

The Corporation of the Township of Ignace

Regular Meeting of Council

Monday November 30th, 2020 at 6:00 pm

ELECTRONIC MEETING

Public notice is hereby given that Council will be meeting electronically as permitted by Bill 187, Municipal Emergency Act, 2020.

Citizens are encouraged to attend

the virtual meeting via the following link:

Join Zoom Meeting

https://zoom.us/i/93925329396?pwd=OGZmVC9ITm50RmhqWHdyQ1puZkNqQT09

Passcode: 976702

AGENDA

- 1. Call to Order
- 2. Confirmation of Agenda

Motion: /2020 Moved by:

Seconded By:

THAT, the Agenda for the Regular Meeting of Council this 30th day of November 2020, be approved as presented

3. Declaration of Pecuniary Interest and the General Nature Thereof

Regular Meeting November 30th, 2020 Page 2 of 4

4. Adoption of Minutes

a) Regular Meeting Minutes of November 09th, 2020

Motion: /2020 Moved by:

Seconded By:

THAT, Council does hereby approve the Minutes of the Regular Meeting of Council dated November 09th, 2020, as presented.

- 5. Business Arising from Minutes:
- 6. Unfinished Business from Minutes:
- 7. Correspondence Information
 - a) NWMO News Letter
 - b) MBCHC- Cross Country Skiing
 - c) CP Holiday Train at Home
 - d) Cities take the lead on climate by calling for gas-power phase out
 - e) Grey Highlands Council Resolution re: Bill 229

Motion: /2020 Moved by:

Seconded By:

THAT, Council for the Corporation of the Township of Ignace accept the correspondence as listed as this Regular Meeting of November 30th, 2020 for information purposes only

Regular Meeting November 30th, 2020 Page 3 of 4

- 8. Resolutions from the Committee of the Whole
- 9. By-Laws
 - a) By-Law #64/2020 Being a By-Law to Govern the Procedures of Council

Motion: /2020 Moved by:

Seconded By:

THAT, By-Law 64/2020 being a by-law to govern the procedures of Council of the Corporation of the Township of Ignace and all of its Committees, the calling of meetings and the conduct of its members, be read a First, Second and Third time and finally passed this 30th day of November 2020

b) By-Law #67/2020 – A By-Law to Adopt an Official Plan for the Corporation of the Township of Ignace

Motion: /2020 Moved by:

Seconded By:

THAT, By-Law 67/2020 being a by-law to adopt an Official Plan for the Corporation of the Township of Ignace, be read a First, Second and Third time and finally passed this 30th day of November 2020

c) By-Law #68/2020- A By-Law to enact a Zoning By-law for the Corporation of the Township of Ignace

Motion: /2020 Moved by:

Seconded By:

THAT, By-Law 68/2020 being a by-law to enact a Zoning By-Law for the Corporation of the Township of Ignace be read a First, Second and Third time and finally passed this 30th day of November 2020.

- 10. Notices of Motions
- 11. Convene into Closed Meeting Session

Closed Session Matters (Pursuant to Section 239(2) (b), (c), and (f) of the Municipal Act:

- 1. Personal matters about an identifiable individual, including municipal or local board employees regarding applications for an advisory committee or local board;
- 2. A proposed or pending acquisition or disposition of land by the municipal or local board.
- **3.** Advice that is subject to solicitor-client privilege, including communications necessary for that purpose.
- 12. Reconvene into Regular Meeting of Council
- 13. Business Arising from Closed Meeting Session
- 14. Confirmatory By-Law

Motion: /2020 Moved by:

Seconded by:

THAT, By-Law # /2020, Being a by-law to confirm the Proceedings of The Council of the Corporation of the Township of Ignace this Regular Meeting of Council dated November 30th,2020 be read a First, Second, and Third Time, and Passed.

15. Adjournment



The Corporation of the Township of Ignace Minutes of the Regular Meeting of Council Monday, November 09th, 2020 at 6:00 pm

Council

Mayor Penny Lucas

Deputy Mayor Debbie Hart Councillor Chantelle Tucker Councillor Greg Waldock Councillor Shaun Defeo

Staff

Lynda Colby, Clerk

Vanessa Rosin, Clerk Assistant

<u>Public</u>

10 Viewers

1. Call to Order

Mayor Penny Lucas calls the Regular Meeting of Council to order this 09th day of November 2020, at 7:45 pm.

2. Confirmation of Agenda:

Motion: 351/2020

Moved by: Cllr. Waldock

Seconded By: Cllr. Tucker

THAT, the Agenda for the Regular Meeting of Council this 09th day of November 2020, be approved as presented.

CARRIED

3. Declaration of Pecuniary Interest and the General Nature Thereof

Regular Meeting of Council November 09th, 2020 Page 2 of 6

4. Adoption of Minutes:

Motion: 352/2020

Moved by: Cllr. Tucker Seconded By: Cllr. Defeo

a) Regular Meeting Minutes of October 26th, 2020

THAT, Council does hereby approve the Minutes of the Regular Meeting of Council dated October 26th, 2020, as presented.

CARRIED

- 5. Business Arising from Minutes
- 6. Unfinished Business
- 7. Correspondence Information
- 8. Resolutions from the Committee of the Whole:

Motion 353/2020

Moved by: Cllr. Waldock Seconded by: Cllr. Tucker

THAT, Council authorizes the passing of By-Law 60.20 Being a By-Law to authorize the write-off of Municipal Taxes and the Vesting of Properties in the Township of Ignace; and further;

THAT, Council declares the properties set-out in Schedule "A" of By-Law 60.20 surplus and directs Staff to sell the properties in accordance with the Municipal Policy and practices.

CARRIED

Regular Meeting of Council November 09th, 2020 Page 3 of 6

Motion 354/2020

Moved by: Cllr. Waldock Seconded by: Cllr. Defeo

THAT, Council for the Corporation of the Township of Ignace does hereby authorize the passing of By-Law 62.2020 to enter into an agreement for the sale and purchase of property within the Corporation of the Township of Ignace

CARRIED

Motion 355/2020

Moved by: Cllr. Defeo Seconded by: Cllr. Tucker

THAT, The Committee of the Whole recommends that Council for the Corporation of the Township of Ignace hereby approves a donation in the amount of \$16,000.00 from the Community Well Being Fund to the Ignace Sliver Tops to introduce virtual learning to all the willing to learn seniors in Ignace.

Council requested a break down of costs before approving the donation.

DEFFERED

Motion 356/2020

Moved by: Cllr. Tucker Seconded by: Cllr. Waldock

THAT, The Committee of the Whole recommends that Council for the Corporation of the Township of Ignace hereby approve the attendance of up to five members of Council or Staff to attend the ROMA annual Conference dates January 25th- 26th, 2021.

CARRIED

Motion 357/2020

Moved by: Cllr. Waldock Seconded by: Cllr. Tucker

THAT, The Committee of the Whole recommends that Council for the Corporation of the Township of Ignace hereby approve the attendance of Lynda Colby, Jeff Lederer and Keith Roseborough to attend the 2020 Municipal Licensing & Law Enforcement forum on December 3rd, 2020

CARRIED

Regular Meeting of Council November 09th, 2020 Page 4 of 6

Motion 358/2020

Moved by: Cllr. Defeo Seconded by: Cllr Tucker

THAT, The Committee of the Whole recommends that Council for the Corporation of the Township of Ignace directs administration to continue to look into the requirements for an expansion of the Municipal Cemetery (Davey Lake Road) including the history of names for the Cemetery

CARRIED

9. By- Laws

a) By-Law 60/2020 - Sale of property

Motion: 359/2020

Moved by: Cllr. Hart Seconded by: Cllr. Tucker

THAT, Council for the Corporation of the Township of Ignace approve By-Law 60/2020 Being a By-law to Authorize the write-off of Municipal Taxes and the Vesting of Properties in the Township of Ignace; and further; That Council declares the Properties set-out in Schedule "A" of By-law surplus and directs Staff to sell the Properties in accordance with the Municipal Policy and practices.

CARRIED

10. Notices of Motion

None

11. Motion to Convene into Closed Session

Motion: 360/2020

Moved by: Cllr. Waldock Seconded by: Cllr. Tucker

THAT, Council convenes into the Closed Session of this Regular Meeting of Council this 09th day of November 2020, chaired by Mayor Penny Lucas, at 7:54 pm.

Closed Session Matters

(Pursuant to Section 239(2) (b), (c), and (f), of the Municipal Act:

- 1. Personal matters about an identifiable individual, including municipal or local board employees regarding applications for an advisory committee or local board;
- 2. A proposed or pending acquisition or disposition of land by the municipal or local board.
- 3. Advice that is subject to solicitor-client privilege, including communications necessary for that purpose.

CARRIED

12. Reconvene into Regular Meeting

Motion: 361/2020

Moved by: Cllr. Waldock Seconded by: Cllr. Defeo

THAT, Council reconvened into the Regular Meeting of Council this 09th day of November 2020, chaired by Mayor Lucas, at 9:33 pm.

CARRIED

Regular Meeting of Council November 09th, 2020 Page 6 of 6

13. Business Arising from Closed Meeting Session

Motion: 362/2020 Moved By: Cllr. Hart

Seconded By: Cllr. Tucker

THAT, Council for the Corporation of the Township of Ignace herby directs admin to offer Schedule "c" for extension agreement for properties 6001-00001-17700 also 6001-000-001-17500.

CARRIED

14. Confirmatory By-law

Motion: 363 /2020 Moved by: Cllr. Defeo

Seconded by: Cllr. Hart

THAT, By-Law # 63/2020, Being a by-law to confirm the Proceedings of The Council of the Corporation of the Township of Ignace (November 09th,2020 Regular Meeting of Council) be read a First, Second, and Third Time, and Passed.

CARRIED

15. Adjournment

Motion: 364/2020 Moved by: Cllr. Hart

Seconded by: Cllr. Waldock

THAT, the Regular Meeting of Council this 09th day of November 2020, be adjourned at 9:38 pm.

	CARRIED	
Mayor, Penny Lucas	Clerk, Lynda Colby	



Laurie Swami, President AND CEO Tel: 416.697 5749 Ernait Iswami@mwmo.ca

November 16, 2020

NWMO-CORR-06204-49298 P

Penny Lucas, Mayor
The Corporation of the Township of Ignace
34 Highway 17 West
P.O. Box 248, Ignace, ON
POT 1T0

Dear Mayor Lucas,

I'm writing to you to share some news about the NWMO.

Today, the Minister of Natural Resources announced that as part of the Government of Canada's Radioactive Waste Policy Review, the NWMO will be tasked with leading a parallel engagement process with Canadians and Indigenous peoples to inform the development of an integrated radioactive waste management strategy, which will include low and intermediate level types of waste.

The Government has asked us to take on this important work because of the NWMO's ongoing leadership in used nuclear fuel management and public engagement, made possible by the collaboration of community representatives like you.

Given the NWMO's ongoing collaboration with the Corporation of the Township of Ignace, I wanted to contact you directly to make clear that the NWMO's role in this process is separate and distinct from our ongoing work implementing Canada's plan for the safe, long-term management of used nuclear fuel. We will continue to work with you and your community as we advance the site selection process and technical work, mindful of our goal to identity a single, preferred location for a deep geological repository for used nuclear fuel in an area with informed and willing hosts in 2023.

Grounded in our ethical and social framework, our approach to develop a strategy in support of the Government's Radioactive Waste Review will be guided by science, international best practices, and what is most important to Canadians and Indigenous peoples. As always, our values of safety, integrity, excellence, collaboration, accountability and transparency will be central to the design and implementation of this engagement process, which will launch in January 2021.

Conscious of the limitations presented by the COVID 19 pandemic, we will work with you and your community to establish a process that provides a variety of ways to participate, while respecting public health directives.

I have included a short Q&A and we have set up a dedicated website where you can find our news release and accompanying response to the Minister's tasking (www.nwmo.ca/radwasteplanning). I hope these address any immediate questions you may have, until we have time to arrange a more detailed discussion. In the meantime, please do not hesitate to contact me directly or Mahrez Ben Belfadhel, (Tel:647-259-3036, email:bbelfadhel@nwmo.ca).

Sincerely,

Haurie Swami
Laurie Swami
President and CEO

cc: Mahrez Ben Belfadhel, Vice-President Site Selection, Nuclear Waste Management Organization Rachelle Davenport, Relationship Manager, Northwest

A&Q

Why was this process launched?

On November 13, 2020, Canada's Minister for Natural Resources asked us to share our engagement expertise and lead the development of a strategy for the safe, long-term management of our country's nuclear waste that would be grounded in what's most important to people.

With decades of experience engaging Canadians and Indigenous peoples, the NWMO is the right organization to lead the development of Canada's Plan for the safe, long-term management of nuclear waste. While nuclear waste is safely managed today, a long-term, integrated strategy for Canada is a next, responsible step.

Outside of what we've been asked to do by the federal government, we have heard that Canadians want action taken now – rather than leaving this to the next generation to deal with.

This process was launched alongside the federal government's development of a new policy framework, on which they are engaging with stakeholders, Canadians and Indigenous Peoples, and is different from the strategy that we are developing. Both the federal government's framework and the strategic plan the NWMO is leading will address existing gaps in the long-term management for intermediate and low-level waste.

What's the role of the Nuclear Waste Management Organization (NWMO)?

The Nuclear Waste Management Organization (NWMO) was asked to lead discussions about a strategy to support Natural Resources Canada's (NRCan) work on a new policy framework for the safe, long-term management of our country's low and intermediate level nuclear waste. Some low-level waste will not be in the scope of our work, since it already has a plan for its long-term management.

As a globally recognized organization with deep expertise and a solid track record, NWMO is a good fit for this role. The NWMO is recognized for engaging citizens and dialogue-driven approaches to project decision making and shared planning. We will work in close cooperation with all levels of government, national and international regulators, Indigenous peoples, industry, academia, and civil society organizations. In developing this strategy, we will gather citizen input, international scientific consensus, and best practices from around the world to ensure that we protect people and the environment long into the future.

How can Canadians and Indigenous peoples participate?

We understand that Canadians and Indigenous peoples are busy during these challenging times, and we want to make it as easy as possible for those who are interested to learn about the issues, share their thoughts and join the discussion in order to shape Canada's strategy going forward.

Collaboration is one of our six fundamental values guiding our work and has been at the core of all NWMO's work, including engaging with government, academia, industry, international experts, and most particularly, with interested Canadians and Indigenous peoples. You can email us your thoughts on the strategy, questions or concerns, attend our live online event(s), and/or answer our online polls. Please register for updates at www.nwmo.ca/radwasteplanning.

We look forward to hearing from you!



Working Topether for a Healthy Community!

Box 450, 1100 Main Street Ignace, Ontario POT 1T0

Phone (807) 934-2251 Admin Phone (807) 934-6719

Fax (807) 934-6552

Medical Records Fax (807) 934-2848 www.maryberglundchc.com

Township of Ignace PO Box 248 Ignace, ON P0T1T0

Dear Mayor and Council

Subject: Cross Country Skiing

The Mary Berglund Community Health Centre Hub has surveyed the community to determine if there was an interest in cross country skiing in Ignace. To date, we have compiled a list of 15-20 households who have expressed interest in groomed trails.

We are currently pursuing partnership opportunities with the Ignace Snowmobile Club, Ignace Golf and Country Club, and the Township of Ignace to discuss the possibility of establishing cross country ski trails at the Ignace Golf and Country Club.

The MBCHC currently has eight sets of adult skis and six sets of youth skis available for public use. Once a need is recognized the intent would be to acquire additional equipment to encourage participation in the sport.

In support of this initiative, we are asking for your permission to establish cross country ski trails at the Ignace Golf and Country Club. We would like to establish and groom a trail that follows the cart path in order to protect the integrity of the greens.

If you have any questions or concerns please do not hesitate to contact me at 934-2290 or by email at mbchchp@bellnet.ca

With thanks for your consideration in supporting our efforts.

Yvonne Romas
Health Promoter



Penny Lucas

From:

Ontario Clean Air Alliance < contact@cleanairalliance.org>

Sent:

November 11, 2020 2:43 PM

To:

Penny Lucas

Subject:

Cities take the lead on climate by calling for gas-power phase out

The City of Hamilton is calling for the phase out of climate polluting gas-fired electricity generation.

No images? Click here



City of Hamilton calls for the phase-out of Ontario's gas-fired power plants by 2030

Today, Hamilton City Council unanimously passed a resolution calling on the Government of Ontario to phase-out the province's gas-fired power plants by 2030.

According to the City of Hamilton resolution, a fossil-free provincial electricity system is critically important for the City to achieve its climate goals in part by replacing fossil fuels with electric vehicles, electric buses and electric heat pumps.

The Hamilton resolution was moved by Councilor Brad Clark and seconded by Councilor Brenda Johnson.

Mr. Clark was a provincial cabinet minister in the Harris and Eves Governments which ordered the phase-out of coal burning at the Lakeview Generating Station in Mississauga and committed Ontario to a complete coal phase-out by 2015.



The Hamilton City Council resolution is in response to Premier Ford's plan to increase the greenhouse gas pollution from Ontario's gas-fired power plants by more than 300% by 2025. If this occurs, we will lose 35% of the pollution reduction benefits that we achieved by phasing out our dirty coal-fired power plants.

Last month, the City of Kitchener and the Town of Halton Hills also passed resolutions requesting Premier Ford to phase-out gas-fired electricity generation.

The good news is that <u>Ontario can phase-out its gas-fired power plants and lower its electricity bills</u> with an integrated combination of energy efficiency investments, wind and solar energy and Quebec water power.

What you can do

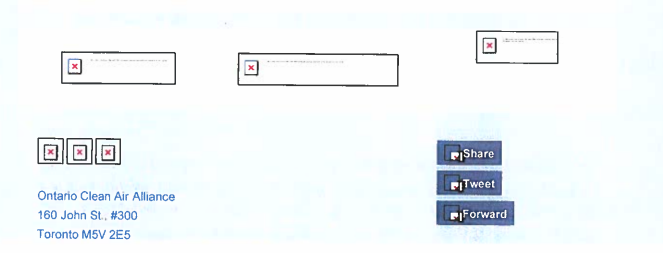
<u>Please contact Andrea Horwath, Ontario's Leader of the Opposition and MPP for Hamilton-Centre,</u> and ask her and your MPP to call on Doug Ford to phase-out our gas-fired power plants by 2030.

Send a message!

Thank you!

Angela Bischoff

P.S. A big thank you to Don McLean and Hamilton 350 for leading a very successful campaign in Hamilton to stop Enbridge's proposed fracked gas pipeline and building public and municipal support for phasing-out Ontario's gas-fired power plants.



November 18, 2020

Doug Ford, Premier Legislative Building Queen's Park Toronto ON M7A 1A1

To whom it may concern:

Re: Grey Highlands Council resolution re: Bill 229

Please be advised that the following resolution was passed at the November 18, 2020 meeting of the Council of the Municipality of Grey Highlands.

Sent via email: premier@ontario.ca

2020-747

Cathy Little, Dane Nielsen

Whereas the Province has introduced Bill 229, Protect, Support and Recover from COVID 19 Act - Schedule 6 - Conservation Authorities Act; and

Whereas the Legislation introduces a number of changes and new sections that could remove and/or significantly hinder the conservation authorities' role in regulating development, permit appeal process and engaging in review and appeal of planning applications; and

Whereas we, the Municipality of Grey Highlands, rely on the watershed expertise provided by local conservation authorities to protect residents, property and local natural resources on a watershed basis by regulating development and engaging in reviews of applications submitted under the Planning Act; and

Whereas the changes allow the Minister to make decisions without CA watershed data and expertise; and

Whereas the Legislation suggests that the Minister will have the ability to establish standards and requirements for non-mandatory programs which are negotiated between the conservation authorities and municipalities to meet local watershed needs; and

Whereas these proposed changes will impact Ontario's ability to adapt to and mitigate the effects of climate change by undermining the work of conservation authorities to keep development out of high risk areas and protect natural infrastructure; and

Whereas municipalities require a longer transition time to put in place agreements with conservation authorities for non-mandatory programs; and

Whereas municipalities believe that the appointment of municipal representatives on conservation authority Boards should be a municipal decision; and the Chair and Vice Chair of the conservation authority Board should be elected as per the discretion of the conservation authority Board; and

Whereas the changes to the 'Duty of Members' contradicts the fiduciary duty of a conservation authority board member to represent the best interests of the conservation authority and its responsibility to the watershed; and

Whereas conservation authorities have already been working with the Province, development sector and municipalities to streamline and speed up permitting and planning approvals through Conservation Ontario's Client Service and Streamlining Initiative; and

Whereas changes to the legislation will create more administrative burden and costs for the conservation authorities, and their municipal partners, and potentially result in delays in the development approval process; and

Whereas the combined contribution of municipal levy and self-generated revenues support 93% of the Grey Sauble Conservation Authority budget; and

Whereas the Provincial contribution to this budget is 7%, the majority of which is for Drinking Water Source Protection; and

Whereas municipalities value and rely on the natural habitats and water resources within our jurisdiction for the health and well-being of residents; municipalities value the conservation authorities' work to prevent and manage the impacts of flooding and other natural hazards; and municipalities value the conservation authority's work to ensure safe drinking water; now

Therefore be it resolved that the Province of Ontario work with conservation authorities to address their concerns by removing Schedule 6 from Bill 229 which affects changes to the Conservation Authorities Act and the Planning Act; and

That the Province of Ontario delay enactment of clauses affecting municipal concerns; and

That the Province of Ontario provide a longer transition period up to December 2022 for non-mandatory programs to enable coordination of conservation authority-municipal budget processes; and

That the Province respect the current conservation authority/municipal relationships; and

That the Province embrace their long-standing partnership with the conservation authorities and provide them with the tools and financial resources they need to effectively implement their watershed management role.

CARRIED.

Sincerely,

Ravierie Martell

Director of Legislative Services/Municipal Clerk

i Martill

Municipality of Grey Highlands

Cc: Hon. Rod Phillips, Minister of Finance (rod.phillips@pc.ola.org)

Hon. Jeff Yurek, Minister of Environment Conservation and Parks (jeff.yurek@pc.ola.org)

Hon. John Yakabuski, Minister of Natural Resources and Forestry

(john.yakabuski@pc.ols.org)

Hon Bill Walker, MPP (bill.walker@pc.ola.org);

Conservation Ontario (info@conservationontario.ca);

Saugeen Valley Conservation Authority (j.hagan@svca.on.ca)

Nottawasaga Valley Conservation Authority (mleung@nvca.on.ca)

Grey Sauble Conservation Authority (t.lanthier@greysauble.on.ca)

All Ontario Municipalities

The Corporation of The Township of Ignace By-Law#64/2020

Being a By-Law to Govern the Procedure of Council of the Corporation of the Township of Ignace and all of its Committees, the Calling of Meetings and the Conduct of its Members.

Whereas

Section 238 of the *Municipal Act, 2001, c. 25, s.238.(2)*, provides that every Council shall adopt a procedure for governing the calling, place and proceedings of meetings;

Now Therefore the Council of the Corporation of The Township of Ignace Hereby Enacts as Follows:

Part 1: Definitions

- 1.1 Administration means officers and employees of the municipality as per the *Municipal Act*, 2001, c. 25, 227.
- 1.2 Clerk/Deputy Clerk means the Clerk or their designate who shall have all the powers and duties of the Clerk on behalf of the Corporation of the Township of Ignace the *Municipal Act*, 2001, c. 25, 228.(1) and 228.(2).
- 1.3 Closed Meeting means a meeting not open to the public in accordance with the *Municipal Act, S.O. 2001, c.25*, 239.(2)
- 1.4 **Committee** means any advisory or other committee, subcommittee or similar entity established by the Council of the Corporation of the Township of Ignace of which at least fifty (50) percent of the members are also members Council, as per the *Municipal Act*, S.O. 2001, c. 25, 238.(1).
- 1.5 Committee-of-the-Whole means a Committee composed of all of the members of Council, Mayor and four (4) Councillors.
- 1.6 Conflict of Interest means a pecuniary interest as defined in the Municipal Conflict of Interest Act, 1990.
- 1.7 Confirmatory By-Law means a By-Law enacted at the end of each Regular or Special Council Meeting to confirm recommendations and actions approved at that meeting.
- 1.8 Council means the elected or acclaimed and sworn members of the Council of The Corporation of the Township of Ignace, comprised of one (1) Mayor and four (4) Councillors.

- 1.9 **Deputy Mayor** means the Member of Council appointed by way of resolution who shall act in the Mayor's absence and while so acting, such member has and shall exercise all rights, powers and authority of the Head of Council.
- 1.10 **Designate** means a person appointed by Council or Committee and given the authority to perform the duties of another person (i.e. Clerk or Designate).
- 1.11 **Direction** means an order of instructions to Administration agreed upon by Council on an item under discussion.
- 1.12 Electronic Participation means participation by members in which members are not physically present in the designated meeting location but participate remotely either by video conference, teleconference, or any other electronic means which allows members to participate in an audio and/or visual manner and, whereby members, staff and the public are able to hear the members participating by electronic means and the members participating are able to hear and/or see other members, staff and the public
- 1.13 **Emergency** means an emergency declared by the Premier, Cabinet or the Municipal Head of Council under the Emergency Management and Civil Protection Act, as amended.
- 1.14 **Head of Council** means the Mayor; except where otherwise provided.
- 1.15 **Head of Council as CEO** means the Mayor as Chief Executive Officer the *Municipal Act*, 2001, c. 25, 226.(1).
- 1.16 **Meeting** means any Regular, Special or any other meeting established by Council.
- 1.17 **Member** means a member of the Council or of a Committee.
- 1.18 Motion means a question or a recommendation to be considered by the Council which is moved and seconded, read, debated as required and then voted upon by Council members.
- 1.19 **Motion of Direction** means a member of council or of a Committee giving direction to administration to deal with a question or a recommendation.
- 1.20 **Open Meeting** means a meeting that the public may attend either in person or virtually through electronic means.
- 1.21 **Point of Order** may be called to bring attention to:
 - Breaches of the rules of order of Council
 - Difficulty in continuation of the meetings
 - · Improper, offensive or abusive language
 - Discussion is outside the scope of the motion or the notice of motion
 - Irregularities in the proceedings

- 1.22 **Public meeting** means a legislated or discretionary open meeting at which public input is being sought.
- 1.23 **Quorum** means a majority of the whole number of Members required to constitute a Council or Committee.
- 1.24 Recorded Vote means the recording of the name and vote of every member voting on any matter or question during a meeting at the request of a member and shall be recorded by the Clerk.
- 1.25 **Resolution** means a motion that has been **Resolved** by Council or Committee.
- 1.26 **Rules of Procedure** mean the rules and regulations provided for in this Bylaw.

Part 2: Role of the Mayor

- 2.1. It is the Role of the Mayor as the Head of Council:
 - a. to Act as Chief Executive Officer of the Municipality
 - b. to preside over Council meetings so that its business can be carried out efficiently and effectively
 - c. to provide leadership to Council
 - d. to represent the municipality at official functions
 - e. to carry out the duties of the Head of Council under any Act
 - f. to provide overall leadership to the Community Emergency Control Group in responding to an emergency as detailed in the Emergency Response Plan of the Township of Ignace
 - g. uphold and promote the purposes of the municipality
 - h. promote public involvement in the Township's activities
 - i. acts as the representative of the Township both within and outside the municipality and promote the Township locally, regionally, nationally and internationally
 - j. participate in and foster activities that enhance the economic, social and environmental well-being of the Township and its residents.
 - k. call initial meetings of Township Committees or Boards where terms of reference or other governing documents of the Committees or Boards have no provisions for same.

2.2. Role of Head of Council (Mayor) as Chief Executive Officer

As Chief Executive Officer of the Corporation of the Township of Ignace, the Head of Council shall:

- a. Uphold and promote the purposes of the municipality.
- b. Promote public involvement in the municipality's activities.

- c. Act as the representative of the municipality both within and outside the municipality and promote the municipality locally, nationally and internationally.
- d. Participate in and foster activities that enhance the economic, social and environmental well-being of the municipality and its residents.

Part 3: Role of the Deputy Mayor

3.1. It is the Role of Deputy Mayor:

- a. to act as Head of Council in the absence of the Mayor
- b. while acting in the absence of the Mayor, the Deputy Mayor has and may exercise all rights, powers and authority of the Head of Council
- c. to preside over meetings as designated by the Mayor and/or Members of Council.

Part 4: Role of Council

4.1. It is the Role of Council:

- a. to represent the public and consider the well-being and interests of the Township
- b. to develop and evaluate the policies and programs of the Township
- c. to determine which services the Township provides
- d. to ensure that administrative policies, practices and procedures as well as controllership policies, practices and procedures are in place to implement the decisions of Council
- e. to ensure the accountability and transparency of the operations of the Township, including the activities of the senior management of the Township
- f. to maintain the financial integrity of the Township
- g. to establish Committees to deal with certain portfolios
- h. to appoint individuals to Committees and Boards
- i. to approve the terms of reference of Committees it has established and ensure Boards have workable terms of reference or other governing documents
- j. to carry out the duties of Council under any Act.

Part 5: Role of Committees

5.1. It is the Role of Committees:

- a. to represent the public and consider the well-being and interests of the Township
- b. to establish and review/revise annually Terms of Reference for itself identifying the mandate, authority and rules of the Committee and submit to Council for approval
- c. to develop and evaluate the policies and programs of the Committee
- d. to ensure that administrative policies, practices and procedures and controllership policies, practices and procedures are in place to implement the decisions of the Committee
- e. to ensure the accountability and transparency of Committee activities
- f. to maintain the integrity of the Committee
- g. to carry out the duties of a Committee under any Act.

Part 6: Council Appointments

- 6.1 Council is responsible to appoint individuals to various Committees and Boards both those of the Township or other entities.
- 6.2 Established rules for appointments will be followed by Council. If it has the authority, Council can change the rules. Usually individuals interested in serving on a Board or Committee are required to submit a letter.
- 6.3 Council appointments will last until the end of the term of Council.

Part 7: General Meeting Rules

- 7.1. The rules contained in this By-Law shall be observed in all proceedings of the Council, and Council Committees with necessary modifications, and shall be the rules for the order and dispatch of all business of Council.
- 7.2 Those proceedings of the Council and the Committees thereof not specifically governed by the provisions of this By-Law and the *Municipal Act, S.O. 2001, c. 25* shall be regulated in accordance with Robert's Rules of Order.
- 7.3 When it is necessary to deal with an extraordinary item not provided for in routine business, a motion for the suspension of a rule for a specific purpose shall not proceed without a vote with consent of two thirds majority of the members present, unless the part or parts is prescribed by statute or legislation.
- 7.4 In the absence of both the Mayor and the Deputy Mayor, a designate shall be appointed from the Council members present and the designate shall act in the place and stead of the Mayor or Deputy Mayor and shall have all the rights, powers and authority of the Mayor or Deputy Mayor while so acting.
- 7.5 Members of Council or Committee are requested to notify the Clerk when the member is aware that they will be absent from any meeting of Council or Committee.
- 7.6 Questions from the public in an open meeting follow the procedures in 7.7. Questions from the public in a public meeting follow procedures in Part 18.
- 7.7 In a Regular Meeting of Council, individuals wanting to ask a question need to be acknowledged by the meeting Chair and given the floor. Each individual needs to provide their name and contact information.

- 7.7.1 The individual will pose their question within two (2) minutes. The meeting recorder will write down the question and any key information given by the individual. If necessary, by asking questions of the individual and repeating information provided by the individual, the Chair shall confirm details with the individual.
- 7.7.2 Only one question is allowed per individual. Council will entertain no more than three questions at each meeting, however may decide to allow more if a majority of the Council members agree.
- 7.7.3 Questions must pertain to an item on the meeting agenda. Individuals who ask questions about some other topic will be advised by the Chair to make a deputation to Council or to save their question until if and/or when the topic appears on a Council agenda.
- 7.7.4 The individual will pose the question. The Chair will answer the question if they know the answer. If not, the Chair will ask other Council members or Township staff to answer. If no one has an answer, the Chair will tell the individual that an answer, if possible, will be provided in due course.
- 7.7.5 The Clerk or designate will write down the questions, answers and statements made at the meeting.
- 7.7.6 Questions that were not answered at the meeting when asked will be on the agenda at a subsequent meeting and a written report will have been prepared for each question.
- 7.7.7 Abuse of the privilege to ask questions will not be tolerated. For abusing the privilege Council may bar an individual from asking questions in meetings for a period up to the remainder of the Council term. Individuals will receive a letter saying why they have been barred, how long they will be barred and options for appeal.
- 7.8 The Mayor sets the agenda with the Management Team.

 Any item or items being placed on the Agenda must include a brief description that indicates the purpose of the item for discussion and any recommendations (if needed) by Wednesday at noon two (2) weeks prior to the regular scheduled meeting of Council [ten (10) days before scheduled Council meeting].
- 7.9 Any Member of Council may, with the approval of a majority of Members of Council present at the meeting, introduce any matter of an urgent nature for Council's consideration as per the following table:

	Type of Meeting	Addition To Agenda Possible
1	Closed Session Meeting	No
2	Committee of the Whole	Yes
3	Emergency Meeting	Yes
4	Public Meeting	No
5	Regular Meeting	Yes
6	Special Council Meeting (48 hours' Notice)	No
7	Urgent or Emergent Special Council Mtg (24 hours' Notice)	No

Part 8: Locations, Meeting Times and Notice for Council Meetings

- 8.1 Following a regular Municipal Election, the Inaugural Meeting shall be held on the first Monday in December at 6:00 p.m. in Township of Ignace Council Chambers located in the Multi-Purpose Room of the Ignace Public Library (36 Highway 17 W. Ignace, unless otherwise decided by incoming Mayor and Council and/or Administration).
- 8.2 Following the Inaugural Meeting, Regular Council meetings shall be held in the Council Chambers in the Multi-Purpose Room of the Ignace Public Library (36 Highway 17 W, Ignace) on the third Monday of every month at 6:00 p.m. or as otherwise decided by Council. Should the meeting fall on a Public Holiday, Council shall meet the following business day that is not a Public Holiday.
- 8.3 Unless otherwise decided by a resolution, the Council shall hold only one Regular meeting during each of the months in each year of the term of the Council on the third Monday of the said month with the exception of August and December of each year of the term of Council in which there will be no meeting.
- 8.4 Committee of the Whole meetings shall be called to discuss particular items that require extensive discussions and recommendations for consideration before a final vote it counted. Item will then be subsequently added to the next Regular meeting of Council for consideration and approval.

8.5 Electronic Meetings

8.5.1 Electronic Participation

- a) Council may provide that a Member of Council, of a Local Board or of a Committee of either of them, who is participating electronically in a meeting may be counted in determining whether or not a quorum of members is present at any point in time, and
- b) can participate electronically in a meeting that is closed to the public

8.5.2 Participation in Council or a Committee of Council meeting by electronic means is permitted under the following conditions:

- a) The Clerk shall determine the electronic means of participation of Council and Committees.
- b) All meeting facilities must enable the meeting participants and the public to hear or watch and hear, each other.
- c) The Chair and the Clerk are required to be present in person.
- d) Members participating electronically shall be marked as present for the purpose of being able to vote.
- e) There is no limit on the number of meetings that members may attend remotely provided legislative requirements for Council meeting attendance as per the Municipal Act, 2001, c. 25, as amended are maintained.

- f) Members attending electronically may not have full visual access to all portions of the meeting including presentations, deputations and materials presented in person at the meeting. The Clerk shall endeavour to share the documents electronically if possible and if not, will circulate such documents following the meeting.
- g) Members shall connect electronically to the meeting no later than ten (10) minutes prior to the commencement of the meeting to allow the Clerk ample time to ensure connectivity and advance preparation of the meeting.
- h) Members attending electronically shall advise the Chair if they need to disconnect from the meeting for any reason at any time during the meeting. The Clerk shall record in the minutes the time the member left the meeting. In the event that connection is lost during any meeting, no effort will be made to reconnect by the Clerk Township. The member attending electronically shall be considered to have left the meeting at the point of disconnection.
- Members shall be allowed to vote either verbally or by a show of hands.
 The Chair shall announce the result of the vote after each Motion.
 Electronic members need to ensure they vocalize when discussion is required prior to the vote being called.
- j) Members must adhere to the Rules of Order in this Procedure By-law when attending in an electronic format and all decorum and rules apply while attending remotely.
- 8.6 The Mayor or designate may at any time call a Special Meeting of Council.
- 8.7 Upon the receipt of a petition signed by a majority of the members of Council, the Clerk or designate shall call a special meeting for the purpose and at the time mentioned in the petition.
- 8.8 In the event of an emergency or a disaster as defined in the Emergency Plan, an emergency meeting may be held without notice to deal with the emergency or extraordinary situation, provided that an attempt has been made by the Clerk or designate, to notify the members about the meeting as soon as possible and in the most expedient manner available.
- 8.9 Public notice shall be deemed to have been given by the posting of a notice of the Council on the Township Website, posting a notice on the Public Information Board outside the Municipal Office and posting the notice at the Ignace Post Office. The Agenda shall be available for public review on the Township Website and at the Township Office, on the Wednesday preceding the regularly scheduled Council meeting.

- 8.10 A minimum of Forty-eight (48) hours public notice shall be given prior to the holding of the Special Meeting that is to be held in Council Chambers. The advance public notice is to be given to Council, the affected parties, and shall state the business to be considered at the special meeting. Public notice of the special meeting shall be posted on the Township Website at least Forty-eight (48) hours prior to the meeting, as well as publicly advertised on the Public Information Board outside the Municipal Office and at the Ignace Post Office.
- 8.11 Urgent or Emergent Special Council meetings can be called if the Mayor or the designate deems it necessary and a minimum of Twenty-four (24) hours public notice shall be given prior to the holding of the special meeting that is to be held in Council Chambers. The advance public notice is to be given to Council, the affected parties, and shall state the business to be considered at the special meeting. Public notice of the special meeting shall be posted on the Township Website at least Twenty-four (24) hours preceding the meeting, as well as publicly advertised on the Public Information Board outside the Municipal Office, at the Ignace Post Office and the Ignace Public Library.
- 8.12 No other business than that stated in the Notice shall be considered at Special, Urgent or Emergent Special Council meeting.
- 8.13 At the hour appointed, when a quorum is present, the Mayor shall call Council to order and if a quorum is not present within fifteen (15) minutes after the hour appointed, the meeting shall be cancelled.
- 8.14 Upon the postponement or cancellation of a meeting, the Clerk/Deputy Clerk or their designate shall attempt to notify the members and the general public of the postponement as soon as possible and in the most expedient manner available.

Part 9: Open and Closed Meetings & Minutes

9.1 A meeting or part of a meeting may be closed to the public if the subject matter being considered is:

- (a) the security of the property of the municipality or local board;
- (b) personal matters about an identifiable individual, including municipal or local board employees;
- (c) a proposed or pending acquisition or disposition of land by the municipality or local board;
- (d) labour relations or employee negotiations;
- (e) litigation or potential litigation, including matters before administrative tribunals, affecting the municipality or local board;
- (f) advice that is subject to solicitor-client privilege, including communications necessary for that purpose;
- (g) a matter in respect of which a council, board, committee or other body may hold a closed meeting under another Act;
- (h) information explicitly supplied in confidence to the municipality or local board by Canada, a province or territory or a Crown agency of any of them;

- (i) a trade secret or scientific, technical, commercial, financial or labour relations information, supplied in confidence to the municipality or local board, which, if disclosed, could reasonably be expected to prejudice significantly the competitive position or interfere significantly with the contractual or other negotiations of a person, group of persons, or organization;
- (j) a trade secret or scientific, technical, commercial or financial information that belongs to the municipality or local board and has monetary value or potential monetary value; or
- (k) a position, plan, procedure, criteria or instruction to be applied to any negotiations carried on or to be carried on by or on behalf of the municipality or local board.

9.1.1 Other criteria

- (a) A meeting or part of a meeting shall be closed to the public if the subject matter being considered is,
 - (i) a request under the Municipal Freedom of Information and Protection of Privacy Act, if the council, board, commission or other body is the head of an institution for the purposes of that Act; or
 - (ii) an ongoing investigation respecting the municipality, a local board or a municipally-controlled corporation by the Ombudsman appointed under the *Ombudsman Act*, an Ombudsman referred to in subsection 223.13 (1) of the *Municipal Act*, S.O.2001, c.25, or the investigator.

9.1.2 Educational or training sessions

A meeting of a council or local board or of a committee of either of them may be closed to the public if the following conditions are both satisfied:

- 1. The meeting is held for the purpose of educating or training the members.
- 2. At the meeting, no member discusses or otherwise deals with any matter in a way that materially advances the business or decision-making of the council, local board or committee.
- 9.2 A meeting shall not be closed to the public during the taking of a vote except when the vote is for a procedural matter or for giving directions or instruction to officers, employees or agents of the municipality, local board or committee of either of them or persons retained by or under a contract with the municipality or local board.
- 9.3 Recommendations may be made in a meeting closed to the public, following which they are to be reflected in the Minutes of the Open Session.
- 9.4 Before holding a meeting or part of a meeting that is to be closed to the public, Council shall state by resolution, the fact of the holding of the closed meeting and the general nature of the matter to be considered at the closed meeting.
- 9.5 Every meeting of Council shall be deemed to be adjourned no later than four (4) hours after commencing except upon a resolution being passed by unanimous vote of Council.

Part 10: Proceedings of Regular Council Meetings

- 10.1The Clerk or their designate shall prepare and circulate the agenda to each Council Member and the Management Team.
- 10.2 A Council meeting information package will be prepared and circulated to each Council Member and the Management Team no later than the Monday preceding the regularly scheduled meeting unless the Monday is a holiday in which case it shall be available the Tuesday preceding the regularly scheduled meeting. Council meeting information packages are public information, and will be posted on the Township website. Printed copies will be available upon request and can be picked up at the Township Office.
- 10.3 The Closed Session Meeting Agenda and Information Package shall be printed and placed in a sealed envelope marked "Confidential" and shall be circulated to Council by placing the package in each Councillor's own mailbox inside the Township Office. Any packages not picked up by end of day will be picked up by the Clerk and held in custody and subsequently delivered to the Councillor at the scheduled meeting. The closed session meeting information package is not public information.

10.4 Regular Meeting Order of Business:

- 1. Call to Order
- 2. Call for Amendments to the Agenda
- 3. Approval of Agenda
- 4. Declarations of Pecuniary Interest
- 5. Consent Agenda
 - 1.1 Determination of Items Requiring Separate Discussion
 - 2.2 Items to be included in Consent Agenda Motion
 - Previous Minutes
 - Reports
 - Correspondence
- 6. Consideration of Consent Items Requiring Discussion
- 7. Delegations/Deputations/Presentations
- 8. Ouestions from the Public
- 9. By-Laws
- 10. Notices of Motions
- 11. Adjournment to Closed Meeting Session (when required)
- 12. Reconvene to Regular Meeting of Council
- 13. Business Arising from Closed Meeting Session (if applicable)
- 14. Confirmatory By-Law
- 15. Adjournment

Note: Questions from the Public wishing to speak to a matter on the agenda may do so at that meeting without a formal request to be a delegation.

- 10.5 As soon after the hour fixed for a meeting as a quorum is present, the meeting shall be called to order by the Mayor.
- 10.6 If no quorum is present fifteen (15) minutes after the time appointed for a meeting of Council, the Deputy Clerk or designate shall record the names of the Members present and the meeting shall stand adjourned until the date of the next regular meeting.
- 10.7 A quorum for the purpose of this Council shall be a majority of the total members. Should any Council Member in attendance make a Declaration of Pecuniary Interest and leave the meeting thereby reducing the number present to less than a quorum, the meeting may continue.
- 10.8 In accordance with the *Municipal Conflict of Interest Act, 1990* any Member shall disclose any direct or indirect pecuniary interest and state the general nature of such interest; and it shall be recorded by the Clerk accordingly. The Member shall not, at any time, take part in the discussion of, or vote on, any question in respect of the matter.
- 1 0.9 The Minutes of Council as taken by the Clerk or their designate shall consist of a record of all proceedings taken during a Council meeting pursuant to the *Municipal Act, S.O. 2001 c. 25*, the Clerk or their designate shall record, without note or comment, the following information for the purpose of the official Minutes:

Date, place and time of meeting
Name of the Presiding Officer
Members both present and absent (regrets)
Member who makes a Declaration of Pecuniary
Interest Any Public Deputation and the name of the person/group
The adoption and correction of minutes if necessary of the minutes of previous meeting
Recorded Votes
All other proceedings of the meeting without note or comment
Time of Adjournment

- 10.10 All items listed under the Consent Agenda will not be introduced individually. Instead, once the items requiring discussion are removed from the Consent Agenda and added to the Regular Agenda, the Motion will approve all remaining items. Each removed item will be dealt with separately; including discussion and Motions as required.
- 10.11 The Council shall adjourn no later than four (4) hours after commencing except upon a resolution being passed by a unanimous vote of members present.

Part 11: Presiding Officer

- 11.1 The Mayor, except where otherwise provided, shall preside as Chair at all meetings of Council.
- 11.2 When the Mayor is absent, refuses to act, or the office is vacant, the Deputy Mayor or Acting Mayor shall act in the place of the Head of Council and which so acting, they have and may exercise all the rights, powers and authority of the Mayor.
- 11.3 Notwithstanding 11.1 and 11.2, Members of Council may appoint another Presiding Officer from amongst themselves for the purpose of Chairing a particular meeting.

Part 12: Duties of Presiding Officer

- 12.1 The Mayor shall open the meeting by taking the Chair and calling the members to order.
- 12.2 The Chair shall:
 - 1. Announce the business before Council in order as per the approved agenda.
 - 2. Receive all Motions as they are presented by the members.
 - 3. Put to a vote all Motions which are moved and seconded and announce the result.
 - 4. Decline to put to a vote any Motions which infringe upon the rules of procedure.
 - 5. Designate the Member who has the floor when two or more Members wish to speak to the same motion.
 - 6. Restrain Members within the rules of order when engaged in debate.
 - 7. Enforce observance of order and decorum amongst Members.
 - 8. Order Members in breach of rules of order to leave the meeting.
 - 9. Decide all questions of order at the meeting, subject to an appeal by any Member on any question of order in respect to business before Council.
 - 10. Expel from the meeting anyone who engages in improper conduct
 - 11. Inform Council members of decision when referred to for point of order questions.
 - 12. Represent Council, declaring its will and implicitly obeying its decisions in all things.
 - 13. Ensure that all decisions of Council are in conformity with laws and by-laws governing the activities of the Municipal Corporation.
 - 14. Order any individual or group in attendance at a meeting to cease and desist any behaviour which disrupts order and decorum and order the individual or group to leave the meeting where such behaviour persists.
 - 15. Adjourn the meeting when the business is concluded.
 - 16. The Chair shall authenticate by signature all by-laws that are adopted by Council resolution and all minutes of Council meetings that are approved by Council resolution.

Part 13: Conduct of Members of Council at Meetings of Council

- 13.1 Members of Council are governed by Township of Ignace By-laws and Policies regarding acceptable conduct at meetings and when dealing with staff and the public.
- 13.2 Members shall not leave a meeting without first obtaining permission from the Chair.

- 13.3 Members shall remain in their seat without making any noise or disturbance during the reading of a Motion and shall remain in their seat while a vote is being taken and until the result of the vote is declared.
- 13.4 Members shall in all circumstances be guided by and have regard for the *Municipal Act, S.O.2001, c.25* and the *Municipal Conflict of Interest Act, 1990.*

Part 14: Motions in Council

- 14.1 Motions need not be in writing, however when a motion is presented in writing at a Council meeting, it shall be read by the Chair.
- 14.2 Every Motion must be formally moved and seconded before discussion can take place and before the motion can be recorded in the minutes.
- 14.3 Every motion in Council must be voted on and either carried, defeated or deferred before any other motion (other than a motion to amend) can be introduced, deferred, amended, etc.
- 14.4 A Motion to Defer enables the discussion of a substantive issue to be put off to a more convenient time which may be later in the same meeting or at a subsequent meeting.

14.5 A Motion to Amend:

- a) Shall be open to debate
- b) Shall be relevant to the main motion
- c) May be a 'friendly amendment' whereby the mover and seconder agree to reword their motion to accommodate the amendment; or
- d) If the motion to amend is not a 'friendly amendment', then the motion to amend shall be put to a vote in the reverse order to that in which they are moved
- e) Shall be decided or withdrawn before the main motion is put to the vote
- f) Shall not be further amended more than once, provided that further amendments may be made to the main motion
- g) Shall not be directly contrary to the main motion
- 14.6 If the original mover and seconder of the motion do not agree with the amendments, they may, without further discussion, withdraw their support for the original motion as amended and a new mover and seconder would be required to move the motion as amended. If the amendments are carried then the original motion as amended would be put to the vote.
- 14.7 Once a Motion is moved and seconded and ready by the Chair, it cannot be withdrawn without the consent of the mover and seconder. If the Motion is withdrawn, it shall be entered into the minutes and noted as being "WITHDRAWN".

- 14.8 Immediately prior to voting on a Motion, the Chair shall state the Motion in the precise form it is to be recorded in the minutes, including any amendments to the Motion.
- 14.9 After a Motion as amended is finally put, no Member shall speak to the Motion nor shall any other Motion be made until after the vote is taken and the result is declared.
- 14.10A Member shall not speak more than once to the same Motion without the consent of the Chair except;
 - 14.10.1 In explanation of a material part of their speech which may have been interpreted incorrectly; or
 - 14.10.2 With permission of the Chair, after all other Members so desiring have spoken; or
 - 14.10.3 To reply, with permission of the Chair, to the Member who presented the Motion to Council.
- 14.11On an unrecorded vote, the manner of determining the decision on a Motion shall be by show of hands. Any failure to vote by a Member who is present at the meeting at the time of the vote and who is qualified to vote shall be deemed to be a negative vote.
- 14.12No Member shall speak on any subject other than the subject under debate.
- 14.13No Member shall interrupt a Member who has the floor except to raise a Point of Order.
- 14.14No Member shall reflect upon, review, discuss, recount or criticize any decision of Council, except for the purpose of moving that a resolution be reconsidered.

14.15 Recorded Vote

- 14.15.1 Where a vote is taken for any purpose and a Member requests, either immediately before or immediately after the vote, that the vote be recorded, each Member present, except a Member disqualified from voting by any Act, shall announce their vote openly, starting with the Member who called for the vote and continuing clockwise, and the Clerk shall record each vote. If a Member at a meeting of Council, where a motion is put to a vote and a recorded vote is taken, does not vote; they will be deemed to have voted in the negative unless the Member's reason for abstaining is due to their declaration of pecuniary interest, in which case their abstention shall be deemed to be neither negative nor affirmative. The Clerk shall announce the results.
- 14.15.2 The Mayor votes with Council.
- 14.15.3 Except where expressly provided for in Statute, any Motion on which there is a tie vote shall be deemed to be defeated.

- 14.15.4 No vote shall be taken by ballot or by any other method of secret voting, except as provided by legislation.
- 14.15.5 Any Member may require the motion under discussion to be read at any time during the debate but not so as to interrupt a Member while speaking.

14.16 Motions Under Debate

- 14.6.1 When a Motion is under debate, no other motion shall be received except for the following purposes and according to the listed priorities, namely:
 - a) To extend the hour of automatic adjournment
 - b) To recess
 - c) To adjourn
 - d) To defer the motion under consideration to a definite date
 - e) To defer the motion under consideration indefinitely
 - f) To table a motion
 - g) To refer the motion under consideration to staff for a report
- h) To amend the motion under consideration 14.16.2 A Motion containing distinct proposals may be divided if approved by a majority plus one vote of Council.

14.17 Motions to Reconsider

- a) Council shall not reconsider a Resolution or By-law until a motion to reconsider has been disposed of by Council.
- b) After a Resolution or By-law has been decided, it shall be in order for any Councillor to move for reconsideration. The Motion to reconsider requires a seconder. If carried, the matter shall not be reconsidered at the next two regularly scheduled meetings after the meeting at which the original Resolution or By-law was decided on, except with the consent of at least a majority plus one vote of the Members present. If such consent it given, such item may be brought forward at either of the next two regularly scheduled meetings after the meeting at which the reconsideration is authorized. If the timeframes and meetings set out in this Section have passed, then the timeframes set out in Section 14.17.5 apply.
- c) A Motion for reconsideration shall not be in order if Council is made aware that the Motion or By-law has already been implemented resulting in legally binding commitments as of the date the motion to reconsider is moved.

- d) Debate on a Motion to reconsider shall be limited and confined to discussion that new information has come forward, errors in documentation were presented, incorrect statements were made during the original debate, or other brief and concise statements outlining the reasons for reconsideration. Debate on the original Motion or By-law proposed for reconsideration shall be prohibited until the Motion to reconsider has been decided.
- e) If a Motion to reconsider is carried, it shall not be in order to reconsider the original Resolution or By-law until the next Regular Meeting of Council, or a Special Meeting of Council if so directed by Council by a majority plus one vote of Members present.
- f) A Motion to reconsider shall not be reconsidered.
- g) Once the original Resolution or By-law is reopened, it is reopened in its entirely unless the Motion to reconsider specifies otherwise. The original Resolution or By-law being reconsidered shall be subject to the rules of debate and amendment outlined herein.
- h) After an original Resolution or By-law has been reconsidered and decided, either in the positive or the negative it may not be further reconsidered within the calendar year following the decision of the Council unless Council decides to do so by a two-thirds majority vote, and in any case shall not be reconsidered more than once in a six-month period or more than two times in a twelve-month period. Any Motion to reconsider that is presented after one calendar year requires a majority vote.

14.18 Adoption in a Single Motion (Consent Agenda)

- 14.18.1 One or more items on a Council Agenda may be adopted in a single motion:
 - a) Items to be included but not limited to:
 - i. Correspondence
 - ii. Reports
 - iii. Meeting Minutes including Council and Committees
- 14.18.2 At the Council Meeting, any Member may request than an item be pulled for discussion and that item shall not be included in the Motion to adopt and shall be added to the Agenda where appropriate.

14.19 Notice of Motion

- 14.19.1 A Notice of Motion is merely a statement of intention and is required in the case of Motions being raised by any member that affects policies or procedures. Notices of Motion shall be in writing and delivered to the Clerk before 12:00 noon on the day of the Council Meeting. The Clerk shall read the Notice into the record and no seconder is required. The notice is NOT debatable at that time.
- 14.19.2 The Notice of Motion shall be dealt with at the next Regular Meeting of Council.
- 14.19.3 Approval of the Notice of Motion shall be considered to be direction to Staff to provide a report on the issue/subject matter for the next scheduled Regular Meeting of Council. If the Notice of Motion is not approved, no further action will be taken on the matter.
- 14.19.4 A Report generated as a result of approval of a Notice of Motion will include both the Notice of Motion worded as a recommendation and the staff recommendation, if different from the Notice of Motion recommendation.
- 14.19.5 Notices of Motion shall not be used for the purposes of reconsideration of a previously approved Resolution or Bylaw.

Part 15: Delegation/Deputation/Presentation to Council

15.1 Delegation/Deputation

- 15.1.1 Any person/group desiring to present information or speak to Council at a Council Meeting shall have an opportunity to do so under the Delegation/Deputation/Presentation item on the Agenda of the Regular Council Meeting and will be announced by the Chair.
 - a. Such persons shall have ten (10) minutes to address Council. There will be no debate engaged in by either Council or the presenter(s).
 Council shall however, be allowed to ask questions of the presenter(s) for clarification purposes.
 - b. A Delegation/Deputation shall be requested in writing on the approved form, attached as Schedule "A" hereto, and submitted to the Clerk or their designate prior to 12:00 pm on the Wednesday two (2) weeks prior to a scheduled Regular Council Meeting. The Clerk or designate accepts deputation requests. The Clerk or their designate shall notify the person requesting a Delegation/Deputation that they will be allotted ten (10) minutes to address Council and the time and meeting procedure. A written copy of the presentation must be submitted to the Clerk or their designate before, during or following the Delegation/Deputation.

- c. The Clerk or their designate shall record, without note or comment, the name of the person/group represented. A copy of the written delegation/deputation shall be duly noted in the Minutes and filed with the Clerk for the public record. The form is attached as Schedule A and shall form part of this By-Law.
- d. Council may address the presenters during its presentation for clarification purposes. Council shall not make any decisions or answer any questions during the presentation.
- e. Persons appearing before the Council shall confine their remarks to the business stated in their request.
- f. Except as required by law, any person appearing before the Council who has previously appeared before Council on the same subject matter, shall be limited to providing only new information in their second and subsequent appearances.

15.2 Presentation

- 15.2.1 Any person/group desiring to make a presentation to Council at a Council Meeting shall have an opportunity to do so under the Delegation/Deputation/Presentation item on the Agenda of the Regular Council Meeting and will be announced by the Chair.
 - a. The format, timeframe and procedures requested by the presenter shall be arranged as per relevant By-Law procedures.
 - b. A request for a Presentation shall be in writing and submitted to the Clerk or their designate prior to 12:00 pm on the Wednesday two (2) weeks prior to a scheduled Regular Council Meeting. The Clerk or their designate shall notify the person requesting a Presentation the format, timeframe and procedure to be followed. A written copy of the presentation must be submitted to the Clerk or their designate at the time of their request.
 - c. The Clerk or their designate shall record, without note or comment, the name of the person/group represented. A copy of the written Presentation shall be duly noted in the Minutes and filed with the Clerk or their designate for the public record.
 - d. Council may address and question the presenters during their presentation.
 - e. Council shall discuss the matter under presentation and make any decisions:
 - a. at the end of the presentation, and/or
 - b. at a subsequent meeting of Council

Part 16: Invitations to Council

16.1 From time to time it may be necessary for the Council to invite a person, group or organization to attend a meeting to discuss a specific matter or issue. Unless required by law and allowed under the provisions of the Municipal Act to be closed, these appearances shall be open to the public.

16.2 Presentations expected to take more than ten (10) minutes shall be done in a special meeting. The Mayor can make an exception to this rule if there is sufficient justification for it, e.g., time constraints.

Part 17: Procedures - Legislated Public Meetings of Council

- 17.1 The Clerk or designate, in accordance with the applicable Department, is to prepare the necessary agenda for the public meeting which could include but is not limited to a hearing for an Official Plan or Zoning By-Law Amendment, requirements under the Notice By-Law or Tariff of Fees & Charges By-Law.
- 17.2 Public meetings required to be held by Council in accordance with various legislation will be scheduled prior to Regular Meetings at 6:00 p.m. in the Council Chambers located in the Multi-Purpose Room of the Ignace Public Library. for a duration of not more than fifteen (15) minutes so as not to interfere with the holding of the Regular Meeting.
- 17.3 The Clerk or designate is to record the date, time, place, reason for meeting and persons in attendance, together with the following:
 - a) Mayor to advise why the public meeting is being held
 - b) Clerk to read the Notice giving date that it was published.
 - c) Mayor to ask if anyone wishes to receive written notice of the adoption of the By-Law(s) to leave their name with the Clerk.
 - d) Mayor to ask if anyone wishes to express any view on the amendment(s) or matter.
 - e) Report to be given describing amendment(s) or matter at hand.
 - f) Mayor to ask if anyone wishes to speak in favour or in opposition to the amendment(s) or matter.
 - g) Mayor to ask if there are any questions.
 - h) Mayor to declare public meeting closed.

Part 18: Procedures - Discretionary Input Meetings of Council

- 18.1 Council can hold meetings to solicit public input of matters of interest to the community. At these meetings members of the public are encouraged to make comments and/or ask questions.
- 18.2 Township staff usually will be presenting information at these meetings. The Township shall strive to have the information available to the public in advance of the meeting.
- 18.3 Due to time constraints, many participants and background noise, at these meetings it is not possible to have a formal process for completely and accurately

Procedural By-Law #64/2020 Page 21 of 22

recording public comments and questions, and the responses. The Clerk or their designate will strive to record the questions and responses as completely and accurately as possible.

18.4 Abuse of the privilege to ask questions or make comments will not be tolerated. For abusing the privilege, Council may bar an individual from asking questions in public meetings for a period up to the remainder of the Council term. Individuals will receive a letter saying why they have been barred, how long they will be barred and options for appeal.

Part 19: Repeal and Enactment

- 19.1 That By-Law #96/2016 is hereby repealed.
- 19.2 That in accordance with the Township of Ignace Notice By-Law, this By-Law shall take effect and come into force upon the third and final reading thereof.

Read A First and Second Time This 30th Day of November, 2020.

Read A Third Time and Finally Passed This 30th Day of November, 2020.

Penny Lucas, Mayor	Lynda Colby, Clerk



SCHEDULE A Deputation/Delegation Request Form

Fax completed forms to the Township of Ignace at (807) 934-2864.
You can also deliver, mail, and/or email to:
Council Deputation/Delegation Request Form

Township of Ignace, 34 Highway 17 W, P. O. Box 248, Ignace POTITO Email: clerk@ignace.ca Web Site: www.ignace.ca

Please Note: Deputations/Delegations Are Limited to 10 Minutes in Length

Requests for Deputations/Delegations Must Be Received By Noon on the Friday Prior To The Council Meeting

Council Meetin	g Date:	Request Received By:
Name of Delega	ate:	
Town/City:	Postal	Code:
Phone:	·	Fax:
Email:		
Туре:	□ Oral/Written	 Digital (Delegate is responsible for all equipment required)
Copies:	All Deputations/Delegations are required to provide a written copy of their presentation prior to the meeting or during the meeting to all Council Members and the Administrator/Treasurer and Clerk.	
Time:	All Deputations/Dele	gations are limited to ten (10) minutes.



THE CORPORATION OF THE TOWNSHIP OF IGNACE

By-Law No. 67-2020

Being A By-law to Adopt an Official Plan for the Corporation of the Township of Ignace

Whereas under Section 17(23) of the Planning Act, R.S.O., 1990, as amended, hereby enacts as follows:

- 1. **That** the Township of Ignace Official Plan (November 2020), consisting of the attached text and schedules is hereby adopted.
- That the Clerk is hereby authorized and directed to make application to the Minister of Municipal Affairs and Housing for the approval of the Township of Ignace Official Plan (November 2020).
- 3. **That** the Township of Ignace Official Plan (November 2020) hereby supersedes all other Official Plans for the Township of Ignace.
- 4. That all former Official Plan Bylaws are hereby rescinded.
- 5. That this By-law shall take effect and come into force upon third and final reading thereof, and upon final approval of the Minister of Municipal Affairs and Housing.

Passed and Enacted

By-law read a First and Second Time this 30 th day of November 2020
By-law read a Third and Final Time this 30 th day of November 2020
Penny Lucas Mayor

Lynda Colby	_
Clerk	



THE CORPORATION OF THE TOWNSHIP OF IGNACE

By-law No. 68-2020

Being A By-law to enact a Zoning By-law for the Corporation of the Township Ignace

Whereas on November 9th, 2005, the Council of the Corporation of the Township of Ignace adopted By-law No. 41/2005 to adopt the Township of Ignace Zoning By-law;

And Whereas under Section 34(1) of the Planning Act, R.S.O., 1990, as amended, zoning by-laws may be passed to prohibit and regulate the use of land, buildings and structures;

Now Therefore the Council of the Corporation of the Township of Ignace, in accordance with the provisions of the Planning Act, R.S.O., 1990, as amended, hereby enacts as follows:

- 1. **That** the Township of Ignace Zoning By-law, attached as Appendix "1", consisting of text and Schedules attached hereto, is hereby approved.
- 2. **That** Zoning By-law No. 41/2005, as amended, and all previous Comprehensive Zoning By-laws passed under Section 34 of the Planning Act or any predecessor thereof, are hereby repealed in their entirety.
- 3. That this By-law shall come into force and take effect upon approval by the Ministry of Municipal Affairs and Housing of By-law No. 68/2020 (new Official Plan) subject to the provisions of the Planning Act for appeals.

Passed and Enacted

By-law read a First and Second Time this 30 th day of November 2020 By-law read a Third and Final Time this day of, 2021		
Lynda Colby Clerk		