Being a by-law pursuant to Section 642 of the "Municipal Act" to establish conditions for the extension of a sewer main.

The Council of the Corporation of the Village of Salmo, in open meeting assembled, enacts as follows:-

- 1. Where an application for a sewer service has been made and the service cannot be provided unless a main is extended, such extension shall be made on the following conditions:-
 - (a) In the case of a new subdivision or a new area, it shall be the responsibility of the applicant, or the developer, (these two terms are synonymous for the purposes of this by-law) to provide at his entire expense.
 - (1) all the new mains within the subdivision or area; and
 - (2) the necessary extension of the municipal main to reach the subdivision; or the property where the service is required.
 - (b) When the main has been extended pursuant to Section 1(a) (2) of this by-law, the developer shall be entitled to a refund for each service connection made to the said extension, and the refund shall be equal to the quotient of fifty (50) feet and the number of feet of extension paid for by the developer, expressed as a percentage of the total cost, to the developer, of the extension.
 - (c) The amount of the refund payable under Section (1) (b) shall be collected from the applicant for the service connection or main extension as the case may be, and shall then be paid to the developer.
 - (d) No refund shall be made after five (5) years after completion of the extension, and in no case shall the total refunds exceed the amount of the charges borne by the developer under this by-law.
 - (e) Every extension and every collection main and all work carried out under this by-law shall be of a standard satisfactory to the Municipal Engineer or Superintendent and shall be under the supervision of the said Engineer or Superintendent, and the developer shall advise the Council in writing before construction of an extension is commenced.
 - (f) The Village of Salmo shall not be required to contribute to any extension constructed pursuant to this by-law.
- 2. Nothing in this by-law shall exempt any person from the connection fees payable under any other by-law of the municipality.

3. This by-law may be cited for all purposes as the "Village of Salmo Sewer Extension By-law No. 248, 1981".

READ a	first	time	this	10+h	don				
					200 m		March	,	1981.
R'AD a	second	time	this	10th	day	of	March		1001
READ a	third	timo	thia	1041	•			,	1981.
	oII d	OTHE	THIS	IUTh	day	of	March		1991

I hereby certify that this is a true and correct copy of By-law No. 248 cited as the "Village of Salmo Sewer Extension By-law No. 248, 1981" as read a third time by Council on the 10th day of March, 1981.

Clerk

RECEIVED the APPROVAL of the Inspector of Municipalities this 3rd day of April

, 1981.

RECONSIDERED and ADOPTED

this 26th day of May

, 1981,

I hereby certify this to be a true copy of the "Village of Salmo Sewer Extension By-law No. 248, 1981".

Mayor

Clank

Clerk

A true copy of By-Law No. 248
registered in the office of the Inspector
of Municipalities this 15th day of

Deputy Inspector of Municipalities