



Making a difference...together

BYLAW NO. 2294

COMMUNITY PARKS PARTICIPATING ELECTORAL AREAS BYLAW NO. 1, 1995

**Consolidated for Public Convenience
(This bylaw is for reference purposes only)**

ORIGINALLY ADOPTED FEBRUARY 22, 1995
(Consolidated with Amending Bylaws 4090)

For reference to original bylaws or further details, please contact the Capital Regional District,
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**CAPITAL REGIONAL DISTRICT
BYLAW NO. 2294**

**A BYLAW TO ADD TO THE NAME OF ELECTORAL AREAS AND DEFINED AREAS
PARTICIPATING IN THE FUNCTION OF COMMUNITY PARKS**

WHEREAS by Supplementary Letters Patent dated 28th August 1975, the power to acquire, develop, operate and maintain community parks within electoral areas was conferred on the Capital Regional District;

AND WHEREAS the said Supplementary Letters Patent provide that before exercising the said power, the Capital Regional Board shall obtain the written approval of the Directors of every electoral area that is to participate in the program and shall, by bylaw, name the participating electoral areas or defined area of an electoral area;

AND WHEREAS the Capital Regional District Board has obtained the said written approval of the Director of the Electoral Area of the Southern Gulf Islands;

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

1. That part of Electoral Area "G" (Southern Gulf Islands) defined as follows and to be known as "Galiano Island Community Parks Defined Area", shall participate in this function and such area shall be comprised of that tract of land hereinafter described:

All those lands known as Galiano Island located in the Cowichan Land District, together with the foreshore and land covered by water that lies between a line drawn two hundred feet (200') perpendicular distant and parallel to high water mark on the shore of Galiano Island and the said high water mark; save and except therefrom any islands or foreshore lots or leases that may be contained therein.

2. In accordance with section 339(1)(e) of the *Local Government Act*, the maximum amount that may be requisitioned for the cost of the Community Parks Service is the greater of:

(a) Seventy-three thousand, forty-three dollars (\$73,043); or

(b) An amount equal to the amount that could be raised by a property tax rate of \$0.15 per One Thousand Dollars (\$1,000), when applied to the net taxable value of lands and improvements for hospital purposes within the Service Area.

(Bylaw 4090)

3. This bylaw may be cited as "Community Parks Participating Electoral Areas Bylaw No. 1, 1995".

READ A FIRST TIME THIS	22 nd	day of	February	1995
READ A SECOND TIME THIS	22 nd	day of	February	1995
READ A THIRD TIME THIS	22 nd	day of	February	1995
ADOPTED THIS	22 nd	day of	February	1995

CHAIRPERSON

SECRETARY