## REGIONAL DISTRICT OF NORTH OKANAGAN BYLAW No. 1567

A bylaw to establish a local service for the purpose of providing a Community Theatre Complex with the service area to include the City of Vernon, District of Coldstream and Electoral Areas "B" and "C"

WHEREAS the *Municipal Act* (s.798(1)(f)) authorizes the Regional District to establish services for pleasure, recreation and other community use;

AND WHEREAS the City of Vernon, the District of Coldstream and the Directors of Electoral Areas "B" and "C" are desirous of creating a local service for the purpose of providing a Community Theatre complex;

AND WHEREAS the Board has, by resolution, permitted assent to be given by electors in the entire proposed service area;

AND WHEREAS the Regional Board has obtained the required assent of the electors within the entire proposed service area for the establishment of this service, under the provisions of the *Municipal Act* (s.808 - Assent of the electors by voting);

NOW THEREFORE, the Regional Board of the Regional District of North Okanagan, in open meeting assembled, ENACTS AS FOLLOWS:

## **SHORT TITLE**

1. This Bylaw may be cited as "Vernon & District Community Theatre Complex Service Establishment Bylaw No. 1567, 1999"

## **GENERAL**

- 2. The Regional District of North Okanagan hereby establishes a local service for the purpose of providing a community theatre complex for pleasure, recreation and other community use, with the service identified as the "Vernon & District Community Theatre Complex Local Service".
- 3. The service area for the local service established by Section 2 is all of the City of Vernon, all of the District of Coldstream and all of Electoral Areas "B" and "C".
- 4. The participating areas for the local service are the City of Vernon, District of Coldstream and Electoral Areas "B" and "C" of the Regional District of North Okanagan.
- 5. The annual cost of providing the service shall be recovered by either or both of the following:
  - (1) by the requisition of money under Sections 822 and 823 of the *Municipal Act* to be collected as a property value tax to be imposed on improvements only (for Hospital purposes) and collected under Sections 824 and 825 of said Act;
  - (2) the imposition of fees and other charges.

- 6. The costs of the function shall be apportioned amongst the participants in accordance with Section 820(2) of the *Municipal Act* on the basis of the converted value of improvements only (for Hospital purposes) in those areas.
- 7. The maximum amount that may be requisitioned under Section 816(1) of the *Municipal Act* for this service shall not exceed the greater of \$1,065,000. or the product of a levy of \$0.325 for each \$1,000 of net taxable value of land and improvements in the service area.
- 8. The Regional District may provide the said service through its own resources or by entering into contractual agreements.

READ a FIRST, SECOND and THIRD TIME

Received Approval of the Inspector of Municipalities

Received Assent of the Electors of the Service Area

Reconsidered, Finally Passed and ADOPTED

this 11th day of August, 1999

this 7th day of September, 1999

this 20th day of November, 1999

this 24th day of November, 1999

Sal Shjander Chair

Sedretary