8.4 PROHIBITING HUNTING. (amended 10/2022)

- (1) **DEFINITIONS.** For the purpose of this Section, certain terms and words are defined as follows:
 - (a) Firearm: Has the meaning given in Section 167.31(1)(c) Wisconsin Statutes.
 - (b) Building: Has the meaning given in Section 29.038(3)(a)1.a Wisconsin Statutes.
- (2) Hunting on property owned or leased by the Village is hereby prohibited; provided, however that the Police Chief is hereby authorized to permit hunting for the sole purpose of deer control, as outlined in the Deer Management Plan, by qualified marksmen at specified locations pursuant to recommendations of the Public Safety Committee.
- (3) Hunting with a firearm is hereby prohibited; provided, however that the Police Chief is hereby authorized to permit hunting with a firearm for the sole purpose of deer control, as outlined in the Deer Management Plan, by qualified marksmen at specified locations pursuant to recommendations of the Public Safety Committee.
 - (4) Hunting with a bow and arrow or crossbow is hereby prohibited unless:
 - (a) the hunter is at least one hundred (100) yards from a building located on another person's land or, if less than one hundred (100) yards from a building located on another person's land, if the hunter has permission from the building's owner to hunt within one hundred (100) yards of the building; and
 - (b) the hunter discharges the arrow or bolt from the respective weapon toward the ground.
 - (5) Any person violating the provisions of this Section shall upon conviction thereof forfeit not less than Fifty Dollars (\$50), nor more than Five Thousand Dollars (\$5,000) in addition to the costs of prosecution, and in default of payment of such forfeiture and costs, by imprisonment for a term of not less than ten (10) days, nor more than thirty (30) days.

8.10 TRESPASS TO LAND. (amended 10/2022)

- (1) Any person who does any of the following, shall upon conviction thereof forfeit an amount up to the maximum allowed for a Class B forfeiture under Section 939.52(3)(b) Wisconsin Statutes and the costs of prosecution; and in default of payment of such forfeiture and the costs of prosecution shall be imprisoned for a term not exceeding twenty (20) days.
 - (a) Enters any enclosed, cultivated or undeveloped land of another, other than undeveloped land specified in subsection (d) or (e), without the express or implied consent of the owner or occupant.

- (b) Enters any land of another that is occupied by a structure used for agricultural purposes without the express or implied consent of the owner or occupant.
- (c) Enters or remains on any land of another after having been notified by the owner or occupant not to enter or remain on the premises.
- (d) Enters or remains on undeveloped land of another after having been notified by the owner or occupant not to enter or remain on the land.
- (e) Enters undeveloped private land from an abutting parcel of land that is owned by the United States, the state or a local governmental unit or remains on such land, after having been notified by the owner or occupant not to enter or remain on the land.
- (2) In determining whether a person has implied consent to enter the land of another, a trier of fact shall consider all of the circumstances existing at the time the person entered the land, including all of the following:
 - (a) Whether the owner or occupant acquiesced to previous entries by the person or by other persons under similar circumstances.
 - (b) The customary use, if any, of the land by other persons.
 - (c) Whether the owner or occupant represented to the public that the land may be entered for particular purposes.
 - (d) The general arrangement or design of any improvements or structures on the land.
- (3) A person has received notice from the owner or occupant, within the meaning of this Section, if such person has been notified personally, either orally or in writing or if the land is posted as set forth in Section 943.13(2) Wisconsin Statutes.
- (4) Any person who erects on the land of another signs which are the same as or similar to those described in subparagraph (3) without obtaining the express consent of the owner or occupant of such land shall upon conviction thereof forfeit not less than Twenty-Five Dollars (\$25) nor more than Two Hundred Dollars (\$200) and the costs of prosecution; and in default of payment of such forfeiture and the costs of prosecution shall be imprisoned for a term not exceeding twenty (20) days.
- (5) The definitions set forth in Section 943.13(1e) Wisconsin Statutes shall apply to this section.
- (6) This Section shall be subject to the limitations set forth in Section 943.13(4m)

Wisconsin Statutes.

BOW HUNTING / PERMISSION TO HUNT

Archery and Crossbow

l,	hereby grant permission to
(Grantee's Na	ame and Cell Phone Number)
(Vehicle Typ	pe, Color and Plate Number)
To bow hunt my property located at	
The guest listed above and the subject(s) nagranted access to my property for the purp	ame below are the sole individuals that have been ose of bow hunting deer.
property. I have further received verbal per	listed below and advised them of the hunters on my rmission from my neighbors that in the event a deer is ty, the guest has permission to track the deer onto the
Dated:	
	Property Owner's Signature
Other parties with permission to bow hunt	are:
Name	Name
Vehicle, Color and Plate Number	Vehicle, Color and Plate Number
Cell Phone Number	Cell Phone Number
Neighboring property owners who have be listed properties to track a wounded deer:	en contacted and given permission to enter the below
Name	Address
Name	Address
Name	Address
1.1 1	

To assist in our deer management program, you may voluntarily report the number of deer harvested by contacting Cody Lincoln at 262-367-2239.

Grantee should have a copy of this written permission on person in the event they are subject to police contact. Please provide a copy of this completed form to the Chenequa Police Department via (email) policeclerk@chenequa.org, U.S. Mail or in person.