

**UNOFFICIAL CONSOLIDATION**

**THE CORPORATION OF THE DISTRICT OF BURNABY  
BYLAW NO. 3325**

A BYLAW for the regulation of the waterworks of Burnaby Municipality.

(CONSOLIDATED FOR CONVENIENCE WITH BYLAWS 3464, 3514, 3645, 3661, 3846, 3992, 4111, 4116, 4163, 4460, 4932, 5138, 5466, 6076, 6278, 6720, 7011, 7014, 7128, 7166, 7330, 7856, 8313, 8447, 8660, 8925, 9118, 9266, 9532, 9678, 9823, 9846, 9884, 9989, 10150, 10319, 10509, 10551, 10690, 10856, 11037, 11184, 11316, 11467, 11663, 11841, 11850, 12038, 12100, 12203, 12394, 12416, 12575, 12750, 12881, 12947, 13029, 13158, 13273, 13423, 13516, 13549, 13591, 13692, 13822, 13851 and 13960)

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THE MUNICIPAL COUNCIL of The Corporation of the District of Burnaby ENACTS as follows:

1. In this BYLAW and any resolution passed thereunder, unless the context otherwise requires, the following words and terms shall have the meanings hereinafter assigned to them.

"Apartment House" or "Multiple Dwelling" shall mean any building, not being a lodging house or a hotel, or portion thereof, which is designed, built, rented, leased, let or hired out to be occupied, or which is occupied, as the home or residence of three or more families living independently of each other and doing their own cooking within their apartment or suite.

"Boarding-House" shall mean a building containing not more than fifteen sleeping rooms, where lodging and meals for three or more persons are provided, for compensation pursuant to previous arrangements, and with no provision for cooking in any individual room so contained.

"City" means the City of Burnaby. (BYLAW 12394)

"Collector" means the municipal officer assigned as collector of taxes for the City of Burnaby. (BYLAW 12394)

"Consumer" shall mean any person, company or corporation who is the owner or agent for the owner or any person who is the occupier of any such premises, and also including any person who is actually a user of water supplied to any premises or by any services from the works.

"Council" shall mean the City Council of the City of Burnaby. (BYLAW 12394)

District – Definition Repealed by BYLAW 12394

"Duplex House" or "Double House" shall mean any building used or designed to be used by two families. (BYLAW 3846)

"Engineer" shall mean Director Engineering of the City. (BYLAW 12394)

"Fire Purposes" shall include testing fire fighting equipment, preventing a fire or extinguishing a fire. (BYLAW 4111)

"Fire Service" shall mean any installation which may be provided to supply water for fire purposes over and above the supply of water required for the usual purposes of the consumer.

"Garden Irrigation" shall mean the sprinkling or pouring of water by means of a hose, pipe or any sprinkling device upon, over or under the surface of the ground.

"Hotel" shall mean a building occupied as the more or less temporary abiding place of individuals who are lodged therein with or without meals and in which there are more than fifteen sleeping rooms, and with no provision for cooking in any individual room or apartment.

"Lodging-House" shall mean a building (other than a hotel) containing not more than fifteen sleeping rooms where lodging for three or more persons is provided for remuneration and with no provision for cooking in any individual room so contained.

"Metered Service" shall mean a service having attached thereto a meter or other measuring device for determining the quantity of water used by such service.

"Owner" shall, in addition to any other meaning, be deemed to extend to and include any person in occupation or possession of, or entitled to, or having any interest in the land, premises or property referred to under an Agreement of Sale.

"Person" shall, when necessary, mean and include natural persons of either sex, associations, corporations, bodies politic, co-partnerships, whether acting by themselves or by a servant, agent, or employee and the heirs, executors, administrators, successors, and assigns or other legal representatives of such person to whom the context can apply according to law.

"Rate" shall mean the price or sum of money to be paid by any consumer for any water supplied or made available from the works.

"Rent" shall mean the sum of money charged for the use of water meter or other measuring device.

"Service" shall mean and include the supply of water from the works to any person, company or corporation and all pipes, taps, valves, connections, meters and other things necessary to or actually used for the purposes of such supply.

Treasurer - Definition Repealed by BYLAW 12394

"Works or Water Works" shall mean the water works of the City. (BYLAW 12394)

2. There shall be two divisions for the conduct, operation and maintenance of the water supply of the City as follows: (BYLAW 12394)
  - (a) Collector's Division - The Collector's Division shall be under the direction and supervision of the Collector, whose duties shall be: (BYLAW 12394)
    - (i) To have the management and control of all officers, servants or employees engaged in the financial affairs of the water works and the water works office including the billing of water rates and from time to time to prescribe the duties of each officer, servant or employee pursuant to this BYLAW and with power to suspend or discharge any such officer, servant or employee.
    - (ii) To have the preparation, control and supervision of the financial books of the water works office.
    - (iii) To have the collection of all water rates, meter rent and other accounts or charges levied or imposed pursuant to the provisions of the BYLAW.
  - (b) Engineer's Division - The Engineer's Division under the control of the Engineer shall have charge of the various works and properties required for the supply and distribution of water within the City and the Engineer shall: (BYLAW 12394)
    - (i) Subject to the direction of the Council, have charge of the properties and works belonging to or connected with the distribution of water within the City. (BYLAW 12394)
    - (ii) Have charge and control of all engineering and mechanical work in connection with the water works and the installation, repairs and inspection of such works.
    - (iii) Have control of all officers, servants and employees engaged or connected with the works or properties of the water with power from time to time to prescribe the duties of such officers, servants or employees pursuant to this BYLAW and with power to suspend or discharge any officer, servant or employee.
3.
  - (1) Application for the laying of water service pipe or pipes to any land shall be made in writing to the Engineer on such form as may from time to time be prescribed by Council, and shall be signed by the owner of such land. Service shall be of size and type as prescribed by the Engineer. The land owner shall, except where the water service pipe or pipes have been installed and paid for by a subdivider pursuant to BYLAW No. 5953, being Burnaby Subdivision Control BYLAW 1971, with each application pay the connection fee prescribed in Schedule "A" of this BYLAW.
  - (2) If a flat rate water service is applied for via a Building Permit, the land owner shall also pay in advance the annual flat rate water service fee prescribed in the said Schedule "A" less a proportionate rebate for that portion of the calendar year expired at the date of such application, except that the flat rate for a secondary suite or in-law suite in a single family dwelling does not apply during the one year period after issuance of a Building Permit for the single family dwelling. The

Collector will apply the flat rate water service fee or part thereof paid to be entered in the current year's tax roll. The land owner shall be responsible for the payment of all rates until the land owner provides written notice to the Collector ordering the discontinuance of such service. (BYLAW 13692, 13822)

- 3A. (1) In this section "valve" shall mean the curb-stop valve on a domestic house water service; "turn-on" shall mean the manipulation of the valve to permit a supply of water to the house; "turn-off" shall mean the manipulation of the valve to cut off the supply of water to the house. (BYLAW 6067)
- (2) Every person requesting the turn-on or turn-off of a valve shall pay to the City therefore the fee set out in Schedule "A". (BYLAW 13273)
- 3B. Any person wishing to use water from a fire hydrant shall
- (a) obtain a permit from the Engineer and pay for the said permit the fee therefore set out in Schedule "A". (BYLAW 13273)
- (b) pay for each hydrant used the deposit therefore set out in Schedule "A". (BYLAW 13273)
- 3C. Any person requesting the disconnection of water service at a property line or the City water main shall pay the applicable fee set out in Schedule "A". (BYLAW 13822)
4. In the event that such service may be provided from either of two mains, the Engineer shall determine to which main the service shall be connected.
5. No work of any kind connected with the water service, either for the laying of new, or repairing of old services shall be permitted to be done upon or under the streets of the City by any person other than an employee of the City and no person shall be allowed to make any connection with the water works system whatever without permission in writing from the Engineer or other officer authorized to give such permission. (BYLAW 12394)
6. All underground pipes on any premises shall be placed not less than 762 mm below the surface of the ground and all other pipes exposed to frost shall be properly and sufficiently protected therefrom, and it shall be the duty of every consumer to provide that all taps, fittings and other things connected with the service within the premises are good and sufficient and installed and connected in accordance with the provisions of the
- Plumbing BYLAW and Building BYLAW and every premises shall be supplied with a properly placed stop and waste cock and separate stop and waste cock shall be placed at the foot of every out-door stand pipe. The Engineer or any other officer or employee of the City shall refuse to turn on the water to any premises and may discontinue any service to any premises should this section not be complied with to the satisfaction of the Engineer. (BYLAW 12394)
- 6A. Every consumer shall provide for each service to his premises a pressure reducing valve and a pressure relief valve upon the request of the Engineer whenever the water pressure in the main serving his premises shall be or become so great as may cause damage. (BYLAW 3846)

7. If any consumer on a flat rate shall use an unusual or unnecessary quantity of water or allow water to run to waste, whether willfully or by permitting pipes, taps, toilets or other means of distributing or storing water to remain unrepaired, or shall vend, give or dispose of such water to a person other than a member of his household as stated in his application, or shall allow any other person to vend, give or dispose of such water in such manner or increase by any device or expedient the amount of water agreed to be supplied to him by the City according to the terms of his application, shall be guilty of a breach of this BYLAW, and in addition to the penalties outlined in Section (41) be liable to the installation of a water meter for future service. (BYLAW 12394)
8. Every meter shall be placed in position by the officers or servants or employees of the City who shall have every access to the premises of the consumer for such purposes and also for the inspection of meters and other things connected with such service at all reasonable hours. (BYLAW 12394)
9. The Engineer or any member of the water works staff authorized by him may make personal inspection of all pipes, taps, toilets or other means used for distributing water in any building or upon any premises in the City and if any such pipes, taps, toilets or other means used for distributing or storing water shall be found to be leaky or defective or if any wastage is found to exist notice shall be given in writing by the Engineer requiring the person owning or using such pipes taps toilets or other means used for distributing or storing water to remedy such defects or leaks or to stop such wastage and if such requirements are not fulfilled within seventy-two hours from the service of such notice the water supply may be turned off and the person owning or using such pipes taps toilets or other means for distributing or storing water shall be guilty of a breach of this BYLAW. (BYLAW 12394)
10. Where steam or hot water from boilers are fed by pressure direct from the City water mains the City shall not be liable for any injury or damage which may result from such pressure. (BYLAW 12394)
11. The Engineer may reduce the quantity of water supplied to or discontinue the service of any consumer who has violated any of the provisions of this BYLAW. (BYLAW 6076)
- 11.1 Schedule "B" to this BYLAW and all of the provisions thereof and appendices thereto are deemed to form a part of this BYLAW. (BYLAW 9884, 11841)
12.
  - (1) No person except an employee of the City in the course of his employment shall without the written authority of the Engineer open any hydrant or sand pipe or use water therefrom. Such authority shall reserve the right of the City to stop such use at any time for any reason without liability for damage resulting therefrom in any manner whatsoever. (BYLAW 12394)
  - (2) Repealed. (BYLAW 13273)
  - (3) Every person who uses water from any hydrant or stand pipe shall pay therefore to the City the water use fee set out in Schedule "A". (BYLAW 13273)

13. No person shall destroy or injure or in any manner interfere with any hydrant or other fixture or any property of the works. (BYLAW 3846)
14. No person shall obstruct at any time or in any manner the access to any hydrant valve stop cock or other fixture connected with the works and should any person obstruct such access to any such fixture by placing thereon or in the vicinity thereof any brick, stone, timber or other material, the Engineer or any other employee or servant of the City may by his order remove such obstruction and the expense of such removal shall be charged to and paid by the person so offending. (BYLAW 12394)
15. (1) Subject to Section 16, all water service shall be metered except service to
  - (a) single-family residences whether detached or within a multiple-family building used exclusively for residential purposes.
  - (b) commercial premises comprising not more than three stores or offices without living quarters,
  - (c) commercial premises comprising not more than three stores or offices and living quarters for one family only.(2) All meters shall be supplied and installed by the City. All costs of supplying and installing a meter shall be at the sole risk and expense of the owner of the land being or to be supplied with water and shall be paid to the City by the said owner upon demand. (BYLAW 7014, 12394)
  - (3) All Multiple Dwelling buildings shall configure their water service or mechanical room with a sufficient straight length pipe or spool piece to enable a future metered service. (BYLAW 13549)
16. The City shall have the right at any time to substitute a meter service in lieu of an ordinary service to any land; and when this is done meter rates will be payable from the time such meter is installed notwithstanding that the owner may have paid in advance for the current year which has not expired; but a rebate of part of such advance payment proportionate to the unexpired part of the current year shall be credited and allowed to the owner on his meter rate account for such meter service. (BYLAW 6076, 12394)
17. Every consumer having a metered service shall pay for the full amount of water as registered by the meter at the rate set out in Schedule "A", and no reduction shall be allowed on account of any waste of water, unless it be shown to the satisfaction of the Engineer that such waste arose from accidental damage to the pipes or fittings on the land of the consumer and that such damage was beyond the control of that consumer and unless it further be shown to the Engineer that the consumer used all reasonable diligence to stop such waste. If the Engineer decides that a reduction should be made, the amount to be paid by that consumer shall be determined by the Collector based upon average previous consumption adjusted to take into account seasonal variations, any changes in occupancy, and such other factors which, in the opinion of the Collector, may have affected the consumption of water. (BYLAW 6076, 12394)

18. If any meter stops or fails to indicate correctly the quantity of water passing through it the City shall be entitled to charge for such water according to either the average consumption for the six months preceding the date upon which the meter was last found to be in order according to the water consumption during the same time period as determined by the Collector. (BYLAW 12394)
19. All damages to City Meters, due to hot water shall be chargeable against the person or premises supplied. (BYLAW 12394)
20. The City shall maintain and repair all meters when rendered unserviceable through reasonable wear and tear and shall renew and replace same where necessary; PROVIDED HOWEVER, that where any maintenance, repair, renewal or replacement of any meter is rendered necessary by the act, neglect, or carelessness of the consumer any expense incurred by the City shall be charged to and collected from said consumer. (BYLAW 6076, 12394)
21. When the consumer whose water service is metered shall make a complaint that any bill is excessive, the City will, on the written request of the consumer, have such meter reread and the service inspected for leaks. Should such consumer desire that any meter be tested, the City will test the meter on the written request of the consumer and upon deposit with the Collector the meter test fees set out in Schedule "A". (BYLAW 13273)

The consumer may be present at such a test.

22. The Council may from time to time fix the rates to be paid by consumers for the water supplied and distinguish between classes or types of consumers, the amount to be paid for fire services and the amount of the stand-by charge to paid when water is made available for any purpose, which charge may vary according to the size of the service made available, and to fix the hours during which garden irrigation may be allowed. No prepayment for any service shall prevent the amount of any increase being charged to and collected from any consumer. (BYLAW 6076)
23. The following apply during new construction, excluding those properties as listed under Section 15(1), (a), (b) and (c) to this BYLAW:
  - (a) Prior to construction, the City will review the proposed construction to determine the feasibility of installing a water meter. If installation is deemed feasible, upon direction of the Engineer, the City will provide and install a construction water meter on the property and the property shall be subject to Metered Service during construction, commencing from the time of connection of the water meter to the City's Service. Should Metered Service not be feasible during construction, applicable flat rates as per Schedule "A" of the BYLAW will apply.
  - (b) The owner shall, at the owner's expense, prepare the water meter installation site, including the installation of double-check valve assembly.
  - (c) Prior to issuance of a Building Permit for the property, the owner shall pay to the City a construction meter deposit in the amount set out in Schedule "A". (BYLAW 13822)

- (d) The City will read the construction water meter monthly and issue an invoice to the owner on a monthly basis or quarterly basis, at the City's option, based on the level of consumption.
- (e) At the completion of construction, the City will remove the construction water meter and deduct the City's actual costs for the following from the construction meter deposit:
- (i) installing the water meter;
  - (ii) repairing or replacing any damaged or missing water meter;
  - (iii) relocating a water meter at the request of an owner; and
  - (iv) removing the water meter from the property,
- and return any excess amount to the owner following approval by the Engineer. If the City's actual costs exceed the construction meter deposit, the owner will pay to the City the additional amount upon invoice by the City.  
(BYLAW 13692, 13822)
24. The City shall furnish to any consumer or ratepayer on request, one copy of a printed statement showing the rates and rents for the time being in force for each type of service. (BYLAW 12394)
25. A consumer shall give seven day's notice of the discontinuance of any service, which notice shall be in writing and must be delivered at the Collector's Office, City Hall, or sent to the said Collector, by prepaid letter, properly addressed and the burden of proof of delivery or posting of such notice shall be upon the consumer. Every consumer shall be
- liable for the full amount of rates and rents chargeable for the service for seven days after such notice has been delivered to or received at the said office. (BYLAW 11184, 12394)
26. If a water service is disconnected upon request as aforesaid by an owner, the Collector shall allow such owner from the date of disconnection a rebate of the annual flat rate service fee proportionate to that portion of the current year unexpired at such date less 7 days, and shall cause such rebate to be entered in the current year's tax roll provided that the Collector shall apply for such rebate first against arrears of charges owing by such owner under this BYLAW. (BYLAW 13273)
27. When any rates, fees or other charges due and payable under this BYLAW shall be unpaid after one month from the date upon which such rates, fees or charges shall have become due and payable, the Collector shall cause the service, in respect of which such rates, fees or charges are due and payable, to be shut off without notice. (BYLAW 6076, 12394) Unless otherwise specified in this BYLAW, all rates, charges, fees and other payments payable to the City shall be paid by the due date specified in the invoice therefore." (BYLAW 13273)
28. When any rates or rents remain unpaid for 30 days after the day upon which the same may have become due and payable, the City may, without in any way limiting its rights or remedies under the Community Charter or other statute, sue for and recover the same in a Court of competent jurisdiction. (BYLAW 13273)



29. No person shall turn on any service which shall have been turned off by the City and should any service be turned on by any person other than an employee of the City the service shall be deemed to have been continued from the date when the same was turned off and the owner shall be liable accordingly. Every owner shall pay in advance before reconnection is made all arrears of charges owing by such owner under this BYLAW as well as the annual flat rate service fee prescribed in Schedule "A" provided that the Collector shall allow a rebate of such fee proportionate to that portion of the calendar year expired at the date of such reconnection. The Collector shall cause such flat service fee or part thereof paid to be entered in the current year's tax roll. (BYLAW 3661, 12394)
30. No contractor builder or other person shall use for building purposes of any kind or description any water from any pipe or main of the water works or from any other consumer without a written permission from the Engineer nor until the amount fixed by the rates in force at the time has been paid and all provisions made for properly protecting the supply pipe have been complied with.
31. The City shall not be liable for the failure of the water supply in consequence of any accident or damage to the works or to excessive pressure or any temporary stoppage thereof on account of alterations or repairs whether such failure arises from the negligence of any person in the employ of the City or other whomsoever or through natural deterioration or obsolescence of City's system or otherwise howsoever; but in the event of such failure or stoppage continuing for more than five consecutive days an equitable reduction shall be made on all rates for services affected thereby. (BYLAW 12394)
32. If at any time the Council shall deem it to be in the public interest it may direct that any or all services may be reduced or discontinued until it shall be considered advisable to restore the same.
33. (1) No person shall connect cause to be connected or allow to remain connected to the water works system any pipe fixture fitting container appliance or apparatus in a manner which under any circumstances may allow water from any other source or any other substance to enter the water works system. (BYLAW 9846)
- (2) If a condition is found to exist which in the opinion of the Plumbing Inspector appointed pursuant to Burnaby Plumbing BYLAW 2000 contravenes subsection (1), section 13 of Burnaby Plumbing BYLAW 2000 or is or may be contaminating the water works system the Engineer may do one or more of the following: (BYLAW 12416)
- (a) shut off the service;
  - (b) direct the consumer to correct the fault within a time period specified by the Plumbing Inspector;
  - (c) direct the consumer to install a backflow preventer in accordance with Burnaby Plumbing BYLAW 2000 on any private service pipe at the customer's expense and within a time period specified by the Plumbing Inspector. (BYLAW 12416)
- (3) Repealed (BYLAW 12416)

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- (4) The owner of any property on which a backflow preventer is installed shall be responsible for the device and shall install, maintain and have tested the device in accordance with the requirements of Burnaby Plumbing BYLAW 2000. (BYLAW 12416)
  - (5) The Plumbing Inspector or any person authorized by the Plumbing Inspector may enter upon any property or premises at all reasonable times in order to:
    - (a) ascertain whether there exists any condition mentioned in subsection (2);
    - (b) ascertain whether any direction made under subsection (2) has been complied with; or
    - (c) inspect any backflow preventer. (BYLAW 10551, 12416)
  - (6) The owner of any property on which a backflow preventer has been installed shall pay to the City the annual charge prescribed in Schedule "A" for the review of backflow preventer test reports in addition to any other rates or charges payable pursuant to this BYLAW. (BYLAW 12416)
- 34.
- (1)
    - (a) Every connection intended to be used for fire purposes only shall have installed therein a detector check valve. (BYLAW 4111)
    - (b) Every connection intended to be used for fire purposes and any other purpose shall have installed therein a fire meter.
  - (2) The Engineer shall approve of the size, make, pattern and location of every detector check valve and fire meter before the same is installed in any connection.
  - (3)
    - (a) The consumer shall at his expense provide and install any detector check valve exceeding eight inches in size and any fire meter exceeding six inches in size.
    - (b) The consumer may at his expense provide and install a detector check valve or fire meter of any other size, or may request the Engineer to provide and install the same, paying therefor the cost of installation and the rent specified in Schedule "A".
  - (4) Whenever water has been used for non-fire purposes through a detector check valve or through a sealed closed gate valve, or whenever the consumer shall fail to report forthwith to the Engineer that the seal on a closed gate valve has been broken, the Engineer shall at the expense of the consumer remove the detector check valve or closed gate valve and the consumer shall thereupon install a fire meter or have the Engineer install the same subject to the provisions of clause (b) of subsection (3) of this section.
  - (5) Whenever the consumer shall satisfy the Engineer that water charged for has been used for fire purposes, the Collector shall adjust the consumer's account as provided in Section 17. (BYLAW 12394)

35. REPEALED (BYLAW 4111)
36. It shall be lawful for the City to supply water to the inhabitants of the City and localities adjacent to the City and the provisions of the BYLAW shall extend to, and be binding upon, any person so supplied. (BYLAW 12394)
37. Nothing in this BYLAW shall obligate the City to supply water to any person when the cost of laying the supply or service mains to the premises of such person would, in the opinion of the Engineer, be unreasonable unless such person shall be prepared to pay to the City the cost of laying the supply or service mains to his premises provided, however, that such person may appeal from the decision of the Engineer to the Council which may confirm, amend or reverse the decision of the Engineer. (BYLAW 12394)
38. Every person who contravenes or violates any of the provisions of this BYLAW or who suffers or permits any act or thing to be done in contravention or in violation of any of the provisions of this BYLAW, or who neglects to do or refrains from doing anything  
required to be done by any of the provisions of this BYLAW, commits an offence and is liable upon summary conviction to a fine not exceeding \$10,000 and in default of payment to imprisonment not exceeding six (6) months, and each day that the offence is continued shall constitute a separate offence. (BYLAW 13516)
39. All accounts for water, meter rates or rents shall be due and payable at the office of the Collector at the Municipal Hall in the City of Burnaby or to such person as may be authorized by the Council from time to time to receive the same. (BYLAW 12394)
40. (1) The Collector shall render quarterly accounts for water supplied through a meter unless:  
(BYLAW 12394)  
(a) the consumer requests a monthly account, or  
(b) the water supplied exceeds 850 cubic meters monthly. (BYLAW 7166)
- (2) All meter accounts shall be due and payable within thirty days of the billing date.  
(BYLAW 11184)
41. Every owner of any parcel of land or premises of which water is supplied by the City under the provision of this BYLAW, and not on metered service, shall pay the flat rate service fee prescribed in Schedule "A" hereof, except that the flat rate for a secondary suite or in-law suite in a single family dwelling does not apply during the one year period after issuance of a Building Permit for the single family dwelling. The Collector shall render accounts for such flat rate service for the period commencing on the 1st day of January and ending on the 31st day of December in each and every year, and the Collector may tabulate and render such accounts on the statement of the Collector of Taxes showing the taxes due on such parcel of land or premises and upon the improvements thereon as required by the Community Charter. Such flat rate service fee shall be due and payable on the 1st day of January in each year, and shall be entered by the Collector on the tax roll of the City for such year against the parcel of land or premises in respect of which water is, on the said date, supplied or ready to be supplied by the City, as aforesaid, for

that year, unless such parcel of land or premises is by law exempt from the imposition of such rates against the same. (BYLAW 3661, 12394, 13822)

41A. In the case of rates entered on the tax roll of the City, in accordance with Section 41, the same shall be subject to the like penalties imposed by BYLAWs of the City, passed from time to time, having reference to the then current year's general taxes, and the provisions of the said BYLAWs, respectively, shall be deemed to apply to the rates mentioned in this Section in the same manner as if such rates were general taxes within the meaning of such BYLAWs, respectively. (BYLAW 12394)

41B. REPEALED (BYLAW 11184)

42. REPEALED (BYLAW 12394)

43. The following BYLAWs are hereby repealed:

BYLAW No. 521

"Burnaby Waterworks Regulation BYLAW No. 2, 1926".

BYLAW No. 841

"Burnaby Waterworks Regulation BYLAW No. 2, 1926, Amendment BYLAW, 1929".

BYLAW No. 897

"Burnaby Waterworks Regulation BYLAW No. 2, 1926, Amendment BYLAW No. 2, 1929".

BYLAW No. 1002

"Burnaby Waterworks Regulation BYLAW No. 2, 1926, Amendment BYLAW No. 3, 1929".

BYLAW No. 1186

"Burnaby Waterworks Regulation BYLAW No. 2, 1926, Amendment BYLAW 1930".

BYLAW No. 1261

"Burnaby Waterworks Regulation BYLAW No. 2, 1926, Amendment BYLAW 1931".

BYLAW No. 1370

"Burnaby Waterworks Regulation BYLAW No. 2, 1926, Amendment BYLAW 1932".

BYLAW No. 1948

"Burnaby Waterworks Regulation BYLAW No. 2, 1926, Amendment BYLAW 1947".

BYLAW No. 3095

"Burnaby Waterworks Regulation BYLAW No. 2, 1926, Amendment BYLAW 1950".

BYLAW No. 3163

"Burnaby Waterworks Regulation BYLAW No. 2, 1926, Amendment BYLAW 1951".

44. This BYLAW shall come into force and effect upon receiving the approval of the Lieutenant-Governor in Council.
45. This BYLAW may be cited as "**BURNABY WATERWORKS REGULATION BYLAW 1953**".

DONE AND PASSED in Open Council this Twenty-third (23rd) day of March A.D., 1953.  
RECONSIDERED and FINALLY PASSED on the Twenty-second (22nd) day of day of June, A.D.,  
1953.

**SCHEDULE "A" (BYLAW NO. 13960)**

**2019 WATERWORKS RATES**

**Note - full payment of the amount specified is required by the due date in order to receive the lower rate, where applicable.**

**FLAT RATES**

Detached Single Family Dwelling	
Two Family Dwelling, including strata, forming part of a duplex- Per Unit	
Multiple Family Dwelling, including strata, not part of a duplex - Per Unit	
Secondary suite, or in-law suite in a Single Family Dwelling	
In-Law Suite in a Two Family Dwelling	
Commercial - not more than 3 stores / offices:	
Commercial and living quarters, 1 family	
Commercial and no living quarters	

**CROSS CONNECTION CONTROLS**

Per Device	
Minimum Per Unit	

**METERED RATES**

**Monthly**

Per cubic metres	
Minimum monthly	

**Quarterly**

Per cubic metres	
Minimum quarterly	

**WATER CONNECTION**

**WATER TIE IN**

**WATER TRANSFERS**

**Meter Purchase and Installation**

Water Meter 5/8" to 10"	
Water Meter 5/8" installation	
Water Meter 3/4" installation	
Water Meter 1" installation	
Water Meter 1.5" installation	

Effective 2019 Jan 01 Paid by Mar. 15 \$	Effective 2019 Jan 01 Paid after Mar. 15 \$
589.73	620.77
442.30	465.58
338.63	356.45
294.88	310.39
221.16	232.79
1179.47	1,241.54
589.74	620.77
53.01	55.79
6.67	7.01
Paid within 30 days of billing date	Paid 31 or more days after billing
1.570	1.6500
49.15	51.74
1.570	1.6500
147.44	155.20
Effective 2019 Jan 01	
As per agreed cost of connection	
As per agreed cost of connection	
As per agreed cost of connection	
Actual cost	
350.00	
450.00	
650.00	
1,100.00	

Water Meter 2" installation	1,250.00
Water Meter 3" installation	2,100.00
	<b>Effective 2019 Jan 01</b>
	\$
Water Meter 4" installation	2,600.00
Water Meter 6" installation	5,000.00
Water Meter 8" installation	6,500.00
Water Meter 10" installation	7,500.00
<b><u>OTHER INSTALLATION / DEVICE FEES</u></b>	
Nelson box purchase and installation for driveway MR6	175.00
Fireline meter purchase - 6" to 10"	Actual cost
6" Fireline Installation	7,500.00
	5,000.00
8" Fireline Installation	6,500.00
10" Fireline Installation	
<b><u>CONSTRUCTION FLAT WATER ANNUAL CHARGE</u></b>	
19 mm Connection	1,428.00
25 mm Connection	3,672.00
50 mm Connection	11,118.00
<b><u>CONSTRUCTION OTHER</u></b>	
Construction Meter Deposit 2019 (Previously connection charge)	5,100.00
Construction meter Usage Charge	As per Metered rates
<b><u>MISCELLANEOUS CHARGES</u></b>	
<b>I. Water Turn-on / Turn-off request (per occurrence)</b>	
Regular hours: 7am to 11 pm Monday to Friday except statutory holidays	55.08
After hours: 11pm to 7am Mon - to Fri, weekends and statutory holidays	163.20
<b>II. Fire Hydrant</b>	
Permit (Inspection fee)	163.20
Water use per day	27.54
Damage deposit (refundable)	541.62
<b>III. Meter Test or retest</b>	
16 mm, 19 mm, 25 mm, 32 mm, 38 mm or 50 mm meters	125.46

76 mm, 102 mm, 152 mm or meters over 152 mm

243.78

**IV. Service Disconnection**

At Property Line

357.00

At Main

3,570.00

**V. Special Meter Reading**

81.00

**VI. Watering Permit**

50.00



**SCHEDULE "B"**  
(Replaced by BYLAWs 9884, 11841, 12100, 13851)

**WATER RESTRICTIONS**

**PART 1: DEFINITIONS AND INTERPRETATION**

1.1 In this Schedule:

**“Aesthetic cleaning”** means the use of water for cleaning when it is not for a health or safety reason.

**“Aesthetic water feature”** means a fountain, pond, or other water feature that primarily serves an aesthetic purpose. It does not include ponds that contain fish.

**“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 operate the device.

**“Automatic vehicle wash system”** includes:

- (b) Conveyor vehicle wash – a commercial vehicle washing facility where the customer’s vehicle moves through an enclosed conveyance mechanism during the wash; and
- (c) In-bay vehicle wash – a commercial vehicle washing facility where the customer parks the vehicle inside a bay, and the vehicle remains stationary while a spray mechanism moves over the vehicle to clean it.

**“Basic wash and rinse cycle”** means a process sequence in an automatic vehicle wash system that consists of a single wash stage followed by a single rinse stage and no additional processes or optional stages; typically this is the minimum level of service that a customer can select, where total water usage is less than 200 litres per vehicle.

**“City”** means the City of Burnaby.

**“Commercial cleaning operation”** means a company, partnership, or person that offers commercial cleaning services, including pressure washing, window cleaning, and other similar building cleaning services, to the public for a fee.

**“Commercial vehicle washing”** means commercial vehicle washing services offered to the public for a fee, but excludes car dealerships, fleet vehicle washing facilities, and charity car washes.

**“Director Engineering”** means the Director Engineering for the City and his or her designate;

**“Drip irrigation”** means an irrigation system that delivers water directly to the root zone of the plant at a low flow rate through individual emission points (emitters) using droplets of water and excludes sprinkler irrigation systems, micro-spray systems, misting systems, and soaker hoses.

**“Edible plant”** means a plant grown for the purpose of human consumption.

**“European Chafer Beetle”** means an invasive insect pest whose larvae feed on the roots of grasses, causing serious damage to lawns.

**“Even-numbered civic address”** means the numerical portion of the street address of a property that ends with an even number, and in the case of multi-unit commercial or residential complex such as townhouses, condominiums or other strata-titled properties, means the numerical portion

of the street address that is assigned to the entire complex, and not the individual unit number.

**“Flushing water main”** discharging water from a water main for routine maintenance such as water quality management and measurement of firefighting flow capacity.

**“Golf course”** means the greens, tee areas, and fairways that are designed and maintained as playing surfaces for golf, but does not include rough areas or lawns that are not maintained as playing surfaces.

**“Governments/Schools/Parks”** includes property zoned for local government, provincial, or federal uses including road rights of way, and school, college, and university uses.

**“GVWD Commissioner”** the person that the Administration Board of the Greater Vancouver Water District appoints as its Commissioner.

**“Hand wash and self-service facility”** means a commercial vehicle washing facility where the facility’s staff wash the customer’s vehicle, or the customer wash their own vehicles with spray wands and brushes.

**“Health and safety reason”** means a precaution necessary to protect health and safety, including the removal of contaminants, bodily fluids, slip and fall hazards, controlling pests, and suppressing and controlling dust.

**“Impermeable surface”** means a material added to the surface of the ground, or on the exterior of a building or structure that is impermeable to water, including but not limited to glass, wood, concrete, asphalt, paving stones, and other similar materials.

**“Lawn”** means a cultivated area surrounding or adjacent to a building that is covered by grass, turf, or a ground cover plant such as clover, including areas such as boulevards, parks, school yards and cemeteries, but excluding golf courses, soil-based playing fields, and sand-based playing fields.

**“New lawn”** means a lawn that is newly established either by seeding or the laying of new sod or turf.

**“Non-residential”** includes properties zoned for a permitted use other than a residential use, including commercial, industrial, and institutional uses, and including a property zoned for mixed residential and non-residential uses, but excluding governments/schools/parks.

**“Non-residential pool and hot tub”** means a pool or hot tub permitted to be operated in accordance with health authorities having jurisdiction over pool and hot tub regulation, including pools and hot tubs operated by government agencies, hotels, multi-family strata corporations, and private clubs.

**“Odd-numbered civic address”** means the numerical portion of the street address of a property that ends with an odd number, and in the case of multi-unit commercial or residential complex such as townhouses, condominiums or other strata-titled properties,

means the numerical portion of the street address that is assigned to the entire complex, and not the individual unit number.

**“Over-seeded”** means the application of grass seed on existing turf, typically in early fall or spring and may also include associated processes such as aeration, weeding, dethatching and fertilization, for the purpose of mitigating against grass thinning.

“**Public announcement**” means one or more advertisements or public service announcements in any one of:

- (a) a television or radio broadcast from a station that broadcasts to the City;
- (b) 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;
- (c) City website or social media site.

“**Residential**” means a property zoned for single-family or multi-family residential use.

“**Residential pool and hot tub**” means a residential pool or hot tub installed for the use of the occupants and guests of one single family dwelling or duplex and does not require a permit in accordance with health authorities having jurisdiction over pool and hot tub regulation.

“**Restriction Stage**” means the period when Stage 1 Restrictions, Stage 2 Restrictions, Stage 3 Restrictions or Stage 4 Restrictions, as applicable, are in force;

“**Sand-based playing field**” means a playing field that is constructed with a highly permeable sand-based root zone typically 30 to 40 centimetres deep over a drainage system with drain pipes bedded in gravel, and is designed and maintained to be playable year-round.

“**Soaker hose**” means a garden hose or pipe with small holes that allow water to seep into the ground, to the roots of plants, discharging water through the entire length of its porous surface.

“**Soil-based playing field**” means a playing field that is covered with grass, sod or turf that is designed and maintained to be played upon, or that is used for sporting or other community events and activities, but does not include lawns, golf courses, or sand-based playing fields.

“**Stage 1 Restrictions**” means the restrictions on use of Water set out in Part 6 of this Schedule.

“**Stage 1 Restrictions Period**” means May 1 until October 15 of each year, or such other period established by the GVWD Commissioner;

“**Stage 2 Restrictions**” means the restrictions on use of Water set out in Part 7 of this Schedule.

“**Stage 3 Restrictions**” means the restrictions on use of Water set out in Part 8 of this Schedule.

“**Stage 4 Restrictions**” means the restrictions on use of Water set out in Part 9 of this Schedule.

“**Vehicle**” a device in, on or by which a person or item is or may be transported or drawn on a highway or other roadway.

“**Water**” used as a noun means water supplied directly or indirectly by Greater Vancouver Water District or the City, but does not include rainwater, gray water, any form of recycled water, or water supplied from a source other than Greater Vancouver Water District or the City;

“**Water**” used as a verb, and “**Watering**”, mean the application or distribution of Water (used as a noun) with any device or tool, including a sprinkler, hose, mister or drip irrigation.

“**Water management plan**” means a plan approved by the Director Engineering pursuant to Part 4 of this Schedule.

“**Water play park**” means a recreational facility that is primarily outdoors, including spray pools and wading pools, spray parks, splash pads, and water slides.

**“Watering Permit”** means a permit issued or extended by the Director Engineering pursuant to Part 3 of this Schedule

- 1.2 The City Clerk and the Director Engineering or either of them may delegate some or all of their powers and duties provided for in this Schedule.

**PART 2: WATER RESTRICTION STAGE ACTIVATION AND DEACTIVATION**

- 2.1 Stage 1 Restrictions are in force during the Stage 1 Restrictions Period, unless the GVWD Commissioner activates another Restriction Stage.
- 2.2 The GVWD Commissioner may, at any time, activate and deactivate Stage 2 Restrictions, Stage 3 Restrictions or Stage 4 Restrictions and such Restriction Stage shall be effective on the date declared by the GVWD Commissioner or immediately if no date is declared by the GVWD Commissioner.
- 2.3 Upon notification by the GVWD Commissioner of a Restriction Stage activation, the City shall as soon as practicable make a Public Announcement of the activation of the Water Restriction Stage.
- 2.4 A Restriction Stage that had been activated ceases to be in force upon the activation of another Restriction Stage.
- 2.5
- (a) If at any time the Director Engineering 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 he or she deems it advisable to restore any or all of the services.
  - (b) The Director Engineering may impose restrictions under paragraph 2.5(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 on the date established by the Director Engineering or immediately after the City makes a Public Announcement of the restrictions if no date is established by the Director Engineering.
  - (d) No person will act contrary to the restrictions imposed by the Director Engineering pursuant to paragraph 2.5(a).

**PART 3: WATERING PERMITS**

- 3.1 Subject to section 3.5 of this Schedule, the Director Engineering may issue a Watering Permit, on terms and conditions that may be imposed by the Director Engineering, to:
- (a) a person who has installed a new Lawn, either by placing sod or turf or by seeding on a substantial part of the outdoor portion of a premises;
  - (b) a person who is treating a Lawn for the European Chafer Beetle or other pest management purposes; or
  - (c) an operator or owner that has newly Over-Seeded a Soil-Based Playing Field or Sand-Based Playing Field,

upon application by the person, operator or owner and, except for a person referred to in section 3.1(b), payment of a fee in the amount of \$50.00.

- 3.2 A person, operator or owner issued a Watering Permit shall:

- (a) comply with all terms and conditions of the Watering Permit; and

- (b) post the Watering Permit in a location within the property that is easily visible from the street adjacent to the front entrance of the property.
- 3.3 A Watering Permit shall expire and be of no force or effect:
- (a) 21 days after the date of issuance, unless the Watering Permit has been extended pursuant to section 3.4; or
  - (b) upon the activation of Stage 4 Restrictions by the GVWD Commissioner.
- 3.4 Before the expiration of a Watering Permit, the holder of the Watering Permit may apply for one extension on the same terms and conditions as may be imposed under section 3.1. Such extension shall expire:
- (a) on or before 42 days, as determined by the Director Engineering, from the date of the issuance of the Watering Permit under section 3.1;
  - (b) upon the activation of Stage 4 Restrictions by the GVWD Commissioner.
- 3.5 The Director Engineering shall not issue or extend a Watering Permit when Stage 3 Restrictions or Stage 4 Restrictions are in force.

#### **PART 4: WATER MANAGEMENT PLANS**

- 4.1 The Director Engineering may approve a Water Management Plan, on obligations, terms, conditions and restrictions that may be imposed by the Director Engineering, to an operator (including the City) of:
- (a) a Golf Course;
  - (b) a Soil-Based Playing Field; or
  - (c) a Sand-Based Playing Field,
- upon application by the operator or owner.
- 4.2 An operator or owner of a Golf Course, Soil-Based Playing Field or Sand-Based Playing Field may apply to the Director Engineering for approval of a Water Management Plan setting out:
- (a) the volume of Water consumed by the Golf Course, Soil-Based Playing Field or Sand-Based Playing Field during the Stage 1 Restrictions Period in the past five (5) years or such shorter period for which such information is available;
  - (b) the volume of Water to be consumed by the Golf Course, Soil-Based Playing Field or Sand-Based Playing Field for the Stage 1 Restrictions Period(s) under the proposed Water Management Plan;
  - (c) the measures to be followed to conserve Water and to reduce the use of Water;
  - (d) the schedule for Watering specified areas within the Golf Course, Soil-Based Playing Field or Sand-Based Playing Field for each of Stage 1 Restrictions, Stage 2 Restrictions and Stage 3 Restrictions;
  - (e) the obligation on the operator and owner to report its actual water use in respect to the Golf Course, Soil-Based Playing Field or Sand-Based Playing Field to the Director Engineering;

- (i) not less than once per month when Stage 1 Restrictions and Stage 2 Restrictions are in force; and
- (ii) not less than once every two weeks when Stage 3 Restrictions are in force;
- (f) such other information, obligations, terms, conditions or restrictions as the Director Engineering may require.

The Director Engineering may accept estimates of Water volumes and may waive or vary any of the foregoing requirements.

- 4.3 An operator or owner of a Golf Course, Soil-Based Playing Field or Sand-Based Playing Field may apply to the Director Engineering for an amendment to an approved Water Management Plan by submitting to the Director Engineering an amended Water Management Plan.
- 4.4 The Director Engineering may approve amendments to a Water Management Plan, on obligations, terms, conditions and restrictions that may be imposed by the Director Engineering.
- 4.5 Upon approval of a Water Management Plan or amended Water Management by the Director Engineering, the operator and owner shall not Water its Golf Course, Soil-Based Playing Field or Sand-Based Playing Field except in compliance with the obligations, terms, conditions and restrictions set out in the Water Management Plan or amended Water Management Plan.
- 4.6 The Director Engineering may rescind or suspend approval for all or part of a Water Management Plan by notifying the operator or owner in writing at least seven days prior to the rescission or suspension date.

#### **PART 5: GENERAL RESTRICTIONS AND EXEMPTIONS**

- 5.1 Every person shall comply with the following restrictions during all Restriction Stages:
  - (a) all hoses shall have an automatic shut-off device;
  - (b) Water shall not unnecessarily run off on impermeable surfaces such as driveways, curbs, pathways, or gutters when watering lawns and plants;
  - (c) artificial playing turf and outdoor tracks shall not be Watered except for a health or safety reason;
  - (d) hoses and taps shall not run unnecessarily;
  - (e) irrigation systems must not be faulty, leaking, or misdirected.
- 5.2 The City may use Water during any Restriction Stage and are exempt from restrictions in all Restriction Stages for activities that are necessary for the purpose of protecting public health and safety, including without limitation:
  - (a) flushing water mains where a significant health or safety concern is identified;
  - (b) washing down public spaces where significant health concerns are raised, or on the recommendation of the local health authority;
  - (c) wetting forest and park perimeters or boulevards as part of a fire prevention strategy during extreme hot and dry weather, or on the recommendation of the Fire Chief for the City; and
  - (d) protecting publicly funded infrastructure such as community playing fields or swimming facilities, on the recommendation of the City Manager for the City.

**PART 6: STAGE 1 RESTRICTIONS**

6.1 When Stage 1 Restrictions are in force, every person shall comply with the following restrictions:

Use	Water Use	Restriction
RESIDENTIAL	Watering Lawns	Even-numbered civic addresses: restricted to Wednesdays and Saturdays from 4 am to 9 am  Odd-numbered civic addresses: restricted to Thursdays and Sundays from 4 am to 9 am
	Watering New Lawns or Lawns being treated for the European Chafer Beetle or other pest	Watering outside restricted times for the civic address only permitted if in compliance with a valid Watering Permit
	Watering trees, shrubs, and flowers excluding edible plants	Restricted to 4 am to 9 am on any day if using a sprinkler  Permitted on any day at any time if using a handheld hose, soaker hose, water container, or drip irrigation
NON-RESIDENTIAL	Watering Lawns (mixed-use properties, e.g. residential and commercial, shall comply with Non-Residential watering restrictions)	Even-numbered civic addresses: restricted to Mondays from 1 am to 6 am and Fridays from 4 am to 9 am  Odd-numbered civic addresses: restricted to Tuesdays from 1 am to 6 am and Fridays from 4 am to 9 am
	Watering New Lawns or Lawns being treated for European Chafer Beetle or other pest	Watering outside restricted times for the civic address only allowed if in compliance with a valid Watering Permit
	Watering trees, shrubs, and flowers excluding edible plants	Restricted to 1 am to 9 am on any day if using a sprinkler  Permitted on any day at any time if using a handheld hose, soaker hose, water container, or drip irrigation
GOVERNMENT S/ SCHOOLS / PARKS	Watering lawns and grass boulevards	Even-numbered civic addresses: restricted to Mondays from 1 am to 6 am and Fridays from 4 am to 9 am  Odd-numbered civic addresses: restricted to Tuesdays from 1 am to 6 am and Fridays from 4 am to 9 am
	Watering New Lawns or Lawns being treated for the European Chafer Beetle or other pest	Watering outside restricted times for the civic address only allowed if in compliance with a valid Watering Permit

Use	Water Use	Restriction
	Watering trees, shrubs, and flowers excluding edible plants	Restricted to 1 am to 9 am on any day if using a sprinkler  Permitted on any day at any time if using a handheld hose, soaker hose, water container, or drip irrigation
	Watering Soil-Based Playing Fields	Restricted to 7 pm to 9 am on any day, except if: (a) Watering newly Over-Seeded fields if in compliance with a valid Watering Permit (b) Operating under a valid Water Management Plan
	Watering Sand-Based Playing Fields	Restricted to 7 pm to 9 am on any day, except if: (c) Watering newly Over-Seeded fields if in compliance with a valid Watering Permit (d) Operating under a valid Water Management Plan
	Flushing water mains	Prohibited, unless exempted by s. 5.2 of this Schedule

## PART 7: STAGE 2 RESTRICTIONS

7.1 When Stage 2 Restrictions are in force, every person shall comply with the following restrictions:

Use	Water Use	Restriction
RESIDENTIAL	Watering Lawns	Even-numbered civic addresses: restricted to Wednesdays from 4 am to 9 am  Odd-numbered civic addresses: restricted to Thursdays from 4 am to 9 am
	Watering new lawns or lawns being treated for the European Chafer Beetle or other pest	Watering outside restricted times for the civic address only allowed if in compliance with a valid Watering Permit
	Watering trees, shrubs, and flowers excluding edible plants	Restricted to 4 am to 9 am on any day if using a sprinkler  Permitted on any day at any time if using a handheld hose, soaker hose, water container, or drip irrigation
	Washing impermeable surfaces	Prohibited except if: (a) For a health or safety reason (b) Preparing a surface for painting or similar treatment (c) Aesthetic cleaning by a commercial cleaning operation
	Topping up or filling	Prohibited



Use	Water Use	Restriction
	aesthetic water features	
NON-RESIDENTIAL	Watering Lawns (mixed-use properties, e.g. residential and commercial, shall comply with Non-Residential watering restrictions)	Even-numbered civic addresses: restricted to Mondays from 1 am to 6 am  Odd-numbered civic addresses: restricted to Tuesdays from 1 am to 6 am
	Watering New Lawns or Lawns being treated for the European Chafer Beetle or other pest	Watering outside restricted times for the civic address only allowed if in compliance with a valid Watering Permit
	Watering trees, shrubs, and flowers excluding edible plants	Restricted to 1 am to 9 am on any day if using a sprinkler  Permitted on any day at any time if using a handheld hose, soaker hose, water container, or drip irrigation
	Watering Golf Courses	Fairways Watering anytime on any one day in a 7-day period, except if operating under a valid Water Management Plan
	Washing impermeable surfaces	Prohibited except if: (a) For a health or safety reason (b) Preparing a surface for painting or similar treatment (c) Aesthetic cleaning by a commercial cleaning operation
	Topping up or filling aesthetic water features	Prohibited
GOVERNMENT S/ SCHOOLS / PARKS	Watering lawns and grass boulevards	Even-numbered civic addresses: restricted to Mondays from 1 am to 6 am  Odd-numbered civic addresses: restricted to Tuesdays from 1 am to 6 am
	Watering New Lawns or Lawns being treated for the European Chafer Beetle or other pest	Watering outside restricted times for the civic address only allowed if in compliance with a valid Watering Permit
	Watering trees, shrubs, and flowers excluding edible plants	Restricted to 1 am to 9 am on any day if using a sprinkler  On any day at any time if using a handheld hose, soaker hose, water container, or drip irrigation

Use	Water Use	Restriction
	Watering Soil-Based Playing Fields	Restricted to no more than 4 days in a 7-day period from 7 pm to 9 am, except if: <ul style="list-style-type: none"> <li>(a) Watering newly Over-Seeded fields if in compliance with a valid Watering Permit</li> <li>(b) operating in compliance with a valid Water Management Plan</li> </ul>
	Watering Sand-Based Playing Fields	Restricted to 7 pm to 9 am on any day, except if: <ul style="list-style-type: none"> <li>(a) Watering newly Over-Seeded fields if in compliance with a valid Watering Permit</li> <li>(b) operating under a valid Water Management Plan</li> </ul>
	Flushing water mains	Prohibited, unless exempted by s. 5.2 of this Schedule
	Operating water play parks and pools	Prohibited except water play parks with user-activated switches
	Topping up or filling aesthetic water features	Prohibited

#### PART 8: STAGE 3 RESTRICTIONS

8.1 When Stage 3 Restrictions are in force, every person shall comply with the following restrictions:

Use	Water Use	Restriction
RESIDENTIAL	Watering Lawns	Prohibited
	Watering New Lawns or Lawns being treated for the European Chafer Beetle or other pest	Only permitted if in compliance with a valid Watering Permit issued or extended prior to activation of Stage 3 Restrictions  No new permits issued or extended
	Watering trees, shrubs, and flowers excluding edible plants	Prohibited if using a sprinkler or soaker hose  On any day at any time if using a handheld hose, water container, or drip irrigation
	Washing impermeable surfaces	Prohibited except if: <ul style="list-style-type: none"> <li>(a) for a health or safety reason</li> <li>(b) preparing a surface for painting or similar treatment by a commercial cleaning operation</li> </ul>
	Topping up or filling aesthetic water features	Prohibited
	Topping up or filling pools and hot tubs	Prohibited

Use	Water Use	Restriction
	Washing vehicles and boats	Prohibited except to clean windows, lights, mirrors, licence plates, and boat engines for safety
NON-RESIDENTIAL	Watering Lawns (mixed-use properties, e.g. residential and commercial, shall comply with Non-Residential watering restrictions)	Prohibited
	Watering New Lawns or Lawns being treated for the European Chafer Beetle or other pest	Only permitted if in compliance with a valid Watering Permit issued or extended prior to activation of Stage 3 Restrictions  No new permits issued or extended
	Watering trees, shrubs, and flowers excluding edible plants	Prohibited if using a sprinkler or soaker hose  On any day at any time if using a handheld hose, water container, or drip irrigation
	Watering golf courses	Fairways Watering prohibited except if operating under a valid Water Management Plan
	Washing impermeable surfaces	Prohibited except if: (a) For a health or safety reason (b) Preparing a surface for painting or similar treatment by a commercial cleaning operation
	Topping up or filling aesthetic water features	Prohibited
	Topping up or filling pools and hot tubs	Prohibited except for pools and hot tubs with a permit to operate in accordance with health authorities having jurisdiction over pool and hot tub regulation
	Washing vehicles and boats	Prohibited except to clean windows, lights, mirrors, licence plates, and boat engines for safety
	Commercial vehicle washing	Prohibited except if: (a) a facility that installed an automatic vehicle wash system before November 1, 2017, is operating on a basic wash and rinse cycle only (b) a facility that installed an automatic vehicle wash system after November 1, 2017, is operating using a

Use	Water Use	Restriction
		<p>water recycling system that achieves a minimum 60% water recovery rate over the full wash cycle</p> <p>(c) a hand wash and self-service facility, is operating using high-pressure wands or brushes that achieve a maximum flow rate of 11.4 litres per minute</p>
GOVERNMENT S/ SCHOOLS / PARKS	Watering Lawns and grass boulevards	Prohibited
	Watering New Lawns or Lawns being treated for the European Chafer Beetle or other pest	<p>Only permitted if in compliance with a valid Watering Permit issued or extended prior to activation of Stage 3 Restrictions</p> <p>No new permits issued or extended</p>
	Watering trees, shrubs, and flowers	<p>Prohibited if using a sprinkler or soaker hose</p> <p>On any day at any time if using a handheld hose, water container, or drip irrigation</p>
	Watering Soil-Based Playing Fields	<p>No more than 3 days in a 7-day period from 7 pm to 9 am except if: -Watering newly over-seeded fields if in compliance with a local government permit -Operating under an approved local government water management plan</p>
	Watering Sand-Based Playing Fields	<p>No more than 5 days in a 7-day period from 7 pm to 9 am, except if:</p> <p>(a) Watering newly over-seeded fields if in compliance with a local government permit</p> <p>(b) operating under a valid Water Management Plan</p>
	Flushing water mains	Prohibited, unless exempted under s. 5.2 of this Schedule
	Operating water play parks	Prohibited except water play parks with user-activated switches
	Topping up or filling aesthetic water features	Prohibited
	Topping up or filling pools and hot tubs	Prohibited except for pools and hot tubs with a permit to operate in accordance with health authorities having jurisdiction over pool and hot tub regulation
	Washing vehicles and boats	Prohibited except to clean windows, lights, mirrors, licence plates, and boat engines for safety

**PART 9: STAGE 4 RESTRICTIONS**

9.1 When Stage 4 Restrictions are in force, every person shall comply with the following restrictions:

<b>Use</b>	<b>Water Use</b>	<b>Restriction</b>
RESIDENTIAL	Watering Lawns	Prohibited
	Watering New Lawns or Lawns being treated for the European Chafer Beetle or other pest	All Watering Permits are invalidated
	Watering trees, shrubs, flowers and edible plants	Prohibited
	Topping up or filling aesthetic water features	Prohibited
	Topping up or filling pools and hot tubs	Prohibited
	Washing impermeable surfaces	Prohibited except if ordered by a regulatory authority having jurisdiction for a health or safety reason
	Washing vehicles and boats	Prohibited except to clean windows, lights, mirrors, licence plates, and boat engines for safety
NON-RESIDENTIAL	Watering Lawns (mixed-use properties, e.g. residential and commercial, shall comply with Non-Residential watering restrictions)	Prohibited
	Watering New Lawns or Lawns being treated for the European Chafer Beetle or other pest	All Watering Permits are invalidated
	Watering trees, shrubs, flowers and edible plants	Prohibited
	Watering Golf Courses	Prohibited
	Washing impermeable surfaces	Prohibited except if ordered by a regulatory authority having jurisdiction for health or safety reason
	Topping up or filling aesthetic water features	Prohibited

Use	Water Use	Restriction
	Topping up or filling pools and hot tubs	Prohibited
	Washing vehicles and boats	Prohibited except to clean windows, lights, mirrors, licence plates, and boat engines for safety
	Commercial vehicle washing	Prohibited
GOVERNMENT S/ SCHOOLS / PARKS	Watering Lawns and grass boulevards	Prohibited
	Watering New Lawns or Lawns being treated for European Chafer Beetle or other pest	All Watering Permits are invalidated
	Watering trees, shrubs, flowers and edible plants	Prohibited
	Watering soil-based playing fields	Prohibited
	Watering sand-based playing fields	Prohibited
	Flushing water mains	Prohibited, unless exempted under s. 5.2 of this Schedule
	Operating water play parks	Prohibited
	Topping up or filling aesthetic water features	Prohibited
	Topping up or filling pools and hot tubs	Prohibited
	Washing vehicles and boats	Prohibited except to clean windows, lights, mirrors, licence plates, and boat engines for safety