The Corporation of the Township of Douro-Dummer By-law Number 2021 62 No.2022-xx

Being a By-law to adopt a compensation agreement for management employees, a policy for progression through the salary grid and an extra hour worked policy.

Whereas a compensation agreement for management employees has been negotiated between the Council for the Township of Douro-Dummer and its employees;

And whereas a policy for progression through the salary grid has been developed;

And whereas a policy to deal with working extra hours has been developed;

Now therefore the Council of The Corporation of the Township of Douro-Dummer enacts as follows:

- That the Compensation Agreement for the year 2022 attached as Schedule "A" to this by-law be is hereby adopted.
- 2. That the policy for progression through the salary grid, attached as Schedule "B" to this by-law is hereby adopted.
- 3. That the policy for dealing with working extra hours, attached as Schedule "C" to this by-law is hereby adopted.
- 4. 2022 As per the OMERS pension inflation index TBD

 That the salary grid be given annual increases, effective on the first pay in Janaury of the given year as per the annual OMERS pension inflation index.
- 5. That the following By-laws be hereby repealed: By-law Number 2008-89No. 2021-62
 By-law Number 2019 77

By law Number 2020 69

6. That this By-law shall come into force and effect on the $1^{\rm st}$ day of January, $\frac{20222023}{2000}$.

Passed in open Council this 5th-xx day of Octoberxxx, 20221.

Mayor, J. Murray Jones

Acting Clerk, Martina Chait-Hartwig

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Schedule "A" To By-Law No. 2021-622022-xx

Management Employee Compensation Agreement Township of Douro-Dummer

<u>1.</u> Full-Time Employees:

For the purpose of this Compensation Agreement the following position include, but are not limited to:

C.A.O.CAOCAO - Deputy Clerk - Deputy Treasurer, Clerk/Planning Coordinator,
Treasurer, Manager of Public Works, Manager of Parks & Recreation, Fire Chief –
Manager of Emergency Services, Chief Building Official, Planner

Any management position not listed as full-time will therefore be classified as part-time for the purposes of this Agreement.

Part-Time Managers

Shall be governed by the Employments Standards Act, save and except for any references herein that provide for additional benefits over and above the requirements of such Act.

2. Benefits:

a. That the Township of Douro-Dummer pay One Hundred Percent (100%) of the Manulife Dental Plan restorative and orthodontic at one (1) year behind current rates, Extended Health Plan, Vision, Life Insurance for Employees, Dependent Life, Accidental Death and Dismemberment, - and Employee Assistance Program (EAP). The premium for all, Long Term Disability and Short Term Disability premiums. for all full time employees shall be paid by the employees.

Benefits will be extended to age 70 for person eligible for the benefit package and actively employed by the Township. This extension does not apply to short term and long term disability and the life insurance benefit will be reduced to 1 time earnings.

- b. That the Township of Douro-Dummer, having implemented the Ontario Municipal Employees Retirement System (OMERS):
 - shall pay fifty percent (50%) of the monthly contribution for all eligible employees;
 - shall make it compulsory for all <u>full-time</u> managers; and

Part-time Managers have the option to participate in the Ontario Municipal Employees Retirement System (OMERS) only after meeting the required OMERS membership criteria.

- c. Any manager may purchase optional service in OMERS provided the cost thereof is absorbed by the Manager. Optional service includes, but is not limited to, service with the municipality prior to the municipality becoming a member; prior service with municipality for which a refund was taken, etc.
- The benefits costing will be presented to Council every two years annually, prior to the

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renewal date. This presentation will focus on the cost of the benefits using the four most current actual rates, to determine an average premium increase and what, if any, actions will be necessary.

3. Holidays:

The following holidays shall be allowed as paid holidays for all *full-time* Managers:

New Year's Day, Family Day, Good Friday, Easter Monday, Victoria Day, Canada Day - (**See *Note**), Civic Holiday, Labour Day, Thanksgiving Day, Christmas Day, Boxing Day, Remembrance Day (from 10:30 am to 11:30 am). and two personal days (to be taken when approved by supervisor) and 1/2 day before Christmas and 1/2 day before New Year's.

***Note - Canada Day-** shall be taken on July 1^{st} or when this holiday falls on a Saturday or Sunday it be established that the holiday shall be taken on the Monday following.

b. In addition to the above, the days between Christmas and New Years in 2022 - 28, 29 and 30

shall be allowed as time off. These days, if taken off, shall be deducted from remaining holidays, personal days or extra hours worked.office will be closed from December 24th until the first business day following January 1st each year.

Employees will be provided this time as additional time off with the requirement of using allotted vacation time. - Pay for work performed on these days will be at the normal rate of pay. If no holiday or extra hours worked remains, said Manager may take days off as shown but shall not receive pay for such.

4. Vacations:

a. That all <u>full-time</u> Managers be entitled to vacation as follows (unless otherwise negotiated as the time of hire):

Two (2)Three (3) weeks paid vacation after one (1) full year.

Three (3) Four (4) weeks paid vacation after five (5) full years.

Four (4) weeks paid vacation after ten (10) full years.

Five (5) weeks paid vacation after fifteen (15) full years.

Six (6) weeks paid vacation after twenty (20) full years.

Seven (7) weeks paid vacation after thirty (30) full years <u>for employees who</u> <u>were employed with the Township as of January 1, 2023</u>.

Progression in the vacation schedule shall occur in the calendar year on the employee's anniversary date.

Full time Full-time Managers are required to fill out a prescheduled vacation list by March 15th of each year, up to March 14th of the following year, for approval by their supervisor.

An employee retiring/terminating employment at any time shall be entitled to payment, which is prorated according to time worked in the calendar year and the vacation year.

Any new Manager shall receive a prorated portion of this allocation upon date of hire. Such shall be based on the number of months of employment by the Township (unless otherwise negotiated as the time of hire).

b. Full-time Managers if unable to use their vacation during the current year, may carry over any unused portion to September 30th of the following year.

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- e. A Ffull_—Ttime Manager who is retiring to an OMERS pension and who provides a minimum of six (6) months written notice to their supervisor of his/her pending retirement is entitled:
 - to take their full annual vacation entitlement as of the date of notification of the retirement and;
 - will also be provided with a monetary retirement benefit equal to his/her full annual vacation entitlement as of the date of notification of the retirement. The monetary retirement benefit will be paid at the end of the six (6) month's notice.

Managers are not entitled to take this monetary benefit as vacation time in lieu of payment. The amount of vacation entitlement and monetary retirement benefit is only equal to one (1) year's vacation entitlement each.

5. Meeting Pay:

Attendance at Council meetings when required is deemed to be part of the manager's duties and no extra time will be allocated for such.

6. Sick Leave Allowance:

- a. Each <u>full-time</u> manager will be given the equivalent of two (2) normal work weeks of non-cumulative sick leave allowance on January 1st of each year. Any new Manager shall receive a prorated portion of this allocation upon date of hire (unless otherwise negotiated as the time of hire). Such shall be based on the number of months of employment by the Township in the year of hire.
- b. Effective December 31, 2015, Eemployees shall be entitled to accumulate up to five (5) days per calendar year of unused sick time at the end of each calendar year for the sole purpose of creating a maximum of five (5) day reserve time to be used exclusively for the purpose of bridging the qualifying period for the Weekly Income Insurance Program.

The accumulated days shall be used only for this purpose and shall not be transferable for any other purpose. In the event that some or all of the time accumulated days are used, the employee shall be entitled to re-commence accumulating unused sick days as per the previous paragraph.

The accumulated time for this provision shall have no other value and will not be paid out in cash at any time.

c. Benefit Continuation During Disability Period:

The Employer shall continue to pay the necessary portions* of the benefit package after a Manager leaves the active work force due to illness or accident for a period not to exceed twelve (12) months. At the end of twelve (12) months, the Manager may request the Employer to continue the group benefits provided the Manager reimburses the Employer for the cost of the necessary premiums. If no request is made by the manager to continue coverage through the Employer's Plan, the benefit package will be discontinued. *Necessary portions shall mean the complete benefit package, save and except for those portions that are eligible for a waiver of premium. The employer shall continue to pay the necessary portions of the benefit package in the case of a sudden death of a manager for a maximum of six (6) months from date of death.

d. The employer shall continue to pay, if the spouse or partner does not have benefit coverage (subject to written confirmation from the spouse or partner that benefits are not required), the necessary portions** of the benefit package in

the case of a death of an employee for a maximum of six (6) months from date of death.

**necessary portions shall mean the complete benefit package, save and except for those portions that are eligible for a waiver of premium or are no longer necessary following the death of the employee- i.e.: life insurance.

7. Mileage:

- a. The employer shall pay to each Manager using their personal vehicle on municipal business an amount as per the Township's Mileage Rate By lawcurrent County of Peterborough mileage rate. This shall not include driving to and from work
- b. Each Manager claiming mileage shall keep a log and submit a monthly statement showing the date, purpose and destination of each mileage claim.

8. Work Week:

Road, Managers

That the normal work week for the road managers shall be 40 hours per week:

Monday through Thursday 7:00 a.m. - 4:00 p.m. (1/2 hour lunch)

Friday 7:00 a.m. - 1:00 p.m. (no lunch)

Parks and Recreation Managers:

That the normal work week for Parks and Recreation Managers shall be 40 hours per week scheduled as per the needs of the facilities.

Fire Department Managers:

That the normal work week for Fire Department Managers shall be 40 hours per week:

Monday through Thursday 8:30 a.m. - 4:30 p.m. (1 hour lunch) Friday 8:30 a.m. - 4:00 p.m. (1 hour lunch) Plus additional hours outside of the above hours for fire practices and emergency calls to make up the 40 hours

Municipal Office Managers

That the normal work week for the office managers shall be 34.5 hours per week:

Monday through Thursday 8:30 a.m. - 4:30 p.m. (1 hour lunch) Friday 8:30 a.m. - 4:00 p.m. (1 hour lunch)

Extra Hours Worked: The employer shall compensate for extra hours worked in accordance with the approved Extra Hours Worked Policy – See Schedule "C" of this Agreement.

Work week schedules may be modified for management employees at the approval of the CAO.

9. Jury Duty:

That if any Township Manager is required to be part of a jury selection and/or act on jury duty, they shall continue to receive their regular rate of pay for their regularly scheduled work day hours, no mileage will be paid by the Township. Any allowance less mileage paid by the courts for such jury duty shall be deposited with the municipality.

10. Unsafe Weather or Other Conditions:

When a Manager reports to work any given day and the weather or other conditions on said day make it such that work is impossible, then the manager shall return home and shall be allowed four (4) hours pay for such.

If during the day the weather or other conditions create potentially unsafe conditions, staff may leave work early. Staff will be paid for the time worked that day, plus a maximum of 4 additional hours; total pay for the day not to exceed the maximum of their regular scheduled daily pay.

The decision to return home and whether pay is to be allowed shall be at the discretion of the $\overline{\text{C.A.O.CAO}}$

11. Compassionate Leave:

- a. Each <u>full timefull-time</u> Manager of the Township of Douro-Dummer shall be granted a maximum of <u>three (3)five (5)</u> days leave in the case of the death of a husband, wife or child, <u>and a mximum of three (3) days leave in the case of the death of a</u> parent, brother, sister, father-in-law, mother-in-law, sister-in-law, brother-in-law, grandparent or grandchild or other instances as may be deemed appropriate by the <u>C.A.O.CAO</u> This shall include step-parent, step-brother, step-sister and step-children. These days shall be granted with pay.
- b. Each <u>full-timefull-time</u> Manager shall be granted a maximum of one (1) day with pay in the case of the death of an aunt, uncle, niece, nephew or other instances as may be deemed appropriate by the <u>C.A.O.CAO</u>
- c. Additional time may be granted with pay at the discretion of the C.A.O.CAO
- d. If the death of a family member occurs during a manager's vacation, the manager will be granted bereavement leave with pay and the equivalent vacation credits will be restored for the bereavement period.
- e. Each <u>full timefull-time</u> Manager may be granted time off with pay, with the approval of the C.A.O.,<u>CAO</u>, to attend the funeral of a fellow employee.

12. Association Memberships:

The employer shall pay the cost of any work related association membership fees of Managers if recommended by the C.A.O.CAO.

13. Personal Protective Equipment:

Each <u>full-timefull-time</u> Manager on the road crew and the community centre, as well as the chief building official shall be granted an annual personal protective equipment allowance in the amount of \$ 275.00, payable to each respective, Manager upon submission of a receipt to substantiate.

14. Retirement Benefits:

This Section (Section 14) only applies to existing municipal managers being employed by the Township on or before January 1, 2012, having sixteen (16) or more years of service.

a. The employer shall establish a reserve fund for the purpose of providing funds to carry the benefit package for the period of ten (10) years or to the age of sixty-five (65) whichever comes first following the date of retirement. The employer shall allocate sufficient funds each year to the reserve fund, for this benefit.

Any retiring Manager would have the option of purchasing (at his/her expense) dental coverage during the benefit continuation period, as well as the total package after the end of the continuation period up to the age of sixty-five (65). **NOTE:** This benefit does not apply when a manager is not retiring but rather leaves the employ of the municipality to accept a position elsewhere.

15. Annual Bonus:

The employer shall pay to each Manager a lump sum savings in the first pay of December equal to the Manager's yearly contribution.

16. Wellness Program:

That the Township of Douro-Dummer reimburse each <u>full time full-time</u> manager an amount up to a maximum of <u>one hundred and fiftytwo hundred</u> dollars (\$150.00200.00) annually, towards the cost of <u>specified classesitems</u> or programs associated with the improvement of one's health. <u>Said classes or programs must be instructed by accredited personnel or be associated with an accredited facility</u>. <u>Proof of enrolment and Aa</u> receipt <u>and a description of the item</u> must be presented for reimbursement. <u>Approval is at the discretion of the CAO</u>.

17. Medical Exams and Testing:

Where it is a requirement of any full-time staff manager to hold a specific driver's license that mandates periodic medical exams and/testing and or renewal, the municipality shall reimburse said manager the full cost of said medical exam and testing (upon successful completion of testing). This does not include the renewal of a "G" license.

18. Review of Agreement:

This agreement shall be reviewed prior to January 1, 2023September 1, 2026.7 at a time that is agreeable to both the employees and the employer. Regardless of the date of review, all changes in compensation shall be effective January 1st of the said year unless otherwise agreed upon by the employees and employer.

Dated: October 5, 2021

Mayor, J. Murray Jones

Acting Clerk, Martina Chait-Hartwig

Schedule "B" to By-law No. 2021-622022-xx

<u>Municipal Policy for Salary Grid Progression For Management Employees</u>

Progression through the salary grid shall be dependent on the individual employee advancing himself/herself through training, development, experience, and satisfactory performance reviews. It shall be a combination of these items that may result in advancement through the salary grid.

Requirement One:

It has been established that each year, all employees shall participate in performance reviews relating to their position. A satisfactoryThe results of the performance review(s) will be one of the requirements of aevaluated when considering movement through the salary grid. One aspect of a satisfactory performance review—but not a requirement—is the advancement of the employee's skills and abilities through further education and training related to the municipal field.

The municipality provides the incentive for training and development opportunities for all employees. These training and development opportunities provide the employee with the ability to advance their ability to perform their duties- thereby benefiting the municipality. Training and development can take place in a number of various ways, but the two main forms are:

- 1. Training and development during regular working hours, for which the employer pays the cost of the course and the employee's wages.
- 2. Training and development outside of regular working hours, for which the employer pays the cost of the course, but the employee receives no compensation for their time.

The benefits of the successful completion of training and development in both areas above provide a similar benefit to the municipality- a more qualified employee. But option 2 above, also shows the initiative of the employee to advance himself/herself on their own time- without compensation from the municipality- and should be recognized differently and more heavily weighted than option 1.

Training and development shall be considered in the following manner:

For successful completion of training and development during working hours: advancement through the salary grid shall be dependent on a minimum of 80 hours of successful completion of training and development.

For successful completion of training and development outside of working hours: advancement through the salary grid shall be dependent on a minimum of 60 hours of successful completion of training and development. These hours shall all be outside of the normal working day of the employee.

For successful completion of training and development as a combination of both of the above: advancement through the salary grid shall be dependent on a minimum of 75 hours of successful completion of training and development, of which a minimum of 40 hours must be outside of the normal working day.

Employees will be required to provide a course outline with the estimated hours required for completion.

Should an employee not reach the required hours in any given year they may accumulate those hours for two (2) consecutive years to be eligible for one grid movement.

50% of hours accumulated in one calendar year may be carried over and used in the following year only.

The <u>C.A.O.CAO</u> shall make the determination, upon consultation with the employee, of the appropriate classification of training and development and the number of hours to be considered.

Requirement Two:

Each year of employ with the municipality should provide the employee with additional experience and knowledge that should be of benefit to the municipality and shall be a second requirement for movement through the salary grid. For employees that work only part weeks or for a portion of the year, the yearly benefit towards experience shall be pro-rated based on the number of hours they work.

Progression:

If requirement one and two are both satisfactorily met, then the C.A.O.CAO may recommend to Council that the employee be granted a salary grid increment increase.

NOTE: A satisfactory performance review and one year of additional work experience, without any additional training or education, will not be sufficient to achieve a recommendation of a salary grid increment

Other Options:

Each year of experience for an employee, does provide additional development and training for that employee, and it should be recognized that this in fact is a benefit to the municipality and be reflected in the compensation for that employee. As such, for each 5 years of employment, and a satisfactory performance review in each of these 5 years, the C.A.O.CAO, may recommend to Council to-grant a progression of one increment forward on the salary grid. An unsatisfactory performance review shall negate advancement, until such time as there are 5 satisfactory reviews that have been accumulated over a period of eight (8) consecutive years. Time away from work through unpaid leave of absence granted by the municipality, or on disability leave, shall not be considered when computing the 5 years of service, unless the leave of absence is to provide some training and development or research that would be of direct benefit to the municipality.

A substantial change in the duties and/or responsibilities of an employee, should be recognized through the compensation paid to that employee. Upon the recommendation of the C.A.O., Council may grant the recommended increment in the salary grid because of the changes in duties and/or responsibilities.

An employee that has made a significant contribution to the betterment of the municipality or a significant contribution to the operations of the municipality, may also be considered for an advancement through the salary grid. Upon the provision of documentation to Council, accompanied by a recommendation from the C.A.O., Council may consider granting the recommended progression through the salary grid.

Other Conditions:

When a Manager has successfully progressed through the salary grid and has reached the last step on the grid, the only advancement from that point on will be:

If the salary grid is reconfigured to allow further progression; or If Council considers a further increase over and above the salary grid, said increase shall be part and parcel of any future reconfiguration of the salary grid.

No more than one salary grid increment shall be granted in a 12 month period. The time frame for consideration of a future grid increment shall start at the effective date of the last grid increment for that Manager.

The exception to one increment per year being granted would be in the following circumstance: where the Manager is eligible for a grid increment because of 5 satisfactory reviews and has also successfully completed the required education and/or development hours to advance in the salary grid. In this instance, the Manager would be eligible for two salary grid increments.

Schedule "C" To By-law No. 2021-62

Township of Douro-Dummer

<u>Extra Hours Worked Policy</u> <u>(-Management Staff)</u>

For Management whose primary cause of working extra hours is due to, working on special projects, working during an emergency or declared disaster in their own or another municipality, etc. (current positions covered by this are the C.A.O.CAO, Clerk/Planning Coordinator, Treasurer, Chief Building Official, Manager of Emergency Services/Fire Chief, Manager of Public Works, and Manager of Recreation Facilities)

Compensation (at straight time) for working extra hours (except for during an emergency or declared disaster) is limited to:

- 1 week of management time off to compensate for extra hours worked in the normal duties required in the management role. Tracking of time is required and a quarterly report must be submitted to the C.A.O.CAO If it is found that there are excessive amounts of extra hours (normally anything over the 120 to 140 annual hours is deemed to be excessive) being worked, the C.A.O.CAO will meet with the manager to develop a strategy to reduce these hours.

Compensation for working extra hours during an emergency or declared disaster shall be as follows:

It is recognized that municipal staff may be required to work extended hours during an emergency or declared disaster either for their own municipality or for another municipality under request for assistance. When the emergency control group has been activated in the municipality or when a request for assistance has been made by another municipality that has declared a state of emergency, both salaried and hourly paid Managers will be entitled to accumulate and record overtime. The normal overtime policy will apply to hourly Managers and in the case of salaried Managers they will be entitled to time and one-half.