CITY OF KELOWNA INDEMNIFICATION AGREEMENT REFERENCE TO SIGN BYLAW 3.3.4.

INDEMNIFICATION AGREEMENT (Signs)

WHEREAS ______has applied to the **City** of Kelowna for a permit to install or erect a sign over public property pursuant to Bylaw No. 8235,

I hereby agree to release, indemnify and save harmless the **City**, its **Council** members, employees and **Agents** from and against all claims, liability, judgements, costs and expenses of every kind, including negligence which I, **Persons** employed by me or any other **Person**, partnership or corporation or our respective heirs, successors, administrators or assigns may have or incur in consequence of or incidental to:

- (a) the issuance of this **building permit**;
- (b) the review of the plans and supporting documents prepared by

(insert name of Registered Professional, if applicable);

- (c) inspections made by the Building Inspector or failure to make such inspections;
- (d) the enforcement or failure to enforce the current edition of the **Building code**, **Building** Bylaw, or the **Sign** Bylaw;

and I agree that the **City** owes me no duty of care in respect of these matters whether or not an officer or employee of the **City**, including a **Registered Professional**, has knowledge of the professional design or field review.

Owner's Name (Print)

Signature

Address (Print)