PROHIBIT THE LICENSING OF ALCOHOL RETAIL STORES NORTHERN VILLAGE OF SANDY BAY

BYLAW No. 6-2023

A BYLAW TP PROHIBIT THE LICENSING OF ALCOHOL RETAIL STORES IN THE NORTHERN VILLAGE OF SANDY BAY.

The Council of the Northern Village of sandy bay in the Province of Saskatchewan enacts:

PART I

INTRODUCTION

Title

This Bylaw shall be known as the bylaw prohibiting liquor sales in Sandy Bay.

Purpose

The purpose of this Bylaw is to prohibit Saskatchewan Liquor and Gaming Authority Retail stores permits within the Northern Village of Sandy Bay.

PART II

DEFINITIONS

In this Bylaw:

- 1. The Act shall be defined as the Northern municipalities Act, 2010.
- 2. The Northern Village of Sandy Bay is a Municipal Corporation as defined by the Act.
- The Northern Village of Sandy Bay shall include all lands within the boundaries of the Northern Villager of Sandy Bay and lands outside the boundaries of the Northern Village of Sandy Bay belonging to or under the control and management of the Northern Village of Sandy Bay.
- 4. Saskatchewan Liquor and Gaming Authority is the legislative authority responsible for issuing Retail Store permits and endorsements.
- 5. Retail Store permit is issued by the Saskatchewan Liquor and Gaming authority where the primary purpose of the permittee is the sale of beverage alcohol in a closed container for consumption off-site.

- 6. Liquor retail store shall be defined as any one of the following:
 - a. Stand-Alone Retail Store where the primary purpose is the retail sale of beverage alcohol.
 - b. Integrated Retail Store that provides retail sales of beverage alcohol and while operating as part of another business in the community such as a tavern or restaurant:
 - c. Transitional retail Store that provides retail sales of beverage alcohol as part another business, such as a convenience store or grocery store.

PART III

REGULATIONS

No person, business or corporation shall own or operate a Liquor retail store in the Northern Village of Sandy Bay, Saskatchewan, Canada.

PART IV

ENFORCEMENT

Any person or corporation found guilty of a breach of any provisions of this Bylaws shall be liable upon summary conviction to the fines stated below:

- a) For each offence committed by an individual, imposing a fine not exceeding \$10,000 or providing for imprisonment for not more than one year, or both;
- b) For each offence committed by a business or corporation, imposing a fine not exceeding \$25,000 or providing that the directors or officers of the corporation who directed, authorized, assented to, acquiesced in or participated in the commission of the offence are guilty of the offence and liable on summary conviction to the mentioned in clause (1)b.

This bylaw comes into force November 21, 2023.

READ A FIRST TIME THIS 21st OF NOVEMBER 2023
READ A SECOND TIME THIS 21st OF NOVEMBER 2023
READ A THIRD TIME AND ADOPTED THIS 21st DAY OF NOVEMBER 2023

Mayor