CITY OF VANCOUVER
BRITISH COLUMBIA

AREA SPECIFIC
DEVELOPMENT COST LEVY
BY-LAW NO. 9418

This By-law is printed under and by authority of the Council of the City of Vancouver

(Consolidated for convenience only to September 10, 2019)
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BY-LAW NO. 9418

A By-law to impose development cost levies
in specific areas of the city

(Consolidated for convenience only,
amended to include By-law No. 12519,
effective September 30, 2019)

PREAMBLE

Council is satisfied that the amounts raised by levies imposed by this By-law in any particular area are unlikely to exceed the estimated costs of projects for that area.

Council has determined that imposing levies in the amounts set out in this By-law in any particular area to contribute to the costs of projects for that area are fair and equitable.

THE COUNCIL OF THE CITY OF VANCOUVER, in public meeting, enacts as follows:

SECTION 1

INTERPRETATION

Name of By-law

1.1 The name of this By-law, for citation, is the “Area Specific Development Cost Levy By-law”.

Definitions

1.2 In this By-law:

"area" means each of the:

(a) Arbutus outlined in Schedule A,
(b) Burrard Slopes outlined in Schedule B,
(c) Cedar Cottage/Welwyn Street outlined in Schedule C,
(d) Downtown South outlined in Schedule D,
(e) Dundas/Wall outlined in Schedule E,
(f) False Creek Flats outlined in Schedule F,
(g) Grandview Boundary Industrial outlined in Schedule G,
(h) Oakridge/Langara outlined in Schedule H,

(i) South East False Creek outlined in Schedule I, and

(j) Triangle West outlined in Schedule J;

"Artist Studio - Class A", which means the use of premises for the production of dance, live music, creative writing, painting, drawings, pottery or sculpture, video, moving or still photography, none of which involves amplified sound or one or more of the materials or processes specified under Artist Studio - Class B, but does not include premises used for residential purposes;

"Artist Studio - Class B", which means the use of premises for the production of (a) dance or live music involving electronically amplified sound, (b) moving or still photography (excluding video) involving on-site film processing, (c) paintings, drawings, pottery or sculpture involving the use of fibreglass, epoxy and other toxic or hazardous materials or one or more of the following processes: welding, woodworking, spray painting, silk screening or fired ceramics, but does not include premises used for residential purposes;

"building permit" means a building permit issued under the Building By-law;

"child care" means the use of premises operated as a community care facility by one or more persons licensed under the Community Care and Assisted Living Act of British Columbia, as amended or replaced from time to time, on a not for profit basis, for “group child care”, “preschool”, multi-age child care in accordance with Child Care Licensing Regulation B.C. Reg. No. 332/2007, as amended or replaced from time to time, and may include the use of flexible space operated for child services as determined by the Director of Social Planning for the city but excludes premises operated for “family child care”;

"Community Centre /Neighbourhood House" means a community centre /neighbourhood house generally accessible to the public and no smaller than 50 square meters in floor area.

"day care" means the use of premises operated as a community care facility by one or more persons licensed under the Community Care and Assisted Living Act of British Columbia, as amended or replaced from time to time, on a not for profit basis, for “group day care”, “preschool”, “special needs day care”, “emergency care”, “child minding”, or “out of school care”, in accordance with Child Care Licensing Regulation B.C. Reg. No. 319/89, as amended or replaced from time to time, and may include the use of flexible space operated for child services as determined by the Director of Social Planning for the city but excludes premises operated for “family child care”;

"development" means any construction, alteration, or extension of all or part of a building or structure that requires issuance of a building permit, and includes a surface parking lot but excludes repair or renovation work, being repair or renovation of a building or structure that does not increase the floor area of that building or structure;
"floor area" means the floor area of a development set out in the development permit that applies at the time of entitlement to delivery of the building permit authorizing the development;

"for-profit affordable rental housing" means a new building containing multiple dwelling units, which meets the requirements of section 3.1A to be for-profit affordable rental housing, but does not include alterations of or extensions to those dwelling units;

"industrial use" means any manufacturing use, transportation and storage use, or wholesale use defined in the Zoning and Development By-law;

"laneway house" has the meaning ascribed to it by section 2 of the Zoning and Development By-law;

"levy" means development cost levy;

"library" means a library generally accessible to the public and no smaller than 50 square meters in floor space;

"parking garage" means all or a portion of a building or structure the principal or intended principal use of which is the parking or storage of motor vehicles but excludes all or a portion of a building or structure that provides no more than four motor vehicle parking or storage spaces accessory to a residential use;

"prime rate" means the floating annual percentage rate of interest established from time to time by the Bank of Montreal, 595 Burrard Street, Vancouver, British Columbia as the base rate that the Bank uses to determine rates of interest charged by it for Canadian dollar loans to customers in Canada and designated by the Bank of Montreal as the prime rate;

"project" means any capital project described in section 2.2;

"Public Authority Use" means a Public Authority use limited to Police Station or Fire Hall;

"replacement housing" has the meaning given to it in section 523D(2.2) of the Vancouver Charter;

"school" means an institution of learning regularly giving instruction to children that is either:

(a) under the jurisdiction of The Board of School Trustees of School District No. 39 (Vancouver) constituted under the School Act, or

(b) accepted by the Ministry of Education of the Province of British Columbia, or its successor in function, as providing instruction equivalent to that furnished in the schools referred to in subparagraph (a) above;

"social housing", for the purposes of section 523D(10)(d) of the Vancouver Charter, means rental housing:

(a) in which at least 30% of the dwelling units are occupied by households with
incomes below housing income limits, as set out in the current “Housing Income Limits” table published by the British Columbia Housing Management Commission, or equivalent publication;

(b) which is owned by a non-profit corporation, by a non-profit co-operative association, or by or on behalf of the city, the Province of British Columbia, or Canada; and

(c) in respect of which the registered owner or ground lessee of the freehold or leasehold title to the land on which the housing is situate has granted to the city a section 219 covenant, housing agreement, or other security for the housing commitments required by the city, registered against the freehold or leasehold title, with such priority of registration as the city may require;

except that in the HA-2 district; in the area of the FC-1 district located north of National Avenue; in the area of the M-1, I-2, RT-3 and RM-3A districts located north of Venables Street, Malkin Avenue and Prior Street, south of Hastings Street, east of Gore Avenue and west of Clark Drive; in the Downtown-Eastside Oppenheimer district; and in the area of the Downtown district denoted as C2 on Map 1 of the Downtown Official Development Plan;

social housing means rental housing:

(d) in which at least one third of the dwelling units are occupied by persons eligible for either Income Assistance or a combination of basic Old Age Security pension and Guaranteed Income Supplement and are rented at rates no higher than the shelter component of Income Assistance;

(e) which is owned by a non-profit corporation, by a non-profit co-operative association, or by or on behalf of the city, the Province of British Columbia, or Canada; and

(f) in respect of which the registered owner or ground lessee of the freehold or leasehold title to the land on which the housing is situate has granted to the city a section 219 covenant, housing agreement, or other security for the housing commitments required by the city, registered against the freehold or leasehold title, with such priority of registration as the city may require.

"surface parking lot" means a parking lot established on the surface of land that has no portion of a building or structure above or below it; and

"temporary building" means a temporary building, structure, or shelter for which a building permit is necessary under the Building By-law.

Table of contents

1.3 The table of contents for this By-law is for convenient reference only, and is not for assistance in interpreting or enforcing this By-law.

Schedules

1.4 The schedules attached to this By-law form part of this By-law.

Severability
1.5 A decision by a court that any part of this By-law is illegal, void, or unenforceable severs that part from this By-law and is not to affect the balance of this By-law.

SECTION 2
LEVY AREAS AND PROJECTS

Levy areas

2.1 Council designates that each area is subject to imposition of a levy under this By-law.

Projects

2.2 Council has determined that:

(a) in the case of capital projects other than replacement housing, development anticipated to take place in each of the areas identified in this Section 2 will contribute to the need to provide one or more of the types of projects set out in the first column of each of sections 2.3 to 2.12 inclusive, in all or part of the applicable area, and having the estimated cost set out in the second column opposite it; and

(b) in the case of replacement housing, development anticipated to take place in each of the areas identified in the first column of each of sections 2.4, 2.5, 2.6, 2.10, and 2.12 will contribute to the need to provide replacement housing, inside or outside the area, and having the estimated cost set out in the second column opposite it.

Arbutus projects

2.3 Projects and estimated costs in the Arbutus area are:

<table>
<thead>
<tr>
<th>Types of Projects</th>
<th>Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Constructing, altering, expanding, or replacing highway facilities</td>
<td>$ 330,000</td>
</tr>
<tr>
<td>Establishing day care facilities, and acquiring property for such Facilities</td>
<td>$ 3,120,000</td>
</tr>
</tbody>
</table>

Burrard Slopes projects

2.4 Projects and estimated costs in the Burrard Slopes area are:

<table>
<thead>
<tr>
<th>Types of Projects</th>
<th>Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Constructing, altering, expanding, or replacing highway facilities</td>
<td>$ 400,000</td>
</tr>
<tr>
<td>Providing and improving park land</td>
<td>$ 3,600,00</td>
</tr>
<tr>
<td>Establishing day care facilities</td>
<td>$ 800,000</td>
</tr>
</tbody>
</table>
and acquiring property for such facilities

| Providing or assisting in providing replacement housing | $ 200,000 |

**Cedar Cottage/Welwyn Street projects**

2.5 Projects and estimated costs in the Cedar Cottage/Welwyn Street area are:

<table>
<thead>
<tr>
<th>Types of Projects</th>
<th>Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Constructing, altering, expanding, or replacing highway facilities</td>
<td>$ 130,000</td>
</tr>
<tr>
<td>Establishing day care facilities, and acquiring property for such facilities</td>
<td>$ 610,000</td>
</tr>
<tr>
<td>Providing or assisting in providing replacement housing</td>
<td>$ 680,000</td>
</tr>
</tbody>
</table>

**Downtown South projects**

2.6 Projects and estimated costs in the Downtown South area are:

<table>
<thead>
<tr>
<th>Types of Projects</th>
<th>Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Constructing, altering, expanding, or replacing highway facilities</td>
<td>$ 4,100,000</td>
</tr>
<tr>
<td>Providing and improving park land</td>
<td>$ 22,100,000</td>
</tr>
<tr>
<td>Establishing day care facilities, and acquiring property for such facilities</td>
<td>$ 7,500,000</td>
</tr>
<tr>
<td>Providing or assisting in providing replacement housing</td>
<td>$ 24,300,000</td>
</tr>
</tbody>
</table>

**Dundas/Wall projects**

2.7 Projects and estimated costs in the Dundas/Wall area are:

<table>
<thead>
<tr>
<th>Types of Projects</th>
<th>Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Constructing, altering, expanding, or replacing highway facilities</td>
<td>$ 0.00</td>
</tr>
<tr>
<td>Providing and improving park land</td>
<td>$ 0.00</td>
</tr>
</tbody>
</table>
## False Creek Flats projects

2.8 Projects and estimated costs in the False Creek Flats area are:

<table>
<thead>
<tr>
<th>Types of Projects</th>
<th>Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Constructing, altering, expanding, or replacing sewage, water, drainage and highway facilities</td>
<td>$20,000,000</td>
</tr>
<tr>
<td>Providing and improving park land</td>
<td>$6,000,000</td>
</tr>
<tr>
<td>Establishing day care facilities, and acquiring property for such facilities</td>
<td>$6,600,000</td>
</tr>
</tbody>
</table>

## Grandview Boundary Industrial projects

2.9 Projects and estimated costs in the Grandview Boundary area are:

<table>
<thead>
<tr>
<th>Types of Projects</th>
<th>Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Constructing, altering, expanding, or replacing sewage facilities</td>
<td>$3,400,000</td>
</tr>
<tr>
<td>Providing and improving park land</td>
<td>$130,000</td>
</tr>
</tbody>
</table>

## Oakridge/Langara projects

2.10 Projects and estimated costs in the Oakridge/Langara area are:

<table>
<thead>
<tr>
<th>Types of Projects</th>
<th>Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Constructing, altering, expanding, or replacing highway facilities</td>
<td>$0.00</td>
</tr>
<tr>
<td>Providing and improving park land</td>
<td>$5,600,000</td>
</tr>
<tr>
<td>Providing or assisting in providing replacement housing</td>
<td>$2,800,000</td>
</tr>
</tbody>
</table>

## South East False Creek projects

2.11 Projects and estimated costs in the South False Creek area are:

<table>
<thead>
<tr>
<th>Types of Projects</th>
<th>Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Constructing, altering, expanding, or replacing sewage, water, drainage and highway facilities</td>
<td>$30,400,000</td>
</tr>
</tbody>
</table>
Triangle West projects

2.12 Projects and estimated costs in the Triangle West are:

<table>
<thead>
<tr>
<th>Types of Projects</th>
<th>Estimated Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Providing and improving park land</td>
<td>$68,900,000</td>
</tr>
<tr>
<td>Establishing day care facilities, and acquiring property for such facilities</td>
<td>$15,900,000</td>
</tr>
<tr>
<td>Providing or assisting in providing replacement housing</td>
<td>$5,200,000</td>
</tr>
</tbody>
</table>

SECTION 3
DEVELOPMENT COST LEVIES

Imposition of levies

3.1 Subject to this By-law, Council imposes, on every person entitled to delivery of a building permit authorizing development in the general area, the levies set out in section 3.

Waiver for for-profit-affordable rental housing

3.1A Notwithstanding section 3.1, Council waives the levy otherwise required under section 3 for construction of for-profit affordable rental housing, which shall mean housing where:

(a) all dwelling units in the building are rental units;

(b) no dwelling units are strata units;

(c) The average size of the dwelling units of each unit type is not greater than:

   (i) 42 square meters for studio units,

   (ii) 56 square meters for one bedroom units,

   (iii) 77 square meters for two bedroom units, and

   (iv) 97 square meters for three bedroom units,

except that the floor area used for stairways within two or three bedroom townhouse units of two or more storeys is excluded from the calculation of maximum unit size;
(d) agreed upon average rents per unit type for initial occupancy do not exceed the following specified rents:

(i) $1,242 per month for studio units,
(ii) $1,561 per month for one bedroom units,
(iii) $1,972 per month for two bedroom units, and
(iv) $2,338 per month for three bedroom units,

except that such rents may be 10% higher than the rents stipulated under this section if the housing is located in the West Area as shown on the map attached to this By-law as Appendix “A”, and rents shall also be adjusted annually on January 1:

i. for all studio, one bedroom and two bedroom units to reflect the change in average rents for studio, one bedroom and two bedroom units built in the City since 2005, as those rents are set out by the Canada Mortgage and Housing Corporation in the Rental Market Report published in the previous calendar year, and

ii. for three bedroom units to reflect the change in average rents for three bedroom units built since the year 2000 as reported on the Canada Mortgage and Housing Corporation’s Housing Market Information Portal website, but, if available, to reflect the change in average rents for three bedroom units built in the City since 2005, as those rents are set out by the Canada Mortgage and Housing Corporation in the Rental Market Report published in the previous calendar year; and

(e) the owner of the property on which such housing is situate has registered against title to that property an instrument, in form and substance, and with priority of registration, satisfactory to the Director of Legal Services, ensuring the initial rents are in accordance with 3.1A (d) and this By-law, and restricting the tenure of such housing to rental for:

(i) the longer of the life of the building in which they are situate and 60 years, or
(ii) such other term to which the City and owner may agree.

Administration of waiver

3.1B The waiver under section 3.1A shall be administered as follows:

(a) rents to be agreed upon shall reflect the rents stipulated in section 3.1A (d) and this By-law at the time of Council’s approval in principle of any zoning by-law required to authorize the development of the site, or at the time the ‘prior-to permit issuance’ letter related to the development permit is issued if no zoning by-law is required to authorize development of the site, and for clarity, the rents to be agreed upon may be lower than the rents stipulated under this By-law,
but may not exceed the rents stipulated under this By-law;

(b) if a triggering event in section 3.1B (a) has already occurred at the time of enactment of this section of the By-law, then the rents to be agreed upon shall be those stipulated in section 3.1A (d) and this By-law at the time of initial occupancy;

(c) notwithstanding section 3.1B (a), rents that may be charged at initial occupancy may be increased annually from the time of the triggering event specified in section 3.1B (a) until initial occupancy in accordance with the annual maximum increases authorized by the province of British Columbia under section 22 of the Residential Tenancy Regulation, B.C. Reg. 477/2003;

(d) any waiver of a development cost levy authorized under section 3.1A is to be calculated and determined at the time of issuance of a building permit authorizing construction of the building subject to the waiver;

(e) a building that qualifies under section 3.1A for a development cost levy waiver shall not forfeit the waiver because other housing otherwise exempt from development cost levies under City by-laws or the Vancouver Charter is also located in the building; and

(f) all units of all unit types must meet all the requirements in section 3.1A (a) and (b), and all units of all unit types must be used to calculate the averages specified in 3.1A (c) and (d), except that a building that contains studio units, one bedroom units and two bedroom units that meet all requirements in 3.1A (a), (b), (c), and (d) qualifies for a waiver for all those units in each of those unit types on a pro rata basis even if the building contains three bedroom units that do not meet the requirements in section 3.1A (d), in which case none of the 3 bedroom units qualifies for the waiver.

Arbutus levies

3.2 The levy for the Arbutus area is to be $0.00 for each square metre of floor area in the development authorized for construction under the building permit, except that for:

(a) an industrial use, the levy is $0.00 for each square metre of such floor area;

(b) a parking garage, the levy is $0.00 for each square metre of such floor area;

(c) a surface parking lot, the levy is $0.00 for each square metre of space available for parking or access to parking;

(d) a day care use, the levy is $0.00 in respect of each building permit;

(e) a temporary building, the levy is $0.00 in respect of each building permit; and

(f) a school use, the levy is $0.00 for each square meter of such floor area.
Burrard Slopes levies

3.3 The levy for the Burrard Slopes area is $0.00 for each square metre of floor area in the development authorized for construction under the building permit, except that for:

(a) an industrial use, the levy is $0.00 for each square metre of such floor area;
(b) a parking garage, the levy is $0.00 for each square metre of such floor area;
(c) a surface parking lot, the levy is $0.00 for each square metre of space available for parking or access to parking;
(d) a day care use, the levy is $0.00 in respect of each building permit;
(e) a temporary building, the levy is $0.00 in respect of each building permit; and
(f) a school use, the levy is $0.00 for each square meter of such floor area.

Cedar Cottage/Welwyn Street levies

3.4 The levy for the Cedar Cottage/Welwyn Street area is $0.00 for each square metre of floor area in the development authorized for construction under the building permit, except that for:

(a) a development including residential use, except for a laneway house, and consisting of a floor space ratio of 1.2 or less, the levy is $0.00 for each square metre of residential floor area;
(b) a laneway house, the levy is $0.00 for each square metre of floor area;
(c) an industrial use, the levy is $0.00 for each square metre of such floor area;
(d) a parking garage, the levy is $0.00 for each square metre of such floor area;
(e) a day care use, the levy is $0.00 in respect of each building permit;
(f) a temporary building, the levy is $0.00 in respect of each building permit; and
(g) a school use, the levy is $0.00 for each square meter of such floor area.

Downtown South levies

3.5 The levy for the Downtown South area is $0.00 for each square metre of floor area in the development authorized for construction under the building permit, except that for:

(a) a parking garage, the levy is $0.00 for each square metre of such floor area;
(b) a surface parking lot, the levy is $0.00 for each square metre of space available for parking or access to parking;
(c) a day care use, the levy is $0.00 in respect of each building permit;
(d) a temporary building, the levy is $0.00 in respect of each building permit; and
(e) a school use, the levy is $0.00 for each square meter of such floor area.

Dundas/Wall levies

3.6 The levy for the Dundas/Wall area is $0.00 for each square metre of floor area in the development authorized for construction under the building permit, except that for:

(a) a parking garage, the levy is $0.00 for each square metre of such floor area;
(b) a surface parking lot, the levy is $0.00 for each square metre of space available for parking or access to parking;
(c) a day care use, the levy is $0.00 in respect of each building permit;
(d) a temporary building, the levy is $0.00 in respect of each building permit; and
(e) a school use, the levy is $0.00 for each square meter of such floor area.”

False Creek Flats levies

3.7 The levy for the False Creek Flats area is $69.86 for each square metre of floor area in the development authorized for construction under the building permit, except that for:

(a) a works yard, the levy is $1.00 for each square metre of such floor area;
(b) a parking garage, the levy is $1.08 for each square metre of such floor area;
(c) a school use, the levy is $5.49 for each square metre of such floor area;
(d) a child care use, the levy is $10.00 in respect of each building permit;
(e) a temporary building, the levy is $10.00 in respect of each building permit;
(f) an Artist Studio Class A and B, the levy is $10.00 in respect of each building permit;
(g) a Community Centre/Neighbourhood House, the levy is $10.00 in respect of each building permit;
(h) a library, the levy is $10.00 in respect of each building permit;
(i) a public authority use, the levy is $10.00 in respect of each building permit; and
(j) a social service centre, the levy is $10.00 in respect of each building permit.
Grandview Boundary Industrial levies

3.8 The levy for the Grandview Boundary area is $0.00 for each square metre of floor area in the development authorized for construction under the building permit, except that for:

(a) a development in a zoning district designated under section 9.1 of the Zoning and Development By-law as “Industrial” or in that area known as “Still Creek” and identified in By-law No. 6654, the levy is $0.00 for each square metre of such floor area that is for any use except a dwelling use, housekeeping unit, or sleeping unit, defined under the Zoning and Development By-law;

(b) a parking garage, the levy is $0.00 for each square metre of such floor area;

(c) a school use, the levy is $0.00 for each square metre of such floor area;

(d) a child care use, the levy is $0.00 in respect of each building permit;

(e) a temporary building, the levy is $0.00 in respect of each building permit;

(f) an Artist Studio Class A and B, the levy is $0.00 in respect of each building permit;

(g) a Community Centre/Neighbourhood House, the levy is $0.00 in respect of each building permit;

(h) a library, the levy is $0.00 in respect of each building permit;

(i) a public authority use, the levy is $0.00 in respect of each building permit; and

(j) a social service centre, the levy is $0.00 in respect of each building permit.

Oakridge/Langara levies

3.9 The levy for the Oakridge/Langara area is $0.00 for each square metre of floor area in the development authorized for construction under the building permit, except that for:

(a) a development including residential use, except for a laneway house, and consisting of a floor space ratio of 1.2 or less, the levy is $0.00 for each square metre of residential floor area;

(b) a laneway house, the levy is $0.00 for each square metre of floor area;

(c) a parking garage, the levy is $0.00 for each square metre of such floor area;

(d) a surface parking lot, the levy is $0.00 for each square metre of space available for parking or access to parking;

(e) a school use, the levy is $0.00 for each square metre of such floor area;

(f) a day care use, the levy is $0.00 in respect of each building permit; and
(g) a temporary building, the levy is $0.00 in respect of each building permit.

**South East False Creek levies**

3.10 The levy for the South East False Creek area is $216.14 for each square metre of floor area in the development authorized for construction under the building permit, except that for:

(a) an industrial use, the levy is $34.55 for each square metre of such floor area;
(b) a parking garage, the levy is $1.08 for each square metre of such floor area;
(c) a surface parking lot, the levy is $156.08 for each square metre of space available for parking or access to parking;
(d) a temporary building, the levy is $10.00 in respect of each building permit;
(e) community energy centre, being an energy supply facility that provides heat energy in the form of hot water to buildings through a thermal distribution network that links the community energy centre with an energy transfer station in each building, and that includes separate loops for the supply and return of heat energy in the form of hot water, the levy is to be $10.00 in respect of each building permit;
(f) an Artist Studio Class A and B, the levy is $10.00 in respect of each building permit;
(g) a child care use, the levy is $10.00 in respect of each building permit;
(h) a Community Centre/Neighbourhood House, the levy is $10.00 in respect of each building permit;
(i) a library, the levy is $10.00 in respect of each building permit;
(j) a public authority use, the levy is $10.00 in respect of each building permit; and
(k) a social service centre, the levy is $10.00 in respect of each building permit.

**Triangle West levies**

3.11 The levy for the Triangle West area is $0.00 for each square metre of floor area in the development authorized for construction under the building permit, except that for:

(a) a parking garage, the levy is $0.00 for each square metre of such floor area;
(b) a day care use, the levy is $0.00 in respect of each building permit;
(c) a temporary building, the levy is $0.00 in respect of each building permit; and
(d) a school use, the levy is $0.00 for each square meter of such floor area.”
Application of levy to less than four dwelling units

3.12 In the Cedar Cottage/Welwyn Street area and Oakridge/Langara area, a levy is payable where a building permit authorizes the construction, alteration, or extension of a building that, after the construction, alteration, or extension, will:

(a) contain less than four self-contained dwelling units;

(b) be put to no other use other than residential use in those dwelling units; and

(c) in the case of an alteration or extension, except for the alteration or extension of a garage into a laneway house, include an addition of 46.5 m² or more of floor area.

Alteration or extension of existing building or structure

3.13 If a development consists only of the alteration or extension of an existing building or structure to increase its floor area, except for the alteration or extension of a garage into a laneway house, the levy applies only to the additional floor area.

Staged development

3.14 If a development takes place in stages authorized by separate building permits, a levy is payable, under sections 3.2 to 3.11, with respect to each such building permit.

Aggregate levy

3.15 If a development includes uses, or buildings or structures, to which different levies apply, the levy for the development is to be the aggregate of them.

Payment of levy by installments

3.16 Rather than paying a levy upon issuance of a building permit, the person responsible for payment of the levy, at the time and as a condition of issuance of the building permit, may:

(a) pay $100.00 to the city; and

(b) post with the city an irrevocable and unconditional letter of credit for the balance of the amount of the levy, together with an amount equal to one year’s interest thereon at a rate that is two percent above the prime rate on the day of application for the building permit, for a term of not less than 12 months.

Realization on security

3.17 The city may realize on the letter of credit referred to in section 3.16, or on any renewal of it:

(a) within 30 days before the date of its expiry unless, before the date 11 months following the date of its issuance, the person who posted the letter of credit or its
renewal posts with the city a renewal or further renewal of the letter of credit on the same terms and conditions as the original letter of credit except that fixing of the prime rate is to occur on the day of renewal or further renewal of the letter of credit; or

(b) if the levy that it secures remains unpaid on the date of issuance of the occupancy permit permitting occupancy of the development in respect of which the levy is payable.

Default in payment of levy installments

3.18 If a levy payable by installments under section 3.16 of this By-law or any portion of it remains unpaid after its due date, Council authorizes the Collector of Taxes to insert the amount of the levy, or unpaid portion, in the real property tax roll as a charge imposed with respect to the parcel or parcels in relation to which the city issued the building permit.

Change in use of excluded floor area

3.19 If the conversion of space that is not floor area to a use that makes it floor area occurs Council deems such space to be floor area as at the date of issuance of the building permit authorizing its development.

Change in use of excluded land or development

3.20 If the development or change of use of land or a building or structure, that is exempt from a levy, makes it subject to a levy, such levy is due and payable at the time of such development, alteration, or change of use.

SECTION 4
REPEAL AND ENACTMENT

Repeal

4.1 Council repeals By-law No.’s 6924, 7342, 7500, 7608, 7630, 7847, 7862, 8332, and 8583.

Force and effect

4.2 This By-law is to come into force and take effect on the date of its enactment except that if the date of enactment occurs before February 1, 2007 then section 3.12 of this By-law is to come into force and take effect on February 1, 2007.

ENACTED by Council this 1st day of February, 2007

(Signed) “Sam Sullivan”
Mayor

(Signed) “Syd Baxter”
City Clerk
SCHEDULE A

Arbutus
SCHEDULE B

Burrard Slopes
SCHEDULE D

Downtown South

DEVELOPMENT COST LEVIES
SCHEDULE E

Dundas/Wall
SCHEDULE F

False Creek Flats
SCHEDULE G

Grandview Boundary Industrial
SCHEDULE H

Oakridge/Langara
SCHEDULE I

South East False Creek
SCHEDULE J

Triangle West
Appendix A

Vancouver Map - East and West Areas