that there is a residence on Lot 15. The Commission believes that consolidating Lot 15 with the subject property represents a benefit for agriculture which balances the erosive impacts of the three dwellings. Consolidation would ensure that additional dwellings could not be constructed on Lot 15, thereby reducing the overall potential density of dwellings as permitted by the zoning bylaw (two per parcel).

### Conclusions

- 1. That the land under application has very good agricultural capability and is appropriately designated as ALR, and is suitable for agricultural use.
- 2. That the existing three homes are not necessary for agriculture proposes and have potential to negatively impact agricultural activity.
- 3. That the proposal is not consistent with the goals of the ALC Act.

Page 3 of 3 Resolution #162/2011 Application # 52192

IT WAS

MOVED BY:

Commissioner R. Bullock

SECONDED BY:

Commissioner D. Dowswell

THAT the application for three houses be refused as proposed.

However, the Commission has allowed the three homes subject to the following conditions:

- The consolidation of the subject property, by survey, with the adjoining property (S ½ of Lot 15) to the north.
- the application must be concluded within three (3) years from the date of this decision.

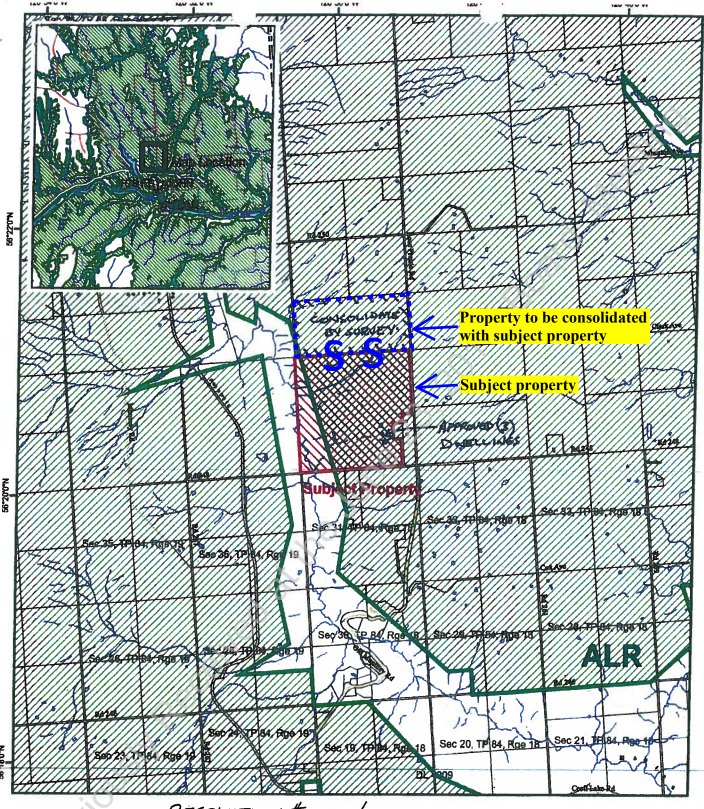
AND THAT the applicant be advised of the provisions of Section 33 of the *Agricultural Land Commission Act* which provides an applicant with the opportunity to submit a request for reconsideration.

- S.33 (1) On the written request of a person affected or on the commission's own initiative, the commission may reconsider a decision of the commission under this Act and may confirm, reverse or vary it if the commission determines that (a) evidence not available at the time of the original decision has become available,
  - (b) all or part of the original decision was based on evidence that was in error or was false.
  - (2) The commission must give notice of its intention to reconsider a decision under subsection (1) to any person that the commission considers is affected by the reconsideration.

AND THAT the applicant be advised that a revised proposal does not constitute new information and will not be considered as a basis for reconsideration, that the time limit for submitting a request for reconsideration is one (1) year from the date of the decision letter, and that if the applicant sells or transfers the property within one (1) year of the decision the new owner is not eligible to submit a request for reconsideration.

This decision does not relieve the owner or occupier of the responsibility to comply with applicable Acts, regulations, bylaws of the local government. This includes zoning, subdivision, or other land use bylaws, and decisions of any authorities that have jurisdiction under an enactment.

CARRIED Resolution #162/2011



RESOLUTION # 162/2011



## **ALC Context Map**

Map Scale: 1:50,000

500 1,000 1,500 2,000 2,500

ALC File #:

52192

Mapsheet #:

94A.036

Map Produced:

March 7, 2011

Regional District: Peace River

### PEACE RIVER REGIONAL DISTRICT By-Law No. 1924, 2011

A by-law to amend the "Peace River Regional District Zoning By-Law No. 1000, 1996."

WHEREAS, the Regional Board of the Peace River Regional District did, pursuant to the Province of British Columbia *Local Government Act*, adopt the "Peace River Regional District Zoning By-Law No. 1000, 1996";

NOW THEREFORE the Regional Board of the Peace River Regional District, in open meeting assembled, enacts as follows:

- 1. This by-law may be cited for all purposes as "Peace River Regional District Zoning Amendment By-Law No. 1924, 2011."
- 2. The "Peace River Regional District Zoning By-Law No. 1000, 1996" is hereby amended in the following manner:
  - a) By adding the following to Section 36(2)(b), of the A-2 "Large Agricultural Holdings Zone": except for;
    - i) Lot 16, Plan 3986, St. John Indian Reserve #172, Township 85, Range 18, W6M, PRD, except Plans 18648 and Plan EPP713, wherein three (3) single detached family dwellings shall be permitted."

2011

KEND & SESSIND TIME tills	_ uay oi	
Public Notification held on the	day o	f, 2011.
READ FOR a THIRD TIME this	day of	, 2011.
ADOPTED this	day of	,2011.
:100		
CERTIFIED a true and correct copy of "Peace		HE CORPORATE SEAL of the Peace River
River Regional District Zoning Amendment By-law No. 1924, 2011."		egional District was hereto affixed in the resence of:
Fred Banham,	Ka	aren Goodings, Chair
Chief Administrative Officer		
	Fr	red Banham, Chief Administrative Officer

READ a SECOND TIME this \_\_\_\_\_ day of \_\_\_\_