



LOCAL GOVERNMENT ACT 1995

DOG ACT 1976

## **Shire of Toodyay**

# **Dogs Local Law 2026**

Gazette Date: .....

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Under the powers conferred by the *Local Government Act 1995* and the *Dog Act 1976* and under all other powers enabling it, the Council of the Shire of Toodyay resolved on 5 March 2026 to make the following local law.

## PART 1. PRELIMINARY

### 1.1. Citation

- (1) This local law may be cited as the *Shire of Toodyay Dogs Local Law 2026*.
- (2) Purpose: to provide for the regulation, control and management of dogs within the Shire of Toodyay by providing clear requirements for the keeping of dogs, the operation of kennel establishments, the control of dogs in public places, and matters relating to impounding and enforcement, as permitted under section 51 of the *Dog Act 1976*.
- (3) Effect: to control the keeping of dogs; establish requirements for kennels; determine dog exercise and prohibited areas; provide for the impounding of dogs within the district and ensure that dogs are kept and managed in a manner that protects community safety and amenity, establishes obligations for dog owners, identifies dog exercise and prohibited areas, and provides for enforcement powers consistent with the *Dog Act 1976* and the *Local Government Act 1995*.

### 1.2. Repeal

The Shire of Toodyay *Dogs Local Law* published in the Government Gazette Date on 05/05/2000, page 2135-2136 is repealed.

### 1.3. Definitions

In this local law unless the context otherwise requires –

Term	Meaning
Act	The <i>Dog Act 1976</i> ;
adjoining	Includes land or premises which have a portion of a common boundary with a lot or is separated from that lot by a public reserve, road, right-of-way, pedestrian access way, access leg of a battle-axe lot or the equivalent not more than 6 metres in width;

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<b>Term</b>	<b>Meaning</b>
<b>Assistance dog</b>	As per the definition of the <i>Dog Act 1976</i> , a dog typically trained by a recognised organisation such as Guide Dogs WA, Assistance Dogs Australia, or VisAbility Limited who provide to the dog owners documentation confirming the assistance dog status to ensure a dog owners' rights are fully respected.
<b>authorised person</b>	A person authorised by the local government to perform all or any of the functions conferred on an authorised person under this local law;
<b>CEO</b>	The Chief Executive Officer of the local government;
<b>dangerous dog</b>	A dog which is the subject of a declaration under section 33E of the Act declaring it to be a dangerous dog
<b>district</b>	Has the meaning given to it in section 3 of the Act;
<b>dog management Facility</b>	Has the meaning given to it in section 3(1) of the Act
<b>infringement notice</b>	The notice referred to in clause 8.3;
<b>kennel establishment</b>	Any premises where more than the number of dogs under clause 4.3 over the age of three months are kept, boarded, trained or bred temporarily, usually for profit and where the occupier of the premises is not the ordinary keeper of the dogs;
<b>Licence to operate</b>	A licence to keep an approved kennel establishment on premises granted under clause 5.6;
<b>licensee</b>	The holder of a licence to operate granted under clause 5.6;
<b>local government</b>	The Shire of Toodyay;

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<b>Term</b>	<b>Meaning</b>
<b>local planning scheme</b>	A planning scheme of the local government made under the <i>Planning and Development Act 2005</i> ;
<b>notice of withdrawal</b>	The notice referred to in clause 8.6;
<b>Owner</b>	In relation to a dog, has the same meaning as in section 3(1) and (2) of the Act;
<b>person liable for the control of the dog</b>	Has the same meaning as in section 3(1) of the Act;
<b>pound keeper</b>	A person authorised by the local government to perform all or any of the functions conferred on a "pound keeper" under this local law;
<b>Premises</b>	In addition to the meaning given to it in section 3 of the Act, means the premises described in the application for a licence made under clause 5.1;
<b>public place</b>	Has the meaning given to it by section 3(1) of the Act;
<b>Regulations</b>	The <i>Dog Regulations 2013</i> ;
<b>Schedule</b>	A schedule to this local law;
<b>set fee</b>	A fee or charge made by the local government in accordance with clause 3.1 or clause 5.8;
<b>Thoroughfare</b>	Has the meaning given to it in section 1.4 of the <i>Local Government Act 1995</i> ;
<b>Townsite</b>	Land constituted, defined, or reserved as the site of a town or village under the <i>Land Administration Act 1997</i> ; and
<b>Transferee</b>	A person who applies for the transfer of a licence to her or him under clause

**1.4. Application**

- (1) This local law applies throughout the district.
- (2) If any clause or part of a clause of this local law is found to be invalid, that invalidity shall not affect the remaining provisions.

**1.5. Transitional Provisions**

A licence or approval in effect at the commencement of this local law continues to have effect as if granted under this local law.

## **PART 2. Adoption of Surrendered Dogs**

**2.1. Surrender of dogs**

- (1) Dogs that are surrendered to the Shire of Toodyay for whatever reason:
  - (a) may be available for adoption by suitable and responsible owners:
    - (i) Adopted dogs may be rehomed in accordance with Shire procedures and the *Dog Act 1976*.
    - (ii) Costs are as per the Shire of Toodyay Schedule of Fees and Charges.

## **PART 3. IMPOUNDING OF DOGS**

**3.1. Charges and costs**

The following are to be imposed and determined by the local government under sections 6.16 to 6.19 of the *Local Government Act 1995* –

- (a) the charges to be levied under section 29(4) of the Act relating to the seizure and impounding of a dog;
- (b) the additional fee payable under section 29(4) of the Act where a dog is released at a time or on a day other than those determined under clause 3.1; and
- (c) the costs of the destruction and the disposal of a dog referred to in section 29(15) of the Act.

**3.2. Attendance of pound keeper at pound**

The authorised person is to be in attendance at the pound for the release of dogs at the times and on the days of the week as are determined by the CEO.

**3.3. Release of impounded dog**

- (1) A claim for the release of a dog seized and impounded is to be made to the pound keeper or in the absence of the pound keeper, to the CEO.
- (2) The authorised person is not to release a dog seized and impounded to any person unless that person has produced, to the satisfaction of the pound keeper, satisfactory evidence -
  - (a) of her or his ownership of the dog or of her or his authority to take delivery of it; or
  - (b) that he or she is the person identified as the owner on a microchip purchased for implanting into the dog from a licensed veterinarian establishment.

**3.4. No breaking into or destruction of pound**

A person who –

- (a) unless he or she is the pound keeper or a person authorised to do so, releases or attempts to release a dog from a pound; or
- (b) destroys, breaks into, damages or in any way interferes with or renders not dog-proof-
  - (i) any pound; or
  - (ii) any vehicle or container used for the purpose of catching, holding or conveying a seized dog, commits an offence.

**PART 4. REQUIREMENTS AND LIMITATIONS ON THE KEEPING OF DOGS**

**4.1. Dogs to be confined**

- (1) An occupier of premises on which a dog is kept must –
  - (a) cause a portion of the premises on which the dog is kept to be fenced in a manner capable of confining the dog;
  - (b) ensure the fence used to confine the dog and every gate or door in the fence is of a type, height and

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construction which having regard to the breed, age, size and physical condition of the dog is capable of preventing the dog at all times from passing over, under or through it;

- (c) ensure that every gate or door in the fence is kept closed at all times when the dog is on the premises and is fitted with a proper latch or other means of fastening it;
  - (d) maintain the fence and all gates and doors in the fence in good order and condition; and
  - (e) where no part of the premises consists of open space, yard or garden or there is no open space or garden or yard of which the occupier has exclusive use or occupation, ensure that other means exist on the premises (other than the tethering of the dog) for effectively confining the dog within the premises.
- (2) Where an occupier fails to comply with subclause 4.1.(1) the occupier commits an offence.

*Penalty: Where the dog kept is a dangerous dog, \$2,000; otherwise \$1,000.*

#### **4.2. Dangerous Dogs – requirements to keep**

Where a dog has been declared a dangerous dog the owner must comply with all the requirements imposed under Part VI, Division 2 of the *Dog Act 1976* and the *Dog Regulations 2013*.

#### **4.3. Limitation on the number of dogs**

- (1) This clause does not apply to premises which have been –
  - (a) licensed under Part 4 as an approved kennel establishment; or
  - (b) granted an exemption under section 26(3) of the Act.
- (2) The limit on the number of dogs which may be kept on any premises is, for the purpose of section 26(4) of the Act, 2 dogs over the age of 3 months and the young of those dogs under that age.
- (3) In accordance with Section 26(3) of the Act Council may approve a greater number of dogs than that prescribed in Item 4.3(2) of the Local Law.

## **PART 5. APPROVED KENNEL ESTABLISHMENTS**

### **5.1. Application for licence to operate**

- (1) An application for development approval is required, prior to the issue of a licence to operate.
- (2) A licence to operate must be made and renewed annually for the amount listed in the local governments schedule of fees and charges.

### **5.2. Compliance with conditions of approval**

- (1) non-compliance with the Development Approval conditions will be an offence under the *Planning and Development Act 2005*.
- (2) a licensee who commits a serious offence under 5.2.(1) may be deemed to be unfit to operate a kennel and may lose their licence to operate under 5.6.

### **5.3. Fees**

- (1) On lodging an application for a licence to operate, the applicant is to pay a fee to the local government.
- (2) On the issue or renewal of a licence to operate, the licensee is to pay a fee to the local government.
- (3) The fees referred to in subclauses 5.3.(1) and 5.3.(2) are to be imposed and determined by the local government under sections 6.16 - 6.19 of the *Local Government Act 1995*.

### **5.4. Form of licence to operate**

The licence to operate is to be in the form determined by the local government and is to be issued to the licensee.

### **5.5. Period of licence to operate**

- (1) The period of effect of a licence to operate is set out in section 27(5) of the Act.
- (2) A licence to operate is to be renewed if the fee referred to in clause 5.3 is paid to the local government prior to the expiry of the licence.
- (3) On the renewal of a licence to operate the conditions of the licence at the time of its renewal continue to have effect.

### **5.6. Variation or cancellation of licence to operate**

- (1) A licence to operate is directly linked to the conditions imposed upon the development approval issued under the *Planning and Development Act 2005* The local government may consider variation to the issued development conditions

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through clause 77 of the deemed provisions (Schedule 2 of the *Planning and Development Act (Local Planning Schemes) Regulations 2015*)

- (2) The local government may cancel a licence to operate –
  - (a) on the request of the licensee;
  - (b) following a breach of the Act, the Regulations or this local law or as a breach of the Development Approval issued by the Shire; or
  - (c) if the licensee is deemed to not be a fit and proper person.
- (3) The date a licence to operate is cancelled is to be, in the case of –
  - (a) the date requested by the licensee; or
  - (b) paragraphs (b) and (c) of subclause 5.6 (2), the date determined under section 27(6) of the Act.
- (4) If a licence to operate is cancelled, no portion of that fee is refundable for the term of the licence that has not yet expired.

**5.7. Transfer of licence to operate**

- (1) Licences to operate are not transferable
- (2) A transfer of a licence is achieved by making a new application over same property and by stating a commitment to abide by the conditions of the development approval.
- (3) The old licence to operate will be superseded on the date of the approval of the new licence to operates is issued.

**5.8. Notification**

The local government is to give written notice to –

- (a) an applicant for a licence to operate of the local government's decision on that application
- (b) a licensee when their licence is due for renewal and the manner in which it may be renewed;
- (c) a licensee when their licence is renewed;
- (d) a licensee of the cancellation of a licence to operate; and
- (e) a licensee of the cancellation of a licence under paragraphs (b) or (c) of clause 5.6(2) which notice is to be given in accordance with section 27(6) of the Act.

**5.9. Objections and appeals**

- (1) Objections and appeals to the approval of a kennel establishment are solely contained within the *Planning and Development Act 2005*.
- (2) Objections and appeals to the issue of a licence to operate are within the provisions of Division 1 of Part 9 of the *Local Government Act 1995* and regulation 33 of the *Local Government (Functions and General) Regulations 1996*

**5.10. Inspection of a kennel establishment**

An authorised person may inspect an approved kennel establishment at any time, during working hours of that establishment with or without notice as the circumstances dictate.

## PART 6. DOGS IN PUBLIC PLACES

**6.1. Places where dogs are prohibited**

- (1) Dogs are prohibited from entering or being in any of the following places, except for authorised service or guide dogs.
  - (a) where so indicated by a sign or a public building ;
  - (b) all premises or vehicles classified as food premises or food vehicles under the *Food Act 2008*;
  - (c) public swimming pool facilities; and
  - (d) Reserve 27015, Toodyay Street  
(Toodyay Showgrounds).
- (2) If a dog enters or is in a place specified in subclause (1), every person liable for the control of the dog at that time commits an offence.

**Penalty:** Where the dog is a dangerous dog, \$2,000; otherwise \$1,000.

This clause does not apply to dogs kept or permitted on a site within a caravan park or camping ground in accordance with the *Caravan Parks and Camping Grounds Regulations 1997*.

This clause also does not apply to individuals accompanied by an assistance dog, however as per the *Caravan Parks and Camping Grounds Regulations 1997* a person who owns or has the care or control of a dog is to ensure that the dog is on a leash under the control of a person or enclosed in a caravan, or a fenced or enclosed area of a site sufficient to contain the dog.

**6.2. Places which are dog exercise areas**

- (1) For the purposes of sections 31 and 32 of the *Dog Act 1976*, the following locations are designated dog exercise areas
  - (a) Reserve Number 48170 Drummond Street, Toodyay;  
and
  - (b) Reserve Number 27015 Toodyay Street, Toodyay;  
and
  - (c) Additional areas as resolved by Council from time to time.
- (2) Subclause (1) does not apply to –
  - (a) land which has been set apart as a children's playground in those places; and
  - (b) areas being used for sporting or other activities, as permitted by the local government, during the times of such use; or
  - (c) a car park associated with those places.

**PART 7. MISCELLANEOUS**

**7.1. Fees and charges**

Set fees and charges are to be imposed and determined by the local government under sections 6.16 to 6.19 of the *Local Government Act 1995*.

**7.2. Offence to excrete**

- (1) A dog must not excrete on –
  - (a) any thoroughfare or other public place; or
  - (b) any land which is not a public place without the consent of the occupier.
- (2) Subject to subclause 7.2(3) if a dog excretes contrary to subclause 7.2(1) every person liable for the care and control of the dog at that time commits an offence.

**Penalty: \$200.**

- (3) The person liable for the care and control of the dog does not commit an offence against subclause 7.2.1 if any excreta is removed immediately by that person.

## PART 8. ENFORCEMENT

### 8.1. Offences

A person who fails to do anything required or directed to be done under this local law, or who does anything which under this local law that person is prohibited from doing, commits an offence.

### 8.2. Modified penalties

- (1) The offences contained in Schedule 3 are offences in relation to which a modified penalty may be imposed.
- (2) The amount appearing in the third column of Schedule 3 directly opposite an offence is the modified penalty payable in respect of that offence if –
  - (a) the dog is not a dangerous dog; or
  - (b) the dog is a dangerous dog, but an amount does not appear in the fourth column directly opposite that offence.
- (3) The amount appearing in the fourth column of Schedule 3 directly opposite an offence is the modified penalty payable in respect of that offence if the dog is a dangerous dog.

### 8.3. Issue of infringement notice

Where an authorised person has reason to believe that a person has committed an offence in respect of which a modified penalty may be imposed, he or she may issue to that person a notice in the form of Form 2 of Schedule 1 of the *Local Government (Functions and General) Regulations 1996*.

### 8.4. Failure to pay modified penalty

Where a person who has received an infringement notice fails to pay the modified penalty within the time specified in the notice, or within such further time as may in any particular case be allowed by the CEO, he or she is deemed to have declined to have the offence dealt with by way of a modified penalty.

### 8.5. Payment of modified penalty

A person who has received an infringement notice may, within the time specified in that notice or within such further time as may in any particular case be allowed by the CEO, send or deliver to the local government the amount of the penalty, with or without a reply as to the circumstances giving rise to the offence, and the local government may appropriate that amount in satisfaction of the penalty and issue an acknowledgment.

**8.6. Withdrawal of infringement notice**

- (1) Whether or not the modified penalty has been paid, an authorised person may withdraw an infringement notice by sending a notice in the form of Form 3 of Schedule 1 of the *Local Government (Functions and General) Regulations 1996*.
- (2) A person authorised to issue an infringement notice under clause 8.4 cannot sign or send a notice of withdrawal.

**8.7. Service of notices**

An infringement notice or a notice of withdrawal may be served on a person personally, or by leaving it at or posting it to her or his address as ascertained from her or him, or as recorded by the local government under the Act, or as ascertained from inquiries made by the local government.

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**SCHEDULE 1 – Application for a Licence to operate an approved  
Kennel establishment.**

*Part 5 of the Dog Local Law 2025*

**APPLICANT DETAILS**

Full Name: \_\_\_\_\_ Assessment No.: \_\_\_\_\_

Main Address: \_\_\_\_\_  
(Residential / Premises Address including Suburb and Postcode)

Postal Address: \_\_\_\_\_  
(if different from above)

Phone (H): \_\_\_\_\_ (M): \_\_\_\_\_ (W): \_\_\_\_\_

Email: \_\_\_\_\_

May the Shire use the above email address for correspondence purposes?:  Yes  No

**Privacy Notice** The Shire of Toodyay collects personal information in accordance with the *Privacy and Responsible Information Sharing Act 2024* for the purpose of assessing your application to operate an approved kennel establishment under the *Dog Act 1976* and associated local laws.

Your information may be used to contact you, verify compliance, and inform internal decision-making. It may be shared with relevant government agencies, or third parties where required or authorised by law.

You have the right to request access to, and correction of, your personal information. For privacy enquiries, contact the Shire's Privacy Officer at: [✉ records@toodyay.wa.gov.au](mailto:records@toodyay.wa.gov.au) ☎ (08) 9574 9300.

**KENNEL ESTABLISHMENT DETAILS**

Address: \_\_\_\_\_  
(Residential / Premises Address including Suburb and Postcode)

For Number of DOGS located at premises: \_\_\_\_\_

Person will reside (tick appropriate box) \*evidence to be provided

At the premises  sufficiently close to the premises so as to control the DOGS and so as to ensure their health and welfare

Name of Person (if not the applicant(s)): \_\_\_\_\_

Address (if not residing at premises): \_\_\_\_\_

Is the custodian a member of a prescribed exempt organisation?  Yes  No  
If yes, provide the name of the organisation below:

Organisation Name: \_\_\_\_\_ ABN: \_\_\_\_\_

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Further Details of the prescribed exempt organisation:

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Are you already an approved breeder?       Yes  No

*If not, complete the application for an approved breeder available separately on the Shire's website.*

**Prior to approval the following must be attached**

- (a) A copy of the development approval issued by the local government;
- (b) Copy of the notice of proposed use to appear in the newspaper;
- (c) Copy of the notice of proposed use to be given to adjoining premises;
- (d) Written statement that a person will reside—
  - (i) at the premises; or
  - (ii) sufficiently close to the premises so as to control the dogs and so as to ensure their health and welfare; and
  - (iii) if the person in item (d) is not the applicant, evidence that the person is a person in charge of the dogs.

**APPLICANT DECLARATION**

I declare that the information provided in this form is true and correct.

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

*A signature is not required to effect the form when the form is lodged through the local government internet site.*

Note: *A licence, if issued, will have effect for a period of 12 months, effective from the date of issue unless and until it is revoked or it is determined by the local government non-compliance with the conditions of the Shire of Toodyay Dog Local Law 2025 justifies this.*

**OFFICE USE ONLY**

Application No: \_\_\_\_\_

Date: \_\_\_\_\_

Fees payable: \_\_\_\_\_

Registration approved

Conditions of approval: \_\_\_\_\_  
\_\_\_\_\_

Receipt No: \_\_\_\_\_

Assigned Registration No: \_\_\_\_\_

Date received: \_\_\_\_\_

Signature of Registration Officer: \_\_\_\_\_

**SCHEDULE 2 - Conditions for a Development Approval for an  
approved kennel establishment**  
(clause 5.1(2))

1. All kennel establishments must comply with this Schedule and with the *Public Health Act 2016* and any applicable subsidiary legislation.
2. An application for a Development Approval – *Animal Establishment* may be issued subject to the following objectives being achieved –
  - a) each kennel unless it is fully enclosed must have a yard attached to it;
  - b) each kennel and each yard must be at a distance of not less than –
    - (i) the boundary distances prescribed in Table 6 of local planning Scheme No.5;
    - (ii) 10m from any dwelling; and
    - (iii) 25m from any church, school room, hall, factory, dairy or premises where food is manufactured, prepared, packed or stored for human consumption;
  - c) each yard for a kennel must be securely fenced with a fence constructed of link mesh or netting or other materials approved by the local government, and must be kept securely fenced, with a fence –
    - (i) where there is one breed of dog, of a height not less than 4 times the average height of the breed of dog (when it is fully grown) to which the fence is applicable; or
    - (ii) where there is more than one breed of dog, of a height not less than 4 times the average height of the larger breed of a dog (when it is fully grown), but where the average height exceeds 500mm the minimum height shall be 2m; and
    - (iii) with a top of at least a 135° inward angle not less than 300mm in length,
    - (iv) and the height of a dog is to be determined by measuring from the floor to the uppermost tip of its shoulder while in a stationary upright position;

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- d) each yard for a kennel must be kept securely fenced with a fence constructed of link mesh or netting or other materials approved by the local government;
- e) external gates and doors for each yard or kennel must be fitted with efficient self-closing and latching mechanisms;
- f) the minimum floor area for each kennel must be calculated at 2.5 times the length of the breed of dog (when it is fully grown), squared, times the number of dogs to be housed in the kennel and the length of the dog is to be determined by measuring from the base of the tail to the front of its shoulder;
- g) the floor area of the yard attached to any kennel or group of kennels must be at least twice the floor area of the kennel or group of kennels to which it is attached;
- h) the upper surface of the kennel floor must be
  - (i) at least 100 millimetres above the surface of the surrounding ground;
  - (ii) smooth so as to facilitate cleaning;
  - (iii) rigid;
  - (iv) durable;
  - (v) slip resistant;
  - (vi) resistant to corrosion;
  - (vii) non-toxic;
  - (viii) impervious;
  - (ix) free from cracks, crevices and other defects; and
  - (x) finished to a surface having a fall of not less than 1 in 100 to a spoon drain which in turn must lead to a suitably sized diameter sewerage pipe which must be properly laid, ventilated and trapped in accordance with the health requirements of the local government;
- i) all kennel floor washings must pass through the drain in item (h)(x) and must be piped to approved apparatus for the treatment of sewage in accordance with the health requirements of the local government;
- j) the kennel floor must have a durable upstand rising 75mm above the floor level from the junction of the floor and external and internal walls, or internal walls must be so constructed as to have a minimum clearance of 50mm from the underside of the bottom plate to the floor;

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- k) where a yard is to be floored, the floor of any yard must be constructed in the same manner as the floor of any kennel;
  - l) from the floor, the lowest internal height of any kennel must be whichever is the lesser of:
    - (i) 2m; or
    - (ii) 4 times the height of the breed of dog in the kennel, when it is fully grown, measured from the floor to the uppermost tip of its shoulders while in a stationary upright position;
  - m) the walls of each kennel must be constructed of concrete, brick, stone or framing sheathed internally and externally with good quality new zincalume or new pre-finished colour coated steel sheeting or new fibrous cement sheeting or other durable material approved by the local government;
  - n) the roof of each kennel must be constructed of impervious material;
3. Ongoing conditions imposed on the development should have the following objectives as the situation dictates:
- (a) all refuse, faeces and food waste must be disposed of daily into the approved apparatus for the treatment of sewage;
  - (b) noise, odours, fleas, flies and vermin or other vectors of disease must be effectively controlled;
  - (c) water must be available at the kennel via a properly supported standpipe and tap; and
  - (d) the licensee or the person nominated in the application for a licence, must, in accordance with the application for the licence, continue to reside –
    - (i) at the premises; or
    - (ii) in the opinion of the local government reasonably close proximity to the premises,so as to keep the dogs under effective control and to ensure their health and welfare
  - (e) all external surfaces of each kennel must be kept in good condition
  - (f) all kennels and yards and drinking vessels must be maintained in a clean condition and must be cleaned and disinfected when so ordered by an authorised person;

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**SCHEDULE 3 - Offences in respect of which modified penalty applies**

<b>Offence</b>	<b>Nature of Offence</b>	<b>Modified Penalty \$</b>	<b>Dangerous Dog Penalty \$</b>
3.4.1(a)	Attempting to or causing the unauthorised release of a dog from a pound.	500	As per regulations
3.4.1(a)&(b)	Interfering with any pound or vehicle used for the purpose of catching, holding or conveying dogs.	500	As per regulations
3.4.1(b)	Breaking into or destruction of pound	\$2,000	
4.1	Dogs to be confined (Failing to provide means for effectively confining a dog.)	\$1000	\$2,000
4.3	Failure to comply with conditions of approval to keep additional dog or dogs	200	500
5.7	Compliance with conditions of approval (Failing to comply with the conditions of a licence.)	\$1,000	
6.1	Places where dogs are prohibited absolutely	\$1000	\$2,000
7.2	Failure to remove faeces from a Dog excreting immediately by a person liable for the care and control of the dog	200	200

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**AUTHORISATION**

Under the powers conferred by the *Local Government Act 1995* and the *Dog Act 1976* and under all other powers enabling it, the Council of the Shire of Toodyay resolved on 5 March 2026 to make the following local law.

Dated this .....day of .....2026

The Common Seal of the )  
Shire of Toodyay was )  
affixed in the presence of: )

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Cr M McKeown, Shire President

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Mr A Bowman JP  
Chief Executive Officer