## REGIONAL DISTRICT OF NORTH OKANAGAN BYLAW NO. 1098, 1993

## **CONSOLIDATED FOR CONVENIENCE**

This document is an office consolidation of the above-noted Bylaw and includes the amendments listed below. This Bylaw has been consolidated for convenience and is intended for information and reference purposes only. This document is not the official version of the Bylaw. Be advised that plans, pictures, other graphics or text in the official version may be missing or altered in this consolidated version. Where accuracy is critical, please contact the Corporate Services Department at the Regional District of North Okanagan.

### **TEXT AMENDMENTS**

Bylaw No.	Adopted	Amendment
2617, 2014	June 18, 2014	Increased maximum requisition amount to \$16,000
2845, 2020	September 16, 2020	<ul> <li>Increased maximum requisition amount to \$25,000 or 2.2 cents per \$1,000</li> </ul>

## **CONSOLIDATED FOR CONVENIENCE**

#### REGIONAL DISTRICT OF NORTH OKANAGAN

#### BY-LAW NO. 1098

A by-law of the Regional District of North Okanagan to convert Supplementary Letters Patent outlining the function of Community Services Centre Grant-in-aid and to amend the per capita levy.

WHEREAS the Regional District of North Okanagan was issued the function of Division XLVI Community Services Centre Grant-in-aid by Supplementary Letters Patent dated March 21, 1989;

AND WHEREAS Section 767 (4) of the Municipal Act provides that the Regional District may convert a service established by Supplementary Letters Patent to one exercised under the authority of a by-law establishing the service;

**AND WHEREAS** the Regional Board has obtained the consents required under the provisions of Section 802 of the Municipal Act;

**NOW THEREFORE** the Regional Board of the Regional District of North Okanagan in open meeting assembled enacts as follows:

- 1.The function of Division XLVI Community Services Centre Grant-in-aid by Supplementary Letters Patent dated March 21, 1989 is hereby converted and established as the <u>Local</u> Service of Lumby Community Centre Grant-in-aid.
- 2. The service area for the Local Service converted and established by Section 1 shall encompass and include the Village of Lumby, Electoral Area "D" and Electoral Area "E".
- 3.The Regional Board may make grants in aid to any Society or Agency operating the Lumby Community Services Centre including grants-in-aid to the Lumby and District Community Services Society.

The Regional Board may make grants-in-aid to any Society or Agency operating the Lumby Community Services Centre or the Lumby Health Centre.

4.The annual net cost attributable to this function shall be apportioned among the participating member municipalities on the basis of population, and the said annual net cost shall not exceed the product of a levy of \$0.80 per capita of the population in the participating member municipalities. Population for the purpose of this section is as defined in the Municipal Act.

The annual cost of providing the service outlined in this Bylaw shall be recovered by any combination of the following:

a. requisition of money under Sections 805 [Requisition of funds from municipalities]

## **CONSOLIDATED FOR CONVENIENCE**

and 806 [Requisition of funds for electoral areas] of the Local Government Act to be collected by a property value tax to be levied and collected under Section 805.1 [Collection in municipalities] and Section 806.1 [Collection in electoral areas] of the said Act:

- b. fees and charges imposed under Section 363 [Imposition of fees and other charges] of the Local Government Act; and
- c. revenues received by way of agreement, enterprise, gift, grant or otherwise.

The maximum amount that may be requisitioned annually for the service shall not exceed Sixteen Thousand Dollars (\$16,000.00).

The annual cost of providing the service outlined in this Bylaw shall be recovered by one or more of the following:

- a. requisition of money under sections 385 [Requisition of funds from municipalities] and 387 [Requisition of funds from electoral areas] of the Local Government Act to be collected by a property value tax to be levied on land and improvements for regional hospital district purposes and collected under sections 386 and 388 of the Local Government Act;
- b. revenue received by way of agreement, enterprise, gift, grant or otherwise;
- c. imposition of fees and charges.

The maximum amount that may be requisitioned annually for the service shall not exceed \$25,000 or 2.2 cents per \$1,000 of net taxable value of land and improvements included in the service area, whichever is greater.

The annual cost of this service shall be apportioned amongst the participants on the basis of the value of converted land and improvements for regional hospital district purposes in the participating area.

5.No debt, other than temporary current borrowing shall be incurred for the purpose of this function.

6.This by-law may be cited for all purposes as the <u>Lumby Community Services Centre Grant-in-aid Conversion and Establishment By-law No. 1098, 1993.</u>

Read a First, Second and Third Time this	day of	, 1993.	
Received Approval of the Inspector of Municipa	alities this	day of	1993.
Reconsidered, Finally Passed and Adopted this	day of	, 1993.	
Chairperson			Secretary

# **CONSOLIDATED FOR CONVENIENCE**

hereby certify the foregoing to be as true and correct copy of By-law No. 1098, cited as	
Lumby Community Services Centre Grant-in-aid Conversion and Establishment	i
By-law No. 1098, 1993 as read a third time by the Regional Board on the	
day of, 1993.	
	Secretar