

## **BYLAW NO. 2422**

## SALT SPRING ISLAND PARKS, ARTS AND RECREATION FACILITIES LOCAL SERVICE ESTABLISHMENT BYLAW NO. 1, 1996

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

ORIGINALLY ADOPTED SEPTEMBER 11, 1996 (Consolidated with Amending Bylaws 2908, 3183, 4014)

## CAPITAL REGIONAL DISTRICT BYLAW NO. 2422

A BYLAW TO CONVERT THE SALT SPRING ISLAND RECREATION SPECIFIED AREA TO A LOCAL SERVICE AND TO ESTABLISH A LOCAL SERVICE FOR PROVIDING PARKS, RECREATIONAL AND RELATED COMMUNITY PROGRAMMES, EQUIPMENT, FACILITIES AND ACQUISITION OF REAL PROPERTY

WHEREAS the Regional Board of the Capital Regional District may, by bylaw, under Section 767(4) of the *Municipal Act* convert a service provided by the Regional District under a specified area to a Local Service:

AND WHEREAS the Regional Board did establish by Bylaw No. 91, as amended, cited as the "Salt Spring Island Recreation Specified Area Establishment Bylaw, 1971" a service area for the purpose of providing recreational programmes, equipment and facilities for the specified area described in the bylaw within a portion of the Electoral Area of Salt Spring Island:

AND WHEREAS the Regional Board wishes to convert the said recreational programmes, equipment and facilities specified area to a Local Service:

AND WHEREAS the approval of the Inspector of Municipalities is required under Sections 795(1)(a) and 802(6) of the *Municipal Act*;

NOW THEREFORE the Regional Board of the Capital Regional District in open meeting assembled ENACTS AS FOLLOWS:

1. The recreational programmes, equipment and facilities service provided within the specified area created by Bylaw 91, cited as "Salt Spring Island Recreation Specified Area Establishment Bylaw, 1971" is hereby converted and established as a Local Service within the service area defined in Section 2 for the provision of parks and operation of recreational programmes, equipment, facilities, art services and acquisition of land for that part of the Electoral Area of Salt Spring Island shown on the map attached hereto as Schedule "A".

(Bylaw 2908)

- 2. The boundaries of the area shall be coterminous with the Salt Spring Island Electoral Area.

  (Bylaw 3183)
- 3. Only the Salt Spring Island Electoral Area is a participating area for this local service.
- 4. The annual costs for the Local Service, net of grants and other revenue, shall be recovered:
  - (a) by the requisition of money under Sections 809 and 809.1 of the *Municipal Act* to be collected by a property value tax to be levied and collected under Sections 810(1) and 810.1(1) of the *Municipal Act*.
- 5. In accordance with section 800.1(1)(e) of the *Local Government Act*, the maximum amount that may be requisitioned for the cost of the Service is the greater of:
  - a) Nine Hundred Sixty-Seven Thousand Forty Seven Dollars (\$967,047); or

Unofficial Consolidation current to October 2023

b) an amount equal to the amount that could be raised by a property tax rate of \$0.323 per One Thousand Dollars (\$1,000) when applied to the net taxable value of lands and improvements for Regional Hospital District purposes within the Local Service Area.

(Bylaw 4014)

- 6. Bylaw No. 91, as amended, being the "Salt Spring Island Recreation Specified Area Establishment Bylaw, 1971" is hereby repealed.
- 7. This Bylaw may be cited as the "Salt Spring Island Parks, Arts and Recreation Facilities Local Service Establishment Bylaw No. 1, 1996."

(Bylaw 2908)

CHAIRPERSON	SECRETARY			
ADOPTED THIS	11 <sup>th</sup>	day of	September	1996
APPROVED BY THE INSPECTOR OF MUNICIPALITIES	22 <sup>nd</sup>	day of	August	1996
CONSENTED TO BY THE DIRECTOR FOR THE ELECTORAL AREA OF SALT SPRING ISLAND.				
READ A THIRD TIME THIS	14 <sup>th</sup>	day of	August	1996
READ A SECOND TIME THIS	14 <sup>th</sup>	day of	August	1996
READ A FIRST TIME THIS	14 <sup>th</sup>	day of	August	1996

FILED WITH THE INSPECTOR OF MUNICIPALITIES THIS 16th day of September 1996.

