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CITY OF BURNABY

BYLAW NO. XXXXX

A bylaw to establish waivers and reductions for amenity cost charges and development cost charges

The Council of the City of Burnaby enacts as follows:

PART 1 - CITATION

1.1 This bylaw may be cited as BURNABY WAIVERS AND REDUCTIONS OF AMENITY COST CHARGES AND DEVELOPMENT COST CHARGES BYLAW 2024.

PART 2 - DEFINITIONS AND INTERPRETATION

2.1 For the purposes of this **bylaw**, the words or phrases that are not defined in this section shall have the meaning ascribed to them in the **Zoning Bylaw**.

2.2 In this **bylaw**, unless the context otherwise requires:

"ACC bylaw"	means an amenity cost charges imposition bylaw enacted by Council , as amended or replaced from time to time
"affordable housing"	means any one of the classes of affordable housing prescribed in section 2 of the <i>Prescribed Classes of Affordable Housing</i> <i>(Local Government Act) Regulation</i> for the purposes of section 570.4(5) of the <i>Local Government Act,</i> but excludes any rental dwelling units provided in accordance with Stream 1 or Stream 2 of the Rental Use Zoning Policy
"amenity cost charges" or "ACC"	means an amenity cost charge payable by a person to the City pursuant to a ACC bylaw
"City"	means the City of Burnaby
"Council"	means the Council of the City

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"DCC bylaw"	means any development cost charges imposition bylaw enacted by Council , as amended or replaced from time to time		
"development cost charges" or "DCC"	means a development cost charge payable by a person to the City pursuant to a DCC bylaw		
"government business enterprise"	means a person that:		
	(a) is a wholly-owned subsidiary of a post- secondary institution; and		
	 (b) carries on, pursuant to authority delegated to it by that post-secondary institution, the business of providing not-for-profit student rental housing for and on behalf of that post- secondary institution 		
"not-for-profit student rental housing"	means sleeping units or dwelling units that meet all of the following criteria:		
	 (a) owned by or leased to, and operated by, a post-secondary institution or by a government business enterprise on behalf of such post-secondary institution at the time of any application for, or issuance of, a reduction of development cost charges or amenity cost charges, as the case may be; 		
	(b) nurnose-built to provide rental		

- (b) purpose-built to provide rental housing for faculty, staff, students, or other persons affiliated with that **post-secondary institution** and their families;
- (c) operated on a cost recovery basis; and
- (d) governed by the terms of a housing agreement and Section 219 covenant entered into with the **City** which restricts the use of the development

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in accordance with the above criteria for a period of at least 60 years

"post-secondary institution"	means:		
	(a)	British Columbia Institute of Technology; or	
	(b)	Simon Fraser University	
"Rental Use Zoning Policy"	Zonir Marc	s the City's Finalized Rental Use ng Policy approved by Council on h 9, 2020, as amended or replaced time to time	
"Zoning Bylaw"		s the <i>Burnaby Zoning Bylaw, 1965</i> , nended or replaced from time to time	

PART 3 - WAIVER OR REDUCTION OF AMENITY COST CHARGES

3.1 Subject to Section 3.2 of this **bylaw**, the **City** will, for a development containing **not-forprofit student rental housing**, reduce by 50% the **amenity cost charges** that are otherwise payable in respect of the **not-for-profit student rental housing**.

3.2 No reduction pursuant to Section 3.1 shall be granted unless the application for a reduction has been submitted to and approved by the City as fulfilling all of the eligibility requirements and conditions for a reduction of **amenity cost charges** as set out in this **bylaw**.

PART 4 - WAIVER OR REDUCTION OF DEVELOPMENT COST CHARGES

4.1 Subject to Section 4.3 of this bylaw, the City will, for a development containing **affordable** housing, waive the **development cost charges** that are otherwise payable in respect of all the **affordable housing** within the development.

4.2 Subject to Section 4.3 of this **bylaw**, the **City** will, for a development containing **not-forprofit student rental housing**, reduce by 50% the **development cost charges** that are otherwise payable in respect of the **not-for-profit student rental housing**.

4.3 No waiver pursuant to Section 4.1 or reduction pursuant to Section 4.2 shall be granted unless the application for a waiver or reduction, as applicable, has been submitted to, and approved by the City as fulfilling all of the eligibility requirements and conditions for a waiver or a reduction, as applicable, of **development cost charges** as set out in this **bylaw**.

PART 5 - SEVERABILITY

5.1 If any definition, section, subsection, paragraph, subparagraph, clause or phrase in this **bylaw** is held invalid by a Court of competent jurisdiction, the invalid definition, section,

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subsection, paragraph, subparagraph, clause or phrase must be severed and the remainder of this **bylaw** is deemed to have been adopted without the severed definition, section, subsection, paragraph, subparagraph, clause or phrase.

Read a first time this	day of	, 2024
Read a second time this	day of	, 2024
Read a third time this	day of	, 2024
Reconsidered and adopted this	day of	, 2024

MAYOR

CORPORATE OFFICER