MUNICIPALITY OF KILLARNEY - TURTLE MOUNTAIN

BY-LAW NO. 3-2023

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WHER	EAS T	he Muni	cipal Act provides as follows:		
	"232(1) A Cou	incil may pass by-laws for municipal purpose respecting the following matters:		
	(a)	the safety, health, protection and well-being of people, and the safety and protection of property;			
	(b)	open to	, activities and things in, on or near a public place or a place of the public, including parks, municipal roads, recreation s, restaurants, facilities, retail stores, malls and private clubs cilitates that are exempt from municipal taxation;		
	(c)	subject to section 233, activities or things in or on private property;			
	(d)	municipal roads, including naming the roads, posting the names on public or private property, and numbering lots and buildings along the roads;			
	(e)	private works on, over, along or under municipal roads;			
	(m)	local transportation systems;			
	(n)	businesses, business activities and persons engaged in business;			
	(o)	the enf	Forcement of by-laws.		
under t	232(2) his Divi		ut limiting the generality of subsection (1), a council may in a by-law passed		
	. /	regulat	te or prohibit;		
	(e)	subject to the regulations, provide for a system of licenses, permits or approvals, including any or all of the following:			
		(i)	establishing fees, and terms for payment of fees, for inspections, licenses, permits and approvals, including fees related to recovering the cost of regulation;		
		(ii)	establishing fees for licenses, permits and approvals that are higher for persons or businesses who do not reside or maintain place of business in the municipality;		
		(iii)	prohibiting a development, activity, industry business or thing until a license, permit or approval is granted;		
		(iv)	providing that terms and conditions may be imposed on any license, permit or approval, and providing for the nature of the terms and conditions and who may impose them;		

(v) providing for the duration of licenses, permits and approvals

and their suspension or cancellation or any other remedy, including undertaking remedial action, and charging and collecting the costs of such action, for failure to pay a fee or to comply with a term or condition or with the by-law or for any other reason specified in the by-law, and

- (vi) providing for the posting of a bond or other security to ensure compliance with a terms or condition,
- 239(1) If this or any other Act or a by-law authorizes or requires anything to be inspected, remedied, enforced or done by a municipality, a designated officer of the municipality may, after giving reasonable notice to the owner or occupier of land or the building or other structure to be entered to carry out the inspection, remedy, enforcement or action,
 - (a) enter the land or structure at any reasonable time, and carry out the inspection, enforcement or action authorized or required by the Act or by-law;
 - (b) request that anything be produced to assist in the inspection, remedy enforcement or action; and
 - (c) make copies of anything related to the inspection, remedy, enforcement or action.
 - 293 A municipality must maintain
 - (a) municipal roads within its boundaries; and
 - (b) land within its boundaries that is shown on a plan of subdivision registered by an applicant at a land titles office under *The Planning Act* as dedicated for public use as a municipal road, upon compliance by the applicant with any condition that is related to the road and required for approval of the plan.
- 294 A municipality is required to construct or maintain municipal road only to a standard that is appropriate for the use to which the municipality expects the roads to be put.

AND WHEREAS the Lieutenant Governor in Council has made Regulation No. 48/97 under section 232(2)(e) of *The Municipal Act* for the purpose of regulating aggregate mining and transportation fees and agreements;

AND WHEREAS the municipality wishes to provide for the licensing of aggregate mining and transportation within the municipality and to set fees payable in connection with such licensing;

NOW THEREFORE the Council of the Municipality of Killarney - Turtle Mountain in Council duly assembled enacts as a by-law the following:

- 1.0 DEFINITIONS:
- 1.1 In this by-law;

"Aggregate" means a quarry mineral that is used solely for construction purposes or is used as a constituent of concrete, other than in the manufacture of cement, and includes sand, gravel and crushed stone or rock;

"Aggregate Mining and Transportation License" means a license issued under paragraph 4.0 of this by-law.

"Mine", "Mining" or "Mined" means the removal of a substance to a place outside the boundaries of a parcel or tract of land from which such substance has been extracted by means of digging or excavation.

"Municipality" means the Municipality of Killarney - Turtle Mountain.

"Municipal Road" means a municipal road as defined in *The Municipal Act* and which is located in the Municipality of Killarney - Turtle Mountain.

"Person" means a natural person, a partnership, a firm, a business, an association, a credit union, a cooperative, corporation or municipality.

"Pit Location" means the parcel or tract of land from which aggregate is mined and includes a pit location specified in an Aggregate Mining and Transportation license.

"Transport", "Transporting" or "Transported" means the movement of a substance from one place to another place.

2.0 APPLICATION

- 2.1 Unless provided to the contrary herein, this by-law applies to every person mining or transporting aggregate within the municipality, and where the final use is outside the municipality.
- 2.2 Other than as provided in the immediately following paragraph, this by-law does not apply to the Crown, a Crown Agency or the municipality.
- 2.3 For the purpose of paragraph 5, excepting subparagraph 5.1(a), the Crown or a Crown Agency shall be deemed to be a person required to have an Aggregate Mining and Transportation License.

3.0 PROHIBITIONS:

- 3.1 No person shall mine aggregate unless such person has a valid and subsisting Aggregate Mining and Transportation License.
 - 3.2 No person shall transport aggregate on a municipal road unless:
 - (a) such aggregate was obtained from a person required to have an Aggregate Mining and Transportation License; or
 - (b) such aggregate was obtained from an entity deemed to be a person required to have an Aggregate Mining and Transportation License under paragraph 2.3 hereof; or
 - (c) in any case other than as described in (a) or (b), such person pays to the municipality within five (5) days of the transport of aggregate, the full amount of fees calculated in accordance with sub-paragraphs 5.1(b) and (c).
- 3.3 No owner shall allow, suffer or permit the mining or transportation of aggregate from any land of the owner unless such land is specified as a pit location in a valid and subsisting Aggregate Mining and Transportation License.
- 3.4 Where a person transports aggregate that was mined from a pit location specified in a valid and subsisting Aggregate Mining and Transportation License or from a pit location for which such License should have been obtained, such person shall within a reasonable time provide to the Licensee or to the person who should have obtained a license, the following information:
 - a) his full name and mailing address; and
 - b) the full name and address of his employer, if any; and
 - c) the quantity of aggregate transported by him from the pit location in question; and
 - d) the route over which such aggregate has been or will be transported; and
 - e) and other information necessary to calculate fees due or the party from whom they are due in accordance with sub-paragraph 5.1 (b)

4.0 LICENSES:

- 4.1 Aggregate Mining and Transportation Licenses shall be in the form attached hereto as Schedule "A".
- 4.2 Aggregate Mining and Transportation Licenses shall be valid and subsisting for a period of one year, commencing January 1 and ending December 31, notwithstanding the time of issuance.

- 4.3 Every person requiring an Aggregate Mining and Transportation License shall make application for such license at the office or the municipality and shall pay to the municipality the fee for such license at the time of application.
 - 4.4 The fee for an Aggregate of Mining and Transportation License shall be \$100.00.
- 4.5 The holder of an Aggregate Mining and Transportation License shall produce such license to a designated officer of the municipality forthwith upon demand.

5.0 ADDITIONAL FEES:

- 5.1 A person required to have an Aggregate Mining and Transportation License shall pay fees to the municipality as follows:
 - (a) a fee based on the quantity of aggregate mined in the municipality by that person during the calendar year specified in Column A and which fee shall be the lesser of the amounts calculated in Column B or Column C as follows:

Column A	Column B	Column C
Year	Rate per cubic metre	Rate per tonne
August 15, 2022 and following	\$0.4646	\$0.2610

and,

(b) a fee for the maintenance, repair and restoration of any municipal road used to transport aggregate mined by that person which fee shall be calculated by the following formula:

A x B

In this formula,

A is the number of kilometers of municipal road over which the aggregate is transported;

B is the lesser of

- The number of tonnes of aggregate transported, multiplied by the rate per tonner set out in Column 1 of the following table for the relevant time period; and
- b) The number of cubic metres of aggregate transported, multiplied by the rate per cubic metre set out in Column 2 for the relevant time period.

Time Period	Column 1	Column 2		
	Rate per tonne	Rate per cubic metre		
March to November	\$0.0593	\$0.1037		
January, February and	\$0.0296	\$0.0520		
December				

- 5.2 Where a person is required to have an Aggregate Mining and Transportation License in any part of a calendar year, such person shall provide to the municipality on or before February 25th in the next ensuing year, a complete and accurate record in the form attached hereto as Schedule B.
- 5.3 Where a person is required to have an Aggregate Mining and Transportation License in any part of a calendar year, such person shall maintain and retain for at least six years, complete and maintain accurate records sufficient to permit the calculation of fees payable under this by-law which records, without restricting the generality of the foregoing, shall include, in respect to all aggregate obtained by any person from the person required to have such License, the following:

- a) the name and address of persons transporting aggregate; and
- b) the quality of aggregate transported by any person; and
- c) the dates upon which aggregate was transported by any person; and
- d) The delivery point of aggregate transported by any person.
- 5.4 Fees payable by a person required to have an Aggregate Mining and Transportation License in any part of a calendar year, shall be remitted in full to the municipality on, or before February 25th in the next ensuing year.
- 5.5 Fees payable under this paragraph are a civil debt due to the municipality and the municipality may effect recovery of such debt in any manner available to it at law.

6.0 AGREEMENT IN LIEU OF FEES:

- 6.1 In lieu of payment of the fees referred to in sub-paragraphs 5.1(b) and (c), or either of them, the municipality may enter into agreements with persons required by this by-law to have an Aggregate Mining and Transportation License.
- 6.2 Any agreement made under the authority of this paragraph shall be in conformity with Manitoba Regulation 48/97, as amended from time to time and is subject to the approval of the Council of the municipality.

7.0 ENFORCEMENT:

- 7.1 Any person who contravenes any provision of this by-laws is guilty of an offense and is liable to a fine of not less than \$100.00 or more than \$500.00 or to imprisonment for a term not exceeding three months, or both.
- 7.2 Where any person contravenes any provision of this by-law for more than one day, such person is guilty of a separate offense for each day it continues.
- 7.3 Upon reasonable notice, a person required to have an Aggregate Mining and Transportation License in any year shall permit a designated officer of the municipality to enter upon any premises where records required under this by-law are kept, to examine such records and to make copies thereof.
 - 8.0 COMING INTO FORCE:
 - 8.1 This by-law comes into force and effect on the of , 2023
 - 8.2 That By-Law No. 4 of 2017 enacted by the Municipality of Killarney Turtle Mountain, August 16, 2017, is hereby repealed.

DONE AND PASSED by Council of the Municipality of Killarney - Turtle Mountain duly assembled this 19^{th} day of July, A.D., 2023

Mountain	y of Killathey - Turtle
Mayor	
Chief Admi	inistrative Officer

Maniainality of Villamary Tuntla

Read a first time this 28th day of June, A.D., 2023 Read a second time this 19th day of July, A.D., 2023. Read a third time this 19th day of July, A.D., 2023.

SCHEDULE "A"

MUNICIPALITY OF KILLARNEY - TURTLE MOUNTAIN

AGGREGATE MINING AND/OR TRANSPORT APPLICATION AND LICENSE

To:		ipality of Killarn ox 10, Killarney	•				
Name,	Addres	ss, and Telephon	e Number				
hereby	EXIST NEW I LAND	application for a TING PIT	T_ AL IN PLAC	CE	YES [NO	ng location:
		nsportation of thurtle Mountain	at aggregate	over the follow	ing highw	ray(s) in the	Municipality of
I hereb	y agree	to the following	; :				
	a)	to pay all fees a Law #3-2023 an	•			-	•
	b)	of the Aggregat and payment of	inspect and ved land wit e Mining Lie the prescrib		weight and to ality and to a result of an aresult of an arest of an area are are area.	l volumes of to provide p this Applicate by officer, se	f roof ation
	c)		le Mountain upon the can	•	is Applica y the Mun	tion and pay icipality of	
	d)	My address to v Mountain to me		•	nicipality o	of Killarney	-Turtle
Dated a	at the M	Municipality of K	illarney - Tu	artle Mountain t	his o	day of	20
			Signa	ture of Applica	nt		
				License			
This ce subject		that ns and provisions	s of the Mun	_		cense(s) as	described above
License	e Fee:	\$100.00		Received			
Pit Loc License	ation _ Expir	1/4 Sec y Date:	Twp	Rge	_		
Dated a		Municipality of K	illarney - Tu	urtle Mountain,	in the Prov	vince of Mar	nitoba this

MUNICIPALITY OF KILLARNEY - TURTLE MOUNTIAN
P.O. Box 10
Killarney, MB R0K 1G0

SCHEDULE "B"

MUNICIPALITY OF KILLARNEY - TURTLE MOUNTAIN

AGGREGATE MINING AND/OR TRANSPORT APPLICATION AND LICENSE

MUNICIPALITY OF KILLARNEY - TURTLE MOUNTAIN AGGREGATE MINING AND TRANSPORT FEES REMITTANCE YEAR

Range

COMPLETE ONE FORM FOR EACH ROUTE OF TRAVEL

Twp.

LICENCE NO.

PIT LOCATION | Sec.

COMPANY NAME:

BOX A – FEES FOI NO. OF TONES OF A	R THE MINING OF	AGGREGATE RATE OF PAYM	MENT	\$ AMOUNT (BOX A)	
Tonnes or				(
Cubic metres					
BOX B – FEES FOR		T T T T T T T T T T T T T T T T T T T			
PERIOD	AMOUNT	RATE		\$ AMOUNT (BOX B)	
TRANSPORTED	TRANSPORTED	PAYM	ENT		
January & February	Tonnes Cubic Metres				
March to end of	Tonnes				
November	Cubic Metres				
December	Tonnes Cubic Metres				
Total Sum of Amounts:		Box C			
BOX C – CALCULA MUNICIPAL ROAI	DS	OR KILOMETRE	ES TRAVE	LLED ON	
\$ AMOUNT FROM	MULTIPLIED BY NO. OF KILOMERES TRAVELLED X				
•				X KMS	
\$ AMOUNT FROM I MULTIPLIED BY N \$ AMOUNT (MOVE					
MULTIPLIED BY N					
MULTIPLIED BY N \$ AMOUNT (MOVE	C TO BOX D)	ICIPALITY			
MULTIPLIED BY N \$ AMOUNT (MOVE	TO BOX D) AYABLE TO MUN	ICIPALITY			
MULTIPLIED BY N \$ AMOUNT (MOVE BOX D – TOTAL P.	E TO BOX D) AYABLE TO MUN BOX A	ICIPALITY			

DATE RECEIVED