

## Bylaw 76

MULTIPLE OCCUPANCY WATER REGULATIONS BYLAW – a bylaw to respecting multiple occupancy developments on land in the area comprising the District.

Adopted: October 17, 1988

- (a) “Unit” shall mean any dwelling unit, commercial unit or industrial unit.
- (b) “Dwelling Unit” shall mean any room or suite of rooms used or intended to be used as a place of habitation by one or more persons and a dwelling unit shall include, without prejudice to the said generality, a single-family dwelling, a trailer, a mobile home and a self-contained room or suite of rooms in a building.
- (c) “Commercial Unit” shall mean any unit of divided space for which the use is the provision for the selling of goods and services, for the servicing and repair of goods or for commercial office functions, including retail sales, commercial education and entertainment services, household services and all associated repairs, other personal and non-personal services, and administrative, commercial and professional offices.
- (d) “Industrial Unit” shall mean any unit of divided space for which the use is the provision for the processing, fabricating, testing, servicing, repairing or wrecking or salvaging of goods and materials, and the selling of heavy industrial equipment.
- (e) “Multiple Occupancy” shall mean any land or building upon or in which are more than one unit of whatever kind.

1. Every owner of any lands on which it is proposed to locate a multiple occupancy development shall, prior to the start of any construction, submit proper engineering plans of his multiple occupancy development to the District for approval. The said plans shall show the proposed location of all construction including residential, service and communal buildings, and the detailed layout of all proposed water pipelines, fire hydrants, meters, fittings and appurtenances, and the detailed layout of the proposed service roads and sewer and drainage services, all such layouts to be in conformity with standards established and required by the various regulating authorities.

2. The owners of the said multiple occupancy development shall be responsible for the installation to approved standards of the aforementioned utilities at no cost to the District, and shall operate in a manner satisfactory to the authorities concerned.

3. Where it is necessary to augment the capacity of existing District works in order to meet the immediate requirements of the proposed multiple occupancy development, every owner shall be required to install, at his own cost, certain supplementary works required to ensure an approved water supply to his premises.

4. The owners of multiple occupancy developments shall not extend or otherwise modify their operations unless the proposed extensions or modifications have been submitted, as described above, and have been approved by the Trustees of the District.

5. The District may require the owners of any multiple occupancy development to modify or improve any installation up to generally accepted and required standards, the cost of any such modification or improvement to be met by the said owners, the work to be carried out within the time specified in a written notice to be served by the District.

6. Every person who disobeys or fails to comply with any provision of this bylaw shall be guilty of an offence and liable on summary conviction to a fine not exceeding Two Thousand Dollars (\$2,000.00) or to imprisonment not exceeding sixty days, or to both.

7. This bylaw may be cited as the "MULTIPLE OCCUPANCY WATER REGULATIONS BYLAW".

INTRODUCED and given first reading by the Trustees on the 17<sup>th</sup> day of October 1988.

RECONSIDERED and finally passed by the Trustees on the 17<sup>th</sup> day of October 1988.