

CORPORATION OF THE TOWNSHIP OF ESQUIMALT

BY-LAW NO. 1278

BEING a By-law to authorize the construction of a sanitary sewer system on Craigflower, Garthland, Glen Vale, Dellwood, Aral and Treebank Roads, Phillion Place, Rhoda Lane and on necessary easements and more particularly to serve Lots 1 & 2, Plan 5991; Lot 2, Plan 7250; SW 150' of Lot 1, Plan 10349; Lots A & B, Plan 17394; Lot 1, Plan 4264 ex the part in Plan 17394; Lot 2 & SW 100' of Lot 1, Plan 5118; Lots 1, 2 & 3, Plan 8622; that part of Lot 1, Plan 7068 lying N of a line parallel to and perpendicularly distant 270' from the SW boundary of said Lot 1; Lot 9, Plan 7414; Lot 14, Plan 5766; Lots 1, 2, 3 & 4, Plan 21507; Lots 1, 2, 3, 4, 5, 6, Am. 7, Am. 9, 12, Plan 5837; Lots 1, 2 & 3, Plan 7036; Lots 2, 3, 4, 5, 6, 7 & 8, Plan 7338; Lots 1, 2, 3, & 4, Plan 12455; Lot 1 ex Pcl. A, Pcl. A of Lot 1, 2, 3 ex SW 80', SW 80' of 3, NE 100' of 4, 4 ex NE 100', Plan 6813; Lots 1, 2, 3 & 4, Plan 9905; Lot 1, Plan 14967, Pcl. A of Lot 4, Plan 7036;

WHEREAS the Corporation has given notice in accordance with the provisions of Section 589 of the "Municipal Act" of its intention to proceed with the works hereinafter described to the persons in the said section described and in the manner therein prescribed and has caused the said notice to be published in the Victoria Daily Times on the 22nd day of July, 1969.

AND WHEREAS a report has been received by the Municipal Council from the Municipal Engineer which states:

- (a) The estimated lifetime of the work is Forty (40) years;
- (b) The estimated cost of the work is \$167,000.00;
- (c) The share of the total estimated cost which will be specially charged against the parcels benefiting from or abutting on the work is \$56,000.00.

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NOW THEREFORE THE MUNICIPAL COUNCIL OF THE CORPORATION OF THE TOWNSHIP OF ESQUIMALT, in open meeting assembled, enacts as follows:

1. That there be constructed as a work of Local Improvement under the provisions of Part XVI of the "Municipal Act" a sanitary sewer system on Craigflower, Garthland, Glen Vale, Dellwood, Aral and Treebank Roads, Phillion Place, Rhoda Lane and on necessary easements and more particularly to serve Lots 1 & 2, Plan 5991; Lot 2, Plan 7250; SW 150' of Lot 1, Plan 10349; Lots A & B, Plan 17394; Lot 1, Plan 4264 ex the part in Plan 17394; Lot 2 & SW 100' of Lot 1, Plan 5118; Lots 1, 2 & 3, Plan 8622; that part of Lot 1, Plan 7068 lying N of a line parallel to and perpendicularly distant 270' from the SW boundary of said Lot 1; Lot 9, Plan 7414; Lot 14, Plan 5766; Lots 1, 2, 3 & 4, Plan 21507; Lots 1, 2, 3, 4, 5, 6, Am. 7, Am. 9, 12, Plan 5837; Lots 1, 2 & 3, Plan 7036; Lots 2, 3, 4, 5, 6, 7 & 8, Plan 7338; Lots 1, 2, 3 & 4, Plan 12455; Lot 1 ex Pcl. A, Pcl. A of Lot 1, 2, 3, ex SW 80', SW 80' of 3, NE 100' of 4, 4 ex NE 100', Plan 6813; Lots 1, 2, 3 & 4, Plan 9905; Lot 1, Plan 14967, Pcl. A of Lot 4, Plan 7036;
2. That the Municipal Engineer do forthwith make such plans, profiles and specifications as may be necessary for the execution of the said work.
3. That the said work shall be carried on and executed under the superintendence of the Municipal Engineer and according to the plans, profiles and specifications and to the directions and orders of the said Municipal Engineer.
4. The following shall be established as the annual charge for each foot of taxable foot frontage to be specially charged against the parcels benefiting from or abutting the said work and the number of years for which the annual charge is to be imposed and the percentage of the aggregate specified which will be accepted as the commuted value:-

<u>Annual Charge Per Foot</u>	<u>No. of Years</u>	<u>Percentage for Commu- tation</u>
\$2.3366	15	57.063%

5. For the purpose of calculating the owner's portion of the cost of the work, each parcel benefiting from or abutting the said work shall be deemed to have a taxable foot-frontage of fifty (50) feet; provided that in respect of any parcel of land that may be lawfully subdivided the same shall be deemed an irregular shaped lot and shall be charged on the basis of having a taxable foot-frontage of fifty (50) feet for each potential lot into which such lot could be subdivided.

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6. Any person whose lot is specially assessed may commute for a payment in cash the special rates imposed thereon by paying the portion of the cost of construction assessed upon such lot without interest within thirty (30) days after the special assessment roll has been certified by the Court of Revision.

7. It shall be lawful for the Corporation to borrow a sum not exceeding \$167,000.00 to meet the cost of the said work, under such conditions as the Council shall deem expedient.

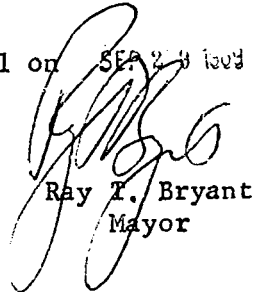
8. This By-law may be cited as the "Northwest Craigflower Area Sewer Local Improvement By-law (No. 1), 1969".

PASSED by the Municipal Council on SEP 24 1969

RECONSIDERED AND ADOPTED by the Municipal Council on SEP 24 1969



J. W. Allan
Clerk



Ray T. Bryant
Mayor

