



THE MUNICIPALITY OF CALVIN

1355 Peddler's Drive
R.R. # 2
Mattawa, ON
POH 1V0

**Corporation of the Municipality of Calvin
Regular Meeting of Council
Agenda
May 28, 2024
6:00 p.m.
Council Chambers**

1. Call to order
2. Declarations of disqualifying pecuniary interest/ conflict of interest
3. Approve Agenda
4. Approval of the previous meeting minutes
5. Delegations
6. Consent Agenda Items for Information Purposes
7. **Business Arising from Previous Council Meetings**
 - 7.1.1.1 By-Law 2024-32 amendment to By-Law 2024-2024-19 Fees and Charges
 - 7.1.1.2 By-Law 2024-33 amendment to By-Law 2022-029 Calvin Union Cemetery
 - 7.1.1.3 Ministry of Natural Resources and Forestry RE: National Fire Fighting Strategy
 - 7.1.1.4 Donation of Ditching Materials
 - 7.1.1.5 Calvin Fire Department Water Delivery Policy 2018
8. **Administrative Matters**
 - 8.1.1.1 Chief Building Official Report-Building Report Month of April 2024
 - 8.1.1.2 Support City of Belleville RE: Shortage Family Physician and Health Care
 - 8.1.1.3 Enbridge Rate Rebasing Application Update
9. **Agencies, Boards, Committee Reports & Minutes**
 - 9.1.1.1 North Bay Mattawa Conservation Authority-Councillor Moreton
 - 9.1.1.2 East Nipissing Planning Board-Mayor Gould/Councillor Grant
 - 9.1.1.3 Physician Recruitment- Mayor Gould
 - 9.1.1.4 OPP Detachment Board-Councillor Grant
10. Closed Meeting
A & B-Pursuant to Section 239 of the Municipal Act, 2001, Council will move from Open Session into this Closed Session to consider: -Personal matters about an identifiable individual, including municipal or local board employees {(s 239 (2) (b))}
11. Confirmatory By-Law 2024-34
12. Adjournment



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

Resolution Number: 2024-206

Moved By: Councillor

Seconded By: Councillor

NOW THEREFORE BE IT RESOLVED THAT:

The May 28, 2024 Regular Meeting of Council be called to order at _____pm and noted that quorum has been achieved, and that the procedural by-law be suspended for the during of the meeting.

Results:

Recorded Vote:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>



Corporation of the Municipality of Calvin Council Resolution

Declarations of Disqualifying, Pecuniary, Conflict of Interest

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>



Council Member's Declaration of Pecuniary or Conflict of Interest

Pursuant to Subsection 5.1, of the *Municipal Conflict of Interest Act*, R.S.O. 1990 and the Municipality of Calvin Code of Conduct (In force and effect on March 1, 2019), Council members must complete this form prior to the Council meeting at which they will be making a declaration of pecuniary or conflict of interest, direct or indirect. Each member who is declaring a pecuniary/conflict of interest shall read the statement at the appropriate time during the applicable meeting, then provide this written statement to the Clerk.

Declaration:

I, _____, declare a pecuniary/conflict
(Print Full Name)

of Interest in Item _____ Item Title _____ on the _____ Council
(Agenda Item #) (Date of Council Meeting)
 agenda.

I am making this declaration because (General nature of pecuniary/conflict of interest):

I confirm that I will not vote on the matter, I will not take part in discussion on any question in respect of the matter, and I will not attempt in any way whether before, during or after the meeting to influence the voting on any such question.

 Signature

 Date

Clerk's Acknowledgement:

Received on _____ by _____
(Date) (Print Name)

 Signature of Clerk or Designate



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

Resolution Number: 2024-207

Moved By: Councillor

Seconded By: Councillor

NOW THEREFORE BE IT RESOLVED THAT:

The Council for the Corporation of the Municipality of Calvin hereby approves the agenda as circulated.

Results:

Recorded Vote:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

Resolution Number: 2024-208

Moved By: Councillor

Seconded By: Councillor

NOW THEREFORE BE IT RESOLVED THAT:

The Council for the Corporation of the Municipality of Calvin approves the Meeting Minutes of May 14, 2024 be hereby adopted and signed as circulated.

Results:

Recorded Vote:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>



THE MUNICIPALITY OF CALVIN

Regular Meeting of Council
Minutes
May 14, 2024
6:00 p.m.

Attendance:

Mayor Gould, CAO Donna Maitland, Councillor Moreton, Councillor Grant, Councillor Latimer, Deputy Clerk Teresa Scroope Fire Chief Mariel Labreche

Guest: Guy Giorno, Municipal Integrity Commissioner

Absent: Councillor Manson

1) Call to Order

Resolution Number: 2024-187

Moved By: Councillor Moreton

Seconded By: Councillor Grant

NOW THEREFORE BE IT RESOLVED THAT:

The May 14, 2024 Regular Meeting of Council be called to order at 6:05 p.m. and noted that quorum has been achieved.

Results: Carried

2) Declaration of Disqualifying, Pecuniary Interest/Conflict of Interest-NIL

3) Approval of Agenda

Resolution Number: 2024-188

Moved By: Councillor Moreton

Seconded By: Councillor Grant

NOW THEREFORE BE IT RESOLVED THAT:

The Council for the Corporation of the Municipality of Calvin hereby approves the agenda as circulated.

Results: Carried

4) Approval of Minutes

Resolution Number: 2024-189

Moved By: Councillor Latimer

Seconded By: Councillor Grant

NOW THEREFORE BE IT RESOLVED THAT:

The Council for the Corporation of the Municipality of Calvin approves the Meeting Minutes of April 30, 2024 be hereby adopted and signed as circulated.

Results: Carried

5) Delegations: -None

6.) Consent Agenda Items for Information Purposes

Resolution Number: 2024-190

Moved By: Councillor Latimer

Seconded By: Councillor Moreton

NOW THEREFORE BE IT RESOLVED THAT:

The Council for the Corporation of the Municipality of Calvin hereby receive the Consent Agenda items as circulated.

Items requested by Council for separate review and discussion will be brought forward by resolution at the next regular meeting.

Requests: 0

Results: Carried

7.1.1.1 (A) REPORT

- Please welcome Guy Girono, Municipal Integrity Commission, here to present his report.
- By-Law to establish Council Code of Conduct.

7.1.1.1) (B)

Resolution Number: 2024-191

Moved By: Councillor Moreton

Seconded By: Councillor Latimer

WHEREAS,

The Ad Hoc Code of Conduct Committee requested by Council by resolution on November 14, 2023 to review the Draft By-Law 2023-009 being a By-Law to establish a Council Code of Conduct in accordance with Part V.1-Accountability and Transparency of the Municipal Act, 2001, c25;

AND WHEREAS,

The Ad Hoc Code of Conduct Committee met in public meetings on January 12, 2024, March 1st, 2024 and April 19th, 2024 to carry out this initiative, having consulted with the Integrity Commissioner and bring forth to Council as a whole;

NOW THEREFORE BE IT RESOLVED THAT, Council for the Corporation of the Municipality of Calvin has received and approves the municipal Integrity Commissioner report as presented.

Results: Carried

7.1.1.2)

By-Law 2024-29

Resolution Number: 2024-192

Moved By: Councillor Grant

Seconded By: Councillor Latimer

WHEREAS,

In accordance with Part V.1-Accountability and Transparency of the Municipal Act, 2001, c25; 223.2 (1) A municipality shall establish codes of conduct for members of the council of the municipality and of its local boards. 2017, c. 10, Sched. 1, s. 18.

AND WHEREAS,

The Ad Hoc Code of Conduct Committee having consulted with the Integrity Commissioner bring forth to Council as a whole this By-Law;

NOW THEREFORE BE IT RESOLVED THAT the Council of the Municipality of Calvin ratifies the attached **By-Law 2024-29** as follows:

1. That the Mayor and CAO are designated as the Signing Officers and are authorized to execute on behalf of the Corporation of the Municipality of Calvin.
2. That the attached be hereto and form part and parcel of this By-Law.
3. That By-Law 2023-009 and any other By-law inconsistent with this by-law is hereby repealed.
4. This By-Law shall be enacted and in effect upon the signing thereof.

Results: Carried

7.1.1.3)

Resolution Number: 2024-193

Moved By: Councillor Moreton

Seconded By: Councillor Grant

WHEREAS,

The Ad Hoc Code of Conduct Committee was formed by and requested by Council to review the Draft By-Law 2023-009 being a By-Law to review and establish Council Code of Conduct in accordance with Part V.1-Accountability and Transparency of the Municipal Act, 2001, c25;

NOW THEREFORE BE IT RESOLVED THAT, Council for the Corporation of the Municipality of Calvin agrees to dissolve this Ad Hoc Code of Conduct Committee as the purpose of the Committee has now been actioned and completed to Council's satisfaction.

Results: Carried

7.1.1.4)

Resolution Number: 2024-194

Moved By: Councillor Grant

Seconded By: Councillor Moreton

WHEREAS,

Council declared Municipal Surplus -2006 Chevrolet 3500 Rescue truck by Resolution 2024-146 on April 9, 2024, Sealed Bids were to be submitted using the Township's prescribed bid form and be received by 3:00 PM, May 13, 2024 at the Municipal Office marked "2006 Chevrolet 3500 Rescue Bid",

And whereas the sealed bids were opened by the CAO and Fire Chief on May 14, 2024 as witnessed by Mayor Gould.

And whereas the highest bid was received from Mark Anderson \$1,117.00 plus HST,

Now therefore be it resolved that Council for the Corporation of the Municipality of Calvin accepts the sale of these items to Mark Anderson and that the funds, net of any taxes be deposited into the general bank account and be allocated to the fire department surplus fund.

Results: Carried

7.1.1.5)

Resolution Number: 2024-195

Moved By: Councillor Moreton

Seconded By: Councillor Latimer

WHEREAS,

Council declared Municipal Surplus -1985 G.M.C Brigadier Pumper Tanker by Resolution 2024-62 on February 13, 2024, Sealed Bids were to be submitted using the Township's prescribed bid form and be received by 3:00 PM, May 13, 2024 at the Municipal Office marked "1985 G.M.C. Brigadier, Pumper Bid",

And whereas the sealed bids were opened by the CAO and Fire Chief on May 14, 2024 as witnessed by Mayor Gould

And whereas the highest bid was received from Mark Anderson \$3,687.00 plus HST,

Now therefore be it resolved that Council for the Corporation of the Municipality of Calvin accepts the sale of these items to Mark Anderson and that the funds, net of any taxes be deposited into the general bank account and be allocated to the fire department surplus fund.

Results: Carried

7.1.1.6)

Resolution Number: 2024-196

Moved By: Councillor X

Seconded By: Council X

Resolution 2024-174-Deferred: April 30, 2024 Regular Council Meeting to bring back to Council May 14, 2024 for further discussion.

Whereas under section 373(1) of the Municipal Act, 2001, a municipality may register a tax arrears certificate against title to land where realty taxes have not been paid for two years,

And whereas on the heels of their audit of the 2022 fiscal year, at an open Council meeting in January 2024, and in a subsequent management letter issued to the Municipality, BDO, auditors for the Municipality identified that in 2022 "there have been only limited attempts related to the collection of outstanding taxes owed to the Municipality..." and recommended the Municipality "actively pursue collection on overdue balances possibly using tax sales if required.",

And whereas unpaid taxes impact the municipality's financial health, its borrowing capacity, can create cash flow problems for the municipality or result in higher tax rates to fund uncollectable taxes or tax write-offs, tax rates and increases borne by those who do pay their taxes on time,

And whereas the Municipality is obligated to and does pay school board taxes on behalf of all its property owners, whether or not they keep their tax payments current,

And whereas since late 2023, tax balance notices have been sent to all property owners who were in tax arrears for years 2023, 2022 and prior years two times,

And whereas while this did result in near \$10,000 of unpaid taxes being recovered, in spite of reminders sent to all property owners in tax arrears, the balance of unpaid taxes as of April 25, 2024 is over \$110,000 for 2022 and prior years, and is approaching \$100,000 for the year 2023,

And whereas registering a tax arrears certificate against title to land is not a collection avenue this Council desires to take, but one it must, when necessary, to meet its own financial obligations and to honor those who do pay their taxes on time,

Now therefore be it resolved that Council for the Corporation of the Municipality direct staff to send a notice of arrears to all property owners who are in arrears two years or more requesting they contact the office to set up a formal payment plan while keeping current this year's tax payments; a payment plan which will see all 2022 and prior year overdue taxes paid off within one year.

And furthermore, if payment in full is not received and/or written and signed payment arrangement have not been made and agreed to within 90 days of the notice being served, and or the payment plan as agreed upon is not thereafter honored, staff is directed to proceed with registering a tax arrears certificate against the property which would initiate tax sale proceedings.

And furthermore, that staff continue to carry out activities necessary to collect all tax arrears for the 2023 and current year.

Results: DEFEATED

7.1.1.6) (A)

Resolution Number: 2024-196A

Moved By: Mayor Gould

Seconded By: Councillor

Resolution 2024-174-Deferred: April 30, 2024 Regular Council Meeting to bring back to Council May 14, 2024 for further discussion.

Whereas under section 373(1) of the Municipal Act, 2001, a municipality may register a tax arrears certificate against title to land where realty taxes have not been paid for two years,

And whereas on the heels of their audit of the 2022 fiscal year, at an open Council meeting in January 2024, and in a subsequent management letter issued to the Municipality, BDO, auditors for the Municipality identified that in 2022 "there have been only limited attempts related to the collection of outstanding taxes owed to the Municipality..." and recommended the Municipality "actively pursue collection on overdue balances possibly using tax sales if required.",

And whereas unpaid taxes impact the municipality's financial health, its borrowing capacity, can create cash flow problems for the municipality or result in higher tax rates to fund uncollectable taxes or tax write-offs, tax rates and increases borne by those who do pay their taxes on time,

And whereas the Municipality is obligated to and does pay school board taxes on behalf of all its property owners, whether or not they keep their tax payments current,

And whereas since late 2023, tax balance notices have been sent to all property owners who were in tax arrears for years 2023, 2022 and prior years two times,

And whereas while this did result in near \$10,000 of unpaid taxes being recovered, in spite of reminders sent to all property owners in tax arrears, the balance of unpaid taxes as of April 25, 2024 is over \$110,000 for 2022 and prior years, and is approaching \$100,000 for the year 2023,

And whereas registering a tax arrears certificate against title to land is not a collection avenue this Council desires to take, but one it must, when necessary, to meet its own financial obligations and to honor those who do pay their taxes on time,

Now therefore be it resolved that Council for the Corporation of the Municipality direct staff to send a notice of arrears to all property owners who are in arrears two years or more requesting they contact the office to set up a formal payment plan while keeping current this year's tax payments; a payment plan which will see all 2022 and prior year overdue taxes paid off within one year, or where there are special circumstances and there is a mutually agreed re-payment plan, not more than three years.

And furthermore, if payment in full is not received and/or written and signed payment arrangement have not been made and agreed to within 90 days of the notice being served, and or the payment plan as agreed upon is not thereafter honored, staff is directed to proceed with registering a tax arrears certificate against the property which would initiate tax sale proceedings.

And furthermore, that staff continue to carry out activities necessary to collect all tax arrears for the 2023 and current year and that this

Resolution now forms as the Municipality of Calvin's Tax Collection Policy.

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Latimer	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Manson (Absent)	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input checked="" type="checkbox"/>	<input type="checkbox"/>

Results: Carried

7.1.1.6) (B)

Resolution Number: 2024-196B

Moved By: Councillor Grant

Seconded By: Councillor Latimer

Whereas Council deferred Resolution 2024-174 to bring back to Council May 14, 2024 for further discussion, the below are recommendations to amend the resolution brought forward by Councillor Manson for Council as a whole to consider,

- 1, In the communications to residents that are in arrears, use a coloured envelope such as red to indicate the importance of the content.
- 2, For the initial communication, clearly outline to the residents that continued tax arrears WILL result in the municipality eventually selling their property at auction and under that process the resident would lose the full value of their property. The taxes are collected from the proceeds of sale and the province is sent any funds over and above what the municipality collects. The resident loses the property and all property rights. Also let them know that interest is being applied to their outstanding balance at a rate of 15%.
- 3, For the same initial communication, let residents know some possible options such as: Borrowing from a bank with a line of credit or loan, Selling investments, Borrowing from a friend or family member, Severing a portion of their property and selling it, and as a potential last resort, sell the property yourself to realize your funds before the tax arrears sale process begins.
- 4, In the above noted resolution it gives 90 days to have a formal plan in place with the municipality to repay in one-year 2022 and prior years while keeping 2024 updated.

Instead of the one-year payment plan, allow the residents up to 3 more full years to catch up their arrears payments before registering a tax arrears certificate against the property.

During that period, continue to send out tax arrears notices twice a year with their tax bills, but in the same-coloured envelopes with the same

accompanying language about what will happen should they not catch up, and what suggested options they have.

***Note: Interest of 15% is being charged on these outstanding taxes and the taxation will be collected either voluntarily or by the tax arrears sale process. Giving residents more time has a true win-win element as it doesn't force residents out of their homes as fast and gives them more time, and interest grows and accrues for the municipality."

Now therefore be it resolved that Council for the Corporation of the Municipality agrees/does not agree with the above recommendations, And furthermore, direct staff continue to carry out activities as directed above and proceed with the actions to collect all tax arrears for the 2023 and current year.

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input checked="" type="checkbox"/>
Latimer	<input type="checkbox"/>	<input checked="" type="checkbox"/>
Manson (Absent)	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input checked="" type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Results: Defeated

7.1.1.7)

Resolution Number: 2024-7600

Moved By: Councillor Moreton

Seconded By: Councillor Grant

WHEREAS,

Council declared Municipal Surplus -2005 International 7600 series Diesel Tandem Dump/Sander Truck with front Harness & Side Wing by Resolution 2024-117 on March 26, 2024, Sealed Bids were to be submitted using the Township's prescribed bid form and be received by 12:00 PM, May 7, 2024 at the Municipal Office marked "2005 INTERNATIONAL DUMP/SANDER TRUCK BID",

And whereas the sealed bids were opened by the CAO, Donna Maitland and Public Works Superintendent Alex Hackenbrook on May 9, 2024 as witnessed by Trish Araujo, Administrative Assistant,

And whereas the highest bid was received from Ed Popkie O/A Fifth Wheel Training Institute \$7,500 plus HST,

Now therefore be it resolved that Council for the Corporation of the Municipality of Calvin accepts the sale of these items to Ed Popkie and that the funds, net of any taxes be deposited into the general bank account and be allocated to the public works department surplus fund.

Results: Carried

8.1.1.1)

Resolution Number: 2024-197

Moved By: Councillor Moreton

Seconded By: Councillor Grant

NOW THEREFORE BE IT RESOLVED THAT:

Council has received and approves the Municipality of Calvin Fire Department Report.

Results: Carried

8.1.1.2)

By-Law 2024-30

Resolution Number: 2024-198

Moved By: Councillor Moreton

Seconded By: Councillor Grant

WHEREAS the intention of the parties to enter into an agreement for the provision of communication (call taking and alerting) services to the Municipality of Calvin Fire Department by the North Bay CACC which is operated by the North Bay Regional Health Centre, under the authority of the Minister of Health and Long-Term Care,

AND WHEREAS council for the Corporation of the Municipality of Calvin accepts the recommendation from the Fire Chief to renew the Agreement for the provision of communication (call taking and alerting) services to the Calvin Fire Department by North Bay Central Ambulance Communication Centre (CACC).

AND WHEREAS the Agreement requires the Municipality to appoint a representative on the Joint Steering Committee from its Fire Department who accordingly, for the purposes of all matters arising under this Agreement the representative shall among other things, act as the sole spokesperson for the Fire and Emergency Service and act as its sole liaison with the CACC, and the Committee.

NOW THEREFORE BE IT RESOLVED THAT the Council of the Municipality of Calvin ratifies the attached By-Law 2024-30

as follows:

1. That the Mayor and CAO are designated as the Signing Officers and are authorized to execute on behalf of the Corporation of the Municipality of Calvin.
2. That the attached be hereto and form part and parcel of this By-Law.

3. That any other By-law inconsistent with this by-law is hereby repealed.
4. This By-Law shall be enacted and in effect upon the signing thereof.
5. That the Fire Chief be appointed to the Joint Committee as the Municipality's representative.

Results: Carried

8.1.1.3)

Resolution Number: 2024-199

Moved By: Councillor Moreton

Seconded By: Councillor Latimer

Whereas as outlined in the Accessibility for Ontarians with Disabilities Act, 2005, S.O. 2005, c. 11, (AODA) "The purpose of this Act is to benefit all Ontarians by developing, implementing and enforcing accessibility standards in order to achieve accessibility for Ontarians with disabilities with respect to goods, services, facilities, accommodation, employment, buildings, structures and premises on or before January 1, 2025."

And whereas the AODA mandates that each and every municipality in Ontario shall prepare an accessibility plan and update it every 5 years,

Now therefore be it resolved that Council for the Municipality of Calvin accepts and adopts the 2023-2028 Municipal Accessibility Plan as presented.

Results: Carried

8.1.1.4)

Resolution Number: 2024-200

Moved By: Councillor Moreton

Seconded By: Councillor Grant

Whereas, it is in the best interest of the Municipality to declare surplus properties in order to optimize resource allocation and promote efficient land use; and

Whereas, the property described as CON 6 PT LOT 34 PCL 13904 (no civic address) was identified at its April 30, 2024 meeting as surplus to the needs of the municipality due to it being landlocked, and with only one adjacent owner

Now, Therefore, Be It Resolved that as a housekeeping issue,

In accordance with By-law 2008-015 a by-law to adopt policies for the sale of land, by way of this resolution, the property described as CON 6 PT LOT 34 PCL 13904 is hereby formally declared surplus to the needs of the municipality.

Results: Carried

8.1.1.5)

Resolution Number: 2024-201

Moved By: Councillor

Seconded By: Councillor

WHEREAS prior to being repealed by the Modernizing Ontario's Municipal Legislation Act, 2017, Section 380(6) of the Municipal Act, 2001, allowed for a municipality to retain surplus proceeds from tax sales within their jurisdiction;

AND WHEREAS the current Public Tax Sale process is a burdensome process to a municipality that invests a considerable amount of time and money recovering these proceeds for the potential sole benefit of the Crown in Right of Ontario;

NOW THEREFORE BE IT RESOLVED THAT Council for the Corporation of the Municipality of Calvin supports The Town of Plympton-Wyoming and the Municipality of St. Charles directing staff to forward a copy of this resolution to the sender, the Ministry of Municipal Affairs and Housing (MMAH); the Ministry of Finance (MOF); the Ontario Municipal Tax & Revenue Association (OMTRA); the Association of Municipalities of Ontario (AMO) and Vic Fedeli MPP.

Results: Carried

9-9.1.1.4 Agencies, Boards, Committee Reports & Minutes

1. North Bay Mattawa Conservation Authority-Councillor Moreton
2. East Nipissing Planning Board-Mayor Gould & Councillor Grant
3. Physician Recruitment-Mayor Gould
4. OPP Detachment Board-Councillor Grant

Meeting Notes: Councillor Moreton-To bring initiative forward to the NBMCA as our Committee representative why residence should we be testing their water and why the recent publication does not mention rural Municipalities such as Calvin. Councillor Moreton to bring this information back to Council at the next Regular Meeting

10-A) Moving into Closed Meeting

Resolution Number: 2024-202

Moved by: Councillor Moreton

Seconded by: Councillor Grant

NOW THEREFORE BE IT RESOLVED THAT:

Council for the Corporation of the Municipality of Calvin hereby move into closed session at __8:00__ p.m. to discuss;

Pursuant to Section 239 of the Municipal Act, 2001, Council will move from Open Session into this Closed Session to consider:

-A proposed or pending acquisition or disposition of land by the municipality or local board; {(s. 239 (2) (c)}

-Personal matters about an identifiable individual, including municipal or local board employees {(s 239 (2) (b)}

Results: Carried

10-B) Moving out of Closed Meeting

Resolution Number: 2024-203

Moved by: Councillor Moreton

Seconded by: Councillor Grant

NOW THEREFORE BE IT RESOLVED THAT:

That Council for the Municipality of Calvin return to Open Session at 8:47 p.m. and report that it received and discussed information of the following nature:

Pursuant to Section 239 of the Municipal Act, 2001,

-Personal matters about an identifiable individual, including municipal or local board employees (s 239 (2) b)) and move forward with hiring Public Works Superintendent through a hiring committee made up of CAO, Mayor Gould and acting PW Manager.

-A proposed or pending acquisition or disposition of land by the municipality or local board; {(s. 239 (2) (c)} and that Council accept the sale of Con 6 PT Lot 34, PCL 13904 as negotiated by the CAO and authorizes the Mayor and CAO to finalize the legal documents on its behalf.

Results: Carried

11)

Resolution Number: 2024-204

Moved By: Councillor Moreton

Seconded By: Councillor Grant

NOW THEREFORE BE IT RESOLVED THAT:

By-Law 2024-031 being a By-Law to confirm the proceedings of Council.

Results: Carried

12)

Resolution Number: 2024-205

Moved By: Councillor Moreton

Seconded By: Councillor Latimer

NOW THEREFORE BE IT RESOLVED THAT:

Council for the Corporation of the Municipality of Calvin now be adjourned @ 8:50 pm.

Results: Carried



Corporation of the Municipality of Calvin Council Resolution

Delegations

6.



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

Resolution Number: 2024-209

Moved By: Councillor

Seconded By: Councillor

NOW THEREFORE BE IT RESOLVED THAT:

The Council for the Corporation of the Municipality of Calvin hereby receive the Consent Agenda items as circulated.

Items requested by Council for separate review and discussion will be brought forward by resolution at the next regular meeting.

Requests:

Results:

Recorded Vote:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>

Consent Agenda- May 28, 2024

If you wish to separate an Item from the Consent Agenda, please contact the Clerk prior to the meeting so a resolution can be prepared.

1. Ministry of Health-Connecting Seniors to Specialized Care and Support
2. Ministry of Economic Development, Job Creation and Trade-Ontario continuing to attract new investments and jobs
3. Minister Seniors and Accessibility (MSAA)- June is Seniors Month: Keep seniors fit, active and socially connected
4. Ministry of Energy- Ontario completes largest battery storage procurement in Canada
5. Labour, Immigration, Training and Skills Development-Working for Workers Five Act, 2024
6. Ministry of Public and Business Service Delivery-Ontario strengthening cyber security and protecting people online
7. Ministry of Transportation -Ontario introducing stiff penalties to combat auto theft
8. AI in financial reporting and audit: Navigating a new era-
Link: https://kpmg.com/ca/en/home/insights/2024/05/ai-in-financial-reporting-and-audit.html?j=42157553&e=clerk@calvintownship.ca&l=19253871_HTML&u=767543719&mid=104901!&jb=0&utm_medium=Email&utm_source=SFMC&utm_campaign=24May_EXT_AUD_AI_in_Audit_campaign_launch_email
9. Ministry of Agriculture, Food and Rural Affairs-Grow Ontario Market Funding Initiative
10. Ministry of Transportation- Ontario Taking Impaired Drivers Off The Road

Deputy Clerk

From: Ontario News <newsroom@ontario.ca>
Sent: Friday, May 10, 2024 10:02 AM
To: Deputy Clerk
Subject: Ontario Connecting Seniors to Specialized Care and Support

NEWS RELEASE

Ontario Connecting Seniors to Specialized Care and Support

Over \$4 million will expand GeriMedRisk program to connect more seniors to dementia care and other supports

May 10, 2024
Ministry of Health

TORONTO — The Ontario government is investing more than \$4.1 million over two years to expand GeriMedRisk, a program that makes it easier and faster for seniors living with complex medical needs to access coordinated care, in their community.

“Our government is continuing to take action to ensure people of all ages can access the right care, in the right place,” said Sylvia Jones, Deputy Premier and Minister of Health. “Our investment to expand GeriMedRisk will help Ontario’s seniors connect to the care they need, in their community, allowing them to stay at home longer with help to better manage their health and avoid unnecessary trips to the emergency room.”

GeriMedRisk connects primary care providers with an interdisciplinary team of geriatric specialists that help create and support care plans for seniors to make it easier for older adult patients to connect to the specialized care they need.

Based out of the Grand River Hospital in Kitchener, the Ontario government expanded GeriMedRisk to be a province-wide service in 2019 to help seniors in every corner of the province benefit from the service. With today’s additional funding, up to 21 additional geriatric specialists and pharmacists will be hired to provide more than 1,000 additional consults annually, helping primary care providers improve their patients’ health and quality of life with:

- Fast, convenient and coordinated access to geriatric specialists during one appointment
- Timely education on how to manage their medication
- Fewer transfers to emergency departments and hospitals for seniors with complex medical needs, such as dementia

- Tools and supports to better manage complex conditions, such as dementia.

“GeriMedRisk is a made-in-Kitchener, innovative program that connects seniors in Waterloo Region and across the province to the care they need,” said Mike Harris, MPP for Kitchener-Conestoga. “Our government is continuing to invest in expanding this important program, so more seniors will benefit from the support of a better, more connected and convenient health care system for years to come.”

Through Your Health: A Plan for Connected and Convenient Care, Ontario is connecting seniors to faster and more convenient care by expanding access to services in their home or community.

Quick Facts

- Based out of Kitchener’s Grand River Hospital, who also serves as a program partner, GeriMedRisk serves patients and primary care providers across the province using a secure e-consult telemedicine platform that ensures protection and safety of patient information.
- GeriMedRisk reports a hospital diversion rate of 88 per cent.
- As part of the 2022 Budget, Ontario is investing \$120 million over three years for dementia services, to support an additional 6,500 people across the province.
- As part of the 2024 Budget, the provincial government is investing an additional \$2 billion over three years to further boost, modernize and expand home and community care services. This builds on the \$1 billion investment as part of the 2023 budget.

Quotes

"Thank you to the Ministry of Health for the opportunity to expand GeriMedRisk. Our vision is to optimize medications for healthier ageing, and to make that equitably accessible to all older Ontarians. In addition to providing care, we also build capacity within the health care system to care for complex older adults on multiple medications. We are grateful to our team who worked tirelessly during the pandemic and beyond, and to all our partners who made this work possible."

**- Dr. Sophiya Benjamin and Dr. Joanne Ho
Co-Executive Directors, GeriMedRisk**

"At Grand River Hospital, we're pleased to partner with the Ministry of Health to support GeriMedRisk, a best practice program to ensure seniors get the care they need in the community. Expanding access to this provincial program ensures that aging patients receive specialized consultation and care plans that are tailored to their unique health needs. Grand River Hospital celebrates this investment in GeriMedRisk and remains encouraged by the outcomes this high-quality service provides for senior Ontarians."

**- Elizabeth Ferguson
Executive Vice President and Chief Operating Officer, Grand River Hospital**

"It has been thrilling to see GeriMedRisk grow from a feasibility trial into an in-demand essential service across Ontario, exemplifying RIA's incubation, acceleration, and mobilization model. These research initiatives ensure older adults receive the best medication management care and the development of innovative programs of care necessary to live a healthy and enriching quality of life."

- Dr. Tina Mah
Executive Director, Research Institute for Aging

"Investments that increase access to dedicated care are critical for seniors, especially as our community grows. GeriMedRisk speaks to Waterloo Region's innovation and collaboration, ensuring those across Ontario can stay connected to their community and are supported every step of their healthcare journey."

- Karen Redman
Chair, Region of Waterloo

"Today's announcement is a proud moment for our community in Waterloo Region. GeriMedRisk, born right here at Grand River Hospital, has proven to be a lifeline for seniors, not only in our region but across Ontario. Our commitment to expanding this vital program reflects our dedication to supporting our seniors in accessing the care they deserve. Seniors are the foundation of our communities, and investing in programs like GeriMedRisk ensures they can age gracefully in their homes with the support they need."

- Jess Dixon
MPP for Kitchener South—Hespeler

"Our government's investment in GeriMedRisk is good news for seniors in our region and across the province who require specialized care and support. Seniors with dementia and other complex medical conditions benefit in many ways when care is coordinated and provided close to home."

- Brian Riddell
MPP for Cambridge

Additional Resources

- [GeriMedRisk](#)
- [Your Health: A Plan for Connected and Convenient Care](#)
- [2024 Ontario Budget: Building a Better Ontario](#)
- [Home and community care](#)

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Deputy Clerk

From: Ontario News <newsroom@ontario.ca>
Sent: Friday, May 10, 2024 11:03 AM
To: Deputy Clerk
Subject: Ontario Continuing to Attract New Investments and Jobs

x

STATEMENT

Ontario Continuing to Attract New Investments and Jobs

Province adds 25,000 new jobs in April

May 10, 2024

Ministry of Economic Development, Job Creation and Trade

TORONTO — Vic Fedeli, Minister of Economic Development, Job Creation and Trade, issued the following statement on today's employment release by Statistics Canada, which showed Ontario is leading the nation in job creation, adding 25,000 jobs in April, including 5,800 jobs in the manufacturing sector.

"For the fourth straight month, employment in Ontario has increased reflecting our government's targeted and responsible approach to fostering good-paying jobs and economic growth across the province.

Despite ongoing economic headwinds, Ontario is creating the conditions to attract record investments from both domestic and international companies.

Last month, we welcomed a \$15 billion investment from Honda Motor Ltd., and its joint venture partners, to build four new manufacturing plants in Ontario. This investment, the largest auto investment in Canadian history, will strengthen our electric vehicle supply chain and create thousands of good-paying jobs across the province.

Honda's investment in Ontario's auto sector represents yet another vote of confidence in our province's competitive business environment, world-class workforce, reliable clean energy and dependable supply chains. Because of these advantages, our province has attracted over \$43 billion in auto and EV-related investments over the past four years, helping to spur growth throughout our manufacturing industries.

Our government will continue working hard to rebuild our economy by attracting and supporting important investments in the province – investments that will create jobs and prosperity for generations to come."

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Deputy Clerk

From: Minister Seniors and Accessibility (MSAA) <MinisterSeniorsAccessibility@ontario.ca>
Sent: Thursday, May 9, 2024 3:09 PM
To: Minister Seniors and Accessibility (MSAA)
Subject: June is Seniors Month 2024 | Juin est le Mois des aînés 2024
Attachments: msaa-seniors-month-2024-factsheet-en-2024-05-01.pdf; msaa-seniors-month-2024-factsheet-fr-2024-05-03.pdf; msaa-seniors-month-2024-poster-en-2024-04-30.pdf; msaa-seniors-month-2024-poster-fr-2024-04-30.pdf; msaa-seniors-month-2024-social-media-shareable-en-2024-04-30-1.jpg; msaa-seniors-month-2024-social-media-shareable-en-2024-04-30-2.jpg; msaa-seniors-month-2024-social-media-shareable-fr-2024-04-30-1.jpg; msaa-seniors-month-2024-social-media-shareable-fr-2024-04-30-2.jpg; msaa-seniors-month-2024-tipsheet-en-2024-04-30.pdf; msaa-seniors-month-2024-tipsheet-fr-2024-05-03.pdf; 2024_Seniors Month_Op ed_Final.pdf; 2024_Seniors Month_Op ed_Final_FR.pdf

Follow Up Flag: Follow up
Flag Status: Flagged

Minister Cho Op-ed for Seniors' Month – 2024

June is Seniors Month: Keeping seniors fit, active and socially connected

Seniors Month has been celebrated in the month of June since 1984, and this year marks 40 years celebrating Ontario's outstanding seniors and recognizing the positive impact they have made in our lives.

Across this great province, seniors have made enormous contributions in building the Ontario we all enjoy today, and they are the fastest growing demographic group. By 2046, the number of adults aged 65 and over is projected to increase significantly from over 2 million, since 2021, to 4.4 million.

This year's Seniors Month is another wonderful opportunity for celebrating our aging population with the theme, **'Working for Seniors'**. It's a theme that emphasizes the continued importance of supporting older adults through the right programs and initiatives that provide wellness, social engagement and education in communities across the province.

I am proud of the work we have done - and continue to do - to address the needs of an aging population while helping seniors contribute to all aspects of community life.

Our programs and services across our government will always be guided by the health and well-being of our senior population. And we will continue to invest in the supports that all seniors need and deserve so they can live life to the fullest.

For example, The Seniors Active Living Centre (SALC) Program is a program that promotes wellness, social interaction, education, and support services with the goal of keeping seniors healthy and independent through approximately 316 programs across the province.

Each year, our Seniors Community Grant Program funds local not-for-profit community groups and organizations to deliver projects, supports and resources that help older adults by offering a wide variety of activities to promote engagement, reduce isolation and promote healthy living.

Our new website at ontario.ca/seniors and our Guide to Programs and Services for Seniors offers a wealth of information for seniors and caregivers about health, finances, housing, security and more.

It is also a priority for me to honour the knowledge, experience, and contributions that Ontario's older adults have made to the province through the Ontario Senior Achievement Awards and Ontario Senior of the Year Awards.

Our government knows that Ontario's communities are strengthened, and everyone benefits when our aging population can stay active and connected with local supports.

Over the course of Seniors Month, we are working with municipalities and our community partners to provide resources that promote the health and well-being of Ontario's seniors, help reduce social isolation and make sure they have opportunities to thrive in their communities.

Not just during Seniors Month, but always, I encourage everyone to take some time to reach out and acknowledge a senior in your life.

Together, let's recognize our seniors and help keep them active, fit and socially connected.

For more information about programs and services for seniors, visit: www.ontario.ca/seniors.

Raymond Cho
Ontario Minister for Seniors and Accessibility

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Article d'opinion du ministre Cho à l'occasion du Mois des aînés 2024

Le mois de juin est le Mois des aînés : Veiller à ce que les personnes âgées restent en forme, actives et socialement connectées

Le Mois des aînés est célébré au mois de juin depuis 1984, et cette année marque 40 années de célébration des personnes âgées exceptionnelles de l'Ontario et de reconnaissance des effets positifs qu'elles ont eus dans notre vie.

Dans l'ensemble de cette grande province, les personnes âgées ont apporté d'énormes contributions à la construction de l'Ontario dont nous jouissons tous aujourd'hui, et elles constituent le groupe démographique dont la croissance est la plus rapide. D'ici à 2046, le nombre d'adultes âgés de 65 ans et plus devrait augmenter de manière considérable, passant de plus de 2 millions, depuis 2021, à 4,4 millions.

Deputy Clerk

From: Ontario News <newsroom@ontario.ca>
Sent: Thursday, May 9, 2024 9:04 AM
To: Deputy Clerk
Subject: Ontario Completes Largest Battery Storage Procurement in Canada to Meet Growing Electricity Demand

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NEWS RELEASE

Ontario Completes Largest Battery Storage Procurement in Canada to Meet Growing Electricity Demand

Successful electricity generation and storage procurement will meet province's energy needs through 2030

May 09, 2024
[Ministry of Energy](#)

TORONTO – The Ontario government has concluded the largest battery storage procurement in Canada's history and secured the necessary electricity generation to support the province's growing population and economy through the end of the decade. This successful procurement marks another milestone in the implementation of the province's [Powering Ontario's Growth](#) plan, helping to build the province's clean energy advantage and ensure reliability for years to come.

"Our government has secured astounding new investments for the province, from electric vehicle and electric vehicle battery manufacturing to green steel, and the good quality jobs that come with them," said Todd Smith, Minister of Energy. "We have now broken records once again by completing the largest battery storage procurement in Canadian history and securing the electricity generation we need to power the next major international investment, the new homes we are building and industries as they grow and electrify."

The Ontario government and Ontario's Independent Electricity System Operator (IESO) announced today that their latest round of procurement secured a total of 2,195 megawatts (MW) of capacity, enough to power the peak demand of 2.2 million homes.

This includes 1,784 megawatts (MW) of clean energy storage from ten projects ranging in size from 9 to 390 MW. When combined with the previous round of the procurement and the Oneida Battery Storage Facility, Ontario's entire storage fleet will be comprised of 26 facilities with a total capacity of 2,916 MW, exceeding the government's initial

target of 2,500 MW. This includes the 390 MW Skyview 2 Battery Energy Storage System in the Township of Edwardsburgh Cardinal, which will be the largest single storage facility procured in Canada.

The latest round of procurement also secured 411 MW of natural gas and clean on-farm biogas generation which together acts as an insurance policy, maintaining reliability on the hottest and coldest days of the year. This is consistent with the expert advice of the system planners at IESO whose Resource Eligibility Interim Report says: “Without a limited amount of new natural gas in the near term the IESO would be reliant on emergency actions such as conservation appeals and rotating blackouts to stabilize the grid.”

“With over \$43 billion in automotive investments secured over the last four years, Ontario is now recognized as a leader in the global production and development of electric vehicles, batteries, and battery materials,” said Vic Fedeli, Minister of Economic Development, Job Creation and Trade. “By securing the largest battery procurement in Canadian history, our government is taking the next steps to ensure manufacturers have a reliable supply of clean energy to power their projects, all while further fueling economic growth and job creation across the province.”

Ontario’s success in building the province’s clean electricity system has played a pivotal role in attracting new investments to the province, particularly those investing in large-scale manufacturing projects. These new procurements will help ensure companies investing in Ontario have the energy supply they need, as Ontario continues to grow its economy and electricity system.

“The continued success of adding new technologies and resources to the grid will ensure the electricity system is ready to support continued growth all across Ontario,” said Lesley Gallinger, President and CEO, the IESO. “The results of this procurement are also credit to the diligent collaboration between municipalities, Indigenous communities, proponents, and the IESO to ensure mutually beneficial projects go forward to secure our energy future.”

The newly procured energy resources are just one part of Powering Ontario’s Growth, the government’s pragmatic plan which outlines the actions the province is taking to meet growing energy demand and reduce emissions by expanding Ontario’s reliable, affordable and clean grid, including:

- **Nuclear Energy** – Advancing reliable, affordable and clean nuclear power through pre-development work at Bruce Power, four small modular reactors at Darlington and supporting Ontario Power Generation’s plan for refurbishing the Pickering Nuclear Generation Station.
- **New Transmission Infrastructure** – Designating and prioritizing transmissions lines in Southwestern, Northeastern and Eastern Ontario that will power job creators including EV and EV battery manufacturing and clean steel production.
- **Keeping Costs Down** – Launching new energy efficiency programs on January 1, 2025, building on the government’s \$342 million expansion of existing energy efficiency programs which are helping families and businesses reduce their electricity use so they can save money on their energy bills.

BACKGROUND

Working For Workers Five Act, 2024

May 06, 2024

Labour, Immigration, Training and Skills Development

The Ontario government is building on progress from its previous four Working for Workers acts by introducing new first-in-Canada supports and even stronger protections that would, if passed, open pathways into the skilled trades, remove barriers to employment, protect frontline heroes and workers and support women at work.

Today, the government is introducing the *Working for Workers Five Act, 2024*. If passed, it would contribute to a larger package of policy, legislative, regulatory and other actions to:

Open pathways into the skilled trades:

- Building on the successful Ontario Youth Apprenticeship Program (OYAP) by creating a new stream, called Focused Apprenticeship Skills Training (FAST), that will allow students in Grades 11 and 12 to participate in more apprenticeship learning through additional co-operative education credits while completing high school. This is part of our government's plan to ensure all students learn the critical skills necessary to succeed and get well-paying careers in the trades, including receiving hands-on learning experiences and technical skills in the classroom.
- Making it easier to find apprenticeship opportunities by launching a new online job-matching portal. This will be developed for apprentices, journeypersons and employers to network and share job opportunities.
- Enabling alternative pathways for people interested in the skilled trades as a second career if they meet alternative criteria, such as prior professional experience, but cannot meet certain academic entry requirements to register as an apprentice. These alternative criteria would be prescribed under future regulations.

Remove barriers to employment:

- Streamlining registration for internationally trained workers and cutting red tape by requiring regulated professions to have a plan for enabling multiple registration processes to take place concurrently wherever possible. If passed, Ontario would be the first province in Canada to require regulated professions to have a plan in place to process registration steps and materials concurrently.
- Making the foreign credential system outcomes-oriented by requiring regulated professions to have a policy to accept alternatives where standard registration-related documents cannot be obtained for reasons beyond an applicant's control, such as war or natural disasters. If passed, Ontario would be the first province in Canada to have this legislation.
- Expanding occupations eligible for the In-Demand Skills stream of the Ontario Immigrant Nominee Program (OINP) and allowing the delegation of internal reviewer decision-making authority to speed up processes within the OINP.
- Consulting on a new Trusted Employer Model under the OINP to cut red tape and reduce the paperwork burden for reputable businesses.
- Ontario has delivered on its promise to bring integrated, streamlined and outcomes-oriented employment services to every region in the province, with the confirmation of the province's final three service system managers (SSMs) for Toronto, Northeast and Northwest Ontario as part of the province's Employment Services Transformation (EST).

Keep frontline heroes and workers healthy and safe:

- Improving presumptive coverage to firefighters, fire investigators and volunteers for primary-site skin cancer by lowering the required duration of service 15 years to 10 years, bringing Ontario to the lowest required duration of service in the country.
- Expanding presumptive coverage for occupational cancers, heart injuries and Post-Traumatic Stress Disorder (PTSD) to wildland firefighters and fire investigators to ensure they have the same presumptive coverage as municipal firefighters do.
- Allowing for electronic copies of the *Occupational Health and Safety Act* (OHSA) to meet posting requirements and allowing joint health and safety committee meetings to be held virtually.
- Launching a consultation to consider expanding the types of workers who would be presumptively entitled to benefits for Post Traumatic Stress Disorder, under the WSIA, to further support workers who may be regularly affected by traumatic situations in their job.
- Led by the Chief Prevention Officer, reviewing the causes of critical injuries and fatalities in the construction sector, as well as launching a consultation on

expanding the types of health and safety equipment to be provided on construction projects, to inform future prevention strategies.

- Working to prevent future asbestos-related illnesses by incorporating asbestos-related data into the ministry's forthcoming occupational exposure registry.
- Putting patients before paperwork and reducing the paperwork burden for healthcare professionals by prohibiting employers from requiring a sick note from a medical professional for a worker's job-protected sick leave under the *Employment Standards Act* (ESA). To maintain accountability in the office without creating unnecessary paperwork for healthcare professionals, employers can still request another form of evidence that is reasonable in the circumstances, such as an attestation. Future ministry guidance would be developed to inform this. This complements the Workplace Safety and Insurance Board's (WSIB) efforts to collaborate with health sector organizations as they explore additional measures to reduce the administrative burden for sick or injured workers and healthcare professionals.
- The government recently launched a consultation on a new, 27-week, job-protected leave for employees experiencing serious or critical illness, such as cancer, which would matching the federal Employment Insurance sickness benefits. This consultation opened on April 4, 2024, and closes on May 6, 2024, and will be used to inform future strategies to support and protect workers.

Support women at work:

- Requiring menstrual products on construction projects with 20 or more regularly employed workers and where the project is expected to last at least three months. If passed, Ontario will be the first province in Canada to have this policy.
- Requiring washrooms provided to workers to be clean and sanitary and ensure accountability by maintaining records of cleaning as prescribed by regulations. If passed, Ontario would be the first province in Canada to require a record of cleaning in its health and safety legislation. This is in direct response to advocacy from tradeswomen and other sector stakeholders who have cited better washroom facilities as a key policy to encourage more women to join the building trades, such as in the Ontario Building and Construction Tradeswomen 2022 survey where over half of respondents agreed this would make construction more appealing to women.
- Modernizing the definition of harassment to include protection against virtual harassment, including virtual sexual harassment, to respond to increasingly digital work practices and reflect the future of work.

- Launching a consultation with survivors of harassment, legal experts and other stakeholders to identify potential legislative or regulatory changes to create a duty to act for employers where investigations have identified workplace harassment has occurred.

Increase fairness for jobseekers and employees:

- Requiring employers to disclose in publicly advertised job postings whether a position is vacant and respond to applicants they have interviewed for those jobs. If passed, the Ministry would consult with stakeholders to develop an education-first approach to implement these changes.
 - Doubling the maximum fine for individuals convicted of violating the ESA from \$50,000 to \$100,000, which would be the highest fine in Canada.
 - Making regulatory changes to increase the penalty for repeat offenders who have contravened the same provision of the ESA three or more times from \$1,000 to \$5,000, one of the highest penalties in Canada.
 - Effective October 1, 2024, Ontario is increasing the minimum wage from \$16.55 per hour to \$17.20. This 3.9 per cent annualized wage increase is based on the Ontario Consumer Price Index (CPI) and brings Ontario's minimum wage to the second highest in Canada.
-

Additional Resources

- [Ontario Supporting Women at Work](#)
 - [Working for Workers Act, 2021](#)
 - [Working for Workers Act, 2022](#)
 - [Working for Workers Act, 2023](#)
 - [Working for Workers Four Act, 2024](#)
 - [Guide to the Employment Standards Act](#)
 - [Guide to the Occupational Health and Safety Act](#)
 - [Ontario Immigrant Nominee Program](#)
 - [Workplace Safety and Insurance Board](#)
-

Related Topics

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Learn about Ontario's early years, education and training systems. Includes information on child care, elementary schools, secondary schools, colleges, universities, skills training and financial aid. [Learn more](#)

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Deputy Clerk

From: Ontario News <newsroom@ontario.ca>
Sent: Monday, May 13, 2024 1:09 PM
To: Deputy Clerk
Subject: Ontario Strengthening Cyber Security and Protecting People Online

NEWS RELEASE

Ontario Strengthening Cyber Security and Protecting People Online

Proposed legislation also laying groundwork for the responsible use of artificial intelligence

May 13, 2024

Ministry of Public and Business Service Delivery

TORONTO — Today, the Ontario government is introducing legislation that, if passed, would provide new tools to prevent and respond to cyber security threats and safeguard critical public services, such as health care and education. By enhancing cyber resilience, the government is ensuring these essential sectors remain secure and operational, protecting the safety and privacy of all Ontarians while providing them with more connected and convenient services across government.

The Strengthening Cyber Security and Building Trust in the Public Sector Act, 2024 would also strengthen safeguards for children's personal information and lay the foundation for the ethical use of artificial intelligence in the public sector.

"Our government is helping ensure people and businesses in Ontario have the right protections in place to freely and safely participate and thrive online," said Todd McCarthy, Minister of Public and Business Service Delivery. "This new legislation would provide the right tools to prevent and quickly respond to future cyber-attacks and privacy breaches, improve our digital delivery of services and provide a strong framework for artificial intelligence governance."

The legislation works to better protect the people of Ontario by:

- **Strengthening cyber security in the public sector.** This includes critical sectors such as hospitals, schools and children's aid societies. The legislation will help these organizations prevent and rapidly respond to cyber threats and attacks and minimize service interruptions, ensuring these organizations can continue to operate even when breaches occur.

- **Safeguarding the data of children and youth** from being stolen or used inappropriately with stronger privacy protections when they are in settings like schools. Future regulations could prevent the misuse or sale of student data for predatory marketing by third parties, ensuring children are not unduly targeted or exploited by technology providers.
- **Modernizing privacy protections.** Increase the authority of the Information and Privacy Commissioner of Ontario (IPC) to investigate and respond to privacy breaches and inappropriate use of personal data and mandating organizations to complete privacy impact assessments.
- **Building a strong foundation in artificial intelligence (AI) governance** to solidify Ontario's leadership in the responsible adoption of AI and emerging technologies. AI has the potential to transform vital programs and enhance services for the people of Ontario and we are ensuring it is used in a transparent, accountable, and ethical way.
- **Improving online customer service delivery.** With the proposed changes, Ontarians who choose to opt-in can enjoy a more efficient experience with government services. The introduction of "tell us once" features means users will not have to repeatedly enter the same information during their interactions. This not only speeds up processes but also reduces the potential for errors, making government services more user-friendly and effective.

With more than 400 artificial intelligence firms and institutions, our province is at the centre of an AI-enabled future. As part of our ongoing work to develop safe and responsible AI applications while encouraging collaboration and fostering new partnerships, the Ontario government provided the Vector Institute with up to \$27 million in June 2023, to help more Ontario companies connect with Vector's AI experts. By continuously working to strengthen our partnerships with organizations like the Vector Institute, we are ensuring Ontario stays at the forefront of AI innovation, retains top AI talent and enhances the delivery of smarter, more efficient government services.

Our government will consult key public sector stakeholders, Indigenous partners, academia, technology and AI experts, the Ontario Human Rights Commission and the IPC as it develops regulations. As technologies continue to rapidly evolve, we are committed to continuously working with all partners to better protect Ontarians, especially our children.

Quick Facts

- Ontario is implementing new and improved digital health care tools and services to improve patient care and enhance health system coordination. By strengthening cyber security and privacy measures, Ontario is safeguarding personal data to ensure a safe and seamless health care experience for people in Ontario.
- Ontario is requesting comments on the draft bill from the public through the Ontario Regulatory Registry until June 11, 2024.

- [Ontario's Cyber Security Centre of Excellence](#) provides guidance, best practices and education on cyber security to the broader public sector to ensure our schools, hospitals and children's aid societies have the best and most reliable access to every resource Ontario has to offer to prevent and respond to cyber threats and attacks.
- Ontario is engaging the [AI Expert Working Group](#), experts from tech and AI industry and academia to provide advice and recommendations on the development of [Ontario's Trustworthy AI Framework](#) and responsible use of AI within the public service.
- According to the [Canadian Centre for Cyber Security](#), cyber-attacks are a growing threat to Ontario. IBM reports that the average cost of an incident in 2023 was [\\$6.94 million](#).

Additional Resources

[Read more about the proposed legislation](#)

[Ontario Strengthening Safeguards for Children's Personal Information](#)

Visit the [K-12 Zone](#), an online resource for students to learn the importance of online safety.

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Deputy Clerk

From: Ontario News <newsroom@ontario.ca>
Sent: Tuesday, May 14, 2024 9:15 AM
To: Deputy Clerk
Subject: Ontario Introducing Stiff Penalties to Combat Auto Theft



NEWS RELEASE

Ontario Introducing Stiff Penalties to Combat Auto Theft

Thieves will face licence suspensions including lifetime ban for repeat offenders

May 14, 2024
Ministry of Transportation

TORONTO — The Ontario government is cracking down on auto theft by introducing legislation that, if passed, would suspend driver’s licences for people convicted of the crime. With auto thefts and carjackings on the rise across the province, the legislation would help deter potential thieves and make it more challenging for criminals to re-offend.

“Car theft is a cowardly and often violent crime that can traumatize victims and communities who experience it,” said Prabmeet Sarkaria, Minister of Transportation. “Under the leadership of Premier Ford, our government is sending a clear message to those who commit these crimes and using every tool in our toolbox to keep them off our streets.”

Under the proposed legislation, thieves convicted of motor vehicle theft under the *Criminal Code* would face a 10-year licence suspension for a first offence, a 15-year licence suspension for a second offence and a lifetime licence suspension for a third offence. Licence suspensions would apply to convictions where the court found that aggravating factors were involved in the commission of the offence, such as violence, use of a weapon, use of force, threat, or pursuit of financial gain.

“Under the leadership of Premier Ford, our government is taking bold action to stop what is a serious and often violent crime,” said Solicitor General Michael Kerzner. “Criminals who want to steal a car in Ontario need to know there will be severe consequences for doing so.”

In addition to stiff penalties for auto theft, the province is also proposing to strengthen penalties for stunt driving. The proposed legislation would ensure that anyone convicted

of stunt driving receives a minimum mandatory licence suspension – one year for a first conviction, three years for a second conviction and a lifetime suspension, reducible to 10 years under certain criteria, for a third conviction.

Quick Facts

- Every 14 minutes, a vehicle is stolen in Ontario, with Toronto experiencing a 78 per cent increase in violent carjackings since 2021.
- The federal mandatory minimum prison sentence for a third auto theft offence is six months.
- In 2023, over 12,000 immediate roadside licence suspensions were issued for street racing and/or stunt driving – the highest number since the COVID-19 pandemic.
- The Ontario government is investing \$18 million over three years to help police services combat and prevent auto theft.
- Together with the federal government, Ontario has invested more than \$250 million through the Guns, Gangs and Violence Reduction Strategy (GGVRS) to fight gun and gang crime, including auto theft.

Quotes

"I applaud the provincial government for introducing this legislation to help deter auto theft. In Peel, car thefts continue to be a growing problem, and in Brampton and Mississauga, have increased by 187 per cent between 2019 and 2023. Peel Region and Peel Regional Police are committed to working with the provincial government to tackle auto theft and identify and implement solutions to keep our communities safe."

- Nando Iannicca

Regional Chair of Peel Region and Chair of Peel Police Services Board

"I thank the Ontario government for this new legislation that introduces a lifetime licence suspension upon third offence for auto theft convictions, as this is a crucial tool in our fight against this escalating crime. Next, we urgently need our federal partners to immediately implement scanners at our ports so we can plug the hole in the bucket of auto thefts in Canada. We need to continue taking a tough, comprehensive approach to deter these violent criminals and protect our community."

- Patrick Brown

Mayor of Brampton

"I want to thank the provincial government for its efforts to tackle auto theft head-on. Too many Vaughan residents have had their vehicles stolen, and we have a duty to protect them and their property. Introducing escalating licence suspensions for criminals who steal cars is a great example of the kind of innovative penalty that we need."

- Steven Del Duca

Mayor of City of Vaughan

Deputy Clerk

From: Ontario News <newsroom@ontario.ca>
Sent: Wednesday, May 15, 2024 1:03 PM
To: Deputy Clerk
Subject: Investing to Grow Agriculture and Food Exports

x

NEWS RELEASE

Investing to Grow Agriculture and Food Exports

More than 175 projects approved for funding through the Grow Ontario Market Initiative

May 15, 2024

Ministry of Agriculture, Food and Rural Affairs

TORONTO — The governments of Canada and Ontario are investing over \$7 million in approved projects through the Grow Ontario Market Initiative which is helping Ontario agriculture and food businesses to increase their sales in domestic and foreign markets.

This five-year, \$12 million initiative, launched last year through the Sustainable Canadian Agricultural Partnership (Sustainable CAP) is still open and accepting applications.

The Grow Ontario Market Initiative supports primary producers, food processors and industry organizations with cost-share funding to help them undertake market analysis and planning, new product development and marketing.

“Our hardworking farmers and food processors produce the best products in the world,” said the Honourable Lawrence MacAulay, federal Minister of Agriculture and Agri-Food. “With this funding through the Grow Ontario Market Initiative, we’re helping them promote their top-quality products and establish new markets here in Canada and around the world.”

Some examples of projects approved for funding in the initiative’s first year include:

- Superior Bakes Inc. of Thunder Bay which will use the funding to conduct a shelf-life study and market their line of products to domestic markets.
- The Ontario Sheep Farmers will develop marketing research services to promote meat products to Ontario consumers.
- Advantage Health Matters Inc. of Toronto is marketing their existing products and increasing their exports to a new market in the United Kingdom.

“Our government is steadfast in our commitment to the goals set out in our Grow Ontario Strategy – including growing the province’s agriculture and food exports by eight per cent annually,” said Lisa Thompson, Ontario Minister of Agriculture, Food and Rural Affairs. “In its first year, the Grow Ontario Market Initiative is already making a difference for Ontario agriculture and food businesses by helping them to reach new market opportunities.”

Sustainable CAP is a five-year (2023-2028), \$3.5-billion investment by federal, provincial and territorial governments to strengthen competitiveness, innovation, and resiliency of the agriculture, agri-food and agri-based products sector. This includes \$1 billion in federal programs and activities and a \$2.5 billion commitment cost-shared 60 per cent federally and 40 per cent provincially/territorially for programs designed and delivered by the provinces and territories.

Quick Facts

- The Grow Ontario Market Initiative is delivered by the Ontario Ministry of Agriculture, Food and Rural Affairs. Application information can be obtained by calling 1-877-424-1300 or visiting our [website](#).
- Applicants can receive up to 50 per cent cost share for eligible costs, to a maximum of \$60,000 per business for producers and food and beverage processors, and up to \$125,000 for sector organizations.
- Ontario's agriculture and food industry contributes \$48.8 billion in Gross Domestic Product (GDP) to the provincial economy (6.4 per cent of total Ontario GDP).
- Sustainable CAP will help enable the goals outlined in Ontario’s Grow Ontario Strategy, which include increasing the production of food by 30 per cent over the next 10 years and growing agriculture and food exports by eight per cent annually.
- For more information about OMAFRA programs and services, contact the Agricultural Information Contact Centre (AICC) by phone at 1-877-424-1300 or by e-mail at ag.info.omafra@ontario.ca.

Additional Resources

[Exporting Ontario Agri-Food](#)

[Grow Ontario Market Initiative](#)

[Sustainable Canadian Agricultural Partnership](#)

[Agriculture and Agri-Food Canada](#)

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Deputy Clerk

From: Ontario News <newsroom@ontario.ca>
Sent: Wednesday, May 15, 2024 10:11 AM
To: Deputy Clerk
Subject: Ontario Taking Impaired Drivers Off the Road



NEWS RELEASE

Ontario Taking Impaired Drivers Off the Road

Tough new measures, including lifetime licence suspensions, will protect families and keep communities safe

May 15, 2024

Ministry of Transportation

TORONTO — The Ontario government is cracking down on impaired driving by introducing legislation that, if passed, would impose stiffer penalties for those who drive under the influence of alcohol or drugs – including a lifetime licence suspension for those convicted of impaired driving causing death.

“Everyone deserves to return home to their loved ones safely at the end of the day,” said Prabmeet Sarkaria, Minister of Transportation. “Too many families in Ontario have had their lives torn apart by the careless and shameful actions of impaired drivers. That’s why our government is introducing tough new measures, including lifetime licence suspensions, that will protect families and keep our communities safe.”

Additionally, the government will require anyone convicted of impaired driving to install an ignition interlock device in their vehicle and undergo mandatory remedial education and treatment for first and second-time alcohol and drug-related offences respectively.

“Mothers Against Drunk Driving commends the Ontario government for taking steps to make roads safer and hold impaired drivers accountable,” said Steve Sullivan, CEO of MADD Canada. “Despite progress, too many people are still making the choice to drive impaired, and we need to ensure sanctions hold drivers accountable while focusing on reducing recidivism.”

The proposed legislation would also increase immediate roadside licence suspensions for first and second-time alcohol and drug-related offences and clarify police authority to stop vehicles and/or administer sobriety tests for drivers on or off the highway.

In response to increasing instances of cannabis-impaired driving, the government will also work to provide additional tools and training to help police officers detect drug-

impaired driving and launch a province-wide campaign to highlight the dangers of drug-impaired driving, with a focus on cannabis and young drivers.

Quick Facts

- In Ontario, one in three roadway fatalities involves impaired driving.
- A 2022 roadside survey found that one in five drivers tested positive for drugs, alcohol, or both.
- The percentage of drivers killed while under the influence of cannabis more than doubled between 2012 and 2020.
- Ignition interlocks are in-car alcohol breath screening devices that prevent the vehicle's engine from starting if it detects alcohol in the driver's system.
- For alcohol and drug-related offences, the province is proposing to increase the first and second-time roadside licence suspensions from three and seven days to seven and 14 days, respectively.
- To keep communities safe, the Ontario government is also cracking down on auto theft by introducing legislation that, if passed, would suspend driver's licences for people convicted of the crime.

Quotes

"Good Roads supports the Ontario government's proposed measures to combat impaired driving. Reckless motorist behaviour such as speeding and impaired driving are on the rise, and penalties must increase to serve as an effective deterrent. Our municipal members are pleased by the province's proactive approach to reduce the number of people killed and seriously injured on our roads."

- Scott Butler
Executive Director, Good Roads

"The Ontario Road Builders' Association welcomes today's important announcement to strengthen impaired driving rules in the province. We are pleased to see the Ontario government prioritize road safety to ensure Ontarians, including the over 56,000 workers in our industry, return home safely to their families and loved ones every day."

- Walid Abou-Hamde
Chief Executive Officer, Ontario Road Builder's Association

"This proposed legislation will toughen penalties for all impaired driving and save lives. Paramedics know all too well the catastrophic injuries and tragic deaths on Ontario's roads caused by alcohol and drug-impaired driving."

- Michael Sanderson
President of the Ontario Association of Paramedic Chiefs and Chief of Hamilton Paramedic Service

"arrive alive DRIVE SOBER supports ignition interlock as a mandatory licence reinstatement condition for convicted impaired drivers. We encourage all drivers and vehicle owners to be aware of all the consequences of impaired driving and plan



accordingly. And given that impaired driving seems to be on the rise, arrive alive DRIVE SOBER asks all road users to report erratic and unsafe driving when observed on our roads by calling 9-1-1."

- Anne Leonard
President of arrive alive DRIVE SOBER

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Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

By-Law 2024-32

Resolution Number: 2024- 210

Moved By: Councillor

Seconded By: Councillor

WHEREAS, fees and charges By-Law being a By-Law to impose and consolidate the fees and charges for the Municipal Services, Activities and for the use of its property should be reviewed annually,

AND WHEREAS, there are 9 schedules to the By-Law requiring review, as set below,

- Schedule A Clerk/Corporate Services
- Schedule B Building Inspection Services
- Schedule C Landfill Site Services
- Schedule D Planning Services
- Schedule E Recreation Hall Services
- Schedule F Fire Services
- Schedule G Public Works Services
- Schedule H Cemetery Price List
- Schedule I Closure and Disposition of Shoreline Road Allowances

AND WHEREAS, on March 26, 2024 by By-Law 2024-19 Council approved to amend Schedule "C" Landfill Site Services, Residential and Non-Residential Disposal and Tipping Fees only,

NOW THEREFORE BE IT RESOLVED THAT: For the purpose of this meeting Council of the Corporation of the Municipality of Calvin, approves of the recommendations provided by the Administrative Assistant Trish Araujo and hereby agrees to amend Schedule "H" Cemetery Price List as attached, and that **By-Law 2024-32** be hereby imposed and ratified.

1. That the Mayor and CAO are designated as the Signing Officers and are authorized to execute on behalf of the Corporation of the Municipality of Calvin.
2. That the attached be hereto and form part and parcel of this By-Law.
3. That By-Law 2024-19 and any other By-law inconsistent with this By-Law is hereby repealed.
4. This By-Law shall be enacted and if effect upon the signing thereof.

May 28, 2024

X _____ MAYOR

X _____ CAO

Results:

Recorded Vote:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>



Corporation of the Municipality of Calvin

By-Law NO. 2024-032

Being A By-Law to Amend By-Law 2024-19 -Schedule "H", Calvin Union Cemetery Price List and to Include all Schedules attached A to I.

BEING A BY-LAW TO IMPOSE AND CONSOLIDATE THE FEES AND CHARGES FOR MUNICIPAL SERVICES OR ACTIVITIES AND FOR THE USE OF ITS PROPERTY.

WHEREAS Section 391(1) of the Municipal Act, S.O. 2001, c.25 as amended, without limiting Sections 9, 10 and 11 authorizes municipalities to impose fees or charges on persons, for services or activities provided or done by or on behalf of the municipality, for costs payable by it for services or activities provided or done by or on behalf of any other municipality or local board; and for the use of its property including property under its control;

AND WHEREAS Section 398 (2) of the Municipal Act, S.O. 2001, c.25 as amended, provides for the addition of fees and charges imposed by the municipality or local board, respectively, to the tax roll for the following property in the local municipality and collect them in the same manner as municipal taxes: any property for which all the owners are responsible for paying the fees and charges;

AND WHEREAS Section 23.1 (1) of the Municipal Act, S.O. 2001, c. 25 as amended, authorizes a municipality to delegate its powers and duties to a person or body subject to the restrictions set in that Part;

AND WHEREAS Section 69 (1) of the Planning Act, R.S.O. 1990, c.13 provides that the Council of a municipality may by By-law establish a tariff of fees for the processing of applications made in respect of planning matters, which tariff shall be designed to meet only the anticipated cost to the municipality or to a committee of adjustment or land division committee constituted by the Council of the municipality;

AND WHEREAS Section 7 (1) of the Building Code Act, S.O. 1992, c. 23 as amended, provides that the Council of a municipality may pass by-laws requiring the payment of fees on applications for and issuance of permits and prescribing the amounts thereof, providing for refunds of fees under such circumstances as are prescribed;

AND WHEREAS Section 27 (1) of the Cemeteries Act (Revised), R.S.O. 1990, c.4. s. 2 (1), provides every owner shall file with the Registrar a price list of all interment rights and cemetery services and supplies that may be sold and all charges that may be made by that owner;

AND WHEREAS the Council of the Corporation of the Municipality of Calvin is desirous of establishing user fees and charges to recover some of the costs for services and rents provided by the Corporation;

NOW THEREFORE the Council of the Corporation of the Municipality of Calvin enacts as follows:

1. That the user fees, charges and rents as specified in Schedules A and B, C, D, E, F, G, H and I to this By-law be charged by the Corporation of the Municipality of Calvin for those services and activities provided by the Corporation, for costs payable by it for services or activities provided or done by or on behalf of any other municipality or any local board; and for the use of property owned or under the control of the Corporation.

2. All fees and charges set out in this By-law shall be payable prior to the provision of the service unless an agreement in writing is made to the contrary and approved by the appropriate municipal official.

3. In the event any fee or charge imposed herein remains unpaid after provision of the service or is otherwise in arrears, such fees or charges may be added to the Tax Roll for any real property in the municipality, the owner of which is responsible for paying the fee charge and shall be collected in like manner as municipal taxes.

4. In default of payment of any charge levied herein, by the required due date for the payment thereof, a percentage charge of one and one-quarter percent (1 ¼%) is hereby imposed as a penalty for non-payment of such charge thereof, and such penalty shall be added to the charge as aforesaid or any installment or part thereof remaining unpaid on the first day of each calendar month thereafter in which default continues.

5. Council does hereby delegate to the CAO of the Corporation of the Municipality of Calvin, the authority to administer such fees and charges and approve such forms and procedures as may be required for the efficient administration of the fees and charges.

6. The fees set out in this By-law shall be reviewed on an annual basis by the CAO and each department manager prior to adoption of the current budget and if there is a discrepancy in fee prices, the fees set out herein supersede any fees listed in other By-laws.

7. All fees and charges listed in the Schedules to this By-law include all applicable taxes.

8. That the fees and charges set out in the attached Schedules are hereby imposed and ratified.

Set out as follows:

Schedule A Clerk/Corporate Services

Schedule B Building Inspection Services

Schedule C Landfill Site Services

Schedule D Planning Services

Schedule E Recreation Hall Services

Schedule F Fire Services

Schedule G Public Works Services

Schedule H Cemetery Price List

Schedule I Closure and Disposition of Shoreline Road Allowances

9. By-Law No. 2024-19, 2022-030 and all associated amendments to the Fees and Charges By-law are repealed, now replaced with By-Law 2024-032.

10. That this By-law shall come into full force and take effect as of the date of its signing by the Mayor and CAO.

SCHEDULE "A"

CORPORATION OF THE MUNICIPALITY OF CALVIN

CLERK/CORPORATE SERVICES

CLERK'S DEPARTMENT

Commissioner for Oaths and/or Witness of Signature \$ 5.00 first signature

(Proof of identity must be provided and signer must be present) \$ 1.00 each additional signature

Township map (size 24" x 20") \$ 4.00

Certificate of Tax Arrears \$ 45.00

Letter in response to Building or Zoning Inquiries \$ 75.00

Letter in response to fire department inquires \$ 45.00

Photocopies /per page one side .30¢

Photocopies/per page two sided .50¢

Incoming faxes received /per page .30¢

Outgoing faxes sent/per page/local call .30¢

Outgoing faxes sent/long distance /flat rate \$ 5.00

Penalty charge for non-payment of current taxes per annum 15%
per month 1.25%

N.S.F cheques (each) \$ 35.00

File searches for each 15 minutes or part thereof \$ 7.50

(Municipal Freedom of Information and Protection to Privacy Act)

Film Industry Application for Permit Fee \$50.00

Booking Fee for Outdoor Facilities (non-residents ONLY) \$25.00

Pound Fee \$35.00 per day

SCHEDULE "B"

THE CORPORATION OF THE MUNICIPALITY OF CALVIN

BUILDING INSPECTION SERVICES

Building without a permit \$500.00 for the first 50m² of building area and \$30.00 for each additional 10m² or part thereof

New buildings (except for accessory buildings) \$475.00 for the first 50m² of building area and \$30.00 for each additional 10m² or part thereof

Addition to buildings (except for accessory buildings) \$150.00 for the first 20m² and \$30.00 for each additional 10m² or part thereof

Accessory buildings which include garages, storage buildings, \$100.00 for the first 20m² and barns, porches, carports, sundecks, balconies, solariums and \$30.00 for each additional sunrooms (including additions to accessory buildings) 10m² or part thereof

Residential alterations, repairs or renovations including \$100.00 flat fee

Chimneys, plumbing, windows, doors

Demolition Permit \$75.00 flat fee

Change of Use \$100.00 includes one inspection

Moving a building into, within or out of the municipality \$75.00 flat fee

Reshingling a building. Permit is issued to the home owner \$25.00 flat fee
allowing the disposal of old shingles at the landfill site plus tipping fees

Compliance letter (site inspection required) \$75.00 flat fee

SCHEDULE "C"
THE CORPORATION OF THE MUNICIPALITY OF CALVIN
LANDFILL SITE SERVICES

Disposal Category	Resident, (each)	Non-Resident, (each)
Shingle disposal permit	\$25 + tipping fees	\$50+ tipping fees
Mixed Load (Divertible materials sorted)	\$25 per cubic meter/yard	\$50
After hours opening of landfill site (for special circumstances only)	\$80 per load + tipping fees	\$160 per load + tipping fees
Over annual bag limit of \$104 bags	\$1 per bag	\$5 per bag
Tipping Fee Category	Resident, (each)	Non-Resident, (each)
Utility Trailer (Single Axle)	\$25	\$50
Utility Trailer (Tandem Axle)	\$30	\$60
Pick-Up truck ½ ton (Beds, couches, etc.)	\$40	\$80
Single Axle Truck	\$100	\$200
Tandem Truck	\$175	\$350
Tri-axle Truck	\$225	\$450
Semi-trailer	\$250	\$500
Commercial Trailer-Single Axle (Dump/Enclosed Trailers)	\$45	\$90
Commercial Trailer-Tandem Axle (Dump/Enclosed Trailers)	\$80	\$160
Disposal Bins Large (40 Yard) Small (20 Yard) Any other sizes will be prices at \$10 per Yard	Large-\$300 Small-\$150	Large-\$600 Small-\$300
Freezer, fridge, air conditioner, dehumidifier.	\$40	\$80
Freezer, fridge, air conditioner, dehumidifier. -Freon Free Certified	\$20	\$40
Tires-not on rims	\$0	\$10
Tires-on rims	\$10	\$20

SCHEDULE "D"

THE CORPORATION OF THE MUNICIPALITY OF CALVIN

PLANNING SERVICES Official Plan Amendment	\$2750
- Major	
Official Plan Amendment -Minor	\$1650
Zoning By-law Amendment	\$1050
Consent Application (payable to East Nipissing Planning Board)	\$800
Minor Variance/Permission	\$520
Subdivision	\$5500
Site Plan Control	\$1100
Part-lot control, Validation of Title	\$175
Combined OPA and ZBLA	75% of combined costs
Lift Holding Symbol	\$275.00
Communications Facility	\$550.00
Pre-consultation Fee	\$220.00

Planning Fees Refund Schedule – Municipality of Calvin		
Item	Refund	Description
Pre-consultation Fee, fee for additional meeting, circulation report or Planning report	Non refundable	Applicable to all pre-consultation and additional cost activities.
Application is withdrawn, or abandoned prior to preparation of first Planning Report	90%	Request must be made in writing prior to refund. No refund will be given where application has been abandoned and no response is made to Municipal correspondence to applicant within 90 days
Application is withdrawn after Planning Report but prior to Council decision	50%	Request must be made in writing prior to refund.
Application is refused by Council	75%	Municipality will issue refund.
Any application to the Committee of Adjustment	Non refundable	
Application is withdrawn prior to draft plan approval for subdivision or condominium	50%	Request must be made in writing prior to refund.
Post Council decision	Non refundable	
Demise of applicant		Refund will be prorated based on the request of the estate as the difference between the funds expended and amount of deposit or application fee will be refunded once final determination of costs are made by the Municipality
Deposit		Difference between funds expended and amount of deposit will be refunded once final determination of costs are made by the Municipality

SCHEDULE "E"

**THE CORPORATION OF THE MUNICIPALITY OF CALVIN
RECREATION HALL SERVICES**

HALL RENTAL RATES (Renter must provide own Liability Insurance)

Booking deposit

At time of booking 50% of payment is required to guarantee and is Non-refundable if cancellation is not received at least 72 hours prior to event

Full Day – over 4 hours and up to 8 hours <i>(plus damage deposit)</i>	\$100.00
Full day – with alcohol <i>(plus damage deposit, provide own Party Alcohol Liability insurance and Special Occasion Permit)</i>	\$150.00
Full Day - Meetings/Seminars/Courses/Lectures/Business Functions <i>(plus damage deposit)</i>	\$100.00
Half Day – typically means 4 hours	\$ 50.00
Partial Day – up to 3 hours per session or 3 hours over one week	\$ 30.00
Funeral Luncheon - Calvin Residents only <i>(Non resident - see Half Day or Partial Day rate)</i>	No Charge
Meetings of Organized Local Community Groups or Charitable Organizations	No charge
Non-Alcohol Low Risk Events for the Betterment of the Community in General, which are Listed on the Attached List of Insured Low Risk Events or Approved at the Discretion of Council	No Charge

ADDITIONAL FEES

Use of Kitchen during event	\$ 50.00
Additional use of Kitchen the evening or day before the event or decorating or set up hall after 4pm the evening before event	\$ 50.00
Rental of Parking Lot (Film Industry)	\$100.00 per day
<u>Damage Deposit – PAYABLE IN CASH (Full day events only)</u> <i>Refundable upon staff Checklist completion</i>	
Damage Deposit with alcohol	\$150.00
Damage Deposit without alcohol	\$100.00

SCHEDULE " F"

CORPORATION OF THE MUNICIPALITY OF CALVIN FIRE SERVICES

Fire Department Fees for False Alarms:

Where the Calvin Volunteer Fire Department responds to a false alarm, the following schedule of fees shall be payable to the Corporation of the Municipality of Calvin by the owner of the property from which the alarm originated:

i)	first false alarm – verbal	No charge
ii)	second false alarm within a twelve (12) month period of a first false alarm	\$100.00
iii)	third false alarm within a twelve (12) month period of a first false alarm	\$200.00
iv)	fourth false alarm with a twelve (12) month period of a first false alarm	\$300.00
v)	each additional false alarm within a twelve (12) month period of a first false alarm will carry a fee of an additional	\$100.00

The Calvin Volunteer Fire Department shall continue to respond to all alarms and calls for assistance notwithstanding any previous false alarms from a property or non-payment of any fee hereunder.

Non-Resident Vehicle Fires, Extrications or Accidents:

- a) Where the Calvin Fire Department provides an emergency response to a motor vehicle accident, a vehicle fire or to extricate a person or persons from a vehicle
- b) Where the call originates within the Calvin Fire Department response area
- c) Where the vehicle is owned by a non-resident,

an invoice shall be sent to the owner of the vehicle's insurance provider and a fee for response and/or services provided shall be payable to The Corporation of the Municipality of Calvin, based on the current Ministry of Transportation rates. If the incident is on Hwy 17 or Hwy 630 an invoice will be sent directly to the Ministry of Transportation Claims Department regardless of residency.

Fire Inspection Services:

If the Calvin Volunteer Fire Department is requested to perform any fire inspection service for property located within the municipal boundaries of The Corporation of the Municipality of Calvin, there shall be a fee or charge of \$50.00 per inspection payable in advance by the owner or agent to the municipality.

Fire Department Cost Recovery:

When the Calvin Volunteer Fire department responds to an incident within its response area such as, but not limited to, a rail line fire or vehicle accident/fire, which leads to a multi agency response; all costs for the incident will be the responsibility of the owner of the equipment that caused the fire. An invoice will be sent to the owner of the equipment, payable to The Corporation of the Municipality of Calvin.

The **Fire Chief** may require occupancy **Owners**, corporations or persons within or outside the municipality to pay costs or fees for fire and emergency response or other administrative services provided to them. Invoicing for response services or recovery of fees will be conducted in accordance with the **Ministry of Transportation (MTO) Rates** as amended.

If as a result of a **Fire Department** response to a fire or emergency incident, the **Fire Chief** or his designate determines that it is necessary to incur additional expenses, retain a private contractor, rent special equipment not normally carried on a fire apparatus or use more materials than are carried on a fire apparatus (the "Additional Service") in order to suppress or extinguish a fire, preserve property, prevent a fire from spreading, control and eliminate an emergency, carry out or prevent damage to equipment owned by or contracted to the Corporation, assist in or otherwise conduct fire cause investigation or determination or otherwise carry out the duties and functions of the **Fire Department** and/or to generally make "safe" an incident or property, the owner of the property requiring or causing the need for the Additional Service or expense shall be charged the full costs to provide the Additional Service including all applicable taxes. Property shall mean personal and real property.

Fire Response Fees/Recovery of Costs-**Indemnification Technology**[®] Fire Department incident reporting, data collection and property insurance policy wording interpretation to maximize billing opportunities on behalf of fire departments by invoicing insurance companies for costs of fire department attendance with respect to insured perils. Current Ministry of Transportation (MTO) Rates as amended plus any additional costs for each and every call, will apply.

Special Services

Fees for any special services or for any special circumstances shall be considered and negotiated on an individual requirement basis. Such special services or circumstances shall require a request, in writing, received by either the Fire Chief or Mayor and Council. If applicable and if approved in principal, a Contract Agreement, outlining the special services or circumstances and the associated agreed upon fees, shall be prepared and adopted by By-law.

EMERGENCY RESPONSES OUTSIDE LIMITS OF THE MUNICIPALITY

The **Fire Department** shall not respond to a call with respect to a fire or an emergency incident outside the limits of the municipalities except with respect to a fire or an emergency;

- a) that in the opinion of the **Fire Chief** threatens property in the municipality or property situated outside the municipality that is owned or occupied by the municipality;
- b) in a municipality with which an agreement has been entered into to provide fire protection services, which may include automatic aid;
- c) on property with respect to which an approved agreement has been entered into with any person or corporation to provide fire protection therefore;
- d) at the discretion of the Fire Chief or designate, to a municipality authorized to participate in any county, district or regional mutual aid plan established by a fire coordinator appointed by the Fire Marshal or any other similar reciprocal plan or program;
- e) at the discretion of the **Fire Chief** to assist other municipal or provincial resources as required where a formal agreement may or may not be established.

- f) on those highways that are under the jurisdiction of the Ministry of Transportation or other agency within the District, where the District has a rescue system, or;
- g) on property beyond the municipal boundary where the **Fire Chief** or his designate determines that immediate action is necessary to preserve and protect life and the correct department is notified (where applicable) to respond and/or assumes command or establishes alternative measures.
- h) response due to a request for special assistance as required through a declaration of a provincial or federal emergency and such request has been approved by the **Fire Chief**.

SCHEDULE "G"

**CORPORATION OF THE MUNICIPALITY OF
CALVIN PUBLIC WORKS SERVICES**

Civic address (911) signs

Supply and install original sign and post	\$ 60.00
Supply and install replacement sign	\$ 40.00
Supply and install replacement post	\$ 40.00

Parking Permit

Water Access Only Parking Permit at Smith Lake Boat Launch	\$125.00
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Entrance Permit

For all new or additional driveway/entrances <i>Must submit completed application to municipal office and site inspection to be completed by Road Superintendent</i>	No Charge
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Schedule "H"

CALVIN UNION CEMETERY

License number: 3289839

PRICE LIST

Operated by the Corporation of the Municipality of Calvin

1355 Peddler's Dr., R.R. #2
Mattawa, ON. P0H 1V0

Phone: 705-744-2700

Fax 705-744-0309

Contact: Administration (address and phone as above)

BURIAL, ENTOMBMENT AND OTHER CEMETERY SUPPLIES AND SERVICES

1. Purchase of the Lot --Interment Rights – (In-ground Burial)

i. prices for any in-ground burial interment rights							
	Lot Description	Section	Size	Interment Rights	Care & Maintenance BAO Requirement	HST	Total Selling Price
A.	Single Grave	OLD	4' x 8'	\$330.00	\$290.00	\$ 80.60	\$700.60
B.	Single Grave	NEW	4' x 9'	\$350.00	\$290.00	\$ 83.20	\$723.20

2. Purchase of Cremation Lot—Internment Rights (In-ground Burial)

i. prices for any in-ground burial of cremated human remains where only flat markers are allowed							
	Lot Description	Section	Size	Interment Rights	Care & Maintenance BAO Requirement	HST	Total Selling Price
A.	Two Urns	CREMATION AREA	2' x 4'	\$ 150.00	\$ 175.00	\$42.25	\$367.25

3. Interment Services (Burial Services--Opening and Closing)

i. prices for opening and closing the grave only					
	Description		Price	HST	Total Price
A.	In-ground burial of adult/child over 3 years		\$595.00	\$77.35	\$672.35
B.	In-ground burial of infant 0-2 years		\$250.00	\$32.50	\$282.50
C.	In-ground burial of cremated human remains		\$250.00	\$32.50	\$282.50
D.	Additional if using concrete liner, oversize casket or oversize vault		\$200.00	\$26.00	\$226.00
iii. price for late hour opening and closing of grave					
A.	Weekdays after 3:00 p.m.	add	\$200.00	\$26.00	\$226.00
B.	Saturday hours 10am-Noon	add	\$350.00	\$45.50	\$395.50

4. Disinterment Services

i. prices for disinterment of human remains from the ground			
	Description		Total Price
A.	Disinterment of full casket with metal or concrete vault		\$ 1000.00
B.	Disinterment of full casket (no vault)		\$2000.00

5. Other Supplies and Services

- i. Transfer of Interment Rights \$100.00 + HST
- ii. Monument or Marker Staking Fee \$45.00 + HST

SCHEDULE "I"

**CORPORATION OF THE MUNICIPALITY OF CALVIN
CLOSURE AND DISPOSITION OF SHORELINE ROAD
ALLOWANCES**

CALCULATION OF LAND COSTS

1. Method of Calculating Land Cost

Land costs shall be calculated on the following basis:

-square meter basis.

2. The Price

Municipal prices shall be as follows:

-when calculated on a square meter basis - \$0.41 per square meter OR -\$250.00, whichever is greater



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

By-Law 2024-33

Resolution Number: 2024-211

Moved By: Councillor

Seconded By: Councillor

WHEREAS, By-Law 2024-33 being a By-Law to amend By-Law 2022-029 which regulates the Calvin Union Cemetery in the Corporation of the Municipality of Calvin,

AND WHEREAS, Council will impose changes as they are due to be reviewed and deems it necessary to amend the Cemetery Price List under schedules A as updated to By-Law 2024-32 being a By-Law to impose and consolidate the fees and charges for Municipal Services, Activities and for the use of its property,

1. Schedule "A" Cemetery Price List
2. Schedule "B" Authority for Internment
3. Schedule "C" Transfer Internment Rights
4. Schedule "D" Contract for the purpose of Internment Rights
5. Schedule "E" Certificate of Internment Rights

NOW THEREFORE BE IT RESOLVED THAT: Council of the Corporation of the Municipality of Calvin hereby approves the changes as attached, and that **By-Law 2024-33** be hereby imposed and ratified.

1. That the Mayor and CAO are designated as the Signing Officers and are authorized to execute on behalf of the Corporation of the Municipality of Calvin.
2. That the attached be hereto and form part and parcel of this By-Law.
3. That By-Law 2022-029 and any other By-law inconsistent with this By-Law is hereby repealed.
4. This By-Law shall be enacted and if effect upon the signing thereof.
5. Council directs staff to forward this By-Law to the Bereavement Authority of Ontario (BAO) as required for final approval.

_____ MAYOR _____ CAO

Results:

Recorded Vote:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>

CALVIN UNION CEMETERY

BYLAW 2024-033

(RULES & REGULATIONS)

<u>SECTION</u>	<u>PAGE</u>
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Schedules

Schedule “A” Cemetery Price List

Schedule “B” Authority for Interment

Schedule “C” Transfer Interment Rights

Schedule “D” Contract for the Purpose of Interment Rights

Schedule “E” Certificate of Interment Rights

CALVIN UNION CEMETERY

1 Preface

Calvin Union Cemetery is situated in the Municipality of Calvin located at 60 Peacefull Lane, on Part Lot 20 Conc. 4, in the Municipality of Calvin in the District of Nipissing.

The Council of the Municipality of Calvin, in the discharge of their responsibilities, appeals to the public to aid them by following these by-laws, which have been adopted for the improvement and upkeep of the cemetery, to keep it an attractive and respectful place for the burial of the deceased. The Council of the Municipality of Calvin is licensed to act in accord with the *Cemeteries Act R.S.O., 1990 Chapter c.4.*

2 Definitions

- 2.1 “The Act” means the *Cemeteries Act (Revised), R.S.O. 1990, c.C.4*, as amended, until such time as it is repealed, or the *Funeral, Burial and Cremation Services Act, 2002, S.O. 2002, c.33*, as amended, after it is proclaimed into force, including all Regulations enacted under these legislation.
- 2.2 “Care and Maintenance Fund” is the Trust Fund in which all monies received by the Cemetery for the care and maintenance of lots, plots and monuments have been invested. This Trust Fund is held by the Corporation.
- 2.3 “Cemetery” shall mean the Calvin Union Cemetery located on Part of Lot 20 Concession 4, 60 Peacefull Lane, in the Municipality of Calvin, in the District of Nipissing.
- 2.4 “Certificate of Interment Rights” shall mean the certificate issued by the Corporation to the purchaser of interment rights in either a lot or a plot which has been paid for in full.
- 2.5 “Clerk-Treasurer” shall mean the Clerk-Treasurer appointed by the Corporation of the Municipality of Calvin.
- 2.6 “Corner-posts” shall mean any stone or other land markers set flush with the surface of the ground and used to indicate the location of a lot.
- 2.7 “Corporation” shall mean The Corporation of the Municipality of Calvin.
- 2.8 “Council” shall mean all the officially elected members of the Corporation of the Municipality of Calvin.

- 2.9 “Cremation Lot” shall mean any burial space intended to receive not more than two (2) cremated remains and having a minimum size of 121.92 cm (48 in) x 60.96 cm (24 in).
- 2.10 “Grave” shall mean any burial space intended for an adult or a child and having a size of 1.22 m (4 ft) x 2.44 m (8 ft) (Old section) and 1.22 m (4 ft) x 2.74 m (9 ft) (New section).
- 2.11 “Interment Rights” includes the right to require or direct the interment of human remains in a lot.
- 2.12 “Interment Rights Holder” means the person who holds the interment rights with respect to a lot and includes a purchaser of interment rights under the Act.
- 2.13 “Lot” shall mean an area of land in a cemetery containing or set aside to contain human remains and includes a tomb, crypt or compartment in a mausoleum.
- 2.14 “Marker/Monument” shall mean any monument, tombstone, plaque, headstone, cornerstone, or other structure or ornament affixed to or intended to be affixed to a burial lot or other structure intended for the deposit of human remains.
- 2.15 “Ministry” shall mean the Ministry of Consumer and Business Services for Ontario.
- 2.16 “Monument” shall mean any permanent marker projecting above the ground level.
- 2.17 “Plan” shall mean the plan of the cemetery, approved by the Ministry of Consumer Services for Ontario, Cemeteries Regulation Unit.
- 2.18 “Plot” means two or more lots in which the rights to inter have been sold as a unit.
- 2.19 “Staking Fee” shall mean the administrative/labour cost associated with municipal staff marking a monument or marker.
- 2.20 “Trust Fund” shall mean those funds in which The Public Trustee may invest, which are defined in the *Trustee Act, R.S.O. 1990*.

3 Administration

- 3.1 The Corporation reserves full and complete control and management of the land, buildings, plantings, roads, utilities, books and records of the Cemetery and complete authority to administer these by-laws in accordance with the Act.
- 3.2 The Corporation shall prepare a budget, audit and financial statements annually, and set prices and resolve matters regarding the cemetery upkeep and maintenance.
- 3.3 The Corporation distinctly disclaims all responsibility for loss or damage from causes beyond its control and especially from damage caused by the elements, acts of God, common enemy, thieves, vandals, strikes, malicious mischief makers, explosions, accidents, invasion, insurrections, riots, or order of any military or civil authority, whether damage be direct or collateral.
- 3.4 The Corporation shall take reasonable precautions to protect the property of Interment Rights Holders but shall assume no liability or responsibility for the loss of, damage to, or any resulting injury from any article of any type that is placed or left on any Lot.
- 3.5 The Corporation reserves the right, at its cost, to correct any error that may be made by it in making interments, in the description of the Lot, or the transfer or conveyance of any Interment Rights. The Corporation may at its sole discretion, either cancel such grant and substitute other Interment Rights, or Lot of equal value and similar location, as far as is reasonably possible, or refund all money paid on account on such purchase. Notice will be given to the Interment Rights Holders by mailing it prepaid, first class, to the Interment Rights Holders or their legal representatives, at their last appearing address in the records of the Cemetery. In the event any such error may involve the disinterment of remains, the Corporation shall obtain the approval of any regulatory authority and the Interment Rights Holder.
- 3.6 This by-law may be at any time changed, amended, altered, appealed, rescinded or added to, upon the approval of the Council of the Corporation and the Registrar in accordance with the Act.

4 Sale and Transfer of Interment Rights

- 4.1 No person shall sell Interment Rights unless that person is authorized by, and does so on behalf of the Corporation.

- 4.1 No person shall sell Interment Rights unless that person is authorized by, and does so on behalf of the Corporation.
- 4.2 Interment Rights in Lots and Plots may be purchased from the Corporation at the rates filed with the Ministry and according to the plans approved by the Ministry that are on file in the office of the Corporation. The rates for Interment Rights include the portion specified by the Act for deposit to the Cemetery's Care and Maintenance Fund.
- 4.3 Purchasers of Lots acquire only the right and privilege of burial to interment of human remains and the placing of monuments or markers, subject to this by-law.
- 4.4 Payment for Interment Rights shall be made to the Corporation, at the office of the Corporation, during regular office hours and interment shall not be permitted in any Lot where the Interment Rights have not been paid in full.
- 4.5 Upon payment in full, the Corporation shall provide each purchaser of Interment Rights with:
 - a) a copy of the Contract for Interment Rights
 - b) a copy of this Cemetery by-law, and
 - c) a Certificate of Interment Rights.
- 4.6 All prices for Cemetery Lots and services are set out in the most recent Cemetery Price List that has been filed with the Ministry.
- 4.7 The purchaser shall pay the total sum owing, as set out in the Contract of Interment Rights Form, and as provided in the most recent Cemetery Price List plus all applicable taxes, within 10 business days from the date of signing of the Contract of Interment Rights. Failure to make full payment within the required time may lead to the termination of the Contract which shall deem the Contract null and void and the Certificate of Interment Rights to be revoked.
- 4.8 The deposit to the Care and Maintenance Fund shall be as specified in the Regulations made under the Act, refer to Price List
- 4.9 To ensure the accuracy of records, no transfer of any Interment Rights or any interest therein shall be binding upon the Corporation unless notice is given in writing to the CAO, specifying the name and address of the proposed transferee and date of transfer, and the original Certificate of Interment Rights (or Deed of Lot) returned if available, and such particulars have been entered in a register for that purpose. Upon receipt

- 4.10 In cases of Transfer by Will or bequest, the Corporation reserves the right to require the production of a notary copy of the Will or other evidence sufficient to provide proof of ownership.
- 4.11 An Interment Rights Holders may require, by written demand, the Corporation to repurchase the rights at any time before they are used.
- 4.12 The Corporation, after receiving such a demand, shall repurchase the Interment Rights within thirty (30) days of receiving the demand. The repurchase price shall be the price originally paid for the Interment Rights, less any amount that was designated for the Care and Maintenance Fund.
- 4.13 If the original selling price is unknown, the repurchase price shall be deemed to be \$100.00 as in accordance with the Act.
- 4.14 The Corporation is not required to repurchase the Interment Rights for more than four lots held by the same Interment Rights Holder within a twelve (12) month period as in accordance with the Act.
- 4.15 NO REFUND will be made for any Lot if any Interment Rights have been exercised.
- 4.16 In accordance with the Act any Interment Rights which are sold and not used for interment purposes after a period of twenty (20) years, may be considered abandoned. The Corporation may apply to the Registrar appointed under the Act for a declaration that the Interment Rights are abandoned after making inquiries and giving reasonable notices to find the Interment Rights Holders or beneficiaries. Upon being satisfied that the rights are abandoned, the Registrar shall issue a declaration to that effect. If there is no appeal by the end of the time period allowed for appeal, the Corporation may resell the Interment Rights.

5 Interment and Disinterment

- 5.1 No interment shall take place after frost and snow make digging or access to the cemetery inconvenient unless alternate vault storage is not available. No interment shall take place after November 30th.
- 5.2 Spring burials shall take place as soon as ground conditions at the cemetery allow, although every effort shall be made for spring burials from winter vault storage to take place by May 20th.

- 5.3 Not more than one burial shall be made in any single Lot except:
- a) that of the cremated remains of four persons, or
 - b) one infant container may be buried at the head end of a single grave in which a casket containing human remains has been buried, or
 - c) cremated remains of one person may be buried at the head end of a single grave in which a casket containing human remains has been buried.
- 5.4 Remains to be interred must be enclosed in a container, sealed securely and of sufficient strength to permit burial with the container remaining intact. The container must be of a size to permit burial within the size of the Lot.
- 5.5 All interments must be authorized in writing by the Interment Rights Holder except when the interment is the Interment Rights Holder.
- 5.6 An employee of the Corporation shall be in attendance at each interment.
- 5.7 Before an interment may take place the following are required:
- a) a burial permit issued by the Divisional Registrar, showing that the death has been registered
 - b) the fee for the opening and closing of the Lot according to the fee found in the Cemetery Price List, must be deposited with someone in the employ of the Corporation
 - c) a signed Contract must be in place and full payment for Lot received.
- 5.8 Before a cremation interment or inurnment may take place the following are required:
- a) a cremation certificate
 - b) the prescribed fee for the opening and closing of the Lot according to the fee found in the Cemetery Price List, must be deposited with someone in the employ of the Corporation
 - c) a signed Contract must be in place and full payment for Lot received.
- 5.9 Persons requesting interments in Lots shall be held responsible for charges incurred.

- 5.10 When Interment Rights in a Lot are held jointly by two or more persons, an order will be accepted from either or any of them or their authorized representatives for interment in such part of the Plot as may be requested.
- 5.11 No Lot shall be opened for interment or disinterment by any person not in the employ of, or without the permission of the Corporation.
- 5.12 The price for Lot openings is based on the size of the Lot and the labour involved.
- 5.13 All disinterments shall be in accordance with the Act and its regulations. A burial certificate under the *Vital Statistics Act* is not required to reinter human remains that have been disinterred in accordance with the Act and Regulations.
- 5.14 No interment shall be permitted in any Lot where the Interment Rights have not been paid in full.
- 5.15 Funeral corteges within the cemetery shall follow the route indicated by the Corporation or by authorized personnel.
- 5.16 Arrangements for interment and disinterment shall be given to the office of the Clerk-Treasurer of the Corporation at least:
 - a) forty eight (48) hours, 12 hours of which must be regular working hours, prior to the intended date and time of interment
 - b) minimum three (3) weeks prior to the intended date and time of disinterment
 - c) in the case of spring interment, time and date of interment must be pre-arranged with the Corporation to ensure that the ground conditions at the cemetery are suitable for burial

The Corporation cannot be held responsible for having the Lots prepared unless such notice is given.

- 5.17 Normal hours of operation for the Cemetery are Monday to Friday 8:30 a.m. to 4:00 p.m. excluding Statutory Holidays.
- 5.18 Funerals and interments are permitted to be held between 9:00 a.m. and 3:30 p.m. Monday to Friday, without additional charge.
- 5.19 The Corporation may permit funerals and interments to be held between the hours of 3:30 p.m. to dusk Monday to Friday, or during daylight hours on Saturday, and may charge additional fees at the rate as prescribed in the Cemetery Price List.

- 5.20 The Cemetery will not perform any Sunday or Holiday interments unless ordered to do so by a representative of the Ministry of Health.
- 5.21 Extra charges are included in the Cemetery Price List for:
- a) Funerals reaching the cemetery after 3:00 p.m. weekdays
 - b) Funerals reaching the cemetery during 10am-12pm hours on Saturdays
 - c) Use of Concrete Liner/Oversize Casket/Oversize Vault
 - d) Disinterment
- 5.22 The increasing use of oversized outer containers (vaults) does not permit the Corporation to assume responsibility for the number of openings that may be made in any Lot or Plot. Should this situation occur additional Lots must be purchased.

6 Care of Lots - General

- 6.1 All Lots sold or assigned shall be maintained by the Corporation to ensure the safety of the public and preserve the dignity of the cemetery.
- 6.2 No person or contractor shall perform any installation or maintenance work in the cemetery without prior authorization of the Corporation.
- 6.3 The installation of borders, fences, railings, walls, wooden crosses, cut-stone coping, trees, shrubs, plants and hedges in or around lots, increases the cost of care and maintenance and may become unsightly. They are prohibited in the cemetery.
- 6.4 Nails, wires, articles of glass, glass containers or pottery or any other material that creates a hazard to workers and to visitors when neglected or broken shall be removed by the Corporation.
- 6.5 Rubbish shall not be thrown out on roads, walks, or any part of the cemetery grounds.
- 6.6 Implements or materials used in doing any work within the cemetery shall not be left unattended and shall be removed without delay by the Corporation if so found.
- 6.7 No Interment Rights Holder shall change the grading of any Lot, and in case of any such change, the Corporation may restore the Lot to its original grade at the expense of the Interment Rights Holder.

- 6.8 No unauthorized person shall seed, sod or move corner posts or markers.
- 6.9 The Corporation shall not be responsible for loss or damage to any articles left upon any Lot.

7 Care of Lots – Flowers, Shrubs and Trees

- 7.1 Any flowers, trees or shrubs situated on any Lot that have become by means of their roots or branches or in any other way, detrimental to the adjacent lots, drains, roads or walks, or prejudicial to the general appearance of the grounds or inconvenient to the public may be removed by the Corporation without notice to the Interment Rights Holder.
- 7.2 Vases, urns, flower pots, if used, must be of the type that are fixed to the monument above ground level.
- 7.3 Flower boxes may not be built on graves.
- 7.4 Monuments may not be covered.
- 7.5 The Corporation reserves the right to remove all flowers, potted plants, wreaths and baskets of flowers when they become withered or unsightly or for any other reason which the Corporation deems to be in the best interest of the cemetery.
- 7.6 Anyone wishing to have a memorial tree planted in the cemetery must have the approval of the Corporation. The location of such tree shall be determined by the Corporation and the planting of such tree shall be the responsibility of the Corporation.
- 7.7 Artificial wreaths are allowed to be placed on the Lot after November 1st provided they are securely fastened to the monument, or where there is no monument, mounted on an appropriate stand securely anchored to the ground. All wreaths must be removed from the cemetery by April 30th or they shall be removed by the Corporation.

8 Monuments and Markers – General Information

- 8.1 No monument or other structure shall be erected or permitted on a Lot until accrued charges have been paid in full.
- 8.2 The Corporation will take reasonable precaution to protect the property of the Interment Rights Holders, but assumes no responsibility or liability for loss or damage, except where loss or damage is due to its own negligence.

- 8.2 The Corporation will take reasonable precaution to protect the property of the Interment Rights Holders, but assumes no responsibility or liability for loss or damage, except where loss or damage is due to its own negligence.
- 8.3 Minor scraping of the base portion of the upright monuments due to the turf mowing operation is considered by the Corporation to be normal wear.
- 8.4 No monument, footstone, marker or memorial of any kind shall be placed, moved, altered or removed without permission from the Corporation.
- 8.5 Vases may constitute part of a monument if they are made principally of bronze or stainless steel. A maximum of two vases may be placed on the base of a monument.
- 8.6 All photographs attached to any markers or memorials placed within the cemetery grounds, shall be the sole responsibility of the owner.
- 8.7 No inscription shall be placed on any monument which is not in keeping with the dignity and decorum of the cemetery.
- 8.8 Every person installing a monument or marker in the cemetery shall pay the prescribed amount as set out in the Act, to the Corporation's Care and Maintenance Fund. The interest earned will be used to maintain the markers or monuments in a safe condition.
- 8.9 The required Care and Maintenance Fund amounts as set by the BAO are as follows:
- a) in the case of installing a flat marker measuring at least 439.42 sq. cm (173 sq. in), \$ 100.00.
 - b) in the case of installing an upright marker measuring 1.22 m (4 ft) or less in height and 1.22 m (4 ft) or less in length, including the base, \$ 200.00
 - c) in the case of installing an upright marker measuring more than 1.22 m (4 ft) in either height or length, including the base, \$ 400.00 (*markers of this size are not permitted in the Cemetery - see 9.2 & 9.3*)
- 8.10 Only flat markers, level with the surface of the ground, may be installed in the designated Cremation area of the cemetery in order to allow for ease of grounds maintenance in that section. No monuments shall be permitted in this area.
- 8.11 If any monument or marker in the cemetery presents a risk to public safety because it is unstable, the Corporation shall do whatever is

9 Monuments (Upright Markers)

- 9.1 For the purpose of the regulations, a monument shall be understood to mean any permanent marker projecting above ground level. The Corporation reserves the right to determine maximum size of monuments, their number and their location on each Lot or Plot in order to ensure that there is no interference with any future interments.
- 9.2 The maximum size monument allowed for one (1) Lot is:
Height 76.2 cm (30 in)
Width 66.04 cm (26 in)
Die 20.32 cm (8 in)
Base 35.56 cm (14 in)
- 9.3 The maximum size monument allowed servicing two (2) adjoining Lots is:
Height 66.04 cm (26 in)
Width 91.44 cm (36 in)
Die 20.32 cm (8 in)
Base 35.56 cm (14 in)
- 9.4 The maximum width of a base is controlled by the width of the Lot or Plot where it is to be installed. No base shall be closer than 7.62 cm (3 in) to the Lot width side lines on which it is to be installed.
- 9.5 Not more than one monument shall be erected on any one Lot, and this must be placed at the head of the Lot or the place reserved for the monument, unless adjoining Plots are owned and both sides of the stone can be used.
- 9.6 The minimum thickness of a die should be 15.24 cm (6 in).
- 9.7 The die stones must be installed on a granite base. The height of the base shall be a minimum of 20.32 cm (8 in). The top surface of the base must be both wider and longer than the die in order to provide a minimum border of 7.62 cm (3 in) of the surface of the base exposed on all sides. Bottoms of the base shall be smooth sawn.
- 9.8 All foundations for monuments must be supplied by a Monument Dealer /Supplier at the cost of the Interment Rights Holder. The Corporation does not construct or install foundations.
- 9.9 All foundations shall be placed in the designated space and constructed to properly support the monument and base. If the foundation is deemed by the Corporation to be insufficient to support the monument and base, the foundation must be immediately removed and rebuilt at the expense of the Interment Rights Holder. Foundations shall not be less than 10.16 cm

(4 inc) deep and must be set as directed or in the space marked by someone in the employ of the Corporation.

- 9.10 The surface area of the foundation shall be flush with the surrounding ground level and shall provide a level surface, free from defects.

10 Markers (Flat Markers, Corner Markers etc.)

- 10.1 The Interment Rights Holder may, upon receipt of the Certificate of Interment Rights, at his/her own expense and installed at the direction of a designate of the Corporation, place bronze, granite, marble or other equally durable stone material, metal or metal alloy land markers at the corners of the Lot or Lots conveyed to him/her. Such markers must be mounted flush with the ground.
- 10.2 Markers or footstones of bronze, granite, marble or other equally durable stone material, metal or metal alloy are permitted, with size and quantity restrictions according to the section of the cemetery and the regulations deemed necessary as per the size of Lot in that section. Placement must not interfere with future interments.
- 10.3 One marker may be placed at each grave in addition to a monument. The marker shall be placed at the end of the grave farthest from the monument.
- 10.4 Flat markers are to be flat on top and must be set level with the ground.
- 10.5 The minimum thickness for all flat markers including footstones is 10 cm (4 in).
- 10.6 Flat marker dimensions for a single lot are maximum 30.48 cm (12 in) x 60.96 cm (24 in). The foundation shall be at least as long and as wide as the marker that will be resting upon it. The bottom bed of all bases and markers shall be cut level and true.
- 10.7 Markers will only be accepted for installation during regular working hours.
- 10.8 Within the area of the cemetery designated as the Cremation Area, only Flat Markers which are set flush with the ground are permitted.

11 Rules for Monument Dealers, Contractors and Workers

- 11.1 No monument or marker will be delivered to or installed in the cemetery without prior written notification to the Corporation and payment of the required fees.

- 11.2 No monument or marker will be delivered to the cemetery until the foundation is completed and the contractor is ready to proceed with the work of erection.
- 11.3 No work shall be commenced on Saturday or Sunday.
- 11.4 No monument or marker will be removed without written permission from the Corporation.
- 11.5 All companies who do work in the cemetery shall have Workplace Safety Insurance coverage for their workers as well as sufficient liability insurance.
- 11.6 Contractors, masons and stone-cutters shall lay planks on the Lots and paths over which heavy materials are to be moved, in order to protect the surface from injury.
- 11.7 There shall not be a variance of more than 1.27cm (1/2 in) in the size of the base required as stated on the work order and the size of the monument delivered.
- 11.8 The demeanor and behavior of all workmen employed by others and working in the cemetery shall be subject to the control of the Corporation.
- 11.9 Workers shall cease work, if in the immediate vicinity of a funeral until the conclusion of the service.
- 11.10 All work must be completed during regular cemetery hours, unless by special permission of the Corporation.
- 11.11 Any monument or marker which has been set in violation of this by-law shall be removed from the grave site by the monument company. It shall be the responsibility of the monument company to reset the monument or marker in accordance with this by-law without charge to the Interment Rights Holder or to the Corporation.
- 11.12 Heavy loads shall not be permitted in the cemetery when the roads are in unfit condition.
- 11.13 No monument dealer shall park on the grass unless otherwise directed to do so by the Corporation.
- 11.14 All implements and materials used in the performance of any work shall be placed where the Corporation may direct, and all rubbish and surplus earth shall be removed when, and to where, and in such manner as the

Corporation may order, otherwise the obstructions will be removed, and the expenses charged to the monument dealer.

12 Rules for Visitors

- 12.1 Visitors are always welcome at the cemetery during the normal hours. They are asked to remember the respect due the deceased.
- 12.2 The employees/staff of the Corporation are empowered and are required to preserve order and decorum in the cemetery.
- 12.3 No parades other than funeral processions shall be admitted to or be organized within the cemetery.
- 12.4 Children under the age of twelve years are not admitted to the grounds unless accompanied by an adult who shall be responsible for their good conduct and shall see that they do not run over the lots or climb upon the monuments.
- 12.5 Vehicles within the cemetery shall be driven at a moderate rate of speed and shall not leave the avenues or park on the grass unless directed to do so by the Corporation.
- 12.6 No All Terrain Vehicles (ATV's), dirt bikes or snow machines are allowed in the cemetery.
- 12.7 Proprietors of vehicles and their drivers shall be held responsible for any damage done by them.
- 12.8 Discharging of firearms, other than in regular volleys at burial services is prohibited in and around the cemetery.
- 12.9 No dogs or other pets shall be allowed in the cemetery at any time except by special request made in advance to the Corporation.
- 12.10 No picnic party shall be permitted in the cemetery.
- 12.11 Any person who, while in the cemetery, damages or moves any tree, plant, marker, fence, structure or other thing usually erected, planted or placed in a cemetery is liable to the Corporation and to any Interment Rights Holder who, as a result, incurs damage. The amount of damages shall be the amount required to restore the cemetery to the state that it was in before anything was damaged or moved by the person liable.

- 12.12 Any complaints by Interment Rights Holders or visitors should be made in writing to the Corporation and not to workmen on the grounds. Confrontation and controversies with workmen or others on the grounds are to be avoided.
- 12.13 Rubbish shall not be thrown on roadways, lots or walkways or any part of the grounds. All rubbish must be removed by the owner or placed in the receptacles that are provided on the grounds for deposit of weeds, decayed flowers, plants, etc.
- 12.14 Any person disturbing the quiet and good order of the cemetery by noise or other improper conduct or who violates these rules, shall be expelled from the grounds.
- 12.15 Any articles which are detrimental to efficient maintenance or constitute a hazard to machinery, employees or visitors, or is unsightly or does not conform to the natural beauty or design of the cemetery, may be removed by the Corporation. An article so removed, will be held at the cemetery for collection. If not collected, it will be disposed of after one month.
- 12.16 The gates must be kept closed at all times.

13 Complaints

- 13.1 Any person having occasion to make complaint with regard to the cemetery shall make it in writing to the Clerk-Treasurer of the Corporation and not to an employee on the cemetery grounds.

14 Gifts to the Cemetery

- 14.1 The Corporation gratefully accepts all donations made to the Calvin Union Cemetery.
- 14.2 All trees and structural gifts, such as benches, birdbaths, sundials etc. must be approved by the appropriate staff of the Corporation and once approved and accepted shall become the property of the cemetery.
- 14.3 All trees and structural gifts must not be removed, painted or adjusted in any way or form by individuals without prior approval of the Corporation.
- 14.4 Location of donated trees, plants or elements in the cemetery must be decided by the appropriate staff of the Corporation. Every effort will be made to accommodate the location requested by the donor.
- 14.5 Donated gifts are recognized for the life of the tree, plant or item.



Corporation of the Municipality of Calvin

CORPORATION OF THE MUNICIPALITY OF CALVIN CEMETERY PRICE LIST Schedule "A"

CALVIN UNION CEMETERY

License number: 3289839

PRICE LIST

Operated by the Corporation of the Municipality of Calvin

1355 Peddler's Dr., R.R. #2
Mattawa, ON. POH 1V0

Phone: 705-744-2700

Fax 705-744-0309

Contact: Administration (address and phone as above)

BURIAL, ENTOMBMENT AND OTHER CEMETERY SUPPLIES AND SERVICES

1. Purchase of the Lot --Interment Rights – (In-ground Burial)

i. prices for any in-ground burial interment rights							
	Lot Description	Section	Size	Interment Rights	Care & Maintenance BAO Requirement	HST	Total Selling Price
A.	Single Grave	OLD	4' x 8'	\$330.00	\$290.00	\$ 80.60	\$700.60
B.	Single Grave	NEW	4' x 9'	\$350.00	\$290.00	\$ 83.20	\$723.20

2. Purchase of Cremation Lot—Internment Rights (In-ground Burial)

i. prices for any in-ground burial of cremated human remains where only flat markers are allowed							
	Lot Description	Section	Size	Interment Rights	Care & Maintenance BAO Requirement	HST	Total Selling Price
A.	Two Urns	CREMATION AREA	2' x 4'	\$ 150.00	\$ 175.00	\$42.25	\$367.25

3. Interment Services (Burial Services--Opening and Closing)

i. prices for opening and closing the grave only					
	Description		Price	HST	Total Price
A.	In-ground burial of adult/child over 3 years		\$595.00	\$77.35	\$672.35
B.	In-ground burial of infant 0-2 years		\$250.00	\$32.50	\$282.50
C.	In-ground burial of cremated human remains		\$250.00	\$32.50	\$282.50
D.	Additional if using concrete liner, oversize casket or oversize vault		\$200.00	\$26.00	\$226.00
iii. price for late hour opening and closing of grave					
A.	Weekdays after 3:00 p.m.	add	\$200.00	\$26.00	\$226.00
B.	Saturday hours 10am-Noon	add	\$350.00	\$45.50	\$395.50

4. Disinterment Services

i. prices for disinterment of human remains from the ground			
	Description		Total Price
A.	Disinterment of full casket with metal or concrete vault		\$ 1000.00
B.	Disinterment of full casket (no vault)		\$2000.00

5. Other Supplies and Services

- i. Transfer of Interment Rights \$100.00 + HST
- ii. Monument/Marker Staking Fee \$45.00 + HST

Schedule "B"

**AUTHORITY FOR INTERMENT
CALVIN UNION CEMETERY**

To: **Calvin Union Cemetery**
c/o The Corporation of the Municipality of Calvin
1355 Peddlers Dr., R.R.#2
Mattawa, Ont. P0H 1V0.

Please be advised that I/We, _____ hereby authorize the burial
(Interment Rights Holder/Beneficiary)

of _____ to take place in Lot _____ Plot _____ in the Calvin Union
(Name o Person to be Interred)

Cemetery.

Signed and dated this _____ day of _____, _____ at the Municipality of Calvin

Signed : _____ Witness: _____

Schedule "C"

**TRANSFER INTERMENT RIGHTS
CALVIN UNION CEMETERY**

To: **Calvin Union Cemetery**
c/o The Corporation of the Municipality of Calvin
1355 Peddlers Dr., R.R.#2
Mattawa, Ont. P0H 1V0.

Please be advised that I/We _____ being the Interment Rights Holder/s
(PRINT Full Name/s of Owner/s)
of Lot/s _____ Plot _____ do hereby authorize the Corporation of the
Municipality of Calvin to transfer interment rights of Lot/s _____ Plot _____
in the Calvin Union Cemetery to the said _____.
(PRINT Name of New Interment Rights Holder)

Given under my Hand this _____ day of _____, _____.

Signature: _____ *(Name of Owner/s)* Witness: _____

Signature of Municipal Clerk-Treasurer
(once form has been completed and fees have been received)

Date Transfer Completed

Note: All applicable fees as per the Rate of Tariffs must be received in the office prior to the completion of Transfer.
Thank you.

Contract No: _____

**CORPORATION OF THE MUNICIPALITY OF CALVIN
CALVIN UNION CEMETERY**

**CONTRACT FOR THE PURCHASE OF
INTERMENT RIGHTS**

THIS AGREEMENT made and executed the _____ day of _____, _____

IN PURSUANCE OF the Funeral, Burial and Cremation Services Act, 2002, S.O. 2002, c.33

BETWEEN: CALVIN UNION CEMETERY, (Corporation of the Municipality of Calvin "Owner")
a body licensed under the laws of the Province of Ontario,
License No. CM 01781, having its head office located at:
1355 Peddlers Dr., R.R. #2, Mattawa, ON. P0H 1V0
Phone: (705)744-2700 Fax: (705)744-0309

AND:

(Name of Interment Rights Holder(s))

Of _____
(Address and Phone of Interment Rights Holder(s))

The Interment Rights Holder(s) listed above have the rights to direct/consent to the burial, and memorialization associated with the Interment Rights in conjunction with the Cemetery By-laws.

DESCRIPTION OF LOT(S)

SECTION _____ LOT NUMBER _____ DIMENSIONS _____ x _____

Having a volume of _____ sq ft.

SECTION _____ LOT NUMBER _____ DIMENSIONS _____ x _____

Having a volume of _____ sq ft.

SECTION _____ LOT NUMBER _____ DIMENSIONS _____ x _____

Having a volume of _____ sq ft.

SECTION _____ LOT NUMBER _____ DIMENSIONS _____ x _____

Having a volume of _____ sq ft.

MEMORIALIZATION PERMITTED: _____

PURCHASE PRICE: The total purchase price shall be \$ _____ which sum includes the charges and all applicable taxes as outlined below:

Single Adult Grave OLD Section \$ _____

Single Adult Grave NEW Section \$ _____

Cremation Lot \$ _____

SUBTOTAL \$ _____ DOWNPAYMENT REC'D AT TIME OF SIGNING \$ _____

HST \$ _____ BALANCE DUE WITHIN 10 DAYS OF SIGNING \$ _____

TOTAL SALE \$ _____ (30 Day "Cool-off" or waiting Period begins on date of signing)

**CORPORATION OF THE MUNICIPALITY OF CALVIN
CALVIN UNION CEMETERY**

**CERTIFICATE OF
INTERMENT RIGHTS**

IN PURSUANCE OF the Funeral, Burial and Cremation Services Act, 2002, S.O. 2002, c.33

WHEREAS interment rights have been paid for, in the amount specified below, under a Contract for the Purchase of Interment Rights:

CORPORATION OF THE MUNICIPALITY OF CALVIN

A body licensed under the laws of the Province of Ontario, having its head office at:

1355 Peddlers Dr., R.R. #2, MATTAWA, ON P0H 1V0

Hereinafter called the "Owner"

Hereby confers upon:

Hereinafter called the "Rights Holder"

Interment rights as described below in the:

CALVIN UNION CEMETERY

Hereinafter called the "Cemetery"

DESCRIPTION OF LOT(S) – Provide full particulars of the location and dimensions of the lot(s) to which interment rights apply.

SECTION _____ LOT NUMBER _____ DIMENSIONS _____ x _____

Having a volume of _____ sq ft.

SECTION _____ LOT NUMBER _____ DIMENSIONS _____ x _____

Having a volume of _____ sq ft.

SECTION _____ LOT NUMBER _____ DIMENSIONS _____ x _____

Having a volume of _____ sq ft.

SECTION _____ LOT NUMBER _____ DIMENSIONS _____ x _____

Having a volume of _____ sq ft.

Date of purchase/transfer of interment rights: _____/_____/_____

Amount paid by Purchaser for interment rights: \$ _____

Amount deposited into Care and Maintenance Fund : \$ _____

TRANSFER OF INTERMENT RIGHTS: If the Purchaser transfers the interment rights herein conferred, this Certificate cannot be transferred but must be returned to the Owner, who will issue a new Certificate to the Transferee.

* "Transfer" means to make a gift, bequest or other transfer of an interment right without consideration.

MARKERS – The By-laws of the Cemetery contain specific restrictions on the erection or installation of markers. For full particulars, reference should be had to such by-laws.

Signature of Owner (or licensed representative)

Personal information contained on this form, collected pursuant to the Cemeteries Act (Revised) and Regulations thereunder will be used for the purposes of that Act. Questions should be directed to the Freedom of Information and Privacy Coordinator at the institution responsible for the procedures under that Act.

ORIGINAL TO PURCHASER

COPY TO CEMETERY OWNER

CARE AND MAINTENANCE: In the case of an in-ground grave over 24 sq. ft. will be 40% of the selling price or \$250.00, whichever is greater. In the case of an in-ground grave under 24 sq. ft. will be 40% of the selling price or \$150.00 whichever is greater.

TRANSFER or RESALE OF INTERMENT RIGHTS: By the Purchaser is prohibited. The Cemetery prohibits private transfer or resale of Interment Rights. The Rights Holder (s) may only transfer their Rights back to the Cemetery Owner for the current amount in effect on the Cemetery's Price List at time of transfer. The Interment Rights Contract must be returned to the Cemetery Owner if the Rights Holder(s) chooses to resell or transfer the Interment Rights to a third party Purchaser. A new Interment Rights Contract will be issued by the Cemetery Owner to a third party Purchaser upon registration of transfer. Refer to the Cemetery By-laws provided to you at the time of purchase for the complete By-laws applicable to your specific Interment Rights.

DOCUMENTS: Before a person may exercise the Interment Rights, a signed Contract must be in place and full payment for the Lot(s) must be received by the Cemetery Owner and the following documents must be provided to the Cemetery Owner:

Burial permit issued by the Divisional Registrar or Cremation Certificate

Authority for Interment Rights (signed by Interment Rights Holder if Interment is other than Interment Rights Holder)

Fee for opening and closing of Lot as per the Cemetery Price List must be paid to the Cemetery Owner

IN WITNESS WHEREOF the Owner and the Purchaser have hereunto set their hands and seal(s)

Witness

Signature of Cemetery Owner (or licensed Representative)

Witness

Signature of Purchaser

Witness

Signature of Purchaser



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

Resolution Number: 2024-212

Moved By: Councillor

Seconded By: Councillor

WHERE AS, on January 30, 2024 the Council for the Corporation of the Municipality of Calvin passed by Resolution 2024-31 urging and encouraging the Federal Government to commit additional funds for cost sharing of provincial firefighting and to consider the development of a national firefighting strategy,

AND WHEREAS, and directed staff to forward the resolution to the Right Honourable Justin Trudeau, Prime Minister of Canada, The Honourable Bill Blair, Minister of National Defense, The Honourable Doug Ford, Premier of Ontario, The Honourable Graydon Smith, Minister of Natural Resources and Forestry of Ontario and Honourable Vic Fideli MPP,

NOW THEREFORE BE IT RESOLVED THAT:

The Council for the Corporation of the Municipality of Calvin is in receipt of a letter from The Honourable Graydon Smith, Minister of Natural Resources and Forestry in response to the Municipality of Calvin’s Firefighting strategy resolution addressing the current challenges, programing and initiatives and resources that are currently active and or in consideration.

Results:

Recorded Vote:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>

Deputy Clerk

From: MIN Feedback (MNRF) <minister.mnrf@ontario.ca>
Sent: Friday, May 17, 2024 10:44 AM
To: Deputy Clerk
Cc: Allen, Sarah (MNRF)
Subject: Letter from the Honourable Graydon Smith, Minister of Natural Resources and Forestry
Attachments: 354-2024-382.pdf

**Ministry of Natural
Resources and Forestry**

Office of the Minister

99 Wellesley Street West
Room 6630, Whitney Block
Toronto ON M7A 1W3
Tel: 416-314-2301

**Ministère des Richesses
naturelles et des Forêts**

Bureau du ministre

99, rue Wellesley Ouest
Bureau 6630, Édifice Whitney
Toronto ON M7A 1W3
Tél.: 416 314-2301



354-2024-382

May 17, 2024

Teresa Scroope
Deputy Clerk Records Management Coordinator
Municipality of Calvin
deputyclerk@calvintownship.ca

Dear Teresa Scroope:

Thank you for your letter detailing your township's Council Resolution to request additional funds for cost sharing of provincial firefighting and your request for my ministry to escalate our firefighting capabilities.

As the natural hazard landscape continues to change, factors such as the changing climate and societal drivers are resulting in increased demands to protect the public, communities, property, critical infrastructure, and businesses in Ontario. My ministry has initiated a review to understand how best to modernize our wildland fire and other natural hazard programs that will result in improved outcomes to meet these heightened and changing demands.

Early work has been focused on understanding environmental changes and studying how other jurisdictions are adapting. To address current challenges, my ministry has made several immediate changes including:

- Investing over \$5 million to provide up to \$5000 retention bonuses to attract and retain employees in front-line fire, aviation, and critical support positions to enhance capacity for the 2024 fire season.
- Enhancing marketing strategies and platforms to recruit FireRanger and fire management program specialist positions.
- Reimbursing training costs to help remove potential cost barriers for eligible FireRanger recruits.

fire season unfolds, we will continue to dedicate necessary resources to ensure the safety and protection of our communities.

Recently, the Honourable David Piccini, Minister of Labour, Immigration, Training and Skills Development, announced proposed legislative and regulatory amendments to support wildland firefighters and wildland fire investigators in receiving the same presumptive WSIB coverages as municipal firefighters. This would include presumptive coverage for prescribed occupational cancers, heart injuries and post-traumatic stress disorder.

Shifting to our mitigation and prevention activities, FireSmart is a national program administered by the Canadian Interagency Forest Fire Centre (CIFFC) that helps Canadians understand their wildland fire risk and decrease the likelihood of the associated negative impacts. Research indicates that the risk to communities can be substantially mitigated by conducting thorough wildland fire risk assessments and implementing FireSmart principles. These principles encompass various strategies such as public education, vegetation management, legislation, planning development considerations and emergency preparedness.

My ministry's wildland fire prevention and mitigation programs include working with communities and local partners to promote interest in and adoption of the FireSmart principles, by:

- Supporting municipalities and the public in wildland fire prevention and mitigation through community wildland fire protection planning as part of the FireSmart Program
- Focusing on reducing the threat of wildland fire through the application of several mitigation principles (e.g., vegetation management, development considerations, public education, training, emergency and wildland fire protection planning).
- Assessing, working with partners, approving and/or supporting prescribed burning initiatives to reduce hazardous wildland fire conditions as part of the prevention and mitigation programs.
- Direct engagement and active communication with industry, communities, residents, businesses and our partners about the ways they can support activities – especially during periods of high or extreme hazard – to reduce the likelihood and impact of wildland fires.

Municipal Forest Fire Management agreements provide to residents the most appropriate response to wildland fires within their community and support the important partnerships that we have across the province to support response to wildland fires.

Another helpful resource is the CIFFC [Strategic Plan](#). CIFFC is a not-for-profit corporation owned and operated by the federal, provincial and territorial wildland fire management agencies. They operate seven days a week during fire season to coordinate resource sharing among member agencies and international partners. By prioritizing response coordination, resource sharing, information dissemination and international partnerships, CIFFC ensures a high level of preparedness to effectively manage wildland fires, both domestically and internationally. CIFFC is also the administrator of the national FireSmart program.

By fostering strong partnerships and leveraging available resources, we can enhance the safety and resilience of communities in the face of this natural hazard. Our mitigation team and FireSmart leads would be happy to meet with you to discuss opportunities for FireSmart training and education, as well as the Ontario FireSmart Communities Transfer Payment Program, and other opportunities related to Community Wildland Fire Protection Plans. To set up a meeting, please contact Sarah Allen, Provincial Coordinator, Communications and Mitigation Unit, at 705-945-5875 or sarah.allen@ontario.ca.

Thank you again for writing.

Sincerely,



The Honourable Graydon Smith
Minister of Natural Resources and Forestry

- c. The Right Honourable Justin Trudeau, Prime Minister of Canada
The Honourable Doug Ford, Premier of Ontario
The Honourable Bill Blair, Minister of Defence Canada
The Honourable Vic Fedeli, Minister of Economic Development, Job Creation and Trade
Sarah Allen, Provincial Coordinator, Communications and Mitigation Unit, MNRF
Marcus Powlowski, MP, Thunder Bay–Rainy River
Patty Hadju, MP, Thunder Bay–Superior North
Kevin Holland, MPP, Thunder Bay–Atikokan
Lise Vaugeois, MPP, Thunder Bay–Superior North
Municipality of Calvin
Municipality of St. Charles



Corporation of the Municipality of Calvin Council Resolution

Date: January 30, 2024

Resolution Number: 2024-31

Moved By: Councillor Moreton

Seconded By: Councillor Manson

Background: Before Calvin township became a township, it was burned by numerous forest fires. This was before the time of fire towers, water bombers, and municipal fire departments. A 1881 report from Lawrence Tallan, Provincial Land surveyor, states: *"The township of Calvin has been traversed by repeated and severe fires – so well have the flames done their work that with the exception of an insignificant portion, scarcely a vestige of the original timber remains."*

History has a way of repeating itself, and now rural municipalities and remote areas need more than ever to be prepared to respond to forest fires. Invasive pests like the emerald ash borer and the spruce bud worm are killing large numbers of trees, leaving copious amounts of dry kindling in our forests just waiting for a careless human or a lightning strike. Our forests are choked with deadfall and forest fires are becoming increasingly difficult to control. Add to this the effects of rising temperatures and drier seasons, or climate change, and we could be facing increasingly disastrous forest fires. This is not the time to be caught short with limited forest fire-fighting resources.

Jordan Omstead of the Canadian Press recently wrote: "But as Canada's water bombers age – and wildfire seasons are expected to intensify – some wildland

firefighters and emergency preparedness experts say the country needs to prop up its fleet of firefighting aircraft, even though several provinces are playing down concerns about capacity.” He quotes Eric Davidson, president of the Ontario Professional Association of Wildland Firefighters, “We’re really starting to see the effect of the aging fleet.”

The article further states the John Gradek, lecturer at McGill University estimates that almost half of the larger water bombers used to fight Canadian forest fires are nearing the end of their service life.

However, a Canadian company making a large skimmer-style water bomber is backed up with orders from European countries until the end of the decade.

Ontario has its own fleet of aircraft. They have 20 fixed-wing aircraft which includes 9 CL215 and CL415 water bombers that are 24 years old on average. The remaining 11 aircraft are an average of 54 years old. Melissa Candelaria, a spokesperson for Minister Graydon Smith says the MNR can handle Ontario fires with these aircraft, but Jennifer Kamau, communications manager for the Canada Interagency Forest Fire Centre, CIFFC, noted that other provinces contract out firebombers and last year there was a strain in Canada to get the resources to areas in need because there were so many fires across the country at the same time and very few aircraft available.

Peter Zimonjic of the CBC quoted the Canadian Association of Fire Chiefs (CAFC) President Ken McMullen, “It's not often that the fire chiefs sound the alarm. We are very concerned about this impending crisis that the summer of 2024 and beyond is going to bring our sector.”

In 2023 we all smelled the smoke and saw the sky turn brown. Buildings can be replaced, but lives cannot. And once an area is burned it takes more than a lifetime for it to return to its original state.

WHEREAS Forest fires are a very real threat to rural municipalities.

AND WHEREAS smoke from forest fires put people's health at risk. This is especially true of children and the elderly. The David Suzuki Foundation reports that wildfires kill many thousands of people per year and most of the deaths are from smoke inhalation.

AND WHEREAS forest fires are a very real danger to the climate and according to The Guardian, in 2023 they emitted three times as much carbon as the entire carbon footprint of Canada.

AND WHEREAS according to the John Crace interview in The Guardian with William Kurz, a retired scientist with Natural Resources Canada, around two billion tonnes of carbon have been released into the atmosphere from forest fires in 2023.

AND WHEREAS carbon emissions from forest fires are not counted against Canada's Paris agreement commitments, according to Kurz, but they far exceeded all of the emissions tied to Canada's economy (670 mega tonnes, or 0.67 billion tonnes, according to Environment and Climate Change Canada).

AND WHEREAS that standing healthy forest serves as a carbon sink, drawing in carbon, but once destroyed by fire, even though second growth takes its place, it is much less effective for many decades.

AND WHEREAS the federal government owns no water bombers and assists the provinces through the CIFFC, Canadian Interagency Forest Fire Centre, a spokesperson with CIFFC says that last year there were too many requests and not enough inventory to meet the needs of the country.

AND WHEREAS as reported by De Havilland Canada who manufacture the Canadian made water bomber, they have contracts with European countries for the next 22 of its new DHC-515 planes, which will take until 2029 or 2030 to complete and there will be very little production available to replace the aging water bombers in Ontario and the rest of Canada.

NOW THEREFORE BE IT RESOLVED THAT the council of the Corporation of Calvin Township urges and encourages the Federal Government to commit additional funds for cost sharing of provincial firefighting and to consider the development of a national strategy of firefighting. Furthermore, we urge the federal government to consider the measures necessary for acquiring a national fleet of Canadian-made waterbombers, with home bases strategically located to best serve and respond to the needs of rural communities, and a national fire administration to better coordinate and manage efforts across the country. We also encourage the introduction of a program similar to the Joint Emergency Preparedness Program (JEPP) which was ended in 2013.

And we encourage Minister Graydon Smith to step up the on-the-ground firefighting capability and water bomber acquisitions in Ontario.

AND THAT this resolution be forwarded to The Right Honourable Justin Trudeau, Prime Minister of Canada, The Honourable Bill Blair, Minister of National Defence, The Honourable Doug Ford, Premier of Ontario, The Honourable Graydon Smith, Minister of Natural Resources and Forestry of Ontario, The Honourable Vic Fideli, Minister of Economic Development Ontario, the Federation of Canadian Municipalities (FMC) and the Association of Municipalities Ontario (AMO).

AND THAT this resolution be shared with all 444 municipalities in Ontario for their consideration and adoption.

Results: Carried

Recorded Vote:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>
Councillor Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Councillor Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Councillor Grant	<input type="checkbox"/>	<input type="checkbox"/>
Councillor Manson	<input type="checkbox"/>	<input type="checkbox"/>



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

Resolution Number: 2024-213

Moved By: Councillor

Seconded By: Councillor

NOW THEREFORE BE IT RESOLVED THAT Council has received staff report on “Donation of Ditching Materials to Citizens” and supports the recommendation that the current practice of donating excess ditching materials to citizens be immediately halted in favour of stockpiling those materials at the landfill for the purposes of landfill cover and fill.

Results:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>

CAO REPORT TO COUNCIL

Council Meeting: May 28, 2023

Matter: Donation of Ditching Materials to Citizens

Related Regulations: O/REG/406/19 On-Site and Excess Soil Management

BACKGROUND:

Longstanding practice. No formal policy/bylaw. Citizens needing fill complete a liability waiver and submit it to Public Works. Public Works personnel decide who will receive donated ditching materials. Public Works Dept delivers and spreads ditching materials to citizens, at no cost.

Landfill cover and fill materials are purchased on an annual basis.

Staff consulted with Municipalities across the province to determine what are their current practices. Some donate, some have discontinued the practice due to the new regulation, some have never donated to private citizens due to liability issues.

Staff reviewed the practice against O/REG 406/19 On-Site and Excess Soil Management a Regulation under the Environmental Protection Act which regulates the reuse of excess soil in Ontario. The Regulation provides a framework for excavating, removing, and transporting excess soil between two or more sites. Staff consulted with legal counsel.

RECOMMENDATION:

That Council adopts legal counsel's recommendation that given the fairly recent amendments to the regulations and procedures involving the use and management of excess soil the Municipality should cease all activities wherein it donates and deposits all excess soil on private citizen lands.

For one, the procedure to follow to do so in compliance with applicable legislation and regulation is simply cost prohibitive in the sense of time and money. "Furthermore, given that cost, donating excess soil would cause the Municipality to fall afoul of the Municipal Act as it is not permitted to engage in such "charitable" activities that favour certain taxpayers over others. ", and that

excess soil should be stored at the local landfill where it can be used as cover and fill. There is nothing in the current regulations or legislation that would prevent the Municipality from doing so and commencing in January 2025 O/REG 406/19 will expressly state:

"(2) Subsection (1) does not apply if the excess soil will be used for daily cover, final cover, the construction of roads or berms or to support any other type of ancillary use that supports the operation of the landfilling site or dump."



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

Resolution Number: 2024-214

Moved By: Councillor

Seconded By: Councillor

NOW THEREFORE BE IT RESOLVED THAT Council has received staff report on “Calvin Fire Department Water Delivery Policy” and supports the recommendation that the current practice of the Calvin Fire Department Water Delivery to citizens be immediately halted.

Results:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

RE: Resolution Number: 2024-214 -Fire Department Water Delivery Report

Please note:

Due to power outages and technical issues the full report will be provided by and or b4 Tuesday.

Thank you

CORPORATION OF THE MUNICIPALITY OF CALVIN
MINUTES OF THE REGULAR MEETING TUESDAY JULY 24, 2018

The regular meeting of Council was held this date at the Calvin Community Centre. Present were Mayor Brown, Deputy Mayor Pennell, Coun Adams, Coun O'Connor, Coun Cross, Chris Whalley, Dean Maxwell, Jacob Grove, Cindy Pigeau and Lynda Kovacs.

Regrets: None Guests: 1

The meeting was called to order at 7:00 p.m. by Mayor Brown

PECUNIARY/CONFLICT OF INTEREST: None

PRESENTATIONS/DELEGATIONS: None

2018-109 MINUTES OF COUNCIL MEETING

Moved by Coun Pennell and seconded by Coun O'Connor that the Minutes of the regular meeting of Council held on Tuesday July 10, 2018 be hereby adopted and signed as circulated.

Carried

2018-110 SEALED BIDS RECEIVED AND SUCCESSFUL BIDDER – USED STEEL SIDING FIRE HALL

Moved by Coun O'Connor and seconded by Coun Pennell that Council has reviewed the Sealed Bids received by the deadline of 3:00 p.m. on July 24, 2018 for the used steel siding removed from the Calvin Fire Hall, which has been declared surplus to the needs of the Municipality, and that the successful bidder is recorded as Mike Leblond with the highest bid in the amount of \$560.00.

Carried

* 2018-111 ADOPT POLICY TO ALLOW FIRE DEPARTMENT TO DELIVER WATER FOR FILLING OF SWIMMING POOLS WITHIN THE MUNICIPALITY

Moved by Sandy Cross and seconded by Corey Adams that

WHEREAS the Calvin Volunteer Fire Department has requested that Council consider allowing the Department to fill swimming pools and other requests for water needs, within the boundaries of the Municipality of Calvin only, at the discretion of the Fire Chief (e.g. filling holding tanks), using Calvin Volunteer Firefighters and Fire Services equipment owned by the Municipality,

AND WHEREAS Council supports the positive aspects of providing said service;

AND WHEREAS there are no providers of said service within the local community;

AND WHEREAS this practice is covered as training practice by the Municipal Insurance Company;

NOW THEREFORE BE IT RESOLVED that Council authorize the Volunteer Fire Department to fill private swimming pools and other approved water needs according to the following policy;

- That all requests must be submitted in writing to the Municipal Office on the 'Request for Special Services' form and signed by all "Pool Owner/s"
- That all property owners listed on the ownership of the property must sign a 'Release of Liability, Waiver of Claims and Indemnification' form at the Municipal office and pay, by cash or cheque only, to the Municipality of Calvin, for the water prior to delivery to their site
- That filling of swimming pools will be limited to the months of May through July each year subject to seasonal weight restrictions on municipal roads and also limited to properties within the boundaries of the Municipality of Calvin
- That written/signed requests will be received at the municipal office on a "first come first served basis" only, based on the date the Waiver has been signed and full payment received
- That delivery of water to pools is considered to be a training exercise and, as such, Volunteer Firefighters will be paid on the "points" system for their participation on training nights (currently Thursday evenings approximately 7 p.m. – 9 p.m.)

- That the cost per minimum approximately 2500 gallons of water shall be two hundred dollars (\$200.000) with an additional administration fee of twenty-five dollars (\$25.00) per completed waiver form
- That water for these requests shall be drawn from the nearest water source so as not to leave the Fire Hall water reservoir depleted
- That it is clearly understood that "Fire Calls" will take absolute priority over any other situation at all times, and may interfere with pre-arranged requests for filling of pools or other water requests
- That swimming pools shall be filled on training nights only, other requests for water may be approved and delivered at the discretion of the Fire Chief once the 'Release of Liability, Waiver of Claims and Indemnification' form has been completed, signed, and full payment received
- That all revenues received for the filling of swimming pools or other water delivered by the Calvin Volunteer Fire Department (other than administration fees) shall be moved to the Fire Reserve fund at each year end
- At his discretion, the Fire Chief is hereby approved to have volunteer fire fighters swimming pools filled free of charge, provided they live within the municipal boundaries. No points will apply. Such fills will be considered training but will not take place on training nights. Must be pre-approved by the Fire Chief. Waiver must be signed at the municipal office, prior to filling.
- That the 'Release of Liability, Waiver of Claims and Indemnification' form and the 'Request for Special Services' form be hereto attached as part of the policy *

Carried

2018-112 DISBURSEMENTS

Moved by Coun Adams and seconded by Coun Cross that the disbursements dated July 19, 2018 in the amount of \$8,853.82 and July 24, 2018 in the amount of \$47,233.64 be hereby authorized and passed for payment.

Carried

2018-113 ADJOURNMENT

Moved by Coun Cross and seconded by Coun Adams that this regular meeting of Council now be adjourned at 7:48 p.m.

Carried



 Mayor



 Clerk-Treasurer



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

Resolution Number: 2024-215

Moved By: Councillor

Seconded By: Councillor

NOW THEREFORE BE IT RESOLVED THAT:

Council for the Corporation of the Municipality of Calvin has received and approves the Chief Building Official Report for the month of April, 2024.

Results:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>



MUNICIPALITY OF CALVIN

1355 PEDDLERS DRIVE, MATTAWA ON, P0H 1V0

Tel: (705) 744-2700 • Fax: (705) 744-0309

building@calvintownhsip.ca • www.calvintownship.ca

BUILDING REPORT

MONTH: April, 2024

1. NUMBER OF PERMITS ISSUED	3
2. TOTAL MONTHLY VALUE	\$90,000
3. TOTAL FEES COLLECTED	\$1,140
4. TOTAL BUILDING VALUE TO DATE	\$90,000
5. TOTAL FEES COLLECTED TO DATE	\$1,140

COMMENTS:

Permit: 01-2024 Type: Camp Value: \$20,000 Fee: \$720
Address: Con. 1 Lot 28 Mclaughlin Rd.

Permit: 02-2024 Type: Second Dwelling, Deck & Porch Value: \$40,000 Fee: \$320
Address: 40 Bronson Lake Rd.

Permit: 03-2024 Type: Alterations and Improvements Value: \$30,000 Fee: \$100

SHANE CONRAD
CHIEF BUILDING OFFICIAL

Building Report

April, 2024

- Apr. 03: - Submitted Feb. building report to MPAC, CMHC, StatsCan.
- Submitted Feb. building report to council.
- Emails and phone calls
- Plan review and issued permit 01-2024 for a camp on McLaughlin Rd.
- Apr. 10: - Emails and phone calls.
- Issued permit 02-2024 to create a second dwelling, add deck and porch at 40 Bronson Lake Rd.
- Met with property own about Bathroom renovation.
- Issued permit 03-2024 for alterations and repairs to foundation and drainage system at 1226 Peddlers Dr.
- Apr. 16, 17 and 18th: Sick Days
- Apr. 24: - Plan review for purposed dwelling on Moreau Rd.
- Travelled to 40 Bronson Lake Rd. for site visit, Q & A with owner and inspection of the deck.
- Emails and phone calls.
- Travelled to 49 Booth Rd. for inspection.
- Apr. 29: - Call from property owner at 1348 Peddlers Dr.
- Call from person interested in purchasing property on Hwy 17.



Shane Conrad
CBO



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

Resolution Number: 2024-216

Moved By: Councillor

Seconded By: Councillor

WHEREAS, the Province of Ontario is responsible for providing quality health care to all residents of Ontario;

AND WHEREAS, Family medicine is the backbone of the healthcare system and providing timely access to a primary health care provider for everyone in the province is essential and should be the Provincial Government's highest priority;

AND WHEREAS, the shortage of family physicians across the province has reached a crisis point where millions of Ontario residents do not have a family doctor and hospitals, emergency rooms and clinics are overloaded by the health care needs of Ontario residents;

AND WHEREAS, studies have shown that without access to a primary care provider, patients end up with poorer health outcomes and it costs the health care system more;

AND WHEREAS, the Province of Ontario could address this issue quickly and efficiently by increasing wages paid to family physicians and lessening the administrative burden all family doctors face with managing practices;

NOW THEREFORE BE IT RESOLVED THAT:

The Province of Ontario take immediate action to ensure family physicians are properly compensated with immediate fee increases and that the administrative burden now being experienced by family doctors be reduced so they have more time to see their patients;

AND FURTHER THAT,

Council for the Corporation of the Municipality of Calvin supports the City of Belleville directing staff to forward a copy of this resolution to the sender, the premier Doug Ford, Health Minister Sylvia Jones, the Association of Municipalities of Ontario (AMO) and Vic Fedeli MPP.

Results:

Recorded Vote:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>
Councillor Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Councillor Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Councillor Grant	<input type="checkbox"/>	<input type="checkbox"/>
Councillor Manson	<input type="checkbox"/>	<input type="checkbox"/>



CORPORATE SERVICES DEPARTMENT
TELEPHONE 613-968-6481
FAX 613-967-3206

City of Belleville

169 FRONT STREET
BELLEVILLE, ONTARIO
K8N 2Y8

May 16, 2024

Todd Smith, MPP
Prince Edward Hastings
5503 Hwy 62 S., Phase 1, Unit #4
Belleville, ON K8N 4Z7

via e-mail: Todd.Smithco@pc.ola.org

Ric Bresee, MPP
Hastings-Lennox&Addington
8 Dundas St. W
Napanea, ON K7R 1Z4

via e-mail: Ric.Bresee@pc.ola.org

Dear Minister Smith and Minister Bresee:

**RE: City of Belleville Healthcare Resolution in Support of Family
Doctors
New Business
10. Belleville City Council Meeting, May 13, 2024**

This is to advise you that at the Council Meeting of May 13, 2024, the following resolution was approved.

"WHEREAS, the Province of Ontario is responsible for providing quality health care to all residents of Ontario;

AND WHEREAS, Family medicine is the backbone of the healthcare system and providing timely access to a primary health care provider for everyone in the Province is essential and should be the Provincial Government's highest priority;

AND WHEREAS, the shortage of family physicians across the province has reached a crisis point where millions of Ontario residents do not have a family doctor and hospitals, emergency rooms and clinics are overloaded by the health care needs of Ontario residents;

AND WHEREAS, studies have shown that without access to a primary care provider, patients end up with poorer health outcomes and it costs the health care system more;

AND WHEREAS, the Province of Ontario could address this issue quickly and efficiently by increasing wages paid to family physicians and lessening the administrative burden all family doctors face with managing practices;

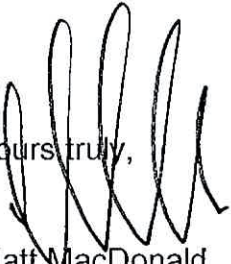
THEREFORE BE IT RESOLVED THAT:

The Province of Ontario take immediate action to ensure family physicians are properly compensated with immediate fee increases and that the administrative burden now being experienced by family doctors be reduced so they have more time to see their patients;

AND FURTHER THAT, the City Clerk forward Council's resolutions resulting from Council's approval of these recommendations to premier Doug Ford, Health Minister Sylvia Jones, MPP Todd Smith, MPP Ric Bresee, the Association of Municipalities of Ontario and to the municipal Clerks of Ontario's municipalities;

AND FURTHER THAT Council request a direct response from the MPPs within 30 days."

Thank you for your attention to this matter.

Yours truly,


Matt MacDonald
Director of Corporate Services/City Clerk

MMacD/nh
Pc: Premier Doug Ford
Health Minister Sylvia Jones
AMO
Municipal Clerks of Ontario



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

Resolution Number: 2024-217

Moved By: Councillor

Seconded By: Councillor

WHEREAS, as a follow up to Council's support of Enbridge Gas in February 2024 resolution 2024-56 and voted in support by resolution 2024-74,

NOW THEREFORE BE IT RESOLVED THAT, Council for the Corporation of the Municipality of Calvin hereby receives as information from Enbridge dated May 17, 2024 advising of updates to the program noting an update on April 26, 2024 that Enbridge Gas filed evidence for Phase 1 & 2 of their rate rebasing application.

Requests:

Results:

Recorded Vote:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>

Deputy Clerk

From: Kristen Oliver <kristen.oliver@enbridge.com>
Sent: Friday, May 17, 2024 3:32 PM
To: Mayor Richard Gould; Councillor Bill Moreton; Councillor John Manson; Councillor Dean Grant; Councillor Robert Latimer; CAO; Deputy Clerk
Subject: Update from Enbridge
Attachments: Update Letter from Enbridge.pdf

Good Afternoon Mayor and Council,

Following up on our previous outreach, today I'm reaching out to provide an update on Enbridge's Rate Rebasing application (Phase 1 and Phase 2) and on the Government of Ontario's Keeping Energy Costs Down Act. Attached please find a letter from our Vice President and Chief Customer Officer Heidi Bredenholler-Prasad with additional details. You can also find information and resources on our website at [Natural Gas Matters | Enbridge Gas](#).

I welcome the opportunity to discuss any of these items with you at your earliest convenience.

Please reach with any questions you may have.

With thanks,
Kristen

Kristen Oliver

Senior Advisor, Municipal & Stakeholder Engagement,
Northern Region

—
ENBRIDGE
CELL: [807-252-8417](tel:807-252-8417) | Kristen.Oliver@enbridge.com
1211 Amber Dr. Thunder Bay, ON P7B 6M4

enbridge.com
Safety. Integrity. Respect. Inclusion. High Performance.

My working day may not be the same as yours. Please note, you are not obligated to read or respond to this email outside of your work hours

May 2024

Your Worship and Members of Council,

I am writing to provide an update on the ongoing activity regarding Enbridge Gas' rate rebasing application and the Government's introduction of the Keeping Energy Costs Down Act.

Enbridge Gas raised numerous concerns with the Ontario Energy Board's (OEB) decision on Phase 1 of our rate rebasing application. We took action by appealing the decision in Divisional Court and filing a Motion to Review evidence with the OEB. Many municipalities and stakeholders across Ontario passed motions to support access to natural gas and continue to bring the issues that matter to your municipalities forward – your voices matter tremendously in this important conversation.

We commend the Government of Ontario for its definitive action in support of affordable energy and consumer choice with the introduction of Bill 165, the Keeping Energy Costs Down Act. The legislation reinforces the critical role of natural gas in keeping energy costs down for Ontarians and the importance of natural gas and its associated infrastructure in achieving Ontario's energy transition in a measured and practical way. The Standing Committee on the Interior considered Bill 165 in April 2024, where interested parties, including many municipal voices, delivered presentations and provided submissions. Bill 165 received royal assent on May 16, 2024.

This legislation is an important step to addressing energy affordability, resiliency, and reliability. However, there continues to be critical barriers that must be addressed to ensure the remainder of the OEB's decision does not have significant negative impacts on Ontario's growth plans. The reduction in capital continues to put at risk thousands of planned connections in 2024 and will significantly constrain our ability to invest in energy projects that contribute to addressing Ontario's economic development, competitiveness, and emissions reductions. It is imperative that strategic investments in the energy infrastructure are backed by a supportive regulatory environment that ensures the availability of capital to meet Ontario's growing demand for affordable, reliable, and resilient energy. To that end, the Government must send a clear signal in its Natural Gas Policy Statement that for capital investments in energy infrastructure, which are required to meet Government policy goals, the OEB shall ensure cost-recovery mechanisms that provide regulatory certainty for recovery of these capital investments.

In addition, on April 26, Enbridge Gas filed evidence for Phase 2 of our rate rebasing application. Our Phase 2 application was structured to provide our customers with what they have identified is most important to them: the continued safe and dependable delivery of natural gas at a reasonable cost while simultaneously taking measured steps to advance an orderly transition to a sustainable energy future for Ontario. This is an open and public process. Interested groups or individuals can find out more information on the OEB's website under case number EB-2024-0111.

We have shared information on the role of natural gas in Ontario and facts to correct the record on numerous claims being circulated by activists that are simply untrue. We encourage municipalities and stakeholders to become familiar with the facts before voting or making decisions. You can find information and resources on our website at Natural Gas Matters | Enbridge Gas and reach out with questions at any time.

As local leaders across the province, your voice on the future of Ontario's energy system matters. Access to affordable energy supports economic development, housing growth and energy reliability. We encourage you to continue to highlight the need for natural gas and its infrastructure for Ontario today and into the future.

As always, we welcome the opportunity to discuss any of these items with you. Please reach out to your municipal advisor or find us at municipalaffairs@enbridge.com.

With thanks,



Heidi Bredenholler-Prasad
Vice President and Chief Customer Officer
Enbridge Gas Inc.



Corporation of the Municipality of Calvin

May 28, 2024

Agencies, Boards, Committee Reports & Minutes

1. North Bay Mattawa Conservation Authority-Councillor Moreton
2. East Nipissing Planning Board-Mayor Gould & Councillor Grant
3. Physician Recruitment-Mayor Gould
4. OPP Detachment Board-Councillor Grant



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

Resolution Number: 2024-218

Moved by: Councillor

Seconded by: Councillor

NOW THEREFORE BE IT RESOLVED THAT:

Council for the Corporation of the Municipality of Calvin hereby move into closed session at _____ p.m. to discuss;

Pursuant to Section 239 of the Municipal Act, 2001, Council will move from Open Session into this Closed Session to consider:

-Personal matters about an identifiable individual, including municipal or local board employees
{(s 239 (2) (b))}

Results:

Recorded Vote:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>



Corporation of the Municipality of Calvin

Council Resolution

Date: May 28, 2024

Resolution Number: 2024-219

Moved by: Councillor

Seconded by: Councillor

NOW THEREFORE BE IT RESOLVED THAT:

That Council for the Municipality of Calvin return to Open Session at ____ p.m. and report that it received and discussed information of the following nature:

Pursuant to Section 239 of the Municipal Act, 2001,

-Personal matters about an identifiable individual, including municipal or local board employees (s 239 (2) b)).

Results:

Recorded Vote:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

By-Law 2024-34

Resolution Number: 2024-220

Moved By: Councillor

Seconded By: Councillor

NOW THEREFORE BE IT RESOLVED THAT:

By-Law 2024-34 being a By-Law to confirm the proceedings of Council.

Results:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>



Corporation of the Municipality of Calvin

Council Resolution

Date: May 28, 2024

By-Law 2024-34

Resolution Number: 2024-220

Moved By: Councillor

Seconded By: Councillor

NOW THEREFORE BE IT RESOLVED THAT:

By-Law 2024-34 being a By-Law to confirm the proceedings of Council.

Results:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>

THE CORPORATION OF THE MUNICIPALITY OF CALVIN

BYLAW NUMBER 2024-34

BEING A BYLAW TO CONFIRM THE PROCEEDINGS OF COUNCIL

Legal Authority

Scope of Powers

Section 8(1) of the *Municipal Act*, 2001, S.O. 2001, c.25, ("*Municipal Act*") as amended, provides that the powers of a municipality shall be interpreted broadly so as to confer broad authority on municipalities to enable them to govern their affairs as they consider appropriate, and to enhance their ability to respond to municipal issues.

Powers of a Natural Person

Section 9 of the *Municipal Act* provides that a municipality has the capacity, rights, powers and privileges of a natural person for the purpose of exercising its authority under this or any other Act.

Powers Exercised by Council

Section 5 (1) of the *Municipal Act* provides that the powers of a municipality shall be exercised by its Council

Powers Exercised by By-law

Section 5(3) of the *Municipal Act* provides that a municipal power, including a municipality's capacity, rights, powers and privileges under section 9, shall be exercised by bylaw unless the municipality is specifically authorized to do otherwise.

Preamble

Council for the Corporation of the Municipality of Calvin ("Council") acknowledges that many of the decisions it makes during a meeting of Council, regular, special, or otherwise, are done by resolution. Section 5 (3) requires that Council exercise their powers by Bylaw.

Council further acknowledges that the passing of resolutions are more expedient than adopting Bylaws for each decision.

Decision

Council of the Corporation of the Municipality of Calvin decides it in the best interest of the Corporation to confirm its decisions by way of Confirmatory Bylaw.

Direction

NOW THEREFORE the Council of the Corporation of the Municipality of Calvin directs as follows:

1. The Confirmatory Period of this By-Law shall be for the Regular Council meeting of May 28, 2024.
2. All By-Laws passed by the Council of the Corporation of the Municipality of Calvin during the period mentioned in Section 1 are hereby ratified and confirmed.
3. All resolutions passed by the Council of the Corporation of the Municipality of Calvin during the period mentioned in Section 1 are hereby ratified and confirmed.
4. All other proceedings, decisions, and directives of the Council of the Corporation of the Municipality of Calvin during the period mentioned in Section 1 are hereby ratified and confirmed.
5. This Bylaw takes effect on the day of its final passing.

Read and adopted by Resolution 2024-220 this 28^h Day of May, 2024.

MAYOR

CAO



Corporation of the Municipality of Calvin Council Resolution

Date: May 28, 2024

Resolution Number: 2024-221

Moved By: Councillor

Seconded By: Councillor

NOW THEREFORE BE IT RESOLVED THAT Council for the Corporation of the Municipality of Calvin now be adjourned @ _____ p.m.

Results:

<u>Member of Council</u>	<u>In Favour</u>	<u>Opposed</u>
Grant	<input type="checkbox"/>	<input type="checkbox"/>
Latimer	<input type="checkbox"/>	<input type="checkbox"/>
Manson	<input type="checkbox"/>	<input type="checkbox"/>
Moreton	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Gould	<input type="checkbox"/>	<input type="checkbox"/>