



THE CITY OF CORNER BROOK PELLET AND AIR GUN REGULATIONS

PURSUANT to the powers vested in it under Section 278 of the *City of Corner Brook Act*, R.S.N.L. 1990, c. C-15, as amended, and all other powers it enabling, the Corner Brook City Council, in a session convened on the 21st day of April, 2008, hereby passes and enacts the following regulations

1. These Regulations may be cited as the *City of Corner Brook Pellet and Air Gun Regulations*.

DEFINITIONS

2. For the purpose of these Regulations:
 - (a) “City” means the City of Corner Brook;
 - (b) “Council” means Corner Brook City Council;
 - (c) “Air Gun” includes barreled weapons operated by pump mechanism, spring mechanism or pressurized cartridges, regardless of muzzle velocity and all guns sold, marketed or commonly referred to as pellet guns, air guns, CO2 guns or B.B. guns, but does not include any device designed and intended for;
 - i) signaling or notifying of distress;
 - ii) firing blank cartridges;
 - iii) use in construction; or
 - iv) slaughtering of domestic animals.
 - (d) “Municipal Enforcement Officer” means a municipal enforcement officer appointed under Section 211 of the *City of Corner Brook Act*.
 - (e) “Peace Officer” means a peace officer as defined in the *Criminal Code*.
3. Except as permitted in these Regulations no person shall fire or discharge an Air Gun in the City.
4. No person shall transport or move an Air Gun from the Air Gun holder’s private property except under the following conditions:
 - (a) The Air Gun shall be rendered inoperable;

- (b) The Air Gun shall be, at all times, fully encased and enclosed in a case or holder made and used specifically for transporting the Air Gun and no part of the Air Gun shall be exposed to the public; and
 - (c) all projectiles and compressed gas cylinders that may be used for the operation of the Air Gun shall, at all times, be entirely separate from the case in which the Air Gun is fully encased or enclosed.
- 5. A Municipal Enforcement Officer or a Peace Officer may seize and detain until trial any Air Gun and projectiles where there are reasonable and probable grounds to believe that a breach of Section 3 or Section 4 of these Regulations involving the Air Gun and projectiles has been committed and that the Air Gun and projectiles are required as evidence of that breach.
- 6. Where a charge is not laid pursuant to these Regulations within a period of thirty days from the date of the offence, any Air Gun and projectile seized pursuant to Section 5 of these Regulations shall be returned to the person from whom the Air Gun and projectiles were seized.
- 7. Council may grant permission for a person or group of persons to fire or discharge an Air Gun or Air Guns on such terms and conditions as Council deems fit.
- 8. The provisions of these Regulations prohibiting the firing or discharge of an Air Gun shall not apply to:
 - (a) Any person who has received prior permission for the firing or discharge of an Air Gun from Council and who does so in accordance with the terms and conditions of that permission; or
 - (b) Any person employed by a Federal, Provincial or Municipal Police force, government agency or department where the duties of such person require him or her to fire or discharge an Air Gun.

OFFENCE

- 9. Where any person contravenes any provision of these Regulations such person is guilty of an offence and liable on summary conviction to a fine or to a period of imprisonment or both in accordance with s. 438 of the *City of Corner Brook Act*.
- 10. These regulations shall come into force as of the date enacted by Council and The City of Corner Brook Air Gun By-law 1987 and all amendments thereto are hereby repealed upon the coming into force of these Regulations.

IN WITNESS WHEREOF these Regulations are sealed with the Common Seal of the City of Corner Brook and subscribed by and on behalf of the Council by the Mayor and City Clerk at Corner Brook, in the Province of Newfoundland and Labrador, this 5th day of May, 2008.



Mayor



City Clerk

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