



AGENDA

Bylaw Committee

January 3, 2023 - 3:00 PM

Town Administration Building - Council Chambers

AGENDA FOR BYLAW COMMITTEE MEETING TO BE HELD ON JANUARY 3, 2023 AT 3:00 PM IN THE COUNCIL CHAMBERS OF THE TOWN ADMINISTRATION BUILDING, 4938 – 50 AVENUE, RIMBEY, ALBERTA.

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1. CALL TO ORDER BYLAW COMMITTEE MEETING & RECORD OF ATTENDANCE

1.1 LAND ACKNOWLEDGMENT

2. AGENDA APPROVAL AND ADDITIONS

3. MINUTES

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[RFD 3.1 Minutes](#)

4. NEW AND UNFINISHED BUSINESS

4.1 996/22 Responsible Pet Ownership Bylaw Draft 6 - 18
[RFD 4.1 996 22 Responsible Pet Ownership Bylaw](#)

4.2 609/93 Building Permit Fees Bylaw 19 - 20
[RFD 4.2 609/93 Building Permit Fees Bylaw](#)

5. ADJOURNMENT

5.1 Adjournment

Bylaw Committee
REQUEST FOR DECISION



Meeting: January 3, 2023
Submitted By: Bonnie Rybak, Executive Assistant
Subject: Minutes
Item For: Public Information -or- Closed Session

RECOMMENDATION:

To accept the Minutes of November 1, 2022, Bylaw Committee Meeting, as presented.

ATTACHMENTS:

[Bylaw Committee Minutes - 01 Nov 2022](#)

PREPARED BY: Bonnie Rybak, Executive Assistant

December 22, 2022
Date

ENDORSED BY:

A handwritten signature in blue ink that reads "Lori Hillis".

Lori Hillis, CPA, CA, Chief Administrative
Officer

December 22, 2022
Date



MINUTES

Bylaw Committee Meeting

Tuesday, November 1, 2022 - 3:00 PM
Town Administration Building - Council Chambers

1. CALL TO ORDER BYLAW COMMITTEE MEETING & RECORD OF ATTENDANCE

Deputy Chairperson Carlson called the meeting to order at 3:00 pm with the following in attendance:

- Chairperson Gayle Rondeel
- Deputy Chair Janet Carlson
- Committee Member Allan Tarleton
- Committee Member Jeff Johnstone
- Lori Hillis, CPA, CA - Chief Administrative Officer
- Bonnie Rybak - Executive Assistant

Absent:
 Councillor Wayne Clark
 Committee Member Camille McKay

Public: (0) members of the public

1.1. LAND ACKNOWLEDGMENT

2. AGENDA APPROVAL AND ADDITIONS

2.1. Agenda Approval and Additions

Motion 2022BC041

Moved by Committee Member Johnstone to accept the agenda for the November 1, 2022, Bylaw Committee Meeting, as presented.

Chairperson Rondeel	In Favor
Deputy Chair Carlson	In Favor
Committee Member Tarleton	In Favor
Councillor Clark	Absent
Committee Member Johnstone	In Favor
Committee Member McKay	Absent

CARRIED

3. MINUTES

3.1. Minutes

Motion 2022BC042

Moved by Committee Member Tarleton to accept the Minutes of the Bylaw Committee Meeting October 4, 2022, as presented.

Chairperson Rondeel	In Favor
Deputy Chair Carlson	In Favor
Committee Member Tarleton	In Favor
Councillor Clark	Absent
Committee Member Johnstone	In Favor
Committee Member McKay	Absent

CARRIED

4. NEW AND UNFINISHED BUSINESS

4.1. 926/16 Business License Bylaw

Motion 2022BC043

Moved by Chairperson Rondeel to bring Bylaw 926/16 Business License Bylaw forward to Council with the revisions as follows:

1. Definitions (I) - to replace the definition of "Peace Officer" with the "Peace Officer" definition as presented in the 951/18 Town of Rimbey Traffic Bylaw.
2. Part IV (5) - remove "this bylaw. (Moved previously clause 14)" and replace with Schedule "A" of Fees and Services Bylaw.
3. Remove Schedule "A", Change Schedule "B" to "A" and Schedule "C" to "B".

Chairperson Rondeel	In Favor
Deputy Chair Carlson	In Favor
Committee Member Tarleton	In Favor
Councillor Clark	Absent
Committee Member Johnstone	In Favor
Committee Member McKay	Absent

CARRIED

4.2. 004/1919 Health Officer and Health Inspector and Cleanliness of the Village of Rimbey

Motion 2022BC044

Moved by Committee Member Johnstone to bring forward 004/1919 Health Officer and Health Inspector and Cleanliness of the Village of Rimbey Bylaw to Council with consideration to repeal.

Chairperson Rondeel	In Favor
Deputy Chair Carlson	In Favor
Committee Member Tarleton	In Favor
Councillor Clark	Absent
Committee Member Johnstone	In Favor
Committee Member McKay	Absent

CARRIED

5. ADJOURNMENT

5.1. Adjournment

Motion 2022BC045

Moved by Committee Member Tarleton to adjourn the meeting at 3:47 pm.

Chairperson Rondeel	In Favor
Deputy Chair Carlson	In Favor
Committee Member Tarleton	In Favor
Councillor Clark	Absent
Committee Member Johnstone	In Favor
Committee Member McKay	Absent

CARRIED

Janet Carlson, Deputy Chairperson

Lori Hillis, Chief Administrative Officer

Bylaw Committee
November 1, 2022

Bylaw Committee
REQUEST FOR DECISION



Meeting: January 3, 2023
Submitted By: Bonnie Rybak, Executive Assistant
Subject: 996/22 Responsible Pet Ownership Bylaw Draft
Item For: Public Information -or- Closed Session

BACKGROUND:

Administration received an inquiry from a resident regarding the town's guidelines for foster animals, so we researched other municipalities responsible pet bylaws to see if and how they addressed foster animals in their bylaws. It was found that Strathcona Bylaw No 18-18 and Medicine Hat Bylaw 3935 refer to foster animals.

ATTACHMENTS:

[RFD 4.1.1 996 22 Responsible Pet Ownership Bylaw Draft](#)
[RFD 4.1.2 Strathmore Bylaw No 18-18 \(Page 6\)](#)
[RFD 4.1.3 City of Medicine Hat Bylaw 3935 \(Page 12\)](#)

PREPARED BY: Bonnie Rybak, Executive Assistant

December 22, 2022
Date

ENDORSED BY:

A handwritten signature in blue ink that reads "Lori Hillis".

Lori Hillis, CPA, CA, Chief Administrative Officer

December 22, 2022
Date

A BYLAW OF THE TOWN OF RIMBEY, IN THE PROVINCE OF ALBERTA TO PROVIDE FOR THE REGULATIONS FOR THE CONTROL OF DOGS AND CATS IN THE TOWN.

WHEREAS A Council of a Municipality may, pursuant to the Municipal Government Act, Chapter M-26, R.S.A. 2000, pass bylaws for the purpose of regulating and controlling domestic animals and activities in relation to them and to provide for the imposition of a fine and or imprisonment due to contravention of said bylaw; and

WHEREAS The Council of the Town of Rimbey deems it necessary and expedient to pass a bylaw for the purpose of regulating and controlling dogs and cats within the corporate boundaries of the Town of Rimbey;

NOW THEREFORE, THE MUNICIPAL COUNCIL OF THE TOWN OF RIMBEY, DULY ASSEMBLED, ENACTS AS FOLLOWS:

PART ONE- TITLE

1. The Bylaw shall be cited as the “Responsible Pet Ownership Bylaw”.

PART TWO- DEFINITIONS

2. In this bylaw, unless the context otherwise requires, the word, term or expressions:
 - a) “Altered” means neutered or spayed.
 - b) “Animal” means dog or cat, aggressive dog or dangerous dog
 - c) “Animal Control Officer” means a person or firm engaged by the Town to administer and/or enforce the provisions of the bylaw.
 - d) “Animal License” means the numbered tag issued by the Town of Rimbey on an annual basis.
 - e) “Aggressive Dog” means any dog that:
 - i. has been designated an aggressive dog by an Animal Control Officer.
 - f) “Cat” means either a male or female animal of the feline family.
 - g) “Contractor” means a person or firm engaged by the Town to perform Animal Control Services.
 - h) “Dangerous Dog” means:
 - i. A dog which has been made the subject of an order under the Dangerous Dog Act.
 - i) “Dog” means either a male or female animal of the canine family.
 - +)j) “Foster Animal” means a dog or cat placed in a person’s custody on a temporary basis by a humane society for fostering purposes.
 - j)k) “Former Owner” means the person at the time of impoundment who was the Owner of an Animal which has been subsequently sold or destroyed.
 - k)l) “Justice” has the meaning as defined in the Provincial Offences and Procedure Act, R.S.A 2000, c. P-34 and amendments thereto.
 - +)m) “Kennel” means any place, owned by a person, group of persons or corporation engaged in the business of breeding, buying, selling, or boarding more than three dogs and/or three cats.
 - m)n) “Leash” means a restraint that is less than two meters in length and made of material capable of restraining an animal on which it is being used.
 - n)o) “Livestock” includes but is not limited to:
 - i. a horse, mule, ass, swine, emu, ostrich, camel, alpaca, sheep, or goat.
 - ii. domestically reared or kept deer, reindeer, moose, elk or bison.
 - iii. fur bearing animals including fox, coyote, wolf, weasels, or mink.
 - iv. animals of the bovine species.
 - v. animals of the avian species excluding chickens.
 - vi. Bees.
 - vii. all other animals normally kept for agriculture purposes.

A BYLAW OF THE TOWN OF RIMBEY, IN THE PROVINCE OF ALBERTA TO PROVIDE FOR THE REGULATIONS FOR THE CONTROL OF DOGS AND CATS IN THE TOWN.

- o)p) “Major Injury” means any physical injury to a domestic animal or person, caused by an animal that results in major bruising large puncture, scratch or tearing of the skin, bleeding, or any other injury that is not life threatening, disfiguring, or debilitating.
- p)q) “Microchip” means a tiny transponder, about the size of a grain of rice, that can be implanted in your pet's skin by a veterinarian for a good back-up option for pet identification.
- q)r) “Minor Injury” means any physical injury to a domestic animal or person, caused by an animal that results in minor bruising, small puncture, scratch or tearing of the skin, bleeding, or any other injury that is not life threatening, disfiguring, or debilitating.
- r)s) “Municipal Ticket” means a municipal ticket issued on behalf of the Town for a violation under this bylaw.
- s)t) “Muzzle” means a device of sufficient strength placed over an animals mouth to prevent it from biting.
- t)u) “Officer” includes an Animal Control Officer, a Bylaw Enforcement Officer, a Peace Officer, a Special Constable and a Member of the Royal Canadian Mounted Police.
- u)v) “Owner” includes any person, partnership, association or corporation:
- i. owning, possessing, having charge of, or control over any animal.
 - ii. harboring any animal.
 - iii. suffering or permitting any animal to remain about his or her house or premises.
 - iv. any person to whom a License has been issued under this bylaw.
- For the purpose of this Bylaw, an animal can have more than one Owner at the same time, any, or all, who may be charged with offences under this Bylaw.
- v)w) “Park or Parkland” means all recreational land areas owned or controlled by the town, lying within the Town boundaries, and whether improved or in whole or in part, or in its natural state: and includes all buildings or other improvements situated on these land areas.
- w)x) “Running at Large” shall mean any animal off the premises of the owner and not on a leash held by a person able to control the animal.
- x)y) “Tattoo” means a permanent means of identification with a series of letters and numbers.
- y)z) “Threatening Behavior” means behavior that creates a reasonable apprehension of a threat of harm and may include growling, lunging, snarling, charging, or chasing.

PART THREE- RESPONSIBILITY OF THE OWNER

- 3.1 No more than three (3) dogs over 4 months old shall be kept or harbored at one time on land or premise occupied by their owners unless approval to operate a kennel is received by way of a Development Permit from the Town of Rimbey. Kennels will not be permitted in residential areas.
- 3.2 No more than three (3) cats over 4 months old shall be kept or harbored at one time on land or premise occupied by their owners.
- 3.3 Notwithstanding subsection 3.1, a person may keep or harbour, or allow to be kept or harboured, on that person’s property, up to six (6) dogs if at least three (3) dogs have been placed with that person as a Foster Animal.
- 3.4 Notwithstanding subsection 37(1), a person may keep or harbour, or allow to be kept or harboured, on that person’s property, up to seven (6) cats if at least three (3) cats has been placed with that person as a Foster Animal.

A BYLAW OF THE TOWN OF RIMBEY, IN THE PROVINCE OF ALBERTA TO PROVIDE FOR THE REGULATIONS FOR THE CONTROL OF DOGS AND CATS IN THE TOWN.

~~3.2~~

~~3.3~~ 3.5 If an animal defecates on any public or private property other than the property of its owner, the owner shall cause such defecation to be removed immediately. The owner shall be responsible for carrying the necessary apparatus to remove the offending substance.

3.4 ~~3.6~~ If an animal defecates on its owner's property to the extent that an excessive smell results, the owner shall immediately remove the defecation upon receipt of notice from an Officer, or Health Authority having jurisdiction.

~~3.75~~ The owner of a dog is guilty of an offence if such dog barks or howls as to disturb a person.

~~3.8~~

~~3.6~~ —a) no owner shall permit his animal to damage public or private property.
b) when public or private property is damaged by an animal, its owner shall be deemed to have breached the requirements of subsection (a) and is subject to the fines outlined in Schedule "A".

~~3.97~~ When an aggressive or dangerous dog is on the premises of its owner, it shall be kept confined indoors under the effective control of a person sixteen years (16) or older, or confined in a secured enclosed and locked pen, or other structure constructed and secured in such a fashion as to prevent the escape of the aggressive or dangerous dog, and to prevent the entry of person unauthorized by the owner.

~~3.8~~ 3.10 When an aggressive or dangerous dog is off the premises of the owner, it shall be securely muzzled and shall be either harnessed or leashed securely and under the direct control of a person sixteen years (16) or older to effectively prevent it from threatening or harassing any person. This requirement shall not apply when the aggressive or dangerous dog is confined in a pen meeting the requirements of 3.7 above.

PART FOUR- LICENSING PROVISIONS AND OFFENCES

- 4.1 Every person, who owns, keeps or harbors an animal, which is four (4) months of age, or older must obtain a license for each animal from the Town of Rimbey yearly. Furthermore, any person who obtains an animal during any point of the calendar year shall within 30 days of obtaining the animal obtain a license from the Town of Rimbey. Also, any person who moves into the Town of Rimbey at any point during the calendar year with an animal shall within 30 days apply for a license from the Town of Rimbey.
- 4.2 Animal licenses must be renewed each year that ownership continues. Renewal of animal licenses are due and payable to the Town of Rimbey on the first day of January in each year and shall be for the period of January 1st to December 31st, each year.
- 4.3 At the time of purchase of a license, the owner shall record with the Town, their name, mailing address, and physical address if different from mailing address. A description of the animal, including sex, breed, age, along with microchip or tattoo number, or other information pertaining to the animal as requested by the Town.
- 4.4 Upon payment of the current yearly license fee, the Town or its designate shall issue a license and a tag with a number and year on it to the owner.
- 4.5 Every person who fails to purchase a license, for any animal they own, on or before the 31st day of January in any year, shall be guilty of an offence and subject to the penalties provided for in this Bylaw.
- 4.6 The license fee for each year or any part thereof for each animal shall be as outlined in the current Fees for Services Bylaw.
- 4.7 If a tag is lost or destroyed, the owner shall apply for a replacement, which shall be issued by the Town of Rimbey upon presentation by owner of a receipt showing payment of the license fee for the current year and upon payment of 50% of the original fee.
- 4.8 A tag is not transferable from one animal to another and no refund will be made for any issued tag.

A BYLAW OF THE TOWN OF RIMBEY, IN THE PROVINCE OF ALBERTA TO PROVIDE FOR THE REGULATIONS FOR THE CONTROL OF DOGS AND CATS IN THE TOWN.

4.9 No refund shall be made on any paid animal license fee because of death, sale of animal, or upon the owner leaving the Town of Rimbey prior to the expiry date of the license.

5.0 FOSTER ANIMALS

5.1 Request for Foster Animal License

5.1.1 Any person that becomes or intends to become, on a temporary basis, the owner of a foster animal that is otherwise required to be licensed may in their application for the license request that the license be issued as a foster animal license.

5.1.2 An owner who requests that a license be issued as a foster animal license shall provide, written documentation identifying the organization from which the foster animal has been obtained and confirming that the dog or cat subject to the license application is a foster animal.

5.1.3 If, based on the written documentation provided the Chief Administrative Officer is satisfied, that the dog or cat is a foster animal, the Chief Administrative Officer may authorize the issuance of a foster animal license for the dog or cat in question.

5.1.4 In the event that the person to whom the foster animal license has been issued permanently adopts the dog or cat that is the subject of the foster animal license, that person shall immediately apply for a license as required by this Bylaw.

5.1.5 It is the responsibility of the Foster Family to notify the Town when the Foster animal(s) leave for their forever home or are returned.

5.2 Application of License Provisions to Foster Animal Licenses

No license fee shall be payable for the issuance of a foster animal license.

5.3 Expiry of Foster Animal License

5.3.1 A foster animal license shall expire eight (8) weeks after the date on which the foster animal license is granted, unless the Chief Administrative Officer, prior to the date of expiry, expressly authorizes the extension of the foster animal license for a defined period of time.

5.3.2 Upon expiry of a foster animal license, the dog or cat that is the subject of the foster animal license, shall be considered unlicensed, unless a license has been applied for or the dog or cat is subject to a licensing exemption pursuant to this Bylaw.

PART SIX FIVE- ANIMAL CONTROL PROVISIONS

65.1 The owner of an animal is guilty of an offence if the animal:
a) is running at large.
b) destroys or damages any public or private property.

65.2 Any person who owns or occupies a dwelling unit(as defined by the land use bylaw), is guilty of an offence if he or she has more than three(3) dogs over the age of four months on any land which contains or is permitted under the Land Use Bylaw to contain, a dwelling unit.

A BYLAW OF THE TOWN OF RIMBEY, IN THE PROVINCE OF ALBERTA TO PROVIDE FOR THE REGULATIONS FOR THE CONTROL OF DOGS AND CATS IN THE TOWN.

- 65.3 Any person who owns or occupies a dwelling unit(as defined by the land use bylaw), is guilty of an offence if he or she has more than three(3) cats over the age of four months on any land which contains or is permitted under the Land Use Bylaw to contain, a dwelling unit.
- 65.4 Sections 65.2 or 65.3 does not apply to the premises lawfully used for the care and treatment of animals operated by a licensed veterinarian or a person in possession of a development permit to operate a kennel or cattery as authorized by the Town's current Land Use Bylaw.
- 65.5 The owner of an animal is guilty of an offence if he or she allows the defecation of an animal to accumulate on private property to such an extent that is it likely to annoy people or constitute a nuisance due to odor or unsightliness.
- 65.6 A person is guilty of an offence if such person springs or otherwise tampers with or damages a live trap in which animals are being trapped, or have been trapped, so as to allow any animal to escape from the trap.
- 65.7 Any owner of an animal in the Town for a period of 30 days in a calendar year is required to have a current license for the Town unless the owner is visiting and the animal is licensed in another municipality.
- 65.8 A person is guilty of an offence if he or she exercises an animal while he or she is driving a motor vehicle.
- 65.9 The owner of an animal is guilty of an offence if he or she fails to ensure the animal wears a collar and tag or is microchipped or tattooed, when the animal is off the owner's premises.
- 65.10 The owner of an animal is guilty of an offence if such animal is in an area where signs prohibit the presence of animals.
- 65.11 No person shall keep or cause to be kept:
- venomous reptile, venomous insect or venomous spider,
 - any wild animal,
 - any livestock on any property unless the property is designated as an Agriculture District as provided under the Town Land Use Bylaw and has been approved for such by the Development Officer.

PART SEVEN SIX- THREATEN, ATTACK, OR BIT ANIMAL PROVISION

- 76.1 The owner of an animal is guilty of an offence if the animal:
- exhibits threatening behavior towards a person or other domestic animal;
 - bites, attacks or causes minor injury to a domestic animal.
 - bites, attacks or causes minor injury to a person.
 - bites, attacks or causes major injury to a domestic animal.
 - bites, attacks or causes major injury or death to a person.
 - causes death to a domestic animal.
- 76.2 Section 76.1 applies to the conduct of an animal whether on or off the property of the owner.

PART EIGHT SEVEN- INTERFERENCE WITH AN OFFICER

- 87.1 Any person, whether he or she is the owner of an animal which is being or has been pursued and or captured, is guilty of an offence if he or she:
- interferes with, or attempts to obstruct, an Officer who is attempting to capture, or who has captured, any animal.
 - unlocks or unlatches or otherwise opens the vehicle in which animals captured for impoundment have been placed, so as to allow or attempt to allow any animal to escape there from.
 - removes, or attempts to remove, any animal from the possession of an Officer.

A BYLAW OF THE TOWN OF RIMBEY, IN THE PROVINCE OF ALBERTA TO PROVIDE FOR THE REGULATIONS FOR THE CONTROL OF DOGS AND CATS IN THE TOWN.

- d) refuses to provide identification (name, address, and date of birth) and proof thereof to an Officer upon request.
- e) provides false or misleading information to an Officer.

PART NINE EIGHT-IMPOUNDING ANIMALS

- 98.1 Any Officer or any designated Contractor with the Town may seize and impound:
 - a) any animal running at large.
- 98.2 Upon receiving an animal for impound, an Animal Control Officer, Contractor, or its staff, shall make reasonable efforts to identify and contact the owner of the animal.
- 98.3 Subject to the entry notice provisions of the Animal Protection Act, RSA 2000 CA-4(1), an Officer may enter upon privately owned property at all times, other than a dwelling house, for the purposes of enforcing the provisions of this Bylaw
- 98.4 An Officer, including an Animal Control Officer is hereby authorized to use live traps, nets, or any other similar means to effect capture of animals. The Town or its Contractor shall not be held liable for the death or injury of any animal.
- 98.5 The Contractor shall not sell, euthanize, or otherwise dispose of any impound animal until the animal is retained in the Contractors Impound facility for seventy-two (72) hours, not including the day of impounding, Sunday's, or Statutory Holidays. After the expiration of the seventy-two (72) hours, if the owner has not claimed the impounded animal, the animal becomes property of the Contractor.
- 98.6 Section 98.5 may be overruled if an impounded animal is deemed to be in immediate and severe medical distress by a licensed veterinarian or other qualified animal health professional, whereas humane euthanasia is the only treatment option to end suffering.
- 98.7 The Contractor may retain an animal for a longer period if in the opinion of the Contractor the circumstances warrant the expense or they have reasonable grounds to believe that the animal is a continued danger to persons, animals or property.
- 98.8 Any healthy animal may be returned to the owner during the seventy-two (72) hour period of impoundment upon payment to the Contractor the costs of impoundment and boarding (as specified between the Town and the Contractor).
- 98.9 Any person claiming an impounded animal shall present government issued photo identification to the Contractor or its staff.

PART TEN NINE-MUNICIPAL TICKETS AND VIOLATION TICKETS

- 109.1 Where an Officer has reasonable grounds to believe that a person has contravened any provision of the Bylaw:
 - a) he or she may serve upon the person a Municipal Ticket allowing payment of the specified fine as set out in Schedule "A", which payment will be accepted by the Town or the Contractor on behalf of the Town in lieu of prosecution for the offence if paid within 21 days of the date of service; or
 - b) he or she may issue and serve a violation ticket in accordance with the Provincial Offences Procedure Act, R.S.A. 2000, c P-34 and amendments thereto, allowing a voluntary payment or requiring a person to appear in court, without the alternative of making a voluntary payment.
- 109.2 An Officer may but is not required to issue a Municipal Ticket before issuing a violation ticket under the Provincial Offences Procedure Act.
- 109.3 A Municipal Ticket shall be deemed to be sufficiently served if:
 - a) served personally on the owner of the animal, or left at the owners residence; or
 - b) mailed to the address of the owner of the animal.



Town of Rimbey

Bylaw ~~996/22~~ ~~991/22~~

A BYLAW OF THE TOWN OF RIMBEY, IN THE PROVINCE OF ALBERTA TO PROVIDE FOR THE REGULATIONS FOR THE CONTROL OF DOGS AND CATS IN THE TOWN.

~~109.4~~ Penalties for a second, third and subsequent offences will be applicable, where those offences occur within one (1) year of the first offence.

PART ~~ELEVEN TEN~~ – SEVERABILITY CLAUSE

11.1

~~10.1~~ Every provision of this Bylaw is independent of all other provisions and if any provision of this Bylaw is declared invalid for any reason by a court of competent jurisdiction, all other provisions of this Bylaw shall remain valid and enforceable.

PART ~~TWELVE ELEVEN~~ – EFFECTIVE DATE

~~121.1~~ This Bylaw shall take effect on the date of the third and final reading.

~~121.2~~ Bylaws ~~991/22~~ ~~961/18~~ and ~~755/03~~ and are hereby repealed.

READ a first time this _____ day of _____, ~~2023~~ ~~2022~~.

MAYOR RICK PANKIW

CHIEF ADMINISTRATIVE OFFICER
LORI HILLIS



Town of Rimbey

Bylaw 996/22 991/22

A BYLAW OF THE TOWN OF RIMBEY, IN THE PROVINCE OF ALBERTA TO PROVIDE FOR THE REGULATIONS FOR THE CONTROL OF DOGS AND CATS IN THE TOWN.

READ a second time this _____ day of _____, ~~2023~~2022.

MAYOR RICK PANKIW

CHIEF ADMINISTRATIVE OFFICER
LORI HILLIS

READ a third and final time this _____ day of _____, 2023
~~2022~~.

MAYOR RICK PANKIW

CHIEF ADMINISTRATIVE OFFICER
LORI HILLIS

A BYLAW OF THE TOWN OF RIMBEY, IN THE PROVINCE OF ALBERTA TO PROVIDE FOR THE REGULATIONS FOR THE CONTROL OF DOGS AND CATS IN THE TOWN.

Schedule "A"	
Have more than three dogs (3) (3.1)	\$100.00 first offence \$200.00 second offence \$300.00 third and subsequent offence
Have more than three cats (3) (3.2)	\$100.00 first offence \$200.00 second offence \$300.00 third and subsequent offence
Fail to remove defecation 3.5 (3.3)	\$100.00 first offence \$200.00 second offence \$300.00 third and subsequent offence
Allowing defecation to accumulate on property (3.6 3.4)	\$100.00 first offence \$200.00 second offence \$300.00 third and subsequent offence
Dog barks or howls as to disturb a person (3.7 3.5)	\$100.00 first offence \$200.00 second offence \$300.00 third and subsequent offence
Animal destroys or damages property (3.8 3.6)	\$100.00 first offence \$200.00 second offence \$300.00 third and subsequent offence
Aggressive dog not muzzled, in control and on a leash (3.10 3.8)	\$200.00 first offence \$400.00 second offence \$600.00 third and subsequent offence
Failure to ensure collar and tag are worn by animal (4.4)	\$75.00 first offence \$150.00 second offence \$300.00 third and subsequent offence
Animal running at large (6.1 5.1(a))	\$100.00 first offence \$200.00 second offence \$300.00 third and subsequent offence
Animal on a park or parkland where prohibited (6.1 5.1 (b))	\$100.00 first offence \$200.00 second offence \$300.00 third and subsequent offence
Fail to license (6.7 5.7)	\$200.00 first offence \$400.00 second offence \$600.00 third and subsequent offence
Keeping or harboring an exotic animal (6.11 5.11)	\$100.00 first offence \$200.00 second offence \$300.00 third and subsequent offence
Keeping or harboring wild or exotic animals or livestock (5 6.11(a)(b)(c))	\$200.00 first offence \$400.00 second offence \$600.00 third and subsequent offence
Animal exhibits threatening behavior to person/animal (6 7.1(a))	\$200.00 first offence \$400.00 second offence \$600.00 third and subsequent offence
Animal bites, attacks or causes minor injury to an animal (6 7.1(b))	\$200.00 first offence \$400.00 second offence \$800.00 third and subsequent offence

A BYLAW OF THE TOWN OF RIMBEY, IN THE PROVINCE OF ALBERTA TO PROVIDE FOR THE REGULATIONS FOR THE CONTROL OF DOGS AND CATS IN THE TOWN.

Animal bites, attacks or causes minor injury to a person (<u>6</u> <u>7</u> .1(c))	\$500.00 first offence \$1,000.00 second offence COURT third and subsequent offence
Animal bites, attacks or causes major injury to an animal (<u>6</u> <u>7</u> .1(d))	\$500.00 first offence \$1,000.00 second offence COURT third and subsequent offence
Animal bites, attacks or causes major injury or death to person (<u>6</u> <u>7</u> .1(e))	COURT first offence COURT second offence COURT third and subsequent offence
Animal causes death to an animal (<u>6</u> <u>7</u> .1(f))	\$500.00 first offence COURT second offence COURT third and subsequent offence
Interfere with an officer (<u>7</u> <u>8</u> .1(a))	\$500.00 first offence \$1,000.00 second offence \$1,500.00 third and subsequent offence
Remove or attempt to remove animal from an officer (<u>7</u> <u>8</u> .1(c))	\$500.00 first offence \$1,000. 00 second offence \$1,500.00 third and subsequent offence
Refuse to provide identification to an officer (<u>7</u> <u>8</u> .1(d))	\$500.00 first offence \$1,000.00 second offence COURT third and subsequent offence
Provide false or misleading information to an officer (<u>7</u> <u>8</u> .1(e))	\$500.00 first offence \$1,000.00 second offence \$1,500.00 third and subsequent offence



**BYLAW NO. 18-18
OF THE TOWN OF STRATHMORE
IN THE PROVINCE OF ALBERTA**

- 3.3 This Bylaw is gender-neutral and, accordingly, any reference to one gender includes another.
- 3.4 Every provision of this Bylaw is independent of all other provisions and if any provision of this Bylaw is declared invalid for any reason by a court of competent jurisdiction, all other provisions of this Bylaw shall remain valid and enforceable.
- 3.5 Any reference to the provisions of a statute of Alberta or another bylaw is a reference to that statute or bylaw as amended or repealed and replaced from time to time.

4.0 FOSTER ANIMALS

4.1 Request for Foster Animal Licence

- 4.1.1 Any person that becomes or intends to become, on a temporary basis, the owner of a foster animal that is otherwise required to be licensed may in their application for the licence request that the licence be issued as a foster animal licence.
- 4.1.2 An owner who requests that a licence be issued as a foster animal license shall provide, written documentation identifying the organization from which the foster animal has been obtained and confirming that the dog or cat subject to the licence application is a foster animal.
- 4.1.3 If, based on the written documentation provided the Chief Administrative Officer is satisfied, that the dog or cat is a foster animal, the Chief Administrative Officer may authorize the issuance of a foster animal licence for the dog or cat in question.
- 4.1.4 In the event that the person to whom the foster animal licence has been issued permanently adopts the dog or cat that is the subject of the foster animal license, that person shall immediately apply for a licence as required by this Bylaw.
- 4.1.5 It is the responsibility of the Foster Family to notify the Town when the Foster animal(s) leave for their forever home or are returned.

4.2 Application of Licence Provisions to Foster Animal Licences

No license fee shall be payable for the issuance of a foster animal licence.

4.3 Expiry of Foster Animal Licence

- 4.3.1 A foster animal licence shall expire eight (8) weeks after the date on which the foster animal licence is granted, unless the Chief Administrative Officer, prior to the date of expiry, expressly authorizes the extension of the foster animal licence for a defined period of time.

Elected Official Initial PF

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DOG AND CAT OWNERSHIP LIMITS

37.

- (1) No person shall own, keep or harbour or allow to be kept or harboured on that person's property more than three (3) dogs and six (6) cats aged six (6) months or more. On the date this Bylaw comes into force, a person who owns more than three dogs or six cats in accordance with Bylaws 3183 and 3382, shall be permitted to keep those dogs and cats, but shall not be permitted to replace dogs or cats which exceed the maximums allowed under this subsection.
- (2) Subsection 37(1) does not apply to premises lawfully used for a retail pet sales business or the care, maintenance and treatment of dogs or cats operated by and in charge of a licensed veterinarian, licensed Animal groomer or Animal breeding business nor any premises that are temporarily used for the purpose of a lawful dog show nor to any person in possession of a valid license to operate an Animal boarding business within the City.
- (3) Notwithstanding subsection 37(1), a person may keep or harbour, or allow to be kept or harboured, on that person's property, up to four (4) dogs if at least one dog has been placed with that person as a Foster Animal.
- (4) Notwithstanding subsection 37(1), a person may keep or harbour, or allow to be kept or harboured, on that person's property, up to seven (7) cats if at least one cat has been placed with that person as a Foster Animal.
- (5) On demand from a Bylaw Enforcement Officer, a person who keeps or harbours, or allows to be kept or harboured, a Foster Animal, shall provide to the Bylaw Enforcement Officer written proof, satisfactory to the Bylaw Enforcement Officer, that the Animal is a Foster Animal.

CAT TRAPPING

38.

- (1) No person shall set a cat trap outdoors:
 - (a) if the temperature is below 0 degrees Celsius or forecast to be below 0 degrees Celsius in the next seventy-two (72) hour period;
 - (b) in an area not shaded from the sun;
 - (c) unless the trap is checked hourly and closed by 11:00 p.m. each night and rendered inoperable until 6:00 a.m. the following day; or
 - (d) unless the person is residing and present at the property where the cat trap is located.
- (2) No person shall taint cat trap bait with any poisonous chemical or substance.

Bylaw Committee
REQUEST FOR DECISION



Meeting: January 3, 2023
Submitted By: Bonnie Rybak, Executive Assistant
Subject: 609/93 Building Permit Fees Bylaw
Item For: Public Information -or- Closed Session

BACKGROUND:

The Bylaw Committee requested that Administration bring forward the bylaws that need to be repealed. Bylaw 609/93 needs to be repealed.

ATTACHMENTS:

[RFD 4.2.1 609 93 Building Permit Fees](#)

PREPARED BY: Bonnie Rybak, Executive Assistant

December 29, 2022
Date

ENDORSED BY:

A handwritten signature in blue ink that reads "Lori Hillis".

Lori Hillis, CPA, CA, Chief Administrative Officer

December 29, 2022
Date

BY-LAW #609/93

A BY-LAW OF THE TOWN OF RIMBEY IN THE PROVINCE OF ALBERTA TO AMEND BY-LAWS #585-92 AND #595/93 (Building permit fees).

Whereas by-laws #585/92 and #595/93 prescribe building permit fees to be charged for various developments;

And Whereas the Council of the Town of Rimbey deem it desirable to adjust these fees to better reflect the municipality's costs in the provision of building inspection services; and to include inspection services for mobile homes;

Now Therefore the Council of the Town of Rimbey, duly assembled, hereby enacts as follows:

That Schedule A of by-law #595/93 is hereby amended as follows:

Delete: Residential additions to existing buildings - \$135.00

Add: Residential additions to existing buildings - \$135.00 except as follows:

Porches - \$40.00 ("porch" shall mean a small addition connected to the front or rear entrance of a residential building)

Sheds - sheds less than 100 square feet (9.29 square metres) - no charge, as building inspections are not required for this development

sheds in excess of 100 square feet (9.29 square metres) \$40.00.

Mobile homes - \$60.00

And that this by-law shall come into effect on the date of final passage thereof.

Read a firsttime this 24 day of November, 1993.

Read a second time this 24 day of November, 1993.

Read a thirddtime this 24 day of November, 1993.



Mayor



Secretary-Treasurer