



**BYLAW NO. 2018-977  
OF THE  
TOWN OF TWO HILLS**

**A BYLAW OF THE TOWN OF TWO HILLS IN THE PROVINCE OF ALBERTA  
AUTHORIZING THE LEVY OF A SPECIAL TAX FOR RECREATION**

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**WHEREAS**, under the provisions of the Municipal Government Act, the Council of the Town of Two Hills, Alberta, may impose a special tax bylaw to raise revenue to pay for recreational services, upon all lands that will benefit from the new recreational facility;

**AND WHEREAS** the Council of the Town of Two Hills, Alberta estimates the cost of the recreational services debenture for the 2018 year to be \$23,204.19;

**AND WHEREAS** the Council of the Town of Two Hills, Alberta deems it necessary to levy special tax rates in accordance with Section 382 (1) of the Municipal Government Act, Chapter M-26(2000) in order to repay the debenture for the new recreational facility;

**NOW THEREFORE** under the authority of the Municipal Government Act, the Council of the Town of Two Hills in the Province of Alberta enacts as follows:

1. That the Two Hills Town Council hereby authorizes the assessment of a recreation tax rate, to be charged on a per parcel basis against all benefiting properties for the 2018 tax year.
2. That benefiting properties are identified as:
  - a. All residential properties, vacant or non-vacant;
  - b. All commercial and industrial properties, vacant or non-vacant;
  - c. Provincially owned properties; and
  - d. Exempt properties except the following:
    - i. Two Hills & District Historical Association (Museum) Plan 951RS, Block 10, Lot 9A;
    - ii. St. Paul Education Regional Division #1, Plan 1442EO, OT;
    - iii. St. Paul Education Regional Division #1, Plan 1442EO, Block 4, Lot 4 (PT of C);
    - iv. Alberta Housing Corporation, Plan 7921720, Block 23, Lot 35; and
    - v. Two Hills Swimming Pool Authority, Plan 8821993, Block 27, Lot 3.



2. That the Recreation Tax Rate to be levied is \$33.39 per parcel.
3. That this tax shall be known as the Recreation Tax and shall have no relationship to any other tax that may be assessed and levied with respect to any special assessment for local improvements.
4. That this Bylaw shall take effect on the date of the third and final reading.

Bylaw No. 2018-977 be given a first reading this 8<sup>th</sup> day of May, 2018.

Bylaw No. 2018-977 be given a second reading this 8<sup>th</sup> day of May, 2018.

Bylaw No. 2018-977 be given third and final reading this 8<sup>th</sup> day of May, 2018.

## **TOWN OF TWO HILLS**

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LEONARD L. EWANISHAN, MAYOR

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ELSIE KIZIAK  
CHIEF ADMINISTRATIVE OFFICER

