



**THE CORPORATION OF THE CITY OF MISSISSAUGA
BY-LAW 13-09**

**Levy and Collection of Interim Taxes for the year 2009
for properties enrolled in the Regular Instalment Plan**

WHEREAS it is expedient to provide for the levy and collection of interim taxes for the year 2009 and to impose penalties and interest on all arrears of taxes pursuant to Sections 317, 342, 343, 345, 346 and 347 of the *Municipal Act, 2001*, S.O. 2001, c.25 as amended;

AND WHEREAS Section 317 of the *Municipal Act, 2001*, S.O. 2001, c.25, as amended, provides for an interim levy on the assessment of real property in the municipality rateable for local municipality purposes, a sum not exceeding 50 percent of the total amount of taxes for municipal and school purposes levied on a property for the previous year;

AND WHEREAS Section 317 of the *Municipal Act, 2001*, S.O. 2001, c.25, as amended, provides for the adjustment in the calculation of the taxes for the previous year for the purposes of calculating an interim levy;

AND WHEREAS Section 317 of the *Municipal Act, 2001*, S.O. 2001, c.25, as amended, provides for an interim levy on the assessment for real property added to the tax roll for the current year that was not on the assessment roll in the previous year;

NOW THEREFORE the Council of The Corporation of the City of Mississauga. ENACTS as follows:

1. For the purposes of the By-law and the annexed Schedules:

“City” means The Corporation of the City of Mississauga;

“Treasurer” means the Commissioner of Corporate Services and Treasurer of the City;

“Council” means the Council of The Corporation of the City of Mississauga;

“Prior Annualized Taxes” means tax levies including capping adjustments where applicable, billed in the previous year and adjusted for any previous year supplementary taxes and tax cancellations as if they had applied for the entire year.

2. (1) THERE shall be levied and collected an amount on the assessment of property within the City of Mississauga according to the tax roll for taxation in the previous year as most recently revised provided that the amount levied shall not exceed 50 percent of the total amount of taxes for municipal and school purposes levied on the property for the previous year.
- (2) THAT for the purpose of calculating the total amount of taxes for the previous year under subsection 2(1), if any taxes for municipal and school purposes were levied on a property for only part of the previous year because assessment was added to the tax roll during the year, an amount shall be added equal to the additional taxes that would have been levied on the property if the taxes for municipal and school purposes had been levied for the entire year.
3. For assessment added to the tax roll for the current year that was not on the assessment roll upon which the amounts under Section 2 are levied, the amount levied shall be calculated using tax rates set out in Schedule "A" attached to this By-law, against current value assessment, as most recently revised.
4. For properties where the assessed value of the property provided on the most recently returned assessment roll has decreased by more than 60 percent over the previous year's assessed value, the amount levied shall be calculated using tax rates set out in Schedule "A" attached to this By-law, against current value assessment, as most recently revised.
5. There may be added to the tax roll all or any arrears of charges, fees, costs, or other expenses as may be permitted by Provincial legislation and such arrears of charges, fees, costs or other expenses shall be deemed to be taxes, collected as taxes, or collected in the same manner as municipal taxes, or dealt with in such fashion as may be specifically authorized by the applicable statute.
6. (1) The levies made under Sections 2, 3 and 4 and such additions to the tax roll described in Section 5 for properties in the residential, farm, managed forest and pipeline property classes shall be due and payable in three instalments on March 5th, April 2nd, and May 7th, 2009
- (2) The levies made under Sections 2, 3 and 4 and such additions to the tax roll described in Section 5 for properties in the commercial, industrial and multi-residential property classes, shall be due and payable in one instalment on March 5th, 2009.
7. (1) The Treasurer shall add a percentage as a penalty for default in payment of any tax instalment in accordance with By-law 889-82.
- (2) The Treasurer shall also add a percentage charge as interest for default in payment of any tax instalment in accordance with By-law 889-82.

8. The Treasurer is hereby authorized to accept part payment from time to time on account of any taxes due and to give a receipt for such part payment, provided that acceptance of any such part payment does not affect the collection of any percentage charge imposed and collectible under the provision of By-law 889-82 in respect of non-payment of any taxes or any class of taxes or of any instalment thereof.
9.
 - (1) The following institutions are hereby authorized to collect instalments of taxes to be credited to the Treasurer:
 - (a) All Schedule I and Schedule II banks pursuant to the *Bank Act*;
 - (b) Trust Companies incorporated under the laws of the Province of Ontario;
 - (c) Credit Unions and Caisses Populaires.
 - (2) The institutions described in subsection 9(1) shall provide a receipt to the taxpayer and the City shall credit the taxpayer's account for the amount paid effective on the date of the institution's receipt to the taxpayer.
 - (3) Taxes paid into a financial institution to the credit of the Treasurer of the City shall be accompanied by such information as may be required by the Treasurer, sufficient to identify the tax account against which the tax payment is to be applied.
 - (4) Where a payment by a payor into a financial institution to the credit of the Treasurer has been applied to the wrong tax account as a result of a clerical or typographical error, the Treasurer may, upon receipt of the written request of the financial institution or payor accompanied by such evidence as the Treasurer may require to establish the existence of said error, reverse and apply said payment to the correct tax account upon such terms and conditions, including the posting of security by the financial institution or payor, as the Treasurer may require.
10. Payments received on account of taxes shall be applied as follows:
 - (1) Payment shall first be applied against penalty and interest charges owing according to the length of time the charges have been owing, with the charges imposed earlier being discharged before charges imposed later;
 - (2) Payment shall then to be applied against the taxes owing and any items referred to in Section 5 of this By-law which have been added to the tax roll, according to the length of time they have been owing, with the taxes and items referred to in Section 5 of this By-law which have been added to the tax roll, imposed earlier being discharged before taxes and items referred to in Section 5 of this By-law which have been added to the tax roll, imposed later.
11. The Treasurer is hereby authorized to mail every tax notice or cause the same to be mailed to the address of the property as shown on the tax roll or an alternate address as directed in writing by the person taxed.

12. Schedule "A" attached hereto forms an integral part of this By-law.
13. If any section or portion of this By-law is found by a court of competent jurisdiction to be invalid, it is the intent of Council for the Corporation of the City of Mississauga that all remaining sections and portions of this By-law continue in force and effect.

ENACTED AND PASSED this 21ST day of January, 2009

Signed by: Hazel McCallion, Mayor and Crystal Greer, City Clerk

**The Corporation of the City of Mississauga
2009 Interim Tax Rates**

Property Class	Tax Class	2009 Interim Tax Rate
Residential	RT	0.485410%
Residential Shared (PIL for Ed)	RH	0.485410%
Res Farm Awaiting Development I	R1	0.145624%
Res Farm Awaiting Development II	R4	0.485410%
Residential - Education Only	RD	0.120919%
Multi-Residential	MT	0.863438%
MR Farm Awaiting Development I	M1	0.145624%
MR Farm Awaiting Development II	M4	0.863438%
Commercial	CT	1.237650%
Commercial Shared (PIL for Ed)	CH	1.237650%
Commercial Taxable (No Ed)	CM	0.513865%
Commercial Excess Land (PIL for Ed)	CK	0.866354%
Comm Farm Awaiting Development I	C1	0.145624%
Comm Farm Awaiting Development II	C4	1.237650%
Commercial Excess Land	CU	0.866354%
Commercial Vacant Land (PIL for Ed)	CJ	0.866354%
Commercial Vacant Land	CX	0.866354%
Commercial New Construction	XT	1.237650%
Commercial New Construction Excess Land	XU	0.866354%
Office Building	DT	1.237650%
Office Building Shared (PIL for Ed)	DH	1.237650%
Office Building Excess Land	DU	0.866354%
Office Building Excess Land (PIL for Ed)	DK	0.866354%
Shopping Centre	ST	1.237650%
Shopping Centre Excess Land	SU	0.863685%
Parking Lot	GT	1.237650%
Industrial	IT	1.411214%
Industrial Shared (PIL for Ed)	IH	1.411214%
Ind Farm Awaiting Development I	I1	0.145624%
Ind Farm Awaiting Development II	I4	1.411214%
Industrial Excess Land	IU	0.987849%
Industrial Vacant Land	IX	0.987849%
Industrial - Water Intake System	II	1.411214%
Industrial Vacant Land (PIL for Ed)	IJ	0.987849%
Industrial Excess Land (PIL for Ed)	IK	0.987849%
Large Industrial	LT	1.411214%
Large Industrial Excess Land	LU	0.987849%
Pipeline	PT	1.202606%
Farm	FT	0.121353%
Managed Forests	TT	0.121353%