

Elector Response Form - Alternative Approval Process

Area A Asset Preservation Service Establishment Bylaw No. 1342-2014

Area A Asset Preservation Service Establishment Bylaw No. 1342-2014 provides a financial contribution to the Bridge River Valley Community Association for the protection, preservation and maintenance of Community Assets and Amenities.

Funds contributed pursuant to this bylaw may be used for both capital and operational expenditures to enhance and maintain community assets, such as gateway entrance signage and kiosks, community halls, recreation facilities, trails and other Community Assets and Amenities as defined in the bylaw.

Under Bylaw No. 1342-2014, the maximum requisition amount for this service would be \$25,000 or \$0.1431/\$1,000 of the net taxable value of land and improvements within Electoral Area A.

Pursuant to Section 86(7) of the Community Charter, I certify that:

- I am a person entitled to be registered as an elector (pursuant to the *Local Government Act*) within Electoral Area A of the Squamish-Lillooet Regional District as outlined below;
- I have not previously signed an Elector Response Form with respect to this Bylaw; and
- I am OPPOSED to the adoption of "Area A Asset Preservation Service Establishment Bylaw No. 1342-2014", without first obtaining the assent of the electors in a voting proceeding (referendum).

Signature of Elector:
Full Name of Elector:
Residential Address of Elector:
Legal Description of Residence:

To be completed by Non-Resident Property Electors only:

I am entitled to register as a non-resident property elector as an owner of property. Residential Address of Property: Legal Description of Property:

For this elector response form to be counted, it must be <u>received</u> by the Corporate Officer of the SLRD Administrative Services Department, <u>no later than 4:30 PM on September 22, 2014</u> in any one of the following manners:

- (a) In person at: 1350 Aster Street, Pemberton, BC (Monday to Friday, 8:00 AM 4:30 PM, excluding Statutory Holidays);
- (b) Via mail to: Box 219, Pemberton, BC, V0N 2L0;
- (c) Via fax at: 604-894-6526; or
- (d) Via email attachment to: info@slrd.bc.ca with the subject heading: "Elector Response"

Postmarks will not be accepted as the date of receipt by the SLRD. Responsibility for receipt of elector response forms in accordance with these instructions lies with the elector.

Approval of the electors of Area A Asset Preservation Service Establishment Bylaw No. 1342-2014 by the Alternative Approval Process is obtained if less than 65 elector responses are received by the SLRD by the deadline. If 65 or more electors oppose this initiative, then Area A Asset Preservation Service Establishment Bylaw No. 1342-2014 can only be adopted by way of a referendum.

Qualifications for Resident Electors:

I hereby certify that:

- 1. I am 18 years of age or older;
- 2. I am a Canadian citizen;
- 3. I have lived in British Columbia for at least 6 months immediately before signing this elector response form;
- 4. I have lived in Electoral Area A for at least 30 days before signing this elector response form.
- 5. I am not disqualified from voting under the *Local Government Act* or any other enactment or otherwise disqualified by law from voting.

Qualifications for Non-Resident Property Electors:

- 1. I am 18 years of age or older;
- 2. I am a Canadian citizen;
- 3. I have lived in British Columbia for at least 6 months immediately before signing this elector response form;
- 4. I am not entitled to vote as a resident elector in Electoral Area A for purposes of this matter:
- 5. I have been a registered owner of real property in Electoral Area A for at least 30 days before signing this elector response form;
- 6. I acknowledge that I may sign this elector response form only once regardless of the number of properties that I own in Electoral Area A;
- 7. I acknowledge that if there is more than one individual who is the registered owner of the property, only one of the individual owners may sign this elector response form in relation to the property, provided the non-resident property elector has the written consent of the number of individuals who, together with the person signing this elector response form, constitute a majority of the registered owners of the property (written consent attached, if applicable);
- 8. I acknowledge that the only persons who are registered owners of the real property are individuals who do not hold the property in trust for a corporation or another trust.
- 9. I am not disqualified from voting under the *Local Government Act* or any other enactment or otherwise disqualified by law from voting.