UNION BAY IMPROVEMENT DISTRICT

BYLAW NO. 250 — Capital Expenditure Charges Bylaw

Effective Date:
November 20th, 2013

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A bylaw to fix a charge for Capital Expenditures on parcels of land and to provide for the time and manner of payment.

WHEREAS pursuant to Section 746(1)(f) of the *Local Government Act* the Trustees may, by bylaw, fix capital expenditure charges under the terms and conditions as set out in the bylaw;

AND WHEREAS the capital expenditure charges may be fixed for the sole purpose of providing funds to the improvement district to pay the capital cost of providing, constructing, altering, or expanding water facilities in order to service directly or indirectly, the development in respect to which the charges are fixed;

AND FURTHER WHEREAS in the opinion of the Trustees the charges fixed by this bylaw are related to capital costs attributable to projects identified in the capital expenditure program of the improvement district;

THEREFORE, the Trustees of the Union Bay Improvement District duly **ENACT AS FOLLOWS:**

- 1. In addition to other charges applicable under other bylaws of the Union Bay Improvement District, every person who develops land shall pay the applicable capital expenditure charge as set out in Schedule "A" attached to and forming part of this bylaw.
- 2. Every person who obtains:
 - a. approval of a subdivision of a parcel of land under the *Land Title Act* or the *Condominium Act;* or
 - b. approval of an application for service,

shall pay at the time of the approval of the subdivision or the approval of the application for service, as the case may be, to the Union Bay Improvement District the applicable capital expenditure charges as set out in Schedule "A" attached to and forming part of this bylaw.

- 3. A capital expenditure charge is not payable where:
 - a. the development does not impose new capital cost burdens on the improvement district or;

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- b. a capital expenditure charge has previously been paid for the same development, unless as a result of further development new capital cost burdens will be imposed on the improvement district.
- 4. In fixing capital expenditure charges by this bylaw, the Trustees have taken into consideration future land use patterns and development and the phasing of works and services and whether the charges
 - a. are excessive in relation to the capital cost of prevailing standards of service in the improvement district or;
 - b. will deter development in the improvement district or;
 - c. will discourage the construction of reasonably priced housing or the provision of reasonably priced serviced land in the improvement district.
- 5. All sums of money collected under this bylaw shall be deposited in a special reserve fund separate from all other funds of the improvement district. The improvement district shall use money deposited in the reserve fund plus all interest or earnings thereon for the purposes for which it was deposited, namely to:
 - a. pay the capital costs of providing, constructing, altering or expanding water facilities included in the capital expenditure program on which the charge was based, in order to serve directly or indirectly, the development in respect to which the charge was collected, or;
 - b. pay principle and interest on a debt incurred by an improvement district as a result of an expenditure referred to in section 5(a).
- 6. Monies shall be disbursed by bylaw passed by the Trustees and approved by the Inspector of Municipalities.
- 7. The following bylaws are hereby repealed: Bylaw #187 Comprehensive Capital Expenditure Charge (Water) Bylaw (2004) and Bylaw #219 Amending Bylaw #187 Capital Expenditure Charges Bylaw (2009).
- 8. This by-law may be cited as the "#250 Capital Expenditure Charges Bylaw, 2014".

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APPROVED:

INTRODUCED and given first reading by the Trustees on the 20th day of November 2013.

RECONSIDERED and finally passed by the Trustees on the 20th day of November 2013.

SIGNATURE(s):

Carol Molstad, Chair of the Trustees

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Kevin Douville , Administrator for the Trustees

I hereby certify under the seal of the District that this is a true copy of Bylaw No. 249 of the Union Bay Improvement District passed by the Trustees on the 20th day of November 2013.

Kevin Douville, Administrator

REVISION/REVIEW HISTORY:

Bylaw #187 Comprehensive Capital Expenditure Charge (Water) Bylaw, 2004 - repealed Bylaw #219 Amending Bylaw #187 Capital Expenditure Charges Bylaw, 2009 - repealed

CROSS REFERENCE:

Bylaw No. 248, 2014 Water Tolls and Other Charges

A true copy of Bylaw No.
registered in the office of the
Inspector of Municipalities this
77 day of JANALY 20

Deputy Inspector of Municipalities

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Schedule "A" **Capital Expenditure Charges (Water Facilities)**

Land Use Basis of Assessment Charge

A. Residential	
1) Each parcel of land for a connection to the waterworks.	\$8,900.00
2) Each and every manufactured home pad or space built or provided	\$8,900.00
for in a manufactured home park.	
3) Each and every newly developed lot in a subdivision.	\$8,900.00
4) Each and every unit in a newly developed multiple occupancy	\$7,040.00
building.	
5) Each and every trailer pad or space built or provided for in the	\$8,900.00
manufactured home park or trailer court.	
B. Commercial / Institutional (per 1,000 sq. ft. of floor space)	\$2,420.00
C. Industrial (per hectare)	\$45,485