M:11

BYLAW 2/2001

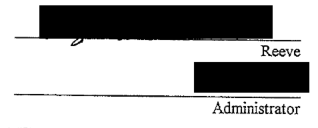
A Bylaw to authorize an inter-municipal agreement to provide for fire protection under The Rural Municipality Act, 1989, Sections 214.1 and 254.1

The council of the Rural Municipality of Antelope Park No. 322 in the Province of Saskatchewan, enacts as follows:

1. The council of the municipality is authorized to execute an agreement with the R. M. of Kindersley No. 290, attached hereto and forming part of this bylaw.

[SEAL]







This is a certified true copy of the original Bylaw adapted May 28, 2001

BETWEEN:

The Rural Municipality of Antelope Park No. 322
- and The Rural Municipality of Kindersley No. 290

1. In this agreement, the following words shall mean:

- a) "Municipality" shall mean any or all of the above named corporations and can be in the singular or plural;
- b) "Municipal Fire Fighting Unity" shall mean:
 - the fire departments of any of these municipalities, whether owned alone or jointly;
 - ii) any other fire fighting unit called into the municipality by any of the above corporations; and/or
 - iii) any volunteers who have come to the aid of the above fire fighting units
- c) "Fight Fire" shall include, but not be limited to, scouting an area, actually fighting fire, and doing fire prevention work.
- 2. Municipal Fire Fighting Units shall be authorized to enter into and fight fires in other municipalities as listed in this agreement.
- 3. For the purposes of this agreement only, if any regional part or any Saskatchewan Provincial Park has a written fire protection agreement with any of the above municipalities, they shall be treated as part of that municipality.
- 4. Any municipality going to fight fire in an area outside its own boundaries shall, as son as possible, advise the Fire Chief of the area where the fire is located that such is the case. The first municipal fire fighting unit arriving at the scene shall take command of the operation until such time as jurisdiction can be transferred in any orderly fashion.
- 5. The Fire Chief, or his designate, of the assisting party shall have and is hereby granted full and sufficient authority to provide, or in his discretion, to decline to provide or withdraw fire services to the requesting party;
- 6. Any municipality fighting outside of its municipal boundaries shall bill the costs of the fire to the municipality in which the fire occurred, using the rates and charges that the municipality doing the fire fighting would normally charge for its fire fighting units, and the municipality which is billed may then re-bill and collect for its own use that amount, or any other amount it deems appropriate for the fire fighting costs, to the persons or corporation who should be billed for the fire;
- 7. As soon as possible in each year the participating municipalities shall advise the other participating municipalities of the following:
 - a) names and telephone numbers of all its Chiefs, Assistant (Deputy) Chiefs, Hamlet Fire Chiefs, Prairie Fire Wardens and other persons who might be appropriately included in this list
 - b) an inventory list of fire fighting equipment, and
 - c) a list of fees and rates for fire fighting services.
- 8. It is understood and agreed that this agreement shall be continuous in nature but this agreement may be terminated by any party thereto giving six months' notice to all the other parties.

The Rural Municipality of Antelope Park No. 322



[SEAL]

The Rural Municipality of Kindersley No. 290

