The Corporation of the City of Kenora

By-Law Number 85 - 2013

A By-Law to amend By-law Number 148-2010 being a By-Law to Regulate the Discharge of Firearms, Air-Guns, Spring-Guns, Cross-Bows, Long-Bows or Any Class or Type Thereof

Whereas By-law 148-2010 prohibits the discharge of any firearm or class or type thereof within a portion of the City of Kenora; and

Whereas it is deemed expedient for purposes of deer management to amend the said by-law;

Now Therefore The Corporation of the City of Kenora enacts as follows:

- **1. By-law 148-2010** is hereby amended to authorize an extension to the areas in which deer hunting is allowed within City limits, for a period only from September 1, 2013 up to and including December 15, 2013, with the following restrictions:
 - i) Hunting shall be restricted to hunting of deer only south of Highway 17A (the By-pass);
 - ii) Firearms authorized to be used for hunting within City limits south of the bypass shall be restricted to archery equipment as defined per the rules and regulations of the Fish and Wildlife Conservation Act;
 - iii) Hunters eligible to hunt within City limits south of Highway 17A (the Bypass) shall be restricted to those eligible to hunt under the Resident-Open Season, as defined within the Ontario hunting regulations;
 - iv) Hunters shall have all required licenses and courses and comply with the rules and regulations as set out in the Fish and Wildlife Conservation Act and adhere to all related Provincial and Federal statutes;
 - v) Hunting shall only be permitted on parcels of land of an area of five (5) acres (metric equivalent is 2.023428 hectares) or greater;
 - vi) Hunting shall be prohibited on all City owned land;
 - vii) Hunting shall only take place on either crown land or private property which lies within the designated hunting areas and related size restrictions;
 - viii) Hunters must obtain written permission to hunt on private land from the property owner and display written permission at request of a law or by-law enforcement officer;

- ix) Discharging a bow and arrow within 75 metres of an occupied dwelling or roadway is prohibited;
- x) No bow and arrow shall be discharged in the direction of any human, roadway, structure or domestic animal within reasonable range of the weapon at an angle which might allow the projectile to strike at, or dangerously near these objects;
- xi) Field dressing shall be done in accordance with the wishes of the property owner and remains shall not be disposed of on City property.
- **2.** That this By-Law shall come into force and be in effect from and after the final passing thereof.

By-Law Read a First and Second time this 13th day of August, 2013.

By-Law Read a Third and Final time this 13th day of August, 2013.

The Corporation of the City of Kenora:
Mayo David S. Canfield
City Cler