

## THE CORPORATION OF HALDIMAND COUNTY

By-law Number /23

**Being a by-law to levy the actual cost of maintenance of the Babi, Barry, Sugar Creek Main, Siddal, Holtrop, Allen, Moulton Station, Fred Buckner, Buckner, Broad Creek, Stonehaven, Boyt, MacKeigan, Harvey, and Jarvis 1 municipal drains on the assessed lands**

**WHEREAS** Section 61 of the Drainage Act, R.S.O. 1990, c.D17 provides that the council of the local municipality that is required to raise the cost of drainage works shall by by-law impose the costs upon the assessed land, payable in such installments as the council may prescribe;

**WHEREAS** Section 74 of the Drainage Act; R.S.O. 1990, c.D17 requires that the local municipality raise the cost of maintenance of drainage work at the expense of all upstream lands and roads in any way assessed for the construction or improvement of the drainage works;

**WHEREAS** the Babi Municipal Drain was maintained by Haldimand County at a total project cost of \$8,241.54 and now requires the remaining costs, after any applicable grants/allowances, of \$5,700.59 to be recovered from the lands benefiting from said work;

**WHEREAS** the Barry Municipal Drain was maintained by Haldimand County at a total project cost of \$11,466.98 and now requires the remaining costs, after any applicable grants/allowances, of \$8,263.15 to be recovered from the lands benefiting from said work;

**WHEREAS** the Sugar Creek Main Municipal Drain was maintained by Haldimand County at a total project cost of \$35,561.36 and now requires the remaining costs, after any applicable grants/allowances, of \$25,344.50 to be recovered from the lands benefiting from said work;

**WHEREAS** the Siddal Municipal Drain was maintained by Haldimand County at a total project cost of \$14,696.74 and now requires the remaining costs, after any applicable grants/allowances, of \$13,151.78 to be recovered from the lands benefiting from said work;

**WHEREAS** the Holtrop Municipal Drain was maintained by Haldimand County at a total project cost of \$5,047.29 and now requires the remaining costs, after any applicable grants/allowances, of \$3,730.77 to be recovered from the lands benefiting from said work;

**WHEREAS** the Allen Municipal Drain was maintained by Haldimand County at a total project cost of \$3,609.23 and now requires the remaining costs, after any applicable grants/allowances, of \$2,519.06 to be recovered from the lands benefiting from said work;

**WHEREAS** the Moulton Station Municipal Drain was maintained by Haldimand County at a total project cost of \$2,059.41 and now requires the remaining costs, after any applicable grants/allowances, of \$2,059.41 to be recovered from the lands benefiting from said work;

**WHEREAS** the Fred Buckner Municipal Drain was maintained by Haldimand County at a total project cost of \$8,751.36 and now requires the remaining costs, after any applicable grants/allowances, of \$6,938.42 to be recovered from the lands benefiting from said work;

**WHEREAS** the Buckner Municipal Drain was maintained by Haldimand County at a total project cost of \$16,184.45 and now requires the remaining costs, after any applicable grants/allowances, of \$13,354.33 to be recovered from the lands benefiting from said work;

**WHEREAS** the Broad Creek Municipal Drain was maintained by Haldimand County at a total project cost of \$11,995.46 and now requires the remaining costs, after any applicable grants/allowances, of \$8,470.36 to be recovered from the lands benefiting from said work;

**WHEREAS** the Stonehaven Municipal Drain was maintained by Haldimand County at a total project cost of \$9,778.11 and now requires the remaining costs, after any applicable grants/allowances, of \$9,778.11 to be recovered from the lands benefiting from said work;

**WHEREAS** the Boyt Municipal Drain was maintained by Haldimand County at a total project cost of \$2,665.71 and now requires the remaining costs, after any applicable grants/allowances, of \$2,665.71 to be recovered from the lands benefiting from said work;

**WHEREAS** the MacKeigan Municipal Drain was maintained by Haldimand County at a total project cost of \$15,783.07 and now requires the remaining costs, after any applicable grants/allowances, of \$12,573.10 to be recovered from the lands benefiting from said work;

**WHEREAS** the Harvey Municipal Drain was maintained by Haldimand County at a total project cost of \$4,151.81 and now requires the remaining costs, after any applicable grants/allowances, of \$3,189.50 to be recovered from the lands benefiting from said work;

**AND WHEREAS** the Jarvis 1 Municipal Drain was maintained by Haldimand County at a total project cost of \$19,047.41 and now requires the remaining costs, after any applicable grants/allowances, of \$17,394.16 to be recovered from the lands benefiting from said work,

**NOW THEREFORE, the Council of The Corporation of Haldimand County enacts as follows:**

1. **THAT** The Treasurer shall levy the amount of \$5,700.59 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule "A", attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the Babi Drain.

2. **THAT** The Treasurer shall levy the amount of \$8,263.15 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule “B”, attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the Barry Drain.
3. **THAT** The Treasurer shall levy the amount of \$25,344.50 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule “C”, attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the Sugar Creek Main Drain.
4. **THAT** The Treasurer shall levy the amount of \$13,151.78 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule “D”, attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the Siddal Drain.
5. **THAT** The Treasurer shall levy the amount of \$3,730.77 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule “E”, attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the Holtrop Drain.
6. **THAT** The Treasurer shall levy the amount of \$2,519.06 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule “F”, attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the Allen Drain.
7. **THAT** The Treasurer shall levy the amount of \$2,059.41 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule “G”, attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the Moulton Station Drain.
8. **THAT** The Treasurer shall levy the amount of \$6,938.42 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule “H”, attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the Fred Buckner Drain.
9. **THAT** The Treasurer shall levy the amount of \$13,354.33 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule “I”, attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the Buckner Drain.

10. **THAT** The Treasurer shall levy the amount of \$8,470.36 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule “J”, attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the Broad Creek Drain.
11. **THAT** The Treasurer shall levy the amount of \$9,778.11 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule “K”, attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the Stonehaven Drain.
12. **THAT** The Treasurer shall levy the amount of \$2,665.71 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule “L”, attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the Boyt Drain.
13. **THAT** The Treasurer shall levy the amount of \$12,573.10 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule “M”, attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the MacKeigan Drain
14. **THAT** The Treasurer shall levy the amount of \$3,189.50 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule “N”, attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the Harvey Drain.
15. **THAT** The Treasurer shall levy the amount of \$17,394.16 against the lands and roads in the municipality in accordance with the amended assessment schedule as set out in Schedule “O”, attached hereto, and being the amounts to be charged for completing the maintenance of drainage works known as the Jarvis 1 Drain.
16. **THAT** should the assessed owners of the lands elect to pay the amounts levied over a five (5) year period, such amounts shall be assessed, levied and collected in the same manner and at the same time as other taxes of the municipality are assessed, levied and collected, upon and from such parcels of land listed in the aforementioned Schedules “A” through “O”, together with interest thereon at a rate that shall be established as 6.0% per annum except where the assessment against any parcel of land is five hundred dollars (\$500.00) or less, where such assessment shall be paid in four installments over one calendar year.

17. **AND THAT** this by-law shall come into force and take effect on the day of passing

READ a first and second time this 6<sup>th</sup> day of November, 2023.

READ a third time and finally passed this 6<sup>th</sup> day of November, 2023.

---

MAYOR

---

DEPUTY CLERK