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REGIONAL DISTRICT OF OKANAGAN-SIMILKAMEEN

BYLAW NO. 2956, 2022

A Bylaw to amend the Electoral Area "A", "C", "D", "E", "F", "H" & "I" Official Community Plan Bylaws

The REGIONAL BOARD of the Regional District of Okanagan-Similkameen in open meeting assembled, ENACTS as follows:

1. This Bylaw may be cited for all purposes as the "Farm Labour Accommodation TUP Policies Amendment Bylaw No. 2956, 2022."

Electoral Area "A":

- 2. The Electoral Area "A" Official Community Plan Bylaw No. 2905, 2021, is amended by
 - i) adding a new sub-section .17 under Section 9.3 (Agriculture Policies) to read as follows:
 - .17 Supports additional dwellings within the Agricultural (AG) designation where they are used to support agricultural activities and purposes (e.g., workers' housing).
 - ii) adding a new sub-section .18 under Section 9.3 (Agriculture Policies) to read as follows:
 - .18 Supports the temporary siting of a dwelling unit for farm labour that does not comply with zoning regulations where permitted by a Temporary Use Permit. The Regional Board may use the following criteria to assess applications:
 - a) the accommodation is to be installed on a temporary foundation with no basement.
 - b) the size of the current farm unit (i.e., total size of all parcels under the farm operation).
 - c) whether other farm unit parcels contain existing dwellings suitable for use as farm worker accommodation.
 - d) the size of the accommodation and total residential footprint.

- e) the number of proposed persons to be housed in the accommodation structure.
- f) the parcel has been classified as "farm" under the BC Assessment Act.
- g) the location of the accommodation on a parcel, specifically:
 - i) is it to be sited on the least arable soils on a property or within an existing "farm home plate" (i.e. that portion of a property where all residential and related buildings, structures and activities are clustered, thereby leaving the balance of the property for agricultural use);
 - ii) if new driveways and vehicle parking areas are required and will result in the alienation of cultivated land.
- iii) adding a new sub-section .7 under Section 22.0 (Temporary Use Permits Policies) to read as follows and renumbering all subsequent sections accordingly:
 - .7 In issuing a Temporary Use Permit for a dwelling unit for farm labour, the Regional Board may specify conditions, in addition to those listed under sub-section 22.3.5, including, but not limited to:
 - a) the use of the accommodation be restricted to farm labour only;
 - b) the structure be removed from the property when the permit lapses, if the renewal of that permit has not been approved by the Regional Board;
 - c) the structure be constructed or manufactured in a manner that makes it easily moveable from one location to another; and
 - d) the foundation be temporary in nature (i.e. not concrete)

Electoral Area "C":

- 3. The Electoral Area "C" Official Community Plan Bylaw No. 2452, 2008, is amended by:
 - i) replacing sub-section .20 under Section 9.3 (Agriculture Policies) to read as follows:
 - .20 Supports additional dwellings within the Agricultural (AG) designation where they are used to support agricultural activities and purposes (e.g., workers' housing).
 - ii) adding a new sub-section .28 under Section 9.3 (Agriculture Policies) to read as follows:
 - .28 Supports the temporary siting of a dwelling unit for farm labour that does not comply with zoning regulations where permitted by a Temporary Use Permit. The Regional Board may use the following criteria to assess applications:
 - a) the accommodation is to be installed on a temporary foundation with no basement.

- b) the size of the current farm unit (i.e., total size of all parcels under the farm operation).
- c) whether other farm unit parcels contain existing dwellings suitable for use as farm worker accommodation.
- d) the size of the accommodation and total residential footprint.
- e) the number of proposed persons to be housed in the accommodation structure.
- f) the parcel has been classified as "farm" under the BC Assessment Act.
- g) the location of the accommodation on a parcel, specifically:
 - i) is it to be sited on the least arable soils on a property of within an existing "farm home plate" (i.e. that portion of a property where all residential and related buildings, structures and activities are clustered, thereby leaving the balance of the property for agricultural use);
 - ii) if new driveways and vehicle parking areas are required and will result in the alienation of cultivated land.
- iii) adding a new sub-section .7 under Section 20.3 (Temporary Use Permits Policies) to read as follows and renumbering all subsequent sections accordingly:
 - .7 In issuing a Temporary Use Permit for a dwelling unit for farm labour, the Regional Board may specify conditions, in addition to those listed under sub-section 20.3.5, including, but not limited to:
 - e) the use of the accommodation be restricted to farm labour only;
 - f) the structure be removed from the property when the permit lapses, if the renewal of that permit has not been approved by the Regional Board;
 - g) the structure be constructed or manufactured in a manner that makes it easily moveable from one location to another; and
 - h) the foundation be temporary in nature (i.e. not concrete)

Electoral Area "D":

- 4. The Electoral Area "D" Official Community Plan Bylaw No. 2603, 2013, is amended by:
 - i) replacing sub-section .12 under Section 9.2 (Agricultural Policies) to read as follows:
 - .12 Supports additional dwellings within the Agricultural (AG) designation where they are used to support agricultural activities and purposes (e.g., workers' housing).
 - ii) adding a new sub-section .27 under Section 9.2 (Agricultural Policies) to read as follows:

- .27 Supports the temporary siting of a dwelling unit for farm labour that does not comply with zoning regulations where permitted by a Temporary Use Permit. The Regional Board may use the following criteria to assess applications:
 - a) the accommodation is to be installed on a temporary foundation with no basement.
 - b) the size of the current farm unit (i.e., total size of all parcels under the farm operation).
 - c) whether other farm unit parcels contain existing dwellings suitable for use as farm worker accommodation.
 - d) the size of the accommodation and total residential footprint.
 - e) the number of proposed persons to be housed in the accommodation structure.
 - f) the parcel has been classified as "farm" under the BC Assessment Act.
 - g) the location of the accommodation on a parcel, specifically:
 - is it to be sited on the least arable soils on a property or within an existing "farm home plate" (i.e. that portion of a property where all residential and related buildings, structures and activities are clustered, thereby leaving the balance of the property for agricultural use);
 - ii) if new driveways and vehicle parking areas are required and will result in the alienation of cultivated land.
- iii) adding a new sub-section .7 under Section 23.2 (Temporary Use Permits Policies) to read as follows and renumbering all subsequent sections accordingly:
 - .7 In issuing a Temporary Use Permit for a dwelling unit for farm labour, the Regional Board may specify conditions, in addition to those listed under sub-section 23.2.5, including, but not limited to:
 - a) the use of the accommodation be restricted to farm labour only;
 - b) the structure be removed from the property when the permit lapses, if the renewal of that permit has not been approved by the Regional Board;
 - c) the structure be constructed or manufactured in a manner that makes it easily moveable from one location to another; and
 - d) the foundation be temporary in nature (i.e. not concrete)

Electoral Area "E":

- 5. The Electoral Area "E" Official Community Plan Bylaw No. 2458, 2008, is amended by:
 - i) replacing sub-section .14 under Section 9.3 (Agriculture Policies) to read as follows:

- .14 Supports additional dwellings within the Agricultural (AG) designation where they are used to support agricultural activities and purposes (e.g., workers' housing).
- ii) adding a new sub-section .20 under Section 9.3 (Agriculture Policies) to read as follows:
 - .20 Supports the temporary siting of a dwelling unit for farm labour that does not comply with zoning regulations where permitted by a Temporary Use Permit. The Regional Board may use the following criteria to assess applications:
 - a) the accommodation is to be installed on a temporary foundation with no basement.
 - b) the size of the current farm unit (i.e., total size of all parcels under the farm operation).
 - c) whether other farm unit parcels contain existing dwellings suitable for use as farm worker accommodation.
 - d) the size of the accommodation and total residential footprint.
 - e) the number of proposed persons to be housed in the accommodation structure.
 - f) the parcel has been classified as "farm" under the BC Assessment Act.
 - g) the location of the accommodation on a parcel, specifically:
 - is it to be sited on the least arable soils on a property or within an existing "farm home plate" (i.e. that portion of a property where all residential and related buildings, structures and activities are clustered, thereby leaving the balance of the property for agricultural use);
 - ii) if new driveways and vehicle parking areas are required and will result in the alienation of cultivated land.
- iii) adding a new sub-section .7 under Section 22.3 (Temporary Use Permits Policies) to read as follows and renumbering all subsequent sections accordingly:
 - .7 In issuing a Temporary Use Permit for a dwelling unit for farm labour, the Regional Board may specify conditions, in addition to those listed under sub-section 22.3.5, including, but not limited to:
 - a) the use of the accommodation be restricted to farm labour only;
 - b) the structure be removed from the property when the permit lapses, if the renewal of that permit has not been approved by the Regional Board;
 - c) the structure be constructed or manufactured in a manner that makes it easily moveable from one location to another; and
 - d) the foundation be temporary in nature (i.e. not concrete)

Electoral Area "F":

- 6. The Electoral Area "F" Official Community Plan Bylaw No. 2790, 2018, is amended by:
 - i) replacing sub-section .7 under Section 9.3 (Agriculture Policies) to read as follows:
 - .7 Supports additional dwellings within the Agricultural (AG) designation where they are used to support agricultural activities and purposes (e.g., workers' housing).
 - ii) adding a new sub-section .21 under Section 9.3 (Agriculture Policies) to read as follows:
 - .21 Supports the temporary siting of a dwelling unit for farm labour that does not comply with zoning regulations where permitted by a Temporary Use Permit. The Regional Board may use the following criteria to assess applications:
 - a) the accommodation is to be installed on a temporary foundation with no basement.
 - b) the size of the current farm unit (i.e., total size of all parcels under the farm operation).
 - c) whether other farm unit parcels contain existing dwellings suitable for use as farm worker accommodation.
 - d) the size of the accommodation and total residential footprint.
 - e) the number of proposed persons to be housed in the accommodation structure.
 - f) the parcel has been classified as "farm" under the BC Assessment Act.
 - g) the location of the accommodation on a parcel, specifically:
 - i) is it to be sited on the least arable soils on a property or within an existing "farm home plate" (i.e. that portion of a property where all residential and related buildings, structures and activities are clustered, thereby leaving the balance of the property for agricultural use);
 - ii) if new driveways and vehicle parking areas are required and will result in the alienation of cultivated land.
 - iii) adding a new sub-section .7 under Section 22.0 (Temporary Use Permits Policies) to read as follows and renumbering all subsequent sections accordingly:
 - .7 In issuing a Temporary Use Permit for a dwelling unit for farm labour, the Regional Board may specify conditions, in addition to those listed under sub-section 22.3.5, including, but not limited to:
 - a) the use of the accommodation be restricted to farm labour only;

- b) the structure be removed from the property when the permit lapses, if the renewal of that permit has not been approved by the Regional Board;
- c) the structure be constructed or manufactured in a manner that makes it easily moveable from one location to another; and
- d) the foundation be temporary in nature (i.e. not concrete)

Electoral Area "H":

- 7. The Electoral Area "H" Official Community Plan Bylaw No. 2497, 2012, is amended by:
 - adding a new sub-section .20 under Section 10.3 (Agriculture Policies) to read as follows:
 - .20 Supports additional dwellings within the Agricultural (AG) designation where they are used to support agricultural activities and purposes (e.g., workers' housing).
 - ii) adding a new sub-section .21 under Section 10.3 (Agriculture Policies) to read as follows:
 - .21 Supports the temporary siting of a dwelling unit for farm labour that does not comply with zoning regulations where permitted by a Temporary Use Permit. The Regional Board may use the following criteria to assess applications:
 - a) the accommodation is to be installed on a temporary foundation with no basement.
 - b) the size of the current farm unit (i.e., total size of all parcels under the farm operation).
 - c) whether other farm unit parcels contain existing dwellings suitable for use as farm worker accommodation.
 - d) the size of the accommodation and total residential footprint.
 - e) the number of proposed persons to be housed in the accommodation structure.
 - f) the parcel has been classified as "farm" under the BC Assessment Act.
 - g) the location of the accommodation on a parcel, specifically:
 - i) is it to be sited on the least arable soils on a property or within an existing "farm home plate" (i.e. that portion of a property where all residential and related buildings, structures and activities are clustered, thereby leaving the balance of the property for agricultural use);
 - ii) if new driveways and vehicle parking areas are required and will result in the alienation of cultivated land.
 - iii) adding a new sub-section .6 under Section 21.0 (Temporary Use Permits Policies) to read as follows and renumbering all subsequent sections accordingly:

- .6 In issuing a Temporary Use Permit for a dwelling unit for farm labour, the Regional Board may specify conditions, in addition to those listed under sub-section 21.3.5, including, but not limited to:
 - a) the use of the accommodation be restricted to farm labour only;
 - b) the structure be removed from the property when the permit lapses, if the renewal of that permit has not been approved by the Regional Board;
 - c) the structure be constructed or manufactured in a manner that makes it easily moveable from one location to another; and
 - d) the foundation be temporary in nature (i.e. not concrete)

Electoral Area "I":

- 8. The Electoral Area "I" Official Community Plan Bylaw No. 2683, 2016, is amended by:
 - i) replacing sub-section .6 under Section 9.3 (Agriculture Policies) to read as follows:
 - .6 Supports additional dwellings within the Agricultural (AG) designation where they are used to support agricultural activities and purposes (e.g., workers' housing).
 - ii) adding a new sub-section .18 under Section 9.3 (Agriculture Policies) to read as follows:
 - .18 Supports the temporary siting of a dwelling unit for farm labour that does not comply with zoning regulations where permitted by a Temporary Use Permit. The Regional Board may use the following criteria to assess applications:
 - a) the accommodation is to be installed on a temporary foundation with no basement.
 - b) the size of the current farm unit (i.e., total size of all parcels under the farm operation).
 - c) whether other farm unit parcels contain existing dwellings suitable for use as farm worker accommodation.
 - d) the size of the accommodation and total residential footprint.
 - e) the number of proposed persons to be housed in the accommodation structure.
 - f) the parcel has been classified as "farm" under the BC Assessment Act.
 - g) the location of the accommodation on a parcel, specifically:
 - is it to be sited on the least arable soils on a property or within an existing "farm home plate" (i.e. that portion of a property where all residential and related buildings, structures and activities are clustered, thereby leaving the balance of the property for agricultural use);

- ii) if new driveways and vehicle parking areas are required and will result in the alienation of cultivated land.
- iii) adding a new sub-section .7 under Section 23.0 (Temporary Use Permits Policies) to read as follows and renumbering all subsequent sections accordingly:
 - .7 In issuing a Temporary Use Permit for a dwelling unit for farm labour, the Regional Board may specify conditions, in addition to those listed under sub-section 23.3.5, including, but not limited to:
 - a) the use of the accommodation be restricted to farm labour only;
 - b) the structure be removed from the property when the permit lapses, if the renewal of that permit has not been approved by the Regional Board;
 - c) the structure be constructed or manufactured in a manner that makes it easily moveable from one location to another; and
 - d) the foundation be temporary in nature (i.e. not concrete)

READ A FIRST AND SECOND TIME this day of , 2022.
PUBLIC HEARING held on this day of, 2022.
READ A THIRD TIME this day of, 2022.
ADOPTED this this day of, 2022.
Board Chair Corporate Officer