

TOWN OF LAFLECHE
BYLAW NO. 502-18
A BYLAW TO ASSESS AND LEVY THE COST OF FIRE PREVENTION,
SUPPRESSION AND EMERGENCY RESPONSE SERVICES.

The Council of the Town of Lafleche in the Province of Saskatchewan enacts as follows:

1. Fire suppression and/or prevention services shall be delivered by the Lafleche Wood River Fire Department.
2. Fire fees relative to the service(s) identified in Section 2 of this bylaw shall be Seven Hundred and Fifty Dollars (\$750) for the first hour and Three Hundred and Fifty Dollars (\$350) for each additional hour. The wages of the fire fighters will be charged according to the time spent fighting a rate of \$22.50 per hour for the fire chief and/or deputy fire chief; and \$15.00 per hour for volunteer fire fighters.
3. Additional costs incurred by any/all outside forces, agencies, fire departments, etc. in prevention, suppression and emergency response services will be in addition to those noted in Section 2 of this bylaw.
4. The Town of Lafleche shall, on behalf of the Lafleche Wood River Municipal Fire Department, charge the cost of the fire prevention, suppression, and emergency response services as follows:
 - a) Insuring party in the event the Lafleche Wood River Fire Department responds to an incident on any road ways in any municipality or regional park involving vehicles bearing *current and valid* license plates;
 - b) To the property owner if said service is provided within the limits of the Town of Lafleche with the exception as noted in Section 4.a) of this bylaw;
 - c) To the R.M. of Wood River No. 74, should the said service be provided within the boundaries of the R.M., with the exception of Thomson Lake Regional Park, the Town of Lafleche and as noted in Section 4.a) of this bylaw;
 - d) To the Thomson Lake Regional Park Authority, should the said service be provided within the boundaries of the Park, with the exception as noted in Section 4.a).
 - e) In the event the Lafleche Wood River Municipal Fire Department responds to other municipalities with whom agreements have been signed, charges will be invoiced as per those agreements.
5. If all or any portion of the charge noted in Section 4 of this bylaw remain unpaid after 60 days, the municipality shall add the amount owing to the taxes roll of the said property.
6. Bylaw No. 451-10 hereby be repealed.
7. That this bylaw be effective retroactive to March 1, 2018.

MAYOR

ADMINISTRATOR