## CITY OF KELOWNA

## **BYLAW NO. 9083**

## A bylaw to further amend the Water Regulation Bylaw No. 2173, as amended, to provide for special circumstances related to utility customers affected by the Okanagan Mountain Park Forest Fire

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

- 1. Water Regulation Bylaw, 1960, No. 2173 is amended by:
  - (a) Adding the following to sub-section 28. (a) Residential Charges Metered:
    - (iv) Despite the other provisions of sub-section 28. (a) of this bylaw, where water service by the City of Kelowna Water Utility is restored to a property at which the residence being supplied was destroyed by the August 2003 Okanagan Mountain Park Forest Fire, and on which a new residence is in the process of reconstruction, the charge for the service shall be a flat rate of \$15.50 per month.
    - (v) Where City of Kelowna Water Utility service was provided to a property which was under Evacuation Order by order of the BC Fire Commissioner during the August 2003 Okanagan Mountain Park Forest Fire, the water user may apply for a credit in relation to extraordinary consumption of water due to fire protection efforts. A credit may be granted according to the following, where the amount of credit calculated is at least \$10.00:

(Actual consumption during the billing period that included service during the time that the Evacuation Order applied) **LESS** (1.5 x the average consumption for the 3 preceding billing periods)

X

22.5 cents per cubic metre.

- (b) Adding the following to section 31. Service Charges:
  - (d) Despite the other provisions of section 31 of this bylaw, where water service by the City of Kelowna Water Utility is or was supplied to a property at which the residence being supplied was destroyed by the August 2003 Okanagan Mountain Park Forest Fire the transfer service charge and the turn-on charge, as applicable, shall be waived:
    - (i) in relation to service at a temporary residence of a user who has been displaced as a result of the destruction of his or her usual residence and who is in the process of reconstructing his or her usual residence; and
    - (ii) in relation to restoration of service at the property at which the usual residence was or is located.

## Bylaw No. 9083 - Page 2.

2.

2.	This bylaw shall be cited as "Water Regulation Bylaw No. 2173, Amendment Bylaw No. 9083".			
3.	This bylaw will come into full force and be binding on all persons as of the date of final adoption.			
Read a first, second and third time by the Municipal Council this day of , 2003.				
Adopte	ed by the Municipal Council of the City of Kel	owna this	day of	, 2003.
				Mayor
				City Clerk
				J., J.