

BYLAW NO. 11- 2016

A BYLAW TO REGULATE PARKING

The Council of the District of Lakeland No. 521, in the Province of Saskatchewan enacts as follows:

TITLE

1. This bylaw shall be referred to as "*The Parking Bylaw*".

PART I – DEFINITION

2. For the purpose of this bylaw, the following terms and words shall have the following meanings:
 - a) "Act" means *The Traffic Safety Act* as amended from time to time, and any successor thereto;
 - b) "Administrator" means the administrator of the Municipality
 - c) "All terrain vehicle" and/or "ATV" means all terrain vehicle as defined in *The All Terrain Vehicles Act*;
 - d) "Certificate of registration" means a valid certificate of registration issued to a person pursuant to *The Traffic Safety*;
 - e) "Council" means the council of the District of Lakeland No. 521;
 - f) "Designated Officer" means a person appointed by the Municipality to enforce this Bylaw and shall include the Administrator, a Peace Officer.
 - g) "Disabled Person's Parking Area" means all that portion of any street or other public place or privately owned parking area that has been designated by sign or other marking for the exclusive parking of disabled person's vehicles.
 - h) "Disabled Person's Vehicle" means any vehicle which display a current or unexpired permit issued by the Saskatchewan Abilities Council in the front window of the vehicle, clearly displaying both the expiry date and disabled parking logo.
 - i) "Double parking" means the parking of a vehicle whether occupied or not, parallel to a vehicle parked beside the curb in a designated parking area or parking to the rear of any vehicle that is angle parked at the curb in a designated angle parking area;

- j) “Driveway” means a vehicular access or right-of-way from the property line that provides access for vehicles and pedestrians from a highway to a lot or a carport, garage, parking pad, loading berth, or structure located on the lot.
- k) “Driving Surface” means the portion of the road used for the conveyance of traffic.
- l) “Fine” means a sum of money imposed by the Municipality for an offence, and includes any costs awarded to the Municipality by any Court in relation to the enforcement and collection of the fine.
- m) “Fire Lane” means that area designated by signs or markings as a fire lane on public or private property.
- n) “Highway” means any road, parkway, driveway, thoroughfare, lane, ally, square or other place designed or intended for, or used by the general public or part of which the public is normally entitled or permitted to use for the passage or parking of vehicle, but does not include a place declared by Council not to be a highway.
- o) “Immobilize” with respect to a vehicle, includes the booting or moving.
- p) “Impounding Charges” means all costs incurred to immobilize or seize any vehicle as provided by this Bylaw.
- q) “Late payment charge” means a charge imposed for failure to pay a fine for an offence within the time prescribed for payment.
- r) “Motor Vehicle” means a vehicle propelled or driven by any means other than by muscular power.
- s) Municipality means the District of Lakeland No. 521
- t) Municipal parking lot – means lands owned by the municipality or under the direction, control and management of the Municipality, which have been, or may be designated as parking areas by this bylaw.
- u) “Municipal Reserve” shall mean lands that are dedicated as municipal reserves, public reserves, environmental reserve, buffers or any other dedicated lands under The Planning and Development Act, 2007 and are owned, controlled or are being maintained by the Municipality, and is to include undeveloped road allowance.
- v) “Owner” means:
 - i) A person, whether a legal entity or not, named in the Certificate of Registration issued pursuant to *The Vehicle Administration Act*, or;
 - ii) A person, whether a legal entity or not, who is entitled to possession of, or

- property in, any vehicle for which no current Certificate of Registration exists, or;
- iii) Any person, whether a legal entity or not, who is in possession of a motor vehicle under contract by which the person may become the owner of the motor vehicle on full compliance with the terms and conditions of the contract
- w) “Peace Officer” as defined by the *Traffic Safety Act* or any person appointed by the municipality under Section 373 of *the Municipalities Act* to enforce this bylaw.
- x) “Parking” shall mean the standing of a vehicle, whether occupied or not, on a highway, other than standing temporarily for the purpose of and while actually engaged in loading or unloading or in obedience to traffic regulations, traffic control devices or the directions of a peace officer.
- y) “Parking stall” means a portion of a public highway or an area indicated by signs, markings or physical barriers as a parking space for a single vehicle.
- z) “Public service vehicle” shall mean a vehicle that is owned or operated by the Municipality for the purpose of maintenance, civic duty, police and emergency service, or a vehicle operated by a peace officer and shall include a vehicle operated by the RCMP, and may include a fire service and ambulance service vehicle provided it is licenced and registered as a fire service or ambulance service vehicle and is engaged in duty.
- aa) “Public property” means all or any part of publicly titled property that is open to the public or to which the public is customarily admitted or invited, and includes all or any part of a street, sidewalk, improved walkway, park, municipal reserve, environment reserve, buffer strip, parking lot, or highway.
- bb) “Seize” with respect to a vehicle, includes any or all of the following;
- i) Seizing, impounding, towing or storing a vehicle.
 - ii) Repairing, processing or otherwise preparing a vehicle for sale or disposition;
 - iii) Selling or otherwise disposing of a vehicle.
- cc) “Supervising Officer” – shall mean the person appointed by Council to administer and oversee bylaw enforcement for the Municipality
- dd) “Vehicle” means a device in, or by which a person or thing is or may be transported or drawn on a highway and includes without limitation special mobile machines, farm equipment, trailer, all motor vehicles, dirt bikes, all-terrain vehicles, motorcycles, go-carts, golf carts, snowmobiles, but does not include vehicles running only on rails or solely on railway company property.

PART II – POWERS OF DESIGNATED OFFICERS

3. A Designated Officer is hereby authorized
 - a) to designate a distance greater than 5 meters from any intersection within which no parking is permitted and shall cause the same to be marked with signs indicating the prohibition.
 - b) to give written permission for a person to drive, park, or use a vehicle or equipment in contravention of this bylaw. Such permission shall only be given if precautions have been or will be taken to;
 - i. protect the area to which the permission is to be given.
 - ii. and will not duly obstruct pedestrians.
 - c) notwithstanding any other provision in this Bylaw, to cause moveable signs to be placed on or near a highway or parking area to restrict parking to facilitate snow clearing, highway cleaning, temporary detours, or any other Public Works operation.
 - d) notwithstanding any other provision of this Bylaw, to temporarily prohibit parking in any area of the Municipality.
 - e) and designated pursuant to Section 14(1) of *The Municipalities Act* to temporarily close the whole or part of a highway at any time for any purpose considered necessary and shall cause every highway that is closed pursuant to this Section to be marked with a sign indicating the street's closure.
 - f) to layout the space within a parking area to be regulated by a multi-space parking into stalls, each with sufficient area to permit the parking therein of a vehicle.
 - g) to issue a permit to allow a trailer to be parked on any highway without the towing unit attached.
 - h) to administer and enforce all applicable sections of this Bylaw or any amendment thereto.
4. The Administrator is hereby authorized, in addition to their duties of a Designated Officer and notwithstanding any other provision of this Bylaw, to
 - a) identify areas within the Municipality for the designation of temporary parking areas and define their use.
 - b) designate and establish Disabled Person's Parking Area
 - c) designate and establish a parking stall or stalls for a Disabled Person's Vehicle.
 - d) remove or discontinue the use of any authorized parking in this Section.

PART III – PARKING

5. Except as otherwise provided herein, the parking of vehicles is permitted on all highways within the Municipality.
6. The Administrator shall cause signs to be posted identifying the parking area identified in Section 4 as well as keep a record of the parking locations at the registered office of the Municipality.

Parking Prohibited

7. No vehicle shall be parked
 - a) within five meters (measured parallel to the driving surface of the highway) of any highway intersection so as to obstruct the entrance onto the highway.
 - b) within 2 meters (measured parallel to the driving surface of the highway) of any driveway or approach.
 - c) on a pedestrian cross walk.
 - d) within 10 meters of any designated crosswalk which is clearly marked with signs.
 - e) on any public property except as authorized by a Designated Officer or as otherwise provided by this bylaw.
 - f) so as to impede, block, or interfere with the pedestrian and bicycle lane on Southshore Drive from highway 952 to Lakeshore Drive.
 - g) so as to cause any damage to public property.
 - h) in any public location for a period of time that is longer than what is limited by display of a sign as shown in “**Appendix A**” attached to and forming part of this Bylaw.
 - i) on any highway where parking is prohibited by the display of a no parking sign as shown in “**Appendix A**” attached to and forming part of this Bylaw.
 - j) more than one meter from the right hand edge of the driving surface.
 - k) against the permitted flow of traffic.
 - l) Within any fire lane.
 - m) in any area as identified in “**Appendix B**” attached to and forming part of this Bylaw.

- n) during 12:00 am to 6:00 am in any area as identified in “**Appendix C**” attached to and forming part of this Bylaw.
 - o) on a provincial highway unless it is parked:
 - i. at the right-hand edge of the provincial highway as far as possible from its centre; and
 - ii. more than 30 meters from any vehicle stopped or parked on the opposite side of the provincial highway.
 - p) in any private place or on any private property unless he is the owner, occupant, licensee or permittee of the parking place or private property, except with the consent of such owner, occupant, licensee or permittee.
8. No motor vehicle shall be parked on any highway with the engine running unless the same is under the immediate control of a licensed operator.
 9. No motor vehicle used, designed or intended for the conveyance of inflammable combustible, explosive or other dangerous materials, whether loaded or unloaded, shall be parked at any time upon a highway except for the sole purpose of and only for the time necessary to receive or deliver lawful orders for such materials, and in any case not for a period of more than 30 minutes.
 10. No person shall park a vehicle on a highway for the purposes of vehicle repair, vehicle maintenance or washing a vehicle, unless it is for the purposes of emergency repairs.
 11. If a vehicle is parked for emergency repairs, no vehicle shall remain on the highway for more than two hours where the vehicle has been placed on a jack, levelers or blocks or the wheel has been removed from it or if the hood or the trunk of the vehicle has been raised.
 12. Notwithstanding section 10 and section 11, no person shall park a vehicle for emergency repairs for more than twenty-four (24) hours.
 13. No person shall park a vehicle on any highway at any one place for any period of time exceeding forty-eight (48) consecutive hours.
 14. No motor vehicle shall be stopped or parked on any portion of any public highway so that it impedes, interferes or otherwise renders passage difficult for any public service vehicle.
 15. No person shall double park a vehicle on any highway or parking stall.
 16. No person shall deface, damage, destroy or remove any sign or marker erected in pursuant to this bylaw.
 17. No trailer unit may be parked on any highway or in any area designated for parking that is under the control or is maintained by the Municipality unless the towing unit remains attached.

18. No person shall park any vehicle upon a municipal reserve except with the written consent of the Municipality
19. No person shall attach or deposit any leaflets to any parked vehicle.
20. No offence shall have been committed in Section 19 if the leaflet originates from the Municipality and has been placed by a Designated Officer, or any employee or person authorized by the Municipality, or a person acting under the direction of a Designated Officer while engaged in his duties for the Municipality.
21. Any Designated Officer may place an erasable chalk mark on the tread face or side of a tire of any vehicle parked or stopped.
22. No person shall obstruct justice by physically removing or erasing a chalk mark placed on the tread faces or side of a tire of any vehicle parked or stopped.

Designated Parking

23. No vehicle shall park in any parking place, on public or private property, which has been designated as a disabled person's parking area by display of a sign(s) as shown in "Appendix A" attached to and forming part of this Bylaw, unless the vehicle can be identified as a disabled person's vehicle.
24. No vehicle shall be parked in any private place or on any private property unless they are the owner, occupant, licensee or permittee of the parking place or private property, or except with the consent of such owner, occupant, licensee or permittee.

Unlicensed Vehicle Parked on Street

25. The operator of a vehicle which must be registered under *The Traffic Safety Act* shall not park a vehicle on any highway unless it properly displays a valid license plate or a permit issued by Saskatchewan Government Insurance or another motor vehicle license issuer.

PART IV – OFFENCES AND PENALTIES

Offences and Penalties – General

26. Any person who contravenes any provision of this Bylaw is guilty of an offence and is liable on summary conviction;
 - a) In the case of an individual, to a fine of not more than \$10,000.00;
 - b) In the case of a corporation, to a fine of not more than \$25,000.00;and;
 - c) in the case of a continuing offence, to a maximum daily fine of not less than \$25 per day and not more than \$2,500 per day.

Parking Fines under Part III

27. Notwithstanding Section 26, where any person commits or is alleged to have committed an infraction of any provision of this Bylaw relating to the parking of vehicles any person being a Designated Officer or in the employ of the Municipality may give to such person, either personally, by mail or by attaching the same to the vehicle of concern, a Notice of Violation in a form to be approved by the Municipality and requiring such person to appear at the Administration Office to pay to the employee in charge of the desk thereat, as a penalty for the specific infraction described in such Notice, the sum of:
- a) Three Hundred (\$300.00) Dollars if the infraction or alleged infraction is in respect to Section 31 f this Bylaw;
 - b) One Hundred (\$100.00) Dollars if the infraction or alleged infraction is in respect of a provision of this Bylaw relating to the parking of a vehicle in
 - i. a Fire lane as per Section 7 l) of this Bylaw
 - ii. a Municipal Reserve as per Section 18 of this Bylaw.
 - c) Fifty (\$50.00) dollars if the infraction or alleged infraction is in respect to any Section of this Bylaw not identified in subsection a) and b) above.
 - d) Compliance with such Notice at any time prior to the initiation of a prosecution in respect of the infraction described in the Notice shall relieve the person to whom the Notice has been issued from liability to such prosecution. If payment is received within ten (14) days of issuance of such Notice, Council hereby authorizes the Designated Officer or other such employee in charge to accept in payment thereof the sum of:
 - i. One Hundred Fifty (\$150.00) Dollars in the case of a Notice issued in respect of an infraction mentioned in 27 a) above;
 - ii. Fifty (\$50.00) Dollars in the case of a Notice issued in respect of an infraction mentioned in 27 b) i) and 27 B) ii) above;
 - iii. Twenty-Five (\$25) Dollars in the case of a Notice issued in respect of an infraction mentioned in 27 c) above.
 - e) Provided that if payment is received after thirty (30) days of issuance of such Notice, or upon conviction being entered, the penalty for the specific infraction described in such Notice, shall be a minimum of:
 - i. Four Hundred Fifty (\$450.00) Dollars in the case of a Notice issued in respect of an infraction mentioned in 27 a) above;
 - ii. Two Hundred Fifty (\$250.00) Dollars mentioned in 27 b) above;
 - iii. Seventy-Five (\$75.00) Dollars mentioned in 27 c) above.
 - f) Non-compliance with any notice issued pursuant to this Section shall not in any way affect or prejudice the right of any person named in the Notice to defend any charge which subsequently may be laid against such a person in respect of the infraction described in the Notice.
 - g) The owner of a vehicle is liable for any violation of any regulation made pursuant to this Bylaw in connection with the operation of the vehicle unless they prove, to the satisfaction of the judge or court trying the case, that at the time of the violation the vehicle was not being operated by themselves or by any other person with this consent, express or implied.

Records of Evidence

28. In a prosecution for a contravention of any provision of this Bylaw, Act or the regulations thereof, copies of the following records that are verified in the following manner are admissible in evidence as proof, in the absence of evidence to the contrary, of the record, without proof of the appointment or signature of the person purporting to have signed the certificate:
- a) In the case of records kept by the Highway Traffic Board or any portion of those records, the copies of the record or portion of those records are certified:
 - i. By the chairperson of the board; or
 - ii. By a person appointed to act in the chairperson's place;
 - b) In the case of records kept by Saskatchewan Government Insurance or any portion of those record, the copies of the records or portion of those records are certified:
 - i. By the administrator; or
 - ii. By a person appointed to act in the administrator's place.
29. The Supervising Officer may cancel any Notice of Violation issued pursuant to this Bylaw where, in the opinion of the Supervising Officer, that Notice of Violation was issued improperly or in error.

ENFORCEMENT

Immobilizing and Seizing of Vehicles

30. Where
- a) any vehicle is parked, placed, left, or kept in violation of this Bylaw, a Designated Officer may immobilize or seize that vehicle from any of the following locations:
 - i. any highway;
 - i. any public place;
 - ii. any property owned by the Municipality; or
 - iii. any privately owned property, if the owner of the property has given authorization to do so.
 - b) the owner of a vehicle is in default of payment of parking fines, a Designated Officer may immobilize or seize any vehicle registered to that owner from any of the following locations:
 - i. any highway;
 - ii. any public or commercial parking place;
 - iii. any property owned by the Municipality; or
 - iv. any private property.
31. The Municipality shall have the right to immobilize and seize any vehicle whether or not the owner of the vehicle is charged with or convicted of an offence.

32. No person shall:
- a) obstruct or interfere with the immobilization or seizure of any vehicle; or
 - b) tamper with or remove any immobilization device that may be used to immobilize or seize any vehicle.
33. Upon immobilizing and seizing any vehicle, a Notice of Seizure and Intention to Sell in the form as approved by the Municipality (the "Notice"), shall be provided to the owner of the vehicle;
- a) personally; or
 - b) via registered mail to the address shown on the motor vehicle registration certificate.
34. A Notice served by registered mail is deemed to have been received on the seventh day following the date of its mailing.
35. A lack of sufficiency of the Notice or a claim that the Notice was not received shall not invalidate the seizure or the owner's responsibility to pay any costs and impounding charges, fines and late payment charges, if applicable.

Impounded Load

36. The load of an impounded vehicle shall not be impounded, and protection of the load from damage and theft is the responsibility of the owner of the vehicle and if the owner does not remove the load from the vehicle before it is impounded and does not remove the load from the place in which the vehicle is impounded, any expenses accruing by reason of its non-removal shall be added to the costs.

Redemption of Seized Vehicle

37. Any vehicle seized pursuant to this Bylaw shall be stored at a Municipal Compound or any other place authorized by the Supervising Officer or Administrator, or a designate thereof, at the cost of the owner for a minimum of thirty (30) days after the date of deemed service of the Notice provided for in Section 34, unless the impounding charges, costs and any outstanding fines and late payment charges are sooner paid.
38. Upon proof of its ownership and upon payment of any outstanding fines, costs, late payment charges and impounding charges as set out in this Bylaw, any vehicle seized pursuant to Section 30 may be redeemed by the owner, or a person authorized in writing, by the owner, at any time up to the date of sale.

Failure to Redeem a Seized Vehicle

39. If a vehicle is not redeemed prior to the date of sale in accordance with Subsection 38, the vehicle shall be sold by way of public auction or tender, and the proceeds applied to any outstanding impounding charges, costs, fines and late payment charges.

40. In the event that upon the sale of the vehicle, the amount recovered is in excess of any outstanding impounding charges, costs, fines and late payment charges, the owner of the vehicle shall be notified.
41. Upon notification that the Municipality is holding any excess proceeds from the sale, the vehicle owner shall be responsible to contact the Municipality and make arrangements to have the funds transferred.
42. Excess proceeds from the sale of a vehicle shall be claimed within one (1) year of the date of the sale, otherwise, they shall form part of the general revenue of the Municipality.
43. In the event that upon the sale of the vehicle, the amounts recovered are insufficient to satisfy all outstanding fines, costs, late payment charges and impounding charges, the deficiency becomes an amount owing to the Municipality and may be collected by civil action for debt in a court of competent jurisdiction.

Parking Fines in Default – Liens

44. In addition to any other remedy that the Municipality is entitled to pursue to recover outstanding fines, late payment charges and costs related to a conviction for a parking offence, the Municipality has the authority to lien a vehicle of a vehicle owner if;
 - a) a fine, late payment charge or costs were imposed on the vehicle owner as a result of a conviction for a parking offence for which the vehicle owner was liable;
 - b) the fine, late payment charge or costs are in default; and
 - c) any portion of the fine, late payment charge or costs is payable to the Municipality.
45. A lien on a vehicle takes effect when the Municipality registers a financing statement in the Personal Property Registry with respect to the vehicle.
46. A lien with respect to which a financing statement is registered in the Personal Property Registry by the Municipality secures the amount of the following which the owner is liable to the Municipality:
 - a) The sum of the fines, late payment charges and costs in default on the date of registration of the financing statement; and
 - b) With respect to fines, late payment charges and costs in default subsequent to registration of the financing statement, the sum of all those fines, late payment charges and costs for which the owner is liable before discharge of any lien.
47. Within fifteen (15) days of registering a financing statement in the Personal Property Registry, the Municipality shall cause a Notice to be served on the vehicle owner.

48. The Notice mentioned in Section 47 shall state:

- a) that the authority has a lien pursuant to *The Summary Offences Procedure Act, 1990* with respect to unpaid parking fines, late payment charges and costs and has registered a financing statement in the Personal Property Registry with respect to a vehicle of a specified make, model and year;
- b) if the vehicle is registered pursuant to *The Traffic Safety Act*, the name and address of the registered owner;
- c) if the vehicle is not registered pursuant to *The Traffic Safety Act*, that there is reason to believe that the vehicle is owned by the person whose name and address are specified;
- d) if the vehicle is not registered pursuant to *The Traffic Safety Act*, that there is reason to believe that the vehicle is owned by the person whose name and address are specified;
- e) the amount of unpaid parking fines, late payment charges and costs as at the date of registration of the financing statement;
- f) that, if the amount of the lien is not paid within fifteen (15) days after the Notice is served, the authority may take possession and dispose of the vehicle; and
- g) the address and telephone number of the place where further information can be obtained from the Municipality.

49. A Notice mentioned in Subsection 47 shall be served on the vehicle owner:

- a) by delivering it personally; or
- b) by ordinary mail.

50. A Notice sent by ordinary mail in accordance with Subsection 49:

- a) Is sufficiently given if it is sent to the last postal address of the vehicle owner shown in the records of the administrator pursuant to *The Traffic Safety Act*; and
- b) Is deemed to have been served on the seventh day following the date of its mailing unless the person to whom it is was mailed establishes that, through no fault of his or her own, the person did not receive the Notice or received it at a later date.

51. In addition to the expenses permitted pursuant to *The Personal Property Security Act, 1993* for retaking, holding, repairing, processing, preparing for disposition of and disposing of a vehicle, the Municipality is also entitled to be paid:

- a) any other reasonable expenses incurred by the Municipality; and
- b) an administrative fee in the amount of \$25.00

Parking Fines in Default – Immunity from Liability

52. Where the owner of a vehicle is in default of payment of parking fines and the vehicle is immobilized or seized, the Municipality is not liable for any loss or damage to the vehicle, or to the contents of the vehicle.

SEVERABILITY:

53. If any section, subsection, sentence, clause, phrase or other portion of this Bylaw is for any reason held invalid or unconstitutional by a Court of competent jurisdiction, that portion shall be deemed a separate, distinct and independent provision and the holding of the Court shall not affect the validity of the remaining portions of the Bylaw.

REPEAL

54. Bylaw No. 23-2010 is hereby repealed.

COMING INTO FORCE

55. This bylaw shall come into force and effect on the day it is final passing thereof

E. F. Christensen
REEVE

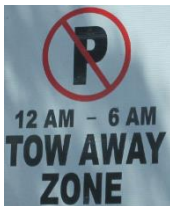
Dave E. Dmytruk
ADMINISTRATOR

Appendix A

No parking signs used to identify no parking as identified in Section 7 i);



No parking signs used to identify no parking as identified in Section 7 h).



No parking signs used to identify no parking as identified in Section 7 l).



Parking signs used to identify disabled person's parking as identified in Section 23.



APPENDIX "A" hereunto annexed and forming part of Bylaw 11 of 2016.

Dave E. Dmytruk
Administrator

Appendix B

"NO PARKING"/ PROHIBITED PARKING LOCATIONS

Christopher Lake

- a) South portion of Surface Parcel No. 151416129 abutting 302 Bay Drive Public Reserve R1.
- b) Surface Parcel No. 147518893 being access to Boat Launch (*MR8 Bell's Beach*)
- c) Surface Parcel No. 147312334 located on the east side of Grey Owl Road across from addresses 204 through to 250 Grey Owl Road.
- d) Surface Parcel 133806281 being property R5 Jacobson Drive.
- e) Bay Drive from Bell's Beach Drive to Jacobson Drive.
- f) Surface Parcel Plan No. 134927949, 134927950 located the west side of Douglas Drive.
- g) Surface Parcel Plan No. 134927972, 134927983 located the west side of Derek Place.
- h) Surface Parcel No. 147518893 being access to Boat Launch (*MR8 Bell's Beach*)
- i) Access to boat Launch from Ambrose Avenue at Surface Parcel 164323313.

Emma Lake

- j) East side of Okema Trail abutting Surface Parcel No 166068108 and 164954829.
- k) West side of Cooper Avenue.
- l) West side of Agnes Street abutting the Great Blue Heron Provincial Park.
- m) South and east side of Sunnyside Drive abutting Surface Parcel No. 149258953 (Sunnyside Resort Property)
- n) West side of the median on Sunnyside Drive across from properties 204, 206, 208, 210, 212, 214 Sunnyside Drive.
- o) All portions of Ila Avenue along Surface Parcel 134927781 (being R1 – McPhail Beach)
- p) All portions of the west side of Ila Avenue from Surface Parcel No. 134927781 to 302 Ila Avenue.
- q) East side of Alleyne Avenue from Highway 953 to McBride Place.
- r) West side of Alleyne Avenue from highway 953 to 302 Alleyne Avenue
- s) East side of Okema Trail abutting Surface Parcel No 166068108 and 164954829.

- t) Surface Parcel No. 146989041 being R17 adjacent to Alleyne Avenue (commonly known as the McPhail Cove Boat Launch).
- u) All portions of Neis the Drive commencing from Lakeshore Drive, on the east side of that driving surface continuous through to Highway 953.
- v) North and east side of Janice Place.
- w) East side of Jill Crescent abutting Surface Parcel No. 134888653.
- x) Jean Crescent abutting R33 and R25 being Surface Parcel No. 134888923 and 134898339.
- y) R3 located on Marine Point.

Anglin Lake

- z) East side of Francis Avenue abutting Surface Parcel 164400713.
- aa) South side of Baron Avenue abutting Surface Parcel No. 16440713.

McPhee Lake

- bb) Surface Parcel No. 153828456 adjacent to Elk Drive, Woodchuck Road, Beaver Place, Deer Crescent or Grouse Crescent.

APPENDIX "B" hereunto annexed and forming part of Bylaw 11 of 2016.

Dave E. Dmytruk
Administrator

Appendix C

RESTRICTED PARKING LOCATIONS “ NO PARKING 12:00 AM to 6:00 AM”

Christopher Lake

- (a) Area commonly known as Bell’s Beach Parking lot and Boat Launch on Surface Parcel No. 151416129, 147518893.
- (b) Municipal Parking overflow at Lutheran Road on Surface Parcel No. 161993661.
- (c) Area commonly known as Lions Park, Boat Launch and the adjacent parking space provided in Surface Parcel No. 164323313, 150027645 and 150027667.

Emma Lake

- (a) Surface Parcel No. 134888473 on Agnes Street R3
- (b) Hagen Place abutting on Surface Parcel No. 134889092. R5?
- (c) Surface Parcel No. 164607778 located on Guise Drive.
- (d) Surface Parcel No. 164607789 located across from Hynes Avenue on Guise Drive.
- (e) Surface Parcel No. 134928007 commonly known as Neis Beach.
- (f) Surface Parcel No. 134927859 located on Carwin Park Drive R4
- (g) Surface Parcel No. 134927871 located on Carwin Park Drive (R1
- (h) Surface Parcel No. 134927860 located on Carwin Park Drive (R3
- (i) Surface Parcel No. 147379607, 149258931 at Sunnyside Place.
- (j) Surface Parcel No. 148048780 Sunset Bay. (Sunset Bay Beach)

Anglin Lake

- (k) Surface Parcel No. 149120108 being the Park at Anglin Lake.

APPENDIX “C” hereunto annexed and forming part of Bylaw 11 of 2016.

Dave E. Dmytruk
Administrator