THE CORPORATION OF THE MUNICIPALITY OF TEMAGAMI

BY-LAW NO. 25-1821

Being a By-law to amend Schedule J of By-law 24-1760 to set Fire Department Emergency Services Fees and Charges.

WHEREAS

Under Section 391 of the *Municipal Act, 2001*, S.O. 2001, c. 25, as amended, a municipality may pass by-laws imposing fees or charges on persons:

- a) For services or activities provided or done by or on behalf of the municipality;
- b) For costs payable by the municipality for services or activities provided or done by or on behalf of any other municipality or local board; and
- c) For the use of municipal property, including property under its control.

AND WHEREAS

the Council of the Corporation of the Municipality of Temagami deems it desirable to amend Schedule "J" (Fire Department Emergency Services Fees and Charges) of the User Fees By-law 24-1760, as amended;

NOW THEREFORE

The Council of the Corporation of the Municipality of Temagami enacts as follows:

1. Amending of Schedule "J"

Schedule "J" of By-law 24-1760 is hereby amended by adding Schedule "A", attached hereto and forming part of this By-law.

2. Clerical Amendments

The Clerk of the Municipality of Temagami is authorized to make minor corrections to this By-law or its schedules after its passage. Such corrections shall be limited to grammatical or typographical errors and shall not alter the intent or substance of the By-law or its schedules.

3. Effective Date

This By-law shall come into force and take effect immediately upon its final passing.

Final Passing

Taken as read a first, second, and third time, and finally passed this 8th day of May, 2025.

Mayor:	 	 	
Clerk:			

Schedule A -Bylaw 25-1821

To be added to Schedule "J" to By-law 24-1760 – Fire Department Fees					
ltem	Fee/Cost Recovery				
Fire Department Response Cost Recovery					
Fire Response Fees – Indemnification Technology®	Current MTO rates plus personnel costs, plus any additional costs for each incident. See Notes – 1, 2, 3.				

Notes:

- 1. Should the insurer pay the coverage to the property owner, the property owner is liable to remit these funds to the municipality or its representative.
- 2. These cost recovery fees are HST exempt.
- 3. Where the Municipality believes and/or Indemnification Technology® indicates Fire Department Specific Response Fees are applicable but the Owner does not have, in part or in full, insurance coverage for fire department charges for the Property, the Municipality may adjust the Fire Department Specific Response Fees to the extent of insurance coverage upon provision by the Owner of evidence, to the satisfaction of the Municipality, that no such insurance coverage exists or to demonstrate the limits of such coverage.