By-Law No. A-2024-010

Being a By-Law to Establish a Notice Requirements Policy for the Corporation of the Township of Joly and to repeal By-Law No. 2006-15

Legal Authority

Scope of Powers

Section 224 of the *Municipal Act, 2001,* as amended, provides that it is the role of Council to ensure the accountability and transparency of the operations of the Municipality, including the activities of the senior management of the Municipality.

Section 270(1) of the *Municipal Act, 2001*, as amended, provides that municipalities shall adopt and maintain policies with respect to matters including the circumstances in which the municipality shall provide notice to the public and, if notice is to be provided, the manner and times notice shall be given.

Section 270(1) of the *Municipal Act, 2001*, as amended, provides the manner in which the Municipality will try to ensure that it is accountable to the public for its actions, and the manner in which the Municipality will try to ensure that its actions are transparent to the public.

Preamble

Council for the Corporation of the Township of Joly is interested and committed to ensuring an accountable and transparent Corporation through the provision of reasonable notice to enable citizens to be aware of the business of the Municipality.

Direction

Council of the Corporation of the Township of Joly deems it expedient to set out the minimum notice requirements that Council considers will provide adequate and reasonable notice. The purpose of the policy is to establish standards for the giving of reasonable notice to the public. The Council of the Corporation of the Township of Joly hereby approves the Notice Requirements Policy by means of By-Law No. A-2024-010

Decision

Council of the Corporation of the Township of Joly enacts as follows:

- 1. The Notice Requirements Policy, attached hereto as Schedule "A" and forms part of this By-Law is hereby adopted.
- 2. That By-Law# 2006-15 is hereby repealed.
- 3. That, this By-Law shall come into force and take effect immediately upon the Third and Final Reading thereof.

This By-Law takes effect on the da	y of its final passing	
Read and adopted by Resolution _	2024-0150	_ this 14 th day of May, 2024.
		Mayor
		Clerk

SCHEDULE "A" TO BY-LAW NO. A-2024-010

1.0 POLICY STATEMENT

The Corporation of the Township of Joly is interested and committed to ensuring an accountable and transparent corporation.

2.0 PURPOSE

Accountability, transparency and openness are standards of good government that enhances public trust. The Township of Joly is committed to accountable and transparent governance through the provision of notice thereby enabling citizens to be aware of the business of the Municipality. The purpose of this policy is to establish standards for the giving of reasonable notice to the public.

3.0 SCOPE

This policy shall apply to all members of Council and Staff of the Corporation of the Township of Joly.

4.0 DEFINITIONS

- "Act" means the Municipal Act, S.O. 2001, C. 25, as amended.
- "Information Board" means the information board located in the interior lobby of the Township of Joly Office at 871 Forest Lake Road, Joly Township, Ontario and may also include the front entrance window area of the Township office.
- "Clerk" means the Clerk of the Corporation of the Township of Joly.
- "Council" means the municipal Council of The Corporation of the Township of Joly.
- "Days" means the number of calendar days to include Saturdays, Sundays and holidays.
- **"Local Radio Station"** means a radio station which can be received locally using AM or FM frequencies.
- "Mail" means mail that is sent by the Municipality and is delivered by Canada Post or a courier service.
- "Municipality" shall mean The Corporation of the Township of Joly.
- "Newsletter" means a bi-annual information bulletin published by the Municipality approved by Council which is mailed/emailed to taxpayers with the Interim and Final tax billings, and is posted on the municipal website.
- "**Notice**" means a written, printed, electronic, published or posted notification or announcement.
- "Plain Language" means written in such a way as to be clearly understood by members of the general public, avoiding the use of jargon or complicated language wherever possible.
- "Published" means published in the Municipal newsletter.

- "Registered Mail" means prepaid mail that requires the recipient to sign for it and is delivered by Canada Post or a courier service.
- "Social Media" refers to the Corporation of the Township of Joly's official accounts on internet-based technologies and sites specifically designed for the public dissemination of information, news and other matters of interest in a freely available manner. These include (but are not limited to) Facebook, Twitter, Instagram and YouTube.
- "Township" means the Corporation of the Township of Joly.
- "Website" means posting notification or announcement on the Corporation of the Township of Joly website at www.townshipofjoly.com

5.0 APPLICATION

Where the Township is required to give Notice under a provision of the *Municipal Act* or the *Planning Act*, the notice shall be given in a form and manner and at times indicated in this By-Law unless:

- a) The Act, another state, or a regulation prescribes or permits otherwise;
- b) The requirements for notice are prescribed in another policy or resolution; or
- c) Council directs that other public notice is to be given as the Council considers necessary in the circumstances, upon adoption of a resolution of Council.

The form, manner and timing for giving of notice as set out in this policy shall be deemed to be the minimum requirement and nothing in this policy shall prevent the use of more comprehensive methods of Notice or for providing for a longer period.

Wherever possible, public notice should be written in plain and clear language in a manner that promotes openness and engagement from members of the public and in an accessible format thereby reducing barriers to the public.

Public notices provided by means of social media should be written in accordance with the provisions of the Township of Joly Social Media Guidelines for Employees.

6.0 CONTENT OF PUBLIC NOTICES

Notice to the Public shall contain the following information, when applicable, unless otherwise prescribed:

- A general description of the subject matter under consideration or otherwise involved;
- Reference to the applicable legislation, regulation or Township By-Law under which the Notice is being given;

- Where the matter relates to a defined location, sufficient particulars of the location to identify it generally, such as reference to a municipal address or street intersection, or a legal description or plan or key map;
- The purpose of any meeting of which notice is required to be given or the purpose and effect of the proposed action;
- Date, time and location of any meeting at which the subject matter will be considered of which Notice is required to be given;
- Where written submissions may be made, or where delegations for the purpose of providing a verbal submission can be registered, the name and title of the person to whom they are to be sent, together with the email address/address of the official and the deadline for receipt of such submissions;
- That the Notice is given by The Corporation of the Township of Joly, or by the Clerk on its behalf:
- That Notices direct the public to the Township Website for additional information. For example: "For more information about this matter or other public services delivered by the Township of Joly see www.townshipofjoly.com
- The Notice shall contain a notice indicating "alternative formats are available upon request".

The notice for council meetings shall be in the form of an Agenda which shall first make mention of the day, time and place for the meeting and is posted on the Township website.

7.0 NOTICE OF SUBSEQUENT MEETINGS

If a decision is not made at the meeting specified in the Public Notice, a statement should be made by the Chair at the meeting specifying the date, time and location of any subsequent meeting, at which consideration of the matter will ensue and such statement will be recorded in the Minutes of the meeting at which it was made.

No additional prescribed notice will be required for subsequent meetings where a matter has been deferred to a subsequent meeting unless otherwise determined by Council.

8.0 EMERGENCY PROVISION

Upon the declaration of a state of emergency by the Township or the Province of Ontario under the *Emergency Management and Civil Protection Act*, or any other circumstances that is considered to be of an urgent or time sensitive nature, or which could reasonably be construed to affect the health or well-being of the residents of the Township, the notice requirements will be as is deemed reasonable under the circumstances.

9.0 RESPONSIBILITY

It is the responsibility of the appropriate Department in coordination with the Clerk to ensure notice requirements applicable to their Department are met, and that the notices meet the Town's accessibility requirements.

10.0 ACCESSIBILITY

It is the responsibility of the Department Head in coordination with the Clerk to ensure notice requirements applicable to their Department meet the Township's commitment to accessibility requirements. If requested, staff are to provide materials in an alternative format.

11.0 GENERAL

Where separate By-Laws have been enacted in accordance with provisions contained in the Act, the notice provisions set out in such By-Laws will prevail.

12.0 NOTWITHSTANDING PROVISION

Where notice of intention to pass a By-Law or notice of a public meeting is required to be provided and the timeframe for such notice is not prescribed in the *Act* or its Regulations or otherwise addressed in this By-Law, notice shall be given at a minimum on the Township Website at by means of posting of the relevant Council meeting agenda.

13.0 AMENDMENTS

Over time, additional notice requirements may be determined. In such case, the attached Schedule "B" Appendix 1 shall be amended and updated, if required. Delay in amending Schedule "B" Appendix 1 does not preclude the implementation of notice requirements as determined by Council or staff or legislation. Schedule "B" and Appendix 1 can be amended by means of resolution of Council.

14.0 UPDATING POLICY AND PROCEDURE

The Clerk is hereby authorized to update this policy with changes to by-law and policy/procedure references for those by-laws and policies listed in this policy. Any additions or deletions to the policy shall be endorsed by Council.

15.0 REVIEW PERIOD

This By-Law shall be reviewed every five (5) years by the Clerk and will be revised as a result of any changes in legislation.

SCHEDULE:

In the event that Schedule "A" – Appendix 1, as attached, does not include all instances where the Township of Joly is required to provide notice and where the provision of notice and term of notice is not identified in the *Act* or its regulations, the following shall apply:

Provision of Notice: Post on the Township of Joly website at www.townshipofjoly.com

Term of Notice: Five (5) days prior to passing the by-law and seven (7) days prior to holding a public meeting.

SCHEDULE "A" - Appendix 1 to By-Law No. A-2024-010

NOTICE REQUIREMENTS

Municipal Act Section/Requirement And/or Subject Matter of Notice	Township Notice Requirement Form, Manner and Time
PART III – SPECIFIC MU	
Section 34 – Permanent Closure of a Highway No public notice requirement	Mail Notice of Intent to all persons who abut the affected Municipal Roadway closure prior to passing of By-Law.
	Notice to be posted on website and on the Municipal office lobby information board 21 days prior to the matter being considered by Council or Committee.
Permanently Altering a Highway	Mail Notice of Intent to all persons who
If the alternation is likely to deprive any person of	abut the affected Municipal Roadway
the sole means of motor vehicle access to and	closure prior to passing of By-Law.
from the person's land over any highway.	
No public notice requirement	Notice to be posted on website and on the Municipal office lobby information board 21 days prior to the matter being considered by Council or Committee.
Naming or Changing the Name of a Highway	Mail Notice of Intent to all persons who
Naming of Changing the Name of a Fighway	abut the affected Municipal Roadway prior to passing of By-Law.
No public notice requirement	
	Notice to be posted on website and on the Municipal office lobby information board 14 days prior to the matter being considered by Council.
Section 48 - Change/Naming of Private Roads	Mail Notice of Intent to all persons who
A local municipality may name or change the name of a private road after giving public notice of its intention to pass the by-law.	abut the affected Municipal Roadway prior to passing of By-Law.
or its interition to pass the by-law.	Notice to be posted on website and on the Municipal office lobby information board 14 days prior to the matter being considered by Council.
Section 99 – Advertising Devices	Notice is given to the public through the posting of the Council or Committee
No public notice requirements	meeting agenda on the website
Section 110 – Agreements for Municipal Capital Facilities	As per requirements stipulated in the Municipal Act, 2001, as amended.
A municipality may enter into agreements for the provision of municipal capital facilities by any	

person, including another municipality.	
Upon passing the by-law, the municipality shall	
give notice.	
Section 110 – Notice of Tax Exemption By-law	NA/witters resting in a second areas with the
The municipality may exempt from toxistion for	Written notice in accordance with the
The municipality may exempt from taxation for municipal and school purposes land or a portion	requirements stipulated in the <i>Municipal</i> Act, 2001, as amended.
of it on which municipal capital facilities are or will	Act, 2001, as amended.
be located (under specific conditions). Upon	
passing of the by-law, the municipality shall give	
notice.	
Section 150 – General Licensing Powers	
	Notice is given to the public through the
A municipality may pass a by-law to provide for a	posting of the Council or Committee
system of licenses with respect to any business	meeting Agenda on the website.
wholly or partially carried on with the municipality.	
No public meeting requirement	
No public notice requirement.	
PART V – MUNICIPAL REORGANIZATION	
Section 173 – Municipal Restructuring	Council shall hold at least one public
Proposal	meeting.
The Council of a municipality votes on whether to	Notice to be posted on website – 14 days
support or oppose a restructuring proposal.	prior to the public meeting.
Council shall consult with public by giving notice;	May include other notice prescribed by the
hold at least one public meeting; consult with	Minister.
Minister prescribed bodies/persons; consult with	
other persons Town considers appropriate.	Notice to be posted on Municipal office
	lobby information board
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	As per requirements stipulated in the
Section 187 – Change	Municipal Act, 2001, as amended.
	Council shall hold at least one public
Changing the name of a municipality. Notice of	meeting prior to passing by-law.
intention required to pass by-law and hold at	
least one public meeting.	Notice to be posted on website – 14 days
	prior to public meeting.
	Notice to be posted on Municipal office
	Notice to be posted on Municipal office lobby information board
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Section 216 – Dissolution of Local Boards	Notice is given to the public through posting
Power to dissolve or change Local Boards	the Council agenda, at which the matter will
No Public notice requirement	be considered, on the website.
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Section 217-219 – Composition of Council	Council shall hold at last one public meeting.
A municipality may change the composition of its	
Council.	Notice on website 14 days prior to the
Before passing a by-law described in Section	public meeting.
218, the municipality shall give notice of its	
intention to pass the by-law and shall hold at	Posting of notice on Municipal office lobby
least one public meeting to consider the matter.	information board
Section 222 – Establishment of wards	Council shall hold at last one public meeting.
A municipality may divide or re-divide the	
municipality into wards or dissolve existing	Notice on website 14 days prior to the
wards.	public meeting.
No requirement for public meeting.	Posting of notice on Municipal office lobby
Within 4E days often a by law is passed the	information board
Within 15 days after a by-law is passed, the Municipality shall give notice of the passing of the by-law to the public specifying the last date or filing a notice of appeal.	Website posting within 15 days passing of by-law.
PART VI – PRACTICES A	AND PROCEDURES
Section 238 – Procedural By-Law	Any change to the procedural by-law or the
	introduction of a new procedural by-law will
A municipality shall pass a procedure by-law for	require public notice.
governing the calling, place, proceedings and	
providing public notice of meetings of Council	Notice is given to the public through the
and its Committees.	posting of the Council or Committee
Dublic notice we environment union to unconserved	meeting Agenda on the website
Public notice requirement prior to passage of a	
procedural by-law. Section 238 (2.1) – Notice of Public Meetings	Notice is given to the public through the
Section 230 (2.1) - Notice of Public Meetings	
The Procedure By-Law shall provide for public	posting of the Council or Committee meeting Agenda and Council on the
notice of meetings.	website
	Notice may be given at each Council
	meeting of upcoming meetings.
Section 270.1 – Sale of Land	Notice on website 14 days prior to the
	selling of the land by means of posting on
A municipality shall adopt and maintain policies with respect to the sale and other disposition of land.	the website the Council agenda at which the matter will be considered.
	Sale to be undertaken in accordance with
Reasonable notice shall be provided to those who are most likely expected to be affected.	Sale of Surplus Property policies and procedures.

PART VII, VIII, IX, X, XI – FINANCIAL ADMINISTRATION AND TAXATION	
Section 290-291 - Budget - Adopt or Amend	Notice on website 14 days prior to the
	public meeting by means of posting Council
Advertising a budget or amending the budget.	agenda on the website.
No public notice requirement	
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No public meeting requirement Section 295 – Publication of Financial	
	As non requirements atinulated in the
Statements	As per requirements stipulated in the Municipal Act, 2001, as amended.
Audited financial statements, the notes to the	
financial statements, the auditor's report and the	Notice to be posted on website within 60
tax rate information for the current and previous	days after receiving the audited financial
year as contained in the financial review.	statements of the municipality for the
Within 60 days after receipt, the Treasurer to	previous year.
public copy of statements and/or notice that	previous year.
statements are available upon request.	
statements are available apon request.	
Section 308 (22)(b) – Establishment of Tax	
Ratios	As per requirements stipulated in the
	Municipal Act, 2001, as amended.
The Minister may make regulations requiring	
municipalities that establish tax ratios to give	
notice of the tax ratios to such persons and in	
such manner as prescribed.	
Section 318 – Phase-in of Tax Changes	
Resulting from Reassessments	
-	As per requirements stipulated in the
A notice of demand of taxes payable in respect of	Municipal Act, 2001, as amended.
which there is a phase-in shall indicate the	
amount of taxes that would have been payable	
without the phase-in, the amount of taxes that are	
payable and the difference.	
Section 331 – Taxes on Eligible Property	
	As per requirements stipulated in the
Within 60 days of receiving the notice by the	Municipal Act, 2001, as amended.
assessment corporation, the municipality shall	
determine the taxes for municipal and school	
board purposes for each eligible property for the	
year or portion of the year and shall provide	
notice as per the Act.	
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Section 342 – Tax Collection – Ceasing of	
	As per requirements stipulated in the
Section 342 - Tax Collection - Ceasing of	As per requirements stipulated in the Municipal Act, 2001, as amended.

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Treasurer gives written notice to taxpayer that	
alternative installments and due dates may no	
longer be used.	
Section 343 – Notice of Tax Bill	
	As per requirements stipulated in the
The Treasurer shall send a tax bill to every	Municipal Act, 2001, as amended.
taxpayer at least 21 days before any taxes shown	
on the tax bill are due.	
Section 348 – Determination of Tax Status	
	As per requirements stipulated in the
The Treasurer shall by February 28 in each year	Municipal Act, 2001, as amended.
determine the position of every tax account as of	
December 31 of the preceding year. In making	
this determination, the Treasurer shall send to	
every taxpayer who owes taxes from a preceding	
year a notice of those taxes and of the related	
late payment charges. The notice may be sent	
with a tax bill.	
Section 351 – Seizure Personal Property –	
Public Auction	As per requirements stipulated in the
Fubile Adelion	Municipal Act, 2001, as amended.
Cubicat to cartain conditions, the Traccurar may	Municipal Act, 2001, as amended.
Subject to certain conditions, the Treasurer may	Written notice by mail 21 days prior to
seize personal property to recover the taxes and costs of the seizure. The Treasurer or the	Written notice by mail, 21 days prior to
	auction, to sheriff, bailiff, assignee,
Treasurer's agent shall give the public notice of	liquidator, trustee or licensed trustee in
the time and place of the public auction and of	bankruptcy.
the name of the person whose personal property	Netice to be rested as website 44 days
is to be sold.	Notice to be posted on website – 14 days
	prior.
	Netice to be rested as Municipal office
	Notice to be posted on Municipal office
	lobby information board – 14 days prior.
Cootion 256 Division into Devests	
Section 356 – Division into Parcels	As non requirements of substant in the
Harris and Broken broken T	As per requirements stipulated in the
Upon application by the Treasurer of the	Municipal Act, 2001, as amended.
municipality or to the Treasurer by an owner of	
land, the municipality may divide land into two or	
more parcels; apportion unpaid taxes; and direct	
part payment of taxes to each of the parcels.	
Section 357 – Cancellation, Reduction,	
Refund of Taxes	As per requirements stipulated in the
	Municipal Act, 2001, as amended.
Upon receipt of an application, and subject to	
certain conditions, the municipality may cancel,	
reduce, refund all or part of taxes levied.	
Section 358 – Overcharges Caused by Gross	
or Manifest Error	As per requirements stipulated in the

Upon receipt of an application and subject to certain conditions, the municipality may cancel, reduce or refund all or part of taxes which were overcharged due to a gross or manifest error in the preparation of the assessment roll.	Municipal Act, 2001, as amended.
Section 359 – Increase of Taxes as a Result of	
any Undercharged Caused by a Gross or Manifest Error	As per requirements stipulated in the Municipal Act, 2001, as amended.
Upon receipt of an application by the Treasurer, the municipality may increase the taxes levied when the taxes were undercharged due to a gross or manifest error.	
Section 365.2 – Tax Reduction for Heritage Property	As per requirements stipulated in the Municipal Act, 2001, as amended.
If a local municipality passes a by-law to provide tax reductions or refunds to eligible heritage properties, the Minister of Finance shall be notified within 30 days after the by-law is passed.	
Section 374 – Notice of Registration	
Tax Arrears Certificate Notice required to be sent may be given personal delivery or be sent by certified or registered mail.	As per requirements stipulated in the Municipal Act, 2001, as amended.
Section 379 & 380 - Public Sale (Tax Arrears	
Certificate)	As per requirements stipulated in the Municipal Act, 2001, as amended.
Sale of property for tax arrears. Any notice required to be sent may be given by personal delivery or be sent by certified or registered mail.	Registered mail of Final Notice.
Section 386.2 – Tax Sales – Entering to Carry	
out Inspection without Warrant	As per requirements stipulated in the Municipal Act, 2001, as amended.
A municipality may enter a property to carry out an inspection without a warrant. At least 7 days	
before inspection, written notice to be provided.	
Section 386.3 – Tax Sales – Entering to Carry out Inspection with Warrant	As per requirements stipulated in the Municipal Act, 2001, as amended.
The Municipality may apply to a provincial judge or justice of the peace for a warrant authorizing a personal named in the warrant to inspect land. At least 7 days before application, written notice to	
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be provided.	
PART XII – FEES	& CHARGES
Section 391 – Fees and Charges No public notice requirement No public meeting requirement	Notice is given to the public through posting the Council agenda at which the matter will be considered on the website.
The public meeting requirement	Amendments to be brought forward via Staff Report to Council.
Section 400 – Regulations Local Improvement Charges – Priority Lien Status Under Section 400, the Minister may make regulations regarding fees and charges with priority lien status, including a requirement that the municipality give notice of its intention to pass by-law imposing fees and charges which have priority lien status.	As per requirements stipulated in the Municipal Act, 2001, as amended.
Section 400 – Local Improvement By-Law	Reasonable notice.
Before passage, reasonable notice of intention to pass by-law to public and to owners of lots liable to be specifically charged	As per requirements stipulated in the Municipal Act, 2001, as amended.
Section 402 – Notice of Debt Upon receipt of application of a municipality to incur a debt the Ontario Municipal Board may direct the municipality to give notice of the application to such persons and in such manner as the Bord determines	As per requirements stipulated in the Municipal Act, 2001, as amended.
PART XIII - ENFO	PRCEMENT
Section 435 – Power of Entry onto Private Land	As per requirements stipulated in the Municipal Act, 2001, as amended.
Reasonable time before proposed entry. Notice to occupier of land by personal service or prepaid mail, or by posting notice on land in conspicuous place.	Notice to occupier of land in writing 7 days in advance.
Section 447 – Court Order to Close Premises The municipality that passed a licensing by-law in respect of which a closing order was made is a party to any proceedings in accordance with the rules of the court.	As per requirements stipulated in the Municipal Act, 2001, as amended.
	OTICE REQUIREMENTS
Section 17 – Official Plans	

	As per the requirements stipulated in the
O.Reg 543/06	Planning Act, 1990, c.P. 13, as amended.
Sections 34, 36, 38 – Zoning By-Laws, Hold	
By-Laws, Interim Control By-Laws	As per the requirements stipulated in the
	Planning Act, 1990, c.P. 13, as amended.
O.Reg 545/06	(20 days prior notice)
Section 45 – Minor Variance Applications	
	As per the requirements stipulated in the
O.Reg 200/96	Planning Act, 1990, c.P. 13, as amended.
	(10 days prior notice)
Sections 50,51 – Plans of Subdivision	
	As per the requirements stipulated in the
O.Reg 544/06	Planning Act, 1990, c.P. 13, as amended.
Section 53 – Consent Applications	
	As per the requirements stipulated in the
O.Reg 197/96	Planning Act, 1990, c.P. 13, as amended.
	(14 days prior notice)