

APPLICATION FOR PERMISSIVE EXEMPTION

	Address of Society/Organization			
	Civic Address of Property			
	Property Tax Roll Number			
	Legal Description of Property			
	Mailing Address			
	Contact Person (who may be able to provide additional information about thi			
	application)			
	Name			
	Title			
	Address			
	Email			
	Telephone Number			
Organization Executives:				
	President/Chairperson			
	Vice President / Vice Chairperson			



Date of Incorporation
Registered Society? Registration Number
Charitable Organization Number (if applicable)
Number of years in operation
What fees are charged for admission and/or membership?
List all licences held by the organization, (for example, licenses under the Community Care Facility Act, Hospital Act)
Does your organization own the property you are claiming exemption for? Yes No If no, please provide a copy of your current lease agreement. What is the principal use of the property?
Please prepare and attach an appropriate scale drawing showing the following: a) Property boundaries and all dimensions; b) Location and size of all buildings (if more than one building, number 1, 2, 3, etc.); c) Location and size of all parking lots and capacity; d) Location and size of all major landscaped areas; and e) Location and size of undeveloped land.
For each building identified on your drawing, indicate the purpose and use(s) of the building:
Building 1:



Building 3:					
Building 4:					
	he building(s)? If yes ople? uare footage of the l				
Does your organization receive any income from rental or use of the building(s), par lot(s), or other portions of the land(s)?					
Yes	No				
If "yes", indicate the source: Income Source		come for each and to the second to the secon	he total revenue fror Hours per Day or <u>Days per Week</u>		
Total income from al					
Total income from al Provide information or other portions of t	l sourceson income from rent	al or use of building	on the exempt prop		
Provide information	l sourceson income from rent	al or use of building e meeting rooms and	on the exempt prop		



_	low is your organization accessible to the public?				
- -	low does your Society/Organization benefit the District of Squamish?				
	Please demonstrate that Squamish residents use your service/facilities and that the organization's regulation allow all Squamish residents to participate.				
	The number of users of your service during the most recent fiscal year				
l:	s the organization run by volunteers, paid staff or a combination?				
a	. Please state the number of volunteers				
	. Please state the number of volunteer hours worked per year				
С	. Please state the number and total hours of paid staff				
P	Please include a copy of:				
•					
	s				
a	. Your organizations financial statements for the most recent fiscal year (audited is preferred) if one is not available, please explain why				



If your organization has received grants or tax exemptions in the previous three y from the District of Squamish, another municipality, other government or non-government organizations (i.e. Provincial Government, Federal Government, BC Housing) please provide the following information.					
Year	Funding Agency	Type of Grant	Amoun		
Provide inf	ormation on pending appli	on for property taxes? Yes			
	formation on pending application application or pending application	ications for grants with m			
		ications for grants with m			
government	and non-government organi	ications for grants with mizations.	unicipalities,		
government	and non-government organi	ications for grants with mizations.	unicipalities,		



(29)		e the IMPACT on your organization if a permissive tax exemption is not increase membership fees, eliminating programs, solicit funding from rces etc.).
true,	accurate and	ormation provided in this application and supporting documentation is that I am the authorized signatory for the applicant organization. I information supplied is subject to disclosure as outlined below.
	Name:	
	Signature:	
	Position:	
	Date:	

Applications for Permissive Tax Exemption must be received by the last Friday in August in the year prior to the taxation year for which exemption is requested in order to be included in the annual Permissive Taxation Exemption Bylaw. i.e. An application for Permissive Taxation Exemption for the year 2024 must be received by 4:00p.m. on Friday, August 25, 2023.

Freedom of Information and Protection of Privacy Act

The personal information collected on this form is done so pursuant to the Community Charter and/or the Local Government Act and in accordance with the Freedom of Information and Protection of Privacy Act. The personal information collected herein will be used only for the purpose of processing this application or request and for no other purpose. The District considers this information to be public and it will be considered at meetings of the public and is available for public inspection. Further information may be obtained by speaking with the District's Director of Administrative Services at 604.815.5006 or 37955 Second Avenue, Squamish, BC.



Information Sheet

Council of the District of Squamish is authorized by Section 224 of the Community Charter to grant a permissive exemption for the purposes outlined in Policy #A03E-02 and all amendment thereto.

APPLICATION PROCESS

- 1) Only charitable, philanthropic or other not for profit corporations, meeting the requirement of Section 224 of the Community Charter and Eligibility Criteria of Policy #A03E-02 are eligible to apply.
- 2) All applications must be made on the application form provided by the District of Squamish.
- 3) Incomplete applications will not be processed.
- 4) All applications must be accompanied by:
 - a copy of your organization's financial statements,
 - a copy of your organization's current year's budget,
 - a copy of your registered charity return or non-profit society return (if applicable),
 - and other documentation outlined in the application form.
- 5) District of Squamish will place "Permissive Tax Exemptions" information on the District website.
- 6) Applications for Permissive Tax Exemption must be received by the last Friday in August in the year prior to the taxation year for which exemption is requested in order to be included in the annual Permissive Taxation Exemption Bylaw.
 - i.e. An application for Permissive Taxation Exemption for the year 2024 must be received by 4:00 p.m. on Friday, August 25, 2023.

APPLICATION REVIEW PROCESS

- 1) The General Manager of Financial Services and/or designate will receive and review the applications for completeness to determine whether the applicant meets the criteria of Section 224 Community Charter and the Eligibility Criteria of Policy #A03E-02.
- 2) The General Manager of Financial Services and/or designate will recommend to Council the extent of the tax exemptions eligible.
- 3) Final approval of applications will be confirmed by adoption of the Tax Exemption Bylaw on or before October 31 of each year prior to the year of exemption.

Attachment 1

Community Charter – Division 7 – Permissive Exemptions

General authority for permissive exemptions

- 224 (1) A council may, by bylaw in accordance with this section, exempt land or improvements, or both, referred to in subsection (2) from taxation under section 197 (1) (a) [municipal property taxes], to the extent, for the period and subject to the conditions provided in the bylaw.
 - (2) Tax exemptions may be provided under this section for the following:
 - (a) land or improvements that
 - (i) are owned or held by a charitable, philanthropic or other not for profit corporation, and
 - (ii) the council considers are used for a purpose that is directly related to the purposes of the corporation;
 - (b) land or improvements that
 - (i) are owned or held by a municipality, regional district or other local authority, and
 - (ii) the council considers are used for a purpose of the local authority;
 - (c) land or improvements that the council considers would otherwise qualify for exemption under section 220 [general statutory exemptions] were it not for a secondary use;
 - (d) the interest of a public authority, local authority or any other corporation or organization in land or improvements that are used or occupied by the corporation or organization if
 - (i) the land or improvements are owned by a public authority or local authority, and

- (ii) the land or improvements are used by the corporation or organization for a purpose in relation to which an exemption under this Division or Division 6 of this Part would apply or could be provided if the land or improvements were owned by that corporation or organization;
- (e) the interest of a public authority, local authority or any other corporation or organization in land or improvements that are used or occupied by the corporation or organization if
 - (i) the land or improvements are owned by a person who is providing a municipal service under a partnering agreement,
 - (ii) an exemption under section 225 [partnering and other special tax exemption authority] would be available for the land or improvements in relation to the partnering agreement if they were used in relation to the service,
 - (iii) the partnering agreement expressly contemplates that the council may provide an exemption under this provision, and
 - (iv) the land or improvements are used by the corporation or organization for a purpose in relation to which an exemption under this Division or Division 6 of this Part would apply or could be provided if the land or improvements were owned by that corporation or organization;
- (f) in relation to property that is exempt under section 220(1) (h) [buildings for public worship],
 - (i) an area of land surrounding the exempt building,

- (ii) a hall that the council considers is necessary to the exempt building and the land on which the hall stands, and
- (iii) an area of land surrounding a hall that is exempt under subparagraph (ii);
- (g) land or improvements used or occupied by a religious organization, as tenant or licensee, for the purpose of public worship or for the purposes of a hall that the council considers is necessary to land or improvements so used or occupied;
- (h) in relation to property that is exempt under section 220 (1) (i) [seniors' homes], (j) [hospitals] or (l) [private schools], any area of land surrounding the exempt building;
- (i) land or improvements owned or held by an athletic or service club or association and used as a public park or recreation ground or for public athletic or recreational purposes;
- (j) land or improvements owned or held by a person or organization and operated as a private hospital licensed under the *Hospital Act* or as a licensed community care facility, or registered assisted living residence, under the *Community Care and Assisted Living Act*;
- (k) land or improvements for which a grant has been made, after March 31, 1974, under the *Housing*Construction (Elderly Citizens) Act before its repeal.
- (3) The authority under subsection (2) (e) and (g) to (j) is not subject to section 25 (1) [prohibition against assistance to business].
- (4) Subject to subsection (5), a bylaw under this section
 - (a) must establish the term of the exemption, which may not be longer than 10 years,

- (b) may only be adopted after notice of the proposed bylaw has been given in accordance with section 227 [notice of permissive tax exemptions], and
- (c) does not apply to taxation in a calendar year unless it comes into force on or before October 31 in the preceding year.
- (5) Subsection (4) (a) and (b) does not apply in relation to exemptions under subsection (2) (f) and (h).
- (6) If only a portion of a parcel of land is exempt under this section, the bylaw under this section must include a description of the land that is satisfactory to the British Columbia Assessment Authority.
- (7) A bylaw under this section ceases to apply to property, the use or ownership of which no longer conforms to the conditions necessary to qualify for exemption and, after this, the property is liable to taxation.