
A BY-LAW OF THE VILLAGE OF INNISFREE IN THE PROVINCE OF ALBERTA FOR THE PURPOSE OF REGULATING AND CONTROLLING MOTOR VEHICLE TRAFFIC

WHEREAS pursuant to Section 7 of the *Municipal Government Act* (MGA), Revised Statutes of Alberta, 2000, Chapter M-26, the Council of a Municipality may pass Bylaws respecting the safety, health and welfare of people and the protection of people and property and, for municipal purposes respecting transport and transportation systems; Section 18(1) states that the Municipality has the direction, control, and management of all roads within the Municipality.

AND WHEREAS, pursuant to Section 13 of the *Traffic Safety Act*, Revised Statutes of Alberta, 2000, Chapter T-6, the Council of a Municipality may, with respect to a Highway under its direction, control and management, pass Bylaws not inconsistent with the *Traffic Safety Act* respecting matters enumerated therein.

AND WHEREAS pursuant to Section 14 of the *Traffic Safety Act*, Revised Statutes of Alberta, 2000, Chapter T-6, the Council of a Municipality may pass Bylaws prescribing speed limits that are different from the speed limits established in the *Act*.

NOW THEREFORE, the Council of the Village of Innisfree in the Province of Alberta, duly assembled and pursuant to the authority conferred upon it by the *Traffic Safety Act* and the *Municipal Government Act* enacts as follows:

Part 1 – Short Title and Definitions

Section 1: SHORT TITLE:

1.0 This Bylaw may be cited as “The Village of Innisfree Traffic Bylaw”

Section 2 – DEFINITIONS:

- 2.0 The use of nouns and pronouns within the Bylaw are gender neutral and, accordingly, any reference to one gender includes the other.
- 2.1 In this Bylaw, unless the context requires otherwise, all terms defined in the current *Traffic Safety Act*, including associated Regulations, shall apply. For clarification:
- 2.12 “Alley” means a narrow highway intended chiefly to give access to the rear of the building and parcels of land;
- 2.13 “Bicycle” includes any manner of cycle propelled by human power on which a person may ride regardless of the number of wheels it may have;
- 2.14 “Boulevard” means that part of a Highway that is not a roadway and includes a ditch that forms part of a Highway;
- 2.15 “Chief Administrative Officer” means the Person appointed by Council in accordance with the *MGA* and is referred to in this Bylaw as “CAO,” or a Person designated to act on the CAO’s behalf;

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- 2.16 “Commercial Vehicle” means a Commercial Vehicle as defined by the *Traffic Safety Act*, and includes any Vehicle from which sales are made of goods, wares, merchandise or commodities, or a Vehicle by which delivery is made of people, goods, wares, services, merchandise or commodities to a purchaser or consignee thereof;
- 2.17 “Council” means the Municipal Council of the Village of Innisfree;
- 2.18 “Crossing” means that area used for, or constructed to provide, access to Private Property from any Highway and shall be all that area from the Curb to the Private Property line;
- 2.19 “Curb” means the actual curb if there is one and, if there is no actual curb in existence, shall mean the division point of Highway between that part thereof intended for the use of Vehicles and that part thereof intended for the use of pedestrians;
- 2.20 “Dangerous Goods” means any product, substance or organism specified or included by its nature in any of the classes listed in the Regulations under the *Dangerous Goods Transportation and Handling Act*, R.S.A. 2000, c. D-4, as amended or repealed and replaced from time to time;
- 2.21 “Disabled Person Vehicle” means a vehicle identified as such by either an Alberta license plate starting with the letter “A” or an Identification Placard, clearly displayed in the Vehicle bearing the international symbol of the disabled, provided through Alberta Registries;
- 2.22 “Emergency Vehicle” means:
- A Vehicle operated by a Police force, a firefighting or other type of Vehicle operated by a fire protection service
 - An ambulance operated by a Person or an Organization providing ambulance services
 - A Vehicle operated as a gas disconnection unit of the public utilities
 - A Vehicle designated as an emergency response unit pursuant to the regulations under the *Traffic Safety Act*.
- 2.23 “Fire or Emergency Lane” means all that portion of a Highway used to provide access to buildings, and so marked by signs stating: “Fire or Emergency Lane.”
- 2.24 “Hazard” means a risk or danger, or to expose to a risk, danger, or peril;
- 2.25 “Heavy Vehicle” means a Vehicle, with or without load, exceeding any one of the following:
- 11 metres in length, or
 - Maximum allowable weight of 7,200 kilograms; or
 - Tractor units which form by attaching as power to semi-trailers;

Heavy vehicles do not include recreational vehicles.

- 2.26 "Highway" means any thoroughfare, street, road, trail, avenue, parkway, viaduct, lane, alley, square, bridge, causeway, trestle way or any other place, or any part of them, whether publicly or privately owned, that the public is ordinarily entitled or permitted to use for the passage or parking of vehicles and includes:
- a. Secondary Highway 870;
 - b. Secondary Highway 16A (Railway Avenue South);
 - c. a sidewalk, including a Boulevard adjacent to the sidewalk;
 - d. the ditch, if any, lying adjacent to, and parallel with, the roadway, and;
 - e. if the Highway right of way is contained between fences or between a fence and one side of the Roadway, all the land between the fences, or all the land between the fence and the edge of the Roadway, as the case made be,

But does not include a place declared by Regulation not to be a Highway.

- 2.27 "Highway Right of Way" means all the land between the property line on one side of the Highway and the property line on the other side of the Highway for the entire length of that Highway.
- 2.28 "Identification Placard" means a placard issued by the Provincial Government for the purpose of identifying a Vehicle as operated or used by a disabled Person;
- 2.29 "Municipal Government Act" or "MGA" means the *Municipal Government Act*, R.S.A. 2000, c.M-26, as amended or repealed and replaced from time to time;
- 2.30 "Municipal Tag" means a tag or similar document issued by the Village pursuant to the *Municipal Government Act* that alleges a Bylaw offence and provides the Person the opportunity to pay an amount to the Village in lieu of prosecution;
- 2.31 "Occupy" means to reside in or to be on;
- 2.32 "Off-Highway Vehicle" means any motorized mode of transportation built for cross-country travel on land, water, snow, ice or marsh or swamp land or on other natural terrain and, without limiting the generality of the foregoing, includes, when specifically designed for such travel:
- a. 4-wheel drive Vehicles;
 - b. Low pressure tire Vehicles;
 - c. Motorcycles and related 2-wheel Vehicles;
 - d. Amphibious machines;
 - e. All-terrain Vehicles;
 - f. Miniature Motor Vehicles;
 - g. Snow Vehicles;
 - h. Minibikes, zip bikes, pocket bikes, mobility aides; and
 - i. Any other Vehicle exempted from being an Off-Highway Vehicle by Regulation;

- 2.33 "Operator" means the Registered Owner thereof or if not the Registered Owner, the Person driving or in the position of control over the Vehicle;
- 2.34 "Owner" with respect to a Vehicle means:
- a. the Person whose name the Vehicle is registered under the provision of the *Traffic Safety Act*, or
 - b. any Person renting a Vehicle or having the exclusive use of it under a lease or otherwise for a period of more than thirty (30) days;
 - c. and with respect to any other form of property, means the Person registered as Owner, the Person shown on the assessment roll for the Property, or the Person in lawful possession or otherwise exercising control over that property;
- 2.35 "Parade" means a group of Vehicles, animals, pedestrians, or combination thereof on a Highway which is likely to block, obstruct, impede, hinder, or otherwise interfere with pedestrian and/or vehicular Traffic, excluding a funeral procession or a military Parade;
- 2.36 "Park," "Parked" OR "Parking" or any word or expression of similar connotation or impart shall mean a Vehicle remaining stationary in one place, whether occupied or not, to remain standing in one place except:
- a. while actually engaging in loading or unloading passengers, or;
 - b. in compliance with a Traffic Control Device or the direction of a Peace Officer;
- 2.37 "Peace Officer" means any Federal or Provincial Officer or duly appointed Municipal Special Constable and for the purpose of this Bylaw, shall include a Bylaw Enforcement Officer having jurisdiction within the Municipality;
- 2.38 "Permit" means an authorization issued by the CAO pursuant to this or any other Bylaw of the Village;
- 2.39 "Person" means any of the following:
- a. an individual;
 - b. a legal entity, including a corporation, firm, partnership, association, society, or registered company, and;
 - c. a trustee, executor, administrator, agent or employee of either a. or b.
- 2.40 "Playground Zone" means that portion of a Highway within the Village identified as a Playground Zone by a Traffic Control Device;
- 2.41 "Posted" means to erect, place or mark with Traffic Control Devices;
- 2.42 "Private Property" means any property within the Village not owned by or occupied by the Government of Canada, the Government of Alberta or by the Village except as otherwise indicated by express provisions of this Bylaw;
- 2.43 "*Provincial Offences Procedures Act*" means the *Provincial Offences Procedure Act*, R.S.A. 2000, c.P-34, as amended or appealed and replaced from time to time.

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- 2.44 "Public Place" means any Highway, Park, Land, recreation area, public bridge, road, footway, square, court. Alley, passageway, whether a thoroughfare or not, and includes but is not limited to any open space which the public has or may have access to, owned by or under the direction, control, and management of the Village of Innisfree.
- 2.45 "Recreation Vehicle" or "Recreational Vehicle" means a Vehicle designed to provide temporary living accommodation for travel, vacation, or recreation cause, and to be driven, towed, or transported, some examples of which include, without restricting the generality of the foregoing, a motor home, holiday Trailer, camper, tent Trailer, personal watercraft, boats and any bus or truck converted to provide temporary living accommodations;
- 2.46 "Roadway" means that part of a Highway intended for use by vehicular traffic;
- 2.47 "Street Furniture" means every Curb, sidewalk, pole, traffic sign, waste receptacle, bench, tree, plant, grass, hydrant. Fence, utility, utility service or any Property belonging to the Municipality capable of being marked, defaced, or damaged;
- 2.48 "School Zone" means that portion of a Highway with the Village, marking the portion of Highway as a School zone;
- 2.49 "Stop" when prohibited, means to allow a Vehicle (whether occupied or not) to stop, to load or unload, passengers, freight, or goods;
- 2.50 "Traffic Control Device" means any authorized sign, signal, marking, or device placed, marked, or erected for the purpose of regulating, warning, or guiding traffic or pedestrian movement;
- 2.51 "*Traffic Safety Act*" means the *Traffic Safety Act*, R.S.A. 2000, c.T-6, as amended or repealed and replaced from time to time;
- 2.52 "Trailer" means a Vehicle so designed that it:
- a. may be attached to or drawn by a motor Vehicle or tractor, and,
 - b. is intended to transport property or Persons;
- and includes any Vehicle defined by Regulation as a Trailer but does not include machinery or equipment solely used in the construction or maintenance of Highways;
- 2.53 "Transit Vehicle" means a Vehicle used for public transportation including school buses;
- 2.54 "Vehicle" means any device in or on which a Person or thing may be transported or drawn on a Highway, including a combination of Vehicles, but excludes a mobility aide being used to facilitate the transport in a normal seated orientation of a Person with a physical disability;

- 2.55 "Village" means the municipal corporation of the Village of Innisfree, in the Province of Alberta and includes the geographical area within the boundaries of the Village of Innisfree where the context so requires;
- 2.56 "Violation Ticket" means a Tag or similar documents issued pursuant to Part II and Part III of the *Provincial Offences Procedure Act* and the Regulations thereunder;
- 2.57 "Work Zone" means an area designated by Traffic Control Devices as a Work Zone for the purpose of maintenance, construction, or repairs on or near a Highway.

PART II – CONTROL OF HIGHWAYS

Section 3 – Operation of Vehicles

- 3.0 Every Person shall obey the instructions of all Traffic Control Devices authorized under this or any other Bylaw, unless directed by a Peace Officer.
- 3.1 Where temporary Traffic Control Devices, including the use of signs and flag Persons, have been placed in accordance with this or any other Bylaw, Statute or Regulation, every Person shall obey the instructions of those temporary Traffic Control Devices for the period during which those temporary Traffic Control Devices are in place.
- 3.2 No Person shall stop a Vehicle or permit a Vehicle to be left upon any Highway in such a manner as to block, impede or hinder traffic on the Highway.
- 3.3 Notwithstanding Section 3.2, where the obstruction caused by a Vehicle is unavoidable due to mechanical failure, a Person shall not be in breach of Section 3.2, provided the Person promptly takes measures to remove the Vehicle from the Highway and does so within 72 hours.
- 3.4 No Person shall drive, pull, or haul upon any Highway a Vehicle, with or without a load, without first having properly cleaned and removed all loose material from the Vehicle body, Vehicle box, hitch, and trailer.
- 3.5 Loads of loose material shall not be hauled on any Highway within the Village unless the load is covered in its entirety by a secure tarpaulin or similar device.
- 3.6 No Person shall drive or pull upon a Highway, any Vehicle containing a load unless that load has been secured in such a manner as to prevent the load from falling onto a Highway or any land adjacent thereto, or otherwise to prevent shifting of the load within the Vehicle.
- 3.7 No Person shall operate a Heavy Vehicle on any Highway, other than a Highway designated and properly marked as a Truck Route, as set out in Schedule 'A' attached to and forming part of this Bylaw.
- 3.8 A Heavy Vehicle will not be deemed to be operating in contravention of Section 3.7 if the Heavy Vehicle is on a direct route to/from a construction site. The Heavy Vehicle shall use Truck Routes if the route allows.

Section 4: SPEED

- 4.1 Notwithstanding any speed limit prescribed by or pursuant to this Bylaw, or any other Act, no Driver shall drive at any rate of speed that is unreasonable, having regard to all of the prevailing circumstances and conditions, including, without restrictions the generality of the foregoing:
- The nature, condition, and use of the Highway;
 - the atmosphere, weather or other conditions that may impede the visibility of the Driver or control of the Vehicle;
 - the amount of Traffic presently on the Highway, or that a Person in similar circumstances would reasonably expect to be upon the Highway; and
 - no mechanical condition, construction or other limitations of the Vehicle or any equipment of the Vehicle.
- 4.2 No Person shall operate a Vehicle at a speed greater than fifty (50) kilometers per hour on any Highway within the Village unless otherwise permitted in this Bylaw or Posted by a Traffic Control Device.
- 4.3 No Person shall operate a Vehicle on any alley within the Village at a speed in excess of Twenty (20) kilometers per hour.
- 4.4 On any day on which school is held, no Person shall operate a Vehicle within a School Zone (locations specified in Schedule 'A') at greater Speed than thirty (30) kilometers per hour during the following period:
- from 8:00 am to 5:30 pm.

These times shall be posted on all School Zone signs in black and white.

- 4.5 No Person shall operate a Vehicle within a Playground Zone at any rate of speed greater than thirty (30) kilometers per hour during the period of time commencing at 8:30 am and terminating one hour after sunset. (Locations specified in Schedule A.)

Section 5: PEDESTRIANS

- 5.0 No Pedestrian shall cross an intersection if a Traffic Control Device prohibits such Crossing.
- 5.1 The Driver of a Vehicle is not relieved of his or her obligation to always exercise due care and attention when operating a Vehicle on a Highway.
- 5.2 No Person shall stand in a group of three (3) or more Persons or so near to each other on any Highway as to obstruct the entrance to a building or to obstruct or prevent other Persons from using the Highway, and forthwith after a request has been made by a Peace Officer, all such Persons shall disperse and move away from the area.
- 5.3 No Person shall conduct him or herself or otherwise position him or herself on a Highway in such a manner as to obstruct vehicular or pedestrian traffic or as to otherwise inconvenience any other Person upon the Highway.

5.4 Nothing in this Bylaw shall be construed as prohibiting the assembling of Persons for the purpose of watching a duly authorized Parade or Procession, or as otherwise permitted by the Village.

5.5 No Person shall hitchhike or solicit a ride from a Driver of a Vehicle on a Highway.

Section 6: CYCLISTS, INLINE SKATES, SKATEBOARDING, OFF-HIGHWAY VEHICLES

6.0 No Person shall ride a bicycle, a skateboard, a sled, roller skates, inline skates, ice skates, a toy vehicle or off-highway vehicle on any sidewalk, unless the sidewalk is closed to pedestrians.

6.1 No Person shall ride an Off-Highway Vehicle on any Highway within the Village unless in accordance with the Off-Highway Vehicle Bylaw 596-15, and subsequent amendments or replacements thereto.

6.2 Every Person using a bicycle, a skateboard, a sled, roller skates, inline skates, ice skates, a toy vehicle, or other similar modes of transportation on any Highway, in accordance with the provisions of the Bylaw shall:

- a. yield the right of way to pedestrians;
- b. when passing a pedestrians use all due care, attention and control required to ensure the safety of the pedestrian;
- c. give an audible signal before overtaking a pedestrian, produced in a reasonable time prior to the overtaking, by voice, bell or other warning audible to the pedestrian.

6.3 No person travelling on a bicycle, a skateboard, a sled, roller skates, inline skates, ice skates, a toy vehicle, or similar device shall cling to or attach him or herself or the device to a Vehicle on a Highway.

6.4 No Person shall drive or operate a Vehicle on a Highway having in tow any of the devices referred to in Section 6.12.

6.5 No Person shall ride a bicycle or, where permitted pursuant to this Bylaw, roller skate, inline skate, skateboard or operate any other similar device, at any rate of speed that is unreasonable having regard to the nature, condition and use of the Highway, and the amount and kind of Traffic that is or might reasonably be expected to be upon that Highway.

6.6 No Person shall conduct a rally or race involving any bicycle, roller skates, inline skates, skateboard, or any other similar device upon any highway or sidewalk unless authorized by the CAO or his or her delegate. The rally or race shall be conducted in accordance with Council Policy and if required, in accordance with RCMP approval.

Section 7: PARKING

7.1 No Person shall Park or permit to be Parked, any Vehicle for any period of time whatsoever in any of the following locations:

- a. Highway 870 within the corporate limits;

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- b. upon a Highway in front of, adjacent to, or abutting any building, structure, place, or premises, in the course of construction or repair, when such Parking will impede or obstruct traffic, or;
 - c. in any Commercial Loading Zone properly marked by a sign indicating the restrictions which apply thereto, except a Commercial Vehicle lawfully engaged in loading or unloading of goods; and
 - d. upon a Highway or roadway within three (3) metres of a fire hydrant.
- 7.2 No Person shall Park a Vehicle on any portion of a Highway marked by a "No Parking Sign."
- 7.3 Except in the event of a breakdown, no Person shall stop a Vehicle on any portion of a Highway marked by a "No Stopping" or "No Parking" sign.
- 7.4 No Person shall park a Vehicle in an alley, unless a sign permits Parking, but alleys other than a designated Fire or Emergency Lane may be used for:
- a. the loading or unloading of goods or passengers from a Vehicle other than a Commercial Vehicle for a period of time not exceeding fifteen (15) minute and/or as permitted by the CAO.
- 7.5 No Person shall Park or Stop or permit a Vehicle to be Parked or Stopped in a designated Fire or Emergency Lane.
- 7.6 No Person shall Park or Stop a Vehicle in excess of a time designated and marked on a sign posted for the purpose of restricting the time for Parking or Stopping a Vehicle.
- 7.7 No Person shall Park a Vehicle on any parking lot privately owned, of which the public is ordinarily entitled or permitted to use for the parking of Vehicles, except:
- a. in accordance with signs indicating the area, stalls, or space where Parking is permitted;
 - b. wholly within the limits of the space marked out or designated upon the surface of the Parking area; and,
 - c. unless permission from the landowner is granted.
- 7.8 Unless otherwise designated by Traffic Control Devices:
- a. No Person shall Park a Vehicle upon any Highway in any manner except parallel to the curb or edge of the Highway with the right wheels (passenger side) of the Vehicle being a maximum of .30 metres from the curb or edge of the Highway, with exceptions as noted in Section 7.8 c. below.
 - b. Notwithstanding Section 7.8.a. no Person shall Park a Vehicle upon any Highway in such a manner that any part of the Vehicle is within three (3) metres of the center line of the Highway where the portion thereof intended for vehicular traffic is ten (10) metres or more in width.
 - c. Without restricting the generality of subsection (a), the Driver of a Vehicle shall angle Park on the following Highways:

- (i) both sides of the Street from 50th Avenue from 16A (Railway Avenue South) to 53rd Street and 51st Street from Highway 16A to 49th Avenue.
- d. Parking to be restricted to Emergency Vehicles only between signs and doors of the "Curling rink" entrance and in front of the Innisfree Fire Hall at
- e. **No Person to parallel Park along Secondary Highway 870 (within the Village municipal boundary) from 47th to 51st Avenue.**

Parking of Trailers:

- 7.9 No Person shall occupy or suffer or permit any other Person to occupy a Trailer or Recreational Vehicle upon a Highway or upon a Recreation Centre, ball diamonds, school grounds, Parks or any other Village-owned Property which has not been designated for a Trailer or Recreational Vehicle Parking unless for a special occasion and then no longer than 48 hours or a longer time is granted with Ball diamond or Hall rent.
- 7.10 Notwithstanding the provisions of 7.19, a Person may Park and occupy a Trailer or Recreational Vehicle upon Village-Owned Property provided that written permission has been obtained from the CAO or their designate.
- 7.11 Notwithstanding Section 7.17, an Owner or Operator of a Vehicle and attached Trailer or Recreational Vehicle shall not park the Vehicle and attached Trailer or Recreational Vehicle on a Highway or Roadway for more than forty-eight (48) consecutive hours.
- 7.12 Notwithstanding Section 7.21, an Owner or Operator of a Vehicle and Trailer, or Trailer or Recreational Vehicle shall not Park the Vehicle and Trailer, or Trailer or Recreational Vehicle or any part thereof on a Roadway, Highway or Highway right-of-way if, in the opinion of a Peace Officer, the Vehicle and Trailer, or Trailer or Recreational Vehicle constitutes an obstruction, presents a safety concern or otherwise impedes the progress of other uses of the sidewalk, pathway, Roadway, Highway or Highway right-of-way.

Commercial Vehicles:

- 7.13 No Person shall Park a Commercial or farm Vehicle over 1 tonne in any residential district.
- 7.14 Any provisions of Sections 7.13 shall not prohibit Commercial Vehicle from Parking on any Highway within the Village for the purpose of loading or unloading goods to or from premises abutting such Highway provided that the Commercial Vehicle or Commercial Vehicle attached shall have all front and rear hazard lights illuminated at all times and they are not blocking Vehicle or Pedestrian Traffic and are not use for the conveyance of Dangerous Goods.
- 7.15 Unless the Owner of said Commercial Vehicle has received written authorization from CAO or their designate.

Parking of Dangerous Goods

- 7.16 Notwithstanding Section 7.14; no Person shall Park a Vehicle or Trailer used for the conveyance of Dangerous Goods except in an industrial area and,

- a. a minimum of Twenty (20) metres from any building.

7.17 Parking for all Vehicles transporting Dangerous Goods is solely permitted at the Petro-Can Highway Truck Stop Parking Lot (at 4705 – 53 Street.)

Disabled Person Parking

7.18 No Person shall Park a Vehicle in a Parking space designed for the exclusive use of disabled Persons unless such Vehicle has clearly displayed and Identification Placard Issued by the Provincial Government or bears a license plate designating it a Disabled Person Transport Vehicle and is at the time operated by or transporting the Person to whom the Identification Placard has been issued.

Exemption for Parking Provisions:

7.19 Notwithstanding anything appearing elsewhere in this Bylaw, the provisions relating to Parking of Vehicles do not apply to:

- a. Emergency Vehicles;
- b. Vehicles use in conjunction with the servicing of Highways, trails, Parks and public utilities, including water and sewer systems, telephone systems, electrical systems and communication systems;
- c. Funeral cars operated by a funeral director, during a funeral;
- d. Towing services Vehicles,

while any such Vehicle is being used in work requiring that it be Stopped or Parked.

Removal of Vehicles:

7.20 The CAO or a Peace Officer is hereby authorized to remove and impound or cause to be removed and impounded any Vehicle Parking in contravention of any provision of this Bylaw.

7.21 Notwithstanding Section 7.10 to 7.12, where portable “No Parking” signs have been placed on or near a Highway by the Village or with permission of the Village, removal of Vehicles may be required to facilitate the activities proposed in support of which the portable “No Parking” signs have been placed. The Village, its employees, servants, agents, or representatives may tow such Vehicles at the expense of their Owner and Park the same on an adjacent Highway without impounding the Vehicles, after the expiration of forty-eight (48) hours from the time the portable “No Parking” signs are erected.

PART III – USE AND MAINTENANCE OF PUBLIC SPACES

Section 8: Crossings and Maintenance of Highways and Public Places

8.0 No Person shall place or permit to be placed, an electrical cord or cable above the surface of any Highway or sidewalk.

8.1 Notwithstanding Section 8.1 of this Part, an electrical cord or cable may be suspended from Private Property to a Highway if said cord is suspended not less than 2.4 metres above the surface of a sidewalk and supported by sturdy poles or stanchions firmly and suitably anchored in the Owner’s Property. The said poles or stanchions may only be erected and remain in place from November 1 to March 30 of any year.

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- 8.2 Each Owner or Occupant of any premises or real property within the Village, who is required to drive any Vehicle across any sidewalk or boulevard for the purpose of entering the premises or real property, may cause to be constructed in place of the sidewalk and/or boulevard to be crossed, and of full width thereof, a Crossing, so designed and maintained as to be suitable for Pedestrians using the sidewalk and Vehicles using the driveways.
- a. No construction of such Crossing shall commence unless a Permit for a Crossing has first been obtained from the Village.
 - b. Every Person who obtains a Permit for a Crossing shall comply with all the terms and conditions of the permit.
- 8.3 The Owners of any premises or Real Property served by a Crossing shall be responsible for its maintenance or replacement, except that part of the Crossing known as the sidewalk which runs parallel to the Roadway and the Curb.
- 8.4 Where it is determined by the CAO or his or her designate that a Crossing has come into disrepair, the CAO or his or her delegate may give written notice to the registered or assessed Owner of the Property serviced by such Crossing. If that Owner does not take the corrective measures directed by the CAO or his or her delegate within thirty (30) days of the mailing of said notice, then the Village may cause the required repairs to be done. The cost of these repairs may be charged to the Owner as a debt owing to the Village and may be added to the tax roll for the Property. The CAO or his or her designate may close and fill in all unused Crossings and charge the cost thereof to the Owner of the Property served by said Crossing, provided that the CAO or his or her designate have given thirty (30) days' notices of intention to do so, in writing, to the Registered or assessed Owner of such Property.
- 8.5 The CAO or his or her delegate may issue temporary Crossing Permits to temporarily serve construction sites or special events, provided that the applicant of the Owner of the Property thus served will undertake to indemnify and save harmless the Village by reason of the existence of said temporary Crossing.
- 8.6 If, in the opinion of the CAO or his or her delegate any portion of the Curb, sidewalk, boulevard or other Street furniture is damaged by the temporary use allowed pursuant to a Permit issued under Subsection 8.5, the applicant, its principal or the Owner of the Property served by the Crossing shall pay for the repair carried out by a Person retained by the Village.
- 8.7 No Person shall in any way, damage or otherwise vandalize any Street Furniture on any Highway, Park or Public Place.
- 8.8 No Person shall place, abandon, throw, deposit or allow to be placed, abandoned, thrown or deposited any litter, which shall include but not be limited to nails, tacks, glass, crockery, barbed or other wire, scrap metal, bottle, paper, paper carton or other paper or any other container, substance or thing on any Highway or Public Place.
- 8.9 In the event that any load or any portion thereof becomes loose or detached or blows, drops, spills, or falls from any Vehicle onto any Highway, it shall be the duty of the driver of the Vehicle forthwith to take all reasonable precautions to safeguard traffic and also to remove such material for such Highway.

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- 8.10 The CAO or his or her delegate may order the Person who left or allowed to be left or placed litter or a load on a Highway or Public Place, to remove same within a period of twenty-four (24) hours and, in default, the CAO or his or her delegate have the Village remove the litter. The cost of removal shall be charged to the Persons who left or allowed to be left the litter upon the Highway or Public Place. In cases where an immediate public Hazard is created in the opinion of the Village or its duly authorized representative, notice as provided for above is not required.
- 8.11 No Person shall drive, operate, or permit to be driven or operated, any Vehicle or equipment of any nature or kind in such a manner as to leave a Track upon a Highway.
- 8.12 Any person who leaves a Tracks upon a Highway shall in addition to any penalty that may be specified in Schedule "A" to this Bylaw, is liable to clean up or remove the substance or material Tracked upon the Highway in default of which the Village may clean up or remove such substance or material at the expense of the Person tracking.
- 8.13 Except as authorized by the CAO or his or her delegate:
- a. no Person shall deface, paint, chalk, stencil or mark any Highway or Street Furniture;
 - b. no Person shall place any advertising, legend, billboard or sign or any kind upon any Highway without obtaining a billboard or sign permit as required in the Village of Innisfree Land Use Bylaw;
 - c. No Person shall post or exhibit or cause to be posted or exhibited any notice, placard, bill or printing or other type of notice whatsoever upon any Highway, Public Place, or Street furniture, without the express permission of the Village;
 - d. No Person shall remove any Traffic Control Device or other Street Furniture; and,
 - e. No Person shall climb or interfere with any telephone, signal service, fire alarm, electric wire, lamp, post, tower, or pole connected with the lighting, gas, telephone, Fire Protection system or any other utility system or work of the Village.
- 8.14 Except as authorized by the CAO or his or her delegate, no Person shall encroach, place, or construct any object so that it encroaches or obstructs any Highway or other Public Place.
- 8.15 Any Person placing or causing any obstruction to be placed in or upon any Highway, Curb or Public Place shall remove or cause the removal of such obstruction within twenty-four (24) hours of his being notified to do so by the CAO or his or her delegate.
- a. After the expiration of the said twenty-four (24) hours, the CAO or his or her delegate may remove or cause the removal of such obstruction without notifying the Owner.
 - b. If the obstruction is deemed a hazard to the Public, the CAO or his or her delegate, may remove or cause the removal of the obstruction immediately.
 - c. The cost of removal may be charged to the Person who left the obstruction on the Street or Public Place.

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- 8.16 Except as authorized by the Village, no Person shall break, tear or remove any planking, pavement sidewalk, Curbing, concrete, cement or other Road surface nor make any excavations in or under any portion of any Highway, lane, Park, or Public Place in the Village without first obtaining a Utility Installation Permit issued by the CAO or his or her delegate.
- 8.17 The CAO or his or her delegate is hereby authorized to temporarily close any Street, road, lane, alley of Highway or any part thereof at any time where a construction or maintenance project adjacent to the street, road, lane, alley, or Highway may create a Hazard.
- 8.18 No Person shall plough, dig up, take, carry away or in any way interfere with any earth, gravel, sand, turf, soil or grass on any Street, lane, or Public Place without first having obtained permission for the CAO or his or her delegate.
- 8.19 The Owner, Assessed Owner, tenant or Occupant of any land adjoining any Highway or Public Place in the Village shall cause all trees, shrubs and bushes which overhang the Highway or Public Place to be properly trimmed, and cut back, so as to prevent the obstruction of pedestrians or Vehicles and/or the interference with good visibility for safe traffic flow.
- 8.20 Any Person who fails to comply with Section 8.19 may be given notice in writing by the CAO or his or her delegate stating that if Section 8.19 is not complied with within twenty-four (24) hours after being served notice, the Village may carry out said work, charging the costs of such work to the Owner of the Property.
- 8.21 All Owners, Occupants or tenants of Property shall remove or cause to be removed and cleared away dirt, debris or other obstruction from any sidewalk adjoining their Property Owned or Occupied by them, within forty-eight (48) hours of the time when the dirt, debris or other obstruction was formed or deposited thereon unless there has been extenuating circumstances (i.e. storm or wind damage) or the trees are Village-owned, in which case, the adjacent land-owner would contact the Village for removal.
- 8.22 All Owners, Occupants or tenants of Property shall remove, or cause to be removed and cleared away snow or ice from any sidewalk adjoining their Property Owner or Occupied by them, within forty-eight (48) hours following the cessation of the time when the snow or ice was formed or deposited thereon.
- 8.23 Where a Person being the Owner, Occupant or tenant of any Property fails or neglects to comply with Sections 8.21 and 8.22 of the Part, the Village, in addition to other remedy available for non-compliance with this Bylaw, may clear the sidewalk and the cost thereof shall be paid to the Village by the Owner or Occupant upon demand and failing payment such cost may be added to the Tax Roll of the Property, after first receiving notification.
- 8.24 No Person shall remove dirt, debris, or any other obstruction from any sidewalk by causing such material to be placed upon any other portion of the Highway or other Public Place adjacent to such Property.
- 8.25 No Person shall use any snow removal equipment such as any shovel, pick, crowbar, or any other instrument in a manner that will damage the sidewalk whether such person is engaged in removing snow or ice from a sidewalk or not; and no Person shall damage any sidewalk in the Village with the use of sodium chloride, calcium chloride, or other harmful substance for the removal of snow and ice.

- 8.26 Every Owner, Occupant, or tenant of a Property with a Land Use Designation other than R1, R2, or RMH1, as designated in the Village Land Use Bylaw, shall not place, or permit to be placed, any snow, ice, dirt, debris, or other material removed from Private Property onto the Highways or other Public Places of the Village except as authorized in writing by the CAO and his or her delegate.
- 8.27 Every Owner or Occupant of every house, shop, building, church or chapel abutting on or erected within three (3) metres of any Highway or Public Place shall install snow barriers on the roof and whenever snow or ice shall accumulate on the roof or eaves of such building, to an extent that a potential danger is created to Persons passing, cause the same to be removed at once, and every Person, while removing the same shall take due and proper care and precaution for the warning and safety of Persons passing.
- 8.28 A Person who has an awning extending from a portion of his Property over a Highway or Public Place or portion thereof shall keep the awning free from snow or ice to prevent water dripping to the sidewalk or other area accessible to the Public below.
- 8.29 The Owner or Occupant of any Property fronting or adjoining any sidewalk shall sweep or clean the same or cause that sidewalk to be swept or cleaned as to keep the sidewalk from becoming dangerous or unsightly.
- 8.30 Where, in the opinion of a Peace Officer, or Other Person authorized to enforce this Bylaw, a sidewalk has become dirty or otherwise covered in debris to an extent such as to be unsightly or pose a danger to any Person, the Peace Officer or other Person authorized to enforce this Bylaw may issue an Order pursuant to Section 545 of the *Municipal Government Act* ordering the Owner or Owner and Occupant of the Property to take such steps as are necessary to remove the danger to the Public. Nothing in this Section shall prohibit a municipality from issuing a Municipal Tag pursuant to this bylaw against the Owner or Occupant of such premises.
- 8.31 No Person shall cast, project, or throw any stones or other projectiles dangerous to the Public on any Highway or other Public Place.
- 8.32 Every Property Owner or Occupant shall mow and otherwise maintain the grassed boulevard area or alley directly adjacent to their Private Property.
- 8.33 No Person shall drive or operate a motor Vehicle on or across any boulevard, Park, school grounds, utility lot, utility right of way or Village reserve or other Public Place (excluding Highways), without the permission of the CAO or his or her delegate.

SECTION 9: OBSTRUCTIONS AND WORK ON HIGHWAYS AND PUBLIC PLACES

- 9.0 No Person shall make, place, or allow an obstruction of any kind in, upon or above any Highways or Public Place unless authority has been granted by the CAO or his or her delegate pursuant to a Permit.
- 9.1 Every person who fails to obtain or to comply with the provisions of a permit pursuant to Subsection 9.0 shall be guilty of an offence and shall, in addition to any other Penalty, cause the

- removal of the obstruction within twenty-four (24) hours after being notified to do so by the CAO or his or her delegate. After the expiration of the said twenty-four (24) hours, the CAO or his or her delegate may cause the removal of the obstruction and such removal shall be at the expense of the Person causing, placing, or permitting the obstruction on the Highway or Public Place.
- 9.2 Every Person making or placing an obstruction of any kind in, upon, or above Highways or Public Place shall produce the Permit granted pursuant to Subsection 9.0 for inspection upon the request of a Peace Officer or a representative of the CAO or his or her delegate.
- 9.3 Where an obstruction or any kind exists in, upon or above any highway or Public Place and, in the opinion of the CAO or his or her delegate it creates an unsafe condition, the CAO or his or her delegate shall be entitled to take such measures as are required for the protection of life or property.
- 9.4 The Village assumes no responsibility for damage to property abutting Village property when work is being done pursuant to Sections 9.1 or 9.3.
- 9.5 No Person shall place any hoarding or other structures, materials or equipment upon a Highway or Public Place without first obtaining the written approval of the CAO or his or her delegate for the location of the hoarding on the Highway or Public Place.
- 9.6 No Owner or Occupant of any Premises shall allow a gate of such Premises to swing or project over a Highway or Public Place.
- 9.7 No Person shall, except as otherwise provided herein or by any other Bylaw, erect or maintain any awning, signpost, or sign, which shall in any way extend over a Highway or Public Place unless allowed by an Encroachment Agreement.
- 9.8 No Person shall, unless they have first obtained a Permit for the CAO or his or her delegate, perform construction and maintenance on any Highway or Public Place if the work involves:
- a. Excavation of Roadways, sidewalks, or boulevards.
- 9.9 Pursuant to Section 9.8, the CAO or his or her delegate may revoke a Permit and require the Highway or Public Place to be made passable to the satisfaction of the CAO or his or her delegate.
- 9.10 In addition to the penalty specified in Schedule "B," all work performed without a Permit is subject to immediate stoppage and all costs incurred in making the Highway or Public Place passable may be recovered from the Person responsible for the work.
- 9.11 No Person shall, unless they have obtained a Permit, and a Business License, if required, sell, or display goods or place any temporary or permanent structure related to the selling or displaying of such goods on any Highway or Public Place, unless during a special event as approved by the CAO or his or her delegate.

- 9.12 The size, form, design of structures and location of any structure erected pursuant to Subsection 9.11 must be approved by the CAO or his or her delegate.
- 9.13 No Person shall allow trees, hedges, or shrubs on Private Property within five (5) metres of a Highway intersection, whether planted before or after the date of the passing of this Bylaw, to grow to such a height that good visibility for safe Traffic flow is thereby interfered with.
- 9.14 The CAO or his or her delegate may require compliance with the provisions of Subsection 9.13 hereof within ten (10) days of being notified to do so. If a Person fails to comply with such a notice the CAO or his or her delegate may direct employees or agents of the Village to enter upon the Private Property to carry out the necessary, work and may charge the cost of so doing against the Person in default.

SECTION 10: ACTIVITIES IN PUBLIC PLACES

- 10.0 No Person shall in any way injure any tree, shrub, flower, or grass on any Public Place within the Village.

SECTION 11: POWERS OF THE CAO

- 11.0 The CAO or his or her delegate is hereby delegated the authority to prescribe where Traffic Control Devices are to be Posted within the Village, including, but not limited to, Traffic control Devices restricting the speed of Vehicles.
- 11.1 The Posting of Traffic Control Devices by the CAO or his or her delegate is hereby deemed to be made pursuant to this Bylaw.
- 11.2 The CAO or his or her delegate shall provide a record of all the locations of Traffic control Devices, which shall be open to public inspection during normal Administrative Office hours.
- 11.3 The CAO or his or her delegate is hereby authorized to designate crosswalks upon any Highway and to Post Traffic Control Devices designating those crosswalks.
- 11.4 The CAO or his or her delegate is hereby authorized to designate any Highway intersection or other place on a Highway as a place which no left-hand turn or no right-hand turn or both shall be made and may Post such intersections or other places with appropriate Traffic Control Devices prohibiting such turns.
- 11.5 The CAO or his or her delegate is hereby authorized to designate any intersection or other place on a Highway, including, but not limited to where a railway right-of-way crosses a Highway, as a place where U-turns are prohibited and shall cause the same to be Posted with a Traffic Control Device.
- 11.6 Council may designate a Highway or any portion thereof, for one-way traffic only and instruct the CAO or his or her delegate to Post a Traffic Control Device designating one-way traffic.
- 11.7 The CAO or his or her delegate is hereby authorized to designate School Zones and Playground Zones and may post such Zones with appropriate Traffic Control Devices.

- 11.8 The CAO or his or her delegate is hereby authorized to designate Transit Zones and post such zones with appropriate Traffic Control Devices.
- 11.9 The CAO or his or her delegate is hereby authorized to designate any Highway upon which No Parking is permitted and to cause the same to be posted with appropriate Traffic Control Devices.
- 11.10 The CAO or his or her delegate is hereby authorized to designate a portion of a Highway where Parking is limited or prohibited to a period of time or wholly prohibited and to cause the same to be posted with appropriate Traffic Control Devices.
- 11.11 The CAO or his or her delegate is hereby authorized to designate Village employee Parking areas and to cause the same to be posted with appropriate Traffic Control Devices.
- 11.12 Council may designate angle or parallel Parking on any Highway and to cause the same to be posted with appropriate Traffic Control Devices.
- 11.13 The CAO or his or her delegate is hereby authorized to Post Traffic Control Devices stating the minimum distance a Vehicle may be Parked from any intersection.
- 11.14 The CAO or his or her delegate is hereby authorized to Post Traffic Control Devices designating Truck Routes or Dangerous Goods Routes as approved by Council and described in Schedule "A" of this Bylaw.
- 11.15 The CAO or his or her delegate, during unfavourable road conditions, is hereby authorized to impose limits on loads travelling on Highways and may Post such Highways with appropriate Traffic Control Devices.
- 11.16 The CAO or his or her delegate is hereby authorized to designate the maximum loading permitted on any highway and to cause the same to be Posted with appropriate Traffic control Devices.
- 11.17 Council may close or open any existing median or divider on any Highway.
- 11.18 The CAO or his or her delegate is hereby authorized to designate:
- a. any Highway as one which is closed temporarily in whole or in part to Traffic and shall cause such Highway to be so marked;
 - b. any area on any Highway or Public Place as one in which Parking privileges are temporarily suspended and shall cause such area to be so marked.
- 11.19 Council may designate any Highway as one to be divided into traffic lanes as such number as may be considered appropriate in the circumstances.
- 11.20 The CAO or his or her delegate is hereby authorized to designate passenger or Commercial Vehicle loading or unloading zones and shall cause the same to be posted with the appropriate Traffic Control Devices.

- 11.21 The CAO or his or her delegate is hereby authorized to restrict the movement of Vehicles from a Private Driveway onto a Highway onto a Private Drive where such restrictions are deemed advisable in the public safety and for the better regulation of Traffic and shall cause the imposed restriction to be posted with the appropriate Traffic Control Devices.

SECTION 12: AUTHORITY OF PEACE OFFICERS AND ENFORCEMENT

- 12.0 The CAO or any Peace officer is hereby authorized to enforce the provisions of this Bylaw.
- 12.1 A Peace Officer is hereby authorized to remove and impound or cause to be removed and impounded, any Vehicle or Trailer:
- a. parked in contravention of this Bylaw; or
 - b. where emergency conditions required that the Vehicle or Trailer be removed.
- 12.2 Any Vehicle removed pursuant to Section 12.2 may be moved to:
- a. a nearby highway; or
 - b. a place designated by the Village where it will remain impounded until claimed by its Driver/Owner.
- 12.3 No impounded Vehicle shall be released to its Owner or his or her agent until the removal and impound charges have been paid.
- 12.4 All charges for removal and impounding shall be in addition to any fine or penalty imposed in respect of any such Violation or, to any payment made in lieu of prosecution, as provided for in this Bylaw.
- 12.5 Where a Vehicle is impounded or stored pursuant to Section 12.2 and is not claimed within thirty (30) days of its removal, it may be disposed of in accordance with the provisions of the *Traffic Safety Act* and the Regulations.
- 12.6 In order to determine the time over which a Vehicle has been Parked in a location where Parking is restricted to a specific allotment of time, a Peace officer may place a chalk mark on the tread face of the tire of a Parked or Stopped Vehicle without the Peace Officer or the Village incurring any liability relating thereto.
- 12.7 A Peace Officer is hereby authorized and empowered to issue a Violation Tag to any Person whom the Peace Officer has reasonable ground to believe has contravened any portion of this Bylaw.
- 12.8 A Violation Tag may be issued to such Person:
- a. either personally; or
 - b. by attaching it to the Vehicle in respect to which an offense is alleged to have been committed; or
 - c. by mailing a copy to such Person at his or her last known post office address.
- 12.9 Where a Violation Tag has been attached to a Vehicle, no Person, other than the Owner or Operator of that Vehicle shall remove the Violation Tag so affixed to the Vehicle.

- 12.10 A Violation Tag issued pursuant to this Bylaw shall be in a form approved by the CAO and shall state:
- a. the name of the Person or Vehicle description and license number
 - b. the offence;
 - c. the appropriate Penalty for the offence and specified in Schedule "B" of this Bylaw;
 - d. time period in which the specified penalty must be paid in order to avoid prosecution for the alleged offence; and,
 - e. any other information as may be required by the Municipal Manger.
- 12.11 Where a Violation Tag (attached as Schedule "C") has been issued pursuant to this Bylaw, the Person to whom the Violation Tag has been issued may, in lieu of being prosecuted for the offence, pay to the village the penalty specified on the Violation Tag.
- 12.12 Nothing in this Bylaw shall prevent an authorized Peace Officer from immediately issuing a Violation Ticket.
- 12.13 In those cases where a Violation Tag has been issued, and if the penalty is not paid within the prescribed time period, a Peace Officer is hereby authorized and empowered to issue a Violation Ticket pursuant to either Part II or Part III of the *Provincial Offences Procedure Act*, to any Person whom the Peace Officer has reasonable grounds to believe has contravened any provision of this Bylaw.
- 12.15 Notwithstanding Section 12.7 of this Bylaw, a Peace Officer is hereby authorized and empowered to immediately issue a Violation Ticket pursuant to either Part II or Part III of the *Provincial Offences Procedure Act*, to any Person whom the Peace Officer has reasonable grounds to believe has contravened any provision of this Bylaw.

SECTION 13: MISCELLANEOUS:

- 13.1 Should any provision of this Bylaw be determined to be invalid, then such provisions shall be severed, and the remaining Bylaw shall be maintained.
- 13.2 Traffic Bylaw 586-14 and Snow Removal Bylaw 593-13 are hereby repealed.
- 13.3 This Bylaw shall come into force upon receiving third and final Reading and having been signed by the Mayor and CAO.

Bylaw 670-22 comes into force on the date of the third reading and passed by Council the ____ day of _____ 2022.

Read a First Time this 18th day of January 2022.

Mayor
[Signature]

Chief Administrative Officer

Read a Second Time this ____ day of _____ 2022.

Read a Third Time and finally passed this ____ day of _____ 2022.

Mayor

Chief Administrative Officer

SCHEDULE "A"
PENALTIES**FOR VIOLATION OF ALL SECTIONS OF THIS BYLAW *EXCLUDING* SECTIONS 7.5, 4.4 & 4.5:**

PENALTIES FOR FIRST OFFENCE	\$ 75
PENALTIES FOR SECOND OFFENCE	\$ 150
PENALTIES FOR SUBSEQUENT OFFENCES	\$ 300

FOR VIOLATION OF SECTIONS 4.4 and 4.5 OF THIS BYLAW:

PENALTIES FOR A FIRST OFFENCE	\$ 300
PENALTIES FOR A SECOND OFFENCE	\$ 500
ON A SUBSEQUENT OFFENCE	\$2,500

FOR VIOLATION OF SECTION 7.5 OF THIS BYLAW:

PENALTIES FOR FIRST OFFENCE	\$ 175
PENALTIES FOR SECOND OFFENCE	\$ 400
PENALTIES FOR SUBSEQUENT OFFENCES	\$1,000

SCHEDULE "B"
TRAFFIC CONTROL DEVICES (TCD)

LOCATION	TCD POSTED	ID#
51 st Avenue (Hwy 870) at 50 th Street facing East	STOP	1
51 st Street at 51 st Avenue facing North	STOP	2
51 st Avenue at Highway 870 facing West	YIELD	3
50 th Street at Railway Avenue North facing South	YIELD	4
51 st Street at Railway Avenue North facing South	YIELD	5
Railway Avenue North exiting onto 51 Avenue facing West	STOP	6
51 st Avenue at Railway Avenue South (Hwy 16A) facing South	STOP	7
51 st Avenue at 53 rd Street (Hwy 870) facing east	STOP	8
53 rd Street at Railway Avenue South (Hwy 16A) facing north	STOP	9
52 nd Street at Railway Avenue South (Hwy 16A) facing north	STOP	10
51 st Street at Railway Avenue South (Hwy 16A) facing north	STOP	11
50 th Street at Railway Avenue South (Hwy 16A) facing north	STOP	12
54 th Street at 50 th Avenue facing South	STOP	13
54 th Street at 49 th Avenue facing South	YIELD	14
54 th Street at 48 th Avenue facing South	YIELD	15
54 th Street at 50 th Avenue facing North	STOP	16
49 th Avenue at 54 th Avenue facing west	YIELD	17
50 th Avenue at 53 rd Street (Hwy 870) facing west	STOP	18
50 th Avenue at 53 rd Street (Hwy 870) facing east	STOP	19
52 nd Street at 50 th Avenue facing south	STOP	20
52 nd Street at 50 th Avenue facing north	STOP	20
49 th Avenue at 53 rd Street (Hwy 870) facing east	STOP	21
49 th Avenue at 53 Street (Hwy 870) facing west	STOP	22
52 nd Street at 49 th Avenue facing south	STOP	23
52 nd Street at 49 th Avenue facing north	STOP	24
49 th Avenue at 51 st Street facing east	STOP	25
49 th Avenue at 51 st Street facing west	STOP	26
48 th Avenue at 53 rd Street (Hwy 870) facing east	STOP	27

LOCATION	TCD POSTED	ID#
48 th Avenue at 53 rd Street (Hwy 89) facing west	STOP	28
48 th Avenue at 52 nd Street facing west	YIELD	29
48 th Avenue at 51 st Street facing east	YIELD	30
48 th Avenue at 51 st Street facing west	YIELD	31
OTHER TCD		32
Highway 870 at Village North Corporate Limit	50 KPH	33
Highway 870 at Village South Corporate Limit	50 KPH	34
Highway 16A at Village East Corporate Limit	50 KPH	35
Highway 16A at Village West Corporate Limit	50 KPH	36
Highway 870 and 47 th Avenue facing north	SCHOOL ZONE 30 KPH 8 AM – 5 PM	37
Highway 870 and 47 th Avenue facing north	Playground Zone	38
Highway 870 and 47 th Avenue facing south	School Zone & Playground Zone Ends	39
48 th Avenue & 54 th Street facing east	SCHOOL ZONE 30 KPH 8 AM – 5 PM	40/41
48 th Avenue & 54 th Street facing east	Playground Zone	42
48 th Avenue & 54 th Street facing west	School Zone & Playground Zone Ends	43
4816 – 53 rd Street Boulevard facing south	SCHOOL ZONE 30 KPH 8 AM – 5 PM	44
4816 – 53 rd Street Boulevard facing south	Playground Zone	45/46
4819 – 53 Street Boulevard facing north	School Zone & Playground Zone Ends	47
48 th Avenue and 52 nd Street facing west	SCHOOL ZONE 30 KPH 8 AM – 5 PM	48
48 th Avenue and 52 nd Street facing west	Playground Zone	49
48 th Avenue and 52 nd Street facing east	School Zone & Playground Zone Ends	50/51
Against 4724 – 53 Street (Highway 870) Pull Out	Handicapped Loading/Unloading Zone Only	52
44 th Ave. & 53 rd Street (on Highway 870) facing north	50 KPH	53
5038 – 50 Street Boulevard facing north	SLOW: Children Playing	54
At Back Alley behind 5204 – 50 Avenue & behind STOP SIGN (Post Office) facing south	NO Parking from 7 PM – 7 AM	55
Alongside 5116–50 Ave. on 52 nd Street facing north	Handicapped Parking Only	56
Alongside 5116-50 Ave on 52 nd Street facing north	Handicapped Access	57

TRUCK/HEAVY VEHICLE ROUTES	
Highway 870 north from Highway 16, as it crosses Highway 16A, along 51 st Avenue to 50 th Street and then continue north along Highway 870 and in the reverse direction of travel	62
Highway 16A from the Village East Corporate Limit to the West Corporate Limit	63
Highway 16A from the Village West Corporate Limit to the East Corporate Limit	64
50 th Street from the Village North Corporate Limit to Railway Avenue South to 5007 - Railway Avenue North (Elevator) and #10 Railway Avenue North (Innisfree Seed Cleaning Plant) and in the reverse direction of travel	65
	66
	67
TRUCK/HEAVY VEHICLE PARKING	
Along 16A (Railway Avenue South) on north side of the Highway, east of Highway 870 (No Dangerous Goods)	
4705 – 53 Street (Petro-Can Truck Stop)	
DANGEROUS GOODS ROUTES	
Highway 870 exiting Highway 16, as it crosses Highway 16A, along 51 st Avenue to 50 th Street and then continue north along Highway 870 and the reverse direction of travel.	68
Highway 16A from the Village East Corporate Limits to the Village West Corporate Limits	69
Highway 16A from the Village West Corporate Limits to the Village East Corporate Limits	70
	71
DANGEROUS GOODS PARKING	
4705 – 53 Street (Petro-Can Truck Stop)	

SCHEDULE C

VILLAGE OF INNISFREE
VIOLATION TAG

BYLAW 670-22

DATE: _____ TIME: _____ AM/PM

NAME OF OFFENDER: _____

ADDRESS OF OFFENDER: _____

VEHICLE LICENCE # _____

VEHICLE DESCRIPTION: _____

This Tag is issued for breach of Bylaw No. 670/22

Offence: _____

Section: _____

Penalty: _____

Penalty Due Date: _____

ISSUER: _____

Date _____

Signature

Print Name*Please make payments to the Village of Innisfree.**Address: Village of Innisfree, Box 69, Innisfree, AB T0B 2G0**Contact Number: 780-592-3886*

Collection and use of personal information: This personal information is being collected in accordance with the *Municipal Government Act*, R.S.A. 2000, c.M-26, (MGA) and is protected by the privacy provisions of the *Freedom of Information and Privacy Act*, R.S.A. 2000, c.F25 (FOIP), unless disclosures are authorized under the MGA. This information will be used to address the request above. If you have any questions about the collection and use of your information, contact the Village of Innisfree at 780-592-3886.