

THE CORPORATION OF THE TOWN OF FOX CREEK, ALBERTA

BYLAW 799-2017

"Collection of TRAVIS Fees"

A BY-LAW OF TOWN OF FOX CREEK, in the Province of Alberta, to impose fees for issuing permits for overweight commercial vehicles on highways under the direction, control and management of the TOWN OF FOX CREEK.

WHEREAS, the TOWN OF FOX CREEK has enacted a By-Law for the purpose of restricting the weight of vehicles or of vehicles and the goods being carried by the vehicles operating on highways under the direction, control and management of the a TOWN OF FOX CREEK and such By-Law provides for the issuance of permits; and

WHEREAS, the Province of Alberta has developed the Transportation Routing and Vehicle Information System Multi Jurisdiction (TRAVIS-MJ) to address industry's need for a simplified, electronic oversize commercial vehicle permitting system; and

WHEREAS, TRAVIS-MJ has the ability to charge permit applicants a fee set by the municipality for services provided the municipality, and

WHEREAS, the fee will be collected by the Province on behalf of the municipality will be distributed to the municipality to ensure that the municipality does not incur any cost in adopting TRAVIS-MJ.

NOW THEREFORE, the Council of TOWN OF FOX CREEK, in the Province of Alberta, duly assembled, enacts as follows:

- 1. In this By-Law,
 - a) 'Municipality' means the TOWN OF FOX CREEK;
 - b) 'Council' means the Municipal Council of the TOWN OF FOX CREEK.
- 2. That a fee be charged to the applicants for the issuing of permits for overweight and oversize vehicles or of vehicles and the goods being carried by the vehicles to operate on highways under the direction, control and management of the Municipality and such fee shall be in accordance with Schedule "A" attached hereto.
- 3. Schedule "A" of this By-Law may be amended from time to time by resolution of Council.
- 4. The Municipality hereby delegates to the Province of Alberta, through TRAVIS-MJ, the ability to charge permit applicants a fee as set by the Municipality.
- 5. The invalidity of any section, clause, sentence, or provision of this bylaw shall not affect the validity of any other part of this bylaw, which can be given effect with such invalid part or parts
- 6. This By-Law shall come into full force upon third and final reading thereof.

FIRST READING GIVEN ON THIS _____ day of _____, 2017.

SECOND READING GIVEN ON THIS	day of	_, 2017.
THIRD READING GIVEN ON THIS	day of,	2017.
Consolidation including bylaw amendment Bylaw 813-2018 signed June 27, 2018		
	Mayor	
		Seal

SCHEDULE "A" TO BY-LAW NO. 799-2017 FEES

<u>Item</u>	<u>Fee</u>
1. Permit Application Fee (each)	\$ 35.00