CITY OF SURREY

BY-LAW NO. 16033

An Expropriation by-law for the purpose of acquiring a temporary Statutory Right-of-Way

WHEREAS the Council of the City of Surrey has found it necessary to acquire the within described property for the purpose of temporary Statutory Right-of-Way;

AND WHEREAS pursuant to Section 8(1) of the *Community Charter*, S.B.C. 2003, c. 26, as amended, the City Council has the capacity, rights, powers and privileges of a natural person of full capacity and may acquire, hold, manage and dispose of land, improvements, personal property or other property, and any interest or right in or with respect to that property;

AND WHEREAS pursuant to Sections 31 & 32 of the *Community Charter*, S.B.C. 2003, c.26, as amended, the City Council may, for the purpose of exercising or performing its powers, duties and functions, expropriate real property or works, or an interest in them, in accordance with the *Expropriation Act*, R.S.B.C. 1996, c. 125, as amended;

NOW, THEREFORE, the Council of the City of Surrey, in open meeting assembled, ENACTS AS FOLLOWS:

1. Pursuant to Sections 31 & 32 of the *Community Charter*, S.B.C. 2003, c.26, as amended, and for the construction, extension, alteration, replacement, repair, upgrading, installation, protection, clearing, maintenance, operation, carrying out, use and servicing of highway works including a retaining wall and related appurtenances and improvements, the Council of the City of Surrey hereby authorizes the expropriation of a temporary Statutory Right-of-Way, in the form of Schedule "A" attached, in, over and upon ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Township of Langley in the Province of British Columbia and more particularly described as:

That portion of Lot 1, Except: Part dedicated road on Plan BCP22185, Section 15, Township 8, New Westminster District Plan 18534 (Parcel Identifier: 000-908-541) shown as Statutory Right-of-Way outlined on Statutory Right-of-Way Plan BCP22186 containing 201.9 square meters.

(Portion of 6734 – 196th Street, Langley, B. C.)

- 2. The Mayor and Clerk are hereby authorized to sign and seal all documents necessary and incidental to effect such expropriation.
- 3. This By-law may be cited for all purposes as "Portion of 6734 196th Street, Langley, B. C. Expropriation By-law, 2006, No. 16033".
- 4. This By-law comes in to full force and effect on the date of final adoption.

PASSED THREE READINGS on the 12th day of June, 2006.
RECONSIDERED AND FINALLY ADOPTED, signed by the Mayor and Clerk, and sealed with the Corporate Seal on the 26th day of June, 2006.
MAYOR
CLERK

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SCHEDULE A

Land Title Act FORM C Section 233 Province of British Columbia GENERAL INSTRUMENT - PART I (This area for Land Title Office Use) Page 1 of 13 pages 1. APPLICATION: (Name, address, phone number and signature of applicant/applicant's solicitor or agent) Bea Scott Agent for City of Surrey Client #011477 7452 - 132 Street Surrey, B.C. V3W 4M7 (604) 501-5530 E-05-407 1704-330 2. PARCEL IDENTIFIER AND LEGAL **DESCRIPTION OF LAND:** (PID) (LEGAL DESCRIPTION) 000-908-541 Lot 1 Except Part Dedicated Road on Plan BCP 22185, Section 15 Township 8 New Westminster District Plan 18534 3. NATURE OF INTEREST: PERSON ENTITLED TO DOCUMENT REFERENCE (PAGE AND PARAGRAPH) DESCRIPTION INTEREST PAGES: 6 - 10 STATUTORY RIGHT-OF-WAY TRANSFEREE over part shown on SRW Plan BCP-22/86 containing 201.9 m² PRIORITY AGREEMENT granting SA 200340 priority over PAGES 11 & 12 TRANSFEREE Mortgages BT134648 and BW106637 4. TERMS: Part 2 of this instrument consists of (select one only) (a) Filed Standard Charge Terms D.F. No. (b) **Express Charge Terms** ☑ Annexed as Part 2 There is no Part 2 of this instrument A selection of (a) includes any additional or modified terms referred to in Item 7 or in a schedule annexed to this instrument. If (c) is selected, the charge described in Item 3 is released or discharged as a charge on the land described in Item 2. 5. TRANSFEROR(S): KEVIN LONNY FOLDEN and MARY THERESA NELSON, AS JOINT TENANTS THE TORONTO-DOMINION BANK, as to grant of priority COAST CAPITAL SAVINGS CREDIT UNION, as to grant of priority

6. TRANSFEREE(S):(including postal address(es) and postal code(s))

CITY OF SURREY 14245 - 56th Avenue, Surrey, B.C. V3X 3A2

7. ADDITIONAL OR MODIFIED TERMS: N/A

8. EXECUTION(S) This instrument creates, assigns, modifies, enlarges, discharges or governs the priority of the interest(s) described in Item 3 and the Transferors and every other signatory agree to be bound by this instrument, and acknowledge(s) receipt of a true copy of the filed standard charge terms, if any.

OFFICER SIGNATURE(S)	EXECUTION DA	TE PARTIES SIGNATURES
	YMI	
		KEVIN LONNY FOLDEN
		MARY THERESA NELSON

OFFICER CERTIFICATION:

^{*} if space insufficient, enter "SEE SCHEDULE" and attach schedule in Form E.

^{**} if space insufficient, continue executions on additional page(s) in Form D.

EXECUTIONS CONTINUED

Page 3 of 13 pages

OFFICER SIGNATURE(S)	EXECUTION DATE	TRANSFEROR/BORROWER/ PARTY SIGNATURE(S)
	YMD	
		THE TORONTO-DOMINION BANK by its authorized signatory(ies)
		(Print Name Below Signature)
		(Print Name Below Signature)

OFFICER CERTIFICATION:

EXECUTIONS CONTINUED

Page 4 of 13 pages

OFFICER SIGNATURE(S)	EXECUTION DATE	TRANSFEROR/BORROWER/ PARTY SIGNATURE(S)	
	Y M D		
		COAST CAPITAL SAVINGS CREDIT UNION by its authorized signatory(ies)	
		(Print Name Below Signature)	
		(Print Name Below Signature)	

OFFICER CERTIFICATION:

Page 5 of 13 pages

OFFICER SIGNATURE(S)	EXECUTION DATE	TRANSFEROR/BORROWER/ PARTY SIGNATURE(S)
	Y M D	
		CITY OF SURREY by its authorized signatories
		DAVE MIHALECH, Manager Realty Services
as to the signature of the City Clerk		MARGARET JONES City Clerk

OFFICER CERTIFICATION:

TERMS OF INSTRUMENT - Part 2

Statutory Right-of-Way

THIS AGRE	EMENT is dated for reference the	day of	, 2006.
BETWEEN:			
	KEVIN LONNY FOLDEN MARY THERESA NELSON 6734 – 196 Street Langley, BC V3A 4P7 AS JOINT TENANTS		
	(the "Grantor")		
			OF THE FIRST PART
AND:			
	CITY OF SURREY 14245 - 56th Avenue Surrey, B.C., V3X 3A2		
	(the "Grantee")		
	(inc Stance)		OF THE SECOND PART
WHEREAS:			
premises, situ	rantor is the owner in fee simple of tho ate, lying and being in the City of Surrenticularly known and described as:	se certain parce ey, in the Provin	ls or tracts of land and ce of British Columbia, and

000-908-541

Lot 1 Except Part Dedicated Road on Plan BCP2185, Section 15 Township 8 New Westminster District Plan 18534

Parcel Identifier:

(the "Lands")

- B. The Grantor has agreed to grant a temporary statutory right-of-way as hereinafter defined for the purpose of a temporary work area to facilitate the construction, extension, alteration, replacement, repair, upgrading, installation, protection, clearing, maintenance, operation, carrying out, use and servicing of highway works including a retaining wall and related appurtenances and improvements (the "Works").
- C. Pursuant to section 218 of the Land Title Act, R.S.B.C. 1996, c. 250, as amended, a person may be able to create, by grant or otherwise in favour of a municipality a statutory right-of-way for any purpose necessary for the operation and maintenance of the Grantee's undertaking and registration of an instrument granting or otherwise creating a statutory right-of-way constitutes a charge on the Lands in favour of the Grantee and confers on the Grantee the right to use the Lands charged in accordance with the terms of the instrument, and the terms, conditions and covenants expressed in the instrument are binding on and take effect to the benefit of the Grantor and Grantee and their successors in title, unless a contrary intention appears.
- D. The granting of this statutory right-of-way is necessary for the operation and maintenance of the Grantee's undertaking.

NOW THEREFORE in consideration of the sum of One (\$1.00) Dollar of lawful money of Canada and other good and valuable consideration now paid by the Grantee to the Grantor (the receipt and sufficiency whereof is hereby acknowledged by the Grantor), the parties hereto hereby covenant, promise and agree with each other as follows:

- 1. The Grantor does hereby give and grant unto the Grantee forever:
 - the full, free and unrestricted right and liberty to enter in, over, under and upon that portion of the Lands shown in heavy black outline on Plan BCP22186 containing 201.9 square meters dated January 27th, 2006, certified correct by Scott E. Netherton, B.C.L.S., a copy of which is attached as Schedule "A" hereto (the "Statutory Right-of-Way Area") for the purpose of a temporary working area facilitating the construction, extension, alteration, replacement, repair, upgrading, installation, protection, clearing, maintenance, operation, carrying out, use and servicing all or any part of the Works;
 - (b) the full, free and unrestricted right to enter upon and have free and uninterrupted access to and egress from the Statutory Right-of-Way Area at all times, with or without workmen, vehicles and equipment, for the purpose of a temporary working area facilitating the construction, extension, alteration, replacement, repair, upgrading, installation, protection, clearing, maintenance, operation, carrying out, use and servicing all or any part of the Works; and
- 2. The Grantor hereby covenants and agrees with the Grantee that the Grantor shall not:
 - (a) erect, place or maintain any building, structure, chattel, fixture, possession, vehicle, fence, driveway, patio or landscaping on any part of the Statutory

- Right-of-Way Area without first obtaining the consent, in writing, of the Grantee, such consent not to be unreasonably withheld;
- (b) plant any tree, hedge, landscaping or shrubbery on any part of the Statutory Right-of-Way Area without first obtaining the consent, in writing, of the Grantee, such consent not to be unreasonably withheld;
- do or knowingly permit to be done any act or thing which will injure or interfere with the security or efficient functioning of the Works and, in particular, shall not carry out any blasting or excavating on or adjacent to the Statutory Right-of-Way Area, without first obtaining the consent in writing of the Grantee, provided that such consent shall not be unreasonably withheld;
- (d) damage the Works, and that if the Grantor does cause any damage to the Works, the Grantor shall forthwith repair the same to the satisfaction of the Municipal Engineer, or if the Grantee carries out the repairs, reimburse the Grantee for the costs thereof; and
- (e) diminish nor increase the soil cover within the Statutory Right-of-Way Area without first obtaining the consent in writing of the Grantee, provided that such consent shall not be unreasonably withheld.
- 3. The Grantee hereby covenants and agrees with the Grantor that the Grantee:
 - (a) will not bury debris or rubbish of any kind in excavations or backfill and will remove shoring and like temporary structures as backfilling proceeds;
 - (b) will thoroughly clean the Statutory Right-of-Way Area, raking up all rubbish and construction debris and leave the Statutory Right-of-Way Area in a neat and clean condition;
 - (c) will, as far as reasonably necessary, carry out the construction, maintenance, repair and/or replacement and renewal of the Works in a proper and workmanlike manner;
 - (d) will repair any damage to the Statutory Right-of-Way Area occasioned by its use of the Statutory Right-of-Way Area; and
 - (e) will not unreasonably deny the Grantor pedestrian access through, over or across the Statutory Right-of-Way Area.
- 4. The Grantor and Grantee further covenant and agree that:
 - (a) The Grantee may at its sole discretion remove any structures, vehicles, trees, landscaping, lawn, hedging, shrubbery, fence or other fixtures or chattels located within the Statutory Right-of-Way Area.

- (b) Without limiting the generality of paragraph 4(a) above, the Grantee may at its sole discretion:
 - break up, dig up, cut down and remove existing asphalt, driveway, fence, retaining walls, trees, shrubbery, landscaping, hedging, landscaping rocks, lawn and roots within the Statutory Right-of-Way Area;
 - (ii) dig up, remove and relocate the existing lamp posts, mailbox and electrical wiring and/or conduits within the Statutory Right-of-Way Area; and
 - (iii) dig up, remove and relocate existing utilities including, but not limited to, water, electrical, gas, telephone, cable, irrigation and drainage systems (if any), within the Statutory Right-of-Way Area.
- 5. IT IS MUTUALLY UNDERSTOOD, agreed and declared by and between the parties hereto that:
 - (a) the covenants and agreements herein contained shall be construed as running with the Lands;
 - (b) the Grantor shall not be liable under any of the covenants and agreements herein contained where such liability arises by reason of an act or omission occurring after the Grantor ceases to have any further interest in the Lands;
 - (c) any and all chattels and fixtures installed by the Grantee on the Statutory Right-of-Way Area shall be and shall remain chattels and shall belong solely and exclusively to the Grantee;
 - (d) nothing contained or implied herein shall prejudice or affect the rights and powers of the Grantee in the exercise of their functions under any public and private statutes, by-laws, orders and regulations, all of which may be fully and effectively exercised in relation to the Lands as if this Agreement had not been executed;
 - (e) this Agreement shall enure to the benefit of and be binding upon the parties hereto and their respective heirs, executors, administrators, successors, personal representatives and assigns;
 - the Grantor shall do, or cause to be done, all things and execute or cause to be executed all documents and give such further and other assurances which may be reasonably necessary to give proper effect to the intent of this Agreement including acts necessary to obtain priority of this Agreement over financial charges which may be registered against the Lands in the Land Title Office;
 - (g) wherever the singular or the masculine is used in this Agreement, the same shall be construed as meaning the plural or the feminine or the body corporate or politic where the context or the parties hereto so require;

- (h) if there is more than one Grantor the obligations of the Grantor are joint and several;
- (i) waiver of any default by either party shall not be deemed to be a waiver of any subsequent default by that party; and
- (j) if any section, subsection, sentence, clause or phrase in this Agreement is for any reason held to be invalid by the decision of a court of competent jurisdiction, the invalid portion shall be severed and the decision that it is invalid shall not affect the validity of the remainder of this Agreement.
- 6. The Grantee further covenants and agrees that it will release and discharge this Agreement from the title to the Lands within nine (9) months of the date of registration which in the context of an expropriation shall be within nine (9) months from the date of registration of the Vesting Notice.

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MEMORANDUM AS TO ENCUMBRANCES, LIENS AND INTERESTS

CHARGE IN FAVOUR OF THE TORONTO-DOMINION BANK REGISTERED UNDER

BT134648.

CONSENT

THE TORONTO-DOMINION BANK, being the holder of the encumbrance or

entitled to the lien or interest referred to in the memorandum above written, in consideration of

ONE (\$1.00) DOLLAR and other good and valuable consideration (the receipt of which is

hereby acknowledged), hereby joins in and grants to the registration of the within Agreement

priority over our interest in the said lands and covenants and agrees that the same shall be

binding upon its interest in or charge upon the said lands and shall be an encumbrance upon the

said lands prior to the above noted charge in the same manner and to the same effect as if it had

been dated and registered prior to the said charge.

EXECUTIONS: SEE PART 1

MEMORANDUM AS TO ENCUMBRANCES, LIENS AND INTERESTS

CHARGE IN FAVOUR OF COAST CAPITAL SAVINGS CREDIT UNION REGISTERED

UNDER BW106637.

CONSENT

COAST CAPITAL SAVINGS CREDIT UNION, being the holder of the

encumbrance or entitled to the lien or interest referred to in the memorandum above written, in

consideration of ONE (\$1.00) DOLLAR and other good and valuable consideration (the receipt

of which is hereby acknowledged), hereby joins in and grants to the registration of the within

Agreement priority over our interest in the said lands and covenants and agrees that the same

shall be binding upon its interest in or charge upon the said lands and shall be an encumbrance

upon the said lands prior to the above noted charge in the same manner and to the same effect as

if it had been dated and registered prior to the said charge.

EXECUTIONS: SEE PART 1

