CITY OF KELOWNA

BYLAW NO. 11618

Official Community Plan Amendment No. OCP18-0004 Amendments to Address the Agriculture Plan

A bylaw to amend the "Kelownα 2030 – Official Community Plan Bylaw No. 10500".

The Municipal Council of the City of Kelowna, in open meeting assembled, enacts as follows:

- 1. THAT Chapter 15 Farm Protection Development Permit Guidelines, be amended by:
 - a) Deleting under **PROPERTIES AFFECTED**, the following:
 - "1) Any development located on Agricultural Lands before:
 - a. Subdivision of land;
 - b. A Building Permit, Soil Permit, or alteration of land associated with the following uses:
 - i. agri-tourism;
 - ii. agri-tourist accommodation;
 - iii. agricultural dwellings, additional;
 - iv. secondary suite (within an accessory building or structure);
 - v. utility services, minor impact;
 - vi. wineries and cideries;
 - vii. greenhouses and plant nurseries;
 - viii. agricultural and garden stands;
 - ix. temporary farm worker housing."

And replace it with:

- "1) Any development located on Agricultural Lands before:
 - a. Subdivision of land;
 - b. A Building Permit, Soil Permit, or alteration of land unless listed in exemptions below."
- b) Deleting under **EXEMPTIONS**, the following:
 - "Agricultural and garden stands where all of the farm products offered for sale are produced on the farm on which the retail sales are taking place; or"

And replace it with:

- "Farm retail sales stands where all of the farm products offered for sale are produced on the farm on which the retail sales are taking place; or"
- c) Adding under **EXEMPTIONS**, the following in its appropriate location that reads:
 - " Agricultural structures used exclusively for agriculture or intensive impact agriculture; or"

- d) Deleting under GUIDELINES, the following:
 - "1.3 On agricultural and non-agricultural lands, establish and maintain a landscape buffer along the agricultural and/or property boundary, except where development is for a permitted farm use that will not encourage public attendance and does not concern additional residences (including secondary suites), in accordance with the following criteria:
 - 1.3.1 Consistent with guidelines provided by Ministry of Agriculture "Guide to Edge Planning" and the ALC report "Landscape Buffer Specifications" or its replacement;
 - 1.3.2 Incorporate landscaping that reinforces the character of agricultural lands. A majority of plant material selected should include low maintenance, indigenous vegetation;
 - 1.3.3 Preserve all healthy existing mature trees located within the buffer area;
 - 1.3.4 Integrate double rows of trees, including coniferous trees, and dense vegetation into the buffer;
 - 1.3.5 Install and maintain a continuous fence along the edge of agricultural land. A permeable fence which allows for the movement of wildlife (i.e.split rail) in combination with dense and continuous evergreen hedge is preferred. Impermeable fencing will not be permitted;
 - 1.3.6 Utilize where appropriate, roads, topographic features, watercourses, ditching, no-build areas, vegetated and fenced barriers as buffers to preserve larger farm units and areas from the gradual encroachment of non-agricultural uses. Where appropriate use statutory covenants to ensure that buffers are established and maintained.'

And replace with:

- "1.3 Establish landscape buffers around residential and non-farm uses within and adjacent to agricultural lands consistent with guidelines provided by Ministry of Agriculture "Guide to Edge Planning."
- 2. AND THAT Chapter 17 Definitions, be amended by deleting the definition for Agricultural Lands that reads:

"Agricultural Lands

Lands considered "agriculture" shall include the following:

- lands classified as farm by the BC Assessment Authority;
- lands less than 30% slope and designated Resource Protection Area in OCP Bylaw 10500 and/or zoned A1 in the Zoning Bylaw;
- lands situated in the Agricultural Land Reserve (ALR)."

And replace with:

"Agricultural Lands

Lands considered "agriculture" shall include the following:

- lands classified as farm by the BC Assessment Authority; or
- lands less than 30% slope and designated Resource Protection Area in OCP Bylaw 10500 and zoned A1 in the Zoning Bylaw; or
- lands situated in the Agricultural Land Reserve (ALR)."
- 3. This bylaw shall come into full force and effect and is binding on all persons as and from the date of adoption.

adoption.	
Read a first time by the Municipal Council this	
Considered at a Public Hearing on the	
Read a second and third time by the Municipal Council this	
Adopted by the Municipal Council of the City of Kelowna this	
	Mayor
	City Clerk