BYLAW NO. 602/06 BEING A BYLAW OF THE MUNICIPAL DISTRICT OF MACKENZIE NO. 23 IN THE PROVINCE OF ALBERTA TO AMEND THE

MUNICIPAL DISTRICT OF MACKENZIE NO. 23 COMMUNITY AGGREGATE PAYMENT LEVY BYLAW 569/06

WHEREAS, the Municipal District of Mackenzie No. 23, in the Province of Alberta has adopted the Municipal District of Mackenzie Community Aggregate Payment Levy Bylaw 569/06 that authorizes the Council of the Municipality the imposition of a levy in respect of all sand and gravel businesses operating in the Municipal District of Mackenzie, and

WHEREAS, the Council of the Municipal District of Mackenzie No. 23, in the Province of Alberta, has deemed it desirable to amend the Municipal District of Mackenzie No. 23 Community Aggregate Payment Levy Bylaw 569/06 by removing some definitions and inserting new definitions, as hereunder stated, in the Municipal District of Mackenzie Community Aggregate Payment Levy Bylaw 569/06.

NOW THEREFORE, THE COUNCIL OF THE MUNICIPAL DISTRICT OF MACKENZIE NO. 23, IN THE PROVINCE OF ALBERTA, DULY ASSEMBLED, HEREBY ENACTS AS FOLLOWS:

1. That the following definition replace clause 9:

No Levy under this Bylaw shall be imposed by the Municipality on the following Shipments of Aggregate:

- a) A Shipment from a Pit owned or leased by the Crown for a use or a project that is being undertaken by or on behalf of the Crown;
- A Shipment from a Pit owned or leased by a municipality for a use or a project that is being undertaken by or on behalf of a municipality;
- A Shipment from a Pit owned or leased by the Crown or a municipality for a use or a project that is being undertaken by or on behalf of the Crown or a municipality; and
- d) A Shipment which is required pursuant to a road haul agreement or a development agreement for the construction, repair or maintenance of a road or roads described in the said agreement that is necessary to provide access to the Pit from which the Aggregate is extracted.

2. That the following definition replace clause 12:

This bylaw shall become effective November 30, 2006.

That this bylaw shall come into effect upon the passing of the third reading.

First reading given on the 9th day of November , 2006.

(signature on file) (signature on file)

Walter Sarapuk, Deputy Reeve Carol Gabriel, Executive Assistant

Second reading given on the 29th day of November, 2006.

(signature on file)

(signature on file) Carol Gabriel, Executive Assistant Bill Neufeld, Reeve

Third reading given on the 29th day of November , 2006.

(signature on file) (signature on file)

Bill Neufeld, Reeve Carol Gabriel, Executive Assistant