PARKLAND COUNTY BYLAW NO. 11-2010

BEING A BYLAW TO PROVIDE FOR THE LICENSING AND REGULATION OF BUSINESSES WITHIN PARKLAND COUNTY

"the County"), including the licensing thereof; and the regulation of any business within Parkland County (hereinafter referred to as WHEREAS pursuant to the provisions contained in the Municipal Government Act of Alberta, as amended, Council may by Bylaw do all things with respect to

passed regulating and licensing businesses within the County; WHEREAS it is desirable and in the best interests of the County that a Bylaw be

NOW THEREFORE the Council of Parkland County duly assembled enacts as

SHORT TITLE

This Bylaw may be cited as "The Business Licensing Bylaw"

<u>2</u> DEFINITIONS

- <u>a</u> "Act" means the Municipal Government Act of Alberta, as amended;
- <u></u> "Applicant" means a person who applies for a License or a renewal of a License required by this Bylaw;
- C "Business" means any business, occupation, activity, amusement, trade, employment, profession, industry or the provision of goods or services within Parkland County, and not excluded by a Provincial or
- ع "Charitable" or "Non-Profit Organization" means a person, association dividends or profit to its members and includes: general social welfare which cannot at any of persons, or a corporation, acting for charity or in the time distribute promotion of
- (i) A religious society or organization,(ii) A service club,

- (iii) A community, veterans or youth organization,(iv) A social sport or fraternal organization or club,(v) An employer or employee organization;
- <u>o</u> "Council" means the Council of Parkland County;
- ⊅ "County" means Parkland County;
- 9) "Landfilling Business" means any business which provides landfill facilities including dry-waste landfill, industrial, sanitary and modified sanitary landfill, and/or associated composting and/or contaminated. soil remediation operations;
- 三 "License" means a business License issued pursuant to this Bylaw;
- $\overline{}$ "Licensee" means a person holding a valid and subsisting License issued pursuant to the provisions of this Bylaw;
- ij designate, of the County; Inspector" means the Chief Administrative Officer, 윽
- <u>ろ</u> "Non-resident Business" means any business that is not physically established within the corporate limits of the County but which carries on any business partly within and partly outside the County;



- $\overline{}$ "Person" means a natural person or a body corporate and includes a partnership, a group of persons acting in concert or an association unless the context explicitly or by necessary implication, otherwise requires;
- 3 "Committee" means a Council Committee of the whole established by Council;
- "Resident Business" means a business that is physically established within the corporate limits of the County. "Resident Business" means

ω APPOINTMENT, POWERS AND DUTIES OF LICENSE INSPECTOR

- a Council appoints the Chief Administrative Officer, or designate, as the Licensing Inspector for the County
- <u>5</u> The powers and duties of a License Inspector shall be as follows
- \ni Business Licenses and transfers thereof; receive, approve, refuse, revoke, cancel or suspend
- \equiv transfers of Licenses; keep record of all applications for Licenses and
- \equiv and particulars thereof; To keep on file duplicate counterparts of all Licenses issued
- $\widehat{\mathbf{z}}$ To ascertain as it as it information furnished by an applicant in connection with an substance and in fact;
- 3 To ascertain that sureties signing any bond required by the terms of this Bylaw are solvent and responsible persons;
- and transfers of Licenses under this Bylaw; To prepare all bonds, Licenses or transfers of Licenses pursuant to the terms of this Bylaw and to issue all Licenses
- the terms of the License and this Bylaw; As often as necessary, to inspect all premises Licensed or required to be Licensed pursuant to the provisions of this Bylaw in order to ascertain that such premises comply with
- (Viii) to be issued a License License Inspector, renders it inappropriate for an Applicant in possession of information which, in the opinion of To consult, prior to issuing or renewing a License, with the Province of Alberta, the RCMP, Regional Health Authority, and any County Department to determine whether they are
- $\overline{\mathbb{X}}$ To determine the accuracy of the information provided by the Licensee pursuant to paragraph 6 (b).
- C Whenever requested to meetings of Council or of any Committee or Committees of Council; do so by Council to attend meeting Q
- <u>a</u> At such time necessary to report in writing to Council concerning: or times and in such form as Council shall deem
- The number of Licenses issued,



- \equiv The number of Licenses transferred
- \equiv The amount of money received from all source(s) during the and to the date of the report,
- 3 number of Licenses refused
- 3 The number of Licenses revoked, cancelled or suspended,
- The number of prosecutions,
- The number of premises inspected
- (Viii) Other such information as Council may determine
- <u>e</u> that all persons concerned conform to its provisions and to prosecute persons who fail to comply herewith; To administer and enforce this Bylaw and, as far as practicable, see
- J Such other powers, duties and responsibilities as may be provided for elsewhere in this Bylaw or by Council from time to time.

4 **NECESSITY FOR LICENSE**

- <u>a</u> Except as provided for in Section 5 of this Bylaw, no person shall carry on or operate any business within the County unless that person is the provisions of this Bylaw. holder 으 മ valid and subsisting License issued pursuant to
- **b** Any advertising of a business within the County shall be deemed to be prima facie proof of the fact that the person advertising is carrying on or operating any such business within the County.

5) **EXEMPTION FROM LICENSING OR FEES**

- <u>a</u> No License shall be required:
- \odot For a business carried on or operated by the County, o owned by the County and operated on behalf of the County; 악
- \equiv educational systems; as it relates For any business carried on by Parkland School Division No 70 or Evergreen Catholic Separate Regional Division No. 2, as it relates to the normal operation of their respective
- \equiv Resident Business, which holds a License an purchases the bulk goods for the purpose of resale; Non-Resident Business supplying bulk goods to which,
- $\widehat{\mathbf{z}}$ For any person or business, not withstanding any provision of this Bylaw, if such person or business is exempt from the requirements of Municipal licensing by any Statute of Canada or of the Province of Alberta.
- ಶ Notwithstanding any provision contained in this Bylaw to the contrary, no person carrying on the business of raising or producing crops, livestock or poultry within the County shall be required to obtain a License under this Bylaw;
- <u>O</u> Subsection 5(b) shall not apply to intensive agricultural uses (including market gardens, apiaries, tree nurseries, greenhouses) o c



Bylaw to obtain a development permit. animal breeding/boarding/training facilities; and dog breeding and/or boarding facilities that are required under the County's Land Use

- <u>a</u> Where a charitable or Non-Profit Organization wishes to be exempted provide the License Inspector with: apply in writing to from the requirements of paying a License fee under this Bylaw, it shall the License Inspector for such exemption, and
- \equiv defined by this Bylaw; organization is the name of the organization, the Articles, Memorandum of Incorporation, Bylaws and such other information as Inspector shall require a Charitable or Non-Profit Organization as ಠ determine that
- \equiv a description of the business which the organization wishes to carry on and the time and place where it is to be carried
- \equiv such other information as the License Inspector may require
- <u>e</u> The License Inspector may grant any fee exemption applied organization is defined in this Bylaw. pursuant to this section, provided that the Inspector is satisfied that the in fact a charitable or Non- Profit Organization as

6) LICENSE FEE

- a the payment of an amount determined pursuant to Section 6(b). on or operate any business within the County, without first having paid the fee set out in Schedule "A" or the fee determined pursuant to Section 6(b) of this Bylaw. The License issued shall be null and void if the payment, therefore, was made by means of a cheque returned for insufficient funds or any other reason, or if the Licensee is in default in Except as provided for in Section 5 of this Bylaw, no person shall carry
- <u>b</u> In lieu of the fees provided for pursuant to Section 6(a), any business which involves the operation of a landfilling business shall pay a License fee as set out in Schedule "B" of this Bylaw. The date on which Licensee in the manner specified in the License or in any agreement between the County and the Licensee. necessary to calculate the fee shall be provided to the County by the agreement between the County and the Licensee. the License fee is paid shall, at the option of Council, be reflected in an The information

7) LICENSE APPLICATION

- <u>a</u> Applications for a License, for renewal of a License, or for a transfer of License shall be made in writing on a form to be provided by the License Inspector and, unless otherwise provided, in person at the License Inspector and, unless office of the License Inspector.
- <u>b</u> An application for License for any business shall be made jointly by all control of the business and by those persons only. persons who will be actively engaged in the management and





<u>a</u> An applicant, for a License or for the renewal of a License, shall obtain and produce such permits and approvals as may be required for the business under the Land Use Bylaw of the County.

9 POWER OF SUSPENSION REFUSAL, REVOCATION, CANCELLATION AND

for the following reasons: cancel or suspend a License and may impose any conditions on a License The License Inspector may refuse to issue or renew a License, may revoke,

- <u>a</u> The applicant or Licensee does not or not long requirements of this bylaw with respect to the License not longer applied for or
- <u></u> The applicant or Licensee or any of its officers or employees
- $\overline{}$ furnishes false information or misrepresents any f circumstance to a Peace Officer or the License Inspector; fact Q
- \equiv contravention has been prosecuted; reasonable grounds, contravened this Bylaw whether or not the the opinion of the License Inspector, based 9
- ≣ Bylaw; fails to pay a fine imposed by a court for a contravention of this
- iv) fails to pay any fee required by this Bylaw; or
- C Provincial applicant and has Federal failed Bylaws, ♂ comply with regulations, all relevant Municipal, statutes, orders
- <u>a</u> In the opinion of the License Inspector the safety, health or welfare of the public may be at risk or based on reasonable grounds it is in the public interest to do so.

10) NOTICE NOTICE OF SUSPENSION REFUSAL, REVOCATION, CANCELLATION AND

- License Inspector may: Prior to refusing, revoking, cancelling or suspending a License, the
- \equiv cancellation or a suspension of a License Make inquiries and receive information, including from the Applicant, to determine whether there are just and reasonable grounds for the refusal of the Application, a revocation,
- \equiv Suspend a License prior to completing inquiries, to determine whether there are just and reasonable grounds for the suspension, cancellation or revocation of a License, where, in the sole discretion of the License Inspector, it is in the public interest to do so or the safety, health or welfare of the public may be at risk if the License is not suspended immediately. In the case of such suspension, the inquiries by the License Inspector must be completed within ten days of the suspension. grounds
- চ notify the Licensee thereof, License pursuant to any provisions contained in Subsection 9 The License Inspector who refuses, revokes, cancels or suspends a shall



- \equiv by the delivery of a notice to the Licensee at the address of the icensee as shown on the License or application form, or
- (ii) by mailing a registered letter to the Licensee's place of business upon the delivery of such notice or three (3) business days after the mailing of such notice, the business permitted by the is issued or the suspended License is reinstated icense shall not be carried on until such time as a new License residence as shown on the License or application form,

11) APPEAL

- a) In every case where:
- (i) An application for a License has been refused or
- \equiv A License has been revoked, cancelled or suspended

the person seeking the License or the person whose License has been refused, revoked, cancelled or suspended may appeal to a Committee of Council.

- চ An appeal pursuant to this section shall be made by the applicant within thirty (30) days of the date of such refusal or the delivery or manner hereinbefore provided. mailing of notice of such revocation, cancellation or suspension in the
- C soon as shall be reasonably possible. All appeals the License Inspector and the Committee shall hear the Inspector of the County and shall be dated as of the date received by shall be made in writing addressed to the License appeal as
- <u>a</u> The allowed by the Committee to make a submission, may Committee, after hearing the appellant and any other party
- conditions \equiv Direct a License ₽ be issued 윽 reinstated ¥ith 윽 without
- (ii) Uphold the refusal to grant a License
- (iii) Uphold the revocation, cancellation or suspension of a License on grounds, which appear just and reasonable.

12) POSTING OF LICENSE IN PREMISES

a) Every whenever required by a License Inspector, any assistant, any Peace Officer, or other duly authorized person, the Licensee shall produce the said License for inspection. Any persons or persons who fail to display or produce the said License shall be guilty of an offence and shall be liable for the penalties provided for in Section 15 of this Bylaw. Licensee in a prominent place in the Licensee's business premises and License issued under this Bylaw shall be displayed by

13) DURATION OF LICENSE

- <u>a</u> Every License issued under the provisions of this Bylaw shall terminate at midnight on the 31st day of December of the year in which the said License was issued unless:
- The terms of this Bylaw otherwise expressly provide; or



- (ii) The License provides otherwise; or
- (iii) The License has been sooner cancelled, forfeited, suspended or
- <u></u> Excluding the Tri-Municipal License as defined in Section 16, year shall be one-half of the License fees for the full year. year. The fee for a License issued after the thirtieth day of June in any payable for a License issued between the first day of January and the thirtieth day of June in any year shall be the License fee for the full
- <u>0</u> Where a License is cancelled, forfeited, suspended or revoked, the Licensee shall not be entitled to a refund of the License fee or any part

14) TRANSFER OF LICENSE

<u>a</u> Unless otherwise provided herein, any subsisting License issued under this Bylaw may be transferred upon application to the License Inspector and payment of the transfer fee prescribed in Schedule "A" hereto, provided the applicant has the required qualifications and furnishes legal documentation to assign or transfer interests of the previous Licensee

15) PENALTIES

- <u>a</u> Any person who contravenes or fails to comply with any provision of this Bylaw shall be liable upon conviction thereof to a penalty as established pursuant to Schedule "C" of this Bylaw which may be amended and authorized at any time by resolution of Council.
- ੁ hereunder, then, in addition to any of the penalties set forth in Subsection 15(a), the Court may order payment of the said License fee in addition to any penalty and costs imposed pursuant to Subsection Where the offence is the non-payment of any License fee
- 0 Bylaw. A License Inspector or any Peace Officer, in lieu of proceeding with any punishment by way of prosecution for the contravention of this Bylaw as provided for in Subsection 15(a) may issue an offence ticket the forfeiture and payment of the appropriate fine as provided for in to any person alleged to have committed one or more breaches of this Schedule "C" attached hereto. The offence ticket shall state the alleged offence and require
- <u>a</u> An offence ticket may be issued by personally serving it upon the alleged offender or by leaving it at the residence of the alleged offender or by sending it to the alleged offender by registered mail.

16) TRI - MUNICIPAL LICENSE

- a) For the purposes of this Section of this Bylaw only:
- (i) Tri-Municipal Business" shall mean any business
- Whose primary place of business or whose business is primarily conducted or carried on in the Tri-Municipal Area;
- (2) Which holds a subsisting Resident Business License in the municipality in which it is physically established.



- \equiv "Tri-Municipal Area" shall mean the area within the corporate boundaries of the County, the City of Spruce Grove and the Town of Stony Plain;
- \equiv accordance with this section of this Bylaw. "Tri-Municipal License" shall mean any License issued ⊒.
- <u>5</u> Any Resident Business, upon payment of the fee set out in Schedule "A", may obtain a Tri-Municipal License.
- C **Business License from the County** not carry on a Resident Business within the County, shall be entitled to carry on business within the County without obtaining a Non-Resident The holder of a valid and subsisting Tri-Municipal License, whether issued by the County or Spruce Grove or Stony Plain, and which does
- 9 Any business, which is not a Tri-Municipal Business, shall not be entitled to obtain a Tri-Municipal License.
- e) Notwithstanding Subsection 16(c), a Tri-Municipal License shall not entitle its holder to operate any business in the County, which is designated by Council by Bylaw as a "Special Service".

17) DATE OF COMMENCEMENT

<u>a</u> This Bylaw shall come into force and effect upon its final passing and signing, thereof.

18) BYLAWS REPEAL

a). This Bylaw rescinds Bylaw 23-2008 and any amendments thereto

READ A FIRST TIME this 22nd day of June, 2010. A.D.

READ A SECOND TIME this 22nd day of June, 2010. A.D.

READ A THIRD TIME AND FINAL TIME this 22nd day of June, 2010. A.D.

Mayor

Manager Legist

Manager, Legislative & Administrative Services

PARKLAND COUNTY

SCHEDULE "A" BYLAW NO. 11-2010

BUSINESS LICENSE FEES

- **3** The annual fee for DOLLARS (\$50.00). for a Resident Business shall be the sum of FIFTY
- 7 The annual fee for a Non-Resident Business shall be the sum of ONE HUNDRED DOLLARS (\$100.00).
- \mathfrak{S} The annual fee for a Tri-Municipal License shall be the sum of FIFTY DOLLARS (\$50.00). This fee shall be paid in addition to the annual fee for a Resident Business License.
- 4 Unless otherwise provided in this Bylaw, any subsisting Resident License issued pursuant to this Bylaw may be transferred upon application to the License Inspector and payment of the prescribed fee of TWENTY DOLLARS (\$20.00). The applicant shall also provide legal documentation transferring or assigning the rights and interests of the Licensee.



PARKLAND COUNTY

SCHEDULE "B" BYLAW NO. 11-2010

LANDFILL FACILITIES LICENSE FEES

The License fees for operation of landfill facilities are:

Effective August 1, 2010

The License fees for a landfill facility are to be calculated at 7% of the gross invoice revenue (prior to GST) from materials delivered to the landfill facility.

Effective
July 1,
2009
adopted by
resolution
of Council
on May 26,
2009

The License fees for hauling quantities of materials to landfill facilities are amended from a per load basis to a \$2.00 per tone.

RESCINDED



PARKLAND COUNTY

SCHEDULE "C" BYLAW NO. 11-2010

PENALTIES

- A penalty of ONE HUNDRED DOLLARS (\$100.00) shall be levied against and paid by any person who commits a breach of any of the provisions of this Bylaw.
- 7 A penalty of TWO HUNDRED FIFTY DOLLARS (\$250.00) shall be levied against and paid by any person who commits for a second time a breach of the provisions of this Bylaw provided the offence is committed within twelve (12) months of the commission of the first offence.
- ယ A penalty of FIVE HUNDRED DOLLARS (\$500.00) shall be levied against and paid by any person who commits for a third time a breach of any of the provisions of this Bylaw provided the offence is committed within twelve (12) months of the commission of the first offence.

