

REGIONAL DISTRICT OF OKANAGAN-SIMILKAMEEN

Fire Department Operational Bylaw No. 2857, 2019

Consolidated for convenience purposes.
Includes all amendments to the text up to November 27, 2020

Summary of Amendments

Bylaw No.	Adopted	Amendment	Purpose
2857.01	November 27, 2020 (authorized by CAO)	Schedule B	<ul style="list-style-type: none">• authorize Tulameen and District Fire Department to provide Medical First Responder services• authorize Willowbrook Volunteer Fire Department to provide Auto Extraction services
2857.02	May 20, 2021	Section 2 Section 9	<ul style="list-style-type: none">• add definition for Road Rescue• authorizes fire departments to leave their service area

**REGIONAL DISTRICT OF OKANAGAN SIMILKAMEEN
BYLAW NO. 2857, 2019**

A bylaw to provide for the administration and operation of fire departments and for the prevention of fires, the prevention of the spread of fire, and for the preservation of life and property within the Regional District of Okanagan-Similkameen.

WHEREAS the Local Government Act enables regional districts to establish and operate services for the benefit of service area residents; and

WHEREAS the Regional District of Okanagan-Similkameen has established various service areas or specified areas for the purpose of providing Fire Protection and other emergency response; and

WHEREAS the Board deems it expedient to regulate and to oversee the operation of the Fire Departments in connection with the provision of Fire Protection and emergency services within the Regional District of Okanagan-Similkameen.

NOW THEREFORE, the Board in open meeting assembled enacts as follows:

Citation

1. This bylaw may be cited as the "Fire Department Operational Bylaw No. 2857, 2019".

Definitions

2. In this bylaw, including in the recitals hereto, unless the context otherwise requires, the following bolded terms have the following respective meanings:

(a) "**Auto Extrication Services**" means a rescue service using various methods and equipment to extricate a trapped victim from a vehicle following a motor vehicle or industrial incident;

(b) "**Board**" means the Board of Directors of the RDOS;

(c) "**CAO**" means the Chief Administrative Officer for the RDOS, or a designated representative;

(d) "**Consultation**" means to seek timely prior written submissions and for due consideration given thereto, all in accordance with RDOS policies and requirements;

(e) "**Dangerous Goods**" means hazardous materials, including any product, substance or organism which is of highly combustible and flammable, or explosive nature, all as set out in the Transport of Dangerous Goods Act, RSBC 1996, c. 458, or any other material which, because of its toxic or other inherent characteristics constitutes a fire hazard or a hazard to life, safety or health.

(f) "**Designated Officer(s)**" means an employee(s) or contractor(s) of the RDOS designated in writing by the CAO;

(g) "**Emergency Equipment**" means any vehicle, firefighting apparatus, tools or equipment acquired for use by a Fire Department;

(h) "**Emergency Program Act**" means the Emergency Program Act, RSBC 1996, c. 111 or any

successor legislation;

(i) **“Fire Chief”** means the officer in charge of a Fire Department as appointed, after Consultation, by the CAO and in the absence of the Fire Chief, his designate ,

(j) **“Fire Department”** means the established volunteer fire department for a given Fire Protection Service Area;

(k) **“Fire Protection”** means all aspects of fire safety including, but not limited to: fire prevention, fire suppression, pre-fire or pre- emergency planning, fire investigation, public education and information, and fire administration;

(l) **“Fire Protection Service Area”** means each service area as established by the relevant Service Establishment Bylaw of the RDOS, as amended from time to time;

(m) **“Fire Service”** means, collectively, each Fire Department that has been, or which may be, established by the RDOS in each Fire Protection Service Area;

(n) **“Fire Underwriters Survey”** (FUS) means the national organization administered by OPTA Information Intelligence, formerly CGI Insurance Business Services, formerly the Insurers’ Advisory Organization and Canadian Underwriters Association. FUS provides data on public fire protection for fire insurance statistical work and underwriting purposes of subscribing insurance companies.

(o) **“Fire Services Act”** means the *Fire Services Act*, R.S.B.C. 1996, c. 144, or any successor legislation thereto;

(p) **“Incident”** means a situation to which a Fire Department has responded or would ordinarily respond, including but not limited to:

- where a fire or explosion has occurred, or has the potential of being imminent;
- a motor vehicle or other transportation incident;
- where Dangerous Goods and/or Hazardous Materials may reasonably be expected to present a danger to persons, property or the environment; and,
- other classes of emergencies as designated herein;

(q) **“IC”** means the incident commander, being the Member on scene as authorized by the Fire Chief to be in charge of an Incident in accordance with ICS;

(r) **“ICS”** means Incident Command System, being a standardized at-scene emergency management concept specifically designed to allow its user(s) to adopt an integrated organizational structure equal to the complexity and demands of single or multiple incidents, without being hindered by jurisdictional boundaries;

(s) **“Local Government Act”** means the *Local Government Act*, R.S.B.C. 2015, c. 1 or any successor legislation thereto;

(t) **“Medical First Responder”** means an Emergency Medical Assistant (“EMA”) first responder trained in pre-ambulatory care by a member trained and evaluated by a recognized accredited agency and licensed by the B.C. Ministry of Health – Emergency Medical Assistant Licensing Branch;

- (u) **“Member”** means, subject to applicable RDOS policy and guidelines, any person appointed by the Fire Chief as a member of a Fire Department and includes without limitations the Officers, every level of firefighters, and support and administrative staff of the Fire Department;
- (v) **“Officer”** means, subject to applicable RDOS policy and guidelines, a Member appointed by the Fire Chief as an officer of the Fire Department, but nothing in this bylaw makes such persons officers for the purposes of s. 233 of the Local Government Act;
- (w) **“Operational Guidelines”** means the operational guidelines developed in accordance with this bylaw, applicable to the operations and emergency responses of each Fire Department;
- (x) **“PSC”** means a Protective Services Coordinator employed / retained by the RDOS as required, after Consultation ;
- (y) **“Rescue”** means any situation where a person or persons are saved by quick and forceful action from immediate or threatened danger such as death or injury;
- (z) **“RDOS”** means the Regional District of Okanagan-Similkameen;
- (aa) **“Road Rescue”** means any situation where an incident which may impede traffic, has occurred on or in the vicinity of a recognized roadway, but is not limited to a motor vehicle incident;¹
- (bb) **“Service Establishment Bylaw”** means, in respect of each Fire Protection Service Area and related Fire Department, the service establishment or specified area bylaw, or Supplementary Letters Patent, as the case may be, which creates the relevant service area and authorizes the provision of Fire Protection and emergency response services;
- (cc) **“Service Level”** means, in relation to each Fire Department, the service contemplated by the *Fire Services Act* and the standards established by the office of the Fire Commissioner of British Columbia, which each Fire Department is authorized by the RDOS to provide;
- (dd) **“Services”** means specific services delivered by individual Fire Departments referred to in Schedule “B”;
- (ee) **“Workers Compensation Act”** means the Workers Compensation Act, R.S.B.C. 1996, c. 492 or any successor legislation thereto.

Interpretation

3. In this bylaw:

- (a) wherever the singular or the masculine is used in this bylaw, the same shall be deemed to include the plural or the feminine or the body politic or corporate where the context or the bylaw requires; and
- (b) any reference in this bylaw to a statute, regulation, ministerial order or other bylaw, means such statute, regulation, ministerial order or other bylaw as updated, amended, revised or replaced, unless otherwise specifically noted.

¹ Bylaw No. 2857.02

4. This bylaw does not contemplate or extend in its purpose, to any of the following:
 - (a) the protection of any person from economic loss;
 - (b) a guarantee or warranty by the RDOS or any of its agents, as to the service level expectations of any Fire Department under this bylaw, or any other applicable codes, enactments, agreements or standards; or
 - (c) providing to any person a warranty with respect to the Services of any Fire Department or with respect to the certainty of timely responses. The list of Services does not, of itself, mean that each Fire Department provides such Services or will, in relation to any particular Incident, be able to deliver such Services.
5. In relation to the exercise of operational authorities or powers by the Fire Department at or in connection with an Incident, any reference in this bylaw to the Fire Chief or IC includes any Member designated by the Fire Chief or IC, as the case may be.
6. Notwithstanding anything herein to the contrary, the reference to this Bylaw to "Consultation" shall not diminish or restrict in any way the authority granted to the CAO pursuant to the *Local Government Act* or RDOS 2793. 2018 Chief Administrative Officer Delegation Bylaw.

Administration

7. The operation of the Fire Service shall be administered and overseen by the CAO.

Fire Department Continuation

8. This bylaw applies to the Fire Services listed in Schedule A (as same may be amended from time to time), each of which has been established by the RDOS under and in accordance with the Local Government Act. The Fire Departments identified in Schedule A that have been established to provide Fire Protection and other emergency response Services under the Service Establishment Bylaws are hereby continued, and shall be known by the names set forth in Schedule A and such additional Volunteer Fire Departments as may be established from time to time.

Limits of Jurisdiction

9. The jurisdiction of each Fire Department, and powers granted to such Fire Department and its Fire Chief and Members under this bylaw, are restricted to the boundaries of the Fire Department's particular Fire Protection Service Area. A Fire Department shall not respond to any Incident response under this bylaw outside of the boundaries of its Fire Protection Service Area except as follows:
 - (a) when, in the opinion of the IC, an Incident that occurred in the Fire Protection Service Area or started outside the Fire Protection Service Area and is considered to be a threat to persons or property within the Fire Protection Service Area or has spread outside the Fire Protection Service Area, is considered to be a threat to persons or property within the Fire Protection Service Area; or

- (b) when a mutual or automatic aid agreement is in place permitting assistance to be provided, in which case, the response shall be restricted to the area covered by the mutual or automatic aid agreement; or
 - (c) when a fee for service agreement (contract) is in place for the Specified Fire Protection Service Area; or
 - (d) when requested by a Provincial Ministry or an emergency operations centre where a response fee for Services may apply; or
 - (e) when authorized to leave the Fire Protection Service Area under a task number or authorization provided by Emergency Management British Columbia, or at the direction or request of the Wildfire Service in connection with a wildfire or interface fire;
 - (f) When in the opinion of the Fire Chief or their designate, authorizes a response to requests for assistance outside the Fire Service Area including by not limited to Road Rescue Responses.²
10. A Fire Department providing mutual aid or automatic aid to another Fire Department has the operational powers and authorities provided in this bylaw. Where a fire department (an “External Department”), which is not governed or established under this bylaw, provides emergency response services within a Fire Protection Service Area under a mutual aid or automatic aid agreement with the RDOS, the External Department, in relation to any particular Incident:
- (a) shall be authorized to exercise the powers and authorities specified in the relevant mutual aid agreement or automatic aid agreement, as the case may be; or
 - (b) where the relevant mutual aid agreement or automatic aid agreement does not expressly address the issue of powers and authority, shall be entitled to exercise the same powers and authority as a Fire Department under this Bylaw.

Administration and Operation of the Fire Service

11. The Board shall designate, by policy, the Service Level for each Fire Department in accordance with the standards established by the office of the Fire Commissioner of British Columbia and consistent with the *Fire Services Act*. The Board may revise, amend or change the Service Level of any Fire Department by revision to the relevant policy, and may provide in such policy that the Service Level may be temporarily restricted or changed by the CAO where appropriate to do so.
12. Subject to any necessary budget approvals or directions of the Board, and reporting on same to the Board, the CAO may, after Consultation, establish, or restrict the authorized Services for any Fire Department, provided that each Fire Department shall always provide Fire Protection. The Services currently approved for each Fire Department are set out in Schedule B, but may be amended by the CAO in accordance with this section in Consultation with the Fire Chiefs.

² Bylaw No. 2857.02

13. The Fire Chief, in Consultation with the PSC is authorized to establish an appropriate training program for the Fire Service and ensure Members are qualified to safely perform the scope of work authorized by this bylaw and Services to be performed by each Fire Department. The training program shall comply with the standards established by the office of the Fire Commissioner of British Columbia, the *Fire Services Act* and the *Workers Compensation Act*, and shall be appropriate to the chosen Service Level and authorized Services of each Fire Department and in consideration of Fire Underwriters Survey requirements.
14. The PSC, in Consultation with the Fire Chiefs, is authorized to design and implement standards for the Fire Service with regard to Emergency Equipment, Fire Protection, Emergency Medical First Responder Programs and other authorized Services.
15. The PSC, in Consultation with the Fire Chiefs, shall develop a set of Operational Guidelines which cover the authorized Services of each Fire Department, including, but not limited to:
 - (a) minimum training and proficiency requirements for each position within the Fire Departments;
 - (b) an incident command system compliant with the current version of the British Columbia Emergency Management System;
 - (c) all necessary guidelines for principal or expected emergency response activities, including, where relevant, IC assessment and size up before entry is conducted in a burning building or structure;
 - (d) the management of mutual and automatic aid responses and other extra-jurisdictional responses;
 - (e) any matters required by the *Workers Compensation Act* or the *Fire Services Act* to be covered by such Operational Guidelines; and
 - (f) such other matters as the PSC and Fire Chiefs may consider appropriate or necessary for the proper operation of the Fire Departments.
16. The Designated Officer shall, after Consultation with the Fire Chiefs, develop and implement compliant occupational health and safety programs, including covering matters such as joint committees and worker representative systems, use of self-contained breathing apparatus and workplace hazardous materials information systems.
17. The Fire Chiefs shall report to the PSC on the state of operations of their respective Fire Departments annually or as considered necessary or appropriate by the CAO. The CAO shall be responsible for ensuring timely reporting regularly to the Board regarding the Fire Service, including on operational issues, administrative and financial matters, and the state of each Fire Department's statutory and regulatory compliance.
18. Notwithstanding the Service Level or authorized Services approved for any of the Fire Departments, in relation to any particular Incident response, each Fire Department shall undertake only those emergency response activities for which it's responding Members are properly trained and equipped. The IC may, in his or her sole discretion, restrict or terminate emergency response activities in any circumstances where the Incident is considered to

exceed the training or capabilities of the responding Members, or Emergency Equipment available to them.

19. Subject to the provisions of this bylaw, any policies of the Board and the direction of the CAO, the Designated Officer(s) shall coordinate and assist in the administration of each Fire Department, including but not limited to human resources, information technology, finance, and legislative services.
20. Subject to the provisions of this bylaw, any policies of the Board and the direction of the CAO, the PSC shall assist and coordinate operational matters of the Fire Departments including, but not limited to fire liaison with the Designated Officer (s).

Authority of the Fire Chief and IC

21. The Fire Chief shall be appointed by the CAO after Consultation. Consultation shall for the purposes of this paragraph include Members of the respective Fire Department. Once appointed the Fire Chief shall have operational responsibility and authority over the Fire Department, subject to the administrative direction of the CAO. For certainty, the individuals who are Fire Chiefs as at the date this bylaw comes into force, are confirmed and ratified in their respective positions.
22. Without limiting section 21 hereof, the Fire Chief of each Fire Department shall be responsible for:
 - (a) implementing or managing all necessary training programs and occupational health and safety programs for the particular Fire Department which, in each case, meets all statutory and regulatory requirements, including those required by the *Fire Services Act* and the *Workers Compensation Act* and regulations made thereunder;
 - (b) ensuring that the particular Fire Department maintains all required records, including those relating to training and occupational health and safety matters;
 - (c) developing, in Consultation with the PSC, the annual budget and five-year financial plan for the particular Fire Department in accordance with, and subject to the guidelines established by, the CAO and subject to approval by Board; and
 - (d) care, custody and control of all assets, Emergency Equipment, buildings, and other equipment in the care and control of the particular Fire Department.
23. The Fire Chief, with the assistance of the Designated Officer, which assistance shall include advice of any new or amended policies of the RDOS, shall follow all applicable bylaws, policies, regulations and procedures of the RDOS.
24. The Fire Chief is authorized to recruit Members to the Fire Department and to appoint Officers in accordance with the Fire Department structure. Officers must be appointed through open competition and in accordance with the specifications in accordance with paragraph 15(a) hereof.
25. The CAO may request that a Fire Chief be designated by the Fire Commissioner as the local assistant to the Fire Commissioner ("LAFC") under the *Fire Services Act*. Upon such

designation, the Fire Chief is responsible for carrying out the Services and fulfilling the responsibilities of an LAFC as provided in the *Fire Services Act*.

26. The IC shall have control, direction and management of all Emergency Equipment and Fire Departments assigned to an Incident.
27. An IC may direct one or more properly trained Members to undertake traffic control at or near an Incident for scene safety.
28. In connection with an Incident, the IC, or any Member under the direction of the IC, is authorized to take measures to prevent and suppress fires, or to mitigate the Incident. The IC is empowered to cause any building, structure or thing to be pulled down, demolished or otherwise removed if they deem it necessary to prevent the spread of fire to other buildings, structures or things or otherwise necessary to mitigate an Incident.
29. The IC, together with Members and Emergency Equipment, may enter at any time, buildings, premises, structures or property in connection with an Incident.
30. A Fire Department may, at any time enter, remain on, or pass through or over buildings, premises, structures or property to gain access to or to protect any person or property in connection with an Incident.
31. Each Member shall be considered a "local public officer" of the RDOS within the meaning of that term in section 738 of the *Local Government Act*, as either a volunteer firefighter of the RDOS or an employee of the RDOS, as applicable in the circumstances.
32. Members and former Members of each Fire Department, in relation to the performance of their duties as contemplated by this bylaw, are deemed to be covered by the provisions of the current version of the *Regional District of Okanagan-Similkameen Public Officers Indemnification Authorization Bylaw*.

Correction of Immediate Hazards

33. Whenever the Fire Chief finds combustible or explosive material, flammable liquids or hazardous chemicals being used, stored or kept in such a manner as to constitute a threat to persons or property, the Fire Chief may, verbally or in writing, order the owner, tenant, occupant or agent responsible to remove the combustible or explosive material, flammable liquid, or hazardous chemical immediately from the building or premises.
34. Whenever the Fire Chief finds a building, structure or premise or part thereof which is unoccupied and which, in the opinion of the Fire Chief, is not being kept in a safe condition to guard against fire or the risk of fire or other dangerous risk or accident, the Fire Chief may order the owner, tenant, occupant or agent responsible to remedy the dangerous condition and to secure the building, structure or premise or part thereof in such a manner as to prevent any unauthorized use by any person while it is unoccupied.
35. In the event of an immediate hazard, if the owner, tenant, occupant or agent responsible refuses or neglects to comply with the order of the Fire Chief to remedy the hazardous condition, or if the owner, tenant, occupant or agent responsible for the building or area cannot be located, the Fire Chief may take such action as is appropriate, without notice and at the

expense of the owner, and the RDOS shall recover the expense thereof with costs, in a like manner as property taxes.

36. Without limiting the generality of the foregoing, when immediate measures must be taken to avoid imminent danger of fire or risk of accident, the Fire Chief may cause the evacuation of any building or area, he may order that the building or area remain evacuated until the hazard is removed, and the Fire Chief may direct the Royal Canadian Mounted Police and other municipal officials to assist in this regard.

Offences

37. No person at an Incident shall obstruct, hinder or delay a Member or other person assisting or acting under the direction of the IC.
38. No person shall drive any vehicle over any Emergency Equipment, including fire hose, without the permission of the IC.
39. No person shall obstruct or otherwise interfere with access roads or streets or other approaches to any Incident, fire hydrant, cistern, or any connections provided to a fire main, pipe, standpipe, sprinkler system or any body of water designated for firefighting purposes.
40. No person shall damage or destroy, or obstruct, impede or hinder the operation of any emergency equipment.
41. No person shall falsely represent himself as a Fire Department Officer or Member.
42. No person shall enter the boundaries or limits of an area prescribed as off limits to persons not authorized to enter by the Fire Chief or IC.

Bylaw Enforcement

43. In relation to any particular Fire Protection Service Area, the Fire Chief or his or her designate in such area may enforce the provisions of this bylaw.
44. Any person authorized to enforce this bylaw in a particular Fire Protection Service Area, may inspect any building or premises in such area for compliance with the requirements of this bylaw. In relation to any entry onto property or into premises, other than in connection with an Incident, the entry shall be made subject to and in accordance with:
 - (a) the provisions of section 16 of the Community Charter SBC, 2003, c. 26; and/or
 - (b) the provisions of the Fire Services Act and the regulations made thereunder,
 - (c) as determined to be appropriate in circumstances by the Fire Chief or his designate.
45. The Fire Chief may order any person who contravenes this bylaw to take such measures as are specified in the order to forthwith remedy the non-compliance with this bylaw.
46. The Fire Department is not required to provide an authorized Service if, in the absolute discretion of the Fire Chief or IC, there is insufficient apparatus and/or trained Members to deliver such authorized Service safely in accordance with applicable standards, including those set out in the Fire Services Act and Workers Compensation Act.

47. A person who commits an offense may, in addition to any other penalty, be removed from the scene of an incident by a peace officer, Fire Chief or IC.

Information in an Order

48. An order issued pursuant to this bylaw shall contain at least the following information:

- (a) The name and address of the person upon whom the order is served;
- (b) The day on which the offence is alleged to have been committed;
- (c) The address of the premises under consideration;
- (d) Reasonable particulars of this bylaw with respect to which the noncompliance is alleged;
- (e) A requirement that the person served shall remedy the non-compliance; and
- (f) A prescribed time frame during which the non-compliance must be remedied.

Right to Appeal

49. All orders may be appealed to the CAO, provided that any such appeal must be made within 15 days of receipt of such order.

Penalties

50. Every person commits an offence who:

- (a) Fails to comply with an order issued pursuant to this bylaw; or,
- (b) Fails to provide information or assistance as required by this bylaw; or,
- (c) Knowingly states anything false in information delivered or furnished to the Fire Chief or any Member of the Fire Department in relation to a matter governed or covered by this bylaw; or,
- (d) Obstructs or interferes with an inspection under this bylaw.

51. Nothing in this bylaw shall restrict the RDOS from utilizing any other remedy that would otherwise be available to the RDOS at law.

52. Each day's continuance of an offence under this bylaw constitutes a new and distinct offence.

53. A person commits an offence who violates any provision of this bylaw and shall be liable, on conviction:

- (a) to a fine in the maximum amount of Ten Thousand Dollars (\$10,000.00) or to imprisonment; for no more than Six (6) months, or both; and
- (b) in case of a continuing offence, to a further penalty for each day during which the offence continues as provided by the Offence Act, RSBC 1996, c. 338.

The penalties hereunder shall be in addition to and in substitution for any other penalty or remedy available under this bylaw, the Local Government Act, other Bylaw of the RDOS, the Fire Services Act, the Wildfire Act, SBC 2004, c. 31 or law.

54. Notwithstanding any section of this bylaw, where a person upon whom an order has been served fails to comply with the order and has not appealed from the order, or has appealed from the order and a decision has been rendered against him, the Board may take the necessary action to perform the work required by the order, and the Board may recover the expenses thereof with costs, in a like manner as property taxes pursuant to the provisions of section 399 of the Local Government Act.

Severability

55. If a portion of this bylaw is held invalid by a Court of competent jurisdiction, then the invalid portion must be severed and the remainder of this bylaw is deemed to have been adopted without the portion so severed.

Coming into Force

56. This bylaw shall come into full force and effect fourteen (14) days after final passage thereof.

Repeal of Bylaws

57. Upon this bylaw coming into force, the following bylaws, including all amendments thereto, are hereby repealed:
- a. Anarchist Mountain Fire Department Bylaw No. 2335, 2005, and all amendments thereto;
 - b. Kaleden Volunteer Fire Department Bylaw No. 1572, 1995 and all amendments thereto;
 - c. Keremeos & District Volunteer Fire Department Bylaw No 2094, 2001 and all amendments thereto;
 - d. Naramata Fire Department Bylaw No. 1652, 1995 and all amendments thereto;
 - e. Okanagan Falls Volunteer Fire Department Bylaw No. 1571, 1995 and all amendments thereto;
 - f. Tulameen & District Fire Department Bylaw No. 1580, 1995 and all amendments thereto; and,
 - g. Willowbrook Volunteer Fire Department Bylaw No. 1579, 1995 and all amendments thereto.

READ A FIRST, SECOND AND THIRD TIME this 23rd day of May, 2019.

ADOPTED by at least 2/3 of the Votes this 23rd day of May, 2019.

Original signed

Board Chair

Original signed

Chief Administrative Officer

REGIONAL DISTRICT OF OKANAGAN-SIMILKAMEEN

BYLAW NO. 2857, 2019

Schedule "A"

Fire Protection Services

The following Fire Departments are authorized to provide all aspects of Fire Protection in accordance with this Bylaw:

Fire Services Establishment	Fire Department
Bylaw 2334	Anarchist Mountain Fire Department
Bylaw 1238	Kaleden Volunteer Fire Department
Bylaw 2178	Keremeos and District Volunteer Fire Department
Bylaw 1619	Naramata Fire Department
Bylaw 1310	Okanagan Falls Volunteer Fire Department
Bylaw 1574	Tulameen and District Fire Department
Bylaw 1388	Willowbrook Volunteer Fire Department

REGIONAL DISTRICT OF OKANAGAN-SIMILKAMEEN

BYLAW NO. 2857, 2019

Schedule "B"

Fire Department Services

The following Fire Departments are authorized to provide all aspects these Services in accordance with this Bylaw:

Fire Suppression

- All Volunteer Fire Departments

Auto Extrication

- Anarchist Mountain Volunteer Fire Department
- Kaleden Volunteer Fire Department
- Keremeos and District Volunteer Fire Department
- Naramata Volunteer Fire Department
- Okanagan Falls Volunteer Fire Department
- Willowbrook Volunteer Fire Department³

Medical First Responder

- Anarchist Mountain Volunteer Fire Department
- Kaleden Volunteer Fire Department
- Naramata Volunteer Fire Department
- Okanagan Falls Volunteer Fire Department
- Willowbrook Volunteer Fire Department
- Tulameen and District Fire Department⁴

Property Fire Inspections

- Keremeos and District Volunteer Fire Department
- Okanagan Falls Volunteer Fire Department

Still Water Rescue

- Naramata Volunteer Fire Department
- Okanagan Falls Volunteer Fire Department

³ Bylaw No. 2857.01

⁴ Bylaw No. 2857.01

Low Angle Rescue

- Anarchist Mountain Volunteer Fire Department
- Kaleden Volunteer Fire Department
- Keremeos and District Volunteer Fire Department
- Naramata Volunteer Fire Department
- Okanagan Falls Volunteer Fire Department

High Angle Rescue

- None

Medium Angle Rescue

- Kaleden Volunteer Fire Department
- Keremeos and District Volunteer Fire Department

Marine Rescue

- Okanagan Falls Volunteer Fire Department
- Naramata Volunteer Fire Department

Confined Space Rescue

- Keremeos and District Volunteer Fire Department

The assistance to be provided by the Volunteer Fire Department is restricted to the level of Service for which each Fire Department and individual firefighter is qualified to provide.