

LATECOMER PROCEDURE MANUAL

City of Surrey Engineering Department

January 2009



CITY POLICY

No. H-25

REFERENCE: APPROVED BY: COUNCIL

REGULAR COUNCIL MINUTES NOVEMBER 24, 2008 CORPORATE REPORT R224 **DATE:** JANUARY 1, 2009

HISTORY: OCTOBER 3, 2005

FEBRUARY 4, 1991 NOVEMBER 20, 1989

TITLE: EXCESS OR EXTENDED SERVICES – FRONTAGE LATECOMER AGREEMENTS

- 1. Where the City has required a developer to provide a highway or water, sewer, or drainage facilities that serves or fronts land other than the land being subdivided or developed, this policy shall apply.
- 2. The Applicant shall pay all the costs of the road, water, sanitary sewer, or storm sewer extension, and may apply to the City to enter into a Latecomer Agreement in accordance with this policy.
- 3. Under the Latecomer Agreement, the City shall impose a charge on subsequent owners who obtain physical access to, connect to, front or benefit from the extension. Such charge shall be paid to the City who will, in turn, pay the frontender on a semi-annual basis.
- 4. The City may pay the cost of upsizing the road, water, storm sewer or sanitary sewer systems, or the provision of additional works not required by the Subdivision & Development By-law, subject to funding availability and policy. The developer shall not be eligible for latecomer benefits on any upsizing or additional component of system extensions paid for by Surrey.
- 5. The cost of the extension used to determine the latecomer charges shall be based on the actual cost of the extension required to serve the frontender's land in accordance with the standards prescribed in the Subdivision and Development By-law No. 8830. The cost of the extension shall only include the following:
 - (i) land or rights-of-way acquisition costs (only those incurred outside the Applicant's land);

^{*} This policy is subject to any specific provisions of the Local Government Act, or other relevant legislation or Union agreement.

- (ii) actual construction costs;
- (iii) design and inspection costs;

all as certified by a Professional Engineer and as agreed to by the General Manager of Engineering.

The General Manager of Engineering reserves the right to request three public tender prices for costs submitted under Section 5(ii).

- 6. Within the benefiting lands of a Latecomer Agreement, the road, water, storm, and sanitary latecomer charge per metre shall be calculated from the costs of the works determined in Section 5., divided by the total amount of benefiting frontage.
- 7. All latecomer charges collected by the City, will be paid semi-annually to the frontender. No payment shall be made after the Latecomer Agreement has expired. The total amount paid to any frontender under the Latecomer Agreement during the entire term of the Agreement shall not exceed the total cost of the extension plus accumulated interest minus the frontender share of the costs.
- 8. All lands that were connected to the City system adequate for the existing Zone and use prior to a Latecomer Agreement are exempt from latecomer charges except where a new or larger connection is applied for.
- 9. A property owner who already had an existing connection to a road, or already fronted a Municipal main of adequate size and capacity for the intended land use prior to the date of a Latecomer Agreement is exempt from all payments under Section 3 for those works that were already connected unless the property is developed to a higher density.
- 10. Exempt properties shall not be taken into account when calculating the total amount of benefiting frontage.
- 11. The latecomer charges shall be escalated by an interest rate prescribed in the Surrey Subdivision and Development By-law No. 8830. The accumulation of interest shall be compounded annually on the anniversary date of the completion of the extension.
- 12. An owner within the benefiting lands shall pay, at the time of application for connection, a latecomer charge equal to the unit latecomer charge, multiplied by the benefiting frontage for that lot unless waived from the Latecomer Agreement by the Applicant.
- 13. The Applicant may choose to waive or eliminate latecomer charges for certain lands within the benefiting land. Waived properties shall be taken into account when calculating the total amount of benefiting frontage.

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- 14. The term of the Latecomer Agreement shall not exceed 15 years; however, the Latecomer Agreement shall become null and void when all extension costs have been collected and paid to the frontender.
- 15. No provision of this policy shall be deemed to exempt any land from payment of frontage taxes, development cost charges or any like charges or fees imposed by any by-law of the City.
- 16. No provision of this policy shall be deemed to be held to limit or restrict the City Council from exercising full jurisdiction and control over the operations of the extended Municipal system, nor shall it exempt any person receiving service thereby from any regulation, order or By-law of the Municipality.
- 17. If a developer has entered into a Servicing Agreement, or has commenced construction of works prior to the application for Latecomer Agreement, they shall be deemed to have forfeited their right to receive latecomer benefits.
- 18. The General Manager of Engineering is authorized to adopt a procedure which implements this policy.
- 19. See the Engineering Department document titled "Latecomer Procedure Manual" for a definition of terms used in this policy.

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CITY POLICY

No. H-43

REFERENCE: APPROVED BY: CITY COUNCIL

DATE:

REGULAR COUNCIL MINUTES NOVEMBER 24, 2008

CORPORATE REPORT R224

HISTORY: OCTOBER 3, 2005

MARCH 27, 1995

JANUARY 1, 2009

TITLE: EXCESS OR EXTENDED SERVICES - AREA LATECOMER AGREEMENTS

- 1. Where the City has required a developer to provide a sanitary sewer pump station or drainage pump station and/or related appurtenances that serves land other than the land being subdivided or developed, this policy shall apply.
- 2. The Applicant shall pay all the costs of the Works and may apply to the City to enter into an Area Latecomer Agreement in accordance with this policy.
- 3. Under the Area Latecomer Agreement, the City shall impose a charge on subsequent owners who obtain benefit from the Works. Such charge shall be paid to the City who will, in turn, pay the frontender on a semi-annual basis.
- 4. The City may pay the cost of upsizing the Works, or the provision of additional works not required by the Subdivision & Development By-law No. 8830, subject to funding availability and policy. The developer shall not be eligible for latecomer benefits on any upsizing or additional component of system extensions paid for by Surrey.
- 5. The cost of the Works used to determine the latecomer charges shall be based on the actual cost of the Works required to serve the frontender and benefiting lands in accordance with the standards prescribed in the Subdivision and Development By-law No. 8830. The cost of the extension shall only include the following:
 - (i) land or rights-of-way acquisition costs (only those incurred outside the Applicant's land);
 - (ii) actual construction costs;
 - (iii) design and inspection costs for the works;

all as certified by a Professional Engineer and as agreed to by the General Manager of Engineering.

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- The General Manager of Engineering reserves the right to request three public tender prices for costs submitted under Section 5(ii).
- 6. Within the benefiting lands of an Area Latecomer Agreement, the latecomer charge per hectare shall be calculated from the costs of the work determined in Section 5., divided by the total amount of gross developable benefiting area.
- 7. All latecomer charges collected by the City, will be paid semi-annually to the frontender. No payment shall be made after the Area Latecomer Agreement has expired. The total amount paid to any frontender under the Area Latecomer Agreement during the entire term of the Agreement shall not exceed the total cost of the extension plus accumulated interest, minus the frontender share of the costs.
- 8. All lands that were connected to City system adequate for the existing Zone and use prior to an Area Latecomer Agreement are exempt from latecomer charges.
- 9. Exempt properties shall not be taken into account when calculating the total amount of benefiting area.
- 10. The latecomer charges shall be escalated by an interest rate prescribed in the Surrey Subdivision and Development By-law No. 8830. The accumulation of interest shall be compounded annually on the anniversary date of the completion of the extension.
- 11. An owner within the benefiting lands shall pay, at the time of Rezone, or Subdivision, or application for connection, a latecomer charge equal to the unit latecomer charge, multiplied by the benefiting area for that lot unless waived from the Area Latecomer Agreement by the Applicant.
- 12. The Applicant may choose to waive or eliminate latecomer charges for certain lands within the benefiting lands. Waived properties shall be taken into account when calculating the total amount of benefiting area.
- 13. The term of the Area Latecomer Agreement shall not exceed 15 years; however, the Area Latecomer Agreement shall become null and void when all works costs in excess of the frontender costs have been collected and paid to the frontender.
- 14. No provision of this policy shall be deemed to exempt any land from payment of frontage taxes, development cost charges or any like charges or fees imposed by any by-law of the City.

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TITLE: EXCESS OR EXTENDED SERVICES – AREA LATECOMER AGREEMENTS

H-43(3)

- 15. No provision of this policy shall be deemed to be held to limit or restrict the City Council from exercising full jurisdiction and control over the operations of the extended Municipal system, nor shall it exempt any person receiving service thereby from any regulation, order or By-law of the City.
- 16. If a developer has entered into a Servicing Agreement or has commenced construction of works prior to the application for an Area Latecomer Agreement, they shall be deemed to have forfeited their right to receive latecomer benefits.
- 17. The General Manager of Engineering is authorized to adopt a procedure which implements this policy.
- 18. See the Engineering Department document titled "Latecomer Procedure Manual" for a definition of terms used in this policy.

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- A. Latecomer Process Flowchart
- B. Latecomer Application
- C. Latecomer Graphic Schedule "A"
- D. Latecomer Rate Calculation Schedule "B"
- E. Latecomer Summary Table Schedule "C"

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1.0 DEFINITIONS

"BENEFITING LANDS" are lands that directly front the extended services and directly benefit from the construction of the works.

"CONSULTING ENGINEER/CONSULTANT" is the professional engineer of record hired by the developer to design and inspect the construction of the extended services.

"DEVELOPER/FRONT ENDER" is the person who constructs the extended services, executes the Latecomer Agreement and represents the Front-End lands shown on the Latecomer Graphic.

"EXCESS CAPACITY" relates to a request by the City to construct water, sanitary sewer and/or storm drainage works above the requirements of the City's Design Criteria Manual, and where upsizing costs are directly paid by the City.

"EXEMPT/EXCLUDED LANDS" are lands that directly front the extended services, but which cannot be assessed a latecomer fee as determined by the City. These may include, but are not limited to, Federal, Provincial, First Nations and Railway lands, plus lands that have previously paid a cash-in-lieu of construction contribution.

"EXTENDED SERVICES" are water, sanitary sewer, storm drainage and/or roadworks which front and directly benefit other lands with development potential and are not included in the City's DCC Bylaw.

"FRONTAGE" means the length of land measured in metres that directly fronts the extended services.

"LATECOMER" is the registered owner of lands that front and directly benefit from the construction of the extended services.

"NON-BENEFITING LANDS" are lands that directly front the extended services, but which have been previously developed or have no future development potential. These may include, but are not limited to, ALR lands, dedicated park, environmental protected lands, and excluded lands as determined by the City.

"SUBSTANTIALLY COMPLETE" is the issuance of a Substantial Completion Certificate by the City.

"WAIVED LANDS" are lands that directly front the extended services, but the Developer has chosen to waive or eliminate from latecomer charges.



2.0 GENERAL

- 2.1 The City of Surrey provides a number of cost recovery mechanisms to the development industry to partially recover infrastructure servicing costs associated with developing property within the City.
- 2.2 This manual provides information on the process used for determining and collecting latecomer fees.
- 2.3 The process flowchart, included as Attachment A, will assist Consulting Engineers and Developers with understanding the essence of the latecomer process.
- 2.4 Latecomer process applies to extended services required by the City in conjunction with the land development process, building permit or extension of services.
- 2.5 All Latecomer Agreements are subject to the approval of the General Manager of Engineering. The General Manager may approve variations in these procedures for specific circumstances.

3.0 REVIEW / ELIGIBILITY

- 3.1 Developer/Consulting Engineer requests the City to review the eligibility for a latecomer cost recovery.
- 3.2 City confirms the Developer is required to provide the extended services, and that the works are **not included** in a DCC Bylaw.
- 3.3 City has a separate process for excess capacity works, where applicable. The upsizing payment determined by the City is included in a Servicing Agreement and payment is made when the works are substantially complete.

4.0 APPLICATION

- Agreement by paying the administration fee and submitting the signed Latecomer Application together with the Latecomer Graphic (Schedule "A"), Latecomer Rate Calculation (Schedule "B"), and Latecomer Summary Table (Schedule "C"). Refer to Attachments B through E. A separate application is made for each infrastructure component.
- 4.2 Latecomer Graphic includes:
 - Scale of 1:2500 using Surrey's GIS base and professional drawing standards
 - Extended services show all works on one drawing



- Benefiting lands including front-end lands (Developer) and waived lands with frontages for each parcel
- Non-benefiting lands including previously developed lands, nondevelopable lands and exempt/excluded lands with frontages for each parcel.

4.3 Latecomer Rate Calculation includes:

- Total latecomer pre-construction cost estimate
- Eligible costs can include:
 - o Actual construction costs
 - o Engineering design, inspection and administration (maximum 12%)
 - o Independent testing, GST less rebates, land acquisition (excluding fees)
 - o Specialist consulting services, where pre-approved by the City
- Ineligible costs include:
 - o Legal, planning, and City fees
 - o Construction delays and interest or carrying costs during construction
 - o Advertising, communication costs
 - o Service connection costs
- Total benefiting frontage
- Latecomer rate calculation, which is the total latecomer cost divided by the total benefiting frontage
- Professional Engineer Certification.

4.4 Latecomer Summary Table includes:

- Civic address and legal description of each benefiting parcel, including waived lands
- Frontage for each parcel
- Estimated latecomer charge for each parcel assessed latecomers
- Professional Engineer Certification.



5.0 APPROVAL

5.1 City advises the Developer of approval and references the latecomer application in the Servicing Agreement.

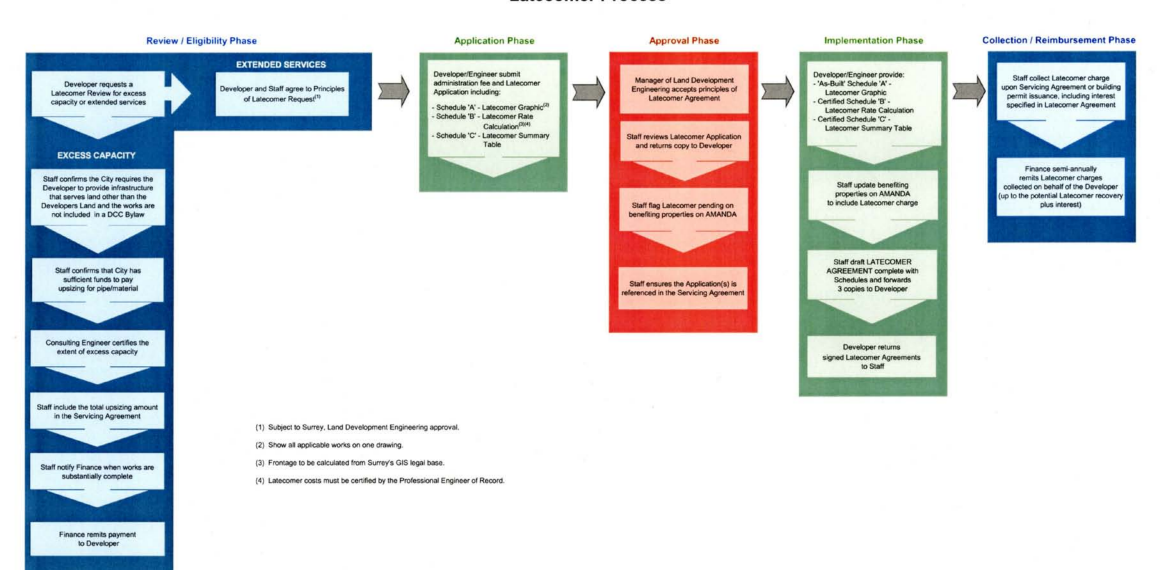
6.0 IMPLEMENTATION

- 6.1 The latecomer properties are flagged as latecomer application pending in accordance with the Latecomer Summary Table.
- 6.2 Developer constructs the extended services.
- 6.3 Consulting Engineer re-submits to the City as built Schedule "A", and certified Schedules "B" and "C" within 90 days of the Building Permit process date for the development.
- 6.4 City prepares the Latecomer Agreement, complete with the certified schedules, and forwards it to the Developer for execution. It is important to note that the development Substantial Completion Certificate will not be released by the City until the signed Latecomer Agreement is returned to the City by the Developer.
- 6.5 Interest, as determined by the City, is calculated from the date on the Latecomer Agreement.
- 6.6 The latecomer properties are flagged with the certified latecomer charge(s) in accordance with the Latecomer Summary Table(s).

7.0 COLLECTION/REIMBURSEMENT

- 7.1 City collects certified latecomer charges upon execution of a Servicing Agreement or issuance of a Building Permit on the latecomer properties.
- 7.2 City forwards, on a semi-annual basis, to the Developer payments collected up to the maximum of the net recovery costs specified in the Latecomer Agreement, plus interest, to the end of the term of the agreement (10 years from the date of the agreement).

Latecomer Process





LATECOMER APPLICATION

CITT OF FARES			Date:	
		Land Developr	nent Project No.:	
		Co	nsultant File No.:	
Developer:	Name Address Phone No.			
	Contact			
Consultant:	-			
Works:	☐ Water ☐ Sanitary Sewe	_	n Sewer ds	
Summary:	Total Latecomer (Total Benefiting F Latecomer Rate			
Signature:	Professional Engineer of Record		Name	Signature
	Developer	-	Name	Signature
Schedules		raphic ate Calculation ummary Table		

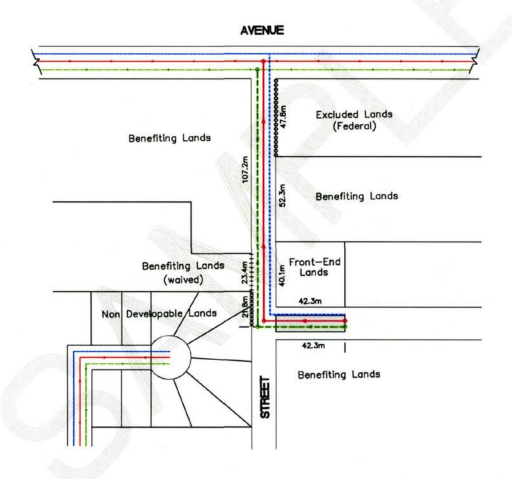
Notes:

The City of Surrey will consider entering into a Latecomer Agreement subject to:

- Conformance with the City of Surrey Latecomer Manual.
- Approval by the Manager of Land Development Engineering or the Land Development Engineer.
- Completion of the works to the satisfaction of the City, and submission of final certified scope and costs prior to issuance of the Substantial Completion Certificate.
- The entering into a Latecomer Agreement with the City of Surrey.

Schedule "A" Latecomer Graphic





CITY O	F SURREY
Front-End Developer Engineering Consultar	
SCALE : 1: 2000	Land Development File No.
As Built :	Latecomer Application No.



SCHEDULE "B" LATECOMER RATE CALCULATION

Land De	velopment Project No.:							
☐ Water ☐ Sanitary Sewer	☐ Storm Sewer	Roads						
1. Latecomer Costs	Pre Construction Estimate	Post Construction Certified						
A. Construction Costs (attach detailed cos Construction Costs GST Total Construction Costs	ts as required)							
B. Engineering Costs Engineering Services GST City Inspection Total Engineering Costs								
C. Other Consultant Costs (attach details a Other Consultant Costs GST Total Consultant Costs	es required)							
D. Land / Right-of-Way Acquisition (attach Total Land Costs	D. Land / Right-of-Way Acquisition (attach details as required) Total Land Costs							
Total Latecomer Costs								
2. Frontage	Pre Construction Estimate	Post Construction Certified						
A. Benefiting Lands Front-Ender (metres) Latecomer (metres) Waived (metres)								
Total Benefiting Frontage								
3. Latecomer Rate								
Latecomer Rate = Total Benefiting = Frontage								
By affixing my seal and signing below, I warrant that the information and calculations set out h that the City of Surrey may rely on the information and Professional Engineer Certification / Seal	erein are correct. I also act d calculations set out herein							
Prof	essional Engineer Signature	Date						



SCHEDULE "C" LATECOMER SUMMARY TABLE

		Pre-Construction Estimate		timate	Post Construction Certified			
Parcel	Civic Address	Legal Description	Waived Frontage	Latecomer Frontage	Latecomer Charge	Waived Frontage	Latecomer Frontage	Latecomer Charge
1								
2								
3								
4								
5								
6								
7								
	TC	OTAL						

By affixing my seal and signing below, I acknowledge and agree that the City of Su				lations set out herein are correct. I also
Professional Engineer Certification / Seal			City Records / Data Entry	
•	Professional Engineer Signature	Date	Application Pending Flag	Certified Agreement
			Entered by:	Entered by:
			Nate:	Nate: