CITY OF KELOWNA

BYLAW NO. 11679

TA18-0008 - Cannabis Agricultural Amendments

| A b | ylaw to amend the "Cit | y of Kelowna Zoning Bylaw No. 8000". |
|-----|------------------------|--------------------------------------|
| | | |

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

- 1. THAT **Section 2 Interpretation, 2.3.3 General Definitions** be amended by adding a new definition for **FARM RETAIL SALES STANDS** in its appropriate location that reads;
 - **"FARM RETAIL SALES STANDS** means means those accessory **buildings** and **structures** for retailing agricultural products on a farm. This **use** does not include the retail sale or dispensing of **cannabis**."
- 2. AND THAT Section 11 Agricultural Zones, 11.1.6 Development Regulations be amended by adding a new subparagraph (g) in its appropriate location that reads as follows:
 - "(g) Land or a **building** or **structure** used for **cannabis** production may not be located within 60 metres of any **lot** outside of the **Agricultural Land Reserve** that has a residential use as a **principal use**, measured from closest **lot line** to closest **lot line**."
- 3. This bylaw shall come into full force and effect and is binding on all persons as and from the date of adoption.

| Read a first time by the Municipal Council this | |
|--|------------|
| Considered at a Public Hearing on the | |
| Read a second and third time by the Municipal Council this | |
| Approved under the Transportation Act this | |
| (Approving Officer-Ministry of Transportation) | |
| Adopted by the Municipal Council of the City of Kelowna this | |
| | Mayo |
| | City Clerk |