

	The Corporation of the Township of Hamilton
	By-law Number 2026-19

BEING A BY-LAW for the Regulation of Vehicular Parking and to Designate and Regulate Fire Routes in the Township of Hamilton and Repeal By-law 2017-13

WHEREAS 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 the Municipal Act or any other Act;

AND WHEREAS Section 8.(1) of the Municipal Act provides that the powers of a municipality under this or any other Act shall be interpreted broadly so as to confer broad authority on the municipality to enable the municipality to govern its affairs as it considers appropriate to enhance the municipality’s ability to respond to municipal issues;

AND WHEREAS the Municipal Act, Section 11 provides that a lower tier Municipality may pass by-laws respecting matters within highways, including parking, under its jurisdiction;

AND WHEREAS Section 63 of the Municipal Act as amended, provides that where a municipality passes a by-law for prohibiting or regulating the placing, stopping, standing or parking of an object or vehicle on a highway, it may provide for the removal and impounding or restraining and immobilizing of any object or vehicle placed, stopped, standing or parked on a highway in contravention of the by-law;

AND WHEREAS Section 100.1 of the Municipal Act as amended, authorizes a municipality to pass by-laws to regulate or prohibit the parking or leaving of a motor vehicle on private property without the consent of the owner of the land;

AND WHEREAS subsection 425(1) of the Municipal Act, as amended, authorizes municipalities to pass by-laws providing that any person who contravenes a by-law of the municipality passed under said Act is guilty of an offence;

AND WHEREAS Section 170 (12) of the Highway Traffic Act, as amended, provides that no person shall park or stand a vehicle(s) on a highway in such a manner as to interfere with the movement of traffic or the clearing of snow from the highway;

AND WHEREAS Section 7.1 of the Fire Protection and Prevention Act authorizes municipal councils to pass by-laws designating private roads as fire routes along which no parking of motor vehicles shall be permitted.

AND WHEREAS Section 102.1 of the Municipal Act, 2001, S.O. 2001, c.25, as amended, (the “Municipal Act”) and Ontario Regulation 333/07 (the “Regulation”) authorize The Corporation of the Township of Hamilton to require a person to pay an administrative penalty for a contravention of any bylaw respecting the parking, standing or stopping of Vehicles;

AND WHEREAS any by-law that establishes a system of administrative penalties with respect to parking, standing, or stopping of Vehicles must comply with the requirements set out in O. Reg. 333/07, as amended, made pursuant to the Municipal Act, 2001;

AND WHEREAS pursuant to O. Reg. 333/07 and Section 391 of the Municipal Act, 2001 the Township may also impose fees or charges in connection with the administration of a system of administrative penalties;

AND WHEREAS subsection 432 of the Municipal Act, 2001 may provide for a procedure for the voluntary payment of penalties out of court in cases where it is alleged that a by-law related to the parking, standing and stopping of Vehicles has been contravened

AND WHEREAS the Council of the Corporation of the Township of Hamilton deems it expedient to pass a by-law to regulate parking within the Township and to provide for the designation of roads and property as fire routes.

WHEREAS in accordance with the Municipal Act the Township has passed Administrative Monetary Penalty System By-law 2026-17, being Administrative Monetary Penalty System By-law;

NOW THEREFORE The Council of the Corporation of the Township of Hamilton HEREBY ENACTS as follows:

PART 1 – DEFINITIONS

In this By-Law:

“Administrative Monetary Penalty System By-law” means a By-law of the Township, as amended from time to time or any successor thereof:

“Administrative Penalty” means a monetary penalty, issued by means of a Penalty Notice or a Penalty Order, as set out in this By-law for a contravention of a Designated By-law.

“Authorized Emergency Vehicle” means fire vehicles and equipment, police vehicles, and ambulances, while either responding to an emergency call or being used to transport a patient or injured person in an emergency situation;

“Authorized sign” means any sign which is authorized pursuant to the Highway Traffic Act or the Regulations passed there under or the council of the Corporation or an Official designated by the Council to exercise its authority in this regard and shall include the parking By-Law number and set fines for both Accessible Parking and Fire Route signs shall be posted;

“Boulevard” means that portion of every street of the Township lying between the curb or edge of the travelled portion of the highway and the street line, exclusive of the area covered by any sidewalk and shall include any ornamental median strip of the highway;

“Building Code” means the regulations made under the Building Code Act, as amended;

“Commercial motor vehicle” means a motor vehicle having permanently attached thereto a truck or delivery body and including an ambulance, hearse, fire apparatus, police patrol, motor bus or tractor, used for hauling purposes on the highway;

“Corporation” means the Corporation of the Township of Hamilton and may be referred to as the ‘township’;

“Council” means the Council of the Corporation of Township of Hamilton;

“Cul-de-sac” means a dead-end highway with only one inlet/outlet;

“Designated accessible parking” means a parking space marked by a sign indicating such space to be for the sole use of vehicles operated by or conveying a accessible person for which an Accessible Parking Permit has been issued pursuant to the provisions of the Highway Traffic Act and the regulations thereto;

“Designated Fire Route” means a fire route designated in accordance with this By-Law;

“Fire Chief” means the Township of Hamilton’s Fire Chief or persons designated to act on behalf thereof;

“Fire Code” means the fire code established under Part IV of the Fire Protection and Prevention Act, S.O. 1997, Chapter 4, as amended, and being Ontario Regulation 213/07, as amended;

“Fire route” means any public highway or private roadway, or other means of vehicular access to or from a building or structure, and it may include part of a parking lot designated under this By-Law;

“Highway” includes a common and public highway, street, cul-de-sac, avenue, parkway, driveway, square, place, bridge, viaduct or trestle, any part of which is intended for or used by the general public for the passage of vehicles and includes the area between the lateral property lines thereof;

“Intersection” means the area embraced within the prolongation or connection of the lateral curb lines or, if none, then of the lateral boundary lines of two or more highways that join one another at an angle, whether or not one highway crosses the other;

“Loading Zone” means a part of a highway designated by suitable markings and/or signs where authorized motor vehicles may be loaded or unloaded;

“Manager of Public Works” means the manager of Public Works for the Corporation of The Township of Hamilton;

“Municipal Property” includes property of the Township, and property of a local board of the Township;

“Officer” means a Municipal Law Enforcement Officer appointed by Council and authorized to enforce the provisions of this By-Law, and includes the Fire Chief, Police Officer or any other person authorized to enforce this By-Law;

“Park or parking” when prohibited, means the standing of a vehicle, whether occupied or not, except when standing temporarily for the purpose of and while actually engaged in loading or unloading merchandise or passengers;

“Parking Area” means an area to which the public has access whether for payment or a fee or otherwise;

“Parking Space” means a portion of a highway or municipal parking area that is designated for the parking of a vehicle by suitable markings and/or signage;

“Penalty Notice” means a ticket issued pursuant to the Township of Hamilton Administrative Monetary Penalty System By-law.

“Person” shall mean any person, firm, partnership, association, corporation, company or organization of any kind.

“Police Officer” means a person appointed or employed as a police officer of the OPP under the authority of the Police Services Act.;

“Roadway” means the part of the highway that is improved, designed or originally used for vehicular traffic but does not include the shoulder, and where a highway includes two or more separate roadways, the term "roadway" refers to any one roadway and not to all of the roadways collectively;

“Private Roadway” means any private road, lane ramp or other means of vehicular access to or egress from a building or structure and it may include part of a parking lot;

“Stand or standing” when prohibited, means the halting of a vehicle, whether occupied or not, except for the purpose of and while actually engaged in receiving or discharging passengers;

"Stop or stopping" when prohibited, means the halting of a vehicle, even momentarily, whether occupied or not, except when necessary to avoid conflict with other traffic or in compliance with the directions of a constable or other police officer or of a traffic control sign or signal;

"Unassumed subdivision" means a development where the Township of Hamilton has not yet accepted responsibility for infrastructure works.

"Vehicle" includes a motor vehicle, trailer, traction engine, farm tractor, roadbuilding machine, bicycle and any vehicle drawn, propelled or driven by any kind of power, including muscular power, but does not include a motorized snow vehicle or a streetcar.

PART 2 – APPLICATION

This By-law applies to parking on:

Every Vehicle parked on a street or in a municipal parking area shall be parked at the risk of its Owner and the Township is not responsible for any loss or damage to any vehicle or its contents.

PART 3 – GENERAL PROVISIONS AND PROHIBITIONS

- 3.1. No person shall obstruct a designated fire route or cause or permit a fire route to be obstructed.
- 3.2. No person shall park a vehicle on a fire route where authorized signs have been erected and maintained which prohibit parking herein described in Schedule "B" "Location and Description of Fire Routes."
- 3.3. Where properly worded and marked signs have been erected and are on display, no person shall stop, stand or park any vehicle along the area designated in Schedule "C" Designated Accessible Parking Areas, attached hereto and forming part of this by-law, at any time without having a valid accessible parking permit issued under the authority of the *Highway Traffic Act* and is displayed on the vehicle, clearly visible from the outside of the vehicle and showing the permit number and expiry date of the permit; and if the vehicle, while in use, contains the permit holder identified in the valid accessible parking permit described above.
 - 3.3.1. Every person having possession of an accessible parking permit shall, upon the request of an officer appointed for carrying out the provisions of this By-law, surrender the permit for reasonable inspection to ensure that the provisions of this by-law are being complied with.
- 3.4. Where properly worded or marked signs have been erected and are on display, no person shall park any vehicle at any time on any highway or portion of a highway within the Corporation as hereinafter described in Schedule "D" "No Parking at Anytime Restrictions" attached hereto and forming part of this by-law.
- 3.5. Where properly worded or marked signs have been erected and are on display, no person shall park any vehicle on highways during restrictive periods described in Schedule "E" "Regulating Traffic-Parking Specified Period" attached hereto and forming part of this by-law.
- 3.6. Interference with Snow Clearing: No person shall STOP a VEHICLE on a HIGHWAY in such a manner as to interfere with the clearing of snow from the HIGHWAY. For clarity, and without limitation, if a SNOW CLEARING VEHICLE must change its course to avoid a stopped VEHICLE or is prevented from entering an area it would otherwise have entered to clear or plow snow or ice because of a stopped VEHICLE, that VEHICLE is deemed to be interfering with the clearing of snow from the HIGHWAY.

3.7. No person shall park any vehicle on any highway or portion thereof, from the period of November 15 of one year to April 15th of the following year at any time between the hours of 2:00 a.m. and 7:00 a.m., or during such shorter period as identified by authorized signs.

3.8. No person shall park any vehicle on any highway or portion thereof for a greater period of time than forty-eight (48) consecutive hours.

3.9. No person shall park any vehicle on any Municipal Property or portion thereof for a greater period of time than twenty-four (24) consecutive hours.

3.9.1. Section 3.9 does not apply to a person who has received prior authorization from the Corporation of the Township of Hamilton.

3.10. In Specified Places – No Sign Required.

No person shall park a vehicle in any of the following places:

- a. On a sidewalk.
- b. In front of or within 0.5 metres of a public or private driveway or laneway so as to obstruct vehicles in the use of a driveway or laneway.
- c. Within 2 metres of a Fire Hydrant.
- d. Within 9 metres of any intersection (unless otherwise posted).
- e. In front of an entrance to an auditorium or other building while assemblages are being held in such auditorium or building.
- f. On any bridge or the approaches thereto.
- g. On any street in such a manner as to obstruct traffic.
- h. In such a position as will prevent the convenient removal of any vehicle previously parked or standing.
- i. In front of the entrance to any place where goods or merchandise are regularly delivered or removed.
- j. In a park, unless designated as a parking space.
- k. Except entirely within an area designated by lines painted on a highway as a parking space.
- l. Park vehicle on a highway or in a municipal property for the purposes of displaying the vehicle for sale.
- m. Park within turning area of cul-de-sac.
- n. No person shall park or leave an unattached trailer of any kind on a street.

3.11. In Specified Places - Where Signs on Display.

No person shall park a vehicle in any of the following places:

- a. Municipal Property – Where properly worded or marked signs are erected and are on display no person shall park a vehicle on Municipal Property unless actively engaged in Municipal business.

3.12 Except as otherwise provided, municipal parking shall be provided on a first come first served basis and the Township of Hamilton does not warrant the availability of parking.

3.13 No person shall park any vehicle on Township of Hamilton municipal property unless the parking or operation of the vehicle is incidental to the use of the municipal property by the driver or a passenger of the vehicle.

3.14 No person shall park, stand or stop any vehicle on Municipal property in an area designated and marked as “reserved” except the vehicle or class of vehicles for whom such designated area is reserved.

3.15 No person shall park a vehicle on municipal property that occupies more than one designated space at a time.

3.16 No person shall park a vehicle on or over any boulevard used by or set aside for the use of pedestrians and forming part of any highway or being in or upon any park, parking lot, boulevard, or other place set aside for public recreation within the Municipality.

PART 4 - EXCEPTION FOR EMERGENCY AND MUNICIPIAL VEHICLES

4.1. This By-Law does not prohibit the use or occupation of a fire route by an authorized emergency vehicle, or by a vehicle owned or operated on behalf of the Township while emergency and/or municipal services are being carried out by the driver or occupant of the vehicle.

PART 5 – REMOVAL OF VEHICLES

5.1. An Officer, upon discovery of a vehicle parked in contravention of this By-Law may, in addition to issuing a Penalty Notice to the owner or driver, cause the vehicle to be removed and impounded at the expense of the vehicle owner.

5.2. A Police Officer or Officer, who discovers a vehicle apparently abandoned on or near a highway or a motor vehicle or trailer without proper number plates may cause the vehicle to be removed and impounded and may cause it to be taken to and stored in a suitable place, and all costs and charges for removing, care and storage thereof, if any, are a lien upon the vehicle, which may be enforced in the manner provided by the relevant provisions of the Repair and Storage Liens Act, R.S.O. 1990, R.25, as amended.

5.3. Notwithstanding the provision in section 6.1 no person other than the Fire Chief and/or a Police Officer shall cause a vehicle parked in contravention of the provisions of section 4.1, 4.2 and 4.6 to be moved to and stored in another location.

PART 6 – DESIGNATION AND ESTABLISHMENT OF FIRE ROUTES

6.1 The Council of the Township of Hamilton may, by By-Law, designate fire routes on municipal and private roads, or on municipal property, where fire access is required under the building code, fire code or where otherwise, in the opinion and experience of the Fire Chief, the route is necessary for access to a building or a structure on the property in the event of fire or other emergency. When it is determined that such fire access is required, the Fire Chief will initiate the Fire Route process and will forward a map detailing the location of the required fire route(s) along with a request for the Clerk's Department to prepare and submit the proposed By-Law to amend Schedule "B" of the Parking By-Law for Council consideration.

6.2 A fire route designated under Section 7.1 shall be in accordance with the building code or fire code as may be applicable or otherwise shall be a minimum of 3.66 meters (12 feet) in width, with sufficient and reasonable clearance for turning of fire vehicles, and for their entry to and exit from the property.

6.3 Notwithstanding section 7.2, Council may designate a route with a width less than 3.66 meters (12 feet), if in the opinion of the Fire Chief, a lesser width is sufficient.

6.4 Once Council has designated a fire route for a particular property the fire route shall be deemed a designated fire route, the Fire Chief shall be notified accordingly.

PART 7 – MAINTENANCE AND REPAIR

7.1 The Manager of Public Works or designate is hereby authorized to place or erect and to maintain such signs as may be necessary to give effect to the provisions of this bylaw or as are required to warn or guide traffic for the safety or convenience of the public.

7.2 No person shall erect and maintain unauthorized signs which appear to be, or which may be confused for authorized signs at any location not designated by Council.

7.3 No person shall move or remove, or permit to be moved or removed, a required authorized sign without the approval of the Manager of Public Works.

7.4 No person shall change the content of, injure or obstruct or permit the changing of the content of, injury to or the obstruction of, any required authorized sign;

7.5 No person shall wilfully move, alter, deface or otherwise interfere with any traffic control device erected or placed pursuant to the provisions of this by-law.

7.6 Manager of Public Works or designate is hereby authorized to erect temporary "NO PARKING" signs for special events that may take place within the Township.

PART 8 – NOTICE OF VIOLATION AND PENALTIES

8.1 Where a vehicle is found parked in contravention of the parking provisions of this bylaw, the Officer so finding the vehicle shall attach to the vehicle a Penalty Notice in the form of a prepared notice stating:

- a. Licence number and concise description of the vehicle.
- b. That the vehicle is unlawfully parked with reference to the section of this by-law.
- c. Date, time and place of the alleged offence.
- d. That the owner or operator thereof may report to the Municipal Office within seven (7) days, exclusive of Saturdays, Sundays, and holidays, after the date when the Penalty Notice was issued, to make payment of the penalty.
- e. That in the event of failure to so report and make such payment, a notice will be issued.

8.2 The owner or operator of the vehicle may, within seven (7) days, exclusive of Saturdays, Sundays and holidays, after the Penalty Notice was issued, report to the Municipal Office and voluntarily pay such payment indicated on the Penalty Notice which shall be accepted as payment of the penalty in full satisfaction in respect of the alleged penalty and a receipt therefore shall be given to the person making the payment.

8.3 If voluntary payment is not made in accordance with the procedure provided in Section 8.2 of this by-law, the procedure within the Administrative Monetary Penalty System by-law and associated penalties provided under schedule(s) for the Administrative Monetary Penalty System by-law, alleged to have been contravened, shall apply.

8.4 Upon presentation of each Penalty Notice, and if voluntary payment is duly made, no further proceedings against the defendant for such penalty shall be taken.

8.5 An Officer, upon discovery of a vehicle parked in contravention of this By-Law may, in addition to issuing a penalty notice to the owner or driver, cause the vehicle to be removed and impounded at the expense of the vehicle owner.

8.6 Any person who contravenes any provision of this by-law is guilty of an offence and upon conviction is liable to an Administrative Penalty as provided for in the Township of Hamilton's Administrative Monetary Penalty System.

8.7 For the purpose of this by-law, where a numbered plate issued pursuant to the provisions of Section 7 of the Highway Traffic Act, R.S.O. 1990, is exposed on a vehicle, the holder of the permit corresponding thereto shall be deemed to be the owner of that vehicle unless the numbered plate was exposed on that vehicle without the permit holder's consent and the burden of proof is on the permit holder. This bylaw where it applies to a highway, only applies to highways under the jurisdiction of the Corporation.

PART 9 – WORD USAGE

9.1 As used in this By-Law, words used in the present tense include the future; words used in the masculine gender include the feminine and neuter; and the singular number includes the plural and the plural the singular.

9.2 "May" to be construed as permissive.

9.3 "Shall" to be construed as imperative.

9.4 The various prohibitions of this by-law are cumulative and not mutually self-exclusive.

9.5 The headings and subheadings used in this By-Law shall not form part of the By-Law but shall be deemed to be inserted for convenience of reference only.

PART 10 – ENFORCEMENT

10.1 All persons appointed by Council as Municipal Law Enforcement Officers shall have the authority to enforce this By-Law or portions thereof.

PART 11 – OFFENCES

11.1 Sections 1 to 15 of this By-law are hereby designated for the purposes of Section 3 of 0. Reg. 333/07 as parts of this By-law to which the Administrative Monetary Penalty System By-law applies.

11.2 Schedule "A" in the Administrative Monetary Penalty System By-Law adopts Short Form Wording and Administrative Penalty amounts for the purpose of the enforcement of this By-Law.

PART 12 – SEVERABILITY

12.1 Should any section or subsection of this By-Law or any part or parts thereof be found to be illegal or beyond the power of the Council to enact, such section or subsection or part or parts thereof shall be deemed to be severable so that the remainder of this By-law is separate and therefore enacted as such.

PART 13 – CONFLICT WITH ANY OTHER BY-LAWS

13.1 In the event of any conflict between any provisions of this By-Law and any other By-law heretofore passed, the provisions of this By-law shall prevail.

PART 14 – SCHEDULES

14.1 All corresponding schedules attached to the Administrative Monetary Penalty System By-Law form part of this By-Law.

PART 15 – SHORT NAME

15.1 This By-Law may be referred to as the "Parking By-Law".

15.2 That By-Law No. 2017-13, and any subsequent amendments, be repealed in its entirety. This By-Law 2026-19 shall come into force and take effect upon the date passed by from Council.

This By-Law given a First, Second and Third Reading and Finally Passed this 21st day of April 21, 2026.

Scott Jibb, Mayor

D. Livingstone, Municipal Clerk

The Corporation of The Township of Hamilton
BEING A BY-LAW FOR THE REGULATION OF VEHICULAR PARKING
AND TO DESIGNATE AND REGULATE FIRE ROUTES IN THE TOWNSHIP OF
HAMILTON

SCHEDULE “A” of By-law 2026-19, as amended

DESIGNATED BY-LAWS, SHORT FORM WORDINGS AND ADMINISTRATIVE PENALTIES

1. Column 1 in the following table sets out the item number of Schedule “A” of this By-law for reference purposes.
2. Column 2 of the following table lists the designated provisions of the Designated By-laws.
3. Column 3 of the following table sets out the short form wording to be used in a Penalty Notice for the contravention of the designated provisions listed in Column 2.
4. Column 4 in the following table lists the voluntary early payment option where applicable.
5. Column 5 in the following table lists the 1st Offence Set Penalty Amount for a given By-law.
6. Column 6 in the following table lists the 2nd Offence Set Penalty Amount for a given By-law.
7. Column 7 in the following table lists the 3rd Offence Set Penalty Amount for a given By-law.

Column 1 ITEM #	Column 2 Provisions of designated By-law	Column 3 Short form wording	Column 4 Early Payment Option (WITHIN 7 DAYS)	Column 5 1st Offence Penalty	Column 6 2nd Offence Penalty	Column 7 3rd Offence Penalty
1	Section 3.10 (a)	Park on Sidewalk	\$37.00	\$55.00	\$55.00	\$55.00
2	Section 3.10 (b)	Park within .5 metres of a Public or Private Driveway	\$37.00	\$55.00	\$55.00	\$55.00
3	Section 3.10 (c)	Parked within two metres of a Fire Hydrant	\$125.00	\$175.00	\$175.00	\$175.00
4	Section 3.10 (d)	Park Within nine metres of any Intersection	\$37.00	\$55.00	\$55.00	\$55.00

5	Section 3.10 (e)	Park in front of Auditorium	\$37.00	\$55.00	\$55.00	\$55.00
6	Section 3.10 (f)	Park on any Bridge or the Approaches Thereto	\$37.00	\$55.00	\$55.00	\$55.00
7	Section 3.10 (g)	Parked obstructing Traffic	\$37.00	\$55.00	\$55.00	\$55.00
8	Section 3.10 (h)	Park to Prevent the Removal of Vehicles Previously Parked	\$37.00	\$55.00	\$55.00	\$55.00
9	Section 3.10 (i)	Park in Front of an Entrance where Goods are Regularly Delivered or Removed	\$37.00	\$55.00	\$55.00	\$55.00
10	Section 3.10 (j)	Park In a Park-Not Designated Parking Space	\$37.00	\$55.00	\$55.00	\$55.00
11	Section 3.10 (k)	Park-outside Designated Parking Space	\$37.00	\$55.00		\$55.00
12	Section 3.10 (l)	Park vehicle to display vehicle for sale	\$37.00	\$55.00	\$55.00	\$55.00
13	Section 3.10 (m)	Park within turning area of cul-de-sac	\$37.00	\$55.00	\$55.00	\$55.00
14	Section 3.10 (n)	Park or leave unattached trailer on street	\$37.00	\$55.00	\$55.00	\$55.00
15	Section 3.2	Park in Fire Routes	\$125.00	\$175.00	\$175.00	\$175.00

16	Section 3.3	Park in Designated Accessible Parking Area - No Permit	N/A	\$300	\$300	\$300
17	Section 3.4	Park in Restricted Area	\$37.00	\$50.00	\$50.00	\$50.00
18	Section 3.5	Park in Restricted Area During Restricted Periods	\$37.00	\$50.00	\$50.00	\$50.00
19	Section 3.6	Stopped so as to interfere with Snow Clearing	\$50.00	\$75.00	\$75.00	\$75.00
20	Section 3.7	Park Overnight November 15 to April 15	\$37.00	\$55.00	\$55.00	\$55.00
21	Section 3.8	Park Longer than 48 hours	\$37.00	\$55.00	\$55.00	\$55.00
22	Section 3.9	Park on Municipal Property for longer than 24 hours	\$37.00	\$55.00	\$55.00	\$55.00
23	Section 3.13	Park vehicle not incidental to use of Municipal Property	\$37.00	\$55.00	\$55.00	\$55.00
24	Section 3.14	Park in reserved space without authorization	\$50.00	\$75.00	\$75.00	\$75.00
25	3.15	Park vehicle occupy more than one space	\$37.00	\$55.00	\$55.00	\$55.00

Corporation of The Township of Hamilton

Schedule “B” of By-Law No. 2026-19

Location and Description of Fire Routes

NEW FIRE ROUTE NUMBER	STREET NUMBER	STREET NAME	HAMLET	FROM	TO	SIGN LOCATION
FR – 0001	4045	Country Road 18 at Minifie Road	Hamilton	Dry Hydrant Filling Station (4045 County Road 18); private lane		Both Sides
FR – 0002	2598	Van Luven Road	Baltimore	25 metres in either direction of the Fire Department driveway at 2598 Van Luven Road		Both Sides
FR – 0003	5429	Front Street	Harwood	Country Road 18 and Rice Lake Scenic Drive	5429 Front Street	Both sides
FR – 0005	5118	Main Street	Bewdley	Brisbin Road	5118 Main Street	Both sides
FR – 0006		Rice Lake Drive North	Bewdley	East of Twp. Wharf	West side of Twp. Wharf including travelled surface of wharf	North
FR – 0007		Plank Road	Gores Landing	33.53 metres North of the North limit of Pioneer Park	Rice Lake	Both Sides
FR – 0008	7060	Lake Street	Bewdley	Entire Private Lane; Dry Hydrant Filling Station		Both Sides
FR – 0009	7060	Lake Street	Bewdley	Bewdley Community Centre as marked by Signage		
FR – 0010	23	Community Centre Road	Baltimore	Baltimore Recreation Centre as marked by Signage		

The Corporation of The Township of Hamilton
Schedule “C” of By Law No. 2026-19 Designated Accessible
Parking Areas

NUMBER	HIGHWAY/PROPERTY	LOCATION	NUMBER OF SPACES
DD-0001	Rice Lake Drive N., Bewdley	East Side (south of Lake St)	Four
DD-0002	Harwood Dock, Harwood	East Side	One
DD-0003	Hamilton Township Offices, Camborne	Parking Lot	Two
DD-0004	Baltimore Recreation Centre, Baltimore	Parking Lot	Fourteen
DD-0005	Bewdley Community Centre, Bewdley	Parking Lot	Six
DD-0006	Cold Springs Memorial Hall, Cold Springs	Parking Lot	Four

The Corporation of The Township of Hamilton

Schedule “D” of By Law No. 2026-19 No Parking at Anytime-Restrictions

NUMBER	HIGHWAY	SIDE(S)	FROM	TO	PERIOD
NP-0001	Plank Road, Gores Landing	East	South property limit of 5257 Plank Road	A distance of 9.15 metres Northerly	Anytime
NP-0002	Kelly Road, Gores Landing	West	Intersection of Kelly Rd and Plank Rd	Intersection of Churchill Rd	Anytime
NP-0003	Churchill Rd, Gores Landing	Both	Intersection at Kelly Rd (both sides)	Civic address number 8661 on the north side of the Churchill Rd and civic address 8666 on the south side of Churchill Rd	Anytime
NP-0004	Rice Lake Drive N., Bewdley	Both	Main Street	Cavan Road (unless specified or otherwise posted)	Anytime
NP-0005	Mill Street, Bewdley	South	Rice Lake Drive	A distance 10.67 metres N. East	Anytime
NP-0006	Oriole Crescent, Baltimore	West	VanLuven Road	35 Oriole Crescent	Anytime
NP-0007	VanLuven Road, Baltimore	North	West limit of 2521 VanLuven Road	A distance 213.36 metres Westerly	Anytime
NP-0008	Kennedy Road, Camborne	Both	15 metres south of the intersection of Jibb Road	A distance 145 metres South of the intersection of Jibb Road	Anytime
NP-0009	Majestic Hills Drive	South	From County Road 18	A distance of 160 metres Easterly	Anytime
NP-0010	Driveway to 7060 Lake Street	Both	From Lake Street	Bewdley Community Centre	Anytime
NP-0011	Front Street, Harwood	West	55m North of Lakeshore Road	Railway Road	Anytime
NP-0012	Danforth Road W	Both	East limit of Cook’s School parking lot	A distance of 60 metres Easterly	Anytime
NP-0013	Lampman Lane, Gores Landing	Both	Intersection at Plank Road	A distance of 60 metres Westerly	
NP-0014	Cap Wilson Road	South	County Road 45	Deerfield Drive	Anytime
By-law 2018-23					
NP-0015	Carleton Boulevard	East	County Road 45	A distance of 50 metres north of CR45	Anytime
NP-0016	Carleton Boulevard	West	County Road 45	A distance of 75 metres north of CR 45 (btwn #7 & #9 Carleton Blvd)	Anytime

NP-0017	Railway Road	North	Front Street	A distance of 30 metres west of Front Street	Anytime
NP-0018	Railway Road	South	Front Street	A distance of 65 metres west of Front Street	Anytime
NP-0019	Jibb Road	North	Kennedy Road	To the western most entrance of Burgess Cres.	Anytime
NP-0018	Laneway Southeast of Hannah Road and Scriven Road intersection	Both	Intersection at Hannah Road and Scriven Road	Water's Edge of Rice Lake	Anytime

The Corporation of The Township Hamilton
Schedule “E” of By Law 2026-19 Regulating Traffic-Parking
Specified Period

NUMBER	HIGHWAY	SIDE(S)	FROM	TO	PERIOD
SP-0001	Plank Road, Gores Landing	East	North limit of Pioneer Park	A distance 33.53 metres Northerly	Restricted No Parking between the hours of 11p.m to 7a.m
SP-0002	Kelly Road, Gores Landing	East	South limit of Pioneer Park	Northerly to the Hydro Pole No. S054	Restricted No Parking between the hours of 11p.m to 7a.m
SP-0003	Kelly Road, Gores Landing	West	From the intersection of Churchill Rd (S/S)	Southerly to 5262 Kelly Rd	Restricted No Parking between the hours of 11p.m to 7a.m
SP-0004	Rice Lake Drive N., Bewdley	East	South limit of 5087 Rice Lake Drive N.	A distance 156.5 metres Southerly	Restricted Parking-Two hours during the period April 1- October 1
SP-0005	Lake Street, Bewdley	North	Rice Lake Drive West	A distance 79 metres	Restricted Parking – Two hours during the period of April 1 to October 1
SP-0006	Rice Lake Drive N., Bewdley	East	North limit of 5087 Rice Lake Drive N.	A distance 44.78 metres Southerly	Restricted to 20 minutes
SP-0007	Rice Lake Drive N., Bewdley	East	Rice Lake Drive N., North of Cavan Road across from the Township Parking Lot	36 metres in length	Restricted to 20 minutes