

Township of
Langley



Est. 1873

ANIMAL CONTROL BYLAW 2005

NO. 4440

THE CORPORATION OF THE TOWNSHIP OF LANGLEY

CONSOLIDATED FOR CONVENIENCE ONLY

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TABLE OF CONTENTS

ANIMAL CONTROL BYLAW 2005 NO. 4440	1
EXPLANATORY NOTE	1
PART I - GENERAL	2
PART II - DEFINITIONS	2
PART III - LICENSING OF DOGS	4
PART IV - DANGEROUS DOGS	5
PART V - AGGRESSIVE DOGS.....	6
PART VI - CONTROL OF ANIMALS	7
PART VII - LICENSED KENNELS	8
PART VIII - ANIMAL CONTROL SHELTER OPERATION.....	9
PART IX - ENFORCEMENT AND PENALTIES.....	13

THE CORPORATION OF THE TOWNSHIP OF LANGLEY

ANIMAL CONTROL BYLAW 2005 NO. 4440

CONSOLIDATED FOR CONVENIENCE ONLY

EXPLANATORY NOTE

Bylaw No. 4440 regulates the control and licensing of dogs and the control of large animals in the Municipality.

Amending Bylaws:

Bylaw No. 4467 - Adopted November 7, 2005

Bylaw No. 4467 amends the Animal Control Bylaw 2005 No. 4440 to adjust the numbering to the Township standard, divide some provisions to allow them to be ticketable and change words and phrases to be internally consistent.

Bylaw No. 4481 - Adopted November 7, 2005

Municipal Ticket Information Bylaw 2005 No. 4481 incorporates changes to Animal Control Bylaw 2005 No. 4440 by documenting offences for which Municipal Ticket Information tickets may be issued and also documents the fines which will be levied for each such offence.

Bylaw No. 4616 - Adopted September 17, 2007

A bylaw to establish Fees and Charges for Township services and information. The Fees and Charges Bylaw imposes a fee payable in respect of all or part of a service of the municipality, the use of municipal property, or the exercise of authority to regulate, prohibit or impose requirements, and deletes Part III Licencing of Dogs #8 in its entirety from Bylaw No. 4440.

Bylaw No. 4703 - Adopted October 27, 2008

Bylaw No. 4703 is a Bylaw respecting the enforcement of bylaw notices within the Township of Langley in accordance with the Local Government Bylaw Notice Enforcement Act, S.B.C. 2003, c. 60 as amended, and updates the Municipal Tax Information Bylaw 2005 No. 4481 for provisions relating to the Township of Langley Animal Control Bylaw 2005 No. 4440 (Fees Payable).

Bylaw No. 4706 - Adopted November 3, 2008

Bylaw No. 4706 amends the Animal Control Bylaw 2005 No. 4440 to strengthen the definitions related to animals at large and provide more clarity and divide some provisions with respect to the number of dogs on a property.

Bylaw No. 4707 - Adopted November 3, 2008

Bylaw No. 4707 updates the Municipal Ticket Information Bylaw 2005 No. 4481 for provisions relating to the Township of Langley Animal Control Bylaw 2005 No. 4440 by deleting Schedule 8 from Bylaw No. 4440 and inserting new Schedule 8 into Bylaw No. 4481.

CORPORATION OF THE TOWNSHIP OF LANGLEY

ANIMAL CONTROL BYLAW 2005 NO. 4440

**A Bylaw to Regulate the Control and Licensing of Dogs
and the Control of Large Animals in the Municipality**

WHEREAS it is deemed expedient to regulate the keeping of dogs and large animals and to fix, impose and provide for the collection of license fees and the issuance of licenses to any person who owns, possesses or harbors any dog;

AND WHEREAS the Council has received an alarming number of complaints and reports of unprovoked attacks on other animals and persons by dangerous dogs.

THEREFORE the Municipal Council of The Corporation of the Township of Langley, In Open Meeting Assembled, ENACTS AS FOLLOWS:

PART I - GENERAL

1. This bylaw may be cited as "Animal Control Bylaw 2005 No. 4440".
2. "Animal Control Bylaw 1991 No. 3054" and all subsequent amendments are hereby repealed in their entirety.

PART II - DEFINITIONS

3. In this bylaw, unless the context otherwise requires:

"**AGGRESSIVE DOG**" means a dog which meets one or more of the following conditions:

- has, without provocation, aggressively pursued or harassed a person or another animal or has demonstrated a propensity, tendency or disposition to do so;
- has, without provocation, bitten or caused non-serious injury to a person or another animal or has demonstrated a propensity, tendency or disposition to do so; or
- an Animal Control Officer has reasonable grounds to believe is likely to cause injury to a person or animal.

"**ANIMAL CONTROL OFFICER**" means any person designated by Council to administer and enforce the provisions of the Bylaw and the *Community Charter*, S.B.C. 2003, c. 26, including his or her assistants.

"**ANIMAL SHELTER**" means an animal shelter established by Council of the Municipality.

#4706
11/3/08

“**AT LARGE**” with reference to a dog or large animal means:

- dog or large animal located elsewhere than on the premises of the person owning or having the custody, care or control of the dog or large animal that is not under the immediate charge and control of a responsible and competent person;
- a dog located upon a highway or other public place, including a school ground, park or public beach, that is not secured on a leash to a responsible and competent person;
- an aggressive dog that is on the premises of the owner that is not tethered and contained within a fenced area or securely confined within a dwelling;
- a dangerous dog that is on the premises of the owner that is not contained in an enclosure or securely confined within a dwelling;

and “**AT LARGE**” has a corresponding meaning. A dog without a leash located in a designated “off leash” area within a park is not “at large” for the purposes of this Bylaw provided that the dog is otherwise under the immediate charge and control of a responsible and competent person.

“**DANGEROUS DOG**” means a dog which meets one or more of the following conditions:

- has, killed or seriously injured a person,
- has, killed or seriously injured a domestic animal, while in a public place or while on private property, other than property owned by the person responsible for the dog, or
- an Animal Control Officer has reasonable grounds to believe is likely to kill or seriously injure a person.

“**DOG**” means an animal of the canine species, irrespective of sex or age;

“**ENCLOSURE**” means:

- a locked pen or other structure having secure sides and a secure top, and if it has no bottom secured to the sides, the sides must be embedded in the ground to a minimum depth of four hundred and fifty (450) millimeters and constructed to prevent the entry of young children and the escape of the dangerous dog;
- the locked pen or other structure shall provide the dangerous dog with shelter from the elements and be of the minimum dimensions of one and one-half (1.5) metres by three (3) metres and be a minimum one and one-half (1.5) metres in height; and
- the locked pen or other structure shall not be within one (1) metre of the property line or within five (5) metres of a neighbouring dwelling unit.

“**HOBBY KENNEL**” means a licensed kennel which accommodates a maximum of six dogs over the age of 4 months, provided the dogs are owned by the licensed kennel operator.

"**LICENSED KENNEL**" means any building, structure, compound, pen, cage or property other than a veterinary clinic in which 3 or more dogs are kept for any purpose. A licensed kennel operator must also hold a valid business license.

"**LARGE ANIMALS**" means horses, cattle, mules, donkeys, sheep, goats, llamas, ostriches, peafowl and similar sized animals.

"**LEASH**" includes a rope, chain or other means of physical restraint that is not longer than 1.8 meters in length.

"**MUNICIPALITY**" means The Corporation of the Township of Langley;

"**MUZZLE**" means prevented from biting by means of a humane fastening or covering device of adequate strength secured over the mouth.

"**OWNER**" includes a person owning, possessing, harbouring or having charge of a dog or permitting a dog to remain about the person's house or premises and, where the owner is a minor, the person responsible for the custody of the minor.

"**UNLICENSED DOG**" means any dog for which the license fee for the current year has not been paid as provided herein or to which a metal license tag is not attached as provided herein.

"**VETERINARY CLINIC**" means any building, structure or premises in which animal sickness diagnosis and treatment is carried out and which may include hospitalization.

PART III - LICENSING OF DOGS

- #4467
7/11/05

4. The owner of every dog shall license the dog with the Municipality by registering, describing and licensing it with the Municipality no later than the 15th day of January of every calendar year, or as soon thereafter as such dog shall attain the age of four (4) months.
- #4467
7/11/05

5. The Municipality shall, upon receipt of an application and the appropriate license fee from an owner as set out in the Fees and Charges Bylaw, issue a dog license to the owner as well as a metal license tag described in this Part.
- #4467
7/11/05

6. Every owner of a dog shall ensure that the dog wears a collar at all times and attached to this collar is the metal license tag issued by the Municipality for that dog.
- #4467
7/11/05

7. Every license shall be distinguished by a number and a record shall be kept of all licenses issued with a general description of the dog in respect of which such license was issued.

#4616
17/09/07

8. Part III Licencing of Dogs #8 deleted in its entirety. (Note: Animal Control licensing fees and other charges are now found under the Fees and Charges Bylaw.)
9. Before issuing a license for a spayed female dog or a neutered male dog, the Municipality may require the owner to furnish proof that the dog has been spayed or neutered.
10. Every license issued under this Bylaw shall be for the calendar year in which the license is issued and shall expire on the 31st day of December next following the date on which the license is issued.
11. There shall be issued with each license a metal license tag which shall be impressed or stamped with a number corresponding to the number of the license and with figures denoting the year in which the license expires.
12. Where the owner of a dog in respect of which a current license has been issued under this Bylaw sells or otherwise ceases to be the owner of the dog they shall, within seven (7) days of ceasing to be the owner of such dog, notify the Municipality of the name and address of the new owner.
13. Where the ownership of a dog in respect of which a current license has been issued under this Bylaw changes, the license may be transferred to the new owner upon making application to the Municipality and payment of the appropriate license fee set out in the Fees and Charges Bylaw.
14. Any person having a valid license issued pursuant to a bylaw of any municipality or other licensing authority in the Province of British Columbia for any dog shall be liable only for the license fee set out in the Fees and Charges Bylaw for that dog for the unexpired portion of the period for which such license for such dog has been issued, provided that the owner of the dog, within one month after the dog has become resident in the Township of Langley, has made application to the Municipality for a license for that dog. This provision shall not apply to any person who has obtained the license in another municipality while residing within the Township of Langley.
15. No person shall remove from any dog any collar to which is attached the metal license tag provided for herein, or remove such tag from any collar.

PART IV - DANGEROUS DOGS

#4467
7/11/05
Sections
16-35(1)

16. Every owner of a dangerous dog must be at least nineteen (19) years of age.
17. On the first day that the Animal Shelter is open for business after a dog has been declared a dangerous dog, or that a person becomes the owner of a dangerous dog, the owner shall attend at the Animal Shelter:
 - (1) to pay the fee set out in the Fees and Charges Bylaw for licensing a dangerous dog;
 - (2) to have the dangerous dog photographed and the photo retained at the Animal Shelter for identification purposes;
 - (3) to provide to the Animal Control Officer proof of liability insurance in the amount of not less than five million (\$5,000,000) dollars for the period of the dog license, over the premises where the dangerous dog is kept, to cover any claims arising out of dog bites or dog attacks that could be caused by the dangerous dog.

18. Every owner of a dangerous dog shall notify an Animal Control Officer within three (3) days should the dangerous dog be moved, sold, gifted or transferred to another person or die, and the owner remains liable for the actions of the dangerous dog until such notice is given.
19. Every owner of a dangerous dog shall immediately notify an Animal Control Officer when that dog is running at large.
20. Every owner of a dangerous dog shall within three (3) days after the dog has been declared dangerous have a licensed veterinarian tattoo or implant an electronic identification microchip in the animal and provide a copy of the information contained thereon to the Animal Control Officer prior to a license being issued for that dangerous dog.
21. The owner of a dangerous dog shall ensure that when the dog is on the property of the owner, it is either securely confined;
 - (1) indoors and under the control of a person over the age of nineteen (19) years; or
 - (2) outdoors within a locked enclosure as required by this Bylaw, constructed to prevent the escape of the dangerous dog and capable of preventing the entry of any person not in control of the dog.
22. When off the property, the owner of a dangerous dog shall at all such times:
 - (1) have the dog securely muzzled;
 - (2) have it on a leash which does not exceed one point two (1.2) metres in length in a manner that prevents it from chasing, injuring or biting other domestic animals or humans as well as preventing damage to public or private property; and
 - (3) ensure that the dog is under the control of a person over the age of nineteen (19) years.
23. The owner of a dangerous dog shall ensure that the dog does not:
 - (1) chase, injure or bite a person;
 - (2) chase, injure or bite a domestic animal;
 - (3) run at large; or
 - (4) damage private or public property.

PART V - AGGRESSIVE DOGS

24. On the first day that the Animal Shelter is open for business after a dog has been declared an aggressive dog, or that a person becomes the owner of an aggressive dog, the owner shall attend at the Animal Shelter to pay the fee set out in the Fees and Charges Bylaw for licensing an aggressive dog.
25. Thereafter, on an annual basis, every owner of an aggressive dog must obtain a dog license in compliance with this Bylaw, by paying the fees applicable for an aggressive dog.
26. Every owner of an aggressive dog shall notify an Animal Control Officer within three (3) days should the aggressive dog be moved, sold, gifted or transferred to another person or die, and the owner remains liable for the actions of the aggressive dog until such notice is given.

27. Every owner of an aggressive dog shall ensure that at all times that the dog is on the owner's property, the dog is:
 - (1) securely confined indoors;
 - (2) when such dog is outdoors it is securely confined on the premises within a fenced area sufficient to prevent the escape of the dog and is under the control of a competent adult;
 - or
 - (3) when such dog is outdoors it is securely confined on the premises within a fenced area sufficient to prevent the escape of the aggressive dog and securely tethered in a manner as to prevent the dog from leaving the premises.

28. Every owner of an aggressive dog shall ensure that at all times that the dog is off the owner's property, the dog is:
 - (1) securely muzzled;
 - (2) on a leash in a manner that prevents it from chasing, injuring or biting other domestic animals or humans as well as preventing damage to public or private property, and
 - (3) under the control of an adult that is competent to control the aggressive dog.

29. Every owner of an aggressive dog shall ensure that the dog is not running at large.

PART VI - CONTROL OF ANIMALS

30. No person shall suffer or permit any dog or large animal owned, possessed or harbored by them
 - (1) to run at large or to trespass in or upon any private lands or premises;
 - (2) to do any act that injures a person or persons whether on the property of the owner or not;
 - (3) to do any act that injures an animal or animals whether on the property of the owner or not;

31. No person shall suffer or permit any dog owned, possessed or harbored by them
 - (1) to bite a person or persons whether on the property of the owner or not;
 - (2) any dog to bite an animal or animals whether on the property of the owner or not;
 - (3) to be on a highway or any public place unless such dog is on a leash and is under the control of a person who is competent to control the dog.

32. No person shall suffer or permit any dog of which they are the owner, possessor or harborer to make any noise anywhere in the Municipality which disturbs the quiet, peace, rest, enjoyment, comfort, or convenience of the neighbourhood or of a person or persons in the vicinity.

33. No person shall suffer or permit any dog to leave or deposit excrement, manure or dung on any real property other than the property of the owner unless the owner should immediately take steps to remove such excrement, manure or dung and to dispose of same in a sanitary manner.

34. The owner of every dog shall, at all times when such dog is not on a leash and under the control of a person who is competent to control the dog, keep such dog securely confined on the premises owned or controlled by the owner by keeping the dog indoors, within a fenced area sufficient to prevent the escape of the dog or securely tethered in such a manner as to prevent the dog from leaving the premises.
35. No person shall keep, harbor or have in their possession:
- (1) any dog or large animal suffering from any infectious or communicable disease, unless such dog or large animal is in isolation and is undergoing treatment for the cure of such disease; or
 - (2) more than two dogs on any parcel of land, unless the dog is under the age of four months and from a female which is one of the two dogs licensed to the parcel of land, and unless that person:
 - a) is operating a licensed kennel or veterinary clinic, or
 - b) is actively engaged in the keeping or production of livestock and uses the appropriate breed of dog for the control and protection of the herd or block, or
 - c) is in a Rural (RU) or Suburban (SR) Zone where there may be more than one authorized dwelling, in which case there may be no more than two dogs per authorized detached dwelling.

#4706
11/3/08

PART VII - LICENSED KENNELS

36. Except for existing non-conforming licensed kennels, licensed kennels shall be permitted only in those areas of the Township zoned RU-2 in the Township of Langley Zoning Bylaw 1987 No. 2500, as amended.
37. All buildings used in connection with a licensed kennel shall:
- (1) be constructed in accordance with the Building Bylaws of the Municipality and shall contain at least 8 cm of insulation in all exterior walls and ceilings for the purpose of soundproofing;
 - (2) be kept in a clean, sanitary and well-ventilated condition free of any offensive odours;
 - (3) contain facilities whereby every animal housed therein has access to potable water for drinking;
 - (4) be kept at a temperature which is comfortable to animals being housed therein, having regard to the outside temperature and the season of the year;
 - (5) except for hobby kennels, where individual pens are provided, contain hallways of at least 1.22 metres in width fronting each pen;
 - (6) except for hobby kennels, contain at least one isolation pen for each 20 animals or fraction thereof being housed therein;
 - (7) except for hobby kennels, contain a separate whelping area;
 - (8) except for hobby kennels, contain a service area which includes:
 - (a) a public waiting room and an office, which may be separate or combined;
 - (b) a food storage and preparation room equipped with refrigeration equipment and a sink with hot and cold running water; and
 - (c) toilets and wash basins available for the use of staff.
38. Except for hobby kennels, contain an inter-communication system between the service area and all pens and runs which is capable of transmitting any sounds or noises emanating from the pens and runs to the service area and capable of transmitting the voice of the operator or

other staff from the service area to the pens and runs for the purpose of voice control of the animals being kept therein.

39. All pens, runs and exercise yards used in connection with a licensed kennel shall:
 - (1) be constructed so as to prevent the escape of any animals being kept therein;
 - (2) provide sufficient space for the animals being kept therein to stand and lie in comfort;
 - (3) contain suitable bedding material on which the animals being kept therein may sleep or rest;
 - (4) be kept in a clean, sanitary and well-ventilated condition, free of any offensive odours;
 - (5) contain facilities whereby every animal kept therein has access to potable water for drinking;
 - (6) be kept free of infestation by fleas, lice or other insects; and
 - (7) be kept free of manure, urine and other excrement, which shall be disposed of in a manner acceptable to the Waste Management Branch of the Ministry of Environment.
40. The outside perimeter of all areas of licensed kennels where animals are kept shall be enclosed by a solid fence or a solid hedge at least 1.8 metres in height to screen the areas from adjacent properties.
41. Every operator of a licensed kennel shall ensure that animals being kept therein are under control and restrained from barking, yelping, or howling.
42. All animals being kept in a licensed kennel shall be indoors during the hours of darkness.
43. Every licensed kennel shall be staffed by competent persons.
44. All buildings, pens and runs where animals are kept in connection with a licensed kennel shall be located:
 - (1) not less than 15 metres from any property line; and
 - (2) not less than 91 metres from any residence other than that occupied by the operator of the kennel or an employee thereof. See Schedule A for location of licensed kennels relative to property lines, wells and neighbouring residences.
45. The operator of any licensed kennel and any employee thereof who is aware or suspects that any animal being kept in the kennel is suffering from any disease shall forthwith obtain the assistance and advice of a qualified veterinarian for the treatment of such animal.
46. All dogs covered by a kennel license shall be kept on the premises where the licensed kennel is operated.
47. A Municipal Inspector or an Animal Control Officer may at all reasonable times enter and inspect any licensed kennel to ensure that the kennel is being operated in compliance with this Bylaw.

PART VIII - ANIMAL CONTROL SHELTER OPERATION

48. The premises located at 26220 – 56 Avenue, in the Township of Langley is hereby established as the Township of Langley Animal Control Shelter; and shall be operated and maintained

for the keeping of such animals as it may be the duty of the Animal Control Officer to impound pursuant to this Bylaw.

49. Animal Control Officer or Animal Control Officers shall be appointed by the Council and the Council may enter into an agreement with any person or persons to operate the Animal Shelter and to act as Animal Control Officers for the Municipality.
50. The Animal Control Officer may seize any dog or animal found running at large or any unlicensed dog, and immediately after making such seizure, cause such dog or large animal to be impounded.
51. Except as provided herein, the Animal Control Officer shall retain such dog or large animal for 72 hours unless such dog or large animal be sooner reclaimed.
52. If the dog or large animal is not reclaimed within the said 72 hours, the Animal Control Officer may cause such dog or large animal to be destroyed or sold by auction or private sale; provided that when such dog or large animal has been impounded and is found to be suffering from any injury, disease or sickness, the Animal Control Officer may immediately destroy such dog or large animal if it is his opinion that such dog or large animal would not survive such injury, disease or sickness, or that it would be an act of humanity so to destroy such dog or large animal.
53. Where the Animal Control Officer has impounded a dangerous dog or an aggressive dog, the Animal Control Officer shall retain such dangerous dog or aggressive dog for 72 hours unless such dangerous dog or aggressive dog be sooner reclaimed.
54. If the dangerous dog or aggressive dog has not been reclaimed within the said 72 hours, the Animal Control Officer may cause such dangerous dog or aggressive dog be destroyed. However, where the owner of such dangerous dog requests a further period of time in which to construct an enclosure for the dangerous dog, the Animal Control Officer may extend the time limited to reclaim the dangerous dog for a period of not more than thirty (30) days upon receiving payment in advance of all charges prescribed by this Bylaw and the Fees and Charges Bylaw; provided that when such dangerous dog or aggressive dog has been impounded and is found to be suffering from any injury, disease or sickness, the Animal Control Officer may destroy such dangerous dog if it is in their opinion that such dangerous dog would not survive such injury, disease or sickness, or that it would be an act of humanity so to destroy such dangerous dog or aggressive dog.
55. The Animal Control Officer shall receive any dog or large animal delivered to them by any peace officer or constable or any official or employee of the Municipality which has seized or impounded pursuant to the provisions of this or another bylaw or the Municipality. The Animal Control Officer shall retain such dog or large animal and deal with the same in the same manner as any dogs and large animals seized and retained by them pursuant to this bylaw.
56. The Animal Control Officer may, where he has reasons to believe that an unlicensed dog has taken refuge on any premises, enter on the premises and request the occupant of such premises to satisfy him that such dog is licensed and to exhibit a valid metal license tag, or to forthwith deliver to him such dog; and where any dog is found to be on any such premises as aforesaid, no person shall fail or refuse to so satisfy the Animal Control Officer or to exhibit such metal

license tag, or shall fail, neglect or refuse to deliver such dog to the Animal Control Officer on request, or shall resist or interfere with the Animal Control Officer in seizing such dog.

57. The owner of any dog or large animal impounded pursuant to the provisions of this Bylaw hereof may reclaim such dog or large animal on application to the Animal Control Officer at any time prior to its sale or destruction, on proof of ownership and on payment of the following charges:

- (1) for unlicensed dogs, the license fee for the dog plus the sum of \$100.00 for the first impoundment, \$150.00 for the second impoundment and \$200.00 for the third and any subsequent impoundment for impounding;
- (2) for licensed dogs, the sum of \$25.00 for the first impoundment, \$100.00 for the second impoundment and \$200.00 for the third and any subsequent impoundment;
- (3) for bulls or stallions, the sum of \$200.00 each for impounding;
- (4) for other large animals, the sum of \$100.00 for the first and \$25.00 for each additional animal for impounding;
- (5) for large animals, the current rate for commercial large animal transportation;
- (6) where additional help is engaged by the Animal Control Officer to assist in impounding any animal, the sum of \$50 per hour for every hour or part thereof that such additional help is engaged; and
- (7) maintenance fee of \$15.00 for each day or part thereof the dog or large animal remains in the Animal Shelter.

#4467
7/11/05

58. The owner of any dangerous dog impounded pursuant to this Bylaw may reclaim such dangerous dog on demonstrating compliance with section 21 herein and on application to the Animal Control Officer at any time prior to its sale, disposal or destruction, on proof of ownership and on payment of the following charges:

- (1) for unlicensed dangerous dogs, the license fee for the dangerous dog plus the sum of \$1000.00 for the first impoundment, \$2000.00 for the second impoundment and \$5000.00 for the third and any subsequent impoundment;
- (2) for licensed dangerous dogs, the sum of \$1000.00 for the first impoundment, \$2000.00 for the second impoundment and \$5000.00 for the third and any subsequent impoundment;
- (3) the sum of \$100.00 for transportation;
- (4) where additional help is engaged by the Animal Control Officer to assist in impounding the dangerous dog, the sum of \$50.00 per hour for every hour or part thereof that such additional help is engaged;
- (5) a maintenance fee of \$20.00 for each day or part thereof the dangerous dog remains in the Animal Shelter; and
- (6) in addition to the impound fees imposed by this Bylaw, the owner, harbinger or possessor of a dangerous dog will also be liable for all extraordinary costs incurred by the Animal Control Officer in the course of impounding the dog and these costs will be payable at the time of reclamation.

59. Where a dangerous dog has caused injury to a person or a domestic animal, the impound fee will be \$5000.00 for any such incident resulting in the impoundment of the dog.

#4467
7/11/05

60. (a) Where the classified dangerous dog has caused injury to a person or a domestic animal the Animal Control Officer may detain the dog pending court proceedings under Section 49 of the *Community Charter*, to seek an order to have the dog humanely destroyed. Should the order not be granted the dangerous dog may be reclaimed by the owner upon payment of the impound fee of \$5000.00 and any other applicable fees under section 58 above.
- (b) The owner of any aggressive dog impounded pursuant to the provisions of this Bylaw may reclaim such aggressive dog upon demonstrating compliance with section 27 and on application to the Animal Control Officer at any time prior to its sale, disposal or destruction, on proof of ownership and on payment of the following charges:
- (1) for unlicensed aggressive dogs, the license fee for an aggressive dog plus the sum of \$200.00 for the first impoundment, \$500.00 for the second impoundment and \$1000.00 for the third and any subsequent impoundment;
 - (2) for licensed aggressive dogs, the sum of \$200.00 for the first impoundment, \$500.00 for the second impoundment and \$1000.00 for the third and any subsequent impoundment;
 - (3) where additional help is engaged by the Animal Control Officer to assist in impounding the aggressive dog, the sum of \$50.00 per hour for every hour or part thereof that such additional help is engaged;
 - (4) a maintenance fee of \$20.00 for each day or part thereof the aggressive dog remains in the pound; and
 - (5) in addition to the impound fees imposed by this Bylaw, the owner, harbinger or possessor of an aggressive dog will also be liable for all extraordinary costs incurred by the Animal Control Officer in the course of impounding the dog and these costs will be payable at the time of reclamation.
61. No person shall release or rescue or attempt to release or rescue any dog or large animal lawfully in the custody of the Animal Control Officer.
62. No person shall intervene or obstruct the Animal Control Officer in the lawful exercise of their duties.
63. Any fines, impound fees, and any other costs imposed by this Bylaw are payable by the owner of the dog, regardless of whether the dog is reclaimed by the owner.
64. The owner of any dog may deliver the dog to the Animal Shelter for the purpose of having the same destroyed or otherwise disposed of and, upon receiving a fee of \$150.00 for doing so; the Animal Control Officer may destroy or otherwise dispose of such dog.
65. The owner of any dog may request the Animal Control Officer to pick up the dog for the purpose of having the same destroyed or otherwise disposed of and, upon receiving a fee of \$200.00 for doing so; the Animal Control Officer may call for and take away and destroy or otherwise dispose of such dog.

PART IX - ENFORCEMENT AND PENALTIES

66. Any person who contravenes or violates any of the provisions of this Bylaw or who suffers or permits anything to be done in contravention or violation of this Bylaw or who neglects to do anything required to be done pursuant to this Bylaw commits an offence and shall upon conviction be liable to a fine of not less than \$100.00 and not more than \$10,000.00 and, where the offence is a continuing one, each day that the offence is continued shall constitute a separate offence.

READ A FIRST TIME the 13 day of June , 2005

READ A SECOND TIME the 13 day of June , 2005

READ A THIRD TIME the 13 day of June , 2005

RECONSIDERED AND ADOPTED 27 day of June , 2005
the

“K. ALBERTS”

Mayor

“E. BRITTON”

Township Clerk

**SETBACK A: 15.24 METERS MIN.
TO ANY PROPERTY LINE**

**SETBACK B: 30.00 METERS MIN.
TO ANY WELL**

**SETBACK C: 91.44 METERS MIN.
TO ANY DWELLING ON
ADJACENT PROPERTIES
(INCLUDE ACROSS ROADS)**

