

DISTRICT OF HOPE BYLAW NO. 1450

A bylaw to authorize the revision and consolidation of bylaws

WHEREAS Section 139 of the *Community Charter* permits a Municipality, by bylaw, to authorize the Corporate Officer to consolidate one or more bylaws of the Municipality:

AND WHEREAS Section 140 of the *Community Charter* permits a Municipality, by bylaw, to authorize the revision of all or any of the bylaws of a Municipality in accordance with the Bylaw Revision Regulation (B.C. Reg. 367/2003), and as updated from time to time;

NOW THEREFORE the Council of the District of Hope, in open meeting assembled, enacts as follows:

1. Title

This bylaw may be cited for all purposes as the "Bylaw Revision and Consolidation Authority Bylaw No. 1450, 2019".

2. Definitions

In this bylaw:

"Consolidation" means the incorporation of a bylaw and all amendments to it into a single document, including the deletion of provisions that have been repealed or the effect of which has expired.

3. Revision and Consolidation

The revision and consolidation of a bylaw of the District of Hope is authorized for the following purposes:

- a. consolidating a bylaw by incorporation in it all amendments to the bylaw;
- b. omitting, without providing for its repeal, a bylaw or a provision of a bylaw that is expired, inoperative, obsolete, spent or otherwise ineffective;
- c. omitting and providing for its repeal, a bylaw or a provision of a bylaw that is of a transitional nature or that refers only to a particular place, person or thing or that has no general application throughout the Municipality;
- d. combining two or more bylaws into one, dividing a bylaw into two or more bylaws, moving provisions from one bylaw to another or crating a bylaw from provision of one or more bylaws;

- e. altering the citation or title of a bylaw and the numbering or arrangements of its provisions;
- f. adding, changing or omitting a note, heading, title, marginal note, diagram, map plan or example to a bylaw;
- g. omitting the preamble or long title of a bylaw;
- h. omitting forms or schedules contained in a bylaw that can more conveniently be contained in a resolution and adding to the bylaw authority for forms or schedules to be established by resolution;
- i. correcting clerical, grammatical and typographical errors; and
- j. making changes, without the substance of the bylaw, to bring out more clearly what is considered to be the meaning of a bylaw or to improve the expression of the law.

4. Adoption by Bylaw

In order to be effective, a bylaw revised under Section 3 must be:

- a. adopted by a bylaw; and
- b. certified by the Corporate Officer to be revised in accordance with this bylaw.

5. Severability

A section, sub-section, sentence, clause or phrase of this bylaw that is for any reason held to be invalid by the decision of any Court of competent jurisdiction may be severed from the balance of this bylaw without affecting the validity of the remaining portions of this bylaw.

The headings used in this bylaw re for convenience of reference only. They do not form part of this bylaw and are not to be used in the interpretation of the bylaw.

6. Repeal

"Bylaw Consolidation Authority Bylaw No. 1286, 2009 and all amendments thereto are hereby repealed.

Read a first time this 11th day of March, 2019

Read a second time this 11th day of March, 2019

Read a third time this 11th day of March, 2019

Adopted this 25th day of March, 2019

<u>Original Signed by Peter Robb</u> Mayor Original Signed by Donna Bellingham

Director of Corporate Services