

# THE CORPORATION OF THE TOWNSHIP OF LANARK HIGHLANDS

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## BY-LAW NO. 2014-64

### FIRE PROTECTION SERVICES AGREEMENT (AUTOMATIC AID)

#### BETWEEN THE TOWNSHIP OF LANARK HIGHLANDS AND TAY VALLEY TOWNSHIP

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**WHEREAS**, Section 9 of the *Municipal Act, 2001*, S.O. 2001, c. 25, as amended, 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 5 (3) of the *Municipal Act, 2001*, S.O. 2001, c. 25, as amended, provides that a municipal power, including a municipality's capacity, rights, powers and privileges under Section 9, shall be exercised by by-law unless the municipality is specifically authorized to do otherwise;

**AND WHEREAS**, Section 2(5) of the *Fire Protection and Prevention Act, 1997*, S.O. 1997, c. 4, provides that a municipality may, under such conditions as may be specified in the agreement, enter into an agreement to,

- a) provide such fire protection services as may be specified in the agreement to lands or premises that are situated outside the territorial limits of the municipality; and
- b) receive such fire protection services as may be specified in the agreement from a fire department situated outside the territorial limits of the municipality;

**AND WHEREAS**, the Council of the Corporation of the Township of Lanark Highlands deems it expedient to enter into a Fire Protection Services Agreement (Automatic Aid) with the Tay Valley Township for the receipt of fire protection services as specified in the Agreement;

**AND WHEREAS**, the terms of the Fire Protection Services Agreement (Automatic Aid) are satisfactory to the Council of the Corporation of the Township of Lanark Highlands, attached hereto as Schedule "A";

**NOW THEREFORE BE IT RESOLVED THAT**, the Council of the Corporation of the Township of Lanark Highlands enacts as follows:

**THE CORPORATION OF THE TOWNSHIP OF LANARK HIGHLANDS  
BY-LAW NO. 2014-64**

**1. GENERAL REGULATIONS**

1.1 **THAT**, the Reeve and Clerk are hereby authorized on behalf of the Corporation of the Township of Lanark Highlands to execute a Fire Protection Services Agreement (Automatic Aid) with Tay Valley Township, attached hereto as Schedule "A".

**2. BY-LAWS TO BE REPEALED**

2.1 **THAT**, By-Law No. 2006-669 is hereby repealed.

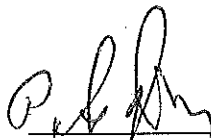
2.2 **THAT**, all by-laws or parts thereof and resolutions passed prior to this by-law which are in contravention of any terms of this by-law are hereby rescinded.

**3. ULTRA VIRES**


Should any sections of this by-law, including any section or part of any schedules attached hereto, be declared by a court of competent jurisdiction to be ultra vires, the remaining sections shall nevertheless remain valid and binding.

**4. EFFECTIVE DATE**

ENACTED AND PASSED this 28th day of January, 2014.

  
\_\_\_\_\_  
Peter McLaren, Mayor



  
\_\_\_\_\_  
Rob Wittkie, CAO/Clerk

**THE CORPORATION OF THE TOWNSHIP OF LANARK HIGHLANDS  
BY-LAW NO. 2013-64**

**SCHEDULE "A"**

Fire Protection Agreement between the Corporation of the Township of Tay Valley and the Corporation of the  
Township of Lanark Highlands

**FIRE PROTECTION AGREEMENT FOR AUTOMATIC AID**

AGREEMENT made this \_\_\_\_\_ day of \_\_\_\_\_ month, 2014

BETWEEN

THE CORPORATION OF THE TOWNSHIP OF TAY VALLEY  
Hereinafter called "TAY VALLEY"

AND

THE CORPORATION OF THE TOWNSHIP OF LANARK HIGHLANDS  
Hereinafter called "LANARK HIGHLANDS";

WHEREAS, each of the parties hereto are municipal corporations responsible for the provisions of fire and emergency response services pursuant to the provisions of the *Fire Protection and Prevention Act, 1997, S.O. 1997, c. 4* (the "FPPA");

AND WHEREAS, a municipality may, pursuant to the provisions of the *FPPA*, enter into agreements to provide or receive fire protection services including response to fires, rescues and emergencies.

AND WHEREAS, Section of the *Municipal Act, 2001, S.O. 2001, CHAPTER 25*, as amended, provides that a municipality has the capacity, rights, powers and privileges of a natural person for the purpose of exercising its authority under the *Act* or any other Act;

AND WHEREAS, the said *Act*, Section 20 provides that a municipality may enter into an agreement with one or more municipalities for the provision of services;

AND WHEREAS, Lanark Highlands has agreed to supply certain fire protection services to Tay Valley;

NOW THEREFORE BE IT RESOLVED THAT, Tay Valley and Lanark Highlands agree as follows:

**1. Definitions**

For the purpose of this agreement:

- (a) "Fire Chief" means the person appointed as Fire Chief and includes his/her designate.
- (b) "response area" means the response area of Tay Valley as described in Schedule "A" attached to and forming part of this Agreement;
- (d) "LHFS" means the Lanark Highlands Fire Services;
- (e) "DNETV" means the Drummond North Elmsley Tay Valley Fire Rescue; and
- (f) "rescue services" means motor vehicle extrication utilizing light hydraulics and motor vehicle stabilization.

**2. Services**

- (a) The purpose of this agreement is to increase the efficiency and effectiveness of the herein noted fire services.
- (b) "Fire protection and emergency services" means and includes the following services which shall in no event be more extensive than those services required of the DNETV:
  - (i) fire suppression - structural, grass/brush and vehicle
  - (ii) rescue services
  - (iii) response to remote / automatic alarms

Fire Protection Agreement between the Corporation of the Township of Tay Valley and the Corporation of the Township of Lanark Highlands

- (iv) pre- fire conditions (smell of smoke)
- (v) carbon monoxide alarms
- (vi) tiered medical response
- (vii) ice water rescue (shore based)
- (viii) power lines down or arching
- (ix) other occurrences

**3. Term of Agreement**

- (a) The term of this agreement shall be from January 1, 2014 to December 31, 2014 and will be automatically renewed unless a notice of termination has been given.
- (b) The Fire Chiefs of DNETV and LHFS shall review the terms and operation of the agreement in September of each year prior to the renewal date and make such recommendations to their respective Town/Township Councils as they feel necessary.

**4. LHFS Obligations**

- (a) LHFS shall respond with a minimum of one Pumper Truck, one Tanker and Equipment Van (if applicable) and will remain in service for the duration of the call or at the discretion of the Incident Command.
- (b) At the discretion of Incident Command and with approval from DNETV; LHFS may remain on scene for greater than one hour if DNETV apparatus are utilized in accordance with the Lanark County Mutual Aid Agreement. LHFS will then remain on scene under mutual aid and subject to the conditions of the Lanark County Mutual Aid Agreement.
- (c) LHFS officers shall assume Incident Command. LHFS Incident Command shall provide a verbal scene assessment to Smiths Falls Dispatch. Command may be transferred to a DNETV officer if necessary and DNETV shall be notified as the primary responder for assistance.
- (d) LHFS shall immediately notify DNETV for calls involving fatalities, Office of the Fire Marshal involvement, hoarding, contravention of the Ontario Fire Code, serious motor vehicle accidents and or calls that escalate the need for additional apparatus or manpower.
- (e) LHFS agrees to provide the services identified in this agreement and to the areas identified in Schedule "A", and exercise all reasonable means, whenever called upon to do so, to respond to any specified incident within the response area.
- (f) In the event that LHFS is unable to respond to an incident due to the prior or imminent deployment of its equipment and personnel, LHFS shall so advise the DNETV whereupon LHFS shall be relieved of:
  - i. any obligation to respond to the incident; and
  - ii. any liability for failing to respond to the incident.
- (g) LHFS shall supply DNETV a monthly summary of calls applicable to this agreement. The summary shall include a list of apparatus and manpower for each call which will be utilized to assess services and associated costs.

**5. DNETV Fire Rescue Obligations**

- (a) In the event that DNETV has been informed that LHFS is unable to respond to an incident, DNETV acknowledges and agrees that it shall be solely responsible for the provision of emergency services within the Service Area and shall exercise all reasonable means to respond to the incident.
- (b) DNETV shall be responsible for ensuring that Smiths Falls Dispatch is aware of this agreement and conditions and terms here in.
- (c) DNETV shall ensure that Smiths Falls Dispatch alerts LHFS and DNETV simultaneously for structure fires.
- (d) DNETV acknowledges and agrees to supply LHFS with a current and detailed map of the overall Response Area outlined in Schedule "A" as well as current and detailed street maps and indexes for apparatus map books.

**6. Indemnity and Limitation of Liability**

- (a) Tay Valley shall indemnify and hold harmless Lanark Highlands, their respective employees, elected officials, agents, and personnel engaged in the performance of this Agreement from and against all actions, suits, claims, demands, losses, costs, charges, expenses (including legal costs) damages (including consequential damages, fines or penalties) suits or other proceedings including personal injury or death, by whomsoever made, (hereinafter the "Claims") brought or prosecuted in any manner against Lanark Highlands, arising out of or in consequence of Lanark Highlands acting or allegedly failing to act under this Agreement save for such Claims caused by the negligence of Lanark Highlands as the case may be. The provisions of this section shall survive the termination or expiry of this Agreement.
- (b) Lanark Highlands shall indemnify and hold harmless Tay Valley, their respective employees, elected officials, agents, and personnel engaged in the performance of this Agreement from and against all actions, suits, claims, demands, losses, costs, charges, expenses (including legal costs) damages (including consequential damages, fines or penalties) suits or other proceedings including personal injury or death, by whomsoever made, (hereinafter the "Claims") brought or prosecuted in any manner against Tay Valley, arising out of or in consequence of Tay Valley acting or allegedly failing to act under this Agreement save for such Claims caused by the negligence of Tay Valley as the case may be. The provisions of this section shall survive the termination or expiry of this Agreement.

**7. Indemnity and Limitation of Liability (continued)**

- (a) Lanark Highlands, their respective employees, elected officials, agents, and personnel engaged in the performance of this Agreement shall not be liable to Tay Valley or any third party for any failure to perform, or delay in the performance of any obligations under this Agreement caused by circumstances beyond their reasonable control including without limitation, acts of God, fire, strike, lockout, civil insurrection, war, interruption of telecommunications or other utility services ancillary to the discharge of the Lanark Highlands' obligations under this Agreement, unforeseen equipment failure or malfunctions, or government action authorized by law, provided that Lanark Highlands, as the case may be, notifies Tay Valley verbally and in writing of the existence of, and reasons for, the circumstances as soon as reasonably possible, and use every reasonable effort on a continuous basis to alleviate the circumstance, as soon as reasonably possible.
- (b) Tay Valley, their respective employees, elected officials, agents, and personnel engaged in the performance of this Agreement shall not be liable to Lanark Highlands or any third party for any failure to perform, or delay in the performance of any obligations under this Agreement caused by circumstances beyond their reasonable control including without limitation, acts of God, fire, strike, lockout, civil insurrection, war, interruption of telecommunications or other utility services ancillary to the discharge of the Tay Valley obligations under this Agreement, unforeseen equipment failure or malfunctions, or government action authorized by law, provided that the Tay Valley as the case may be, notifies the Lanark Highlands verbally and in writing of the existence of, and reasons for, the circumstances as soon as reasonably possible, and use every reasonable effort on a continuous basis to alleviate the circumstance, as soon as reasonably possible.

Fire Protection Agreement between the Corporation of the Township of Tay Valley and the Corporation of the Township of Lanark Highlands

- (c) Subject to obligations of sections 4 and 5 of this agreement; In the event that LHFS is unable to respond to an incident due to the prior or imminent deployment of its equipment and personnel, LHFS shall so advise the DNETV whereupon LHFS shall be relieved of:
  - i. Any obligation to respond to the incident; and
  - ii. Any liability for failing to respond to the incident.

**8. Termination**

- (a) Either party may terminate this Agreement for any or no reason upon six (6) month's written notice.
- (b) LHFS or DNETV may terminate this Agreement on sixty (60) day's written notice:
  - i. if Tay Valley fails to pay any amount owing under Section 5 or Section 6 for more than sixty (60) days; or
  - ii. If LHFS fails to perform any of its obligations set out in Sections 5 and 6.
- (c) Termination of this Agreement shall be without prejudice to any right of the parties that have accrued prior to the date of termination.
- (d) Subject to Sections 4 & 5, no party shall have any rights to damages as a result of any termination of this Agreement.

**9. Notice**

- (a) Any notice, demand, approval, consent, information, agreement, payment, request or other communication required or permitted to be given under this Agreement in writing shall be given by email, letter or fax. Notice of change of address shall also be governed by this Section. If a notice is given in accordance with this subsection after 4:00 p.m. on a Business Day, it shall be deemed to have been given on the next Business Day thereafter and if it is given in accordance with the foregoing provisions or prior to 4:00 p.m. on a Business Day, it shall be deemed to have been given on such day.
- (b) Any notice or other communication required or permitted to be given orally shall be given to the Fire Chief, DNETV Fire Rescue in the case of Tay Valley and to the Lanark Highlands Fire Services Fire Chief, at Lanark Highlands in the case of Lanark Highlands.
- (c) Written notices will be addressed as follows:

- i. to Tay Valley,

Drummond/North Emsley Tay Valley Fire Rescue  
C/O Fire Chief  
14 Sherbrooke St. East  
Perth, ON K7H 1A2  
Email: [firechief@dnetv.ca](mailto:firechief@dnetv.ca)  
Facsimile: Fax: 613-264-8561

- ii. to Lanark Highlands,

The Lanark Highlands  
Lanark Highlands Fire Service  
C/O Fire Chief  
75 George St.  
Lanark, ON. L0G 1K0  
Email: [LHfirechief@lanarkhighlands.ca](mailto:LHfirechief@lanarkhighlands.ca)  
Facsimile: 613-259-5706

**10. Unenforceability**

If any term, obligation or condition of this Agreement or application thereof is declared invalid or unenforceable, that provision shall be severed and deemed deleted and the remainder of this Agreement shall not be affected.

**11. Entire Agreement**

- (a) This Agreement constitutes the entire agreement between the parties, and supersedes all prior and contemporaneous agreements, understandings, negotiations and discussions whether oral or written, of the parties. There are no general or specific warranties, representations or other agreements by the parties in connection with the entering into of this Agreement.
- (b) Each of the parties covenants and agrees from time to time and at all times hereafter to do and perform such acts and things and to execute such further documents, agreements and writings and give all such further assurances as shall be reasonably required to fully perform and carry out the terms of this Agreement.

**12. Assignment**

This Agreement may not be assigned by any party without the prior written consent of the other party which consent may be arbitrarily withheld.

**13. Waivers**

No consent to or waiver of any breach or default by any party in the performance of its obligations hereunder shall be deemed or construed to be a consent to or waiver of any other breach or default in the performance by such party of the same or any other obligations of such party hereunder. Failure on the part of any party to complain of any act or failure to act of any party or to declare any party in default, irrespective of how long such failure continues, shall not constitute a waiver by such party of its rights hereunder.

**14. Governing Law**

This Agreement shall be governed by and construed in accordance with the laws of Ontario and the laws of Canada applicable therein.

**15. Inurement**

This Agreement shall ensure to the benefit of, and be binding upon, the parties, their successors and assigns.

**16. Confidentiality**

Except as may be required by law, the parties shall:

- (a) keep confidential all tapes, records, data, logs, documents, the terms of this Agreement and any other material created or provided by one party to any other party relating to the performance of the services (collectively the "Confidential Information") contemplated in this Agreement; and
- (b) Shall not divulge any Confidential Information without the written approval of the other party.

**17. Mediation**

- (a) If a dispute arises between the Tay Valley and Lanark Highlands which cannot be resolved within a reasonable time, the issue shall be referred to a mediator.
- (b) The fees and expenses of the mediator shall be divided equally between the Parties.
- (c) Involvement in mediation is on a without prejudice basis and does not preclude and is not a bar to either Party pursuing whatever legal remedies may be available, including litigation.

**18. Materials, Supplies and Consumables**

In lieu of consumable materials and supplies Tay Valley shall include the fees for filling all LHFS air cylinders used in responding to the automatic aid agreement area as part of this agreement.

**19. Station Apparatus**

LHFS reserves the right to equip Stations with the apparatus and equipment necessary to perform activities consistent with the levels of service identified in the Establish and Regulate a Fire Department By-law of the Township of Lanark Highlands.

**20. Response Area**

The response area shall contain any address that enters or exits the road Bathurst Concession 9 to the boundary road with Drummond/North Elmsley, and all properties north to the Lanark Highlands township boundary; including Bennett Lake Road East from PIN # 1757-1870. A Map of the response area is included as Schedule A Figure 1 and Table 1 which forms part of this agreement.

**21. Rates and Fees**

A flat rate fee of \$5,000.00 per calendar year shall be paid to the Township of Lanark Highlands within 60 days of the date of this Agreement.

IN WITNESS WHEREOF the parties hereto have hereunto affixed their Corporate Seals under the hands of their proper officers as of the date first above written.

**THE CORPORATION OF THE TOWNSHIP OF TAY VALLEY**

\_\_\_\_\_  
Reeve

\_\_\_\_\_  
Clerk

**THE CORPORATION OF THE TOWNSHIP OF LANARK HIGHLANDS**

\_\_\_\_\_  
Mayor

\_\_\_\_\_  
Clerk







**Schedule "A"**  
*Table 1*  
**LHFS RESPONSE AREA IN TAY VALLEY**  
**BY**  
**CIVIC ADDRESS AND MPAC CLASSIFICATION**

Location	Num of Structures	Property Code
2922 BENNETT LAKE RD	5	261
	0	200
	0	100
	1	395
	1	242
538 MCVEIGH RD	12	211
	0	200
	0	100
	0	100
	0	100
	0	100
	0	100
	0	100
	0	100
	0	100
	0	100
	0	100
	0	100
	0	100
	0	100
1520 BATHURST 9TH CONC	1	201
1538 BATHURST 9TH CONC	3	301
	0	100
1367 BATHURST 9TH CONC	6	261
1319 BATHURST CONC 9	1	301
1421 BATHURST 9TH CONC	3	211
	0	200
1111 BATHURST 9TH CONC	4	244
	0	260
	0	260
1001 BATHURST 9TH CONC	1	301
183 OLD MORRIS RD	8	261
965 BATHURST CONC 9	3	301
955 BATHURST CONC 9	2	301
207 OLD MORRIS RD	2	301
871 BATHURST 9TH CONC	2	301
699 BATHURST 9TH CONC	2	261
815 FALLBROOK RD	2	301
S/SFALLBROOK RD	0	100
645 9TH CONCESSION	2	301
231 BATHURST CONC 9	0	200
	0	200
1522 BATHURST 9TH CONC	1	261
1474 BATHURST 9TH CONC	1	301
	0	200
1380 BATHURST 9TH CONC	1	301
1434 BATHURST CONCESSION	2	301
1386 BATHURST 9TH CONC	2	301

Fire Protection Agreement between the Corporation of the Township of Tay Valley and the Corporation of the Township of Lanark Highlands

1280 BATHURST 9TH CONC	9	211
1372 BATHURST 9TH CONC	1	301
1318 BATHURST CONC 9	2	301
1260 BATHURST 9TH CONC	6	211
1214 BATHURST 9TH CONC	2	301
	0	260
1106 BATHURST 9TH CONC	11	211
	0	200
1028 BATHURST 9TH CONC	1	301
	0	100
974 BATHURST 9TH CONC	2	301
	0	100
1010 BATHURST 9TH CONC	3	301
127 ANDERSON SIDE S	3	301
942 BATHURST 9TH CONC	1	301
181 ANDERSON SIDE ROAD S	1	301
107 ANDERSON SIDE RD S	3	301
108 ANDERSON SIDE S	2	301
844 BATHURST 9TH CONC	5	301
786 BATHURST 9TH CONC	2	261
776 BATHURST CONC 9	3	301
1089 FALLBROOK RD	4	261
	0	100
1115 FALLBROOK RD	2	301
1158 FALLBROOK RD	1	301
	0	100
1154 FALLBROOK RD	3	301
946 FALLBROOK RD	3	301
1092 FALLBROOK RD	3	301
946 FALLBROOK RD	1	311
	0	100
	0	100
	0	260
768 BATHURST 9TH CONC	2	301
	0	100
748 BATHURST 9TH CONC	0	100
	0	260
	0	200
	2	210
490 BATHURST 9TH CONC	1	301
434 BATHURST 9TH CONC	7	211
	0	100
374 BATHURST 9TH CONC	11	211
348 BATHURST 9TH CONC	1	395
	0	100
	1	100
	4	100
	1	100
	2	100
	0	100
	0	260
	0	200
569 TOWNSHIP BOUNDARY	0	200
543 TOWNSHIP BOUNDARY	3	301
531 TOWNSHIP BOUNDARY	3	301
569 TOWNSHIP BOUND RD	8	301
106 BATHURST 9TH CONC	2	301
1745 BENNETT ISLAND	1	391
1755 BENNETT ISLAND	0	111

Fire Protection Agreement between the Corporation of the Township of Tay Valley and the Corporation of the  
Township of Lanark Highlands

2537 BROUSE RD	2	391
2577 BROUSE RD	1	391
2583 BROUSE RD	2	313
2585 BROUSE RD	3	391
2589 BROUSE RD	1	391
2593 BROUSE RD	1	391
1414 ENNIS RD	1	391
1402 ENNIS RD	3	391
1388 ENNIS RD	1	391
1380 ENNIS RD	2	391
1356 ENNIS RD	1	391
1360 ENNIS RD	3	391
2032 BEACH RD	16	391
	0	110
1445 ENNIS RD	0	110
2054 BEACH RD	2	313
2084 BEACH RD	2	313
2056 BEACH RD	1	391
2082 BEACH RD	2	313
	1	210
1126 ENNIS RD	1	110
1445 ENNIS RD	1	301
2501 BROUSE RD	1	391
	2	210
ENNIS RD	0	200
1026 ENNIS RD	1	391
	0	200
996 ENNIS RD	2	313
1785 FALLBROOKE RD	0	110
ENNIS RD	0	260
1443 BENNETT LAKE RD	1	391
	0	110
	0	110
	0	110
	1	391
	4	211
1293 BENNETT LAKE RD	1	210
1177 BENNETT LAKE RD	6	391
976 ENNIS RD	3	211
873 ENNIS ROAD	2	301
ENNIS RD	0	100
ENNIS RD	0	110
	1	391
	0	200
898 ENNIS RD	4	313
	0	200
	0	110
802 ENNIS RD	7	210
848 ENNIS RD	2	313
	0	110
	0	110
	2	211
658 ENNIS RD	4	391
752 ENNIS RD	2	391
	0	110
	0	110
	0	100
	0	100

Fire Protection Agreement between the Corporation of the Township of Tay Valley and the Corporation of the Township of Lanark Highlands

574 ENNIS RD	2	391
	0	110
	0	110
	0	100
557 ENNIS RD	1	301
ENNIS RD	1	210
	0	100
343 ENNIS RD	2	301
333 ENNIS RD	1	421
464 ENNIS RD	1	391
529 BENNETT LAKE RD	3	301
404 ENNIS RD	1	281
	0	100
	0	100
	0	102
256 ENNIS RD	1	313
	0	110
463 BENNETT LAKE RD	2	313
134 ENNIS RD	9	313
733 ANDERSON SIDE RD N	8	313
	0	100
109 ENNIS RD	2	313
BENNETT LAKE RD	2	313
118 ENNIS RD	4	313
424 BENNETT LAKE RD	1	301
103 HUNTER SIDE RD	3	301
150 ENNIS RD	3	211
232 ENNIS RD	2	301
	0	200
685 ANDERSON SIDE RD N	3	313
	1	110
663 ANDERSON SIDE N	3	301
336 BENNETT LAKE RD	2	301
	1	110
686 ANDERSON SIDE N	5	313
740 ANDERSON SIDE RD N	2	301
277 BENNETT LAKE RD	5	313
310 BENNETT LAKE RD	2	301
276 BENNETT LAKE RD	5	301
246 BENNETT LAKE RD	1	301
248 BENNETT LAKE RD	1	301
220 BENNETT LAKE RD	1	301
155 BENNETT LAKE RD	1	301
	0	100
	0	100
127 BENNETT LAKE RD	6	301
116 BENNETT LAKE RD	4	301
1493 FALLBROOK RD	2	313
	0	100
	0	100
	0	100
	3	100
1431 FALLBROOK RD	1	301
109 BENNETT LAKE RD	0	421
1419 FALLBROOK RD	3	301
1409 FALLBROOK RD	4	301
1389 FALLBROOK RD	2	301
110 WALTER'S LANE	2	301

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FALLBROOK RD	1	100
109 WALTERS LANE	2	313
1337 FALLBROOK RD	2	313
152 WALTER'S LANE	3	313
WALTER'S LANE	0	111
1339 FALLBROOK RD	1	313
103 WALTER'S LANE	1	313
1353 FALLBROOK RD	3	313
1464 FALLBROOK RD	2	301
	0	100
654 MACKAY LINE RD	9	211
121 MILL RD	1	301
1434 FALLBROOK RD	5	301
1388 FALLBROOK RD	4	301
1432 FALLBROOK RD	5	301
1406 FALLBROOK RD	2	301
1374 FALLBROOK RD	2	301
	0	110
100 MILL RD	3	301
	0	100
	3	110
	0	100
FALLBROOK RD	0	110
	0	100
148 FALL CRES	8	211
138 FALL CRES	5	301
1218 FALLBROOK RD	4	301
	0	110
1216 FALLBROOK RD	3	301
	0	110
487 MACKAY LINE RD	8	261
531 MACKAY LINE RD	1	301
	0	110
	0	110
	0	100
403 MACKAY LINE RD	2	303
371 MACKAY LINE RD	1	313
	0	200
340 HODDINOTT LANE	2	261
	0	110
	0	200
593 TOWNSHIP BOUNDARY	4	301
605 TOWNSHIP BOUNDARY	3	313
	0	200
2624 BENNETT LAKE RD	2	244
	0	240
	5	210
	0	200
1870 BENNETT LAKE RD	3	301
	0	100
1719 BENNETT LAKE RD	2	313
1757 BENNETT LAKE RD	3	313
1728 BENNETT LAKE RD	2	302
BENNETT LAKE RD	0	100
1612 BENNETT LAKE RD	4	301
1582 BENNETT LAKE RD	2	301
1498 BENNETT LAKE RD	1	301
1551 BENNETT LAKE RD	0	110

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1485 BENNETT LAKE ROAD	1	110
1583 BENNETT LAKE RD	5	301
	0	200
	0	100
1431 BENNETT LAKE RD	0	100
1398 BENNETT LAKE RD	4	301
	0	100
1368 BENNETT LAKE RD	4	301
	0	200
1178 BENNETT LAKE RD	3	301
1182 BENNETT LAKE RD.	0	100
1154 BENNETT LAKE RD.	0	100
1149 BENNETT LAKE RD	6	221
1143 BENNETT LAKE RD	2	301
1050 BENNETT LAKE RD	8	211
1059 BENNETT LAKE RD	3	302
	0	260
920 BENNETT LAKE RD	13	261
	0	100
912 BENNETT LAKE RD	1	301
BENNETT LAKE RD	3	261
783 BENNETT LAKE RD	2	313
736 BENNETT LAKE RD	0	100
	0	100
	0	100
575 BENNETT LAKE RD	2	301
568 BENNETT LAKE RD	2	301
531 BENNETT LAKE RD	2	301
S/BENNETT LAKE RD	0	100
476 BENNETT LAKE RD	3	301
	0	100
193 HUNTER SIDE RD	3	301
194 HUNTER SIDE RD	2	301
	0	260
212 HUNTER SIDE RD	3	301
438 BENNETT LAKE RD	1	301
440 BENNETT LAKE RD	2	301
	0	260
222 HUNTER SIDE RD	1	201
220 HUNTER SIDE RD	3	301
	0	100
3813 MCDONALDS CORNERS RD	4	301
3741 MCDONALDS CORNERS RD	3	301
3749 MCDONALDS CORN RD	1	301
	0	100
1765 FALLBROOK RD	2	301
1727 FALLBROOK RD	2	301
1517 FALLBROOK RD	2	301
	1	100
1625 FALLBROOK RD	2	301
1647 FALLBROOK RD	1	301
1513 FALLBROOK RD	0	100
1561 FALLBROOK RD	1	301
1786 FALLBROOK RD	0	260
1522 FALLBROOK RD	8	211
1512 FALLBROOK RD	1	301
1562 FALLBROOK RD	3	301
	0	260



Fire Protection Agreement between the Corporation of the Township of Tay Valley and the Corporation of the Township of Lanark Highlands

	1	391
	0	110
658 MACKAY LINE RD	2	313
	0	110
	0	110
484 MACKAY LINE RD	3	313
	0	110
482 MACKAY LINE RD	3	301
	0	110
278 MACKAY LINE RD	4	313
	0	110
258 MACKAY LINE RD	2	301
MACKAY LINE RD	8	100
210 MACKAY LINE RD	2	301
MACKAY LINE RD	0	110
	0	110
	0	110
MACKAY LINE RD	0	260
180 HODDINOTT LANE	2	391
176 HODDINOTT LANE	2	391
106 MACKAY LINE RD	2	301
146 HODDINOTT LANE	3	391
	0	110
272 HODDINOTT LANE	1	391
	0	100
	0	100
	1	395
	1	395
	0	240
	0	240
	0	100
	0	100
2145 BATHURST LINE W	5	242
	1	243
	0	240
	0	200
1195 BATHURST LINE W TAY VALLEY	0	100
	0	100
	0	200
	0	100
665 BATHURST LINE E	0	100
	0	200
	0	260
	0	240
	0	200
	0	200
377 BATHURST LINE E	2	301
369 BATHURST LINE E	2	381
	0	260
171 BATHURST LINE E	3	395
153 BATHURST LINE EAST	0	100
	0	100
123 BATHURST LINE E	2	301
MCDONALDS CORN RD	0	100
	0	100
4021 MCDONALDS CORNERS RD	0	100
4026 MCDONALDS CORNERS RD	2	301
3873 MCDONALDS CORNERS RD	4	301

Fire Protection Agreement between the Corporation of the Township of Tay Valley and the Corporation of the  
Township of Lanark Highlands

3944 MCDONALDS CORNERS RD	4	244
	0	240
	0	240
4010 MCDONALDS CORNERS RD	2	301
3961 MCDONALDS CORNERS RD	2	395
3977 MCDONALDS CORNERS RD	1	301
3654 MCDONALDS CORNERS RD	4	244
3793 MCDONALDS CORNERS RD	0	100
1785 FALLBROOK RD	2	301
1784 FALLBROOK RD	0	530
	4	261
102 IRON MINE RD	2	301
	0	200
142 IRON MINE RD	3	301
	0	100
	0	200
3518 MCDONALDS CORNERS RD	2	301
3537 MCDONALDS CORNERS RD	3	313
	0	110
3521 MCDONALDS CORNERS RD	14	486
3417 MCDONALDS CORNERS RD	2	490
3481 MCDONALDS CORNERS RD	2	301
MCDONALDS CORN RD	4	100
3323 MCDONALDS CORNERS RD	1	301
3242 MCDONALDS CORNERS RD	1	301
MCDONALDS CORNERS	0	100
MCDONALDS CORNERS RD	0	100
3239 MCDONALDS CORNERS RD	0	100
3125 MCDONALDS CORNERS RD	2	301
3187 MCDONALDS CORNERS RD	3	301
COUNTY RD 12	0	100
3177 MCDONALDS CORNERS RD	2	301
3124 MCDONALDS CORNERS RD	0	100
3077 MCDONALDS CORNERS RD	2	301
	0	100
	0	100