



ANIMAL CONTROL BYLAW #640

VILLAGE OF CHASE
ANIMAL CONTROL BYLAW NO. 640, 2003

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VILLAGE OF CHASE

BYLAW NO. 640, 2003

**A BYLAW PROVIDING FOR THE LICENSING OF DOGS AND THE REGULATION
OF ANIMALS WITHIN THE VILLAGE OF CHASE**

WHEREAS the Local Government Act empowers a Council to enact a bylaw to license and regulate animals within its boundaries;

AND WHEREAS the Council of the Village of Chase deems it necessary to provide for the licensing regulation of animals within the Village of Chase;

NOW THEREFORE, the Council of the Village of Chase in open meeting assembled, enacts as follows:

Part I - General

1. Definitions

In this bylaw, unless the context otherwise requires:

ANIMAL includes a **DOG, LIVESTOCK, POULTRY, BIRD, RABBIT, RODENT, FUR-BEARING ANIMAL,** or **BEE** but does not include **CAT**.

APPLICANT means any person who makes application for a **LICENSE** or **KENNEL LICENSE** under the provisions of this bylaw.

AT LARGE means being elsewhere than on the lands or premises of the **OWNER** and not being under the immediate charge and control of a responsible and competent person.

BEE means *Apis Millifera* kept in an apiary which is subject to the Bee Act.

BIRD includes a bantam, ornamental bird, pigeon, dove or showbird.

CAT means the species feline.

CORRAL means a fenced area for the containment of **LIVESTOCK**.

COUNCIL means the Municipal Council of the Village of Chase.

DANGEROUS DOG means a **DOG** that has, or is likely to, kill or seriously injure a person, or has killed or seriously injured a **DOMESTIC ANIMAL** in a public place or while on private property other than that of the **OWNER**.

DOG means the species canine that is apparently over the age of four months.

DOMESTIC ANIMAL means an animal that is tame or kept, or that has been or is being sufficiently tamed or kept, to serve some purpose for people.

GUIDE DOG means a **DOG** trained by the Canadian National Institute for the Blind or a **DOG** trained by the Western Canada Handi and Hearing Ear Dog Society.

ENCLOSURE means a fence or structure of at least six feet in height forming or causing an enclosure suitable to prevent the entry of young children and suitable to confine a **DANGEROUS DOG** or **VICIOUS DOG**.

EXOTIC ANIMAL includes large cats, snakes, carnivorous reptiles, spiders, bears, rodents or any other species not normally domesticated.

FUR-BEARING ANIMAL means any species normally kept for the harvesting of pelts and includes but is not limited to chinchilla, fox, marten, mink, skunk.

IMPOUNDED means seized, delivered, received or taken into the **POUND** or in the custody of the **POUNDKEEPER**.

KENNEL means any building or structure for the accommodation of three or more dogs together with any fenced **ANIMAL** runs.

KENNEL LICENSE means permission granted to an **APPLICANT**, upon payment of a prescribed fee and subject to provisions of the **ZONING BYLAW**, to **KEEP** three or more dogs at a **KENNEL** facility.

KEEP means possesses, harbours, treats, lodges, brings upon for a period in excess of twenty-four hours or feeds on a regular basis on a parcel of land.

LEASH means a chain or other material of sufficient strength that does not exceed six feet in length that is suitable for the control of a **DOG**.

LICENSE means permission granted to an **APPLICANT**, upon payment of a prescribed fee, to **KEEP** a **DOG** within the boundaries of the **VILLAGE** for the current **LICENSING YEAR**.

LICENSE TAG means a metal identification tag to be worn by the **DOG** to whom it is issued for the current **LICENSING YEAR**.

LICENSED DOG means a **DOG** that is wearing on its collar or harness a **LICENSE TAG**

LICENSING YEAR means that time period between January 1 and December 31 in any year.

LIVESTOCK includes horses, swine, goats, sheep, mules, cattle or any type of bovine and also includes other non-traditional farm animals such as llama, ostrich, deer and buffalo.

OWNER means any person who keeps an **ANIMAL**.

PEACE OFFICER means any member of the RCMP or any Bylaw Enforcement Officer or Animal Control Officer, including the **POUNDKEEPER**, employed from time to time by the **VILLAGE**.

POLICE DOG means a **DOG** utilized by a police authority.

POULTRY includes domestic fowl, ducks, geese, and domestically reared game birds.

POUND means the facility designated by **COUNCIL** or any vehicle used by the **POUNDKEEPER** or any other premises used to **KEEP** and maintain **ANIMALS** pursuant to this bylaw.

POUNDKEEPER means the person appointed by **COUNCIL** from time to time and includes his or her assistant.

PUPPY means the species canine that is apparently of the age of four months or under.

RABBIT means a burrowing, gregarious herbivorous mammal of the hare family.

RODENT means all forms of rodent except those defined as a **FUR-BEARING ANIMAL** and includes but is not limited to rats, mice, guinea pigs and hamsters. Species of rodent not native to North America shall be deemed an **EXOTIC ANIMAL**.

SEIZE means to impound and detain.

SIDEWALK means any designated space intended for the exclusive use of pedestrians.

UNLICENSED DOG means a **DOG** which does not have affixed to a collar or harness which is secured on its body, a **LICENSE TAG** issued in accordance with this bylaw or a similar bylaw of any other municipality.

VICIOUS DOG means a **DOG** which has bitten or otherwise attacked a person or other **ANIMAL** without provocation and for which the **OWNER** has been

convicted. **VICIOUS DOG** shall include a **DANGEROUS DOG** which has not been destroyed but does not include a **POLICE DOG** employed by a police authority for law enforcement work.

VILLAGE means, in accordance with the context, either the area incorporated as the Village of Chase or the said corporation.

ZONING BYLAW means the Village of Chase **ZONING BYLAW** and its amendments which may be in effect from time to time.

2. Prohibition

No person shall own or **KEEP** any **ANIMAL** except in accordance with the provisions of this bylaw.

3. Exotic Animals

No person shall own or **KEEP** an **EXOTIC ANIMAL** within the **VILLAGE**.

4. At Large

No person shall permit or allow any **ANIMAL** to be **AT LARGE**. Where animals are elsewhere than on the lands or premises of the **OWNER** they must be under the immediate charge and control of a responsible and competent person.

5. Inspection

The **COUNCIL** hereby authorizes any **PEACE OFFICER** to enter at all reasonable times on any property to ascertain whether the conditions of this bylaw are being observed.

6. Seizure

Any **PEACE OFFICER** may **SEIZE** any **ANIMAL** which is found **AT LARGE** within the **VILLAGE**.

7. Other Bylaws

The keeping of any **ANIMAL** shall be in accordance with the bylaws of the Village of Chase.

Part II – Pound and Poundkeeper

8. Pound

The **COUNCIL** hereby authorizes:

- a. the establishment, operation and maintenance of a **POUND**;
- b. the appointment of a **POUNDKEEPER**; and
- c. an agreement with such person, persons, firm, society or corporation for the purpose of operating and maintaining its **POUND** and for the collection, distribution and payment of revenue and expenditures derived from the operation of the **POUND**.

9. **Poundkeeper**

The **POUNDKEEPER** may impound and detain an **ANIMAL** delivered to the **POUND** and shall furnish them with sufficient food, water and shelter.

10. **Destruction**

Where authorized by this bylaw, the **POUNDKEEPER** may destroy an **ANIMAL** in the most humane manner available within the reasonable limits of practicality and in keeping with acceptable practices of the relevant industry where applicable.

Part III – Impound

11. **Fees**

The fees for impound and maintenance of any **ANIMAL** shall be those listed in the attached Schedules “A” and “C”.

12. **Impound**

The **POUNDKEEPER** may impound any **ANIMAL** turned over to him/her which has been seized by a **PEACE OFFICER** or from the public.

13. **Minimum Holding Period**

IMPOUNDED animals shall be kept in the **POUND** for a minimum period of 72 hours unless:

- a. claimed by the **OWNER**, the required fees and penalties are paid and the release of the **ANIMAL** is in accordance with all provisions of this bylaw;
- b. a **DOG** has been deemed a **DANGEROUS DOG** and further court action is pending;

- c. a court order has been issued for the continued detention of the **ANIMAL**;
or,
- d. an **ANIMAL** is subject to a detention order of the Canadian Food Inspection Agency for the determination of rabies infection.

14. Return of Impounded Animals

- a. Where not prevented by considerations under section 13, the **POUNDKEEPER** shall return **IMPOUNDED** animals where he or she is satisfied the person claiming the **ANIMAL** has provided sufficient reason to believe they are the rightful **OWNER**.
- b. No **ANIMAL** shall be released prior to full payment of any unpaid, overdue or owing impound, maintenance and **LICENSE** fees.
- c. No **ANIMAL** shall be released from the **POUND** without a current **LICENSE**.

15. Disposal

If an **IMPOUNDED ANIMAL** is not claimed within the 72 hour minimum holding period, the **POUNDKEEPER** may, upon the expiration of this period, dispose of the **ANIMAL**.

- a. Disposal may include destruction of the **IMPOUNDED ANIMAL**.
- b. Disposal may also include the sale of the **IMPOUNDED ANIMAL** either for the amount fixed in Schedule "D" or the best attainable price where this method is the accepted practice.

16. Sale of Animals

Prior to the sale of an **ANIMAL**, the **POUNDKEEPER** shall have the prospective purchaser sign a Condition of Sale form (Schedule "E"). This document will clarify to the prospective purchaser that the **ANIMAL** is sold "as is" with no guarantee of health or degree of obedience and that the **VILLAGE** will not be liable for any act committed by the **ANIMAL** after the sale.

17. Disease

The **POUNDKEEPER**, upon receiving verification from a veterinarian that an **IMPOUNDED ANIMAL** is suffering from an infectious or contagious disease, may immediately destroy said **ANIMAL**.

18. Surrendered Animals

- a. Animals surrendered to the **POUNDKEEPER** by the public will be dealt with in the same manner as animals seized by a **PEACE OFFICER** and turned over to the **POUNDKEEPER** in accordance with the provisions of this bylaw.
- b. Where an **ANIMAL** is surrendered by the public, the **POUNDKEEPER** shall ensure that a Surrendered Animal Release form (Schedule "F") is completed by the person surrendering the **ANIMAL**.
- c. The **POUNDKEEPER** may refuse to accept surrendered animals from the public where acceptance would place an undue hardship on the **POUND** or the **VILLAGE**.

19. Record

The **POUNDKEEPER** must maintain a record of the following:

- a. a description of every **ANIMAL IMPOUNDED**;
- b. the method of arrival at the **POUND** (seizure by a **PEACE OFFICER** or surrendered by a member of the public);
- c. if a seizure by a **PEACE OFFICER**, the name of that **PEACE OFFICER** and the location and time of seizure, or if surrendered by the public, the name and address of the person surrendering the **ANIMAL**;
- d. the fees and penalties owing; and,
- e. the method of disposal.

Part IV – Dogs

20. Control

- a. The **OWNER** of a **DOG** shall not permit or allow their **DOG**:
 1. to be **AT LARGE**; or,
 2. to harass or molest a person or **ANIMAL**.
- b. At all times when a **DOG** is elsewhere than on the lands or premises of the **OWNER** it must be under the immediate charge and control of a responsible and competent person.

- c. Every **DOG OWNER** must immediately remove and dispose of in a waste container or by other sanitary means, any and all faecal matter deposited by such **DOG** when elsewhere than on the lands or premises of the **OWNER**.
- d. The person in immediate charge and control of a **DOG** when off the lands and premises of the **OWNER** shall not permit or allow a **DOG** to enter or occupy parklands in contravention of the Parks and Facilities Regulation Bylaw which may be in effect from time to time.
- e. Where a **DOG** has bitten or otherwise molested a person that results in single or multiple transdermal bites or scratches, in addition to any enforcement actions the **PEACE OFFICER** may deem necessary, every such incident shall be reported to the local public health authority for consideration of rabies infection.

21. Licensing

- a. The **LICENSE** fees for dogs shall be those listed in the attached Schedule "B".
- b. No person shall own or **KEEP** a **DOG** over the age of four months in the **VILLAGE** unless he or she has obtained a current valid **LICENSE** for the **DOG**.
- c. With each **LICENSE** a **LICENSE TAG** will be issued. Each **DOG** for which a **LICENSE** has been issued must wear the **LICENSE TAG** at all times during the **LICENSING YEAR** for the **DOG** to be considered a **LICENSED DOG**.
- d. A **DOG** found not to be wearing a **LICENSE TAG**, whether one has been issued or not, shall be deemed to be an **UNLICENSED DOG** for the purposes of this bylaw.
- e. The maximum number of dogs permitted to be owned or kept at a premises or on a parcel of land within the **VILLAGE** without a **KENNEL LICENSE** is two.
- f. A **LICENSE** is valid for the **LICENSING YEAR**.
- g. A **LICENSE** issued under this bylaw is not transferable.
- h. The **OWNER** of a **DOG** may, upon producing proof of purchase and upon payment of a fee set out in Schedule "B", obtain a replacement **LICENSE TAG**.

- i. i. A person holding a **LICENSE** and **LICENSE TAG** for a **DOG** under a bylaw of any other municipality shall not be liable for any **LICENSE** fee under this bylaw in respect of the same **DOG** for the unexpired portion of the period for which the **LICENSE** for such **DOG** shall have been issued.
- ii. This provision shall not apply to any person who has obtained such **LICENSE** elsewhere than from the **VILLAGE** while residing within the **VILLAGE**.
- j. Guide dogs and police dogs employed by a police authority for law enforcement purposes shall be exempt from this licensing provision.

22. Kennels

- a. The **KENNEL LICENSE** fee shall be that listed in the attached Schedule "B".
- b. A **KENNEL LICENSE** is not a substitute for a Business License which may also be required in accordance with the Village of Chase Business License Bylaw.
- c. No person shall own or **KEEP** three or more dogs at any one time on any premises in the **VILLAGE** unless he or she has obtained a **KENNEL LICENSE** in accordance with the provisions of this bylaw.
- d. A **KENNEL LICENSE** does not exempt an **OWNER** or person keeping three or more dogs from the requirement to individually **LICENSE** each **DOG**.
- e. No person shall establish a **KENNEL** within the **VILLAGE** except in accordance with this bylaw, the **ZONING BYLAW** and the Noise Control Bylaw.
- f. All kennels operated in the **VILLAGE** shall maintain dogs in a secure, clean and humane manner.

23. Dangerous Dogs

- a. A **PEACE OFFICER** may **SEIZE** a **DOG** if the officer believes on reasonable grounds that the **DOG** is a **DANGEROUS DOG** providing that **DOG** was not acting in the course of attempting to prevent a person from committing an unlawful act or performing law enforcement work.
- b. A **PEACE OFFICER** may enter a place to exercise the power under subsection 23(a) in any case with the consent of the **OWNER** or occupier

of the place, in any case in accordance with a warrant issued pursuant to the Local Government Act, or in accordance with section 23(c) if the circumstances referred to in that section apply.

- c. A **PEACE OFFICER** may, without a warrant, enter and search any place except a dwelling house and **SEIZE** a **DOG** if the officer believes on reasonable grounds that the **DOG** is a **DANGEROUS DOG**, the **DOG** presents an imminent danger to the public, and the purpose of seizing the **DOG** cannot reasonably be accomplished if the officer is required to obtain a warrant.
 - i. For the purposes of this section, an animal control officer who is not a police officer must be accompanied by a police officer.
- d. Where a **PEACE OFFICER** has reasonable grounds to believe a **DOG** is a **DANGEROUS DOG**, he or she may apply to the Provincial Court for an order that the **DOG** be destroyed in the manner specified in the order.
- e. A **DOG** that has been seized under this section may not be **IMPOUNDED** for more than 21 days unless proceedings under section 23(d) are commenced within that time.

24. Vicious Dogs

- a. The **OWNER** of a **VICIOUS DOG** shall not permit or allow their **VICIOUS DOG**:
 - 1. to be **AT LARGE**; or,
 - 2. to be in a public place or elsewhere than the lands or premises of the **OWNER** unless the **VICIOUS DOG** is muzzled and under the charge and control by **LEASH** of a responsible and competent person.
- b. The **OWNER** of a **VICIOUS DOG** shall at all times while the **VICIOUS DOG** is on the lands or premises owned, occupied or controlled by the **OWNER**, **KEEP** the **VICIOUS DOG** securely confined either indoors or in an **ENCLOSURE**.

Part V – Livestock

25. Control

- a. The **OWNER** of **LIVESTOCK** shall not permit or allow their **LIVESTOCK** to run, stray or trespass in a public place, on a highway or on private

property other than the lands or premises of the **OWNER** without express permission of the **OWNER** or occupier.

- b. The **OWNER** of **LIVESTOCK** shall ensure that when **LIVESTOCK** are off the premises or lands of the **OWNER** such **LIVESTOCK** remain under the immediate charge and control of a responsible and competent person at all times.
- c. **LIVESTOCK** comprising a gathering of three or more shall not be moved, driven or herded over or along a highway or any public place without permission in writing from the **VILLAGE**.
- d. The person in immediate charge and control of **LIVESTOCK** when off the lands or premises of the **OWNER** shall not permit or allow **LIVESTOCK** to be on a **SIDEWALK**.
- e. The person in immediate charge and control of **LIVESTOCK** when off the lands or premises of the **OWNER** shall remove all waste generated by, or in the support of, such **LIVESTOCK**.
- f. The person in immediate charge and control of **LIVESTOCK** when off the lands or premises of the **OWNER** shall not permit or allow **LIVESTOCK** to interfere with the safe and efficient movement of vehicles on a highway.
- g. The person in immediate charge and control of **LIVESTOCK** when off the lands or premises of the **OWNER** shall not permit or allow **LIVESTOCK** to enter or occupy parklands in contravention of the Parks and Facilities Regulation Bylaw which may be in effect from time to time.
- h. The **OWNER** of **LIVESTOCK** shall ensure that **LIVESTOCK** are confined in a **CORRAL**.
- i. The **OWNER** of **LIVESTOCK** shall not permit or allow their **LIVESTOCK** to graze on unfenced land unless tethered.
- j. The keeping of **LIVESTOCK** is to be in accordance with this bylaw and the **ZONING BYLAW**.

Part VI – Poultry and Birds

26. Control

- a. The **OWNER** of **POULTRY** shall not permit or allow their **POULTRY** to run, stray or trespass in a public place, on a highway or on private property other than the lands or premises of the **OWNER** without express permission of the **OWNER** or occupier.

- b. The **OWNER** of **POULTRY** shall not permit or allow their **POULTRY** to graze on unfenced land unless tethered.
- c. The **OWNER** of birds shall confine such birds to the lands or premises of the **OWNER**.
- d. The keeping of **POULTRY** and birds is to be in accordance with this bylaw and the **ZONING BYLAW**.

27. Pigeons

No person shall own or **KEEP** pigeons within the **VILLAGE**.

Part VII – Rabbits, Rodents and Fur-Bearing Animals

28. Control

- a. The **OWNER** of rabbits, rodents or fur-bearing animals shall not permit or allow their rabbits, rodents or fur-bearing animals to run **AT LARGE**.
- b. Rabbits, rodents or fur-bearing animals shall be confined to the lands or premises of the **OWNER**.

29. Disease

No person shall own or **KEEP** any **RABBIT, RODENT** or **FUR-BEARING ANIMAL** suffering from an infectious or contagious disease.

Part VIII – Bees

30. Keeping of Bees

No person shall own or **KEEP** bees within the **VILLAGE** unless in accordance with the Bee Act.

31. Registration of Apiaries

No person shall own or **KEEP** bees except in an apiary registered under the Bee Act or for which an application for registration has been made in the preceding 15 days.

32. Registration of Beekeepers

- a. No person shall own or **KEEP** bees or beehive equipment unless the person is registered under the Bee Act or has applied for registration in the preceding 15 days.
- b. The **OWNER** of an apiary must maintain a sign at the apiary showing the name of the **OWNER**.

33. Land for Apiary

- a. No person shall permit or allow bees to be kept on land owned or occupied by the person unless the land is registered under the Bee Act as the location of an apiary.
- b. The keeping of bees is to be in accordance with this bylaw and the **ZONING BYLAW**.

Part IX – Offences and Penalty

34. Offences

Any person who contravenes any section of this bylaw is guilty of an offence.

35. Penalty

Except as otherwise provided in this bylaw and amendments hereto, any person who violates any provision of this bylaw or who suffers or permits any act or thing to be done in contravention of this bylaw, or who refuses, omits or neglects to fulfil, observe, carryout or perform any duty or obligation imposed by this bylaw shall be liable on summary conviction to a fine not exceeding two thousand dollars (\$2,000.00).

Part X – Miscellaneous

36. Severability

If any section, subsection, clause or phrase of this bylaw is for any reason held to be invalid by the decision of any Court of competent jurisdiction, the decision shall not affect the validity of the remaining portions of this bylaw.

37. Repeal

Village of Chase Animal Control Bylaw No. 413 – 1992 and amendments thereto are hereby repealed.

38. Schedules

Schedules "A", "B", "C", "D", "E" and "F" are attached hereto and form part of this bylaw.

39. Citation

This bylaw may be cited as "Village of Chase Animal Control Bylaw No. 640, 2003."

READ A FIRST TIME THIS 13th DAY OF MAY, 2003

READ A SECOND TIME THIS 13th DAY OF MAY, 2003

READ A THIRD TIME THIS 13th DAY OF MAY, 2003

RECONSIDERED AND ADOPTED THIS 27th DAY OF MAY, 2003

Mayor

Clerk

Certified a true copy of Bylaw No. 640, 2003.

Clerk

Schedule "A" to Bylaw No. 640, 2003
Village of Chase

Dog Impound and Maintenance Fees

1.	Impound Fee per Dog	
	1 st impoundment in any licensing year	\$30.00
	2 nd impoundment in any licensing year	\$60.00
	3 rd impoundment in any licensing year	\$100.00
	4 th and subsequent impoundment in any licensing year	\$200.00
2.	Daily Maintenance Fee per Dog	
	if a dog is claimed on the same day as it was impounded	no fee
	if a dog is claimed the day after the impound date	\$10.00
	each subsequent day after the impound date	\$10.00

Schedule "B" to Bylaw No. 640, 2003
Village of Chase

Dog License Fees

		<u>Spayed or Neutered*</u>	<u>Not Spayed or Neutered</u>
1.	License fee for a dog over the age of four months	\$15.00	\$30.00
2.	License fee for a dog over the age of four months if paid on or before March 1 st	\$10.00	\$25.00
3.	License fee for a dog which becomes of age, or was purchased by the owner, on or after September 1 (satisfactory proof will be required)	\$5.00	\$20.00
4.	Replacement License Tag	\$5.00	
5.	Kennel License	\$100.00	

* In order to obtain the reduced license fee for a spayed or neutered dog, the owner will have to provide satisfactory proof that the dog has been spayed or neutered.

Schedule "C" to Bylaw No. 640, 2003
Village of Chase

**Impound and Maintenance Fees for Livestock, Poultry, Birds,
Rabbits, Rodents and Fur-Bearing Animals**

	<u>Livestock</u>	<u>Poultry/Birds</u>	<u>Rabbits/Rodents/ Fur-Bearing</u>
1. Impound Fee per Animal			
1 st impoundment	\$50.00	\$10.00	\$10.00
2 nd impoundment and subsequent impoundment	\$100.00	\$20.00	\$20.00
2. Daily Maintenance Fee per Animal			
if claimed on the same day as it was impounded	no fee	no fee	no fee
if claimed the day after the impound date	\$25.00	\$5.00	\$5.00
each subsequent day after the impound date	\$25.00	\$5.00	\$5.00

Schedule "D" to Bylaw No. 640, 2003
Village of Chase

**Fees for the Sale of Dogs, Livestock, Poultry, Birds,
Rabbits, Rodents and Fur-Bearing Animals**

<u>Animal</u>	<u>Price</u>
Dog or Puppy (not spayed or neutered)	\$50.00 (plus license fee)
Dog or Puppy (spayed or neutered)	\$30.00 (plus license fee)
Livestock	highest bidder
Poultry/Bird	\$10.00
Rabbit/Rodent/Fur-Bearing Animal	\$10.00

Schedule "E" to Bylaw No. 640, 2003
Village of Chase

Condition of Sale

Name of Purchaser

Address of Purchaser

Type of Animal

- | | |
|------------------------------------|---|
| <input type="checkbox"/> Dog | <input type="checkbox"/> Rabbit |
| <input type="checkbox"/> Livestock | <input type="checkbox"/> Rodent |
| <input type="checkbox"/> Poultry | <input type="checkbox"/> Fur-Bearing Animal |
| <input type="checkbox"/> Bird | |

I understand that the purchase of this animal is on an "as is" basis and have made my choice based on observing and inspecting the animal. I further understand that the animal is sold with no guarantee as to its health or degree of obedience and that the Village of Chase will not be held liable for any actions taken by the animal after the sale.

Signature of Purchaser

Date

Schedule "F" to Bylaw No. 640, 2003
Village of Chase

Surrendered Animal Release

Name of Animal Owner _____

Address of Animal Owner _____

Name of Animal (if applicable)
or description/brand/other _____

- Type of Animal
- Dog
 - Livestock
 - Poultry
 - Bird
 - Rabbit
 - Rodent
 - Fur-Bearing Animal

I declare that I am the rightful owner of said animal and hereby surrender said animal to the Village of Chase. By signing this Release I understand that I am relinquishing any and all right to ownership which hereby passes to the Village of Chase. I further understand that the Village of Chase as the new rightful owner of said animal may dispose of the animal in accordance with the Village's Animal Control Bylaw. I absolve the Village of Chase of any liability in relation to this matter and waive any right to bring action against the Village of Chase for steps they may take in relation to said animal after I have knowingly signed this release. I also declare I have been fully informed of the implications of my signing this Release.

Signature of Owner _____ Date _____

For Office Use Only

Final Disposition of Animal _____

Date of Action _____

Poundkeeper _____ Date _____

