Form 13-31 (Rule 13-31)

COURT FILE NUMBER QBG 733 of 2021

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN IN BANKRUPTCY AND INSOLVENCY

JUDICIAL CENTRE SASKATOON

APPLICANT ABBEY RESOURCES CORP.

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, RSC 1985, c C-36, AS AMENDED (the "CCAA")

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF ABBEY RESOURCES CORP.

AFFIDAVIT SCOTT EASHAPPIE

AFFIDAVIT OF SCOTT EASHAPPIE

I, SCOTT EASHAPPIE, of the Carry the Kettle First Nation, in the Province of Saskatchewan, MAKE OATH AND SAY:

- 1. I am a duly elected councillor of Carry the Kettle First Nation ("CTK") and as such, I have personal knowledge of the facts and matters herein deposed to, except where stated to be sworn based upon information and belief, and where so stated, I verily believe the same to be true.
- On April 24, 2003, CTK enacted, and on June 1, 2003 the Minister of Indian Affairs and Northern Development approved, Carry the Kettle First Nation Property Assessment and Taxation By-law No. 1 – 2003 (the "Property Tax Bylaw"). A copy of this bylaw is attached hereto as Exhibit "A".
- 3. Abbey Resources Corp. is indebted to CTK, and owes substantial arrears of property tax payments to CTK pursuant to the Property Tax Bylaw.
- 4. A Certificate of Debt Owing by the Taxpayer was executed on March 24, 2021 outlining the debts owing by Abbey Resources Corp. to CTK in the amount of \$334,205.62. A copy of the certificate described in this paragraph is attached hereto as Exhibit "B".

- I am informed by legal counsel to CTK, Sonia Eggerman of MLT Aikins LLP, and I believe it 5. to be true, that a demand for payment and notice of enforcement proceedings, dated April 22, 2021 was sent to Abbey Resources Corp. by counsel for CTK by email on April 22, 2021 and by registered mail on April 30, 2021. Attached as Exhibit "C" is a copy of the letter as well as proof of service.
- No payments by Abbey Resources Corp. toward the arrears have been received by CTK, and 6. the arrears continue to accrue interest for 2021. A further property tax payment will be due in the Fall of 2021.
- In addition to the property taxes owing pursuant to the Property Tax Bylaw, Abbey Resources 7. Corp. has entered into lease agreements with Indian Oil and Gas Canada ("IOGC") for its natural gas wells on reserve lands belonging to CTK, which lease agreements require Abbey Resources Corp. to pay rent and royalty payments to CTK. These lease agreements are administered by the IOGC on behalf of CTK. Accordingly, I am unable to speak to the status of these obligations.
- I make this affidavit in support of applications by one or more of the Rural Municipality of Miry 8. Creek No. 229 and the Government of Saskatchewan for relief against Abbey Resources Corp. and not for any improper purpose.

SWORN (OR AFFIRMED) BEFORE ME at, Regina Saskatchours 11 - O/s

Saskatchewan, this 20 day of July 2021

A Commissioner for Oaths in Saskatchewan

. My Commission expires:

Or being a Solicitor

Scott Eashappie

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party:

Name of firm:

MLT Aikins LLP

Name of lawyer in charge of file:

Jeffrey M. Lee, Q.C.

Address of legal firms:

Suite 1201 - 409 3rd Avenue S Saskatoon, SK S7K 5R5

Telephone number:

(306) 975-7136

Fax number (if any):

(306) 975-7145

E-mail address (if any):

imlee@mltaikins.com

File Number:

139106-21

CERTIFICATE

I, Edith A. Owen, do hereby certify as Superintendent pursuant to Section 86 of the Indian Act R.S.C., C.I-5, that the attached copy marked "CERTIFIED TRUE COPY" is true copy of the original bylaw number No. 1-2003 duly made on the 24th day of April 2003 by the Council of the Carry The Kettle First Nation Band of Indians being a by-law respecting property assessment and taxation for the Carry The Kettle First Nation Reserve.

Edith A. Owen, Manager Registration, Revenues and Band Governance Lands and Trust Services Saskatchewan Region This is Exhibit "A "referred to in the Affidavit of Scott Eashappie sworn before me this day of July 2021.

A Commissioner for Oaths in Saskatchewan
My Commission expires:

Being a Solicitor

Signed at Regina, Saskatchewan this 8th day of July 2003

Ottawa, Canada K1A 0H4

I, the Minister of Indian Affairs and Northern Development, HEREBY APPROVE, pursuant to section 83 of the Indian Act, the following by-law made by the Carry the Kettle First Nation, in the Province of Saskatchewan, at a meeting held on the 24th day of April 2003.

Carry the Kettle First Nation Property Assessment and Taxation By-law No. 1 - 2003

Rose A / James

Dated at Ottawa, Ontario this day of Aure

2003.

CARRY THE KETTLE FIRST NATION PROPERTY ASSESSMENT & TAXATION BY-LAW NO. 1-2003

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WHEREAS pursuant to the *Indian Act*, and specifically paragraph 83(1)(a), the Council of a Band may make By-laws for the purpose of taxation for local purposes of land, or interests in land, in the Reserve, including rights to occupy, possess or use land, in the Reserve;

AND WHEREAS the Council of the Carry The Kettle First Nation deems it to be in the best interests of the Band to make a By-law for such purposes;

NOW THEREFORE BE IT RESOLVED the Council of the Carry The Kettle First Nation at a duly convened meeting, enacts the following By-law.

SHORT TITLE

- 1. This By-law may be cited as the Carry The Kettle First Nation Property Assessment and Taxation By-law.
- 1.1 This by-law will not be construed so as to abrogate or derogate any treaty rights of a Carry the Kettle First Nation member recognized and affirmed by subsection 35 (1) of the Constitution Act 1982.

PART I

INTERPRETATION

- 2.(1) In this By-law,
- "abrogate" (Webster's) to abolish by authoritative action,
- "Act" means the Indian Act, R.S.C. 1985, c.I-5;
- "assessed value" means the fair value of interests in land as if held in fee simple off reserve and as determined under this By-law;
- "assessment roll" means a list prepared pursuant to this By-law and includes a supplementary roll, setting out interests in land within the assessment area and their assessed values for the purposes of taxation and includes any alterations or additions under Part IX of this By-law;
- "assessment year" means the year, from January 1 to December 31, preceding the year in which taxes are to be levied;
- "Assessor" means a person, or persons appointed by Council for the purposes of this By-law and any related duties as required by Council;
- "Band" or "First Nation" means the Carry The Kettle Indian Band being a Band within subsection 2(1) of the Act;

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"band council resolution" means a motion passed and approved by a majority of the councillors of
the Band present at a duly convened meeting;

"Council" means the Chief and Council of the Carry The Kettle Indian Band selected according to the custom of the Band or under subsection 2(1) and section 74 of the Act;

"derogate" (Webster's) to take away a part so as to impair;

"holder" means a person in lawful possession of an interest in land in the Reserve or a person who, for the time being,

- (a) is entitled to possession of the interest;
- (b) is an occupier of the interest;
- (c) has any right, title, estate or interest; or
- (d) is a trustee of the interest;
- "improvement" means an addition to land or water over land and, without restricting the generality of the foregoing, includes
 - (a) anything erected or placed in, on, over or under land, whether or not it is so affixed to the land as to become transferred without special mention by a transfer of the land;
 - (b) anything erected or placed in or upon, or affixed to an improvement, so that without special mention it would be transferred by a transfer of land;
 - (c) any item of immovable machinery and equipment which is prescribed assessable by band council resolution; or
 - (d) a manufactured home
- "interest in land" means land or improvements, or both, and, without restricting the generality of the foregoing, includes any interest in land or improvements, the right to occupy, possess or use land or improvements in the Reserve;
- "local improvement charge" means a charge in respect of a local improvement based on the actual or estimated capital costs and interest amortized over a fixed period of years;
- "locatee" means an Indian who is in lawful possession of land in the Reserve pursuant to subsections 20(1) and (2) of the Act and for whose benefit the Minister has leased the land pursuant to subsection 58(3) of the Act;

"Minister" means the Minister of Indian Affairs and Northern Development;

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"manufactured home" means any structure whether equipped with wheels or not and whether selfpropelled or not, that

- (a) is used or designed for use as a dwelling or sleeping place; and
- (b) is constructed or manufactured to be moved from one point to another by being towed or carried unless licensed or able to be licensed and equipped to travel on a public highway;
- (c) is a business office or premises; and
- (d) is accommodation for any other purposes;
- "occupier" means a person who, for the time being, is in actual occupation of an interest in land;
- "person" in addition to its ordinary meaning includes a partnership, association, company, society or body corporate;
- "pipeline" is an improvement and means any pipe designed for or used in the commercial conveyance or transmission of any substance;
- "Registrar" means the Lands Administrator for the Carry The Kettle First Nation as appointed by Council;
- "registers" means the Surrendered and Designated Lands Register kept pursuant to section 55 of the Act and the Reserve Land Register kept pursuant to section 21 of the Act;
- "Reserve" means Assiniboine Indian Reserve number 76 defined in subsection 2(1) of the Act and any land held as a special Reserve for the use and benefit of the Carry The Kettle Indian Band pursuant to section 36 of the Act;
- "service charge" means a charge in respect of a service based on the estimated or actual annual cost of the service;
- "settlement of taxes" means an agreement in which Council accepts payment as settlement of a taxation issue where it is in the best interest of the Band;
- "tax" or "taxes" means a levy imposed by section 11 of this By-law, and includes all interest, penalties, costs or other charges imposed and payable pursuant to this By-law;
- "Tax Administrator" means the person appointed by Council pursuant to section 3 to administer this By-law;
- "tax debtor" means a person with outstanding obligations to pay taxes imposed by this By-law after the expiration of time provided for in Schedule X, the Demand for Payment and Notice of Enforcement Proceedings served pursuant to Section 60;
- "taxation authority" means the Council of the Carry The Kettle First Nation;

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"trustee" means an executor, administrator, guardian, committee, receiver or any person having or taking upon him or herself the lawful possession, administration or control of property affected by an express trust, or having by lawful possession, management and control of the property of a person under any legal disability.

(2) The preamble forms part of this By-law.

PART II

ADMINISTRATION

Tax Administrator

- 3.(1) Council may appoint a Tax Administrator for a specified or indefinite term to administer this By-law.
- (2) The Tax Administrator is responsible for collection of taxes and enforcement of payment under this By-law.

PART III

APPLICATION OF BY-LAW

application of By-law

4. This By-law applies to all interests in land within the Reserve.

PART IV

LIABILITY TO TAXATION

Taxable property

- 5.(1) Subject to section 6, all interests in land including any right to occupy, possess, or use land, is subject to taxation under this By-law.
- (2) Without derogating from Council's taxing authority or jurisdiction, Council may accept grants or settlements in place of taxes where it is in the best interests of the Band.

EXEMPTION FROM TAXATION

Exemption

- 6. The following interests in land are not subject to taxation:
- (a) any interest in land of the Band or of a member of the Band;
- (b) any interest in land of a corporation, all the shareholders of which are members of Council, and which an interest in land is held for the benefit of all the members of the Band;

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- (c) a building used exclusively for school purposes and the land necessary as the site for the building;
- (d) a building occupied by a religious body and used chiefly for divine service, public worship or religious education, and the land necessary as the site for the building;
- (e) a building, or any part thereof, used as a hospital, other than a private hospital, and the land necessary as the site for the building;
- (e) a building, or any part thereof, used as a university, technical institute, or public college, not operated for profit, and the land necessary as the site for the building;
- (f) a institutional building used chiefly for the purpose of providing housing accommodation for the elderly or persons suffering from physical or mental disability, not operated for profit, and the land necessary as the site for the building;
- (g) a cemetery to the extent that it is actually used for burial purposes.
- 7. Notwithstanding section 6, all interests in land are liable to service and local improvement charges under Part XVII of this By-law.
- 8. Where an interest in land is not subject to taxation, the liability to taxation of any other interest in the same land is not affected.
- 9. (1) An exemption does not apply to any portion of a building other than the portion occupied or used for the purpose for which the exemption was granted.
- (2) Where an exemption applies to a portion of a building, it applies, in the same proportion, to the land that is necessary as the site for the building.

PART V

LEVY OF TAX

Persons subject to taxation

10. (1) Where an interest in land is subject to taxation, any person who has an interest in the land is jointly and severally liable to taxation.

Tax rates

- 11. (1) In each taxation year not later than May 31, Council shall adopt a By-law to impose tax rates on interests in land subject to taxation under this By-law. Taxes levied under this By-law apply to the calendar year in which the levy is first made and are based upon the assessed values of the interest in land and improvements as determined under this By-law.
- (2) Council may, by By-law, establish different classes of real property and establish different tax rates according to the class of real property to be taxed.
- (3) Taxes shall be levied by applying the rate of tax against the assessed value of the land and improvements.

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12. Taxes levied in a taxation notice mailed under section 24 are due and payable on September 30 of the year in which they are levied.

PART VI

INFORMATION FOR ASSESSMENT ROLL

Information

- 13. (1) Every person liable for tax shall, on request, forthwith furnish to the Assessor, in writing and signed, the information requested in Schedule I concerning the land used or occupied by that person and without restricting the generality of the foregoing, including: purchase price; terms and covenants in leases; construction costs; costs of alterations and repairs; income and expense information or, rents payable, paid or agreed to be paid.
- (2) Where an Assessor does not receive the information referred to in subsection (1), or is not satisfied that the information received is accurate, the Assessor shall value the interest in land on the basis of information in his or her possession.

PART VII

ASSESSED VALUE

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- 14. (1) Council may appoint by band council resolution one or more Assessors for a definite or indefinite term.
- (2) An appointment under subsection (1) may be for the purposes of classifying and valuing particular interests in land in the assessment area and applying exemptions in accordance with section 6 as set out in the band council resolution.

Valuation date

- 15. For the purpose of determining the fair value of an interest in land for the assessment roll the base date for valuation is that established by the Saskatchewan Assessment Management Agency for determining the value of land and improvements for the purpose of establishing assessment rolls.
- 16. The fair value of the interest in land for an assessment roll is to be determined as if on the valuation date
- (a) the interest in land and all other properties were in the physical condition that they are in on December 31 following the valuation date; and
- (b) the permitted use of the property and all other interests in land were the same as on December 31 following the valuation date.

Criteria for valuation 17. (1) The Assessor shall assess interests in land according to the classes of real property as set out in Schedule II.

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(2) Except as otherwise provided in the By-law, for the purposes of assessing interests in land the Assessor shall use the practices established under *The Rural Municipality Act*, 1989, Province of Saskatchewan and the applicable regulations, as amended from time to time.

Valuation standard

- 18. (1) Except as provided in subsections 17(2) and 18(3), the Assessor shall value land and improvements at their fair value.
- (2) The Assessor shall determine the fair value of land and improvements using equivalent rates which would be applied if the interest in land was within the Province of Saskatchewan.
- (3) Notwithstanding subsection (1), if Council has, in a lease or other instrument granting an interest in land, placed a restriction on the use of the land, the Assessor shall consider the restriction.
- (4) The duration of the interest in land or the right of Council to terminate an interest in land is not a restriction within the meaning of subsection (3).

PART VIII

THE ASSESSMENT ROLL

Contents of

- 19. Not later than May 1 of the taxation year the Assessor shall prepare an assessment roll containing the following particulars
 - (a) the name and last known address of the person assessed;
 - (b) an accurate or legal description of the land;
 - (c) the classification of
 - (i) the land, and
 - (ii) the improvements;
 - (d) the fair value by classification of
 - (i) the land, and
 - (ii) the improvements;
 - (e) the total assessed value;
 - (f) the total assessed value of exemptions from taxation, where applicable;
 - (g) the total net taxable value; and
 - (h) any other necessary information.

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- 20. The Assessor shall include in the assessment roll the particulars set out in section 19 for any interest in land in respect of which grants or settlement in place of taxes may be accepted.
- 21. The Assessor shall set out the value of improvements separately from the value of the land on which they are located.
- 22. (1) A person whose name appears in the assessment roll shall give written notice to the Tax Administrator or Assessor of any change of address.
- (2) The holder of a charge or an interest in land may give written notice, with full particulars of the nature, extent and duration of the charge to the Tax Administrator, and request copies of all tax notices issued during the duration of the charge, and the Assessor shall enter that person's name and address on the assessment roll.
 - 23. (1) The assessment roll is effective on its approval by Council.
- (2) On approval, the assessment roll is open to inspection in the Carry The Kettle First Nation office by any person during regular business hours.
- 24. The Tax Administrator or the Assessor shall, on or before June 30 of each year, mail a notice of assessment to every person named in the assessment roll in respect of each interest in land for which that person is liable to taxation or for which grants or settlement in place of taxes may be sought.
- 25. The notice of assessment shall be in the form set out in Schedule III or a form approved by Council and shall contain the information set out in the assessment roll in respect of that interest in land and shall contain a statement as to the right of appeal.

PART IX

AMENDMENTS TO ASSESSMENT ROLL

Amendment of

- 26. Where the Assessor finds that during the current taxation year
- (a) a taxable interest in land is not entered in the assessment roll;
- (b) the value of an interest in land is not the same as the valuation entered in the assessment roll by reason of
 - the demolition, destruction or damaging of an improvement,
 - (ii) new construction or new improvements,
 - (iii) a change in a permitted use, or
 - (iv) a subdivision;

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- (c) there has been a change in the possession, use or occupation;
- (d) there is a clerical error; or
- (e) there has been a change in the eligibility for an exemption from taxation; the Assessor shall amend the assessment roll to effect the necessary changes but subject to section 28, shall not make any amendments after December 31 of the current taxation year.

Notice of amended Assessment 27. Where the assessment roll is amended, the Assessor shall, as soon as practical after adoption of the amended assessment roll by band council resolution, mail a notice in the form set out in Schedule III or a form approved by Council in respect of the amended assessment to each person affected.

Under-assessment

- 28. Where there has been an under-assessment resulting from
- (a) a person's failure to disclose information required under this By-law with respect to an interest in land; or
- (b) a person's concealment of information required under this By-law with respect to an interest in land;

the Assessor shall issue an amended assessment notice, in the form set out in Schedule III or a form approved by Council, for the current year and for each previous year during which the condition giving rise to the amendment to the assessment roll existed.

- 29. Where a condition that gives rise to an amendment to the assessment roll existed during part of a taxation year, the Tax Administrator shall, in preparing an amended tax notice, adjust the amount of the taxes due on a pro rata basis.
- 30. Parts VIII, X, XI, XII and XIV apply with respect to an amended assessment roll and to an amended assessment notice.
- 31. Where Council approves an amendment to the assessment roll for the current year, the Tax Administrator shall forthwith refund any excess taxes that have been paid, together with interest at the rate of 10% per annum. Any unpaid balance shall, subject to notice of assessment and taxation, be due and payable, notwithstanding a receipt or certificate given by the Tax Administrator.

PART X

APPEALS

Establishment of Assessment Review Committee

- 32. (1) Council by band council resolution shall establish an Assessment Review Committee consisting of
- (a) one person who is or was duly qualified to practice law in the Province of Saskatchewan,, or who is or was a Judge of a Provincial, County or Supreme Court in the Province of Saskatchewan;

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(b) one person who has sat as a member of an appeal board to review assessments in and for the Province of Saskatchewan,; and

- (c) one person who is a member of the Carry The Kettle First Nation who does not have any direct or indirect financial interest in any real property assessment to which an appeal relates.
- (2) Council shall maintain a list of substitute members of the Assessment Review Committee. Where a member of the Assessment Review Committee is disqualified, unable or unwilling to act, Council shall appoint the first person on the list of substitute members of the Assessment Review Committee to act for the period for which the member of the Assessment Review Committee is unavailable. If for any reason the first person on the list of substitute members is disqualified, unable or unwilling to act, Council shall appoint the next person on the list until a substitute member of the Assessment Review Committee is able to act.
- (3) Each member of the Assessment Review Committee shall hold office for a period of three years unless the member resigns or is otherwise removed from office in accordance with the terms of this By-law.
- (4) Each member of the Assessment Review Committee and each substitute member actually appointed to act, shall be paid for his or her services as a member of the Assessment Review Committee at a rate of \$200 per day plus out of pocket expenses for time spent on activities related to the Assessment Review Committee.
- (5) A member of the Assessment Review Committee shall be removed from office if he or she
 - (a) is convicted of an offense under the Criminal Code (Canada);
 - (b) fails to attend three (3) consecutive appeal hearings; or
 - (c) fails to perform any of his or her duties under this By-law in good faith and in accordance with the terms of this By-law.
- 33. (1) A person whose name appears in the assessment roll may appeal to the Assessment Review Committee in respect of:
 - (a) the liability to assessment;
 - (b) the assessed value;
 - (c) the assessment classification; or
 - (d) any alleged error or omission.
- (2) An appellant shall file an appeal by delivering a notice of appeal containing the information set out in Schedule IV to the Assessment Review Committee at the address set out in the assessment notice within thirty (30) days of the mailing of the assessment notice.

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ontents of appeal

- (3) An appellant may make the appeal through his or her solicitor or agent, in which case the appeal shall set forth the name and address of the solicitor or agent, as well as the name and address of the appellant.
- (4) Any notice or correspondence required to be given to an appellant shall be properly given if delivered to the solicitor or agent at the address set out in the appeal.
- (5) Where an appeal is taken with respect to an amended assessment notice, the appeal shall be confined to the amendment.

Duties of Committee

- 34. (1) The Assessment Review Committee shall
- (a) hear all appeals from assessment notices;
- (b) investigate and advise Council on assessments, assessments classifications and assessment rolls which the Committee deems necessary;
- (c) select a Chairperson who shall supervise and direct the work of the Committee;
- (d) give the appellants, the Assessor and the Tax Administrator at least ten (10) days written notice of the time and place for the hearing of appeals;
- (e) have custody of all records, documents, evidence and proceedings before the Assessment Review Committee;
- (f) have control of its proceedings in order to fairly and adequately determine any appeal; and
- (g) where an appeal relates to an interest in land of which a person other than the appellant is the holder, give that person at least ten (10) days written notice of the time, date, and place of the hearing of the appeal, and the nature of the appeal.
- (2) In performing their duties under this By-law, the members of the Assessment Review Committee shall
 - (a) ensure that assessments and assessment rolls are equitable and fairly represent the assessed values provided for in this By-law;
 - (b) act impartially, fairly and reasonably, to the best of their skill and ability.

Chairman

- (3) The Chairperson of the Assessment Review Committee shall
 - (a) supervise and direct the work of the Committee; and
 - (b) preside at sittings of the Committee.

Secretary

- (4) Council shall appoint a Secretary of the Assessment Review Committee.
- (5) The Secretary of the Assessment Review Committee shall

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- (a) have the custody and care of all records, regulations, documents and orders made by or pertaining to the Committee; and
- (b) relating to his or her office follow the direction of the Chairperson or the Committee.

Parties

- 35. (1) The Assessor, or his or her designate, shall be a party to all appeal proceedings under this By-law and the Assessment Review Committee shall give the Assessor reasonable notice and opportunity to be heard at any appeal proceedings.
- (2) The Assessment Review Committee shall give the Band Council ten (10) days written notice of, and a reasonable opportunity to be heard at any appeal proceedings which raise issues of law regarding anything done under this By-law.

Ouorum and

36.(1) A majority of the members of the Assessment Review Committee constitutes a quorum.

vacancy

- (2) Where a quorum of the members of an Assessment Review Committee is not present at the time at which a hearing is to be held, the hearing shall be adjourned to the next day that is not a holiday, and so on from day to day until there is a quorum.
- (3) All questions respecting appeals shall be decided by a majority vote of the members of the Assessment Review Committee at the hearing.
- (4) Council by band council resolution may establish procedures for the conduct of the proceedings of the Assessment Review Committee which shall not be inconsistent with this Bylaw.

Conflict of interest

- 37. (1) No person shall sit as a member of the Assessment Review Committee hearing an appeal if that person
 - (a) has a direct or indirect financial interest in any property assessment to which an appeal relates;
 - (b) is a member of Council;
 - (c) is an employee of the Band or Council;
 - (d) has financial dealings with the Band or Council which might reasonably give rise to a conflict of interest and impair that person's ability to deal fairly and impartially with an appeal as required under the terms of this By-law.

Date of sittings

- 38. (1) Subject to section 41(2), the Assessment Review Committee must make all decisions within 150 days after the assessment notices are sent out.
- (2) The Assessor shall deliver the assessment roll to the Assessment Review Committee on or before the date upon which the Committee commences its sittings.
- (3) The Assessment Review Committee shall mail a Notice of Hearing to all parties in the appeal in the form provided in Schedule V.

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Witnesses and ocuments

- 39. (1) The Assessment Review Committee may request the attendance of witnesses and the production and inspection of documents.
- (2) A party to any appeal proceedings before the Assessment Review Committee may request that a Notice be served by any member of the Committee, requesting the attendance of any person as a witness to give evidence at the hearing of the appeal.
- (3) Where pursuant to subsection (2) a party requests that a Notice be served by a member of the Committee
 - (a) the Chairperson of the Committee shall sign and issue the Notice and the party shall serve it on the witness at least two (2) days before the appeal;
 - (b) the Notice shall be in the form attached as Schedule VI.
- (4) The party requesting the attendance of a witness shall pay a two (\$2) dollar witness fee plus reasonable travelling expenses to the witness to attend and give evidence before the Assessment Review Committee, on the time and date set out in the Notice.

Hearing of appeals

- 40. (1) The Assessment Review Committee may hear all appeals from an assessment notice on the same day or may adjourn from time to time until all appeals have been heard and determined.
- (2) The Assessment Review Committee may hear an appeal whether the appellant is present or not.
- (3) The Assessment Review Committee may, after hearing an appeal, postpone consideration thereof and the appellant shall, if required by the Committee, produce all relevant books, papers, documents and answer all proper questions and give all necessary information affecting the interest in land or the matter under consideration.
- (4) The Assessment Review Committee may order that the costs of a proceeding before the Committee be paid by or apportioned between the persons affected by the appeal provided that such costs do not exceed 10% of the amount of the taxes payable concerning the interest in land which is the subject of the appeal, as finally determined by the Assessment Review Committee.
- (5) In any appeal proceedings, the onus of proof is on the person bringing the appeal to establish that the assessed value of the interest in land should be different from the value determined by the Assessor.

Reference to Band Council

- 41. (1) Upon completion of hearing all appeals, except those adjourned under subsection 41(2), the Assessment Review Committee shall submit to Council its decision on each appeal, including the vote of each member of the Committee, either in favour or against allowing the appeal.
- (2) Notwithstanding subsection 38(1), the Assessment Review Committee may, with the consent of all parties to an appeal, and without prejudice to the rights to any party, adjourn the appeal from time to time beyond the time for completion of the appeals and shall advise Council as provided in this section.

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(3) Within fifteen (15) days from the receipt of the decision of the Assessment Review Committee, the Council shall instruct the Assessor to prepare a final assessment roll including any amendments resulting from the decisions in subsection (1).

Notice of decision

- (4) Not later than fourteen (14) days from the receipt of the instructions pursuant to subsection (3) the Assessor shall notify in writing each appellant and person affected by the appeal, of the decision of the Assessment Review Committee.
- (5) The notice given under subsection (4) shall state that the appellant has a further right of appeal to a court of competent jurisdiction.

Amendment of roll

- (6) Where the Assessor is directed to amend an assessment roll under subsection (3), the Assessor shall do so within 14 days, and shall return the assessment roll forthwith to the Chairperson of the Assessment Review Committee.
- (7) The Assessor shall date and initial amendments made to the assessment roll pursuant to subsection (3).
- (8) Forthwith upon receiving an amended assessment roll under subsection (6), the Chairperson of the Assessment Review Committee shall verify that the roll has been amended according to the decisions of Council under subsections (3) and (6).

PART XI

TAX NOTICE

Tax notice

- 42. (1) Where Council adopts an assessment roll, and after notices of assessment are mailed pursuant to section 24, not later than August 31 of the taxation year the Tax Administrator shall mail to every person whose name appears in the assessment role, a tax notice in the form set out in Schedule VII, or a form approved by Council, in respect of each interest in land for which that person is liable to taxation, and, in the case of an amended assessment roll that has been adopted, the Tax Administrator shall mail an amended tax notice to every person affected by the amendment.
- (2) The tax notice referred in subsection (1) shall contain the information set out in Schedule VII which includes the particulars of any arrears and interest, where payment is to be made, and the manner of payment.
- 43. (1) The Tax Administrator shall enter the date of mailing the tax notice on the assessment roll.
- (2) The mailing of the tax notice by the Tax Administrator constitutes a statement of and demand for payment of the taxes.
- 44. Where applicable, a tax notice shall state that taxes are payable in conjunction with periodic lease payments under Part XIII.

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- 45. (1) Where it is shown that a person liable for taxes on an interest in land was not liable for taxes or was taxed in excess of the proper amount, at the direction of Council, the Tax Administrator shall refund to the taxpayer the amount paid in excess of liability.
- (2) Where taxes imposed under this By-law are to be refunded under this section, Council may direct the Tax Administrator to refund the amount in whole or in part by applying it as a credit on account of the taxes due or accruing due.

PART XII

DUE DATE AND INTEREST

When taxes Payable

- 46. (1) Subject to sections 47 and 48, taxes levied in a tax notice mailed under section 42 are due and payable as of September 30 of the year in which they are first levied at the office of the taxation authority notwithstanding that an appeal under Part X may be pending.
- (2) All taxes payable under this By-law are debts due to the taxation authority and are recoverable as such in any court of competent jurisdiction or in any other manner provided by this By-law.
- (3) Where any person alleges that he or she is not liable to pay taxes imposed pursuant to this By-law, the person shall either initiate proceedings in a court of competent jurisdiction or launch an appeal within thirty (30) days of the date of mailing of the tax notice referred to in Part XI.
- (4) Unless a challenge is initiated pursuant to subsection (3), the taxpayer shall thereafter be estopped from denying liability to pay taxes and estopped from challenging any steps taken to enforce the payment of taxes as provided in Part XVI.
- (5) The locatee or any other person who has registered a security interest against the taxpayer's interest in land in the registers may pay the taxes due and such payment shall extinguish the debt owing to the taxation authority.
- 47. Where taxes are due and payable in conjunction with payment of rent under Part XIII, the proportionate payment is due and payable on the date that the rent is due and payable.
- 48. Where an assessment roll is amended under this By-law, it shall, for the purposes of this Part, be deemed to be amended as of the date of adoption of the assessment roll under section 23.

Interest

- 49. If all or any portion of taxes remain unpaid after September 30 of the year they are first levied, the unpaid portion shall accrue compound interest at the rate of 1.0% per month or any part thereof.
- 50. Where taxes are in arrears and part payment is received, the payment shall be applied firstly to accrued interest and then arrears, and any balance shall be applied to current taxes.

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PART XIII

PERIODIC PAYMENTS

Payment of percentage 51. Council, with the consent of the locatee where applicable, may declare that the tax, with respect to any interest in land that is leased, be expressed as a percentage of the rent payment and collected with it in accordance with the terms of a lease agreement or the terms of an agreement with the landlord.

Payment on account 52. Where Council has entered an agreement with the Crown or with any person entitled to receive rents, for the collection of tax under this Part, the receipt by the Crown or such person of payment on account of tax shall be a discharge of the liability for tax to the extent of the payment.

PART XIV

RECEIPTS AND CERTIFICATES

Receipt

53. Except where Part XIII applies, on receipt of a payment of taxes, the Tax Administrator shall issue an official receipt to the tax payer, and shall enter the number of the receipt on the assessment roll opposite the interest in land for which the taxes are paid.

Certificate

54. On a request in writing, the Tax Administrator shall issue a certificate showing whether taxes have been paid with respect to any taxable interest in land, and if not, the amount of taxes outstanding.

PART XV

APPLICATION OF REVENUES

Application of revenues

- 55. (1) All moneys raised under this By-law shall be placed in a special account or accounts.
- (2) Moneys raised shall include
 - (a) taxes;
 - (b) grants or settlement in place of taxes;
 - (c) interest; and
 - (d) amounts collected on account of costs.
- (3) Subject to section 56, an expenditure made out of moneys raised under this By-law shall be made under authority of a separate By-law.

Authorized xpenditures

- 56. The following expenditures of funds raised under this By-law are hereby authorized:
- (1) refunds of overpayment and interest;

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- (2) all expenses of preparation and administration of this By-law;
- (3) remuneration of an Assessor and the Tax Administrator;
- (4) all legal costs and other expenses of enforcement of this By-law.

PART XVI

COLLECTION AND ENFORCEMENT PROOF OF DEBT

Costs of Enforcement 57. The taxation authority may charge the person named in an assessment roll with all reasonable costs incurred in the collection of taxes or other costs imposed by this By-law. Such costs shall be in accordance with Schedule VIII to this By-law.

Liability for taxes

- 58. (1) A person named in an assessment roll as having an interest in is liable for all taxes imposed in respect of the interest in land during the year and all unpaid taxes imposed in previous years.
- (2) Tax, or a portion thereof, due and payable under this By-law that has not been paid may be certified by the Tax Administrator, who shall attach a copy of that part of the assessment roll that refers to the taxes payable. Such certification shall be in the form provided in Schedule IX, and is *prima facie* proof of the debt.

SPECIAL LIEN AND PRIORITY OF CLAIM

Taxes are a special lien

- 59. (1) Taxes due and payable are a special lien and encumbrance on the interest in land.
- (2) The special lien and encumbrance referred to in section 59(1) attaches to the interest in land being taxed, and without limiting the foregoing, attaches to the interest in land of a subsequent holder.
- (3) The person who acquires an interest in land on which a lien under this By-law has been registered and the person to whom the taxes were originally levied are jointly and severally liable for the lien.
- (4) The Tax Administrator may register a certificate issued under section 58(2) in either register on or after January 2 following the year in which the taxes are imposed.
- (5) Pursuant to section 59(4), the special lien and encumbrance shall have priority over every subsequently registered claim, privilege, lien, charge, security interest, or encumbrance of every person.

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- (6) When all taxes levied against the interest in land have been paid, the Tax Administrator shall certify that the special lien and encumbrance against the interest in land has been discharged, and shall register such certification in either register. Such certification shall be sufficient proof of the payment of the taxes and the discharge of the special lien or encumbrance.
- (7) The special lien and encumbrance is not lost or impaired by reason of any technical error or omission.

DEMAND FOR PAYMENT AND NOTICE OF ENFORCEMENT PROCEEDINGS

List of unpaid taxes

60. (1) Except for tax proceedings postponed pursuant to subsection 60.1(1), on or after January 2 following the year for which taxes are imposed, the Tax Administrator shall prepare a list of outstanding taxes and of the persons liable for payment.

Demand for payment and Notice of Enforcement Proceedings

- (2) Within thirty (30) days of completion of the list pursuant to subsection 60(1), the Tax Administrator shall mail, in the form set out in Schedule X, a Demand for Payment and Notice of Enforcement Proceedings to every person named on the list, and to every locatee, tenant, agent or person whose rights, proprietary or otherwise, may be affected by the enforcement proceedings.
- (3) For the purposes of this section the mailing of a Demand for Payment and Notice of Enforcement Proceedings is deemed to be delivery to the addressee.

Commencement of enforcement proceedings

- (4) Upon the expiration of the thirty (30) day period provided in the Demand for Payment and Notice of Enforcement Proceedings delivered pursuant to section 60(2), the Tax Administrator shall request authorization from Council to commence enforcement proceedings against the tax debtors. Council may direct the Tax Administrator to commence enforcement proceedings.
- (5) Prior to the authorization of any of the enforcement proceedings set out in sections 61, 63, 64, 65, and 66, Council shall consult with any affected locatee.

Postponement, reduction and remission of taxes

- 60.1 Council may, upon application by the tax debtor,
- (1) postpone taking enforcement proceedings for a specified period; or
- (2) reduce or remit the taxes where Council determines that
- (a) full payment would result in undue hardship to the tax debtor; or
- (b) it is necessary and in the best interest of the Band to effect a transfer of the tax debtor's interest.

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DISTRESS: SEIZURE OF GOODS

Distress

61. (1) With the authorization of Council, the Tax Administrator may proceed by way of distress if the taxes or any portion thereof remain unpaid after the thirty (30) day period provided by the Demand for Payment and Notice of Enforcement served pursuant to section 60 or the period specified by Council pursuant to section 60.1(1) has expired.

Notice of distress

(2) The Tax Administrator shall serve a Notice of Distress on the tax debtor and provide a copy of same to the locatee, where applicable, in the form set out in Schedule XI.

Seizure of property

- (3) If the taxes, or any portion thereof, remain outstanding following the time provided by the Notice of Distress, the Tax Administrator shall effect a seizure by distress of such goods, and post a notice on the goods which are seized. The seized goods shall then be in the possession of the Band, as represented by the Tax Administrator.
- (4) So long as the taxes, or any portion thereof, remain outstanding, no goods seized pursuant to subsection (3) which are located on the Reserve shall be removed therefrom, and any such removal shall be considered a trespass. Without restricting the generality of the foregoing, no such goods shall be seized by a bailiff, sheriff, assignee or liquidator or trustee, or authorized trustee in bankruptcy, except under the authority of Council.

DISTRESS: SALE OF GOODS SEIZED BY DISTRESS

Sale of Goods Seized by Distress

- 62. (1) If the Tax Administrator seizes by distress the tax debtor's goods pursuant to subsection 61(3), and the tax debtor does not commence legal proceedings in a court of competent jurisdiction within sixty (60) days after the date of seizure challenging such seizure, the goods may be sold in accordance with this Part and the tax debtor is estopped from denying the validity of the seizure and the sale of such goods.
- (2) If the outstanding taxes have not been paid in full sixty (60) days after a seizure by distress pursuant to section 61(3), the goods seized will be deemed to have been abandoned by the tax debtor and may be sold by public auction, the proceeds of which will be used for payment of the outstanding taxes.
- (3) A Notice of Sale of Goods Seized by Distress in the form of Schedule XII shall be published in at least one (1) newspaper of general local circulation for seven (7) days prior to the sale, and shall be posted on the tax debtor's premises located on the Reserve.
- (4) The sale of the goods seized by distress shall be conducted at the time and place advertised pursuant to subsection (3), unless it is necessary to adjourn such sale, in which case an additional notice shall be published in the manner provided by subsection (3).
- (5) Any surplus resulting from the sale conducted pursuant to subsection (4), after deducting all liabilities of the tax debtor, including all costs and charges arising from the sale, shall be paid to the tax debtor. In the event that the Tax Administrator is uncertain who is entitled to such surplus, the Tax Administrator shall pay such money into court by way of interpleader action.

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(6) Goods of a tax debtor that would be exempt from seizure under a writ of execution issued by a superior court of the province in which the seizure is made are exempt from seizure under this section.

SALE OF IMPROVEMENTS OR PROPRIETARY INTEREST

Sale of improvements or cancellation of proprietary interest 63. (1) If the taxes or any part thereof remain unpaid after the thirty (30) day period provided by the Demand for Payment and Notice of Enforcement served pursuant to section 60 or the period specified by Council pursuant to subsection 60.1(1) has expired, Council may authorize the Tax Administrator to proceed by way of sale of improvements or proprietary interest. The Tax Administrator shall serve the tax debtor and, where applicable, the locatee, a Notice of Sale of Improvements and Disposition of Interest in Land in the form of Schedule XIII.

By public auction

(2) On June 30 following the year in which the taxes are imposed or, if enforcement proceedings are postponed under subsection 60.1(1), six (6) months from the end of the period specified by Council, and upon the failure of the tax debtor to pay the outstanding taxes or to commence legal proceedings in a court of competent jurisdiction challenging the sale or disposition, the Tax Administrator shall sell the improvements or dispose of the interest of the tax debtor in the Reserve by public auction, or pursuant to subsection (3) by public tender.

Publication of auction

- (3) Council shall prescribe the method of public tender, including the conditions of sale, method of publication or circulation, and conditions attached to the acceptance of any offer.
- (4) A Notice of Sale of Improvements and Disposition of Interest in Land in the form of Schedule XIII to this By-law shall be published in at least one (1) newspaper of general local circulation for seven (7) days prior to the sale, and shall be posted on the tax debtor's premises located on Reserve.
- (5) The sale of the improvements and disposition of interest in land shall be conducted at the time and place advertised pursuant to subsection (3), unless it is necessary to adjourn such disposition. If an adjournment is necessary an additional notice shall be published in the manner provided by subsection (3).

Upset price

- (6) With prior approval of Council, the Tax Administrator may at any sale and disposition conducted pursuant to subsection (2) or (4), set an upset price equal to the outstanding taxes and that upset price shall be the lowest price for which the improvements may be sold and the interest in land disposed.
- (7) Where the Tax Administrator sets an upset price pursuant to subsection (6), and there is no bid at the sale and disposition conducted pursuant to subsection (2) or (4) that is equal to or greater than the upset price, the taxation authority shall be deemed to be the purchaser and shall acquire the interest in the land free and clear of all encumbrances or charges.

Redemption period

(8) At any time within six (6) months after the sale and disposition held pursuant to subsection (2) or (4), the tax debtor may redeem his/her interest in the land by paying to the Tax Administrator the full amount of all taxes for which the interests were disposed, together with all taxes which have subsequently fallen due and the reasonable costs incurred by the taxing authority in disposing of the interest.

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- (9) If upon the expiration of the redemption period provided by subsection (8), any portion of the taxes remains outstanding, the disposition of the interests shall be considered final and with Ministerial consent, the purchaser shall obtain title to the interest in land. The Tax Administrator shall certify the transfer in the form provided in Schedule XIV and shall register it in one or both registries and shall serve it on the tax debtor.
- (10) Upon the filing of the certificate provided by subsection (9), the purchaser shall be substituted for the tax debtor as the holder of the interest in land, and in addition to any other obligations, shall be liable for all future taxes assessed against that interest.
- (11) Upon the filing of the certificate provided by subsection (9), any surplus resulting from the sale and disposition conducted pursuant to subsection (2) or (4), after deducting all outstanding taxes of the tax debtor, including reasonable costs and charges arising from the sale and disposition, shall be returned to the tax debtor. In the event that the Tax Administrator is uncertain who is entitled to such surplus the Tax Administrator shall pay such money into court by way of interpleader action.
- (12) Upon the filing of the certificate provided by subsection (9), any remaining debt of the tax debtor with respect to that interest in land, including all reasonable costs and charges arising from the sale and disposition, shall be extinguished.
- (13) If pursuant to subsections (7) and (9) the Band has become the owner of the interest in land, the Tax Administrator may sell such within ninety (90) days for not less than the upset price set pursuant to subsection (6).

CANCELLATION OF INTEREST IN LAND HELD BY TAXPAYER

Notice of Cancellation

- 64. (1) If the taxes or any part thereof remain unpaid after the thirty (30) day period provided by the Demand for Payment and Notice of Enforcement served pursuant to section 60 or the period specified by Council pursuant to subsection 60.1(1) has expired, Council may authorize the Tax Administrator to proceed by way of cancellation of the interest. The Tax Administrator shall serve a Notice of Cancellation of the tax debtor's interest in land in the form of Schedule XV.
- (2) The Tax Administrator shall mail a copy of the notice referred to in subsection (1) to every place where the interest is registered and to the locatee, where applicable.
- (3) Where taxes are not paid before June 30 of the year following the taxation year in which they were imposed or within six (6) months after the specified period if enforcement proceedings are postponed under subsection 60.1(1), Council may direct the Tax Administrator to cancel the lease, licence or permit to occupy the interest in land. The Tax Administrator shall certify the cancellation in the form provided in Schedule XVI to this By-law and shall register it in the registers.
- (4) Upon cancellation of the tax debtor's interest and with the consent with the Minister the Taxation Authority shall acquire the interest in the land free and clear of all encumbrances or charges.

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FORFEITURE OF PROPERTY

Forfeiture of property 65. (1) Notwithstanding any other action for the recovery of taxes set out in this By-law, if any taxes remain unpaid twenty-four (24) months after the mailing of the Demand for Payment and Notice of Enforcement served pursuant to section 60, the tax debtor's interest in land in respect of which the taxes remain unpaid shall, subject to subsections (2), (3), (4) and (5), be absolutely forfeited.

Notice of forfeiture

- (2) The tax debtor's interest in land shall be forfeited under subsection (1) forty (40) days after the Tax Administrator serves a Notice of Forfeiture pursuant to subsection (4) in the form set out in Schedule XVII on the tax debtor and on anyone else who may be in lawful possession of the interest in land
- (3) Prior to serving the Notice of Forfeiture pursuant to subsection (4), the Tax Administrator shall obtain authorization from Council to proceed by forfeiture.

Contents of Notice of Forfeiture

- (4) The Notice of Forfeiture shall state
- (a) that the interest in land held by the tax debtor is subject to forfeiture under this section;
- (b) the amount of all taxes, costs and fees due and payable on the date of the notice;
- (c) the date on which the interest in land held by the tax debtor will forfeit;
- (d) that the tax debtor has the right to prevent forfeiture by payment under this section; and
- (e) that on forfeiture under this section, the interest held by the tax debtor in the Reserve will be forfeited clear of all charges except those third party interests which otherwise attach to the interest in land.
- (5) The Notice of Forfeiture shall be mailed to the tax debtor's last known address or to the address of the person specified in the records of the Taxation Authority.
- (6) Where any taxes remain unpaid on December 31 of the second year after the calendar year in which they were imposed, payment of those taxes does not prevent forfeiture unless the payment
 - (a) includes all taxes then due and payable;
- (b) includes reasonable costs incurred by the taxation authority in the forfeiture proceedings; and
 - (c) is made before forfeiture occurs under this section.
- (7) With the consent of the Minister, the Tax Administrator shall certify, in the form set out in Schedule XVIII to this By-law, that the interest in land held by the tax debtor has been forfeited and the Registrar shall record the document cancelling the tax debtor's interest in the registers

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(8) Upon forfeiture of the tax debtor's interest in land the Taxation Authority shall acquire the interest in the land free and clear of all encumbrances or charges.

ABSCONDING TAXPAYER

Collection proceedings

66. Where the Tax Administrator has reasonable grounds to believe that the Taxpayer intends to remove his/her goods from the Reserve, or intends to dismantle or remove his/her improvements on Reserve, or take any other actions which may preclude or impede the collection of outstanding taxes owing pursuant to this By-law, the Tax Administrator shall apply to a court of competent jurisdiction for remedy, notwithstanding the fact that the time for payment of taxes has not yet expired.

DISCONTINUANCE OF SERVICES

Discontinuance of services 67. If the taxes or any part thereof remain unpaid after the thirty (30) day period provided by the Demand for Payment and Notice of Enforcement served pursuant to section 60 or the period specified by Council pursuant to subsection 60.1(1), Council may authorize that any services provided by the Band or pursuant to any contract with the Band, to the tax debtor or to the interest in land assessed pursuant to this By-law be discontinued. A Notice of Discontinuance of Services in the form of Schedule XIX shall be delivered to the tax debtor and to the locatee, where appropriate, thirty (30) days prior to such discontinuance, and shall include the date, time and place within that thirty (30) days when the tax debtor or the locatee may appear before Council to show cause as to why the services should not be discontinued and Council shall determine whether or not it will discontinue such services.

PART XVII

SERVICE AND LOCAL IMPROVEMENT CHARGES

Establishment of service and local improvement charges

- 68. (1) Council may by By-law impose service and local improvement charges applicable to a part of the Reserve (hereinafter in this part called the "area") to raise money for the following purposes:
 - (a) the construction or installation of a highway, lane, sidewalk, boulevard, sanitary or storm sewer, irrigation work, street lights, water supply system, parking facility, gas supply system, drain, or other works that benefit property in the area;
 - (b) the maintenance, operation, repair or construction of works;
 - (c) the cutting of grass or weeds or the trimming of trees or shrubbery on any highway, lane or other public place;
 - (d) the suppression of dust on any highway, lane, or other public place;

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- (e) the collection and disposal of garbage;
- (f) the collection and disposal of night soil or the contents of sewage holding tanks; and
- (g) notwithstanding subsections 1(a) to (f) inclusive, such other projects for the maintenance, improvement or repair of properties within the area as Council may determine to be necessary or beneficial.
- (2) In this Part, "charge" means a local improvement charge and a service charge.
- (3) A charge shall be based on the actual or estimated annual cost of the local improvement or service and shall be levied at
 - (a) a uniform rate, or
 - (b) rates for each class of property based on:
 - (i) the number of lineal feet along the fronting or abutting lands;
 - (ii) the area determined by the fronting or abutting lands;
 - (iii) the number of dwelling-units or commercial or industrial occupancies on the lands served; or
 - (iv) the estimated or actual use or consumption of the service by occupants of the lands served.
 - (v) If some areas of land in respect of which a local improvement charge is to be imposed appear to call for a smaller or larger proportionate share of the charge because they are differently sized or shaped from other areas of land, those areas may be assigned the number of units of measurement the Council considers appropriate to ensure that they will bear a fair portion of the local improvement charge.
- (4) The costs levied shall include engineering and advertising expenses, interest and carrying costs, sinking-fund or amortization costs, banking and legal fees, administration costs and any other expenses incidental to initiating and carrying out the work.

Notice of charges

- 69. (1) Before imposing a charge, Council shall give at least fifteen (15) days notice by
- (a) publishing the notice prior to the meeting referred to in section 70 in a newspaper of general circulation on the Reserve, if any;
- (b) posting the notice in the band administration offices and in prominent locations on the Reserve; and
- (c) sending the notice by registered mail, in the form set out in Schedule XX, to affected holders or occupiers who are not resident on the Reserve and providing the locatee with a copy of the notice.

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- (2) It shall be sufficient notice under paragraph (1) (c) if the address in the current assessment roll is used.
 - (3) The notice shall state
 - (a) the intention of Council to have the work performed and to levy the charge;
 - (b) the area in respect of which the charge is to be levied;
 - (c) the rate at which the charge will be levied; and
 - (d) that Council shall hold a public meeting to consider written and oral representations.

Hearing of representations

- 70. (1) On the date and at the time and place set out in the notice referred to in Section 69, Council shall sit and receive and hear representations.
- (2) Council shall not proceed with the charge until after it holds public meetings to consider representations.
- (3) Where Council imposes a charge, it need not give notice in each succeeding year, unless it proposes to amend the By-law that imposes the charge.
- (4) A uniform increase, not exceeding ten (10) per cent, in the rate of a charge because of an increase in actual or estimated cost shall be deemed not to be an amendment to the By-law that imposes the charge.
- 71. (1) The Tax Administrator shall keep separate accounts for money raised by each charge under this Part.
- (2) Council shall expend the money raised under this Part, and any interest that has accrued on that money, for the purpose and within the area stated in the implementing By-law.
- 72. (1) Charges under this Part shall be administered and enforced under this By-law in the same manner as taxes.
 - (2) For greater certainty charges are a special lien under Part XVI.
 - (3) The roll for a charge may be part of or a supplement to the assessment roll.

PART XVIII

GENERAL AND MISCELLANEOUS

Interpretation

73. (1) Nothing under this By-law shall be rendered void or invalid, nor shall the liability of any person to pay tax or any other amount under this By-law be affected by

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- (a) an error or omission in a valuation or a valuation based solely on information in the hands of an Assessor or the Tax Administrator;
- (b) an error or omission in an assessment roll, tax notice, or any notice hereunder; or
- (c) a failure of the Taxation Authority to do something within the required time.
- 74. A finding by a court that a provision of this By-law is void or invalid shall not affect the validity or invalidity of the rest of the By-law.
- 75. Where a provision in this By-law is expressed in the present tense, the provision applies to the circumstances as they arise.

Limitation period

76. No action or proceeding for the return of money paid to the Band, whether under protest or otherwise, on account of a demand, whether valid or invalid, made for tax or any amount under this By-law shall be commenced after the expiration of six (6) months from the making of the payment but the payment shall be deemed to have been voluntarily made.

Extension of time

77. Council may, by band council resolution, extend for a maximum of thirty (30) days the time in which anything is required to be done under this By-law and anything done within this period of time is as valid as if it had been done within the time otherwise provided for by this By-law.

Delivery of notices

78. Where personal service is not required, any notice delivered by the Tax Administrator or person acting under his direction to a post office or a person authorized by the Canada Post Corporation to receive mail is deemed to have been delivered to the addressee.

By-law remedial

79. This By-law shall be construed as being remedial and shall be given such fair, large and liberal construction and interpretation as best ensures the attainment of its objects.

Headings

- 80. (1) Headings form no part of the enactment, but shall be construed as being inserted for convenience of reference only.
- (2) The schedules attached in the addendum shall be construed as being a guide for administrative purposes only.

Dernice Saulteaux, Councillor

oming into force

The state of the s
As per Section 86 of the Indian Act Carry The Kettle First Nation Property Assessment and Taxation By-law Page 29 AND & TRUST SERVICES Date
81. This By-law shall come into force and effect on approval by the Minister.
IS BY-LAW IS HEREBY ENACTED by Council at a duly convened meeting held on Phil 2 4 2003.
Kenneth B. Kennedy, Chief Kurt Adams, Councillor
Vincent Eashappie, Councillor Timothy J. Eashappie, Councillor
Leroy Hassler, Councillor Clyde O Watch, Councillor

As per Section 86 of the Indian Act

LAND & TRUST SERVICES Date

Carry The Kettle First Nation Property Assessment and Taxation By-law

SCHEDULE I (section 13) REQUEST FOR INFORMATION

ADDRESS:	
RE:	
	(description of interest in land)
	ction 13 of the Carry The Kettle First Nation Property Assessment and Taxation

Please be advised that if you do not provide me with accurate information as requested, it will be necessary for me to carry out my assessment on the basis of whatever information I may have in my possession.

Yours truly,

Assessor

As per Section 86 of the Indian Act

Carry The Kettle First Nation Property Assessment and Taxation By-law

LAND & TRUST SERVICES

SCHEDULE II (section 17)

CLASSES OF LAND AND IMPROVEMENTS AND APPLICABLE PERCENTAGES OF FAIR VALUE

- (a) non arable (range) land and improvements 50%;
- (b) other agricultural land and improvements 55%;
- (c) residential 70%;
- (d) multi-unit residential 70%;
- (e) seasonal residential 70%;
- (f) commercial and industrial 100%;
- (g) elevators 75%;
- (h) railway rights of way and pipeline 75%;

For the purposes of establishing (a) to (h) classes of property the assessor shall use the practices established under *The Rural Municipality Act*, 1989, Province of Saskatchewan and the applicable regulations, as amended from time to time.

As per Section 86 of the Indian Act

Carry The Kettle First Nation
Property Assessment and Taxation By-law
LAND & TRUST SERVICES

Date

SCHEDULE III (section 24, Part IX)

NOTICE OF ASSESSMENT

то:	
ADDRESS:	
RE: (descrip	tion of interest in land)
, 20 and the	as been adopted by band council resolution dated nat in respect of the above-noted interest in land the es levied pursuant to the Carry The Kettle First Nation
Name(s): Address(es):	
The assessed value of the	land:
(classification	n)
The assessed value of the(classificatio	improvements:
(classificatio	n)
The assessed value of exempt land: The assessed value of exempt improvements:	
TOTAL ASSESSED VALUE:	
TOTAL NET TAXABLE VALUE:	
notice, appeal to the Assessment Review Convalue, assessment classification or an alleged writing and signed by the appellant or his or he	y (30) days of the date of mailing of this assessment mmittee in respect of liability to assessment, assessed derror or omission. The notice of appeal must be in er agent, and must set out a mailing address to which all ce of appeal may be mailed to the Assessment Review
DATED AT	on ,20
DALLO 111	

Tax Administrator

As per Section 86 of the Indian Act

LAND & TRUST SERVICES Date

Carry The Kettle First Nation Property Assessment and Taxation By-law

SCHEDULE IV (section 33)

APPEAL TO ASSESSMENT REVIEW COMMITTEE

PURSUANT to the provisions of the Carry The Kettle First Nation Property Assessment and Taxation By-law, I hereby appeal the assessment of the following interest in land:

(description of the business and location)

on the following grounds:		
1.		
2.	×	
3.		
4.		
DATED AT	on	, 20
Printed name of appellant	Appellant's signature	
Address to which all notices to appella	nt are to be sent	
To: Assessment Review Committee		
c/o (offic	e of the assessor)	

As per Section 86 of the Indian Act Property Assessment and Taxation By-law

LAND & TRUST SERVICES Date

SCHEDULE V (subsection 38(3))

NOTICE OF HEARING

TO:		and the second s	
ADDRESS:	VA.		
RE:		(description of interest in land)	
requested in Sc noted interest in	hedule IV dated the (a.m	t Review Committee will hear an appeal 20 relative.) on 20 relative.	ating to the above- 20
DATED AT _		on	,20
		Chairman	
		Chairperson Assessment Review Committe	e

As per Section 86 of the Indian Act

Property Assessment and Taxation By-law

LAND & TRUST SERVICES

Pater

Carry The Kettle First Nation

Property Assessment and Taxation By-law

Date

Carry The Kettle First Nation

Property Assessment and Taxation By-law

SCHEDULE VI (section 39)

REQUEST FOR ATTENDANCE

TO: ADDRESS:		
	l with respect to the assessment ofiption of interest in land), and you may have inittee.	nformation to
THIS IS TO REQUEST your att(location) or (a.m./p.m.) to give evidence con your possession that may relate	ance before the Assessment Review Committed, 20at, 20at, and assessment, bringing with you are said assessment.	ee at y documents in
DATED AT	on	,20
	Chairperson Assessment Review Committee	

Carry The Kettle First Nation
As per Section 86 of the Indian Act Property Assessment and Taxation By-law

LAND & TRUST SERVICES DATE

SCHEDULE VII (section 42)

TAX NOTICE

DDRESS:	+1-11-11-11-1		No. of the last of
B:	(description	of interest in land)	
URSUANT to the provisions exation By-law, taxes in the above-noted interest in land, an aneque payable to the Carry The name(s) and address(es) o	amount of nd take notice that so he Kettle First Natio	are hereby levied waid taxes are due and payablen.	vith respect to the e forthwith, by
Assessed value Taxes (current year)	\$		
Arrears			
Interest Total Payable			
DATED AT	o	on	, 20_

As per Section 86 of the Indian Act

Carry The Kettle First Nation agerty Assessment and Taxation By-law

LAND & TRUST SERVICES Date

SCHEDULE VIII (section 57)

COSTS PAYABLE BY A TAXPAYER ARISING FROM ENFORCEMENT PROCEEDINGS

1. For preparation of and serving any and all notices required by Part XVI on the Taxpayer, Tax Debtor or any other person, newspaper or on any property, etc.:

\$35.00 per notice

For attending, investigating, taking inventory, cataloguing, or seizing property, and preparing and conducting a Sale by Distress, for each person involved: \$40.00 per hour

3. For drafting, filing and executing a lien or encumbrance:

\$150.00

4. For sale of improvements or disposition of interests in reserve land, including attending, investigating, taking inventory, cataloguing, preparing and executing a Sale of Improvements and Disposition of Interest on Reserve, for each person involved:

\$40.00 per hour

5. For issuing and registering any and all cortificates required by Part XVI:

\$10.00 pcr certificate

 For disbursements, including without limiting photocopying (\$.30 per page), advertising, storage fees, etc.: as and when arising

Carry The Kettle First Nation

As per Section 86 of the Indian Act Property Assessment and Taxation By-law LAND & TRUST SERVICES

> SCHEDULE IX (subsection 58(2))

CERTIFICATION OF DEBT OWING BY THE TAXPAYER

\$	Tax Administrator of the is the amount of the outstanding to		
	(Taxpayer) with respect to		
interest in lan	d).		_ ==
	eto is a copy of that part of the assess the property taxes that are due and pa	yable by	(Taxpayer)
with respect t	0	(descrip	otion of interest in land).
DATED AT		on	,20
		Tay Administrator	

Carry The Kettle First Nation

As per Section 86 of the Indian Act Property Assessment and Taxation By-law LAND & TRUST SERVICES

> SCHEDULE X (section 60)

DEMAND FOR PAYMENT AND NOTICE OF ENFORCEMENT PROCEEDINGS

TO:			
ADDRESS:			
RE:	(descrip	otion of interest in land)	
	ove-noted property has now	prescribed by the notice of taxes s expired. The Carry The Kettle First ENT IN FULL of the following d	st Nation
Taxes: Interest: Other costs: Total outstandin	\$ \$ \$ g tax debt: \$		
(30) days from t	the date of this Demand may	full in the above-mentioned tax del result in procedures being taken by of such debt. Additional costs ma	the Taxation
These enforcem property located property. The r the Carry The K	wing for the enforcement and ent and collection procedures I on this property and may af emedies and procedures that	Assessment and Taxation By-law of collection of a tax debt which is do not a may affect your property, including fect the on-going services being property be used by the Tax Administrates and Taxation By-law, a sequest.	ue and owing. ng personal ovided to your ator are set out in
DATED AT		on	, 20

Tax Administrator

Carry The Kettle First Nation Property Assessment and Taxation By-law

As per Section 86 of the Indian Act

Property

LAND & TRUST SERVICES Parte

SCHEDULE XI (sections 61 and 62)

NOTICE OF DISTRESS

ro:			
ADDRESS:			
RE:			
	(description of	interest in land)	
TAKE NOTICE THAT fair with respect to the above-number of this notice will resurt the Kettle First Nation Property described as follows:	oted property on or before the tin the Tax Administrate operty Assessment and Ta	e the expiration of seven (or, pursuant to subsection 6	7) days after the 51(3) of the Carry
(a general	description of the propert	y which has been assessed)
AND FURTHER TAKE Nexpiration of the seven (7) the locations on reserve where property, which will be helbeing added to the amount	days set out above, will re ere the property is located d in the possession of the	esult in a copy of this notice I and will result in the seize Tax Administrator, at you	ce being posted at cure of such
AND FURTHER TAKE N Nation Property Assessment court of competent jurisdict such seizure, or you will be such property.	nt and Taxation By-law, y tion to challenge such sei	you must commence legal zure within 60 (sixty) days	proceedings in a s from the date of
AND FURTHER TAKE N has been seized and the fai as set out above, you will be Administrator may authori Notice of Sale of Goods S and will be published for a or more newspapers of ger	lure to pay the outstanding of deemed to have abandone that the property will be eized by Distress will be at least seven (7) days in the	g tax debt or to commence oned the property seized at the sold by public auction. posted on your property lo	e court proceedings nd the Tax A copy of the
DATED AT		on	20 .
		Tax Administrator	

As per Section 86 of the Indian Act	Carry The Kettle First Nation Operty Assessment and Taxation By-lav
LAND & TRUST SERVICES	

SCHEDULE XII (section 62)

NOTICE OF SALE OF GOODS SEIZED BY DISTRESS

FAKE NOTICE THAT a sale by public auctic Kettle First Nation will occur on		10
(location) on the		
At the above-noted sale, the following goods,	seized by distress pursuant to sections 61 and	162 of
the Carry The Kettle First Nation Property As	sessment and Taxation By-law, will be sold	with the
proceeds of such sale being used to pay the ou	tstanding tax debt:	
(general descri	ription of the goods)	
DATED AT	on	20
	Tax Administrator	

Carry The Kettle First Nation
Property Assessment and Taxation By-law As per Section 86 of the Indian Act LAND & TRUST SERVICES

SCHEDULE XIII (subsections 63(1) and 63(4))

NOTICE OF SALE OF IMPROVEMENTS AND DISPOSITION OF INTEREST IN LAND

TO:	
ADDRESS:	
RE:	(description of improvements)
	(description of interest in land)
property, be of this notice holding a set property and Reserve. The Reserve shat to such sale Reserve. AND TAKE noted sale at to the Taxe and the interior of improvement obtain both AND TAKE required to	CE THAT failure to pay all outstanding taxes with respect to the above-noted gs, on or before the expiration to sixty (60) days after the date will result in the Tax Administrator for the Carry The Kettle First Nation by public auction (or tender) of the improvements located on the above-noted a disposition by public auction (or tender) of the above-noted interest on the Sale of Improvements and Disposition of Interest in the be published in the newspaper for seven (7) days prior and disposition, and shall be posted on the above-noted property located on the NOTICE THAT on or before the expiration of six (6) months after the above-didisposition, you may redeem your improvements and interest in land by paying liministrator the full amount of all taxes for which the improvements were sold set disposed, together with all taxes which have subsequently fallen due, shout restricting, the cost of the above-noted sale and disposition. If upon the those six (6) months any amount of the taxes remain outstanding, the sale of the s and disposition of the interest will be declared final, and the purchaser shall our title in the improvements sold and your interest in land. NOTICE THAT upon the sale and disposition being declared final, you will be mediately vacate the property, and any rights or interests which you held in the is and to the Reserve land will be transferred in full to the purchaser.
DATED AT_	on, 20
	Tax Administrator

As per Section 86 of the Indian Act

LAND & TRUST SERVICES

Carry The Kettle First Nation Property Assessment and Taxation By-law

SCHEDULE XIV (section 63)

CERTIFICATION OF SALE AND DISPOSITION OF INTEREST ON RESERVE

RE:(description	on of interest in land)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
(description	on of improvements)	
I,, Tax Adhereby certify that resulting from the failure of tax debt on the above-noted interest on Reservantion (or tender) and the above-noted impresented pursuant to section 63 of the Carry Taxation By-law. The following person shall substituted for the Tax Debtor as the holder of	rve, that interest has been disposed overments have been sold by public the Kettle First Nation Property Ass., pursuant to subsection 63(10) of the control	auction (or sessment and
(name and add	ress of purchaser at sale)	
DATED AT	on	, 20
	Tax Administrator	

As per Section 86 of the Indian Act Property Assessment and Taxation By-law

SCHEDULE XV (subsection 64(1))

NOTICE OF CANCELLATION OF INTEREST IN LAND

	MALE RESIDENCE TO MAKE THE PROPERTY OF THE PRO	
(descr	ription of interest in land)	Annual (2000)
e above-noted interest in his notice, in the cancella tes is a breach of the	land will result, upon the expiration of six (6 ation of such interest in land on the Reserve. lease, license or permit) was at you will be required to immediately vacate interests which you acquired through such	i) months from The failure to which can result the interest in
	on	, 20
	Toy Administrator	
	FICE THAT failure to pe above-noted interest in his notice, in the cancellates is a breach of the	incellation of such interest you will be required to immediately vacaterve, and any rights or interests which you acquired through such ce or permit) will cease to exist.

Carry The Kettle First Nation Property Assessment and Taxation By-law

As per Section 86 of the Indian Act

Property Land & TRUST SERVICES Date

SCHEDULE XVI (section 64)

CERTIFICATION OF CANCELLATION OF INTEREST IN LAND

RE:	(description of it	nterest in land)	
or terminated pursuant	Tax Administrate mentioned interest in land on the to subsection 64(3) of the Carry as a result of the failure of	The Kettle First Nation	Property Assessment
DATED AT		on	, 20
		Tax Administrator	

As per Section 86 of the Indian Act Property Assessment and Taxation By-law LAND & TRUST SERVICES

> SCHEDULE XVII (subsection 65(2))

NOTICE OF FORFEITURE

TO:	
ADDRESS	
RE:	(description of interest in land)
TAKE NOT Taxation By for two (2) subject to f	FICE THAT taxes imposed by the Carry The Kettle First Nation Property Assessment and y-law for the above-noted interest in the years have been outstanding years and pursuant to section, the above-noted interest on the Reserve is now orfeiture.
The amoun	t of all taxes which are due and payable to the date of this notice is as follows:
	(itemized statement of all taxes including interest, penalties, costs, etc.)
or before the absolutely absolutely your interest	THER TAKE NOTICE THAT unless the above-noted outstanding taxes are paid in full on the fortieth day after the date of this notice, the interest you hold in this property will be and unconditionally forfeited to the Carry The Kettle First Nation. Upon such forfeiture, st in land will vest in the Band clear of all charges except those rights of way, easements of third party interests which attach to that Reserve land.
second yea	THER TAKE NOTICE THAT where any taxes remain unpaid on December 1 of the rafter the calendar year in which they were imposed, the payment of those taxes does not feiture unless the payment
(i)	includes all taxes then due and payable; and
(ii)	is made before forfeiture.
DATED A	.Ton, 20
	[. ■),
	Tax Administrator

Carry The Kettle First Nation
Property Assessment and Taxatlon By-law

As per Section 86 of the Indian Act

Property

AND & TRUST SERVICES Date

SCHEDULE XVIII (subsection 65(7))

CERTIFICATION OF FORFEITURE

RE:		(description of in	terest in land)		
certify that resulting outstanding tax deb such interest has	g from the fails of owing on the been forfeited	, Tax Administrator ure of above-mentioned into to the Carry The of the Carry The K	erest in land in the Kettle First N	(Tax Deb ne Carry The lation pursua	otor) to pay the Kettle Reserve, ant to sections
Taxation By-law.					
DATED AT			on		. 20
DATED AT	Ay		011	***	
			Tax Admini	strator	

Carry The Kettle First Nation Property Assessment and Taxation By-law

As per Section 86 of the Indian Act

Property A

LAND & TRUST SERVICES

Date

SCHEDULE XIX (section 67)

NOTICE OF DISCONTINUANCE OF SERVICES

TO:			-/
ADDRESS:			
RE:	(descrip	tion of interest in land)	
month date of this Nor	s, and that unless payment in	ve-noted interest have been due as full is received on or before thirty fore Council and shown cause as ill be discontinued:	(30) days after the
	(list serv	ices to be discontinued)	
for	, 20at	may attend a meeting of the Band o'clock, at the administratio thy the services should not be disc	n office, (within the
DATED AT	and the second	on	, 20
		Tax Administrator	

Carry The Kettle First Nation Property Assessment and Taxation By-law

As per Section 86 of the Indian Act

Prope

LAND & TRUST SERVICES

Date

SCHEDULE XX (paragraph 69(1)(c))

NOTICE OF HEARING

го:			
ADDRESS:			
RE:			
	(specify proposed service or local	improvement	charge)
TAKE NOTICE THAT Co	ouncil shall hold a public meeting at		(location)
from affected ratepayers w	, 20, at ith respect to the above-noted propo	sed service/loca	al improvement charge
AND TAKE NOTICE TH considered at the said mee	AT you may also submit to Council	l any written su	bmissions that will be
DATED AT		on	, 20 .

Council



Carry The Kettle First Nation

P.O. Box 57, Sintaluta, Sask SOG 4N0 PHONE (306)695-2244 FAX: (306)695-2084 Toll free 1-877-695-1874 www.cegakin.com

SCHEDULE IX

(subsection 58(2))

CERTIFICATION OF DEBT OWING BY THE TAXPAYER

PURSUANT to the Carry The Kettle First Nation Property Assessment and Taxation By-law, I Brenda Stevenson, Tax Administrator of the Carry The Kettle First Nation, certify that \$334,205.62 is the amount of the outstanding taxes that is due and owing by Abbey Resources Corp. (Taxpayer) with respect to production facilities on Reserve lands, wells, pipeline & facilities, Tp. 21 & 22, Rge. 18, 19, 20, W3, SAMA 35547 (description of interest in land).

Attached hereto is a copy of that part of the assessment roll of the Carry the Kettle First Nation that refers to the property taxes that are due and payable by Abbey Resources Corp. (Taxpayer) with respect to production facilities on Reserve lands, wells, pipeline & facilities, Tp. 21 & 22, Rge. 18, 19, 20, W3, SAMA 35547 (description of interest in land).

DATED AT Carry the Kettle First Nutiron March 34, 2021.

This is Exhibit "B" referred to in the Affidavit of Scott Eashappiesworn before me this 2 day of July, 2021.

A Commissioner for Oaths in Saskatchewan

My Commission expires:

Being a Solicitor

Brenda Stevenson, Tax Administrator

MLTAIKINS

WESTERN CANADA'S LAW FIRM

MLT Aikins LLP 1500 - 1874 Scarth Street Regina, SK S4P 4E9 T: (306) 347-8000 F: (306) 352-5250

Sonia Eggerman

Direct Line: (306) 347-8412 E-mail: seggerman@mltaikins.com

E-mail: seggerman@mltaikins.com

Michael W. Marschal Lawyer Direct Line: (306) 347-8632 E-mail: mmarschal@mltaikins.com

April 22, 2021
VIA E-MAIL

Abbey Resources Corp. Suite 700, 505 3rd Street SW, Calgary, Alberta T2P-3E6

ATTENTION: JIM GETTIS

Dear Mr. Gettis,

This is Exhibit " C " referred to in the Affidavit of Scott Eashappie sworn before me this day of July 2021.

A Commissioner for Oaths in Saskatchewan

My Commission expires. Being a Solicitor

Re: DEMAND FOR PAYMENT AND NOTICE OF ENFORCEMENT

PROCEEDINGS

File No.: 139106-21

We write in regards to the outstanding property taxes owing by Abbey Resources to Carry the Kettle First Nation on the following interests in Land:

Assiniboine Indian Reserve #76 Shackleton Area TP 21 & 22, RG 18, 19 & 20, W 3 As described on the assessment detail sheets

Chief and Council have considered Abbey Resources' proposed settlement of the outstanding property taxes and declined the same.

Attached to this letter is a <u>Certification of Debt Owing by the Taxpayer</u>, pursuant to subsection 58(2) of the Carry the Kettle First Nation Property Assessment & Taxation By-Law.

Carry the Kettle First Nation HEREBY DEMANDS IMMEDIATE PAYMENT IN FULL of the following debt which is due and owing:

Taxes: \$286,293.28 Interest: \$47,912.34

Other costs: \$35.00 (Recoverable Enforcement Costs)

Total outstanding tax debt: \$334,240.62

TAKE NOTICE THAT the failure to pay in full the above-mentioned tax debt within thirty (30) days from the date of this Demand may result in procedures being taken by the Taxation Authority for the enforcement and collection of such debt. Additional costs may accrue to this debt.

MLTAIKINS

WESTERN CANADA'S LAW FIRM

The Carry The Kettle First Nation Property Assessment and Taxation By-law contains detailed procedures allowing for the enforcement and collection of a tax debt which is due and owing. These enforcement and collection procedures may affect your property, including personal property located on this property and may affect the on-going services being provided to your property. The remedies and procedures that may be used by the Tax Administrator are set out in the Carry The Kettle First Nation Property Assessment and Taxation By-law, a copy of which is available from the Tax Administrator upon request.

Sincerely,

MLT AIKINS LLP

Per: ______Sonia Eggerman

SE:mwm



Carry The Kettle First Nation

P.O. Box 57, Sintaluta, Sask SOG 4N0 PHONE (306)695-2244 FAX: (306)695-2084 Toll free 1-877-695-1874 www.cegakin.com

SCHEDULE IX

(subsection 58(2))

CERTIFICATION OF DEBT OWING BY THE TAXPAYER

PURSUANT to the Carry The Kettle First Nation Property Assessment and Taxation By-law, I Brenda Stevenson, Tax Administrator of the Carry The Kettle First Nation, certify that \$334,205.62 is the amount of the outstanding taxes that is due and owing by Abbey Resources Corp. (Taxpayer) with respect to production facilities on Reserve lands, wells, pipeline & facilities, Tp. 21 & 22, Rge. 18, 19, 20, W3, SAMA 35547 (description of interest in land).

Attached hereto is a copy of that part of the assessment roll of the Carry the Kettle First Nation that refers to the property taxes that are due and payable by Abbey Resources Corp. (Taxpayer) with respect to production facilities on Reserve lands, wells, pipeline & facilities, Tp. 21 & 22, Rge. 18, 19, 20, W3, SAMA 35547 (description of interest in land).

DATED AT Carry the Kettle First Nation March 34, 2021.

Brenda Stevenson, Tax Administrator

Barbara M. Gosselin

From:

Michael W. Marschal < MMarschal@mltaikins.com>

Sent:

Thursday, April 22, 2021 3:20 PM

To:

Jim Gettis

Cc:

Sonia Eggerman

Subject:

Abbey Resources - Outstanding Property Taxes - Carry the Kettle First Nation

Attachments:

Demand for Payment and Notice of Enforcement Proceedings.pdf

Hi Jim,

We took Abbey Resource's settlement offer to Chief and Council regarding the outstanding property taxes on Carry the Kettle First Nation, it has been refused. Please see the attached Demand for Payment and Notice of Enforcement Proceedings.

Michael W. Marschal

Lawver

P: +1 (306) 347-8632 | E: mmarschal@mltaikins.com

Visit our COVID-19 Resource Centre for help navigating the changing business and legal environment.

MLT Aikins LLP

1500 Hill Center 1 1874 Scarth Street Regina, SK S4P 4E9

BIO | VCARD

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×			

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Tracking number

RN532254739CA

Delivered

Delivery progress

Date	Time	Location	Progress	Post office
Apr. 30	10:03 am	CALGARY, AB	Delivered	
Apr. 30	9:02 am	CALGARY, AB	Item out for delivery	
Apr. 30	8:17 am	CALGARY, AB	Item processed	
Apr. 29	4:35 pm	CALGARY, AB	Item processed	
Apr. 27	9:16 pm	REGINA, SK	Item processed	

Features and options

Signature Required

@ 2019 Canada Post Corporation

