Form No. 169.

said corporation.

## By=Law of Municipal Corporation

(MADE IN DUPLICATE)

By-Law No. 152

To authorize the borrowing of certain moneys from **The Royal Bank of Canada** to meet the current expenditure of the Corporation of the <u>vistrict</u> of <u>turnaty</u> for the year 191

WHEREAS it is necessary to borrow the sum of ine hundred and fifty thousand

dollars from **The Royal Bank of Canada** to meet the now current expenditure of the Corporation until such time as the taxes to be levied therefor can be collected.

BE IT THEREFORE ENACTED by the Municipal Council of the Corporation of the District of erusian as follows:

1st. That the <u>Reave</u> of the said

Corporation, be and they are hereby authorized under the seal of the Corporation to borrow from **The Royal Bank of Canada** the sum of <u>one kundred and fifty thousand</u> dollars as the same may be required from time to time to meet the now current expenditure of the

2nd. That the said house with the Treasing aforesaid, be, and they are hereby authorized to pay or allow to the said Bank interest on the said sum of <u>One bundred and fifty Dounand----</u>dollars at the rate of <u>rix</u> per cent. per annum, which may be paid or allowed in advance by way of discount or otherwise howsoever as they may deem best.

3rd. That the said sum of the hundrad and fifty thousand - -

dollars so to be borrowed shall be made payable on or before the <u>first</u> day of <u>uly</u> next, and the promissory note or notes of the said corporation, if any, given therefor, if made payable before the said <u>isst</u> day of <u>uly</u> <u>next</u>, may be renewed by the said <u>eave</u> and <u>lark</u> and Treasurer from time to time, but no renewal thereof shall fall due later than the said

next. day of \_\_\_\_\_\_\_

4. That the promissory note or notes of the said Corporation, sealed with the Corporate Seal and signed by the \_\_\_\_\_\_\_\_\_\_ and Treasure of the said Corporation be given from time to time as required, in security for the amounts borrowed from time to time under the provisions of this By-law.

5th. That the giving of such renewal note or notes, as aforesaid, shall not be deemed satisfaction to the said Bank of the said advance or interest, but as evidence only of indebtedness.

Passed in open Council this day of \_\_\_\_\_\_ Reconsidered and finally perof March 1913. C. Reeve or May (As the case may be) SEAL Clerk.