CITY OF PRINCE RUPERT

SEWER REGULATION AND RATES BYLAW NO. 3548, 2024

A BYLAW TO REGULATE THE PROVISION AND USE OF THE SEWER SYSTEM OF THE CITY

The Council of the City of Prince Rupert in open meeting enacts as follows:

PART 1 – INTERPRETATION

Title

1.1. This Bylaw may be cited as "Sewer Regulations and Rates Bylaw, No. 3548, 2024".

Definitions

- 1.2. In this Bylaw:
 - "actual cost" means all charges incurred by the City with respect to the work performed, including, but not limited to invoiced costs for wages, overhead, equipment, materials, contracted services and other miscellaneous charges and including, where applicable, the cost of using City employees and equipment charged at the hourly rates specified in Schedule "A" of this Bylaw, plus a 15% administration fee;
 - "applicant" means an owner making application for sanitary sewer or storm sewer service.
 - "Building Inspector" means the Building Inspector of the City and the Building Inspector's duly authorized representatives.
 - "building sewer" means a sanitary sewer or storm sewer located between a building or structure and the property line of the parcel of land on which it sits.
 - "business premises" means a bank, store, office, service outlet or other undertaking, whether or not it is situated in a commercial zone, not otherwise classified in section 2 of Schedule A of this Bylaw.
 - "capable of connection" means that a parcel of land abuts a street, lane, public right-of way or easement that contains a storm sewer main or a sanitary sewer main as the context requires.
 - "City" means the City of Prince Rupert.
 - "Council" means the municipal council of the City.
 - "dwelling unit" means one or more rooms constituting a unit of living accommodation, used or intended to be used for living and sleeping purposes and containing a sink and cooking facilities.
 - "employee" includes management personnel of the City.
 - "Engineer" means the Director of Operations of the City, or any person appointed by Council to serve in that capacity, and the Director of Operations' duly authorized representatives.

- "industrial waste" means liquid waste from commercial, manufacturing and industrial processes, trade or business.
- "main" means a pipe, including valves, fittings, manholes, cleanouts and other appurtenances thereto other than a service connection, pumping station, treatment plant or lagoon.
- "owner" has the same meaning as in the Community Charter and includes an owner's agent.
- "person" means a natural person, an association, a partnership or a corporation, acting in its own capacity or through a servant, agent or employee.
- "properly comminuted food waste" means solid waste from the domestic and commercial preparation, cooking and dispensing of food and from the handling, storage and sale of produce that is shredded such that all particles will be carried freely under the flow conditions normally prevailing in a sanitary sewer, with no particle greater than one quarter (1/4) inch in any dimension.
- "sanitary sewage" means sewage other than industrial waste.
- "sanitary sewer" means a sewer intended to carry sewage and, for the purposes of section 2.1 of this Bylaw, includes a combined sewer constructed prior to the adoption of this Bylaw.
- "service connection" means a pipe, which may include a cleanout, and the connections and other components necessary to connect any part of a building sewer to a main.
- "sewage" means water-carried waste and includes industrial waste and sanitary sewage.
- "sewer" means a pipe, including valves, fittings, manholes, cleanouts and other appurtenances thereto for carrying storm water and sewage other than a service connection.
- "sewer system" means all sanitary sewers, storm sewers and natural watercourses serving as part of the drainage system, and all appurtenances thereto, including sewers, service connections, pumping stations, treatment plants, lagoons and outfalls within a highway, municipal right-of-way or easement or on municipal property.
- "storm sewer" means a sewer that carries storm water and surface drainage, and for the purposes of section 2.2 of this Bylaw includes a combined sewer constructed prior to the adoption of this Bylaw.
- "user" means a person whose building, structure or premises is connected to the sewer system.

Interpretation

1.3. If any portion of this Bylaw is held to be invalid or illegal, that portion is severed from this Bylaw, and the remaining portion is to be read and construed as separate and distinct from the severed portion.

Schedules

1.4. The schedules attached to this Bylaw form part of this Bylaw and any fee or charge described in a schedule is hereby imposed under this Bylaw.

PART 2 - SERVICE CONNECTIONS

General

- 2.1. The *owner* of a parcel of land *capable of connection* to a *sanitary sewer main* and which contains a building or structure shall connect the plumbing system of each building or structure to the *sanitary sewer main* by means of a *service connection*.
- 2.2. The *owner* of a parcel of land *capable of connection* to a *storm sewer main* and who constructs:
 - (a) a roof area;
 - (b) a storm water drainage system for an existing roof area;
 - (c) a perimeter drainage system for a building or structure; or
 - (d) a drainage system;

on or for a parcel of land shall connect the drainage system to the *storm sewer main* by means of a *service connection*.

- 2.3. The owner of a parcel of land that is not capable of connection to a storm sewer main but is capable of connection to a sanitary sewer main that contains a combined sewer and who constructs:
 - (a) a roof area;
 - (b) a storm water drainage system for an existing roof area;
 - (c) a perimeter drainage system for a building or structure; or
 - (d) a drainage system;

on or for a parcel of land shall connect the drainage system to the *sanitary* sewer main by means of a *service* connection and shall also, notwithstanding section 3.3 of this Bylaw, construct drainage works to enable future connection to a *storm* sewer main.

Connection Application

- 2.4. An *owner* may apply to establish one or more *service connections* to the *owner's* parcel of land by completing the form prescribed by the *Engineer* and paying the applicable fees or charges in Schedule "A" of this Bylaw.
 - 2.5. If establishment of a *service connection* is practicable, the *Engineer* shall construct a *service connection* to the *applicant's* parcel of land.
 - 2.6. If establishment of a *service connection* is not practicable, the *Engineer* shall notify the *applicant* and the *City* shall refund any charges or fees paid by the *applicant*.
 - 2.7. No *person* shall construct a *service connection* other than:
 - a) an employee; or
 - a contractor with the written consent of the Engineer whose work is inspected by an employee.

Individual Connections

2.8. A *service connection* shall not serve, directly or indirectly, more than one parcel, except with the written consent of the *Engineer*.

2.9. Where two or more buildings are situate on a parcel and the parcel is permitted by bylaw to be subdivided such that at least one building would be situate on each resulting parcel, each building shall have a separate *service connection*.

Connection Location

2.10. Where possible, the City shall construct a service connection at a location requested by the applicant. Where the applicant's preferred location is not practicable due to conflict with existing improvements or utilities, the Engineer shall determine the location of the service connection.

Size of Connection

- 2.11. The minimum inside diameter of a new residential *service connection* to a *sanitary sewer main* is one hundred (100) millimetres.
- 2.12. The minimum inside diameter of a new residential *service connection* to a *storm sewer main* is one hundred fifty (150) millimetres.
- 2.13. The minimum inside diameter of a new commercial or industrial *service connection* to a *sanitary sewer main* is one hundred fifty (150) millimetres, unless, in respect of a *sanitary sewer* force *main*, the *Engineer* authorizes otherwise.
- 2.14. The minimum inside diameter of a new commercial or industrial *service connection* to a *storm sewer main* is two hundred (200) millimetres.

Depth of Bury

2.15. Where the depth of the sewer main permits, the minimum depth of bury of a service connection below finished ground elevation is ninety (90) centimetres. Except where the relative elevation of the lowest floor of a building or structure does not permit, the service connection is to be sufficiently deep to provide natural drainage from the lowest floor of a building or structure to the sewer main.

PART 3 – BUILDING SEWERS

Standard and Approval

3.1. The *owner* shall construct a *building sewer* in accordance with the B.C. Plumbing Code and B.C. Building Code and at the *owner's* expense. The *owner* shall not connect the *building sewer* to the *service connection* without the *Engineer's* approval.

Occupancy Permits

3.2. The *Building Inspector* may withhold an occupancy permit until the *building sewer* has been inspected and connected to the *service connection*.

Connection to Service Connection

3.3. An *owner* shall not construct a *building sewer* prior to construction of a *service connection*. The *City* is not responsible for meeting the elevation of or connecting to a *building sewer* installed by an *owner* prior to installation of the *service* connection.

Failure to Connect

3.4. The *Engineer* may, in writing, order an *owner* to connect the *owner's* plumbing system or drainage system to the *sewer system*. Where the *owner* fails to do so within thirty (30) days of receiving notice of the order, the *Engineer* may connect the *owner's* plumbing system or drainage system to the *sewer system* at the *owner's* expense and the *City* shall charge the *owner* the cost thereof. In addition, an *owner* who fails to connect the

owner's plumbing system or drainage system to the sewer system within thirty (30) days of receiving notice of an order commits an offence.

PART 4 – USE OF SEWER SYSTEM

Tampering

- 4.1. No *person* shall connect to the *sewer system* or in any way tamper with, remove or make any alteration to a *sewer*, cleanout, drain, manhole, inspection chamber or other fixture or appurtenance connected with the *sewer system*, except with the prior written consent of the *Engineer*, such consent to be provided only in exceptional circumstances.
- 4.2. No person shall discharge, deposit or throw or cause, allow or permit to be discharged, deposited or thrown into a sewer, plumbing fixture connected thereto, cleanout, drain, manhole, inspection chamber or any other part of the sewer system a substance of any kind whatsoever tending to obstruct or injure the sewer system or to cause a nuisance, or which will in any manner interfere with the proper functioning, maintenance or repair of the sewer system.
- 4.3. No *person* shall, without lawful excuse, break, damage, destroy, uncover, deface, mar or tamper with a part of the *sewer system*.

Open Discharge

4.4. No *person* shall discharge or cause to be discharged into a ditch, drain, creek, stream or other water course sanitary sewage, other contaminated waters, industrial waste, petroleum products, coal tar or any refuse or substance arising from the manufacture of processing of gas or petroleum or other material and products, except with the prior written consent of the *Engineer*.

Restricted Waste

- 4.5. No *person* shall discharge or cause to be discharged storm water or unpolluted drainage water or cooling water into a *sanitary sewer*.
- 4.6. No *person* shall discharge or cause to be discharged into a *storm sewer* any substance other than storm water, unpolluted drainage water and cooling water.

Prohibited Waste

- 4.7. No *person* shall discharge or cause to be discharged into a *sanitary sewer*, a *storm sewer*, a plumbing fixture connected thereto, cleanout, drain, manhole, inspection chamber or any other part of the *sewer system* the following substances, except with the prior written consent of the *Engineer*, such consent to be provided only in exceptional circumstances:
 - (a) gasoline, benzene, naphtha, alcohols and any other flammable or explosive liquids, solids or gases;
 - (b) the contents of liquid waste trucks;
 - (c) the contents of a septic tank;
 - (d) any solid or viscous substance capable of obstructing sewage flow or interfering with the operation of the sewer system, including but not limited to, ashes, cinders, sand, mud, straw, grass clippings, insoluble shavings, metal, glass, rags, feathers, tar, asphalt, creosote, plastics, wood, animal paunch contents, offal, blood, bones, meat trimmings and waste, fish or fowl head, shrimp, crab or clam shells, entrails,

- lard, tallow, baking dough, chemical residues, cannery waste, bulk solids, hair and fleshings, spent grain and hops, whole or ground paper dishes and cups, whole or ground plastic dishes and cups, whole or ground food and beverage containers, garbage and paint residues;
- (e) any noxious or malodorous gas or substance that either singly, or by interaction with other waste, is capable of creating a public nuisance or hazard to life or preventing entry into a sewer or pump station;
- (f) radioactive material, except as permitted under a licence issued by the Canadian Nuclear Safety Commission; and
- (g) any material from a cesspool or septic tank, except at authorized receiving stations.
- 4.8. No *person* shall discharge or cause to be discharged into a *sanitary sewer* the following substances, except with the prior written consent of the *Engineer*, such consent to be provided only in exceptional circumstances:
 - (a) food waste not comminuted to one quarter (1/4) inch or less in any dimension;
 - (b) liquids or vapours having a temperature higher than sixty (60) degrees Celsius;
 - (c) water or waste containing grease, fats, waxes, oils, or any other non-volatile material extracted by hexane from an acidified sample of the water or waste, whether or not emulsified, whose all-inclusive concentration exceeds one hundred fifty (150) milligrams per litre or which contains more than fifteen (15) milligrams per litre of substances derived from petroleum sources, or which contains any substance that may solidify or become discernibly viscous at temperatures above zero (0) degrees Celsius;
 - (d) water or waste whose suspended solids content exceeds six hundred (600) milligrams per litre;
 - (e) water or waste having a pH lower than 5.3 or higher than 9.5 or having any other corrosive property that could reasonably be expected to cause damage or injury to structures, equipment or personnel engaged in the operation or maintenance of the sewage system or to harm or disrupt biological sewage treatment processes, including but not limited to, battery acid or plating acid and waste, copper sulfate, chromium salts and compounds, and salt brine;
 - (f) water or waste containing a toxic or poisonous substance in sufficient quantity to injure or interfere with a *sewage* treatment process or constitute a hazard to humans, animals, fish or other marine life;
 - (g) any material that causes the discharge to suffer or contain:
 - (i) unusual concentrations of inert suspended solids, including but not limited to, fuller's earth, lime slurries and lime residue;
 - (ii) unusual concentrations of dissolved solids, including but not limited to, sodium chloride, calcium chloride and sodium sulfate;
 - (iii) excessive discolouration, including but not limited to, dye waste and vegetable tanning solutions;
 - (iv) unusual biochemical oxygen demand;

- (h) water or waste that, by itself or with other water or waste in the *sewer system*, releases noxious gases, develops colour of undesirable intensity or forms suspended solids in objectionable concentration; and
- (i) water or waste containing substances in concentrations that makes it unamenable to treatment or reduction by the *City's sewage* treatment processes or unamenable to the degree that a *sewage* treatment plant's effluent cannot meet the requirements of another agency with jurisdiction over discharge to receiving waters.

Unpolluted Discharges

- 4.9. No *person* shall discharge or cause to be discharged unpolluted industrial waters into the *sewer system*, a ditch or a natural outlet, except with the prior written consent of the *Engineer*.
- 4.10. Notwithstanding section 4.9:
 - (a) industrial cooling water may be discharged into a storm sewer, ditch or approved natural outlet or water course if the industrial cooling water is pre-treated to remove pollutants, insoluble oils and greases and insoluble suspended using a method designed by a qualified profession; and
 - (b) water from air conditioning, cooling or condensing systems may be discharged into a storm sewer, ditch or approved natural outlet or water course.

Exceptions

- 4.11. Where there exists the possibility that *sewage* or a substance or matter described in sections 4.5, 4.6, 4.7 or 4.8 of this Bylaw will be discharged from a building, structure or premises in contravention of this Bylaw, the *Engineer* may issue a permit authorizing connection of the plumbing system or drainage system of the building, structure or premises to the *sewer system* and discharge of the *sewage* or substance or matter subject to conditions as to quality, treatment and rate of discharge.
- 4.12. The Engineer may require the owner or occupier to install, maintain and operate primary treatment or protective devices that will, in the opinion of the Engineer and the Medical Health Officer, prevent discharge of or neutralize sewage or a substance or matter described in sections 4.5, 4.6, 4.7 or 4.8 of this Bylaw. The permit remains valid so long as, in the opinion of the Engineer and the Medical Health Officer, the primary treatment or protective devices remain sufficient to prevent discharge of or neutralize sewage or a substance or matter described in sections 4.5, 4.6, 4.7 or 4.8 of this Bylaw. Where the permit lapses, the Engineer may, at the owner's expense, disconnect, stop up and close a building sewer or service connection to prevent discharge of the sewage or substance or matter described in sections 4.5, 4.6, 4.7 or 4.8 of this Bylaw.

Rate of Discharge

4.13. If extra capacity has been added to the sewer system to accommodate a user that is a trade, business or industry, the rate or rates of discharge by the user over a twenty-four (24) hour period may not exceed that extra capacity and the Engineer may require a user to install, maintain and operate holding facilities, pumps, valves or flow-regulating or flow-measuring devices that will, in the opinion of the Engineer, prevent the user from exceeding a specified rate of discharge.

Interceptors

4.14. Where the owner or occupier of a parcel of land operates a garage, gasoline service station, vehicle or equipment washing establishment, parking lot or other use that the Engineer determines will result in or is likely to result in discharge of liquid waste containing grease in excessive amounts, flammable wastes, sand, grit, or other harmful substances, the owner or occupier shall install and maintain in continuously efficient operation at all times, at the owner or occupier's expense, grease, oil and sand interceptors. Interceptors are to be located so as to be safely and readily accessible for cleaning and inspection.

Commercial and Industrial Service Connection Sampling Chamber

4.15. Where the *owner* or occupier of a parcel of land operates an industrial or commercial establishment discharging *industrial waste*, the *owner* shall, at the *owner's* expense, install and maintain a chamber on the *service connection* suitable for inspection, sampling and measurement of the discharged waste and of a design approved by the *Engineer*. The chamber is to be located so as to be safely and readily accessible.

Sampling Procedure and Analysis

4.16. All measurements, tests and analyses are to be performed in accordance with the latest edition of "Standard Methods for the Examination of Water and Wastewater", published by the American Public Health Association, American Water Works Association and Water Environment Federation. Samples are to be collected in accordance with customarily accepted methods at a sampling chamber described in section 4.15 of this Bylaw. Where no sampling chamber exists, samples are to be collected from the nearest manhole in the sewer system downstream from the service connection.

Abandonment

4.17. Where an *owner* wishes to permanently remove a *building sewer* serving the owner's land, the *owner* shall make an application to the *Engineer* and pay the applicable fees in Schedule "A" of this Bylaw.

PART 5 - MAINTENANCE

Owner Obligations

- 5.1. The *owner* shall maintain the *building sewer* and the plumbing system or drainage system connected to the *building sewer*.
- 5.2. Where an *owner* suspects there to be an obstruction or defect in the *building sewer* or the *service connection*, the *owner* shall immediately notify the *City* and the *Engineer* shall determine whether the obstruction or defect exists in the *building sewer* or the *service connection*.
- 5.3. If the obstruction or defect exists in the *building sewer*, the *owner* shall pay the call out fee specified in Schedule "A" of this Bylaw and remove the obstruction or repair the defect at the *owner's* expense within ten (10) days. If the obstruction or defect exists in the *service connection*, the *City* shall remove the obstruction or repair the defect at the *City's* expense, unless the obstruction or defect was caused, either through deliberate action or neglect, by the *owner* or occupier, in which case the *City* shall remove the obstruction or repair the defect at the *owner's* expense.

- 5.4. Where the *owner* refuses or neglects to remove an obstruction or repair a defect in the *building sewer* within ten (10) days, the *Engineer* may repair the defect at the *owner*'s expense and the *City* shall charge the *owner* the cost thereof.
- 5.5. Where an obstruction or defect results from the build-up of grease or other material caused, either through deliberate action or neglect, by the *owner* or occupier, the *owner* shall install a cleanout in the *building sewer* at the *owner's* expense and pay the cleanout installation fee in Schedule "A" of this Bylaw.
- 5.6. The Engineer may remove an obstruction or repair a defect in a service connection or sewer main at the owner's expense where the obstruction or defect is caused by tree roots from trees on the owner's parcel of land, and the City may charge the owner the cost thereof.

Illegal Connections and Prohibited Discharges

5.7. The *Engineer* may, at the *owner's* expense, disconnect, stop up and close a *building* sewer connected to a *service connection* without authorization or otherwise in contravention of this Bylaw or a *service connection* discharging into the *sewage system* sewage or a substance or matter prohibited by this Bylaw.

PART 6 – CHARGES

Rates

6.1. The *owner* or occupier of a parcel of land shall pay the applicable rates and charges in Schedule "A" of this Bylaw.

Extra Treatment Charges

6.2. Where the discharge of *sewage*, water or waste exceeds the limits for suspended solids or biochemical oxygen demand in sections 4.7 or 4.8 of this Bylaw, or where in the opinion of the *Engineer* the discharge of grease is excessive, and where these discharges are authorized by a permit under section 4.11 of this Bylaw, the *owner* or occupant shall pay the extra treatment charge in Schedule "A".

Outstanding Fees and Charges Added to Taxes

6.3. All fees, charges, rents and rates, including charges for works or repairs undertaken by the *City* due to an *owner* or occupier's failure to carry out necessary works or repairs, not paid on or before the thirty-first (31st) day of December in any year are subject to the late fee in Schedule "A" and are deemed to be taxes in arrears in respect of the parcel(s) of land concerned, such amounts to be recovered, with interest, in the same manner as ordinary municipal taxes upon land in accordance with the *Community Charter* and *Local Government Act*.

PART 7 - ACCESS AND INSPECTION

General

7.1. The Engineer, Building Inspector and an employee authorized by the Engineer or Building Inspector may, at all reasonable times, enter onto any property to ascertain whether a person is in compliance with this Bylaw and any order, direction or notice given under this Bylaw.

PART 8 – LIABILITY

General

8.1. The *City* is not liable for injury or damage to a *person* or property arising or occurring from the use of the *sewer system*.

Failure of Sewer System

8.2. The *City* is not liable for failure of the *sewer system*, whether from natural causes or accident or from any other causes whatsoever, and the *City* is not liable for injury or damage arising from or occurring as a result of such failure.

PART 9 – OFFENCES

General

- 9.1. A *person* who contravenes a provision of this Bylaw, or who causes, suffers, or permits any act or thing to be done in contravention of a provision of this Bylaw, or who neglects or refrains from doing anything required to be done by a provision of this Bylaw or who fails to comply with an order, direction or notice given under this Bylaw commits an offence and is liable on conviction to a fine not exceeding FIFTY THOUSAND DOLLARS (\$50,000.00).
- 9.2. Where an offence under this Bylaw is of a continuing nature, each day that the offence continues or is permitted to exist constitutes a separate offence.
- 9.3. Nothing in sections 9.1 and 9.2 of this Bylaw affects any other right or remedy of the *City* in respect of a violation of a provision of this Bylaw.

PART 10 – ADMINISTRATION

Reference to Other Bylaws or Enactments

10.1. Reference to any bylaw or enactment is a reference to that bylaw or enactment as consolidated, revised, amended, re-enacted or replaced unless otherwise expressly provided.

Notice

10.2. Where the *Engineer* is required to give notice, notice is sufficiently given if it is sent to the *owner* by mail, left with the *owner* or deposited in the mailbox at the *owner's* residence or place of business.

Commencement

- 10.3. This Bylaw comes into force on adoption.
- 10.4. Despite section 10.3 and Schedule "A" of this Bylaw, during 2024 the fees set out in Schedule "A" of Sewer Regulations and Rates Bylaw No. 3067, 1998 are deemed to apply to this Bylaw notwithstanding the repeal of Sewer Regulations and Rates Bylaw No. 3067, 1998.

Repeal

10.5. Sewer Regulations and Rates Bylaw No. 3067, 1998 is repealed.

READ A FIRST TIME this <u>9th</u> day of <u>December</u> , 2024.
READ A SECOND TIME this this 9th day of December, 2024.
READ A THIRD TIME this <u>9th</u> day of <u>December</u> , 2024
READ A FOURHT & FINAL TIME this 11th day of December, 2024.
Mayor
Mayor
Corporate Officer

This Bylaw was adopted by Council.

To view the signed original,
contact City Hall Administration at
(250) 627 0934 or email
cityhall@princerupert.ca

SCHEDULE "A"

Sewer Regulation and Rates Bylaw No. 3548, 2024

FEES AND CHARGES

The fees, rates, and charges listed in items 1 through 4 of this Schedule include a 2% Asset Management Reserve Fee.

	2024	2025	2026	2027	2028	
1. Metered Sewer Rates – Billed Mont	1. Metered Sewer Rates – Billed Monthly					
Sewer User Fee based on Water Consumption Ratio	94%	104%	116%	128%	111%	
Minimum charge to any metered customer	\$47.62	\$55.24	\$64.08	\$74.33	\$86.22	
Restaurants & Liquor Establishment will be a minimum charge of	\$68.78	\$79.78	\$92.54	\$107.35	\$124.53	
Except for hotels/motels, which will pay a minimum charge of	\$79.37	\$92.07	\$106.80	\$123.89	\$143.71	

2. Fixed Rate Approved Sewer Users with Metered Water - Billed Quarterly					
Municipal Recreation Centre	\$1,879.10	\$2,179.76	\$2,528.52	\$2,933.08	\$3,402.37
Industrial	\$942.80	\$1,093.65	\$1,268.63	\$1,471.61	\$1,707.07
Business under 10 employees	\$110.40	\$128.06	\$148.55	\$172.32	\$199.89
Business over 10 employees	\$379.93	\$440.72	\$511.24	\$593.04	\$687.93
Light Industry	\$190.51	\$220.99	\$256.35	\$297.37	\$344.95

Where sewer waste is filtered by means of a septic tank approved by the City, the user charges set out above will be reduced by fifty percent.

3. Residential Sewer Rates – Billed A	nnually				
Residential House Per Dwelling	\$529.32	\$614.01	\$712.25	\$826.21	\$958.40

4. User Rates Non Metered – Billed Qu	uarterly				
Residential Building with single Owner/Strata for greater than 20 Dwellings – per dwelling	\$132.32	\$153.50	\$178.06	\$206.55	\$239.60
Apartment Building – per unit	\$196.50	\$227.94	\$264.41	\$306.72	\$355.80
Bank	\$454.02	\$526.66	\$610.93	\$708.68	\$822.07
Business Under 10 employees	\$363.84	\$422.05	\$489.58	\$567.91	\$658.78
Business Over 10 employees	\$454.02	\$526.66	\$610.93	\$708.68	\$822.07
Church/Religious Meeting Place	\$188.82	\$219.03	\$254.07	\$294.72	\$341.88
Day Care Centre	\$454.02	\$526.66	\$610.93	\$708.68	\$822.07
Licenced Premises	\$992.90	\$1,151.76	\$1,336.04	\$1,549.81	\$1,797.78
Multi family dwelling, greater than 3 units - per unit	\$196.25	\$227.65	\$264.07	\$306.32	\$355.33

5. Service Connection Fees					
Residential Storm Connection (or actual cost if lower than this fee)	\$2,782.00	\$4,500.00	\$4,500.00	\$4,500.00	\$4,500.00
Residential Sewer Connection (or actual cost if lower than this fee)	\$2,782.00	\$4,500.00	\$4,500.00	\$4,500.00	\$4,500.00
Non-Residential Storm Connection	actual cost	actual cost	actual cost	actual cost	actual cost
Non-Residential Sewer Connection	actual	actual	actual	actual	actual
Non-ivesidential Sewer Connection	cost	cost	cost	cost	cost

6. Inspection Fees					
In addition to the connection fees, a separate inspection fee will be levied for each connection.	\$277.00	\$289.00	\$302.00	\$317.00	\$425.00

If both storm and sanitary connections are inspected at the same time and in the same trench, then only one connection fee will be charged.

7. Abandonment Fees					
Abandon service to the Sanitary main	actual	actual	actual	actual	actual
Abandon service to the Sanitary main	cost	cost	cost	cost	cost
Abandon service to the Storm main	actual	actual	actual	actual	actual
Abandon service to the Storm main	cost	cost	cost	cost	cost

If both Storm and Sanitary are combined then only one abandonment fee will apply.

8. Inspection Chamber					
Residential Inspection Chamber – Sanitary Sewer	\$1,500.00	\$750.00	\$900.00	\$1,000.00	\$1,300.00
Non-Residential Inspection Chamber –	actual	actual	actual	actual	actual
Sanitary Sewer	cost	cost	cost	cost	cost
Residential Inspection Chamber – Storm Sewer	\$1,500.00	\$750.00	\$900.00	\$1,000.00	\$1,300.00
Non-Residential Inspection Chamber –	actual	actual	actual	actual	actual
Storm Sewer	cost	cost	cost	cost	cost

9. Sanitary Sewer or Storm Sewer Cal	l Out Fees				
During regular working hours (8:00 AM to 4:00 PM Monday to Friday except Statutory holidays) and regular working days	\$53.00	\$53.00	\$55.00	\$58.00	\$78.00
Outside regular working hours – per occurrence	\$300.00	\$314.00	\$328.00	\$344.00	\$461.00

10. Actual Cost Hourly Rates						
Clerical & First Aid Attendant	\$96.00	\$96.00	These hourly rates are subject to			
Engineering Technologist	\$94.00	\$94.00	change annually, starting 2026,			
Equipment Operator I	\$91.00	\$91.00	based in part on Collective			
Equipment Operator II	\$103.00	\$103.00	Agreement Bargaining.			
Foreman	\$106.00	\$106.00				
Labourer	\$91.00	\$91.00				
Mechanic/Welder	\$118.00	\$118.00				
Utility Foreman	\$113.00	\$113.00				
Other	\$91.00	\$91.00				
City Vehicles and Equipment	specified in as published	The hourly rental rate for the vehicle or equipment as specified in the current year's Blue Book Rental Rate Guide as published by BC Road Builders and Heavy Construction Association in partnership with the MOTI				

10. Other Work

Any work carried out by the *City* at the request of an *owner* and with the approval of the *Engineer* in relation to the *service connection* and not otherwise provided in this Schedule "A", such as relocating or altering existing services, installing a different type of equipment, device or service box, raising a manhole, or other modifications to *City* utilities on or near the *owner's* parcel of land shall be charged to the *owner* at *actual costs*.

11. Billing and Early Payment Reward

Accounts paid in full by the due date on the Billing Statement may be entitled to receive a ten percent (10%) reduction. Any payments received after the close of business day at Prince Rupert City Hall on the due date are not eligible for the discount. Payments made at a Financial Institution must be received by the City on or before the applicable due dates in order for the customer to qualify for the discount. Non receipt of the utility bill will not be recognized as a valid excuse for failure to pay the rates when due.

12. Unpaid Fees and Charges

Any amounts imposed under this Schedule remaining unpaid on the thirty-first (31st) day of December in any year shall be deemed to be taxes in arrears in respect of the parcels of land concerned and such sums shall be recovered with interest, in the same manner as ordinary municipal taxes upon land in accordance with the applicable provisions of the Community Charter and Local Government Act.