

ALBERTA BEACH COUNCIL
ROUND TABLE MEETING
BEING HELD IN THE ALBERTA BEACH COUNCIL CHAMBERS
AND BEING HELD ELECTRONICALLY VIA ZOOM
TUESDAY, APRIL 11, 2023 AT 3:30 P.M.

AGENDA

- P.2-26 1. Amended Animal Control Bylaw #291-23 (originally submitted for discussion at March meeting)
- P.27-46 2. Amended Animal Control Bylaw #291-23 (chickens/hens removed from bylaw)
- P.47-79 3. Request for Decision – Patrol Purchase of New Patrol Vehicle
- 4.
- 5.
- 6.
- 7.
- 8.
- 9.
10. Closed Session Items

1

aboffice@albertabeach.com

From: aboffice@albertabeach.com
Sent: March 8, 2023 1:53 PM
To: Angela Duncan; Tara Elwood ; Debbie Durocher; Kelly Muir; Daryl Weber
Subject: Re: Animal Control Bylaw
Attachments: Animal Control Bylaw Information.pdf

Good afternoon,

Attached is an updated Animal Control Bylaw and comments from the lawyer.

Please note Section 9.2, I was asked; do we want to licence livestock i.e.: chickens, ducks, miniature horses, pot bellied pig etc. I will include this on the agenda for Tuesday's Round Table meeting. ~~Also, please let me know if you would like CPO Stephen to attend the Round Table meeting to discuss the bylaw.~~ *Stephen & Bruce will attend*

meeting to review bylaw.

Thank you,

Kathy Skwarchuk,
CAO
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2

From: Michelle Gallagher <michelle@patriotlaw.com>
Sent: March 7, 2023 12:27 PM
To: patrol@albertabeach.com
Subject: Animal Control Bylaw - Follow up
Attachments: DRAFT - Animal Control Bylaw (1st reading version with proposed PLG Amendments - Tracked)- Alberta Beach.pdf; DRAFT - Animal Control Bylaw (1st reading version with proposed PLG Amendments - Clean - 7 Mar 23 version)- Alberta Beach.pdf; DRAFT - Animal Control Bylaw (1st reading version with proposed PLG Amendments - Clean - 7 Mar 23 version)- Alberta Beach.docx; DRAFT - Animal Control Bylaw (1st reading version with proposed PLG Amendments - Tracked)- Alberta Beach.docx; community-package on urban chickens.pdf

Stephen,

Further to this project, I have made most of the requested changes to the draft bylaw (changes from the version you provided to me which received first reading). See my notes below respecting the changes that I have NOT made regarding poultry. I have attached a redlined version of the Bylaw and a clean version. Both are attached in Word and PDF versions.

However, in summary, the following are the substantive changes:

- I have removed "Immunization" from the definitions section since that no longer appears anywhere else;
- I have put the "Cat" definition back in (because cats are still addressed in the sections on Domestic Animals);
- In the definition of Owner, I have added "as the context requires" – just an improvement here;
- I have added a provision in section 5 that confirms that a Peace Officer may impound a Dog for a period of up to 7 days for the purpose of assessment of whether the Dog should be declared a Vicious Dog. As we discussed, there was a bit of a gap in the prior provisions for the specific details regarding impoundment for the purposes of assessing the animal;
- I have removed the duplicate words "of notice" in 5.5;
- I have removed s 5.10(e) since that is dealt with separately under 5.14 (just an improvement);
- I have modified section 7.1 to address the provisions dealing with Vicious Dogs – to confirm that a Dog may be impounded to permit a determination of whether the Dog is a Vicious Dog;
- I have removed "Cats" from 7.3;
- I have updated 7.3 .7.4 to address vicious dogs – an exception for how they are treated in terms of when they may be released (since the time to assess the animal should not be included in the normal 72 hours);
- I have updated section 9 to remove the beehive restriction (since bees are already covered under Livestock in the definitions);
- 11.6 – I have added "where applicable" – just an improvement;
- I have reorganized the Enforcement section 11 to be better organized and I have also separated out the issue of Municipal Tags and Violation Tickets. I have also added the continuing offence provision;
- I have defined Municipal Tags and explained how they are used. The prior language you had proposed spoke of service of the bylaw tags but not how they were used. So, this is the reason for the update. Also I reorganized the section to split tickets and tags.
- Updated the schedule to address the renumbering of paragraphs for offences arising from the other changes; and
- I have made a few other small changes improving wording or language which I identified on routine review.

On the issue of chickens and roosters, I have still left this out. I think that the municipality may want to think about how to regulate this – with a development permit or a license under animal control. I don't think that just "unless approved by the CAO" is going to be sufficient. This is, in part, because there are some provincial regulations that must be complied with to have poultry. These are under the *Animal Health Act*, and in particular its Traceability Premises Identification Regulation (Alta Reg 200/2008) which require that people obtain a Premises identification Account and Number for their poultry. I have attached a reference document that may be helpful to give an idea of the typical content that may be needed for bylaw requirements to address urban poultry.

In response to the specific question about what the maximum fine you can levy is, while section 7 of the Provincial Offences Procedure Act has a maximum fine of no more than \$2,000 or 6 months outlined for Part 2 Violation Tickets, this section also confirms that this is subject to any express provision in another enactment. The *Municipal Government Act* confirms, in section 7(i) and 7(ii), that municipal bylaws may provide for offences which impose fines not exceeding \$10,000 or imprisonment for not more than one year, or both, or imprisonment for not more than one year for non-payment of a fine or penalty.

Let me know if there are any other questions arising or if further changes are required.

Michelle

Michelle Gallagher, KC

Lawyer

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If this email looks like it wasn't intended for you, please let me know right away and delete this e-mail message.

Please note my new email address is michelle@patriotlaw.com

Community Package



Growing Forward 2 
A federal-provincial-territorial initiative

Alberta Canada
Government

URBAN CHICKENS

In recent years, there has been increased interest from individuals and communities on keeping backyard chickens. Several communities across Alberta currently allow residents to raise backyard chickens or are considering amending their bylaws to allow it. Residents may be interested in keeping chickens for various reasons including for fresh eggs, as an educational opportunity for children, compost, pest control, or the desire to know more about how their food is produced.



Alberta Farm Animal Care (AFAC) is a multi-species livestock welfare organization and aims to ensure continuous improvement in animal care and welfare. In 2017, AFAC created an Urban Chicken/Small Flock Care Manual and resources for current and potential chicken owners. This suite of learning materials includes a comprehensive, user-friendly manual that focuses on urban chicken care, training video resources, and workshops that include hands-on training. These resources are available to interested residents and communities by contacting us at info@afac.ab.ca or 403-652-5111. You can find more information on our website: www.afac.ab.ca.

CONSIDERATIONS

If a community is considering permitting residents to keep urban chickens, the following should be taken into consideration:

- Is there a local veterinarian who can provide support and treat poultry?
- Are there trained municipal representatives who can process applications and licenses, deal with concerns that may arise, conduct coop inspections, etc.?
- Does the area have a high number of wildlife and predators?
- Does the municipality have a designated area where poultry owners can dispose of chicken manure/bedding material and any mortalities?
- Is there a poultry professional nearby who can provide an educational workshop to residents on keeping urban chickens, and provide ongoing expertise and support? (*Highly recommended*)



RESPONSIBILITIES

Backyard chickens can be successful in an urban municipality, provided chicken owners fulfill the following responsibilities:

- Provide basic needs such as food, water, shelter, light, and ventilation
- Keep the coop in sanitary condition, with regular disposal of manure and bedding material, and in good repair
- Ensure the coop provides adequate protection from vermin, wild animals, and predators
- Provide the chickens with opportunities to perform essential behaviors such as dust-bathing, roosting, and scratching
- Follow basic biosecurity procedures to keep the chickens and themselves safe
- Be knowledgeable about proper food safety practices
- Know how to act accordingly if one of their chickens gets sick or if there is a disease outbreak
- Be cognizant of the time and financial commitment required to care for the chickens
- Have a plan for what to do with the chickens once they quit laying; it is not uncommon for backyard chickens to live 8-10 years
- Have an emergency contact who can provide care for the chickens in case of an emergency.



SAMPLE BYLAWS

The following are examples of bylaws from communities across Alberta that permit residents to raise backyard chickens:

- Any person wanting to keep urban chickens must obtain a Premises Identification (PID) under the Alberta Animal Health Act
- An application must be submitted and approved
- An approved license is required to be renewed annually
- In order to be approved for a license, each urban chicken keeper must take urban chicken training or equivalent, designed to provide adequate information regarding the successful keeping of chickens in an urban area.
- Only hens will be allowed to be kept; no person shall keep a rooster
- Maximum number of hens is 3 to 8 per household.
- Hens must be a minimum of 16 weeks of age
- Provide each Hen with at least 0.37m² of interior floor area, and at least 0.92m² of outdoor enclosure, within the coop
- Provide at least one nest box per every 4 birds
- Locate the coop in a place that is mindful and considerate of neighbours
- Have a town representative inspect the coop prior to approval
- No hen shall be slaughtered on the property
- Residents cannot sell eggs, manure, meat or other hen related products
- Follow procedures recommended by the Federal and Provincial Governments to reduce potential disease outbreak.

AFAC ALERT LINE

The ALERT Line is an anonymous help line. If residents or town representatives see backyard chickens that are in distress or neglected, or have a question about backyard chicken care, they can call 1-800-506-2273. The ALERT Line will send out an individual knowledgeable in the keeping of chickens who can offer solutions to improve care and provide knowledgeable counsel.

**A BYLAW OF ALBERTA BEACH IN THE PROVINCE OF ALBERTA
FOR THE PURPOSE OF REGULATING ANIMALS AND PROMOTING
RESPONSIBLE ANIMAL OWNERSHIP**

WHEREAS the *Municipal Government Act*, empowers a Council to pass bylaws:

- a) respecting the safety, health and welfare of people and the protection of people and property;
- b) respecting nuisances;
- c) respecting wild and domestic animals and activities in relation to them;
- d) regulating or prohibiting activities;
- e) providing for a system of licenses, permit or approvals; and
- f) respecting remedying of contraventions of bylaws;

AND WHEREAS the Municipal Council of Alberta Beach deems it appropriate and in the community interest to pass a bylaw to regulate and control household pets, and other animals;

NOW THEREFORE the Municipal Council of Alberta Beach, in the Province of Alberta, duly assembled, hereby enacts as follows:

1. SECTION 1 - TITLE

- 1.1. This Bylaw may be cited as the "Alberta Beach Animal Control Bylaw."

2. SECTION 2 - INTERPRETATION

2.1. In this Bylaw, the following terms shall have the following meanings:

- a) "Animal" means any bird, reptile, amphibian, or mammal excluding humans and Wildlife;
- b) "*Animal Protection Act*" means the *Animal Protection Act*, RSA 2000, c A-41;
- c) "Attack" means an assault resulting in bleeding, bone breakage, sprains, serious bruising, or multiple injuries;
- d) "Bark Excessively" means a Dog that barks, howls, or makes any other loud noise for a continuous period so as to unreasonably disturb the peace and tranquility of the neighborhood;
- e) "Bite" means force applied by an Animal by means of its mouth and teeth upon a person or other Animal;
- f) "Bylaw" means this Alberta Beach Animal Control Bylaw;
- g) "CAO" means the chief administrative officer for the Village;
- h) "Cat" means any domesticated male or female of the feline family;
- i) "Cemetery" means land within the Village that is set apart or used as a place for the burial of dead human bodies or other human remains or in which dead human bodies or other human remains are buried;

- j) "Communicable Disease" means diseases which can be passed from animal to animal, and from animal to person;
- k) "Council" means the municipal council of the Village;
- l) "Dog" means any domesticated male or female member of the canine family;
- m) "Domestic Animal" means a domesticated Animal that lives and breeds in a tame condition and, without restricting the generality of the foregoing, shall include a Dog, a Cat, a rabbit, and a ferret, but shall not include Livestock or Wildlife;
- n) "Fees and Charges Bylaw" means Village Bylaw 287-22 Fees & Rates Bylaw;
- o) "Former Owner" means the Person who at the time of impoundment was the Owner of an Animal which has subsequently been sold, given away, or destroyed;
- p) "Golf Course" means land which is set aside for the playing of the game of golf and upon which the game of golf is played;
- q) "Impounded" means taken into custody of the Pound;
- r) "Justice" has the meaning as defined in the *Provincial Offences Procedures Act*, RSA 2000, c, P-34, and the regulations thereunder;
- s) "Land Use Bylaw" means Village Land Use Bylaw 252-17;
- t) "Leash" means a chain, rope or strap attached to the collar or harness of an animal used to lead, restrain, or control it;
- u) "License" means a License issued by the Village to an Owner for a specific Dog pursuant to this Bylaw;
- v) "Livestock" includes, but is not limited to:
- i. A horse, mule, donkey, swine, camel, llama, alpaca, sheep or goat;
 - ii. Domestically reared or kept deer, reindeer, moose, elk, or bison;
 - iii. Farm bred fur bearing animals including foxes or mink;
 - iv. Animals of the bovine species;
 - v. Emus, ostriches, chickens, roosters, turkeys, ducks, geese, peacocks, peahens, or pheasants; and
 - vi. All other animals that are kept for agricultural purposes including bee colonies,
- but does not include Dogs or other Domestic Animals;
- w) "*Municipal Government Act*" or the "Act" means the *Municipal Government Act*, RSA 2000, c M-26 and the regulations thereunder;

- x) "Municipal Violation Tag" means a notice issued by the Village that alleges an offence and provides a person with the opportunity to pay a fine amount to the Village in lieu of prosecution for the offence
- y) "Muzzle" means a humane device of sufficient strength placed over an Animal's mouth to prevent it from Biting;
- z) "Off Leash Area" means a Park or a portion of a Park which has been designated as an off-leash area by the Village;
- aa) "Owner" means any Person or body corporate, as the context requires:
- i. Who is the licensed owner of an Animal;
 - ii. Who has legal title to an Animal;
 - iii. Who has possession, care and control, or custody of an Animal, either temporarily or permanently;
 - iv. Who harbours an Animal or allows an Animal to remain on that Person's premises;
 - v. Who is identified as the registered owner on a title at the Land Titles office;
 - vi. Who is recorded as the Owner of a Property on the Village's assessment roll; or
 - vii. Who is an occupant of a Property under a lease, license or permit;
- bb) "Park" means a public space controlled by the Village and set aside as a park to be used by the public for rest, recreation, exercise, pleasure, amusement, cultural heritage, education, appreciation of nature and enjoyment and includes:
- i. Playgrounds;
 - ii. Cemeteries;
 - iii. Natural areas;
 - iv. Sports Fields;
 - v. Pathways;
 - vi. Trails;
 - vii. Park roadways;
 - viii. Spray parks; and
 - ix. Wading or swimming areas;
- but does not include Golf Courses;
- cc) "Pathway" means a multipurpose throughfare controlled by the Village and set aside for use by pedestrians, cyclists, and persons using wheeled conveyances, which is improved by asphalt, concrete or brick, whether or not it is located in a Park, and includes any bridge or structure with which it is contiguous;

- dd) "Patrol Supervisor" means the person who is the Supervisor of the Patrol Department of the Village, or their designate;
- ee) "Peace Officer" means a member of the Royal Canadian Mounted Police, a Peace Officer appointed under the *Peace Officer Act*, SA 2006, c P-3.5, or a Village Bylaw Enforcement Officer;
- ff) "Person" includes a corporation, an individual, and the heirs, executors, administrator or other legal representatives of an individual;
- gg) "Playground" means land within the Village and controlled by the Village upon which apparatus such as swings and slides are placed;
- hh) "Pound" means the premises designated by the Village for the purposes of impounding and caring for all Dogs found to be at Running at Large or otherwise contravening any section of this Bylaw;
- ii) "Pound Keeper" means a person appointed by the Village or by agreement with another municipality or private business to maintain the designated Pound or Pounds;
- jj) "Public Property" means all Property owned by or under the control and management of the Village;
- kk) "Property" includes any lands, buildings or premises in the Village;
- ll) "Provincial Court" means the Provincial Court of Alberta;
- mm) "*Provincial Offences Procedure Act*" means the *Provincial Offences Procedure Act*, RSA 2000, c P-34, and the regulations thereunder;
- nn) "Running at Large" or "Run at Large" means:
- i. An Animal or Animals which are not under the control of a person by means of a Leash and is or are upon property other than the property in respect of which the Owner of the Animal or Animals has the right of occupation, or upon any highway, throughfare, street, road, trail, avenue, parkway, lane, alley, square, bridge, causeway, trestleway, sidewalk (including the boulevard portion of the sidewalk), Park or other public place which has not been designated as an Off Leash Area, or
 - ii. Any Animal which is under the control of a person by means of a Leash and which causes damage to persons, property or other Animals, that is off of the property of the Owner or harbourer;
- oo) "Service Dog" has the same definition as set out in the *Service Dog Act*, SA 2007, c S-7.5, and the regulations thereunder and includes a dog that is in training to become a service dog but does not include a Dog that is no longer actively used as service dog;
- pp) "Severe Injury" includes any injury resulting in one or more broken bones, disfiguring lacerations, sutures, cosmetic surgery, scars, and further includes any other injury determined to be severe by a court upon hearing the evidence;

- qq) "Sports Field" means land within the Village and controlled by the Village which is set apart and used for the playing of sport including, but not limited to, baseball diamonds, field hockey or cricket pitches, and rugby, soccer or football fields;
- rr) "*Stray Animals Act*" means the *Stray Animals Act*, RSA 2000, c S-20, and the regulations thereunder;
- ss) "Threatening Behaviour" means the following behaviour exhibited by a Dog, without provocation: growling, snapping at, lunging at, chasing, stalking, attacking or biting another Animal, Livestock or Wildlife or a bicycle, or motor vehicle being operated, unless the Dog is a working Livestock guardian Dog and is engaged in the performance of such work;
- tt) "Trespasser" means one who intentionally and without consent, privilege, or authority, enters another's property;
- uu) "Vicious Dog" means:
- i. Any Dog which, without provocation, has chased, injured, or bitten any other Animal, livestock or human;
 - iii. Any Dog which, without provocation, has damaged or destroyed any public or private property;
 - iv. Any Dog which, without provocation, has threatened or caused the reasonable apprehension of threat to another Animal, Livestock, or human and which in the opinion of the Patrol Supervisor presents a threat of serious harm to other Animals, Livestock, or humans;
 - v. Any Dog which has been previously determined to be a Vicious Dog under this Bylaw, or a prior bylaw;
- vv) "Village" means the municipality of Alberta Beach;
- ww) "Violation Ticket" has the same meaning as that term is used in the *Provincial Offences Procedure Act*;
- xx) "Wildlife" has the same meaning as that term is used in the *Wildlife Act*, RSA 2000, c W-10 and includes but is not limited to coyotes, cougars, bobcats, deer, moose, elk, wild rabbits, porcupines, beavers and skunks; and
- yy) "Wildlife Attractant" means any substance that could be reasonably expected to attract Wildlife including, but not limited to, food products, domestic garbage, pet food, seed, restaurant grease, compost, a carcass or part of a carcass of an animal, fish or meat, or fruit from trees.
- 2.2. Any references in this Bylaw to any statutes, regulations, bylaws or other enactments is to those statutes, regulations, bylaws or other enactments as amended or replaced from time to time and any amendments thereto.
- 2.3. Whenever a singular or masculine form of a word is used in this Bylaw, it shall include the plural, feminine or neutral form of the word as the context requires.

- 2.4. The headings in this Bylaw do not form part of this Bylaw and shall not affect its interpretation.

3. SECTION 3 - RESPONSIBILITIES OF ANIMAL AND DOG OWNERS

- 3.1. The Owner of a Dog shall:
- a) Ensure the Dog is not Running at Large within the Village;
 - b) Ensure the Dog is on a Leash, except when in an Off-Leash Area, and in control at all times when off of the Owner's property;
 - c) Ensure that the Dog does not enter into or remain in or on a Cemetery within the Village;
 - d) Ensure that the Dog does not enter into or remain in or on a Park or other Public Property with signage confirming Dogs are prohibited;
 - e) Ensure that any Dog that is suffering from a Communicable Disease is kept housed and confined and is not permitted to come into contact with other Animals, Dogs or humans except for contact required to obtain veterinary medical care; and
 - f) Ensure that the Dog is Licensed in accordance with Section 8.
- 3.2. No person shall allow a Dog to:
- a) Bark Excessively;
 - b) Bite, chase or stalk Animals, bicycles, automobiles or other motor vehicles;
 - c) Chase or otherwise threaten a person or persons, whether on the property of the Owner or not, unless the person chased or threatened is a Trespasser on the property of the Owner;
 - d) Cause damage to property or other Animals, whether on the property of the Owner or not;
 - e) Do any act that injures a person or persons whether on the property of the Owner or not;
 - f) Bite a person or persons, whether on the property of the Owner or not;
 - g) Attack a person or persons, whether on the property of the Owner or not;
 - h) Attack a person or persons causing Severe Injury, whether on the property of the Owner or not;
 - i) Repeatedly Attack a person or persons causing Severe Injury, whether on the property of the Owner or not;
 - j) Cause death to another Animal; or
 - k) Upset any waste receptacles or scatter the contents thereof on any Public Property or on any private property not belonging to the Owner.
- 3.3. An Owner of an Animal shall:
- a) Ensure that the Animal is not in distress;
 - b) Ensure that the Animal has adequate food and water;

- c) Provide the Animal with adequate care when the Animal is wounded or ill;
 - d) Provide the Animal with reasonable protection from injurious heat or cold; and
 - e) Provide the Animal with adequate shelter, ventilation and space.
- 3.4. No person shall allow an Animal to be outside of the passenger cab of a Motor Vehicle on a Roadway, regardless of whether the Motor Vehicle is moving or parked.
- 3.5. Notwithstanding section 3.4 above, a person may allow an Animal to be outside of the passenger cab of a Motor Vehicle, including riding in the back of a pick-up truck or flatbed truck if the Animal is:
- a) In a fully enclosed trailer;
 - b) In a canopy enclosing the bed area of a vehicle;
 - c) Contained in a ventilated kennel or similar device that is securely fastened to the bed of the vehicle; or
 - d) Securely tethered in such a manner that it is not standing on bare metal, cannot jump, or be thrown from the vehicle, is not in danger of strangulation, and cannot reach beyond the outside edges of the vehicle.
- 3.6. The Owner of a female Dog in heat shall keep such Dog housed and confined in the Owner's residence or in a licensed Kennel during the whole period such Dog is in heat except that such Dog shall be permitted outside the said residence or Kennel for the purposes of:
- a) Urinating or defecating on the property of said Owner or Kennel; and
 - b) Obtaining necessary veterinary medical care.
- 3.7. If a Dog defecates on any Public Property or private property other than the property of its Owner, the Owner shall cause such defecation to be removed immediately and disposed of properly.
- 3.8. The Owner of a Dog shall ensure that when the Dog is on Public Property or private property other than property of its Owner, the Owner has means in the Owner's possession to collect and properly dispose of defecation from such Dog.
- 3.9. The Owner of an Animal shall ensure that the Animal is not Running at Large.
- 3.10. The Owner of an Animal left unattended in a Motor Vehicle shall ensure:
- a) That the Animal is restrained in a manner that prevents the contact between the Animal and any member of the public; and
 - b) That the Animal has suitable ventilation.
- 3.11. A Peace Officer that identifies an offence under section 3.10 of this Bylaw may use any means reasonable and necessary for the safety of the Animal to remove the Animal from the Motor Vehicle, with any expense associated with such action being the responsibility of the Owner of the Vehicle.
- 3.12. The Owner of a Motor Vehicle involved in an offence referred to in this Section is guilty of the offence unless that Owner satisfies the Court:

- a) That the Motor Vehicle was not being driven or was not parked by the Owner; and
 - b) That the person driving or parking the Motor Vehicle at the time of the offence did so without the Owner of the Motor Vehicle's express or implied consent.
- 3.13. The Owner of an Animal shall ensure that the Animal is not left unattended while tethered or tied on premises where the public has express or implied access.
- 3.14. The Owner of an Animal shall ensure that the Animal is not left unsupervised while tethered or tied on private property.

4. SECTION 4 - INTERFERENCE WITH ANIMALS OR DOGS

- 4.1. No Person shall:
- a) Untie, loosen, or otherwise free an Animal or Dog which has been tied or otherwise restrained;
 - b) Tease or torment an Animal or Dog or otherwise provoke an Animal or Dog to bark, Bite, attempt to Bite, chase or otherwise threaten any Person, Animal or Dog; or
 - c) Negligently or willfully open a gate, door, or other opening in a fence or enclosure in which an Animal or Dog has been confined and thereby allow an Animal or Dog to Run at Large.
- 4.2. No Person shall ignore or further neglect any Domestic Animal found to be in distress within the meaning of the *Animal Protection Act*, and such Person shall report the said Domestic Animal to a Peace Officer.

5. SECTION 5 - VICIOUS DOGS

- 5.1. The Patrol Supervisor may, based on personal observation of the Dog or an investigation initiated by a complainant, declare a Dog to be a Vicious Dog.
- 5.2. A Peace Officer may impound a Dog that is the subject of a complaint for a period of up to 7 days for the purposes of evaluating the Dog and determining whether the Dog should be declared a Vicious Dog.
- 5.3. A Dog shall not be declared a Vicious Dog based on the following behaviour alone:
- a) It Attacks or Bites a Trespasser on the Property of the Owner, or property controlled by the Owner; or
 - b) It is kept as a Livestock guardian Dog and if the Attack is in defense of Livestock of which the Dog is responsible on the property of the Owner.
- 5.4. If the Patrol Supervisor determines a Dog to be a Vicious Dog, the Patrol Supervisor shall give the Owner of the Vicious Dog written notice by mail within fifteen (15) days of such determination:
- a) Informing the Owner that their Dog has been determined to be a Vicious Dog;
 - b) Requiring the Owner to keep the Vicious Dog in accordance with the provisions of Section 5 of the Bylaw; and

- c) Informing the Owner that if the Vicious Dog is not kept in accordance with the requirements of this section of this Bylaw, that the Owner will be fined, or subject to enforcement pursuant to this Bylaw.
- 5.5. An Owner of a Dog determined to be a Vicious Dog by the Patrol Supervisor may appeal such determination to Council within thirty (30) days of receiving notice of such determination. A notice of appeal shall be submitted in writing to the CAO.
- 5.6. On receipt of a notice of notice of appeal under section 5.5 above, Council shall as soon as is reasonably practical cause the matter to be reviewed and make a final determination. That determination by Council shall be final and binding and not subject to further appeal under this Bylaw.
- 5.7. The determination of a Dog to be a Vicious Dog continues notwithstanding that the Dog has been sold, gifted, or transferred to a new Owner.
- 5.8. When a declared Vicious Dog is not on the property of the Owner:
- The Dog shall be harnessed or on a Leash which shall not exceed two (2) meters in length and in a manner that prevents it from chasing, injuring, or Biting other Animals or persons, or causing damage to public or private property;
 - The Dog shall be under the control of a person who is eighteen (18) years of age or older; and
 - The Dog shall be muzzled.
- 5.9. When a declared Vicious Dog is on the property of an Owner;
- The Dog shall be confined indoors;
 - The Dog shall be kept as if the provisions of section 5.8 above applied to such Dog while on the Property of the Owner; or
 - The Dog shall be confined in a secure enclosure, meaning a locked building, cage or fenced area of such construction that will not permit the confined Dog or Dogs to jump, climb, dig, or force their way out, or allow the entry of any person not in control of the Dog.
- 5.10. An Owner shall not be required to leash or muzzle a Vicious Dog while inside a building or enclosure and being shown or displayed at a *bona fide* Dog show.
- 5.11. Where a Dog is determined to be a Vicious Dog pursuant to this Bylaw, the Owner shall, within ten (10) days of receiving the notice of designation:
- Ensure that the Vicious Dog has been tattooed by a licensed veterinarian;
 - Ensure that an identifiable microchip has been implanted in the Vicious Dog;
 - If the Vicious Dog has not been spayed or neutered, have the Vicious Dog spayed or neutered; and
 - Post signs conspicuously on their premises alerting the public that a Vicious Dog is on the premises.
- 5.12. Where a Dog has been determined to be a Vicious Dog, the Patrol Supervisor may impose one or more of the following conditions on the Owner of the Vicious Dog,

and the Owner must comply with such conditions as are imposed under this section:

- a) Requiring the Owner to modify the Owner's property in some manner in order to reduce the risk of the Vicious Dog leaving the property or Running at Large;
 - b) Requiring the Owner to retain the services of a Dog trainer to provide the Owner with specified training and that the Owner provide proof of the completion of such training;
 - c) Requiring the Owner to obtain third party liability insurance in a specified amount for the Vicious Dog; and
 - d) Any other additional condition that is similar to the above and in the opinion of the Patrol Supervisor is reasonably necessary for the safety of the public.
- 5.13. An Owner of a Vicious Dog shall ensure that the Dog does not:
- a) Chase a person or other Animal;
 - b) Injure a person or other Animal;
 - c) Bite a person or other Animal;
 - d) Attack a person or other Animal; or
 - e) Damage or destroy public or private property.
- 5.14. Where a Dog is determined to be a Vicious Dog, the Owner of such Vicious Dog shall not permit the Vicious Dog to be in an Off Leash Area at any time.
- 5.15. Where a Dog is determined to be a Vicious Dog, the Owner of such Vicious Dog shall not breed or sell the Vicious Dog within the Village
- 5.16. The Owner of a Vicious Dog shall notify the Village immediately of the following:
- a) The Vicious Dog is Running at Large;
 - b) The occurrence of any incident described in section 5.12 involving the Vicious Dog; or
 - c) The sale, surrender, or death of the Vicious Dog.

6. SETION 6 – RABIES AND COMMUNICABLE DISEASE CONTROL

- 6.1. Upon demand made by a Peace Officer, an Owner of a Domestic Animal shall forthwith surrender any Domestic Animal which the Peace Officer has reasonable and probable grounds to suspect of having been exposed to rabies or any Communicable Disease for supervised quarantine, the expense for which shall be borne by the Owner, and the Animal may be reclaimed by the Owner if the Animal is adjudged to be free of rabies or any Communicable Disease upon payment of the confinement expenses and upon compliance with the licensing provisions of this Bylaw.
- 6.2. When a Domestic Animal under quarantine has been diagnosed as rabid, or suspected by a licensed veterinarian of being rabid, and dies while under such observation, the Pound Keeper shall immediately send the head of such Domestic Animal to the appropriate health department for pathological examination and shall

notify the appropriate public health officer of reports and human contacts and the diagnosis made, or suspected diagnosis made, of the Domestic Animal.

- 6.3. During such period of rabies quarantine as provided for in this section, every Domestic Animal bitten by any Animal adjudged to be rabid, shall be forthwith destroyed or, at the Owner's expense and option shall be treated for rabies infection by a licensed veterinarian or held under quarantine by the Owner in the same manner as other Domestic Animals are quarantined.
- 6.4. The carcass of any dead Animal exposed to rabies shall, upon demand, be surrendered to the Pound Keeper.
- 6.5. A licensed veterinarian shall direct the destruction, disposal of remains or treatment of any Domestic Animal found to be infected with rabies.

7. SECTION 7 – SEIZURE AND IMPOUNDMENT OF ANIMALS

- 7.1. A Peace Officer, upon complaint under this Bylaw, may seize and impound:
 - a) Every Dog found Running at Large contrary to this Bylaw in Alberta Beach;
 - b) Every Dog which has Bitten or Attacked, or is alleged to have Bitten or Attacked, a person or Animal, pending the determination by the Patrol Supervisor as to whether to declare the Dog to be a Vicious Dog;
 - c) Every Dog not wearing a collar and License as required by this Bylaw,
 - d) Every Dog which is required to be impounded pursuant to any provincial or federal law,

and in enforcement of the jurisdiction provided in section 7.1 for the purposes of investigation only, a Peace Officer is hereby authorized to enter any privately owned premises provided that in this section the word "premises" does not include a building or buildings used as a dwelling house. A Peace Officer may enter a premises in order to preserve the safety and security of the public if deemed necessary. Premises include any outdoor lot visible from the street.
- 7.2. If a Peace Officer knows or can ascertain the name or residence of the Owner of any Impounded Dog, they shall make reasonable attempts to notify the Owner of the Impoundment of the Dog.
- 7.3. For all Dogs impounded other than for the purpose of determining whether the Dog is to be declared a Vicious Dog:
 - a) the Pound Keeper shall keep all Impounded Dogs for a period of at least 72 hours, including the day of impounding. Sundays and statutory holidays shall not be included in the computation of the 72-hour period. During this period, any healthy Dog may be redeemed by its Owner upon the Owner paying to the Pound Keeper the appropriate fees, documentation of neutering or spaying, plus Pound fees for every 24-hour period or fraction thereof that the Dog has been Impounded.

- b) If at the expiration of a 72-hour period any Impounded Dog has not been redeemed, it may be sold, given away, or destroyed. The purchaser of an Impounded Animal from the Pound pursuant to the provisions of this Bylaw shall obtain full right and title to the Animal and the right and title to the Former Owner shall be forfeit.
- 7.4. For Dogs impounded under section 5.2 of this Bylaw for the purposes of determining whether to declare the Dog a Vicious Dog:
- a) The Pound Keeper shall keep the Impounded Dog for the period required to evaluate the Dog in accordance with section 5.2 of this Bylaw;
- b) The Owner shall be notified when the evaluation of the Dog has been completed. The Pound Keeper shall keep the Dog for a period of at least 72 hours after notice has been given to the Owner. Sundays and statutory holidays shall not be included in the computation of the 72-hour period. During this period, the Dog may be redeemed by its Owner upon the Owner paying to the Pound Keeper the appropriate fees, documentation of neutering or spaying, plus Pound fees for every 24-hour period or fraction thereof that the Dog has been Impounded.
- c) If at the expiration of a 72-hour period any Impounded Dog has not been redeemed, it may be sold, given away, or destroyed. The purchaser of an Impounded Animal from the Pound pursuant to the provisions of this Bylaw shall obtain full right and title to the Animal and the right and title to the Former Owner shall be forfeit.
- 7.5. Any Impounded Dog which appears to be in distress in accordance with the *Animal Protection Act* shall be dealt with as provided for in the *Animal Protection Act*.
- 7.6. Any Livestock Running at Large within the Village shall be enforced in accordance with the *Stray Animals Act*.
- 7.7. No person whether or not they are the Owner of the Animal which is being, or has been, pursued or captured shall:
- a) Interfere with or attempt to obstruct a Peace Officer who is attempting to capture or who has captured any Animal in accordance with this Bylaw;
- b) Open any Motor Vehicle in which seized Animals have been placed;
- c) Remove or attempt to remove, from the possession of a Peace Officer, any Animal which has been seized;
- d) Induce any Animal to enter a house or other place where it may be safe from capture, or otherwise assist the Animal to escape capture;
- e) Falsely represent themselves as being in charge or control of an Animal so as to establish that the Animal is not Running at Large;
- f) Unlock, unlatch, or otherwise open a Motor Vehicle in which Animals captured for Impoundment have been placed to as to allow or attempt to allow any Animals to escape; or
- g) Provide false information to a Peace Officer.

8. SECTION 8 – LICENSING OF DOGS

- 8.1. No person shall own, keep, or harbour any Dog within the municipal limits of the Village unless such Dog is licensed as provided in this Bylaw.
- 8.2. The holder of a Dog License must be at least eighteen (18) years of age unless an exemption is given by the Patrol Supervisor.
- 8.3. Every Owner of a Dog over the age of six (6) months within the limits of the Village shall:
 - a) Obtain a license for such Dog on the first day on which the Village office is open for business after the Dog becomes six (6) months of age;
 - b) Obtain a license on the first day on which the Village office is open after they become Owner of the Dog; or
 - c) Obtain a license for a Dog notwithstanding that it is under the age of six (6) months where the Dog has been found to be Running at Large.
- 8.4. Every Owner of a Dog shall provide the Village with the following information with each application for a Dog License:
 - a) The name, street address, postal address, and telephone number of the Owner;
 - b) Where the Owner is a body corporate, the name, street address, postal address and telephone number of a natural person responsible for the Dog;
 - c) A description of the Dog including breed, name, gender, age;
 - d) Proof of spaying or neutering, if applicable;
 - e) Identification tattoo number and location, if applicable;
 - f) Identification microchip information, if applicable;
 - g) Such other information as may be required with respect to the application.
- 8.5. The Village shall keep a record of each License issued.
- 8.6. No person shall give false information when applying for a License pursuant to this Bylaw.
- 8.7. An Owner shall forthwith notify the Village of any change with respect to the information provided in the application for a License under this Bylaw.
- 8.8. Licenses issued under this Bylaw shall be issued for the life of the Dog. No refund shall be made on any paid Dog License fee because of the death or sale of the Dog, or upon the Owner of the Dog leaving the Village.
- 8.9. Licenses issued under this Bylaw may be transferred to another Dog on the payment of the associated transfer fee.
- 8.10. License fees shall be those listed in the Fees and Charges Bylaw.
- 8.11. Every Owner shall ensure that the License is securely fastened to a choke chain, collar, or harness which must be worn at all times when the Dog is off of the Owner's property. If the License tag becomes lost, the Owner shall obtain a

replacement License tag from the Village and shall pay the required fee for such replacement License tag.

- 8.12. If a Dog is found not wearing a choke chain, collar or harness with a valid License tag, the Owner shall be deemed not to have a License for the Dog unless the Owner can produce, to the satisfaction of the Peace Officer, the License tag or receipt for the License within twenty-four (24) hours of notice to the Owner.
- 8.13. A License is not required for the Owner of a Dog who is temporarily resident in the Village for a period not exceeding twenty-one (21) days. This period may be extended on the receipt of written permission from the Patrol Supervisor.
- 8.14. A License shall be issued free of charge to:
 - a) The Owner of a Service Dog; or
 - b) Seasonal residents of the Village who are Owners of a Dog and provide proof of the licensing of said Dog in another municipality.

9. SECTION 9 – KENNELS, LIVESTOCK, AND HORSES

- 9.1. No person shall operate a Kennel on any Property except where an approved Development Permit has been issued for such Kennel under the Land Use Bylaw, and any other required licenses have been obtained. The harboring, keeping of, or owning more than three (3) Dogs shall be deemed to be operating a Kennel.
- 9.2. No person shall keep Livestock on any residentially zoned property in the Village.
- 9.3. No Owner of a horse shall allow a horse to be in a Park except for a Park that is approved and designated by the Village for horseback riding.

10. SECTION 10 – WILDLIFE ATTRACTANTS

- 10.1. No Owner of a Property in the Village shall place, store, permit or dispose of Wildlife Attractants outdoors in such a manner as to be accessible to Wildlife, or to attract Wildlife.
- 10.2. Owners of Property in the Village must remove ripened fruit from trees and the ground on the Property if they attract Wildlife.
- 10.3. Owners of Property in the Village must remove bird feeders if they attract Wildlife.
- 10.4. No person shall feed or attempt to feed Wildlife.

11. SECTION 11 – GENERAL

- 11.1. Where this Bylaw requires that an Owner be provided with a notice or a decision, that notice of decision may be served by ordinary mail to the last known address of the Owner and the Owner is deemed to have received that notice or decision seven (7) days from the date it was mailed.
- 11.2. No person shall willfully or knowingly obstruct a Peace Officer, or a person aiding the Peace Officer's in their duties, from enforcing the provisions of this Bylaw.
- 11.3. The Patrol Supervisor shall keep an up-to-date record of all complaints, notices and reports and a similar record of the disposition therefore.

- 11.4. Any person or Owner who commits a breach of any of the provisions of this Bylaw commits an offence.
- 11.1. In the case of an offence that is of a continuing nature, a contravention of a provision of this Bylaw constitutes a separate offence with respect to each day, or part of a day, during which the contravention continues, and a person guilty of such an offence is liable to a fine in an amount not less than that established by this Bylaw for each such separate offence.
- 11.2. A person who is guilty of an offence under this Bylaw is liable:
- To a fine in an amount not less than as set out in **Schedule A**, or
 - On summary conviction, to a fine not exceeding \$10,000.00, or imprisonment for not more than six months, or both.
- 11.3. If a Municipal Violation Tag is issued in respect of an offence, the Municipal Violation Tag must specify the fine established by this Bylaw for the offence.
- 11.4. A person who commits an offence may, if a Municipal Tag is issued in respect of the offence, pay the fine amount established by this Bylaw for the offence and if the amount is paid on or before the required date, the person will not be prosecuted for the offence under the *Provincial Offences Procedure Act*.
- 11.5. Where a Peace Officer believes that a person has contravened any provision of this Bylaw, the Peace Officer may commence proceedings against the person by issuing a Violation Ticket pursuant to the *Provincial Offences Procedure Act*.
- 11.6. If a Violation Ticket is issued in respect of an offence, the Violation Ticket may:
- Specify the fine amount established by this Bylaw for the offence; or
 - Require a person to appear in court without the alternative of making a voluntary payment.
- 11.7. A person who commits an offence may, if a Violation Ticket is issued in respect of the offence and if the Violation Ticket specifies the fine amount established by this Bylaw for the offence, make a voluntary payment equal to the specified fine.
- 11.8. Nothing in this Section shall prevent any Peace Officer from issuing a Violation Ticket requiring the court appearance of the defendant pursuant to the *Provincial Offences Procedure Act*, or from laying an information instead of issuing a Violation Ticket or Municipal Violation Tag.
- 11.9. Nothing in this Section shall prevent any person or Owner from defending a charge of committing a breach of this Bylaw.
- 11.10. The Village is not required to enforce this Bylaw. In deciding whether to enforce this Bylaw, the Village may consider any practical concerns, including municipal budget and personnel resources.
- 11.11. A Peace Officer investigating a complaint involving threatening behaviour of an Animal may, but is not required to, classify the behaviour by means of reference to the Dr. Ian Dunbar's Aggression Scale which is set out in **Schedule B** of this Bylaw.
- 11.12. **Schedules A and B** form part of this Bylaw.

11.13. Each provision of this Bylaw is independent of all other provisions. If any provision of the Bylaw is declared invalid for any reason by a court of competent jurisdiction, all other provisions of this Bylaw shall remain valid and enforceable.

12. SECTION 12 – TRANSITION AND COMING INTO FORCE

12.1. Upon the coming into force of this Bylaw, Bylaw 223-09 is repealed.

12.2. This Bylaw shall come into full force when it receives THIRD and FINAL reading and is duly signed.

READ a first time this ____ day of ____ 20__.

READ a second time this ____ day of ____ 20__.

READ a third and final time this ____ day of ____ 20__.

SIGNED this ____ day of ____ 20__.

Mayor, Angela Duncan

Chief Administrative Officer, Kathy Skwarchuk

22

SCHEDULE A**FINE SCHEDULE**

Section	Offence	First Offence	Second Offence	Third and Subsequent Offences
3.1(a)	Dog Running at Large	\$150.00	\$300.00	\$600.00
3.1(b)	Dog not on Leash or control when off Owner's property	\$150.00	\$300.00	\$600.00
3.1(c)	Dog in Cemetery	\$150.00	\$300.00	\$600.00
3.1(d)	Dog in area prohibited by sign	\$150.00	\$300.00	\$600.00
3.1(e)	Dog suffering from Communicable Disease not confined	\$500.00	\$750.00	\$1,500.00
3.1(f), 8.1, 8.3	Dog not Licensed	\$100.00	\$200.00	\$300.00
3.2 (a)	Dog barking excessively	\$150.00	\$300.00	\$600.00
3.2(b)	Dog biting, chasing or stalking Animals, bicycles, automobiles or other motor vehicles	\$250.00	\$500.00	\$1,000.00
3.2(c)	Dog chasing or threatening a person	\$250.00	\$500.00	\$1,000.00
3.2(d)	Dog causing damage to property or other Animals, whether on the property of the Owner or not	\$250.00	\$500.00	\$1,000.00
3.2(e)	Dog injures a person or persons whether on the property of the Owner or not	\$400.00	\$800.00	\$1,600.00
3.2(f)	Dog bites a person or persons, whether on the property of the Owner or not	\$400.00	\$800.00	\$1,600.00
3.2(g)	Dog attacks a person or persons, whether on the property of the Owner or not	\$500.00	\$1000.00	\$2000.00
3.2(h)	Dog attacks a person or persons, whether on the property of the Owner or not, causing Severe Injury	\$1,000.00	\$2,000.00	\$4,000.00
3.2(i)	Dog repeatedly attacks a person or persons, whether on the property of the Owner or not, causing Severe Injury	\$1,000.00	\$2,000.00	\$4,000.00
3.2(j)	Dog causes death to another Animal	\$1,000.00	\$2,000.00	\$4,000.00
3.2(k)	Dog upsets any waste receptacles or scatter the contents thereof on any Public Property or on any private property not belonging to the Owner	\$150.00	\$300.00	\$600.00
3.3(a)	Animal in distress	\$500.00	\$1000.00	\$2,000.00
3.3(b)	Animal does not have adequate food or water	\$500.00	\$1000.00	\$2,000.00
3.3(c)	Animal not provided with adequate care	\$500.00	\$1000.00	\$2,000.00

Section	Offence	First Offence	Second Offence	Third and Subsequent Offences
3.3(d)	Animal not provided with protection from heat or cold	\$500.00	\$1000.00	\$2,000.00
3.3(e)	Animal not provided with adequate shelter, ventilation, or space	\$500.00	\$1000.00	\$2,000.00
3.4	Animal outside of passenger cab in vehicle	\$500.00	\$1,000.00	\$2,000.00
3.6	Dog in heat not confined	\$150.00	\$300.00	\$600.00
3.7	Dog not removed	\$150.00	\$300.00	\$600.00
3.8	Dog Owner does not have means to remove defecation	\$150.00	\$300.00	\$600.00
3.9	Animal Running at Large	\$150.00	\$300.00	\$600.00
3.10	Animal left unattended in motor vehicle improperly	\$500.00	\$1,000.00	\$2,000.00
3.13	Animal tethered or tied unattended on public property	\$250.00	\$500.00	\$1,000.00
3.14	Animal tethered or tied unattended on private property	\$250.00	\$500.00	\$1,000.00
4.1(a)	Untie, loosed or free an Animal	\$500.00	\$1,000.00	\$2,000.00
4.1(b)	Tease or torment or provoke an Animal	\$150.00	\$300.00	\$600.00
4.1(c)	Opening Animal confinement	\$500.00	\$1,000.00	\$2,000.00
4.2	Failure to report animal in distress	\$500.00	\$1,000.00	\$2,000.00
5.8(a)	Vicious Dog not harnessed or on Leash	\$500.00	\$1,000.00	\$2,000.00
5.8(b)	Vicious Dog not in control of adult	\$500.00	\$1,000.00	\$2,000.00
5.8(c)	Vicious Dog not muzzled	\$500.00	\$1,000.00	\$2,000.00
5.9	Vicious Dog not kept or confined as required	\$500.00	\$1,000.00	\$2,000.00
5.11	Vicious Dog Owner failure to comply with requirements after designation of Vicious Dog	\$500.00	\$1,000.00	\$2,000.00
5.12	Vicious Dog failure to comply with conditions	\$500.00	\$1,000.00	\$2,000.00
5.13(a)	Vicious Dog chases a person or other animal	\$500.00	\$1,000.00	\$2,000.00
5.13(b)	Vicious Dog injures a person or other animal	\$2,500.00	\$5,000.00	\$10,000.00
5.13(c)	Vicious Dog bites a person or other animal	\$2,500.00	\$5,000.00	\$10,000.00
5.13(d)	Vicious Dog attacks a person or other animal	\$2,500.00	\$5,000.00	\$10,000.00
5.13(e)	Vicious Dog damages or destroys property	\$1,000.00	\$1,500.00	\$2,000.00
5.14	Vicious Dog in Off Leash Area	\$1,000.00	\$1,500.00	\$2,000.00
5.15	Sell or breed Vicious Dog	\$500.00	\$1,000.00	\$2,000.00
5.16(a)	Failure to notify of Vicious Dog Running at Large	\$500.00	\$1,000.00	\$2,000.00

Section	Offence	First Offence	Second Offence	Third and Subsequent Offences
5.16(b)	Failure to notify of incident with Vicious Dog	\$500.00	\$1,000.00	\$2,000.00
5.16(c)	Failure to notify of sale, surrender or death of Vicious Dog	\$500.00	\$1,000.00	\$2,000.00
6	Failure to comply with Section 6	\$500.00	\$1,000.00	\$2,000.00
7.7	Interfere with pursuit or seizure of Animal	\$500.00	\$1,000.00	\$2,000.00
8.6	Provide false information on application for License	\$500.00	\$1,000.00	\$2,000.00
8.7	Failure to notify Village of change	\$150.00	\$300.00	\$600.00
8.11	Failure to securely fasten License to Dog	\$50.00	\$100.00	\$200.00
9.1	Possess more than 3 Dogs / operate a Kennel	\$250.00	\$500.00	\$1,000.00
9.2	Keeping Livestock on residential property	\$250.00	\$500.00	\$1,000.00
9.3	Horses in Park where not authorized	\$150.00	\$300.00	\$600.00
10.1	Improper storage of Wildlife Attractants	\$150.00	\$300.00	\$600.00
10.2	Failure to remove Wildlife Attractant	\$150.00	\$300.00	\$600.00
10.3	Failure to remove Wildlife Attractant	\$150.00	\$300.00	\$600.00
10.4	Feed Wildlife	\$150.00	\$300.00	\$600.00
11.2	Obstruct Peace Officer	\$2,500.00	\$5,000.00	\$10,000.00

SCHEDULE B**Dr. IAN BUNBAR'S AGGRESSION SCALE**

ASSESSMENT OF THE SEVERITY OF BITING PROBLEMS BASED ON AN OBJECTIVE EVALUATION OF WOUND PATHOLOGY	
LEVEL 1	Dog growls, lunges, snarls – no teeth touch skin. Mostly intimidation / threatening behaviour.
LEVEL 2	Teeth touch skin but no puncture. May have red mark / minor bruise from dog's head or snout, may have minor scratches from paws/nails. Minor surface abrasions or lacerations.
LEVEL 3	Punctures one to three holes, single bit. No tearing or slashes. Victim not shaken side to side. Bruising.
LEVEL 3.5	Multiple Level 3 bites.
LEVEL 4	Two to four holes from a single bite, typically contact / punctures from more than canines, considerable bruising. Black bruising, tears and/or slashing wounds. Dog clamped down and held and/or shook head from side to side.
LEVEL 5	Multiple bites at Level 4 or above. A concerted, repeated attack causing severe injury.
LEVEL 6	Any bite resulting in the death of an animal.

This Scale is developed by Dr. Ian Dunbar PhD, BVetMed, MRCVS, of Berkeley California. From his studies Dr Dunbar has been able to separate and classify bites into a generalized six level assessment protocol. Tills Scale is used as a standard throughout the world in canine aggression investigations and behavior assessment. Updated in 2012 for the City of Calgary Animal Services.

"Inhibitions are the mechanisms which compel an animal to interrupt an action in the middle of a sequence."(i)
 "Good bite inhibition does not mean that your dog will never snap, lunge, nip, or bite. Good bite inhibition means that should the dog snap and lunge, his teeth will seldom make skin contact and should the dog's teeth ever make skin contact, the inhibited "bite" will cause little, if any, damage."

References

- (i). ABRANTES R. *Dog Language An Encyclopedia of Canine Behavior* 145. Wakan Tanka Publishers 1997
- (ii). DUNBAR. I. PhD, BVetMed, MRCVS *After you Get Your Puppy* 84. James & Kenneth Publishers 2001
- (iii). City of Calgary Animal Services. *Standard Operating Procedure for Peace Officers*. City of Calgary, 2012

**A BYLAW OF ALBERTA BEACH IN THE PROVINCE OF ALBERTA
FOR THE PURPOSE OF REGULATING ANIMALS AND PROMOTING
RESPONSIBLE ANIMAL OWNERSHIP**

WHEREAS the *Municipal Government Act*, empowers a Council to pass bylaws:

- a) respecting the safety, health and welfare of people and the protection of people and property;
- b) respecting nuisances;
- c) respecting wild and domestic animals and activities in relation to them;
- d) regulating or prohibiting activities;
- e) providing for a system of licenses, permit or approvals; and
- f) respecting remedying of contraventions of bylaws;

AND WHEREAS the Municipal Council of Alberta Beach deems it appropriate and in the community interest to pass a bylaw to regulate and control household pets, and other animals;

NOW THEREFORE the Municipal Council of Alberta Beach, in the Province of Alberta, duly assembled, hereby enacts as follows:

1. SECTION 1 - TITLE

- 1.1. This Bylaw may be cited as the "Alberta Beach Animal Control Bylaw."

2. SECTION 2 - INTERPRETATION

- 2.1. In this Bylaw, the following terms shall have the following meanings:

- a) "Animal" means any bird, reptile, amphibian, or mammal excluding humans and Wildlife;
- b) "*Animal Protection Act*" means the *Animal Protection Act*, RSA 2000, c A-41;
- c) "Attack" means an assault resulting in bleeding, bone breakage, sprains, serious bruising, or multiple injuries;
- d) "Bark Excessively" means a Dog that barks, howls, or makes any other loud noise for a continuous period so as to unreasonably disturb the peace and tranquility of the neighborhood;
- e) "Bite" means force applied by an Animal by means of its mouth and teeth upon a person or other Animal;
- f) "Bylaw" means this Alberta Beach Animal Control Bylaw;
- g) "CAO" means the chief administrative officer for the Village;
- h) "Cat" means any domesticated male or female of the feline family;
- i) "Cemetery" means land within the Village that is set apart or used as a place for the burial of dead human bodies or other human remains or in which dead human bodies or other human remains are buried;

- j) "Communicable Disease" means diseases which can be passed from animal to animal, and from animal to person;
- k) "Council" means the municipal council of the Village;
- l) "Dog" means any domesticated male or female member of the canine family;
- m) "Domestic Animal" means a domesticated Animal that lives and breeds in a tame condition and, without restricting the generality of the foregoing, shall include a Dog, a Cat, a rabbit, and a ferret, but shall not include Livestock or Wildlife;
- n) "Fees and Charges Bylaw" means Village Bylaw 287-22 Fees & Rates Bylaw;
- o) "Former Owner" means the Person who at the time of impoundment was the Owner of an Animal which has subsequently been sold, given away, or destroyed;
- p) "Golf Course" means land which is set aside for the playing of the game of golf and upon which the game of golf is played;
- q) "Impounded" means taken into custody of the Pound;
- r) "Justice" has the meaning as defined in the *Provincial Offences Procedures Act*, RSA 2000, c, P-34, and the regulations thereunder;
- s) "Land Use Bylaw" means Village Land Use Bylaw 252-17;
- t) "Leash" means a chain, rope or strap attached to the collar or harness of an animal used to lead, restrain, or control it;
- u) "License" means a License issued by the Village to an Owner for a specific Dog pursuant to this Bylaw;
- v) "Livestock" includes, but is not limited to:
 - i. A horse, mule, donkey, swine, camel, llama, alpaca, sheep or goat;
 - ii. Domestically reared or kept deer, reindeer, moose, elk, or bison;
 - iii. Farm bred fur bearing animals including foxes or mink;
 - iv. Animals of the bovine species;
 - v. Emus, ostriches, peacocks, peahens, or; and
 - vi. All other animals that are kept for agricultural purposes including bee colonies,but does not include Dogs or other Domestic Animals;
- w) "*Municipal Government Act*" or the "Act" means the *Municipal Government Act*, RSA 2000, c M-26 and the regulations thereunder;

- x) "Municipal Violation Tag" means a notice issued by the Village that alleges an offence and provides a person with the opportunity to pay a fine amount to the Village in lieu of prosecution for the offence
- y) "Muzzle" means a humane device of sufficient strength placed over an Animal's mouth to prevent it from Biting;
- z) "Off Leash Area" means a Park or a portion of a Park which has been designated as an off-leash area by the Village;
- aa) "Owner" means any Person or body corporate, as the context requires:
- i. Who is the licensed owner of an Animal;
 - ii. Who has legal title to an Animal;
 - iii. Who has possession, care and control, or custody of an Animal, either temporarily or permanently;
 - iv. Who harbours an Animal or allows an Animal to remain on that Person's premises;
 - v. Who is identified as the registered owner on a title at the Land Titles office;
 - vi. Who is recorded as the Owner of a Property on the Village's assessment roll; or
 - vii. Who is an occupant of a Property under a lease, license or permit;
- bb) "Park" means a public space controlled by the Village and set aside as a park to be used by the public for rest, recreation, exercise, pleasure, amusement, cultural heritage, education, appreciation of nature and enjoyment and includes:
- i. Playgrounds;
 - ii. Cemeteries;
 - iii. Natural areas;
 - iv. Sports Fields;
 - v. Pathways;
 - vi. Trails;
 - vii. Park roadways;
 - viii. Spray parks; and
 - ix. Wading or swimming areas;
- but does not include Golf Courses;
- cc) "Pathway" means a multipurpose throughfare controlled by the Village and set aside for use by pedestrians, cyclists, and persons using wheeled conveyances, which is improved by asphalt, concrete or brick, whether or not it is located in a Park, and includes any bridge or structure with which it is contiguous;

- dd) "Patrol Supervisor" means the person who is the Supervisor of the Patrol Department of the Village, or their designate;
- ee) "Peace Officer" means a member of the Royal Canadian Mounted Police, a Peace Officer appointed under the *Peace Officer Act*, SA 2006, c P-3.5, or a Village Bylaw Enforcement Officer;
- ff) "Person" includes a corporation, an individual, and the heirs, executors, administrator or other legal representatives of an individual;
- gg) "Playground" means land within the Village and controlled by the Village upon which apparatus such as swings and slides are placed;
- hh) "Pound" means the premises designated by the Village for the purposes of impounding and caring for all Dogs found to be at Running at Large or otherwise contravening any section of this Bylaw;
- ii) "Pound Keeper" means a person appointed by the Village or by agreement with another municipality or private business to maintain the designated Pound or Pounds;
- jj) "Public Property" means all Property owned by or under the control and management of the Village;
- kk) "Property" includes any lands, buildings or premises in the Village;
- ll) "Provincial Court" means the Provincial Court of Alberta;
- mm) "*Provincial Offences Procedure Act*" means the *Provincial Offences Procedure Act*, RSA 2000, c P-34, and the regulations thereunder;
- nn) "Running at Large" or "Run at Large" means:
- i. An Animal or Animals which are not under the control of a person by means of a Leash and is or are upon property other than the property in respect of which the Owner of the Animal or Animals has the right of occupation, or upon any highway, throughfare, street, road, trail, avenue, parkway, lane, alley, square, bridge, causeway, trestleway, sidewalk (including the boulevard portion of the sidewalk), Park or other public place which has not been designated as an Off Leash Area, or
 - ii. Any Animal which is under the control of a person by means of a Leash and which causes damage to persons, property or other Animals, that is off of the property of the Owner or harbourer;
- oo) "Service Dog" has the same definition as set out in the *Service Dog Act*, SA 2007, c S-7.5, and the regulations thereunder and includes a dog that is in training to become a service dog but does not include a Dog that is no longer actively used as service dog;
- pp) "Severe Injury" includes any injury resulting in one or more broken bones, disfiguring lacerations, sutures, cosmetic surgery, scars, and further includes any other injury determined to be severe by a court upon hearing the evidence;

- qq) "Sports Field" means land within the Village and controlled by the Village which is set apart and used for the playing of sport including, but not limited to, baseball diamonds, field hockey or cricket pitches, and rugby, soccer or football fields;
- rr) "*Stray Animals Act*" means the *Stray Animals Act*, RSA 2000, c S-20, and the regulations thereunder;
- ss) "Threatening Behaviour" means the following behaviour exhibited by a Dog, without provocation: growling, snapping at, lunging at, chasing, stalking, attacking or biting another Animal, Livestock or Wildlife or a bicycle, or motor vehicle being operated, unless the Dog is a working Livestock guardian Dog and is engaged in the performance of such work;
- tt) "Trespasser" means one who intentionally and without consent, privilege, or authority, enters another's property;
- uu) "Vicious Dog" means:
- i. Any Dog which, without provocation, has chased, injured, or bitten any other Animal, livestock or human;
 - iii. Any Dog which, without provocation, has damaged or destroyed any public or private property;
 - iv. Any Dog which, without provocation, has threatened or caused the reasonable apprehension of threat to another Animal, Livestock, or human and which in the opinion of the Patrol Supervisor presents a threat of serious harm to other Animals, Livestock, or humans;
 - v. Any Dog which has been previously determined to be a Vicious Dog under this Bylaw, or a prior bylaw;
- wv) "Village" means the municipality of Alberta Beach;
- ww) "Violation Ticket" has the same meaning as that term is used in the *Provincial Offences Procedure Act*;
- xx) "Wildlife" has the same meaning as that term is used in the *Wildlife Act*, RSA 2000, c W-10 and includes but is not limited to coyotes, cougars, bobcats, deer, moose, elk, wild rabbits, porcupines, beavers and skunks; and
- yy) "Wildlife Attractant" means any substance that could be reasonably expected to attract Wildlife including, but not limited to, food products, domestic garbage, pet food, seed, restaurant grease, compost, a carcass or part of a carcass of an animal, fish or meat, or fruit from trees.
- 2.2. Any references in this Bylaw to any statutes, regulations, bylaws or other enactments is to those statutes, regulations, bylaws or other enactments as amended or replaced from time to time and any amendments thereto.
- 2.3. Whenever a singular or masculine form of a word is used in this Bylaw, it shall include the plural, feminine or neutral form of the word as the context requires.

- 2.4. The headings in this Bylaw do not form part of this Bylaw and shall not affect its interpretation.

3. SECTION 3 - RESPONSIBILITIES OF ANIMAL AND DOG OWNERS

- 3.1. The Owner of a Dog shall:
- a) Ensure the Dog is not Running at Large within the Village;
 - b) Ensure the Dog is on a Leash, except when in an Off-Leash Area, and in control at all times when off of the Owner's property;
 - c) Ensure that the Dog does not enter into or remain in or on a Cemetery within the Village;
 - d) Ensure that the Dog does not enter into or remain in or on a Park or other Public Property with signage confirming Dogs are prohibited;
 - e) Ensure that any Dog that is suffering from a Communicable Disease is kept housed and confined and is not permitted to come into contact with other Animals, Dogs or humans except for contact required to obtain veterinary medical care; and
 - f) Ensure that the Dog is Licensed in accordance with Section 8.
- 3.2. No person shall allow a Dog to:
- a) Bark Excessively;
 - b) Bite, chase or stalk Animals, bicycles, automobiles or other motor vehicles;
 - c) Chase or otherwise threaten a person or persons, whether on the property of the Owner or not, unless the person chased or threatened is a Trespasser on the property of the Owner;
 - d) Cause damage to property or other Animals, whether on the property of the Owner or not;
 - e) Do any act that injures a person or persons whether on the property of the Owner or not;
 - f) Bite a person or persons, whether on the property of the Owner or not;
 - g) Attack a person or persons, whether on the property of the Owner or not;
 - h) Attack a person or persons causing Severe Injury, whether on the property of the Owner or not;
 - i) Repeatedly Attack a person or persons causing Severe Injury, whether on the property of the Owner or not;
 - j) Cause death to another Animal; or
 - k) Upset any waste receptacles or scatter the contents thereof on any Public Property or on any private property not belonging to the Owner.
- 3.3. An Owner of an Animal shall:
- a) Ensure that the Animal is not in distress;
 - b) Ensure that the Animal has adequate food and water;

- c) Provide the Animal with adequate care when the Animal is wounded or ill;
 - d) Provide the Animal with reasonable protection from injurious heat or cold; and
 - e) Provide the Animal with adequate shelter, ventilation and space.
- 3.4. No person shall allow an Animal to be outside of the passenger cab of a Motor Vehicle on a Roadway, regardless of whether the Motor Vehicle is moving or parked.
- 3.5. Notwithstanding section 3.4 above, a person may allow an Animal to be outside of the passenger cab of a Motor Vehicle, including riding in the back of a pick-up truck or flatbed truck if the Animal is:
- a) In a fully enclosed trailer;
 - b) In a canopy enclosing the bed area of a vehicle;
 - c) Contained in a ventilated kennel or similar device that is securely fastened to the bed of the vehicle; or
 - d) Securely tethered in such a manner that it is not standing on bare metal, cannot jump, or be thrown from the vehicle, is not in danger of strangulation, and cannot reach beyond the outside edges of the vehicle.
- 3.6. The Owner of a female Dog in heat shall keep such Dog housed and confined in the Owner's residence or in a licensed Kennel during the whole period such Dog is in heat except that such Dog shall be permitted outside the said residence or Kennel for the purposes of:
- a) Urinating or defecating on the property of said Owner or Kennel; and
 - b) Obtaining necessary veterinary medical care.
- 3.7. If an Animal defecates on any Public Property or private property other than the property of its Owner, the Owner shall cause such defecation to be removed immediately and disposed of properly.
- 3.8. The Owner of an Animal shall ensure that when the Animal is on Public Property or private property other than property of its Owner, the Owner has means in the Owner's possession to collect and properly dispose of defecation from such Animal.
- 3.9. The Owner of an Animal shall ensure that the Animal is not Running at Large.
- 3.10. The Owner of an Animal left unattended in a Motor Vehicle shall ensure:
- a) That the Animal is restrained in a manner that prevents the contact between the Animal and any member of the public; and
 - b) That the Animal has suitable ventilation.
- 3.11. A Peace Officer that identifies an offence under section 3.10 of this Bylaw may use any means reasonable and necessary for the safety of the Animal to remove the Animal from the Motor Vehicle, with any expense associated with such action being the responsibility of the Owner of the Vehicle.
- 3.12. The Owner of a Motor Vehicle involved in an offence referred to in this Section is guilty of the offence unless that Owner satisfies the Court:

- a) That the Motor Vehicle was not being driven or was not parked by the Owner; and
 - b) That the person driving or parking the Motor Vehicle at the time of the offence did so without the Owner of the Motor Vehicle's express or implied consent.
- 3.13. The Owner of an Animal shall ensure that the Animal is not left unattended while tethered or tied on premises where the public has express or implied access.
- 3.14. The Owner of an Animal shall ensure that the Animal is not left unsupervised while tethered or tied on private property.

4. SECTION 4 - INTERFERENCE WITH ANIMALS OR DOGS

- 4.1. No Person shall:
- a) Untie, loosen, or otherwise free an Animal or Dog which has been tied or otherwise restrained;
 - b) Tease or torment an Animal or Dog or otherwise provoke an Animal or Dog to bark, Bite, attempt to Bite, chase or otherwise threaten any Person, Animal or Dog; or
 - c) Negligently or willfully open a gate, door, or other opening in a fence or enclosure in which an Animal or Dog has been confined and thereby allow an Animal or Dog to Run at Large.
- 4.2. No Person shall ignore or further neglect any Domestic Animal found to be in distress within the meaning of the *Animal Protection Act*, and such Person shall report the said Domestic Animal to a Peace Officer.

5. SECTION 5 - VICIOUS DOGS

- 5.1. The Patrol Supervisor may, based on personal observation of the Dog or an investigation initiated by a compliant, declare a Dog to be a Vicious Dog.
- 5.2. A Peace Officer may impound a Dog that is the subject of a complaint for a period of up to 7 days for the purposes of evaluating the Dog and determining whether the Dog should be declared a Vicious Dog.
- 5.3. A Dog shall not be declared a Vicious Dog based on the following behaviour alone:
- a) It Attacks or Bites a Trespasser on the Property of the Owner, or property controlled by the Owner; or
 - b) It is kept as a Livestock guardian Dog and if the Attack is in defense of Livestock of which the Dog is responsible on the property of the Owner.
- 5.4. If the Patrol Supervisor determines a Dog to be a Vicious Dog, the Patrol Supervisor shall give the Owner of the Vicious Dog written notice by mail within fifteen (15) days of such determination:
- a) Informing the Owner that their Dog has been determined to be a Vicious Dog;
 - b) Requiring the Owner to keep the Vicious Dog in accordance with the provisions of Section 5 of the Bylaw; and

- c) Informing the Owner that if the Vicious Dog is not kept in accordance with the requirements of this section of this Bylaw, that the Owner will be fined, or subject to enforcement pursuant to this Bylaw.
- 5.5. An Owner of a Dog determined to be a Vicious Dog by the Patrol Supervisor may appeal such determination to Council within thirty (30) days of receiving notice of such determination. A notice of appeal shall be submitted in writing to the CAO.
- 5.6. On receipt of a notice of notice of appeal under section 5.5 above, Council shall as soon as is reasonably practical cause the matter to be reviewed and make a final determination. That determination by Council shall be final and binding and not subject to further appeal under this Bylaw.
- 5.7. The determination of a Dog to be a Vicious Dog continues notwithstanding that the Dog has been sold, gifted, or transferred to a new Owner.
- 5.8. When a declared Vicious Dog is not on the property of the Owner:
- a) The Dog shall be harnessed or on a Leash which shall not exceed two (2) meters in length and in a manner that prevents it from chasing, injuring, or Biting other Animals or persons, or causing damage to public or private property;
 - b) The Dog shall be under the control of a person who is eighteen (18) years of age or older; and
 - c) The Dog shall be muzzled.
- 5.9. When a declared Vicious Dog is on the property of an Owner;
- a) The Dog shall be confined indoors;
 - b) The Dog shall be kept as if the provisions of section 5.8 above applied to such Dog while on the Property of the Owner; or
 - c) The Dog shall be confined in a secure enclosure, meaning a locked building, cage or fenced area of such construction that will not permit the confined Dog or Dogs to jump, climb, dig, or force their way out, or allow the entry of any person not in control of the Dog.
- 5.10. An Owner shall not be required to leash or muzzle a Vicious Dog while inside a building or enclosure and being shown or displayed at a *bona fide* Dog show.
- 5.11. Where a Dog is determined to be a Vicious Dog pursuant to this Bylaw, the Owner shall, within ten (10) days of receiving the notice of designation:
- a) Ensure that the Vicious Dog has been tattooed by a licensed veterinarian;
 - b) Ensure that an identifiable microchip has been implanted in the Vicious Dog;
 - c) If the Vicious Dog has not been spayed or neutered, have the Vicious Dog spayed or neutered; and
 - d) Post signs conspicuously on their premises alerting the public that a Vicious Dog is on the premises.
- 5.12. Where a Dog has been determined to be a Vicious Dog, the Patrol Supervisor may impose one or more of the following conditions on the Owner of the Vicious Dog,

and the Owner must comply with such conditions as are imposed under this section:

- a) Requiring the Owner to modify the Owner's property in some manner in order to reduce the risk of the Vicious Dog leaving the property or Running at Large;
 - b) Requiring the Owner to retain the services of a Dog trainer to provide the Owner with specified training and that the Owner provide proof of the completion of such training;
 - c) Requiring the Owner to obtain third party liability insurance in a specified amount for the Vicious Dog; and
 - d) Any other additional condition that is similar to the above and in the opinion of the Patrol Supervisor is reasonably necessary for the safety of the public.
- 5.13. An Owner of a Vicious Dog shall ensure that the Dog does not:
- a) Chase a person or other Animal;
 - b) Injure a person or other Animal;
 - c) Bite a person or other Animal;
 - d) Attack a person or other Animal; or
 - e) Damage or destroy public or private property.
- 5.14. Where a Dog is determined to be a Vicious Dog, the Owner of such Vicious Dog shall not permit the Vicious Dog to be in an Off Leash Area at any time.
- 5.15. Where a Dog is determined to be a Vicious Dog, the Owner of such Vicious Dog shall not breed or sell the Vicious Dog within the Village
- 5.16. The Owner of a Vicious Dog shall notify the Village immediately of the following:
- a) The Vicious Dog is Running at Large;
 - b) The occurrence of any incident described in section 5.12 involving the Vicious Dog; or
 - c) The sale, surrender, or death of the Vicious Dog.

6. SETION 6 – RABIES AND COMMUNICABLE DISEASE CONTROL

- 6.1. Upon demand made by a Peace Officer, an Owner of a Domestic Animal shall forthwith surrender any Domestic Animal which the Peace Officer has reasonable and probable grounds to suspect of having been exposed to rabies or any Communicable Disease for supervised quarantine, the expense for which shall be borne by the Owner, and the Animal may be reclaimed by the Owner if the Animal is adjudged to be free of rabies or any Communicable Disease upon payment of the confinement expenses and upon compliance with the licensing provisions of this Bylaw.
- 6.2. When a Domestic Animal under quarantine has been diagnosed as rabid, or suspected by a licensed veterinarian of being rabid, and dies while under such observation, the Pound Keeper shall immediately send the head of such Domestic Animal to the appropriate health department for pathological examination and shall

notify the appropriate public health officer of reports and human contacts and the diagnosis made, or suspected diagnosis made, of the Domestic Animal.

- 6.3. During such period of rabies quarantine as provided for in this section, every Domestic Animal bitten by any Animal adjudged to be rabid, shall be forthwith destroyed or, at the Owner's expense and option shall be treated for rabies infection by a licensed veterinarian or held under quarantine by the Owner in the same manner as other Domestic Animals are quarantined.
- 6.4. The carcass of any dead Animal exposed to rabies shall, upon demand, be surrendered to the Pound Keeper.
- 6.5. A licensed veterinarian shall direct the destruction, disposal of remains or treatment of any Domestic Animal found to be infected with rabies.

7. SECTION 7 – SEIZURE AND IMPOUNDMENT OF ANIMALS

- 7.1. A Peace Officer, upon complaint under this Bylaw, may seize and impound:
 - a) Every Dog found Running at Large contrary to this Bylaw in Alberta Beach;
 - b) Every Dog which has Bitten or Attacked, or is alleged to have Bitten or Attacked, a person or Animal, pending the determination by the Patrol Supervisor as to whether to declare the Dog to be a Vicious Dog;
 - c) Every Dog not wearing a collar and License as required by this Bylaw,
 - d) Every Dog which is required to be impounded pursuant to any provincial or federal law,

and in enforcement of the jurisdiction provided in section 7.1 for the purposes of investigation only, a Peace Officer is hereby authorized to enter any privately owned premises provided that in this section the word "premises" does not include a building or buildings used as a dwelling house. A Peace Officer may enter a premises in order to preserve the safety and security of the public if deemed necessary. Premises include any outdoor lot visible from the street.

- 7.2. If a Peace Officer knows or can ascertain the name or residence of the Owner of any Impounded Dog, they shall make reasonable attempts to notify the Owner of the Impoundment of the Dog.
- 7.3. For all Dogs impounded other than for the purpose of determining whether the Dog is to be declared a Vicious Dog:
 - a) the Pound Keeper shall keep all Impounded Dogs for a period of at least 72 hours, including the day of impounding. Sundays and statutory holidays shall not be included in the computation of the 72-hour period. During this period, any healthy Dog may be redeemed by its Owner upon the Owner paying to the Pound Keeper the appropriate fees, documentation of neutering or spaying, plus Pound fees for every 24-hour period or fraction thereof that the Dog has been Impounded.

- b) If at the expiration of a 72-hour period any Impounded Dog has not been redeemed, it may be sold, given away, or destroyed. The purchaser of an Impounded Animal from the Pound pursuant to the provisions of this Bylaw shall obtain full right and title to the Animal and the right and title to the Former Owner shall be forfeit.
- 7.4. For Dogs impounded under section 5.2 of this Bylaw for the purposes of determining whether to declare the Dog a Vicious Dog:
- a) The Pound Keeper shall keep the Impounded Dog for the period required to evaluate the Dog in accordance with section 5.2 of this Bylaw;
- b) The Owner shall be notified when the evaluation of the Dog has been completed. The Pound Keeper shall keep the Dog for a period of at least 72 hours after notice has been given to the Owner. Sundays and statutory holidays shall not be included in the computation of the 72-hour period. During this period, the Dog may be redeemed by its Owner upon the Owner paying to the Pound Keeper the appropriate fees, documentation of neutering or spaying, plus Pound fees for every 24-hour period or fraction thereof that the Dog has been Impounded.
- c) If at the expiration of a 72-hour period any Impounded Dog has not been redeemed, it may be sold, given away, or destroyed. The purchaser of an Impounded Animal from the Pound pursuant to the provisions of this Bylaw shall obtain full right and title to the Animal and the right and title to the Former Owner shall be forfeit.
- 7.5. Any Impounded Dog which appears to be in distress in accordance with the *Animal Protection Act* shall be dealt with as provided for in the *Animal Protection Act*.
- 7.6. Any Livestock Running at Large within the Village shall be enforced in accordance with the *Stray Animals Act*.
- 7.7. No person whether or not they are the Owner of the Animal which is being, or has been, pursued or captured shall:
- a) Interfere with or attempt to obstruct a Peace Officer who is attempting to capture or who has captured any Animal in accordance with this Bylaw;
- b) Open any Motor Vehicle in which seized Animals have been placed;
- c) Remove or attempt to remove, from the possession of a Peace Officer, any Animal which has been seized;
- d) Induce any Animal to enter a house or other place where it may be safe from capture, or otherwise assist the Animal to escape capture;
- e) Falsely represent themselves as being in charge or control of an Animal so as to establish that the Animal is not Running at Large;
- f) Unlock, unlatch, or otherwise open a Motor Vehicle in which Animals captured for Impoundment have been placed to as to allow or attempt to allow any Animals to escape; or
- g) Provide false information to a Peace Officer.

8. SECTION 8 – LICENSING OF DOGS

- 8.1. No person shall own, keep, or harbour any Dog within the municipal limits of the Village unless such Dog is licensed as provided in this Bylaw.
- 8.2. The holder of a Dog License must be at least eighteen (18) years of age unless an exemption is given by the Patrol Supervisor.
- 8.3. Every Owner of a Dog over the age of six (6) months within the limits of the Village shall:
 - a) Obtain a license for such Dog on the first day on which the Village office is open for business after the Dog becomes six (6) months of age;
 - b) Obtain a license on the first day on which the Village office is open after they become Owner of the Dog; or
 - c) Obtain a license for a Dog notwithstanding that it is under the age of six (6) months where the Dog has been found to be Running at Large.
- 8.4. Every Owner of a Dog shall provide the Village with the following information with each application for a Dog License:
 - a) The name, street address, postal address, and telephone number of the Owner;
 - b) Where the Owner is a body corporate, the name, street address, postal address and telephone number of a natural person responsible for the Dog;
 - c) A description of the Dog including breed, name, gender, age;
 - d) Proof of spaying or neutering, if applicable;
 - e) Identification tattoo number and location, if applicable;
 - f) Identification microchip information, if applicable;
 - g) Such other information as may be required with respect to the application.
- 8.5. The Village shall keep a record of each License issued.
- 8.6. No person shall give false information when applying for a License pursuant to this Bylaw.
- 8.7. An Owner shall forthwith notify the Village of any change with respect to the information provided in the application for a License under this Bylaw.
- 8.8. Licenses issued under this Bylaw shall be issued for the life of the Dog. No refund shall be made on any paid Dog License fee because of the death or sale of the Dog, or upon the Owner of the Dog leaving the Village.
- 8.9. Licenses issued under this Bylaw may be transferred to another Dog on the payment of the associated transfer fee.
- 8.10. License fees shall be those listed in the Fees and Charges Bylaw.
- 8.11. Every Owner shall ensure that the License is securely fastened to a choke chain, collar, or harness which must be worn at all times when the Dog is off of the Owner's property. If the License tag becomes lost, the Owner shall obtain a

replacement License tag from the Village and shall pay the required fee for such replacement License tag.

- 8.12. If a Dog is found not wearing a choke chain, collar or harness with a valid License tag, the Owner shall be deemed not to have a License for the Dog unless the Owner can produce, to the satisfaction of the Peace Officer, the License tag or receipt for the License within twenty-four (24) hours of notice to the Owner.
- 8.13. A License is not required for the Owner of a Dog who is temporarily resident in the Village for a period not exceeding twenty-one (21) days. This period may be extended on the receipt of written permission from the Patrol Supervisor.
- 8.14. A License shall be issued free of charge to:
 - a) The Owner of a Service Dog; or
 - b) Seasonal residents of the Village who are Owners of a Dog and provide proof of the licensing of said Dog in another municipality.

9. SECTION 9 – KENNELS, LIVESTOCK, AND HORSES

- 9.1. No person shall operate a Kennel on any Property except where an approved Development Permit has been issued for such Kennel under the Land Use Bylaw, and any other required licenses have been obtained. The harbouring, keeping of, or owning more than three (3) Dogs shall be deemed to be operating a Kennel.
- 9.2. No person shall keep Livestock on any residentially zoned property in the Village.
- 9.3. No Owner of a horse shall allow a horse to be in a Park except for a Park that is approved and designated by the Village for horseback riding.
- 9.4. No person shall have more than 5 domestic animals on a single dwelling.

10. SECTION 10 – WILDLIFE ATTRACTANTS

- 10.1. No Owner of a Property in the Village shall place, store, permit or dispose of Wildlife Attractants outdoors in such a manner as to be accessible to Wildlife, or to attract Wildlife.
- 10.2. Owners of Property in the Village must remove ripened fruit from trees and the ground on the Property if they attract Wildlife.
- 10.3. Owners of Property in the Village must remove bird feeders if they attract Wildlife.
- 10.4. No person shall feed or attempt to feed Wildlife.

11. SECTION 11 – GENERAL

- 11.1. Where this Bylaw requires that an Owner be provided with a notice or a decision, that notice of decision may be served by ordinary mail to the last known address of the Owner and the Owner is deemed to have received that notice or decision seven (7) days from the date it was mailed.
- 11.2. No person shall willfully or knowingly obstruct a Peace Officer, or a person aiding the Peace Officer's in their duties, from enforcing the provisions of this Bylaw.

- 11.3. The Patrol Supervisor shall keep an up-to-date record of all complaints, notices and reports and a similar record of the disposition therefore.
- 11.4. Any person or Owner who commits a breach of any of the provisions of this Bylaw commits an offence.
- 11.1. In the case of an offence that is of a continuing nature, a contravention of a provision of this Bylaw constitutes a separate offence with respect to each day, or part of a day, during which the contravention continues, and a person guilty of such an offence is liable to a fine in an amount not less than that established by this Bylaw for each such separate offence.
- 11.2. A person who is guilty of an offence under this Bylaw is liable:
 - a) To a fine in an amount not less than as set out in **Schedule A**, or
 - b) On summary conviction, to a fine not exceeding \$10,000.00, or imprisonment for not more than six months, or both.
- 11.3. If a Municipal Violation Tag is issued in respect of an offence, the Municipal Violation Tag must specify the fine established by this Bylaw for the offence.
- 11.4. A person who commits an offence may, if a Municipal Tag is issued in respect of the offence, pay the fine amount established by this Bylaw for the offence and if the amount is paid on or before the required date, the person will not be prosecuted for the offence under the *Provincial Offences Procedure Act*.
- 11.5. Where a Peace Officer believes that a person has contravened any provision of this Bylaw, the Peace Officer may commence proceedings against the person by issuing a Violation Ticket pursuant to the *Provincial Offences Procedure Act*.
- 11.6. If a Violation Ticket is issued in respect of an offence, the Violation Ticket may:
 - a) Specify the fine amount established by this Bylaw for the offence; or
 - b) Require a person to appear in court without the alternative of making a voluntary payment.
- 11.7. A person who commits an offence may, if a Violation Ticket is issued in respect of the offence and if the Violation Ticket specifies the fine amount established by this Bylaw for the offence, make a voluntary payment equal to the specified fine.
- 11.8. Nothing in this Section shall prevent any Peace Officer from issuing a Violation Ticket requiring the court appearance of the defendant pursuant to the *Provincial Offences Procedure Act*, or from laying an information instead of issuing a Violation Ticket or Municipal Violation Tag.
- 11.9. Nothing in this Section shall prevent any person or Owner from defending a charge of committing a breach of this Bylaw.
- 11.10. The Village is not required to enforce this Bylaw. In deciding whether to enforce this Bylaw, the Village may consider any practical concerns, including municipal budget and personnel resources.
- 11.11. A Peace Officer investigating a complaint involving threatening behaviour of an Animal may, but is not required to, classify the behaviour by means of reference to

the Dr. Ian Dunbar's Aggression Scale which is set out in **Schedule B** of this Bylaw.

11.12. **Schedules A and B** form part of this Bylaw.

11.13. Each provision of this Bylaw is independent of all other provisions. If any provision of the Bylaw is declared invalid for any reason by a court of competent jurisdiction, all other provisions of this Bylaw shall remain valid and enforceable.

12. SECTION 12 – TRANSITION AND COMING INTO FORCE

12.1. Upon the coming into force of this Bylaw, Bylaw 223-09 is repealed.

12.2. This Bylaw shall come into full force when it receives THIRD and FINAL reading and is duly signed.

READ a first time this ____ day of ____ 20__.

READ a second time this ____ day of ____ 20__.

READ a third and final time this ____ day of ____ 20__.

SIGNED this ____ day of ____ 20__.

Mayor, Angela Duncan

Chief Administrative Officer, Kathy Skwarchuk

SCHEDULE A
FINE SCHEDULE

Section	Offence	First Offence	Second Offence	Third and Subsequent Offences
3.1(a)	Dog Running at Large	\$150.00	\$300.00	\$600.00
3.1(b)	Dog not on Leash or control when off Owner's property	\$150.00	\$300.00	\$600.00
3.1(c)	Dog in Cemetery	\$150.00	\$300.00	\$600.00
3.1(d)	Dog in area prohibited by sign	\$150.00	\$300.00	\$600.00
3.1(e)	Dog suffering from Communicable Disease not confined	\$200.00	\$400.00	\$800.00
3.1(f), 8.1, 8.3	Dog not Licensed	\$100.00	\$200.00	\$300.00
3.2 (a)	Dog barking excessively	\$100.00	\$200.00	\$300.00
3.2(b)	Dog biting, chasing or stalking Animals, bicycles, automobiles or other motor vehicles	\$250.00	\$500.00	\$1,000.00
3.2(c)	Dog chasing or threatening a person	\$250.00	\$500.00	\$1,000.00
3.2(d)	Dog causing damage to property or other Animals, whether on the property of the Owner or not	\$250.00	\$500.00	\$1,000.00
3.2(e)	Dog injures a person or persons whether on the property of the Owner or not	\$400.00	\$800.00	\$1,600.00
3.2(f)	Dog bites a person or persons, whether on the property of the Owner or not	\$400.00	\$800.00	\$1,600.00
3.2(g)	Dog attacks a person or persons, whether on the property of the Owner or not	\$500.00	\$1000.00	\$2000.00
3.2(h)	Dog attacks a person or persons, whether on the property of the Owner or not, causing Severe Injury	\$2,000.00	\$2,000.00	\$2,000.00
3.2(i)	Dog repeatedly attacks a person or persons, whether on the property of the Owner or not, causing Severe Injury	\$2,000.00	\$2,000.00	\$2,000.00
3.2(j)	Dog causes death to another Animal	\$2,000.00	\$2,000.00	\$2,000.00
3.2(k)	Dog upsets any waste receptacles or scatter the contents thereof on any Public Property or on any private property not belonging to the Owner	\$150.00	\$300.00	\$600.00
3.3(a)	Animal in distress	\$500.00	\$1000.00	\$2,000.00
3.3(b)	Animal does not have adequate food or water	\$350.00	\$700.00	\$1,400.00
3.3(c)	Animal not provided with adequate care	\$350.00	\$700.00	\$1,400.00

Section	Offence	First Offence	Second Offence	Third and Subsequent Offences
3.3(d)	Animal not provided with protection from heat or cold	\$350.00	\$700.00	\$1,400.00
3.3(e)	Animal not provided with adequate shelter, ventilation, or space	\$350.00	\$700.00	\$1,400.00
3.4	Animal outside of passenger cab in vehicle	\$150.00	\$300.00	\$600.00
3.6	Dog in heat not confined	\$150.00	\$300.00	\$600.00
3.7	Animal feces not removed	\$150.00	\$300.00	\$600.00
3.8	Animal Owner does not have means to remove defecation	\$150.00	\$300.00	\$600.00
3.9	Animal Running at Large	\$150.00	\$300.00	\$600.00
3.10	Animal left unattended in motor vehicle improperly	\$350.00	\$700.00	\$1,400.00
3.13	Animal tethered or tied unattended on public property	\$150.00	\$300.00	\$600.00
3.14	Animal tethered or tied unattended on private property	\$150.00	\$300.00	\$600.00
4.1(a)	Untie, loosed or free an Animal	\$350.00	\$700.00	\$1,400.00
4.1(b)	Tease or torment or provoke an Animal	\$150.00	\$300.00	\$600.00
4.1(c)	Opening Animal confinement	\$350.00	\$700.00	\$1,400.00
4.2	Failure to report animal in distress	\$350.00	\$700.00	\$1,400.00
5.8(a)	Vicious Dog not harnessed or on Leash	\$500.00	\$750.00	\$1,000.00
5.8(b)	Vicious Dog not in control of adult	\$500.00	\$750.00	\$1,000.00
5.8(c)	Vicious Dog not muzzled	\$500.00	\$750.00	\$1,000.00
5.9	Vicious Dog not kept or confined as required	\$500.00	\$750.00	\$1,000.00
5.11	Vicious Dog Owner failure to comply with requirements after designation of Vicious Dog	\$500.00	\$750.00	\$1,000.00
5.12	Vicious Dog failure to comply with conditions	\$500.00	\$750.00	\$1,000.00
5.13(a)	Vicious Dog chases a person or other animal	\$500.00	\$750.00	\$1,000.00
5.13(b)	Vicious Dog injures a person or other animal	\$2,000.00	\$2,000.00	\$2,000.00
5.13(c)	Vicious Dog bites a person or other animal	\$2,000.00	\$2,000.00	\$2,000.00
5.13(d)	Vicious Dog attacks a person or other animal	\$2,000.00	\$2,000.00	\$2,000.00
5.13(e)	Vicious Dog damages or destroys property	\$1,000.00	\$1,500.00	\$2,000.00
5.14	Vicious Dog in Off Leash Area	\$1,000.00	\$1,500.00	\$2,000.00
5.15	Sell or breed Vicious Dog	\$500.00	\$1,000.00	\$2,000.00
5.16(a)	Failure to notify of Vicious Dog Running at Large	\$500.00	\$1,000.00	\$2,000.00

Section	Offence	First Offence	Second Offence	Third and Subsequent Offences
5.16(b)	Failure to notify of incident with Vicious Dog	\$500.00	\$1,000.00	\$2,000.00
5.16(c)	Failure to notify of sale, surrender or death of Vicious Dog	\$500.00	\$1,000.00	\$2,000.00
6	Failure to comply with Section 6	\$500.00	\$1,000.00	\$2,000.00
7.7	Interfere with pursuit or seizure of Animal	\$500.00	\$1,000.00	\$2,000.00
8.6	Provide false information on application for License	\$350.00	\$700.00	\$1,400.00
8.7	Failure to notify Village of change	\$150.00	\$300.00	\$600.00
8.11	Failure to securely fasten License to Dog	\$50.00	\$100.00	\$200.00
9.1	Possess more than 3 Dogs / operate a Kennel	\$250.00	\$500.00	\$1,000.00
9.2	Keeping Livestock on residential property	\$250.00	\$500.00	\$1,000.00
9.3	Horses in Park where not authorized	\$150.00	\$300.00	\$600.00
9.4	Possess more than 5 domestic animals	\$250.00	\$500.00	\$1,000.00
10.1	Improper storage of Wildlife Attractants	\$150.00	\$300.00	\$600.00
10.2	Failure to remove Wildlife Attractant	\$150.00	\$300.00	\$600.00
10.3	Failure to remove Wildlife Attractant	\$150.00	\$300.00	\$600.00
10.4	Feed Wildlife	\$150.00	\$300.00	\$600.00
11.2	Obstruct Peace Officer	\$2,000.00	\$2,000.00	\$2,000.00

SCHEDULE B**Dr. IAN BUNBAR'S AGGRESSION SCALE**

ASSESSMENT OF THE SEVERITY OF BITING PROBLEMS BASED ON AN OBJECTIVE EVALUATION OF WOUND PATHOLOGY	
LEVEL 1	Dog growls, lunges, snarls – no teeth touch skin. Mostly intimidation / threatening behaviour.
LEVEL 2	Teeth touch skin but no puncture. May have red mark / minor bruise from dog's head or snout, may have minor scratches from paws/nails. Minor surface abrasions or lacerations.
LEVEL 3	Punctures one to three holes, single bit. No tearing or slashes. Victim not shaken side to side. Bruising.
LEVEL 3.5	Multiple Level 3 bites.
LEVEL 4	Two to four holes from a single bite, typically contact / punctures from more than canines, considerable bruising. Black bruising, tears and/or slashing wounds. Dog clamped down and held and/or shook head from side to side.
LEVEL 5	Multiple bites at Level 4 or above. A concerted, repeated attack causing severe injury.
LEVEL 6	Any bite resulting in the death of an animal.

This Scale is developed by Dr. Ian Dunbar PhD, BVetMed, MRCVS, of Berkeley California. From his studies Dr Dunbar has been able to separate and classify bites into a generalized six level assessment protocol. Tills Scale is used as a standard throughout the world in canine aggression investigations and behavior assessment. Updated in 2012 for the City of Calgary Animal Services.

"Inhibitions are the mechanisms which compel an animal to interrupt an action in the middle of a sequence."(i)
 "Good bite inhibition does not mean that your dog will never snap, lunge, nip, or bite. Good bite inhibition means that should the dog snap and lunge, his teeth will seldom make skin contact and should the dog's teeth ever make skin contact, the inhibited "bite" will cause little, if any, damage."

References

- (i). ABRANTES R. *Dog Language An Encyclopedia of Canine Behavior* 145. Wakan Tanka Publishers 1997
 (ii). DUNBAR. I. PhD, BVetMed, MRCVS *After you Get Your Puppy* 84. James & Kenneth Publishers 2001
 (iii). City of Calgary Animal Services. *Standard Operating Procedure for Peace Officers. City of Calgary, 2012*

Request for Decision	
Submitted date: April 03, 2023	
Subject: Patrol purchase of a new patrol vehicle	
Recommendation:	<p>I am writing to propose the purchase of a new police vehicle for the Patrol department. The safety and security of our community is of utmost importance, and providing our peace officers with reliable and well-equipped vehicles is crucial to their ability to perform their duties effectively.</p> <p>Our current police vehicle is outdated and have begun to show signs of wear and tear. The cost of repairing and maintaining these vehicles has become increasingly expensive, and it is becoming increasingly difficult for our officers to respond to emergency situations in a timely and effective manner.</p> <p>By investing in a new patrol vehicle, we can ensure that our officers have the tools they need to keep our community safe. A new vehicle will be more reliable and require less maintenance, reducing long-term costs. Additionally, a newer vehicle will be equipped with the latest safety features and technology, allowing our officers to respond to emergencies more efficiently and effectively.</p> <p>I strongly urge the council to consider this proposal and allocate the necessary funds for the purchase of a new patrol vehicle. Thank you for your attention to this matter.</p>
Background:	<p>In 2009, the municipal council approved the purchase of a passenger Chevrolet Tahoe for use by the Patrol Department. The vehicle was chosen for its spacious interior and 4-wheel drive options, making it suitable for a wide range of patrol operations.</p> <p>However, due to vehicle restraints at the time, the patrol was forced to make do with the available resources, and the passenger Tahoe was repurposed as a police vehicle. The department added equipment such as a police radio, lights, sirens, and other necessary features to make the vehicle suitable patrol.</p> <p>Over the years, the vehicle has been used extensively for patrolling, responding to emergencies, and transporting persons and animals. Due to the high demand for patrol in the community, the Tahoe has been idling for a minimum of 35 hours a week, not accounting for driving time. This high amount of idle time is necessary to ensure that the vehicle is ready to respond to emergencies at a moment's notice. This idle time combined with drive time averages out to a total of 2,207,800 KM on the current vehicle.</p> <p>Despite regular maintenance and repairs, the vehicle has begun to show signs of wear and tear due to the extensive use and idle time. The engine's performance has degraded, and the vehicle is no longer as fuel-efficient as it once was, leading to higher operating costs.</p> <p>There are several reasons to justify the purchase of a new 2023 police Tahoe compared to the old 2009 Tahoe.</p>

	<p>Firstly, the technology in the new 2023 Tahoe is significantly advanced compared to the 2009 model. The 2023 Tahoe comes with updated safety features, such as automatic emergency braking and lane departure warning, which can improve the safety of the Patrol department on the road. Additionally, the new Tahoe has updated communication technology, such as Auto integration, which can improve communication and information sharing between officers and dispatch.</p> <p>Secondly, the new 2023 Tahoe is more fuel-efficient than the 2009 model. This means that the new Tahoe will save on fuel costs over time, which can help offset the cost of the vehicle.</p> <p>Thirdly, the 2023 Tahoe has a larger cargo capacity than the 2009 model. This means that officers can transport more equipment and gear, which can improve their ability to respond to emergencies. Additionally, the need for more cargo area will be more apparent as the officers beginning to conduct weights enforcement on commercial vehicles, thus requiring portable scales to be stored in the patrol car.</p> <p>Finally, the 2023 Tahoe has a longer lifespan than the 2009 model. With regular maintenance and care, the new Tahoe can last for many years, which can save money in the long run compared to continually repairing and replacing the older model.</p> <p>In conclusion, upgrading to a new 2023 police Tahoe can provide improved safety features, fuel efficiency, cargo capacity, and longevity compared to the older 2009 model, making it a worthwhile investment for the patrol department.</p>
Legislation/Authority:	N/A
Strategic Plan Alignment:	<p>Having more than one patrol car available to officers is crucial for several reasons:</p> <ol style="list-style-type: none"> 1. Increased Patrol Coverage: With multiple patrol cars available, officers can cover a wider area and respond to multiple calls simultaneously. This means that more of the community can be patrolled, leading to improved safety and security. 2. Reduced Wear and Tear: Police vehicles are subjected to a lot of wear and tear due to the nature of their work. Having multiple patrol cars available means that the workload can be spread out, reducing the amount of wear and tear on each individual car. This can help prolong the life of the vehicles and reduce maintenance and repair cost. 3. Flexibility: Having multiple patrol cars available provides flexibility in case of unexpected situations, such as vehicle breakdowns, collisions, or a state of emergency. If a patrol car is taken out of service for repairs, having another car available means officers continue to provide service without any interruptions.
Financial implications:	<p>There are several reasons to justify the purchase of a new patrol car now rather than next year as inflation continues.</p> <p>Firstly, inflation is currently at a high rate, and it is likely to continue to increase over the next year. Delaying the purchase of a new patrol car until next year will mean that the cost of the car will increase due to inflation, which can put a strain on the department's budget.</p>

	<p>Secondly, delaying the purchase of a new patrol car can result in the department spending more on repairs and maintenance of older vehicles. As vehicles age, they require more frequent repairs and maintenance, which can become costly over time. Investing in a new patrol car now can help the department save money in the long run by avoiding these repair and maintenance costs.</p> <p>Thirdly, a new patrol car will provide improved safety features and technology compared to older models. Upgrading to a new patrol car now can ensure that officers have access to the latest safety features and technology, which can improve their ability to respond to emergencies and protect the community.</p> <p>Finally, purchasing a new patrol car now can help improve the department's overall efficiency and effectiveness. A new patrol car will be more reliable, have better fuel efficiency, and require less maintenance than an older model, which can allow officers to spend more time on the road and less time in the shop.</p> <p>In conclusion, purchasing a new patrol car now can provide a cost-effective solution to avoid the impact of inflation, reduce repair and maintenance costs, provide improved safety features and technology, and improve the department's overall efficiency and effectiveness. Delaying the purchase of a new patrol car until next year can result in additional costs and inefficiencies that can be avoided by acting now.</p>
Service level/staff resource implications:	Purchase of a new patrol vehicle will allow current staffing to be more flexible in a wider array of situations, and reduce downtime followed by vehicle out of service time.
Consultation:	N/A
Alternative(s):	<ol style="list-style-type: none"> 1. Delay purchase of a new patrol vehicle another year, understanding that vehicle down time, cost, will continue. 2. Seek out a used patrol car from another department knowing that their vehicles are retired either due to mileage or years and are often used in their communities as required ex. Highways vs rural roads. Knowing that additional cost will be occurred with servicing from that vehicle. 3. Council provides other direction to administration.
Attachments:	<ol style="list-style-type: none"> 1. Chevrolet Tahoe quote. 2. Vehicle equipment quote.



Wolfe Chevrolet Edmonton

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Special Areas Board

Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial





Wolfe Chevrolet Edmonton

Les Finnigan | 780-930-4124 | lfinnigan@wolfeautomotive.com

Table of Contents

- Price Summary
- Weight Rating
- Technical Specifications
- Selected Model and Options
- Standard Equipment
- Window Sticker
- Vehicle Image

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Wolfe Chevrolet Edmonton

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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

Price Summary

PRICE SUMMARY

	MSRP
Base Price	\$66,303.00
Total Options	-\$2,845.00
Vehicle Subtotal	\$63,458.00
Vehicle Tax	\$100.00
Destination Charge	\$2,095.00
Grand Total	\$65,653.00

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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

Weight Ratings

WEIGHT RATINGS

Front Gross Axle Weight Rating:	1,678.32 kg
Rear Gross Axle Weight Rating:	1,950.48 kg
Gross Vehicle Weight Rating:	3,447.36 kg

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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

Technical Specifications

Powertrain

Transmission

Drivetrain	Four Wheel Drive	Trans Order Code	MHU
Trans Type	10	Trans Description Cont.	Automatic
Trans Description Cont. Again	N/A	First Gear Ratio (:1)	4.69
Second Gear Ratio (:1)	2.98	Third Gear Ratio (:1)	2.14
Fourth Gear Ratio (:1)	1.77	Fifth Gear Ratio (:1)	1.52
Sixth Gear Ratio (:1)	1.27	Reverse Ratio (:1)	4.86
Clutch Size	N/A	Trans Power Take Off	N/A
Final Drive Axle Ratio (:1)	N/A	Transfer Case Model	N/A
Transfer Case Gear Ratio (:1), High	1	Transfer Case Gear Ratio (:1), Low	N/A
Transfer Case Power Take Off	N/A	Seventh Gear Ratio (:1)	1.00
Eighth Gear Ratio (:1)	0.85	Ninth Gear Ratio (:1)	0.69
Tenth Gear Ratio (:1)	0.63		

Mileage

EnerGuide Estimate - City	16.8 L/100 km	EnerGuide Estimate - Hwy	13.1 L/100 km
Cruising Range - City	541.37 km	Cruising Range - Hwy	694.28 km
Estimated Battery Range	N/A		

Engine

Engine Order Code	L84	Engine Type	Gas V8
Displacement	5.3L-TBD-	Fuel System	Direct Injection
SAE Net Horsepower @ RPM	355 @ 5600	SAE Net Torque @ RPM	383 @ 4100
Engine Oil Cooler	N/A		

Electrical

Cold Cranking Amps @ 0° F (Primary)	730	Cold Cranking Amps @ 0° F (2nd)	N/A
Maximum Alternator Capacity (amps)	N/A	Cold Cranking Amps @ 0° F (3rd)	N/A

Cooling System

Total Cooling System Capacity	N/A
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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (/ Complete)

Vehicle

Emissions

Kg/yr of CO2 Emissions @ 20K km/year	N/A	G/km Of CO2 Emissions	353
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Vehicle

Rear Door Type	Liftgate
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Chassis

Weight Information

Standard Weight - Front	0 kg	Standard Weight - Rear	0 kg
Gross Axle Wt Rating - Front	1,678.32 kg	Gross Axle Wt Rating - Rear	1,950.48 kg
Curb Weight - Front	1,293.67 kg	Curb Weight - Rear	1,225.17 kg
Option Weight - Front	0 kg	Option Weight - Rear	0 kg
Reserve Axle Capacity - Front	384.65 kg	Reserve Axle Capacity - Rear	725.31 kg
As Spec'd Curb Weight	2,518.84 kg	As Spec'd Payload	928.52 kg
Maximum Payload Capacity	928.52 kg	Gross Combined Wt Rating	6,350.4 kg
Gross Axle Weight Rating	3,628.8 kg	Curb Weight	2,518.84 kg
Reserve Axle Capacity	1,109.96 kg	Total Option Weight	0 kg
Payload Weight Front	0 kg	Payload Weight Rear	0 kg
Gross Vehicle Weight Rating	3,447.36 kg		

Trailer

Dead Weight Hitch - Max Trailer Wt.	2,268 kg	Dead Weight Hitch - Max Tongue Wt.	226.8 kg
Wt Distributing Hitch - Max Trailer Wt.	3,492.72 kg	Wt Distributing Hitch - Max Tongue Wt.	349.27 kg
Fifth Wheel Hitch - Max Trailer Wt.	N/A	Maximum Trailering Capacity	3,492.72 kg
Fifth Wheel Hitch - Max Tongue Wt.	N/A		

Frame

Frame Type	N/A	Sect Modulus Rails Only	N/A
Frame RBM	N/A	Frame Strength	N/A
Frame Thickness	N/A		

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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

Chassis

Suspension

Suspension Type - Front	Independent	Suspension Type - Rear	Multi-Link
Spring Capacity - Front	N/A	Spring Capacity - Rear	N/A
Axle Type - Front	Independent	Axle Type - Rear	N/A
Axle Capacity - Front	1,587.6 kg	Axle Capacity - Rear	1,950.48 kg
Axle Ratio (:1) - Front	3.23	Axle Ratio (:1) - Rear	3.23
Shock Absorber Diameter - Front	N/A	Shock Absorber Diameter - Rear	N/A
Stabilizer Bar Diameter - Front	N/A	Stabilizer Bar Diameter - Rear	N/A

Tires

Front Tire Order Code	QDF	Rear Tire Order Code	QDF
Spare Tire Order Code	XCQ	Front Tire Size	265/65R18
Rear Tire Size	265/65R18	Spare Tire Size	P265/70R17
Front Tire Capacity	N/A	Rear Tire Capacity	N/A
Spare Tire Capacity	N/A	Revolutions/Mile @ 45 mph - Front	N/A
Revolutions/Mile @ 45 mph - Rear	N/A	Revolutions/Mile @ 45 mph - Spare	N/A

Wheels

Front Wheel Size	18 x 8.5 in	Rear Wheel Size	18 x 8.5 in
Spare Wheel Size	17 x -TBD- in	Front Wheel Material	Aluminum
Rear Wheel Material	Aluminum	Spare Wheel Material	Steel

Steering

Steering Type	Pwr	Steering Ratio (:1), On Centre	16.6
Steering Ratio (:1), At Lock	16.6	Turning Diameter - Curb to Curb	11.89 m
Turning Diameter - Wall to Wall	N/A		

Brakes

Brake Type	Pwr	Brake ABS System	4-Wheel
Brake ABS System (Second Line)	N/A	Disc - Front (Yes or)	Yes
Disc - Rear (Yes or)	Yes	Front Brake Rotor Diam x Thickness	431.8 x -TBD- mm

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56



Wolfe Chevrolet Edmonton

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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

Chassis

Brakes

Rear Brake Rotor Diam x Thickness	431.8 x -TBD-mm	Drum - Rear (Yes or)	N/A
Rear Drum Diam x Width	N/A		

Fuel Tank

Fuel Tank Capacity, Approx	91 L	Aux Fuel Tank Capacity, Approx	N/A
Fuel Tank Location	N/A	Aux Fuel Tank Location	N/A

Dimensions

Interior Dimensions

Passenger Capacity	6	Front Head Room	1,074.42 mm
Front Leg Room	1,130.3 mm	Front Shoulder Room	1,676.4 mm
Front Hip Room	1,562.1 mm	Second Head Room	988.06 mm
Second Leg Room	1,066.8 mm	Second Shoulder Room	1,645.92 mm
Second Hip Room	1,557.02 mm	Third Head Room	970.28 mm
Third Leg Room	886.46 mm	Third Shoulder Room	1,592.58 mm
Third Hip Room	1,254.76 mm		

Exterior Dimensions

Wheelbase	3,070.86 mm	Length, Overall w/rear bumper	N/A
Length, Overall	5,351.78 mm	Width, Max w/o mirrors	2,057.4 mm
Height, Overall	1,927.86 mm	Overhang, Front	N/A
Overhang, Rear w/o bumper	N/A	Front Bumper to Back of Cab	N/A
Cab to Axle	N/A	Cab to End of Frame	N/A
Ground to Top of Load Floor	N/A	Ground to Top of Frame	N/A
Frame Width, Rear	N/A	Ground Clearance, Front	N/A
Ground Clearance, Rear	N/A	Body Length	0 m
Rear Door Opening Height	N/A	Rear Door Opening Width	N/A
Side Door Opening Height	N/A	Side Door Opening Width	N/A
Step Up Height - Front	N/A	Step Up Height - Side	N/A
Cab to Body	N/A		

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Wolfe Chevrolet Edmonton

Les Finnigan | 780-930-4124 | lfinnigan@wolfeautomotive.com

Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (✓ Complete)

Dimensions

Cargo Area Dimensions

Cargo Area Length @ Floor to Console	N/A	Cargo Area Length @ Floor to Seat 1	N/A
Cargo Area Length @ Floor to Seat 2	N/A	Cargo Area Length @ Floor to Seat 3	N/A
Cargo Box Width @ Top, Rear	N/A	Cargo Area Width @ Beltline	N/A
Cargo Box Width @ Floor	N/A	Cargo Box Width @ Wheelhousings	1,254.76 mm
Cargo Box (Area) Height	N/A	Tailgate Width	N/A
Cargo Volume	N/A	Cargo Volume to Seat 1	3,565.1 L
Cargo Volume to Seat 2	1,990.68 L	Cargo Volume to Seat 3	N/A
Cargo Volume to Seat 4	N/A	Ext'd Cab Cargo Volume	N/A

Exterior

Doors

Side Door Type	N/A
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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (/ Complete)

Selected Model and Options

MODEL

CODE	MODEL	MSRP
CK10706	2023 Chevrolet Tahoe 4WD 4dr Commercial	\$66,303.00

COLOURS

CODE	DESCRIPTION
GAZ	Summit White

AIR CONDITIONING EXCISE TAX

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
—	Federal air conditioning excise tax	0.00 lbs	0.00 lbs	\$100.00

PREFERRED EQUIPMENT GROUP

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
1FL	Commercial Preferred Equipment Group Includes Standard Equipment	0.00 lbs	0.00 lbs	\$0.00

SUSPENSION PKG

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
Z56	Suspension Package, heavy-duty, police-rated Full independent suspension with monotube dampers, linear coil springs, 35mm solid front stabilizer bar and 32mm hollow rear stabilizer bar. (Included and only available with (9C1) Police Vehicle.)	0.00 lbs	0.00 lbs	Inc.

ENGINE

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
L84	Engine, 5.3L EcoTec3 V8 with Dynamic Fuel Management, Direct Injection and Variable Valve Timing, includes aluminum block construction (355 hp [265 kW] @ 5600 rpm, 383 lb-ft of torque [518 Nm] @ 4100 rpm) (STD)	0.00 lbs	0.00 lbs	\$0.00

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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

TRANSMISSION

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
MHU	Transmission, 10-speed automatic electronically controlled with overdrive, includes Traction Select System including tow/haul (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	\$0.00

GVWR

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
C6G	GVWR, 7600 lbs. (3447 kg) (Requires (9C1) Police Vehicle. 4WD models only.)	0.00 lbs	0.00 lbs	Inc.

AXLE

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
GU5	Rear axle, 3.23 ratio	0.00 lbs	0.00 lbs	\$0.00

WHEEL TYPE

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
PXT	Wheels, 20" x 9" (50.8 cm x 22.9 cm) steel (Included and only available with (9C1) Police Vehicle.)	0.00 lbs	0.00 lbs	Inc.

TIRES

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
XCS	Tires, 275/55R20SL all-season, blackwall, Firestone Firehawk Pursuit (Included and only available with (9C1) Police Vehicle.)	0.00 lbs	0.00 lbs	Inc.

PAINT

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
GAZ	Summit White	0.00 lbs	0.00 lbs	\$0.00

SEAT TYPE

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
AZ3	Seats, front 40/20/40 split-bench (STD)	0.00 lbs	0.00 lbs	\$0.00

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60



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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

SEAT TRIM

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
H1T	Jet Black, cloth seat trim (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	\$0.00

RADIO

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
IOR	Audio system, Chevrolet Infotainment 3 system, 8" diagonal colour touchscreen AM/FM stereo. Additional features for compatible phones include: Bluetooth audio streaming for 2 active devices, voice command pass-through to phone, Apple CarPlay and Android Auto capable. (STD)	0.00 lbs	0.00 lbs	\$0.00

ADDITIONAL EQUIPMENT - PACKAGE

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
9C1	Identifier for Police Package Vehicle includes, (K47) heavy-duty air filter, (KX4) 250 amp high output alternator, (K6K) 760 cold-cranking amps auxiliary battery, electrical power & vehicle signals for customer connection located at the centre front floor. Auxiliary battery circuit for customer connection located in the rear cargo area, (Z56) heavy-duty, police-rated suspension, (XCS) 275/55R20SL all-season tires, (RAV) 275/55R20 all-season spare tire, Police brakes, (RC1) front skid plate, (PXT) 20" steel wheels, Certified speedometer, SEO (5J3) Surveillance Mode interior lighting calibration, SEO (UT7) blunt cut cargo area and blunt cut console area ground wires, (V53) delete luggage rack side rails, (ATD) third row seat delete, (NP0) active single-speed transfer case (4WD only) *CREDIT*	0.00 lbs	0.00 lbs	-\$4,715.00
AMF	Remote Keyless Entry Package includes 4 additional transmitters, NOTE: programming of remotes is at customer's expense. Programming remotes is not a warranty expense (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	\$85.00

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61



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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

ADDITIONAL EQUIPMENT - MECHANICAL

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
J55	Brakes system, heavy duty with front Brembo calipers and 16" front rotors (Included and only available with (9C1) Police Vehicle.)	0.00 lbs	0.00 lbs	Inc.
K6K	Battery, auxiliary, 760 cold-cranking amps with 70 amp hour rating (packaged behind left rear cargo area panel) (Included and only available with (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
KX4	Alternator, 220 amps (Included and only available with (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
RC1	Skid plate, front (Included and only available with (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
V03	Cooling system, extra capacity (Included and only available with (NHT) Max Trailering Package. Not included when (LM2) Duramax 3.0L Turbo-Diesel I6 engine is ordered.)	0.00 lbs	0.00 lbs	Inc.
V76	Recovery hooks, 2 front, frame-mounted, Black (All Tahoe (9C1) and (5W4) vehicles include front fascia with recovery hook openings.) (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	\$65.00

ADDITIONAL EQUIPMENT - EXTERIOR

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
—	Exterior ornamentation delete (front & rear Chevrolet bowties will remain) (Included and only available with (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
RAV	Tire, spare 275/55R20 all-season, blackwall, Firestone Firehawk Pursuit (Included and only available with (9C1) Police Vehicle.)	0.00 lbs	0.00 lbs	Inc.
RNQ	Wheel, full-size spare, matching 20" (50.8 cm) steel wheel without centre cap (Included and only available with (9C1) Police Vehicle.)	0.00 lbs	0.00 lbs	Inc.
V53	Luggage rack side rails, delete (Included with (9C1) Police Vehicle or (5W4) Special Service Vehicle.) *CREDIT*	0.00 lbs	0.00 lbs	Inc.
WUA	Fascia, front high-approach angle (Included and only available with (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.

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62



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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

ADDITIONAL EQUIPMENT - INTERIOR

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
5T5	Seats, 2nd and 3rd row vinyl with front cloth seats Provides vinyl second and third row seats and cloth front seats (Not available with (A50) front bucket seats.	0.00 lbs	0.00 lbs	\$0.00
5Y1	Front centre seat (20% seat) delete power driver and passenger bucket seats in base cloth trim. Derived from RPO (AZ3) 40/20/40 split-bench seat with the 20% section removed, which also removes the auxiliary power outlet, USB port and input jack for audio system. Does not include a floor console. All exposed floor area will remain untrimmed. (Requires (BG9) Black rubberized vinyl floor covering and (9C1) Police Vehicle or (5W4) Special Service Vehicle. Not available with (A50) front bucket seats or (B30) colour-keyed carpeting floor covering.)	0.00 lbs	0.00 lbs	\$0.00
---	Instrumentation, analogue with certified 140 mph speedometer, odometer with trip odometer, engine hour meter, fuel level, voltmeter, engine temperature, oil pressure and tachometer (Included and only available with (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
---	Lighting, interior with dome light, cargo lights, door handle or Remote Keyless Entry-activated illuminated entry and map lights in front and second seat positions with control switch in the roof console (Included and only available with (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
---	Power supply, 100-amp, auxiliary battery, rear electrical centre (Included and only available with (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
---	Power supply, 120-amp, (4) 30-amp circuit, Primary battery relay controlled, passenger compartment harness wiring (Included and only available with (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
---	Power supply, 50-amp, power supply, auxiliary battery passenger compartment wiring harness (Included and only available with (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
ATD	Seat delete, third row passenger *CREDIT*	0.00 lbs	0.00 lbs	Inc.
AX2	Key, unique Included and only available with (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
BCV	Lock control, driver side auto door lock disable (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
BTV	Remote start	0.00 lbs	0.00 lbs	\$345.00
VZ2	Speedometer calibration (Included and only available with (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.

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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

ADDITIONAL EQUIPMENT - SAFETY-INTERIOR

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
---	R9M is not on this order. This removes R9M, since only select orders have R9M forced on.	0.00 lbs	0.00 lbs	\$0.00

ADDITIONAL EQUIPMENT - LPO

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
VQK	LPO, Moulded splash guards (dealer-installed)	0.00 lbs	0.00 lbs	\$245.00

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64



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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

ADDITIONAL EQUIPMENT - OTHER

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
5J3	Calibration, Surveillance Mode interior lighting (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
5J9	Calibration taillamp flasher, Red/White (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
5LO	Calibration taillamp flasher, Red/Red (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
6C7	Lighting, red and white front auxiliary dome Red and white LED auxiliary dome lamp is located on headliner between front row seats. The auxiliary lamp is wired independently from standard dome lamp. (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	\$195.00
6J3	Wiring, grille lamps and siren speakers (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	\$105.00
6J4	Wiring, horn and siren circuit (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	\$70.00
6J7	Flasher system, headlamp and taillamp, DRL compatible with control wire (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
6N5	Switches, rear window inoperative (rear windows can only operate from driver's position.) (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	\$65.00
6N6	Door locks and handles, inside rear doors inoperative (doors can only be opened from outside) (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	\$70.00
---	Protected idle allows vehicle engine to remain idling and vehicle immobilized while FOB is outside vehicle (Included and only available (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
T66	Wiring provision, for outside mirrors and cargo side mirrors (Included and only available with (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	Inc.
UT7	Ground wires, blunt cut cargo area and blunt cut console area (Requires (9C1) Police Vehicle or (5W4) Special Service Vehicle.)	0.00 lbs	0.00 lbs	\$125.00

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65



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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

VPV	Ship Thru to Kerr Industries (Included with SEO (6J8) White Lamp Package, SEO (6J9) Red Lamp Package, SEO (6JE) Blue Lamp Package, SEO (6JG) Red/Blue Lamp Package, SEO (6C7) red and white front auxiliary dome lighting, SEO (6N6) door locks and handles, SEO (7X2) left- and right-hand spotlamps, SEO (7X3) left-hand spotlamp, SEO (T53) alternate flashing Red & Blue rear compartment lid warning lamps, SEO (UN9) Radio Suppression Package, SEO (6J3) grille lamps and siren speakers wiring, SEO (6J4) horn and siren circuit wiring and SEO (WX7) auxiliary speaker wiring.)	0.00 lbs	0.00 lbs	Inc.
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CUSTOM EQUIPMENT

CODE	DESCRIPTION	FRONT WEIGHT	REAR WEIGHT	MSRP
BH	S/I Engine Block Heater	0.00 lbs	0.00 lbs	\$500.00
Options Total		0.00 lbs	0.00 lbs	-\$2,845.00

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66



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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

Standard Equipment

Mechanical

Engine, 5.3L EcoTec3 V8 with Dynamic Fuel Management, Direct Injection and Variable Valve Timing, includes aluminum block construction (355 hp [265 kW] @ 5600 rpm, 383 lb-ft of torque [518 Nm] @ 4100 rpm) (STD)

Transmission, 10-speed automatic electronically controlled with overdrive, includes Traction Select System including tow/haul (STD)

Rear axle, 3.23 ratio

Suspension Package, Premium Smooth Ride (STD)

GVWR, 7500 lbs. (3402 kg) (4WD models only.) (STD)

Automatic Stop/Start

Engine control, stop/start system disable button, non-latching

Engine air filtration monitor

Fuel, gasoline, E15

Transfer case, active, single-speed, electronic Autotrac does not include neutral. Cannot be dinghy towed (4WD models only. Deleted when (NHT) Max Trailering Package is ordered.)

Differential, mechanical limited-slip

4-wheel drive

Air filter, heavy-duty

Cooling, external engine oil cooler, heavy-duty air-to-oil integral to driver side of radiator

Cooling, auxiliary transmission oil cooler, heavy-duty air-to-oil

Battery, 730 cold-cranking amps with 80 amp hour rating

Alternator, 220 amps

Trailering equipment includes trailering hitch platform, 7-wire harness with independent fused trailering circuits mated to a 7-way connector and 2" trailering receiver

Trailer sway control

Hitch Guidance

Suspension, front coil-over-shock with stabilizer bar

Suspension, rear multi-link with coil springs

Steering, power,

Brakes, 4-wheel antilock, 4-wheel disc with DURALIFE rotors

Exhaust, single system, single-outlet

Mechanical Jack with tools

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67



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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (✓ Complete)

Exterior

Wheels, 18" x 8.5" (45.7 cm x 21.6 cm) Bright Silver painted aluminum (STD)

Tires, 265/65R18SL all-season, blackwall (Standard with (PZX) 18" Bright Silver painted aluminum wheels only.) (STD)

Wheel, full-size spare, 17" (43.2 cm)

Tire, spare P265/70R17 all-season, blackwall

Tire carrier, lockable outside spare, winch-type mounted under frame at rear

Active aero shutters, upper

Fascia, front

Luggage rack side rails, roof-mounted, Black

Assist steps, Black with chrome accent strip

Headlamps, LED

Lamps, stop and tail, LED

Mirrors, outside heated power-adjustable, manual-folding, body-colour

Mirror caps, body-colour

Glass, deep-tinted (all windows, except light-tinted glass on windshield and driver- and front passenger-side glass)

Glass, acoustic, laminated

Glass, windshield shade band

Windshield, solar absorbing

Wipers, front intermittent, Rainsense

Wiper, rear intermittent with washer

Door handles, body-colour

Liftgate, rear manual

Entertainment

Audio system, Chevrolet Infotainment 3 system, 8" diagonal colour touchscreen AM/FM stereo. Additional features for compatible phones include: Bluetooth audio streaming for 2 active devices, voice command pass-through to phone, Apple CarPlay and Android Auto capable. (STD)

Audio system feature, 6-speaker system,

Infotainment display, 8" diagonal touchscreen

SiriusXM Radio delete

Bluetooth for phone personal cell phone connectivity to vehicle audio system

Wireless Apple CarPlay/Wireless Android Auto

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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

Entertainment

Wi-Fi Hotspot capable (Standard with (UE1) OnStar only. Terms and limitations apply. See onstar.ca or dealer for details.)

Interior

Seats, front 40/20/40 split-bench (Deletes (D07) centre floor console and (USR) USB data ports.) (STD)

Keyless start, push button

Seat trim, cloth

Seat adjusters, 8-way power includes 6-way power front passenger seat with 2-way power lumbar

Seat adjusters, 10-way power includes 8-way power driver seat with 2-way power lumbar

Seats, second row 60/40 split-folding bench, manual

Seats, third row 60/40 split-folding bench, manual

Floor covering, Black rubberized-vinyl (Deleted when (B30) floor covering is ordered.)

Electronic Precision Shift

Steering column lock, electrical

Steering column, manual tilt and telescopic

Steering wheel, urethane

Steering wheel controls, mounted audio, Driver Information Centre, cruise control and Forward Collision Alert following gap button (When ordered with (9C1) Police Vehicle or (5W4) Special Service Vehicle, left backside Seek/Scan steering wheel radio buttons are inoperable; these 2 buttons can be repurposed for aftermarket emergency equipment)

Driver Information Centre, 4.2" diagonal colour display includes driver personalization

Rear Seat Reminder

Door locks, power programmable with lockout protection and delayed locking

Keyless Open includes extended range Remote Keyless Entry

Cruise control, electronic with set and resume speed

Theft-deterrent system, electrical, unauthorized entry

Theft-deterrent system, vehicle, PASS-Key III (Included and only available with (9C1) Police Vehicle or (5W4) Special Service Vehicle.)

Window, power with driver Express-Up/Down

Window, power with front passenger Express-Up/Down

Windows, power with rear Express-Down

USB data ports, 2, one type-A and one type-C, located within centre console

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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (✔ Complete)

Interior

- USB charging-only ports, 4, (2) located on rear of centre console and (2) in 3rd row (When ordered with (9C1) Police Vehicle or (5W4) Special Service Vehicle, (2) type-C ports are moved to the rear of centre seat base and (2) type-C are moved to the cargo area.) (When ordered with (9C1) Police Vehicle or (5W4) Special Service Vehicle, Deleted when (A50) front bucket seats are ordered.)
- Air conditioning, tri-zone automatic climate control with individual climate settings for driver, right front passenger and rear seat occupants
- Air conditioning, rear
- Defogger, rear-window electric
- Power outlets, 2, 120-volt, located on the rear of the centre console and rear cargo area
- Power outlet, front auxiliary, 12-volt, located in the centre stack of instrument panel
- Mirror, inside rearview manual day/night,
- Visors, driver and front passenger illuminated vanity mirrors, sliding
- Assist handles, overhead, driver and front passenger, located in headliner
- Assist handles, front passenger A-pillar and second row outboard B-pillar (When ordered with (9C1) Police Vehicle or (5W4) Special Service Vehicle, Deleted when SEO (7X2) left- and right-hand spotlamps or SEO (7X3) left-hand spotlamp are ordered.)
- Lighting, interior with dome light, driver- and passenger-side door switch with delayed entry feature, cargo lights, door handle or Remote Keyless Entry-activated illuminated entry and map lights in front and second seat positions
- Cargo management system
- Chevrolet Connected Access capable (Subject to terms. See onstar.ca or dealer for details.)

Safety-Mechanical

- Hill Start Assist
- StabiliTrak, stability control system with brake assist, includes traction control

Safety-Exterior

- Daytime Running Lamps, reduced intensity low beam

Safety-Interior

- Teen Driver a configurable feature that lets you activate customizable vehicle settings associated with a key fob, to help encourage safe driving behaviour. It can limit certain available vehicle features, and it prevents certain safety systems from being turned off. An in-vehicle report card gives you information on driving habits and helps you to continue to coach your new driver
- Buckle to Drive prevents vehicle from being shifted out of Park until driver seat belt is fastened; times out after 20 seconds and encourages seat belt use, can be turned on and off in Settings or Teen Driver menu
- Airbags, Frontal airbags for driver and front outboard passenger; Seat-mounted side-impact airbags for driver and front outboard passenger; Head-curtain airbags for all rows in outboard seating positions (Deleted when (A50) front bucket seats are ordered.)

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Data Version: 20640. Data Updated: 13-Mar-2023 6:38:00 PDT PM.



Wolfe Chevrolet Edmonton

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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

Safety-Interior

Front outboard Passenger Sensing System for frontal outboard passenger airbag

OnStar and Chevrolet connected services capable (Terms and limitations apply. See onstar.ca or dealer for details.)

Front and Rear Park Assist

HD Rear Vision Camera

Door locks, rear child security, manual

LATCH system (Lower Anchors and Tethers for CHildren), for child restraint seats lower anchors and top tethers located in all second-row seating positions, top tethers located in third row seating positions With (9C1) Police Vehicle or (5W4) Special Service Vehicle Deleted when (ATZ) second row seat delete is ordered.)

Tire Pressure Monitoring System auto learn, includes Tire Fill Alert (does not apply to spare tire)

Warning tones headlamp on, driver and right-front passenger seat belt unfasten and turn signal on

WARRANTY

Warranty Note: <<< Preliminary 2023 Warranty >>>

Basic Years: 3

Basic Miles/km: 60,000

Drivetrain Years: 5

Drivetrain Miles/km: 100,000

Drivetrain Note: Certain Commercial and/or Government Fleet vehicles and vehicles factory equipped with 6.6L Duramax Turbo-Diesel Engine or equipped with a 3.0L Duramax Turbo-Diesel Engine: 5 years/160,000 km

Corrosion Years (Rust-Through): 6

Corrosion Years: 3

Corrosion Miles/km (Rust-Through): 160,000

Corrosion Miles/km: 60,000

Roadside Assistance Years: 5

Roadside Assistance Miles/km: 100,000

Roadside Assistance Note: Certain Commercial and/or Government Fleet vehicles and vehicles factory equipped with 6.6L Duramax Turbo-Diesel Engine or equipped with a 3.0L Duramax Turbo-Diesel Engine: 5 years/160,000 km

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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

Window Sticker

SUMMARY

[Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial MSRP:\$66,303.00

Interior:Jet Black, cloth seat trim

Exterior 1:Summit White

Exterior 2:No colour has been selected.

Engine, 5.3L EcoTec3 V8

Transmission, 10-speed automatic

OPTIONS

CODE	MODEL	MSRP
CK10706	[Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial	\$66,303.00
OPTIONS		
1FL	Commercial Preferred Equipment Group	\$0.00
5J3	Calibration, Surveillance Mode interior lighting	Inc.
5J9	Calibration taillamp flasher, Red/White	Inc.
5LO	Calibration taillamp flasher, Red/Red	Inc.
5T5	Seats, 2nd and 3rd row vinyl with front cloth seats	\$0.00
5Y1	Front centre seat (20% seat) delete	\$0.00
6C7	Lighting, red and white front auxiliary dome	\$195.00
6J3	Wiring, grille lamps and siren speakers	\$105.00
6J4	Wiring, horn and siren circuit	\$70.00
6J7	Flasher system, headlamp and taillamp, DRL compatible with control wire	Inc.
6N5	Switches, rear window inoperative	\$65.00
6N6	Door locks and handles, inside rear doors inoperative (doors can only be opened from outside)	\$70.00
9C1	Identifier for Police Package Vehicle	-\$4,715.00
AMF	Remote Keyless Entry Package	\$85.00
ATD	Seat delete, third row passenger	Inc.
AX2	Key, unique	Inc.
AZ3	Seats, front 40/20/40 split-bench	\$0.00
BCV	Lock control, driver side auto door lock disable	Inc.

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72



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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)

BTV	Remote start		\$345.00
C6G	GVWR, 7600 lbs. (3447 kg)	Inc.	
GAZ	Summit White		\$0.00
GU5	Rear axle, 3.23 ratio		\$0.00
H1T	Jet Black, cloth seat trim		\$0.00
IOR	Audio system, Chevrolet Infotainment 3 system, 8" diagonal colour touchscreen		\$0.00
J55	Brakes system, heavy duty	Inc.	
K6K	Battery, auxiliary, 760 cold-cranking amps with 70 amp hour rating	Inc.	
KX4	Alternator, 220 amps	Inc.	
L84	Engine, 5.3L EcoTec3 V8		\$0.00
MHU	Transmission, 10-speed automatic		\$0.00
PXT	Wheels, 20" x 9" (50.8 cm x 22.9 cm) steel	Inc.	
RAV	Tire, spare 275/55R20 all-season, blackwall, Firestone Firehawk Pursuit	Inc.	
RC1	Skid plate, front	Inc.	
RNQ	Wheel, full-size spare, matching 20" (50.8 cm) steel wheel without centre cap	Inc.	
T66	Wiring provision, for outside mirrors and cargo side mirrors	Inc.	
UT7	Ground wires, blunt cut cargo area and blunt cut console area		\$125.00
V03	Cooling system, extra capacity	Inc.	
V53	Luggage rack side rails, delete	Inc.	
V76	Recovery hooks, 2 front, frame-mounted, Black		\$65.00
VPV	Ship Thru to Kerr Industries	Inc.	
VQK	LPO, Moulded splash guards		\$245.00
VZ2	Speedometer calibration	Inc.	
WUA	Fascia, front high-approach angle	Inc.	
XCS	Tires, 275/55R20SL all-season, blackwall, Firestone Firehawk Pursuit	Inc.	
Z56	Suspension Package, heavy-duty, police-rated	Inc.	
---	Federal air conditioning excise tax		\$100.00
---	Exterior ornamentation delete	Inc.	
---	Instrumentation, analogue	Inc.	

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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (✔ Complete)

—	Power supply, 50-amp, power supply, auxiliary battery	Inc.	
—	Power supply, 100-amp, auxiliary battery, rear electrical centre	Inc.	
—	Power supply, 120-amp, (4) 30-amp circuit, Primary battery	Inc.	
—	Lighting, interior	Inc.	
—	Protected idle	Inc.	
—	R9M is not on this order.		\$0.00
	CUSTOM EQUIPMENT		
BH	S/I Engine Block Heater		\$500.00
SUBTOTAL			\$63,458.00
	Adjustments Total		\$0.00
	Vehicle Tax		\$100.00
	Destination Charge		\$2,095.00
	TOTAL PRICE		\$65,653.00

FUEL ECONOMY

Est City:16.8 L/100 km

Est Highway:13.1 L/100 km

Est Highway Cruising Range:694.28 km

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Vehicle: [Fleet] 2023 Chevrolet Tahoe (CK10706) 4WD 4dr Commercial (Complete)



Note: Photo may not represent exact vehicle or selected equipment.

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Quotation

Number: 13476

Alberta Beach Regional
Patrol

ACCT CLSD

PO Box 278

Alberta Beach, AB T0E 0A0 **Pricing Valid for 30 days**



WWW.WCIFS.CA

5919 - 91 Street
EDMONTON, AB
T6E 6A7
780-435-4702
1-800-203-7938

PRICING SUBJECT TO CHANGE WITH EXCHANGE RATE

Services Proposed

Peace Officer Stephen Zerr requested a comparable quote to Mega-Tech

Proposed Materials

Item Nbr	Item Description	Qty	Price/Unit	Ext. Price
SIFZS-3104042-UNIV	SpectraLux ILS Low Profile Split front RB, Universal Mou	1.00	\$1,254.40	\$1,254.40
ES100C	Siren Speaker 100 watts	1.00	\$346.92	\$346.92
SAK1	Bracket, Siren Speaker	1.00	\$0.00	\$0.00
PF200S17	Siren/Light Controller with 17 button controller, 100/200	1.00	\$1,794.56	\$1,794.56
MPSW9-R	MicroPulse 9 LED Red Wide Angle Surface Mount	1.00	\$272.16	\$272.16
MPSW9-B	MicroPulse 9 LED Blue Wide Angle Surface Mount	1.00	\$238.14	\$238.14
Lighthouse 3 LED Ultra R	MicroPulse, 3 LED ULTRA, Red Install under cargo wind	1.00	\$110.74	\$110.74
Lighthouse 3 LED Ultra B	MicroPulse, 3 LED, ULTRA, Blue install under cargo win	1.00	\$110.74	\$110.74
Strobe R	Strobe, Single, Red installed in tail light	1.00	\$117.60	\$117.60
Strobe B	Strobe, Single, Blue installed in tail light	1.00	\$117.60	\$117.60
Lighthouse 3 LED Ultra R	MicroPulse, 3 LED ULTRA, Red install in hatch when op	1.00	\$110.74	\$110.74
Lighthouse 3 LED Ultra B	MicroPulse, 3 LED, ULTRA, Blue installed in hatch when	1.00	\$110.74	\$110.74
STA-DSR-2KA	Stalker Radar	1.00	\$3,594.00	\$3,594.00
WGA184/A	Stalker interface Cable, Watchguard 4RE Y 10'	1.00	\$110.25	\$110.25
4RE-200-GPS-PAN	VIDEO WG	1.00	\$7,866.48	\$7,866.48
AS4.F111.904	Filler Plate, 4" PMT for Conroller	1.00	\$32.85	\$32.85
AS4.F111.903	Filler Plate, 3" For APX1500-- 8500 Remote Head	1.00	\$27.92	\$27.92
AS4.F111.356	Equipment Bracket, E SEEK 260	1.00	\$34.00	\$34.00
AS4.C501.016	Cupholder, dual	1.00	\$60.35	\$60.35
AS7.C100.014	CF33 Tab Dock Keyboard Clamshell. Use 014-3 if mount	1.00	\$187.85	\$187.85
AS7.P033.112-PS	Dock, CF33 Tablet, DPT incl power supply	1.00	\$1,518.10	\$1,518.10

76

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AS4.F111.901	Filler Plate 1" Blank PMT	1.00	\$23.80	\$23.80
Non Inventory Public Safety	Stand alone printer mount(mounts to base plate/not an a	1.00	\$0.00	\$0.00
M260	Eseek Model 260 MAG CRD	1.00	\$985.00	\$985.00
PJ763MFI	Brother Pocketjet PJ763MFI Printer, Direct Thermal, Blu	1.00	\$855.65	\$855.65
LB3692	Brother PocketJet, 12 Volt Power Adaptor	1.00	\$0.00	\$0.00
SET-PB450 Light Ready	Push Bumper, VS Aluminum w/ Light Ready	1.00	\$1,409.94	\$1,409.94
SET-PB450 Lights ONLY	Front and side facing MPS300 Red/Blue	1.00	\$29.40	\$29.40
SET Freight from Setina	Freight from Setina	1.00	\$150.00	\$150.00
Non Inventory Public Safety	10 VS Coated Poly Tall Man Partition	1.00	\$1,259.00	\$1,259.00
WCI PDU Gold	WCI PDU Gold w Circuit Breaker	1.00	\$299.00	\$299.00
46691	Circuit Breaker 80Amp Manual Reset Waytek	1.00	\$0.00	\$0.00
46063	Fuse Panel 12 Gang w/ Ground Terminal Waytek	1.00	\$0.00	\$0.00
46050	Fuse Panel 6 Gang ATO	1.00	\$0.00	\$0.00
WCI-PDU Plate	WCI - PDU Plate Powdercoated Black	1.00	\$0.00	\$0.00
6001-3001B	TH Series High-Amp Time Delay Relay, 160a continuous	1.00	\$0.00	\$0.00
46177	Add-A-Circuit Micro 2 Fuse	1.00	\$0.00	\$0.00
47362	Terminal Block 12 Pos. 30 Amp	1.00	\$0.00	\$0.00
WCISS-LEVEL III	Shop Supplies	1.00	\$199.00	\$199.00
C-EB30-FSP-1P	Equipment Bracket, Pathfinder PF200	1.00	\$0.00	\$0.00
C-VS-1012-INUT	Ford Interceptor Utility 2020 Vehicle Specific 22" Angled	1.00	\$622.66	\$622.66
Non Inventory Public Safety	Transport Seat Cover/Partion Combo	1.00	\$1,890.00	\$1,890.00
MPSMW9- *****MIR	Bracket, Micro Pulse Wide Angle, Mirror Brackets,	1.00	\$74.38	\$74.38
MPSM3-LB	Bracket, MPS300 3 LED Lighthead, single brkt	2.00	\$15.68	\$31.36

Total \$25,845.33

Quotation

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PRICING SUBJECT TO CHANGE WITH EXCHANGE RATE

Proposed Services

Item Name	Item Description	Qty	Price/Unit	Ext. Price
Install - ILS	Install - ILS	1.00	\$199.00	\$199.00
Install - Siren Speaker	Install - Siren Speaker	1.00	\$199.00	\$199.00
Install - Controller and Electrical Int	Install - Controller and Electrical Interface	1.00	\$799.00	\$799.00
Install - LH - Mirror Beams (2)	Install - LH - Mirror Beams (2)	1.00	\$350.00	\$350.00
Install - LH - Tail light set (2)	Install - LH - Tail light set (2)	1.00	\$199.00	\$199.00
Install - Watchguard, new build	Install - Watchguard, new build	1.00	\$599.00	\$599.00
Install - Scanner, 2D	Install - Scanner, 2D	1.00	\$249.00	\$249.00
Install - Printer	Install - Printer	1.00	\$299.00	\$299.00
Install - Push Bumper w/ Lights	Install - Push Bumper w/ Lights	1.00	\$449.00	\$449.00
Install - LH - Side Door Light Set	Install - LH - Side Door Light Set	1.00	\$299.00	\$299.00
Install - Partition	Install - Partition	1.00	\$299.00	\$299.00
Install - Decal Package	Install - Decal Package 3M Reflective	1.00	\$1,895.00	\$1,895.00
Install - MO, w/mount, dock	Install - MO, w/mount, powered dock	1.00	\$259.00	\$259.00
Install - Partition 2nd Row - 5 Seater	Install - Partition 2nd Row with Transport	1.00	\$399.00	\$399.00
Install - Radio - Remote Mount	Install - Radio - Remote Mount	1.00	\$275.00	\$275.00
Total				\$6,768.00

Summary

Print Date: December 8, 2021
 Salesperson: Brian Jones
 Start Date:
 End Date:
 Billing Terms: Net 30
 2% surcharge will be applied to credit card payment over \$500

Subtotal: \$32,613.33
 Sales Tax: \$1,630.67
 Discount: \$0.00
Total: \$34,244.00

78

Quotation

Number:

13476

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