## CITY OF SURREY

## BY-LAW NO. 14105

A by-law to enter into a development works agreement to authorize the acquisition of appliances, equipment, materials, real property, easements and rights-of-way required to construct a sanitary sewer and related appurtenances as identified in the development works agreement to service properties within a portion of the sanitary catchment area of the West Cloverdale North Neighborhood Concept Plan; to define the benefiting real property and to establish that the cost of the sanitary sewer and related appurtenances shall be borne by the owners of real property within such defined area.

.....

- A. WHEREAS Council may by by-law pursuant to Section 937.1 of the *Local Government Act*, R.S.B.C. 1996, c. 323, as amended (the "*Local Government Act*") enter into a development works agreement to provide, construct, alter, or expand sanitary sewer facilities by the City or by the developer and the cost of constructing the sanitary sewer facilities shall be recovered in part or in whole from the owners of real property in the area subject to the agreement;
- B. AND WHEREAS Council has been petitioned to construct a sanitary sewer and related appurtenances to serve a portion of the sanitary catchment area of the West Cloverdale North Neighborhood Concept Plan pursuant to Section 937.1(4)(c) of the *Local Government Act*;
- C. AND WHEREAS the City Clerk has certified that the petition is sufficient;
- D. AND WHEREAS it is deemed expedient to grant the prayers of the petitioners in the manner hereinafter provided and proceed with the construction of the sanitary sewer and related appurtenances.

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

- This By-law shall be cited for all purposes as "Development Works Agreement West Cloverdale North Sanitary Sewer By-law, 2000, No. 14105".
- 2. The City Council is hereby authorized to enter into that certain development works agreement attached as Schedule "1" to this By-law (the "Development Works Agreement").
- 3. The Mayor and the City Clerk are authorized on behalf of the Council to sign and seal the Development Works Agreement.
- 4. Schedule "1" forms a part of this By-law.
- 5. The appliances, equipment, materials, real property, easements and right-of-way required to construct a sanitary sewer, together with the necessary related appurtenances (the "Works") shall be acquired by No. 346 Sail View Ventures Ltd., as developer, as directed by the General Manager, Engineering.
- 6. The Works shall be constructed to serve the real property within the sanitary catchment area of the West Cloverdale North Neighborhood Concept Plan as identified in column five entitled "Legal Description" in Schedule "A" of the Development Works Agreement (the "Benefiting Area").
- 7. The General Manager, Engineering has provided a formula for imposing all or part of the cost of the Works on the registered owners in fee simple of the real property within the Benefiting Area as identified in column one entitled "Registered Owners and Address" in Schedule "A" of the Development Works Agreement (the "Owners").
- 8. The General Manager, Engineering has specified in the Development Works Agreement when the costs imposed under the formula become a debt payable by the Owners to the City.
- 9. The General Manager, Engineering has in the Development Works Agreement provided that until the debt is paid, the Council, an Approving Officer, a building inspector or other municipal authority is not obligated to:

(a) approve a subdivision plan, strata plan, building permit, development permit, development variance permit or zoning by-law necessary for the development of real property of a debtor in the area subject to the Development Works Agreement; or

(b) do any other thing necessary for the development of real property of a debtor in the area subject to the Development Works Agreement.

10. Without limiting the matters dealt with in the Development Works Agreement, the Development Works Agreement specifies the following:

- (a) the Benefiting Area;
- (b) the Works;
- (c) that No. 346 Sail View Ventures Ltd. as developer is responsible for completing the Works before September 30, 2000.
- (d) provisions for the payment to No. 346 Sail View Ventures Ltd., as developer, of charges collected under s. 937.1 of the *Local Government Act* by the City from the Owners within the Benefiting Area.
- 11. The Works shall be carried out under the supervision and according to the direction of the General Manager, Engineering.

PASSED THREE READINGS on the 5th day of September, 2000.

RECONSIDERED AND FINALLY ADOPTED, signed by the Mayor and Clerk, and sealed with the Corporate Seal on the 18th day of September, 2000.

 MAYOF
CLERK

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# **DEVELOPMENT WORKS AGREEMENT**

West Cloverdale North NCP - Sanitary Sewer

Project #7898-0162-00

THIS AGREEMENT dated for reference the day of
BETWEEN:
CITY OF SURREY, a municipal corporation under the <i>Municipal Act</i> of the Province of British Columbia and having its offices at 14245 - 56th Avenue, Surrey, British Columbia (V3X 3A2)
(the "City")
OF THE FIRST PART
AND:
NO. 346 SAIL VIEW VENTURES LTD., a body corporate, duly incorporated under the laws of the Province of British Columbia, having its place of business at #200 – 1122 Mainland Street, Vancouver, British Columbia (V6B 5L1) and 168 STREET HOLDINGS LTD., a body corporate, duly incorporated under the laws of the Province of British Columbia, having its place of business at #203 – 11180 Coppersmith Place, Richmond, British Columbia (V7A 5G8), together known as FIVE CORNERS JOINT VENTURE
(the "Developer")
OF THE SECOND PART
AND:
<b>601826 B.C. LTD.,</b> a body corporate, duly incorporated under the laws of the Province of British Columbia, having its registered office at 10430 – 144 <sup>th</sup> Street, Surrey, British Columbia (V3T 4V5) [Incorporation #601826]
(the "Trustee")

OF THE THIRD PART

AND:

**437236 B.C. LTD., 430328 B.C. LTD. and 430329 B.C. LTD.**, all of #202 – 7743 – 128<sup>th</sup> Street, Surrey, B.C. (V3W 4E6)

456693 B.C. LTD. of #230 – 4977 Trennant Street, Delta, B.C. (V4K 2K5)

Hometide Holdings Ltd. of 852 Seymour Street, Vancouver, B.C. (V6B 3L6)

**443090** B.C. LTD., 12872 – 60<sup>th</sup> Avenue, Surrey, B.C. (V3X 2L5) and **K.I.R. Enterprises** Ltd., 638 Nicola Avenue, Coquitlam, B.C. (V3J 7T7)

**168 Street Holdings Ltd.,** #203 – 11180 Coppersmith Place, Richmond, B.C. (V7A 5G8) and **No. 346 Sail View Ventures Ltd.,** #200–1122 Mainland Street, Vancouver, B.C. (V6B 5L1)

(the "Contributing Owners")

OF THE FOURTH PART

- A. WHEREAS real property within the sanitary sewer catchment area of the West Cloverdale North Neighbourhood Concept Plan is identified in column five entitled "Legal Description" in Schedule "A", attached hereto (the "Benefiting Area").
- B. **AND WHEREAS** the registered owners within the Benefiting Area are identified in column one entitled "Registered Owners and Addresses" in Schedule "A", attached hereto.
- C. AND WHEREAS a Sanitary Sewer and related appurtenances as described in Schedule "B", attached hereto (the "Sanitary Sewer") is required to be constructed for the development of the lands within the Benefiting Area as defined herein.
- D. AND WHEREAS the Sanitary Sewer is not currently scheduled for construction by the City, but is contained within the City's 10 year Engineering Servicing Plan.
- E. AND WHEREAS the Developer has requested that the City advance the construction of the Sanitary Sewer and has agreed to facilitate such construction for the development of the lands within the Benefiting Area providing they can recover all or part of their financing costs.
- F. AND WHEREAS Section 937.1 of the Act authorizes Council to enter into an agreement with the Developer for the provision of drainage facilities by the Developer.
- G. AND WHEREAS Council adopted Development Works Agreement West Cloverdale North NCP Sanitary Sewer By-law, \_\_\_\_\_\_ No. \_\_\_\_\_ on \_\_\_\_\_ authorizing the parties to enter into this Agreement pursuant to Sections 937(1) of the *Act*, for the recovery of interest charges for the financing of the Sanitary Sewer.

NOW THEREFORE THIS AGREEMENT WITNESSES that in consideration of the sum of ONE (\$1.00) DOLLAR of lawful money of Canada and other good and valuable consideration now paid by each of the parties hereto, to each of the other parties hereto, the receipt whereof is hereby acknowledged, the parties hereto hereby covenant promise and agree with each other as follows:

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#### 1. DEFINITIONS

In this Agreement and in the recital above:

"Act" means the Municipal Act, R.S.B.C. 1996, Chapter 323, as revised, reenacted or consolidated from time to time and any successor statute.

"Agreement" means this agreement and all Schedules attached hereto which form part of the agreement.

"Benefiting Area" means all the real property described in column five entitled "Legal Description" in Schedule "A" attached hereto.

"Capital Cost" means the cost to design, engineer and construct the Sanitary Sewer as it is defined in Section 935 of the *Act*.

"City" means City of Surrey.

"Contributing Owner" means each of the registered individuals or companies of real property described in column one entitled "Registered Owners and Addresses" in Schedule "C", attached hereto.

"Council" means the elected council of the City.

"Developer" means No. 346 Sail View Ventures Ltd. and 168 Street Holdings Ltd., together known as Five Corners Joint Venture.

"Development Cost Charge" means a charge imposed pursuant to the Development Cost Charge By-law.

"Development Cost Charge By-law" means Surrey Development Cost Charge By-law, 1993, No. 11951, enacted by the City under the *Act* as revised, re-enacted or consolidated from time to time and any successor by-laws.

"General Manager" means the General Manager of Engineering for the City or his designate.

"Owner" and "Owners" means each of the registered individuals or companies of real property described in column one entitled "Registered Owners and Addresses" in Schedule "A" attached hereto, and includes the Contributing Owners.

"Sanitary Sewer" means the design, engineering and construction of a Sanitary Sewer and related appurtenances by the Developer as more particularly described in Schedule "B".

"Specified Charge" means a debt payable to the City for the financing of the Sanitary Sewer in the amount of \$449.00 for each new lot or dwelling unit to be created in the Benefiting Area by subdivision or by building permit as approved by the City, in accordance with the by-laws of the City, including, but not limited to, the Development Cost Charge By-law and Subdivision and Development By-law.

"Subdivision and Development By-law" means Surrey Subdivision and Development By-law, 1986, No. 8830, enacted by the City under the *Act* as such By-law as revised, re-enacted or consolidated from time to time.

"Term" means the period of time that this agreement is in effect as specified in Section 4.

"Trustee" means the trustee appointed by the Contributing Owners, and named in this Agreement as a party.

## 2. **SANITARY SEWER**

- [a] The Developer shall be solely responsible for the design, engineering and construction of the Sanitary Sewer and for retaining consultants and entering into any contracts required to construct the Sanitary Sewer, subject to the direction of the City. Following execution of this Agreement by the parties, the Developer agrees to take all necessary steps to proceed with the design, engineering and construction of the Sanitary Sewer.
- [b] The Developer agrees to facilitate the design, engineering and construction the Sanitary Sewer through the provision of funds.
- [c] The Developer, the Contributing Owners and the Trustee agree to complete the construction of the Sanitary Sewer before September 30, 2000.

# 3. PAYMENT FOR SANITARY SEWER FINANCING COSTS

- [a] All owners within the Benefiting Area shall pay the Specified Charge to the City, for the financing of the Sanitary Sewer, in the amount of \$449.00 for each new lot or dwelling unit to be created by subdivision or by building permit as approved by the City, in accordance with the by-laws of the City, including, but not limited to, the Development Cost Charge By-law and Subdivision and Development By-law.
- [b] For greater certainty, a deduction will not be made for the number of parent lots out of which the new lots have been approved for subdivision.
- [c] The Specified Charge shall be payable to the City on or before the date when the Development Cost Charge pursuant to the Development Cost Charge By-law and the Subdivision and Development By-law are payable to the City.
- [d] Until the Specified Charge is paid, Council, an Approving Officer, a building inspector or other municipal authority is not obligated to approve a subdivision plan, strata plan, building permit, development permit, development variance permit or zoning by-law necessary for the development of real property of the Owners within the Benefiting Area; or do any other thing necessary for the development of real property of the Owners in the Benefit Area.
- [e] After completion of the construction of the Sanitary sewer, the Developer's engineer shall determine and certify the actual Capital Cost. It is anticipated that the actual Capital Cost will vary from the estimated capital cost. In the event that the Capital Cost is reduced, then the Specified Charge will be reduced accordingly, with the consent of the parties. The parties agree that an amendment to the by-law adopting this Agreement is not required to reduce the Capital Cost and the Specified Charge.
- [f] The City is not responsible for financing any of the costs of the Sanitar Sewer.
- [g] In consideration of the satisfactory completion of the Sanitary Sewer by th Developer, to the satisfaction of the General Manager, without incurring ar

cost to the City, the City agrees to collect from all the Owners within the Benefiting Area the Specified Charge.

- [h] The City shall pay to the Trustee, once in each calendar year, the sums collected from the Owners within the Benefiting Area. The Trustee shall distribute the sums pro-rata to the Contributing Owners. The City shall have no further obligation to any Contributing Owner to make any payment pursuant to this Agreement. If the said payments are returned to the City unclaimed by the Trustee and if the City is unable to locate the Trustee after all reasonable efforts, then the City shall hold all monies collected until the expiry of this Agreement. After the expiry of this Agreement, all such unclaimed funds shall be retained forever by the City.
- The Trustee shall submit to the City once in each calendar year, within 30 days of receiving the Specified Charge contributions collected from the Owners, a statement setting out the revised estimate of the remaining interest costs. The City shall then revise the sum listed in Section 4[d]. All parties agree that a revision in the total interest costs shall not require a revision to the Specified Charge or to the by-law adopting this Agreement. It is acknowledged that the estimated interest costs in 4[d] hereof are based on an interest rate of 7% of the estimated Capital Cost as though the Capital Cost was recovered evenly over a ten (10) year period. The revised estimate of remaining interest costs submitted each year by the Trustee shall be based on the same interest rate but shall reflect the actual amount of the Capital Cost recovered in that year and the amount of Specified Charges received by the City and paid to the Trustee in that year.
- In the event of the assignment or transfer of the rights of the Trustee voluntarily, or by operation of law, the City Treasurer shall pay any benefits accruing hereunder, after notice, to such successor of the Trustee as the City Treasurer, in his judgment, deems entitled to such benefits; and in the event of conflicting demands being made upon the City for benefits accruing under this Agreement, then the City may at its option commence an action in interpleader joining any party claiming rights under this Agreement, or other parties which the City believes to be necessary or proper, and the City shall be discharged from further liability upon paying the person or persons whom any court having jurisdiction of such interpleader action shall determine, and in such action the City shall be

entitled to recover its reasonable legal fees and costs, which fees and costs shall constitute a lien upon all funds accrued or accruing pursuant to this Agreement.

## 4. TERM

- [a] The term of this Agreement shall commence upon the adoption of this bylaw and shall expire on September 30, 2010 (the "Term").
- [b] If the Developer fails to complete the Sanitary Sewer before September 30, 2000, this Agreement shall lapse.
- [c] The Contributing Owners and the Trustee agree that if insufficient funds are paid by the Owners within the Benefiting Area within the Term of this Agreement, that they are at its risk and, at the expiry of the Term, no further monies are payable to the Trustee on behalf of the Contributing Owners pursuant to this Agreement.
- [d] This Agreement shall terminate prior to the expiry of the Term in the event the Trustee has been paid the sum of \$460,552.00, or as revised from time to time, being the estimated total interest costs for the financing of the Sanitary Sewer.

## 5. INDEMNITY

The Developer agrees to indemnify the City, its employees, elected officials, contractors and agents against all actions, causes of action, suits, claims and demands whatsoever which may arise either directly or indirectly by reason of this Agreement.

## 6. CITY'S COSTS

The Developer shall pay to the City, by cash or bank draft, prior to the City executing this Agreement, a fee of \$3,500.00 for the preparation, registration and administration of this Agreement.

## 7. NOTICES

[a] Any notice, demand, acceptance or request required to be given hereunder

in writing shall be deemed to be given if either personally delivered or mailed by registered mail, postage prepaid (at any time other than during a general discontinuance of postal services due to a strike, lockout or otherwise) and addressed to the Developer, the Trustee and the Contributing Owners at the addresses hereinbefore set out or such change of address as the parties have, by written notification, forwarded to the City, and to the City as follows:

City of Surrey Engineering Department 14245 - 56th Avenue Surrey, B. C. V3X 3A2

Attention: General Manager, Engineering

or such change of address as the City has, by written notification, forwarded to the other parties.

- [b] Any notice shall be deemed to have been given to and received by the party to which it is addressed:
  - [i] If delivered, on the date of delivery; or
  - [ii] If mailed, then on the fifth (5th) day after the mailing thereof.

#### 8. BINDING ON SUCCESSORS

- [a] It is hereby agreed by and between the parties hereto that this Agreement shall be enforceable by and against parties, their successors and assigns.
- [b] The Developer, Trustee or Contributing Owners shall not assign or transfer their interest in this Agreement without the prior written consent of the City which consent shall not be unreasonably withheld.

#### 9. ENTIRE AGREEMENT

This Agreement constitutes the entire agreement between the parties hereto with respect to the subject matter hereof and supersedes any prior agreements.

undertakings, declarations or representations, written or verbal, in respect thereof.

## 10. LAWS OF BRITISH COLUMBIA

This Agreement shall be interpreted under and is governed by the applicable laws of Canada and the Province of British Columbia.

## 11. SCHEDULES

The Schedules attached hereto, which form part of this Agreement, are as follows:

- [a] Schedule "A" Benefiting Area
- [b] Schedule "B" Description of Sanitary Sewer;
- [c] Schedule "C" DCC Credits and Proportionate Shares;
- [d] Schedule "D" Benefiting Area Map

**IN WITNESS WHEREOF** this Agreement has been executed as of the day and year first above written.

authorized	signaid	nes	
Mayor			
Clark			
Clerk			

City of Surrey by its

**601826 B.C. Ltd.** by its authorized signatory

Meellyl

# 437236 B.C. Ltd.

by its authorized signatory

Print Name:

HARRION TON

430328 B.C. Ltd.

by its authorized signatory

Print Name:

DAVIG BOHL

430329 B.C. Ltd.

by its authorized signatory

Print Name:

AVTAR JUHL

456693 B.C. Ltd.

by its authorized signatory

Print Name: Parmit Shigh Boparai
President

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Hometide Holdings Ltd. by its authorized signatory

**443090 B.C. Ltd.** by its authorized signatory

Print Nar

K.I.R. Enterprises Ltd. by its authorized signatory

Print Name:

168 Street Holdings Ltd. by its authorized signatory

No. 346 Sail View Ventures Ltd. by its authorized signatory

Print Name: RICCARDO NARDALI

SCHEDULE A - BENEFITING AREA

	REGISTERED OWNERS AND ADDRESS	PROPERTY IDENTIFIER	ROLL NUMBER	CIVIC ADDRESS	LEGAL DESCRIPTION
13	Mundi Holdings Ltd.	005-572-169	6124010100	16469 - 60	Portion W1/2 Lot 2 Plan 6427
				Avenue	
	SURREY, B.C. V3S 8H2		•		
	Sindee's Investment Ltd.				
	12365 73 <sup>rd</sup> Avenue				
	SURREY, B.C. V3W 0J9				
	KGN Holdings Ltd.				
	3414 248 <sup>th</sup> Street				
	ALDERGROVE, B.C. V4W 1Y7				
	Harchand S. & Parminder Bagn				
	3315 Lancaster Court				
	COQUITLAM, B.C. V3P 1C1				
14	Harvinder Kaur Aujla	004-897-374	6124210022	16433 - 60	Lot 22 Plan 40083
				Avenue	
	ALDERGROVE, B.C. V4W 1Y7				
15	Daphne Fletcher	014-268-914	6123140024	16387 - 60	E 110' of S 235' of Lot 15 Plan
	16387 - 60 <sup>th</sup> Avenue			Avenue	1435
	SURREY, B.C. V3S 1S5				
16	William J. & Lori J. Thorneycroft	011-874-368	612313002X	16321 - 60	Lot 14 Plan 1435
	16480 - 40 Avenue			Avenue	
	SURREY, B.C. V3S 4N7			·	
16		011-874-376	6123140048	6095 - 164	Lot 15 Except Plan E 110'
	16480 - 40 Avenue SURREY, B.C. V3S 4N7			Street	Fian 1435
_	<u> </u>				

			-	01/10	
	REGISTERED OWNERS	PROPERIY	KOLL	ADDRESS	I EGAL DESCRIPTION
	AND ADDRESS	DENIIFIER	NOMBER	46077 60	Lot 13 Plan 1435
12	Clifford T. & Margaret E. Hull	011-874-341	6123120025	00 - 11791	
	16277 - 60 Avenue		-	Aveiled	
	SURREY, B.C. V3S 1S5			10007	1 of 10 Dian 1435
78	George J. Stewart	011-874-333	6123110020	00 - /7791	LOC 12 Figure 1450
!	6095 - 164 <sup>th</sup> Street			Avenue	
	SURREY, B.C. V3S 3V9				+ 4 Diam 443E
24	George J. Stewart	012-198-480	6123030024	16232 - 62	Lot 4 Figin 1455
1	6095 - 164 <sup>th</sup> Street			Avenue	
	SIIRREY B.C. V3S 3V9			1	1000
25	Clifford T. & Margaret E. Hull	012-198-471	612302002X	16270 - 62	Lot 3 Plan 1435
,	16277 - 60 Avenue			Avenue	
	SURREY B.C. V3S 1S5				1 10 01-1106
26	+-	012-198-455	6123010025	16328 - 62	Lot Z Plail 1433
ì				Avenue	
	SURREY B.C.			1.	Daniel A Bort NE1// Lot 2
27	┼	012-419-729	6124010021	16/45 - 63	Parcel A Fait INE 1/4 LOLZ
i 				Avenue	רומון ושל
	SURREY, B.C.			20001	Doction of S1/4   of 3 Plan 1921
28	<del> </del>	012-419-745	6124020026	16685 - 63	
				Avenue	
	SURREY, B.C. V4A 8Y8				
_	Morris Liao				
	reek (				
	SURREY, B.C. V4P 2N/		+	16620 63	1 of 30 Plan 55087
59		005-327-679	0124290029	Avenue	(Legal Description changed.
	#203-11180 Coppersmith Place				(See Schedule "C")
	RICHMOND, B.C. V/A 5G8				
_	(dba Five Corners Joint Venture)	_	_	_	_

																		 - T		
LEGAL DESCRIPTION	W1/2 Lot 4	Plan 9283	E1/2 Lot 4	Plan 9283					Parcel B Lot 2	Plan 1921				N/2 Lot 3	Fian 1921				Lot 2 Plan 4483	
CIVIC ADDRESS	16524 - 63	Avenue	16562 - 63	Avenue					16728 - 64	Avenue				16690 - 64	Avenue				16667 - 64	Dnua.V
ROLL NUMBER	612403010X		6124030081						6124010045					612402004X					6130010023	
PROPERTY IDENTIFIER	000-518-794		011-420-928						012-419-737					012-419-770					011-113-618	
REGISTERED OWNERS AND ADDRESS	Kerry & Avril Ballantine	4855 Venables Street BURNABY B.C. V5C 3A9	Nirmal & Kamal Kooner	12414 - 80 Avenue	SURREY, B.C. V3W 3A5	Kulwant Johal	12414 - 80 Avenue	SURREY, B.C. V3W 3A5	Thomas M. Katronis	14023 Trites Road	SURREY, B.C. V3W 4P2	Calvín H. Bergen	BURNABY, B.C. V5B 1A8	Narinder Mann	13141 - 65B Avenue	SURREY, B.C. V3T 1Z7	Ajaib & Sarjit Ghuman	SURREY, B.C. V3W 4E4	Mandarin Pacific Properties Inc.	5937 Wiltshire St.   VANCOUVER, B.C. V6M 3L8
	30		31			_			32					33					34	

<b>RE</b> 443090	REGISTERED OWNERS AND ADDRESS 443090 B.C. Ltd.	PROPERTY IDENTIFIER 012-419-788	ROLL NUMBER 612403002	CIVIC ADDRESS 16636 - 64	LEGAL DESCRIPTION Lot 4 Plan 1921
12872 - 60 <sup>th</sup> Avenue SURREY, B.C. V3X 2 K.I.R. Enterprises Ltd. 638 Nicola Avenue Cognitlam, B.C. V3.I.	12872 - 60 <sup>th</sup> Avenue SURREY, B.C. V3X 2L5 K.I.R. Enterprises Ltd. 638 Nicola Avenue			Avenue	
Prime Build Ltd. #13-12800 RICHMONE	Prime Building Maintenance (1981) Ltd. #13-12800 Bathgate Way RICHMOND, B.C. V6V 1Z4	000-865-966	6124040025	16614 - 64 Avenue	E1/2 Lot 5 Plan 1921
456693 B.C. Ltd 230, 4977 Trenn DELTA, B.C. V4	456693 B.C. Ltd. 230, 4977 Trennant Street DELTA, B.C. V4K 2K5	011-113-642	6130020028	16605 - 64 Avenue	E 255' Lot 3 Plan 4483
Bhupinder 8 Harjinder 8 c/o 938 We PORT COO	Bhupinder & Harpreet Khera Harjinder & Baljinder Khera c/o 938 Westwood Street PORT COQUITLAM, B.C. V3C 3L3	003-985-687	6124040049	16600 - 64 Avenue	W1/2 Lot 5 Plan 1921
456693 B.C. Ltd. 230, 4977 Trenna DELTA, B.C. V41	456693 B.C. Ltd. 230, 4977 Trennant Street DELTA, B.C. V4K 2K5	011-113-669	6130020041	16585 - 64 Avenue	Lot 3 except E 255' Plan 4483
480579 B.C. Ltd. 5090 - 48 Avenue DELTA, B.C. V4K	480579 B.C. Ltd. 5090 - 48 Avenue DELTA, B.C. V4K 1V8	012-419-796	612405002X	16578 - 64 Avenue	Lot 6 Plan 1921
Concorde 200, 133 E Vancouver	Concorde Creation Inc. 200, 133 East 8th Avenue Vancouver, B.C. V5G 1R8	008-528-357	6124060024	16520 - 64 Avenue	Lot 7 Plan 1921
Grace and 16423 - 64 SURREY,	Grace and Dennis Jeklin 16423 - 64 <sup>th</sup> Avenue SURREY, B.C. V3S 4N7	003-436-004	6130030046	16423 - 64 Avenue	Rem Lot 4 except Plan 56758 & W75' Plan 4483

	DECISTEDED OWNERS	PROPERTY	ROLL	CIVIC	
	AND ADDRESS	IDENTIFIER	NUMBER	ADDRESS	LEGAL DESCRIPTION
8	Mildred D. Bose	007-606-591	6124971021	16420 - 64	Parcel K, Part NE1/4, except
}	16420 - 64th Avenue			Avenue	Plan B/L 50758 LMP3Z187
	SURREY, B.C. V3S 4N7				Plan 15195A
4	+-	007-907-541	6123971025	16390 - 64	NVV1/4 Sec. 12, 1 Wp z
	Ж. Ж			Avenue	and I MP36235 and Parcel 2
	VANCOUVER, B.C. V6B 2M6				(Bylaw Plan 68893)
;	-+	012-198-447	6123000020	6151 - 164	Lot 1 Plan 1435
45	James Stewalt	1		Street	
	SIBBEY B.C.				
47		011-420-901	6124020105	6184 - 164	Lot 3 Plan 9283
:				Street	
	Vancouver, B.C.			2470	1 at 2 Diam 0283
48	<del>                                     </del>	011-420-898	612 4010124	6152 - 164	Lot 2 Fight 9203
_	6152 - 164 <sup>th</sup> Street	-		Sireet	
	SURREY, B.C. V3S 3V8		20000	- 1	o+ 4   D  20 0283
49	) 503597 B.C. Ltd.	011-420-863	612400012X	6108 - 164	
	11937 - 83A Avenue			Sileet	
	DELTA, B.C. V4C 2K2		100000	40545 04	1 ot A Dian   MD33728
49	Ŀ	023-801-883	6124900087	16545 - 01	
	롣			Aveine	
	- †	002 008 350	6124240026	6078 - 164	Lot 25 Plan 46638
ල 	)   Mary Lindsay	002-000-200	2201717	Street	
	6078 - 164" Street				
٦,		006-124-135	6124230021	6058 - 164	Lot 24 Plan 46638
				Street	
	SURREY, B.C. V3S 3V8		00000	7000	1 ot 23 Dlan 40083
25	<u> </u>	004-897-391	6124220027	Street	
_	SURREY, B.C. V3S 3V8			_	_

	SOLIMA CHOSTA	VTGGGGGTV		CIVIC	
	REGISTERED OWNERS	ייייייייייייייייייייייייייייייייייייייי		STOCK	NOITGIAC DESCRIPTION
	AND ADDRESS	IDENIITIER	NOWIDER	ADDRESS	ברסשר סבסואו זוסוא
53	Kathleen Wimmer	011-113-731	6130030022	6410 - 164	W 75' of Lot 4 except Plan B/L
	6410 - 164 <sup>th</sup> Street		·	Street	56758
	SURREY, B.C. V3S 8E7				Plan 4483
65	Arthur Bartel	003-158-390	6124340021	6301 - 168	Lot 35 Plan 55506
	Marlene Bonar			Street	
	Kenneth Bartel				
	6301 - 168 <sup>th</sup> Street				
	SURREY, B.C. V3S 3Y2				
99	Swaran & Kulvinder Hayer	007-683-910	6124330027	6341 - 168	Lot 34 Plan 55506
	12805 - 63B Avenue			Street	
	SURREY, B.C. V3X 3J5				
29	Jamsher & Raminder Singh	009-997-105	6124040086	6355 - 168	Lot 5 Plan 14713
	6355 - 168 <sup>th</sup> Street			Street	
	SURREY, B.C. V3S 3Y2				
89	Heather E. McLean	007-431-261	6124030123	6365 - 168	Lot 4 Plan 14713
	6365 - 168 <sup>th</sup> Street			Street	
	SURREY, B.C. V3S 3Y2			:	
69	Woo-II Kim	002-809-494	612490004X	6373 - 168	Lot A except Plan B/L
	Sung Ju Kim			Street	NWP8/783
	Dong Hee Paik				Plan 14713
	6373 - 168 <sup>th</sup> Street				
	SURREY, B.C. V3S 3Y2				
70		011-113-600	6130000029	6435 - 168	Lot 1 except Plan B/L 87783
	852 Seymour Street			Street	Plan 4483
	VANCOUVER, B.C. V6B 3L6				

#### SCHEDULE 'B'

#### DESCRIPTION OF SANITARY SEWER

- install approximately 45 metres of 200mm diameter and 250mm diameter dual siphon at 68 Avenue and 176 Street including all carrier pipes, spacers, 600mm culvert installation; manhole, appurtenances, excavation, ditch infill, Ministry of Environment requirements, and all grading and restoration;
- install approximately 16 metres of 1.8-metre by 1.2-metre box culvert at future sanitary sewer crossing located at design station 9 + 16 including all backfill, compaction, restoration, rip-rap and Ministry of Environment compensation planting;
- install approximately 20 metres of 450mm diameter sanitary sewer at design station 20 + 83.43 located approximately 200 metres south of 66 Avenue including all manholes, appurtenances, and related surface restoration;
- install approximately 210 metres of 200mm and 250mm diameter dual siphon on 68A Avenue, 176 Street and 68 Avenue from the existing sanitary sewerage pump station on 68A Avenue approximately 60 metres east of 176 Street, to 68 Avenue approximately 65 metres west of 176 Street, including flow diversion manhole, tieins to existing crossing on 176 Street (see above), all fittings and connections, tie-in to existing 750mm diameter sanitary sewer on 68A Avenue, appurtenances, and related surface and road restoration;
- install approximately 876 metres of 450mm diameter sanitary sewer overland through existing rights-of-way from 68 Avenue approximately 65 metres west of 176 Street, to 172 Street approximately 85 metres north of 66 Avenue including al manholes, appurtenances, and related surface and road restoration;
- install approximately 273 metres of 450mm diameter sanitary sewer on 172 Street from approximately 85 metres north of 66 Avenue, and on 66 Avenue from 172 Street to approximately 187 metres west of 172 Street including all manholes appurtenances, and related surface and road restoration;
- install approximately 147 metres of 450mm diameter, and 241 metres of 375mm diameter sanitary sewer overland through existing rights-of-way from 66 Avenue approximately 187 metres west of 172 Street to the existing system located approximately 200 metres east of 168 Street including all manholes, tie-ins to existing system, appurtenances, and related surface and road restoration;
- install approximately 192 metres of 375mm diameter sanitary sewer on 168 Stree
  from approximately 192 metres north of 64 Avenue to 64 Avenue including al
  manholes, tie-ins to existing system, appurtenances and related surface and roac
  restoration.

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SCHEDULE C - DCC Credits and Proportionate Shares

- SANITARY - TOTAL COST ESTIMATE \$904,216.00

	\$24,700							
Percent of Total Cost	2.732%					ļ		
Sost	\$24,700							
Legal Description	Lot 4 Plan 1921							
Civic Address	16636 – 64 <sup>th</sup> Avenue							
Registered Owners and Addresses	443090 B.C. Ltd. 12872 – 60 <sup>TH</sup> Avenue SURREY, B.C. V3X 2L5							

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SCHEDULE C - DCC Credits and Proportionate Shares

- SANITARY - TOTAL COST ESTIMATE \$904,216.00

DCC	\$19,425	\$19,425					
Percent of Total Cost	2.149%	2.149%					
Capital Cost Contribution	\$19,425	\$19,425					
Legal Description	E 255' Lot 3 Plan 4483	Lot 3 except E 255' Plan 4483					
Civic Address	16605 – 64 Avenue	16585 – 64 Avenue					
Registered Owners and Addresses	456693 B.C. Ltd. 230, 4977 Trennant Street	DELIA, B.C. V4h Zho 456693 B.C. Ltd. 230, 4977 Trennant Street DELTA, B.C. V4K 2K5					

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SCHEDULE C - DCC Credits and Proportionate Shares

- SANITARY - TOTAL COST ESTIMATE \$904,216.00

DCC Credit	\$42,734						,
t Percent of Total Cost	4.726						
So	\$42,734						
Legal Description	Lot 1 except Plan B/L 87783 Plan 4483						
Civic Address	6435 168 Street						
Registered Owners and Addresses	Hometide Holdings Ltd. 852 Seymour Street VANCOUVER, B.C. V6B 3L6						

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SCHEDULE C - DCC Credits and Proportionate Shares

- SANITARY - TOTAL COST ESTIMATE \$904,216.00

DCC	\$38,500						
Percent of Total Cost	4.258%				,		
Capital Cost Contribution	\$38,500						
Legal Description	Lot 6 Plan 6427						
Civic Address	16709 – 60 Avenue						
Registered Owners and Addresses	437236 B.C. Ltd. (Johl) 430328 B.C. Ltd 430329 B.C. Ltd. #202-7743 – 128 <sup>th</sup> Street SURREY, B.C. V3W 4E6						

C5 - SANITARY - TOTAL COST ESTIMATE \$904,216.00

SCHEDULE C - DCC Credits and Proportionate Shares

DCC Credit	<b>\$</b> 123,500		
Percent of Total Cost	83.996%		
Capital Cost Contribution	\$759,432		
Legal Description	Rem Lot 5 Except Plan EXP 51675 Plan 6427  E ½ Lot 4 Plan 6427  Lot 30 Plan 55087  Lot 38 Plan 60048  (As a result of consolidation and subdivision the new legal descriptions of these properties are Lots 1 – 31, 33 – 135 inclusive Plan LMP46878		
Civic Address	16653 – 60 Avenue 16597 – 60 Avenue 16620 – 63 Avenue 16681 – 61 Avenue 16693 – 61 Avenue		
Registered Owners and Addresses	No. 346 Sail View Ventures Ltd. 200-1122 Mainland Street VANCOUVER, B.C. V6B 5L1 and 168 Street Holdings Ltd. #203-11180 Coppersmith Place RICHMOND, B.C. V7A 5G8 (together doing business as Five Corner Joint Venture)		

