



AGENDA FOR THE TOWN OF BEAVERLODGE COUNCIL MEETING
 MONDAY MAY 11, 2026 AT 6:00 PM, COUNCIL CHAMBERS #400-10 STREET BEAVERLODGE
 Microsoft Teams Meeting ID: 291 804 887 193 659 Passcode: jh9UM9Wy

1.0	<u>CALL TO ORDER:</u> <i>Town of Beaverlodge's Legislative Meetings are being live streamed effective June 12, 2023, via Council resolution #145-2023-05-23.</i>	
2.0	<u>LAND ACKNOWLEDGEMENT:</u>	PP 2
3.0	<u>ADOPTION OF AGENDA:</u>	
4.0	<u>ADOPTION OF MINUTES:</u> 4.1 April 27, 2026 - Regular Council Meeting Minutes	PP 3-6
5.0	<u>DELEGATIONS:</u> 5.1 Dan Ukrainetz – Pisim Power – Letter of Support Request 5.2 County Fire Chief Trevor Grant & District Fire Chief Matt Smith	PP 7-9 PP 10-19
6.0	<u>OLD BUSINESS:</u> 6.1 Bylaw # 1039 Tax Incentive Bylaw	PP 20-30
7.0	<u>NEW BUSINESS:</u> 7.1 PUBLIC HEARING: Approximate start time 6:30 PM <i>Land Use Bylaw Amendment - Bylaw #1040</i> 7.2 Bylaw # 1041 – 2026 Property Tax Bylaw 7.3 Appointment of 2026 Weed Inspectors 7.4 Beaverlodge & District Chamber of Commerce Artwalk Requests 7.5 SPPARC (South Peace Professional Attraction & Retention Committee) Request 7.6 Bike Rodeo Invitation 7.7 AB Munis President & Towns West Meeting – May 15 th 7.8 Pisim Power – Letter of Support Request	PP 31 PP 32,33 PP 34 PP 35,36 PP 37 PP 38 n/a PP 39
8.0	<u>CORRESPONDENCE:</u> 8.1 County Bylaw Report – April 2026	PP 40-44
9.0	<u>COMMITTEE AND STAFF REPORTS:</u> 9.1 Action List 9.2 Council Reports	PP 45
10.0	<u>CLOSED SESSION:</u>	



Box 30, Beaverlodge, AB T0H 0C0

Phone: 780.354.2201

Fax: 780.354.2207

As long as the sun shines, grass grows and the rivers flow – we acknowledge the homeland of the many diverse First Nation & Métis people whose ancestors have walked this land.

We are grateful to live, learn and work on the traditional territory of Treaty 8 and we make this acknowledgement as an act of reconciliation and gratitude.



REGULAR COUNCIL MEETING MINUTES

MONDAY APRIL 27, 2026 @ 6:00 PM

COUNCIL CHAMBERS #400 – 10 ST. BEAVERLODGE, ALBERTA

COUNCIL	Mayor Gary Rycroft Councillor Trevor Bartsch Councillor Jen Wolan Councillor Richard Lappenbush	Deputy Mayor Judy Kokotilo-Bekkerus Councillor Hugh Graw Councillor Tyke Longmore
STAFF	Jeff Johnston, CAO - absent	Tina Letendre, Deputy CAO Nichole Young, Legislative Services

1.0 **CALL TO ORDER:** Mayor Gary Rycroft called the meeting to order. **6:00 PM**

2.0 **LAND ACKNOWLEDGMENT:**

As long as the sun shines, grass grows and the rivers flow – we acknowledge the homeland of the many diverse First Nation and Métis people whose ancestors have walked this land. We are grateful to live, learn and work on the traditional territory of Treaty 8 and we make this acknowledgement as an act of reconciliation and gratitude.

3.0 **ADOPTION OF AGENDA:**

#095-2026-04-27 Councillor Jen Wolan
CARRIED: That Council adopts the agenda with the addition to New Business of 7.5 FCSS Advisory Committee.

4.0 **ADOPTION OF MINUTES:**

4.1 April 13, 2026 – Regular Council Meeting Minutes
#096-2026-04-27 Councillor Trevor Bartsch
CARRIED: That Council adopts the Minutes of the April 13, 2026 Council meeting.

5.0 **DELEGATIONS:**

5.1 Marisa Feris – MNP – 2025 Financial Statement Presentation



#097-2026-04-27 Councillor Hugh Graw
CARRIED: That Council approves the 2025 Auditor's report on the Annual Financial Statements for the Town of Beaverlodge.

#098-2026-04-27 Councillor Hugh Graw
CARRIED: That Council accepts the Auditor's report on the Annual Financial Statements and financial information return for the Town of Beaverlodge

6.0 OLD BUSINESS:

6.1 Bylaw #1039 Tax Incentive Bylaw

#099-2026-04-27 Councillor Richard Lappenbush

CARRIED: That Council gives a 2nd reading to Bylaw #1039 Tax Incentive Bylaw.

7.0 NEW BUSINESS:

7.1 Bylaw #1040 – Land Use Bylaw Amendment

#100-2026-04-27 Councillor Jen Wolan

CARRIED: That Council gives the 1st reading of Bylaw #1040 – Land Use Bylaw Amendment.

#101-2026-04-27 Councillor Hugh Graw

CARRIED: That Council sets May 11, 2026 as the date for the Public Hearing of Bylaw #1040 – Land Use Bylaw Amendment.

7.2 2026 Town of Beaverlodge Budget

#102-2026-04-27 Deputy Mayor Judy-Kokotilo-Bekkerus

CARRIED: That Council approves the 2026 Town of Beaverlodge Capital Budget with the removal of the purchase of the 3/4 Tonne Pick-up Truck.

#103-2026-04-27 Deputy Mayor Judy Kokotilo-Bekkerus

CARRIED: That Council approves the 2026 Operating Budget with the addition of a 5% tax rate increase with those funds going into Reserves.

#104-2026-04-27 Councillor Tyke Longmore

CARRIED: That Council directs Administration to investigate and research alternative frameworks that may exist for a Property Tax Rebate Program for Fixed Income residents and bring a report to Council by the fall of 2026.

Mayor Rycroft called for a short recess.

6:50 PM



Mayor Rycroft reconvened the meeting.

6:52 PM

7.3 Bi-Annual Seniors Tea Invite – June 3, 2026

#105-2026-04-27 Councillor Jen Wolan

CARRIED: That Council accepts this for information.

7.4 Beaverlodge Senior Appreciation Event – June 4, 2026

#106-2026-04-27 Deputy Mayor Judy Kokotilo-Bekkerus

CARRIED: That Council accepts this for information.

7.5 FCSS Advisory Committee

#107-2026-04-27 Councillor Tyke Longmore

CARRIED: That Council appoints Judy Kokotilo-Bekkerus as the Chair of the FCSS Advisory Committee.

8.0 CORRESPONDENCE:

8.1 Special Council Budget 2026 Meeting Minutes

#108-2026-04-27 Councillor Jen Wolan

CARRIED: That Council adopts the minutes from the April 19, 2026 Special Council Budget Meeting as presented.

8.2 Q1 2026 – Quarterly Fire Services Report

#109-2026-04-27 Councillor Richard Lappenbush

CARRIED: That Council accepts this report for information.

9.0 COMMITTEE & STAFF REPORTS:

9.1 Action List

#110-2026-04-27 Councillor Hugh Graw

CARRIED: That Council accepts the Action Item List for information.

9.2 Staff Reports

#111-2026-04-27 Councillor Hugh Graw

CARRIED: That Council accepts these Staff Reports for information.

10.0 CLOSED SESSION:



11.0 ADJOURNMENT: Mayor Gary Rycroft adjourned the meeting.

7:04 PM

Mayor Gary Rycroft

Jeff Johnston, CAO



Box 30, 400 - 10th Street
Beaverlodge, AB T0H 0C0

DELEGATIONS TO COUNCIL

Name of Delegates(s): Dan Ukrainetz

Representing: Pisim Power

Phone Number: 306-291-2700

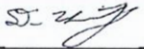
Email: d.ukrainetz@outlook.com

Topic: Indigenous-led Canadian Northern Corridor – Rail, Pipeline, and
Other Ancillary Infrastructure Project. Over 65 First Nations
involved from British Columbia, Alberta, Saskatchewan, and
Manitoba.

Staff Familiar with topic: Nichole Young

Attached Information: Map of Full Projected Development

Notes: Limit presentation to 15 minutes

Delegate Signature: 

Date: May 4, 2026

All notifications and documentations must be sent to nyoung@beaverlodge.ca
 If you have materials/documentation to be included in the Agenda, they must be received by 1:00pm the
 Tuesday before the meeting you are scheduled to appear before Council.
**Any documentation submitted (including this Delegate Application)
 is considered "Public Information" and will appear in a Council Agenda.**

FOR OFFICE USE ONLY

Date and Time of Council Meeting to attend: _____

Approved to Present by: _____ Date: _____

**Town of Beaverlodge's Legislative Meetings are being live streamed effective June 12, 2023
 via Council resolution #145-2023-05-23**

 **Email**
town@beaverlodge.ca

 **Phone**
780-354-2201

 **Website**
beaverlodge.ca

Nichole Young
Legislative Services Coordinator
Town of Beaverlodge
PO Box 30, 400-10th Street
Beaverlodge, AB T0H 0C0

Friday, April 24, 2026

To His Worship the Mayor and Members of Town Council,

I am writing to you today on behalf of Pisim Power to formally request a letter of support for the Canadian Northern Corridor project. As an Indigenous-led corporation, Pisim Power is committed to advancing this nation-building initiative, which aims to establish a multi-modal infrastructure corridor connecting the Pacific coast in British Columbia to the Port of Churchill in Manitoba. Pisim Power is organizing a consortium of involved Indigenous groups from British Columbia, Alberta, Saskatchewan, and Manitoba to finance the series of infrastructure tied to the project.

We ask that you indicate your support for three key portions in the letter:

- This project to Indigenous led
- The group of First Nations involved to be organized by First Nations-owned company Pisim Power
- This project to incorporate your specific area of Alberta that needs new and additional corridor infrastructure

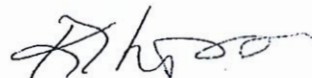
Pisim Power is a First Nations-owned company headquartered in Saskatoon, Saskatchewan and is a developer of indigenous equity positions in large-scale infrastructure projects in Canada and the United States.

This major project has the potential to deliver substantial benefits to northern Alberta, and particularly around the Beaverlodge area. These benefits will include related economic growth opportunities and additional project opportunities, as well as and mutually beneficial partnerships between municipalities and indigenous communities.

We respectfully seek this letter of support to move forward the project amongst Indigenous leaders and councils, other levels of government in Canada, and industry partners and financiers.

Thank you for your attention to this matter. We look forward to your favourable response and to the prospect of working together for the advancement of this project and the ancillary business opportunities.

Sincerely,

A handwritten signature in black ink, appearing to read "Ken Thomas".

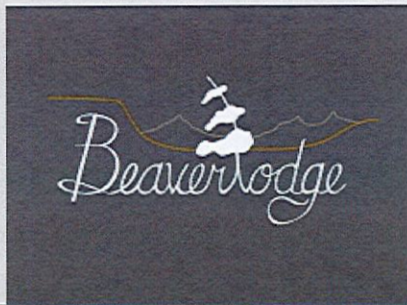
Ken Thomas
President & Chief Executive Officer
Pisim Power

CANADIAN NORTHERN CORRIDOR



TOWN OF BEAVERLODGE FIRE DEPARTMENT LEVELS OF SERVICE AND FIRE UNDERWRITERS UPDATE

PRESENTED BY: COUNTY FIRE CHIEF TREVOR GRANT & DISTRICT CHIEF MATT SMITH



OBJECTIVES

- 1) Provide a Overview on Levels of Service for the Beaverlodge Fire Department
 - Town Level of Service
 - Level of Service outlined in contract with County of Grande Prairie
 - Medical Co-response Levels of Service
- 2) Deployment Models
- 3) Fire Underwriters Survey Update
- 4) Questions?

LEVELS OF SERVICE – TOWN OF BEAVERLODGE

- The Town of Beaverlodge currently has a level of service policy outlining the services provided by the Fire Department within the Town of Beaverlodge. This policy was approved in 2010 and identifies
- A level of service policy is not a requirement under the Municipal Government Act, but it is a good practice to establish a level of service for your Fire Department. This allows clear direction to ensure that the department is providing the services you want them to and not taking on services outside of what is approved by Council. Eg: Swiftwater, HAZMAT, Tech Rescue, Dive Teams.

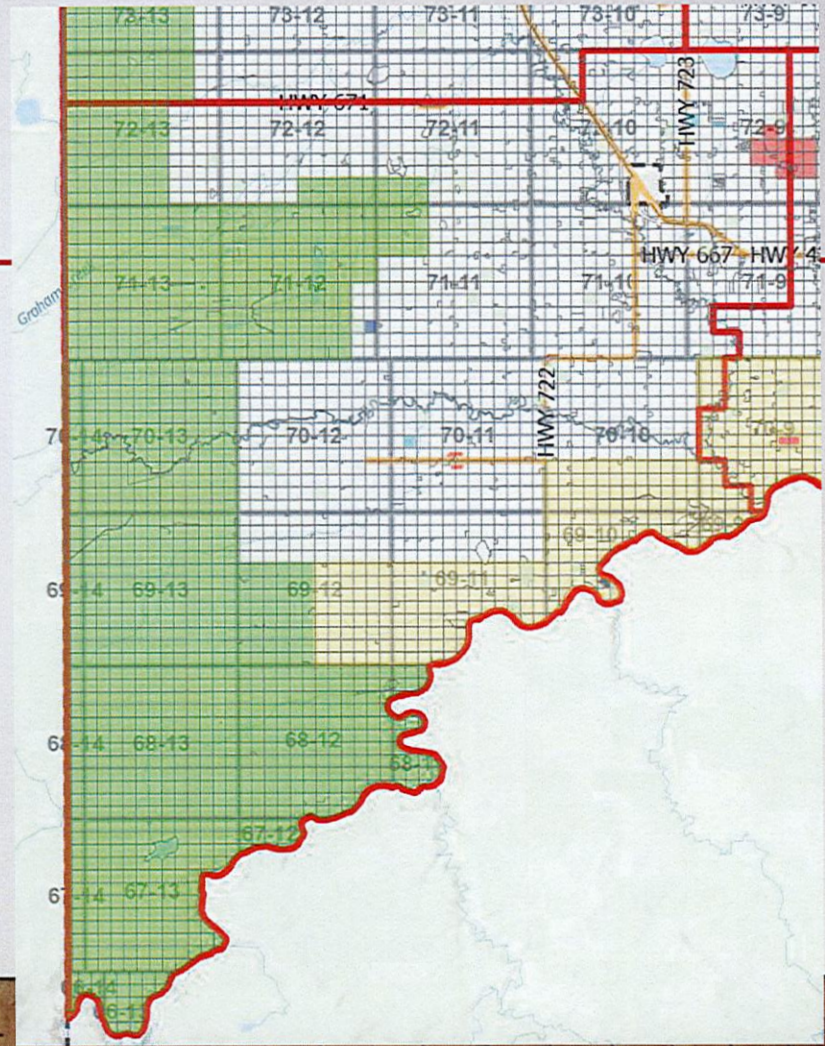
LEVELS OF SERVICE – TOWN OF BEAVERLODGE

- The Alberta Fire Chiefs Association has a tool to assist municipalities in creating a Level of Service document.
- I have completed this tool on behalf of the town of Beaverlodge and provided the Risk Assessment, Recommended Levels of Service and related competencies for your review.
- There were 5 changes that were made to the recommendations from this tool:
 - Removed: Trench Rescue
 - Added: Medical Co Response, Wildland Urban Interface Firefighting, Interior Operations Firefighting and Fire Prevention & Investigation.

LEVELS OF SERVICE – TOWN OF BEAVERLODGE RESPONSE AREA IN THE COUNTY

- The contracted service area of the County of Grande Prairie is outlined by County of Grande Prairie Policy H-1 (attached).
 - The County outlines the levels of service that residents of the County of Grande Prairie can expect from the contracted Fire Service providers.
12. For all areas of the County within eight (8) kilometres of travel by road from the fire stations in the Towns of Beaverlodge, Wembley and Sexsmith, will strive to provide three (3) firefighters on scene within eighteen (18) minutes 80% of the time and may consist of but are not limited to the following service provision:
 - 12.1 Vehicle, agriculture and machine rescue, water tender support, interior/offensive fire suppression, exterior/defensive firefighting activities, wildland fire suppression, vehicle fire suppression, and to an Operations Level.
 - 12.2 Ice-rescue to an Operations Level (where defined in levels of service)
 - 12.3 Dangerous goods response to an Awareness Level
 - 12.4 Response to oil and gas in a support role (not working within the plant compound or on well-site) including but not limited to, industrial emergency, fire, odor complaint. The exception may be made for cases of imminent rescue.

Town of Beaverlodge
Contracted Area of the
County of Grande Prairie



LEVELS OF SERVICE – MEDICAL CO-RESPONSE

- The Town of Beaverlodge may establish its own level of service for medical co-response.
County of Grande Prairie Council does not support a level of service from Contract service providers that is higher than that it provides out of its rural response stations.

23. Fire Services for Bezanson, LaGlace, Hythe and Teepee Creek fire stations may be dispatched to a medical response call:
 - 23.1 at the request of EMS based on information received during the 911 call, on scene patient assessment, or for manpower.
 - 23.2 when the criteria are consistent with the AHS classification (determinants) for Charlie, Delta, and Echo calls or AED protocol; and
 - 23.3 when an ambulance response is greater than 20 minutes away.
24. Fire Services for the Towns of Beaverlodge, Wembley and Sexsmith fire stations have defined in their levels of service response to medical calls.

DEPLOYMENT MODEL

Beaverlodge Response Rules, Hythe Auto Aid							
Card #	Incident Type	Level	#	Description	Beaverlodge	Auto Aid	Mutual Aid
51	Aircraft Emergencies						
		D		Crash/Emergency	E311, T301	Duty Chief, E401, T401	
		D	4	Aircraft Crash involving structure	E311, T301	Duty Chief, E401, E601, T401, T601.	
		C/B/A/Ω		Unknown situation/Airborne Aircraft	Contact Duty Captain		
52	Alarms						
	Urban Hydrants	C		High Hazard (See List)	E311	Duty Chief, E401	
	Urban Hydrants	B		Residential/Commercial	E311		
	Rural No Hydrants	C		High Hazard (See List)	E301, T301	Duty Chief, E401	
	Rural No Hydrants	B		Residential/Commercial	E301, T301		
53	Citizen Assist/Service Calls						
		C/B/A			Contact Duty Captain		
		B06/A02		Lift Assist	E311		
		A3		Large Animal Rescue	E311	Duty Chief, LAR101, R401	
54	Confined Space/Structural Collapse						
		B		No one trapped	E311	Duty Chief, E401, R611	
		C/D		Unconfirmed Trapped/Confirmed Trapped	E311	Duty Chief, E401, R1401, R611	GFPD Tech Rescue
55	Electrical Hazard						
		C/B/A		Wires Down/Hazard - Electrical Installation	E311		
		D		Persons in contact with Electrical Hazard	E311	Duty Chief, E401	
56	Elevator Rescue						
		D/B		Elevator Incident with injuries/medical problem	E311		
		A		Elevator malfunction - occupants inside	E311		
57	Explosion						
	Urban Hydrants	D			E311	Duty Chief, E401, E601, L1401	
	Urban Hydrants	B/C			E311		
	Rural No Hydrants	B/C			E301, T301		
	Rural No Hydrants	D			E301, T301	Duty Chief, E401, E601, T401, T601, E1701, T1701	
58	Extrication/Entrapped Machinery/Vehicle Non-MVC						
		B-D		All	E311	R401	
		A			E311		
59	Fuel Spill						

FIRE UNDERWRITERS SURVEY – INSURANCE RATINGS

As part of the new Service Model, the Beaverlodge Fire Underwriters survey rating was updated. Upon review of the ratings, it was determined that there wasn't a formal update and it was requested.

Fire Underwriters will be conducting a review of the updated information and providing a letter that can be communicated to residents about the new rating for their home insurance within the municipality.

QUESTIONS?

A horizontal strip of a wooden floor with vertical planks, located at the bottom of the slide.

TOWN OF BEAVERLODGE

BYLAW NO. 1039

PROVINCE OF ALBERTA

**A BYLAW OF THE TOWN OF BEAVERLODGE, IN THE PROVINCE OF ALBERTA,
TO ESTABLISH TAX INCENTIVES**

WHEREAS Section 364.2(1.1) of the *Municipal Government Act*, RSA 2000, c M-26, as amended, permits Council to pass a bylaw to provide exemptions from taxation for residential properties (class 1) for the purpose of encouraging residential development and the provision of housing in that assessment class, for the general benefit of the municipality;

AND WHEREAS Section 364.2(2) of the *Municipal Government Act*, RSA 2000, c M-26, as amended, permits Council to pass a bylaw to provide exemptions from taxation for non-residential properties (class 2) for the purpose of encouraging the development or revitalization of such properties for the general benefit of the municipality;

AND WHEREAS the Council of the Town of Beaverlodge considers it desirable to establish the exemptions from taxation set out in this Bylaw for the purpose of encouraging residential development and the provision of housing, and encouraging the development or revitalization of non-residential properties, for the general benefit of the municipality;

NOW THEREFORE, the Council of the Town of Beaverlodge, in the Province of Alberta, duly assembled, enacts as follows:

PART 1 – INTERPRETATION AND APPLICATION

1 Short Title

1.1 This Bylaw may be referred to as the "Tax Incentive Bylaw".

2 Purpose

2.1 The purpose of this Bylaw is to allow tax incentives by establishing the following two, distinct exemptions from taxation under Part 10, Division 2 of the Act:

(a) a Development Exemption; and

(b) a Subdivision Exemption

as defined in, and subject to the provisions of, this Bylaw.

3 Definitions

3.1 In this Bylaw, unless the context otherwise requires:

(a) "Act" means the *Municipal Government Act*, RSA 2000, c M-26, as amended from time to time;

- (b) "Administration" means the administrative and operational arm of the Town comprised of the various departments and business units and including all employees who operate under the leadership and supervision of the CAO;
- (c) "Applicant" means a person who applies for an Exemption;
- (d) "Application Fee" means a non-refundable fee established by this Bylaw to be paid at the time an application is submitted pursuant to this Bylaw;
- (e) "Assessed Person" means an assessed person as that term is defined under Section 284(1) of the Act;
- (f) "CAO" means the chief administrative officer as appointed by Council, including the CAO's delegate;
- (g) "Complete Application" means an application submitted pursuant to this Bylaw that includes the Application Fee, the applicable application requirements, and application form, all as required by the CAO;
- (h) "Council" means the municipal council of the Town;
- (i) "Development Exemption" means an exemption from taxation for Residential Property or Non-Residential Property as provided for in Part 10, Division 2 of the Act, that is applicable to Qualifying Development Property pursuant to, and in accordance with, this Bylaw;
- (j) "Development Project" means, in respect of Residential Property or Non-Residential Property, construction of a new Structure that is permanent in nature:
 - (i) on a parcel of land that is vacant and undeveloped; or
 - (ii) on a parcel of land upon which all existing Structures are demolished for the purpose of facilitating, and in conjunction with, the construction of the new replacement Structure;
 but, excludes:
 - (iii) construction of an expansion to an existing Structure;
 - (iv) renovation or improvement of an existing Structure; and
 - (v) demolition of a Structure if that demolition does not occur for the purpose of facilitating, and in conjunction with, construction of the new replacement Structure;
- (k) "Exemption" means a Development Exemption and/or Subdivision Exemption;
- (l) "Land Titles" means the Alberta Land Titles Office;
- (m) "Non-residential Property" means non-residential as defined by the Act in respect of property, excluding linear property;

- (n) "Qualifying Development Property" means new Residential Property or Non-Residential Property Structures constructed pursuant to a Development Project, which, for greater certainty, excludes the underlying land;
- (o) "Qualifying Subdivision Property" means a new parcel of land created by way of a Subdivision Project that is:
 - (i) Residential or Non-Residential Property following registration of the plan of subdivision for the Subdivision Project at Land Titles;
 - (ii) 4 acres in size or less;
 - (iii) vacant and undeveloped at the time that the plan of subdivision for the Subdivision Project is registered at Land Titles; and
 - (iv) suitable for future development;but, for greater certainty, excludes any Structures or other improvements upon the parcel of land;
- (p) "Residential Property" means residential as defined by the Act in respect of property;
- (q) "Structure" means a structure as that term is defined in s 284(1)(u) of the Act;
- (r) "Subdivision Exemption" means an exemption from taxation for Residential Property or Non-Residential Property as provided for in Part 10, Division 2 of the Act, that is applicable to Qualifying Subdivision Property pursuant to, and in accordance with this Bylaw;
- (s) "Subdivision Project" means subdivision of land that results in the creation of no less than four (4) new, separately titled parcels of land that are:
 - (i) Residential or Non-Residential Property following registration of the plan of subdivision for the Subdivision Project at Land Titles;
 - (ii) 4 acres in size or less;
 - (iii) vacant and undeveloped at the time that the plan of subdivision for the Subdivision Project is registered at Land Titles; and
 - (iv) suitable for future development;
- (t) "Tax Exemption Approval" means an approval issued under this Bylaw that sets out the terms and conditions of a Development Exemption or Subdivision Exemption, as applicable; and
- (u) "Town" means the Town of Beaverlodge in the Province of Alberta.

PART 2 – CRITERIA FOR AN EXEMPTION

4 Applicant Eligibility Criteria

4.1 In order to be eligible for an Exemption, the following criteria must be met:

- (a) the Applicant must be the Assessed Person for the property that is the subject of the application or an authorized agent for the Assessed Person;
- (b) the Assessed Person must not be in arrears or have outstanding amounts owing with regards to property tax, utilities, or other amounts payable to the Town;
- (c) the Assessed Person must not be in bankruptcy or receivership;
- (d) the Applicant and Assessed Person must not furnish false information within an application, or furnish false information or misrepresent any fact or circumstance to the Town;
- (e) the Applicant must submit a Complete Application in accordance with this Bylaw; and
- (f) the Applicant and Assessed Person must meet all requirements under this Bylaw and the Act.

5 Eligibility Criteria for a Subdivision Exemption

5.1 In order to qualify for a Subdivision Exemption, the property in question must be Qualifying Subdivision Property, and must meet the following additional criteria:

- (a) the Qualifying Subdivision Property must be located within the geographical boundaries of the Town;
- (b) all required subdivision approvals, and other applicable approvals, with respect to the Subdivision Project and Qualifying Subdivision Property must have been obtained, and compliance with such approvals must be maintained at all times;
- (c) the Subdivision Project and Qualifying Subdivision Property must not be in violation of any agreement entered into pursuant to Section 655 of the Act, any municipal bylaw, or the Safety Codes Act;
- (d) the Qualifying Subdivision Property must not be in arrears or have outstanding amounts owing with regards to property tax, utilities, or other amounts payable to the Town; and
- (e) the Qualifying Subdivision Property must not be going through foreclosure.

6 Eligibility Criteria for a Development Exemption

6.1 In order to qualify for a Development Exemption, the property in question must be a Qualifying Development Property, and must meet the following additional criteria:

- (a) the Qualifying Development Property must be located within the geographical boundaries of the Town;
- (b) all required development permits, and other applicable approvals, with respect to the Development Project and Qualifying Development Property must have been obtained, and compliance with such permits and approvals must be maintained at all times;
- (c) the Development Project and Qualifying Development Property must not be in violation of any agreement entered into pursuant to Section 650 of the Act, any municipal bylaw, or the Safety Codes Act;
- (d) the Qualifying Development Property, and any underlying land, must not be in arrears or have outstanding amounts owing with regards to property tax, utilities, or other amounts payable to the Town;
- (e) the Qualifying Development Property, and any underlying land, must not be going through foreclosure; and
- (f) The Development Project must cause the assessed value of the Qualifying Development Property to experience an incremental increase of at least \$50,000 between the taxation year immediately prior to the year in which construction of the Development Project, including demolition, if applicable, has commenced, and the first taxation year to which an Exemption provided pursuant to this Bylaw is to apply. For greater certainty, the change in the assessed value of the parcel of land upon which the subject Qualifying Development Property sits shall be excluded from this calculation.

PART 3 – APPLICATION

7 General Application Requirements and Process

- 7.1 To be considered for an Exemption, Applicants must submit a Complete Application to the Town.
- 7.2 Notwithstanding the Complete Application requirements set out in this Bylaw, the CAO may require any additional information that, in the discretion of the CAO, is necessary to complete the application.
- 7.3 The CAO will advise Applicants in writing if their application is accepted for consideration. Applications accepted for consideration shall become the property of the Town and may not be returned.
- 7.4 The CAO has the discretion to reject applications that are incomplete, illegible, or provided after an applicable deadline set out in this Bylaw, and the CAO will advise an Applicant in writing with reasons if their application is rejected.
- 7.5 Applicants whose applications are returned as incomplete or illegible may resubmit an application provided the application is resubmitted by the applicable deadlines set out in this Bylaw.

8 Additional Application Requirements – Subdivision Exemptions

- 8.1 The Application Fee for a Subdivision Exemption is \$500.00.
- 8.2 A Complete Application for a Subdivision Exemption must be received before the plan of subdivision for the Subdivision Project and Qualifying Subdivision Property is registered at Land Titles.
- 8.3 Complete Applications for Subdivision Exemptions must be received on or before October 1st of the year prior to the year in which the requested Subdivision Exemption is to commence, unless the CAO has specified otherwise, in writing.
- 8.4 Complete Applications for Subdivision Exemptions may be considered and approved in accordance with the requirements of this Bylaw before the plan of subdivision for the Subdivision Project and Qualifying Subdivision Property has been registered at Land Titles, however, the Subdivision Exemption will not apply until after that plan of subdivision has been registered at Land Titles.

9 Additional Application Requirements – Development Exemptions

- 9.1 The Application Fee for a Development Exemption is \$500.00.
- 9.2 A Complete Application for a Development Exemption must be received before construction of the Qualifying Development Property, including demolition, if applicable, has commenced.
- 9.3 Complete Applications for Development Exemptions must be received on or before October 1st of the of the year prior to the year in which the requested Development Exemption is to commence, unless the CAO has specified otherwise, in writing.
- 9.4 Complete Applications for Development Exemptions may be considered and approved in accordance with the requirements of this Bylaw before construction of the Qualifying Development Property is complete, however, the Development Exemption will not apply until after construction of the Qualifying Development Property is complete, and has been inspected and approved.

10 Consideration of Applications

- 10.1 Administration shall review the Complete Application to determine if it meets the criteria and requirements for an Exemption and provide a written report with recommendations to the CAO.
- 10.2 In conducting a review pursuant to Section 10.1, Administration and the CAO may:
 - (a) may rely upon financial documentation, other information, and estimates provided by the Applicant and Assessed Person; and
 - (b) consult with, obtain information from, and verify information with agents of the Town, other governments, government agencies, or persons;

to make an initial determination of whether or not the applicable eligibility criteria for an Exemption in this Bylaw are met. For greater certainty, and without limiting any other provision of this Bylaw, an initial determination made pursuant to this Section 10 shall not prevent the subsequent cancellation of an Exemption, in accordance with this Bylaw, in the event that it is determined, on the basis of future assessments or review of provided material, that the applicable eligibility criteria in this Bylaw, have not, in fact, been met.

10.3 The CAO shall review the Complete Application and Administration's report and may:

- (a) approve an Exemption and issue a Tax Exemption Approval; or
- (b) reject the application and advise the Applicant with written reasons for the rejection.

10.4 Administration and the CAO may, at any time, require the Applicant and Assessed Person to provide any documents deemed necessary to verify any information contained in an application or to confirm ongoing compliance with the eligibility criteria for an Exemption or conditions of a Tax Exemption Approval.

PART 4 – CALCULATION OF EXEMPTION

11 Calculation of Subdivision Exemption

11.1 In this Section 11:

- (a) **“Subdivision Base Year”** means the taxation year immediately prior to the year in which the plan of subdivision for Subdivision Project and Qualifying Subdivision Property has been registered at Land Titles; and
- (b) **“Pre-Subdivision Area”** means the land area of the original assessed parcel of land from which the Qualifying Subdivision Property in question was subdivided out pursuant to the Subdivision Project.

11.2 For each eligible taxation year identified in a Tax Exemption Approval for a Subdivision Exemption, the Qualifying Subdivision Property shall receive a Subdivision Exemption equal to the incremental increase in the annual property tax levied upon the Qualifying Subdivision Property attributable to the increase in the assessed value of the Qualifying Subdivision Property between the Subdivision Base Year and the eligible taxation year in question.

11.3 For the purpose of Section 11.2, the assessed value attributable to the Qualifying Subdivision Property in the Subdivision Base Year shall be apportioned based upon the land area of the Qualifying Subdivision Property relative to the Pre-Subdivision Area, as determined by the CAO in their discretion.

11.4 A Subdivision Exemption shall be 3 consecutive taxation years in duration.

11.5 The date upon which a Subdivision Exemption takes effect shall be established by the Tax Exemption Approval and, unless the CAO determines otherwise, shall be the first

taxation year following the year in which the plan of subdivision for the Subdivision Project and Qualifying Subdivision Property is registered at Land Titles.

11.6 Notwithstanding anything in this Bylaw, no Subdivision Exemption shall be permitted to apply in a taxation year that is more than five (5) years after the Tax Exemption Approval for the Subdivision Exemption is granted in accordance with this Bylaw.

11.7 No Subdivision Exemption may be granted in respect of:

- (a) any provincial requisitions; or
- (b) any penalties related to non-payment or late payment of tax.

11.8 For greater certainty, a Subdivision Exemption shall only apply in respect of property tax levied on Qualifying Subdivision Property, and not in respect of property tax levied on any Structures or other improvements upon the parcel of land that constitutes Qualifying Subdivision Property.

12 Calculation of Development Exemption

12.1 For each eligible taxation year identified in a Tax Exemption Approval for a Development Exemption, the Qualifying Development Property shall receive a Development Exemption equal to the incremental increase in the annual property tax levied upon the Qualifying Development Property attributable to the increase in the assessed value of the Qualifying Development Property between the taxation year immediately prior to the year in which construction of the Development Project, including demolition, if applicable, has commenced and the eligible taxation year in question.

12.2 A Development Exemption shall be 3 consecutive taxation years in duration.

12.3 The date upon which a Development Exemption takes effect shall be established by the Tax Exemption Approval and, unless the CAO determines otherwise, shall be the first taxation year following the year in which construction of the Qualifying Development Property is complete, and has been inspected and approved.

12.4 Notwithstanding anything in this Bylaw, no Development Exemption shall be permitted to apply in a taxation year that is more than five (5) years after the Tax Exemption Approval for the Development Exemption is granted in accordance with this Bylaw.

12.5 No Development Exemption may be granted in respect of:

- (a) any provincial requisitions; or
- (b) any penalties related to non-payment or late payment of tax.

12.6 For greater certainty, a Development Exemption shall only apply in respect of property tax levied on Qualifying Development Property, and not in respect of property tax levied on the underlying land.

PART 5 – APPROVAL, CANCELLATION, AND REVIEW

13 Tax Exemption Approval

13.1 A Tax Exemption Approval must specify:

- (a) whether a Subdivision Exemption or Development Exemption is being granted;
- (b) the taxation years to which the Exemption applies, which must not include any taxation year earlier than the taxation year in which the Exemption is granted;
- (c) the extent of the Exemption, to be determined in accordance with Part 4;
- (d) any criteria or conditions, the breach of which will result in the cancellation of the Exemption and the taxation year or years to which the criteria or conditions apply;
- (e) the date on which the Exemption takes effect, to be determined in accordance with Part 4; and
- (f) any other conditions that the CAO deems necessary and the taxation year or years to which the condition applies.

13.2 The criteria in Sections 4.1 and 5.1 of this Bylaw are deemed to be conditions of any issued Tax Exemption Approval for a Subdivision Exemption, the breach of which will result in the cancellation of the Subdivision Exemption for the taxation year or years to which the criterion applies.

13.3 The criteria in Sections 4.1 and 6.1 of this Bylaw are deemed to be conditions of any issued Tax Exemption Approval for a Development Exemption, the breach of which will result in the cancellation of the Development Exemption for the taxation year or years to which the criterion applies.

13.4 Notwithstanding Sections 11.4, 11.6, 12.2, and 12.4 of this Bylaw, Council may, by resolution, grant a one-time extension of a Subdivision Exemption or Development Exemption for a period of up to three (3) additional consecutive taxation years, subject to any terms and conditions Council considers appropriate, provided that the total duration of the Exemption does not exceed the maximum period permitted under the Municipal Government Act.

14 Cancellation of Exemption

14.1 If, at any time after a Tax Exemption Approval is granted, the CAO determines that:

- (a) the Applicant, the Assessed Person, or their application did not meet or ceased to meet any applicable criteria in this Bylaw which formed the basis of granting the Tax Exemption Approval;
- (b) in the case of a Subdivision Exemption, the Qualifying Subdivision Property or Subdivision Project did not meet or ceased to meet any applicable criteria in this Bylaw which formed the basis of granting the Tax Exemption Approval;

(c) in the case of a Development Exemption, the Qualifying Development Property or Development Project did not meet or ceased to meet any applicable criteria in this Bylaw which formed the basis of granting the Tax Exemption Approval; or

(d) there was a breach of any condition of the Tax Exemption Approval;

the CAO may cancel the Exemption for the taxation year or years in which the criterion was not met or to which the condition applies.

14.2 Written notice of a cancellation shall be provided to the Applicant and/or Assessed Person, as applicable, which shall include the reasons for the cancellation, identify the taxation year or years to which the cancellation applies, and provide the date by which a review by Council must be submitted.

14.3 In the event of a cancellation of an Exemption pursuant to this Bylaw, any monies owed to the Town shall be immediately paid to the Town.

15 Review

15.1 An Applicant and/or Assessed Person, as applicable, may apply to Council for a review in the following situations:

(a) an application for an Exemption is refused or rejected;

(b) an Exemption is cancelled; or

(c) the content of a Tax Exemption Approval is inconsistent with this Bylaw or the Act.

15.2 An application for a review shall be submitted in writing to the CAO within 15 days of the date that:

(a) written notice was sent to the Applicant that an application has been refused or rejected;

(b) written notice was sent to the Applicant and/or Assessed Person, as applicable, that an Exemption has been cancelled; or

(c) the Tax Exemption Approval was sent to the Applicant;

as the case may be.

15.3 Council shall conduct a review at:

(a) a regularly scheduled meeting of Council; or

(b) a special meeting of Council.

15.4 Remedies available to Council upon conclusion of a review are:

- (a) to uphold or revoke a decision of the CAO with respect to the outcome of an application or cancellation of an Exemption; or
- (b) to revise or direct the CAO to revise a Tax Exemption Approval.

PART 6 – GENERAL PROVISIONS

16 Severability

16.1 If any portion of this Bylaw is declared invalid by a court of competent jurisdiction, then the invalid portion must be severed and the remainder of this Bylaw is deemed valid.

17 Effective Date

17.1 This Bylaw shall come into force and take effect upon being passed.

READ a first time this 13th day of April, 2026.

READ a second time this 27th day of April, 2026.

READ a third time this ___ day of _____, 20__.

SIGNED AND PASSED this ___ day of _____, 20__.

Mayor

Chief Administrative Officer

BYLAW #1040
TOWN OF BEAVERLODGE

A BYLAW TO AMEND LAND USE BY-LAW #1004 OF THE TOWN OF BEAVERLODGE, IN THE PROVINCE OF ALBERTA.

WHEREAS, Council of the Town of Beaverlodge, in the Province of Alberta had adopted the Land Use By-Law; and

WHEREAS, the Council has the authority under the provisions of the Municipal Government Act, Chapter M-26 and amendments thereto, to amend the Land Use By-Law;

NOW THEREFORE, the Council of the Town of Beaverlodge, duly assembled, enacts as follows:

1) THAT the Land Use By-Law #1004 is hereby amended as follows:

- That the following properties:
 - a) SW TWP 72 R10 W6 (310-11th Avenue)
 - b) Plan 782-3180 Lot 1 (306-11th Avenue)

be rezoned from Estate Residential (RE) to Single Family Residential (R1) Land Use.

2) THIS by-law comes into effect upon the date of it finally being passed.

READ a first time on this 27th day of April, 2026.

READ a second time on this 11th day of May, 2026.

READ a third and final time on this 11th day of May, 2026.

Signed this 11th day of May, 2026.

Mayor Gary Rycroft

CAO Jeff Johnston

TOWN OF BEAVERLODGE

2026 Property Tax Bylaw No. 1041

A BYLAW TO AUTHORIZE THE RATES OF TAXATION TO BE LEVIED AGAINST ASSESSABLE PROPERTY WITHIN THE TOWN OF BEAVERLODGE FOR THE 2026 TAXATION YEAR

Whereas, the Town of Beaverlodge has prepared and adopted detailed estimates of the municipal revenues and expenditures as required, at the council meeting held on April 19, 2026; and

Whereas, the estimated municipal revenues from all sources other than property taxation total \$3,841,385 and;

Whereas, the estimated municipal expenses (excluding non-cash items) set out in the annual budget for the Town of Beaverlodge for 2026 total \$8,732,502 and the balance of \$4,891,118 is to be raised by general municipal property taxation; and

Whereas, the requisitions are:

Alberta School Foundation Fund (ASFF)	
Residential/Farm land	\$619,915
Non-residential	\$262,009
Grande Prairie RCSSD	
Residential/Farm land	\$94,276
Non-residential	\$16,273
Designated Industrial Property	\$337
Grande Spirit Foundation	\$33,977

Whereas, the Council is authorized to sub-classify assessed property, and to establish different rates of taxation in respect to each sub-class of property, subject to the Municipal Government Act, Chapter M-26, Revised Statutes of Alberta, 2000; and

Whereas, the assessed value of all property in the Town of Beaverlodge as shown on the assessment roll is:

	<u>Assessment</u>
Residential	\$256,033,330
Non-residential	\$62,998,970
Farmland	\$56,340
Linear (Non-residential)	\$4,794,790
Machinery and Equipment	<u>\$533,930</u>
Total Assessment	\$ 324,417,360

NOW THEREFORE under the authority of the Municipal Government Act, the Council of the Town of Beaverlodge, in the Province of Alberta, enacts as follows:

- That the Chief Administrative Officer is hereby authorized to levy the following rates of taxation on the assessed value of all property as shown on the assessment roll of the Town of Beaverlodge:

	Tax Levy/Req	Assessment	Tax Rate (Per \$1000 of Assessment)
General Municipal			
Residential & Farmland	\$ 2,561,190	\$ 256,089,670	10.001
Non-residential	\$ 1,196,171	\$ 62,998,970	18.987
Linear	\$ 91,039	\$ 4,794,790	18.987
Machinery & Equipment	\$ 10,138	\$ 533,930	18.987
School Boards			
Residential	\$ 714,191	\$ 256,089,670	2.7888
Non-residential	\$ 278,281	\$ 68,193,240	4.0808
Total Payable			
Designated Industrial Property	\$ 366.95	\$ 4,794,790	0.0728
Grande Spirit Foundation	\$ 33,977	\$ 324,365,820	0.104749

- The minimum amount payable per parcel as property tax for general municipal purposes shall be \$250.00.
- This bylaw comes into force at the beginning of the day that it is passed unless otherwise provided for in the MGA or another enactment or in the bylaw. This bylaw is passed when it receives third reading, and it is signed in accordance with S.213 of the MGA.

Read a first time on this 11th day of May, 2026.

Read a second time on this 11th day of May, 2026.

Read a third time and passed on this 11th day of May, 2026.

Mayor

Deputy Chief Administrative Officer

If any portion of this bylaw is declared invalid by a court of competent jurisdiction, then the invalid portion must be severed, and the remainder of the bylaw is deemed valid.



Box 30, 400 - 10th Street
Beaverlodge, AB T0H 0C0

From: Administration

Reference: **2026 Appointment of Weed Inspectors**

May 11, 2026

Each year the Town of Beaverlodge appoints weed inspectors for the Town, from the County of Grande Prairie.

Administration is asking that Council appoint Ryan Li, Tracelle Hinze and Falyn Bexson-Quinn as weed inspectors for the Town of Beaverlodge, expiring on December 21, 2026.



BDCC
Beaverlodge & District
Chamber of Commerce

Town of Beaverlodge

May 08, 2024

Dear Mr. Johnston & Council, RE: Art Walk 2026 – Request for Assistance

Further to our recent discussions, we are writing to request the Town's continued support for Art Walk 2026, taking place on Friday, June 5, 2026.

Request for assistance from the Town of Beaverlodge:

- Barricade streets Friday 6AM until Saturday 12:00 PM (noon). Additional barricades for the Beer Garden area from Thursday 6:00 AM to Saturday 12:00 PM. See MAP for details.
- Provide additional garbage and recycling bins for the downtown core. Please confirm quantity and placement locations.
- Town Sponsorship – \$5,000 sponsorship to support event costs.
- Town to share Art Walk marketing through municipal social channels.
- Provide a letter confirming Town approval for street use, required for AGLC licensing and Alberta Health event licensing.
- Provide a charitable receipt for RT Rentals for setting up of tents.
- Street sweeping of the downtown core by Wednesday, June 4, 2026.
- Ensure downtown flowerpots are planted prior to the event.
- Evaluate the downtown core for trip hazards on sidewalks and asphalt.
- Extend barricades from Main Street/Highway to the ATB/CIBC intersection, and from the High School intersection on 2nd Ave to past Sunrise Diner.
- Provide an ordinance for a variance on the Noise Bylaw. Event hours are 12:00 PM (noon) to 2:00 AM on Friday, June 5, 2026.
- Approval to place the Art Walk billboard beside the Town of Beaverlodge sign in the parking lot across from the Tavern (Town-owned lot).

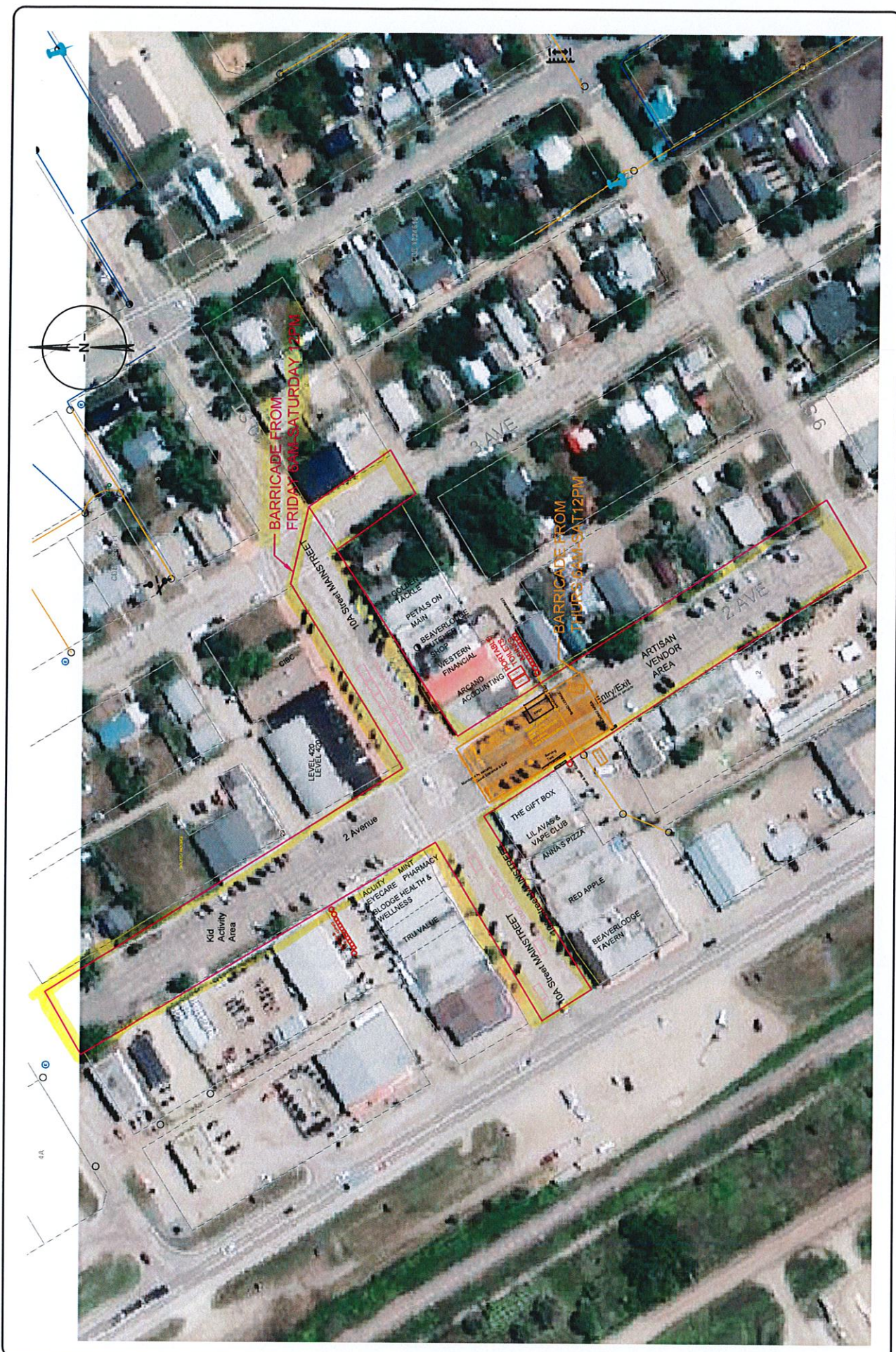
Events of this scale rely heavily on community collaboration, including the essential support provided by the Town of Beaverlodge. We look forward to continuing our partnership to ensure another successful Art Walk.

Sincerely,

Shone Snatic, Executive Director

Ph. 780-876-3744

cc. Executive and Board of Directors of Beaverlodge Chamber of Commerce



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South Peace Professional Attraction and Retention Committee

1109 Redlow Drive
Beaverlodge, AB
780-512-1529
gdprzekop@yahoo.ca

Dear Sir/Madame

The South Peace Professional Attraction and Retention Committee is requesting \$296 in municipal funding for 2026. Funds provided are used for various recruitment and retention initiatives including the Fall Harvest Tour for Healthcare students and Rural Health Week appreciation items for local Healthcare professionals.

Should you have any questions or concerns please feel free to contact me. Thank you for your continued support.

Sincerely,

Glory Przekop
SPPARC Treasurer

Nichole Young

From: Reanna Stockman
Sent: May 4, 2026 12:57 PM
To: Nichole Young
Subject: Bike Road-EO Council Invitation

Good afternoon Nichole,

Could you please share the following invitation with Council?

The Town of Beaverlodge and the RCMP are partnering to host a Bike Road-E-O safety program for residents. In previous years, this event alternated between the two elementary schools and was delivered through FCSS and Municipal Enforcement. However, due to changes in Provincial FCSS funding, the program is no longer eligible to be offered through FCSS, as it is considered safety prevention rather than social/emotional prevention.

We continue to see this program as a valuable opportunity for the community. The Town has been able to partner with the RCMP and expand the event to a weekend date so that the broader community can participate. Ernie's Sports Experts will also be in attendance to assist with proper helmet fitting, bike maintenance, and safety education.

I am requesting Council's support in helping serve a hot dog lunch to participants and engaging with residents during the event. The program will take place in the Beaverlodge Elementary School parking lot on July 18, 2026, from 10:00 a.m. to 1:00 p.m.

Please let me know Council's availability by June 9, 2026, so we can plan accordingly.

Thank you so much,

Reanna Stockman

Program Coordinator
Family & Community Support Services (FCSS)
Town of Beaverlodge
Box 506
Beaverlodge, AB
T0H 0C0
Phone: (780) 354-4057 Fax: (780) 354-2207
Email: rstockman@beaverlodge.ca Web: beaverlodge.ca

Well Being Notice: Receiving this email outside of working hours? Managing work and life responsibilities is unique for everyone. I have sent this email at a time that works for me. Please respond at a time that works for you.

Ken Thomas
Pisim Power
801-505 12th Street East
Saskatoon, SK S7N 4H3

Friday, April 24, 2026

Dear Mr. Thomas,

RE: Letter of Support – Canadian Northern Corridor Project

On behalf of the [municipality], I am pleased to express our strong support for Pisim Power and its leadership in advancing the Indigenous-led Canadian Northern Corridor project.

This strategic initiative represents future substantial benefits to northern Alberta, and particularly the [municipality] region. As a [municipal district / county / city / town], we realize that this will strengthen transportation links, energy transmission, and future ancillary business opportunities across Western Canada.

In the spirit of reconciliation, we support all Indigenous participation and leadership in this series of projects. As this and other initiatives move forward, we invite the opportunity to partner and enable future development in partnership with all Indigenous communities, tribal councils, federations, and organizations.

We support the buildout of this necessary infrastructure in and through our region and look forward to collaborating and supporting this transformative project as it moves forward.

Sincerely,



**APRIL 2026 MONTHLY REPORT TO THE TOWN OF BEAVERLODGE
FOR BYLAW OFFICER SERVICES**

1. Dates and times spent: (attached)
2. **Number of Tickets issued:** 1
3. **Number of Complaints/Occurrences:** 4
 - Animal Control - Running at Large: 1
 - Animal Control - Barking: 1
 - Animal Control - Bite/Attack Animal: 0
 - Animal Control - Bite/Attack Human: 0
 - Animal Control - Too many dogs: 0
 - Animal Control - Vicious/Restricted: 0
 - Animal Control - Cat: 0
 - Animal Control - Other: 1
 - Unightly Premises: 0
 - Parking: 1
 - Fire/Permit: 0
3. **Town Priorities:**
 - a)
 - b)
 - c)



CONTRACT TIME DETAILS FOR BILLING

REPORTING PERIOD: 2026-04-01 to 2026-04-30

MUNICIPALITY: BEAVERLODGE

ADMINISTRATION 2.00 HOURS

EVENT	START/END	HOURS	MUNICIPALITY	ACTIVITY	LINKED REPORT INCIDENT TYPE	NOTES
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TYPE: BYLAW OFFICER

1		2.00		ADMINISTRATION		
2	2026-04-01 09:46:00 2026-04-01 10:31:00	0.75	BEAVERLODGE	PATROL		
3	2026-04-01 10:35:00 2026-04-01 11:35:00	1.00	BEAVERLODGE	PATROL		
4	2026-04-02 07:55:00 2026-04-02 08:10:00	0.25	BEAVERLODGE	OCCURRENCE	ANIMAL CONTROL - RAL	
5	2026-04-02 10:00:00 2026-04-02 11:00:00	1.00	BEAVERLODGE	PATROL		
6	2026-04-02 10:21:00 2026-04-02 10:36:00	0.25	BEAVERLODGE	OCCURRENCE	ANIMAL CONTROL - RAL	
7	2026-04-02 11:00:00 2026-04-02 11:15:00	0.25	BEAVERLODGE	PATROL		
8	2026-04-02 13:30:00 2026-04-02 13:45:00	0.25	BEAVERLODGE	OCCURRENCE	ANIMAL CONTROL - RAL	
9	2026-04-03 10:13:00 2026-04-03 11:13:00	1.00	BEAVERLODGE	PATROL		
10	2026-04-04 11:15:00 2026-04-04 12:15:00	1.00	BEAVERLODGE	PATROL		
11	2026-04-04 14:35:00 2026-04-04 15:05:00	0.50	BEAVERLODGE	PATROL		
12	2026-04-06 16:15:00 2026-04-06 17:00:00	0.75	BEAVERLODGE	PATROL		
13	2026-04-07 09:15:00 2026-04-07 10:15:00	1.00	BEAVERLODGE	PATROL		
14	2026-04-07 13:00:00 2026-04-07 13:15:00	0.25	BEAVERLODGE	OCCURRENCE	ANIMAL CONTROL - BARKING	
15	2026-04-07 14:53:00 2026-04-07 15:23:00	0.50	BEAVERLODGE	OCCURRENCE	ANIMAL CONTROL - RAL	
16	2026-04-08 09:35:00 2026-04-08 10:35:00	1.00	BEAVERLODGE	PATROL		
17	2026-04-08 10:00:00 2026-04-08 11:00:00	1.00	BEAVERLODGE	PATROL		
18	2026-04-08 10:24:00 2026-04-08 10:39:00	0.25	BEAVERLODGE	OCCURRENCE	ANIMAL CONTROL - BARKING	
19	2026-04-09 15:45:00 2026-04-09 16:15:00	0.50	BEAVERLODGE	OCCURRENCE	ANIMAL CONTROL - BARKING	
20	2026-04-10 10:07:00 2026-04-10 11:07:00	1.00	BEAVERLODGE	PATROL		
21	2026-04-11 15:00:00 2026-04-11 15:15:00	0.25	BEAVERLODGE	OCCURRENCE	PARKING	
22	2026-04-11 15:15:00 2026-04-11 15:45:00	0.50	BEAVERLODGE	PATROL		

23	2026-04-13 09:52:00 2026-04-13 10:37:00	0.75	BEAVERLODGE	PATROL		
24	2026-04-13 12:15:00 2026-04-13 12:45:00	0.50	BEAVERLODGE	PATROL		
25	2026-04-14 13:41:00 2026-04-14 14:11:00	0.50	BEAVERLODGE	PATROL		
26	2026-04-14 15:10:00 2026-04-14 15:40:00	0.50	BEAVERLODGE	PATROL		
27	2026-04-17 08:15:00 2026-04-17 08:30:00	0.25	BEAVERLODGE	OCCURRENCE	ANIMAL CONTROL - OTHER	
28	2026-04-18 13:06:00 2026-04-18 14:06:00	1.00	BEAVERLODGE	PATROL		
29	2026-04-18 13:10:00 2026-04-18 13:25:00	0.25	BEAVERLODGE	OCCURRENCE	PARKING	
30	2026-04-19 13:35:00 2026-04-19 13:50:00	0.25	BEAVERLODGE	OCCURRENCE	PARKING	
31	2026-04-20 10:25:00 2026-04-20 11:10:00	0.75	BEAVERLODGE	PATROL		
32	2026-04-21 15:15:00 2026-04-21 16:15:00	1.00	BEAVERLODGE	PATROL		
33	2026-04-22 11:25:00 2026-04-22 11:55:00	0.50	BEAVERLODGE	PATROL		
34	2026-04-22 13:45:00 2026-04-22 14:15:00	0.50	BEAVERLODGE	PATROL		
35	2026-04-23 11:37:00 2026-04-23 12:07:00	0.50	BEAVERLODGE	PATROL		
36	2026-04-24 09:55:00 2026-04-24 10:55:00	1.00	BEAVERLODGE	PATROL		
37	2026-04-25 09:20:00 2026-04-25 10:20:00	1.00	BEAVERLODGE	PATROL		
38	2026-04-26 11:20:00 2026-04-26 12:20:00	1.00	BEAVERLODGE	PATROL		
39	2026-04-27 10:25:00 2026-04-27 11:25:00	1.00	BEAVERLODGE	PATROL		
40	2026-04-28 15:09:00 2026-04-28 16:24:00	1.25	BEAVERLODGE	PATROL		
41	2026-04-29 10:00:00 2026-04-29 11:00:00	1.00	BEAVERLODGE	PATROL		
42	2026-04-29 11:00:00 2026-04-29 11:15:00	0.25	BEAVERLODGE	PATROL		
43	2026-04-29 13:17:00 2026-04-29 14:17:00	1.00	BEAVERLODGE	PATROL		

TOTAL HOURS: 30.00
 BYLAW OFFICER HOURS: 30.00

TOTAL EVENTS: 43
 BYLAW OFFICER PERCENTAGE: 100.0%



Monthly Occurrences By Zone

Reporting Period: 2026-04-01 to 2026-04-30 23:59:59

Printed on:2026-05-01 09:35:42

Municipality:BEAVERLODGE

Zone	Complaint Type	Occurrences Count
BEAVERLODGE	ANIMAL CONTROL - BARKING	1
BEAVERLODGE	ANIMAL CONTROL - OTHER	1
BEAVERLODGE	ANIMAL CONTROL - RAL	1
BEAVERLODGE	PARKING	1
Total		4



County of Grande Prairie No. 1

Monthly Ticket

Reporting Period:2026-04-01 - 2026-04-30

Pay Centre:BEA

Ticket No	Ticket Date	Ticket Time	Charge	Statute	Activity	Pay Centre	Member	Fine Amount
A18263825J	20260422	1715	BEA/10327 (a)	MBL	Dog barking disturbing the peace of any person	BEA		\$100

Ticket Count:1

\$100

Item Number	Subject	Requested On	People Responsible	Item Notes	Status	Target Date of Completion
1	Host Library Board	12-Jan-26	CAO/Admin	Organize a meal for Council to host the Library Board. Invitation has been sent and looking at dates in May or June.	In progress	
2	Letter of Support	23-Feb-26	CAO/Admin	CAO has met with Mr. Oyedele and is working through the information.	In progress	
3	Request Letter	23-Mar-26	CAO/Admin	Write a letter to the County regarding their policing of the County side of 3rd Street and 11th Street.	In progress	
4	4-Way STOP	23-Mar-26	CAO/Admin	Administration to investigate having 3rd St and 11th Ave be a 4-way STOP.	In progress	
5	Invitation to Council	23-Mar-26	CAO/Admin	Invite the Fire Chief and the District Fire Chief to come to a Council meeting.	DONE	11-May-26
6	Peace Officer Request	13-Apr-26	CAO/Admin	Request Peace Officer Service from the County for Highway Traffic Enforcement in Beaverlodge.	In progress	
7	Bylaw #1039 Tax Incentive Bylaw	27-Apr-26	CAO/Admin	Add a clause to the Bylaw allowing Council the discretion to extend the program limits.	DONE	11-May-26
8	Fixed Income Tax Rebate	27-Apr-26	CAO/Admin	Investigate and research alternative frameworks that may exist for a Property Tax Rebate Program for fixed income residents.	In progress	1-Sep-26
9	FCSS Advisory Committee	27-Apr-26	Admin	Move the FCSS Advisory Committee from the Org/Group Appointments schedule to the Committees of Council schedule.	DONE	11-May-26

Current: April 27, 2026