THE CORPORATION OF THE MUNICIPALITY OF KILLARNEY

BY-LAW NO. 2015-14

BEING A BY-LAW TO REGULATE THE IMPROPER PLACING OF MATERIAL DURING SNOW REMOVAL EFFORTS

WHEREAS the Municipal Act, S.O. 2001 c. 25, as amended, Section 10 and Section 28 provides that a municipality has jurisdiction over all highways within the municipality;

AND WHEREAS improper snow-clearing practices within the municipality have prompted the need for a by-law to regulate the disposal of snow/ice when snow clearing activities are undertaken.

NOW THEREFORE the Council of the Corporation of the Municipality of Killarney hereby enacts as follows:

- 1. No person shall deposit ice or snow on municipal property. This includes the practice of pushing snow across roadways into opposing ditches or into the ditches of neighbouring properties. This practice results in windrows becoming frozen over and creating a traffic hazard and leads to drainage issues during the spring melt-off for both the municipality and neighbouring properties.
- 2. Snow is not to be placed where it results in impeding access to fire hydrants.
- 3. Snow is not to be placed on roadways in such a manner as to present traffic problems.
- 4. Snow is not to be placed in such a manner as to disrupt the proper operation of storm sewers.
- 5. Snow is not to be placed on neighbouring properties unless written authorization is obtained from the property owner.
- 6. That this by-law shall come into force and take effect on the date of its final passing.

READ A FIRST TIME, CONSIDERED READ A SECOND AND THIRD TIME IN OPEN COUNCIL AND ENACTED AND PASSED THIS 10th DAY OF JUNE 2015.

ORIGINAL DOCUMENT SIGNED

Virginia Rook, Mayor

ORIGINAL DOCUMENT SIGNED

Candy K. Beauvais, Clerk-Treasurer