



Consolidated Bylaw No. 7328C

Burnaby Development Cost Charges Bylaw 1979 Bylaw No. 7328

Purpose: to impose development cost charges per Sec 719C of the Municipal Act

The following document is a copy of the above-named parent Bylaw in which every current enforceable amendment made to that Bylaw has been **CONSOLIDATED FOR CONVENIENCE** only. This consolidation is not a legal document. Certified copies of the original bylaws should be consulted for all interpretations and applications of the bylaws on this subject.

To view an amendment bylaw made to **Bylaw No. 7328**, click on the link below:

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Burnaby Development Cost Charges Bylaw 1979			
No.	Amendment Bylaw No.	Final Adoption Date	Purpose
8	14647	24 June 2024	Repeal Schedule A; Repeal and Replace Schedules B, C, D, E
7	11749	09 Aug 2004	Replace Schedule E (2) and sketch
6	10835	14 Dec 1998	Updates to names of legislation; Repeal and replace Schedule A (3) Schedule of Charges
5	9488	03 Feb 1992	Repeal and replace Schedule A (1) and (2)
4	9082	01 Nov 1988	Add Schedule E
3	7971	28 Feb 1983	Changes to preamble; Add Schedule D
2	7707	16 Nov 1981	Repeal and replace Section 3 of Schedule A Schedule of Charges
1	7421	17 Dec 1979	Repeal and replace Section 2. (a)
Original	7328	28 Mar 1979	To impose dev cost charges per Sec 702C of the Municipal Act

THE CORPORATION OF THE DISTRICT OF BURNABY

BYLAW NO. 7328

A BYLAW to impose development cost charges pursuant to Section 719 of the
Municipal Act (Bylaw 7971)

(Consolidated for convenience with Bylaws No. 7421, 7707,
7971, 9082, 9488, 10835, 11749 and 14647)

WHEREAS pursuant to Section 719 of the Municipal Act the Council may, by
Bylaw, impose development cost charges under the terms and conditions of the
section. (BYLAW 7971)

AND WHEREAS the development cost charges may be imposed for the sole
purpose of providing funds to assist the municipality in paying the capital cost of
providing, altering, or expanding sewage, water, drainage and highway facilities
and public open space or any of them, in order to serve, directly or indirectly, the
development in respect of which the charges are imposed.

AND WHEREAS no development cost charge shall be required to be paid

- (a) if a development cost charge has previously been paid with respect to the
same development, unless, as a result of a further subdivision or
development, new capital cost burdens will be imposed on the
municipality, or
- (b) where the subdivision or development does not impose new capital cost
burdens on the municipality.

AND WHEREAS in the consideration of Council the charges imposed by this
Bylaw

- (a) are not excessive in relation to the capital cost of prevailing standards of
service in the municipality,
- (b) will not deter development in the municipality,
- (c) will not discourage the construction of reasonably priced housing or the
provision of reasonably priced serviced land,
- (d) are not duplication of requirements imposed by the municipality pursuant
to other development procedures including the provisions of the

subdivision control bylaw, or section 729 of the Municipal Act. (BYLAW 7971)

AND WHEREAS in the opinion of Council the charges imposed by this Bylaw are

- (a) related to capital costs attributable to projects involved in the capital budget of the municipality,
- (b) related to capital projects consistent with the adopted community plans and development policies of the municipality.

NOW THEREFORE the Council of The Corporation of the District of Burnaby ENACTS as follows:

1. This Bylaw may be cited as “**BURNABY DEVELOPMENT COST CHARGES BYLAW 1979**”.
2. Every person who obtains
 - (a) approval of the subdivision of a parcel of land under the Land Registry Act or the Condominium Act (BYLAW 10835) or;
 - (b) a building permit authorizing the construction or alteration of buildings or structures for any purpose other than the construction of three (3) or less self-contained dwelling units, or
 - (c) a building permit authorizing construction, alteration, or extension of a building or structure, other than a building or portion of it used for residential purposes, where the value of the work exceeds Fifty Thousand Dollars (\$50,000.000), shall pay, prior to the approval of the subdivision or the issue of the building permit, as the case may be, to the municipality, the applicable development cost charges as set out in Schedules (BYLAW 9488) “A”, “B”, “C”, “D” and “E” (BYLAW 9082) annexed hereto.

Read a first time this 5th day of MARCH, 1979

Read a second time this 5th day of MARCH, 1979

Read a third time this 5th day of MARCH, 1979

Received the approval of the Inspector of Municipalities this 28th day of MARCH, 1979

Reconsidered and finally adopted this 9th day of APRIL, 1979.

T.W. CONSTABLE
MAYOR

JAMES HUDSON
CLERK

Burnaby Development Cost Charges Bylaw 1979 (2024.1)
Consolidated for Convenience

SCHEDULE “A”

(BYLAW 7328, 9488, 10835)

Repealed. (BYLAW 14647)

SCHEDULE "B"

BYLAW 7328, 14647

1. ITEM:

PUBLIC OPEN SPACE LEVY IN METROTOWN

2. APPLICABILITY:

This levy applies to all commercial development within the Metrotown area.

3. CHARGES:

\$0 per gross square foot of commercial building floor area.

SCHEDULE “C”

BYLAW 7328, 14647

1. ITEM:

CANADA WAY PEDESTRIAN OVERPASS

2. APPLICABILITY:

This levy applies to all commercial development within the benefitting area enclosed by Canada Way, Norland Avenue, and the Trans-Canada Highway.

3. CHARGES:

\$0 per gross square foot of commercial building floor area.

SCHEDULE “D”

BYLAW 7971, 14647

1. ITEM:

METROTOWN GRADE-SEPARATED PEDESTRIAN LINKAGE LEVY

2. APPLICABILITY:

This levy applies to all non-residential development within the Core and Public Assembly and Development Sub-areas of Metrotown.

3. CHARGES:

\$0 per gross square meter of non-residential building floor area.

SCHEDULE “E”

BYLAW 9082, 14647

1. ITEM:

Edmonds Town Centre South Grade-Separated Crossing Charge

2. APPLICABILITY:

This levy applies to all residential development within the Edmonds Town Center South Area.

3. CHARGES:

\$0 per unit