A BYLAW OF THE RESORT V. AGE OF TOBIN LAKE TO CONTROL T. COLLECTION, STORAGE, AND DISPOSAL OF LIQUID WASTES.

Under Section 83 of the Public Health Act, Chapter P-37, R.S.S. 1978, the Resort Village of Tobin Lake in the Province of Saskatchewan enacts as follows:

- In this bylaw the expressions:
  - a) "Administrative Authority" means a Medical Health Officer or Public Health Inspector;
  - b) "Householder" means occupant, lessee, or tenant, or the person otherwise in charge of any dwelling, hotel, restaurant, apartment block, office building, public institution or other premises;
  - c) "Liquid Waste" means any waste which contains animal, mineral, or vegetable matter in solution or suspension;
  - d) "Local Governing Authority" means the council of the Resort Village of Tobin Lake;
  - e) "Storage or Holding Tank" means a tank constructed of a material that is equivalent to the requirement set out in the Provincial Plumbing Regulations, designed to collect and hold liquid waste without treatment prior to transporting such waste to a final point of disposal;
  - f) "Privy vault" means a storage or holding tank placed under an outside toilet for confinement and storage of human excrement only.
- 2. This bylaw shall apply to the following:
  - a) All parcels and subdivisions within the boundaries of the Resort Village of Tobin Lake.
- Any person installing storage or holding tanks for the purpose of storing liquid wastes, located in areas identified in Section 2 of this Bylaw, must first obtain approval to do so from the administrative authority.
- 4. All householders whose premises are located in areas identified in Section 2 must provide an approved storage or holding tank to receive liquid wastes emanating from their premises.
- 5. All new facilities for the storage of liquid wastes, located in areas identified in Section 2, shall comply with this bylaw and any amendments thereto or revisions thereof.
- 6. Existing facilities for the storage of liquid waste shall be required to comply with this bylaw at a time and extent specified by the administrative authority and the local governing authority.
- 7. The facilities provided for the storage of liquid wastes, located in the areas identified in Section 2 of this bylaw shall be of not less than 1,000 gallons with respect to storage or holding tanks, and not less than 300 gallons with respect to privy vaults. In all respects the storage or holding tanks shall be of sufficient size to accommodate 15 days of liquid waste.
- 8. In all other respects, the facilities provided for the storage of liquid wastes located in areas identified in Section 2 of this bylaw, shall comply with the requirements of the Saskatchewan Shoreline Pollution Control Regulations, 1976 and amendments thereto or revisions thereof.
- 9. The householder shall maintain all facilities on his property for the storage of liquid wastes in a sanitary and structural condition satisfactory to the administrative authority.
- 10. No person shall provide a liquid waste transporting service within the Resort Village of Tobin Lake without a current permit to do so from Saskatchewan Environment and Public Safety and written approval from the local governing authority.

- 11. A person granted approval to transport liquid waste shall provide the local governing authority with such information as may be required from time to time regarding the service provided to any householder.
- 12. The local governing authority may establish the kind, volume, and fix a schedule of fees for disposal of liquid wastes.
- 13. Liquid wastes transported shall be disposed of only at point (s) approved by Saskatchewan Environment and Public Safety and the local governing authority.
- 14.(1) When, in the opinion of the administrative authority or local governing authority, there is a breach of any provision of this bylaw, a placard or placards prepared and supplied by the Resort Village of Tobin Lake giving notice of this breach may be posted on the premises, facility or property where the breach is found.
  - (2) Any person, who without permission of the administrative authority or the local governing authority, takes down, covers up, mutilates, defaces, or alters the placard posted under this bylaw, is quilty of an offence.
  - (3) The posting of a placard on a premises, facility, or property pursuant to this bylaw shall not relieve the person in default from imposition of a penalty for infringement of this bylaw as provided in this bylaw or from having to carry out the work therein mentioned.
- 15. If any person fails, neglects or refuses to comply with this bylaw, remedial action may be carried out by the local governing authority at the expense of the person in default and the local governing authority may recover expenses incurred by action in any court of competent jurisdiction or through municipal taxes.
- 16.(1) Every person who contravenes any provision of this bylaw or fails to comply therewith is quilty of an offence and liable on summary conviction to the penalty prescribed in this section.
  - (2) An individual who commits an offence is liable:
    - a) for a first offence, to a fine of not more than \$ 1,000.00 and to a further fine of not more than \$ 50.00 for each day during which the offence continues;
    - b) for a second offence or subsequent offence, to a fine of not mroe than \$ 5,000.00 and to a further fine of not more than \$50.00 for each day during which the offence continues.
  - (3) A corporation which commits an offence is liable:
    - a) for a first offence, to a fine of not more than \$ 5,000.00 and to a further fine of not more than \$ 500.00 for each day during which the offence continues;
    - b) for a second or subsequent offence, to a fine of not more than \$ 1,000.00 and to a further fine of not more than \$ 500.00 for each day during which the offence continues.
- 17. This bylaw shall come into force on the date of final approval by the Minister of Health and the Minister of Environment and Public Safety.

18. Bylaw No. 13 of 1979 is hereby repealed.

MAYOR

SEAL

**ADMINISTRATOR** 

Certified a true copy of Bylaw No. 24/91 adopted by resolution of council on the 6th day of November, 1991.

Administrator