THE CORPORATION OF THE MUNICIPALITY
OF NORTHERN BRUCE PENINSULA

BY-LAW 1999-49

Being a By-law to adopt the estimates of all sums required during the year and to set the

tax rates for the year 1999.

WHEREAS the Council of the Corporation of the Municipality of Northern Bruce Peninsula

has, in accordance with the Municipal Act, considered the estimates of the municipality and it is

deemed necessary that the following sums be raised by means of taxation for the year 1999;

AND WHEREAS pursuant to the provisions of the Municipal Act the Council of a local

municipality shall, after the adoption of estimates for the year, pass a by-law to levy a separate

tax rate on the assessment in each property class:

NOW THEREFORE the Council of the Corporation of the Municipality of Northern Bruce

Peninsula enacts as follows:

1. THAT the estimates be adopted and the following amounts be levied, therefore, in the

manner as set out hereinafter:

General Municipal Purposes $ 1,442,432
County Purposes $ 2,396,492
Education Purposes $ 2,430,815

2. THAT the Tax Rate for 1999 to be applied to the assessment in each property class shall

be as follows:

(a) Residential and Farm .01144585
(b) Multi-Residential .01396417
(c) Commercial – occupied .02620543
(d) Commercial-vacant bldg, excess land .01834380
(e) Commercial-vacant land .01834380
(f) Industrial – occupied .03721545
(g) Industrial – vacant bldg, excess land .02419003
(g) Industrial – vacant land .02419003
(h) Farm Lands .00286146
(i) Managed Forests .00286146

3. THAT every owner of land in the Residential and Farm, Farm Lands, and Managed

Forest classes shall be taxed according to the tax rates in this by-law and such tax shall

become due and payable in the following installments:

(a) 50% of the amount levied on or before August 27, 1999.
(b) 50% of the amount levied on or before October 29, 1999.

4. THAT the properties in the Multi-Residential, Commercial, and Industrial classes shall be

billed according to the provisions of Bill 79.

5. Upon default of payment by the dates named herein, a penalty as set out in By-law 1999-

8 shall be added on the first day of each month thereafter during which the default

continues until December 31, 1999.

6. The Tax Collector is hereby authorized and directed to give to the person taxed, a written

Or printed notice specifying the amount of the taxes payable by delivering the notice or

causing it to be delivered to or for that person at the person’s residence or place of

business or upon the premises in respect of which the taxes are payable.
7. This By-law shall come into full force and effect upon the final passing thereof.

READ A FIRST AND SECOND TIME THIS 9TH DAY OF AUGUST 1999.

READ A THIRD TIME AND FINALLY PASSED, SIGNED AND SEALED THIS 9TH DAY OF AUGUST 1999.

[Signature]
MAYOR

[Signature]
CLERK-ADMINISTRATOR