

PEACE RIVER REGIONAL DISTRICT
DRAFT CONSOLIDATION
MOBERLY LAKE FIRE DEPARTMENT LOCAL SERVICE ESTABLISHMENT BYLAW NO. 1076, 1996

A bylaw to establish the Moberly Lake Fire Protection Area

WHEREAS, pursuant to the *Local Government Act*, a Regional District may establish and operate any service that the Board considers necessary or desirable for all or part of the Regional District.

AND WHEREAS the Regional District wishes to establish a local service within Electoral Area “E” for the purpose of operating a fire department to provide fire prevention and suppression services in the Moberly Lake Fire (South) Service Area;

AND WHEREAS the assent of the electors has been obtained within the participating area of the defined portion of Electoral Area “E”;

AND WHEREAS the South Moberly Lake fire Protection Area cannot be established unless the Moberly Lake Fire Protection Area has been established pursuant to Bylaw No. 1074, 1996;

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

CITATION

1. This by-law may be cited as “Moberly Lake Fire Department Local Service (South) Establishment Bylaw No. 1076, 1996.”

LOCAL SERVICE ESTABLISHED

2. The local service established and to be operated is the provision of fire prevention and suppression services within the Moberly Lake Fire (South) Service Area.

PARTICIPATING AREA

3. The only participating area in the local service established under Section 1, is the defined portion of Electoral Area “E” as shown on Schedule “A” attached hereto.

BOUNDARIES OF SERVICE AREA

4. The local service area is contained within Electoral Area “E” as described on the plan annexed hereto as Schedule “A”. This service area may be merged with any other local service area for similar purposed.

COST RECOVERY

5. The annual costs for the service shall be recovered by one or more of the following:
 - a) A property value tax imposed pursuant to the *Local Government Act*, levied against the net taxable value of land and improvements;
 - b) Revenues raised by other means authorized by the *Local Government Act*, or another Act;
 - c) Revenues raised by way of agreement, enterprise, gift, grant or otherwise;
 - d) The imposition of user fees and other charges that may be specified by separate bylaw.

REQUISITION LIMIT

6. The maximum amount that may be requisitioned annually for the service provided under Section 2 shall be the greater of:
 - a) The product of a property value tax of \$1.875 for each \$1,000 of net taxable values included in the service area, or
 - b) \$5,250.