

THE CORPORATION OF THE CITY OF KENORA

BY-LAW NUMBER 53-2008

A BY-LAW TO AMEND THE DESCRIPTION OF KENORA MUNICIPAL TELEPHONE SYSTEM (KMTS) LANDS SOLD TO BELL ALIANT

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WHEREAS the Council of the Corporation of the City of Kenora has sold to Bell Aliant the Kenora Municipal Telephone System (KMTS) property described as surplus land, pursuant to By-Law Number 10-2008; and

WHEREAS the Corporation of the City of Kenora has now received the survey for the Norman Remote and the Rideout Remote being Plan 23R11547;

NOW THEREFORE The Corporation of the City of Kenora enacts as follows:

1. **THAT** The Corporation of the City of Kenora hereby **declares** that the legal descriptions of the **surplus lands in By-Law 10-2008 are hereby amended to be:**
 - Norman Remote – Part of the Cameron and Kennedy Mill Location at Norman, Kenora being Part 1 on Plan 23R11546; Kenora
 - Rideout Remote – Part of Lot 2, Block I, Plan M45; Part of Lot 3, Block I Plan M45, being Part 1, 23R11547; Kenora;
2. **THAT** the City of Kenora hereby consents to the removal of the restrictive covenant “the condition that the said lands are to be used for reforestation and park purposes” from the lands described above as Part 1 on Plan 23R11546;
3. **THAT** the Mayor and the Clerk or Deputy Clerk be and they are hereby empowered to execute all documents necessary to convey the said lands to Bell Aliant and complete the transaction.
4. **THAT** this By-Law shall come into force and be in effect from and after the final passing thereof.

BY-LAW read a First & Second Time this 14 day of April, 2008

BY-LAW read a Third & Final Time this 14 day of April, 2008

THE CORPORATION OF THE CITY OF KENORA:

per: _____
Leonard P. Compton MAYOR

per: _____
Joanne L. McMillin CITY CLERK