Indian and Northern

BAND COUNCIL RESOLUTION

Chronolo	ogical no.	
	1640 page 1	
File refe	rence no.	

The words "from our Band Funds" "capital" or "reve	nue", whichever is the case,	must appear in all resolutions requesting exp
Band Funds.	Cash free balance	
The council of the	T T	
Kebaowek First Nation	Capital account \$	
Date of duly convened meeting (YYYY-MM-DD) Province		
2019-09-16	Quebec	Revenue account \$
DO HEREBY RESOLVE:		
WHEREAS Kebaowek First Nation has the	inherent right to gover	n its own affairs and also exercises the

WHEREAS section 81 recognizes the right of Kebaowek First Nation to make by-laws for any of the following purposes:

• to provide for the health of residents;

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(Councillor)

Quorum

- the observance of law and order;
- the prevention of disorderly conduct and nuisances;
- the removal and punishment of persons trespassing on the reserve or frequenting the reserve for prohibited purposes; and
- any matter arising out of or ancillary to the exercise of powers cited above.

WHEREAS Kebaowek First Nation hereby chooses to exercise its rights and law-making powers over the reserve lands which have been set apart part for the use and benefit of Kebaowek First Nation and its members;

(Councillor)		dila	uncillor)	**	uncillor)
		FOR DEPARTM	ENTAL USE ONL'	Y	
Expenditure	Authority (Indian Act Section)	Source of funds Capital Revenue	Expenditure	Authority (Indian Act Section)	Source of funds Capital Revenue
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(Councillor)

Indian and Northern Affairs Canada

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DO HEREBY RESO	OLVE:	,I			
to the presence in who are trespasse	paowek First Nation wished in the community of non-reast in the community; ORE the Council of Keba	members who ha	ave been charge or	convicted of serious	criminal offences or
PART 1 - INTRO	ODUCTORY MATTERS	a.S			
Interpretation 2. In this by-law	unless the context otherw	vise requires:		25	
•	on" means a person who i l offences and who has be				
"Kebaowek First	t Nation" means the Keba	nowek First Natio	on "band" as define	ed by the Indian Act.	•
"Member" means	s a person who is a memb	per of the Kebao	wek First Nation.		
"Council" means	s the Chief and Councillor	rs of the Kebaov	vek First Nation du	ily elected from time	to time.
Quorum	3	Dooner	MURAIL MAT		
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BAND COUNCIL RESOLUTION

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2019-09-16		Quebec		Revenue account	\$
DO HEREBY RESC	DLVE:	1			
public peace, and	any police officer, pead any person appointed sthose tracts of land se ons to the reserve land:	by Council for the	e purpose of maint	aining law and order	on the Reserve.
"Resident" mean with lawful author	ns any member of Keba ority to possess or occu	nowek First Nation upy land on the Re	who ordinarily reserve;		
"Resolution" me	ans a Council resolution	n in writing adopt	ed by a majority o	r elected Councillors.	
Application 3. This by-law ap	oplies on the Reserve.			4.	
APP CAREE CONTRACTOR	n other laws vith this by-law does no laws, regulations or Ke	and the second of the second of		to comply with the pr	ovisions of any
PART 2 – REST Designation	RICTED PERSONS				
son reconstruction	sonably believes that th	ne presence of a pe	rson on the Reserv	e may pose a threat t	o the observance of
	to the safety and well-	150		300 B	
Quorum	3	James 1	Supuand		
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Signature

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Approving officer

Date

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BAND COUNCIL RESOLUTION

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2019-09-16	Quebec	Revenue account	\$

DO HEREBY RESOLVE:

designate such a person as a "restricted person".

6. All Council discussions regarding the designation of a person as a restricted person shall be held in camera.

Orders by Council

- 7. If a person has been designated a restricted person pursuant to this by-law, then, subject to the limitations imposed by law or this by-law, Council may, by Resolution, issue an order to:
- a. prohibit the person from attending specified locations or events on the Reserve;
- b. limit the frequency or duration for which the person may visit the Reserve;
- c. evict the person from housing on the Reserve;
- d. prohibit the person from using, occupying, entering or residing on the Reserve either for a specified duration or until express permission is granted in the form of a Resolution.

Factors

- 8. When considering whether to designate a person as a restricted person and whether to issue an order pursuant to the preceding section, Council may consider the following:
- a. the seriousness of the offence (or offences) for which the person has been charged or convicted and, in particular, whether the offence is listed as a primary or secondary designated offence at section 487.04 of the Criminal Code; b. whether the person has been convicted or found guilty of the offence;

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<u>, , , , , , , , , , , , , , , , , , , </u>	(Councillor)	(Councillar)	(Councillor)
	(Councillor)	(Councillor)	(Councillor)
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Indian and Northern

BAND COUNCIL RESOLUTION

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Date of duly convened meeting (YYYY-MM-DD)	Province	Revenue account	œ
2019-09-16	Quebec	Revenue account	\$

DO HEREBY RESOLVE:

- c. the circumstances of the offence for which the restricted person has been charged or convicted, including:
- i. whether the offence occurred on the Reserve or involved Members or Residents;
- ii. the age of the restricted person when the offence occurred;
- iii. then length of time that has elapsed since the commission of the offence;
- d. the safety or security concerns of Members or Residents, especially those who are victims of the offence for which the restricted person was charged or convicted or who have suffered physical or emotional harm as a result of the acts of the restricted person;
- e. the relationship of the restricted person to Members or Residents.

Notification

9. If Council designates a person as a restricted person and issues an order pursuant to this Part, Council shall make reasonable efforts to inform the restricted person of the terms of the order.

Enforcement

10. Where a person who is the subject of an order made pursuant to this Part fails or refuses to comply with the order, an officer may take such reasonable measures as are necessary to enforce the order, which may include removing the person from the Reserve.

Offence and Penalty

INTER 80-005 E 2007-03-01

11. A person who fails or refuses to comply with an order issued pursuant to this Part or who resists or interferes with an officer acting to enforce this by-law commits an offence and liable on summary conviction to a fine not exceeding one thousand dollars (\$1,000) or to imprisonment for a term not exceeding thirty days or both.

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	(Councillor)	(Councillor)	(Councillor)
	(Councillor)	(Councillor)	(Councillor)

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BAND	COUNCIL	RESOL	UTION
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Date of duly convened meeting (YYYY-MM-DD)	Province	Povonuo aggaunt		

DO HEREBY RESOLVE:

2019-09-16

PART 3 - TRESPASS

Trespass

- 12. A person trespasses on the Reserve if the person does any of the following:
- a. enters or stays on the Reserve without lawful justification or in violation of the terms of an order by Council;

Quebec

- b. frequents the Reserve for a prohibited purpose;
- c. enters premises on the Reserve without the permission of the lawful owner or occupant.

Enforcement

13. An Officer may order any person who is trespassing to leave the Reserve immediately. If a person fails or refuses to comply with an Officer's order, then the Officer may use such reasonable measures as are necessary to remove that person from the Reserve.

Offence and Penalty

INTER 80-005 E 2007-03-01

14. A person who fails or refuses to comply with an Officer's order pursuant to the preceding section, or who interferes with an Officer acting pursuant to the preceding section, commits an offence and is liable on summary conviction to a fine not exceeding one thousand dollars (\$1,000) or to imprisonment for a term not exceeding thirty days or both.

15. In addition to any other penalties provided herein, any person causing damage or loss to any Kebaowek First Nation property as a result of an offence under this by-law will be responsible for the cost of repairing or replacing such damage or loss.

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	(Councillor)	(Councillor)	(Councillor)	
j	(Councillor)	(Councillor)	(Councillor)	

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Indian and Northern Affairs Canada

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2019-09-16	Quebec	Revenue account	\$
DO HEREBY RESOLVE:			-
PART 4 - GENERAL MATTERS			
Civil Liability Unaffected			
16. Nothing in this by-law affects the civil	liability of a person who	o contravenes any provision of	f this by-law.

Severability

17. Should a court determine that a provision of this by-law is invalid for any reason, the provision shall be severed from the by-law and the validity of the rest of the by-law shall not be affected.

Coming Into Force

18. This by-law comes into force after its adoption by Council on the day on which it is first published on the Kebaowek First Nation Council website.

THIS BY-LAW IS HEREBY adopted at a duly convened meeting of the Council of Kebaowek First Nation.

Quorum	3	agree draymand	*
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(0	Councillor)	(Councillor)	(Councillor)
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Signature		Date	Signature		Date
Approving officer - A	Approuve par		Approving officer		
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