THE CORPORATION OF THE DISTRICT OF BURNABY

BY-LAW NO. 4348

A BY-LAW to amend By-law No. 4246, being "Burnaby Local Improvement Frontage-Tax By-law 1961".

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

- 1. This By-law may be cited as "BURNABY LOCAL IMPROVE-MENT FRONTAGE TAX BY-LAW 1961, AMENDMENT BY-LAW 1962".
- 2. Section 3 of By-law No. 4246 is repealed and the following substituted therefor:
 - "3. There is hereby imposed and levied in each of the years 1962 to 1970 inclusive upon all of the lands abutting upon or benefiting from the works described
 - (a) in Schedule "A", a frontage-tax of 22.48 cents per taxable front foot.
 - (b) in Schedule "B", a frontage-tax of 31.26 cents per taxable front foot.
 - (c) in Schedule "C", a frontage-tax of 39.59 cents per taxable front foot.
 - (d) in Schedule "D", a frontage-tax of 39.61 cents per taxable front foot.
 - (e) in Schedule "E", a frontage-tax of 39.05 cents per taxable front foot.
 - (f) in Schedule "F", a frontage-tax of 172.58 cents per taxable front foot."
- 3. Section 4 of By-law No. 4246 is repealed and the following substituted therefor:
 - "4. There is hereby imposed and levied in each of the years 1962 to 1975 inclusive upon all of the lands abutting upon or benefiting from the works described
 - (a) in Schedule "G", a frontage-tax of 33.39 cents per taxable front foot.
 - (b) in Schedule "H", a frontage-tax of 31.65 cents per taxable front foot.

- (c) in Schedule "I", a frontage-tax of 55.72 cents per taxable front foot.
- (d) in Schedule "J", a frontage-tax of 44.88 cents per taxable front foot.
- (e) in Schedule "K", a frontage-tax of 33.05 cents per taxable front foot.
- (f) in Schedule "L", a frontage-tax of 55.56 cents per taxable front foot.
- (g) in Schedule "M", a frontage-tax of 94.40 cents per taxable front foot.
- (h) in Schedule "N", a frontage-tax of 78.34 cents per taxable front foot.
- (i) in Schedule "O", a frontage-tax of 59.53 cents per taxable front foot.
- 4. Subsection (1) of Section 5 of By-law No. 4246 is repealed and the following substituted therefor:
 - "5(1) Whenever Council has, pursuant to subsection 5 of Section 582 of the Municipal Act, constructed a sidewalk crossing or driveway to serve a particular parcel of land, as a part of any of the local improvement works described in Schedules "G", "H", "I", "J", "K", "L", "M", "N", and "O", annexed hereto, the owner of the said parcel shall pay in each of the years 1962 to 1975 inclusive as a special charge upon the said parcel of land a frontage-tax equal to the actual cost of the sidewalk crossing or driveway multiplied by the factor .10191."

Read a first time this 1962. 24th day of April, Read a second time this 24th day of 1962. April, Read a third time this 1962. day of 24th April, Reconsidered and adopted this 30th day of April,

1962.

REEVE

CLERK