Date of Meeting: Regular Board Meeting – March 20, 2019

Recommendations:


Background:

At the Squamish-Lillooet Regional District (SLRD) Board meeting held on February 27, 2019, the Board passed the following resolutions:

1. THAT Bylaw No. 1615-2019, cited as “Lillooet and District Recreational, Education, and Cultural Centre Contribution Local Service Conversion and Establishment Bylaw No. 560, 1994, Amendment Bylaw No. 1615-2019” be introduced and read a first, second and third time; and

   THAT Bylaw No. 1615-2019, cited as “Lillooet and District Recreational, Education, and Cultural Centre Contribution Local Service Conversion and
Establishment Bylaw No. 560, 1994, Amendment Bylaw No. 1615-2019” receive participating area approval and consent from the Electoral Area B Director pursuant to sections 349 and 347(2) of the Local Government Act.

2. THAT Bylaw No. 1616-2019, cited as “Bralorne Television Repeater System Local Service Establishment Bylaw No. 516, 1993, Amendment Bylaw No. 1616-2019” be introduced and read a first, second and third time; and

THAT Bylaw No. 1616-2019, cited as “Bralorne Television Repeater System Local Service Establishment Bylaw No. 516, 1993, Amendment Bylaw No. 1616-2019” receive participating area approval and consent from the Electoral Area A Director pursuant to sections 349 and 347(2) of the Local Government Act.

3. THAT Bylaw No. 1617-2019, cited as “D’Arcy Water System Service Establishment Bylaw No. 1019-2007, Amendment Bylaw No. 1617-2019” be introduced and read a first, second and third time; and


4. THAT Bylaw No. 1618-2019, cited as “Furry Creek Solid Waste Disposal Local Service Establishment Bylaw No. 530, 1993, Amendment Bylaw No. 1618-2019” be introduced and read a first, second and third time; and

THAT Bylaw No. 1618-2019, cited as “Furry Creek Solid Waste Disposal Local Service Establishment Bylaw No. 530, 1993, Amendment Bylaw No. 1618-2019” receive participating area approval and consent from the Electoral Area D Director pursuant to sections 349 and 347(2) of the Local Government Act.

5. THAT Bylaw No. 1619-2019, cited as “Furry Creek Sewer Local Service Establishment Bylaw No. 532, 1993, Amendment Bylaw No. 1619-2019” be introduced and read a first, second and third time; and

THAT Bylaw No. 1619-2019, cited as “Furry Creek Sewer Local Service Establishment Bylaw No. 532, 1993, Amendment Bylaw No. 1619-2019” receive participating area approval and consent from the Electoral Area D Director pursuant to sections 349 and 347(2) of the Local Government Act.
6. THAT Bylaw No. 1620-2019, cited as “Furry Creek Water Local Service Establishment Bylaw No. 531, 1993, Amendment Bylaw No. 1620-2019” be introduced and read a first, second and third time; and

THAT Bylaw No. 1620-2019, cited as “Furry Creek Water Local Service Establishment Bylaw No. 531, 1993, Amendment Bylaw No. 1620-2019” receive participating area approval and consent from the Electoral Area D Director pursuant to sections 349 and 347(2) of the Local Government Act.

7. THAT Bylaw No. 1621-2019, cited as “Lillooet & Area Refuse Disposal Local Service Conversion and Establishment Bylaw No. 508, 1993, Amendment Bylaw No. 1621-2019” be introduced and read a first, second and third time; and

THAT Bylaw No. 1621-2019, cited as “Lillooet & Area Refuse Disposal Local Service Conversion and Establishment Bylaw No. 508, 1993, Amendment Bylaw No. 1621-2019” receive participating area approval and consent from the Electoral Area A Director and the Electoral Area B Director pursuant to sections 349 and 347(2) of the Local Government Act, and consent from the Council of the District of Lillooet pursuant to sections 349 and 346 of the Local Government Act.

8. THAT Bylaw No. 1622-2019, cited as “Whitecap Development Bear Creek Flood Mitigation Service Establishment Bylaw No. 719-2001, Amendment Bylaw No. 1622-2019” be introduced and read a first, second and third time; and

THAT Bylaw No. 1622-2019, cited as “Whitecap Development Bear Creek Flood Mitigation Service Establishment Bylaw No. 719-2001, Amendment Bylaw No. 1622-2019” receive participating area approval and consent from the Electoral Area B Director pursuant to sections 349 and 347(2) of the Local Government Act.

The staff report from the February 27, 2019 Board meeting can be viewed at this link:

February 27, 2019 - Request for Decision - Service Establishment Amendment Bylaws to Adjust the Maximum Tax Requisition Amounts

Key Information:

The participating area approvals and consents referenced in the February 27, 2019 Board resolutions were obtained with the exception of the following:
Request for Decision

Service Establishment Amendment Bylaws
to Adjust the Maximum Tax Requisition Amounts - Adoption

- Lilooet & Area Refuse Disposal Local Service Conversion and Establishment Bylaw No. 508, 1993, Amendment Bylaw No. 1621-2019:
  - At its March 4, 2019 Council meeting, the District of Lilooet declined to provide its consent.

Therefore, the Board is now able to consider the adoption of all of the service establishment amendment bylaws except Lilooet & Area Refuse Disposal Local Service Conversion and Establishment Bylaw No. 508, 1993, Amendment Bylaw No. 1621-2019. (Bylaw 1621-2019 will not proceed any further as participating area approval via the District of Lilooet was not obtained; the maximum annual requisition under this bylaw will remain at $80,000.)

Increasing the maximum requisition amounts does not mean that the Board is necessarily required to tax requisition up to that level – any determination of increases to these cost centres is undertaken as part of the normal budgeting process. By increasing the allowable maximum requisition amounts, the Board has the ability to maintain existing service levels and flexibility for future incremental increases as may be required.

Options:

1) Adopt all or some of the service establishment amendment bylaws as presented above (Preferred Option is the adoption of all of the service establishment amendment bylaws);

2) Refer all or some of the service establishment bylaws back to staff for more information or revision (Note: the delay caused by this option will result in the corresponding budget(s) not being increased for the 2019 calendar year);

3) Do not adopt all or some of the service establishment amendment bylaws;

4) Other, as per the Board’s direction.

Attachments:

1. Lilooet and District Recreational, Education, and Cultural Centre Contribution Local Service Conversion and Establishment Bylaw No. 560, 1994, Amendment Bylaw No. 1615-2019;


Request for Decision

Service Establishment Amendment Bylaws to Adjust the Maximum Tax Requisition Amounts - Adoption


5. Furry Creek Sewer Local Service Establishment Bylaw No. 532, 1993, Amendment Bylaw No. 1619-2019;

6. Furry Creek Water Local Service Establishment Bylaw No. 531, 1993, Amendment Bylaw No. 1620-2019; and

7. Whitecap Development Bear Creek Flood Mitigation Service Establishment Bylaw No. 719-2001, Amendment Bylaw No. 1622-2019

<table>
<thead>
<tr>
<th>Submitted by:</th>
<th>Kristen Clark, Director of Legislative and Corporate Services</th>
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<tr>
<td>Approved by:</td>
<td>Lynda Flynn, Chief Administrative Officer</td>
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WHEREAS Lillooet and District Recreational, Education, and Cultural Centre Contribution Local Service Conversion and Establishment Bylaw No. 560, 1994 established a Contribution Local Service for the purpose of providing a financial contribution to the Lillooet and District Recreational, Education, and Cultural Centre Society;

AND WHEREAS the Regional Board of the Squamish-Lillooet Regional District wishes to increase the maximum annual requisition limitation by 25% under the Regional District Establishing Bylaw Approval Exemption Regulation;

AND WHEREAS pursuant to Section 349 and 347 of the Local Government Act, the Director of Electoral Area B has consented, in writing, to the adoption of this bylaw;

NOW THEREFORE, the Board of the Squamish-Lillooet Regional District, in open meeting assembled, enacts as follows:

1. Section 5 of Lillooet and District Recreational, Education, and Cultural Centre Contribution Local Service Conversion and Establishment Bylaw No. 560, 1994 is deleted and replaced with the following:

   “5. The maximum amount that may be requisitioned annually for this service shall be the greater of $2,586 or $0.1447/$1,000 of net taxable value of land and improvements.”

2. This bylaw may be cited as the “Lillooet and District Recreational, Education, and Cultural Centre Contribution Local Service Conversion and Establishment Bylaw No. 560, 1994, Amendment Bylaw No. 1615-2019.”

READ A FIRST TIME this 27th day of February 2019.
READ A SECOND TIME this 27th day of February 2019.
READ A THIRD TIME this 27th day of February 2019.
CONSENT of the Director of Electoral Area B obtained this 27th day of February 2019.
ADOPTED this 20th day of March 2019.

__________________________  __________________________
Tony Rainbow                  Kristen Clark
Chair                        Corporate Officer
WHEREAS Bralorne Television Repeater System Local Service Establishment Bylaw No. 516, 1993 established a Local Service for the purpose of supplying and maintaining a television repeater system for the community of Bralorne;

AND WHEREAS the Regional Board of the Squamish-Lillooet Regional District wishes to increase the maximum annual requisition limitation by 25% under the Regional District Establishing Bylaw Approval Exemption Regulation;

AND WHEREAS pursuant to Section 349 and 347 of the Local Government Act, the Director of Electoral Area A has consented, in writing, to the adoption of this bylaw;

NOW THEREFORE, the Board of the Squamish-Lillooet Regional District, in open meeting assembled, enacts as follows:

1. Section 5 of Bralorne Television Repeater System Local Service Establishment Bylaw No. 516, 1993 is deleted and replaced with the following:

   “5. The maximum amount that may be requisitioned annually for this service shall be $5,469.”

2. This bylaw may be cited as the “Bralorne Television Repeater System Local Service Establishment Bylaw No. 516, 1993, Amendment Bylaw No. 1616-2019.”

READ A FIRST TIME this 27th day of February 2019.
READ A SECOND TIME this 27th day of February 2019.
READ A THIRD TIME this 27th day of February 2019.
CONSENT of the Director of Electoral Area A obtained this 27th day of February 2019.
ADOPTED this 20th day of March 2019.

_________________________  ___________________________
Tony Rainbow                      Kristen Clark
Chair                             Corporate Officer
WHEREAS D’Arcy Water System Service Establishment Bylaw No. 1019-2007 established a Local Service for the purpose of providing the supply, treatment, conveyance, storage and distribution of water to the community of D’Arcy;

AND WHEREAS the Regional Board of the Squamish-Lillooet Regional District wishes to increase the maximum annual requisition limitation by 25% under the Regional District Establishing Bylaw Approval Exemption Regulation;

AND WHEREAS pursuant to Section 349 and 347 of the Local Government Act, the Director of Electoral Area C has consented, in writing, to the adoption of this bylaw;

NOW THEREFORE, the Board of the Squamish-Lillooet Regional District, in open meeting assembled, enacts as follows:

1. Section 5 of D’Arcy Water System Service Establishment Bylaw No. 1019-2007 is deleted and replaced with the following:

   “5. The maximum amount that may be requisitioned annually for this service shall be the greater of $52,350 or $4.9815/$1,000 of net taxable value of land and improvements.”

2. This bylaw may be cited as the “D’Arcy Water System Service Establishment Bylaw No. 1019-2007, Amendment Bylaw No. 1617-2019.”

READ A FIRST TIME this 27th day of February 2019.
READ A SECOND TIME this 27th day of February 2019.
READ A THIRD TIME this 27th day of February 2019.
CONSENT of the Director of Electoral Area C obtained this 27th day of February 2019.
ADOPTED this 20th day of March 2019.

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Tony Rainbow                 Kristen Clark
Chair                        Corporate Officer
WHEREAS Furry Creek Solid Waste Disposal Local Service Establishment Bylaw No. 530, 1993 established a Local Service for the purpose of providing the collection, removal and disposal of waste and noxious, offensive or unwholesome substances to the community of Furry Creek;

AND WHEREAS the Regional Board of the Squamish-Lillooet Regional District wishes to increase the maximum annual requisition limitation by 25% under the Regional District Establishing Bylaw Approval Exemption Regulation;

AND WHEREAS pursuant to Section 349 and 347 of the Local Government Act, the Director of Electoral Area D has consented, in writing, to the adoption of this bylaw;

NOW THEREFORE, the Board of the Squamish-Lillooet Regional District, in open meeting assembled, enacts as follows:

1. Section 5 of Furry Creek Solid Waste Disposal Local Service Establishment Bylaw No. 530, 1993 is deleted and replaced with the following:

   “5. The maximum amount that may be requisitioned annually for this service shall be $187,500.”

2. This bylaw may be cited as the “Furry Creek Solid Waste Disposal Local Service Establishment Bylaw No. 530, 1993, Amendment Bylaw No. 1618-2019.”

READ A FIRST TIME this 27th day of February 2019.

READ A SECOND TIME this 27th day of February 2019.

READ A THIRD TIME this 27th day of February 2019.

CONSENT of the Director of Electoral Area D obtained this 27th day of February 2019.

ADOPTED this 20th day of March 2019.

_________________________    ____________________________
Tony Rainbow                   Kristen Clark
Chair                          Corporate Officer
SQUAMISH-LILLOOET REGIONAL DISTRICT

Bylaw No. 1619-2019

A bylaw to amend the Furry Creek Sewer Local Service Establishment Bylaw No. 532, 1993

WHEREAS Furry Creek Sewer Local Service Establishment Bylaw No. 532, 1993 established a Local Service for the purpose of providing the collection, conveyance, treatment and disposal of sewage to the community of Furry Creek;

AND WHEREAS the Regional Board of the Squamish-Lillooet Regional District wishes to increase the maximum annual requisition limitation by 25% under the Regional District Establishing Bylaw Approval Exemption Regulation;

AND WHEREAS pursuant to Section 349 and 347 of the Local Government Act, the Director of Electoral Area D has consented, in writing, to the adoption of this bylaw;

NOW THEREFORE, the Board of the Squamish-Lillooet Regional District, in open meeting assembled, enacts as follows:

1. Section 5 of Furry Creek Sewer Local Service Establishment Bylaw No. 532, 1993 is deleted and replaced with the following:

   “5. The maximum amount that may be requisitioned annually for this service shall be $281,250.”

2. This bylaw may be cited as the “Furry Creek Sewer Local Service Establishment Bylaw No. 532, 1993, Amendment Bylaw No. 1619-2019.”

READ A FIRST TIME this 27th day of February 2019.

READ A SECOND TIME this 27th day of February 2019.

READ A THIRD TIME this 27th day of February 2019.

CONSENT of the Director of Electoral Area D obtained this 27th day of February 2019.

ADOPTED this 20th day of March 2019.

___________________________ ________________
Tony Rainbow Kristen Clark
Chair Corporate Officer
WHEREAS Furry Creek Water Local Service Establishment Bylaw No. 531, 1993 established a Local Service for the purpose of providing the supply, treatment, conveyance, storage and distribution of water to the community of Furry Creek;

AND WHEREAS the Regional Board of the Squamish-Lillooet Regional District wishes to increase the maximum annual requisition limitation by 25% under the Regional District Establishing Bylaw Approval Exemption Regulation;

AND WHEREAS pursuant to Section 349 and 347 of the Local Government Act, the Director of Electoral Area D has consented, in writing, to the adoption of this bylaw;

NOW THEREFORE, the Board of the Squamish-Lillooet Regional District, in open meeting assembled, enacts as follows:

1. Section 5 of Furry Creek Water Local Service Establishment Bylaw No. 531, 1993 is deleted and replaced with the following:

   “5. The maximum amount that may be requisitioned annually for this service shall be $281,250.”

2. This bylaw may be cited as the “Furry Creek Water Local Service Establishment Bylaw No. 531, 1993, Amendment Bylaw No. 1620-2019.”

READ A FIRST TIME this 27th day of February 2019.
READ A SECOND TIME this 27th day of February 2019.
READ A THIRD TIME this 27th day of February 2019.
CONSENT of the Director of Electoral Area D obtained this 27th day of February 2019.
ADOPTED this 20th day of March 2019.

_________________________________________  ________________________________________
Tony Rainbow                  Kristen Clark
Chair                        Corporate Officer
WHEREAS Whitecap Development Bear Creek Flood Mitigation Service Establishment Bylaw No. 719-2001 established a Service for the purpose of providing flood mitigation works and related drainage works and services within the Whitecap Development Bear Creek area of Electoral Area B; 

AND WHEREAS the Regional Board of the Squamish-Lillooet Regional District wishes to increase the maximum annual requisition limitation by 25% under the Regional District Establishing Bylaw Approval Exemption Regulation; 

AND WHEREAS pursuant to Section 349 and 347 of the Local Government Act, the Director of Electoral Area B has consented, in writing, to the adoption of this bylaw; 

NOW THEREFORE, the Board of the Squamish-Lillooet Regional District, in open meeting assembled, enacts as follows: 

1. Section 4 of Whitecap Development Bear Creek Flood Mitigation Service Establishment Bylaw No. 719-2001 is deleted and replaced with the following: 

   “4. The maximum amount that may be requisitioned annually for this service shall be $2,750.”

2. This bylaw may be cited as the “Whitecap Development Bear Creek Flood Mitigation Service Establishment Bylaw No. 719-2001, Amendment Bylaw No. 1622-2019.”

READ A FIRST TIME this 27th day of February 2019. 
READ A SECOND TIME this 27th day of February 2019. 
READ A THIRD TIME this 27th day of February 2019. 
CONSENT of the Director of Electoral Area B obtained this 27th day of February 2019. 
ADOPTED this 20th day of March 2019. 

___________________________
Tony Rainbow
Chair

___________________________
Kristen Clark
Corporate Officer