CITY OF KELOWNA BYLAW NO. 8764

Amendment No. 11 to Local Improvement Charges Bylaw No. 6600-90

A bylaw to further amend the "Local Improvement Charges Bylaw No. 6600-90".

The Municipal Council of the City of Kelowna, in open meeting assembled, enacts as follows:

- 1. THAT "Local Improvement Charges Bylaw No. 6600-90" be amended by deleting Section 5(d) and 5(f) in their entirety and replacing them with the following:
 - "(d) Where the number of metres of a parcel of land in A1, RR1, RR2, RR3, RU1, RU2, RU3 and RU6 zones or with an "s" notation as part of the zoning classification, as defined in the "City of Kelowna Zoning Bylaw No. 8000" as amended, which abuts any of the said works is more than Thirty (30) metres, the taxable metres of frontage shall be Thirty (30) metres.
 - (f) Where a parcel of land zoned A1, RR1, RR2, RR3, RU1, RU2, RU3 or RU6 or with an "s" notation as part of the zoning classification, as defined in the "City of Kelowna Zoning Bylaw No. 8000", as amended, is situated where two (2) or more of its boundaries each abut on a highway and access to one of the highways as determined by the City's Collector is prohibited, either physically or by the laws or regulations of any governing authority, such parcel shall be exempted from local improvement charges on the highway on which access is prohibited."
- 2. This bylaw shall come into full force and effect and be binding on all persons as and from the date of adoption.
- 3. This bylaw shall be cited as "Bylaw No. 8764, being Amendment No. 11 to Local Improvement Charges Bylaw No. 6600-90."

Read a first, second and third time by the Municipal Council this 22nd day of January, 2002.

Adopted by the Municipal Council of the City of Kelowna this

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