TABLE OF CONTENTS Navigation: Click on the bylaw number. Click ▲ to return.

1	Cattle (amended by 8)	Active amended by 90	41	Street Closures	Active
2	Penalties	Repealed by 31	42	Zoning	Repealed by 9-2023
3	Firearms	Repealed by 15	43	Recreation Board	Active
4	No copy on File		44	Zoning	Repealed by 9-2023
5	Firearms	Repealed by 14	45	Street Closures	Active
6	Removal of Buildings	Active	46	Street Closures	Active
7	Public Amusement License	Active	47	Zoning	Active
8	To Amend #1	Active	48	Regional Park Dev.	Expired – no Regional Park
9	Zoning	Repealed by 30	49	Liquid Waste (amended by 72)	Active
10	Zoning	Repealed by 30	50	Noise	Active
11	Vehicle Speed	Repealed by 26	51	Council Membership (no copy)	Minutes 03/14/94
12	Planting of Trees on Hwy	Active	52	Regina Health District	Active
13	Disorderly conduct	Active amended by 91	53	Numbering of Houses	Active
14	Firearms	Active	54	Board of Revision	Repealed by 64
15	Firearms	Active	55	Minimum Tax	Repealed by 65
16	Remove Rubbish off Streets	Active	56	Minimum Tax	Repealed by 61
17	Scavenging Garbage	Active	57	Building (amended by 102)	Repealed by 111
18	Protect Well & Water Purity	Active	58	Payment of Accounts	Active
19	Zoning	Repealed by 9-2023	59	Traffic (amended by 63 & 67)	Repealed by 172
20	Health & Cleanliness	Active	60	Dog	Repealed by 65
21	Buildings	Repealed by 9-2023	61	Minimum Tax	Repealed by 66
22	Assessment Notices	Repealed by 89	62	Zoning	Repealed by 9-2023
23	Penalty on Tax Arrears	Repealed by 99	63	Traffic	Repealed by 172
24	Voters' List	Active	64	Board of Revision	Repealed by139
25	Vehicle Speed	Active	65	Dog	Repealed by 135
26	Vehicle Speed	Active	66	Minimum Tax	Repealed by 85
27	Building (no copy)	Not enacted	67	Traffic	Repealed by 172
28	Repeal #9 & 10 (no copy)	Not enacted	68	Garages on Vacant Lots (no copy)	Not enacted
29	Street Closures	Active	69	Garage Size (see 2/86)	Repealed by 9-2023
30	Building	Repealed by 34	70	Long Term Debt	Expired
31	General Penalties	Repealed by 95	71	Tax Certificate Fees	Active
32	To Amend #30 (no copy)		72	Liquid Waste	Active
33	Road Ambulance Service	Active	73	Liquid Waste (no copy)	Minutes 05/03/03
34	Building	Repealed by 57	74	Mutual Aid Agreement	Active
35	Zoning - Side Yards	Repealed by 9-2023	75	Open Fire	Active
36	To amend 30	Inactive	76	Zoning	Repealed by 9-2023
37	Zoning	Active	77	Street Closures	Active
38	Regional Park Dev.	Expired – no Regional Park	78	Municipal Mutual Aid	Active
39	Zoning	Repealed by 9-2023	79	Administrative Bylaw	Active
40	Zoning	Repealed by 9-2023	80	Nuisance Abatement Bylaw	Repealed by 116

81Public Notice PolicyRepealed by 130123FireworksActive82Adding Fire Fees to TaxesActive124Beach Ave Road ClosureActive83Establish Planning Com.Repealed by 100125Docks, Boat Lifts & VesselsDefeated84Establish Planning Com.Repealed by 100126Property Tax Incentives/PenaltiesRepealed85Minimum TaxRepealed by 9-2023127Tax Exemption AgreementExpired86Zoning BylawRepealed by 9-2023128Property Tax Incentives/PenaltiesRepealed87Zoning BylawRepealed by 9-2023129Interpretation BylawActive88Animal Ownership BylawRepealed by 1-2023130Public Notice BylawActive89Assessment NoticesRepealed by 112131Regulate Council ProceedingsRepealed90To Amend #1Active132Interim Development ControlActive91To Amend Bylaw #13Active133Tax Exemption/Economic Dev.Repealed92To Amend Bylaw #85Repealed by 1-2023134Nuisance AbatementRepealed93To Amend Bylaw #80Repealed by 9-2023136Municipal PropertyActive94Zoning BylawRepealed by 120137Code of EthicsActive95General Penalty BylawRepealed by 102138Authorize Certain ExpenditureActive	by 128 by 143 by 156 d by 141
Establish Planning Com. Repealed by 100 Repealed by 101 Repealed by 101 Repealed by 9-2023 Repealed by 1-2023 Repealed by 1-2023 Repealed by 112 Regulate Council Proceedings Repealed 90 To Amend #1 Active Active 132 Interim Development Control Active 133 Repealed by 1-2023 Repealed by 1-2023 To Amend Bylaw #13 Active 134 Repealed by 1-2023 Repealed by 1-2023 To Amend Bylaw #80 Repealed by 1-2023 To Amend Bylaw #80 Repealed by 1-2023 Repealed by 1-	by 128 by 143 by 156 d by 141
84Establish Planning Com.Repealed by 100126Property Tax Incentives/PenaltiesRepealed85Minimum TaxRepealed by 101127Tax Exemption AgreementExpired86Zoning BylawRepealed by 9-2023128Property Tax Incentives/PenaltiesRepealed87Zoning BylawRepealed by 9-2023129Interpretation BylawActive88Animal Ownership BylawRepealed by 1-2023130Public Notice BylawActive89Assessment NoticesRepealed by 112131Regulate Council ProceedingsRepealed90To Amend #1Active132Interim Development ControlActive91To Amend Bylaw #13Active133Tax Exemption/Economic Dev.Repealed92To Amend Bylaw #65Repealed by 1-2023134Nuisance AbatementRepealed93To Amend Bylaw #80Repealed by 9-2023136Municipal PropertyActive94Zoning BylawRepealed by 9-2023136Municipal PropertyActive95General Penalty BylawRepealed by 120137Code of EthicsActive96Permit FeesRepealed by 102138Authorize Certain ExpenditureActive	by 156
85Minimum TaxRepealed by 101127Tax Exemption AgreementExpired86Zoning BylawRepealed by 9-2023128Property Tax Incentives/PenaltiesRepealed87Zoning BylawRepealed by 9-2023129Interpretation BylawActive88Animal Ownership BylawRepealed by 1-2023130Public Notice BylawActive89Assessment NoticesRepealed by 112131Regulate Council ProceedingsRepealed90To Amend #1Active132Interim Development ControlActive91To Amend Bylaw #13Active133Tax Exemption/Economic Dev.Repealed92To Amend Bylaw #65Repealed by 1-2023134Nuisance AbatementRepealed93To Amend Bylaw #80Repealed by 116135Dog BylawActive94Zoning BylawRepealed by 9-2023136Municipal PropertyActive95General Penalty BylawRepealed by 120137Code of EthicsActive96Permit FeesRepealed by 102138Authorize Certain ExpenditureActive	by 156
86Zoning BylawRepealed by 9-2023128Property Tax Incentives/PenaltiesRepealed Repealed Repealed By 9-202387Zoning BylawRepealed by 9-2023129Interpretation BylawActive88Animal Ownership BylawRepealed by 1-2023130Public Notice BylawActive89Assessment NoticesRepealed by 112131Regulate Council ProceedingsRepealed90To Amend #1Active132Interim Development ControlActive91To Amend Bylaw #13Active133Tax Exemption/Economic Dev.Repealed92To Amend Bylaw #65Repealed by 1-2023134Nuisance AbatementRepealed93To Amend Bylaw #80Repealed by 116135Dog BylawActive94Zoning BylawRepealed by 9-2023136Municipal PropertyActive95General Penalty BylawRepealed by 120137Code of EthicsActive96Permit FeesRepealed by 102138Authorize Certain ExpenditureActive	by 156
87Zoning BylawRepealed by 9-2023129Interpretation BylawActive88Animal Ownership BylawRepealed by 1-2023130Public Notice BylawActive89Assessment NoticesRepealed by 112131Regulate Council ProceedingsRepealed90To Amend #1Active132Interim Development ControlActive91To Amend Bylaw #13Active133Tax Exemption/Economic Dev.Repealed92To Amend Bylaw #65Repealed by 1-2023134Nuisance AbatementRepealed93To Amend Bylaw #80Repealed by 9-2023135Dog BylawActive94Zoning BylawRepealed by 9-2023136Municipal PropertyActive95General Penalty BylawRepealed by 120137Code of EthicsActive96Permit FeesRepealed by 102138Authorize Certain ExpenditureActive	d by 141
88Animal Ownership BylawRepealed by 1-2023130Public Notice BylawActive89Assessment NoticesRepealed by 112131Regulate Council ProceedingsRepealed90To Amend #1Active132Interim Development ControlActive91To Amend Bylaw #13Active133Tax Exemption/Economic Dev.Repealed92To Amend Bylaw #65Repealed by 1-2023134Nuisance AbatementRepealed93To Amend Bylaw #80Repealed by 116135Dog BylawActive94Zoning BylawRepealed by 9-2023136Municipal PropertyActive95General Penalty BylawRepealed by 120137Code of EthicsActive96Permit FeesRepealed by 102138Authorize Certain ExpenditureActive	d by 141
89Assessment NoticesRepealed by 112131Regulate Council ProceedingsRepealed90To Amend #1Active132Interim Development ControlActive91To Amend Bylaw #13Active133Tax Exemption/Economic Dev.Repealed92To Amend Bylaw #65Repealed by 1-2023134Nuisance AbatementRepealed93To Amend Bylaw #80Repealed by 116135Dog BylawActive94Zoning BylawRepealed by 9-2023136Municipal PropertyActive95General Penalty BylawRepealed by 120137Code of EthicsActive96Permit FeesRepealed by 102138Authorize Certain ExpenditureActive	d by 141
90To Amend #1Active132Interim Development ControlActive91To Amend Bylaw #13Active133Tax Exemption/Economic Dev.Repealed92To Amend Bylaw #65Repealed by 1-2023134Nuisance AbatementRepealed93To Amend Bylaw #80Repealed by 116135Dog BylawActive94Zoning BylawRepealed by 9-2023136Municipal PropertyActive95General Penalty BylawRepealed by 120137Code of EthicsActive96Permit FeesRepealed by 102138Authorize Certain ExpenditureActive	-
92To Amend Bylaw #65Repealed by 1-2023134Nuisance AbatementRepeale93To Amend Bylaw #80Repealed by 116135Dog BylawActive94Zoning BylawRepealed by 9-2023136Municipal PropertyActive95General Penalty BylawRepealed by 120137Code of EthicsActive96Permit FeesRepealed by 102138Authorize Certain ExpenditureActive	-
93To Amend Bylaw #80Repealed by 116135Dog BylawActive94Zoning BylawRepealed by 9-2023136Municipal PropertyActive95General Penalty BylawRepealed by 120137Code of EthicsActive96Permit FeesRepealed by 102138Authorize Certain ExpenditureActive	d by 171
94Zoning BylawRepealed by 9-2023136Municipal PropertyActive95General Penalty BylawRepealed by 120137Code of EthicsActive96Permit FeesRepealed by 102138Authorize Certain ExpenditureActive	
95General Penalty BylawRepealed by 120137Code of EthicsActive96Permit FeesRepealed by 102138Authorize Certain ExpenditureActive	
96 Permit Fees Repealed by 102 138 Authorize Certain Expenditure Active	
97Zoning BylawRepealed by 9-2023139Assessments Appeal FeeActive	
98 Zoning Bylaw Repealed by 9-2023 140 Exchange Municipal Reserve Active	
99 Tax Incentives & Penalties Active 141 Tax Exemption Agreement Expired	
100To Repeal Bylaw 83 & 84Active142Bylaw to Amend Bylaw No.2/86Repealed	by 9-2023
101 Minimum Tax Repealed by 104 143 Property Tax Incentives/Penalties Repealed	
102To amend # 57/ Repeal 96Repealed by 111144Minimum TaxRepealed	l by 147
103Tax ExemptionExpired145BuildingRepeale	
104 Minimum Tax Repealed by 122 146 Property Tax Incentives/Penalties Repealed	l by 154
105 To Amend Bylaws 88 & 90- Repealed by 120 147 Minimum Tax Repealed	l by 155
93	
106Temporary ResidenceRepealed by 118148CemeteryActive	
107 Recreational Vehicles Repealed by 118 149 Candidate Criminal Rec Check Active	
108 Residential Min. Floor Repealed by 117 Order of Names on Ballots Active	
Area Pulau 57 December 411 151 Net anasted	
109To Amend Bylaw 57Repealed by 111151Not enacted110Expropriation of Land for RoadActive152Not enacted	
110 2 4 3 4 3 4 3 4 3 4 3 4 3 4 3 4 3 4 3 4	
111BuildingRepealed by 145153Not enacted112Mailing Assessment NoticesActive154Property Tax Incentives/PenaltiesRepealed	1 by 157
113Council ProceduresRepealed by 131155Minimum TaxRepealed114Bylaw EnforcementActiveCouncil ProceduresRepealed	,
Officer 15-2024	ı by
115 To Amend Zoning Bylaw 2/86 Repealed by 9-2023 157 Property Tax Incentives/Penalties Active	
116 Nuisance Abatement Repealed by 134 158 Minimum Tax Active	
117 Minimal Floor Area Repealed by 9-2023 159 Mill Rate Active	
118 Zoning Bylaw Repealed by 9-2023	
119 Repeal Obsolete Bylaws Not enacted	
120 Offence & Penalty Active	
121 Financial Statement Active	
Extension	
122 Minimum Tax Repealed by 144	

Introduction

The earliest bylaws were hand-written. These were transcribed for this document. The majority of bylaws were either typed or word-processed and printed. These were scanned and character recognition software was used to transform them into digitized text. Only the most recent bylaws were contained in digitized files that could be directly copied to this document. Though all the bylaws in this document have been checked for accuracy, occasional errors that occurred during processing might still be present. Therefore this document should not be regarded as having the same authority as the originals. The originals are kept at the office of The Resort Village of Saskatchewan Beach. Please contact the office to view them.

Note that no consistency in numbering or formatting was used over the years for writing bylaws. Because the formatting and numbering follows the originals in this document, there is no consistency from bylaw to bylaw here either.

Several bylaws contain grammatical errors (spelling, grammar, punctuation). The errors were corrected only in cases where what was intended was absolutely obvious.

Finally, though this document is regularly updated, any bylaws enacted since the document was last edited will be absent. This document was last edited on Wednesday, October-09-24.

Bylaws

Bylaw No. 1



Bylaw No. 1 being a bylaw to regulate the running at large of cattle within the Village limits.

The Council of the Village of Saskatchewan Beach enacts as follows:

- 1. In this bylaw the term cattle shall be deemed to include any horse, mule, ass, swine, sheep, goat, as well as any neat cattle or animal of the bovine species by whatever technical or familiar name known and shall apply to one animal as well as to many.
- 2. At no time during the year during the day or the night shall any cattle be allowed to run at large within any portion of the Village unless under the charge of a competent drover*.
- 3. Any person or persons allowing any cattle to run at large within any portion of the Village except under the charge of a competent drover shall commit an offence and shall be liable to a penalty on summary conviction of not less than five dollars (\$5.00) nor more than one hundred dollars (\$100) together with the cost of prosecution and in default of payment thereof to imprisonment with or without hard labour in the nearest common gaol for a period not exceeding thirty (30) days unless said fine together with the costs of committal are sooner paid.

Certified a true copy of Bylaw No. 1 of the Village of Saskatchewan Beach which by the unanimous vote of the Council present at a meeting held on the 17th of October 1919 was given three readings and finally passed.

[*See Bylaw No. 8 which is an amendment of Bylaw No. 1, striking out the words with a line through them above.]

Bylaw No. 2



This bylaw dealing with the breach of bylaws was repealed by Bylaw No. 31.

Bylaw No. 3



This bylaw was repealed. Bylaw No. 5 was substituted for No. 3 covering discharge of firearms.

Bylaw No. 4



This bylaw covering growing tress, etc. was not in order and therefore not approved by the Minister of Municipal Affairs.

Bylaw No. 5



This bylaw covering the use of firearms was repealed and replaced by Bylaw No. 15.



A BYLAW OF THE SUMMER RESORT VILLAGE OF SASKATCHEWAN BEACH TO PROHIBIT THE REMOVAL OF BUILDINGS FROM A LOT BEFORE PAYMENT OF ALL TAXES DUE AS PROVIDED FOR UNDER SECTION 274 B. OF THE VILLAGE ACT.

The Council of the Summer Resort Village of Saskatchewan Beach enacts as follows:

- 1. No person shall remove any building from the land upon which it is situated unless to be immediately replaced on the same site by others of at least equal value until all taxes already levied on such land and buildings have been paid.
- 2. Any person found guilty of an infraction of this Bylaw shall be liable to the penalties imposed by the general penalty bylaw of the Village.

Done and passed in Council assembled and read three times by the unanimous vote of the Council of the Summer Resort Village of Saskatchewan Beach in the Province of Saskatchewan this 14th day of August AD. 1924.

Bylaw No. 7



A BYLAW OF THE VILLAGE OF SASKATCHEWAN BEACH TO LICENSE AND REGULATE PERSONS OPERATING PLACES OF PUBLIC AMUSEMENT.

The Council of the Village of Saskatchewan Beach enacts as follows:

- 1. Every person who operates a place of public amusement in the village shall obtain a license from the Secretary Treasurer and shall pay in advance a license fee of \$100.
- 2. No person shall operate a place of public amusement without first having obtained a license.
- 3. All places of public amusement licensed under this Bylaw must be closed and no form of entertainment carried on except Sacred Concerts and entertainment of a similar nature between the hours of 12 o'clock p.m. Saturday and 6 o'clock a.m. the following Monday.
- 4. Every license granted under this Bylaw shall expire on the 31st day of December of the year in which it was issued.
- 5. The granting or refusing or the revoking of a license shall be in the discretion of the council, and it shall not be bound to give any reason for such refusal or revocation, and its action shall not be open to question or review by any court.
- 6. Any person found guilty of an infraction of this bylaw shall be guilty of an offence and liable on summary conviction to a fine not exceeding Twenty-Five-Dollars (\$25.00) and costs over and above the license fee, and in default of payment to imprisonment in the nearest common gaol for a period not exceeding thirty days unless the fine and costs, including costs of committal, be sooner paid.

DONE AND PASSED in council assembled and read three times by the unanimous consent of the council of the Village of Saskatchewan Beach in the Province of Saskatchewan, this 28th day of July A.D. 1927.



A BYLAW OF THE VILLAGE OF SASKATCHEWAN BEACH TO AMEND BYLAW NO. 1 OF THE SAID VILLAGE.

The Council of the Village of Saskatchewan Beach enacts as follows:

Bylaw No. 1 of the Village of Saskatchewan Beach is hereby amended by striking out from paragraph two (2) the following words "unless under the charge of a competent drover."

Done and passed in council assembled and read three times by the unanimous vote of the Council of the Village of Saskatchewan Beach in the Province of Saskatchewan this 11th day of April AD 1932.

Bylaw No. 9



This bylaw dealing with zoning was repealed by Bylaw No. 30, section 13.

Bylaw No. 10



This bylaw dealing with zoning was repealed by Bylaw No. 30, section 14.

Bylaw No. 11



This bylaw dealing with vehicle speed was repealed by Bylaw No. 26.

Bylaw No. 12



A BYLAW OF THE VILLAGE OF SASKATCHEWAN BEACH PROVIDING FOR PLANTING AND PROTECTING TREES ON HIGHWAYS AND PUBLIC PLACES.

The Council of the Village of Saskatchewan Beach enacts as follows:

- 1. The Council shall decide upon the species of trees which may be planted under this bylaw having regard to the soil and place and the suitableness of the species and no tree unless of the species so decided upon by the council shall be planted upon any highway or public place in the village.
- 2. The owner or occupant of any property may obtain permission from the council to plant trees on the boulevards opposite such property.
- 3. All planting of trees under the authority of this bylaw shall be done only after an official appointed by the council has marked out the place where each tree shall be planted and no tree shall be placed in such a way as to obstruct the entrance to any street, lane or gateway.
- 4. No person shall climb, break, bark, peel, cut, deface, remove, injure or destroy or tie or fasten any animal to any tree, sapling or shrub, or any part thereof in any street, square, park, avenue or public place of the village, nor shall any such tree, sapling or shrub be cut down or removed unless by permission of the council.
- 5. Every person having a contract for paving or grading streets or making sidewalks or doing any work on or in the streets of the village shall, in executing the contract, avoid injuring any such tree, sapling or shrub and if such person finds that it is impossible to execute the contract without injuring or removing any such tree, sapling or shrub, he shall apply to the council for instructions in the matter and shall follow the instructions received.

6. Any person found guilty of an infraction of any of the provisions of this bylaw shall be liable to the penalties imposed by the General Penalty Bylaw of the Village.

DONE and PASSED in council assembled end read three times by the unanimous vote of the council of the Village of Saskatchewan Beach in the Province of Saskatchewan, this 18th day of A.D. 1941.

Bylaw No. 13



A BYLAW OF THE VILLAGE OF SASKATCHEWAN BEACH TO PREVENT DISORDERLY CONDUCT IN PUBLIC PLACES WITHIN THE VILLAGE.

The council of the Village of Saskatchewan Beach enact as follows:

- 1. No person shall conduct himself in a disorderly manner in any street, lane or other public place within the village.
- 2. Any person found guilty of an infraction of this bylaw shall be liable to a fine not exceedingdollars and costs, and in default of payment thereof to imprisonment with or without hard labour in the nearest common gaol for a term not exceeding unless said fine and costs including the cost of committal are sooner paid.

Done and passed in council assembled and read three times by the unanimous vote of the council of the Village of Saskatchewan Beach, in the province of Saskatchewan, this 18th day of September A.D. 1941.

Bylaw No. 14



A BYLAW OF THE SUMMER RESORT VILLAGE OF SASKATCHEWAN BEACH TO REPEAL A BYLAW PROHIBITING THE DISCHARGE OF FIREARMS WITHIN THE VILLAGE.

The Council of the Summer Resort Village of Saskatchewan Beach enacts as follows:

A Bylaw prohibiting the discharge of firearms within the limits of the Village and known as Bylaw No. 5 is hereby repealed and Bylaw known as No. 15 is hereby substituted therefor.

Done and passed in council assembled and read three times by the unanimous vote of the Council of the Summer Resort Village of Saskatchewan Beach in the Province of Saskatchewan this 22nd day of June 1942.

Bylaw No. 15



A BYLAW TO PROHIBIT THE DISCHARGE OF FIREARMS.

The Council of the Village of Saskatchewan Beach in the Province of Saskatchewan, enacts as follows:

- 1. Subject to section 2, no person shall discharge any gun or other firearm, air-gun or spring gun or any class or type thereof within the village.
- spring gun or any class or type thereof within the village.The Council may authorize an officer of the Village, in writing, to issue to a recognized gun club or similar organization a permit, in writing, entitling it to operate for the purpose of supervised target practice or similar activities in the Village.
- 3. No such club or organization as set out in section 2 hereof, shall operate at any time without such a permit, and the person in charge shall produce and exhibit his permit

- when requested to do so by any municipal constable, licence inspector, or other authorized person.
- 4. Any person found guilty of an infraction of any of the provisions of this bylaw shall be liable to the penalties provided in the general penalty bylaw of this Village.

Certified a true copy of the bylaw adopted by resolution of the Council on the 6th day of December A.D. 1977.

(This is a replacement for the original Bylaw No. 15 that was done and passed in Council the 22^{nd} day of June, A.D. 1942.)

Bylaw No. 16

A BYLAW OF THE SUMMER RESORT VILLAGE OF SASKATCHEWAN BEACH TO COMPEL THE REMOVAL OF DIRT, STONES, FILTH, DUST OR RUBBISH OFF THE STREETS, LANES OR OTHER PUBLIC PLACES WITHIN THE VILLAGE.

The council of the Summer Resort Village of Saskatchewan Beach enacts as follows:

- 1. No person shall by himself or another throw, place, deposit or leave any dirt, stones, filth, dust or rubbish in any street, highway, lane, alley or other public place in the village.
- 2. Any person so doing shall, within twenty-four hours after notification by the council, the health officer, health inspector or constable, remove such dirt, stones, filth or rubbish and place the same on the village nuisance ground or other place designated in the notice; and, if he neglects or refuses to do so, the council may order the removal at the expense of the party in default, and the village may recover the expense thereof with costs by action in any court of competent jurisdiction or in like manner as municipal taxes. The payment of a fine under section 1 shall not relieve the person in default from liability under this section.
- 3. Any person found guilty of an infraction of any of the provisions of this bylaw shall be liable to the penalties imposed by the General Penalty Bylaw of the village.

DONE and PASSED in council assembled and read three times by the unanimous vote of the council of the Summer Resort Village of Saskatchewan Beach in the Province of Saskatchewan, this 4th day of January A.D. 1943.

Bylaw No. 17



A BYLAW FOR THE ESTABLISHMENT AND REGULATING OF A SCAVENGING SYSTEM IN THE VILLAGE OF SASKATCHEWAN BEACH, PROVINCE OF SASKATCHEWAN.

The Council of The Village of Saskatchewan Beach of the Province of Saskatchewan enacts as follows:

- 1. The removal of household refuse in the Village shall be done by a man in the employ of the council, or the council may contract with one person to do such work, and except as hereinafter mentioned, no householder or other person shall remove or dispose of any refuse or garbage.
- 2. All household waste whether consisting of animal or vegetable substance, and providing the same contains no liquid matter, shall be placed in a suitable covered receptacle provided by the owner and kept in a place convenient for removal by the authorized scavenger.
- 3. If the owner, after receiving notice from the secretary treasurer to provide a proper

- garbage receptacle, neglects to do so, the council many provide such receptacle at the expense of the owner.
- 4. All slops and liquids, after straining and retaining of solid substances must be disposed of as follows: During the summer months spread over an area of ground 12 x 4 feet on the back part of lot or garden in a shallow trench, and lightly covered with dry soil after such discharge.
- 5. The proprietor or management of hotels, restaurants, cafes, laundries, or other places of business where large volumes of slop and wash water are created must provide watertight tanks or chambers to contain all liquid wastes, which must be removed when necessary to the waste disposal ground.
- 6. Trade refuse, such as loose papers, paper boxes, straw or other packing must be kept in containers or tied into bundles ready for removal by the scavenger.
- 7. The keeper of every livery or other stable shall remove regularly the manure created, and not more than one load shall be allowed to accumulate at any time.
- 8. All ashes not required for private use may be used by the Council for filling on lanes or streets, and anyone mixing such ashes with filth of any description shall be guilty of an offence.
- 9. The waste disposal ground provided by the Village is the only authorized place for the deposit and disposal of any filth or refuse created in the Village and anyone found guilty of dumping elsewhere anything directly noxious, offensive or dangerous to health shall be guilty of an offense.
- 10. If any person fails, neglects or refuses to do anything which he is required to do by this bylaw, such thing may be done by the council at the expense of the person in default and the Village may recover the expense thereof with costs by action in any court of competent jurisdiction or in like manner as municipal taxes.
- 11. Any person found guilty of an infraction of this bylaw shall be liable to the penalties provided in the general penalty bylaw of the Village.

Read the first time and passed on the 4thd day of April, A.D. 1959. Read the second time and passed on the 25th day of April, A.D. 1959. Read the third time and unanimously passed on the 25th day of April, A.D. 1959.

Certified a true copy of the bylaw adopted by the Council on the 25th day of April, A.D. 1959.

Bylaw 18

No copy on file.

Bylaw 19

No copy on file.

Bylaw No. 20

A BYLAW TO PROVIDE FOR HEALTH AND CLEANLINESS.

The Council of the Village of Saskatchewan Beach enacts as follows:

1. The occupant or the owner of any land within the village or of any premises

outside the village from which food is supplied to the village and upon which there is any stagnant or putrid matter offensive to health, shall remove the same upon being notified to do so, and every such person who neglects to do so within two days after being notified shall be guilty of an infraction of this bylaw.

- 2. The owner or person in possession of any animal which dies in the village shall within twelve hours thereafter cause the carcass to be removed to the nuisance ground and there dispose of same according to instructions of the health inspector.
- 3. No person shall throw, place, deposit or leave in any street, highway, lane, alley, or public place any animal or vegetable substance, dead animal, fish, shells, shavings, dirt, rubbish, excrement, filth, manure, slops, unclean or nauseous water, hay, straw, paper, ashes, cinders, soot, offal, garbage, or any other article or substance whatever.
- 4. Any person who keeps any lot, ground or other premises in such a condition as to be offensive to the neighborhood or to any person or family, shall be guilty of an infraction of this bylaw.
- 5. No person shall slaughter, bleed or dress any animal or fish; leave the feathers from any fowl, poultry or wild game of any description; leave the hair, wool or skin from any animal, or expose any meat in a bleeding state or the entrails of any animal in any place in the village.
- 6. No person shall expose or offer for sale within the village any unsound, diseased, stale, rotten, fermented, nauseous or unwholesome meats, poultry, fish, vegetables, or other articles of food; the flesh of any animals dying otherwise than by slaughter; or any bull beef or boar pork unless sold as such.
- 7. No butcher, meat packer, livery stable keeper or <u>other person</u> shall discharge out of or permit to flow <u>from a shop</u>, stable or other place, any foul on nauseous liquid, slops or substance whatever, into any private ground, street, lane or public ground.
- 8. No owner or occupant of any place of business, stable or barn shall permit the same to become foul, nauseous or offensive.
- 9. Any person found guilty of infraction of any of the provisions of this bylaw shall be liable to the penalties imposed by the general Penalty Bylaw of the Village.

Read three times by unanimous vote and passed by the Council of the Village of Saskatchewan Beach in the Province of Saskatchewan, this 10thday of A.D. 1952.

Bylaw No. 21



A BYLAW OF THE VILLAGE OF SASKATCHEWAN BEACH REGULATING THE CONSTRUCTION OF RESIDENCES.

The Council of the Village of Saskatchewan Beach enacts as follows:

- 1. The "Building Inspector" shall mean the Building Inspector of the Village of Saskatchewan Beach and shall include the assistant Building Inspector.
- 2. That all the provisions of this bylaw shall affect the new construction of buildings in the said Village of Saskatchewan Beach and the improvements on existing buildings in the said Village on and after January 1st, 1960.
- 3. That there shall be but one dwelling unit (Bylaw #9) built on any lot within the Village limits.
- 4. That the minimum floor area of any new dwellings shall be 480 square feet.
- 5. "SITE PLANNING REQUIREMENTS"

Dwellings

Outside walls of dwellings shall be considered as house walls and determining side yards. Distance between dwellings and property lines shall not be less than five feet clear of all projections.

6. "PLANS AND SPECIFICATIONS"

That applicant shall submit with his application for a building permit one complete set of plans showing the use of all rooms or floor areas and a plot plan showing the location of the dwelling on site with:

- 1. Distance from front of building to Village property line.
- 2. Side yard clearance.
- 3. Rear yard.
- 4. Lot, Block, and subdivision.
- 5. Street or avenue the building faces.

When required by the Building Inspector the applicant shall also submit a Land Surveyor's Certificate.

7. "CHIMNEYS"

Every chimney shall be of masonry construction or of metal construction approved by the Western Canada Insurance Underwriters Association and the Provincial Fire Commissioner. Metal chimneys must be installed according to the manufacturer's specifications.

- 8. Construction shall conform with specifications shown on Building application (Form A) attached hereto.
- 9. Whenever a provision in any other bylaw of the Village of Saskatchewan Beach is inconsistent with or repugnant to the provisions of this bylaw the provisions of this bylaw shall prevail.
- 10. Any person who contravenes any of the provisions of this bylaw or fails to comply therewith or with any notice given thereunder shall be guilty of an offence and liable to the penalty as herein provided.
- 11. Any person convicted of a breach of the provisions of this bylaw shall forfeit and pay at the discretion of the convicting Provincial Magistrate or Justice of the Peace having jurisdiction in the Village of Saskatchewan Beach, a penalty not exceeding One Hundred Dollars (\$100.00) exclusive of costs and upon default of payment thereof the person convicted may be committed to a jail, the guard room of the Royal Canadian Mounted Police or to a public lock-up for any time determined by the said Provincial Magistrate or Justice of the Peace not exceeding thirty days unless the penalty and costs, including the costs of the committal and of the conveyance of the person convicted to the said jail, guard room or lock-up are sooner paid.

Read the first time and passed on the 12th day of April, A.D. 1960. Read the second time and passed on the 18th day of May, A.D. 1960. Read the third time and unanimously passed on the 18th day of May, A.D. 1960.

Certified a true copy of the bylaw adopted by the Council on the 18th day of May A.D. 1960.

Bylaw No. 22

This bylaw to dispense with the mailing of assessment notices was repealed by Bylaw No. 89.



This bylaw dealing with the penalty on tax arrears was repealed by Bylaw No. 99.

Bylaw No. 24



A BYLAW TO DISPENSE WITH PREPARATION OF A VOTERS' LIST.

The Council of the Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

- 1. The provisions of The Urban Municipal Elections Act respecting the preparation of a voters' list do not apply to the Village of Saskatchewan Beach and the provisions contained in Section 87 (3) shall apply to all future elections and/or votes on bylaws.
- 2. This bylaw shall come into effect on the 1st day of May 1976.

Bylaw No. 25



A BYLAW TO REGULATE THE SPEED OF MOTOR VEHICLES.

The Council of the Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts as follows:

- 1. For the purpose of this bylaw the expression:
 - (a) "public highway" means any street, lane or public highway within the village, but does not include a provincial highway therein as designated pursuant to the provisions of The Highways Act;
 - (b) "vehicle" shall have the meaning ascribed to it by The Vehicles Act.
- 2. No person shall operate a motor vehicle at a greater speed than thirty (30) kilometers per hour on a public highway within the limits of the village.
- 3. Section (2) shall not apply to the operators of fire engines or fire department apparatus or to vehicles being operated by law enforcement officers or to the operators of ambulances.
- 4. Any person guilty of an infraction of the provisions of this bylaw shall be liable to the penalties provided in the general penalty bylaw of the village.

Certified a true copy of the bylaw adopted by resolution of the Council on the 11th day of April, 1978.

Bylaw No. 26



A BYLAW TO REPEAL A PREVIOUS BYLAW.

The Council of the Village of Saskatchewan Beach in the Province of Saskatchewan, enacts as follows:

Bylaw No. 11 respecting The Speed of Motor Vehicles adopted the 31st day of March A.D. 1938 is hereby repealed.

Certified a true copy of the bylaw adopted by resolution of the council on the 11th day of April, 1978.



This bylaw related to buildings was not enacted and thus void. Bylaw 30 deals with buildings. No copy on file.

Bylaw No. 28



This bylaw that was intended to repeal Bylaws 9 and 10 was not enacted and thus void. Bylaws 9 and 10 are repealed in Bylaw 30, section 13 & 14. No copy on file.

Bylaw No. 29



A BYLAW TO CLOSE A PORTION OF ORION STREET.

The Council of the Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

That a portion of Orion Street be closed: That portion lying south of a line joining the North-East corner of Block Eight (8) with the North-West corner of Lot One (1) Block Ten (10) all as shown on registered plan AP 5823.

Certified a true copy of the bylaw adopted by resolution of the council on the 5th day of December, 1978.

Bylaw No. 30



This bylaw dealing with building was repealed by Bylaw 34 and 36.

Bylaw No. 31



This bylaw covering general penalties was repealed by Bylaw No. 95.

Bylaw No. 32



This bylaw, which amends Bylaw No. 30, is actually numbered 34 but there is already a Bylaw No. 34 so it is perhaps actually No. 32 as there is no record of Bylaw No. 32. It is dated May 18, 1982, but there is no record of its certification or approval by the province. No copy of file.

Bylaw No. 33



A BYLAW TO PROVIDE FOR THE ENTERING INTO AN AGREEMENT TO PROVIDE ROAD AMBULANCE SERVICE.

The Council of the Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

1. The Village of Saskatchewan Beach is hereby authorized to enter into an agreement with the Councils of:

Rural Municipality of Longlaketon #219

Rural Municipality of McKillop #220

Rural Municipality of Last Mountain Valley #250

Town of Govan

Village of Craven

Village of Bulyea

Village of Duval

Village of Earl Grey

Village of Kannata Valley

Town of Strasbourg

Village of Silton

the terms of which are attached hereto and marked as Schedule "A" and form part of this bylaw, for the purpose of establishing a municipal road ambulance board to provide road ambulance service throughout the Last Mountain Ambulance Area.

- 2. The Municipal Road Ambulance Board is hereby directed and empowered to enter into an agreement with an individual or a duly incorporated organization to provide road ambulance services.
- 3. The Municipality shall pay an operating grant to the Board and such grant shall be determined each year.

Contract made this 1st day of March, 1979 A.D.

BETWEEN: The Last Mountain Ambulance

-and-

Harry Hansen & Marjorie Hansen operating as Hansen's Ambulance Service of Strasbourg, in the Province of Saskatchewan, hereinafter referred to as the "Operator"

to provide ambulance services to the corporate areas of:

Rural Municipality of Longlaketon #219

Rural Municipality of McKillop #220

Rural Municipality of Last Mountain Valley #250

Town of Strasbourg

Town of Govan

Village of Craven

Village of Bulyea

Village of Duval

Village of Earl Grey

Village of Kannata Valley

Village of Saskatchewan Beach

Village of Silton

hereinafter referred to as the "Last Mountain Ambulance Area."

THIS INDENTURE WITNESSETH AS FOLLOWS:

- 1. The Operator covenants and agrees:
 - (a) That the operator will maintain and operate an ambulance service within the Last Mountain Ambulance Area from March 1, 1979, to March 1, 1980, both dates inclusive.
 - (b) That such ambulance service shall at all times during the currency of this contract be reasonably adequate to meet the needs of the citizens of the Last Mountain Ambulance Area.
 - (c) That, at all times during the currency of this contract, the operator will operate such

- service efficiently and continuously, furnishing a twenty-four (24) hour per day, seven days per week, service.
- (d) That for the purposes of this contract, the operator will supply and maintain the following as minimum equipment (adding thereto as conditions and circumstances may require, or are required, from time to time by regulations under the Public Health Act of the Province of Saskatchewan.)

MINIMUM EQUIPMENT

One modern ambulance, the construction and equipment of which shall comply with regulations approved and ordered by the Executive Council of the Province of Saskatchewan under section 72, subsection (1) clause (kk) of the Public Health Act and other applicable regulations under the Public Health Act.

- (e) That the operator maintain the said ambulance and all equipment used in carrying out this contract in class "A" condition at all times.
- (f) That all personnel employed by the Operator shall meet the qualifications as set out in the Public Health Act and that no less than two qualified personnel shall answer all calls.
- (g) That the Operator will maintain a central office with telephone and dispatch service.
- (h) That the operator charge for services rendered pursuant to this contract the fees set forth in the Municipal Road Ambulance Program being a \$35.00 pick-up fee and mileage charges of 40c per mile with the first 25 miles round-trip exempt.
- (i) That whenever Police Forces or Fire Departments make calls for services in emergency cases, such calls shall be responded to as quickly as circumstances permit and, in all cases, the operator will look to the person for whom the service is rendered and not the Police Force or Fire Department for payment; provided, however, that in such cases where the ambulance is called by either of the said Departments for stand-by duty, that Department shall be charged the following rates: \$20.00 per hour for the first hour or portion thereof and \$20.00 per hour thereafter.
- (j) The Operator shall, at the commencement of the calendar year, apply to the License Inspector for an ambulance license and the obtaining of such license shall be contingent upon the approval of personnel and equipment by the Regional Medical Health Officer.
- (k) That during the period covered by this Contract, the Operator will maintain an Accounting System satisfactory to the Last Mountain Ambulance Area Board, for the records of all calls for service within the Area, and such service records shall include wherever practical and whenever possible, the following information on each call:
 - (1) Time received, time answered and duration of call;
 - (2) Origin and destination of trip;
 - (3) Name and address of person requesting service;
 - (4) Unit answering call and charges therefor;
 - (5) If service not rendered, reasons therefor;
 - (6) General remarks, including any supplies such as oxygen, first aid equipment, etc., used.
- (l) That the Operator shall as soon as possible after the 1st day of March, 1980, forward to the Last Mountain Ambulance Area Board, a financial statement, adequate in the opinion of the Board covering the year's operations within the Last Mountain Ambulance Area.
- (m) That the operator will, during the term of this contract, indemnify and save harmless the municipalities all or any claims for injury or accident in the performance of this contract and shall, at its cost and expense, maintain with an approved insurance company, insurance coverage as follows:
 - (1) Comprehensive Public Liability including contractual liability insurance coverage to cover this hold harmless clause and Property Damage with

Passenger Hazard Coverage (\$1,000,000.00)

- (2) Malpractice Insurance (\$500,000.00)
- and that it will file with the Last Mountain Ambulance Area a duplicate copy of said insurance policy.
- 2. The. Last Mountain Ambulance Area in consideration of these presents and the due and the faithful performance by the Operator of their covenants as herein contained, agrees that, during the currency of this contract to pay all monies received from the Government of Saskatchewan under the Municipal Road Ambulance Program Revenue Sharing Act on the following bases:
 - (a) The population of each Rural Municipality, Town and Village as recorded in the municipal directory for purposes of distribution of grant monies, be split as follows:

AREA	POPULATION	OLSON'S	HANSEN'S
R.M. of Last Mountain	624	0	624
Valley	024	U	024
R.M. of Longlaketon	1102	110	992
R.M. of McKillop	614	0	614
Town of Govan	323	0	323
Town of Strasbourg	812	0	812
Village of Bulyea	88	0	88
Village of Craven	185	166	19
Village of Duval	132	0	132
Village of Earl Grey	242	24	218
Village of Kannata Valley	46	41	5
Village of Saskatchewan Beach	36	32	4
Village of Silton	58	52	6
	4262	425	3837

- (b) The prime criteria for the above split being based on the length of time for an ambulance to respond to a call anywhere within the Last Mountain Ambulance Area.
- (c) The grant monies shall be paid out in twelve consecutive monthly installments.
- 3. It is understood and agreed that either party may terminate this Agreement at any time on not less than thirty (30) days notice in writing of intention to do so given by the Operator and or the Last Mountain Ambulance Area, provided however, that no such notice shall be given unless nor until a resolution of the Last Mountain Ambulance Area has been passed, declaring the services rendered hereunder by the Operator to be unsatisfactory, or to be no longer required as a result of changes in provincial legislation, the Operator to be given reasonable opportunity to be heard before any such resolution is passed.

IN WITNESS WHEREOF the Last Mountain Ambulance Area Board have hereunto affixed their corporate seals under the hands of their signing officials and have duly executed these presents on the day and year first above written.

ByLaw No. 34



This bylaw dealing with building was repealed by Bylaw No. 57.



A BYLAW TO PROVIDE FOR THE REGULATION OF FRONT AND SIDE YARDS FOR DWELLINGS.

The council of the Village of Saskatchewan Beach in the Province of Saskatchewan, enacts as follows:

- 1. No person shall erect a dwelling in the Village of Saskatchewan Beach except in compliance with the site regulations set out herein:
 - (a) Minimum side yard 1.5 meters.
- 2. Notwithstanding the imposition of a penalty for violations of this bylaw as herein provided the council may require the owner of any building erected contrary to the regulations herein to remove or demolish such building and if he fails to do so the council may proceed to have the removal or demolition carried out at the expense of the owner and the cost thereof may be recovered in like manner as municipal taxes are by law recoverable or may be charged against the land and form part of the taxes thereon.
- 3. A person found guilty of an infraction of any provision of this bylaw shall be liable to the penalties provided in the general penalty bylaw of the village.

Certified to be a true copy of Bylaw No. 35 adopted by resolution of council on the 28th day of September A.D. 1982.

Bylaw No. 36



This bylaw amended Bylaw No. 30 but Bylaw No. 30 was repealed.

Bylaw No. 37



There is no record of this Bylaw on file.

Bylaw No. 38



BYLAW OF THE VILLAGE OF SASKATCHEWAN BEACH AUTHORIZING FINANCIAL CONTRIBUTION IN THE REGIONAL PARK AUTHORITY OF SASKATCHEWAN BEACH PURSUANT TO THE REGIONAL PARKS ACT 1979.

Date: July 28, 1984. Amended: December 19, 1984.

The Council of the Village of Saskatchewan Beach enacts and approves the following:

- 1. The participation in the development plan for new capital development in the Saskatchewan Beach Regional Park, as outlined in the development plan identified as Schedule "A" to this bylaw.
- 2. The financial participation in the capital development program with other municipalities as outlined in the financial cost-sharing program as outlined in Schedule "B" to this bylaw, to commence in July 1984.
- 3. The annual financial contributions, per year, for a term of five years, commencing July 1984, shall be as follows:
 - Capital development Five Thousand, Three Hundred and Thirty Three Dollars (\$5,333.00);
 - b. Maintenance and operating expenses as required.

4. That application be made under the provisions of section 5 of The Regional Parks Act 1979, in the form attached as Schedule "C" to this bylaw.

Certified a true copy of the bylaw adopted by resolution of the Council on the 19th day of December, A.D. 1984.

SCHEDULE "A" to Bylaw No. 38

Saskatchewan Beach Regional Park Authority Capital Development Plan for a 5 year period from 1984 to 1989. Total Estimated Development cost: \$80,000.00 (Total of I, II, III, IV below).

I. <u>Land Purchase:</u>

Land Description	Lease or Purchase	Acres	Purchase Price	
Estimate of Total Cost: \$0				

II. <u>Buildings:</u>

Description	Approx.	Modern	Type of	Elec.	Cost Est.	
	Dimensions	Plumbing	Materials	Installation	(including	
					contract cost)	
Concrete floor-					\$15,000	
maintenance building						
Estimate of Total Cost: \$15,000						

III. Structures and Improvements to Land

Description	Details of	Labour & Mat-	Est. Or Actual	Estimate of Cost		
	Structures	erials (estimate)	Contract Cost			
Paving parking area and				\$15,000		
boat launch access.						
Extension of boat docs and launch pads.				10,000		
Chain link fencing				10,000		
Estimate of Total Cost: \$35,000						

IV. <u>Equipment:</u>

Description	No. of Units	New or Secondhand	Unit Cost	Total Cost
			Estimate	
Pump replacement				\$ 5,000
Add Sprinkler				10,000
systems				15,000

Playground equipment					
Estimate of Total Cost: \$30,000					

SCHEDULE "B" to Bylaw No. 38

Council of Village of Saskatchewan Beach Cost Sharing Schedule of Contributions of Participating Municipalities Towards Expenditures for a Development Plan Extending from July 1984 to July 1989.

I. <u>Capital Expenditures:</u>

Estimated Value of Contributed Commitments

Municipality	Period of Contribution	Annual Cash Commitment	Labour (man	Materials	Services	Total Municipal
Village of Saskatchewan Beach	5 years	\$5,333	hours)			Contribution \$26,000
Total Municipal Commitment for Capital Expenditures \$26,667						

II. <u>Maintenance Expenditures:</u>

Estimated Value of Contributed Commitments

Municipality	Period of	Annual Cash	Labour	Materials	Services	Total	
	Contribution	Commitment				Municipal	
						Contribution	
Village of	Continuous	As required				As required	
Saskatchewan							
Beach							
Total Municipal Commitment for Maintenance Expenditures – As required							

SCHEDULE "C" to Bylaw No. 38

Application for Assistance under the Regional Parks Act & Regulations

Date of Application: August 28, 1984

The Council of the Village of Saskatchewan Beach hereby applies for financial assistance to implement the new development and maintenance program as outlined in Schedule "A" of the municipal bylaw and to the extent of the financial commitment by this municipality as stated in Schedule "B" to the municipal bylaw.

In making this bylaw, we hereby agree to the following:

I. The council will adhere to all financial or contributed commitments as outlined in Bylaw No. 38.

- II. The capital development and maintenance programs shall be restricted to lands designated as Saskatchewan Beach Regional Park and described as follows: [sic: no description follows]
- III. The Council will appointed members to the Saskatchewan Beach Regional Park Authority, at the numerical ratio agreed to between the municipalities.



There is no copy of this bylaw on file.

Bylaw No. 40



There is no copy of this bylaw on file.

Bylaw No. 41



A BYLAW OF THE VILLAGE OF SASKATCHEWAN BEACH, IN THE PROVINCE OF SASKATCHEWAN, FOR THE PURPOSE OF CLOSING A PORTION OF LAKEVIEW CRESCENT BETWEEN BLOCK 4 AND 17 AND A PORTION OF REGINA AVENUE EAST OF BLOCK 5, AS SHOWN ON PLAN AP 1672.

WHEREAS notice was given by publication thereof in the Leader Post, a daily newspaper published in the City of Regina, in the Province of Saskatchewan in the issues of August 11 and August 18 of the intention of the Council of the Village of Saskatchewan Beach to close a portion of Lakeview Crescent between Blocks 4 and 17 and a portion of Regina Avenue east of Block 5, Plan AP 1672 in the Village of Saskatchewan Beach.

AND WHEREAS the Deputy Minister of Highways Transportation of the Province of Saskatchewan has consented to the said closing;

WHEREAS the Sask. Power Corporation and the Saskatchewan Telecommunications of the Province of Saskatchewan have consented to the said closing;

AND WHEREAS the provisions of Section 156 of the Urban Municipality Act have been fully complied with and no persons have claimed that his land will be injuriously affected thereby, nor petitioned the Council of the Village of Saskatchewan Beach to be heard in connection with this BYLAW;

NOW THEREFORE, the Village of Saskatchewan Beach duly assembled, enacts as follows:

FIRSTLY: THAT all that portion of Lakeview Crescent which lies to the west of the production southerly of the east limit of Lot 1, Block 17.

SECONDLY: THAT all that portion of Regina Avenue which lies to the south of a line joining the north east corner of Block 5 and the north west corner of Block 17 and to the north of a line drawn perpendicular to the east limit of Block 5, 71.933 metres south of the north east corner of Block 5.

AS the said Streets, Lot and Blocks are shown on a plan of survey of record in the Regina Land Titles Office for the Regina Land Registration District as Number AP 1672 be closed.

THIS BYLAW shall come into force and have effect from and after the final passing thereof.

READ a first time this 23rd day of August, A.D. 1986.

READ a second time this 23rd day of August, A.D. 1986.

READ a third time this 23rd day of August, A.D. 1986 and finally passed with the unanimous assent of all members present.

Bylaw No. 42



No copy on file.

Bylaw No. 43



A BYLAW TO ESTABLISH A RECREATION BOARD AS PER SECTION 51 OF THE URBAN MUNICIPALITY ACT.

The Council of the Village of Saskatchewan Beach in the Province of Saskatchewan, enacts as follows:

- 1. The establishment of a Recreation Board for the supervision, and management of the recreation facilities and programs within the Village of Saskatchewan Beach, and the Board shall mean the Recreation Board appointed pursuant to this Bylaw.
- 2. The Board shall consist of a minimum of three (3) and a maximum of eight (8) residents of Saskatchewan Beach, which are appointed by the Village Council and, one of which is a member of council, Council means the Council of the Village of Saskatchewan Beach.
- 3. Where a vacancy occurs on the Board, the Council shall at the next meeting of the Council, fill the vacancy.
- 4. Any member of the Board may be re-appointed for a further term. Remuneration shall be at the discretion of the Village of Saskatchewan Beach.
- 5. The powers and duties of the Board shall consist of:
 - a. A majority of the Board is necessary to form a quorum and no business shall be transacted unless there is a quorum.
 - b. A copy of the Minutes of the Board shall be forwarded to the Village Council within fifteen (15) days.
 - c. The Board shall prepare a budget and present the budget to the Council annually.
 - d. The Board shall co-operate with other agencies in pursuit of adequate recreational facilities, programs and parks within the Village. The Board may evaluate, conduct surveys and research the recreational requirements of the Village of Saskatchewan Reach
 - e. All grants and donations to the Board shall be payable to the Village of Saskatchewan Beach and appear in the treasurer's records of the Village of Saskatchewan Beach.
- 5. [sic] The powers and duties of the Board shall consist of:
 - All accounts to be paid and approved by the Board shall be presented to Council for approval and payment shall appear in the records of the Village of Saskatchewan Beach.



A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH TO AMEND BYLAW NO. 2/86 KNOWN AS THE ZONING BYLAW OF THE LAST MOUNTAIN LAKE DISTRICT LAKE PLANNING COMMISSION.

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan in open meeting hereby enacts as follows:

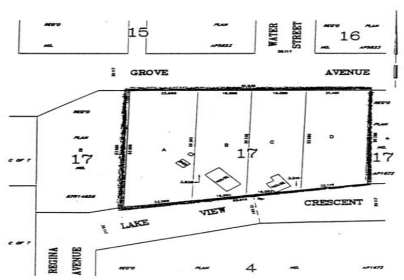
- 1. Bylaw No. 2/86 is amended as hereinafter set forth.
- 2. The Zoning District Map referred to in Part 5, Section 2 is amended by rezoning from R2s and R3s to R3As the area within the bold outline as shown on the plan of proposed subdivision which is attached to and forms part of this bylaw.
- 3. Part 5.7A R3A Residential Zone is amended by deleting subsection 4.B II and replacing it with the following:

II For residential uses in this zone in the Resort Village of Saskatchewan Beach, the following regulations apply:

- minimum front yard: 0.22 m (0.72 ft.)*
- minimum side yard: 1.5 m (5 ft.)
- minimum rear yard: 7.5 m (25 ft.)
 - * for the purpose of only those lots zoned R3A, the front yard shall be deemed to be that portion of the lot closest to the northern boundary of Lake View Crescent.
- 4. Part 4. General Regulations, Section 3 Permitted Yard Encroachments is amended by 1) deleting the words: "are limited to 1.2 metres in the front yard." and replacing them with the following "into the front yard are prohibited." from Subsection 3A; and 2) deleting the words "except in th R3A Residential Zone where such projections into the side yard are prohibited" from subsection 3B.

Certified a true copy of Bylaw No. 44 adopted by the Resort Village of Saskatchewan Beach this 13th day of December, 1989.

Schedule A to Bylaw No. 44





A BYLAW TO CLOSE A PORTION OF THE ROAD ALLOWANCE ALONG THE EASTERN BOUNDARY OF BLOCK 1 AS SHOWN ON PLAN NO. 88R15958.

WHEREAS notice was given by publication thereof in the Waterfront Press, a weekly newspaper published in the Town of Lumsden, in the Province of Saskatchewan, in the issues of A^pril 24 and May 1 1990, of the intention of the Council of the Village of Saskatchewan Beach to close a portion of the road allowance along the eastern boundary of Block 1, Plan 88R15958 in the Village of Saskatchewan Beach.

AND WHEREAS the Deputy Minister of Highways & Transportation of the Province of Saskatchewan has consented to the said closing;

AND WHEREAS SaskPower and SaskTel of the Province of Saskatchewan have consented to the said closing;

AND WHEREAS the provisions of Section 156 of the Urban Municipality Act have been fully complied with and no persons have claimed that his land will be injuriously affected thereby, nor petitioned the Council of the Village of Saskatchewan Beach to be heard in connection with this BYLAW;

NOW THEREFORE, the Council of the Village of Saskatchewan Beach in the Province of Saskatchewan, enacts as follows:

Close all that portion of the road allowance described as follows:

Commencing at a point on the West Boundary of the South West Quarter of Section 19, Township 21, Range 21 West of the Second Meridian 203.72 meters north of the South East corner of the South East Quarter of Section 24, Township 21, Range 22 West of the Second Meridian; thence northerly along the west boundary of the said South West Quarter of Section 19 a distance of 94.0 meters, thence south westerly at an angle of 45 degrees a distance of 17.51 meters, thence southerly and parallel with the west boundary of the South West Quarter of Section 19 a distance of 69.24 meters, thence south easterly a distance of 17.51 meters more or less to point of commencement.

THIS BYLAW shall come into force and have effect from and after the final passing thereof.

READ a third time and adopted this 2nd day of May, A.D. 1990.

Certified to be a true copy of Bylaw No. 45 adopted by resolution of Council on the 2nd day of May, A.D. 1990.



A BYLAW TO CLOSE A PORTION OF LAKEVIEW CRESCENT BETWEEN BLOCKS 4 AND 17 AND THE LANE BETWEEN LOTS 8 AND 9 IN BLOCK 17 AS SHOWN ON PLAN NO. 87R14828.

WHEREAS notice was given by publication thereof in the Waterfront Press, a weekly newspaper published in the Town of Lumsden, in the Province of Saskatchewan, in the issues of April 24 and May 1, 1990 of the intention of the Council of the Village of Saskatchewan Beach to close a portion of Lakeview Crescent between Blocks 4 and 17 and the lane between Lots 8 and 9 in Block 17, Plan 87R14828 in the Village of Saskatchewan Beach.

AND WHEREAS the Deputy Minister of Highways and Transportation of the Province of Saskatchewan has consented to the said closing;

AND WHEREAS SaskPower and SaskTel of the Province of Saskatchewan have consented to the said closing;

AND WHEREAS the provisions of Section 156 of the Urban Municipality Act have been fully complied with and no persons have claimed that his land will be injuriously affected thereby, nor petitioned the Council of the Village of Saskatchewan Beach to be heard in connection with this BYLAW:

NOW THEREFORE, the Council of the Village of Saskatchewan Beach in the Province of Saskatchewan, enacts the following:

Close all those portions of streets and lanes described as follows:

Firstly: All that portion of Registered Plan No. 87R14828, Saskatchewan Beach, Saskatchewan shown as lane.

Secondly: All that portion of Lakeview Crescent which lies to the north of a line joining the South East corner of Lot 3, Block 17, Plan AP 1672 and the South East corner of Lot 8, Block 17, Plan 87R14828, Saskatchewan Beach, Saskatchewan as the said Streets, Lots and Blocks are shown on a plan for survey of record in the Regina Land Titles Office for the Regina Land Registration District as Number AP 1672 and 87R14828.

THIS BYLAW shall come into force and have effect from and after the final passing thereof.

READ a third time and adopted this 2nd day of May, A.D. 1990.

Certified to be a true copy of Bylaw No. 46 adopted by resolution of Council on the 2nd day of May A.D. 1990.

Bylaw No. 47



A BYLAW OF THE RESORT OF SASKATCHEWAN BEACH TO AMEND BYLAW NO. 2/86 (THE ZONING BYLAW OF THE LAST MOUNTAIN LAKE DISTRICT PLANNING COMMISSION) WHICH IS NOW ADMINISTERED BY THE RESORT VILLAGE.

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan in open meeting hereby enacts as follows:

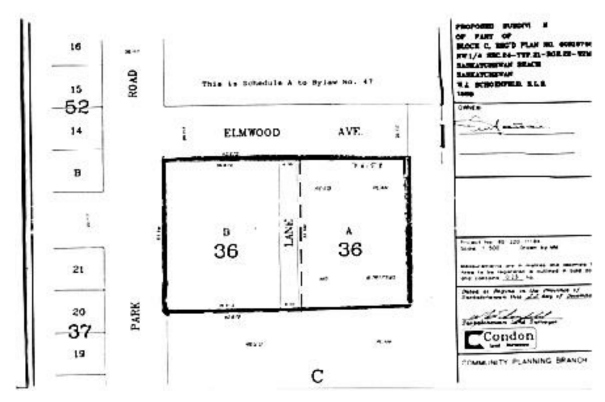
1. Bylaw No. 2/86 is hereby amended by changing the Zoning Map referred to in Part 5, Section 2 by rezoning from UR to R1 Residential, Lot A, Block 36, Registered Plan No. 67R17595 and proposed Lot B as shown on the attached plan of proposed subdivision prepared by Mr. W. Schoenfeld, S.L.S., dated December 22, 1989.

Said lots are shown in bold outline on the attached diagram (Schedule A) which forms part of this bylaw.

2. This bylaw shall come into force on third and final reading.

Certified a true copy of Bylaw No. 47 adopted by the Resort Village of Saskatchewan Beach this 9th day of January, 1991.

(Schedule A to Bylaw No. 47)



Bylaw No. 48



BYLAW OF VILLAGE OF SASKATCHEWAN BEACH AUTHORIZING FINANCIAL CONTRIBUTION IN THE REGIONAL PARK AUTHORITY OF SASKATCHEWAN BEACH PURSUANT TO THE REGIONAL PARKS ACT 1979.

The Council of the Village of Saskatchewan Beach enacts and approves the following:

- 1. The participation in a development plan for new capital development in the Saskatchewan Beach Regional Park, as outlined in the development plan identified as Schedule "A" to this bylaw.
- ² The financial participation in the capital development program with other municipalities as outlined in the financial cost-sharing program as outlined in Schedule "B" to this bylaw, to commence in July 1991.
- 3. The annual financial contributions, per year, for a term of five years, commencing July

1991 shall be as follows:

- a. capital development Five Thousand, Three Hundred and Thirty Three Dollars (\$ 5,333.00);
- b. maintenance and operating expenses as required.
- 4. That application be made under the provisions of section 5 of The Regional Parks Act 1979, in the form attached as Schedule "C" to this bylaw.

Certified a true copy of the bylaw adopted by resolution of the Council on the 25th day of June, A.D. 1991.

SCHEDULE "A" TO BYLAW 48

PROJECTS:

BUILDINGS:	
Changehouse (West B)	\$12,000.00
Clubhouse Upgrade	10.000.00
	\$22,000.00
STRUCTURES & IMPROVEMENTS TO LAND:	
Development of day use area	\$13,000.00
Grass and Landscaping	2,200.00
Beach Upgrade	2,000.00
Playground Site Preparation	5,000.00
Municipal Waterline	5,000.00
Extend Sprinkler System	1,200.90
	\$28,400.00
EQUIPMENT:	
Tractor	\$19,000.00
Raft and Slides	5,400.00
Playground Equipment	5,000.00
Flagpole	200.00
	\$29,600.00
TOTAL	\$80,000.00

SCHEDULE "A" TO BYLAW 48

COUNCIL OF THE VILLAGE OF SASKATCHEWAN BEACH: COST SHARING SCHEDULE OF CONTRIBUTIONS OF PARTICIPATING MUNICIPALITIES TOWARDS EXPENDITURES FOR A DEVELOPMENT PLAN EXTENDING FROM JULY 1991 TO JULY 1996.

I. CAPITAL EXPENDITURES:

Municipality	Period of	Annual Cash	Est. Value of Contributed			Total Municipal
	Contribution	Commitment	Commitments			Contribution
			Labor	Materials	Services	
			(hrs.)			
Village of	5 years	5,333				26,667
Saskatchewan						
Beach						
Total Municipal Commitment for Capital Expenditures:						\$26,667

II. MAINTENANCE EXPENDITURES:

Municipality	Period of	Annual Cash	Est. Value of Contributed Commitments				Total Municipal
	Contribution	Commitment	Labor	Materials	Services	Detail of	Contribution
			(hrs.)			Contribution	
Village of	Continuous	As Required					As Required
Saskatchewan							
Beach							
Total Municipal Commitment for Maintenance Expenditures:							\$ As Required

SCHEDULE "C" TO BYLAW 48

APPLICATION FOR ASSISTANCE UNDER THE REGIONAL PARKS ACT & REGULATIONS

DATE OF APPLICATION: JUNE 25, 1991

THE COUNCIL OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH HEREBY APPLIES FOR FINANCIAL ASSISTANCE TO IMPLEMENT THE NEW DEVELOPMENT AND MAINTENANCE PROGRAM AS OUTLINED IN SCHEDULE "A" OF THE MUNICIPAL BYLAW AND TO THE EXTENT OF THE FINANCIAL COMMITMENT BY THIS MUNICIPALITY AS STATED IN SCHEDULE B" TO THE MUNICIPAL BYLAW.

IN MAKING THIS BYLAW, WE HEREBY AGREE TO THE FOLLOWING:

- I. THE COUNCIL WILL ADHERE TO ALL FINANCIAL OR CONTRIBUTED COMMITMENTS AS OUTLINED IN BYLAW NO. 48.
- II. THE CAPITAL DEVELOPMENT AND MAINTENANCE PROGRAMS SHALL BE RESTRICTED TO LANDS DESIGNATED AS SASKATCHEWAN BEACH REGIONAL PARK AND DESCRIBED AS FOLLOWS:
- III. THE COUNCIL WILL APPOINT MEMBERS TO THE SASKATCHEWAN BEACH REGIONAL PARK AUTHORITY, AT THE NUMERICAL RATIO AGREED TO BETWEEN THE MUNICIPALITIES.

Bylaw No. 49



A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN TO CONTROL THE COLLECTION, STORAGE, AND DISPOSAL OF LIQUID WASTES.

Under Section 83 of the Public Health Act, Chapter P-37, R.S.S. 1978, the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

- 1. In this bylaw the expression
 - a) "Administrative Authority" means a Medical Health Officer or Public Health Inspector;
 - b) 'Householder" means occupant, lessee, or tenant, or the person otherwise in charge of any dwelling, hotel, restaurant, apartment block, office building, public institution, or other premises;
 - c) "Liquid Waste" means any waste which contains animal, mineral, or vegetable matter in solution or suspension;
 - d) "Local Governing Authority" means the council of Village of Saskatchewan Beach;
 - e) "Storage or Holding Tank" means a tank constructed of a material that is equivalent to the requirement set out in the Provincial Plumbing Regulations, designed to collect and hold liquid waste without treatment prior to transporting such waste to a final point of disposal;

- f) "Privy vault", means a storage or holding tank placed under an, outside toilet for confinement and storage of human excrement only.
- 2. This bylaw shall apply to the following: Village of Saskatchewan Beach.
- 3. Any person installing storage or holding tanks for the purpose of storing liquid wastes, located in areas identified in Section 2 of this Bylaw, must first obtain approval to do so from the administrative authority.
- 4. All householders whose premises are located in areas identified in Section 2 must provide an approved storage or holding tank to receive liquid wastes emanating from their premises.
- 5. All new facilities for the storage of liquid wastes, located in areas identified in Section 2, shall comply with this bylaw and any amendments thereto or revisions thereof.
- 6. Existing facilities for the storage of liquid waste shall be required to comply with this bylaw at a time and extent specified by the administrative authority and the local governing authority.
- 7. The facilities provided for the storage of liquid wastes, located in the areas identified in Section 2 of this bylaw shall be of not less than 1,000 gallons with respect to storage or holding tanks, and not less than 300 gallons with respect to privy vaults. In all respects the storage or holding tanks shall be of sufficient size to accommodate 15 days of liquid waste.
- 8. In all other respects, the facilities provided for the storage of liquid wastes located in areas identified in Section 2 of this bylaw, shall comply with the requirements of the Saskatchewan Shoreland Pollution Control Regulations, 1976 and amendments thereto or revisions thereof.
- 9. The householder shall maintain all facilities on his property for the storage of liquid wastes in a sanitary and structural condition satisfactory to the administrative authority.
- 10. No person shall provide a liquid waste transporting service within the Village of Saskatchewan Beach without a current permit to do so from Saskatchewan Environment and Public Safety and written approval from the local governing authority.
- 11. A person granted approval to transport liquid waste shall provide the local governing authority with such .information as may be required from time to time regarding the service provided to any householder.
- 12. The local governing authority may establish the kind, volume, and fix a schedule of fees for disposal of liquid wastes.
- 13. Liquid wastes transported shall be disposed of only at point(s) approved by Saskatchewan Environment Public Safety and the local governing authority.
- 14. Breaches of the Bylaw [sic: title added]
 - (1) When, in the opinion of the administrative authority or local governing authority, there is a breach of any provision of this bylaw, a placard or placards prepared and supplied by the Saskatchewan Beach giving notice of this breach may be posted on the premises, facility or property where the breach is found.
 - (2) Any person, who without permission of the administrative authority or the local governing authority, takes down, covers up, mutilates, defaces or alters the placard posted under this bylaw, is guilty of an offence.
 - (3) The posting of a placard on a premises, facility, or property pursuant to this bylaw shall not relieve the person in default from imposition of a penalty for infringement of this bylaw as provided in this bylaw or from having to carry out the work therein mentioned.
- 15. If any person fails, neglects or refuses to comply with this bylaw, remedial action may be carried out by the local governing authority at the expense of the person in default and the local governing authority may recover expenses incurred by action in any, court of competent jurisdiction or through municipal taxes.

- 16. Penalties [sic: title added]
 - (1) Every person who contravenes any provision of this bylaw or fails to comply therewith is guilty of an offence and liable on summary conviction to the penalty prescribed in this section.
 - (2) An individual who commits an offence is liable:
 - (a) for a first offence, to a fine of not more than \$1,000 and to a further fine of not more than \$50 for each day during which the offence continues;
 - (b) for a second offence or subsequent offence, to a fine of not more than \$5,000 and to a further fine of not more than \$50 for each day during which the offence continues.
 - (3) A corporation which commits, an offence is liable:
 - (a) for a first offence, to a fine of not more than\$5,000 and to a further fine of not more than \$500 for each day during which the offence continues;
 - (b) for a second or subsequent offence, to a fine of not more than \$10,000 and to a further fine of not more than \$500 for each day during which the offence continues.
- 17. This bylaw shall come into force on the date of the final approval by the Minister of Health and the Minister of Environment and Public Safety.

Certified a true copy of the bylaw adopted by resolution of the Council on the 2nd day of Oct. A.D. 1992.

Saskatchewan Environment and Public Safety Approved Under the Provisions of The Environmental Management and Protection Act.

Bylaw No. 50



A BYLAW FOR THE VILLAGE OF SASKATCHEWAN BEACH FOR THE PURPOSE OF PROHIBITING, ELIMINATING, AND ABATING NOISE AS PROVIDED IN SECTION 165 (21) OF THE URBAN MUNICIPALITY ACT.

The Council of the Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

- 1. This Bylaw may be cited as "The Noise Bylaw".
- 2. In this Bylaw, including this Section:
 - (a) "municipality" means the Village of Saskatchewan Beach;
 - (b) "holiday" means any statutory, holiday as defined in <u>The Interpretation Act</u>, and amendments thereto, or any holiday proclaimed as such by the municipality;
 - (c) "motor vehicle" means "motor vehicle" as defined in The Vehicles Act;
 - (d) "residential building" means a building which is constructed as a dwelling for human beings:
 - (e) "signaling device" means a horn, gong, bell, klaxon, siren or other device producing an audible sound for the purpose of drawing people's attention to an approaching vehicle, including a bicycle;
 - (f) "weekday" means any day other than a Sunday or holiday.

3. GENERAL PROHIBITION

- (1) Except to the extent it is allowed by this Bylaw, no person shall make, or continue to make, or cause to be made, or allow to be made, or allow to be continued to be made, any loud noise, or any unnecessary noise, or any unusual noise.
- (2) Except to the extent it is allowed by this Bylaw, no person shall make, or continue to

- make, or cause to be made or cause to be continued, or allow to be made, or allow to be continued, any noise whatsoever which either annoys, disturbs, injures, endangers or detracts from the comfort, repose, health, peace or safety of other persons within the limits of the municipality.
- (3) What is a loud noise, an unnecessary noise, an unusual noise, or a noise which annoys, disturbs, injures or endangers the comfort, repose, health, peace or safety of other persons is a question of fact for a court which hears a prosecution of an offence against this Bylaw.

DOMESTIC NOISES

- 4. Without restricting the generality of Section 3, no person shall operate or allow to be operated a lawn mower of any kind, or a snow clearing device powered by an engine of any type or a model aircraft driven by an internal combustion engine in any residential district between the hours of:
 - (a) 11 o'clock in the evening and 7 o'clock of the next forenoon on weekdays;
 - (b) 11 o'clock in the evening and 8 o'clock in the forenoon of the following day which is a Sunday or holiday.
- 5. Every person who owns, keeps, houses, harbours or allows to stay in his premises a dog shall allow such dog to bark excessively or howl excessively.
- 6. Entertainment Noises [sic: Title added]
 - (1) No person being the owner or occupant of any premises shall operate, or permit to be operated, or suffer to be operated phonograph, record player, tape recorder, television set, musical instrument, or any other apparatus, appliance, devise or machine used for the production or amplification of sound, either in or on private premises in a residential district in such a manner that the same can be easily heard by an individual or member of the public who is not on the same premises from which such noise or sound emanates.
 - (2) For the purpose of this Bylaw, "premises" shall mean the area contained within the boundaries of any lot and includes any building situated within such boundaries. Provided, however, that where any building contains more than one dwelling unit, each dwelling unit, or common area of such building and the land surrounding the building within the boundaries of the lot shall be deemed to be separate premises.
 - (3) For the purpose of this Bylaw "occupant" shall mean the owner, occupant or licensee of the premises or any person found on the premises at or around the time when the noise or sound issues from the premises.

CONSTRUCTION NOISES

- 7. Except in an emergency, no person shall carry on the construction, erection, demolition, alteration or repair of any type of building or structure which involves hammering, sawing, drilling or the use of any machine, tools or any other equipment capable of creating a sound beyond the boundaries of the site on which the activity is being carried on, after the hour of 10 o'clock in the evening and before the hour of 7 o'clock in the morning of any day.
- 8. Except in an emergency, no person shall operate or allow to be operated a cement mixer, a cement mixer truck, a gravel crusher, a riveting machine, a trenching machine, a drag line, an air or steam compressor, a jack-hammer or pneumatic drill, a tractor or bulldozer or any other tool, device or machine of a noisy nature, so as to create a noise which may be heard in any residence between the hours of 10 o'clock in the evening and 7 o'clock in

the morning.

ADVERTISING NOISES

9. No person shall advertise any event or merchandise by ringing bells, blowing whistles, calling loudly, playing music, playing any type of musical instrument, playing or using any type of noise making instrument, or by the use of loud speakers or other audible means, on any street or other public place or in any building or premises with the intention or result that the sound therefrom shall be or is audible to persons using or frequenting any street or other public place.

DIESEL MOTORS

10. No person shall allow the diesel motor on a tractor which pulls a trailer or on a semi-trailer truck to remain running for longer than 20 minutes while the tractor-trailer, or tractor alone, is stationary in a residential district.

EXCEPTIONS

- 11. The provisions of this Bylaw shall not apply to:
 - (a) the ringing of bells in churches, religious establishments and schools;
 - (b) the moderate use of musical instruments to call attention to an opportunity to contribute to a collection made for a charitable undertaking during the Christmas season or at any other time;
 - (c) the playing of a band, the sounding of a steam whistle, the sounding of motor vehicles' horns or the use of sound amplification equipment used in connection with any parade;
 - (d) the moderate playing of musical instruments appropriate to any religious street service;
 - (e) the sounding of a general or a particular alarm or warning to announce a fire or other emergency or disaster;
 - (f) the sounding of a factory whistle and similar devises at normal appropriate times;
 - (g) the sounding of police whistles or the sirens on any vehicle used by the police or fire department or on any ambulance or public service vehicle;
 - (h) any use of sound amplification equipment used by the police, fire department or any ambulance service or public service;
 - (i) the use in a reasonable manner of any apparatus or mechanism for the amplification of the human voice or of music in a public park or any other commodius space in connection with any public election meeting, public celebration, or other reasonable gathering;
 - (j) transit vehicles engaged in normal transit operations.

PENALTIES

12. 12. Any person who contravenes any provision of this Bylaw is guilty of an offence and is liable on summary conviction to a minimum fine of Fifty (\$50.00) Dollars and a maximum fine not in excess of Five Hundred (\$500.00) Dollars.

Certified a true copy of Bylaw No. 50/93 passed by resolution of Council on the 12th day of August, 1993.



Bylaw on Council Membership; there is no copy on record but the bylaw is active and it was given 3 readings as recorded in the Minutes of Council for March 14, 1994.

Bylaw No. 52



A BYLAW TO AUTHORIZE ENTERING INTO AN AGREEMENT WITH THE HOSPITAL/ DISTRICT HEALTH BOARD.

WHEREAS the Resort Village of Saskatchewan Beach is a Municipality as defined in section 2 of The Hospital Revenue Act and is permitted by section 17 of the said Act to enter into an agreement with a hospital/district health board for the purpose of making a grant to that hospital/district health board;

AND WHEREAS it is deemed advisable to enter into such an agreement with the Regina District Health Board.

NOW THEREFORE, the Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan, in an open meeting assembled enact as follows:

- 1. The schedule attached hereto and marked "A" shall take effect in all respects as Schedule "A" to Bylaw No. 52.
- 2. The Mayor and the Administrator are hereby authorized, empowered and directed, to execute the agreement incorporated herewith as Schedule "A" to this bylaw and forming part thereof, and to affix the corporate seal of the Resort Village of Saskatchewan Beach and to do and to cause to be done all acts, matters and things which may be necessary for the due performance and fulfillment of the said agreement.
- 3. This bylaw shall come into force and take effect from and after the day of final passing thereof.

Introduced and read a first time this 17th day of June, 1994.

Read a second time this 17th day of June, 1994.

Read a third time and passed, this 17th day of June, 1994.

Certified a true copy of bylaw No. 52 adopted by resolution of the Council on the 17th day of June, 1994.

Schedule "A" to Bylaw #52

THIS AGREEMENT MADE in quadruplicate this 17th day of June, 1994.

BETWEEN:

THE Resort Village of Saskatchewan Beach a body corporate under the laws of the province of Saskatchewan, hereinafter called the "Municipality".

OF THE FIRST PART,

-and-

THE Regina District Health Board, in the City of Regina, in the Province of Saskatchewan as represented by its board, hereinafter called the "Board".

WHEREAS THE "Board" operates a hospital in the City of Regina, in the Province of Saskatchewan, and provides hospital services to the residents of the "Municipality"; and,

WHEREAS the "Municipality" does not operate its own hospital facilities and is obliged by the provisions of The Hospital Revenue Act to pay to the Minister of Finance a hospital revenue tax as more particularly provided under section 6 of the said Act; and,

WHEREAS section 4 of the said Act exempts the "municipality" from liability for payments of the said tax to the Minister of Finance upon entry by it into an agreement with a "Board" whereby the "Municipality" is obligated to make a grant to that "Board" in lieu of said tax;

NOW THEREFORE, this agreement witnesses as follows:

- (1) The "Municipality" agrees to pay to the "Board" a yearly grant in an amount equivalent to two (2) mills on the total equalized assessment of the "Municipality" for the immediately preceding year, less a discount of five percent if paid on or before December 31st of that year;
- (2) The services provided by the "Board" will be available to all residents of the "Municipality";
- (3) The "Board" agrees to use the grants paid by the "Municipality" pursuant to clause (1) for capital expenditures or for such other purposes as the "Board" shall direct;
- (4) Payments of the grants pursuant to Clause (1) hereof shall be made yearly on or before the thirty-first day of December of each year this agreement is in force and effect:
- (5) This agreement shall apply to the grant to be made in 1994 and 1995 and shall continue thereafter from year to year, but may be terminated at any time after the end of the said period by either party giving three months written notice of termination to the other party;
- (6) This agreement shall not be valid unless the bylaw authorizing the "Municipality" to enter into this agreement is approved by the Minister of Health and the Local Government Committee of the Saskatchewan Municipal Board as provided under section 17 of The Hospital Revenue Act.

IN WITNESS WHEREOF the parties hereto have affixed their corporate seals attested by their proper officers in that behalf on the day and year first above written.

Bylaw No. 53



A BYLAW TO PROVIDE A UNIFORM SYSTEM FOR THE NUMBERING OF HOUSES AND OTHER BUILDINGS IN THE VILLAGE OF SASKATCHEWAN BEACH.

THE COUNCIL OF THE VILLAGE OF SASKATCHEWAN BEACH IN THE PROVINCE OF SASKATCHEWAN ENACTS AS FOLLOWS:

1. THAT A UNIFORM SYSTEM OF NUMBERING HOUSES AND OTHER BUILDINGS

- AS SHOWN ON THE ATTACHED MAP AND WHICH SHALL BECOME PART OF THIS BYLAW. SHALL BE USED IN THE VILLAGE OF SASKATCHEWAN BEACH.
- 2. THAT ALL EXISTING NUMBERS OF HOUSES AND OTHER BUILDINGS NOT NOW CONFORMING WITH THE PROVISIONS OF THIS BYLAW SHALL BE CHANGED TO CONFORM TO THE SYSTEM HEREIN ADOPTED.
- 3. A SEPARATE NUMBER SHALL BE ASSIGNED FOR EACH 15.24 METERS (MORE OR LESS) (50 FEET) OF FRONTAGE.
- 4. EACH HOUSE AND/OR BUILDING SHALL BEAR THE NUMBER ASSIGNED TO THE FRONTAGE ON WHICH THE FRONT ENTRANCE IS SITUATED.
- 5. NUMERALS INDICATING THE OFFICIAL NUMBER OF EACH HOUSE OR BUILDING OR EACH FRONT ENTRANCE TO SUCH BUILDING SHALL BE POSTED IN A MANNER AS TO BE VISIBLE FROM THE STREET.
- 6. THE CLERK/ADMINISTRATOR OF THE VILLAGE OF SASKATCHEWAN BEACH SHALL BE RESPONSIBLE FOR MAINTAINING THE NUMBERING SYSTEM AND SHALL KEEP A RECORD OF ALL NUMBERS ASSIGNED UNDER THIS BYLAW.
- 7. THE NUMBERING SYSTEM IS TO BE FULLY IMPLEMENTED NO LATER THAN JUNE 30, 1997.
- 8. ANY PERSON WHO CONTRAVENES THE PROVISION OF THIS BYLAW IS GUILTY OF AN OFFENSE AND UPON CONVICTION SHALL BE LIABLE TO A PENALTY (THE PENALTY PROVIDED IN THE GENERAL PENALTY BYLAW OF THE VILLAGE).

16th day of April, 1996

THE URBAN MUNICIPALITY ACT, 1984 SEC. 157 (1) (L)

Bylaw No. 54

This bylaw to establish a fee for appeals was repealed by Bylaw No. 64.

Bylaw No. 55



This bylaw dealing with minumum tax was repealed by Bylaw No. 65.

Bylaw No. 56



This bylaw dealing with minumum tax was repealed by Bylaw No. 61.

Bylaw No. 57



This bylaw dealing with building was repealed and replaced by Bylaw No. 111.

Bylaw No. 58



A BYLAW TO ESTABLISH THE PAYMENT OF ACCOUNTS

The council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

That the Mayor or Deputy Mayor and Clerk be authorized to pay the following accounts when

they become payable: Sask Power, Sask Tel, Payroll, various requisitions, Receiver General, Insurance, Pension Plan, Fuel Accounts, Landfill fees, Annual Levies and Sask Workers Compensation.

That the accounts paid in this manner be submitted to council at the next regular meeting following the payment of said accounts.

Read a third time and adopted this 2nd day of November 1998.

Bylaw No. 59



A BYLAW TO REGULATE THE OPERATION OF VEHICLES

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

1) INTERPRETATION

- a) "clerk "means the clerk / administrator of the municipality;
- b) "curb" means the lateral boundaries of a roadway whether or not marked by curbing;
- c) "heavy vehicle" means vehicle with or without load which alone or together with any trailer, semi-trailer or other vehicle being towed, weighs 3.5 tons or more;
- d) "highway" means a road, parkway, driveway, square or place designed and intended for or used by the general public for the passage of vehicles, but does not include any area, whether privately or publicly owned, that is primarily intended to be used for parking of vehicles and the necessary passageways on the area and does not include a provincial highway within the municipality as designated pursuant to the provisions of THE HIGHWAYS ACT AND TRANSPORTATION ACT.
- e) "lug vehicle" means any vehicle portable engine or traction engine having metal spikes, lugs or cleats projecting from the face of the wheels or tires thereof, or having metal track tread;
- f) "municipality" means THE RESORT VILLAGE OF SASKATCHEWAN BEACH.
- g) "one-way highway" means highway as ascribed to it by THE HIGHWAY TRAFFIC ACT
- h) "parallel parking" means the parking of a vehicle with both wheels thereof drawn up to the curb on the right-hand side of the highway, or at a distance of no more than thirty (30) centimeters from the curb;
- i) "parking" has the meaning ascribed thereto by the HIGHWAY TRAFFIC ACT;
- j) (j) "place of public assembly" means schools, theaters, churches, hockey and skating rinks, dance halls, and public assembly halls;
- k) "power turn" means to maneuver a vehicle in such a manner to cause part of the vehicle to depart from its ordinary line of progress by the sudden use of acceleration and I or braking;
- l) "special constable" means the ROYAL CANADIAN MOUNTED POLICE or a person appointed to enforce municipal bylaws.
- m) "speed zone" means any portion of a highway within the RESORT VILLAGE OF SASKATCHEWAN BEACH as designated herein, and identified by a sign erected and maintained at each end thereof, indicating the maximum speed applicable thereto;
- n) "U-turn "means the turning of a vehicle so as to cause it to proceed in the opposite direction from which it was proceeding immediately prior to the commencement of such turn;
- o) "vehicle" means a vehicle, trailer, or semi-trailer or a motor vehicle as ascribed to it by

the HIGHWAY TRAFFIC ACT;

2) SCOPE

a) "STOP STREETS"

The highways listed in Appendix 1 are designated as "stop" streets.

b) "YIELD STREETS"

The highways as listed in Appendix 2 are designated "yield streets ".

c) "LOADING ZONES"

The highway locations as listed in appendix 5 are designated as "Loading zones"

3) INFRACTIONS

a) "STOP STREETS"

The provisions of the Highway Traffic Act shall apply to all traffic approaching and facing a "stop" sign erected and maintained in accordance with the provisions of section 4 (a).

b) "YIELD STREETS"

The provisions of the Highway Traffic Act shall apply to all traffic approaching and facing a "yield" sign erected and maintained in accordance with the provisions of section 4 (b).

c) MISCELLANEOUS SIGNS

- 1. No person shall, except where authorized by resolution of council or when duly authorized by law, erect upon or immediately adjacent to any highway, any sign, marker, signal or light or any advertising sign or device.
- 2. No person shall deface, damage, destroy or remove any sign or marker erected pursuant to this bylaw.

d) LUG VEHICLES

- 1. No person shall propel, operate or drive any lug vehicle upon any highway within the municipality without first obtaining from the clerk, a permit in writing authorizing same.
- 2. The clerk is hereby authorized to issue permits in writing for the purpose of section (d) 1 of this bylaw in any case where the applicant therefor has signed a written undertaking in form 1, Appendix 7, provided that the clerk shall not issue any such permit unless the clerk is satisfied that with reasonable care in operation, the lug vehicle may be propelled or driven over any highway without damage resulting thereto or to any bridge or culvert thereon.
- 3. Nothing contained in section (e) 1, shall be deemed to preclude the transport of a lug vehicle as herein defined over any highway where same is being carried by means of a rubber-tired trailer or other conveyance equipped with rubber tires.

e) PARKING

- 1. Except as otherwise provided herein, the parking of vehicles is permitted on all highways within the municipality.
- 2.
- i. subject to the provisions of subsection (ii) ,no person shall park a vehicle in any lane, or in any street so as to obstruct the entrance to any lane or to a driveway or

- approach leading to private premises;
- ii. notwithstanding the provisions of subsection (i), a vehicle may be parked in any lane for the purpose of taking on or discharging cargo, provided no such vehicle shall be so parked for a period exceeding thirty (30) minutes at one time, unless written permission has first been obtained from the clerk or a special constable of the municipality for an extension of such time limit.
- 3. Every person parking a vehicle upon a highway within the municipality where parking is permitted shall parallel park same;
- 4. No person shall park a vehicle in any "NO PARKING "area as designated in appendix 9 at any time whether such areas are marked on the curb or otherwise by signs erected and maintained in accordance with the provisions of section 4(d) to indicate that parking therein is prohibited.
- 5. No person shall park a vehicle within five (5) meters of any street intersection or fire hydrant.
- 6. No person shall park a vehicle on any highway at one place for a period of time exceeding twenty-four (24) consecutive hours.
- 7. Subject to the provisions of subsection (8) (i), No person shall park any vehicle in any private parking place or on any private property unless the person is the owner, occupant licensee or permittee of the parking place or private property, except with consent of such owner, occupant, licensee or permittee.

8.

- i. Subject to subsection (), no person shall park any commercial vehicle, or any other licensed vehicle designated for transporting of liquid sewage waste, or oil, gasoline or inflammable, combustible, or explosive material, or any other hazardous substance within 100 meters from any building in the municipality used or intended for use, in whole or in part as a place of dwelling, a hotel or place of public assembly.
- ii. Nothing in subsection (i) shall be deemed to restrict the parking of any such vehicle for such period of time as may be necessary to take on or discharge the service to be provided.

f) POWER TURNS

The operator of a vehicle shall not execute" power turns " on any highway in the municipality.

g) SPEED

No person shall operate a vehicle in the municipality at a speed greater than thirty (30) km/per hr.

h) LOADING ZONES

1. No operator of a vehicle shall remain in a loading zone for a period exceeding ten (10) minutes in the municipality.

4) SIGNS

- a) Council shall cause to be erected and maintain at all stop streets listed in appendix 1, at a distance of approximately three (3) meters from point of intersection ,an appropriate sign containing the word "STOP", so placed to face the traffic approaching the intersection.
- b) Council shall cause to be erected and maintained at all yield streets in appendix 2 at a distance of approximately three (3) meters from point of intersection, an appropriate sign containing the word 'YIELD', so placed to face the traffic approaching the intersection.
- c) Council shall caused to be erected and maintained at all "NO PARKING" areas as listed

- in appendix 9, with appropriate signs, such signs shall be visible from that part of the highway to which the restriction applies.
- d) Council may by resolution provide for the erection and maintenance on any highway, and at any designated point or points thereon, of such signs as it may deem expedient for warning, guidance, directions or information thereon.

5) PENALTIES

- a) Any person who contravenes any of the provisions of subsection 3 (c) (1) and 3 (C) (2) of this bylaw is guilty of a offence or liable on summary conviction to the penalties provided in the General Penalty Bylaw of the municipality.
- b) Any person who contravenes any of the provisions of subsection 3 (d)1 or ,3 (f), of this bylaw shall be liable on sunnary conviction to a penalty of:

(1) - Subsection 3 (d) 2	\$ 150.00
(2) - Subsection 3 (f) 2	\$ 50.00

c)

1. A person who contravenes any of the provisions of sub-sections (list sections) of this bylaw or fails to comply therein or with any of this bylaw or fails to comply therewith or with any notice or order given thereunder shall be guilty of an offence and upon conviction, shall be liable to penalties as follows:

(1) -Subsection 3 (e)	2	\$	40.00
(2) -Subsection 3 (e)	3	\$	40.00
(3) -Subsection 3 (e)	4	\$	40.00
(4) -Subsection 3 (e)	5	\$	40.00
(5) -Subsection 3 (e)	6	\$	40.00
(6) -Subsection 3 (e)	7	\$	40.00
(7) -Subsection 3 (e)	8	\$	100.00

- 2. A violator of any of the subsections of this bylaw, as set out in subsection (1) upon being served with a Notice of Violation, may, during the regular office hours, voluntarily pay the penalty at the municipal office, within ten (10) days of being served of the Notice of Violation and upon payment as so provided, that person shall not be liable to prosecution of the offence.
- 3. The Notice of Violation shall be in form "2" Appendix 15, attached to the forming part of this bylaw.

APPENDIX 1

"STOP STREETS " [Section 2 (a)]

On Willow Avenue at Park Road, one (1) sign going east on Willow Avenue. On Pinch Road and Grove Avenue, one (1) sign going north on Pinch Road. Fourway at Idylewylde Grove Avenue ,four (4) signs.

Rigby Drive and Lillie Ave, one (1) sign on Rigby going west.

APPENDIX 2

"YIELD STREETS"(Section 2 (b)]

Grove Avenue and Park Road, one yield sign on Grove Avenue going east.

APPENDIX 5

"LOADING ZONES" [Section 2 (c)]

Located at the maintenance building on Lakeview Avenue at Walter Street and continuing 115 meters east of Walter Street.

APPENDIX 9

"NO PARKING" [Section 4 (c)]

Located on Lakeview Avenue in front of maintenance building at Walter Street and continuing 115 meters east of Walter Street.

IMPOUNDING

- (a) Any member of the police force, special constable or other person appointed by council may remove or cause to be removed any vehicle that is unlawfully placed, left or kept on any street or lane, public parking place, or other public place, or municipally-owned property, or private property, and to impound or store such vehicle.
- (b) Where a vehicle has been impounded or stored after it has been removed under subsection (1), it may be retained to a place designated by council, for a period of thirty (30) days from date of removal unless the cost of removal, impounding and storage are sooner paid. Upon payment of the full costs herein, the vehicle may be released to the owner thereof.
- (c) If the cost of removal, impounding and storage are not paid within the period of thirty days (30) as specified in subsection (2), the municipality shall have the right to recover same from owner of the vehicle by:
 - 1. legal action in a court of competent jurisdiction;
 - 2. sale by public auction on publication of a notice designating the time and place at least fourteen (14) days prior to the sale in a newspaper circulating in the municipality and on sending such notice by registered mail to the owner at the address appearing on the last registration of the vehicle.

Certified a true copy of Bylaw No. 59 adopted by Council.

Bylaw No. 60



This bylaw concerning dogs was repealed by Bylaw No. 65.

Bylaw No. 61



This bylaw concerning minimum tax for land and improvements was repealed by Bylaw No. 66.

Bylaw No. 62



A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH TO AMEND BYLAW NO. 2/86 (THE ZONING BYLAW OF THE LAST MOUNTAIN LAKE DISTRICT PLANNING COMMISSION) WHICH IS NOW ADMINISTERED BY THE RESORT VILLAGE OF SASKATCHEWAN BEACH.

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan, in open meeting hereby enacts to amend Bylaw No. 2/86 as follows:

1. Bylaw No. 2/86 is hereby amended by changing the Zoning Map referred to in Part 5, Section 2 by

rezoning from UR - General Agricultural Development to R2 - Residential, C.O.T. 203 ANC, 10.13 acres, SW 1/4 of Sec. 19-21-21-2, located in the Resort Village of Saskatchewan Beach, as shown on the attached map.

Said land is shown in bold outline on the attached map (Schedule A) which forms part of this bylaw.

2. This bylaw shall come into force on third and final reading.

Certified a true copy of Bylaw No. 62 adopted by the Resort Village of Saskatchewan Beach this 10th day of March, 2001.

NOTICE

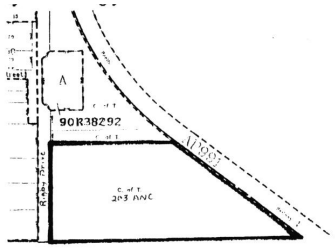
Public notice is hereby given that the Council of the Resort Village of Saskatchewan Beach intents to adopt a bylaw under The Planning and Development Act, 1983 to amend Bylaw No. 2/86, known as the Zoning Bylaw.

INTENT

The proposed bylaw will change the zoning from UR - General Agricultural Development to R2 - Residential.

AFFECTED AREA

The affected land is legally described as C.O.T. 203 ANC, shown on the map as 10.13 acres of the SW 1/4 of Section 19-21-21-2. The land is South and West of the Canadian Pacific Railway and East of Rigby Drive.



REASON

The reason for this amendment is to permit the construction of a residential single detached dwelling.

PUBLIC INSPECTION

The bylaw may be inspected by any person at the Resort Village of Saskatchewan Beach, Village office, between 9:00 am. and 4:00 p.m., Tues., Wed. and Thurs.

PUBLIC HEARING

Council will hold a public hearing on March 10, 2001 at 10:00 am. at the Village recreation hall to hear any person or group who wants to comment on the proposed bylaw. Council will also consider written comments received at the hearing (or that are delivered to the undersigned at the municipal office before the hearing).

Issued at the Resort Village of Saskatchewan Beach this 3rd day of February, 2001 Sonja Giesbrecht, Clerk.

The Resort Village of Saskatchewan Beach, Box 220, Silton, SK., SOG 4L0

Bylaw No. 63

A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH TO AMEND BYLAW NO. 59 A BYLAW TO REGULATE THE OPERATION OF VEHICLES.

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan, in open meeting hereby enacts to amend Bylaw No. 59 as follows:

1. Appendix 1: "Stop Streets" (Section 2(a)) Install:

On Willow Avenue at Park Road, one (1) sign going west on Willow Avenue.

On Grove Avenue and Park Road, one (1) sign going east on Grove Avenue.

2. Appendix 2: "Yield Streets" (Section 2(b))

Remove:

On Grove Avenue and Park Road, one (1) sign going east on Grove Avenue. Install:

On Walter Street and Grove Avenue, one (1) sign going north on Walter Street.

On Hillcrest Avenue and Lakeview Avenue, one (1) sign going south on Hillcrest Avenue.

Bylaw No. 63 adopted by the Resort Village of Saskatchewan Beach this 10th day or March 2001.

APPENDIX 1 of Bylaw No. 59 "STOP STREETS" [Section 2 (a)]

On Willow Avenue at Park Road, one (1) sign going east on Willow Avenue. On Pinch Road and Grove Avenue, one (1) sign going north on Pinch Road. Fourway at Idylewylde Grove Avenue, four (4) signs.

Rigby Drive and Lillie Ave, one (1) sign on Rigby going west.

APPENDIX 2

'YIELD STREETS"[Section 2 (b)]

Grove Avenue and Park Road, one yield sign on Grove Avenue going east.

APPENDIX 5

"LOADING ZONES" [Section 2 (c)]

Located at the maintenance building on Lakeview Avenue at Walter Street and continuing 115 meters east of Walter Street.

APPENDIX 9

"NO PARKING" [Section 4 (c)]

Located on Lakeview Avenue in front of maintenance building at Walter Street and

Bylaw No. 64



This bylaw related to establishing fees for assessment appeals was repealed and replaced by Bylaw No. 139.

Bylaw No. 65



This bylaw concerning dogs was repealed by Bylaw No. 135.

Bylaw No. 66



This bylaw concerning minimum tax for land and improvements was repealed by Bylaw No. 85.

Bylaw No. 67



A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH TO AMEND BYLAW NO. 59, A BYLAW TO REGULATE THE OPERATION OF VEHICLES.

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan, in open meeting hereby enacts to amend Bylaw No. 59 as follows:

1. Miscellaneous Signs (Section 4(d))

Remove: "Playground"

- On Myrtle Avenue at Lakeview Avenue, one (1) sign going south on Myrtle Avenue. The 30 km speed sign will remain.
- 2. Install: "Right Hand Curve"
 - On Myrtle Avenue at Lakeview Avenue, one (1) sign going south on Myrtle Avenue. To be posted with existing 30 km speed sign.
 "Playground"
 - On Lakeview Avenue at Hillcrest Avenue, one (1) sign going east on Lakeview Avenue.

"Playground"

- On Willow Avenue at Brighton Street, one (1) sign going west on Willow Avenue.
 - "30 km Speed Limit"
- On Grove Avenue at east entrance to Alfred Crescent, one (1) sign going west on Grove Avenue.
- 3. Appendix 2:

"Yield Streets" (Section 2(b))

<u>Install</u>:

- On Aurora Street and Willow Avenue, one (1) sign going south on Aurora Street.
- 4. Street Name Change:
 - Whereas "Beach Avenue" causes confusion as to the location of the west beach,

Beach Avenue at Grove Avenue and south of Grove Avenue will be renamed Pinch Street.

5. Beach Avenue

- Due to topography, Beach Avenue north of Grove Avenue has not been constructed and will not be constructed in the foreseeable future.
- To provide an address for emergency vehicles accessing Beach Avenue the following signs will be erected:

Install:

"Beach Lane"

- On Grove Avenue at the lane west of Bank Street and east of Beach Avenue.
- To apply to residents with property on the east side of Beach Avenue.

"Beach Street"

- On Grove Avenue at the lane west of Beach Avenue and east of Water Street.
- To apply to residents with property on the west side of Beach Avenue.

Bylaw No. 67 adopted by the Resort Village of Saskatchewan Beach this 6th day of July, 2002.

Bylaw No. 68



There was no third reading of this bylaw covering garages on vacant lots and there is no copy on file.

Bylaw No. 69



A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH TO AMEND BYLAW NO. 2/86 (THE ZONING BYLAW OF THE LAST MOUNTAIN LAKE DISTRICT PLANNING COMMISSION) WHICH IS NOW ADMINISTERED BY THE RESORT VILLAGE OF SASKATCHEWAN BEACH.

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan, in open meeting hereby enacts to amend Bylaw No. 2/86 as follows:

- 1. Bylaw No. 2/86 is hereby amended by changing Part 4, Section 8, Subsection E: Only one carport, or private garage, not exceeding 93 square metres (1000 square feet) in area shall be permitted unless otherwise specified in a zone.
- 2. This bylaw shall come into force on third and final reading.

Certified a true copy of Bylaw No. 68 adopted by the Resort Village of Saskatchewan Beach this 7th day or September, 2002.

Bylaw No. 70



A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH IN THE PROVINCE OF SASKATCHEWAN TO PROVIDE FOR BORROWING THE SUM OF SIXTY THOUSAND DOLLARS (\$60,000.00) FOR THE PURPOSE OF CONSTRUCTING A LAGOON

WHEREAS it is desirable and necessary to borrow the sum of Sixty Thousand Dollars (\$60,000.00) for the purpose of constructing a lagoon; and

WHEREAS the amount of the taxable assessment of the Resort Village of Saskatchewan Beach according to the last revised assessment roll for the year 2002 is the sum of Eight Million, Five Hundred and Seventeen Thousand Dollars (\$8,517,000); and

WHEREAS the total amount of the long term debt of the Resort Village of Saskatchewan Beach is NIL; and

NOW, THEREFORE, Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

- 1. THAT for the purpose previously mentioned there shall be borrowed on the credit of the Resort Village of Saskatchewan Beach at large the sum of
 - Sixty Thousand Dollars (\$60,000.00) of lawful money of Canada, and debentures shall be issued therefore, bearing the interest rate of five and three quarter per centum (5.75%) per annum, payable yearly, having coupons attached thereto for the payment of the installments of principal and interest due in each of the years of the currency of the said debentures.
- 2. THE said debentures shall bear date of the 30th day of September, 2002, and the coupons attached thereto representing the respective instalments of principal and interest shall mature on the 30th day of September 2003 to 2012 inclusive respectively. The said coupons shall be payable in lawful money of Canada, at the principal office of the Royal Bank of Canada, Lumsden Branch of Saskatchewan, in Canada, at the holder's option.
- 3. THE debentures shall be sealed with the seal of the Resort Village of Saskatchewan Beach and shall be signed by the Mayor and Treasurer and the coupons attached to the said debentures shall each bear the signatures of the Mayor and Treasurer. With the exception of the signature of the Treasurer certifying to the registration of the debentures in the securities register of the Resort Village of Saskatchewan Beach, the signatures of the Mayor and Treasurer on the said debentures and on the coupons attached thereto may be reproduced by lithographing or printing or any other method of mechanical reproduction.
- 4. DURING the currency of the said debentures the sum of Eight Thousand and Fifty Five Dollars and Eighty Cents (\$8,055.80) shall be raised annually for the payment of the debt and interest and the same shall be levied and raised annually by a special rate sufficient therefore on the taxable assessment of the Resort Village of Saskatchewan Beach at the same time and in the same manner as other rates and in addition thereto.
- 5. THIS BYLAW shall come into force and take effect on the date of approval being issued by the Saskatchewan Municipal Board, Local Government Committee.

Certified a true copy of Bylaw No. 70 adopted by resolution of council on the 7th day of September, 2002.

Bylaw No. 71



A BYLAW TO ESTABLISH THE FEE FOR TAX CERTIFICATES

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

That the fee to be charged for furnishing a tax certificate or statement shall be \$25.00 (Twenty Five Dollars).

Bylaw No. 71 adopted by the Resort Village of Saskatchewan Beach this day of April, 2003.

Bylaw No. 72



A BYLAW. TO AMEND BYLAW NO. 49 THE HEALTH BYLAW - LIQUID WASTE

A bylaw of the Resort Village of Saskatchewan Beach to amend Bylaw No. 49 a Health Bylaw which regulates the collection, storage and disposal of liquid wastes, within the Resort Village of Saskatchewan Beach.

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan, in open meeting hereby enacts to amend Bylaw No. 49 as follows: Section 7:

- a. add the word <u>"existing"</u> to the sentence <u>"300 gallons with respect to privy vaults"</u>.
- b. add the sentence "No new privy vaults are to be constructed as of May 3, 2001".

Section 7 as amended shall read:

The facilities provided for the storage of liquid wastes, located in the areas identified in section 2 of this bylaw shall be of not less than 1,000 gallons with respect to storage or holding tanks, and not less than 300 gallons with respect to existing privy vaults. No new privy vaults are to be constructed as of May 3, 2003. In all respects the storage or holding tanks shall be of sufficient size to accommodate 15 days of liquid waste.

Bylaw No. 72 adopted by the Resort Village of Saskatchewan Beach this 3rd day of May, 2003.

Bylaw No. 73



There is no copy of Bylaw No. 73 that combined Bylaw No. 49 and Bylaw No. 72 on record.

Bylaw No. 74



A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH AUTHORIZING COUNCIL TO ENTER INTO AN AGREEMENT FOR THE ESTABLISHMENT OF A MUTUAL AID_AREA.

WHEREAS; provision is made in s. 136 of <u>The Urban Municipality Act, 1984,</u> enabling Council

to enter into agreements with other municipalities for the furnishing of fire-fighting services and fire fighting equipment beyond urban boundaries, on any terms that may be agreed on; and

WHEREAS; the Council of the Resort Village of Saskatchewan Beach deems it expedient to enter into an agreement for the purpose of establishing a Municipal Mutual Aid Area, to pool the resources of participating municipalities and improve their emergency response capabilities; NOW THEREFORE; the Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

1. The Resort Village of Saskatchewan Beach is hereby authorized to enter into an agreement with the councils of:

1).	The Town of Lumsden	, and
2).	The Town of Regina Beach	, and
3).	The Town of Southey	, and
4).	The Rural Municipality of Lumsden No.189	, and
5).	The Rural Municipality of Dufferin No. 190	, and
6).	The Rural Municipality of Longlaketon No. 219	, and
7).	The Rural Municipality of Edenwold No. 158	, and
8).	The Rural Municipality of Sherwood No. 159	, and
9).	The Rural Municipality of Pense No. 160	, and
10).	The Village of Buena Vista	, and
11).	The Village of Bethune	, and
12).	The Village of Disley	, and
13).	The Village of Craven	, and
14).	The Village of Silton	, and
15).	The Village of Earl Grey	, and
16).	The Resort Village of Lumsden Beach	, and
17).	The Resort Village of Kannata Valley	

the terms of which are attached hereto and marked as Exhibit "A".

- 2. The Mayor and Clerk of the Resort Village of Saskatchewan Beach, are hereby authorized to sign and execute an agreement, the terms of which are set out in Exhibit "A" here before referred to.
- 3. This bylaw shall come into force and take effect on the final passing thereof.

Read a first time this 7th day of June, 2003. Read a second time this 7th day of June, 2003. Read a third time this 7th day of June, 2003.

MEMORANDUM OF AGREEMENT

BETWEEN:

The Resort Village of Saskatchewan Beach

a municipal corporation in the Province of Saskatchewan (hereinafter referred to as "the Resort Village")

AND

The Town of Lumsden	, and
The Town of Regina Beach	, and
The Town of Southey	, and
The Rural Municipality of Lumsden No. 189	, and
The Rural Municipality of Dufferin No. 190	, and
The Rural Municipality of Longlaketon No. 219	, and
The Rural Municipality of Edenwold No. 158	, and
The Rural Municipality of Sherwood No. 159	, and
The Rural Municipality of Pense No. 160	, and
The Village of Buena Vista	, and
The Village of Bethune	, and
The Village of Disley	, and
The Village of Craven	, and
The Village of Silton	, and
The Village of Earl Grey	, and
The Resort Village of Lumsden Beach	, and
The Resort Village of Kannata Valley	
all municipal corporations in	

(hereinafter referred to as "participating Municipalities")

OF THE SECOND PART

WHEREAS:

A. The parties above mentioned deem it expedient to enter into an agreement for the purpose of establishing a Mutual Aid Area, to pool the resources of participating municipalities and improve their emergency response capabilities; and

The Province of Saskatchewan

- B. The parties to this agreement mutually acknowledge that each may not in all cases be able to respond with sufficient resources to calls for Fires Services from within their jurisdictions, and the Councils of the fire departments named in section 3.3, deem it expedient and in the public interest to provide aid, each to the other, in such circumstances; and
- C. The Parties are empowered pursuant to s. 136 of <u>The Urban Municipality Act</u>, 1984 and s. 214 of <u>The. Rural Municipality Act</u> 1989 to enter into agreements with other municipalities for the furnishing, of fire-fighting services and fire fighting equipment beyond urban boundaries, on any terms that may be agreed on; and
- D. The Parties wish to agree herein to terms upon which the organization and pooling of emergency response resources, including fire-fighting services and equipment may be provided.

NOW THEREFORE THIS AGREEMENT WITNESSETH:

1.0 DEFINITIONS

1.1 The following words and phrases shall for the purposes of this agreement have the meanings ascribed to them in this Section 1.0:

"Assisting Party" means the Party requested to provide Fire Services hereunder by the Party primarily responsible for the provision of Fire Services within the boundaries of a municipality, whether or not assistance is actually extended.

"Service Charge(s)" means those charges for the provision of Fire Services as have been

adopted, and which may be amended from time to time, by bylaw of the Council of each Party.

"Fire Chief" means in the case of either Party the person responsible for the operation and management of the Fire Department, including designate(s) of the Fire Chief.

"Fire Services" means fire fighting and rescue services, and may depending on the scope of a particular fire department and first responders include first-line medical aid and response to hazardous materials discharges, explosions, spills and other mishap.

"Incidental Command Procedures" means those procedures for the establishment and/or transferring of command over fire-fighting and related services at the scene of a fire or other emergency.

"Requesting Party" means the Party which has the primary obligation to respond to fire alarms and other emergencies within a municipal territorial jurisdiction and which requests assistance from the other party pursuant to this agreement.

2.0 TERMS OF AGREEMENT

- 2.1 That the parties of this agreement form a Municipal Mutual Aid Area.
- 2.2 That each party with an active fire department may assist any other party to the agreement, with certain fire suppression services.
- 2.3 That each party to the agreement may assist any other party to the agreement, in the event of a disaster.
- 2.4 That the objectives of the Mutual Aid Area are as follows:
 - a) To provide a unified, effective organization among participating municipalities through reciprocal assistance, expertise, and equipment in a declared disaster or situation of need.
 - b) The parties agree to prepare and distribute a list of available resources in their municipality, including equipment and manpower services.
 - c) That the resource list be annually updated and distributed among the Parties.
- 2.5 This Agreement shall be of force and effect from the effective date, and shall continue in effect until the expiration of sixty (60) days following notice of termination by either Party in accordance with Section 12.0.
- 2.6 The effective date shall be the date upon which the last Party executes these presents, following ratification hereof, by bylaw, by the Councils of the Resort Village and participating Municipalities.

3.0 FIRE SERVICES MUTUAL AID

- 3.1 As and from the effective date, each Party hereto may request Fire Services from the other Party and such Fire Services, if given, shall be requested and extended in accordance with and subject to the terms and conditions set forth in this agreement.
- 3.2 Fire Services may be requested either where the Requesting Party is unable to respond to a call from within its jurisdiction or is unable to respond with personnel or equipment adequate, in the opinion of the Requesting Party, to address the emergency.
- 3.3 The following parties operate fire departments and supply thereby certain fire suppression services to their respective population:

Lumsden & District Fire Department Regina Beach/Buena Vista Fire Department Craven Fire Department Bethune Fire Department
Silton Fire Department
Earl Grey Fire Department
Southey Fire Department; and

3.4 That each party to this agreement hereby authorizes any of the following officials to call for such services offered through this agreement:

Emergency Dispatch Services (911)

E.M.O. Coordinator,

Mayor, Reeve including their named designates,

Alderman or Councillors,

Fire Chiefs including their named designates,

4.0 PROTOCOLS AND PROCEDURES

- 4.1 The Assisting Party shall, unless command is transferred at the scene of the emergency provide assistance under the direction of the senior officer of the Requesting Party.
- 4.2 In the event the Assisting Party is the only party at the scene of a fire or other emergency, the Assisting Party shall provide emergency services in accordance with the policies and operating procedures of the Assisting Party.
- 4.3 The Fire Chiefs may establish protocols for transferring command at a fire or other emergency scenes.

5.0 ASSISTANCE DISCRETIONARY

5.1 The Parties acknowledge that each has a primary obligation to provide Fire Services as well as other emergency services within the boundaries of its own municipality, and that the provision of aid to the Requesting Party may not be advisable, on a call by call basis, having regard to such factors as the state of available resources, the nature of the incident giving rise to the request for aid, the distances involved, and the existence or apprehension of emergencies or potential emergencies within the Assisting Party's municipality. Accordingly, the Fire Chief of a Party receiving a request for assistance shall have the sole and unfettered discretion to decline to authorize Fire Services to a Requesting Party and may exercise such discretion without stating reasons. Further, the Assisting Party may divert personnel and equipment to another scene notwithstanding a response in aid of the Requesting Party or may withdraw from a scene, whether or not the Assisting Party is in command thereof, if in the sole discretion of the Fire Chief of the Assisting Party another alarm, emergency or location should be afforded a higher priority, and may exercise such discretion without stating reasons.

6.0 PROCEDURE FOR REQUESTS

- 6.1 The Fire Chief (or other designate mentioned in section 3.4) of the Requesting Party shall have and is hereby granted full and sufficient authority to request Fire Services from the Assisting Party.
- 6.2 The Fire Chief of the Assisting Party shall have and is hereby granted full and sufficient authority to provide or, in his discretion, to decline to provide Fire Services to the Requesting Party.
- 6.3 The Fire Chief of the Assisting Party is further authorized to dispatch such personnel and equipment as can be allocated for the response, in his judgment, and may do so without verifying the bona fides of the call or the alarm giving rise to the request. The Parties agree to co-operate in establishing protocols for confirming the identity of the caller on behalf of the Requesting Party so as to preclude so far as possible false alarms and requests for assistance are made under false pretences.

7.0 SERVICES CHARGE

- 7.1 The Assisting Party shall charge fees for the provision of Fire Services hereunder, in accordance with the charges adopted by bylaw by the council of the Assisting Party, it being provided that the fees charged by the Resort Village and the participating Municipalities may be different.
- 7.2 It is acknowledged that Service Charges may be reviewed from time to time by the respective councils of the Resort Village and participating Municipalities. Service Charges may be amended during the currency of this Agreement, by bylaw. Upon changing Service Charges, the party making the change shall immediately notify the other parties and shall furnish participating Municipalities with a copy of the bylaw effecting such changes.
- 7.3 Following the provision of Fire Services the Assisting Party shall prepare and deliver to the Requesting Party an itemized invoice for payment. The Requesting Party shall remit payment of the amount so billed within 30 days of receipt of invoice. Failing payment as required, the Requesting Party shall pay interest on the debt or such portion thereof as remains unpaid, at the prime rate of interest of the Bank of Canada plus two (2%) per cent, such interest to be calculated from the date payment is overdue to the date of payment in full.

8.0 EMERGENCY MEASURES

8.1 The provisions of this Agreement are not in lieu of plans made in respect of emergency measures nor does this agreement derogate from the duty of the Parties hereto to follow protocols and lawfully report to authorities and agencies in cases of discharges of pollutants, spills or discharges of hazardous materials, hazardous waste materials, mishaps in the transportation of dangerous goods and incidents of like nature.

9.0 INSURANCE

9.1 The Parties each covenant and agree that they shall carry property insurance covering their respective equipment and comprehensive general liability insurance to commercially reasonable limits.

10.0 MUTUAL RELEASES

10.1 Each Party agrees to remise and release the other Party in respect of damage to or loss of property and in respect of personal injury (including death) occurring in the course of requesting or providing assistance under this agreement, and each expressly waives any cause of action in respect of such loss or injury as against the other Party, howsoever arising.

11.0 INDEMNIFICATION

11.1 The Parties expressly covenant and agree that the Requesting Party shall, in respect of third party claims of any nature arising from the provision of Fire Services by the Assisting Party under this agreement, indemnify and hold harmless and keep indemnified and held harmless the Assisting Party from and against all loss, costs, claims, expense, demands, claims, actions and causes of action asserted by third parties and in any way arising from performance or non-performance under this Agreement by the Assisting Party. The within covenants of indemnity shall survive the termination of this Agreement with respect to any cause of action arising during the currency hereof.

12.0 TERMINATION

12.1 Any Party hereto may terminate this agreement upon sixty (60) days' written notice to such effect.

13.0 GENERAL AND MISCELLANEOUS

- 13.1 The captions, section numbers, article numbers and Table of Contents (if any) appearing in this Agreement are inserted as a matter of convenience only and in no way define, limit, construe or describe the scope **or** intent of such clauses or articles and such captions, section numbers, article numbers and Table of Contents shall not in any way other than for reference purposes affect the interpretation or construction of this Agreement.
- 13.2 This Agreement shall be governed by and construed in accordance with the laws of the Province of Saskatchewan.
- 13.3 Subject to the provisions hereof for the revision of fees, this Agreement may not be modified or amended except in an instrument in writing signed by the Parties hereto.
- 13.4 The words "hereof, "herein" and "hereunder" and similar expressions used in any section or subsection of this Agreement or the Schedules relate to the whole of this Agreement and not to that section or subsection only unless otherwise expressly provided. The words "the Resort Village" and "participating Municipalities" shall mean respectively "the Resort Village, its successors and/or assigns" and "participating Municipalities, its successors and/or assigns".
- 13.5 If for any reason any term, covenant or condition of this Agreement, or the application thereof to any person or any circumstance, is to any extent held or rendered unenforceable or illegal then such term, covenant or condition:
 - a) is and is deemed to be independent of the remainder of the Agreement and to be severable and divisible there from and its unenforceability or illegality does not affect, impair or invalidate the remainder of the Agreement or any part thereof; and
 - b) continues to be applicable to and enforceable to the fullest extent permitted by law against any person and circumstance other than those to whom it has been held or rendered unenforceable or illegal.
 - Neither Party is obliged to enforce any term, covenant or condition in this Agreement against any person, if, or to the extent by doing so, such Party is caused to be in breach of any laws, regulations or enactments from time to time in force.
- 13.6 No waiver shall be inferred or implied by any forbearance by either Party hereto or anything done or omitted to be done by a Party with respect to a default, breach or non-observance save only an express waiver in writing and then only to the extent expressly stipulated and necessary to give effect to such express waiver. A waiver by either Party of any breach of any term, covenant or condition herein contained shall not be and shall be deemed not to be a waiver of any continuing or subsequent breach of such term, covenant or condition (except as specifically expressed in writing to be so) or of that Party's rights hereunder or of any other term, covenant or condition herein contained. Without limiting the generality of the foregoing the subsequent acceptance of payment by a party is not and is deemed not to be a waiver of any preceding breach or continuing breach by the other party of any term, covenant or condition of this Agreement, regardless of knowledge of any such preceding breach at the time of acceptance of such payment.
- 13.7 Notwithstanding anything to the contrary contained in this Agreement, if either the Resort Village or any of the participating Municipalities is bona fide delayed or hindered in or prevented from performance of any term, covenant or act required in

this Agreement by reason of strikes, lockouts, labour trouble, inability to procure materials, government intervention or other casualty or contingency beyond the reasonable control of the Party who is by reason thereof delayed in the performance of such Party's covenants and obligations under this Agreement in circumstances where it is not within the reasonable control of such Party to avoid such delay, excluding any insolvency, lack of funds or other financial cause of delay (hereinafter referred to as "Unavoidable Delay"), such performance shall be excused for the period of the delay and the period within which performance is to be effected shall be extended by the period of such delay.

- 13.8 Any notice or demand required or permitted to be given to all affected Parties hereto pursuant to this Agreement (excluding requests for assistance contemplated in section 3) shall be in writing and may be delivered to the Party in person (or to its authorized agent) or by sending it by prepaid registered mail, addressed:
 - In the case of the Resort Village, to: Resort Village of Saskatchewan Beach Box 220 Silton SK S0G 4L0
 - And in the case of the participating Municipalities see signing section of agreement.

or to such alternate address in Saskatchewan as either Party may by notice from time to time advise any such notice, demand, request or consent is conclusively deemed to have been given or made on the day upon which such notice, demand, request or consent is delivered, or, if mailed, then forty-eight (48) hours following the date of mailing, as the case may be, and any time period referred to therein commences to run from the time of delivery or forty-eight (48) hours following the date of mailing, as the case may be. If postal service is interrupted or substantially delayed, any notice, demand, request or other instrument shall be hand-delivered.

- 13.9 Time is of the essence of this Agreement and of every part thereof.
- 13.10 This agreement shall be binding upon and enure to the benefit of the Parties, their respective successors and representatives.

THIS AGREEMENT executed the day and date first above written by the affixing of the appropriate signatures for all parties.

Bylaw No. 75



RESIDENTIAL OPEN-AIR FIRE BYLAW: A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH TO SET MINIMUM STANDARDS FOR THE CONTROL OF FIRE PITS, CHEMINEAS, AND OTHER OPEN-AIR FIRE RECEPTACLES IN RESIDENTIAL AREAS OR ZONES.

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan enacts as follow:

- 1. The following measures shall be taken to limit the spread of open-air fires;
 - a. fires must be contained in a non-combustible receptacle constructed of cement, clay, brick or sheet metal with a minimum 18 gauge thickness.
 - b. a receptacle must be covered with a heavy gauge metal screen with openings not exceeding 13 mm (1/2 inch).
 - c. the size of the fire box of any receptacle must not exceed 75 centimetres (29.52 inches) in any dimension; and
 - d. Any fire pit or cheminea shall be separated from grass and any other vegetation by a distance of at least 40 centimetres (15.7 inches) by means of clean earth, sand, gravel or other non-combustible material. A sufficient clear space must also

- be provided for overhanging trees, shrubs and structures.
- e. No fire pit or cheminea may be located closer than 3 metres (9.8 feet) from any property line, building or other combustible structure and may not be closer than 6 metres (19.69 feet) from any neighbouring or abutting residential dwelling.
- 2. The fuel used for open-air fires shall only be charcoal, cut seasoned wood, or manufactured fire logs. The burning of the following materials is prohibited:
 - a. rubbish;
 - b. garden refuse;
 - c. any material classified as a hazardous material or dangerous good;
 - d. any material which when burned will generate black smoke or an offensive odor including, but not limited to: insulation from electrical wiring, rubber tires, asphalt shingles, hydrocarbons, plastics and lumber treated with wood preservatives.
- 3. Open air fires must be supervised.
- 4. Open-air fires shall be adequately ventilated to ensure proper combustion and to prevent an unreasonable accumulation of smoke.
- 5. If smoke from an open air fire causes an unreasonable interference with the use of and enjoyment of another person's property, the fire must be extinguished immediately.
- 6. Open-air fires shall not be set in windy conditions conducive to creating a running fire or nuisance to another person.
- 7. The Fire Chief is authorized to issue, upon consultation with Council, an open-air fire ban during extremely dry conditions. Notice of a fire ban will be posted at the entrances to the Village. A fire ban would not include propane or natural gas barbeques.
- 8. This Bylaw comes into force on the day of passage.

Introduced and read a first time this 5th day of July, 2003. Read a second time this 5th day of July, 2003. Read a third time and pass this 5th day of July, 2003.

Bylaw No. 76



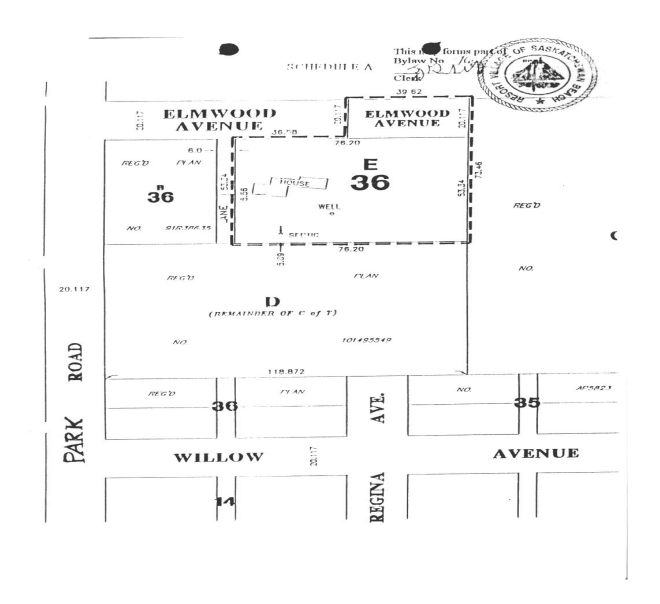
A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH TO AMEND BYLAW NO. 2/86 (THE ZONING BYLAW OF THE LAST MOUNTAIN LAKE DISTRICT PLANNING COMMISSION) WHICH IS NOW ADMINISTERED BY THE RESORT VILLAGE OF SASKATCHEWAN BEACH.

The Council of the Resort Village of Saskatchewan Reach in the Province of Saskatchewan, in open meeting hereby enacts to amend Bylaw No. 2/R6 as follows:

- 1. Bylaw No. 2/86 is hereby amended by changing the Zoning Map referred to in Part 5, Section 2 by rezoning from RI-Residential, Lot A, Block 36, Plan 67R17595 and UR-Urban Reserve that portion of Block D, Plan 101495549 measuring 39.62 metres from the most north east extension of Elmwood Avenue, and measuring 73.46 metres south, to R2-Residential (the rezoned area is to be the proposed subdivision Lot E, Block 36).

 Said land is shown in bold outline on the attached map (Schedule A) which forms part of this bylaw.
- 2. This bylaw shall come into force on third and final reading.

Certified a true copy of Bylaw No 76 passed by Council on 17th day of April, 2004.



Bylaw No. 77



A BYLAW TO PROVIDE FOR THE PERMANENT CLOSURE OF A ROAD ALLOWANCE.

WHEREAS Section 156 of <u>The Urban Municipalities Act</u>, 1984 allows a municipality to permanently close any street or lane vested in the Crown with the prior written consent of the Minister of Highways and Transportation AND after having given the public notice of the proposed closure;

AND WHEREAS the Minister of Highways and Transportation has consented to AND Council has given the required public notice of the proposed closure;

THEREFORE, the Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enact:

- 1. To permanently close the following public highway described as:
 - Parcel A of Myrtle Avenue, Resort Village of Saskatchewan Beach, Registered Plan No. 0 3242, SE 1/4, Section 24-Twp. 21-Rge. 22-W2M, being the most south-eastern portion of Myrtle Avenue above the high water mark, measuring 4.572 metres by 4.572 metres.
 - Said land is shown in bold outline on the attached map (Schedule A) which forms part of this bylaw.



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2. That the Clerk undertake such other things necessary to effect the intent of this Bylaw.



A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH AUTHORIZING COUNCIL TO ENTER INTO AN AGREEMENT FOR THE ESTABLISHMENT OF A MUTUAL AID AREA.

WHEREAS; provision is made in s. 136 of The Urban Municipality Act, 1984, enabling Council to enter into agreements with other municipalities for the furnishing of fire-fighting services and fire fighting equipment beyond urban boundaries, on any terms that may be agreed on; and

WHEREAS; the Council of the Resort Village of Saskatchewan Beach deems it expedient to enter into an agreement for the purpose of establishing a Municipal Mutual Aid Area, to pool the resources of participating municipalities and improve their emergency response capabilities;

NOW THEREFORE; the Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

1. The Resort Village of Saskatchewan Beach is hereby authorized to enter into an agreement with the councils of:

1).	The Town of Lumsden	, and
2).	The Town of Regina Beach	, and
3).	The Town of Southey	, and
3a).	The Town of Strasbourg	, and
4).	The Rural Municipality of Lumsden No. 189	, and
5).	The Rural Municipality of Dufferin No. 190	, and
6).	The Rural Municipality of Longlaketon No. 219	, and
7).	The Rural Municipality of McKillop No. 220	, and
8).	The Rural Municipality of Sherwood No. 159	, and
9).	The Rural Municipality of Pense No. 160	, and
10).	The Village of Buena Vista	, and
11).	The Village of Bethune	, and
12).	The Village of Disley	, and
13).	The Village of Craven	, and
14).	The Village of Silton	, and
15).	The Village of Pense	, and
16).	The Village of Earl Grey	, and
17).	The Resort Village of Lumsden Beach	, and
18).	The Resort Village of Kannata Valley	
	2). 3). 3a). 4). 5). 6). 7). 8). 9). 10). 11). 12). 13). 14). 15). 16). 17).	 The Town of Regina Beach The Town of Southey The Town of Strasbourg The Rural Municipality of Lumsden No. 189 The Rural Municipality of Dufferin No. 190 The Rural Municipality of Longlaketon No. 219 The Rural Municipality of McKillop No. 220 The Rural Municipality of Sherwood No. 159 The Rural Municipality of Pense No. 160 The Village of Buena Vista The Village of Bethune The Village of Craven The Village of Silton The Village of Pense The Village of Earl Grey The Resort Village of Lumsden Beach

the terms of which are attached hereto and marked as Exhibit "A".

- 2. The Mayor and Clerk of the Resort Village of Saskatchewan Beach, are hereby authorized to sign and execute an agreement, the terms of which are set out in Exhibit "A" here before referred to.
- 3. This bylaw shall come into force and take effect on the final passing thereof.

MEMORANDUM OF AGREEMENT made this 27th day of April, 2005.A.D.

BETWEEN:

The Resort Village of Saskatchewan Beach

a municipal corporation in the Province of Saskatchewan (hereinafter referred to as "the Resort Village")

OF THE FIRST PART

AND

, and
, and

all municipal corporations in
The Province of Saskatchewan
(hereinafter referred to as "participating Municipalities")

pating Municipanties)

OF THE SECOND PART

WHEREAS:

- A. The parties above mentioned deem it expedient to enter into an agreement for the purpose of establishing a Mutual Aid Area, to pool the resources of participating municipalities and improve their emergency response capabilities; and
- B. The parties to this agreement mutually acknowledge that each may not in all cases be able to respond with sufficient resources to calls for Fires Services from within their jurisdictions, and the Councils of the fire departments named in section 3.3, deem it expedient and in the public interest to provide aid, each to the other, in such circumstances; and
- C. The Parties are empowered pursuant to s. 136 of <u>The Urban Municipality Act, 1984</u> and s. 214 of The <u>Rural Municipality Act, 1989</u> to enter into agreements with other municipalities for the furnishing of firefighting services and fire fighting equipment beyond urban boundaries, on any terms that may be agreed on; and
- D. The Parties wish to agree herein to terms upon which the organization and pooling of emergency response resources, including fire-fighting services and equipment may be provided.

NOW THEREFORE THIS AGREEMENT WITNESSETH:

1.0 DEFINITIONS

1.1 The following words and phrases shall for the purposes of this agreement have the meanings ascribed to them in this Section 1.0:

"Assisting Party" means the Party requested to provide Fire Services hereunder by the Party primarily responsible for the provision of Fire Services within the boundaries of a municipality, whether or not assistance is actually extended.

"Service Charge(s)" means those charges for the provision of Fire Services as have been adopted, and which may be amended from time to time, by bylaw of the Council of each Party.

"Fire Chief" means in the case of either Party the person responsible for the operation and management of the Fire Department, including designate(s) of the Fire Chief.

"Fire Services" means fire fighting and rescure services, and may depending on the scope of a particular tire department and first responders include first-time medical to hazardous materials discharges, explosions, spills and other mishap.

"Incidental Command Procedures" means those procedures for the establishment and/or transferring of command over fire-fighting and related services at the scene of a fire or other emergency.

"Requesting Party" means the Party which has the primary obligation to respond to fire alarms and other emergencies within a municipal territorial jurisdiction and which requests assistance from the other party pursuant to this agreement.

2.0 TERMS OF AGREEMENT

- 2.1 That the parties of this agreement form a Municipal Mutual Aid Area.
- 2.2 That each party with an active fire department may assist any other party to the agreement, with certain fire suppression services.
- 2.3 That each party to the agreement may assist any other party to the agreement, in the event of a disaster.
- 2.4 That the objectives of the Mutual Aid Area are as follows:
 - a) To provide a unified, effective organization among participating municipalities through reciprocal assistance, expertise, and equipment in a declared disaster or situation of need.
 - b) The parties agree to prepare and distribute a list of available resources in their municipality, including equipment and manpower services.
 - c) That the resource list be annually updated and distributed among the Parties.
- 2.5 This Agreement shall be of force and effect from the effective date, and shall continue in effect until the expiration of sixty (60) days following notice of termination by either Party in accordance with Section 12.0.
- 2.6 The effective date shall be the date upon which the last Party executes these presents, following ratification hereof, by bylaw, by the Councils of the Resort Village and participating Municipalities.

3.0 FIRE SERVICES MUTUAL AID

- 3.1 As and from the effective date, each Party hereto may request Fire Services from the other Party and such Fire Services, if given, shall be requested and extended in accordance with and subject to the terms and conditions set forth in this agreement.
- 3.2 Fire Services may be requested either where the Requesting Party is unable to respond to a call from within its jurisdiction or is unable to respond with personnel or equipment adequate, in the opinion of the Requesting Party, to address the emergency.

3.3 The following parties operate fire departments and supply thereby certain fire suppression services to their respective population:

Lumsden & District Fire Department

Regina Beach/Buena Vista Fire Department

Craven Fire Department

Bethune Fire Department

Silton Fire Department

Earl Grey Fire Department

Pense Fire Department

Southey Fire Department

; and

3.4 That each party to this agreement hereby authorizes any of the following officials to call for such services offered through this agreement:

Emergency Dispatch Services (911)

E.M.O. Coordinator,

Mayor, Reeve including their named designates,

Alderman or Councillors,

Fire Chiefs including their named designates,

4.0 PROTOCOLS AND PROCEDURES

- 4.1 The Assisting Party shall, unless command is transferred at the scene of the emergency provide assistance under the direction of the senior officer of the Requesting Party.
- 4.2 In the event the Assisting Party is the only party at the scene of a fire or other emergency, the Assisting Party shall provide emergency services in accordance with the policies and operating procedures of the Assisting Party.
- 4.3 The Fire Chiefs may establish protocols for transferring command at a fire or other emergency scenes.

5.0 ASSISTANCE DISCRETIONARY

5.1 The Parties acknowledge that each has a primary obligation to provide Fire Services as well as other emergency services within the boundaries of its own municipality, and that the provision of aid to the Requesting Party may not be advisable, on a call by call basis, having regard to such factors as the state of available resources, the nature of the incident giving rise to the request for aid, the distances involved, and the existence or apprehension of emergencies or potential emergencies within the Assisting Party's municipality. Accordingly, the Fire Chief of a Party receiving a request for assistance shall have the sole and unfettered discretion to decline to authorize Fire Services to a Requesting Party and may exercise such discretion without stating reasons. Further, the Assisting Party may divert personnel and equipment to another scene notwithstanding a response in aid of the Requesting Party or may withdraw from a scene, whether or not the Assisting Party is in command thereof, if in the sole discretion of the Fire Chief of the Assisting Party another alarm, emergency or location should be afforded a higher priority, and may exercise such discretion without stating reasons.

6.0 PROCEDURE FOR REQUESTS

- 6.1 The Fire Chief (or other designate mentioned in section 3.4) of the Requesting Party shall have and is hereby granted full and sufficient authority to request Fire Services from the Assisting Party.
- 6.2 The Fire Chief of the Assisting Party shall have and is hereby granted full and sufficient authority to provide or, in his discretion, to decline to provide Fire Services

- to the Requesting Party.
- 6.3 The Fire Chief of the Assisting Party is further authorized to dispatch such personnel and equipment as can be allocated for the response, in his judgment, and may do so without verifying the bona fides of the call or the alarm giving rise to the request. The Parties agree to co-operate in establishing protocols for confirming the identity of the caller on behalf of the Requesting Party so as to preclude so far as possible false alarms and requests for assistance are made under false pretences.

7.0 SERVICES CHARGE

- 7.1 The Assisting Party shall charge fees for the provision of Fire Services hereunder, in accordance with the charges adopted by bylaw by the council of the Assisting Party, it being provided that the fees charged by the Resort Village and the participating Municipalities may be different.
- 7.2 It is acknowledged that Service Charges may be reviewed from time to time by the respective councils of the Resort Village and participating Municipalities. Service Charges may be amended during the currency of this Agreement, by bylaw. Upon changing Service Charges, the party making the change shall immediately notify the other parties and shall furnish participating Municipalities with a copy of the bylaw effecting such changes.
- 7.3 Following the provision of Fire Services the Assisting Party shall prepare and deliver to the Requesting Party an itemized invoice for payment. The Requesting Party shall remit payment of the amount so billed within 30 days of receipt of invoice. Failing payment as required, the Requesting Party shall pay interest on the debt or such portion thereof as remains unpaid, at the prime rate of interest of the Bank of Canada plus two (2%) per cent, such interest to be calculated from the date payment is overdue to the date of payment in full.

8.0 EMERGENCY MEASURES

8.1 The provisions of this Agreement are not in lieu of plans made in respect of emergency measures nor does this agreement derogate from the duty of the Parties hereto to follow protocols and lawfully report to authorities and agencies in cases of discharges of pollutants, spills or discharges of hazardous materials, hazardous waste materials, mishaps in the transportation of dangerous goods and incidents of like nature.

9.0 INSURANCE

9.1 The Parties each covenant and agree that they shall carry property insurance covering their respective equipment and comprehensive general liability insurance to commercially reasonable limits.

10.0 MUTUAL RELEASE

10.1 Each Party agrees to remise and release the other Party in respect of damage to or loss of property and in respect of personal injury (including death) occurring in the course of requesting or providing assistance under this agreement, and each expressly waives any cause of action in respect of such loss or injury as against the other Party, howsoever arising.

11.0 INDEMNIFICATION

11.1 The Parties expressly covenant and agree that the Requesting Party shall, in respect of third party claims of any nature arising from the provision of Fire Services by the Assisting Party under this agreement, indemnify and hold harmless and keep

indemnified and held harmless the Assisting Party from and against all loss, costs, claims, expense, demands, claims, actions and causes of action asserted by third parties and in any way arising from performance or non-performance under this Agreement by the Assisting Party. The within covenants of indemnity shall survive the termination of this Agreement with respect to any cause of action arising during the currency hereof.

12.0 TERMINATION

12.1 Any Party hereto may terminate this agreement upon sixty (60) days' written notice to such effect.

13.0 GENERAL AND MISCELLANEOUS

- 13.1 The captions, section numbers, article numbers and Table of Contents (if any) appearing in this Agreement are inserted as a matter of convenience only and in no way define, limit, construe or describe the scope or intent of such clauses or articles and such captions, section numbers, article numbers and Table of Contents shall not in any way other than for reference purposes affect the interpretation or construction of this Agreement.
- 13.2 This Agreement shall be governed by and construed in accordance with the laws of the Province of Saskatchewan.
- 13.3 Subject to the provisions hereof for the revision of fees, this Agreement may not be modified or amended except in an instrument in writing signed by the Parties hereto.
- 13.4 The words "hereof, "herein" and "hereunder" and similar expressions used in any section or subsection of this Agreement or the Schedules relate to the whole of this Agreement and not to that section or subsection only unless otherwise expressly provided. The words "the Resort Village" and "participating Municipalities" shall mean respectively "the Resort Village, its successors and/or assigns" and "participating Municipalities, its successors and/or assigns".
- 13.5 If for any reason any term, covenant or condition of this Agreement, or the application thereof to any person or any circumstance, is to any extent held or rendered unenforceable or illegal then such term, covenant or condition:
 - a) is and is deemed to be independent of the remainder of the Agreement and to be severable and divisible there from and its unenforceability or illegality does not affect, impair or invalidate the remainder of the Agreement or any part thereof; and
 - b) continues to be applicable to and enforceable to the fullest extent permitted by law against any person and circumstance other than those to whom it has been held or rendered unenforceable or illegal.
 - Neither Party is obliged to enforce any term, covenant or condition in this Agreement against any person, if, or to the extent by doing so, such Party is caused to be in breach of any laws, regulations or enactments from time to time in force.
- 13.6 No waiver shall be inferred or implied by any forbearance by either Party hereto or anything done or omitted to be done by a Party with respect to a default, breach or non-observance save only an express waiver in writing and then only to the extent expressly stipulated and necessary to give effect to such express waiver. A waiver by either Party of any breach of any term, covenant or condition herein contained shall not be and shall be deemed not to be a waiver of any continuing or subsequent breach of such term, covenant or condition (except as specifically expressed in writing to be so) or of that Party's rights hereunder or of any other term, covenant or condition herein contained. Without limiting the generality of the foregoing the subsequent acceptance of payment by a party is not and is deemed not to be a waiver

- of any preceding breach or continuing breach by the other party of any term, covenant or condition of this Agreement, regardless of knowledge of any such preceding breach at the time of acceptance of such payment.
- 13.7 Notwithstanding anything to the contrary contained in this Agreement, if either the Resort Village or any of the participating Municipalities is bona fide delayed or hindered in or prevented from performance of any term, covenant or act required in this Agreement by reason of strikes, lockouts, labour trouble, inability to procure materials, government intervention or other casualty or contingency beyond the reasonable control of the Party who is by reason thereof delayed in the performance of such Party's covenants and obligations under this Agreement in circumstances where it is not within the reasonable control of such Party to avoid such delay, excluding any insolvency, lack of funds or other financial cause of delay (hereinafter referred to as "Unavoidable Delay"), such performance shall be excused for the period of the delay and the period within which performance is to be effected shall be extended by the period of such delay.
- 13.8 Any notice or demand required or permitted to be given to all affected Parties hereto pursuant to this Agreement (excluding requests for assistance contemplated in section 3) shall be in writing and may be delivered to the Party in person (or to its authorized agent) or by sending it by prepaid registered mail, addressed:
 - *In the case of the Resort Village, to:* Resort Village of Saskatchewan Beach Box 220Silton, SK SOG 4L0.
 - And in the case of the participating Municipalities see signing section of agreement. or to such alternate address in Saskatchewan as either Party may by notice from time to time advise any such notice, demand, request or consent is conclusively deemed to have been given or made on the day upon which such notice, demand, request or consent is delivered, or, if mailed, then forty-eight (48) hours following the date of mailing, as the case may be, and any time period referred to therein commences to run from the time of delivery or forty-eight (48) hours following the date of mailing, as the case may be. If postal service is interrupted or substantially delayed, any notice, demand, request or other instrument shall be hand-delivered.
- 13.9 Time is of the essence of this Agreement and of every part thereof.
- 13.10 This agreement shall be binding upon and enure to the benefit of the Parties, their respective successors and representatives.

Bylaw No. 79



A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH IN THE PROVINCE OF SASKATCHEWAN, TO PROVIDE FOR THE ADMINISTRATION OF THE MUNICIPAL CORPORATION AND TO SET FORTH THE DUTIES AND POWERS OF THE DESIGNATED OFFICERS FOR THE RESORT VILLAGE OF SASKATCHEWAN BEACH.

THE COUNCIL FOR THE RESORT VILLAGE OF SASKATCHEWAN BEACH IN THE PROVINCE OF SASKATCHEWAN ENACTS AS FOLLOWS:

Short Title

1. This Bylaw may be cited as the Administration Bylaw

PART 1 PURPOSE AND DEFINITIONS

Purpose and Scope

2. (a) The purpose of this Bylaw is to establish the office of Manager, Administrator, Treasurer, Assistant Administrator or any other municipal office that council considers

- necessary; AND/OR
- (b) The purpose of this Bylaw is to establish who may sign specified municipal documents on behalf of the municipality; AND/OR
- (c) The purpose of this Bylaw is to establish the powers, duties and functions of municipal officials and/or employees of the municipality.)

Definitions

- 3. (a) "Act" means the Municipalities Act
 - (b) "Municipality" means the Resort Village of Saskatchewan Beach.
 - (c) "Administrator" means the Administrator of the (town/village/resort village or rural municipality) appointed pursuant to Section 110 of The **Municipalities Act.**
 - (d) "Assistant Administrator" means the person appointed as Assistant Administrator.
 - (e) "Department Head" means the Recreation Director, the Treasurer, Public Works Foreman, Fire Chief and any other person appointed as a Department Head).

PART 11 ADMINISTRATOR

Establishment of Position

- 4. The position of Administrator is established pursuant to section 110 of the Act. (Additional suggestions for this section include:
 - (a) Council shall by resolution appoint an individual to the position of Administrator.
 - (b) Council shall establish the terms and conditions of employment of the Administrator.
 - (c) The Administrator shall be the Chief Administrative Officer of the municipality.
 - (d) Any person appointed to the position of Administrator must be qualified as required by The Urban Municipal Administrators Act or The Rural Municipal Administrators Act (which ever is applicable)).

Duties of the Administrator

5. The Administrator shall perform the duties and exercise the powers and functions that are assigned by the Act, any other acts, this Bylaw, or any other bylaw or resolution of Council.

Duties of the Administrator — The Municipalities Act

- 6. Without limiting the generality of section 5 the Administrator shall:
 - (a) Take charge of and safely keep all books, documents and records of the municipality that are committed to his/her charge; (MA 111)
 - (b) Ensure all minutes of council meetings are recorded; (MA 111)
 - (c) Record the names of all council present at council meetings; (MA 111)
 - (d) Ensure the minutes of each council meeting are given to the council for approval at the next council meeting; (MA 111)
 - (e) Advise the council of its legislative responsibilities pursuant to this or any other act; (MA 111)
 - (f) Ensure the safe keeping of the corporate seal, bylaws, minutes, funds, securities and any other records or documents of the municipality; (MA 111)
 - (g) Provide the minister with any statements, reports or other information that may be required by this Act or any other act; (MA 111)
 - (h) Ensure that the official correspondence of Council is carried out in accordance with Council's direction; (MA 111)
 - (i) Maintain an index register containing certified copies of all bylaws of the

- municipality; (MA 111)
- (j) Deposit cash collections that have accumulated to (an amount determined by council that is equal to or less than the amount of the administrator's bond), at least once a month, but not more than once a day, in the bank or credit union designated by council; (MA 111)
- (k) Disburse the funds of the municipality in the manner and to those directed by law bylaw or resolutions of council; (MA 111)
- (1) Maintain an accurate account of assets and liabilities and all transactions affecting the financial position of the municipality in accordance with generally accepted accounting principles; (MA 111)
- (m) Ensure that the financial statements and information requested by resolution are submitted to council;(MA 111)
- (n) Complete a financial statement for the preceding financial year in accordance with the generally accepted accounting principles for municipal governments recommended from time to time by the Canadian Chartered Accountants by June 1st of each year; (MA 111,185)
- (o) Send copies of bylaws for closing and closing and leasing to the Minister of Highways and Transportation; (MA 13)
- (p) Bring forward any resignation(s) of elected officials; (MA 96)
- (q) At the first meeting in January of each year provide bond(s) to council; (MA 113)
- (r) Sign minutes of Council and Committee meetings; (MA 115)
- (s) Sign bylaws; (MA 115)
- (t) Provide copies of public documents upon request or payment of fee; (MA 117)
- (u) Provide notice of first meeting of council; (MA 121)
- (v) Call a special meeting when lawfully requested to do so; (MA 123)
- (w) Determine the sufficiency of a petition requesting a public meeting of voters; (MA 129)
- (x) Determine the validity of a petition for referendum (30 days to report to council); (MA 135)
- (y) Administer public disclosure statements if the municipality adopts this requirement; (MA 142)
- (z) Record any abstentions or pecuniary interest declarations in the minutes; (MA 144)
- (aa) Provide information to the Auditor; (MA 190)
- (bb) Send amended tax notices when required and make necessary adjustments to the tax roll; (MA 264)
- (cc) Provide for payment of writ of execution against the municipality; (MA 353) (dd) Produce certain records upon request of inspector appointed by Minister; (MA 396)

Additional Duties of the Administrator

- 7. The Administrator shall:
 - (a) Act as the returning officer for all elections under The Local Government Elections Act
 - (b) Ensure that Public Notice is given as provided in the Act, or any other act and/or as required by council in this bylaw, any other bylaw or resolution.
 - (c) Ensure that the policies and programs of the Municipality (town, village, resort village, rural municipality) are implemented
 - (d) Advise, inform and make recommendations to council on the
 - i. operations and affairs of the Municipality
 - ii. policies and programs of the Municipality
 - iii. the financial position of the Municipality
 - (e) Supervise all operations of the Municipality

- (f) Be responsible for the preparation and submission of the annual budget estimates from departments for Council
- (g) Monitor and control spending within program budgets established by Council.
- (h) Make routine expenditures on a daily basis until the annual budget is adopted by council.
- (i) Call for tenders (this may be up to a certain monetary limit)
- (j) Purchase goods, services or work (may have a monetary limit)
- (k) Award contracts (may have a monetary limit.)
- (1) Conduct negotiations for land purchases, annexations etc.
- (m) Attend meetings of Council and other meetings as Council directs
- (n) Council may delegate the authority for other matters excepting those listed in Section 127 which must be dealt with by the council.)

PART III OTHER POSITIONS

(Council may appoint persons to other positions as they see fit and list how persons are appointed to those positions. It may also delegate the appointment of these positions to the Administrator (Manager etc).

Assistant Administrator

8. Establishment of Position

(Council shall by resolution appoint an individual to the position of Assistant Administrator)

9. Duties

(The Assistant Administrator shall perform the duties and exercise the powers and functions that are assigned by the Administrator, this Bylaw, or any other bylaw or resolution of Council.)

Acting Administrator

10. Establishment of Position

If the Administrator is incapable of performing his or her duties or if there is a vacancy in such position, the council may appoint a person as Acting Administrator for a period of not longer than three months or any longer period that the board of examiners may allow.

11. Duties

The Acting Administrator shall have all the powers and duties of the administrator while acting in the capacity of the Administrator.

Treasurer

12. Establishment of Position

(Council shall by resolution appoint an individual to the position of Treasurer)

13. Duties

(The Treasurer shall perform the duties and exercise the powers and functions that are assigned by the Administrator, this Bylaw, or any other bylaw or resolution of Council.)

(NOTE: Any other position that the council may deem necessary may be included in this section such as Public Works Foreman, Assistant Public Works Foreman, Equipment Operator, Landfill Supervisor, Recreation Director, Assessor, Clerk, Auditor, Solicitor ect.)

PART IV DELEGATION OF AUTHORITY

14. (The Council hereby authorizes the administrator to delegate any of his/her powers, duties or functions to another employee. (Or council may wish to only give the administrator the power to delegate some of his/her duties by listing the duties that the administrator is authorized to delegate, such as the signing of cheques etc.)) (NOTE: if the council does not

authorize the administrator to delegate some or all of their duties, they have no authority to delegate.)

PART V MUNICIPAL DOCUMENTS

Signing Agreements

- 15. (Subsection 115(4) requires agreements to be signed by at least 2 persons designated by council. Council may set out the criterion as to who may sign certain types of agreements. Suggestion may be but are not limited to:
 - (a) The Mayor/Reeve and the Administrator shall sign all agreements to which the municipality is party. In the absence of the Mayor, the Deputy Mayor. AND/OR
 - (b) The Mayor and the Assistant Administrator in the absence of the Administrator, shall sign all agreements to which the municipality is party. OR
 - (c) The Administrator and Treasurer shall sign all agreements to which the municipality is party.)

Cheques

16. (Subsection 115(5) stipulates that the Administrator must sign all cheques AND that Council must designate at least one other person. Council may stipulate the criteria as seen appropriate. REMINDER: Council does not have the authority to designate the alternate for the Administrator.) The Administrator (required) (or if the Administrator is unavailable, the Administrator's designate,) AND the Mayor shall sign all cheques on the behalf of the municipality (The council may wish to have the Mayor or in the absence of the Mayor the Deputy Mayor OR a council may choose another employee or other council members as the other person. This decision is left to council. However they must designate a person other than the administrator to sign.)

Negotiable Instruments

17. (Subsection 115(5) also stipulates that the Administrator must sign all other negotiable instruments that Council must designate at least one other person. Council may stipulate the criteria as seen appropriate.) The Administrator (required) or if the Administrator is unavailable, the Administrator's designate) AND the Mayor shall sign all other negotiable instruments on behalf of the municipality.

PART VI DESIGNATED OFFICERS

(Council may use this document to appoint a designated officer to perform any duties that are specified as duties of a designated officer). (Note: if council does not appoint a designated officer the duty automatically defaults to the Administrator)

Temporary Road Closure

18. (The Administrator (council may wish to appoint council itself or another employee) shall be the designated officer for the purpose of temporary road closures. (MA 14))

Enforcement of Municipal Law

19. (Council may wish to appoint a bylaw enforcement officer, other than the administrator to inspect, remedy or enforce any bylaw or the Municipalities Act, depending on Council's desired process to be applied to the enforcement of municipal law.) (MA 362-367)

Right of Entry for Public Utility Service

20. (Council may wish to appoint a person other than the Administrator to enter a building for the purpose of a public utility service.) (MA 26(5))

Other Designated Officers

- 21 (NOTE: Depending on the size of the municipality and staff, a council may wish to designate someone other than the administrator for some or all of the designated officers as listed. If the administrator is chosen as the designated officer for any or all of the duties as listed, a council may wish those items to be listed with the duties of the administrator instead of separately.)
 - (a) Giving written notice for the unpaid fees of a building contract (i.e. transient trader or other license fees) (Section 9(5),
 - (b) Sign the Securities Register by designated officer requires a bylaw to be in place. (Section 174)
 - (c) Maintain debenture register and other duties relating to debenture transactions.(Section 175)
 - (d) Certify the date on which tax notices are sent. (Section 269)
 - (e) Prepare and send amended tax notices when required. (Section 271)
 - (f) Provide receipt for tax payment on request of tax payer or agent. (Section 272)
 - (g) Apply partial tax payments on arrears first and if undesignated decide to which taxable property or properties the payment is to be applied. (Section 273)
 - (h) Removal of tax lien if all arrears are compromised or abated. (Section 274)
 - (i) Issue tax certificates. (Section 276)
 - (j) Proof of taxes signed by a designated officer (Section 277)
 - (k) Transfer special assessments to the tax roll (Section 310)
 - (1) Submit school liability in a timely manner (Section 311)
 - (m) Collection of amusement tax (Section 316)
 - (n) May be responsible for service for Seizure of Goods (Section 323)
 - (o) Present identification upon request if undertaking an inspection of property (Section 362, 363, 364)
 - (p) May enter and search for Dangerous Animals (Section 378)

PART VD COMING INTO FORCE

22. This bylaw shall come into effect on the day of its final passing.

Read a 3rd time and adopted this 7th day of January, 2006.

Bylaw No. 80

This bylaw dealing with nuisance was repealed by Bylaw No. 116.

Bylaw No. 81

This bylaw dealing with public notice policy was repealed by Bylaw No.130.



ADDING UNPAID FIRE FEES TO TAXES

- 1. For the purpose of this bylaw, the expression:
 - (a) "administrator" shall mean the administrator of the municipality;
 - (b) "council" shall mean the council of the municipality;
 - (c) "municipality" shall mean the Resort Village of Saskatchewan Beach.
- 2. In the event of a fire occurring within the municipality and in the case of the Silton Fire Department being called to respond to any such fire within the municipality; and in the event of the municipality receiving an invoice for the costs of fire services from the attending Fire Department: the council hereby authorizes the administrator to invoice the owner of the property where the fire originated for all costs of fire services provided by the Fire Department.
- 3. In the event that the Silton Fire Department has to call for back up from another fire department and the municipality receives an invoice from the back-up fire department for service, the council hereby authorizes the administrator to invoice the owner of the property where the fire originated for all costs of fire services provided by any back up fire department(s).
- 4. Any and all invoices sent to property owners shall be due upon receipt. In the event that an invoice remains unpaid after 3 months, the administrator shall add the costs from said invoice(s) to the taxes of the property owner.

Read a third time and adopted this 8th day of July, 2006.

Bylaw No. 83



This bylaw relating to the establishment of a Planning Committee was repealed by Bylaw No. 100.

Bylaw No. 84



This bylaw relating to the establishment of a Planning Committee (identical in content to Bylaw No. 83) was repealed by Bylaw No. 100.

Bylaw No. 85



This bylaw concerning a minumum tax was repealed by Bylaw No. 101.

Bylaw No. 86



AMENDED ZONING BYLAW: A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH TO AMEND BYLAW NO. 2/86 KNOWN AS THE ZONING BYLAW OF THE LAST MOUNTAIN LAKE DISTRICT LAKE PLANNING COMMISSION.

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan in an open meeting hereby enacts to amend Bylaw 2/86 as follows:

- 1. Part 2 definitions, delete the definition for Mobile Home.
- 2. Part 5 Land Use Zones, delete mobile homes as a permitted or discretionary use

from all land use zones.

3. Part 7 - Tables Showing General Regulations, Delete mobile homes from the R1, R2, and R3 Zones in Table 4.

Certified and Read a 3rd time.

Passed on 17th day of February, 2007.

Bylaw No. 87



A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH TO AMEND BYLAW NO. 2/86 KNOWN AS THE ZONING BYLAW OF THE LAST MOUNTAIN LAKE DISTRICT PLANNING COMMISSION, WHICH IS NOW ADMINISTERED BY THE RESORT VILLAGE OF SASKATCHEWAN BEACH.

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts to amend Bylaw No. 2/86 as follows:

1. Bylaw No. 2/86 is hereby amended by changing the Zoning Map referred to in Part 5, Section 2 by rezoning from Rec.- Recreation to R3-Residential Zone, proposed Lots X and 46.

Said land is shown in bold outline on the attached map (Schedule A) which forms part of this bylaw.

2. This bylaw shall come into force on third and final reading.

Certified and read a 3rd time.

Passed on the 9th day of June, 2007.

Bylaw No. 88



A BYLAW TO CONTROL THE OWNERSHIP OF ANIMALS

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

- 1. This bylaw may be referenced as "The Animal Ownership Bylaw".
- 2. For the purpose of this bylaw, the expression:
 - "cattery" shall mean a place where cats are bred or looked after;
 - "domesticated" shall mean to accustom animals to live near habitation of humans; to tame;
 - "even-toed hoofed mammals" shall mean mammals having reduced number of functional toes and that rest their weight equally on the third and fourth toes of each foot — Examples include but are not restricted to pigs, deer, cattle, antelope, sheep, goats;
 - "fur farm" shall mean a place where animals are bred for fur;
 - "kennel" shall mean a breeding or boarding establishment for dogs;
 - "odd-toed hoofed mammals" shall mean mammals having a reduced amount of toes, each encased in a protective horny sheath or hoof, and the weight is carried mainly by the middle digit of each foot Examples include but are not restricted to horses, asses, mules;
 - "poultry" shall mean domesticated birds kept for eggs or meat Examples include chickens, turkeys, ducks, geese, quail, fowl, pheasants, pigeons;

- "municipality" shall mean the Resort Village of Saskatchewan Beach;
- "rodent" shall mean a mammal with strong incisors or no canine teeth Examples include but are not restricted to rabbit, chinchilla.
- 3. No person shall herd any animals stated in article 2 at any time within the limits of the Municipality.
- 4. No person shall graze any animals stated in article 2 at any time within the Municipality.
- 5. No person shall keep any animals stated in article 2 at any time within the limits of the Municipality.
- 6. No person shall keep no more than three dogs or no more than three cats within the limits of the Municipality except for registered dogs and cats used for breeding purposes.
- 7. Any person found guilty of an infraction of any provisions of this bylaw shall be liable to penalties provided in the General Penalty Bylaw No. 87.
- 8. This Bylaw shall come into force and take effect on January 13th, 2008.

Bylaw No. 89



This bylaw relating to dispensing with the mailing of assessment notices was repealed by Bylaw No. 112.

Bylaw No. 90



A BYLAW TO AMEND BYLAW NO. 1: A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH TO AMEND BYLAW NO. 8 TO REGULATE THE RUNNING OF CATTLE AT LARGE WITHIN VILLAGE LIMITS.

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan, in open meeting hereby enacts to amend Bylaw No. 1 as follows: Section 3:

Deleting in its entirety this Section and replacing it with the following:

• Any person or persons allowing any cattle to run at large within any portion of the village except under the charge of a competent drover shall commit an offence and shall be liable to a penalty on summary conviction of not less that that stated in Bylaw No. 87 being the General Penalty Bylaw.

This Bylaw Amendment shall come into force and take effect on April 13th, 2008.

Bylaw No. 91



A BYLAW TO AMEND BYLAW NO. 13: A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH TO AMEND BYLAW NO 13 BEING A BYLAW TO PREVENT DISORDERLY CONDUCT IN PUBLIC PLACE WITHIN THE VILLAGE.

Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan, in open meeting hereby enacts to amend Bylaw No. 13 as follows: Section 2:

Deleting in its entirety this Section and replacing it with the following:

• Any person found guilty of an infraction of this Bylaw shall be liable to a fine not

exceeding the those stated in Bylaw No. 87 being the General Penalty Bylaw.

This Bylaw Amendment shall come into force and take effect on April 13th, 2008.

Bylaw No. 92

A BYLAW TO AMEND BYLAW NO. 65: A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH TO AMEND BYLAW NO. 65 BEING A BYLAW TO PROHIBIT THE RUNNING AT LARGE OF DOGS.

Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan, in open meeting hereby enacts to amend Bylaw No. 65 as follows:

Section 6 (a)

Deleting in its entirety this Section and replacing it with the following:

• Any person who contravenes any of the provisions of Bylaw No. 65, shall be guilty of an offence and upon conviction, shall be liable to a penalty of those stated in Bylaw No. 87 being the General Penalty Bylaw.

This Bylaw Amendment shall come into force and take effect on April 13th, 2008.

Bylaw No. 93



A BYLAW TO AMEND BYLAW NO. 80: A BYLAW OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH TO AMEND BYLAW NO. 80 BEING THE NUISANCE ABATEMENT BYLAW.

Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan, in open meeting hereby enacts to amend Bylaw No. 80 as follows:

Section 33

Deleting in its entirety this Section and replacing it with the following:

• A designated officer who has reason to believe that a person has contravened any provisions of Bylaw No. 80 may serve on that person a Notice of Violation, which Notice of Violation shall indicate to the Municipality will accept a voluntary payment as penalty stated in Bylaw No. 87 being the General Penalty Bylaw.

This Bylaw Amendment shall come into force and take effect April 13^h, 2008.

Bylaw No. 94



A BYLAW TO AMEND BYLAW NO.2/86: A BYLAW TO AMEND BYLAW NO. 2/86 KNOWN AS THE ZONING BYLAW.

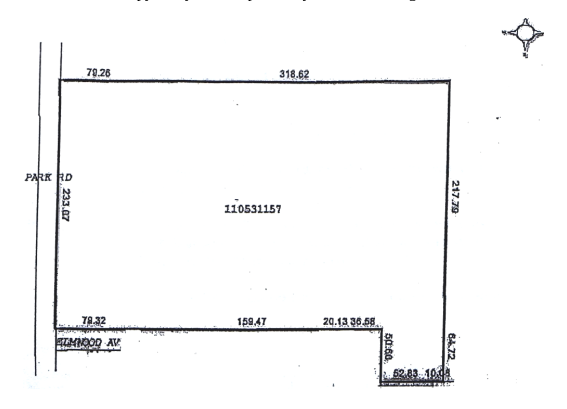
The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts to amend Bylaw No.2/86 as follows:

1. The Zoning District Map referred to in Part 5 Section 2 is amended by rezoning from A-Agricultural District to R1 Residential all the land shown within the bold line of the

attached identified as parcel 110531157.

2. This bylaw shall come into force and take effect when adopted by council.

Certified a true copy of Bylaw #94 passed by Council on August 9, 2008 A.C.



Bylaw No. 95



GENERAL PENALTY BYLAW

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts as follows:

- 1. This Bylaw may be referred to as the "General Penalty Bylaw".
- 2. "Municipality" means the Resort Village of Saskatchewan Beach.
- 3. Section 4 shall apply only with respect to an infraction of a bylaw of the municipality for which no other penalty is provided.
- 4. Every person who contravenes any provision of any bylaw of the municipality is guilty of an offence and liable on summary conviction:
 - a. In a case of an individual, a fine of \$200.00 for a first offence violation;
 - b. In a case of an individual, a fine of \$1,000.00 for a second offence violation;
 - c. In a case of an individual, a fine of \$5,000.00 for a third and subsequent offence violation.
- 5. Bylaw No. 31 is herby repealed.
- 6. This Bylaw shall come into force and take effect on September 20th, 2007.

Bylaw No. 96



This bylaw concerning permit fees and inspection services was repealed by Bylaw No. 102.

Bylaw No. 97



A BYLAW TO AMEND BYLAW NO. 2/86 KNOWN AS THE ZONING BYLAW.

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts to amend Bylaw No.2/86 as follows:

- 1. The Zoning District Map referred to in Part 5 Section 2 is amended by rezoning Parcel B Plan AP5823 as shown within the bold line of the attached identified as parcel 110531157 from R1 Residential to R2 Residential.
- 2. This bylaw shall come into force and take effect when adopted by council.

Certified a true copy of Bylaw #97 passed by Council on February 7, 2009 A.C.

Bylaw No. 98



A BYLAW TO AMEND BYLAW NO. 2/86 KNOWN AS THE ZONING BYLAW.

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts to amend Bylaw No.2/86 as follows:

- 1. The Zoning District Map referred to in Part 5 Section 2 is amended by rezoning Parcel 2 Plan O3242 Ext 24 as shown within the bold line of the attached identified as parcel 145099424 from Urban Reserve to R1 Residential.
- 2. This bylaw shall come into force and take effect when adopted by council.

Certified a true copy of Bylaw #98 passed by Council on July 18, 2009 A.C.

Bylaw No. 99



A BYLAW TO ESTABLISH PROPERTY TAX INCENTIVES AND PENALTIES

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

1. Due Date

Property and other taxes imposed by the Resort Village of Saskatchewan Beach are deemed to be imposed on the first day of January in each year and shall be due on December 31st.

2. Penalty on Arrears of Taxes

- a) Taxes which remain unpaid after the 31st day of December of the year in which they are levied shall be subject to a penalty.
 - i) The method of calculating the penalty shall be a simple rate of 15% per annum, added on January 1st applied to the total taxes that remain unpaid as at January 1st of the year in which the penalty is being applied.

- b) The penalty charges are to be added to and shall form part of the tax roll.
- 3. <u>Incentive Program Prompt Payment</u>
 - a) Discounts shall be allowed from the time the notice of the levy is sent until June 30th, to encourage prompt payment of the current year's taxes on property.
 - b) Payments of current taxes received from the time the notice of the levy is sent until the end of June 30th shall be eligible for a discount of 15% of the amount paid.
- 4. Repeal Previous Incentive and/or Penalty Programs Bylaw No. 23 is hereby repealed.
- 5. Coming Into Force

This bylaw shall come into force on the day of the third reading.

Read a third time and adopted this 22nd day of August, 2009.

Bylaw No. 100



A BYLAW TO REPEAL A BYLAW

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

That Bylaw No.83 adopted on November 4, 2006 and Bylaw No.84 signed and sealed on November 4, 2006 with both Bylaws respecting "A Bylaw to Establish a Planning Committee as Per Section 81 of the Municipalities Act"; are hereby repealed.

Read a third time and adopted this 19th day of September, 2009.

Bylaw No. 101



This bylaw that related to minimum tax and that repealed Bylaw No. 85 was repealed by Bylaw No. 104.

Bylaw No. 102



This bylaw that amended the building bylaw, Bylaw No. 57, was repealed by Bylaw No. 111.

Bylaw No. 103



This bylaw has expired.

Bylaw No. 104



This bylaw related to Minimum Amounts of Tax was repealed by Bylaw No. 122.



A BYLAW TO AMEND BYLAWS

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

1. That Bylaw No. 88 respecting A Bylaw to Control the Ownership of Animals,

Bylaw No. 90 respecting A Bylaw to Amend Bylaw No. 1, to Regulate the Running of Cattle at Large Within Village Limits,

Bylaw No. 91 respecting A Bylaw to Amend Bylaw No.13, to Prevent Disorderly Conduct in Public Places Within the Village,

Bylaw No. 92 respecting A Bylaw to Amend Bylaw No.65, to Prohibit the Running at Large of Dogs, and

Bylaw No. 93 respecting A Bylaw to Amend Bylaw No. 80, Nuisance Abatement,

These Bylaws are amended:

By striking out "General Penalty Bylaw No. 87" and substituting "General Penalty Bylaw No. 95".

Certified a true copy of Bylaw No. 105. Read a third time and adopted this 17th day of April, 2010.

Bylaw No. 106



TEMPORARY RESIDENCE

A Bylaw of the Resort Village of Saskatchewan Beach to amend Bylaw 2/86 known as the Zoning Bylaw of the Last Mountain Lake District Planning Commission.

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, in an open meeting, hereby enacts as follows:

- 1. Zoning Bylaw 2/86 is amended as hereinafter set forth.
- 2. Part 5.5 R1 Residential Zone Section 4.B (iii); Part 5.6 R2 Residential Zone Section 4.B (iii) and Part 5.7 R3 Residential Zone Section 4.B (iii) Temporary Residence.
- 3. 4.B. (iii) When a property owner has an active building permit and the single detached dwelling is under construction, or undergoing renovations to an extent that renders it temporarily unlivable, the property owner(s) may reside in a recreational vehicle for the duration of the construction or renovations, subject to council approval. This is intended to provide a reasonable temporary alternative while a dwelling is unlivable or being constructed and not to allow a recreational vehicle on a lot to be a permanent or semi-permanent residence. The allowance to live in a recreational vehicle shall expire coinciding with the expiration of the related building permit.
- 4. Definitions:
 - a) Single Detached Dwelling a detached building consisting of one dwelling unit defined as one or more habitable rooms constituting a self-contained unit and used or intended to be used together for living and sleeping purposes by one or more persons, each unit having separate sleeping, cooking and toilet facilities with a minimum floor area of 720 square feet; and occupied or intended to be occupied for permanent or seasonal use.

- b) Recreational Vehicle a portable structure that can be towed or driven including a motor home, travel trailer, fifth wheel trailer, tent trailer, or truck camper.
- 5. Any offence that contravenes with this bylaw, according to The Planning and Development Act, 2007 section 243 is guilty of an offence and is liable on summary conviction of fines up to \$10,000.
- 6. This bylaw shall come into force and take effect May 1, 2011.

Certified a true copy of Bylaw No. 106.

Read a third time and adopted this 17th day of July, 2010.

Bylaw No. 107



RECREATIONAL VEHICLES WITH A SINGLE DETACHED DWELLING

A Bylaw of the Resort Village of Saskatchewan Beach to amend Bylaw 2/86 known as the Zoning Bylaw of the Last Mountain Lake District Planning Commission.

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, in an open meeting, hereby enacts as follows:

- 1. Zoning Bylaw 2/86 is amended as hereinafter set forth.
- 2. Part 5.5 R1 Residential Zone Section 2.A. (ii); Part 5.6 R2 Residential Zone Section 2.A. (ii) and Part 5.7 R3 Residential Zone Section 2.A. (iii) Recreational Vehicles with a Single Detached Dwelling.
- 3. 2.A. (ii) and 2.A. (iii) One recreational vehicle, that has a valid license, will be permitted per parcel with a single detached dwelling. There must be no accessories such as a deck, privacy fencing or permanent fixtures.
- 4. Any offence that contravenes with this bylaw, according to The Planning and Development Act, 2007 section 243 is guilty of an offence and is liable on summary conviction of fines up to \$10,000.
- 5. This bylaw shall come into force and take effect when adopted by council.

Certified a true copy of Bylaw No. 107.

Read a third time and adopted this 17th day of July, 2010.

Bylaw No. 108



A BYLAW FOR RESIDENTIAL MINIMUM FLOOR AREA

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

- 1. No building intended for residential use shall be erected with a floor area of less than 720 square feet or 66.9 square meters.
- 2. This bylaw shall come into force and take effect when adopted by council.

Certified a true copy of Bylaw No.108.

Read a third time and adopted this 15th day of May, 2010.



This bylaw to amend the building bylaw, Bylaw No. 57, was repealed by Bylaw No. 111.

Bylaw No. 110



A BYLAW TO AUTHORIZE THE EXPROPRIATION OF LAND REQUIRED FOR A ROAD WIDENING PROJECT

PURSUANT TO SECTION 3 OF THE MUNCIPAL EXPROPRIATION ACT.

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts as follows:

- 1. The Council for The Resort Village of Saskatchewan Beach deems it necessary to acquire land for a road widening project and cannot do so by agreement with all five owners of Lot 8, Blk 3, Plan W174 Ext 0; Lot 7, Blk 3, Plan W174 Ext 0; Lot 6, Blk 3, Plan 101904799; Lot 5, Blk 3, Plan 101904799 Lot 4, Blk 3, Plan 101904799.
- 2. It shall be lawful for Council of the Resort Village of Saskatchewan Beach to expropriate that portion of Lot 8, Blk 3, Plan W174 Ext 0; Lot 7, Blk 3, Plan W174 Ext 0; Lot 6, Blk 3, Plan 101904799; Lot 5, Blk 3, Plan 101904799 Lot 4, Blk 3, Plan 101904799 as shown on the plan attached hereto and forming part of this bylaw; and to proceed in accordance with the provision of *The Municipal Expropriation Act*.
- 3. This bylaw shall come into force and take effect when adopted by council.

Certified a true copy of Bylaw No. 110.

Read a third time and adopted this 18th day of December, 2010.

Bylaw No. 111



This bylaw dealing with building was repealed and replaced by Bylaw No. 145.

Bylaw No. 112



A BYLAW TO DISPENSE WITH THE MAILING OF ASSESSMENT NOTICES

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

The assessor of the Resort Village of Saskatchewan Beach is hereby authorized to dispense with the mailing of assessment notices where the assessed value with respect to any land or improvement:

- (a) has not changed from the previous year's assessed value; or
- (b) has decreased by no more than the lesser of:
 - (i) \$1,000 from the previous year's assessed value; and
 - (ii) 1% of the previous year's assessed value.
- (c) Bylaws # 22 and #89 are hereby repealed.
- (d) This bylaw shall come into effect on the day of the third reading.

Read a third time and adopted this 19th day of February, 2011.

Bylaw No. 113

This bylaw that related to the establishment of council procedures was repealed by Bylaw No.131.

Bylaw No. 114



A BYLAW TO APPOINT A BYLAW ENFORCEMENT OFFICER

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

- 1. Council hereby intends to appoint a Bylaw Enforcement Officer for the Municipality.
- 2. The hiring process will include appointed representatives of Council and the Administrator.
- 3. The appointment may be terminated by Council or by the Bylaw Enforcement Officer giving written notice.
- 4. The duties of a Bylaw Enforcement Officer shall be:
 - a) to enforce all municipal bylaws enacted by the Council of the Municipality;
 - b) to represent the Municipality before a justice of the peace or provincial court judge in the prosecution of anyone who is charged with contravention of a bylaw;
 - c) and other duties as may be assigned by the Council or Administrator.
- 5. This bylaw shall come into force and take effect on the date of the third reading.

Subsection 373 The Municipalities Act

Read a third time and adopted this 16th day of July, 2011.

Bylaw No. 115



A BYLAW TO AMEND BYLAW NO. 2/86 KNOWN AS THE ZONING BYLAW

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts to amend Bylaw No. 2/86 as follows:

- 1. The Zoning District Map referred to in Part 5 Section 2 is amended by rezoning Parcel A, Plan 101409522, Ext 30 as shown within the bold line of the attached identified as parcel 111759554 from Urban Reserve to R2 Residential.
- 2. This bylaw shall come into force and take effect on the day of the third reading.

Read a third time and adopted this 19th day of November, 2011. Certified a true copy of Bylaw #115 passed by Council.

Bylaw No. 116



This bylaw related to nuisance was repealed by Bylaw No. 134.



A BYLAW FOR RESIDENTIAL MINIMUM FLOOR AREA

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, in an open meeting, hereby enacts as follows:

Title

1. This Bylaw may be referred to as the *Residential Minimum Floor Area Bylaw*.

Minimum floor area required

2. No building intended for residential use may be constructed with a ground floor area of less than 720 square feet or 66.9 square meters.

Bylaw 108 repealed

3. Bylaw No. 108 is repealed.

Coming into force

4. This Bylaw comes into force and is effective on and from the day on which it is adopted by Council.

Read a third time and adopted this 17th day of March, 2012.

Bylaw No. 118



ZONING BYLAW AMENDMENT

A Bylaw of the Resort Village of Saskatchewan Beach to amend Bylaw 2/86, known as the Zoning Bylaw of the Last Mountain Lake District Planning Commission, to permit the use of recreational vehicles as dwellings in limited and defined circumstances.

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, in an open meeting, hereby enacts as follows:

Bylaw 2/86 amended

1. Zoning Bylaw 2/86 is amended in the manner set out in this Bylaw.

Part 2 amended

2. Part 2 is amended by adding the following definitions:

RECREATIONAL VEHICLE

A portable structure that can be towed or driven and includes a motor home, a travel trailer, a tent trailer, or a truck camper.

SINGLE DETACHED DWELLING

A detached building consisting of one dwelling unit.

Part 5 amended

- 3. Part 5 is amended:
 - a. by adding after each of the following provisions:

- i. 2.A(ii) of Part 5.5 R1 Residential Zone;
- ii. 2.A(ii) of Part 5.6 R2 Residential Zone; and
- iii. 2.A(ii) of Part 5.7A R3A Residential Zone;

the following clause:

- (iii) Recreational Vehicles with a Single Detached Dwelling Only one recreational vehicle is permitted on each lot that has a single detached dwelling, provided that the vehicle has a valid license and has no accessories such as a deck, privacy fencing, or other permanent fixtures.
- b. by adding the following clause after 2.A(iii) of Part 5.7 R3 Residential Zone:
- (iv) Recreational Vehicles with a Single Detached Dwelling Only one recreational vehicle is permitted on each lot that has a single detached dwelling, provided that the vehicle has a valid license and has no accessories such as a deck, privacy fencing, or other permanent fixtures.
- c. by adding after each of the following provisions:
 - i. 3.A(ii) of Part 5.5 R1 Residential Zone; and
 - ii. 3.A(ii) of Part 5.6 R2 Residential Zone;

the following clause:

- (iii) A recreational vehicle may only be used as a temporary dwelling when permitted by council on the application of a property owner who has an active building permit and the dwelling to which the permit relates is under construction or is undergoing renovations to an extent that renders it temporarily unlivable and only for the period of time that expires when the building permit expires;
- d. by adding the following clause after 3.A(iii) of Part 5.7 R3 Residential Zone:
- (iv) A recreational vehicle may only be used as a temporary dwelling when permitted by council on the application of a property owner who has an active building permit and the dwelling to which the permit relates is under construction or is undergoing renovations to an extent that renders it temporarily unlivable and only for the period of time that expires when the building permit expires;
- e. by adding the following clause after 3.A(i) of Part 5.7A R3A Residential Zone:
- (ii) A recreational vehicle may only be used as a temporary dwelling when permitted by council on the application of a property owner who has an active building permit and the dwelling to which the permit relates is under construction or is undergoing renovations to an extent that renders it temporarily unlivable and only for the period of time that expires when the building permit expires.

Repeal of former bylaws

4. Bylaw No. 106 and Bylaw No. 107 are repealed.

Coming into force

5. This Bylaw comes into force on the day it receives third reading.

Read a third time and adopted this 21st day of April, 2012.

Bylaw No. 120



GENERAL OFFENCE AND PENALTY BYLAW

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, in an open meeting, hereby enacts as follows:

Title

1. This Bylaw may be referred to as the General Offence and Penalty Bylaw.

Definitions

2. In this Bylaw, "municipality" means the Resort Village of Saskatchewan Beach;

General offence and penalty

- 3. Any person who contravenes any provision of a bylaw of the municipality for which no other penalty is specifically provided is guilty of an offence and liable on summary conviction:
 - a. in the case of an individual who is convicted of:
 - i. a first offence, to a fine of not more than \$1,000;
 - ii. a second offence, to a fine of not more than \$5,000, to imprisonment for a term of not more than six months, or to both such fine and in imprisonment;
 - iii. a third or subsequent offence, to a fine of not more than \$10,000, to imprisonment for a term of not more than one year, or to both such fine and imprisonment;
 - b. in the case of a corporation that is convicted of:
 - i. a first offence, to a fine of not more than \$5,000;
 - ii. a second offence, to a fine of not more than \$10,000;
 - iii. a third or subsequent offence, to a fine of not more than \$25,000.

Liability of directors and officers of corporations

4. Where an offence is committed by a corporation, the directors or officers of the corporation who directed, authorized, assented to, acquiesced in or participated in the commission of the offence are guilty of the offence and liable on summary conviction to the penalties mentioned in clause 3(a) whether or not the corporation has been prosecuted or convicted.

Continuing offences

5. Where an offence is a continuing offence, the maximum daily fine is \$2,500.

References

6. A reference in any other bylaw of the municipality to any previous bylaw providing for a general offence and penalty is deemed to be a reference to this Bylaw.

Repeal

7. Bylaw No. 95 and Bylaw No. 105 are repealed.

Coming into force

8. This Bylaw comes into force on the day it receives third reading.

Read a third time and adopted this 21st day of April, 2012.

Bylaw No. 121



A BYLAW TO EXTEND THE TIME REQUIRED FOR THE COMPLETION OF THE FINANCIAL STATEMENT

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, in an open meeting, hereby enacts as follows:

The time required for completion of certain financial and audit procedures for the Resort Village of Saskatchewan Beach be extended as follows:

- (a) The time required pursuant to subsection 185(1) of *The Municipalities Act* to complete the annual audit of the municipality's books and records of the annual financial statement be and is extended to July 10.
- (b) The time required pursuant to subsection 186(1) of *The Municipalities Act* for the completion and submission of a copy of the financial statement and the auditor's report be and is extended to August 1.
- (c) The time required pursuant to subsection 185(3) of *The Municipalities Act* to publicize the financial statement or synopsis and auditor's report be and is extended to August 30.

This Bylaw comes into force on the day it receives third reading. Read a third time and adopted this 16th day of June, 2012.

Certified a true copy of Bylaw #121 passed by Council.

Bylaw No. 122



This bylaw related to Minimum Amounts of Tax was repealed by Bylaw No. 144.

Bylaw No. 123



A BYLAW RESPECTING FIREWORKS

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, in an open meeting, hereby enacts as follows:

Definitions

- 1. In this bylaw:
- (a) "administrator" means the administrator of the municipality or person assigned by the administrator;
- (b) "fireworks" means firecrackers, rock, squib, lanterns or any other object or substance designed to be exploded or burned to produce noises or brilliant lighting effects, but does

- not include sparklers, Christmas crackers, or paper percussion caps for toy guns;
- (c) "municipality" means the Resort Village of Saskatchewan Beach.

Prohibition

- 2. No person shall set off, detonate, ignite or cause to be exploded any fireworks in the municipality without first obtaining a fireworks permit.
- 3. Property owners are limited to five firework permits, per calendar year.

General Conditions

- 4. Any person who wishes to set off fireworks in the municipality must obtain a fireworks permit from the administrator by completing an application in Form "A" containing the following information:
 - (a) the reason for the fireworks;
 - (b) the location where the fireworks will be set off;
 - (c) the day and hour when the fireworks will be set off;
 - (d) the period of time period during which the fireworks will be set off; and
 - (d) a minimum of 3 working days is required to apply for the permit.
- 5. The administrator may issue a fireworks permit on any terms and conditions that the administrator considers necessary to ensure that the fireworks will be set off safely.
- 6. Fireworks may only be set off on private property or other places approved by the administrator of the municipality.
- 7. The administrator shall notify the fire department that services the property where the fireworks will be set off when a fireworks permit is issued.
- 8. The property owner in the municipality is responsible to ensure that any person using the property to set off fireworks complies with all municipal bylaws, does not interfere with the use and enjoyment of neighboring property owners, and does not endanger the safety, health or welfare of the people in the municipality.
- 9. The administrator may refuse to issue or may revoke a fireworks permit on the basis of weather, season, the existence of a fire ban, or any other similar reason.
- 10. There will be a \$20 fee.

Offence and penalty

Any person who contravenes any provision of this bylaw is guilty of an offence and liable to the penalties as provided for in the General Offence & Penalty Bylaw No. 120.

Coming into force

11. This bylaw comes into force on the day it receives third reading.

Read a third time and adopted this 16th day of November, 2013. Certified to be a true copy of Bylaw No. 123 adopted by the council of the Resort Village of Saskatchewan Beach on the 16th day of November, 2013.

Resort Village of Saskatchewan Beach

Fireworks Permit Application
Form "A" Of A Bylaw Respecting Fireworks No. 123

I,		of
Name)		
(Mailing Address)		
(City)	(Province)	(Postal Code)
(Civic Address within the Resort Village do hereby apply for permission to set off	· · · · · · · · · · · · · · · · · · ·	ity at the following loca
The reason for the fireworks is:		
The day and hour when the fireworks wi	ll be set off is:	······································
The time period needed for the completion	on of the fireworks is:	
DAMAGES RESULTING FROM TH FIREWORKS PERMIT, INCLUDING The applicant has agreed to the terms ou	G BUT NOT LIMITED T	
(Signature of applicant) ***********************************	(Date of applica	, , , , , , , , , , , , , , , , , , ,
The Administrator of the Resort Village Grants fireworks permit Denies approval for fireworks		reby:
Conditions/Reasons:		
Dated this day of	, 20	
(Signature of Administrator)		
**\$20 fee must be paid prior to receiving	ing permit. Attach receipt	to Permit Application

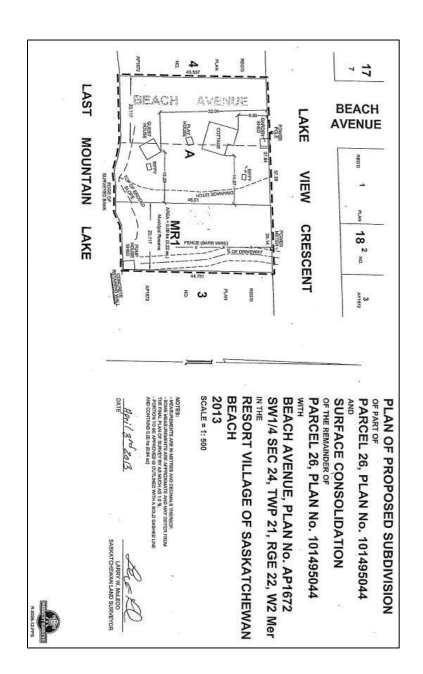


BEACH AVENUE ROAD CLOSURE BYLAW

Pursuant to section 13 of *The Municipalities Act*, and having provided public notice and obtained the consent of the Minister responsible for the administration of *The Highways and Transportation Act*, 1997, the Council of the Resort Village of Saskatchewan Beach, Saskatchewan, enacts as follows:

- 1. This bylaw may be referred to as *The Beach Avenue Road Closure Bylaw*.
- 2. All that portion of Beach Avenue, Plan No. AP1672, SW 1/4, Section 24, TWP 21, RGE 22, W2, lying within the bold dashed line shown on a plan of proposed subdivision prepared by Larry W. McLeod, dated April 3, 2013 and attached as a schedule to this bylaw, is hereby permanently closed.
- 3. This bylaw comes into force on the date when it is adopted by Council.

Read a third time and adopted this 17th day of August, 2013.



Bylaw No. 125

DOCKS, BOAT LIFTS & VESSELS BYLAW

1st Reading only, November 16, 2013.

Bylaw No. 126



This bylaw related to property tax incentives and penalties was repealed by Bylaw No. 128.

Bylaw No. 127



This bylaw has expired.



This bylaw related to Property Tax Incentives and Penalties was repealed by Bylaw No. 143.

Bylaw No. 129



INTERPRETATION BYLAW

Whereas, pursuant to subsection 8(1) of *The Municipalities Act*, a council of a municipality is authorized to make bylaws for the purposes of the municipality; and

Whereas *The Interpretation Act, 1995* (Saskatchewan) applies to the interpretation of municipal bylaws, which are defined in that Act to be "regulations"; and

Whereas it is necessary and advisable to provide additional interpretation rules to govern the interpretation of bylaws of the municipality;

NOW THEREFORE, the Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts as follows:

Title

1. This Bylaw may be referred to as the *Interpretation Bylaw*.

Application

2. This Bylaw applies to every bylaw of the Resort Village of Saskatchewan Beach, whether enacted before or after this Bylaw comes into force, unless the context otherwise requires.

Definitions

- 3. In this Bylaw and in all bylaws of the Resort Village of Saskatchewan Beach, the following terms have the meanings set out below, unless the context otherwise requires:
 - (a) "Act" means The Municipalities Act;
 - (b) "acting mayor" means the councillor elected to act as the mayor in accordance with the *Procedure Bylaw*;
 - (c) "administrator" means the administrator of the municipality appointed pursuant to section 110 of the Act, or his or her designate;
 - (d) "administration" means the administrator or an employee of the municipality accountable to the administrator;
 - (e) "business day" means a day other than a Saturday, Sunday or a holiday;
 - (f) "bylaw" means a bylaw enacted by the council, as amended from time to time;
 - (g) "committee" means a committee, board, authority or other body duly appointed by council;
 - (h) "**council**" means the council of the municipality;
 - (i) "councillor" means a member of council other than the reeve;
 - (j) "**deputy mayor**" means the councillor who is appointed pursuant to the *Procedure Bylaw* to act as deputy mayor;
 - (k) "**holiday**" means a Saturday or Sunday, a statutory or civic holiday, or any day appointed as a holiday by proclamation of the Governor General of Canada or the Lieutenant Governor of Saskatchewan;
 - (l) "mayor" means the mayor of the municipality;

- (m) "**municipal office**" means the office of the municipality located at 249 Lake View Avenue, Saskatchewan Beach, Saskatchewan;
- (n) "municipality" means the Resort Village of Saskatchewan Beach.

References to other laws

4. A reference in a bylaw to another bylaws, or to an Act of the Legislative Assembly of Saskatchewan or of the Parliament of Canada, or to a regulation or other delegated legislation made under the authority of any Act, is a reference to the bylaw, Act, regulation or other delegated legislation as amended from time to time.

Form of bylaws

- 5. (1) Every bylaw shall contain a preamble that sets out the apparent authority for the enactment of the bylaw and the general purpose of the bylaw
 - (2) The enacting clause of a bylaw shall follow the preamble and be in the following form: "NOW THEREFORE, the Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts as follows:".

Citation of bylaws

6. A bylaw of the municipality may be referred to by its short title, if any, or by the bylaw number assigned to it when it was enacted.

Coming into force

7. This Bylaw comes into force on the day on which it is passed.

Certified to be a true copy of Bylaw No. 129 adopted by the council of the Resort Village of Saskatchewan Beach on the 19th day of March, 2016.

Bylaw No. 130



PUBLIC NOTICE BYLAW

Whereas, pursuant to subsection 128(3) of *The Municipalities Act*, a council of a municipality is required to adopt a public notice policy by bylaw setting out minimum notice requirements providing for at least seven days' notice before the council meeting at which a matter for which public notice is required is to be considered and the method of giving notice; and

Whereas it is necessary and advisable to adopt a public notice policy as required by law;

NOW THEREFORE, the Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts as follows:

Title

1. This Bylaw may be referred to as the *Public Notice Bylaw*.

Definitions

2. In this Bylaw, "affected parties" means those members of the public who are, in the opinion of the administrator, directly and uniquely affected by a matter under consideration by council to an extent greater than other members of the general public.

Timing and manner

3. Wherever public notice is required to be provided in relation to a matter pursuant to *The Municipalities Act*, notice of the matter shall be posted at the municipal office and on the municipal website:

- (a) in the case of the amendment or repeal of a bylaw or resolution for which public notice is required pursuant to clause 140(1)(c) of *The Municipalities Act*, at least 21 days prior to the meeting at which council will initially consider the matter;
- (b) in any case other than one described in clause (a) where pubic notice is required, at least seven days prior to the meeting at which council will initially consider the matter.

Notice to affected parties required

- 4. Notice to affected parties is required when council is initially considering any of the following matters:
 - (a) prohibiting or limiting the number of businesses of a particular type in an area of the municipality or specifying separation distances between businesses of a particular type;
 - (b) permanently closing or blocking off a street, lane or walkway;
 - (c) imposing a special tax or determining the use to which excess revenue from a special tax is to be put;
 - (d) establishing a business improvement district.

Timing and manner of notice to affected parties

- 5. Whenever notice to affected parties is required, a notice of the matter shall be provided to all affected parties at least seven days prior to the meeting at which Council will initially consider the matter either by:
 - (a) sending the notice by ordinary mail to the address of the affected party; or
 - (b) leaving the notice in a mail receptacle at the address of the affected party.

Additional notice

6. Council may in any case provide additional notice, utilize additional methods of notice, or repeat notice, as council considers appropriate.

Administrator's responsibilities

7. The administrator is responsible to council for ensuring compliance with this Bylaw and shall refuse to place any item on the council agenda where there has been substantive non-compliance with this Bylaw.

Repeal

8. Bylaw No. 81 is repealed.

Coming into force

9. This Bylaw comes into force on the day on which it is passed.

Certified to be a true copy of Bylaw No. 130 adopted by the council of the Resort Village of Saskatchewan Beach on the 19th day of March, 2016.

Bylaw No. 131



A BYLAW TO REGULATE THE PROCEEDINGS OF COUNCIL

This bylaw is repealed by Bylaw #156



A BYLAW TO PROVIDE FOR INTERIM DEVELOPMENT CONTROL

Whereas clause 80(1)(c) of *The Planning and Development Act*, 2007 allows a municipality to pass an interim development control bylaw to control development for an area that may be affected by a study of a land use planning matter undertaken by council; and

Whereas a substantial portion of the Resort Village of Saskatchewan Beach lies within an active landslide area that has resulted in more than 60 applications to the Provincial Disaster Assistance Program since June 2014, the community hall had to be torn down for safety reasons, the community's water line has been lost, and there has been massive damage to roads and to the shoreline of Last Mountain Lake; and

Whereas the Resort Village has retained the services of professional engineers and is working with neighboring communities to establish appropriate limitations and conditions on buildings and development to ensure public safety; and

Whereas it is desirable that interim development controls be in place until this work is completed;

NOW THEREFORE, the Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts as follows:

Title

1. This Bylaw may be referred to as the *Interim Development Control Bylaw*.

Development controls

2. On and from the coming into force of this Bylaw, no new development shall be approved within the Resort Village of Saskatchewan Beach without a recent geotechnical assessment specific to the development applied for that indicates, to the satisfaction of the Council, the terms and development standards under which the development can be safely undertaken.

Coming into force

3. This Bylaw comes into force when it is approved by the Minister of Government Relations as required in accordance with subsection 81(5) of *The Planning and Development Act*, 2007 and remains in force for two years from that date or until the time when a study of land use planning is completed by the municipality.

READ A FIRST TIME this 16th day of January, 2016 READ A SECOND TIME this 20th day of February, 2016 READ A THIRD TIME AND ADOPTED this 16th day of April, 2016

Certified to be a true copy of Bylaw No. 132 adopted by the council of the Resort Village of Saskatchewan Beach on the 16th day of April, 2016.

Bylaw No. 133



This bylaw is inactive.



THE NUISANCE ABATEMENT BYLAW

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, in an open meeting, hereby enacts as follows:

Title

1. This Bylaw may be cited as *The Nuisance Abatement Bylaw*.

Purpose

2. The purpose of this Bylaw is to provide for the abatement of nuisances.

Definitions

- 3. In this Bylaw:
 - (a) "council" means the Council of the municipality;
 - (b) "junked vehicle" means any automobile, tractor, truck, trailer or other vehicle that:
 - (i) either has no valid license plates attached to it or is in a rusted, wrecked, partly wrecked, dismantled, partly dismantled, inoperative or abandoned condition; and
 - (ii) is located on private land;

but does not include any such vehicle that:

- (iii) is within a structure erected in accordance with any bylaw respecting the erection of buildings and structures in force within the municipality; or
- (iv) forms a part of a business enterprise lawfully being operated on that land;
- (c) "municipality" means the Resort Village of Saskatchewan Beach;
- (d) "nuisance" means a condition of property, or a thing or an activity that adversely affects or may adversely affect the safety, health or welfare of people, people's use and enjoyment of their property, or the attractiveness of the municipality, and includes:
 - (i) a building in a ruinous or dilapidated state of repair;
 - (ii) an unoccupied building that is damaged and is an imminent danger to public safety;
 - (iii) land that is overgrown with grass and weeds;
 - (iv) untidy and unsightly property;
 - (v) junked vehicles; and
 - (vi) open excavations on property;
- (e) "property" means land or buildings or both;
- (f) "structure" means anything erected or constructed, the use of which requires temporary or permanent location on, or support of, the soil, or attached to something having permanent location on the ground or soil, but does not include pavements, curbs, walks, or open air surfaced areas.

Responsibility

4. Unless otherwise specified, the owner of a property, including land, buildings and structures, shall be responsible for carrying out the provisions of this Bylaw.

Nuisances prohibited generally

5. Subject to sections 6-16, no person shall cause or permit a nuisance to occur on any property owned by that person.

Dilapidated buildings

- 6. No person who owns a building or structure shall cause or permit the building or structure to deteriorate into such a ruinous or dilapidated state that the building or structure:
 - (a) is dangerous to the public health or safety;
 - (b) substantially depreciates the value of other land or improvements in the municipality; or
 - (c) is substantially detrimental to the attractveness of the municipality.

Unoccupied buildings

7. No person shall cause or permit an unoccupied building to become damaged or to deteriorate into a state of disrepair such that the building is an imminnent danger to public safety.

Overgrown grass and weeds

8. No owner or occupant of land shall cause or permit the land to be overgrown with grass or weeds in excess of 0.20 metres in height. This section shall not apply to any growth which forms part of a natural garden that has been deliberately planted to produce ground cover, including one or more species of wildflowers, shrubs, perennials, grasses or combinations of them, whether native or non-native, consistent with a managed and natural landscape other than regularly mown grass.

Untidy and unsightly property

9. No person shall cause or permit any land or buildings to become untidy and unsightly.

Junked vehicles

10. No person shall cause or permit any junked vehicle to be kept on any land owned by that person.

Open excavations

11. No person shall cause or permit any basement, excavation, drain, ditch, watercourse, pond, surface water, swimming pool or other structure to exist in or on any private land or in or about any building or structure which is dangerous to the public safety or health.

Maintenance of vards

- 12. No person shall cause or permit on any property owned by that person:
 - (a) an infestation of rodents, vermin or insects;
 - (b) any dead or hazardous trees; or
 - (c) any sharp or dangerous objects.

Outdoor storage of materials

- 13. The owner of any property shall ensure that any building materials, lumber, scrap metal, boxes or similar items stored on the property are neatly stacked in piles as follows:
 - (a) elevated at least 0.15 metres off the ground;
 - (b) at least 3.0 metres from the exterior walls of any building; and
 - (c) at least 1.0 metre from the property line.

Refrigerators and freezers

14. The owner of any property shall ensure that all hinges, latches, lid, door or doors are removed from any refrigerators or freezers on the property.

Fences

15. The owner of any property shall ensure that all fences are maintained in a safe and reasonable state of repair.

Offence and penalty

- 16. Every person who contravenes any provision of this Bylaw is guilty of an offence and liable on summary conviction:
 - (a) in the case of an individual, to a fine of not more than \$10,000;
 - (b) in the case of a corporation, to a fine of not more than \$25,000; and
 - (c) in the case of a continuing offence, to a maximum daily fine of not more than \$2,500 per day.

Repeal of former bylaw

17. Bylaw No. 116 is repealed.

Coming into force

18. This Bylaw comes into force on the day it receives third reading.

READ A FIRST TIME this 15th day of October, 2016 READ A SECOND TIME this 15th day of October, 2016 READ A THIRD TIME AND ADOPTED this 15th day of October, 2016

Mayor		
Administrator	 	

Certified to be a true copy of Bylaw No. 134 adopted by the council of the Resort Village of Saskatchewan Beach on the 15th day of October, 2016.

Bylaw No. 135



TO PROHIBIT THE RUNNING AT LARGE OF DOGS BYLAW

The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, in an open meeting, hereby enacts as follows:

1. Title

This Bylaw may be cited as the *Dog Control Bylaw*.

2. Purpose

The purpose of this Bylaw is to provide for the prevention of dogs running at large.

3. Definitions

For the purpose of this bylaw, the expression;

- a) "dog" shall mean members of the canis genus species;
- b) "administrator" shall mean the administrator of the municipality;
- c) "council" shall mean the council of the Resort Village of Saskatchewan Beach;
- d) "municipality" shall mean the Resort Village of Saskatchewan Beach;

- e) "owner" shall mean a person who keeps, possesses, harbours or has charge of or control over a dog;
- f) "designated officer" shall mean a person appointed by the council of the municipality.

4. Responsibility of Owner

No dog shall run at large in the municipality and for the purpose of this bylaw a dog shall be deemed to be running at large when;

- a) it is beyond the boundaries of the land occupied by the owner, possessor, or harbourer of the said dog; or
- b) it is beyond the boundaries of any lands where it may be with the permission of the owner of the said land; and when it is not under control by being;
 - i) in the direct and continuous charge of a person competent to control it; or
 - ii) securely confined within an enclosure; or
 - iii) securely fastened so that it cannot roam at will.

5. Exemption

Section (4) does not apply to police dogs acting in the performance of their duties.

6. Infraction

A person who owns, possesses or harbours a dog found running at large shall be deemed guilty of an infraction of this bylaw.

7. The Municipalities Act

Nothing in this bylaw prevents a dog or dogs running at large from being declared dangerous under provisions of *The Municipalities Act* to ensure public safety.

8. Penalty

- a) A Designated Officer who has reason to believe that a person has contravened any provision of this Bylaw may serve on that person a Notice of Violation, which shall indicate that the municipality will accept a voluntary payment, to be paid to the municipality within Thirty (30) days.
- b) Where the municipality receives voluntary payment of the amount prescribed under Appendix A within the time specified, the person receiving the Notice of Violation shall not be liable to prosecution for the alleged contravention.
- c) Every person who contravenes any provision of this bylaw is guilty of an offence and if a voluntary payment is not made, is liable upon summary conviction to the penalties provided in the General Penalty Bylaw of the municipality.

9. Notice of Violation

The Notice of Violation shall be in Form "1", attached to and forming part of this bylaw.

10. Repeal of former bylaw

Bylaw No. 65 is repealed.

11. Coming into force

This Bylaw comes into force on the day it receives third reading.

READ A FIRST TIME this 19th day of November, 2016

READ A SECOND TIME this 19th day of November 2016

READ A THIRD TIME AND ADOPTED this 10th day of December, 2016

Certified to be a true copy of Bylaw No. 135 adopted by the council of the Resort Village of Saskatchewan Beach on the 10th day of December, 2016.

THE RESORT VILLAGE OF SASKATCHEWAN BEACH Form "1" to Bylaw No. 135

NOTICE OF VIOLATION

NAME:
ADDRESS:
DATE OF OFFENCE: DATE:A.M./P.M.
<u>VIOLATION:</u>
BYLAW NO. 135 – DOG CONTROL BYLAW
DESCRIPTION OF VIOLATION:
LOCATION OF VIOLATION:
You are charged with violation of Bylaw No. 135.
Penalty for the above violation: \$
Designated Officer

You may make voluntary payment of the above penalty at the office of the Resort Village of Saskatchewan Beach during regular office hours or by mail within 30 days of the date of service of this Notice of Violation.

If you do not make voluntary payment within the time set out above, you shall be liable to prosecution for the alleged contravention.

Appendix A Bylaw No. 135

Voluntary Fine

Violation:

Unlawfully allow dog(s) to run at large, as described in Section 4 of Bylaw No. 135 of the Resort Village of Saskatchewan Beach.

Voluntary Fine, due within 30 days of the Notice of Violation:

1st Offence: Warning 2nd Offence: \$100.00 3rd and Subsequent Offences: \$200.00

Bylaw No. 136



MUNICIPAL PROPERTY BYLAW

Whereas, pursuant to subsection 8(1) of *The Municipalities Act*, a council of a municipality is authorized to make bylaws for the purposes of the municipality; and

Whereas it is necessary and advisable to regulate the use of municipal property;

NOW THEREFORE, the Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts as follows:

Title

1. This Bylaw may be referred to as the *Municipal Property Bylaw*.

Definitions

2. In this Bylaw, "municipal property" means any property owned, leased, or under the direction, control and management of the municipality, including any road or road allowance.

Encumbrances on municipal property prohibited

3. No person shall exhibit, store, park, leave or place any vehicle, machinery, equipment, article, earth, stones, snow, rubbish, fences, or any other object or thing of any kind on municipal property.

Removal of encumbrances

4. A person designated by council may remove and dispose of any encumbrance on municipal property contrary to section 3.

Removal on conviction

5. A person who is convicted of a contravention of section 3 is required to remove the encumbrance within 48 hours of the conviction, if it has not already been removed pursuant to section 4. Failing to comply a person designated by the council may remove and dispose of it.

Expenses of removal

6. Where a person is convicted of a contravention of section 3 and a person designated by council has removed the encumbrance pursuant to section 4 or 5, the municipality may charge the expense of doing so to that person.

Coming into force

7. This Bylaw comes into force on the day on which it is passed.

READ A FIRST TIME this 21st day of January, 2017 READ A SECOND TIME this 21st day of January, 2017 READ A THIRD TIME AND ADOPTED this 25th day of February, 2017

Certified to be a true copy of Bylaw No. 136 adopted by the council of the Resort Village of Saskatchewan Beach on the 25th day of February, 2017.

Bylaw No. 137



CODE OF ETHICS BYLAW

Title

1. This Bylaw may be referred to as the *Code of Ethics Bylaw*.

Legal Requirement

2. This bylaw has been created to comply with section 93.1 of *The Municipalities Act* and as outlined in section 3.1, Schedule 1, of *The Municipalities Regulations*.

PART 1 CODE OF ETHICS

Code of Ethics for Members of Council

Preamble

As members of council, we recognize that our actions have an impact on the lives of all residents and property owners in the community. Fulfilling our obligations and discharging our duties responsibly requires a commitment to the highest ethical standards.

The quality of the public administration and governance of the Resort Village of Saskatchewan Beach, as well as its reputation and integrity, depends on our conduct as elected officials.

Purpose and Interpretation

The purpose of this code is to outline basic ethical standards and values for members of council. It is to be used to guide members of council respecting what their obligations are when fulfilling their duties and responsibilities as elected officials.

This code is to be interpreted in accordance with the legislation applicable to the municipality, the common law and the polices and bylaws of the municipality.

Neither the law nor this code is to be interpreted as exhaustive, and there will be occasions on which a council will find it necessary to adopt additional rules of conduct in order to protect the public interest and to enhance the public confidence and trust in local government.

It is the responsibility of each member of council to uphold the standards and values set out in this code.

Standards and Values

a. Honesty

Members of council shall be truthful and open in their roles as council members and as members of the communities they serve.

b. Objectivity

Members of council shall make decisions carefully, fairly and impartially.

c. Respect

Members of council shall treat every person, including other members of council, municipal employees and the public, with dignity, understanding and respect.

Members of council shall not engage in discrimination, bullying or harassment in their roles as members of council. They shall not use derogatory language towards others, shall respect the rights of other people and groups, shall treat people with courtesy and shall recognize the importance of the different roles others play in local government decision making.

d. Transparency and Accountability

Members of council shall endeavor to conduct and convey council business and all their duties in an open and transparent manner, other than those discussions that are authorized to be dealt with in a confidential manner in closed session, so that stakeholders can view the process and rationale used to reach decisions and the reasons for taking certain actions.

Members of council are responsible for the decisions that they make. This responsibility includes acts of commission and acts of omission.

e. Confidentiality

Members of council shall refrain from disclosing or releasing any confidential information acquired by virtue of their office except when required by law or authorized by council to do so. Members shall not take advantage of or obtain private benefit from information that is obtained in the course of or as a result of their official duties or position and that is not in the public domain. This includes complying with *The Local Authority Freedom of Information and Protection of Privacy Act* in their capacity as members of council of a local authority.

f. Leadership and the Public Interest

Members of council shall serve their constituents in a conscientious and diligent manner and act in the best interests of the municipality. A member shall strive, by focusing on issues important to the community and demonstrating leadership, to build and inspire the public's trust and confidence in local government.

Members of council are expected to perform their duties in a manner that will bear close public scrutiny and shall not provide the potential or opportunity for personal benefit, wrongdoing or unethical conduct.

g. Responsibility

Members of council shall act responsibly and in accordance with the Acts of the Parliament of Canada and the Legislature of Saskatchewan, including *The Municipalities Act*.

This duty includes disclosing actual or potential conflicts of interest, either financial or otherwise relating to their responsibilities as members of council, following policies and procedures of the municipality, and exercising all conferred powers strictly for the purpose for which the powers have been conferred. Every member of council is individually responsible for preventing potential and actual conflicts of interest.

PART 11 CONTRAVENTION OF THE CODE OF ETHICS

Complaint Procedure

- 3. As required by clause 93.1(5)(c) of *The Municipalities Act*, the following section details the procedure for handling contraventions of the code of ethics.
 - (a) To report an alleged contravention of the code of ethics, an individual, organization or member of council may submit the form found in Schedule A, by sending the form directly to the municipal administrator, by mail, e-mail, fax or courier. The complaint will then be presented to council at the next regular meeting of council in an *in-camera* session.
 - (b) Upon receipt of a complaint, Council shall discuss the complaint and take all necessary steps to ensure the complaint is valid.
 - (c) All discussions surrounding alleged and substantiated contraventions of this policy shall be conducted in an *in-camera* session at a meeting of council.
 - (d) If the claim is found to be substantiated, Council may, by resolution impose an appropriate penalty detailed in 5(a) to (e) based on the severity of the contravention of the code of ethics.
 - i. Any action taken by Council should include a time frame to complete the expected remedial action.
 - (e) Council shall inform the claimant, member of council, and any other relevant party of council's decision, which includes:
 - i. Informing the claimant and member of council that the complaint is dismissed, or
 - ii. Informing the complainant and member of council of the corrective action and/or the measures taken to ensure the behavior or activity does not continue.

Contravention during a Council Meeting

4. If council is of the opinion that a member has violated the code of ethics during a council meeting, council may require the member to remove themselves for the remainder of the council meeting. The member will forfeit their remuneration for that meeting. Council may apply additional penalties based on the severity of the contravention.

Remedial Action if Contravention Occurs

- 5. Should a member of council breach any of the principles outlined in this code, the possible courses of action that are available to council include but are not limited to:
 - a. An apology, either written and/or verbal, by the member of council to the impacted individual(s), Council, employee and/or the general public.
 - b. Removal of the member from Council Committees.
 - c. Dismissal of the member from a position of Chairperson of a Committee.
 - d. Reprimand.

COMING INTO FORCE

6. This Bylaw shall come into effect on the day of its final passing.

READ A FIRST TIME this 25^{th} day of February, 2017 READ A SECOND TIME this 25^{th} day of February, 2017 READ A THIRD TIME AND ADOPTED this 18^{th} day of March, 2017

Certified to be a true copy of Bylaw No. 137 adopted by the council of the Resort Village of Saskatchewan Beach on the 18th day of March, 2017.

Schedule A Formal Complaint Form

	e that knowingly signing a false affidavit may expose you to prosecution Criminal Code of Canada.
I	of .
(Firs	st and Last Name) of, (Full Mailing Address)
and correct follow-up o	y swear (affirm and declare) that the following contents of this statement are true and hereby request the council of the Resort Village of Saskatchewan Beach on whether or not the following member(s) of the Resort Village of Saskatchewancil has (have) contravened the Code of Ethics:
	Member(s) of Council Name(s)
	onable and probable grounds to believe that the above member(s) has (have) d the Code of Ethics by reason of the following:
1.	Insert date(s), time and location of conduct;
2.	Include the sections of this bylaw that have been contravened;
3.	Provide the particulars and names of all persons involved, and of all witnesses
4.	Provide contact information for all people listed;
5.	Any exhibits can be attached; and
6.	If more space is required, please attach additional pages as needed.

Signature of Complainant)	<u></u>
(Data Signad)	For Office Use Only
(Date Signed)	(Date Filed)
	(Signature of Administrator)

Bylaw No. 138



AUTHORIZE CERTAIN EXPENDITURES BYLAW

Title

This Bylaw may be referred to as the *Authorize Certain Expenditures Bylaw*.

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

- 1. In this bylaw:
 - a) "Chief Administrative Officer" shall mean the Chief Administrative Officer of the municipality;
 - b) "Administrator" shall mean the Administrator of the municipality;
 - c) "Administrative Assistant" shall mean the Administrative Assistant of the municipality;
 - d) "Council" shall mean the council of the municipality; and
 - e) "Municipality" shall mean the Resort Village of Saskatchewan Beach.
- 2. The Chief Administrative Officer, Administrator or the Administrative Assistant is hereby authorized to do an online payment/electronic transfer/pre-authorization to a designated payee regarding the monthly Education Property Tax remittance, PST remittance, telephone, heat and power services, as well as other types of payments as required and approved by council.
- 3. The Chief Administrative Officer or Administrator shall advise council at its next regular meeting of the particulars of transaction undertaken in accordance with section 2 of this bylaw, including but not limited to:
 - a) the transaction date
 - b) the amount paid
 - c) the name of the payee

and any other particulars requested by council.

READ A FIRST TIME this 9th day of December, 2017 READ A SECOND TIME this 13th day of January, 2018 READ A THIRD TIME AND ADOPTED this 13th day of January, 2018 Certified to be a true copy of Bylaw No. 138 adopted by the Council of the Resort Village of Saskatchewan Beach on the 13th day of January, 2018.

Legal Requirement

This bylaw has been created to comply with Section 159 of *The Municipalities Act*.

Bylaw No. 139



ESTABLISH A FEE TO APPEAL ASSESSMENTS BYLAW

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

- 1. This bylaw may be referred to as "The Assessment Appeal Fee Bylaw".
- 2. In this bylaw:
 - a) "Act" shall mean "The Municipalities Act";
 - b) "Board" shall mean the
 - i) Board of Revision established by the Municipality; or
 - ii) District Board of Revision which has been created by the Municipality in partnership with other municipalities;
 - c) "Municipality" shall mean the Resort Village of Saskatchewan Beach;
 - d) "Secretary" shall mean the Secretary to the (District) Board of Revision.
- 3. A person desiring to appeal their assessment to the Board shall file their appeal in the form prescribed in the Act on or before the last date on which appeals can be lodged as indicated:
 - a) within the notice required by Section 217 of the Act; or
 - b) on the notice of assessment required by Sections 215 and 219 of the Act.
- 4. A fee of \$100 per appeal is hereby established for the purpose of filing an appeal to the Board.
- 5. The applicable fee shall be payable to the Municipality and is required at the time of filing the appeal.
- 6. Where an appellant fails to pay the applicable fee pursuant to Sections 4 and 5 of this bylaw, the appeal is deemed to be dismissed.
- 7. The Municipality shall refund any fee that was submitted by the appellant if:
 - a) the appeal is successful either in whole or in part by decision of either the Board or the Assessment Appeal Committee of the Saskatchewan Municipal Board;
 - b) the appeal is not filed by the Secretary of the Board;
 - c) the appeal is withdrawn in accordance with Section 227 of the Act; or
 - d) an agreement is entered into pursuant to Section 228 of the Act.

- 8. A fee of \$200 per appeal is hereby established for any person who desires to be involved as a party in a hearing before the Board.
- 9. A fee of \$25 per appeal is hereby established for any person who wishes to obtain copies of the Board's decision and other documents.
- 10. The fees referenced in Sections 8 and 9 of this bylaw are payable to the Municipality.
- 11. Bylaw #64 is hereby repealed.

READ A FIRST TIME this 9th day of December, 2017 READ A SECOND TIME this 13th day of January, 2018 READ A THIRD TIME AND ADOPTED this 13th day of January, 2018

Certified to be a true copy of Bylaw No. 139 adopted by the Council of the Resort Village of Saskatchewan Beach on the 13th day of January, 2018.

Legal Requirement

This bylaw has been created to comply with section 224 of *The Municipality Act*.

Bylaw No. 140



EXCHANGE OF MUNICIPAL RESERVE BYLAW

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

Whereas, pursuant to subsection 199(2) of *The Planning and Development Act*, 2007, the Council of the Resort Village of Saskatchewan Beach intends to make a bylaw to authorize the exchange of all or any part of a municipal reserve;

NOW THEREFORE, the Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts as follows:

Title

1. This Bylaw may be referred to as the *Exchange of Municipal Reserve Bylaw*.

Exchange authorized

1. The exchange of the municipal reserve area MR1 Plan 102004669, owned by the municipality, with Lot 9, Blk 70, Plan 102004669; Lot 10, Blk 70, Plan 102004669; Lot 11, Blk 71, Plan 102004669; and Lot 12, Blk 71, Plan 102004669 owned by Sunset Development Inc., is hereby authorized.

Exhibit A

3. Attached map "Exhibit A" forms a part of this Bylaw to identify the exchange authorized.

Coming into force

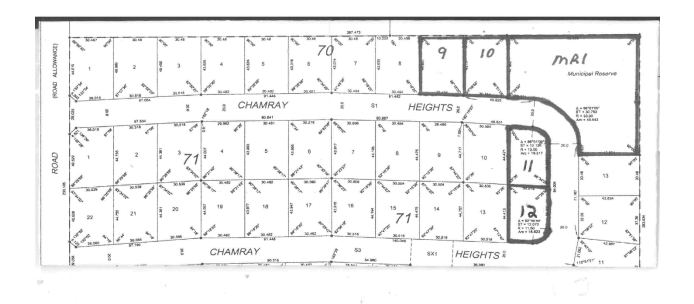
4. This Bylaw comes into force on the day on which it is approved by the Minister of Government Relations.

READ A FIRST TIME this 13th day of January, 2018 READ A SECOND TIME this 17th day of March, 2018 READ A THIRD TIME AND ADOPTED this 17th day of March, 2018

Certified to be a true copy of Bylaw No. 140 adopted by the Council of the Resort Village of Saskatchewan Beach on the 17th day of March, 2018.

RESORT VILLAGE OF SASKATCHEWAN BEACH

This map "Exhibit A" forms part of Bylaw No. 140





A BYLAW TO PROVIDE FOR ENTERING INTO A TAX EXEMPTION AGREEMENT FOR THE PURPOSE OF ECONOMIC DEVELOPMENT

The Council of The Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

- 1. The Resort Village of Saskatchewan Beach is hereby authorized to enter into an agreement, attached hereto and forming a part of this bylaw, and identified as "Exhibit A", with Sunset Developments Incorporated, assessed owner of Subdivision of Parcel B, Plan No. 102004669, N.W. ¼ SEC.24-TWP.21-RGE.22-W.2Mer. to exempt said property from taxation, for the purpose of economic development.
- 2. The Mayor and the Chief Administrative Officer of The Resort Village of Saskatchewan Beach are hereby authorized to sign and execute the attached agreement identified as "Exhibit A".
- 3. Coming Into Force

This bylaw shall come into force on the day of the third reading.

READ A FIRST TIME this 10th day of February, 2018. READ A SECOND TIME this 10th day of February, 2018. READ A THIRD TIME AND ADOPTED this 17th day of March, 2018.

Certified to be a true copy of Bylaw No. 141 adopted by the Council of The Resort Village of Saskatchewan Beach on the 17th day of March, 2018.

Exhibit A to Bylaw # 141

AGREEMENT

THIS AGREEMENT made in duplicate

Between: The Resort Village of Saskatchewan Beach in the Province of

Saskatchewan

And: Sunset Developments Incorporated of The Resort Village of

Saskatchewan Beach in the Province of Saskatchewan

WITNESSETH THAT Sunset Developments Incorporated is the owner of the land as follows: Subdivision of Parcel B, Plan No. 102004669, N.W. ¼ SEC.24-TWP.21-RGE.22-W.2Mer.

IT IS AGREED THAT:

1. The taxable assessment of said property shall be exempt from municipal taxation for the years 2019 to 2023 inclusive, on unsold property.

Dated at The Resort Village of Saskatchewan Beach this 17th day of March, 2018.

Municipality of The Resort Village of Saskatchewan Beach

	Mayor	
	Chief Administrative Officer	
(seal)		

Sunset Developments Incorporated			
	Assessed Owner		
	Assessed Owner		
(seal)			

Bylaw No. 142



A BYLAW TO AMEND BYLAW NO. 2/86 KNOWN AS THE ZONING BYLAW

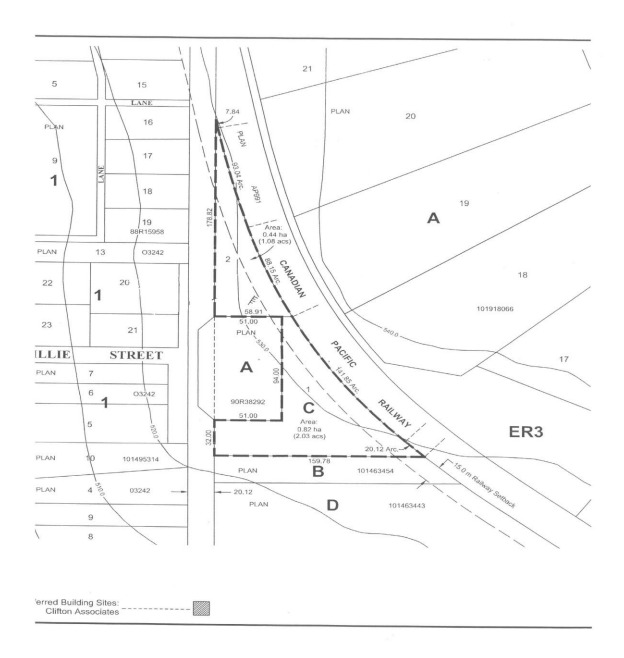
The Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts to amend Bylaw No. 2/86 as follows:

- 1. The Zoning District Map referred to in Part 5 Section 2 is amended by rezoning Parcel C, Plan 101463465 as shown within the bold dotted line of the attached map "Exhibit A" identified as parcel C from Urban Reserve to R1 Residential.
- 2. Attached map "Exhibit A" forms a part of this Bylaw to identify the property being rezoned.
- 3. This bylaw shall come into force on the day of the third reading.

READ A FIRST TIME this 12th day of May, 2018 READ A SECOND TIME this 25th day of August, 2018 READ A THIRD TIME AND ADOPTED this 25th day of August, 2018

Certified to be a true copy of Bylaw No. 142 adopted by the Council of the Resort Village of Saskatchewan Beach on the 25th day of August, 2018.

Exhibit A



Bylaw No. 143



A BYLAW TO ESTABLISH PROPERTY TAX INCENTIVES AND PENALTIES

This bylaw related to Property Tax Incentives & Penalties was repealed by Bylaw No. 146.



A BYLAW TO PROVIDE FOR MINIMUM AMOUNTS OF TAX

This bylaw related to Minimum Tax was repealed by Bylaw No. 147.

Bylaw No. 145



A BYLAW RESPECTING BUILDING

RESORT VILLAGE OF SASKATCHEWAN BEACH

BYLAW NO. 145

BUILDING BYLAW

Whereas, pursuant to subsection 4(1) of *The Uniform Building and Accessibility Standards Act*, the municipality is required to enforce the provisions of the Act and the regulations made under it within the municipality; and

Whereas section 3 of *The Uniform Building and Accessibility Standards Regulations* declares the National Building Code of Canada, 2015, as modified therein, to be in force in Saskatchewan; and

Whereas, pursuant subsection 14(1) of *The Uniform Building and Accessibility Standards Act*, a council of a municipality is authorized to make bylaws with respect to the matters set out in section 13 of the Act concerning building permits, subject to the approval of the Minister in accordance with section 23.1 of that Act; and

Whereas it is necessary and advisable to provide for a revised system of building permits in the Resort Village of Saskatchewan Beach;

NOW THEREFORE, the Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts as follows:

Title

1. This bylaw may be referred to as the *Building Bylaw*.

Definitions

2. In this bylaw:

"Act" means The Uniform Building and Accessibility Standards Act;

"applicable fee" means the fee set out in Schedule 1;

"authorized representative" means a building official appointed by the municipality pursuant to subsection 5(4) of the Act or the administrator;

"Regulations" means The Uniform Building and Accessibility Standards Regulations.

Application of Bylaw

3. This bylaw applies to matters governed by the Act and the Regulations.

Permit required

- 4(1) A permit is required whenever work regulated by the Act and Regulations is to be undertaken.
- (2) No owner or owner's agent shall work, or authorize or allow work to proceed, on a project for which a permit is required without obtaining a valid permit for the work to be done.
- (3) The granting of any permit in accordance with this bylaw does not:
 - (a) entitle the grantee, the grantee's successor or assigns, or anyone on the grantee's behalf to erect any building that fails to comply with the requirements of any building restriction agreement, bylaw, Act, or regulation affecting the site described in the permit; or
 - (b) make either the municipality or its authorized representative liable for damages or otherwise by reason of the fact that a building, whose construction, erection, placement, alteration, repair, renovation, demolition, relocation, removal, use or occupancy has been authorized by a permit, does not comply with the requirements of any building restriction agreement, bylaw, act, or regulation affecting the site described in the permit.

BUILDING PERMITS

Application

- 5(1) Every application for a building permit to construct, erect, place, alter, repair, renovate or reconstruct a building must be in Form A and accompanied by three sets of the plans and specifications of the proposed building.
- (2) If the work described in an application for a building permit, to the best of the knowledge of the municipality and its authorized representative, complies with the requirements of the Act, the Regulations and this bylaw, the municipality, upon receipt of the applicable fee, shall issue a building permit in Form B and return one set of the submitted plans to the applicant.

Plan review, etc.

6 The municipality may, in its discretion, have plan review, inspection and other services for the purpose of enforcement of the Act and Regulations provided by:

- (a) building officials designated by the minister to assist the municipality pursuant to subsection 4(4) of the Act; or
- (b) a person, firm or corporation employed under contract to the municipality.

Deviation etc., from permitted work

7 Approval in writing from the municipality and its authorized representative is required for any deviation, omission or revision to work for which a building permit has been issued.

Expiration of permit

8 Every building permit expires:

- (a) six months from the date of its issue if work is not commenced within that period;
- (b) one year from the date of its issue, unless an extension for a further period of one year is provided by the municipality on the written application of the permit holder in Form C and payment of the applicable fee.

Completion of construction

9 Building construction must be completed within two years from the date of the issuance of the initial permit.

DEMOLITION OR REMOVAL PERMITS

Application for demolition or removal permit

- 10(1) Every application for a permit to demolish or remove a building must be in Form D.
- (2) The applicant must provide the route of travel for a moving permit and receive permission from council. The applicant is responsible for all fees that is occurred preparing the travel route.
- (3) An application for a permit to remove a building from its site and set it upon another site within the municipality must be accompanied by a building permit application in accordance with subsection 5(1).
- (4) In addition to the applicable permit fee, the applicant for a demolition or removal permit shall deposit with the local authority the sum of \$2,000 to cover the cost of restoring the site after the building has been demolished or removed to a condition that is, in the opinion of the municipality or its authorized representative, not dangerous to public safety, which sum shall be refunded to the applicant once the applicant has restored the site to that condition.
- (5) Where a building is to be demolished or removed from the municipality and the municipality is satisfied that there are no debts or taxes in arrears or taxes outstanding with respect to the building or land on which the building is situated, the municipality,

upon receipt of the applicable fee and the deposit required in accordance with subsection (3), shall issue a permit for the demolition or removal in Form E.

(6) Where a building is to be removed from its site and set upon another site within the municipality, and the municipality is satisfied that there are no debts or taxes in arrears or taxes outstanding with respect to the building or land on which the building is situated, and the building when placed on its new site and completed, to the best of the knowledge of the municipality and its authorized representative, will be in compliance with the requirements of the Act, the Regulations and this bylaw, the municipality, upon receipt of the applicable fee and the deposit required in accordance with subsection (3), shall issue a permit for the removal in Form E and a permit for the placement of the building in Form B.

Expiration of permit

11 Every demolition or removal permit expires six months from the date of its issue, unless an extension for a further period of six months is provided by the municipality on the written application of the permit holder in Form C and payment of the applicable fee.

FEES

Applicable fees

12 The fee for a building permit, demolition or removal permit, or an extension permit, is the fee set out in Schedule 1.

GENERAL

Owner to engage architect or engineer

13 An owner shall engage an architect or professional engineer registered in the Province of Saskatchewan for assessment of design and inspection of construction or certification of a building or part of a building where required by the municipality or its authorized representative.

Plan of survey

14 The owner shall submit an up to date real property report of the site described in a permit or permit application prepared by a registered land surveyor where required by the municipality or its authorized representative.

Owner's responsibilities

- 15(1) The owner of the property in respect of which a permit is issued shall ensure that:
 - (a) the permit and any extension of the permit are posted on the property to which they relate;
 - (b) any change in property lines or ground elevations does not bring the building or an adjacent building into contravention of this or any other bylaw; and

(c) all permits, inspections and certificates required by other applicable bylaws, Acts and regulations are obtained.

Repeal

16 Bylaw No. 111 is repealed.

Coming into force

17 This bylaw comes into force when it is approved by the Minister of Government Relations in accordance with section 23.1 of *The Uniform Building and Accessibility Standards Act*.

READ A FIRST TIME this 21 day of July, 2018 READ A SECOND TIME this 25 day of August, 2018 READ A THIRD TIME AND ADOPTED this 25 day of August, 2018

Certified a True copy of Bylaw No. 145 Read a third time and adopted this 25 day of August, 2018

SCHEDULE 1

Permit Fees

(section 12)

Please note:

This fee schedule is for the Resort Village of Saskatchewan Beach and therefore does not include any inspection or travel fees applied by the Village's Building Officials.

1. New Residential Building, Addition/Renovation to Existing Residential Building:

Up to 139 m2 (1,496.18 f2)

\$350

Each additional 50 m2 (538.2 f2) or part thereof

\$100

2. Accessory Building (Garage, Shed, Etc.) Deck:

Accessory building over 9.29 m2 (100 f2)

\$200

Deck of any size

\$150

3. Permit Extension

\$350

Plus the cost of additional inspections required.

4. Demolition Permit

\$100

Demolition Deposit

\$2,000.00

5. Moving Permit

\$350

Moving Deposit

\$2,000.00

FORM A **Application for Building Permit**

		(Subsection	5(1))			lication No: lication Date	:
NE hereby make applicates	•		Reno	truct a new bu vate or add to attached to th	existing	O ()	
te Information							
Civic Address:							
Number of Existing E Legal Description: Registered Owner(s) Mailing Address:	Lot(s)	Separa	ate or Amalgar	nated	Block	ng Garaç Plan Phone #	
sign and Construction	Contractors						
Property Survey:		В <u>у:</u>		_Land Surve	у Ву:		
Excavation:	Contractor:	_		_			
Foundation: Building Framing:	Engineering B	y:		_Constructed	l By:		
escription of work to be							
Brief Description of p	эгороѕаі						
e Preparation Informati							
Site Excavation:		oth of Excavation	1:				ech Report
Site Fill: Driveway/Culvert:	Estimated Am Type of Mater	ount of Fill: ial/Construction:				s Required.	
ilding Size & Location	on Property						
	Bldg Max			earances (Dis	tance Bui		erty Lines)
	Area Heig	ht	Side 1	Side 2		Street Side	Back/ Lake
Residence:							1
Garage:							1
Boat House: Other :							
Michael V. 10			T			Letalia	
Minimum Yard Size:	0:4- 5		0:4- 4		sidence F		Deal/ Lat
Front	Side Rea		Side 1	Side 2		Street Side	Back/ Lake
Zone R 20'	7' 20						

Construction	(=	size, type, and materials	used for the constructio	יויו	
Piles	-				
Footi					
Grad	e Beam				
	dation				
	rior Walls				
Roof Studs					
	s · Joists				
Girde					
Rafte					
Chim					
Insul	•				
Services	Plumbing:	# of Bathrooms	Size of Sentic	: Tank Note: Plumbir	as Pormit Possuirod
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Resort Village of Saskatchewan Beach, Saskatchewan BUILDING PERMIT # _____

Permission is hereby granted to		
to build a		
at civic address		
Lot Block	Plan	in accordance with
the application dated This permit expires six months from the deperiod, or one year from the date of issue granted by the Village. Building construct issue.	date of issue if work is no if work has commenced,	unless a permit extension is
STREET NAME: Lot Line 5 6 BUILDING	Indicate Which Direction North	
This permit is issued subject to the follow Building Permit Council Resolution:	ving conditions:	
Any deviation, omission or revision to the applits authorized representative.	proved application requires	approval of the local authority or
Estimated value of construction \$FOR COMMERCIAL USE ONLY	Pe	ermit fee \$
Date		norized Representative of the of Saskatchewan Beach

NOTE: THIS PERMIT SIGNED BY THE AUTHORIZED REPRESENTATIVE OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH MUST BE POSTED AT THE BUILDING SITE.

FORM C
Application for Permit Extension

(Clause 8(b) and Section 11)

Resort Village of Saskatchewan Beach, Saskatchewan

I/We request a one-year extension on	
Permit # dated	·
Civic address	
Lot Block Plan	
Printed Name	Signature
Extension Permit fee \$350.00	
THIS EXTENSION PERMIT IS VALID UNTIL	 Date
Date	Signature of Authorized Representative of The Resort Village of Saskatchewan Beach

NOTE: THIS PERMIT SIGNED BY THE AUTHORIZED REPRESENTATIVE OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH MUST BE POSTED AT THE BUILDING SITE.

FORM D

Application for Demolition or Moving Permit

(Subsection 10(1))

Resort Village of Saskatchewan Beach, Saskatchewan

I/We	hereby make application for a p	ermit to demolish	a building now situated at	
	Civic address			
	Lot	Block	Plan	
The	demolition will commence on	, 20	and be completed on , 20	
OR				
I/We	hereby make application for a p	ermit to move a bu	uilding now situated on	
	Civic address			
	Lot	Block	Plan	
to	Civic address			
			Plan	
or	Out of the municipality			
The			_ width and height	
The	building mover will be			
and t	the date of the move will be		, 20	
	site work (filling, final grading, la des	, ,	hich will be done after removal of the building	
			he local authority and to be responsible and pay f	or
any c	damage done to any property as a	a result of the demo	olition or moving of the said building, and to depos	
			uilding Bylaw. <u>I acknowledge that it is my</u> able bylaws, acts and regulations, and to obtain al	
	ired permits and approvals prior			1
Date			Signature of Owner or Agent	

FORM E Demolition or Moving Permit

(Subsection 10(3) or 10(4))

Resort Village of Saskatchewan Beach, Saskatchewan

		EMOLITION	OR MOVING	PERMIT #	
Permis	Permission is hereby granted to				
		Demolisl	h	OR	Move
a build	ing now situated	d at			
	Civic address _				
	Lot	Block	Plan		_
to	Civic address				
	Lot	Block	_ Plan		
or	Out of the mun	icipality			
	ordance with the	• •			_, 20
-	eviation, omissic ity or its authoriz		• •	red application	requires approval of the local
	ition Permit Fee g Permit Fee	\$100.00 \$350.00	Deposit Fe	\$2,000.00	

NOTE: THIS PERMIT SIGNED BY THE AUTHORIZED REPRESENTATIVE OF THE RESORT VILLAGE OF SASKATCHEWAN BEACH MUST BE POSTED AT THE BUILDING SITE.

Signature of Authorized Representative of

The Resort Village of Saskatchewan Beach

Moving Permit Council Resolution:

Date



A BYLAW TO ESTABLISH PROPERTY TAX INCENTIVES AND PENALTIES

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

1. Due Date

Property and other taxes imposed by the Resort Village of Saskatchewan Beach are deemed to be imposed on the first day of January in each year and shall be due on December 31st.

2. Penalty on Arrears of Taxes; Municipal and Education

- a) Taxes which remain unpaid after the 31st day of December of the year in which they are levied shall be subject to a penalty.
 - i) The method of calculating the penalty shall be a simple rate of 15% per annum, added on January 1st applied to the total taxes that remain unpaid as of January 1st of the year in which the penalty is being applied.
- b) The penalty charges are to be added to and shall form part of the tax roll.

3. Incentive Program – Prompt Payment; Municipal

- a) Discounts shall be allowed from the time the notice of the levy is sent until June 30th, to encourage prompt payment of the current year's taxes on property.
- b) Payments of current taxes received from the time the notice of the levy is sent until the end of June 30th shall be eligible for a discount of 10% of the amount paid.

4. Repeal Previous Incentive and/or Penalty Programs

Bylaw No. 143 is hereby repealed.

5. Coming into Force

This bylaw shall come into force on the day of the third reading.

READ A FIRST TIME this 11th day of May, 2019 READ A SECOND TIME this 11th day of May, 2019 READ A THIRD TIME AND ADOPTED this 11th day of May, 2019

Certified to be a true copy of Bylaw No. 146 adopted by the Council of the Resort Village of Saskatchewan Beach on the 11th day of May, 2019.



A BYLAW TO PROVIDE FOR MINIMUM AMOUNTS OF TAX

This bylaw related to minimum tax was repealed Bylaw 155.

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

- 1. This bylaw shall be known as the "Minimum Tax Bylaw".
- 2. A minimum tax shall apply to all land and improvements within the classifications of property included in the table below.

Classification	Land	Improvements
a) Agriculture	\$725	\$390
b) Residential	\$725	\$390
c) Commercial & Industrial	\$4,000	\$390

- 3. Bylaw #144 is hereby repealed.
- 4. This bylaw shall come into effect on the day of the third reading.

READ A FIRST TIME this 11th day of May, 2019 READ A SECOND TIME this 11th day of May, 2019 READ A THIRD TIME AND ADOPTED this 11th day of May, 2019

Certified to be a true copy of Bylaw No. 147 adopted by the Council of the Resort Village of Saskatchewan Beach on the 11th day of May, 2019.



A BYLAW TO REGULATE & CONTROL THE RESORT VILLAGE OF SASKATCHEWAN BEACH CEMETERY

NOW THEREFORE, the Council of the RVSB, in the Province of Saskatchewan, enacts this bylaw as follows:

1. TITLE

a.) This Bylaw may be referred to as the "Cemetery Bylaw".

2. **DEFINITIONS**

- a.) "Cemetery" means land within the RVSB set apart for, or used as a place of, interment of the dead or in which human bodies may be buried. The RVSB Cemetery shall be described as follows: Parcel B, Plan 102211210, N.W. ¼ Section 24, Twp. 21 Rge. 22 W.2Mer.;
- b.) "RVSB" means the Resort Village of Saskatchewan Beach;
- c.) "Administrator" means the Administrator for the RVSB;
- d.) "Council" means the mayor and councilors of the RVSB;
- e.) "Licensed Funeral Director" means a person who supervises or conducts the preparation of the dead for burial and directs or arranges funerals;
- f.) "cremated human remains" means human bone fragments that remain after cremation;
- g.) "cremation" means the technical process of using heat to reduce human remains to bone fragments;
- h.) "plot" means a space for a single grave for the purpose of human burial in the Cemetery as shown on the RVSB Cemetery plan;
- i.) "grave" means a place of burial for a dead body, typically a hold dug in the ground and marked by a monument or flat marker;
- j.) "indigent person" a person so poor and needy that they cannot provide the necessities of life (food, clothing, decent shelter) for themselves;
- k.) "human remains" means a dead human body, but does not include cremated human remains;
- 1.) "casket" means a coffin which contains human remains;
- m.) "urn" means a container which holds cremated human remains;
- n.) "interment" means the burial of human remains or cremated human remains in a cemetery;
- o.) "interment rights" means the right to use a plot for the purpose of the interment of human remains or cremated human remains;
- p.) "licensee" means a person or persons who purchase a plot(s) in the cemetery;
- q.) "monument" means a memorial which extends above the surface of the ground and installed onto a base and then onto a granite foundation at the head of the grave;
- r.) "flat marker" means a memorial installed at ground level at the head of the grave;
- s.) "memorial" means a monument or flat marker;
- t.) "foundation" means the granite slab that supports the monument;
- u.) "base" means the lower portion of the monument;
- v.) "Perpetual Care" means levelling the ground of each plot, adding top soil, seeding and cutting the grass as required, weeding, planting of trees and shrubs, upkeep of road, path and signage, purchasing of benches and generally keeping the Cemetery in good order and repair. Notwithstanding the foregoing, it shall not include maintenance, repair or

replacement of monuments, flat markers or other like structures except as specifically provided by this Bylaw.

3. GENERAL RULES

- a.) Employees of the RVSB are not permitted to do any work for plot owners except upon order of the Administrator.
- b.) All persons, while in the Cemetery, shall conduct themselves in a quiet and orderly manner. The RVSB employees shall have power to remove from the Cemetery any person disturbing the quiet or good order of the Cemetery by noisy or improper conduct or language, or any person violating any of the provisions of this Bylaw.
- c.) No person shall engage or play any game of sport or discharge any firearms (except at a military funeral) in the Cemetery, or unlawfully disturb persons assembled for the burial of the dead, or commit a nuisance, or behave in any indecent or unseemly manner at the Cemetery.
- d.) No person having alcohol shall be permitted within the Cemetery, except for religious ceremony.
- e.) Persons within the Cemetery shall use only the roads and walkways and no one person is permitted to walk upon or across graves, except RVSB employees in the course of their duties. The RVSB expressly disclaims liability for any injuries sustained by anyone violating this rule.
- f.) Persons visiting the Cemetery or attending graveside service are strictly prohibited from picking flowers, wild or cultivated, and breaking or injuring any tree, shrub or plant.
- g.) No person shall write upon, mark, scratch, deface or damage any grave, monument, flat marker, fence, building or other structure in or around the Cemetery. Any person who damages any grave, monument, flat marker, fence, building or other structure in the Cemetery shall be liable to the RVSB for such damages, besides being guilty of a breach of this Bylaw.
- h.) Motor cars and vehicles in the Cemetery shall travel only on the roadways provided for that purpose and shall not travel at a speed greater than 10 kilometers per hour.
- i.) Pets are permitted in the Cemetery provided they are appropriately restrained and the pet owner removes any defecation. No motorcycles, bicycles, power snow machines of any kind, skiing of any sort, snowshoeing, and tobogganing or sports activities of any kind will be allowed in the Cemetery.

4. GRAVES AND PLOTS

- a.) The Administrator or his/her appointee shall make all sales of plots in the Cemetery and shall receive all moneys resulting from the sale of such plots. At the same time of the sale of the plot, the Administrator will also collect the Perpetual Care Maintenance Fee. The Cemetery plots will only be sold to property owners and their immediate family (parents, partners and children) of Resort Village of Saskatchewan Beach, Resort Village of Kannata Valley, Shore Acres, Alta Vista, High Country Estates and Valley Ridge Acres. The Resort Village of Kannata Valley, Shore Acres, Alta Vista, High Country Estates and Valley Ridge Acres property owners will be required to provide proof of property ownership by submitting their current Tax Notice. All plot sales will be issued in the form set out in Schedule "B" of this Bylaw.
- b.) The Administrator or his/her appointee shall keep an accurate account of all moneys received therefrom and of all expenditures made in connection with the Cemetery, with the name and description of each plot in the Cemetery, with the name and description of

- the licensee thereof and of every transfer and all other ledgers necessary to keep a complete record of all business transacted by him/her in connection with the Cemetery.
- c.) The Plot Fee (to purchase a plot), the Perpetual Care Maintenance Fee, the Monument/Flat Marker Permit Fee and any other charges for work done or services rendered at the Cemetery shall be in accordance with the rates and charges set out in Schedule "A" attached to this Bylaw. The said Schedule may be amended from time to time by a resolution of the Council. Cemetery plots may be chosen from the area which the Administrator and Council have currently selected for use and from plots not specifically reserved.
- d.) Cemetery plots shall not be resold or transferred by the licensee but may be transferred back to the RVSB. In the case of transfer to the RVSB, the RVSB will refund the licensee half of the original Plot Fee paid by them for the plot.
- e.) No plot shall be used for any other purpose than for the burial of the human dead.
- f.) The RVSB shall take all reasonable precautions to protect licensees and the property rights of licensees within the Cemetery from loss or damage; but the RVSB distinctly disclaims all responsibility for loss or damage from causes beyond its reasonable control and especially from damage caused by the elements, an act of God, common enemies, thieves, vandals, strikers, malicious mischief makers, explosions, unavoidable accidents, invasions, insurrections, riots or order of any military or civil authority.
- g.) If a plot is deemed to be abandoned, the Administrator shall follow Section 52 of The Cemeteries Act, 1999, steps including:
 - i. Contacting the Financial & Consumer Affairs Authority (FCAA) of Saskatchewan with the list of affected plots and reason for request.
 - ii. Make an effort to contact the plot owners and disclose the effort to FCAA.
 - iii. Post in the newspaper and other public media a declaration that interment rights in cemetery plots have been abandoned.
 - iv. Confirm with FCAA that no burials have occurred in the affected plots.
 - v. The RVSB will replace or substitute a plot, if available, to the original plot owner should they come forward. The licensee will be responsible for the administration and advertising fees as described in 4(g), plus any applicable fee increases, since the original purchase.

5. INTERMENTS

- a.) No interments shall be made in the Cemetery until compliance with the provisions of this Bylaw, the Public Health Act and Vital Statistics Act of the Province of Saskatchewan and with any regulations issued thereunder, and shall also have complied with the provisions of this Bylaw.
- b.) Payment of the Plot Fee and Perpetual Care Maintenance Fee as set out in Schedule "A" to this Bylaw must be paid in full prior to any interment.
- c.) No interments shall be permitted in the Cemetery unless a proper burial permit or cremation certificate is produced by the party applying for the burial, in accordance with this Bylaw. The proper burial permit or cremation certificate is provided by the Funeral Home.
- d.) Subject to Subsections 5 (a), 5 (b), 5(c) and 5(h), a maximum of one body and two urns of cremated human remains, or three urns of cremated human remains shall be interred in any one cemetery plot.
- e.) Human remains excluding cremated human remains shall be located at least six feet or more in depth from the surface of the ground and shall be located within the plot. Cremated human remains shall be located at least three feet or more in depth from the surface of the ground and shall be located within the plot. The outer shell of the casket

- shall be made of wood, fiberglass or steel. Cremation urns shall be made of metal, synthetic material, bronze, wood, ceramic, glass or stone materials such as granite, marble, quartz, onyx, slate, alabaster and fossil.
- f.) No person other than a Licensed Funeral Director shall have charge of the interment or disinterment of the human remains or cremated human remains.
- g.) When a plot is held by a licensee, or jointly by two or more parties, authority for interment in such plot or grave or any part thereof will be accepted by the RVSB from any one of the said parties or their executor(s) or agent(s).
- h.) The required excavation (opening and closing of the grave) for a casket of human remains or an urn of cremated human remains shall be made by a contractor of the RVSB's choosing (a contact name and phone number will be provided). The only exception to this is if the interment opening is for cremated human remains which may be completed by the family, if a request is submitted in writing to the RVSB Municipal Office. If approved by the Administrator or his/her appointee, their executor(s) or agent(s) are required to meet with a RVSB Municipal employee (during office hours) who will mark the spot on the plot where the opening can be made which must be excavated at least three feet in depth. The urn is then buried and covered with the same soil. Following the opening and closing of a burial plot, all surrounding sites must be returned to the condition they were prior to the burial. This will include the clean-up of clay, top soil and the raking of grass around the burial site and surrounding area. (When closing the grave, lumps of soil will need to be broken down before it is used to close the grave. This will help to prevent the ground from sinking in the future.). If the opening and closing of the grave is not completed by the family according to Subsection 5(h), the RVSB will correct it and the cost will be charged to the family.
- i.) Immediately following interment, weather permitting, gravesites must be backfilled with the soil that was removed to make the opening.
- j.) All costs associated with snow removal by the Maintenance Department in preparation for an interment will be at the expense of the family requesting the burial, as per Schedule "A" of this Bylaw.
- k.) The Resort Village shall not be held responsible for any mistakes from lack of precise or proper instructions regarding the grave space where an interment is to be or has been made.

6. INTERMENTS OF INDIGENT PERSONS

- a.) The Administrator shall provide interment rights free of charge for an unclaimed body or for a deceased indigent person where the RVSB is instructed to provide interment rights free of charge pursuant to the provisions of Section 50 of *The Cemeteries Act*, 1999 and any regulations thereto addressing the interment of indigent persons.
- b.) The interment of indigent person shall occur in a plot of which shall be within the sole discretion of the Administrator.

7. DISINTERMENTS

- a.) As per Regulation 36 of *The Cemeteries Act*, 1999, the disinterment of human remains shall be permitted only by order of the Chief Coroner as appointed by *The Coroners Act*, 1999, or upon issuance of a disinterment permit from the Minister of Public Health or his/her designate issued pursuant to an application under Regulation 30 of *The Public Health Act*, 1994.
- b.) A person making an application pursuant to Subsection 7(a) shall ensure that a Licensed Funeral Director is present during the disinterment for the handling and transportation of

the human remains. All handling of liners, casket, or remains, are the responsibility of the Licensed Funeral Director.

8. PLANTS AND SHRUBS

a.) The RVSB Municipal Office shall undertake to maintain as may be practicable, the planting of trees and shrubs to preserve and maintain landscape features. All trees and shrubs in the Cemetery shall be the property of the RVSB.

9. CARE OF PLOTS & GRAVES

- a.) To obtain the best landscape effects, the RVSB Municipal Office shall supervise the general care of the entire Cemetery. The Cemetery shall be maintained by the RVSB's Maintenance Department. The licensee of plots shall observe all rules and regulations passed from time to time by Council for keeping the plots in order.
- b.) The Administrator & Council may at their discretion and if so needed, hire a caretaker for the cemetery whose duties and remuneration will be set out in terms of the contract negotiated with the caretaker.
- c.) The RVSB employees shall have authority to remove all floral designs, flowers, weeds, trees, shrubs, plants or herbage of any kind from the Cemetery as soon as, in their judgement, they become unsightly, dangerous, detrimental or diseased.
- d.) No person shall write upon, deface, or injure in any way any monument, flat marker, or other structure in or belonging to the Cemetery.

10. MONUMENTS AND FLAT MARKERS

- a.) No monument or flat marker shall be erected in the Cemetery without a written permit issued for the erection of such a memorial. All monument/flat marker permits shall be issued in the form set out in Schedule "C" of this Bylaw. A permit request shall be submitted at least three days prior to date of installation (not including statutory holidays and weekends). The permit fee set out in Schedule "A" of this Bylaw includes approval of the permit, marking of the plot and follow-up inspection. Payment of the Monument/Flat Marker Permit Fee as set out in Schedule "A" to this Bylaw must be paid in full prior to receiving the permit to install the monument or flat marker. As well, prior to receiving the Monument/Flat Marker Permit, a photograph of the monument or flat marker must be submitted to the RVSB municipal office.
- b.) No monuments or flat markers for the purpose of designating graves, shall be installed in the Cemetery until a RVSB municipal employee has marked the location of each grave location where the monument or flat marker is to be installed.
- c.) All monuments and flat markers shall be installed by a professional memorial (monument or flat marker) dealer. No monument or flat marker shall be installed on a Sunday, statutory holiday or public holiday. Any monument/flat marker company, its employees, contracted employees thereof and/or authorized individuals carrying out any monument or flat marker work in the Cemetery will advise the RVSB upon arrival at the Cemetery and shall be responsible for the restoration or repair of any damages to the Cemetery grounds or fixtures resulting from their actions. The RVSB will not be held responsible for any monument or flat marker damages or repairs required due to improper installation.
- d.) All monuments and flat markers shall be made of granite, marble or bronze. Monuments and flat markers, even for temporary use, made of cement, artificial stone, wood, stone, tin or iron will not be permitted. There are no size and shape requirements for monuments

- or flat markers except that they are restricted to the boundaries of the plot or portion of the plot purchased.
- e.) Only one monument per plot shall be installed at the head of the plot, in alignment with adjacent monuments and up to a maximum of three flat markers shall be installed at the top, middle and bottom of the plot and adjacent with other flat markers. Note: there can only be a combination of one monument and two flat markers or three flat markers per plot. Monuments must be erected onto a granite foundation with a minimum thickness of two inches. The top of the foundation shall be level with the ground. Flat markers must be placed flush with the ground. All names of those buried in the plot will be engraved or lasered directly onto the monument or flat marker or onto a bronze or ceramic plaque which will be installed onto the monument or flat marker.
- f.) Any monument and flat marker that varies from the requirements listed in Subsection 10 (d) and 10 (e) will be removed from the Cemetery upon written notice of contravention with the cost of removal to be charged to the offending party. If an acceptable monument or flat marker is not installed, subsequently, the RVSB will purchase some form of a permanent marker, to indicate the burial which will be charged to the offending party.
- g.) An unbreakable vase, cross or statue may be permitted on a single grave provided it is no higher than 14 inches and is permanently secured to the base of the monument or onto the flat marker. It must not project beyond a plumb line from the outside dimensions of the monument base or the flat marker. Only one of the aforementioned (vase, cross or statue) may be erected on a single grave.
- h.) There shall be no installation of grave coverings, fences, borders, railings, trellises, curbs, walls or copings on the graves. The planting of any vegetation such as trees, shrubs, hedges, perennials or annuals, with the exception of grass, will not be permitted on or around the immediate area of the graves/plots, except as permitted under Section 8 of this Bylaw.
- i.) To preserve the proper appearance of the Cemetery, Municipal employees may remove any memorial or memorialization when it is considered offensive or otherwise necessary for the efficient operation of the Cemetery. Annually, the Maintenance Department shall remove any memorial or memorialization not allowed as per Subsection 10 (h). Any memorial or memorialization which has been removed will be kept in storage for thirty (30) days to be claimed by the family. Unclaimed items will be disposed of.
- j.) Should any monument, flat marker or other structure in the Cemetery fall into a state of disrepair, the RVSB will make every effort to notify a family member of the disrepair, providing time to correct it, prior to removing the said monument or flat marker from the Cemetery.
- k.) The RVSB will not be liable for the loss of or any damage to any monument, flat marker, or of any memorial tribute located in the Cemetery.
- 1.) Notwithstanding Section 10(k), the RVSB reserves the right to temporarily remove any monument or flat marker for the purpose of performing necessary maintenance work and is not responsible for any damages this temporary removal may cause.
- m.) Once the monument or flat marker is installed, no memorial shall be removed from the Cemetery without first notifying the Administrator and his/her appointee, in writing, stating the reasons for such removal. If approved by the Administrator, then the monument or flat marker may be removed and replaced with another monument or flat marker.

11. CEMETERY RESERVE FUND

- a.) The RVSB shall establish a Cemetery Reserve Fund into which donations will be deposited and any year-end Cemetery budget surplus may be transferred upon the recommendation of the Administrator.
- b.) The Council and Administrator for the RVSB will be the "Managers" of the Fund and approve any disbursements from this Fund.
- c.) The Fund will be used for:
 - i. Top soil, sod placement or grass seeding on new plots or topsoil and seed on plots requiring maintenance and/or levelling.
 - ii. Purchasing of a bench, statue or similar structure to beautify the Cemetery.
- d.) The Fund exempts the following maintenance costs:
 - i. Repairs and cleaning of monuments or flat markers.
 - ii. Capital costs associated with the erection of monuments or flat markers and digging of plot sites.
 - iii. Capital costs of purchasing monuments or flat markers for replacement.

12. PENALTY

a.) Any person who contravenes the provisions of this Bylaw or fails to comply therewith, or with any notice given thereunder, is guilty of an offence and liable on summary conviction to the penalties provided in the General Penalty Bylaw No. 120 of this Municipality.

READ A FIRST TIME this 21st day of September, 2019 READ A SECOND TIME this 21st day of September, 2019 READ A THIRD TIME AND ADOPTED this 19th day of October, 2019

Certified to be a true copy of Bylaw No. 148 adopted by the Council of the Resort Village of Saskatchewan Beach on the 19th day of October, 2019.

SCHEDULE "A" Schedule of RVSB Cemetery Fees

PLOT FEE: 1 single plot: \$750.00

(This fee must be paid at the time that a plot is purchased.)

PERPETUAL CARE MAINTENANCE FEE: \$200.00 (This fee must be paid at the same time as the Plot Fee.)

MONUMENT/FLAT MARKER PERMIT FEE: \$100.00

(This fee must be paid before a Monument/Flat Marker Permit is issued and before a monument or flat marker is installed. This permit is only provided to a monument/flat marker company representing the family or to the executor(s) and/or agent(s) of the licensee after the fee is paid and the necessary Burial Permit/Cremation Certificate has been provided to the RVSB Municipal Office. The RVSB municipal administration shall be given at least 3 days prior to the date of installation (not including statutory holidays and weekends) to collect the fee, burial permit/cremation certificate and to prepare the permit.)

SNOW CLEARING OF ROAD & PATHS WITHIN CEMETERY - \$120.00 per hour for the skid steer. Snow removal completed by the RVSB Maintenance Department.

SCHEDULE "B" – RVSB Cemetery Plot Purchase Form

Date of Purchase (m/d/y):	
Licensee/Purchaser name:	
Address:	
Town/City:	Postal Code:
Phone/Cell:	Email:
Current executor(s) or agent(s):	Cell & Email:
Licensee Signature:	
Plot Information:	
Block:	Plot:
Plot Fee: \$ Perpetual Care	Maintenance Fee: \$ Total: \$
are required to provide a current Tax Notice check mark if the Tax Notice was provided	Ita Vista, Shore Acres, High Country Estates and Valley Ridge Acres before they can purchase a plot. Please attach it to this form. Only as required.
Plot Transfer:	
Date (m/d/y):	
Transfer plot back to: RVSB.	
Original Plot Fee paid: \$	Original date of purchase and name of purchaser above.
Refund half of original Plot Fee: \$	A cheque will be issued.
Refund issued to name:	
Address:	
Town/City:	Postal Code:
Phone/Cell:	Email:
Authorized individual signature:	
Administration signature:	

SCHEDULE "C" – Monument/Flat Marker Permit

A schedule to establish a permit to install a monument or flat marker in the RVSB Cemetery ${\bf r}$

Contractor/Memorial Company:	
Contractor's name:	Cell:
Phone:	Email:
Name of Person Hiring Memorial Company:	
Address:	
Town/City:	Postal Code:
Phone:	Cell:
Email:	
Note: No interments shall be permitted in the Cemetery unless a proper	burial permit or cremation certificate is provided by the funeral home.
Name of Interred:	Date of Interment:
Name of Interred:	Date of Interment:
Name of Interred:	Date of Interment:
Date to install monument/flat marker: Loca	ation of monument/flat marker: Block: Plot:
the Cemetery until Monument/Flat Marker Permit Fee is paid, a photo marked spot on the plot where the monument/flat marker is to be insta	ection #10 of the Bylaw. No monument or flat marker shall be installed in graph is provided of the monument/flat marker, and RVSB employee has lled. (Attach monument/flat marker specifications sheet to this permit and .) Only check mark if photograph of monument/flat marker was
Type of material for the monument base: Ty	pe of material for the monument/flat marker:
Foundation made of granite. Dimensions of foundation: V	Width: Length: Height:
Dimensions of the monument/flat marker: Width:	Length: Height:
Dimensions of base: Width: Leng	gth: Height:
Office Use Only: Signature of Person Hiring Memorial Company:	
Authorization: This permit issued da	y of,
Administration Signature	
Monument/Flat Marker Permit Fee: \$ P	ayment: cheque/cash/e-transfer (circle one). Cheque #:

____ Only check mark if Burial Permit/Cremation Certificate was provided as it is required. The certificate is provided by the funeral home at the time of burial. Do not issue this Monument/Flat Marker Permit unless it was provided.

Bylaw No. 149



A BYLAW TO REQUIRE MUNICIPAL ELECTION CANDIDATES TO SUBMIT A CRIMINAL RECORD CHECK

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

- 1. This bylaw shall be known as the "Municipal Election Candidates' Criminal Record Check."
- 2. Every candidate must submit a criminal record check with their nomination paper in accordance to *The Municipalities Act*, 2016 section 89.1(1).
- 3. This bylaw shall come into effect on the day of the third reading.

READ A FIRST TIME this 19th day of October, 2019 READ A SECOND TIME this 19th day of October, 2019 READ A THIRD TIME AND ADOPTED this 16th day of November, 2019

Certified to be a true copy of Bylaw No. 149 adopted by the Council of the Resort Village of Saskatchewan Beach on the 16th day of November, 2019.

Bylaw No. 150



A BYLAW TO REGULATE ROTATIONAL ORDER OF CANDIDATES' NAMES ON BALLOTS

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

- 1. This bylaw shall be known as the "Ballots: Rotational Order of Candidates' Names."
- 2. Candidates' names on ballots will be printed in a rotational sequence in accordance to *The Local Government Election Act*, 2015 section 91(3)(iii)(c-e).
- 3. This bylaw shall come into effect on the day of the third reading.

READ A FIRST TIME this 19th day of October, 2019 READ A SECOND TIME this 19th day of October, 2019 READ A THIRD TIME AND ADOPTED this 16th day of November, 2019 Certified to be a true copy of Bylaw No. 150 adopted by the Council of the Resort Village of Saskatchewan Beach on the 16th day of November, 2019.

Bylaw No. 154



A BYLAW TO ESTABLISH PROPERTY TAX INCENTIVES AND PENALTIES

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

1. Due Date

Property and other taxes imposed by the Resort Village of Saskatchewan Beach are deemed to be imposed on the first day of January in each year and shall be due on December 31st.

2. Penalty on Arrears of Taxes; Municipal and Education

- a) Taxes which remain unpaid after the 31st day of December of the year in which they are levied shall be subject to a penalty.
 - i) The method of calculating the penalty shall be a simple rate of 15% per annum, added on January 1st applied to the total taxes that remain unpaid as of January 1st of the year in which the penalty is being applied.
- b) The penalty charges are to be added to and shall form part of the tax roll.

3. Incentive Program – Prompt Payment; Municipal

- a) Discounts shall be allowed from the time the notice of the levy is sent until June 30th, to encourage prompt payment of the current year's taxes on property.
- b) Payments of current taxes received from the time the notice of the levy is sent until the end of June 30th shall be eligible for a discount of 9% of the amount paid.

4. Repeal Previous Incentive and/or Penalty Programs

Bylaw No. 146 is hereby repealed.

5. Coming into Force

This bylaw shall come into force on the day of the third reading.

READ A FIRST TIME this 9^{th} day of May, 2020 READ A SECOND TIME this 9^{th} day of May, 2020 READ A THIRD TIME AND ADOPTED this 9^{th} day of May, 2020

Certified to be a true copy of Bylaw No. 154 adopted by the Council of the Resort Village of Saskatchewan Beach on the 9th day of May, 2020.

Bylaw No. 155



A BYLAW TO PROVIDE FOR MINIMUM AMOUNTS OF TAX

This bylaw related to minimum tax was repealed by Bylaw 158.

- 1. Bylaw No. 147 is hereby repealed.
- 2. This bylaw shall come into effect on the day of the third reading.

READ A FIRST TIME this 9^{th} day of May, 2020 READ A SECOND TIME this 9^{th} day of May, 2020 READ A THIRD TIME AND ADOPTED this 9^{th} day of May, 2020

Certified to be a true copy of Bylaw No. 155 adopted by the Council of the Resort Village of Saskatchewan Beach on the 9th day of May, 2020.



A BYLAW TO REGULATE THE PROCEEDINGS OF COUNCIL

Whereas subsection 81.1(1) of *The Municipalities Act* requires councils of all municipalities to enact a bylaw to establish general procedures to be followed in conducting business at council meetings, and containing rules and procedures in relation to the matters specified in subsection 81.1(2) of that Act; and

Whereas it is necessary and advisable to provide for the rules and procedures that are required by law;

NOW THEREFORE, the Council of the Resort Village of Saskatchewan Beach, in the Province of Saskatchewan, enacts as follows:

Table of Contents

- 1. Title
- 2. Purpose
- 3. Definitions
- 4. Application
- 5. Parliamentary authority

MEETINGS

- 6. First meeting
- 7. Regular meetings
- 8. Special meetings
- 9. Meeting through electronic means
- 10. Notice of meetings
- 11. Notice to public
- 12. Closed sessions
- 13. Order of business
- 14. Agendas
- 15. Urgent business
- 16. Call to order
- 17. Lack of quorum
- 18. Minutes
- 19. Public hearings
- 20. Communications
- 21. Delegations
- 22. Bylaws
- 23. Recess
- 24. Adjournment
- 25. Extension of time

- 30. Conduct of public
- 31. Conduct in meetings
- 32. Conduct of members
- 33. Improper conduct

PROCEDURES AND MOTIONS

- 34. Point of order
- 35. Point of privilege
- 36. Point of procedure
- 37. Appeal
- 38. Calling a member to order
- 39. Motions
- 40. Amendments to motions
- 41. Dividing a motion into parts
- 42. Motions arising
- 43. Request that motion be put to vote (end
- debate)
- 44. Motion to adjourn
- 45. Motion contrary to rules
- 46. Withdrawal of motion
- 47. Motion to reconsider
- 48. Motion to rescind
- 49. Motion to postpone
- 50. Motion to refer
- 51. Debate on motion
- 52. Legal advice
- 53. Abstentions
- 54. Voting of mayor

REPEAL AND COMING INTO FORCE

- 55. Repeal
- 56. Coming into force

Form 1

Form 2

CONDUCT AT COUNCIL MEETINGS

- 26. Mayor
- 27. Deputy mayor
- 28. Acting mayor
- 29. Persons allowed at the table

Title

6. This Bylaw may be referred to as the *Council Procedure Bylaw*.

Purpose

7. The purpose of this Bylaw is to establish clear, transparent, consistent, and accessible rules for conducting business at meetings of council, in addition to those rules that are contained in the Act.

Definitions

- 8. In this Bylaw:
 - (a) "Act" means The Municipalities Act;
 - (b) "agenda deadline" means the time established in subsection 14(6);
 - (c) "communications" includes letters, memoranda, reports, notices, electronic mail, facsimiles, petitions, brochures, newspaper/magazine articles, or any other similar document;
 - (d) "order of business" means the list of items comprising the agenda and the order in which those items appear on the agenda, as set out in subsection 13(1);
 - (e) "public hearing" means a meeting of council or that portion of a meeting of council that is convened to hear matters pursuant to the Act or any other Act of Saskatchewan or a resolution or bylaw of council;
 - (f) "recess" means an intermission or break within a meeting that does not end the meeting, and after which proceedings are immediately resumed at the point where they were interrupted.

Application

9. This Bylaw applies to all meetings of council.

Parliamentary authority

10. When any matter relating to proceedings arises that is not covered by a provision of the Act or this Bylaw, the matter shall be decided by reference to *Robert's Rules of Order*.

MEETINGS

First meeting

- 11. At the first meeting of council following an election:
 - (a) The Returning Officer shall provide council with a copy of the declaration of results with respect to the election; and
 - (b) every council member elected shall take the oath of office required by the Act.

Regular meetings

12. Regular meetings of council are held at a location to be designated by council by resolution, on the third Wednesday of each month commencing at 5:00 p.m., unless otherwise determined by council by resolution.

Special meetings

13. For the purposes of subsection 123(1) of the Act, Form 1 is the form to be used to request the administrator to call a special meeting of council.

Meeting through electronic means

14. One or more members of council may participate in a council meeting by means of a telephonic, electronic or other communication facility if they provide the administrator with at least two business days' notice of their intent to participate in this manner.

Notice of meetings

15. For the purposes of clause 124(1)(c) of the Act, Form 2 is the form to be used by a member of council to request the administrator to use an alternate method of providing notice of meetings.

Notice to public

16. The administrator shall provide notice of a council meeting to the public by posting notice of the meeting at the municipal office and on the municipal website.

Closed sessions

- 17. (1) A resolution to move into closed session shall state, in general terms, the topic to be discussed.
 - (2) Where council resolves to move into closed session:
 - (a) all persons shall be excluded from the meeting except the members of council, the administrator, and any other persons that council considers appropriate;
 - (b) in addition to the resolution to do so, the administrator shall record in the minutes the time that the closed portion of the meeting commenced and concluded;
 - (3) No business other than that described within the resolution to move into closed session may be discussed.
 - (4) Matters discussed or to be discussed in a closed session are to be kept in confidence until discussed at a public meeting of council.

Order of business

- 18. (1) The general order of business of every regular council meeting shall be as follows:
 - (a) Call to Order;
 - (b) Approval of Agenda;
 - (c) Public hearings;
 - (d) Delegations;
 - (e) Approval of Minutes;
 - (f) Administration Reports;
 - (g) Council Reports;
 - (h) Financial Reports;
 - (i) Old Business;
 - (j) New Business;
 - (k) Communications (including correspondence); and
 - (l) Adjournment.
 - (2) Council shall take up its business in the order in which it stands on the agenda, unless:
 - (a) it determines otherwise by motion, which vote shall be placed without debate; or

(b) the mayor determines during the proceedings of council that it is in the public interest that a matter be moved forward to be dealt with promptly.

Agendas

- 19. (1) The administrator shall prepare the agenda for all meetings of council.
 - (2) The agenda shall include all items of business and associated reports, bylaws, or documents and shall be set out in accordance with the order of business.
 - (3) The administrator shall ensure that the council agenda is delivered to each member of council at least three days prior to the council meeting.
 - (4) The administrator shall ensure that the council agenda is available to the general public at least three days prior to the council meeting.
 - (5) If, for any reason, the administrator is unable to meet the deadline mentioned in subsection (3), the administrator shall prepare and distribute the agenda as soon as reasonably possible to allow council members an opportunity to review the agenda prior to the council meeting.
 - (6) All administrative reports, communications from the public, requests, or any other material intended for inclusion in a council agenda must be received by the administrator by 9:00 a.m. five days prior to the council meeting.
 - (7) Council may by resolution permit additional material to be placed on the agenda.

Urgent business

- 20. (1) The administrator may request to add a matter to the agenda of a meeting as urgent business after the agenda has been prepared and distributed by the administrator, where the matter was unforeseeable at the time the agenda was prepared, is time sensitive and requires council's immediate consideration.
 - (2) The administrator shall distribute to the members of council a report of a request to add a matter of urgent business to the agenda, including an explanation of the reasons and degree of urgency of the matter, as soon as it is available.
 - (3) During the confirmation of the agenda, a member of council may move to add to the agenda a report, communication, or delegation relating to urgent business.

Call to order

- 21. (1) At the hour set for the meeting to commence, or as soon as all members of council are present, the mayor, or in his or her absence the deputy mayor, shall take the chair and call the members to order.
 - (2) If a quorum is present but neither the mayor nor the deputy mayor is in attendance within five minutes after the hour appointed, council shall appoint an acting mayor who shall call the meeting to order and shall preside over the meeting until the arrival of the mayor or the deputy mayor.

Lack of quorum

- 22. (1) If a quorum is not present 15 minutes after the time appointed for the meeting to commence, the administrator shall record the names of the members present at the expiration of that time and announce that council shall then stand adjourned until the next meeting, unless a special meeting is called in the meantime.
 - (2) If at any meeting the number of members is reduced to less than the number required for a quorum, council shall stand adjourned.

(3) Any unfinished business remaining at the time of an adjournment due to the loss of quorum shall be considered at the next regular meeting or placed on the agenda for a special meeting called for the purpose of dealing with the unfinished items.

Minutes

- 23. (1) The administrator shall record the minutes of each council meeting without note or comment and shall distribute copies of the minutes to each member at least 24 hours prior to a subsequent council meeting.
 - (2) Any member of council may make a motion amending the minutes to correct any mistakes.

Public hearings

- 24. (1) If a public hearing is required, it shall be conducted as follows:
 - (a) the mayor shall declare the hearing on the matter open;
 - (b) the administration shall present a report on the bylaw or resolution under consideration including the administration's recommendations;
 - (c) if it is a hearing that involves an applicant:
 - (i) the applicant shall be given an opportunity to make representations on the matter under consideration;
 - (ii) after the applicant is heard, any person or group of persons or spokesperson acting on behalf of another person or group shall be given an opportunity to make representations on the matter under consideration;
 - (iii) at the conclusion of the speakers, the applicant shall be given an opportunity to respond to the representations of other people;
 - (d) council may request further information from administration;
 - (e) council shall formally receive all communications and written reports submitted to it on the subject matter of the hearing;
 - (f) the mayor shall declare the hearing closed; and
 - (g) council shall then consider the matter and, at the conclusion of its deliberations, shall vote on the bylaw or resolution.
 - (2) The time allowed for each person making representations is 10 minutes.
 - (3) A hearing may be adjourned to a certain date.
 - (4) A member shall abstain from taking part in the debate or voting on a bylaw or resolution that is the subject of the hearing if the member was absent from any part of the public hearing.

Communications

- 25. (1) When a person wishes to have a communication considered by council, the person shall address it to council and clearly set out the matter at issue and the request.
 - (2) Written communications must be printed, typewritten or legibly written, contain the mailing address and electronic address (if any) of the writer, and be signed with the name of the writer.
 - (3) Electronic communications must contain the name of the writer and both the mailing and electronic address of the writer.
 - (4) A communication received by the administrator that contains or relates to personal information must be dealt with in accordance with *The Local Authority Freedom of Information and Protection of Privacy Act*.
 - (5) Bound documents or studies in support of a delegation's notice shall, if sufficient copies are provided by the delegation, be circulated to members of council, but will not be reproduced.
 - (6) The administrator shall include in the council agenda all written communications that are received by the agenda deadline.

(7) The administrator shall bring any communication that is received after the agenda deadline to the attention of council and shall advise the sender that the communication will not be considered by council unless the majority of members vote to allow the communication within the motion to approve the agenda.

Delegations

- 26. (1) A person who wishes to speak to council on a matter for which a public hearing is not required shall provide an original, signed, written request to the administrator, which shall:
 - (a) clearly set out the subject matter to be discussed and the request being made of council; and
 - (b) include the following information:
 - (i) the name, mailing address and electronic address of the spokesperson;
 - (ii) the telephone number where the spokesperson can be reached during the day;
 - (2) A request to speak to council must be received by the administrator no later than the agenda deadline in order to be included on the council agenda.
 - (3) The administrator shall bring any request that is received after the agenda deadline to the attention of council and shall advise the person making the request that the delegation will not be considered by council unless the majority of members vote to allow the delegation within the motion to approve the agenda.
 - (4) Delegations speaking before council shall address their remarks to the stated business.
 - (5) Delegations are limited to speaking only once.
 - (6) Rebuttal or cross debate with other delegations is not permitted.
 - (7) Delegations are encouraged not to repeat information presented by an earlier delegation.
 - (8) Where there are numerous delegates taking the same position on a matter, they are encouraged to select a spokesperson to present their views collectively.
 - (9) A maximum of 10 minutes is allotted for each delegation to present its position of support or opposition, unless that time is extended by motion.
 - (10) The mayor shall, at the conclusion of 10 minutes, inform the delegation that the time limit is up.
 - (11) Delegations are not permitted to assume any unused time allocated to another delegation.
 - (12) Upon the completion of a presentation to council by a delegation, any discourse between members and the delegation is limited to members asking questions for clarification and obtaining additional, relevant information only.
 - (13) Members of council shall not enter into debate with the delegation respecting the presentation.
 - (14) Once a motion has been moved, no further representations or questions of the delegation are permitted.
 - (15) The administrator may refuse to accept a request to speak to council if council has, within the six months immediately preceding the request, already heard from the person and dealt with the same or substantially the same matter by resolution or bylaw.
 - (16) If a request to speak to council is refused pursuant to subsection (15), the administrator shall forward a copy of the request and the reply to members of council.

Bylaws

27. A proposed bylaw will be considered by council immediately following consideration of the report or item to which the bylaw relates.

Recess

28. A member of council may move a motion to recess at any time during a meeting.

Adjournment

29. (1) All regularly scheduled council meetings are adjourned when the council has completed all business as listed on the order of business or upon the arrival of 9:00 p.m.

- (2) If a member is speaking at 9:00 p.m., the mayor shall wait until that person is done speaking before asking council to consider whether it wants to extend the time of the meeting.
- (3) Any business that remains on the agenda and that has not been dealt with at the time of adjournment is postponed until the next regularly scheduled council meeting, or until a special meeting is called for the purpose of dealing with the unfinished items.

Extension of time

- 30. (1) Notwithstanding section 24, a regularly scheduled council meeting may be extended beyond 9:00 p.m. by a unanimous vote of all members present.
 - (2) If council extends its meeting pursuant to subsection (1), the meeting continues until:
 - (a) the business of the meeting is completed;
 - (b) a motion to adjourn is passed; or
 - (c) a quorum is no longer present.

CONDUCT AT COUNCIL MEETINGS

Mayor

- 31. (1) The mayor shall:
 - (a) preserve order at council meetings;
 - (b) enforce the rules of council;
 - (c) decide points of privilege and points of order; and
 - (d) advise on points of procedure.
 - (2) When wishing to make a motion, the mayor shall:
 - (a) vacate the chair, and request that the deputy mayor take the chair;
 - (b) if the deputy mayor is absent, the most senior member of council shall take the chair; and
 - (c) the mayor shall remain out of the chair until the motion has been dealt with.

Deputy mayor

32. The council shall, at its first meeting, or as soon thereafter as conveniently possible and whenever the office becomes vacant, appoint a deputy mayor from among its members.

Acting mayor

- 33. (1) The member of council to be appointed as acting mayor shall be elected by a majority of the members present.
 - (2) Where two members have an equal number of votes, the administrator shall:
 - (a) write the names of those members separately on blank sheets of paper of equal size, colour and texture:
 - (b) fold the sheets in a uniform manner so the names are concealed;
 - (c) deposit them in a receptacle; and
 - (d) direct a person to withdraw one of the sheets and
 - (e) declare the member whose name is on the sheet withdrawn to be elected.

Persons allowed at the table

34. No person, except a member of council, the administrator and any other member of the administration authorized by the administrator, and any person permitted by the mayor, is allowed to be seated at the council table during the sittings of the council.

Conduct of public

- 35. All persons in the public gallery at a council meeting shall:
 - (a) refrain from addressing council or a member unless permitted to do so;
 - (b) maintain quiet and order;
 - (c) refrain from disturbing the proceedings by words, gestures or actions including applauding or displaying flags, placards or similar material;
 - (d) refrain from talking on cellular telephones;
 - (e) refrain from making audio or video recordings of council proceedings; and
 - (f) ensure that all electronic devices are silent and operated in a manner that does not interfere with the meeting or with another person's ability to hear or view the proceedings.

Conduct in meetings

- 36. When addressing members at a council meeting, a member of council or a delegation to council shall refrain from:
 - (a) speaking disrespectfully of the federal government, the provincial government, or another municipal council, or any official representing them;
 - (b) using offensive words in referring to a member, an employee of the municipality, or a member of the public;
 - (c) reflecting on a vote of council except when moving to rescind or reconsider it;
 - (d) reflecting on the motives of the members who voted on a motion or the mover of a motion; or
 - (e) shouting or using an immoderate tone, profane, vulgar or offensive language.

Conduct of members

- 37. (1) Members of council wishing to speak at a meeting shall ensure they do not interrupt another member.
 - (2) If more than one member wishes to speak at a meeting at the same time, the mayor shall indicate which member shall speak first.
 - (3) When a member is addressing the council, all other members shall:
 - (a) remain quiet and seated;
 - (b) refrain from interrupting the speaker, except on a point of order or point of procedure; and
 - (c) refrain from carrying on a private conversation in a manner that disturbs the speaker.
 - (4) Members shall ensure that all electronic devices remain silent and do not interfere with the meeting.

Improper conduct

- 38. (1) The mayor may request that any person in the public gallery or delegation who disturbs the proceedings of council or acts improperly at a council meeting leave or be expelled from the meeting.
 - (2) No person shall refuse to leave a council meeting when requested to do so by the mayor.
 - (3) Any person who refuses to leave when requested to do so may be removed.
 - (4) If a person disturbs the proceedings of council or refuses to leave when requested to do so, the mayor may recess the meeting until the person leaves or adjourn the meeting to another day.

PROCEDURES AND MOTIONS

Point of order

- 39. (1) A "point of order" arises when a member of council claims that the procedures of the meeting or of an individual council member are contrary to the procedural rules or practices.
 - (2) A member may rise and ask the mayor to rule on a point of order.

- (3) When a point of order is raised, the member speaking shall immediately cease speaking until the mayor decides the point of order raised.
- (4) A point of order must be raised immediately at the time the rules of council are alleged to be breached.
- (5) The member against whom a point of order is raised may be granted permission by the mayor to explain.
- (6) The mayor may consult the administrator before ruling on a point of order.
- (7) A point of order is not subject to amendment or debate.

Point of privilege

- 40. (1) A "point of privilege" arises when a member of council claims:
 - (a) the rights, privileges, decorum or dignity of the council collectively or the rights and privileges of a member individually have been affected;
 - (b) when a member believes that another member has spoken disrespectfully toward him or her or the council;
 - (c) when a member believes his or her comments have been misunderstood or misinterpreted by another member; or
 - (d) when a member believes that comments he or she made outside the council Chamber have been misinterpreted or misunderstood by the community, the public or the news media, in order to clarify his or her position.
 - (2) A member may rise and ask the mayor to rule on a point of privilege.
 - (3) After the member has stated the point of privilege, the mayor shall rule whether or not the matter raised is a point of privilege.
 - (4) If the matter is determined to be a point of privilege, the member who raised the point of privilege shall be permitted to speak to the matter.
 - (5) If the point of privilege concerns a situation, circumstance or event that arose between council meetings, the member shall raise the point of privilege immediately after adoption of the minutes of the previous council meeting.
 - (6) The mayor may consult the administrator before ruling on a point of privilege.

A point of privilege is not subject to amendment or debate unless a motion regarding the point of privilege is put to council.

Point of procedure

- 41. (1) A "point of procedure" arises when a member of council directs a question to the mayor to obtain information on the rules or procedures bearing on the business at hand.
 - (2) Any member may ask the mayor for an opinion on a point of procedure.
 - (3) When a point of procedure is raised, the member speaking shall immediately cease speaking until the mayor responds to the inquiry.
 - (4) After the member has asked the point of procedure, the mayor shall provide an opinion on the rules of procedure bearing on the matter before council.
 - (5) The mayor may consult the administrator before providing an opinion on the point of procedure.
 - (6) A point of procedure is not subject to amendment or debate.
 - (7) The mayor's answer to a point of procedure is not a ruling and cannot be appealed to the whole of council.

Appeal

42. (1) A member who wishes to appeal a ruling of the mayor on a point of order or point of privilege to the whole of council shall move the motion of appeal, "that the decision of the chair be overruled".

- (2) The member may offer a brief reason for the challenge and the mayor may state the reason for the decision, following which the question shall be put immediately without debate.
- (3) The mayor shall be governed by the vote of the majority of the members present.

A ruling of the mayor must be appealed immediately after the ruling is made or the ruling will be final.

Calling a member to order

- 43. (1) When the mayor calls a member of council to order, the member shall resume his or her seat, but may afterwards explain his or her position in making the remark for which he or she was called to order.
 - (2) If a member refuses to resume his or her seat when called to order, the mayor shall request the deputy mayor, or if the deputy mayor is absent or is the unruly member, any other member of council to move a resolution to remove the unruly member for the shorter of:
 - (a) the balance of the meeting or until a time during the meeting that is stated in the motion; or
 - (b) until the member makes an apology acceptable to council for his or her unruly behavior.
 - (3) When the majority of council votes in favour of the resolution, the mayor shall direct the unruly member to leave the council chamber, and if the member refuses to leave, the mayor may:
 - (a) recess the meeting until the person leaves or adjourn the meeting to another day; or
 - (b) direct that law enforcement officials be engaged to assist in the removal of the unruly member.
 - (4) When council has directed an unruly member to leave the council chambers, and the member so directed makes an explanation and apology adequate and satisfactory to the council, it may, by a majority vote of the remaining members present, allow the offending member to remain in or retake his or her place.

Motions

- (1) A motion shall express fully and clearly the intent of the mover and shall not be preceded by any preamble or whereas clauses.
 - (2) Any member of council may require the motion under debate to be read at any time during the debate, but not so as to interrupt another member while speaking.
 - (3) When a motion is under debate no other motion may be made, except a motion to:
 - (a) amend the motion;
 - (b) refer the motion to a council committee or administration for a report back to council;
 - (c) postpone the motion to a fixed date;
 - (d) request that the motion be put to a vote;
 - (e) extend the time for a council meeting; or
 - (f) adjourn the meeting.
 - (4) Notwithstanding any other provisions of this Bylaw, the member who moved a motion after a motion is under debate may, with the consent of council, change the wording of the motion, or agree to a change proposed by another member, if the alteration does not change the intention of the motion.
 - (5) Any motions allowed under subsection (3) are to be considered in the order in which they are moved.

Amendments to motions

- 44. (1) Except as provided in subsection (10), any motion may be amended to add, delete or change a word or words within the motion.
 - (2) An amending motion must be:
 - (a) relevant to the main motion;
 - (b) made while the main motion is under consideration; and
 - (c) consistent with the principle embodied in the main motion.
 - (3) An amending motion may also be amended if the sub-amendment is:
 - (a) relevant to the original amendment;

- (b) made while the original amendment is under consideration; and
- (c) consistent with the intent of either the original amendment or the main motion.
- (4) Only two amendments to a motion, an amendment and a sub-amendment, are allowed at the same time, and one or both of them must be dealt with before a further amendment or sub-amendment may be entertained.
- (5) There is no limit to the number of amendments or sub-amendments that may be proposed.
- (6) An amendment may be introduced at any time before the question is put on the main motion.
- (7) Any member wishing to move an amendment that is not in order at the time because there are already two amendments before the meeting may state the intention of the proposed amendment or sub-amendment, as the proposal may affect the vote on those motions awaiting decision.
- (8) The main motion shall not be debated until all amendments to it have been put to a vote.
- (9) When all amendments have been voted on, the main motion incorporating all amendments adopted shall be put to a vote.
- (10) No amendments may be made to the following motions:
 - (a) a motion to adjourn;
 - (b) a motion to defer to a fixed date, except as to the date;
 - (c) a motion requesting that a motion be put to a vote.

Dividing a motion into parts

- 45. (1) A member of council may request or the mayor may direct that a motion be divided if the motion contains more than one separate and complete recommendation.
 - (2) Council shall then vote separately on each recommendation.
 - (3) A new motion to add a further recommendation is permitted if:
 - (a) the proposed recommendation is relevant to the original motion;
 - (b) the proposed recommendation does not alter in a significant way the principle embodied in the original motion; and
 - (c) the original motion has been dealt with.

Motion arising

- 46. (1) When a particular matter is before council, a motion arising on the same matter is permitted if the proposed motion:
 - (a) is related to and arises from the item that has just been considered;
 - (b) does not alter in a significant way the principle embodied in the original motion; and
 - (c) is made before the consideration of any other item of business at the meeting.

Request that motion be put to vote (end debate)

- 47. (1) A motion requesting that a motion be put to a vote may not be moved by a member of council who has spoken to the original motion.
 - (2) A motion requesting that a motion be put to a vote may not be amended or debated.
 - (3) If a motion requesting that a motion be put to a vote is passed by council, the original motion shall immediately be put to a vote of council without any further amendment or debate.
 - (4) If a motion requesting that a motion be put to a vote is not passed by council, the original question may be amended or debated.

Motion to adjourn

- 48. (1) A member of council may move a motion to adjourn a meeting at any time, except when:
 - (a) another member is in possession of the floor;

- (b) a call for a recorded vote has been made;
- (c) the members are voting;
- (d) council is considering a motion requesting that a motion be put to a vote; or
- (e) a previous motion to adjourn has been defeated and no other intermediate proceeding has taken place.
- (2) A motion to adjourn shall be decided without debate.

Motion contrary to rules

49. The mayor may refuse to put to council a motion that is, in the opinion of the mayor, contrary to the rules and privileges of council.

Withdrawal of motion

50. The mover of a motion may withdraw it at any time prior to a vote being taken or prior to it being amended.

Motion to reconsider

- 51. (1) A motion to reconsider applies only to resolutions and not bylaws.
 - (2) A motion to reconsider is in order whether the original motion passed or failed.
 - (3) A motion to reconsider may only be made at the same council meeting as the original motion that was voted on.
 - (4) A motion to reconsider must be moved by a member who voted with the prevailing side of the original motion
 - (5) When a motion loses on a tie vote, the prevailing side is those who voted against the motion.
 - (6) A motion to reconsider is debatable only if the motion being reconsidered is debatable.
 - (7) A motion to reconsider cannot be amended.
 - (8) If a motion to reconsider is adopted, the original motion is immediately placed before council to be reconsidered.
 - (9) Once a vote on a motion to reconsider has taken place, no further motion to reconsider that resolution may be made.

Motion to rescind

- 52. (1) A motion to rescind applies only to resolutions and not bylaws.
 - (2) A motion to rescind is in order only when the original motion passed.
 - (3) A motion to rescind may be made at any time following the council meeting at which the original motion was voted on regardless of the time that has elapsed since the original vote was taken.
 - (4) A motion to rescind may be moved by any council member regardless how they voted on the original motion.
 - (5) A motion to rescind is debatable.
 - (6) A motion to rescind may be amended.
 - (7) A motion cannot be rescinded:
 - (a) when the making or calling up of a motion to reconsider is in order;
 - (b) when action on the motion has been carried out in a way that cannot be undone; or
 - (c) when a resignation has been accepted or actions electing to or expelling a person from office have been taken.

Motion to postpone

- 53. (1) Where a majority of all members of council decides to postpone a motion to a fixed date, the motion cannot be considered by council until the fixed date, unless a majority of all members agrees that the motion may be considered before that date.
 - (2) The only amendment allowed to a motion to postpone to a fixed date is to change the date.

Motion to refer

- 54. (1) A motion to refer a matter may not be amended or debated except with respect to the conditions of the referral or the time required to carry out the review.
 - (2) A member making a referral motion generally should include in the motion:
 - (a) the terms on which the motion is being referred; and
 - (b) the time when the matter is to be returned.

Debate on motion

- 55. (1) No member shall speak more than once to a motion until each member has been provided an opportunity to speak on the motion, except to explain a material part of their speech which may have been misquoted or misunderstood.
 - (2) The mover of the motion has the first opportunity to speak.
 - (3) The mover of the motion is allowed a reply at the conclusion of the debate.

Legal advice

56. Where a majority of the members of council present at a council meeting wish to receive legal advice in private, council may recess for a period of time sufficient to receive legal advice.

Abstentions

- 57. (1) If a member of council is not required to abstain from voting on a matter before council and abstains from voting, the member is deemed to have voted in the negative.
 - (2) The administrator shall ensure that each abstention is recorded in the minutes of the meeting.

Voting of mayor

58. The mayor shall vote with the other members of council on all questions.

REPEAL AND COMING INTO FORCE

Repeal

59. Bylaw No. 131 is repealed.

Coming into force

60. This Bylaw comes into force on the day on which it is passed.

Read a first time this 19th day of May, 2021 Read a second time this 19th day of May, 2021 *Unanimously voted to have three readings at this meeting* Read a third time and adopted this 19th day of May, 2021

Certified to be a true copy of Bylaw No. 156 adopted by the Council of the Resort Village of Saskatchewan Beach on the 19th day of May, 2021.

Form 1 Request for a Special Meeting

(section 8)

Date:	
То:	, Administrator Resort Village of Saskatchewan Beach
the Council	subsection 123(1) of <i>The Municipalities Act</i> , I / we hereby request you to call a special meeting of of the Resort Village of Saskatchewan Beach to discuss the following matter(s):
3.	
Meeting Det Location:	tails:
Date:	
Time:	
Dated this _	day of, 20
SIGNED: Name:	
Name:	
Name:	
Name:	
Office Use (Only: Members provided notice pursuant to subsection of the Act Notice not provided pursuant to subsection of the Act
I <u></u> I	of the rec

Form 2 Request for Method of Providing Notice

(section 10)

Date:
To:, Administrator
Resort Village of Saskatchewan Beach
From: (name of council member)
Pursuant to clause 12491)(c) of <i>The Municipalities Act</i> , I hereby request notice of council or committee meetings be provided to me by the alternate means indicated:
[_] By regular mail (address)
[_] By telephone or voice mail (telephone number)
[_] By facsimile (fax number)
[_] By email (email address)
Check one of the above
This request remains in force until the end of my current term of office unless sooner revoked by me in writing
Dated this day of, 20
(signature of member)
Bylaw No. 157

A BYLAW TO ESTABLISH PROPERTY TAX INCENTIVES AND PENALTIES

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

6. <u>Due Date</u>

Property and other taxes imposed by the Resort Village of Saskatchewan Beach are deemed to be imposed on the first day of January in each year and shall be due on December 31st.

7. Penalty on Arrears of Taxes; Municipal and Education

a) Taxes which remain unpaid after the 31st day of December of the year in which they are levied shall be subject to a penalty.

- i) The method of calculating the penalty shall be a simple rate of 15% per annum, added on January 1st applied to the total taxes that remain unpaid as of January 1st of the year in which the penalty is being applied.
- b) The penalty charges are to be added to and shall form part of the tax roll.

8. Incentive Program – Prompt Payment; Municipal

- a) Discounts shall be allowed from the time the notice of the levy is sent until July 31st, to encourage prompt payment of the current year's taxes on property.
- b) Payments of current taxes received from the time the notice of the levy is sent until the end of July 31st shall be eligible for a discount of 9% of the amount paid.

9. Repeal Previous Incentive and/or Penalty Programs

Bylaw No. 154 is hereby repealed.

10. Coming into Force

This bylaw shall come into force on the day of the third reading.

READ A FIRST TIME this 16th day of June, 2021 READ A SECOND TIME this 16th day of June, 2021 READ A THIRD TIME AND ADOPTED this 16th day of June, 2021

Certified to be a true copy of Bylaw No. 157 adopted by the Council of the Resort Village of Saskatchewan Beach on the 16th day of June, 2021.

Bylaw No. 158



A BYLAW TO PROVIDE FOR MINIMUM AMOUNTS OF TAX

The Council of the Resort Village of Saskatchewan Beach in the Province of Saskatchewan enacts as follows:

- 1. This bylaw shall be known as the "Minimum Tax Bylaw".
- 2. A minimum tax shall apply to all land and improvements within the classifications of property included in the table below.

Classification	Land	Improvements
a) Agriculture	\$750	\$390
b) Residential	\$750	\$390
c) Commercial & Industrial	\$4,500	\$390

3. Bylaw No. 155 is hereby repealed.

4. This bylaw shall come into force on the day of the third reading.

READ A FIRST TIME this 16th day of June, 2021 READ A SECOND TIME this 16th day of June, 2021 READ A THIRD TIME AND ADOPTED this 16th day of June, 2021

Certified to be a true copy of Bylaw No. 158 adopted by the Council of the Resort Village of Saskatchewan Beach on the 16th day of June, 2021.

Bylaw No. 159



A BYLAW TO ESTABLISH A MILL RATE

The Council of the Resort Village of Saskatchewan Beach in the province of Saskatchewan enacts as follows:

- 1. This bylaw shall be known as the "Mill Rate Bylaw".
- 2. The following mill rate shall be levied against taxable land/improvements / land and improvements / property for municipal purposes.
- 3. Mill rate:
 - a) Residential 7.15 mills
 - b) Commercial, Industrial and Agriculture 7.15 mills
- 4. This bylaw shall come into effect on June 16, 2021.

Read a first time June 16, 2021

Read a second time June 16, 2021

Read a third time and finally adopted this June 16, 2021.

Certified to be a true copy of Bylaw No. 161 adopted by the Council of the Resort Village of Saskatchewan Beach on the 16th day of June, 2021.

Bylaw No. 162



A BYLAW TO REGULATE THE OPERATION OF ALL TERRAIN VEHICLES

The council of the Resort Village of Saskatchewan Beach in the province of Saskatchewan enacts as follows:

1. This Bylaw is enacted pursuant to Section 9(1) of *The All Terrain Vehicles Act* which states, "The council of a municipality may, by bylaw permit the operation of any all terrain vehicle class or classes of all terrain vehicles on the travelled portion of the whole or any part of a highway, other than a provincial highway, in the municipality."

2. In this Bylaw:

- a) "Administrator" means the Administrator of the Resort Village of Saskatchewan Beach.
- b) "All Terrain Vehicle or ATV" means, as defined in the *All Terrain Vehicle Act*, a self-propelled vehicle that: is designed primarily for the movement of people or goods on unprepared surfaces and has wheels in contact with the ground. Includes: a restricted use motorcycle, a minibike and an all terrain cycle. Does not include a golf cart, a snowmobile, an agricultural implement or special mobile machine as defined in *The Traffic Safety Act* or any vehicle that is required to be registered pursuant to *The Traffic Safety Act*.
- c) "Driver's License" means a driver's license issued pursuant to *The Traffic Safety Act*.
- d) "Highway" means a road, parkway, driveway, square or place designed and intended for or used by the general public for the passage of vehicles, but does not include any area, whether privately or publicly owned, that is primarily intended to be used for the parking of vehicles and the necessary passageway on that area.
- e) "Private Land" means land other than public land.
- f) "Provincial Highway" means a provincial highway as defined in *The Highways and Transportation* Act.
- g) "Vehicle" means a vehicle as defined in *The Traffic Safety Act*.
- 3. No person shall operate an ATV unless they hold a valid driver's license.
- 4. The ATV must be insured in accordance with *The Saskatchewan Insurance Act* the minimum amount being \$200,000 liability insurance.
- 5. Passengers, other than the driver, is permitted only when there is more than one seat.
- 6. ATV drivers and passengers must wear an approved helmet and appropriate eye wear.
- 7. Within the boundaries of the Resort Village of Saskatchewan Beach, ATVs may be driven on municipal roads, lanes, trails and within the beach parking area.
- 8. When an ATV causes any loss, damage or injury, the person operating the ATV and/or the owner of the ATV at the time of the occurrence is liable for the loss, damage or injury, if it was caused by his negligence or improper conduct.
- 9. Every operator of an all terrain vehicle shall:
 - a) When approaching an oncoming vehicle, pass the vehicle to the right;
 - b) Yield the right of way to vehicles approaching from his right;
 - c) When overtaking another vehicle, pass the vehicle on the left;
 - d) Yield the right of way to all pedestrians that are approaching so close as to present a hazard;
 - e) Except when overtaking another vehicle, maintain a safe following distance behind any other vehicle;

- f) At a speed that is safe and reasonable and does not exceed the posted speed limit;
- g) With prescribed lights at night;
- h) With seat belts when they are fitted and installed by the manufacturer;
- i) Where circumstances warrant, signal his intention to turn abruptly by using signal lights, if the vehicle is equipped with them, or hand signals as described in *The Traffic Safety Act*; on being requested or signaled to do so by a peace officer using as emergency device or emergency light or a visible hand signal, immediately stop the all terrain vehicle.

Read a first time this 21st day in July, 2021 Read a second time this 18th day in August, 2021 Read a third time, and passed this 15th day in September, 2021

Certified to be a true copy of Bylaw No. 162 adopted by the Council of the Resort Village of Saskatchewan Beach on the 15th day of September, 2021.

