CORPORATION OF THE DISTRICT OF BURNABY.

BY-LAW NO.477.

A BY-LAW establishing areas and classifications for building restrictions, and fixing building lines.

WHEREAS it is expedient and in the interest of the public health, safety and convenience to establish areas and classifications for building restrictions and to fix building lines within the area contained in those portions of the Municipality of Burnaby within the area contained in District Lot Ninety Three (93)

NOW THEREFORE the Municipal Council of the Corporation of the District of Burnaby enacts as follows:

l. In this By-law unless the context otherwise requires "BULLDING" shall not include the steps to a building.

"LOT" shall mean any one of the portions or subdivisions into which a block of land has been divided.

"CORNER LOT" shall mean a parcel of land at the intersection of two streets.

"PRIVATE GARAGE" shall mean one in which no business, service, or industry connected directly or indirectly with motor vehicles is carried on.

"PUBLIC GARAGE" shall mean any garage not included in the definition of "Private Garage"

- 2. For the purpose of this By-law that portion of the Municipality of Burnaby within the area contained in District Lot Ninety three (93) Group One (1) New Westminster District, shall be considered to be and is hereby divided and classified into areas as follows:
- (a) "RESIDENTIAL AREAS" are those portions of said Municipality not shown colored RED on the plan attached hereto and hereby incorporated herewith.
- (b) "COMMERCIAL AREAS" which are those portions of said Municipality shown colored RED on said plan.

- 3. The said areas are hereby declared, established and defined as "RESIDENTIAL" and "COMMERCIAL" respectively.
- 4. No person shall erect or maintain a building within any of said residential areas for any purpose other than that of a private dwelling house, without stables, private garage, coach house, greenhouses and necessary cutbuildings or a building in which the occupant has an office as a Physician, Surgeon, Lawyer, Dentist, Artist or Musician, or a Church, School, Library, Public Museum, Philanthropic or eleemosynary institution (other than a correctional institution) railway passenger station, Nursery, Greenhouse, Barn or a Club (other than a club where the chief activity is a service carried on as a business) or any other building the use of which is necessary customary or incident to the use of any of the foregoing buildings.
- 5. No person shall erect, maintain, or occupy a factory or warehouse or a building partly one and partly the other within any of the said Residential or Commercial areas.
- 6. No person shall erect a public garage, public stable, shop or store, or a building partly one and partly the other, or any apartment or tenement house within any of said Residential areas.
- 7. No person shall erect a building on any parcel of land within any of the said Residential areas at a less distance than Twenty (20) feet from the street or road upon which such parcel fronts.
- 8. In the case of corner lots within a residential area the building line, defined in Section Seven (7) shall be adhered to on the side of the lot known as the front, or smallest measurement of such lot in accordance with the original plan on file in the Land Registry Office on and prior to the coming in force of this By-kaw, provided that where any lot extends from one street to another street it shall be deemed to front on both streets.

- 9. No person shall keep or maintain within any of the said Residential areas more than one hundred (100) head of poultry or more than one (1) cow, or more than two (2) goats and no person shall keep or maintain within any of the said Residential areas any ducks, geese, he-goats or swine. Provided that the provisions of this section shall not apply to any parcel of land having an area of One (1) acre or more and provided also that no building used for the purpose of keeping poultry on any parcel of land having an area of one (1) acre or more shall be erected at a less distance than fifty (50) feet from any street or road or from any dwelling house other than a dwelling house belonging to the owner of such parcel of land.
- 10. No person shall within the said Residential areas erect any private garage unless and until the location thereof has first been approved by the Municipal Engineer.
- buildings shall be erected on any lot within any of the said Residential areas as shown on the plan attached to this By-law or on any subdivision of any lot as shown on the plan attached to this By-law, provided that the provisions of this section shall not apply to any lot having an area of more than six thousand (6000) square feet.
- 12. No person shall within the area defined by Section

 Two (2) of this By-law erect or use any building with inadequate
 sanitary arrangements.
- 13. No person shall within the area defined by Section Two (2) of this By-law carry on any noxious or dangerous manufacture.
- been heretofore erected within a residential district, the erection or construction of such building or structure other than a dwelling house shall not alter such district, but such district and the building line shall be adhered to in all future buildings or structures.

- 15. No Cemetery or Burying Ground shall be established or operated within any of the said Residential areas.
- 16. No person shall erect within any of the said residential areas any close board fence more than five (5) feet in height above the level of the ground.
- 17. No Veterinary Hospital shall be erected, maintained or operated within any of the said residential areas.
- 18. No sign-board, bill-board or hoarding shall be erected or maintained within any of the said residential areas of a greater measurement than 36" by 24" and not more than one (1) such sign-board, bill-board or hoarding shall be erected or placed on any one parcel in any of the said Residential areas and the top of such sign-board, bill-board or hoarding shall not be more than eight (8') feet above the ground level.
- 19. No existing building of a kind, type or use not permitted to be erected by this by-law in the area in which the same is located shall be enlarged, extended, reconstructed or structurally altered unless thereby the building is altered to a kind, type or use permitted by this By-law in the said area. If at any time any building now erected and not conforming to the requirements of this By-law as to the area in which it is situated shall be destroyed by fire, explosion, Act of God, or otherwise to the extent of more than seventy five (75%) per cent. of its assessed value such building shall not be repaired, reconstructed, or rebuilt save only to be used for a purpose permitted by this By-law is said area. Provided that the provisions of this section shall not apply to buildings used for the purpose of keeping poultry situate on parcels of land having an area of One (1) agree or more.
- 20. The Council may at any time by vote of Two-thirds of the whole Council waive compliance with any of the provisions of this By-law on good cause being shown and the Council may by similar vote on good cause being shown revoke any waiver so given in accordance with the provisions of this section.

- cher Court before whom a prosecution is had for an offence against this By-law may convict the offender on the oath or affirmation of any credible witness, and shall impose on the offender a penalty of an amount not exceeding One hundred (\$100.00) dollars and also the costs of the presecution, and shall by his conviction after adjudging payment of such penalty and costs order and adjudge that in default of such payment forthwith, the same be levied by distress and sale of the goods and chattels of the offender, and, if sufficient distress cannot be found, that the offender be i prisoned in the common gool for any period not exceeding one menth and with or without hard labour, unless such penalty and costs, and also costs of the committal and conveyance to gool are sconer paid.
- If the owner shall fail to pull down and remove any building which shall have been constructed or placed in contravention of any of the provisions of this By-law after having been given five (5) days' written notice thereto by the Municipal Engineer or Building Inspector, as the case may be, the said Engineer or Building Inspector is hereby authorised to pull down and remove said building at the expense of the owner of the real property. upon which the same is situated, and all charges for such work shall in default of such payment, form a lien and charge upon the said real property, having preference over any claim, lien, privilege, or encumbrance of any party except the Crown and shall be collectable with interest at the rate of six (6) per cent. per annum in the same manner and with like remedies as ordinary taxes on real property are collectable under the "Municipal Act". This remedy shall be independent of and in addition to the remedy of prosecution as above provided.
- 23. The Municipal Engineer or his duly authorised representative is hereby authorised to enter at all reasonable hours upon any property which is subject to the restrictions and re-

gulations contained in this By-law for the purpose of ascertaining whether said restrictions and regulations have been or are being kept and obeyed and of carrying the same into effect, and also for the purpose of carrying out the work authorised in the next preceding section.

24. This By-law may be cited as "BURNABY TOWN PLANNING BY-LAW NO.6. 1925."

DONE AND PASSED in Open Council this Twenty eighth (28th) day of September, 1925.

RECONSIDERED and FINALLY PASSED this Fifth (5th) day of October, 1925.



I, Arthur G. Moore, Clerk to the Municipal Council of the Corporation of the District of Burnaby, hereby certify that the foregoing is a true copy of a By-law passed by the Municipal Council on the Fifth (5th) day of October, 1925.

Centhon G. Moore

PLAN OF DISTRICT LOT 93 GROUP I, N.W.D. Comprising that portion of WARD 6 by Town-Planning By-law No. 6. MUNICIPALITY of BURNABY.

Scale: 300 ft. = l in.

