

FRASER VALLEY REGIONAL DISTRICT

ELECTORAL AREA SERVICES COMMITTEE

REVISED AGENDA

Thursday, February 13, 2020 1:30 pm

FVRD Boardroom, 45950 Cheam Avenue, Chilliwack, BC

Pages

- 1. CALL TO ORDER
- 2. CHAIR'S REPORT ON REGIONAL AND CORPORATE SERVICES COMMITTEE MEETING
- 3. APPROVAL OF AGENDA, ADDENDA AND LATE ITEMS

MOTION FOR CONSIDERATION

THAT the Agenda, Addenda and Late Items for the Electoral Area Services Committee Open Meeting of February 13, 2020 be approved;

AND THAT all delegations, reports, correspondence and other information set to the Agenda be received for information.

- 4. DELEGATIONS AND PRESENTATIONS
 - 4.1 Jason Dunkley (re: Item 10.2)
 - Zoning Amendment Application for 11882 Sylvester Road, Electoral Area "F"
- 5. MINUTES/MATTERS ARISING
 - 5.1 Draft Electoral Area Services Committee Meeting Minutes January 22, 2020

MOTION FOR CONSIDERATION

THAT the Minutes of the Electoral Area Services Committee Open Meeting of January 22, 2020 be adopted.

5.2 Draft Electoral Area Services Committee Meeting - January 28, 2020

18 - 21

9 - 17

MOTION FOR CONSIDERATION

THAT the Minutes of the Electoral Area Services Committee Open Meeting of January 28, 2020 be adopted.

6. MOTIONS FOR WHICH NOTICE HAS BEEN GIVEN

6.1 Emergency Management in Electoral Areas (brought forward by Director Bales)

MOTION FOR CONSIDERATION

<u>MOTION NO. 1</u>: THAT the Electoral Area Emergency Committee meet at least once a year to discuss operating effectively in emergencies.

MOTION FOR CONSIDERATION

<u>MOTION NO. 2</u>: THAT in times of FVRD electoral emergencies, Electoral Area Directors in effected areas be cc'd or forwarded disaster information ASAP, and as well to be cc'd on updated status report information.

7. CORPORATE ADMINISTRATION

No Items.

8. FINANCE

8.1 Grant-in-Aid Request – Boston Bar North Bend Bowling Association, Electoral Area "A"

22 - 24

- Corporate report dated February 13, 2020 from Mike Veenbaas, Director of Financial Services
- GIA Application Boston Bar North Bend Bowling Association

MOTION FOR CONSIDERATION

THAT the Fraser Valley Regional District Board authorize a grant-in-aid in the amount of \$1,500 to the Boston Bar North Bend Bowling Association, funded from the Electoral Area "A" grant-in-aid-budget, to help offset the costs of hosting a free all day open house event on Family Day at the Canyon Lanes Bowling Alley.

8.2 Grant-In-Aid Request – Fraser Canyon Hospice Society, Electoral Area "B"

25 - 34

- Corporate report dated February 13, 2020 from Kristy Hodson, Manager of Financial Operations
- GIA Application Fraser Canyon Hospice Society

MOTION FOR CONSIDERATION

THAT the Fraser Valley Regional District Board authorize a grant-in-aid in the amount of \$2,500 to the Fraser Canyon Hospice Society, funded from the 2020 Electoral Area "B" grant-in-aid budget, to offset costs of their 16th annual Camp Skylark.

8.3 Grant-In-Aid Request – Hope & District Skating Club, Electoral Area "B"

35 - 37

- Corporate report dated February 13, 2020 from Kristy Hodson, Manager of Financial Operations
- GIA Application Hope Skating Club

MOTION FOR CONSIDERATION

THAT the Fraser Valley Regional District Board authorize a grant-in-aid in the amount of \$1,500 to the Hope and District Skating Club, funded from the 2020 Electoral Area "B" grant-in-aid budget, to help offset the costs of their upcoming ice show.

8.4 Grant-In-Aid Request – Deroche & District Community Association, Electoral Area "G"

38 - 41

- Corporate report dated February 13, 2020 from Kristy Hodson, Manager of Financial Operations
- GIA Application Deroche and District Community Association

MOTION FOR CONSIDERATION

THAT the Fraser Valley Regional District Board approve a grant-in-aid to the Deroche & District Community Association in the amount of \$5,000, to be funded from the 2020 Electoral Area "G" grant-in-aid budget to help offset the costs of refinishing the Deroche Community Hall floor.

8.5 Grant-In-Aid Request – Dewdney Elementary School PAC, Electoral Area "G"

42 - 44

- Corporate report dated February 13, 2020 from Kristy Hodson, Manager of Financial Operations
- GIA Application Dewdney Elementary PAC

MOTION FOR CONSIDERATION

THAT the Fraser Valley Regional District Board authorize a grant-in-aid in the amount of \$3,500 to the Dewdney Elementary School PAC, funded from the 2020 Electoral Area "G" grant-in-aid budget to help offset the costs of updated first aid and emergency kits, fresh fruit and vegetables for students in need, weather appropriate clothing for students, and field trips.

8.6 Electoral Area Parcel Tax Establishment Bylaw Nos. 1564, 2020, 1565, 2020, 1574, 2020, 1575, 2020, 1576, 2020, 1577, 2020 and 1578, 2020

45 - 61

- Corporate report dated February 13, 2020 from Mike Veenbaas, Director of Financial Services
- Draft Bylaw No. 1564, 2020
- Draft Bylaw No. 1565, 2020
- Draft Bylaw No. 1574, 2020

- Draft Bylaw No. 1575, 2020
- Draft Bylaw No. 1576, 2020
- Draft Bylaw No. 1577, 2020
- Draft Bylaw No. 1578, 2020

MOTION FOR CONSIDERATION

THAT the Fraser Valley Regional District Board consider giving three readings and adoption to the following bylaws:

- Fraser Valley Regional District Cascade-Carratt Creek Flood Control Service Area Parcel Tax Establishment Bylaw No. 1564, 2020;
- Fraser Valley Regional District Morris Valley Sewer Service Area Parcel Tax Establishment Bylaw No. 1565, 2020;
- Fraser Valley Regional District Popkum Sewer Area Parcel Tax Establishment Bylaw No. 1574, 2020;
- Fraser Valley Regional District Deroche Water System Parcel Tax Establishment Bylaw No. 1575, 2020;
- Fraser Valley Regional District Yale Water System Service Area Parcel Tax Establishment Bylaw No. 1576, 2020;
- Fraser Valley Regional District Hatzic Prairie Water Supply and Distribution System Service Area Parcel Tax Establishment Bylaw No. 1577, 2020;
- Fraser Valley Regional District Lake Errock Water Supply and Distribution System Service Area Parcel Tax Establishment Bylaw No. 1578, 2020.

9. ENGINEERING & UTILITIES

9.1 Deroche Water System Rates and Fees Amendment

62 - 66

- Corporate report dated February 13, 2020 from Dustin Zahara, Engineering and Community Services Tech
- Draft Bylaw No. 1581, 2020

MOTION FOR CONSIDERATION

THAT the Fraser Valley Regional District Board consider giving three readings and adoption to the bylaw cited as "Fraser Valley Regional District Deroche Water Supply and Distribution System Fees and Regulations Amendment Bylaw No. 1581, 2020".

9.2 Procurement of Rock for Nicomen Island Shoreline Protection Project

67 - 87

 Corporate report dated February 13, 2020 from Katarina Duke, Engineering and Community Services Tech Nicomen Island Dike Widening - Government Transfer - Shared Cost Arrangement Agreement

MOTION FOR CONSIDERATION

THAT the Fraser Valley Regional District Board direct staff to proceed with the procurement of rock for the Nicomen Island Improvement District (NIID) dike and drainage improvement project from the NIID owned rock quarry.

10. PLANNING, BUILDING INSPECTION AND BYLAW ENFORCEMENT

10.1 Second Reading – Popkum-Bridal Falls Official Community Plan Bylaw No. 1501, 2018, Electoral Area "D"

88 - 358

- Corporate report dated February 13, 2020 from Katelyn Hipwell, Planner II
- Appendix A Consultation Strategy for Popkum Bridal Falls OCP Update
- Appendix B Stakeholder and Public Feedback Summary Table
- Draft Bylaw 1501, 2018

MOTION FOR CONSIDERATION

THAT the Fraser Valley Regional District Board consider giving second reading to the bylaw cited as *Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018;*

THAT the *Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018* be forwarded to Public Hearing;

THAT the Fraser Valley Regional District Board delegate the holding of the Public Hearing with respect to the proposed *Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018* to Director Dickey or his alternate in his absence;

THAT Director Dickey or his alternate in his absence, preside over and Chair the Public Hearing with respect to proposed *Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018;*

THAT the Chair of the Public Hearing be authorized to establish procedural rules for the conduct of the Public Hearing with respect to proposed *Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018* in accordance with the Local Government Act;

AND THAT in the absence of Director Dickey, or his alternate in his absence at the time of the Public Hearing with respect to proposed *Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018,* the Fraser Valley Regional District Board Chair is delegated the authority to designate who shall preside over and Chair the Public Hearing regarding this matter;

AND FURTHER THAT the Fraser Valley Regional District Board consider that Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018 is consistent with the FVRD financial plan and FVRD waste management plan;

AND FINALLY THAT the Fraser Valley Regional District Board authorize its signatories to execute all documents relating to *Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018.*

Zoning Amendment Bylaw No. 1539, 2019 - Application for 11882 Sylvester Road, Electoral Area "F" to facilitate a two lot subdivision

359 - 373

- Corporate report dated February 13, 2020 from Andrea Antifaeff, Planner I
- Draft Bylaw No. 1539, 2020
- Zoning Amendment Application

MOTION FOR CONSIDERATION

THAT the Fraser Valley Regional District Board consider giving first reading to the bylaw cited as *Fraser Valley Regional District Electoral Area F Zoning Amendment Bylaw No. 1539, 2019* to rezone the property located at 11882 Sylvester Road from Rural Residential 2 (RS-2) to Rural Residential 1 (RS-1) to facilitate a two lot subdivision;

THAT the *Fraser Valley Regional District Electoral Area F Zoning Amendment Bylaw No. 1539, 2019* be forwarded to Public Hearing;

THAT the Fraser Valley Regional District Board delegate the holding of the Public Hearing with respect to proposed *Fraser Valley Regional District Electoral Area F Zoning Amendment Bylaw No. 1539, 2019* to Director Davidson, or his alternate in his absence;

THAT Director Davidson or his alternate in his absence preside over and Chair the Public Hearing with respect to proposed *Bylaw 1539, 2019*;

AND THAT the Chair of the Public Hearing be authorized to establish procedural rules for the conduct of the Public Hearing with respect to proposed Bylaw 1539, 2019 in accordance with the *Local Government Act*,

AND FURTHER THAT in the absence of Director Davidson, or his alternate in his absence at the time of Public Hearing with respect to proposed *Bylaw 1539, 2019* the Fraser Valley Regional District Board Chair is delegated the authority to designate who shall preside over and Chair the Public Hearing regarding this matter;

AND FINALLY THAT the Fraser Valley Regional District authorize its signatories to execute all documents relating to Bylaw *1539*, *2019*.

10.3 Cultus Lake Advisory Planning Commission Repeal Bylaw No. 1572, 2020

374 - 380

and Fraser Valley Regional District Development Procedures Amendment Bylaw No. 1573, 2020

- Corporate report dated February 13, 2020 from Andrea Antifaeff, Planner I
- Draft Bylaw No. 1572, 2020
- Draft Bylaw No. 1573, 2020

MOTION FOR CONSIDERATION

THAT the Fraser Valley Regional District Board consider giving three readings and adoption to the bylaw cited as *Fraser Valley Regional District Cultus Lake Park Advisory Planning Commission Repeal Bylaw No. 1572, 2020;*

AND THAT the Fraser Valley Regional District Board consider giving three readings and adoption to the bylaw cited as *Fraser Valley Regional District Development Procedures Amendment Bylaw No. 1573, 2020.*

10.4 Vessel Noise Control Regulations Repeal Bylaw No. 1580, 2020

381 - 386

- Corporate report dated February 13, 2020 from Adriana Snashall,
 Bylaw Compliance and Enforcement Officer
- Draft Bylaw No. 1580, 2020

MOTION FOR CONSIDERATION

THAT the Fraser Valley Regional District Board consider giving three readings and adoption to the bylaw cited as *Fraser Valley Regional District Vessel Noise Control Regulations Repeal Bylaw No.1580, 2020.*

10.5 Application for Development Variance Permit 2019-33 to reduce the parcel frontage requirement to facilitate a 2 lot subdivision at 12174 Hodgkin Rd., Electoral Area "C"

387 - 408

- Corporate report dated January 14, 2020 from Andrea Antifaeff, Planner I
- Draft DVP 2019-33
- DVP Application

MOTION FOR CONSIDERATION

THAT the Fraser Valley Regional District Board issue Development Variance Permit 2019-33 to reduce the parcel frontage requirement for proposed Lot '1' at 12174 Hodgkin Road, Area C, from 10% of the lot perimeter to 2.4% of the lot perimeter, subject to the consideration of any comments or concerns raised by the public.

11. ELECTORAL AREA EMERGENCY SERVICES

No Items.

- 12. ADDENDA ITEMS/LATE ITEMS
- 13. REPORTS BY STAFF
- 14. REPORTS BY ELECTORAL AREA DIRECTORS
- 15. PUBLIC QUESTION PERIOD FOR ITEMS RELEVANT TO AGENDA
- 16. RESOLUTION TO CLOSE MEETING

MOTION FOR CONSIDERATION

THAT the meeting be closed to the public, except for Senior Staff and the Executive Assistant, for the purpose of receiving and adopting Closed Meeting minutes convened in accordance with Section 90 of the *Community Charter* and to consider matters pursuant to:

- Section 90(1)(d) of the *Community Charter* the security of the property of the regional district; and
- Section 90(1)(g) of the *Community Charter* litigation or potential litigation affecting the regional district.

RECESS

- 17. RECONVENE OPEN MEETING
- 18. RISE AND REPORT OUT OF CLOSED MEETING
- 19. ADJOURNMENT

MOTION FOR CONSIDERATION

THAT the Electoral Area Services Committee Open Meeting of February 13, 2020 be adjourned.



FRASER VALLEY REGIONAL DISTRICT ELECTORAL AREA SERVICES COMMITTEE OPEN MEETING MINUTES

Wednesday, January 22, 2020 1:30 pm

FVRD Boardroom, 45950 Cheam Avenue, Chilliwack, BC

Members Present: Director Bill Dickey, Electoral Area D, Chair

Director Terry Raymond, Electoral Area A
Director Dennis Adamson, Electoral Area B
Director Wendy Bales, Electoral Area C
Director Orion Engar, Electoral Area E
Director Hugh Davidson, Electoral Area F
Director Al Stobbart, Electoral Area G

Regrets: Director Taryn Dixon, Electoral Area

Staff Present: Jennifer Kinneman, Acting Chief Administrative Officer

Mike Veenbaas, Director of Financial Services/Chief Financial Officer Jaime Reilly, Acting Director of Corporate Affairs/Corporate Officer

Suzanne Gresham, Director of Corporate Initiatives Graham Daneluz, Director of Planning & Development

Milly Marshall, Director of EA Special Projects Stacey Barker, Director or Regional Services Kristy Hodson, Manager of Financial Operations

Sterling Chan, Manager of Engineering & Infrastructure Reg Dyck, Manager of Electoral Area Emergency Services

Tarina Colledge, Emergency Management Specialist

Beth Klein, Accountant Andrea Antifaeff, Planner I

Julie Mundy, Planning Technician Matthew Fang, Network Analyst I Amanda Molloy, Executive Assistant

Kristen Kohuch, Executive Assistant to CAO and Board

Chris Lee, Executive Assistant, Corporate Admin (Recording Secretary)

1. CALL TO ORDER

Chair Dickey called the meeting to order at 1:30 p.m.

2. CHAIR'S REPORT ON REGIONAL AND CORPORATE SERVICES COMMITTEE MEETING

Chair Dickey provided a brief summary of the Regional and Corporate Services Committee meeting of January 22, 2020.

3. APPROVAL OF AGENDA, ADDENDA AND LATE ITEMS

Moved By RAYMOND Seconded By STOBBART

THAT the Agenda, Addenda and Late Items for the Electoral Area Services Committee Open Meeting of January 22, 2020 be approved;

AND THAT all delegations, reports, correspondence and other information set to the Agenda be received for information.

CARRIED

4. DELEGATIONS AND PRESENTATIONS

None

5. MINUTES/MATTERS ARISING

5.1 <u>Draft Electoral Area Services Committee Meeting Minutes - December 10, 2019</u>

Moved By ADAMSON Seconded By ENGAR

THAT the Minutes of the Electoral Area Services Committee Open Meeting of December 10, 2019 be adopted.

CARRIED

5.2 <u>Draft Minutes of the Cultus Lake Advisory Planning Commission - December 18, 2019</u>

The draft Minutes of the Cultus Lake Advisory Planning Commission - December 18, 2019 was provided for information.

6. CORPORATE ADMINISTRATION

6.1 Bylaw Offence Notice Enforcement Amendment Bylaw No. 1571, 2020

Moved By STOBBART Seconded By DAVIDSON

THAT the Fraser Valley Regional District Board consider giving three readings and adoption to the bylaw cited as *Fraser Valley Regional District Bylaw Offence Notice Enforcement Amendment Bylaw No. 1571, 2020.*

CARRIED

7. FINANCE

7.1 <u>Cascade-Carratt Creek Flood Control Local Service Area Amendment</u> <u>Bylaw No. 1566, 2020</u>

Moved By DAVIDSON Seconded By STOBBART

THAT the Fraser Valley Regional District Board consider giving three readings to the bylaw cited as *Fraser Valley Regional District Cascade-Carratt Creek Flood Control Local Service Area Amendment Bylaw No. 1566, 2020.*

CARRIED

7.2 Popkum Sewer Service Area Amendment Bylaw No. 1567, 2020

Moved By ADAMSON Seconded By RAYMOND

THAT the Fraser Valley Regional District Board consider giving three readings to the bylaw cited as *Fraser Valley Regional District Popkum Sewer Service Area Amendment Bylaw No. 1567, 2020.*

CARRIED

7.3 North Bend Sewer System Local Service Area Amendment Bylaw No. 1568, 2020

Moved By RAYMOND Seconded By DAVIDSON **THAT** the Fraser Valley Regional District Board consider giving three readings to the bylaw cited as *Fraser Valley Regional District North Bend Sewer System Local Service Area Amendment Bylaw No. 1568, 2020.*

CARRIED

7.4 Rexford Creek Storm Drainage Service Area Conversion and Amendment Bylaw No. 1569, 2020

Moved By ENGAR Seconded By ADAMSON

THAT the Fraser Valley Regional District Board consider giving three readings to the bylaw cited as *Fraser Valley Regional District Rexford Creek Storm Drainage Service Area Conversion and Amendment Bylaw No. 1569, 2020.*

CARRIED

8. ENGINEERING & UTILITIES

No Items.

9. PLANNING, BUILDING INSPECTION AND BYLAW ENFORCEMENT

9.1 <u>Electoral Area D Zoning Amendment Bylaw No.1525, 2019 - to amend the Comprehensive Development 1 (CD-1) zone to permit the construction of Enclosed Decks in the Bridal Falls RV Resort located at 53480 Bridal Falls Road, Electoral Area "D"</u>

Moved By STOBBART Seconded By RAYMOND

THAT the motion granting first reading to the bylaw cited as *Fraser Valley Regional District Electoral Area D Zoning Amendment Bylaw No. 1525, 2019* be rescinded;

THAT Fraser Valley Regional District Electoral Area D Zoning Amendment Bylaw No. 1525, 2019 be given a new first reading;

THAT Fraser Valley Regional District Electoral Area D Zoning Amendment Bylaw No. 1525, 2019 be forwarded to Public Hearing;

THAT the Fraser Valley Regional District Board delegate the holding of the Public Hearing with respect to the proposed *Fraser Valley Regional District*

Electoral Area D Zoning Amendment Bylaw No. 1525, 2019 to Director Dickey or his alternate in his absence;

THAT Director Dickey or his alternate in his absence, preside over and Chair the Public Hearing with respect to proposed *Fraser Valley Regional District Electoral Area D Zoning Amendment Bylaw No. 1525, 2019*;

AND THAT the Chair of the Public Hearing be authorized to establish procedural rules for the conduct of the Public Hearing with respect to proposed *Fraser Valley Regional District Electoral Area D Zoning Amendment Bylaw No. 1525, 2019* in accordance with the Local Government Act:

AND FURTHER THAT in the absence of Director Dickey, or his alternate in his absence at the time of the Public Hearing with respect to proposed *Fraser Valley Regional District Electoral Area D Zoning Amendment Bylaw No. 1525, 2019,* the Fraser Valley Regional District Board Chair is delegated the authority to designate who shall preside over and Chair the Public Hearing regarding this matter;

AND FINALLY THAT the Fraser Valley Regional District Board authorize its signatories to execute all documents relating to *Fraser Valley Regional District Electoral Area D Zoning Amendment Bylaw No. 1525, 2019.*

CARRIED

9.2 <u>Development Variance Permit 2019-17 for 155 First Ave, Cultus Lake Park,</u> Electoral Area "H"

Moved By STOBBART Seconded By ENGAR

THAT DVP 2019-17 for the property at 155 First Ave, Cultus Lake, Area H be referred to the Cultus Lake Park Board for comments respecting on-street parking;

AND THAT upon receipt of comments from the Cultus Lake Park Board DVP 2019-17 be considered by Fraser Valley Regional District Board.

CARRIED

9.3 Application for Development Variance Permit 2019-32 to reduce the number of required on-site parking spaces at 126 First Avenue, Cultus Lake Park - Electoral Area "H"

Moved By STOBBART Seconded By ADAMSON **THAT** DVP 2019-32 for 126 First Ave, Cultus Lake Park be referred to the Cultus Lake Park Board for comments;

AND THAT upon receipt of comments from the Cultus Lake Park Board DVP 2019-32 be considered by Fraser Valley Regional District Board.

CARRIED

9.4 Application for Development Variance Permit 2019-33 to reduce the parcel frontage requirement to facilitate a 2 lot subdivision at 12174 Hodgkin Rd, Electoral Area "C"

Moved By RAYMOND Seconded By STOBBART

THAT the Fraser Valley Regional District Board issue Development Variance Permit 2019-33 to reduce the parcel frontage requirement for proposed Lot '1' at 12174 Hodgkin Road, Area C, from 10% of the lot perimeter to 2.4% of the lot perimeter, subject to the consideration of any comments or concerns raised by the public.

Concern was raised regarding the reduction of the required road frontage for the lot and that more time was required for consultation with MOTI and input from property owners regarding this matter. Staff reported that a new mail-out will have to be sent out if the matter is postponed to next month.

BALES/ADAMSON

THAT the Fraser Valley Regional District Board postpone consideration of Development Variance Permit 2019-33 to reduce the parcel frontage requirement for proposed Lot '1' at 12174 Hodgkin Road, Area C, from 10% of the lot perimeter to 2.4% of the lot perimeter to the February Electoral Area Services Committee meeting.

9.5 Application for Development Variance Permit 2019-34 to vary the maximum height for a single family residence at 10071 Parkwood Drive, Electoral Area "D"

Moved By ADAMSON Seconded By ENGAR

THAT the Fraser Valley Regional District issue Development Variance Permit 2019-34 to increase the maximum permitted height of a single family residence from 10.0 metres to 11.6 metres, subject to approval from BC Hydro Power

Authority, and subject to consideration of any comment or concerns raised by the public.

CARRIED

10. ELECTORAL AREA EMERGENCY SERVICES

10.1 <u>Electoral Area Emergency Services – Columbia Valley Volunteer Fire</u> Department Fire Hall Land Lease Agreement

Moved By BALES Seconded By RAYMOND

THAT the Fraser Valley Regional District Board authorize its signatories to execute a renewed lease agreement for a 3 year term with the Columbia Valley Ratepayer's Association for the lease of a portion of the land upon which the Columbia Valley fire hall is situated at 1202 Kosikar Road, Lindell Beach, B.C., with said lease payment not to exceed \$5,219.20 (plus GST) per year.

CARRIED

10.2 <u>State of Local Emergency Guide and Emergency Management Committee</u> <u>Approval</u>

The FVRD's Emergency Management Program 'Committee Approval Sheet' and Guide to Declaring a State of Local Emergency (SOLE) was provided for information.

10.3 Emergency Services Monthly Report

The corporate report dated January 14, 2020 from the Emergency Management Specialist providing Emergency Services Report for the period July 1, 2019 through end of November 30, 2019 was provided for information.

11. ADDENDA ITEMS/LATE ITEMS

None

12. REPORTS BY STAFF

Jennifer Kinneman, Acting CAO introduced Kristen Kohuch, the new Executive Assistant to the CAO and Board.

13. REPORTS BY ELECTORAL AREA DIRECTORS

<u>Director Engar</u> acknowledged the CAO and staff for the work carried out during the recent local State of Local Emergency at Baker Trails, Chilliwack Lake Road.

<u>Director Adamson</u> reported on the winter solstice day put on by the Sunshine Valley Ratepayers Association, as well as the distribution of toys to local kids by the Yale Fire Department.

<u>Director Raymond</u> reported on the Gold Rush Trail review of Hope to Barkerville connectivity.

<u>Director Bales</u> expressed concerns about snow removal in Lake Errock during the recent winter storm, and noted concerns about the possibility of upcoming floods during the spring freshet.

<u>Director Dickey</u> reported on the Popkum Residents Association Annual General Meeting.

14. PUBLIC QUESTION PERIOD FOR ITEMS RELEVANT TO AGENDA

Gail Smit of 126 First Avenue in Cultus Lake spoke to Development Variance Permit 2019-32 application. Staff reported that comments have been received from the Cultus Lake Park Board and that this application will be considered at the January 28 FVRD Board meeting.

Francis Wallace spoke on behalf of the applicant with respect to Development Variance Permit 2019-17 for 155 First Avenue, Cultus Lake. Staff reported that this application will be considered at the January 28 FVRD Board meeting.

15. ADJOURNMENT

Moved By DAVIDSON Seconded By BALES

THAT the Electoral Area Services Committee Open Meeting of January 22, 2020 be adjourned.

CARRIED

The Electoral Area Services Committee Meeting of January 22, 2020 adjourned at 1:56 p.m.

MINUTES CERTIFIED CORRECT:
Director Bill Dickey, Chair



FRASER VALLEY REGIONAL DISTRICT ELECTORAL AREA SERVICES COMMITTEE OPEN MEETING MINUTES

Tuesday, January 28, 2020 4:00 pm FVRD Boardroom, 45950 Cheam Avenue, Chilliwack, BC

Members Present: Director Bill Dickey, Electoral Area D, Chair

Director Terry Raymond, Electoral Area A Director Dennis Adamson, Electoral Area B Director Wendy Bales, Electoral Area C

Director Orion Engar, Electoral Area E (arrived at 4:03 p.m.)

Director Hugh Davidson, Electoral Area F Director Al Stobbart, Electoral Area G Director Taryn Dixon, Electoral Area H

Staff Present: Jennifer Kinneman, Acting Chief Administrative Officer

Mike Veenbaas, Director of Financial Services/Chief Financial Officer Jaime Reilly, Acting Director of Corporate Affairs/Corporate Officer

Kristy Hodson, Manager of Financial Operations

Beth Klein, Accountant

Matthew Fang, Network Analyst I Amanda Molloy, Executive Assistant

Kristen Kohuch, Executive Assistant to CAO and Board

Chris Lee, Executive Assistant, Corporate Admin (Recording Secretary)

1. CALL TO ORDER

Chair Dickey called the meeting to order at 4:00 p.m.

2. APPROVAL OF AGENDA, ADDENDA AND LATE ITEMS

Moved By STOBBART Seconded By ADAMSON

THAT the Agenda, Addenda and Late Items for the Electoral Area Services Committee Open Meeting of January 28, 2020 be approved;

AND THAT all reports, correspondence and other information set to the Agenda be received for information.

CARRIED

3. BUDGET DISCUSSION

Mike Veenbaas, Director of Financial Services reported that after the budget discussion in December, Staff had the opportunity to meet with Electoral Area Directors to review options for a change to the 2020 Draft Financial Plan.

Mr. Veenbaas gave a brief presentation, outlining the financial planning process and provided an overview of the following Regional Services and EA Wide Services:

- Requisition Regional Services
- Requisition EA Wide Services
- Regional Administration
- Regional Fire Dispatch
- Regional Mosquito Control
- Electoral Area Administration
- Emergency Management (Emergency Program Assistant position eliminated)
- Procurement and Risk Specialist

Mr. Veenbaas presented and reviewed the following options for a Financial Plan change for consideration:

- 1) Change corporate restructure allocation
 - 75% funded by regional administration 1.2%
 - 100% funded by regional administration 2.5%
- 2) Reverse 2019 EA Director pay increase -0.7%
- 3) Cancel Engineering Services Coordinator funding change 1.3%
- 4) Cut Emergency Management training budget 0.6%
- 5) Cut Procurement/Risk position 0.9%
- 6) Increase Building Permit revenue budget 0.4%
- 7) Eliminate EA Admin "communications" fund 0.7%

Staff recommended four of the presented options for the Committee's consideration based on feedback from Committee members which will result in a 3.2% reduction to the Financial Plan.

Moved by DAVIDSON Seconded by RAYMOND **THAT** the Electoral Area Services Committee support the following options to be incorporated into the 2020 Draft Financial Plan:

- Change corporate restructure allocation to be 75% funded by regional administration
- Cut Procurement/Risk position
- Increase Building Permit revenue budget
- Eliminate Electoral Area Admin "communications" fund

CARRIED

4. ADDENDA ITEMS/LATE ITEMS

None

5. PUBLIC QUESTION PERIOD FOR ITEMS RELEVANT TO AGENDA

None

6. RESOLUTION TO CLOSE MEETING

Moved By STOBBART Seconded By RAYMOND

THAT the meeting be closed to the public, except for Senior Staff and the Executive Assistant, to consider matters pursuant to:

• Section 90(1)(c) of the *Community Charter* - labour relations or other employee relations

CARRIED

The Open Meeting recessed at 4.33 p.m.

7. RECONVENE OPEN MEETING

The Open Meeting reconvened at 4:36 p.m.

8. RISE AND REPORT OUT OF CLOSED MEETING

None

9. ADJOURNMENT

Moved By STOBBART Seconded By ENGAR

THAT the Electoral Area Services Committee Open Meeting of January 28, 2020 be adjourned.

CARRIED

The Electoral Area Services Committee Open Meeting of January 28, 2020 adjourned at 4:36 p.m.

MINUTES CERTIFIED CORRECT:	
Director Bill Dickey, Chair	



CORPORATE REPORT

To: Electoral Area Services Committee Date: 2020-02-13

From: Mike Veenbaas, Director of Financial Services File No: 1850-20 / 009

Subject: Grant-in-Aid Request – Boston Bar North Bend Bowling Association, Electoral Area "A"

RECOMMENDATION

THAT the Fraser Valley Regional District Board authorize a grant-in-aid in the amount of \$1,500 to the Boston Bar North Bend Bowling Association, funded from the Electoral Area "A" grant-in-aid-budget, to help offset the costs of hosting a free all day open house event on Family Day at the Canyon Lanes Bowling Alley.

STRATEGIC AREA(S) OF FOCUS

PRIORITIES

Support Healthy & Sustainable Community

Priority #4 Tourism

BACKGROUND

This request for funding is eligible under the Electoral Area Grant-In-Aid Policy under the "Activities/ programs which are accessible to a large portion of the electoral area".

DISCUSSION

The Boston Bar North Bend Bowling Association is a non-profit organization operating out of Canyon Lanes Bowling Alley.

The Boston Bar North Bend Bowling Association is requesting a \$1,500 grant-in-aid to help offset the costs of hosting an all-day family day celebration at the Canyon Lanes Bowling Alley. Activities to include free bowling and associated games.

Director Raymond is in support of providing a grant-in-aid of \$1,500 to the Boston Bar North Bend Bowling Association for the items noted.

COST

The \$1,500 cost will be funded from the Electoral Area "A" grant-in-aid budget which has sufficient funds to support this request.

CONCLUSION

A grant-in-aid application has been received from the Boston Bar North Bend Bowling Association seeking funds to help offset the costs of hosting a free family day celebration at the Canyon Lanes Bowling Alley.

COMMENTS BY:

Jennifer Kinneman, Acting Chief Administrative Officer

Reviewed and supported.



GRANT-IN-AID APPLICATION

Fraser Valley Regional District, 45950 Cheam Ave, Chilliwack BC, V2P 1N6

Applicant Name:	CANYON LANES	
Mailing Address:		- AMAZON ANTON .
	BUSTON BOR BC	U0121100
Email Address:		and the second s
Contact: Shern Form	7. Cm10	<u> VoЧ-867-880 о</u> Telephone/Fax Number
will offer fourthis will con-		s (Please attach a separate sheet if required): by and use only of its from from ity day as well
APPLICATION SUN	MARY:	
Project or purpose for	or which you require assistance (Ple	ase attach a separate sheet if required):
Family day	celebration open	to the communities.
Statement as to how sheet if required):	these funds will benefit the commun 23t year Vand over 11 og and other acti	nity or an aspect of the community (Please attach a separate
Amount of Grant Re	quested: \$ 4 1500 - 00	
**Please note: grant application.	s over \$4,000 require a financial stat	tement and/or report on the applicant to be provided with the
To the best of my kn hereby certify that th or business undertal	is application for assistance is NOT	provided in this application is true and correct. Furthermore, I being made on behalf of an individual, industry, commercial
	d for tormon	Amount Approved 500,000 Date: 100 18 Signature of Electoral Area Director



CORPORATE REPORT

To: Electoral Area Services Committee Date: 2020-02-13

From: Kristy Hodson, Manager of Financial Operations File No: 1850-20 / 003

Subject: 2020 Grant-In-Aid Request - Fraser Canyon Hospice Society, Electoral Area "B"

RECOMMENDATION

THAT the Fraser Valley Regional District Board authorize a grant-in-aid in the amount of \$2,500 to the Fraser Canyon Hospice Society, funded from the 2020 Electoral Area "B" grant-in-aid budget, to offset costs of their 16th annual Camp Skylark.

STRATEGIC AREA(S) OF FOCUS

Support Healthy & Sustainable Community

BACKGROUND

This request for funding is eligible under the Electoral Area Grant-In-Aid Policy under the "Activities/ programs which are accessible to a large portion of the electoral area" option.

DISCUSSION

The Fraser Canyon Hospice Society is located in Hope, and their mission is to provide quality support and end of life services to their clients and their loved ones, care givers and the bereaved. They serve clients in Agassiz, Hope, Yale, Boston Bar, North Bend, Sunshine Valley and all First Nations Communities in these areas.

The Fraser Canyon Hospice Society is requesting a grant-in-aid of \$4,000 to help with the costs of providing a retreat for children ages 7-12 who have lost a loved one. This retreat provides many ways to assist in the grieving process for its participants resulting in many of the participants and volunteers seeing tremendous benefits from this program.

Director Adamson is in support of providing a grant-in-aid of \$2,500 which would fund approximately 7 children.

COST

The \$2,500 cost will be funded from the Electoral Area "B" grant-in-aid budget which has sufficient funds to support this request.

CONCLUSION

A grant-in-aid application has been received from Fraser Canyon Hospice Society seeking support for their 16th annual Camp Skylark program that helps support children through their grief journey of losing a loved one.

COMMENTS BY:

Mike Veenbaas, Director of Financial Services

Reviewed and supported.

Jennifer Kinneman, Acting Chief Administrative Officer

Reviewed and supported.



Fraser Canyon Hospice Society 1275 - 7th Avenue, Hope, B.C. VOX 1L4 Phone: 604-860-7713 Fax: 604-860-7709

November 12, 2019

Dennis Adamson
Fraser Valley Regional District
Director – 'Area B'
45950 Cheam Avenue
Chilliwack, BC
V2P 1N6

Dear Dennis,

Re 2020 – Grant in Aid Application Request – Re Fraser Canyon Hospice Society - Camp Skylark 2020 – Bereavement Camp for Children Ages 7-12 years.

Please find enclosed a completed application form for your consideration to assist us in raising funds for our upcoming 16th year of Camp Skylark, to be held on September 18-20, 2020 weekend.

We are extremely grateful for your consideration to the application request and very much appreciate your support over the years.

Kindest Regards,

Pat Besse-Board of Directors - Chair

Mary Norman - FCHS Coordinator



GRANT-IN-AID APPLICATION

Fraser Valley Regional District, 45950 Cheam Ave, Chilliwack BC, V2P 1N6

Applicant Name: FRASER CANYON HO	SPICE SOCIETY
Mailing Address: 1275 - 771 AVENUE	HOPE BC VOX ILH,
hilu2dayatelu	5. net (Pat Besse)
Email Address(es): Mary normanaf	raserhealth ca Mary Norman
Contact(s): PAT BESSE + CHAIR BOARD	604-869-9059 (HOME)
Name HOSPICE	Telephone/Fax Number
MARY NORMAN (COORDINATO	e) 604-860-7713 (OFFICE)
Name	Telephone/Fax Number
Statement as to eligibility to apply for Grant-In-Aid Funds ((Please attach a separate sheet if required):
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	AUTIUS NICO
APPLICATION SUMMARY:	
Project or purpose for which you require assistance (Pleas	se attach a separate sheet if required):
	to distant a departate direct in required).
- All ATT	achmeric
Statement as to how those funds will be safet the service:	
sheet if required):	ty or an aspect of the community (Please attach a separate
Ale	attachmento
Amount of Grant Requested: \$_4000.00	
	
To the best of my knowledge, all the information that is pro- hereby certify that this application for assistance is NOT be or business undertaking.	ovided in this application is true and correct. Furthermore, I eing made on behalf of an individual, industry, commercial
0 / 1	
- Pat Besse-Charperson:	
- in ognie communicali.	Amount Approved:
Signature of Authorized Signature of Title	Date
Signature of Authorized Signatory and Title	Date:
	Signature of Electoral Area Director

Please return completed form by fax or e-mail to: Fax: 604-702-5043 (Finance Dept.); Email: info@fvrd.bc.ca; or to your Electoral Area Director.

Fraser Canyon Hospice Society Grant-In-Aid 2020 Application

Submitted to Fraser Valley Regional District - Area B

REQUESTING FOR SUPPORT OF OUR
September 18,19,20, 2020
Camp Skylark - Bereavement Camp for Children ages 7-12 years.

Fraser Valley Regional District - Area B Grant in Aid Application 2020

Statement as to eligibility to apply for Grant-In-Aid Funds

Fraser Canyon Hospice Society was incorporated in February 1995 as a Registered Canadian Charity. (Registration number 899344584 RR 0001). We are located in Hope, BC at the Fraser Canyon Hospital. Our Mission is to provide quality support and end of life services to our clients and their loved ones, care givers and the bereaved in Hope and its surrounding areas. This includes clients in Agassiz, Hope, Yale, Boston Bar, North Bend, Sunshine Valley and all First Nations Communities within these areas.

Project or purpose for which you require assistance

The program for which we are seeking funding will be our **16th annual Camp Skylark** for children ages 7-12 who have lost a loved one. The aspect of our Mission which this program addresses is grief and loss experienced by children in our community. Long before we realize it, children become aware of death. But, when the loss of a loved one occurs, children are often overlooked during the grieving process.

If their grief is unresolved, children can be impacted in the following number of ways:

- Causes higher levels of depression in adulthood
- Insecurely attached children are at greater risk of continuing to form poor attachments to others and have low self-esteem
- Children continue to grieve at each developmental stage
- If grief is not dealt with, children can regress to previous behaviours such as wetting their pants/beds, acting out, having difficulty sleeping, withdrawal from usual activities and anxiety and panic attacks.
- Children sometimes make up stories in their head of how their loved one died, which are usually more severe than the real story
- Children often develop fears of others they love being taken from them, or that they too will die. Sometimes they even believe that they caused the death
- Affects how children form and hold relationships
- Masking emotions can result in isolation and/or behaviour problems at home and school which can continue into adulthood

In 2019, 24 children between the ages of 7-12 attended the Fraser Canyon Hospice Society's 15th Annual Camp Skylark program for children who had lost a loved one. The types of loses have been parents, Grandparents, sibling, Uncle/Aunt and Cousins.

The organizations goal is to provide a safe and caring atmosphere for children aged 7-12 years, who have lost a love one in their lives. There are no other bereavement camps in Hope. The program is open to all cultures in our community; many participants in the past have been from First Nation. Campers were from First Nations, Caucasian, Asian, East Indian, and African American children.

At the 2019 camp, we had 24 children from 30 referrals, aged 7-12. The demand in our primary catchment area has been consistent over the past five years. The majority (26 of 30) of those

referred to camp were from our primary catchment area representing 87% of the total referrals. This year. We had 8 boys and 16 girls, with 21 of those from our primary catchment area presenting 87.5% from our primary catchment area

Pictured below is a photograph from our 2019 FCHS hosted our 15th year camp, of campers and volunteers who helped with the camp... we are so grateful for our sponsors and volunteers who allow for this to happen



During the weekend-long camp, the children partake in traditional activities such as rock climbing, archery, hiking, swimming, art which allow them to set their worries aside.

What makes Skylark unique is that, in addition to these activities, we offer bereavement activities specialized for children in the respective developmental age groups. Such activities include lantern making in honour of their loved one, a lantern ceremony, memory circles, sharing circles and music and art therapy.

Statement as to how these funds will benefit the community or an aspect of the community

The children learned that it is good to express their feelings through activities such as art, music, play, writing, sports and talking. After bonding with other children and volunteers who had also experienced losses, many feelings of loneliness were reported to have decreased. Many of the children had significantly decreased anger issues after attending Camp and many of the children's fears and anxieties had subsided as a result of Camp.

Campers themselves have identified as helpful":

Talking - Memory Circles - Music - Video Making - Swimming - Crafts - Art - Rock Climbing

How Camp Skylark helped:

During camp, the children were reassured that it is healthy to continue a relationship with their loved one including memories in their conversations and cherishing memory items that remind them of their loved one.

The children learned that it is good to express their feelings through activities such as art, music, play, sports and talking.

After bonding with other children and volunteers who have also experiences losses, many feelings of loneliness were reported to have decreased.

Many of the children had significantly decreased anger issues after attending Camp.

Many of the children's fears and anxieties had subsided as a result of Camp.

Some quotes from previous campers and families:

"I wish camp lasted forever"

"Camp Skylark was one of the best experiences that our family has ever had"

How YOU Can Help:

Camp Squeah has been the venue of this annual camp since it started and along with the children, it is necessary to have the assistance of about 30 to 35 caring volunteers. Raising

sufficient funds to pay for camp is a year-long effort each year, and along with the fundraisers, we also submit applications for corporate funding. **There is no charge to children to attend camp**, and cost per child is approximately \$350.00, also the cost of meals and housing for the volunteers. The Society also hires a "Camp Director" who has the responsibility of finding campers, interviewing families, putting together daily activities etc. This Director is hired for 18 hours week for 18 weeks. Budgets for Skylark are carefully prepared, but does amount to approximately \$22,000.00 for rentals, wages and supplies.

Raising funds for this camp allows us to continue to provide this valuable service in our community.

Thank you for considering this application request.



CORPORATE REPORT

To: Electoral Area Services Committee Date: 2020-02-13

From: Kristy Hodson, Manager of Financial Operations File No: 1850-20 / 003

Subject: 2020 Grant-In-Aid Request - Hope & District Skating Club, Electoral Area "B"

RECOMMENDATION

THAT the Fraser Valley Regional District Board authorize a grant-in-aid in the amount of \$1,500 to the Hope and District Skating Club, funded from the 2020 Electoral Area "B" grant-in-aid budget, to help offset the costs of their upcoming ice show.

STRATEGIC AREA(S) OF FOCUS

Support Healthy & Sustainable Community

BACKGROUND

This request for funding is eligible under the Electoral Area Grant-in-Aid Policy under the "Activities/ programs which are accessible to a large portion of the electoral area" option.

DISCUSSION

The Hope and District Skating Club is a non-profit sports group. Their goal is to provide a safe, inclusive, and nurturing environment in which children can learn a sport. They also provide opportunities for high school students to become junior coaches in order to earn volunteer hours that can be used towards graduation.

The Hope and District Skating Club is requesting \$1,500 to assist with the costs of their upcoming ice show on March 7, 2020. Costs include costumes for approximately 30 skaters, decorations and ice rental. This event is well attended by the community and helps to display the growth and development of the skaters as well as inspire up and coming skaters.

Director Adamson is in support of providing a grant-in-aid of \$1,500 to Hope and District Skating Club for this event.

COST

The \$1,500 cost will be funded from the Electoral Area "B" grant-in-aid budget which has sufficient funds to support this request.

CONCLUSION

A grant-in-aid application has been received from the Hope and District Skating Club seeking support for their upcoming ice show.

COMMENTS BY:

Mike Veenbaas, Director of Financial Services

Reviewed and supported.

Jennifer Kinneman, Acting Chief Administrative Officer

Reviewed and supported.



GRANT-IN-AID APPLICATION

Fraser Valley Regional District, 45950 Cheam Ave, Chilliwack BC, V2P 1N6

	Applicant Name:	Hope + Distric	ct Skating Club
	Mailing Address:	POBOX 2025	
		Hope BC VOX	ILO
	Email Address:	hopeskotingclu	bagnail.com
	Contact:		
	Melissa	Fllan	
	Name		Telephone/Fax Number
	Statement as to eligi	bility to apply for Grant-In-Aid Fu	nds (Please attach a separate sheet if required):
	The Hope Skating Club strives to provide opportunities for skaters of all abilities to develop and expand their skating skills while making the experience fun and enjoyable. The club is run mostly on which there and parental support. Opportunities are available to skate in tope and surrainding overs including treat. APPLICATION SUMMARY:		
	Project or purpose for which you require assistance (Please attach a separate sheet if required): The Hope Stating Club is looking for assistance to fund the upcoming Ice Show being held on March 7, 2020. Two shows will be performed. Expenses include costumes for approximately 30 skaters, decorations and ice time cental costs.		
	Statement as to how these funds will benefit the community or an aspect of the community (Please attach a separate sheet if required): The annual las show put an by the those skating club is a well attended community event providing enjoyment and enkatainment to all ages the skaters have the aparturity to display their growth and development the down inspires up and coming skaters. Amount of Grant Requested: \$ 1500.00		
	**Please note: grants over \$4,000 require a financial statement and/or report on the applicant to be provided with the application.		
To the best of my knowledge, all the information that is provided in this application is true and correct. Furthermore, I hereby certify that this application for assistance is NOT being made on behalf of an individual, industry, commercial or business undertaking.			
	me m/GO/	elissa Ellan Director	_ Amount Approved:
-	Signature of Authoriz	red Signatory and Title	Date:
			Signature of Electoral Area Director

Please return completed form by fax or e-mail to: Fax: 604-702-5043 (Finance Dept.); Email: info@fvrd.bc.ca; or to your Electoral Area Director.



CORPORATE REPORT

To: Electoral Area Services Committee Date: 2020-02-13

From: Kristy Hodson, Manager of Financial Operations File No: 1850-20 / 007

Subject: 2020 Grant-In-Aid Request - Deroche & District Community Association, Electoral Area

"G"

RECOMMENDATION

THAT the Fraser Valley Regional District Board approve a grant-in-aid to the Deroche & District Community Association in the amount of \$5,000, to be funded from the 2020 Electoral Area "G" grant-in-aid budget to help offset the costs of refinishing the Deroche Community Hall floor.

STRATEGIC AREA(S) OF FOCUS

Support Healthy & Sustainable Community

BACKGROUND

This request for funding is eligible under the "activities/ programs which are accessible to a large portion of the electoral area" option.

DISCUSSION

The Deroche & District Community Association has owned, operated, and maintained the Deroche Community Hall since its purchase in 1947. Their main purpose is to keep the Hall structurally safe for use by their residents.

The Association is requesting a \$5,000 grant-in-aid to assist in the funding of refinishing the Deroche Community Hall floor that was originally installed in the late 1960s. The quoted cost for this project is \$7,686 of which the association will be covering the difference between the quote and the grant.

Director Stobbart is in support of providing a grant-in-aid of \$5,000 towards this grant-in-aid request.

COST

The \$5,000 cost will be funded from the Electoral Area "G" grant-in-aid budget which has sufficient funds to support this request.

CONCLUSION

A grant-in-aid application has been received from the Deroche & District Community Association seeking funds to help fund the refinishing of the Deroche Community Hall floor.

COMMENTS BY:

Mike Veenbaas, Director of Financial Services

Reviewed and supported.

Jennifer Kinneman, Acting Chief Administrative Officer

Reviewed and supported.

From: <u>Fraser Valley Regional District</u>
To: <u>Kristy Hodson; Mike Veenbaas</u>

Subject: FW: Grant in Aid

Date: September 19, 2019 1:38:49 PM

Attachments: Grant.png

Shayla Berthelet

Receptionist

45950 Cheam Ave, Chilliwack, BC V2P 1N6 **P** 604.702.5000 || **W** <u>www.fvrd.ca</u>



From: Lloyd McKimmon

Sent: September 19, 2019 12:21 PM

To: Fraser Valley Regional District <info@fvrd.ca>; Al Stobbart <astobbart@fvrd.ca>

Subject: Grant in Aid

Please accept this as our Grant in Aid Application for 2019 - 2020. If you require a Financial Statement I would be pleased to forward one. (Sorry for the hand printed app. - I had difficulty typing on the form#\$%^&*) Lloyd McKimmon - President



GRANT-IN-AID APPLICATION Fraser Valley Regional District, 45950 Cheam Ave, Chilliwack BC, V2P 1N6

Applicant Name:	DEROCHE 4 DISTA	PICT COMMUNITY ASSC.
Mailing Address:	Box # HI, DEROU	HE BC VOMIGO
Email Address:		
Contact		
ALOYD J. Name	MCKIMMON	Telephone/Fax Number
Statement as to eli	gibility to apply for Grant-In-Aid Funds (F	lease attach a separate sheet if required)
SOCIETY .	+ DISTRICT COMMUNICATION SOCO 2883 SINCE THE DEROCHE COM	MITY ASSC. IS A REGISTERED 1947 AND THIS ASSC. MAINTAINS MUNITY HALL
APPLICATION SU	IMMARY:	
PEFINIS	HINE OF THE HALL FOOD	e attach a separate sheet if required): 251 IS TO HELP FUND THE 2 THAT WAS LAID IN THE 657 POR THIS PROTECT IS
sheet if required):		or an aspect of the community (Please attach a separate
THIS HI FOR M	ALL IS USED BY MI BOY COMMUNITY FUN PROCK PREAS	ANY GROUPS AND INDIVIDUALS
	equested: \$ 5,000,00	
		nent and/or report on the applicant to be provided with the
	this application for assistance is NOT be	vided in this application is true and correct. Furthermore, I ing made on behalf of an individual, industry, commercial
	Mikimmon - President	Amount Approved:
Signature of Kutho	rized Signatory and Title	Date:
		Signature of Electoral Area Director

Please return completed form by fax or e-mail to: Fax: 604-702-5043 (Finance Dept.); Email: info@fvrd.bc.ca; or to your Electoral Area Director.



CORPORATE REPORT

To: Electoral Area Services Committee Date: 2020-02-13

From: Kristy Hodson, Manager of Financial Operations File No: 1850-20 / 010

Subject: 2020 Grant-In-Aid Request - Dewdney Elementary School PAC, Electoral Area "G"

RECOMMENDATION

THAT the Fraser Valley Regional District Board authorize a grant-in-aid in the amount of \$3,500 to the Dewdney Elementary School PAC, funded from the 2020 Electoral Area "G" grant-in-aid budget to help offset the costs of updated first aid and emergency kits, fresh fruit and vegetables for students in need, weather appropriate clothing for students, and field trips.

STRATEGIC AREA(S) OF FOCUS

Support Healthy & Sustainable Community

BACKGROUND

This request for funding is eligible through the Electoral Area Grant-In-Aid Policy under the "Activities/ programs which are accessible to a large portion of the electoral area" option.

DISCUSSION

The Dewdney Elementary School PAC supports a rural school, serving as a hub for many activities and programs that serve the community.

The Dewdney Elementary School PAC is requesting a \$3,500 grant-in-aid to assist with the costs of providing updated and better first aid and emergency kits, fruits and vegetables to students in need, weather appropriate clothing for students, and field trips.

Director Stobbart is in support of providing a grant-in-aid of \$3,500 to the Dewdney Elementary School PAC for these items.

COST

The \$3,500 cost will be funded from the 2020 Electoral Area "G" grant-in-aid budget which has sufficient funds to support this request.

CONCLUSION

A grant-in-aid application has been received from the Dewdney Elementary School PAC seeking support for the costs of updated first aid and emergency kits, fresh fruit and vegetables for students in need, weather appropriate clothing for students, and field trips.

COMMENTS BY:

Mike Veenbaas, Director of Financial Services

Reviewed and supported.

Jennifer Kinneman, Acting Chief Administrative Officer

Reviewed and supported.



GRANT-IN-AID APPLICATION

Fraser Valley Regional District, 45950 Cheam Ave, Chilliwack BC, V2P 1N6

Applicant Name: Mailing Address:	Dewdney Flementary 371151 Hawkins Pickt	j PAC ie Rd
Email Address:		
Contact: Destinue Name	Conningham	Telephone/Fax Number
Statement as to elig	gibility to apply for Grant-In-Aid Funds (Ple	·
Our school is located in Area G and most of our students. Tive in the same area		
APPLICATION SUI	MMARY:	
Project or purpose for which you require assistance (Please attach a separate sheet if required): 2000 - Opdated and better first and Kits and emerging into 5000 - Provide tresh froit and vegyes for same a arramitles who we in need-on a regular basis 5000 - Provide weather appropriate Clathing for students 5000 - Field trips and school supplies Statement as to how these funds will benefit the community or an aspect of the community (Please attach a separate sheet if required): These times will help been our students safe and prepared in an energence provide food and water if ever lacked days at school. It will keep our students warm and dry-for arrival and water weather and ensure all air students can attend trips that their classmates Amount of Grant Requested: \$ 3600.00		
**Please note: grants over \$4,000 require a financial statement and/or report on the applicant to be provided with the application.		
To the best of my knowledge, all the information that is provided in this application is true and correct. Furthermore, I hereby certify that this application for assistance is NOT being made on behalf of an individual, industry, commercial or business undertaking.		
Door Or	Cana	Amount Approved:
Signature of Author	ized Signatory and Title	Date:
		Signature of Electoral Area Director



CORPORATE REPORT

Date: 2020-02-13

File No: 3920-20

To: Electoral Area Services Committee

From: Mike Veenbaas, Director of Financial Services

Subject: Electoral Area Parcel Tax Establishment Bylaws

RECOMMENDATION

THAT the Fraser Valley Regional District Board consider giving three readings and adoption to the following bylaws:

- Fraser Valley Regional District Cascade-Carratt Creek Flood Control Service Area Parcel Tax Establishment Bylaw No. 1564, 2020;
- Fraser Valley Regional District Morris Valley Sewer Service Area Parcel Tax Establishment Bylaw No. 1565, 2020;
- Fraser Valley Regional District Popkum Sewer Area Parcel Tax Establishment Bylaw No. 1574,
 2020;
- Fraser Valley Regional District Deroche Water System Parcel Tax Establishment Bylaw No. 1575, 2020;
- Fraser Valley Regional District Yale Water System Service Area Parcel Tax Establishment Bylaw No. 1576, 2020;
- Fraser Valley Regional District Hatzic Prairie Water Supply and Distribution System Service Area Parcel Tax Establishment Bylaw No. 1577, 2020;
- Fraser Valley Regional District Lake Errock Water Supply and Distribution System Service Area Parcel Tax Establishment Bylaw No. 1578, 2020.

STRATEGIC AREA(S) OF FOCUS

Support Healthy & Sustainable Community
Provide Responsive & Effective Public Services

PRIORITIES

Priority #2 Air & Water Quality
Priority #3 Flood Protection & Management

BACKGROUND

For service areas that are funded via a parcel tax, a parcel tax establishment bylaw must be adopted. This bylaw directs staff to prepare a parcel tax roll (listing of properties to receive the parcel tax), dictates the method for which the parcel tax is allocated (in FVRD's case it is an equal amount to each property) and determines the amount of the annual parcel tax per property. An analysis of service area bylaws last fall determined that seven parcel tax establishment bylaws required amendments.

DISCUSSION

When staff considered options for amending the existing parcel tax establishing bylaws, a review was completed of the format used in other Regional Districts. This was done in part to address the challenge of constantly amending these bylaws as changes are adopted in the financial plan or service area establishment bylaws. A standard template used by many Regional Districts was found through this review that would address these concerns and is used in the proposed parcel tax establishing bylaws included in the recommendation.

The updated parcel tax establishment bylaw template follows all the legislative requirements for setting up a parcel tax and applies a formula in the bylaw for determining the amount of the annual parcel tax rate. The use of the formula removes the need to constantly amend these bylaws for the annual rate. The formula links in the annual service area requisition as per the adopted financial plan and the maximum annual requisition per the service area establishment bylaw. An example of this standard template would be:

The amount per parcel in any year shall be equal to A/B where:

A = the total annual parcel tax requisition for the Service Area indicated in the current year's financial plan, up to the maximum allowed in *Fraser Valley Regional District Cascade-Carratt Creek Flood Control Local Service Area Conversion Bylaw No.* 0295, 1999, as amended;

B = the number of current parcels in the Service Area parcel tax roll.

The recommendation is for the Committee to consider three readings and adoption of these new bylaws which also repeal the existing parcel tax establishment bylaws.

COST

There are no costs associated with the adoption of these bylaws as they represent the mechanism that puts into action the parcel tax requisition as allowed under the service area establishment bylaw with the amount authorized via the annual financial plan bylaw.

CONCLUSION

Staff are proposing to setup new parcel tax establishment bylaws for seven service areas that address challenges with the current bylaws requiring constant amendments. The proposed bylaws follow templates used by other Regional Districts.

COMMENTS BY:

Jennifer Kinneman, Acting Chief Administrative Officer: Reviewed and supported.

FRASER VALLEY REGIONAL DISTRICT BYLAW 1564, 2020

A bylaw to impose a parcel tax on owners of land in the Cascade-Carratt Creek Flood Control Local Service Area

WHEREAS Fraser Valley Regional District Cascade-Carratt Creek Flood Control Local Service Area Conversion Bylaw No. 0295, 1999 was adopted by the Fraser Valley Regional District Board of Directors ("the Board") on June 27, 2000;

AND WHEREAS Dewdney-Alouette Regional District Cascade-Carratt Creek Specified Area Parcel Tax By-law No. 424-1986, as amended, imposed a parcel tax on properties in the Cascade-Carratt Creek Flood Control Local Service Area (the "Service Area");

AND WHEREAS the Board wishes to repeal and replace *Dewdney-Alouette Regional District Cascade-Carratt Creek Specified Area Parcel Tax By-law No. 424-1986*, as amended, in order to impose parcel taxes on properties in the Service Area to meet the costs of providing the services and update the language to modern standards;

THEREFORE the Board enacts as follows:

1. CITATION

This bylaw may be cited as Fraser Valley Regional District Cascade-Carratt Creek Flood Control Service Area Parcel Tax Establishment Bylaw No. 1564, 2020.

2. **ENACTMENTS**

- a) In this Bylaw, unless the context otherwise requires, "parcel" means a lot, block or other areas in which real property is held or into which is subdivided.
- b) A parcel tax roll shall be prepared for the purposes of imposing a parcel tax on all parcels of land within the Service Area.
- c) The parcel tax in this bylaw shall be levied on the basis of a single amount for each parcel in the Service Area and is hereby imposed for each and every year that a contribution is made towards the costs associated with the Service Area.
- d) The amount per parcel in any year shall be equal to A/B where:

A = the total annual parcel tax requisition for the Service Area indicated in the current year's financial plan, up to the maximum allowed in *Fraser Valley Regional District Cascade-Carratt Creek Flood Control Local Service Area Conversion Bylaw No. 0295, 1999*, as amended;

B = the number of current parcels in the Service Area parcel tax roll.

Bylaw No. 1564, 2020 Page 2 of 2

3. **SEVERABILITY**

If a portion of this bylaw is found invalid by a court, it will be severed and the remainder of the bylaw will remain in effect.

4. REPEAL

Dewdney-Alouette Regional District Cascade-Carratt Creek Specified Area Parcel Tax By-law No. 424-1986 and any amendments thereto are hereby repealed.

5. READINGS AND ADOPTION

READ A FIRST TIME THIS	day of
READ A SECOND TIME THIS	day of
READ A THIRD TIME THIS	day of
ADOPTED THIS	day of
Chair/Vice-Chair	Corporate Officer/Deputy

6. <u>CERTIFICATION</u>

I hereby certify that this is a true and correct copy of *Fraser Valley Regional District Cascade-Carratt Creek Flood Control Service Area Parcel Tax Establishment Bylaw No. 1564, 2020* as adopted by the Board of Directors of the Fraser Valley Regional District on the

Corporate Officer/D	eputy

Dated at Chilliwack, B.C. this

FRASER VALLEY REGIONAL DISTRICT BYLAW 1565, 2020

A bylaw to impose a parcel tax on owners of land in the Morris Valley Sewage Collection and Treatment Local Service Area

WHEREAS Fraser Valley Regional District Electoral Area C Morris Valley Sewage Collection and Treatment Local Service Area Establishment Bylaw No. 0344, 2000 was adopted by the Fraser Valley Regional District Board of Directors ("the Board") on April 26, 2000;

AND WHEREAS Fraser Valley Regional District Area C Morris Valley Sewage Collection and Treatment Local Service Area Parcel Tax Bylaw No. 0740, 2006 imposed a parcel tax on properties in the Morris Valley Sewage Collection and Treatment Local Service Area (the "Service Area");

AND WHEREAS the Board wishes to repeal and replace *Fraser Valley Regional District Area C Morris Valley Sewage Collection and Treatment Local Service Area Parcel Tax Bylaw No. 0740, 2006*, as amended, in order to impose parcel taxes on properties in the Service Area to meet the costs of providing the services and update the language to modern standards;

THEREFORE the Board enacts as follows:

1. CITATION

This bylaw may be cited as Fraser Valley Regional District Morris Valley Sewer Parcel Tax Establishment Bylaw No. 1565, 2020.

2. ENACTMENTS

- a) In this Bylaw, unless the context otherwise requires, "parcel" means a lot, block or other areas in which real property is held or into which is subdivided.
- b) A parcel tax roll shall be prepared for the purposes of imposing a parcel tax on all parcels of land within the Service Area.
- c) The parcel tax in this bylaw shall be levied on the basis of a single amount for each parcel in the Service Area and is hereby imposed for each and every year that a contribution is made towards the costs associated with the Service Area.
- d) The amount per parcel in any year shall be equal to A/B where:

A = the total annual parcel tax requisition for the Service Area indicated in the current year's financial plan, up to the maximum allowed in *Fraser Valley Regional District Electoral Area C Morris Valley Sewage Collection and Treatment Local Service Area Establishment Bylaw No. 0344, 2000,* as amended;

Bylaw No. 1565, 2020 Page 2 of 2

B = the number of current parcels in the Service Area parcel tax roll.

3. **SEVERABILITY**

If a portion of this bylaw is found invalid by a court, it will be severed and the remainder of the bylaw will remain in effect.

4. REPEAL

Fraser Valley Regional District Area C Morris Valley Sewage Collection and Treatment Local Service Area Parcel Tax Bylaw No. 0740, 2006 and any amendments thereto are hereby repealed.

5. READINGS AND ADOPTION

READ A FIRST TIME THIS	day of
READ A SECOND TIME THIS	day of
READ A THIRD TIME THIS	day of
ADOPTED THIS	day of
Chair/Vice-Chair	Corporate Officer/Deputy

6. **CERTIFICATION**

I hereby certify that this is a true and correct copy of *Fraser Valley Regional District Morris Valley Sewer Parcel Tax Establishment Bylaw No. 1565, 2020* as adopted by the Board of Directors of the Fraser Valley Regional District on the

	_
Composite Officer/Deposite	
Corporate Officer/Deputy	

Dated at Chilliwack, B.C. this

FRASER VALLEY REGIONAL DISTRICT BYLAW 1574, 2020

A bylaw to impose a parcel tax on owners of land in the Popkum Sewer Service Area

WHEREAS Fraser Valley Regional District Popkum Sewer Service Area Establishment Bylaw No. 1396, 2016 was adopted by the Fraser Valley Regional District Board of Directors ("the Board") on March 22, 2017;

AND WHEREAS Fraser Valley Regional District Popkum Sewer Service Area Parcel Tax Establishment Bylaw No. 1498, 2018 imposed a parcel tax on properties in the Popkum Sewer Service Area (the "Service Area");

AND WHEREAS the Board wishes to repeal and replace *Fraser Valley Regional District Popkum Sewer Service Area Parcel Tax Establishment Bylaw No. 1498, 2018* in order to impose parcel taxes on properties in the Service Area to meet the costs of providing the services and update the language to modern standards;

THEREFORE the Board enacts as follows:

1. CITATION

This bylaw may be cited as Fraser Valley Regional District Popkum Sewer Parcel Tax Establishment Bylaw No. 1574, 2020.

2. **ENACTMENTS**

- a) In this Bylaw, unless the context otherwise requires, "parcel" means a lot, block or other areas in which real property is held or into which is subdivided.
- b) A parcel tax roll shall be prepared for the purposes of imposing a parcel tax on all parcels of land within the Service Area.
- c) The parcel tax in this bylaw shall be levied on the basis of a single amount for each parcel in the Service Area and is hereby imposed for each and every year that a contribution is made towards the costs associated with the Service Area.
- d) The amount per parcel in any year shall be equal to A/B where:

A = the total annual parcel tax requisition for the Service Area indicated in the current year's financial plan, up to the maximum allowed in *Fraser Valley Regional District Popkum Sewer Service Area Establishment Bylaw No. 1396*, 2016 as amended:

B = the number of current parcels in the Service Area parcel tax roll.

Bylaw No. 1574, 2020 Page 2 of 2

3. **SEVERABILITY**

If a portion of this bylaw is found invalid by a court, it will be severed and the remainder of the bylaw will remain in effect.

4. REPEAL

Fraser Valley Regional District Popkum Sewer Service Area Parcel Tax Establishment Bylaw No. 1498, 2018 and any amendments thereto are hereby repealed.

5. READINGS AND ADOPTION

READ A FIRST TIME THIS	day of
READ A SECOND TIME THIS	day of
READ A THIRD TIME THIS	day of
ADOPTED THIS	day of
Chair/Vice-Chair	Corporate Officer/Deputy

6. <u>CERTIFICATION</u>

I hereby certify that this is a true and correct copy of *Fraser Valley Regional District Popkum Sewer Parcel Tax Establishment Bylaw No. 1574, 2020* as adopted by the Board of Directors of the Fraser Valley Regional District on the

Dated at Chilliwack, B.C. this	
*	
Corporate Officer/Deputy	

FRASER VALLEY REGIONAL DISTRICT BYLAW 1575, 2020

A bylaw to impose a parcel tax on owners of land in the Deroche Water System Service Area

WHEREAS Dewdney-Alouette Regional District Deroche Water System Local Service Area Establishment Bylaw No. 608-1992 was adopted on December 14, 1992;

AND WHEREAS Fraser Valley Regional District Deroche Water Local Service Area Parcel Tax Bylaw No. 672, 2005 imposed a parcel tax on properties in the Deroche Water System Service Area (the "Service Area");

AND WHEREAS the Board wishes to repeal and replace *Fraser Valley Regional District Deroche Water Local Service Area Parcel Tax Bylaw No. 672, 2005* in order to impose parcel taxes on properties in the Service Area to meet the costs of providing the services and update the language to modern standards;

THEREFORE the Board enacts as follows:

1. **CITATION**

This bylaw may be cited as Fraser Valley Regional District Deroche Water System Parcel Tax Establishment Bylaw No. 1575, 2020.

2. ENACTMENTS

- a) In this Bylaw, unless the context otherwise requires, "parcel" means a lot, block or other areas in which real property is held or into which is subdivided.
- b) A parcel tax roll shall be prepared for the purposes of imposing a parcel tax on all parcels of land within the Service Area.
- c) The parcel tax in this bylaw shall be levied on the basis of a single amount for each parcel in the Service Area and is hereby imposed for each and every year that a contribution is made towards the costs associated with the Service Area.
- d) The amount per parcel in any year shall be equal to A/B where:

A = the total annual parcel tax requisition for the Service Area indicated in the current year's financial plan, up to the maximum allowed in *Dewdney-Alouette Regional District Deroche Water System Local Service Area Establishment Bylaw No. 608-1992*, as amended;

B = the number of current parcels in the Service Area parcel tax roll.

Bylaw No. 1575, 2020 Page 2 of 2

3. **SEVERABILITY**

If a portion of this bylaw is found invalid by a court, it will be severed and the remainder of the bylaw will remain in effect.

4. REPEAL

Fraser Valley Regional District Deroche Water Local Service Area Parcel Tax Bylaw No. 672, 2005 and any amendments thereto are hereby repealed.

5. READINGS AND ADOPTION

READ A FIRST TIME THIS	day of
READ A SECOND TIME THIS	day of
READ A THIRD TIME THIS	day of
ADOPTED THIS	day of
Chair/Vice-Chair	Corporate Officer/Deputy

6. <u>CERTIFICATION</u>

I hereby certify that this is a true and correct copy of *Fraser Valley Regional District Deroche Water System Parcel Tax Establishment Bylaw No. 1575, 2020* as adopted by the Board of Directors of the Fraser Valley Regional District on the

Dated at Chilliwack, B.C. this	
Corporate Officer/Deputy	

FRASER VALLEY REGIONAL DISTRICT BYLAW 1576, 2020

A bylaw to impose a parcel tax on owners of land in the Townsite of Yale Water Supply and Distribution Local Service Area

WHEREAS Fraser Valley Regional District Townsite of Yale Water Supply and Distribution Local Service Area Conversion and Amendment Bylaw No. 0292, 1999 was adopted by the Fraser Valley Regional District Board of Directors ("the Board") on April 27, 1999;

AND WHEREAS Regional District of Fraser Cheam Townsite of Yale Water Supply and Distribution System Parcel Tax Bylaw No. 527, 1983 imposed a parcel tax on properties in the Townsite of Yale Water Supply and Distribution Local Service Area (the "Service Area");

AND WHEREAS the Board wishes to repeal and replace *Regional District of Fraser Cheam Townsite of Yale Water Supply and Distribution System Parcel Tax Bylaw No. 527, 1983* in order to impose parcel taxes on properties in the Service Area to meet the costs of providing the services and update the language to modern standards;

THEREFORE the Board enacts as follows:

1. CITATION

This bylaw may be cited as Fraser Valley Regional District Yale Water System Service Area Parcel Tax Establishment Bylaw No. 1576, 2020.

2. ENACTMENTS

- a) In this Bylaw, unless the context otherwise requires, "parcel" means a lot, block or other areas in which real property is held or into which is subdivided.
- b) A parcel tax roll shall be prepared for the purposes of imposing a parcel tax on all parcels of land within the Service Area.
- c) The parcel tax in this bylaw shall be levied on the basis of a single amount for each parcel in the Service Area and is hereby imposed for each and every year that a contribution is made towards the costs associated with the Service Area.
- d) The amount per parcel in any year shall be equal to A/B where:

A = the total annual parcel tax requisition for the Service Area indicated in the current year's financial plan, up to the maximum allowed in *Fraser Valley Regional District Townsite of Yale Water Supply and Distribution Local Service Area Conversion and Amendment Bylaw No. 0292, 1999, as amended;*

B = the number of current parcels in the Service Area parcel tax roll.

Bylaw No. 1576, 2020 Page 2 of 2

3. **SEVERABILITY**

If a portion of this bylaw is found invalid by a court, it will be severed and the remainder of the bylaw will remain in effect.

4. REPEAL

Regional District of Fraser Cheam Townsite of Yale Water Supply and Distribution System Parcel Tax Bylaw No. 527, 1983 and any amendments thereto are hereby repealed.

5. READINGS AND ADOPTION

READ A FIRST TIME THIS	day of
READ A SECOND TIME THIS	day of
READ A THIRD TIME THIS	day of
ADOPTED THIS	day of
Chair/Vice-Chair	Corporate Officer/Deputy

6. <u>CERTIFICATION</u>

I hereby certify that this is a true and correct copy of *Fraser Valley Regional District Yale Water System Service Area Parcel Tax Establishment Bylaw No. 1576, 2020* as adopted by the Board of Directors of the Fraser Valley Regional District on the

Corporate Officer/De	puty

Dated at Chilliwack, B.C. this

FRASER VALLEY REGIONAL DISTRICT BYLAW 1577, 2020

A bylaw to impose a parcel tax on owners of land in the Hatzic Prairie Water Supply and Distribution System Service Area

WHEREAS Fraser Valley Regional District Hatzic Prairie Water Supply and Distribution System Service Area Establishment Bylaw No. 0837, 2007 was adopted by the Fraser Valley Regional District Board of Directors ("the Board") on January 22, 2008;

AND WHEREAS Fraser Valley Regional District Hatzic Prairie Water Supply and Distribution System Service Area Parcel Tax Bylaw No. 0925, 2009 imposed a parcel tax on properties in the Hatzic Prairie Water Supply and Distribution System Service Area (the "Service Area");

AND WHEREAS the Board wishes to repeal and replace *Fraser Valley Regional District Hatzic Prairie Water Supply and Distribution System Service Area Parcel Tax Bylaw No. 0925, 2009* in order to impose parcel taxes on properties in the Service Area to meet the costs of providing the services and update the language to modern standards;

THEREFORE the Board enacts as follows:

1. CITATION

This bylaw may be cited as Fraser Valley Regional District Hatzic Prairie Water Supply and Distribution System Service Area Parcel Tax Establishment Bylaw No. 1577, 2020.

2. ENACTMENTS

- a) In this Bylaw, unless the context otherwise requires, "parcel" means a lot, block or other areas in which real property is held or into which is subdivided.
- b) A parcel tax roll shall be prepared for the purposes of imposing a parcel tax on all parcels of land within the Service Area.
- c) The parcel tax in this bylaw shall be levied on the basis of a single amount for each parcel in the Service Area and is hereby imposed for each and every year that a contribution is made towards the costs associated with the Service Area.
- d) The amount per parcel in any year shall be equal to A/B where:

A = the total annual parcel tax requisition for the Service Area indicated in the current year's financial plan, up to the maximum allowed in *Fraser Valley Regional District Hatzic Prairie Water Supply and Distribution System Service Area Establishment Bylaw No. 0837, 2007, as amended;*

B = the number of current parcels in the Service Area parcel tax roll.

Bylaw No. 1577, 2020 Page 2 of 2

3. **SEVERABILITY**

If a portion of this bylaw is found invalid by a court, it will be severed and the remainder of the bylaw will remain in effect.

4. REPEAL

Fraser Valley Regional District Hatzic Prairie Water Supply and Distribution System Service Area Parcel Tax Bylaw No. 0925, 2009 and any amendments thereto are hereby repealed.

5. READINGS AND ADOPTION

READ A FIRST TIME THIS	day of
READ A SECOND TIME THIS	day of
READ A THIRD TIME THIS	day of
ADOPTED THIS	day of
Chair/Vice-Chair	Corporate Officer/Deputy

6. <u>CERTIFICATION</u>

I hereby certify that this is a true and correct copy of Fraser Valley Regional District Hatzic Prairie Water Supply and Distribution System Service Area Parcel Tax Establishment Bylaw No. 1577, 2020 as adopted by the Board of Directors of the Fraser Valley Regional District on the

Dated at Chilliwack, B.C. this
Corporate Officer/Deputy

FRASER VALLEY REGIONAL DISTRICT BYLAW 1578, 2020

A bylaw to impose a parcel tax on owners of land in the Lake Errock Water Supply and Distribution System Service Area

WHEREAS Fraser Valley Regional District Lake Errock Water Supply and Distribution System Service Area Establishment Bylaw No. 0800, 2007 was adopted by the Fraser Valley Regional District Board of Directors ("the Board") on January 22, 2008;

AND WHEREAS Fraser Valley Regional District Lake Errock Water Supply and Distribution System Service Area Parcel Tax Bylaw No. 0925, 2009 imposed a parcel tax on properties in the Lake Errock Water Supply and Distribution System Service Area (the "Service Area");

AND WHEREAS the Board wishes to repeal and replace *Fraser Valley Regional District Lake Errock Water Supply and Distribution System Service Area Parcel Tax Bylaw No. 0925, 2009* in order to impose parcel taxes on properties in the Service Area to meet the costs of providing the services and update the language to modern standards;

THEREFORE the Board enacts as follows:

1. CITATION

This bylaw may be cited as Fraser Valley Regional District Lake Errock Water Supply and Distribution System Service Area Parcel Tax Establishment Bylaw No. 1578, 2020.

2. ENACTMENTS

- a) In this Bylaw, unless the context otherwise requires, "parcel" means a lot, block or other areas in which real property is held or into which is subdivided.
- b) A parcel tax roll shall be prepared for the purposes of imposing a parcel tax on all parcels of land within the Service Area.
- c) The parcel tax in this bylaw shall be levied on the basis of a single amount for each parcel in the Service Area and is hereby imposed for each and every year that a contribution is made towards the costs associated with the Service Area.
- d) The amount per parcel in any year shall be equal to A/B where:

A = the total annual parcel tax requisition for the Service Area indicated in the current year's financial plan, up to the maximum allowed in *Fraser Valley Regional District Lake Errock Water Supply and Distribution System Service Area Establishment Bylaw No. 0800, 2007, as amended;*

B = the number of current parcels in the Service Area parcel tax roll.

Bylaw No. 1578, 2020 Page 2 of 2

3. **SEVERABILITY**

If a portion of this bylaw is found invalid by a court, it will be severed and the remainder of the bylaw will remain in effect.

4. REPEAL

Fraser Valley Regional District Lake Errock Water Supply and Distribution System Service Area Parcel Tax Bylaw No. 0925, 2009 and any amendments thereto are hereby repealed.

5. READINGS AND ADOPTION

READ A FIRST TIME THIS	day of
READ A SECOND TIME THIS	day of
READ A THIRD TIME THIS	day of
ADOPTED THIS	day of
Chair/Vice-Chair	Corporate Officer/Deputy

6. <u>CERTIFICATION</u>

I hereby certify that this is a true and correct copy of Fraser Valley Regional District Lake Errock Water Supply and Distribution System Service Area Parcel Tax Establishment Bylaw No. 1578, 2020 as adopted by the Board of Directors of the Fraser Valley Regional District on the

Dated at Chilliwack, B.C. this
Corporate Officer/Deputy



CORPORATE REPORT

Date: 2020-02-13

File No: 39-20-20-1581,2020

To: Electoral Area Services Committee

From: Dustin Zahara, Engineering & Community Services Tech

Subject: Deroche Water System Rates and Fees Amendment

RECOMMENDATION

THAT the Fraser Valley Regional District Board consider giving three readings and adoption to the bylaw cited as "Fraser Valley Regional District Deroche Water Supply and Distribution System Fees and Regulations Amendment Bylaw No. 1581, 2020".

STRATEGIC AREA(S) OF FOCUS

Provide Responsive & Effective Public Services

BACKGROUND

The Fraser Valley Regional District's Deroche Water System operates on revenue streams from a parcel tax as well as a user fee collected in the form of a Quarterly utility bill.

DISCUSSION

Fraser Valley Regional District Deroche Water Supply and Distribution System Fees and Regulations Amendment Bylaw No. 0198, 2000 specifies a minimum monthly charge for the quarterly utility bill of Residential, Commercial and Institutional customers. The bylaw proposed, Fraser Valley Regional District Deroche Water Supply and Distribution System Fees and Regulations Amendment Bylaw No. 1581, 2020, specifies a minimum monthly charge for the quarterly utility bill for Residential customers of \$30, Commercial rate being the greater of \$0.72 per cubic metre or \$38.10 and Institutional customers of \$77. In the event that costs necessary to deliver the service are less than anticipated in a given budget year, then a lesser amount of water user fees may be charged, all other aspects of the bylaw remain unchanged.

The purpose of the change is to adjust the Deroche Water System's revenue stream to put a higher emphasis on user fees. The previous bylaw was written in 2000 and has had no increases to billing in that time.

COST

The changes proposed by this bylaw will only affect the streams through which revenue is collected for this service area. The overall service area budget remains unchanged.

COMMENTS BY:

Sterling Chan, Manager of Engineering & Infrastructure Reviewed and supported.

Tareq Islam, Director of Engineering & Community Services: Reviewed and supported.

Mike Veenbaas, Director of Financial Services: Reviewed and supported.

Jennifer Kinneman, Acting Chief Administrative Officer: Reviewed and supported.

FRASER VALLEY REGIONAL DISTRICT BYLAW NO. 1581, 2020

A bylaw to amend the Rates and Fees for the Deroche Water System Service Area

WHEREAS the Board of Directors of the Fraser Valley Regional District ("the Board") has deemed it advisable to amend *Fraser Valley Regional District Deroche Water System Rates, Fees and Regulations Establishment Bylaw No. 0198, 2000.*

THEREFORE the Board enacts as follows:

1) CITATION

This bylaw may be cited as the Fraser Valley Regional District Deroche Water System Fees and Regulations Amendment Bylaw No. 1581, 2020.

2) **ENACTMENTS**

That Fraser Valley Regional District Bylaw No. 0198, 2000, be amended by:

a. Deleting Schedule B in its entirety and substituting with Schedule B attached hereto and forming an integral part of this bylaw.

3) **SEVERABILITY**

If a portion of this bylaw is found invalid by a court, it will be severed and the remainder of the bylaw will remain in effect.

4) READINGS AND ADOPTION

READ A FIRST TIME THIS	
READ A SECOND TIME THIS	
READ A THIRD TIME THIS	
ADOPTED THIS	
Chair/Vice-Chair	Corporate Officer/Deputy

FVRD Bylaw 1581, 2020 Page 2 of 3

5) **CERTIFICATION**

I hereby certify that this is a true and correct copy of *Fraser Valley Regional District Deroche Water System Fees and Regulations Amendment Bylaw No. 1581, 2020* as adopted by the Board of Directors of the Fraser Valley Regional District on

Dated at Chilliwack, BC on

Corporate Officer/Deputy

FVRD Bylaw 1581, 2020 Page 3 of 3

FRASER VALLEY REGIONAL DISTRICT BYLAW NO. 1581, 2020 Schedule B

WATER USER FEES

Amounts to be billed quarterly:

<u>Use</u>	<u>Rate</u>
Residential	\$30/month – billed quarterly
Commercial Meter Rate	\$0.72/cubic metre or minimum of \$38.10/ month (whichever is greater) – billed quarterly
Institutional	\$77.00/month – billed quarterly

Notwithstanding the maximum fees established herein, if the costs necessary to deliver the service are less than anticipated in a given budget year, than a lesser amount of water user fees may be charged.

ADDITIONAL CHARGES

All requests for water service that require a water connection to be turned on or off at the property line will be subject to a fee of \$150.00 per request.

This is Schedule B attached to and forming part of Bylaw No. 1581, 2020.





To: Electoral Area Services Committee Date: 2020-02-13

From: Katarina Duke, Engineering & Community Services Tech File No: 5315-20

Subject: Procurement of Rock for Nicomen Island Shoreline Protection Project

RECOMMENDATION

THAT the Fraser Valley Regional District Board direct staff to proceed with the procurement of rock for the Nicomen Island Improvement District (NIID) dike and drainage improvement project from the NIID owned rock quarry.

STRATEGIC AREA(S) OF FOCUS

PRIORITIES

Support Environmental Stewardship
Support Healthy & Sustainable Community
Provide Responsive & Effective Public Services

Priority #3 Flood Protection & Management

BACKGROUND

Nicomen Island is protected from Fraser River flooding by a 35km network of dike, including five pump stations and a series of internal drainage infrastructure. This flood protection infrastructure is the responsibility of the Nicomen Island Improvement District (NIID). In 2015 the Ministry of Agriculture retained Golder Associates Ltd. (Golder) to undertake a study of the flood vulnerability of the existing NIID infrastructure and provide mitigation options to reduce the risk.

As a result, in March 2017 the Ministry of Forests, Lands and Natural Resource Operations (MFLNRO) and Ministry of Transportation and Infrastructure (MOTI) signed into a funding agreement with the Fraser Valley Regional District (FVRD) to complete the works identified in the 2015 Golder report. The FVRD is undertaking this project as NIID is a volunteer organization and does not have the resources to undertake a project of this magnitude.

This led to the forming of a Steering Committee (SC) consisting of NIID, FVRD staff, Leq'á:mel First Nation, and Area G Director Al Stobbart to collaboratively decide which works should be prioritized for improving drainage and flood protection. One item agreed upon by the SC is to construct 850m of rock armoring to protect a section of shoreline along the Fraser River that is particularly susceptible to erosion. Golder has been retained to design the shoreline protection.

DISCUSSION

NIID owns a rock quarry with the capability to provide the rock meeting design and industry standards. Its close proximity to the work zone reduces costs associated with hauling to be reduced.

By allowing NIID to produce the rock for the project, funds saved on hauling could be reallocated to other aspects of the project and also provide NIID further capacity to perform ongoing dike and drainage maintenance required under the Dike Maintenance Act upon project completion.

Approximate rock quantities based on Golder's ongoing design works are:

Type 1 Cobbles (Filter) Material: 23,000 m³ (62,000 tonne)

Type 2 Riprap Material: 24,000 m³ (64,000 tonne)

An added benefit of utilizing the NIID rock pit is the reduction of two major environmental threats related to hauling, air and noise pollution, as well as the contributions to land-use related environmental stresses and to the environmental impacts of accidents.

Assuming rock costs are similar to other pits, the hauling distances from Armstrong Sand & Gravel (the second nearest rock pit from the area of work) and the NIID rock pit are approximately:

NIID Rock Pit: 6 km

Armstrong Sand & Gravel: 24 km

Therefore, in terms of hauling and assuming equivalent trucking costs per kilometer from each location, use of the NIID rock pit would be 4 times more cost effective than Armstrong Sand & Gravel.

If the Board provides direction to procure rock from NIID, the production of rock will commence. It is anticipated that it will take NIID several months to produce the necessary rock. Work is currently scheduled to take place in winter 2021.

COST

The work to produce the rock will be completed by NIID on a time and material basis. A cost estimate has not been provided for NIID to complete this work.

COMMENTS BY:

Sterling Chan, Manager of Engineering & Infrastructure: Reviewed and Supported.

Tareq Islam, Director of Engineering & Community Services: Reviewed and supported.

Mike Veenbaas, Director of Financial Services: Reviewed and supported.

Jennifer Kinneman, Acting Chief Administrative Officer: Reviewed and supported.

Natural Resource Sector

GOVERNMENT TRANSFER – SHARED COST ARRANGEMENT

Agreement #: TP 18LMN-0008

Project Title: NICOMEN ISLAND DIKE WIDENING PROJECT

THIS AGREEMENT dated for reference the 31 day of March, 2017.

BETWEEN

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA, represented by the Minister of FORESTS, LANDS AND NATURAL RESOURCE OPERATIONS and Minister of TRANSPORTATION AND INFRASTRUCTURE

(the "Province")

AND

Fraser Valley Regional District

(the "Recipient")

The parties to this Agreement (the "Parties") agree as follows:

SECTION 1 - DEFINITIONS

- 1. Where used in this Agreement
 - (a) "Business Day" means a day, other than a Saturday or Sunday, on which Provincial government offices are open for normal business in British Columbia;
 - (b) "Financial Contribution" means the total aggregate value stipulated in Schedule B:
 - (c) "Material" means all findings, data, reports, documents, records and material, (both printed and electronic, including but not limited to, hard disk or diskettes), whether complete or otherwise, that have been produced, received, compiled or acquired by, or provided by or on behalf of the Province to, the Recipient as a direct result of this Agreement, but does not include:
 - i. Client case files or Personal Information as defined in the Freedom of Information and Protection of Privacy Act; or
 - ii. Property owned by the Recipient.
 - (d) "Project" means the project described in Schedule A;
 - (e) "Refund" means any refund or remission of federal or provincial tax or duty available with respect to any items that the Province has paid for or agreed to pay for under this Agreement.
 - (f) "Services" means the services described in Schedule A;
 - (g) "Term" means the duration of the Agreement stipulated in Schedule A.

SECTION 2 - APPOINTMENT

The Recipient must carry out and complete the Project described in Schedule A and may use the Province's funding only for the purpose (specified in Schedule A) of defraying Eligible Costs incurred by the Recipient in carrying out and completing the Project.

SECTION 3 – PAYMENT OF FINANCIAL CONTRIBUTION

Subject to the provisions of this Agreement, the Province will pay the Recipient in the amount, and at the times set out in Schedule B.

The Province has no obligation to make the Financial Contribution unless the Recipient has complied with the criteria set out in Schedule A.

Notwithstanding any other provision of this Agreement the payment of the Financial Contribution by the Province to the Recipient pursuant to this Agreement is subject to:

(a) there being sufficient monies available in an appropriation, as defined in the Financial Administration Act ("FAA"), to enable the Province, in any fiscal year when any payment of money by the Province to the Recipient falls due pursuant to this Agreement, to make that payment; and

(b) Treasury Board, as defined in the FAA, not having controlled or limited, pursuant to the FAA, expenditure under any appropriation referred to in subparagraph (a) of this paragraph.

The Recipient must:

- (a) apply for, and use reasonable efforts to obtain, any available Refund, credit, rebate or remission of federal, provincial or other tax or duty imposed on the Recipient as a result of this Agreement that the Province has paid or reimbursed to the Recipient or agreed to pay or reimburse to the Recipient under this Agreement; and
- (b) immediately on receiving, or being credited with, any amount applied for under paragraph (a), remit that amount to the Province, or deduct that amount from the next request for payment under this Agreement.

The previous paragraph continues in force indefinitely, even after this Agreement expires or is terminated.

The Recipient is responsible for any Provincial Sales Tax (PST) and Goods and Services Tax (GST) and any other charges for which the Province has not expressly agreed to accept responsibility under the terms of this Agreement.

The Recipient must declare any amounts owing to the government under legislation or an agreement. Amounts due to the Recipient under this Agreement may be set-off against amounts owing to the government.

SECTION 4 - REPRESENTATIONS AND WARRANTIES

The Recipient represents and warrants to the Province, with the intent that the Province rely on it in entering into this Agreement, that

- (a) all information, statements, documents and reports furnished or submitted by the Recipient to the Province in connection with this Agreement are true and correct:
- (b) the Recipient has no knowledge of any fact that materially adversely affects, or so far as it can foresee, might materially adversely affect, the Recipient's properties, assets, condition (financial or otherwise), business or operations or its ability to fulfill its obligations under this Agreement; and
- (c) the Recipient is not in breach of, or in default under, any law of Canada or of the Province of British Columbia applicable to or binding on it.

All statements contained in any certificate, application, proposal or other document delivered by or on behalf of the Recipient to the Province under this Agreement or in

TP 18LMN-0008

connection with any of the transactions contemplated by it are deemed to be representations and warranties by the Recipient under this Agreement.

All representations, warranties, covenants and agreements made in this Agreement and all certificates, applications or other documents delivered by or on behalf of the Recipient are material, have been relied on by the Province, and continue in effect during the continuation of this Agreement.

SECTION 5 - INDEPENDENT RELATIONSHIP

No partnership, joint venture, agency or other legal entity will be created by or will be deemed to be created by this Agreement or by any actions of the Parties pursuant to this Agreement.

The Recipient will be an independent and neither the Recipient nor its servants, agents or employees will be the servant, employee, or agent of the Province.

The Recipient will not, in any manner whatsoever, commit or purport to commit the Province to the payment of money to any person, firm, or corporation.

The Province may, from time to time, give instructions to the Recipient in relation to the carrying out of the Services, and the Recipient will comply with those instructions but will not be subject to the control of the Province regarding the manner in which those instructions are carried out except as specified in this Agreement.

SECTION 6 – RECIPIENT'S OBLIGATIONS

The Recipient will:

- a) carry out the Services in accordance with the terms of this Agreement during the Term stated in Schedule A;
- b) comply with the payment requirements set out in Schedule B, including all requirements concerning the use, application and expenditure of the payments provided under this Agreement;
- c) comply with all applicable laws;
- d) hire and retain only qualified staff;
- e) without limiting the provisions of subparagraph (c) of this Section carry out criminal record checks as required by the Criminal Records Review Act, in accordance with Schedule C;
- f) unless agreed otherwise, supply, at its own cost, all labour, materials and approvals necessary to carry out the Services;
- g) unless agreed otherwise, retain ownership to all assets acquired or intangible property created in the process of carrying out this Agreement;
- h) co-operate with the Province in making public announcements regarding the Services and the details of this Agreement that the Province requests

- must not make any public announcement with respect to the Project or a Project milestone specified in this Agreement without first consulting and receiving consent from Emergency Management BC at least 15 working days prior to the planned announcement; and
- j) acknowledge the financial contribution made by the Province to the Recipient for the Services in any Materials, by printing on each of the Materials the following statement:

"We gratefully acknowledge the financial support of the Province of British Columbia" through the Ministry of Forests, Lands and Natural Resource Operations and the Ministry of Transportation and Infrastructure and Emergency Management BC.

SECTION 7 - RECORDS

The Recipient will:

- establish and maintain accounting and administrative records in form and content satisfactory of the Province, to be used as the basis for the calculation of amounts owing;
- (b) establish and maintain books of account, invoices, receipts and vouchers for all expenses incurred in form and content satisfactory to the Province;
- (c) permit the Province, for monitoring and audit purposes, at all reasonable times, upon reasonable notice, to enter any premises used by the Recipient to deliver the Services or keep any documents or records pertaining to the Services, in order for the Province to inspect, audit, examine, review and copy any findings, data, specifications, drawings, working papers, reports, surveys, spread sheets, evaluations, documents, databases and material, (both printed and electronic, including, but not limited to, hard disk or USBs'), whether complete or not, that are produced, received or otherwise acquired by the Recipient as a result of this Agreement.
- (d) if applicable, obtain the consent of clients to allow provincial employees or designates access to client case files for the purposes of service monitoring and evaluation and research purposes, as outlined in Schedule E.

The Parties agree that the Province does not have control, for the purpose of the Freedom of Information and Protection of Privacy Act, of the records held by the Recipient.

SECTION 8 - NON EXPENDED FINANCIAL CONTRIBUTION

At the sole option of the Province, any portion of the Financial Contribution provided to the Recipient under this Agreement and not expended at the end of the Term shall be:

(a) returned by the Recipient to the Minister of Finance; or

- (b) retained by the Recipient as supplemental funding provided for under an amendment to this Agreement; or
- (c) deducted by the Province from any future funding requests submitted by the Recipient and approved by the Province.

SECTION 9 - CONFLICT OF INTEREST

The Recipient will not, during the Term, perform a service for or provide advice to any person, or entity where the performance of such service or the provision of the advice may, in the reasonable opinion of the Province, give rise to a conflict of interest between the obligations of the Recipient to the Province under this Agreement and the obligations of the Recipient to such other person or entity.

SECTION 10 - CONFIDENTIALITY

The Recipient will treat as confidential all information and material supplied to or obtained by the Recipient, or any third party, as a result of this Agreement and will not, without the prior written consent of the Province, except as required by applicable law, permit its disclosure except to the extent that such disclosure is necessary to enable the Recipient to fulfill its obligations under this Agreement.

SECTION 11 - DEFAULT

Any of the following events will constitute an Event of Default,:

- (a) the Recipient fails to comply with any provision of this Agreement;
- (b) any representation or warranty made by the Recipient in accepting this Agreement is untrue or incorrect;
- (c) any information, statement, certificate, report or other document furnished or submitted by or on behalf of the Recipient pursuant to or as a result of this Agreement is untrue or incorrect;
- (d) the Recipient ceases, in the opinion of the Province, to operate;
- (e) a change occurs with respect to any one or more, including all, of the properties, assets, condition (financial or otherwise), business or operations of the Recipient which, in the opinion of the Province, materially adversely affects the ability of the Recipient to fulfill its obligations under this Agreement;
- (f) an order is made or a resolution is passed or a petition is filed for the liquidation or winding up of the Recipient;
- (g) the Recipient becomes insolvent or commits an act of bankruptcy or makes an assignment for the benefit of its creditors or otherwise acknowledges its insolvency;
- (h) a bankruptcy petition is filed or presented against, or a proposal under the Bankruptcy and Insolvency Act (Canada) is made by, the Recipient;

- (i) a receiver or receiver-manager of any property of the Recipient is appointed; or
- (j) the Recipient permits any sum which is not disputed to be due by it to remain unpaid after legal proceedings have been commenced to enforce payment thereof.

SECTION 12 - RESULTS OF AN EVENT OF DEFAULT

Upon the occurrence of any Event of Default and at any time thereafter that the Province may, despite any other provision of this Agreement, at its option, elect to do any one or more of the following:

- (a) terminate this Agreement, in which case the payment of the amount required under the last paragraph of Section 12 of this Agreement will discharge the Province of all liability to the Recipient under this Agreement;
- (b) require the Event of Default be remedied within a time period specified by the Province;
- (c) suspend any installment of the Financial Contribution or any amount that is due to the Recipient while the Event of Default continues;
- (d) waive the Event of Default;
- (e) require repayment of any portion of the Financial Contribution not spent in accordance with this Agreement;
- (f) pursue any other remedy available at law or in equity.

The Province may also, at its option, either:

- (a) terminate this Agreement on 30 days written notice, without cause; or
- (b) terminate this Agreement immediately if the Province determines that the Recipient's failure to comply places the health or safety of any person at immediate risk;

and in either case, the payment of the amount required under the last paragraph of Section 12 of this Agreement will discharge the Province of all liability to the Recipient under this Agreement.

Where this Agreement is terminated before 100% completion of the Project, the Province will pay to the Recipient that portion of the Financial Contribution which is equal to the portion of the Project completed to the satisfaction of the Province prior to termination.

SECTION 13 – DISPUTE RESOLUTION

Dispute resolution process:

In the event of any dispute between the Parties arising out of or in connection with this Agreement, the following dispute resolution process will apply unless the Parties otherwise agree in writing:

- (a) the Parties must initially attempt to resolve the dispute through collaborative negotiation;
- (b) if the dispute is not resolved through collaborative negotiation within 15 Business Days of the dispute arising, the Parties must then attempt to resolve the dispute through mediation under the rules of the British Columbia Mediator Roster Society; and
- (c) if the dispute is not resolved through mediation within 30 Business Days of the commencement of mediation, the dispute must be referred to and finally resolved by arbitration under the *Commercial Arbitration Act*.

Location of arbitration or mediation:

Unless the Parties otherwise agree in writing, an arbitration or mediation under the aforementioned dispute resolution process will be held in Victoria, British Columbia.

Unless the Parties otherwise agree in writing or, in the case of an arbitration, the arbitrator otherwise orders, the Parties must share equally the costs of a mediation or arbitration under the aforementioned dispute resolution process other than those costs relating to the production of expert evidence or representation by counsel.

SECTION 14 - INSURANCE AND INDEMNITY

Insurance

During the Term of this Agreement, the Recipient will provide, maintain and pay for insurance as specified in Schedule D, which may be amended from time to time at the sole discretion of the Province.

Without limiting the provisions of subparagraph (c) of Section 6, the Recipient will comply with the Workers' Compensation Legislation for the Province of British Columbia.

The Recipient must indemnify and save harmless the Province, its employees and agents, from and against any and all losses, claims, damages, actions, causes of action, cost and expenses that the Province may sustain, incur, suffer or be put to at any time either before or after the expiration or termination of this Agreement, where the same or any of them are based upon, arise out of or occur, directly or indirectly, by reason of any act or omission of the Recipient, or of any agent, employee, officer, director or subcontractor of the Recipient pursuant to this Agreement, excepting always liability arising out of the independent negligent acts of the Province.

SECTION 15 - ASSIGNMENT AND SUB-CONTRACTING

The Recipient will not, without the prior, written consent of the Province:

- (a) assign, either directly or indirectly, this Agreement or any right of the Recipient under this Agreement; or
- (b) sub-contract any obligation of the Recipient under this Agreement.

No sub-contract entered into by the Recipient will relieve the Recipient from any of its obligations, including Section 6, under this Agreement or impose upon the Province any obligation or liability arising from any such sub-contract.

This Agreement will be binding upon the Province and its assigns and the Recipient, the Recipient's successors and permitted assigns.

SECTION 16 - REPAYMENT OR REDUCTIONS

An amount paid by the Province to the Recipient or which is treated as such pursuant to the terms of this Agreement, and to which the Recipient is not entitled according to the terms of this Agreement is repayable to the Province and until repaid constitutes a debt due to the Province.

SECTION 17 – OTHER FUNDING

If the Recipient receives funding for or in respect of the Services from any person, firm, corporation or other government or governmental body, then the Recipient will immediately provide the Province with full and complete details thereof.

SECTION 18 - NOTICES

Where in this Agreement any notice or other communication is required to be given by any of the Parties, it will be made in writing. It will be effectively given:

- (a) by delivery, to the address of the Party set out below, on the date of delivery;
- (b) by pre-paid registered mail, to the address of the Party set out below, on the fifth business day after mailing;
- (c) by facsimile, to the facsimile number of the Party mentioned in this Agreement, on the date the facsimile is sent; or
- (d) by e-mail, to the e-mail address of the Party mentioned in this Agreement, on the date the e-mail is sent.

The contact details of the Parties are

Province:

Remko Rosenboom Manager Water Authorizations Ministry of Forests, Lands and Natural Resource Operations

200 – 10428 153rd Street Surrey, BC V3R 1E1 Phone: 604-586-2803 Fax: 604-586-4434

Email; Remko.rosenboom@gov.bc.ca

Jesal Shah

Director Disaster Mitigation

Ministry of Transportation and Infrastructure and Emergency Management BC

Block A 200 2261 Keating Cross Road

Saanichton, BC V8M 2A5 Phone: 250-952-5063

Email: Jesal.Shah@gov.bc.ca

Recipient:

Tareq Islam, P.Eng.
Director of Engineering and Community Services
Fraser Valley Regional District
45950 Cheam Ave.
Chilliwack, BC V2P 1N6
Phone: 604-702-5026

Fax: 604-702-5464 Email: tislam@fvrd.ca

The address, phone number, facsimile number, or email set out above may be changed by notice in the manner set out in this provision.

SECTION 19 - NON-WAIVER

No term or condition of this Agreement and no breach by the Recipient of any term or condition will be deemed to have been waived unless such waiver is in writing signed by the Province and the Recipient.

The written waiver by the Province of any breach by the Recipient of any term or condition of this Agreement will not be deemed to be a waiver of any other provision of any subsequent breach of the same or any other provision of this Agreement.

SECTION 20 – ENTIRE AGREEMENT

The Schedules to this Agreement (including any appendices or other documents attached to, or incorporated by reference into, those Schedules) are part of this Agreement.

SECTION 21 - MISCELLANEOUS

All of the provisions of this Agreement in favour of the Province and all of the rights and remedies of the Province, either at law or in equity, will survive any expiration or sooner termination of this Agreement.

Nothing in this Agreement operates as a consent, permit, approval or authorization by the Province thereof to or for anything related to the Project that by law, the Recipient is required to obtain unless it is expressly stated herein to be such a consent, permit, approval or authorization.

SECTION 22 - EXECUTION AND DELIVERY OF AGREEMENT

This Agreement may be entered into by a separate copy of this Agreement being executed by, or on behalf of, each Party and that executed copy being delivered to the other Party by a method provided for in Section 18 or any other method agreed to by the Parties.

The Parties have executed this Agreement as follows:

SIGNED AND DELIVERED on behalf of the Recipient	
Signature of Recipients Signing Authority	March 30, 2017 Date
Paul Gipps, Chief Administrative Office Printed Name & Title of Recipient's Signing Authority	Q.
SIGNED AND DELIVERED on behalf of the Province,	
Chutherland	March 30 2017
Signature of Province's Signing Authority	Date
Evalor Sutherland	
Printed Name & Title of Province's Signing Authority	
SIGNED AND DELIVERED on behalf of the Province,	
Pr	31/3/17
Signature of Province's Signing Authority	Date
Robert Turner, ADM EMBC	
Printed Name & Title of Province's Signing Authority	

SCHEDULE A - SERVICES

The Project

TERM

Notwithstanding the date of execution of this Agreement, the Term of this Agreement starts on March 31, 2017 and ends on March 31, 2022.

PROJECT

As the Province and the Recipient have discussed, the parties are working together in the Nicomen Island Dike Widening Project. The Recipient will manage this project on behalf of the Nicomen Island Improvement District. The Province is providing the Financial Contribution to the Recipient, and the Recipient will, during the Term, use the Financial Contribution to:

- (a) acquire all necessary statutory rights of way, easements and/or other forms of rights of access, use, occupation and maintenance (the "Access Rights") in order to widen the dike as recommended in "Nicomen Island Engineering Study" by Golder Associates which is incorporated by reference into this Schedule A (the "Dike Widening"); and
- (b) complete the Dike Widening.

(together, the "Project"); and

The parties agree that the Recipient may use the Financial Contribution for the purpose of developing and preparing the Project.

PURPOSE & EXPECTED RESULTS

The Province anticipates the Recipient will use the Financial Contribution to carry out the Project in accordance with the terms and conditions of this Agreement.

The Nicomen Island Dike system is administered by the Nicomen Island Improvement District. The dike system is approximately 35 km in total length. The dike protects approximately 2300 ha of farm land. It also prevents the main channel of the Fraser River from entering Nicomen Slough and reduces flood levels along the dikes facing the Nicomen Slough. The location of the dike is illustrated in Figure 1 in "Nicomen Island Engineering Study" by Golder Associates.

OUTCOMES

Through the delivery of the Services the Province wishes to realize the following outcomes and, without limiting the obligation of the Recipient to comply with other

provisions of this Schedule A, the Recipient must use commercially reasonable efforts to achieve them:

- Enhance public safety and protection of property

The Parties acknowledge that the Recipient does not warrant that these outcomes will be achieved.

DELIVERABLES

The Recipient will use the Financial Contribution only for the purpose of completing the Services including the deliverables and reporting requirements stated in this Schedule A.

Before the Financial Contribution is provided, the Recipient must provide the Province with a work plan for acquiring all Access Rights. The terms and conditions of these Access Rights must be comparable with common terms and conditions currently used in other Statutory Rights of Way held by the Recipient for drainage and diking purposes.

By accepting the Financial Contribution, the Recipient agrees to:

- (a) acquire all necessary Access Rights during the Term;
- (b) complete the Dike Widening during the Term and in accordance with all applicable provincial policies, guidelines and legislation.

INTEREST EARNED ON THE FINANCIAL CONTRIBUTION

Interest earned on the Financial Contribution ("Interest Income") must be reported to the Province and must be reinvested in the Project. The Recipient is responsible for reporting to the Province on all Interest Income and must maintain accounting records (e.g. general ledger) that track Interest Income expended on the Project as follows:

- 1. The calculation of Interest Income must be based on an average daily balance of some other reasonable and demonstrable method of allocating the proceeds from an interest-generating account back into projects.
- 2. The methodology for tracking Interest Income must ensure that it is separately identifiable from interest earned on non-Financial Contribution funds.
- 3. The methodology for calculating Interest Income must be consistent with how earned interest is calculated for the Recipient's other fiscal projects.
- 4. Interest Income must be fully expended by December 31, 2022, and if not fully expended by December 31, 2022, repaid as per Section 8 of this Agreement.
- Interest Income and demonstration of the expenditures of Interest Income on the Project will be captured in the financial reporting set out in the Reporting Requirements section below.

Documentation of Interest Income must be retained for a minimum of three years after it is generated. Documentation of Interest Income expended on the Project must be retained for a minimum of three years after it is expended.

REPORTING REQUIREMENTS:

Financial Reporting:

Annual Reporting

The Recipient must, no later than 30 days after the end of each fiscal year (April 1 through to March 31), upon and in accordance with any written request by the Province, provide an annual financial report including:

- an annual Project income and expenditure summary which identifies all sources and use of the Project funds during the Term and the state of completion;
- a statement detailing the use of the Province's Financial Contribution provided during the Term, including an explanation of any financial variances.

Final Reporting

The Recipient must, no later than 30 days after the end of the Term, provide a final financial report including:

- (a) a Project income and expenditure summary which identifies all sources and use of the total Financial Contribution received by the Recipient during the Term;
- (b) a statement detailing the use of the Financial Contribution provided to the Recipient during the Term, including an explanation of any financial variances.

Certification / Attestation

All financial reports submitted by the Recipient must be certified by a senior officer of the Recipient's organization (such as a Chief Executive Officer or Chief Financial Officer) attesting to the correctness and completeness of the financial information provided.

Project Reporting:

Ongoing Communication

The Recipient must make all reasonable efforts to respond to ad-hoc requests by the Province for information on Project progress. The Recipient must also advise the Province immediately of any substantial events that could impact the Project timeline.

Final Reporting

The Recipient must, no later than 30 days after the end of the Term, provide a Project performance report with Project highlights, description of outcomes with respect to results set out in Schedule A, quantitative and qualitative description of the accomplishments / success of the Project; challenges faced and solutions found, information on results (negative or positive) that were not anticipated, and lessons learned.

SCHEDULE B - FINANCIAL CONTRIBUTION

PAYMENTS

- 1. The Province agrees to provide to the Recipient a maximum amount of \$6,000,000.00 during the Term.
- 2. The Province will make a payment of up to \$6,000,000.00 upon receipt and acceptance of the work plan for acquiring all required Access Rights and dike widening.
- 3. Any future contributions by the Province under this Project are conditional upon the Recipient having complied with the terms and conditions of this Agreement.

SCHEDULE C - CRIMINAL RECORDS CHECKS

The purpose of the *B.C. Criminal Records Review Act* (the "Act") is to help protect children from physical and sexual abuse. The legislation applies to all organizations that work with children and are operated, licensed or receive operating funds from the provincial government of British Columbia.

The Act makes a criminal record check mandatory for anyone who works with children. In the Act, "works with children" means:

Working with children directly or having or potentially having unsupervised access to children in the ordinary course of employment or in the practice of an occupation.

The Act defines "child" as an individual under 19 years of age.

In consideration of the above, the Recipient will;

- 1. comply with all requirements and regulations of the Act;
- ensure all new and existing employees, volunteers, and sub-contractors comply with the Act including those who have previously completed a criminal records review check; and
- 3. maintain and make available to the Province, upon request, documentation showing that the criminal record check requirement, as set out in this Schedule, has been met.

Schedule D - Insurance

- 1. The Recipient shall, without limiting its obligations or liabilities herein and at its own expense, provide and maintain the following insurances with insurers licensed in British Columbia and in forms and amounts acceptable to the Province.
 - (a) Automobile Liability on all vehicles owned, operated or licensed in the name of the Recipient, and if used for government business, in an amount not less than \$1,000,000.
 - (b) The Recipient shall ensure that all its subcontractors performing Service under the Agreement carry insurance in the form and limits specified in 1. (c).
 - (c) Comprehensive/Commercial General Liability in an amount not less than \$2,000,000 inclusive per occurrence, insuring against bodily injury, personal injury and property damage. The Province is to be an additional insured under this policy. Such insurance shall include, but not be limited to
 - Products and completed Operations Liability;
 - Owner's and Contractor's Protective Liability;
 - Blanket Written Contractor Liability;
 - Contingent Employer's Liability;
 - Personal Injury Liability;
 - Non-Owned Automobile Liability;
 - Cross Liability;
 - · Employees as Additional Insured;
 - Broad Form Property Damage;
 - If applicable, Tenant's Legal Liability in an amount adequate to cover a loss to premises of the Province occupied by the Recipient
- 2. The foregoing insurance shall be primary and not require the sharing of any loss by any insurer of the Province.
- 3. The Recipient shall provide the Province with evidence of all required insurance prior to the commencement of the work or services. Such evidence shall be in the form of a completed Province of British Columbia Certificate of Insurance, duly signed by the Insurance Broker and the Insured. When requested by the Province, the Recipient shall provide certified copies of required policies.
- 4. All required insurance shall be endorsed to provide the Province with 30 days advance written notice of cancellation or material change.
- 5. The Recipient hereby waives all rights of recourse against the Province with regard to damage to the Recipient's property.
- 6. The Recipient will comply with the *Workers' Compensation Act* legislation for the Province of British Columbia.

SCHEDULE E - PRIVACY PROTECTION

Not applicable



CORPORATE REPORT

To: Electoral Area Services Committee Date: 2020-02-13

From: Katelyn Hipwell, Planner II File No: 6480-20-427

Subject: Second Reading - Popkum-Bridal Falls Official Community Plan Bylaw No. 1501, 2018

RECOMMENDATION

THAT the Fraser Valley Regional District Board consider giving second reading to the bylaw cited as Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018;

THAT the Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018 be forwarded to Public Hearing;

THAT the Fraser Valley Regional District Board delegate the holding of the Public Hearing with respect to the proposed *Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018* to Director Dickey or his alternate in his absence;

THAT Director Dickey or his alternate in his absence, preside over and Chair the Public Hearing with respect to proposed *Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018;*

THAT the Chair of the Public Hearing be authorized to establish procedural rules for the conduct of the Public Hearing with respect to proposed *Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No.* 1501, 2018 in accordance with the Local Government Act;

AND THAT in the absence of Director Dickey, or his alternate in his absence at the time of the Public Hearing with respect to proposed *Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018,* the Fraser Valley Regional District Board Chair is delegated the authority to designate who shall preside over and Chair the Public Hearing regarding this matter;

AND FURTHER THAT the Fraser Valley Regional District Board consider that *Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018* is consistent with the FVRD financial plan and FVRD waste management plan;

AND FINALLY THAT the Fraser Valley Regional District Board authorize its signatories to execute all documents relating to *Fraser Valley Regional District Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018.*

STRATEGIC AREA(S) OF FOCUS

Support Environmental Stewardship
Foster a Strong & Diverse Economy
Support Healthy & Sustainable Community
Provide Responsive & Effective Public Services

PRIORITIES

Priority #2 Air & Water Quality
Priority #4 Tourism
Priority #5 Outdoor Recreation

BACKGROUND

The Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018 is proceeding through the bylaw reading process in accordance with the Local Government Act and is now ready for public review and commentary at Public Hearing. The OCP has received a number of amendments since its first reading in late 2018. This memo will summarize the key policy themes of the OCP, highlight the revisions resulting from public consultation undertaken over the last year, and outline the next steps of the process.

The first phase of the OCP update included developing new OCP policies which continued to focus residential growth and development in the West Popkum area and support the Bridal Falls tourism recreation corridor. The original updates contained new policy to address: infrastructure and services; suburban residential infill and design policies; parks and trails; agri-tourism; the Agricultural Land Reserve; and, geohazards. In addition to policy updates, ensuring the OCP document is accessible to all users has been an important overall objective. The number of Development Permit Areas has been reduced to five from the previous six. The OCP update includes changes to the format/layout, photos and utilizes straightforward language and illustrations where possible.

Key policy themes of the draft OCP that were developed in response to early consultation from 2014-2018 include the following:

Policy Theme	Description
Parks and Trails	 Policies to address the lack of trail connections and pedestrian crossings between established park assets such as Cheam Lake Wetlands Regional Park, Bridal Veil Falls Provincial Park, the Fraser River and local community parks.
Suburban Residential Growth and Design	 Policy that maintains the 800-1,100 metre square lot sizes that are of key value in the community. Design policies to support gentle infill that address concerns regarding privacy, tree retention, building design, and lot layout.
Infrastructure and Services	Policy to introduce development nodes for sewer servicing in West Popkum which support a new Class A+ sewer

	system for the community.
Geohazard and Risk Management	Policies to introduce the new geohazard overview study by Cordilleran-Braun Geoscience, which identifies potential hazard and significant hazard areas. Includes new Development Permit Area to address Timber Camp Linears rock avalanche. Exemptions will allow development to proceed unless subdivision or density increase is proposed.
Bridal Falls Uplands	 Policy to support a future neighbourhood plan process for the hillside area west of Bridal Falls to accommodate future growth.
Tourism Commercial	 Policy to maintain high quality tourism commercial through a Development Permit Area for form and character.
Agriculture	 Policies to support agri-tourism uses and clarify the framework for ALR boundary adjustments.

DISCUSSION

Public Consultation and Feedback

Since the OCP received first reading in December 2018 staff have continued public consultation in accordance with the previously approved consultation strategy. The consultation undertaken between December 2018 and September 2019 is summarized in the staff report *Consultation Summary – Popkum-Bridal Falls Official Community Plan Update* dated September 10, 2019 (Appendix "A"). Since this summary report was presented to EASC and Board, staff have continued to engage with various stakeholders. This has included:

- Further discussions with School District #33
- In person-meeting with Cheam First Nation
- Presentation at Popkum Ratepayers Annual General Meeting

In response to feedback received throughout this period, a number of significant amendments have been added to the OCP and are summarized in the table below.

Feedback Theme	Description
Parks and Trails	Existing policies have been improved to
	strengthen language surrounding tree
	retention, establishing trail connections,

Agriculture	 and prioritizing accessibility in parks and on trails. Park assets have been updated to accurately reflect new parks and trails as well as additional potential recreational opportunities. Policy language has been updated to reflect and better align with recent changes to provincial legislation. Existing policies have been improved to strengthen language in support of farming activities and ALC supported non-farm uses.
Community Well Being	 A new section has been added to the plan to address community well-being and reflect the increased desire for Popkum to develop a distinct community identity Additional policies include support for an increased level of service provision including community facility space and a broader commercial service offering. Policies to support and foster community groups have been included.
Cannabis	 A new section has been added to address recent changes to Federal and Provincial legislation regarding cannabis production, processing and retail sales. Policies reflect the FVRD Policy on Cannabis in the Electoral Areas which was framed around the direction and intent of the community.
First Nations Neighbours	 Additional policies to better incorporate the principles of the S'ólh Téméxw Use Plan; use of indigenous language and history in place naming; and increased coordination with First Nations in development approvals. Policies to encourage and support servicing partnerships between the FVRD and First Nations where feasible options exist and in areas of mutual interest.

A comprehensive and exhaustive list of stakeholder and public feedback is summarized in Appendix "B".

Consideration of Relevant Policies and Plans

In accordance with the *Local Government Act* (Part 14 s. 477), the local government must consider the proposed plan in conjunction with its financial plan and solid waste management plan. The draft *Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018* was drafted to specifically consider these relevant plans and is consistent with the policies contained therein.

Financial Plan

The draft OCP does not contain any commitments to provide new services, infrastructure or facilities (though it contains policies respecting these matters). Pursuant to s. 478 of the Local Government Act, official community plans do not commit or authorize the Regional Board to proceed with any project specified in the OCP. Any capital expenditure or establishment of a new service would require separate approval by the Regional Board and inclusion in the Financial Plan.

Solid Waste Management Plan

The policies of the draft OCP intended to address the management of solid waste in Popkum-Bridal Falls are consistent with the goals of the FVRD's Solid Waste Management Plan. They reflect waste reduction and management targets approved by the Ministry of Environment.

Next Steps and Timelines

Milestone	Target Date
Revisions from Feedback • Feedback garnered throughout 2019	Fall 2019 (Complete)
Consider the draft OCP in conjunction with Financial Plan & Solid Waste Management Plan	Winter 2019 (Complete)
2 nd Reading of draft OCP • Considered by EASC and Board	February 2020
Open House and Public Hearing	March/April 2020
3 rd Reading and Adoption • Considered by EASC and Board *Subject to consideration of public hearing feedback	May 2020

COST

Draft Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018 contains policies identifying the need for a neighbourhood plan for Bridal Falls Uplands, future expansion of a centralized sanitary servicing node, park management planning and other activities that, if acted on, would have significant costs. However, these actions are anticipated to be development driven or would require

separate consideration, budgeting and approval by the Regional Board before being undertaken. Plan policies alone do not authorize or commit the Regional District to undertake these actions.

Costs associated with the development of this OCP and for the holding of the public hearing are provided for in the EA Planning budget.

CONCLUSION

The draft Official Community Plan for Popkum – Bridal Falls, Bylaw No. 1501, 2018, made available for public review since early 2019, has received considerable feedback from the public as well as affected agencies. Amendments to the draft plan in response to the feedback received have been completed and the draft OCP is ready for further consideration by the Regional Board and to subsequently proceed to public hearing.

COMMENTS BY:

Graham Daneluz, Director of Planning & Development

Reviewed and supported.

Tareq Islam, Director of Engineering & Community Services Reviewed and supported.

Stacey Barker, Director of Regional Services

Reviewed and supported.

Mike Veenbaas, Director of Financial Services

No further financial comments.

Jennifer Kinneman, Acting Chief Administrative Officer

Reviewed and supported.



CORPORATE REPORT

To: CAO for the Electoral Area Services Committee Date: 2019-09-10

From: Katelyn Hipwell, Planner II File No: 6480-20-427

Subject: Consultation Summary - Popkum-Bridal Falls Official Community Plan Update

INTENT

This report is intended to provide the Electoral Area Services Committee with a summary of the community engagement undertaken since the Regional Board gave first reading to the Popkum-Bridal Falls Official Community Plan update and the feedback received thus far. Staff is not looking for a recommendation and is providing this summary for information.

STRATEGIC AREA(S) OF FOCUS	PRIORITIES
Support Environmental Stewardship	Priority #2 Air & Water Quality
Foster a Strong & Diverse Economy	Priority #4 Tourism
Support Healthy & Sustainable Community	Priority #5 Outdoor Recreation
Provide Responsive & Effective Public Services	

BACKGROUND

The current Electoral Area "D" OCP has served the community for over 20 years. The OCP was first adopted in 1998, with several amendments to facilitate suburban residential and commercial developments. Overall, the OCP has been an effective tool and development has occurred generally as set out in the Plan policies.

Looking ahead, Popkum-Bridal Falls is expected to continue growing and an updated Community Plan ensures future growth reflects community values, best practices and legislative requirements.

The Regional Board gave first reading to the Popkum-Bridal Falls Official Community Plan in December 2018 and subsequently authorized staff to proceed with community engagement to allow intensive review of the draft and opportunities to provide feedback.

This memo summarizes the engagement undertaken by staff and the feedback received throughout the process to date.

DISCUSSION

Community Engagement Program

Community engagement initiatives for the Popkum-Bridal Falls Official Community Plan update began in January 2019 after release of the Plan for public review in December 2018. The following community engagement and consultation has taken place:

1. Popkum Residents Association Annual General Meeting

Staff presented the draft Plan and highlighted key policy updates at the AGM in January 2019. The meeting was well attended by approximately 50 residents. The meeting provided an opportunity for residents to express concerns and ask questions.

2. Public Online Survey

The survey, which was made available online and in hard copy, received a total of 47 responses. Survey questions and responses are summarized entirely in **Appendix "A"**.

3. Community Newsletter

A newsletter (**Appendix "B"**) was distributed in March 2019 advising residents of an upcoming Open House and other opportunities to provide feedback on the draft Plan. The newsletter was made available on the FVRD website, through bulk mail to all Area D residents, and addressed mail to non-resident property owners.

Social Media

Information regarding the draft Plan was routinely posted to FVRD social accounts to raise awareness of ongoing consultation and opportunities to provide feedback.

5. Public Open House

The FVRD hosted a public open house in April 2019 to showcase the draft Plan. Over 60 residents attended the event, with a total of 45 written comment submissions. The Open House is summarized in **Appendix "C"**.

6. Plan Review Team

A team comprised of seven community volunteers met with FVRD staff four times throughout May and June 2019 to methodically review and discuss each section of the plan. The detailed feedback received by the Plan Review Team is summarized in **Appendix "D"**.

7. Referrals to Stakeholders

Referral letters were sent in February and July 2019 to various agencies and stakeholders requesting comments on the draft Plan. A total of 20 letters were sent. To date, staff has received eight formal responses and continue to engage and receive comments in response to these referrals.

8. Meeting with Cheam First Nation

Staff met with Cheam First Nation in May 2019 to discuss the draft Plan and receive comments. Discussions with regard to areas of mutual interest are ongoing at this time.

Feedback and Resultant Revisions

Staff has received a wide array of comments concerning various aspects of the draft Plan. Responses to referrals continue to be provided by a number of agencies. Revisions to the draft Plan in response to the feedback received will be consolidated and presented to the Board at second reading.

Next Steps

Milestone	Target Date
Feedback to Draft OCP Plan Review Team Newsletter Open House Event Survey Referrals to Stakeholders (Ongoing)	Spring/Summer 2019
Revisions Based on feedback	Summer 2019
Consider the OCP in conjunction with Financial Plan & other plans 2 nd Reading of OCP Electoral Area Serves Committee and Regional Board	Fall 2019
Open House and Public Hearing	Fall 2019
3 rd Reading and Adoption Electoral Area Services Committee and Regional Board *subject to consideration of public hearing feedback	Fall 2019

COST

Costs associated with the development, review and revision of this plan are provided for in the EA Planning budget. This includes public consultation initiatives.

CONCLUSION

The draft Popkum-Bridal Falls Official Community Plan was made available for public review in December 2018. Since that time, a number of community engagement initiatives have been undertaken to solicit feedback and comments on the draft. This has included a survey, newsletter, open

house, volunteer based Plan Review Team, referrals to stakeholders, and various meetings. Revisions arising from feedback received as a result of community engagement will be consolidated and presented to the Board at second reading. The public hearing will be scheduled after second reading has been given by the Board.

COMMENTS BY:

Graham Daneluz, Deputy Director of Planning & Development: Reviewed and supported.

Margaret Thornton, Director of Planning & Development: Reviewed and supported.

Mike Veenbaas, Director of Financial Services No further financial comments.

Jennifer Kinneman, Acting Chief Administrative OfficerReviewed and supported.

Appendix "A"

Popkum-Bridal Falls Official Community Plan

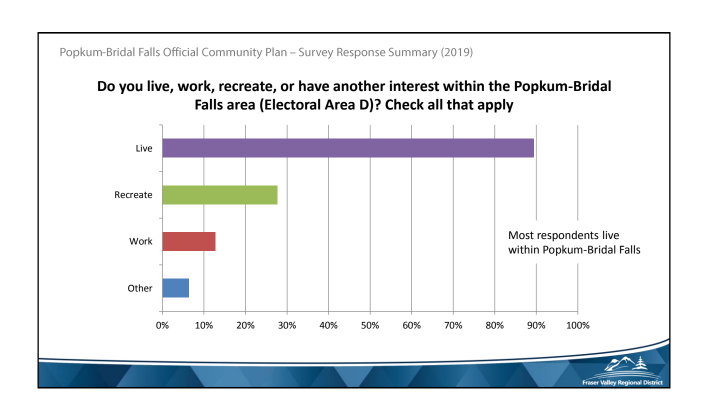
Survey Response Summary

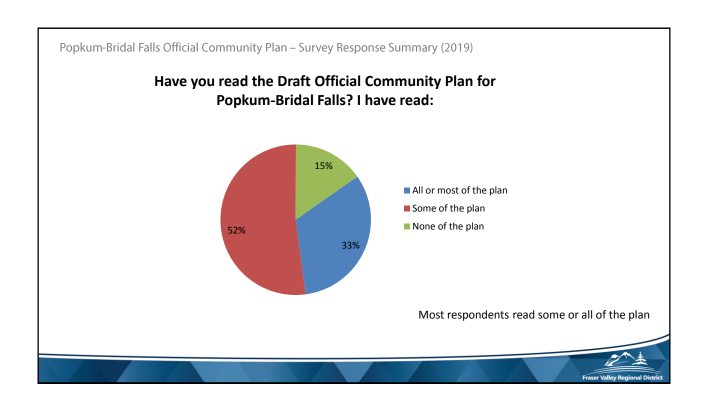


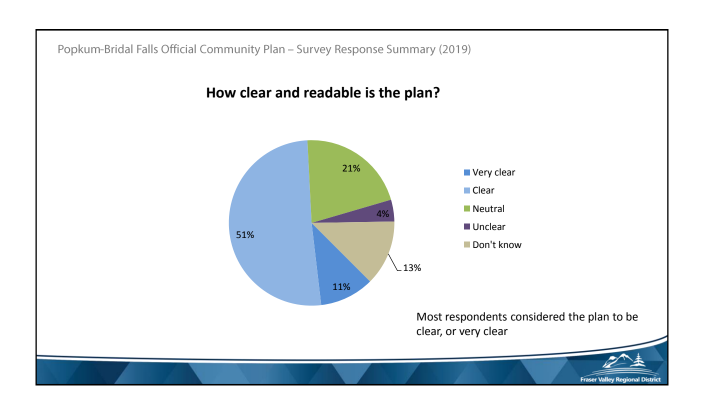
Online survey open from March 24, 2019 to June 2, 2019

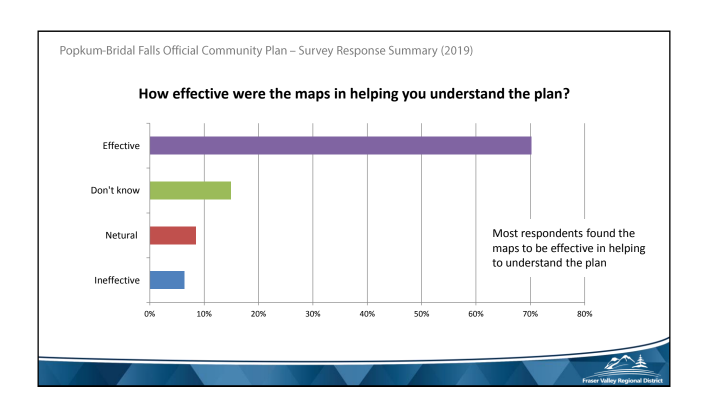
We received 47 responses

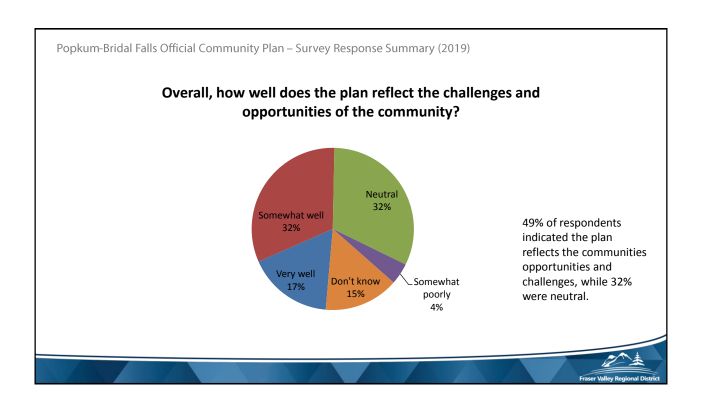


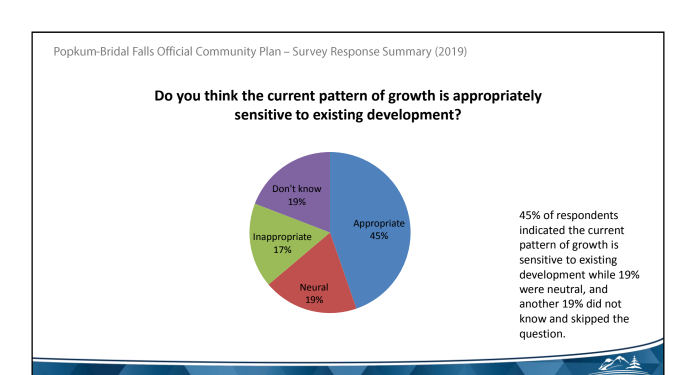


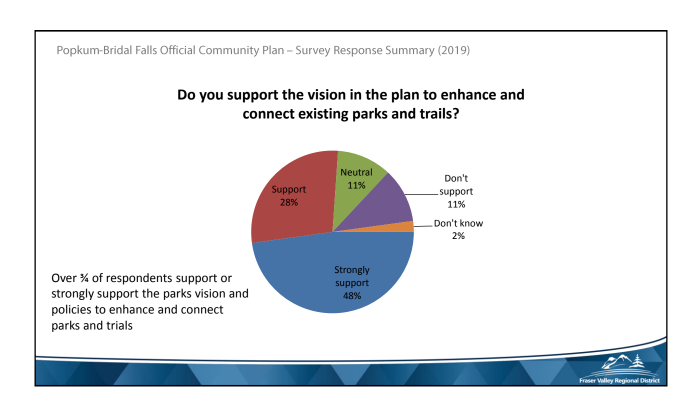


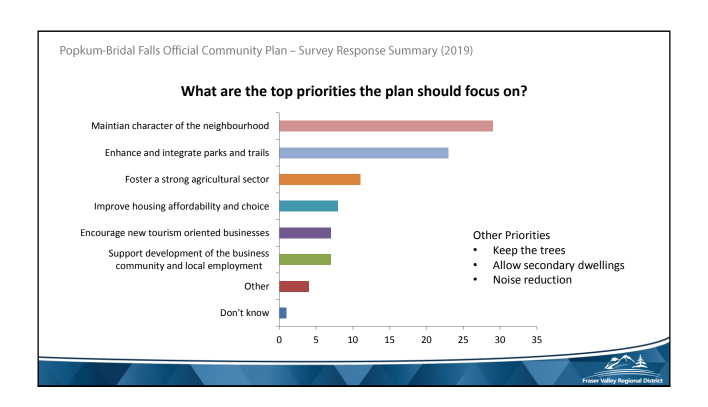


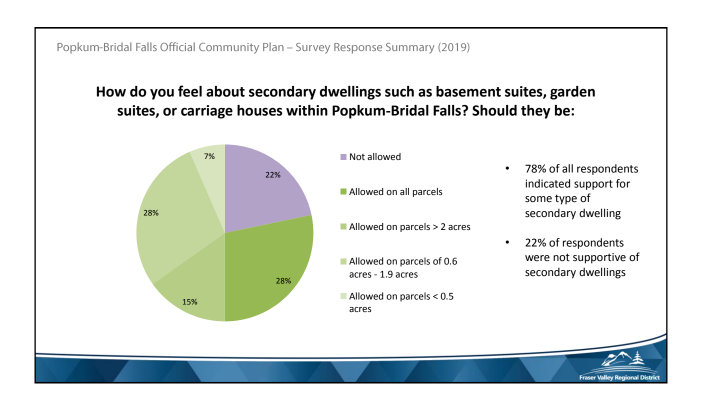












Popkum-Bridal Falls Official Community Plan – Survey Response Summary (2019)

What parts of the plan did you like the most?

- · The parks plan
- Connecting parks & trails
- · Parks & trails will be maintained
- Parks & trails
- That the plan includes trails & greenways
- Continued expansion of the trail network and expansion of parks
- Parks and recreation
- Maintaining the character of the area
- Plan is very comprehensive (x2)
- Future development

- Not impressed with the sewage proposal
- Sorry, nothing stands out
- First Nation neighbour content
- Emphasis on maintaining the unique character of Popkum and the plan to develop walking and cycling trails, acknowledgment of Sto'lo land use needs
- The maps helped locate the different areas.
 Plan is well written
- Maps were very informative
- Protecting the view of the mountains, and watching development to avoid a congested highway access



Popkum-Bridal Falls Official Community Plan – Survey Response Summary (2019)

Is there anything else you would like to see included or changed in the plan?

- More information on secondary dwellings
- I'd like to see more real parks. Linear parks should not count as parks
- Secondary dwellings supported
- Improved safety along Yale Road and other arteries (Hwy 9)
- A long term plan for the sewer system that encompassed all of Popkum, not just areas within
- Put more emphasis on the Hwy 9 corridor. It has great potential for future business and tourism
- Stronger efforts to control the destruction of trees.
 Better signage for Bridal Falls park to help reduce traffic on side roads by lost tourists
- Illegal dumping on Cheam Forest Service Road needs to be addressed
- Address illegal dumping in the cul-de-sac on Popkum Road S and Cheam Forest Service Road
- Address the need for a truck stop. Trucks currently

- congregate on the small road in Bridal Falls
- Did I miss the recycling plan? It would be great to have curbside collection for composting in addition to recycling pick-up
- How about a dog park?
- No mention of a plan to reduce air pollution by commercial and backyard burning. There should be a complete ban on outdoor burning as it is a significant cause of poor air quality and health problems
- · Options for a grocery store and restaurants
- Internet services and fiber in rural areas
- Plan refers to what it can do for residents of the Popkum community. It should include what is expected of the residents, i.e. their responsibilities. I'm personally tired of the 'one-way' planning procedure. Address the responsibilities not just the rights and expectations!





OFFICIAL COMMUNITY PLAN

POPKUM - BRIDAL FALLS

March, 2019

The 1998 Official Community Plan (OCP) built Popkum and Bridal Falls from a population of 900 people to a community of 1,600.

The job of the next OCP is to move from community building to integration. What does that mean? It means the 2019 plan—now in draft form for public review—will guide the next phase of development to ensure that it fits well with the existing community. It focuses on ensuring sensitive infill; completing the park and trail network; supporting efficient environmentally sensitive services such as sewer; and, enhancing local commercial amenities.

This Plan is for YOU!

No two communities are alike. Below you can see the differences between Electoral Area D versus the FVRD region as a whole.

AREA D

Average Age

Median Household Income \$92.160

Married or Common-law

Have Children **51%**

Own Their Home **92%**

Live in Single Family Home **86%**

FVRD

Average Age

41

Median Household Income

\$69,289

Married or Common-law **60%**

Have Children **50%**

Own Their Home **73%**

Live in Single Family Home **58%**



Get involved and have your say

The Draft OCP can be found at www.fvrd.ca/areadocp. Please read it and tell us your thoughts. There are several ways you can reach us:



Attend our Open House Wednesday, April 24: 6 pm to 9 pm Rosedale Traditional School 50850 Yale Road



Fill out our Online Survey by visiting www.fvrd.ca/areadocp



Email your comments to planning@fvrd.ca



Call us to chat 1-800-528-0061

Maybe you have a lot to say and a survey, email or open house isn't going to cut it. So call us. Let's meet for coffee. We will meet with you one-on-one or with small neighbourhood or community groups. Invite us to your book club! We need your input to be sure we are on the right track.

Looking for volunteers

Are you a detailed-oriented person who really likes to get into the nitty-gritty? Or are you the "big picture" type who can see possibilities and opportunities for miles? Whatever type of person you are, if you're passionate about your community consider volunteering for our OCP Review Team. The time committment involves meeting with us for a couple of hours in the evening three or four times during the month of April. We want to review the draft plan as a whole (that's you big picture people), but also to examine every facet of it, which is where we need you detailed folks.

If this sounds like something you'd like to be part of, please contact Graham Daneluz at 604-702-5046, or qdaneluz@fvrd.ca.

45950 Cheam Avenue. Chilliwack, BC V2P 1N6 <u>www.fvrd.ca</u> | <u>planning@fvrd.ca</u> (604) 702-5000 or 1-800-528-0061



Popkum Bridal Falls Open House – Overview

The Fraser Valley Regional District hosted an open house on April 24, 2019 to showcase the draft Popkum-Bridal Official Community Plan. The Official Community Plan (OCP) was created based on information collected from the community, and sets the direction for growth and change in Popkum-Bridal Falls over the next 15 - 20 years.

The open house provided an oppourtunity for residents to view the plan and to provide feedback to FVRD.

The open house included:

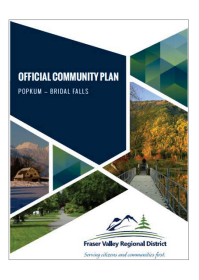
- 10 display boards
- 2 poster boards to write comments on
- A station to 'Name that Park'
- An information table with copies of the OCP, technical studies, and past presentations to the community
- A table with laptops to take a survey about the OCP
- An 'Ask me about your property' station
- FVRD Planning staff available for discussion, questions, and to hear any concerns

The event resulted in:

- Over 60 attendees
- Submission of 45 written comments
- Many in person conversations
- A list of individuals interested in participating in an OCP review committee









Summary of what we heard (Comment Board & Comment Cards)

- Parks and Trails are an important component of the community
 - o More parks and trails are needed
 - o Trails under the powerlines
 - o Keep as many trees as possible
 - Develop and create access to Ferry Island Park
 - o Develop Bridal Falls hiking areas
 - o Change OCP to protect the wetland within Rose Garden
 - o Add more swings to Shannon park
- There is a need for safe **Road Crossings** in Popkum. Suggested crossing locations include:
 - o The Yale Road and Hwy 9 roundabout and
 - o Hwy 9 near Rose Garden
- Lot Sizes: Large lot sizes of at least ¼ acre are important
- Maintaining the Character of the neighbourhood is very important
- **Amenities**: There is a desire for more amenities which serve the community including, a community hall, a medical clinic, and a grocery store
- Other Concerns:
 - o There is too much noise and litter at the round about
 - Semi truck braking systems are excessively noisy
 - Schools capacity needs to be available to handle proposed growth
- Secondary dwellings. We heard mixed opinions about secondary dwellings in the community.
 - o In the online survey, over three-quarters of respondants indicated some acceptance of secondary dwellings.

Online Survey

FVRD conducted an online survey about the OCP and community priorities that was still running at the time of the open house. The survey was available from March 24 to June 2, and will have the results published as a separate document.





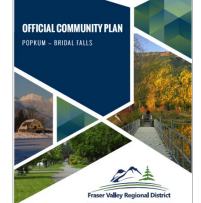




Official Community Plan Review Team

The Fraser Valley Regional District would like to thank the individuals who participated in the Official Community Plan (OCP) Review Team. Community input is vital to ensure the plan is on the right track and reflects the values and wishes of the community. So, thank you!

The review team met four times in May and June 2019 to methodically review the entire plan. Seven community volunteers with varied backgrounds, two FVRD staff members, and the Director for Electoral Area D reviewed and discussed each policy and section of the OCP. The detailed feedback is now being integrated into the plan.



What we heard (key themes)

- Large lot sizes and neighbourhood character is to be retained
- Preservation & enhancement of parks and greenspaces is valued
- Tree retention at the subdivision stage should be improved
- School planning is required to meet growth
- Greater focus on environmental sustainability, including on air and water quality preservation
 - Consider further restriction of uses on conservation lands
- Policies to protect farmland need to be strengthened
- Address litter issues
 - o Require commercial areas to provide garbage receptacles
- Address large truck parking: properly accommodate trucks, or take measures to prohibit them
- Consider expanding 'Good Neighbour Practices' to all residents, not just construction sites
- Consider inclusion of privacy in the design guidelines for West Popkum Development
- Sidewalks should be included as a community service with capital replacement reserves
- Encourage landowners to limit impervious services to address on-site storm water management
- Prioritize connectivity of pedestrian and bicycle trails. Utilize Right-of-way lands for recreation
- Include park spaces for broad range of users, including community meeting spaces, sports facilities, dog parks, etc.
- Need to clarify some geohazard components
 - o Reduce technical language to improve ease of reading, and increase readability of maps
- Greater sensitivity to fire concerns
 - o Increase awareness of wild fire hazards and strategies to reduce fire risk
 - Address illegal burning and fires in residential neighbourhoods

The final plan is coming soon!





MEETING NOTES

Date: Thursday, May 30, 2019

Time: 10:30 am – 12:45 pm

Location: FVRD, Meeting Room 224, 45950 Cheam Avenue, Chilliwack, BC

1. Welcome and Orientation

- a. Group Discussion Key issues facing the community:
 - i. Desire to maintain large, executive style lots
 - ii. Preservation of community/regional/provincial parks and greenspaces
 - iii. Numerous issues associated with growth require increased regulation and more effective <u>enforcement</u>, e.g.:
 - Burning
 - Dog control
 - Litter associated with commercial uses at roundabout
 - "No Parking" zones being ignored
 - Inadequate parking for commercial uses
 - iv. Tree retention during subdivision stage of development should be improved
 - v. Accessibility and disability issues underrepresented in plan
 - Inaccessible park trails
 - Lack of access in commercial developments
 - vi. Community revitalization required lack of sense of community
 - Community centre or meeting space required
 - Increase in park diversity required (e.g. dog park)
 - vii. Rosedale School at capacity school site planning required
 - viii. Increased focus on environmental sustainability required
 - ix. Community based emergency preparedness plan required
- b. Reviewed proposed meeting schedule
 - i. Consensus was to maintain schedule as proposed
 - ii. Option to email Graham with comments if unable to attend a specific meeting date



2. What is an OCP?

- a. Scope of an OCP high level policy document; a statement of policies and objectives to guide development over the long term
- b. Content of an OCP land use management focus but also addresses issues such as environmental protection, infrastructure (roads, sewer, water), etc.
- c. Power of an OCP once adopted, all subsequent bylaws and works must be consistent with the Plan

- a. Section 1 Introduction
 - i. General Comments
 - Incorrect name of Popkum Residents Association is used
 - List of key partners is incomplete (MOTI, RCMP, Fire Department, etc.)
 - ii. Policy Suggestions
 - Highlight Ministry of Transportation as key partnership
- b. Section 2 Our Community
 - i. General Comments
 - Should Rosedale School be listed as an amenity for Popkum-Bridal Falls?
 - Number of mobile homes cited may not be accurate
 - ii. Policy Suggestions
 - Inclusion of Halq'eméylem and historical references in place naming (streets, parks, etc.)
- c. Section 3 Vision and Values
 - i. General Comments
 - ii. Policy Suggestions
 - Stronger language required for "big-picture goals" to include: accessibility; air and water preservation; climate change; ensuring infrastructure keeps pace with rate of growth, particularly highway safety
- d. Comments provided by email from absent team member



MEETING NOTES

Date: Thursday, June 6, 2019

Time: 10:30 am – 1.00 pm

Location: FVRD, Meeting Room 224, 45950 Cheam Avenue, Chilliwack, BC

- a. Section 4 General Land Use Policies
 - i. General Comments
 - Various numbering corrections required
 - ii. Policy Suggestions
 - Include language in support of compensation offered to landowners within utility corridors whose lands are not returned to a farmable state after utility works are carried out
- b. Section 5 Land Use Designations
 - i. General Comments
 - Land use designations summaries are slightly misleading in their descriptions
 - ii. Policy Suggestions
 - Additional land use designation created for areas affected by geohazards –
 forest/limited use designations are too broad with allowable uses to be
 suitable for areas subject to serious geotechnical hazards
 - Limitations pertaining to bio-solid composting on agriculturally designated land
 - Strengthen language to ensure preservation of farmable land is prioritized over the long term
 - Covenanted areas of Rose Garden should be re-designated as conservation and not suburban residential – also consider including neighbourhood parks

- Conservation should include a sub-designation for "Sanctuary" Areas" that further restricts public access in order to protect environmental sensitives e.g. bird nesting
- Include accessibility language in Highway Tourist Recreation Commercial designations
- Include language requiring adequate trash receptacles in commercial areas
- Consider taking a position on transport truck parking either to properly
 accommodate them to eliminate the current illegal roadside parking issues,
 or prohibit them by creating more physical barriers (coordinate with MOTI)
- Expanded commercially designated lands west of the roundabout along
 Yale Road is this balanced, or is this commercial corridor too large for the community?
- Can "Good Neighbour Practices" be expanded to neighbours more broadly instead of limited to a new construction context? (i.e. target nondevelopers as well)
- c. Comments provided by email from absent team member



MEETING NOTES

Date: Thursday, June 13, 2019

Time: 10:30 am – 12:30 pm

Location: FVRD, Meeting Room 224, 45950 Cheam Avenue, Chilliwack, BC

- a. Section 6 Local Area Policies
 - i. General Comments
 - Consider incorporating Bridal Falls Uplands as a third neighbourhood "One Community – Three Neighbourhoods"
 - Interface conflicts between Agricultural and Suburban Residential uses are inherent without a more gradual transition from agriculture to density
 - ii. Policy Suggestions
 - Clarify "At-ground Design" guidelines and further articulate goal of preserving privacy – consider how prescriptive/restrictive this policy should be
 - Incorporate Building Schemes as a preferred method of assuring design guidelines
 - Include preference for native species planted within linear parks for longevity
 - More flexible timeline considerations for development of Bridal Falls
 Uplands (less tied to substantial build out of West Popkum)
 - Strengthen language for Policy 6.3.1.a.ii a major or compelling community benefit should be presented as part of any exclusion or boundary review of ALR lands, possibly exceeding legislative requirements
- b. Section 7 Infrastructure and Services
 - i. General Comments
 - Confirm accuracy of current sanitary system capacities as numbers may have changed

- Ensure language pertaining to DCCs is accurate
- General interest in seeing increased police resources in community (through increased officers)

ii. Policy Suggestions

- Include Sidewalks as community service requiring capital replacement reserves
- Noted inconsistent application of FVRD Subdivision and Development
 Servicing Bylaw stronger language to ensure enforcement is consistent
- Consider including policy in support of exploring servicing partnerships with Cheam First Nation
- Should policy advocating for landowners to limit impervious surfaces contain stronger language to better address on-site storm water management
- Telecommunications Policy as recommended in Policy 7.8.6 should include requirements that are attainable for telecom companies to achieve in order to successfully establish a project to improve cellular coverage

c. Section 8 – Parks and Trails

- i. Policy Suggestions
 - Prioritize increased connectivity of existing to new linear trail developments
 - Identify gaps in "parks and trails" at the community level e.g. sports
 facilities, school site offering community and recreational amenities, dog
 park or dog friendly parks, parks appealing beyond the "tot lot"
 demographic broader appeal
 - Capitalize on opportunity to use SROW lands for recreation and parks
 - Prioritize the following pedestrian/bicycle connections into order to better connect the separated development nodes and expand access to park and rec opportunities, acknowledge investment required, reaffirm that a solution is desired beyond what currently exists:
 - a. East and West connection separate from traffic level roundabout crossing
 - b. North and South connection in West Popkum across Yale Road



MEETING NOTES

Date: Thursday, June 20, 2019

Time: 10:30 am – 1:00 pm

Location: FVRD, Meeting Room 224, 45950 Cheam Avenue, Chilliwack, BC

1. Comments forwarded from Dir. Dickey from Popkum Residents Association

- a. There continues to be discussion surrounding the need to identify a school site within Popkum-Bridal Falls discussion with SD required
- b. Establishing a community/recreation facility within Popkum-Bridal Falls is a priority for the residents

- a. Section 9- Hazard and Risk Management
 - i. General Comments
 - Given complexity and importance of details covered in this section it may be useful to further clarify the topics covered with less technical language so it can be more easily understood by property owners affected by the hazards discussed
 - Map 2 Geologic and Stream Hazards is difficult to read and understand, especially at a scale of 11x17 or smaller. Perhaps the legends can be enlarged on the reverse side for easier interpretation
 - West Popkum being generally free of hazards (flood and rock avalanche)
 presents further rationale for establishing a community centre that could
 also serve as an evacuation centre during an emergency or hazard event
 - Consideration should be given to more publicly disseminate Policy 9.5.5 annually to residents to further reduce risk of wildfire
 - ii. Policy Suggestions
 - FVRD should support establishing a Fire Hazard Rating/Fire Ban sign at the entrance to the community or near campgrounds to further disseminate

- information regarding wildfire risks/venting index to the community and visiting tourists
- Policy language to further empower the Fire Department to issue permits for fires as well as enforcement and fines should be included
- Stronger language is required to emphasize and encourage enforcement of burning restrictions in residential neighbourhoods, especially for illegal burning of garbage and other debris
- b. Section 10 Environment and Resources
 - i. General Comments
 - Consideration should be given to more publicly disseminate information pertaining to Noxious Weeds
 - ii. Policy Suggestions
 - FVRD should pursue increased education and outreach for landowners adjacent to environmentally sensitive areas and for tree retention pursuant to Policy 10.5.2, language should be strengthened
 - Should consider policy pertaining to the reduction of greenhouse gases created by illegal burning, encourage responsible burning from residents
- c. Section 11 Development Permit Areas
 - i. General Considerations
 - Vague language in DP guidelines creates difficulties for developers and landowners – the less room for discretion or interpretation the better
 - A more proactive approach may be considered to advising property owners affected by DPA 2-D/restrictive covenants of their responsibilities to preserve environment
 - ii. Policy Suggestions
 - DPA 1-D Exemptions: c. "redevelopment or expansion of existing commercial uses that do not include overnight accommodation" – should there be a distinction between a restaurant vs. campground (mobile accomm.) expansion? Is this the best place to draw the line?
 - Consequences/Offence language could be strengthened for DPA 2-D
 - DPA 4-D should contain language ensuring accessible design (for disability, strollers, elderly, etc.)

Summary of Feedback – Since 1st Reading

Method	Issue	Proposed Action	Decision	Completed Action / Date
External Referral: ALC	Section 2.2 The ALC suggests that the wording of a portion of this subsection be revised in order to improve consistency with the ALCA and its regulations: Existing wording: ALR lands are designated by the Agricultural land Commission for agricultural uses only. Proposed wording: ALR lands are reserved for agricultural and related uses in accordance with the ALCA and its regulations.	Suggest: Accept proposed wording "ALR lands are reserved for agricultural and related uses in accordance with the Agricultural Land Commission Act and its regulations."	Update per recommendation	Edited - Dec 4/19
	Section 3.2 7. Protect agriculture: The ALC is concerned with this wording as it isn't clear whether these flexible land uses would be in accordance with the ALCA and its regulations or if they would require ALC applications. As such, the ALC suggests the following as an option to ensure better clarity: Encourage a productive and viable agricultural community by providing flexible land use options in accordance with the ALCA, the ALR General Regulation, and the ALR Use Regulation and avoiding conflict with neighbouring land uses. Other flexible land use options may be considered if approved through an ALC application.	Suggest: 3.2.7 – Address "flexible land use" Option 1 Protect and enhance agriculture. Encourage a productive and viable agricultural community by providing flexible land use options and avoiding conflict with neighbouring land uses. Option 2 Protect and enhance agriculture. Encourage a productive and viable agricultural community by supporting farm diversity with value added options flexible land use options and avoiding conflict with neighbouring land uses.	Option 2	Edited - Dec 4/19
	Section 3.3 Goal 2: Support and Enhance the Agricultural Sector: The ALC is concerned with this wording as it isn't clear whether these flexible land uses would be in accordance with the ALCA and its regulations or if they would require ALC applications. As such, the ALC suggests the following as an option to ensure better clarity: Promotes agricultural viability and strengthens farming by providing flexible uses in accordance with the ALCA, the ALR General Regulation, and the ALR Use Regulation that will strengthen the agricultural sector. • Goal 4: Develop a Network of Sustainable Communities: The ALC is concerned with this wording as it isn't clear whether these flexible land uses would be in accordance with the ALCA and its regulations or if they would require ALC applications. As such, the ALC suggests the following as an option to ensure better clarity:	 Goal 2: Promotes agricultural viability and strengthens farming by providing flexible land uses by encouraging agri-tourism and protecting farmland for agriculture 	Update per recommendation	Edited - Dec 4/19
	Identifies compact commercial development areas to serve the local community with pedestrian connections. Supports flexible land uses consistent with rural and agricultural environments to encourage viability of local agriculture. OR, Identifies compact commercial development areas to serve the local community with pedestrian connections. Supports flexible land uses consistent with rural and agricultural environments to encourage viability of local agriculture in accordance with the ALCA, the ALR General Regulation, and the ALR Use Regulation. • Goal 7: Achieve Sustainable Economic Development: The ALC notes that, in general, the OCP area designated as "Agricultural" is consistent with the ALR boundary (although there are some lands outside of the ALR with this designation). This, combined with the	Goal 7: - No edit recommend. Policies in Section 5 and Section 6 all state uses are to be in accordance with the ALCA and its regulations.	No update	

▼		1	
fact that "agri-tourism" is a use regulated under the ALCA and its regulations, leads the			
ALC to assume that this goal is directed towards the use of ALR lands. As such, the ALC			
suggests that the wording of a portion of this subsection be revised in order to improve			
consistency with the ALCA and its regulations as follows:			
Supports agri-tourism initiatives in accordance with the ALCA and its regulations.			
Section 4.2		Update per	Edited - Dec 4/19
The ALC is very supportive of the FVRD's statement that the OCP will meet anticipated		recommendation	
housing needs by utilizing lands outside of the ALR.	Accept text edit – clarification of regulation names		
Policy 4.2.2 Second dwellings: The ALC appreciates that the FVRD has included	Suggest: 4.2.2 "However, in AGRICULTURAL areas, farm use is a priority and		
language specific to Agricultural-designated areas. The ALC suggests the following minor	residential uses are limited under the Agricultural Land Commission Act and its		
revisions to ensure clarity:	regulations."		
However, in AGRICULTURAL areas, farm use is a priority and residential uses are limited			
under the Agricultural Land Commission Act and its regulations. the regulations and			
policies of the Agricultural Land Commission.			
• Policy 4.2.4 Development land evaluation: The ALC is very supportive of the statement	No edit recommended – ALC in support		
that "Residential development will be directed away from agricultural lands".			
Section 4.6			Edited - Dec 4/19
The ALC notes that any proposal to construct new transportation and/or utility corridors	4.6 No edit recommended. See new policy about ALR referrals (1.7.6)	New policy 1.7.6	,
in the ALR would require an ALC application. The upgrading and/or expansion of existing		, ,	
roads in the ALR may also require an ALC application unless specifically exempted under			
s. 18 of the Agricultural Land Reserve Use Regulation.			
• 4.6.1(b): the ALC supports the FVRD's statement that its support for any proposals	4.6.1(b) No edit recommended – ALC in support	No update	
would be contingent on minimizing the consumption of agricultural land and the		'	
provision for safe and unrestricted movement of agricultural vehicles and goods in			
agricultural areas.	4.6.1(d) No edit recommended – ALC in support	No update	
• 4.6.1(d): the ALC supports the FVRD's statement that its support for any proposals			
would be contingent on the proposal not adversely affecting the drainage or productivity			
of agricultural lands.	Suggest - 4.6.3 – New or expanded major utility corridors and infrastructure	Update per	
• 4.6.3 and 4.6.4: these sections speak to residential and commercial areas, but not to	(ie. Highway upgrades, powerline replacement or expansion) should mitigate	recommendation	
agricultural areas. If agricultural land is impacted by a proposal has the FVRD considered	impacts to developed residential, <u>commercial</u> , and agricultural areas, in		
impact mitigation for agricultural areas and/or for the agricultural community? Please	accordance with the Crown Community Interface policy		
advise.	* Crown-Community Interface policy not relevant here		
Section 4.7	No edit recommended – ALR on Crown land in Area D is rare (~3 parcels)	New policy 1.7.6	Edited - Dec 4/19
The ALC notes that crown lands within the ALR are still subject to the ALCA and its	See new policy about ALR referrals (1.7.6)	1011 policy 21710	_3 200 1/13
regulations.			
Section 5.1		Update per	Edited - Dec 4/19
ALC suggests that the text be amended as follows:	Accept text edit for clarification. Grammatical edits for ALC Act and its	recommendation	Laited Dec 4/13
Situated between the Fraser River and the north slope of Mount Cheam, agricultural	regulations	recommendation	
lands in Electoral Area "D" are unique in the Fraser Valley. They are located	Tegulations		
predominantly outside the Fraser River floodplain, and constrained by soil quality,			
drainage, and sunlight. The ancient Mt. Cheam land slide event over 5000 years ago			
deposited rock avalanche material, creating stony soils and challenging drainage			
conditions on today's agricultural parcels. Nevertheless agricultural lands are productive			
in Popkum-Bridal Falls. With over 493 hectares of land within the Agricultural Land			
Reserve (ALR), the ALR represents 24% of private lands of the Popkum-Bridal Falls land			
base. While ALR lands in Popkum-Bridal Falls only represent less than 1% of the regional			
buse. Writie ALK Turius III Popkuiti-briuut rulis Offiy represent less triuit 1% of the regional			

ALR inventory, they ALR and provide an important economic component to the community. Active farming occurs on 60% of ALR lands, and Popkum-Bridal Falls ranks 5th in the FVRD for utilization of farm land, just behind the City of Abbotsford with 67% utilization. The ALR shapes the rural character and establishes a boundary around the existing Popkum neighbourhood core along the east and south edges. The Plan designates Agricultural Land Reserve (ALR) lands in Electoral Area "D" are as AGRICULTURAL. In recognition of the challenging soils, drainage, and sunlight conditions in Electoral Area "D", the AGRICULTURAL designation policies support flexible options that are supportive of farming and farm compatible uses, such as agri-tourism while still providing protection of farm land for agriculture. The Agricultural Land Commission Act, its regulations, and Orders of the Commission take precedence on matters of land use and subdivision in the ALR. The Act and its regulations generally prohibit or restrict nonfarm use and subdivision of ALR lands, unless otherwise permitted or exempted. The Regional Board assists in the administration of the ALR lands by commenting on reviewing applications for subdivision, non-farm use, inclusion and/or exclusion of land in the ALR, and exclusion of land from the ALR and by making determinations as to whether or not applications should be forwarded to the ALC. The policies established in this Plan will provide guidance for future Regional Board comments reviews of ALC on these applications.	Suggest: Add Popkum ALR lands are primarily used for lower intensity agriculture including grazing, hay, and dry cow operations. This type of agriculture helps to support the more intensive agriculture that is prevalent in the other areas of FVRD. ALR lands in Popkum also provide opportunities for small scale and start-up farming operations Accept addition of the underlined text: "The Regional Board assists in the administration of the ALR lands by reviewing applications for subdivision, non-farm use, inclusion and/or exclusion of land in the ALR, and by determining if an application should be forwarded to the ALC. The policies established in this Plan will provide guidance for future Regional Board comments review of these applications.	Update per recommendation Edited - Dec 4/19	
 Section 5.1 5.1.1: The ALC supports this policy in principle but suggests it be slightly re-worded for clarity as follows: Agricultural lands in Popkum-Bridal Falls shall be preserved by preventing the subdivision of farms, supporting AGRICULTURAL land uses in accordance with the ALCA and its regulations, minimize minimizing conflicts between agriculture and other land uses, and avoiding the development of rural residential subdivisions in the Agricultural Land Reserve. 5.1.3: The ALC is unsure how this statement as worded will be used to guide the decision-making of the FVRD Regional Board. 5.1.4: The ALC requests that this policy be removed as the exclusion of agricultural land for other uses is not an agricultural policy. Furthermore, inclusion of this policy implies that the FVRD is in support of exclusion applications. Please see the ALC's comments on 	Suggest: 5.1.1 Agricultural lands in Popkum-Bridal Falls shall be preserved by preventing subdivision fragmentation of farms, supporting AGRICULTURAL land uses in accordance with the ALCA and its regulations, minimizing conflicts between agriculture and other land uses, and avoiding the development of rural residential subdivisions in the Agricultural Land Reserve. 5.1.3 No update. Policy sets the stage for valuing agriculture. Suggest: 5.1.4 – Remove policy. Suggest: 5.1.5 The Regional Board supports the efficient and clustered siting and size of on farm residential uses in order to provide more space for farming	5.1.1 - Update per recommendation 5.1.3 - No update 5.1.4 - Remove per recommendation 5.1.5 - Update per	Edited - Dec 4/19
 section 6.3 for additional concerns with this provision. 5.1.5: The ALC is supportive of this policy and suggests the following minor edits for clarity: o The Regional Board supports the efficient and clustered siting and size of residential uses in order to provide more space for farming uses. 5.1.6: The ALC is unsure of the intent of this policy. The introduction to Section 5.1 implies that the policies will be used to guide Regional Board comments on applications; however, this policy does not fit within the ALC application review framework unless it is the FVRD's intention to submit its own applications, or to engage in a broader planning review exercise outside of this Bylaw with both the ALC and the Ministry of Agriculture. If it is the FVRD's intention to work with the ALC and the Ministry of Agriculture on "flexible options", this should be done at this stage of the Bylaw review process and the ALC would be interested to understand what kinds of "flexible options" are contemplated. Furthermore, ALC staff are not statutory decision-makers and cannot support uses of ALR land that are not expressly permitted under the ALCA and its regulations, nor do ALC staff make recommendations to the ALC Commissioners as to 	uses. The Regional Board may wish to consider options for a Farm Home Plate Bylaw. Suggest: 5.1.6 Intent of the policy is too work with the ALC on individual applications that adhere to the ALC act and its regulations. 5.1.6 The Regional Board will work with the Ministry of Agriculture and the Agricultural Land Commission to provide for support a broader range of agricultural opportunities and uses which: a. are supplementary and ancillary to farm use; b. support value-added activities that improve farm viability; c. are consistent with the environmental policies of this Plan; and d. will not jeopardize the long-term productivity of farmland. e. adhere to the Agricultural Land Commission Act and its regulations	5.1.6 - Update per recommendation	

whether or not an ALC application should be approved or refused. Although the ALC appreciates that the FVRD has attempted to define the kinds of uses that would be supported by the Regional Board, it notes that items "a" through "d" are very general and could conceivably allow uses completely unconnected with agriculture which would require ALC applications. If the current wording is not changed, it is conceivable that a Bylaw reader may labour under the false impression that the ALC and/or the Ministry of Agriculture has sanctioned uses that fall under the criteria set out in items "a" through "d" and that therefore approval of any ALC applications would be guaranteed. • 5.1.7: The ALC is very supportive of this policy. • 5.1.8: The ALC is very supportive of this policy but requires the following edits in order to reflect the recent legislative changes:	5.1.7 – ALC in support. Suggest addition: with the exception of areas in the Fraser River foreshore or in Cheam Lake which are designated as conservation. One Crown owned parcel in the ALR that is planned for a park expansion that is also designated as conservation	5.1.7 - Update for greater clarity	
 o AGRICULTURAL areas may be extended or created through Plan amendment where additional areas suited to farm production are identified through an application process or pursuant to the Agricultural Land Commission Act and the Agricultural Land Reserve Use, Subdivision and Procedure Regulation, the ALR General Regulation, and the ALR Use Regulation. • 5.1.9: The ALC wishes to advise the FVRD that the reference to s. 23(1) of the ALCA is correct and that no updates are needed to reflect the recent legislative changes. 	Update to regulation names Suggest: 5.1.8 - AGRICULTURAL areas may be extended or created through Plan amendment where additional areas suited to farm production are identified through an application process or pursuant to the Agricultural Land Commission Act and the Agricultural Land Reserve Use, Subdivision and Procedure Regulation and its regulations.	5.1.8 - Update per recommendation	
Regarding the re-designation of ALR lands that have been either excluded or found to be exempted as per s. 23(1) of the ALCA, the ALC wishes to advise the FVRD that any proposed re-designation of ALR lands should still be referred to the ALC for review and comment.	Suggest: 5.1.9 – No edit recommended. See new policy about ALR referrals (1.7.6) Suggest: 5.1.10 – AGRICULTURAL areas shall be used only for the following if	5.1.9 No update	
• 5.1.10: The ALC has concerns with the list of uses as some of them are not permitted under the ALCA and its regulations and/or require approval from the ALC through an application. Given that the AGRICULTURAL designation is specific to ALR lands only, the ALC requests that this policy be amended to specify that AGRICULTURAL areas shall be used only for uses permitted under the ALCA and its Regulations or for uses permitted by and Order of the ALC. Alternatively, if the FVRD wishes to retain the list, the ALC requests that the uses be amended as follows: a. Farm use; b. Conservation use, including park and park reserve; c. Park and park reserve use in accordance with the ALR Use Regulation; d. Single family residential use in accordance with the ALR Use Regulation; e. Natural campground use in accordance with the Agricultural Land Reserve Use use, subdivision and Procedure Regulation; f. Agri-tourism use in in accordance with the Agricultural land Reserve Use use,	 in accordance with the ALC Act and its regulations: a. Farm use; b. Conservation use, including park and park reserve; c. Park and park reserve use; d. Single family residential use; e. Natural campground use in accordance with the Agricultural Land Reserve Use Regulation; f. Agri-tourism use in in accordance with the Agricultural Land Reserve Use Regulation; g. Associated rural residential use in accordance with the Agricultural Land Reserve Use Regulation; h. Accessory farm employee dwelling if permitted by an Order of the Agricultural Land Commission. 	5.1.10 - Update per recommendation	
subdivision and Procedure Regulation; g. Associated rural residential use in accordance with the ALR Use Regulation; and h. Accessory farm employee dwelling if permitted by an Order of the Agricultural Land Commission. The ALC also wishes to clarify whether the "associated rural residential use" referenced in (g) refers to an additional residence (not permitted unless by way of an Order of the ALC), or whether it refers to ancillary residential uses. Please clarify. • 5.1.11: The ALC requests the following minor edits for clarity: o AGRICULTURAL areas in the Agricultural Land Reserve are subject to the provisions of the Agricultural Land Commission Act, the ALR General Regulation, the ALR Use Regulation, and the regulations and the orders of the Agricultural Land Commission.	5.1.10 (g) – no further edits recommended. "Associated rural residential use" is a defined term, which is not related to additional residences. Suggest – Update to regulation names, 5.1.11 AGRICULTURAL areas in the Agricultural Land Reserve are subject to the provisions of the Agricultural Land Commission Act and its regulations. and the orders of the Agricultural Land Commission.	5.1.10 (g) No update 5.1.11 – Update per recommendation	

• 5.1.12: The ALC wishes to advise the FVRD that any zoning amendment applications
affecting ALR lands (either directly or adjacent) should be circulated to the ALC for
review and comment, even if the zoning amendment application is related to an ALC
decision.
• 5.1.13: The ALC requests the following edits in order to achieve consistency with its
new regulations:
o The removal of soil or placing of fill on land in AGRICULTURAL areas shall be
undertaken in accordance with the Agricultural Land Reserve Use, Subdivision and

the bylaws of the Fraser Valley Regional District. • 5.1.14: The ALC requests the following edits in order to achieve consistency with its new regulations:

Procedure Regulation ALCA, the ALR General Regulation, the ALR Use Regulation, and

- o Agri-tourism uses may be supported provided that parking and servicing needs can be met on-site, where required a Special Events License is obtained, and the use is in accordance with the ALCA, the ALR General Regulation, and the ALR Use Regulation meets the requirements of the Agricultural land Reserve Use, Subdivision and Procedures Regulation.
- 5.1.15: The ALC is unclear why this policy is needed in light of policy 5.1.14, unless the intention is to support agri-tourism uses that exceed what is permitted by the ALCA and its regulations. Please provide further clarification as to the intent of this policy. Furthermore, the ALC wishes to advise the FVRD that any zoning amendment applications affecting ALR lands (either directly or adjacent to) should be circulated to the ALC for review and comment, even if the zoning amendment application is related to an ALC decision.
- 5.1.16: The ALC requests that this policy (allowing the Regional Board to consider accessory secondary dwellings unrelated to farm use) be removed from the Bylaw in order to achieve consistency with the ALCA and its regulations. As per s. 25(1.1)(b), the ALC must not grant permission for an additional residence unless the additional residence is necessary for a farm use.
- 5.1.17: The ALC suggests making a minor edit to this section to reflect the new ALCA and its regulations; specifically, changing (a) to refer to "use" instead of "non-farm use" in order to encompass the full range of possible use applications that could be considered by the ALC (non-farm use, non-adhering residential use, soil or fill use). The ALC also wishes to advise the FVRD that any proposed Temporary Use Permits affecting ALR lands (either directly or adjacent to) should be circulated to the ALC for review and comment, even if the Temporary Use Permit is related to an ALC decision.
- 5.1.18: As per the comment above, any proposed Temporary Use Permits affecting the ALR (either directly or adjacent to) should be circulated to the ALC.
- 5.1.19: The ALC requests that this policy be amended in order to achieve consistency with the ALCA and its regulations given that seasonal farm labour accommodation structures (i.e. residences) would require ALC applications for a non-adhering residential use (see definition of "non-adhering residential use" s. 1(1) of the ALCA). This could be done by adding an additional sub-section that states:
- o The seasonal farm labour accommodation use has been approved by an Order of the ALC.

	5.1.12 – No edit recommended. See new suggested policy 1.7.6 for ALC referrals.	5.1.12 – No update	
	5.1.13 – Update to regulation names the 'Agricultural Land Reserve Use, Subdivision and Procedure Regulation' to 'Agricultural Land Commission Act and its regulations'	5.1.13 – Update per recommendation	
	 5.1.14 – Update to regulation names , same as 5.1.13 Minimal approvals are required. Refers to non-accommodation agritourism 	5.1.14 – Update per recommendation	
	 5.1.15 - Suggest: Add adheres to the Agricultural Land Commission Act and its regulations Policy is distinct from 5.1.14 as additional FVRD & ALC approvals are required See new policy 1.7.6 for ALR referrals 	5.1.15 – Update per recommendation. See new policy 1.7.6	
)	 5.1.16 - Suggest: ALC policy allows for secondary suites within a principle residence. FVRD considers this a second dwelling, which is not permitted in our zoning. We may consider changes in the future. In order for a property owner to apply for a 'non-adhering residential use' for farm help, the application must be considered by the Regional Board. 	5.1.16 –Option 2, No update	
	Option 1 - Remove policy. Option 2 - Keep policy. No update 5.1.17 - Suggest: a. The Agricultural Land Commission Approves the non-farm use	5.1.17 - Update per recommendation	
	5.1.18 – See new suggested policy 1.7.6 for ALC referrals	5.1.18 – No update	
	 5.1.19 – Suggest: Add clause to comply with new ALCA d. The seasonal farm labour accommodation has been approved by an Order of the Agricultural Land Commission 	5.1.19 - Update per recommendation	
	1.7.6 – Suggest: Add Policy: All applications for zoning amendments, plan amendments, and temporary use permits on ALR lands, or directly adjacent to ALR lands, shall be circulated to the Agricultural Land Commission for review and comment.	1.76 - Update per recommendation – new policy	

· · · · · · · · · · · · · · · · · · ·	5.1 - Option 1 – No edit required to minimum parcel sizes (8 ha in floodplain, 4 ha outside)	No update	Edited - Dec 4/19
that an 8 ha minimum parcel size throughout the AGRICULTURAL designation would be preferable and would reduce confusion; however, the ALC appreciates the inclusion of the disclaimers in policies 5.1.24 and 5.1.25 regarding the ALC's discretion to approve or refuse subdivision applications regardless of the minimum parcel sizes indicated in the	(Recommended – pre-existing condition) Option 2 – Remove clause b. with reduced min. parcel size outside of floodplain areas		
Bylaw.	noodplain areas		
• 5.6.5: The ALC appreciates the inclusion of (a) stating that RURAL designated lands are located outside the ALR. However, ALC mapping appears to indicate that a portion of PID 013-105-787 is located within the ALR and designated as RURAL. Please clarify whether this discrepancy is the result of a mapping error, a historical designation predating the ALR, etc.	No edit required. Designation follows ALR boundary. Portion of the property is in ALR & a portion is outside.	No update required	
Section 5.7	No edit recommended – ALC in support	No update required	
Section 6.0 6.1.4 Agricultural Buffer: The ALC wishes to advise the FVRD that any proposed rezoning applications for residential development along the ALR boundary should be forwarded to the ALC for review and comment. Further, the ALC suggests that this section should be reviewed with the Ministry of Agriculture to ensure consistency with the Guide to Edge Planning: Promoting Compatibility Along Agricultural - Urban Edges.	 6.1.4 - Suggest Add clause E. Includes AGRI comments a. House design - Orient patios away from ALR lands b. No change c. Landscape buffer and separation of uses in accordance with the BC Ministry of Agriculture's Guide to Edge Planning d. Remove clause e. All rezoning applications adjacent to ALR lands shall be referred to the Agricultural Land Commission for review and comment 	Update per recommendation	Edited - Dec 4/
Bylaw. As currently drafted, this section suggests that landowners are advocating for the	Bill 15 has been adopted. Land owners can make an exclusion application to the ALR, but application may not process unless authorized by a resolution of the local government		Edited - Dec 4/1
	Suggest 6.3 – Reword to be more supportive of agriculture/less supportive of exclusion applications	Update per discussion	
15 – 2019: Agricultural Land Commission Act, 2019 ("Bill 15"), which is currently before the BC Legislature, is proposing to remove the existing provision in the ALCA that allows an individual landowner to submit an ALC exclusion application. Should Bill 15 be adopted, s. 29(1) states that the only persons able to submit ALC exclusion applications would be the Province, a first nation government, or a local government. Given that the	 Draw attention to ALC conclusion from boundary review with bullet points. ALR lands have good ag capability, and Substantial land is available outside the ALR to meet development needs 		
FVRD does not appear to support the exclusion of ALR lands, the ALC suggests that the FVRD consider deferring adoption of the Bylaw until the question of Bill 15 has been dealt with by the BC Legislature. Should Bill 15 be adopted, the ALC recommends that the FVRD remove this section from	Remove wording that plan policy will guide boundary reviews and provide an opportunity for applicants to demonstrate merits of ALR exclusion. There is no community benefit to excluding ALR lands for residential development.		
the Bylaw and reword the introductory paragraph outlining the history of boundary	Ag lands contribute value to Popkum and to the greater region. Ag lands:		

Should Bill 15 not be adopted and/or should s. 29(1) of the draft Bill not be incorporated, the ALC requests that the FVRD re-refer the Bylaw to the ALC for re-review; the ALC will then provide the FVRD with more in-depth comments on this section of the Bylaw.

• Expanded Land Uses: The ALC has concerns with the current wording of this section as it implies broad ALC support for "tourism uses" and other uses that are not permitted without ALC application (e.g. "food and beverage services" implies a restaurant use). It is the ALC's experience that the general public's conception of "tourism uses" often contemplates uses beyond what are permitted in the ALCA and its regulations and that this can lead to a large range of issues including the construction of non-compliant structures and the operation of non-compliant uses in the ALR. Furthermore, local governments have the ability to regulate and even prohibit some agri-tourism uses, which can be advantageous as it results in more clarity for landowners and reduced compliance and enforcement issues. As such, the ALC recommends that the FVRD consider re-wording this section to ensure both clarity and consistency with the ALCA and its regulations as follows:

Expanded land use options for ALR lands was were identified by residents as an opportunity to maintain and sustain the rural – agricultural community in Popkum-Bridal Falls. The use of ALR land is regulated by the Agricultural Land Commission (ALC), and such expanded land use options may require ALC applications. The Agricultural Land Commission (ALC) supports many tourism uses outright provided they are accessory to a farm use. This could include farm retail sales and accommodation uses, and subject to ALC approval carriage home uses. Although some agri-tourism uses are permitted by the ALCA and the ALR Use Regulation, others require review and approval by the ALC. Ensuring sensitive application of expanded agricultural uses will be important in avoiding conflicts between neighbouring residential uses. Expansion of Agri-tourism uses may provide interested farm operators an opportunity to complement and grow their farm business with a range of accessory tourist activities. Popkum offers an attractive tourist destination given its picturesque agricultural setting between the mountains and close proximity to Bridal Falls. In nearby Agassiz and Chilliwack, there are a diversity of agritourism businesses highlighted in the Circle Farm program including cheese and honey producers, farm stay accommodations, and many more. The success of the Circle Farm program highlights the growing consumer trends towards locally produced foods and direct farm-to-consumer retail. The Agricultural Land Commission supports many agritourism uses outright provided they are accessory to a farm use. Other More intensive activities where conflicts may occur with nearby land uses may require ALC and local government approval. The Any proposed expansion of agri-tourism uses will need to be sensitive to nearby farm operations so that holiday-makers and agriculture practices can beneficially co-exist. The Plan provides policy which supports a number of agri-tourism uses accessory to a farm operation including natural campground, farm tours, and food and beverage sales farm retail sales. Expanded agritourism uses may require rezoning and/or approvals from Agricultural Land Commission. As an additional note, the ALC has not reviewed the operations highlighted in the Circle Farm program to determine whether or not they are all operating in accordance with the ALCA and its regulations. The ALC wishes to advise the FVRD that the Bylaw's reference to this program could potentially result in the FVRD inadvertently suggesting support for

uses that contravene the ALCA and its regulations.

• Policy 6.3.1 Boundary Review: As per its previous comments, the ALC suggests that inclusion of this section may be premature given the progress of Bill 15 in the BC

- Serve as a development boundary to contain growth
- Contribute the rural-agricultural landscape
- Do not constrain efficient development

Suggest new policy -

6.3.0 Housing need and residential development can be accommodated outside of the ALR for the life of the plan. The Regional Board will not support ALR exclusion applications which use residential development as a rational for the application.

6.3.1 ALR Exclusion Applications. Proposals to exclude ALR lands or to undertake a boundary review must be comprehensive, community based, and demonstrate a sound rational supported by professional review.

• Remove bullets about community benefit opportunities and merit of exclusion.

6.3.1 Boundary Review Application requirements. Proposals to exclude ALR lands or to undertake a boundary review in Popkum must be comprehensive, and must demonstrate a sound rational supported by professional review. Applications must address the following:

- a. Phase One Assessment....
- iv. "Suitability of non-soil based activities agriculture must also be considered"

Suggest – Add underlined text 6.3 Expanded Land Uses

Expanded land use options for ALR lands was were identified by residents as an opportunity to maintain and sustain the rural – agricultural community in Popkum-Bridal Falls. The use of ALR land is regulated by the Agricultural Land Commission (ALC), and expanded land use options may require ALC applications. The Agricultural Land Commission (ALC) supports many tourism uses outright provided they are accessory to a farm use. This could include farm retail sales and accommodation uses, and subject to ALC approval carriage home uses. Although some agri-tourism uses are permitted by the ALCA and the ALR Use Regulation, others require review and approval by the ALC.

ALC concerned Circle Farm tours may not adhere to ALCA

REVIEW

Add underlined text

Legislature. The ALC suggests that the FVRD delay inclusion of this section until the question of Bill 15 has been answered. • Policy 6.3.2 Expanded Agricultural Uses: The ALC suggests that this section be amended as follows to ensure consistency with the recent amendments to the ALCA: Expanded land use options to supplement and support agriculture in Popkum will be considered by the Regional Board, including agri-tourism uses such as farm gate retail, bed and breakfast and other tourism accommodation uses, and carriage home/secondary suite uses.	Suggest 6.3.2 – Remove policy. There is sufficient text about expanded land uses	6.3.2. Address recommendation by removing policy.	
 Section 7.2 Policy 7.2.1: The ALC notes that Yale Road E. and Popkum Road North run through and/or adjacent to the ALR and that the proposed upgrades may require ALC applications. It is recommended that the FVRD consult with the ALC early on in the road upgrade planning process in order to determine whether or not ALC applications are required. Policy 7.2.12: The ALC notes that should any of the referenced unused or undeveloped right of ways be in the ALR, an ALC application would be required in order to facilitate their use as public trail. 	No edit recommended – See 7.2.5 No edit recommended – evaluation includes many factors, including referrals / consultation not explicitly listed.	No update required	
Section 8.0 The ALC notes that the use and/or development of any parks and trails within the ALR are subject to the ALCA and its regulations. The construction of trails in the ALR requires an ALC application, as do some park and recreation uses. The ALC recommends that the FVRD consult with the ALC on any proposed trail, park, and recreation development within the ALR to ensure compliance with the ALCA and its regulations.	Suggest 8.4.15 Community Consultation No edit recommended, OR d. Referral to ALC for any parks or trials within or adjacent to the Agricultural Land Reserve	No update	
Section 12.0 The ALC wishes to advise the FVRD that any proposed temporary use permits proposed for ALR lands should first be circulated to the ALC for review and comment in order to ensure compliance with the ALCA and its regulations.	No edit recommended – Referrals are common practice for ALR lands	No update required	
Section 13.0 • Accessory Farm Employee Dwelling: The ALC wishes to advise the FVRD that any proposed accessory farm employee dwellings cannot be approved by the FVRD and must be submitted to the ALC as a non-adhering residential use application. The ALC also requests that this section be updated to reflect the new regulations, specifically: the Agricultural Land Reserve General Regulation and the Agricultural Land Reserve Use Regulation.	Suggest: Update definition ACCESORY FARM EMPLOYEE DWELLING means a building on a farm under the BC Assessment Act, used as a home or residence by a full time employee of the farm and his or her family members provided the use is in accordance with the Agricultural Land Reserve Use Regulation.	Update per recommendation	Edited - Dec 4/19
 Associated Rural Residential Uses: Please update this section to reference the change to the Agricultural Land Reserve General Regulation and the Agricultural Land Reserve Use Regulation. Farm Use: Please update this section to reference the change to the Agricultural Land Reserve General Regulation and the Agricultural Land Reserve Use Regulation. Please also note the following typo: Agricultural Land Reserve Commission Act. 	 Dwellings could be located outside ALR. Not included: 'The dwelling must be approved by the Agricultural Land Commission as a non-adhering residential use.' Suggest: Update name of regulation in all definitions 	Update per recommendation	
Section 11.2 The ALC notes that much of this DPA is located within the ALR. As a general comment, the ALC recommends consultation with the Ministry of Agriculture to ensure that the DPA does not infringe on the provisions outlined in the Farm Practices Protection (Right to Farm) Act.	ALR / DPA overlap is Cheam Lake Suggest: Add exemption 11.2.2 (f) Soil based agricultural activities	Update per recommendation	Edited - Dec 4/19
Section 11.5		No update required	

	The ALC notes that the entire Bylaw area is located within this DPA, including ALR lands.	No edit recommend		
	As a general comment, the ALC recommends consultation with the Ministry of	No cure recommend		
	Agriculture to ensure that the DPA does not infringe on the provisions outlined in the			
	Farm Practices Protection (Right to Farm) Act.			
	Generally not compliant with recent changes to ALC Act and Regulations			
ternal				
eferral:	The plan outlines in some detail a development strategy for urban development on lands			
	that are currently ALR, and are not slated for development in the Regional Growth			
inistry of Ag	Strategy and which has not been approved for development by the ALC.			
	Section 1.7	No edit recommended – S473 (b), An OCP must include 'the approximate	No update -	Edited - Dec 4/19
	We note a lack of specific consultation with farmers or the agriculture industry. This is a	location, amount and type of present and proposed commercial, industrial,	See new policy 1.7.6	
	significant omission in the development of the plan, as it is unlikely that a full picture of	institutional, agricultural, recreational and public utility land uses;'		
	the amount and type of agricultural land required over the next 5 years, as required			
	under s.473 of the <i>Local Government Act</i> could be obtained without this consultation	Add new policy: Refer all applications for lands in the ALR to the ALC		
	Section 2.0		No update	
	would benefit from a section on the agricultural lands and the nature of agriculture in	Discussion: Move section 6.3 ALR Lands to section 4?		
	the FVRD and where Area D fits into that data. (Census data from 2016 shows that the	Talk about the nature and value of agriculture in the community,		
	FVRD has 509.6 B in Farm Capital and Gross Farm Receipts of 1.5 B, with census data	Section 6 is about developing neighbourhoods. Does ALR discussion		
	showing returns around \$30,000 per hectare. Due to discrepancies between Agriculture	belong here?		
	Land Use Inventory data and Census data, it appears as though the headquarters rule is			
	reporting on more land holdings than are contained strictly within Area D. Total farm			
	area was reported to be 4318 ha in the 2016 Census, however this is likely affected by			
	the headquarters rule. Agricultural Land Use Inventory data shows that there is 821 ha			
	including land outside legal parcels and IR land. There are 493 ha when IR lands and			
	lands outside legal parcels are excluded from the calculation. Ministry staff can provide			
	more statistics as required. Keeping this in mind, 2016, Census Subdivision D reported			
	\$547 million in farm capital and 71.6 million in farm gross receipts showing an average			
	return of \$16,600/ha. Growth from the period of 2010 to 2015 was 12% in farm capital			
	and 20% in farm gross receipts. The agriculture currently in place in Area D is valuable for			
	grazing and some lower intensity agriculture and has provided grazing land for dry cows			
	(cows that are coming into calf for the first time or are between lactations) and some			
	smaller scale or start-up farming operations. This type of agriculture is important to			
	support the intensive agriculture that is prevalent in the FVRD. Also, the statistics show			
	that there is room to grow for agriculture in Area D. Currently, there are 92 ha of land			
	,,			
	that could be developed for farm businesses, 19% of the ALR, with most of the parcels			
	below 8 ha in size. It should be noted that 11% of the parcels and 15% of the land in the			
	ALR are in protected area/park/reserve and not used for farming and mainly associated			
	with Cheam Lake Wetlands Regional Park. This is a high percentage of non-farm use in			
	the area.			
	Section 3.2	Edit captured in ALC revisions/comments	See update in ALC	
	the objective to protect agriculture is good but would be better if it were "protect and		section	
	enhance agriculture", as there may be opportunities to expand or intensify agricultural			
	production in the area which could provide benefits to the local economy, and this is			
	more in line with the statement in the RGS.			
	Section 3.3	See comments in ALC comments / review 3.2 and 3.3		
	Regional context – it is worth mentioning that agriculture in the region is growing and		See update in ALC	

intensifying as this may increase nuisance and farm practice complaints in the future. Goal 2: - this statement of providing flexible uses is rather concerning as if the result is to allow more non-farm uses or subdivision in the ALR, it will have the effect of undermining agriculture. As stated, ministry staff view this to be contrary to the RGS goal to protect and enhance the agriculture sector, rather than being consistent with it. This language is mirrored in Goal 4, however, it does not promote a sustainable agricultural community. Strongly recommend changes here. A more appropriate statement would be to ensure consistency between zoning regulation and provincial legislation. The statement could also mention good practice in land use planning for agriculture. Ministry staff can provide more details if required. Goal 7: - While supporting agritourism can be part of supporting the agricultural community, caution needs to be exercised that this is an accessory use to an active farm, and not that tourism uses are replacing farming altogether.		section	
Section 4.2: In addition to directing development away from ALR lands, there should also be a statement in Policy 4.2.4 regarding buffering of ALR lands from residential lands as this interface is the most prone to urban/ALR conflict. Contrary to popular belief, it is often single-family residences on large lots along the ALR edge that generate the most complaints. We would support a move to higher density on the urban side of the edge provided buffering and setbacks are implemented that are in accordance with the Ministry's Guide to Edge Planning.	4.2.4 Suggest Option 1 Add – New developments adjacent to agricultural lands must Be designed to include a vegetative buffer that adheres to guidelines in the Ministry of Agriculture's Guide to Edge Planning. Option 2 – No update. Edge planning is discussed in 6.1.4 (West Popkum)	No update. Ag buffer is discussed on 6.1.4	
Section 4.3 we note an apparent numbering error in the policies under this section. Policy 4.5.1 in this section should include a statement that would evaluate impacts to agricultural lands as well. Although there is generally less conflict between agricultural land and industrial land, there are still some impacts that require assessment and mitigation such as stormwater runoff. Adequate buffering in accordance with the Ministry's Guide to Edge planning should be established between industrial and agricultural uses.	4.3.1 Suggest – Add – 'stormwater runoff' to list of considerations	Update per recommendation	
Section 5.0 The designation of ALR lands as Agricultural (AG) is a good step for supporting agriculture. However, the statement under the Rural (R) designation that these lands serve as a buffer for agricultural uses is incorrect. The majority of farm practice complaints and conflict actually come from large rural residential lots that abut farmland.	No edit recommended	No Update	
Section 5.1 The acknowledgement that the agricultural lands are productive and important to the local economy is excellent, but the way the section begins with the limitations of these lands seems to suggest a development agenda. We suggest re-working this section to highlight the importance of these lands to the community first and then to acknowledge any limitations. It is important to distinguish between limitations for which there is no solution (i.e. lack of sunlight) and those which can be improved (i.e. drainage). Consideration should also be given to non-soil based agriculture as this can often occur where there are limitations of soil or sunlight. The vagueness of what the "flexible options" are is highly problematic as noted above, as is stating that the ALR contributes	 Suggest – Add sentence add the value of agriculture Less intensive ag found in Area D supports the more intensive ag found in the other area of the regional district Add ALR lands in Popkum-Bridal Falls are mainly used for lower intensity agriculture including grazing, hay, and dry cow operations. ALR lands in Popkum provide opportunities for small scale and start-up farming operations. This type of agriculture is important to support the intensive agriculture that is prevalent in the FVRD. 	Update per recommendation. See update in ALC section	

reside fact in	dents that they will have a bucolic lifestyle if they locate next to ALR lands, when in modern agriculture, especially where industry is intensifying can have significant acts to neighbouring residents, and vice versa, and can result in conflict. Howledgement of the precedence of the <i>Agricultural Land Commission Act</i> is a tive in this section. The statement that active farming occurs on 60% of the ALR land isleading, as this only denotes land cover. Much more land than what is actually upped is usually needed to support farming and the remaining land can be necessary rian setbacks, drainage infrastructure, etc. Ministry staff are working to change orting of data in the Agriculture Land Use Inventory reports to correct the common conception that land cover data refers to the active farming area, as it consistently errepresents the active farming area. A more correct reporting of the data would that 65% of the ALR is in active farming, with 15% unavailable for agriculture elopment (in park or reserve) and approximately 20% could be developed for hing.	No edit required – about amount of land farmed		
	cy 5.1.1 is an excellent statement and should be retained.	No edit recommended – AGRI in support	No update	
Police the Menvir comp	Ministry encourages farmers to use best practices regarding protection of the ronment, but it should be noted that the Environmental Farm Plan program is pletely voluntary. A better statement would be "consistent with the Environmental pagement Act and associated regulations", as this is what farmers are legally obliged	Suggest: 5.1.2 Agricultural activities in the Plan area should be conducted in an environmentally sensitive and sustainable manner that is consistent with the Environmental Management Act and associated regulations adhere to guidelines as provided by the Ministry of Agriculture's Environmental Farm Plan Program and other best practices.	Update per recommendation	
This	is quite a vague statement that does not seem as if it will be helpful in guiding any sions of the Board.	See comments in ALC comments / review	See update in ALC section	
Supp	cy 5.1.4 port for exclusions is not consistent with the RGS goal of protecting and enhancing culture and is not consistent with other objectives of this plan.	See comments in ALC comments / review	See update in ALC section	
	is a good policy.	No edit recommended – AGRI in support	No update	
If the are a farm	ese are the "flexible options" it is good to see them clarified here. The statements appropriate, but it would be good to see a further statement specifically that non-nuses which do not support farming will not be supported. Also, it should be clarified many non-farm uses require approval of the Agricultural Land Commission.	See comments in ALC comments / review	See update in ALC section	
be co Whil	policy section could benefit from an additional statement that zoning bylaws should onsistent with the <i>Agricultural Land Commission Act</i> and associated Regulations. le this may be considered a matter of course, most local governments around the vince are failing to have zoning bylaws consistent although they are legally obliged to	FVRD is working to update our zoning bylaws to bring them into alignment with recent changes to the ACL Act its regulations.	No update	

be. Outlining this as a matter of policy in the OCP may help local governments become more consistent with provincial legislation over time.		
Designation policies – These are good policies, but it should be noted that the Agricultural Land Reserve Use, Subdivision and Procedure Regulation has been repealed and replaced by the Agricultural Land Reserve General Regulation and the Agricultural Land Reserve Use Regulation. Given recent changes to the Agricultural Land Commission Act, it would be prudent to check that the section numbers are still correct as well.	Edit captured in ALC comments / review	See update in ALC section
Use Policies – As stated above, the Agricultural Land Reserve Use, Subdivision and Procedure Regulation has been repealed and replaced, and it would be wise to note here that all additional dwellings in the ALR now require approval of the ALC.	Edit captured in ALC comments / review	See update in ALC section
Policy 5.1.12 given that non-farm use approvals may have time limitations as a condition, we would suggest changing this to "zoning amendment or temporary use permit applications". This ensures that zoning changes are not supported for temporary uses.	No edit recommended. TUPs discussed in 5.1.17	No update
Policy 5.1.15 this should be checked to ensure that it is consistent with the new Agricultural Land Reserve Use Regulation.	Edit captured in ALC comments / review	See update in ALC section
Policy 5.1.16 additional dwellings other than secondary suites are no longer permitted in the ALR without application to and approval of the ALC. Additional dwellings can have a detrimental impact on agricultural land and increases speculation. A policy more supportive of agriculture would be to not support applications for additional dwellings unless a clear need for farm use has been demonstrated. This would provide greater guidance for the Board when considering applications for the additional dwellings.	Edit captured in ALC comments / review	See update in ALC section
Policy 5.1.24 Four hectares is quite a small minimum lot size and it would be very difficult to support a thriving agricultural operation with such a small parcel size outside of the floodplain area. We recommend a minimum of 8 hectares throughout the area, and larger if at all possible in order to align with the objectives to protect agriculture. Our data show unequivocally that larger parcels are more likely to be farmed than small parcels and that the price per acre of farmland increases significantly in smaller parcels.	See comments in ALC comments / review	See update in ALC section
Policy 5.6.5. As mentioned earlier, low density use adjacent to agriculture use does not reduce conflict. Rural residential use is a major cause of complaints on the ALR. This incorrect assumption should be removed.	No edit recommended	No update
Policy 5.6.9 It is unclear if the Rural land designation may include land in the ALR. If there are lands within the ALR in this designation, please note that s.555 of the Local Government Act allows these uses in the ALR despite local government zoning bylaws and this should be	No edit recommended – No ALR in the Rural designation	No update

mentioned. If there are no ALR lands within the Rural designation, then this is fine to remain as is.		
Policy 5.6.13 Ministry staff support clustered subdivisions and density averaging, especially where this is used to create setbacks and vegetative buffers between rural residences and the ALR.	No edit recommended – AGRI in support	No update
Policy 6.1.4 Vegetative buffers and separation of land uses along the ALR edge should be in accordance with the Ministry's Guide to Edge Planning as this is a more current document than the Landscape Buffer Specifications and is more strongly based on supportive science. Graduated density has been shown to not work as a suitable separation between land uses and actually increases complaints.	 6.1.4 Suggest Add clause E a. House design – Orient patios away from ALR lands b. No change c. Landscape buffer and separation of uses in accordance with the BC Ministry of Agriculture's Guide to Edge Planning d. Remove clause e. All rezoning applications adjacent to ALR lands shall be referred to the Agricultural Land Commission for review and comment 	Update per recommendation
Policy 6.3. Enhancing agriculture can involve detailed study as can be achieved by completing an agriculture area plan. Such a plan is beneficial in not only identifying agriculture opportunities and helping farmers overcome issues, it also provides a valuable opportunity with Local Government planners to consult and work with farmers who make up about only 1-2% of the population on enhancing agriculture.	See comments in ALC comments / review There is little political appetite for an Ag Area Plan at this time.	No update
Agritourism is but one means of increasing farm revenue. Ministry staff would like to add that there is a great deal of support available to people who wish to start farming or for established farmers who want to make their farm businesses more profitable through appropriate insurance programs, business development training and funding for innovation all of which are made available to the agriculture sector through provincial and federal programs. Details of this type of programing can be found through Ministry of Agriculture websites, or Ministry staff can provide more details.	Good resource information on provincial programs and funding. No edit recommended to OCP	No update
Policy 6.3.1 Boundary Review a) Phase 1. Assessment: Assessment of the suitability of land for agriculture use needs to examine improvements that can be made to land, such as drainage improvements and, in addition, account for the large number of agriculture operations (over 1/3 of farm receipts) that are not soil based and can have varying requirements for optimal conditions, including the moderate climate, availability of water resources, access to transportation to name a few.	6.3.1 a (iv). Suggest – Add – The study must also comment on opportunities for non-soil based agriculture. 6.3.1 b	Update per recommendation. See update in ALC section
b) Phase 2 – Conceptual Plan and Consultation: Ministry staff are concerned that development of such a plan precluding support for a block exclusion by the ALC could lead to speculative pricing of farmland and dampen serious investment in the agriculture sector and development of agriculture businesses.	Consider – Remove section.	See update in ALC section
Policy 6.3.2 As mentioned above, ministry staff do not support non-farm uses that are detrimental to	Edit captured in ALC revisions/comments. Remove policy.	See update in ALC section

	agriculture. A clarifying statement such as that found in the agriculture designation about types of non-farm uses that could be considered or not considered would help here as well to allay expectations.			
	Policy 6.3.3 As mentioned above, putting the expectation of maintaining rural character on ALR lands can lead to disappointment when residents discover that modern agriculture is not associated with a bucolic lifestyle.	Discuss. Remove policy	See update in ALC section	
External Referral: City of Chilliwack	Schedule 8 Parks and Trails should illustrate the connection with the Experience the Fraser Trail, as shown in the City of Chilliwack OCP 2040	Suggest: update Parks and Trails map(schedule 8) to reflect existing ETF trail in CoC and future potential ETF trail in Area D Policy(new): 8.4.18 Experience the Fraser Trail and Blueway. The Regional Board supports continuation of the ETF Trail and Blueway from its current terminus within City of Chilliwack jurisdiction to existing recreation opportunities within Electoral Area D, including connection to Ferry Island Provincial Park, in accordance with the ETF Concept Plan. Update policy 8.4.11 to be inclusive of Regional Parks and Trails as well, not exclusive to Community Parks and Trails	Update Schedule Include 8.4.18 No change to 8.4.11	Edited
External Referral:	Section 2.1 The park facilities mentioned include a range of community, regional and provincial parks. The list does not include Ferry Island Provincial Park.	Suggest: update list to include Ferry Island Park	Update per recommendation	Edited
BC Parks	Policy 5.2.2 According to this policy, recreation uses, or recreation potential is identified as the only criterion for park use. This should be broadened to include conservation uses by amending policies 5.2.2.a, c., and d. To explain further, recreational use could be interpreted quite broadly to include all forms of recreational use and development, including motorized use and intensive recreation uses such as trails, campgrounds and day use facilities, which may be inconsistent with the conservation management direction for a provincial park. In recognizing that both conservation and recreation values are components of the park use the policy acknowledges a broader balance of park objectives.	Suggest: amend 5.2.2c to "areas of important wildlife or environmental value, including habitat and lands requiring conservation management" Duplication of this terminology in a/d is unnecessary	Update per recommendation	Edited
	Section 5.6.4 Development surrounding park areas can benefit from policies that address interface use issues such as encroachment, trespass, environmental impacts and conflicting land use. The OCP provides interface policies for Cheam Lake Wetlands Regional Park and BC Parks would suggest the FVRD consider extending similar interface policies to lands adjacent to Bridal Veil Falls Provincial Park.	distinguishing property boundaries and reduces opportunities for trespass."	Update per recommendation	Edited
	Section 6.2.5 Future initiatives to expand the Bridal Falls tourism brand such as the business association may increase visitor use to the park. BC Parks should be consulted to coordinate visitor management strategies and operations to ensure use is appropriate to the park carrying capacity.	Suggest: 6.2.9 The Regional Board encourages communication between any future business improvement association and BC Parks in order to effectively coordinate visitor management strategies and operations, ensuring use is appropriate to the park carrying capacity.	Update per recommendation but include FVRD in list	Edited
	Section 6.2.8 & 8.4.18 BC Parks recognizes that Bridal Veil Falls Provincial Park is a key tourism destination for	Suggest: 6.2.8 "supports consideration of an extended"	Merge 6.2.8 and 8.4.18 into single	Edited

the corridor and an extended operating season is desirable. The current park operating season of part it to October 31 reflexts a range of considerations including: a marked period of lower visitor use, increased seasonal precipitation usually accompanied with freeze/than of Bridal Vell Falls and resulting impacts to visitor safety, park infrastructure and budget availability. IRC Parks supports working tagether with the FKPA band other partners to consider options for enhanced park opportunities in a safe and sustainable manner. Section 8.2, Table 2 Ferry (stand Provincial Park is collaboratively managed by both Cheam First Nation and BC Parks. Section 8.2, Table 2 Eastern Hibstes Section 8.2, Table 2 Eastern Hibstes Section 8.2, Table 2 Eastern Hibstes — Opportunities to connect regional and community trails to Bridal Vell Falls Provincial Park are best suited to designated development or (intensive recreation) use areas of the park as identified in the park management plan. BC Parks should work together with the FVRD to connect community trails with park trails where their uses are compatible. Schedule 2 Schedule 2 I would suggest that the colour for the Conservation or Forest be changed to prevent confusions with the similarly green coloured land use designation.				
Ferry Island Provincial Park is collaboratively managed by both Cheam First Nation and BC Parks. Section 8.2, Table 5 Eastern Hillsides – Opportunities to connect regional and community trails to Bridal Vell Falls Provincial Park are best suited to designated development or (intensive recreation) use areas of the park as identified in the park management plan. BC Parks should work together with the FVRD to connect community trails with park trails where their uses are compatible. No edit recommended No edit recommended 8.4) Section 8.2, Table 5 Edited 8.4.6 Continuous Connections. Trail networks connecting existing community, Regional, and Provincial parks should be provincial parks should be provincial parks should be provincial parks should be provincial parks and trail connections neighbours) through shared spaces and trail connections should be explored. Schedule 2 I would suggest that the colour for the Conservation or Forest be changed to prevent First Nations First Nations No edit recommended 8.4) Sedited 8.4.6 Continuous Connections. Trail networks connecting existing community, Regional, and Provincial parks should be recommended or continuity between Area D and other continuities (e.g., City of Chillwack and First Nations neighbours) through shared spaces and trail connections should be explored.	season of April 1 to October 31 reflects a range of considerations including; a marked period of lower visitor use, increased seasonal precipitation usually accompanied with freeze/thaw of Bridal Veil Falls and resulting impacts to visitor safety, park infrastructure and budget availability. BC Parks supports working together with the FVRD and other partners to consider options for enhanced	consider options for enhanced park operations, where appropriate and feasible, including extending the operating season for Bridal Veil Falls		
Eastern Hillsides — Opportunities to connect regional and community trails to Bridal Veil Falls Provincial Park are best suited to designated development or (intensive recreation) use areas of the park as identified in the park management plan. BC Parks should work together with the FVRD to connect community trails with park trails where their uses are compatible. 8.4.6 Continuous Connections. Trail networks connecting existing community, Regional, and Provincial parks should be prioritized. Additionally, opportunities for continuity between Area D and other communities (e.g. City of Chilliwack and First Nations neighbours) through shared spaces and trail connections should be explored. Schedule 2 I would suggest that the colour for the Conservation or Forest be changed to prevent Edited recommendation Suggest: lighten "conservation" further to better distinguish from "forest" Update per recommendation Edited recommendation	Ferry Island Provincial Park is collaboratively managed by both Cheam First Nation and		•	Edited
I would suggest that the colour for the Conservation or Forest be changed to prevent recommendation	Eastern Hillsides – Opportunities to connect regional and community trails to Bridal Veil Falls Provincial Park are best suited to designated development or (intensive recreation) use areas of the park as identified in the park management plan. BC Parks should work together with the FVRD to connect community trails with park trails where their uses are		8.4) 8.4.6 Continuous Connections. Trail networks connecting existing community, Regional, and Provincial parks should be prioritized. Additionally, opportunities for continuity between Area D and other communities (e.g. City of Chilliwack and First Nations neighbours) through shared spaces and trail connections	Edited
		Suggest: lighten "conservation" further to better distinguish from "forest"		Edited
			recommendation	

External Referral: Fraser Health Authority	Housing The future Bridal Falls Neighbourhood Plan can provide opportunities for a diversity in housing densities and has the potential to include residential, gateway commercial and tourism related uses. It is beneficial for communities to offer a variety of diverse and affordable housing options. Affordability, tenure, size and flexible housing is recommended for consideration, this includes housing that allows for multi-generational living and aging in place. In addition, establishing greater residential densities provides market support for economically viable grocery stores and other retail uses to be brought into the neighbourhood. Easy access to a variety of fresh produce and whole foods is associated with increased purchase and consumption of healthy foods, which helps to lower obesity rates. Neighbourhood Design Providing opportunities for increased density and mixed-use development that have the potential to create more compact, complete and connected neighbourhoods. Increased density also has environmental benefits such as reducing pressures on agricultural land and natural environments. Neighbourhood Centre's with increased density are generally more walkable and residents are more likely to take part in active transportation. More walkable neighbourhoods support an increase in physical activity rates and reduce	No edit recommended – comments can be considered when NCP development for Bridal Uplands is explored No edit recommended 4.2.2 encourages secondary dwellings 8.4 table 5 / 8.4.4 / 8.4.5 / 5.7.12 / 6.1.1b policies supporting increased trail connections • See also, new accessibility language for commercial and parks	New Policy (section 6.2.4(g)) (f) conceptual lot layout to ensure the design of lot layouts, roads and infrastructure preserve the hillside character, retain natural values, minimize land alteration, and results in creating a compact, walkable suburban form which prioritizes pedestrian orientations; and, No update	Edited
	 unhealthy weights, as well as reduce the use of vehicles and decrease air pollution.2 Walkable communities also help older people to be socially connected and mentally healthy, which are states associated with longevity. The proportion of older adults will increase significantly in coming years.8 Community design influences community connectedness, mental and physical health and chronic disease outcomes by promoting healthy behaviors such as walking or cycling. Increasing people's ability to be more physically active reduces the risk of obesity. Obesity is associated with high blood pressure, stroke and heart disease which are among leading causes of disability and death in Canada.7 Transportation Networks 	No edit recommended	No update	
	The provision of easy access to the regional trails and paths to further encourage walking and cycling for active transportation2 In all contexts, physical activity, and the provision of easy access to active transportation are linked to a spectrum of health benefits including increased social well-being.2 Opportunities for active transportation, pleasant scenery and aesthetically designed neighbourhoods are associated with increased physical activity in small communities. For example, 82% of Canadians are willing to walk more if there is better infrastructure. 8 • Address safety concerns and improve road safety for pedestrians and cyclists regarding active transportation. This may include constructing buffers from traffic; providing wide shoulders in areas where there are no sidewalks and bike lanes; providing safe crossings; installing visible and clear signage that indicate connections to trail system.2 This helps	8.4 / 7.2.1 / 7.2.10,11 / 7.2.12-21 support ped/cyclist trail connections and safety and transit stops	No upuace	

benefit community health through increased physical activity including the reduction in the risk of chronic diseases such as heart disease, obesity and diabetes. • A convenient and frequent transit system that connects neighbouring communities and other cities with Popkum and Bridal Falls. This can include a well maintained, convenient and safe access to transit stops to encourage equality by enhancing mobility among a wide range of vulnerable groups (including children, older adults and people with disability).2 Prioritizing "active transportation" (primarily walking, cycling and the use of public transit) and encouraging mobility of all people, can help achieve an increase in physical activity and social interaction, which is associated with improved mental and physical health. Access to public transportation regardless of income or status is considered a key determinant of public health.			
Incentive programs for existing small food retailers to carry healthy foods and partner with local growers, farmer's markets or local food programs.2 Encouraging healthy eating habits significantly reduces the risk of chronic diseases such as high blood pressure and cancer. People with a healthy lifestyle tend to make healthier choices, this results in an increase in their quality of life and reduces overall health care costs. • Development of community intergenerational gardens which supports social interaction. 2 Healthy food systems can contribute to healthy behavior including (but not limited to) consumption of 5 or more serving of fruits and vegetables per day. Data shows that only 41% of British Columbians eat at least five servings of fruits and vegetables per day.8 • Maximizing healthy, accessible, and affordable food options near affordable housing and public transit connections.2 Residents living in a neighbourhood with at least one grocery store are 1.5 times as likely to be physically active than residents living in an area with no grocery store. Each additional grocery store within a one-kilometer distance from an individual's residence is associated with an 11% reduction in the likelihood of being overweight.8 • Provide active transportation options to healthy food retail services, such as making	Lot sizes in excess of 800m² provide opportunities for all residents to engage in personal food production/gardens, likely low demand for community gardens Suggest: incorporate policy under new section "Community Well-Being" in 3.0 Vision and Values "The Regional Board supports establishing a local grocery store in order to maximize health, accessible, and affordable food options in the community and complement the existing commercial services available to Popkum-Bridal Falls residents."	Update per recommendation	Edited
Increasing biodiversity across the landscape and integrating strategies to address air quality contamination and noise that tend to co-exist with close access from the highway. Plant and place trees strategically to reduce energy use, air pollution and storm water runoff. Increasing the vegetation in developments can add aesthetic appeal	Suggest: update Section 10.5 "tree preservation policies in suburban residential areas under development and public education in tree retention for areas subject to development." Suggest: 10.5.2 "retain as much of the natural vegetation cover as possible and prioritize tree retention when preparing land."	Update per recommendation	Edited

help children build gross motor skills, interact socially, alleviate adverse effects of exposure to chronic stress,8 and reduce rates of obesity and cardiovascular disease.8 People living adjacent to green spaces know more of their neighbours and report strong feelings of belonging, they are typically more supportive of each other.8 • Preserving biodiversity and connecting environmentally sensitive areas, which also has economic co-benefits. Tree canopies are correlated with decreased costs related to air pollution removal and storm water management, and increased energy savings and property values for home owners.2 Green infrastructure filters pollutants and sediments out of surface water, buffers developed areas from flooding, and prevents soil erosion.			
Aging in Place In 2016, an estimated 40% of the population in FVRD were older adults (40 years plus). We recommend that the OCP for Popkum and Bridal Falls communities include strategies from "Aging in the Fraser Valley Regional District" that allow seniors to age at home.3 For example increasing walkability features in the neighbourhood and increasing healthy food options addresses key components of the strategy by promoting senior's physical activity and healthy eating. Age-friendly communities reduce travel barriers, allowing seniors to visit friends, exercise, and volunteer, all of which are good for mental and physical health as they reduce depression and heart disease, and increase life expectancy. Age-friendly communities have design features that are less likely to cause falls, this is a major cause of disability among seniors.8	Suggest: incorporate policy under new section "Community Well-Being" in 3.0 Vision and Values "Intergenerational housing options which promote age-friendly principles may be considered by the Regional Board in areas designated AGRICULTURAL, LIMITED USE, RURAL, and SUBURBAN RESIDENTIAL subject to zoning amendment and other relevant provincial legislation as applicable. "	Update per recommendation but remove designation list and incorporate language pertaining to "new development" and "considered" to "encouraged"	Edited
Health Equity Lens Increased mobility and reliable access to transportation can contribute to better mental and physical health for seniors. For example, opportunities to participate in fitness programs and social activities can lead to a more meaningful life. Adequate transportation can also enable a senior to stay and age in place, this will reduce costs of facility care and increasing quality of life. Maintaining a high level of mobility can be challenging given the increase in physical limitations often associated with age. In the FVRD, 45% of seniors between the ages of 65-74 reported limitations in activities. After age 75, the percentage of seniors experiencing difficulty or reduction in daily activities climbs to 70%. The numbers are even higher for low-income seniors. These limitations can make it unsafe for many seniors to get around without help. We recommend considering the development of a health equity impact assessment as part of the future neighbourhood planning processes. Health inequities within populations can exist in the community due to the lack of research and data on health impacts among vulnerable or priority populations (e.g. low socioeconomic status, elderly, homeless, those with chronic health conditions or those with disabilities). It is useful to engage in a health equity assessment process to uncover potential health inequities in the future neighbourhood renewal strategies. Access to services and amenities can vary for different segments of the population and can be present on different levels such as access to healthy foods, affordable and healthy housing, public transportation and family and age friendly housing. Improving health outcomes can be accomplished by providing a safe and connected neighbourhood, food security, access to protected natural environments and accessible options for active transportation and housing.	Option 1: No edit recommended – defer contemplation of health equity assessment to Bridal Uplands NCP Or Option 2: Suggest: update 6.2.4 to include that any land use concept or neighbourhood plan should be developed in consideration of a health equity lens Or Option 3: Suggest: incorporate policy under new section "Community Well-Being" in 3.0 Vision and Values "Development of new neighbourhood plans within Popkum-Bridal Falls should be considered through a health equity lens to uncover potential health inequities." FHA Recommended Tool: FHA Community Planning Tool – Applying a Health Equity Lens to Program Planning	Option 2 - as 6.2.4 (g) but "through community health and well being lens"	Edited

External Referral: Ministry of	As you will know, the Province is committed to implementing the United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP) and the Truth and Reconciliation Commission Calls to Action. As part of this, the provincial government continues to encourage local governments to work with the First Nations whose traditional territory they are situated within.	No edit recommended • 1.7.4 / 2.3 incorporate UNDIP principles and TRC calls to action	No Update	
Municipal Affairs and Housing	You may be aware that the Province made changes to the Local Government Act to strengthen the ability of local governments to understand what kinds of housing are most needed in their communities, and to help ensure that local policies, plans and development decisions are responsive to housing needs. This new Housing Needs Reports legislation requires local governments to collect and report on information on current and projected housing needs, and to further consider that information when developing future OCPs and RGSs, or making housing-related amendments to those plans and strategies.	No edit recommended • 2.2 / 4.2 address housing, building permits, housing needs	New policy (section 1.6.4) 1.6.4 Housing Needs Report. An update to the OCP should occur once the FVRD receives a Housing Needs Report as prescribed by the Local Government Act. The amendment to the plan should consider the report and what implications exist for policies related to demand for and supply of housing.	Edited
	The Local Government Act requires that OCPs are specifically required to address the location, amount, type and density of residential development required over a minimum of a 5 year period, as well as policies regarding non-market housing.	4.2 Housing Needs – does not specifically include provisions for affordable, rental, or special needs housing (except 4.4 Community Care Facilities) Suggest: update 4.2.2 "second residences may be considered by the RB subject to zoning amendment on the basis that they may provide opportunities to expand the availability of affordable, rental, and/or accessible housing in the community." **Further Discussion Required**	Update per recommendation but add for "new development" and remove SBR from designation list	Edited
External Referral: MOTI	Section 7 Through legislation (Sections 52 and 62 of the Transportation Act, Section 505 of the Local Government Act and through Subdivision), the Ministry has opportunity to request Traffic and Drainage reports as well. To avoid having the proponent potentially do multiple traffic reports, the Ministry would like to be involved in developing the scope early in the process. The Ministry's requirement for drainage reports may be different and the requirements are listed in the BC Supplement to TAC Section 1010.03. Should a development require Ministry sign off, all reports must be to Ministry standards.	Suggest: update 7.2.7 "The Regional Board, in coordination with MOTI, may require" Suggest: update 7.5.3 "stormwater management plan prepared by a professional engineer to MOTI standards that at a minimum meets the following objectives"	Update per recommendation but add to MOTI and FVRD standards	Edited
	Section 12 The Ministry would request to receive referrals for TUPs as any access permits that have	Suggest: Procedure and Public Notification "and is placed in a local newspaper in addition to referrals for comment to key partners."	Update per recommendation	Edited

	been issued (or were not required) would be invalid for the term of the TUP as the use			
External Referral: PRRO	would be changing and a new access permit would be required. Engagement Level: 3 – Extensive Communties: Aitchelitz, Chawathil, Cheam, Kwaw'kwaw'Apilt, Shxwha:y Village, Skowkale, Skwah, Soowahlie, Sq'ewa:lxw, Squiala, Ts'elxweyeqw, Tzeachten, Yakweakwioose	Achieved through PRRO referral and separate Cheam FN collaboration	No update	
Titto	S'olh Temexw Use Plan (STUP) Overlap with Cultural Landscape Features, Sanctuary, Protected Watershed, Culturally Sensitive Habitat, Sensitive Waterways	Section 2.3 and 10.3 – STUP description and call out boxes Suggest: add STUP Zone Map as a Schedule to OCP	Update per recommendation (add Schedule)	Edited
	Cultural Heritage Overlap with Material Culture, Navigation, Resource Harvesting, Resource Management, Spiritual Practice, Sxwoxwlyam, Xa:Xa	Suggest: add STUP Zone Map as a Schedule to OCP	New Policy (section 2.3.9)	Edited
	Environmental Project area location raises concerns over the integrity of terrestrial, aquatic, floral/faunal, and fish environmental values	Suggest: add STUP Zone Map as a Schedule to OCP	2.3.9 First Nations Planning Tools. Land owners and developers should refer to First Nations land use codes or land use plan documents to inform development plans in the interest of balancing land use interests and needs with those of our First Nations neighbours.	Edited
	Socio-Economic Opportunities Further information is required to access potential socio-economic opportunities between this project and sto:lo communities	See Cheam FN comments.	No update	
	Conditions Cheam First Nation requested a meeting to engage directly with the Proponent	Email sent from GD 07-29-19 - See Cheam FN comments.	No update	
Plan Review	MOTI should be highlighted as a key partnership with FVRD	Suggest: update Section 1.7 to include MOTI and RCMP to list	Update per recommendation	Edited
Team (June 2019)	Inclusion of Halq'eméylem and historical references in place naming	Suggest: update 3.1 Vision Statement "central commercial nodes, surrounded by scenic mountains and well managed agricultural lands, with a deep First Nations history." Suggest: update 6.1 bullet list to include "Integrate Halq'eméylem language and First Nations history in placenaming and interpretive signage throughout community."	Update per recommendation but add "deep respect for FN people, culture, and history"	Edited
		Suggest: update section 6.2 Bridal Falls Uplands add bulletin re: Future NCP "Culturally significant areas identified in the STUP are acknowledged and integrated in the early stages of neighbourhood planning."		
	Big picture goals should incorporate strong language pertaining to: accessibility, air and	Suggest: update Section 3.2 (3) "Provide accessible outdoor recreation"	Update per	

water preservation, climate change, ensuring infrastructure keeps pace with rate of growth, highway safety	Suggest: update Section 3.2 (6) "and terrestrial habitat is preserved; and the integrity of the community's air and water resources are maintained".	recommendation	
Support for compensation offered to landowners within utility corridors whose lands are not returned to original/farmable state after works are carried out	No edit recommended • Civil issue	No update	
Consider additional land use designation for areas affected by geohazards in order to further restrict permitted uses	Option was considered but DPAs 1D and 3D sufficiently address geohazards in conjunction with LU designation and are easier to administer than a separate designation	No update	
Limit bio-solid composting on ALR/AG lands	No edit recommended • Defer to Agricultural Waste Control Regulation and Organic Matter Recycling Regulation (BC) – application not within jurisdiction to regulate	No update	
Preservation of farm land should be prioritized over the long term	No edit recommended • Addressed through policies 5.1.1 and 5.1.25	Update to section 3.2.7 add "future"	Edited
Covenanted areas of Rose Garden should be redesignated to Conservation, not SR – same for neighbourhood parks	Suggest: update Schedule 2 Map to reflect covenanted areas as "Conservation"	Update per recommendation	Edited
Consider adding sanctuary areas to further restrict public access in parks for especially sensitive areas	 No edit recommended Defer to park specific management (through Outdoor Rec Park Mgmt Plan), not OCP designation 	No update	
Accessibility language should be included in HTCR designation and Commercial DPA	Suggest: amend policies 5.4.2 / 5.4.9(b) / DPA 4-D 11.4 bullet #3 / DPA 4-D 11.4(e) to include "accessible"	Update per recommendation	Edited
Commercial DPA should require minimum number of trash receptacles	Suggest: amend 11.4.4 "Boarders, Landscaping, Screening and Trash Receptacles" add (g) minimum one (1) exterior trash receptacle provided for the development.	Update per recommendation	Edited
OCP should take position on transport truck parking – either to properly accommodate or create physical barriers to prevent/prohibit	 No edit recommended HTRC designation allows for truck stop use (rezoning maybe required) which provides opportunity for market to dictate whether the use is established based on demand MOTI responsible for barriers to prevent parking along roads 	7.2.9 The Regional Board should work with MOTI to address the existing and ongoing issue of commercial truck parking along highway and arterial corridors.	Edited
Commercial corridor along yale, west or roundabout – is this balanced or too large for the community?	Plan does not consider expansion of existing commercial lands, consistent with previous OCP to allow future growth	New Policy (Commercial Lands) 5.4.9 Notwithstanding Policy 5.4.7, HIGHWAY TOURIST RECREATION COMMERCIAL areas along the south side of Yale Road, west of	Edited

		Highway 9, may be	
		considered by the	
		Regional Board for a	
		broader range of	
		uses compatible with	
		local commercial	
		such as mixed use or	
		live-work spaces that	
		encourage a	
		diversified housing	
		stock while still	
		meeting the day to	
		day commercial	
		needs of the local	
		community.	
		Include that the RB	
		may rezone to allow,	
		this is consistent with	
		the policies of the	
		plan.	
Good Neighbour Practices – expand to neighbours outside of new construction context	Suggest: amend 5.7.10 and 6.1.3 "and that the Regional Board consider	Update per	Edited
	broadening the Good Neighbour Practices Policy to include existing	recommendation	
	/established neighbourhoods in addition to new developments."		
	No edit recommended	No update	
children and seniors	 Demographics are similar to regional demos 		
	 4.2.2 housing policy to appeal to various demographics 		
	 6.2.4 Bridal Uplands NCP should prioritize diversity in housing forms 		
Additional consideration required for Secondary Dwellings policies (servicing, parking)	Suggest: amend 4.2.2 to reference new Secondary Dwellings in the Electoral	Update per	Edited
, , , , , , , , , , , , , , , , , , , ,	Areas Policy	recommendation	Lancea
	See ALC/MoA comments	No update	
subdivision or infill development	No new suburban development adjacent to ag lands proposed	No apaate	
	No edit recommended	No update	
neighbourhoods"		ino upuate	
neignbournoods	 Premature but good suggestion for future OCP update where NCP is contemplated 		
		Lindata asa	
At ground Design requires further slavification, consider how and single further function.	· · · · · · · · · · · · · · · · · · ·	Update per	Edited
	Suggest: amend 6.1.1 Table 1 replace "At ground design" with "Grade		
this should be	Suggest: amend 6.1.1 Table 1 replace "At ground design" with "Grade Appropriate Design" amend description to "Provide lot grading plan at	recommendation but	
this should be	Suggest: amend 6.1.1 Table 1 replace "At ground design" with "Grade Appropriate Design" amend description to "Provide lot grading plan at subdivision, approved prior to BP, to encourage development that respects	remove "lot grading	
this should be	Suggest: amend 6.1.1 Table 1 replace "At ground design" with "Grade Appropriate Design" amend description to "Provide lot grading plan at subdivision, approved prior to BP, to encourage development that respects the natural grade, incorporates ground oriented design and prioritizes privacy		
this should be	Suggest: amend 6.1.1 Table 1 replace "At ground design" with "Grade Appropriate Design" amend description to "Provide lot grading plan at subdivision, approved prior to BP, to encourage development that respects the natural grade, incorporates ground oriented design and prioritizes privacy protection"	remove "lot grading plan at subdivision"	
Incorporate Building Schemes as preferred method of assuring design guidelines	Suggest: amend 6.1.1 Table 1 replace "At ground design" with "Grade Appropriate Design" amend description to "Provide lot grading plan at subdivision, approved prior to BP, to encourage development that respects the natural grade, incorporates ground oriented design and prioritizes privacy protection" Suggest: amend 6.1.1(b) remove "design control agreement with FVRD" with	remove "lot grading plan at subdivision" Update per	Edited
this should be Incorporate Building Schemes as preferred method of assuring design guidelines	Suggest: amend 6.1.1 Table 1 replace "At ground design" with "Grade Appropriate Design" amend description to "Provide lot grading plan at subdivision, approved prior to BP, to encourage development that respects the natural grade, incorporates ground oriented design and prioritizes privacy protection" Suggest: amend 6.1.1(b) remove "design control agreement with FVRD" with Building Scheme between developer and builder	remove "lot grading plan at subdivision" Update per recommendation	Edited
this should be Incorporate Building Schemes as preferred method of assuring design guidelines	Suggest: amend 6.1.1 Table 1 replace "At ground design" with "Grade Appropriate Design" amend description to "Provide lot grading plan at subdivision, approved prior to BP, to encourage development that respects the natural grade, incorporates ground oriented design and prioritizes privacy protection" Suggest: amend 6.1.1(b) remove "design control agreement with FVRD" with	remove "lot grading plan at subdivision" Update per	Edited
this should be Incorporate Building Schemes as preferred method of assuring design guidelines	Suggest: amend 6.1.1 Table 1 replace "At ground design" with "Grade Appropriate Design" amend description to "Provide lot grading plan at subdivision, approved prior to BP, to encourage development that respects the natural grade, incorporates ground oriented design and prioritizes privacy protection" Suggest: amend 6.1.1(b) remove "design control agreement with FVRD" with Building Scheme between developer and builder	remove "lot grading plan at subdivision" Update per recommendation	Editec
Incorporate Building Schemes as preferred method of assuring design guidelines Preference for native species in linear parks	Suggest: amend 6.1.1 Table 1 replace "At ground design" with "Grade Appropriate Design" amend description to "Provide lot grading plan at subdivision, approved prior to BP, to encourage development that respects the natural grade, incorporates ground oriented design and prioritizes privacy protection" Suggest: amend 6.1.1(b) remove "design control agreement with FVRD" with Building Scheme between developer and builder No edits recommended	remove "lot grading plan at subdivision" Update per recommendation	Edited
Incorporate Building Schemes as preferred method of assuring design guidelines Preference for native species in linear parks	Suggest: amend 6.1.1 Table 1 replace "At ground design" with "Grade Appropriate Design" amend description to "Provide lot grading plan at subdivision, approved prior to BP, to encourage development that respects the natural grade, incorporates ground oriented design and prioritizes privacy protection" Suggest: amend 6.1.1(b) remove "design control agreement with FVRD" with Building Scheme between developer and builder No edits recommended Policy 8.4.12	remove "lot grading plan at subdivision" Update per recommendation No update	Edited

	to develop in advance if WP is not logical and may prolong WP buildout		
Strengthen considerations for ALR boundary reviews – substantial/compelling community benefit required	See ALC/MoA comments	No update	
Confirm accuracy of current sanitary system capacities	Suggest: update 7.4 Table with numbers provided by Sterling	Update per recommendation	Edited
Desire for increased police resources	Suggest: policy 7.8.5 (new) "The Regional Board supports advocating for increased police services and resources to be allocated for the Popkum-Bridal Falls community"	Update per recommendation	Edited
nclude sidewalks as a community service requiring capital replacement reserves	confirmed by Engineering: Sidewalks/linear parks are considered under capital replacement reserves but through Park dept. not engineering.	Update per recommendation	Edited
	Suggest: add linear parks/sidewalks to list 7.1.3		
Inconsistent application of Bylaw 1319 – stronger language required to reduce op for discretion	No edit recommended • Policy 7.1.4 meets intent	No update	
Servicing partnerships with Cheam FN should be explored	See Cheam FN comments	No update	
Better policies to address on-site storm management – limits to impervious surfaces	 No edit recommended Sections 7.5.1-7.5.5 cover this adequately, including storm water mgmt plan requirement for new developments of a certain size 	No update	
Telecommunications Policy (proposed) should be permissive in order to attract telecom companies and improve service	Suggest: update 7.7.6 "of new telecommunications projects. The policy should be developed in an effort to not only attract new telecommunications projects, but to adequately mitigate impacts and address community concerns."	Update per recommendation	Edited
Prioritize connectivity of linear trails	No edit recommended • Policies 8.4.1 / 8.4.4 / 8.4.5 adequately address	No update	
Identify gaps in community level parks and trails e.g. sports facilities, school site with community facilities, dog park or dog friendly, parks beyond tot lot age range	Suggest: new policy Community Park Diversity "Opportunities to expand and broaden the types of community parks and trails should be explored and prioritized in order to adequately appeal to a broader range of recreationists, including but not limited to opportunities for dog friendly parks and trails, sport oriented parks and facilities, and playgrounds appealing to a wider range of users."	Update per recommendation but replace "playgrounds" with "park infrastructure and adult exercise equipment" – tie in need for partnerships and shared facilities between communities	Edited
Opportunities for use of SROW for recreation and parks	No edit recommended • Policy 8.4.5 addresses this	No update	
Prioritize the following pedestrian/bicycle connections to connect separated development nodes and expand access to park and rec opportunities: • East/west connection across highway 9 – separated from traffic • North/south connection across Yale Road in West Popkum Policy should acknowledge investment required, reaffirm that a solution is required beyond what currently exists	Policy 8.4.4 addresses this Suggest: amend 8.4.4 "safety within Popkum are a priority and are recognized as requiring significant investment for which partnerships between stakeholders should be explored. Specific crossings to address include:"	Update per recommendation	Edited
School site should be identified within Popkum-Bridal Falls	Suggest: new section Community Well Being, policy "The Regional Board will	See new section	

	continue to work with School District #33 and other key partners to explore options for an additional school site to accommodate the growing need for school spaces and community facilities, and to address the existing capacity	below and Update per recommendation	
Community/recreation facility is a priority	issues of the Rosedale Traditional Community School." Same as above	See new section below and Update per recommendation	
Map 2 – Geologic and Stream Hazards is difficult to read/understand – can legends be put on reverse side for increased legibility	 No edit recommended Audience for map interpretation is limited to staff and RPs – clarity for layman is not required/prioritized. FVRD customer service includes map interpretation – can be viewed as a digital file for better clarity 	No update	
West Popkum being generally free of hazards (flood, slope) presents further rationale for place to establish a community centre that could double as an reception centre during emergencies	Suggest: new section Community Well Being, policy "The Regional Board will continue to work with School District #33 and other key partners to explore options for an additional school site to accommodate the growing need for school spaces and community facilities, and to address the existing capacity issues of the Rosedale Traditional Community School."	See new section below and Update per recommendation	
Brochure for wildfire interface risks and prevention should be annually mailed to residents – policy 9.5.5	No edits recommended • BC Firesmart Homeowners Manual is readily available online and brochures are available at the FVRD Engineering Counter – this is an operational matter not typically addressed in OCP	Update section 9.5.6 to include "RB will try to circulate information"	Edited
Fire Hazard Rating Sign should be established at entrance to community/near campgrounds	Suggest: The Regional Board will advocate to the BC Wildfire Service for the installation of a Fire Danger Rating Sign in the community to increase the level of public awareness surrounding wildfire risk. *Confirmed with Reg as preferred action	Update per recommendation	Edited
Fire Dept. should begin issuing campfire permits and fine for non compliance – stronger enforcement required	No edit recommended	No update	
Public info campaign/Brochure for noxious weeds required	No edit recommended • Information available on website	No update	
Increased education/outreach for landowners adjacent to environmentally sensitive areas and for tree retention	No edit recommended • Policy 6.1.1 Table 1 addresses this	Update section 10.4.2 – "prioritize tree retention"	Edited
Policy for reduction of GGG from illegal garbage burning	No edit recommended • Policy 7.6.4 addresses this	No update	
Some DP guideline language is vague and leaves too much room for discretion	No edit recommended Language is consistent with other DPAs DPA guidelines attempt to strike balance between prescriptive/flexible	No update	
DPA1-D – exemption c. – should there be a distinction between a restaurant vs. campground expansion? Where should the line be drawn?	Suggest: **further discussion required**	FURTHER DISCUSSION Suggest: No edit required. Rationale for distinction between restaurant	Concur. No edit.

			vs. campground	
			expansion (i.e.	
			inherent	
			presumption of	
			safety and increased	
			risk for overnight	
			accommodation) is	
			sound and justified.	
	Public info campaign required for property owners affected by DPA2-D (Cheam	No edit recommended	No update	
	Wetlands) and Restrictive covenants to ensure environmental preservation	FVRD Webmap, planning counter, covenants registered on property	No apaate	
	vectionals) and Nestrictive coveriants to ensure environmental preservation			
		title provide information		
	Stricter consequences for offences to DPA2-D required	No edit recommended	No update	
		Offence is within scope of RD powers		
	DPA4-D requires accessibility requirements (design)	Suggest: amend 11.4 Objectives add "accessibility standards" to bullet #3 /	Update per	Edited
		11.4.3(e) (new) "incorporate accessibility principles consistent with BCBC	recommendation	
		regulations		
	More trails and parks required – under powerlines and in mountains, around Bridal Falls	No edit recommended	No update	
Open House	and and particular and particular and an analysis and an another and an analysis and an analys	8.4.18 / 8.4.8 / 8.4.5 / 8.4.3 / 8.4.2 / 8.4.1 / Table 5 address this		
- P	Development of and trail connection to Ferry Park required	No edit recommended	Noundata	
(April 2019)	Development of and trail connection to Perry Park required		No update	
C F		Table 5 / 8.4.17 address this		
	Tree retention a priority for new developments	Suggest: update Section 10.5 "tree preservation policies in suburban	Update per	Edited
		residential areas under development and public education in tree retention	recommendation	
		for areas subject to development."		
		Suggest: 10.4.2 "retain as much of the natural vegetation cover as possible		
		and prioritize tree retention when preparing land."		
	Better/increased equipment in parks	Suggest: new policy Community Park Diversity "Opportunities to expand and	Update per	Edited
	,	broaden the types of community parks and trails should be explored and	recommendation	
		prioritized in order to adequately appeal to a broader range of recreationists,	recommendation	
		including but not limited to opportunities for dog friendly parks and trails,		
		sport oriented parks and facilities, and playgrounds appealing to a wider range		
		of users."	.	
	Safe pedestrian crossings required at: roundabout, Hwy 1/9 interchange,	No edit recommended	No update	
		8.4.4 addresses this		
	Maintain large lots with houses and detached structures to scale (less variances for	Suggest: new policy 6.1.4 "Development Variance Permits "The Regional	FURTHER	Concur. No edit.
	increased sizes)	Board will consider DVPs that intend to increase the allowable size of principle	DISCUSSION	
		and accessory structures, and increase the allowable lot coverage only where		
		applicants demonstrate sound rationale for the request. Where DVP	Suggest: No new	
		applications are abundant, a comprehensive review of the applications may be	policy required. The	
		undertaken to determine if bylaw amendments are warranted."	consolidated bylaw	
			helps to address this	
			issue by providing	
			siting exemptions	
			and revising how	
			height is defined and	
			measured for	

			accessory structures. Additionally, the fee bylaw update may disincentivize DVP applications due to increased fee. A preferred approach to address DVPs is an EA-wide Policy and not individual OCP level policy.	
	Need for community facility and activities for teenagers	Suggest: new section Community Well Being, policy "The Regional Board will continue to work with School District #33 and other key partners to explore options for an additional school site to accommodate the growing need for school spaces and community facilities, and to address the existing capacity issues of the Rosedale Traditional Community School."	See new section below and Update per recommendation	
	Noise control measures required to mitigate large truck noise along highways	No edit recommended • 6.1 addresses	No update	
	School at capacity – new school facility required	Suggest: new section Community Well Being, policy "The Regional Board will continue to work with School District #33 and other key partners to explore options for an additional school site to accommodate the growing need for school spaces and community facilities, and to address the existing capacity issues of the Rosedale Traditional Community School."	See new section below and Update per recommendation	
	Support for secondary dwellings on larger lots	No edit recommended • 4.2.2	No update	
Online Survey	More information on secondary dwellings required	No edit recommended • 4.2.2	No update	
(Spring 2019)	More parks – linear parks should not count as a park	No edit recommended • 8.4 Table 5 addresses	No update	
	Improved safety along yale road and hwy 9 interchange	No edit recommended • 8.4.4 addresses	No update	
	Sewer system plan should encompass all of popkum	Suggest: ***further discussion required**	No update	
	Commercial development should be emphasized along Hwy 9 corridor	 No edit recommended Current HRTC designated areas identify lands feasible for commercial development, additional lands along hwy 9 are not feasible 	No update	
	Stronger efforts towards tree retention	Suggest: update Section 10.5 "tree preservation policies in suburban residential areas under development and public education in tree retention for areas subject to development." Suggest: 10.4.2 "retain as much of the natural vegetation cover as possible and prioritize tree retention when preparing land."	Update per recommendation Edited	
	Increased signage for Bridal Fall Park	Suggest: amend 8.4.6 "Access to community, regional, and provincial parks should be clearly identified through signage. Linear trail routes"	Update per Edited recommendation	

	Illegal dumping on FSR should be addressed	No edit recommended • 7.65 addresses this	No update	
	Need for truck stop at Bridal Falls	No edit recommended	No update	
	Trees for track stop at Bridge Full	Current HRTC designation allows for truck stop use (zoning)	110 apaate	
		amendment may be required)		
	Plan should address options for curbside collection of recycling and compost	No edit recommended	No update	
	Than should dad ess options for car solde concession of recycling and compose	Not within the FVRD's solid waste management strategy for the	110 apaate	
		anticipated life of the plan		
	Dog park needed	Suggest: new policy Community Park Diversity "Opportunities to expand and	Update per	Edited
	bog park needed	broaden the types of community parks and trails should be explored and	recommendation	Luitea
		prioritized in order to adequately appeal to a broader range of recreationists,	recommendation	
		including but not limited to opportunities for dog friendly parks and trails,		
		sport oriented parks and facilities, and playgrounds appealing to a wider range		
		of users."		
	Commercial and backyard burning bans should be considered to reduce air pollution and	No edit recommended	No update	
	improve air quality	Volunteer fire department cannot take on issuing permits or fining for	τνο αραστε	
	improve all quality	non-compliance		
	Options for grocery store and restaurants	No edit recommended	No update	
		 HRTC designation allows for grocery store use 		
	Internet services and fibre in rural areas	No edit recommended	No update	
		7.8.1 addresses this		
	Plan should include expectations and responsibilities of residents	Suggest: amend 5.7.10 and 6.1.3 "and that the Regional Board consider	Update per	Edited
		broadening the Good Neighbour Practices Policy to include existing	recommendation	
		<u>/established neighbourhoods in addition to new developments."</u>		
	OCPs should do more to support bylaw enforcement efforts that maintain and benefit	Suggest: amend 5.7.10 and 6.1.3 "and that the Regional Board consider	Update per	Edited
Other (emails,	existing neighbourhoods	broadening the Good Neighbour Practices Policy to include existing	recommendation	
phone calls,		/established neighbourhoods in addition to new developments."		
etc.)				
	Update servicing nodes diagram to reflect infill connections to Minters System	Suggest: update map	Update per	Edited
Staff Comments			recommendation	
	Include Community Well Being heading under section 3.0 – policies regarding	Suggest:	Update per	Edited
	community facility demand, accessibility, intergenerational housing, civic involvement	Section 3.0 New Heading: Community/Social Well Being	recommendation but	
		Preamble	Preamble:	
		What is social well-being	 Close prox to 	
		What is a healthy community	schools	
			 Residential 	
		Needs and Challenges	focus to dev	
		Limited housing types	More people	
		Policy(new): "Intergenerational housing options which promote age-	= more	
		friendly principles may be considered by the Regional Board in areas	demand for	
		designated AGRICULTURAL, LIMITED USE, RURAL, and SUBURBAN	social	
		RESIDENTIAL subject to zoning amendment and other relevant	connection,	
		provincial legislation as applicable."	sense of	
		Policy(new): "Development of new neighbourhood plans within	place, service	

	Donkum Pridal Falls should be considered through a health assistance	provision	
	Popkum-Bridal Falls should be considered through a health equity lens to uncover potential health inequities and ensure that social and	•	
	cultural aspects of development decisions are considered by the	As comm	
	Regional Board."	grows and evolves so	
	Limited access to service/commercial	should social	
	Limited access to service/commercial		
	Civile Forest and Community Facilities	dynamic	
	Civic Engagement and Community Facilities	Damasus designations	
	Impact on well-being	Remove designations	
	Funding limitations for small EA to develop community services	from intergen policy	
	(libraries, schools, childcare/eldercare, health services	NAS AND ASSESSED.	
	No community facilities/programming	Move NCP policy to	
	Policy(new): "The Regional Board will continue to work with School	BFU section	
	District #33 and other key partners to explore options for an	Calaga //fa ailite e a ali acc	
	additional school site to accommodate the growing need for school	School/facility policy	
	spaces and community facilities, and to address the existing capacity	"encourage the	
	issues of the Rosedale Traditional Community School."	development of	
	Policy(new): "The Regional Board will support the Popkum Residents	publicly access com space" "integrate	
	Association in their advocacy to School District #33 and other key	firehall comments	
	partners to explore options for integrating community facility space	from reg"	
	into existing or new infrastructure such as schools, libraries or fire	Homreg	
	halls. Note to GD: I don't like how this is framed but wonder if there is	Neigh. Assoc. policy	
	a way to support this type of endeavour without committing the	"through principles	
	Board specifically to the action and also understanding that a school	of inclusion,	
	site in Popkum is highly unlikely in the life of the Plan.	participation,	
	Policy(new): "The Regional Board will work with neighbourhood	diversity, equity"	
	associations, businesses and other stakeholders to support and	"recognize the	
	strengthen the community"	importance of assoc.	
		and pop. Fire vols	
		contribution to	
		comm through grant-	
		in-aid and in-kind	
		etc."	
Secondary dwellings Policy should be reflected as guide to consider these types of	Suggests amond policy 4.2.2 to reflect Secondary Dwellings in the EA Policy		Edited
developments and more support should be offered to secondary dwellings in new	Suggest: amend policy 4.2.2 to reflect Secondary Dwellings in the EA Policy, New policy in Use Policies "The Regional Board will support and encourage	Update per recommendation but	Euiteu
developments and more support should be offered to secondary dwellings in new developments serviced by water and sewer (west Popkum)	consideration of secondary dwellings for new neighbourhood developments		
developments serviced by water and sewer (west Popkum)	, ,	add storm and sewer	
	where appropriate levels of service can be properly calculated and	considerations to list	
	accommodated during the development of new water and sewer systems in		
	addition to consideration for adequate parking, road width, and privacy		
Hadeta agrammita mende end tuelle mellisies to officer and for the control of the	measures."	NEW DOLLOV C	۲d:۲۵d
Update community parks and trails policies to reflect need/requirement for additional	**discuss with Parks (Christina/David) and David B – specific consideration to	NEW POLICY for	Edited
park land dedicated for west popkum buildout	Armstrong development	cash-in-lieu to cash-	
		in-lieu	
		0.4.12(-).4(+	
		8.4.13(e) <u>Alternative</u>	
		Contribution.	
		Notwithstanding	

		Section 8.4.13(a) and	
		8.4.13(d), the	
		Regional Board, at its	
		discretion, may elect	
		to accept an	
		equivalent value of	
		funding as a	
		community amenity	
		contribution	
		dedicated to park	
		and trail	
		development,	
		infrastructure, and	
		enhancements in the	
		place of cash-in-lieu	
		contributions solely	
		for the purpose of	
		the acquisition of	
		park land.	
RR + SR to R	Suggest: Pull out affected properties – review impacts and possible paths	NEW POLICY	Edited
THE TOTAL OF THE PROPERTY OF T	forward	NEW TOLICT	Luiteu
	Torward	5.6.13	
		Notwithstanding	
		Section 5.6.11 and	
		5.6.12, lands	
		designated RURAL	
		and zoned Country	
		Residential per	
		Zoning Bylaw No. 75 at the time of	
		adoption of this	
		bylaw, maybe	
		subdivided in	
		accordance with the	
		standards of the	
		responsible	
		authorities, except	
		that the minimum	
		parcel size shall not	
		be less than zero	
		point four (0.4)	
		hectares in size	
		where a connection	
		to a community	
		water system can be	
		achieved, consistent	
		with the regulations	
		of the Country	

		Residential zone. This shall be considered consistent with the policies of this plan.	
Highlight Connection between community well-being and parks	Suggest: options: 1. Update introductory paragraph 8.2 Com Parks; or 2. Tie into Section 3.0 - Diversity of parks policy? - Senior/older adults oriented infrastructure?	Update per recommendation (section 8.2)	Edited
Infrastructure should keep pace with development	Suggest: NEW policy in 7.1 to identify that provision of services should keep pace with development (e.g. road capacity, pedestrian accessibility	7.1.5 Services and infrastructure, such as road network capacity, will be planned and constructed at pace with development as it occurs and be responsive to future development servicing needs.	Edited
Cannabis Section	Suggest: New Section and Policy under 4.0 No EA director support for production or retail sales Intro: province legalized, laws continue to evolve, at this time the RB does not support Nevertheless RB recognize the ag ops permitted	Update per recommendation: 4.9 Cannabis The Cannabis Act (Bill C-45) creates a legal and regulatory framework for controlling the production, distribution, sale and possession of cannabis in Canada. In addition to the land use policies provided in the Plan and zoning bylaw, the FVRD has adopted an additional policy that is relevant to Cannabis land uses:	Edited

1. Land Use	
Policy for	
Cannabis	
Production,	
Processing	
and Retail	
Sales in the	
<u>Electoral</u>	
Areas.	
It is recognized that	
Federal and	
Provincial legislation	
may supercede the	
FVRD's ability to	
restrict Cannabis	
production,	
processing, and retail	
sales through policies	
and bylaws. Such is	
the case for lands	
within the	
Agricultural Land	
Reserve (ALR), where	
under certain under certain	
provisions the	
production of	
Cannabis is a	
recognized	
agricultural use.	
These limitations are	
reflected in the	
above referenced	
policy. Any new	
revisions to Federal	
and Provincial	
legislation may	
provide new and	
supplemental	
authorizations for	
Cannabis land uses.	
Califiable land uses.	
Generally, Cannabis	
land uses are not	
supported in Popkum-Bridal Falls.	
Popkulii-Bridai Falis.	

		Policy	
		4.9.1 For all	
		development	
		application and land	
		use enquiries, the	
		FVRD's Land Use	
		Policy for Cannabis	
		Production,	
		Processing and Retail	
		Sales in the Electoral	
		Areas will be referred	
		to for direction.	
		4.9.2 Cannabis	
		growing is not	
		supported except	
		where Federal and	
		Provincial legislation	
		supersedes FVRD	
		authority and	
		legislation.	
		4.9.3 Cannabis	
		processing and/or	
		retail sales as a	
		standalone land use	
		or accessory to	
		Cannabis growing or	
		other complimentary	
		uses is not supported	
		except where Federal	
		and Provincial	
		legislation	
		supersedes FVRD	
		authority and	
		legislation.	
Cross-jurisdictional subdivision should be discouraged	Suggest: New Policy	NEW POLICY	Edited
, ,			
		6.1.4 Cross -	
		jurisdictional	
		subdivision.	
		Subdivision	
		applications to	
		facilitate the creation	
		of new parcels that	

	straddle jurisdictional	
	boundaries that are	
	deemed contrary to	
	the public interest	
	will not be supported	
	by the FVRD Board.	
	REPEAT NEW POLICY	
	6.2.3 Cross-	
	jurisdictional	
	subdivision.	
	Subdivision	
	applications to	
	facilitate the creation	
	of new parcels that	
	straddle jurisdictional	
	boundaries will not	
	be supported by the	
	FVRD Board.	



Summary of items raised at the May 10/19 meeting between representatives from Cheam First Nation, People of the River Referral Office and FVRD regarding the Draft official Community Plan for FVRD Electoral Area "D" (Popkum-Bridal Falls)

FVRD Comments in the table below indicate: i) areas of the draft plan that may partly address items raised at the May 10 meeting; and, ii) suggested amendments to the draft plan that may help to better address the item.

Item (May 10/19)	FVRD Comments (July 26/19)	CFN/PRRO Comments	Action
1. How can we bring the S'ólh Téméxw Use Plan Policy and the Stó:lō Heritage Policy into the	Section 2.3 – S'ólh Téméxw Use Plan Policy description and land use zone map		
plan rather than simply referencing them?	Section 10.3 – Sanctuary Lands call-out box.		
	Policy 2.3.5 – zoning and community plan amendment applications should complete an archeological impact assessment in areas of known or potential arch. value		
	Consider: Adding Map(schedule) identifying zones instead of including map imagery in section 2.3? Using shapefile data available through StoloConnect.		Pending – w/ GIS to add "Map 7 – S'ólh Téméxw Use Plan"
	Consider: adding to Section 2.3 to provide more information about the Cheam community and cultural heritage within the plan area		Pending Cheam FN comment
2. Can the plan have a policy about archaeological assessment	Policy 2.3.5 – zoning and community plan amendment applications should		

prior to significant developments? Reference the Stó:lō Heritage Policy; heritage inspection permit process administered by Stó:lō.	complete an archeological impact assessment in areas of known or potential arch value Consider: amending 2.3.5 to reference the Heritage Policy and provide more details of Stó:lō permit process	Added
3. What can be done about encroachments into IR lands in the area of the Rose Garden subdivision?	Consider: policy statements to the effect of: • Where new developments are proposed along IR land boundaries, applications should consider potential interface conflicts/trespass and minimize these conflicts through appropriate mitigative measures • Public education/outreach measures could be undertaken	Added Policy 2.3.10 Additional public outreach can
	by the FVRD where existing residential developments adjacent to IR lands are contributing to interface conflicts/trespass • Policy 5.7.10/6.1.3 Good Neighbour Practices could be expanded to further include interface conflicts/trespass as a consideration	be addressed through regular operations, outside of OCP policy Added
4. Support working together on Halkomelem place names for new streets, parks, etc. Place names and the names of plants common in the area; cultural use	Consider: Include as a priority for the community under Section 2 – Community Profile and Section 4 – Local Area Policies for new developments	Added to Section 6 – Local Area Policies for Popkum (6.1)

names, heritage, etc.		
5. Policies to guide management of the Fraser River foreshore for all species	Consider: Section 8.4 Table 5 – include foreshore management for environmental protection as opportunity	Added
	Consider: Policy 8.4.17 – expand beyond access only to include foreshore management objectives	Added to 8.4.19
6. Policies to guide environmentally-friendly design of gravel removal from streams and rivers in a way that improves and protects stream habitat	Consider: Policy 10.4.11 – could strengthen language to include that sand, gravel, or rock removal in streams and rivers should be undertaken in a way that improves and protects stream habitat	Pending Cheam FN Comment
7. Reflect CFN co-management of Ferry Island and the goals that CFN council has set to enhance tourism and environmental values in the park	Section 8.2 Table 2 – Update tenure to include CFN/BC "collaborative management" – the jurisdiction of the Park falls under a park board, which is Cheam First Nation Chief and Council	Added
8. Support interpretation of living First Nations culture and heritage within Cheam Lake Wetlands Regional Park	Consider: Policy 8.4.11 – specify interpretation of FN culture and heritage Consider: Policy 8.4.16 – include guidance for Park Management Plan to include FN partnerships, culturally appropriate interpretation	Added to 8.4.8 Added to 8.4.17(c) and 8.4.18

9. The proposed gondola project is supported by CFN to increase access to the mountain for cultural use and as an	This specific project is not referenced in the Plan as it is at a conceptual + investigative/feasibility stage only; however:	No edits.
opportunity for education and jobs.	Section 3.2 – Plan objective #2 Build up tourism recreation uses . This policy supports business opportunities which build upon and enhance tourist recreation infrastructure	
	Section 5.4 – HTRC designation supports major tourist recreation commercial	
10. Recognize and protect the wetland near Bridal Falls that	DPA 5-D – supports protection of riparian areas in Area D generally	
provides rare habitat	Section 2.3 - S'ólh Téméxw Use Plan zones map identifies Sanctuary and Protected Watershed areas	
	Consider policy statement under Section 10: CFN has historic and ongoing cultural interests in the stewardship and use of the areas designated as sanctuary and protected watershed under the STUP. Plans and proposals in these areas should be referred to CFN for comment regarding the impact to practising cultural activities.	New policy 6.2.6

11. Explore servicing partnerships for sewage disposal, transit, mosquito control animal control

Section 7.1 – include policy statement regarding servicing partnerships with FN where opportunities exist, areas of

mutual interest

Consider: More detailed, specific policies encouraging partnerships could be included under sections 7.2

(transportation), 7.3 (water supply), 7.4

(sewage disposal)

New Policy 7.1.6

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Planner 2

Fraser Valley Regional District

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Additional information on the update to the Official Community Plan for Electoral Area D can be found at: https://www.fvrd.ca/EN/main/services/planning-development/projects-plans/electoral-area-d-ocp-update.html

FRASER VALLEY REGIONAL DISTRICT

BYLAW NO. 1501, 2018

A Bylaw to Adopt an Official Community Plan for Popkum-Bridal Falls, Electoral Area "D"

WHEREAS the Fraser Valley Regional District Board of Directors ("the Board") has deemed it advisable to adopt *Fraser Valley Regional District Official Community Plan for Popkum-Bridal Falls Bylaw No. 1501, 2018* for a portion of Electoral Area "D";

THEREFORE the Board enacts as follows:

1) <u>CITATION</u>

This bylaw may be cited as Fraser Valley Regional District Official Community Plan for Popkum-Bridal Falls Bylaw No. 1501, 2018.

2) AREA OF APPLICATION

This bylaw shall apply to the area shown on the map attached hereto as *Schedule 1 Boundary* of the Plan Area contained in *Schedule 1501-A Official Community Plan*.

3) SCHEDULES

Fraser Valley Regional District Official Community Plan for Popkum-Bridal Falls Bylaw No. 1501, 2018 is comprised of the text, schedules, maps, tables and figures contained in Schedule 1501-A Official Community Plan which forms an integral part of this bylaw.

4) SEVERANCE

If any schedule, section, subsection, sentence, clause, phrase or map of this Bylaw is for any reason held to be invalid by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this Bylaw.

5) REPEAL

Official Community Plan for Popkum-Bridal Falls part of Electoral Area "D" Bylaw No. 200, 1997, and any and all amendments thereto, are hereby repealed.

Bylaw 1501, 2018 Page 2 of 3

6) READINGS AND ADOPTION

READ A FIRST TIME THIS

19th day of December, 2018.

READ A SECOND TIME THIS

A PUBLIC HEARING WAS HELD THIS

READ A THIRD TIME THIS

ADOPTED THIS

Chair/Vice-Chair

Corporate Officer/Deputy

7) <u>CERTIFICATION</u>

I hereby certify the foregoing to be a true and correct copy of *Fraser Valley Regional District Official Community Plan for Popkum-Bridal Falls Bylaw No. 1501, 2018* as adopted by the Board of Directors of the Fraser Valley Regional District on the day of .

Dated at Chilliwack, B.C. this day of

Corporate Officer/ Deputy

Bylaw 1501, 2018 Page 3 of 3

FRASER VALLEY REGIONAL DISTRICT OFFICIAL COMMUNITY PLAN FOR POPKUM-BRIDAL FALLS BYLAW NO. 1501, 2018

SCHEDULE 1501-A Official Community Plan This is Schedule 1501-A Official Community Plan which is attached to and which forms an integral part of Fraser Valley Regional District Official Community Plan for Popkum-Bridal Falls Bylaw No.1501, 2018. Corporate Officer/Deputy Chair/Vice Chair

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Acknowledgements

Thank you for your participation

Thank you to the numerous individuals and agencies who helped develop and inform the Official Community Plan. The Plan was developed in consultation with residents, business owners, stakeholders of Popkum- Bridal Falls, as well as a group of resident volunteers who formed the Plan Review Team. Representatives of the Cheam First Nation and Stó:lō governments were consulted in the development of the Plan. In addition, representatives from the Agricultural Land Commission, City of Chilliwack, School District Number #33, Ministry of Transportation and Infrastructure, BC Parks and other governments and agencies provided valuable input.

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Children's art, My Popkum-Bridal Falls Popkum Fire Department Open House October 2015

Children's art comes to life. All the elements that make Popkum-Bridal Falls a desirable place for residents and visitors....easily accessible mountains, forests, and outdoor recreation.



1.1 Purpose of the Official Community Plan

What is an Official Community Plan?

An Official Community Plan identifies where we are going and how we will respond to growth and change over the next 20 years.

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- Sets out the big picture for the future of the community.
- Long term perspective to identify what will Popkum-Bridal Falls be like in 20 years?
- Broad statement of objectives and policies that support the long term vision for Popkum-Bridal Falls.
- Guides the Regional Board with Plan policies give direction to decisions, not regulation.
 Bylaws enacted and works undertaken by the Regional District must consider the OCP policies.
- Reflects community values and balances interests based on feedback from stakeholders and citizens.
- **Wide ranging impact** with policies that impact a broad range of Regional District interests from sewage disposal, subdivision to parks, and more.
- Identifies steps to address community needs. Not all issues are resolved by the Plan.
 Implementation of Plan policies will occur over time through subsequent specific plans, bylaws and as development occurs.



Provincial legislation in the *Local Government Act* requires OCP's to address the following key areas:

- **Residential development** and their location, amount, type and density required to meet anticipated housing needs over a period of at least 5 years;
 - Page | 3
- Commercial, industrial, institutional, agricultural, recreational and public utility land uses and their respective location, amount and type of both present and proposed uses;
- Sand and gravel deposits and their location and area suitable for future extraction;
- Hazardous and environmentally sensitive lands, and development restrictions for their use;
- Major road, sewer and water systems and their approximate location and phasing;
- **Public facilities** proposed for the area, and their approximate location and type.



1.2 Effect of the Plan

What does an OCP do?

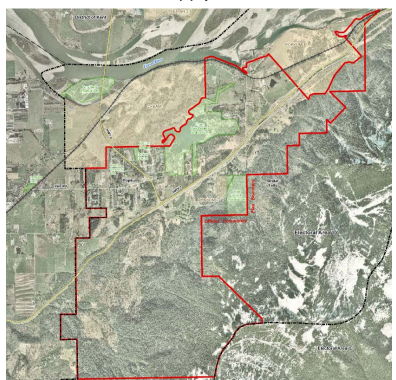
The Regional Board is required by the *Local Government Act* to comply with the policies of this Official Community Plan as follows:

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- **Zoning bylaw amendments must be consistent.** A zoning bylaw enacted prior to the effective date of this Plan is not altered by this Plan. Where such a bylaw is amended, the amending bylaw must be consistent with the provisions of the Official Community Plan.
- OCP Policy is a guide, not obligation. The adoption of this Plan does not commit the Regional Board or any other governmental body to undertake any project outlined herein, nor does it authorize the Regional Board or any other governmental body to proceed with a project except in accordance with the procedures and restrictions laid down by any Act.
- All bylaws must be consistent with the OCP. All bylaws enacted and works undertaken
 by the Regional Board shall be consistent with the Official Community Plan.

1.3 Plan Area Location and Boundaries

Where does the OCP apply?



Popkum and Bridal Falls is part of Electoral Area D.

The community is located just east of the City of Chilliwack's eastern boundary, between the Cheam ridge and the Fraser River.

The Official Community Plan boundary covers 4482 hectares (11,076 acres).

The formal boundaries of the Plan area are shown on Schedule 1 - Boundary of Plan Area.



1.4 The Planning Process

How the Plan was created

The preparation of this Official Community Plan involved consultation with the Popkum-Bridal Falls residents, provincial and federal agencies, local interest groups and others. The planning process included:

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- open house sessions at Parks Day event in Cheam Lake Wetlands Regional Park and Popkum Fire Department Open House event;
- breakfast meetings with developer and business community in Popkum and Bridal Falls;
- newsletters & surveys mailed and available online to households in the Plan boundary;
- early and on-going consultation with various agencies;
- extensive dialogue with Popkum Residents Association, comprised of local residents and property owners;
- many meetings with stakeholders, government agencies, Cheam First Nation and others;
- thorough Plan review by the Plan Review Team, consisting of volunteer residents and FVRD staff; and
- open houses and public hearings prior to the adoption of the Official Community Plan.

Consultation was guided by "Electoral Area D Official Community Plan Update: Consultation Strategy" and the Electoral Area Services Committee (EASC) and the FVRD Regional Board. The OCP bylaw was adopted at the <insert date here, 2020 > Regional Board Meeting.







1.5 Plan Structure and Interpretation

How to read and use the OCP

In this Official Community Plan, policies are numbered and clearly identified. Policies are often preceded by a discussion which is intended only to provide the reader with context. Discussions are summaries only. They do not constitute Plan policies.

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Key Interpretation Terms

Policy intent of the Regional Board is expressed through Plan policy. Particular attention should be given to the wording of policies contained in the Plan:

"shall"	imperative course of action which is within the scope of the Regional Board's powers to provide, enact, regulate or enforce;
"should"	desirable course of action to be taken by the Regional Board or other body or person;
"may"	permitted course of action which is available to the Regional Board or other bodies or persons; and,
"will"	result to be expected on the basis of present information.

- 1.5.1 Understanding the differences of statements, policies and discussions. In this Plan, only statements clearly identified as policies of the Regional Board should be understood as Plan policies. Plan policies stand on their own as expressions of the Regional Board. Discussions, or non-policy statements, within the Plan are brief summaries provided for context only. They do not constitute plan policies and must not be interpreted as complete statements of the intention of the Regional Board with respect to the policies that follow them.
- 1.5.2 **Designation boundaries are generalized**. Boundaries between different land use designations are general and are not intended to be hard boundaries, particularly in split designated lands, or in circumstances where topography, agricultural land uses, watercourses affect land use.



Understanding the Plan Structure

Policies	 numbered and clearly identified; prefaced with the title 'Policy"; discussed and given context in the preceding paragraph which is intended only to provide the reader with a better understanding; stand on their own.
Discussions	 summaries only and are not comprehensive; not Plan policy and not be interpreted as complete statements of the intention of the Regional Board with respect to the policies that follow them.
Schedules	 Display official designations of the Regional Board, including; land use designations; current and potential parks; and development permit areas. Boundaries between different land use designations are general and are not necessarily intended to conform to property lines. Information is updated and amended as required.
Maps	 Display information that is useful in understanding Plan policies and their context, including; Agricultural Land Reserve (ALR) boundaries; floodplain and hazardous areas service areas of the FVRD. Information is unlikely to be updated. Readers should be aware that they will become outdated.

1.6 Plan Amendment and Review

How and when does the OCP evolve and change?

The Plan will need to evolve and change over time when community values shift, new information or legislation arises, or significant or unanticipated development proposals come forward. Plan amendments should include extensive public input and reflect the interests of the community.

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Typically a Plan update or amendment occurs by:

- Application. Development proposals which require rezoning and are inconsistent
 with Plan policy will require an OCP amendment application. The Regional Board will
 respond to defer, reject or accept the application, and determine if a Plan policy
 review is necessary.
- Regional Board direction. Periodic review of the Plan may be necessary to update policies and respond to new information, servicing or hazard studies, development trends, or legislation.

- 1.6.1 **Periodic updates anticipated.** An update and review of the Official Community Plan should occur periodically to ensure policies reflect community interests and direction on development and land use over the next 20 years, as changing community values and needs arise.
- 1.6.2 **Consultation necessary.** Public consultation and a Public Hearing as required by the *Local Government Act* may be necessary when completing an Official Community Plan review and amendment.
- 1.6.3 Major amendments. Major amendments to the Plan for complex proposals or which involve uses not contemplated within the Plan area and unanticipated by Plan policy may be deferred until broader Plan amendment and consultation process is complete. Additionally, the Board may wish to consider such Plan amendment applications separate from any related zoning amendment applications.
- 1.6.4 **Housing Needs Report.** An update to the Plan should occur once the Regional Board receives a Housing Needs Report as prescribed by the *Local Government Act*. The amendment to the Plan should consider the report and what implications exist for policies related to demand for and supply of housing.



1.7 Consultation and Cooperation

Working together

Successful implementation of the Official Community Plan depends upon community support, stakeholder involvement and the cooperation of senior governments. Accordingly, the policies of this Plan reinforce the Regional Board's commitment to open discussion, local involvement and cooperation in community development. Key partners in the development and ongoing implementation of the OCP include;

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- Property Owners and Residents
- Business and Industry
- Cheam First Nation
- Popkum First Nation
- Ministry of Transportation and Infrastructure
- City of Chilliwack
- School District No.33
- Agricultural Land Commission
- Province of British Columbia
- Chilliwack RCMP

- 1.7.1 **FVRD commitment to consultation.** Consultation during the development, amendment or repeal of this Official Community Plan will meet or exceed the requirements of Section 475 of the *Local Government Act*. Consultation should be commensurate with the scope of the change contemplated.
- 1.7.2 **Working together with community, neighbours and stakeholders.** The Regional District will work together and assist in coordinating discussions between property owners and residents, school districts, provincial and federal agencies on matters of land use, roads and services.
- 1.7.3 **Broad based and early consultation is encouraged**. Development proponents which require a zoning and/or OCP amendment should undertake early communication and consultation with community stakeholders, including but not limited to property owners, residents, business operators and First Nations to identify areas of mutual interest, concerns and options.
- 1.7.4 **First Nations**. Neighbouring Popkum and Cheam First Nations, and the broader First Nations community interests should be consulted about amendments to this Plan that may affect their interests, particularly when land designations on Crown land or along our shared boundary are under consideration; cultural impacts; shared services; or, partnerships opportunities. The scope and form of consultation shall be determined by the Regional Board and informed by discussion with the First Nations.
- 1.7.5 **City of Chilliwack.** The City of Chilliwack should be consulted about amendments to this Plan that may affect their interests, particularly when land designations along the municipal boundary are under consideration; transportation/traffic implications are evident; major services are proposed; or, opportunities for shared services and



coordinated planning are apparent. The scope and form of consultation shall be determined by the Regional Board and informed by discussion with the municipality.

1.7.6 **Agricultural Land Commission**. All applications for zoning amendments, plan amendments, and temporary use permits in the Agricultural Land Reserve, and directly adjacent to Agricultural Land Reserve lands shall be circulated to the Agricultural Land Commission for review.

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1.8 Implementation

Role of the Plan Policy

The policies of the Plan may be implemented in a number of ways. Policies respecting matters within the jurisdiction of the Regional District can be implemented through the provision of services; servicing practices and standards; and, the subdivision and development control process, including zoning bylaws, subdivision standards, and the issuance of permits.

The Plan also contains advocacy policies which relate to matters that are the jurisdiction of provincial agencies or other authorities. These policies may be advanced through liaison with the responsible authority, including referral responses.

- 1.8.1 Range of implementation roles. The policies of this Plan will be implemented by the Regional Board in a variety of ways, including subdivision and development control, servicing decisions and policy approaches. Plan policies which relate to matters that are the jurisdiction of provincial agencies or other authorities will be advanced through liaison, advocacy and referral responses.
- 1.8.2 **Approving Officer.** This Plan may be taken by the Ministry of Transportation and Infrastructure Subdivision Approving Officer as a statement of the public interest.





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2.1 Community Overview

Rural character with urban services

Popkum and Bridal Falls are two distinct neighbourhoods with an overall population of 1529 residents¹. The community is located between the lower slopes of Mt. Cheam and the Cascade mountain range on an upland bench along the Fraser River, yet largely outside of the Page | 13 floodplain. This natural setting provides a scenic backdrop for the two distinct neighbourhoods:

- **Popkum** a suburban residential neighbourhood bordered with conservation and agricultural lands in east Popkum.
- **Bridal Falls** an existing tourism commercial corridor with a mix of destination activities, services, resort-accommodation and residential.

Popkum-Bridal Falls has a wide range of amenities and services that support a rural lifestyle and assist residents and businesses in meeting their day to day needs. More specialized services require travel to Chilliwack and points beyond. Local services include:

- **Commercial services.** Service station, garden centre and food service business at the (a) Highway 9 and Yale Road roundabout, (b) Bridal Falls Road corridor.
- Park facilities at Shannon Community Park, Parkrose Community Park, Cedar Community Park, Popkum Community Trail and a planned community park at the former Minter Gardens site. In addition to larger parks; Cheam Wetlands Regional Park, Ferry Island Provincial Park and Bridal Veil Falls Provincial Park.
- **Walking trail network** expanding with each new development
- Fire Department Popkum Volunteer Fire Department
- **Community water** system owned and operated by the FVRD
- **Highway access.** Highway 9 and Highway 1 access
- **Rosedale Traditional Community School**, grades K-8 (built in 2010)
- **Transit service** between Chilliwack and Harrison Hot Springs with up to 19 trips daily (2017).



¹ 2016 Statistics Canada Census

2.2 Population and Building Statistics

A Growing Community

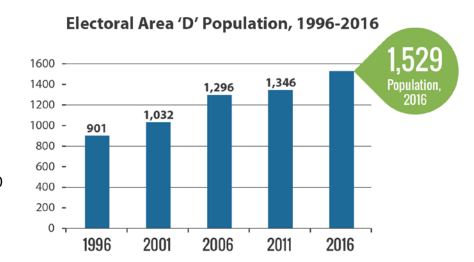
Understanding the dynamics and character of population growth is important for identifying the amount and type of land use needs of a community. This section will look at population, mobility, household and family characteristics, and economic properties. Unless otherwise noted, data used in this section are derived from the Statistics Canada Census.

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Popkum-Bridal Falls is a unique community in the Fraser Valley, with a niche of valuable, large suburban residential lots and high quality housing, along with tourism commercial businesses in a natural setting and outdoor recreation opportunities. Not surprisingly, the community demographics reveal a population increase of 14% (2011-2016) to 1529 residents, of predominantly families with above average incomes and education than other FVRD communities.

Overall Population

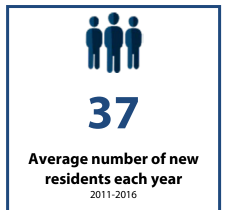
Residents are increasingly drawn to the neighbourhoods of East and West Popkum as new developments proceed over the years. Since 1996, the community has increased by 628 residents. This represents 70% population growth over 20 years.



Population Growth and Trends

Electoral Area D grew at a faster rate than the overall Fraser Valley Regional District as a whole between 2011 and 2016.





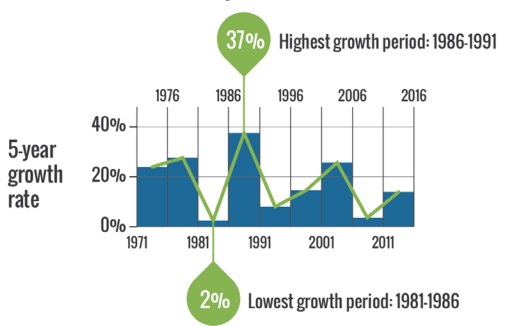
Growth Trends

Stable growth with peaks

Population growth in Electoral Area D has peaked over certain 5-year periods and remained relatively flat in others. Most notably, the population growth between 1986 and 1991 was 37%, with a high level of subdivision activity allowing more families to move into the area.

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Electoral Area 'D' Population Growth Rate



Periods of rapid population increase followed by stable periods are typical in Popkum-Bridal Falls. The 12% population growth experienced between 2011 and 2016 is below the average 5-year growth rate of 17% for the Electoral Area since 1971.

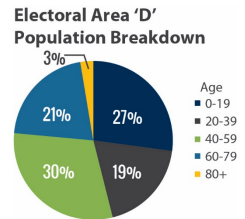
5-year growth rate average (1971-2016): 170/o

Population Age

Local Population

Age characteristics for Area D indicate that most residents were either young or middle-aged, with those aged 80 or older representing less than 3% of the overall population. Millennial residents (those aged 20-39 in 2016) represented a smaller proportion of the population than did their younger and older counterparts.

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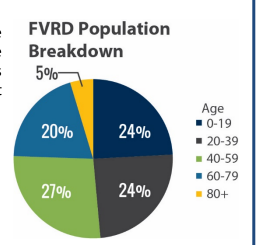


Average age in Area 'D':

Regional Population

The Fraser Valley Regional District as a whole had a more even age distribution than Area D, with more millennials, and nearly twice the proportion of residents aged 80+. Those aged 40-59 still represented the largest proportion of the overall population.

Average age in FVRD:



Housing

Most Popkum-Bridal Falls residents live in single-family homes. 86% of dwelling units in 2016 were single-family homes, with the remaining 14% made up of mobile homes and other dwelling types. There are no apartment buildings or duplexes in Electoral Area D.

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The average household size in Popkum-Bridal Falls in 2016, at 2.8 persons per household, is slightly above the average for the Fraser Valley Regional District of 2.7 persons. This is unchanged from 2011 Census data.



Household Characteristics

Nearly half of all Electoral Area D households do not have children residing within the home.

410/o of households were home to 2 people in 2016

Of the 425 Couples in Area D:



Have Children

Have No Children

Electoral Area D residents are more likely to be in a married or common-law relationship than FVRD residents on average.

Percentage of Area D residents aged 15+ married or common law:

Percentage of FVRD residents aged 15+ married or common law:

Development Data and Trends

Building Permits

2012-2017 FVRD Building Permit Statistics indicate that in this 6-year period, there was an average of 32 Building Permits of all types issued per year. In 1996, the year the previous Official Community Plan for Area D was released, building permit applications averaged 35 per year for the previous 5-year period.

Average Value of Issued Permits by Building Type, 2012-2017

Single Family Dwelling

\$302.887

Additions, Renovations, & Accessory Buildings

Agricultural, & Institutional

Commercial,

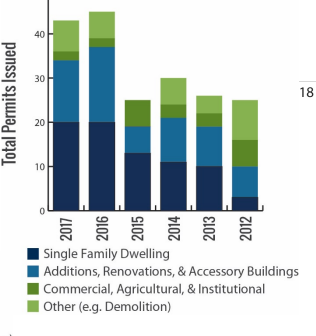
Other (e.g. Demolition) 50 r







\$353,341 \$22,741



Subdivision Activity

The majority of Electoral Area D's population is clustered in Popkum, a small area in the southwestern corner of the Electoral Area.

Popkum has been home to a number of subdivision developments since the 1970s that help explain the 'peaked' population growth spurts, followed by periods of relatively low population growth. As the area has filled out in the past two decades, fewer subdivisions have developed.

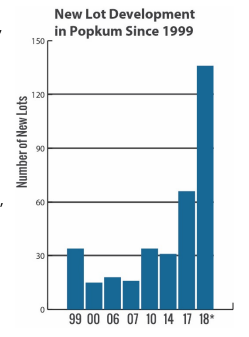
Approximately 350 lots were created between 1999 and 2018*, while over 200 were created between 1979 and 1995.

Total new lots created in Area 'D' since 1999:

Equivalent to

980

residents based on 2.8 persons per household, the 2016 average household size.



*Proposed



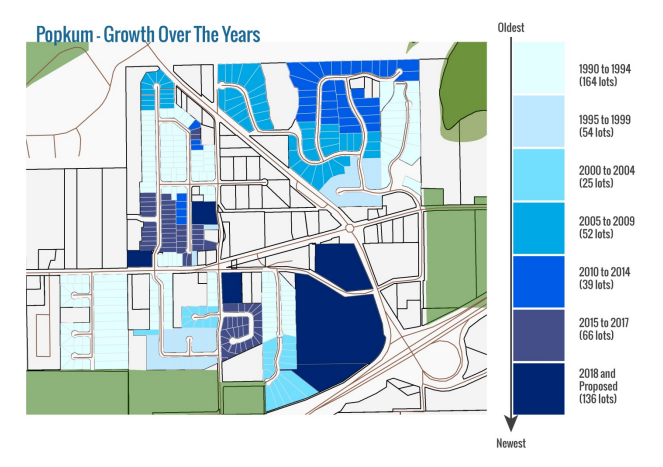
Popkum Subdivision Activity, 1989-2014



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Subdivision activity resulting in new lots for single-family homes has occurred in surges, with some years seeing a significant number of new lots (up to 34 per year in 1999 and 2010) and other years seeing no new lots.

Future development will continue in West Popkum, with undeveloped lands designated for expanded residential development, and looking further ahead to future development opportunities in the Bridal Falls uplands. Remaining lands in Popkum-Bridal Falls area are constrained by geohazards and/or the Agricultural Land Reserve (ALR). ALR lands are reserved for agricultural and related uses in accordance with the *Agricultural Land Commission Act* and its regulations.



2.3 First Nations - Our Neighbours

Lands within the Popkum-Bridal Falls Plan area are located within Stó:lō territory. Neighbouring reserves include the Cheam, Peters, and Popkum Bands. The FVRD engages with affected first nations regarding any proposals to amend the Official Community Plan and those identified through the Province of BC's Consultation Database.

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Consultation regarding land use matters may also be an avenue for increased co-operation, understanding, and dialogue between First Nations and the Regional District and a basis for good-neighbour relations and servicing agreements. The expansion of the Electoral Area D community water supply to service the Cheam reserve is a good example of positive relationship and collaboration which benefit all.

Documented and undocumented archeological sites and traditional use and cultural heritage sites exist throughout the Plan area. Many of these sites are actively used today. The S'ólh Téméxw Use Plan Policy identifies the Cheam Range as sanctuary lands used for spiritual and traditional activities.

Ongoing dialogue, co-ordination and collaboration between our communities will be important for future success in ensuring these Plans are implemented and important cultural values are protected.



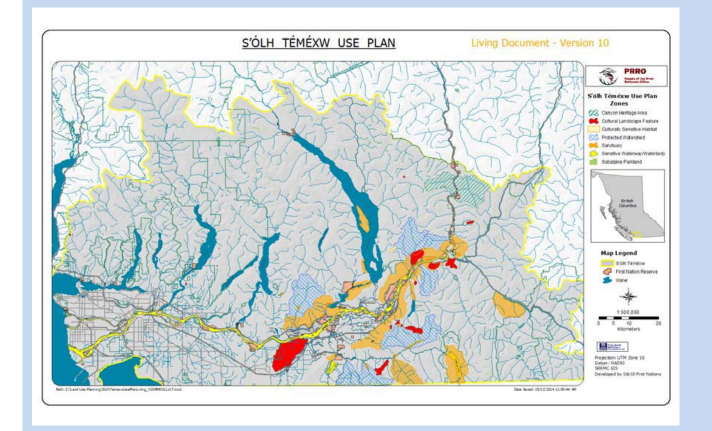
Lhílheqey (Mount Cheam)

In the Halq'eméylem language of the Stó:lō, Mount Cheam is named Lhílheqey, also referred to as "Mother Mountain" as she is the mother of "Seyowot", "Oyewor" and "Xomothiya", who are the smaller mountains below her. She was originally from here and she left her husband "Kwelxthew" (Mount Baker) and she returned home to the Fraser Valley. Xexá:ls changed her into a mountain and gave her the responsibility to watch over the people, the river and the salmon. (Source: Stó:lō Tourism and Tourism Chilliwack)

S'ólh Téméxw Use Plan Policy

First nations are advocating their interests and managing their territory through Land Use Codes or Land Use Plan documents. These strategic documents are important and influential to community development, particularly where shared interests such as improved water and sewer services, or crown land development is proposed.

The Stó:lō have adopted the S'ólh Téméxw Use Plan Policy which provides details of the rich history of the their people. The plan identifies areas of cultural significance to Stó:lō for protection. The intention is not to prevent economic growth and development but to serve as high-level strategic planning tool that informs and balances the land use interests and needs of Stó:lō and others ranging from economic development to cultural heritage and environmental conservation and protection.

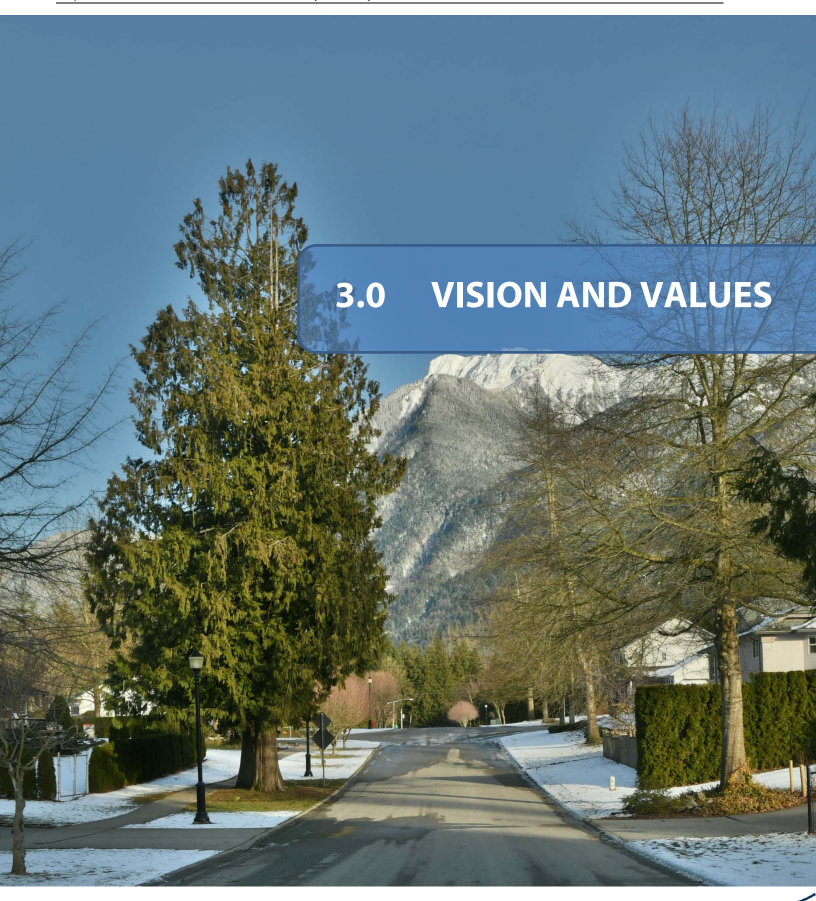


Policy

2.3.1 **FVRD Consultation with First Nations.** First Nations, including the Cheam First Nation, Popkum Band, Peters Band, Stó:lō Nation, Stó:lō Tribal Society and the Ts'elxweyeqw Tribe - shall be consulted respecting amendments to this Plan that may affect their interests in accordance with the requirements of the *Local Government Act* and the policies of the FVRD Board of Directors.

- 2.3.2 **First Nations consultation with the FVRD**. Cheam First Nation, Popkum Band, Peters Band, Stó:lō Nation, Stó:lō Tribal Society and the Ts'elxweyeqw Tribe are encouraged to consult with the Regional District on matters that may affect the land and residents of Electoral Area D.
- 2.3.3 **Partnerships**. Opportunities for shared services and coordinated land use planning should be explored with neighbouring first nations.
- 2.3.4 **Ongoing dialogue.** The Regional District will welcome opportunities for dialogue and sharing knowledge of heritage with First Nations.
- 2.3.5 **Development approvals.** Land developers in areas of known or potential archaeological value should;
 - i. contact first nations and the Archaeology Branch regarding archaeological values during development review processes;
 - ii. reference the Stó:lo Heritage Policy manual;
 - iii. respect and avoid known and potential heritage and archaeological resources during land use planning processes where possible;
 - iv. obtain approvals pursuant to the *Heritage Conservation Act* where required.
 - v. complete an archaeological impact assessment for zoning and community plan amendment applications.
- 2.3.6 **Archaeological sites mapping.** As opportunities arise, the Regional District will liaise with first nations regarding external funding opportunities to improve archaeological sites mapping.
- 2.3.7 **Artifacts.** Discovery of archaeological artifacts should be immediately reported to the Province of BC Archaeology Branch and relevant first nations or others as appropriate.

- 2.3.8 **Landowner education and outreach.** Property owners proposing development in an area of known or potential archaeological resources should contact the Province of BC Archaeology Branch for advice and guidance.
- 2.3.9 **First Nations Planning Tools.** Land owners and developers should refer to First Nations land use codes or land use plan documents to inform development plans in the interest Page | 23 of balancing land use interests and needs with those of our First Nations neighbours.
- 2.3.10 **First Nations lands buffer**. Where developments are proposed along First Nations land boundaries, applications should consider potential interface conflicts and trespass issues and minimize these conflicts through appropriate mitigative measures.



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3.1 Community Vision

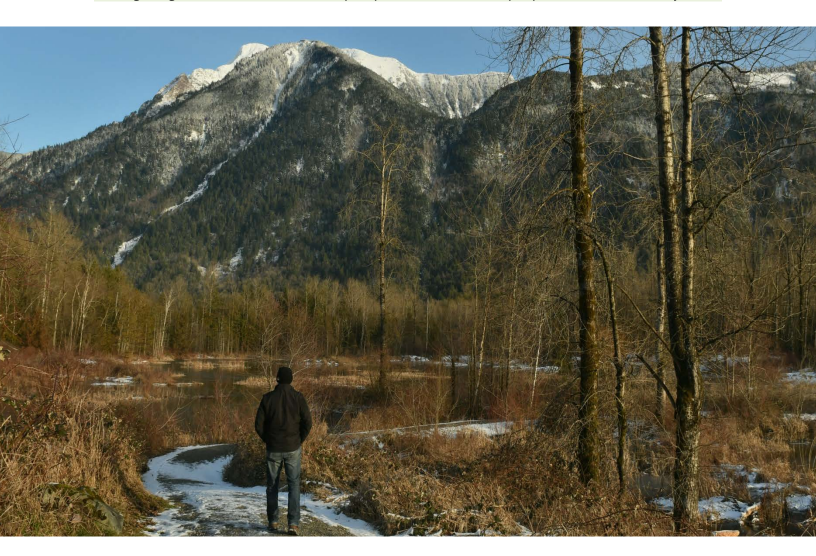
What Does Popkum-Bridal Falls look like in the future?

The sense of space with room to move, trees and mountains, high quality homes and successful businesses are some of the many factors that make Popkum-Bridal Falls a desirable community. Informed by consultation, the Plan provides policies and context to guide land use decisions and point decision makers in the right direction.

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Vision Statement

Popkum-Bridal Falls is a growing and desirable community of distinct neighbourhoods. Each neighbourhood compliments and contributes to the community character as a whole. Our community is recognized for its active and rural lifestyles; parks, trails and nature; high quality development and services; central commercial nodes, surrounded by scenic mountains and well managed agricultural lands, with a deep respect for First Nations people, culture, and history.



3.2 Plan Objectives

What are the big-picture goals?

The following aspirations explain a more detailed picture of the Plan's vision:

1. **Maintain and enhance high-quality neighbourhood character.** Ensure high quality commercial and residential development which respects the community character, privacy, natural and open spaces, and enhances the neighbourhood.

- 2. **Build up tourism recreation uses**. Support business opportunities for Bridal Falls which build upon and enhance existing tourist recreation infrastructure.
- 3. **Expand parks, trails, and open spaces.** Provide accessible outdoor recreation opportunities which connect residents and visitors to existing park and open space sites.
- 4. **Ensure safe development**. Avoid development in hazardous locations.
- 5. **Ensure high quality community services.** Facilitate development which is serviced by high quality, well managed services for drinking water, transportation networks and wastewater treatment.
- 6. **Preserve the environment**. Protect the natural environment by ensuring development is well managed and designed to work with the land to ensure vegetation, trees, and riparian areas which provide aquatic and terrestrial habitat is preserved and the integrity of the community's air and water resources are maintained.
- 7. **Protect and enhance agriculture**. Encourage a productive and viable agricultural community by supporting farm diversity with value added options and avoiding conflict with neighbouring land uses.



3.3 Regional Growth Strategy

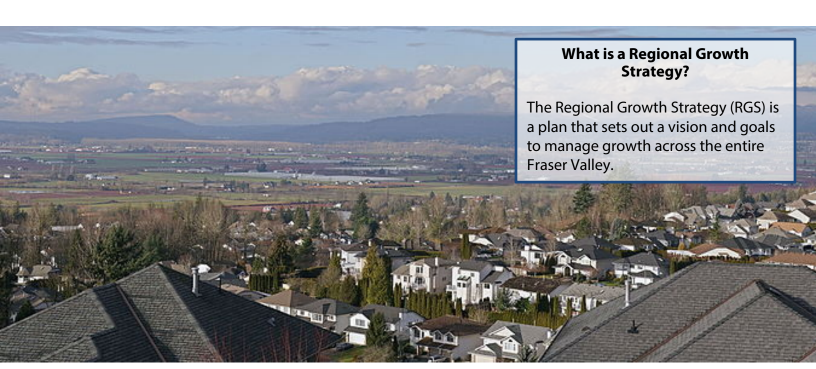
How does Popkum-Bridal Falls fit within the Fraser Valley?

Future growth and change for Popkum-Bridal Falls is not only guided by the Official Community Plan (the Plan), but also by a larger regional plan that guides the overall development of the Fraser Valley. The Fraser Valley Regional District's (FVRD) "Choices for Our Future: Regional Growth Strategy" (RGS), adopted in 2004, outlines a broad framework for managing regional growth and ensures the Fraser Valley remains a desirable place to live, work and play. Eight management goals are identified that will help manage growth in the region, including:

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Regional Growth Strategy (RGS) goals

- ✓ Increase Transportation Choice and Efficiency.
- ✓ Support and Enhance the Agricultural Sector.
- ✓ Manage Urban Land Responsibly.
- ✓ Develop a Network of Sustainable Communities.
- ✓ Protect the Natural Environment and Promote Environmental Stewardship.
- ✓ Protect and Manage Rural and Recreational Lands.
- ✓ Manage Water, Energy Resources and Waste Responsibly.



Regional Context

The Fraser Valley is a fast-growing region. Since 2011 the FVRD has grown 6.6% with a 2016 population of 295,934¹. The majority (89%) of the Fraser Valley residents reside in the three municipalities of Abbotsford, Chilliwack and Mission. Growth is planned to continue in these urban municipalities.

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While most of the Fraser Valley grew significantly between 2011 and 2016, the City of Chilliwack experienced the fastest municipal growth in the region with a rate of 7.5%. Chilliwack's population is 83,788 (Census 2016). That growth spilled over to Electoral Area D, the next-door neighbour community. While a smaller population overall, Electoral Area D within the same timeframe grew by a remarkable 13.6%, with a population increase of 183 people to a current population total of 1,529 people.

Growth in Electoral Area D reflects development pressures in Chilliwack and the limited availability of low density housing in the municipality. Popkum has relatively large lots along with high quality homes, access to outdoor recreation, and proximity to urban areas with schools, employment and highway access. These attributes make Popkum a desirable neighbourhood for those seeking a more suburban and rural lifestyle. New low density development is no longer commonplace in quickly growing municipal areas, with townhomes and small lot residential predominant as land scarcity and housing demand increases.

Looking forward, the Region and Electoral Area D is projected to continue growing. The projected population of Electoral Area D could rise from 1,529 people in 2016 to 1,967 people by 2031². This represents a 29% growth rate over 15 years. Market cycles make it difficult to predict growth, but overall the community will continue to expand along with the rest of the Fraser Valley.

FVRD in BC's Top 3 Most Populated Regional Districts

Population (2016)

- 1. **Metro Vancouver** 2,463,431
- 2. Capital (Victoria) 383,360
- 3. **FVRD** 295,934

FVRD leads BC growth

Population Growth (2011 - 2016)

- 1. **FVRD** 6.6%
- 2. Metro Vancouver 6.5%
- 3. **BC** 5.6%

² Urban Futures, Demographic, Housing & Employment Outlook for the Electoral Areas in the Fraser Valley Regional District, May 2015.



¹ Statistics Canada, 2011 Census



Who is in the FVRD?

- Six municipalities and eight electoral areas.
- Popkum-Bridal Falls is formally known as Electoral D.
- 295,934 residents (2016 Census).

Consistency with the Regional Growth Strategy

The Popkum-Bridal Falls OCP is consistent with the FVRD growth strategy's vision in being a: "network of vibrant, distinct, and sustainable communities that accept responsibly managed growth while being committed to protecting the land resource and the natural environment to ensure that a high quality of life is accessible to all." (FVRD RGS 2004).

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Section 445 of the Local Government Act requires that all bylaws adopted by the Regional District are consistent with the RGS. The table below outlines how the Plan meets the RGS goals.

Goal 1: Increase Transportation Choice and Efficiency	Encourages the creation of trails within the West Popkum area to encourage walking and cycling as an alternative to motor vehicle travel.
	Supports use of public transportation service between Harrison, Kent, Popkum and Chilliwack.
Goal 2: Support and Enhance the Agricultural Sector	Promotes agricultural viability by encouraging agritourism and protecting farmland for agriculture
Goal 3: Manage Urban Land Responsibly	Not applicable.
Goal 4: Develop a Network of Sustainable Communities	Identifies compact commercial development areas to serve the local community with pedestrian connections.
	Supports land uses consistent with rural and agricultural environments to encourage viability of local agriculture.
Goal 5: Protect the Natural Environment and Promote Environmental Stewardship	Encourages development which is serviced by a high quality wastewater treatment facility owned and operated by the Regional District to protect the

environment.

Recognizes the importance of the natural environment, preserves wildlife and fish habitats and

water resources.

Supports development which preserves critical habitat areas of Cheam Lake for park expansion.

Goal 6: Protect & Manage Rural & Recreational Lands	Supports maintaining and enhancing rural character and local aesthetics.
	Supports maintenance and expansion of outdoor recreational opportunities.
	Addresses the challenges of geohazards including flooding, slope stability and creeks.
Goal 7: Achieve Sustainable Economic Development	Supports agri-tourism initiatives.
Economic Development	Supports tourism economy and development in Bridal Falls.
Goal 8: Manage Water, Energy Resources and Waste Responsibly	Addresses water and waste servicing and other issues.

Regional Growth Strategy Update

The FVRD RGS is currently being updated. Following the completion of the updated RGS, this Regional Context Statement will be amended to reflect the alignment with the new RGS.

3.4 Community Well-Being

What makes a healthy community?

Growth and change for Popkum-Bridal Falls has been primarily focused on residential development that is suburban in nature. As a community within close proximity to schools it has become a desirable location for families. With a continual increase in the number of residents, a higher level of service provision will be expected as well as an increase in demand for social connection and a distinct sense of place. As the community continues to grow and evolve, so should the social dynamic offered to residents.

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Policy

- 3.4.1 **Aging in Place.** Intergenerational housing options which incorporate age-friendly design principles are encouraged by the Regional Board for all new development.
- 3.4.2 **Healthy Food Systems.** The Regional Board supports establishing a local grocery store in order to maximize health, accessible, and affordable food options in the community and complement the existing commercial food options in the community and complement the existing commercial services available to Popkum-Bridal Falls residents.
- 3.4.3 **School Capacity.** The Regional Board will continue to support School District #33 and other key partners to identify appropriate options for an additional school site to accommodate the growing need for school spaces and to address the existing capacity issues of the Rosedale Traditional Community School.
- 3.4.4 **Community Facility Space.** The Regional Board encourages the development of publicly accessible community space and supports the Popkum Residents Association in their advocacy to explore options for integrating community facility space into existing or new public infrastructure such as a library or fire hall.
- 3.4.5 **Community Associations and Volunteers.** The Regional Board will work with neighbourhood associations, businesses and other stakeholders to support and strengthen the community through principles of inclusion, participation, diversity and equity, and will continue to provide support where appropriate through grant-in-aid and in-kind contributions in recognition of the important role associations and volunteers have in the well-being of a community.



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4.1 Permitted Uses & Parcel Sizes

OCP designations facilitate effective planning by providing a basis for avoiding land use conflicts and predicting density levels, servicing needs and environmental impacts. Permitted use considerations include:

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- suitability of the land;
- service levels;
- hazards;
- access;
- community planning objectives;
- regional growth goals; and
- environmental carrying capacity and thresholds.

Specific conditions of use may apply, as prescribed in designations or other parts of this Plan or in zoning bylaws and in other regulations. Use policies outlined in each designation are particularly relevant to the Regional Board's consideration of proposals to establish, or temporarily permit, new uses not currently permitted by zoning.

4.2 Housing Needs and Residential Uses

Popkum-Bridal Falls Housing Expectations

The Local Government Act requires that an official community plan include statements and map designations with the approximate location, amount, type and density of residential development required to meet anticipated housing needs over a period of at least five years. The sections below utilize past census and development approval data to estimate future housing needs.

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The Regional Growth Strategy (RGS) for the Fraser Valley Regional District forecasts a 53% increase in population by 2041 from 2016 levels. RGS policies direct future development to existing urban areas and other locations within municipal boundaries to achieve complete and compact communities. The RGS objective is to preserve rural lands, ensuring stable and modest growth over the next twenty years.¹

Popkum-Bridal Falls development trends are on track to meet the RGS modest growth expectations.



According to Statistics Canada, the total number of households and private dwellings occupied by usual residents in the Plan area increased from 494 in 2011 to 596 in 2016. That is an increase of 102 new dwellings in 5 years, and an average of 20 new dwellings per year.

This average is generally supported by **FVRD building permit data** which indicates an average of **13 new single family homes were built per year** from 2012-2016.

Subdivision data is challenging to aggregate and quantify as the authority for subdivision approval is held by the

Ministry of Transportation and Infrastructure (MOTI). Furthermore, subdivision is not necessarily incremental. Meaning subdivision approval for a development could result in 30 new lots, however market demand may not result in construction on those lots for several years. This was observed with the Rose Garden subdivision in the mid to late 2000's. Development approval data and Statistics Canada census information are not entirely consistent, however, they show a history of modest annual demand for new residential units each year.

Overall, projected growth in the rural areas is modest and consistent with historical growth rates, particularly when compared to the fast growing urban areas of the region like Chilliwack and Abbotsford. Statistics Canada data indicates that between 2011 and 2016, the average annual population increase in Electoral Area D (excluding Indian Reserves) was approximately thirty-seven persons per year. This represents approximately 0.5% of the regional growth rate from 2011 to 2016.

Fraser Valley Regional District

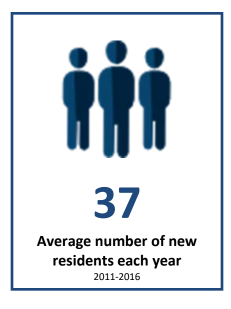
¹ Fraser Valley Regional District. *Choices for our Future: Regional Growth Strategy*. 2004. p. 30.

Housing Needs

Development will meet housing needs for next 5 years and beyond.

The Plan will meet anticipated housing needs primarily through development of new dwellings outside of the ALR on existing vacant parcels and subdivision under existing zoned or planned densities.

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Statistics Canada 2016 census data indicates that on average 37 new residents per year moved to Electoral Area D, and that the average household size is 2.8 persons. These numbers and the historic dwelling increases of 20 homes per year indicate 13 to 20 new homes are required each year to accommodate growth.

Urban Futures modeled population growth² for Electoral Area D to reach 1,967 residents by 2031 or approximately 32 persons per year. This figure is consistent with historic growth.

Development Potential

Overall development potential in West Popkum and portions of East Popkum could provide a range of 270 to 500 additional new lots for single family development on SUBURBAN RESIDENTIAL designated lands. The range reflects lot yield uncertainties from road dedication, servicing levels and the need for land assembly and redevelopment of some larger lot parcels.

These SUBURBAN RESIDENTIAL lands provide for housing needs over the next 5 years and beyond. Given a minimum development potential of 270 new lots for single family development, and an average of 20 new single-family dwellings per year (Statistics Canada 2016). The Plan provides a **minimum of 14 years of housing growth.** Future opportunities to revaluate density in the SUBURBAN RESIDENTIAL designated lands could increase development in Popkum, particularly the northwest portion of West Popkum. This area is discussed further in Section 5.0 and 6.0.

Looking beyond Popkum build out, additional lands in the Bridal Falls upland area located along the shared jurisdictional boundary with the City of Chilliwack provide promising options for longer term development and growth. These lands, however, are constrained by a lack of services, poor access, environmentally sensitive areas, and geohazards. This area is discussed further in Section 5.0.

² Urban Futures (2015) Demographic, Housing, and Employment Profile and Outlook – Electoral Areas in the Fraser Valley Regional District.



Assessing true subdivision and development potential is challenging, as each development must be determined on a site-specific basis. Also, uncertainties from the housing market fluctuations create challenges in predicting the rate of growth over time. Nevertheless, it is reasonable to conclude that planned development will satisfy the primary housing needs over the expected life of this Plan.

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Policy

- 4.2.1 **Housing needs provided in West Popkum.** Anticipated housing needs in Popkum-Bridal Falls will be addressed through development and redevelopment of SUBURBAN RESIDENTIAL lands.
- 4.2.2 **Second dwellings.** Second dwellings such as garden suites, carriage houses, secondary suites and second residences may be considered by the Regional Board consistent with the adopted FVRD Policy *Secondary Dwellings in the Electoral Areas* on the basis that they may provide opportunities to expand the availability of affordable, rental, and/or accessible housing in the community. However, in AGRICULTURAL areas farm use is a priority and residential uses are limited under the *Agricultural Land Commission Act* and its regulations. Evaluation may include:
 - a. land use and zoning regulations;
 - b. servicing requirements and feasibility;
 - c. location of secondary housing; and,
 - d. siting considerations.
- 4.2.3 **Second dwellings in new development.** The Regional Board will support and encourage consideration of secondary dwellings for new neighbourhood developments where appropriate levels of service can be properly calculated and accommodated during the development of new water, sewer, and storm systems in addition to consideration for adequate parking, road width, and privacy measures.
- 4.2.4 **Caregiver use**. Accessory Family Residential Use zoning conditions should be reviewed by the Regional Board to allow the caregiver to reside in the accessory residence.
- 4.2.5 **Development land evaluation.** Residential development will be directed away from agricultural lands, lands susceptible to hazards, lands with severe limitations for ground-based disposal of sewage, or connection to community sewage system, and lands with building or road foundation limitations unless adequate measures are taken to mitigate associated issues.



4.3 Industrial Uses

Section 473 of the *Local Government Act* requires that official community plans identify the approximate location, amount and type of present and proposed industrial land uses. There is one parcel zoned for industrial use in the Plan area: the long established wood processing site in Bridal Falls. The subject parcel is not zoned for industrial use, but does permit the industrial use by Land Use Contract agreed to in 1978.

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In 2014, the Province of British Columbia³ passed legislation directing all land use contracts to be automatically terminated, and effectively discharged from the title by June 30, 2024. Therefore the LIMITED USE designation policy provides support for a future zoning amendment to facilitate the ongoing forest product processing use for this parcel only.



The Plan does not identify lands for future industrial development, as the services necessary to support industrial development are generally not available in the Plan area. Industrial lands are typically located in urban areas such as nearby Chilliwack, where adequate services and population centres are located. Accordingly, applications for the designation of new industrial lands will be considered on an individual basis with careful consideration of community impacts.

Industrial uses in the Electoral Areas generally relate to resource sector activities such as aggregate or forestry which occur on or near Crown land but can impact neighbouring residential, agricultural and institutional uses. These resource industries provide local employment and economic investment. Furthermore, these uses can be temporary or seasonal. Balancing the impacts and benefits of industrial development will be a consideration of the Regional Board in commenting on senior government referrals and in decisions on land use activities including Temporary Use Permits (Section 12).

Policy

4.3.1 The Regional Board will consider proposals to rezone or establish community plan designations for industrial uses on an individual basis, with consideration to neighbourhood impacts including noise, traffic, sight, sound, odour, and stormwater runoff.

raser Valley Regional District

³ Miscellaneous Statues Act, Bill 17, 2014

4.3.2 The Regional Board will consider rezoning of 54370 Bridal Falls Road to an industrial use consistent with the existing forest products processing operation permitted under Land Use Contract, as outlined in the LIMITED USE designation policy.

4.4 Community Care Facilities

Section 20 of the *Community Care and Assisted Living Act* states that a local government bylaw does not apply to licensed Community Care Facilities if the bylaw would:

 limit the number of persons in care who may be accepted or accommodated at the community care facility; Page | 42

- limit the types of care that may be provided to persons in care at the community care facility; or
- apply to the community care facility only because:
 - it is not being used as a single-family dwelling house, or
 - it operates as a community care facility, a charitable enterprise or a commercial venture.

4.5 Lawfully Non-Conforming Use & Siting

Legally established existing land uses which are not permitted uses in the zone within which they are located, are regulated under Division 14 of the *Local Government Act*. Most lawfully non-conforming uses are associated with development constructed before zoning bylaws were established. In many cases, the existing zone to establish conformity is not an acceptable option, although continuance of the use under certain restrictions may be acceptable. The siting and dimensions of buildings may also be lawfully non-conforming under the *Local Government Act*.

Policy

- 4.5.1 Where the continuance of a lawfully non-conforming land use would not be hazardous or in conflict with surrounding land uses and where the applicant indicates a desire to negotiate a covenant with the Regional Board limiting future uses, buildings and structures to those legally established at present the Board may rezone the property to reflect the actual use.
- 4.5.2 The Regional Board may consider the issuance of a development variance permit to vary siting regulations to address and render the siting or dimensions of a building or structure conforming.



4.6 Transportation and Utility Corridors

Popkum-Bridal Falls is a strategic corridor for numerous national and provincial utility and transportation corridors. These corridors are critical to Canadians for transportation, and movement of goods and energy products. As shown on Map 4 – Utility and Transportation Network, the narrow passage of land between the Fraser River to the north and the slopes of Mount Cheam to the south, provides an area of 2.5 kilometres where seven corridors are located, including:

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- Highway No.1
- Highway No.9
- Canadian National Railway
- BC Hydro 500 KV powerline corridor two corridors
- Enbridge natural gas pipeline and compressor station
- Trans Mountain oil pipeline and pressure station

Popkum-Bridal Falls is uniquely located in the path of the seven corridors, and each one creates a footprint and impact area whether it be for maintenance or upgrade activities, noise, operations or even just visual obstruction. These corridors have existed in some cases since the early 1900's, and in many ways the present-day community grew around the corridors.

Nonetheless, in recognition that additional capacity in transportation and utility corridors and facilities will be required to serve future growth areas of the Lower Mainland - and that the construction of new transportation and utility corridors has major impacts on the land base, growth potential and economic well-being of the Region - in May, 2001, the Regional Board adopted the *Transportation and Utility Corridors of Regional Significance Policy*. The policies of this plan supplement the *Transportation and Utility Corridors of Regional Significance* for Electoral Area D.

In addition to the corridor policy, the Regional Board has adopted two additional policies of note:

- Community Benefit Contribution policy; and,
- Crown-Community Interface policy (applicable to Crown lands).

Respectively, these policies provide a framework for ensuring significant projects provide a community benefit and balance development impacts and Crown land use impacts to neighbouring electoral area communities.



BC Hydro provides an annual community benefit contribution to the FVRD for local initiatives such as parks & infrastructure upgrades.



Policy

4.6.1 **Studies required.** Any proposed new transportation or utility corridor of regional significance will be regarded as a "Corridor Under Study". Regional District support for such proposals will be contingent upon submission of studies to demonstrate that:

- a. the proposal meets the land use, environmental and air quality policies of the Regional Board as expressed in the Regional Growth Strategy, Fraser Valley Air Quality Plan, this Official Community Plan, and other Board policies;
- b. the proposal minimizes the disruption to existing communities and settlement areas, the consumption of agricultural land, the impact on the natural environment, and provides for safe and unrestricted movement of agricultural vehicles and goods in agricultural areas;
- c. the proposal does not restrict the development of adjacent land areas which are designated or identified for future growth and development, or where the proposal does impact such lands, adequate compensation is provided to the local government in consideration of long range impacts on financial plans, capital expenditure programs, and foregone taxation opportunities;
- d. the proposal does not adversely affect the drainage or productivity of agricultural land;
- e. the transportation and utility service demand projections are deemed credible by the Board; and,
- f. the proposal represents a variety of benefits to communities in the region that are traversed by the proposal including providing access to services not previously available to areas of the region and obtains broad support from the affected communities.
- 4.6.2 **Use existing infrastructure and corridors first.** Telecommunications, transportation and utility proposals of regional significance that satisfy the criteria should be designated to make use of existing transportation and utility right-of-way's wherever possible.
- 4.6.3 **Mitigate impacts.** New or expanded major utility corridors and infrastructure (i.e. highway upgrades, powerline replacement or expansion) should mitigate impacts to developed residential, commercial, and agricultural areas.
- 4.6.4 **Provide a community benefit.** Transportation and utility proposals of regional, provincial or national significance should provide community benefits which balance the impacts of development to the community with the scale and size of the project, in accordance with the *Community Benefit Contribution* policy.



4.7 Crown Lands

The Plan area consists of nearly 2,500 hectares (6,000 acres) of Crown land, primarily located on the Bridal Falls slopes and Fraser River foreshore. The iconic Mount Cheam is a particularly important part of the local crown land base.

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Crown land serves multiple roles in Popkum-Bridal Falls, providing informal outdoor recreation areas, views, rural character, environmental benefits, and more. These are also working lands for the economic benefit of the Province for resources or crown lease. Balancing these interests and the management of Crown land is a multi-jurisdictional responsibility of the following groups; the Ministry of Forests, Lands, & Natural Resource Operations, Ministry of Energy & Mines, Ministry of Environment, Crown land licensees and users, private property owners, and others.

Referrals to the FVRD provide an opportunity for information sharing and co-ordination of proposals by provincial agencies, Crown corporations, resource industries, utility companies, and lease holders. Proposals can be diverse ranging from resource extraction to adventure tourism. Accordingly, FVRD interests can vary from visual concerns, geohazard stability, outdoor recreation access or development related impacts to neighbouring settlement areas and more.

Bridal Falls is an important tourism recreation corridor that attracts visitors for paragliding, hiking, camping and more. Resource extraction proposals may detract from the tourism uses of Crown land and impact the value of these important outdoor recreation uses. Balancing the economic contribution of resource extraction and tourism recreation should form part of the proposal review. In some instances, mitigation and operational approaches can mitigate impacts; however these are not always possible. Other opportunities to balance impacts may be possible through the FVRD *Community Benefit Contribution Policy*, as has occurred with the BC Hydro Wahleach facility or the Innergex donated Cascade Falls Suspension Bridge.



Given the importance of Crown lands, the Plan policies provide guidance on the land uses and considerations for development on Crown land. While local government regulations are generally not binding on federal and provincial governments, provisions of the Plan should be considered by those bodies as an expression of Regional Board objectives and a basis for co-operation between different levels of government.

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Should a government ministry, agency or other organization propose a development or uses which are contrary to the policies of this Plan, then the Responsible Authorities are encouraged to make application for a Plan amendment as outlined in this Plan. Not only would the application allow the Board to express its interest in the proposed development and provide for public input at a local level, but this procedure will enable the Regional Board to provide complimentary policies to manage or avoid conflicting land uses.

In addition to the land use policies provided in the Plan and zoning bylaw, the FVRD has adopted two additional policies which are relevant to Crown land use:

- 1. Crown Community Interface policy; to ensure Crown developments consider and manage land use impacts to neighbouring electoral area communities; and,
- 2. Community Benefit Contribution Policy; provides a framework to ensure significant projects provide a community benefit to balance the development impacts on nearby communities.



Policy

4.7.1 **Ensure compliance with FVRD requirements.** Provincial and Federal governments are encouraged to use Crown land in a manner that conforms to Regional District bylaws, policies, and regulations.

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- 4.7.2 **Outdoor recreation significance**. Crown land uses which provides for low impact outdoor recreation activities, should be recognized as important economic contributors to the Bridal Falls tourism recreation corridor.
- 4.7.3 **Obtain FVRD approvals.** Where a government ministry, agency or other organization proposes a land use which is contrary to the policies of this Plan, the Responsible Authorities are encouraged to make an application for a Plan amendment as outlined in this Plan.
- 4.7.4 **Minimize and mitigate impacts.** Transient and temporary uses of Crown land should be designed to minimize and mitigate impacts to the local community, particularly where the use generates visual impacts, noise, waste, or traffic disturbances.
- 4.7.5 **Provide a community benefit.** Crown land of regional, provincial or national significance should provide community benefits which balance the impacts of development to the local community with the scale and size of the project, in accordance with the *Community Benefit Contribution* policy.

4.8 Cannabis

The Cannabis Act (Bill C-45) creates a legal and regulatory framework for controlling the production, distribution, sale, and possession of cannabis in Canada.

In addition to the land use policies provided in the Plan and zoning bylaw, the FVRD has adopted an additional policy that is relevant to Cannabis land uses:

1. Land Use Policy for Cannabis Production, Processing and Retail Sales in the Electoral Areas.

It is recognized that Federal and Provincial legislation may supersede the Regional Board's ability to restrict Cannabis production, processing and retail sales through policies and bylaws. Such is the case for lands within the Agricultural Land Reserve (ALR), where under certain provisions the production of Cannabis is a recognized agricultural use. These limitations are reflected in the above referenced policy. Any new revisions to Federal and Provincial legislation may provide new and supplemental authorizations for Cannabis land uses.

Generally, Cannabis land uses are not supported in Popkum-Bridal Falls.

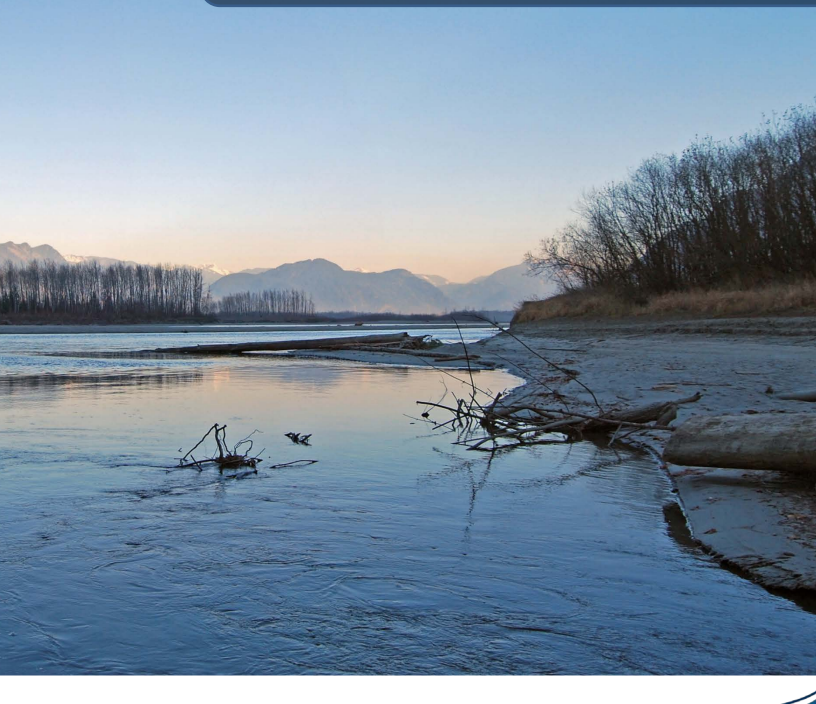


Policy

4.8.1 For all development applications and land use enquiries, the FVRD's *Land Use Policy for Cannabis Production, Processing and Retail Sales in the Electoral Areas* will be referred to for direction.

- 4.8.2 Cannabis growing is not supported except where Federal and Provincial legislation supersedes FVRD authority and legislation.
- 4.8.3 Cannabis processing and/or retail sales as a standalone land use or accessory to Cannabis growing or other complimentary uses is not supported except where Federal and Provincial legislation supersedes the Regional Board's authority.

5.0 LAND USE DESIGNATIONS



5.0 Land Use Designations

Identifies general land uses

The Plan provides land use designations to identify preferred locations of broad land uses. The residential, agricultural, resource and commercial land uses are described in this section and shown on Schedule 2 – Land Use Designations. Land Use designations do not regulate land use and density on individual lots, that function is served by the Regional District's Zoning Bylaw. The policies contained in this section describe the long term land use options that will guide the Regional District in permitting, zoning amendments, and other regulatory bylaws.

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Popkum-Bridal Falls is divided into seven land use designations.

AGRICULTURAL (AG)

Land within the Agricultural Land Reserve or best suited to agricultural activities.

CONSERVATION (C)

Existing or potential parks, stream channels, recreation reserves or important fish and wildlife habitat.

FOREST (F)

Predominantly crown lands within a working forest and/or resource extraction area.

HIGHWAY TOURIST RECREATION COMMERCIAL (HTRC)

Lands intended or existing for a variety of commercial uses oriented to the local services, services/retail for traveling public, and tourism commercial uses.

LIMITED (LU)

Predominantly large parcels with some private ownership that feature significant hazards, access limitations and/or limitations to on-site servicing.

RURAL (R)

Larger parcels of land located outside the suburban residential and tourist recreation commercial core areas, with on-site services and best suited for low density development, serves as a transition between close proximity conservation, agricultural or limited use areas.

SUBURBAN RESIDENTIAL (SR)

Lands relatively free of hazards and potentially suitable for suburban development with the highest level of community services and density in the Plan area, including approved community water, onsite septic or approved community sewer, street lighting, storm drainage.

Understanding the Land Use Designations

Within these designations, the policies of the Regional Board are contained under the four following sub-headings:

 General policies, outline the local and regional development policies in a particular designation

- Designation policies, state the type of land placed in a particular designation and the conditions for extending existing areas or creating new areas in the designation
- Use policies, list the uses that may be permitted on land within a designation and in some cases, state the standards under which a given permitted land use must be developed
- Subdivision policies, specify the minimum lot size permitted within a designation and other conditions of subdivision



5.1 AGRICULTURAL

Nearly a quarter (24%), or 493 hectares, of the private lands within Popkum-Bridal Falls are within the Agricultural Land Reserve. These lands are primarily used for lower intensity agriculture including grazing, hay, and dry cow operations. This type of agriculture helps to support the more intensive agriculture that is prevalent in the other areas of FVRD.

Situated between the Fraser River and the north slope of Mount Cheam, agricultural lands in Electoral Area D face some unique challenges. They are predominantly outside the Fraser River Floodplain and are constrained by soil quality, drainage, and low sunlight. The ancient Mt. Cheam land slide event over 5000 years ago¹ deposited rock avalanche material, creating stony soils and challenging drainage conditions on today's agricultural parcels.

Despite these challenges, active farming occurs on over 60% of the ALR lands². This rate of land utilization is just behind that of Abbotsford where 67% of the ALR area is used for farming. The Plan designates Agricultural Land Reserve (ALR) lands in Electoral Area D as AGRICULTURAL.

In recognition of the challenging soils, drainage, and sunlight conditions in Electoral Area D, the AGRICULTURAL designation policies support agri-tourism and value added activities that are supportive of farming and still protect farm land for agriculture.

Orwin JF, Clague JJ, Gerath RF, (2004). The Cheam rock avalanche, Fraser Valley, British Columbia, Canada. Landslides 1:289 -298

² Agricultural Land Use Inventory - Fraser Valley Regional District, Ministry of Agriculture – Province of British Columbia, 2011-2013.

The Agricultural Land Commission Act, its regulations, and Orders of the Commission take precedence on matters of land use and subdivision in the ALR. The Act and its regulations generally prohibit or restrict non-farm use and subdivision of ALR lands, unless otherwise permitted or exempted. The Regional Board assists in the administration of the ALR land by reviewing applications for subdivision, non-farm use, inclusion and exclusion of land in the ALR, and by determining if an application should be forward the ALC. The policies established in this Plan will provide guidance for future Regional Board review on these applications

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Policy

- 5.1.1 Agricultural lands in Popkum-Bridal Falls shall be preserved by preventing fragmentation of farms, supporting AGRICULTURAL land uses in accordance with the *Agricultural Land Commission Act* and its regulations, minimizing conflicts between agriculture and other land uses, and avoiding the development of rural residential subdivisions in the Agricultural Land Reserve.
- 5.1.2 Agricultural activities in the Plan area should be conducted in an environmentally sensitive and sustainable manner that is consistent with the *Environmental Management Act* and associated regulations.
- 5.1.3 The Regional Board values agriculture and its contribution to the local economy, availability of local food products and the rural character of Popkum-Bridal Falls.
- 5.1.4 The Regional Board supports the efficient and clustered siting and size of on-farm residential uses in order to provide more space for farming uses. The Regional Board may consider options for Farm Home Plate bylaw provisions to further protect farming activities.
- 5.1.5 The Regional Board will consider applications which support a broad range of agricultural opportunities and uses which:
 - a. are supplementary and ancillary to farm use;
 - b. support value-added activities that improve farm viability;
 - c. are consistent with the environmental policies of this Plan;
 - d. will not jeopardize the long-term productivity of farmland; and
 - e. adhere to the Agricultural Land Commission Act and its regulations.

Designation Policies

5.1.6 The Plan designates all land within the Agricultural Land Reserve (ALR) as AGRICULTURAL with the exception of certain areas in the Fraser River foreshore and surrounding Cheam Lake which are designated as conservation.



- 5.1.7 AGRICULTURAL areas may be extended or created through Plan amendment where additional areas suited to farm production are identified through an application process or pursuant to the *Agricultural Land Commission Act* and its regulations.
- 5.1.8 Where land presently within the Agricultural Land Reserve is excluded from the Agricultural Land Reserve; or, found to be exempted under Section 23(1) of the *Agricultural Land Commission Act*; the provisions of the Official Community Plan shall be binding and the lands shall remain in AGRICULTURAL designation until the land is redesignated by bylaw amendment.

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Use Policies

- 5.1.9 AGRICULTURAL areas shall be used for the following only if in accordance with the *Agricultural Land Commission Act* and its regulations:
 - a. Farm use;
 - b. Conservation use, including park and park reserve;
 - c. Park and park reserve use;
 - d. Single family residential use;
 - e. Natural campground use;
 - f. Agri-tourism use;
 - g. Associated rural residential use; and
 - h. Accessory farm employee dwelling if permitted by an Order of the Agricultural Land Commission.
- 5.1.10 AGRICULTURAL areas in the Agricultural Land Reserve are subject to the provisions of the *Agricultural Land Commission Act* and its regulations.
- 5.1.11 The Regional Board may support zoning amendment applications for non-farm uses as approved by the Agricultural Land Commission provided the property remains designated as AGRICULTURAL.
- 5.1.12 The removal of soil or placing of fill on land in AGRICULTURAL areas shall be undertaken in accordance with the *Agricultural Land Commission Act* and its regulations and the bylaws of the Fraser Valley Regional District.
- 5.1.13 Agri-tourism uses may be supported provided that parking and servicing needs can be met on-site, where required a Special Events License is obtained, and the use meets the requirements of the *Agricultural Land Commission Act* and its regulations.
- 5.1.14 The Regional Board may consider zoning amendment applications for agri-tourism accommodation use which:

- a. provide on-site water and sewage disposal;
- b. minimize impact on adjacent land uses and character of the existing area;
- c. avoid conflict with adjacent agricultural uses;
- d. minimize area of development through the clustering of buildings, shared driveway and surfaced areas, and efficient siting of on-site services; and,
- e. adhere to the Agricultural Land Commission Act and its regulations.

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- 5.1.15 Secondary dwellings may be considered by the Regional Board in the AGRICULTURAL designated lands, subject to the *Agricultural Land Commission Act* and its regulations.
- 5.1.16 Notwithstanding Section 5.1.9, where a land use is proposed but not permitted within the AGRICULTURAL designation, the applicable zoning bylaw, or the *Agricultural Land Commission Act* and its regulations, the Regional Board may issue a Temporary Use Permit provided the following are all met:
 - a. the Agricultural Land Commission approves the use;
 - b. the use is temporary and compatible with surrounding uses;
 - c. the use will not interfere with long term agricultural capabilities on the parcel and surrounding area;
 - d. no extension of services or public infrastructure is required;
 - e. on-site services and infrastructure are provided to support the use;
 - f. the use is small-scale in nature; and,
 - g. a public meeting is held if required by the Regional Board.
- 5.1.17 The Regional Board may prefer to consider a Temporary Use Permit to permit a natural campground use prior to site-specific rezoning.
- 5.1.18 The Regional Board may consider site-specific zoning amendments to permit seasonal farm labour accommodation on agricultural parcels where all of the following conditions apply:
 - a. the land is within the Agricultural Land Reserve;
 - b. the parcel is classified as 'farm' under the British Columbia Assessment Act;,
 - c. the seasonal farm labour accommodation use is incidental to and necessary for a farm operation on the same farm unit; and,
 - d. the use has been approved by an Order of the Agricultural Land Commission.

Subdivision Policies

5.1.19 Land in AGRICULTURAL areas within the Agricultural Land Reserve shall be subdivided only in accordance with the provisions of the *Agricultural Land Commission Act* and its regulations, and orders of the Commission.



- 5.1.20 New parcels created by subdivision within the AGRICULTURAL areas shall be configured to maximize agricultural sustainability and minimize potential conflicts between farm and non-farm uses.
- 5.1.21 The Regional Board will support applications for subdivision in the AGRICULTURAL areas which reconfigure or consolidate existing parcels to create a more efficient agricultural operation, and result in no increase of the number of parcels.

- 5.1.22 Notwithstanding minimum parcel size and where approved by the Agricultural Land Commission, the AGRICULTURAL lands located to the adjacent south of the Cheam Wetlands Regional Park, from the park boundary to the toe of the slope are strategic to the protection and enhancement of the Park, and may be considered for reconfiguration or consolidation as part of a comprehensive subdivision proposal to dedicate lands to the park.
- 5.1.23 Land in AGRICULTURAL areas shall be subdivided only in accordance with the standards of the Responsible Authorities, except that the parcel size shall be:
 - a. not less than eight (8) hectares for lands in a floodplain; or,
 - b. not less than four (4) hectares for lands outside of a floodplain. It is noted that the minimum parcel sizes above may not be achievable in the Agricultural Land Reserve without approval by the Agricultural Land Commission.
- 5.1.24 Notwithstanding that the Agricultural Land Commission may have indicated approval or no objection to this Plan, the Commission is obliged to consider individual applications on their own merit under the mandate of the *Agricultural Land Commission Act* and its regulations and is not obliged to approve applications that comply or, alternatively, refuse applications that do not comply with the minimum lot size or densities of this plan.



5.2 CONSERVATION

The natural setting of Popkum-Bridal Falls provides lands and landscapes of high ecological and recreational value. Situated below the lower slopes of Mount Cheam and alongside the Fraser River, both considered significant natural features of the Fraser Valley. The CONSERVATION designation is a balance of local recreation and conservation needs with regionally significant values.

The CONSERVATION area designation identifies publicly-owned properties that are formally designated parks, as well as Crown lands of significance along the Fraser River used for recreation and conservation purposes. The designation also includes regional and provincial parks.

Additional policies relevant to park planning, management and development are outlined in Section 8.0 of the Official Community Plan.

General Policies

- 5.2.1 The CONSERVATION AREA designation is established to:
 - a. identify designated and proposed local, regional or Provincial parks or protected areas:

- b. provide walking and cycling access to park and recreation areas, excluding ecological reserves, for the enjoyment of the natural environment;
- c. conserve environmental assets including unique natural features, distinctive landscapes and areas of high recreational value; and,
- d. recognize environmental values and management requirements of Crown riparian and littoral areas.

Designation Policies

- 5.2.2 This Plan designates lands with some or all of the following characteristics as CONSERVATION AREA:
 - a. areas owned or under long-term lease by a Responsible Authority for public recreation use or regional or local significance including regional parks, community parks, recreation reserves and areas with recreational potential, and land of significant recreational potential which is suitable to reserve for future public and park use;
 - b. areas that may have geological or flood hazards;
 - c. areas of important wildlife or environmental value, including habitat and lands requiring conservation management;
 - d. land with significant recreation potential which may be suitable for future park use; and,
 - e. riparian and littoral areas under Crown ownership.
- 5.2.3 CONSERVATION AREAS may be extended or created through Plan amendment provided that additional lands that meet the required designations policies above are identified.

Use Policies

- 5.2.4 CONSERVATION AREAS shall be used only for:
 - a. Conservation use;
 - b. Park and park reserve;
 - c. Recreation use, in accordance with the conservation objectives and management policies of the Responsible Authority; and,
 - d. Farm use provided that the lands are located within the Agricultural Land Reserve.
- 5.2.5 Notwithstanding Section 5.2.2, CONSERVATION AREAS may also be used for:
 - a. channel maintenance for the purpose of community flood protection, including sand and gravel removal and necessary ancillary activities subject to any necessary approvals from the Regional District and the Responsible Authorities; and,

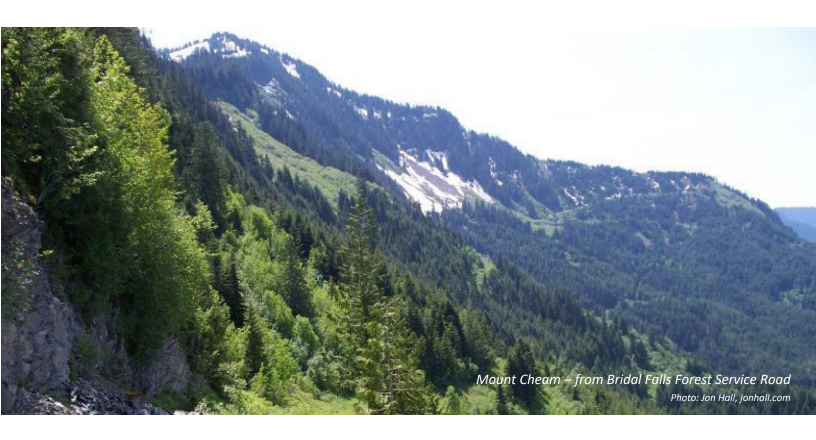


b. hazard land management uses, including works, facilities and activities to provide protection from and to manage flooding, snow avalanche, rock fall, landslides, and other natural hazards.

Subdivision Policies

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5.2.6 Land in the CONSERVATION AREA shall only be subdivided under circumstances where subdivision is required in the interests of responsible park or environmental management.



5.3 FOREST (F)

The FOREST designation recognizes that extensive areas of Crown land within the Plan area are part of the Province's 'working forest'. These lands are managed by Province of British Columbia. A range of forestry, resource and recreation uses are expected to continue in the area, including logging, reforestation, silviculture, mining activities and adventure tourism uses.

FOREST lands include areas with steep slopes and streams located above settlement areas. Forestry and resource activities in these areas may initiate or exacerbate hazards on Crown land which can impact private lands and infrastructure below. Special consideration should be given where forest and resource uses may have an impact on settlement and habitat areas. In these situations, the Regional Board will recommend to the Provincial agencies having jurisdiction that habitat assessments, geotechnical and hydrological studies and mitigation works be undertaken in association with any plans for development.

In addition to a working forest, Crown lands in the Plan area provide access to the backcountry for recreational activities. At times, elements of the working forest are at odds with expectations of recreation users.

Mount Cheam and surrounding lands are part of Stó:lō traditional territory, and identified in the S'ólh Téméxw Use Plan Policy as Sanctuary lands.

Sanctuary lands are considered areas of the landscape which include and support Stó:lō spiritual/religious activities, including fasting, bathing and storage of possessions and require a pristine and private environment.

Policies in the FOREST designation recognize these different uses, but they are addressed primarily in other sections of the plan including Section 6.0 - Local Area Policies and Section 10.0 – Environment and Resources.

General Policies

- 5.3.1 **Protection of forest lands and balancing interests.** The Province of British Columbia should preserve the integrity of Provincial Forest boundaries in the long-term economic interests of the region and in recognition of the area's forest production.
- 5.3.2 **Ensure compatible development.** Crown lease applications and development schemes involving land uses not compatible with forest development, public recreation, or conservation use of FOREST lands will not be supported or encouraged by the Regional District.
- 5.3.3 **Community crown interface management.** Regional District review and response to crown referral of development proposals are generally guided by the *FVRD Crown Community Interface Management Policy*.

Designation Policies

- 5.3.4 **Provincial forest lands.** This plan designates as FOREST Crown lands identified by the Province to be within the forest land base.
- 5.3.5 **Re-designation review.** FOREST areas may be extended or created through Plan amendment when new areas that meet the designation criteria are identified. FOREST areas may be reduced or removed if land is removed from the working forest.

Use Policies

- 5.3.6 **FOREST areas shall be used only for:**
 - Forestry activities including silviculture, logging, reforestation, and stand tending approved by the Ministry of Forests, Lands & Natural Resources Operations;
 - b. Conservation use;
 - c. Park and park reserve;
 - d. Local institutional:
 - e. Major institutional;
 - f. Natural campground use; and,
 - g. Recreation use.
- 5.3.7 **Forestry-related activities and uses** are governed primarily by the *Forest Act* and the *Forest and Range Practices Act*.

5.3.8 **Geohazard impact assessment required.** Development located upslope or upstream of settlement areas and infrastructure require a review by a geotechnical and/or hydrological professional to ensure that no increase in risk (landslide, gully process, fan destabilization, etc.) to human safety, private property and water supplies will result. The assessment should be consistent with EGBC guidelines for terrain stability assessment in the Forest Sector, or other guidelines as they apply.

- 5.3.9 **Significant tourist recreation development** proposals with associated infrastructure where rezoning and OCP amendments may be necessary, may require a comprehensive review of servicing, visual impacts, hydrological and geotechnical impacts, habitat impacts and consultation.
- 5.3.10 Recreation management plans, uses or facilities by the Province should include consultation with the Regional District.
- 5.3.11 **Aggregate and mineral extraction uses** within the FOREST designation are primarily governed by the Province of British Columbia, and may also require Regional District permits and approvals.
- 5.3.12 **Consultation.** Development proposals within the FOREST designation which require an amendment to the Official Community Plan should undertake consultation with the Regional District, residents, stakeholders and affected first nations.
- 5.3.13 **Remediation planning and implementation** should be undertaken for forestry and resource extraction development.
- 5.3.14 **Visual values and view protection.** Impacts to visual values of Mt Cheam and lower slopes from along the Highway 1 and 9 corridors, and from the communities of Bridal Falls and Popkum are important to the local economy and rural character and should be maintained. Impacts to visual values from locations within should be assessed and preserved.
- 5.3.15 Forest Service Road (FSR) corridors are an important recreational asset for visitors and residents to the area. Alteration or deactivation plans for any major FSR and specifically the Bridal Falls FSR, should include consultation with the Regional District and stakeholders.
- 5.3.16 **Elk, Nevin and Dunville Creek** form part of the Chilliwack Community Watershed, which provides a back-up water supply for the City of Chilliwack. Proposed developments and plans which may affect the watershed should be referred to the City of Chilliwack for comment, and may require impact assessment.

Subdivision Policies

5.3.17 **Parcel size and conditions.** Land within the FOREST designation shall be subdivided only when subdivision is required in the interests of responsible forest management, in which case no parcel smaller than thirty five (35) hectares shall be created.



5.4 HIGHWAY TOURIST RECREATION COMMERCIAL

Existing commercial lands in Popkum and Bridal Falls are identified in the HIGHWAY TOURIST RECREATION COMMERCIAL (HTRC) designation. The designation identifies specific policies to address the distinct highway commercial areas.

Plan policies do not anticipate expansion of commercially designated lands within the Plan area. Should new commercial proposals arise which warrant new or expanded commercial designations, they will be considered by the Regional Board in accordance with the policies of the Plan.

The HIGHWAY TOURIST RECREATION COMMERCIAL (HTRC) designation accommodates commercial uses oriented towards meeting the needs of the traveling public, residents and visitors. This designation is applied to lands utilized for existing commercial activities or vacant commercial lands.

Commercial uses reflect the character of existing land uses and the accessibility to the Trans-Canada Highway. New commercial buildings should be of high architectural value, and incorporate the design guidelines from Development Permit Area 4-D.

- Popkum is predominately residential development, and the commercial uses in this area are
 predominantly tourist orientated but also serve Popkum, surrounding area residents and the
 traveling public with day to day needs.
- Bridal Falls is located away from existing and future residential areas, and oriented towards seasonal commercial uses or those who serve travelers and visitors. Commercial tourist and retail services are more appropriate for this area, for example; commercial campground, resort and service commercial.

General Policies

- 5.4.1 Land designated HIGHWAY TOURIST RECREATION COMMERCIAL should accommodate the commercial needs of the local community and the traveling public.
- 5.4.2 Development proposals shall ensure that adequate on-site parking facilities and that safe and accessible access and egress are provided.

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- 5.4.3 HIGHWAY TOURIST RECREATION COMMERCIAL uses shall provide adequate sewage disposal and safe water supply as required by the Responsible Authorities and in accordance with the FVRD Sustainable Service Provision for Community Water Systems policies.
- 5.4.4 Development proposals shall satisfy the requirements of Development Permit Area 4-D, to ensure high quality architectural design, use and layout which respects the natural and agricultural character of the area, provides pedestrian connections, buffering between surrounding residential uses, and ensures storm water and wastewater respect the natural environment.

Designation Policies

- 5.4.5 The Plan map identifies areas for expanded or existing tourist commercial development lands with existing commercial uses as HIGHWAY TOURIST RECREATION COMMERCIAL.
- 5.4.6 HIGHWAY TOURIST RECREATION COMMERCIAL areas may be extended or created through Plan amendment where:
 - a. additional commercial services to serve the local community, tourist recreation uses and the travelling public are needed;
 - b. architectural design is respectful of the natural and agricultural character;
 - c. layout and design addresses impacts to neighbouring residential land uses;
 - d. storm water, wastewater and water supply facilities are adequate;
 - e. suitable access and egress exists or can be developed;
 - f. traffic and parking can be accommodated; and,
 - g. hazard mitigation requirements can be met.

Use Policies

- 5.4.7 HIGHWAY TOURIST RECREATION COMMERCIAL areas shall be used for only:
 - a. local tourist commercial;
 - b. highway commercial;
 - c. local commercial; and,
 - d. public uses.



- 5.4.8 Notwithstanding the above, HIGHWAY TOURIST RECREATION COMMERCIAL areas in Bridal Falls may also be used for:
 - a. major tourist recreation commercial;
 - b. commercial campgrounds; and,
 - c. holiday parks.

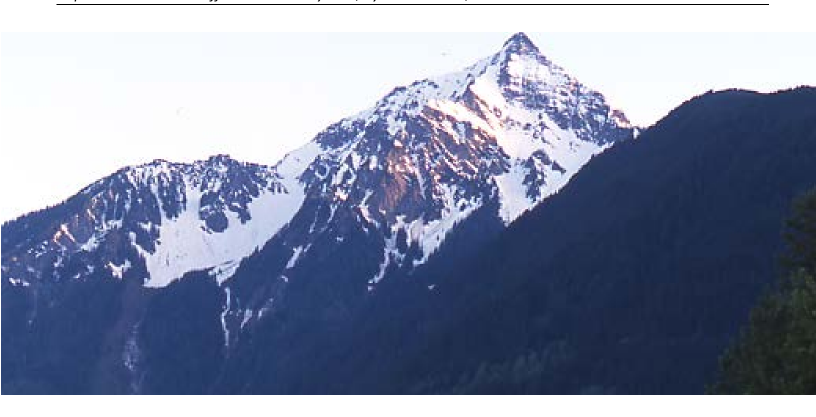
- 5.4.9 Notwithstanding Policy 5.4.7, HIGHWAY TOURSIT RECREATION COMMERCIAL areas along the south side of Yale Road, west of Highway 9, may be considered for rezoning by the Regional Board for a broader range of uses compatible with local commercial such as mixed use or live-work spaces that encourage a diversified housing stock while still meeting the day to day commercial needs of the local community. This would be considered consistent with the policies of this Plan.
- 5.4.10 New or expanded HIGHWAY TOURIST RECREATION COMMERCIAL uses should be:
 - a. accessible from a collector or arterial road to avoid increased traffic through residential areas;
 - b. designed to ensure high quality architectural standard which incorporates accessibility principles, respects the character and does not reduce the quality of life for the surrounding neighbourhood;
 - c. served by an approved community water system; and,
 - d. served by an adequate on-site sewage disposal system or, where available, connected to an approved community sanitary sewer system.

Subdivision Policies

5.4.11 Land in the HIGHWAY TOURIST RECREATION COMMERCIAL areas shall be subdivided only in accordance with the standards of the Responsible Authorities, except that the parcel size shall not be less than:

Levels of Service	Minimum parcel size
On-site services – water & sewer	Two (2) hectares
Approved community water & sewer	0.225 hectares

5.4.12 Notwithstanding Section 5.4.10, consolidation of existing small lots which do not satisfy the parcel size requirements in the HIGHWAY TOURIST RECREATION COMMERCIAL designation is encouraged in order to provide space for on-site services and sufficient parking facilities in accordance with the requirements of the Responsible Authorities.



5.5 LIMITED USE (LU)

The LIMITED USE designation is intended to limit development in areas with significant geologic and flood hazards, limited road access, areas isolated from community services, zones of groundwater recharge and areas which are environmentally sensitive or otherwise best suited to low density rural uses. However, LIMITED USE lands may be re-designated in accordance with Plan policies if future studies show that an area can accommodate a broader range of uses without being affected by geologic hazards or damaging environmentally sensitive areas, and where access and other requirements can be met.

Subdivision policies of the LIMITED USE designation accommodate the creation of new parcels eight (8) hectares in area or greater. In recognition of the difficulties of site development within this designation, subject to zoning amendment, the clustering of parcels may be permitted in the LIMITED USE designation provided that average density of the parent parcel being subdivided will not exceed one parcel per eight (8) hectares. Clustered subdivisions will normally take the form of bare land strata developments with the remainder lands becoming common property that is protected from further subdivision, development, or disturbance by way of a restrictive covenant in favour of the Fraser Valley Regional District.

General Policies

5.5.1 LIMITED USE areas are established to minimize development in remote, inaccessible, hazardous or environmentally sensitive areas with limited or no access to community services and to maintain low development densities.

- 5.5.2 Development shall be controlled and uses may be restricted in areas of natural hazard potential and environmental sensitivity.
- 5.5.3 Environmentally sensitive areas shall be identified, preserved and buffered from development.

Designation Policies

- 5.5.4 The Plan Map designates lands with some or all of the following characteristics as LIMITED USE:
 - a. geologic hazard;
 - b. flooding hazard;
 - c. environmental sensitivity;
 - d. limited community or development services;
 - e. poor road access; and,
 - f. lands best suited to low density rural uses.
- 5.5.5 LIMITED USE areas may be extended or created through Plan amendment.
- 5.5.6 LIMITED USE areas may be reduced and re-designated if future studies show that an area can safely accommodate a broader range of uses without environmental damage, unacceptable public risk, or excessive public expenditure on access or other public works.
- 5.5.7 Proposals to re-designate lands designated LIMITED USE in the Bridal Falls West Uplands area must undertake a Neighbourhood Plan to address the following issues and in order to assess future development potential;
 - a. comprehensive and coordinated application between interested landowners to ensure an applicant initiated process, and avoid fragmented development and servicing;
 - b. avoidance and mitigation of natural hazard areas;
 - c. identification and protection of environmentally sensitive areas;
 - d. opportunities for clustering of new parcels to address hazard and environmental site constraints;
 - e. lot layout which includes preservation of natural areas and vegetation where feasible;
 - f. local trail and park amenities, including connections to Regional and Provincial park sites in Bridal Falls;
 - g. visual quality of development lands from developed areas of Popkum-Bridal Falls, including lot layout which avoids siting along the hillside edge;
 - h. road and traffic access from Ministry of Transportation and Infrastructure (MOTI) roads;
 - i. servicing options which ensure long term financial and operational viability; and
 - j. consultation with the City of Chilliwack.

Use Policies

- 5.5.8 LIMITED USE areas shall be used only for:
 - a. Farm use;
 - b. Conservation use:
 - c. Local institutional:
 - d. Low density commercial recreation;
 - e. Park and park reserve;
 - f. Recreation use:
 - g. Single family residential use; and,
 - h. Associated rural residential use.
- 5.5.9 Notwithstanding 5.5.8, associated rural residential uses are permitted unless prohibited by the zoning bylaw.
- 5.5.10 Subject to rezoning, low density commercial recreation uses may be permitted in the LIMITED USE designation on parcels eight (8) hectares in area or greater.
- 5.5.11 Rezoning applications to permit low density commercial recreation uses shall include a geohazard assessment and/or an environmental impact assessment and, if deemed necessary by the Regional Board, an engineering feasibility study to ensure that the proposed use will not result in unacceptable public expenditures or service demands.
- 5.5.12 Notwithstanding 5.5.8, land in the LIMITED USE area may also be used for resource extraction uses provided that the area is zoned for the use intended and has been the subject of a Plan amendment supported by studies which demonstrate that such uses:
 - a. will not adversely affect surrounding lands;
 - b. will not adversely affect the geological stability of adjoining lands; and,
 - c. are in keeping with the development objectives and policies of this Plan.
- 5.5.13 Notwithstanding the uses outlined above in 5.5.8, the Regional Board may adopt zoning allowing for an industrial use for 54370 Bridal Falls Road to facilitate the ongoing forest processing operation regulated under land use contract, subject to geohazard assessment and mitigation (if necessary) and commitment to practise good neighbour operations including highway screening and full-cut off lighting.

Subdivision Policies

- 5.5.14 Land in LIMITED USE areas shall only be subdivided in accordance with the standards of the Responsible Authorities, except that the parcel size shall not be less than eight (8) hectares.
- 5.5.15 Notwithstanding Section 5.5.14 of this Plan, subject to zoning amendment density averaging may be permitted to facilitate the clustering of parcels away from hazard or environmentally sensitive areas provided that average density of the parent parcel being subdivided, excluding road and park dedications, will not exceed one parcel per eight (8) hectares, and

provided that each parcel created is zero point two (0.2) hectares in size or greater and is suitable for its intended use.

- 5.5.16 Where a clustered subdivision is proposed, the subdivider shall be required to register a restrictive covenant in favour of the Regional District which prohibits the subdivision or alteration of hazardous or environmentally sensitive areas except for:
 - a. alterations or construction necessary to protect the residential parcels from geotechnical or other hazards;
 - b. location of services; and,
 - c. trails.
- 5.5.17 The covenanted area for clustered subdivisions should normally be continuous and not fragmented. However, in some circumstances, fragmentation may be desirable to avoid development in hazard areas or preserve identified environmental values.
- 5.5.18 Where possible, the protected covenanted area of a clustered subdivision should:
 - a. border Crown land, park, or a covenanted area on an adjacent property; and,
 - b. include stream corridors, wetlands, sensitive or hazardous slopes and other areas of hazard or environmental value.





5.6 RURAL (R)

The RURAL designation is intended to direct development toward the suburban residential areas of Popkum and the tourist commercial areas of Bridal Falls for efficient use of community services and nearby amenities. Rural lots are important to maintain the existing character of Popkum, and to support rural lifestyles. In addition, the low density use of RURAL land provides an important transition use between agricultural or conservation orientated land uses and suburban residential lands, which helps to reduce conflicting land uses.

The RURAL designation is applied to existing rural lots that have good road access but may have potential geohazard constraints, environmental considerations, servicing limitations, hydrological conditions or other constraints. Densities within the RURAL designation reflect these site conditions, and are compatible with existing development and levels of servicing.

Subdivision policies of the RURAL designation accommodate the creation of new parcels two (2) hectares in area or greater. In recognition of the difficulties of site development within the Plan area, subject to zoning amendment, the clustering of parcels may be permitted in the RURAL designation provided that average density of the parent parcel being subdivided will not exceed one parcel per two (2) hectares.

General Policies

- 5.6.1 **Rural lifestyle and character.** RURAL areas are established to accommodate a variety of rural lifestyles and to maintain the low density rural character of the Plan area.
- 5.6.2 **Infrastructure and public services.** RURAL areas shall generally limit the demand for infrastructure and public services through the provision of on-site services.

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- 5.6.3 **Complimentary uses.** The Regional Board may consider a broad range of uses in keeping with rural lifestyles and the environmental policies of the Plan whenever possible.
- 5.6.4 Cheam Lake Wetlands Regional Park and Bridal Veil Falls Provincial Park. Development proposals adjacent to Cheam Lake Wetlands Regional Park and Bridal Veil Falls Provincial Park may require conditions which respect the sensitive environmental habitat of the park, including but not limited to timing of construction; and, the siting, size and dimension of development, and design which incorporates hard edges distinguishing property boundaries and reduces opportunities for trespass.

Designation Policies

- 5.6.5 The Plan map designates lands with some or all of the following characteristics as RURAL:
 - a. outside the ALR and floodplain;
 - b. predominantly rural in character;
 - c. anticipated to be suitable for on-site servicing;
 - d. good access to public roads;
 - e. transition area between agricultural lands and suburban residential uses
- 5.6.6 RURAL areas may be extended or created through Plan amendment, where additional lands are shown to meet the designation policy criteria above, where it can be shown that safe building sites exist, and where lands are shown to be suitable for on-site services.
- 5.6.7 RURAL lands adjacent to Cheam Lake Wetlands Regional Park may be suitable for future redesignation to SUBURBAN RESIDENTIAL provided that:
 - a. environmental impacts to the park can be adequately addressed;
 - suitable lands free from geological and hydrological impacts, including drainage and soils are demonstrated; and,
 - development proposals that can demonstrate a design, layout and density which respect the natural



Low density development with natural materials at park edge.

Design which creates a hard edge to ensure no encroachment uses. *Photo: Landchoices.org*

character of the park.

5.6.8 Development on RURAL lands may be constrained by minor geotechnical or flooding hazards, however, it is anticipated that safe building sites can be identified and protected through site-specific measures.

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Use Policies

- 5.6.9 RURAL areas shall be used only for:
 - a. Farm uses excluding intensive agriculture;
 - b. Conservation use;
 - c. Park and park reserve;
 - d. Local institutional;
 - e. Single family residential use; and,
 - f. Associated rural residential use
- 5.6.10 Notwithstanding 5.6.9, associated rural residential uses are permitted unless prohibited by the zoning bylaw.

Subdivision Policies

- 5.6.11 Land in RURAL areas shall only be subdivided in accordance with the standards of the Responsible Authorities, except that the minimum parcel size shall not be less than two (2) hectares.
- 5.6.12 Notwithstanding Section 5.6.11 of this Plan, subject to a zoning amendment density averaging may be permitted to facilitate clustering parcels to avoid hazardous or environmentally sensitive areas provided that the average density of the parcel being subdivided, excluding road and park dedications, will not exceed one parcel per two (2) hectares, and provided that each parcel created is zero point two (0.2) hectares in size or greater and is suitable for its intended use.
- 5.6.13 Notwithstanding Sections 5.6.11 and 5.6.12, lands designated RURAL and zoned Country Residential per FVRD Zoning Bylaw No. 75 at the time of adoption of this bylaw, may be subdivided in accordance with the standards of the responsible authorities, except that the minimum parcel size shall not be less than zero point four (0.4) hectares in size where a connection to a community water system can be achieved, consistent with the regulations of the Country Residential zone. This shall be considered consistent with the policies of this Plan.
- 5.6.14 Where a clustered subdivision is proposed, the developer shall be required to register a restrictive covenant in favour of the Regional District which prohibits the subdivision or alteration of hazardous or environmentally sensitive areas except for:

- a. alterations or construction necessary to protect the residential parcels from geotechnical or other hazards;
- b. the location of services; and,
- c. trails.
- 5.6.15 The covenanted area of a clustered subdivision should normally be continuous and not fragmented. However, in some circumstances, fragmentation may be desirable to avoid development in hazard areas or preserve identified environmental values.

What is a clustered subdivision? What is density averaging?

Essentially it is a reduction of average lot size within a residential development in exchange for greater conservation of natural areas. This includes:

- residential development
- concentrates lots in a compact area of the site
- allow for greater conservation of natural areas.
- reduced minimum lot sizes, setbacks and frontage distances
- maintains the same number of dwelling units at the site as an average.





- 5.6.16 Where possible, the covenanted area of a clustered subdivision should:
 - a. border Crown land, park or covenanted area on an adjacent property; and,
 - b. include stream corridors, wetlands, sensitive or hazardous slopes and other areas of hazard or environmental value.
- 5.6.17 The Regional Board or the Subdivision Approving Officer may require upon rezoning or subdivision of land that advance street and conceptual lot layout plans be provided to demonstrate how the proposed lot layout would facilitate future subdivision or subdivision of adjacent lands.



5.7 SUBURBAN RESIDENTIAL (SR)

The purpose of the SUBURBAN RESIDENTIAL designation is to recognize existing residential areas and to accommodate growth in the serviced Popkum community core. These lands provide for a desirable, well serviced, high quality community with a suburban lifestyle within an overall rural context. SUBURBAN RESIDENTIAL policies provide for the continued infilling of the established West and East Popkum residential areas.

Without community water service, the minimum parcel size in SUBURBAN RESIDENTIAL areas is two (2) hectares. The minimum parcel size may be reduced to 1100 square metres where the proposed development will be served by an approved community water system, or 800 square metres where served by both the FVRD community water and sewer system.

SUBURBAN RESIDENTIAL areas are serviced by the FVRD Area D Integrated Community Water System. Levels of service for sanitary sewer differ between East and West Popkum. West Popkum can facilitate increased density and smaller lot sizes due to the availability of FVRD sewer service. However, the more rural east Popkum policies support on-site sewage disposal.

General Policies

- 5.7.1 **Well suited development lands.** Development lands are concentrated in the Popkum area given these lands are generally free from geotechnical and flooding constraints; serviced by community water; have access to community sewer or on-site septic, and are outside of the agricultural and environmentally sensitive areas.
- 5.7.2 **Review criteria.** In the design and layout of new development in SUBURBAN RESIDENTIAL areas special consideration should be given to the following:
 - a. the character, scale, and layout of existing adjacent residential areas;

- b. updating and improving servicing facilities of existing areas;
- c. the traffic flow on existing residential streets and pedestrian circulation;
- d. conservation of areas of natural, scientific, cultural significance; and,
- e. the orderly growth of residential communities.
- 5.7.3 **Local area policies.** Zoning amendments of land within the West Popkum SUBURBAN RESIDENTIAL area to facilitate residential land use should consider the Plan policies outlined in Section 6.0 Local Area Policies.

Designation Policies

- 5.7.4 SUBURBAN RESIDENTIAL lands are generally:
 - a. above the floodplain and generally free from geologic hazards;
 - b. already zoned for suburban residential densities or subdivided into small parcels;
 - c. easily accessible by public roads;
 - d. large parcels with a significant portion of the property suitable for small-lot development; and,
 - e. located outside the Agricultural Land Reserve (ALR)
 - f. areas anticipated to be suitable for on-site sewage disposal at the planned density.
- 5.7.5 SUBURBAN RESIDENTIAL areas may be extended or created through Plan amendment provided:
 - a. comprehensive, integrated plans are presented which demonstrate that additional lands that meet the designation policies are identified;
 - b. development trends and community needs warrant such an extension or creation; and,
 - c. the creation or extension does not contravene the Plan objectives and policies.

Use Policies

- 5.7.6 SUBURBAN RESIDENTIAL areas may be used only for:
 - a. Single family residential use;
 - b. Local institutional;
 - c. Associated rural residential use;
 - d. Park and park reserve; and,
 - e. Recreation use.

Subdivision Policies

- 5.7.7 **Minimum parcel size.** Land in SUBURBAN RESIDENTIAL areas shall only be subdivided in accordance with the standards of the Responsible Authorities except that the minimum parcel size shall not be less than:
 - a. two (2) hectare; or,

- b. 1100 square metres provided that the proposed development is to be serviced by an approved community water system; and,
- c. 800 square metres where connected to both the FVRD community water and sewer system.

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- 5.7.8 **Community sewer.** Subdivision developments where connected to the FVRD community sewer system shall be provided in accordance with service area policies outlined in Section 7.0 -Infrastructure and Services to ensure efficient and high quality sewer nodes
- 5.7.9 **On-site septic.** Where land in SUBURBAN RESIDENTIAL areas is proposed to be developed on the basis of on-site sewage disposal, land shall only be subdivided in accordance with the standards of the Responsible Authorities and where, an Professional Engineer report confirms that the:
 - a. proposed development is suitable for long term on-site sewage disposal and that no danger exists for ground water pollution which could lead to environmental or human health problems; and,
 - b. an alternative or 'back-up" field area is protected on each lot.
- 5.7.10 **Good Neighbour Practices.** Subdivision and development of land in the SUBURBAN RESIDENTIAL areas should limit impacts and disruption on existing and nearby homes by following the *FVRD's Good Neighbour Practices*, including containing waste and litter onsite; parking on-site; avoiding degradation of linear park/sidewalks; and communication with neighbours by providing contact and project information. The Regional Board should consider broadening the *Good Neighbour Practices* to include existing and established neighbourhoods in addition to new developments.
- 5.7.11 **Hazard avoidance.** Where land is proposed to be subdivided and a portion of the parcel is subject to hazards which make the lands unsafe for residential development, each parcel created by subdivision shall meet the minimum parcel size policies of this plan exclusive of the hazard lands.
- 5.7.12 **Connectivity.** In order to achieve a connected and comprehensive development over time development proposals should provide advance street and conceptual lot layout plans to demonstrate how the proposed lot layout would facilitate future development of adjacent lands, including subdivision, road connection and linear trail improvements.
- 5.7.13 **Fire protection.** Water systems serving developments of 1100 square metres or 800 square metre parcels in the SUBURBAN RESIDENTIAL designation should provide sufficient water flows for fire protection and adequate fire hydrants.

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6.0 One Community – Two Neighbourhoods

Electoral Area 'D' is home to the neighbourhoods of Popkum and Bridal Falls. While each neighbourhood is unique, they collectively contribute to the rural – recreational character of the area. Maintaining and blending new development with the unique characteristics of each neighbourhood will be an important consideration for future zoning and Official Community Plan amendment applications. The following local area policies will guide the Regional Board in future decisions.

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6.1 Popkum

Residential

Popkum is a neighbourhood with two geographically distinct areas of West Popkum and East Popkum, which are separated by the Highway 9 corridor. Most residents of Electoral Area "D" reside in the suburban residential areas of West Popkum, and to a lesser extent the East Popkum larger lot residential developments alongside the Highway 9 corridor.

Popkum is an established suburban residential area with high quality single family dwellings bordered by large semi-rural parcels with development potential, and Agricultural Land Reserve (ALR) lands to the south. Popkum is a well serviced area which includes; FVRD Electoral Area "D" Integrated Water System, BC Transit bus service, two provincial highways - #1 and #9, parks, and the new Rosedale Traditional Community School (K-8). Residents can also access city services and employment in Chilliwack within a reasonable driving distance.

Residents of Popkum describe their community as a residential neighbourhood of distinction which provides a niche in the local housing market with larger lot sizes and opportunities for new single family dwelling building lots. As additional suburban residential development is planned for Popkum, residents have identified the following as values to preserve and attain for their community:

- Maintain high quality suburban residential building form and character;
- Continue existing large (800 m² to 1100 m²) minimum lot size policy;
- Ensure trail connection options for local residents to be active and access local services;
- Preserve trees and natural vegetation where possible;
- Design and integrate new residential development which respects the scale and privacy of established homes, including lot layout, building form and orientation;
- Incorporate Halq'eméylem language and First Nations history in place naming and interpretive signage throughout the community.



 Address noise mitigation from highway corridors through lot layout, berms and landscaping, or structural building elements such as triple pane windows, sound proofed interior walls, or other design elements.

The Plan policies provide a flexible framework to address these community development concerns when rezoning SUBURBAN RESIDENTIAL designated lands.

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Policy

- 6.1.1 Rezoning applications to facilitate subdivision of new residential parcels should address the following items:
 - a. **Community consultation**. Complete early and ongoing neighbourhood consultation to:
 - share proposal information, including comprehensive design drawings to illustrate building form and character, lot layout, overall development concept, and how the design will satisfy the Design Guidelines for West Popkum Residential Development Table 1.0 (below);
 - ii. obtain feedback;
 - iii. respond to community concerns; and,
 - iv. ensure ongoing community communication, including the posting of signage to advise of developer contact information.
 - b. **Design**. New suburban residential developments should enter into a building scheme agreement between the developer and builder to sufficiently address the *Design Guidelines for West Popkum Residential Development*.

Table 1: Design Guidelines for West Popkum Residential Development

Landscaping

appropriate

Grade

design

Tree and vegetation plantings to create privacy and natural aesthetic.

Encourage lot grading and building design that respects the natural grade, incorporates ground oriented design and prioritizes privacy protection.



Providing privacy between Privacy design neighbouring homes is an important factor in design and lot layout. Elements can include; Page | 80 -angled or staggered house placement; -curved street network. Identification of mature trees Tree retention for retention by an arborist¹, including protection measures during construction and post development such as snow fencing and tree protection covenants. Building elevations should Street facing provide variety and interest to the street front. Front porches and door entrances orientated to the street. Avoid back of homes facing onto a public road. Corner lots to address both street edges.



¹ Arborists are certified by the International Society of Arboriculture (ISA) in British Columbia.

Lighting	Full cut off vs. traditional	Provide full cut off lighting equipment which minimizes light spill and intrusion into neighbouring properties.	
			Page 81
Public trail – linear park		Provide for public trail - linear park connection where identified in Schedule 8 – Parks and Trails or otherwise practical.	

- 6.1.2 **Highway noise.** Sound mitigation including the use of concrete panels or walls to buffer highway noise should be installed along the Highway 9 corridor in West and East Popkum residential areas for;
 - a. existing residential lots by working together with the Ministry of Transportation and Infrastructure to create a design and funding strategy; and,
 - b. new development by ensuring new subdivision and zoning amendment proposals address noise impacts as a condition of approval.

6.1.3 **Good Neighbour Practices.** All building and development in Popkum-Bridal Falls should adhere to the *FVRD's Good Neighbour Practices* policy to ensure construction and site preparation impacts are managed and minimize impacts to the neighbouring residents. The Regional Board should consider broadening the *Good Neighbour Practices* to include existing and established neighbourhoods in addition to new developments and to include consideration of interface conflicts and possible trespass issues in developments adjacent to First Nation lands.

- 6.1.4 **Cross-jurisdictional subdivision.** Subdivision applications to facilitate the creation of new parcels that straddle jurisdictional boundaries will not be supported by the Regional Board when they are deemed contrary to the public interest.
- 6.1.5 **Agricultural buffer.** Rezoning applications to facilitate residential development along the Agricultural Land Reserve (ALR) boundary should adhere to the following best practices:
 - a. House design. Orient patios away from ALR lands;
 - b. Building placement a minimum of 25 meters (82 feet) from the edge of the agricultural land;
 - c. Landscape buffer and separation of uses in accordance with BC Ministry of Agriculture's Guide to Edge Planning
 - d. All rezoning applications adjacent to ALR lands shall be referred to the Agricultural Land Commission for review and comment



6.2 Bridal Falls

Tourism Commercial Recreation Corridor

Bridal Falls has traditionally been a regional tourism destination for the travelling public or visitors to the numerous commercial-recreation uses. The area is rich in natural beauty and overnight, day trip and passing visitors are drawn to Bridal Veil Falls Provincial Park, waterslide attraction uses, or camping and resort areas in the neighbourhood. The combination of quality destination opportunities with the high visibility location, easy access to Highway 1 and the nearby large population of Metro Vancouver and the Fraser Valley creates a unique outdoor recreation - tourism corridor.

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In recent years, the Popkum-Bridal Falls area has experienced the loss of several destination businesses. These businesses have been replaced by residential uses. Ensuring the vitality of this tourism destination area is an important objective of the Plan policies. Local business owners have identified the following challenges for the community:

- Expanded or enhanced tourism destination uses;
- Limited visibility and signage of business services to the travelling public;
- Lack of highway public washroom facilities; and
- Need for coordinated marketing and branding to boost awareness of Bridal Falls.

Recognizing the limitations on expanded density in the Bridal Falls area, the Plan policies support opportunities to strengthen existing uses, promote their operation and provide complimentary uses in the Bridal Falls uplands area which enhance the tourism brand for Bridal Falls.

Bridal Falls Uplands

The Bridal Falls uplands are approximately 80 hectares of relatively low-slope terrain to the west of the Bridal Falls tourism commercial corridor. Located in a naturally spectacular area adjacent to Mount Cheam with views across the Fraser River and valley bottom, this upland bench extends from Electoral Area "D" over the City of Chilliwack boundary to the eastern hillsides neighbourhood. The uplands have been identified in previous studies as an area suitable for future residential development² as it features:

- minimal geohazards;
- land outside the Agricultural Land Reserve (ALR);
- no Fraser River floodplain hazard;



² Regional District of Fraser-Cheam, Bridal Falls Uplands study, March 11, 1994

- large intact properties land assembly unlikely;
- proximity to Highway 1 and urban growth areas; and
- comprehensive neighbourhood level servicing opportunities.

In consultation with Bridal Falls uplands property owners, the Plan policies support future development of the area. Ensuring the future development of the uplands occurs in a planned and comprehensive manner, rather than ad-hoc site specific development is essential to ensuring hillside development that addresses the following challenges;

- inter-connected community services such as parks, trails, sewer and water services;
- visual impact to ensure Popkum retains its green backdrop which contributes to aesthetic and scenic qualities of the community;
- environmentally sensitive areas such as watercourses, vegetation, and wildlife corridors to ensure their early identification, protection and integration into the development;
- geohazard areas identified by site specific study to address any avoidance, lot layout and mitigation measures;
- lot layout and functional challenges to ensure the design of lot layouts, roads and infrastructure preserve the hillside character, retain vegetation and minimize land alteration;
- culturally significant areas identified in the S'ólh Téméxw Use Plan Policy are acknowledged and integrated in the early stages of neighbourhood planning; and
- financial impacts of servicing hillside areas which can require more costly
 infrastructure in comparison to the valley bottom in order to preserve slope and creek
 stability distance from existing water and sewer nodes, and road networks.





Future development requirements. The Bridal Falls uplands are positioned to be the next long term growth node for Electoral Area "D". The uplands area is designated LIMITED USE in Plan policies, but generally supports the future development and re-designation of the Bridal Falls uplands provided two key elements are addressed;

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- West Popkum build out. The substantial build out of planned growth areas in West Popkum is critical to ensure efficient servicing infrastructure such as sewer and water services, and provide completed communities which minimize disruptive transition periods.
- Neighbourhood Plan. A comprehensive plan which considers the node as a whole rather than ad-hoc applications, which requires landowners to work together with the Regional District, and addresses the challenges servicing, geohazard, environmental, functional and financial impacts of the development.

Policy

- 6.2.1 **Future Neighbourhood Plan**. Bridal Falls Uplands is identified in this Plan as a future Neighbourhood Plan Area to ensure comprehensive development following the substantial build out of the West Popkum area.
- 6.2.2 **Bylaw amendments**. The Regional Board will not support the zoning or community plan amendments prior to the development of the Bridal Falls Uplands Neighbourhood Plan.
- 6.2.3 **Cross-jurisdictional subdivision.** Subdivision applications to facilitate the creation of new parcels that straddle jurisdictional boundaries will not be supported by the Regional Board when they are deemed contrary to the public interest.
- 6.2.4 **Shared interests.** The first nations and City of Chilliwack should be key stakeholders in the development of the Plan to explore opportunities for trails, roads and servicing, and interface issues of mutual interest.
- 6.2.5 **Neighbourhood Plan components**. The Bridal Falls Uplands Neighbourhood Plan should address the following elements:
 - a. land use concept plan which provides opportunities for diverse housing densities, residential, gateway commercial, and tourism related uses that strengthen Bridal Falls as a tourism commercial corridor;
 - b. comprehensive community services such as parks, trails, sewer and water services:



- c. visual impacts to ensure Popkum retains its green backdrop and contributes to the aesthetic and scenic qualities of the community;
- d. environmentally sensitive areas such as watercourses, vegetation, and wildlife corridors to ensure their early identification, protection and integration into the development;

- e. geohazard areas identified by site specific study to address any avoidance, lot layout and mitigation measures;
- f. conceptual lot layout to ensure the design of lot layouts, roads and infrastructure preserve the hillside character, retain natural values, minimize land alteration, and results in creating a compact, walkable suburban form which prioritizes pedestrian orientations;
- g. land use concepts considered through a community health and well-being lens; and,
- h. financial impacts to the FVRD of servicing hillside areas.
- 6.2.6 **S'ólh Téméxw Sanctuary Lands.** Cheam First Nation has historic and ongoing cultural interests in the stewardship and use of areas identified in the Bridal Falls uplands. Certain areas are designated as Sanctuary and Protected Watershed under the *S'ólh Téméxw Use Plan*. Plans and proposals in these areas should be referred to Cheam First Nation for review and comment regarding the impact to practicing cultural activities.
- 6.2.7 **Business Association.** The Regional Board supports the development of a Business Improvement Association for the Popkum-Bridal Falls area to cohesively advocate and address shared concerns regarding; tourism destination branding and advertising, including highway signage and media outreach.
- 6.2.8 **Highway rest area.** The Regional Board will advocate to the Province of British Columbia for a public rest area and washroom facilities to serve Highway 1 travelers in consultation with local residents and businesses.
- 6.2.9 **Tourism destination.** The Regional Board recognizes Bridal Falls as regional tourism destination that contributes to Fraser Valley economy that is strengthened with expanded tourism destination developments, and supported in the HIGHWAY TOURISM RECREATION COMMERCIAL designation.
- 6.2.10 **Bridal Veil Falls Provincial Park.** The Regional Board supports consideration of an extended operating season for Bridal Veil Falls Provincial Park to enhance the tourism opportunities in the area.



6.2.11 **Visitor Management Strategy.** The Regional Board encourages communication between any future business improvement association, BC Parks and the FVRD in order to effectively coordinate visitor management strategies and operations, ensuring use is appropriate to the park carrying capacity.

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6.3 Agricultural Land Reserve (ALR) Lands

The Agricultural Land Reserve (ALR) is administered by the Agricultural Land Commission with the mission to preserve agricultural land and to encourage farming in British Columbia. ALR lands in Electoral Area D comprise nearly 24% of all privately owned lands. The ALR shapes the rural character and in many ways establishes a development boundary around the existing West and East Popkum neighbourhood core.

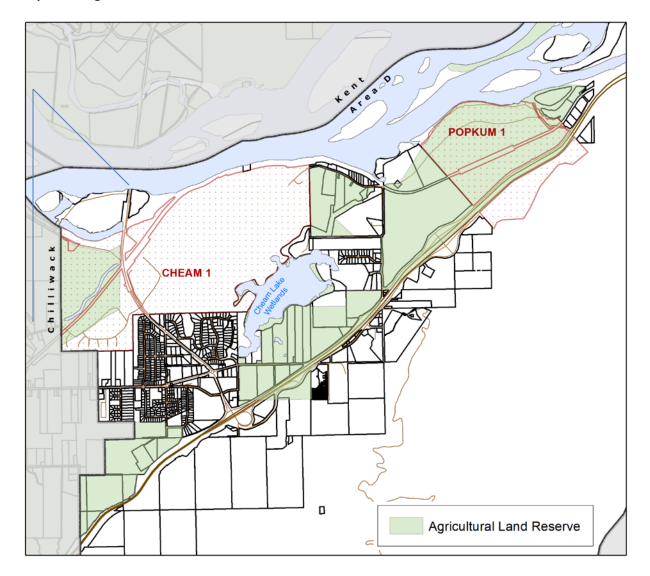
West Popkum in particular is a growing residential neighbourhood located adjacent to over 60 hectares (150 acres) of ALR designated lands. In the 1990's to early 2000's development interest resulted in a series of ALR exclusion and residential development proposals. The Fraser Valley Regional District completed the *West Popkum Agricultural Land Reserve Boundary Review* in 1997 to provide a comprehensive background for a boundary review process with the Agricultural Land Commission (ALC). The review resulted in the exclusion of 6 hectares of ALR land, and the following ALC conclusions:

- The remaining Popkum-Bridal Falls ALR lands have good agricultural capability; and,
- There is substantial land outside of the ALR to meet development needs.

The policies of the Regional Board are shaped by the conclusions of the Agricultural Land Commission and the Boundary Review process.



Popkum - Agricultural Land Reserve



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ALR Boundary Review

Some Popkum ALR landowners have continued to advocate for ALR exclusion. Landowners cite limitations to agriculture such as poor soil quality and drainage, limited sunlight hours in the shadow of Mt. Cheam, and efficient extension of roads, utilities, and development patterns. While these challenges may be present to some degree, viable farming opportunities in Popkum-Bridal Falls prevail. Over 60% of ALR lands in Popkum-Bridal Falls are farmed³, this is just behind the City of Abbotsford's utilization rate of 67%.

Agricultural lands contribute value to Popkum and to the Region by providing lands for food production, as well as opportunities for farm businesses and economic development. ALR

³ Agricultural Land Use Inventory - Fraser Valley Regional District, Ministry of Agriculture – Province of British Columbia, 2011-2013.



lands provide additional community benefits by buffering residential uses from highway corridors and contribute to the rural and agricultural aesthetic of the area.

Development opportunities for future housing over the next 14 years are satisfied by undeveloped lands outside the ALR designated SUBURBAN RESIDENTIAL. Future development lands on the Bridal Falls uplands (bench) can further extend development potential in the Plan area. Therefore, the lack of development lands is not considered a sound rationale for exclusion. Furthermore, options for wastewater servicing in Popkum are accommodated on non-ALR lands located within existing utility corridors, as well as commercial and residential development nodes.

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On this basis, the FVRD will not lead or advocate for a major boundary adjustment to the ALR. Nonetheless, the FVRD recognizes that landowners have the right to make an application. The Plan provides policy to guide potential applicants to demonstrate a robust rationale, supported by professional review. Future boundary review initiatives must be completed in a comprehensive and coordinated manner involving all interested Popkum landowners and not individual applications. The final authority for the ALR exclusion or boundary amendment resides with the Provincial Agricultural Land Commission (ALC).

Expanded Land Uses

Expanded land use options for ALR lands was identified by residents as an opportunity to maintain and sustain the rural – agricultural community in Popkum-Bridal Falls. The Agricultural Land Commission (ALC) supports many tourism uses outright provided they are accessory to a farm use.

Expansion of agri-tourism uses may provide interested farm operators an opportunity to complement and grow their farm business with a range of accessory tourist activities⁴. Popkum offers an attractive tourist destination given its picturesque agricultural setting between the mountains and close proximity to Bridal Falls. In nearby Agassiz and Chilliwack, there are a diversity of agri-tourism businesses highlighted in the Circle Farm program including cheese and honey producers, farm stay accommodations, and many more. The success of the Circle Farm program highlights the growing consumer trends towards locally produced foods and direct farm-to-consumer retail.

Other more intensive activities where conflicts may occur with nearby land uses may require local government approval⁵. The expansion of agri-tourism uses will need to be sensitive to

⁵ Refer to the Agricultural Land Reserve Use and Subdivision and Procedure Regulation for more details.



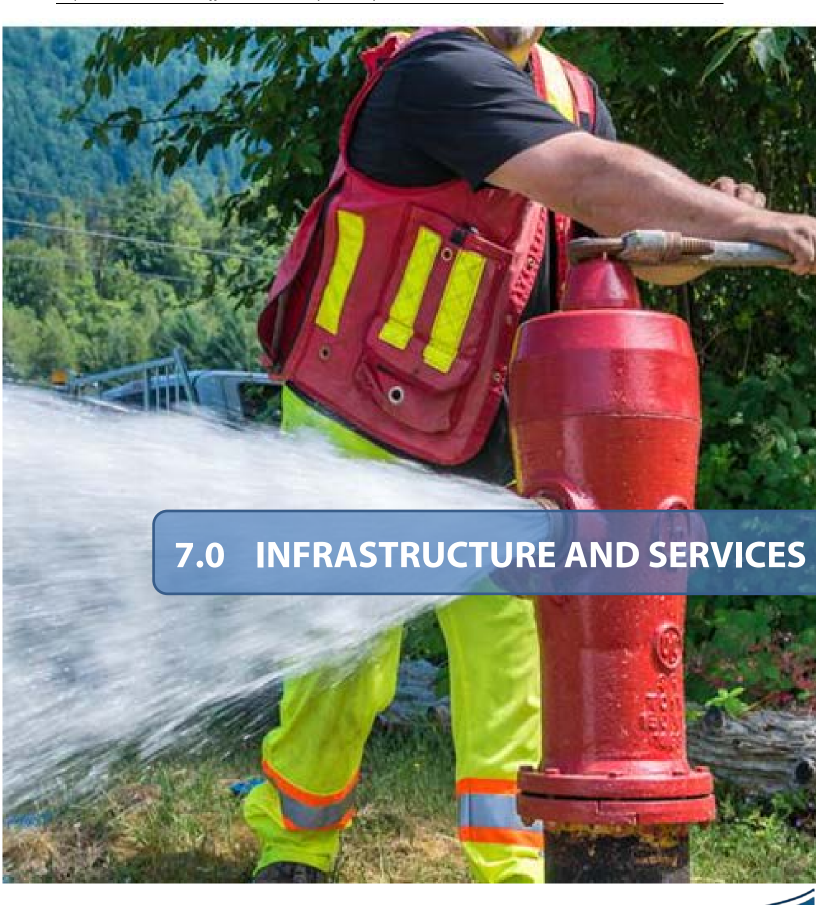
⁴ Agricultural Land Reserve Use and Subdivision and Procedure Regulation; "agri-tourism" means a tourist activity, service or facility accessory to land that is classified as a farm under the Assessment Act;

nearby farm operations so that holiday-makers and agriculture practices can beneficially coexist. The Plan provides policy which supports a number of agri-tourism uses accessory to a farm operation including natural campground, farm tours, and food and beverage sales. All uses must adhere to the *Agricultural Land Commission Act* and its regulations.

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Policy

- 6.3.1 **Housing Needs and Residential Development.** The Plan demonstrates that residential development can be reasonably accommodated outside of ALR lands within the life of the plan. As such, the Regional Board does not consider the ALR as a barrier to efficient residential development and will not support ALR exclusion applications which present residential development as the rationale for the application.
- 6.3.2 **Boundary Review.** Proposals to exclude ALR lands or to undertake a boundary review must be comprehensive, community based, and demonstrate a sound rationale supported by thorough professional review.



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7.1 Servicing the future

Popkum-Bridal Falls infrastructure and services will grow and centralize in the Popkum "community core" as development and density increases. The surrounding "countryside" of rural and resort lands will generally have on-site services suited to lower density development. Major recreation – resort or commercial developments will require new systems to be developed.

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The policies of this Plan recognize that Regional District infrastructure and services – parks and trails, fire service, water and sewer, storm water and street lighting utilities, and transit – will need to expand as the community population grows. To be sustainable and effective, the infrastructure and services must be high quality, efficient and financially viable, while creating minimal impacts on the environment. Infrastructure and services are vitally important parts of the community as each contributes to health, safety, quality of life and ultimately adds value to Popkum – Bridal Falls.

West Popkum is growing and is a desirable suburban residential area with commercial services centred around the Highway 9 and Yale Road East roundabout. The community features convenient access to employment, transit service, nearby schools, parks and a range of local commercial services. In West Popkum there is a higher expectation for municipal-like services such as parks, transit, sidewalks and paths, water, sewer, storm water and street lighting. Plan policies reflect these higher expectations for development on suburban residential and commercial designated lands.

While a wide array of services are available in Popkum, historically individual on-site septic systems provided wastewater treatment. Market changes and increased demand for smaller lots requires a transition from onsite septic to a public sewage system. Plan policies support the development of two centrally located Class "A" high quality sewage systems, which are publicly owned and operated to serve the needs of West Popkum. Additional policies provide a strategy to avoid ad-hoc sewage service areas which result in overlapping or criss-cross connections throughout the community and create financial and operational challenges and inefficient service. This centralized sewage system will compliment the existing water service owned and operated by the FVRD.

To support sustainable infrastructure and services, the FVRD will work to ensure that:

- Service efficiency and life cycle costs are priorities. We will ensure infrastructure
 expansion is designed and planned to be operationally efficient, accounts for long
 term construction, operation replacement costs, and accounts for long and short-term
 servicing needs.
- Options for rural transportation are provided. We will provide options by car, bike, public transit or on foot while recognizing the financial and geographic constraints for each option in a suburban residential and rural area.



• Services are high quality and minimize environmental impact. We will design sewer service and utilities to ensure highest standards, minimize land area footprint and achieve the lowest impact on the environment.

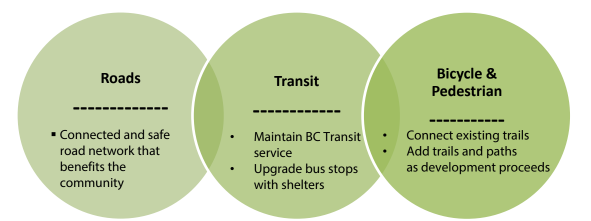
Policy

- 7.1.1 All services should be designed, operated, maintained and administered to minimize impact to the natural environment and to perform reliably and efficiently over long term. Low-impact servicing approaches are strongly encouraged.
- 7.1.2 Services for individual developments should support continuous year-round occupation. Servicing standards suitable only for seasonal occupation should be avoided.
- 7.1.3 Capital replacement reserves will be required for all community services, including but not limited to water, sanitary sewer, storm water, parks and trails, sidewalks/linear parks, and street lighting services.
- 7.1.4 Development services will be provided in accordance with FVRD Subdivision and Development Servicing Bylaw, the policies of the Regional Board (including this Plan, and the requirements of Responsible Authorities.
- 7.1.5 Services and infrastructure, such as road network capacity, will be planned and constructed at pace with development as it occurs and be responsive to future development servicing needs.
- 7.1.6 Opportunties for servicing partnerships between the FVRD and First Nations should be explored where feasible options exist and in areas of mutual interest.

7.2 TRANSPORTATION

The Plan supports the ongoing development of the transportation network to meet the needs of existing and future residents, businesses and visitors. The Plan promotes public transportation and cycling as an alternative mode of transportation. Ensuring a connected network of local roads is critical to avoid fragmented or panhandle access routes, which often result in disconnected and inefficient transportation routes for cars, bikes and pedestrians. Achieving these improvements over time will require the continued collaboration between the FVRD, the Province, developers and the community.

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Transportation Elements

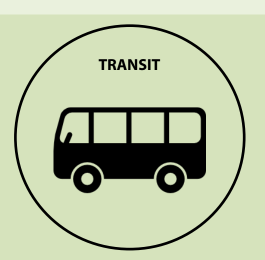
- Well connected to Provincial highway networks. Popkum Bridal Falls is connected to the provincial highway system via Highway Number 1 (Trans-Canada Highway) and Highway Number 9 (Rosedale-Agassiz Bypass Highway). The provincial highway network physically shapes the community, and also influences the vehicle dependant character of the area.
- Roads are owned-operated by the Province of BC. The FVRD does not own or maintain roads within Electoral Area "D". The Province of British Columbia is responsible for all roads, from provincial highways to local roads. This responsibility is managed by the Ministry of Transportation & Infrastructure. Road maintenance is undertaken by private contractors hired by the Ministry. The FVRD works together with the Province to plan for an efficient and safe rural road network.
- Transit provides options. Community consultation feedback from residents generally support transit options, particularly for seniors and youth. Service levels were identified as sufficient. However the need for a safe and visible bus stop was identified.
- Transit and trails are paid by local and regional taxpayers. A service area collects
 and fund the transit and trail system for residents. Expansion of these services requires
 careful financial consideration by local Popkum-Bridal Falls taxpayers.





Primarily used for public vehicle and transit use, however cycling and walking transportation options are growing. Local residents have identified desired improvements such as cycling paths, pedestrian crossings and sidewalks the West Popkum neighbourhood.

- Ensure a network of local roads that inter-connect over time and avoid panhandle or fragmented road segments;
- Address illegal off street parking along Highway #9 corridor as highway expansion and/or improvement plans proceed;
- Require noise attenuation and visual buffers to address road noise and views for new residential developments.



Popkum and Bridal Falls is served by the Agassiz-Harrison connector bus service provided by BC Transit, in cooperation with the FVRD, Village of Harrison Hot Springs, District of Kent and the City of Chilliwack.

The service operates year-round between Harrison Hot Springs and Chilliwack (with stops in between) throughout the day.

Residents have identified a need for a bus shelter, and safe and convenient stop location in West Popkum.



There is a strong desire within the community for bike lanes on Yale Road East and connected pedestrian sidewalks and trails within West Popkum.

Trails and sidewalks policies are provided in Section 8 – Parks and Trails. In general Plan policies support:

- Safe crossings for pedestrian and cyclist users of Highway 9 and Yale Road East.
- Upgraded shoulder lanes for pedestrian, cycling and agricultural uses on Yale Road, Popkum Road North to Elgey Road.
- Expanded linear trail routes in West and East Popkum as development occurs or retrofit as funds are available.



Policy

Road Design and Access

7.2.1 Upgrades to Yale Road East and Popkum Road north to Cheam Wetlands Regional Park should include road shoulders which provide suitable and safe designated paths for pedestrian, cycling uses and in agricultural areas for horse riding

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- 7.2.2 Each new parcel of land should have frontage on, and reasonable and practical access to a public road.
- 7.2.3 Land uses in the Plan area shall be provided with adequate and safe access for all traffic including emergency vehicles.
- 7.2.4 Access for residential uses on side roads should be constructed in accordance with the Ministry of Transportation & Infrastructure standards outlined in Location, Design and Construction of Residential Driveways on Side Roads Outside Municipalities.
- 7.2.5 New road alignments should be designed to provide:
 - i. extension and connection to existing or proposed roadways adjacent to or beyond the subdivision;
 - ii. alternate route choices where possible;
 - iii. adequate and safe access for all land uses consistent with the level of traffic generated and need for emergency access;
 - iv. minimal or no environmentally sensitive areas and stream crossings;
 - v. limited impact to agriculture operations and fragmentation of agricultural lands.

Bridal Falls Uplands

7.2.6 Development of the Bridal Falls Uplands should require a comprehensive traffic and route analysis in consultation with the Fraser Valley Regional District, City of Chilliwack and the Ministry of Transportation and Infrastructure to: identify route options; ensure first and secondary access routes; assess capacity, traffic volume impacts to the roundabout and highway interchange, geo-hazards, inter-connection to the City of Chilliwack; and identify long term operational requirements.

Traffic Impact

7.2.7 The Regional Board, in coordination with the Ministry of Transportation and Infrastructure, may require that significant development proposals include a traffic impact analysis report prepared by a qualified professional.

On street Parking



- 7.2.8 Development within the Highway Commercial designated lands in Popkum and Bridal Falls should demonstrate design options such as landscaping, to discourage unsafe roadside parking along the highway corridor.
- 7.2.9 The Regional Board should work with the Province of BC to review the relevant provincial legislation regarding the control of roadside parking of commercial vehicles Page | 98 along provincial highways and on Crown land and implement more effective tools to manage illegal roadside parking, including improved ticketing processes and opportunities for permitted on-road parking areas.

Transit

- 7.2.10 Bus shelter enhancements for BC Transit riders should be provided in a safe and convenient location in Popkum.
- 7.2.11 BC Transit should explore opportunities for a shared bus shelter location in consultation with School District Number 33.

Connected neighbourhood

- 7.2.12 Unused or undeveloped right of ways should be evaluated for use as public trail, community spaces or closure where traffic patterns or adjoining lands are not negatively affected.
- 7.2.13 Comprehensive suburban residential subdivisions with connecting road networks are encouraged and may require collaboration or land assembly with adjoining parcels.
- 7.2.14 Panhandle or easement access is discouraged for suburban residential subdivision.
- 7.2.15 Alternative or secondary route choices should be provided in new subdivision, where possible.
- 7.2.16 Public trail policies to ensure a connected neighbourhood are provided in Section 8 Parks and Trails.

Pedestrian and cycling

- 7.2.17 Safe crossings for pedestrian and cyclist users of Highway 9 should be evaluated for any significant development within the HIGHWAY COMMERCIAL designated lands in Popkum. Identified pedestrian crossing priorities are illustrated on Schedule 8 – Parks and Trails, Popkum Bridal Falls.
- 7.2.18 Pedestrian and cycling routes should consider design and routing options which create a comfortable and safe user experience by avoiding unsafe areas, avoiding side by side highway traffic and by providing opportunities to integrate into natural areas and provide view corridors.

- 7.2.19 The Regional Board may require that development proposals include a pedestrian movement analysis prepared by a qualified professional to ensure safe and connected pedestrian routes.
- 7.2.20 Upgrades to Yale Road, Popkum Road North to Elgey Roads should include expanded shoulder lanes suitable for pedestrian, cycling and agricultural uses and their connection to Cheam Wetlands Regional Park.

7.2.21 Subdivision developments within the West Popkum Linear Trail Network Area as shown on Section X – Parks and Trails, shall provide trails as a condition of subdivision approval.

Provincial Highway 9 and Highway 1

- 7.2.22 Access to new development along Highway 9 should be controlled and limited to the two locations, including one at the Yale Road roundabout.
- 7.2.23 Noise and visual buffers should be considered for new development along the Highway 9 corridor to reduce traffic use impacts to neighbouring private lands.
- 7.2.24 Community consultation should be conducted by the Ministry of Transportation for expansion and upgrades to Highway 9 corridor and Highway 1 interchange.
- 7.2.25 Major developments require a traffic impact assessment to determine regional traffic flows and if improvements to the Highway 1 interchange are necessary.



7.3 Water Supply

Water is an essential need for everyone. Fortunately, Popkum-Bridal Falls has a high-quality drinking water and supply, whether on private well or FVRD service. Drinking water in Electoral Area "D" is obtained from a variety of sources ranging from individual wells, surface water sources, to the large FVRD Area D Integrated Water System which services the majority of residents.

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FVRD Area D Integrated Water System

The FVRD water system primarily serves the suburban residential neighbourhoods of Popkum and commercial corridor of Bridal Falls and the neighbouring Cheam First Nation Indian Reserve. In 2017, there were 400 connections to the system. In addition to providing a drinking water source, the FVRD water system provides flows for fire protection in accordance with Fire Underwriters Survey guidelines.

The service area and assets of the FVRD EA "D" Integrated Water Systems is shown on Map 5-Local Service Areas.

FVRD Area D Integrated Water System is a high quality deep well source without the need for primary or secondary disinfection or filtration¹. The water storage site and primary source is located along the Bridal Falls hillside, with two additional well sources at Caryks Road and Sussex Drive. The quality and quantity of the FVRD Area D Integrated Water System is expected to meet anticipated growth over the next 20 years.

The FVRD's delivery of water system services are guided by a number of key documents including the:

- Sustainable Service Delivery for Community Water Systems: Policies to Guide Service Delivery in FVRD's Electoral Areas (2010);
- Electoral Area Source Water Protection Assessments (2015); and,
- Electoral Area Water Conservation Regulation (2016).

Private Water Supplies

While most of the community is served by the FVRD community water supply, there are a small number of properties which obtain drinking water though individual, on-site ground or surface sources. In 2017, there were about seven (7) surface water licenses and approximately sixty (60) known groundwater wells for domestic water use in Electoral Area "D". A number of unlicensed on-site water supplies are expected as well.

Private water supplies occur primarily on larger acreages surrounding the Popkum community core and Bridal Falls corridor. While the FVRD is not aware of any significant water quality or quantity issues, this means for many rural parcels, both potable water and



¹ 2015 FVRD Drinking Water System Annual Report

wastewater discharge occur on the same parcel of land. Therefore, it's important to ensure on-site water supplies are on parcels sufficiently sized to ensure the discharge of stormwater and wastewater does not interfere with water quality.

The FVRD Subdivision and Development Servicing Bylaw sets out levels of service requirements for newly created parcels. The service level requirements, in conjunction with Page | 101 zoning and Plan designation parcel size requirements, will ensure that new parcels with onsite water and septic provide sufficient area of at least 1.0 hectare.

Bylaws, Policies & Regulations

Water supplies and systems within Electoral Area "D" are regulated by local bylaws and policies and by provincial regulations. The following table provides a general overview of the key regulations:

FVRD	Province of BC		Page 102
Subdivision and Development Control Bylaw	Groundwater Protection Regulation ²	Drinking Water Protection Act	
		applies to all water	

- applies at time of development (not retroactive)
- ensures that new development is served by appropriate water supplies, depending on lot size, location and density (number of units)

OCP and other FVRD policies

 guides the development, expansion, operation and management of FVRD water services

- activities near wells and groundwater are environmentally safe
- minimum standards and types for:
 - well construction, maintenance, deactivation and decommissioning; and,
 - qualified people certified to drill wells, install well pumps and perform related services

- applies to all water systems (other than single-family dwellings and systems excluded through the regulation)
- water suppliers must ensure quality and potable water
- requires approval of water system construction proposals by public health engineers
- minimum water treatment standards
- monitoring/testing of systems; water systems to meet water quality standards
- public notification of water quality problems
- prohibits introduction of anything into a domestic water system, well recharge zone or an area adjacent to the drinking water source that could cause a health hazard



² Established under the Water Sustainability Act.

Policy

The following policies are intended to ensure new developments are served by an appropriate level of water supply which will be sustainable over the long term. They should be considered alongside the individual land designation policies which identify servicing levels required for subdivision and development.

- 7.3.1 All new commercial developments within the HIGHWAY COMMERCIAL designation shall be serviced by the FVRD Area D Integrated Water System.
- 7.3.2 Subdivisions which create parcels of less than 1 hectare (2.47 acres) shall provide a connection to the FVRD Area D Integrated Water System as established in the FVRD Subdivision and Development Servicing Bylaw.
- 7.3.3 Extension to the Area D Integrated Water System shall be paid for by developers who also shall contribute to off-site works in accordance with the Development Cost Charge Bylaw.
- 7.3.4 Water system service delivery, governance, cost recovery, priorities, and acquisition policies are those set out in *Sustainable Service Delivery for Community Water Systems:*Policies to Guide Service Delivery in FVRD's Electoral Areas or as amended by the Regional Board.
- 7.3.5 Expansion of the FVRD Area D Integrated Water System may be considered under the Sustainable Service Delivery for Community Water Systems: Policies to Guide Service Delivery in FVRD's Electoral Areas and under the following conditions:
 - a. costs of extending the service boundary are financed exclusively by the new area to be serviced and the cost is sustainable;
 - b. servicing to unconnected parcels within the original service area is not negatively affected;
 - c. the expansion is unlikely to result in subsequent demands or expectations for service in locations where development at serviced densities is not desirable.
 - d. capacity of the water system to supply the added demand, along with any improvement necessary, is determined by a qualified professional engineer;
 - e. no negative water supply source impacts will result;
 - f. the expansion is consistent with the land use objectives and policies of this plan; and,



- 7.3.6 Well head or source protection implementation for the Area D Integrated Water System water system wells should be completed as outlined in the *Electoral Area Source Water Protection Assessments (2015)* report.
- 7.3.7 Provision of safe and reliable water supplies, and the protection of existing water supplies and sources, will be a consideration in all zoning and community plan amendments and in subdivision referrals.

- 7.3.8 For subdivision of parcels less than 8 hectares in area, not served by the FVRD community water system, the *Responsible Authority* should require the developer to provide a report by a professional engineer which confirms the ability of each water supply to provide a suitable quantity of potable water which meets *Guidelines for Canadian Drinking Water Quality*. The report should include:
 - a. accurate location sketch of the well or intake (and supply line where applicable);
 - b. well log provided by well driller that is prepared in accordance with accepted standards, or a sketch of the surface water intake;
 - c. pump test and/or quantity test results;
 - d. recovery test results;
 - e. water quality test results from the laboratory;
 - f. certification that the water supply is capable of meeting the quantity requirements year-round and that the water meets the Guidelines for Canadian Drinking Water Quality; and,
 - g. in the case of groundwater sources, identify the type of aquifer from which the well will draw water and any implications for drinking water quality and quantity as well as the sustainability of the supply.
- 7.3.9 Applications for zoning and community plan amendments to facilitate new development not served by the FVRD community water system may be required to include a report by a qualified professional engineer. The report should:
 - a. provide reasonable rationale and assurances respecting the feasibility and long term suitability of the proposed water supply;
 - assess the compatibility of the proposed water supply with other on-site services (such as a sewage disposal field) or nearby services on adjacent lands;



- c. address the cumulative impacts the proposed water supply may have on the source and determine whether the proposed supply will adversely affect existing water supplies drawing from the same source; and,
- d. in the case of groundwater sources, identify the type of aquifer from which the well will draw water and any implications of the aquifer type for drinking water Page | 105 quality and quantity as well as the sustainability of the supply.

- 7.3.10 Individual, on-site water supplies which rely solely on treatment systems to produce potable water that meets the Guidelines for Canadian Drinking Water Quality are strongly discouraged and should be avoided for new subdivision and development.
- 7.3.11 All owners of water supplies are strongly encouraged to implement source control measures to prevent contamination of water sources and supply systems.
- 7.3.12 In accordance with the *Ground Water Protection Regulation*, landowners are strongly encouraged to:
 - a. promptly deactivate or close unused wells to prevent contamination of the aquifer; and,
 - b. flood-proof wells in locations subject to potential flood flows.

7.4 Sewage Disposal

Popkum – Bridal Falls is served by a combination of sanitary treatment options ranging from shared or private treatment systems regulated by the Ministry of Environment to individual on-site septic systems with reserve back up.

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The policies of the plan support creation of a new Popkum community sanitary sewer system. The creation a publicly owned sanitary sewer system to serve all the West Popkum community would facilitate future growth, while ensuring an efficient and high quality system. Remaining rural areas of Popkum-Bridal Falls would remain with individual on-site service levels.

Transition to Sanitary Sewer

In recent years, there have been several residential developments with FVRD sanitary sewer service and community water service. Demand for smaller lot developments is increasing in West Popkum and highlights the need for a comprehensive strategy for the sanitary sewer service area.

Ensuring an efficient sanitary sewer service that avoids an ad-hoc collection of individual systems with a network of overlapping service lines is critical to the long term operational efficiency and financial viability. Plan policy supports three service nodes that recognize the (a) newly established sewer system at the former Minter Gardens, (b) a future central sewer service node, and (c) flexible options to provide on-site or FVRD sewage system connection for lands along the Highway 9 corridor.

The sanitary service would serve new suburban residential growth, connect existing lots once septic replacement as necessary, and serve commercial developments as needed. To ensure a high quality treatment standard, operational efficiency and oversight, the system would be publicly owned and operated to a Class "A" standard³.

Development of the system is a significant infrastructure project which requires community support, potential partnership, and co-ordination with the land developers. Establishing a system will be a multi-year process. In the meantime, ensuring higher density development proceeds with a plan for sanitary service is an objective of the OCP. Plan policies only support increased density-suburban residential growth in areas with a publicly owned sanitary sewer system.



³ Class "A" is defined by the Municipal Wastewater Regulation, Environmental Management Act, Province of BC

The FVRD Regional Board has adopted two key policies to guide sanitary sewer development and expansion in West Popkum:

• FVRD Sustainable Sanitary Sewer Service Provision – Policies to Guide Service Delivery in Electoral Areas of the FVRD, which outlines objectives to:

ensure community sewer systems are effectively managed;

- prioritize recommended upgrades and initiatives related to FVRD sewer service provision;
- guide sewer service provision through the acquisition of new and existing community sewer systems;
- regulate on-site individual sewer systems; and,
- guide the review of the sewer servicing component of development applications.
- West Popkum Local Sanitary Servicing Plan⁴, which provided options for the future ownership and acquisition of the West Popkum Utilities sewer system.

Growth Expectations

The Plan policies provide flexibility in development and, as a result, various development scenarios with different unit totals are possible. As SUBURBAN RESIDENTIAL designated lands are developed or redeveloped for residential uses, the total number of people in West Popkum will increase over the life of this Plan from 1529 people⁵ to about nearly 2000 people by 2031. These figures are based on the average of 13-20 homes constructed per year, and the average 2.8 persons per household size for Popkum-Bridal Falls⁶. The above figures are provided for broad planning purposes only.

Evolving and Current Sanitary Systems

Sanitary sewer service is currently provided to 41 lots⁷ in West Popkum by the privately owned West Popkum Utilities system, a Class "D" system. A planned FVRD Class "A" sanitary sewer system located on the former Minter Gardens site west of Llanberis Way has the capacity to service 200 units however, further evaluation of the system as operation proceeds may determine an increased capacity is available. Remaining developed properties are served by individual on-site septic with designated reserve field areas or sufficient land for septic replacement.

CURRENT SANITARY SYSTEMS			
System Name	Servicing Capacity (units)	Treatment Class	Ownership
West Popkum Utilities	41 units	Class "D"	Privately owned and operated
Minter Gardens System (under dev.)	200 units	Class "A"	FVRD owned and operated

⁵ Statistics Canada, 2016 Census.



⁶ Statistics Canada, 2016 Census.

⁷ West Popkum Local Sanitary Servicing, Urban Systems, April 8, 2016

Cost

The cost of community sewer service provision will be borne equally by all those who benefit from the service. It is anticipated that the cost of expanding the community sewer service will be paid by the developers in the form of Development Cost Charges (DCCs) and latecomers agreements for subsequent connections. A financial plan will be necessary to identify appropriate DCC for West Popkum sewer.

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Future Service Nodes

Figure 1–Sanitary Sewer Servicing Nodes illustrates potential service nodes for West Popkum and ensures efficient distribution of capacity, long term viability, fairness, certainty, and flexibility for growth are considerations in the FVRD Sewer Servicing Policies, which support the following objectives:

- 1. Identification of FVRD Community Sewer Service Nodes/Areas to ensure future development and connection to the FVRD sanitary sewer system is efficient and provides certainty for the community and developers.
- 2. Support FVRD ownership, operation and maintenance of existing and future community sanitary systems to a Class "A" standard⁸.
- 3. Ensure sewer service is planned for designated growth areas in the community and for those areas in need due to environmental concerns.
- 4. Minimize the cost of sewer service to existing residents by developing efficiencies in the management of the system and economies of scale by supporting a long-term community system.
- 5. Minimize impacts to adjacent land uses from sanitary treatment facility.
- 6. Minimize the impact on the natural environment during service extension and construction.
- 7. Ensure community sewer service extension does not compromise rural character.
- 8. Avoid impacts to the FVRD Community Water supply source.

Policy

The following policies are intended to ensure new development is served by an appropriate level of sewer service which will be sustainable over the long term. They should be considered alongside the individual land designation policies and the FVRD Subdivision and Servicing Bylaw when identifying servicing levels required for subdivision and development.



 $^{^{8}}$ Class "A" is defined by the Municipal Wastewater Regulation, Environmental Management Act, Province of BC

- 7.4.1 All new subdivision developments within the SUBURBAN RESIDENTIAL designation shall be serviced by a Class "A" sanitary sewer system owned and operated by the FVRD, in accordance with Figure 1 –Sanitary Sewer Servicing Nodes.
- 7.4.2 All new SUBURBAN RESIDENTIAL developments adjacent to existing or proposed sanitary sewage treatment or disposal sites shall provide mitigation to prevent impacts by noise, sight and smell from sanitary treatment facility.

- 7.4.3 Establishment and extension of the FVRD sanitary sewer system will be paid for by developers who also shall contribute to off-site works in accordance with the Development Cost Charge Bylaw.
- 7.4.4 Applications for zoning and community plan amendments to facilitate new development with onsite sewer in the HIGHWAY TOURIST RECREATION COMMERCIAL designated lands may be required to include a report by a qualified professional engineer. The report should:
 - a. provide reasonable rationale and assurances respecting the feasibility and long term suitability of the proposed sewage treatment;
 - assess the compatibility of the proposed onsite sewage supply with other onsite services (such as a stormwater management) or nearby services on adjacent lands;
 - c. address the cumulative impacts the proposed sewage treatment may have on the nearby water sources and determine whether the proposed supply will adversely affect existing water supplies; and,
 - d. Identify any operation and maintenance requirements for the property owner in order to ensure long term sustainability of the system.
- 7.4.5 Provision of sanitary sewer services is guided by the FVRD Sustainable Sanitary Sewer Service Provision Policies to Guide Service Delivery in Electoral Areas of the FVRD, as updated from time to time.
- 7.4.6 West Popkum Utilities (WPU) class "D" sanitary service connections is limited to 41 units located in the area north of Yale Road and east of 52405 Yale Road⁹, subject to reconsideration should the FVRD acquire and upgrade the WPU to a class "A" public system.
- 7.4.7 Acquisition and upgrading for the existing West Popkum Utilities system is guided by the West Popkum Local Sanitary Sewer Plan (LSSP).

⁹ West Popkum Utilities service area received variance to the FVRD Sustainable Sanitary Sewer Service Provision – Policies to Guide Service Delivery in Electoral Areas of the FVRD at the March 22, 2016 FVRD Regional Board meeting.

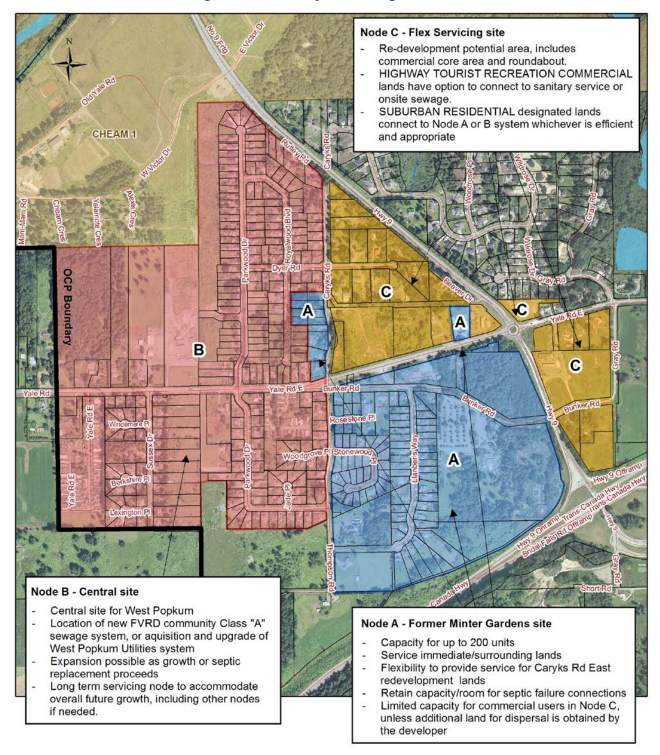
- 7.4.8 Provision of reliable on-site sewer service will be evaluated to ensure it is practical, well managed, and financially sustainable in all zoning and community plan amendments and in subdivision referrals.
- 7.4.9 Sewer service expansion for existing lots may be considered by the FVRD Regional Board when there is evidence that an existing sewage disposal system has failed, an ensuing health problem is evident and/or there is no alternative means of resolving the disposal problem through on-site measures, including pump and haul, to address environmental or health concerns.

- 7.4.10 Septic maintenance is the responsibility of business owners, residents and property owners. The FVRD Septic Sense program provides practical guidance for septic system care and maintenance, including inspections, daily use activities.
- 7.4.11 Pump and haul services or holding tank services for the removal of wastewater shall only be supported where an existing system has failed and/or where there is no alternative means of resolving the treatment problem through on-site measures for existing developed lots. Pump and haul services are not supported for new development, except potentially as a short-term temporary measure.
- 7.4.12 Avoid environmental impact where possible by locating community sewer service infrastructure in a manner that avoids the disturbance of environmentally sensitive areas and poses no significant negative impact on the environment.



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Figure 1 - Sanitary Servicing Nodes



7.5 Stormwater

Stormwater is created when land alterations change the pre-existing water balance. When vegetation and soils are replaced with roads and buildings, less rainfall infiltrates into the ground, less is taken up by vegetation, and more becomes surface runoff. Rural development, particularly the construction of impervious surfaces and land clearing, may increase stormwater flows and negatively impact streams, groundwater reservoirs and downslope properties.

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Even relatively low levels of impervious cover can produce significant and often irreversible impacts on streams and aquatic resources.¹¹ Stormwater begins to have a negative impact on streams when the amount of impervious surface in a watershed equals as little as ten percent of the watershed area.¹² Parcel size is also an important indicator. Most residential developments with densities greater than one parcel per hectare will exceed 10% impervious area and alter drainage regimes.¹³

As a result, best management practices are needed at densities greater than one parcel per hectare, and where impervious cover may exceed 10% of the watershed area, to avoid:

- damage to aquatic environments;
- public expense for unplanned infrastructure; and,
- possible flood damage associated with increased runoff.

The policies below outline expectations for stormwater management for new developments and encourage landowners to develop and manage existing properties with stormwater in mind.

Policy

- 7.5.1 Post-development stormwater flows should maintain natural flow patterns and water quality of receiving waters.
- 7.5.2 Foundation, roof drainage and other surface drainage should be disposed of on-site, returned to ground, and not be connected to collector systems for roads. The use of bio-swales, ponds, French-drains, rain barrels and other means of detaining and infiltrating stormwater on-site are encouraged.



¹⁰ Ministry of Land, Water & Air Protection. *Stormwater Planning: A Guidebook for British Columbia*. May, 2002.

 $^{^{11}}$ Center for Watershed Protection. Site Planning for Urban Stream Protection. 1995

¹² This is a generally accepted threshold. For a British Columbia source, see: Ministry of Land, Water & Air Protection. *Stormwater Planning: A Guidebook for British Columbia*. May, 2002. A Washington State example is: Derek Booth. *Forest Cover, Impervious-Surface Area, and the Mitigation of Urbanization Impacts in King County*, Washington. September, 2000.

¹³ Ministry of Land, Water & Air Protection. Stormwater Planning: A Guidebook for British Columbia. May, 2002.

7.5.3 Applications for zoning and community plan amendments to facilitate new developments at densities of one parcel per hectare or greater, or for commercial developments, should include a stormwater management plan prepared by a professional engineer to MOTI and FVRD standards that at a minimum meets the following objectives:

- a. ensures post-development storm water flow volumes will not exceed predevelopment flow volumes in receiving waters;
- b. maintains, to the extent possible, predevelopment flow patterns and velocities;
- c. provides conveyance routes for major storms;
- d. demonstrates the use of best practices;
- e. certifies that water quality of receiving surface and ground waters will not be negatively affected by stormwater surface run-off during and post development; and,
- f. certifies, where applicable, that there will be no negative effect on neighbouring properties.
- 7.5.4 Stormwater management plans should design for:
 - a. rainfall capture for minor storms (a 10 year return period rainstorm);
 - b. runoff control for major storms (a 100 year return period rainstorm); and,
 - c. where appropriate, flood risk management for extreme events and peak flow conveyance.
- 7.5.5 Where possible, landowners are encouraged to limit impervious surfaces- which include buildings, pavement and any surface through which water cannot pass to 10% of the total lot area for large parcels and 25% or less of the total property area for smaller parcels. The use of aggregate, porous pavement, pavers, and similar materials is encouraged for driveways, patios and other surfaces that are often constructed of impervious materials.



7.6 Solid Waste Management

Waste Reduction

Waste reduction targets and management in the FVRD are governed by and implemented through the FVRD Solid Waste Management Plan which was approved by the Ministry of Environment in late 2015. It contains a number of milestones to further waste diversion in the region and help reduce the amount of waste going to landfill:

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- 65% reduction in the residential waste by the year 2018; and,
- 90% waste diversion rate by the year 2025.

Waste collection in Popkum-Bridal Falls is individually arranged by residents and business owners who either use private haulers or take their garbage, recyclables and compostable waste directly to the Bailey Landfill in the City of Chilliwack. Wood and yard waste may also be dropped off at the Parr Road Green Depot (City of Chilliwack) for transport to a central composting facility for processing.

New developments - make space for the bins.

In order to meet progressive waste diversion targets, new developments must ensure that there is adequate room reserved in development plans for the provision/placement of solid waste bins, recycling bins and food waste bins. In the near future, recycling and compostable waste collection will be mandatory and therefore new developments should attempt to incorporate space for this provision into their development plans. As all residents/businesses in EA D must arrange for their own garbage services through private contractor it is particularity important that adequate space is provided for a full range of waste diversion bins.

Illegal Dumping

Illegal dumping of garbage is a hazard, regardless whether from residential uses, construction waste, stolen vehicles and other materials. Dumping presents an environmental hazard and degrades the aesthetic and recreational experience of the area. The FVRD encourages any incidents of illegal dumping to be reported to the Report All Poachers and Polluters (RAPP) hotline – 1-877-952-RAPP (7277) which is a toll free number. Reported information is logged and referred to the appropriate agency or organization for clean-up. The hotline supports public outreach and tracks dumping activities and patterns over time to assist with prevention efforts.

Wildlife and Waste

Popkum-Bridal Falls is located at the edge of the crown forest and Fraser River, where there are high wildlife populations. Landowners must ensure that waste containers are not accessible to wildlife. The FVRD Parks Department offers a Bear Aware program to assist residents and business owners in minimizing bear interactions and with the proper management of garbage bins to avoid bear/human conflicts.



This Official Community Plan supports the FVRD Solid Waste Management Plan which should be consulted for detailed guidance respecting waste management, composting, recycling and waste reduction.

Policy

- 7.6.1 Access to recycling, composting and disposal facilities should be ensured:
 - a. new developments shall ensure that there is adequate room reserved in development plans for the provision/placement of garbage bins, recycling bins and compostable waste bins; and,
 - b. the Responsible Authorities are strongly encouraged to provide adequate waste, recycling, and compostable waste bins provided at recreational sites.
- 7.6.2 Residents are encouraged to adopt as their own the targets of the FVRD Solid Waste Management Plan to divert 90% of waste from disposal by the year 2025.
- 7.6.3 Residents and business owners should ensure that garbage and waste containers are secured and not accessible by wildlife.
- 7.6.4 Residents are encouraged to avoid the burning of wood wastes and debris which results in reduced air quality and emissions of fine particulates which may pose a health hazard, and instead employ alternatives such as composting or mulching.
- 7.6.5 The Regional District will work with Provincial ministries and other appropriate organizations to combat the illegal burning of household garbage and other prohibited materials.
- 7.6.6 The Regional District will encourage citizen efforts to clean up dumped material and monitor for illegal dumping. As opportunities and resources permit, the Regional District will support voluntary community clean-up efforts particularly to assist with tipping fees.
- 7.6.7 The Regional District will work with Provincial ministries, Royal Canadian Mounted Police, Insurance Corporation of BC, and appropriate organizations to combat the dumping of stolen vehicles and solid waste.
- 7.6.8 By the year 2025, waste from Electoral Area "D' should be reduced in accordance with the targets in the FVRD Solid Waste Management Plan.



7.7 Utilities & Communication Services

All services including, residential electricity, gas, cable, cellular and high-speed internet services and telephone service are broadly available within the Plan area. Portions of Popkum-Bridal Falls have intermittent cellular coverage, particularly indoor coverage. Cellular coverage is an important daily service for the safety and convenience of those living, traveling or working in the Plan area. Improvements to the cellular coverage range and provider choice were concerns identified by residents.

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Policies

- 7.7.1 Internet and cellular services for residents. The Regional Board will advocate and support improvements to existing cellular coverage and opportunities for expansion of high speed internet services for local residents.
- 7.7.2 **Minimize visual impact**. Utilities and cellular tower infrastructure shall be designed and situated in a location which reduces visual impacts on neighbouring businesses and residents.
- 7.7.3 **Serviced new development.** All development should be coordinated with, and provision will be made for, essential community services such as electrical, natural gas, telephone and cablevision servicing, at levels appropriate to the proposed development.
- 7.7.4 **Co-location requirement**. Cellular towers and telecommunication facilities should provide future co-location and expansion opportunities in order to reduce the overall number of towers in the community.
- 7.7.5 **Community consultation.** New utility and cellular developments should undertake community engagement early in the project to obtain and address community input.
- 7.7.6 **Telecommunications policy.** The Regional District should develop a telecommunications policy to guide the assessment, consultation, design, and siting of new telecommunications projects. The policy should be developed in an effort to not only attract new telecommunications projects, but to adequately mitigate impacts and address community concerns.



7.8 Protective Services

Fire Protection Services

Popkum-Bridal Falls is served by a group of committed and highly trained volunteer fire department members. Located at 10570 Yale Road East in East Popkum, the Popkum Volunteer Fire Department serves all of Electoral Area "D" including incidents along Highway No. 1 and Highway No. 9.

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Fire response is coordinated and dispatched through the E-911 system. Fire service areas and the location of fire halls are shown on Map 5 - Local Service Areas.

Fire protection requirements for new development are determined under the BC Building Code and the BC Fire Code. The fire response time is an important consideration in the BC Building Code (BCBC). The BCBC establishes a ten minute response time threshold. Buildings that are proposed to be constructed in areas that are located outside of a 10 minute fire response area from the fire hall will be subject to increased building setback requirements.

The FVRD uses the Fire Underwriters Survey guidelines regarding the design of water systems that provide flows for fire protection. The FVRD Integrated Water Supply provides fire flow in developed suburban residential, commercial and resort areas of Popkum-Bridal Falls.

Overall the community is served by an efficient highway and local road network that ensures accessibility. These services along with a well trained, resourced and effective fire department have positioned Popkum-Bridal Falls in a favourable course to accommodate additional growth while ensuring public safety.

E911 Services – Police and Ambulance

The Plan area receives ambulance, police and fire services through E-911 operations. Police services are provided by the Royal Canadian Mounted Police from the Agassiz Detachment. Ambulances are dispatched from Chilliwack. Response times for emergency services are consistent with rural areas, however, Popkum-Bridal Falls is fortunate to receive backup service from nearby Chilliwack when either police or ambulance services are engaged.

Emergency Management

In British Columbia, local governments are responsible for providing the initial response to most emergencies that occur within their boundaries. The FVRD Emergency Plan complies with the British Columbia Emergency Response Management System (BCERMS) to ensure coordinated and organized response to emergencies in the form of a standardized response structure. During emergency response and recovery operations, FVRD is responsible for:

- Notifying those who may suffer loss or may be harmed by an emergency or impending disaster;
- Coordinating the provision of food, clothing, shelter, and transportation services;
- Establishing the priority for restoring essential services provided by the Regional District; and,
- Recommending to service providers the priorities for restoring essential services not provided by the Regional District.

The objectives (in order of priority) of any response are to:

- Provide for the safety and health of all responders
- Save lives
- Reduce suffering
- Protect public health
- Protect government infrastructure
- Protect property
- Protect the environment
- Reduce economic and social losses

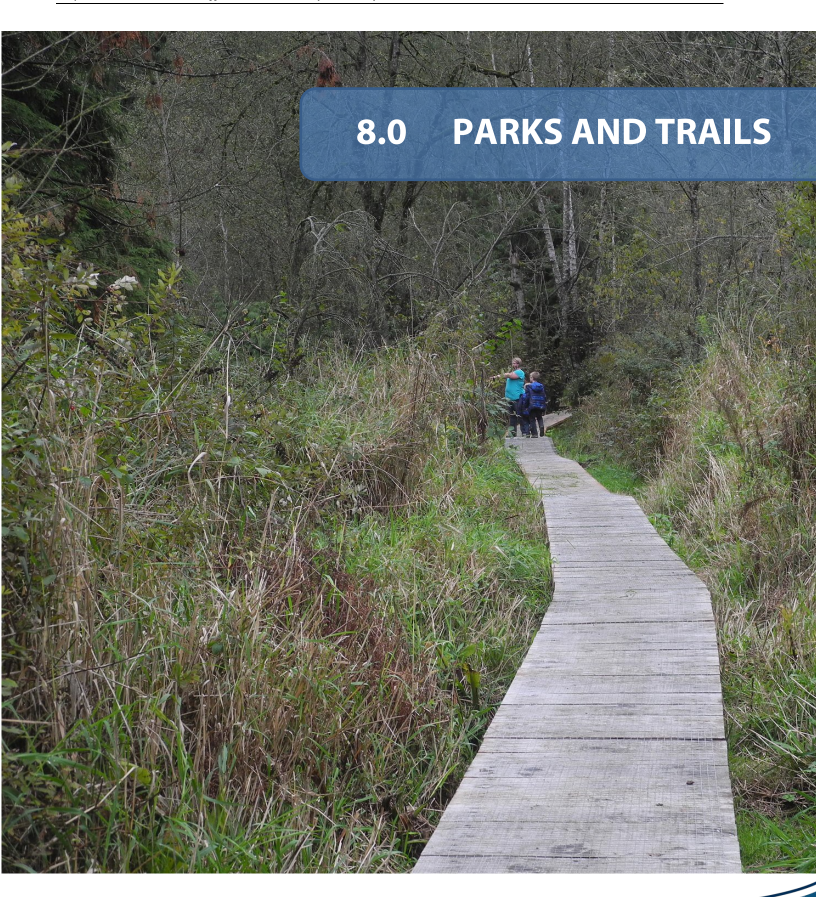
The following policies are intended to provide general information for residents and property owners concerning various emergency services and level of protection in Electoral Area "D" as well as providing guidance to the Regional Board when land use proposals are located in areas of potential wildfires. Actions are guided by the FVRD Emergency Response & Recovery Plan.

Policy

- 7.8.1 **Citizens watch groups.** The Regional Board encourages Neighbourhood Watch, Block Watch, Citizens on Patrol and similar programs within the community.
- 7.8.2 Major developments require fire protection report. The Regional Board may require re-zoning or official community plan amendment applications involving assembly or commercial or resort uses be supported by a fire protection engineering report. Local volunteer fire departments and/or the manager of fire protection should provide comments concerning the local fire department's ability to provide adequate fire protection, response times and overall capacity of the fire department to protect multi-unit residential developments.
- 7.8.3 **Fire department needs assessment.** Regular review of the fire department capacity, equipment and resource needs should be undertaken to ensure the ability to protect development over time, especially in large developments; and where necessary identify funding mechanisms for upgrading fire equipment and other fire department needs to keep pace with development expectations.
- 7.8.4 **Fire hall expansion.** The Regional Board will explore options for fire hall expansion per the recommendation from the *FVRD EA Volunteer Fire Service Report (2010)* in conjunction with consideration of the need for community facility space per *Policy 3.4.4*. Proposals for an alternative fire hall location may be considered by the Regional Board subject to the following criteria:
 - a. Location allows for sufficient and rapid highway access;
 - b. centralized location allows for most efficient response times and accessibility for volunteer membership; and
 - c. limited hindrances for ease of access and egress of large fire apparatus.



- 7.8.5 **Limit development in unserviced areas.** Lands outside of fire protection service areas, such as Crown lands or lands without public fire protection, should generally remain at low rural development densities.
- 7.8.6 **Police service.** The Regional Board supports advocating for increased police services and resources to be allocated for the Popkum-Brial Falls community.



8.1 Overview

The natural setting of Popkum-Bridal Falls provides outdoor recreation opportunities from formal trails and parks to crown lands surrounding the community. These natural amenities draw residents and visitors alike, and define the rural-natural character of the community.

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Development and growth of Popkum-Bridal Falls brings new opportunities to expand trail opportunities and provide connections to the numerous parks in the community. Residents have expressed a vision for a connected and active community offering parks and trail opportunities to experience nature, recreation and active living, and facilitate community interaction.

In order to provide for existing and future residents, the policies in this section describe a trail concept for Popkum-Bridal Falls, and identify significant sites and corridors of interest for the future expansion. This includes:

- acquisition of future community park and trails;
- investment of community park funds (cash-in lieu) from subdivision development; and,
- sites of interest for future parks and trails in Popkum-Bridal Falls.



Cheam Lake Wetlands Regional Park

Established in the 1990's, Cheam Wetlands is a 107 hectare (265 acre) natural area park, featuring lake, marsh and forested areas. Amenities and activities in the park include walkways, picnic areas and interpretive signage and programs. Opportunities for park growth include lands along the south of the lake to enhance and protect remaining areas of foreshore and forested areas.



8.2 A Community of Parks

With 162 hectares (400 acres) of formal park land that includes two Provincial Parks, a regional park, three community parks and a growing local trail network, Popkum-Bridal Falls has an abundance of outdoor recreation options to choose from. These parks provide a variety of amenities including playgrounds, walking paths, and natural spaces. Additionally, there is strong evidence to support that being in nature and viewing nature has significant physical and mental benefits, including increased social well-being¹, making residents' proximity to parks an important aspect of creating a healthy community.

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The National Parks and Recreation Association (NPRA) Level of Service Standards provides guidelines for the amount, size and location of parks. The Association recommends 4 ha of parkland per 1,000 people, plus an additional 4 ha of natural area per 1,000 people. Popkum-Bridal Falls exceeds these standards by offering 106 hectares per 1000 people, creating an exceptional community of parks.

Table 2. Current Parks and Trails				
Name	Туре	Area	Tenure	Use
Community Parks and Trails	Community Parks and Trails			
Shannon Community Park	Tot Lot	.11 ha	FVRD owned	Playground
Parkrose Community Park	Tot Lot	.11 ha	FVRD owned	Playground
Popkum Linear Trail	Linear Trail	3.1 km+	FVRD managed	Walking trails
Cedar Community Park	Active Park	0.16 ha	FVRD owned	Playground
Popkum Community Trail	Trail	950 m	FVRD Owned	Walking Trail
Regional Parks and Trails				
Cheam Wetlands Regional	Natural Area	107.12	FVRD/Nature	Wildlife
Park		ha	Trust/Crown	viewing,
			Land	birding,
				walking
				Interpretive
				programs.
Provincial Parks				
Ferry Island Provincial Park	Natural	29 ha	BC Parks	Fraser River
(collaboratively managed	Recreation			foreshore
with Cheam First Nation)	Area			undeveloped.
Bridal Veil Falls Provincial	Natural	32 ha	BC Parks	Hiking, walking,
Park	Recreation			wildlife
	Area			viewing.

¹ HBE linkages a toolkit for designing, planning, health. (2014)



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Table 3. Park Classifications

Park Classifications	
Tot lot	Small community parks with the primary purpose of providing local children with a place to play. A playground is the primary amenity. Benches and picnic tables may also be included.
Neighbourhood Parks	Small public parks that offer access to open space for passive use such as picnicking, resting, and walking. Neighbourhood parks could also include a playground. Amenities could include trails, picnic tables, garbage cans, etc.
Active Parks	Medium-sized parks that offer opportunities for more active recreation, including organized sports. Park amenities may include athletic fields, playgrounds and programming.
Special Interest Sites	Special interest sites may vary in size, but are established to highlight important historical, cultural, ecological, or geological points of interest in the community.
Linear trails/greenways	Linear Trails or Greenways are long, narrow stretches of parkland or greenspace designated for recreational uses such as walking or biking. They often act as pedestrian linkages between neighbourhoods, parks, or communities. Greenways can include a variety of trail types, from narrow dirt paths to sidewalks, or gravel trails under hydro line ROW's.
Regional Parks	Regional parks and trails provide benefit and enjoyment to residents and visitors across the Fraser Valley. The Regional Parks are generally considered to have three functions: to protect the natural landscape, to complement municipal recreation areas and to contribute to open space and greenways connections. Each park has regional significance, whether recreational, ecological or cultural.





8.3 Trails and Greenways

While park space is significant in Popkum-Bridal Falls, trail connections to each park are fragmented. Ensuring trail connections between parks is a key component of the Plan. Building the trail network over time requires several components as shown on Schedule 8 – Parks and Trails. There is a range of options that can be applied to create the trail network depending on whether it's a local trail, a road crossing or significant corridor.

Table 4. Trail and Pedestrian Crossing Classifications

Neighbourhood Linear Trail		Pedestrian Crossings	Significant Corridors
New Development	Existing Development		
Connect Popkum sub		Improve pedestrian	Connects local
neighbourhood with local pedestrian trails		safety and sense of	neighbourhoods and
throughout.		safety when crossing	regional
Opportunities for the expanded linear trail:		major highway routes.	communities to parks and outdoor recreation areas.
 New developn 	 New development provides trail 		
_	segments as development occurs		Routes generally
with sidewalk or compacted trail materials, as appropriate.		■ Yale Road, west of Highway #9 intersection. North-	include wilderness trails, utility corridors, rights of way or
 <u>Existing development</u> (where new 		south crossing; and	highway corridors.
subdivision is not anticipated). Retrofit existing road right of ways with marked line corridors on			
		■ Highway #9 to	
		connect east and	
existing right o	of way corridors.	west Popkum.	

8.4 Opportunities for the Future

Popkum-Bridal Falls is a community of parks and trails with opportunities for future expansion with support from development, partnerships or grants opportunities. Funding the growth and long term viability of expansion is critical to a sustainable park system. Strategic acquisition of park land and allocation of parkland dedication funding is critical. Plan policies support the strategic and page | 125 financial supported approach to expansion.

Residents and stakeholders have identified a number of expansion opportunities and sites of interest for expansion. The table below references Schedule 8 – Parks and Trails, and summarizes areas of potential parks and trails:

Table 5. Expansion Opportunities and Sites of Interest		
Popkum	Neighbourhood Linear Trail. Continued expansion of existing linear trail network to connect Popkum suburban residential neighbourhood with local pedestrian trails.	
	Pedestrian Crossings between; (1) Yale Rd west of roundabout – north to south; and, Highway #9 – east to west to connect East and West Popkum.	
	Significant corridors to connect neighbourhoods and park areas.	
Cheam Lake Wetlands	Park connection between Cheam Wetlands Regional Park and Fraser	
Expansion	River foreshore.	
Bridal Falls	Lands adjacent to Bridal Veil Falls Provincial Park under License of Occupation tenure (File No. 2405922).	
Fraser River	Pedestrian access to crown lands along Fraser River under Notation of Interest (File No. 2406153) adjacent to from 11180 Popkum Rd North (pedestrian) via existing statutory right of way and future potential connection to Cheam Wetlands Regional Park.	
	Boat launch – location to be determined.	
	Experience the Fraser – significant corridor to provide connection between City of Chilliwack and District of Hope segment.	
	Foreshore management for environmental protection in partnership with First Nations.	
Eastern Hillsides	Significant corridor from City of Chilliwack Eastern Hillsides to Bridal Veil Falls Provincial Park.	
Mount Cheam	North slope access and staging area to Mt. Cheam via de-activated Bridal Falls Forest Service Road (FSR).	

Policy

Community Parks and Trails

8.4.1 **Popkum Neighbourhood Linear Trail expansion through subdivision.** Popkum neighbourhood linear trails should be expanded at the time of subdivision within the *Linear Trail Area* as shown on Schedule 8 – Parks and Trails. However it is recognized that upon detailed investigation some trail segments or community parks may prove infeasible or undesirable and therefore would not be developed.

- 8.4.2 **Options for park and trail acquisition**. Acquisition of lands for community parks and trails identified on Schedule 8 Parks and Trails are expected to be obtained through:
 - a. Park dedication or cash-in-lieu at the time of subdivision pursuant to the dedication of park land provisions of the *Local Government Act*;
 - b. Negotiate access to land for trails and parks through private, public and utility right of ways;
 - c. Road Use Permits from the Ministry of Transportation and Infrastructure (MOTI);
 - d. Application for use of Crown land; and,
 - e. Partnerships.
- 8.4.3 **Potential park site.** Community park acquisition priorities for Popkum-Bridal Falls include those identified on Schedule 8 Parks and Trails. However, the Regional Board may accept park dedication in any location within the Plan area that the Regional Board deems suitable for park purposes.
- 8.4.4 **Pedestrian crossing and safety.** Pedestrian crossing(s) to connect the linear trail network and ensure pedestrian safety within Popkum are a priority and are recognized as requiring significant investment for which partnerships between stakeholders should be explored. Specific crossings to address include:
 - Yale Road north-south corridor, between the Highway 9 intersection and City of Chilliwack boundary;
 - ii. Highway 9 connecting West and East Popkum residential and commercial land uses;
- 8.4.5 **Trails within right of ways**. Expanded linear trail and pedestrian crossings involving public right-of-way lands should be developed in co-operation with the Ministry of Transportation and Infrastructure to identify a safe location, design and financial viability.
- 8.4.6 **Continuous Connections.** Trail networks connecting existing community, Regional, and Provincial parks should be prioritized. Additionally, opportunities for continuity between Area D and other communities (e.g. City of Chilliwack, Cheam First Nation) through shared spaces and trail connections should be explored.



8.4.7 **Community park diversity.** Opportunities to expand and broaden the types of community parks and trails should be explored and prioritized in order to adequately appeal to a broader range of recreationists, including but not limited to opportunities for dog friendly parks and trails, sport oriented parks and facilities, varied park infrastructure, including adult oriented adult exercise equipment, appealing to a wider | Page | 127 range of users.

- 8.4.8 Wayfinding and cultural signage. Access to community, regional, and provincial parks should be clearly identified through signage that reflects the living First Nations culture and heritage within the region. Linear trail routes and crossing should include signage to inform users of route wayfinding, and alert users to use caution when crossing Yale Road and Highway #9.
- Flexible opportunities. Land for trails and proposed community parks should be secured as opportunities arise, including but not limited to development proposals for subdivision and zoning amendment, and partnership/grant funding.
- 8.4.10 Evaluation of parkland opportunities. Community park and trail proposals involving the following may be considered by the Regional Board:
 - i. partnerships for funding and ongoing maintenance;
 - ii. lands with unique natural features, distinctive landscapes or outdoor recreation potential;
 - iii. facilities for outdoor activities for youth; and
 - iv. existing community facilities and sites.
- 8.4.11 Community consultation. The development of a new community park and trails should include opportunities for community consultation to ensure information sharing, design input, and park user needs.
- 8.4.12 Financial and operational viability. Expanded services funded by the Electoral Area "D" Community Parks Service Area should be designed in consultation with the FVRD Parks Department to ensure a financially viable operations and maintenance program.
- 8.4.13 Partnerships. Opportunities for partnership with the Province of British Columbia, local community groups and First Nations should be explored for the development and operation of parks and trails and opportunities for shared facilities.





8.4.14 **Native plants.** Landscaping of any community park or trail should use native plant species to the extent feasible.

8.4.15 **5% park land dedication.**

- a. <u>Standard requirement</u>. New subdivisions requiring the dedication of parkland under Section 510 of the *Local Government Act* shall provide parkland in an amount of not less than five (5) percent of the land being subdivided or an equivalent value.
- b. <u>Reduction</u>. Notwithstanding Section 8.4.13 (a) (above), the Regional Board may consider accepting an area of land less than five (5) percent of the land being subdivided where improvements acceptable to the Regional Board have been made to provide park infrastructure on dedicated park lands.
- c. <u>Additional dedication</u>. Where a developer wishes to dedicate an amount of park land in excess of five (5) percent of the land proposed for subdivision, the Regional Board may consider a minor reduction in the minimum parcel size for subdivision, subject to the approval of the Responsible Authority, provided that the excess does not include lands that would otherwise be conserved through other means.
- d. <u>Cash in lieu.</u> Notwithstanding Section 8.4.13 (a), the Regional Park may elect, at the discretion of the FVRD Regional Board, to require cash-in-lieu of park land dedication pursuant to Section 510 of the *Local Government Act*, or a combination of land and cash-in-lieu.



e. <u>Alternative Contribution</u>. Notwithstanding Section 8.4.15(a) and 8.4.15(d), the Regional Board, at its discretion, may elect to accept an equivalent value of funding as a community amenity contribution dedicated to park and trail development, infrastructure, and enhancements in the place of cash-in-lieu contributions solely for the purpose of the acquisition of park land.

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Regional Parks and Trails Policies

- 8.4.16 **Regional Parks Strategic Plan.** Regional Park planning, development and management policies are established by the Regional Board in Regional Parks Strategic Plan 2014-2024, or documents thereafter;
 - a. lands with regional significance;
 - b. recreational opportunities;
 - c. ecosystem protection; and,
 - d. feasibility.
- 8.4.17 **Community Consultation.** Notwithstanding policy 8.4.14 (above), the Regional Board should consider the following matters in their management, planning and development of Regional Parks in Popkum-Bridal Falls":
 - a. consultation with Popkum-Bridal Falls residents;
 - b. sites of interest for potential Regional Parks as identified in Table 5 Expansion Opportunities and Sites of Interest;
 - c. local and regional partnership opportunities with stakeholders and community groups including the Cheam First Nation should be explored where feasible opportunities exist;
- 8.4.18 **Cheam Lake Wetlands Regional Park.** The expansion of Cheam Lake Wetlands Regional Park should be addressed through land acquisition policies and a Park Management Plan developed in partnership with First Nations to identify strategic lands for the park and increase opportunities for culturally appropriate interpretation.
- 8.4.19 **Fraser River Foreshore Access and Management**. The acquisition and maintenance of park land to increase recreational access and opportunities for foreshore management of the Fraser River will be encouraged and supported by the Regional Board.
- 8.4.20 Experience the Fraser Trail and Blueway. The Regional Board supports continuation of the ETF Trail and Blueway from its current terminus within the City of Chilliwack jurisdiction to existing recreation opportunities within Electoral Area D, including connection to Ferry Island Provincial Park, in accordance with the ETF Concept Plan.





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9.1 Overview

Popkum - Bridal Falls is well known for the iconic slopes of Mount Cheam, the mighty Fraser River, and its numerous mountain creeks. The area geology, forest cover, topography and location expose Bridal Falls and Popkum to a number of natural hazards. This means when severe weather, fire or seismic (earthquake) events occur, our mountains with their steep slopes and creeks can become active. It creates a real risk for wildfire and geohazard events such as rock fall, sediment flood, alluvial fan, debris slide, debris flow/flood, snow avalanche, flooding, landslide, and river erosion in Popkum – Bridal Falls. These geohazards pose significant constraints to development within the Plan area.

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The Fraser Valley Regional District (FVRD) works proactively to plan safe development by avoiding and managing risk areas, and planning appropriate response measures in the case of an event. When creating new communities or growth areas, the FVRD identifies areas where people and their investments (i.e. home, business, roads, etc.) can safely grow and prosper for generations to come.



Plan policies balance risk and development. The *Local Government Act* requires that official community plans contain statements and map designations respecting restrictions on the use of land that is subject to hazardous conditions. Section 56 of the *Community Charter* requires that if a building inspector considers proposed construction to be on land subject to, or likely to be subject to, flooding, mud flows, debris flows, debris torrents, erosion, land slip, rock falls, subsidence or avalanche, the building inspector may require the owner of land to provide a report by a qualified professional that the land may be used safely for the use intended.

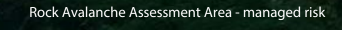
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Mitigate

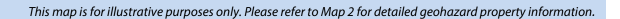
flood hazards

Balancing Risk and Growth in Popkum - Bridal Falls Rock Avalanche Assessment Area

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Growth and development



9.2 Geologic and Stream Hazards

The slopes of Mount Cheam and the numerous streams that cross the landscape on their journey to the Fraser River have historically shaped and influenced land use in Popkum-Bridal Falls. The greatest of these influences was the ancient Cheam rock avalanche, which occurred over 5000 years ago, and is the largest known catastrophic landslide in western Canada¹. The landslide created an area elevated above the Fraser River floodplain which is modern day Popkum. In Bridal Falls, debris flows and snow avalanches are common along steep streams flowing into the river from adjacent mountain slopes².

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The visibly apparent and frequent hazard events along the Bridal Falls corridor have informed both the Province of British Columbia and the FVRD of the sensitive geotechnical conditions in the area. Accordingly, careful attention to managing geohazard risks and development has been a focus since the late 1970's, when the Ministry of Environment completed mapping of the area that identified landslide, debris torrent, and debris flood hazards³. Subsequent professional engineering and geoscience studies over the years have provided updated advice to ensure development is safe by either avoiding or managing hazards risk (i.e. mitigation).

As part of the OCP update process, the FVRD received updated geohazard advice from Cordilleran Geoscience and Braun Geotechnical (hereafter referred to as Braun-Cordilleran) and BGC Engineering Ltd to ensure growth is directed to suitable locations away from hazards, and appropriate mitigation advice is obtained where needed. These studies resulted in a new understanding of geohazards in the Bridal Falls area.

The Braun – Cordilleran study delineated hazard areas into three primary categories of No Apparent Hazard (NAH), Potential Hazard (PH) and Significant Hazard (SH). The hazard areas were mapped across the Plan area along the south side of Highway 1 from the City of Chilliwack boundary, to east of Anderson Creek. Within each studied polygon, a description of possible geohazards was provided. In many cases the geohazards are overlapping, and could include;

- rock fall;
- sediment flood;
- alluvial fan;
- debris slide:
- debris flow/flood:
- snow avalanche;
- flooding;
- localized landslip (landslide); and
- catastrophic landslide.



¹ The Cheam rock avalanche, Fraser Valley, British Columbia, Canada – John Orwin, John Clague, and Robert Gerath – Landslides 2004.

² (Naumann 1990).

³ FVRD Bridal Falls Uplands study, 1994.

Areas identified with potential or significant hazards have been mapped as shown on Map 2 – Geologic and Stream Hazards, and identified for further site specific study in GeoHazard Development Permit Area 3-D.

In addition to identifying the geohazard risk areas, the Braun – Cordilleran study identified the possibility of a large catastrophic landslide risk to Popkum-Bridal Falls from Mount Cheam, specifically from the Timber Camp Linears and Bridal Escarpment features. Braun – Cordilleran recommended that the FVRD undertake further study to understand the catastrophic landslide source areas and examine development proposals where densification increase is proposed.

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To address the Braun-Cordilleran recommendation, BGC Engineering Ltd. completed a study

of the Timber Camp Linears (TCL's) which identified lands that could be affected by a major rock avalanche from the TCL's. Provincial and FVRD policy establishes an annual return frequency threshold of less than 1:10,000 as the acceptable limit for development approvals which increase density within the geohazard area, this generally includes subdivision, zoning or Official Community Plan (OCP) amendments. Therefore new development which proposes to increase density in the 1:10,000 annual return frequency area is located in the Rock Avalanche Development Permit Area 1-D. The result is that growth and development is directed to West Popkum and long term growth areas in the Bridal Falls Uplands.

Policies regarding management of risk and hazards as they relate to forestry activities are provided in Section 10 – Environment and Resources. FVRD's

Catastrophic landslide

- major destabilization of rock and material (i.e. vegetation) released by a de-stabilization of the slope (i.e. seismic or earthquake event, high rainfall, etc.)
- destructive and life-threatening risk
- uncommon, unpredictable, and not suited to mitigation (i.e. deflection walls, berms or basins or traps)
- examples include the Hope Slide and Frank Slide (Alberta).

Floodplain Management Bylaw establishes flood construction elevations and setbacks that apply to streams outside of alluvial fan areas. Known and potential hazard areas identified in the reports discussed above are shown on Map 2 - Geologic & Stream Hazards and included in development permit areas 1-D and 3-D. The policies below complement development permit areas and the floodplain management bylaw to provide direction for hazard and risk management, land use planning, and the approval of development subject to geohazards.



Policy

9.2.1 New development within the Rock Avalanche Development Permit Area 1-D shown on Schedule 3 – Development Permit Area 1-D and which increases density or intensity of use and requires rezoning or OCP amendment or subdivision approval, will not be approved unless all of the following are completed:

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- a. a site-specific geohazard report by a qualified professional with expert training and experience with catastrophic landslide hazards certifies that the land is safe for the use intended; and
- an independent third party review of the site specific geohazard report is completed at the expense of the applicant and supports the conclusions of the sitespecific report;
- c. the geohazard report meets the *Hazard Acceptability Thresholds for Development Approvals by Local Governments*; and,
- d. the geohazard report includes a complete EGBC-FVRD GeoHazard Assurance Statement and adheres to EGBC Practice Standards.
- 9.2.2 Avoidance and reducing exposure to risk and minimizing the consequences of hazard events will be central concerns in land use planning decisions.
- 9.2.3 The Ministry of Environment Flood Hazard Area Land Use Management Guidelines should be considered by the Regional Board when developing land use policy and regulation for alluvial fan and flood-prone areas.
- 9.2.4 Acceptable geohazard thresholds for development approvals should follow those set out in the *FVRD Hazard Acceptability Thresholds for Development Approvals* or equivalent Regional Board policy as it exists at the time.
- 9.2.5 The Regional Board should advocate to partner agencies for financial and technical support to undertake monitoring of the Timber Camp Linears.

9.3 Fraser River Floodplain Management

Popkum-Bridal Falls is unique in the FVRD electoral areas, given its limited exposure to Fraser River floodplain hazards. As a result of the Cheam landslide over 5000 years ago, the majority of the community is largely situated approximately 30 metres above the 1:200 year Fraser River floodplain. Accordingly, the Popkum area is designated for future growth and infrastructure investment.

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Small pockets of low lying agricultural lands are located within the floodplain on the edges of the Plan area. These lands are undyked and appropriately designated either AGRICULTURAL or CONSERVATION in the land use section of the Plan. These designations support low density use of the lands.

Development within floodplain areas is managed by the FVRD Floodplain Management Bylaw. The bylaw includes requirements for building elevation, setbacks and avoidance of erosion areas. The Province of British Columbia sets out the overall framework and guidance for the development of flood management bylaws through the *Flood Hazard Land Use Management Guidelines* (2004), as updated. The Province of BC has completed several new hydraulic models and studies of the lower Fraser River flood hazard, including the effects of sea level rise. While the impacts of this new information are limited in the Plan area, the FVRD Floodplain Management Bylaw should reflect this most recent information.

Isolation could be the most significant impact to the Plan area when a Fraser River flood event occurs. Surrounding communities of Agassiz, Rosedale-Chilliwack and Laidlaw are within the 1:200 year floodplain. Areas outside of the floodplain will likely serve as places of refuge for displaced residents, farm operations and recovery operations. Furthermore, Popkum-Bridal Falls residents may be cut off from daily services and should ensure they can provide for their needs for up to 72 hours.

- 9.3.1 Avoid and minimize exposure to flood risk and consequences of Fraser River flood events will be central concerns in land use planning decisions.
- 9.3.2 The Regional District will utilize floodplain management and zoning bylaws, official community plan policies and covenants to limit development within the floodplain and minimize exposure to risk.
- 9.3.3 Fraser Valley Regional District Floodplain Management Bylaw No. 0681, 2005 should be updated to reflect the most current Fraser River flood profile modelling.



9.4 Seismic Hazards

Seismic slope stability and soil liquefaction hazards may require specific consideration in development approvals. The BC Building Code requires that the:

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- design of some buildings, notably buildings for assembly and institutional uses and buildings in excess of 600 m² in building area or exceeding three stories in height, address earthquake liquefaction hazards;
- consideration of potential for slope instability and its consequences at a building site is an explicit requirement in designs of structures and their foundations; and,
- seismic hazard probability level to be used in the consideration, particularly in assessment of seismic slope stability, is a 2%-in-50 year probability of exceedance.

- 9.4.1 Investigation and design of buildings on liquefiable sites should utilize, to the extent applicable, the best practices outlined in the *Greater Vancouver Liquefaction Task Force Report, Geotechnical Design Guidelines for Buildings on Liquefiable Sites in Accordance with NBC 2005 for Greater Vancouver Region* (May 8, 2007) or as updated.
- 9.4.2 Geotechnical analytical techniques for evaluating seismic slope stability should follow any best practices found in *Guidelines for Legislated Landslide Assessments for Proposed Residential Development in British Columbia*, published by the Engineers and Geoscientists of BC (or as updated).
- 9.4.3 Senior governments are encouraged to commission geotechnical investigations to produce data or maps of the Plan area showing ground susceptibilities to seismic shaking and soil liquefaction to assist with development approvals.

9.5 Wildfire Interface Hazard

The Wildland-Urban Interface may be defined as the area where structures and other human developments meet or intermingle with undeveloped wildland. In more general terms, it is where houses or commercial development and fairly dense forest vegetation are both present. Wildland-Urban Interface zones are at particular risk of wildfire. Fire is a natural part of forest ecology, but occurrences in interface zones, as well as the consequences, are greatly increased by proximity to human activities.

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The slopes surrounding Bridal Falls have a wildfire history, though few significant fires have occurred in recent generations. The climactic trend toward warmer, drier summers may elevate wildfire risk over time. The consequences of interface fires can be great, including the loss of homes, business and even lives. Given the tourist commercial uses along the Bridal Falls corridor, campfires and outdoor burning in general is a common occurrence in the area.

The Forests, Lands, Natural Resource Operations and Rural Development - Coastal Fire Centre has developed Wildland / Urban Interface Fire Hazard maps. Forests adjacent to private lands in the Plan area have received a high hazard rating. Interface Fire Hazards are mapped in Map 3 - Interface Fire Hazards. The risk of wildfires will increase if climate change results in reduced summer precipitation. Suppression of wildfire on Crown land is the responsibility of the Forests, Lands, Natural Resource Operations and Rural Development - Wildfire Management Branch.

- 9.5.1 New subdivision and development should be avoided in locations subject to unacceptable risk from wildfire hazards.
- 9.5.2 Buildings and structures within areas of high wildfire hazard should be designed and constructed to minimize risk of interface fire hazards to people and property. Where warranted, the Regional Board may consider establishing a development permit area for this purpose.
- 9.5.3 New subdivision and developments in High interface fire hazard areas may be required to demonstrate FireSmart techniques. Rezoning applications in wild fire hazard areas may require an overall assessment of the site for susceptibility to wildfire (from conditions both on and off-site). Subdivision applications may require an assessment of the site for susceptibility to wildfire (from conditions both on and off-site) and mitigation of the hazard. Such reports shall be prepared by a professional forester licensed in BC specializing in forest wildfire assessment. Completion of works that reduce the hazard may be required prior as a part of any development approvals.
- 9.5.4 The Regional District will liaise with the Province regarding wildfire protection services.



- 9.5.5 Owners of land subject to wild fire hazard are encouraged to consider strategies to reduce the risk of damage from wildfire and to increase the ability to fight wildfire on the property, including:
 - a. building in accordance with the BC FireSmart Homeowners Manual which recommends the use of non-combustible materials and other building and fuel management techniques;

- b. utilizing fire resistant native plants in landscaping; and, applying "fire smart", "fire scaping", and fuel management strategies;
- c. installing a well, pump, low-flow-resistance piping, and full-flow yard hydrant system delivering at least 20 gallons per minute per house for sprinklers;
- d. installing well pumps in an approved way that allows safe and convenient connection to a portable electrical generator to supply the pump in the event of power outage;
- e. utilizing rain storage tanks or other means for producing or storing water for firefighting on-site;
- f. providing barrels or other means of quickly filling buckets and adding dish soap for extinguishment of small spot fires; and
- g. ensuring access to ponds, creeks, pools and other sources of water supply for fire protection.
- 9.5.6 Residents, business owners, and visitors in Popkum-Bridal Falls should diligently observe Open Fire Bans initiated by the Province and practice "fire smart" behavior to reduce the risk of wildfire initiation. The Regional Board will make reasonable efforts to circulate "fire smart" information to residents.
- 9.5.7 The Regional Board will advocate to the BC Wildfire Service for the installation of a Fire Danger Rating Sign in the community to increase the level of public awareness surrounding wildfire risk.



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10.1 Environmental Significance

The natural environment of Popkum-Bridal Falls has provided for human settlement from ancient times to the modern day. From the Cascade Mountains to Cheam Wetlands to the Fraser River, the community has abundant and diverse natural features.

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Popkum-Bridal Falls is located in the Coastal Western Hemlock Zone biogeoclimatic zone, characterized by mild winters, high rainfall and a long growing season which creates lush vegetation that supports a variety of wildlife. Preserving the environment and providing for development opportunities is critical to ensure that Popkum-Bridal Falls retains its natural character and economic opportunities for future generations.

Plan policies which guide the Regional Board in balancing development and the environment include:

- Development Permit Area policies in the Plan support the protection of riparian and terrestrial habitat, and groundwater impacts to Cheam Lake wetlands; and,
- Conservation subdivision design for lands adjacent to Cheam Wetlands Regional Park, as outlined in the RURAL land use designation.

In addition to managing environmental impacts from development approvals, the Plan also provides policies to address;

- Water Protection
- Resource Management
- Noxious Weeds



10.2 Water Protection

Groundwater

Groundwater is vitally important to daily life, human health and the environment. Electoral Area "D" features one known aquifer, the Chilliwack-Rosedale Aquifer (Aquifer No. 006¹) an unconfined to semi-confined source that extends over Popkum-Bridal Falls and Rosedale. The aquifer is also the drinking water source for most residents and businesses, whether from the FVRD Area D Integrated Water System, which serves nearly 400 households or the 60 domestic groundwater wells.

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Ensuring high quality groundwater is important. However limited technical information is available on the Chilliwack-Rosedale Aquifer. Land uses located above the aquifer are primarily agricultural lands with residential nodes such as the Rosedale community core and Popkum-Bridal Falls developed area. Activities associated with these land uses can include typical agricultural practices such as manure storage and management activities, and discharge of wastewater via onsite septic. As Popkum transitions to a sewage facility, wastewater discharge for new developments will meet the highest standard of "Class A" treatment, and opportunities for existing development to retroactively connect will be available.

Stream and Watershed Protection

Surface water resources have historically been an important issue in the Plan area, with concerns over logging in the Elk Creek – Nevin Creek – Dunville Creek watershed. Up to the early 2000's the watershed served as the primary drinking water source for the City of Chilliwack, but now serves as the municipal reserve source. While the role of the watershed as a drinking water source has diminished, the importance of water quality and limiting impacts from development on water resources remains important.

The downstream reaches of Dunville, Nevin and Bridal Creeks provide habitat and nutrient for fish populations. These streams suffer from low flows during summer months due to seasonal low precipitation. The Province obliges local governments to ensure development does not impact riparian areas through the *Riparian Area Regulation*, implemented in the Plan under Development Permit Area 5-D.

The expanding tourist commercial developments in Bridal Falls and the ecological importance of Cheam Lake Wetlands Regional Park, all point to the significance of stream and water quality protection when development is considered in the area.

Development Permit Area 1-D, 2-D and 5-D policies provide for maintaining the quality of the environment and water resources in the Plan area. These policies also protect the long-term tourist, residential and economic potential of the area.



¹ Golder and Associates, FVRD Source Water Protection Assessment, May 12, 2015.

10.3 Resource Management

Historically, Popkum and Bridal Falls was considered a resource extraction and logging community. Since the 1980's, resource extraction and associated industrial uses have transitioned to residential, tourism and agricultural uses. Resource extraction uses are no longer significant uses in the community. However, the crown land base above Bridal Falls remains a working forest which can provide for resource uses. These resource uses must be managed carefully and consider the following:

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- scenic and aesthetic value to the Popkum–Bridal Falls residents, tourism commercial operators and the travelling public;
- recreational value to adventure tourism and outdoor recreation users;
- low quality sand and gravel deposits;
- difficult to access forest harvest areas due to steep slopes, creek drainages and deactivated Bridal Falls Forest Service Road (FSR);
- interface concerns between neighbouring residential and tourism commercial, and resource extraction activities such as truck traffic, slope stability impacts, and view;
- sensitive creek and slope areas which may be impacted by resource extraction uses; and,

Sanctuary lands in S'ólh Téméxw

The Stó:lō S'ólh Téméxw Use Plan Policy includes seven land use zones to express their cultural heritage and values.

Crown land and resource extraction areas of the Plan are generally considered Sanctuary lands are valued for their spiritual/religious activities such as water quality, view, sound, scent and require a pristine and private environment.

 First Nations land use interests as identified S'ólh Téméxw Use Plan Policy, which identifies the forested lands above Bridal Falls as Sanctuary.

10.4 Noxious Weeds

Noxious weeds are typically non-native plants that have been introduced to the region without the insect predators or plant pathogens that helped control them in their native habitat. They typically have aggressive growth which makes them difficult to control. Noxious weeds spread quickly and leave sensitive ecosystems in ruins.

The *BC Weed Control Act* imposes a duty on all land occupiers to control designated noxious plants. All residents are responsible for controlling noxious weeds on their private properties.

The FVRD works closely with the Ministry of Agriculture and the Ministry of Transportation and Infrastructure to cooperatively facilitate weed control efforts within the Region. The FVRD's Noxious Weed Control Program specifically targets Wild Chervil and Tansy Ragwort. However, weed control staff are also active in identifying and mapping other aggressive species that are not currently provincially designated noxious weeds including Giant Hogweed and Knotweed.

Photo: Common Tansy Ragwort

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During the summer (beginning of May until end of August), the FVRD will pick up designated noxious weeds (Tansy Ragwort, Wild Chervil, Giant Hogweed and Knotweed) free of charge from FVRD residents. Weeds must be bagged and appropriately labeled.

10.5 Avoiding and Mitigating Impacts to Habitat

Popkum-Bridal Falls includes a number of important habitat areas that contribute to overall character of the area as a community close to nature. Ensuring the vitality and long term health of these natural environments is important to maintaining this important community character. Therefore future development should work to preserve and ensure protection of the environment.

Official Community Plans may include policies related to the preservation, protection, restoration and enhancement of the natural environment, its ecosystems, and its biological diversity. These policies work together with provincial legislation to ensure environmental assessment and implementation is completed.

Plan polices that support protection of the environment can be found in;

Land uses and densities direct growth to avoid environmentally sensitive areas;

- Tree preservation policies in SUBURBAN RESIDENTIAL areas under development and public education in tree retention for areas subject to development;
- Riparian Area Development Permit Area 5-D ensures managed development in and around sensitive ecosystems and areas such as streams, rivers, lakes, wetlands and their surrounding riparian zones;

- Groundwater management Development Permit Areas 1-D, 2-D and 4-D;
- Invasive plant management by discouraging the use of invasive plant species and support eradication of invasive plants.
- Watershed protection on crown land areas, are contained in Section 5.3 FOREST land use designation.

- 10.5.1 **Development best practices**. New development should comply with the *Develop with Care 2014: Environmental Guidelines for Urban and Rural Land Development in British Columbia* (or as updated).
- 10.5.2 **Landowner education and outreach.** Landowner best practices should be encouraged through a public education program in partnership with the Popkum Residents Association to;
 - retain as much of the natural vegetation cover as possible and prioritize tree retention when preparing land for housing, or other forms of development;
 - avoid land clearing (where possible) between April 1st and July 30th to avoid conflicts with activities of nesting birds, their nests, eggs and trees; and use native plants species for landscaping;
 - support community groups and their efforts as resources permit, primarily through in-kind contributions;
 - utilize agricultural practices that minimize the potential for groundwater impacts; and,
 - understand groundwater resources, especially those with shallow wells, to have drinking water tested regularly, and close unused wells in accordance with the Groundwater Protection Regulation of the Water Sustainability Act.
- 10.5.3 **Data collection and partnerships.** The Regional District will participate in efforts of senior governments, community groups and industry representatives to collect data and develop strategies to protect groundwater for the long term.
- 10.5.4 **Noxious weeds.** The *BC Weed Control Act* imposes a duty on all land occupiers to control designated noxious plants. All residents are responsible for controlling noxious weeds on their private properties.



- 10.5.5 **Hydrological assessment** may be required where the potential exists for negative impacts to groundwater and soil from ground-based disposal.
- 10.5.6 **Forest Service Roads**. The Ministry of Forests, Lands, Natural Resource Development should consult with the Regional District regarding deactivation of major forestry roads, including Bridal Falls FSR, which are relied upon for recreational purposes.

- 10.5.7 **Recreation value.** Resource activities on Crown land should recognize the economic value of recreation uses and the effect on community character, when assessing resource development proposals and their economic input.
- 10.5.8 **Recreation Buffer areas.** Forest licensees are encouraged to provide buffers where cut block units are located adjacent to recreation sites such as the FVRD Cheam Ridge Trail or other licensed trails.
- 10.5.9 **Community Consultation.** Plans and proposals for resource extraction are encouraged to refer plans to the Regional District for comments respecting potential consequences or effects on private land, Regional Parks, water supplies, geohazard and hydrological conditions, environmental, traffic, recreation, scenic and other community values.
- 10.5.10 **Crown-Community Interface Policy.** Forest licensees and other users of crown land should ensure proposals address the *FVRD Crown Community Interface Policy*.
- 10.5.11 **Aggregate extraction**. A permit pursuant to the FVRD's Commercial Aggregate Bylaw is required prior to the removal of sand, gravel, or rock except as exempted by the bylaw.
- 10.5.12 Run of river. Run of river developments should provide a comprehensive plan to:
 - a. identify and address geotechnical hazards and any potential downstream impacts;
 - b. identify and demonstrate how potential impacts will be mitigated to sensitive habitat, species at risk and other environmental values;
 - c. address recreation impacts;
 - d. examine view impacts and where possible locate structures and associated components outside of visual corridors; these include visibility from settled areas and recreation trails and sites;
 - e. engage and consult with community members to provide information and address concerns;
 - f. limit new road construction on the Crown land base to prevent illegal dumping; and,
 - g. examine potential impacts of exposed conduit or power lines along forest service roads used by recreation users and logging vehicles.

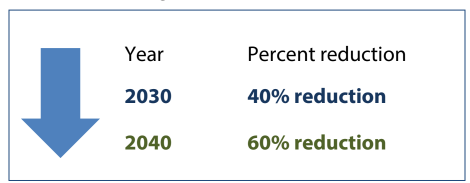
10.6 Greenhouse Gas Emissions

Reducing greenhouse gas emissions is a shared responsibility that includes local government, residents, businesses and industry. In 2008, the Province adopted *Local Government (Green Communities) Statues Amendment Act* which requires the FVRD to set targets, policy and action in OCP's to reduce emissions.

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Reduction targets from 2007 emission levels are set out in the *Climate Change Accountability Act* and which provides for a two phase reduction target.

Provincial Reduction Targets



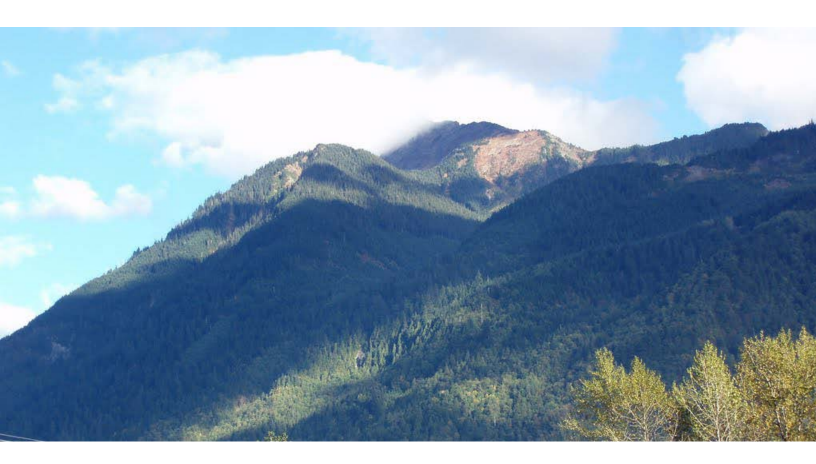
- 10.6.1 **Environmental building design.** Where new dwellings are proposed, residents are encouraged to construct energy efficient, low-impact buildings which should include storm water management, water conservation, drought-resistant landscaping and minimal impervious surfaces.
- 10.6.2 Renovate green. When renovating an existing dwelling homeowners are encouraged to retrofit existing homes to become more energy efficient and to reduce their carbon footprint.
- 10.6.3 **Brochure for residents**. The Regional District will produce a guide to assist residents with retrofitting and constructing energy efficient and low-carbon homes in the FVRD.



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11.1 Rock Avalanche Development Permit Area 1-D

Category of Designation

"Rock Avalanche Development Permit Area 1-D" is designated pursuant to Section 488 of the *Local Government Act* for the protection of development from hazardous conditions.

Area of Application

Development Permit Area No. 1-D encompasses lands identified on Schedule 3 – Rock Avalanche Development Permit Area 1-D.

Justification

Bridal Falls and portions of Popkum are located within an identified low probability rock avalanche hazard area, originating from the Mount Cheam slope areas specifically known as the Timber Camp Linears and Bridal Falls escarpment. BGC Engineering Ltd. completed a rock avalanche hazard assessment for Timber Camp Linears (TCL). BGC delineated lands affected by a major rock avalanche the TCL's over a series of encounter probability scenarios from 1:9000, 1:10,000 and 1:18,000.

A rock avalanche is a major destabilization of rock and material (i.e. vegetation) that is released by a de-stabilization of the slope (i.e. seismic or earthquake event, high rainfall, etc.). Such events pose a destructive and life-threatening risk to those living below the slide area. They are characterized as

uncommon, unpredictable, destructive and not suited to mitigation (i.e. deflection walls, berms or basins or traps).

Mount Cheam experienced a rock avalanche event over 5000 years ago, which reached the Fraser River. Visible remnants of the slide are still observable throughout Popkum and Bridal Falls today.

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Unfortunately, protective measures such as deflection berms, catch basins, advance warning equipment or building design cannot reduce the risk from a rock avalanche event. The size, unpredictability and impact of a rock avalanche event simply are too significant to mitigate. Risk reduction is primarily preventative by simple avoidance of the hazard by encouraging density and growth to areas outside the risk area. Slope monitoring devices may provide insight and warning to event occurrence, and their use requires consideration and an action framework to identify warning thresholds and actions.

To manage growth and development approval decisions in geohazard locations, the Fraser Valley Regional District has adopted the *Hazard Acceptability Thresholds for Development Approvals* policy. This policy establishes a threshold of less than 1:10,000 as the acceptable limit for development approvals which increase density within the geohazard area, this generally includes subdivision, zoning or Official Community Plan (OCP) amendments.

The 1:10,000 encounter probability line and landslide initiation zone (TCL source area) provide the basis for locating the boundaries of Development Permit Area 1-D. Geo-hazards and studies are described in more detail in Section 9 of this Plan. To minimize long term risk exposure to the landslide risk in Bridal Falls and portions of Popkum, DPA 1-D directs increased densification to areas outside the 1:10,000 encounter probability boundary.

Potential Hazard

Rock Avalanche (major catastrophic landslide)

Objectives

The objectives of Development Permit Area 1-D are to minimize the potential for damage to property and the risk to life by the following actions;

- designate areas where increased density is not suitable or requires further expert review;
- direct density away from the long term low risk rock avalanche hazard area;
- provide opportunities for existing development to retain and expand current uses;
- avoid incremental density increases which allow new uses;



- allow for land use suitable under hazardous conditions, in accordance with geotechnical studies and the "Hazard Acceptability Thresholds for Development Approvals by Local Governments" or equivalent Regional Board policy as it exists at the time;
- ensure adequate professional evaluation of the rock avalanche hazard and a risk reduction strategy.

Activities requiring a permit

- 11.1.1 A development permit must be obtained prior to the:
 - a. subdivision of land, including building and bareland strata subdivision;
 - b. construction of new commercial buildings, uses, structures and additions; within the development permit area.

Exemptions

- 11.1.2 Notwithstanding Section 11.1.1, a development permit may not be required for any of the following:
 - a. Subdivision to facilitate a lot consolidation or a boundary adjustment, utilities, provided no additional parcels are created;
 - b. Subdivision to facilitate the use of land for non-human occupancy, uses include: greenspaces, natural parks, recreation, conservation lands, agricultural uses, mitigation works, and forestry or natural resource extraction activities.
 - c. Redevelopment or expansion of existing commercial uses that do not include overnight accommodation.

Guidelines

In order to achieve the objectives of Development Permit Area 1-D, the following guidelines shall apply to the issuance of development permits:

- 11.1.3 Expert rock avalanche geohazard report required. A site-specific geotechnical report by a qualified professional with expert training and experience with catastrophic landslide hazards may be required pursuant to Section 491 (4) and (5) of the *Local Government Act*.
- 11.1.4 Independent third party review. The Regional Board will require an independent third party review at the FVRD's discretion of the site specific geohazard report at the expense of the applicant.



11.1.5 Avoidance is a priority. Uses, buildings and structures shall not be sited in areas where the probability of a landslide geohazard event as determined by a site specific geohazard report exceeds the level of acceptable risk for that event and that specific form of development established in the *Hazard Acceptability Thresholds for Development Approvals by Local Governments*.

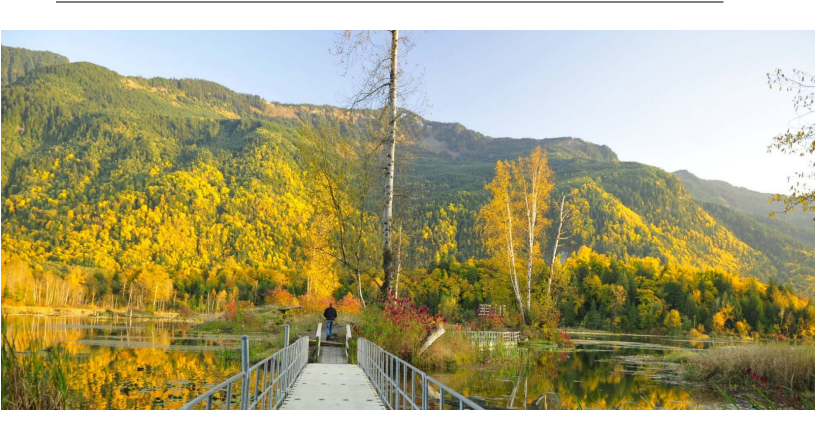
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- 11.1.6 Geohazard report requirements submitted in support of a development permit applications shall meet the requirements outlined in the:
 - a. FVRD and Engineers and Geoscientists of British Columbia (EGBC) GeoHazard Assurance Statement;
 - b. FVRD Hazard Acceptability Thresholds for Development Approvals;;
 - c. Province of BC Flood Management Guidelines; and,
 - d. EGBC Professional Practice Standards, as appropriate.
- 11.1.7 The Regional Board may refuse to issue a development permit where the hazard frequency, as determined by a qualified professional, exceeds the acceptability threshold for the proposed development stipulated in *Hazard Acceptability Thresholds for Development Approvals by Local Governments* or Regional Board policy as it exists at the time.
- 11.1.8 Development Permits shall be in accordance with the recommendations of the applicable geohazard report or reports, and may include the following terms and conditions;
 - a. conditions or restrictions respecting the uses and densities permitted in the zoning bylaw;
 - b. specific areas to remain free of development, or other matters as specified in Section 491 (2) of the *Local Government Act*; and,
 - c. vary or supplement a bylaw under Division 1 or 11 of the *Local Government Act* provided that the variance or supplement is in accordance with the objectives and guidelines of Development Permit Area 1-D.

Offence

- 11.1.9 Penalty may result from a failure to:
 - a. obtain a development permit where one is duly required; or,
 - b. develop land strictly in accordance with a development permit issued; are offences under the *Local Government Act* and are contrary to the bylaws, regulations or policies of the Regional District. Upon summary conviction, penalties for offences may be up the maximum amount as set out in the *Local Government Act*.
- 11.1.10 Employees, officers and agents of the Regional District may enter, at all reasonable times, a property to inspect and determine whether the requirements of Development Permit Area 1-D and the terms and conditions of a development permit are being met.





11.2 Cheam Lake Development Permit Area 2-D

Category of Designation

"Cheam Lake Development Permit Area 2-D" is designated pursuant to Section 488 of the Local Government Act for the; protection of the natural environment, its ecosystems and biological diversity.

Area of Application

Development Permit Area No. 2-D encompasses lands identified on Schedule 4 – Cheam Lake Development Permit Area 2-D.

Justification

Cheam Lake Wetlands is a 107 hectare regional park located between the lower slopes of Mount Cheam and the Fraser River. It is a regionally significant location for wildlife, riparian species, waterfowl and their habitat. The park is comprised of lake, marsh and forest. It is popular for walking, picnicking and bird watching and is home to many insect, mammal and bird species. To date, 184 different bird species have been recorded in the park.

Cheam Lake Wetlands Regional Park is encircled by low-density development ranging from suburban residential development to agriculture. Ensuring that future development continues to avoid groundwater impacts, and avoid habitat impacts to wildlife is critical to the long term viability of the wetlands.

Objectives

The objective of Development Permit Area 2-D is to protect Cheam Lake waterfowl and other wildlife resource values; to prevent degradation of surface and groundwater; and, ensure adjacent land uses support and facilitates conservation objectives.

Activities Requiring a Permit

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11.2.1 A development permit must be obtained prior to alteration of land or construction or addition of a building or structure located within 30 metres of Cheam Lake on land with a natural grade elevation below 37.5 m GSC.

Exemptions

- 11.2.2 Notwithstanding Section 11.2.1, a development permit is not required for the following:
 - a. Proposals which comply with all of the policies outlined in policy 11.2.4.
 - b. Federal and Provincial regulated utilities, including railways, transmission lines or pipelines;
 - c. Public road or highway works;
 - d. Development of an approved community water or sanitary sewer system;
 - e. Local and regional park facilities.
 - f. Soil based agricultural activities

Guidelines

In order to achieve the objectives of Development Permit Area 2-D, the following guidelines shall apply to the issuance of Development Permits:

- 11.2.3 A report from a qualified professional engineer (QP) which certifies that the development will not result in contamination of the groundwater or increased surface run-off to Cheam Lake Wetlands must be submitted;
- 11.2.4 The QP shall address the following best practices in their report:
 - a. Development shall be screened from the lakeshore through the use of natural vegetation in order to maintain a buffer;
 - b. Dedication of natural watercourses or the construction of works to preserve or enhance natural watercourses, may be required for the purposes of environmental protection;
 - c. Identifies areas and measures for habitat assessment and preservation;
 - d. Sequence and timing of construction shall be controlled so as to avoid conflict with fish and wildlife resources; and,



- e. Construction activities shall include appropriate controls to minimize the discharge of sediment into waterbodies.
- 11.2.5 On-site sewage disposal, water supply and stormwater systems shall be prohibited in areas below 37.5 m elevation geodetic, and within 30 m of the surveyed lakeside boundary, except where a professional engineer certifies that:

- a. ensure post-development storm water flow volumes will not exceed predevelopment flow volumes in receiving waters;
- b. maintain, to the extent possible, predevelopment flow patterns and velocities;
- c. provide conveyance routes for major storms;
- d. demonstrate the use of best practices;
- e. certify that water quality of receiving surface and ground waters will not be negatively affected by stormwater surface run-off during and post development; and,
- f. certify, where applicable, that there will be no negative effect on Cheam Lake.

Riparian Areas Regulation

11.2.6 Where the proposed development requires a riparian assessment pursuant to Development Permit Area 5-D, the QP report shall be coordinated with the riparian assessment in order to provide a comprehensive development permit application.

Permit Conditions

- 11.2.7 Without limiting the range of permit conditions enabled by the *Local Government Act*, a development permit may:
 - a. include conditions or restrictions respecting the uses and densities permitted in the zoning bylaw, the sequence and timing of construction, areas to remain free of development, vegetation or trees to be planted or retained, natural drainage to be maintained or enhanced, or other matters as specified in Part 14, Division 7 of the *Local Government Act*; and,
 - b. vary or supplement a bylaw under Part 14, Division 7 or 11 of the *Local Government Act* provided that the variance or supplement is in accordance with the objectives and guidelines of Development Permit Area 2-D.

Permit Security

- 11.2.8 The Regional District may require the applicant to provide security in the form of cash or an unconditional, irrevocable and automatically renewing letter of credit in cases where:
 - a. security for the performance of conditions respecting landscaping is necessary;
 - b. the Regional District considers that damage to the natural environment could result as a consequence of a contravention of a condition in a development permit;



- c. the Regional District considers that unsafe conditions could result as a consequence of a contravention of a condition in a development permit; and,
- d. the permit holder is required to retain, restore or replace native vegetation.
- The amount of the security shall be sufficient to cover the cost of any work that may be undertaken by the Regional District to address unsatisfied permit conditions; or, to correct deficient landscaping conditions, an unsafe condition, or damage to the natural environment; that could reasonably be expected to result from the contravention of the permit.

Offence

- 11.2.10 Failure to:
 - a. obtain a development permit where one is duly required; or,
 - b. develop land strictly in accordance with a development permit issued;

are offences under the Local Government Act and are contrary to the bylaws, regulations or policies of the Regional District. Upon summary conviction, penalties for offences may be up to the maximum set out in the Local Government Act.

11.2.11 Employees, officers and agents of the Regional District may enter, at all reasonable times, a property to inspect and determine whether the requirements of Development Permit Area 2-D and the terms and conditions of a development permit are being met.



11.3 Geohazard Development Permit Area 3-D

Category of Designation

"Geohazard Development Permit Area 3-D" is designated pursuant to Section 488 of the *Local Government Act* for the; protection of development from hazardous conditions.

Area of Application

Development Permit Area No. 3-D encompasses lands identified on Schedule 5 – Geo-Hazard Development Permit Area 3-D.

Justification

Bridal Falls and portions of Popkum are subject to a variety of geo-hazards originating from the upslope areas of Mount Cheam. The Braun Cordilleran Geoscience Ltd. and BGC Engineering Ltd. studies included hazard zone mapping resulting from a detailed study of the geo-hazards.

Delineation of the areas affected by debris flow, debris flood and steep slope hazards, including the probability of such events, further enhances and clarifies the understanding of these hazards. This provides a basis for locating the boundaries of Development Permit Area 3-D. Hazards and hazard studies are described in more detail in Section 9 of this Plan. To protect new development from the geo-hazards present in the Popkum-Bridal Falls, the following conditions, objectives, and guidelines apply to DPA 3-D.

Potential Hazards

- Alluvial fan
- Debris flow
- Debris slide
- Landslide
- Rockfall
- Snow avalanche
- Flooding

Objectives

The objectives of Development Permit Area 3-D are to:

- direct development away from hazardous areas;
- allow for land use suitable under hazardous conditions, in accordance with geotechnical studies and the "Hazard Acceptability Thresholds for Development Approvals by Local Governments" or equivalent Regional Board policy as it exists at the time;
- obtain assurance from the Qualified Professional that the development satisfies the FVRD-EGBC GeoHazard Assurance Statement;
- ensure adequate professional evaluation of geological hazards and mitigation works;
- minimize the potential that new developments and alterations of land will increase hazards to downslope lands;
- minimize the potential for damage to property and the risk to life.

Activities requiring a permit

- 11.3.1 A development permit must be obtained prior to:
 - a. subdivision of land;
 - b. alteration of land; or
 - c. construction of, addition to, or alteration of a building or structure;

within the development permit area.

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Exemptions

11.3.2 Notwithstanding Section 11.3.1, a development permit may not be required for any of the following:

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- a. 25% minor construction. An addition to a building or structure up to 25% of the existing ground floor area, existing at December 31, 2018.
- b. Unconditional GeoHazard report. Qualified professional (QP) geotechnical engineer or geoscientist report which is within the level deemed acceptable in the Regional Board policy Hazard Acceptability Thresholds for Development Approvals by Local Governments¹; completed FVRD-EGBC GeoHazard Assurance Statement; and, no mitigation or conditions (such as siting, elevation, berm, etc.) is required by the QP.
- c. 20 square metres or less. Construction of a single storey detached residential accessory building or structure, or addition thereto, which is not intended to be used for any residential occupancy and where the total floor area after the new construction or addition does not exceed 20 square metres (215 square feet) provided that it involves no alteration of land, excavation of potentially unstable slopes, or the placement of fill on potentially unstable slopes;
- d. Small farm buildings. Construction of a building or structure or an addition to an existing building or structure which is intended to be used as a farm building of "low human occupancy" as defined in the National Farm Building Code of Canada and where the total floor area after the new construction or addition does not exceed 30 square metres (323 square feet);
- e. Hazard Trees. Removal of trees determined by a Certified Arborist or Registered Professional Forester (who is qualified to do tree risk assessment) to represent an imminent risk to safety of life and buildings;
- f. Riparian Enhancement. Riparian habitat enhancement or restoration works under the guidance of Provincial and Federal agencies;
- g. Lot consolidation or boundary adjustment. Subdivision to facilitate a lot consolidation or a boundary adjustment, provided no additional parcels are created;
- h. Parks for local and regional facilities;
- i. Emergency Response. Emergency actions necessary to prevent, control or reduce immediate and substantial threats to life or property during flood, debris flood/flow, erosion, landslide, avalanche, stream avulsion and other geo-hazard events;

Fraser Valley Regional District

¹ Or equivalent Regional Board policy as it exists at the time;

- j. Flood management. Repair, maintenance and improvement of flood protection infrastructure and all related ancillary or accessory works, regulated and approved by Federal or Provincial agencies;
- k. Roads and highways for public road or highway works;

- I. Signs. free standing signs and signs attached to existing structures;
- m. Public utilities and infrastructure;
- n. Forestry activities on Crown land undertaken under an approved Forest Stewardship Plan, approved by the Ministry of Natural Resource Operations in accordance with the *Forests and Range Practices Act*.

Guidelines

In order to achieve the objectives of Development Permit Area 3-D, the following guidelines shall apply to the issuance of development permits:

- 11.3.3 Where possible, development should be sited to avoid hazards. Where impossible or impractical to avoid hazards, mitigation measures may be considered.
- 11.3.4 A site-specific geohazard report will be required pursuant to Section 491 (4) and (5) of the *Local Government Act*.
- 11.3.5 Development Permits shall be in accordance with the recommendations of the applicable geohazard report or reports.
- 11.3.6 Geohazard reports submitted in support of a development permit applications shall meet the requirements outlined in *Engineers and Geoscientists of British Columbia (EGBC) FVRD GeoHazard Assurance Statement* (or equivalent Regional Board policy as it exists at the time) and the appropriate EGBC Professional Practice Standards.
- 11.3.7 The Regional Board may refuse to issue a development permit where the hazard frequency, as determined by a qualified professional engineer, exceeds the acceptability threshold for the proposed development stipulated in FVRD Hazard Acceptability Thresholds for Development Approvals by Local Government or Regional Board policy as it exists at the time.
- 11.3.8 No alterations to the natural drainage or vegetation, and no construction or excavation should be permitted which might cause or contribute to hazardous conditions on the site or on adjacent lands.



11.3.9 Where development requires a riparian assessment pursuant to Development Permit Area 5-D, the site-specific geo-hazard report shall be coordinated with the riparian assessment in order to provide a comprehensive development permit application.

Terms and Conditions

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- 11.3.10 A development permit may vary or supplement a bylaw under Part 14, Division 7 or 11 of the *Local Government Act* provided that the variance or supplement is in accordance with the objectives and guidelines of Development Permit Area 3-D.
- 11.3.11 A development permit may include conditions or restrictions respecting the uses and densities permitted in the zoning bylaw, the sequence and timing of construction, areas to remain free of development, vegetation or trees to be planted or retained, natural drainage to be maintained or enhanced, or other matters as specified in Section 491 of the Local Government Act.
- 11.3.12 Property owners are advised that the following activities may exacerbate hazards and contribute to slope failure and should generally be avoided:
 - a. placing fill, organic wastes, and debris along or below the crest of slopes;
 - b. excavation on steep slopes or at the base of slopes;
 - c. discharge of surface or ground water on or below the crest of slopes; and,
 - d. cutting trees on or below the crests of slopes.

Permit Security

- 11.3.13 The Regional District may require the applicant to provide security in the form of cash or an unconditional, irrevocable and automatically renewing letter of credit in cases where:
 - a. security for the performance of conditions respecting landscaping is necessary;
 - b. the Regional District considers that damage to the natural environment could result as a consequence of a contravention of a condition in a development permit;
 - c. the Regional District considers that unsafe conditions could result as a consequence of a contravention of a condition in a development permit; and,
 - d. the permit holder is required to retain, restore or replace native vegetation.

The amount of the security shall be sufficient to cover the cost of any work that may be undertaken by the Regional District to address unsatisfied permit conditions or to correct deficient landscaping conditions or any unsafe condition or damage to the natural environment that could reasonably be expected to result from the contravention of the permit.

Offence

11.3.14 Failure to:

- a. obtain a development permit where one is duly required; or,
- b. develop land strictly in accordance with a development permit issued;

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are offences under the *Local Government Act* and are contrary to the bylaws, regulations or policies of the Regional District. Upon summary conviction, penalties for offences may be up the maximum amount as set out in the *Local Government Act*.

11.3.15 Employees, officers and agents of the Regional District may enter, at all reasonable times, a property to inspect and determine whether the requirements of Development Permit Area 3-D and the terms and conditions of a development permit are being met.



11.4 Commercial Development Permit Area 4-D

Category of Designation

"Commercial Development Permit Area 4-D" is designated pursuant to Section 488 of the Local Government Act for the: establishment of objectives for the form and character of intensive residential development; and the protection of the natural environment, its ecosystems and biological diversity.

Area of Application

Development Permit Area No. 4-D encompasses lands identified on Schedule 6 – Commercial Development Permit Area 4-D.

Justification

Popkum and Bridal Falls are located adjacent to major provincial transportation networks of Highway 1 and 9. Ensuring a consistent and high architectural quality is vital to each community. Highway commercial developments have traditionally served a utilitarian focus without consideration of buffering, form and character, and pedestrian connections between uses. This eliminates a sense of place, reflects little or none of the local character and detracts from the identity of Popkum.

Each community features a commercial node that serves both as a common service area and gateway to other nearby uses. DPA 4-D policies are to ensure new commercial developments in Popkum provide a high quality architectural design and layout, which compliments and integrates into the residential community. Highway commercial development should make use of natural materials such as stone and wood, vary roof pitches and building styles to integrate into a suburban residential area, and create a distinct sense of arrival to Popkum for visitors and residents.



The HIGHWAY TOURIST RECREATION COMMERCIAL (HTRC) designated lands provide the basis for locating the boundaries of Development Permit Area 4-D. HTRC designation policies are described in more detail in Section 5 of this Plan.

Objectives

The objectives of Development Permit Area 4-D are to:

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- ensure compatibility in the siting and form of adjacent and nearby commercial developments;
- enhance new commercial development by providing for planned landscaping, screening, access, lighting and signage standards.
- ensure commercial development demonstrates a high level of design that incorporates accessibility standards and is integrated into both the surrounding commercial uses and residential neighbourhoods;
- ensure the form and character, including building materials and colour schemes, of commercial development reflects the environmental and cultural context of the community;
- protect the amenities, including views, of existing residential areas by coordinating the character, form, and scale of new commercial development;
- maintain visual values, including views to mountains and sky, and an open feeling along the rural highway;
- ensure that all new commercial uses are adequately served by the FVRD community water system; and,
- ensure that all waste produced on site (sanitary sewage and storm drainage) are disposed of through community systems where provided for in this Plan or, elsewhere, through on-site systems which reflect the sensitivity of the local environment and the need to protect the ground water regime.

Activities requiring a permit

- 11.4.1 A development permit must be obtained prior to:
 - a. exterior construction of, addition to, or alteration of a commercial building or structure within the development permit area.

Exemptions

- 11.4.2 Notwithstanding Section 11.4.1, a development permit may not be required for any of the following:
 - a. subdivision of land;
 - b. construction of, addition to, or alteration of a single-family dwelling or accessory residential building where no commercial component is present;
 - c. interior renovations; and,
 - d. exterior maintenance of repairs which do not involve substantial changes in the exterior finish, colour scheme, or size of the building.

Guidelines

In order to achieve the objectives of Development Permit Area 4-D, the following design guidelines shall apply to the issuance of development permits for new commercial developments, buildings and structures:

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11.4.3 Pedestrian Routes

- a. located adjacent to and opposite compatible commercial developments;
- b. paving or surfacing features which highlight the route;
- c. constructed of uniform and complementary material for a cohesive appearance throughout the development;
- d. buffered where feasible from roadways, vehicular traffic, and parking areas; and
- e. incorporate accessibility standards consistent with British Columbia Building Code requirements.

11.4.4 Borders, Landscaping, Screening, and Trash Receptacles

- a. provide for an attractive, safe, and distinct edge along the property frontages on Bunker, Gray, Caryks, Thompson and Yale Roads and Highway No. 9;
- b. provide visual continuity;
- c. define and buffer surface parking, storage and service areas from adjacent residential uses, pedestrian corridors and roadside views;
- d. ensure visual privacy to any adjacent residential properties;
- e. utilize native species retain existing vegetation;
- f. all landscaping and screening shall meet or exceed the British Columbia Society of Landscape Architects and British Columbia Nursery Trades Association standards; and
- g. minimum one (1) exterior trash receptacle provided for the development.

11.4.5 Parking areas

- a. locate three (3) metres setback from any lot line adjoining a residential use;
- screened from public roadways with landscaping or a combination of landscaping and earth berms;

- c. one (1) metre landscaped buffer strip shall be provided between the parking spaces and the building.
- d. incorporate the use of walkways to separate parking spaces from buildings and to provide orderly and attractive pedestrian circulation;

- e. avoid large, unbroken expanses. Landscaping elements such as parking islands or medians shall be used to break up large parking areas into smaller cells. One shade tree shall be provided for every 10 parking spaces;
- f. use paved surfacing or porous paving, paving stones, french drains, landscaped areas and similar techniques are encouraged to facilitate exfiltration of storm water; and,
- g. ensure all parking spaces shall be clearly delineated and provided with curbs or wheel stops.

11.4.6 Signs and lighting

- a. size, location and design of free-standing commercial signs and other advertising structures not attached to buildings shall be compatible with uses and structures on adjacent properties;
- b. fascia signage recessed into the facade of the building, where possible;
- c. form and character of signage is consistent throughout the development comparable quality to that of the principal buildings;
- d. natural materials, including exposed aggregate, is encouraged for sign structures;
- e. single pole sign supports is not permitted; and,
- f. site lighting shall be designed to minimize "light spill" onto adjacent residential or agricultural lands.

11.4.7 General siting, design and finishing

- a. compatible with access, servicing, and signage conditions and constraints on adjacent lands;
- b. designed to complement a pedestrian scale and focus;
- c. locate the building face towards a road or highway, and where this is not possible ensure a visually attractive appearance shall be provided by a combination of



landscaping, finishing and fenestration of the structure to a similar standard as the front of the building;

- d. avoid blank and monotonous facades shall be avoided;
- e. provide relief with changes of wall plane or differentiation that provides strong shadow or visual interest for buildings exceeding two stories or fifteen (15) metres in height;

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- f. ensure cohesive design within multi-building developments by the use of similar roof pitches, proportion, height, materials, fenestration and design theme; and,
- g. include primary building entrance that is clearly defined and provides a sense of entry.

11.4.8 Building height, where a:

- a. multi-story motel or hotel, the design and use shall incorporate a landmark or focal point of the commercial node and of high quality design, materials and architecture; or,
- b. two story commercial development, the design of the second storey residential unit shall provide adequate amenities for the dwelling unit, including a rear yard with screening for privacy, are provided, and all other guidelines of the permit area are met.

11.4.9 Architectural design

- a. materials and colour schemes acknowledge the traditional agricultural and resource based economy and culture of the area, and should incorporate a clear and well-articulated design concept;
- b. avoid advertising, particularly where the proposed architecture is the result of a corporate or franchise style;
- c. colour schemes should reflect the surrounding natural and cultural landscape, and incorporate stone and wood features, and not utilize pastel colours;
- d. pitched roofs to reflect the surrounding mountains, to preserve a feeling of openness along the highway and roads and to provide broad sightlines to mountains and the sky;
- e. maximize sunlight penetration to open areas and pedestrian areas;
- f. on-site services should be located so as not to preclude future uses of adjacent properties.



11.4.10 Water, Sewer and Stormwater

- a. water shall be provided by the FVRD community water system;
- b. sewer shall be provided by FVRD community system where possible, or alternatively on-site sewage is proposed where certified by a Professional Engineer registered in the Province of British Columbia, which certifies that the sewage will not lead to long term degradation of the ground water;

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- c. storm water management plan prepared by a professional engineer to:
 - i. ensure post-development storm water flow volumes will not exceed predevelopment flow volumes in receiving waters;
 - ii. maintain, to the extent possible, predevelopment flow patterns and velocities;
 - iii. provide conveyance routes for major storms;
 - iv. demonstrate the use of best practices;
 - v. certify that water quality of receiving surface and ground waters will not be negatively affected by storm water surface run-off during and post development; and,
 - vi. certify, where applicable, that there will be no negative effect on neighbouring properties.
- 11.4.11 Assurance and compliance report by a Registered Architect ² must include the following:
 - a. site schematic showing vehicular and pedestrian circulation, and the design and layout of pathways and linkages;
 - b. landscaping plan;
 - c. layout and design of parking areas, storm water infrastructure, and lighting;
 - d. design, materials and colour scheme of proposed free-standing signs and sign supports;
 - e. architectural elevations of proposed buildings and structures showing finishing materials and colour schemes;
 - f. site plan showing the siting of all proposed buildings and structures; and,
 - g. compliance report detailing and confirming DPA 4-D guidelines have been satisfied.



² All drawings and illustrations must be in colour and scaled.



11.5 Riparian Areas Development Permit Area 5-D

Category of Designation

"Riparian Areas Development Permit Area 5-D" is designated pursuant to Section 488 of the *Local Government Act* for the; protection of the natural environment, its ecosystems and biological diversity.

Area of Application

Development Permit Area No. 5-D encompasses lands identified on Schedule 7 – Riparian Areas Development Permit Area 5-D.

Development Permit Area 5-D consists of all those parcels of land:

- a. within the area of this Official Community Plan; and,
- b. entirely or partially within a Riparian Assessment Area, which is:
 - i. for a stream, the 30 metre strip on both sides of the stream, measured from the high water mark;
 - ii. for a ravine less than 60 metres wide, a strip on both sides of the stream measured from the high water mark to a point that is 30 metres beyond the top of the ravine bank; and,
 - iii. for a ravine 60 metres wide or greater, a strip on both sides of the stream measured from the high water mark to a point that is 10 metres beyond the top of the ravine bank.

Riparian Areas Development Permit Area 5-D includes the Riparian Assessment Areas associated with all streams within the Plan area, whether mapped or unmapped, including but not limited to the streams shown on Map 2.



Justification

Electoral Area D contains streams and riparian areas that directly or indirectly provide natural features, functions and conditions that support fish life processes. The *Fish Protection Act* and the *Riparian Areas Regulation* require local governments to protect these streams and riparian areas when exercising powers with respect to residential, commercial and industrial development. In the opinion of the Regional Board, this development permit area provides a level of protection that is comparable to the *Fish Protection Act* and the *Riparian Areas Regulation*.

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Objectives

The objective of Development Permit Area 5-D is to protect the natural environment, its ecosystems and biological diversity. More specifically, this DPA will protect streams and riparian habitat primarily through the involvement of qualified environmental professionals and the identification of Streamside Protection and Enhancement Areas (SPEAs) that should remain free of development, including the disturbance of soils and vegetation.

Activities requiring a permit

- 11.5.1 A development permit must be obtained prior to:
 - a. the subdivision of land;
 - b. residential, commercial, institutional or industrial development including:
 - i. the alteration of land;
 - ii. the disturbance of soil or vegetation; or
 - ii. construction of or addition to a building or structure; within a riparian assessment area.

Exemptions

- 11.5.2 Notwithstanding Section 11.5.1, a development permit is not required for the following:
 - a. development that does not involve residential, commercial, institutional or industrial uses:
 - b. residential, commercial, institutional and industrial development that is demonstrated to be outside of a Riparian Assessment Area;
 - c. residential, commercial, institutional and industrial development within a riparian assessment area where the development is separated from the stream by a dedicated and developed public road right-of-way;
 - d. renovations or repair of a permanent structure on an existing foundation to an extent which does not alter or increase the building footprint area;
 - e. minor additions to an existing building or structure, such as an increase in floor area up to 25% of the existing footprint, provided that the addition is located on the side or part of the building or structure most distant from the stream;
 - f. development in accordance with a registered covenant or approved development permit that pertains directly and explicitly to riparian habitat protection, which
 - i. is registered in favour of the Fraser Valley Regional District and/or Provincial or Federal interests; and
 - ii. establishes a riparian buffer;
 - g. routine maintenance of existing landscaping or lawn and garden areas;



- h. removal of trees determined by a Certified Arborist or Registered Professional Forester (who is qualified to do tree risk assessment) to represent an imminent risk to safety of life and buildings;
- i. forestry activities on Crown land undertaken under an approved Forest Stewardship Plan approved by the Ministry of Natural Resource Operations in accordance with the Forest & Range Practices Act;

- j. riparian habitat enhancement or restoration works under the guidance of Provincial and Federal agencies;
- k. installation of seasonal play or recreational equipment on existing yard/lawn areas, such as sandboxes or swing sets;
- paths for personal use by the parcel owners, provided they do not exceed approximately 1.0 metre in width; are constructed of pervious natural materials with no concrete, asphalt, pavers or treated wood; do not involve structural stairs; require no removal of streamside vegetation; and do not impair stream bank stability;
- m. local and regional park facilities;
- n. emergency actions necessary to prevent, control or reduce immediate and substantial threats to life or property during flood, debris flood/flow, erosion, landslide, avalanche, stream avulsion and other geohazards events;
- repair, maintenance and improvement of flood protection infrastructure and all related ancillary or accessory works, regulated and approved by Federal or Provincial agencies;
- p. the development of an approved community water or sanitary sewer system that is not ancillary to residential, commercial or industrial development;
- q. Federal and Provincial regulated utilities, including railways, transmission lines or pipelines;
- r. public road or highway works;
- s. repair or replacement of an existing driveway, culvert or bridge and,
- t. the construction of a single storey, detached residential accessory building or structure which is not intended to be used for any "residential occupancy" and which had a floor area not exceeding 20 square metres (215 square feet) and where:
- u. the building or structure is located as far from the stream as possible and in the location on the parcel that minimizes impacts to riparian habitat; and,
- v. it is not possible to construct the building, structure or deck outside the riparian assessment area.
- 11.5.3 Where there is uncertainty regarding the location of development in relation to a Riparian Assessment Area or the nature of a stream, the Regional District may require: a. a plan prepared by a BC Land Surveyor or Qualified Environmental Professional to confirm whether the planned disturbance is within the Riparian Assessment Area; or b. a report prepared by a Qualified Environmental Professional to determine if the stream satisfies the definition criteria.



Guidelines

In order to achieve the objectives of Development Permit Area 5-D, the following Guidelines shall apply to the issuance of Development Permits:

Issuance of Development Permits

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- 11.5.4 Each development permit application should, as a minimum, be accompanied by:
 - a. where applicable, an Assessment Report prepared by a QEP in accordance with the Assessment Methods and Development Permit Area 5-D guidelines for the purpose of determining the applicable SPEA and other measures necessary for the protection of riparian areas;
 - b. a scaled siting proposal clearly and accurately identifying all streams and water features, high water mark, top of bank, top of ravine bank, edge of wetland, riparian assessment area and the SPEA boundary in relation to existing and proposed property lines and existing and proposed development, as well as the locations of works and activities recommended in the Assessment Report; and,
 - c. written certification that the proposed development is consistent with the Guidelines of Development Permit Area 5-D and the Riparian Areas Regulation, and identifying any mitigation or compensation measures that are consistent with the Guidelines, including measures that may be specified as Development Permit conditions.
- 11.5.5 Pursuant to the Riparian Area Regulation and the Local Government Act, the Assessment Report prepared by a QEP should specifically consider and make recommendations respecting:
 - a. the siting of buildings, structures or uses of land;
 - b. areas to remain free of development;
 - c. the preservation, protection, restoration or enhancement of any specified natural feature or area:
 - d. works to preserve, protect, or enhance a natural watercourse or other
 - e. specified environmental feature;
 - f. protection measures to be taken to preserve, protect, restore or enhance fish habitat or riparian areas, control drainage, or control erosion or protect the banks of watercourses; and,
 - g. timing of construction to avoid or mitigate impacts.
- 11.5.6 Where a development permit relates to the subdivision of land, an Assessment Report prepared by a QEP should:
 - a. identify adequate building sites including but not limited to building locations; front, rear and side yard areas; site services including sewage disposal facilities and water supplies; access; and, parking on each proposed lot;
 - b. identify streams that may be impacted by the proposed development; and
 - c. consider whether any natural watercourses should be dedicated pursuant to the *Local Government Act*.
- 11.5.7 The Regional District is authorized to issue a Development Permit after receiving:



- a. notification by the Ministry of Environment that Fisheries & Oceans Canada and the Ministry have been:
 - i. notified of the development proposal; and,
 - ii. provided with a copy of an assessment report which meets the requirements of the Riparian Areas Regulation; or,
- b. documentation demonstrating that Fisheries & Oceans Canada has, with respect to the proposed development, authorized the "harmful alteration, disruption or destruction" of fish habitat pursuant to Section 35 of the Fisheries Act or amendments thereto.

- 11.5.8 A development permit may include as a term or condition any recommendation made by QEP in an Assessment Report respecting:
 - a. the siting of buildings, structures or uses of land;
 - b. areas to remain free of development;
 - c. the preservation, protection, restoration or enhancement of any specified natural feature or area;
 - d. dedication of natural water courses to the Crown;
 - e. works to preserve, protect, or enhance a natural watercourse or other specified environmental feature; and,
 - f. protection measures to be taken to preserve, protect, restore or enhance fish habitat or riparian areas, control drainage, or control erosion or protect the banks of watercourses.
- 11.5.9 A development permit may impose terms and conditions respecting the:
 - a. sequence and timing of construction including but not limited to timelines for completion of the works identified in the permit;
 - b. co-ordination of geotechnical recommendations by a Qualified Environmental Professional or Professional Engineer licensed in Province of British Columbia;
 - c. minor modification of a SPEA as generally described in the Riparian Area Regulation Implementation Guidebook where no impacts to fish habitat occur and as recommended in an Assessment Report by a Qualified Environmental Professional.
- 11.5.10 A development permit may vary or supplement a bylaw under the *Local Government Act* provided that the variance or supplement is in accordance with the objectives and guidelines of Development Permit Area 5-D.

Measures to Protect the Streamside Protection and Enhancement Area

- 11.5.11 Land shall be developed strictly in accordance with the development permit issued.
- 11.5.12 No building or structure of any kind should be located, no vegetation should be disturbed, and no soils should be removed or deposited within a Streamside Protection and Enhancement Area except in accordance with the development permit and Assessment Report.



11.5.13 The SPEA boundary should be clearly flagged, staked or otherwise marked during all development phases to avoid encroachment into the Streamside Protection and Enhancement Area.

Geohazards

11.5.14 Where a proposed development requires geohazard evaluation pursuant to a geohazard hazard development permit area or Section 56 of the *Community Charter*, the riparian assessment should be coordinated with the geohazard evaluation in order to provide a comprehensive development permit application.

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Permit Security

- 11.5.15 The Regional District may require the applicant to provide security in the form of cash or an unconditional, irrevocable and automatically renewing letter of credit in cases where:
 - a. security for the performance of conditions respecting landscaping is necessary;
 - b. the Regional District considers that damage to the natural environment could result as a consequence of a contravention of a condition in a development permit;
 - c. the Regional District considers that unsafe conditions could result as a consequence of a contravention of a condition in a development permit; or,
 - d. the permit holder is required to retain, restore or replace native vegetation.
- 11.5.16 The amount of the security should be sufficient to cover the cost of any work that may be undertaken by the Regional District to correct deficient landscaping conditions, an unsafe condition, and damage to the natural environment that could reasonably be expected to result from the contravention of the permit.
- 11.5.17 A Letter of Undertaking signed and sealed by a Qualified Environmental Professional may be accepted in lieu of security where:
 - a. the nature of required works, such as landscaping, are minor and the risk of damage to the natural environment is low;
 - b. the Letter of Undertaking is signed and sealed by a Qualified Environmental Professional; and, the Qualified Environmental Professional will undertake the works and provide to the Regional District a post-construction certification and inspection report as outlined in Section 11.5.18.

Post-Construction Certification and Inspection

- 11.5.18 Upon completion of the works authorized by a development permit and for certainty upon expiry of any timeline for completion of works established as a term or condition of a development permit the holder of the permit must submit to the Regional District and the Ministry of Environment postconstruction certification from a QEP which:
 - a. certifies that the development has been carried out in accordance with the Assessment Report and that terms and conditions set out in the assessment report and the development permit have been properly implemented; or,

- b. identifies and documents all instances of non-compliance with the assessment report and the development permit and any measures necessary to correct deficiencies, including any works that should be undertaken by the Regional District as contemplated by Section 11.5.16.
- 11.5.19 The requirement for post-construction certification and inspection may be waived by a condition in a development permit.

Offence

- 11.5.20 Failure to:
 - a. obtain a development permit where one is duly required; or,
 - b. develop land strictly in accordance with a development permit issued; are offences under the *Local Government Act* and are contrary to the bylaws, regulations or policies of the Regional District. Upon summary conviction, penalties for offences may be up to the maximum set out in the Local Government Act.
- 11.5.21 Employees, officers and agents of the Regional District may enter, at all reasonable times, a property to inspect and determine whether the requirements of Development Permit Area 5-D and the terms and conditions of a development are being met.

Definitions

11.5.22 In DPA 5-D, the following terms have the meanings described below:

"Assessment Methods" means the assessment methods set out in the Schedule to the Riparian Areas Regulation.

"Assessment Report" means a report certified by a Qualified Environmental Professional and prepared in accordance with the Riparian Areas Regulation Assessment Methods and the guidelines of Development Permit Area 5-D to assess the potential impact of a proposed development in a riparian assessment area.

"development" includes the alteration of land, the disturbance of soil or vegetation, and construction of or addition to buildings and structures.

"high water mark" means the visible high water mark of a stream where the presence and action of the water are so common and usual, and so long continued in all ordinary years, as to mark on the soil of the bed of the stream a character distinct from that of its banks, in vegetation, as well as in the nature of the soil itself, and includes the active floodplain.

"Qualified Environmental Professional" and "QEP" mean a qualified environmental professional as defined in the Riparian Areas Regulation.

"ravine" means a narrow valley with an average grade on either side greater than 3:1 measured between the high water mark of the watercourse contained in the valley and the top of the valley bank, being the point nearest the watercourse beyond which the average grade is less than 3:1 over a horizontal distance of at least 15 metres measured perpendicularly to the watercourse;



"Riparian Assessment Area" means:

- a. for a stream, the 30 metre strip on both sides of the stream, measured from the high water mark;
- b. for a ravine less than 60 metres wide, a strip on both sides of the stream measured from the high water mark to a point that is 30 metres beyond the top of the ravine bank; and
- c. for a ravine 60 metres wide or greater, a strip on both sides of the stream measured from the high water mark to a point that is 10 metres beyond the top of the ravine bank.

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"Riparian Areas Regulation" means B.C. Reg. 376/2004 and amendments thereto.

"Streamside Protection and Enhancement Area" and "SPEA" mean an area:

- adjacent to a stream that links aquatic to terrestrial ecosystems and includes both
 existing and potential riparian vegetation and existing and potential adjacent upland
 vegetation that exerts an influence on the stream; and,
- b. the size of which is determined in accordance with the Riparian Areas Regulation on the basis of an Assessment Report provided by a Qualified Environmental Professional.

"stream" includes any of the following that provides fish habitat:

- a. a watercourse, whether it usually contains water or not;
- b. a pond, lake, river, creek or brook; or,
- c. a ditch, spring or wetland that is connected by surface flow to something referred to in paragraph (a) or (b).



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Temporary Use Permits

Division 8 of the Local Government Act allows for the issuance of Temporary Use Permits in areas designated within an Official Community Plan. A Temporary Use Permit may:

- allow a use not permitted by a zoning bylaw.
- be issued for a period of up to three (3) years and renewed, at the discretion of the Regional Board, only once.

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Terms and Conditions

The Regional Board may impose special conditions under which the temporary use may be carried on. This may including regulating the construction of buildings or structures related to the temporary use and requiring a security to guarantee adherance to the terms of the Temporary Use Permit.

Security

The security may be in the form of cash or a letter of credit, the amount of which is to be determined by the Regional Board. A major purpose of collecting the security is to ensure that the land is returned to the condition prior to issuance of the permit when the permit has expired. The Regional Board may utilize the security in the event that the conditions of the permit are not met.

Procedure and Public Notification

Sections 494 thru 497 of the *Local Government Act* and FVRD Development Procedures Bylaw specify the process by which a temporary use permit may be issued. Public notification and

input is a central part of the process.

Notification of the Regional Board's consideration of a permit application must be mailed out to owners and occupiers of property within a specified distance of the subject land and placed in a local newspaper in addition to referrals for comments from key partners. As well, the Board will normally require the holding of a public information meeting to present the application to the community and hear the concerns of residents.



Policy

- 12.1.1 The Official Community Plan area, as shown on Schedule 1 Boundary of Plan Area, is designated for the issuance of Temporary Use Permits.
- 12.1.2 A Temporary Use Permit may be issued for the following:

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- a. special events which are of limited duration and which will not preclude or compromise future permitted uses on the proposed site of the temporary use;
- b. short-term industrial activity such as portable sawmills, heavy equipment storage, log home building operations and construction yards related to specific industrial projects of limited duration;
- c. a temporary sand and gravel extraction where a permit has been issued pursuant to FVRD Commercial Gravel Operations Bylaw, if required.
- d. uses which comply with the designation policies but where appropriate zoning does not presently allow for such uses;
- e. transitional uses, or uses where uncertainty exists respecting appropriateness or viability of the use, and where it is premature to decide upon rezoning and long-term land use rights.
- 12.1.3 The Regional Board will normally require the holding of a public information meeting prior to the issuance of a Temporary Use Permit.
- 12.1.4 As a condition of issuing a Temporary Use Permit, the Regional Board will normally require a security in an amount adequate to facilitate completion of permit conditions and the return of the land to its pre-existing state.



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INTERPRETATION

Unless otherwise stated in this Plan, the following terms have the meaning defined below. Terms not defined in this section carry the same meaning as in Provincial statues and the bylaws of the Fraser Valley Regional District.

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ACCESS means the way, or means of connection, between lands adjacent to a public roadway and the public roadway; which connection provides access to and from the private lands. Access may also mean the access permitted and specified in a Highways Access Permit issued by the Ministry of Transportation & Infrastructure; see also **PUBLIC ACCESS**.

ACCESSORY BOARDING USE means a use accessory to a residential use and contained within the principal residence where no more than two (2) sleeping rooms, which do not contain cooking facilities, are rented for the accommodation of no more than four (4) persons.

ACCESORY FARM EMPLOYEE DWELLING means a building on a farm under the BC Assessment Act, used as a home or residence by a full time employee of the farm and his or her family members provided the use meets the requirements of the *Agricultural Land Commission Act*, its regulations, and orders of the Agricultural Land Commission.

ACCESSORY RESIDENTIAL USE means a use accessory to a commercial use, mobile home park, a tourist accommodation use, or an industrial use, where the building or buildings include one dwelling unit for the accommodation of the owner, operator or manager.

AGGREGATE EXTRACTION USE means a use involving the extraction and removal of aggregate materials from a lot and the subsequent reclamation and revegetation of the site. It includes sufficient breaking to allow the material to be transported from the site, but does not include processing of aggregates.

AGRI-TOURISM means a tourist activity, service or facility accessory to an agricultural activity on a parcel that is classified as a farm use under the BC Assessment Act; may include: tours, farm retail sales, food and beverage service provided the use is in accordance with the *Agricultural Land Commission Act* and its regulations.

ALLUVIAL FAN means the alluvial deposit of a stream where it issues from a steep mountain valley or gorge upon a plain or at the junction of a tributary stream with the main stream.

ANCILLARY or ACCESSORY USE means a use auxiliary or subordinate to the principal use permitted in the land use designation.

APPROVAL means approval in writing.



APPROVED COMMUNITY SANITARY SEWER SYSTEM means a system for the collection, treatment, and disposal of domestic sewage, which has a design capacity of at least 22,700 litres per day and which is approved as a Class "A" system under the Municipal Sewage Regulation of the Environmental Management Act, and which is owned, operated and maintained by the Fraser Valley Regional District.

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APPROVED COMMUNITY WATER SYSTEM means a system of waterworks which is approved under the *Drinking Water Protection Act* and its associated regulations, and which is owned, operated and maintained by either:

- an improvement district pursuant to the Local Government Act;
- a water utility pursuant to the Water Utility Act;
- the Fraser Valley Regional District; or
- a strata corporation pursuant to the Strata Property Act with a minimum of five strata lots served by the water system.

ARTISAN-CRAFT WORKSHOP USE means an activity of a gainful nature which is carried on by an artisan who practices, cultivates or instructs in craftsmanship and/or arts; includes artists' and potters' studios, workshops for the assembly and manual repair of specialized equipment by skilled artisans, musicians, horologists and the like, antique furniture and painting, restoration and repair, glass blowing, wood or stone carving, and all other similar activities; specifically excludes automobile, trailer and bicycle workshops, yards for trade and landscape contractors, boat building, service establishments for small appliances, office and amusement machinery and audio-visual equipment, food processing, personal service establishments, gunsmithing, locksmithing and similar pursuits, taxidermy, tanneries and pet breeding or care facilities, laboratories and professional offices, audio-visual production services and all other related occupations and businesses.

ASSEMBLY USE means a use of land that provides open space, buildings, or structures for private gatherings and assembly of people; which may be centered around education, religious gathering and worship or fraternal organization; and may include retreats, camps, private educational centre, meeting hall, and associated temporary lodging, boarding and accommodation use; in addition to associated residential use.

ASSOCIATED RESIDENTIAL LIMITED USE means a variety of uses associated with, but clearly ancillary or accessory to, a residential use; excludes overnight accommodation uses.

ASSOCIATED RESORT USE means a variety of uses associated with, but clearly ancillary or accessory to a resort use; may include common amenities such as clubhouse, pool, recreational facilities, meeting room and other such similar use, exclusively by strata owners or resort users.

ASSOCIATED RURAL RESIDENTIAL USES means a variety of uses associated with, but clearly ancillary or accessory to, a rural residential use; includes bed and breakfast operations, boarding use, home occupations, cottage industries, artisan craft workshop, and small scale enterprise; unless prohibited by the zoning bylaw or, where land is located within the Agricultural Land Reserve, unless prohibited by under the *Agricultural Land Commission Act* and its regulations.



BED AND BREAKFAST means a use accessory to a residential use and contained within the principal residence in which no more than three (3) sleeping rooms without cooking facilities, are used for the temporary accommodation of the traveling public, and in which breakfast but no other meal may be served to the registered guests.

BUFFER means any device arranged and maintained to screen or separate adjoining land uses or properties, and includes any combination of setbacks, existing vegetation, ditches, roads, landscaping, berming and fencing.

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BUILDING BYLAW means any building bylaw applicable to Electoral Area "E" of the Fraser Valley Regional District enacted pursuant to the Local Government Act.

COMMERCIAL CAMPGROUND USE means a commercial use of land for the purpose of providing two or more recreational camping spaces for recreational trailers, or motor homes, together with all supporting, common leisure and service facilities for the exclusive use of, and temporary occupancy for part of the year only, holiday-makers; may include: a recreational camping club incorporated under the Society Act; but does not include a social club, interest developments, strata developments, natural campgrounds, holiday park, mobile home park, motel, campground or camp licensed under the *Community Care Facility Act*.

COMMERCIAL USE means a use providing for the retail sale, repair and servicing of household, non-household, personal and non-personal goods, or for providing services to people.

CONSERVATION USE means the preservation or protection of natural resources and assets in their natural state, including the habitat of birds, fish and other wildlife. For lands within the Provincial Agricultural Land Reserve and designated CONSERVATION USE in this Plan, Conservation Use includes:

- biodiversity conservation, passible recreation, heritage, wildlife and scenery viewing
- purposes, as long as the area occupied by any associated buildings and structures does not exceed 100m2 for each parcel;
- use of open land park established by a local government; and,
- ecological reserve, park, protected area, wildlife management area and recreation area; in accordance with the *Agricultural Land Commission Act* and its regulations.

CONTIGUOUS, when applied to two areas of development, means that they abut or touch each other.

COTTAGE INDUSTRY USE means an activity of a gainful nature which is not an offensive trade and which occupies a building accessory to residential and agriculture land uses, which includes ancillary retail and office facilities and which does not employ or involve more than three operators or employees, the principal of whom shall be resident on the parcel. Cottage industry use includes custom stone, textile, wood and metal working facilities, wholesale bakeries, plants, processing and packing food grown or raised on the parcel, cottage wineries, locksmiths, gunsmiths, tinsmiths, print shops, audio visual and photographic studios, small appliances and office machinery repair, non-motorized bicycle repair shops.

DEBRIS FLOOD means a channelized slope hazard involving uncontrolled water flow which can result in water damage to unprotected buildings, erosion, deposition of gravel and timber debris and silting damage.

DEBRIS FLOW means a channelized slope hazard generally involving considerable amounts of sediments and debris, including trees and boulders, with small amounts of water, and is relatively confined to areas at the mouth of gullies, normally near the apex of the alluvial fans.

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DESIGNATION means the land use designations set out in Section 5 of this Plan.

DEVELOPMENT APPLICATION means an application pursuant to an enacted provision of a Responsible Authority which affects the development of any land within the area covered by this plan.

ENVIRONMENTAL IMPACT ASSESSMENT means a field-based technical assessment conducted, prepared and supported by a **qualified professional** including but not limited to a professional biologist, in accordance with the Ministry of Environment recommended methodologies and best practices, which assessment provides:

- an inventory of fish and wildlife species and their habitats; threatened, rare and endangered species and their habitats; and, other sensitive ecosystems in the proposed
- development area, and in adjacent habitats or ecosystems which may be impacted by the proposed development area; and,
- recommendations for the avoidance then mitigation of impacts associated with a proposed development area.

FARM USE means a use providing for the growing, rearing, producing and harvesting of agricultural products and includes the processing on an individual farm of the products harvested, reared or produced on that farm only; and, retail sale of agricultural products which are produced on the same parcel or on other parcels within the area that form and are managed as part of the same farm operation. For lands within the Agricultural Land Reserve and designated AGRICULTURAL in this Plan, farm use also includes activities designated as farm use pursuant to the *Agricultural Land Commission Act* and its regulations.

FLOODPLAIN means an area of land, whether flood-proofed or not, which is susceptible to flooding by a watercourse, lake, ocean or other body of water.

FLOODPROOFING means the alteration of land or structures and contents to minimize flood damage by raising the elevation of the land above the maximum elevation of the local flood level as determined by *Fraser Valley Regional District Floodplain Management Bylaw 0681, 2005*, or by the construction of buildings and structures to withstand the effects of flooding and flood waters, with all habitable floors located at elevations above the flood construction level as determined by *Fraser Valley Regional District Floodplain Management Bylaw 0681, 2005*.

FORESTRY USE means the cutting and preliminary grading of forest products for shipment; includes temporary or portable sawmills or shake mills processing materials cut in the local area.



GEOHAZARD STUDY means a study prepared by a qualified professional engineer with training and experience in geotechnical engineering and licensed in the Province of British Columbia which interprets the physical conditions of surface or subsurface features in a study area with respect to stability, potential seismic disturbance, interrelated chemical activity, and size and volume analysis; specifically addresses the possible effects of physical alterations or deformations of the land related to proposed building or other projects; and may establish standards for siting and construction of proposed buildings or the nature and location of proposed uses. Geohazard studies must meet the requirements outlined in *FVRD – EGBC GeoHazard Assurance Statement*.

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HIGHWAY COMMERCIAL means a commercial use located adjacent, or nearly adjacent, to routes of travel of regional significance which is intended to serve the needs of an itinerant motoring population; includes service stations, gas bars, restaurants and tourist information booths, but excludes major tourist recreation commercial uses, local and local tourist commercial uses.

HOLIDAY PARK means any lot or parcel operated and maintained for the sole purpose of providing two or more recreational camping sites or lots, park model sites or lots, or holiday home sites or lots, together with all common leisure, services and supporting facilities for the exclusive use of and occupancy for part of the year only by holiday-makers who are the owners or lessees of the said sites or lots; may include bare land strata lots under the Strata Property Act of the Province of British Columbia, or a cooperative ownership recreational club incorporated under the Society Act of the Province of British Columbia, or a three (3) year or longer lease agreement approved by the Responsible Authority, but does not include a social club, mobile home park, motel, commercial campground, natural campground or a camp licensed under the Community Care Facilities Act of the Province of British Columbia.

HOME OCCUPATION USE means a use accessory to a single family residential use where the householder carries on an occupation, craft or profession within the residential dwelling unit.

IMPERVIOUS AREA means the total area of impervious surface expressed as a percentage of the total area of the parcel of land. Impervious surfaces are those which water cannot penetrate such as buildings, paved roads, and driveways.

INDUSTRIAL USE means the use of land, buildings and structures for the manufacturing, processing, fabricating, repair, packaging or assembly of goods; warehousing or bulk storage of goods; and related accessory uses.

LOCAL COMMERCIAL USE means a commercial use intended to serve the day-to-day needs of the local population residing in the vicinity of the local commercial use; includes general stores, convenience stores, small personal service establishments and artisan-craft workshop uses.

LOCAL INSTITUTIONAL means an institutional use, which provides services for primarily local residents including civic, educational, fire halls, community and cultural centres, and other similar uses, and is established by local government, provincial or federal government, parks board or library board.

LOCAL TOURIST COMMERCIAL USE means the use of land for commercial establishments intended primarily to serve the day-to-day needs and leisure time activities of a visitor population temporarily accommodated in the vicinity of the local tourist commercial use; includes local tourist attraction uses and artisan craft workshop uses, but excludes major tourist recreation commercial uses;

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LOW DENSITY COMMERCIAL RECREATION means low-impact recreation uses in a natural setting and involving wilderness appreciation and related activities carried out on a seasonal or temporary basis; includes ranches, lodges, recreation camps, natural campgrounds, and private recreational, institutional or cultural facilities; excludes commercial campgrounds and holiday parks.

MAJOR INSTITUTIONAL means a large scale use of land by a governmental or administrative body, including Department of National Defense lands, correctional facilities and other government lands, catering to a regional, provincial or national populations.

MAJOR TOURIST RECREATION COMMERCIAL USE means a commercial use involving, though not limited to, extensive open air commercial recreation facilities for active physical participation, which is intended to serve the regional population and which would have transportation requirements of regional significance; it includes amusement parks, marinas, display gardens and golf courses, but excludes low-density commercial recreation uses and natural camping ground use.

MARINA means the use of land, buildings, structures, accessory uses incidental to a marina use, and the surface of water for providing docking, berths, and facilitates for launching and storage of pleasure boats on water or land.

MAXIMUM DENSITY means the maximum number of parcels achievable by subdivision from parent parcel for the purposes of establishing a resort residential development.

MAXIMUM SITE COVERAGE means the proportion of a parcel of land which is used for buildings, structures, driveways, patios, swimming pools and other development covering the surface of land.

MOBILE HOME PARK means a residential use of a lot on which two or more mobile homes are located.

MULTI-FAMILY RESORT RESIDENTIAL USE means a resort residential use consisting of two (2) or more attached dwelling units occupied as residences or seasonal residences for one family per dwelling unit, together with accessory common and private amenity facilities which may include a clubhouse and other private recreational and social amenities.



NATURAL BOUNDARY means the visible high-water mark of any lake, river, stream or other body of water, where the presence and action of the water are so common and usual, and so long continued in all ordinary years as to mark upon the soil of the bed or the lake, river, stream or other body of water, a character distinct from that of the banks thereof in respect to vegetation, as well as in respect to the nature of the soil itself.

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NATURAL CAMPGROUND USE means a use of land for camp sites on an overnight rental basis, which involves no buildings, structures or service connections; excludes commercial campgrounds and holiday parks, sites owned or leased under the Strata Property Act, and camps licensed under the Community Care Facility Act of the Province of British Columbia.

Natural Campground Use located within the Agricultural Land Reserve is permitted under the *Agricultural Land Commission Act* and its regulations under certain conditions as an agri-tourism use. The regulations of the Agricultural Land Commission should be consulted to determine limitations and conditions for locations within the Agricultural Land Reserve.

NATURAL GROUND means the level of the surface of the ground which occurs or occurred naturally and before any excavation or construction.

OFFICIAL COMMUNITY PLAN means a plan prepared and adopted by a Regional Board by bylaw pursuant to the Local Government Act which applies to all or parts of an electoral area of a Regional District. It forms the basis for preparing development bylaws in an electoral area.

ON-SITE SERVICES means the provision of an individual water supply and on-site sewage disposal in accordance with the standards of the Responsible Authorities pursuant to the requirements of the Public Health Act, the Environmental Management Act, and bylaws of the Fraser Valley Regional District.

PARK and **PARK RESERVE** means open space dedicated to the preservation of the natural environment and recreation use, including camping and a range of facilities associated with park activities.

PLAN AMENDMENT means a bylaw amending a schedule of this Plan prepared and adopted pursuant to the Local Government Act.

PUBLIC ACCESS means the unrestricted right of the general public to cross lands without the need for any approvals or specified permits.

PUBLIC USE means the use of land by a government or administrative body intended primarily to serve the day-to-day needs of the population residing in the local vicinity, and includes civic, utility, institutional, recreation and conservation uses but excludes commercial recreation use.



QUALIFIED PROFESSIONAL means an applied scientist or technologist specializing in a relevant applied science or technology including, but not limited to, agrology, forestry, biology, engineering, geomorphology, geology, hydrology, hydrogeology or landscape architecture, and, who is registered in British Columbia with their appropriate professional organization and acting under that association's Code of Ethics is subject to disciplinary action by that association; and, who, through demonstrated suitable education, experience, accreditation and knowledge relevant to the particular matter, may be reasonably relied on to provide advice within their area of expertise.

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RECREATION USE means public park, conservation area, recreation area and ancillary uses as permitted by the Responsible Authorities; excludes commercial recreation uses.

RESIDENTIAL USE means the use of land for residences, providing for the accommodation and home life of a person or persons at a maximum density of one unit or more in accordance with provisions set out in this plan.

RESIDENTIAL OCCUPANCY means a "residential occupancy" as set out and defined in the British Columbia Building Code.

RESORT RESIDENTIAL USE means a resort residential use consisting of one (1) or more dwelling units occupied as a residence or seasonal residence for one family per dwelling unit, together with accessory common and private amenity facilities which may include a clubhouse and other private recreational and social amenities.

RESOURCE EXTRACTION means the pulling out or drawing out of primary forest, mineral and other natural resources and includes mining, the extraction of aggregate materials, forestry, fishing and associated local transportation uses.

RESOURCE INDUSTRIAL USE means a use related to the extraction, primary processing, and transport of products from primary natural resource materials; includes log booming, sawmills, and gravel sorting and screening plants and similar related industries

RESPONSIBLE AUTHORITY means a governmental and/or administrative body, operating in part or in total within the region, which is charged with or capable of enacting government provisions affecting the development of land or the construction of public works within the region; includes a member municipality, a Regional District, the Province of British Columbia, the Government of Canada, and their agencies.

SINGLE FAMILY DWELLING means a structure providing for a single family residential use for person or persons, includes accessory residential uses as well as mobile and modular homes where permitted in the zoning bylaw.

SINGLE FAMILY RESIDENTIAL USE means the use of a building or part thereof as a single family dwelling with a maximum density of one single family dwelling unit per parcel.



SMALL SCALE ENTERPRISE means an artisan craft workshop, hobby greenhouse, or cottage industry which is accessory use in a rural or limited use designation, unless prohibited by a zoning bylaw.

SPECIAL EVENT means the use of land for temporary commercial or industrial use including fairs or concerts, live performances, campsites, assembly use, recreation use, emergency operations and other event-related land uses.

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TEMPORARY USE means a commercial or industrial use for which a Temporary Use Permit pursuant to Section 921 of the Local Government Act is issued.

USEABLE LAND means, for the purpose of computing the number of sites, strata lots or dwelling units permitted in a resort development, all of the lot area which can be used for camping, holiday homes, resort residential uses and associated activities; it shall exclude the site for a residence of the owner, manager or employee, land with a slope greater than 25%, land lacking adequate natural drainage of surface water, sensitive habitat and lakes, ponds, and watercourses;

WATERCOURSE means any natural depression with well-defined banks and a bed zero point six (0.6) metres or more below the surrounding land serving to give direction to a current of water at least six (6) months of the year or having a drainage area of two (2) square kilometres or more upstream of the point of consideration.

WETLAND means land that is inundated or saturated by surface or groundwater at a frequency and duration sufficient to support, and under normal conditions that supports, vegetation typically adapted for life in saturated soil conditions, including, swamps, marshes, bogs, fens, estuaries and similar areas that are not part of the active floodplain of a stream, that may not contain surface water, and that may not be connected to a stream.



CORPORATE REPORT

To: Electoral Area Services Committee Date: 2020-02-13

From: Andrea Antifaeff, Planner 1 File No: 3360-25-2019-02

Subject: Zoning amendment application for 11882 Sylvester Road, Electoral Area F to facilitate a

two lot subdivision

RECOMMENDATION

THAT the Fraser Valley Regional District Board consider giving first reading to the bylaw cited as *Fraser Valley Regional District Electoral Area F Zoning Amendment Bylaw No. 1539, 2019* to rezone the property located at 11882 Sylvester Road from Rural Residential 2 (RS-2) to Rural Residential 1 (RS-1) to facilitate a two lot subdivision;

THAT the *Fraser Valley Regional District Electoral Area F Zoning Amendment Bylaw No.* 1539, 2019 be forwarded to Public Hearing;

THAT the Fraser Valley Regional District Board delegate the holding of the Public Hearing with respect to proposed *Fraser Valley Regional District Electoral Area F Zoning Amendment Bylaw No.* 1539, 2019 to Director Davidson, or his alternate in his absence;

THAT Director Davidson or his alternate in his absence preside over and Chair the Public Hearing with respect to proposed *Bylaw* 1539, 2019;

AND THAT the Chair of the Public Hearing be authorized to establish procedural rules for the conduct of the Public Hearing with respect to proposed Bylaw 1539, 2019 in accordance with the *Local Government Act*;

AND FURTHER THAT in the absence of Director Davidson, or his alternate in his absence at the time of Public Hearing with respect to proposed *Bylaw 1539*, *2019* the Fraser Valley Regional District Board Chair is delegated the authority to designate who shall preside over and Chair the Public Hearing regarding this matter;

AND FINALLY THAT the Fraser Valley Regional District authorize its signatories to execute all documents relating to Bylaw 1539, 2019.

STRATEGIC AREA(S) OF FOCUS

Provide Responsive & Effective Public Services

BACKGROUND

The owners of the property have made an application to rezone the parcel located at 11882 Sylvester Road. The purpose of *Zoning Amendment Bylaw 1539, 2019 (Bylaw 1539)* is to rezone the property from Rural Residential 2 (RS-2) to Rural Residential 1 (RS-1) to facilitate a two lot residential subdivision. The development involves one parcel of approximately 1.7 hectares (4.2 acres) to eventually be subdivided as follows:

- Lot 1 0.667 ha (1.6 acres)
- Lot 2 1.03 ha (2.5 acres)

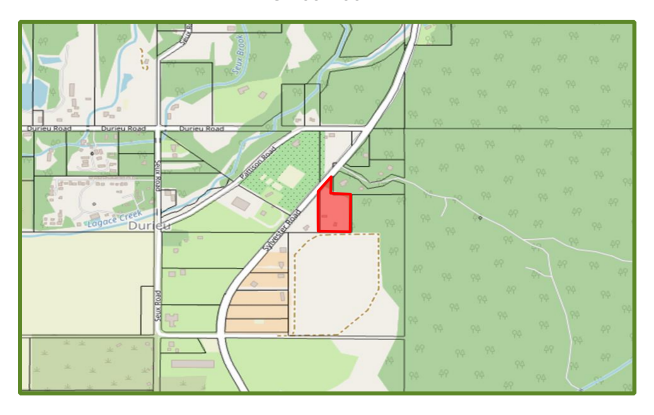
Each lot will accommodate one single family home.

PROPERTY DETAILS					
Electoral Area	F				
Address		11882 Sylvester Rd			
PID	004-475-291				
Folio		775.02268.010			
Lot Size		4.2 acres			
Owner	Jason	Dunkley & Michelle	Agent	n/a	
	Patter	son			
Current Zoning	Rural I	Residential 2 (RS-2)	Proposed Zoning	Rural Residential 1 (RS-1)	
Current OCP	Suburban Residential (SR)		Proposed OCP	No change	
Current Use	Reside	ential	Proposed Use	No change	
Development Permit Areas		1-F (Northern portion only) Geologic & Stream Hazard			
		2-F Riparian Areas			
Agricultural Land Reserve		No			

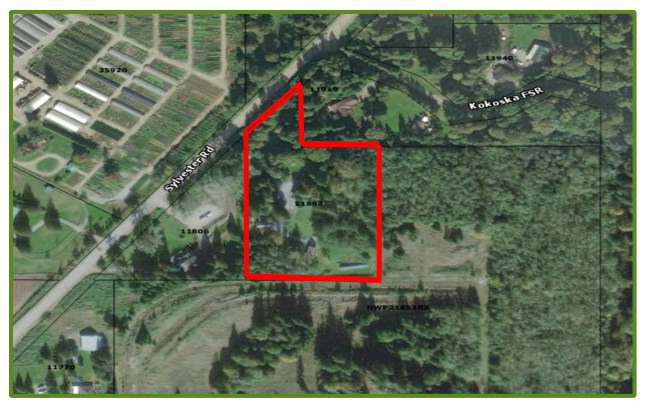
ADJACENT ZONING & LAND USES

North	٨	Rural Residential 2 (RS-2); Single-family Residence, Agriculture	
East	>	Rural Residential 2 (RS-2); Vacant, Forest	
West	<	Rural Residential 2 (RS-2); Single-family Residence, Agriculture	
South	V	Rural Residential 2 (RS-2); Vacant, Forest	

NEIGHBOURHOOD MAP



PROPERTY MAP



DISCUSSION

Zoning Amendment

The subject property is zoned Rural Residential 2 (RS-2) under *Dewdney-Alouette Regional District Land Use and Subdivision Regulation Bylaw No.* 559-1992. The minimum parcel size for parcels to be created by subdivision is 1 hectare. In order for the owners to be eligible to subdivide their 1.7 hectare property, rezoning is required.

The owners have applied to rezone their property from Rural Residential 2 (RS-2) to Rural Residential 1 (RS-1). The RS-1 zone has a minimum parcel size of 0.5 hectares and requires parcels to be serviced by a community water supply system.

Official Community Plan

The subject property is designated Suburban Residential (SR) under *Fraser Valley Regional District Official Community Plan for Hatzic Valley, Electoral Area F, Bylaw No. 0999, 2010*. The minimum parcel size for parcels is 1 hectare or 0.5 hectare with connection to an approved community water system. The owners are proposing to connect both of the proposed lots to an approved community water system, which is consistent with the Official Community Plan designation.

Site Servicing

The owners have submitted a feasibility report to demonstrate septic feasibility for each proposed parcel. Cleartech Consulting Ltd. has provided a feasibility report dated July 3, 2019 which included soil testing and review of site conditions. The report substantiated that both proposed lots are capable of supporting a future onsite septic system for a single family residence.

The Cleartech Consulting Ltd. report identifies specific field locations for each lot (reserve field only for proposed lot 1 as primary field already exists) which are located greater than 30 metres form any watercourse. The siting of the fields is subject to review and change upon filing with the Fraser Health Authority.

Water Supply Concerns

There are concerns from residents in Hatzic Valley regarding the long term water supply of aquifers in the area. The Hatzic Prairie water system is an established water system which draws water from the Hatzic Prairie aquifer. Water lines for this system run along Sylvester Road in front of both proposed lots. Both lots will be required to connect to the water system and will not be on independent water sources (wells).

While it is challenging to fully understand groundwater conditions in the area, it is the view of staff that the newly created lot represents one additional connection to the water system. This additional connection is likely to be low risk because the quantity of water extracted represents a small fraction of

water and would have limited effects on the long term water supply for the area. Staff have no reason to think that the addition of one connection would cause a negative impact on the long term supply of the water system.

However, there is lots that we do not know about groundwater and the cumulative effects of more lots in the future may increase the risk to ground water supply. The Engineering Department is working on a scoping exercise for a study on the Miracle Valley aguifer which would look at those effects.

Development Permit

In advance of bylaw adoption for the zoning amendment, a development permit and covenant to address the following Development Permit Area (DPA) matters is necessary:

A portion of the property is located within Development Permit Area 1-F (Geologic and Stream Hazard) for the protection of the development from hazardous conditions. A site specific geo-hazard assessment report is required to determine the feasibility of the proposed development and confirm if the property is 'safe for the use intended'. The report should also identify safe building sites and any mitigation required to address hazards. The owners have not yet submitted a geo-hazard report.

The property is also located within Development Permit Area 2-F (Riparian Areas) for the protection of the natural environment, its ecosystems and biological diversity. The owners have submitted a Riparian Areas Regulation: Assessment Report by Vitaly Ostroumov of QEP Environmental Ltd. dated July 18, 2019, however, the Qualified Environmental Professional (QEP) must still submit the report to the Province for review and approval before the report can be used for a Development Permit.

The geo-hazard and riparian areas assessment must be submitted before the public hearing is scheduled so that they are available for public review. The geo-hazard report and riparian areas assessment report will form part of the Development Permit and be registered as a covenant to ensure that future subdivision and building activity addresses any siting and design recommendations.

<u>Development Variance Permit – Parcel Frontage</u>

The proposed parcel frontage for proposed Lot '1' does not meet the minimum 10% of the lot perimeter requirement. The owners must obtain a frontage reduction variance to support subdivision. It is recommended that the frontage variance be given consideration after any third reading and prior to consideration of adoption. Both proposed parcels will have adequate frontage and access from Sylvester Road.

Wildfire Assessment

The lands are located in a high interface fire hazard area. New subdivision development in a high interface hazard area is required to be constructed to minimize the risk of fire hazards to people and property. A Wildfire Assessment is required to assess susceptibility to wildfire (from condition on and off site) and detail how to mitigate the hazard. The assessment is to be prepared by a professional forester licensed in BC, specializing in forest wildfire assessment.

Stormwater Management Plan

The owners will be required to submit a stormwater management plan to determine potential impacts to groundwater and implement any report recommendations. A restrictive covenant detailing the stormwater management plan and any mitigation requirements is recommended to be registered on title prior to consideration of bylaw adoption.

Works and Servicing Agreement

Prior to the adoption of the Zoning amendment, a works and servicing agreement must be completed. Before any construction begins the Developer and the Regional District shall enter into a written Works and Services Agreement pursuant to Section 570 of the Local Government Act.

Key Issues Summary

Issue	Information Prepared By:	Stage of Process	
Geo-Hazard Assessment	Qualified Professional Engineer	Prior to Public Hearing	
Riparian Area	Qualified Environmental Professional	Prior to Public Hearing	
Assessment	(Provincial Approval Required)		
Wildfire Assessment	Professional Forester licensed in BC	Prior to Public Hearing	
	(specializing in forest wildfire		
	assessment)		
Stormwater	Qualified Professional Engineer	Prior to Public Hearing	
Management Plan			
Development Variance	Applicant (Professional)	Prior to Consideration of	
Permit (Parcel Frontage)		Adoption	
Works and Servicing	Qualified Professional	Prior to Consideration of	
Agreement		Adoption	
Covenants	Applicant	Prior to Consideration of	
		Adoption	
Development Permit	Applicant	Prior to Subdivision	

Neighbourhood Notification and Input

If the bylaw receives first reading, all property owners within 150 metres of the property will be notified by the FVRD of the zoning amendment application and the date and time of the public hearing. Members of the public will be given the opportunity to provide written comments or attend the public hearing to state their comments. FVRD staff encourage the applicant to advise neighbouring property owners and residents of the requested zoning amendment and requested variance in advance of the mail-out notification. In addition, the applicant has posted a sign on the property to advertise the zoning amendment application.

Public Information Meeting

Following first reading, staff recommends that property owner holds their own public information meeting in the community prior to proceeding to public hearing.

COST

The application fee of \$2,500.00 has been paid by the applicant.

CONCLUSION

The proposed zoning amendment is consistent with the Official Community Plan. Technical feasibility of the subdivision will have to be demonstrated prior to public hearing and second reading. It is recommended that the Fraser Valley Regional District Board consider giving first reading to the bylaw cited as *Fraser Valley Regional District Electoral Area F Zoning Amendment Bylaw No.* 1539, 2019 as outlined in the recommendation section of this report in order to proceed with the technical and public review process.

OPTIONS:

Option 1 1st Reading (Staff Recommendation)

Option 2 Refer to EASC

THAT the proposed *Fraser Valley Regional District Electoral Area F Zoning Amendment Bylaw No.* 1539, 2019 be referred to the Electoral Area Services Committee for further consideration.

Option 3 Defer

THAT a decision with respect to proposed *Fraser Valley Regional District Electoral Area F Zoning Amendment Bylaw No.* 1539, 2019 be deferred to the next regular meeting of the Fraser Valley Regional District Board [or other date].

Option 4 Refuse

THAT Fraser Valley Regional District Electoral Area F Zoning Amendment Bylaw No. 1539, 2019 not be given first reading and the application be refused.

COMMENTS BY:

Graham Daneluz, Director of Planning & Development: Reviewed and supported.

Mike Veenbaas, Director of Financial Services: No further financial comments.

Jennifer Kinneman, Acting Chief Administrative Officer: Reviewed and supported.

FRASER VALLEY REGIONAL DISTRICT

Bylaw No. 1539, 2019

A Bylaw to Amend the Zoning for a portion of Electoral Area F

WHEREAS the Fraser Valley Regional District Board of Directors ("the Board") has deemed it advisable to amend *Dewdney-Alouette Regional District Land Use and Subdivision Regulation Bylaw No. 559-1992* for a portion of Electoral Area F:

THEREFORE the Board enacts as follows:

1) <u>CITATION</u>

This bylaw may be cited as Fraser Valley Regional District Electoral Area F Zoning Amendment Bylaw No. 1539, 2019.

2) MAP AMENDMENT

a) That Schedule C of *Dewdney-Alouette Regional District Land Use and Subdivision Regulation Bylaw No. 559-1992* be amended by rezoning the lands described as:

PARCEL "A" (EXPLANATORY PLAN 36418) LOT 4 SECTION 13 TOWNSHIP 18 NEW WESTMINSTER DISTRICT PLAN 10447
(P.I.D. 004-475-291), comprising 4.2 acres, more or less,

and as outlined in heavy black outline and cross-hatched on Zoning Amendment Map Schedule 1539-A, from the Rural Residential 2 (RS-2) to Rural Residential 1 (RS-1) zone, as shown on Map Schedule 1539-A.

b) That the map appended hereto as Zoning Amendment Map Schedule 1539-A showing such amendments is an integral part of this bylaw.

3) **SEVERABILITY**

If a portion of this bylaw is found invalid by a court, it will be severed and the remainder of the bylaw will remain in effect.

4) READINGS AND ADOPTION

READ A FIRST TIME THIS

day of

Bylaw 1539, 2019 Page 2 of 3

PUBLIC HEARING WAS HELD THIS

READ A SECOND TIME THIS

READ A THIRD TIME THIS

APPROVED BY THE MINISTRY
OF TRANSPORTATION AND
INFRASTRUCTURE THIS

ADOPTED THIS

day of

day of

day of

5) <u>CERTIFICATION</u>

Chair/Vice Chair

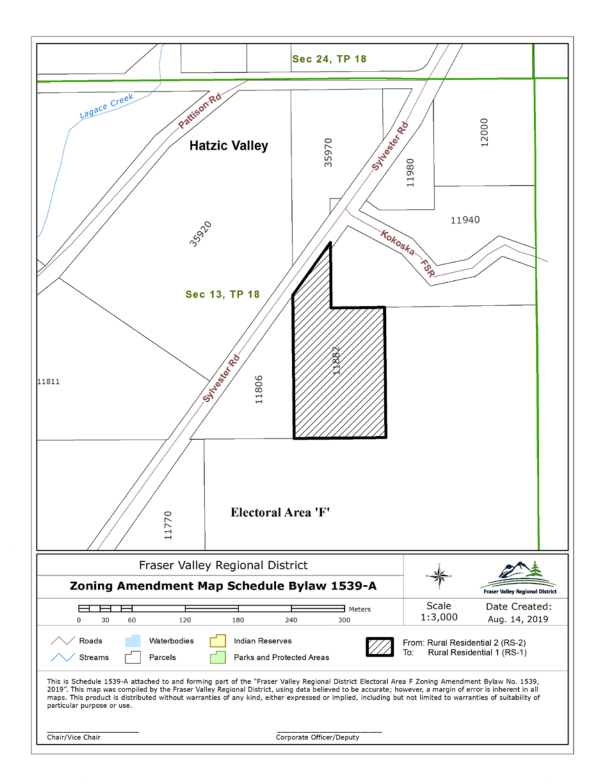
I hereby certify the foregoing to be a true and correct copy of *Fraser Valley Regional District Electoral Area F Zoning Amendment Bylaw No. 1539, 2019* as adopted by the Board of Directors of the Fraser Valley Regional District on the day of .

Corporate Officer/Deputy

Dated at Chilliwack, B.C. this day of

Corporate Officer/ Deputy

FRASER VALLEY REGIONAL DISTRICT BYLAW NO. 1539, 2019 Zoning Amendment Map Schedule 1539-A



This is map 1 of 1 constituting Zoning Amendment Map Schedule 1539-A, attached to and forming part of Fraser Valley Regional District Electoral Area F Zoning Amendment Bylaw No. 1539, 2019.

www.fvrd.ca | planning@fvrd.ca

SCHEDULE	: A-2		Zoning	Amendment Application
I / We hereby a	pply to:			
	nd the text of Zoning Bylaose (in brief):			Taylogo Brooks
Chan	ge the Zoning of the 'sub			
Civic Address	An Application Fee in the 1231, 2013 must be paid	amount of \$ upon submission	as stipulated in FVR of this application.	D Application Fees Bylaw No. PID 009 - 475 - Z 91
	The property described above is a	he subject of this a de with my full know	pplication and is referred to herei wledge and consent. I declare tha	
Owner's Declaration	Name of Owner (print)	1	Signature of Owner	Date July 5/19.
	Name of Owner (print) MICHELL [M]		Signature of Owner Watture	Date July 5/19.
Owner's Contact Information	Address		C	ity
	Email		200	Postal Code
	Phone	Cell		Fax
Office Use	Date	•	File No.	
Only	Received By		Folio No.	
	Receipt No.		Fees Paid: \$	

	I hereby give permission for to this application.		to act d		
Only complete			100	12071/126	and the second section of
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he applicant is IOT the owner.	Signature of Owner		Date	Date	
gent's contact	Name of Agent		Company	у	
nformation and eclaration	Address		nill wes	City	
	Email	dy In Zonkes Byo	regeriq toski	P	ostal Code
	Phone	Cell		F	ax
	I declare that the information	n submitted in suppo	rt of this applic	cation is true o	and correct in all respects.
	Signature of Agent				Date
	1 2 3 3 3 4 1 5				
Developme	nt Details				
Property Size	4.2 ACRES (m2 or h)	a)	asos _	Block	h jai
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Proposed Deve Pwhに Justification an A	4.2 ACRES (m² òr hi SINGLE FAM Ropment/Text Amendment NEW FAM BUT	D CIN	CE HOM	70 our	Builp.

	Currently	/ Existing	Readily Avai	able *
Services	Yes	No	Yes	No
Road Access			V	
Water Supply				
Sewage Disposal	V		Hom	
Hydro	V	bitation		
Telephone				
School Bus Service				

	Telephone				
	School Bus Service				
	* 'Readily Available' means	existing services car	be easily extended to	the subject property.	& DEE
Proposed Water Supply	MUNICIPAL	CONNR		BOTH Lei	FAST
Proposed Sewage Dispo	sal_ONSITE_	SEWARA	or was	h wat fre	
Provincial Re	quirements (This is	not an exhaustive l	ist; other provincial	regulations will apply	r)
Riparian Areas Regulation	commercial, construction of	or including vege of buildings and s	tation removal or structures; creation	sal involves resider alteration; soil dist n of impervious or d, infrastructure ar	urbance; semi-pervious
	yes no	30 metres of th	ne high water marl	of any water bod	y
	yes no	a ravine or wit	hin 30 metres of th	ne top of a ravine b	pank
Contaminated Sites Profile	a pond, lake, i by surface flo Under the <i>Rip</i> assessment re Pursuant to t submit a com	viver, creek, or brown to 1 or 2 above varian Areas Reguler port may be require Environmenta pleted "Site Profinedule 2 of the Co	ook; 3) a ditch, spri lation and the Fish uired before this a I Management Act le" for properties to ntaminated Sites I	rit usually containsing, or wetland that Protection Act, a ripplication can be a an applicant is received are or were us Regulations. Please commercial or industrians.	t is connected parian area approved. quired to ed for purposes indicate if:
	Planning Depart	ment or the Ministry	of Environment for fu		
Archaeologica Resources	Are there arc	naeological sites	or resources on th	e subject property	?
707 N. J. Constitu		I don't know 'yes' or 'I don't know , Sport and the Arts for		to contact the Archaed	ology Branch of the

Required Information

When providing Application Forms to the applicant, Regional District staff shall indicate which of the following attachments are required for this application. **Additional information may also be required at a later date.**

	Required	Received	Details
Location Map			Showing the parcel (s) to which this application pertains and uses on adjacent parcels
Site Plan			Reduced sets of metric plans
			North arrow and scale
			Dimensions of property lines, rights-of-ways, easements
At a scale of:			Location and dimensions of existing buildings & setbacks to lot lines, rights-of-ways, easements
			Location and dimensions of proposed buildings & setbacks to lot lines, rights-of-ways, easements
1:	· Approximately	es el biologia	Location of all water features, including streams, wetlands, ponds, ditches, lakes on or adjacent to the property
			Location of all existing & proposed water lines, wells, septic fields, sanitary sewer & storm drain, including sizes
			Location, numbering & dimensions of all vehicle and bicycle parking, disabled persons' parking, vehicle stops & loading
			Natural & finished grades of site, at buildings & retaining walls
	er egat her i	s egym falcanilyro	Location of existing & proposed access, pathways
			Above ground services, equipment and exterior lighting details
			Location & dimensions of free-standing signs
		laste en leve	Storm water management infrastructure and impermeable surfaces
		oreation of national re-	Other:
Floor Plans			Uses of spaces & building dimensions
	all ad 199-wie	и јо жили та	Other:
Landscape Plan			Location, quantity, size & species of existing & proposed plants, trees & turf
	definition	got after to sen	Contour information (metre contour intervals)
Same scale as site			Major topographical features (water course, rocks, etc.)
plan		TO THE TENTE OF	All screening, paving, retaining walls & other details
	THE CONTRACTOR	TOTAL STREET	Traffic circulation (pedestrian, automobile, etc.)
			Other:
Reports	de de gasantario	E-111677 371	Geotechnical Report
	0.0000000000000000000000000000000000000		Environmental Assessment
	The second	The state of	Archaeological Assessment
	100		Other:

The personal information on this form is being collected in accordance with Section 26 of the Freedom of Information and Protection of Privacy Act, RSBC 1996 Ch. 165 and the Local Government Act, RSBC 2015 Ch. 1. It will only be collected, used and disclosed for the purpose of administering matters with respect to planning, land use management and related services delivered, or proposed to be delivered, by the FVRD. Questions about the use of personal information and the protection of privacy may be directed to the FVRD Privacy Officer at 45950 Cheam Avenue, Chilliwack, BC V2P 1N6, Tel: 1-800-528-0061 FOl@fvrd.ca .



CORPORATE REPORT

To: Electoral Area Services Committee Date: 2020-02-11

From: Andrea Antifaeff, Planner I File No: 3920-20 1572 & 1573

Subject: Cultus Lake Advisory Planning Commission Repeal Bylaw No. 1572, 2020 and Fraser

Valley Regional District Development Procedures Amendment Bylaw No. 1573, 2020

RECOMMENDATION

THAT the Fraser Valley Regional District Board consider giving three readings and adoption to the bylaw cited as *Fraser Valley Regional District Cultus Lake Park Advisory Planning Commission Repeal Bylaw No.* 1572, 2020;

AND THAT the Fraser Valley Regional District Board consider giving three readings and adoption to the bylaw cited as *Fraser Valley Regional District Development Procedures Amendment Bylaw No.* 1573, 2020.

STRATEGIC AREA(S) OF FOCUS

Provide Responsive & Effective Public Services

BACKGROUND

The Cultus Lake Advisory Planning Commission (APC) was established in 2018 to assist with the implementation of the Cultus Lake Park Zoning Bylaw No. 1375, 2016 and to generally advise the FVRD Board on matters related to land use, community planning and the preparation of bylaws. The Cultus Lake APC has met six times since its establishment. Recently, Fraser Valley Regional District staff and Cultus Lake Park Commissioners and staff have been meeting to explore opportunities to improve the process for receiving Cultus Lake Park Board input on planning matters within the Park.

DISCUSSION

Advisory Planning Commission Bylaw 1378, 2016

The Cultus Lake Advisory Planning Commission Bylaw No. 1378, 2016 established an Advisory Planning Commission (APC) for Cultus Lake Park. The idea of the APC was to provide recommendations to the Electoral Area Director, the Electoral Area Services Committee and the FVRD Board regarding

planning, development and land use within Cultus Lake Park. The APC is comprised of the Commissioners elected to the Cultus Lake Park Board.

Through conversations between the Cultus Lake Park staff, Commissioners and FVRD staff it has been determined that the APC is not meeting the needs of the Cultus Lake Commissioners. The FVRD has been asked to re-evaluate the APC process. FVRD staff feel that a referral process would be a more effective opportunity for the Cultus Lake Park Commissioners and staff to provide their comments on development applications.

All development applications (Development Variance Permit applications, Temporary Use Permit applications and zoning amendment applications) within the Park, would be referred to the Cultus Lake Park Board for review and comment. Upon receiving recommendations from the Cultus Lake Park Board, the development applications would be considered by the Electoral Area Services Committee (EASC) and Fraser Valley Regional District Board.

Staff feel this referral process will:

- be equally as effective;
- give benefit for planning matters that overlap with Cultus Lake Park Board authority (e.g. roads);
- allow the Cultus Lake Park Board commissioners to obtain input from Cultus Lake Park staff;
- give clearer lines of authority between the Cultus Lake Park Board and the FVRD; and,
- streamline the process.

Development Procedures Bylaw No. 1377, 2016

An amendment to the Development Procedures Bylaw is also required as a result of the Cultus Lake APC bylaw being repealed and moving to a referral process for development applications to the Cultus Lake Park Board. The FVRD Development Procedures Bylaw would need to be amended to delete the following text:

- 3.1 "Cultus Lake Park" means the lands identified in the Cultus Lake Park Act as forming Cultus Lake Park.
- Development Variance Permit applications, Temporary Use Permit application and amendment applications concerning land within Cultus Lake Park shall be referred to the Advisory Planning Commission for Cultus Lake Park and the recommendations of the Advisory Planning Commission shall be considered by the Electoral Area Services Committee and Board.

COST

There will be a modest cost savings with the repeal of the Cultus Lake APC Bylaw.

CONCLUSION

Staff recommend that proposed Fraser Valley Regional District Cultus Lake Advisory Planning Commission Repeal Bylaw No. 1572, 2020 and Fraser Valley Regional District Development Procedures Amendment Bylaw No. 1573, 2020 be given three readings and adoption as these changes are requested and supported by the Cultus Lake Park Board.

COMMENTS BY:

Graham Daneluz, Director of Planning & Development: Reviewed and supported.

Mike Veenbaas, Director of Financial Services: No further financial comments.

Jennifer Kinneman, Acting Chief Administrative Officer: Reviewed and supported.

FRASER VALLEY REGIONAL DISTRICT BYLAW NO. 1572, 2020

A bylaw to Repeal Fraser Valley Regional District Cultus Lake Park Advisory Planning Commission Establishment Bylaw No. 1378, 2016

The Board of Directors of the Fraser Valley Regional District enacts as follows:

1) CITATION

This bylaw may be cited as Fraser Valley Regional District Cultus Lake Park Advisory Planning Commission Repeal Bylaw No. 1572, 2020.

2) REPEAL

Fraser Valley Regional District Cultus Lake Park Advisory Planning Commission Establishment Bylaw No. 1378, 2016 and any amendments thereto are hereby repealed.

3) **SEVERABILITY**

If a portion of this bylaw is found invalid by a court, it will be severed and the remainder of the bylaw will remain in effect.

4) READINGS AND ADOPTION

READ A FIRST TIME THIS	day of
READ A SECOND TIME THIS	day of
READ A THIRD TIME THIS	day of
ADOPTED THIS	day of
Chair/Vice-Chair	Corporate Officer/Deputy

5) **CERTIFICATION**

I hereby certify that this is a true and correct copy of *Fraser Valley Regional District Cultus Lake Park Advisory Planning Commission Repeal Bylaw No. 1572, 2020* as adopted by the Board of Directors of the Fraser Valley Regional District on the

Bylaw No. 1572, 2020 Page 2 of 2

Dated at Chilliwack, B.C. this

Corporate Officer/Deputy



FRASER VALLEY REGIONAL DISTRICT BYLAW NO. 1573, 2020

A bylaw to amend Development Procedures Bylaw No. 1377, 2016

WHEREAS the Board of Directors of the Fraser Valley Regional District (the "Board") wishes to amend *Fraser Valley Regional District Development Procedures Bylaw No. 1377, 2016.*

THEREFORE the Board enacts as follows:

1) **CITATION**

This bylaw may be cited as Fraser Valley Regional District Development Procedures Amendment Bylaw No. 1573, 2020.

2) **ENACTMENTS**

That Fraser Valley Regional District Development Procedures Bylaw No. 1377, 2016, as amended, is amended by:

- a) Deleting, under Section 3 (Definitions) the definition of "Cultus Lake Park";
- b) Deleting Section 4.5.2 in its entirety.

3) **SEVERABILITY**

If a portion of this bylaw is found invalid by a court, it will be severed and the remainder of the bylaw will remain in effect.

4) READINGS AND ADOPTION

READ A FIRST TIME THIS	day of
READ A SECOND TIME THIS	day of
READ A THIRD TIME THIS	day of
ADOPTED THIS	day of
 Chair/Vice-Chair	Corporate Officer/Deputy

Bylaw No. 1573, 2020 Page 2 of 2

5) **CERTIFICATION**

I hereby certify that this is a true and correct copy of *Fraser Valley Regional District Development Procedures Amendment Bylaw No. 1573, 2020* as adopted by the Board of Directors of the Fraser Valley Regional District on the

Dated at Chilliwack, B.C. this

Corporate Officer/Deputy



CORPORATE REPORT

To: Electoral Area Services Committee Date: 2020-02-13

From: Adriana Snashall, Bylaw Compliance & Enforcement Officer File No: 3920-20

Subject: Vessel Noise Control Regulations Repeal Bylaw No. 1580, 2020

RECOMMENDATION

THAT the Fraser Valley Regional District Board consider giving three readings and adoption to the bylaw cited as *Fraser Valley Regional District Vessel Noise Control Regulations Repeal Bylaw No.* 1580, 2020.

STRATEGIC AREA(S) OF FOCUS

Provide Responsive & Effective Public Services

BACKGROUND

In the early 1980's the Dewdney-Alouette Regional District (DARD) and Fraser-Cheam Regional District (RDFC) adopted various vessel noise control regulation bylaws for select waterways. Each of these bylaws specifically prohibited the use of vessels equipped with exhaust systems expelling gases directly into the air without first passing through the water unless the vessel was equipped with a muffling device to ensure that the exhaust gases from the engine are cooled and expelled without excessive noise. These bylaws also generally prohibited any vessel-related audible disturbances. The bylaws and their specific select waterways to which they apply are:

- DARD Bylaw No. 240-1981 –Stave Lake, Salsbury Lake, Hatzic Lake, Strawberry Slough, Nicomen Slough, Lake Errock, a portion of Harrison Bay and some connective waterways;
- RDFC Bylaw No. 485, 1983 Cultus Lake;
- RDFC Bylaw No. 568, 1984 Kawkawa Lake;
- RDFC Bylaw No. 610, 1985 Harrison Bay.

DISCUSSION

Each summer FVRD bylaw enforcement staff receives one or two requests for enforcement of speed restrictions or engine noise caused by careless or dangerous operation of recreational vessels, primarily in the Harrison Bay/Lake Errock areas. As a result of these complaints, bylaw enforcement staff has

been in regular contact with the Office of Boating Safety (Transport Canada) which is responsible for overseeing regulations, standards and policies, enforcement and technical services for recreational vessels. The mandate of the Office of Boating Safety is to encourage safe boating practices and compliance with regulations. This is done through management of the *Vessel Operation Restriction Regulations* and the Pleasure Craft Licencing regulatory programs, providing training to enforcement agencies, and promoting boating safety. Vessel operating regulations are established under sections 35(1)(d), 136 and 207 of the *Canada Shipping Act*, 2001. The federal regulations include a Universal Speed Restriction of 10 km/h (5.4 knots) within 30 metres of shore on all inland waters in BC to enhance safety, protect the environment, and protect public interest. However, some exceptions do apply:

- Recreational towing (while travelling perpendicular from the shore)
- Rivers less than 100 metres wide, as well as canals and buoyed channels
- Waters where another speed limit is set in Schedule 6 of the Vessel Operation Restriction Regulations
- Waters where another speed limit is established

The province-wide limits are in effect whether they are posted or not; this provides an effective, economical and quick means of addressing local concerns, and avoids costs associated with signage. While signs are not required to enforce the province-wide shoreline speed restriction, a local government may choose to post signage to help educate boaters and reduce incidents.

SCHEDULE 6 (Subsection 2(5) and subparagraph 2(8)(b)(ii)) Waters on Which Power-driven Vessels and Vessels Driven by Electrical Propulsion Are Subject to a Speed Limit provides the following maximum speeds in km/h over the ground for inland bodies of water within the Fraser Valley Regional District:

- The following parts of Hatzic Lake = 8km:
 - a. the area extending 30 m into the lake from the shore; and
 - b. the area bounded on the south by the Lougheed Highway and on the north by a line drawn parallel to that highway, commencing at a point on the extreme western shore 300 m north of the bridge to Hatzic Island, thence in a north-easterly direction across the lake to the extreme eastern shore
- All that part of Hatzic Lake not described above = 50km
- Cultus Lake, entrance to Main Beach, north of a line drawn from point A at coordinates 49°04′10″ 121°58′43.6″ to point B at coordinates 49°04′19.0″ 121°59′0.5″, as indicated by buoys and signs = 5km
- Parts of Cultus Lake as indicated by buoys and signs are further restricted by SCHEDULE 1(Subsection 2(1)) Waters in Which All Vessels are Prohibited
- Hatzic Slough = 8km
- Chilqua Slough = 8km
- Strawberry Slough = 8km
- Nicomen Slough, except for the portion between the Dewdney and Deroche bridges = 8km

There are other federal regulations that may also be applied to enforce the safe operation of a vessel, including Careless Operation (Section 1007) in the *Small Vessel Regulation*, Unsafe Operation (Section 15) in the *Vessel Operation Restriction Regulation*, and finally, the *Collision Regulation* states that "Every vessel shall at all times proceed at a safe speed so that she can take proper and effective action to avoid collision and be stopped within a distance appropriate to the prevailing circumstances and conditions." The *Collision Regulation* also outlines right-of-way while navigating.

Furthermore, section 733 EXHAUST SYSTEMS and section 1000 MUFFLERS of the *Small Vessel Regulations* prohibit the operation of power-driven vessels without ensuring that the exhaust gases are prevented from leaking and without ensuring the vessel is equipped with a muffler in good working order.

PART 7 Construction Requirements

Exhaust Systems

733 Every exhaust system and muffler on a vessel equipped with an inboard or stern-drive engine or a permanently installed auxiliary engine shall prevent the leakage of exhaust gases and shall conform to the construction standards.

PART 10 Safety Precautions and Operational Requirements Mufflers

- 1000 (1) No person shall operate or permit another person to operate a power-driven vessel unless it is equipped with a muffler that is in good working order.
 - (2) No person shall operate or permit another person to operate a vessel equipped with a muffler cut-out or by-pass unless the muffler cut-out or by-pass is visibly disconnected in a manner that ensures it cannot be easily reconnected while the vessel is in operation.
 - (3) Subsections (1) and (2) do not apply in respect of a vessel that
 - (a) was constructed or manufactured before January 1, 1960;
 - (b) is engaged in formal training, in an official competition or in final preparation for an official competition;
 - (c is propelled by an outboard engine or a stern-drive, if the exhaust gases are directed under water through the propeller hub or below the cavitation plate;
 - (d) is operated at five or more nautical miles from shore; or
 - (e) is propelled by gas turbines or by an aircraft-type propeller operating in air.

Pursuant to the *Canada Shipping Act*, 2001 these regulations may be enforced by designated enforcement officers including the RCMP, Department of Fisheries and Oceans, BC Parks, and the Conservation Officer Service. Designated enforcement officers are trained and equipped to enforce all of the above noted regulations, and may issue contravention fines as follows:

- Operating a power-driven vessel without a muffler that is in good working order could result in a fine of \$250
- Permitting a person to operate a power-driven vessel without a muffler that is in good working order could result in a fine of \$250

- Operating a vessel in an unsafe manner could result in a fine of \$500
- Operating a power-driven vessel at a speed over 10 km/h within 30 m of shore in specified waters could result in a fine of \$200

The Fraser Valley Regional District Bylaw Offence Notice Enforcement Bylaw No. 1415, 2017 prescribes a fine of \$100 for contravention of the current Vessel Noise Control Bylaws. FVRD bylaw enforcement staff has not enforced these regulations for a very long time and does not currently have the enforcement resources to do so. Any complaints of unsafe vessel operation, vessel speed enforcement requests and general enquiries may be forwarded to any of the above noted designated enforcement agencies or the Office of Boating Safety for their investigation and enforcement.

COST

None

CONCLUSION

It is recommended to repeal all the above noted bylaws regulating vessel noise on select waterways in the Regional District.

COMMENTS BY:

Graham Daneluz, Director of Planning & Development

reviewed and supported

Mike Veenbaas, Director of Financial Services

No further financial comment.

Jennifer Kinneman, Acting Chief Administrative Officer

Reviewed and supported.

FRASER VALLEY REGIONAL DISTRICT BYLAW NO. 1580, 2020

To repeal RDFC and DARD vessel noise control regulation bylaws

The Board of Directors of the Fraser Valley Regional District enacts as follows:

1) CITATION

This bylaw may be cited as Fraser Valley Regional District Vessel Noise Control Regulations Repeal Bylaw No. 1580, 2020.

2) REPEAL

The following bylaws and any amendments thereto are hereby repealed:

- a) Dewdney-Alouette Regional District Vessel Noise Controls for Select Waterways in the District of Mission and Electoral Areas B, C, D and E Bylaw No. 240-1981; and
- b) Fraser-Cheam Regional District Vessel Noise Controls for Select Waterways in Electoral Area E Bylaw No. 485, 1983; and
- c) Fraser-Cheam Regional District Vessel Noise Controls for Select Waterways in Electoral Area B Bylaw No. 568, 1984; and
- d) Fraser-Cheam Regional District Vessel Noise Controls for Select Waterways in Electoral Area F Bylaw No. 610, 1985.

3) **SEVERABILITY**

If a portion of this bylaw is found invalid by a court, it will be severed and the remainder of the bylaw will remain in effect.

4) READINGS AND ADOPTION

READ A FIRST TIME THIS	day of
READ A SECOND TIME THIS	day of
READ A THIRD TIME THIS	day of
ADOPTED THIS	day of
Chair/Vice-Chair	Corporate Officer/Deputy

Bylaw No. 1580, 2020 Page 2 of 2

5) <u>CERTIFICATION</u>

I hereby certify that this is a true and correct copy of *Fraser Valley Regional District Vessel Noise Control Regulations Repeal Bylaw No. 1580, 2020* as adopted by the Board of Directors of the Fraser Valley Regional District on

Dated at Chilliwack, B.C. on

Corporate Officer/Deputy



CORPORATE REPORT

To: Electoral Area Services Committee Date: 2020-01-14

From: Andrea Antifaeff, Planner 1 File No: 3090-20-2019-33

Subject: Application for Development Variance Permit 2019-33 to reduce the parcel frontage requirement to facilitate a 2 lot subdivision at 12174 Hodgkin Rd, Electoral Area C

RECOMMENDATION

THAT the Fraser Valley Regional District Board issue Development Variance Permit 2019-33 to reduce the parcel frontage requirement for proposed Lot '1' at 12174 Hodgkin Road, Area C, from 10% of the lot perimeter to 2.4% of the lot perimeter, subject to the consideration of any comments or concerns raised by the public.

STRATEGIC AREA(S) OF FOCUS

Provide Responsive & Effective Public Services

BACKGROUND

Proposal Description

The purpose of DVP 2019-33 is to facilitate the subdivision of 12174 Hodgkin Road, Lake Errock, Area C (PID: 008-580-138) into two lots by reducing the required road frontage for proposed Lot '1' from 10% of the lot perimeter to 2.4% of the lot perimeter.

The subject property is a 13.65 (33.75) acre parcel with one single family dwelling that is split zoned:

- Proposed Lot 1 Rural Residential (R-1)
- Proposed Lot 2 Rural 3 (R-3)

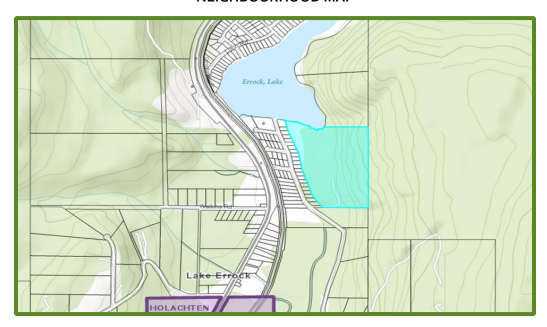
per *Dewdney-Alouette Regional District Land Use and Subdivision Regulation Bylaw No.* 559-1992.¹ The minimum parcel size in the R-1 zone is 2.0 hectares and the minimum parcel size in the R-3 zone is 8 hectares. The proposed subdivision is in compliance with zoning regulations.

¹ The property was rezoned from Rural 3 (R-3) to split zoned Rural 1 (R-1) and Rural 3 (R-3) in 2018 by *FVRD Zoning Amendment Bylaw No.* 1350, 2015.

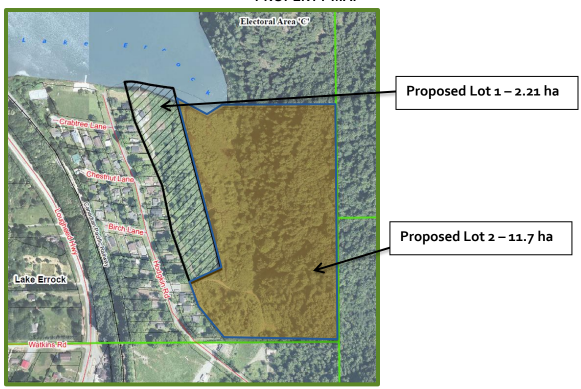
The owners have applied to the Provincial Approving Officer to subdivide the parcel into two lots. To facilitate access to proposed Lot '1' from Hodgkin Road, the owners have applied to the FVRD Board for a Development Variance Permit (DVP) to reduce the minimum road frontage requirement.

		PROPERTY DETAIL	S		
Electoral Area	С				
Address	12174 Hode	gkin Road			
PID	008-580-13	38			
Folio	775.03728.0	000			
Lot Size	33.75 acres				
Owner	Tom & Lor	raine May	Agent	Cheryl May	
Current Zoning	Rural 1 (R-:	1) & Rural 3 (R-3)	Proposed Zoning	No change	
Current OCP	Rural (R) ar	nd Limited Use (L)	Proposed OCP	No change	
Current Use	Residential (1 lot) Proposed Use 2 lot residential subdivision				
Development Permit Areas 1-C (Geological Hazards), 2-C (Environmentally Sensitive Haband 3-C (Riparian Areas)					
Agricultural Land	Reserve	No			
ADJACENT ZONING & LAND USES					
North	^ Rural 4 (R-4), Lake Errock/ Rural 3 (R-3), Residential				
East	> Ru	> Rural ₃ (R- ₃), Crown Land			
West	< Ru				
South	v Ru				

NEIGHBOURHOOD MAP



PROPERTY MAP



DISCUSSION

In September 2018, the FVRD Board approved a Zoning amendment and an Official Community Plan amendment for the property located at 12174 Hodgkin Road. The purpose of the Official Community Plan and Zoning amendments were to facilitate a two-lot subdivision. The development involves one parcel of approximately 13.6 ha (33.7 acres) to be subdivided as follows:

- Lot 1 2.2 ha (5.4 acres)
- Lot 2 11.4 ha (28.3 acres)

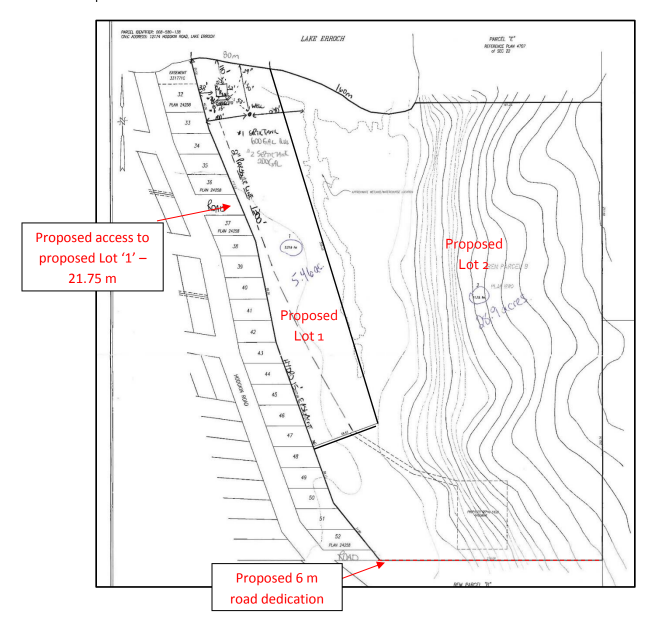
A Development Permit was issued January 2019 for the proposed two-lot subdivision for the protection of the natural environment, its ecosystems and biological diversity and for the protection of the development from hazardous conditions. Also, at the time the Zoning and Official Community Plan amendments were given first reading, staff outlined that a Development Variance Permit would be required to vary the parcel frontage for proposed Lot '1'.

Section 512 of the *Local Government Act*, as well as Section 413 (10) of the *Dewdney-Alouette Regional District Land Use and Subdivision Regulation Bylaw No. 559-1992*, require that the minimum frontage for new parcels be at least 10% of the parcel perimeter. A local government may exempt a parcel from the statutory or bylaw minimum frontage requirement.

As shown in the table below, proposed Lot '1' does not meet this requirement. The Ministry of Transportation and Infrastructure and the owner are proposing a 6 metre road dedication along the southern property boundary of proposed Lot '2', this would satisfy the parcel frontage requirement for proposed Lot '2' and provide public access to crown lands east of the proposed subdivision.

Proposed Lot	Parcel Perimeter	Required Frontage	Proposed Frontage	Complies
1	900.65 m	90.06 m (10%)	21.75 m (2.4%)	No
2	1556.94 m	93.42 m (6%)	229.01 m (14.7%)	Yes

Accordingly, the applicants have applied for a Development Variance Permit to vary the minimum road frontage requirements for proposed Lot '1' from 10% of the parcel perimeter to 2.4% of the parcel perimeter.



Staff support the requested frontage because:

- the proposed access to proposed Lot '1' is the current access to the entire parcel;
- the proposed parcel frontage is consistent with the parcel frontage of adjacent lots; and,
- the proposed parcel frontage provides adequate access to proposed Lot '1'.

Neighbourhood Notification and Input

All property owners within 30 metres of the property will be notified by the FVRD of the development variance permit application and be given the opportunity to provide written comments or attend the Board meeting to state their comments. FVRD staff encourage the applicant to advise neighbouring property owners and residents of the requested variance in advance of the mail-out notification. To date five (5) letters of support have been submitted (Appendix B).

COST

The application fee of \$350.00 has been paid by the applicant.

CONCLUSION

The property owners have applied for a DVP to vary the minimum road frontage requirement for proposed Lot '1'. Staff recommend that the FVRD Board issue the permit because the proposed road frontage is the current access to the property and provides adequate access to proposed Lot '1'. The variance is not anticipated to negatively affect surrounding properties.

OPTIONS

Option 1 – Issue (Staff Recommendation)

Staff recommend that the FVRD Board issue Development Variance Permit 2019-33 to reduce the parcel frontage requirement for proposed Lot '1' at 12174 Hodgkin Road, Area C. Proposed Lot '1' from 10% of the lot perimeter to 2.4%, subject to the consideration of any comments or concerns raised by the public.

Option 2 - Refuse

If the Board wishes to refuse the application, the following motion would be appropriate:

MOTION: THAT the Fraser Valley Regional District Board refuse Development Variance Permit 2019-33.

Option 3 – Refer to Staff

If the Board wishes to refer the application back to staff to address outstanding issues, the following motion would be appropriate:

MOTION: THAT the Fraser Valley Regional District Board refer the application for Development Variance Permit 2019-33 to FVRD Staff.

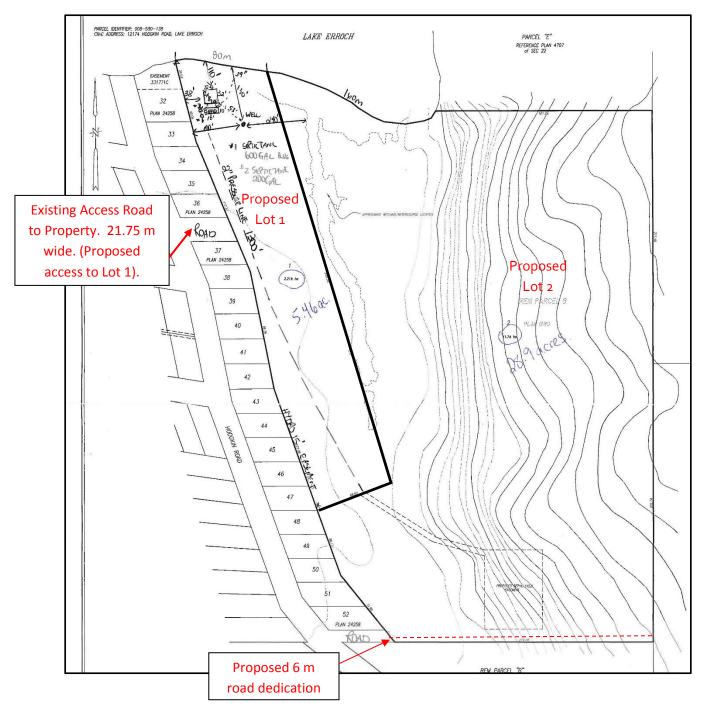
COMMENTS BY:

Graham Daneluz, Director of Planning & Development: Reviewed and supported.

Mike Veenbaas, Director of Financial Services: No further financial comment.

Jennifer Kinneman, Acting Chief Administrative Officer: Reviewed and supported.

Appendix A
Proposed Subdivision Layout



Appendix B Letters of Support

From:

To: Andrea Antifaeff

Subject: FW: DVP 2019-33 Development Variance Permit Application

Date: December 19, 2019 9:46:07 AM

From: Gord

Sent: Thursday, December 19, 2019 8:

Subject: Re: DVP 2019-33 Development Variance Permit Application

Cheryl

We Margaret & Gordon Eden from lot #40 Hodgkins road are in support of your development variance permit DVP 2019-33.

Gordon & Margaret Eden

Sent from my iPad

On Dec 17, 2019, at 4:13 PM, Cheryl May <<u>cherylmay@shaw.ca</u>> wrote:

Hi Gord & Margaret;

You will receive a letter from the FVRD regarding a Development Variance Permit application for the roadway going into our Property at the cabin. (the roadway between Larry/Georgia's & Holly/Darcy's) When we put forth the subdivision application there is a road allowance for a 6 acre parcel that the existing roadway is not large enough. In order for us to have it remain as is, we had to apply for a Development Variance Permit that they will go to the FVRD board meeting to vote on.

They asked me to get some letters of support from the properties that back onto the proposed 6 acre parcel, and yours being one of these I am asking if you could email me a letter of support for this.

You can just reply back to me stating that you are in support of our Development Variance Permit with your name, address and telephone number, and you can also call or contact the Planner below if you have any further questions on this.

Thanks Cheryl May Acting Agent 12174 Hodgkins Rd, Lake Errock, BC

Good Morning Ed and Cheryl

This a short note regarding your application for a Development Variance Permit for the roadway.

After consulting with the FVRD Planner I have a better understanding of the process and impact of the Permit. Cindy and I will offer our support for your application.

Allan Amundsen Cindy Amundsen

12194 Hodgkin Road Lake Errock V)M 1N0

From:

To: Andrea Antifaeff

Subject: FW: DVP 2019-33 Development Variance Permit Application

Date: December 19, 2019 9:44:22 AM

From: cynthia berge

Sent: Wednesday, December 18, 2019 4:18 PM

To: Cheryl May

Subject: RE: DVP 2019-33 Development Variance Permit Application

Hi Cheryl

I spoke with Andrea regarding the Development Variance Permit Application (DVP 2019-33). With the information I've been given, I can say I am in support of the application. So for the record, my name is Cynthia Berge and I live at 12042 Hodgkins Road, South Lake Errock. My phone # is

Peace

Sent from Mail for Windows 10

From:

Sent: December 17, 2019 4:43 PM

To:

Subject: FW: DVP 2019-33 Development Variance Permit Application

Hi Daniel & Cynthia;

You will receive a letter from the FVRD regarding a Development Variance Permit application for the roadway going into our Property at the cabin. (the roadway between Larry/Georgia's & Holly/Darcy's) When we put forth the subdivision application there is a road allowance for a 6 acre parcel that the existing roadway is not large enough. In order for us to have it remain as is, we had to apply for a Development Variance Permit that they will go to the FVRD board meeting to vote on.

They asked me to get some letters of support from the properties that back onto the proposed 6 acre parcel, and yours being one of the propertied within the 30m, I am asking if you could email me a letter of support for this.

You can just reply back to me stating that you are in support of our Development Variance Permit with your name, address and telephone number, and you can also call or contact the Planner below if you have any further questions on this.

Thanks Cheryl May Acting Agent 12174 Hodgkins Rd,

----Original Message----From: Sent: Wednesday, December 18, 2019 8:31 AM To: Cheryl May Subject: Re: FW: DVP 2019-33 Development Variance Permit Application Hi Cheryl, I am 100% in support of our Development Variance Permit. Please let me know if you require anything further to help your application along. The planner is welcome to contact me if necessary. DeAnna O'Brien 12228 Hodgkins Rd Lake Errock, BC On Tue, December 17, 2019 6:24 pm, Cheryl May wrote: > Hi DeAnna; > You will receive a letter from the FVRD regarding a Development > Variance Permit application for the roadway going into our Property at the > (the roadway between Larry/Georgia's & Holly/Darcy's) When we put > forth the subdivision application there is a road allowance for a 6 > acre parcel that the existing roadway is not large enough. In order > for us to have it remain as is, we had to apply for a Development > Variance Permit that they will go to the FVRD board meeting to vote on. > They asked me to get some letters of support from the properties that > back onto the proposed 6 acre parcel, and yours being one of these I > am asking if you could email me a letter of support for this. > You can just reply back to me stating that you are in support of our > Development Variance Permit with your name, address and telephone

> number, and you can also call or contact the Planner below if you have

> any further questions on this.

>

From:

Date:

To: Subject: Andrea Antifaeff

December 19, 2019 9:44:00 AM

FW: FW: DVP 2019-33 Development Variance Permit Application

From:

To: Andrea Antifaeff

Subject: FW: DVP 2019-33 Development Variance Permit Application

Date: December 19, 2019 9:43:39 AM

We are in support of the Development Variance Permit application.

Craig Benson 12118 Hodgkin Road, Box 95 Lake Errock, BC VOM1NO

On Dec 17, 2019, at 4:11 PM, Cheryl May

wrote:

Hi Craig & Sharon;

You will receive a letter from the FVRD regarding a Development Variance Permit application for the roadway going into our Property at the cabin. (the roadway between Larry/Georgia's & Holly/Darcy's) When we put forth the subdivision application there is a road allowance for a 6 acre parcel that the existing roadway is not large enough. In order for us to have it remain as is, we had to apply for a Development Variance Permit that they will go to the FVRD board meeting to vote on.

They asked me to get some letters of support from the properties that back onto the proposed 6 acre parcel, and yours being one of these I am asking if you could email me a letter of support for this.

You can just reply back to me stating that you are in support of our Development Variance Permit with your name, address and telephone number, and you can also call or contact the Planner below if you have any further questions on this.

Thanks Cheryl May Acting Agent 12174 Hodgkins Rd, Lake Errock, BC

From: Andrea Antifaeff aantifaeff@fyrd.ca Sent: Thursday, December 12, 2019 1:43 PM

To: Cheryl May **Subject:** DVP 2019-33



FRASER VALLEY REGIONAL DISTRICT **DEVELOPMENT VARIANCE PERMIT**

Permit No. 2019-33 **Folio No.** 775.03728.000

Issued to: Thomas & Lorraine May

Address:

Applicant: Cheryl May

Site Address: 12174 Hodgkin Road, Electoral Area C

The lands affected by and subject to this permit are shown on Schedule "A", Location Map, attached hereto, which forms an integral part of this permit, and are legally described as:

PARCEL "B" EXCEPT: FIRSTLY: PART SHOWN RED ON REFERENCE PLAN 2081 SECONDLY: PART SUBDIVIDED BY PLAN 21954 THIRDLY: PART SUBDIVIDED BY PLAN 24258, SECTION 22 TOWNSHIP 24 NEW WESTMINSTER DISTRICT PLAN 1280 008-580-138

LIST OF ATTACHMENTS

Schedule "A": Location Map

Schedule "B": Proposed Subdivision Layout

AUTHORITY TO ISSUE

1. This Development Variance Permit is issued under Part 14 - Division 9 of the Local Government Act.

BYLAWS SUPPLEMENTED OR VARIED

<u>Dewdney-Alouette Regional District Land Use and Subdivision Regulation Bylaw No. 559-1992</u> is **varied** as follows:

Section 413 Subdivision and Development Control

(10) Minimum Parcel Frontage

The minimum required parcel frontage shall be varied from 10% to 2.4% of the perimeter of the proposed Lot '1', reduced to 21.75 metres, as shown on Schedule "B" – Proposed Subdivision Layout.

SPECIAL TERMS AND CONDITIONS

1. No variances other than those specifically set out in this permit are implied or to be construed.

- 2. If the holder of this permit does not commence the construction with respect to which the Permit was issued within two (2) years after the date of the permit, this permit shall lapse.
- 3. Development of the site shall be undertaken in accordance with the Proposed Subdivision Layout attached hereto as Schedule "B".

GENERAL TERMS AND CONDITIONS

- 1. This Development Variance Permit is issued Pursuant to <u>Part 14 Division 9</u> of the *Local Government Act*.
- 2. This Development Variance Permit shall not vary the permitted uses or densities of land use in the applicable zoning bylaw nor a flood plain specification designated under <u>Section 524</u> of the *Local Government Act*.
- 3. Nothing in this permit shall in any way relieve the developer's obligation to ensure that the development proposal complies in every way with the statutes, regulations, requirements, covenants and licences applicable to the undertaking.
- 4. Nothing in this permit shall in any way relieve the developer's obligation to comply with all setback regulations for construction of structures or provision of on-site services pursuant to the *Public Health Act*, the *Fire Services Act*, the *Safety Standards Act*, and any other provincial statutes.
- 5. The Archaeology Branch of the Province of British Columbia must be contacted immediately at (250) 953-3334 if archaeological material is encountered on the subject property. Archaeological material is most likely indicated by dark-stained soils containing conspicuous amounts of fire-stained or fire-broken rock, artefacts such as arrowheads and other stone tools, or even buried human remains. If such material is encountered during demolition or construction, a Heritage Conservation Act Permit may be needed before further development is undertaken. This may involve the need to hire a qualified Archaeologist to monitor the work.

SECURITY DEPOSIT

As a condition of the issuance of this Permit, and pursuant to <u>Section 502</u> of the <u>Local Government Act</u>, the Regional Board is holding the security set out below to ensure that development is carried out in accordance with the terms and conditions of this Permit

Should the holder of this permit:

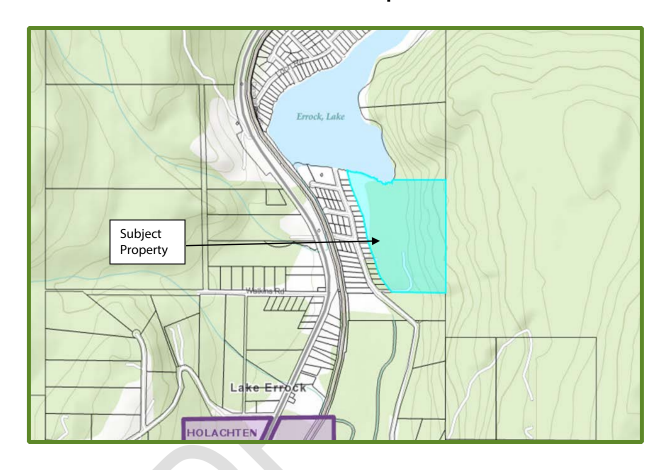
- a. fail to complete the works required to satisfy the landscaping conditions contained herein,
- b. contravene a condition of the permit in such a way as to create an unsafe condition,

The Regional Board may undertake and complete the works required to satisfy the landscaping conditions, or carry out any construction required to correct an unsafe condition at the cost of the holder of the permit and may apply the security in payment of the costs of the works, with any excess to be returned to the holder of the permit.

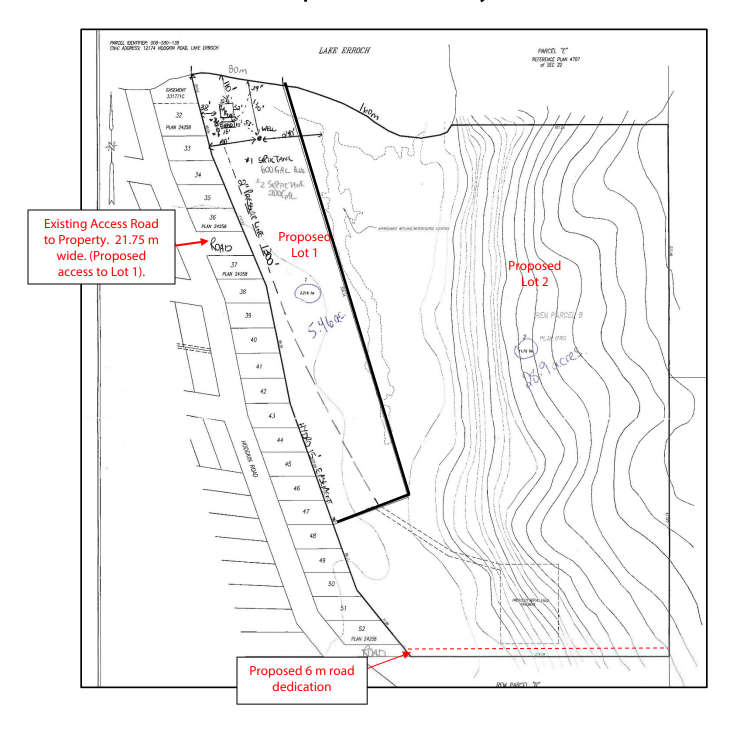
Security Posted:	(a) (b)	an irrevocable letter of credit in the amount of: <u>\$ N/A.</u> the deposit of the following specified security: <u>\$ N/A.</u>
described in t	he notice	nall file a notice of this permit in the Land Title Office stating that the land is subject to Development Variance Permit Number <u>2019-33</u> . The notice appendix I attached hereto.
		PASSED BY THE BOARD OF DIRECTORS OF THE FRASER VALLEY REGIONAL Y OF MONTH , < YEAR
Chief Administrative	e Officer ,	⁷ Deputy

THIS IS NOT A BUILDING PERMIT

DEVELOPMENT VARIANCE PERMIT 2019-33 SCHEDULE "A" Location Map



DEVELOPMENT VARIANCE PERMIT 2019-33 SCHEDULE "B" Proposed Subdivision Layout



SCHEDULE A	-4		Permit Application
I / We hereby app	oly under Part 14 of the Local Gover	rnment Act for a;	
Develop	oment Variance Permit		
Tempora	ary Use Permit		
·	oment Permit		
An Application Fe	ee in the amount of $\frac{350^{2}}{}$ a of this application.	s stipulated in FVRD Application Fees By	ylaw No. 1231, 2013 must be paid
Civic Address	12174 HODGKIN	IS RO, LAKE FROUXBC	PID <u>008 - 580- 13</u> 8
Legal Description	LotBlockSection	nTownshipRange	Plan
		lication and is referred to herein as the 'sul information submitted in su ppo rt of the a	
Owner's Declaration	Name of Owner (print)	Signature of Owner	Date
	Name of Owner (print)	Signature of Owner	Date

Office Use Only	Date 2019.11.22	File No. 3090-20-2019-33.
	Received By Andlea	Folio No. 775.03728.000
THE RESERVE	Receipt No. 100 66/1	Fees Paid: \$ 350.00

Owner's Contact Information

Agent I hereby giv	re permission to CHER LMA.	to act as my/our agent in all matte	ers relating to this
Only complete this section if the applicant is	Signature of Owner	Date	
NOT the owner.	Signature of Owner	Date	
Agent's contact information and declaration	Name of Agent CHERIL MAY	Company	-
	l declare that the information sul	bmitted in support of this application is tru	ue and correct in all respects.
	Signature of Agent		Date
		140	Nov 22, 2019
Development Details	W.		
Property Size	Present Zoning		
Existing Use			
Proposed Development			
Proposed Variation / Supple	ement TO VARY	THE PARCEL FROM	ЛАGЕ
	- 000	O 1	(use separate sheet if necessary)
Reasons in Support of Appl	_	LAS ROAD ACCESS	THAT DOES
NOT MEET	THE REQUIRE	O FRONTAGE AMOUN	N
POROSED LA	RCELS ARE LARG	EIN SIZE AND -	THE REQUIRED
FRONTAGE 15		THE CURRENT A	

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Riparian Areas Regulation

Please indicate whether the development proposal involves residential, commercial, or including vegetation removal or alteration; soil disturbance; construction of buildings and structures; creation of impervious or semi-pervious surfaces; trails, roads, docks, wharves, bridges and, infrastructure and works of any kind – within:

yes	no	30 metres of the high water mark of any water body
yes	no	
		a ravine or within 30 metres of the top of a ravine bank

"Water body" includes; 1) a watercourse, whether it usually contains water or not; 2) a pond, , lake, river, creek, or brook; 3) a ditch, spring, or wetland that is connected by surface flow to 1 or 2 above.

Under the *Riparian Areas Regulation* and the *Fish Protection Act*, a riparian area assessment report may be required before this application can be approved.

Contaminated Sites Profile

Pursuant to the *Environmental Management Act*, an applicant is required to submit a completed "Site Profile" for properties that are or were used for purposes indicated in Schedule 2 of the *Contaminated Sites Regulations*. Please indicate if:

yes	no	
		the property has been used for commercial or industrial purposes

If you responded 'yes,' you may be required to submit a Site Profile. Please contact FVRD Planning or the Ministry of Environment for further information.

Archaeological Resources

Are there archaeological sites or resources on the subject property?

yes	no	I don't know

If you responded 'yes' or 'I don't know' you may be advised to contact the Archaeology Branch of the Ministry of Tourism, Sport and the Arts for further information.

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Required Information

When providing Application Forms to the applicant, Regional District staff shall indicate which of the following attachments are required for this application. **Additional information may also be required at a later date.**

	Required	Received	Details	
Location Map			Showing the parcel (s) to which this application pertains and uses on adjacent parcels	
Site Plan			Reduced sets of metric plans	
			North arrow and scale	
At a scale of:			Dimensions of property lines, rights-of-ways, easements	
			Location and dimensions of existing buildings & setbacks to lot lines,	
1:			rights-of-ways, easements	
			Location and dimensions of proposed buildings & setbacks to lot lines,	
			rights-of-ways, easements	
			Location of all water features, including streams, wetlands, ponds, ditches, lakes on or adjacent to the property	
			Location of all existing & proposed water lines, wells, septic fields,	
			sanitary sewer & storm drain, including sizes	
			Location, numbering & dimensions of all vehicle and bicycle parking,	
	1		disabled persons' parking, vehicle stops & loading	
			Natural & finished grades of site, at buildings & retaining walls	
			Location of existing & proposed access, pathways	
			Above ground services, equipment and exterior lighting details	
			Location & dimensions of free-standing signs	
			Storm water management infrastructure and impermeable surfaces	
			Other:	
Floor Plans			Uses of spaces & building dimensions	
			Other:	
Landscape			Location, quantity, size & species of existing & proposed plants, trees &	
Plan			turf	
			Contour information (metre contour intervals)	
Same scale			Major topographical features (water course, rocks, etc.)	
as site plan			All screening, paving, retaining walls & other details	
			Traffic circulation (pedestrian, automobile, etc.)	
			Other:	
Reports			Geotechnical Report	
			Environmental Assessment	
			Archaeological Assessment	
			Other:	

The personal information on this form is being collected in accordance with Section 26 of the *Freedom of Information and Protection of Privacy Act, RSBC 1996 Ch. 165* and the *Local Government Act, RSBC 2015 Ch. 1.* It will only be collected, used and disclosed for the purpose of administering matters with respect to planning, land use management and related services delivered, or proposed to be delivered, by the FVRD. Questions about the use of personal information and the protection of privacy may be directed to the FVRD Privacy Officer at 45950 Cheam Avenue, Chilliwack, BC V2P 1N6, Tel: 1-800-528-0061 FOl@fvrd.ca.

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www.fvrd.bc.ca | building@fvrd.bc.ca

LETTER OF AUTHORIZATION

Registered Authority
Please be advised that I/we, Orm and Lorraline Mou
(Print names of ALL Registered Owners or Corporate Director)
Representing, (Corporate name - if applicable)
am/are the registered owner(s);
Site Civic Address: 12174 Hodgkin Road
Lot#BlockPlanPID#PID#PID#PID#
Appointed Authorized Agent
Name of Authorized Agent Chevy May
Mailing Address
Signature of Authorized Agent X
선생님 기계를 가는 것이 되었다. 그는 사람들은 사람들은 사람들이 되었다. 그는 그는 그는 그는 그는 그를 모든 것이 되었다. 그는 그는 그는 그는 그는 그는 그는 그를 모든 것이다. 그는 그는 그는 그는 그는 그를 모든 것이다.
Permission to act: As my/our Authorized Agent in the matter of the following:
to view and obtain copies of all plans and permits
to apply for and obtain building permits for proposed construction to the above reference Civic Address
to apply for Planning File: Development Permit Development Variance Permit Subdivision
other
<u> 기본 경영하는 경영하는 것은 사람들은 사람들이 있다면 하는 것이 되었다면 하는 것이 없다면 하는 것이다. 그런 사람들은 사람들이 되었다면 하는 것이다면 하는 것이다면 하는 것이다면 하는 것이다.</u>
Authorized Signature (Registered Owner or Corporate Director)
This document shall serve to notify the Fraser Valley Regional District that I am/we are the legal owner(s) of the property described above and do authorize the person indicated above ("Authorized Agent") to act on my/our
behalf on all matters indicated above ("Permission to act") for the above referenced property. In addition, I/we
have read and understand the above application and authorize the Authorized Agent to sign the above on
my/our behalf///
X X Larrance Way
Sign Sign
10m MAY LORRAINE MAY
Print Pate: Not 30 2019 Print Date: NW 32 2019
The second secon

The personal information on this form is being collected in accordance with Section 27 of the Freedom of Information and Protection of Privacy Act, RSBC 1996 Ch. 165 and the Local Government Act, RSBC 2015 Ch. 1. It will only be collected, used and disclosed for the purpose of administering matters with respect to planning, land use management and related services delivered, or proposed to be delivered, by the FVRD. Questions about the use of personal information and the protection of privacy may be directed to the FVRD Privacy Officer at 45950 Cheam Avenue, Chilliwack, BC V2P 1N6, Tel: 1-800-528-0061 FOI@fvrd.ca.