Mill Bay Waterworks District

Development Package

Application for New Development / Subdivision for Water Service to be completed
A copy of Bylaw 276 MBWD Water Distribution Regulation
☐ A copy of Bylaw 270 MBWD Metered Service Connection to complete application
A copy of Bylaw 280 MBWD Capital Expenditure Charge 2020
Payment of:
 CEC Charges as per Bylaw 280 (i.e. Single Family Dwelling = \$12,711.11) with subdivision application
 Metered Water Connection of \$885.00 per water meter prior to install
Identify the impact of the development regarding changes in Parcel Tax Charges and Tol Utility Charges (i.e. Additional Units)



Application for Water Service to New Development/Subdivision

PT/UB Account #			(if applicable)
Application is hereby made for v bylaws of the District, as follows		the new developmer	nt and/or subdivision, pursuant to the
Owner(s) or Authorized Represe	entative		
Property Location			
Legal Description: Lot	Plan _		DL
Street Address			
Number of lots being created			
Type and size of Building(s)			
☐ Suite	□ В&В	☐ Carriage House	□ Dwelling
Purpose		Residential	☐ Commercial
Subdivision Water Regulation Water Service Connection B be attached hereto. This app	on Bylaw, MB\ ylaw, whichev plication may	<i>N</i> D Water Distribut ver are applicable t be subject to othe	y Waterworks District. MBWD tions Bylaw and MBWD Metered to this application, are required to r MBWD Bylaws. I/We agree to pay or subdivision detailed in this
I have read and agree to the	e above noted	conditions.	
			nent signature
Office Use Only	• • • • • • • • • • • • • • • • • • • •		

Payment of \$ _____ Received by _____

MILL BAY WATERWORKS DISTRICT Water Distribution Regulation

Bylaw No. 276

A bylaw to repeal Bylaw No. 238 Water Distribution Regulation Bylaw 2016 of the Mill Bay Waterworks District.

WHEREAS the Mill Bay Waterworks District has authority under the Local Government Act to establish charges payable to the District and regulations to subdivision of land that is being proposed for connection to Mill Bay Waterworks District's water system.

The Trustees of the Mill Bay Waterworks District enact as follows:

INTERPRETATION

- 1. In this Bylaw, unless the context otherwise requires:
 - a) "Waterworks District" or "District" means the Mill Bay Waterworks District.
 - b) "Trustees" means the Trustees of the Waterworks District elected under the provisions of the Water Act and the Letters Patent of the District and currently holding office, or their duly authorized representatives.
 - c) "Administrator" means the employee of the District authorized by the Trustees to manage the affairs of the District under their direction and control and to act from the time to time on their behalf.
 - d) "Water" means water conveyed through the works operated or maintained by the District.
 - e) "Works" means anything capable of or useful for diverting, storing, measuring or conveying, conserving, retarding, confining or using water.
 - f) "District works" means those works that are owned, operated or maintained by the District.
 - g) "Occupier" means the person (Owner, tenant or other) who has control of a building or premises either for business or for residence or any other purpose to which the District has provided water service connection.
 - h) "Swimming Pool" means an artificially created body of water having a depth of 18" or more used for recreational or physiotherapy.

SERVICE CONNECTIONS

2. Applications for connections to the District's system shall be made to the District by the owner of the premises, their agents or person occupying or about to occupy the premises, on the form available from the District office. Each application shall be accompanied by the prescribed fee. The District may approve or disapprove any application. Reasons for a connection refusal include, but are not limited to:

- the proposed connection does not comply with the provisions of this and other applicable bylaws of the District;
- the proposed connection exceeds the demand for the parcel that the District is required to supply;
- the District has an insufficient water supply to provide such parcel with a supply of water.
- 3. If and when the District requires further information relative to the premises or the works proposed to be connected to the District's system, such information shall be supplied before the application for connection is considered by the Trustees.
- 4. No connection to the District works shall be made until approval of the District has been obtained and such connection shall be made only under the supervision of the District Administrator or designate.
- 5. Any installation or construction related or designed to make use of the connection done prior to the receipt of approval for the connection will be the owner's sole responsibility and risk.
- 6. Where an applicant for water service requires a quantity, pressure or type of service that may jeopardize the safety or sufficiency of the District works, the Trustees may require the said applicant to pay all or part of the cost of upgrading the District works to meet such requirements whether such upgrading is to be made immediately or in the future. A formal agreement may be required.

CHANGES IN APPLICATIONS AND/OR OWNERSHIP OR TENANCY

- 7. Notification of any changes in ownership and/or tenancy of the premises supplied with the District water from that shown on the "Application for Metered Water Service Connection" shall be made promptly to the District.
- 8. No person shall make any change in the use of the premises or of the water supplied by the District from that shown on the "Application for Metered Water Service Connection" without prior permission of the District, who may grant with conditions or refuse such permission.
- 9. No change or addition to the number or type of fixtures on a premise for the purpose of expanding a residential, commercial or industrial enterprise shall be made until notice thereof has been given in writing to the District and written permission therefor obtained. Any extra charge due to the change or addition shall be paid before the change or addition is commenced.

TRUSTEES RIGHT OF ACCESS

10. The District and authorized employees of the District shall have the right of free and unobstructed access at all reasonable hours of the day to all parts of the premises to which District water is delivered in order to carry out the lawful business of the District for the purpose of inspecting or testing any works, fittings or appliances related to the use of water, or for the purpose of installing, removing, repairing, reading or inspecting meters.

11. No person shall obstruct or prevent the District or their designate from carrying out any of the provisions of this bylaw.

DISTRICT WORKS

- 12. No person except the District or their designate shall damage, open, shut, adjust, interfere or tamper with any of the Districts works.
- 13. No person shall obstruct in any manner access to any part of the District works including fixtures or appurtenances thereto attached and should any person so obstruct such access in any way he will have committed an offence under this Bylaw and the District may remove such obstruction and recover the cost of such removal from the offending person and the offending person shall have no right of action for the recovery of the cost of any damage incurred thereby.
- 14. No unauthorized person shall wilfully alter the reading of any District meter.

WORKS ON PRIVATE PROPERTY

- 15. Occupiers shall keep the works on their premises in good order and repair.
- 16. No person to whose premises water is supplied by the District shall make or permit to be made any connection or addition to his works other than is shown or indicated on his approved connection application without prior permission of the District.
- 17. No person shall interconnect any portion of the works on or off his property which is supplied with water by the District with an external source of water, whatsoever.
- 18. No device that can intentionally or by accident introduce any substance into the water within or outside of any premises shall be installed without the express permission of the District. Such permission will not be given unless the District, in consultation with the Health Department are satisfied that such substance cannot enter the District's works.
- 19. Wherever water supplied by the District is to be placed into a well, pond, swimming pool, stock watering trough, cistern or any container open to the atmosphere, in such a way that, if a reverse flow were to be induced, a health hazard could result, the owner of the private property will install and maintain a back flow preventer on every such potentially dangerous cross connection to the approval of the District.
- 20. No change or addition to the number of type of fixtures on a premise, for the purpose of expanding a commercial or industrial enterprise, will be made until notice thereof has been given in writing to the District and written permission therefore obtained. Any extra charge or higher toll payable due to the change or addition must be paid before the change or addition is commenced.
- 21. No person will use or permit the use of any pump or other device for the purpose of, or having the effect of, increasing the pressure in any pipe without the written permission of the District, whether such pipe forms part of the District's works or the works on the said person's premises. The District may without notice, discontinue service to any person employing such pump or other device.

22. The property owner will be responsible for the safekeeping, maintenance, repair and replacement of all service pipes and plumbing systems from the outlet of the District's curb stop or standard waterworks valve at his property line and will protect them from frost or other damage and will promptly repair frozen leaky or imperfect pipes or fixtures.

WATER USE REGULATION

- 23. No person shall use water derived from the District works for any purpose other than the intended purpose at the premises to which it is delivered nor permit it to be taken from the premises except in the event of an emergency, or with the permission of the District. The intended purpose for a water connection is determined by the service classification of the connection.
- 24. No person to whose premises water is supplied will make, or permit to be made, any additional connection to the service of either temporary or permanent nature, for the purpose of supplying water to another building or house trailer, recreational vehicle on the property supplied with water, or any other property without permission of the District.
- 25. No owner or occupant of any premises supplied with water by the District shall sell, dispose of, or give away water or permit the same to be taken away or applied for the benefit of other persons or premises, except by the permission of the District.
- 26. No person shall waste water. The District may, at their sole discretion, reduce the tolls charged for water by granting a Leak Allowance. All requests for a Leak Allowance are to be reviewed per the District's Leak Allowance Policy.
- 27. No person shall use any water service as motive power for the purpose of operating machinery without permission of the District who may terminate or withdraw such permission at any time.
- 28. The amount of water supplied to the consumers will be measured by the District and the reading of the water meters from time to time shall form the basis for the consumption of the tolls.
- 29. Where any meter does not register or which registers incorrectly, the District shall compute the amount of the tolls on the basis of the quantity of water used during the period when the meter was registering correctly or from other information they may obtain and the amount so calculated shall be payable.
- 30. The District does not guarantee a specific pressure or a continuous supply of water, or water of a quality to meet special requirements. The District reserves the right to interrupt water service at any time. Whenever possible the District will give notice of interruptions in excess of four consecutive hours to those customers affected.
- 31. In case of a break of the District works or any part thereof, due to accident or otherwise or in the event of conditions arising whereby an emergency is created or when there is an actual or anticipated demand beyond the ability of the District works to provide water to all its customers, the District may limit the amount of water that may be used by any or all customers by rationing, reduction of pressure or any other means they consider fit and proper in the interests of efficient operation of the District works and the equitable distribution of water.

- 32. The District may at any time introduce regulations restricting the use of water for irrigation or any other purpose per Schedule "A" of this bylaw; Water Conservation Stages. Upon receiving due notice of such restriction, no person shall use water for the purpose forbidden by or in excess of the limits imposed by such restrictions. Due notice of restrictions shall be given either by publication in a newspaper circulating within the District, by email and or text, Canada Post, local signage or all.
- 33. During periods of water rationing by means of irrigation regulations or otherwise, no person shall waste water by irrigation in excess of reasonable amounts or use an open pipe or hose for irrigation purposes.

PENALTIES

34. Every person who disobeys or fails to comply with any provision of this Bylaw shall be guilty of an offence. The Administrator will send to the property owner, by registered mail or hand-delivery, a written notice of the violation, citing the bylaw section being contravened and stating what the owner must do to comply with the bylaw within a stated timeframe, not to exceed five (5) business days.

The Notice will state that a court injunction may be sought to cease the activity or remedy the condition if the property owner does not comply with the notice as immediate action is required because non-compliance might result in damage to property or the water system. Steps may also be taken to lay a charge under the provisions of the Offence Act. A penalty of up to six months in jail or a \$5,000 fine, or both, could be imposed by the Court if a summary conviction is obtained from the Court.

REPEAL

- 35. Bylaw No. 238 Water Distribution Regulation Bylaw 2016 of the Mill Bay Waterworks District is repealed.
- 36. This Bylaw may be cited as the "MBWD Water Distribution Regulation Bylaw No. 276".

INTRODUCED and given first reading by the Trustees on the 10th day of December 2019.

INTRODUCED and given second reading by the Trustees on the 10th day of December 2019.

RECONSIDERED and finally passed by the Trustees on the 11th day of February 2020.

Paul Laraman (Chairman)

Kim Vanderkoov (Administrator)

I hereby certify under seal of the Mill Bay Waterworks District that this is a true copy of Bylaw No. 276 of the Mill Bay Waterworks District passed by the Trustees on the 11th day of February 2020.

Kim Vanderkooy (District Administrator)

MILL BAY WATERWORKS DISTRICT Water Distribution Regulation Bylaw No. 276 SCHEDULE "A"

WATER CONSERVATION STAGES

The Mill Bay Waterworks District (the District) may issue a notice prohibiting, restricting or limiting the use of water. Water Conservation Levels are determined through analysis of well levels, demand, precipitation, drought conditions, weather forecasts and other information deemed relevant to water supply, in order to ensure adequate water supply to district ratepayers, and to enable compliance with all water licence conditions and applicable regulations and legislation. Due notice of restrictions shall be given either by publication in a newspaper circulating within the District, by email and or text, Canada Post, local signage or all. Any person who refuses or fails to abide by such prohibition, restriction or limitation contained in the notice shall be deemed to have contravened this bylaw.

The District is exempt from conservation levels to allow for proper operations and maintenance of the water utility system but will practice conservation measures as much as possible.

The Trustees or their designate may impose watering restrictions as set out in this Bylaw when in their opinion they consider water to be in short supply. In exercising discretion to determine which watering restrictions to impose, the Trustees shall be guided by the following:

1. Stage 1 Watering Restrictions

Stage 1 Watering Restrictions are in effect from May 1st through October 31st

- a. Owners or residents of even numbered civic addresses are permitted to water only on even calendar dates between 7:00 a.m. and 9:00 a.m. OR between 7:00 p.m. and 9:00 p.m.
- b. Owners or residents of odd numbered civic addresses are permitted to water only on odd calendar dates between 7:00 a.m. and 9:00 a.m. OR between 7:00 p.m. and 9:00 p.m.
- c. No person is permitted to water more than 2 hours per scheduled day.
- d. All automatic irrigation systems must be programmed to match Stage 1 permitted dates and times or be manually operated to comply with the bylaw.
- e. Owners or residents are permitted to water newly planted lawns or landscaping between 7:00 a.m. and 9:00 a.m. OR between 7:00 p.m. and 9:00 p.m. with permission from the Trustees, or their designate.
- f. Commercial enterprises which require water to facilitate normal business activities such as power washing companies or window washing companies, are permitted unless ordered otherwise by the Trustees or their designate.
- g. Hand watering of trees, shrubs, flowers, or vegetables is permitted on any day of the week between 7:00 a.m. and 9:00 a.m. OR between 7:00 p.m. and 9:00 p.m. by use of a hose with a spring-loaded nozzle or by bucket (maximum 2 hours per day). Micro irrigation or drip irrigation systems may be utilized anytime to a maximum of 4 hours per day. This does not include soaker hoses.

2. Stage 2 Watering Restrictions

Stage 2 watering restrictions, as required:

- a. Owners or residents of even numbered civic addresses are permitted to water only on Wednesdays and Saturdays between 7:00 a.m. and 9:00 a.m. OR between 7:00 p.m. and 9:00 p.m.
- b. Owners or residents of odd numbered civic addresses are permitted to water only on Thursdays and Sundays between 7:00 a.m. and 9:00 a.m. OR between 7:00 p.m. and 9:00 p.m.
- c. No person is permitted to water more than 2 hours per scheduled day.
- d. All automatic irrigation systems must be programmed to match Stage 2 permitted dates and times or be manually operated to comply with the bylaw.
- e. Commercial enterprises which require water to facilitate normal business activities such as power washing companies or window washing companies, are permitted unless ordered otherwise by the Trustees or their designate.
- f. Irrigation Permits will not be issued during Stage 2. Owners or residents with an Irrigation Permit issued by the Trustees or their designate prior to Stage 2 restrictions being implemented may sprinkle newly planted lawns or landscaping between the hours of 7:00 a.m. and 9:00 a.m. OR between 7:00 p.m. and 9:00 p.m. for the duration of the permit.
- g. Hand watering of trees, shrubs, flowers, or vegetables is permitted on any day of the week between 7:00 a.m. and 9:00 a.m. OR between 7:00 p.m. and 9:00 p.m. by use of a hose with a spring-loaded nozzle or by bucket (maximum 2 hours per day). Micro irrigation or drip irrigation systems may be utilized anytime to a maximum of 4 hours per day. This does not include soaker hoses.
- h. Washing driveways, houses, sidewalks, and parking lots is not permitted unless preparing surfaces for painting/preservatives or to prepare the surface for pouring of concrete or asphalt.

3. Stage 3 Watering Restrictions:

Stage 3 watering restrictions, as required:

- a. No person is permitted to water lawns during Stage 3 watering restrictions.
- b. No person is permitted to wash cars, boats, houses
- c. Washing of driveways, houses, sidewalks, parking lots, is not permitted unless preparing surfaces for painting/preservatives or to prepare the surface for pouring concrete or asphalt.
- d. Commercial enterprises which require water to facilitate normal business activities such as power washing companies or window washing companies are permitted unless ordered otherwise by the Trustees or their designate.

- e. No person is permitted to fill ponds, swimming pools or hot tubs except to replace evaporated water or water lost from general use of the pond, pool or hot tub.
- f. Hand watering of trees, shrubs, flowers, or vegetables is permitted on any day of the week between 7:00 a.m. and 9:00 a.m. OR between 7:00 p.m. and 9:00 p.m. by use of a hose with a spring-loaded nozzle or by bucket (maximum 2 hours per day). Micro irrigation or drip irrigation systems may be utilized anytime to a maximum of 4 hours per day. This does not include soaker hoses.
- q. No use of fountains or ponds is permitted unless using re-circulated water.
- h. Limited watering of school and community playing fields, heavy pedestrian community park areas and community landscaped planters is permitted.

MILL BAY WATERWORKS DISTRICT Metered Water Service Connection Bylaw

BYLAW NO. 270

A bylaw to repeal Bylaw No, 140 The Connection Charge Bylaw 1995 of the Mill Bay Waterworks District.

WHEREAS the Mill Bay Waterworks District has authority under Section 698 of the *Local Government Act* to establish charges payable to the District to establish metered service connections of properties to the Mill Bay Waterworks District's system.

The Trustees of Mill Bay Waterworks District (the "District") ENACT AS FOLLOWS:

1. Application

- a. Application for metered water service connections shall be made in writing to the Trustees and delivered to the District Administrator and shall be in such form the Trustees may from time to time prescribe and shall be signed by the applicant.
- b. Each application for metered water service connections shall be accompanied by the prescribed connection charge as set out in the bylaw.
- c. No metered water service connection shall be made to any watermain, or any water supplied under any application, until all fees and charges for metered water service connection, meter installation or other monies required by the Trustees to be paid have been paid in full or unless alternate arrangements have been made and approved by resolution of the Trustees. The installation is to occur at the convenience of the District.
- d. Every applicant shall be presumed to be the duly authorized agent of the owner of the premises in respect of which application for metered water service connection is made.

2. Connections

- a. There shall be payable to the District by every person making application for metered water service connection to the works of the District a minimum connection charge of eight hundred eighty-five dollars (\$885.00).
- b. Where the cost of installation exceeds the above set minimum, the additional charge shall be those costs in excess of \$885.00.
- c. The provision of a connection larger than the standard three-quarter inch $(^3/_4")$ connection shall be at the discretion of the Trustees.

- d. Additional charges will incur if the authorized representative or any other persons or contractors working for the authorized representative, proceeds to establish a water service connection to the District's system prior to completing application and payment of connection charges. This type of connection is considered theft of services and applicable consumption fees and replacement of damaged property will be charged in accordance with the current Tolls and Other Charges Bylaw to the property owner. Such charges must be paid in full before MBWD will install the metered water service connection.
- 3. Upon acceptance by the Trustees of an application for metered water service connection and payment of the connection charge(s) by the owner or their authorized agent, the District shall install the metered water service connection from the District's pipeline to the property line of the property to be serviced when such property line coincides with the established road allowance in which the District's pipeline is located. That part of the service pipe from the aforesaid property to the premises to be served shall be installed by the property owner.
- 4. That "The Connection Charge Bylaw No. 140 dated the 9th day of January, 1995 and registered in the office of the Inspector of Municipalities on the 9th day of February, 1995" is hereby repealed.
- 5. This Bylaw No. 270 may be cited as the "Metered Water Service Connection Bylaw 270-2019".

INTRODUCED and given first reading by the Trustees on the 10th day of September, 2019.

RECONSIDERED and finally passed by the Trustees on the 10th day of September, 2019.

Paul Laraman (Chairman)

Kim Vanderkooy (Administrator)

I hereby certify under seal of the Mill Bay Waterworks District that this is a true copy of Bylaw No. 270 of the Mill Bay Waterworks District passed by the Trustees on the 10th day of September, 2019.

Kim Vanderkooy (Administrator)



Application for Metered Water Service Connection – Bylaw #270

Account #	<u> </u>			
Application is hereby made for to District, as follows:	he installation o	of a metered	water service, pursuant	to the bylaws of the
Owner(s) or Authorized Represe	ntative		· .	-
Property Location	·			
Legal Description: Lot	Plan		DL	
Billing Address			·	
	2			4
Telephone Number:				
Type and size of Building				
Additional Units ☐ yes ☐ no	☐ Suite	□ В&В	☐ Carriage House	□ Dwelling
Service size ☐ 3/4 Inch or	Purp	ose	Reside	ential Commercial
I/We hereby agree to complete connection fee is tendered here of initial water turn on and the upon the District is notified understand that it is the resultance and debris. Therefore damage will be charged to near the complete to the connection of the connection	erewith and i hat I/We will of a change o ponsibility of ore I/We unde	t is unders be respon f owner shi the homeo erstand tha	tood that tolls will consible for payment the p. I/We will be respondent to keep the met	mmence from the da reof until the date onsible for, and er box free from
I have read and agree to the	above noted	conditions		
Date: Author	ized Represent	ative's Ackno	owledgementsig	ınature
Office Use Only Payment of \$	Peceived	hv		

MILL BAY WATERWORKS DISTRICT

BYLAW NO. 280

A bylaw to fix charges for Capital Expenditures on parcels of land and to provide for the time and manner of payment.

WHEREAS pursuant to Section 698(1)(e) of the *Local Government Act* the Trustees may, by bylaw, fix capital expenditure charges under the terms and conditions as set out in the bylaw;

AND WHEREAS the capital expenditure charges may be fixed for the purpose of providing funds to the District to pay the capital cost of providing, constructing, altering, maintaining, repairing or expanding water facilities in order to service directly or indirectly, the development in respect to which the charges are fixed;

AND WHEREAS in the opinion of the Trustees the charges fixed by this bylaw are related to capital costs attributable to projects identified in the capital expenditure program of the District;

The Trustees of the Mill Bay Waterworks District **ENACT AS FOLLOWS**:

- 1. In addition to other charges applicable under other bylaws of the District, every person who develops land shall pay the applicable capital expenditure charge as set out in Schedule "A" attached to and forming part of this bylaw.
- 2. Every person who obtains:
 - a) approval of subdivision of a parcel of land under the *Land Title Act* or the *Strata Property Act;* or,
 - b) approval of application for service; or,
 - c) approval to develop commercial, institutional or industrial space,
 - will pay at the time of the approval of the subdivision or the approval of the application for service, as the case may be, to the District the applicable capital expenditure charges as set out in Schedule "A" attached to and forming part of this bylaw.
- 3. Every applicant for inclusion of their property in the District and/or for the extension of the District's works to service that property, must install at their own expense and at no cost to the District, and under the supervision of the Trustees of the District or their representatives, all water mains, fire hydrants, meters and other fittings and appurtenances deemed necessary by the Trustees to provide an adequate supply of water for domestic,

- commercial and fire protection use as is necessary for immediate requirements and for the future growth or expansion of the system.
- 4. In order to ensure the continued adequate provision of water within the District, the Trustees may require applicants for inclusion of their property into the District to provide an appropriate source, quantity and quality of water to the District.
- 5. The Trustees may allow the applicant to offset the capital expenditure charges described in Schedule "A", in whole or in part, by the provision of labour and material by the applicant for projects noted in section 3 and 4.
- 6. In fixing capital expenditure charges by this bylaw, the Trustees have taken into consideration future land use patterns and development and the phasing of works and services and whether the charges:
 - a) are excessive in relation to the capital cost of prevailing standards of service in the District; or,
 - b) will deter development in the District; or,
 - c) will discourage the provision of reasonably priced serviced land in the District.
- 7. All sums of money collected under this bylaw shall be deposited in a special reserve fund separate from all other funds of the District. The Mill Bay Waterworks District shall use money deposited in the reserve fund, plus all interest or earnings therein for the purposes for which it was deposited, namely to:
 - a) pay the capital costs of providing, constructing, altering or expanding water facilities included in the capital expenditure program on which the charge was based, in order to serve directly or indirectly, the development in respect to which the charge was collected; or,
 - b) pay principle and interest on a debt incurred by the District as a result of an expenditure referred to in section 7 (a).
- 8. A capital expenditure charge is not payable where:
 - a) the development does not impose new capital cost burdens on the improvement district; or,
 - b) a capital expenditure charge has previously been paid for the same development, unless as a result of further development new capital cost burdens will be imposed on the District.
- 9. Monies must be disbursed by bylaw passed by the Trustees and filed with the Inspector of Municipalities.

- 10. Bylaw No. 255, the "Comprehensive Capital Expenditure Charge Bylaw 2018", is hereby repealed.
- 11. This bylaw may be cited as the "MBWD Comprehensive Capital Expenditure Charge Bylaw 2020".

INTRODUCED and given first reading by the Trustees on the 12th of January 2021.

RECONSIDERED and finally passed by the Trustees on the 12th of January 2021.

Paul Laraman (Chairman)

Kim Vanderkooy (District Administrator)

I hereby certify under seal of the Mill Bay Waterworks District that this is a true copy of Bylaw No. 280 of the Mill Bay Waterworks District passed by the Trustees on the 12th of January 2021.

Kim Vanderkoby (District Administrator)

A true copy of Bylaw # ____280_ registered in the office of Inspector of Municipalities this

__3__ day of ____Mar__ 2021

Deputy Inspector of Municipalities

SCHEDULE "A" To the Mill Bay Waterworks District Comprehensive Capital Expenditure Bylaw 2020 Bylaw No. 280

CAPITAL EXPENDITURE CHARGES

Land Use	Basis of Assessment	Charge
Residential – Single Family	Per lo t being created or included	\$12,711.11
Residential – Two Family	Per residential unit being created or included	\$12,711.11
Residential – Secondary Suite	Per residential unit being created or included	\$4,888.89
All Other Uses	Per equivalent population	\$4,888.89