

DISTRICT OF LAKE COUNTRY

BYLAW 1320

A BYLAW TO AMEND THE WATER REGULATIONS AND RATES BYLAW 984, 2016

The Council of the District of Lake Country, in open meeting assembled, enacts as follows:

1. Water Regulations and Rates Bylaw 984, 2016 is hereby amended as follows:
 - 1.1. Section 2 **DEFINITIONS** is amended by deleting the definitions “Agricultural Irrigation” and “Farm Status” in their entirety and replacing them with the following:

“**Agricultural Irrigation**” means the **Customer** classification for a **Water Service** provided to a **Premises** with **Farm Status** or qualifying properties under the District’s Small Scale Farming Policy 223, 2025 used for irrigating.

“**Farm Status**” means properties that have Class 9 Farm Status as determined by BC Assessment or qualifying properties under the District’s Small Scale Farming Policy 223, 2025.
 - 1.2. Section 14 **CROSS CONNECTION CONTROL** is amended by deleting subsections 14.5 and 14.6 in their entirety and replacing it with the following:

“14.5 All fire suppression systems shall have an approved testable backflow prevention assembly installed. A testable double check detector assembly (DCDA) is required where the service line is greater than 50mm in diameter.

14.6 A consumer to whom notice has been given under this section shall correct the connection or cross-connections by installing or testing an approved backflow prevention assembly in accordance with the most updated version of the CSA Standard B64.10/B64.10.1 and amendments thereto.”
2. This bylaw may be cited as “Water Regulation and Rates Amendment Bylaw 1320, 2026”.

READ A FIRST TIME this 3rd day of March, 2026.
READ A SECOND TIME this 3rd day of March, 2026.
READ A THIRD TIME this 3rd day of March, 2026.

ADOPTED this 17th day of March, 2026.

Original signed by Blair Ireland
Mayor

Original signed by Makayla Ablitt
Deputy Corporate Officer