

VILLAGE OF BORDEN
BYLAW NO. 9-2025

A BYLAW TO PROVIDE FOR THE CARE AND CONTROL OF ANIMALS

1. ENACTING CLAUSE

The Council of the Village of Borden, in the Province of Saskatchewan, enacts as follows:

2. CITATION

This Bylaw may be cited as the Bylaw to Provide for the Care and Control of Animals.

3. GOVERNING LEGISLATION

- 1) *The Municipalities Act* prevails in all circumstances where there might arise a conflict between *The Municipalities Act* and this bylaw.
- 2) *The Animal Protection Act, 1999* prevails in all circumstances where there might arise a conflict between *The Animal Protection Act, 1999* and this bylaw.
- 3) *The Veterinarians Act, 1987* prevails in all circumstances where there might arise a conflict between *The Veterinarians Act, 1987* and this bylaw.
- 4) *The Wildlife Act, 1998* prevails in all circumstances where there might arise a conflict between *The Wildlife Act, 1998* and this bylaw.

4. DEFINITION

In this Bylaw, the following definitions apply:

- 1) "**Animal**" means a vertebrate other than a human, wild or domestic, including but not limited to cats, Dogs, Rabbits, pigs, sheep, cattle horses, fowl, boars, fish, amphibians, reptiles or insects;
- 2) "**Animal Run**" means an enclosure or structure used for keeping or containment of an animal;
- 3) "**Bees**" means any Apidae, especially honeybees, kept in an apiary or beehive including but not limited to those kept for honey farming or apicultural interests, but excluding wasps.
- 4) "**Cat**" means any domesticated Felidae, especially those bred for human companionship;
- 5) "**Chicken**" means any domesticated fowl, **especially chickens and ducks**, that is deemed permissible by the bylaw to keep within the Municipality, that are:
 - a) Not raised for profit
 - b) Kept by humans for their eggs, their meat or their feathers;

But shall exclude:

- a) Roosters, quails, turkeys, geese, pigeons, guinea fowl, and squabs.
- 6) **“Chief Administrative Officer”** means the Chief Administrative Officer of the Village of Borden or designate;
- 7) **“Council”** means the Council of the Village of Borden;
- 8) **“Dangerous Animal”** means any Animal declared to be dangerous by a Judge pursuant to the *The Municipalities Act*;
- 9) **“Dog”** means domesticated Canidae, especially those bred for human companionship;
- 10) **“Hunting”** means taking, wounding, killing, chasing, pursuing, worrying, capturing, following after or following on the trail of, searching for, shooting at, trapping, setting snares for, stalking or lying in wait for any wildlife, or attempting to do any of those things, whether or not the wildlife is then or subsequently captured, wounded or killed;
- 11) **“Impoundment”** means temporarily keeping an Animal in such premises or facilities, as may be designated by the Municipality, for the purpose of safely lodging and securing Animals;
- 12) **“Judge”** means a Judge of the Provincial Court of Saskatchewan or a Justice of the Peace;
- 13) **“Leash”** means a chain, rope, or strap attached to the collar or harness of an Animal, especially a Dog, and used to lead it or keep it in control;
- 14) **“License Tag”** means a tag attached to a collar, identifying the Animal by displaying a number that references a Municipal license provided to its Owner.
- 15) **“Livestock”** means cattle, goats, horses, sheep, swine, and all other fur bearing Animals, but does not include Pets;
- 16) **“Medical Health Officer”** means the Medical Health Officer or designate, and shall include the Senior Public Health Inspector and anyone under the instructions of the Medical Health Officer for that Health Region containing the Village of Borden; in carrying out the provisions of this Bylaw;
- 17) **“Municipal Enforcement Officer”** shall mean the Municipal Enforcement Officer or Bylaw Enforcement Officer or designate as appointed by Council for Municipality, including Animal Control Officers;
- 18) **“Municipality”** means the Village of Borden in the Province of Saskatchewan.

19) **“Nuisance Animal”** means an Animal that has repeatedly exhibited threatening and/or nuisance behaviors;

20) **“Owner”** means the person who has custody and/or control of an Animal, but shall not include:

- a) a veterinarian registered pursuant to the *Veterinarians Act, 1987* who is keeping an Animal for the prevention, diagnosis, or treatment of a disease or of an injury to the Animal;
- b) an Urban Municipality, the Saskatchewan Society for the Prevention of Cruelty to Animals, a local Society for the Prevention of Cruelty to Animals, or a Humane Society operating pursuant to the *The Animals Protection Act*, with respect to an Animal Shelter or Impoundment facility operated by any of them.

21) **“Owner’s Yard”** means private property, as a single parcel or combined parcels of land where the Owner resides.

22) **“Pet”** means any domesticated Animal, especially Dogs and Cats, that is deemed permissible by the bylaw to keep within the Municipality that are:

- a) not raised for profit;
- b) not customarily raised for human consumption;
- c) not used for the purpose of transportation;
- d) 6 months or older in age;

But shall exclude:

- a) Fish, small amphibians, and reptiles which are normally contained in an aquarium;
- b) Hamsters, gerbils, mice, guinea pigs, and other small rodents normally kept in a cage;
- c) Birds normally kept in a cage;
- d) Any Animal which is a Prohibited Animal.

23) **“Pet License”** means a license issued to the Owner of a Pet by the Municipality to identify the Pet and its Owner.

24) **“Prohibited Animal”** means any Animal as listed in Schedule “C”;

25) **“Rabbit”** means any non-native Rabbit, including Rabbits kept as domestic Pets deemed permissible by the bylaw to keep within the Municipality that are:

- a) not raised for profit
- b) Kept by humans as Pets or for their meat or for their fur;

5. APPLICATION

This bylaw applies to the ownership of all Animals within the Municipality.

6. LICENSING OF PETS

1) Obtaining a license:

- a) Every Owner of a Pet shall obtain from the Municipality, a license and License Tag for said Pet.
- b) The provisions of this section shall not apply to any Pet kept in the ordinary course of business by the proprietors of the following premises:
 - i) a veterinary hospital, clinic, boarding kennel or grooming parlor;
 - ii) a public Animal Impoundment facility;
 - iii) any incorporated business that includes the sale of Pets;
 - iv) a shelter operated by an association or society incorporated for the purpose if the protection and humane treatment of Animals;
 - v) a recognized Animal show or obedience training facility.
- c) When issuing a License for a Pet, the Municipality shall supply the Owner with a License Tag, and a receipt for payment of the license.
- d) The annual fee for a license shall be as set out in Schedule "A". Fees are due in advance of the period for which the license is valid.
- e) Any license issued pursuant to the provisions of this Bylaw shall not be transferable to any other Pet.
- f) If a License Tag is lost or becomes illegible, it must be replaced pursuant to this Bylaw at a cost outlined in Schedule "A".
- g) The Owner of Pet shall ensure that it wears a collar to which is attached a valid License Tag whenever the Pet is off the premises of the Owner. This provision shall not apply while a Pet is participating in a recognized show, obedience trial or field trial.
- h) Every Owner of a Pet within the Municipality shall, on demand by the Municipal Enforcement Officer, Peace Officer, or designate, produce and show his/her license

receipt or other evidence that he/she has a valid license for any Pet in question.

2) Information Required to Obtain a license:

When applying for a license the Owner shall provide the Municipality with the Pets':

- a) Physical description;
- b) Breed or type;
- c) Sex, and information regarding whether the Pet is spayed/neutered or intact;
- d) name;
- e) Other relevant information such as a tattoo, microchip, unique markings, or medical conditions;
- f) Owner's name, address, and telephone number(s).

3) Validity:

The license shall be valid and in effect from January 1st to December 31st of any one calendar year for which the license was obtained.

7. KEEPING OF PETS

1) No more than five (5) Pets shall be kept per Owner's Yard, excluding where the primary facility is:

- a) a veterinary hospital, clinic, boarding kennel, or grooming parlor;
- b) a public Impoundment facility;
- c) any business engaged in the sale of Pets and is licensed as such;
- d) a shelter operated by an association or society incorporated for the purpose of the protection and humane treatment of Animals;
- e) a recognized Animal show or obedience training.

2) On each Yard, no more than:

- a) three (3) Pets shall be a Dog

- b) three (3) Pets shall be a Cat

8. KEEPING OF BEES

No person shall keep Bees within the Municipality in a Residential District (R1) zone.

9. KEEPING OF LIVESTOCK

No person shall keep Livestock within the Municipality.

10. LICENSING OF CHICKENS

1) Obtaining a license:

- c) Every Owner of a Chicken shall obtain from the Municipality, a license for said Chicken.
- d) The provisions of this section shall not apply to any Chicken kept in the ordinary course of business by the proprietors of the following premises:
 - i) a veterinary hospital, clinic;
 - ii) a public Animal Impoundment facility;
 - iii) any incorporated business that includes the sale of Chickens;
 - iv) a shelter operated by an association or society incorporated for the purpose if the protection and humane treatment of Animals;
 - v) a recognized Animal show or obedience training facility.
- c) When issuing a License for a Chicken, the Municipality shall supply the Owner with a receipt for payment of the license.
- d) The annual fee for a license shall be as set out in Schedule "A". Fees are due in advance of the period for which the license is valid.
- e) Any license issued pursuant to the provisions of this Bylaw shall not be transferable to any other Chicken.
- f) Every Owner of a Chicken within the Municipality shall, on demand by the Municipal Enforcement Officer, Peace Officer, or designate, produce and show his/her license receipt.

2) Information Required to Obtain a license:

When applying for a license the Owner shall provide the Municipality with:

- a) Description and photo of the Animal Run (Coop) in which the Chicken will be kept;
- b) Location of the Coop within Owner's Yard;
- c) Descriptive information of the Chicken, such as color and unique markings;
- d) Owner's name, address, and telephone number(s).

3) Validity:

The license shall be valid and in effect from January 1st to December 31st of any one calendar year for which the license was obtained.

11. KEEPING OF CHICKENS

Chickens may be kept within the Municipality as follows:

- 1) A Maximum of five (5) Chickens per Owner's Yard, where:
 - a) Chickens are kept within an Animal Run, within the rear of the Owner's Yard; excluding where the primary facility is:
 - a) In a veterinary clinic under the care of a licensed veterinarian;
 - b) by anyone holding a license under any statute of the Legislature of Saskatchewan or the Government of Canada, which permits the keeping of Animals under stated conditions;
 - c) a zoo or travelling circus, provided they hold a valid license from the Province of Saskatchewan or the Government of Canada and have attained a business license from the Municipality.
- 2) On its own initiative, or after having reviewed a report from the Medical Health Officer, Council may revoke the privilege of any person to keep Chickens.
- 3) Where Council revokes the privilege to keep Chickens, the Municipal Enforcement Officer shall serve the Owner by registered mail or in person, a notice stating the reason for Council's decision. The Owner shall have 30 days from the notice to comply.

12. LICENSING OF RABBITS

1) Obtaining a license:

- e) Every Owner of a Rabbit shall obtain from the Municipality, a license for said Rabbit.
- f) The provisions of this section shall not apply to any Rabbit kept in the ordinary course of business by the proprietors of the following premises:
 - i) a veterinary hospital, clinic;
 - ii) a public Animal Impoundment facility;
 - iii) any incorporated business that includes the sale of Rabbits;
 - iv) a shelter operated by an association or society incorporated for the purpose if the protection and humane treatment of Animals;
 - v) a recognized Animal show or obedience training facility.
- c) When issuing a License for a Rabbit, the Municipality shall supply the Owner with a receipt for payment of the license.
- d) The annual fee for a license shall be as set out in Schedule "A". Fees are due in advance of the period for which the license is valid.
- e) Any license issued pursuant to the provisions of this Bylaw shall not be transferable to any other Rabbit.
- f) Every Owner of a Rabbit within the Municipality shall, on demand by the Municipal Enforcement Officer, Peace Officer, or designate, produce and show his/her license receipt.

2) Information Required to Obtain a license:

When applying for a license the Owner shall provide the Municipality with:

- e) Description and photo of the Animal Run (Cage) in which the Rabbit will be kept;
- f) Location of the Cage within Owner's Yard;
- g) Descriptive information of the Rabbit, such as color and unique markings;
- h) Owner's name, address, and telephone number(s).

3) Validity:

The license shall be valid and in effect from January 1st to December 31st of any one calendar year for which the license was obtained.

13. KEEPING OF RABBITS

- 1) A maximum of five (5) Rabbits per Owner's Yard, where:
 - a) Rabbits are kept within an Animal Run within the back of the Owner's Yard; excluding where the primary facility is:
 - a) in a veterinary clinic under the care of a licensed veterinarian;
 - b) by anyone holding a license under any statute of the Legislature of Saskatchewan or the Government of Canada, which permits the keeping of Animals under the stated conditions.
 - c) a zoo or travelling circus, provided they hold a valid license from the Province of Saskatchewan of the Government of Canada, and have attained a business license from the Municipality.
 - 2) On its own initiative, or having reviewed a report from the Medical Health Officer, Council may revoke the privilege of any person to keep Rabbits.
 - 3) Where Council revokes the privilege to keep Rabbits, the Municipal Enforcement Officer shall serve the Owner by registered mail or in person, a notice stating the reason for Council's decision. The Owner shall have 30 days from the notice to comply.

14. PROHIBITED ANIMALS

- 1) The ownership or keeping of any Prohibited Animal, as outlined in Schedule "C", is strictly Prohibited.
- 2) No person or corporation shall operate a business that buys, sells, trades, exhibits or keeps an Animal or hybrid of any Animal of the kinds listed in Schedule "C".

15. ANIMAL RUNS

Where an Animal is kept in an Animal Run the Owner shall ensure that the Animal Run is kept in a ventilated, sanitary and structurally sound condition to protect the health and ensure the safety of the Animal.

16. LEASH USAGE

- 1) An Animal which is kept in control and stationery by Leash, or means other than an Animal Run, shall be kept such that the Animal shall not approach closer than two (2) meters of any sidewalk, street, lane or adjoining property.
- 2) An Animal which is kept in control by Leash:
 - a) must be led by a person;
 - b) shall not distance further than two (2) meters from the leading person.

17. RUNNING AT LARGE

- 1) The Owner or any other person keeping control of an Animal shall at no time allow the Animal to run at large.
- 2) The Animal will be considered at large when:
 - a) the Animal is beyond the boundaries of the Owner's Yard;
 - b) not kept in control by Leash or other means, thereby enabling it to roam at will.

18. DEFECATION

- 1) Any person keeping control of an Animal, shall immediately remove and properly dispose of any defecation left by it on public or private property other than within the Owner's Yard.
- 2) The Owner and/or any person keeping control of an Animal, shall ensure that defecation in the Owner's Yard does not accumulate to such an extent that it may cause a nuisance and/or health risk.

19. THREATENING AND NUISANCE BEHAVIOUR OFFENCES

- 1) No Animal shall, without provocation:
 - a) bite a person or other Animal whether on the Owner's Yard or not;
 - b) engage in an act that injures a person or other Animal, whether on the Owner's Yard or not;
 - c) chase or otherwise threaten a person or other Animal whether on the Owner's Yard or not;

- d) bark at, or chase people or other Animals, bicycles, automobiles, or other vehicles;
- e) bark, howl, hiss or make noise in such a manner or duration that disturbs any person acting reasonably;
- f) cause damage to property;
- g) defecate, urinate, or spray on private property, except with respect to the Owner's Yard;
- h) dig in flower beds, gardens or waste receptacles that are not on the Owner's Yard
- i) upset waste receptacles or scatter the contents thereof;
- j) trespass on private property whether the Animal is running at large or is kept by Leash.

2) The Owner of an Animal shall take all measures to prevent any nuisance behavior.

20. DANGEROUS ANIMALS

- 1) No person shall keep an Animal that has been declared by a Judge to be a Dangerous Animal within the Municipal limits.
- 2) Sections 374 - 380 of *The Municipalities Act* applies in all circumstances.

21. SEIZURE AND IMPOUNDMENT

- 1) Authority to Seize and Keep in Impoundment
 - a) If any Animal has acted in contravention, or if the Municipal Enforcement Officer believes on reasonable grounds that the Animal has acted in contravention of this Bylaw, then that Animal may be seized and kept in Impoundment.
 - b) The Municipal Enforcement Officer may enter into any land surrounding any building in pursuit of any Animal observed behaving contrary to the provisions in this Bylaw.
- 2) Interfering with the Seizure or Impoundment of an Animal
 - a) No person, whether they are the Owner of an Animal, shall:
 - i) interfere with, or attempt to obstruct, the Municipal Enforcement Officer who is attempting to seize or has seized any Animal in accordance with the provisions of this bylaw;

- ii) intentionally allow any Animal to escape Impoundment by opening any vehicle or facility in which an Animal has been seized under this Bylaw;
- 3) When an Animal seized and kept in Impoundment is wearing a License Tag, the Municipal Enforcement Officer shall make every reasonable effort to contact the registered Owner.
- 4) It shall be the duty of the Municipal Enforcement Officer to provide each Animal kept in Impoundment with the adequate supply of food, fresh water, and shelter from the elements.
- 5) Any Animal seized pursuant to the Bylaw shall be kept in Impoundment until such time that any fines are paid. Impoundment fees will be charged to the Owner as set forth in Schedule "A".
- 6) Any unlicensed Animal which is kept in Impoundment shall not be released until the outstanding fees and fines are paid, and the Owner meets the requirements set out in Section 6, Licensing of Pets.
- 7) Any Animal seized pursuant to this Bylaw shall be kept in Impoundment for a period of up to seventy-two (72) hours excluding the day of Impoundment, weekends, and statutory holidays.
- 8) Where an Animal has not been reclaimed within seventy-two (72) hours, or where the Owner of the Animal has failed or refused to comply with Subsections five (5) and six (6), the Owner forfeits all ownership rights and the Animal shall become the property of the Municipality.
- 9) It shall be the duty of the Municipal Enforcement Officer, at their sole discretion, to provide each Animal kept in Impoundment with veterinary care to ensure the general health and well being of the Animal.

22. ANIMAL TRAPS

- 1) Property owners may use their own trap to trap any Nuisance Animals or Dangerous Animals on their own property at their own risk, and report them to the Municipal Enforcement Officer for removal.
- 2) At the request of the property owner, the Municipal Enforcement Officer may trap and remove a Nuisance Animal or a Dangerous Animal from their property.
- 3) Any Animal traps used to facilitate the removal of Nuisance Animals must be live-capture traps and the person setting the trap assumes full responsibility for the well-being of any Animals trapped therein.
- 4) The Municipal Enforcement Officer shall be, upon discovery, immediately notified of a trapped Animal for the removal of the Animal from the property.

- 5) The trap shall be placed in such an area that shall not allow the Animal to be exposed to any harmful elements (i.e. direct sun, excessive heat or cold, harsh wind or rain, and any other harmful elements).

23. CONSERVATION OFFICER PRIVILEGES

The Municipality awards provincial Conservation Officers, or their designate(s) the authorization to discharge a firearm within the Municipality when:

- 1) An Animal is threatening the life of a person or another Animal;
- 2) wildlife has entered the Municipal limits and is causing a nuisance and cannot be safely removed through other means or;
- 3) a sick or injured Animal found within the Municipality requires immediate euthanization in order to avoid unnecessary suffering.

24. COMMUNICABLE DISEASE, GRAVE INJURIES, AND EUTHANASIA

- 1) If an Animal is suspected to have a communicable disease, the Owner must:
 - a) isolate the Animal in a manner that will prevent further spread of the disease;
 - b) seek an assessment by a veterinarian; and
 - c) follow the order of such veterinarians, the Municipal Enforcement Officer, and any government officials who have authority to issue such orders.
- 2) The Municipal Enforcement Officer, or veterinarian may take immediate action to euthanize any sick or gravely injured Animal found within the Municipality where, in the opinion of a veterinarian, immediate euthanizing of the Animal is required in order to avoid unnecessary suffering of the Animal.
- 3) Reasonable efforts shall be made to contact the Owner of an Animal before it is euthanized. No liability lies against the Municipality, the Chief Administrative Officer, the Municipal Enforcement Officer or veterinarian if the Owner cannot be contacted.

25. GENERAL VIOLATIONS

- 1) Teasing and Enticing Animals
 - a) Any person teasing, enticing, baiting, or throwing objects at an Animal that is confined or kept stationary shall be in violation of this Bylaw.

2) Unsanitary Conditions

- a) No person shall keep an Animal in an unsanitary condition. Conditions shall be considered unsanitary where the keeping of the Animal results in an accumulation of fecal matter, an odor, insect infestation, or rodent attractants which endanger the health of the Animal or any person, or which disturb or are likely to disturb the enjoyment, comfort or convenience of any person in or about any dwelling, office, hospital or commercial establishment.

26. PENALTIES AND NOTICES OF VIOLATION

- 1) Any person who contravenes any of the provisions of this Bylaw or fails to comply therewith or with any notice given, thereunder is guilty of an offence and is liable to the penalties as hereinafter provided. Said offences and penalties shall be listed on Schedule "B".
- 2) Where Schedule "B" does not list an appropriate offence, any person who contravenes the provisions of this Bylaw or fails to comply therewith, or with any notice given thereunder, is guilty of an offence and is liable on summary conviction to a fine in an amount not exceeding that provided for by the Municipalities General Penalty Bylaw.

27. PAYMENT OF NOTICES OF VIOLATION

- 1) Where any person has committed or is alleged to have committed a breach of any of the provisions of this Bylaw, a ticket, notice, or summons may be served on such person by a Police Officer, Municipal Enforcement Officer, or any person duly authorized by Council. Such person served with a ticket or notice may voluntarily pay same at the office of the Municipality provided that payment is to be made within a period of ten (10) days from the services of the said ticket or notice. If payment is made within such a time and accepted, then that person shall not be liable to prosecution for the offense.
- 2) Service of a ticket, notice, or summons pursuant to this Bylaw may be made by:
 - a) personally delivering the ticket, notice or summons to the person committing the breach of the provision of this Bylaw; or
 - b) mailing such ticket, notice, or summons to the last known address of the Owner of said Animal.
- 3) A person whom a notice of violation is being issued pursuant to this section shall, upon request, provide their name and mailing address.

28. REPEAL AND COMING INTO FORCE

Village of Borden Bylaw No. 2-2020 hereby repealed.

This Bylaw shall come into force and be in effect on the final passing thereof.

Given 1st reading this day of 2025

Given 2nd reading this day of 2025

Given 3rd reading and hereby adopt this day of 2025

(SEAL)

Mayor

Administrator

SCHEDULE "A" – FEES

Pet License Tag - yearly, per Pet	\$25.00
Replacement Pet License Tag - each	\$5.00
Chicken License - yearly, per Chicken	\$5.00
Rabbit License - yearly, per Rabbit	\$5.00
Impoundment (identified Animal) - per day	\$25.00
Impoundment (unidentified Animal) - per day	\$50.00
Veterinary care during Impoundment	Actual cost

SCHEDULE “B” – PENALTIES

Offence	Penalty (Fine)		
	Time of Issuance (paid within 10 days)	After 10 days	
Failure to license a Pet	1 st Offence	\$50	\$100
	2 nd Offence	\$100	\$200
	3 rd Offence	\$250	\$500
Failure to attach a valid License Tag when a Pet is off the premises of the Owner	1st Offence	\$50	\$100
	2nd Offence	\$100	\$200
	3rd Offence	\$200	\$400
Owning or keeping any Prohibited Animals	1st Offence	\$100	\$250
	2nd Offence	\$250	\$500
	3rd Offence	\$500	\$1000
Exceeding limit of allowable Pets on any one property (Fine shall be as listed plus incurred removal costs)	1st Offence	\$100	\$200
	2nd Offence	\$250	\$500
	3rd Offence	\$500	\$1000
Animal at large	1st Offence	\$50	\$100
	2nd Offence	\$100	\$200
	3rd Offence	\$250	\$500

SCHEDULE “B” – PENALTIES Continued

Offence	Penalty (Fine)		
	Time of Issuance (paid within 10 days)	After 10 days	
Failure to immediately remove when required, or to allow accumulation that causes a nuisance or health risk	1st Offence	\$50	\$100
	2nd Offence	\$100	\$200
	3rd Offence	\$250	\$500
Animal creating a nuisance or acting in a threatening manner	1st Offence	\$50	\$100
	2nd Offence	\$100	\$200
	3rd Offence	\$250	\$500
Pet attack		Fines ranging from \$100 to \$2,500 depending on implied severity	

For offences exceeding the 3rd offence, the fine shall be that of the 3rd offence and each offence shall be brought to Council as a matter of concern.

SCHEDULE “C”- PROHIBITED ANIMALS

It is prohibited in the Village of Borden to own the following:

- a) Wildlife as defined in *The Wildlife Act*, which means a vertebrate Animal of any species, excluding fish that is wild by nature in Saskatchewan and includes:
 - (i) any part, tissue, genetic material, eggs, sperm, embryos or other forms of developmental life; and
 - (ii) any exotic wildlife found in Saskatchewan.
- b) all Arachnids dangerous to humans (i.e. scorpions and tarantulas except tarantulas of the genera *Aphonopelma*, *Avicularia* and *Gramm stola*)
- c) all Artiodactylous Ungulates (i.e. deer and giraffes)
- d) all Vespertilionid (i.e. bats)
- e) all Canids, except the domestic Dog
- f) all Crocodilians (i.e. alligators and crocodiles)
- g) all Edentates (i.e. anteaters and armadillos)
- h) all Elephants
- i) all Felids, except the domestic Cat
- j) all Hyaenidae (i.e. hyenas)
- k) all Marsupials (i.e. kangaroos and opossums)
- l) all Mustelids (i.e. skunks, weasels, otters and badgers) except the domestic ferret
- m) all non-human Primates (i.e. gorillas and monkeys)
- n) all Perissodactyls Ungulates (i.e. horses)
- o) all Pinnipeds (i.e. seals and walruses)
- p) all Procyonids (i.e. raccoons)
- q) all Raptors, diurnal and nocturnal (i.e. eagles, hawks and owls)
- r) all Ratite Birds (i.e. ostriches and emus)
- s) all snakes of the families Pythonidae (i.e. pythons) and Boidae (i.e. boa-constrictors)
- t) all Ursids (i.e. bears)
- u) all Venomous Reptiles (i.e. rattlesnakes and cobras)
- v) all Venomous Amphibians (i.e. toxic toads and toxic salamanders)
- w) all Viverrids (i.e. mongoose, civets and genets)