

Hurunui District Council



Dog Control Policy and Dog Control Bylaw 2008

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HURUNUI DISTRICT COUNCIL DOG CONTROL POLICY 2008

1.0 INTRODUCTION

- 1.1 The Dog Control Act 1996 requires district and city Councils to adopt a policy on the control of dogs. The purpose of a Dog Control Policy is to
- a) minimize the danger distress and nuisance that dogs can cause
 - b) avoid the inherent danger in allowing dogs to have uncontrolled access to public places that are frequented by children
 - c) enable the public to use streets and public amenities without fear of attack or intimidation by dogs
 - d) provide for the exercise and recreational needs of dogs and their owners

2.0 ENFORCEMENT AND BYLAW PROVISIONS

- 2.1 To enforce its Dog Control Policy, and to provide for the wider public's health and safety Council will adopt a Dog Control Bylaw. Some provisions outlined in this Policy can be enforced under the Dog Control Act 1996 either by way of an infringement notice issued under that Act or through a Court imposed fine after a conviction.
- 2.2 Where possible Council will issue infringement notices to dog owners who do not comply with the requirements of the Dog Control Act 1996, this Policy or the Hurunui District Council Dog Control Bylaw 2007. All infringements are shown in the Dog Control Act 1996 and are reprinted in Schedule Five to the Hurunui District Council Dog Control Bylaw.
- 2.3 Infringement fees are to be paid to the Council.
- 2.4 Council requires all dogs to be provided with all weather shelter, which protects from sun, wind and rain or snow (see section 7 of the Hurunui District Council Dog Control Bylaw).
- 2.5 Council has controls in place (see section 8 of the Hurunui District Council Dog Control Bylaw) to control bitches in season and diseased dogs.
- 2.6 Council may require a bitch or dog to be neutered or spayed if that dog receives more than 3 infringement offences in any 12 month period regardless of whether or not that dog has been classified as dangerous or menacing or the dog owner has been classified as a probationary dog owner (see section 9 of the Hurunui District Council Dog Control Bylaw).
- 2.7 Any dog found wandering in a public place, creating a public nuisance (including wandering on private land or barking) may be impounded (see section 10 of the Hurunui District Council Dog Control Bylaw).
- 2.8 Any person may appeal any action made under the bylaw by writing to Council (see section 11 of the Hurunui District Council Dog Control Bylaw).

3.0 DOG CONTROL IN PUBLIC PLACES

- 3.1 Dogs must be kept under effective control at all times. For the purpose of this Policy effective control means that the dog is either confined on private land, on a leash or under effective voice command where the Dog will come when called and sit or stop on command.
- 3.2 Council will, over time, ensure that consistent signage is established across the District to assist owners to comply with the provisions of this section of the Policy and the Hurunui District Council Dog Control Bylaw.
- 3.3 Dog owners are encouraged to carry a dog faeces removal implement (plastic shopping bag). It is an offence against the Hurunui District Council Dog Control Bylaw to leave dog faeces in any public place.
- 3.4 Any Dog on the tray of a vehicle must be tied to the vehicle or secured within a cage that is securely attached to the vehicle.

3.5 Prohibited Areas

- 3.6 Dogs are permitted everywhere in the District except for any area designated as a controlled dog area under s26ZS of the Conservation Act 1987 and those places set out in Schedule One to the Dog Control Bylaw. As a general rule dogs are prohibited
- From going to some key reserves in the District (See Schedule One of the Dog Control Bylaw 2008)
 - Within 10m of any children's playground facility
 - Within 10m of any barbeque area
 - At any Council owned swimming pool facility

3.7 Dog Leash Areas

- 3.8 Dogs should be leashed in areas where there are large numbers of other people. The areas in the district where Council requires dogs to be leashed are set out in Schedule Two of the Hurunui District Council Dog Control Bylaw. In general dogs are required to be leashed
- In all urban areas
 - At popular beaches
 - At some key reserves in the District

3.9 Dog Exercise Areas

- 3.10 Council has set up areas where dogs may be exercised; these areas are shown in Schedule Three of the Hurunui District Council Dog Control Bylaw. People visiting these areas should expect to find dogs present. Dogs are expected to be kept under effective voice command at all times and dog owners must carry a hand held leash. Dog owners are required to remove faeces.

3.11 All Other Areas

3.12 In all public spaces not defined as a 'dog prohibited', 'dog on leash' or 'dog exercise area' dogs are required to be under effective control. At a minimum this is effective voice control, but may also be by way of a leash which is securely held by the person in command of the dog.

4.0 OWNER CLASSIFICATION

4.1 Council has five tiers of dog owner classification. These five tiers are listed as follows.

Standard Dog Owner	A dog owner who owns between 1 and 5 dogs and has not been classed as a probationary owner or a disqualified dog owner is classed as a standard dog owner.
Multiple Dog Owner	A dog owner who owns more than 5 dogs is classified as a multiple dog owner.
Disability Assist Dog Owner	A dog owner who owns a seeing eye dog or a hearing ear dog (as defined in the Dog Control Act 1996) will be classed as a Disability Assist Dog Owner.
Probationary Dog Owner	A dog owner may be classified as a probationary dog owner if they are issued with 3 or more infringement offences in a 2 year period or if they are convicted of an offence against the Dog Control Act 1996. Probationary dog owners may continue to own registered dogs already in their possession but may not own new dogs for up to two years and must dispose of all unregistered dogs in their possession.
Disqualified Dog Owner	A dog owner must be disqualified from owning a dog if they are issued with 3 or more infringement offences in a 2 year period or if they are convicted of an offence against the Dog Control Act 1996 or part one or part two of the Animal Welfare Act 1999, unless they are granted probationary owner status. Disqualified dog owners may not own any dogs for up to five years. All dogs in the possession of the disqualified dog owner must be disposed of.

4.2 Standard Owner Classification

4.3 In the absence of an alternative classification dog owners are classed as standard dog owners.

4.4 Standard dog owners must ensure that their dogs are not able to stray off their own properties. This can be achieved either by providing a fully fenced section or by ensuring that their dog is securely tied up.

4.5 Standard dog owners must

- Ensure that their dog(s) does(do) not stray off their property
- Ensure that their dog(s) is(are) provided with clean fresh water
- Ensure that their dog(s) is(are) provided with adequate exercise, care and attention

4.6 Owner With More than Five Dogs

4.7 An owner with more than five dogs is classified as a multiple dog owner. A multiple dog owner must have six or more dogs registered in the Hurunui District.

- 4.8 Multiple Dog owners must comply with all the conditions of a standard dog owner.
- 4.9 Disability Assist Dog Owners**
- 4.10 Every person who is the registered owner of a disability assist dog (classed as a hearing ear dog or a seeing eye dog in the Dog Control Act 1996) will be classed as a disability assist dog owner.
- 4.11 Disability assist dog owners must comply with all the conditions of a standard dog owner
- 4.12 Probationary and Disqualified Dog Owners**
- 4.13 Council is required under the Dog Control Act to consider classifying a dog owner as either a probationary or a disqualified dog owner if they
- Commit more than three infringement offences against the Dog Control Act in a 24 month period
 - Are convicted of an offence (not being an infringement offence) against the Dog Control Act 1996
 - Are convicted of an offence against Part One or Part Two of the Animal Welfare Act 1999, section 26ZZP of the Conservation Act or section 561 of the National Parks Act 1980.
- 4.14 Council will use its discretion when deciding the appropriate owner classification.
- 4.15 Probationary Dog Owner**
- 4.16 Council may classify a dog owner as a probationary dog owner if the behaviour of their dog demonstrates that they could be unfit to own a dog. However the behaviour of their dog or themselves is not sufficiently bad to justify imposing the disqualified dog owner status on that individual.
- 4.17 A person who has been classified as a probationary dog owner can object to the probationary classification. An owner may object to this classification at any time over the period that the classification but may only lodge one appeal every 12 months.
- 4.18 Once a dog owner is classified as probationary they must dispose of any unregistered dogs in their possession. Probationary owners are not permitted to purchase or acquire any new dogs until their probationary owner status is lifted. A probationary owner may also be required to undertake dog obedience classes or some other for of educational training programme.
- 4.19 A probationary owner status will not extend for a period more than 24 months.
- 4.20 Disqualified Dog Owner**
- 4.21 Council may choose to classify an owner as a disqualified dog owner if the behaviour of their dog shows that they are unfit to own a dog. Particular consideration will be given to the safety of the wider public.
- 4.22 A person who has been classified as a disqualified dog owner can object to the disqualified classification. An owner may object to this classification at any time over the period that the classification but may only lodge one appeal every 12 months.

- 4.23 Once a dog owner is classified as disqualified they must dispose of any dogs, either registered or unregistered within 14 days of receiving the disqualified owner classification. Disqualified dog owners may not be in possession of a dog except to prevent that dog causing injury damage or distress or to return (within 72 hours) a lost dog to a territorial authority to reunite that do with its owner.
- 4.24 If a person is convicted of breaching the conditions of their disqualified owner status they may be liable to a fine of \$3,000 on summary conviction.
- 4.25 Disqualified owner status may be imposed for a period up to five years.

5.0 REGISTRATION FEES

- 5.1 Dog Registration fees are payable before 1 August each year.
- 5.2 The owners of Dangerous Dogs are required to pay a registration fee equal to 150% of the standard dog registration fee.
- 5.3 All multiple dog owners will receive a remission equal to the cost of registering one dog for the sixth and subsequent dog owned by that person as long as they
- Pay their registration fee before 1 August for the financial year to which the registration relates
 - Have not been issued with an infringement notice issued under the Dog Control Act 1996 or Council's Dog Control Policy or Bylaw within the last financial year
 - Are not classed as a probationary or disqualified dog owner

Note: Council may choose to revoke the remission to any person whether or not they comply or partly comply with the requirements of this Policy.

- 5.4 All disability assist dog owner will be granted a full remission on the dog registration fees for their disability assist dog. Other dogs owned by that person will be charged the standard dog registration fee.

Note: It is important to note that this Policy does not remove the requirement for all dogs in the Hurunui District to be registered rather it removes only the cost associated with the registration.

- 5.5 Late payment of registration fees will incur a penalty 50% of the registration fee for that type of dog. No remission will be provided to multiple dog owners if the registration fee is paid late.

6.0 MENACING AND DANGEROUS DOGS

- 6.1 Council may classify dogs as being menacing or dangerous under section 31 or 33A of the Dog Control Act 1996.
- 6.2 Dangerous Dogs**
- 6.3 Council is required under the Dog Control Act 1996 to classify a dog as being dangerous

- If the owner of that dog is convicted of an offence under section 57(2) of the Dog Control Act 1996 (Where a dog has attacked a person, stock, poultry, domestic animal or protected wildlife)
- If Council believes from sworn evidence that the dog has shown aggressive behaviour that may be a threat to any person, stock, poultry, domestic animal or protected wildlife
- If the owner of the dog admits in writing that their dog is a threat to any person, stock, poultry, domestic animal or protected wildlife

6.4 The owner of a dog classified as dangerous has specific obligations under the Dog Control Act 1996, as follows

- Must ensure that within 1 month of their dog being classified as dangerous they have the dog enclosed on their property so that visitors to their property can access at least one door without having to enter the dog enclosure.
- May not allow their dog to be at large in any public place unless
 - The dog is contained in a vehicle or cage or
 - Is muzzled so the dog cannot bite but can breath and drink and
 - Is on a leash unless in a dog exercise area
- Must attempt to get the dog neutered and
 - Provide Council (within 1 month) with a letter from a veterinarian stating that the dog has been neutered or why it cannot be neutered at this time.
- Must pay a Dog registration fee equal to 150% the registration fee that would normally be payable
- Must get Councils written consent before selling or disposing the dog to another person

6.5 Any dogs classified as dangerous in another territorial authority region will need to be neutered if the owner wishes to register that dog in the Hurunui District.

6.6 If the owner of a dangerous dog is convicted of breaching any of the requirements outlined above they may be liable for a fine of up to \$3,000. In addition the dog control ranger may seize and remove the dog and retain custody of the dog until Council is satisfied that the owner has demonstrated a willingness to comply with the requirements outlined above.

6.7 Menacing Dogs

6.8 Council may classify a dog as a menacing dog if it has not been classified as a dangerous dog but Council believes that it may be a threat to any person, stock, poultry, domestic animal or protected wildlife because of reported behaviour or the breed or type of dog.

6.9 The breeds of dog that Council categorises as menacing are shown in Schedule Four to the Dog Control Bylaw.

6.10 The owner of a dog classified as menacing has specific obligations under the Dog Control Act 1996, as follows

- May not allow their dog to be at large in any public place unless
 - The dog is contained in a vehicle or cage or
 - Is muzzled so the dog cannot bite but can breath and drink and
 - Is on a leash unless in a dog exercise area

6.11 Council may require the owner of a menacing dog to be neutered. If Council requires a menacing dog to be neutered the cost of any neutering will be carried out at the expense of the dog's owner.

7.0 EDUCATION PROGRAMMES / DOG OBEDIENCE COURSES

7.0 Council does not offer a dog owner education programme.

7.1 Council may require any probationary owner to undertake a dog education programme in lieu of classifying an owner as a disqualified dog owner. This may require the owner travelling to a location outside of the district to undertake this training.

7.2 The costs for any dog / owner education programme will be met by the dog owner.

8.0 DOG POUNDS

8.1 Council will provide a dog impounding facility (dog pound).

8.2 Council will charge owners a fee to help cover the cost of impounding their dog. The fee is set on a sliding scale with the first impounding costing less than the second impounding and the third and subsequent impounding costing the most. This fee is shown in Council's fees and charges and is subject to change.

8.3 Council will release an impounded dog

- When all fees (registration, infringement, microchipping and impounding) are paid or an appropriate arrangement for payment has been made.

8.4 Council may release an unclaimed / unwanted dog to a new owner but the new owner will be required to pay for one year's registration and the cost of microchipping if appropriate before the dog is released into the new owner's custody.

8.5 No dog will be released from the pound into the ownership of any person or organisation which may use such dogs for the purposes of research in which the dog is subject to physical operations or treatment causing changes whether temporary or permanent.

HURUNUI DISTRICT COUNCIL DOG CONTROL BYLAW 2008

1.0 INTRODUCTION

1.1 Pursuant to section 20 of the Dog Control Act 1996 and the Hurunui District Council (Council) has adopted a Bylaw on the Control of Dogs in the Hurunui District. This Bylaw shall be known as the *Hurunui District Council Dog Control Bylaw 2008*.

1.2 This bylaw revokes all previous dog control bylaws adopted by Hurunui District Council

2.0 PURPOSE

2.1 The purpose of this Bylaw is to ensure that dog owners can enjoy their dogs in the Hurunui District while ensuring the safety and personal well-being of all people, is protected whether or not they own dogs when living in or visiting the Hurunui District.

2.2 This Bylaw has also been developed to ensure compliance with the Dog Control Act 1996.

3.0 INTERPRETATION

3.1 Unless inconsistent with the context

CHILDRENS PLAYGROUND means any play equipment or facility located on any public land in the Hurunui District and includes any swing, slide, see-saw, climbing frame or any other such equipment.

DOG CONTROL OFFICER means any Dog Control or Animal Control officer warranted by the Hurunui District Council.

DOG OWNER has the same meaning as specified in section 2 of the Dog Control Act 1996

EFFECTIVE CONTROL (in a public place) means that any dog must;

- Be on a leash which is securely attached to the Dog and either tied to an immovable object or held by a competent individual;
- or
- Be within sight of the dog's handler, the dog must be capable of immediately returning to the dog's handler, by way of audible command or gestures;
- or
- Be securely tied or caged on the tray of a utility vehicle so that the Dog cannot leave the confines of the vehicles tray.

PUBLIC PLACE has the same meaning as specified in section 2 of the Dog Control Act 1996.

WORKING DOG has the same meaning as specified in section 2 of the Dog Control Act 1996.

4.0 ENFORCEMENT

- 4.1 Any person who knowingly or unknowingly creates fails to comply with, and breaches, this bylaw commits an offence and may be issued with an infringement notice pursuant to the Dog Control Act 1996 or the Council may also pursue prosecution, pursuant to section 239 of the Local Government Act 2002.

5.0 GENERAL PROVISIONS

- 5.1 Dog owners are required to remove all dog faeces left by their dog in any public area.
- 5.2 Any dog on the tray of any vehicle must be tied to the vehicle or secured within a cage that is securely attached to the vehicle.

6.0 DOG CONTROL IN PUBLIC PLACES

- 6.1 Dogs must be kept under effective control at all times.
- 6.2 Schedule One, Two and Three may be changed or modified by Council resolution after following the special consultative procedure laid out in the Local Government Act 2002. Any change to these schedules will be advertised by way of an advertisement or public notice in a local news paper.

6.3 Prohibited Areas

- 6.4 Dogs are permitted everywhere in the District except for those places set out Schedule One and any area within 10m of a public children's playground, a public toilet provided and maintained by Council or a public barbeque area.
- 6.5 Dogs may enter an area set out in Schedule One if;
- i) They are a working dog which is actively working; or
 - ii) They are secured within a vehicle or on a cage on the tray of a vehicle or are tied to the tray of a vehicle

6.6 Dog Leash Areas

- 6.7 Dogs are required to be leashed in all areas described in Schedule Two. For the avoidance of doubt all dogs in areas defined as urban areas in the Hurunui District Plan are required to be leashed.
- 6.8 Dogs are permitted off a leash if;
- i) They are a working dog which is actively working; or
 - ii) They are secured within a vehicle or on a cage on the tray of a vehicle or are tied to the tray of a vehicle

6.9 Dog Exercise Areas

- 6.10 Specific Dog exercise areas have been developed and are described in Schedule Three of this bylaw. Dogs are required to be kept under effective control at all times and dog owners must carry a hand held leash. Dog owners are required to remove faeces.

7.0 DOG ACCOMMODATION

- 7.1 Dogs in the Hurunui District must be provided with all weather shelter.
- 7.2 It is an offence against this section of the Bylaw for any dog to be kept outside without suitable shelter that protects the dog from sun, wind and rain or snow

- 7.3 If a dog is secured within private property by way of a leash or dog run, suitable shelter and shade shall be made available to protect dogs from both sun and rain, snow and/or wind and any other adverse weather conditions as can reasonably be expected.

8.0 BITCHES IN SEASON AND DISEASED DOGS

- 8.1 Bitches shall be confined when in season in such a way that no other dog is able to have access to that bitch.
- 8.2 Section 8.1 of this Bylaw does not apply to the mating of any bitch and dog when the knowledge and consent of the owners of both dogs has been obtained prior to the mating occurring
- 8.3 Any bitch in season must be leashed, or confined within a vehicle or in a cage on the tray of a utility vehicle when in any public place and the owner of the bitch or dog will not allow the dog to have any contact with any other dog.
- 8.4 Any dog known to be diseased must be confined on private property in such a way that no other dog is able to have access to the diseased dog.
- 8.5 Any bitch in season and any diseased dog must be provided with sufficient exercise.

9.0 NEUTERING OF DOGS

- 9.1 Any dog or bitch issued with more than three infringement notices in any 12 month period may be required to be neutered or speyed, whether or not the owner of the dog has been made a probationary dog owner or the dog is classified as menacing or dangerous under Council's Dog Control Policy.

10.0 IMPOUNDING OF DOGS

- 10.1 Any dog found in a public place in contravention with this bylaw will be impounded.
- 10.2 Dogs found to be causing or creating a public nuisance, including wandering on private land or barking may be impounded.
- 10.3 The release of any impounded dog will only occur if all the requirements of Council's Dog Control Policy are complied with and all outstanding infringement and registration fees are paid.

11.0 APPEALS

- 11.1 Any person may appeal any action taken under this bylaw. Appeals must be made in writing to Council. Appeals will be considered by Council's Environmental Service Committee.
- 11.2 Council reserves the right to charge for the time of Councillors on the Environmental Services Committee in considering any appeal.

SCHEDULE ONE – LOCATIONS WHERE DOGS ARE PROHIBITED

The following areas are prohibited in the Hurunui District Council Dog Control Bylaw.

1.0 GENERAL

1.1 Within 10 metres of any playground equipment on any public land

1.2 Within 10 metres of any fixed barbeque on any public land

2.0 AMBERLEY WARD

2.1 Amberley

2.2 Amberley Domain Sports Fields, but not a 10m strip running around the edge of the Domain which can be legitimately used for the exercise of dogs

2.3 Seadown Crescent Playground

2.4 Amberley Township public toilet area

2.5 Amberley Beach

2.6 Reserve areas abutting South Crescent and Chamberlin Avenue used for Camping including the Playground

2.7 Holton Road Picnic Area

2.8 Waipara River Mouth

2.9 Leithfield

2.10 Coulbeck Reserve

2.11 Leithfield Beach

2.12 Children's Paddling Pool Area

2.13 All Playground Areas

2.14 Tennis Court Areas

2.15 Ashworths Ponds

3.0 AMURI / HURUNUI WARD

3.1 Culverden

3.2 Rutherford Reserve playground and picnic area

3.3 Mockett Place Reserve

3.4 Hawarden

3.5 Hawarden reserve, playground and tennis court areas

3.6 Lions Reserve

3.7 Rotherham

3.8 Flintoft Reserve

3.9 Swimming Pool

3.10 Waiau

3.11 Waiau Village Green Children's Playground

3.12 Waikari

3.13 Camping Ground, Princess Street

3.14 Playground adjacent to Waikari Hall

3.15 Playground at the tennis and netball courts

3.16 Stocks Reserve

4.0 CHEVIOT WARD

4.1 Cheviot

4.2 Lions Club Picnic Area

4.3 Cheviot Public Swimming Pool Area

4.4 Cheviot Public Toilet Area

4.5 Cheviot Hills Cricket Ground

4.6 Gore Bay

4.7 The Gore Bay Tennis Courts

4.8 South End Picnic Ground

4.9 Old School Reserve

4.10 Buxton East and West Picnic Grounds

4.11 Gore Bay Camp Ground

5.0 GLENMARK WARD

5.1 Motunau Beach

5.2 Children's playground area on The Parade

5.3 Picnic area on the Parade

5.4 Waipara

5.5 The Children's playground on Glenmark Drive

6.0 HANMER SPRINGS WARD

6.1 Hanmer Springs

6.2 Hanmer Springs Thermal Pools Reserve

SCHEDULE TWO – AREAS WHERE DOGS ARE REQUIRED TO BE ON A LEASH

1.0 GENERAL

1.1 The Hurunui District Council Dog Control Bylaw requires Dogs to be on a leash in the following areas. A 'rule of thumb' for dog owners is that dogs must be on a leash within the confines of urban areas as defined in the Hurunui District Plan.

2.0 AMBERLEY WARD

2.1 Amberley

2.2 Within the Amberley urban area as defined by the Hurunui District Plan with the exception of the Domain.

2.3 Amberley Beach

2.4 Within the Amberley Beach Urban Area as defined in the Hurunui District Plan with the exception of the reserve areas abutting South Crescent and Chamberlin Avenue used for Camping including the Playground and the Holton Road Picnic Area

2.5 The beach area in front of the residential zone from Labour Weekend to Easter

2.6 Leithfield

2.7 Within the Leithfield Urban Area as defined in the Hurunui District Plan excluding Coulbeck Reserve

2.8 The Balcain Cemetery

2.9 Leithfield Beach

2.10 Within the Leithfield Beach urban area as defined in the Hurunui District Plan excluding the Children's Paddling Pool Area, All Playground Areas, Tennis Court Areas,

2.11 The Camping Ground

2.12 The beach area in front of the residential zone from Labour Weekend to Easter

3.0 AMURI / HURUNUI WARD

3.1 Culverden

3.2 Within the Culverden urban area as defined in the Hurunui District Plan excluding the Rutherford Reserve, the playground and picnic area and the Dog Exercise area in the Culverden Domain

3.3 The Culverden Cemetery

3.4 Hawarden

3.5 Within the Hawarden urban area as defined in the Hurunui District Plan excluding the Hawarden Reserve, playground and Tennis Court Areas.

3.6 The Horsley Downs Cemetery

3.7 Waitohi Reserve

3.8 Rotherham

3.9 The Rotherham Urban Boundaries as defined in the District Plan

3.10 Rotherham Cemetery

3.11 Waiau

3.12 Within the Waiau urban area as defined in the Hurunui District Plan, excluding the Waiau Village Green Children's Playground

3.13 Waiau Cemetery

3.14 Waikari

3.15 The Waikari urban area as defined in the Hurunui District Plan except the playground adjacent to Waikari Hall and playground at the tennis and netball courts

4.0 CHEVIOT WARD

4.1 Cheviot

4.2 The Cheviot Urban area as defined in the Hurunui District Plan except the Lions Club picnic area, the Cheviot public swimming pool area and the Cheviot public toilet area

4.3 The Homeview Cemetery

4.4 St Annes Lagoon

4.5 Gore Bay

4.6 The Gore Bay urban as defined in the Hurunui District Plan excluding the Gore Bay tennis courts, south end picnic ground, old school reserve, the Gore Bay Campground, Buxton east and west picnic grounds.

4.7 The beach area in front of the residential zone from a point directly eastwards from the tennis courts and extending southwards to a point directly eastwards from the end of the residential zone between Labour Weekend and Easter.

5.0 GLENMARK WARD

5.1 Motunau Beach

5.2 Within the Motunau Beach urban area as defined in the Hurunui District Plan except the children's playground area on The Parade and the picnic area on the Parade

5.3 The Camping Ground

5.4 Waipara

5.5 Within the Waipara urban area as defined in the Hurunui District Plan except the Children's Playground on Glenmark Drive

5.6 The Glenmark Cemetery

6.0 HANMER SPRINGS WARD

6.1 Hanmer Springs

6.2 Within the Hanmer Springs urban area as defined in the Hurunui District Plan but excluding the Hanmer Springs Thermal Pools Reserve

SCHEDULE THREE – AREAS WHERE DOGS CAN BE EXERCISED OFF A LEASH

1.0 GENERAL

1.1 The Hurunui District Council Dog Control Bylaw provides the following areas as Dog Exercise Areas.

2.0 AMBERLEY WARD

2.1 Amberley

2.2 A 10 metre strip around the edge of the Amberley Domain, but not including the sports fields, the picnic areas or the

3.0 AMURI / HURUNUI WARD

3.1 Culverden

3.2 The Culverden Domain

3.3 Waikari

3.4 The northern part of the Waikari Domain

3.5 Hawarden

3.6 The northern part of the Hawarden Domain

4.0 HANMER SPRINGS WARD

4.1 Hanmer Springs

4.2 The entire Dog Stream Reserve including Brooke Dawson Park

4.3 Hanmer Springs River Reserve

5.0 CHEVIOT WARD

6.3 Gore Bay

6.4 The beach area north of a point directly eastwards from the Tennis Courts and a point directly eastwards from the southern end of the Residential Zone southwards.

***SCHEDULE FOUR – BREEDS OF DOG CLASSIFIED AS
MENACING***

All dogs listed in Schedule Four to the Dog Control Act 1996.

SCHEDULE FIVE – INFRINGEMENT FEES

Section	Brief description of offence	Infringement fee (\$)
18	Wilful obstruction of dog control officer or ranger	750
19(2)	Failure or refusal to supply information or wilfully providing false particulars	750
19A(2)	Failure to supply information or wilfully providing false particulars about dog	750
20(5)	Failure to comply with any bylaw authorised by the section	300
23A(2)	Failure to undertake dog owner education programme or dog obedience course (or both)	300
24	Failure to comply with obligations of probationary owner	750
28(5)	Failure to comply with effects of disqualification	750
32(2)	Failure to comply with effects of classification of dog as dangerous dog	300
32(4)	Fraudulent sale or transfer of dangerous dog	500
33EC(1)	Failure to comply with effects of classification of dog as menacing dog	300
33F(3)	Failure to advise person of muzzle and leashing requirements	100
36A(6)	Failure to implant microchip transponder in dog	300
41	False statement relating to dog registration	750
41A	Falsely notifying death of dog	750
42	Failure to register dog	300
46(4)	Fraudulent procurement or attempt to procure replacement dog registration label or disc	500
48(3)	Failure to advise change of dog ownership	100
49(4)	Failure to advise change of address	100
51(1)	Removal, swapping, or counterfeiting of registration label or disc	500
52A	Failure to keep dog controlled or confined	200
53(1)	Failure to keep dog under control	200
54(2)	Failure to provide proper care and attention, to supply proper and sufficient food, water, and shelter, and to provide adequate exercise	300
54A	Failure to carry leash in public	100
55(7)	Failure to comply with barking dog abatement notice	200
62(4)	Allowing dog known to be dangerous to be at large unmuzzled or unleashed	300
62(5)	Failure to advise of muzzle and leashing requirements	100
72(2)	Releasing dog from custody	750

