



DEPARTMENT OF ENVIRONMENT

ATTENTION:

March 26, 1976.

DIRECTOR AND SURVEYOR-GENERAL.....
FIELD OPERATIONS DIVISION.....
LEGAL SURVEYS DIVISION.....
MAP PRODUCTION DIVISION.....

CIRCULAR LETTER TO ALL BRITISH COLUMBIA LAND SURVEYORS

Dear Sir:

The procedures for applying to include Crown owned former water areas in a subdivision (*Sec. 53 of Land Act*) and to include Crown land in a subdivision to provide public access to it, (*Sec. 72 of Land Act*) are covered by circular letters numbered 219 and 220 respectively.

Please be advised that the following published regulation authorizes the charging of a fee for this service:

"B.C. Reg. 166/76

LAND ACT

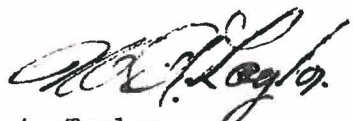
ORDER IN COUNCIL 645, APPROVED AND ORDERED FEBRUARY 24, 1976

Pursuant to the Land Act, and upon the recommendation of the undersigned, the Lieutenant-Governor, by and with the advice and consent of the Executive Council, orders that the Land Act Regulations made by Order in Council 4160, approved December 13, 1973, and published in the Gazette as B.C. Reg. 488/73, be amended by the addition of the following fees payable to the Minister of Finance:

- "(g) For processing an application under section 10(c) of the Land Act, \$25.
- "(h) For processing an application under section 53 of the Land Act, \$100.
- "(i) For processing an application under section 72 of the Land Act, \$100. "

When application is being made to the Director of Land Management, by the subdividor or his agent the initial application must be accompanied by this fee, made payable to the Minister of Finance.

The certificate under Sec. 53 - Land Act should be altered in regard to provision for signature of the Minister, to recognize his proper title of, Minister of Environment.


W. A. Taylor,
Acting Surveyor-General.