LAC LA RONGE INDIAN BAND

BYLAW NO. 2 OF 2007

BEING A BYLAW TO PROHIBIT INTOXICANTS ON THE LAC LA RONGE INDIAN BAND, SUCKER RIVER RESERVE #156C AND TO REPEAL AND REPLACE BYLAWS NO. 1 AND NO. 2 OF 1993 OF THE LAC LA RONGE INDIAN BAND

PART I - SHORT TITLE

1. This Bylaw may be cited and referred to as the Lac La Ronge Indian Band (Sucker River Reserve) Intoxicant Bylaw.

PART II - DEFINITIONS

- 2. In this Bylaw, unless the context otherwise requires:
 - (a) "Band Council" means the Chief and Council of the Lac La Ronge Indian Band (Sucker River);
 - (b) "Band" means the Lac La Ronge Indian Band of Indians;
 - (c) "Reserve" or "Indian Reserve" means that tract of land, the legal Title to which is vested in Her Majesty the Queen that has been set apart for the use and benefit of the Lac La Ronge Indian Band, at Sucker River, known as the Lac La Ronge Indian Band Reserve No. 156C, together with such other lands that are constituted as Reserve Lands under s. 36 of the *Indian Act*, under control of the Councilors of Sucker River;
 - (d) "Bylaw" means this Bylaw, including any amendments thereto;
 - (e) "Intoxicant" means intoxicant as defined in s.2 of the *Indian Act*;
 - (f) "Intoxicated" means the mental and physical conditions induced by the consumption of intoxicants, and includes drunkenness.

PART III - INTOXICANTS

- 3.1 No person shall be intoxicated on the Reserve.
- 3.2 No person shall be in possession of an intoxicant on the Reserve.
- No person shall sell, barter or supply an intoxicant to anyone on the Reserve.
- 3.4 No person shall manufacture any intoxicant on the Reserve.

PART IV - EXCEPTIONS

4. No person contravenes s. 3.2, 3.3 or 3.4 of this Bylaw where the intoxicant is possessed, used or supplied solely;

- 4.1 For a legitimate medical purpose pursuant to a prescription issued by a medical doctor duly licensed to practice medicine in the Province of Saskatchewan; or
- 4.2 For a legitimate religious purpose which does not involve the production of a state of intoxication in any person.

PART V - PENALTIES

- 5. Any person who violates s.3 of this Bylaw is guilty of an offence by virtue of s.85.1(4) of the *Indian Act* and liable on summary conviction in accordance with the *Indian Act*, to the penalties provided for therein, to wit:
 - (a) in the case of violation of s.3.3 or 3.4 of this Bylaw, a fine of not more than ONE THOUSAND DOLLARS (\$1,000.00), or to imprisonment for a term not exceeding six months, or to both; and
 - (b) in the case of a violation of ss.3.1 or 3.2 of this Bylaw, to a fine of not more than ONE HUNDRED DOLLARS (\$100.00), or to imprisonment for a term not exceeding three months, or to both.

PART VI - REPEAL OF PRIOR BYLAWS

6. Bylaw No. 1 of 1993, passed the 29th day of November, 1993, and Bylaw No. 2 of 1993, passed on the 29th day of November, 1993, both being Bylaws to prohibit intoxicants on the Reserve, are hereby repealed.

THIS BYLAW is hereby made at a duly convened meeting of the Council of the Lac La Ronge Indian Band of Indians this 30 day of August, A.D. 2007.

Dammy Cool La Don	
Chief - Tamm	Cook-Searson
Eflook	Jan Duasty
Councilor - Hillary Cook	Councilor - Pam Mirasty 🕔
1 orthe mil.	
Councilor - Doris Morin	Councilor - Jimmy Roberts
Councilor - Brian Hardlotte	Councilor - Bernice Roberts
	Sel Hoth
Councilor - Lester Roberts	Councilor - John Halkett
	Leonard Hacket
Councilor - Keith Merasty	Councilor - Leonard Halkett
Councilor - Kenny Ratt	Councilor -Leon Charles