

BY- LAW No. 812
of The Rural Municipality of Morris

A By-Law for the purpose of levying and collecting Taxes for the Year 1955

WHEREAS "The Municipal Act" requires every Municipal Corporation to make in each year estimates for all sums required for the lawful purposes of the corporation for the year in which such sums are required to be levied and to pay all its debts falling due within the year, making due allowances for taxes imposed on all lands purchased by the corporation at tax sale and considered uncollectable, and for the cost of collecting and abatement and losses which may occur in the collection of taxes, which allowances are hereinafter referred to as Tax Reserve;

AND WHEREAS the Council of The Rural Municipality of Morris has made estimates of all required sums for the lawful purposes of the Corporation for the year 1955;

AND WHEREAS it is necessary by By-Law to levy a rate or rates of Mills on the dollar upon the assessed value of all rateable property liable therefor in the Municipality and to fix a business tax percentage rate on all persons liable therefor in the Municipality as the Council deems sufficient to raise the required sums for the lawful purposes of the Corporation, as shown by the estimates;

AND WHEREAS the Assessed Value of the whole rateable property within the Rural Municipality of Morris, according to the last revised general assessment roll is \$4,385,900.;

AND WHEREAS the Business Assessment according to the last revised business assessment roll of the Rural Municipality of Morris is \$42,610.;

AND WHEREAS it is necessary to fix the rates of taxation for the purposes aforesaid, and the time for payment of all rates and taxes so fixed and levied;

NOW THEREFORE, the Council of The Rural Municipality of Morris in session assembled, enacts as follows:

ESTIMATES

(1) The estimates of the Council of the Rural Municipality of Morris of all sums required for the lawful purposes of the Corporation for the year 1955 as set out in Schedule "A" hereof and identified by the signature of the Reeve, Chairman of the Finance Committee and the Secretary-Treasurer of the Corporation, are hereby approved.

UNCONTROLLABLE PURPOSES

(2) That the following respective Mill Rates be and are hereby levied for the year 1955 A.D., upon the assessed value of all the rateable property in the Municipality respectively liable therefor, according to the last revised general assessment roll thereof, to raise the sums required for the Uncontrollable Purposes of the Corporation, which said rates, assessed values and sums required are set out in Schedule "A", viz:-

- (a) A general rate of 10.2 mills on the dollar to provide for the Municipality's share of the general school tax and the secondary school tax.
(b) The following respective mill rates to provide for Special District Taxes according to each Districts' assessment and requisitions:-

<u>School District</u>	<u>M.R.</u>	<u>School District</u>	<u>M.R.</u>	<u>School District</u>	<u>M.R.</u>
Armour	13.9^	Lone Star	12.2^	Rosenhoff	37.^
Bourret	8.8^	Lowe Farm	46.5^	Rosenort	47.^
Broadview	10.6^	Melba	35.^	St. Antoine	17.1^
Cannon	12.2^	McTavish	27.2^	St. Elizabeth	10.7^
Carleton	20.^	Molloy	10.5^	St. Jean Centre	35.9^
Clover Plains	14.^	Morris	32.4^	St. Jean North	15.3^
Dewet	13.2^	Neighborhood	10.4^	St. Jean West	20.2^
Flowery Bank	14.4^	Neufeld	14.8^	St. Martin	21.^
Greenbank	35.5^	New Kennedy	27.3^	St. Peter	24.^
Heabert	20.5^	Osborne	5.1^	Silver Plains	8.6^
Kane Conssoltd	27.4^	Pleasant Valley	21.9^	Steinfeld	27.2^
Kronsweide	40.5^	Provencher	15.5^	Sperling	25.4^
Lea Bank	11.1^	Rosefarm	31.4^	Tremont	12.6^
				Union Point	5.6^

and allowing for tax reserves for general, secondary and special school levies as set out in column (2) of Schedule "A".

(c) A general rate of 6 mills on the dollar to provide for the payment of the Drainage Maintenance Boards levy as set out in column (1) and for an allowance for tax reserves as set out in column (2) of Schedule "A".

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(d) Provide for Local Improvement Districts levies as follows:
Aubigny L.I.D. - \$273.38 for Street Lighting; one-half share from Municipality or a levy of \$138.88 at a special mill rate of 7.4 mills. (By-Law #806)
Kane L.I.D. - \$75.60 for Street Lighting; one-half share from Municipality or a levy of \$38.18 at a special mill rate of 2.4 mills. (By-Law # 765)
Lowe Farm L.I.D. - \$531.46 for Street Lighting; one-half share from Municipality or a levy of \$265.78 at a special mill rate of 2.7 mills. (By-Law #764)
Sperling L.I.D. - \$843.60 for Street Lighting; one-half share from Municipality or a levy of \$428.30 at a special mill rate of 5.1 mills. (By-Law #773)
Ward 3 L.I.D. - (Silver Plains, McTavish & Rosenort) - \$270.84 for Street Lighting; one-half share from Municipality and one-half share from Ward Three. (By-Law #791-2-3)

and allowing for tax reserves as set out in column (2) of Schedule "A".

(e) Provide \$1,342.00 for the Sperling Rink as per requisition, as set out in column (1) and for an allowance of tax reserves as set out in column (2) of Schedule "A".

(f) Provide for Hospital District Levies as follows:

Altona Hospital District: \$274.48, requiring a special mill rate of 2.8 mills. (By-Law No's 704 & 734)

Carman Hospital District: \$725.71, requiring a special mill rate of 1.6 mills. (By-Law No. 710)

Morris Hospital District: \$3,932.82, requiring a special mill rate of 1.1 m. (By-Law No. 728)

and allowing for tax reserves as set out in column (2) of Schedule "A".

CONTROLLABLE PURPOSES

(3) That a general rate of (30) mills on the dollar, made up of rates specified in column (5) of Schedule "A", be and is hereby levied for the year 1955 upon the assessed value of all rateable property in the Municipality, according to the last revised assessment roll, and a rate of 15% on the business assessment, according to the last revised business assessment roll, to provide for the payment of the amounts estimated to be required for the general controllable purposes of the Corporation, viz: Public Works, Protection of Persons & Property, Social Services, Fixed Assets, Administration, Unforeseen Expenses, as set out in column (1) and for allowance of a tax reserve as set out in column (2) of Schedule "A".

(4) That all Taxes and rates imposed and levied in The Rural Municipality of Morris for the year 1955, shall be deemed to have been imposed and due and payable on or before the 31st day of October, A.D. 1955.

DONE AND PASSED by Council in session assembled, at Morris, Manitoba, this 6th day of April, A.D. 1955.

.....*L. J. Newfield*.....
Reeve

.....*[Signature]*.....
Secretary-Treasurer