THE CORPORATION OF THE TOWNSHIP OF CRAMAHE

BY-LAW NO. BL-2022-06

Being a By-law to Provide for Interim Tax Levies for The Year 2022 For The Township of Cramahe.

property in the local municipality ratable for local municipality purposes; and year under Section 290, to pass a By-law levying amounts on the assessment of Whereas Section 317 of the Municipal Act, 2001, S.O. 2001 C.25, as amended (the authorizes a local municipality, before the adoption of the estimates for the

percentage, or 50 per cent if no percentage is prescribed, of the total amount of taxes for municipal and school purposes levied on the property for the previous Whereas the amount levied on a property shall not exceed the prescribed

different property classes but shall be the same for all properties in a property Whereas the percentage established in the previous recital may be different for

that would have been levied on the property if the taxes for municipal and school tax roll during the year, an amount shall be added equal to the additional taxes purposes had been levied for the entire year; and property for only part of the previous year because assessment was added to the previous year, if any taxes for municipal and school purposes were levied on a Whereas for the purposes of calculating the total amount of taxes for the

year for which the taxes are imposed on which the taxes or instalments are due; payment of taxes in one amount or by instalments and the date or dates in the Whereas Section 342 of the Act authorizes a municipality to provide for the

spread the payment of taxes more evenly over the year; and other than those established under the previous recital to allow taxpayers to alternative instalments and due dates in the year for which the taxes are imposed Whereas Section 342 of the Act authorizes a local municipality to provide for

payment charges for the non-payment of taxes or any instalment by the due Whereas Section 345 of the Act authorizes a local municipality to impose late

Whereas Section 347 of the Act authorizes allocation of payment received for

of Cramahe Council ENACTS as follows: NOW THEREFORE BE IT RESOLVED THAT the Corporation of the Township

- 2021, as adjusted amount of taxes for municipal and school purposes levied on the property for ratable for local municipality purposes an interim levy based on 50% of the total 1) That there shall be levied an amount on the assessment of all properties
- the following date: 2) That the taxes imposed by this By-law shall be paid in one instalment upon
- 29th day of April 2022
- deducted from any subsequent amounts levied on the property for the year that 3) That an amount levied under this By-law on a property in a year shall be are payable to the local municipality.

- imposed other than those established under clause 2 are: 4) That alternative instalments and due dates in the year for which the taxes are
- the months February through June inclusive; and levied on the property for the previous year due on the 15th day of each of One tenth of the total amount of taxes for municipal and school purposes
- on the 15th day of July through November. all instalments paid from February to June, due in five equal instalments The total amount of taxes finally levied for the current year less the total of
- be sent to that address. the treasurer in writing to send the bill to another address, in which case it shall premises in respect of which the taxes are payable, unless the taxpayer directs sent to the assessed property owner's residence or place of business or to the least 21 days before any taxes shown on the tax bill are due. The tax bill will be 5) That the Treasurer shall send a tax bill to every assessed property owner, at
- day of the month following the date the taxes were due. unpaid shall be imposed as a penalty for the non-payment of taxes on the first 6) That a percentage charge of 1.25 per cent of the amount of taxes due and
- and unpaid on the first day of each and every month the default continues amount of taxes due and unpaid, shall be imposed on the amount of taxes due 7) That interest charges in the amount of 1.25 per cent each month of the
- imposed later. owing, with the charges imposed earlier being discharged before charges respect of those taxes according to the length of time the charges have been The payment shall first be applied against late payment charges owing in

length of time they have been owing, with the taxes imposed earlier being discharged before taxes imposed later. 2001, c. 25, s. 347 (1); 2002, c. 17, Sched. A, s. 60. The payment shall then be applied against the taxes owing according to the

9) That if an article of this By-law is for any reason held to be invalid, the remaining articles shall remain in effect until repealed.

This By-law comes into FORCE and takes EFFECT on the final reading thereof.

2022. Read a first, second and third time and finally passed this 8th day of February

Holly Grant, Clerk

Mandy Martin, Mayor