THE BIG ISLAND BAND OF INDIANS

BY-LAW # 2.

Being a by-law respecting the regulation of traffic.

WHEREAS Section 81 (b) of the Indian Act empowers a Council of a Band of Indians to make by-laws for the control of traffic on the Reserve and the imposition of penalty for the violation thereof:

NOW THEREFORE the Council of the BIG ISLAND BAND of Indians enacts as a by-law thereof as follows:

1) In this by-law

- a) Council means the Council, as defined in the Indian Act, of the BIG ISLAND BAND of Indians.
- b) Vehicle means any contraption for the purpose of transporting people or goods, including but not limited to passenger automobile, truck, snowmachine and motorcycle.
- c) Reserve means that tract of land, the legal title to which is vested in Her Majesty, that has been set apart for the use and benefit ot the BIG ISLAND BAND of Indians and known as Suag-a-gaw-sing i.r. # 1.
- d) Access Road means all that road from the junction with the municipal road known as "Vauthey Road", to the junction with the Lakeshore Road.
- e) Lakeshore Road means all that road along the Lakeshore, north and south or the access road.
- No person shall park any vehicle on the south side of the access road.

No person shall park any vehicle on the west side of the Lakeshore road.

No person shall park any vehicle in any place posted by signs as a no parking area.

3) Any person who violates any of the provisions of this bylaw shall be guilty of an offence, and shall be liable on summary conviction to a fine of ten dollars (\$10.00).

Approved and passed at a duly convened meeting of the Council, of the BIG ISLAND BAND this aday of February 1989

u Die xql_ -----

 $\frac{1}{2}$

÷

Chief

Councillor

THE BIG ISLAND BAND OF INDIANS

BY-LAW # 4.

Being a by-law respecting the control of amusements.

WHEREAS Section 81 (m) of the Indian Act empowers a Council of a Band of Indians to make by-laws for the control and prohibition of public games, sports, races, athletic contests and other amusements on the Reserve and the imposition of penalty for the violation thereof:

NOW THEREFORE the Council of the BIG ISLAND BAND of Indians enacts as a by-law thereof as follows:

1) In this by-law

1

- a) Council means the Council, as defined in the Indian Act, of the BIG ISLAND BAND of Indians.
- b) Amusements means any gathering or event for the recreation of the people, held on the reserve.
- c) Reserve means that tract of land, the legal title to which is vested in Her Majesty, that has been set apart for the use and benefit of the BIG ISLAND BAND of Indians and known as Suag-a-gaw-sing I.R. # 1.
- d) License means, the license issued by the band council, upon payment of the prescribed fee, to those persons or organizations, wishing to hold a recreational event.
- No person shall conduct any amusement event, without first making application to the Big Island Band for a license and being granted a licence for that event.

Every Person issued a licence by the Big Island Band will pay to the Big Island Band the sum of Five Dollars (\$5.00)for each and every event, at the time the licence is issued.

Every person who is issued a licence, will make a report to the Big Island Band, within ten days of the event, on the prescribed form 3) Any person who violates any of the provisions of this bylaw shall be guilty of an offence, and shall be liable on summary conviction to a fine of Twenty-five dollars (\$25.00).

Approved and passed at a duly convened meeting of the Council, of the BIG ISLAND BAND this n² day of February 1989

Puline Biz Seoxge-

Chief

Councillor

edige-