ONTARIO

BY-LAW OF MUNICIPAL CORPORATION

THE CORPORATION OF THE CITY OF NORTH BAY

BY-LAW No. 1096

WHEREAS by Section 334 of The Municipal Act the Corporation is empowered to authorize the Head and Treasurer to borrow such sums as the Council may deem necessary to meet, until the taxes are collected, the current expenditures of the Corporation for the year, including the amounts for sinking fund, principal and interest falling due within the year upon any debt of the Corporation, school purposes, special rate purposes and for meeting requirements of any board, commission or body and other purposes for which the Corporation is required by law to provide.

AND WHEREAS the Council of the Corporation deems it necessary to borrow the sum of \$ 150,000.00 from THE ROYAL BANK OF CANADA for purposes aforesaid.

AND WHEREAS the revenues of the Corporation for the last fiscal year ending December 31st 19.32, exclusive of moneys borrowed and moneys derived from the sale of debentures in that year, totalled \$ 926,573.23.

AND WHEREAS the amount heretofore borrowed by the Corporation (if any) for the purposes aforesaid, together with the amount hereby authorized to be borrowed, does not exceed the amount which may be lawfully borrowed under Section 334 of The Municipal Act.

| BE IT THEREFORE ENACTED by th | e Municipal Council of | the Corporation of the | City |
|-------------------------------|------------------------|------------------------|---------------|
| of | North Bay | | as follows :— |

. . .

| (1) THAT the | MAYOR (Warden of County; Mayor of City or Town, or Reeve of Village or T | | | |
|---|---|-----------------------|--|--|
| and the Treasurer of | the Corporation be and they are hereby authorized, | under the seal of the | | |
| Corporation, to borrow from THE ROYAL BANK OF CANADA the sum of | | | | |
| ONE HU | UNDRED AND FIFTY THOUSAND | Dollars | | |
| (\$ 150,000.00) fr | from time to time for purposes aforesaid. | | | |

(2) THAT the said MAYOR and the Treasurer aforesaid be and they are hereby authorized to pay or allow the said Bank interest on the sum or sums so borrowed at the rate of SIX (6) per cent. per annum, which may be paid or allowed in advance by way of discount howsoever as they deem best.

(3) THAT the said MAYOR and the Treasurer aforesaid be and they are hereby authorized, as security for such loan, to give to the said Bank promissory notes or other forms of agreement of the Corporation, signed by them and sealed with the seal of the Corporation. The said

sum or sums so to be borrowed shall be made payable on or before the **Thirty - first** day of **December** next; provided, however, that the promissory note or notes of the Corporation, if any given therefor and if made payable before the said **Thirty - first** day of **December** may be renewed by the said **MAYOR** and Treasurer from time to time, but no renewal thereof shall fall due later than the said **31st** day of **December** next. No such renewal, however, shall be deemed to be satisfaction to the said Bank of any advance or interest, but as evidence only of indebtedness.

(4) THE revenues of the Corporation are hereby charged with repayment of the sums so borrowed and THE ROYAL BANK OF CANADA shall have a lien upon the revenues so charged until the charge is satisfied.

(5) THAT the said Mayor and the Treasurer aforesaid be and they are hereby authorized to enter into and execute on behalf of the Corporation, under its Corporate Seal, an agreement or agreements, charging, as aforesaid, the revenues of the Corporation with repayment of the sums so borrowed from the said Bank.

16 M GIVEN in open Council this. day of As WITNESS the Corporate Seal of the said Municipality.

(Corporate Seal)

N MAYOR, REEVE OR WARDEN (the Head of the Corporation) Clerk

WE HEREBY CERTIFY that the foregoing is a true copy of By-law No. 1096 of the Corporation of the foregoing is a true copy of By-law No. 1096 in the Corporation of the foregoing is a true copy of By-law No. 1096 in the Province of Ontario duly passed at a Meeting of the Council of the said Corporation duly held and

AS WITNESS the seal of the Corporation.

(Corporate Seal)

MAYOR, REEVE OR WARDEN (the Head of the Corporation)

mither CLERK

Form No. 163

FOR ADVANCES TO MUNICIPAL CORPORATIONS

Elgreement made the

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day of Jamocry

A. D. 1993, between the Municipal Corporation of the CITY of NORTH BAY hereinafter called "the Corporation," of the one part and The Royal Bank of Canada, hereinafter called "the Bank," of the other part.

Whereas by a by-law passed by the Council of the Corporation on the 16th day of A. D. 1933, and numbered 1096, authority was given onder Section 413 of the Consolidated Municipal Act, 1892, as amended, to borrow from the Bank the moneys therein mentioned, to meet the current expenditure of the Corporation, and by such by-law this agreement was authorized.

And whereas the Corporation desires to borrow the said moneys by way of overdraft of their current account with the Bank, and the Bank in consideration of this Agreement has consented thereto, and has established an open credit for the purpose as herein set forth.

Now it is hereby agreed that the said moneys may be borrowed by the Corporation from the Bank by way of overdraft, such overdraft to be created by the payment of cheques properly drawn on the Bank on behalf of the Corporation and the Bank agrees to pay cheques so drawn from time to time, provided that (after crediting all deposits made from time to time) the said account will not thereby be overdrawn beyond the amount authorized by the said by-law.

And whereas for the convenience of the Corporation and the profitable use of the said open credit, it has been agreed that during the currency of the said loan any sum or sums of money received by the Corporation may be deposited to the credit of the said current account, and the same in whole or part again withdrawn, it is hereby expressly agreed that no deposit or deposits made for the credit of the said current account shall be regarded as made in repayment of the loan authorized by the said by-law or any part thereof, or shall have the effect of repaying the same, but that the balance at any time, and from time to time, existing as an overdraft of the said current account shall constitute the loan authorized by the said by-law. Provided however, that should the Corporation by notice in writing apply any deposit or deposits as payment *pro tanto* of the said advance, then it or they shall be so applied, and the total amount of the overdraft at any time thereafter shall not exceed the amount authorized by the said by-law less the aggregate amount of the deposit or deposits so applied.

It is further agreed that the Bank shall not call for payment of the said moneys until the 31st day of December next ensuing, and that the Corporation shall repay the same at that date. It is also agreed that the said advance shall bear interest at the rate of Six (6) per cent. per annum, which shall be added at the end of each month to the amount advanced up to that time.

In witness whereof the Corporation has caused its corporate seal to be hereto affixed.

The Board of Commissioners of Police for the City of North Bay enacts as follows:-

1. IN THIS BY-LAW

(a) "Street" shall include a common and public highway, avenue, parkway, driveway, square, place, bridge, viaduct or trestle, designed and intended for, or used by the general public for the passage of vehicles.

(b) "Vehicle" shall include motor vehicle, trailor, traction engine and any vehicle drawn, propelled or driven by any kind of power, including muscular power, but not including the cars of electric or steam railways running only upon the rails.

(c) "Park" as applied to a vehicle shall mean to allow the same to remain standing on street for a longer period than Twenty minutes without a responsible person in charge.

(d) "Stand" as applied to a vehicle shall mean to stop for any period of time longer than actually required to take on or discharge any passengers or merchandise.

(e) "Curb" shall include the edge of the travelled portion of the Highway.

2. POLICE CONTROL OF TRAFFIC

Absolute control of street traffic is vested in the police. 3. KEEP CLOSE TO CURB

Vehicles moving slowly shall keep as close as possible to the curb on the right, allowing more swiftly moving vehicles free passage to their left.

4. SIGNLIS BEFORE STARTING, STOPPING or TURNING

Drivers of vehicles before starting, turning, stopping or changing their course shall make sure that such movement can be made in safety and without obstructing traffic, and shall give visible signal to persons driving vehicles behind them of their intention to make such movement.

5. TURNING TO RIGHT

Drivers of vehicles intending to turn to the right into an intersecting street or highway shall first draw their vehicles in as close to the curb on the right as possible and turn the corner as sharply as possible.

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6. TURNING TO LEFT

Drivers of vehicles intending to turn to the left into an intersecting street or? highway shall first draw their vehicle out to the centre of the highway and continue beyond the centre of the inter-

7. A vehicle, requiring to cross from one side of the street to the other, shall do so in such amanner as to head in the same direction as other traffic on that side of the street, and so as not to stop with left side next to the curb and no vehicle shall cross from one side of the street to the other on Hain Street between Foran and Sherbrooke. That no vehicle shalk turn at the intersection of Hain Street and Hlock Avenue, excepting only from Hain Street to Elock Avenue or from Hlock Avenue to Hain Street.

8. FIRE, POLICE WAGONS, AMBULANCE, etc.

The driver of a vehicle, upon the approach or sounding of a signal of an ambulance, police vehicle, fire wagon, or other fire apparatus shall immediately draw up said vehicle as near as practical to the right hand curb and bring it to a standstill. 9. BLOCKING TRAFFIC AND OVERLOADING

No vehicle shall be allowed to remain upon or be driven through any street so as to blockade or obstruct traffix, and no vehicle shall be so overloaded that horse or horses or motor power shall be unable to mome at a reasonable rate of speed.

All slow moving vehicles must keep as near as possible to the right hand curb.

10. ENTERING OR EMERGING FROM DO RWAYS

No vehicle shall enter or emerge from an alley, stable, driveway or garage, without giving a warning signal, or at a rate faster than a walk.

11. LOADING AND UNLOADING.

Whenever possible, vehicles shall be loaded or unloaded from the side and be parked within six inches of the curb. No vehicle shall remain backed up to the curb except during actual loading and unloading from it and in such case no longer than the actual loading or unloading requires. The horse or horses attached to a vehicle backed up to the curb shall be turned at right angles to the vehicle and in the direction in which traffic on the street is moving.

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12. STOPPING AT CROSSINGS

Vehicles shall not stop on or obstruct crossings.

13. STOPPING AT ENTRANCES

No vehicle shall be allowed to stand in front of the entrance of a theatre, hotel, auditorium, office building or any building where large assemblages are being held, or where goods or merchandise is taken in or out.

No vehicle shall stop so as to obstruct the entrance to any lane or driveway into private garages or into any building. 14. PARKING

No horse or vehicle shall be left in such manner as to obstruct the ordinary traffic of the streets and no horse or vehicle shall be parked in any street an unreasonable time having regard to the traffic requirements of the street in question. 15. PARKING HEAR INTERSECTIONS

No vehicle shall stand on the corners of the street intersection for a distance of 20 feet back from the corner of each intersecting street, "Corner" being defined as the intersecting right angle point of the curps.

16. PARKING NEAR HYDRANTS

No vehicle shall stand within six feet of a fire hydrant. 17. PARKING ON BRIDGES

No vehicle shall stand on any bridge within the Municipality. 18. MANNER OF PARKING PARALLEL TO CURB

No vehicle shall stand on any street where there is a curb unless such vehicle is parallel to and wheels and runners thereon are not more than six inches from such curb, or in winter, as near this as the conditions of the street permit. On uncurbed streets standing vehicles shall be parallel to and as close as circumstances and weather conditions permit to the edge of the boulevard or side-walk as the case may be.

19. ANGLE PARK ING

Where angle parking is indicated the angle shall be 45 degrees and vehicles shall park with right front wheel against curb on the indicated line.

20. PARKING ON NARROW STREETS.

No vehicle shall stand or park directly opposite another vehicle

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which is already standing on the other side of the street, where the width of the vehicular travelled portion of the street, or the width between the curbs is less than 36 feet, or where such standing or parking would prevent the free passage of two lines of trafic.

21. PARKING ON TRAFFIC SIGNALS

It shall be the duty of all drivers or vehicles to observe traffic signals, "No Parking" signs and other permanent or semipermament signal devices.

22. PARKING SIGNS

None of the provisions of this By-Law respecting parking shall come into effect until suitable signs have been erected, clearly indicating parking restrictions.

23. THROUGH HIGHWAYS

The following stree 3 are designated as Through Highways and as required by Sub-Section Two of Section Thirty-Five (35) of the Highway Traffic Act, all operators or drivers of every vehicle shall immediately before entering or crossing any of these streets bying the vehicle to a full stop.

The provisions of this Section shal, not come into effect until signs have been erected in accordance with the regulations of the Department of Fublic Highways.

The following streets shall be designated as Through Highways:

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(a) Main Street.
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(b) Klock Avenue - Main Street to the City Limits.
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(o) Cassells Street - Elook Avenue to Chipnews Street.

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Dd) Golf Street.
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(e) Memorial Drive. (b) (adud) (i) tay an effected to be the term of the fill of the fill

Pedestrians must not step from the sidewalk in crossing a street without is king in both directions and shall cross at right angles with the street. Pedestrians shall keep to the right when walking on the street.

It shall be the duty of pedestrians to observe the line of traffic at street intersections, and in cases where policemen are in charge directing the movement of such traffic, pedestrians shall not cross except at their own risk before the signal is given for the traffic to move in the direction indicated by the

traffic officer.

Pedestrians shall not obstruct sidewalks or streets corners and where three or more are congregated they shall be subject to the direction of the Police.

25. PEHAINY

Any persons violating any of the provisions of this sy-Law shall be subject to a penalty on conviction thereof in the discretion of the wonvicting magistrate and of not more than ten dollars (\$10.00) for the first offence and to not more than twenty-Five dollars (\$25.00) for every subjequent offenceexclusive of costs and all such penalties shall be recoverable under the Ontario Summary Conviction Act.

REGULATIONS RESPECTING STOP SIGNS

In pursuance of sub-section 1-A of Section 56 of the Highway Traffic Act.

Stop signs shall conform to the standard approved by the Department of Public Highways of Unta ion with respect to size, wording, shape colour and position.

SPECIFICATION FOR STOP SIGNS

Signs shall be two feet square with the words "STOP" "THROUGH STRUCTS" in black letters on \mathbf{x} white background. Plain block letters eight inches in height and l_4^2 inches in thickness shall be used for the word "STOP" and letters $3\frac{1}{2}$ inches in height and $\frac{1}{2}$ in thickness for the words "THROUGH STREETS". These words shall be printed in three lines.

LOCATION OF STOP SIGNS

"STOP" signs shall be erected not more than six feet back from the curb of the intersecting street, and on the right of the traffic approaching a through street, not less than 15 feet nor more than fifty feet back from the curb of the "THROUGH STREET". The bottom edge of the sign shall be not more than six feet above the ground level.

26. THAT no Hotor vohicle shall be permitted to remain standing or parked on Main Street between Foran Street and Shesbrooke Street in the City of North Bay for a longer period than twenty minutes at any one time any day of the week, excepting during church services hours on Sunday only.

27. No person shal run or race on the streets or didewalks or crowd or jostle other pedostrians so as to create discomfort.

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disturbance or confusion.

28. Every rider of a bicycle or tricycle shall at all times, when riding the same, keep his or her feet on the pedals and hold the handle-bars, and no bicyclist or tricyclist shall ride more than two abreast, and they shall proceed along the street in a straight line and as near to the right side of the street as possible, and when making any turn they shall signal direction by holding out their hand, and there shall be no reckless riding or racing, and all bicycles shall carry a bell or horn and at night a lighted lamp, in addition to said bell or horn.

29. No person shall carry a child or children upon a bicycle or tricycle, except that one child may be carried on an apparatus for the purpose attached to the bicycle, and approved by the Chief of Police.

30. Drivers of vehicles shall egop whenever required to do so by any member of the Police Force, whether verbally or by a signal of the hand, and they shall obey his orders and comply with the directions which he may give them in the interests of good order of traffic and of public security.

31. On Golf Street no vehicle shall come abreast or pass another vehicle and all vehicles shall keep to the right and in single file until both the Canadian Pacific Railway and the Temiskaming and Northern Ontario Railway crossings have been passed, provided however that the provisions of this paragraph shall not come into effect until proper warning signs have been erected.

32. A safety zone line shall be established and laid out on all approached to Main Street.

33. The following streets shall be used for parking vehicles only in the manner following, that is to say:-

(a) Klock Avenue on the east side from Main St. to Oak Street.
(b) Cassells Street, on the west side from Oak Street to Worthington Street.

(c) McIntyre Street, on the south side from Cassells Street to Fraser Street.

(d) Fraser Street, on the west side from Oak Street to Worthington Street.

(e) Ferguson Street, on the west side from Oak Street to First Aven-

ue.

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(f) Wylde Street, on the east side from Oak Street to First Avenue.
(g) Sherbrooke Street, on the west side from Oak Street to Main Street and on the east side only from Main Street to First Avenue.
(h) Oak Street from Fraser Street to Fisher Street Parking shall be limited to TwentyMinutes and then only on the North side of the Street.

Klock Avenue from Main Street to Bloem Street Parking shall be limited to Twenty Minutes and then only on the West side of the street.

34. (1) No person shall park any vehicle for the purpose of sale, repairs or washing on any street within the City of North Bay.

(2) Washing of vehicles upon any City Street is strictly prohibited.

(3) No car shall be parked on either side of McIntyre Street between Ferguson Street and One Hundred and Thirty-Two (132) feet westerly.

(4) No car shall be parked on the east side of Elock Avenue between McInture and McLaren Street.

35. No horse or horses shall be left thattended unless securely tethered by means of weights or otherwise and in such a manner as will not impede traffic of any nature.

36. No trucks shall be parked or permitted to be parked on any of the paved streets in the City of North Bay during the hours between 11 p.m. and 7 a.m.

PASSED the 15th day of July, 1932.

Secretary of the Board of Police Commissioners

Chairman

Approved this ?? day of Hug 1932 in pursuance of the provisions of Section 50 of the Highway Traffic Act. A UNALANCY

MINISTER OF HIGHWAYS

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Form 496-Ontario Branches Only Issued 6-32

| AGREEMENT made this 167 | day of Jam | ian | 19.33 |
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| Between: | 0 | ſ | |
| THE CORPORATION OF THE | CITY | | О.F |

NORTH BAY

hereinafter called the "Corporation" of the First Part,

AND

THE ROYAL BANK OF CANADA

hereinafter called the "Bank" of the Second Part

WHEREAS by By-law No. 1096 of the Corporation the MAYOR and Treasurer are authorized to borrow from the Bank the sum of \$ 150,000.00, and to enter into and execute on behalf of the Corporation an agreement charging the revenues of the Corporation with repayment of the sums so borrowed:

AND WHEREAS by the said By-law the revenues of the Corporation are charged with repayment of the sums so borrowed and the said By-law enacts that THE ROYAL BANK OF CANADA shall have a lien upon the revenues so charged until the charge is satisfied.

WITNESSETH that in consideration of any advance or advances which may be made by the Bank, the Corporation hereby charges the revenues of the Corporation with repayment of all sums so borrowed pursuant to the said By-law; and the Corporation hereby agrees that the Bank shall have a lien upon the revenues so charged until the charge is satisfied.

IN WITNESS WHEREOF the Corporation has caused its Corporate Seal to be hereunto affixed duly attested by the proper Officers in that behalf.

(Corporate Seal)

MAYOR, REEVE OR WARDEN (the Head of the Corporation)

TREASURER