THE COUNTY OF VERMILION RIVER BYLAW 25-11

TAX PENALTY BYLAW

BEING A BYLAW OF THE COUNTY OF VERMILION RIVER IN THE PROVINCE OF
ALBERTA, FOR THE PURPOSE OF AUTHORIZING THE IMPOSITION OF PROPERTY TAX
PENALTIES FOR UNPAID TAXES

A BYLAW	To provide for the addition of penalties on current and arrears
of taxes and resci	nd Bylaw 24-05.
	pursuant to sections 344, 345 and 346 of the Municipal Council may impose penalties for non-payment of property at year as well as for arrears on property tax; and
•	the Council of the County of Vermilion River deems it to be in define the terms of payment and impose penalties for nonencourage the payment of taxes in the year in which they are
	The Council of the County of Vermilion River in the Province of mbled, enacts as follows:
Terms of Payment	

• Due Date

Current taxes, being taxes levied within the current taxation year, shall have a Due Date of October 1.

Supplementary taxes or the portion have a Due Date that is forty-five (45) days after the supplementary tax notice date.

Penalties Imposed for Late Payment

Tax Penalty Cutoffs	Penalty Date	Penalty rate	Note
Oct 1	Oct 2	2%	On all balance
Oct 8	Oct 9	6%	On all balance
Jan 15	Jan 16	6%	On all balance
May 1	May 2	6%	On all balance
	Supplementary portion of the Taxes		
45 th day of the Supplementary tax notice	46 th day of the Supplementary tax notice	8%	On Supplementary portion of the taxes

Should the Due Dates stated above fall on a non-business day for the County, the Due Date is deemed to fall on the next business day as per Interpretation act of Alberta, S. 22(1) Computation of time.

Rescinding of Penalties

Rescinding of Penalties will be subject to the Policy # Fl 015 - Tax Penalty Cancellation Policy.

Administrative Discretion

Notwithstanding any penalties imposed under this Bylaw, the Chief Administrative Officer (CAO) may, for the purposes of administrative efficiency, waive the application of a penalty in the amount of twenty dollars (\$20.00) or less.

Such discretion shall be exercised in accordance with the principles of fair and equitable administration and shall not be interpreted as a general exemption from the penalty provisions of this Bylaw.

Rescind Bylaw 24-05

Bylaw No. 24-05 is rescinded upon this Bylaw coming into effect.

This Bylaw shall come into effect as and from the third and final reading.

SHOULD any provision of this Bylaw be determined to be invalid, then such provisions shall be severed, and the remaining bylaw shall be maintained.
THIS Bylaw shall come into force and effect upon receiving Third and Final Reading and being signed by the Reeve and Chief Administrative Officer.
Read this First time this day of, 2025
Read this Second time this day of, 2025
Read a Third and Final time and finally passed, this day of, 2025
SIGNED by the Reeve and Chief Administrative Officer this day of, 2025.
REEVE
CHIEF ADMINISTRATIVE OFFICER

Bylaw 25-11 Page 3 Initials ____ ___