Declaring a State of Local Emergency In British Columbia
## Amendment Record

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<thead>
<tr>
<th>Version #</th>
<th>Release Date</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Dec 2006</td>
<td>Original document, with templates</td>
</tr>
<tr>
<td>2</td>
<td>Oct 2011</td>
<td>Comprehensive rewrite to interpret Sections 12 to 15 of the <em>Emergency Program Act</em></td>
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<tr>
<td>3</td>
<td>Dec 2017</td>
<td>Change from specific Ministry name to “Minister responsible” on extension example</td>
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<tr>
<td>4</td>
<td>Jan 2019</td>
<td>Addition of Amendment Record, clarification for SOLE extensions and cancellations, proof of publication, and update of extension example</td>
</tr>
<tr>
<td>5</td>
<td>Feb 2020</td>
<td>Corrections to the Declaration Order data field descriptions and example page;</td>
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Introduction

Declaring a state of local emergency enables local authorities in the Province of British Columbia to exercise the emergency powers listed in the *Emergency Program Act*. The emergency powers are utilized by the local authority to order the evacuation of residents from their homes, prohibit travel and enter private property when an emergency threatens lives, property, or the environment within the local authority’s jurisdiction.

Local authority emergency program staff and elected officials must be prepared to declare a state of local emergency in response to an emergency or disaster at a moment’s notice. Therefore, local authority emergency plans must clearly and concisely outline the process for declaring a state of local emergency, as well as managing the application and use of the emergency powers.

This document provides answers to some of the most frequently asked questions and provides recommendations about how to issue a declaration by order. The example documents attached at the end of this manual are intended to assist local authorities in the collection of information that is required and appropriate for declaring a state of local emergency by order only. The process for the creation and issuance of local government bylaws is dictated by other legislation and is not covered in this document. Further, this document does not address details about utilization of the emergency powers by a local authority.
Terminology:

‘Act’ refers to the *Emergency Program Act*.

‘Emergency’ means a present or imminent event or circumstance that  
(a) is caused by accident, fire, explosion, technical failure or the  
forces of nature, and  
(b) requires prompt coordination of action or special regulation of  
persons or property to protect the health, safety or welfare of a  
person or to limit damage to property.

‘Disaster’ means a calamity that  
(a) is caused by accident, fire, explosion, technical failure or the  
forces of nature, and  
(b) has resulted in serious harm to the health, safety or welfare of  
people, or in widespread damage to property.

‘Local declaration’ or ‘Local Dec’ refers to a declaration of state of local  
ectency.
What is a declaration of a state of local emergency?
This is a temporary emergency authority measure authorized by the Emergency Program Act. A declaration of a state of local emergency has to be initiated by either a local government bylaw or order and is valid for a period of seven days.

Why would a local authority declare a state of local emergency?
A local authority would declare a state of local emergency when an emergency or disaster (as defined in the Emergency Program Act) within its jurisdiction requires access to the extraordinary emergency powers of the Emergency Program Act.

Emergency powers available to the local authorities through the legislation are as follows:

- acquire or use any land or personal property considered necessary to prevent, respond to or alleviate the effects of an emergency or disaster;
- authorize or require any person to render assistance of a type that the person is qualified to provide or that otherwise is or may be required to prevent, respond to or alleviate the effects of an emergency or disaster;
- control or prohibit travel to or from any area of British Columbia;
- provide for the restoration of essential facilities and the distribution of essential supplies and provide, maintain and coordinate emergency medical, welfare and other essential services in any part of British Columbia;
- cause the evacuation of persons and the removal of livestock, animals and personal property from any area of British Columbia that is or may be affected by an emergency or a disaster and make arrangements for the adequate care and protection of those persons, livestock, animals and personal property;
- authorize the entry into any building or on any land, without warrant, by any person in the course of implementing an emergency plan or program or if otherwise considered by the minister to be necessary to prevent, respond to or alleviate the effects of an emergency or disaster;
- cause the demolition or removal of any trees, structures or crops if the demolition or removal is considered by the minister to be necessary or appropriate in order to prevent, respond to or alleviate the effects of an emergency or disaster;
• construct works considered by the minister to be necessary or appropriate to prevent, respond to or alleviate the effects of an emergency or disaster;
• procure, fix prices for or ration food, clothing, fuel, equipment, medical supplies or other essential supplies and the use of any property, services, resources or equipment within any part of British Columbia for the duration of the state of emergency.

Note(s): The emergency powers are written from the provincial perspective. They are applicable to the local authority with the restrictions outlined in section 12(1) of the Act that limits the scope of the emergency powers to the local authority jurisdictional area.

The Minister, as part of the provincial oversight, may order the local authority to refrain or desist from using any one or more of the emergency powers listed above. These powers infringe on civil liberties of citizens and should only be drawn upon by local authorities when no other reasonably achievable options are available to protect the community.

The most frequently cited reasons to declare a state of local emergency is to facilitate the mandatory evacuation of people and livestock, and the need to access private property when public safety is threatened.

When is a declaration of a state of local emergency NOT required?
A declaration is not required:
• to implement part or all of a local emergency response plan, as long as access to emergency powers are not required;
• to gain liability protection under the Emergency Program Act;
• to issue evacuation alerts;
• to recover eligible response costs; and
• to qualify for eligible disaster financial assistance under the Emergency Program Act.

How does a local authority declare a state of local emergency?
A declaration of a state of local emergency must be made either by a bylaw or resolution if made by a local authority, or by order if made by the head of a local authority.

Bylaw or Resolution
Assuming time permits, the municipal council or the regional board could meet to establish a bylaw or resolution that authorizes a declaration of a state of local emergency. The procedures for creating a local government
Declaring a State of Local Emergency

bylaw or resolution are explained in other local government legislation and, as such, are not provided in this document.

Order
An order is the most common mechanism used, since most situations do not allow sufficient time to complete the procedures required to establish a local government bylaw or resolution. An order can only be issued by the head of a local authority. In the case of a municipality, the head is the mayor (or designate). In the case of a regional district, the head is the board chair (or designate). The head of the local authority must use best efforts to obtain consent of the other members of the local authority and must, as soon as possible, convene a meeting of the local authority to assist in directing response activities.

What information must be included in a declaration of a state of local emergency?
According to the Act, the local declaration must identify the following information:

- the nature of the emergency; and
- the geographic boundaries (preferably shown on an attached map) within which the declaration will apply.

Note: It is recommended the local authority ensures the geographic area identified in the local declaration will allow for the potential expansion of the footprint of the emergency event. This will minimize the need for issuing multiple declarations to accommodate events that may continually change in scope such as flooding or an urban/interface wildfire.

In order to ensure the validity of the local declaration, the following should be included:

- the date of the local declaration; and
- the signature of the head of the local authority.

What other information should be included with the local declaration when provided to the Minister responsible?
Authorization Document
The head of the local authority can authorize others to exercise the emergency powers on his or her behalf. A written document must be provided to indicate the details of the delegation of powers. This document may be predetermined and included in the local emergency plan and should be readily available for use in the submission of the declaration. There is an example provided in this document for reference.
Map of Impacted Area
Providing a map of the identified geographic area described in the declaration order will assist everyone in understanding the scope and scale of the emergency or disaster.

Are local authorities required to consult with EMBC staff prior to declaring a state of local emergency?
No. Local authorities should rely on their own legal advisors to ensure that procedures and local declarations are consistent with the Emergency Program Act. EMBC staff are available to provide information on their experience and past practices with regard to use and applications of the Emergency Program Act.

Note: Local authorities must immediately forward a copy of the completed declaration documents to the Minister. This should be carried out through the appropriate EMBC regional office or activated Provincial Regional Emergency Operations Centre (PREOC).

What must be done by a local authority once they have declared a state of local emergency?
Immediately after making a declaration of a state of local emergency, the local authority or the head of the local authority must:

- forward a copy of the declaration to the Minister responsible.
  - The local authority must send a copy of the signed local declaration to the appropriate PREOC, if activated, or the local EMBC regional office which will ensure the Minister is informed, as required by legislation.
  - Verbal contact with the PREOC should be made to ensure receipt of documents.
- cause the details of the declaration to be published by a means of communication that the local authority or the head of the local authority, as the case may be, considers most likely to make the contents of the declaration known to the population of the affected area. (It is strongly recommended that accompanying maps are included in the publication.)
- proof of publication must be provided to EMBC to verify to the Minister responsible that the local authority has met the legislative requirement.
How does a local authority use the emergency powers?
A local authority may authorize, in writing, the selected persons or agencies approved to use the emergency powers assumed by the local authority under a declared state of local emergency. Authorized use of emergency powers, together with such terms, conditions or limitations imposed by a local authority, must be defined in writing upon issuing a declaration of a state of local emergency order.

Note(s): The local authority is responsible for the use of the emergency powers by any person or agency authorized to act on its behalf.

The Minister, as part of the provincial oversight, may order the local authority to refrain or desist from using any one or more of the emergency powers. These powers infringe on civil liberties of citizens and should only be used by local authorities when no other options are available to protect the community. The local authority is responsible for advising all delegated users of the emergency powers about the restrictions imposed by the Minister.

When does a local declaration terminate?
A declaration of a state of local emergency is terminated when:
- it expires;
- the Minister or the Lieutenant Governor in Council cancels the state of local emergency;
- the local authority declares the state of local emergency to be cancelled; or
- it is superseded by a state of emergency issued by the Minister or Lieutenant Governor in Council.

What must be done by a local authority once the declared state of local emergency has terminated?
Immediately after the termination of a declaration of state of local emergency, the local authority must cause the details of the termination to be published by a means that is most likely to make the termination known to the majority of the population.

Proof of publication must be provided to EMBC to verify to the Minister responsible that the local authority has met the legislative requirement.
When does a local declaration expire?
A local declaration expires seven (7) days from the date it is signed unless it is extended. The seven day period is determined by the Interpretation Act Section 25(5) which states that “the first day must be excluded and the last day included.” For example, if a local authority declares a state of local emergency on a Friday at any time between 0001hr and 2359hr, this local declaration will remain in effect until the following Friday at midnight.

Is it okay to simply let a declaration expire when access to the emergency powers are no longer required?
No. When the emergency no longer exists in the area to which a declaration of a state of local emergency was made, the head of the local authority must make an order, or the local authority must pass a bylaw or a resolution, cancelling the declaration of a state of local emergency. The local authority must then cause the details of the cancellation to be published by a means that is most likely to make the cancellation known to the majority of the population of the affected area.

Proof of publication must be provided to EMBC to verify to the Minister responsible that the local authority has met the legislative requirement.

How does a local authority extend a declaration of a state of local emergency?
When an emergency exists and the continued use of emergency powers is required and justified, the local authority may seek the approval of the Minister to extend the term of the declaration beyond the seven day period. A completed Extension Request form should be submitted to the PREOC, if activated, or to the local EMBC regional office. The local authority should submit the request for extension with the justification as soon as it determines emergency powers to be required beyond the current expiry date, and when possible should be sent to EMBC to provide to the Minister for signature 48 hours prior to the declaration expiring. If the declaration extension request is not received in time for the Minister’s signature before the original declaration expires, a new declaration of a state of local emergency must be issued.

The Minister will issue an approval of the extension as appropriate. Each extension is valid for a seven day period and further extensions may be requested.

The local authority must then cause the details of the extension to be published by a means of communication that the local authority or the
head of the local authority as the case may be, considers most likely to make the contents of the declaration known to the population of the affected area.

Proof of publication must be provided to EMBC to verify to the Minister responsible that the local authority has met the legislative requirement.

**Can a local authority use the extension process to change the area under declaration or the description of the nature of the event?**

No. An extension request only changes the expiry date of a current local declaration - it does not allow for a change in the area under declaration or a change in the nature of the event. In these cases a new declaration of a state of local emergency must be issued.

**How does a local authority cancel a declaration of a state of local emergency?**

The local authority or the head of the local authority must, when of the opinion that an emergency no longer exists and the continued use of emergency powers is therefore not required or justified, cancel the declaration of a state of local emergency. This can be accomplished through:

- bylaw or resolution, if the cancellation is effected by the local authority; or
- order, if the cancellation is effected by the head of the local authority.

The method of cancelling the local declaration is not dependent upon how it was initially authorized. This means that a local declaration made by a local authority and enabled through bylaw or resolution can be cancelled by the head of that local authority via an order. As well, should the head of a local authority declare a state of local emergency by order, the declaration can be cancelled by the local authority through a bylaw or resolution.

Notification of cancellation of the declaration must be submitted to the Minister through the appropriate PREOC if activated or to the local EMBC regional office, which will ensure that the Minister is informed. The local authority must then cause the details of the cancellation to be published by a means of communication that the local authority or the head of the local authority, as the case may be, considers most likely to make the contents of the declaration known to the population of the affected area.
What happens to a declaration of a state of local emergency when a declaration of state of emergency is issued by the Province?
In any geographic overlap between the two declarations, the order issued by the Province will supersede the local declaration as described in the legislation in 14 (3). The Minister may then authorize the use of any required emergency powers to a local authority, as appropriate.

Can a declaration of a state of local emergency disregard provincial or federal acts or regulations?
No. A declaration of a state of local emergency allows a local authority access to very specific emergency powers that are intended to facilitate required actions to effectively respond to an emergency within the local authority’s jurisdiction. For example, the powers granted to a local authority through a declaration of a state of local emergency do not allow the local authority to close a provincial highway or to evacuate First Nation lands.

What are the limitations of a state of local emergency?
A state of local emergency is:
• only justified during an emergency or disaster as defined by the Act.
• limited geographically to the jurisdictional boundaries of the declaring local authority or to any specifically described area by the local authority within these boundaries. When the application of emergency powers is required outside of the jurisdiction of the local authority, two options may be considered:
  – the neighbouring jurisdiction may declare a state of local emergency; or
  – in the case of a major impact across jurisdictions a provincial state of emergency may be considered for the entire geographic area.
• Local declarations are short term emergency measures to allow a local authority to effectively respond to an emergency or disaster. The duration of the local declaration is limited to seven days.
How and when does the local authority send proof of publication to EMBC?
Proof of publication must be provided within 24 hours to EMBC to the PREOC (if activated) or the Regional Office for every declaration, extension, or termination of a state of local emergency. Acceptable forms of proof of publication include media releases, social media posts, and website links.

References:
A. Emergency Program Act [RSBC 1996] Chapter 111
B. Local Government Act [RSBC 1996] Chapter 323
C. Community Charter [SBC 2003] Chapter 26
Appendix A

The following pages contain completed examples of all the discussed forms for the declaration of a state of local emergency by an order.

Templates (in Microsoft Word and Print and Fax versions) are provided on the Province’s website for use by the local authority. These may be included in the local authority plans and processes during an emergency or disaster in their jurisdiction.
Detailed description of the components of a Declaration of State of Local Emergency

ORDER

WHEREAS [type of hazard] in [name of the local authority];

AND WHEREAS [explanation of ongoing or imminent threat to life or property];

AND WHEREAS this [type of hazard] emergency requires prompt coordination of action or special regulation of persons or property to protect the health, safety or welfare of people or to limit damage to property;

NOW THEREFORE:

IT IS HEREBY ORDERED pursuant to Section 12 (1) of the Emergency Program Act (RS, 1996, Chap 111) that a state of local emergency exists in [specific geographic boundaries of designated area] due to [short hazard description] and [short consequence statement];

IT IS FURTHER ORDERED THAT the [name of the local authority], its employees, servants and agents are empowered pursuant to Section 13 (1) of the Emergency Program Act to do all acts and implement all procedures that are considered necessary to prevent or to alleviate the effects of the emergency.

ORDERED by the [head of the local authority] this date [date] to remain in force for seven days until [date] at midnight unless cancelled by [name of the local authority] or the Minister responsible.

Signature
(Head of the local authority)
Declaration of State of Local Emergency

ORDER

WHEREAS flooding is occurring in The Regional District of Anywhere;

AND WHEREAS resident cottages are likely to be impacted by the flood waters in the Electoral Area B and people and property are directly threatened;

AND WHEREAS this flooding emergency requires prompt coordination of action or special regulation of persons or property to protect the health, safety or welfare of people or to limit damage to property;

NOW THEREFORE:

IT IS HEREBY ORDERED pursuant to Section 12 (1) of the Emergency Program Act (RS, 1996, Chap 111) that a state of local emergency exists in the electoral area designated as J in the regional district due to potential damage and threat to persons and property and without accessing the emergency powers will be hampered in alleviating or at least mitigating the expected impacts;

IT IS FURTHER ORDERED THAT The Regional District of Anywhere, its employees, servants and agents are empowered pursuant to Section 13 (1) of the Emergency Program Act to do all acts and implement all procedures that are considered necessary to prevent or to alleviate the effects of the emergency.

ORDERED by the Chair, George this date September 28, 20XX to remain in force for seven days until October 05, 20XX at midnight unless cancelled by order of The Regional District of Anywhere or the Minister responsible.

__________________________
(Head of the local authority)
# Authorization of Emergency Powers Matrix

Reference: *Emergency Program Act* Section 10

<table>
<thead>
<tr>
<th>Emergency Powers</th>
<th>Assigned To</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acquire or use any land or personal property considered necessary to prevent,</td>
<td>✓</td>
</tr>
<tr>
<td>respond to or alleviate the effects of an emergency or disaster.</td>
<td>✓</td>
</tr>
<tr>
<td>Authorize or require any person to render assistance of a type that the person</td>
<td>✓</td>
</tr>
<tr>
<td>is qualified to provide or that otherwise is or may be required to prevent,</td>
<td>✓</td>
</tr>
<tr>
<td>respond to or alleviate the effects of an emergency or disaster.</td>
<td>✓</td>
</tr>
<tr>
<td>Control or prohibit travel to or from any area of British Columbia.</td>
<td>✓</td>
</tr>
<tr>
<td>Provide for the restoration of essential facilities and the distribution of</td>
<td>✓</td>
</tr>
<tr>
<td>essential supplies and provide, maintain and coordinate emergency medical,</td>
<td>✓</td>
</tr>
<tr>
<td>welfare and other essential services in any part of British Columbia.</td>
<td>✓</td>
</tr>
<tr>
<td>Cause the evacuation of persons and the removal of livestock, animals and</td>
<td>✓</td>
</tr>
<tr>
<td>personal property from any area of British Columbia that is or may be affected</td>
<td>✓</td>
</tr>
<tr>
<td>by an emergency or a disaster and make arrangements for the adequate care and</td>
<td>✓</td>
</tr>
<tr>
<td>protection of those persons, livestock, animals and personal property.</td>
<td>✓</td>
</tr>
<tr>
<td>Authorize the entry into any building or on any land, without warrant, by any</td>
<td>✓</td>
</tr>
<tr>
<td>person in the course of implementing an emergency plan or program or if</td>
<td>✓</td>
</tr>
<tr>
<td>otherwise considered by the minister to be necessary to prevent, respond to or</td>
<td>✓</td>
</tr>
<tr>
<td>alleviate the effects of an emergency or disaster.</td>
<td>✓</td>
</tr>
<tr>
<td>Cause the demolition or removal of any trees, structures or crops if the</td>
<td>✓</td>
</tr>
<tr>
<td>demolition or removal is considered by the minister to be necessary or</td>
<td>✓</td>
</tr>
<tr>
<td>appropriate in order to prevent, respond to or alleviate the effects of an</td>
<td>✓</td>
</tr>
<tr>
<td>emergency or disaster.</td>
<td>✓</td>
</tr>
<tr>
<td>Construct works considered by the minister to be necessary or appropriate to</td>
<td>✓</td>
</tr>
<tr>
<td>prevent, respond to or alleviate the effects of an emergency or disaster.</td>
<td>✓</td>
</tr>
<tr>
<td>Procure, fix prices for or ration food, clothing, fuel, equipment, medical</td>
<td>✓</td>
</tr>
<tr>
<td>supplies or other essential supplies and the use of any property, services,</td>
<td>✓</td>
</tr>
<tr>
<td>resources or equipment within any part of British Columbia for the duration of</td>
<td>✓</td>
</tr>
<tr>
<td>the state of emergency.</td>
<td>✓</td>
</tr>
</tbody>
</table>

**NOTE:** Other individuals/agencies may be included in the matrix at the discretion of the head of a local authority.
Declaring State of Local Emergency

Extension Request
For
State Of Local Emergency

WHEREAS life and property remain at risk due to Wobashau Creek flooding in the Regional District of Anywhere:

AND WHEREAS response to this flooding emergency continues to require use of the emergency powers to regulate persons or property to protect the health, safety or welfare of people or to limit damage to property:

The Chair of The Regional District of Anywhere has requested to extend the duration of the declaration of a state of local emergency due to expire on October 05, 2017 at midnight;

Signature
(Head of the local authority)
October 04, 2017
Date Signed

Minister Decision

IT IS HEREBY APPROVED / NOT APPROVED pursuant to Section 12(6) of the Emergency Program Act (RS, 1996, Chap.111) that The Regional District of Anywhere may extend the duration of a state of local emergency for a further seven days to October 12, 2017 at midnight.

Signature
(Minister responsible)
October 04, 2017
Date Signed
State of Local Emergency

CANCELLATION ORDER

Date: October 08, 2017

WHEREAS the flooding at Wobashau Creek in The Regional District of Anywhere;

AND WHEREAS this flooding emergency no longer requires prompt coordination of action or special regulation of persons or property to protect the health, safety or welfare of a person or to limit damage to property;

IT IS HEREBY ORDERED pursuant to Section 14 (2) (ii) of the Emergency Program Act (RS, 1996, Chap 111) that a state of local emergency no longer exists in the electoral area J boundaries and is therefore cancelled effective this date at 1800hrs.

Printed Name
(Head of the local authority)

Signature
(Head of local authority)