CORPORATION OF THE DISTRICT OF BURNABY

EY-LAW NO. 1855.

A BY-LAW to emend the "BURNABY HEALTH BY 1926" being By-law No. 509 of the Corporation of the District of Friday

The Municipal Council of the Corporation of the District of Burnaby ENACTS as follows:-

1. Paragraph 2 of the Burnaby Health By-law 1926 as enacted by Burnaby Health By-law 1926 Amendment By-law 1928 being By-law No. 711 of the Corporation as amended by Burnaby Health By-law 1926 Amendment By-law 1930 being By-law No. 1036 of the Corporation, Burnaby Health By-law 1926 Amendment By-law (No. 2) 1930 being By-law No. 1120 of the Corporation and Burnaby Health Bylaw 1926 Amendment By-law 1944 being By-law No. 1829 of the Corporation, is hereby repealed and the following substituted therefor:

REGULATIONS:

(2) The following regulations shall apply to all tourist camps in the Municipality of Burnaby:-

(a) A water supply of sanitary quality shall be provided in ample quantity to meet all requirements of the maximum number of persons using such tract at any time. Said water supply shall be easily obtainable from faucets on a pipe-distribution system within any tourist camp.

(b) Water-flushed toilets shall be provided and shall be maintained in a clean and sanitary condition. Separate toilets and showers for men and women shall be provided, one for each twenty five men, and one for each twenty five women, or fraction thereof, of the maximum number of persons occupying any tourist camp at any time. No cabin or dwelling within any tourist camp shall be at a greater distance than 400 feet from both men's and women's toilet. The location of all toilets shall be plainly indicated by signs.

(c) There must be at least one toilet and one sink in each cabin or dwelling in every tourist camp.

(d) Supervision and equipment sufficient to prevent littering of the ground with rubbish, garbage, or other refuse shall be provided and maintained. Fly-tight depositories for such materials shall be provided and conspicuously located. Each and every camp on said tract shall be within a distance of not over 200 feet of such a deppsitory. These depositories shall not be permitted to become foul-smelling or unsightly or breeding places for flies, and shll be emptied and the contents thereof disposed of at least once per week.

(e) No cows, horses, or any other animals are to be kept on any tourist camp while the camp is in operation.

(f) The method of final sewage or refuse disposal utilized in connection with the operation of any camp shall be such as to meet with approval of the Medical Officer of Health of the Corporation.

(g) All guests on arrival at any tourist camp must have their named entered on a register kept for that purpose, and said register is subject to inspection by the Medical Officer of Health or phlice officers at any time. Unless accompanied by his or her parent or guardian no unmarried person under the age of eighteen years shall be registered as a guest at any tourist camp or allowed to occupy any cabin or dwelling in any tourist camp.

(h) The Medical Officer of Health or Police Officers, shall have the right of entry to and inspection of any tourist camp at all hours, but shall not have the right without lawful authority to enter any cabin or dwelling in said tourist camp whilst the same is occupied.

(i) There shall be at least one person in charge of a tourist camp at all times while campers or picnickers occupy the same. Such person shall do whatever may be necessary to keep said tourist camp and its equipment in a clean and sanitary condition.

(j) The management of every tourist camp or picnic ground shall assume responsibility for maintaining in good repair all

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senitary appliances on said ground, and shall promptly take such action as may be necessary to prosecute or eject from such ground any person that wilfully or maliciously damages such appliances or any person that in any other way fails to comply with these regulations.

(k) Each and every owner and lessee of any tourist camp shall be held responsible for full and literal compliance with these regulations.

(1) Failure on the part of the owner or management of any camping ground to comply with the foregoing regulations shall be deemed sufficient cause for declaring the premises a public nuisance under the provisions of the Health Act.

(m) No tourist camp shall be operated or maintained on any parcel or tract of land unless and until the said site has been submitted to and received the approval of the Municipal Council, provided that no camp shall be constructed on any parcel containing less than one acre in area served by the public sewer, and two acres in all other cases.

(n) The plan of the layout or arrangement of every Tourist camp and the size of cabins erected therein must be approved by the Council and not more than twenty cabins shall be permitted on one acre of land, further provided that in every layout approved sufficient unobstructed area shall be provided to the satisfaction of the Council.

(o) Every building erected in or upon any Tourist camp shall be erected to comply in every respect to all the requirements of the Building, Plumbing and Electrical By-laws of the C orporation.

(p) Every person having superintendence over any tourist camp or auto camp shall, within twenty-four hours of his knowledge of the existence of, or of his having reason to believe the existence in such auto camp or tourist camp of any contagious or infectious disease, notify the Medical Health Officer of the Corporation in writing thereof. Such notice shall state the name

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and address of the person having, or believed to have such disease, the name of the disease, if known, and the name and address of the person giving the notice.

(q) A copy of these regulations shall be kept posted in conspicuous places in every public camp, and in each cabin, by the owners or lessees thereof.

2. This By-law may be cited as the "BURNABY HEALTH BY-LAW 1926 AMENDMENT BY-LAW (No. 2) 1944."

DONE AND PASSED this Tenth (10th) day of October, A.D. 1944.

RECONSIDERED AND FINALLY PASSED this Twenty-third (23rd) day of October, A.D. 1944.



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CLERK.

I, Charles B. Brown, Clerk of the Corporation of the District of Burnaby, do hereby certify the foregoing to be a true copy of BurnabyHealth By-law 1926, Amendment By-law (No. 2) 1944 finally passed this Twenty third day of October, 1944 A.D.

Marles Bromi

Clerk.