SUMMER VILLAGE OF NORGLENWOLD SEWAGE WASTE FEES BYLAW 233-18

BEING A BYLAW OF THE SUMMER VILLAGE OF NORGLENWOLD IN THE PROVINCE OF ALBERTA FOR THE PURPOSE OF PROVIDING RESIDENTS AND CONSUMERS IN THE SUMMER VILLAGE OF NORGLENWOLD WITH A SYSTEM FOR THE DISPOSAL OF SEWAGE WASTE AND FOR THE PURPOSE OF CHANGING RATES AND FEES.

Pursuant to the Municipal Government Act, Chap. M-26.1 and amendments thereto, a municipal government may pass a by-law to construct, control, and operate a sewer utility for the purposes of providing residents and consumers of a municipality with the disposal of sewage wastes, charging such rates and fees as deemed necessary:

WHEREAS the Municipal Council of the Summer Village of Norglenwold, in the Province of Alberta, deems it desirable to pass a by-law to establish and maintain a system for the control, and operation of water and sewer as a service and, the changing of the rates and fees.

NOW THEREFORE the Municipal Council of the Summer Village of the Norglenwold, in the Province of Alberta, duly assembled, hereby enacts as follows:

- (1) The annual sewer services charges in the amount of Four Hundred and Fifty Dollars (\$450.00) shall be levied and collected annually from all residential property owners in the Summer Village of Norglenwold serviced by the Summer Village of Norglenwold sewer systems.
- (2) Every utility account customer being an occupant, registered owner, user or purchaser entitled to possession under an agreement of sale of property, which is serviced by sewer services provided by the Summer Village of Norglenwold shall be invoiced on an Annual basis and payment will become at the date of invoice due and payable.
- (3) In the event that the utility bill remains unpaid 30 days following the billing date, there shall be added thereto by way of a later payment charge, an amount that shall be 1 (one) percent of the then unpaid utility bill. The said late payment charge shall be added to and shall form part of the unpaid utility bill.
- (4) The, in default of payment by an occupant receiving the utility service, the amount of the sums in default may be collected by the Municipality by whatever lawful means are available.
- (5) This bylaw shall come into effect upon third reading and shall continue in force until amended or repealed.
- (6) Bylaw #220-15 is hereby repealed.

INTRODUCED AND GIVEN first reading this 23rd day of February, 2018.

Jeff Ludwig, Mayo

PUBLIC HEARING held on March 23, 2018.

GIVEN second reading this 23rd day of March, 2018.

UPON UNANIMOUS CONSENT, GIVEN THIRD AND FINAL READING this 23rd day of March, 2018.

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Jeff Ludwig, Mayor

Phyllis Forsyth, Administrator