

The following is a consolidated copy of the Hornby Island community hall service establishment bylaw and includes the following bylaws:

Bylaw	Bylaw Name	Adopted	Purpose
No.			
1590	Hornby Island	November 29, 1993	A bylaw to convert the
	Community Hall Local		Hornby Island Community Hall
	Service Area Conversion		Specified Area to a Local Service Area
	and Establishment		
	Bylaw, 1993		
2616	Hornby Island	February 23, 2004	A bylaw to increase maximum
	Community Hall Service		requisition
	Area Conversion and		
	Establishment Bylaw		
	1993, Amendment		
	Bylaw No. 1		
197	Hornby Island	January 31, 2012	A bylaw to specify the purpose of the
	Community Hall Service		service as being to provide funds
	Area Conversion and		relating to the operations and capital
	Establishment Bylaw		infrastructure improvements of the
	1993, Amendment		community hall on Hornby Island
	Bylaw No. 2		
706	Hornby Island	June 14, 2022	To change the name and expand the
	Community Hall Service		purpose to provide financial assistance
	Area Conversion and		to eligible organizations for expenses
	Establishment Bylaw		related to maintaining and operating
	1993, Amendment		community facilities on Hornby Island
	Bylaw No. 3		

This bylaw may not be complete due to pending updates or revisions and therefore is provided for reference purposes only. THIS BYLAW SHOULD NOT BE USED FOR ANY LEGAL PURPOSES. Please contact the corporate legislative officer at the Comox Valley Regional District to view the complete bylaw when required.

COMOX VALLEY REGIONAL DISTRICT

BYLAW NO. 1590

A bylaw to convert the Hornby Island Community Hall Specified Area to a Local Service Area

WHEREAS under Section 767(4) of the Municipal Act, a regional district exercising a power to provide a service other than a general service, may adopt a bylaw respecting that service which converts the service to one exercised under the authority of a bylaw establishing the service and which:

- a) meets the requirement of Section 794 for an establishing bylaw;
- b) is adopted in accordance with the requirements of Section 802 as if it were a bylaw amending an establishing bylaw;

AND WHEREAS the Regional District of Comox-Strathcona adopted Bylaw No. 831 being "Hornby Island Community Hall Specified Area Establishment By-law No. 831, 1985" on the 25th day of November, 1985;

AND WHEREAS the Regional Board wishes to convert the aforesaid Hornby Island Community Hall Specified Area, such Specified Area to include a portion of Electoral Area A;

AND WHEREAS the assent of the electors of the Hornby Island Community Hall Local Service Area has been obtained;

NOW THEREFORE the Regional Board of the Regional District of Comox-Strathcona in open meeting assembled, enacts as follows:

Service establishment

1. The area created under Bylaw No. 831 being "Hornby Island Community Hall Specified Area Establishment By-law No. 831, 1985" is hereby established as a Service Area.

Purpose

- 2. (a) The purpose of the Hornby Island Community Facilities Service is to provide financial assistance to eligible organizations for expenses related to maintaining and operating community facilities on Hornby Island.
 - (b) The service shall be known as the Hornby Island Community Facilities Service (the 'service')."

Boundaries

3. The boundaries of the Service Area shall be that portion of Electoral Area A as shown on the map attached and marked Schedule A which forms part of this bylaw and shall be known as the Hornby Island Community Hall Service Area.

Maximum requisition

- 4. The maximum amount that may be requisitioned annually for the Service will be the greater of:
 - a) \$20,000.00; or
 - b) an amount equal to the amount that could be raised by a property value tax rate of \$0.16 per \$1,000 which when applied to the net taxable value of land and improvements within the service area will yield a maximum amount that may be requisitioned under Division 4.3 of Part 24 of the Local Government Act for the Service.

Cost recovery

- 5. The annual costs of providing the service shall be recovered by one or more of the following:
 - a) the requisition of money under Section 809.1 of the Municipal Act, to be collected by a property value tax to be levied and collected under Section 810.1(1) of the Municipal Act;
 - b) the requisition of money under Sections 809 and 809.1 to be collected by a frontage tax or parcel tax to be imposed in the manner provided by Section 810(2) and 810.1(2);
 - c) the imposition of fees and other charges that may be fixed by separate by-law for the purpose of recovering these costs.

Citation

6. This bylaw may be cited as the "Hornby Island Community Hall Local Service Area Conversion And Establishment By-Law, 1993".

Schedule A

