



Making a difference...together

## **BYLAW NO. 1463**

# **COMMUNITY RECREATIONAL PROGRAMS PARTICIPATING ELECTORAL AREAS BYLAW NO. 1, 1986**

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

ORIGINALLY ADOPTED JUNE 25, 1986  
(Consolidated with Amending Bylaws 2295, 3383)

For reference to original bylaws or further details, please contact the Capital Regional District,  
Legislative Services Department, 625 Fisgard St., PO Box 1000, Victoria BC V8W 2S6  
T: (250) 360-3127, F: (250) 360-3130, Email: [legserv@crd.bc.ca](mailto:legserv@crd.bc.ca), Web: [www.crd.bc.ca](http://www.crd.bc.ca)

**CAPITAL REGIONAL DISTRICT**

**BYLAW NO. 1463**

\*\*\*\*\*  
**A BYLAW TO ADD TO THE NAMES OF ELECTORAL AREAS AND DEFINED AREAS  
PARTICIPATING IN THE FUNCTION OF RECREATIONAL PROGRAMS.**  
\*\*\*\*\*

**WHEREAS** by Supplementary Letters Patent dated 3rd October, 1975 the power to undertake community recreational programming, 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 by-law, name the participating electoral areas or defined area of an electoral area,

**AND WHEREAS** the Capital Regional Board has obtained the said written approval of the Director of the Southern Gulf Islands Electoral Area; *(Bylaw 3383)*

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

1. (a) That part of Southern Gulf Islands Electoral Area defined as follows and to be known as "Saturna Island Community Recreation Defined Area", shall participate in this function and such area shall be comprised of that tract of land hereinafter described: *(Bylaw 3383)*

All those lands known as Saturna 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 highwater mark on the shore of Saturna Island and the said highwater mark.

- (b) That part of Southern Gulf Islands Electoral Area defined as follows and to be known as "Mayne Island Community Recreation Defined Area", and such area shall be comprised of that tract of land hereinafter described: *(Bylaw 3383)*

All those lands known as Mayne 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 highwater mark on the shore of Mayne Island and the said highwater mark.

- (c) That part of Southern Gulf Islands Electoral Area defined as follows and to be known as "Galiano Island Community Recreation Defined Area", and such area shall be comprised of that tract of land hereinafter described: *(Bylaw 3383)*

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 highwater mark on the shore of Galiano Island and the said highwater mark; save and except therefrom any islands or foreshore lots or leases that may be contained therein.

*(Bylaw 2295)*

- (d) That part of the Southern Gulf Islands Electoral Area defined as follows and to be known as the Southern Gulf Islands Community Recreation Defined Area shall participate in this function and such area shall be comprised of that tract of land hereinafter described as all those lands:

Within the Southern Gulf Islands Electoral Area 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 said lands and the said high water mark, excluding those areas defined as:

- a) the Galiano Island Community Recreation Defined Area, in Bylaw 2295;
- b) the Mayne Island Community Recreation Defined Area, in Bylaw 1463;
- c) the North and South Pender Islands Community Recreation Defined Area, in Bylaw 1360; and
- d) the Saturna Island Community Recreation Defined Area, in Bylaw 1463.

*(Bylaw 3383)*

2. (a) All sums raised by the annual levy, not to exceed \$0.63 per thousand dollars of total hospital assessment, on land and improvements within the Saturna Island Community Recreation Defined Area, to meet the annual net cost attributable to this function, may only be expended for recreational programming within the boundaries of Saturna Island Community Recreation Defined Area within Southern Gulf Islands Electoral Area.

*(Bylaw 3383)*

- (b) All sums raised by the annual levy, not to exceed \$0.63 per thousand dollars of total hospital assessment, on land and improvements within the Mayne Island Community Recreation Defined Area, to meet the annual net cost attributable to this function, may only be expended for recreational programming within the boundaries of Mayne Island Community Recreation Defined Area within Southern Gulf Islands Electoral Area.

*(Bylaw 3383)*

- (c) All sums raised by the annual levy, not to exceed \$0.63 per thousand dollars of total hospital assessment, on net taxable value of land and improvements within the Galiano Island Community Recreation Defined Area, to meet the annual net cost attributable to this function, may only be expended for recreational programming within the boundaries of Galiano Island Community Recreation Defined Area within Southern Gulf Islands Electoral Area.

*(Bylaw 3383)*

- (d) All sums raised by the annual levy, not to exceed \$.063 per thousand dollars of total hospital assessment, on land and improvements within the Southern Gulf Islands Community Recreation Defined Area, to meet the annual net cost attributable to this function, may only be expended for recreational programming within the boundaries of Southern Gulf Islands Community Recreation Defined Area within the Southern Gulf Islands Electoral Area.

*(Bylaw 3383)*

3. This Bylaw may be cited as "Community Recreational Programs Participating Electoral Areas Bylaw No. 1, 1986".

READ A FIRST TIME THIS 25<sup>th</sup> day of June 1986.

READ A SECOND TIME THIS 25<sup>th</sup> day of June 1986.

READ A THIRD TIME THIS 25<sup>th</sup> day of June 1986.

RECONSIDERED AND FINALLY ADOPTED THIS 25<sup>th</sup> day of June 1986.

---

CHAIR

---

SECRETARY