SUMMARY:

The Soil Deposit bylaw sets out the regulations for the deposit of soil on land where that soil did not previously exist including the requirement for a permit issued by the Subdivision Approving Officer. The bylaw provisions also include specific permit exemptions, permit conditions, security deposit requirements and details required for a permit application. There is no fee for a soil deposit permit.

This bylaw is a 'consolidated' version and includes amendments up to the date listed in the bylaw heading. It is placed on the Internet for convenience only, is not the official or legal version, and should not be used in place of certified copies which can be obtained through the Office of the City Clerk's at City Hall. Plans, pictures, other graphics or text in the legal version may be missing or altered in this electronic version.

CITY OF KELOWNA BYLAW NO. 9612

A bylaw to regulate the removal or deposit of soil within the City of Kelowna

WHEREAS Section 8 (3) (m) of the *Community Charter*. 2003, c.26 provides that Council for the City of Kelowna may, by bylaw:

a) regulate, prohibit and impose requirements in the removal of soil and the deposit of soil or other material

WHEREAS Section 195 (1) of the *Community Charter*. 2003, c.26 provides that Council for the City of Kelowna may, by bylaw:

- a) impose rates or levels of fees for a permit required under a municipal bylaw for
 - i. the removal of soil from, or
 - ii. the deposit of soil or other material on any land in the municipality or in any area of the municipality;
- b) impose rates or levels of fees for the activities referred to in paragraph (a)

NOW THEREFORE, the Municipal Council of the City of Kelowna, in open meeting assembled, hereby enacts as follows:

- 1. TITLE
- 1.1 This Bylaw may be cited as "Soil Removal and Deposit Regulation Bylaw No. 9612".
- 2. APPLICABILITY
- 2.1 This Bylaw applies to all lands within the City of Kelowna.
- 2.2 Nothing in this Bylaw shall preclude anyone from complying with the provisions of any other local, provincial, or federal regulations or enactment.
- 2.3 Any enactment referred to herein is a reference to an enactment of British Columbia, and the regulations thereto, as amended, revised, consolidated or replaced from time to time, and any bylaw referred to herein is a reference to an enactment of the Council of the City of Kelowna, as amended, revised, consolidated, or replaced from time to time.
- 2.4 The following Schedules are attached to and form part of this Bylaw:
 - a) Schedule "A" Application
 - b) Schedule "B" Permit

3. **DEFINITIONS**

- 3.1 In this Bylaw, unless the context otherwise requires:
 - "City" means the City of Kelowna;
 - "Council" means the Municipal Council of the City of Kelowna;
 - "Deposit" means to place, store, stockpile, spill, or release directly or indirectly, soil on any land, where that soil did not previously exist;
 - "Director" means the Director of Planning and Development Services, official signing authority or a duly authorized representative;
 - "Highway" means any public street, road, lane, bridge, or walkway but does not include a private easement on private property;
 - "Land" means any land within the boundaries of the City including land covered by lakes, streams, wetlands or watercourses;
 - "Owner" means the registered owner or owners of an estate in fee simple of the Lands.
 - "Parcel" means any lot, block, or other area in which land is held or into which land is subdivided but does not include a highway;
 - "Permit" means a Permit issued by the Director in accordance with Section 6 of this Bylaw;
 - "Private Service Corridor" means land accommodating the servicing of a building or facility with any water, sewer, energy, or communications system, which connects directly to or from any highway, municipal or other right-of-way, or municipal property;
 - "Public Service Corridor" means land accommodating the collection or distribution of any water, sewer, energy, or communication system, but excludes private service corridors;
 - "Qualified Professional" means a person registered with a professional association including the Association of Professional Engineers and Geoscientists of BC, the Corporation of the Province of British Columbia Land Surveyors, British Columbia Institute of Agrologists or other person who is qualified because of knowledge, training and experience to organize, supervise and perform the duties required in this bylaw;
 - "Remove" or "Removal" means the act of removing Soil from any Lands in the City, or from any area of the City, from where it existed or stood, which place or location shall include a stockpile or other storage facility;

- "Soil" means soil, topsoil, sand, gravel, rock, silt, clay, peat, or any other substance of which land is composed, or any combination thereof that is clean, without contamination, natural, and non-compostable;
- "Stockpile" means a man-made accumulation of soil held in reserve for future use, distribution or removal;
- "Subdivision Approving Officer" means a person appointed by Council as Subdivision Approving Officer or Deputy Subdivision Approving Officer;
- "Watercourse" means a natural watercourse or source of water supply, whether usually containing water or not, groundwater, and a lake, river, creek, spring, ravine, wetland and gulch.

4. RESTRICTIONS

4.1 Except as otherwise permitted in this bylaw, no person shall deposit or remove soil, or undertake any action which results in the deposit or removal of soil, on any land within the City until a Permit for such deposit or removal is approved by the Subdivision Approving Officer pursuant to the provisions of this Bylaw.

5. EXEMPTIONS FROM PERMIT REQUIREMENT

- 5.1 Notwithstanding Section 4, a **Permit** is not required where the **deposit** or **removal** of soil on that **land**:
 - (a) involves the movement of existing soil within the boundaries of a single legal parcel;
 - (b) involves less than 50 cubic metres of **soil** per **parcel** of **land** per calendar year;
 - (c) involves **stockpiles** on **land** where such use is permitted under the **City** of Zoning Bylaw No. 8000, and a valid business license for that use exists;
 - (d) <u>is required as part of</u> a concrete and asphalt plant operation where such use is permitted under the City of Kelowna Zoning Bylaw No. 8000, and a valid business license for that use exists;
 - (e) is in accordance with a valid Building Permit, Development Permit, and/or approved Site Grading Plan;
 - (f) is in accordance with a letter of Preliminary Layout Review as issued by the City's Subdivision Approving Officer;
 - (g) is required for the regular operation and maintenance of a nursery or golf course and nursery;
 - (h) is required to create or maintain a private service corridor, a driveway, or a paved parking area for which a building Permit or development Permit is not required, and which is necessary to accommodate a permitted use on the land in question;

- (i) occurs on a **highway** right-of-way, future **highway**, or forest service road as is necessary for the construction or maintenance of the **highway**;
- (j) is performed by an employee or agent of the City in the creation or maintenance of a public trail, park or recreation facility, in the reclamation of a disturbed area;
- (k) is required as part of a solid waste processing and disposal operation, including composting facilities, which has approval pursuant to federal, provincial or municipal regulations or bylaws;
- (I) is required as part of the clean-up or remediation of contaminated soils as directed and approved by the Ministry of Environment;
- (m) is required for the construction or maintenance of an on-site sewerage system for which a consultant's report by and approved industry professional has been provided to the City of Kelowna;

6. PERMIT REQUIREMENTS

- 6.1 Unless a requirement is waived by the **Subdivision Approving Officer**, every application for a **Permit** shall include detailed plans, data and specifications, in a satisfactory form, and the application shall contain (but not limited to) information with respect to the following matters:
 - (a) The legal description of the property including the name and address of the registered owner.
 - (b) Description of the type of soil or other material and the purpose for which the soil is to be removed or the soil or other material is to be deposited.
 - (c) A plot plan clearly identifying the area of land from which the soil is sought to be removed and deposited including all pertinent topographic features, including existing buildings, structures, watercourses and tree cover.
 - (d) A site grading plan including the proposed slopes which will be maintained upon project completion of the soil deposit or removal.
 - (e) The methods proposed to control the erosion of the banks after the **removal** or the **deposit**.
 - (f) The proposed methods of drainage control for the site during and after the deposit or removal operation.
 - (g) The proposed methods of access to the site during the deposit or removal operation, the proposed struck route for moving the soil and the frequency of trucking operations.
 - (h) The proposed methods of noise and dust control during the **deposit** or **removal** operation.

- (i) Outline of the proposed grading and rehabilitation of the proposed soil removal or soil and other material deposit on site during and upon completion of the proposed soil removal or soil and other material deposit operation, showing the correlation with the grades and vegetation cover of all adjacent lands.
- (j) Copies of any permits and approvals of Federal or Provincial authorities required by statute or regulation in connection with the proposed soil removal or soil and other material deposit operation.
- In addition to the above mentioned requirements, the **Subdivision Approving**Officer may require the following:
 - (a) An erosion and sediment control plan prepared by a qualified professional.
 - (b) An Environmental Assessment and/or a geotechnical and/or a hydrology report prepared by a qualified professional.
 - (b) Environmental or geotechnical monitoring contract to document compliance with the conditions of the soil deposit or removal permit.
 - (e) A performance security deposit in the amount of 125% of the estimated cost to implement monitoring plans and recommendations of the qualified professional.
 - (f) Information pertaining to the proximity of drinking water sources and third party oversight for activities conducted in sensitive drinking water source areas.
- 6.3 A Permit shall allow the holder thereof to deposit on land described in the Permit for a period of time, and subject to the conditions outlined in the Permit. There is no fee for the Permit if applied for prior to soil placement or removal. A permit fee of \$250 will be applicable to those who apply for a permit after soil removal or deposit activities have already commenced.
- Application for a Permit shall be made to the Subdivision Approving Officer, and the Subdivision Approving Officer may refuse to issue a Permit if the plans, data and specifications do not meet satisfactory requirements of this Bylaw or if the proposed removal or deposit of soil or other material will or is reasonably likely to:
 - a) damage, destroy, obstruct, divert or impede the flow of or otherwise injuriously affect any watercourse, ditch, drain, sewer or other water utility, existing statutory right-of-way, covenant areas, structures or other improvements on the land or on any adjoining or reasonably adjacent land, whether privately or publicly owned;
 - b) contravene any Bylaw of the City;
 - c) threaten the health of drinking water, health, safety or welfare of the public or be otherwise contrary to the public interest;

- d) result in the use of the lands in a manner inconsistent with the current zoning or the future land use as designated in the Official Community Plan for the lands;
- e) adversely affect the air, light or view of adjoining or adjacent properties, or it substantially alters the appearance and nature of the surrounding area.
- 6.5 Unless a provision is waived or modified by the **Subdivision Approving Officer**, a **Permit** issued pursuant to this Bylaw shall be subject, at minimum, to the following conditions:
 - (a) All damage to municipally or privately-owned drainage facilities, **highways**, or **lands**, or other municipally or privately-owned property, or natural watercourses, resulting from the removal or deposit, or any activities related directly to the removal or deposit, shall be repaired by the Permittee.
 - (b) All drainage facilities and natural watercourses shall be kept free from silt, clay, sand, rubble, debris, gravel and any other matter or thing originating from any movement of soil and causing obstruction to such drainage or natural watercourses.
 - (c) The **deposit** or **removal** operations shall not encroach upon, undermine or physically damage any property.
 - (d) No natural watercourse shall be altered or diverted, except with the approval of the Ministry of Environment.
 - (e) The finished slope of the deposit shall have a maximum slope of 2:1
 - (f) The finished slope of the **deposit or removal** shall respect the natural contour of the surrounding area.
 - (g) No person engaged in the soil **removal** or **deposit** operation shall cause or permit dust or dirt to escape therefrom so as to constitute a nuisance to any other person.
 - (h) Only clean, non-contaminated, natural and non-compostable soil may be removed or deposited.
 - (i) The size and configuration of the **removed** or **deposited** soil shall not adversely affect the air, light or view of adjoining or adjacent properties, nor shall it substantially alter the appearance and nature of the surrounding area.
 - (j) Except as certified by a Registered Professional with expertise in geotechnical engineering or except as provided on an accepted Lot Grading Plan, a cut on a parcel that is steeper than one vertical to one horizontal with a total height greater than 1.2 metres that is created by excavation is prohibited

- (k) Except as certified by a registered professional with expertise in geotechnical engineering or except as provided on an accepted Lot Grading Plan, a fill placed on a parcel that is steeper than one vertical to two horizontal with a total height greater than 1.2 metres that is created by fill is prohibited
- (I) No person shall deposit **soil** so as to raise the elevation of a legal **parcel** more than 1.2 metres above the natural grade of an abutting property, except as required by the Subdivision Approving Officer for flood protection.
- No permit issued pursuant to this Bylaw or any interest herein shall be transferred or assigned. Where a permit holder sells, transfers or otherwise disposes of his/her interest in the land in respect of which a subsisting permit has been issued, he/she shall forthwith cease the soil removal or material deposit operations thereon and the permit shall become void and of no effect and shall be returned to the Subdivision Approving Officer.
- 6.7 The **Subdivision Approving Officer** may require as-built drawings and a completion certificate prepared by a Registered Professional Engineer for the Province of British Columbia, for the **deposit** as a condition of the **Permit**.
- 6.8 A Permit only applies to the deposit area(s) as specifically set out and described in the Permit.
- 6.9 During the currency thereof, each permit issued pursuant to this Bylaw shall be visibly displayed in a protected, accessible, conspicuous position upon the lands referred to therein and shall be made available upon request.

7. ENFORCEMENT

- 7.1 In the event of a breach of any provision of this Bylaw or any permit issued pursuant hereto, the City or its agents may issue a fine to:
 - a) the permit holder;
 - b) the owner or occupier of lands from or upon which soil is being removed or deposited;
 - any person engaged in the soil removal or deposit operation or either of them, a notice of such breach. Every person receiving such notice shall forthwith cease and desist from all soil removal or material deposit operations, and every owner or occupier of land upon receiving a notice of a breach shall thereupon cease to permit any further removal of soil or deposit of soil or other material from or upon the sail lands, until such breach is remedied to the satisfaction of the City.
- 7.2 Any person who does not comply with this bylaw or the conditions of a Permit shall, in addition to any penalties levied by this bylaw, be required to compensate for any resultant damage to City and Provincial drainage facilities, highways, or other City or Provincial property or facilities.

- 7.3 If a person does not comply with this bylaw or Permit conditions, the City, its agents, or contractors may enter upon the lands where the non-compliance has occurred and carry out any works required to remedy such non-compliance, or repair any resultant damage.
- Any person who does not comply with this bylaw or **Permit** conditions shall, upon summary conviction, be liable to a penalty up to ten thousand dollars (\$10,000.00) for each offence.
- 7.5 Where an offence is a continuous one, each day that the offence is continued shall constitute a separate offence.

8. STOP WORK ORDER

- 8.1 The Subdivision Approving Officer may direct the immediate suspension or correction of all or a portion of the soil deposit activities by attaching a stop work order notice on the property whenever it is found that the work is not being performed in accordance with the requirements of Soil Bylaw No. 9612 or of this of any bylaw of the City.
- 8.2 The notice referred to in section 8.1 shall remain posted on the property until that which is contrary to the regulations has been remediated to the satisfaction of the Subdivision Approving Officer.

9. RE-CONSIDERATION

- 9.1 Where an applicant or owner of property subject to a decision made by the Subdivision Approving Officer pursuant to Section 4 or 6 of this bylaw is dissatisfied with the decision, the applicant or owner may apply to the Council for reconsideration of the matter within 30 days of the decision being communicated to them.
- 9.2 An application for re-consideration must be delivered in writing to the City Clerk and must set out the grounds upon which the applicant considers the requirement or decision of the **Subdivision Approving Officer** is inappropriate and what, if any, requirement or decision the applicant considers the **Council** ought to substitute.
- 9.3 The City Clerk must place each application for re-consideration on the agenda of a regular meeting of Council to be held not earlier than two weeks from the date the application for re-consideration was delivered, and must notify the applicant and any other party who the City Clerk reasonably considers may be affected by the re-consideration, of the date of the meeting at which the re-consideration will occur.

9.4 At the meeting, the Council may hear from the applicant and any other person interested in the matter under re-consideration who wishes to be heard, and may either confirm the requirement or decision of the Subdivision Approving Officer or Designate or substitute its own requirement or decision.

10. SEVERABILITY

10.1 If any section, subsection, clause or phrase of this bylaw is for any reason held to be invalid or illegal by a decision of any Court of competent jurisdiction it shall be severable. Such a decision shall not affect the validity of the remaining sections, subsections, clauses or phrases of this Bylaw.

11. REPEAL

11.1 City of Kelowna Soil Deposit Bylaw No. 8504 and No. 6933, and all amendments thereto, are hereby repealed.

12. EFFECTIVE DATE

12.1 This bylaw shall take full force and effect upon the date of adoption.

Read a first, second and third time by the Municipal Council this 21st day of September, 2009.

Deposited with the Minister of Health this 6th day of October, 2009.

Re-Deposited with the Minister of Health this 24th day of November 2009.

Amended at third reading this 14th day of December, 2009.

Adopted by the Municipal Council of the City of Kelowna this 11th day of January, 2010.

"Sharon Shepherd"	
	Mayor
"Stephen Fleming"	
	City Clerk

Schedule A - Application for Soil Deposit or Removal Permit Bylaw No. 9612

APPLICATION FOR PERMIT SOIL DEPOSIT OR REMOVAL FILE #____ For a list of exemptions from this Permit refer to section 5 of Bylaw 9612. If your property is located within the Agricultural Land Reserve it may be necessary to first gain approval from the BC Agricultural Land Commission. 1. Applicant Information Name: ______ Phone: _____ Fax: _____ Address: _____ E-mail _____ 2. Legal Description of Land Legal Description: Civic Address: 3. Land Ownership (if different from above) Name/Address: Phone: 4. Fill Origin - Please provide address of property where soil is originating from 5. Soil Removal / Deposit Information Estimated quantity of soil to be removed/deposited: _____ cubic metres. Date(s) on which removal/deposit will occur:_____ 6. The subject property IS / IS NOT located within the ALR (please circle). 7. Is this a permanent deposit? _____ YES ____ NO (please check) Submission Requirements - Please attach to the Soil Removal/Deposit Application Form ☐ A letter outlining why and where the soil is to be removed and deposited. ☐ A site plan clearly identifying the area of land from which the soil is sought to be removed and deposited including all pertinent topographic features (structures, watercourses, roads, trees) ☐ The proposed methods of access to the site during the removal and deposit operation, the proposed truck route for moving the soil and the frequency of trucking operations. (Please

contact the City's Transportation Division for designated truck route information).

☐ The proposed methods of noise and dust control during the removal and deposit operation.

A site gra completio	ding plan including the proposed slopes which will be maintained upon project n.
☐ The metho	ds proposed for drainage and erosion control for the new contours of the land.
SIGNATURE: _	DATE:
Schedule B -	Soil Deposit and Removal Permit
	Soil Deposit and Removal Permit (Bylaw No. 9612)
Authorizatior	is Hereby Given To:
	Applicant Name :
	Applicant Address:
1.To Plac	e / Remove cubic metres fill on/from(short legal Address)_ to
rem	(Purpose of deposit /_oval)
	e with the terms and conditions of the Soil Deposit Bylaw, and the following rms and conditions prescribed by the:
A) Local	Authority:
1.0	Location
	This approval only applies to placement / Removal of fill material on Lot,
	Section, Township, O.D.Y.D., Plan, located at <u>(Civic address)</u> , as described on the site plan attached to this permit.
2.0	<u>Term</u>
	The approval is valid for months from the date of the issuance of the permit, or until completion of the project, whichever occurs first.
3.0	General Conditions
(a)	All damage to municipally or privately-owned drainage facilities, highways, or lands, or other municipally or privately-owned property, or natural watercourses, resulting from the removal or deposit, or any activities related directly to the removal or deposit, shall be repaired by the Permittee.

- (b) All drainage facilities and natural watercourses shall be kept free from silt, clay, sand, rubble, debris, gravel and any other matter or thing originating from any movement of soil and causing obstruction to such drainage or natural watercourses.
- (c) The deposit or removal operations shall not encroach upon, undermine or physically damage any property.
- (d) No natural watercourse shall be altered or diverted, except with the approval of the Ministry of Environment.
- (e) The finished slope of the deposit shall have a maximum slope of 2:1
- (f) The finished slope of the deposit shall respect the natural contour of the surrounding area.
- (g) No person engaged in the soil removal or deposit operation shall cause or permit dust or dirt to escape there from so as to constitute a nuisance to any other person.
- (h) The size and configuration of the removed or deposited soil shall not adversely affect the air, light or view of adjoining or adjacent properties, nor shall it substantially alter the appearance and nature of the surrounding area.
- (i) No person shall deposit soil so as to raise the elevation of a legal parcel more than 1.2 metres above the natural grade of an abutting property, except as required by the Subdivision Approving Officer for flood protection.

I HEREBY UNDERSTAND AND AGREE TO ALL THE TERMS AND CONDITIONS SPECIFIED IN THIS PERMIT.

Date
a by its authorized signatory
pproving Officer
oire on the day of 20
d at the place of business/residence and a copy at
<u></u>