## DISTRICT OF KATEPWA BYLAW NO. 6-2016

A Bylaw of the District of Katepwa in the Province of Saskatchewan to Regulate the Operation of Golf Carts

This Bylaw may be cited as the "Golf Cart Bylaw".

The Council of the District of Katepwa in the Province of Saskatchewan enacts as follows:

## 1. INTERPRETATION

- a. Golf Cart shall mean a small motorized vehicle that can carry no more than two people, including the driver and cannot exceed a speed of 15 miles per hour (25km per hour). It can weight no more than 1300 pounds (590 kilograms) unloaded and has no brake lights, headlights or seatbelts.
- b. Highway means a highway as defined in the *Traffic Safety Act*.
- c. Public Land means lands as defined in the All-Terrain Vehicles Act.
- d. Private Land means lands other than Public land
- e. Vehicle means a vehicle as defined in the Highway Traffic Act.
- f. District means District of Katepwa

## 2. GOLF CARTS

- a. It shall be lawful to operate a golf cart during the hours of sunrise and one-half hours after sunset on all the public highways within the limits of the District of Katepwa.
- b. Notwithstanding Section (a) of this Bylaw it shall be lawful to operate a golf cart on the public highways for the purpose of crossing the street or highway subject to the following:
  - i. Any golf cart crossing such street or highway must come to a full stop prior to crossing
  - ii. Whenever entering onto Highway 56 it shall be done from an established Public Highway approach
  - iii. Any golf cart crossing such street or highway must take the most direct route across
  - iv. Golf carts can be used for transportation only to and from a golf course and drivers must access the golf course using the most direct route.
  - v. Golf carts may be used by the members of the local Trans Canada Trails Committee to perform maintenance of trail.
- 3. Golf carts shall carry a slow moving warning device as prescribed in *The Vehicle Equipment Regulations* (1987) at the rear of the vehicle as near to the center as practicable, with on side parallel to the ground and not less than 30cm (12 inches) or more than 120 cm (47 inches) from the ground.

- 4. A minimum of a class 7 valid driver's license is required to operate a golf cart on the public highways within the limits of the District of Katepwa.
- 5. The owner of the golf cart must insure themselves and every other person who, with the owner's consent, operates that golf cart against liability imposed by law arising out of the ownership, use or operation of that golf cart and provides proof of insurance at the request of a peace officer.
- 6. Golf carts must be operated in accordance with the rules of the road in *The Traffic Safety Act* and any other Municipal Bylaw related to traffic.
- Any person who contravenes any portion of this Bylaw is guilty of an offence and liable on Summary Conviction to a fine of not less than \$100.00 or more than \$500.00
- 8. All personal and public liability will be the responsibility of the owner/operator of the said golf cart.
- 9. Bylaw No. 2015-01 shall be hereby repealed.
- 10. This Bylaw shall come into force and take effect upon the date of passing.

SEAL

MAYOR

CAO

Certified True Copy of a Bylaw passed by resolution of Council of the District of Katepwa at a meeting held the \_\_\_\_\_\_day of \_\_\_\_\_\_\_, 2016.

CAO