THE CORPORATION OF THE MUNICIPALITY OF LAMBTON SHORES

BY-LAW NUMBER 40 of 2025

BEING A BY-LAW TO PROVIDE RULES AND REGULATIONS FOR THE GOVERNANCE OF THE CEMETERIES UNDER THE JURISDICTION OF THE MUNICIPALITY OF LAMBTON SHORES

WHEREAS it is deemed necessary to provide rules and regulations governing the management, maintenance and control of the Cemeteries under the jurisdiction of the Municipality of Lambton Shores in order to comply with the Funeral, Burial & Cremation Services Act, 2002 S.O. 2002, Chapter 33, and Ontario Regulation 30/11;

THEREFORE the Council of the Corporation of the Municipality of Lambton Shores enacts as follows:

That this by-law contains the rules and regulations that govern cemeteries owned and operated by the Municipality of Lambton Shores and will come in force and effect once it has been approved by the Bereavement Authority of Ontario,

Definitions

Burial means the opening and closing of an in-ground lot or plot for the disposition of human remains or cremated remains.

Care and Maintenance Fund: The FBCSA, O. Reg. 30/11 and O. Reg. 184/12 require that an amount of money, that is the greater of a minimum prescribed amount and a percentage of the purchase price (excluding tax) of all interment and scattering rights sold, transferred or assigned; and prescribed amounts for monuments and markers, be contributed into the operator's care and maintenance trust fund. If no scattering rights are sold but scattering is permitted, a prescribed minimum amount must be contributed to the fund when the scattering is conducted. Interest earned from this Care and Maintenance Fund is used to cover the costs of care and maintenance of the cemetery, including markers and monuments, in perpetuity.

Cemetery/Cemeteries means cemeteries owned and operated by the Municipality of Lambton Shores.

Cemetery Operator means the Municipality of Lambton Shores or those designated for the purpose of overseeing the cemetery on behalf of the municipality.

Cemetery Owner means the Municipality of Lambton Shores.

Columbarium shall mean a structure containing individual compartments or Niches, designed for the purpose of interring cremated human remains in each sealed compartment.

Contract means that agreement that purchasers of interment rights must sign with the cemetery, detailing obligations of both parties and acceptance of the cemetery by-law.

Grave (Also known as Lot) means any in-ground space intended for the interment of a child, adult or cremated human remains.

Interment/Burial: The opening of a lot and then the placing of a dead human body or the remains of a cremated human body in that lot, followed by closing the lot. The lot may be a grave in the ground, a crypt in a mausoleum or a niche in a columbarium.

Interment Rights means the right to require or direct the interment of human remains or cremated human remains in a grave or lot and to direct the associated memorialization.

Interment Rights Certificate means the document issued by the cemetery owner to the purchaser once the interment rights have been paid in full, identifying ownership of the interment rights.

Interment Rights Holder means any person designated to hold the right to inter human remains in a specified lot.

Inurnment shall mean the placing of cremated remains in a Niche.

Lot means a single grave space.

Marker means any permanent memorial structure that is set flush and level with the ground and used to mark the location of a burial lot.

Monument means any permanent memorial structure projecting above the ground installed within the designated space to mark the location of a burial or lot.

Niche is an individual compartment in a Columbarium for the inurnment of cremated human remains.

Plot means a parcel of land, sold as a single unit, containing either one or multiple lots.

Scattering shall mean the act of spreading cremated human remains over a designated area within the cemetery, with the knowledge and permission of the cemetery operator and in keeping with the cemetery by-law.

Scattering Grounds are an area within the cemetery designated for the scattering of cremated human remains.

General Information

This by-law governs the cemeteries listed in Schedule A.

Hours of Operation:

Hours of operation at the Municipality of Lambton Shores' cemeteries shall be:

- 1. Visitation Hours 8 a.m. to dusk, every day
- 2. For Sales and Burial arrangements the Municipality of Lambton Shores Office is open Monday to Friday 8:30 a.m. to 4:30 p.m. (except Statutory Holidays)
- Burial Hours are listed in Schedule A

General Regulations

Liability

The cemetery operator will not be held liable for any loss or damage, without limitation (including damage by the elements, Acts of God, or vandals) to any lot, plot, monument, marker or other article that has been placed in relation to an interment right, save and except for the direct loss or damage caused by gross negligence of the cemetery operations.

Pets or Other Animals

Pets or other animals, including cremated animal remains, are not permitted to be buried on cemetery grounds.

Public Register:

As required by the FBCSA, all cemetery and crematorium operators must maintain a public register that is available to the public for review during regular office hours or by appointment, and without charge.

Right to Re-Survey

The cemetery has the right at any time to re-survey, enlarge, diminish, re-plot, change or remove plantings, grade, close pathways or roads, alter in shape or size, or otherwise change all or any part of the cemetery, subject to approval of the appropriate authorities.

Conduct

The cemetery operator reserves full control over the cemetery operations and management of land within the cemetery grounds.

No person may damage, destroy, remove or deface any property within the cemeteries.

All visitors should conduct themselves in a quiet manner that shall not disturb any service being held. Any persons disturbing the peace may be expelled from the cemetery.

Young children must be accompanied by an adult, who shall be responsible for the children's conduct.

Vehicles in the cemetery shall be driven at a moderate pace and shall not leave designated roadways. Drivers shall be held responsible for any damage they cause while in the cemetery. Recreational vehicles, such as ATV's and snowmobiles, are not permitted.

Release of helium balloons and lanterns are not permitted in any cemetery.

Minor exemptions to this by-law may be granted by the cemetery operator.

Plots - Sizes, Sale, Resale and Transfer

Columbarium

This section applies to any Columbaria located in a cemetery owned and operated by the Municipality of Lambton Shores.

All general rules and regulations of the cemetery by-law shall apply to Columbaria as far as the nature of the situation permits.

Each niche in the columbarium will allow for the inurnment of the cremated remains of no more than two people.

Only the Cemetery Operator may open and seal niches for inurnments. This applies to the inside sealer and the niche front.

Landscaping in this area is done exclusively by the Cemetery Owner.

Except for at the time of inurnment, flowers may not be placed on the ground near the columbarium.

No glass vases or other breakable items shall be placed around the Columbarium.

To ensure quality control, desired uniformity and standard of workmanship, the Cemetery Owner reserves the right to inscribe all niche fronts or install lettering, adornments or any other approved attachments.

Scattering Rights

This section applies to any Scattering Grounds located in a cemetery owned and operated by the Municipality of Lambton Shores.

All general rules and regulations of the cemetery by-law shall apply to the Scattering Grounds as far as the nature of the situation permits.

A scattering right contract allows for the scattering of the cremated remains of one person. Only the person named in the scattering rights certificate may be scattered. The Cemetery Operator may oversee the scattering of ashes.

Cremated remains may only be scattered within a designated area of the cemetery.

Once scattered, cremated remains cannot be retrieved.

Landscaping in this area is done exclusively by the Cemetery Owner.

Memorialization will be in the form of an inscription on the side of the columbarium located near the scattering grounds, or other such marker as provided by the Cemetery Operator for the purpose of memorialization.

Purchase of Interment Rights

Purchasers of interment rights acquire the right to direct the burial, inurnment, or scattering of human remains, and the installation of monuments, markers and inscriptions, subject to the conditions set out in this by-law.

In accordance with cemetery by-law, no burial, inurnment, scattering or installation of any monument, marker, inscription, or memorialization is permitted until the interment rights have been paid in full. The purchase of interment rights does not convey any ownership in any Real Estate or real property. The purchaser of interment or scattering rights must enter into a contract with the cemetery operator, providing such information as may be required by the cemetery operator for the completion of the contract and the public register. The purchaser will receive:

- a) A copy of the contract
- b) A copy of the cemetery's current by-law
- c) A copy of the cemetery's current price list
- d) A copy of the The BAO's publication A Guide to Death Care in Ontario, also known as the "Consumer Information Guide."

The interment/scattering rights certificate will be forwarded to the person(s) listed as the interment/scattering rights holder(s) in the contract, after full payment is received.

Payment

Lots, Plots, Niches, and Scattering Rights must be paid in full at the time of purchase, unless alternate terms are agreed upon by all parties. The cost of the interment rights is set out in a price list.

Care and Maintenance Fund Contributions

As required by Sections 166 and 168 of Regulation 30/11, a minimum prescribed amount or a percentage of the purchase price (whichever is greater) of all interment and scattering rights and a prescribed amount for monuments and markers is to be contributed into the "Care and Maintenance Fund". Interest income from this fund is to be used only to provide general care and maintenance of the cemetery. Contributions to the care and maintenance fund are not refundable except when the interment rights are cancelled within the thirty (30) day cooling off period.

Cancellation of Interment Rights within 30-day Cooling-Off period

A purchaser has the right to cancel an interment rights contract within thirty (30) days of signing the interment or scattering rights contract, by providing written notice of the cancellation to the cemetery operator. The cemetery operator will refund all monies paid by the purchaser within thirty (30) days from the request of cancellation. If any portion of the interment rights has been exercised, the purchaser or the interment rights holder(s), are not entitled to cancel the contract or re-sell the interment rights.

Cancellation of Interment Rights after the 30-day Cooling-Off period

Once payment for the interment rights has been made in full, and an interment rights certificate has been issued, the interment rights holder(s), as recorded in the cemetery records, has the right to cancel the interment rights. Any cancellation of the interment right shall be in accordance with the requirements of the cemetery by-law and in keeping with the Funeral, Burial & Cremation Services Act, 2002.

The cemetery operator prohibits the resale of interment or scattering rights to a third party. If the interment rights holder wishes to cancel their interment rights contract after 30 days, the cemetery operator will refund/repurchase the interment rights at the price listed in the current Fees and Charges By-Law, less any care and maintenance contribution amount that was previously paid.

The cemetery operator reserves the right to refuse to cancel a contract for interment or scattering rights if a portion of the interment or scattering rights has been exercised (for example, one lot in a plot has been used).

Requirements for the Cancellation of Interment Rights

To cancel a contract for interment/scattering rights, the interment/scattering rights holder must provide the cemetery operator with written notice of cancellation and the interment/scattering rights certificate, which must be endorsed by the rights holder(s), transferring all rights, title and interest back to the cemetery operator. The aforementioned paperwork must be completed before the cemetery operator will reimburse the rights holder(s).

Transfer of Interment Rights

The transfer of interment rights may only be made after the interment rights have been paid for in full. With the permission of the cemetery operator and in accordance with this by-law, the rights holder may transfer the interment rights to another person for no consideration (no money). Transfers must be processed through the cemetery operator and the following must be provided.

- a) The interment/scattering rights certificate endorsed with the following:
 - i. A statement signed by the rights holder selling the rights, acknowledging the transfer to the third-party.
 - ii. A signed confirmation by the cemetery operator that the person transferring the rights is shown as the rights holder in the cemetery's records. Should the interment or scattering rights holder be deceased, authorization must be provided in writing by the person authorized to act on behalf of the interment rights holder in keeping with the *Succession Law Reform Act* i.e. personal representative, estate trustee (executor) or next of kin. A copy of the notarized will or other documentation may be required to ensure the person requesting the transfer is authorized to do so.
 - iii. The date on which the rights were transferred to the third-party (transferee).
 - iv. The name and address of the transferee.
- b) A written statement regarding the lots/scatterings rights that are being transferred and confirmation that they have not been used.
- c) Any other documents in the rights holder's possession relating to the rights.
- d) A copy of the current cemetery by-law must be provided the transferee.

Once all required documentation and information has been received by the cemetery operator from the rights holder(s), the cemetery operator will issue a new interment or scattering rights certificate to the transferee(s), and the transferee(s) shall be considered the current interment or scattering rights holder(s) of the interment or scattering rights.

The transfer of the interment or scattering rights shall be considered final and the cemetery's Public Register will be updated.

Administration Fee for Transfer or Resale

In the case of a transfer of interment/scattering rights, an administration fee applies for the cemetery operator to issue a new rights certificate to the transferee. The fee, which is set out on the cemetery price list, is also charged for replacement of lost or damaged certificates.

Interment, Disinterment and Re-interment

Authorization

The interment rights holder(s) must provide written authorization prior to the burial taking place. Should the interment rights holder be the deceased, authorization must be provided by the person authorized to act on behalf of the interment rights holder. When interment rights are jointly held by more than one person, an order from either or any of them or their authorized representative will be accepted.

Required Documentation

A burial permit issued by the Registrar General or equivalent document showing that the death has been registered with the province must be provided to the cemetery office prior to a burial taking place. A certificate of cremation must be submitted to the cemetery office prior to the burial, inurnment, or scattering of cremated remains taking place.

Payment

All opening costs must be made to the cemetery within one (1) week of the burial taking place.

Interment fees are listed in the Fees and Charges By-Law

Notice

The cemetery operator shall be given 48 hours' notice prior to the burial of human remains or cremated human remains.

Opening and Closing

The opening and closing of graves may only be conducted by cemetery staff or those designated to do work on behalf of the cemetery. Fees are listed on the Fees and Charges By-Law.

The cemetery retains the right of passage over every grave so that the cemetery operations may be performed effectively.

The cemetery reserves the right to temporarily relocate a monument or marker if required to open and close a lot. The cemetery may also temporarily place the removed soil on an adjacent lot while an interment or disinterment is being carried out. The cemetery will make reasonable efforts to restore all lots after the interment or disinterment has been completed.

General Provisions

- a) Cremated remains are not allowed to be scattered on a grave.
- b) Double depth burials are not permitted.
- c) No interment shall be permitted in any lot where outstanding charges exist, except for at time of need lot purchases.
- d) No interment shall be made on Sunday or statutory holiday except by Order of the Medical Officer of Health.

Disinterment

Human remains may be disinterred from a lot with the written consent of the interment rights holder and prior notification to the local Medical Officer of Health. Notification to the local Medical Officer of Health is not required for the disinterment of cremated remains.

In some circumstances, the disinterment of human remains may be ordered by one or more public officials (e.g., Court Order, Coroner's Office etc.) and will take place without the consent of the interment rights holder(s) and/or next of kin.

The cemetery is not responsible for damage to any casket, urn, container or vault which may occur during a disinterment. Additionally, due to the length of time that a casket, urn, container or vault has been interred and the conditions to which it has been exposed, the cemetery cannot guarantee that it can retrieve the complete casket, urn, container or vault interred in the cemetery. Should a new casket, urn or container be required at the time of disinterment, it shall be at the expense of the party authorizing the disinterment. Additionally, the cemetery operator has the right to request that a licensed funeral director be present for the disinterment at the expense of the party authorizing the disinterment.

A disinterment will be scheduled at a day and time designated by the cemetery operator. The cemetery operator reserves the right to close the cemetery or the section where the disinterment is to take place. Only those persons required or permitted by the cemetery to attend a disinterment shall be allowed to enter the cemetery or the section involved during a disinterment.

If reinterment does not take place within the same lot and if existing memorialization (monument, marker, niche front or crypt front) needs to be removed, it will be at the expense of the person authorizing the disinterment.

Once a disinterment has been completed, the lot space shall be considered available to the interment rights holder for a new interment, transfer or resale in accordance with these by-laws. If the grave, niche or mausoleum space from which a disinterment has occurred, is transferred or resold, the new interment rights holder must be made aware of the previous disinterment and agree in writing to such knowledge as part of the transfer or resale agreement.

Disinterment fees are listed in the Fees and Charges By-Law.

Re-Interment

Re-interment of remains after a disinterment are subject to the same conditions outlined in this by-law for interments and fees for interments listed in the current Fees and Charges By-Law.

Monuments and Markers

No monument, footstone, marker or memorial or other structure shall be erected or permitted on a lot until all charges have been paid in full.

Site verification will be completed within five (5) business days by the cemetery operator for any monument, footstone, marker or memorial. If more time is needed, the cemetery operator will notify the installer.

No monument, footstone, marker or memorial of any description shall be placed, moved, altered or removed without the permission of the cemetery operator.

Interments are not permitted inside privately owned monuments.

The cemetery operator will take reasonable precautions to protect the property of the interment rights holder, but it assumes no liability for the loss of, or damage to, any monument, marker, or other structure, or part thereof. Minor scraping of the monument base of an upright monument due to grass and lawn maintenance is considered to be normal wear.

Memorials – monuments, markers, plaques etc. are owned by the interment rights holder and the cemetery operator is not responsible for their loss or deterioration. Interment right holders may wish to consider adding memorials to their own insurance coverage. Should any monument or marker present a risk to public safety because it has become unstable, the cemetery owner shall do whatever it deems necessary by way of repairing, resetting, laying down of the monument or marker or any other remedy to remove the risk.

The cemetery operator reserves the right to remove at its sole discretion any marker, monument or inscription which is not in keeping with the dignity and decorum of the cemetery.

A monument shall only be erected in a location and within the designated space on a lot, as approved by the cemetery operator.

All monuments shall be constructed of bronze or granite.

No monument shall be delivered to the cemetery for installation until the monument foundation has been completed.

Charges for the care and maintenance of the monument or marker will be collected before the installation of the monument or marker and placed in a trust account.

The cemetery operator reserves the right to determine the maximum size of monuments, and the number and the location on each lot or plot. Monuments must not be of a size that would interfere with any future interments.

Cemetery Requirements

See chart below on Marker and Monument Requirements.

All Lambton Shores' Cemeteries

- a) Monuments:
 - i. Maximum monument height should not exceed 55 in.(1.4 m), unless otherwise specified. Anything larger will require the approval of the Cemetery Operator prior to it being purchased.
 - ii. Monuments to be erected shall be set upon an adequate concrete base and a foundation shall be no less than 4 ft. (1.22 m) in depth.
 - iii. No base shall be closer than 2 in. (5.08 cm) to the plot or lot side lines. All bases shall be a minimum of 1 in. (2.54 cm) wider on all sides than the monument placed upon it. No base shall be wider than 2 ft (.61 m).
 - iv. A base is generally 8 in. (20.32 cm) in height.
 - v. All foundations shall be constructed by the monument company at the expense of the interment rights holder.
- b) Markers and Foot Stones:
 - i. A marker shall not exceed 24 in. (60.96 cm) by 18 in. (45.72 cm) on the surface and must not be built above ground level. If there is a monument already in place, the marker will be placed at the end of the grave, furthest from the monument.
 - ii. The footstone must be level with the surface and placed at the end of the grave, furthest from the monument.
 - iii. The minimum thickness for flat markers, including footstones, is 4 inches (10 cm).
- c) War Memorial markers placed in veterans' graves by the Royal Canadian Legion will be permitted to remain as a permanent marker, in addition to other markers and monuments allowed.
- d) Memorial benches must be approved by the Cemetery Operator and may only be placed in designated locations. Once donated, the memorial bench becomes the property of the cemetery owner. Inscription is paid for by the donor of the bench.
- e) No foundation shall be placed between November 1 and April 1 of any year.

Cemetery Care and Plantings

Grassed roadways may be closed to vehicular traffic at any time.

All maintenance work at the cemetery may only be conducted by cemetery staff or those designated to do work on behalf of the cemetery.

Fences, curbs, benches, steps, structures of wood, candles, flowerpots and containers of glass, crockery, or other destructible or sharp materials are prohibited and may be removed at the discretion of the cemetery operator without notice.

No person shall plant trees, flower beds or shrubs or in any way change the surface of a burial lot in the cemetery except with the written approval of the cemetery.

If any trees or shrubs situated in any lot, in the opinion of the cemetery operator, become detrimental to the adjacent lots or detrimental to the general appearance of the cemetery by means of their roots, or branches, or in any other way, the cemetery staff or those designated to do work on behalf of the cemetery may, without notice, remove such trees, shrubs or parts thereof.

Flowers placed on a grave for a funeral shall be removed by the cemetery staff after a reasonable time to protect the sod and maintain the tidy appearance of the cemetery.

The cemetery operator reserves the right to regulate the articles placed on lots or plots that pose a threat to the safety of all interment rights holders, visitors to the cemetery and cemetery employees, prevents the cemetery from performing general cemetery operations, or are not in keeping with the respect and dignity of the cemetery. Prohibited articles will be removed and disposed of without notice.

CONTRACTOR/MONUMENT DEALER BY-LAWS

Any contract work to be performed within the cemetery (including but not limited to landscaping, delivery and installation of monuments and markers, inscriptions) requires the written pre-approval of the interment rights holder and the cemetery operator before the work may begin. Pre-approval documents may include: design drawings, plans and detailed specifications relating to the work and the location of the work to be performed. It is the responsibility of all contractors to ensure all fees are paid before commencing work at any location on the cemetery property.

These cemetery by-laws apply to all contractors and all work carried out by contractors within the cemetery grounds.

No work will be performed at the cemetery except during the regular business hours of the cemetery. Contractors, monument dealers and suppliers shall not do any work in the cemetery in the evening, weekends or statutory holidays, unless prior approval has been granted by the cemetery operator.

The cemetery operator reserves the right to temporarily cease contractor operations at their sole discretion if the noise of the work being performed by the contractor is deemed to be a disturbance to any funeral or public gathering within the cemetery. Contractors shall temporarily cease all operations if they are working within 100 metres of a funeral until the conclusion of the service.

To protect the grounds from surface damage, contractors, monument dealers and suppliers shall lay wooden planks on the burial lots and paths over which heavy materials are to be moved.

For the safety of all visitors and staff, all work sites must be secured when left unattended. Contractors working within the cemetery must remove all implements, equipment and garbage from the cemetery at the end of each workday and at the conclusion of the work.

Cemetery Plot Availability and Sizes

Arkona Cemetery

Maps 1, 2, 6 and 4	Maps 1, 2, 3 and 4	No further sales are permitted.
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	Plot sizes vary.	
Maps 3A and 5	Consists of plots measuring 8 ft. (2.34m) by 10 ft. (3.05 m) and contains two (2) lots, each of which may hold one (1) furtherment and one (1) interment of cremated remains, or up to six (6) interments of cremated remains.	
	Exception: Map 5 Range U which consists of plots measuring 8 ft. (2.34 m) by 6 ft. (1.83 m) and may hold one (1) full interment and one (1) interment of cremated remains, or up to six (6) interments of cremated remains.	
Map 6	Consists of plots measuring 3 ft. (.91 m) by 4 ft. (1.22 m) and may hold up to two (2) interments of cremated remains.	
	Full interments are not permitted in Map 6.	
	This plot size includes the concrete monument base of 36 in (91 cm) x 18 in (45.7cm).	
Мар 7	Consists of plots measuring 4 ft. (1.22 m) by 10 ft. (3.05 m) each of which may hold one (1) full interment and one (1) interment of cremated remains, or up to six (6) interments of cremated remains	
	A columbarium and scattering ground may be added to this section.	

Beechwood Cemetery

Division A	Consists of plots measuring 8 ft (2.34 m) by 16 ft (4.88 m) and that contain four (4) lots, each of which may hold one (1) full interment and one (1) interment of cremated remains, or up to six (6) interments of cremated remains.
Division B	Consists of plots measuring 4 ft (1.22 m) by 10 ft (3.05 m) and may hold one (1) full interment and one (1) interment of cremated remains, or up to six (6) interments of cremated remains.
Division C	Consists of plots measuring 2 feet by 5 feet and may hold up to three (3) interments of cremated remains. Full interments are not permitted in Division C.
Division D	Will consist of a Columbaria and scattering grounds.

Baptist Cemetery

2013 Section	Consists of plots measuring 4 ft. (1.22 m) by 10 ft. (3.05 m) and may hold one (1) full interment and one (1) interment of cremated remains, or up to six (6) interments of cremated
	remains.

All Other Sections	No further sales are permitted.	
	Plot sizes vary.	

Pinehill Cemetery

Old Grounds	No further sales are permitted. Plot sizes vary.
Sections 1, 2 and 3	No further sales are permitted. Plot sizes vary.
Sections 4, 5 and 6	Consists of single lots measuring 4 ft. (1.22 m) by 10 ft. (3.05 m) and may hold one (1) full interment and one (1) interment of cremated remains, or up to six (6) interments of cremated remains.
Section 5 (cremation)	Consists of single lots measuring 4 ft. (1.22 m) by 7 ft. (2.13 m) and may hold up to four (4) interments of cremated remains.

Ward Cemetery

No further sales are permitted

Monument and Marker Requirements

Arkona Cemetery

Maps 1, 2, 3, 3A, 4, and Map 5, except for Range U:	There shall be only one (1) monument erected per each plot consisting of two (2) graves plus one (1) flat marker per lot.	
	A monument shall not exceed 4 ft. (1.22 m) in height and 5 ft. (1.52 m) in width.	
Map 6	There shall be only one (1) monument allowed per plot.	
	The monument must be placed on the existing concrete base (36 in. x 18 in.) (91cm x 45.7 cm), which is on a portion of the plot.	
	The monument is not to exceed 32 in. (81.2 cm) in length and 14 in. (35.5 cm) in width and 10 in. (25.4 cm) in height.	
Map 5, Range U and in Map 7	There shall be one (1) upright monument, and one (1) flat marker allowed per lot.	
	A monument shall not exceed 4 ft. (1.22 m) in height and 5 ft. (1.52 m) in width.	

Beechwood Cemetery

Division A	There shall be only one (1) monument erected on each plot consisting of four (4) lots plus one (1) flat marker per lot.
Division B	There shall be one (1) monument, and one (1) flat marker allowed per lot,
	Exception: Division B, Range 1 to 8, Lots 1 to 30, where only one flat marker per grave shall be allowed
Division C	There shall only be one (1) monument allowed per lot. The monument is not to exceed 18 in. (42.7 cm) in length and 10 in. (25.4 cm) in width and 14 in. (35.6 cm) in height.

Baptist Cemetery

2013 Section	There shall be one (1) monument, and one (1) flat	
	marker allowed per lot.	

Pinehill Cemetery

Section 1 and 2(larger plots)	There shall be only one (1) monument erected on each plot consisting of four (4) lots and one (1) footstone allowed per lot.
Section 3, 4, 5, 6 (single lots)	There shall be one (1) monument, and one (1) footstone allowed per lot.
Section 5 (cremation)	There is only one (1) flat marker allowed per lot. The marker must be placed at the foot of the lot.

Ward Cemetery

Determined at time of need.

Upon the approval of the Registrar, BAO, FBCSA, this by-law will come into force and effect and all sections of previous by-law providing rules and regulations governing the management, maintenance and control at the cemeteries owned and operated by the Municipality of Lambton Shores are repealed.

READ A FIRST, SECOND AND THIRD TIME October, 2025.	e, AND FINALLY PASSED this 28 th c
	Mayor
	Clerk

By-Law 40 of 2025 Schedule A Cemeteries

Cemetery	Address	Burial Hours
Beechwood Cemetery	43 Beechwood Ave	8 a.m. to 5 p.m.
	Forest, Ontario	Monday through Saturday
		excluding Statutory
		Holidays.
Arkona Cemetery	8628 Townsend Line	Set by contractor hired by
	Arkona, Ontario	the cemetery operator
Baptist Cemetery	8975 Arkona Road	Set by contractor hired by
	Thedford, Ontario	the cemetery operator
Pinehill Cemetery	8460 Ridge Road	Set by contractor hired by
_	Thedford, Ontario	the cemetery operator
Ward Cemetery	9411 Sitter Road	Set by contractor hired by
	Thedford, Ontario	the cemetery operator