## Memorandum



September 12, 2022

To:

City Council

From:

Ingrid Johnson
Director, Solicitors

Subject:

**Revision to Revised Charter Bylaw 18826** 

Pursuant to section 63 of the *Municipal Government Act*, Council may, by bylaw, revise any of its bylaws by making changes without materially affecting the bylaw in principle or substance. These changes may include:

- correcting clerical, technical, grammatical, or typographical errors in a bylaw,
- bringing out more clearly what is considered to be the meaning of a bylaw, or
- improving the expression of the law.

Before first reading of a revision bylaw, the City Manager must certify in writing that the proposed revisions have been prepared in accordance with section 63 of the *Municipal Government Act*.

I, as delegate of the City Manager, certify that the revision proposed to the following bylaw by Bylaw 20275, Fall 2022 General Repealing Bylaw was prepared in accordance with section 63 of the *Municipal Government Act* as follows:

Bylaw	Revision
18826	Make changes, without materially affecting the bylaw in principle or substance, to correct typographical errors.

Ingrid Johnson