SHOWING AMENDMENTS

CITY OF KELOWNA

BYLAW NO. 8547

Amendment No. 1 to Unsightly Premises and Visual Nuisance Bylaw No. 8217

The Municipal Council of the City of Kelowna, in open meeting assembled, enacts as follows:

- 1. THAT "Unsightly Premises and Visual Nuisance Bylaw No. 8217" be amended as follows:
 - Subsection 2.1 of Section 2 Interpretation is amended by replacing the definitions (a) of 'Derelict Motor Vehicle' and 'Discarded Material' with the following:
 - "'Derelict Motor Vehicle' means an inoperative motor vehicle which is not currently licensed and is stored outdoors any vehicle or part thereof, propelled otherwise than by muscle power which:
 - is physically wrecked or disabled;

 - is not capable of operating under its own power; and does not have attached number plates for the current year pursuant to the (c) regulations of the Motor Vehicle Act of the Province of British Columbia,

'Discarded Material' means all manner of garbage, junk, unused or dismantled trailers, boats, vessels, machinery, mechanical or metal parts, bottles, glass, brush piles, pipes, unused wood or wood products excluding seasoned untreated wood or manufactured products cut in lengths for use as a fuel in a solid fuel burning appliance, dilapidated furniture, inoperative appliances, **derelict** motor vehicles and other such similar things,"

- Subsection 5.2 of Section 5 Exemptions is amended by replacing the words 'City (b) of Kelowna Zoning Bylaw 1976, No. 4500' with the words 'City of Kelowna Zoning Bylaw No. 8000'.
- 2. This bylaw may be cited as "Bylaw No. 8547 being Amendment No. 1 to Unsightly Premises and Visual Nuisance Bylaw No. 8217".

Read a first, second and third time by the Municipal Council this

Adopted by the Municipal Council of the City of Kelowna this

Mayor
 Citv Clerk