Supplementary Order Paper

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HOUSE OF REPRESENTATIVES

Tuesday, the 3rd Day of December 1968

MUNICIPAL CORPORATIONS AMENDMENT BILL

Further Proposed Amendments

Clause 20: To omit the definition of the term "unreinforced masonry" in subsection (1) of the proposed section 301A, and substitute the following definition:

"'Unreinforced masonry' means masonry classified as unreinforced masonry by Chapter 9.2: 1964 of the said bylaw.

Clause 27: To omit paragraph (a) of subsection (1) of the proposed section 351BE, and substitute the following paragraph:

"(a) Where a water-supply system or drainage system or sewage-disposal system is available to service the subdivision, to supply and lay within the subdivision necessary pipes for water supply and drains, as the case may be, to the satisfaction of the Council, and either—

"(i) To connect those pipes or drains with the water-supply system, drainage system, or sewage-

disposal system, as the case may be; or

"(ii) To pay, or enter into a binding contract to pay, to the Council such amount as the Council considers fair and reasonable for or towards the cost of providing water, drainage, or sewer connections from that water-supply system, drainage system, or sewage-disposal system, as the case may be.

To omit subparagraph (ii) of paragraph (b) of the same subsection, and substitute the following subparagraph:

"(ii) To supply and lay within the subdivision pipes for water supply or drains, as the case may be, to the satisfaction of the Council.

EXPLANATORY NOTE

Clause 20: This amendment is a drafting one only. It gives a more accurate reference to the definition of "unreinforced masonry" as contained in the Standard Model Building Bylaw.

Clause 27: The amendment to paragraph (a) of the proposed section 351_{BE} (1) makes it clear that the Council may require the subdivider to provide pipes for water supply and drains and lay them to the satisfaction of the Council, and may require the pipes and drains laid within the subdivision to be connected with any existing water-supply, drainage, or sewage-disposal systems. This is the intention of the provisions of the Bill, and the amended wording gives better effect to that intention, and also follows more closely a corresponding provision in section 125 (5) of the Public Works Act 1928.

This amendment was agreed to in principle by the Local Bills Committee but was inadvertently omitted when the Bill was reported back from that Committee.

The new paragraph (b) (ii) of the proposed section 351BE (1) is a drafting amendment only, and is intended to bring the wording of that paragraph into line with that of the new paragraph (a).