THE VILLAGE OF HYTHE BYLAW NO. 541 PROVINCE OF ALBERTA

BEING A BYLAW FOR THE VILLAGE OF HYTHE IN THE PROVINCE OF ALBERTA TO REGULATE NUISANCES, NOISE, PUBLIC SAFETY, PUBLIC BEHAVIOURS AND LIVEABILITY.

WHEREAS, the Municipal Government Act RSA. 2000 Chapter M-26 provides that Council may enact Bylaws respecting Nuisances, and may also pass Bylaws related to, unsightly, untidy, unsafe or dangerous property;

WHEREAS, the Municipal Government Act RSA, 2000 Chapter M-26 provides that Municipal Council of The Village of Hythe may also enact Bylaws respecting the safety, health and welfare of people and the protection of people and property;

WHEREAS, the Municipal Government Act RSA, 2000 Chapter M-26 provides that Municipal Council of The Village of Hythe may also enact Bylaws respecting people, activities and things in, on, or near a Public Place or a place this is open to the public;

WHEREAS, the Municipal Government Act RSA, 2000 Chapter M-26 provides that Municipal Council may enact a Bylaw for the purpose of prohibiting, eliminating or abating noise;

WHEREAS, the Municipal Council of The Village of Hythe deems it desirable to establish a Bylaw to regulate such matters;

WHEREAS, the Municipal Council of The Village of Hythe deems it desirable for regulations which affect nuisances, noise, public safety, public behaviour and neighbourhood liveability to be located, as much as possible, in one Bylaw;

NOW THEREFORE under the authority, and pursuant to the provisions of the Municipal Government Act, and by virtue of all other enabling powers, the Municipal Council of The Village of Hythe, duly assembled, enacts as follows:

PART 1 – TITLE AND DEFINITIONS

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1(1) This bylaw may be cited as the "Community Standards Bylaw"

Section 2 – Definitions

<u>Section 1 – Title</u>

2(1) ACT – means the Municipal Government Act RSA. 2000 Chapter M-26, as amended

2(2) CAO – means the Chief Administrative Officer

2(3) CHIEF ADMINISTRATIVE OFFICER – means the Chief Administrative Officer for The Village of Hythe

2(4) COMMUNITY EVENT – means any celebration, event, activity or thing so designated by Resolution of Council, and to which this Bylaw shall not apply by reason of a Resolution of Council.

2(5) CONSTRUCTION EQUIPMENT – means machinery or equipment typically utilized in the construction process and shall include but not be limited to a riveting machine, concrete mixer, gravel crusher, steam shovel, dragline, backhoe, air or steam compressor, jack-hammer, pneumatic drill, tractor other than a tractor used in Farming Operations, bulldozer, front end loader, motor scraper, motor grader, or any other tool, device or machine of a noisy nature.

2(6) CONSTRUCTION NOISE – means Noise caused by Construction Equipment.

- 2(7) COUNCIL means the Municipal Council of The Village of Hythe.
- 2(8) DEFECATE means to discharge waste matter from the bowels.

2(9) DERELICT BUILDING – means a building that is vacant, neglected, or poorly maintained.

- a) that is in a ruinous or dilapidated condition;
- b) that is detrimental to the surrounding area or in an unsightly condition within the meaning of s. 546 of the Act;
- c) that is in such a state of disrepair as to be no longer suitable for human habitation of business purposes;
- d) that is potentially dangerous and an allurement to children;
- e) that constitutes a hazard to health or safety of the public;
- f) that is unsightly in relation to neighbouring properties because the exterior finish of the building or structure is not maintained;
- g) that is a fire hazard to itself or to the surrounding lands or buildings; or
- any building that is subject to a Village of Hythe development permit, or any building where renovations or construction of any kind has commenced is deemed to be a derelict building if the renovations or construction has been suspended for a period of more than 60 days, for the purposes of this bylaw any derelict building is also deemed to be a Nuisance property.
- 2(10) DERELICT VEHICLE means a Vehicle that:
 - a) Is in a wrecked, partly wrecked, dismantled, partly dismantled, inoperative, unregistered, uninsured or in an abandoned condition;
 - b) Is determined to be not roadworthy and is not located in a building or on a Property such that is concealed from view.
 - c) Notwithstanding Section 2(10) (a) and (b); vehicles that form part of a business enterprise which deals with such vehicles in the ordinary course of its business, and the business is appropriately licensed, is in possession of all required permits and licenses which allow for this use in such a manner, and is in full compliance with all the terms and conditions of any required permit and licenses, shall be exempt from this section so long as no public safety risk is presented.

2(11) DESIGNATED OFFICER – means any Person or Employee of the Village of Hythe authorized by resolution of Council of the Village of Hythe to perform the duties of enforcement of this Bylaw.

2(12) FARMING OPERATION – means farming operations as defined in the Alberta Operation Practices Act (AOPA)

2(13) GRAFITTI – means words, figures, letters or drawings scribbled, scratched, sprayed or applied by any other means on a surface without the consent of the Owner of the property or premises on which they are placed.

2(14) HIGHWAY – means any thoroughfare, street, road, trail, avenue, parkway, viaduct, alley, square, ridge, causeway, trestle way, or other place, whether publicly or privately owned, any part of which the public is ordinarily entitled or permitted to use for the passage or parking of Vehicles or pedestrian purposes, and which incudes;

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- a) A Sidewalk (including a boulevard portion thereof);
- b) A ditch, where the ditch lies adjacent to or parallel with the roadway; and
- c) Where a Highway right-of-way is contained between Property lines or between a Property line and one side of the roadway, all land between the Property line and the edge of the roadway, as the case may be, unless declared by the Lieutenant Governor in Council not to be a Highway.

2(15) HOLIDAY – means any day declared as such by Municipal, Provincial or Federal authority and includes Sundays.

2(16) HOUSING PREMISE or HOUSING PREMISES – means any structure that is used or intended to be used wholly or partly for accommodation purposes and includes:

- a) An apartment building;
- b) A dormitory;
- c) A private dwelling;
- d) A hotel or motel;
- e) A lodging house;
- f) A mobile home, trailer or modular structure;
- g) A rooming house
- h) A townhouse
- i) A camper trailer

2(17) LITTER – means refuse, garbage or waste located on any private or Public Land within The Village of Hythe, which is not contained in a garbage receptacle authorized by Bylaw, or the throwing, placing, leaving or depositing of Litter, as the context may require.

2(18) LOITER – means to linger aimlessly in or about a place, or remain in an area for no obvious reason

2(19) MOTOR VEHICLE OR VEHICLE – means Motor Vehicle and Vehicle as defined in the Traffic safety Act, RSA, 2000, c. T-6

2(20) NOISE – means any sound which in the opinion of the Peace Officer, having regard for all circumstances, including the time of day and the nature of the activity generating the sound, is likely to unreasonably annoy or disturb persons or to injure, endanger or detract from the comfort, enjoyment, repose, health, peace or safety of persons within The Village of Hythe.

2(21) NUISANCE – for the purpose of this Bylaw, means any use of or activity upon any Property which in the opinion of a Peace Officer or Designated Officer is dangerous to health, or has or may have a detrimental impact upon any Person or Property in the Village, or which creates an unreasonable interference with the use or enjoyment of other Property, and without limiting the generality of the foregoing, incudes the posting or exhibiting of posters, sign, billboards, place cards, writings or pictures upon any fence or wall on any Property, where the same are accumulated and become in dilapidated and unsightly condition whether or not their posting or exhibiting is permitted by this or any other Bylaw, and also includes an unsightly or dangerous structure, excavation or hole within the meaning of s. 546 of the Act.

2(22) OCCUPANT - means a Person occupying a Property, or a person who has rented, leased or has permission to use the Property.

2(23) OCCUPANT OF LAND – includes the Owner of any lot or parcel of land within The Village of Hythe whether or not a dwelling place is present on the land.

2(24) OWNER – means a Person who is a registered Owner of a Property or who has any other ownership interest in a Property.

2(25) PANHANDLING – means the personal, verbal and direct solicitation by a Person of gratuitous donations of money, foods or goods of any kind from any member of the public, but does not include a solicitation allowed or authorized pursuant to the Charitable Fund-Raising Act, RSA 2000, c. C-9, as amended.

2(26) PEACE OFFICER – means any sworn member of the Royal Canadian Mounted Police, a Community Peace Officer appointed under the Peace Officer Act of Alberta or a Bylaw Enforcement Officer employed by The Village of Hythe.

2(27) PERMIT – means a written Permit issued by the Chief Administrative Officer and or his/her designate pursuant to s. 8 of the Bylaw.

2(28) PERSON – includes a corporation or other form of body corporate or other legal construct, and their successors or assigns, and individuals and their heirs, executors, administrators, other legal representatives or assigns.

2(29) PROPERTY – includes any lands, buildings, housing premise or premises located within The Village of Hythe

2(30) PUBLIC HEALTH ACT – means the Public Health Act of Alberta, as amended, or any successor legislation;

2(31) PUBLIC LANDS – means all lands under the Ownership and control of Her Majesty the Queen in the right of Canada, Her Majesty the Queen in the right of Alberta, or The Village of Hythe, or any combination thereof.

2(32) PUBLIC PLACE – means any place within the Village of Hythe to which the public may have either express or implied access.

2(33) QUIET TIME – means the time or times designated by s. 8(1) of this Bylaw.

2(34) REFUSE – includes any item specifically referred to as Refuse in this Bylaw, derelict or disposed of articles including but not limited to garbage, trash, solid wastes, woods, metals, tires, broken dishes, tins, glass, rags, cast-off clothing, waste paper, cardboard, food containers, food wrappers, grass cuttings, shrubbery and tree pruning's, weeds and garden waste, Derelict Vehicles, vehicle parts, residential furnishings, household appliances, waste from building construction remodeling and repair, newspapers, magazines, packaging materials, animal feces, dead animal carcasses, garbage bags and any other unsightly or discarded material which causes or is likely to cause a public hazard or Nuisance, or is unacceptably offensive in light of community standards of cleanliness or generally accepted neighbourhood aesthetics.

2(35) SIDEWALK – means that portion of a Highway between the curb lines, or the lateral lines of a roadway, and the adjacent Property lines, intended for the use of pedestrians with the exception of the areas chosen by The Village to be designated winter snow storage areas.

2(36) SPIT – means to eject phlegm, saliva, chewing tobacco juice or any other substance from the mouth.

2(37) VILLAGE – means The Village of Hythe.

2(38) URINATE – means to discharge urine from the body.

2(39) UNSAFE PROPERTY – means a Property which, in the opinion of a Peace Officer, is:

- a) Dangerous to public safety; or
- b) Has the potential to cause harm to a Person or animal, or be dangerous to property
- 2(40) UNSIGHTLY PROPERTY means:
 - a) A property that because of its condition or the accumulation of Refuse is detrimental to the use and enjoyment of the surrounding area or neighbouring properties,
 - b) In respect of a structure, includes a structure whose exterior shows signs of significant physical deterioration, disregard for general maintenance, upkeep or repair, or which constitute a Nuisance;
 - c) In respect of land, includes land that shows signs of disregard for general maintenance or upkeep, or which constitutes a Nuisance;
 - d) Unsightly Property within the meaning of s. 546 of the Act.

2(41) VIOLATION TICKET – means a violation ticket issued pursuant to the Provincial Offences Procedures Act, Chapter P-34 RSA 2000.

PART TWO – PROPERTY NUISANCES AND SAFETY

Section 3 – Untidy, Unsightly, Unsafe and Nuisance Premises

3(1) No Owner or Occupant of any Property shall allow the Property which they own or occupy to be or to become Unsafe, Unsightly, Untidy or a Nuisance.

3(2) No Owner or Occupant of any land shall have or allow a Derelict Building to remain on a property or premises at any time.

3(3) No Person shall have, permit or allow a Derelict Vehicle to remain in or on any land in a residential area, for more than fourteen (14) successive days.

3(4) No Owner or Occupant of a property shall have or allow in or on the Property, the accumulation of:

- (a) Any material that creates unpleasant odour;
- (b) Any material likely to attract animals, pests or wildlife; and
- (c) Animal remains, parts of animal remains or animal feces.

3(5) No Owner or Occupant of a Property shall have or allow the open or exposed storage on the Property of any industrial fluid, including engine oil, brake fluid or anti-freeze.

3(6) No Person shall have or allow an Unsightly Premise in the Village. No Owner or Occupant of a property shall have or allow the following to accumulate on the Property such that the accumulation is visible to a Person viewing from outside the Property:

- (a) Loose garbage and bagged garbage;
- (b) Bottles, cans, boxes or packaging materials;
- (c) Household furniture or other household goods;

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- (d) Automobile parts;
- (e) Part of or disassembled machinery, equipment or appliances; and
- (f) Yard waste, including grass, tree hedge cuttings, leaves and Refuse

3(7) No Owner or Occupant of a property shall allow a discarded refrigerator or freezer to remain on the Property without first ensuring that the hinges and latches, or lid or doors of the unit have been removed.

3(8) Notwithstanding section 3(7), it shall not be an offence for an Owner or Occupant of a Property to have or allow a functioning refrigerator or freezer on the Property if:

- (a) The refrigerator or freezer is not visible to a Person viewing from outside the Property; and;
- (b) The refrigerator or freezer remains locked at all times with a padlock or similar locking device.

3(9) No Owner or Occupant of a Property shall have or allow any discarded appliance to remain on the Property such that the appliance is visible to a Person from outside the Property.

3(10) The Owner and/or Occupant of all private property shall:

- (a) Cut the grass on said property as well on any boulevard which abuts, flanks, or adjoins the Property. This includes lanes or alleys at the rear of the premises or Property;
- (b) Eradicate dandelion and/or noxious weeds;
- (c) Remove from premises any dead grass, brush, rubbish, or anything else which is considered Untidy or Unsightly;
- (d) Remove or prune trees, or cause to be removed or pruned, that in any way interfere with or endanger the lines, poles, conduits, pipes, sewer, or other works of the Village or a Public Utility;
 - i. Where circumstances mentioned in Section 3(10)(d) present a dangerous condition to any person the owner and/or occupant shall, within a reasonable amount of time, contact the proper authority and cause the condition to be remedied
- (e) Repair, paint, and generally maintain or remove unmaintained or derelict fences and other similar structures on the Property;
- (f) Repair, paint, and generally maintain private recreation areas such as the play space in mobile home parks and multiple family developments; and
- (g) Ensure that Graffiti placed on their Property is removed, painted over, or otherwise permanently blocked from public view.

3(11) No Owner or Occupant of a Property shall have or allow on the Property the accumulation of building materials, whether new or used, unless that Owner or

Occupant can establish that a construction or renovation undertaking is being carried out on the Property and that;

- (a) The project has begun or the beginning of work is imminent;
- (b) The materials found on the Property relate to the project taking place on the Property in a quantity reasonable to complete the project;
- (c) The work on the project has not been suspended for a period in excess of sixty days; and
- (d) This section does not pertain to waste or Refuse generated from the project.

3(12) An Owner or Occupant of a Property shall ensure that all building materials referred to in section 3(11) that are stored on the Property are stacked or stored in an orderly manner.

3(13) Notwithstanding anything in Section 3(11), it shall not be an offence to store a small amount of neatly stacked materials on a Property for a basic Property maintenance.

3(14) No persons shall allow smoke from an open burning fire to become or remain a Nuisance to any other Person.

3(15) Every Owner of a Housing Premise within The Village shall ensure that the Housing Premises are:

- (a) Structurally sound;
- (b) In safe condition;
- (c) In good repair:
- (d) Maintained in a waterproof, windproof and weatherproof condition; and
- (e) Properly equipped with a smoke detector on every level of the Housing Premises.

3(16) Every Owner of a Housing Premise within The Village shall ensure that the Occupants of the Housing Premises are supplied with adequate:

- (a) Sanitary facilities, including a sanitary drainage system or private sewage disposal system;
- (b) Heating facilities that are capable of maintaining a habitable indoor temperature;
- (c) Running hot and cold water that is safe for human consumption;
- (d) Space for sleeping purposes.

3(17) Every Owner of a Housing Premise within The Village shall ensure that the common areas of the Housing Premises, its fixtures and any furnishings provided by the owner are maintained in a clean, safe and sanitary condition.

3(18) Every Owner of a Housing Premise within the Village shall ensure the Housing Premises facilities provided under s. 3(16) and 3(17) of this Bylaw are free from defects and maintained in proper operating condition.

3(19) Every Owner of a Housing Premises within The Village shall maintain the Housing Premises in compliance with this Bylaw and the Public Health Act at all times.

3(20) No person shall occupy or permit the occupation of a housing Premises in respect of which an order under the Public health Act declaring a premise unfit for human habitation is in effect within The Village.

3(21) No Person shall cause or permit any condition in a Housing Premises to become injurious or dangerous to the public health of its occupants.

Section 4 – Compliance Notice

4(1) Where any property in The Village are observed or deemed by a Peace Officer or Designated Officer to be Untidy, Unsightly, Unsafe or of a Nuisance condition, the Officer may issue an Order under s. 545 or s. 546 of the Act to any Person who is under a duty imposed by this Bylaw, or the Act, to prevent such a condition, and enquire that the Person remedy the same, without restricting the generality of the foregoing:

- (a) In the case where the lands, premises or a Housing Premise are found to be unsafe, A Peace officer or Designated Officer may order that the lands, premises or Housing Premises be vacated and deemed uninhabitable until the unsafe condition is remedied;
- (b) In the case where the lands, premises or a Housing Premises are found to be in an Unity, Unsightly or a Nuisance a Peace officer or designated officer may order a cleanup of the lands or premises and may further direct that Owner to cause such to remain clean at all times;
- (c) In the case where lands are found to have a Derelict Building thereon, A Peace Officer or Designated Officer may order that the lands, premises or Housing Premises be boarded up to prevent access or until such time that the premises is found to be in a safe, habitable condition;
- (d) In the case where any lands, premises or Housing Premises are found to be a Derelict Building, or to be abandoned, Unsightly, Untidy, Unsafe or a Nuisance, A Peace Officer or Designated Officer may seek an order of the court regarding all appropriate remedial actions including the construction of fences around the lands and/or removal or demolishing of any Unsafe or Derelict Buildings.

4(2) A Peace Officer or Designated Officer who issues an Order under s 545 or s. 546 of the Act must specify a deadline for compliance and may give any specific instruction to remedy the Nuisance.

4(3) A Peace Officer of other Designated officer may allow up to fifteen (15) days from the date of delivery of a notice for its compliance, or in extenuating circumstances such further or other period of time as may be appropriate.

(a) A Peace officer or Designated Officer may allow for a reasonable extension of time beyond the initial fifteen (15) day order, if the person named in the compliance notice has made reasonable efforts to

complete the required remedies and the person can show cause for the requirement of an extension.

4(4) A Peace officer or Designated Officer may also serve a Notice or Order by delivering it or sending it by regular or registered mail to the Owner of the Property, and may also;

- (a) Post it to the door of a building or in any other conspicuous place on the Property, and service is effective on the day of the posting; or
- (b) Deliver it in person or mail it to any Owner, Occupant or agent, and service is effective on receipt
- (c) In the circumstance where a Notice is sent via ordinary mail, service of the Notice is deemed to have occurred seven (7) days after the date of notice was mailed.
- (d) In the circumstance where a notice is sent via registered mail, service of the Notice is deemed to have occurred upon Canada Post receiving a signature and confirming delivery of the notice or, seven (7) days after the date of the Notice was mailed.

Section 5 – Inspections

5(1) A Peace Officer is authorized to enter, at any reasonable time, any public common areas of: Property, Public Land, Housing Premises, Lands, or Buildings, to inspect for conditions that may constitute a Nuisance or Unsafe, Unsightly or Untidy Conditions or that contravene or fail to comply with the provisions of this Bylaw and such Peace Officer may order the Owner or Occupant thereof to remedy any condition which is deemed to be in contravention of this Bylaw.

5(2) No person shall prohibit or interfere with a Peace Officer or Designated Officer conducting an inspection authorized under s. 5(1).

Section 6 – Right of Review

6(1) An Owner who considers himself of herself aggrieved by a Notice issued under this Bylaw or an Order issued pursuant to s. 545 or s. 546 of the Act may request that The Village review the Order by filing a written request, attached hereto as Schedule "C" and forming part of this Bylaw, for review pursuant to, and in accordance with, s. 547 of the Act.

6(2) In the event that the Council of The Village rules in favor of the Person requesting the review and determines that the Order will be cancelled, the administrative fee shall be fully refunded.

6(3) A request to review an Order shall be in writing and shall set out:

- (a) The name and address of the appellant;
- (b) A copy of the Order in respect of which the review is requested;
- (c) The legal description of the land affected; and
- (d) The grounds for the request.

6(4) A request to review an Order shall be delivered personally or sent registered mail to the Chief Administrative Officer or Designate within seven (7) days of the date the notice is received.

6(5) The Municipal Council of The Village shall review and determine orders as provided for by s. 547 of the Act.

6(6) The Chief Administrative Officer or Designate shall, send a copy council's decision together with the written reasons, if any, to the appellant by registered mail.

PART THREE - PUBLIC NUISANCES

Section 7 – Prohibited Public Behaviors

- 7(1) No Person Shall,
 - (a) Litter in or on a Public Place or private Property;
 - (b) Tip, damage, interfere with or remove trash from any public waste bin;
 - (c) Urinate in or on a Public Place or in Public on any private Property;
 - (d) Defecate in or on a Public Place or in Public on any private Property;
 - (e) Spit on any street, sidewalk, pathway, trail or in or on any Public Place or in public on any private Property;
 - (f) Loiter in a Public Place and thereby obstruct or harass any other Person;
 - (g) Engage in Panhandling;
 - (h) Stand, Sleep or put their feet on the top of the surface of any table, bench, planter or sculpture placed in any Public Place;
 - (i) Use a privately-owned waste receptacle unless the Person has the legal right to do so.

7(2) No Person shall create or apply Graffiti on any building or object within The Village.

7(3) Everyone who, without lawful excuse, the proof of which lies on him, has in his possession any instrument suitable for the purpose of applying Graffiti under circumstances that give rise to a reasonable inference that the instrument has been used or is or was intended to be used for any such purpose, is guilty of an offence.

7(4) Any Owner who wishes to allow Graffiti to be placed on their premises must first obtain written approval from the Council prior to allowing the Graffiti to be placed on the premises.

PART FOUR - NOISE ABATENMENT

Section 8 – Noise Prohibitions

8(1) For the purposes of s. 8(6), 8(7) and 8(8) of this Bylaw, Quiet Time within The Village shall be between the hours of 11:00 PM and 07:00 AM on weekdays and between the hours of 11:00 PM and 09:00 AM on Holidays, including Sundays.

- 8(2) Except to the extent permitted by this Bylaw, no Person shall:
 - (a) Disturb the peace and quiet of another Person by causing or creating excessive Noise within The Village at any time;
 - (b) Disturb the peace by causing or creating excessive Noise within The Village during Quiet Time;
 - (c) Operate or permit any other person to operate within The Village a Motor Vehicle that causes excessive Noise.
 - (d) Operate or permit any other Person to operate within The Village of an Off-Highway Vehicle that causes excessive Noise in accordance with Hythe General Traffic Bylaw 503.

8(3) No Owner shall allow Property they own to be used in such a way that there is excessive noise originating from the Property.

8(4) A Peace Officer may direct any Person who has caused or made noise, or any person who owns Property from which Noise has originated, to abate or eliminate the Noise. Such a direction may be either verbal or written.

8(5) Where an activity which is not specifically prohibited by any federal, provincial or municipal laws or regulations, including this Bylaw and which involved creating or making a sound which is or may become Noise, the Person engaging in such activity shall do so in such manner as to create as little sound or Noise as practicable under the circumstances.

8(6) No Person shall, during the Quiet Time, load or unload Motor Vehicles in any area designated as Residential pursuant to any Village Land Use Bylaw.

8(7) During Quiet Time, no Person shall, without the written approval of the Chief Administrative Officer or his/her designate carry on construction of any type which, without restricting the generality of the foregoing, involves hammering, sawing or the use of any Construction Equipment capable of creating a sound which may be heard beyond the boundaries of the site on which the activity is being carried out.

8(8) No person shall, during the Quiet Time, operate a lawn mower, snow removal machine, chain saw, or any other motor driven machine in any area designated as Residential by any Village Land Use Bylaw.

8(9) No Person shall own, keep or harbor any animal including dogs, cats, rabbits, or another domestic animal or bird which by its cries or sounds disturbs the peace, quiet, rest, or tranquility of the surrounding neighbourhood or the public at large.

8(10) No Person shall operate or allow to be operated any sound amplifying equipment from, or which may be heard in any Public Place without the written approval of the Chief Administrative Officer, who may impose conditions on such operations.

8(11) No Person shall operate Engine Retarder Brakes when driving within the Village.

8(12) The Chief Administrative Officer and or their designate, may upon written request issue a permit, attached hereto as Schedule "B" and forming part of this Bylaw, to a Person for the purpose of temporarily exempting the Noise provisions of this Bylaw.

8(13) A permit issued under this Bylaw shall:

- (a) Include the dates and hours during which Noise may occur;
- (b) Name and Address of person or organization requesting exemption;
- (c) Telephone number of person or organization requesting exemption;
- (d) Include a fee of \$50.00 payable to The Village;
- (e) Be produced to a Peace Officer upon demand.

8(14) Persons owning or controlling Construction Equipment, and persons owning or controlling land on which Construction Equipment is being operated of this Bylaw if:

- (a) The Noise is generated pursuant to work done in the normal manner to the industry;
- (b) The Noise is generated during the hours authorized by this Bylaw; and
- (c) All necessary federal, provincial and municipal Permits, licenses and approvals have been obtained and the work is not contrary to any federal, provincial or municipal laws or regulations.
- 8(15) Part 4 of this Bylaw does not apply:
 - (a) To public works or emergency maintenance carried on by The Village or its agents, contractors or employees acting within the scope of the Municipal Service, Agency, Utility, Contract, or Employment, as the case may be;
 - (b) To the performance of work by any Person on land zoned as Industrial pursuant to any Village Land Use Bylaw, as amended, if the Noise is generated pursuant to work done in the normal manner to that industry;
 - (c) To any Person performing work or an emergency nature for the preservation or protection of life, health, or Property;
 - (d) To the operation of emergency equipment or any emergency vehicle;
 - (e) To a Peace Officer or Designated Officer engaged in performing his/her duty;
 - (f) To any Person authorized or permitted by the Village of Community Events;
 - (g) To Persons in possession of an approved exemption Permit; or
 - (h) To any activity within the sole jurisdiction of the Government of Canada or the Province of Alberta.

Section 9 – Inspections

9(1) A Peace Officer or Designated Officer may enter any land, building or Property to inspect for conditions that may constitute a contravention of this Bylaw.

9(2) No Person shall prohibit or interfere with a Peace Officer or Designated Officer conducting an inspection authorized under this Bylaw.

PART 5 – SIDEWALKS

Section 10 - Snow Removal

10(1) The Occupant and/or Owner of any Property situated along municipal streets shall be responsible for removal of snow, ice, dirt, debris or other material from the Sidewalk within twenty-four (24) hours (except Sundays) after the snow, ice or dirt is deposited thereon by any means whatsoever.

10(2) No Person shall place snow, ice, dirt, debris or other material onto the Highway, any Public Place or on private Property other than their own, within The Village.

10(3) If any Property situated along municipal streets in The Village are found not to be in compliance with s. 10(1) of this Bylaw, a Peace officer or designated officer may issue an Order, or may issue a compliance notice verbally or by leaving a printed compliance notice in a conspicuous place on the Property.

10(4) If any Occupant and/or Owner fails to comply with this Bylaw, The Village may carry out the removal of snow, ice, dirt, debris or other material or contract out the removal with all costs and expenses involved being charged to the Owner of the said Property and any unpaid costs or expenses being added to the tax roll of the Property to be recovered in like manner as and with other taxes pursuant to the Act.

10(5) No Person shall allow, or cause to be allowed, any vehicle to remain on the street after 48 hours of a notice posted on the vehicle in violation of the bylaw. Any vehicles that remains may be subject to a specified penalty until such time the vehicle is removed from the street and/or the vehicle may be subject to removal (towed) from the street at the vehicle owner's expense.

10(6) An Employee of The Village and any Peace Officer is exempt from Section 10 of this Bylaw while acting in the course of their normal duties.

10(7) If The Village, in the course of its snow and ice control activities, places snow or ice onto a sidewalk, the owner or occupant of the adjacent property is exempt from Section 10(1) for a period of time such that the snow or ice is removed by the Village or a natural occurrence

10(8) Notwithstanding any provision of this bylaw, snow, ice or debris removed from a Sidewalk may be placed on the boulevard adjacent to the Sidewalk from which it was removed.

PART 6 - ENFORCEMENT

Section 11 – Penalties

11(1) Any Person who contravenes any provisions of this Bylaw is guilty of an offence and liable upon summary conviction;

- (a) For the first offence, to a specified penalty as set out in Schedule "A" attached hereto and forming part of this Bylaw;
- (b) Where no specific penalty is specified, a penalty to be imposed in the discretion of the Court having jurisdiction, having regard to s. 7(i) of the Act and to a fine of not less than One Hundred Dollars (\$100.00) and not greater than Ten Thousand Dollars (\$10,000.00).

Section 12 - Violation Ticket

12(1) A Peace Officer or Designated Officer is hereby authorized and empowered to immediately issue a Violation Ticket pursuant to the Provincial Offences Procedure Act, as amended, to any person who the Peace Officer has reasonable grounds to believe has contravened any provisions of this Bylaw.

<u> PART 7 – LEGAL</u>

Section 13 - Liability

13(1) The Village, any Peace Officer or any Person who inspects any Property under this Bylaw or any Person who performs any work on behalf of The Village to remedy a Nuisance is not liable for any damages caused by the inspection, the work or disposing of anything referred to in an Order or a Compliance Notice.

Section 14 – Severability

14(1) If at any time, any provision of this Bylaw is declared or held to be illegal, invalid, or ultra vires, in whole or in part, then the provision shall not apply and the remainder of this Bylaw shall continue in full force and effect and be construed as if it had been enacted without the illegal, invalid or ultra vires provision.

Section 15 – Exercise of Discretion

15(1) The Village has the discretion to enforce this Bylaw, and is not liable of any outcomes should the Village or a Peace Officer or Designated Officer not decide to enforce this Bylaw if acting in good faith.

Section 16 – Repeal

16(1) The Village Bylaw No._____ shall be repealed upon passage of this Bylaw.

Section 17 – Effective Date

17(1) This Bylaw shall come into effect upon passing of the third reading by the Council of The Village of Hythe.

BYLAW NO. 541 IS HEREBY GIVEN FIRST READING THIS <u>24</u> DAY OF 2019

June BYLAW No. 541 IS HEREBY GIVEN SECOND READING THIS <u>24</u> DAY OF 2019

June June DYLAW No. 541 IS HEREBY GIVEN THIRD READING THIS <u>24</u> DAY OF 2019

MAYOR

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CHIEF ADMINISTRATIVE OFFICER

SCHEDULE "A" The Village of Hythe Bylaw NO.<u>541</u>

Specified Penalties

Section	Offence	First	
	Offense		ffense naltie
3(1)	Untidy unsafe or nuisance property	\$	30
3(2)	Derelict Building	\$	30
3(3)	Having a junked vehicle in any part of a yard	s	30
3(4)	aving accumulation of material that creates unpleasant dour/attracts animals/animal remains/parts of animal emains/animal feces		30
3(5)	Having open/exposed storage of industrial fluid	\$	30
3(6)	Having accumulation of refuse on property	\$	30
3(7)	Fridge/freezer hinges/latches not removed	\$ 100	
3(8)	Fridge/freezer on property not properly locked	\$	10
3(9)	Have improper appliance on property	\$ 100	
3(10)	Failure to cut grass	\$	20
3(10)	Failing to eradicate dandelion or noxious weeds	\$	20
3(10)	Failing to remove dead grass, brush, rubbish from premises	\$	20
3(10)	Failing to remove or prune trees that interfere/endanger lines/poles/conduits/pipes/sewers/other works of a municipality/other public utility		200
3(10)	Failing to repair/paint/generally maintain/remove derelict fences/other construction	\$	200
3(10)	Failing to repair/paint/maintain private recreations areas	\$	200
3(10)	Failing to remove/paint over/permanently block Graffiti	\$	300
3(11)	Having accumulation of building materials on property	\$	200
3(12)	Failing to stack/store building materials/orderly manner	\$	200
3(14)	Allowing smoke to be a nuisance	\$	200
3(15)	Failing to ensure a Housing Premises is structurally sound/in safe condition/good repair/properly maintained/equipped with working smoke alarm	\$	300
3(16)	Failing to ensure Housing Premises are supplied with adequate facilities	\$	300
3(17)	Failing to ensure common area is safe	\$	300
3(18)	Failing to ensure that facilities are in proper operating condition	\$	300
3(19)	Failing to maintain Housing Premises in compliance with act	\$	300
3(20)	Occupying/Permitting to occupy a premise unfit for habitation	\$	300
3(21)	Causing/permitting a condition to be injurious/dangerous to public health	\$	300
5(2)	Prohibiting/Interfering with a Peace officer conducting inspection	\$	500
7(1)(a)	Littering	\$	500
7(1)(b)	Tipping/damaging/interfering with/removal of trash from public waste bin	\$	200
7(1)c	Urinating in public	\$	300
7(1)(d)	Defecating in public	\$	300
7(1)E	Spitting in public	\$	100
7(1)(f)	Loitering in a Public Place	\$	100
7(1)(g)	Engaging in Panhandling	\$	100

	7(1)(h)	Standing/placing feet on top of/or surface of table/bench/planter or sculputre	\$	100
	7(1)(i)	Use a privately owned waste receptacle for personal waste	\$	200
$\left \right. \right $	7(2)	Creating or apply unauthorized graffiti	\$	800
	7(3)	Possessing instrument for the purpose of applying graffiti	\$	200
	8(2)(a)	Disturbing the peace and quiet of a person	\$	200
	8(2)()b)	Disturbing the peace and quiet of a person - quiet hours	\$	400
	8(2)c	Motor Vehicle causing excessive noise	\$	200
	8(2)(d)	Off Highway vehicle causing excessive noise	\$	200
	8(3)	Owner allowing excessive noise	s	200
	8(6)	Loading/unloading vehicles/residential area during quiet hours	s	100
	8(7)	Engaging in construction during quiet hours	\$	400
	8(8)	Operating prohibited motor driven machine during quiet hours	\$	200
	8(9)	Having an animal that disturbs the peace	\$	200
	8(10)	Operating sound amplifying equipment that disturbs the peace	\$	400
	8(11)	Operating engine retarder brake within Village limits	\$	100
\cap	9(2)	Prohibiting/interfering with a Peace Officer conducting inspection	\$	500
	10(1)	Failing to remove snow/ice/dirt/debris/other material within 24 hours	\$	200
	10(2)	Unauthorized placing of snow/ice/dirt/debris/other material on a Highway/in a public place/on private property	\$	200
	10(8)	Unauthorized parking during snow clearing operations	\$10	0/day
[11(2)	Failing/neglecting/refusing to remedy a nuisance		0/day

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SCHEDULE "B" NOISE EXEMPTION PERMIT The Village of Hythe Bylaw No. 541

APPLICANT NAME:		With the state of
APPLICANTS ADDRESS:		
APPLICANTS PHONE #:	 	
EMAIL:	 	- 4m
EVENT LOCATION:		· · · · · · · · · · · · · · · · · · ·

EVENT CONTACT PERSON:	
PHONE #:	
EVENT DATE:	
EXEMPTION TIMES:	

DESCRIPTION OF EVENT/REASON FOR EXEMPTION:

This Permit is herby:

APPROVED

SIGNED:	•	
UNGINE D.		

DATE:_____

DECLINED

CHIEF ADMINISTRATIVE OFFICER/DESIGNATE

SCHEDULE "C" APPLICATION TO APPEAL NOTICE OR ORDER The Village of Hythe Bylaw No. 541

APPELANT NAME:		
APPELANT ADDRESS:		
LAND DESCRIPTION:		n an
COPY OF NOTICE/ORDER:	Attached	
GROUNDS FOR APPEAL: (attac	n additional sheets if nee	ded)
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		an a
Received:		
CHIEF ADMINISTRATIVE OFFICER	DATE: _	
Fee Collected:		
\$50 - Resident		\$100 Business