City of Kingston By-Law Number 2025–XX

2025 Tax Ratios By-Law

1 st Reading	date
2 nd Reading	date
3 rd Reading	date
Passed	date

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Whereas:

The *City* is a single-tier municipality incorporated pursuant to an order made under section 25.2 of the *Municipal Act*, R.S.O. 1990, c. M.45.

The powers of a municipality must be exercised by its council (*Municipal Act, 2001*, S.O. 2001, c. 25 (the "*Municipal Act, 2001*"), s. 5 (1)).

A municipal power must be exercised by by-law unless the municipality is specifically authorized to do otherwise (*Municipal Act, 2001*, s. 5 (3)).

The Minister of Finance has prescribed the following classes of real property for the purposes of the *Assessment Act*, R.S.O. 1990, c. A.31 (the "*Assessment Act*") as required under subsection 7 (1) of the *Assessment Act*:

- 1. the residential property class;
- 2. the multi-residential property class;
- 3. the commercial property class;
- 4. the industrial property class;
- 5. the pipe line property class;
- 6. the farm property class.
- 7. the managed forests property class.

The Minister of Finance has also prescribed *optional property classes* for the purposes of the *Assessment Act*, including the new multi-residential property class.

Council wishes to have the new multi-residential property class apply within the municipality in accordance with the *Assessment Act*.

Council does not wish to have any other *optional property class* apply within the municipality in accordance with the *Assessment Act*.

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A single tier municipality must pass a by-law in each year to establish the *tax ratios* for that year for the municipality (*Municipal Act, 2001*, 308 (4)).

Therefore, council enacts:

1. Interpretation

- 1.1 This by-law may be cited as the 2025 Tax Ratios By-Law.
- 1.2 In this by-law:

"*commercial classes*" means the commercial property class prescribed under the Assessment Act and optional property classes that contain property that, if *council* did not opt to have the optional property class apply, would be in the commercial property class, and includes the office building property class, the shopping centre property class and the parking lots and vacant land property class;

"*industrial classes*" means the industrial property class prescribed under the *Assessment Act* and *optional property classes* that contain property that, if *council* did not opt to have the *optional property class* apply, would be in the industrial property class, and includes the large industrial property class;

"*optional property class*" means a property class that *council* may opt to have apply within the municipality under regulations made under the *Assessment Act*; and

"*tax ratio*" means the ratio that the tax rate for a property class must be to the tax rate for the residential property class where the residential property class tax ratio is 1.0.

- 1.3 For the purposes of interpreting this by-law:
 - (a) a reference to any legislation, regulation, or by-law or to a provision thereof includes a reference to any legislation, regulation or by-law enacted, made or passed in substitution thereof or amendment thereof;
 - (b) any reference to legislation includes all of the regulations made thereunder;
 - (c) "include", "includes" and "including" indicate that the subsequent list is not exhaustive.

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2. Established Tax Ratios

- 2.1 For the 2025 taxation year:
 - (a) the *tax ratio* for the residential property class is 1.0;
 - (b) the *tax ratio* for the multi-residential property class is 1.7;
 - (c) the *tax ratio* for the *commercial property classes* is 1.98;
 - (d) the *tax ratio* for the *industrial property classes* is 2.63;
 - (e) the *tax ratio* for the pipe line property class is 1.1728;
 - (f) the *tax ratio* for the farm property class is 0.2;
 - (g) the *tax ratio* for the managed forests property class is 0.25; and
 - (h) the *tax ratio* for the new multi-residential property class is 1.0.

3. Miscellaneous

- 3.1 If a court of competent jurisdiction declares any provision, or any part of a provision, of this by-law to be invalid, or to be of no force and effect, it is the intention of *council* in enacting this by-law that each and every provision of this by-law authorized by law be applied and enforced in accordance with its terms to the extent possible according to law.
- 3.2 This by-law will come into force and take effect on the date it is passed.

Exhibit A Report Number AP-25-006

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Janet Jaynes City Clerk

Bryan Paterson Mayor