TOWN OF OLDS BYLAW NO. 2024-05

BEING A BYLAW OF THE TOWN OF OLDS TO REGULATE ANIMALS WITHIN THE TOWN OF OLDS

WHEREAS pursuant to section 7(a) of the *Municipal Government Act RSA 2000 C M-26*, a council may pass bylaws for municipal purposes respecting the safety, health and welfare of people and the protection of people and property;

AND WHEREAS pursuant to section 7(h) of the *Municipal Government Act RSA 2000 C M-26*, a council may pass bylaws for municipal purposes respecting wild and domestic animals and activities in relation to them;

AND WHEREAS pursuant to section 7(i) of the *Municipal Government Act RSA 2000 C M-26*, a council may pass bylaws for municipal purposes respecting the enforcement of bylaws made under the *Municipal Government Act* or any other enactment including any or all of the matters listed therein;

AND WHEREAS pursuant to section 8 of the *Municipal Government Act RSA 2000 C M-26*, a council may by bylaw regulate or prohibit, or provide for a system of Licenses, permits or approval including any or all the matters listed therein.

Schedule "1"	Fines and Penalties
Schedule "2"	Prohibited Animals
Schedule "3"	Dr. Ian Dunbar's Aggression Scale
Schedule "4"	Animal Seizure and Impoundment Form
Schedule "5"	Vicious Animal Sign
Schedule "6"	Bark Log
Schedule "7"	Excess Pet Permit

NOW THEREFORE the municipal Council of the Town of Olds in the Province of Alberta, duly assembled, enacts as follows:

PART 1 BYLAW TITLE

1. This Bylaw may be cited as the "Animal Bylaw".

PART 2 DEFINITIONS

- 2. "Animal" means any bird, reptile, amphibian, or mammal excluding humans and wildlife.
- 3. "Animal Material" means any excrement and includes all material accumulated on Property from pet pens or pet yards, stables, veterinary clinics, animal hospitals, kennels, or feed lots.

- 4. "At Large" means an Animal that is not on a Leash, except:
 - i. when the Animal is fully contained upon and within private Property with the consent of the Owner or Person in control of the Property; or
 - ii. when the Animal is under control of the Owner or of a Competent Person and upon the Property of the Owner or within an Off Leash Area; or
 - iii. while the Animal is participating in an organized show or competition and under the control of a Competent Person.
- 5. "Attack" means any application of force by an animal causing an injury (Minor or Severe).
- 6. "Bark" means howling, whining, whimpering, baying, or barking.
- 7. "Bee" means the insect Apis Mellifera L.
- 8. "Waste" means the carcass and offal of an animal in whole or in part and includes animal or human excrement or manure.
- 9. "Bite" means an injury by teeth, including but not limited, to a bruise, a laceration, a puncture, or a bone break.
- 10. "Cat" means any domestic member of the Felidae family.
- 11. "Chief Administrative Officer" or "CAO" means the individual appointed by Council to the position of Chief Administrative Officer under section 205 of the *Municipal Government Act* and pursuant to the Chief Administrative Officer Bylaw; or anyone authorized to act on his/her behalf.
- 12. "Communicable Disease" means diseases and zoonotic diseases that can pass from animal to animal.
- 13. "Competent Person" means a Person who is physically and mentally capable of restraining and controlling a Dog or a Cat to an extent that the Dog or a Cat cannot interfere with other Persons or animals or cause Damage to Property.
- 14. "Coop" means a fully enclosed outdoor weatherproof structure used for the keeping of Urban Chickens meeting required structural specifications in the Land Use Bylaw.
- 15. "Council" means the Town of Olds municipal Council.
- 16. "Dog" means a domestic member of the Canidae family.
- 17. "Heat" means a recurring period of sexual receptivity in many female mammals.
- 18. "Hen" means a domesticated female chicken.

- 19. "Highway" means any thoroughfare, street, road, trail, avenue, parkway, driveway, viaduct, lane, alley, square, bridge, causeway, trestle way or other place or any part of any of them, whether publicly or privately owned, that the public is ordinarily entitled or permitted to use for the passage or Parking of Vehicles and includes:
 - i. a Sidewalk, including a Boulevard adjacent to the Sidewalk, and
 - ii. if a ditch lies adjacent to and parallel with the Roadway, the ditch, and
 - iii. if a Highway right of way is contained between fences or between a fence and one side of the Roadway, all the land between the fences, or all the land between the fence and the edge of the Roadway, as the case may be,

but does not include a place declared by provincial regulation not to be a Highway.

- 20. "Impound" means to take possession of and arrange for the lodging of and caring for a Dog, or a Cat, at a facility contracted to the Town for that purpose.
- 21. "Leash" means any material that is less than 2 meters in length capable of humanely restraining a Dog, or a Cat.
- 22. "License" means a Dog, or Urban Hen License issued by the Town to the Owner of a Dog or Urban Hen.
- 23. "Livestock" includes, but is not limited to:
 - i. horse, mule, ass, swine, emu, ostrich, llama, alpaca, sheep, or goat;
 - ii. domestically reared or kept deer, reindeer, moose, elk, or bison; farm-bred, furbearing animals including foxes and mink; animals of the bovine species;
 - iii. animals of the avian species including chickens, turkeys, ducks, geese, or pheasants;
 - iv. and all other animals that are kept for agricultural purposes, but does not include cats, dogs, or other domesticated household pets.
- 24. "Minor Injury" means any physical injury to another domestic animal or a person, caused by an animal, that results in bleeding, bruising, tearing of skin or any other injury that is not lifethreatening, disfiguring or debilitating.
- 25. "Municipal Violation Ticket" means a Town-issued notice that alleges an offence and provides a person with the opportunity to pay an amount to the Town in lieu of prosecution for the offence.
- 26. "Noise" means sound which in the opinion of the Peace Officer, having regard for all circumstances, including the time of day and the nature of the activity generating the sound, is

- likely to unreasonably annoy or disturb persons or to injure, endanger or detract from the comfort, repose, health, peace, or safety of persons within the boundary of the Town.
- 27. "Off Leash Area" means an area established, by resolution of Council, as being an area where a Dog, that is under the control of a Competent Person, is permitted with such Dog being off a Leash.
- 28. "Officer" means a person appointed by the Town to enforce the provisions of this bylaw including a Bylaw Enforcement Officer, Community Peace Officer, or a member of the RCMP.
- 29. "Owner" or "Owners" in respect to a Dog, Cat, Hen, or Rooster means:
 - i. a Person, partnership, association, or corporation owning, possessing, or having control over a Dog, Cat, Hen, or Rooster;
 - ii. a Person permitting any Dog or Cat, to remain about his/her house or Premises;
 - iii. a Person whom a Dog, or Urban Hen License has been issued; or
 - iv. a Person who collects or assumes responsibility for a Dog, Cat, Hen, or Rooster that has been seized pursuant to the provisions of this Bylaw.
- 30. "Payment in Lieu" means a voluntary payment made within 21 days of the offence date recorded on a Municipal Violation Ticket.
- 31. "Peace Officer" means a Person employed for the purposes of preserving and maintaining the public peace, and includes:
 - i. a Police Officer under the Police Act;
 - ii. a Peace Officer appointed under the Peace Office Act for the purpose of the Act; and
 - iii. a Bylaw Enforcement Officer or Community Peace Officer authorized to enforce this Bylaw in accordance with their appointment.
- 32. "Person" means any individual, firm, partnership, association, corporation, company, or society but, unless the context otherwise requires, does not include the Town.
- 33. "Prohibited Animal" means any animal(s), as outlined in Schedule "2" contained in this bylaw.
- 34. "Property" means any public or private land or Building located within the Town.
- 35. "Roadway" means that part of a Highway intended for use by vehicular traffic.
- 36. "Rooster" means a domesticated male chicken.
- 37. "Schedule" means a schedule attached to and forming part of this Bylaw.

- 38. "Service Dog" means a qualified Service Dog as defined in the Service Dogs Act, RSA 2007, c. S-7.5 and the Service Qualifications Regulations AR 59/2017.
- 39. "Severe Injury" means any physical injury to another domestic animal, or a person caused by a Dog that is life threatening or results in broken bones or lacerations requiring sutures or cosmetic surgery.
- 40. "Threatening Behaviour" means a behaviour that creates a reasonable apprehension of a threat of physical injury and may include growling, lunging, snarling, or chasing in a menacing fashion.
- 41. "Town" means the Town of Olds, a municipal corporation of the Province of Alberta, and includes, where the context so requires, the area contained within the boundaries of the Town of Olds.
- 42. "Urban Hen" means a hen that is at least sixteen (16) weeks of age.
- 43. "Urban Hen License" means a license issued pursuant to this bylaw which authorizes the holder to keep Urban Hens on a specific property within the Town.
- 44. "Veterinarian" means a registered Veterinarian as defined in the *Veterinary Profession Act, R.S.A. 2000, c.V-2.*
- 45. "Vicious Dog" means a Dog that, whether on public or private Property, has:
 - i. bitten, attacked, chased, injured, or caused injury to a Person or other animal;
 - ii. created the reasonable apprehension of a threat of physical injury to a Person or other Animals;
 - iii. in the opinion of a Peace Officer, based on observation or based on facts gathered through an investigation, or which in the opinion of a Judge or Justice of the Provincial Court who has entered a conviction in respect of the Dog for a contravention of this Bylaw, presents a threat of serious harm to a Person or persons or other animals; or
 - iv. been declared by a Court to be a "Dangerous Dog" or declared pursuant to a Bylaw of another municipal jurisdiction to be a Vicious Dog or otherwise a danger or threat to persons or other animals.
- 46. "Violation Ticket" means a Violation Ticket issued in accordance with the *Provincial Offences Procedure Act* R.S.A. 2000, c.P-34.

PART 3 STATEMENT OF TO WHOM AND TO WHAT THE BYLAW APPLIES

47. This bylaw pertains to the regulation of Animal control within the Town of Olds, encompassing the management of domestic, livestock, and wildlife animals, as well as activities associated with them.

<u>PART 4</u> GENERAL RULES AND PROVISIONS

License's Required

- 48. No person shall own, keep, or cause to be kept any Prohibited Animal(s) in the Town of Olds.
- 49. Any Animal except Urban Hens shall wear a License purchased for that Animal when the Animal is off the property of the Owner;
- 50. The Owner of an Animal shall:
 - i. be eighteen (18) years of age or older.
 - ii. obtain a Town License for their Animal on the first day on which the Town office is open for business before the animal reaches 12 months of age; and forthwith notify an Officer of any change with respect to any information provided in an application for a License under this Bylaw.
- 51. When applying for a License under this Bylaw, the Owner shall provide the following:
 - i. description of the Animal including breed, name, gender, and age;
 - ii. the name, address, and telephone number of the Owner;
 - iii. if the Owner is a body corporate, the name, address, and telephone number of the natural person responsible for the Animal;
 - iv. any other information which the Town of Olds may require; and purchase the annual License fee for each Animal, as set out in Town of Olds Rate Bylaw.
- 52. No person shall give false information when applying for a License pursuant to this Bylaw.
- 53. Animal licenses shall be purchased annually from the Town for each Animal owned at the annual fee as set out in the Town of Olds Rate Bylaw:
 - i. on or before February 28 of the current License year;
 - ii. within (30) days following the Animal having attained twelve (12) months of age;
 - iii. within thirty (30) days after acquiring possession of the Animal, whichever date is later;

- 54. Administration may offer animal license incentive programs from time to time.
- 55. Administration reserves the authority to grant Excess Pet Permits as illustrated in Schedule "7" to responsible owners who seek to exceed the established limit.
- 56. No animal License shall be required for an animal that is accompanying a person who is visiting the Town if they do not stay in the Town more than thirty (30) days:
 - i. The owner must be able to produce proof that they are visiting the Town not more than thirty (30) days;
 - ii. This section includes animals brought into the Town for the purposes of a competition, parade, fair, exhibition, or other similar event, provided those animals are always under the care and supervision of a competent person. All other provisions of this Bylaw shall still apply.
 - iii. The regulations of this bylaw shall not apply to Special Event activities under the Town of Olds Special Events Bylaw.
- 57. A police service member shall not be required to obtain a license for their service animals.

Replacement of a Lost License

58. Upon losing an Animal License, an Owner of an Animal may obtain a License replacement for a fee as set out in the Town of Olds Rate Bylaw.

Non-Transferable

59. An Animal License issued pursuant to this Bylaw is not transferable.

Rebate

60. No Owner shall be entitled to a License rebate under this Bylaw.

Service Dog

61. Where an individual with a disability is the Owner of a Service Dog trained and used to assist such individual, if that individual provides to the satisfaction of the Town, identification that identifies the individual and the individual's (registered or qualified) Service Dog, then there shall be no fee payable by the Owner for a License for the registered Service Dog as set out in the Town of Olds Rate Bylaw.

Keeping of Dogs and Cats

62. No person shall keep or harbor more than three (3) dogs and three (3) cats on any premises with a Municipal address in the Town. This section does not apply:

- i. to dogs that are part of a litter within the previous twelve months;
- ii. if a person has a valid business License and development permit to operate a kennel facility, veterinarian clinic or hospital, animal breeding establishment, pet store, temporary dog show, humane society, or other similar approved business activity.

PART 5 RESPONSIBLE OWNERSHIP & CONTROL

Animal Care Duties

- 63. A person who owns or oversees an animal:
 - i. must ensure that the animal has adequate food and water,
 - ii. must provide the animal with adequate care when the animal is wounded or ill,
 - iii. must provide the animal with reasonable protection from injurious heat or cold, and
 - iv. must provide the animal with adequate shelter, ventilation, and space.

Animals in Off-Leash Area

- 64. Unless a visible sign indicates that the area has been designated as an Off- Leash Area an Owner must keep the Owner's dog on a Leash.
- 65. An Owner must not allow an Animal other than a dog to enter or remain in an Off- Leash Area.
- 66. Dogs must be under control in designate off-leash areas.
- 67. Whether a dog is under control is a question of fact to be determined by a Court hearing a prosecution pursuant to this Section of the Bylaw, having taken into consideration any or all the following:
 - i. whether the dog is at such a distance from its Owner so as to be incapable of responding to voice, sound or sight commands;
 - ii. whether the dog has responded to voice, sound, or sight commands from the Owner;
 - iii. whether the dog has Bitten, Attacked, or done any act that injures a Person or another Animal;
 - iv. whether the dog chased or otherwise threatened a Person;
 - v. whether the dog caused damage to property.
- 68. An Owner must not have more than 3 dogs off leash in an Off- Leash Area at one time.

- 69. An Owner who fails to immediately restrain and remove a dog upon it engaging in any of the activities listed in Section 86 (Threatening Behaviours), by restraining the dog on a leash and removing the dog from the Off- Leash Area, is guilty of an offence.
- 70. No Owner of an Animal in Heat, Animal suffering from rabies or a Vicious Animal shall permit the Animal to be in an Off-Leash Area at any time.
- 71. A Peace Officer may, upon a dog being in Heat or upon the Owner being in contravention of any provision of this Bylaw, order the Owner of an off-leash dog, in an Off-Leash Area, to:
 - i. restrain the dog by means of a leash; or
 - ii. remove the dog from an Off-Leash Area;
 - iii. or both.
- 72. Nothing in this Section relieves a person from complying with any other provisions of this Bylaw.

Animals in Prohibited Areas

- 73. The Owner of an Animal shall ensure that such Animal does not enter or remain in or on:
 - i. Playground, any school property play area, Sports Field, Splash Park, Storm Pond, Skate Park, Ice rinks; or
 - ii. any other area where Animals are prohibited by posted signs.

Control of Rabies

- 74. An Owner of an Animal which is suffering from Rabies shall:
 - Immediately report the matter to the Veterinarian Inspector of the Health or Animals Branch of the local office of the Federal department of Agriculture, and Officer or designate; and
 - ii. confine or isolate the Animal, in such a manner as prescribed so as to prevent further spread of the disease; and
 - iii. not permit the Animal to be in any public place; and
 - iv. not keep the Animal in contact with or in proximity to any other Animal.

Noise

75. The Owner of an animal must ensure that such Animal does not bark, howl, or otherwise make or cause a noise which disturbs any Person.

- 76. If a complaint regarding noise is made in relation to this Bylaw, it will trigger an investigation process by administration which relies on the complainant making a statement and recording a "Bark Log" attached in schedule "6."
- 77. Whether any noise is excessive to the extent that it justifiably annoys or disturbs a person, is a question of fact to be determined by a court hearing and prosecution pursuant to this section of the Bylaw.

Removing Excrement

- 78. If an Animal defecates on any public or private property other than the property of its Owner, the Owner shall remove such feces immediately.
- 79. The Owner of an Animal shall ensure that feces left by it on the property of the Owner does not accumulate to such an extent that it seriously interferes with other property owners' reasonable enjoyment of their property, due to excessive odor and/or unsightliness.

Running at Large

- 80. All dogs must be on a leash at all times, unless posted signs indicate otherwise, or on property where the owner of the dog has the right of occupation.
- 81. The Owner of an Animal must ensure that their Animal is not Running at Large.
- 82. Notwithstanding Part 8 of this bylaw, an Owner of a dog that has not been deemed a Vicious Animal, is not required to have the dog on a leash in a designated Off- Leash Area.

Securing Animals in Vehicles

- 83. No person shall allow an Animal to be outside of the passenger cab of a motor vehicle on a roadway, regardless of whether the motor vehicle is moving or parked, unless the animal is:
 - i. in a fully enclosed trailer;
 - ii. in a fully enclosed cargo area of the bed of a motor vehicle;
 - iii. contained in a ventilated kennel or similar device securely fastened to the cargo bed of the motor vehicle; or
 - iv. securely tethered in such a manner that the Animal is not standing on bare metal, cannot jump or be thrown from the motor vehicle, is not in danger of strangulation, and cannot reach beyond the outside edges of the motor vehicle.
- 84. The Owner of an Animal left unattended in a motor vehicle shall ensure:

- i. the Animal is restrained in a manner that prevents contact between the Animal and any member of the public or other Animal; and
- ii. the Animal is not confined in such a manner that places it in a life or health threatening situation by exposure to a period of extreme heat or cold, without proper ventilation or other protection from such heat or cold.

Scattering Garbage

85. The Owner of a Dog shall ensure that it does not upset any waste receptacle or scatter garbage on public or private property not belonging to the Owner of the Dog.

Threatening Behaviors

- 86. The Owner of any Animal must ensure that such Animal does not:
 - i. bark at, Bite, or chase other Animals, Livestock, or other domesticated household pets, in a threatening manner;
 - ii. bark at, or chase bicycles, motor vehicles or other vehicles;
 - iii. growl, lunge, snarl, chase or otherwise threaten a Person or Persons, whether on the property of the Owner or not;
 - iv. cause damage to property or other Animals, whether on the property of the Owner or not;
 - v. do any act that injures a Person or Persons, whether on the property of the Owner or not;
 - vi. bite a Person or Persons, whether on the property of the Owner or not;
 - vii. attack a Person or Persons, whether on the property of the Owner or not;
 - viii. attack another Animal causing Severe Injury, whether on the property of the Owner or not;
 - ix. cause death to another Animal; or
 - x. attack a Person or Persons, whether on the property of the Owner or not, causing severe Injury.
- 87. No Owner shall use or direct an Animal to attack, chase, harass or threaten a person, Animal, Wildlife, Livestock, or other domesticated household pets.

PART 6 URBAN LIVESTOCK

Keeping of Urban Hens

- 88. No person in an urban area shall keep:
 - i. a Rooster;
 - ii. a hen, other than an Urban Hen for which a valid License has been issued; or
 - iii. more than six (6) Urban Hens per Property.
- 89. A person may keep up to six (6) Urban Hens upon:
 - i. issuance of Development Permit for a Coop;
 - ii. approval of an Urban Hen License application; and
 - iii. paid an annual Urban Hen License fee as set out in the Town of Olds Rate Bylaw.
- 90. An Urban Hen License may be issued or renewed if the Town is satisfied that:
 - i. the applicant is the owner of the property on which the Urban Hens will be kept; or
 - ii. that the owner of the property has provided written consent to the applicant;
 - iii. the land use designation of the property on which the Urban Hens will be kept allows the placement of a Coop for the keeping of Urban Hens;
 - iv. the applicant resides on the property on which the Urban Hens will be kept;
 - v. all required information has been provided;
 - vi. the applicant has taken a course on the safe handling of hens and eggs, prior to issuance of a license;
 - vii. the applicant has registered with Alberta's Premises Identification Program (PID);
 - viii. the applicant has complied with all other Provincial and Federal Regulations for the keeping of chickens; and
 - ix. the applicable license fee has been paid.
- 91. The maximum number of Urban Hen Licenses that may be issued shall be one Urban Hen License per two hundred fifty (250) persons based on the population of the Town of Olds as determined in the most recent municipal or federal census.
- 92. An Urban Hen License is valid for the period of January 1 to December 31 of the year in which it is issued and must be renewed annually prior to February 28 of each subsequent year:

- i. urban Hen License fees shall not be reduced or prorated no matter the month of purchase; and
- ii. urban Hen License fees shall not be refunded or rebated.
- iii. an Urban Hen License is not transferable from one person to another.
- 93. An Urban Hen License is not transferable from one property to another except:
 - i. when a license holder has moved to a new property within the Town;
 - ii. the license holder may apply to transfer the license; and
 - iii. an inspection of the new property must be carried out to determine the license holder is still able to meet all requirements for an Urban Hen License at such a property.
- 94. A person to whom an Urban Hen License has been issued shall produce the license upon the demand of an Officer.
- 95. An Urban Hen License may be revoked or may not be renewed by the Town if:
 - i. the applicant or license holder does not meet or no longer meets the requirements;
 - ii. for an Urban Hen License as set out in this Bylaw;
 - iii. the applicant or license holder furnishes false information or misrepresents a Bylaw, fact or circumstance required pursuant to this Bylaw;
 - iv. the applicant or license holder has, in the opinion of the Officer, based on reasonable grounds, contravened any part of this Bylaw whether the contravention has been prosecuted or not;
 - v. the applicant or license holder fails to pay a fine imposed by a court for a contravention of this Bylaw or any other applicable Bylaw related to the keeping of animals/livestock;
 - vi. the applicant or license holder fails to pay any fee required by this Bylaw;
 - vii. the applicant fails to comply with any applicable Provincial and Federal Regulations for the keeping of chickens; or
 - viii. in the opinion of the Town, based on reasonable grounds, it is in the public interest to do so.
- 96. In the case of a refusal or revocation of an Urban Hen License, the applicant will be given the reasons, in writing, within ten (10) days of the refusal. The revocation or refusal may be appealed pursuant to the provisions of this Bylaw.

Responsibilities of Owners Keeping of Urban Hens

- 97. A person who keeps Urban Hens must:
 - i. must ensure that Coop size meets the Land Use Bylaw;
 - ii. ensure that each Coop is located as a structure within the Land Use Bylaw;
 - iii. Always keep each Urban Hen in a Coop or pen, and shall not be free range in the yard;
 - iv. provide each Urban Hen with food, water, shelter, light, ventilation, care, and opportunities for essential behaviours such as scratching, dustbathing, and roosting, all sufficient to maintain the urban hen in good health;
 - v. maintain the Coop in good repair and sanitary condition, and free from vermin and noxious or offensive smells and substances;
 - vi. construct and maintain the Coop to prevent any rodent from harbouring underneath, within, or within its walls, and to prevent entrance by any other animal;
 - vii. keep a food container and water container in the Coop;
 - viii. keep the Coop and pen secured at all times;
 - ix. remove leftover feed, trash, and manure in a timely manner;
 - x. store feed within a fully enclosed container;
 - xi. store manure within a fully enclosed container, and store no more than 85 litres (3 cubic feet) of manure at any time;
 - xii. remove all other manure not used for composting or fertilizing and dispose of such in accordance with Town Bylaws;
 - xiii. follow biosecurity procedures outlined by the Canadian Food Inspection Agency to reduce potential for disease outbreak; and
 - xiv. keep Urban Hens for personal use only.
- 98. No person who keeps Urban Hens shall:
 - i. sell manure, meat, or other products except eggs derived from an Urban Hen;
 - ii. slaughter any Urban Hen on the property;
 - iii. dispose of an Urban Hen except by delivering it to a farm, abattoir, veterinarian, or other operation that is lawfully permitted to dispose of such; and

iv. keep an Urban Hen in a cage, kennel, or any other form of shelter other than a Coop as designated by the Land Use Bylaw.

PART 7 PROHIBITED ANIMALS

Prohibited Animals

- 99. Apiculture (beekeeping) or keep an apiary (bees) in any area of the Town of Olds is not permitted and shall follow the *Bee Act of Alberta 2000 Chapter B-2* as amended.
- 100. No person shall keep an Animal deemed dangerous or objectionable in the opinion of the Medical Officer of Health.
- 101. No person shall keep Pigeons in any area of the Town of Olds for any purpose.
- 102. No person shall keep a prohibited animal(s), as outlined in Schedule "2", unless authorized by the Town in writing. The Town shall specify the number of Animals permitted, including any other conditions with such authorization and must obtain a valid prohibited animal license, as outlined in Town of Olds Rate Bylaw:
 - i. the Owner of a prohibited animal is guilty of an offence if they fail to comply with the written conditions specified by the Town pursuant to this bylaw.
 - ii. prohibited animals are permitted within the Town of Olds if they are involved in a competition, parade, fair, exhibition, zoo, or other similar event, provided that prior written permission is obtained from the Town, and the animals are always kept secure and under control of a competent person.
- 103. No person shall keep or harbor any animal defined as "Livestock" unless the person holds a development permit that authorizes such activities.
- 104. The Town, may give written notice to the Owner of a prohibited animal, specifying that the Animal(s) be removed from the Town by a specified date.
 - i. The Owner of a prohibited Animal is guilty of an offence if they fail to remove the prohibited Animal by the date specified by a Peace Officer.

PART 8 VICIOUS ANIMALS

Hearing and Order

105. An Animal may be declared to be a Vicious Animal by the Officer or designate:

- i. the Owner of an Animal alleged to be a Vicious Animal shall be provided a Notice of the animal being deemed vicious. The Notice shall set out the reasons and the process of appeal to the Animal Owner;
- ii. the Officer or designate may order the Owner of an Animal alleged to be a Vicious Animal to surrender the Animal to a Peace Officer and the Animal shall be taken and held in an Animal Shelter at the Owner's cost pending the outcome of the Hearing and any appeals; or
- iii. the Officer or designate may allow the Owner to keep possession of an Animal alleged to be a Vicious Animal, pending the outcome of the Hearing and any related appeals, with contain and control conditions, which in the opinion of the Officer or designate, ensures the safety of the public.
- 106. Upon hearing the evidence, the CAO may make an order declaring the Animal to be a Vicious Animal or order the Animal destroyed, or both, if in the opinion of the CAO the Animal is likely to cause serious damage or injury to persons, property or other animals, Wildlife, Livestock, or other domesticated household pets, considering the following factors:
 - i. whether the Animal, when unprovoked, has shown a tendency to pursue, chase or approach in a menacing fashion any person or persons or other Animal, Wildlife, Livestock or other domesticated household pets upon the street, sidewalk or on any public or private property;
 - ii. whether the Animal has attempted to Bite, or has bitten any person or Animal, Wildlife, Livestock, or other domesticated household pets;
 - iii. whether the Animal has injured, attacked, or caused Severe Injury to any person or Animal, Wildlife, Livestock, or other domesticated household pets;
 - iv. the Aggression Scale Classification made by a Peace Officer pursuant to Schedule "3" of this bylaw;
 - v. the circumstances surrounding any previous biting, attacking, or injuring incidents; and
 - vi. whether the Animal has caused death to another Animal, Wildlife, Livestock, or other domesticated household pet.
- 107. A Vicious Animal order pursuant to this Bylaw continues to apply if the Animal is sold, given, or transferred to a new Owner and the new Owner must be made aware of the order.
- 108. The Owner of a Vicious or dangerous Animal must immediately notify the Officer or designate upon relocating in the Town. The Officer or designate may take cognizance of an order issued in another jurisdiction and direct that the order applies within the Town.
- 109. The Owner of an Animal alleged to be a Vicious Animal shall comply with a surrender

order made by the Officer or designate, any contain, and control conditions prescribed by the CAO, Officer, or designate or Justice pursuant to this bylaw.

Vicious Dog Regulations

- 110. The Owner of a Vicious Animal shall within five (5) days after the Animal has been declared vicious by a CAO or Justice:
 - i. have a licensed veterinarian tattoo or implant an electronic identification microchip in or on the Vicious Animal identifying the Animal with a unique identifier to the Animal;
 - ii. provide the information contained on the tattoo or in the microchip to an Officer; and
 - iii. have the Vicious Animal spayed or neutered if such a procedure has not yet been carried out on the Animal.

111. The Owner of a Vicious Animal shall:

- i. forthwith notify an Officer should the Vicious Animal be sold, gifted, or transferred to another person or die; and
- ii. remain liable for the actions of the Vicious Animal until formal notification of sale, gift, or transfer is given to an Officer.
- 112. With regards to the behavior of a Vicious Animal, the Owner of a Vicious Animal shall:
 - ensure that such Vicious Animal does not engage in any threatening behaviors prohibited by this Bylaw;
 - ii. ensure that such Vicious Animal does not damage or destroy public or private property;
 - iii. ensure that such Vicious Animal is not Running at Large; and
 - iv. forthwith notify an Officer of the Vicious Animal Running at Large in the event of escape.
- 113. The Owner of a Vicious Animal shall ensure that when such Vicious Animal is confined indoors on the property of the Owner and such Vicious Animal is:
 - i. under the control of a person eighteen (18) years of age or older.
- 114. The Owner of a Vicious Animal shall ensure that when such Vicious Animal is confined outdoors on the property of the Owner such Vicious Animal is:
 - i. in a locked pen or other structure, constructed to prevent the escape of the Vicious Animal, and capable of preventing the entry of any person not in control of the Vicious

Animal. The locked pen or structure shall:

- a) have secure sides and a secure top, and if it has no bottom secured to the sides, the sides must be embedded in the ground to a minimum depth of thirty (30) centimeters;
- b) provide the Vicious Animal with shelter from the elements;
- c) be of the minimum dimensions of one and one-half (1.5) meters by three (3) meters and be a minimum one and one-half (1.5) meters in height; and
- d) not be within one (1) meter of the property line or within five (5) meters of a neighbouring dwelling unit.
- ii. Securely muzzled, and under the control of a person eighteen (18) years of age or older by means of a Leash not exceeding one (1) meter in length in a manner that prevents it from being in contravention of this Bylaw.
- 115. The Owner of a Vicious Animal shall always ensure that, when off the property of the Owner, such Vicious Animal is securely:
 - i. muzzled;
 - ii. harnessed or leashed on a lead, which length shall not exceed one (1) meter in a manner that prevents it from being in contravention of this Bylaw, as well as preventing damage to public and private property; and
 - iii. under the control of a person eighteen (18) years of age or older.
- 116. The Owner of a Vicious Animal shall, within five (5) days of the date of the order declaring the Animal to be vicious, display a sign on his premise warning of the presence of the Vicious Animal in the form illustrated in Schedule "5":
 - i. The sign shall be placed at each entrance to the premises where the Vicious Animal is kept and, on the pen, or other structure in which the Vicious Animal is confined;
 - ii. The sign shall be posted to be clearly visible and capable of being seen by any person accessing the premises; and
 - iii. Sign purchase is the responsibility of the Vicious Animal owner.

Notice to Contain and Control

- 117. The Officer or designate may allow an Owner to keep possession of an Animal alleged to have been engaged in any threating behavior as set out in this Bylaw by serving notice with contain and control conditions which, in the opinion of the Officer or designate, ensures the safety of the public.
- 118. The contain and control conditions shall be reviewed annually by the Officer or

- designate, considering any further contraventions of this Bylaw, and may be continued, revised, or revoked.
- 119. The Owner of an Animal shall comply with contain and control conditions set out in a notice issued by the Officer or designate pursuant to this section.

Aggression Scale Classification

120. An Officer investigating a complaint involving the threatening behavior of an Animal shall classify the behavior by means of reference to the Dr. Ian Dunbar's Aggression Scale, as set out in Schedule "3" of this Bylaw.

Seizure

- 121. A Peace Officer may seize, retain, and take to an Animal Shelter any Animal, or Vicious Animal:
 - i. which is found Running at Large;
 - ii. which is alleged to have engaged in any threatening behaviors as set out in this Bylaw;
 - iii. pending the outcome of an application to declare the Animal to be a Vicious Animal or to destroy the Animal;
 - iv. which is required to be impounded pursuant to the provisions of any Statue of Canada, or of the Province of Alberta, or any Regulation made thereunder; or
 - v. which has been left unsupervised while tethered or tied on private property not owned by the Animal's Owner; and
 - vi. Animal's owner shall be responsible for all fees associated to the animal being impounded.
- 122. An Officer may enter onto any property surrounding any building, whether such property is enclosed by a fence or other such enclosure and seize any Animal which has been observed Running at Large and is alleged to have been exhibiting threatening behavior as set out in this Bylaw and to take such reasonable measures necessary to subdue any such Animal, including the use of tranquilizer equipment and other capture devices.

Obstruction and Interference

- 123. No person, whether that person is the Owner of an Animal, or Vicious Animal which is being or has been pursued or seized shall:
 - i) interfere with or attempt to obstruct a Peace Officer who is attempting to seize or who has seized an Animal which is subject to seizure;
 - ii) open any vehicle in which seized animals have been placed; or

iii) remove, or attempt to remove, from the possession of a Peace Officer, any Animal which has been seized.

124. No person shall:

- i. untie, loosen, or otherwise free an Animal which has been tied or otherwise restrained;
- ii. negligently or willfully open a gate, door or other opening in a fence or enclosure in which an Animal has been confined and thereby allow the Animal to run at large in the Town of Olds:
- iii. entice an Animal to Run at Large;
- iv. tease an Animal caught or confined in an enclosed space;
- v. throw or poke any object into an enclosed space when an Animal is caught or confined therein;
- vi. provide false information to an Officer.
- 125. The above sections shall not apply to an Officer who is attempting to seize or who has seized an Animal which is subject pursuant to this Bylaw.

Notification to Owner

- 126. If an Officer knows or can ascertain the name of the Owner of any seized Animal, he shall serve the Owner with a copy of the Notice in Schedule "4" of this Bylaw, either personally, or by leaving it with any adult person at, or by mailing it to or by leaving it at, the last known address of the Owner:
 - i. An Owner of an Animal to whom a Notice is mailed is deemed to have received a Notice within seven (7) days from the date it is mailed. A Notice personally delivered to the Owner or any adult person at the last known address of the Owner shall be deemed to be served on the day of service.

Reclaiming

- 127. The Owner of any seized Animal, or Vicious Animal may reclaim the Animal, or Vicious Animal by:
 - i. paying to the Town the costs of impoundment, any care, subsistence, or veterinary charges incurred as set out in Town of Olds Rate Bylaw;
 - ii. obtaining the license for such Animal, and Vicious Animal where a license is required pursuant to this bylaw; and
 - iii. complying with any all provisions which may by imposed in accordance with this Bylaw.

128. Where an Animal, or Vicious Animal is claimed, the Owner shall provide proof of ownership.

Inspections

- 129. Subject to the entry notice provisions of the *Municipal Government Act*, R.S.A. 2000 c.M-26, an Officer of the Town, bearing proper identification, may enter a premises to conduct an inspection in order to determine whether or not this Bylaw or an order issued pursuant to this Bylaw is being complied with and, where it is determined that this Bylaw or an order has been contravened, may, seize and remove from the premises an Animal:
 - i. No person shall interfere with or attempt to obstruct a Peace Officer who is attempting to conduct an inspection or seizure of an Animal.

Appeal

130. The Owner of an Animal who has received a notice that their Dog is declared a Vicious Dog pursuant to Part 8 of this bylaw, or their License has been refused or revoked pursuant to this Bylaw within fourteen (14) days after the date the decision was communicated to the Person or Owner respectively, may by written notice request the Chief Administrative Officer to review the decision. After reviewing the decision, the Chief Administrative Officer may confirm, contrast, add to, or cancel the decision.

<u>PART 9</u> AUTHORITY

Authority of the Officer (or designate)

- 131. The Peace Officer or designate, shall not sell, euthanize, or otherwise dispose of a seized Animal until an Animal is retained for:
 - i. ten (10) days after the Owner has received notice or is deemed to have received notice that the Animal has been seized; or
 - ii. seventy-two (72) hours, if the name and address of the Owner is not known: and
 - iii. the Officer may retain a seized Animal for a longer period if in his opinion the circumstances warrant the expense or there are reasonable grounds to believe that the seized Animal is a continued danger to a person, Animal, Wildlife, Livestock, or other domesticated household pets, or property.

Euthanizing Due to Injury

- 132. At the expiration of the seventy-two (72) hour period, the Town is authorized to:
 - i. Surrender the animal to a Licensed adoption facility such as a Humane Society or SPCA.

- ii. Continue to impound the animal for an indefinite period or such further period of time as a Peace Officer, in his or her discretion, may decide. The owner will be liable to pay the Town all costs incurred by the Town under this Bylaw in respect of such actions; or
- iii. Destroy the animal in a humane manner.
- 133. Any veterinarian, being properly and fully qualified as required by the province of Alberta, may destroy any Animal delivered to the veterinarian after injury to the Animal, providing the injury is determined by the veterinarian to be such serious nature, based upon their professional opinion, that the Animal must be destroyed immediately and such costs of the destruction may be billed to the Town, and the Town is at liberty to take all steps considered necessary to recover such costs from the Owner of the Animal.

Fee for Euthanizing

134. When the Officer or designate, decides to euthanize a seized Animal pursuant to this Bylaw, the Owner shall pay to the Town of Olds, Veterinary fees as set out in the Town of Olds Rate Bylaw.

Require Spay/Neuter

135. The Peace Officer may, before selling an unclaimed seized Animal, require that the Animal be spayed or neutered.

Full Right and Title

136. The purchaser of a seized Animal pursuant to the provisions of this Bylaw shall obtain full right and title to the Animal and the right and title of the Former Owner of the Animal shall cease thereupon.

PART 10 EXEMPTIONS

- 137. Nothing in this Bylaw shall apply to:
 - i. Officers acting in accordance with their official employment duties; or
 - ii. A Town Employee acting in accordance with their official employment duties.

PART 11 ENFORCEMENT AND OFFENCES

Enforcement

138. A Peace Officer is hereby authorized and empowered to issue a Notice, Municipal Violation Ticket to any Person who the Peace Officer has reasonable and probable grounds to believe has contravened any provision of this Bylaw. The Peace Officer may commence proceedings

against such Person.

139. Municipal Violation Tickets and Violation Tickets will be issued in accordance with the Provincial Offences Act and the Town's General Penalty Bylaw.

Continuing Offence

140. In the case of an offence that is of a continuing nature, a contravention of a provision of this Bylaw constitutes a separate offence with respect to each day, or part of a day, during which the contravention continues, and a person guilty of such an offence is liable to a fine in an amount not less than that established by this Bylaw for each such separate offence.

Fines and Penalties

- 141. Any person who contravenes any provision of this Bylaw is guilty of an offence and liable on summary conviction to a fine of not more than TWO THOUSAND FIVE HUNDRED DOLLARS (\$2500.00) and not less than FIFTY (\$50.00).
 - i. The specified fines for an office committed pursuant to this bylaw are set out in the attached Schedule "1".

Interference With Duties

142. It is an offence to interfere, obstruct, or hinder any person authorized by the Town, including Officers and other authorized persons, in the exercise or performance of the person's powers pursuant to this bylaw.

Recovery of Enforcement Costs

143. The expenses and costs incurred by the Town in the enforcement of this bylaw may be collected as a civil debt that is the subject of the enforcement proceedings under this bylaw.

Miscellaneous

- 144. Nothing in this bylaw relieves a person from complying with any federal, provincial, or municipal law or regulation, other bylaw or any requirements of any lawful permit, order, consent, or other direction.
- 145. Where this bylaw refers to another act, regulation, or agency, it includes reference to any act, regulation, or agency that may be substituted.

PART 12 GENERAL PROVISIONS

Severability

146. If any provision of these bylaws shall be held invalid or unenforceable, the invalidity or unenforceability shall attach only to that provision and shall not in any manner affect or render

invalid or unenforceable any other provision, and these bylaws shall be interpreted and enforced as if the invalid or unenforceable provision were not contained herein.

Effective Date

147. This Bylaw shall come into effect at such time as it has received third reading and has been signed in accordance with the *Municipal Government Act RSA 2000 C M-26*, as amended from time to time. _

READINGS

Read for the first time on the 12th day of February 2024.

Read for a second time on the 26th day of February 2024.

Read for a third and final time on the 27th day of May 2024.

SIGNATURE LINE

Judy Dahl,

Mayor

Brent Williams,

Chief Administrative Officer

SIGNED by the Chief Elected Official and the Chief Administrative Officer this 28th day of May, 2024.

SCHEDULE "1" FINES AND PENALTIES

Unless otherwise noted all offences of the Community Standards Bylaw have the following specified penalties.

Penalty in lieu of Prosecution (PLP)	1st	2 nd	3 rd
	Offence	Offence	Offence
\$125	\$250	\$500	\$750

SPECIFIC PENALTIES ARE AS FOLLOWS:

<u>Part</u>	<u>Section</u>	<u>PLP</u>	1st Offence	2 nd Offence	3rd Offence
4	48	\$250	\$500	\$1000	\$1500
4	49	\$250	\$500	\$1000	\$1500
5	61	\$250	\$500	\$1000	\$1500
5	62-71	\$250	\$500	\$1000	\$1500
5	72	\$500	\$1000	\$2000	\$2500
5	76-82	\$250	\$500	\$1000	\$1500
5	84-85	\$500	\$1000	\$2000	\$2500
7	97-102	\$250	\$500	\$1000	\$1500
8	105-117	\$500	\$1000	\$2000	\$2500
8	122	\$500	\$1000	\$2000	\$2500

SCHEDULE "2" PROHIBITED ANIMALS

- 1. All protected or endangered animals whose possession or sale is prohibited because they are designated as protected or endangered pursuant to international, federal, or provincial law, unless the animal has been obtained in accordance with international, federal, or provincial law.
- 2. All dogs, other than domesticated dogs (Canis Familiaris) including but not limited to wolf, coyote, fox, hyena, dingo, jackal, raccoon dog, bush dog, and any hybrid offspring of a wild dog and a domesticated dog.
- 3. All cats, other than domesticated cats (Felis Catus) including but not limited to lion, tiger, leopard, ocelot, jaguar, puma, panther, mountain lion, cheetah, wild cat, cougar, bobcat, lynx, serval, and any hybrid offspring of a wild cat and a domesticated cat.
- 4. All bears.
- All fur bearing animals of the family Mustelidae including but not limited to weasel, marten, mink, badger, ermine, skunk, otter, pole cat, wolverine, but not including the domestic ferret (Putorius Furo).
- 6. All Procyonidae including raccoon, kinkajou, cacomistle, cat-bear, panda, and coatimundi.
- 7. All carnivorous mammals of the family Viverridae including but not limited to: civet, mongoose, and genet.
 - 8. All bats.
 - 9. All non-human primates.
 - 10. All squirrels.
 - 11. All rats, including the Norway rat.
 - 12. Reptiles (Reptilia):
 - a. All Helodermatidae (Gila monster and Mexican bearded lizard);
 - b. All front-fanged venomous snakes, even if de-venomized, including, but not limited to:
 - i) All Viperidae (viper, pit viper);
 - ii) All Elapidae (cobra, mamba, krait, coral snake);
 - iii) All Atractaspididae (African burrowing asp);

- iv) All Hydrophiidae (sea snake); and
- v) All Laticaudidae (sea krait).
- vi) All venomous, mid-, or rear-fanged, Duvernoy-glanded members of the family Colubridae, even if de-venomized;
- c. Any member or hybrid offspring of the family Boidae, including but not limited to the common or green anaconda and yellow anaconda, save and except members of the family Boidae reaching an adult length of no greater than two (2) meters;
- d. Any member of the family Pythonidae, including but not limited to the African rock python, the Indian or Burmese python, the Amethystine or scrub python, save and except members of the family Pythonidae reaching an adult length of no greater than two (2) meters;
- e. Any member of the family Varanidaew, including but not limited to the white throated monitor, the water monitor, the Komodo monitor or dragon, the Bomean earless monitor, the Nile monitor, the crocodile monitor, save and except members of the family Varanidae reaching an adult length of no greater than one meter;
- d. Any member of the family Iguanidae, including the green or common iguana;
- e. Any member of the family Teiidae, including but not limited to the golden, common, or black and white tegu;
- h. Members of the family Chelydridae, including snapping turtle and alligator snapping turtle;
- i. All members of the order Crocodylia, including, but not limited to alligator, caiman, and crocodile;
- j. All other snakes that reach an adult length larger than three meters; and
- k. All other lizards that reach an adult length larger than two meters.

13. Birds (Aves)

- a. All predatory or large birds (Accipitrids, Cathartids), including but not limited to eagle, hawk, falcon, owl, vulture, and condor;
- b. Anseriformes including but not limited to ducks, geese, and swans;
- c. Galliformes including but not limited to pheasants, grouse, guinea fowl and turkeys; and

- d. Struthioniformes including but not limited to flightless ratites such as ostriches, rheas, cassowaries, emus, and kiwis;
- e. Subsections (a) to (d) inclusive in subsection do not apply if the birds are kept as livestock on land zoned as agricultural.
- 14. All large rodents (Rodentia), including, but not limited to gopher, muskrat, paca, groundhog, marmot, beaver, prairie dog, viscacha, and porcupine.
- 15. All even-toed ungulates (Artiodactyla) other than domestic sheep, including but not limited to antelope, giraffe, and hippopotamus.
- 16. All odd-toed ungulates (Perissodactyla), including but not limited to zebra, rhinoceros, and tapir.
- 17. All marsupials, including but not limited to, Tasmanian devil, bandicoot, kangaroo, wallaby, opossum, wombat, koala bear, cuscus, numbat, and pigmy, sugar, and greater glider.
- 18. Sea mammals (Cetacea, Pinnipedia and Sirenia), including but not limited to, dolphin, whale, seal, sea lion and walrus.
- 19. All elephants (Proboscides).
- 20. All hyrax (Hyracoidea).
- 21. All pangolin (Pholidota).
- 22. All sloth and armadillo (Edentala).
- 23. All insectivorous mammals (Insectivora), including aardvark (Tubulidentata), anteater, shrew, otter shrew and mole.
- 24. Gliding lemur (Dermoptera).
- 25. All other venomous or poisonous animals.

SCHEDULE "3" DR. IAN DUNBAR'S AGGRESSION SCALE

ASSESSMENT OF THE SEVERITY OF BITING PROBLEMS BASED ON AN OBJECTIVE EVALUATION OF WOUND PATHOLOGY

Level 1	Dog growls, lunges, snarls – no teeth touch skin. Mostly intimidation and/or threatening behaviour.					
Level 2	Teeth touch skin but no puncture. May have red mark and/or minor bruise from dog's head or snout, may have minor scratches from paws and/or nails. Minor surface abrasions or lacerations.					
Level 3	Punctures one (1) to three (3) holes, single Bite. No tearing or slashes. Victim not shaken side to side. Bruising					
Level 3.5	Multiple Level 3 Bites.					
Level 4	Two (2) to four (4) holes from a single Bite, typically contact and/or punctures from more than canines, considerable bruising. Black bruising, tears and/or slashing wounds. Dog clamped down and held and/or shook head from side to side.					
Level 5	Multiple Bites at Level 4 or above. A concerted, repeated Attack causing Severe Injury.					
Level 6	Any Bite resulting in death of an Animal.					

This scale was developed by Dr. Ian Dunbar PhD. B VetMed, MRCVS, of Berkeley California. From his studies Dr. Dunbar has been able to separate and classify bites into a generalized six-level assessment protocol. This Scale is used as a standard throughout the world in canine aggression investigations and behavior assessment.

SCHEDULE "4" ANIMAL SEIZURE AND IMPOUNDMENT FORM



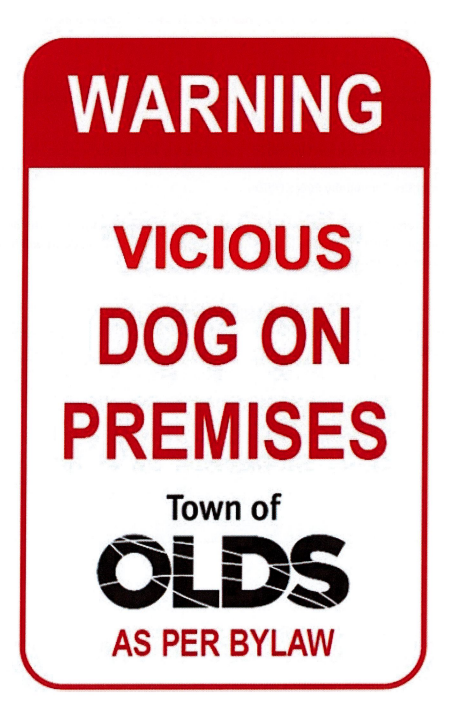
Municipal Enforcement

Notice of Seizure/Impoundment of Animal or Urban Her

	File Number:				
Take notice that		, 20 under the Town of Olds Community Standards owing animal(s) was/were taken into custody:			
1 2 3	5				
By: Peace Officer		Reg#			
	Town of Olds				
	4512 46 Street				
	Olds, AB T4H 1R5				
	Phone: (403) 507-4859				
Reason for animal(s) to be	taken into custody:				
The animal(s) was/were del	ivered to:				
Veterinary Clinic:					
Other:					
If the animal(s) is/are not elaimed	or the payment of expenses is not made by,				
	tion, given away, or in accordance with with				
Signature of Peace Officer					

SCHEDULE "5" VICIOUS ANIMAL SIGN

Required for a Vicious Animal pursuant to the Bylaw.



SCHEDULE '6' BARK LOG

The 'Barking Dog Log' Is available on the Town of Olds website <u>www.olds.ca</u> or by contacting the Municipal Enforcement Department at 587-796-1193.

The Barking Dog Log is in reference to a grievance reported to the Town of Olds regarding a barking dog(s). Once completed, this record will be kept on file at the Town of Olds.

There is no guarantee a summons will be issued. The grievance will initially be dealt with at an educational and warning level, based on overall circumstances. The decision to issue a summons will be at the discretion of the Community Peace Officer.

If further action is required, this record may be required when issuing a summons to the dog-owner or dog-caregiver on your behalf. If the file is taken to Court, your appearance in Court will be required to state for the record that this is your testimony.

DOG BARKING LOG

DATE	START TIME	STOP TIME	REMARKS (ie: dog in yard/on deck/ at fence etc.)
		THIS IS A SAMPLE OF THE DOG BARKING LOG.	

SCHEDULE '7' EXCESS PET PERMIT



Name of Applicant (One Primary Applicant only):

Town of Olds 4512 46 Street Olds, AB T4H 1R5



EXCESS PET PERMIT APPLICATION

	ess: ne Number(s):							
	l:							
Date	of Birth of Applicant	t (must be o	ver 18): DL	//WINI/ * * * *				
Dieze	se list cats or dogs yo	u zro roski		r animal non	mit for			
Picas	e ist cars or dogs yo	Ju ale seeki	ig an exces					
Dog or Cat	Breed	Pet Name	Male or Female	Spayed or Neutered	Microchip and/or Tattoo	Rabies Immunization	Colour	Age
For O	iffice Use Only:							
Muni	Municipal Enforcement, Protective Services					Date		
						-E		

The personal information on this form is used for the purpose of bylaw enforcement, pursuant to Section 33(c) of the Freedom of Information and Protection of Privacy (FOIP) Act. If you have any questions about the use of this personal information, please contact Town of Olds by mail or call 403-556-6981.