

THE CORPORATION OF THE TOWNSHIP OF ARMSTRONG

BY-LAW NO. 2022-47

**BEING A BY-LAW TO REGULATE THE KEEPING OF ANIMALS
AND THE REGISTRATION OF DOGS AND CATS
WITHIN THE TOWNSHIP OF ARMSTRONG**

WHEREAS the Council of the Corporation of the Township of Armstrong deems it necessary and expedient to pass a By-law to regulate the keeping of animals and the registration of dogs and cats within the Township of Armstrong;

AND WHEREAS under Section 8 of the Municipal Act, 2001, S.O. 2001, c. 25, as amended, the powers of a municipality shall be interpreted broadly to enable it to govern its affairs as it considers appropriate and to enhance the municipality's ability to respond to municipal issues;

AND WHEREAS under Section 9 of the Municipal Act, 2001, S.O. 2001, c. 25, as amended, a municipality has the capacity, rights, powers and privileges of a natural person for the purpose of exercising its authority under this or any other Act;

AND WHEREAS under Section 10 (1) of the Municipal Act, 2001, S.O. 2001, c. 25, as amended, a single-tier municipality may provide any service or thing that the municipality considers necessary or desirable for the public;

AND WHEREAS under Section 10 (2) 6 of the Municipal Act, 2001, S.O. 2001, c. 25, as amended, provides that a municipality may pass by-laws with respect to matters of health, safety and well-being of persons;

AND WHEREAS Section 10. (2) paragraph 9 of the Municipal Act, 2001, S.O. 2001, c.25, as amended, a municipality may pass by-laws respecting animals;

AND WHEREAS Section 103. (1) of the Municipal Act, 2001, S.O. 2001, c.25, as amended, provides that if a municipality passes a by-law regulating or prohibiting with respect to the being at large or trespassing of an animal, it may provide for;

- (a) the seizure and impounding of animals being at large or trespassing contrary to the by-law; and
- (b) the sale of impounded animals,
 - (i) if they are not claimed within a reasonable time,
 - (ii) if the expenses of the municipality respecting the impounding of animals are not paid, or
 - (iii) at such time and in such manner as provided in the by-law.

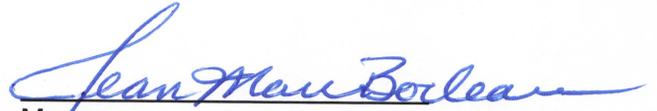
AND WHEREAS Section 425(1) of the Municipal Act, S.O. 2001, c. 25, as amended, provides that a municipality may pass by-laws providing that a person who contravenes a by-law of the municipality passed under the Act is guilty of an offence;

AND WHEREAS Section 429(1) of the Municipal Act, S.O. 2001, c. 25, as amended, provides that a municipality may establish a system of fines for offences under a by-law of the municipality passed under the Act;

NOW THEREFORE the Council for the Corporation of the Township of Armstrong hereby enacts the following as a by-law:

1. That Council adopts a by-law to regulate the keeping of animals and the registration of dogs and cats within the Township identified as Schedule "A", attached hereto and forming part of this by-law;
2. That By-law No. **2006-18** and any amendments thereto be hereby repealed.
3. That the Clerk of the Township of Armstrong is hereby authorized to make minor modifications or corrections of a grammatical or typographical nature to the By-law and schedule, after the passage of this By-law, where such modifications or corrections do not alter the intent of the By-law.
4. That this By-Law shall come into force and take effect on the date of its final passing.

Read a FIRST time this 14th day of December, 2022.



Mayor



Clerk

Read a SECOND and FINAL time this 11th day of January, 2023.



Mayor



Clerk

CORPORATION OF THE TOWNSHIP OF ARMSTRONG

SCHEDULE "A" TO BY-LAW NO. 2022-47

**BEING A BY-LAW TO REGULATE THE KEEPING OF ANIMALS
AND THE REGISTRATION OF DOGS AND CATS
WITHIN THE TOWNSHIP OF ARMSTRONG**

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PART 1 GENERAL PROVISIONS

SECTION	
1.1	Short Title
	This By-Law shall be cited as the "Animal Control By-law".
1.2	Scope
	Except where otherwise provided, the provisions of this By-law shall apply to all <i>persons</i> and property within the geographic limits of the <i>Township of Armstrong</i> .
1.3	Enforcement
	This By-law shall be enforced by an <i>Animal Control Officer, By-law Enforcement Officer</i> or <i>Police Officer</i> .
1.4	Conflicts with another by-law
	Where a provision of this By-law conflicts with a provision of another by-law in force in the <i>Township</i> , the provision that establishes the higher standard in terms of protecting the health, safety and welfare of the general public and the environmental well-being of the municipality, shall prevail to the extent of the conflict.

PART 2 DEFINITIONS

Definitions of words, phrases and terms used in this By-law that are not included in the list of definitions in this section shall have the meanings which are commonly assigned to them in the context in which they are used in this By-law.

The words, phrases and terms defined in this section have the following meaning for the purpose of this By-law.

SECTION	
2.1	"Animal" means a member of the animal kingdom, other than a human, not covered by The Wildlife Act.
2.2	"Animal Control Officer" means the <i>person</i> or <i>persons</i> duly appointed by <i>Council</i> as Municipal Law Enforcement Officers for the purpose of enforcing the <i>Township's</i> Animal Control By-Law.
2.3	"Animal for Research Act" means the Animal for Research Act, R.S.O. 1990, c. A.22 as amended.
2.4	'Animal Free Zone' means areas designated by <i>Council</i> in which <i>dogs, cats</i> and <i>animals</i> are not permitted.
2.5	'At Large' means a <i>dog, cat</i> or <i>animal</i> being in a place other than a property <i>owned</i> or occupied by its <i>owner</i> and not under the <i>effective control</i> of a <i>responsible person</i> acting on behalf of the <i>owner</i> and, in the case of a <i>hen</i> means being outside a <i>coop</i> or <i>hen run</i> .
2.6	'Barn Cat' means a cat that is unsocialized to humans, live primarily outdoors in a feral or semi feral condition on agricultural properties, usually sheltering in outbuildings.
2.7	'Building Code Act' means the Building Code Act, S.O. 1992, C25

2.8	“By-law Enforcement Officer” means the <i>person</i> or <i>persons</i> duly appointed by <i>Council</i> as Municipal Law Enforcement Officers for the purpose of enforcing regulatory by-laws of the <i>Township</i> .
2.9	“Cat” means a male or female feline of any breed of domesticated cat or crossbreed of domesticated cat.
2.10	“Cat tag” means a <i>cat</i> tag issued pursuant to this By-law.
2.11	“Control” includes care and custody.
2.12	“Coop” means a fully enclosed weatherproof building where <i>hens</i> are kept and which the interior of includes nest boxes for egg laying, perches for the <i>hens</i> to sleep on and food and water containers.
2.13	“Council” means the Municipal <i>Council</i> of the <i>Township of Armstrong</i> .
2.14	“Dog” means a male or female of the domesticated canine species.
2.15	“Dog Off Leash Area” means a specific confined area designated by <i>Council</i> , from time to time, where a <i>dog</i> owner is permitted to allow his or her <i>dog</i> to <i>run at large</i> , and is not required to <i>leash</i> such <i>dog</i> .
2.16	“Dog Owners Liability Act” means the Dog Owners’ Liability Act, R.S.O. 1990, c. D.16 as amended.
2.17	“Dog Tag” means a <i>dog</i> tag issued pursuant to this By-law.
2.18	“Dwelling Unit” means a <i>suite</i> operated as a housekeeping unit, used or intended to be used as a domicile by one or more <i>persons</i> and usually containing cooking, eating, living, sleeping and sanitary facilities.
2.19	“Effective control” means to be in the care and custody of a <i>Responsible Person</i> .
2.20	“Feed(s)/ Feeding” means the regular or intermittent supply of food or allowing the placing or maintenance of a supply of food on a regular or intermittent basis, which food is accessible to or accessed by a <i>dog</i> , <i>cat</i> or <i>animal</i> .
2.21	“Fire Chief” means the head of the Township of Armstrong Fire Department as designated by <i>Council</i> .
2.22	“Harbour” means living with, having care and control of, feeding, leaving food in a manner that is likely to attract a <i>dog</i> , <i>cat</i> or <i>animal</i> to a property, and shall also specifically include a situation in which any <i>person</i> provides food to any <i>dog</i> , <i>cat</i> or <i>animal</i> whether domesticated or feral.
2.23	“Hen” means a domesticated female chicken that is at least sixteen weeks old.
2.24	“Hen Run” means a covered secure enclosure that allows hens’ access to outdoors.
2.25	“Herding Dog” means a dog that has been trained and is actively being used in a bona fide farming operation for the purposed of controlling livestock on the farm.
2.26	“Keeps / Keeping” means to own, keep, harbour, maintain or feed a <i>cat</i> , <i>dog</i> , or <i>animal</i> .
2.27	“Kennel” means premises other than a pet store, <i>veterinary</i> hospital or clinic, animal shelter or property that is operating a legitimate fostering program for <i>dogs</i> , <i>cats</i> or <i>animals</i> under the authority of a Society, in which the predominant activity consists of: breeding <i>dogs</i> , <i>cats</i> or <i>animals</i> , raising <i>dogs</i> , <i>cats</i> or <i>animals</i> , boarding <i>dogs</i> , <i>cats</i> or <i>animals</i> , and/ or, harbouring more than the maximum allowable number of <i>dogs</i> , <i>cats</i> or <i>animals</i> .
2.28	“Kennel License” means a permit granted by <i>Council</i> to operate a <i>kennel</i> .
2.29	“Leash” means a restraining device, by which a <i>dog</i> , <i>cat</i> or other <i>animal</i> is held in check.
2.30	“Leashed” shall mean restrained by a <i>leash</i> securely attached to the <i>dog</i> or <i>cat</i> and a <i>person</i> or object.
2.31	“Livestock Guardian Dog” means a dog that works and/or lives with domestic farm animals (e.g., cattle, sheep, poultry) to protect them while repelling predators and is used exclusively for that purpose.
2.32	“Livestock, Poultry and Honey Bee Protection Act” means the Livestock, Poultry and Honey Bee Protection Act, R.S.O. 1990, c. L 24 as amended.
2.33	“Lot Line” means the boundary line between adjoining properties and or the boundary line between a property and a <i>highway</i> , laneway, municipal sidewalk or municipal road allowance.

2.34	“Maintain” means to carry out repairs to any part or parts of a fence or structure, retention equipment, muzzling device, or other such equipment necessary so it can properly perform its intended function.
2.35	“Medical Officer of Health” means the Medical Officer of Health for the Timiskaming District.
2.36	“Microchip” means an approved “Canadian Standard” encoded identification device implanted into a <i>dog</i> or <i>cat</i> which contains a unique code that permits or facilitates access to <i>owner</i> information, including the name and address of the <i>owner</i> , which is stored in a central data base.
2.37	“Municipality” means the land within the geographic limit of the <i>Township</i> .
2.38	“Muzzle” means a humane fastening or covering device over the mouth of a <i>dog</i> and of sufficient strength to prevent the <i>dog</i> from biting.
2.39	“Noise(s)” means unwanted sound.
2.40	“Owner” when used in relation to a <i>dog</i> or <i>cat</i> , or <i>animal</i> , includes a <i>person</i> who possesses or harbours the <i>dog</i> or <i>cat</i> , or <i>animal</i> where the <i>owner</i> is a minor, the <i>person</i> responsible for the custody of the minor and “owns” has a corresponding meaning.
2.41	“Paramedic” means a <i>person</i> employed by the District of Timiskaming Social Services Administration Board to provide emergency medical services.
2.42	“Person” means an individual, firm or corporation.
2.43	“Police Dog” means a <i>dog</i> trained to aid law enforcement officers and used by such officers in the execution of their duties.
2.44	“Police Officer” means a member of the Ontario Provincial Police Service.
2.45	“Pound” means <i>premises</i> that are used for the detention, maintenance or disposal of <i>dogs</i> or <i>cats</i> that have been impounded pursuant to this by-law or the <i>Dog Owners’ Liability Act</i> .
2.46	“Pound Act” means the Pound Act, R.S.O. 1990, c. P.17 as amended.
2.47	“Private Property” means property which is privately owned and is not <i>Township property</i> .
2.48	“Premises” means the entire lot on which a single <i>dwelling unit</i> building or a multi-dwelling unit building is situate.
2.49	“Prescribed Bird” means a bird permitted in Section 7 of Schedule “A”.
2.50	“Provincial Offences Act” means the Provincial Offences Act, R.S.O. 1990, c. P.33, as amended.
2.51	“Public Property” includes all lands owned by the <i>Township</i> , any local boards, any corporations owned or controlled by the <i>Township</i> and includes all Crown lands.
2.52	“Registrar” means the <i>Animal Control Officer</i> for the <i>Township</i> , pursuant to this By-Law.
2.53	“Reasonable Amount of Time” means no less then minimum detention period seventy-two (72) hours as proscribed by Legislation or Regulations
2.54	“Responsible person” means a <i>person</i> having the strength and capable to securely <i>control</i> a <i>dog</i> so as not to permit or allow unwanted contact with another <i>person</i> , <i>dog</i> , <i>cat</i> or <i>animal</i> .
2.55	“Senior Citizen” means a person that has reached an age of sixty-five (65) years or older at the time application
2.56	“Service Animal” means any animal used by a person with a disability for reasons relating to the disability where it is readily apparent that the animal is used by the person for reasons relating to his or her disability; or where the person provides a letter from a physician or nurse confirming that he or she requires the animal for reasons relating to his or her disability; or a valid identification card signed by the Attorney General of Canada or a certificate of training from a recognized guide dog or service animal training school.
2.57	“Suite” means a single room or series of rooms of complementary use, operated under a single tenancy, and includes <i>dwelling units</i> , individual guest rooms in motels, hotels, boarding houses, rooming houses and dormitories.
2.58	“Tag” in reference to a <i>dog</i> means a <i>dog</i> tag, and in reference to a <i>cat</i> means a cat tag.
2.59	“Tattoo” means a permanent ink marking for identification purposes.

2.60	“Township” means the Township of Armstrong.
2.61	“Veterinarian” means a person registered or licensed under the Veterinarian Act.
2.62	“Veterinarian Act” means the Veterinarian Act, R.S.O. 1990, c. V.3, as amended.
2.63	“Vicious Cat” means a <i>cat</i> that has attacked or bitten a <i>person, dog, cat</i> or <i>animal</i> as determined by the <i>Animal Control Officer</i> in accordance with Section 5.1 herein.
2.64	“Vicious Dog” means a <i>dog</i> that has attacked or bitten a <i>person, dog, cat</i> or <i>animal</i> as determined by the <i>Animal Control Officer</i> in accordance with Section 5.1 herein.
2.65	“Zoning By-Law” means all current by-laws and amendments thereto and any subsequent by-laws which may be enacted in substitution therefore under the Planning Act with respect to land use within the <i>Township</i> .

**PART 3
REGISTRATION OF CATS AND DOGS**

SECTION	
3.1	<i>Registrar</i>
3.1.1	The <i>Registrar</i> is responsible for the issuance of <i>tags</i> and may, from time to time appoint agents for the issuance of <i>tags</i> as he or she may consider necessary. The <i>Registrar</i> may revoke any such appointment in writing for such reason as the <i>Registrar</i> in his or her sole discretion may determine.
3.2	Requirement to Register
3.2.1	Except as provided to the contrary in this By-law, every <i>owner</i> of a <i>dog</i> or <i>cat</i> shall register the <i>dog</i> or <i>cat</i> with the <i>Registrar</i> on or before January 31 st in each year that he or she is the <i>owner</i> of that <i>dog</i> or <i>cat</i> .
3.2.2	Every <i>person</i> who becomes the <i>owner</i> of a <i>dog</i> or <i>cat</i> after January 31 st in any year; shall register the <i>dog</i> or <i>cat</i> with the <i>Registrar</i> within 7 days of becoming the <i>owner</i> of the <i>dog</i> or <i>cat</i> and on or before January 31 st in each year thereafter.
3.2.3	Notwithstanding Sections 3.2.1 and 3.2.2, no <i>person</i> needs to register a <i>dog</i> or <i>cat</i> before the <i>dog</i> or <i>cat</i> reaches the age of twelve (12) weeks. The onus of proof of the age of the <i>dog</i> or <i>cat</i> shall rest with the <i>owner</i> .
3.2.4	Notwithstanding Section 3.2.1 the <i>owner</i> of a <i>cat(s)</i> who resides in a <i>dwelling unit</i> in an area which is zoned “agricultural” pursuant to the <i>Zoning By-Law</i> shall not be required to register his or her <i>cat(s)</i> , provided the property on which the <i>dwelling unit</i> is located is used for agricultural uses, as defined in the <i>Zoning By-Law</i> .
3.2.5	The registration of a <i>dog</i> or <i>cat</i> shall expire upon the earliest of: a) the transfer of ownership of the <i>dog</i> or <i>cat</i> for which it was issued; b) the death of the <i>dog</i> or <i>cat</i> for which it was issued; and c) December 31 st of the year in which it was issued.
3.3	Registration Process
3.3.1	Every <i>person</i> who applies to the <i>Registrar</i> to register a <i>dog</i> or <i>cat</i> , shall: a) provide the name, physical and mailing address, and telephone number of the <i>owner</i> of the <i>dog</i> or <i>cat</i> ; b) provide the name of the <i>dog</i> or <i>cat</i> ; c) provide a description of the <i>dog</i> or <i>cat</i> ; d) disclose whether or not the <i>dog</i> or <i>cat</i> has a microchip implanted or has been <i>tattooed</i> ; e) disclose if the <i>animal</i> is a <i>Service Animal</i> ; f) disclose if the <i>dog</i> is a <i>Livestock Guardian Dog</i> , or a <i>Herding Dog</i> ; g) proof of spay or neuter; h) pay the required registration fee as determined by Appendix “1” of Schedule “A”.
3.3.2	At the <i>registrar’s</i> discretion a partial or complete refund of the registration fee may be issued if the <i>registrar</i> is satisfied that the refund is being requested for a legitimate reason.
3.4	Issuance of Tag

3.4.1	Upon the applicant providing all information and documentation required by the <i>Registrar</i> , and paying the appropriate registration fee, the <i>Registrar</i> shall register the <i>dog</i> or <i>cat</i> and shall issue to the applicant a <i>dog tag</i> or a <i>cat tag</i> as the case may be, which bears a unique number, shows the year of issue and such other information as may be determined by the <i>Registrar</i> .
3.4.2	Every <i>owner</i> of a registered <i>dog</i> or <i>cat</i> shall advise the <i>Registrar</i> in writing within 7 days thereafter, of: <ul style="list-style-type: none"> a) change of address or phone number of the <i>owner</i> of the <i>dog</i> or <i>cat</i>; b) sale or other transfer of <i>ownership</i> of the <i>dog</i> or <i>cat</i>; or c) the death of the <i>dog</i> or <i>cat</i>.
3.4.3	The <i>Registrar</i> shall have the right to cancel the registration of a <i>dog</i> or <i>cat</i> in the event that the registration fee is not paid in full, through error, as a result of a cheque being returned marked 'Not Sufficient Funds' or for any other reason.
3.4.4	Every <i>tag</i> issued by the <i>Registrar</i> remains the property of the <i>Township</i> and in the event the registration of a <i>dog</i> or <i>cat</i> is cancelled by the <i>Registrar</i> , the <i>tag</i> shall be surrendered to the <i>Registrar</i> .
3.5	Replacement Tags
3.5.1	The <i>Registrar</i> shall issue a replacement <i>dog tag</i> or <i>cat tag</i> to the <i>owner</i> of a registered <i>dog</i> or <i>cat</i> upon; <ul style="list-style-type: none"> a) application of the <i>owner</i>; b) evidence satisfactory to the <i>Registrar</i> that the <i>tag</i> was lost or damaged; and c) payment of the prescribed replacement <i>tag</i> fee.
3.6	Registrar's Records
3.6.1	The <i>Registrar</i> shall maintain records of all <i>dog tags</i> , <i>cat tags</i> and replacement <i>tags</i> issued by the <i>Registrar</i> in each calendar year and shall update such records as additional information is received pursuant to Section 3.4.2.
3.6.2	The records under Section 3.6.1 shall include: <ul style="list-style-type: none"> a) the name, physical and mailing address and phone number of the <i>owner</i> of the <i>dog</i> or <i>cat</i>; b) name of the animal; c) a description of the <i>dog</i> or <i>cat</i>; d) the particulars of any <i>tattoo</i> or <i>microchip</i> implanted in the <i>dog</i> or <i>cat</i>; e) the serial number of the <i>dog tag</i> or <i>cat tag</i> issued for that <i>dog</i> or <i>cat</i>; f) the fee paid; g) if the <i>animal</i> is a <i>Service Animal</i>; h) if the <i>dog</i> is a <i>Livestock Guardian Dog</i>, or a <i>Herding Dog</i>; i) if the <i>dog</i>, <i>cat</i> is spayed or neutered; j) the particulars of any evidence provided in support of a fee reduction; and k) other information as the <i>Registrar</i> in his or her sole discretion determines to be necessary.

**PART 4
REGULATION- DOG, CAT AND ANIMAL**

SECTION	
4.1	<i>Dog and Cat to Wear Tag</i>
4.1.1	Every <i>owner</i> of a <i>dog</i> and every <i>owner</i> of a <i>cat</i> (except <i>Barn Cats</i> in an area zoned "agricultural/rural pursuant to the <i>Zoning Bylaw</i>) shall keep the <i>tag</i> securely fixed on the <i>dog</i> or <i>cat</i> for which the <i>tag</i> was issued, at all times during the year of issue.
4.1.2	Notwithstanding Section 4.1.1, an <i>owner</i> need not keep the <i>tag</i> on his or her <i>dog</i> or <i>cat</i> : <ul style="list-style-type: none"> a) while the <i>dog</i> or <i>cat</i> is within the <i>dwelling unit</i> of its <i>owner</i>; b) in the case of a <i>dog</i>, while the <i>dog</i> is being lawfully used for hunting in the bush, and the <i>tag</i> is produced upon request of an <i>Animal Control Officer</i>, or, c) where a <i>veterinarian</i> has determined it is necessary to remove the <i>tag</i> for medical treatment of that <i>dog</i> or <i>cat</i>; or,

	d) if the dog is a <i>Livestock Guardian Dog</i> or a <i>Herding Dog</i> and the <i>dog</i> is being actively used in farming practices, and has been tattooed or implanted with a microchip.
4.1.3	No <i>person</i> shall remove a tag from a <i>dog</i> or <i>cat</i> without the consent of the <i>owner</i> thereof.
4.1.4	No <i>person</i> shall attach a <i>tag</i> to a <i>dog</i> or <i>cat</i> other than the <i>dog</i> or <i>cat</i> for which it was issued.
4.2	Number of <i>Dogs</i> and <i>Cats</i>
4.2.1	No <i>person</i> shall <i>keep</i> or permit in or about any <i>dwelling unit</i> or <i>premises</i> more than: a) 4 <i>dogs</i> and 6 <i>cats</i> for zoned <i>rural and agricultural</i> b) All other zones; Two (2) <i>dogs</i> ; Three (3) <i>cats</i> ; or a total combined number of four (4) <i>dogs</i> or <i>cats</i>
4.2.2	Notwithstanding Section 4.2.1, a <i>person</i> may temporarily <i>keep</i> or permit <i>cats</i> or <i>dogs</i> in or about a <i>dwelling unit</i> or <i>premises</i> for a continuous period not exceeding seventy-two (72) hours provided that they do not keep more than: a) a maximum of eight (8) <i>dogs</i> ; or b) a maximum of eight (8) <i>cats</i> ; or c) a total combined number of twelve (12) <i>dogs</i> or <i>cats</i> .
4.2.3	Notwithstanding Section 4.2.1 this requirement shall not apply to <i>owners</i> of <i>Livestock Guardian Dogs</i> , <i>Herding Dogs</i> , and <i>Barn Cats</i> while such <i>dogs</i> and <i>cats</i> are kept in an area which is zoned "agricultural/rural" pursuant to the <i>Zoning By-Law</i> and said <i>dogs</i> are kept for agricultural uses in accordance with their defined function.
4.3	At Large
4.3.1	No <i>owner</i> of a <i>dog</i> or <i>cat</i> shall cause, allow or permit a <i>dog</i> or <i>cat</i> he or she owns to be <i>at large</i> within the limits of the <i>Township</i> .
4.3.2	No <i>owner</i> shall permit a <i>dog</i> or <i>cat</i> to <i>run at large</i> that is not within the <i>dwelling unit</i> or on the <i>premises</i> of its <i>owner</i> or on <i>private property</i> without the consent of the <i>owner</i> of that <i>private property</i> .
4.3.3	No <i>owner</i> shall permit a <i>dog</i> or <i>cat</i> to be <i>at large</i> that is not under the <i>effective control</i> of a <i>responsible person</i> .
4.3.4	When not within the <i>dwelling unit</i> or on the <i>premises</i> of its <i>owner</i> or on <i>private property</i> with the consent of the <i>owner</i> of that <i>private property</i> all <i>dogs</i> and <i>cats</i> shall be: a) on a <i>leash</i> ; b) on a <i>leash</i> of not more than two (2) meters in length; c) on a <i>leash</i> held under the <i>effective control</i> of a <i>responsible person</i> .
4.3.5	Notwithstanding Section 4.3.4 this requirement shall not apply to an <i>owner</i> exercising his or her <i>dog(s)</i> , in a <i>Dog Off-Leash Area</i> as set out in Appendix "4" to Schedule "A".
4.3.6	Notwithstanding Sec. 4.3.1 this requirement shall not apply to an <i>owner</i> of <i>Livestock Guardian Dogs</i> and <i>Herding Dogs</i> while such <i>dogs</i> are being used in accordance with their defined function on property owned or leased by the <i>owner</i> .
4.3.7	No <i>owner</i> shall allow his or her <i>dog(s)</i> to enter a <i>Dog Off-Leash Area</i> if the <i>dog(s)</i> is not wearing a valid <i>Dog Tag</i> .
4.4	Owner Not to Permit Trespass
4.4.1	No <i>owner</i> shall allow or permit his or her <i>dog</i> or <i>cat</i> to trespass on <i>private property</i> whether on a <i>leash</i> or not.
4.5	Required to Stoop and Scoop
4.5.1	Every <i>owner</i> or <i>person</i> who keeps a <i>dog</i> or <i>cat</i> or animal shall forthwith remove and dispose of excrement left by the <i>dog</i> or <i>cat</i> or animal on any <i>public property</i> or <i>private property</i> without the consent of the <i>owner</i> of the property.
4.5.2	Notwithstanding Section 4.5.1 this requirement shall not apply to a <i>Service Animal</i> .
4.6	Owner Not to Permit Noise
4.6.1	No <i>person</i> or <i>owner</i> shall permit any <i>noise</i> made by any <i>dog</i> , <i>cat</i> , <i>bird</i> , or any other <i>animal</i> kept or used for any purpose, which is likely to disturb the peace or comfort of any individual in any location beyond the <i>Lot Line</i> of the property on which such <i>dog</i> , <i>cat</i> , <i>bird</i> or other <i>animal</i> is located.

4.6.2	Notwithstanding Sec 4.6.1 <i>Livestock Guardian Dogs and Herding Dogs</i> shall be exempt from the foregoing provision while actively engaged in guarding livestock against predators.
4.7	<i>Animal Free Zone</i>
4.7.1	No <i>person</i> may bring any <i>dog, cat</i> or <i>animal</i> into an Animal Free Zone as listed in Appendix "3" to Schedule "A".
4.7.2	Notwithstanding Section 4.7.1 this requirement shall not apply to a <i>Service Animal</i> .
4.8	<i>No Person to Harbour</i>
4.8.1	No <i>person</i> shall <i>keep</i> or <i>harbour</i> any <i>dog, cat, or animal</i> in a manner that adversely impacts neighbouring properties or residents whether through offensive odours, <i>noise</i> likely to disturb inhabitants, <i>running at large</i> of <i>dog(s), cat(s)</i> or <i>animal(s)</i> , accumulation of feces or otherwise.
4.8.2	No <i>person</i> shall <i>keep</i> or <i>harbour</i> any <i>dog, cat, or animal</i> in a manner that adversely impacts the health or well-being of the <i>dog, cat</i> or <i>animal</i> . Circumstances that may adversely impact the wellbeing of a <i>dog, cat</i> or <i>animal</i> include, but are not limited to: <ul style="list-style-type: none"> a) unsanitary conditions; b) neglect; c) overcrowding; d) inadequate feeding; e) inadequate medical attention.

**PART 5
VICIOUS**

SECTION	
5.1	No owner shall permit attack
5.1.1	No <i>owner</i> shall permit his or her <i>dog, cat</i> or <i>animal</i> to attack or to bite a <i>person, dog, cat, or animal</i> .
5.1.2	Where the <i>Animal Control Officer</i> is informed upon receipt of complaint, and is satisfied that a <i>dog, cat</i> or <i>animal</i> has attacked or bitten a <i>person</i> or <i>animal</i> or has been threatening or aggressive towards a <i>person</i> or <i>animal</i> without being provoked, and has further been provided with satisfactory evidence as to the name and address of the <i>owner</i> of the <i>dog, cat</i> or <i>animal</i> the <i>Animal Control Officer</i> shall serve notice on the <i>owner</i> of the <i>dog, cat</i> or <i>animal</i> that the <i>dog, cat</i> or <i>animal</i> is deemed to be a <i>vicious dog, cat</i> or <i>animal</i> and requiring the <i>owner</i> to comply with any or all of the requirements set out in Sections 5.1.4 and 5.1.5.
5.1.3	Service of notice that a <i>dog, cat</i> or <i>animal</i> has been deemed a <i>vicious dog, cat</i> or <i>animal</i> may be affected on the <i>person</i> who shows in the <i>Township</i> records as the <i>owner</i> of the <i>dog, cat</i> or <i>animal</i> , or where the <i>dog, cat</i> or <i>animal</i> does not appear to be <i>registered</i> pursuant to this By-law, on such other <i>person</i> who appears to be the <i>owner</i> of the <i>dog, cat</i> or <i>animal</i> . Service may be affected by personal service, by registered mail, or by posting up in a conspicuous place at the address shown in the records of the <i>Township</i> as the address for the <i>owner</i> of the <i>dog, cat</i> or <i>animal</i> , or where the <i>dog, cat</i> or <i>animal</i> is not <i>registered</i> under this By-law, at such address as appears to be the address of the <i>owner</i> of the <i>dog, cat</i> or <i>animal</i> . Service of the notice shall be effective upon the date that personal service is affected or were served by registered mail or by posting, shall be deemed effective on the fifth day after mailing or posting as the case may be.
5.1.4	Every <i>owner</i> of a <i>vicious dog, cat</i> or <i>animal</i> shall at all times when the <i>vicious dog, cat</i> or <i>animal</i> is not in the <i>owner's dwelling unit</i> , but otherwise within the boundaries of the <i>owner's premises</i> , ensure that: <ul style="list-style-type: none"> a) the <i>vicious dog, cat</i> or <i>animals</i> is <i>muzzled</i> so as to prevent it from biting a <i>person</i> or <i>animal</i>;

	<p>b) the <i>vicious dog, cat or animal</i> is securely <i>leashed</i> on a <i>leash</i> which does not allow it to go beyond the <i>Lot Line</i> of the <i>owner's</i> lands; or</p> <p>c) the <i>vicious dog, cat or animal</i> is confined within a secured structure in a good state of repair so as to prevent escape;</p> <p>d) a warning sign stating 'beware of <i>dog</i>' is posted in a conspicuous place so as to be visible from the road;</p>
5.1.5	<p>Every <i>owner</i> of a <i>vicious dog, cat or animal</i> shall at all times when the <i>vicious dog, cat or animal</i> is not within the boundaries of the <i>owner's premises</i>;</p> <p>a) <i>keep</i> the <i>vicious dog, cat or animal</i> under <i>effective control</i> of a <i>responsible person</i> on a <i>leash</i> held by the <i>person</i>; and</p> <p>b) <i>keep</i> the <i>vicious dog, cat or animal</i> <i>muzzled</i>.</p>
5.1.6	<p>Every <i>owner</i> of a <i>vicious dog, cat or animal</i> shall notify the <i>Registrar</i> within two (2) working days of any change in ownership or residence of the <i>vicious dog, cat or animal</i> provide the <i>Registrar</i> with the new address and telephone number of the <i>owner</i>.</p>
5.1.7	<p>Where the <i>owner</i> of a <i>vicious dog, cat, or animal</i> is informed that his <i>dog, cat or animal</i> has been deemed to be a <i>vicious dog, cat or animal</i>, the <i>owner</i> may, within 14 days of such notice request in writing a hearing by <i>Council</i> or committee established for that purpose and <i>Council</i> may exempt the <i>owner</i> from the <i>muzzling</i> or <i>leashing</i> requirement, or both such requirements or may modify the conditions for <i>muzzling</i> or <i>leashing</i>.</p>
5.1.8	<p>The notification that a <i>dog, cat or animal</i> is a <i>vicious dog, cat, or animal</i> is effective from the date it is served, even if a hearing before <i>Council</i> is requested by the <i>owner</i> of the <i>dog, cat or animal</i> affected.</p>

**PART 6
SEIZE AND IMPOUND**

SECTION	
6.1	Animal Control Officer May Seize
6.1.1	The <i>Animal Control Officer</i> may seize and impound any <i>dog, cat, or animal</i> found <i>at large</i> .
6.1.2	An <i>Animal Control Officer</i> may enter on any <i>private property</i> without the consent of the owner of the property, for the purpose of discharging the duties imposed by this By-law and to enforce its provisions, without a search warrant, provided he or she is in active pursuit of a <i>dog, cat, or animal</i> .
6.1.3	In no instance shall an <i>Animal Control Officer</i> enter into any <i>dwelling unit</i> or other building situated on <i>private property</i> without a Search Warrant authorizing such entry.
6.1.4	Any <i>dog, cat or animal</i> seized by an <i>Animal Control Officer</i> under this By-law shall be impounded for 3 days from the time of its impoundment, exclusive of the day on which the <i>dog, cat or animal</i> was impounded, and days on which the <i>pound</i> facility is closed.
6.1.5	Any <i>dog, cat or animal at large</i> contrary to the provisions of this By-law which in the opinion of the <i>Animal Control Officer</i> appears to be <i>vicious</i> or rabid and to be a threat to the safety of the community, and which cannot be captured by the <i>Animal Control Officer</i> , may be killed by the <i>Animal Control Officer</i> or other duly appointed officer. The <i>owner</i> of the <i>dog, cat, or animal</i> shall not be entitled to damages or compensation on account of its killing.
6.1.6	Notwithstanding Section 6.1.4. where in the opinion of the <i>Animal Control Officer</i> , a <i>dog, cat or animal</i> seized under Section 6.1.1 is injured or should be destroyed without delay for humane reasons or for reasons of safety to persons, <i>dogs, cats or animals</i> , the <i>Animal Control Officer</i> may kill the <i>dog, cat or animal</i> in a humane manner as soon after seizure as he or she thinks fit without permitting any person to reclaim the <i>dog, cat or animal</i>

	without offering it for sale and no <i>person</i> shall be entitled to recover damages or compensation on account of its killing.
6.1.7	Any <i>person</i> may capture any <i>dog, cat</i> or <i>animal at large</i> and trespassing on his or her property and, upon doing so, shall report capture of the <i>dog, cat</i> or <i>animal</i> to the <i>Animal Control Officer</i> who may impound the <i>dog, cat</i> or <i>animal</i> .
6.1.8	During the impound period referred to in Section 6.1.4, the <i>owner</i> of the <i>dog, cat, or animal</i> shall be entitled to redeem the <i>dog, cat</i> or <i>animal</i> upon: <ul style="list-style-type: none"> a) payment of the impound fees and the board fees in the amount as set out in Appendix "1" of Schedule "A" attached to and forming part of this By-law; b) Payment of any mileage or call out fees or such other costs incurred in the impoundment c) payment of any <i>veterinarian</i> fees incurred for the well-being of the <i>dog, cat, or animal</i>; d) registering the <i>dog</i> or <i>cat</i> in accordance with this By-law if there is no evidence the <i>dog</i> or <i>cat</i> is already registered. When registration is completed as per this requirement, the registration fee is in accordance with Appendix "1" of Schedule "A".
6.1.9	If the <i>dog, cat</i> or <i>animal</i> is not redeemed within the time frame specified in subsection 6.1.4, the <i>Animal Control Officer</i> may dispose of the <i>dog, cat</i> or <i>animal</i> as he or she sees fit without liability to any <i>person</i> for the disposition of the <i>dog, cat, or animal</i> or the manner thereof.
6.2	Protective Care
6.2.1	The <i>Animal Control Officer</i> is authorized, upon request of a <i>Police Officer, Fire Chief</i> , or his or her designate, or <i>paramedic</i> to impound a <i>dog, cat</i> or <i>animal</i> for protective care purposes, pursuant to an incarceration, fire, medical emergency, or for any other situation that the <i>Animal Control Officer</i> deems appropriate and to keep such <i>dog(s)</i> or <i>cat(s)</i> or <i>animal(s)</i> for a maximum of five (5) days.
6.2.2	In the event that the <i>owner</i> of the <i>dog, cat, or animal</i> impounded for protective care does not claim the <i>dog, cat</i> or <i>animal</i> and pay the impound fees, board fees, and <i>veterinarian</i> fees in the amounts as set out in Appendix "1" of Schedule "A" attached to and forming part of this By-law, within five (5) days, then on the sixth day, the <i>dog, cat, or animal</i> shall be deemed to have been impounded as <i>running at large</i> in accordance with Section 6.1 and impound timelines as set out in Section 6.1.4 shall begin to run.
6.3	Impound Fees
6.3.1	Where a <i>dog</i> or <i>cat</i> or <i>animal</i> is seized or impounded or protective care, the <i>owner</i> , if known, shall be liable for the pound fees, board fees, and <i>veterinarian</i> fees in an amount as set out in Appendix "1" of Schedule "A" attached to and forming part of this By-law, whether the <i>dog</i> or <i>cat, or animal</i> is claimed from the <i>pound</i> or not and shall pay all fees on demand by the <i>Animal Control Officer</i> .
6.3.2	Notwithstanding Section 6.3.1, in appropriate humanitarian circumstances, as determined by the <i>Animal Control Officer</i> , the <i>Animal Control Officer</i> , may, in his or her discretion, waive all or part of the impound fees, board fees, and <i>veterinarian</i> fees, or provide for delayed or installment payments of same.
6.4	Trap Regulations
6.4.1	Any <i>dog, cat</i> or <i>animal</i> seized in accordance with Sec 6.1.7 shall be: <ul style="list-style-type: none"> a) trapped in a humane manner; b) not kept in a trap for more than 24 hours; c) protected from the elements while in a trap.
6.4.2	In no circumstances shall a person use any trap that causes or may cause injury, pain or suffering to an animal. Without limiting the generality of the foregoing, no person shall set a trap within the Municipality

	<p>i) which size is greater than 30-32”LX12”W X12”H</p> <p>ii) no person shall use a killer trap, leg-hold trap, body gripping or a snare.</p>
6.4.3	Notwithstanding Sections 6.4.1 and 6.4.2 shall not apply to the trapping of an animal where the animal is trapped by a person who is licensed with the Ministry of Natural Resources or is otherwise authorized by law to trap the animal, and the trapping is conducted in accordance with any applicable legislation.

**PART 7
REGULATIONS- PRESCRIBED BIRDS**

SECTION	
7.1	Household Birds
7.1.1	<i>A person may keep in a dwelling unit or on a premises within the Township, not more than a total of six (6) of any combination of: domestic cardinals, finches, budgies, bulbuls, canaries, tanagers, amazons, cockatoos, conures, macaws, parakeets, cockatiels, lorikeets, touracos, toucans, orioles, mynahs, magpies, barbets, ascaris, pied hornbills or cock-of-the-rocks, provided same are housed and kept in an escape proof enclosure.</i>
7.2	Pigeon Keeping
7.2.1	The keeping of pigeons is not permitted in a dwelling unit or on a premise within the Township.
7.3	Tippler/Homing/Racing Pigeons
7.3.1	The keeping of Tippler/Homing/Racing Pigeons is not permitted in a dwelling unit or on a premise within the Township.
7.4	Hens
7.4.1	<p><i>A person shall only keep 5 or less hens on a premise zoned ‘residential’ within the Township provided such person ensures that:</i></p> <ul style="list-style-type: none"> a) <i>the hens are confined in either a hen coop or hen run; and the hens are kept in the hen coop between 9:00 p.m. and 6:00 am;</i> b) <i>the owner of the hens resides on the property where the hens are kept;</i> c) <i>each hen is provided with food, water, shelter, light, ventilation, veterinary care, and opportunities for essential behaviors such as scratching, dust-bathing, and roosting, all sufficient to maintain the hen in good health.</i>
7.5	<i>This section is left blank intentionally</i>
7.6	<i>This section is left blank intentionally</i>
7.7	<i>This section is left blank intentionally</i>
7.8	Compliance with Zoning Requirements
7.8.1	<p><i>Any Hen Coop or Hen Run which is erected, used or maintained for the housing of hens must not be:</i></p> <ul style="list-style-type: none"> a) <i>located in any front, side or flank yard as described in the Zoning By-Law;</i>

	<ul style="list-style-type: none"> b) located at a distance of less than 12 meters from any store, shop, <i>dwelling unit</i> or apartment building not occupied by the <i>owner</i>; c) at a distance of less than 15 meters from any school, church or business; d) located at a distance of less than 1.2 meters from the <i>Lot Line</i>.
7.9	General Prohibitions
7.9.1	Home slaughter of <i>hens</i> is prohibited and any deceased <i>hens</i> shall be disposed of at a livestock disposal facility or through the services of a <i>veterinarian</i> or <i>Animal Control Officer</i> .
7.9.2	No <i>owner</i> shall cause or permit his or her <i>hen</i> to become a public nuisance by persistently clucking. No <i>owner</i> shall cause or permit his or her <i>hen</i> to violate the Noise By-Law.
7.9.3	No <i>owner</i> shall cause or permit his or her <i>hen</i> to be <i>at large</i> .
7.9.4	No <i>person</i> shall keep a rooster.

**PART 8
REGULATIONS- ANIMALS OTHER THAN DOGS, CATS OR PRESCRIBED BIRDS**

SECTION	
8.1	No Other Animals to be Kept
8.1.1	No person shall <i>keep</i> any <i>animal</i> other than a <i>dog, cat, or prescribed bird</i> , within the Township.
8.1.2	Nothing herein shall give any person any right to <i>keep animals</i> where such is prohibited by the <i>Zoning By-law</i> .
8.1.3	In the event that any setback requirements set out herein are inconsistent with the requirements set out in the <i>Zoning By-law</i> , the requirements of the by-law which are more restrictive shall prevail.
8.2	Rabbit- Keeping
8.2.1	Notwithstanding Section 8.1, a person may <i>keep</i> not more than six (6) rabbits over the age of 8 weeks in any <i>dwelling unit</i> or premises in the Township provided such person ensures: <ul style="list-style-type: none"> a) that any rabbit routinely kept outside is kept in a rabbit hutch: <ul style="list-style-type: none"> i. constructed such that the ground floor of the rabbit hutch is not less than 0.5 meters above ground level; ii. constructed in such a way as to prevent escape by the rabbit; iii. not located in any front or flank yard as described in the <i>Zoning By-Law</i>; iv. located at a distance not less than 12 meters from any <i>dwelling unit</i>, shop or store not occupied by the <i>person keeping</i> the rabbits; and located at a distance of not less than 1.2 meters from the <i>Lot Line</i>; b) all refuse and waste matter from any rabbit hutch is disposed of daily in a proper and sanitary manner and no such refuse or waste matter is burned or stored; and c) all food for the rabbits is maintained in a rodent proof container.
8.3	Mice, Rats, Guinea Pigs, Hamsters, Gerbils, Ferrets
8.3.1	Notwithstanding Section 8.1, a <i>person</i> may <i>keep</i> in a <i>dwelling unit</i> or on the <i>premises</i> in the <i>Township</i> not more than a total of six (6) of any combination of mice, rats, guinea pigs, hamsters and gerbils, provided same are housed and kept in an escape proof enclosure.
8.3.2	Notwithstanding Section 8.1, a <i>person</i> may <i>keep</i> in a <i>dwelling unit</i> or on the <i>premises</i> in the <i>Township</i> not more than two (2) ferrets, provided the ferrets are housed and kept in an escape proof enclosure.
8.4	Snakes, Lizards
8.4.1	Notwithstanding Section 8.1, a <i>person</i> may <i>keep</i> in a <i>dwelling unit</i> or on the <i>premises</i> in the <i>Township</i> , not more than two (2) non-venomous

	snakes and two non-venomous lizards provided same are housed and kept in an escape proof enclosure.
8.4.2	No <i>person</i> shall carry or display a snake on any highway or in any public place or other place to which the public is customarily admitted except in accordance with Sec 8.4.3 and 8.4.4.
8.4.3	A snake may be carried or displayed in: <ul style="list-style-type: none"> a) an educational institution or research facility where such <i>animals</i> are housed or studied; b) an educational or entertainment display, including a circus or zoo, that is supervised at all times by a qualified handler; c) A veterinary hospital or clinic, d) The <i>premises</i> of a pet store.
8.4.4	Every <i>person</i> who needs to transport or carry a snake on any highway or in any public place or other place to which the public is customarily admitted shall, while it is being carried or transported, confine the snake in a cloth bag which has been placed inside a box made of durable material with a lid that has been fastened securely, provided that the animal has sufficient air to breathe.
8.5	Horses, Domestic Fowl, Cattle, Goats, Swine, Mink, Sheep & Mules
8.5.1	Notwithstanding Section 8.1, a <i>person</i> may <i>keep</i> horses, domestic fowl, cattle, goats, swine, mink, sheep or mules or similar livestock, provided such are kept on a property appropriately zoned for such purpose by the <i>Zoning By-Law</i> .

**PART 9
KENNELS**

9.1	<i>Kennel Fees</i>
9.1.1	The <i>owner</i> of a <i>kennel</i> shall pay annually to the <i>Township</i> , or its authorized agent, on or before the 1 st day of January in each year, a license fee for his or her <i>kennel</i> in accordance with Appendix "1" of Schedule "A", as amended, and shall receive a <i>kennel license</i> for the current year.
9.2	<i>Kennels Exempt from Tag Requirements</i>
9.2.1	Subject to Section 9.4, where the owner of a <i>kennel</i> has complied with subsection 9.1, he or she is not required to cause each <i>dog</i> , or <i>cat</i> kept at his or her <i>kennel</i> to be <i>registered</i> with and licensed by the <i>Township</i> .
9.3	<i>Requirement to Register Owner's Pets</i>
9.3.1	Owners of a <i>kennel</i> shall <i>register</i> their own <i>dogs</i> , <i>cats</i> or <i>animals</i> in accordance with Section 3. The <i>registration</i> fee is included in the <i>kennel license</i> fee. <i>Dog(s)</i> and <i>cat(s)</i> <i>registered</i> in this manner shall be required to wear a <i>tag</i> as prescribed by Section 4.
9.4	<i>Kennel License</i>
9.4.1	No <i>person</i> shall operate a <i>kennel</i> without a <i>kennel license</i> .
9.5	<i>Compliance with Zoning Requirements</i>
9.5.1	No license shall be issued to any <i>kennel</i> pursuant to the provisions of this by-law unless the <i>kennel</i> is in a location or an area in which <i>kennels</i> are permitted by the applicable <i>Zoning By-law</i> and unless the <i>kennel</i> complies with all of the requirements of that <i>Zoning By-law</i> .
9.6	<i>Number of Animals to be Kept</i>
9.6.1	No person shall keep five (5) or more <i>dogs</i> over twelve (12) weeks of age at any one location unless a <i>kennel license</i> has been issued to that <i>person</i> for that location.
9.7	<i>Construction Requirements</i>

9.7.1	<p>Every <i>person</i> who operates a <i>kennel</i> shall comply with the following requirements:</p> <ul style="list-style-type: none"> a) The <i>kennel</i> shall be in a separate building and shall not be attached to a building which is, or can be used for human habitation; b) The <i>kennel</i> building must conform to the <i>Building Code Act</i> and must be maintained in such a manner as to be free of damage; c) The <i>kennel</i> building shall have a floor of concrete or other impermeable material and shall be equipped with a drain opening constructed as a plumbing fixture. Alternatively, <i>dogs</i> may be kept in cages of size adequate to allow the <i>dog</i> to extend its legs to their full extent, to stand or sit, to turn around or lie down in a fully extended position, and the cages shall be constructed solely of metal or wire or partly of wire and shall have metal or other impermeable bottoms.
9.7.2	<p>The <i>kennel</i> building shall have:</p> <ul style="list-style-type: none"> a) Windows which may be opened for proper ventilation; b) A heating system sufficient for the health, care and comfort of the <i>dogs, cats or animals</i>.
9.8	Fence Requirements
9.8.1	<p>Where <i>dogs</i> are permitted to use an outside area, there shall be constructed around such area a fence having a height of at least 1.52 meters (5 feet); the wall of an adjacent building may be included as part of such fenced-in area. Such fence shall not be required where the outside area is more than 61 meters (200 feet) from the nearest limit of the property.</p>
9.9	Annual Inspection
9.9.1	<p>Every <i>kennel</i> may be subject to an annual inspection by the <i>Animal Control Officer</i>, or by such other person or agency as may be designated by <i>Council</i>, to ensure that the foregoing provisions of Section 8 are being adhered to in the operation of the <i>kennel</i>, and a report in writing of each inspection shall be filed with the <i>Township</i>. The fee for the initial inspection is included in the <i>kennel license</i> fee set forth in Appendix "1" of Schedule "A".</p>
9.9.2	<p>Where such inspection reveals that the foregoing provisions of Section 8 are not being adhered to by the <i>kennel owner</i>, the <i>Animal Control Officer</i>, or such other <i>person</i> or agency as may be designated by <i>Council</i>, may suspend the <i>owner's kennel license</i> until the deficiencies found have been remedied.</p>
9.9.3	<p>An inspection fee shall be payable to the <i>Township</i>, or its authorized agent, on each occasion that a further inspection of the <i>kennel</i> is necessary to determine that the <i>kennel</i> satisfies the provisions of Section 8. Fees for any further inspections within the year the <i>kennel license</i> was purchased are included in Appendix "1" to Schedule "A".</p>
9.9.4	<p>An inspection of a <i>kennel</i> may be carried out more frequently than once each year where a reasonable complaint or complaints with respect to the operation of the <i>kennel</i> have been received by the <i>Township</i>.</p>
9.10	Operate While Under Suspension
9.10.1	<p>No <i>person</i> shall operate a <i>kennel</i> while his or her <i>kennel license</i> is under suspension.</p>
9.11	Authorized Issuer
9.11.1	<p><i>Kennel licenses</i> may be issued by the <i>Registrar</i> upon receipt of an approved kennel inspection report submitted by the <i>Animal Control Officer</i> or other agency or <i>person</i> as designated by <i>Council</i> and approved by the <i>Township</i> and other agencies within sixty (60) days from application.</p>

**PART 10
INTERFERE**

10.1	Interfere
10.1.1	No person shall interfere with, hinder or molest an agent of the Township of Armstrong in the performance of any duty of such agent, or seek to release any <i>dog, cat</i> or <i>animal</i> in the custody of the <i>Township</i> , or its agents, except as herein provided.
10.1.2	No person shall tamper, remove or interfere with traps or equipment.
10.1.3	No person shall refuse to produce any documents or things required by an agent in the exercise of a power or performance of a duty under this by-law, and every person shall assist any entry, inspection, examination or inquiry by an agent.
10.1.4	No person shall knowingly furnish false information to an agent.
10.1.5	Every person shall comply with any Order or Notice issued under the authority of this bylaw.

**PART 11
EXEMPTIONS**

SECTION	
11.1	<i>Police Dog Exempt</i>
11.1.1	No part of this by-law shall apply to a <i>Police Dog</i> .

**PART 12
PENALTIES**

SECTION	
12.1	General Penalties
12.1.1	Any <i>person</i> who contravenes, suffers or permits any act or thing to be done in contravention of, or neglects to do or refrains from doing anything required to be done pursuant to any provisions of this By-law or any permit or order issued pursuant thereto, commits an offence and except where specifically set out in Appendix "2" of Schedule "A" attached to and forming part of this By-law, shall be liable to a fine of not more than \$5,000.00. Where an offence is a continuing offence, each day that the offence is continued shall constitute a separate and distinct offence.
12.1.2	Every person who contravenes any provision of this bylaw is guilty of an offence and upon conviction is liable to a fine as provided for by the Provincial Offences Act, R.S.O. 1990, Chapter P.33, as amended

**PART 13
VALIDITY**

SECTION	
13.1	Validity of By-law
13.1.1	If any section, clause, or provision of this By-law, is for any reason declared by a court of competent jurisdiction to be invalid, the same shall not affect the validity of the By-law as a whole or any part thereof, other than the section, clause or provision so declared to be invalid and it is hereby declared to be the intention that all remaining sections, clauses or provisions of this By-law shall remain in full force and effect until repealed, notwithstanding that one or more provisions thereof shall have been declared to be invalid.

8.5	Horses, Domestic Fowl, Cattle, Goats, Swine, Mink, Sheep & Mules	18
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KENNELS**

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**PART 10
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**PART 12
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**PART 13
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THE CORPORATION OF THE TOWNSHIP OF ARMSTRONG
Appendix “1” of Schedule “A”
To Animal Control By-Law No. 2022-47

IMPOUNDMENT OR DETAINED	Fee
Impoundment Fee	\$ 30.00
Daily Boarding Fee	\$ 20.00
Quarantined Animal Daily Boarding Fee	\$30.00
Humane Services/Adoption Fee	\$ 50.00
Euthanized Services Fee	\$ 70.00
Disposal of Non-Impounded Animal Fee up to 40lbs	\$ 30.00
Disposal of Non-Impounded Animal Fee above 40lbs max of 110lbs	\$75.00
Disposal of Non-Impounded Animal above 110lbs	\$100.00
TAGS AND LICENSES – SECTION 3	
Register Dog or Cat under Section 3.3.1 (e,f)	
a) Register a <i>Service Animal</i>	Nil
b) Register a <i>Livestock Guardian Dog or a Herding Dog</i>	Nil
Register Dog or Cat under Section 3.3.1	
c) Before Feb 1 st	
i. Register a spayed or neutered dog or cat	\$10
ii. Register an unfixed dog or cat	\$20
d) Feb 1 st to December 31 st	
iii. Register a spayed or neutered dog or cat	\$20
iv. Register a dog or cat	\$30
e) Purchase a Replacement Tag	\$5
Register Dog or Cat under Section 6.1.8 d)	Double the prescribed fee
KENNEL FEES	
Kennel License Fee under Section 9.1.1	\$200
Kennel Inspection Fee under Section 9.9.3	\$50

THE CORPORATION OF THE TOWNSHIP OF ARMSTRONG

**Appendix “2” of Schedule “A”
TO ANIMAL CONTROL BY-LAW NO. 2022-47**

**PART 1 PROVINCIAL OFFENCES ACT
SET FINES**

Item	COLUMN 1 Short form wording	COLUMN 2 Provision creating or Defining offence	COLUMN 3 Set fine
1	Fail to register <i>dog</i> or <i>cat</i> .	Sch. A, Section 3.2.1	\$100
2	Failure to keep <i>tag</i> securely fixed on <i>dog</i> or <i>cat</i> .	Sch. A, Section 4.1.1	\$40
3	Attaching a <i>tag</i> to a <i>dog</i> or <i>cat</i> other than the <i>dog</i> or <i>cat</i> for which it was issued.	Sch. A, Section 4.1.4	\$50
4	<i>Owner</i> keeps more than the allowable number of <i>dogs</i> .	Sch. A. Section 4.2.1	\$100
5	<i>Owner</i> keeps more than the allowable number of <i>cats</i> .	Sch. A. Section 4.2.1	\$100
7	<i>Owner</i> keeps for longer than 72 hours more than the allowable number of <i>dogs</i> .	Sch. A. Section 4.2.2	\$100
8	<i>Owner</i> keeps for longer than 72 hours more than the allowable number of <i>cats</i> .	Sch. A. Section 4.2.2	\$100
9	<i>Owner</i> keeps for longer than 72 hours more than the allowable combined number of <i>dogs</i> and <i>cats</i> .	Sch. A. Section 4.2.2	\$100
10	Allow a <i>dog</i> or <i>cat</i> , animal to be <i>at large</i> .	Sch. A, Section 4.3.1	\$100
11	Allow a <i>dog</i> or <i>cat</i> , animal to be <i>at large</i> on <i>private property without property owner's consent</i> .	Sch. A, Section 4.3.2	\$100
12	Failure to ensure that a <i>dog</i> or <i>cat</i> is on a <i>leash</i> .	Sch. A, Section 4.3.4.(a)	\$50
13	Failure to ensure that a <i>dog</i> or <i>cat</i> is on a <i>leash</i> of not more than 2 meters in length.	Sch. A, Section 4.3.4(b)	\$25
14	Failure to ensure that a <i>dog</i> or <i>cat</i> is on a <i>leash</i> held by a <i>responsible person</i> .	Sch. A, Section 4.3.4(c)	\$50
15	Allow a <i>Dog</i> in a <i>Dog Off-Leash Area</i> without a <i>Dog Tag</i> .	Sch. A, Section 4.3.7	\$75
16	Allow a <i>dog</i> or <i>cat</i> to trespass.	Sch. A, Section 4.4.1	\$50
17	Failure to remove and dispose of excrement left by <i>dog</i> or <i>cat</i> or <i>animal</i> .	Sch. A, Section 4.5.1	\$50
18	Allow <i>dog</i> or <i>cat</i> to make <i>noise</i> .	Sch. A, Section 4.6.1	\$100
19	Bring <i>dog</i> , <i>cat</i> or <i>animal</i> into <i>Animal Free Zone</i> .	Sch. A. Section 4.7.1	\$250
20	Harbour a nuisance <i>dog</i> , <i>cat</i> , or <i>animal</i> .	Sch. A, Section 4.8.1	\$100
21	Harbour a <i>dog</i> , <i>cat</i> or <i>animal</i> in adverse conditions.	Sch. A, Section 4.8.2	\$200
22	Allow <i>dog</i> , or <i>cat</i> to attack or bite.	Sch. A, Section 5.1.1	\$500
23	Fail to muzzle a vicious <i>dog</i> on <i>owners' premises</i> .	Sch. A, Section 5.1.4.(a)	\$100
24	Fail to ensure that a vicious <i>dog</i> is securely leashed when on <i>owner's premises</i> .	Sch. A, Section 5.1.4.(b)	\$200
25	Fail to ensure that a vicious <i>dog</i> is confined within a secured structure in good state of repair.	Sch. A, Section 5.1.4.(c)	\$200
26	Fail to post a warning sign in a conspicuous location.	Sch. A, Section 5.1.4.(d)	\$100
27	Fail to ensure that a vicious <i>dog</i> is securely leashed when <i>not on owner's premises</i> .	Sch. A, Section 5.1.5.(a)	\$200

28	Fail to muzzle a <i>vicious dog</i> when not on owner's premises.	Sch. A, Section 5.1.5.(b)	\$200
29	Fail to report change of ownership or location of a <i>vicious dog</i> .	Sch. A, Section 5.1.6	\$100
30	Fail to perform trapping in a humane manner	Sch. A, Section 6.4.1 (a)	\$100
31	Set prohibited size trap	Sch. A, Section 6.4.2 (i)	\$50
32	Set prohibited lethal trap	Sch. A, Section 6.4.2 (ii)	\$200
33	Owner keeps more than the allowable number of hens.	Sch. A, Section 7.4.1	\$100
34	Owner fail to confine hens in coop between 9:00 pm and 6:00 am.	Sch. A, Section 7.4.1 (a)	\$100
35	Allow hen to make noise.	Sch. A, Section 7.9.2	\$100
36	Allow hen to be at large	Sch. A, Section 7.9.3	\$100
37	Person keeps a rooster	Sch. A, Section 7.9.4	\$100
38	Keep animal other than dog, cat or prescribed bird.	Sch. A, Section 8.1.1	\$500
39	Display snake in a public place.	Sch. A, Section 8.4.2	\$100
40	Operate <i>Kennel</i> while suspended.	Sch. A. Section 9.10.1	\$400
41	Interfere with Officer/Agent.	Sch. A. Section 10.1.1	\$300
42	Interfere with equipment.	Sch. A. Section 10.1.2	\$200
43	Fail to produce documents to Officer/Agent.	Sch. A. Section 10.1.3	\$100
44	Furnish false information to Officer/Agent.	Sch. A. Section 10.1.4	\$100
45	Fail to comply with an order or notice	Sch. A. Section 10.1.5	\$100

Note: the general penalty provision for the offences listed above is section 12.1.2 of bylaw 2022-47, a certified copy of which has been filed.

THE CORPORATION OF THE TOWNSHIP OF ARMSTRONG
Appendix "3" of Schedule "A"
To Animal Control By-Law No. 2022-47

CURRENTLY NO ANIMAL FREE ZONES

	Name	Address or Location

**THE CORPORATION OF THE TOWNSHIP OF ARMSTRONG
Appendix "4" of Schedule "A"
To Animal Control By-Law No. 2022-47**

DOG OFF-LEASH AREAS.

The Township of Armstrong does not currently have any dog off-leash areas.