

Service Contract Extension Form

By signing below, the parties agree to extend the existing Contract titled "Charlie Lake Wastewater System Services Agreement" dated December 1, 2015 (the Contract) previously executed by and between the Peace River Regional District hereinafter called the "Regional District" and Aquatech Canadian Water Services Inc. – 2099, Fernand-Lafontaine Blvd, Longueuil, Quebec, J4G 2J4 hereinafter called "The Contractor" for an additional one year term, commencing November 30, 2020 and ending November 30, 2021.

It is mutually understood and agreed by and between the undersigned that:

- 1. This Contract Extension form shall be attached to and form part of the original Contract as defined above.
- 2. This Contract Extension acknowledges that Sewage Regulation Bylaw 835, 1993 has been amended with Bylaw No. 2261, 2016, which is hereby added to Contract Schedule M.
- 3. This Contract Extension form acknowledges revised Procurement Policy 0340-26 which replaces the original procurement policy under Schedule N.
- 4. All other terms and conditions of the original Contract are to remain in full force and effect for this second term of November 30, 2020 to November 30, 2021, including, for clarity, the annual value of the contract being \$464,837.50 excluding taxes, for this renewal term.

I / We understand and agree to the extension of the contract between the PRRD and Aquatech Canadian Water Services Inc. to perform field support providing operation and maintenance services for the Charlie Lake Wastewater Facility, on the same Terms and Conditions as specified in the original Contract except as specifically amended herein.

Signature of Contractor	Print Name	Date
Aquatech Canadian Water Services Inc.		
Shawn Dahlen	Print Name	Date
Chief Administrative Officer		
Peace River Regional District		
Bradley Sperling	Print Name	Date
Chair		
Peace River Regional District		

diverse, vast, abundant.

PLEASE REPLY TO:

Box 810, 1981 Alaska Ave, Dawson Creek, BC V1G 4H8 Tel: (250) 784-3200 or (800) 670-7773 Fax: (250) 784-3201 Email: prrd.dc@prrd.bc.ca 9505 100 St, Fort St. John, BC V1J 4N4 Tel: (250) 785-8084 Fax: (250) 785-1125 Email: prrd.fsj@prrd.bc.ca

PEACE RIVER REGIONAL DISTRICT Bylaw No. 2261, 2016

A bylaw to amend "Charlie Lake Sewage Regulation Bylaw No. 835, 1993"

WHEREAS the Regional District is authorized under the *Local Government Act*, and the *Environmental Management Act*, to make bylaws regulating the discharge of sewage into the Charlie Lake sewer system;

AND WHEREAS the Peace River Regional District Board has adopted a sewage regulation bylaw known as Charlie Lake Sewage Regulation Bylaw No. 835, 1993 and wishes to amend that bylaw to ensure that sewage generated on properties that are not connected to the Charlie Lake sewer system is not transported or otherwise delivered to other properties and then discharged into the system;

NOW THEREFORE the Peace River Regional District Board in open meeting assembled hereby enacts as follows:

CITATION

1. This bylaw is to be cited as, "Charlie Lake Sewage Regulation Bylaw No. 835, 1993 Amendment Bylaw No. 2261, 2016."

AMENDMENT

Peace River Regional District Board on

Corporate Officer

- 2. Charlie Lake Sewage Regulation By-Law No. 835, 1993 is amended by adding the following as subsections 7(j) and (k):
 - "(j) No person shall discharge or cause or permit to be discharged to any public sewer any waste that originated on a parcel other than the parcel from which the waste is discharged to the public sewer. For certainty, the prohibition in this section applies whether or not the waste is treated or otherwise modified prior to discharge into the public sewer.
 - (k) Subsection (j) does not apply to the discharge of sewage generated on a strata lot where the discharge is by means of a system of sewer works designed and installed to serve only that strata lot and other strata lots in the same strata plan."

READ A FIRST TIME this <u>25th</u> day of	<u>August</u>	, 2016.	
READ A SECOND TIME this 25th day of	f <u>August</u>	_, 2016.	
READ A THIRD TIME this 25th day of	August ,	2016.	
ADOPTED this 25th day of August	, 2016.	111	
	3/1		2.101
(Corporate Seal has been			15BAS JOERling
affixed to the original bylaw)	Don MePherson	n, Chair	Vice-Chair
	Missi	WK .	
	(Chris Cvik, CA	3	
I hereby certify this to be a true and correct copy of "Charlie Lake Sewage Regulation Bylaw No. 835, 1993 Amendment Bylaw No. 2261, 2016", as adopted by the			

. 2016.



PROCUREMENT

Department	Administration	Policy No.	0340-26
Section	Finance	Date Approved by Board	September 5, 2019
Repeals	Purchasing Policy	Board Resolution #	RD/19/09/19

Amended	Board Resolution #	
Amended	Board Resolution #	
Amended	Board Resolution #	

Repealed		Board Resolution #	
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1. Purpose

- 1.1 The purpose of this Policy is to achieve the best overall value for money for the Peace River Regional District (PRRD), in its procurement of goods and services.
- 1.2 The overriding objective of this Policy is to select qualified suppliers in a way that is open, fair, transparent, and non-discriminatory.
- 1.3 This Policy will ensure the PRRD meets its obligations under Canada's competitive bidding laws and complies with all applicable trade agreements.

2. Scope

2.1 This Policy applies to all employees and elected officials of the PRRD.

3. Definitions

4. Policy

- 4.1 It is the Policy of the PRRD to conduct procurement processes that conform to the following philosophies:
 - a. Wherever possible and practical to do so, the procurement of goods and services shall be by a competitive bidding process.
 - b. The PRRD will comply with all applicable laws, regulations, relevant PRRD policies, and trade agreements.
 - c. The PRRD is committed to open, fair, transparent and non-discriminatory procurement processes that give access to all qualified suppliers.
- 4.2 This Policy applies to the procurement of any and all goods and services, including capital expenditures and goods for resale.



5. Principles

PRRD procurement activities must be conducted with integrity, to maintain the public's trust. Individuals involved in procurement activities must act, and be seen to act, with integrity and professionalism. Procurement activities must be open, fair, transparent, and conducted with a view to obtaining the best overall value for money.

a. Professional Ethics

Employees and elected officials shall not use their authority or office for personal gain and shall seek to uphold and enhance the PRRD's image by:

- Maintaining an impeccable standard of integrity in all their business relationships;
- Fostering the highest standard of professional competency amongst PRRD employees, by using an open and transparent process;
- iii. Maximizing the use of resources for which they are responsible so as to receive maximum value for money for the PRRD; and
- iv. Not accepting business gifts from vendors other than items of nominal value employees (under \$100) elected officials (\$250).

b. Declaration of Interest

- i. All participants in a procurement process (including all staff and members of an evaluation team) must ensure that there are no internal conflicts of interest. Section 100-109 of the *Community Charter* (CC) and Section 205 of the *Local Government Act* (LGA) regulate the manner in which current Board members may engage in business with the PRRD where they have a pecuniary interest. It should also serve as a guideline for participants in procurement activities, for ethical conduct, and situations in which a conflict of interest may arise.
- ii. Any personal interest that may encroach or might reasonably be deemed by others to affect the impartiality of an employee, in any manner relevant to their duty, shall be declared by the employee to their supervisor.
- iii. Participants should not engage in any activity that may create, or appear to create, a conflict of interest, such as accepting favours, providing preferential treatment, or publicly endorsing suppliers or products.
- iv. Suppliers are required to declare, as part of their bid in a procurement process, that there are no conflicts of interest, or provide details of any actual or apparent conflict of interest. All competition documents must include appropriate conflict of interest language and declarations.



6. Confidentiality and Accuracy of Information

6.1 Information received in the course of duty must be respected and shall not be used for personal gain. Information given in the course of duty should be true, fair, and not designed to mislead.

7. Competition

7.1 When considering advantages to the PRRD of maintaining a continuing relationship with a supplier, any arrangement, which might, in the long term, prevent the effective operation of fair competition should be avoided.

8. Responsibilities

- 8.1 Individuals performing procurement activities on behalf of the PRRD must have authorization to do so. The PRRD Board is responsible for adopting a five-year financial plan bylaw. Through budget discussions and the adoption of the five-year financial plan bylaw, the Board sets operating service levels and capital project priorities together with related funding sources.
- 8.2 It is the responsibility of Department Heads to ensure that their department's procurement practices serve the best interest of the PRRD and comply with its procurement policy.
- 8.3 Managers are to authorize purchases up to delegated authority, ensure budget funds are available in duly authorized accounts or functions, and identify any applicable conditions which need to be adhered to if grants are part or the whole funding source. The Finance Manager or designate will sign off on budget availability for all publicly posted competitions before proceeding to market.
- 8.4 The Procurement Officer will advise the CFO and Corporate Officer on policies, regulations, and legislation affecting procurement. The Procurement Officer will also ensure organizational compliance with all procurement policies, applicable laws, trade agreements, and regulations. The Procurement policy is to be readily accessible to PRRD employees, suppliers, and the general public.
- 8.5 Individuals involved in procurement activities shall identify and develop the specifications to be met through a procurement process, meet legal and ethical obligations, and secure authorization from an approver prior to any purchase. A competitive process is to be used wherever practical and possible.

9. Emergencies

9.1 The CAO or designate shall have the authority to bypass normal procedures in the event of a disaster or emergency. A report explaining the expenditure will be presented at the first available Board meeting.

10. Approval Thresholds

- 10.1 Where funding is allocated within an approved budget, the delegate responsible for the award of a competitive bid process will be determined as follows:
 - a. \$0 \$5,000 Manager or designate
 - b. \$5,000 \$15,000 Manager or designate



- c. \$15,000 \$50,000* Department Head or designate
- d. \$50,000+ Board of Directors

*Does not apply for previously awarded contracts

- 10.2 Where funding is allocated within an approved budget, the delegate responsible for the award of a non-competitive bid process (direct award) shall be:
 - a. \$0 \$5,000 Manager or designate
 - b. \$5,000 \$25,000* Department Head or designate
 - c. \$25,000+ Board of Directors

*Does not apply for previously awarded contracts

- 10.3 The designate for the purposes of approval of a procurement process shall be:
 - a. The person acting in the position of the designated Manager/Department Head or CAO while they are absent from work.
 - b. Department Head may delegate approval authority to staff up to a limit she/he is comfortable with but not for more than their delegated approval authority.

11. Competitive Bidding Process

11.1 The competitive bid process is essential for delivering the best overall value for money to the PRRD. The PRRD will facilitate open as well as invitational competitions as per the following:

a. Open Competition

- i. An open competition will be conducted for all purchases that are estimated to be over \$50,000. The Procurement Officer and Manager/Department Head or designate will conduct an open competition. All open competitions must be posted to BC Bid.
- ii. Some of the items that are exempt from the trade agreements include emergencies, one-of-a-kind goods or services available from only one supplier, services provided by lawyers or notaries, and replacement parts/items for a specific brand of existing equipment.

b. <u>Invitational Competition</u>

- Where the estimated procurement value is less than the open competition threshold, the PRRD may choose to engage in an invitational competition subject to the following thresholds:
 - \$5,000 \$15,000 A Manager or designate shall conduct an invitational competition by requesting bids from at least 2 qualified suppliers.
 - \$15,000 \$50,000 A Department Head or designate shall conduct an invitational competition by requesting bids from at least 3 qualified suppliers. If market conditions or the complexity of the procurement



warrant it, the Procurement Officer and/or a Department Head or designate will conduct an open competition.

c. Direct Award

- A Direct Award process is one where a contract is awarded without using a competitive process. It shall be employed when in compliance with the *Canada Free Trade Agreement* (CFTA) and the New West Partnership Trade Agreement (NWPTA).
- 11.2 Some of the items that are exempt from the trade agreements include emergencies, one-of-a-kind goods or services available from only one supplier, services provided by lawyers or notaries, and replacement parts/items for a specific brand of existing equipment.

12. Agreements

- Once a competitive bid process is complete and a winner selected, a service agreement may be entered into for up to a maximum of five years.
- 12.2 A purchase order will form part of the agreement in conjunction with the competition document and the bidder's response for all competitions. Purchase Orders may only be signed up to an approver's threshold.
- 12.3 The Chief Administrative Officer or designate must sign all service agreements that are required as part of the outcome of a procurement process. Procurements over \$200,000 must have a service agreement.
- 12.4 All other long-term agreements will be authorized as instructed by the Chief Administrative Officer or designate.

13. Payment Method

- 13.1 All invoices and purchase orders must be approved by a Department Head or their designate. The Finance Manager must be advised in writing of the departmental designate(s) and provided with a sample signature. The Finance Manager must be advised in writing of any changes or temporary appointments of department designates.
 - a. Where possible, all purchases under \$5,000 should be made via procurement card.
 - b. Purchases over \$5,000 must be made by purchase order.
 - c. Purchases under \$100 may be made using petty cash where a procurement card is not accepted or the PRRD does not have an agreement in place with a supplier.

Affiliated Procedure	Procurement Procedure