

BY-LAW NO. 20XX - XXX

A by-law of the City of Ottawa to establish an Administrative Monetary Penalty System (APS) for contraventions of traffic and parking by-laws within the City of Ottawa, and to amend By-law 2025-156.

WHEREAS section 102.1 of the Municipal Act, 2001, S.O. 2001, c.25, as amended, (the “Municipal Act”) and Ontario Regulation 333/07 (the “Regulation”) authorize the City of Ottawa (the “City”) to require a person to pay an administrative penalty for a contravention of any by-law respecting the parking, standing or stopping of vehicles; and

WHEREAS section 434.1(1) of the Municipal Act provides that a municipality may require a person, subject to such conditions as the municipality considers appropriate, to pay an Administrative Penalty if the municipality is satisfied that the person has failed to comply with a by-law of the municipality passed under that Act; and

WHEREAS sections 23.2, 23.3 and 23.5 of the Municipal Act authorize the City to delegate its administrative and hearing powers; and

WHEREAS section 391 of the Municipal Act authorizes the City to pass by-laws imposing fees or charges for services or activities provided or done by or on behalf of it; and

WHEREAS the Council for the City considers it desirable and necessary to provide for a system of administrative penalties and administrative fees for the designated City by-laws, or portions of the designated City by-laws;

NOW THEREFORE the Council of the City of Ottawa enacts as follows:

1. DEFINITIONS

(1) For the purposes of this By-Law:

“Administrative Fees” means any fee specified in this By-law, as amended;

“Administrative Penalty” means the monetary penalty amount set out in this By-law for a contravention of a Designated By-law;

“By-Law” means this by-law and any schedule to this by-law as they may be amended from time to time;

“City” means the City of Ottawa;

“City Clerk” means the City Clerk for the City of Ottawa;

“Council” means the City of Ottawa’s Council;

“Designated By-law” means a designated by-law provision listed in the attached Schedule A, to which the system of administrative penalties in this By-law applies;

“Director, By-Law and Regulatory Services” means the Director, By-Law and Regulatory Services, or their designate as authorized in writing, or in the event of organizational changes or otherwise, the director of the appropriately titled department assigned duties under this bylaw or designate;

“Deputy City Treasurer, Revenue” means the Deputy City Treasurer, Revenue, or their designate as authorized in writing, or in the event of organizational changes or otherwise, the director of the appropriately titled department assigned duties under this by-law or designate;

“Fee” means a fee set out and described in Schedule “B”, referred to collectively as “administrative fees” or individually by the name of the fee in Schedule “B”;

“Head of Council” means the Mayor of the City of Ottawa;

“Hearing Officer” means any person designated from time to time in accordance with the Appointments By-law to perform the functions of a Hearing Officer pursuant to this By-Law;

“Municipality” means the geographic area under the jurisdiction of the City;

“Enforcement Officer” means a municipal law enforcement officer appointed as such by or under the authority of a City by-law a police officer employed by a municipal police force;

“Penalty Notice” means a notice given pursuant to section 3(1);

“Penalty Notice Date” means the date specified on the Penalty Notice identifying the date of issuance pursuant to section 3(5);

“Penalty Notice Number” means the number specified on the Penalty Notice pursuant to section 3(3);

“Person” includes an individual, partnership, association, firm or corporation;

“Recipient” means the vehicle owner who is responsible for the Penalty Notice associated with the vehicle that has been left parked, standing or stopped in contravention of a Designated By-law provision;

“Screening Decision” means a decision made by a Screening Officer pursuant to sections 4(14);

“Screening Decision Date” means the date on which a Screening Decision is made pursuant to sections 4(14);

“Screening Officer” means any person designated from time to time in accordance with the Appointments By-law to perform the functions of a Screening Officer pursuant to this By-law;

“Undue Hardship” means financial grounds for cancelling or varying or extending the time to pay an administrative penalty or administrative fees or both or for approving a payment plan resulting from a recipient's ability to pay being materially compromised by a significant reduction in income due to an illness, or unanticipated expenses, or other cause such that imposing the administrative penalty without financial relief would cause undue financial hardship be unduly oppressive and not in the interests of justice. The recipient must demonstrate the reduction in income caused by illness or other expenses by providing supporting documentation (including but not limited to for example a Canada Revenue Agency Notice of Tax Assessment for the last full calendar year.);

“Vehicle Owner” means the person whose name appears on the permit for the vehicle; and if the vehicle permit consists of a vehicle portion and plate portion, and different persons are named on each portion, the person whose name appears on the plate portion at the time of the contravention.

## 2. APPLICATION

(1) This By-law applies to those Designated By-law contraventions included within Schedule “A”, attached hereto and forming part of this By-law.

(2) The Administrative Penalties designated in Schedule “A”, attached hereto and forming part of this By-law, may be dealt with by Penalty Notice and the Administrative Monetary Penalty System.

## 3. PENALTY NOTICE

- (1) An Enforcement Officer who has reason to believe that a vehicle has been left parked, standing or stopped in contravention of a Designated By-law provision may issue a Penalty Notice.
- (2) If a vehicle has been left parked, standing or stopped in contravention of a Designated By-law provision, the vehicle owner shall, upon issuance of a Penalty Notice, be liable to pay to the City an Administrative Penalty in the amount specified in Schedule “A” and any related Administrative Fees.
- (3) The Penalty Notice shall include the following information:
  - (a) the date of issuance of the Penalty Notice;
  - (b) the Penalty Notice number;
  - (c) the vehicle license plate number;
  - (d) particulars of the contravention, including the date and location of the contravention;
  - (e) the amount of the Administrative Penalty;
  - (f) information respecting the process by which the recipient may pay the administrative penalty or request a review of the administrative penalty; and
  - (g) a statement advising that the Administrative Penalty will constitute a debt of the vehicle owner to the City.
- (4) An enforcement officer may serve the Penalty Notice on the vehicle owner with respect to a contravention of a Designated By-law provision by:
  - (a) affixing the penalty notice to the vehicle; or
  - (b) giving it personally to the person who, in the opinion of the enforcement officer, appears to have care or control of the vehicle at the time of the contravention; or
  - (c) mailing it to the vehicle owner.
- (5) Where service of the penalty notice is made pursuant to section 3, service shall be deemed to have been made at the time the Penalty Notice was affixed to the vehicle or given to the person or mailed, as applicable, and the administrative penalty remains due and payable upon service of the Penalty Notice.
- (6) The amount due for a Penalty Notice is:
  - (a) the Early Payment set out in Schedule “A” for the related contravention if payment is received by the City within fifteen (15)

calendar days from the date of service of the Penalty Notice in accordance with this By-law;

- (b) the Set Penalty Amount set out in Schedule "A", the Vehicle Owner/Address Search Fee set out in Schedule "B" for the related contravention if payment is received by the City on and following the sixteenth (16) calendar day from the date of service of the Penalty Notice in accordance with this By-law; or
- (c) the amount from 3(6.b) as well as the Late Payment Fee set out in Schedule "B" for the related contravention if payment is received by the City on and after forty-six (46) calendar days from the date of service of the Penalty Notice in accordance with this By-law.

Additional fees as outlined in Schedule "B", in respect of services related to an administrative penalty imposed, may be applicable and constitute a debt due to the municipality.

(7) The Recipient of a Penalty Notice may request that the Administrative Penalty be reviewed by a Screening Officer pursuant to section 4.

(8) Where an administrative penalty is either partially or fully paid, any right under this chapter to request a review, an extension of time to request a review, or to request an extension of time to pay is automatically waived.

(9) Neither a Screening Officer nor a Hearing Officer has jurisdiction to consider questions relating to the validity of a statute, regulation or by-law or the constitutional applicability or operability of any statute, regulation or by-law.

(10) The Director, By-Law and Regulatory Services may cancel the Administrative Penalty at any time prior to a review by a Screening Officer.

#### 4. REVIEW BY SCREENING OFFICER

(1) The Recipient of a Penalty Notice may request that the administrative penalty be reviewed by a Screening Officer by making such request within fifteen (15) calendar days from the Penalty Notice date.

(2) If a Recipient has not requested a review of an administrative penalty by a Screening Officer within fifteen (15) calendar days from the Penalty Notice date, a Recipient may, within 30 calendar days from the Penalty Notice date, request that the Screening Officer extend the time to request a review.

(3) The right to request a review of an administrative penalty by a Screening Officer or to request an extension of time to request a review of an administrative penalty by a Screening Officer are exercised in writing by:

- (a) electronically submitting, in the method specified on the penalty notice , a fully completed form; or
- (b) attending in person or by an authorized representative at the location listed in the penalty notice and submitting a fully completed form.

(4) In the case of a request to review an administrative penalty by a Screening Officer, the request shall include particulars of all grounds upon which the request to review is based, and in the case of a request to extend the time to request a review, the request shall include the reasons, if any, for having failed to exercise the right to request a review within the time limited by section 4(1). Screening reviews will be conducted in writing unless there is a requirement on a case-by-case basis, as determined by the Screening Officer, to provide the screening review through other means.

(5) Where no request for an extension of time to request a review by a Screening Officer is filed within 30 calendar days after the penalty notice date, the right to request an extension of time expires and:

- (a) the right to request a review by a Screening Officer shall be deemed to have been waived by all recipients;
- (b) the Administrative Penalty, including all Administrative Fees, shall be deemed to be affirmed on the 16<sup>th</sup> calendar day after the penalty notice date; and
- (c) the Administrative Penalty, including any Administrative Fees, shall not be subject to any further review or appeal.

(6) If a request for a screening review is not received by the City within the timelines of section 4(1), a notice will be served on the vehicle owner informing them of the amount of the administrative penalty now owing.

(7) The Screening Officer may only extend the time to request a review of an Administrative Penalty where a recipient demonstrates the existence of extenuating circumstances that warrant the extension of time.

(8) The Screening Officer may, where exceptional circumstances have been established on a balance of probabilities, extend the time to request a review subsequent to the passing of the timeline in section 4(2).

(9) For the purposes of Section 4(8), exceptional circumstances means severe circumstances of extended durations that would significantly or materially impact an individual's ability to exercise procedural rights established under this by-law.

(10) Where an extension of time to request a review of an administrative penalty is not granted by the Screening Officer, the administrative penalty is deemed affirmed.

(11) A vehicle owner may, up to one time only, request a rescheduling of the screening review if scheduled to be in person by filing with the City a request for adjournment in the form and manner established by the Deputy City Treasurer, Revenue, no later than 4:00 p.m. on the day 3 business days in advance of the date set for the review by the Screening Officer.

(12) The Screening Officer may request such information from the Recipient or other individual as the Screening Officer considers relevant and may rely upon the information provided for the purposes of the screening review.

(13) The Screening Officer may request, consider and rely on the information from an Enforcement Officer, other City/Agency staff, or staff of the Ottawa Police Service, as the Screening Officer deems relevant, including but not limited to: statements, documents, photographs, any other written document prepared by an enforcement officer, other City/Agency staff, or the staff of the Ottawa Police Services.

(14) After a review has been completed by a Screening Officer, the Screening Officer shall make a screening decision in writing and serve it on the Recipient in accordance with section 4(15).

- (15) On a review of the administrative penalty, a Screening Officer may:
- (a) affirm the administrative penalty, administrative fees, or both;
  - (b) cancel the administrative penalty, including administrative fees, if the Screening Officer finds on a balance of probabilities that the vehicle was not parked, standing or stopped contrary to the designated by-law provision as described in the penalty notice;
  - (c) cancel the administrative penalty, administrative fees, or both, if the Screening Officer finds on the balance of probabilities:
    - (i) the existence of undue hardship that materially compromises the recipient's ability to pay an administrative penalty or administrative fees or both;
    - and
    - (ii) if cancelling the administrative penalty or administrative fees or both is necessary to relieve the financial undue hardship established;
  - (d) vary the administrative penalty, administrative fees, or both if the Screening Officer finds on a balance of probabilities:
    - (i) the existence of undue hardship that materially compromises the recipient's ability to pay an



calendar days from the screening decision issuance date, request that the Hearing Officer extend the time to request a review.

(3) The right to request a review of a screening decision or to request an extension of time to request a review of the screening decision by a Hearing Officer are exercised in writing by:

- (a) electronically submitting a fully completed form as specified on the screening decision; or
- (b) attending in person or by an authorized representative at the location listed on the Screening Decision, and submitting a fully completed form.

(4) In the case of a request to review the screening decision, the request shall include particulars of all grounds upon which the request to review is based, and in the case of a request to extend the time to request a review, the request shall include the reasons, if any, for having failed to exercise the right to request to review the screening decision within the time limited by section 5(1). Hearing reviews will be conducted in person unless there is a requirement on a case-by-case basis, as determined by the Deputy City Treasurer, Revenue, to provide the hearing review through other means.

(5) The right to request an extension of time in section 5(2) expires if not exercised within 30 calendar days of the screening decision issuance date, at which time:

- (a) all recipients shall be deemed to have waived the right to request a review;
- (b) the screening decision and the administrative penalty included in the screening decision, including any administrative fees, shall be deemed to be affirmed on the screening decision issuance date; and
- (c) the screening decision and the administrative penalty, including any administrative fees, shall not be subject to any further review or appeals.

(6) The Hearing Officer may only extend the time to request a review of a screening decision where the recipient demonstrates on a balance of probabilities the existence of extenuating circumstances that warrant the extension of time.

(7) Where an extension of time to request a review of a screening decision is not granted by the Hearing Officer, the screening decision shall be deemed to be a screening decision subject to disposition in accordance with section 5(5).

(8) Except in the case of the request for review by the Hearing Officer being deemed abandoned as per section 5(18), a Hearing Officer shall not make any decision respecting a review of a screening decision unless the Hearing Officer has given a recipient and the City notice of the hearing, an opportunity to be heard at the time and

place scheduled for the hearing of the review or, having given this opportunity to be heard, the parties have consented to a disposition of some or all issues respecting a screening decision without a hearing.

(9) A recipient may, up to one time only, request a rescheduling of the hearing review that is scheduled to be in person, by filing with the City a request for adjournment by filing with the City the applicable form no later than 4:00 p.m. on the day 3 business days in advance of the date set for the review.

(10) A recipient may cancel the hearing review by paying to the City any part of the administrative penalty and any part of the administrative fees prior to the hearing review.

(11) On a review of a screening decision, the Hearing Officer may:

- (a) affirm the screening decision;
- (b) cancel the screening decision and the administrative penalty, including administrative fees, if the Hearing Officer finds on the balance of probabilities:
  - (i) that the vehicle was not parked, standing or stopped contrary to the designated by-law provision as described in the penalty notice; or,
  - (ii) the Hearing Officer finds on the balance of probabilities the existence of undue hardship that materially compromises the recipient's ability to pay an administrative penalty or administrative fees or both; and, if cancelling the administrative penalty or administrative fees or both is necessary to relieve the financial undue hardship established;
- (c) vary the screening decision by:
  - (i) varying the administrative penalty, administrative fees, or both if:
    - 1. the Hearing Officer finds on the balance of probabilities the existence of undue hardship that materially compromises the recipient's ability to pay an administrative penalty or administrative fees or both; and
    - 2. if varying the administrative penalty or administrative fees or both is necessary to relieve the financial undue hardship established;
  - (ii) extending the time for payment or establish a payment plan for the administrative penalty, administrative fees, or both if the Hearing Officer finds on the balance of probabilities:
    - 1. the existence of undue hardship that materially compromises the recipient's ability to pay an

administrative penalty or administrative fees or both;  
and

2. that the extension of time to pay is necessary to relieve the undue hardship established.

(12) All reviews conducted by the Hearing Officer shall be in accordance with the Statutory Powers Procedure Act, as amended.

(13) The Hearing Officer may rely on the information previously supplied to the Screening Officer, the rationale and/or justification the Screening Officer provided in the making of their decision, as well as any additional information or documentation a recipient may supply at the time of a hearing.

(14) The Hearing Officer may request, consider and rely on the information from an Enforcement Officer, other City/Agency staff, or staff of the Ottawa Police Service, as the Hearing Officer deems relevant, including but not limited to; statements, documents, photographs, any other written document prepared by an enforcement officer, other City/Agency staff, or the staff of the Ottawa Police Services. The materials referred to in this section are admissible as evidence as proof of the facts contained in them, in the absence of evidence to the contrary.

(15) The Hearing Officer shall not adjourn the hearing review for the purpose of having an individual attend to give evidence unless the Hearing Officer is satisfied that the oral evidence of the individual is necessary.

(16) Any decision by a Hearing Officer is final.

(17) After a hearing has been held by a Hearing Officer, the Hearing Officer shall make a hearing decision and serve the decision in writing upon a recipient.

(18) Where a recipient fails to attend at the time and place scheduled for a review by the Hearing Officer:

- (a) all recipients shall be deemed to have abandoned the request for a review of the screening decision and have consented to a disposition of whatever amount is owed as of the scheduled hearing date;
- (b) the screening decision and the administrative penalty shall be deemed to be final and are not subject to any further review or appeal;
- (c) the administrative penalty is deemed to be affirmed on the screening decision issuance date; and
- (d) the vehicle owner shall pay to the City a hearing non-appearance fee in the amount set out in Schedule B.

(19) Where an administrative penalty is deemed to be affirmed under section 5(18), the Hearing Officer shall affirm the screening decision. A hearing decision affirming the screening decision and establishing the liability to pay to the City a hearing non-appearance fee shall be made in writing and served upon the recipient.

(20) The decision of a Hearing Officer is final and not subject to review including review by any Court.

## 6. NOTICE

(1) Service of any document or notice in this By-law, including a Penalty Notice, may be given in writing in any of the following ways:

- (a) for a penalty notice, when a copy is placed on or affixed in any manner to the recipient's vehicle or to the person who appears to be in care and in control of the vehicle;
- (b) when a copy is delivered to the recipient to whom it is addressed;
- (c) on the seventh (7th) day after a copy is sent by regular lettermail to the recipient's last known address;
- (d) upon the sending of the notice or document or a copy thereof by e-mail transmission to the recipient's last known e-mail address.

(2) For the purpose of section 6(1), a recipient's last known address, and last known e-mail address are deemed to include those provided by the recipient pursuant to sections 4(4) and 5(4).

(3) Service on a recipient, including service on any person to whom a screening decision or hearing decision is handed, shall be deemed to be service on the vehicle owner.

(4) Any notice or document respecting this By-law to be given to the City shall be in writing and shall be given in any of the following ways, and is deemed effective:

- (a) when sent through the online public Administrative Penalties web portal; or
- (b) when provided to a City of Ottawa agent at a designated City of Ottawa Client Services Centre during business hours using the prescribed form.

## 7. FINANCIAL ADMINISTRATION

- (1) No Officer who gives a Penalty Notice or who makes a screening or hearing decision may accept payment of the Administrative Penalty respecting that Penalty Notice.
- (2) An Administrative Penalty that is affirmed or reduced or in respect of which the time for payment has been extended pursuant to this By-law is due and payable and constitutes a debt to the City of the recipient.
- (3) Where any amount has been paid towards an Administrative Penalty at any time, no further screening or hearing review requests will be accepted.
- (4) Where an Administrative Penalty or any administrative fees respecting that Administrative Penalty are not paid within forty-five (45) days after the date that they become due and payable to the City, the vehicle owner shall pay to the City an additional Fee - Late Payment in the amounts set out in Schedule B.
- (5) If an administrative penalty is not paid within fifteen (15) days after it becomes due and payable to the City, the vehicle owner shall pay to the City a vehicle owner/address search fee in the amount set out in Schedule B.
- (6) Where an administrative penalty is not paid after it becomes due and payable to the City, the City may notify the Registrar of Motor Vehicles in the jurisdiction where the permit (vehicle licence plate) is registered of the default and the vehicle owner shall pay to the City a plate denial enforcement fee in the amount set out in Schedule B. In such instances, the Registrar shall not validate the permit nor issue a new permit for the vehicle to which the administrative penalty and administrative fees are related, until such time as the administrative penalty and administrative fees are paid.
- (7) Where a payment is received and there are insufficient funds available or the payment is otherwise declined, the administrative penalty and administrative fees are deemed not to have been paid and the recipient shall pay to the City a non-sufficient fund (NSF) fee in the amount set out in Schedule B.
- (8) Where an administrative penalty is cancelled by a Screening Officer or Hearing Officer, any associated administrative fee is also cancelled.
- (9) If a person has paid any administrative fee in Schedule B in respect of an administrative penalty and the administrative penalty is subsequently cancelled by a Screening Officer or a Hearing Officer, the City shall refund the administrative fee to the person who paid the administrative fee.
- (10) Where a refund of a payment is made under this By-law for any reason, the refunded amount shall be paid to the person who initially made that payment.

(11) Additional fees as outlined in Schedule B, in respect of services related to an administrative penalty imposed, may be applicable and constitute a debt due to the municipality.

8. GENERAL

(1) Where a period of time is prescribed in this By-law, a reference to a number of days between two events excludes the day on which the first event happens and includes the day on which the second event happens.

(2) The Deputy City Treasurer, Revenue, is authorized to establish forms for the purposes of this By-law and the implementation of the administrative monetary penalties system.

(3) The Deputy City Treasurer, Revenue may appoint as Screening Officers, on such terms as the Deputy City Treasurer, Revenue consider appropriate and as further described in the Administrative Penalty System Appointments By-law.

(4) The General Manager, Finance and Corporate Services, the Deputy City Treasurer, Revenue, and the City Clerk, may recommend the appointment of Hearing Officers to Council for approval, as they consider appropriate and as further described in the Administrative Penalty System Appointment By-law.

(5) Nothing in this By-law limits the City's right to enforce a Designated By-law by any other legal means or to use any other process of enforcement available under law.

(6) The short title of this By-law is the "Parking Administrative Penalty System By-law".

(7) This by-law shall come into force and take effect on MONTH, DAY, YEAR

ENACTED AND PASSED this    day of month year

CITY CLERK

MAYOR

**SCHEDULE “A”****Designated By-Laws**

1. City of Ottawa Traffic & Parking By-Law 2017-201 as amended and any successor by-law thereto

**Charges****Part A – Parking Rules of the Road**

<b>Infraction</b>	<b>Early Payment (within <u>15</u> days)</b>	<b>Set Fine</b>
Park facing wrong direction - raised curb	\$55	\$75
Stop facing wrong direction - raised curb	\$55	\$75
Park more than 15 cm from raised curb	\$50	\$70
Stop more than 15 cm from raised curb	\$50	\$70
Park facing wrong direction - no curb	\$55	\$75
Stop facing wrong direction - no curb	\$55	\$75
Park too far from right limit of highway - no curb	\$50	\$70
Stop too far from right limit of highway - no curb	\$50	\$70
Park facing wrong direction - one way traffic - raised curb	\$55	\$75
Stop facing wrong direction - one way traffic - raised curb	\$55	\$75
Park more than 15 cm from raised curb - one way traffic	\$50	\$70
Stop more than 15 cm from raised curb - one way traffic	\$50	\$70
Park facing wrong direction - one way traffic - no curb	\$50	\$70
Stop facing wrong direction - one way traffic - no curb	\$50	\$70
Park too far from left limit of highway - one way traffic - no curb	\$50	\$70
Stop too far from left limit of highway - one way traffic - no curb	\$50	\$70
Park in front of fire hall lot - same side of highway	\$50	\$70
Park within 8 m of fire hall lot - same side of highway	\$50	\$70
Park in front of fire hall lot - opposite side of highway	\$50	\$70
Park within 30 m of fire hall lot - opposite side of highway	\$50	\$70
Park within 15 m of intersection	\$50	\$70
Park within 30 m of intersection controlled by traffic control signal	\$50	\$70
Park in front of main entrance to hotel	\$50	\$70
Park in front of main entrance to hospital	\$50	\$70
Park in front of main entrance to nursing home	\$50	\$70
Park in front of main entrance to theatre	\$50	\$70
Park in front of main entrance to auditorium	\$50	\$70
Park in front of main entrance to public building	\$50	\$70
Park in front of emergency exit from hotel	\$50	\$70
Park in front of emergency exit from hospital	\$50	\$70

<b>Infraction</b>	<b>Early Payment (within <u>15</u> days)</b>	<b>Set Fine</b>
Park in front of emergency exit from nursing home	\$50	\$70
Park in front of emergency exit from theatre	\$50	\$70
Park in front of emergency exit from auditorium	\$50	\$70
Park in front of emergency exit from public building	\$50	\$70
Park within 30 m of crosswalk controlled by traffic control signal - approach side - non- intersection	\$50	\$70
Park within 15 m of crosswalk controlled by traffic control signal - leaving side - non- intersection	\$50	\$70
Park - interfere with formation of funeral procession	\$50	\$70
Park within 15 m of roadway end on dead end highway	\$50	\$70
Park within 9 m of intersection	\$60	\$80
Park within 3 m of a point on the curb or edge of roadway opposite fire hydrant	\$80	\$100
Park in front of laneway	\$65	\$85
Park in front of driveway	\$65	\$85
Park within 1.5 m of laneway	\$60	\$80
Park within 1.5 m of driveway	\$60	\$80
Park - prevent removal of previously parked vehicle	\$40	\$60
Park - prevent removal of previously standing vehicle	\$40	\$60
Park -prevent ingress to metered parking space	\$40	\$60
Park - prevent removal of previously standing vehicle	\$40	\$60
Park - prevent ingress to metered parking space	\$40	\$60
Park - prevent egress from metered parking space	\$40	\$60
Park - impede ingress to metered parking space	\$40	\$60
Park - impede egress from metered parking space	\$40	\$60
Park for purpose of displaying vehicle for sale	\$40	\$60
Park for purpose of greasing vehicle - non- emergency	\$40	\$60
Park for purpose of repairing vehicle - non-emergency	\$40	\$60
Park for purpose of stripping vehicle - non- emergency	\$40	\$60
Park for purpose of partially stripping vehicle - non-emergency	\$40	\$60
Park - roadway width 6 m or less	\$55	\$75
Park on inner boulevard	\$55	\$75
Park on driveway within 0.5 m of sidewalk	\$60	\$80
Park on driveway within 1.5 m of roadway - no sidewalk	\$60	\$80
Park vehicle on driveway within 0.3 metres of sidewalk on west side of Upper Lorne Place between 109 m and 152 m north of Somerset Street West	\$50	\$70
Park - interfere with snow removal	\$105	\$125
Park - interfere with ice removal	\$105	\$125

<b>Infraction</b>	<b>Early Payment (within <u>15</u> days)</b>	<b>Set Fine</b>
Park - interfere with clearing of snow	\$105	\$125
Park - interfere with highway cleaning operations	\$105	\$125
Park – interfere with highway sweeping	\$105	\$125
Park in no parking area	\$70	\$90
Stop on sidewalk	\$100	\$120
Stop partly on sidewalk	\$90	\$110
Stop over sidewalk	\$100	\$120
Stop partly over sidewalk	\$90	\$110
Stop within intersection	\$85	\$105
Stop within crosswalk	\$95	\$110
Stop within school crosswalk zone between 7 am and 7 pm	\$90	\$110
Stop adjacent to roadway excavation - impede traffic	\$75	\$95
Stop adjacent to roadway obstruction - impede traffic	\$75	\$95
Stop across from roadway excavation - impede traffic	\$75	\$95
Stop across from roadway obstruction - impede traffic	\$75	\$95
Stop on roadway side of stopped vehicle	\$75	\$95
Stop on roadway side of parked vehicle	\$75	\$95
Stop upon bridge	\$75	\$95
Stop upon elevated structure	\$75	\$95
Stop within tunnel	\$75	\$95
Stop within underpass	\$75	\$95
Stop within 30 m of bridge	\$75	\$95
Stop within 30 m of elevated structure	\$75	\$95
Stop within 30 m of tunnel	\$75	\$95
Stop within 30 m of underpass	\$75	\$95
Stop on central boulevard	\$75	\$95
Stop on outer boulevard	\$75	\$95
Stop adjacent to central boulevard	\$75	\$95
Stop adjacent to median strip	\$75	\$95
Stop within 30 m of railway crossing - approach side	\$75	\$95
Stop within 15 m of railway crossing - leaving side	\$75	\$95
Stop adjacent to a school between 7 am and 7 pm	\$100	\$120
Stop adjacent to a park between 7 am and 7 pm	\$100	\$120
Stop adjacent to a playground between 7 am and 7 pm	\$100	\$120
Stop within a pedestrian crossover	\$75	\$95
Stop within a pedestrian crossover zone	\$75	\$95
Stop within turning basin of cul-de-sac	\$90	\$110
Stop within 30m on approach of a roundabout	\$100	\$120

<b>Infraction</b>	<b>Early Payment (within <u>15</u> days)</b>	<b>Set Fine</b>
Stop within 30m of leaving side of a roundabout	\$100	\$120
Stop in no stopping area	\$110	\$130
Stand in no stopping area - Special Event	\$110	\$130
Remain in electric vehicle space where charging station is not activated	\$80	\$100
Remain in electric vehicle space where required fee not deposited	\$80	\$100
Remain in electric vehicle space contrary to posted signs	\$80	\$100
Park in excess of posted time limits	\$50	\$70
Park in excess of 3 hours between 7 am and 7 pm Monday to Friday	\$50	\$70
Park in excess of 6 hours between 7 am and 7 pm Saturday or a holiday	\$50	\$70
Park within 300 m of previous parking space within 1 hour	\$40	\$60
Park heavy vehicle on a highway	\$50	\$70
Park vehicle exceeding 6.5 m in length on highway	\$50	\$70
Park school bus on highway	\$50	\$70
Park between 1 am and 7 am from November 15 to April 1	\$105	\$125
Park vehicle on highway during time period prescribed by the General Manager	\$105	\$125
Parked on highway exceeding 48 hours permitted by residential parking permit	\$105	\$125
Stop - not entirely within angled parking space	\$40	\$60
Stand - not entirely within angled parking space	\$40	\$60
Park - not entirely within angled parking space	\$40	\$60
Stop in angled parking space - improper angle	\$40	\$60
Stand in angled parking space - improper angle	\$40	\$60
Park in angled parking space - improper angle	\$40	\$60
Park in angled parking space - vehicle front not at curb	\$40	\$60
Park in angled parking space - vehicle front not at roadway edge	\$40	\$60
Park - unauthorized angle parking	\$40	\$60
Park - not entirely within paid parking zone	\$50	\$70
Park in motorcycle space outside of paid parking zone	\$50	\$70
Park in parking payment device space - fail to use parking payment device	\$50	\$70
Park in parking payment device space - fail to deposit required fee	\$50	\$70
Park in paid parking zone - fail to deposit required fee	\$50	\$70
Park in parking payment device space - fail to activate parking payment device	\$50	\$70
Park in paid parking zone - fail to activate parking payment device	\$50	\$70

<b>Infraction</b>	<b>Early Payment (within <u>15</u> days)</b>	<b>Set Fine</b>
Park in parking payment device space - fail to place parking payment device receipt on dashboard	\$45	\$65
Park in parking payment device space - fail to place parking payment device receipt on dashboard	\$45	\$65
Park in paid parking zone - fail to place parking payment device receipt on dashboard	\$45	\$65
Park in parking payment device space - in excess of time shown on receipt	\$45	\$65
Park in pay and display parking zone - fail to place receipt in position so writing and markings face outward so as to be easily seen from	\$45	\$65
Park vehicle in paid parking zone other than motorcycle- fail to deposit appropriate fee	\$50	\$70
Park in parking meter space - meter hooded	\$50	\$70
Parallel park in metered space - front wheels of vehicle not opposite meter - single meter standard	\$40	\$60
Parallel park in metered space - vehicle rear not opposite forward meter - double meter standard	\$40	\$60
Parallel park in metered space - vehicle rear not close to forward meter - double meter standard	\$40	\$60
Parallel park in metered space - vehicle front not opposite rear meter - double meter standard	\$40	\$60
Parallel park in metered space - vehicle front not close to rear meter - double meter standard	\$40	\$60
Angle park in metered space - vehicle front not opposite meter provided for space	\$40	\$60
Angle park in metered space - vehicle front not close to meter provided for space	\$40	\$60
Park oversize vehicle in more than one parking space - fail to make payment for each space used	\$40	\$60
Park in a loading zone	\$55	\$75
Stop in a loading zone	\$55	\$75
Stop in a bus zone	\$105	\$125
Stop in a Para Transpo bus zone	\$105	\$125
Park in a bus time point zone	\$100	\$120
Stop in a bus time point zone	\$100	\$120
Park in a school bus loading zone	\$105	\$125
Stop in a school bus loading zone	\$105	\$125
Park in a taxi zone - not a taxi	\$55	\$75
Stop in a taxi zone - not a taxi	\$55	\$75

<b>Infraction</b>	<b>Early Payment (within <u>15</u> days)</b>	<b>Set Fine</b>
Park in taxi zone - taxi not occupied	\$55	\$75
Stop in taxi zone - taxi not occupied	\$55	\$75
Park in a police vehicle zone	\$60	\$80
Stop in a police vehicle zone	\$60	\$80
Park in a hotel loading zone	\$50	\$70
Stop in a hotel loading zone	\$50	\$70
Park in a hotel loading zone in excess of 15 minutes	\$50	\$70
Stop in a hotel loading zone in excess of 15 minutes	\$50	\$70
Park in a bookmobile zone	\$50	\$70
Stop in a bookmobile zone	\$50	\$70
Park in a diplomatic loading zone	\$50	\$70
Stop in a diplomatic loading zone	\$50	\$70
Park in a diplomatic loading zone – not loading/unloading	\$50	\$70
Stop in a diplomatic loading zone – not loading/unloading	\$50	\$70
Park in a motorcycle zone	\$50	\$70
Stop in a motorcycle zone	\$50	\$70
Park in a tour bus zone	\$60	\$80
Stop in a tour bus zone	\$60	\$80
Park in an excursion loading zone	\$50	\$70
Stop in an excursion loading zone	\$50	\$70
Stop in a reserved bus lane	\$105	\$125
Stop in a reserved bicycle lane	\$105	\$125
Stop in a high-occupancy vehicle lane	\$75	\$95
Park on a barricaded highway	\$50	\$70
Park tow truck within 100 m of scene of collision	\$160	\$190
Park tow truck within 100 m of scene of an apparent collision	\$160	\$190
Park tow truck within 100 m of a vehicle involved in collision	\$160	\$190
Park vehicle on highway - obstruct traffic	\$105	\$125
Stop vehicle on highway- obstruct traffic	\$105	\$125
Park in excess of 4 hours – disability parking permit	\$40	\$60
Park a vehicle on a mall when prohibited	\$90	\$110
Stop a vehicle on a mall when prohibited	\$90	\$110

### **Part B – Parking: Private and City Property**

<b>Infraction</b>	<b>Early Payment (within <u>15</u> days)</b>	<b>Set Fine</b>
Unauthorized parking on private property	\$80	\$100
Park vehicle on parkland except on portion of park specified as parking area	\$50	\$70

<b>Infraction</b>	<b>Early Payment (within <u>15</u> days)</b>	<b>Set Fine</b>
Park vehicle on parkland in between 11 pm of one day and 5 am of the next following day	\$50	\$70
Park vehicle in "Brewer Park" between 11 pm of one day and 7 am of the next following day	\$50	\$70
Park vehicle on parkland contrary to posted signs	\$105	\$125
Park vehicle on parkland in paid parking zone - fail to use parking payment device	\$50	\$70
Park vehicle on parkland in paid parking zone - fail to deposit required fee	\$50	\$70
Park vehicle/Permit vehicle to be parked on parkland in paid parking zone - fail to activate device	\$50	\$70
Park vehicle on parkland in paid parking zone - fail to place payment parking device receipt on dashboard	\$50	\$70
Park on City of Ottawa property in area prohibited by sign	\$50	\$70
Park on City of Ottawa property in a reserved area	\$50	\$70
Park on City of Ottawa property in excess of posted time limits	\$50	\$70
Park on City of Ottawa property in a loading zone	\$45	\$65
Stop on City of Ottawa property in a loading zone	\$45	\$65
Park on City of Ottawa property in an electric vehicle space not charging vehicle	\$80	\$100
Park on City of Ottawa property in an electric vehicle space without depositing required fee	\$80	\$100
Park on City of Ottawa Property in an electric vehicle space contrary to posted signs	\$80	\$100

### **Part C – Parking for the Physically Disabled**

<b>Infraction</b>	<b>Early Payment (within <u>15</u> days)</b>	<b>Set Fine</b>
Park in space reserved for physically disabled - no disability parking permit	\$400	\$500

### **Part D – Parking in municipal lots**

<b>Infraction</b>	<b>Early Payment (within <u>15</u> days)</b>	<b>Set Fine</b>
Park on a municipal parking lot not entirely within space	\$50	\$70
Park oversize vehicle on municipal lot in more than one parking space -fail to make payment for each space used	\$40	\$60
Park on municipal lot in area not designated as parking space	\$50	\$70
Park in electric vehicle space on municipal lot not opposite or as close to the charging station provided for the space	\$50	\$70

<b>Infraction</b>	<b>Early Payment (within <u>15</u> days)</b>	<b>Set Fine</b>
Park on municipal lot-obstructing aisle	\$50	\$70
Park on municipal lot-obstructing laneway	\$50	\$70
Park on municipal lot-prevent removal of previously parked vehicle	\$50	\$70
Park on municipal lot-prevent ingress to parking space	\$50	\$70
Park on municipal lot-prevent egress from park space	\$50	\$70
Park on municipal lot in pedestrian walkway area	\$50	\$70
Park on municipal lot contrary to signs	\$40	\$60
Park on municipal lot in a reserved area	\$40	\$60
Park on municipal lot in a loading zone	\$40	\$60
Park on municipal lot in a loading bay	\$40	\$60
Park on municipal lot in pay and display parking zone - fail to place valid receipt on dash	\$50	\$70
Park on municipal lot in parking payment device space - fail to deposit required fee	\$50	\$70
Park on municipal lot in an electric vehicle space not charging vehicle	\$60	\$80
Park on a municipal lot in an electric vehicle space without depositing required fee	\$60	\$80
Park on a municipal lot in an electric vehicle space contrary to posted signs	\$60	\$80
Park on a municipal lot in parking meter space - meter hooded	\$50	\$70

**SCHEDULE “B”**

## Administrative Penalty System By-Law Administrative Fees

The tables below list the Administrative Fees as defined in section 1.1 of this By-law.

**Designated By-Law Fees**

<b>Fee</b>	<b>Description</b>	<b>Amount</b>
Vehicle Owner Address /Search Fee	A fee to search <u>address owner information</u> and the <u>service of notices</u> .	\$ <u>16</u>
Late Payment Fee (Municipal)	Failure to pay an administrative penalty within the prescribed time <u>under section 3(6)(c)</u> .	\$ <u>26</u>
<u>Default</u> Fee (Municipal Component)	<u>Applied when a penalty proceeds to default and collections services need to be performed</u> .	\$25
Screening Non-Appearance Fee (Municipal)	Failure to appear at the time and place scheduled for a screening review.	\$50
Hearing Non-Appearance Fee (Municipal)	Failure to appear at the time and place scheduled for a hearing review.	\$100

**General Fees**

<b>Description</b>	<b>Amount</b>
Non-sufficient fund (NSF)	\$35.00
Photocopy fee/Screen print fee (per page)	\$2.00/page

Additional User Fees may be applied as captured within the User Fees and Charges By-Law.

Note: Fees listed in Schedule “B” to this By-law will be subject to Harmonized Sales Tax (H.S.T.) where applicable.