CITY OF SALMON ARM

BYLAW NO. 4728

A bylaw to regulate the licencing and control of animals in the City of Salmon Arm

The Municipal Council of the City of Salmon Arm, in open meeting assembled, enacts the following:

1. INTERPRETATION

- (a) If any provision of this Bylaw is held to be invalid by a court of competent jurisdiction, the provision may be severed from the Bylaw and such invalidity shall not affect the validity of the remaining portions of this Bylaw.
- (b) The headings contained in this Bylaw are for convenience only and are not to be construed as defining or in any way limiting the scope or the intent of the provisions of this Bylaw
- (c) All schedules of this Bylaw are attached to and form part of this Bylaw and are enforceable in the same manner as this Bylaw.

2. DEFINITIONS

In this Bylaw:

- (a) **Agricultural Land Reserve** has the same meaning established in the British Columbia *Agricultural Land Commission Act*.
- (b) **Agricultural Land Commission Act** means the current British Columbia *Agricultural Land Commission Act* as enacted or amended from time to time.
- (c) **Animal** means any domesticated bird, reptile, amphibian or mammal excluding humans and wildlife.
- (d) **Animal Pound Manager** means any person appointed by the municipality as the animal pound manager or any contractor who has entered into an agreement with the municipality to assume the responsibilities of the animal pound manager pursuant to this bylaw and includes the delegates of this person.
- (e) **Aggressive Dog** means any dog that has attacked, bitten, or caused injury or attempted to attack, bite, or cause injury to a person or animal as determined by a Bylaw Enforcement Officer.
- (f) **Aggressive Dog Declaration** means where a dog has been the subject of a declaration under Item 9(g) of this Bylaw.
- (g) **Assessment Act** means the current British Columbia *Assessment Act* as enacted or amended from time to time.
- (h) **At large** means any animal on a highway or public place or on private property other than the Owner's property and not securely leashed or not contained in a

vehicle or not under the control of the Owner. At large, when used with reference to any Animal means being elsewhere than on the premises of a person owning or having the custody, care or control of said animal and not being under the immediate charge and control of a responsible and competent person.

- (i) **Attractant** has the same meaning as prescribed in the British Columbia *Wildlife Act.*
- (j) **Bee** means the insect Apis mellifera, commonly referred to as the Western Honey bee or the European Honey bee.
- (k) **Beehive** means a box or receptacle with movable frames, used for housing a colony of bees.
- (l) **Bylaw Enforcement Officer** means any person designated by the City of Salmon Arm to administer and enforce this Bylaw, under the *Community Charter* and the *Local Government Act*, and includes any employee, servant, agent, or contractor appointed by Council to assist in carrying out the provisions of this Bylaw.
- (m) **Colony** means queen, brood and accompanying bees.
- (n) **Community Charter** means the current British Columbia *Community Charter* as enacted or amended from time to time.
- (o) **Council** means the duly elected municipal Council of the City of Salmon Arm.
- (p) **Dangerous Dog** means any dog that has seriously injured or killed a person or domestic animal as determined by an Bylaw Enforcement Officer in accordance with the *Community Charter*.
- (q) **Dog** means an animal of the canine species including dog-wolf and dog-coyote hybrids.
- (r) **Dog tag** means a tag attached to a dog collar or harness showing the license issued to an Owner of a dog by the City of Salmon Arm
- (s) **Enclosure, fence or pen** means an enclosure, fence or pen as described in Schedule A of this Bylaw.
- (t) **Guide Animal Act** means the current British Columbia *Guide Animal Act* as enacted or amended from time to time.
- (u) **Guide/Service Dog** means any dog with a valid Guide Animal Certificate under the British Columbia *Guide Animal Act*.
- (v) **Hive** means a bee hive, whether natural or artificial and whether inhabited by bees or not.
- (w) **House** means a building or structure used as a residence on a parcel of land.
- (x) **Impounded** means any dog seized, delivered, received or taken into the Pound, or in the custody of the Bylaw Enforcement Officer as provided for in this Bylaw.
- (y) **Injury** means a physical injury or emotional trauma inflicted upon a person directly attributable to an attack by a dog.

- (z) **Kennel** means any building, structure or property in which or where more than four (4) dogs or cats in total are intended to be cared for, bred, boarded, or kept for any commercial purpose.
- (aa) **Leash** means a leash with a fixed total length of 2 metres or less.
- (bb) **Licence** means a dog licence issued pursuant to this Bylaw for the current licencing year.
- (cc) **Livestock** means any bull, cow, ox, heifer, steer or calf, horses, stud horses, goats, sheep, rams of service age, pigs and swine, llamas, rheas, emus, ostriches and other large animals.
- (dd) **Local Government Act** means the current British Columbia *Local Government Act* as enacted or amended from time to time.
- (ee) **Local Government Bylaw Notice Enforcement Act** means the current British Columbia *Local Government Bylaw Notice Enforcement Act* as enacted or amended from time to time.
- (ff) **Municipality** means the City of Salmon Arm.
- (gg) **Nuisance Dog** means any dog that has been at large or impounded three (3) times in the last twelve (12) months or whose Owner has been found in violation of this Bylaw three (3) times within a twelve (12) month period, or a dog that is menacing by repeatedly charging or lunging at a fence.
- (hh) **Nuisance Dog License** means a licence where a dog has been the subject of a Nuisance Dog Declaration under Item 9 (e) of this Bylaw.
- (ii) **Owner** means a person owning or harbouring or having care and control of a dog or being in possession of an animal.
- (jj) **Parks and Open Spaces Bylaw** means the City of Salmon Arm Parks and Open Spaces Bylaw No. 4609, as enacted and amended from time to time.
- (kk) **Pigeon** means a member of the family of birds derived from the self-sustaining captive populations of Columbidae.
- (ll) **Poultry** means any domestic bird, including chickens, roosters, turkeys, geese, ducks, pigeons, or game birds.
- (mm) **Pound** means any building or facility designated for the purposes of harbouring or keeping of impounded animals by the City of Salmon Arm.
- (nn) **Rabbit** means any domestic rabbit, including rabbits kept as domestic pets, farm animals, or feral rabbits.
- (oo) **Rooster** means a male chicken.
- (pp) **Sheep** means any domestic ewe, ram, lamb, goat or camelid.
- (qq) **Swine** means any domesticated boar, sow, or piglet.
- (rr) **Unlicenced dog** means any dog for which the license fee for the current year has not been paid.

- (ss) **Wildlife** shall have the same meaning as the definition contained in the British Columbia *Wildlife Act*.
- (tt) **Wildlife Act** means the British Columbia *Wildlife Act* as enacted or amended from time to time.
- (uu) **Zoning Bylaw** means the City of Salmon Arm Zoning Bylaw No. 2303, as enacted and amended from time to time.

3. RIGHT OF INSPECTION

(a) Pursuant to the provisions of the *Community Charter* and the *Local Government Act*, a Bylaw Enforcement Officer may enter at all reasonable times upon any property in order to inspect and determine whether this Bylaw is being complied with.

4. ANIMALS & LIVESTOCK

- (a) Except on those lands within the Agricultural Land Reserve, or assessed as a farm under the *Assessment Act* and within those zones where agriculture is a permitted use in the Zoning Bylaw, or as allowed in the Zoning Bylaw, no person shall keep livestock on a property.
- (b) Animals and livestock shall be kept enclosed by secure fences, pens or suitable enclosures, the design of which will prevent the animals from running at large.
- (c) No person or owner shall suffer, permit or allow an animal or livestock to be at large.

Poultry and Rabbit Numbers

- (d) In all zones in the Zoning Bylaw where residential uses are permitted, and where the house has direct access to an outdoor yard space, the keeping of animals shall comply with the following restrictions:
 - (i) Where the lot or property is less than 0.2 ha (0.5 acre) in area, two (2) rabbits or poultry are permitted;
 - (ii) Where the lot or property is equal to or more than 0.2 ha (0.5 acre) but less than 0.4 ha. (1.0 acre) in area, not more than six (6) rabbits or poultry, or a combination thereof are permitted;
 - (iii) Where the lot or property is equal to or more than 0.4 ha. (1.0 acre) but less than two acres (0.8 ha) in area, not more than ten (10) rabbits or poultry, or a combination thereof are permitted;
 - (iv) Where the lot or property is equal to or exceeds 0.8 ha (2.0 acre) in area, not more than twenty-four (24) rabbits or poultry, or a combination thereof are permitted; and
 - (v) Roosters are not permitted as part of any of the numbers outlined in Item (d) (i-iv).
- (e) If the owner suspects any poultry is infected with a communicable disease, the owner shall immediately contain the poultry affected and consult a veterinarian licensed to practice in British Columbia to diagnose the condition. If the diagnosis confirms that

the poultry is infected with a communicable disease, the owner shall immediately notify the Public Health Department of Interior Health and comply with any direction that may be issued by a Public Health Inspector in this regard.

- (f) No owner or occupier of property shall keep rabbits unless the rabbits are confined in a secure, enclosed structure.
- (g) On those lands within the Agricultural Land Reserve, or assessed as a farm under the *Assessment Act* and within those zones where agriculture is a permitted use in the Zoning Bylaw, the number of animals and poultry is unlimited except as may be outlined in the Zoning Bylaw.
- (h) Pens, enclosures and structures intended to accommodate animals (other than to shelter or enclose dogs) shall be located:
 - (i) No less than 3.0m (10 feet) from any property boundary; and
 - (ii) No less than 6.0m (20 feet) from any residential building located on an adjacent property; and
 - (iii) No less than 15.0m (50 feet) from any well, waterbody or watercourse, whether located on the subject or and adjacent property.
- (i) No person shall permit or cause any animal, poultry, pigeon or other bird to create a noise or odour which disturbs or tends to disturb the quiet, peace, rest, enjoyment, comfort or convenience of any person or persons in the vicinity.
- (j) The slaughtering or butchering of animals is prohibited outside of a fully enclosed building, except on properties where such use is permitted by the Zoning Bylaw.
- (k) Manure storage associated with the keeping of animals shall be kept a minimum of 15.0 metres (50 feet) from any building used for residential purposes, either located on the subject property or on an adjacent property, and a minimum of 30.0 metres (100 feet) from any well or watercourse.

Beekeeping

- (l) In all zones in the Zoning Bylaw where residential uses are permitted, and where the house has direct access to an outdoor yard space, or in commercial, industrial or institutions zones in the Zoning Bylaw, the keeping of bees and beehives shall comply with the following restrictions:
 - (i) Where the lot or property is less than 0.2 ha (0.5 acre) in area, two (2) beehives are permitted; and
 - (ii) Where the lot or property is equal to or more than 0.2 ha (0.5 acre), not more than four (4) beehives are permitted.
- (m) Persons on whose property bees or beehives are kept shall take reasonable measures to ensure that:

- (i) The urban beekeeping operations does not pose a safety risk to persons on adjacent public or private property;
- (ii) The potential for damage to buildings and/or property located on adjacent public or private property as a result of the beekeeping operation is minimized; and
- (iii) A water supply is provided on the property to prevent bees from seeking water from other sources on adjacent properties.
- (n) All beehives shall be located behind a solid fence, hedge or other enclosure to prevent access, and shall be located no less than 6.0m (20 feet) from any property line.
- (o) On those lands within the Agricultural Land Reserve, or assessed as a farm under the *Assessment Act* and within those zones where agriculture is a permitted use in the Zoning Bylaw, the number of beehives is unlimited except as may be outlined in the Zoning Bylaw.

Pigeons

- (p) No person shall keep pigeons on a parcel or property with an area of less than 0.4 ha (1.0 acre).
- (q) The maximum number of pigeons permitted on any property shall be thirty (30) birds.
- (r) Any loft, structure, pen or enclosure for the keeping of pigeons must be situated a minimum of 15.0 metres (50 feet) from any building used for residential purposes on an adjacent parcel or property.
- (s) No pigeon shall be permitted to trespass on any private or public property in such a manner as to disturb the quiet, peace, rest, enjoyment, comfort or convenience of the neighbourhood or of persons in the vicinity.

Feeding Wildlife

- (t) No person shall:
 - (i) Feed or attempt to feed any wildlife or provide, leave or place any attractant in, on or about any property with the intent of attracting any wildlife; or
 - (ii) Leave or place an attractant in, on or about any property in a manner in which the attractant could attract wildlife to the land or property; except that
 - (iii) A person may install any bird feeder containing bird feed, suet or nectar, provided the feeder is suspended on a cable or other device in such a manner that it is inaccessible to wildlife other than birds, and the area below any bird feeder is kept free of accumulations of seeds and other attractants.

5. LICENCING OF DOGS

Licencing

- (a) Every person applying for a licence shall pay a license fee and purchase a dog tag from the City of Salmon Arm as set out in the Fee for Services Bylaw No. 2498 as amended from time to time.
- (b) Every person who owns a dog and resides in the City of Salmon Arm for more than 30 days shall obtain a licence and tag in accordance with this Bylaw.
- (c) An Owner shall, annually on or before the last day of December in each year, or as soon as his or her dog is six (6) months of age, obtain a licence and tag from the City of Salmon Arm.
- (d) An Owner shall ensure that the dog tag is attached to the collar or harness worn by his or her dog at all times.
- (e) Every licence issued under this Bylaw will be for the calendar year in which the licence is issued and will expire on the thirty-first (31st) of December of the year in which the license takes effect. If the Owner for which a licence is issued under this Bylaw ceases to be the Owner of a dog, the licence shall lapse with no reimbursement to the Owner.
- (f) When a licenced dog is deceased, or transferred or sold to a new Owner, the former Owner is required to notify the Bylaw Enforcement Officer.
- (g) If an Owner loses a dog tag, the Owner shall obtain a replacement tag from the City and pay the replacement fee as set out in the Fee For Services Bylaw No. 2498 as enacted and amended from time to time.

Maximum Number of Dogs

- (h) No person shall keep, harbor, or have in possession more than four (4) dogs over the age of 6 months on a property within the City of Salmon Arm, except as provided for persons operating a Kennel, veterinary clinic, or other dog service business not providing overnight care, as permitted by this Bylaw and the Zoning Bylaw.
- (i) Any dog registered under the *Guide Animal Act* and resides with a person for whom the dog provides care and assistance will not be considered in the numerical limit on the number of dogs outlined in Item 5(h) of this Bylaw.
- (j) An Owner of a Dog that is registered in the Guide/Service Dog in Training Program or used by the Royal Canadian Mounted Police shall obtain a licence but not be charged licencing fees provided that the appropriate registration is presented to the Bylaw Enforcement Officer.

6. CONTROL OF DOGS

(a) No Owner shall cause or permit a dog to be at large within the City. Dogs must be kept on a secure leash held by the Owner.

- (b) No Owner shall cause or permit a dog to remain outside a house if such dog is not secure inside a wall, fence, pen or enclosure required under Schedule A of this Bylaw, except:
 - (i) Where the Owner has control of the dog on the property of the Owner; or
 - (ii) Where the Owner has control of the dog on private property other than that of the Owner and with that property Owner's consent.
- (c) When a dog has been impounded three (3) times within a 12 month period, or when an Owner has been found in violation of the at large provisions of this Bylaw three (3) times within a 12 month period, a Bylaw Enforcement Officer may direct that an Owner shall build, construct, or arrange for fencing or a pen on his or her property as described in Schedule A of this Bylaw within 30 days.
- (d) The Bylaw Enforcement Officer may determine whether a dog is a Dangerous Dog or an Aggressive Dog for the purposes of the Bylaw.

<u>Tethering systems</u>

- (e) No Owner shall tie, secure, or tether any dog, except on the Owner's property with a tethering system that allows the dog's adequate freedom of movement with a minimum of 3.0 metre (10 feet) radius and a minimum of 1.5 metres (5 feet) from any property line.
- (f) No Owner shall cause or permit his or her dog to be tied, secured, tethered or fastened to a tethering system in excess of 4 consecutive hours in a 24-hour period.
- (g) No Owner shall operate a wheeled conveyance such as a bicycle, e-bicycle, skateboard, roller skates, inline skates, scooter, e-scooter or any other similar vehicle on a street or on public property, with any animal on a leash. Owners operating a device or vehicle designed for persons with disabilities are not subject to this prohibition.

7. PARKS AND PUBLIC SPACES

Prohibited Parks and Areas

(a) No Owner shall cause or permit his or her dog to be within a public area including a park, playground, sports field, school ground, swimming area or public beach where dogs are prohibited pursuant to the Parks and Open Spaces Bylaw.

Leashed Parks

(b) No Owner will cause or permit his or her dog to be within a park designated by the City under the Parks and Open Spaces Bylaw as requiring dogs to be on a leash, unless the dog is kept on a secure leash held by the Owner.

Designated Off-leash Parks and Areas

- (c) An Owner may cause or permit his or her dog to be at large in a designated offleash park or area designated under the Parks and Open Spaces Bylaw, provided that the Owner complies with the following requirements:
 - (i) The dog wears a collar or harness and a valid dog tag;

- (ii) The Owner has in his or her possession a leash to control the dog;
- (iii) The Owner maintains visual contact with and verbal control of the dog at all times;
- (iv) In the event of aggression or conflict with another dog or person, the Owner takes immediate physical control of his or her dog; and
- (v) The Owner follows all posted rules and regulations on signs in the park or public space.

8. DOG NUISANCES

Noise

(a) No Owner shall allow, cause or permit his or her dog to cry, bark, howl, or yelp continuously for a period of more than 10 minutes or sporadically for a period of more than 20 minutes or in a manner that tends to disturb the peace, quiet, rest, enjoyment, comfort or convenience of persons in the neighborhood.

Excrement

- (b) No Owner shall permit his or her dog to deposit excrement on public or private property other than the property of the Owner unless the Owner immediately removes the excrement and disposes of it in a sanitary manner.
- (c) Every Owner shall remove and dispose any excrement left by his or her dog on the premises owned or occupied by the Owner in a timely manner.

Dogs in Vehicles or Shelters

(d) No Owner shall cause or permit his or her dog to be confined to an enclosure or vehicle without adequate ventilation and sufficient shade to protect the dog from excessive heat and direct rays of the sun, or without adequate insulation and heating to protect the dog from excessively low temperatures.

9. NUISANCE, AGGRESSIVE AND DANGEROUS DOGS

- (a) No Owner shall cause or permit his or her dog to become a Nuisance Dog.
- (b) No Owner shall cause or permit a dog to become an Aggressive Dog.
- (c) No Owner shall cause or permit a dog to become a Dangerous Dog.

Prohibited Areas

(d) No Owner shall allow a Dangerous Dog or an Aggressive Dog into any sports field, playground, public beach, swimming area, park, off-leash park, or school grounds at any time.

Nuisance Dogs

(e) A Bylaw Enforcement Officer may, in writing to the Owner, declare a dog to be a Nuisance Dog, when a dog has been at large or impounded three (3) times in the last twelve (12) months or whose Owner has been found in violation of this Bylaw three (3)

times within a twelve (12) month period, or a dog that is menacing by repeatedly charging or lunging at a fence.

(f) When a Nuisance Dog is not involved in any subsequent violations of this Bylaw for a period of twelve (12) months from the date of the declaration, the dog will no longer be declared to be a Nuisance Dog and the Owner notified in writing.

Aggressive Dogs

- (g) A Bylaw Enforcement Officer may designate a dog as an Aggressive Dog, in writing to the Owner, if the Bylaw Enforcement Officer has reason to believe and has evidence that the dog meets the definition of an Aggressive Dog.
- (h) When an Aggressive Dog is not involved in any subsequent violations of this Bylaw for a period of twelve (12) months from the date of the declaration, the dog will no longer be declared to be an Aggressive Dog and the Owner notified in writing.
- (i) When an Aggressive Dog is outside of the Owner's house or the Owner's property and not kept within a closed vehicle, the Owner shall:
 - (i) keep the Aggressive Dog controlled on a leash securely held; or
 - (ii) keep the Aggressive Dog within a fenced yard in or pen or enclosure accordance with Schedule A of this Bylaw.

Dangerous Dogs

- (j) A Bylaw Enforcement Officer may designate a dog as a Dangerous Dog, in writing to the Owner, if the Bylaw Enforcement Officer has reason to believe and has evidence that the dog meets the definition of a Dangerous Dog.
- (k) When a Dangerous Dog is outside its Owner's house or the Owner's property and not kept within a closed vehicle, the owner shall:
 - (i) keep the Dangerous Dog controlled on a leash securely held and a muzzle tightly fastened; or
 - (ii) keep the Dangerous Dog within a locked enclosure incapable of being accessed by the public or in accordance with Schedule A of this Bylaw.
- (l) An Owner of a Dangerous Dog shall post a sign approved by the Bylaw Enforcement Officer, visible to the public at the front and back of the property warning that a Dangerous Dog resides on the property.
- (m) An Owner of a Dangerous Dog shall obtain a microchip and provide the City of Salmon Arm with identification proof that a microchip has been implanted. A microchip shall be implanted within 15 days of Declaration.

10. IMPOUNDMENT

Establishment of a Pound

(a) The City of Salmon Arm will establish, maintain and operate a Pound for the purpose of impounding dogs pursuant to the provisions of this Bylaw.

- (b) The establishment, maintenance and operation of the Pound may be undertaken through an agreement with an organization external to the City.
- (c) The City may appoint a person or persons as an Animal Pound Manager to carry out the duties of Pound operations, which includes the administration of the Pound.
- (d) The Bylaw Enforcement Officer or Animal Pound Manager will provide proper shelter and daily food and water for every dog detained at the Pound.

Seizure and Impoundment

- (e) A Bylaw Enforcement Officer may seize any unlicensed dog or any dog found at large within the boundaries of the City of Salmon Arm.
- (f) The City of Salmon Arm may seize a Dangerous Dog for up to 21 days in order for the Owner to build a required enclosure and pay the prescribed daily Pound maintenance fees prescribed in the Fees for Services Bylaw or proceed with an application pursuant to Division 6 of the *Community Charter*.
- (g) Upon pursuit of an at large dog where the Owner is not present and in order to ensure the safety of the dog and the public, the Bylaw Enforcement Officer may seize the dog on the Owner's property where the dog cannot be contained in a secure pen or enclosure.
- (h) Where no person is at the Owner's property, a Bylaw Enforcement Officer shall post a notice in accordance using a form established by the Bylaw Enforcement Officer at the property advising that the dog has been impounded for being at large.
- (i) If the Owner of an impounded dog is known to the Bylaw Enforcement Officer, the Bylaw Enforcement Officer shall notify the Owner by telephone, email or post a notice at the Owner's property using a form established by the Bylaw Enforcement Officer.
- (j) An Owner is liable for the payment of all fees prescribed and incurred in relation to his or her dog impounded as required in Fee for Services Bylaw.
- (k) A Bylaw Enforcement Officer, on being requested to call for and take away any dog which the Owner thereof desires to have euthanized, may euthanize the dog. A fee will apply as required by the Fee for Services Bylaw.

11. RECLAMATION, ADOPTION OR HUMANE EUTHANIZATION

(a) An Owner may reclaim his or her impounded dog on proof of ownership and upon payment of all applicable fines, fees, and other charges outlined in the Fee for Service Bylaw.

- (b) Payment may include impoundment and prosecution costs associated with applications under Division 6 of the *Community Charter* if a dog has been determined in Court to be a Dangerous Dog.
- (c) If an Owner cannot be identified by the Bylaw Enforcement Officer or an Owner notified of impoundment of his or her dog does not attend at the Pound and pay all applicable, fines, fees or other charges within 72 hours notification, the Bylaw Enforcement Officer may provide for the adoption of the dog or humanely euthanize the dog.
- (d) A person adopting a dog from the Pound may be required by a Bylaw Enforcement Officer to construct or arrange for an enclosure or a pen on the property of the Owner within 30 days of adopting the dog as described in Schedule A of this Bylaw.
- (e) A person adopting a dog from the Pound shall pay a fee for the adoption of a dog in accordance with the Fee for Services Bylaw.

12. PENALTIES

Any person who violates any of the provisions of this Bylaw, or who suffers or permits any act or thing to be done in contravention or in violation of any of the provisions of this Bylaw, or who neglects to do or refrains from doing anything required to be done by any of the provisions of this Bylaw, is guilty of an offence under this Bylaw, and liable to a penalty of not more than Fifty Thousand Dollars (\$50,000.00) for each offence and may be subject to a fine under the City of Salmon Arm Ticket Information Utilization Bylaw No. 2760 or a fine under the Local Government Bylaw Notice Enforcement Act if a bylaw notice is issued regarding a contravention.

13. REPEAL

The District of Salmon Arm Pound and Animal Control Bylaw No. 2398, and all amendments thereto, are hereby repealed upon adoption of this Bylaw.

14. VARIANCES

Council may, by motion of Council and by written notice, vary any of the numerical limits on the numbers of animals provisions of this Bylaw, upon request from a person. A person may make an application in writing for a variance to the limits on the numbers of animals to the City providing sufficient information as directed by the Bylaw Enforcement Officer.

CORPORATE OFFICER

15. EFFECTIVE DATE

This bylaw is effective upon the date of adoption.

16. CITATION

This bylaw may be cited for all purposes as the "City of Salmon Arm Animal Control Bylaw No. 4728."

READ A FIRST TIME THIS	DAY OF	2025
READ A SECOND TIME THIS	DAY OF	2025
READ A THIRD TIME THIS	DAY OF	2025
ADOPTED BY COUNCIL THIS	DAY OF	2025
		MAYOR

SCHEDULE A

STANDARDS FOR ENCLOSURES AND PENS

<u>Fences</u>

1. Fences shall be of adequate height and constructed of appropriate materials and sufficiently to contain the animal(s) or dog(s).

Enclosures & Pens

- 2. Minimum dimension standards for outdoor pens or enclosures for dogs shall be as follows:
 - 4' x 12' per dog (1.21m x 3.65m)
- 3. An enclosure means a structure:
- (a) at least 1.83m (6 ft.) in height, 1.21m (4ft.) in width, and 3.65m (12ft.) in length;
- (b) constructed with secure sides top and bottom and suitable for the size and strength of the dog to prevent it from escaping;
- (c) provided with impervious surfacing (for instance, concrete slabs) for the bottom of the enclosure to prevent digging and to facilitate cleaning and sanitizing;
- (d) locked to prevent entry of young children or other unauthorized persons;
- (e) provided with shelter suitable for the size of the dog and to provide shade from the sun and to protect it from extreme heat and extreme cold conditions; and
- (f) used for the temporary confinement of a dog for no longer than 12 hours in every 24 hour period.
- 4. All fences, pens, runs and enclosures are to be constructed in the rear yard of the property.