TOWNSHIP OF SOUTH FRONTENAC BY-LAW 2022-70, AS AMENDED CONSOLIDATED BY-LAW

BEING A BY-LAW TO IMPOSE ADMINISTRATIVE MONETARY PENALTIES ON VIOLATIONS OF MUNICIPAL BY-LAWS

WHEREAS the Municipal Act, 2001, as amended, permits municipalities to enact bylaws under the category of "broad powers' relating to the health, safety and well-being of residents of South Frontenac, and under the category of "spheres of jurisdiction" namely highways, including parking and traffic on municipal highways,

AND WHEREAS the Council of the Corporation of the Township of South Frontenac considers it desirable and necessary to provide for a system of administrative penalties and administrative fees for the designated Township by-laws or portions of a designated Township by-law,

AND WHEREAS Section 434.1 (1) of the Municipal Act, 2001, provides that without limiting sections 9, 10 and 11, a municipality may require a person 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 this Act,

NOW THEREFORE BE IT RESOLVED THAT:

DEFINITIONS:

CAO - shall mean the Chief Administrative Officer or their designate.

Screening Officer - shall mean the Director of Corporate Services.

Hearing Officer - shall be an impartial person outside of the organization and shall be appointed by the CAO when required.

1. By-laws subject to Administrative Monetary Penalty

- 1.1. Any and all schedules attached and forming part of this by-law shall be subject to penalties as outlined in Section 1.2 below.
- 1.2. Any person who contravenes this By-law is liable to pay an Administrative Monetary Penalty in an amount as outlined in the relevant schedule(s) to this by-law, in accordance with this By-law, provided that an offence notice under the *Provincial Offences Act* has not been issued for the same person for the same offence on the same day.

2. Administrative Monetary Penalty Notice

- 2.1. Subject to section 3, each Person who contravenes this By-law shall, if given an Administrative Monetary Penalty Notice (hereinafter referred to as "Penalty Notice"), be liable to pay to the Township of South Frontenac (hereinafter the "Township") an Administrative Penalty as outlined in the relevant schedule(s) to this by-law.
- 2.2. Any person designated to enforce this By-law (hereinafter an "Officer") who has reasonable grounds to believe that a person has contravened any provision of this By-law may give to the person a Penalty Notice.

- 2.3. The Penalty Notice shall be given to the person as soon as is reasonably practicable after the contravention has occurred and shall include the following information:
 - a. the date the Penalty Notice is given;
 - b. a reference number that is unique to that Penalty Notice;
 - c. particulars of the contravention, including the date and location of the contravention, and the person(s) to whom the Penalty Notice is being given;
 - d. the monetary amount of the Administrative Penalty;
 - e. such information as the CAO determines is appropriate respecting the process by which the Person may exercise the Person's right to request a review of the Administrative Penalty; and
 - f. a statement advising that an Administrative Penalty will, unless cancelled or reduced pursuant to the review and appeal processes, constitute a debt of the Person to the Township.
- 2.4. A person who is given a Penalty Notice may request that the Administrative Penalty be reviewed by a Screening Officer pursuant to section 3.

3. Review by Screening Officer

- 3.1. Section 3 applies to reviews of an Administrative Penalty by a Screening Officer.
- 3.2. A person's right to request a review expires if it has not been exercised in the manner prescribed in section 3.4 before 4:30 p.m. on the fifteenth (15th) day after the Penalty Notice is deemed to have been received pursuant to section 5.
- 3.3. A person's right to request an extension of the time to request a review expires if it has not been exercised in the manner prescribed in section 3.4 before 4:30 p.m on the tenth (10th) day after the date the Penalty Notice is deemed to have been received pursuant to section 5, at which time:
 - a. the person shall be deemed to have waived the right to request a review;
 - b. the Administrative Penalty shall be deemed to be affirmed; and
 - c. the Administrative Penalty shall not be subject to review, including review by any Court.

No extension granted under this section will extend beyond the thirtieth (30th) day after the date receipt of the Penalty Notice is deemed to have occurred pursuant to section 5.

- 3.4. A person's rights to request a review and/or to request an extension of time to request a review are exercised by giving to the Township written notice of such request(s) that includes:
 - a. the Penalty Notice Number;
 - b. the person's mailing address and, if applicable, facsimile transmission number and/or e-mail address;

- c. in the case of a request to extend the time to request a review, the reasons, if any, for having failed to exercise the right to request a review within the time limited by section 3.2; and
- d. in the case of a request to review, the particulars of all grounds upon which the request to review is based.
- 3.5. The Screening Officer shall undertake the review upon receipt of the request for review and may request further information from the person requesting the review as needed, and any time limit for the review may be adjusted in the Screening Officer's sole discretion.
- 3.6. The Screening Officer may
 - a. receive submissions from the Officer who issued the Penalty Notice under review; and
 - b. cancel, reduce or extend the time for payment of the Administrative Penalty where the Screening Officer is satisfied that doing so would maintain the general intent and purpose of this By-law and that:
 - (i) there is reason to doubt that the person contravened this Bylaw; or that
 - (ii) the person took all reasonable steps to prevent the contravention; or that
 - (iii) the cancellation, reduction or extension of the time for payment is necessary to relieve undue financial hardship.
- 3.7. The Screening Decision shall be given to the person in writing as soon as is reasonably practicable.
- 3.8. The person may appeal to a Hearings Officer against the Screening Decision pursuant to section 4.

4. Appeal to Hearings Officer

- 4.1. Section 4 applies to appeals to a Hearings Officer against Screening Decisions:
- 4.2. The right to appeal is limited to the following:
 - a. a person who has been given a Screening Decision; or
 - b. the CAO.
- 4.3. A Person's right to appeal expires if it has not been exercised in the manner prescribed in section 4.5 before 4:30 p.m. on the fifteenth (15th) day after the Screening Decision Date.
- 4.4. A person's right to request an extension of the time to appeal expires if it has not been exercised in the manner prescribed in section 4.5 before 4:30 p.m. on the tenth (10th) day after the Screening Decision Date at which time:
 - a. the person shall be deemed to have waived the right to appeal;
 - b. the Screening Decision and the Administrative Penalty as it may have been affected by the Screening Decision shall be deemed to be affirmed; and

c. the Screening Decision and the Administrative Penalty as it may have been affected by the Screening Decision shall not be subject to review, including review by any Court.

No extension granted under this section will extend beyond the Thirtieth (30th) day after the Screening date.

- 4.5. A right to appeal is exercised by giving to the Township written notice of the appeal that includes:
 - a. the Penalty Notice Number;
 - b. the person's mailing address and, if applicable, facsimile transmission number and/or e-mail address;
 - c. in the case of a request to extend the time to appeal, the reasons, if any, for having failed to exercise the right to appeal within the time limited by section 4.3; and
 - d. particulars of all grounds upon which the appeal is made.
- 4.6. The person shall be given no fewer than seven (7) days' notice of the date, time and place of the hearing of the appeal.
- 4.7. Where the Person fails to appear at the time and place scheduled for a hearing of the appeal:
 - a. the Person shall be deemed to have abandoned the appeal;
 - b. the Screening Decision and the Administrative Penalty as it may have been affected by the Screening Decision shall be deemed to be affirmed;
 - c. the Screening Decision and the Administrative Penalty as it may have been affected by the Screening Decision shall not be subject to review, including review by any Court; and
 - d. the person shall pay to the Township an additional Fee for failure to appear in the amount of \$100.
- 4.8. Except in the case of a person who is deemed to have abandoned their appeal, a Hearings Officer shall not make any decision respecting an appeal unless the Hearings Officer has given each of the person, the CAO and the Officer who gave the Penalty Notice an opportunity to be heard at the time and place scheduled for the hearing of the appeal.
- 4.9. Subject to sections 4.4, 4.7 and 4.8, a Hearings Officer may:
 - a. extend the time to request an appeal; and may
 - b. make any decision that the Screening Officer could have made pursuant to this By-law.
- 4.10. The decision of a Hearings Officer is final and not subject to review including review by any Court.

5. Notice

5.1. Subject to section 5.3, any notice or document respecting this By-law, including the Penalty Notice, may be given in writing in any of the following ways and is effective:

- a. when a copy is placed on or affixed in any manner to a Person's vehicle;
- b. when a copy is delivered to the person to whom it is addressed;
- c. on the third (3rd) day after a copy is sent by registered mail or by regular lettermail to the person's last known address;
- d. upon the conclusion of the transmission of a copy by facsimile transmission to the person's last known facsimile transmission number; or
- e. upon the sending of the notice or document or a copy thereof by e-mail transmission to the person's last known e-mail address.
- 5.2. For the purpose of section 5.1, a person's last known address, last known facsimile transmission number and last known e-mail address are deemed to include those provided by the person pursuant to paragraphs 3.4(b) and 4.5(b).
- 5.3. Any notice or document respecting this By-law to be given to the Township shall be in writing, shall be given in any of the following ways, and is effective:
 - a. when a copy is delivered to the Clerk of the Township during regular business hours at its reception area, at 4432 George Street, Sydenham, Ontario;
 - b. on the third (3rd) day after a copy is sent by registered mail or by regular lettermail to "Administrative Penalties, Township of South Frontenac, c/o Township Clerk, 4432 George Street, Sydenham, Ontario, K0H 2T0"; or
 - c. upon the conclusion of the transmission of a copy by facsimile transmission to 613-376-6657.

6. Financial Administration

- 6.1. No Officer who gives a Penalty Notice may accept payment of the Administrative Penalty respecting that Penalty Notice.
- 6.2. 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 Township of each person to whom or to which the Penalty Notice was given.
- 6.3. The Township may add to the Tax roll of any person who fails to pay an Administrative Penalty the amount of the Administrative Penalty, including any additional penalties imposed under this By-law, and collect all amounts in the same manner as municipal taxes.
- 6.4. Where a person has paid an Administrative Penalty or an administrative fee that is then cancelled or reduced pursuant to this By-law, the Township shall refund the amount cancelled or reduced.
- 6.5. Where an Administrative Penalty or any administrative fees respecting that Administrative Penalty are not paid within fifteen (15) days after the date that they become due and payable, each person to whom the Penalty Notice was given shall pay to the Township an additional Fee for late payment in an amount of \$50.

7. General

- 7.1. The CAO may appoint as Screening Officers and Hearings Officers such individuals and on such terms as the CAO considers appropriate.
- 7.2. Nothing in this By-law limits the Township's right to enforce this By-law by any other legal means or to use any other process of enforcement available under law.

That this by-law shall come into force and take effect on the date of its passing.

That By-law 2021-44 be repealed upon passage of this by-law.

That By-law 2021-53 be repealed upon passage of this by-law.

Read a first and second time this 9th day of August, 2022.

Read a third time, signed and sealed this 9th day of August, 2022.

THE CORPORATION OF THE TOWNSHIP OF SOUTH FRONTENAC

Ron Vandewal, Mayor

Angela Maddocks, Clerk

Amendments

- 1. By-law 2022-70 was amended by By-law 2022-81 following receiving three readings by Council on September 6, 2022.
- 2. By-law 2022-70 was amended by By-law 2023-10 following receiving three readings by Council on February 7, 2023
- 3. By-law 2022-70 was amended by By-law 2023-36 following receiving three readings by Council on May 2, 2023
- 4. By-law 2022-70 was amended by By-law 2023-39 following receiving three readings by Council on May 2, 2023
- 5. By-law 2022-70 was amended by By-law 2023-59 following receiving three readings by Council on July 18, 2023
- 6. By-law 2022-70 was amended by By-law 2023-64 following receiving three readings by Council on August 15, 2023
- 7. By-law 2022-70 was amended by By-law 2023-77 following receiving three readings by Council on October 3, 2023

Schedule A

- 1. Township of South Frontenac, By-Law Number 2004-93, A By-Law to License Trailers Which Are Lawfully Located In The Municipality Except Those Located In An Established Trailer Park In The Municipality, as amended from time to time.
- 2. Township of South Frontenac, By-Law Number 2007-13, A By-Law to Provide For The Safety Of Properties In The Township of South Frontenac, as amended from time to time.

(As Amended by By-law 2023-59 passed July 18, 2023)

3. Township of South Frontenac, By-law 2015-41, A By-law to Prohibit and Regulate Noise Within the Township of South Frontenac, as amended from time to time.

(As Amended by By-law 2022-81 passed September 6, 2022)

4. Township of South Frontenac, By-law 2001-66, As Amended, A By-Law To License Dogs, And For Regulating The Running At Large Of Dogs Within The Corporation Of The Township Of South Frontenac.

(As Amended by By-law 2023-10 passed February 7, 2023)

 Township of South Frontenac, By-law 2023-35, A By-Law To Prohibit Pedestrians From Standing And/Or Loitering At All Times Along Municipal Highways Within The Confines Of The Devil Lake Causeway On Perth Road

(As Amended by By-law 2023-36 passed May 2, 2023)

6. Township of South Frontenac, By-law 2005-98, A By-Law For Providing And Maintaining A System For The Collection, Removal And Disposal Of Garbage And Recyclable Materials, And To Repeal Certain By-Laws From The Former Municipalities That Deal With The Same Subject Matter

(As Amended by By-law 2023-39 passed May 2, 2023)

7. Township of South Frontenac, By-law 2014-33, A By-law to Regulate Enclosures Around Privately Owned Outdoor Swimming Pools (Pool Fence By-law)

(As Amended by By-law 2023-64 passed August 15, 2023)

8. Township of South Frontenac, By-law 2001-13, As Amended, A By-Law To Prohibit the Being at Large or Trespassing of Any Animal, Excluding Dogs and Cats, Within the Township of South Frontenac.

(As Amended by By-law 2023-77 passed October 3, 2023)

Schedule B

Administrative Monetary Penalties

By-Law Number 2004-93, A By-Law to License Trailers Which Are Lawfully Located in The Municipality Except Those Located In An Established Trailer Park In The Municipality

By-Law Section	Short Wording	Penalty Amount	
3.1	No person shall use and or keep a trailer on any property within the Township; except in an established Trailer Park, where the use is permitted and conforms to the Township of South Frontenac Comprehensive Zoning By-law.	\$250.00	
3.5	Obstruct an Officer	\$500.00	
	Continued failure to remedy an order. (AMP may be issued once in every seven-day period when compliance is not achieved by prescribed date)	\$500.00	
	Administrative Penalty Fee – Failing to pay the AMP by the date on which it is due.	\$ 50.00	
	Administrative Penalty Fee – Failing to appear for a hearing before the Hearings Officer.	\$100.00	
	Screening Officer Appeal Fee	\$ 50.00	
	Hearing Officer Appeal Fee	\$200.00	

By-Law Section	Short Wording	Penalty Amount
2.a	Failure to remedy an order related to rubbish, garbage, waste and other debris.	\$100.00
2.b	Failure to remedy an order related to grass greater than twenty centimeters in height, brush and clippings, noxious weeds, or any other condition that may promote or be susceptible to fire or infestation by weeds, rodents or other noxious conditions.	\$100.00
2.c	Failure to remedy an order related to timber, lumber, building materials, granular or soil materials or any other type of product or material stored in a location visible to the public for a period of more than thirty days.	\$500.00
2.d	Failure to remedy an order related to scrap and junk material including without limiting its generality, wrecked, dismantled, unused, unlicensed or non-restorable vehicles, trailers, machinery, tools, tires, appliances, equipment or any part thereof, except in an establishment licensed or permitted to conduct and operate such a business, and only then under circumstances that prevent unsafe or unsightly conditions.	\$500.00
2.e	Failure to remedy an order related to any pit, precipice, excavation or deep waters that are unfenced or unprotected against unauthorized entry.	\$200.00
2.f	Failure to remedy an order related to buildings, fences, scaffolding, retaining walls or any other erection that, is in a dilapidated state.	\$200.00
2.g	Failure to remedy an order related to any combustible, flammable, volatile, caustic or explosive substance unless stored under conditions that are safe and free from risk or fire or accident.	\$200.00
2.h	 Failure to remedy an order related to inoperative motor vehicles, it being understood that inoperative motor vehicles means a vehicle that has not been moved from the lot on which it is stored for a period of time in excess of thirty (30) days, unless the vehicle is stored in a building and has one or more of the following characteristics: a. is missing parts, including tires; b. is damaged; c. has a missing windshield or other windows; d. is otherwise deteriorated or in a condition that is likely to affect its operation for its intended purpose; and Without limiting the generality of the foregoing, an inoperative motor vehicle shall include unlicensed vehicles or vehicles without currently validated license plates issued for the vehicle by the Province of Ontario. (As Amended by By-law 2023-59 passed July 13, 	\$500.00

By-Law Number 2007-13, A By-Law to Provide For The Safety Of Properties In The Township of South Frontenac			
11.	Obstruct an Officer	\$500.00	
	Continued failure to remedy an order. (AMP may be issued once in every seven-day period when compliance is not achieved by prescribed date)	\$500.00	
	Administrative Penalty Fee – Failing to pay the AMP by the date on which it is due.	\$ 50.00	
	Administrative Penalty Fee – Failing to appear for a hearing before the Hearings Officer.	\$100.00	
	Screening Officer Appeal Fee	\$ 50.00	
	Hearing Officer Appeal Fee	\$200.00	

By-Law Number 2015-41, A By-law to Prohibit and Regulate Noise within the Township of South Frontenac

By-Law Section	Short Wording	Penalty Amount
2. a.	Racing a motor vehicle other than in a racing event regulated by by- law	\$100.00
2. b.	The operation of a motor vehicle in such a way that the tires squeal	\$100.00
2. c.	The operation of a combustion engine, pneumatic device or construction equipment without an effective exhaust or intake muffling device in good working order and in constant operation	\$100.00
2. d.	The operation of a motor vehicle resulting in banging, clanking, squealing or other like sounds	\$100.00
2. e.	 The operation of an engine or motor in, or on, any motor vehicle or item of attached auxiliary equipment for a continuous period exceeding five minutes, while such vehicle is stationary in a Residential Area unless: The original equipment manufacturer specifically recommends a stronger idling period for normal and efficient operation of the motor vehicle in which case such recommended period shall not be exceeded; The operation of such engine or motor is essential to a basic function of the vehicle or equipment, including but not limited to operation of a ready-mix concrete truck, lift platforms, or refuse compactors and heat exchange systems normal operation; Weather conditions justify the use of heating or refrigerating systems powered by the motor or engine for the safety and welfare of the operator, passengers or animals, or the preservation of perishable cargo; Prevailing low temperatures make longer idling periods necessary immediately after starting the motor or engine; The idling is for the purpose of cleaning and flushing the radiator and associated circulation system, carburetor or the like, when such work is performed other than for profit 	\$100.00
2. f.	The operation of any electronic device or group of connected electronic devices incorporating one or more loudspeakers or other electro-mechanical transducers, and intended for the production, reproduction or amplification of sound in such a manner as to disturb the peace and comfort of a person or persons at the point of reception	\$100.00
2. g.	The sounding of any bell, steam or air whistle, horn, siren or signal device on or off a vehicle	\$100.00
2. h.	The selling or advertising by shouting, or loud speaking	\$100.00
2. i.	The keeping of any animal or bird	\$100.00

By-Law Section	Short Wording	Penalty Amount
(Schedule 1) 1.	The operation of any construction equipment in connection with construction during a prohibited period of time.	\$250.00
(Schedule 1) 2.	The operation of any powered or non-powered tool for domestic purpose other than snow removal during a prohibited period of time.	\$250.00
(Schedule 1) 3.	The operation of a solid waste bulk lift or refuse compacting equipment during a prohibited period of time.	\$400.00
(Schedule 1) 4.	The take-off or landing of a power assisted hang glider, parafoil or aircraft of any type during a prohibited period of time.	\$400.00
(Schedule 1) 5.	The operation of a pit or quarry during a prohibited period of time.	\$400.00
(Schedule 1) 6.	Yelling, shouting, hooting, whistling or singing during a prohibited period of time.	\$250.00
(Schedule 1) 7.	The discharge of fireworks (except as permitted by the Municipality) during a prohibited period of time.	\$400.00
6.a)	Obstruct an Officer	\$500.00
	Continued failure to remedy an order. (AMP may be issued once in every seven-day period when compliance is not achieved by prescribed date)	\$500.00
	Administrative Penalty Fee – Failing to pay the AMP by the date on which it is due.	\$ 50.00
	Administrative Penalty Fee – Failing to appear for a hearing before the Hearings Officer.	\$100.00
	Screening Officer Appeal Fee	\$ 50.00
	Hearing Officer Appeal Fee	\$200.00

(As Amended by By-law 2022-81 passed September 6, 2022)

By-law 2001-66, As Amended, A By-Law To License Dogs, And For Regulating The Running At Large Of Dogs Within The Corporation Of The Township Of South Frontenac

By-Law Section	Short Wording	Penalty Amount
3. a.	Fail to register and license a dog by the later of March 1 of each year or the dog attaining the age of two months.	\$150.00
3. b.	Fail to securely fix a license tag on a dog at all times.	\$100.00
3. f.	Fail to obtain a kennel license by March 1 of each year.	\$300.00
4.a	Permit a dog to become a public nuisance.	\$150.00
4. c.	Fail to keep the dog leashed and under the control of some person when the dog is on land in the municipality other than the land owned by the owner of the dog, unless prior consent is given by the person owning the land on which the dog is found.	\$150.00
	Permit a dog to run at large in the Township of South Frontenac.	\$150.00
4. e.	Continue to permit a dog to run at large in the Township of South Frontenac. (Second Occurrence)	\$300.00
	Continue to permit a dog to run at large in the Township of South Frontenac. (Additional Occurrence – greater than two occurrences)	\$500.00
5. a.	Fail to comply with the rules of the Centennial Park, Harrowsmith, Off Leash Dog Park.	\$200.00
6. e.	Fail to comply with an Order to Muzzle (DOLA)	\$500.00
6. f.	Fail to comply with an Order to Muzzle.	\$500.00
6. g.	Obstruct an Officer	\$500.00
	Continued failure to remedy an order.	
	(AMP may be issued once in every seven-day period when compliance is not achieved by prescribed date)	\$500.00
	Administrative Penalty Fee – Failing to pay the AMP by the date on which it is due.	\$ 50.00
	Administrative Penalty Fee – Failing to appear for a hearing before the Hearings Officer.	\$100.00
	Screening Officer Appeal Fee	\$ 50.00
	Hearing Officer Appeal Fee	\$200.00

(As Amended by By-law 2023-10 passed February 7, 2023)

By-law 2023-35, A BY-LAW TO PROHIBIT PEDESTRIANS FROM STANDING AND/OR LOITERING AT ALL TIMES ALONG MUNICIPAL HIGHWAYS WITHIN THE CONFINES OF THE DEVIL LAKE CAUSEWAY ON PERTH ROAD

By-Law Section	Short Wording	Penalty Amount
1.	No person shall stand or loiter at any time on either side of the Devil Lake Causeway, located on Perth Road 1200 metres south of Tett Crescent southerly 150 metres and further defined in Schedule A of By-law 2023-35.	\$300.00
4. a.	Obstruct an Officer	\$500.00
	Continued contravention of By-law 2023-35. (AMP may be issued once in every seven-day period when compliance is not achieved by prescribed date)	\$500.00
	Administrative Penalty Fee – Failing to pay the AMP by the date on which it is due.	\$ 50.00
	Administrative Penalty Fee – Failing to appear for a hearing before the Hearings Officer.	\$100.00
	Screening Officer Appeal Fee	\$ 50.00
	Hearing Officer Appeal Fee	\$200.00

(As Amended by By-law 2023-36 passed May 2, 2023)

By-law 2005-98, A By-Law For Providing And Maintaining A System For The Collection, Removal And Disposal Of Garbage And Recyclable Materials, And To Repeal Certain By-Laws From The Former Municipalities That Deal With The Same Subject Matter

By-Law Section	Short Wording	Penalty Amount
25.	Any waste which the Municipality declines to collect, and all reusable Garbage, Containers, Blue Boxes, garbage bins and recycling receptacles, shall be removed from the curbside or collection site by the owner, operator, or Occupant of the Dwelling Unit, Multi- Residential Building, or commercial, institutional, or industrial establishment by or on whose behalf same was placed for collection, before 8:00 p.m. on the day on which the collection was scheduled to be made.	\$200.00
36.	No owner or Occupier of a Dwelling Unit, Multi-Residential Building, or commercial, industrial, or institutional establishment located within the geographical boundaries of the Municipality, shall permit any waste, refuse or debris to accumulate upon his or her lands or those lands in use by him or her.	\$200.00
38.	No person shall disturb or interfere with any Garbage or Allowable Recyclable Waste set out for Curbside Collection on or about a street, alley, laneway, public or private way, public square, place, private lot or other land located within the geographical boundaries of the Municipality.	\$100.00
39.	No owner or Occupant of a Dwelling Unit, Multi-Residential Building or commercial, industrial or institutional establishment located within the geographical boundaries of the Municipality, shall keep a garbage dump or container for waste material, refuse or debris upon his or her lands, or those lands in use by him or her, in such a condition or in such a location that the same shall be a nuisance or emit foul or offensive odours or harbour or attract rats or other vermin or insects.	\$200.00
40.	No person shall throw, place or deposit waste, refuse, debris, or Garbage on private property or Municipal Property, on any roadway within the boundaries of the Municipality or on any property owned or operated by any local board thereof without the authority of the owner or occupant of such property.	\$500.00
41. a.	Obstruct an Officer	\$500.00
	Continued contravention of By-law 2023-35. (AMP may be issued once in every seven-day period when compliance is not achieved by prescribed date)	\$500.00
	Administrative Penalty Fee – Failing to pay the AMP by the date on which it is due.	\$ 50.00
	Administrative Penalty Fee – Failing to appear for a hearing before the Hearings Officer.	\$100.00
	Screening Officer Appeal Fee	\$ 50.00
	Hearing Officer Appeal Fee	\$200.00

(As Amended by By-law 2023-39 passed May 2, 2023)

By-law 2014-33, A By-law to Regulate Enclosures Around Privately Owned Outdoor Swimming Pools (Pool Fence By-law)

By-Law Section	Short Wording	Penalty Amount
2.1.1.	Failure to Comply with the following: Excavate or cause or permit excavation for the erection of a privately-owned outdoor swimming pool without a Pool Enclosure Permit first being obtained from the Township.	\$100.00
2.1.2.	Failure to Comply with the following: Place water in or allow water to remain in a privately-owned outdoor swimming pool unless the Township has inspected the enclosure and confirmed compliance with this By-law.	\$250.00
2.3.	Failure to Comply with the following: Every owner of a privately-owned outdoor swimming pool shall ensure that every gate and door required by paragraphs 3.8 and 3.9 is equipped with a locking device/ and shall be kept locked at all times if there is more than eighteen inches (18") of water in the swimming pool and a responsible person is not present and supervising the swimming pool.	\$250.00
3.1.	Failure to Comply with the following: Every owner of a privately-owned outdoor swimming pool shall erect and maintain around it a fence and a gate or gates in accordance with the following requirements. This applies to all owners of all pools, including those constructed prior to the passage of this By-law.	\$250.00
8.1	Obstruct an Officer	\$500.00
	Continued contravention of By-law 2014-33. (AMP may be issued once in every seven-day period when compliance is not achieved by prescribed date)	\$500.00
	Administrative Penalty Fee – Failing to pay the AMP by the date on which it is due.	\$50.00
	Administrative Penalty Fee – Failing to appear for a hearing before the Hearings Officer.	\$100.00
	Screening Officer Appeal Fee	\$50.00
	Hearing Officer Appeal Fee	\$200.00

(As Amended by By-law 2023-64 passed August 15, 2023)

By-law 2001-13, A By-Law To Prohibit the Being at Large or Trespassing of Any Animal, Excluding Dogs and Cats, Within the Township of South Frontenac

By-Law Section	Short Wording	Penalty Amount
1.	Failure to Comply: No owner of any animal shall cause or permit any such animal to be at large or trespass within any area within the jurisdiction of the Township of South Frontenac or upon any highway within the Township of South Frontenac.	\$250.00
	Administrative Penalty Fee – Failing to pay the AMP by the date on which it is due.	\$ 50.00
	Administrative Penalty Fee – Failing to appear for a hearing before the Hearings Officer.	\$100.00
	Screening Officer Appeal Fee	\$ 50.00
	Hearing Officer Appeal Fee	\$200.00

(As Amended by By-law 2023-77 passed October 3, 2023)