



*W. A. Lewis* 37  
Lieutenant-Governor

C A N A D A

PROVINCE OF BRITISH COLUMBIA

ELIZABETH the SECOND, by the Grace of God, of the United Kingdom,  
Canada, and Her Other Realms and Territories, Queen,  
Head of the Commonwealth, Defender of the Faith.

To all to whom these presents shall come -

GREETING.

*W. A. Lewis*  
Minister of Municipal  
Affairs

( WHEREAS pursuant to the provisions  
(  
( of section 767 of the Municipal Act,  
(  
( the Peace River-Liard Regional District  
(  
( was incorporated by Letters Patent  
(  
( issued the 31st day of October 1967:

AND WHEREAS by section 767 of the Municipal Act it is  
provided, inter alia, that in addition to the functions conferred by  
that Act, a regional district has such functions as are provided by

Letters Patent or supplementary Letters Patent, and for this purpose the Lieutenant-Governor in Council may, on the recommendation of the Minister, provide in the Letters Patent or supplementary Letters Patent such further objects, powers, obligations, duties, limitations and conditions in respect to any or all functions requested pursuant to that section:

AND WHEREAS the Regional Board of the Peace River-Liard Regional District by supplementary Letters Patent dated March 31, 1976 was empowered to undertake both the functions of Division XVI - Recreational Programmes and Division XVII - Community Services with all member municipalities participating:

AND WHEREAS the Regional Board of the Peace River-Liard Regional District has requested that the mill rate limitation for the said functions be reduced from one mill to one-quarter of one mill:

AND WHEREAS the provisions of section 767 of the Municipal Act have been duly complied with:

NOW KNOW YE THAT by these presents We do order and proclaim that on, from and after the date hereof the following be added to the objects, powers, obligations, duties, limitations, and conditions of the Peace River-Liard Regional District:

1. Division XVI - Recreational Programmes granted by supplementary Letters Patent dated March 31, 1976 be amended by adding the words "one-quarter of" after the words "product of" in the fourth line of paragraph numbered 2.(4) so that the paragraph reads as follows:

"2.(4) The annual amount requisitioned for the purposes of this function when added to the cost of the function of Division XVII - Community Services,

shall not exceed the product of one-quarter of one mill on the current taxable assessed values of improvements for school purposes, excluding all property that is taxable for school purposes only by special Act. All the member municipalities and (or) portions thereof declared a recreational programme unit participating in any programme determined under clause (1) hereof and the net cost of each recreational programme unit shall be apportioned among the participating member municipalities on the basis of assessed value of improvements taxable for school purposes excluding property that is taxable for school purposes only by special Act. The amount of the requisition to meet the costs of this function shall be assessed and levied upon the said assessed value of improvements only in the electoral areas."

2. Division XVII - Community Services granted by supplementary Letters Patent dated March 31, 1976 be amended by adding the words "one-quarter of" after the words "product of" in the fourth line of paragraph numbered 3.(3) so that the paragraph reads as follows:

"3.(3) The annual amount requisitioned for the purposes of this function when added to the cost of the function, Division XVI - Recreational Programmes, shall not exceed the product of one-quarter of one mill on the current taxable assessed value of improvements for school purposes excluding all property that is taxable for school purposes only by special Act. All the member municipalities and (or) portions thereof declared


to be a community service unit participating in a programme determined under clause (1) hereof and the net cost of each community service unit shall be apportioned among the participating member municipalities on the basis of assessed value of improvements taxable for school purposes excluding property that is taxable for school purposes only by special Act. The amount of the requisition to meet the costs of this function shall be assessed and levied upon the said assessed value of improvements only in the electoral areas."

AND THAT the Letters Patent of the Peace River-Liard Regional District be deemed to be further amended accordingly:

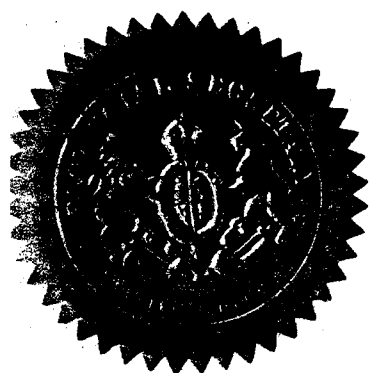
IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent and the Great Seal of Our said Province to be hereunto affixed.

WITNESS, the Honourable Henry P. Bell-Irving, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this 19<sup>th</sup> day of JUNE, in the year of our Lord one thousand nine hundred and eighty and in the twenty-ninth year of Our Reign.

By Command.



Provincial Secretary and  
Minister of Government Services.



BRITISH



COLUMBIA

1334

APPROVED AND ORDERED JUN 19 1980

Lieutenant-Governor

EXECUTIVE COUNCIL CHAMBERS, VICTORIA JUN. 19.1980

*lw* On the recommendation of the undersigned, the Lieutenant-Governor, by and with the advice and consent of the Executive Council, orders that, having received the recommendation of the Minister of Municipal Affairs the supplementary Letters Patent in the form attached hereto are hereby approved and issued to the Peace River-Liard Regional District.

Minister of Municipal Affairs.

Presiding Member of the Executive Council.

(This part is for administrative purposes and is not part of the Order.)

Authority under which Order is made:

Act and section.....Municipal Act - Section 767.....

Other (specify) Order in Council 1063/76 and supplementary Letters Patent dated March 31, 1975

Statutory authority checked by GARETH J. DAVIES   
(Signature and typed or printed name of Legal Officer)