

**Proposed Wording for a Bylaw to Amend Bylaw 50M2007  
the Community Aggregate Payment Levy Bylaw**

1. Bylaw 50M2007, the Community Aggregate Payment Levy Bylaw, as amended, is hereby further amended.
2. Section 4(a) is deleted and replaced with the following:
  - (a) Subject to Section 5 a *Sand and Gravel Operator* operating within the *City* shall be subject to a per tonne *Levy* on *Shipments* as follows:
    - (i) *Shipments* occurring on or before June 30, 2018 shall be subject to a per tonne *Levy* of \$0.25; and
    - (ii) *Shipments* occurring after June 30, 2018 shall be subject to a per tonne *Levy* of \$0.40.
3. The following is added after subsection (b):
  - (b.1) Despite subsection (b), a separate Aggregate Shipments Annual Report, in the form of Schedule "A", must be completed for *Shipments* under 4(a)(i) and (ii) and the amount of *Levy* to be imposed on a *Sand and Gravel Operator* for 2018 *Shipments* is to be calculated by:
    - (i) multiplying the number of tonnes of *Shipments* recorded on the Aggregate Shipments Annual Report completed for subsection 4(a)(i) by the per tonne *Levy* in subsection 4(a)(i);
    - (ii) multiplying the number of tonnes of *Shipments* recorded on the Aggregate Shipments Annual Report completed for subsection 4(a)(ii) by the per tonne *Levy* in subsection 4(a)(ii);and by adding together the amounts calculated in subsection (i) and (ii).
4. This Bylaw comes into force on the day it is passed.