PRESENT: Deputy Mayor Ed Slack, Councillors Anna-Marie Zoller, Lacy Boisvert, Greg Bueckert, and Matt Bradley. Also present was CAO Jim Weninger. Councillor Eric Desnoyers attended the meeting via video conferencing.

ABSENT: Mayor Jon Kroeker.

CALL TO ORDER

Deputy Mayor Ed Slack called the Regular Council Meeting to order at 7:00 p.m., a quorum being present.

ADOPTION OF AGENDA

203/23 – Bradley/Desnoyers – That the agenda for the Regular meeting of Council of the Town of Dalmeny for June 19, 2023 be adopted as presented.

Carried.

MINUTES

204/23 – Bradley/Bueckert –That the Minutes of the June 5, 2023 Regular Council meeting be approved as circulated.

Carried.

FIRST STREET RAILWAY CROSSING OBSERVATION REPORT

205/23 – Bueckert/Zoller – That the Observation Report regarding the two (2) year warranty period for the First Street Railway Crossing Project be accepted by Council.

Carried.

ACCOUNTS PAYABLE

206/23 – Bueckert/Zoller – That the accounts as detailed on the attached cheque listing and amounting to \$137,247.18 for the period ending June 15, 2023 and representing cheque numbers 18409 to 18453 be approved by Council.

Carried.

PAYROLL

207/23 – Boisvert/Zoller – That the payroll listing in the amount of \$25,326.79 for the pay period ending June 12, 2023 be approved by Council.

Carried.

CORRESPONDENCE

208/23 – Zoller/Desnoyers – That the following correspondence be filed:

- A. June MuniTopic "Ready To Move" (RTM) Dwellings
- B. SaskEnergy Inspection of Natural Gas Lines in your Area

Carried.

CAO REPORT

209/23 – Boisvert/Zoller – That the Chief Administrative Officer's Report as presented by the Chief Administrative Officer Jim Weninger for June 19, 2023 be accepted by Council.

Carried.

PROPOSED SASKTEL FIBRE EASEMENT

210/23 – Bueckert/Bradley – That Council approve the Proposed SaskTel Fibre Easement within the Town of Dalmeny (Centennial Park, North to Railway Avenue, West to the lane between Second Street and Third Street and West of the Town Office to the Municipal Boundary), and that the Ministry of Government Relation be advised of the same, under the following terms and conditions:

- 1. Fibre through area of Centennial Park and West of Town Office to be 1.2 1.8 metres deep.
- 2. In consideration of this easement, that the Town request internet at the "Red Barn" at no cost to the Town.

Carried.

PROPOSED PLAN OF SUBDIVISION

211/23 – Bradley/Zoller – That Council approve the Proposed Plan of Subdivision for the creation of Parcel B & C in the NW ¼ Section 02-39-06-W3M to Residential. The Proposed Remainder of the NW ¼ Section 02-39-06-W3M would remain as Agriculture and that the Ministry of Government Relations be advise of the same.

Carried.

SASKENERGY MUNICIPAL SURCHARGE

212/23 – Bradley/Boisvert – That Council maintain its position in the SaskEnergy Municipal Surcharge Program.

Councillor Anna-Marie Zoller requested a recorded vote on resolution 212/23.

For:

Against:

Councillor Lacy Boisvert

Councillor Anna-Marie Zoller

Councillor Matt Bradley

Councillor Greg Bueckert

Councillor Eric Desnoyers Deputy Mayor Ed Slack

Carried.

BYLAW 3-2023 – ANIMAL BYLAW

213/23 - Zoller/Bradley - That Bylaw 3-2023 be read a third time and adopted.

Carried.

The CAO read Bylaw 3-2023 a third time, and the Deputy Mayor and CAO signed and sealed the bylaw.

IN-CAMERA

214/23 – Zoller/Bradley – That Council move into the Committee of the Whole and that the session be "in camera" at 8:06 p.m.

Carried.

RECONVENE

215/23 – Bueckert/Bradley - That Council reconvene and report at 9:11 p.m.

Carried.

VALID PETITION -LOCAL IMPROVEMENT

216/23 – Boisvert/Bradley – That the valid petition for the Local Improvement proposed for Railway Avenue and Prairie Street for 2024 be accepted by Council. As these streets were petitioned out, these streets cannot be considered for a Local Improvement project for 12 months.

Carried.

SASKATCHEWAN MUNICIPAL BOARD LETTER- LOCAL IMPROVEMENT PROJECT

217/23 – Bradley/Boisvert – That the Report prepared by Chief Administrative Officer Jim Weninger and the Engineering Firm of Catterall & Wright, with respect to the proposed local improvement listed below, be adopted; that application be made under clause 5(1)(b) of *The Local Improvement Act, 1993* to the Saskatchewan Municipal Board, Local Government Committee, to undertake this work as a local improvement at an estimated cost of \$673,213.95

Work/Service	On	From	То
Asphalt Pavement	Victor Terrace	Loeppky Avenue	Cul-de-Sac (Bulb)

and; that the land described above is specially or directly benefited by reason of this local improvement differently from or greater than that generally received by the landowners in the municipality.

Carried.

PRELIMINARY ASSESSMENT SCHEDULE - VICTOR TERRACE

218/23 - Zoller/Bradley - That the Preliminary Assessment Schedule for Road Reconstruction 2024 which includes Asphalt Pavement, as prepared by Catterall & Wright for the following Street be accepted by Council.

Street	From	То
Victor Terrace	Loeppky Avenue	Cul-de-Sac (Bulb)

Carried.

BYLAW 5-2023 – EXEMPTION OF CORNER LOTS FROM LOCAL IMPROVEMENT

219/23 – Zoller/Bradley – That Bylaw 5-2023, a Bylaw to Provide for the Partial Exemption of Corner Lots from Local Improvement Special Assessments be introduced and read a first time.

Carried.

The CAO read Bylaw 5-2023 for the first time.

220/23 – Boisvert/Bueckert – That Bylaw 5-2023 be read a second time.

Carried.

The CAO read Bylaw 5-2023 a second time.

221/23 – Zoller/Boisvert – That Bylaw 5-2023 be given third reading at this meeting.

Carried Unanimously.

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222/23 - Bueckert/Bradley - That Bylaw 5-2023 be read a third time and adopted.

Carried.

The CAO read Bylaw 5-2023 a third time, and the Deputy Mayor and CAO signed and sealed the bylaw.

AFFINITY CREDIT UNION – ADMIN 1

223/23 – Zoller/Bradley – That Council confirm Office Manager as Admin 1 on the card account as it relates to the Affinity Credit Union and that Manager, Advisory Services Tony Korol be advised of the same.

Carried.

PICNIC TABLE PURCHASE

224/23 – Boisvert/Bueckert – That Council purchase three (3) picnic tables at a cost of \$11,800.00 (tables \$10,005.00, freight \$1,690.00, anchor bolts \$105.00), plus applicable taxes from Park N Play Design and that National Sales Lead Shelley Robinson be advised of the same.

Carried.

GUENTHER'S TREE SERVICE

225/23 – Boisvert/Zoller – That Council contract Guenther's Tree Service for the complete removal of two (2) large popular trees in Prairie Park and approximately forty (40) popular trees in Centennial Park at a cost of \$8,500.00, plus applicable taxes and that Dan Guenther be advised of the same.

Carried.

ADJOURN

226/23 – Bueckert/Bradley – That the meeting be adjourned. Time 9:21 p.m.





Original Signed by Mayor Jon Kroeker

Original Signed by CAO Jim Weninger

Date

Dalmeny Accounts for Approval

Vendor Name

As of 6/15/2023

Batch: 2023-00030 to 2023-00032

Payment # Invoice # Reference Invoice Amount **Payment Amount** Bank Code: AP - AP-GENERAL OPER Computer Cheques: **AMSC Insurance Services Ltd** 18409 5/31/2023 **JUNE 2023** JUNE GROUP INSURANCE 9,659.45 9,659.45 18410 5/31/2023 Jim Weninger 109 **GRAND OPENING CAKE** 119.99 119.99 18411 5/31/2023 M.E.P.P. MAY 2024 MAY MEPP PMT 12,065.32 12,065.32 18412 5/31/2023 Minister of Finance MAY 2023 MAY TAXES COLLECTED 24,848.12 24,848.12 18413 6/19/2023 102115533 Sask Ltd **OFFICE FLOWERS** 300.00 300.00 18414 6/19/2023 **Brad's Towing** 44696 SHOP-SEA CAN RELOCATE 537.57 537.57 18415 6/19/2023 City of Humboldt SUMA BANQUET TICKETS 50.00 50.00 **DAVTECH Analytical Services** 18416 6/19/2023 SI-149230 POLICE-ALCO SENSOR INSPECTION 428.37 428.37 6/19/2023 Early's Farm and Garden Centre 18417 063396 CENTENNIAL PARK SEED 759.90 759.90 18418 6/19/2023 **Earthworks Equipment Corp** W77199/R06813 **BOBCAT REPAIR** 1.062.62 1.062.62 18419 6/19/2023 **Fantastic Face Painting** 2 DALMENY DAYS TENT RENTAL 375.00 375.00 18420 6/19/2023 **Gerald Krause** 900020/900017 REPAIR- DAMAGE S/P/CONCESSION 446.25 446.25 18421 6/19/2023 **Greenline Hose & Fittings** S7013698.001 271.79 271.79 **PW-DRAINAGE HOSE** 18422 6/19/2023 **Gregg Distributors LP** 035-269916 **PW-SHOP SUPPLIES** 8.94 8.94 18423 6/19/2023 Griffin Properties Inc. DAMAGE DEPOSIT REFUND OF 8,000.00 8,000.00 18424 6/19/2023 **Jeff Johnson** SAFTEY/SHOP/SEALING SUPPLIES 144.56 144.56 18425 6/19/2023 Jensen Stromberg 2022 2022 TOWN AUDIT 9,879.00 9,879.00 18426 6/19/2023 Jim Weninger 103.98 103.98 110 UMAAS/COUNCIL EXPENSE 18427 6/19/2023 **Lillian Murray** REQUIRED IMMUNIZATION 93.87 93.87 18428 6/19/2023 **Loraas Disposal Services** MAY 2023 MAY GARBAGE/COMPOST 17,678.10

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Report Date 6/15/2023 4:50 PM

Dalmeny **Accounts for Approval**As of 6/15/2023

Batch: 2023-00030 to 2023-00032

Page 2

Payment #	Date	Vendor Name Invoice #	Reference	Invoice Amount	Payment Amount
18429	6/19/2023	Martensville Bldg. 966110	&Home Supply PW-SHOP SUPPLIES	46.98	46.98
18430	6/19/2023	Mathew Halcro	DAL DAYS/REC/JJ/PARK SUPPLIES	4,439.71	4,439.71
18431	6/19/2023	McGill's Industrial		17,403.20	17,403.20
18432	6/19/2023	Morris Interactive 206726	HR CONSULTING	1,228.50	1,228.50
18433	6/19/2023	Pitney Bowes Glob 3202201597		258.44	258.44
18434	6/19/2023	Pitney Works	OFFICE POSTAGE	840.00	840.00
18435	6/19/2023	Prairie Country Mu 23001			
18436	6/19/2023	Princess Auto		4,500.00	4,500.00
18437	6/19/2023	4684848 Ricoh Canada Inc.		42.15	42.15
18438	6/19/2023	228/900/536/660 Robertson Stromb	•	1,831.53	1,831.53
18439	6/19/2023	652699 Sask Research Co		64.38	64.38
18440	6/19/2023	2245/809/2018 Sask. Assoc. of Ch		92.13	92.13
18441	6/19/2023	2023-22 Sask. Government		250.00	250.00
18442	6/19/2023	163 Sask. Government		2,500.00	2,500.00
18443	6/19/2023	162 SASK. WCB	MACK TRUCK PLATES	1,190.76	1,190.76
18444	6/19/2023	2023 -1/2 Saskatoon CO-OP	2023- 1/2 WCB PAYMENT	8,439.47	8,439.47
18445	6/19/2023	765 SaskTel CMR	PW/POLICE/PARKS FUEL	2,857.17	2,857.17
18446	6/19/2023	441 Scott Rowe	SASKTEL PMT	1,824.98	1,824.98
18447	6/19/2023	57 Sigma Safety Corp	POLICE-BIKE RODEO FREEZES	38.80	38.80
18448	6/19/2023	17425 Surge Ahead Elect	POLICE-LED LIGHT HEADS	283.77	283.77
18449	6/19/2023	614 Swish-Kemsol	OFFICE-ELECTRICAL REPAIRS	648.18	648.18
		J036812/J036807	ARENA/JJ JANITORIAL	1,426.64	1,426.64
18450	6/19/2023	Tai Bolld			

Report Date 6/15/2023 4:50 PM

Dalmeny Accounts for Approval As of 6/15/2023

As of 6/15/2023 Batch: 2023-00030 to 2023-00032 Page 3

Payment #	Date	Vendor Name Invoice #	Reference	Invoice Amount	Payment Amount
		1	REQUIRED IMMUNIZATION	93.87	93.87
18451	6/19/2023	Trans-Care Reso	sue SCBA CYLINDER	13.32	13.32
18452	6/19/2023	Warman Home C EF4708	Centre REC-PAINTING SUPPLY	32.67	32.67
18453	6/19/2023	Zak's Home Hard 30475/1	dware REC-SUPPLIES	67.70	67.70
				Total for AP:	137,247.18

Certified Correct This June 15, 2023

Original Signed by Mayor Jon Kroeker

Original Signed by CAO Jim Weninger

Originator

Name: Town of Dalmeny

Currency: CAD

Payor/Payee's List Ready for Manual Release

Current System Date: 2023-Jun-12 UserID:

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P	age	1	of	1

Back to Manual Release

Page 1 of 1					васк то	Manuai	Release
Payor/Payee Name	Account	Inst.		Due	Trans	Rec Type	Amount
Bolld, Tai						С	1307.57
Dorner, Tyler						С	1944.33
Dovell, Beverley						С	563.08
Dyck, Bradley						С	1555.27
Furi, Bonnie						С	152.94
Halcro, Mathew						С	1482.62
<u>Hollingshead,</u> <u>Jayson</u>						С	1681.61
<u>Hollingstead,</u> <u>Evian</u>						С	832.75
Honeker, Sheila						С	442.82
<u>Janzen, Kelly</u>						С	1406.03
Johnson, Jeffrey			*			С	1762.81
Murray, Lillian						С	1288.65
Rowe, Scott						С	3839.40
Splawinski, Scott						С	1721.30
<u>Trayhorne,</u> <u>Laurelea</u>						С	1009.66
Van Meter, Christine						С	1687.95
Weninger, Jim						С	2648.00

\$ 25,326.79

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July

TOWN OF DALMENY

BYLAW NO. 3-2023

THE ANIMAL CONTROL BYLAW, 2023

A bylaw for the promotion of the safety, health and protection of people and property and to ensure the humane treatment of animals in the Town of Dalmeny through licensing, regulating, controlling and prohibiting the ownership and possession of certain animals

The Council of the Town of Dalmeny, in the Province of Saskatchewan, enacts as follows:

1. Short Title and Purpose

- 1.1 This bylaw may be cited as "The Animal Control Bylaw, 2023".
- 1.2 The purpose of this Bylaw is to:
 - (a) provide for the licensing of animals;
 - (b) control and regulate animals;
 - (c) provide for the impounding of animals that are at large; and

2. Application and Interpretation

- 2.1 This bylaw applies to the entirety of the Town of Dalmeny.
- 2.2 In this Bylaw:
 - (a) "Act" means *The Municipalities Act*, as amended and any legislation which should replace that statute, and any reference to the Act or a portion thereof shall be a reference to any similar provision in the Act upon amendment or replacement;
 - (b) "CAO" means the Chief Administrative Officer for the Town of Dalmeny, or any person authorized to act on their behalf;
 - (c) "animal" means a living being, other than a human, and without limiting the foregoing, includes birds, fish, insects poultry, reptiles, and hybrids thereof, but does not extend to and include wildlife;
 - (d) "at large" means an animal found beyond the boundaries of a property which is either:
 - (i) occupied by the Owner of the animal, or
 - (ii) owned or occupied by someone other than the Owner of the animal who has given permission for the animal to be present on the property;

where the animal is not under control by being either:

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- (iii) securely fastened by a metal or leather or rope leash which is not more than two meters in length and which is attached to a collar or harness so that the animal cannot roam at will, or
- (iv) securely confined within an enclosure.
- (e) "Bylaw Enforcement Officer" means any person appointed by the Council to enforce the provisions of this Bylaw and for the purposes of this bylaw, a Bylaw Enforcement Officer is a Designated Officer within the meaning of the Act;
- (f) "cat" means a mammal which is classified in the clade *Felidae*, from and after the time it is weaned;
- (g) "Council" means the Council of the Town of Dalmeny;
- (h) "Court" means the Provincial Court of Saskatchewan established pursuant to *The Provincial Court Act*;
- (i) "disturbance" or "nuisance" includes loud and frequent vocalization, chasing motorized vehicles, bicycles, pedestrians or other animals, fighting with other animals, injuring or threatening a person or another animal, defecating or urinating on private property without the permission of the owner or occupant of the property, digging in flower beds, gardens or garbage containers, trespassing on private property or being at large on public property which creates a disturbance to the annoyance or discomfort of other persons or the public;
- (j) "dog" means a mammal which is classified in the family *Canidae*, immediately from and after the time it is weaned;
- (k) "judge" means a Provincial Court Judge or a Justice of the Peace;
- (l) "license tag" means an exterior plastic or metal tag which shall be affixed to the collar of an animal, includes a registered identification number contained in the Town's animal license records and is issued either annually, or for the lifetime of the animal;
- (m) "livestock" means cattle, sheep, goats, horses or swine;
- (n) "Medical Health Officer" means a medical health officer appointed pursuant to *The Public Health Act, 1994*;
- (o) "nuisance" has the meaning defined at "disturbance" above;
- (p) "Owner" means any person owning, possessing, harbouring or having charge of or control over any animal, or who permits or suffers any animal to remain about his residence or premises located within the Town and includes any person responsible for the custody of a minor where the minor is the Owner of an animal, but does not include a Veterinarian who is keeping or harbouring an animal for the prevention, diagnosis or treatment of a disease or of an injury to the animal, or an animal shelter or pound operated by the Town or by any other person approved by resolution of the Town.

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- (q) "Peace Officer" means a peace officer as defined by the *Criminal Code*, including but not being limited to a member of the Dalmeny Police Service or the Royal Canadian Mounted Police, and any person appointed as a Bylaw Enforcement Officer under Section 373 of *The Municipalities Act*;
- (r) "person" means an individual, partnership, association or corporation
- (s) "pigeon" means a bird of the family *Columbidae* and includes pigeons raised for the purpose of racing or for the purpose of show, but excludes feral or wild pigeons;
- (t) "pound" means the premises designated by the Town as the Town impoundment facility in Schedule 3;
- (u) "Poundkeeper" means a member of the Dalmeny Police Service who is assigned to impound animals and/or administer the pound;
- (v) "poultry" means chickens, ducks, geese, turkeys, pheasants, partridge, pigeons, grouse or pea-fowl;
- (w) "prohibited animal" means an animal referenced in Schedule 6 to this bylaw.
- (x) "provocation" means an act done intentionally for the purpose of provoking an animal to which this Bylaw applies;
- (y) "public playground" means an area containing playground equipment in any park, school ground, or Municipal Reserve owned by the Town or under the management and control of the Town;
- (z) "Town" means the Town of Dalmeny in the Province of Saskatchewan;
- (aa) "Veterinarian" means any person registered pursuant to *The Veterinarians Act, 1987*;
- (bb) "Wildlife" means a living being other than a human, living independently of people in natural conditions.
- 2.3 If any section, subsection, sentence, clause, phrase or other portion of this bylaw is for any reason held invalid or unconstitutional by any court of competent jurisdiction, that provision shall be deemed a separate, distinct and independent provision and the holding of the court shall not affect the validity of the remaining portions of this bylaw.
- 2.4 Headings included in this Bylaw are intended to assist in the interpretation of the provisions, but shall not derogate from any powers or duties created or imposed by the Bylaw.

3. Quarantine

3.1 Notwithstanding any other provision of this Bylaw, where any animal is suspected of having rabies or other life-threatening disease, it shall be isolated and may not be claimed, destroyed or otherwise disposed of except after notice to the Medical Health Officer having jurisdiction over the Town and then only in compliance with the directions of the Medical Health Officer.

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- 3.2 When an animal has bitten a person or other animal, the Owner of the animal shall, unless the animal is ordered destroyed, quarantine the animal for observation for symptoms of rabies in accordance with the *Animal Disease and Protection Act* (Canada).
- 3.3 Every person who destroys an animal following the non-fatal biting of a person or other animal (whether the destruction is pursuant to an order of a judge, on the direction of the Bylaw Enforcement Officer or Peace Officer pursuant to this Bylaw, or at the decision of the Owner of the animal) shall, if the destruction is carried out before the completion of the quarantine period mentioned in Section 3.2, retain the head of the animal in a manner usable for testing the animal for rabies.
- 3.4 When a person destroys an animal in the circumstances described in Subsection 3.3(c), the person shall immediately notify a Veterinarian or a Peace Officer that they are in possession of the head of an animal to be tested for rabies.

4. Prohibited Animals

- 4.1 No person shall keep a prohibited animal. Notwithstanding the foregoing, a prohibited animal may be temporarily kept within the Town for a maximum of two days, if part of a circus or educational display.
- 4.2 A Peace Officer or a Bylaw Enforcement Officer who has reasonable grounds for believing that a prohibited animal is in or on any premises other than a private dwelling may, in accordance with the procedures specified in Part XII, Division 5 of the Act.
 - (a) enter the premises or dwelling;
 - (b) search for the animal; and
 - (c) impound the animal.
- 4.3 Any person convicted of an offence under this section 4 shall, within ten days of the date of conviction deliver all prohibited animals that remain in their possession and within the Town to the Poundkeeper.
 - (a) Such animals shall become the property of the Town and shall be donated to an approved agency or humanely destroyed.
 - (b) Any person who fails to deliver such animals is guilty of an offence and is liable on summary conviction to the penalty set out in Schedule 2.

5. LICENSING

- 5.1 (a) No person shall own or keep any animal over four months of age within the Town unless such animal is licensed as provided in this Bylaw.
 - (b) Notwithstanding Section 5.1(a), an animal, other than a dog, which will never be outside the Owner's residence is not required to be licensed.
- 5.2 General License Conditions:

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- (a) The annual fee for a License shall be as set out in the attached Schedule 1.
- (b) Upon payment of the required fee, the Owner shall be supplied with a current license tag which is to be attached to the animal's collar whenever the animal is not confined to the premises of the Owner. The Owner will be issued a replacement license tag if the current one is lost or destroyed, and the Owner shall be responsible for the replacement costs.
- (c) The License and license tag shall expire twelve months from the date of issuance, and the Owner shall renew the License prior to its expiration.
- (d) When applying for a License, the Owner shall supply the Town with a description of the animal including:
 - (i) type, breed, name, gender and age;
 - (ii) a history of any rabies vaccinations and whether the animal has been spayed or neutered;
 - (iii) the name, address and telephone number of the Owner, and
 - (iv) any other relevant information which may be required by the Town.
- (e) Any person who operates a retail outlet in the business of breeding, boarding or selling animals, or who operates a kennel for animals, shall not be required to license and register each animal provided he has obtained a business license from the Town and maintains proper documentation for the recording of animals raised, boarded and sold.
- (f) A License or license tag issued is not transferable to any other animal.
- (g) A license fee paid pursuant to this Bylaw shall not be refundable to the Owner on disposal, relocation or demise of the animal.
- 5.3 The following are exempted from the licensing provisions in this Bylaw:
 - (a) the Bylaw Enforcement Officer, a Peace Officer and the Poundkeeper, only with regard to animals in their care and control in the performance of their duties as such Bylaw Enforcement Officer, Peace Officer or Poundkeeper;
 - (b) a store whose business includes the sale of pets and which is licensed as such;
 - (c) a humane society or animal rescue society.

6. SERVICE OF NOTICE

- 6.1 Any notice required under this Bylaw to be served upon the Owner of an animal may be served:
 - (a) by personal service on the Owner; or

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- (b) by leaving it for the Owner at the Owner's residence with a person at that residence who appears to be at least 18 years of age; or
- (c) by posting a copy of the notice at the residence of the Owner, in a location reasonably expected to be observed by the Owner; or
- (d) by registered mail at the mailing address shown for the Owner on the last renewal of the animal's License; or
- (e) in the event of an Owner that is a corporation:
 - (i) by sending it by registered mail to the registered office of the corporation; or
 - (ii) by delivering it personally to the manager, secretary, or other executive officer of the corporation, or to the person in charge of any office or other place where the corporation carries on business in Saskatchewan.
- 6.2 Any notice required under this Bylaw to be served upon the occupant of a property may be served:
 - (a) by personal service on the occupant; or
 - (b) by registered mail addressed to the occupant at the occupant's regular mailing address **and**, if the occupant is a person who is not an owner of the property to which the notice relates, by registered mail addressed to the owner of the property at the mailing address shown on the last revised assessment roll of the Town; or
 - (c) by posting a copy of the notice on the property, in a location reasonably expected to be observed by the occupant, **and**, if the occupant is a person who is not an owner of the property, by registered mail addressed to the owner of the property to which the notice relates at the mailing address shown on the last revised assessment roll of the Town.
- 6.3 Any notice served by registered mail is deemed to have been received on the fifth day following the date of its mailing.
- 6.4 Where the owner of an animal is unknown, a notice identifying the animal may be placed on the Town website and on other social media employed by the Town from time to time, identifying the animal with sufficient detail to permit it to be identified from the description.
- 6.5 Any person on whom a notice is served pursuant to this Bylaw shall provide, upon request by the person effecting service, his name, address, date of birth, and any other such information as may be relevant.

7. REGULATION AND CONTROL OF ANIMALS

- 7.1 No Owner shall permit an animal to cause a disturbance or to be a nuisance.
- 7.2 No Owner shall permit an animal to be at large, except as otherwise specifically provided in this bylaw.

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- 7.3 If an animal is found to be at large, the Owner shall be deemed to have permitted the animal to be at large unless the Owner proves to the satisfaction of the Court that, at the time of the offence, the Owner did all that was reasonable to prevent the animal from being at large.
- 7.4 If an animal defecates on any public or private property other than the property of its Owner, the Owner of the animal shall remove the excrement immediately. This section shall not apply to the Owner of a dog which is trained and used to physically and medically assist the Owner.
- 7.5 No Owner of an animal shall fail to dispose of all excrement from the animal, whether located on the Owner's property or otherwise, in a sanitary manner so as to prevent a health hazard or odour.
- 7.6 a Bylaw Enforcement Officer, Peace Officer, or Medical Health Officer may serve an Owner or occupant of private property with a notice to remove all animal excrement from the property within 72 hours of service of the notice.
- 7.7 The Town may remove the excrement from the property if:
 - (a) the person upon whom notice is served fails to remove the excrement within 72 hours; or
 - (b) after reasonable inquiry, the whereabouts of the owner or occupant of the property cannot be determined.
 - (c) If the Town carries out work under this section, the costs and expenses incurred are a debt due to the Town, and may be, if unpaid, added to the taxes of property owned by the owner or the occupant of the property.
- 7.8 Every female animal in heat shall be confined to a house or enclosure by the Owner.
- 7.9 No person shall release an animal allowing it to be at large.

8. OFF-LEASH AREAS

- 8.1 No person shall permit an animal in their care or control, other than a dog, to enter into or to remain in an off-leash area described in Schedule 3.
- 8.2 The Owner of a dog which is within an off-leash area shall ensure that they, and the dog, abide by the regulations for off-leash areas set forth in Schedule 3.
- 8.3 Notwithstanding the provisions set forth in Section 7 of this bylaw, a dog is not required to be on a leash in any of the aforementioned off-leash areas, provided the Owner complies with the remaining provisions of this section.
 - (a) No Owner of an dog that:
 - (i) has been declared dangerous pursuant to Part XII, Division 5, of the Act or pursuant to this or any animal control bylaw of any municipality;

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- (ii) is a female dog that is in heat;
- shall permit that dog to be in an off-leash area at any time, whether or not the dog is on a leash.
- (b) No Owner of a dog shall permit or allow that dog to become a nuisance to other persons or dogs in an off-leash area.
- (c) For the purposes of this subsection, the behaviour of a dog which constitutes a nuisance includes, but is not limited to, the following:
 - (i) running at such a distance from its Owner so as to be incapable of responding to voice or sight commands;
 - (ii) doing any act that injures a person or another dog;
 - (iii) chasing or otherwise threatening a person or other dog;
 - (iv) biting, barking at, or chasing a person or other dog;
 - (v) making excessive noise or otherwise disturbing any person or other dog;
 - (vi) causing damage to property; or
 - (vii) otherwise failing to comply with the regulations for off-leash areas set forth in Schedule 3.
- (d) In order to prevent a dog from becoming a nuisance in an off-leash area, the Owner of the dog shall:
 - (i) accompany the dog in the off-leash area at all times; and
 - (ii) carry a leash for the dog not exceeding two metres in length.
- (e) In the event that a dog becomes a nuisance, the Owner of the dog shall immediately restrain the dog by placing the dog on a leash not exceeding two metres in length and removing the dog from the off-leash area.
- (f) If the Owner of a dog fails to immediately restrain and remove the dog upon it becoming a nuisance as required by Subsection (e), a Bylaw Enforcement Officer, or Peace Officer may seize and impound the dog.
- (g) Nothing in this section shall relieve the Owner of a dog from complying with the general provisions of this Bylaw pertaining to licensing, displaying a valid license tag, and removal of excrement, including the corresponding penalties set out in Schedule 2, when the dog is in an off-leash area.

9. PROHIBITED AREAS

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- 9.1 The areas listed in Schedule 4 are designated as areas where animals, other than wildlife, are not permitted, whether or not the animal is on a leash.
- 9.2 This section shall not apply to a dog trained and used to physically and medically assist its Owner when such dog is being used in its assisting capacity.
- 9.3 This section does not apply to any dog show held within a recreation facility owned by the Town. An exemption to this section for other purposes may be granted by the Town for a specific approved activity in an otherwise prohibited area, provided that in each case the Owner complies with all other provisions of this Bylaw. In this instance, notice of such exemption is required to be posted in the prohibited area two days prior to and throughout the said approved activity.

10. DANGEROUS ANIMALS

- 10.1 Without limiting in any way any authority granted to any person by the Act, proceedings respecting dangerous animals may be taken pursuant to this Section 10 of this Bylaw.
- 10.2 For the purposes of this Section 10, the term "Owner" does not include:
 - (a) a veterinarian registered pursuant to *The Veterinarians Act, 1987* who is keeping or harbouring an animal for the prevention, diagnosis or treatment of a disease of or an injury to the animal;
 - (b) the Municipality; or
 - (c) the Saskatchewan Society for the Prevention of Cruelty to Animals, a local Society for the Prevention of Cruelty to Animals or a Humane Society, with respect to an animal shelter or impoundment facility operated by any of them.
- 10.3 On hearing a complaint that an animal in a municipality is dangerous:
 - (a) a judge may declare the animal to be dangerous if the judge is satisfied on reasonable grounds that:
 - (i) the animal, without provocation, in a vicious or menacing manner, chased or approached a person or domestic animal in an apparent attitude of attack;
 - (ii) the animal has a known propensity, tendency or disposition to attack without provocation, to cause injury or to otherwise threaten the safety of persons or domestic animals;
 - (iii) the animal has, without provocation, bitten, inflicted injury, assaulted or otherwise attacked a person or domestic animal; or
 - (iv) the animal is owned primarily or in part for the purpose of fighting or is trained for fighting.

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- (b) For the purposes of proceedings pursuant to this subsection and subsection 10.4, an animal is presumed not to have been provoked, in the absence of evidence to the contrary.
- 10.4 No animal shall be declared dangerous because of an action described in subsection 10.3 that occurred while the animal was:
 - (a) acting in the performance of police work;
 - (b) working as a guard dog on commercial property while:
 - (i) securely enclosed on the property by a fence or other barrier sufficient to prevent the escape of the animal and the entry of children of tender years; and
 - (ii) defending that property against a person who was committing an offence.
- 10.5 If, on reasonable grounds, a Peace Officer considers that an animal is dangerous, the Peace Officer shall issue a written complaint, and upon notice to the Owner, given in accordance with Section 6, a judge shall hold a hearing to determine if, based upon the evidence adduced at the hearing, the animal is, in fact, dangerous.
- 10.6 After a written complaint has been issued by a Peace Officer and a proceeding has been initiated, a judge may, pending a determination of the matter or pending an appeal, make an interim order including, with any necessary modification, any of the terms set out in Subsection 10.7.
- 10.7 Where an Owner does not appear at the time and place appointed for the hearing after having been notified of that time or place, the judge may proceed *ex parte* to hear and determine the proceedings in the absence of the owner as fully and effectively as if the owner had appeared.
 - (a) If a judge declares an animal to be dangerous, the judge shall:
 - (i) make an order embodying one or more of the following requirements, as the judge considers appropriate:
 - (A) the owner shall keep the animal in an enclosure that complies with criteria as may be prescribed by the judge;
 - (B) if the owner removes the animal from the enclosure, the owner shall muzzle and leash it in accordance with prescribed criteria and keep it under the owner's direct control and supervision;
 - (C) the owner shall obtain and keep in effect liability insurance in the minimum sum of \$1,000,000.00 to cover damage or injury caused by the animal and shall provide proof of such insurance to a Peace Officer within 10 days of the order;
 - (D) the owner shall display a sign, in such form and manner as the judge may prescribe, on his or her property warning of the presence of the animal and

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- shall continue to display that sign in good condition so long as the animal is present on the property;
- (E) the owner shall comply with the regulations and the *Health of Animals Act* (Canada) with respect to the detection and control of rabies;
- (F) if the animal is moved to any other municipality, the owner shall notify the designated officer in the other municipality;
- (G) if the animal is to be sold or given away, the owner shall:
 - (1) notify any prospective owner that the animal has been declared dangerous, before it is sold or given away; and
 - (2) notify the designated officer in the municipality of the contact information of any new owner of the animal;
- (H) the owner shall have the animal tattooed in a manner as may be prescribed by the judge;
- (I) the owner shall have the animal spayed or neutered;
- (J) the owner shall take any other measures that the judge considers appropriate; or
- (ii) order that the animal be destroyed or otherwise disposed of at the owner's expense and shall, in that case, give directions with respect to the destruction or other disposition.
- (b) An order issued pursuant to this section continues to apply if the animal is sold or given to a new owner or is moved to any other municipality.
- 10.8 A person desiring to appeal an order pursuant made pursuant to this section 10, other than an interim order pursuant to subsection 10.6, shall, within seven days of the order being appealed from, file a notice of appeal with His Majesty's Court of King's Bench, and the provisions of Part XXVII of the Criminal Code apply with any necessary modification.
- 10.9 Where a dog has been declared dangerous pursuant to this Section 10, the owner of the animal shall, at the owner's expense and within 10 days of the date of the order, cause the animal to be microchipped by a Veterinarian registered pursuant to *The Veterinarians Act, 1987*.
- 10.10 An Owner against whom an order has been made pursuant to subsection 10.7(a) may subsequently apply to the judge who made the order for a waiver, and the judge may waive compliance with that order, on any terms and conditions that the judge considers reasonable, if the judge is satisfied that the owner is unable to comply with the requirements of that previous order for a reason other than his or her financial circumstances.
- 10.11 Where an order for destruction of an animal should be made:
 - (a) Every such order shall state that it shall not be implemented for eight days;

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- (b) Where an appeal is taken against an order for the destruction of an animal, the application of the order is stayed pending the disposition of the appeal;
- (c) If not already impounded, the animal shall be surrendered to the Poundkeeper; and
- (d) Regardless of the outcome of the appeal, the owner shall be responsible for the payment of the costs of impoundment of the animal pending the hearing.
- 10.12 If a Peace Officer has reasonable grounds to believe that an animal that is dangerous or has been ordered to be destroyed or otherwise disposed of is in or on any premises:
 - (a) the Peace Officer or another Peace Officer may enter the premises and search for and seize and impound the animal;
 - (b) Notwithstanding subsection 10.12(a), a Peace Officer shall not enter any place that is a private dwelling without:
 - (i) the consent of the owner or occupant of the private dwelling; or
 - (ii) a warrant issued pursuant to subsection (c) authorizing the entry.
 - (c) If it appears to a justice of the peace or provincial court judge that, based on evidence presented by a Peace Officer under oath, there are reasonable grounds to believe that an animal that is dangerous or has been ordered to be destroyed or otherwise disposed of is in a private dwelling:
 - (i) the justice of the peace or provincial court judge may issue a warrant authorizing a peace officer to enter the private dwelling specified in the warrant and search for the animal; and
 - (ii) on issuance of a warrant, a Peace Officer may:
 - (A) enter the private dwelling;
 - (B) search for the animal; and
 - (C) either impound the animal or, if there is an order to destroy or otherwise dispose of the animal, deliver the animal to the person appointed in the order to destroy or otherwise dispose of it.
- 10.13 A member of the Dalmeny Police Service or of the Royal Canadian Mounted Police may destroy any animal that the officer finds:
 - (a) injuring or viciously attacking a person or domestic animal; or
 - (b) at Large and posing an imminent threat to any person or domestic animal in the Municipality; and

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- (c) where the officer has acted in good faith, an officer who destroys or participates in the destruction of the animal pursuant to subsection is not liable to the Owner for the value of the animal.
- 10.14 If a person owes the Town for costs incurred by the Town with respect to a dangerous animal:
 - (a) the Town may add the amount owing to the tax roll of any parcel of land for which the person is the assessed person;
 - (b) if an amount is added to the tax roll of a parcel of land pursuant to this subsection, the amount:
 - (i) is deemed for all purposes to be a tax imposed pursuant to *The Municipalities Act* from the date it was added to the tax roll; and
 - (ii) forms a lien against the parcel of land in favour of the Municipality from the date it was added to the tax roll.

11. SEIZURE AND IMPOUNDING OF ANIMALS

- 11.1 When a Bylaw Enforcement Officer or Peace Officer observes or receives a complaint of an animal being at large, causing a nuisance or creating a disturbance, they may seize and impound any animal at large, causing a nuisance or creating a disturbance, whether or not such animal is licensed; or
- 11.2 The Bylaw Enforcement Officer or Peace Officer may, in the attempt to seize any animal at large or causing a nuisance or creating a disturbance:
 - (a) enter onto the land surrounding any building in pursuit of such animal;
 - (b) use lasso and snare ropes or nets to restrain such animal;
 - (c) use a tranquilizer gun under the direction, in person, or verbal, of a Veterinarian to tranquilize said animal.
- 11.3 No person, including the Owner of an animal which is being impounded or has been impounded, shall interfere with or obstruct a Bylaw Enforcement Officer or Peace Officer who is impounding any animal in accordance with the provisions of this Bylaw.
- 11.4 Any animal found to be at large contrary to the provisions of this Bylaw may be delivered by any person into the custody of a Bylaw Enforcement Officer or Peace Officer.
- 11.5 Any animal seized under the provisions of this Bylaw shall be confined in an animal pound maintained by the Poundkeeper.
- 11.6 If an animal is impounded and a Peace Officer on reasonable grounds believes the animal to be dangerous, and has commenced proceedings pursuant to section 10, or where an order for the destruction of an animal has been made, and the animal is surrendered pending appeal:

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- (a) the animal shall be and shall remain impounded pending a judge's determination with respect to the animal.
- (b) when a judge makes a determination with respect to the animal impounded and all appeals are exhausted or any appeal period has expired without an appeal being taken, other than in the case of an order pursuant to subsection 10.7(b), the owner must retrieve the animal as provided for herein.
- 11.7 No person shall remove or attempt to remove from an animal pound any animal which has been seized and impounded pursuant to this Bylaw.
- 11.8 The Poundkeeper shall keep all impounded animals for a period of at least seven days, excluding the day of impounding. Notwithstanding the foregoing, in the case of an animal where the owner is required to retrieve the animal pursuant to Section 11.6, the Poundkeeper shall only be required to keep the animal for three days following a determination giving rise to the requirement to retrieve the animal. Saturdays, Sundays and statutory holidays shall not be included in the computation of either of the foregoing time periods.
- 11.9 During this time period referenced in Section 11.8, the Owner may reclaim the animal from the pound by payment to the CAO of the impound and housing fees as set out in Schedule 1 of this Bylaw, and upon presentation of the receipt for such payment to the Poundkeeper, the Poundkeeper shall release the animal.
- 11.10 The Bylaw Enforcement Officer or Peace Officer shall immediately advise the CAO of any animal seized under this Bylaw, by completing the Notice of Animal Seizure set out in Schedule 5 of this Bylaw.
- 11.11 When an impounded animal has a valid License, the Bylaw Enforcement Officer or Peace Officer shall make a reasonable effort to immediately notify the Owner, by telephone or in writing electronic or otherwise, at the telephone number or address shown on the License records of the Town. No liability whatsoever shall attach to the Town or to the CAO, Bylaw Enforcement Officer or Peace Officer by reason of the failure of the Owner to receive such notice.
- 11.12 No unlicensed animal shall be released from the pound until the Owner has licensed the animal as required by this Bylaw, or has alternatively proven that the animal is resident in another municipality and that the Owner will be forthwith removing the animal from the Municipality.
- 11.13 Any Owner who provides reasonable proof of ownership of an animal which has been seized or impounded, and who pays the fees and complies with the licensing provisions of this Bylaw, shall be entitled to reclaim the said animal, provided the animal has not been destroyed, sold or otherwise disposed of pursuant to this Bylaw.
- 11.14 If an impounded animal is not reclaimed within the period set out in Section 11.8, or if the Owner fails or refuses to comply with the conditions of this Bylaw within this same time period, the Poundkeeper may dispose of the animal.

12. DISPOSITION OF IMPOUNDED ANIMALS

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- 12.1 When an impounded animal has not been reclaimed by the Owner within seven days as set out in this Bylaw, or when the Owner has failed or refused to comply with the requirements of this Bylaw within the same period, the Bylaw Enforcement Officer or Peace Officer may authorize the disposal of the said animal as provided herein.
- 12.2 The disposal of unclaimed animals shall be by:
 - (a) sale at an amount sufficient to cover the impound fee, the housing fee, and any other applicable costs; or
 - (b) humane destruction by a competent person, provided however that the person engaged by the Town to destroy the animal may give or sell the animal to a suitable person on the condition that the animal not be returned to the former Owner, and that the recipient comply with the requirements of this Bylaw.
- 12.3 If an animal is injured before or after having been seized, or in the opinion of the Bylaw Enforcement Officer, Poundkeeper or Peace Officer should be destroyed without delay for humane reasons or for reasons of safety to persons or other animals, the Bylaw Enforcement Officer, Poundkeeper or Peace Officer may destroy the animal in a humane manner as soon after seizure as he may determine without permitting the Owner to reclaim the said animal or without offering it for sale.
- 12.4 The Poundkeeper shall keep an accurate record of all animals seized and all animals destroyed under the provisions of this Bylaw for a period of 18 months.

13. WILDLIFE

- 13.1 No person shall trap, feed, or harbour wildlife except with the written permission of Council. Notwithstanding the foregoing, the feeding of birds and the provision of birdhouses or shelters for the use of birds is permitted.
- 13.2 Where wildlife creates a nuisance, a danger, or damage to property, Council may, by resolution, order remedial measures to be taken.

14. PENALTIES

- 14.1 Any person who contravenes any provisions of this Bylaw, or who fails to comply with any order or notice given hereunder, is guilty of an offence and shall be liable on summary conviction to the penalties as set out in Schedule 2 of this Bylaw.
- 14.2 Where a person owes the Town fees, penalties, fines or costs with respect to enforcement of the provisions of this Bylaw, they are a debt due to the Town, and the amount may be:
 - (a) added to the tax roll of any parcel of land for which the Owner is an assessed person, in which event the amount is deemed for all purposes to be a tax imposed pursuant to *The Municipalities Act* from the date it was added to the tax roll and from that date forward forms a lien against the parcel of land in favour of the Town; or
 - (b) collected by action in a court of competent jurisdiction.

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- 14.3 When a Bylaw Enforcement Officer or Peace Officer or Poundkeeper believes that a provision of this Bylaw has been contravened, they shall issue and serve, or cause to be served upon, such person a Notice of Violation in the form set out in Schedule 7 of this Bylaw.
 - (a) A person to whom a Notice of Violation is being issued under this Bylaw shall, upon request by the person issuing the Notice of Violation, provide their name, address, telephone number, and date of birth.
 - (b) A person, upon being served with a Notice of Violation as specified in Schedule 7, may voluntarily pay the prescribed penalty in Schedule 2 at the office of the Town of Dalmeny, during regular business hours or by mail.
 - (c) If the Town receives voluntary payment of the prescribed penalty within the time limit specified on the Notice of Violation, the person receiving the Notice of Violation shall not be liable to prosecution for the alleged contravention.
 - (d) Nothing in this section shall be construed to prevent any person from exercising the right to defend a charge for a contravention of this Bylaw.
- 14.4 The Court may, in default of payment of a penalty imposed under this Bylaw, order imprisonment of an individual for a term not exceeding one year.

15. REPEAL AND COMING INTO EFFECT

15.1 Bylaw No. 02/08 and all amendments thereto are repealed and this bylaw shall come into effect on June 22, 2023.

Original Signed by Deputy Mayor Ed Slack

Original Signed by CAO Jim Weninger



Fees

Annual License fee:

Medical assist animal\$	00.00
Spayed or neutered animal\$	15.00
Un-spayed or un-neutered animal\$	20.00
Lifetime Licence fee:	
In place of an annual fee listed above\$	45.00
Impound fee:	

Housing fee for care and sustenance (for each day or a portion thereof, commencing at 12:01 a.m. on the day immediately following the day of impoundment) and including each day or portion thereof until release shall be equal to the actual cost incurred by the Municipality, inclusive of GST and PST, plus a 15% administrative charge for administration of the impound by the Town.

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Penalties

Section	Description of Offence Offe		Second Offence	Subsequent Offences
4.1	Possess prohibited animal\$500	0.00	\$1,000.00	\$2,000.00
5.1	No License\$100	0.00	\$125.00	\$250.00
5.2(b)	Not display current license\$30	0.00	\$50.00	\$100.00
6.5	Not provide accurate personal information on request	0.00	\$150.00	\$500.00
7.1	Animal cause disturbance/be a nuisance\$50	0.00	\$100.00	\$250.00
7.3	Animal at large\$50	0.00	\$100.00	\$250.00
7.4	Not remove excrement\$50	0.00	\$75.00	\$100.00
7.5	Unsanitary disposal of excrement\$50	0.00	\$75.00	\$100.00
7.6	Not remove accumulation of excrement\$50	0.00	\$75.00	\$100.00
7.9	Release animal\$50	0.00	\$100.00	\$250.00
8.3(d)(i)	Not accompany in off-leash area\$50	0.00	\$100.00	\$250.00
8.3(d)(ii)	Not carry leash in off-leash area\$50	0.00	\$100.00	\$250.00
8.3(e)	Not remove nuisance animal from off-leash area\$100	0.00	\$500.00	\$1,000.00
11.3	Interference or obstruction\$150	0.00	\$500.00	\$750.00
11.7	Remove animal from pound\$100	0.00	\$250.00	\$500.00

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Pound Location

Paws Republic Centre for Pets 323 Centennial Drive South Martensville, SK S0K 0A2

OFF-LEASH AREAS

Off-Leash Dog Park at the South Retention Pond Park

600 Highway 305 South Parcel D, Plan 65S11925 Parcel E, Plan 102236295

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Prohibited Areas

Any public playground, at least 15 metres from playground equipment at all times

Any posted area, except during a specific activity approved by the Town and posted as such and provided the Owner complies with all other provisions of this Bylaw.

Tooke Park

Prairie View School

- Weekdays between 8:45 a.m. and 3:30 p.m., during school hours.
- At all times, at least 15 metres from playground equipment.

Dalmeny High School

- Weekdays between 8:45 a.m. and 3:30 p.m., during school hours.

All Municipal Buildings, with the exception of the area of the Public Works Shop, where dogs are housed on a temporary basis.

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NOTICE OF ANIMAL SEIZURE

TO: Chief Administrative Officer, To	Γown of Dalmeny
THIS IS NOTICE that at approximat	telyo'clock a.m./p.m. on the day of
, 20	, the following animal has been seized pursuant to
Section of Bylaw No	o. 03-2023 of the Town of Dalmeny:
(Provide full description of animal seized, includ	ing License/tag number, if applicable.)
Reason for seizure:	
Subsection 4.2	Prohibited animal
Subsection 10.12	Dangerous animal
Subsection 11.1	Animal causing a disturbance or being a nuisance
Subsection 11.1	Animal at large
	Other (specify)
To the Owner: You may reclaim yo	our animal by paying the required fees (including licensing fee
if not previously paid) to the Chief	Administrative Officer of the Town of Dalmeny, and ther
presenting your receipt to the Pound	ceeper.
If the animal is not reclaimed by _	(date), it will be disposed or
in accordance with the provisions of	this Bylaw.
Dated:, 20	Bylaw Enforcement Officer or Peace Officer

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Prohibited Animals

- (a) all Arachnids dangerous to humans (such as scorpions and tarantulas, except tarantulas of the genera Aphonopelma, Avicularia and Grammastola);
- (b) all Artiodactylus Ungulates (such as goats, sheep, cattle, pigs and llamas);
- (c) all Bats;
- (d) all members of the bee clade Anthophila; except for the genus Megachile;
- (e) Canids, except the domestic dog;
- (f) all Crocodilians (such as alligators, crocodiles and caimans);
- (g) all Edentates (such as anteaters, sloths and armadillos);
- (h) all Elephants;
- (i) all Felids, except the domestic cat;
- (i) all Hyenas;
- (k) all Marsupials (such as kangaroos and opossums);
- (l) all Mustelids (such as skunks, weasels, otters and badgers) except the domestic ferret;
- (m) all non-human Primates (such as gorillas and monkeys);
- (n) all Perissodactyla ungulates (such as horses, donkeys, mules and asses);
- (o) all Pinnipeds (such as seals, bur seals and walruses);
- (p) all Procyonids (such as raccoons, coatis and cacomistles);
- (q) all Raptors, diurnal and nocturnal (such as eagles, hawks and owls);
- (r) all Ratite Birds (such as ostriches, rheas and cassowaries);
- (s) all Galliformes (such as chickens, turkeys, grouse, quails and pheasants);
- (t) all Anseriformes (such as ducks and geese);
- (u) all snakes of the families Pyhthonidea and Boidae;
- (v) all Ursids (bears);
- (w) all venomous Reptiles and Amphibians;
- (x) all Viverrids (such as mongooses, civets and genets).

Examples of animals of a particular prohibited group are given in parentheses. They are examples only and shall not be construed as limiting the generality of the group.

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NOTICE OF VIOLATION (Section 14.3 Animal Control Bylaw, 2023)

TO:			
Address:			
(Provide full descr	believed ription of animal seized, including License/		f an animal described as follows:
	Notice of Violation is issued f	-	w No. 03-2023 of the Town of
Offence under	Section:		
4.1	Possess prohibited animal	7.6	Not remove accumulation of excrement
5.1	No license	7.9	Release Animal
5.2(b)	Failure to display current license	8.3(d)(i) Not accompany – off leash area
6.5	Not remove nuisance animal from off-leash area	8.3(d)(ii) Not carry leash in off-leash area
7.1	Disturbance/nuisance	8.3(e)	Not remove nuisance animal from off-leash area
7.3	Animal at large	11.3	Interference Obstruction
7.4	Not remove excrement	11.7	Remove Animal from Pound
7.5 Unsanitary disposal of excrement			Other (specify):
Location of of	fence:		
Penalty: \$_		wn of Dalmeny at	
If payment is a appearance in	not received by Provincial Court will be issued.	((date), a summons requiring your
Dated:	, 20		
		Bylaw Enforceme	nt Officer or Peace Officer

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BYLAW NO. 5-2023

OF THE TOWN OF DALMENY IN THE PROVINCE OF SASKATCHEWAN

A BYLAW TO PROVIDE FOR THE PARTIAL EXEMPTION OF CORNER LOTS FROM LOCAL IMPROVEMENT SPECIAL ASSESSMENTS

The Council of the Town of Dalmeny, in the Province of Saskatchewan, enacts as follows:

On any 2023-2024 Asphalt Pavement Local Improvement undertaken in the Town of Dalmeny on the following streets and avenues, where a corner lot abuts a work, fifty (50) percent of the flank shall be exempt from liability for special assessment, except in cases where the frontage and the flankage are completed at the same time. In these cases, the property owner will be responsible for one hundred (100) percent of the special assessment. At no time will a property owner be responsible for more than one-hundred (100) percent of the special assessment within a seven (7) year period.

Street/Avenue	From	То
Victor Terrace	Loeppky Avenue	Cul-de-Sac (Bulb)



Original Signed by Mayor Jon Kroeker

Original Signed by CAO Jim Weninger