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RD08-27

January 11, 2019

Lynda Shykora Deputy Manager Columbia Shuswap Regional District PO BOX 978 Salmon Arm BC V1E 4P1

# Re: "MacArthur Heights/Reedman Heights Waterworks Service Area Amendment Bylaw No. 5793"

Enclosed is one copy of the above bylaw approved under the provisions of section 349 of the *Local Government Act* (Act). The Regional Board may now adopt the bylaw.

Once the bylaw has been adopted by the Board, please forward one certified copy of the bylaw to our office as required under section 349(7) of the Act.

Sincerely,

Madeline Dams Governance Analyst

Ministry of Municipal Affairs and Housing Governance and Structure Branch Local Government Division

Mailing Address: PO Box 9839 Stn Prov Govt Victoria BC V8W 9T1

Phone: 250 387-4020 Fax: 250 387-7972 Location: 4th Floor, 800 Johnson Street Victoria BC V8W 9T1



# Statutory Approval

of the	Local Government Act						
I hereby ap	prove Bylaw No	5793					
of the	Columbia –Shuswap	Regional District					
a copy of w	hich is attached he	reto.	•				
	Dated thi	i <b>s</b> 09	day				
	of	January	, 201				
	f						
	Donuty	nspector of Munic	ipalities				
	Deputy	•					

#### COLUMBIA SHUSWAP REGIONAL DISTRICT

### BYLAW NO. 5793

## A bylaw to amend MacArthur Heights/Reedman Heights Waterworks Service Area Bylaw No. 5491

WHEREAS a service area has been established by the Columbia Shuswap Regional District by MacArthur Heights/Reedman Heights Waterworks Service Area Bylaw No. 5491 for the purpose of providing water to the MacArthur Heights and Reedman Heights areas within Electoral Area C;

AND WHEREAS an amendment is required to allow for an increase to the requisition limit for this service;

AND WHEREAS the Director for Electoral Area C has consented, in writing, to the adoption of this bylaw;

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

1. Section 4 of Bylaw No. 5491 is hereby deleted and replaced with the following:

- "4. The annual operating and debt servicing costs shall be recovered by one or more of the following:
  - a) the requisition of money to be collected by a parcel tax in an amount not to exceed \$100,000 per year;
  - b) the imposition of fees and other charges that may be fixed by separate bylaw for the purpose of recovering these costs;
  - c) revenues received by way of agreement, enterprise, gift, grant or otherwise."
- 2. This Bylaw may be cited as the "MacArthur Heights/Reedman Heights Waterworks Service Area Amendment Bylaw No. 5793".

READ a first time this	7 <sup>th</sup>	day of	December	, 2018.
READ a second time this	7 <sup>th</sup>	day of	December	, 2018.
READ a third time this	7 <sup>th</sup>	day of	December	, 2018.
ADOPTED this	•	day of		, 2019.

CHIEF ADMINISTRATIVE OFFICER

CHAIR

CERTIFIED a true copy of Bylaw No. 5793 as read a third time.

Deputy Manager of Corporate Administration Services CERTIFIED a true copy of Bylaw No. 5793 as adopted.

Deputy Manager of Corporate Administration Services