CORPORATION OF THE DISTRICT OF BURNABY

BY-LAW NO.1198.

NEW

A By-law to authorize the construction of combined sanitary and storm sewers in the streets of the Municipality of Burnaby hereinafter set forth as a local improvement under the provisions of the "Local Improvement Act".

WHEREAS the local Board of Health of this Municipality has recommended the construction of combined sanitary and storm sewers in the streets of the Municipality hereinafter mentioned and it is therefore necessary in the public interest on sanitary grounds to construct such combined sewers according to such recommendation as a local improvement.

AND WHEREAS the Provincial Board of Health has issued a provincial certificate of approval of the said Sewer Construction Work dated the 4th day of September 1930.

AND WHEREAS notice of the intention of the Council to undertake such work has been duly published.

THEREFORE the Municipal Council of the Corporation of the District of Burnaby ENACTS AS FOLLOWS:-

l. (a) That is is determined and declared, this by-law being passed by a vote of two-thirds of all the members of the Council, that it is desirable that there should be undertaken the construction as a local improvement under the provisions of the "Local Improvement Act" of combined sanitary and storm sewers in the following streets of the Municipality, that is to say:-

McGill Street from Willingdon Avenue to Gilmore Avenue.

Lane between Eton and McGill Street from Willingdon Avenue to Gilmore Avenue.

Eton Street from Willingdon Avenue to Gilmore Avenue.

Lane between Cambridge Street and Eton Street from Willingdon Avenue to Gilmore Avenue.

Cambridge Street from Willingdon Avenue to Gilmore Avenue.

Oxford Street from Willingdon Avenue to Gilmore Avenue.

Dundas Street from Willingdon Avenue to Gilmore Avenue.

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Pandora Street from Willingdon Avenue to Gilmore Avenue.

Albert Street from Willingdon Avenue to Carleton Avenue.

Hastings Street from Willingdon Avenue to Madison Avenue.

Pender Street from Willingdon Avenue to Madison Avenue.

Keefer Street from Willingdon Avenue to Rosser Avenue.

Georgia Street from Willingdon Avenue to Rosser Avenue.

Lane between Georgia Street and Union Street from Willingdon Avenue to a point 948' West.

Willingdon Avenue from Triumph Street to lane between Georgia Street and Union Street.

- (b) That as above determined and declared combined sanitary and storm sewers be constructed on the streets hereinbefore set forth as a local improvement under the provisions of the "Local Improvement Act".
- 2. The Engineer of the Corporation do forthwith make such plans, profiles and specifications and furnish such information as may be necessary for the making of a contract for the execution of the work.
- 3. The work shall be carried on and executed under the supervision and according to the directions and orders of such Engineer.
- 4. The Reeve and Clerk are authorized to cause a contract for the construction of the work to be made and entered into with some person or persons, firm or corporation, subject to the approval of this Council to be declared by resolution; Provided that the Council in its discretion may by resolution determine that the construction of the work or any part thereof shall be done by the Municipality instead of by contract. In the event of the work or any part thereof being undertaken by the Municipality a separate account shall be kept by the Treasurer of all expenditures in connection therewith.
- 5. The Treasurer may (subject to the approval of the Council) agree with any bank or person for temporary advances of money to meet the cost of the work pending the completion of it.

- The special assessment shall be paid by thirty (30) annual instalments.
- 7. The debentures to be issued for the loan to be effected to pay for the cost of the work when completed shall bear interest at the rate of five (5%) per cent per annum and made payable within Thirty (30) years on the sinking fund plan and in settling the sum to be raised annually to pay the debt the rate of interest on investments shall not be estimated at more than four (4%) per cent per annum.
- Any person whose lot is specially assessed may commute for a payment in cash the special rates imposed thereon, by paying the portion of the cost of construction assessed upon such lot, without the interest forthwith after the special assessment roll has been certified by the Clerk, and at any time thereafter by the payment of such sum as when invested at not more than four (4%) per cent per annum will provide an annuity sufficient to pay the special rates for the unexpired portion of the terms as they fall due.
- This by-law may be cited as "SEWER CONSTRUCTION BY-LAW (WILLINGDON AVENUE AREA) 1930".

DONE AND PASSED by a vote of two-thirds of all the members of the Council this 17th day of November 1930.

RECONSIDERED AND FINALLY PASSED by a vote of two-thirds of all the members of the Council this 24th day of November 1930.

REEVE. RELEVE.

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 24th day of November 1930.

Citter. G. Mone.