AMENDMENT BYLAW #562-18 VILLAGE OF MARWAYNE Province of Alberta

Being a Bylaw to amend The Fees and Charges By-Law No. 544-15

WHEREAS under the authority and subject to the provisions of the Municipal Government Act, Statues of Alberta 2000, Chapter M26 and amendments thereto, Section 191 states: Amendment and repeal (1) The power to pass a bylaw under this or any other enactment includes a power to amend or repeal the bylaw;

WHEREAS under the Municipal Government Act, Statues of Alberta 2000, Chapter M26 and amendments thereto, Section 69 states: Consolidation of bylaws (1) A council may by bylaw authorize a designated officer to consolidate one or more of the bylaws of the municipality; (2) In consolidating a bylaw, the designated officer must (a) incorporate all amendments to it into one bylaw, and (b) omit any provision that has been repealed or that has expired;

WHEREAS in accordance with Section 8 of the Municipal Government Act, and Section 93 of the Freedom of Information and Protection of Privacy Act, Council may pass a bylaw establishing fees to charge for providing information and services;

WHEREAS the Council of the Village of Marwayne deems it desirable to amend the Fees and Charges Bylaw No. 544-15;

NOW THEREFORE the Council of the Village of Marwayne, in the Province of Alberta duly assembled, enacts as follows:

1. That Bylaw No. 544-15 Schedule "A" Fees & Charges for Goods and Services is amended by:
a. ITEM – Utilities – Refundable deposit (includes bulk water), FEE – Plus GST - \$200, be deleted in its entirety and replaced with as follows:

UTILITIES	FEE – Plus GST
Refundable deposit Bulk Water	\$200
Deposit for Utility Customer	\$50 non-refundable
	\$150 deposit refundable at the request of the
	customer after five years if the account had no
	missed payments, with the chronological
	eligibility resetting after each missed payment.

- 2. That this Amendment to Bylaw 544-15 shall take effect on all utility deposits made after May 27, 2015.
- 3. Should any provision of this Bylaw be determined to be invalid, then such provisions shall be severed and the remaining bylaw shall be maintained.
- 4. That this Bylaw comes into force and effect upon receiving third and final reading and having been signed by the Mayor and Chief Administrative Officer.

Given a first reading this 26th day of February, 2018 Given a second reading this 26th day of February, 2018. Given a third and final reading this 26th day of February, 2018.

SIGNED by the Mayor and Chief Administrative Officer this 26th day of February, 2018.

	Mayor, Cheryle Eikelan
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Chiof Adminic	strative Officer, Jordan Willn