THE CORPORATION OF THE TOWNSHIP OF ATIKOKAN

BY-LAW NO. 06-98

Being a by-law for establishing and maintaining a waste management system.

WHEREAS The Municipal Act, R.S.O. 1990, Chapter M.45, Section 208.2 as amended, provides that a local municipality may pass by-laws to establish, maintain and operate a waste management system;

AND WHEREAS The Municipal Act, R.S.O, 1990, Chapter M.45, Section 208.6 as amended, provides that a local municipality may pass by-laws to prohibit or regulate the use of any part of a waste management system;

AND WHEREAS The Municipal Act, R.S.O. 1990, Chapter M.45, Section 314 subsection (1) 5, as amended, provides that councils of all municipalities may pass by-laws prohibiting the throwing, placing or depositing, of dirt, filth, glass, handbills, paper or other waste or refuse on any highway;

AND WHEREAS The Corporation of the Township of Atikokan deems it necessary and expedient that regulations be made for establishing and maintaining a system for collection, removal and disposal of garbage and set out provisions for sharing rates for the aforementioned services.

NOW THEREFORE THE COUNCIL OF THE CORPORATION OF THE TOWNSHIP OF ATIKOKAN ENACTS AS FOLLOWS:

1.0 TITLE, SCOPE AND DEFINITIONS:

1.1 Short Title: This by-law may be cited as the "Waste Management By-Law"

1.2 Scope:

- 1.2.1 The provisions of this by-law shall apply to all persons, lands, structures and uses within the boundaries of the Corporation of the Township of Atikokan.
- 1.2.2 No person shall dispose of, or cause to be disposed, any waste, refuse or garbage except in conformity with the provisions of this by-law and schedules annexed thereto.
- 1.2.3 This by-law shall not be effective to relieve, reduce or mitigate any person from compliance with any provision of The Public Health Act or The Environmental Protection Act or any regulation or order prescribed by the Medical Officer of Health or the Minister of Environment and Energy.
- 1.2.4 Waste diversion, as part of the waste management system, shall be promoted and encouraged within the community, using but not limited to the hierarchy of reduce, reuse and recycle.

1.3 Definitions:

1.3.1 "apartment building" shall mean a building which consists of more than two dwelling units. Any type of multi-unit building shall be classified as a commercial enterprise for the purposes of garbage collection and disposal.

- 1.3.2 "ashes" shall mean the solid residue of any household fuel remaining after burning, including but not limited to ashes, soot, and other chimney deposits.
- 1.3.3 "Attendant" shall mean the person appointed to carry out the duties associated with operating and maintaining the Municipal Waste Disposal Site and is hereby authorized to refuse any person access to the municipal waste disposal site who is in contravention of any provision of this by-law as may be reasonably determined by the Attendant.
- 1.3.4 "bag tag" shall mean an adhesive coloured tag bearing The Corporation of the Township of Atikokan logo, and the words Atikokan Garbage Bag Tag.
- 1.3.5 "bundle" shall mean garbage that will not readily fit other receptacles and these bundles shall be collected provided they are folded into pieces not more than 3 ft. (0.9 m) in length and securely tied. The weight of such bundles shall not exceed 40lbs. (18 kg.), and such bundles shall be shaped and tied so that a collector can carry such bundle in one hand.
- 1.3.6 "composting" shall mean the treatment of waste by aerobic decomposition of organic matter by bacterial action for the production of stabilized humus.
- 1.3.7 "commercial" shall mean buildings or structures which do not conform to the definition of "dwelling" and include single-use commercial, multi-use, apartment and row-housing buildings.
- 1.3.8 "construction/demolition material" shall mean discarded building material, concrete, stones, earth from excavations or grading and all other refuse matter resulting from the erection, repair, demolition of buildings, structures or other improvements of property and shall be the responsibility of the property owner and or contractor for the disposal/transportation of said wastes.
- 1.3.9 "contaminated soil" shall mean soil which has been exposed to, contains, is saturated with or is in any other way polluted with a foreign element which the Ministry of the Environment has directed be disposed of in a municipal landfill.
- 1.3.10 "Contractor, Landfill Site" shall mean the company, including its employees, appointed by the Council of The Corporation of the Township of Atikokan, from time to time, to operate and maintain the municipal landfill.
- 1.3.11 "Corporation" shall mean The Corporation of the Township of Atikokan.
- 1.3.12 "Council" shall mean the Council of The Corporation of the Township of Atikokan.
- 1.3.13 "derelict motor vehicle" means a motor vehicle that is inoperable and has no market value as a means of transportation.
- 1.3.14 "dwelling" shall mean a building occupied or used as a place of abode, other than a hotel, restaurant, apartment house, tenement or building in which more than two families dwell or which contains more than two separate places of dwelling.

- 1.3.15 "garbage" shall mean all animal, mineral and vegetable matter in any form or state abandoned, discarded or thrown out by any householder or generated from a residential property or dwelling.
- 1.3.16 "garbage collector" means a contractor, including their employees, employed by The Corporation of the Township of Atikokan, who is engaged in the collection, transportation and disposal of municipal waste from within the Township of Atikokan.
- 1.3.17 "garbage shed" shall be an approved garbage shed located on any industrial, commercial or institutional (ICI) properties. These structures shall conform to the following guidelines:
 - Constructed of wood or steel and the minimum size shall be 8' long x 4' wide x 4' high (2.4 m x 1.2 m x 1.2 m) and the floor where the garbage, waste or any other refuse is placed shall be 3' (0.9 m)above the ground level.
 - 2. The roof of the shed will slope away from the front doors towards the back of the unit with an approximate slope of 8H:1V or 6"(150 mm) drop in a 4 foot (1.2 m) span.
 - A water proof roofing material shall be installed on the roof to protect the garbage, waste and other refuse.
 - 4. Two door system where each front door will be 4' x 4' (1.2 m x 1.2 m) in size and will swing outwards from the center of the unit to the outside edge where 3 heavy duty hinges will support each door. Each door will have a handle to accommodate easy entry.
- 1.3.18 "hazardous waste" means waste and materials as may be defined from time to time by the Ministry of Environment as hazardous and shall include but not be limited to the following: flammable or incendiary materials and liquids; incinerator ash; explosives; offal; sewage; drugs and medicine; chemical wastes; dry cell and wet cell batteries; Pathological waste including syringes, needles, dressings, body parts and fluids, tissues, medical instruments and other such items as may or could reasonably contain pathogenic bacteria or micro-organisms; dead animals; motor oil, propane tanks; radioactive materials; and other similar materials that may be hazardous or dangerous to the public health, safety or environment.
- 1.3.19 "Health Officer" shall mean the District Medical Officer of Health or any public health inspector authorized to act in that behalf.
- 1.3.20 "householder" shall mean the owner, occupant, lessee, tenant or other person in charge of a dwelling.
- 1.3.21 "industrial" shall mean buildings or structures located in the industrial zones as outlined in the Zoning by-law and amendments thereto.
- 1.3.22 "institutional" shall mean buildings or structures located in the institutional zones as outlined in the Zoning by-law and amendments thereto.
- 1.3.23 "landfill" means any land upon, into in or through which, waste is deposited or processed and any machinery or equipment or operation required for the treatment or disposal of waste.

- 1.3.24 "manufacturers" and "trade waste" shall mean any abandoned, condemned or rejected product or by-product or the waste from any produce or by-product used by industry, manufacturer, builder or contractor in the operation of his business or trade, and scrap metal and motor vehicle parts from garages and service stations.
- 1.3.25 "Municipal Landfill" shall mean a sanitary landfill designated and operated by The Corporation of the Township of Atikokan.
- 1.3.26 "Official" means the Director of Public Works, Foreman of Public Works, Fire Chief and Chief Building Official or their designates.
- 1.3.27 "other approved material" shall mean all other material not within the definition of "garbage" which has been approved of by the Attendant as being material which does not form a health hazard or have a deleterious effect on the operation of the Municipal Landfill.

1.3.28 "receptacle" shall mean:

- i) any container constructed of metal or plastic, where the volume is no larger 26 gal.(121 litres), 36" (90cm) in height and equipped with handles, a tight fitting lid, commonly known as a store purchased garbage can. The container must be kept in good operating order and capable of being readily sanitized. The maximum weight capacity of the container and the garbage, waste and other refuse shall not exceed 40 lbs.(18 kg).
- ii) a disposable 1-1/2 mil plastic, or greater, garbage bag of not less than 11 Imp.gal. (50 litres), nor more than 26 Imp.gal. (120 litres) capacity, filled to a gross weight of not more than 40 lbs. (18 kg.) and securely tied.
- iii) a cardboard carton of not less than 11 Imp.gal. (50 litres) capacity and with no dimension of more than 3 ft (0.9 m) filled with dry garbage or waste to a gross weight of not more than 40 lbs. (18 kg.) and securely tied.
- 1.3.29 "recyclable material" means those materials and items which are designated by the Northwest Ontario Recycle Association and/or the Corporation of the Township of Atikokan and accepted for collection, transfer and processing at a recycling center or third party re-user and as may be further defined in the schedule(s) annexed to this by-law.
- 1.3.30 "pick-up point" shall mean that place, area or point from which garbage will be collected by the garbage collector.
- 1.3.31 "person" means any human being, association, firm, partnership, incorporated company, corporation, agent or trustee and any heirs, executors, successors, assigns or other legal representative of a person to whom a contract can apply according to law.
- 1.3.32 "scavenging" means the uncontrolled removal of reusable material from waste at a landfill site.
- 1.3.33 "secure container" shall mean a container constructed of metal, plastic, or wood equipped with a tight fitting lid so as to prevent scavenging and littering.

- 1.3.34 "street" shall mean a public highway, road, street, lane, alley, square, place or thoroughfare within the Township of Atikokan.
- 1.3.35 "unsanitary conditions" shall mean any nuisance or any condition, matter, accumulation or thing which, in the opinion of the Official, may be injurious to health or which, in his opinion, may result in the creation of a nuisance.
- 1.3.36 "waste" shall include garbage, refuse, waste, domestic waste, industrial solid waste, ashes and such other material as may be designated by by-law, and shall not include material designated as "recyclable".
- 1.3.37 "white metal" means refrigerators, freezers, stoves, ovens, hot water heaters, water tanks, washing machines, clothes dryers and similar such items, goods and materials.
- 1.3.38 "wood waste" means waste that is wood or wood product, including tree trunks, branches, leaves and shrub brush and that is not contaminated with preservatives, creosote, paints or stains and from which easily removable hardware, fittings and attachments, unless they are predominately wood or cellulose, have been removed, but does not include an upholstered article or an article to which a rigid non-wood surface treatment is affixed or adhered.

2.0 GENERAL PROHIBITIONS:

- 2.1 No person shall sweep, throw, cast, lay or deposit, or direct, suffer or permit any servant, agent or employee to sweep, throw, cast, lay or deposit any ashes, garbage, dirt, stones, waste or refuse of any kind whatsoever in or upon any street, lane, watercourse or public property within the Township of Atikokan.
- 2.2 No person shall obstruct any highway, street, lane, alley or public place by placing or leaving thereon any garbage container, garbage or noncollectible waste.
- 2.3 No person shall pick over, disturb, remove or scatter any ashes, garbage, waste or other refuse placed for collection or disposal by a householder in accordance with the provisions of this by-law.

3.0 <u>ABATEMENT OF UNSANITARY CONDITIONS:</u>

- 3.1 The owner or occupier of any grounds, yards, vacant lots or real estate shall cause the same to be drained and kept free of garbage and other refuse.
- 3.2 No person, firm or corporation shall create or maintain an unsanitary condition or permit the existence of an unsanitary condition upon a premises, or upon the streets, lanes, and private lands in the rear, of or adjoining a premises, or in any place or in any manner within his control or management.
- 3.3 Where the Official becomes aware of the existence of any unsanitary condition, he/she shall serve written notice to abate the unsanitary

- condition on the person(s) responsible. Failing such abatement within the time stipulated in the notice, the Official may cause the abatement or removal of same at the expense of the person at fault.
- 3.4 The failure of the person(s) responsible to comply with a notice shall be considered a breach of this by-law and subject to the penalties provided herein.
- 3.5 Notwithstanding anything herein contained, no person shall place for collection any material, substance or object which may or is likely to be injurious to the health or safety of any person.

4.0 RESIDENTIAL COLLECTION:

4.1 Each dwelling is limited to four (4) garbage receptacles for curbside collection per week. The first two receptacles do not require bag tags. One bag tag shall be attached to each of the third and fourth receptacles.

5.0 INDUSTRIAL, COMMERCIAL & INSTITUTIONAL COLLECTION:

- 5.1 Industrial, Commercial, and Institutional (ICI) establishments shall keep their premises free of accumulated garbage, waste and other refuse.
- 5.2 The ICI establishments are limited to eight (8) garbage receptacles for weekly curbside or garbage shed collection by the contracted garbage collector. The first three (3) receptacles do not require bag tags. One bag tag shall be attached to each of the third, fourth, fifth, sixth, seventh and eighth receptacles.
 - Alternatively, the ICI establishments may enter into an agreement with the Township for an annual collection fee for the collection of the weekly maximum of eight (8) receptacles. This fee is set in Schedule "A".
- 5.3 Every garbage receptacle or bundle shall be placed in a secure container or garbage shed.
- 5.4 Notwithstanding the arrangements outlined above, the said owner or agent from any one ICI sector property is responsible for the removal of any remaining waste at the expense of the operator of the premises.

6.0 GENERAL WASTE COLLECTION:

- 6.1 Garbage receptacles or bundles that require a bag tag shall have the bag tag affixed around the neck of the bag or otherwise securely attached, in a prominent location. The Township accepts no responsibility for tags lost or removed from the receptacle.
- 6.2 Garbage, waste and other refuse, including kitchen, yard waste and animal feces placed for collection shall be drained of all liquid matter and shall be contained in a plastic bag before being placed in the receptacle.
- 6.3 Waste that will not readily fit into the specified receptacle will be collected provided it is secured in a bundle, as defined in the definitions of this by-law.
- 6.4 Materials designated by the Corporation as recyclable, and as defined in Schedule "D", are not to be collected as garbage. The garbage collector

- shall not collect any containers or package of garbage which appears to contain any recyclable materials.
- 6.5 The Council shall name one or more days in each week for the collection of garbage, waste and other refuse from premises with the Town or in any defined area or areas thereof, as outlined in the attached Schedule "E".
- 6.6 Council, through the appointed Official, will designate pick-up points for all dwellings, near the street line or back lane as may best facilitate collection.
- 6.7 Every householder and ICI establishment shall place all garbage, waste and other refuse at the pick-up point not later than 7:00 a.m. on the day of collection in the Township of Atikokan.
- 6.8 No person shall place garbage, waste or other refuse at the pick-up point earlier than 5:00 a.m. on the day of pick-up, unless the garbage, waste or other refuse is placed into a secure container.
- 6.9 Every person shall remove emptied containers from their pick-up point no later than 6:00 p.m. on the day of their scheduled pick-up.
- 6.10 In no event shall an employee of the Corporation or an employee of the contractor engaged by the Corporation to collect and dispose of garbage, waste and any other refuse, enter any dwelling, hotel, apartment house, tenement or building or ascend any stairway or enter an elevator, hoist or lift for the purpose of carrying out or returning thereto any receptacle, except into a garbage shed at a business or apartment dwelling and located at ground level.
- 6.11 Receptacles or bundles of garbage, waste and other refuse beyond the curbside limit or exceeding 40 lbs. (18 kilograms) shall become the responsibility of property owner or agent to properly transport and dispose of at the Municipal Landfill.
- 6.12 The determination of compliance with the provisions of Subsection 6.11 shall be at the sole unfettered discretion of the contractor employed by the Corporation engaged in the collection, transportation and disposal of municipal waste and by the Director of Public Works or designate. Any such determination shall be final.
- 6.13 Each householder and ICI establishment shall be responsible to remove and dispose of, in an approved manner, any accumulation of scattered garbage or waste, that may result from their ripped or torn receptacle.

7.0 MANUFACTURERS COLLECTION:

- 7.1 Manufacturers' or trade waste shall not be collected by the Corporation but shall be removed and disposed of by the owner or person responsible therefor in such manner as approved by the Official and all costs, charges and expenses incurred or necessitated in disposing of the same in accordance with such agreement be borne by the owner or person responsible.
- 7.2 Where any expense is incurred by the Corporation in arranging for the disposal of any manufacturers or trade waste for which a manufacturer, builder, contractor, or other person is responsible, such person shall forthwith pay to the Corporation the amount of the expense so incurred.

7.3 No person shall convey through the street any garbage, ashes, waste, or other refuse or any swill, liquid waste or offensive matter, except in properly constructed and covered containers or in vehicles equipped with canvas covers or a tarpaulin shall be placed and fastened in such manner as shall prevent such matter from falling onto the streets.

8.0 FEES:

8.1 All users of the Municipal Landfill will be charged Tipping Fees, through the use of Tipping Fee tokens, except for the following:

Township Departments
The Contractor for Garbage Collection for the Corporation

- 8.2 Council may by resolution authorize the waiving or reduction of tipping fees for disposal services available to industrial, commercial and institutional properties or grant minor variances to provisions of this bylaw for community groups, non-profit organizations, special activities and other circumstances where Council in its unfettered sole discretion deems that such actions are within the public interest and not contrary to the intent of the by-law. Considerations will be reviewed only upon application by the aforementioned groups.
- 8.3 Residents and businesses within the Township of Atikokan boundaries and whose dwelling or business lies outside of the area served by the collection contractor shall be awarded, upon application, a number of Tipping Fee Tokens or Bag Tags equivalent to but not to exceed the maximum volume of collection as provided by the collection contractor. Tokens shall be awarded for periods not exceeding three (3) calendar months, and shall not be awarded retroactively.
- 8.4 Tokens and bag tags will be made available at the Municipal Office during regular business hours and at various retail outlets as determined from time to time by Council. Outlet locations will be regularly advertised.
- 8.5 The cost of bag tags shall be determined as per Schedule "A".
- 8.6 The monies collected from waste management fees may be used by the Municipality to assist in maintaining the waste management system.

9.0 MUNICIPAL LANDFILL SITE:

- 9.1 The following area(s) shall be designated as the municipal landfill for the Corporation.
 - 9.1.1 Site No. 1 Atikokan Municipal Landfill Site Located on the parcel of land known as the Plan of Location SH155 and Plans 48R 2184 and 48R 2217, plus parts of Mining Claims 815X, 816X, 817X and 818X in the Township of Atikokan, District of Rainy River and operated under the Ministry of Environment Certificate of Approval No. A610401, as amended.
- 9.2 The Municipal Landfill shall be operated and maintained in accordance with a by-law passed by Council, and the terms and conditions of the MOEE Certificate of Approval, as amended from time to time.

- 9.3 No person shall use any lands within the Township of Atikokan as a landfill except lands designated for such use by by-law by the Council of The Corporation.
- 9.4 Notwithstanding any other penalty or remedy of law available to the Corporation, the owner, occupant, lessee or person using any structure or lands within the boundaries of the Municipality for the dumping or disposing of garbage, refuse, industrial waste, hazardous materials or waste of any kind where such lands or structures are not designated as a landfill, shall upon written notice served by the Corporation cease using such lands or structures for such purposes and shall remove or cover such garbage, refuse, industrial waste, hazardous materials or other waste in the manner as may be prescribed by the Corporation.
- 9.5 The following relates to the hours of operation of the Landfill.
 - 9.5.1 The Municipal Landfill shall be open for the disposal of waste and other permitted materials in accordance with the times set out in Schedule "B" to this by-law.
 - 9.5.2 Notwithstanding the provisions of Section 9.5.1 above, public access to the Municipal Landfill shall be restricted to those times when a landfill attendant is on duty and in attendance at the site.

10.0 GENERAL RULES FOR UTILIZING THE MUNICIPAL LANDFILL:

- 10.1 Persons shall dispose of permitted waste at the Municipal Landfill in accordance with the provisions of this by-law, in accordance with the required fees as outlined in Schedule "A", and in accordance with the directions of the Attendant.
- 10.2 Garbage, waste and other refuse conveyed to the Municipal Landfill shall be so contained and transported as not to be blown or scattered from the transport vehicle or to leave deposits along road allowances and abutting lands.
- 10.3 To prevent the on-site scattering of garbage at the Municipal Landfill, no person shall dispose of garbage, waste or other refuse that is not contained in a receptacle except for large or bulky items and loose construction waste.
- 10.4 The Attendant is granted authority, responsibility, and duty to access each load of waste and determine the Tipping Fee, including the authority to pro-rate part loads or intermediate size vehicles.
- 10.5 The Attendant will ensure the following garbage, waste or other refuse is sorted and deposited at the Municipal Landfill:
 - 1) hot ashes
 - 2) steel products, including derelict motor vehicles
 - 3) wood waste products
 - 4) domestic household products (white goods)
 - 5) leaf and yard waste

Person(s) shall be required to deposit or place the above mentioned sorted materials in their properly designated location.

If a person(s) does not sort or place materials in designated locations, it may result in penalties outlined in accordance with the provisions of this by-law.

- 10.6 No person shall dispose of, or cause to be disposed of, in the Municipal Landfill any prohibited waste materials as listed in Schedule "C".
- 10.7 The Attendant shall have the sole right to determine whether material is approved or otherwise.

Only material which in the sole judgment of the Attendant is garbage or other approved material shall be off-loaded. Such materials shall be off-loaded as indicated by the instructions on signs or by verbal instructions by the Attendant on duty. Verbal instructions by the Attendant on duty shall have precedence over instructions on signs.

Material rejected by the Attendant shall be disposed of as he/she directs or removed from the site.

- 10.8 No person shall dispose of refrigerated appliances, derelict motor vehicles with air conditioning or other similar items not bearing a certificate that the chlorofluorocarbons have been removed by a licensed person.
- 10.9 No person shall offer, or give to, the Attendant any fee or gratuity for services provided, nor shall the Attendant accept any fee or gratuity.
- 10.10 No person, shall scavenge, pick over, interfere with, remove or scatter any materials placed within the domestic garbage area of the Municipal Landfill.
- 10.11 Notwithstanding any and all clauses within this section, the Director of Public Works or designate shall have the undisputed authority to resolve disputes arising out of the interpretation and provisions of the this section. Such interpretations shall be final.

11.0 RECYCLING ACTIVITIES:

- All residents are encouraged to reduce waste through the 3Rs hierarchy of reduce, reuse and recycle. Opportunities exist to backyard compost and participate in the blue box recycling program.
- 11.2 Industrial, commercial and institutional sectors are encouraged to make an effort to utilize the recycling programs administered by NORA and/or the Corporation.

12.0 PENALTIES AND ENFORCEMENT:

- 12.1 Any person found guilty of an infraction of any provision of this by-law shall upon conviction pay a fine or penalty not exceeding \$5,000.00, exclusive of costs, for each and every offense and such penalty shall be recoverable under The Provincial Offenses Act, R.S.O. 1990, Chapter P.33, as amended. Upon conviction for a breach of the provisions of this by-law the court of jurisdiction may make an order prohibiting the continuation or repetition of the offense by the offender.
- 12.2 Where a person fails or defaults to carry out any direction or action required by the Corporation as authorized by this by-law, upon reasonable

and written notice the Corporation may proceed to do such things or carry out such actions as directed at the expense of the person and such expense may be recovered by the Corporation in a like manner as taxes in accordance with the provisions of Section 326 of The Municipal Act, Chapter M.45, R.S.O. 1990, and amendments thereto.

- 12.3 Should any section, clause or provisions in this by-law be held by court of competent jurisdiction to be invalid, the validity of the remainder of this by-law shall not be affected.
- 12.4 The provisions of this by-law shall be enforced by the Corporation Officials or Police Officers of the Township of Atikokan.

13.0 ADMINISTRATION:

- 13.1 The Attendant shall supervise all operations at the Municipal Landfill under the direction of the Corporation and as outlined in Schedule "F". Both parties shall enforce compliance with the provisions of this by-law.
- 13.2 Council may authorize studies and programs and prepare policies for the maximization of the life expectancy, efficiency and effectiveness of the collection process, the Municipal Landfill, and the reduction, reuse and recycling of waste.
- 13.3 The Collection Contractor or Landfill Attendant shall cooperate as may be reasonably requested, in the collection of data and facilitation of such studies as indicated in clause 13.2.

14.0 SCHEDULES:

- 14.1 The following schedules annexed and attached to this by-law shall form a part of this by-law:
 - 14.1.1 Schedule "A" Waste Management Fees
 - 14.1.2 Schedule "B" Municipal Landfill Hours of Operation
 - 14.1.3 Schedule "C" Prohibited Waste Materials
 - 14.1.4 Schedule "D" Recyclable Products
 - 14.1.5 Schedule "E" Garbage Collection Route Schedule
 - 14.1.6 Schedule "F" Landfill Contract Duties and Responsibilities

15.0 **BY-LAWS**:

- 15.1 That By-Laws Nos. 22-97, 21-94, 43-94, 47-79 and 10-79 and any amendments thereto be and are hereby repealed.
- 15.2 That the attached Schedules may be amended from time to time.

That this by-law shall come into force and take effect on 6th day of July, 1998.

READ A FIRST TIME THIS 9th DAY OF FEBRUARY, 1998.

READ A SECOND TIME THIS 23rd DAY OF FEBRUARY, 1998.

READ A THIRD TIME AND FINALLY PASSED AS READ THIS IN DAY OF MAY

THE CORPORATION OF THE TOWNSHIP OF ATIKOKAN

Mayor Brown

Clerk-Treasurer