## CAPITAL REGIONAL DISTRICT BYLAW NO. 4647

## A BYLAW TO AMEND THE SALT SPRING ISLAND COMMUNITY TRANSIT AND TRANSPORTATION SERVICES (BYLAW NO. 3438)

## WHEREAS:

- A. Under Bylaw No. 3438, "Salt Spring Island Community Transit and Transportation Service Establishment Bylaw No. 1, 2007", the Regional Board established two services: a Transit Service, for off-setting the cost of public passenger transportation on Salt Spring Island; and a Transportation Service, for transportation studies, sidewalk, pedestrian safety, and parking planning and construction, among other purposes;
- B. An increased level of Transit Service is expected from 2027 and ongoing, beginning with additional peak service on Route 2, Fulford Harbour, and extending Route 7, Cusheon Lake to Beddis Beach, this will necessitate the purchase and payment of new vehicle(s), increased expenditures, and will provide an increased level of service;
- C. Participating area approval has been obtained by Electoral Area Director consent on behalf per ss. 342, 347(2), and 349 of the *Local Government Act*, and
- D. The Board wishes to amend Bylaw No. 3438 to increase the level of Transit Service as proposed, as well as update references to now-replaced legislation;

**NOW THEREFORE**, the Capital Regional District Board in open meeting assembled hereby enacts as follows:

- 1. Bylaw No. 3438, "Salt Spring Island Community Transit and Transportation Service Establishment Bylaw No. 1, 2007", is hereby amended as follows:
  - (a) By updating the following references to the *Local Government Act* with the updated references as follows:
    - i. In section 4, Cost Recovery, replacing
      - 1. reference to section 803 with section 378;
      - 2. reference to Division 4.3 of Part 24 with Division 3 of Part 2;
      - 3. reference to section 363 with section 397;
    - ii. In section 5, Maximum Requisition, replacing, in sections 5(1) and 5(2), section 800.1(1)(e) with 339(1)(e);
  - (b) By removing, in section 5, Maximum Requisition, sections 5(3) and 5(4) in their entirety;
  - (c) By replacing section 5(1)(a) and (b) as follows:
    - i. In section 5(1)(a), the words "Two Hundred Fourty Five Thousand Dollars (\$250,000) with the words "Nine Hundred Thousand Dollars (\$900,000)";
    - ii. In section 5(1)(b), the amount "\$0.076" with "\$0.1350".

2.	This bylaw may be cited for all purposes as "Salt Spring Island Community	Transit and Transportation
	Service Establishment Bylaw No. 1, 2007, Amendment Bylaw No. 4, 2025".	

CHAIR		CORPORATE OFFICER	
		,	
ADOPTED THIS	th	day of	20
APPROVED BY ELECTORAL AREA DIRECTOR CONSENT THIS	th	day of	20
APPROVED BY THE INSPECTOR OF MUNICIPALITIES THIS	th	day of	20
READ A THIRD TIME THIS	th	day of	20
READ A SECOND TIME THIS	th	day of	20
READ A FIRST TIME THIS	th	day of	20