

THE CORPORATION OF THE DISTRICT OF BURNABY

BY-LAW NO. 4915

A BY-LAW to levy a frontage-tax to defray the annual cost of supplying light on certain highways within the Municipality in excess of that supplied at the expense of the Municipality at large.

WHEREAS pursuant to By-law No. 4755 Council did construct as a local improvement the necessary equipment, wires and works including standards and underground conduits for the purpose of supplying public lighting for those highways known as Maureen Crescent, Maureen Court and Trudy Court, within the area described as Burrard Estates.

AND WHEREAS Council may levy a frontage-tax to defray the annual cost of supplying light in excess of that supplied at the expense of the municipality at large on any portion of any highway.

AND WHEREAS the said frontage-tax shall be levied on the parcels of land which abut on the said portions of highway.

AND WHEREAS a frontage-tax assessment roll has been duly prepared and confirmed,

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

1. This By-law may be cited as "BURNABY STREET LIGHTING FRONTAGE-TAX BY-LAW 1966".
2. In this By-law "the said service" shall mean the supplying of street lighting in excess of that supplied at the expense of the municipality at large.
3. To defray the annual cost of providing the said service there is hereby levied on the parcels of land which abut on those highways more particularly described as Maureen Crescent, Maureen Court and Trudy Court, within the area described as Burrard Estates, an annual frontage-tax of \$.0513 per taxable front foot.

4. For the purposes of this By-law the actual foot frontage shall be the taxable foot frontage provided that

(a) where the number of feet of a parcel of land which abuts on the said works is less than 58.56 feet, the taxable foot frontage shall be 58.56 feet, and

(b) where the number of feet of a parcel of land which abuts on the said works is more than 58.56 feet, the taxable foot frontage shall be 58.56 feet.

5. The said frontage-tax shall be collected annually by the Collector of Taxes at the same time and in the same manner as other rates.

6. The municipality shall pay that portion of the cost of supplying the said service which exceeds the total frontage-tax imposed and levied therefor.

Read a first time this 7th day of March, 1966.

Read a second time this 7th day of March, 1966.

Read a third time this 7th day of March, 1966.

Reconsidered and adopted this 21st day of March,

1966.



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R E E V E

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C L E R K