BYLAW NO. 3046

REGIONAL DISTRICT OF OKANAGAN-SIMILKAMEEN

BYLAW NO. 3046, 2024

A Bylaw to amend the electoral area zoning bylaws

The REGIONAL BOARD of the Regional District of Okanagan-Similkameen in open meeting assembled, ENACTS as follows:

- 1. This Bylaw may be cited for all purposes as the "Regional District of Okanagan-Similkameen Private Utilities Regulation Zoning Amendment Bylaw No. 3046, 2024."
- 2. The "Okanagan Valley Zoning Bylaw No. 2800, 2022," is amended by:
 - adding a new definition of "community sewer system" under Section 4.0 (Definitions) to read as follows:

"community sewer system" means a system of works owned operated and maintained by the *Regional District*, a municipality, an Indigenous governing body or an improvement district and which is established and operated for the collection, treatment and disposal of sanitary sewage and which serves more than one *parcel*, and for certainty excludes such system of works owned and operated by a strata corporation, private sewer utility or business corporation.

ii) adding a new definition of "community water system" under Section 4.0 (Definitions) to read as follows:

"community water system" means a water supply system owned, operated and maintained by the *Regional District*, a municipality, an Indigenous governing body or an improvement district, and for certainty excludes a water supply system owned and operated by a strata corporation, private water utility or business corporation.

- iii) replacing Section 8.1.3 (Minimum Parcel Size Exceptions for Subdivision) under Section 8.0 (Subdivision Regulations) in its entirety with the following:
 - .3 If a provision in this Bylaw establishes a minimum parcel size of less than 1.0 ha for a new parcel to be created by subdivision:

- a) that minimum parcel size only applies to a new parcel that will be connected to both community water and community sewer systems; and
- b) in all other circumstances the minimum parcel size for a new parcel to be created by subdivision is the 1.0 ha or greater minimum parcel size established by this Bylaw for the zone in which the parcel would be located.
- 3. The "Electoral Area "G" Zoning Bylaw No. 2781, 2017," is amended by:
 - i) adding a new definition of "community sewer system" under Section 4.0 (Definitions) to read as follows:

"community sewer system" means a system of works owned operated and maintained by the *Regional District*, a municipality, an Indigenous governing body or an improvement district and which is established and operated for the collection, treatment and disposal of sanitary sewage and which serves more than one *parcel*, and for certainty excludes such system of works owned and operated by a strata corporation, private sewer utility or business corporation.

ii) adding a new definition of "community water system" under Section 4.0 (Definitions) to read as follows:

"community water system" means a water supply system owned, operated and maintained by the *Regional District*, a municipality, an Indigenous governing body or an improvement district, and for certainty excludes a water supply system owned and operated by a strata corporation, private water utility or business corporation.

- 4. The "Electoral Area "H" Zoning Bylaw No. 2498, 2012," is amended by:
 - adding a new definition of "community sewer system" under Section 4.0 (Definitions) to read as follows:

"community sewer system" means a system of works owned operated and maintained by the *Regional District*, a municipality, an Indigenous governing body or an improvement district and which is established and operated for the collection, treatment and disposal of sanitary sewage and which serves more than one *parcel*, and for certainty excludes such system of works owned and operated by a strata corporation, private sewer utility or business corporation.

ii) adding a new definition of "community water system" under Section 4.0 (Definitions) to read as follows:

"community water system" means a water supply system owned, operated and maintained by the *Regional District*, a municipality, an Indigenous governing body or an improvement district, and for certainty excludes a water supply system owned and operated by a strata corporation, private water utility or business corporation.

READ A FIRST AND SECOND TIME this _____ day of _____, 2024.

PUBLIC HEARING held on this _____ day of _____, 2024.

READ A THIRD TIME this _____ day of _____, 2024.

I hereby certify the foregoing to be a true and correct copy of the "Okanagan Valley Zoning Bylaw Amendment Bylaw No. 3046, 2024", as read a Third time by the Regional Board on this _____ day of ______, 2024.

Dated at Penticton, BC this _____ day of _____, 2024.

Corporate Officer

Approved pursuant to Section 52(3) of the *Transportation Act* this _____ day of _____, 2024.

For the Minister of Transportation & Infrastructure

ADOPTED this _____ day of _____, 2024.

Board Chair

Corporate Officer