

CITY OF SURREY

BY-LAW NO. 17476

A by-law to enter into a Development Works Agreement (Water) to authorize the acquisition of appliances, equipment, materials, real property, easements and rights-of-way required to construct works as identified in the Development Works Agreement to service properties within a portion of the Douglas Neighbourhood Concept Plan; to define the benefiting real property and to establish that the cost of the works shall be borne by the owners of real property within such defined area.

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- 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 Works by the City or by the developer and the cost of constructing the Works 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 Works (as defined in the agreement) to serve a portion of the Douglas Neighbourhood 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; and
- 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 Works.

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

- 1. This By-law shall be cited for all purposes as "Development Works Agreement (Water) – Douglas Neighbourhood Concept Plan By-law, 2012, No. 17476".
- 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 Specified Charge, as defined in the Development Works Agreement, payable by the Owners shall increase each year by 5% as specified in the Development Works Agreement.

PASSED FIRST READING on the 20th day of February, 2012.

PASSED SECOND READING on the 20th day of February, 2012.

PASSED THIRD READING on the 20th day of February, 2012.

RECONSIDERED AND FINALLY ADOPTED, signed by the Mayor and Clerk, and sealed with the Corporate Seal on the 12th day of March, 2012.

_____MAYOR

_____CLERK

**CITY OF SURREY
DEVELOPMENT WORKS AGREEMENT (WATER)**

Agreement 8407-0041-00-1 (Water)

THIS AGREEMENT dated for reference the _____ day of February, 2012.

BETWEEN:

CITY OF SURREY, at 14245 - 56th Avenue,
City of Surrey, British Columbia, V3X 3A2

(the "City")

OF THE FIRST PART

AND:

CRESSEY (DOUGLAS) DEVELOPMENT LIMITED PARTNERSHIP
of #800 - 925 Georgia Street, Vancouver, British Columbia, V6C 3L2

(the "Developer")

OF THE SECOND PART

- A. **WHEREAS** the real property within the Douglas Neighbourhood Concept Plan is identified in column one entitled "Legal Description" in Schedule "A" and as illustrated in "Benefiting Area Map" in Schedule "C";
- B. **AND WHEREAS** the registered property owners in fee simple of the Benefiting Area are identified in column two entitled "Registered Property Owners" (as hereinafter defined);
- C. **AND WHEREAS** the Works (as hereinafter defined) have been constructed;
- D. **AND WHEREAS** the Developer shall undertake the performance of its obligations required to be made pursuant to this Agreement;
- E. **AND WHEREAS** the Works are contained within the City's 10 Year Engineering Servicing Plan;
- F. **AND WHEREAS** the Developer has requested that the City advance the acquisition and construction of the Works and has agreed to facilitate such acquisition and construction for the development of the Benefiting Area (as hereinafter defined);
- G. **AND WHEREAS** Sections 937.1 and 937.2 of the *Act* authorize Council to enter into an agreement to permit an owner to provide services in lieu of the payment of all or any portion of a development cost charge; and
- H. **AND WHEREAS** Development Works Agreement (Water) – Douglas Neighbourhood Concept Plan By-law, 2012, No. 17476 authorizing the parties to enter into this Agreement pursuant to Section 937.1 of the *Act*, providing for the provision of the Works by the Developer will be introduced to Council.

NOW THEREFORE THIS AGREEMENT WITNESSES that in consideration of the sum of TEN (\$10.00) DOLLARS of lawful money of Canada and other good and valuable consideration now paid by each of the parties hereto, the receipt whereof is hereby acknowledged, the parties hereto hereby covenant, promise and agree with each other as follows:

1. **DEFINITIONS**

In this Agreement and in the recital above:

"Act" means the *Local Government Act*, R.S.B.C. 1996, c. 323, as revised, re-enacted or consolidated from time to time and any successor statute;

"Agreement" means this Agreement and all Schedules attached hereto;

"Benefiting Area" means the real property described in column one entitled "Legal Description" in Schedule "A" attached hereto;

"Capital Cost" means costs incurred by the Developer to construct the Works as determined in Section 2.2 of this Agreement;

"City" means the City of Surrey;

"Completion Date" means June 29, 2010;

"Council" means the elected Council of the City;

"Developer" means Cressey (Douglas) Development Limited Partnership;

"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, 2002, No. 14650, enacted by the City under the *Act* as such By-law is amended or replaced from time to time;

"General Manager, Engineering" means the General Manager, Engineering for the City;

"Maximum Amount" means the amount as specified in 3.6 provided the City collects the Specified Charge from the Owners, pursuant to this Agreement;

"Owners" means each of the registered owners in fee simple of the Benefiting Area as identified in column two entitled "Registered Owner" in Schedule "A" attached hereto;

"Works" means watermain works and related appurtenances as described in Schedule "B" attached hereto;

"Specified Charge" means a debt payable to the City in the maximum amount of Twenty-Nine Thousand, Six Hundred Ninety (\$29,690.00) Canadian Dollars for each hectare of land to be developed 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 is amended or replaced from time to time; and

"Term" means the period of time this Agreement is in effect as specified in Section 4.1.

2. **WORKS**

- .1 The Developer shall be solely responsible for the design, engineering and construction of the Works and for retaining consultants and entering into any contracts required to construct the Works, subject to the direction of the City.
- .2 The parties acknowledge that, as of the date of this Agreement, the Capital Cost is Three Million, Nine Hundred Nineteen Thousand, Seven Hundred Thirty-Three (\$3,919,733.00) Canadian Dollars including applicable taxes.
- .3 The Developer agrees to facilitate the design, engineering and construction of the Works through the provision of funds as set out in this Agreement.

- .4 The Developer has completed the construction of the Works on or before the Completion Date.

3. PAYMENT FOR WORKS

- .1 Each of the Owners shall pay the Specified Charge to the City on or before the date when the Development Cost Charges pursuant to the Development Cost Charge By-law are payable.
- .2 For greater certainty, all the land will be included in the Specified Charge calculation unless the General Manager, Engineering agrees in writing that a portion the land is not able to be developed due to agricultural land designation, topographic reasons or environmental sensitivity.
- .3 The Specified Charge shall be pro-rated for any portion of land not equal to one (1.0) hectare.
- .4 Until the Specified Charge is paid, Council, an Approving Officer, or other municipal authority is not obligated to:
 - (a) approve a subdivision plan, a phase 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
 - (b) do any other thing necessary for the development of real property of the Owners in the Benefiting Area.
- .5 The City is not responsible for financing any of the costs of the Works.
- .6 The Maximum Amount payable is calculated by multiplying the Specified Charge by (the Benefiting Area less the Developer's area). For clarity this means the amount payable to the Developer, pursuant to this Agreement will be multiplying the Specified Charge of Twenty-Nine Thousand, Six Hundred and Ninety (\$29,690.00) Canadian Dollars including applicable taxes by (the Benefiting Area of Fifty-Seven decimal Twenty-Seven Hectares (57.27) less the Developer's area of Twenty-Four decimal Six Hectares (24.6)) which equals the Maximum Amount payable of Nine Hundred Sixty-Nine Thousand, Nine Hundred Seventy-Two and Thirty Cents (\$969,972.30) Canadian Dollars including applicable taxes.
- .7 In consideration of the completion of the Works by the Developer, to the satisfaction of the General Manager, without incurring any cost to the City, the City agrees to collect from the Owners within the Benefiting Area who have not heretofore contributed to the cost of construction thereof, the Specified Charge. The Specified Charge shall be escalated at an interest rate of 5% per annum and shall be conclusive against the Owners of the Benefiting Area.
- .8 The City shall remit the amounts actually received twice each calendar year to the Developer and the City shall have no further obligation to the Developer to make any payment pursuant to this Agreement for the sums collected from the Owners of the Benefiting Area at the address of the Developer as set forth hereinbefore or at such other address as the Developer shall provide by registered mail. If the said payments are returned to the City unclaimed by the Developer and if the City is unable to locate the Developer 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.
- .9 In the event of the assignment or transfer of the rights of the Developer voluntarily, or by operation of law, the City shall pay any benefits accruing hereunder, after notice, to such successor of the Developer as the City, in their 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

- .1 The term of this Agreement shall commence on the Completion Date and shall expire on June 28, 2025, (the "Term").
- .2 The Developer agrees that if insufficient funds are paid by the Owners within the Term of this Agreement, that it is at its risk and at the expiry of the Term no further monies are payable to the Developer pursuant to this Agreement.
- .3 This Agreement shall terminate prior to the expiry of the Term in the event the Developer has been paid the Maximum Amount payable and interest as specified herein.

5. INDEMNITY

In consideration of Ten (\$10.00) Dollars and other good and valuable consideration paid by the City to the Developer (the receipt and sufficiency of which is hereby acknowledged), the Developer jointly and severally agrees to indemnify and save harmless 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 the City and the Developer entering into this Agreement, and including without limitation the Developer agrees that if insufficient funds are paid by the Owners within the Term of this Agreement, that it is at its risk and at the expiry of the Term no further monies are payable to the Developer pursuant to this Agreement. This indemnity shall survive the expiry of the Term 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 equivalent to \$4,240.00 which includes GST. The City acknowledges the receipt of payment by Receipt No. 356143 paid to the City on May 28, 2007 for the preparation and administration of this Agreement.

7. NOTICES

- .1 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 as follows:

Cressey (Douglas) Development Limited Partnership
#800 - 925 W. Georgia Street
Vancouver, B.C. V6C 3L2

of such change of address as the Developer has, 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
c.c. City Solicitor

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

.2 Any notice shall be deemed to have been given to and received by the party to which it is addressed:

(a) if delivered, on the date of delivery; or

(b) if mailed, then on the fifth (5th) day after the mailing thereof.

8. **ASSIGNMENT**

The Developer shall not assign or transfer its 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. It is hereby agreed between the parties hereto that this Agreement shall be enforceable by and against the parties, and their successors and assigns.

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:

- .1 Schedule "A" Legal Description and Registered Owners
- .2 Schedule "B" Description of Works
- .3 Schedule "C" Benefiting Area Map

12. **CONFLICT**

In the event of any conflict or inconsistency between Schedules "A" and "C", Schedule "A" shall supersede Schedule "C".

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

CITY OF SURREY

by its authorized signatories

Mayor

City Clerk


CRESSEY (DOUGLAS) DEVELOPMENT LIMITED PARTNERSHIP

by its General Partner

CRESSEY (DOUGLAS) GENERAL PARTNERSHIP LTD.

as per their duly appointed

signatory(s):



Project File: 7807-0041-00

DWA File: 8407-0041-00-1

Legal Description	Registered Property Owners	Civic Address	Area	Tax Roll Number
LT 1 BK A,D,E,F,G SE SEC 6 T7 PL 6323 1.	701492 Bc Ltd	17383 0 Ave	.455	7061000065
LT 1 SE SC 6 T7 PL78159 PART: SE1/4 PID	Lakhinder S Dhillon	42 172 St	.203	7061000077
	Nirmal K Dhillon			7061000077
	Sanjit Dhillon			7061000077
	Manveet Dhillon			7061000077
LT 2 SE SC 6 T7 PL78159 PART: SE1/4 PID	Andrew N Ronalds	17213 0 Ave	.203	7061010010
	Wun-Yee A Chau			7061010010
LT 4 A,D,E,F,G SE SEC 6 T7 PL 6323	Antonio Madrid	17351 0 Ave	.405	7061030021
	Antonio & Montserrat Madrid			7061030021
BK 16&17 A,D-G SE SEC 16 T7 SK 11007	701492 Bc Ltd	78 172 St	.402	7061150026
LT 18 A D E F G SE SEC 6 T7 PL 6323	701492 Bc Ltd	104 172 St	.404	7061170025
LT 19 A D E F G SE SEC 6 T7 PL 6323	701492 Bc Ltd	120 172 St	.404	706118002X
LT 20 A,D,E,F,G SE SEC 6 T7 PL 6323 1A	701492 Bc Ltd	130 172 St	.404	7061190024
LT 21 A,D,E,F,G SE SEC 6 T7 PL 6323 1A	701492 Bc Ltd	140 172 St	.405	7061200029
LT 25 SE SEC 32 T7 R1E PL 6323 1A	701492 Bc Ltd	186 172 St	.405	7061240027
LT 26 A,D,E,F,G SE SEC 6 T7 PL 6323 1A	701492 Bc Ltd	17212 2 Ave	.407	7061250021
LT 32 BK A SEC 32 R1E PL 6323 1A	Bernard J Westdorp	17366 2 Ave	.404	7061310029
	Joyce F Westdorp			7061310029
LT 1 SC 6 T7 SW PL68026	Peace Initiatives Ltd	310 171 St	.405	7062000218
LT 1 SW SC 6 T7 PL 68184	Elaine Pyper	156 171 St	.477	706200022X
	Gerhardus A Pyper			706200022X
LT 2 BK A&B SW SEC 6 T7 PL 15062 0	William E Short	249 171 St	.241	7062010182
	Ida F Short			7062010182
LT 2 SC 6 T7 6SW PL68026T SW	Basharat A Sidhu	300 171 St	.405	7062010194
	555 Investments Ltd			7062010194
	555 Investments Ltd			7062010194

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DWA File: 8407-0041-00-1

Legal Description	Registered Property Owners	Civic Address	Area	Tax Roll Number
LT 2 SW SC 6 T7 PL68184	Ernest C Webb	138 171 St	.477	7062010200
LT 3 SW SC 6 T7 PL68184	Shirley E Webb			7062010200
LT 4 PCL A BK 1 A&B 1 SW SEC 6 T7 P	Michael R Souter	114 171 St	.477	7062020230
LT 5 A 1 A&B 1 SW SEC 6 T7 PL 17005	Peace Portal Properties Ltd	307 171 St	.461	7062030120
LT 6 4 SW SEC 6 T7 PL 7418	Robert A Hambrook	285 171 St	.241	7062040162
LT 6 BK A&B SW SEC 6 T7 PL 17005	Wendy Boyko	63 172 St	.405	7062050088
	Nora I Wiens	275 171 St	.241	706205012X
LT 7 BK 4 SW SEC 6 T7 PL 7418 1.	Richard J Wiens			706205012X
	Brian R Somerville	75 172 St	.405	7062060045
	Janelle S Somerville			7062060045
	Rhys P Leonard			7062060045
LT 7 A 1 A&B 1 SW SEC 6 T7 PL 17005	Kambi O Wilson			7062060045
	Lorne A Gibson	265 171 St	.243	7062060100
LT 8 BK 4 SW SEC 6 T7 PL 7418	Barbara J Gibson			7062060100
	Candace G Leonard	89 172 St	.405	7062070063
LT 8 A 1 A&B 1 SW SEC 6 T7 PL 17005	Philip I Leonard			7062070063
	Kimberly M Gulka	255 171 St	.241	7062070105
	Wilma F Gulka			7062070105
PT BK 9 SW SEC 6 T7 SK 5578 (OKA PCL A	Quadri Properties Ltd	61 170 St	2.428	7062080020
LT 9 PT BK 4 SW SEC 6 T7 PL 7418 1.	Darshan S Rangji	111 172 St	.405	7062080044
LT 10 4 SW 6 T7 PL 7418	Mohinder Bining	141 172 St	.405	7062090049
	Devinder Parmar			7062090049
LT 11 BK 4 SW SEC 6 T7 PL 7418 1.	Kathleen F Cybulskie	155 172 St	.405	7062100067
	Mark Cybulskie			7062100067
LT 12 BK 4 SW SEC 6 T7 PL 7418	James W Loudon	161 172 St	.404	7062110061
	Ginny J Loudon			7062110061

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Legal Description	Registered Property Owners	Civic Address	Area	Tax Roll Number
LT 13 BK 4 SW SEC 6 T7 PL 7418	Man C Ho	193 172 St	.465	7062120066
	Yung C Ho			7062120066
	Man-Chu Poon			7062120066
LT 14 BK 4 SW SEC 6 T7 PL 7418 0.	Vivien C Poon	86 171 St	.366	7062120066
	Alan E Smith			7062130060
LT 15 PT BK 4 SW SEC 6 T7 PL 7418 0.	Laurie J Smith	108 171 St	.366	7062130060
	Roger Jones			7062140144
	Linda D Mattes			7062140144
LT 16 PT BK 4 SW SEC 6 T7 PL 7418 1.	William J Cheyney	176 171 St	.404	7062150083
	Sharon L Ruiter			7062150083
LT 22 BK 4 SW SEC 6 T7 PL 7418 1.	Joseph R Connolly	276 171 St	.476	706221002X
	Helen A Connolly			706221002X
LT 51 SW SEC 6 T7 PL 38343	Chu Zhao	245 172 St	.571	7062500021
LT 57 SW SEC 6 T7 PL 42537	0892624 Bc Ltd	133 171 St	.581	7062530025
LT 58 SW SEC 6 T7 PL 42537	Jasbinder S Gill	103 171 St	.581	7062535023
	Jaspal S Randhawa			7062535023
	Narinder S Sidhu			7062535023
	Lakbhir S Toor			7062535023
	Sonia Toor			7062535023
LT 59 SC SW6 T7 PL60594	Leila M Blades	17102 4 Ave	.394	706254002X
LT 60 SC SW6 T7 PL60594	4th Avenue Developments Inc	17108 4 Ave	.483	7062545028
LT 61 SC SW6 T7 PL60594	Gurcharan S Tiwana	376 171 St	.574	7062550024
	Jaswinder S Brar			7062550024
	Nachhattar S Dhaliwal			7062550024
	Zora S Dhaliwal			7062550024
	Manpreet S Grewal			7062550024

The City of Surrey
Schedule A
Lands Within Benefitting Area Affected by DWA Agreement

Project File: 7807-0041-00
DWA File: 8407-0041-00-1

Legal Description	Registered Property Owners	Civic Address	Area	Tax Roll Number
LT 66 SC SW6 T7 PL62792	Jasdeep K Grewal	267 172 St	.516	7062550024
LT 67 SC SW6 T7 PL62792	Cantera Systems Ltd	287 172 St	.515	7062575021
LT 68 SC SW6 T7 PL62792	Peace Initiatives Ltd	311 172 St	.514	7062580028
LT 69 SC SW6 T7 PL62792	Peace Initiatives Ltd	17162 4 Ave	1.487	7062585026
LT A BK 7 SW SEC 6 T7 PL 16117	Peace Initiatives Ltd	64 170 St	.352	7062590022
PCL A LT 4 SW SEC 6 T7 PL 17785	Quadri Properties Ltd	260 171 St	.365	7062900084
PCL B LT 4 SW SEC 6 T7 PL 17785	Sandra Carpenter	246 171 St	.446	7062900126
PCL C LT 4 SW SEC 6 T7 EXP 8007	Robert & Sandra Byers			7062910065
W165' 1 A&B N1/2 SEC 32 RIE PL 9374	Sandra J Byers	58 171 St	.761	7062910065
LT 1 PCLS A&B N 1/2 SEC 32 RIE PL 9374 (EX)	Peace Arch Properties Ltd	17350 4 Ave	.981	7062920022
	Edgar Properties 00 Inc	17480 4 Ave	2.934	7500000182
	0762235 Bc Lidapex Management Services Ltd			7500000212
	0693108 Bc Ltd			7500000212
LT 2 A&D-G SEC 32 RIE PL 6323	Span Projects Inc546598 Bc Ltd	17377 0 Ave	.375	7500000212
	Philip A Hain			750001014X
	Wendy D Hain			750001014X
LT 2 PCLSA&B N 1/2 SEC 32 RIE PL 937	Pax Ventures Ltd	17340 4 Ave	1.627	7500010163
LT 3 A,D,E,F&G SEC 32 RIE PL 6323	Adrain P Dyer	17361 0 Ave	.405	7500020181
	Michelle M Dyer			7500020181
	Monica E Spreitzer			7500020181
LT 5 A,D,E,F&G SEC 32 RIE PL 6323	701492 Bc Ltd	17341 0 Ave	.405	7500040027
LT 5 A&B PCL K SEC 32 RIE PL 16071	701492 Bc Ltd	222 172 St	2.688	7500040040
LT 6 BK F SEC 32 RIE PL 6323	701492 Bc Ltd	17329 0 Ave	.405	7500050045
LT 6 A&B PCL K N 1/2 SEC 32 RIE PL 160	THE BOARD OF EDUCATION OF SCHOOL DISTR	17285 2 Ave	.78	7500050069
LT 7 A D E F G SEC 32 RIE PL 6323	Henry Hildebrand	17319 0 Ave	.405	750006004X
LT 10 PCL A D E F G SEC 32 RIE PL 632	Kenneth I Drummond	17287 0 Ave	.405	750009002X

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Legal Description	Registered Property Owners	Civic Address	Area	Tax Roll Number
LT 11 PCLS A,D,E,F,G SEC 32 RIE PL 632	Michael A Simpson	17277 0 Ave	.405	7500100024
LT 12 N1/2 SEC 32 RIE PL 37342	Lynda C Simpson	17414 4 Ave	1.08	7500100024
LT 12 BK A&E SEC 32 RIE PL 6323	0701492 Bc Ltd	17265 0 Ave	.405	7500110017
LT 13 A,S,E,F&G SE SEC 32 RIE PL 632	0701492 Bc Ltd	17253 0 Ave	.405	7500110029
LT 14 A&D&E&F&G SEC 32 RIE PL 6323	701492 Bc Ltd	17241 0 Ave	.405	7500120023
	Robert Yearsley			7500130028
	Jacqueline Yearsley			7500130028
	Toke Adams			7500130028
LT 14 SEC 32 BK IN RIE PL 40918	Peace Portal Holdings Ltd	17467 2 Ave	.643	7500130041
LT 15 A,D,E,F&G SEC 32 RIE PL 6323	0701492 B C Ltd	17235 0 Ave	.404	7500140022
LT 15 SEC 32 RIE PL 43407	Peace Portal Holdings Ltd	17415 2 Ave	1.619	7500140046
LT 16 SEC 32 RIE PL 43407	Peace Park Holdings Ltd	17449 2 Ave	1.564	7500150027
LT 17 SEC 32 RIE PL 43285	Peace Portal Holdings Ltd	17448 2 Ave	1.71	7500160021
LT 17 SEC 32 RIE PL 47935	THE BOARD OF EDUCATION OF SCHOOL DISTR	17335 2 Ave	.793	7500160045
LT 18 SEC 32 RIE PL 43285	701492 Bc Ltd	17429 0 Ave	1.71	7500170026
LT 21 SC 32 RIE PL 61722	701492 Bc Ltd	17375 2 Ave	.404	750020002X
LT 22 SEC 32 RIE PL 6323	701492 Bc Ltd	148 172 St	.405	7500210024
LT 23 A,D,E,F&G SEC 32 RIE PL 6323	Katherine A Larson	158 172 St	.405	7500220029
	Keith R Larson			7500220029
LT 24 A SEC 32 RIE PL 6323	Fred R Kilby	172 172 St	.07	7500230023
	Jean Carriere			7500230023
LT 27 BK A SEC 32 BIN RIE PL 6323	0701492 Bc Ltd	17318 2 Ave	.405	7500260027
LT 28 BK A SEC 32 RIE PL 6323	Alfred J Hunter	17324 2 Ave	.405	7500270021
	Donna L Schoenborn			7500270021
LT 29 BK A SEC 32 RIE PL 6323	Bruce J Strachan	17334 2 Ave	.405	7500280026
	Regina Strachan			7500280026

The City of Surrey
Schedule A
Lands Within Benefitting Area Affected by DWA Agreement

Project File: 7807-0041-00

DWA File: 8407-0041-00-1

Legal Description	Registered Property Owners	Civic Address	Area	Tax Roll Number
LT 30 BK A SEC 32 BIN R1 E PL 6323	701492 Bc Ltd	17344 2 Ave	.405	7500290020
LT 31 BK A SEC 32 BIN R1 E PL 6323	Raymond B Lamb	17354 2 Ave	.405	7500300025
LT 33 A,D,E,F&G SEC 32 R1 E PL 6323	701492 Bc Ltd	17374 2 Ave	.374	7500320024
LT 34 A,D,E,F&G SEC 32 R1 E PL 6323	Gordon R Lee	17384 2 Ave	.404	7500330029
LT 35 A,D,E,F&G SEC 32 R1 E PL 6323	701492 Bc Ltd	17396 2 Ave	.404	7500340023
LT 36 A,D,E,F&G SEC 32 R1 E PL 6323	701492 Bc Ltd	17414 2 Ave	.421	7500350028
LT 37 A&D-G SEC 32 R1 E PL 6323	701492 Bc Ltd	17301 0 Ave	.81	7500360022
PCL K H&PT C&1 S1/2 SEC 32 R1 E REF 10397	Kurt W Spreitzer	17453 0 Ave	.463	7500955029
	Hendrika Spreitzer			7500955029
PCL M SEC 32 R1 E PL 22097E (EX EXP 11	Portal Village Management Ltd	17262 4 Ave	3.617	750095704X
W128' PCL N N1/2 SEC 32 R1 E PL 20873E	THE BOARD OF EDUCATION OF SCHOOL DISTR	17307 2 Ave	.782	7500958043
LT 1 SC 32 BIN R1 E PLBCP28849	Antonio Madrid	17351 0 Ave		7500000303
LT 59 SC 32 BIN R1 E PLBCP33474	Andrew M Zlot	17373 2 Ave	.238	7500540024
LT 311 SEC 32 BIN R1 E PLBCP33476	Michelle M Dyer	17361 0 Ave		750030013X
	Monica E Spreitzer			750030013X
	Adrian P Dyer			750030013X

SCHEDULE "B"

DESCRIPTION OF WATER MAINWORKS

Means and includes anything and everything required for the design, engineering and construction of a Watermain on 164 Street between 14 Avenue and 24 Avenue, on 14 Avenue from King George Boulevard to 164 Street, on 172 Street from 0 Avenue to 2 Avenue, on 2 Avenue from 172 Street to 175A Street also referred to in the Douglas NCP Amendment Water Servicing Strategy, dated February, 2007.

SCHEDULE "C"

BENEFITING AREA MAP

DWA Graphic
(WATER WORKS)

