

three, four, five, six, seven, eight, nine, ten and eleven, and lots A, B, C, D, E, F, G, H, I and K. Block twelve; one-fourth or twenty-five per cent. of the cost of such works shall be imposed upon the lots, severally, composing the west half of all of said blocks numbers three, four, five, six, seven, eight, nine, ten and eleven; the remaining one-fourth, or twenty-five per cent. of the cost of such works shall be imposed upon the lots, severally, composing blocks fourteen, fifteen, sixteen, seventeen, eighteen, nineteen, twenty, twenty-one and twenty-two. Each lot above named shall bear its respective proportion of said cost above specified, irrespective of any valuation of any improvement upon it, and the amount of money necessary to be collected in each year upon each of said lots to meet the amount so to be severally imposed upon it, shall be certified by the Secretary of said Commissioners of Arundel-on-the-Bay, upon an order and finding of said Commissioners to be duly entered of record, as to the amount to be charged against such lot for that year as its due share of the cost of said work to be raised that year, to the County Commissioners of Anne Arundel County, who shall extend the several amounts against the several lots as and so specified as a tax upon each of said several lots, in a separate column, and which amounts, severally, shall be collected as other taxes are collected in said Arundel-on-the-Bay, as hereinafter provided, and when collected shall be paid to the Treasurer of said town of Arundel-on-the-Bay. After any lot named in said section number thirty-one has been assessed for its respective proportion of the entire cost of any improvement for the protection and preservation of the water front of said town, and the same has been fully paid, such lot shall be relieved from any further special assessment or special tax for the cost of such improvement, and if for any reason, after the final special assessment to pay the cost of such improvement, there shall be a deficiency in collection of such special assessments or special taxes to pay the cost of such improvements in full, then such deficiency shall be paid out of the general funds of the town in the hands of the Treasurer. Upon the contract for such improvement being made, the Commissioners shall make an apportionment of said cost to each lot described in said Section thirty-one, and it shall be the right of any owner of any of said lots to pay to the Treasurer of said town the amount apportioned to his lot as its share of said cost, with 5 per cent. interest thereon from the date of the first issue of bonds hereunder, and for thirty days after date of payment, either in cash or in the bonds of said town, which shall be taken at

Proportion of
cost assessed
each lot owner