

**Water System Bylaw 16-2016 (Repeals Bylaw 30-2011)****Report Purpose**

To give three readings to the Water System Bylaw to remove references to Financial Services since Customer Billing is now part of Utilities and to incorporate Legislative and Legal Services new formatting standards.

**Recommendation**

THAT Bylaw 16-2016, a Bylaw that repeals Bylaw 30-2011, being enacted for the purpose of provision of a Water System including the fixing of rates, charges and conditions for the supply of potable water, be given first reading.

THAT Bylaw 16-2016 be given second reading.

THAT Bylaw 16-2016 be considered for third reading.

THAT Bylaw 16-2016 be given third reading.

**Council History**

September 19, 2006 – Council approved Bylaw 6-2006, the Water System Bylaw, which repealed Bylaws 54-86, 55-86, 56-86 and 21-95.

June 28, 2011 – Council approved Bylaw 30-2011.

**Strategic Plan Priority Areas**

**Economy:** The updated Water Bylaw supports effective and efficient use of municipal infrastructure through financial sustainability in providing potable water to Strathcona County customers.

**Governance:** n/a

**Social:** Ensuring safe potable water delivery for all Strathcona County customers supports a safe and healthy community.

**Culture:** n/a

**Environment:** Water Bylaw helps to protect ecosystems through efficient infrastructure and operations that minimize impact to the environment.

**Other Impacts**

**Policy:** n/a

**Legislative/Legal:** The Municipal Government Act (MGA), R.S.A. 2000, c.M-26 provides a Council jurisdiction to pass bylaws for public utilities, and further allows for the establishment of various fees, charges and fines by bylaw or by resolution.

**Interdepartmental:** Utilities

**Summary**

Change all references from "Financial Services" to "Utilities" and to incorporate Legislative and Legal Services new formatting standards.

**Enclosure**

1 Bylaw 16-2016: Water System Bylaw