The Council of the Kettle Point Eand of Indians at a meeting held this 14th day of September , 1965, make the following by-1 w pursuent to paragraphs (f), (1) and (q) of Section 80 of the Indian Act.

By-Law No. 6

* works system and ap urtenances thereto and for the payment of water rates and to regulate the use of water supplies.

- 1. In this By-Laws
 - (a) "band" means the Kettle Point Band of Indians;
 - (b) "Council" means the Council of the Kettle Point Band of Indians;
 - (c) "Owner" includes a person who occupies or resides on any lands as a locates, tenant, licensee or permittee;
 - (d) "service connection" means the service pipes, fittings and valves laid, constructed or installed or that may be laid, constructed or installed by the water commission to the lot line of the applicant pursuant to an application for water services under this By-law and includes any replacement or extension thereof made at any time or from time to time;
 - (e) "water commissioner" means the person designated as such by the Council from time to time; and
 - (f) "waterworks system" means the water distribution and purp system laid, constructed and installed on Kettle Point Indian deserve and any extension or replacement thereof made at any time or from time to time and includes all rervice connections.
- An application for a supply of water from the waterworks system may be entertained by the Council betw en March 15th and October 15th in any year.
- 3. Where an owner of lands used or occupies for the purpose of a cottage site, business or commercial enterprise or where an owner, other than a land member, of lands used or occupied for the purpose of recidence, requires a supply of water from the water system he shall;
 - (a) take a written ap lication to the Council, and
 - (b) deposit with the Council for application towards the cost of construction of the connection, the sum of sixty dollars.
- 4. Where a rember of the band an owner of land used for residential purposes requires a supply of water from the vater system, he shall;
 - (a) make a written application to the Council, and
 - (b) de pait with the Council for application towards the cast of construction the num of thirty-five dollars. This sum to be changed by headlation as required.

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- 5. Where an application for a supply of water from the waterworks system is not approved by the Council, the deposit shall be returned to the applicant.
- 6. (a) Where an application by an owner pursuant to Section 3, hereof, has been approved by the Council and the applicant has deposited with the Council the monies required to be deposited by this By-Low, the water commissioner shall construct to the lot line of such owner the required service connection.
 - (b) Where an application by an owner pursuant to Section 4 hereof
 has been approved by the Council and the applicant has deposited with
 the Council the monies required to be deposited by this By-Law, the
 vater commissioner shall construct to the lot line of such owner the
 required service connection and may with the approval of the Council
 provide free of charge to the applicant up to fifty feet of copper
 line of the proper size as determined by the water pumissioner.
- 7. A water service connection shall be of a size not smaller than on -half inch nor larger than one and one-quarter inches which size shall be determined by the water commissioner.
- 8. A single rervice connection shall not be connected with two or move buildings except with the consent of the water counicsioner.
- Every owner who is to receive a supply of water from the water works eystem shall install such fittings, pipes, taps and plumbing fixtures, in, under and about his premises which, in the opinion of the water commissioner, are necessary to receive and control the water conveyed from the water-works system.
- 10. Where an owner has complied with all the provisions of this Ey-Low, the water commissioner shall turn on the water to the premises of such owner.
- 11. Every owner shall regain and saint in and keep regained and saintsined all fittings, pipes, taps and plumbing fixtures installed pursuant to Section 9.
- 12. No owner shall install it lay any pipes, fittings, tage its/or plumbing fixtures in or about his precises for the purpose of receiving water from the vater-works system unless such pipes, fitting, tops and plumbing fixtures have been approved by the water commissionar.

- 13. (1) The water commissioner may enter the premises of any owner connected to the water-works system for the purpose of inspecting the pipes, fittings, taps and plusbing fixtures.
 - (2) If the water commissioner is of the opinion that the pipes, fittings, taps and plumbing fixtures in or about the premises of any owner are defective or are in need of repair; or that additional fittings or plumbing fixtures are required to receive or control the water or prevent frost damage to the service connection be shall serve upon the owner a notice in writing to correct the condition.
 - (3) The notice referred to in subsection (2) shall state a reasonable time within which the owner is to correct the condition referred to in the notice.
 - (4) where:
 - (a) The notice referred to in sub-section (2) has been served on the owner, and
 - (b) in the opinion of the water commissioner the owner has not corrected the condition referred to in the notice the water commissioner may turn off the supply of water to the premises of the owner until such time as the connection has been corrected.
- 14. (1) In this section "year" means the period commencing the 15th day of June and ending the 14th of June immediately following.
 - (2) Water rates shall be paid to the Council on or before the com encement of each jear.
 - spplication made pursuant to Section 3 or 4 hereof and the premises of the owner is equir, en to receive and control water from the supply system the owner shall pay to the Council prior to the turnin on of the water by the water commissioner a presention of the water rate based on the number of days remainly. The termital of June is mediately following.
- 15. The following water rates shall be paid to the Council each year:

- (b) by an owner of lands, other than band numbers, used or occupied for the purpose of, or in connection with a residence or cuttage site... £24.00
- (c) by an owner of lands used for the purpose of, or in connection with the operation of an office building, store or school\$30.00
- (e) by an owner of lands used or occupied for the purpose of, or in connection with, any business or commercial enterprise not mentioned above, a rute to be setermined from time to time by a resolution of the Council.
- 154 (1) Notwithstanding anything in this By-lew the Cruncil may require an owner to pay a flat water rate in such amount and in such manner as it may determine from time to tile.
 - (2) The rate established pursuant to subsection (1) of this section shall not to less than the highest single rate that would otherwise be payable by the owner under Section 15 hereof.
 - (3) The amount of the water rate established under this section for an owner whose lands are used for or in connection with a particular purpose shall be consistent with the water rates established under this section for other owners whose lands are used for or in connection with a similar purpose.
- 15B (1) The Council may install, at its expense, a water meter in, on or about the premises of an owner which is connected to the water works system.
 - (2) A water meter installed under this section shall be and remain the property of the band.
 - (3) The water commissioner may enter in, on or upon the premises of an owner from time to time for the pur ose of reading the water meter.
 - (4) Where a water meter is installed in, on or about a premise the owner thereof shall pay to the Council a water rate in such amount as the council may from time to time determine by resolution.
 - (5) The amount of the water rate established under this section for an owner whose lands all used for or in connection with a particular purpose shall be consistent with the water lates established under this section for other owners whose lands are used for or in connection with a similar purpose.

- 16. (1) If an owner noglects or refuses to pay water rates when due the water commissioner may turn off the water to his premises.
 - (2) If the owner pays to the Council
 - (a) the water rates in arrears, and
 - (b) a service charge of five dollars for the turning on of the water, the water commissioner shall turn on the water supply.
- 17. Every owner of lands used or occupied for the purpose of or in connection with a cottage site shall notify the water commissioner the date upon which his cottage shall be closed for the winter season and being upon/so notified the water commissioner shall turn off the water.
- 18. No owner shall waste or permit water conveyed to his premises from the water-works system to be wasted.
- 13. '(1) No owner shall use or permit water conveyed to his premises from the water-works system to be used for purposes ofher than domestic purposes without the consent in writing of the water commissioner.
 - (2) In this section the term "domestic purpose" does not include irrigation purposes or lawn or garden watering:
- or any other person for any damage to the property, lands, or buildings of any such owner or person as the result of, or by reason of, or occasioned or attributable to the turning off of the water to the premise of the owner or the failure or breakdown of the water-works system.
- The water commissioner may, for the purpose of constructing, repairing, maintaining or extending the water-works system or making any additions thereto, shut off the water supply to the premises of any owner for such period of time as he considers necessary to complete the work.
- 22. All service fees, charges and rates collected pursuant to this By-Law shall, when required, be expended by the Council for the construction and maintenance of the water-works system.

Chief: 1/	max Brissille
Councillores	Harl Burath
	Brus Final
	Track Barrette