

City of Moose Jaw: Ratifying Debentures

being a Private Act

Chapter 43 of the *Statutes of Saskatchewan, 1908*
(effective June 12, 1908).

NOTE:

This consolidation is not official. Amendments have been incorporated for convenience of reference and the original statutes and regulations should be consulted for all purposes of interpretation and application of the law. In order to preserve the integrity of the original statutes and regulations, errors that may have appeared are reproduced in this consolidation.

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1908
CHAPTER 43

An Act to ratify certain Debentures of the City of Moose Jaw

(Assented to June 12, 1908)

Preamble

WHEREAS the city of Moose Jaw has by its petition represented that bylaws numbers 304, 308 and 285 of the said corporation have been passed by the council of the said corporation; and

Whereas bylaws numbers 304 and 313 aforesaid were duly submitted to a vote of the ratepayers of the city qualified to vote thereon and the required majority of ratepayers voting thereon assented thereto; and

Whereas doubt exists as to the validity of certain of the said bylaws and of the debentures issued or to be issued thereunder and it is expedient to validate and confirm the said bylaws; and

Whereas the bylaws referred to are as follows: Bylaw number 304 passed on the thirtieth day of July, 1907, authorising the corporation to expend the sum of one hundred and twenty-five thousand (\$125,000) dollars for the purpose of extending the present sewer and waterworks system and the constructing and laying down of service pipes and sewers up to the outer line of the streets throughout the city and authorising the issue of debentures of the said corporation for the said amount to be expended on such extensions and constructions; bylaw number 313 passed on the fourteenth day of October, 1907, to provide for the expenditure of ninety thousand (\$90,000) dollars for the extension of the system of electric lights already constructed in the said city and to authorise the issue of debentures by the corporation for the purposes of raising said sum so to be expended; bylaw number 308 passed on the twenty-eighth day of August, 1907, to provide for the borrowing by the issue of debentures the sum of seventeen thousand (\$17,000) dollars to provide for payment of that portion of the cost of construction of certain granolithic sidewalks in the said city payable by the property owners on the special frontage assessment system; bylaw number 285, passed on the fourteenth day of November, 1906, to provide for borrowing by the issue of debentures the sum of twenty-six thousand eight hundred and fifty-six dollars and sixty-seven cents (\$26,856.67) to pay for that portion of the cost of construction of certain granolithic sidewalks in the said city payable by the property owners on the special frontage assessment system; and

Whereas the said municipal corporation has by its petition prayed that an Act may be passed for the purposes aforesaid; and

Whereas it is expedient to grant the prayer of the said petition;

Therefore His Majesty by and with the advice and consent of the Legislative Assembly of Saskatchewan enacts as follows:

Bylaws validated

1 Bylaws number 304, 313, and 285 of the corporation of the city of Moose Jaw as set forth respectively in schedules A, B, C and D to this Act are and each of said bylaws is hereby declared to be valid and binding and to have been valid and binding on the said corporation and upon the ratepayers thereof as and from the date of the final passing of each of said bylaws anything in any Act or law to the contrary notwithstanding.

1908, c. 43, s. 1.

Debentures to be a charge on credit of corporation at large

2 The debentures issued or to be issued under each of said bylaws shall be a charge on the assets, credit and security of the corporation at large.

1908, c. 43, s. 2.

Debentures issued validated

3 Any debentures issued pursuant to bylaw number 285 shall be deemed to have been properly issued and dated on the first day of December, 1906, and all debentures hereafter issued under such bylaw shall be dated the first day of December 1906, and shall be valid and binding as of that date.

1908, c. 43, s. 3.

Issue of debentures

4 Notwithstanding anything in the said bylaw number 304 contained it is hereby declared that the debentures to be issued thereunder shall be issued so that the principal sum maturing in each year of the said fifty years shall be represented by one or more debentures and each such debenture shall have attached thereto coupons representing the yearly interest payable thereon up to its maturity and it shall be sufficient if the coupons to the debentures issued under this or any one of the said four bylaws bear the engraved or lithographed signature of the secretary treasurer; and notwithstanding anything in said bylaw number 313 contained it is hereby declared that the debentures to be issued thereunder shall be so issued that the amount payable for principal and interest in each year of the said term of fifty years shall be equal and there shall be one or more debentures representing the principal sum maturing in each year and each debenture shall have attached thereto coupons representing the yearly interest payable thereon up to its maturity.

1908, c. 43, s. 4.

Annual levy to meet payment

5 There shall be raised annually by the city the sum of \$2,201.58 to meet the yearly sum payable under bylaw number 308.

1908, c. 43, s. 5.

Validity of bylaws and debentures to be unquestioned

6 The validity or legality of the said bylaws and each of them and of any debentures together with attached coupons issued or to be issued in pursuance thereof or any of them executed as required by such bylaws or executed in the manner permitted by this Act shall not hereafter be questioned in any action, suit or other proceeding in any court in this province.

1908, c. 43, s. 6.

SCHEDULE A

BYLAW No. 304

A bylaw to authorise the corporation of the city of Moose Jaw to expend one hundred and twenty-five thousand dollar (\$125,000) for the purpose of extending the present sewer and water system and constructing and laying down service pipes and sewers up to the outer line of the street throughout the city; and to authorise the issue of debentures of the said corporation to the said amount to be expended on such extensions and constructions.

Whereas it is desirable and expedient that the corporation of the city of Moose Jaw extend the present sewer and water system and construct and lay down service pipes and sewers up to the outer line of the street throughout the city; and that the sum of one hundred and twenty-five thousand dollars (\$125,000) be expended for such purpose and that the said amount be raised on the credit and security of the corporation at large;

And whereas in order thereto it will be necessary to issue debentures for the corporation of the city of Moose Jaw for the sum of one hundred and twenty-five thousand dollars (\$125,000) as hereinafter provided, which is the amount of the debt to be created by this bylaw; the proceeds of the said debentures to be applied to this purpose and to no other;

And whereas the amount of the whole ratable property of the said city according to the last revised assessment roll is five millions four hundred and forty-two thousand and five hundred and sixty dollars (\$5,442,560);

And whereas the total amount of existing debt of the corporation outside the amount due for the current expenses of the year is the sum of three hundred and seventy-nine thousand and twenty-six dollars and three cents (\$379,026.03);

And whereas said indebtedness incurred under this bylaw is to be spread over a period of fifty years;

And whereas it will require the total sum of six thousand eight hundred and forty-six dollars and ninety-two cents (\$6,846.92) to be raised annually for a period of fifty years the currency of the debentures to be issued under and by virtue of this bylaw, to pay the debt created by this bylaw, said yearly sums being of such respective amounts that the aggregate amount payable in each year for principal and interest in respect of the said debt shall be nearly as possible equal to the amount so payable in each of the other forty-nine years of the said period;

And whereas this bylaw shall take effect on the first day of October, A.D. 1907;

Therefore the council of the city of Moose Jaw enacts as follows:

1 That the sum of one hundred and twenty-five thousand dollars (\$125,000) shall be expended by the corporation of the city of Moose Jaw for the purpose of extending the present sewer and water system and constructing and laying down service pipes and sewers up to the outer line of the street in the said city; and that for the purpose of raising the said sum there shall be issued debentures of the corporation of the city of Moose Jaw to the amount of one hundred and twenty-five thousand dollars (\$125,000) which shall bear date the first day of October, A.D. 1907, and bear interest at the rate of five per centum per annum computed from that date and the debentures representing each instalment of the said debt

shall be payable at the Canadian Bank of Commerce at the city of Moose Jaw in equal amounts in each of the fifty years next succeeding the said date, such amount being made up of the aggregate sum due each year on account of principal and interest.

2 That each of the said debentures shall be signed by the mayor of the said city and countersigned by the secretary treasurer thereof and the seal of the said corporation duly affixed.

3 For the purpose of paying the principal and interest of the said debentures there shall be raised in each year during the currency of the said debentures the sum of six thousand and eight hundred and forty-six dollars and ninety-two cents (\$6,846.92) by special rate sufficient therefor on all ratable property in the said city.

4 The said indebtedness is contracted on the credit and security of the corporation at large.

5 The proceeds of the debentures are to be applied to the extension of the present sewer and water system and the constructing and laying down of service pipes and sewers up to the outer line of the street.

6 This bylaw shall take effect on the first day of October, A.D. 1907.

7 The votes of the electors of the said city of Moose Jaw shall be taken on this bylaw at the city clerk's office in the city hall in the city of Moose Jaw on Wednesday, the tenth day of July, A.D. 1907, commencing at the hour of nine o'clock in the afternoon and continuing until five o'clock in the afternoon of the same day, by John D. Simpson, returning officer.

8 On the eleventh day of July, A.D. 1907, the said John D. Simpson shall attend at the office of the city clerk at nine o'clock in the forenoon to sum up the number for and against the bylaw.

Dated at the city of Moose Jaw this 30th day of July, A.D. 1907.

(Sgd.) J.H. Bunnell, [SEAL]

Mayor.

(Sgd.) *John D. Simpson,*

Secretary Treasurer.

I hereby declare that the foregoing is a true copy of the proposed bylaw which will be taken into consideration by the council after being voted on by the electors and that the same was first published on the nineteenth day of June, 1907, and will be voted on Wednesday, the tenth day of July, 1907, in the city hall from the hours of nine o'clock in the forenoon to five of the clock in the afternoon.

John D. Simpson,

Secretary Treasurer.

A true copy: (Sgd.) John D. Simpson.

SCHEDULE B

BYLAW No. 313

A bylaw to provide for the expenditure of \$90,000 for the extension of the system of electric lights already constructed in the city of Moose Jaw and to authorise the issue of debentures of the corporation of the city of Moose Jaw to the amount of \$90,000 for the purpose of raising the said sum.

Whereas it is desirable that the sum of \$90,000 should be expended by the corporation of the city of Moose Jaw in extending the system of electric lights already constructed in the city of Moose Jaw, and that the said sum should be raised on the credit and security of the corporation at large;

And whereas in order thereto it shall be necessary to issue debentures of the corporation of the said city of Moose Jaw for the said sum of \$90,000 as hereinafter provided which is the amount of the debt intended to be created by this bylaw. The proceeds of such debentures to be payable for the said purposes and for no other;

And whereas the whole ratable property according to the last revised assessment roll amounts to \$5,230,660;

And whereas the total amount of the existing debt of the corporation outside of the current expenses for the year is the sum of \$432,401.62;

And whereas the indebtedness incurred under this bylaw is to be spread over a period of fifty years;

And whereas it will require the total sum of \$4,929.93 to be raised annually for a period of fifty years the currency of the debentures to be issued under and by virtue of this bylaw to pay the debt created by this bylaw, said yearly sums being of such respective amounts that the aggregate amounts payable each year for principal and interest in respect of the said debt shall be equal to the amount so payable in each of the other years of the said period.

Therefore the corporation of the city of Moose Jaw duly assembled enacts as follows:

1 The sum of \$90,000 shall be expended by the corporation of the city of Moose Jaw in the extension of the system of electric lights already constructed in the said city and for the purpose of raising the said sum, debentures of the said corporation to the amount of \$90,000 as aforesaid shall be issued on the fifteenth day of November, A.D. 1907, each of which debentures shall be dated on the date of the issue thereof and shall be payable within fifty years thereof at the Canadian Bank of Commerce in the city of Moose Jaw.

2 The said debentures shall bear interest at a rate not exceeding five per centum per annum.

3 Each of the said debentures shall be signed by the mayor of the said city and shall be countersigned by the secretary treasurer thereof and the clerk of the said city shall attach thereto the corporate seal of the corporation.

4 During the currency of the said debentures there shall be raised annually by special rate on all the ratable property of the city of Moose Jaw the sum \$4,929.93 for the purpose of paying the amount due in each of the said years with principal and interest in respect to the said debt.

5 That the amount of debt created by this bylaw is raised on the credit and security of the corporation at large and the proceeds of the said debentures are to be applied to the purpose as aforesaid and to no other.

6 This bylaw shall take effect on the fifteenth day of November, A.D. 1907.

7 Votes of the electors of the said corporation of the city of Moose Jaw shall be taken at the city clerk's office in the city hall in the said city on the seventh day of October, A.D. 1907, commencing at the hour of nine o'clock in the forenoon and continuing until five o'clock in the afternoon of the same day by John D. Simpson, returning officer.

8 On the eighth day of October, A.D. 1907, the said John D. Simpson shall attend at the office of the city clerk at nine o'clock in the forenoon to sum up the number for and against this bylaw.

Dated at the city of Moose Jaw this fourteenth day of October, A.D. 1907.

(Sgd.) J.H. Bunnell,

Mayor. [SEAL]

(Sgd.) John D. Simpson,

Secretary Treasurer.

I hereby declare that the foregoing is a true copy of a proposed bylaw which will be taken into consideration by the council after being voted on by the electors, published on the thirteenth day of September and to be voted on on Monday the seventh day of October, 1907, in the city hall from the hour of nine in the morning to five of the clock in the afternoon.

John D. Simpson,

Secretary-Treasurer.

A true copy: (Sgd.) John D. Simpson.

SCHEDULE C

BYLAW No. 308

A bylaw to provide for the borrowing by issue of debentures that portion of the costs of construction of certain granolithic sidewalks in the city of Moose Jaw payable by the property owners on the special frontage assessment system.

Whereas the council of the city of Moose Jaw has by public notice declared its intention of undertaking, constructing and completing on the special frontage assessment system of granolithic sidewalks on the following limits or sides of streets set out and with their respective widths described as follows:

- (a) From the SE. corner of lot 10 block 79 in a northerly direction along Langdon Crescent to the NE. corner of lot 17 block 46 - width 6 feet;
- (b) On the north side of Athabasca street east from the SE. corner of lot 5 east to the SE. corner of lot 12, all in block 27 - width 6 feet;
- (c) On the south side of High street west from the NE. corner of lot 16 west of the NW. corner of lot 1 in block 110 - width 10 feet;

- (d) On the north side of Fairford street west from the SE. corner of lot 25 in block 78 west of the SW. corner of lot 409 block 77 - width 6 feet;
- (e) On the south side of Ominica street west from the NW. corner of lot 16 block 78 west to the NW corner of lot 1 block 75 - width 6 feet;
- (f) On the north side of Athabasca street west from the SE. corner of lot 11 west to the SW. corner of lot 20 block 29;
- (g) On the south side of Athabasca street west from the NE. corner of lot 8 in block 45 west of the NW. corner of lot 1 block 44 - width 6 feet;
- (h) On the north side of Stadacona street west from the SE. corner of lot 12 west to the SW. corner of lot 19 block 45 - width 6 feet;
- (i) On the north side of Stadacona street west from the SE. corner of lot 11 west to the SW. corner of lot 20 block 41 - width 5 feet;
- (j) On the south side of Stadacona street west from the NE. corner of lot 10 west to the NW. corner of lot 1 in block 64 - width 5 feet;

And whereas there has been no petition whatever of the various owners of the lands to be affected to the council against the same at any time since the publication of the public notice of such proposed undertaking, construction and completion as aforesaid;

And whereas the total assessed value of the land abutting on the said sides of the said respective streets is as set down in the third column of the schedule hereto opposite the said portion of the said respective street;

And whereas the part of the costs of the same respectively chargeable against the lands abutting on the said sides of the said respective streets is as set down in the fifth column of the said schedule opposite the said respective portions of streets;

And whereas the number of feet frontage of lands abutting in the case of each of such portions of streets is as set down in the sixth column of the said schedule opposite each such portion and the cost per foot frontage chargeable the lands abutting in respect of each of such portions is as set down in the seventh column of the said schedule opposite such portions respectively and the annual rate per foot frontage to be levied in each year for a period of ten years on the lands abutting on the said respective streets is as set down in the eighth column of the said schedule, and the schedule is in all respects the same as ascertained and determined by said report and by the court of revision;

And whereas it will require the total sum of \$2,201.57 to be raised annually for a period of ten years, the currency of the debentures to be raised under and by virtue of this bylaw to pay the debt created by this bylaw said yearly sums being of such respective amounts that the aggregate amount payable in each year for principal and interest in respect of the said debt shall be equal to the amount so payable in each of the other years of said period;

And whereas the said moneys to be realised on the debentures are to be used for the purposes aforesaid and for that purpose only;

And whereas the said debt is contracted on the credit and security of the corporation at large to be collected however only by way of special frontage assessment system;

Therefore the council of the city of Moose Jaw enacts as follows:

1 That for the purpose of raising the sum of seventeen thousand dollars (\$17,000) the portion of the cost of the undertaking, construction and completion of the said sidewalks on the sides of the respective streets hereinbefore and in the said schedule mentioned, there shall be issued debentures of the city of Moose Jaw to the amount of seventeen thousand dollars (\$17,000) which shall bear date the first day of October, 1907, and shall bear interest at the rate of five per centum per annum from the first day of October, 1907, and the debentures shall be payable at the Canadian Bank of Commerce at the city of Moose Jaw in ten annual instalments from their date, the aggregate amount payable in each year for the principal and interest in respect to the said debt being equal to the amount so payable in each of the other years of said period.

2 That each of the said debentures shall be signed by the mayor of the said city and countersigned by the secretary treasurer thereof and the seal of the said corporation duly affixed and the coupons representing the annual instalments of principal and interest if the debentures are so issued shall be signed by the secretary treasurer and the signature of the mayor may be printed or lithographed thereon.

3 For the purpose of paying the said debentures and interest there shall be raised in each year during the currency of the said debentures by special frontage assessment system the rate per foot frontage mentioned in the eighth column of the said schedule upon the lands abutting on the sides of the said respective streets as mentioned in the said schedule.

4 The money realised from the said debentures shall be used for the purposes aforesaid and for such purpose only.

5 The debt created by the issue of the said debentures is contracted on the credit and security of the corporation at large to be collected therefor annually by way of special frontage assessment system.

This bylaw shall take effect on the twenty-eighth day of August, A.D. 1907.

(Sgd.) J.H. Bunnell, [SEAL]
Mayor.

(Sgd.) John D. Simpson,
Secretary Treasurer.

Certified to be a true copy: John D. Simpson.

MOOSE JAW: RATIFYING DEBENTURES

1 Street on which sidewalk laid and side	2 Portion of such street lying between	3 Value of real property	4 Width sidewalk in feet	5 Cost of abutting lands	6 No. ft. frontage of abutting lands	7 Cost per ft. frontage in	8 Annual rate per ft. frontage in cents
(a) West side of Langdon Cres.	From its intersection with the north side of Fairford St. to its intersection with the south side of Cordova St.	\$13,500.00	6	\$1,019.55	472'9"	2.16	27.97
(b) North side of Athabasca St. E.	From its intersection with the east side of main St. to its intersection with west side of Tenth Ave.	10,000.00	6	1,134.00	525'	2.16	27.97
(c) South side of High St. E.	From its intersection with the west side of main St. to its intersection with east side of Ninth Ave.	59,000.00	10	1,701.00	525'	3.24	41.96
(d) North side of Fairford St. W.	From its intersection with the west side of Main St. to its intersection with east side of Eighth Ave.	69,450.00	6	2,214.00	1,025'	2.16	27.97
(e) South side of Ominica St. W.	From its intersection with the west side of Main St. to its intersection with the east side of Sixth Ave.	39,225.00	6	4,374.00	2,025'	2.16	27.97
(f) North side of Athabasca St. W.	From its intersection with the west side of Ninth Ave. to its intersection with the east side of Eighth Ave.	7,275.00	6	1,080.00	500'	2.16	27.97
(g) South side of Athabasca St. W.	From its intersection with the west side of Main St. to its intersection with the east side of Eighth Ave.	16,125.00	6	2,214.00	1,025'	2.16	27.97
(h) North side of Stadacona St. W.	From its intersection with the west side of Main St. to its intersection with the east side of Ninth Ave.	10,100.00	6	1,134.00	525'	2.16	27.97
(i) North side of Stadacona St. W.	From its intersection with the west side of Sixth Ave. to its intersection with the east side of Fifth Ave.	6,670.00	5	945.00	500'	1.89	20.98
(j) South side of Stadacona St. W.	From its intersection with the west side of Seventh Ave. to its intersection with the east side of Sixth Ave.	8,000.00	5	954.00	500'	1.89	20.98

SCHEDULE D

BYLAW No. 285

A bylaw to provide for borrowing by issue of debentures that portion of the cost of construction of certain granolithic sidewalks in the city of Moose Jaw, payable by the property owners on the special frontage assessment system.

Whereas the council of the city of Moose Jaw are since the first day of January, 1906, in receipt of petitions praying for the undertaking, construction and completion on the special frontage assessment system of granolithic sidewalks on the following limits or sides of streets hereinafter set out, namely:

- (a) The north limit or side of River street from its intersection with the west side of Seventh avenue to its intersection with the east side of Sixth avenue;
- (b) The south limit or side of River street from its intersection with the west side of Main street to its intersection with the east side of Ninth avenue;
- (c) The north limit or side of River street from its intersection with the west side of Eighth avenue to its intersection with the east side of Seventh avenue;
- (d) The south limit or side of Stadacona street from its intersection with the west side of Main street to its intersection with the east side of Seventh avenue;
- (e) The north limit or side of Stadacona street from its intersection with the west side of Eighth avenue to its intersection with the east side of Seventh avenue;
- (f) The north limit or side of High street from its intersection with the west side of Seventh avenue to its intersection with the east side of Fifth avenue;
- (g) The south limit or side of High street from its intersection with the east side of Main street to its intersection with the west side of Tenth avenue;
- (h) The north limit or side of Athabasca street from its intersection with the east side of Tenth avenue to its intersection with the west side of Eleventh avenue;
- (i) From the west side of the lane in the rear of lot number sixteen (16) block number ninety-three (93) to the east side of Sixth avenue;
- (j) The east limit or side of Main street between the north side of Fairford street and the south side of Cadoga street;
- (k) The east limit or side of Main street from its intersection with the north side of Cariboo street to its intersection with the south side of Hall street;
- (l) The west limit or side of Main street from its intersection with the north side of Fairford street to its intersection with the south side of Oxford street;

respectively signed by at least two-thirds in number of the persons registered or assessed as owners of the respective lands abutting on the said limits or sides of the streets as aforesaid and representing at least one half in value of such lands, excluding improvements thereon as the same are valued according to the last revised assessment roll;

And whereas the total assessment value of the lands abutting on the said sides of the said respective streets is as set down in the third column of the schedule hereto opposite the said portions of the said respective streets;

And whereas the said sidewalks have been constructed and are of the respective widths mentioned in the fourth column of the said schedule and the part of the cost of the same respectively chargeable against the lands abutting on the said sides of the said respective streets is as set down in the fifth column of the said schedule opposite the said respective portions of streets;

And whereas the number of feet frontage of lands abutting in the case of each such portions of the streets is as set down in the sixth column of the said schedule opposite each such portion, and the cost per foot frontage chargeable against the lands abutting in respect of each of such portions is as set down in the seventh column of the said schedule opposite such portions respectively and the annual rate per foot frontage to be levied in each year for a period of ten years upon the lands abutting on the said respective streets is as set down in the eighth column of the said schedule and the schedule is in all respects the same as ascertained and determined by the said report and by the court of revision;

As whereas it will require the total sum of three thousand four hundred and seventy-eight dollars and five cents (\$3,478.05) to be raised annually for a period of ten years, the currency of the debentures to be issued under and by virtue of this bylaw to pay the debt created by this bylaw, said yearly sums being of such respective amounts that the aggregate amount payable in each year for principal and interest in respect of the said debt shall be equal to the amount so payable in each of the other years of the said period;

And whereas the said debt is contracted on the credit and security of the corporation at large to be collected however only by way of special frontage assessment system.

Therefore the council of the city of Moose Jaw enacts as follows:

1 That for the purpose of raising the sum of twenty-six thousand eight hundred and fifty-six dollars and sixty-seven cents (\$26,856.67) the portion of the cost of the undertaking construction and completion of the said sidewalks on the sides of the respective streets hereinbefore and in the said schedule mentioned there shall be issued debentures of the city of Moose Jaw to the amount of twenty-six thousand eight hundred and fifty-six dollars and sixty-seven cents (\$26,856.67) which shall bear date the first day of December and bear interest at the rate of five per centum per annum and the debentures shall be payable at the Canadian Bank of Commerce at the city of Moose Jaw in ten annual instalments from their date, the aggregate amount payable in each year for principal and interest in respect of the said debt being equal to the amount so payable in each of the other years of the said period.

2 That each of the said debentures shall be signed by the mayor of the said city and countersigned by the secretary treasurer thereof and the seal of the said corporation duly affixed and the coupons representing the annual instalments of principal and interest shall be signed by the secretary treasurer and the signature of the mayor may be printed or lithographed thereon.

3 For the purpose of paying the said debentures and interest there shall be raised in each year during the currency of the said debentures by a special frontage assessment system the rate per foot frontage mentioned in the eighth column of the said schedule upon the lands abutting on the sides of the said respective streets as mentioned in the said schedule.

4 The debt created by the issue of the said debentures is contracted on the credit and security of the corporation at large, to be collected therefor annually by way of special frontage assessment system.

5 This bylaw shall take effect on the fourteenth day of November, A.D. 1906.

(Sgd.) D. McLean, [Seal]

Mayor.

(Sgd.) John D. Simpson,

Secretary-Treasurer.

Certified to be a true copy: John D. Simpson.

1 Street on which sidewalk laid and side	2 Portion of such street lying between	3 Value of real property	4 Width sidewalk in feet	5 Cost of chargeable abutting lands	6 No. ft. frontage of abutting lands	7 Cost per ft. frontage in	8 Annual rate per ft. frontage in cents
(a) North side of River St. W.	From its intersection with the west side of Seventh Ave. to its intersection with the east side of Sixth Ave.	\$14,400.00 15,600.00	6	\$1,080.00	500'	2.16	27.97
(b) South side of River St. W.	From its intersection with the west side of Main St. to its intersection with the east side of Ninth Ave.	51,600.00	10	1,215.00	375'	3.24	41.96
(c) North side of River St. W.	From its intersection with the west side of Eighth Ave. to its intersection with the east side of Seventh Ave.	17,600.00	6	1,080.00	500'	2.16	27.97
(d) South side of Stadacona St. W..	From its intersection with the west side of Main St. to its intersection with the east side of Seventh Ave.	31,725.00	5	2,787.75	1,475'	1.89	20.98
(e) North side of Stadacona St. W.	From its intersection with the west side of Eighth Ave. to its intersection with the east side of Seventh Ave.	15,750.00	5	945.00	500'	1.89	20.98
(f) North side of High St. W.	From its intersection with the west side of Eighth Ave. to its intersection with the east side of Fifth Ave.	17,300.00	5	1,890.00	1,000'	1.89	20.98
(g) South side of High St. E.	From its intersection with the east side of Main St. to its intersection with the west side of Tenth Ave.	40,500.00	10	1,296.00	400'	3.24	41.96
(h) North side of Athabasca St. E..	From its intersection with the east side of Tenth Ave. to its intersection with the west side of Eleventh Ave.	19,950.00	6	1,080.00	500'	2.16	27.97
(i) Fairford St. from the lane W.	From the west side of the land in the rear of lot 16 in block 93 to the east side of Sixth Ave.	85,005.00	10 6	1,215.00 3,240.00	375' of 10' 1500' of 6'	3.24 2.16	41.96 27.97
(j) East side of Main St.	Between the north side of Hochelega St. and south side of Hall St.	19,950.00	8	3,684.15	1,3646"	2.70	34.96
(k) East side of Main St.	From its intersection with the north side of Fairford St. to its intersection with the south side of Athabasca St.	43,000.00	8	2,430.00	900'	2.70	34.96
(l) West side of Main St.	From its intersection with the north side of Fairford St. to its intersection with south side of Exford St.	43,300.00	8	4,985.55	1,8466"	2.70	34.96

