

A BY-LAT to provide for borrowing Pive hundred and twenty ( 5220.00 ) dollars upon debentures to pay for the construotion of a Four (4) foot cement conorete sidewalk apon the North eide of Bond Street from Inman Avenue to Patterson Avenue, and upon the East aide of Iman Avenue from Bond Street to lane North of Bond Street and upon the West side of Patterson Apenue from Bond Street to lane north of Bond Street.

WHEREAS, pursuent to Construction By-law No. 13, 1930, passed on the Fifty (5th) day of May, 1930, a cement conorete sidewalk Four (4) feet wide has been conatrueted on the North side of Bond Street from Inman Avenue to Patterson Avenue, and upon the East gide of Imman Avenue from Bond Street to lane North of Eona Street snd upon the West side of Fatterson Avenue from Bond Street to lane north of Bond Street, as a local improvement under the provisions of the "Local Improvement Act."

AND WHEREAS the total cost of the work is Pive hundred and twenty ( 520,00 ) dollars of which One hundred and forty four (\$144.00) dollars is the Corporation's portion of the cost, and Three hundred and geventy six dollars ( $\$ 376.00$ ) is the owner's portion of the cost, for which a special assesment roll has been duly made and oertified:

AND WHRREAS the estimated lifetime of the work is 20 years:
AND WHEREAS it is necebsary to borrow the said gum of Five hundred and twenty (\$520.00) dollare on the oredt of the Corporation, and to iasue debenturee therefor payable within ten (10) years from the time of the issue thereof, and bearing intereat at the rate of five (5\%) per centum per annum, which is the emount of the debt intended to be created by this by-law:

AND WHEREAS it will be necessary to raise annually Forty three dollarg and thirty cents $(\$ 45.30)$ for the payment of the debt, and Iwenty alx (\$26.00) dollars for the payment of the interest thereon, making in all Sixty nine dollars and thirty oents (ib9.30) to be raised annualy for the payment of the debt and interest, of

Whioh Nineteen dollars and twenty oents is required to pay the Corporation's portion of the cost and the interest thereon, and pifty dollars and ten oents $(\$ 50.10)$ is required to pay the owners portion of the cost and the interest thereon.

AND WHEREAS the amount of the whole rateable property of the Municipality gocording to the last revised assessment roll is Twenty two million, six hundred and thirty five thousand, one hundred and aixty eight (622,635,168.00) dollars.

AND WHEREAS the amount of the existing debenturedebt of the Corporation (exclusive of local Improvement debts, secured by apecial rates or assessments) is phree million, twenty-seven thousand, seven hundred and thirty five dollars and fifty cents (33,027,735.50) and no part of the principal or interest is in arrear:

THEREFORE the Munioipal Counall of the Oorporation of the District of Burnaby enacts as follows:-
(1) That for the purpose aforesaid there shall be borrowed on the credit of the Corporation at large the sum of Five hundred and twenty (\$620.00) dollars, and debentures shall be issued therefore in sums of not less than 100,00 each, whith shall have coupons attached thereto for the peyment of the interest.
(2) The debentures shall all bear the gane date and shall be issued within two years after the day on whioh this by-law ia passed, and mey bear any date within such two yeara, and shall be payable WIthin ten (10) years after the time when the game are iseued.
(3) The debentures shall bear interest at the rate of Five (5\%) per oent per annum, payeble half yearly, and as to both Principal and interest may be expressed in Canadian our reney of aterling money of Great Britain et the rate of one pound aterling for each four dollars and eighty gix and two-thirds cents, and may be payable at any place or places in Canade or Great Britain.
(4) The Reeve of the Corporation shall aign and isoue the debentures and interest coupone, and the game shall also be signed by the Treasurer of the Corporation, but the signatures on the coupons may be lithographed and the debentures shall be sealed with the seal of the Corporstion
(5) During ten years, the ourrency of the debentures, forty
three dollars and thirty cents ( $\$ 43.30$ ) shall be raised annually to form a ginking fund for the payment of the debt, and Twenty six dollare (\$26.00) shall be raised annaaly for the payment of the interest thereon, making in all Sixty nine dollars and thirty cents $(469,30)$ to be raised annually for the payment of the debt and interest, as follows:-

The sum of Nineteen dollars and twenty oenta (\$19.20) shall be raised amually for the payment of the Corporation's portion of the cost and the interest thereon, and shall be levied and raised annuelly by a special rate sufficient therefor, over and above all other ratea, on all the rateable property in the municipality at the same time and In the ame manner as other rates.

For the payment of the owners' portion of the cost and the interest thereon, the special assessment set forth in the said special asseasment roll is hereby impoed pon the lands Iiable therefore as therein set forth; which sald special assessment with a sum suffialent to cover interest thereon at the rate aforesaid, shall be payable in ten equal snnual instalments of Fifty dollars and ten oents (\$50.10) ach, and for that purpose an equal annual special rate of 9.22 cents per foot frontage is hereby fmposed upon each lot entered in the said special assessment roll, according to the asseased frontage thereof, over and above all other rates and taxes, which said geoial rate shall be collected annually by the collector of the taxes for the Corporation at the same time and in the same manner as other rates.
(6) All money arising from the seid special rater or from the commutation thereof not immediately required for the payment of the 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 maniafal debentures in force at the time of the issue thereof.
(8) The amount of the loan authorized by this by-law may be consolidated with the mount of any loans suthorized by other local improvement by-laws by including the same with such other loans in a consolideting by-law authorizing the borrowing of the aggregate thereof as one loan, and the lague of debentures for guch loan in one consecutive issue, parsuent to the provisions of the statute in that behale.
(9) Thid By-law shall take effect on the day of the final
passing thereor.
(10) This By-law may be cited as "LOCAL IKPROVEAENT DEBENMURE BY-LAW NO. 35, 1931."

DONE AND PASSED in Open Council this Thirteenth (13th) day of July, A.D. 1931.

RECONSIDERED AND FINALIY PASSED thia Twenty-meventh (27th)
day of July, A.D. 1931.


I, Arthur G. Moore, Clerk to the
Municipal Council of the Corporation of the District of Burnaby do hereby certify that the foregoing is a true copy of a By-law passed by the Municipal Council on the Twentyseventh ( 27 th ) day of July, A.D. 1931.


