THE CORPORATION OF THE DISTRICT OF BURNABY

BY-LAW NO. 5563

A BY-LAW to authorize the construction of certain local improvement works.

WHEREAS Council has received petitions to construct the local improvement works hereinafter described and the Municipal Clerk has certified that the said petitions are sufficient.

AND WHEREAS it is expedient to grant the prayer of the said petitions in the manner hereinafter provided.

AND WHEREAS Council has adopted a by-law pursuant to Section 594 of the Municipal Act, a copy of which is deposited with the Inspector of Municipalities.

AND WHEREAS Council has had prepared the report required by Section 601 of the Municipal Act.

AND WHEREAS the lifetime of the said works is ten years.

AND WHEREAS the estimated cost of the said works is \$6,000.00.

AND WHEREAS the share or portion of the cost of the said works which should be borne by the parcels of land benefiting from or abutting on the said works is \$5,384.51.

AND WHEREAS the special charges should be made payable in five annual instalments.

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

1. This By-law may be cited as "BURNABY LOCAL IMPROVEMENT CONSTRUCTION BY-LAW NO. 2, 1969".

2. The Council of The Corporation of the District of Burnaby is hereby authorized and empowered to pave with asphaltic pavement 14 feet wide more or less and 2 inches in depth the lanes more particularly hereinafter described as local improvements under the provisions of Part XVI of the Municipal Act: (a) Lane North of Grant Street extending from Carleton Avenue to Madison Avenue;

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- (b) Lane South of Grant Street extending from Carleton Avenue to Madison Avenue;
- (c) Lane bounded by Forest Street, Smith Avenue, Spruce Street and Boundary Road;
- (d) Lane bounded by Booth Avenue, Sardis Street and Buxton Court.

3. Where the number of feet of a parcel of land which abuts on any of the said works is more than 66 feet the taxable foot frontage shall be 66 feet.

4. The Mayor and Clerk are authorized and empowered to cause a contract for the construction of the said works to be made and entered into with some person or persons, firm or corporation, subject to the approval of Council to be declared by resolution.

5. The special charges shall be paid by five annual instalments.

6. The Assessor shall forthwith prepare a frontage-tax assessment roll in respect of the said works pursuant to Section 416 of the Municipal Act and shall from time to time revise the said frontage-tax assessment roll in accordance with subsection (3) of the said Section 416.

7. The Council may, with the approval of the Inspector of Municipalities, borrow temporarily the sum required to finance the cost of the said works pending the adopting of a by-law under Section 603 of the Municipal Act.

> Read a first time this 8th day of 1969. September, Read a second time this Rth 1969. day of September. Read a third time this 1969. 8+4 day of September, 8th of September, Reconsidered and adopted this

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THE CORPORATION OF THE DISTRICT OF BURNABY

		SCHEDULE 22 - BY-LAW 5563	RATE PER TAXABLE FRONT FOOT	ACTUAL FOOT- FRONTAGE	TAXABLE FOOT- FRONTAGE	TOTAL FRONTAGE- TAX PAYABLE
		tic pavement 14' wide, 2" deep on the lanes after described:				
	(1)	Lane North of Grant St., from Carleton Ave. to Madison Ave.	.257	1,570.78	1,562.79	401.64
	(2)	Lane South of Grant St. from Carleton Ave. to Madison Ave.	. 257	1,802.95	1,759.50	452.19
	(3)	Lane bounded by Forest St., Smith Ave., Spruce St. and Boundary Road.	.257	1,877.72	1,666.22	428.22
	(4)	Lane bounded by Booth Ave., Sardis St., and Buxton Court.	.257	528.00	396.00	101.77
				5,779.45	5,384.51	1,383.82

The total actual foot-frontage is 5,779.45 feet; the total taxable foot-frontage is 5,384.51 feet; and the sum required to be raised annually during the period of five years is \$1,383.82.