

NO: R043

COUNCIL DATE: March 12, 2018

REGULAR COUNCIL

TO: Mayor & Council **DATE: March 8, 2018**

FROM: General Manager, Engineering **FILE: 5600-15**

**SUBJECT: Amendments to Water Shortage Response By-law 2004, No. 15454 and
Amendments to Surrey Municipal Ticket Information Utilization
By-law, 1994, No. 12508**

RECOMMENDATION

The Engineering Department recommends that Council:

1. Approve the amendments to the Water Shortage Response By-law, 2004, No. 15454, which includes renaming this By-law citation to “Drinking Water Conservation Plan Bylaw, 2004, No. 15454” as documented in Appendix “II” to this report;
2. Approve amendments to Surrey Municipal Ticket Information Utilization By-law, 1994, No. 12508, as documented in Appendix “III” to this report; and
3. Authorize the City Clerk to bring forward the necessary amendment By-laws for the required readings.

INTENT

The purpose of this report is to obtain Council’s approval for amendments to the Water Shortage Response By-law, 2004, No. 15454 (the “By-law”) and Surrey Municipal Ticket Information Utilization By-law, 1994, No. 12508, in response to recent changes in the watering restrictions by Metro Vancouver.

BACKGROUND

There are four stages of watering restrictions in the City’s Water Shortage Response By-law which is based on Metro Vancouver’s (Greater Vancouver Water District) Water Shortage Response Plan (“WSRP”). Each stage of the By-law and the WSRP specifies the restrictions associated with outdoor water usage during the summer period.

The WSRP is a regional policy developed by Metro Vancouver following consultation with member municipalities and other relevant stakeholders. The main purpose of the WSRP is to manage the use of drinking water during high water demand, during periods of water shortage and emergencies. Each member municipality elects to adopt the restrictions outlined in WSRP as a bylaw in order to allow for their enforcement. Traditionally every member municipality has revised their bylaw to incorporate updates to the WSRP in an effort to have consistent region-wide restrictions; however, various member municipalities, including Surrey, have elected from time to time not to incorporate all of the updates to the WSRP in their bylaw due to various considerations.

Stage 1 of the WSRP is activated every year and higher stages may be activated when a more critical water supply condition arises. The main restriction introduced with activation of Stage 2 reduces lawn watering to one day each week as opposed to three days under Stage 1. The main restriction introduced with the activation of Stage 3 is that lawn watering is prohibited altogether. The activation of Stage 4 prohibits most non-essential water use.

In 2015, the Lower Mainland experienced a low winter snowpack, low spring rainfall and a very warm summer. As a result of these conditions, Metro Vancouver activated Stage 2 of the WSRP on July 3, 2015 and Stage 3 of the WSRP on July 20, 2015 in an effort to reduce the total water demand in the region.

The impact of the Stage 2 and Stage 3 implementation in 2015 demonstrated that each stage is effective in reducing consumption during critical periods. The City's total water consumption for August 2015 was approximately 75% of the monthly consumption in each of August 2014 and August 2016.

To better prepare for subsequent summers with more challenging conditions than in 2015, Metro Vancouver undertook a two-phase review and update process of the WSRP.

Phase 1: Review Process and Approved Amendments

The Phase 1 review process was comprised of a series of consultations between November 2015 and February 2016 that sought input from member municipalities, the private sector, and the general public, on the impacts of the proposed Phase 1 amendments. Phase 1 amendments were established by Metro Vancouver, and Council at its Regular meeting in May 2, 2016, as part of Corporate Report R091; 2016, approved the Phase 1 amendments with minor revisions in order to better serve residential, commercial and industrial water users. Council at its Regular meeting on May 16, 2016 completed the associated By-law amendments.

A summary of the Phase 1 restrictions prior to May 2016, Metro Vancouver approved amendments and the City's approved amendments are summarized below:

Item	Before May 2016	Metro Vancouver's 2016 Approved Amendment	City's 2016 Approved Amendment
Activation Period	June 1 – September 30	May 15 – October 15	May 15 – October 15
Commercial Cleaning Service, for Aesthetic Purpose (Stage 2)	Prohibited in Stage 2, unless if the purpose is to prepare for painting, sealing, or similar treatment, or for health and safety reasons.	Allow <u>commercial</u> cleaning for aesthetic purpose, if using a hose equipped with an automatic shut off device.	Allow <u>all</u> cleaning for aesthetic purpose, if using a hose equipped with an automatic shut off device.
Previously Issued Lawn Sprinkling Exemption Permit (Stage 3)	Invalid in Stage 3	Allow previously issued Special Sprinkling permits to remain valid during Stage 3. No new Special Sprinkling permits will be issued or renewed in Stage 3.	Allow previously issued Special Sprinkling permits to remain valid during Stage 3. No new Special Sprinkling permits will be issued or renewed in Stage 3.

Phase 2: Review Process and Proposed Amendments

In the Fall of 2016, the Metro Vancouver (Greater Vancouver Water District) Board directed Metro Vancouver staff to conduct further consultations with member municipalities, the private sector, and the general public to review the proposed Phase 2 amendments.

DISCUSSION

Following the Phase 2 amendment consultations, the Metro Vancouver Board approved further amendments to the WSRP. The Phase 2 amendments are as follows:

Activation Period

While traditionally, during the month of May, there is still a significant amount of rainfall that occurs within the Lower Mainland, Metro Vancouver approved changing the Stage 1 activation date from May 15, to May 1, in an effort to further advance water conservation habits in the region.

Staff are concerned that the change in date may create confusion, as it is likely raining at the beginning of May and Metro Vancouver's reservoirs are typically overflowing until early June; however, staff are of the opinion that the overall benefit from introducing the amendment is greater than any confusion that may result.

Lawn Watering (Stage 1)

Lawn watering accounts for one of the largest components in summer water consumption. Metro Vancouver indicates that a reduction of lawn watering from three mornings per week to two mornings per week could save up to 4.6 billion litres of water annually (or 2.4% of total seasonal water demand) while still providing sufficient water in order to maintain a healthy lawn. As such, Metro Vancouver has approved changing the Stage 1 lawn watering periods from three mornings a week to two mornings a week.

Staff have no concerns with the proposed amendment.

Flowers, Shrubs and Trees Watering (Stage 1 and 2), Excluding Edible Plants

There are currently no restrictions to water flowers, shrubs, trees and edible plants under Stage 1 and Stage 2. Metro Vancouver has approved restrictions to watering flowers, shrubs and trees (excluding edible plants) under Stage 1 and Stage 2 to between 4 a.m. and 9 a.m. on any day if using a sprinkler system. The time allotted to water these plants using a sprinkler coincides with that allowed to water lawns. Watering of these plants using hand-held hose, soaker hose, water container or drip irrigation is still permitted at any time on any day.

The intent of this proposed change is to reduce the amount of water used to water flowers, shrubs and trees, while still providing opportunities to water these plants more frequently than lawns.

Staff are of the opinion that the proposed change will be challenging for City staff to enforce as it may be difficult to differentiate between watering flowers, shrubs and trees versus watering vegetables and lawn if they are planted in close proximity; however, staff are of the opinion that the overall benefit from introducing the amendment is greater than any confusion that may result.

Soil-Based and Sand-Based Playing Fields (Stage 1, Stage 2 and Stage 3)

Soil-based and sand-based playing fields typically require a considerable amount of water in order to maintain their usable condition. There is currently no restriction to water soil-based and sand-based playing fields under Stage 1, Stage 2 and Stage 3.

Metro Vancouver has approved restrictions to watering these facilities to between 7 p.m. and 9 a.m. on a certain number of days per week depending on the stage and the soil type. Metro Vancouver indicates that the proposed restrictions would potentially save up to 120 million litres of water annually.

To provide flexibility to water these playing fields outside of the prescribed watering restriction, a Water Use Plan (“WUP”) can be submitted to the City.

Staff have no concerns with the proposed amendments.

Golf Course Watering (Stage 2 and 3)

Similar to the sport fields, a golf course requires a substantial amount of water in order to maintain their usable condition and currently there is no restriction to watering a golf course under Stage 1, Stage 2 and Stage 3. Metro Vancouver has approved restrictions to watering golf courses to a certain number of days per week depending on the stage. A WUP can be submitted to the City if watering outside of the prescribed watering restriction is needed, similar to the opportunity that exists for sport fields.

Staff have no concerns with the proposed amendment.

Commercial Car Washing (Stage 3)

There is currently no restriction to operate a commercial car washing facility under Stage 1, Stage 2 and Stage 3. Metro Vancouver has approved restrictions to limit the operation of a commercial car washing facility under Stage 3, if the facility does not meet certain criteria. These criteria include the age of the system, the amount of water being recycled and the system flow rate. Metro Vancouver indicates that this restriction may potentially save up to 40 million litres annually (or 0.03% of total seasonal water demand).

Staff are concerned that the proposed amendment may create a financial hardship for smaller car wash facilities which have not adopted or cannot adopt newer technologies. Staff are also concerned that the proposed amendment creates an administrative burden for the City as staff will need to collect and regularly update all relevant information for each car wash facility in the City. Metro Vancouver staff have advised that based on their conversations with the car wash industry, the concerns outlined by staff are not as significant as envisioned.

Notwithstanding the comments from Metro Vancouver staff, staff are of the opinion that it is best not to introduce a proposed amendment at this time and that staff will consult directly with car wash operators in Surrey over the coming months in an effort to better understand the impacts from the proposed amendment. Should staff see the merit of the proposed amendment, staff will work to bring forward the proposed amendment to Council for their consideration in early 2019.

Topping up or Filling Pools and Hot Tubs (Stage 3)

Currently topping up or filling of pools and hot tubs is prohibited under Stage 3. The amount of water used under this activity is minimal compared to the overall water usage during summer months. As such Metro Vancouver has approved allowing topping up or filling up of pools and hot tubs under Stage 3 for facilities with a valid permit to operate from a relevant health authority, i.e., Fraser Health Authority.

Staff have no concerns with the proposed amendment.

Revised Plan Name

Metro Vancouver approved changing the plan name to “Drinking Water Conservation Plan” in an effort to capture the essence and purpose of the plan.

Staff have no concerns with the proposed amendment.

In addition to completing the proposed amendments, as approved by Metro Vancouver, staff are proposing a number of other changes. These are as follows:

City and School Lawns, Parks and Boulevards (Stage 1, Stage 2, and Stage 3)

Watering City and school lawns, parks and boulevards (including trees, shrubs and flowers) are currently exempted from WSRP under Stage 1, Stage 2, and Stage 3. However, Metro Vancouver has approved restrictions for the watering of City and school lawns, parks and boulevards (including trees, shrubs and flowers) to that of other non-residential properties under all stages.

In previous years, albeit being exempted from the regulation, the Parks, Recreation & Culture Department has prepared a WUP that details their watering program in an effort to ensure that watering was done in an efficient manner.

Staff believe that an option should be introduced to allow the City and the Surrey School District to submit a WUP if watering outside of the prescribed watering restriction is preferred, similar to that provided for golf courses.

Housekeeping Amendments

In addition to the recommended changes above, a number of housekeeping amendments are being recommended to ensure that the wording is consistent throughout the By-law. As part of these amendments it is recommended that the name of the City's By-law changes from Water Shortage Response to Drinking Water Conservation Plan in order to be consistent with the naming of the WSRP.

A summary of how the City's existing By-law compares to Metro Vancouver's Plan and the proposed By-law amendments is provided in Appendix "I". The proposed amendments to the By-law are attached as Appendix "II" to this report.

A housekeeping amendment to the City's Surrey Municipal Ticket Information Utilization By-law, 1994, No. 12508 is also required to reflect the change in name of the City's By-law from Water Shortage Response to Drinking Water Conservation Plan. The proposed amendments to the Surrey Municipal Ticket Utilization By-law are attached as Appendix "III" to this report.

Metro Vancouver Consultation

Metro Vancouver staff have been advised of this report and the proposed By-law amendments that are not consistent with the WSRP and while they would prefer that each member municipality amend their bylaw to match the WSRP, they have no concerns.

Legal Services Review

Legal Services has reviewed this report and the related By-law amendments and have no concerns.

Parks, Recreation & Culture Department

The Parks, Recreation & Culture Department has reviewed this report and the related By-law amendments and have no concerns.

SUSTAINABILITY CONSIDERATIONS

The proposed By-law amendments support the Infrastructure and Health and Wellness themes in the Sustainability Charter 2.0 specifically it supports the following Strategic Directions and Desired Outcomes:

- Water SD12: Continue to explore, develop and implement policies and tools to support water conservation and recovery;
- Water DO15: All water is used efficiently and per capita water use is decreasing year over year;
- All Infrastructure DO3: Infrastructure systems are designed to protect human health, preserve environmental integrity, and be adaptable to climate change impacts; and
- Food Accessibility and Capacity Building SD9: Support residents, neighborhoods and organizations in growing, preserving, preparing and sharing food.

CONCLUSION

Based on the above discussion, it is recommended that Council:

- Approve the amendments to the Water Shortage Response By-law, 2004, No. 15454, which includes renaming the Bylaw citation to “Drinking Water Conservation Plan Bylaw, 2004, No. 15454” as documented in Appendix “II” to this report;
- Approve amendments to Surrey Municipal Ticket Information Utilization By-law, 1994, No. 12508, as documented in Appendix “III” to this report; and
- Authorize the City Clerk to bring forward the necessary amendment By-laws for the required readings.

Fraser Smith, P.Eng., MBA
General Manager, Engineering

JA/AT/jma/ggg

Appendix “I” – Summary of the Proposed Amendments to Water Shortage Response By-law
Appendix “II” – Proposed Amendments to Water Shortage Response By-law, 2004,
No. 15454
Appendix “III” – Proposed Amendments to Surrey Municipal Ticket Information Utilization
By-law, 1994, No. 12058

APPENDIX “I”

Item	Current	Metro Vancouver’s Approved Amendments	City’s Proposed Amendments
Activation Period	May 15 – October 15	May 1 – October 15	Same as Metro Vancouver’s approved amendment.
Lawn Watering (Stage 1)	<u>Three</u> mornings per week (4am – 9am)	<u>Two</u> mornings per week (4am – 9am)	Same as Metro Vancouver’s approved amendment.
Flower/Shrub/Tree Watering (Stage 1 and 2), excluding Edible Plant	No Restriction	<ul style="list-style-type: none"> ▪ On any day if using sprinkler (4am – 9am) ▪ On any day at any time, if using handheld hose, soaker hose, water container or drip irrigation 	Same as Metro Vancouver’s approved amendment.
Soil-Based and Sand-Based Playing Fields (Stage 1, 2, and 3)	No Restriction	<p>Soil-Based Fields</p> <ul style="list-style-type: none"> ▪ <u>Stage 1</u>: On any day (7pm – 9am), except if: watering newly seeded fields with permit, or operating under approved local government water use plan; ▪ <u>Stage 2</u>: No more than 4 days in a 7-day period (7pm – 9am), with the same exceptions as in Stage 1; ▪ <u>Stage 3</u>: No more than 3 days in a 7-day period (7pm – 9am), with the same exceptions as in Stage 1; <p>Sand-Based Fields</p> <ul style="list-style-type: none"> ▪ <u>Stage 1 and 2</u>: On any day (7pm – 9am), except if: watering newly seeded fields with permit, or operating under approved local government water use plan; ▪ <u>Stage 3</u>: No more than 5 days in a 7-day period (7pm – 9am), with the same exceptions as in Stage 1; 	Same as Metro Vancouver’s approved amendments.
Golf Course Watering (Stage 2 and 3)	<ul style="list-style-type: none"> ▪ <u>Stage 2</u>: greens and tee areas can be watered normally, fairways can only be watered once a week; ▪ <u>Stage 3</u>: green and tee areas can be watered at 	<ul style="list-style-type: none"> ▪ <u>Stage 2</u>: same as current except that fairways can only be watered 1 day in a 7-day period, unless if operating under approved local government water use plan; ▪ <u>Stage 3</u>: same as current except that fairways can still be watered if operating under 	Same as Metro Vancouver’s approved amendments.

Item	Current	Metro Vancouver's Approved Amendments	City's Proposed Amendments
	minimum levels required to maintain useable condition, fairways cannot be watered.	approved local government water use plan.	
Commercial Car Washing (Stage 3)	No Restriction	<p>Commercial car washing is prohibited except for:</p> <ul style="list-style-type: none"> • Facility with automatic vehicle wash system installed before November 1, 2017 and is operating on a basic wash and rinse cycle only; • Facility with automatic vehicle wash system installed after November 1, 2017 and is operating using a water recycling system that achieves a minimum of 60% water recovery rate over the full wash cycle; • A hand wash and self-service facility, is operating using high-pressure wands or brushes that achieve a maximum flow rate of 11.4 liters per minute. 	Allowed under Stage 3.
Topping up or Filling of Pools and Hot Tubs (Stage 3)	Prohibited	Allowed for pools and hot tubs with a permit to operate in accordance to health authorities having jurisdiction over pool and hot tub regulation, i.e., Fraser Health Authority.	Same as Metro Vancouver's approved amendment.
Plan Name Change	Water Shortage Response	Drinking Water Conservation Plan	Same as Metro Vancouver's approved amendment.
Watering of School and City Lawns, Parks and Boulevards, including trees, shrubs and flowers (Stage 1, 2, 3)	Exempted	Follow the same restrictions as other Non-Residential properties	Same as Metro Vancouver's approved amendment except if operating under a City approved Water Use Plan

CITY OF SURREY

BY-LAW NO. 15454

~~Water Shortage Response~~ Drinking Water Conservation Plan By-law
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Amended by: 17588, 03/12/12; 18598, 12/14/15; 18721, 05/16/16

THIS IS A CONSOLIDATED BYLAW PREPARED BY THE CITY OF SURREY FOR CONVENIENCE ONLY. THE CITY DOES NOT WARRANT THAT THE INFORMATION CONTAINED IN THIS CONSOLIDATION IS CURRENT. IT IS THE RESPONSIBILITY OF THE PERSON USING THIS CONSOLIDATION TO ENSURE THAT IT ACCURATELY REFLECTS CURRENT BYLAW PROVISIONS.

THE COUNCIL OF the CITY OF SURREY, in open meeting assembled, enacts as follows:

PART 1 : CITATION

- 1.1 This By-law may be cited as "~~Water Shortage Response~~ Drinking Water Conservation Plan By-law, 2004, No. 15454".

PART 2 : DEFINITIONS AND INTERPRETATION

2.1 In this By-law:

- (a) "Automatic Shut-off Device" means a device attached to a water hose that shuts off the supply of water automatically unless hand pressure is applied to allow the supply of water.
- (b) "City" means the City of Surrey.
- (c) "City Engineer" means the General Manager, Engineering for the City or his or her designate.
- (d) "Commissioner" means the Commissioner of the Greater Vancouver Water District.
- (e) "Drip Irrigation" means a system using irrigation components which consume less than 20 gallons (91 litres) per hour and operate at less than 25 PSI (172 kPa) to deliver Water to the root zone of the plant material being irrigated.
- (e.1) "Lawns" includes grass growing ~~at on any lot~~, cemeteries, ornamental lawns at City facilities, and grassed boulevards, whether or not the grass is newly planted.
- (f) "Permit" means a permit issued under Part 5.
- (g) "Person" includes a municipality, a regional district, the government of British Columbia, and any body appointed or created under an enactment of Canada or British Columbia.

- (h) "Public Announcement" means one or more advertisements or public service announcements in any one of:
 - (i) a television or radio broadcast from a station that broadcasts to the City;
 - (ii) a newspaper or other publication intended for general circulation, including one that is distributed without charge to the reader, that contains news and advertising, and is distributed within the City at least once per week.
 - (i) "Restriction Stage" means Stage 1 Restrictions, Stage 2 Restrictions, Stage 3 Restrictions, or Stage 4 Restrictions.
 - (i.1) "Special Sprinkling Permit – Natural Pest Control" means a permit to grant special relaxation from the sprinkling regulation then in effect to water an existing Lawn after the application of natural pest control (nematode) with certain restrictions defined in the permit.
 - (i.2) "Special Sprinkling Permit – New Lawn" means a permit to grant special relaxation from the sprinkling regulation then in effect to water a newly seeded or sodded Lawn with certain restrictions defined in the permit.
 - (j) "Stage 1 Restrictions" means the restrictions on Water use described in sections 1.1 and 1.2 of Schedule 1.
 - (k) "Stage 2 Restrictions" means the restrictions on Water use described in sections 2.1 and 2.2 of Schedule 1.
 - (l) "Stage 3 Restrictions" means the restrictions on Water use described in sections 3.1 and 3.2 of Schedule 1.
 - (m) "Stage 4 Restrictions" means the restrictions on Water use described in sections 4.1 and 4.2 of Schedule 1.
 - (n) "Water" used as a noun means water supplied directly or indirectly by Greater Vancouver Water District or the City, whether or not mixed with rain water, gray water or recycled water.
 - (o) Deleted by Bylaw 18721.
 - (p) "Water" used as a verb, and "Watering", mean the application or distribution of Water (used as a noun) to lands or plants by any means, including but not limited to by hoses, or by automatic sprinklers, but does not include or Drip Irrigation.
 - (q) "Water Use Plan" means a Water Use Plan approved by the City Engineer under Part 4.
- 2.2 The schedules to this By-law are integral parts of this By-law.
- 2.3 The City Engineer may delegate some or all of his or her powers and duties under this By-law.

PART 3 : DECLARATION AND ANNOUNCEMENT OF RESTRICTION STAGES

- 3.1 (a) The Commissioner may, by letter to the City Clerk or other City official, declare that the Greater Vancouver Water District has activated a Restriction Stage.
- (b) If the Commissioner makes a declaration under subsection (a), the Restriction Stage described in the declaration comes into force in the City 72 hours after the Commissioner or the City Clerk or other City official makes a Public Announcement of the declaration.
- (c) When a Restriction Stage comes into force under this section, a Restriction Stage that had been in force, if any, ceases to be in force.
- 3.2 If no Restriction Stage is in force on May ~~15th~~^{1st} of any year, Stage 1 Restrictions come into force on that date without prior declaration of the Commissioner or announcement under section 3.3.
- 3.3 (a) If the Commissioner declares that the Greater Vancouver Water District has activated Stage 1 Restrictions, a Public Announcement by the City Clerk or other City official or the Commissioner is sufficient for the purposes of paragraph 3.1(b) if it contains substantially the information set out in Schedule "2".
- (b) If the Commissioner declares that the Greater Vancouver Water District has activated Stage 2 Restrictions, a Public Announcement by the City Clerk or other City official or the Commissioner is sufficient for the purposes of paragraph 3.1(b) if it contains substantially the information set out in Schedule "3".
- (c) If the Commissioner declares that the Greater Vancouver Water District has activated Stage 3 Restrictions, a Public Announcement by the City Clerk or other City official or the Commissioner is sufficient for the purposes of paragraph 3.1(b) if it contains substantially the information set out in Schedule "4".
- (d) If the Commissioner declares that the Greater Vancouver Water District has activated Stage 4 Restrictions, a Public Announcement by the City Clerk or other City official or the Commissioner is sufficient for the purposes of paragraph 3.1(b) if it contains substantially the information set out in Schedule "5".
- 3.4 (a) No Restriction Stage remains in force after October 15th of any year, unless the Commissioner makes a declaration under this section.
- (b) At any time before or after October 15th of any year the Commissioner may, by letter to the City Clerk or other City official declare that notwithstanding subsection (a), a Restriction Stage will remain in force or come into force after October 15th.
- (c) Subsections 3.1(b), 3.1 (c) and section 3.3 apply to a declaration made under this section, with such changes as are necessary, except that a Public Announcement of a declaration under this section shall state that the Restriction Stage that is continued in force or that comes into force after October 15th will remain in force until further declaration of the Commissioner.
- (d) The Commissioner may make one or more declarations under this section.

- 3.5 (a) If at any time the City Engineer deems it to be in the public interest, he or she may direct that any and all less essential services be further reduced or curtailed until such time as the City Engineer deems it advisable to restore any or all of the services.
- (b) The City Engineer may impose restrictions under paragraph 3.5(a) in any part of the City or all of the City as he or she deems advisable.
- (c) Any such restrictions will come into force in the City 72 hours after the City Clerk or other City official makes a Public Announcement of the restriction.
- (d) No Person will act contrary to the restrictions imposed by the City Engineer pursuant to paragraph 3.5(a).

PART 4 : WATER USE PLANS

- 4.1 A representative or operator from a high outdoor consumer of water may apply in writing to the City Engineer for approval of a Water Use Plan stipulating:
- (a) the volume of Water historically consumed from ~~the the fifteenth day of~~ May 1st to ~~the fifteenth day of~~ October 15th of ~~each the last five~~ years;
 - (b) the volume of Water projected to be consumed from May ~~15th-1st~~ to October 15th of each year under the proposed Water Use Plan;
 - (c) the measures to be followed by the ~~operation operator~~ to conserve Water and to reduce the use of Water;
 - (d) the schedule for Watering ~~specified areas within the operation~~ for each Restrictions Stage, except Stage 4;
 - (e) reporting of actual water use to the City Engineer not less than once per month when Stage 1 Restrictions or Stage 2 Restrictions are in force, and not less than once every two weeks when Stage 3 Restrictions are in force; and
 - (f) such other information or commitments, conditions or restrictions as the City Engineer may require.
- 4.2 The City Engineer may approve a proposed Water Use Plan in whole or in part, and may amend the proposed Water Use Plan, or add such other or further commitments, conditions and restrictions as the City Engineer considers advisable.
- 4.3 If the operator consents to adopt a Water Use Plan approved by the City Engineer it shall signify such consent in writing, specifying the date on which the operator will adopt the Water Use Plan, in which case the Water Use Plan shall come into force for that operation on the later of the date specified in the notice of consent, or the date on which the City Engineer receives the written notice of consent.
- 4.4 If the operator does not consent to adopt the Water Use Plan approved by the City Engineer, the Water Use Plan shall be of no force or effect.

- 4.5 If a Water Use Plan is in force for an operation, the operator shall comply with all conditions and restrictions set out in the Water Use Plan.
- 4.6 The City Engineer may terminate or suspend a Water Use Plan by notifying the operator in writing at least seven days before the termination date.
- 4.7 An operator may terminate a Water Use Plan by notifying the City Engineer in writing, in which case the Water Use Plan is terminated on the later of the date specified in the notice, or the date on which the City Engineer receives the notice.
- 4.8 When a Water Use Plan is terminated pursuant to clause 4.6 and 4.7 of this bylaw, the operator must follow and comply with the prevailing conditions and restriction of this bylaw.

PART 5 : PERMITS

Permits

- 5.1 A Person who:
- (a) has installed a new Lawn, either by placing sod or turf or by seeding, or who has installed new landscaping on a substantial part of the outdoor portion of a premises may apply to the City Engineer for a Special Sprinkling Permit – New Lawn authorizing the Person to Water the new Lawn and new landscaping when Stage 1 Restrictions or Stage 2 Restrictions are in force, at times specified in the Permit, at the premises described in the Permit, during the currency of the Permit; or
 - (b) uses nematodes to treat European Chafer Beetles on an existing Lawn as natural pest control may apply to the City Engineer for a Special Sprinkling Permit – Natural Pest Control authorizing the Person to Water the Lawn more frequently when Stage 1 Restrictions or Stage 2 Restrictions are in force, at times specified in the Permit, at the premises described in the Permit, during the currency of the Permit.

A Permit under this section 5.1 will remain valid until the stated expiry date if the permit was issued prior to the announcement of Stage 3 Restrictions. No permit will be issued or renewed after the announcement of Stage 3 Restrictions. A Permit does not exempt the holder from Stage 4 Restrictions.~~The City Engineer, upon being satisfied that an applicant qualifies under section 5.1, shall issue a Permit in the form set out in Schedule "6" to the applicant upon payment of a fee in the amount of \$35.00 for a single family dwelling unit and an additional \$35.00 for each of the dwelling units in a multiple residential development, to a maximum of \$175.00 for 5 or more dwelling units in a multiple residential development.~~

- 5.2 The City Engineer, upon being satisfied that an applicant qualifies under section 5.1, shall issue to the applicant:

- (a) a Special Sprinkling Permit – New Lawn in the form set out in Schedule 6 upon payment by the applicant of a fee in the amount of \$35.00 ~~for a single family dwelling unit and an additional \$35.00 for each of the dwelling units in a multiple residential development, to a maximum of \$175.00 for 5 or more dwelling units in a multiple residential development;~~ or
 - (b) a Special Sprinkling Permit – Natural Pest Control in the form set out in Schedule 7 to the applicant and no fee is payable by the applicant."
- 5.3 A Permit issued under section 5.2 shall be affixed to a post facing the street serving the premises, beside the principal driveway so that it is visible from the street.
- 5.4 A Permit issued under section 5.2 shall expire and be of no force or effect 21 days after the date of its issue, unless the Person has been issued an extension under section 5.5.
- 5.5 Before or after the expiration of a Permit issued under section 5.2 a Person may apply for one extension of the Permit on the same terms and conditions as may be imposed under section 5.2. Such an extension shall end on or before 42 days from the date of the issue of the Permit under section 5.2.
- 5.6 Despite section 5.5, no new Special Sprinkling Permit – New Lawn or Special Sprinkling Permit – Natural Pest Control will be issued or renewed when Stage 3 Restrictions are in force. A Special Sprinkling Permit – New Lawn or Special Sprinkling Permit – Natural Pest Control issued under Stage 1 Restrictions or Stage 2 Restrictions will remain valid until the stated expiry date, provided that the conditions of the Permit are met at all times.
- 5.7 Despite section 5.5, any issued Special Sprinkling Permit – New Lawn or Special Sprinkling Permit – Natural Pest Control will no longer be valid when Stage 4 Restrictions are in force."

PART 6 : OFFENCES AND PENALTIES

- 6.1 Every Person who violates or contravenes any of the provisions of this By-law, or suffers or allows to be done any act or thing that violates or contravenes this By-law, commits an offence.
- 6.2 A prosecution under this By-law may be commenced by:
- (a) proceedings under Division 3 of Part 8, of the *Community Charter*; or
 - (b) prosecution of the offence in accordance with the *Offence Act*.
- 6.3 Subject to section 6.4, if a prosecution is commenced pursuant to paragraph 6.2(b), upon conviction the offender shall be liable to pay a fine:
- (a) for a first conviction for an offence, of not more than \$10,000 and not less than \$3000; and
 - (b) for a second or subsequent conviction for an offence, of not more than \$10,000 and not less than \$5000 for each offence.

- 6.4 Where a prosecution is commenced pursuant to paragraph 6.2(b) against a Person unlawfully using Water in a commercial operation while Stage 4 Restrictions are in effect, whether or not a Water Use Plan had been obtained for the commercial operation, upon conviction that Person shall be liable to pay a fine of not less than \$5000.
- 6.5 Paragraph 6.3(b) applies whether or not a second or subsequent conviction is for conduct that preceded the conduct that is the subject matter of the prosecution then before the court.
- 6.6 If an offence under this By-law continues for more than one day, separate fines each not exceeding the maximum fine for that offence may be imposed for each day or part thereof in respect of which the offence occurs or continues.
- 6.7 In a prosecution under this By-law the onus of establishing an exemption under subsections 1.2, 2.2, or 3.2 of Schedule 1 lies on the Person claiming the exemption.

PART 7 : DATE OF COMING INTO FORCE

7.1 This By-law comes into force and takes effect on the date of its passing.

PASSED THREE READINGS by Council on the 19th day of July, 2004.

RECONSIDERED AND FINALLY ADOPTED, signed by the Mayor and Clerk, and sealed with the Corporate Seal on the 26th day of July, 2004.

_____ Mayor

_____ Clerk

SCHEDULE 1: RESTRICTION STAGES

PART 1: STAGE 1 RESTRICTIONS

- 1.1 Subject to Section 1.2 of this Schedule, when Stage 1 Restrictions are in force, no Person shall:
- (a) Water Lawns, except:
 - (i) at residential premises with even numbered civic addresses, on ~~Mondays,~~ Wednesdays and Saturdays between the hours of 4:00 a.m. and 9:00 a.m.;
 - (ii) at residential premises with odd numbered civic addresses, on ~~Tuesdays,~~ Thursdays and Sundays between the hours of 4:00 a.m. and 9:00 a.m.;
 - (iii) at non-residential premises with even numbered civic addresses, including ~~mixed-use building (combined residential and commercial usages), City and school ornamental lawns, parks~~ and grassed boulevards, on ~~Mondays and Wednesdays~~ between the hours of 1:00 a.m. and 6:00 a.m. and on Fridays between the hours of 4:00 a.m. and 9:00 a.m. Exemption may be granted to the City and school if operating under an approved Water Use Plan; and
 - (iv) at non-residential premises with odd numbered civic addresses, including ~~mixed-use building (combined residential and commercial usages), City and school ornamental lawns, parks~~ and grassed boulevards, on ~~Tuesdays and Thursdays~~ between the hours of 1:00 a.m. and 6:00 a.m. and on Fridays between the hours of 4:00 a.m. and 9:00 a.m. Exemption may be granted to the City and school if operating under an approved Water Use Plan; or
 - (b) use a hose providing Water to wash boats or motor vehicles, driveways, sidewalks, parkades, walls, roofs or other outdoor surfaces, unless the hose is equipped with an Automatic Shut-off Device.
 - (c) Water flowers, planters, shrubs and trees, excluding edible plants, except:
 - (i) by using handheld hose with Automatic shut-off device, soaker hose, water container or drip irrigation;
 - (ii) by using sprinkler at residential premises between the hours of 4:00 a.m. and 9:00 a.m.;
 - (iii) by using sprinkler at non-residential premises, including within mixed-use building (combined residential and commercial usages), City and school properties, between the hours of 1:00 a.m. and 9:00 a.m. Exemption may be granted to the City and school if operating under an approved Water Use Plan; or

(d) Water sand-based and soil-based playing fields, except:

(i) between the hours of 7:00 p.m. and 9:00 a.m.;

(ii) if Watering newly seeded fields with a valid and subsisting Special Sprinkling Permit – New Lawn;

(iii) if operating under an approved Water Use Plan.

1.2 Section 1.1 of this Schedule does not apply to:

(a) a Person who waters a Lawn with a valid and subsisting Special Sprinkling Permit – New Lawn or Special Sprinkling Permit – Natural Pest Control, at premises described in the Permit, provided the Person is and has been at all times in compliance with the Permit;

(b) Watering:

(i) Deleted school yards, sports fields and sand-based playing fields;

(ii) Deleted City parks;

(iii) golf courses, provided that the City may ask golf course operators to cut Water use on fairways by as much as possible;

(iv) turf at turf farms;

(v) artificial turf or outdoor tracks where Watering is required for dust control or safety; and

(vi) edible plants flowers and flower gardens, vegetables and vegetable gardens, decorative planters, shrubs or trees;

(c) Water Play Parks;

(d) ornamental fountains and water features;

(e) pools, spas and garden ponds;

(f) pressure washing; or

(g) indoor commercial car washes.

PART 2: STAGE 2 RESTRICTIONS

2.1 Subject to Section 2.2 of this Schedule, when Stage 2 Restrictions are in force, no Person shall:

(a) Water Lawns, except:

- (i) at residential premises with even numbered civic addresses, on Mondays Wednesdays between the hours of 4:00 a.m. and 9:00 a.m.;
 - (ii) at residential premises with odd numbered civic addresses, on Thursdays between the hours of 4:00 a.m. and 9:00 a.m.;
 - (iii) at non-residential premises with even numbered civic addresses, including mixed-use building (combined residential and commercial usages), City and school ornamental lawns, parks and grassed boulevards and City parks, on Wednesdays Mondays between the hours of 1:00 a.m. and 6:00 a.m. Exemption may be granted to the City and school if operating under an approved Water Use Plan;
 - (iv) at non-residential premises with odd numbered civic addresses, including mixed-use building (combined residential and commercial usages), City and school ornamental lawns, parks and grassed boulevards and City parks, on Tuesdays between the hours of 1:00 a.m. and 6:00 a.m. Exemption may be granted to the City and school if operating under an approved Water Use Plan; and
 - (v) fairways of golf courses, restricted to one day per week except if operating under an approved Water Use Plan;
- (b) use a hose providing Water to wash boats or motor vehicles, unless the hose is equipped with an Automatic Shut-off Device;
 - (c) use a hose providing Water to wash driveways, sidewalks, parkades, walls, roofs or other outdoor surfaces, unless the hose is equipped with an Automatic Shut-off Device;
 - (d) operate fill or top-up ornamental fountains or water features;
 - (e) Water flowers, planters, shrubs and trees, excluding edible plants, except:
 - (i) by using handheld hose with Automatic shut-off device, soaker hose, water container or drip irrigation;
 - (ii) by using sprinkler at residential premises between the hours of 4:00 a.m. and 9:00 a.m.;
 - (iii) by using sprinkler at non-residential premises, including mixed-use building (combined residential and commercial usages), City and school properties, between the hours of 1:00 a.m. and 9:00 a.m. Exemption may be granted to the City and school if operating under an approved Water Use Plan;

- (f) Water sand-based playing fields, except:
 - (i) between the hours of 7:00 p.m. and 9:00 a.m.;
 - (ii) if Watering newly seeded fields with a valid and subsisting Special Sprinkling Permit – New Lawn;
 - (iii) if operating under an approved Water Use Plan; or
- (g) Water soil-based playing fields, except:
 - (i) if Watering no more than 4 days per week between the hours of 7:00 p.m. and 9:00 a.m.;
 - (ii) if Watering newly seeded fields with a valid and subsisting Special Sprinkling Permit – New Lawn;
 - (iii) if operating under an approved Water Use Plan;

2.2 Section 2.1 of this Schedule does not apply to:

- (a) a Person who Waters a Lawn with a valid and subsisting Special Sprinkling Permit – New Lawn or Special Sprinkling Permit – Natural Pest Control, at premises described in the Permit, provided the Person is and has been at all times in compliance with the Permit;
- (b) Watering:
 - (i) ~~Deleted school yards, sports fields and sand-based playing fields, limited to the minimum levels required to maintain areas in useable condition;~~
 - (ii) greens and tee areas of golf courses. Fairway watering is allowed anytime on any one day in a 7-day period, except if operating under and approved Water Use Plan;
 - (iii) turf at turf farms;
 - (iv) artificial turf or outdoor tracks where Watering is required for dust control or safety; and
 - (v) ~~edible plants flowers and flower gardens, vegetables and vegetable gardens, decorative planters, shrubs or trees;~~ or
- (c) Water Play Parks with user-activated switches;
- (d) pools, and spas ~~and garden ponds~~; or
- (e) indoor commercial car washes.

PART 3: STAGE 3 RESTRICTIONS

3.1 Subject to Section 3.1 of this Schedule, when Stage 3 Restrictions are in force, no Person shall:

(a) Water:

(i) Lawns, except the Person who waters a Lawn with a valid and subsisting Special Sprinkling Permit – New Lawn or Special Sprinkling Permit – Natural Pest Control provided the Permit was issued prior to the announcement of Stage 3 Restrictions and the Person is and has been at all times in compliance with the Permit;

(ii) flowers, ~~vegetables~~, decorative planters, shrubs or trees, unless Watering is carried out by hand using containers, ~~or with~~ a hose equipped with an Automatic Shut-off Device, ~~or drip irrigation~~ and is not carried out using sprinklers or soaker hoses; and

(iii) fairways of golf courses unless if operating under approved Water Use Plan;

(iv) City and school lawns, parks, and grassed boulevards unless if operating under approved Water Use Plan

(b) use a hose providing Water to wash boats or motor vehicles, unless the hose is equipped with an Automatic Shut-off Device, and the purpose of washing is to maintain visibility of lights or license plates, or the ability to see through windows, or is otherwise required for the safe operation of the boat or motor vehicle;

(c) at any premises, use a hose or pressure washer providing Water to wash driveways, sidewalks, parkades, walls, roofs or other outdoor surfaces, unless the hose or pressure washer is equipped with an Automatic Shut-off Device and the purpose of washing the surface is:

(i) to prepare the surface for painting, sealing, or similar treatment; or

(ii) for the health or safety of any Person;

(d) deleted by Bylaw 18721;

(e) deleted by Bylaw 18721;

(f) ~~operate~~ fill or top-up ornamental fountains or water features;

(g) use Water to fill or ~~re-fill~~ top-up pools, spas ~~or hot tubs or garden ponds, except for pools, spas, and hot tubs with a valid operating permit from the health authority having jurisdiction over pool and hot tub regulation;~~ ~~or~~

(h) ~~Deleted use a hose providing Water unless the hose is equipped with an Automatic Shut-off Device.~~

(i) Water sand-based playing fields, except:

- (i) if Watering no more than 5 days per week between the hours of 7:00 p.m. and 9:00 a.m.;
- (ii) if Watering newly seeded fields with a valid and subsisting Special Sprinkling Permit – New Lawn;
- (iii) if operating under an approved Water Use Plan; or
- (j) Water soil-based playing fields, except:
 - (i) if Watering no more than 3 days per week between the hours of 7:00 p.m. and 9:00 a.m.;
 - (ii) if Watering newly seeded fields with a valid and subsisting Special Sprinkling Permit – New Lawn;
 - (iii) if operating under an approved Water Use Plan;

3.2 Section 3.1 of this Schedule does not apply to:

- (a) Watering:
 - ~~(i) Deleted school yards, sports fields and sand-based playing fields, limited to the minimum levels required to maintain areas in useable condition;~~
 - (ii) greens and tee areas of golf courses, limited to the minimum levels required to maintain areas in useable condition;
 - (iii) turf at turf farms;
 - (iv) artificial turf or outdoor tracks where Watering is required for dust control or safety; and
 - ~~(v) edible plants flower gardens and vegetable gardens at non-residential premises;~~
- (b) Water Play Parks with user-activated switches; or
- (c) indoor commercial car washes.

PART 4: STAGE 4 RESTRICTIONS

4.1 Subject to Section 4.2 of this Schedule, when Stage 4 Restrictions are in force, no Person shall:

- (a) Water, ~~or engage in Drip Irrigation using Water:~~
 - (i) Lawns, whether newly planted or otherwise;

- (ii) flowers or flower gardens, vegetables or vegetable gardens, decorative planters, shrubs or trees;
 - (iii) outdoor tracks; and
 - (iv) [City and school lawns, parks, grass boulevards,](#) yards, sports fields, [soil-](#) and sand-based playing fields;
- (b) use a hose providing Water to wash boats or motor vehicles, unless the hose is equipped with an Automatic Shut-off Device, and the purpose of washing is to maintain visibility of lights or license plates, or the ability to see through windows, or is otherwise required for the safe operation of the boat or motor vehicle;
 - (c) use a hose or pressure washer providing Water to wash sidewalks, driveways, walls, roofs or other outdoor surfaces, unless the hose is equipped with an Automatic Shut-off Device, and the washing has been ordered by a regulatory authority;
 - (d) operate ornamental fountains or water features;
 - (e) operate a Water Play Park or public pool;
 - (f) use Water to fill or ~~re-fill~~[top-up](#) pools, spas, garden ponds or ornamental fountains;
 - (g) operate a car wash, whether or not it is an indoor car wash; or
 - (h) use Water from a hose providing Water unless the hose is equipped with an Automatic Shut-off Device where engaged in an activity not prohibited in paragraphs 4.1(a) through (g) of this Schedule.

4.2 For greater certainty, Section 4.1 of this Schedule applies to all areas of:

- (a) golf courses;
- (b) turf farms and nurseries; and
- (c) cemeteries.

[4.3 All Special Sprinkling Permit issued for lawn watering is invalidated.](#)

PART 5: EXEMPTIONS

5.1 The restrictions set out in Parts 1 to 3 of this Schedule do not apply to a Person operating under a valid and subsisting Water Use Plan issued under Part 4 of this By-law, provided that the Person is in compliance with the Water Use Plan.

SCHEDULE 2: INFORMATION FOR PUBLIC ANNOUNCEMENT OF STAGE 1 RESTRICTIONS

A Public Announcement of Stage 1 Restrictions is sufficient for the purposes of Section 3.3 of this By-law if it includes substantially the following information:

- That lawn sprinkling-watering is allowed at residential premises only from 4 AM to 9 AM
- That even-numbered residential addresses may sprinkle-water only on Mondays, Wednesdays and Saturdays, and that odd-numbered residential addresses may sprinkle-water only on Tuesdays, Thursdays and Sundays
- That lawn sprinkling-watering is allowed at non-residential premises, including mixed-use building (combined residential and commercial usages), City and school properties, with even-numbered addresses only on Mondays and Wednesdays from 1 AM to 6 AM and on Fridays from 4 AM to 9 AM. Exemption may be granted to the City and school if operating under an approved Water Use Plan
- That lawn sprinkling-watering is allowed at non-residential premises, including mixed-use building (combined residential and commercial usages), City and school properties, with odd-numbered addresses only on Tuesdays and Thursdays from 1 AM to 6 AM and on Fridays from 4 AM to 9 AM. Exemption may be granted to the City and school if operating under an approved Water Use Plan

That these sprinkling regulations apply only to lawns, and not to gardens, shrubs, trees and flower beds

- That edible plant watering is allowed at any time using any devices or tools;
- That flowers, shrubs and trees watering is allowed at any time using hand held hose with automatic shut-off device, soaker hose, water container or drip irrigation;
- That flower, shrub and tree watering using sprinkler device is allowed on any day from 4 AM to 9 AM for residential and from 1 AM to 9 AM for non-residential, including within mixed-use building (combined residential and commercial usages), City and school properties. Exemption may be granted to City and school if operating under an approved Water Use Plan;
- That when washing a boat or motor vehicle other than at commercial car wash, or hosing or pressure washing outdoor surfaces, water hoses must be equipped with an automatic shut-off device (a nozzle that shuts off automatically unless hand pressure is applied)
- That watering sand-based and soil-based playing fields is allowed between 7 PM and 9 AM, except:

- (i) if watering newly seeded fields with a valid and subsisting Special Sprinkling Permit – New Lawn; or
- (ii) if operating under an approved Water Use Plan.

SCHEDULE 3: INFORMATION FOR PUBLIC ANNOUNCEMENT OF STAGE 2 RESTRICTIONS

A Public Announcement of Stage 2 Restrictions is sufficient for the purposes of Section 3.3 of this By-law if it includes substantially the following information:

- That lawn sprinkling-watering is allowed at all premises only one day per week
- That even-numbered residential addresses may sprinkle-water only on Mondays Wednesdays from 4 AM to 9 AM, and that odd-numbered residential addresses may sprinkle-water only on Thursdays from 4 AM to 9 AM
- That even-numbered non-residential addresses, including mixed-use building (combined residential and commercial usages), City and school properties may sprinkle-water only on Wednesdays-Mondays from 1 AM to 6 AM, and that odd-numbered non-residential addresses, including mixed-use building (combined residential and commercial usages), City and school properties may sprinkle-water only on Tuesdays from 1 AM to 6 AM. Exemption may be granted to the City and school if operating under an approved Water Use Plan
- ~~That these sprinkling regulations apply only to lawns, and not to gardens, shrubs, trees and flower beds~~
- That hosing or pressure washing of outdoor surfaces is only allowable for health, safety or preparing a surface for painting, sealing, or similar treatment allowed using a hose or pressure washer that is equipped with an automatic Shut-off Device (a nozzle that shuts off automatically unless hand pressure is applied)
- That filling or topping-up decorative fountains-water features is prohibited must be shut down
- That when washing a boat or motor vehicle other than at commercial car wash, water hoses must be equipped with an automatic shut-off device (a nozzle that shuts off automatically unless hand pressure is applied)
- That watering of fairways is allowed once a week, except when operating under an approved Water Use Plan
- That operating water spray park is prohibited unless if it is equipped with user-activated switches
- That edible plant watering is allowed at any time using any devices or tools
- That flowers, shrubs and trees watering is allowed at any time using hand held hose with an automatic shut-off device, soaker hose, water container or drip irrigation
- That flower, shrub and tree watering using a sprinkler device is allowed on any day from 4 AM to 9 AM for residential premises and from 1 AM to 9 AM for non-

residential premises, including within mixed-use building (combined residential and commercial usages), City and school properties. Exemption may be granted to the City and school if operating under an approved Water Use Plan

- That watering sand-based playing fields is allowed between 7 PM and 9 AM, except:
 - (i) if watering newly seeded fields with a valid and subsisting Special Sprinkling Permit – New Lawn; or
 - (ii) if operating under an approved Water Use Plan

- That watering soil-based playing fields is allowed no more than 4 days per week between 7 PM and 9 AM, except:
 - (i) if watering newly seeded fields with a valid and subsisting Special Sprinkling Permit – New Lawn; or
 - (ii) if operating under an approved Water Use Plan;

SCHEDULE 4: INFORMATION FOR PUBLIC ANNOUNCEMENT OF STAGE 3 RESTRICTIONS

A Public Announcement of Stage 3 Restrictions is sufficient for the purposes of Section 3.3 of this By-law if it includes substantially the following information:

- That lawn ~~sprinkling watering~~ is not allowed by homes or businesses
- That watering City and school lawns, parks and grass boulevard is not allowed, unless if operating under an approved Water Use Plan
- That residential and most commercial gardens, shrubs, trees and flower beds may only be watered by hand, by containers or by drip irrigation
- That edible plant watering is allowed at any time using any devices or tools
- ~~That private (residential) pressure washing is prohibited~~
- ~~That private (residential) hosing is only allowed for health, safety or preparing a surface for painting~~
- That ~~commercial~~ pressure washing or hosing is only allowed for health, safety or preparing a surface for painting
- That filling or topping-up decorative fountains water features must be shut down is prohibited
- That operating water spray park is prohibited unless if it is equipped with user-activated switches
- That ~~hand~~ washing of vehicles is restricted to features required for safety (windows, lights, licenses), and the hoses used must be equipped with an automatic shut-off device (a nozzle that shuts off automatically unless hand pressure is applied)
- That filling or refilling topping-up of private, commercial and public swimming pools, spas and hot tubs and garden ponds is prohibited, except for a facility with a valid operating permit from the health authority having jurisdiction over pool and hot tub regulation
- ~~That when washing a boat or motor vehicle other than at commercial car wash, water hoses must be equipped with an automatic shut-off device (a nozzle that shuts off automatically unless hand pressure is applied)~~
- That watering sand-based playing fields is allowed at no more than 5 days per week between 7 PM and 9 AM, except:

- (i) if watering newly seeded fields with a valid and subsisting Special Sprinkling Permit – New Lawn; or
- (ii) if operating under an approved Water Use Plan;

- That watering soil-based playing fields is allowed at no more than 3 days per week between 7 PM and 9 AM, except:

- (i) if watering newly seeded fields with a valid and subsisting Special Sprinkling Permit – New Lawn; or
- (ii) if operating under an approved Water Use Plan;

- That watering of fairways is prohibited, except when operating under an approved Water Use Plan

SCHEDULE 5: INFORMATION FOR PUBLIC ANNOUNCEMENT OF STAGE 4 RESTRICTIONS

A Public Announcement of Stage 4 Restrictions is sufficient for the purposes of Section 3.3 of this By-law if it includes substantially the following information:

- That lawn ~~sprinkling-watering~~ by homes or businesses is prohibited
- All special sprinkling permit issued for lawn watering is invalidated
- That watering of City and school lawns, parks, grass boulevards, yards, sport fields, soil- and sand-based playing fields is prohibited
- That watering of ~~residential and commercial~~ gardens, shrubs, trees, ~~and~~ flower beds including edible plants by any method is prohibited
- That drip irrigation is prohibited
- That private and commercial hosing or pressure washing is prohibited except if ordered by a regulatory authority
- That washing of vehicles using any method is prohibited except for features required for safety (windows, lights, licenses), including at commercial car washes
- That filling or topping-up decorative ~~fountains-water features must be shut down~~ is prohibited
- That filling or topping-up ~~refilling of private, commercial and public garden ponds, ornamental fountains, spas, hot tubs~~ and swimming pools is prohibited
- That the operation of ~~Ww~~ water Playspray P parks is prohibited



Special Sprinkling Permit – New Lawn

Watering of Newly Turfed or Seeded Lawns

This is to confirm that the residence at _____ has been granted a special relaxation from the sprinkling regulations now in effect and the resident is permitted to water the newly seeded/sodded lawn, in accordance with the following time restrictions, for a period of twenty-one (21) calendar days from the date of installation. **Should Stage 4 Restrictions be announced, this Permit is no longer valid.**

Sprinkling Permitted:

Days: Every day for three (3) weeks.

Time: 4:00 a.m. to 9:00 a.m.

Permit Effective Date:

From: _____ To: _____

Non-Refundable administration fee received.
(Receipt No. _____) File: 4520-09

Fraser Smith, P.Eng., MBA
General Manager,
Engineering

OWNER'S/APPLICANT'S STATEMENT:

I acknowledge that:

- a. this Permit is required to be visibly displayed on the lawn of the residence during its term and that it will be an infraction of [Water Response Shortage Drinking Water Conservation Plan](#) By-law, 2004, No. 15454 if this Permit is not so displayed;
- b. this Permit is issued specifically for lawn seeded/sodded within the last three weeks from the date of this application, as supported by an invoice or delivery slip from the professional landscape contractor who installed it;
- c. the permitted [sprinkling watering](#) will be done only during the hours stipulated on this Permit;
- d. the fee paid is non-refundable;
- e. this Permit is issued to the property at this address for a period of 21 days and may be renewed only once for an additional period of 21 days, if required, upon subsequent application to the City;
- f. upon expiry of this Permit, the prevailing [sprinkling watering](#) restrictions or ban will be applicable and observed;
- g. the City may withdraw or nullify this Permit at any time and will be under no obligation to refund the fee or provide any explanations; and
- h. should Stage 4 Restrictions be announced, this Permit is no longer valid.

Date of installation of new turf or seeding: _____

(Owner/Applicant)

(Signature)



SCHEDULE 7

Special Sprinkling Permit – Natural Pest Control

Watering of Existing Lawn after Application of Natural Pest Control (Nematode)

Property Address:

Permit Effective Date:

From: _____ To: _____

Days: Every day, for the period of 14 days; Time: 4:00 a.m. to 9:00 a.m.

Irrigation at this property is permitted outside of current water sprinkling restriction until the expiry date mentioned above. **Should Stage 4 Restrictions be announced, this Permit is no longer valid.** This Permit **MUST BE VISIBLY DISPLAYED** at the front of the property during its term.

OWNER'S/APPLICANT'S STATEMENT:

I acknowledge that:

- a. This Permit is required to be visibly displayed on the lawn of the residence during its term and that it will be an infraction of [Water Response Shortage Drinking Water Conservation Plan](#) By-law, 2004, No. 15454 if this Permit is not so displayed;
- b. This Permit is specifically issued for naturally treating European Chafer Beetles in the property lawn by applying nematode treatment;
- c. The permitted [sprinkling-watering](#) will be done only during the hours stipulated on this Permit;
- d. This Permit is issued to the property at this address for a period of 14 days and may be renewed only once for an additional period of 14 days, if required, upon subsequent application to the City;
- e. Upon expiry of this Permit, the prevailing [sprinkling-watering](#) restrictions or ban will be applicable and observed;
- f. The City may withdraw or nullify this Permit at any time and will be under no obligation to provide any explanations; and
- g. Should Stage 4 Restrictions be announced, this Permit is no longer valid.

(Owner/Applicant)

(Signature)

CITY OF SURREY

BY-LAW NO. 12508

A by-law for the purpose of issuing Municipal ticket information for enforcement of Municipal By-laws.

.....

As amended by By-law Nos. 13005, 06/23/97; 13383, 10/13/98; 13591, 01/25/99; 13688, 03/29/99; 13694, 03/29/99; 13698, 04/26/99; 13828, 09/13/99; 13928, 05/01/00; 14072, 09/05/00; 14176, 11/28/00; 14159, 01/08/01; 14219, 02/26/01; 14220, 02/26/01; 14434, 06/18/01; 14532, 10/22/01; 14764, 07/22/02; 15456, 07/26/04; 15706, 05/02/05; 15739, 05/30/05; 15823, 09/12/05; 16195, 01/15/07; 16139, 04/16/07; 16336, 05/14/07; 16338, 05/14/07; 16395, 05/28/07; 16400, 06/11/07; 16695, 07/14/08; 16390, 07/28/08; 16690, 03/30/09; 16692, 03/30/09; 16667, 04/20/09; 16956, 06/29/09; 17175, 05/17/10; 18032, 07/29/13; 18049, 09/23/13; 18103, 11/25/13; 18169, 03/10/14; 18244, 07/07/14; 18315, 10/20/14; 18462, 06/29/15; 18413; 18512, 09/28/15; 18755, 07/11/16; 19106, 02/20/17; 19336, 07/27/17

THIS IS A CONSOLIDATED BY-LAW PREPARED BY THE CITY OF SURREY FOR CONVENIENCE ONLY. THE CITY DOES NOT WARRANT THAT THE INFORMATION CONTAINED IN THIS CONSOLIDATION IS CURRENT. IT IS THE RESPONSIBILITY OF THE PERSON USING THIS CONSOLIDATION TO ENSURE THAT IT ACCURATELY REFLECTS CURRENT BY-LAW PROVISIONS.

WHEREAS Section 934.1 of the "Municipal Act," being Chapter 290, R.S.B.C., authorizes a Council to, by by-law:

- 1. designate those by-laws which may be enforced by means of a ticket prescribed by regulation under Section 934.3;
2. designate by-law enforcement officers for the purpose of enforcing by-laws by means of a prescribed form of ticket;
3. designate an offence against a by-law by means of a word or expression on a ticket;and
4. set fines not exceeding \$1000 for contraventions of designated by-laws.

NOW, THEREFORE, the Council of the City of Surrey, in an open meeting assembled enacts as follows:

1. The by-laws listed in Column 1 of Schedule 1 to this by-law, as amended from time to time, may be enforced by means of a ticket in the form prescribed for the purpose of Section 934.1 of the Municipal Act.
2. The persons appointed to the job positions or titles listed in Column 2 of Schedule 1 to this by-law are designated as by-law enforcement officers pursuant to Section 934.1(1)(b) of the Municipal Act for the purpose of enforcing the by-laws listed in Column 1 of Schedule 1 opposite the respective job positions.
3. The words or expressions set forth in Column 1 of Schedules 2 through 33 to this By-law designate the offence committed under the by-law section number appearing in Column 2 opposite the respective words or expressions.
4. The amounts appearing in Column 3 of Schedules 2 through 33 to this By-law are the fines set pursuant to Section 934.1(10) of the Municipal Act for the corresponding offences designated in Column 1.
5. This By-law shall take effect upon the date of its adoption.
6. "Corporation of the District of Surrey Ticket Information Utilization By-law, 1992, No. 11188" is hereby repealed.
7. This By-law may be cited as "Surrey Municipal Ticket Information Utilization By-law, 1994, No. 12508."

PASSED THREE READINGS by the Council of the City of Surrey on the 28th day of November, 1994.

FINES APPROVED BY THE CHIEF JUDGE OF THE PROVINCIAL COURT on the 22nd day of December, 1994.

RECONSIDERED AND FINALLY ADOPTED, signed by the Mayor and Clerk, and sealed with the Corporate Seal on the 23rd day of January, 1995.

"R.J. BOSE" MAYOR

"D.B. KENNY" CLERK

SCHEDULE 1 TO BY-LAW NO. 12508

Amendments: By-laws 13005, 06/23/97; 13383, 10/13/98; 13591, 01/25/66; 13694, 03/29/99; 13698, 04/26/99; 13928, 05/01/00; 14159, 01/08/01; 14219, 02/26/01; 14220, 02/26/01; 15456, 07/26/04; 15706, 05/02/05; 15739, 05/30/05; 16195, 01/15/07; 16336, 05/14/07, 16338, 05/14/07; 16395, 05/28/07; 16695, 07/14/08; 16390, 07/28/08; 18032, 07/29/13; 18169, 03/10/14; 18462, 06/29/15; 18413, 09/28/15; 18512, 09/28/15

<u>Designated By-laws</u>	<u>Designated By-law Enforcement Officers</u>
1. Surrey Zoning By-law, 1993, No. 12000	<ul style="list-style-type: none">- Manager, Administration & By-law Enforcement- Senior By-law Enforcement Officer- By-law Enforcement Officer- License Inspector- Member of the Royal Canadian Mounted Police
2. Business License By-law 1999, No. 13680	<ul style="list-style-type: none">- Manager, Administration & By-law Enforcement- Senior By-law Enforcement Officer- By-law Enforcement Officer- License Inspector- Member of the Royal Canadian Mounted Police
3. Surrey Animal Responsibility Bylaw, 2017, No. 19105	<ul style="list-style-type: none">- Manager, Bylaw Enforcement and Licensing Services- Bylaw Enforcement Officer- Animal Shelter Manager- Animal Control Officer- Member of the Royal Canadian Mounted Police
4. Surrey Building Bylaw 2012, No. 17850	<ul style="list-style-type: none">- Manager, Administration & By-law Enforcement- Senior By-law Enforcement Officer- By-law Enforcement Officer- License Inspector- Building Inspector

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| 5. | Surrey Plumbing By-law 1981, No. 6569 | <ul style="list-style-type: none"> - Manager, Administration & By-law Enforcement - Senior By-law Enforcement Officer - By-law Enforcement Officer - Plumbing Inspector |
| 6. | Electrical Inspection Safety By-law, 1976 No. 4832 | Deleted by By-law 15706, 05/02/05 |
| 7. | Surrey Noise Control By-law, 1982, No. 7044 | <ul style="list-style-type: none"> - Manager, Administration & By-law Enforcement - Senior By-law Enforcement Officer - By-law Enforcement Officer - License Inspector - Member of the Royal Canadian Mounted Police |
| 8. | Surrey Soil Conservation and Protection By-Law, 2007, No. 16389 | <ul style="list-style-type: none"> - Manager, Administration & By-law Enforcement - By-law Enforcement Officer - Member of the Royal Canadian Mounted Police - General Manager, Engineering - Designated Engineering Staff |
| 9. | Surrey Private Swimming Pool Fencing Regulation By-law, 1975, No. 4450 | <ul style="list-style-type: none"> - Manager, Administration & By-law Enforcement - Senior By-law Enforcement Officer - By-law Enforcement Officer - Building Inspector - Plumbing Inspector - Member of Royal Canadian Mounted Police |
| 10. | Waste Management Regulations and Charges Bylaw, 2015, No. 18412 | <ul style="list-style-type: none"> - Manager, Administration & By-law Enforcement - Senior By-law Enforcement Officer - By-law Enforcement Officer - License Inspector - Member of Royal Canadian Mounted Police |

11. Surrey Parks, Recreation and Cultural Facilities Regulation By-law, 1998, No. 13480 - Manager, Administration & By-law Enforcement
 - Senior By-law Enforcement Officer
 - General Manager, Parks, Recreation and Culture, or his or her designate
 - By-law Enforcement Officer
 - Member of Royal Canadian Mounted Police
12. ~~Water Shortage By-law~~Drinking Water Conservation Plan By-law, 2004, No. 15454 - Manager, Administration & By-law Enforcement
 - Senior By-law Enforcement Officer
 - By-law Enforcement Officer
 - License Inspector
 - Member of the Royal Canadian Mounted Police
13. deleted by Bylaw No. 18413, 09/28/15
14. Surrey Fire Service By-law, 1990, No. 10771 - Manager, Administration & By-law Enforcement
 - Senior By-law Enforcement Officer
 - By-law Enforcement Officer
 - License Inspector
 - Member of the Royal Canadian Mounted Police
 - Fire Chief, or his designate
 - Fire Captain
 - Fire Inspector
15. Surrey Smoke Alarm By-law, 1993, No. 12136 **Deleted by By-law No. 15739, 05/30/05**
16. Surrey Secondhand Dealers and Pawnbrokers By-law, 1997, No. 13183 - Manager, Administration & By-law Enforcement
 - Senior By-law Enforcement Officer
 - By-law Enforcement Officer
 - License Inspector
 - Member of the Royal Canadian Mounted Police

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| 17. Surrey Public Health Smoking Protection By-law, 2008, No. 16694 | <ul style="list-style-type: none"> - Manager, Administration & By-law Enforcement - Senior By-law Enforcement Officer - By-law Enforcement Officer - License Inspector - Member of the Royal Canadian Mounted Police |
| 18. Surrey Fireworks Regulation By-law, 1974, No. 4200 | <ul style="list-style-type: none"> - Manager, Administration & By-law Enforcement - Senior By-law Enforcement Officer - By-law Enforcement Officer - License Inspector - Member of the Royal Canadian Mounted Police - Fire Chief, or his designate - Fire Captain - Fire Inspector |
| 19. Surrey Mobile Homes and Trailer Regulation and Control By-law, 1980, No. 6142 | <ul style="list-style-type: none"> - Manager, Administration & By-law - Senior By-law Enforcement Officer - By-law Enforcement Officer - License Inspector - Member of the Royal Canadian Mounted Police |
| 20. Surrey Property Maintenance and Unightly Premises By-law 2007, No. 16393 | <ul style="list-style-type: none"> - Manager, By-law & Licensing Services - Senior By-law Enforcement Officer - By-law Enforcement Officer - Member of the Royal Canadian Mounted Police |
| 21. deleted by Bylaw No. 19106, 02/20/17 | |
| 22. Surrey Sign By-law, 1999, No. 13656 | <ul style="list-style-type: none"> - Manager, By-law & Licensing Services - Senior By-law Enforcement Officer - By-law Enforcement Officer - License Inspector - Building Inspector |

23. Public Library Facilities Regulation By-law, 1999, No. 13804
- Manager, By-law & Licensing Services
 - Senior By-law Enforcement Officer
 - By-law Enforcement Officer
 - Member of the Royal Canadian Mounted Police
24. Erosion and Sediment Control By-law, 2006, No. 16138
- Manager, Administration & By-law
 - Senior By-law Enforcement Officer
 - By-law Enforcement Officer
 - General Manager, Engineering
 - Designated Engineering Staff
25. Surrey Tree Protection Bylaw, 2006, No. 16100
- Manager, By-law & Licensing Services
 - Senior By-law Enforcement Officer
 - By-law Enforcement Officer
27. Surrey Waterworks Cross Connection Control By-law, 2013, No. 17988
- Manager, Administration & By-law
 - Senior By-law Enforcement Officer
 - By-law Enforcement Officer
 - License Inspector
 - Member of Royal Canadian Mounted Police
28. Surrey Waterworks Regulation and Charges By-law, 2007 No. 16337
- Manager, Administration & By-law
 - Senior By-law Enforcement Officer
 - By-law Enforcement Officer
 - License Inspector
 - Member of Royal Canadian Mounted Police
29. Surrey Stormwater Drainage Regulation and Charges By-law, 2008, No. 16610
- Manager, Administration & By-law Enforcement
 - By-law Enforcement Officer
 - Member of the Royal Canadian Mounted Police
 - General Manager, Engineering
 - Designated Engineering Staff

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| 30. | Surrey Sanitary Sewer Regulation and Charges By-law, 2008, No. 16611 | <ul style="list-style-type: none"> - Manager, Administration & By law - Senior By-law Enforcement Officer - By-law Enforcement Officer - License Inspector - Member of the Royal Canadian Mounted Police |
| 31. | Prohibition of Nuisances By-law, 1996, No. 12883 | <ul style="list-style-type: none"> - Manager, By-laws & Licensing Services - Senior By-law Enforcement Officer - By-law Enforcement Officer - Member of the Royal Canadian Mounted Police |
| 32. | Highway and Traffic By-law, 1997, No. 13007 | <ul style="list-style-type: none"> - Manager, By-laws & Licensing Services - Senior By-law Enforcement Officer - By-law Enforcement Officer - Member of the Royal Canadian Mounted Police |
| 33. | Surrey Chicken Keeping Bylaw, 2016, No. 18754 | <ul style="list-style-type: none"> - Manager, By-laws & Licensing Services - Senior By-law Enforcement Officer - By-law Enforcement Officer |

SCHEDULE 2 TO BY-LAW NO. 12508

Amendments: By-laws 13828, 09/13/99; 14176, 11/28/00; 14434, 06/18/01; 14764, 07/22/02; 16667, 04/20/09

<u>SURREY ZONING BY-LAW, 1993, NO. 12000</u>	<u>SECTION</u>	<u>FINE</u>
1. Use contrary to zoning	2.A	\$250.00
2. Sale/display of goods (home occupation)	4.B.6(a)ii	\$200.00
3. Outside storage of materials (home occupation)	4.B.6(a)v	\$200.00
4. Wrecked vehicle(s)	4.C.2	\$200.00
5. Unlawful fence construction	4.E.8(a)i	\$200.00
	4.E.8(a)ii	\$200.00
	4.E.8(a)iii	\$200.00
	4.E.8(a)iv	\$200.00
	4.E.8(b)	\$200.00
	4.E.8(d)	\$200.00
6. Prevent inspection	4.G.2	\$200.00
7. Park/store excess vehicle(s)	12.H.1(b)	\$200.00
	12.H.2	\$200.00
	13.H.2	\$200.00
	14.H.2	\$200.00
	15.H.2	\$200.00
	15A.H.1(b)	\$200.00
	15B.H.2	\$200.00
	16.H.2	\$200.00
	16A.H.2	\$200.00
	17.H.2	\$200.00
	17A.H.8	\$200.00
	17Ai.H.10	\$200.00

SURREY ZONING BY-LAW, 1993, NO. 12000

	<u>SECTION</u>	<u>FINE</u>
	17C.H.7	\$200.00
	17D.H.8	\$200.00
	17E.H.7	\$200.00
	17F.H.6	\$200.00
	18.H.2	\$200.00
8. Park/store vehicle off driveway	15A.H.1(c)i	\$200.00
	16.H.3(a)	\$200.00
	16A.H.3(a)	\$200.00
	17.H.3(a)	\$200.00
9. Prohibited parking/storage of camper/boat/house trailer	17A.H.9	\$200.00
	17Ai.H.11	\$200.00
	17C.H.8	\$200.00
	17D.H.9	\$200.00
	17E.H.8	\$200.00
	17F.H.7	\$200.00
10. Prohibited parking/storage of house trailer/boat	14.H.3	\$200.00
	15.H.3	\$200.00
	15A.H.1(d)	\$200.00
	15B.H.3	\$200.00
	16.H.4	\$200.00
	16A.H.4	\$200.00
	17.H.4	\$200.00
11. Park vehicle over 5,000 kg GVW	4.B.11	\$250.00
	10.H.3	\$250.00
	10.H.4	\$250.00
	11.H.3	\$250.00

SURREY ZONING BY-LAW, 1993, NO. 12000

	<u>SECTION</u>	<u>FINE</u>
	11.H.4	\$250.00
12. Unauthorized boarder(s)	4.B.2(b)	\$200.00
13. Excess dwelling unit(s)	10.B.2	\$200.00
	11.B.1	\$200.00
	12.B.1	\$200.00
	13.B.1	\$200.00
	14.B.1	\$200.00
	15.B.1	\$200.00
	15B.B.1	\$200.00
	16.B.1	\$200.00
	16A.B.1	\$200.00
	17.B.1	\$200.00
	17A.B	\$200.00
	17Ai.B.1	\$200.00
	17C.B	\$200.00
	17D.B.1	\$200.00
	17E.B.1	\$200.00
	17F.B	\$200.00
	18.B.1	\$200.00

SCHEDULE 3 TO BY-LAW NO. 12508

Amendments: By-laws 13698, 04/26/99; 16667, 04/20/09

<u>BUSINESS LICENSE BY-LAW, 1999, NO. 13680</u>	<u>SECTION</u>	<u>FINE</u>
1. No business license	3	\$500.00
2. Business license not posted	18	\$200.00
3. Prevent inspection	28	\$500.00
4. Fail to keep guest register	49(1)	\$500.00
5. Fail to record information	49(2)	\$500.00
6. Fail to produce records for inspection	49(5)	\$500.00

SCHEDULE 4 TO BY-LAW NO. 12508

Amendments: By-laws 13688, 03/29/99; 13928, 05/01/00; 16667, 04/20/09; 18103, 11/25/13; 17244, 07/07/14; 19106, 02/20/17

<u>SURREY ANIMAL RESPONSIBILITY BYLAW,</u> <u>2017, No. 19105</u>	<u>SECTION</u>	<u>FINE</u>
1. Keeping of excessive companion animals	3	\$200.00
2. Keeping of prohibited animal	4	\$450.00
3. Fail to licence	7	\$200.00
4. Falsify information on licence application	10	\$200.00
5. Failure to affix dog licence tag	13	\$200.00
6. Aggressive dog improperly leashed	19 (a)	\$300.00
7. Aggressive dog at large	19 (b)	\$300.00
8. Aggressive dog not muzzled in off-leash area	19 (c)	\$300.00
9. Aggressive dog without permanent identification	19 (d)	\$150.00
10. Vicious dog improperly leashed	23 (a)	\$450.00
11. Vicious dog at large	23 (b)	\$450.00
12. Vicious dog in off-leash area	23 (c)	\$450.00
13. Vicious dog not muzzled	23 (d)	\$450.00
14. Vicious dog warning sign not posted	23 (e)	\$200.00
15. Vicious dog not in enclosure	23 (f)	\$200.00
16. Vicious dog without permanent identification	23 (g)	\$200.00
17. Keeping dangerous dog	27	\$1000.00
18. Dangerous dog improperly leashed	29 (a)	\$450.00
19. Dangerous dog at large	29 (b)	\$1000.00
20. Dangerous dog in off-leash area	29 (c)	\$1000.00
21. Dangerous dog not muzzled	29 (d)	\$1000.00
22. Dangerous dog warning sign not posted	29 (e)	\$450.00
23. Dangerous dog not in enclosure	29 (f)	\$450.00
24. Dangerous dog without permanent identification	29 (g)	\$450.00
25. Fail to provide photograph of dangerous dog	29 (h)	\$450.00

26. Fail to notify of dangerous dog at large	30 (a)	\$450.00
27. Fail to notify of dangerous dog location change	30 (b)	\$450.00
28. Fail to prevent unauthorized entry	33 (a)	\$200.00
29. Fail to fence property adequately	33 (b)	\$200.00
30. Fail to confine guard dog	33 (c)	\$450.00
31. Fail to post guard dog warning sign	33 (d)	\$200.00
32. Fail to register guard dog	33 (e)	\$200.00
33. Fail to prevent excessive animal noise	34	\$200.00
34. Animal at large	35	\$300.00
35. Dog in prohibited area	35.1	\$300.00
36. Chase, threaten or bite	36 (a)	\$450.00
37. Aggressive behaviour to person or animal	36 (b)	\$300.00
38. Dog causes minor injury	36 (c)	\$450.00
39. Dog causes serious injury	36 (d)	\$1000.00
40. Failure to have leash	37 (a)	\$200.00
41. Fail to control dog	37 (c)	\$200.00
42. Fail to remove feces in off-leash area	37 (d)	\$200.00
43. Fail to leash and remove dog	37 (e)	\$200.00
44. Fail to confine dog in heat	38	\$200.00
45. Fail to remove animal feces	39	\$200.00
46. Fail to confine diseased animal	40	\$200.00
47. Fail to provide food/water	42 (a)	\$200.00
48. Fail to clean receptacles	42 (b)	\$200.00
49. Fail to provide exercise	42 (c)	\$200.00
50. Fail to provide vet care	42 (d)	\$200.00
51. Fail to meet shelter standards	43 (a)	\$200.00
52. Shelter space inadequate	43 (b)	\$200.00
53. Shelter shade inadequate	43 (c)	\$200.00
54. Shelter bedding inadequate	43 (d)	\$200.00
55. Fail to clean shelter	43 (e)	\$200.00
56. Dog tied to object improperly	44 (a)	\$450.00
57. Dog confined by neck	44 (b)	\$450.00
58. Dog tether of insufficient length	44 (c)	\$450.00

59. Dog tied unattended	44 (d)	\$450.00
60. Dog tied for over four hours	44 (e)	\$450.00
61. Enclosure space inadequate	45 (a)	\$450.00
62. Improper location of enclosure	45 (b)	\$200.00
63. Failure to include shelter within enclosure	45 (c)	\$200.00
64. Fail to clean dog enclosure	45 (d)	\$200.00
65. Dog confined in enclosure too long	45 (e)	\$200.00
66. Inadequate ventilation	46	\$450.00
67. Improperly confined for transport	47	\$450.00
68. Abandon an animal	48 (a)	\$450.00
69. Tease, torment or provoke an animal	48 (b)	\$450.00
70. Cause or permit animal suffering	48 (c)	\$450.00
71. Cause or permit animal fighting	48 (d)	\$450.00
72. Obstruction of animal control officer	51	\$300.00

SCHEDULE 5 TO BY-LAW NO. 12508

Amendments: By-laws 13688, 03/29/99; 13928, 05/01/00; 16667, 04/20/09; 18512, 09/28/15

<u>SURREY BUILDING BYLAW, 2012, NO. 17850</u>	<u>SECTION</u>	<u>FINE</u>
1. No building permit	8	\$500.00
2. Occupancy without permit	9	\$500.00
3. Prevent inspection	13	\$500.00
4. Work after stop work notice	98	\$500.00

SCHEDULE 6 TO BY-LAW NO. 12508

Amendments: By-law.16667, 04/20/09

<u>SURREY PLUMBING BY-LAW, 1981, NO. 6569</u>	<u>SECTION</u>	<u>FINE</u>
1. No plumbing permit	2.1	\$250.00
2. Prevent inspection	7.4	\$250.00
3. Work after stop work order	13.2	\$250.00
4. Unauthorized disposal of sewage	14	\$1000.00

SCHEDULE 7 TO BY-LAW NO. 12508

Deleted by By-law 15706, 05/02/05

SCHEDULE 8 TO BY-LAW NO. 12508

Amendments: By-law 13694, 03/29/99; 16667, 04/20/09

<u>SURREY NOISE CONTROL BY-LAW, 1982, NO. 7044</u>	<u>SECTION</u>	<u>FINE</u>
1. Noise from public place	1.B.1	\$250.00
2. Noise from private place	1.B.1	\$250.00
3. Noise from real property	1.B.2	\$250.00
4. Noise from stereo	1.B.3	\$250.00
5. Animal noise	1.B.4	\$250.00
6. Bird noise	1.B.4	\$250.00
7. Vocal noise	1.B.5	\$250.00
8. Construction noise	1.C.1	\$500.00
9. Construction noise on Sunday	1.C.2	\$500.00
10. No permit (public address system)	1.D.1	\$500.00
11. Vehicle noise	1.D.2	\$250.00

SCHEDULE 9 TO BY-LAW NO. 12508

Amendments: By-law 13694, 03/29/99; 16390, 07/28/08

<u>SURREY SOIL CONSERVATION AND PROTECTION</u> <u>BY-LAW, 2007, NO. 16389</u>	<u>SECTION</u>	<u>FINE</u>
No soil permit	3	\$1000.00
Fail to comply with standards	4	\$300.00
Fail to submit survey	15	\$300.00
No permit displayed	21	\$200.00
Fail to submit records	23	\$300.00
Prevent inspection	24	\$500.00
Fail to identify	25	\$200.00
Fail to obey	27	\$1000.00
Fail to remedy	28	\$1000.00

SCHEDULE 10 TO BY-LAW NO. 12508

Amendments: By-law 13694, 03/29/99; 16667, 04/20/09

SURREY PRIVATE SWIMMING POOL FENCING
REGULATION BY-LAW, 1975, NO. 4450

	<u>SECTION</u>	<u>FINE</u>
1. Pool not fenced	2(a)	\$500.00
2. Gate not locked	3	\$500.00

SCHEDULE 11 TO BY-LAW NO. 12508

Amendments: By-law 13694, 03/29/99; 16667, 04/20/09; 18413, 09/28/15

WASTE MANAGEMNT REGULATIONS AND
CHARGES BYLAW, 2015, NO. 18412

SECTION

FINE

1. Unlawfully deposit garbage

48

\$1,000.00

SCHEDULE 12 to BY-LAW NO. 12508

Amendments: By-laws 13383, 10/13/98; 13591, 01/25/99; 13694, 03/29/99; 16667, 04/20/09

<u>SURREY PARKS, RECREATION AND CULTURAL FACILITIES REGULATION BY-LAW, 1998, NO. 13480</u>	<u>SECTION</u>	<u>FINE</u>
1. Unlawful advertising	8	\$200.00
2. In the park after dark	9	\$200.00
3. Prohibited operation of boat	11	\$200.00
4. Unlawful construction	12	\$250.00
5. Unlawful shelter	13	\$200.00
6. Remove plant life	15(a)	\$250.00
7. Damage plant life	15(a)	\$250.00
8. Cut/remove tree	15(b)	\$250.00
9. Deface property	15(c)	\$250.00
10. Deface sign	15(e)	\$200.00
11. Unlawful fire	18	\$200.00
12. Unlawful fire	19	\$200.00
13. Smoke where prohibited	19.1	\$200.00
14. Obstruction of duties	20	\$200.00
15. Unlawful possession of liquor	21	\$200.00
16. Loiter/overnight abode	22	\$250.00
17. Disorderly/offensive conduct	24(a)	\$250.00
18. Interfere with free use and enjoyment	24(c)	\$200.00
19. Unlawful sale/display	27	\$200.00
20. Deposit debris	30	\$200.00
21. Fire/explode any combustible/explosive material	33	\$200.00
22. Damage court/grounds/lawn	35	\$500.00

SURREY PARKS, RECREATION AND
CULTURAL FACILITIES REGULATION
BY-LAW, 1998, NO. 13480

	<u>SECTION</u>	<u>FINE</u>
23. Unlawful fishing	44	\$200.00
24. Unlawfully in swimming pool	46	\$200.00
25. Obstruction of duties	49	\$200.00
26. Litter on beach	50	\$200.00
27. Dog not on leash	54	\$200.00
28. Dog not under control	55	\$200.00
29. Dog in area not permitted	56	\$200.00
30. Dog unlawfully in water/on ice	57	\$200.00
31. Fail to remove dog excrement	58	\$200.00
32. Prohibited operation of vehicle	67	\$500.00
33. Unlawful obstruction of traffic	77	\$200.00

SCHEDULE 13 TO BY-LAW NO. 12508

Amendments: By-law 13694, 03/29/99; 15456, 07/26/04; 16667, 04/20/09

WATER SHORTAGE RESPONSE DRINKING
WATER CONSERVATION PLAN
BY-LAW, 2004, NO. 15454

	<u>SECTION</u>	<u>FINE</u>
1. Unauthorized watering	Sched.1 (1.1)	\$200.00
2. Unauthorized watering	Sched.1 (2.1)	\$250.00
3. Unauthorized watering	Sched.1 (3.1)	\$250.00
4. Unauthorized watering	Sched.1 (4.1)	\$300.00

SCHEDULE 14 TO BY-LAW NO. 12508

Amendments: By-law 13694, 03/29/99; 16667, 04/20/09; deleted by 18413, 09/28/15

SCHEDULE 15 to BY-LAW NO. 12508

Amendments: By-laws 13591, 01/25/99; 13694, 03/29/99; 15739, 05/30/05; 16667, 04/20/09

<u>SURREY FIRE SERVICE BY-LAW, 1990, NO. 10771</u>	<u>SECTION</u>	<u>FINE</u>
1. Prevent inspection	11.1	\$500.00
2. Prevent entry	13	\$500.00
3. Fail to comply with order	28(a)	\$500.00
4. Unlawful burning	30(a)	\$200.00
5. Fail to supervise fire	30(b)	\$200.00
6. Fire without permission of owner	30(c)	\$200.00
7. Non indigenous burning	30(f)	\$200.00
8. Burning when prohibited	30(h)	\$200.00
9. No permit on site	30(l)	\$200.00
10. Fail to submit fire safety plan	31(a)	\$500.00
11. Fail to properly display plan	31(c)	\$500.00

SCHEDULE 16 to BY-LAW NO. 12508

Amendments: By-laws 13591, 01/25/99; 13694, 03/29/99

Deleted by By-law No. 15739, 05/30/05

SCHEDULE 17 TO BY-LAW NO. 12508

Amendments: By-laws 13383, 10/13/98; 13694, 03/29/99; 14072, 09/05/00; 16667, 04/02/09; 17175, 05/17/10; 19336, 07/27/17

SURREY SECONDHAND DEALERS AND

PAWNBROKERS BY-LAW, 1997, NO. 13183

	<u>SECTION</u>	<u>FINE</u>
1. Fail to keep goods register	3	\$1,000.00
2. Fail to keep seller register	4	\$1,000.00
3. Fail to maintain register	6(a)	\$ 500.00
4. Fail to record information	6(b)	\$ 500.00
5. Record information incorrectly	6(b)	\$ 500.00
6. Record serial number incorrectly	6(b)	\$ 500.00
7. Fail to record date goods leave premises	6(b)	\$ 500.00
8. Fail to transmit report	6(b.1)	\$ 500.00
9. Fail to print/maintain copies	6(c)	\$ 500.00
10. Fail to produce register	7	\$1,000.00
11. Erase/alter entry	10(a)	\$ 500.00
12. Permit erasing/alteration of entry	10(b)	\$ 500.00
13. Fail to report amendment of entry	10(c)	\$ 500.00
14. Fail to secure access	10(d)	\$ 500.00
15. Fail to maintain records on premises	10(e)	\$ 500.00
16. Register not in sequence	11	\$ 500.00
17. Fail to keep registers on premises	15(a)	\$ 500.00
18. Fail to keep records for prescribed time	15(b)	\$ 500.00
19. Fail to transfer registers	15(c)	\$ 500.00
20. Operate without license	16	\$ 500.00
21. Incorrect place of business	17	\$ 500.00

22. Fail to include prescribed information in ad	19.1(a)	\$ 500.00
23. Fail to notify of username/email address	19.1(b)	\$ 500.00
24. Purchase/receive after 6:00 pm/before 9:00 am	20	\$ 500.00
25. Purchase/receive – person under 18 years	21(a)	\$ 500.00
26. Purchase/receive – no identification	21(b)	\$ 500.00
27. Purchase/receive from person acting on behalf of person under 18 years	21(c)	\$ 500.00
28. Purchase/receive from person acting on behalf of person without authorized identification	21(c)	\$ 500.00
29. Purchase/receive from person who appears intoxicated	21(d)	\$ 500.00
30. Fail to review authorized identification	21.1	\$ 500.00
31. Receive goods where serial number altered/removed	22	\$1,000.00
32. Receive goods where identifiable marking altered/removed	22	\$1,000.00
33. Refuse inspection of goods	23	\$1,000.00
34. Alter/repair/dispose of goods within 90 clear days	24(a)	\$ 500.00
35. Dispose of goods within 90 clear days	24(b)	\$ 500.00
36. Fail to segregate goods	25(a)	\$ 500.00
37. Prevent inspection for identification	25(b)	\$1,000.00
38. Fail to hold goods when required	26	\$ 500.00
39. Fail to separate secondhand and pawned goods	28	\$ 500.00
40. Fail to record secondhand goods	29(a)	\$ 500.00
41. Fail to record seller of secondhand goods	29(a.1)	\$ 500.00
42. Fail to report secondhand goods	29(b)	\$ 500.00
43. Fail to hold secondhand goods	29(c)	\$ 500.00
44. Receive new goods without receipt	29.1	\$1,000.00
45. Fail to record new goods	30(a)	\$ 500.00

46. Fail to record seller of new goods	30(a.1)	\$ 500.00
47. Fail to report new goods	30(b)	\$ 500.00
48. Fail to produce receipt for new goods	30(c)	\$ 500.00
49. Extend expiration of pawn	33	\$ 500.00
50. Change of name of pawner	33	\$ 500.00
51. Refuse right of entry	34	\$1,000.00

SCHEDULE 18 TO BY-LAW NO. 12508

Amendments: By-laws 13383, 10/13/98; 13694, 03/29/99; 16695, 07/14/08

SURREY PUBLIC HEALTH SMOKING
PROTECTION BY-LAW, 2008, NO. 16694

	<u>SECTION</u>	<u>FINE</u>
1. Smoke where prohibited	2.1 (a) - (h)	\$500.00
2. Permit smoking where prohibited	2.2 (a) - (d)	\$750.00
3. Sign not displayed	2.3 (a) - (b)	\$300.00
4. Sign requirements not met	2.4	\$200.00
5. Remove/alter/conceal/deface/destroy sign	2.5	\$400.00

SCHEDULE 19 TO BY-LAW NO. 12508

Amendments: By-laws 13383, 10/13/98; 13694, 03/29/99; 15739, 05/30/05; 16667, 04/20/09; 18315, 10/20/14

<u>SURREY FIREWORKS REGULATION</u>	<u>SECTION</u>	<u>FINE</u>
<u>BY-LAW, 1974, NO. 4200</u>		
1. Sell to person under 18 years	3(1)	\$500.00
2. Possession by person under 18 years	3(2)	\$250.00
3. Sell/Dispose/distribute fireworks	3(4)	\$500.00
4. Explode fireworks without a permit	3(5)	\$250.00
5. Explode fireworks without supervisor certificate	3(5)	\$250.00
6. Explode in public place	4	\$250.00
7. Explode by person under 18 years	5	\$250.00

SCHEDULE 20 TO BY-LAW NO. 12508

Amendments: By-laws 16667, 04/20/09

SURREY MOBILE HOMES AND TRAILER
REGULATION AND CONTROL BY-LAW,
1980, NO. 6142

	<u>SECTION</u>	<u>FINE</u>
1. Unlawfully occupy mobile home/trailer	28(a)	\$500.00

SCHEDULE 21 to BY-LAW NO. 12508

Amendments: By-laws 13591, 01/25/99; 13694, 03/29/99; 16395, 05/28/07; 16956, 06/29/09

SURREY PROPERTY MAINTENANCE
AND UNSIGHTLY PREMISES BY-LAW,
2007, NO. 16393

	<u>SECTION</u>	<u>FINE</u>
1. Permit unsightly property	2.1	\$500.00
2. Place graffiti	2.2	\$250.00
3. Permit accumulation of rubbish	2.3	\$500.00

SCHEDULE 22 TO BY-LAW NO. 12508

Amendments: By-law 14159, 01/08/01; 16667, 04/20/09; 19106, 02/20/17

Deleted by Bylaw No. 19106, 02/20/17

SCHEDULE 23 TO BY-LAW NO. 12508

Amendments: By-law 14219, 02/26/01; 16667, 04/20/09

<u>SURREY SIGN BY-LAW, 1999, NO. 13656 SECTION</u>	<u>FINE</u>
1. Unlawful sign on right of way	5(2) \$200.00
2. Unlawful sign on Provincial highway	5(3) \$200.00
3. Unlawful mural	5(5) \$200.00
4. Sign on city property	5(6) \$200.00
5. Sign on utility property	5(6) \$200.00
6. Sign within 150m of Provincial highway	6(5) \$200.00
7. Sign unlawfully projecting over highway/sidewalk	6(9) \$200.00
8. Temporary sign not removed	8 \$200.00
9. Prohibited flashing sign	10(1) \$200.00
10. Prohibited roof sign	10(2) \$200.00
11. Prohibited portable sign	10(3) \$200.00
12. Prohibited revolving sign	10(4) \$200.00
13. Prohibited billboard sign	10(5) \$200.00
14. Prohibited gas inflated sign	10(6) \$200.00
15. Sign not permitted	10(7) \$200.00
16. No sign permit	12(1) \$200.00

SCHEDULE 24 TO BY-LAW NO. 12508

Amendments: By-law 14220, 02/26/01; 16667, 04/20/09

PUBLIC LIBRARY FACILITIES REGULATION

BY-LAW, 1999, NO. 13804

	<u>SECTION</u>	<u>FINE</u>
1. Remove library equipment/materials	10(a)	\$200.00
2. Damage library equipment/materials	10(a)	\$200.00
3. Damage/deface property	10(b)	\$500.00
4. Deface/remove sign	10(c)	\$500.00
5. Unlawful entry of excluded person	12	\$200.00
6. Unlawful fire	13	\$200.00
7. Fail to produce identification	15	\$200.00
8. Obstruction of duties	16	\$500.00
9. Unlawful consumption of liquor	17	\$200.00
10. Disorderly/offensive conduct	19(a)	\$500.00
11. Interfere with free use and enjoyment	19(c)	\$500.00
12. Behave contrary to posted rules	19(e)	\$200.00
13. Create disturbance	19(g)	\$500.00
14. Unlawful congregation	19(h)	\$200.00
15. Play amplified music	19(i)	\$200.00
16. Refuse to leave on request	20	\$500.00
17. Prohibited vehicle inside library	22(a)	\$200.00
18. Unlawful parking	22(b)	\$200.00
19. Prohibited operation of vehicle	22(c)	\$500.00

SCHEDULE 25 TO BY-LAW NO. 12508

<u>EROSION AND SEDIMENT CONTROL BY-LAW, 2006, NO. 16138</u>	<u>SECTION</u>	<u>FINE</u>
1. Excessive sediment discharge	1	\$300.00
2. Excessive sediment discharge	2	\$300.00
3. Non-compliance with criteria	3	\$200.00
4. No permit	4	\$500.00
5. Non-compliance with plan	17	\$200.00
6. Fail to keep record	19	\$100.00
7. Improper signage	20	\$100.00
8. Prevent inspection	21	\$500.00

SCHEDULE 26 TO BY-LAW NO. 12508

Amendments: By-law 18049, 09/23/13

SURREY TREE PROTECTION
BYLAW, 2006, NO. 16100

	<u>SECTION</u>	<u>FINE</u>
1. Cut/remove/damage tree	6	\$500.00
2. Fail to comply with permit	8	\$500.00
3. Expired permit	8	\$100.00
4. Fail to plant replacement tree	12	\$300.00
5. Fail to post permit	26	\$ 50.00
6. Improper pruning	27	\$500.00
7. No tree protection barrier	63	\$500.00
8. Fail to maintain tree protection barrier	65	\$500.00
9. Disturbance within tree protection zone	66	\$1,000.00
10. Removal of felled tree	69	\$1,000.00

SCHEDULE 28 TO BY-LAW NO. 12508

Amendments: By-law 18032, 07/29/13

SURREY WATERWORKS CROSS CONNECTION
CONTROL BY-LAW, 2013, NO. 17988

	<u>SECTION</u>	<u>FINE</u>
1. Fail to control cross connection	8	\$300.00
2. Fail to maintain backflow preventer	8	\$300.00
3. Fail to repair backflow preventer	9	\$300.00
4. Fail to provide access	13	\$500.00
5. Fail to provide access	14	\$500.00
6. Fail to rectify contravention	16	\$300.00
7. Fail to install backflow preventer	20	\$300.00
8. Removal of backflow preventer	34	\$500.00
9. Alter/damage backflow preventer	35	\$300.00
10. Fail to test backflow preventer	38	\$200.00
11. Unauthorized test report	41	\$200.00
12. Tester not eligible	42	\$300.00
13. Fail to conduct test correctly	43(a)	\$200.00
14. Fail to complete report correctly	43(b)	\$200.00
15. Fail to report correctly	43(c)	\$200.00
16. Fail to submit report	43(c)	\$500.00
17. Fail to notify of failed backflow preventer	43(d)	\$500.00
18. Falsify test report	45	\$1,000.00
19. Hinder tester	46	\$500.00
Fail to notify change of use	11	\$300.00
Fail to notify backflow	17	\$300.00
Fail to notify cross connection	21	\$300.00
Fail to install backflow preventers	23	\$300.00
Fail to install backflow preventers	24	\$300.00
Fail to install backflow preventers	25	\$300.00
Fail to install backflow preventers	26	\$300.00
Fail to install backflow preventers	27	300.00

SCHEDULE 29 TO BY-LAW NO. 12508

SURREY WATERWORKS REGULATION AND
CHARGES BY-LAW, 2007, NO. 16337

	<u>SECTION</u>	<u>FINE</u>
1. Illegal use of system	22	\$300.00
2. Fail to discontinue service	35	\$300.00
3. Unlawfully activate connection	38	\$300.00
4. Obstruct meter / fixture	40	\$300.00
5. Contamination of system	50	\$300.00

SCHEDULE 30 TO BY-LAW NO. 12508

<u>Surrey Stormwater Drainage Regulation and Charges</u> <u>By-law, 2008, No. 16610</u>		<u>SECTION</u>	<u>FINE</u>
1.	Unauthorized use of service connection	5	\$300.00
2.	Unauthorized soil placement	7	\$1,000.00
3.	Unauthorized pumped connection	8	\$500.00
4.	Improper stormwater management facility	9	\$1,000.00
5.	Absence of stormwater management facilities	9	\$1,000.00
6.	Fail to maintain	10	\$500.00
7.	Construction without approval	21	\$1,000.00
8.	Unauthorized extension	21	\$1,000.00
9.	Unauthorized service connection	31	\$1,000.00
10.	Absence of stormwater management facilities	51	\$1,000.00
11.	Fail to maintain	51	\$1,000.00
12.	Release of prohibited/hazardous waste	58	\$750.00
13.	Release of restricted/cooling waste	59	\$750.00
14.	Obstruction of stormwater drainage system	61	\$1,000.00
15.	Damage drainage system	62	\$1,000.00

Surrey Stormwater Drainage Regulation and Charges
By-law, 2008, No. 16610

	<u>SECTION</u>	<u>FINE</u>
16. Unauthorized connection to sanitary sewerage system	63	\$1,000.00
17. Unauthorized connection	64	\$1,000.00
18. Fail to obey conditions	65	\$1,000.00
19. Obstruction of access	66	\$300.00
20. Work without authorization	68	\$1,000.00
21. Obstruction of personnel	70	\$300.00
22. Fail to remedy spill	77	\$1,000.00
23. Fail to notify of spill	77	\$500.00
24. Discharge of cement or concrete	83	\$500.00
25. Hindrance of City personnel	92	\$300.00
26. Fail to identify	92	\$200.00
27. Supply false information	93	\$750.00

SCHEDULE 31 TO BY-LAW NO. 12508

<u>SURREY SANITARY SEWER REGULATION AND CHARGES BY-LAW, 2008, NO. 16611</u>	<u>SECTION</u>	<u>FINE</u>
1. Unlawful extension	15	\$1,000
2. Extension contrary to standards	17	\$1,000
3. Construct extension without agreement	25	\$1,000
4. Fail to provide separate service connection	33	\$300
5. Unlawful connection/use	53	\$1,000
6. Obstruct access to system	54	\$500
7. Work on system without authorization	57	\$1,000
8. Connect private connection without permit	57	\$1,000
9. Fail to replace/repair building sanitary sewer	63	\$500
10. Interceptor not installed as required	65	\$1,000
11. Interceptor not adequate/accessible/maintained	65	\$300
12. Interceptor information not provided	65	\$300
13. Dilute wastewater	74, 83(b)	\$1,000
14. Unlawful discharge into system	83	\$1,000
15. Permit groundwater infiltration	84	\$300
16. Unlawful discharge of storm water	84	\$300
17. Unlawful discharge into system	85	\$1,000
18. Fail to comply with permit	88	\$750
19. Manhole not installed/maintained	92	\$750
20. Manhole not accessible/maintained	93	\$300
21. Data not submitted	94	\$750
22. Remove/tamper with system	98	\$1,000
23. Failure to report	99, 100	\$1,000
24. Supply false information	111	\$750
25. Damage/tamper with system	112	\$1,000

SCHEDULE 32 TO BY-LAW NO. 12508

PROHIBITION OF NUISANCES BY-LAW,

1996, No. 12883.

	<u>SECTION</u>	<u>FINE</u>
1. Cause/Permit Nuisance	2(a)	\$250.00
2. Foul Atmosphere	2(b)	\$250.00
3. Noxious Trade	2(c)	\$250.00
4. Cause/Permit Vice	2(d)	\$250.00
5. Deposit/Throw Items	2(e)	\$250.00
6. Interfere with Enjoyment of Property	2(f)	\$250.00

SCHEDULE 33 TO BY-LAW NO. 12508

<u>SURREY HIGHWAY AND TRAFFIC BY-LAW, 1997, NO. 13007</u>	<u>SECTION</u>	<u>FINE</u>
No traffic obstruction permit	86.1(3)	\$1000
No traffic manager	86.1(7)	\$500
Fail to comply with permit	86.1(8)(a)	\$1000
Fail to obtain authorization to proceed	86.1(8)(b)	\$500
Fail to produce permit	86.1(8)(c)	\$1000
Fail to notify of delay	86.1(8)(d)	\$500
Obstruct sightlines	86.1(8)(e)	\$500
Impede traffic	86.1(8)(e)	\$1000
Traffic stoppage not permitted	86.1(8)(f)	\$1000
Unlawful resumption of work	86.1(8)(g)	\$1000
Fail to restore work area	86.1(8)(h)	\$500

SCHEDULE 34 TO BY-LAW NO. 12508

<u>SURREY CHICKEN KEEPING BYLAW, 2016, NO. 18754</u>	<u>SECTION</u>	<u>FINE</u>
1. Hens not permitted	5	\$100.00
2. More than 4 hens	5	\$150.00
3. Rooster not permitted	5	\$150.00
4. No hen registration	6	\$100.00
5. Inadequate hen shelter	11	\$150.00
6. Fail to clean coop / hen enclosure	12	\$150.00
7. Sale of hen products	13(a)	\$250.00
8. Slaughter of hen on residential lot	13(b)	\$250.00
9. Hen in habitable building	13(d)	\$150.00