1. For the purposes of this by-law:
   (1) “ammunition” means a cartridge or shot shell or similar device containing a projectile for use in a firearm;
   (2) “firearm” means a device such as a handgun, rifle, shotgun or any other similar device, used or capable of being used to fire a projectile from a cartridge or shot shell; and
   (3) “manufacturing” means the use of premises for the fabricating, processing, assembling, packaging, producing or making of goods or commodities.

2. Despite any other general or specific provision in any by-law of the City of Toronto or its former municipalities enacted under section 34 of the Planning Act or its predecessor section:
   (1) the making of a firearm or any part of a firearm shall not be a permitted use under the term of manufacturing in any zoning by-law enacted under section 34 of the Planning Act or its predecessor section;
   (2) a firing range or shooting range for the discharge of a firearm shall only be permitted if it:
      (i) is entirely located in a wholly enclosed building; and
      (ii) is operated by the Canadian Armed Forces, or by a public police force or other body operating under the authorization of a Municipal, Provincial or Federal government;
   (3) in any by-law of the City of Toronto or its former municipalities enacted under section 34 of the Planning Act or its predecessor section, a gunsmith or custom workshop that makes a new firearm shall be deemed to be manufacturing and shall comply with the requirements of subsections 2(1) and 2(2) of this by-law; and
   (4) despite subsection 2(2) of this by-law, the making of a firearm or any part of a firearm for use in a motion picture or television show is not deemed to be manufacturing for the purposes of this by-law.