

WHEREAS, pursuant to Construetion Hy-1aw No. 38, 1930, passed on the Eighty (8th) day of September, 1950, a cement conorete sidewalk Four (4) feet wide has been conatructed on the south side of Pender Street from Caxleton Avenze to Madisom Avenue and upon the Bast side of Carleton Avenue fron Pender street to the lane south of Pender street and upon the West side of Madison Ayenue fron Pender Stroet to lane south of Ponder street, as a Looal Improveseat under the provisions of the "Looal
mprovement Aet."
AND WHEREAS the tetal cost of the work is Nine hundred and atghty (\$980.00) dollars of wioh Two hundred and seventy three ( $\$ 273.00$ ) dollars 1s the Corporation*s portion of the cost, and Seven hundred and seven $(\$ 707.00)$ dollars is the owner's portion of the cost, for whioh a spealal asseesment roll has been duly made and certified:

AND WHEREAS the eatimeted lifetime of the work is 20 years:
AND WHEFras it is nocessary to borrow the said sum of Nine hundred and elghty $(\$ 980.00)$ dollars on the aredit of the oredit of the Corperation, and to iasue debentures therefor payable Within tom (10) yeare from the time of the iasue thereof, and bearing interest at the rate of five ( $0 \%$ ) per cent per annum, which is the amount of the debt intended to be oreated by this by-1aw:

AWD WHERRAS it will be neoessary to raise anmually सighty one dollers and sixty five conts (\$81.65) for the payment of the aebt. and Forty nine $(\$ 9.00)$ dollars for the payment of the interest thereen, making in all one humared and thirty dollers and sixty five cents (\$130.65) to be raised anmully for the payment
of the debt and interest, of which Thirty six doliara and forty cents ( ${ }^{( } \mathbf{b} 6.40$ ) is required to pay the Corporation's pertion of the oost and the interest thereon, and Ninety four dollars and twenty five cents (\$94.25) is required to pay the owners portion of the cost and the interest therean.

AND WHEREAS the amount of the whole rateable property of the Manioipality acoording to the last revised assessment roll is Twenty two million, Six hundred and thir ty five thousend, one hundred and sixty ofght ( $622,685,168,00$ ) dollers.

AND WHzHEAS the omomt of the oxisting debenture debt of the Corporation (exclusive of Local mprovement debts, secured by speotal rates or assessments) is Three million, twenty-seven thousend, seven hundred and thirty five dollars and fifty cents (\$3,027,735.50) and no part of the prinoipal or interest is in orrear:

MHEREFORE the Rmiexpal Council or the Corper ation of the District of Burnsby enaots as follows:-
(1) That for the purpose aforesaid there shall be borrowed on the eredit of the Corporation at large the sum of Nine hundred and elegty $(\$ 980,00)$ dollars, and debentures shall be issued therefore in sums of not less than $\$ 200.00$ each. wich shall have coupons attached thereto for the payment of the interest.
(2) The debenturea shall all bear the same date and shall be iscued within two years after the day on wioh this by-law is passed, and may bear any date within such two years, and andil payable within ten (10) yeare after the time when the same are issued.
(3) The debantures shall bear interest at the rate of five (5\%) per cent per annum, payable half yearly, and as to both Prinoipal and interest may be expreased in Canodian currenoy or sterling money of Great Britain at the rate of one pound sterling for each four dollars and elghty six and two-thirds cents, and may
be payable at any place or places in Caneda or Great Britain.
(4) The Reeve of the Corporation shall alen and issue the debontures and interest coupons, and the same shall also be signod by the Treasurer of the Corporation, but the signatures on the coupons may be 11 thographed and the debentures shall be sealed with the seal of the Corporation.
(5) During ten years, the currency of the debentures, Eighty one dollars and sixty five cents ( 881.85 ) shall be raised annually to form a sinking fund for the payment of the debt, and Forty nine $(\$ 49.00)$ dollars mell be raised annually for the payment of the interest thereon, making in all one hundred and thirty dollars and sixty five centa ( $\$ 130,65$ ) to be raised annually for the payment of the debt and interest, as follows:-

The sum of Thirty six dollars and forty conts (\$36.40) shall be raised annually for the payment of the Corporation's portion of the cost and the interest thereon, and shellbe levied and raised annually by a special rate sufficient therefor, over and above all other rates, on all the rateable property in the munioipality at the same time and in the same manner as other ratea.

For the payment of the owner's partion of the cost and the interest thereon, the speciel assessment set forth in the said speoial assessment roll is hereby imposed upon the lands liable therefore as therein set forth; which said special assessment with a sum sufficient to cover interest thercon at the rate aforesaid, shall be payable in ten equal annual instalments of Ninety four dollars and twenty five oents $(\$ 94.25)$ each, and for that purpose on equal annuat special rate of 13.52 cents per foot frontage is hereby imposed upon each lot entered in the said apeaial assessment roll. according to the assessed frontage thereof, over and above all other rates and taxes, which said special rate shall be collected annually by the colleator of taxes for the Corporation at the same time and in the same manner as other ratess
(6) All money arising from the said special rates or from the commutation thereof not immediately required for the payment of the Interest thramps shall be invested as required by law.
(7) The debentures may contain eny clanse providing for the regiatration thereof authorized by any statute relating to muniaipal

## 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 amount of any loans authorized by other locel improvement by laws by including the sam with such other loans in a consolidating by-law authorizing the borrowing of the aggregate thereof as oas loan, and the issue of debentures for such loan in one oonsecutive issue, pursuant to the provisions of the statute in that behalf.
(9) This By-law mail take effeot on the day of the final passing thereof.
110) This By-law may be cited as "LOCAI IMPROVEMANP DEBENTURE BY-LAV NO. 58. 1931.

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

RHCONSIDERED AND FINALLY PASSED this Twenty-seventh (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 oertify that the
foregoing is a true copy of a By-law
passed by the Municipan Council on the
Twenty-seventh ( 27 th ) day of July, A.D. 1931.


CLERK.

