

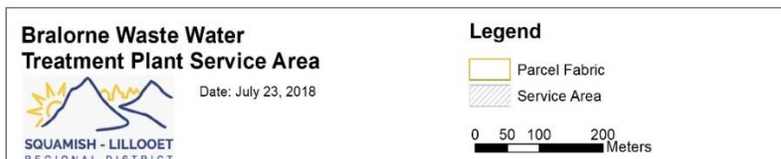
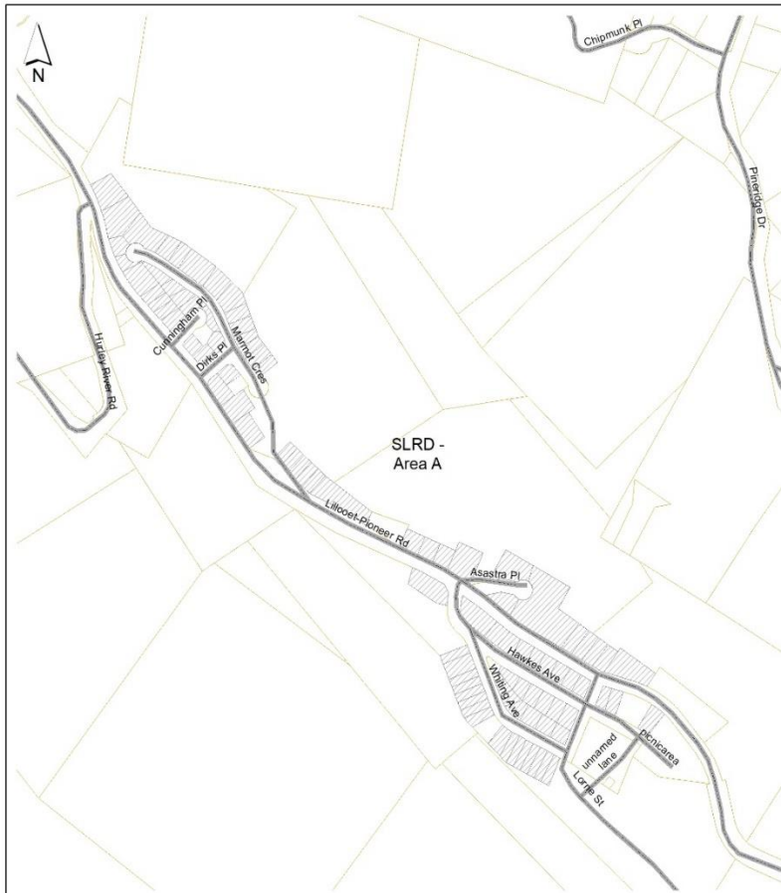


## Alternative Approval Process - Eligibility for Resident Electors & Non-Resident Property Electors

The Squamish-Lillooet Regional District (“SLRD”) has proposed the following bylaws (together, the “Bylaws”):

- (1) Bralorne Sewer System Local Service Conversion and Establishment Bylaw No. 585, 1995, Amendment Bylaw No. 1594-2018”; and
- (2) Squamish-Lillooet Regional District Bralorne Wastewater Treatment System Loan Authorization Bylaw No. 1595-2018,

The Bylaws relate to the Bralorne Sewer System Local Service Area, which consists of 100 folios (the “Service Area”), as shown on the map below:



According to section 86(5) of the *Community Charter*, the electors of the Service Area are the persons who would meet the qualifications of section 172(1)(a) of the *Local Government Act*.

According to section 172(1)(a) of the *Local Government Act*, a person must meet the qualifications of section 65 (**resident elector**) or section 66 (**non-resident property elector**) of the *Local Government Act*.

### **Resident Elector**

To sign an elector response form as a **resident elector**, the following applies:

According to section 65(1), a person must meet all of the following qualifications:

- be 18 years or older; and
- be a Canadian citizen; and
- have been a resident of BC for at least 6 months immediately before signing the elector response form; and
- have been a resident of Bralorne within the Service Area for at least 30 days immediately before signing the elector response form; and
- not be disqualified from voting under the *Local Government Act* or any other enactment or not be otherwise disqualified by law from voting.

### **Non-Resident Property Elector**

To sign an elector response form as a **non-resident property elector**, the following applies:

According to section 66(1), a person must meet all of the following qualifications:

- not be entitled to register to vote as a resident elector; and
- be 18 years of age or older; and
- be a Canadian Citizen; and
- have been a resident of BC for at least 6 months immediately before signing the elector response form; and
- have been a registered owner of real property within the Service Area for at least 30 days immediately before signing the elector response form; and
- the only persons who are registered owners of the property are individuals who are not holding the property in trust for a corporation or another trust; and
- not be disqualified from voting under the *Local Government Act* or any other enactment or not be otherwise disqualified by law from voting.

According to section 66(2), a person may only vote once as a non-resident elector, regardless of the number of properties owned.

According to sections 66(5) and 66(6), where more than one person owns the property, only one person may vote as a non-resident elector in relation to that property and must provide written consent from a majority of the property owners.