CITY OF KELOWNA

MEMORANDUM

Date:

September 3, 2008

File No.:

BL10072

To:

City Manager

From:

Transportation Manager

Subject:

Local Improvement Charges Bylaw No. 6600-90

Report Prepared by: Purvez Irani, P. Eng.

RECOMMENDATION:

THAT Bylaw No. 10072 to repeal Local Improvement Charges Bylaw No. 6600-90 be advanced to Council for reading consideration.

BACKGROUND:

Local Improvement Charges Bylaw No. 6600-90 was adopted in 1990 to establish the charges and methods of calculating same in connection with works undertaken as local improvements, pursuant to the *Local Government Act*. The *Community Charter* replaced local improvements with local area services and changed the way costs were calculated. Staff recommends that Local Improvement Charges Bylaw No. 6600-90 be repealed, as was discussed at Council's Transportation Directions Committee meeting earlier this year.

Portions of the bylaw that may still be relevant will be placed in a Works & Utilities administrative policy for internal purposes.

LEGAL/STATUTORY AUTHORITY:

Section 137 of the Community Charter

LEGAL/STATUTORY PROCEDURAL REQUIREMENTS:

Sections 135 and 137 of the Community Charter

Considerations that were not applicable to this report:

INTERNAL CIRCULATION TO:

EXISTING POLICY:

FINANCIAL/BUDGETARY CONSIDERATIONS:

PERSONNEL IMPLICATIONS:

TECHNICAL REQUIREMENTS:

EXTERNAL AGENCY/PUBLIC COMMENTS:

COMMUNICATIONS CONSIDERATIONS:

ALTERNATE RECOMMENDATION:

Submitted by;

Ron Westlake, P. Eng., Transportation Manager

Approved for Inclusion:

[John Vos, Director of Works & Utilities]

Par