A BY-LAW to provide for borrowing si git hundred and ninety IIve ( 8895.00 ) dollars upan debentures to pey for the oonstruction of a Fow ( 4 ) foot cement conerete bidewalk on the South gide of Sidley Street from Nels on Avenue to East boundary of Lot 6 , Blocks 30 to 40, D.I. 98, Group 1.

WHEREAS, pursuant to Construction By-law No. 48, 1928 passed on the Twenty second day of Ootober, A.D. 1928, a Four (4) foot coment concrete sidewalk has been constructed on the South side of Sicley Street from Neison Avenue to East boundary of Lot 6, Blocks 38 to 40, D.L. 98, Group 1, as a looal mprovement under the provisions of the "Local Improvement adet.

AND FHEREAS the total cost of the work is Eignt hundred and ninety five (\$895.00) dollars of whioh Two hundred and twenty three dollare and seventy five omts (*) 223.75 ) is the Corporations portion of the oost and Six hundred and seventy one dollaxs and twenty five cents (\$67L.25) is the owner's portion of the cost, for whth a speolal assessment roll has been duly made and certified.

AND WHEREAS the estimeted lifettme of the work is Twenty (20) yesis.

AND NHEREAS it is neoessary to borrow the said gum of E1ght hundred and ninety five (\$895.00) dollara on the oredit of the Corporation, and to issue debentures therefor payable within Ton (10) years from the time of the issue thereof, and bearing interest ot the rate of Five (5\%) per cent per annum, which is the mount of the debt intended to be orebted by this By-law.

AND WHMREAS it will be necessary to reise annually Seventy four dollars and Fifty five cents (\$74.55) for the payment of the debt, and Forty four dollars and seventy five
cents ( $\$ 44.75$ ) for the peyment of the interest thereon, making in all One hundred and nineteen dollars and thirty cents (\$119.50) to be raised mnually for the payment of the cebt and interest, of Which Twenty nine dollars and eighty five cents (\$29.85) is required to pay the Corporation's portion of the cost and the interest thereon, and Eighty nine dollars and forty five cents (\$89.45) is required to pay the owines pertion of the comt and the interest thereon.

AND WHEREAS the amount of the whole rateable property of the kamicipality according to the last revised essessment roll is Twenty two million, two mundred and seventy eight thousand eight hundred and fifty two ( $822,278,852,00$ ) Dollars.

AND WIEREAS the mount of the existing debenture debt of the Corporation (exclusive of local improvement dobts, secured by special rates ar assessments) is Two milifon six hundred and eig thousand six hundred and seventy five dollars and iffty oents $(\$ 2,808,675,50)$ and no part of the prineipal or interestia in arrear.

THEREFORE; the Muniaipal Comoil of the Corporation of the Distriot of Burnaby ENACTS AS FOLLOWS;-

1. That for the purpose aforesald there shall be borrowed on the oredit of the Cor poration at large the sum of Eight hundred and ninety five (\$895.00) dollers and debentures shall be issued therefor in sums of not less than One hundred (\$200.00) Dollars each, which shell have ooupons attached thereto for the payment of the interest.
2. The debentures shall all bear the same date and shall be issued within two years after the day on which this by-law is passed, and may bear eny date within suoh two years, and shall be payable within Ten (10) years after the time when the same are issued.
3. The debentures shell bear interest at the rate of Five (5\%) per cent per annum, payavie half yearly and as to both principal and interest mey be expressed in Canadian currenoy or sterling money of Great Britain at the rate of one
pound sterling for each four dollars and eighty six and two-thirds cents, and may be payable at any place or places in Canada or Great Britain.
4. The Reeve of the Corporation shall gign and issue the debentures and interest coupons, and the seme shall also be Alged by the Ireasurer of the Corporation but the aigatures on the coupons may be lithographed and the debentures mall be sealed with the seal of the Cor poretion.
5. During Ten (10) years, the currency of the debentures, Seventy four dollars and fifty ixve cents (974.55) ahall be raised annaily to form a sinking fund for the payment of the debt, and Forty four dollars snd seventy five cente (蕾44.75) shall be raisea annually for the payment of the interest thereon, making in all One hundred am nineteen dollars and thirty conts ( 4118, to) to be raised amadily for the payment of the debt and interest, as folloms:-

The sur of Twenty nine dollars an eighty five cants (藟29.85) shall be raised ennually for the payment of the Corporation"s portion of the cost and the interest thereon, and shall be levied and raised annually by a special rate suffiolent therefor, over and above all other rates, on all the rateable property in the Manicipality at the same time and in the same manner as other rates.

For the peyment of the owner's portion of the oost and the interest thereon, the special assessment set forth in the safd special assesgment roll is bereby imposed upon the lands liable therefor, as therein set forth; wich said special assessment, with gum suffioi ent to oover interest thereon at the rate aforesald, shall be peyable in Ten (10) aqual annual instelments of Elehty nine dollers and forty five oents (\$89,45) each, and for that purpose an equal annusi special rate of 11.80 oents per foot frontage is hereby imposed upon each lot entered in the said special assessment roll, according to the assessed frbntage thereof, over and above all other rates and taxes, which said spealel rate sholl be colleoted annusily by the collector of taxes for the Corporation
at the same time and in the same manner as other rates.
6. All money arising from the aid special rates or from the commutation thereof not immediately required for the payment of interest shall be invested as required by law.
7. The debentures may contain any clause providing for the registration thereof authorized by any Statute relating to Municipal debentures in force to the time of the issue thereof.
8. The mount af the len authorized by this by-law may be consolidated with the amount of any loans authorized by other local improvement bylaws, by including the same with such other loans in a consolidating bylaw authorizing the borrowing of the aggregate thereof, as one loan, and the issue of debentures for such loan in one consecutive issue, pursuant to the provisions of the Statute in that behalf.
9. This By-law shall take effect on the day of final passing thereof.
10. This By-law may be cited as "Local IMAPROVEMENT DEBENTURE BY-LAW NO. 8. 1930."

DONE AND PASSED in Open Council this Seventh (7th) day of April, A.D. 1930.

RECONSIDERED AND FINALII PASSED this Twenty -second (ERma) day of April, A.D. 1930.


$\frac{\text { Qratimi i.Mgore }}{\text { CLERK. }}$

> I, Arthur G. Moore, Clerk to the Municipal Council of the Corporation of the District of Emory hereby certify that the forecotae is a true cony of a By-1aw passed by the Municipal Council on the Rad. day of Am 11, 1. 1250.

