

CORPORATION OF THE TOWNSHIP OF SOUTH ALGONQUIN

BY-LAW NO. 12-434

**Being a by-law to amend Policy Number ADM-001-01
of related By-Law 08-296, Part 2 Definitions(s)**

WHEREAS it is the desire of Council of the Corporation of the Township of South Algonquin to amend Policy number ADM-001-01, of By-Law 08-296 Part 2 Definition(s)

NOW THEREFORE the Municipal Council for the Corporation of the Township of South Algonquin enacts as follows by removing the wording “The Bancroft This Week” and “The Barry’s Bay This Week” also in Schedule “A”, changing the address in the Sample Notice, also Schedule “B” by adding Section 34 (1).

AND FURTHER that this by-law, when passed, takes precedence over all previous by-laws/policies or resolutions with respect to the matters contained herein and shall come into force and effect on the day of its passing.

READ A FIRST AND SECOND TIME this 6th, day of September 2012.

Jane Dumas, Mayor

Harold Luckasavitch, Clerk-Treasurer

READ A THIRD TIME AND PASSED AND ENACTED this 6th, day of September 2012.

Jane Dumas, Mayor

Harold Luckasavitch, Clerk-Treasurer

CORPORATION OF THE TOWNSHIP OF SOUTH ALGONQUIN

SUBJECT:	PUBLIC NOTICES			
TYPE:	ADMINISTRATION		POLICY NO. ADM-001-01	
DATE:	REVIEW DATE:	FREQUENCY:	REL. BY-LAW:	PAGE #:
Feb 7, 2008	July 7, 2008 September 6, 2012	As Required	12-434	2 of 14
Revisions				
July 7, 2008 Re-formatted				
Feb 7, 2008 New Policy				
September 6, 2012 Revised				

I. Purpose:

The *Municipal Act, 2001* (the Act) *Section 270 (1) Subsection (4)* requires that all municipalities adopt and maintain a policy with respect to the circumstances in which the municipality shall provide notice to the public and, if notice is to be provided, the form, manner and times notice shall be given. The purpose of this policy is to provide guidance for the delivery of the municipality's activities and services in accordance with the principles as outlined herein. This policy has been developed in accordance with the Act to comply with *Section 270 (1) Subsection (4)*.

II. Definition (s):

Publication shall mean publication of a notice in the local weekly newspapers and if more than one (1) publication is specified these publications shall be made in successive issues of the newspaper and in cases where publication is required, the last required public notice shall be published not less than then (10) days before the meeting of Council at which the matter is to be considered.

Notice in Writing shall mean notice either served personally, sent by email with a required read receipt or sent by prepaid registered post directed to the addressee at his/her last known address and to the addressee's address as shown on the Tax Roll of this Municipality, if the addressee is a taxpayer, and such notice shall be mailed at least ten (10) days prior to the meeting of Council at which the matter is to be considered or shall be served personally at least seven (7) days prior to such meeting.

III. Policy Statement:

In recognition of the emphasis placed on transparency and accountability measures within the *Municipal Act* (the Act), the Council of the Township of South Algonquin acknowledges that it is responsible for providing notice to its citizens and, if notice is to be provided, the form, manner and times notice shall be given. Council considers that adequate and reasonable notice of the proposed passage of By-laws or of taking other proceedings under the provisions of the Act is sufficient if given in accordance with the provisions of this Policy.

IV. Operating Principle:

Notice provisions are based on the following:

- citizens should be aware of what, when and where the business of the municipality is being discussed;
- citizens should be aware, when the business being discussed will have an impact on them; and
- adequate time should be provided to citizens so they can make submissions.

Notice should:

- be provided as soon as possible;
- be distributed to the broadest possible audience;
- be given in a variety of manners;
- provide credible, accessible information in a usable format that is easy to understand while being open, inclusive and respectful to all citizens; and
- in some circumstances, be given directly to the affected individuals.

V. Operating Details:

Notice Format:

A common format for giving notice which ensures consistency shall include the following information:

- date, time, location, contact information, summary for what notice is being given, how to obtain additional information, and how to register as delegation (if appropriate). Sample Notice provided as Schedule 'A' to this policy.

A review process through the Clerk's Office will be established for notices pertaining to major issues to ensure conformity and consistency. The format for notices will be amended as required to meet accessibility needs such as font size, etc. All language in notices should be written in English and at a reading level that most citizens can understand.

Individual departments will need to establish their own standards related to informal notice and collecting information from the public for matters such as minor road construction/repairs, etc.

Emergency Provisions:

If a matter or situation arises that, in the opinion of the Clerk, in consultation with the Mayor, is considered to be of an urgent or time sensitive nature, or could affect the

health and well-being of the residents of the municipality, or if a state of emergency is declared, or is so directed by a Provincial Ministry, the notice provisions may be waived and best efforts should be made to provide as much notice as is reasonable under the circumstances.

VI. Notice Categories:

General Guidelines:

- all references to days are calendar days, not business days;
- direct delivery includes hand delivery, facsimile and email; and
- notice can be provided through multiple channels including, notice on Township website, local newspapers, radio, television, direct mailing, and posting on local bulletin boards.

#1 - Standard Council/Committee Meetings (minimum 7 days notice):

This refers to when notice is provided of upcoming Committee/Council meetings.

The foundation for this class of notice is the publication of the annual schedule of meetings and updates to the Schedule. The schedule is available on the municipality's official website and is distributed in electronic or hard copy upon request. The schedule shows the time and date for each regular Council meeting and changes to the schedule will be made a minimum of seven (7) days in advance.

Notice of Council/Committee meetings where business of the municipality is being discussed is provided through the development of agendas. Notice shall be provided a minimum of seven (7) days in advance of the meeting by:

- posting of the Agenda and supporting information including staff reports to the municipality's website; and
- direct delivery to affected individuals where they have requested to be notified of an upcoming meeting or the municipality is legislatively required to provide notice.

#2 – Defined or Specific Issues (minimum 14 days notice):

This refers to issues that are more specific and affect a smaller more contained population. There are cases where the broad general notice may still be required but some discretion is necessary. Notice is to be more flexible and directed at affected individuals. As an example this notice provision will apply but is not limited to the following:

- sale of minor parcels of land;
- controlled access by-laws and amendments;
- road renaming, highway closing by-laws;
- consultation on localized road repairs where environmental assessment is not required;
- consulting with the public on the development of new policies/by-laws and the amendment of existing policies/by-laws under the Municipal Act;
- approval of the budget and any amendments resulting in an adjustment to the levy.

A minimum of fourteen (14) days notice is required utilizing the following methods:

- direct delivery or registered mail to affected parties, that may include, but are not limited to: land owners/occupants; abutting land owners/occupants; or stakeholders; and
- posting of notice on the Township website;
- at the discretion of the Department Head advertisement in a local newspaper that has sufficient general circulation in the specific area.

#3 – Major Issues (minimum 21 days notice):

This refers to issues that have a significant impact on the community. This notice of meeting shall serve the broadest audience, as the topics may be of interest to the Township as a whole. It is important that sufficient time is allowed for the public to respond to these issues. The following notice provisions will apply but not limited to the following:

- proposed changes to the structure of the governance (e.g. change of municipality name, change in size of Council).

A minimum of twenty-one (21) days notice is required utilizing the following methods:

- advertising in a local newspaper in advance of meeting and/or passing of By-law, etc.; and
- posting of notice on the Township website in advance.

#4 – Planned Service Disruptions (minimum 24 hours notice):

Departments shall be responsible for establishing processes to deal with planned service interruptions. Notice of the disruption should include information about the reason for the disruption, its anticipated duration and a description of any available alternate services. A minimum of 24 hours is required utilizing the following methods:

- direct delivery or registered mail to affected parties, that may include, but are not limited to: land owners/occupants; abutting land owners/occupants; or stakeholders; or
- posting of the information in a conspicuous place or on the premises as applicable; and
- posting of notice on the Township website.

VII. Policy Requirements:

The Council of the Township of South Algonquin shall, by its Clerk, give prior notice of meetings to consider the passage of proposed By-laws or to take proceedings under the *Municipal Act, 2001* (the Act), in accordance with the following:

Notice to be given by Municipality or to Public provided as Schedule “B” to this Policy.

Schedule “B”
Notice to be given by Municipality or to Public

Notices under the Act

Subject matter	Timing of Notice	Manner of giving	Section
Highway/Unopened/Shoreline allowances sales	4 weeks	posting of notice on website and local newspaper	34(1)
Name or change name of private road	before passing by-law	public notice of intention to pass by-law	48
Shut off supply of public utility to land if overdue fees or charges for supply of public utility to land	reasonable notice	personal service or prepaid mail or by posting the notice on the land in a conspicuous place	81 (1),(3)
Shut off supply of water to land if overdue sewage fees or charges based on supply of water to land	reasonable notice	personal service or prepaid mail or by posting the notice on the land in a conspicuous place	81 (1),(3)
Agreement for provision of municipal capital facilities	upon passing of by-law giving authority to enter into	clerk to give written notice of by-law to Minister of Education	110 (5)
Exempt land on which municipal capital facilities are or will be located from taxation	upon passing of by-law	written notice of contents of by-law to assessment corporation, clerk of any other affected municipality and secretary of affected school board	110 (8)
Prohibition or regulation by upper-tier municipality of destruction or injuring of trees in woodlands	immediately upon passing of by-law	notification to lower-tier municipalities	135 (6)
Restructuring proposal	before council votes on whether to support or oppose restructuring proposal	holding at least one public meeting with notice	173 (3)
Opportunity to make representations to restructuring commission at public meeting and inspect draft and written submissions		commission to notify public in prescribed geographic area ***	174 (10)
Opportunity to inspect restructuring proposal and written submissions		commission to notify public in prescribed geographic area***	174 (10)
Change of name of municipality	before passing by-law	notice of intention to pass by-law and hold at least one public meeting	187 (2)
Meeting to hold a vote for directors of business improvement area or discuss budget	reasonable notice	to general membership of improvement area	206

Notices under the Act

Subject matter	Timing of Notice	Manner of giving	Section
Designate business improvement area, establish board or management, establish special charge or minimum and/or maximum charge, and change boundaries of area	before passing by-law	sent by prepaid mail to the board of management of the improvement area if any and to every person who, on the last returned assessment roll, is assessed for rateable property that is in prescribed business property class	210 (1)
Proposed repeal of designation of business improvement area and establishment board of management on initiative of board or payers of one-third of taxes levied	before passing by-law	sent by prepaid mail to the board of management of the improvement area if any and to every person who, on the last returned assessment roll, is assessed for rateable property that is in prescribed business property class	211 (1)
Change in composition of council of local municipality	before passing by-law	notice and at least one public meeting	217 (2)
Change in Composition of council of upper-tier municipality	before passing by-law	notice and at least one public meeting	219 (1)
Divide or redivide municipality into wards or dissolve existing wards	within 15 days after by-law is passed	public notice of passing of by-law specifying last date for filing notice of appeal	222 (3)
Council of local board meetings		procedure by-law to provide for notice	238 (2.1)
Procedure by-law for governing the calling, place and proceedings of meetings	before passing by-law	municipality and local board give notice of intention to pass by-law	238 (4)
Audited financial statements of municipality for previous year	within 60 days after receipt	Treasurer to publish copy of statements and notice that statements available upon request in newspaper	295 (1)
Notice of demand of taxes payable in respect of which there is a phase-in		Indicate amount of taxes that would have been payable without phase-in, amount of taxes payable, and difference	318 (15)

Notices under the Act

Subject matter	Timing of Notice	Manner of giving	Section
Determination by assessment corporation that there are no comparable properties with respect to eligible property	within 60 days of receiving the notice by assessment corporation	local municipality to give notice to owner and of amount determined for year or portion of year under Part IX	331 (10)
Tax collection – ceasing of alternative instalments and due dates of property taxes	taxes unpaid after due date	treasurer gives written notice to taxpayer that alternative instalments and due dates may no longer be used	342 (5)
Tax collection – taxes and related late payment charges owing as of December 31 of preceding year	upon determination of tax account by February 28 each year	treasurer to send notice to every taxpayer in arrears may be sent with a tax bill	348 (2)
Tax collection – land occupied by tenant		treasurer may give tenant written notice requiring tenant to pay rent to treasurer up to amount of taxes due and unpaid plus costs	350 (1)
Tax collection – public auction of personal property seized for taxes owing		treasurer or treasurer's agent to give public notice of time and place of auction and name of taxpayer.	351 (8)
Tax collection- application by treasurer or owner to divide land into parcels and apportion unpaid taxes among them	on or before September 30 of year following year application made and at least 14 days before meeting	Council to notify applicants and owners of meeting by mail	356 (4)
Tax collection – decision by council whether to divide land into parcels and apportion unpaid taxes among them	within 14 days after decision	council to notify applicants and owners of decision and specify last day for appeal	356 (5)
Tax collection – local municipality hearing application to cancel, reduce or refund all or part of taxes levied on land	on or before September 30 of year following year application made and at least 14 days before meeting	council to notify applicants and owners of meeting by mail	357 (5)
Tax collection – decision whether to cancel, reduce or refund all or part of taxes levied on land	within 14 days after decision	council to notify applicants and owners of decision and specify last day for appeal	357 (6)

Notices under the Act

Subject matter	Timing of Notice	Manner of giving	Section
Overcharged taxes – application for refund determined to be invalid		treasurer to notify applicant in writing giving reasons application is not valid	358 (8)
Overcharge taxes – council to hold meeting at which applicant may make representations	at least 14 days before meeting	by mail	358 (9)
Overcharges taxes – council determining application	within 14 days after making decision		358 (10)
Undercharged taxes – council to hold a meeting at which treasurer and affected taxpayer may make representations	at least 14 days before meeting	by mail	359 (3)
Undercharged taxes – council determining application	within 14 days after making decision	last day for appeal to be specified	359 (4)
Undercharged taxes – council determining applications		council to forward copy of decision to assessment corporation	359 (13)
Tax collection – action to collect on debt resulting from decrease in rebate for charity	not commenced until 120 days after providing notice to eligible charity		361 (10.1)
Tax collection – cancellation, reduction or refund of taxes in respect of eligible property of person applying for such relief and whose taxes are considered by council to be unduly burdensome	after by-law passed by lower-tier municipality	notice o upper-tier municipality	365 (2)
Tax collection – eligible heritage property – local municipality establishes program to provide tax reductions or refunds in respect of	within 30 days after the by-law is passed	deliver copy of by-law to Minister of Finance	365.2 (5)

Notices under the Act

Subject matter	Timing of Notice	Manner of giving	Section
Tax collection – eligible heritage property – lower-tier municipality establishes program to provide tax reductions or refunds in respect of		Notification of upper-tier municipality	365.2 (6)
Tax sale – registration of tax arrears certificate	within 60 days	Treasurer to send to owner, persons listed on title and spouse, unless treasurer can't find name or notice waived ****	374 (1), (2), (5)
Tax sale – where cancellation price remains unpaid 280 days after registration of tax arrears certificate	Within 30 days after expiry of 280-day period	Treasurer to send final notice stating that land will be advertised for public sale unless cancellation price is paid before the end of one-year period following registration of tax arrears certificate ****	379 (1)
Tax sale – cancellation price remains unpaid after one year following registration of tax arrears certificate	Immediately	advertise land for sale once in The Ontario Gazette, and once a week for four weeks in appropriate newspaper, or if none, post notice in municipal office and one other prominent place in municipality – advertisement to state mobile homes not included if such by-law passed	379 (2),(4)
Tax sale – statement of facts regarding payment of net proceeds into court	within 60 days of payment	treasurer to send statement to Public Guardian and Trustee, owner and spouse and persons listed on title	380 (3)
Tax sale – no successful purchaser on original public sale	at least 30 days before land is readvertised for public	treasurer to send notice that land will be readvertised for public sale to persons entitled to receive notice	380.1
Tax sale – cancellation by upper-tier municipality by by-law of agreement with local municipality authorizing treasurer of former to perform the duties of treasurer under Part XI	forthwith	clerk of upper-tier municipality law to send certified copy of by-law by registered mail to treasurer of other municipality	385.1 (5)

Notices under the Act

Subject matter	Timing of Notice	Manner of giving	Section
Tax sales – entering to carry out inspection without warrant	at least 7 days before inspection	Written notice of inspection containing date, times (if more than one), equipment to be left, served by personal service or by prepaid mail * * on owners and occupants ****	386.2 (1)
Tax sales – entering to carry out inspection with warrant	7 days before application	Written notice of time and place of hearing, purpose of application, the length of time being asked for warrant to may be issued or extended in their absence ****	386.3
Local improvement by-law	before passage	reasonable notice of intention to pass by-law to public and to owners of lots liable to be specially charged	O.Reg. 586/06, ss. 4, 6
Application of municipality to OMB to incur a debt	upon receipt of application	OMB may direct municipality to give notice of application to such persons and in such manner as OMB determines	402 (1)
Proposed exercise of power of entry onto private land	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	435 (1) ¶ 1.
Closing premises deemed to constitute a public nuisance by court order	15 days before making application to court, but only after obtaining consent of chief of police or detachment commander of area OPP detachment	notice to Attorney General of application, containing, description of premises, activities and detrimental impact	447.1 (3)
Licensing by-law – fine for contravention of remaining unpaid after becoming due and payable		treasurer or agent may provide written notice specifying the amount of the fine payable and the final date on which it is payable (not less than 21 days after notice)	441 (1)

* manner may be different for different classes of closings and alterations and for different classes of highways

** notice deemed to have been received on the fifth day following mailing where service by prepaid registered mail

*** reasonable notice in form and manner and at times that restructuring commission considers adequate to give public in prescribed geographic area

**** Nothing in Part XI requires treasurer to ensure that a properly sent notice is received by the person to whom it was sent. Notice under Part XI may be given by personal delivery or be sent by certified or registered mail.

- (a) in the case of the assessed owner, to the address of the person as shown on the last returned assessment roll of the municipality;
- (b) in the case of the person whose interest is registered against the title of the land, to the address for service of the person furnished under the *Land Registration Reform Act*, or if non, to the address of the solicitor whose name appears on the registered instrument;
- (c) in the case of a person appearing to have an interest in the land by the index of executions for land registered under the *Land Titles Act* or by the index of writs received for execution by the sheriff for land registered under the *Registry Act*, to the address of the person or person's solicitor as shown in the index of executions or in the records of the sheriff for the area in which the land is situate;
- (d) in the case of a spouse of the person appearing by the records of the land registry office to be the owner of the land, addressed to the spouse of (name of person) at the usual or last known address of such spouse or, if unknown, at the address of the land; and
- (e) in the case of the Public Guardian and Trustee, addressed to the Public Guardian and Trustee.