

BYLAW NO. 3429/2009

Being a Bylaw to regulate and control Dogs within The City of Red Deer.

COUNCIL OF THE CITY OF RED DEER ENACTS AS FOLLOWS:

Short Title

1. This Bylaw may be called the “Dog Bylaw.”

Part 1 – Purpose and Definitions

Purpose

2. The purpose of this Bylaw is to regulate and control Dogs and Dog ownership in The City of Red Deer.

Definitions

3. (1) “Aggressive Dog” means any Dog that:
 - (a) has been designated an Aggressive Dog by the Inspections and Licensing Manager; or
 - (b) has been made the subject of an order under the *Dangerous Dog Act*.
- (2) “Altered” means spayed or neutered.
- (3) “Animal Control Manager” means a person or business under contract with The City to enforce this bylaw and to maintain and administer an impound facility for animals.
- (4) “Animal Control Officer” means a person employed under the contract between The City and its Animal Control Manager to enforce the provisions of this Bylaw and any other person designated as such by the Inspections and Licensing Manager.
- (5) “Assistance Dog” means any professionally trained Dog, including a guide, hearing or service Dog, that works in partnership with a disabled person to increase his or her independence, safety and mobility.
- (6) “Dog” means any domesticated dog.
- (7) “Dog Tag” means the annual tag issued by The City to an Owner for each licensed Dog.

- (8) “Inspections and Licensing Manager” means the person acting in the position of Inspections and Licensing Manager for The City of Red Deer or a person designated to act on his or her behalf.
- (9) “Kennel” means premises intended or used for the overnight keeping or harbouring of more than three Dogs at the same time, but does not include retail premises used for the sale of Dogs as permitted under The City of Red Deer Land Use Bylaw or premises operated by a veterinary surgeon used solely for the care and treatment of animals.
- (10) “License Inspector” means the City employee occupying the position of License Inspector or any other person designated by the Inspections and Licensing Manager to perform the duties of that position.
- (11) “Minor Injury” means any physical injury to another domestic animal or a person, caused by a Dog or Aggressive Dog, that results in bleeding, bruising, tearing of skin or any other injury that is not life-threatening, disfiguring or debilitating.
- (12) “Off-Leash Area” means an area designated by The City where a Dog is not required to be controlled by a leash.
- (13) “Owner” means the owner of a Dog and includes any person or group of people:
- (a) named as owner on a Dog Tag application;
 - (b) in possession or control of a Dog; or
 - (c) in possession or control of the property where a Dog appears to reside, either temporarily or permanently.
- (14) “Park or Parkland” includes all lands used for picnic grounds, campgrounds, playgrounds, playing fields or any other public open space, including all bicycle and hiking trails, beaches, swimming pools, wading pools and all lakes, rivers and other water bodies within the control and jurisdiction of The City, whether located within the boundaries of The City of Red Deer or not, and whether or not the custody, care, management or control of such areas or facilities has been delegated to another body or agency and regardless of whether all members of the public have the right of access thereto.
- (15) “Park Control Officer” means a Peace Officer, a Bylaw Enforcement Officer and any other person designated by the City Manager as a Park Control Officer.

- (16) “Permitted Leash” means a leash that is less than two meters in length and made of material capable of restraining the Aggressive Dog on which it is being used.
- (17) “Running at Large” means any Dog that is off the premises of the Owner and is not under the control of any person.
- (18) “Severe Injury” means any physical injury to another domestic animal or a person caused by a Dog or Aggressive Dog that results in broken bones or lacerations requiring sutures or cosmetic surgery.
- (19) “Threatening Behaviour” means behaviour that creates a reasonable apprehension of a threat of physical injury and may include growling, lunging, snarling or chasing in a menacing fashion.

Part 2 – Licensing

Licensing Requirements for Dogs not Designated Aggressive

- 4. (1) The Owners of all Dogs three months of age or older shall apply for a Dog Tag immediately upon becoming the Owner of the Dog and shall obtain or renew the Dog Tag prior to January 1 of each year.
- (2) Upon completing a Dog Tag application in the form specified by the Inspections and Licensing Manager from time to time and paying in full the specified annual fee, the Owner will be issued a Dog Tag.

Licensing Requirements for Aggressive Dogs

- 5. (1) The Owner of an Aggressive Dog shall apply for a Dog Tag for an Aggressive Dog:
 - (a) immediately upon becoming the Owner of the Aggressive Dog or within seven days after a Dog has been designated as Aggressive, whichever occurs first; and
 - (b) prior to January 1 of each year.
- (2) An Aggressive Dog Tag shall be issued to the Owner of an Aggressive Dog provided that the Owner has:
 - (a) completed a Dog Tag application in the form specified by the Inspections and Licensing Manager;
 - (b) paid the specified annual fee; and
 - (c) supplied proof that he or she has:

- (i) homeowner's liability insurance covering damage and personal injury caused by the Aggressive Dog, in an amount not less than \$500,000.00; and
- (ii) had the Aggressive Dog tattooed or implanted with an identification microchip to the reasonable satisfaction of the License Inspector.

Kennel Licensing Requirements

6. Any person wishing to operate a Kennel must obtain a license from the License Inspector or a designate, which shall be issued upon payment of the specified fee, provided that the proposed Kennel meets the requirements of all applicable laws governing Kennels, including compliance with The City Land Use Bylaw.

General Licensing Provisions

7. (1) When a Dog Tag is lost or destroyed, the Owner shall apply for a replacement, which shall be issued upon payment of the specified fee.
- (2) A Dog Tag is valid only for the period January 1 to December 31 in the year for which it is issued.
- (3) A Dog Tag is not transferable from one Dog to another, and no refund will be made for any issued Dog Tag.
- (4) Where ownership of a Dog licensed under this Bylaw is transferred, the new Owner shall promptly report the change of ownership to the License Inspector or a designate.

Fees

8. (1) Fees payable under this bylaw shall be those specified in City Council Policy 4416-C - Dog Bylaw License Fees.
- (2) The Owner of an Assistance Dog will be issued a Dog Tag free of charge.

Part 3 – Licensing Offences

Licensing Offences for Dogs and Aggressive Dogs

9. (1) The Owner of a Dog is guilty of an offence if he or she:
- (a) fails to obtain a Dog Tag;
 - (b) provides false or misleading information on a Dog Tag application;
- or

- (c) fails to ensure that the Dog wears a collar and Dog Tag when the Dog is off the Owner's premises.
- (2) Any person who operates a Kennel without first having obtained a Kennel License is guilty of an offence.
- (3) The Owner of an Aggressive Dog is guilty of an offence if he or she:
 - (a) fails to obtain a Dog Tag for an Aggressive Dog;
 - (b) provides false or misleading information on an application for a Dog Tag for an Aggressive Dog;
 - (c) fails to notify the License Inspector in writing when the Aggressive Dog is transferred to another person;
 - (d) fails to ensure that the Aggressive Dog wears a collar and Dog Tag for an Aggressive Dog when the Aggressive Dog is off the Owner's premises; or
 - (e) fails to have the Aggressive Dog successfully complete behavioral training to the satisfaction of The City, and provide proof of same to The City, within six months of the day the Dog has been designated Aggressive.

Part 4 – Offences

Offences Applicable to All Dogs

- 10. (1) The Owner of a Dog or Aggressive Dog is guilty of an offence if:
 - (a) he or she has more than three Dogs or more than one Aggressive Dog on any land which contains, or is permitted under The City Land Use Bylaw to contain, a dwelling unit;
 - (b) the Dog or Aggressive Dog barks or howls so as to disturb the peace of others;
 - (c) the Dog or Aggressive Dog defecates on any public or private property not owned or occupied by the Owner and the Owner fails to immediately remove the defecation;
 - (d) he or she allows the defecation of the Dog or Aggressive Dog to accumulate on private property to such an extent that it is reasonably likely to annoy or pose a health risk to others;

- (e) the Dog or Aggressive Dog destroys or damages any private or public property;
- (f) he or she fails to confine a Dog or Aggressive Dog in the Owner's residence or in a licensed Kennel during the entire period it is in heat, except for allowing the Dog or Aggressive Dog outside for the purpose of defecating or exercising while supervised on the property of the Owner;
- (g) the Dog or Aggressive Dog is in a Park or on any Parkland where Dogs are prohibited;
- (h) he or she exercises the Dog or Aggressive Dog while he or she is riding in a motor vehicle;
- (i) he or she allows the Dog or Aggressive Dog to be outside the passenger cab of a motor vehicle on a highway without ensuring the Dog is secured, whether the vehicle is parked or moving:
 - (a) in a topper enclosing the bed area of the truck;
 - (b) in a ventilated kennel or similar device fastened securely to the motor vehicle, including the bed of a pick-up truck; or
 - (c) by a tether in such a manner that it:
 - (i) is not standing on bare metal;
 - (ii) cannot jump or be thrown from the vehicle;
 - (iii) is not in danger of strangulation; and
 - (iv) cannot reach beyond the outside edges of the box, of the pick-up truck.
- (j) he or she fails to carry a leash while with a Dog, not an Aggressive Dog, in a designated Off-Leash Area;
- (k) he or she leaves the Dog or Aggressive Dog unattended on any public or private property to which the public has express or implied access; or
- (l) the Dog or Aggressive Dog is Running at Large.

Offences Applicable Only to Aggressive Dogs

11. (1) The Owner of an Aggressive Dog is guilty of an offence if:
- (a) the Aggressive Dog is not muzzled, under control and on a Permitted Leash held by a person who is able to control the Aggressive Dog at all times when the Aggressive Dog is off the Owner's property;

- (b) the Aggressive Dog is on the Owner's property and is:
 - (i) not indoors; or
 - (ii) if outdoors, not in a locked pen or other structure capable of preventing the escape of the Aggressive Dog and preventing the entry of any person not in control of the Aggressive Dog;
- (c) the Aggressive Dog is on the Owner's property and is in a locked pen that is within one meter of the property line or within five meters of a neighbouring dwelling unit;
- (d) he or she fails to display, within 10 days after the Dog has been designated Aggressive, clear and visible signs, as specified in Schedule "B" of this Bylaw, warning of the presence of an Aggressive Dog on the Owner's property at each entrance to the property and on the locked pen or structure in which the Aggressive Dog is confined;
- (e) the Aggressive Dog is in a designated Off-Leash Area; or
- (f) he or she fails to immediately notify the License Inspector and the Animal Control Manager if the Aggressive Dog is Running at Large.

Part 5 – Threatening Behaviour, Injuries, and Death

Threatening Behaviour

12. (1) The Owner of a Dog is guilty of an offence if the Dog is in an Off-Leash Area and exhibits Threatening Behaviour toward any other domestic animal or a person and the Owner fails to remove it immediately from the Off-Leash Area.
- (2) The Owner of a Dog is guilty of an offence if, whether on or off the Owner's property, the Dog:
- (a) exhibits Threatening Behaviour toward another domestic animal or a bicycle or motor vehicle that is being operated; or
 - (b) exhibits Threatening Behaviour toward a person.
- (3) The Owner of an Aggressive Dog is guilty of an offence if, whether on or off the Owner's property, the Aggressive Dog:

- (a) exhibits Threatening Behaviour toward another domestic animal or a bicycle or motor vehicle that is being operated; or
 - (b) exhibits Threatening Behaviour toward a person.
- (4) Subsections (2) and (3) do not apply to Threatening Behaviour by a dog that is confined within a building or securely fenced area on any land.

Minor Injury

13. (1) The Owner of a Dog is guilty of an offence if the Dog:
- (a) bites, attacks or causes Minor Injury to another domestic animal;
or
 - (b) bites, attacks or causes Minor Injury to a person.
- (2) The Owner of an Aggressive Dog is guilty of an offence if the Aggressive Dog:
- (a) bites, attacks or causes Minor Injury to another domestic animal;
or
 - (b) bites, attacks or causes Minor Injury to a person.

Severe Injury and Death

14. (1) The Owner of a Dog is guilty of an offence if the Dog:
- (a) causes Severe Injury to another domestic animal; or
 - (b) causes Severe Injury to a person.
- (2) The Owner of an Aggressive Dog is guilty of an offence if the Aggressive Dog:
- (a) causes Severe Injury to another domestic animal; or
 - (b) causes Severe Injury to a person.
- (3) The Owner of a Dog is guilty of an offence if the Dog:
- (a) causes death to another domestic animal; or
 - (b) causes death to a person.

- (4) The Owner of an Aggressive Dog is guilty of an offence if the Aggressive Dog:
- (a) causes death to another domestic animal; or
 - (b) causes death to a person.

Part 6 – Aggressive Dogs

Aggressive Dog Designation

15. (1) The Animal Control Manager or an Animal Control Officer may, as per Council Policy 4418-C, submit a report to the Inspections and Licensing Manager alleging that a Dog is an Aggressive Dog.
- (2) The report shall be in the form specified from time to time and shall include the following information:
- (a) the full names, addresses and telephone numbers of the following people:
 - (i) the complainant;
 - (ii) the Owner of the alleged Aggressive Dog; and
 - (iii) any witnesses to the incident that prompted the report, investigation or Aggressive Dog allegation.
 - (b) a detailed description of the incident that prompted the report, investigation or Aggressive Dog allegation;
 - (c) the severity of the incident that prompted the report, investigation or Aggressive Dog allegation; and
 - (d) any previous incidents of a similar or related nature involving the alleged Aggressive Dog.
- (3) After evaluating the report submitted by the Animal Control Manager or Animal Control Officer, the Inspections and Licensing Manager may designate a Dog as an Aggressive Dog if he or she determines that the Dog has caused or is likely to cause damage, injury or death to another domestic animal or a person.
- (4) An Aggressive Dog designation continues to apply if the Aggressive Dog is sold, gifted or transferred.

Order to Euthanize a Dog or Aggressive Dog

16. (1) The Inspections and Licensing Manager may order that a Dog or Aggressive Dog be euthanized, provided he or she is satisfied that the Dog or Aggressive Dog constitutes a continuing danger to persons or domestic animals and cannot be rehabilitated.
- (2) The Inspections and Licensing Manager shall forthwith notify the Owner of the Dog or Aggressive Dog that an order to euthanize has been issued.
- (3) No Dog or Aggressive Dog may be euthanized until 10 days after the date of delivery of notice to the Owner or, where an appeal has been filed, until that appeal has been resolved.
- (4) Section 16 does not apply to any Dog in respect of which an order under the Dangerous Dogs Act is in effect or under active consideration.

Appeal

17. (1) When a Dog has been designated as an Aggressive Dog, or where an order has been issued to euthanize an Aggressive Dog, the Owner may appeal the designation or order to the Appeal Committee established under the Committees Bylaw in accordance with the procedure specified in that Bylaw.
- (2) If no Appeal Committee has been established under the Committees Bylaw, the Owner may appeal such designation to the City Manager.
- (3) On hearing the appeal, the Appeal Committee or City Manager, as the case may be, may revoke or confirm the designation or order.

Reclassification of an Aggressive Dog

18. An Owner may apply to the Inspections and Licensing Manager for a revocation of an Aggressive Dog designation if the Owner of the Aggressive Dog has not been convicted of any offences under this Bylaw for a continuous period of three years.

Part 7 – Enforcement and Penalties**General Enforcement Provisions Applicable to Dogs and Aggressive Dogs**

19. (1) Any Animal Control Officer, Park Control Officer, License Inspector or Peace Officer may seize and impound:

- (a) any Dog Running at Large;
 - (b) any Dog not wearing a Dog Tag while off the premises of its Owner;
 - (c) any Dog found on Parkland contrary to this Bylaw or the Parks and Public Facilities Bylaw;
 - (d) any female Dog in heat not confined and housed; or
 - (e) any Dog that has caused or is alleged to have caused a Minor Injury or Severe Injury, pending consideration of designation as an Aggressive Dog.
- (2) Upon receiving any Dog for impound, the Animal Control Manager or its staff shall make reasonable efforts to identify and contact the Owner of the Dog.
- (3) The Animal Control Officer is authorized to enter any privately owned premises, other than a dwelling house, at any reasonable time for the purposes of enforcing the provisions of this Bylaw.
- (4) Any person is guilty of an offence if the person:
- (a) interferes with, attempts to interfere with or obstructs any Animal Control Officer, Park Control Officer, License Inspector or Peace Officer who is attempting to capture or has captured any Dog or Aggressive Dog;
 - (b) unlocks, unlatches or otherwise opens or enters without permission any pen or vehicle in which Dogs or Aggressive Dogs captured for impoundment have been placed;
 - (c) removes or attempts to remove any Dog or Aggressive Dog from the possession of any Animal Control Officer, License Inspector or Peace Officer; or
 - (d) provides false or misleading information to any Animal Control Officer, License Inspector or Peace Officer.
- (5) The Animal Control Manager shall keep all impounded Dogs for a period of at least three days, not including the day of impounding, Sundays or statutory holidays. During this time, any healthy Dog may be returned to its Owner upon payment to the Animal Control Manager of:
- (a) the appropriate Dog Tag fee if the Dog is not licensed; and

- (b) kennel fees as specified from time to time in the contract between The City and its Animal Control Manager for every 24 hour period or fraction thereof that the Dog has been impounded.
- (6) Any Owner attempting to claim an impounded Dog shall present government-issued identification to the Animal Control Officer or the staff of the impound facility.
- (7) Where an impounded Dog has not been claimed from the impound facility within the time set forth in Section 19(5), the Animal Control Manager is deemed to be the Owner of the Dog.
- (8) Notwithstanding anything contained in Section 19(5), an impounded Dog shall not be returned to its Owner until the fourth day after the date of impoundment:
 - (i) if the Animal Control Officer has reasonable grounds to believe, and does believe, that the Dog is a continuing danger to people, other animals or property; and
 - (ii) if the Animal Control Officer has made a request to the Inspections and Licensing Manager to designate the Dog as an Aggressive Dog or to order that the Dog be euthanized.
- (9) Notwithstanding anything in this Bylaw, if an order has been issued to euthanize the Dog, it shall not be returned to its Owner unless and until an Appeal of that order has resulted in the order being set aside.
- (10) The Animal Control Manager or Animal Control Officer shall report any apparent illness, communicable disease, injury or unhealthy condition of any Dog to a veterinarian and act upon his recommendation, after consulting with the Owner when possible. The Owner of the Dog shall be responsible for all resulting costs and charges.

Fines and Penalties

- 20. (1) Where an Animal Control Officer, License Inspector, Park Control Officer or Peace Officer has reasonable grounds to believe that a person has contravened any provision of this Bylaw, he or she may serve upon the person an offence tag allowing payment of the specified penalty as set out in Schedule "A" of this Bylaw, which payment will be accepted by The City in lieu of prosecution for the offence, or he or she may issue a violation ticket in accordance with the *Provincial Offences Procedure Act*, R.S.A. 2000, c. P-34, allowing a voluntary payment or requiring a person to appear in court without the alternative of making a voluntary payment.

- (2) Any person who contravenes any provision of this Bylaw is guilty of an offence and is liable, on summary conviction, to the specified penalty as set out in Schedule “A” and in default of payment of the specified penalty, to imprisonment for up to six months.
- (3) Any person who contravenes the same provision of this Bylaw twice within a 12 month period is guilty of a second offence and is liable, on summary conviction, to a specified penalty for a second offence as set out in Schedule “A” and in default of payment of the specified penalty, to imprisonment for up to six months.
- (4) Any person who contravenes the same provision of this Bylaw three or more times within a 12 month period is guilty of a third or subsequent offence and is liable, on summary conviction, to a specified penalty for a third or subsequent offence as set out in Schedule “A” and in default of payment of the specified penalty, to imprisonment for up to six months.
- (5) When a penalty is not specified under this Bylaw, a person who is guilty of an offence is liable to a fine not exceeding \$10,000.00, and in default of payment of the fine, to imprisonment for not more than six months.
- (6) For an offence that is of a continuing nature, a contravention constitutes a separate offence in respect of each day or part of a day on which it continues. Any 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 day.

Exemption for Police Service Dogs

21. This Bylaw does not apply to an RCMP Service Dog while it is in active service.

General

22. (1) In this Bylaw, the singular may be read as though the plural were expressed and the masculine gender may be read as though the feminine or neuter were expressed, wherever the context in which this Bylaw has application so required.
- (2) The headings in this Bylaw may be used as aids to interpret the provisions following the headings.
- (3) It is the intention of the Council of The City that each separate provision of this Bylaw will be deemed independent of all other provisions, and it is further the intention of the Council that if any provision of this Bylaw be declared invalid for any reason by a Court of competent jurisdiction, then all other provisions of this Bylaw will remain valid and enforceable.
- (4) Bylaw No. 2943/87 is hereby repealed.

(5) This Bylaw comes into force on the day it is passed.

READ A FIRST TIME IN OPEN COUNCIL this 21st day of September 2009

READ A SECOND TIME IN OPEN COUNCIL this 21st day of September 2009

READ A THIRD TIME IN OPEN COUNCIL this 21st day of September 2009

AND SIGNED BY THE MAYOR AND CLERK this 21st day of September 2009

“Morris Flewwelling”

“Elaine Vincent”

MAYOR

CITY CLERK

SCHEDULE "A"
PENALTIES

SECTION	DESCRIPTION	FIRST OFFENCE	SECOND OFFENCE	THIRD OFFENCE
9(1)(a)	Failing to obtain a Dog Tag	\$250	\$500	\$750
9(1)(b)	Providing false or misleading information on Dog Tag application	\$250	\$500	\$750
9(1)(c)	Failing to ensure the Dog is wearing a Dog Tag	\$250	\$500	\$750
9(2)	Operating a Kennel without a license	\$250	\$500	\$750
9(3)(a)	Failing to obtain an Aggressive Dog Tag	\$500	\$750	\$1,000
9(3)(b)	Providing false or misleading information on Aggressive Dog Tag application	\$500	\$750	\$1,000
9(3)(c)	Failing to notify License Inspector when Aggressive Dog is transferred	\$500	\$750	\$1,000
9(3)(d)	Failing to ensure Aggressive Dog is wearing Aggressive Dog Tag	\$500	\$750	\$1,000
9(3)(e)	Failing to have the Aggressive Dog successfully complete behavioral training	\$500	\$750	\$1,000
10(1)(a)	Having more than three Dogs or more than one Aggressive Dog on land that contains, or is intended to contain, a dwelling unit	\$250	\$500	\$750
10(1)(b)	Dog or Aggressive Dog barking/howling so as to disturb the peace	\$250	\$500	\$750
10(1)(c)	Failing to immediately remove Dog or Aggressive Dog defecation	\$250	\$500	\$750
10(1)(d)	Allowing Dog or Aggressive Dog defecation to accumulate on private property	\$250	\$500	\$750
10(1)(e)	Dog or Aggressive Dog destroying/damaging property	\$250	\$500	\$750
10(1)(f)	Failing to confine a female Dog or Aggressive Dog in heat	\$250	\$500	\$750

10(1)(g)	Having Dog or Aggressive Dog on parkland where Dogs are prohibited	\$250	\$500	\$750
10(1)(h)	Exercising Dog or Aggressive Dog while in motor vehicle	\$250	\$500	\$750
10(1)(i)	Failing to adequately secure a dog that is outside the passenger cab of a truck	\$250	\$500	\$750
10(1)(j)	Failing to carry leash in Off-Leash Area	\$250	\$500	\$750
10(1)(k)	Leaving Dog or Aggressive Dog unattended on public or private property that the public has access to	\$250	\$500	\$750
10(1)(l)	Dog or Aggressive Dog Running at Large	\$250	\$500	\$750
11(1)(a)	Aggressive Dog not muzzled, under control and on Permitted Leash	\$1,000	\$2,500	\$5,000
11(1)(b)	Aggressive Dog not indoors or, when outdoors, not in locked pen	\$1,000	\$2,500	\$5,000
11(1)(c)	Aggressive Dog in pen within one meter of the property line or five meters of neighbouring dwelling unit	\$1,000	\$2,500	\$5,000
11(1)(d)	Failing to display Aggressive Dog sign	\$1,000	\$2,500	\$5,000
11(1)(e)	Having Aggressive Dog in Off-Leash Area	\$1,000	\$2,500	\$5,000
11(1)(f)	Failing to notify that Aggressive Dog is Running at Large	\$500	\$750	\$1,000
12(1)	Failing to remove a Dog exhibiting Threatening Behaviour from an Off-Leash Area	\$250	\$500	\$750
12(2)(a)	Dog exhibiting Threatening Behaviour toward animal, bicycle or motor vehicle	\$250	\$500	\$750
12(2)(b)	Dog exhibiting Threatening Behaviour toward a person	\$500	\$750	\$1,000
12(3)(a)	Aggressive Dog exhibiting Threatening Behaviour toward animal, bicycle or motor vehicle	\$500	\$750	\$1,000
12(3)(b)	Aggressive Dog exhibiting Threatening Behaviour toward a person	\$1,000	\$2,500	\$5,000

13(1)(a)	Dog biting/attacking/causing Minor Injury to another domestic animal	\$500	\$750	\$1,000
13(1)(b)	Dog biting/attacking/causing Minor Injury to a person	\$1,000	\$2,500	\$5,000
13(2)(a)	Aggressive Dog biting/attacking/ causing Minor Injury to another domestic animal	\$1,000	\$2,500	\$5,000
13(2)(b)	Aggressive Dog biting/attacking/ causing Minor Injury to a person	\$2,500	\$5,000	\$7,500
14(1)(a)	Dog causing Severe Injury to another domestic animal	\$1,000	\$2,500	\$5,000
14(1)(b)	Dog causing Severe Injury to a person	\$2,500	\$5,000	\$7,500
14(2)(a)	Aggressive Dog causing Severe Injury to another domestic animal	\$2,500	\$5,000	\$7,500
14(2)(b)	Aggressive Dog causing Severe Injury to a person	\$5,000	\$7,500	\$10,000
14(3)(a)	Dog causing death to another domestic animal	\$2,500	\$5,000	\$7,500
14(3)(b)	Dog causing death to a person	\$5,000	\$7,500	\$10,000
14(4)(a)	Aggressive Dog causing death to another domestic animal	\$5,000	\$7,500	\$10,000
14(4)(b)	Aggressive Dog causing death to a person	\$7,500	\$10,000	\$10,000
19(4)(a)	Interfering with an Animal Control Officer	\$500	\$750	\$1,000
19(4)(b)	Opening or entering pen or vehicle housing impounded Dog or Aggressive Dog	\$500	\$750	\$1,000
19(4)(c)	Removing Dog or Aggressive Dog from Animal Control Officer or Peace Officer's possession	\$500	\$750	\$1,000
19(4)(d)	Providing false or misleading information to an Animal Control Officer, Peace Officer or License Inspector	\$500	\$750	\$1,000

SCHEDULE "B"
AGGRESSIVE DOG SIGNAGE

WARNING



**AGGRESSIVE DOG
ON PREMISES**