Schedule "A" to By-Law 2025-

MEMORANDUM OF AGREEMENT Regarding Removal of Algae / Debris from Lands within the Township of Huron-Kinloss

Between

The Corporation of the Township of Huron-Kinloss, hereinafter referred to as "the Township"

and

Snobelen Ag Inc., hereinafter referred to as "Snobelen Ag"

Whereas the Township wishes to remove algae from Crown owned beaches of Lake Huron to ensure the health and safety of the public and provide recreational day use of the beaches while protecting the ecological integrity of the beaches and sand dunes.

And Whereas Her Majesty the Queen in right of Ontario as represented by the Minister of Natural Resources has given the Township authorization to prohibit certain uses and control other specific uses on Crown owned beaches of Lake Huron with the intent to protect the ecological integrity of the beaches and sand dunes.

And Whereas the Township deems it expedient to utilize the services of Snobelen Ag Inc. to undertake algae removal and associated debris.

THE PARTIES HEREBY AGREE AS FOLLOWS:

LOCATION

1. Crown owned lands; specifically beaches on the shore of Lake Huron in the Township of Huron-Kinloss, formerly the Township of Huron.

TERM OF AGREEMENT

2. This MOA shall be in effect for a period of one (1) year and expire December 31, 2025. **As per scheduled attached.**

RESPONSIBILITIES

- 3. Snobelen Ag shall be responsible for supply and maintenance of the equipment required to remove algae from the beaches.
- 4. The Township will be responsible to notify Snobelen Ag if additional services (additional clean-ups over and above the scheduled attached) required and shall provide twenty-four hours' notice, acknowledging a minimum three hours per call.
- 5. Snobelen Ag acknowledges that services scheduled are subject to lake levels, and that if lake levels are too high, or other circumstances arise and prohibit the operation of the equipment on the Shoreline that the Township of Huron-Kinloss will not be responsible for any fees associated with cancelled operations.
- 6. The Township agrees to provide a fee of two-hundred and fifty-three dollars fifty-seven cents per hour plus HST, billed upon arrival until departure.

- 7. Snobelen Ag agrees to operate only within sixteen feet of the water's edge, unless otherwise directed by Director of Community Services.
- 8. Snobelen Ag agrees to employ qualified staff, acknowledges that training with Township Community Services Department staff is completed and shall request any further training as required.

LIABILITY AND INSURANCE

9. Snobelen Ag shall obtain and maintain during the entire period this MOA is in effect a comprehensive general liability insurance policy of at least two million dollars (\$2,000,000) per occurrence that shall cover the full range of their activities on the premises, which names the Township as co-insured and contains a cross-liability endorsement.

COMMUNICATION

Snobelen Ag Inc.

- 10. All communications regarding this MOA should be with:
 - a) In the case of the Township of Huron-Kinloss: Mike Fair, Director of Community Services (519) 395-2909, (519) 441-1122 (cell) Matt McClinchey 519-441-1124 (cell)
 - b) In the case of Snobelen Ag: Sam Snobelen: (519) 395-0150, (519) 389-1056 (cell), Paul MacDonald (519) 525-6438 (cell)

AMENDMENT/TERMINATION

AMENDMENT/TERMINATION	
12. Failure to uphold commitm	nents under this MOA may result in the termination of this MOA.
The Corporation of the Township of Huron-Kinloss	Date
The Corporation of the Township of Huron-Kinloss	Date

Date