Schedule "A" to By-law No. 56-2024

JOINT FIRE SERVICES AGREEMENT

| THIS AGREEMENT made | this | _day of | , 20 | 024. |
|---------------------|------------------------|---------------------|---------------|----------|
| BETWEEN: | | | | |
| | • | ration of the Mur | . , | · |
| | | -and- | | |
| | The Corpo | ration of the Tow | nship of Chat | tsworth, |
| | (hereinafte | r referred to as " | Chatsworth" |) |
| (each | a " Party " and | d, collectively, th | e "Parties") | |

WHEREAS section 20 of the *Municipal Act, 2001*, S.O. 2001, c. 25, as amended, provides that a municipality may enter into an agreement with one or more municipalities to jointly provide, for their joint benefit, any matter which all of them have the power to provide within their own boundaries, and that the municipality may provide the matter in accordance with the agreement anywhere that any of the municipalities or local bodies have the power to provide the matter;

AND WHEREAS subsection 2(5) of the *Fire Protection and Prevention Act, 1997*, S.O. 1997, c. 4, as amended (the "*FPPA*"), provides that a municipality may, under such conditions as may be specified in the agreement, enter into an agreement to: (a) provide such fire protection services as may be specified in the agreement to lands or premises that are situated outside the territorial limits of the municipality; and (b) receive such fire protection services as may be specified in the agreement from a fire department situated outside the territorial limits of the municipality;

AND WHEREAS subsection 2(6) of the *FPPA* provides that a municipality may enter into an automatic aid agreement to provide or receive the initial or supplemental response to fires, rescues and emergencies;

AND WHEREAS subsection 5(4) of the *FPPA* provides that the councils of two or more municipalities may establish one or more fire departments for the municipalities;

AND WHEREAS the Chesley Fire Hall lands were purchased on July 12, 1995 and are owned by Arran-Elderslie and Chatsworth pursuant to a 69.8 and 30.2 percentage share, respectively;

AND WHEREAS monies donated to the Parties were combined and used to fund the costs for building the Chesley Fire Hall, which is owned by Arran-Elderslie and Chatsworth pursuant to a 69.8 and 30.2 percentage share;

AND WHEREAS Arran-Elderslie performs and operates Fire Protection Services (as defined herein) and manages tangible capital assets (as particularized in Schedule "A" to this Agreement) suitable to meet municipal Fire Protection Services responsibilities required by the *FPPA*, by way of a fire department located within the Municipality of Arran-Elderslie;

AND WHEREAS the Fire Protection Areas covered by this Agreement are demarcated in Schedule "B" and described in Schedule "C" to this Agreement (together, the "Fire Protection Areas");

AND WHEREAS the Parties have duly enacted and passed their respective by-laws to: authorize entering into an agreement between the Parties; provide for the joint management of a fire department; define the role, responsibilities and procedures of and establish a joint board of management to be known as the "Chesley & Area Fire Department Joint Board of Management" (the "**Board**"), which will oversee the performance and operation of the Fire Protection Services; and to establish and regulate a fire department to be known as the "Arran-Elderslie Fire & Emergency Services Chesley Station 90", which will provide the Fire Protection Services in the Fire Protection Areas;

NOW THEREFORE this Agreement witnesses that in consideration of the premises, other good and valuable consideration and the sum of Two Dollars (\$2.00) of lawful

money of Canada, now paid by each of the Parties hereto to the other (the receipt whereof is hereby acknowledged), the Parties agree as follows:

1. **Definitions**

In this Agreement:

- (a) "Arran-Elderslie Fire & Emergency Services Chesley Station 90" means the firefighting unit owned jointly by Arran-Elderslie and Chatsworth, under the general control, supervision and direction of the Board, which provides Fire Protection Services at all times in the Fire Protection Areas defined in Schedule "B" to this Agreement; and "Department" has a corresponding meaning;
- (b) "Chesley Station 90 District Chief means the Chesley Station 90 District Chief appointed by By-law of the Municipality of Arran-Elderslie, who is second in command of the Department's personnel,. "District Chief" has a corresponding meaning;
- (c) "Designated Municipality" means the Party appointed to provide administrative services for the Board, subject to acceptance by the Party
- (d) "Effective Date" means the date on which the last of the Parties to this Agreement signs it;
- (e) "Fire Chief" means the Fire Chief duly appointed by By-Law of the Municipality of Arran-Elderslie and as defined in the FPPA, who is the head of the Department's personnel, "Chief" has a corresponding meaning;
- (f) "Fire Hydrant" means the apparatus supplied by the Arran-Elderslie Water Department for an annual fee, charged to Arran-Elderslie separately from any other water rate the Arran-Elderslie Water Department may impose, for the use of its system;
- (g) "Fire Protection Areas" means the geographic areas comprising those routes and boundaries as demarcated on the map attached as Schedule "B" to this Agreement and described in the table attached as Schedule "C" to this Agreement;
- (h) "Fire Protection Services" has the meaning ascribed to it in subsection 1(1) of the FPPA;
- (i) "Municipality" means the municipal boundaries of Arran-Elderslie or The Corporation of the Municipality of Arran-Elderslie, as the context dictates;

- (j) "Sufficient Resources" means best efforts to provide available staffing and firefighting equipment to respond in a manner that satisfies the most current best practice, given the particular nature of the fire emergency;
- (k) "Township" means the municipal boundaries of Chatsworth or The Corporation of the Township of Chatsworth, as the context dictates; and
- (I) "Water Tank Truck" means the vehicle owned and used by Arran-Elderslie and Chatsworth in the performance of Fire Protection Services; and "Tanker" has a corresponding meaning.

The Schedules attached to and forming part of this Agreement are:

Schedule "A": Tangible Capital Assets

Schedule "B": Fire Routes – Boundary

Schedule "C": Boundary Descriptions

Schedule "D": Financial Split

2. Fire Protection Services

- (a) Except as may hereinafter be limited or excluded, Arran-Elderslie will use its best efforts to provide Fire Protection Services to Chatsworth, utilizing Sufficient Resources, in the Fire Protection Areas.
- (b) The Parties agree and understand that available firefighters and firefighting equipment will constitute Sufficient Resources for the purposes of performing the Fire Protection Services in the Fire Protection Areas.

3. Responsibilities of the Board

- (a) The Board shall be composed of:
 - (i) two (2) Members of Arran-Elderslie Council;
 - (ii) two (2) Members of Chatsworth Council; and
 - (iii) if a member is absent from a meeting of the Board, an alternate may be appointed as an acting member for all purposes of that meeting.
- (b) The Board shall be responsible for the following:
 - (i) electing, annually, a Chair from among its members, who shall have the authority to, among other things, call and preside at

- meetings;
- (iv) the provision by the Department of the Fire Protection Services in the Fire Protection Areas;
- (vi) authorizing the Chief to purchase all equipment and supplies necessary for the purpose of keeping fire services equipment and apparatus in proper operating condition.

4. Responsibilities of Arran-Elderslie

- (a) Arran-Elderslie being the designated municipality, will provide a Recording Secretary for the Board, who will be responsible for:
 - (i) providing meeting management services including the preparation of agenda and minutes
 - (ii) preparing legislative by-laws governing the rules, regulations and administrative duties of both the Department and the Board for presentation to the Parties hereto for consideration;
 - (iii) formulating policies, rules and regulations for and relating to the administration of the Department and the Board, as required;
 - (iv) arranging for the holding of meetings each year as deemed to be necessary by the Chair, or at the request of the Chief, or upon the request of a majority of the members of the Board;
 - (v) ensuring that all business of the Board is conducted by written motion
 - (vi) keep the originals or copies of all by-laws and of all minutes of the proceedings of the Board.
- (b) Arran-Elderslie being the designated municipality will provide Financial Services including
 - (i) preparing annual operating expense budgets, annual capital expense budgets and five (5)-year capital proposals for presentation to the Councils of the Parties hereto, no later than March 31st in each year;
- (c) Arran-Elderslie shall pay its costs for dispatching services performed by the Owen Sound Police Service Board.

5. Responsibilities of Chatsworth

Chatsworth will be responsible for:

(a) paying to Arran-Elderslie a portion of the revenue it generates from the amounts it invoices property owners for the provision of Fire Protection Services; and

(b) the cost of dispatching services performed by the Owen Sound Police Service Board for all properties within the territorial limits of Chatsworth

6. **Expenditures**

- (a) The annual total budgeted cost of the Department shall include all debt servicing charges, contingencies, grants, honoraria and all other routine costs associated with the operation of the Department.
- (b) The Parties agree that all capital and operating costs will be based on each Party's percentage share of the total current value assessment as provided annually by the Municipal Property Assessment Corporation ("MPAC") for taxation, as contained in the Fire Services Areas, which assessment each of the Parties shall review annually, at a minimum. Party's percentage is further described in Schedule "D".
- (c) All maintenance and capital costs associated with the Tanker shall be the responsibility of both Arran-Elderslie and Chatsworth based on their percentage share of combined current value assessment of the Fire Protection Areas.
- (d) Arran-Elderslie will be responsible for Fire Hydrant rentals as determined from time to time by the Arran-Elderslie Water Department.
- (e) Notwithstanding subsections 6(c) and (d), the Chief is authorized to use the Tanker, or the Fire Hydrants, as deemed necessary during a fire emergency.
- (f) The Parties agree that all assets are jointly owned by the Parties proportionately and as determined and set out in Schedule "A" to this Agreement.

7. Financing

- (a) The Parties agree to finance the operations of the Department by way of Arran-Elderslie billing Chatsworth as follows:
 - (i) by March 31st in each year, twenty-five (25%) percent of the current year's budget;
 - (ii) by June 31st in each year, twenty-five (25%) percent of the current year's budget;
 - (iii) by September 30th in each year, twenty-five (25%) percent of the current year's budget
 - (iv) by December 31st in each year, fifteen (15%) percent of the current

- year's budget; and
- (v) any remaining balance shall be reconciled with year-end, or annually, at Arran- Elderslie's discretion.
- (b) The Parties agree that Chatsworth's failure to pay any bill as set out in subsection 7(a) shall result in finance charges, based on local bank rates, being levied in respect of any and all outstanding amounts, which shall be added to Chatsworth's billing for the relevant quarter.
- (c) The Parties agree that Arran-Elderslie shall reconcile operating and capital costs quarterly and, in the event a balance remains payable over and above the budgeted amount previously forwarded, it shall be payable within thirty (30) days of the date of the invoice. In the event the balance remaining is a credit, it shall be applied to the next quarterly billing.
- (d) With respect to subsection 7(c), the Parties agree that the late payment charges policy in effect in Arran-Elderslie shall apply to payments received after thirty (30) days and shall be added to the next quarterly billing.
- (e) The Parties agree to forward to Arran-Elderslie by January 31st in any year their total current value assessment, as provided by MPAC for taxation, in order to allow Arran-Elderslie to calculate the Parties' shares as required by subsection 6(b).

8. Indemnification

Arran-Elderslie shall not be liable to Chatsworth or any other person or entity for any liability, claim, damage, cost, suit or action in respect of any property damage or personal injury, including death, howsoever caused relating in any way whatsoever to the provision of or failure to provide Fire Protection Services by Arran-Elderslie arising directly or indirectly from this Agreement, save and except where any damage or injury is due solely to the gross negligence of Arran-Elderslie or that of its officers, employees or agents. The provisions of the *FPPA* respecting protection from personal liability, non-relief from liability and indemnification shall apply, notwithstanding any provisions of this Agreement, and the Parties expressly agree that the said provisions of the *FPPA* shall prevail, supersede and take precedence over any provisions of this Agreement to the contrary.

9. Liability and Mutual Indemnity

(a) The Parties agree that, notwithstanding anything herein contained, no liability shall attach or accrue to Arran-Elderslie for failing to supply Chatsworth on any occasion(s) any of the Fire Protection Services provided for in this Agreement.

- (b) Except as otherwise provided herein, each Party shall indemnify, save and hold harmless the other Party and the Councillors, directors, officers, employees and agents of the other Party from all liability, damages, losses, claims, suits, judgments, costs, and expenses, including reasonable legal fees and expenses, directly or indirectly incurred by the other Party as the result of any third-party claims that arise out of or in connection with the performance or failure of performance of the indemnifying Party's obligations hereunder, or any personnel, equipment, tools, materials or supplies received from or given, supplied or provided by the indemnifying Party pursuant to this Agreement.
- (c) Each Party waives and hereby releases all claims against the other Party for compensation for any loss or damage to persons or property, including personal injury or death, occurring as a consequence of the performance of this Agreement by the other Party, or the provision of any personnel, equipment, tools, materials or supplies given, supplied or provided by the other Party in response to a request for Fire Protection Services.
- (d) This section 9 shall survive the expiration or earlier termination of this Agreement.

10. Protection of Personnel from Personal Liability and Indemnification

- (a) The Parties acknowledge that:
 - (i) in accordance with subsection 74(1) of the FPPA, no action or other proceeding for damages shall be instituted against a firefighter, a fire coordinator or a community fire safety officer, or a person acting under their authority, for any act done in good faith in the execution or intended execution of their power or duty or for any alleged neglect or default in the execution in good faith of their power or duty;
 - (ii) subsection 74(1) of the *FPPA* does not relieve a municipal corporation of liability in respect of a tort committed by a person referred to in clause 10(a)(i) to which they would otherwise be subject;
 - (iii) a firefighter, a fire co-ordinator, a community fire safety officer or a person acting under their authority shall be indemnified by the applicable Party for reasonable legal costs incurred:
 - (A) in the defence of a civil action, if the person is not found to be liable;
 - (B) in the defence of a criminal prosecution, if the person is found not guilty;
 - (C) in respect of any other proceeding in which the person's execution of their duties is an issue, if the person acted in good faith;

- (iv) a collective agreement made under Part IX of the FPPA or a decision under section 53 may provide for indemnification of the legal costs of firefighters, except the legal costs of a firefighter who is found guilty of a criminal offence, and, if such an agreement exists, the applicable municipal corporation shall indemnify the firefighters in accordance with the agreement and clause 10(a)(iii) does not apply; and
- (v) they shall advise the persons referred to herein about the provisions contained in this section 10.

11. Term and Termination

- (a) The initial term of this Agreement will commence as of the Effective Date and will continue for a period of five (5) years (the "Initial Term"). The Initial Term will automatically renew for successive one (1) year periods (each such period called a "Renewal Term") unless either Party notifies the other in writing, not less than sixty (60) days prior to the expiration of the then-current term, of its intention not to renew this Agreement. The Initial Term, together with the Renewal Term, is referred to as the "Term" of this Agreement.
- (b) Both the Initial Term and any Renewal Term are subject to earlier termination as otherwise provided for by this Agreement. Either Party may choose to terminate this Agreement without cause for any reason, subject to the Party wishing to terminate this Agreement providing the other Party with written notice not less than twelve (12) months prior to the desired termination date, and the Parties reconciling any outstanding fees and other payments as of the said termination date.
- (c) Without limiting the generality of subsection 11(b), either of the Parties may cease its participation on the Board provided that:
 - (i) one (1) year's written notice is given to the other Party, which notice shall effectively terminate this Agreement as of the thirty-first (31st) day of December in the year following that in which notice is given; and
 - (ii) the Party giving notice shall be granted seventy-five (75%) per cent of its share of the depreciated value of the jointly owned assets at the time of termination. It is understood that the share of the Party giving notice is to be calculated according to the formula as set out in subsection 6(b) of this Agreement.
- (d) Notwithstanding the foregoing and in the event either Party wishes to renegotiate a successor agreement, the Party wishing to do so shall notify the other Party no less than 120 calendar days prior to the expiration of the

Initial Term or any Renewal Term. If either Party wishes to negotiate a successor agreement and properly notifies the other Party, both parties must participate in good-faith negotiations, using their best efforts aimed at a comprehensive renewal of this Agreement. Negotiations must commence at least 90 days prior to the expiration of the then-current Term.

12. **Dispute Resolution**

- (a) Differences between the Parties as to the interpretation, application or administration of this Agreement or any failure to agree where agreement between the Parties is called for pursuant to this Agreement (a "**Dispute**"), which are not mutually resolved by the Parties to this Agreement, shall be resolved in accordance with this section 12.
- (b) The Parties shall make good faith efforts to resolve the Dispute in a prompt and expeditious manner and, in any event, within five (5) Business Days after delivery of a written request from one Party to the other to resolve the Dispute.
- (c) If the Dispute is not settled in accordance with subsection 12(b) above, either Party shall be entitled to provide notice to the other that it wishes the Dispute to be settled by arbitration, in which case the Dispute shall be arbitrated in the Municipality of Arran-Elderslie, pursuant to the Arbitration Act, 1991, S.O. 1991, c.17, as amended, before one (1) arbitrator who shall be a lawyer in good standing with the Law Society of Ontario with substantial and verifiable experience in the law relating to the provision of Fire Protection Services, such arbitrator to be mutually agreed upon by the Parties.
- (d) The arbitration hearing shall commence within thirty (30) days after appointment of the arbitrator and shall be completed and a binding award rendered in writing within thirty (30) days after commencement of the hearing unless exceptional circumstances warrant delay. The decision of the arbitrator may be entered in any court of competent jurisdiction and execution entered thereupon forthwith.
- (e) Each Party shall bear the cost of preparing its own case. The arbitrator shall have the right to include in the award the prevailing Party's costs of arbitration and reasonable fees of lawyers, accountants, engineers and other professionals in connection with the arbitration.

13. Miscellaneous

- (a) <u>Notices</u>: Except as otherwise specified herein, any notice hereunder shall be given in writing, by delivery in person, or by registered mail (return receipt requested) or by electronic transmission, properly addressed to the Party to whom such notice is given, with postage or charges, if any, prepaid. A notice shall be deemed to have been given only when received by the Party to whom such notice is directed.
- (b) Notices shall be given at the following addresses, unless and until a Party gives written notice to the other Party of a new address:

Arran-Elderslie: 1925 Bruce Road 10, Box 70

Chesley, ON NOG 1L0

Attention: Clerk

E-mail: cfraser@arran-elderslie.ca

T.: 519.363.3039, ext. 101

F.: 519.270.4922

Chatsworth: 316837 Highway 6, RR 1

Chatsworth, ON N0H 1G0

Attention: Clerk

E-mail: psinnamon@chatsworth.ca

T.: 519.794.3232, ext. 124

F.: 519.794.4499

(c) <u>Further Assurances</u>: In connection with this Agreement and all transactions contemplated by this Agreement, each Party agrees to execute and deliver such additional documents and instruments and to perform such additional acts as may be necessary or appropriate to effectuate, carry out and perform all of the terms, provisions and conditions of this Agreement and all such transactions.

- (d) No Partnership or Agency: The Parties hereby expressly disclaim any intention to create a partnership, a joint venture or to constitute either of them the agent of the other. Nothing in this Agreement shall bind the Parties, or either of them, as partners, joint venturers or agents nor, except as may be expressly provided in this Agreement, constitute either of them the agent of the other Party. The relationship that subsists between the Parties is that which arises under this Agreement. Arran-Elderslie is not responsible in any way for the acts or omissions of Chatsworth, its Councillors, employees, agents, contractors or representatives.
- (e) Agreement Does Not Fetter Council Discretion: The Parties acknowledge that all of their obligations under this Agreement will be subject to the approval of their respective Councils and, without limiting the generality of the foregoing, nothing herein shall fetter the discretion of the said Councils regarding any position or action that it may otherwise take nor limit or restrict in any manner the normal exercise of discretion by the said Councils, including in respect of its decision of whether to approve the execution of this Agreement.
- (f) <u>Amendment</u>: This Agreement and all of its provisions shall not be deemed or construed to be modified, amended, rescinded, cancelled or waived in whole or in part other than as herein specifically authorized and except by written amendment of the Parties to this Agreement.
- (g) Waiver: It is expressly understood and agreed that the remedies of the Arran-Elderslie under this Agreement are cumulative and the exercise by Arran-Elderslie of any right or remedy for the default or breach of any term, covenant, condition or agreement herein contained shall not be deemed to be a waiver or alter, affect or prejudice any other right or remedy or other rights or remedies to which Arran-Elderslie may be lawfully entitled for the same default or breach. Any waiver by Arran-Elderslie of the strict observance, performance or compliance by Chatsworth or with any term, covenant, condition or agreement herein contained or any indulgence granted by Arran-Elderslie to Chatsworth shall not be deemed to be a waiver of any subsequent default or breach by Chatsworth, nor entitle Chatsworth to any similar indulgence heretofore granted.

- (h) <u>No assignment without Consent</u>: Neither Party shall be permitted to assign this Agreement without the prior written consent of the other Party, which consent may be unreasonably withheld.
- (i) Interpretation Number and gender: It is agreed between the Parties that words importing the singular number only shall include the plural and *vice versa*, and words importing the masculine gender shall include the female gender and *vice versa*, and words importing persons shall include firms and corporations and vice versa, in order that this Agreement and any part of it shall be construed to have its proper and reasonable meaning.
- (j) <u>Interpretation Headings</u>: All headings and sub-headings within this Agreement are
 - incorporated for ease of reference purposes only and do not form an integral part of this Agreement.
- (k) <u>Recitals</u>: The Parties acknowledge and agree that the recitals herein are true and accurate and, together with Schedules "A", "B", "C", and "D" attached hereto, shall form part of this Agreement.
- (I) <u>Invalidity and Severability</u>: If any term of this Agreement shall be found to be *ultra vires* of either of the Parties, or otherwise unlawful, such term shall conclusively be deemed severable and the remainder of this Agreement, *mutatis mutandis*, shall be and remain in full force and effect.
- (m) Governing Laws: This Agreement shall be construed and enforced in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein and shall be treated in all respects as an Ontario contract.
- (n) Entire Agreement: This Agreement constitutes the entire agreement and understanding of the parties and supersedes any and all prior understandings, discussions, negotiations, commitments, representations, warranties, and agreements, written or oral, express or implied, between the Parties with respect to the subject matter of this Agreement.
- (o) Enurement: This Agreement shall enure to the benefit of and shall be binding upon the Parties and their respective successors and permitted assigns, subject only to any limitations explicitly set out in this Agreement.
- (p) Execution in Counterparts: This Agreement may be signed electronically and in counterparts, each of which counterpart shall be deemed an original and all of which together shall constitute one and the same instrument, and, upon the signing hereof by both Parties, this Agreement shall constitute a binding agreement.

IN WITNESS WHEREOF the Parties hereto have affixed their corporate seal under the hand of their proper officers or set their hand and seal.

THE CORPORATION OF THE MUNICIPALITY **OF ARRAN-ELDERSLIE** Per: Steve Hammell, Mayor Christine Fraser-McDonald, Clerk I/we have authority to bind the Corporation. THE CORPORATION OF THE TOWNSHIP **OF CHATSWORTH** Per: Scott Mackey, Mayor Patty Sinnamon, CAO and Clerk

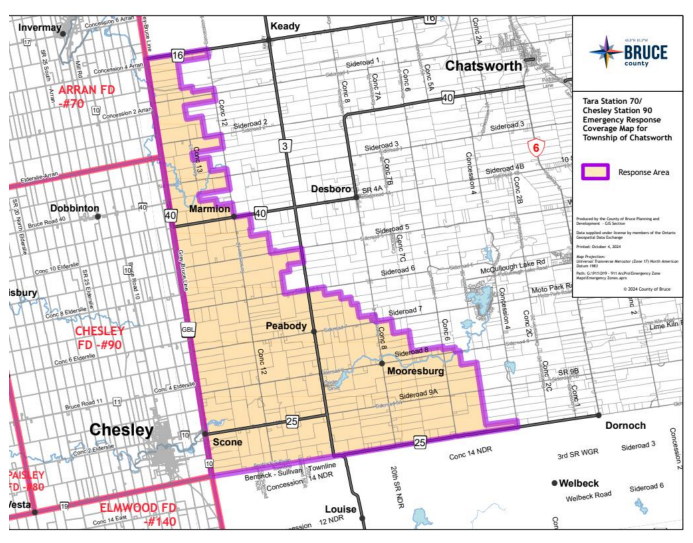
I/we have authority to bind the Corporation.

Schedule "A"

Tangible Capital Assets

| | re Tangible Capital Assets (TCA) | | | |
|------|--|--|----------------------|-----------------|
| | Name | Description | In-Service Date | Historical Cost |
| | C Fire - #91 Ches. Pumper 91 | C Fire - #91 12/2004-2005 Freightliner Pumper | 2005-02-01 | \$270,00 |
| | C Fire - #94 Ches. Tanker 94 | C Fire - #94 2008 Freightliner Tanker | 2008-06-01 | \$193,53 |
| | C Fire - #96 Ches. Rescue 96 | C Fire - #96 2000 Chevrolet Rescue Unit | 2000-01-01 | \$128,99 |
| 32 | C Fire - #92 Ches. Pumper 92 | C Fire - #92 2001 FL80 Dependable Pumper - Freighliner | 2001-02-01 | \$263,79 |
| 2522 | 100mm Hose 100ft. Lengths | | 2005-04-01 | \$7,58 |
| 2525 | Honda 6500 Generator | | 2008-02-01 | \$8,00 |
| 2526 | Portable Radio | | 2001-06-14 | \$6,32 |
| 2533 | Ultralite MMR SCBA | | 2004-08-01 | \$22,40 |
| 2537 | 2005 Freightliner Pumper Add on equipment | | 2005-04-01 | \$14,67 |
| | Thermal Imaging Camera | | 2006-12-01 | \$8,20 |
| | Chesley - Protective gear (pooled) | | 2009-04-01 | \$18,30 |
| | Hose | | 2010-01-01 | \$1,16 |
| | Protective Tools | | 2010-01-01 | \$3,45 |
| | Protective gear - coats | | 2010-01-01 | \$5,29 |
| | Ladder | | 2010-01-01 | \$1,59 |
| | Fire Pro Computer | | 2010-01-01 | \$3,12 |
| | CHESLEY FIRE STATION | Roll #390-001-09210 | 1995-07-01 | \$80,00 |
| | | K0II #390-001-09210 | | |
| | Chesley Fire Hall | | 1990-02-01 | \$208,57 |
| | 2552 - 10 - Firehawk 4500 Self Contained Breathing Apparatus-Chesley | | 2012-09-01 | \$51,93 |
| | 2552 - 12 - 4500 psi Air Cylinders - Chesley | | 2012-09-01 | \$10,89 |
| | 2552 - 1 - Faceplate Assembly - Chesley | | 2012-09-01 | \$42 |
| | Heavy Hydraulics-Jaws of Life | Chesley Fire - Heavy Hydraulics | 2013-12-23 | \$20,98 |
| | Holmatro Cutter - Holders | High Slant Holders for Holmatro 4050 NCT | 2014-03-01 | \$85 |
| | Holmatro Cutter Core & Hose | CU 4007 Cutter Core & 50 Ft of Core Hose | 2014-02-01 | \$4,87 |
| | Paint Walls, Ceilings, Doors & Frames | Paint Walls, Ceilings, Doors & Frames | 2014-08-01 | \$1,99 |
| | Vinyl Flooring | Vinyl Flooring | 2014-08-13 | \$9,21 |
| 2966 | Rescue Tools, Rope Bag, Body Harness, Lifelines | Rescue Tools, Rope Bag, Body Harness, Lifelines | 2014-06-30 | \$2,57 |
| 2972 | Water Rescue Equipment | Flotation Devices and PFD's | 2014-07-18 | \$3,51 |
| 2973 | Alarm System | Alarm System from First Line Security | 2014-08-06 | \$1,88 |
| 2996 | Starfield Flamefighter Bunker Suits | Starfield Flamefighter Bunker Suits | 2014-10-10 | \$6,29 |
| 3038 | 664 Invader Helmet | Helmet, 664 Invader, Yellow Standard | 2014-05-19 | \$20 |
| 3058 | Akron Mercury Monitor, 2.5" CSA | Akron Mercury Monitor, 2.5" CSA | 2015-01-12 | \$2,67 |
| 3060 | Piercing Nozzle System - 1.5" Threads | Piercing Nozzle System for Jaws of Life | 2015-04-07 | \$1,03 |
| | IPAD Air 16GB, Case & Mounting Cradle | IPAD Air 16GB, Case & Mounting Cradle | 2015-08-12 | \$92 |
| | IPAD Air 16GB & Universal Mounting Cradle | IPAD Air 16GB SN #352058060756485 | 2015-10-06 | \$96 |
| | IPAD Air 16GB & Universal Mounting Cradle | IPAD Air 16GB SN #352058060750843 | 2015-10-06 | \$96 |
| | 9 - Commercialite Folding Tables | 30" x 96" Grey Top, Black Legs | 2015-10-28 | \$1,91 |
| | 40 - Uniflex 17 1/2" Stacking Chairs | Uniflex Stacking Chair 17-1/2" Grey, Chrome | 2015-11-12 | \$1,55 |
| | Mobile Double-Sided Bunker Gear Rack | 2 Mobile Bunker Gear Racks & 1 Stationary Rack | 2016-08-01 | \$9,20 |
| | Fire Dex Assault Gear | Fire Dex Assault Gear | 2016-01-18 | \$1,75 |
| | | • | | |
| | Continental Logi Pro Gravity Drain Washer | Continental Gravity Drain Washer | 2016-06-30 | \$3,85 |
| | Ram'd Air Gear Dryer | Ram'd Air Gear Dryer | 2016-06-30 | \$7,94 |
| | Bullex Fire Extinguisher Training Simulator | Fire Extinguisher Training Simulator | 2017-06-22 | \$17,50 |
| | Vulcan Thermal Camera Kit #44450 | LED Thermal Camera (FLIR) | 2017-09-01 | \$7,58 |
| | Lift Bags | 1 - Lift Bag 15" x 15" & 2 - 20" x 20" | 2018-08-14 | \$7,09 |
| | 20 Vantage & 16 LED Lights | 20 Vantage & 16 LED Lights | 2018-04-10 | \$5,89 |
| | Bruce Power Donation of 10 SCBA Bottles (from 2018) | Bruce Power 10 SCBA Bottles | 2019-01-01 | \$21,00 |
| | Bunker Gear, Custome Energy (Minor Capital) | A.J. Stone Company 151308-TR63849 | 2020-03-01 | \$13,67 |
| | Generator, 22KW Generac (Res.25-473-2019) | STINSON ELECTRIC LTD., 29889 | 2020-12-24 | \$11,70 |
| | Bunker Gear | Bunker Gear | 2021-01-21 | \$12,29 |
| 5942 | Crash Kelly | Crash Kelly Training Apparatus | 2021-06-01 | \$3,14 |
| 8954 | Helmets - Chesley | Helmets - Chesley | 2022-12-31 | \$93 |
| 9032 | SCBA | | 2023-05-01 | \$148,49 |
| | Forceable entry prop and cut tree | | 2023-10-01 | \$9,64 |
| | Kenwood Fire Apparatus Radios | | 2023-09-01 | \$4,92 |
| | | | | , |
| | 1 | + | Total Historical Cos | \$1,657,33 |

Schedule "B" Fire Routes – Boundary



Schedule "C"

Boundary Descriptions

Fire Protection Agreement Coverage Area

Chesley Coverage Area

West to East Grey Road 40 (Sullivan) east from 741100 to 741276

Sideroad 5 (Sullivan) east from 701000 to 701552

Sideroad 6 (Sullivan) east from 681000 to 681550

Sideroad 7 (Sullivan) east from 621000 to 621998

Sideroad 8 (Sullivan) east from 601000 to 602353

Grey Rd 25 & Sideroad 9A (Sullivan) from 581000 to 282276

Sullivan/Bentick TL & Grey Rd 25 from 561000 to 562497 *

North to South

Grey Bruce Line from 016374 to 015001 Concession 12 (Sullivan) from 055976 to 056186 Grey Road 3 (Sullivan) from 115749 to 115000 Concession 8 (Sullivan) from 135561 to 135000 Concession 6 (Sullivan) from 175372 to 175000

Tara Coverage Area

North to South

Grey/Bruce Line from 016998 to 016375

Concession 13 from 036556 to 036372

West to East Grey Road 16 from 021000 to 021274 *

Sideroad 1 (Sullivan) from 821000 to 821277

Sideroad 2 (Sullivan) from 801000 to 801277

Sideroad 3 (Sullivan) east from 781000 to 781276

* South side of road

^{*} North side of road

Schedule "D"

Financial Split

As per Report SRFIN.24.13, September 24, 2024 and Resolution 13-0-2024

Operating and capital expenses of the Chesley Fire Department are split 70% (Arran-Elderslie) and 30% (Chatsworth).

Assessment will be reviewed on a yearly basis by the Chesley and Area Fire Board