CERTIFICATION

Pursuant to Section 86, Indian Act RSC 1985 C.I-5 and amendments thereto, I certify that the attached copy of the Kwaw Kwaw Apilt First Nation Exemption By-law 1-1996 dated May 31, 1996 is a true copy of the said by-law.

Richard Frizell

Lands and Trust Services, a Superintendent as defined in Section 2(1) Indian Act RSC 1985 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 Kwaw Kwaw Apilt First Nation, in the Province of British Columbia, at a meeting held on the 31st day of May 1996.

Kwaw Kwaw Apilt First Nation Exemption By-law 1-1996

Dated at Ottawa, Ontario this 22nd day of July,

1996.

Kwaw Kwaw Apilt First Nation

Exemption By-law 1-1996

The Kwaw Kwaw Apilt First Nation in accordance with Section 10 of the Kwaw Kwaw Apilt First Nation Property Taxation By-law Amendment 1-1995 enacts the following By-law:

- 1. This By-law may be cited as the "Exemption By-law".
- 2. Any person having property assessed by the head assessor pursuant to the Kwaw Kwaw Apilt First Nation Property Assessment By-law Amendment 1-1992 (the "Assessment By-law") as being in Class 5 (Light Industry) or (Class 6 Business and Other), shall be exempt from the payment of taxes in an amount equivalent to the gross assessed value of improvements being \$10,000.00 less than as stated in the roll authenticated pursuant to the Assessment By-law.

Approved by Chief and Council this 31 day of May, 1996

Harold Henry Chief