

# Kettle and Stony Point First Nation COMMUNITY RATIFICATION PROCESS

- In accordance with -

The Framework Agreement on First Nation Land Management

And

The First Nations Land Management Act

**Dated for Reference February 21, 2017** 

### **TABLE OF CONTENTS**

1.	TITLE AND PURPOSE	3		
2.	DEFINITIONS	3		
3.	REGISTRATION OF ELIGIBLE VOTERS			
4.	INFORMATION TO VERIFIER			
5.	CONFIRMATION BY VERIFIER			
6.	COUNCIL RESOLUTIONS.	6		
7.	DUTY OF RATIFICATION OFFICER AND APPOINTMENT OF ASSISTANT	_		
8.	NOTICE OF VOTE			
9.	VOTER INFORMATION PACKAGE			
10.	INFORMATION TO THIRD PARTIES			
11.	AVAILABILITY OF DOCUMENTS			
12.	PRELIMINARY PROCEDURES			
13.	ADDITIONAL DAY FOR VOTING			
14.	ELECTRONIC VOTING METHODS			
15.	ELECTRONIC VOTING PLATFORM PROTOCOL			
16.	MAIL-IN BALLOTS			
17.	VOTING PROCEDURES AT THE POLLS ON VOTING DAYS			
18.	ORDERLY VOTING	_		
19.	REJECTED BALLOTS			
20.	OPENING MAIL-IN BALLOTS			
21.	COUNTING OF BALLOTS			
22.	PROCEDURAL AMENDMENTS			
23.				
24.	REPORT BY VERIFIER			
25.	CERTIFICATION OF LAND CODE			
	FORMS			
Form	1 Ballot Question			
Form	2 First Nation Council Resolution (Information to Verifier)			
Form	3 Confirmation by Verifier (Land Code and Ratification Process)			
Form	· · · · · · · · · · · · · · · · · · ·			
Form	5 First Nation Council Resolution (Approval of Individual Agreement for Vote)			
Form	6 Appointment of Ratification Officer			
Form	7 Appointment of an Assistant Ratification Officer			
Form				
Form				
Form	Voter Registration/Declaration of Mail-in Voter			
Form	First Nation Council Resolution (List of Eligible Voters)			
Form	12 Declaration of Ratification Officer (Mail-in Ballots)			
Form	13 Statement of Witness (Deposit of Mail-in Ballots)			
Form	, ,			
Form 15 Declaration of Ratification Officer (Regular Polls)				
Form	16 Statement of Witness (Regular Polls)			
Form	17 Confirmation of Ratification Officer (Conclusion of Vote)			
Form	18 Report by Verifier (Conclusion of Objections Period)			
Form	,			
Form	20 Certification of Land Code			

## Kettle and Stony Point First Nation COMMUNITY RATIFICATION PROCESS

### 1. TITLE AND PURPOSE

- 1.1 The title of this document is the Kettle and Stony Point First Nation Community Ratification Process.
- 1.2 The purpose of this document is to set out the procedure by which Kettle and Stony Point First Nation will decide whether to approve its *Land Code* and the Individual Agreement with Canada, as required under the *Framework Agreement on First Nation Land Management* and the *First Nations Land Management Act*.

### 2. **DEFINITIONS**

2.1 In this Ratification Process:

"Act" means the First Nations Land Management Act, S.C. 1999, c. 24;

"Advance Polls" means any early Voting Day held prior to the Official Voting Day to permit Eligible Voters who expect to be absent on the Official Voting Day to cast their ballots;

"Background Documents" means:

- (a) the Framework Agreement;
- (b) the First Nations Land Management Act;
- (c) a summary of the *Framework Agreement*;
- (d) a summary of the First Nations Land Management Act;
- (e) a summary of the Kettle and Stony Point First Nation Land Code; and
- (f) a summary of the Individual Agreement.

"Ballot Question" means the question asked in the Ratification Vote in Form 1;

"Council" means the Chief and Councillors of the Kettle and Stony Point First Nation;

"Department" means the Department of Aboriginal Affairs and Northern Development Canada;

"Eligible Voter" means a Member of Kettle and Stony Point First Nation who is 18 years of age or older on the Official Voting Day;

"Electronic Voting Platform" means a web-based database where cast electronic ballots and telephone ballots are stored;

"Electronic Voting Methods" means casting an electronic ballot via internet voting and/or automated telephone voting;

"First Nation" means the Kettle and Stony Point First Nation;

"Framework Agreement" means the Framework Agreement on First Nation Land Management entered into between Canada and the signatory First Nations on February 12, 1996, and amended to include Kettle and Stony Point First Nation on [insert date];

"Individual Agreement" means the Individual Agreement made between Kettle and Stony Point First Nation and Her Majesty in right of Canada in accordance with clause 6.1 of the *Framework Agreement*;

"Land Code" means the proposed Kettle and Stony Point First Nation Land Code;

"Land Code Coordinator" means the First Nation employee responsible for the coordination of the development of the *Land Code*;

"List of Eligible Voters" means the list of Members who are eligible to vote and where Registered Voters shall be recorded;

"Mail-in Ballot" means a ballot mailed or delivered by an Eligible Voter who is unable or does not wish to vote at the polls on Voting Days;

"Member" means a person whose name appears or is entitled to appear on the Kettle and Stony Point First Nation membership list;

"Minister" means the Minister of Indian Affairs and Northern Development Canada;

"Official Voting Day" means the date set for holding the Ratification Vote;

"Ratification Documents" means the Land Code and the Individual Agreement;

"Ratification Officer" means the person appointed by Council and confirmed under clause 6.1(a);

"Ratification Process" means this Kettle and Stony Point First Nation Community Ratification Process;

"Ratification Vote" means a vote by the Registered Voters on the Ballot Question conducted according to the Ratification Process;

"Registered Voter" means an Eligible Voter who has registered to vote in accordance with section 3;

"Regular Ballot" means a paper ballot used to cast a secret vote at the polls on Voting Days;

"Verifier" means an independent person appointed as a Verifier pursuant to clauses 8 and 44 of the Framework Agreement to monitor and verify the opting in process and includes any assistant appointed by the Verifier;

"Voter Access Code" or VAC" means the one-time voter security code issued to an Eligible Voter for Electronic Voting Methods;

"Voter Information Package" means the package of information containing voting information to be sent to all Eligible Voters; and

- "Voting Days" means any Advance Polls, Official Day of Voting and additional day for voting.
- 2.2 Unless otherwise provided, words defined in the *Framework Agreement* have the same meaning in this Ratification Process.
- 2.3 When calculating time, where anything is to be done within a time after, from, of, or before a specified day, or where a time is expressed to begin after or to be from a specified day, the time does not include that day.
- 2.4 Words in the singular include the plural, words in the plural include the singular and words in the masculine include the feminine and words in the feminine include the masculine, as the context may require.

### 3. REGISTRATION OF ELIGIBLE VOTERS

- 3.1 Council shall ensure that a List of Eligible Voters is prepared containing the full names, band numbers, birth dates, addresses and e-mail addresses of the Eligible Voters.
- 3.2 The List of Eligible Voters shall be a live web-based list and populated on the Electronic Voting Platform under clause 15.5.
- 3.3 An Eligible Voter who wishes to vote shall register by one of the following methods of registration:
  - (a) by completing and signing a voter registration document in <u>Form 9</u> prior to the Official Voting Day;
  - (b) by appearing in person at the polls and completing and signing a voter registration document in Form 9;
  - (c) by submitting a Mail-in Ballot, and completing and signing the voter registration/declaration envelope in <u>Form 10</u> as part of the Mail-in Ballot process; or
  - (d) by completing the electronic registration.
- 3.4 An Eligible Voter may register prior to the posting of the Notice of Vote.
- To be valid, a voter registration shall be received by the Ratification Officer no later than the close of the polls on the Official Voting Day.
- 3.6 An Eligible Voter who has completed the Electronic Voting Method process is deemed to have completed the voter registration and delivered it to the Ratification Officer.
- 3.7 The Ratification Officer is responsible for determining if a person is an Eligible Voter.
- 3.8 The Ratification Officer shall record on the List of Eligible Voters the names of all Eligible Voters who have registered.

### 4. INFORMATION TO VERIFIER

- 4.1 At least 103 days before the Official Voting Day, Council shall by resolution in <u>Form 2</u> send, or cause to be sent an electronic copy of the Ratification Process, *Land Code* and List of Eligible Voters to the Verifier.
- 4.2 Prior to the Official Voting Day, Council shall by resolution in <u>Form 11</u> send, or cause to be sent to the Verifier an electronic copy of the addendum to the List of Eligible Voters under clause 4.1, listing any changes to the List of Eligible Voters.
- 4.3 The addendum to the List of Eligible Voters may also include a list of Members who are deceased with accompanying supporting documentation or comments by the person who has confirmed that the Member is deceased and the person's full name, address and relationship to the deceased Member.
- 4.4 If the Verifier determines that the name of a deceased Member should not be included on the List of Eligible Voters, he or she shall, in his or her sole discretion, make the decision and such decision shall be final.
- 4.5 Notwithstanding clauses 3.7 and 17.11, the List of Eligible Voters confirmed by the Verifier under clause 4.4 shall determine the number of Eligible Voters.

### 5. CONFIRMATION BY VERIFIER

- 5.1 Upon receipt of the documents under clause 4.1, the Verifier shall review the *Land Code* and the Ratification Process to determine whether they are consistent with the *Framework Agreement* and the *Act*.
- 5.2 In accordance with clause 8.8 of the *Framework Agreement*, the Verifier will, within 30 days of receiving the documents, issue a notice in *Form 3* to the First Nation, the Minister and the Lands Advisory Board stating whether the *Land Code* and the Ratification Process are consistent with the *Framework Agreement* and the *Act*.

### 6. COUNCIL RESOLUTIONS

- 6.1 After the Verifier confirms the *Land Code* and this Ratification Process under clause 5.2, Council shall pass a Resolution in *Form 4* to:
  - (a) confirm the Ratification Officer;
  - (b) confirm the List of Eligible Voters;
  - (c) authorize the use of Electronic Voting Methods, internet and/or automated telephone voting, with the use of an Electronic Voting Platform service offered by an independent service provider;
  - (d) confirm the text of the Land Code and the Ratification Process;
  - (e) order that the Ratification Vote be held to determine if the community approves the Ratification Documents;

- (f) confirm the wording of the Ballot Question; and
- (g) set the Advance Polls and the Official Voting Day.
- 6.2 Council shall pass a Resolution in *Form 5* to confirm the Individual Agreement.

### 7. DUTY OF RATIFICATION OFFICER AND APPOINTMENT OF ASSISTANT

- 7.1 Upon the appointment of the Ratification Officer, the Ratification Officer shall execute an Appointment of a Ratification Officer in <u>Form 6</u>.
- 7.2 The Ratification Officer is responsible for overseeing the conduct of the Ratification Vote and has all the powers necessary to carry out that responsibility.
- 7.3 The Ratification Officer may appoint assistants and may delegate any of the duties set out in the Ratification Process to the assistants, except:
  - (a) the initialling of ballots;
  - (b) the determination to hold an additional day for voting under clause 13.1;
  - (c) the deposit of the Mail-in Ballots in the ballot box under clauses 16.12(i) and 20.1(c);
  - (d) the safekeeping of ballot boxes under clause 17.23; and
  - (e) the counting of ballots under section 21.
- 7.4 Upon the appointment of an assistant, the Ratification Officer and each assistant shall execute an Appointment of an Assistant Ratification Officer in <u>Form 7</u>.
- 7.5 If the Ratification Officer is unable to perform his or her duties, Council may appoint an acting Ratification Officer.

### 8. NOTICE OF VOTE

- 8.1 The Ratification Officer, in consultation with Council, shall post a Notice of Vote in <u>Form 8</u> at least 56 days prior to the Official Voting Day in public places where it can be read by the Members.
- 8.2 Forthwith after posting the Notice of Vote, the Ratification Officer shall e-mail a true copy of the Notice of Vote to the Verifier.
- 8.3 The Verifier shall publish the Notice of Vote in one or more newspapers at least 15 days prior to Official Voting Day.
- 8.4 The Notice of Vote shall contain the following information:

- (a) the date, place and time of the Advance Polls, if applicable, and Official Voting Day;
- (b) that internet and/or automated telephone voting is available and the time and days designated for Electronic Voting Methods;
- (c) the Ballot Question;
- (d) the procedure for registering as a Registered Voter;
- (e) the procedure for obtaining a Mail-in Ballot package;
- (f) the procedures for registering electronically and Electronic Voting; and
- (g) the name, office address, email address and telephone number of the Ratification Officer.

### 9. VOTER INFORMATION PACKAGE

- 9.1 The Ratification Officer shall, at least 56 days prior to the Official Voting Day, send a Voter Information Package to each Eligible Voter, at their last known address or e-mail.
- 9.2 Voter Information Packages may be e-mailed, mailed, couriered or hand delivered to the Eligible Voter.
- 9.3 The Voter Information Package shall contain:
  - (a) a copy of the Notice of Vote;
  - (b) a copy of the Land Code;
  - (c) a summary of the Land Code;
  - (d) a summary of the Individual Agreement;
  - (e) map(s) of the reserve land that will be subject to the Land Code;
  - (f) instructions on obtaining copies of the Ratification Documents, Background Documents and the Ratification Process;
  - (g) instructions for obtaining a Mail-in Ballot package; and
  - (h) an invitation to vote by Electronic Voting Methods, a unique VAC, instructions for Electronic Voting Methods, procedures for registration and voting information.
- 9.4 The Voter Information Package shall advise Eligible Voters that the Ratification Documents, Background Documents and the Ratification Process shall be available on the community website:
  - (a) a copy of the Land Code;
  - (b) a summary of the Land Code;

- (c) a copy of the Individual Agreement;
- (d) a summary of the Individual Agreement;
- (e) map(s) of the reserve land that will be subject to the Land Code;
- (f) a copy of the Framework Agreement;
- (g) a summary of the Framework Agreement;
- (h) a copy of the Act; and
- (i) a summary of the Act.
- 9.5 Eligible Voters may request to receive a paper copy of the information in clause 9.4 by contacting the Ratification Officer or the Land Code Coordinator.
- 9.6 Council may conduct or cause to be conducted:
  - (a) visits at the homes of Eligible Voters;
  - (b) telephone contact with Eligible Voters;
  - (c) information meetings at Kettle and Stony Point First Nation and other appropriate places; and
  - (d) such other information activities as may be deemed appropriate.
- 9.7 Activities conducted in accordance with clause 9.6 may take place up until the day before the Official Voting Day.
- 9.8 Notwithstanding clause 9.7, personal visits, text, email, telephone or other contact with an Eligible Voter on Official Voting Day may take place for the purposes of assisting such Eligible Voter to vote.

### 10. INFORMATION TO THIRD PARTIES

- 10.1 At least 28 days prior to Official Voting Day the Council shall send or cause to be sent the following information to persons who are not Members and who hold an interest in Kettle and Stony Point First Nation land:
  - (a) the date of the Ratification Vote;
  - (b) a communiqué from Kettle and Stony Point First Nation explaining the effect of the Ratification Vote;
  - (c) a summary of the Land Code;
  - (d) a summary of the Act;

- (e) a summary of the Framework Agreement; and
- (f) the name, office address and telephone number of a person who may be contacted for purposes of obtaining copies of the *Land Code* and Background Documents or further information about the management of Kettle and Stony Point First Nation land.
- 10.2 In addition to information provided in accordance with clause 10.1, Kettle and Stony Point First Nation may meet with, or otherwise provide information directly to, persons who are not Members and who hold an interest in Kettle and Stony Point First Nation land.
- 10.3 Nothing in this Ratification Process precludes Kettle and Stony Point First Nation from providing information in any form it deems appropriate to a municipal corporation, regional district, another First Nation or other entity with an interest in land in the vicinity of Kettle and Stony Point First Nation land.

### 11. AVAILABILITY OF DOCUMENTS

- 11.1 The Ratification Officer shall ensure that sufficient paper copies of the Ratification Documents,
  Background Documents and Ratification Process are available at the administrative offices of Kettle and
  Stony Point First Nation and that electronic copies are available upon request.
- Any person who holds an interest in First Nation land may, on request, obtain a copy of the Ratification Documents and Background Documents free of charge.
- 11.3 Any Member may, on request, obtain a copy of the Ratification Documents, Background Documents and Ratification Process.
- Any representative of the Minister, as per clause 8.2 of the *Framework Agreement*, may, on request, obtain a copy of the Ratification Process in relation to an objection under section 23.

### 12. PRELIMINARY PROCEDURES

- 12.1 The Ratification Officer, in consultation with Council, shall:
  - (a) designate the polling places;
  - (b) prepare sufficient copies of the registration documents;
  - (c) prepare and initial sufficient copies of Regular Ballots and Mail-in Ballots, which shall be uniform in size, appearance, quality and weight;
  - (d) prepare sufficient copies of the secrecy envelopes, the registration/declaration envelopes, and the return envelopes, with prepaid postage where necessary;
  - (e) prepare sufficient copies of the voting instructions;
  - (f) obtain a sufficient number of ballot boxes;

- (g) provide for a designated voting area at the polls such that a Registered Voter can mark a ballot free from observation;
- (h) provide a sufficient number of lead pencils and blue or black ink pens for marking the ballot;
- (i) ensure that samples of the Ballot Question are posted or available for examination at the polls; and
- (j) ensure that a Commissioner for taking Oaths or Notary Public shall be available as required.

### 13. ADDITIONAL DAY FOR VOTING

- 13.1 Immediately upon the close of the polls on the Official Voting Day, the Ratification Officer may, in his or her sole discretion, determine that an additional day for voting shall be held where less than 35% of the Eligible Voters actually voted by the close of the polls on the Official Voting Day, as a direct consequence of, but not limited to:
  - (a) severe inclement weather;
  - (b) death of a community Member;
  - (c) natural disasters such as fire, earthquake, tornado; or
  - (d) other disasters such as explosion, power failure, act of sabotage.
- 13.2 The Ratification Officer shall ensure that the Electronic Voting Platform remains active and available until the additional day for voting.
- 13.3 Within 24 hours of the decision under clause 13.1, the Ratification Officer shall formally advise the Verifier and Council in writing.
- 13.4 The Ratification Officer and Council shall, within 2 days of receiving the Ratification Officer's written decision under clause 13.3, set a date for an additional day for voting which shall not be more than 20 days after the original date of the Official Voting Day and shall determine the hours during which the polls shall remain open on such additional day for voting.
- 13.5 The Ratification Officer shall publish a notice showing the decision, the reason for an additional day for voting, the number of Eligible Voters who voted by the Official Voting Day, the date of the additional day for voting, and shall notify all Eligible Voters by mail, hand delivery service or e-mail.
- Only Eligible Voters who did not vote by the close of the polls on the Official Voting Day shall be entitled to vote on the additional day for voting.
- 13.7 Eligible Voters may register up to the close of polls on the additional day for voting.
- Voting on the additional day provided for in this section may be accomplished by extending the receipt of Mail-in Ballots up to the close of the polls on the additional day for voting.

- 13.9 Electronic Voting Methods may be extended and shall open and close at the hours and dates specified in the notice under clause 13.5.
- 13.10 To be valid Mail-in Ballots and electronic ballots must be received by the close of the polls on the additional day of voting.
- 13.11 In the event that an additional day for voting is scheduled, the counting of ballots in accordance with section 21 shall occur after the close of polls on the additional day for voting.
- 13.12 In the event that an additional day for voting is scheduled, the period of days under sections 23 and 24 shall be calculated from the additional day for voting.

### 14. ELECTRONIC VOTING METHODS

- 14.1 Each Eligible Voter may cast a vote by Electronic Voting Methods.
- 14.2 No proxy voter shall be used at any time.
- 14.3 Electronic Voting Methods shall open and close at the hours and dates specified in the Notice of Vote.
- 14.4 In the event that an additional day for voting is established under section 13, the Electronic Voting Methods shall re-open and close at the hours and dates specified by the Ratification Officer.
- 14.5 Electronic Voting Methods may be permitted on Voting Days, but is not required to remain open on Voting Days, subject to the Notice of Vote.
- 14.6 The Ratification Officer shall, at least 56 days before the Official Voting Day, send to each Eligible Voter at their last known address or e-mail address, a Voter Information Package that includes an invitation to vote by the Electronic Voting Methods, a unique VAC, instructions for internet and/or automated telephone voting, and procedures for registration and voting information.
- 14.7 Each Eligible Voter shall register by one of the methods of registration under clause 3.3 prior to casting an electronic ballot.
- 14.8 The electronic ballot shall contain the same Ballot Question as the Mail-in Ballots and the Regular Ballots.
- 14.9 Automated telephone voting can only be done either through a touch tone telephone or cellular telephone, voting cannot be completed by using a rotary telephone.
- 14.10 To cast an electronic ballot, a Registered Voter:
  - shall click the link in the e-mail invitation, or enter the website address provided which shall automatically load the electronic voting website, or call the designated telephone number;
  - (b) shall enter their unique VAC if required;
  - (c) may be required to answer a security question or provide the name of a witness;

- (d) shall confirm their Band Registry Number and date of birth;
- (e) shall declare their intent to vote electronically;
- (f) shall make the selection between YES or NO;
- (g) shall be provided with the option to change or confirm their selection;
- (h) shall submit the final electronic ballot; and
- (i) shall be provided with confirmation that their electronic ballot has been cast.
- 14.11 Upon submission of the final electronic ballot, no changes can be made.
- 14.12 An Eligible Voter shall be limited to only one vote through the use of a unique VAC.
- 14.13 The Electronic Voting Platform shall:
  - (a) record the name of the Eligible Voter on the List of Eligible Voters as having registered electronically;
  - (b) confirm that the Registered Voter has not previously voted;
  - (c) record on the List of Eligible Voters that the Registered Voter cast an electronic ballot and the date and time the electronic ballot was received;
  - (d) put the electronic ballot cast by a Registered Voter into the electronic ballot box; and
  - (e) shall send an e-mail notification to the Ratification Officer to confirm the Eligible Voter has registered electronically and has cast their electronic ballot.
- 14.14 Once a Registered Voter has voted electronically, they cannot vote again electronically or otherwise, and shall be restricted from doing so again.
- 14.15 Where the Ratification Officer is notified of an incomplete electronic registration or vote, the Ratification Officer shall contact the Eligible Voter immediately with alternative voting solutions, including Mail-in Ballot or voting in person.

### 15. ELECTRONIC VOTING PLATFORM PROTOCOL

- 15.1 Kettle and Stony Point First Nation has authorized the use of Electronic Voting Methods, internet and/or automated telephone voting, with the use of an Electronic Voting Platform service offered by an independent third party service provider.
- 15.2 All Eligible Voters can exercise their right to cast a ballot with full confidence that the following principles are assured:

- (a) the secrecy and confidentiality of individual votes is paramount;
- (b) the Ratification Vote shall be fair and non-biased;
- (c) the Ratification Vote shall be accessible to all Eligible Voters;
- (d) the integrity of the Ratification Process shall be maintained throughout the Ratification Vote;
- (e) certainty that the results of the Ratification Vote reflect the votes cast; and
- (f) Eligible Voters shall be treated fairly and consistently.
- 15.3 At a minimum, the Electronic Voting Platform shall meet the threshold of verification and due diligence for Mail-in Ballots.
- 15.4 The Electronic Voting Platform shall be populated with the confirmed List of Eligible Voters at least 70 days prior to the Official Voting Day.
- 15.5 The List of Eligible Voters shall be a live web-based list.
- Once an Eligible Voter casts an electronic ballot, their name shall be automatically recorded on the List of Eligible Voters as having cast their electronic ballot indicating the date, time and location of the vote.
- Daily/weekly detailed activity reports shall be generated and provided to the Ratification Officer and an inventory of all reports shall be maintained and accessible on the Electronic Voting Platform.
- 15.8 The Ratification Officer shall make arrangements with the independent service provider for the following from the Electronic Voting Platform:
  - (a) providing daily/weekly reports and detailed activity reports;
  - (b) modifying, updating and viewing the List of Eligible Voters;
  - (c) viewing, issuing and canceling unique VACs;
  - (d) providing the List of Eligible Voters who have registered and voted on the Electronic Voting Platform; and
  - (e) providing the summary of the vote results.
- 15.9 Individual voting results shall remain secret at all times, shall not be revealed and shall be encrypted in such a way that it can never be revealed.
- 15.10 Automated e-mail notifications shall be generated in real-time to the Eligible Voter and Ratification Officer of all and any activity associated with an Eligible Voter's unique VAC using the Electronic Voting

Platform, including:

- (a) attempted registration and/or voting;
- (b) completed voter registration;
- (c) completed voting;
- (d) failed registration and/or vote; and
- (e) system or communication failures, interruptions or lost data.
- 15.11 Following the limitations of this Ratification Process and prescribed time frame, all electronic data shall be deleted and wiped.
- 15.12 At the official close of Electronic Voting Methods, the option to vote electronically is removed as an option from the Electronic Voting Platform.
- 15.13 Any Registered Voter who is in the electronic polling station, or in the process of voting when the poll is closing, shall receive a notification that they have 5 minutes to complete their vote or their vote shall be suspended and not count.
- 15.14 If a Registered Voter violates the time limitation, they are in effect ejected from the vote sequence and the poll is closed.
- 15.15 After the close of polls on the Official Vote Day, the Ratification Officer shall cause the Electronic Voting Platform to seal the electronic ballot box, and the results shall be sent to the Ratification Officer.
- 15.16 In the event that an additional day for voting is established under section 13, the Ratification Officer shall ensure that the Electronic Voting Platform remains active and the Alternative Voting Method shall reopen and close at the hours and dates specified by the Ratification Officer,

### **16.** MAIL-IN BALLOTS

- 16.1 Each Eligible Voter may cast a Mail-in Ballot.
- 16.2 The Ratification Officer shall send to each Eligible Voter who requests to vote by mail-in, a Mail-in Ballot package at their last known address.
- 16.3 Mail-in Ballot packages may be mailed, couriered or hand delivered to the Eligible Voter.
- The Mail-in Ballot package shall contain a pre-folded and initialled ballot in <u>Form 1</u>, a secrecy envelope, a registration/declaration envelope in <u>Form 10</u>, a return envelope and voting instructions.
- 16.5 To cast a Mail-in Ballot, an Eligible Voter shall:

- (a) mark the ballot by placing an **X** in the box marked "YES" or in the box marked "NO";
- (b) enclose and seal the ballot inside the secrecy envelope;
- (c) enclose and seal the secrecy envelope in the registration/declaration envelope;
- (d) complete and sign the outside of the registration/declaration envelope in the presence of a witness who is at least 18 years of age;
- (e) enclose and seal the signed and witnessed registration/declaration envelope in the return envelope, with prepaid postage where necessary; and
- (f) deliver the sealed return envelope to the Ratification Officer.
- 16.6 A Mail-in Ballot may be delivered to the Ratification Officer by mail, courier or hand delivery.
- 16.7 A Mail-in Ballot shall be received by the Ratification Officer no later than the close of the polls on the Official Voting Day.
- An Eligible Voter who inadvertently spoils or loses a Mail-in Ballot may obtain another ballot by contacting the Ratification Officer, and the Ratification Officer shall make an entry on the List of Eligible Voters indicating that a second Mail-in Ballot was provided to the Eligible Voter.
- After the Ratification Officer has received a Mail-in Ballot, and opens the return envelope, the Ratification Officer shall:
  - (a) confirm that the sender of the Mail-in Ballot is an Eligible Voter;
  - (b) confirm that the registration/declaration envelope was duly signed and witnessed;
  - (c) record the date when the Mail-in Ballot package was received;
  - (d) confirm that no other Mail-in Ballot package has been received from the Eligible Voter;
  - (e) confirm that the Eligible Voter has not voted electronically; and
  - (f) store the Mail-in Ballot package in a secure location until the Official Voting Day.
- 16.10 The Ratification Officer is responsible for the safekeeping of Mail-in Ballot packages until such time as the packages are opened, verified and deposited in a Mail-in Ballot box in accordance with clause 16.12.
- 16.11 The Ratification Officer shall, after the last mail delivery on the Official Voting Day and prior to the close of the polls on that day, retrieve any Mail-in Ballot packages from the mail.
- 16.12 After retrieving any Mail-in Ballot packages in accordance with clause 16.11 and after the close of the polls on the Official Voting Day, the Ratification Officer shall in the presence of one or more Eligible Voters who shall act as witnesses:

- (a) open a ballot box to be used only for the Mail-in Ballots;
- (b) request that one or more Eligible Voters witness that the ballot box is empty;
- (c) place his or her signature on the seal;
- (d) ask the witnesses to place their signatures on the seal;
- (e) forthwith seal the ballot box;
- (f) in the presence of the witnesses, open each Mail-in Ballot package;
- check the List of Eligible Voters to ensure that the Eligible Voter has not previously voted by Mailin Ballot, electronic ballot or in person;
- (h) if the Eligible Voter has already voted, set aside the unopened declaration/registration envelope;
- (i) if the Eligible Voter has not already voted, deposit the Mail-in Ballot in its unopened secrecy envelope into the ballot box; and
- (j) record on the List of Eligible Voters that the Eligible Voter cast a Mail-in Ballot.
- 16.13 The Ratification Officer may contact an Eligible Voter if a registration/declaration envelope is not signed and/or witnessed in order to allow the Eligible Voter to correct the registration/declaration or to provide confirmation to the Ratification Officer of the Eligible Voter's identity and that the Mail-in Ballot was completed by the Eligible Voter, the Ratification Officer, in his or her sole discretion, make the determination to accept or reject the Mail-in Ballot.
- 16.14 The Ratification Officer shall reject the Mail-in Ballot and note the reason for the rejection on the List of Eligible Voters and on the unopened registration/declaration envelope, and shall forthwith place the unopened registration/declaration envelope into a suitable envelope retained for that purpose, where:
  - (a) an Eligible Voter has previously voted in person, by Mail-in Ballot or by electronic ballot;
  - (b) a voter is not an Eligible Voter;
  - (c) a Mail-in Ballot is not accompanied by a registration/declaration envelope; or
  - (d) the registration/declaration envelope is not signed and/or witnessed and cannot be verified by the Ratification Officer under clause 16.13.
- 16.15 The Ratification Officer shall:
  - (a) execute a Declaration of Ratification Officer in *Form 12*; and
  - (b) ensure that each witness executes a Statement of Witness in Form 13 and 14.

### 17. VOTING PROCEDURES AT THE POLLS ON VOTING DAYS

- 17.1 The Ratification Officer and Council shall post the locations of the polling stations and the hours that the polls shall be opened on the Notice of Vote.
- 17.2 The polls shall be opened during the hours specified on the Voting Days.
- 17.3 All voting at the polls shall be by secret Regular Ballot.
- 17.4 No proxy voter shall be used at any time.
- 17.5 The Ratification Officer is responsible for determining whether a person is an Eligible Voter and a Registered Voter.
- 17.6 At each poll, the Ratification Officer shall:
  - (a) before the first vote is cast, open the ballot box and request an Eligible Voter to witness that the ballot box is empty;
  - (b) thereupon seal the ballot box and place his or her signature on the seal in front of the witness, and ask the witness to place his or her signature on the seal;
  - (c) keep the ballot box in view for reception of Regular Ballots;
  - (d) execute a Declaration of Ratification Officer in Form 15; and
  - (e) ensure that each witness executes a Statement of Witness in <u>Form 16</u>.
- 17.7 When a person at a poll requests to vote, the Ratification Officer shall:
  - (a) ensure that the person is an Eligible Voter;
  - (b) if the Eligible Voter is not registered, provide the Eligible Voter with a registration document in <u>Form 9</u> and witness the signature;
  - (c) check the List of Eligible Voters to ensure that the person has not already voted, either in person or by electronic ballot;
  - (d) check the List of Eligible Voters to ensure that the person has not already voted by Mail-in Ballot, in which case the Registered Voter may cast a Regular Ballot and the Mail-in Ballot shall be rejected under clause 16.14; and
  - (e) provide the Registered Voter with a Regular Ballot, on the back of which are affixed the Ratification Officer's initials so that the initials can be seen when the ballot is folded.
- 17.8 The Ratification Officer shall record, on the List of Eligible Voters, the name of every Eligible Voter registering and every Registered Voter receiving a Regular Ballot at a poll.

- 17.9 The Ratification Officer shall establish a process of ongoing communication by telephone, online or other effective means between polls, where there are more than one polling station.
- 17.10 Upon request, the Ratification Officer shall explain the method of voting.
- 17.11 If the Ratification Officer determines that the name of an Eligible Voter has been omitted, incorrectly set out or incorrectly included on the List of Eligible Voters, he or she shall, in his or her sole discretion, make the necessary revision and such revision shall be final.
- 17.12 A Registered Voter may request special assistance from the Ratification Officer at the polls.
- 17.13 The Ratification Officer shall, on request and in the presence of a witness acceptable to the Registered Voter and the Ratification Officer, provide special assistance to a Registered Voter at the polls by marking a Regular Ballot in secret as directed by the Registered Voter and immediately folding and depositing the Regular Ballot into the ballot box.
- 17.14 The Ratification Officer, after providing special assistance to a Registered Voter, shall make an entry on the List of Eligible Voters indicating:
  - (a) that the Regular Ballot was marked by the Ratification Officer at the request of the Registered Voter:
  - (b) the reason for the Registered Voter's request; and
  - (c) the name of the witness.
- 17.15 Except for a Registered Voter requiring special assistance, every Registered Voter receiving a Regular Ballot at a poll shall:
  - (a) proceed immediately to a designated voting area;
  - (b) mark the Regular Ballot by placing an **X** in the box marked "YES" or in the box marked "NO";
  - (c) fold the Regular Ballot so as to conceal the mark and expose the initials of the Ratification Officer; and
  - (d) immediately give the folded Regular Ballot to the Ratification Officer.
- 17.16 Upon receiving a marked Regular Ballot, the Ratification Officer, without unfolding it, shall:
  - (a) verify the Ratification Officer's initials;
  - (b) remove the perforated strip, if any; and
  - (c) deposit the Regular Ballot into the ballot box.
- 17.17 A Registered Voter at a poll who receives a spoiled or improperly printed Regular Ballot, or who

- accidentally spoils his or her Regular Ballot when marking it, is entitled to receive another Regular Ballot from the Ratification Officer after returning the original Regular Ballot.
- 17.18 The Ratification Officer shall record a Regular Ballot returned in accordance with clause 17.17 as spoiled.
- 17.19 A Registered Voter at a poll who receives a Regular Ballot and does not return it to the Ratification Officer shall forfeit the right to vote and the Ratification Officer shall make an entry on the List of Eligible Voters stating that the Registered Voter left the poll without delivering the Regular Ballot and shall record the Regular Ballot as cancelled.
- 17.20 At the time set for closing the polls, the Ratification Officer shall declare the polls closed, and entry shall be denied to the polls until all remaining Eligible Voters in the polls at that time have voted.
- 17.21 After the close of a poll on any Advance Polls, and Official Vote Day if an additional day for voting is scheduled, the Ratification Officer or Assistant Ratification Officer presiding at that poll, with the Verifier or Assistant Verifier who shall act as a witness, shall:
  - (a) seal the ballot box at that poll such that no further Regular Ballots may be deposited in that ballot box; and
  - (b) initial the seal.
- 17.22 After the close of a poll other than the poll at which the Ratification Officer is presiding, the Assistant Ratification Officer presiding at that poll, with the Verifier or Assistant Verifier who shall act as a witness, shall:
  - (a) seal the ballot box at that poll such that no further Regular Ballots may be deposited in that ballot box;
  - (b) initial the seal; and
  - (c) forthwith transport the sealed ballot box to the Ratification Officer at the poll at which he or she is presiding.
- 17.23 The Ratification Officer is personally responsible for ensuring the safekeeping of the ballot boxes, and any and all other material and documents related to any polls.

### 18. ORDERLY VOTING

- 18.1 Council, with the assistance of the Ratification Officer, shall ensure that peace and good order are maintained at the polls.
- 18.2 The Ratification Officer shall allow only one Registered Voter at a time into a designated voting area, except for a Registered Voter receiving special assistance.
- 18.3 An Eligible Voter who is present and available to register and vote at a poll before the closing time shall be entitled to register and vote.

- 18.4 No person shall:
  - (a) interfere or attempt to interfere with an Eligible Voter when the Eligible Voter is voting;
  - (b) obtain or attempt to obtain information as to how an Eligible Voter is about to vote or has voted;
  - (c) mark a ballot in a way that identifies the Eligible Voter;
  - (d) mark the secrecy envelope for a Mail-in Ballot in a way that indicates how the ballot was cast;
  - (e) use another Eligible Voter's VAC to vote electronically;
  - (f) take, seize, or otherwise deprive an Eligible Voter of his/her VAC; or
  - (g) sell, gift, transfer, assign or purchase a VAC.

### 19. REJECTED BALLOTS

- 19.1 A cast ballot or electronic ballot shall be rejected if:
  - (a) the ballot was not supplied by the Ratification Officer or assistant Ratification Officer;
  - (b) the VAC was not issued by the Ratification Officer or the independent service provider;
  - (c) the ballot was not marked as either "YES" or "NO";
  - (d) the ballot was marked as both "YES" and "NO";
  - (e) the ballot was marked outside a box marked "YES" or "NO" such that the Ratification Officer cannot reasonably discern the intent of the Eligible Voter; or
  - (f) the ballot has any writing or mark which can identify the Eligible Voter.
- 19.2 A ballot marked with anything other than an **X**, or marked with anything other than a lead pencil or blue or black pen, shall not be rejected if:
  - (a) the mark is in a box;
  - (b) the mark does not identify the Eligible Voter; and
  - (c) in the opinion of the Ratification Officer, the intent of the Eligible Voter is clear.

### 20. OPENING MAIL-IN BALLOTS

20.1 After the close of the polls on the Official Voting Day the Ratification Officer, in the presence of the Verifier and any Eligible Voters who may be present, shall:

- (a) open the ballot box for Mail-in Ballots;
- (b) open the secrecy envelope and confirm the authenticity of the ballot by verifying the Ratification Officer's initials; and
- (c) deposit the Mail-in Ballot, without opening or showing it, in a ballot box used at the polls.

### 21. COUNTING OF BALLOTS

- 21.1 Where there is more than one poll, the Ratification Officer shall not begin the count until all the ballot boxes are returned to the poll at which the Ratification Officer is presiding.
- 21.2 After the Mail-in Ballots have been deposited in a ballot box and after the close of polls on the Official Vote Day, the Ratification Officer, in the presence of the Verifier and any Eligible Voter who may be present, shall:
  - (a) count the number of spoiled ballots under clause 17.18;
  - (b) examine all ballots contained in the ballot boxes;
  - (d) reject any ballots as required under clause 16.14 and section 19;
  - (e) count the number of ballots marked "YES", the number of ballots marked "NO" and the number of rejected ballots; and
  - (f) count the number of ballots cast by Electronic Voting Methods based on the report in clause 15.15.
- 21.3 When the results of the Ratification Vote have been determined the Ratification Officer shall execute a Confirmation by Ratification Officer in <u>Form 17</u>.
- The Ratification Officer shall seal in separate envelopes the spoiled ballots, the rejected ballots, the ballots cast in favour and the ballots cast against and shall thereupon:
  - (a) affix his or her signature to the seals; and
  - (b) request the Verifier to affix his or her signature to the seals.
- 21.5 The Ratification Officer shall retain in his or her secure possession the separate envelopes.
- 21.6 After 75 days from Official Voting Day, unless otherwise instructed by Council, the Ratification Officer may thereafter destroy the ballots cast, including the rejected ballots, and the spoiled ballots.

### 22. PROCEDURAL AMENDMENTS

22.1 In order to give effect to and carry out the objectives and purpose of the Ratification Vote, the Ratification Officer, Council or its designate and the Verifier may agree upon a variation of the procedural requirements of this Ratification Process if they:

- (a) deem it necessary to do so; and
- (b) reasonably believe the variation shall not result in any substantive change to those procedural requirements.
- The Verifier shall state in writing the nature and basis of a variation under clause 22.1 and make a copy of the statement publicly available.
- 22.3 The Ratification Officer or Verifier may modify a form appended to this Ratification Process to add or update, but not remove, material detail.

### 23. OBJECTIONS

- 23.1 Any Eligible Voter or the Minister, or his/her representative as per clause 8.2 of the *Framework*\*\*Agreement\*, may file an objection with the Verifier if the Eligible Voter or representative has reasonable grounds for believing that:
  - (a) there was a violation of, or irregularity in, this Ratification Process; and
  - (b) the final result of the Ratification Vote might have been different but for the violation or irregularity.
- 23.2 An objection shall be received by the Verifier within 5 days of the Official Voting Day.
- 23.3 An objection shall be in writing and shall:
  - (a) identify the name, address and telephone number of the Eligible Voter or representative of Canada making the objection;
  - (b) summarize the grounds for the objection; and
  - (c) be accompanied by a statutory declaration setting out the grounds for the objection.
- 23.4 The Verifier may, if the material provided under clause 23.3 is insufficient to decide the validity of the objection, conduct such further investigations as the Verifier deems necessary.
- 23.5 If an objection is filed under this section, the Verifier shall, within 10 days of the Official Voting Day determine whether the objection is valid.
- 23.6 If the Verifier determines the objection is valid, the Verifier may allow the objection and call another Ratification Vote.
- 23.7 The Verifier shall dismiss the objection if the Verifier determines that:
  - (a) there was neither a violation of this Ratification Process nor an irregularity in that process; or
  - (b) there was a violation or an irregularity but the final result of the Ratification Vote was not

affected.

### 24. REPORT BY VERIFIER

24.1 Within 15 days of the Official Voting Day, the Verifier shall send a written report in <u>Form 18</u> on the conduct of the Ratification Vote to the Kettle and Stony Point First Nation, the Minister and the Chair of the Lands Advisory Board.

### 25. CERTIFICATION OF LAND CODE

- 25.1 The Land Code and the Individual Agreement shall be approved if:
  - (a) a majority of the Registered Voters vote to approve them; and
  - (b) at least 25 per cent plus one of all Eligible Voters vote to approve them.
- 25.2 If the *Land Code* and the Individual Agreement are approved, Council shall as soon as practicable after receiving the report of the Verifier under clause 24.1, sign 3 copies of the Individual Agreement and send the copies to the Department for signing by the Minister.
- 25.3 The Minister shall sign the 3 copies of the Individual Agreement, keep one copy, send a copy to the First Nation and send a copy to the Department Regional Office.
- 25.4 Council shall as soon as practicable after receiving the fully signed Individual Agreement, pass a resolution in *Form 19* as a declaration of the results of the vote.
- 25.5 Council shall send the resolution, a copy of the approved *Land Code*, and a copy of the fully signed Individual Agreement to the Verifier.
- 25.6 Upon receiving the *Land Code*, the fully signed Individual Agreement and the resolution in <u>Form 19</u> from Council, the Verifier shall certify the *Land Code* and forward a completed copy of <u>Form 20</u> together with a copy of the certified *Land Code* to the Kettle and Stony Point First Nation, the Minister and the Chair of the Lands Advisory Board.

Form 1
Ratification Process

### **BALLOT QUESTION**

Doy	/ou	ар	pro	ve:
-----	-----	----	-----	-----

- > The Kettle and Stony Point First Nation Land Code, dated for reference September 2, 2014; and
- The Individual Agreement with Her Majesty the Queen in right of Canada, dated for reference \_\_\_\_\_\_, 201\_\_?

### **EXPLANATION**

A "YES" vote means that Kettle and Stony Point First Nation will manage its own reserve lands under the Kettle and Stony Point First Nation Land Code.

A "NO" vote means that Kettle and Stony Point First Nation lands will continue to be managed by the Department of Aboriginal Affairs under the *Indian Act*.

YES NO

Mark this Ballot by placing an  $\boldsymbol{\mathsf{X}}$  in one of the above boxes.

Form 2 Ratification Process

### FIRST NATION COUNCIL RESOLUTION

(Information to Verifier)

**WHEREAS** the Council of Kettle and Stony Point First Nation wishes to take the Land Code to the members to be voted on in a second ratification vote;

The Council of Kettle and Stony Point First Nation, in accordance with the clause 8.3 of the *Framework Agreement* on *First Nation Land Management* and section 4 of the Kettle and Stony Point First Nation Community Ratification Process, do hereby resolve to submit the following information to the Verifier:

- 1. the proposed Kettle and Stony Point First Nation Land Code dated for reference September 2, 2014;
- 2. the proposed Kettle and Stony Point First Nation Community Ratification Process, dated for reference February 21, 2017 and
- 3. the initial List of Eligible Voters who, according to the records of Kettle and Stony Point First Nation, would be eligible to vote on whether to approve the proposed *Kettle and Stony Point First Nation Land Code*.

Dated at Kettle and Stony Point First Nation, Province of ONTARIO, on theday of 201				
	Chief (Thomas Bressette)			
Councillor (Brian Monague)	Councillor (Peter Cloud)	Councillor (Elizabeth Cloud)		
Councillor (A. David Henry)	Councillor (Jason Henry)	Councillor (Lincoln Jackson)		
Councillor (Bernard George)	Councillor (Marshall George)	Councillor (Jane Manning)		
(* A quorum for this Band consists of 5 Council members)				

Form 3 Ratification Process

### **CONFIRMATION BY VERIFIER**

(Land Code and	Individual Ad	reement Ra	tification I	Drocess'
Lunu Coue and	IIIUIVIUUAI AE	rieennenn Ka	uncauch	7100.055

	(Luna Code and marvidual Agreement Ratification Process)
CANA	)
PROV	INCE OF ONTARIO )
l,	, of, in the Province of ONTARIO,
DO S	OLEMNLY DECLARE THAT:
1.	I was appointed as the Verifier for Kettle and Stony Point First Nation by the First Nation on the day of, 201 and by Canada on the day of 201 for the purpose of verifying the community approval of their <i>Land Code</i> and their Individual Agreement, in accordance with the <i>Framework Agreement on First Nation Land Management</i> and the <i>First Nations Land Management Act</i> .
2.	In accordance with clause 8.3 of the <i>Framework Agreement</i> , I received the following information from Kettle and Stony Point First Nation on, 201:
	(a) a copy of the Kettle and Stony Point First Nation Land Code;
	(b) a detailed description of the Community Ratification Process that Kettle and Stony Point First Nation proposes to use; and
	(c) a list of the names of every Member of Kettle and Stony Point First Nation who, according to Kettle and Stony Point First Nation's records at that time, would be eligible to vote on whether to approve the <i>Land Code</i> and the Individual Agreement.
3.	A true copy of the <i>Land Code</i> , entitled the <i>Kettle and Stony Point First Nation Land Code</i> , dated for reference September 2, 2014 is attached hereto as Annex "1" to this declaration.
4.	A true copy of the Community Ratification Process, entitled Kettle and Stony Point First Nation Community Ratification Process, dated for reference February 21, 2017 is attached hereto as Annex "2" to this declaration.
5.	In accordance with clause 8.4 of the <i>Framework Agreement</i> and section 8 of the <i>Act</i> , I reviewed the <i>Kettle and Stony Point First Nation Land Code</i> and the Kettle and Stony Point First Nation Community Ratification Process to decide whether:
	(a) the Kettle and Stony Point First Nation Land Code conforms with the requirements of clause 5 of the Framework Agreement and section 6 of the Act; and

- (b) the Kettle and Stony Point First Nation Community Ratification Process conforms with clause 7 of the *Framework Agreement* and section 8 of the *Act*.
- 6. In accordance with clause 8.8 of the *Framework Agreement* and section 8.1(a) of the *Act, the Kettle and Stony Point First Nation Land Code* and the Kettle and Stony Point First Nation Community Ratification Process are hereby confirmed/not confirmed as being consistent with the *Framework Agreement*.
- 7. My reasons for not confirming the Kettle and Stony Point First Nation Land Code or Kettle and Stony Point First Nation Community Ratification Process are as follows:

AND I MAKE THIS SOLEMN DECLARATION conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath and by virtue of the *Canada Evidence Act*.

DECLARED BEFORE me at the	)	
, of,	)	
in the Province of ONTARIO, this	)	
day of, 201	)	
	)	
	)	,Verifier
	)	
A Commissioner for Taking Oaths in and for the Province of ONTARIO.	d )	

Form 4 Ratification Process

### FIRST NATION COUNCIL RESOLUTION

(Commencement of Vote)

The Council of Kettle and Stony Point First Nation, in accordance with the *Framework Agreement on First Nation Land Management* and section 6 of the Kettle and Stony Point First Nation Community Ratification Process, do hereby resolve to:

1.	Confirm as the Ratification Officer;				
2.	Confirm the List of Eligible Voters;				
3.	Authorize the use of Electronic Voting Methods, internet and/or automated telephone voting, with the use of an Electronic Voting Platform service offered by, an independent service provider,;				
4.	Confirm the text of the Kettle a by the Verifier and dated for re	nd Stony Point First Nation Community F ference February 21, 2017;	Ratification Process, as confirmed		
5.	Confirm the text of the <i>Kettle a</i> dated for reference September	nd Stony Point First Nation Land Code, as 2, 2014;	s confirmed by the Verifier and		
6.		rmine if the community approves the Ra Stony Point First Nation Community Rat			
7.	Confirm the Ballot Question in	the form attached as Annex #1;			
8.	Set the Official Voting Day(s) to	be the day of	, 201		
Dated at Kettle and Stony Point First Nation, Province of ONTARIO, on theday of, 201					
Chief (Thomas Bressette)					
Counc	illor (Brian Monague)	Councillor (Peter Cloud)	Councillor (Elizabeth Cloud)		
Councillor (A. David Henry)		Councillor (Jason Henry)	Councillor (Lincoln Jackson)		
Councillor (Bernard George)		Councillor (Marshall George)	Councillor (Jane Manning)		
(* A quo	(* A quorum for this Band consists of 5 Council members)				

Form 5 Ratification Process

### FIRST NATION COUNCIL RESOLUTION

(Approval of Individual Agreement for Vote)

The Council of Kettle and Stony Point F Land Management and section 6 of the hereby resolve to confirm the text of the includes a process for amendment.	e Kettle and Stony Point First Nation Co	ommunity Ratification Process, do
Dated at Kettle and Stony Point First N	ation, Province of ONTARIO, on the	_day of, 201
	Chief (Thomas Bressette)	
Councillor (Brian Monague)	Councillor (Peter Cloud)	Councillor (Elizabeth Cloud)
Councillor (A. David Henry)	Councillor (Jason Henry)	Councillor (Lincoln Jackson)
Councillor (Bernard George)	Councillor (Marshall George)	Councillor (Jane Manning)
(* A guorum for this Band consists of	Council members)	

Form 6
Ratification Process

	Ratification Proces
	APPOINTMENT OF RATIFICATION OFFICER
 Date	
Eligible Voters of the	, agree to act as Ratification Officer for the Ratification Vote to determine if the Kettle and Stony Point First Nation approve the Ratification Documents, and shall discharge nee with the Kettle and Stony Point First Nation Community Ratification Process and the identiality.
	Ratification Officer

Form 7 Ratification Process

# Date I, \_\_\_\_\_\_\_, Ratification Officer, appoint \_\_\_\_\_\_\_\_ to act as my assistant in carrying out my duties in accordance with the Kettle and Stony Point First Nation Community Ratification Process for the purpose of the Ratification Vote. Ratification Officer I, \_\_\_\_\_\_ agree to act as an assistant to the Ratification Officer for the purpose of the Ratification Vote and promise to carry out all assigned duties to the best of my abilities and in accordance with the Kettle and Stony Point First Nation Community Ratification Process and the requirements of confidentiality.

**Assistant Ratification Officer** 

Form 8 Ratification Process

### **NOTICE OF VOTE**

### TO: MEMBERS OF KETTLE AND STONY POINT FIRST NATION

**TAKE NOTICE** that a Ratification Vote shall be held in accordance with the Kettle and Stony Point First Nation Community Ratification Process in order to determine if Eligible Voters approve the *Kettle and Stony Point First Nation Land Code* and the Individual Agreement.

The following question will be asked of the Eligible Voters of Kettle and Stony Point First Nation by ballot:

### "Do you approve:

- The Kettle and Stony Point First Nation Land Code, dated September 2, 2014; and
- The Individual Agreement with Her Majesty the Queen in Right of Canada?

The Official Voting Days for th				, the
day(s) of	2017 from 9:00 a.m	. until 5:00 p.m. a	t:	
	Kettle and Stony Po	oint First Nation		
	, Kettle and	Stony Point FN, (	Ontario, NON 1J1	
The Electronic Voting Methods, 201 to				
Electronic Voting Methods will				
Electronic and paper copies of Process may be obtained from Administration Office at 6247 In 786-2125. Copies may also be of AND FURTHER TAKE NOTICE to	mndian Lane, Kettle and Stony obtained from the website:	, at the	Kettle and Stony Pontario, Herovince of Ontario, -	oint First Nation telephone (519
older as of the date of the Offi MEMBERS MUST COMPLETE A	cial Voting Day of the Ratifi A VOTER REGISTRATION DO	cation Vote are e	ligible to vote, PROVI DMPLETE THE ONLINI	DED THAT SUCH
<b>PROCESS.</b> Voter registration of Ratificat				
ELIGIBLE VOTERS CAN REGISTE	R AT THE POLLS UP TO THE	CLOSE OF THE PC	OLLS ON THE OFFICIAL	VOTING DAY.
<b>DATED</b> at Kettle and Stony Poin	t First Nation, Province of O	NTARIO, this	day of	201
		, Ratification Off	icer	
		Province of		
Telephone: (519)	786-2125 Facsimile: (519) 7	786-2108 E-mail:		·

NOTE: All Eligible Voters shall receive a registration document as well as instruction on how to obtain a Mail-in Ballot package and instructions on how to vote electronically. If an Eligible Voter would like to vote by Mail-in Ballot, please contact the Ratification Officer for a mail-in package. Eligible Voters who wish to vote in person may attend the polls on Voting Days.

Form 9 Ratification Process

# REGISTRATION DOCUMENT To Vote in the Kettle and Stony Point First Nation Ratification Vote

l,	am registering as a Registered Voter and:		
(Print full name)			
(Charles and and a)			
(Check one only)  I will be able to attend a polling station in pe	erson ; OR		
<ul> <li>I wish to cast my ballot via internet voting; C</li> </ul>			
☐ I wish to cast my ballot via automated telepl			
☐ I wish to receive a mail-in ballot package.	mone voting, on		
- Wish to receive a main in ballot package.			
My mailing address is:			
	Postal/Zip Code		
My e-mail address is (for Electronic Voting):			
My phone number is:			
Lagratium that I am at least 10 years of any arrill b	a 10 years of and house Official Vertical Day of		
201 and I am a Member of the Kettle and Stony P	e 18 years of age by the Official Voting Day of,		
201 and rain a Member of the Rettle and Stony F	onit i iist ivation, and that.		
My Band Number isand my Date	of Birth is;		
And that I have signed this Voter Registration, toget	ther with a witness to my signature.		
Signature of Eligible Voter	Date		
Signature of Eligible votes	Dute		
Signature of Witness	Print Name of Witness		
	Telephone of Witness		
	relephone of withess		
For Ratifica	ation Officer's Use Only		
This is to certify that this Eligible Voter has been reg	gistered and his or her full name, band number and date of birth		
have been recorded as registered on the List of Eligible Voters.			
Date	Ratification Officer		

Form 10 Ratification Process

### REGISTRATION/DECLARATION ENVELOPE

# Registration/Declaration of Mail-In Voter Kettle and Stony Point First Nation Ratification Vote

Kettle and Stony Point First Nation Ratification Vote					
	PLEASE ENCLOSE ONE SECRECY ENVELOPE CONTAINING ONE BALLOT				
I, (Full N	Name of Eligible Voter):				
		(Please print your name)			
DO SOL	EMNLY DECLARE THAT:				
1.	I am a Member of Kettle an	d Stony Point First Nation.			
2.	I confirm that I am at least 1	8 years of age, or will be 18 years of age by the Official Voting Day of			
3.	My 10 digit band number is				
4.	My date of birth is				
5.					
6.	and Stony Point First Nation	the mail-in ballot package sent to me regarding the ratification of the <i>Kettle Land Code</i> and the Individual Agreement.			
7.		s my registration as an Eligible Voter.			
8.	I have folded the ballot, hid the ballot in the secrecy env	ng my mark and showing the initials marked on the back, and I have placed relope.			
9.		contains only my ballot, which is sealed inside a secrecy envelope.			
SIGNED	THIS day of	, 201			
Δt					
/t	own/city and province/state)	<del></del>			
	presence of:				
	(Witness' signature)	_) ) )			
(W	/itness, please print name)	(Signature of Eligible Voter) ) _) _) _)			
	(Witness address)	_)			
	(Witness Telephone)				
	ss must be 18 years of age or is the person whose name is	older and is attesting that the Voter signing the Registration/Declaration of set out in the form.)			
In orde the Offi please	r for your mail-in ballot to be icial Voting Day: p.m. on _ensure you leave enough time	LOT ENVELOPES WITH BALLOT  valid, it <i>must</i> be received by the Ratification Officer by the close of polls on  day of, 201 If you are returning the Ballot envelope by mail, e for the package to arrive by this deadline. Ballot envelopes received <i>after</i> will be considered "spoiled ballots".			

Form 11 Ratification Process

### FIRST NATION COUNCIL RESOLUTION

(List of Eligible Voters)

The Council of Kettle and Stony Point First Nation, in accordance with clauses 4.2 and 4.3 of the Kettle and Stony Point First Nation Community Ratification Process, do hereby resolve to:

1.	. Confirm this addendum to the List of Eligible Voters;					
2.	Confirm that the attached list of Members are deceased; and					
3.		of the Kettle and Stony Point First Nation C ler the removal of the deceased Members				
Dat	ted at Kettle and Stony Point Firs	t Nation, Province of ONTARIO, on the	_ day of 201			
		Chief (Thomas Bressette)				
С	ouncillor (Brian Monague)	Councillor (Peter Cloud)	Councillor (Elizabeth Cloud)			
С	ouncillor (A. David Henry)	Councillor (Jason Henry)	Councillor (Lincoln Jackson)			
Co	ouncillor (Bernard George)	Councillor (Marshall George)	Councillor (Jane Manning)			
(* <i>F</i>	* A quorum for this Band consists of 5 Council members)					

A Commissioner for Oaths in and for the Province

of ONTARIO

Form 12 Ratification Process

### **DECLARATION OF RATIFICATION OFFICER**

	(	(Mail-in Ballots)	
CANADA		)	
Provin	ce of ONTARIO	)	
	, Ratification Officer, of _		, in the Province of ONTARIO,
DO SO	LEMNLY DECLARE THAT:		
1.	I was personally responsible for receiving Eligible Voters of Kettle and Stony Point F Ratification Documents.		
2.	In preparation for depositing Mail-in Ballo	ots, I opened ballot k	oox number #
3.	I saw that the ballot box was empty and I ballot box was empty.	asked Eligible Voter	s who were present to witness that the
4.	I then properly sealed the ballot box, in fr the reception of Mail-in Ballots.	ont of the Eligible V	oters who were present, and prepared it for
5.		· · · · · · · · · · · · · · · · · · ·	e into ballot box # without opening the my custody until the ballots were counted.
the sa	AND I MAKE THIS SOLEMN DECLARATION me force as if made under oath and by virtue		ieving it to be true and knowing that it is of dence Act.
DECLA	RED BEFORE me at the	)	
ONTAI	RED BEFORE me at the in the Province of RIO, this day of, 201	)	
		)	
Ratific	ation Officer		

Form 13 Ratification Process

### **STATEMENT OF WITNESS**

(Deposit of Mail-In Ballots)

Dat	te
	was personally present at on theday of, 201 when the Ratification Officer deposited the secrecy envelopes containing the Mail-in lots in ballot box #; and
1.	I am an Eligible Voter.
2.	I witnessed that ballot box # was empty before any secrecy envelopes containing Mail-in Ballots were deposited.
3.	I witnessed the Ratification Officer seal the ballot box and sign the seal.
4.	I signed the seal, as requested by the Ratification Officer.
	Witness

Form 14 Ratification Process

### **STATEMENT OF WITNESS**

(Opening of Mail-In Ballots)

Dat	te
I, _	was personally present aton the day of, 201 when the Ratification Officer opened the Mail-in Ballot packages; and
1.	I am an Eligible Voter.
2.	The Registration/Declaration envelopes were unopened immediately prior to the time the Ratification Officer opened them.
3.	The Ratification Officer checked the List of Eligible Voters and ensured that the Eligible Voter whose name appeared on the Mail-in Ballot package had not previously voted in person, by Mail-in Ballot or electronically
4.	The Ratification Officer recorded the name of each Eligible Voter on the List of Eligible Voters and deposited the secrecy envelope of that Eligible Voter in the separate ballot box kept for that purpose.
	Witness

Province of ONTARIO

Form 15 Ratification Process

### **DECLARATION OF RATIFICATION OFFICER**

(Regular Polls)

CANA	ADA	)				
Provi	nce of ONTARIO	)				
l,	, Ratification Officer, of	, in the Province of ON	ITARIO, DO SOLEMNLY			
	ARE THAT:					
1.	Eligible Voters of Kettle and Stony Point First N					
	Ratification Documents.					
2.	Immediately before the Ratification Vote bega	an, I opened ballot box numbe	er#			
3.	I saw that the ballot box was empty and I asked Eligible Voters who were present to witness that the ballot box was empty.					
4.	I then properly sealed the ballot box, in front the reception of Regular Ballots.	of those persons who were pr	esent, and kept it in view for			
the sa	AND I MAKE THIS SOLEMN DECLARATION con- ame force as if made under oath and by virtue of t		true and knowing that it is of			
DECL	ARED BEFORE me at the	)				
of	in the Province of	)				
	ARIO, this day of, 201	)				
		)				
		)				
Ratifi	cation Officer	)				
		)				
A Cor	nmissioner for Oaths in and for the	)				

Form 16 Ratification Process

### **STATEMENT OF WITNESS**

(Regular Polls)

Date	
the	, was personally present at the polling place at on day of, 201 when Eligible Voters of Kettle and Stony Point First Nation were to vote in fication Vote concerning the Ratification Documents, and
1.	I am an Eligible Voter.
2.	I witnessed that the ballot box # was empty before any votes were cast in the Ratification Vote.
3.	I witnessed the Ratification Officer seal the ballot box and sign the seal.
4.	I signed the seal, as requested by the Ratification Officer
	Witness

Form 17 Ratification Process

### **CONFIRMATION BY RATIFICATION OFFICER**

(Conclusion of Vote)

CANAD	) )			
Provinc	ce of ONTARIO )			
	, Ratification Officer for Kettle and Stony Point First Nation in the Province of ONTARIO, DO NLY DECLARE THAT:			
1.	I was present at Kettle and Stony Point First Nation on the day(s) of, 201when Eligible Voters of Kettle and Stony Point First Nation voted concerning approval of <i>the Kettle and Stony Point First Nation Land Code</i> and Individual Agreement in accordance with the Kettle and Stony Point First Nation Community Ratification Process.			
2.	A true copy of the Notice of Vote is attached as Annex "1" to this Declaration.			
3.	In accordance with clause 8.1 of the Kettle and Stony Point First Nation Community Ratification Process, I posted the Notice of Vote at least 56 days prior to the Official Voting Day.			
4.	The voting procedure, including the handling of electronic ballots, Mail-in Ballots and the counting of results, was conducted in accordance with sections 12, and 14 to 22, both inclusive, of the Kettle and Stony Point First Nation Community Ratification Process.			
5.	The names of Eligible Voters appeared on the List of Eligible Voters.			
6.	The number of Eligible Voters who registered was and their names were recorded on the List of Eligible Voters.			
7.	The number of Registered Voters who constituted a majority was			
8.	The number of Eligible Voters who constituted the minimum twenty-five percent plus one (25%+1) of all Eligible Voter required for approval under clause 7.4 of the Framework Agreement on First Nation Land Management and section 12(2) of the First Nations Land Management Act was			
9.	The results of the Ratification Vote are as follows:			
	(a) electronic ballots were cast in the Ratification Vote in accordance with sections 14, 15 and clause 18.4 of the Kettle and Stony Point First Nation Community Ratification Process;			
	(b) Mail-in Ballots were cast in the Ratification Vote in accordance with section 16 and clause 18.4 of the Kettle and Stony Point First Nation Community Ratification Process;			

	(c) _	Regular Ballots were cast in t	he Ratification Vote in accordance with section 17 and 18 of		
	t	he Kettle and Stony Point First Nation	Community Ratification Process;		
	(d) _		in accordance with clause 16.14 of the Kettle and Stony Point		
	ŀ	-irst Nation Community Ratification Pro	ocess and not opened or deposited into the ballot box;		
		Regular Ballots were spoiled Nation Community Ratification Process	as provided in clause 17.18 of the Kettle and Stony Point First		
		·			
	(f) _ F	Regular Ballots were cancelle Point First Nation Community Ratificati	ed in accordance with clause 17.19 of the Kettle and Stony on Process;		
	(g) _	ballots were rejected in acco	rdance with section 19 of the Kettle and Stony Point First		
		Nation Community Ratification Process			
	(h) _	ballots were marked "YES" fo	or the Ballot Question; and		
	(i) _	ballots were marked "NO" fo	r the Ballot Question.		
10.	Based on the need to meet or exceed the number of Registered Voters in item 7, and the number of Eligible Voters in item 8, above, the Ratification Documents were approved/not approved by the				
	Regist	ered Voters of the Kettle and Stony Po	int First Nation.		
		HIS SOLEMN DECLARATION consciention tas if made under oath and by virtue of	usly believing it to be true and knowing that it is of the same of the Canada Evidence Act.		
DECLA		ORE me at the	)		
of		in the	)		
Provin	ce of ON	TARIO, thisday of201	)		
			)		
Ratific	ation Off	ficer	)		
			)		
A Com	missione	er for Oaths in and for the	)		
Provin	ce of ON	TARIO	)		

Form 18 Ratification Process

	REPORT BY VERIFIER
	(Conclusion of Vote)
CANA Provin	DA ) ) nce of ONTARIO )
ı	in the Province of ONTARIO
	, in the Province of ONTARIO, DLEMNLY DECLARE THAT:
1.	I was present at Kettle and Stony Point First Nation on the day(s) of, 201 when Eligible Voters voted concerning approval of <i>the Kettle and Stony Point First Nation Land Code</i> and their Individual Agreement in accordance with the Kettle and Stony Point First Nation Community Ratification Process.
2.	A copy of the Notice of Vote is attached as Annex "1" to this Declaration.
3.	In accordance with clause 8.1 of the Kettle and Stony Point First Nation Community Ratification Process, the Ratification Officer posted the Notice of Vote at least 56 days prior to the Official Voting Day.
4.	In accordance with clause 8.3 of the Kettle and Stony Point First Nation Community Ratification Process, I arranged for the Notice of Vote to be published in the at least 15 days prior to the Official Voting Day.
5.	In accordance with section 9 of the Kettle and Stony Point First Nation Community Ratification Process, a copy of the Notice of Vote and a Voter Information Package were sent to each person on the List of Eligible Voters at their last known address or e-mail address at least 56 days prior to the Official Voting Day.
6.	In accordance with clauses 9.6, 9.7 and 9.8 of the Kettle and Stony Point First Nation Community Ratification Process, visits at the homes of Eligible Voters, telephone contact with Eligible Voters and information meetings were conducted.
7.	In accordance with clause 10.1 of the Kettle and Stony Point First Nation Community Ratification Process, the information package was sent to any persons who are not Members who hold an interest in Kettle and Stony Point First Nation Land at least 28 days prior to the Official Voting Day.
8.	The names of Eligible Voters appeared on the List of Eligible Voters.
9.	The number of Eligible Voters who registered was and their names were recorded the List of Eligible Voters.
10.	The number of Registered Voters who constituted a majority was
11.	The number of Eligible Voters who constituted the minimum twenty-five percent plus one (25%+1) of all Eligible Voter required for approval under clause 7.4 of the Framework Agreement on First Nation Land Management and section 12(2) of the First Nations Land Management Act was
12.	The results of the Ratification Vote are as follows:
	(a) electronic ballots were cast in the Ratification Vote in accordance with section 14, 15 and clause 18.4 of the Kettle and Stony Point First Nation Community Ratification Process;
	(b) Mail-in Ballots were cast in the Ratification Vote in accordance with section 16 and clause 18.4 of the Kettle and Stony Point First Nation Community Ratification Process;
	(c) Regular Ballots were cast in the Ratification Vote in accordance with section 17 and 18 of the Kettle and Stony Point First Nation Community Ratification Process;

	(d)	· · · · · · · · · · · · · · · · · · ·	rejected in accordance with clause 16.14 of the Kettle and Stony Point ation Process and not opened or deposited into the ballot box;
	(e)	Regular Ballots were Nation Community Ratification	spoiled as provided in clause 17.18 of the Kettle and Stony Point First Process;
	(f)	Regular Ballots were Point First Nation Community	cancelled in accordance with clause 17.19 of the Kettle and Stony Ratification Process;
	(g)	ballots were rejecte Nation Community Ratification	in accordance with section 19 of the Kettle and Stony Point First Process;
	(h)	ballots were marked	"YES" for the Ballot Question; and
	(i)	ballots were marked	"NO" for the Ballot Question.
	Eligi Vot MAKE	ible Voters in item 11, the Ratificers.  THIS SOLEMN DECLARATION co	d the number of Registered Voters in item 10, and the number of ation Documents were approved/not approved by the Registered ascientiously believing it to be true and knowing that it is of the same a virtue of the Canada Evidence Act.
DECLA		EFORE me at the	)
	ce of 0	in the DNTARIO, thisday of 201	) ) )
Verifie	r		) )
A Com	missio	oner for Oaths in and for the	)
		ONTARIO	)

Form 19 Ratification Process

### FIRST NATION COUNCIL RESOLUTION

(Submission to Verifier at Conclusion of Vote)

Whereas the Kettle and Stony Point First	st Nation Land Code and the II	ndividual Agreem	ent were submitted to a			
Ratification Vote at Kettle and Stony Po	oint First Nation on the	days of	, 201;			
And Whereas the Verifier has reported that the Ratification Vote was conducted in accordance with the Kettle and Stony Point First Nation Community Ratification Process confirmed by the Verifier;						
And Whereas the Eligible Voters appro-	ved these documents at the R	atification Vote;				
And Whereas the Kettle and Stony Poir Development Canada have fully signed			n Affairs and Northern			
Now therefore the Council of Kettle and First Nation Land Management and cla Ratification Process, do hereby resolve hereto attached as Annex "1", and the Annex "2" for certification by the Verification by	use 25.4 and 25.5 of the Kettl to send to the Verifier a true approved <i>Kettle and Stony Po</i>	e and Stony Point copy of the fully s	First Nation Community signed Individual Agreement			
Dated at Kettle and Stony Point First Na	ation, Province ONTARIO, on t	:heday of _	, 201			
	Chief (Thomas Bressette	e)				
Councillor (Brian Monague)	Councillor (Peter Cloud	1)	Councillor (Elizabeth Cloud)			
Councillor (A. David Henry)	Councillor (Jason Henry	<u></u>	Councillor (Lincoln Jackson)			
Councillor (Bernard George)	Councillor (Marshall Geor		Councillor (Jane Manning)			
(* A quorum for this Band consists of 5	Council members)					

Form 20 Ratification Process

### **CERTIFICATION OF LAND CODE**

Whereas the <i>Kettle and Stony Point First I</i> Ratification Vote at Kettle and Stony Poin			_				
And Whereas I have reported that the Ra Point First Nation Community Ratification		as conducted ir	ı accordance w	ith the Kettle and Stony			
	And Whereas the <i>Kettle and Stony Point First Nation Land Code</i> and the Individual Agreement were approved by the Eligible Voters at the Ratification Vote on the days of, 201;						
And Whereas the Kettle and Stony Point R Agreement and a statement that the <i>Kett</i> were properly approved;							
And Whereas clause of the <i>Kettle and</i> effect on the first day of the month follow the Verifier;	-						
Therefore, I hereby certify the <i>Kettle and</i> the effective date of the <i>Kettle and Stony</i>	•						
DECLARED BEFORE me at the		)					
ofin	the	)					
Province of ONTARIO, thisday of201		)					
		)					
Verifier		)					
		)					
A Commissioner for Oaths in and for the		)					
Province of ONTARIO		)					