**[SAMPLE BCR FOR APPROVING DEVELOPMENT COST CHARGES LAWS FOR NOTIFICATION AND REPRESENTATION (S.6)**

WHEREAS:

A. The *First Nations Fiscal Management Act* (Canada) (the “Act”) recognizes the jurisdiction of First Nations to, among other things, pass local revenue laws;

B. Council has reviewed and considered the draft *[insert name] First Nation Development Cost Charges Law, 20\_\_*, dated ­­­­­­­­­­­­­­­­­­­\_\_\_\_\_\_\_\_\_\_\_\_, *20­­­\_\_*; ; and

C. Council considers it in the best interests of the *\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_* to approve the Law for notification and representation as required under the Act.

NOW THEREFORE BE IT RESOLVED THAT:

1. The *[Insert name] Development Cost Charges Law, 20­­­\_\_*, substantially in the form dated \_\_\_\_\_\_\_\_\_\_\_, *20­­­\_\_*, is hereby approved for the purposes of notification and representation as required under Part 1 of the Act.

**[Note to First Nation: if you are using a representation plan to set out the notification and representation process, add the following:**

1. The representation plan, dated \_\_\_\_\_, 20\_\_, setting out the process for \_\_\_\_\_\_\_\_ First Nation to give notice and receive written comments regarding the draft law, is hereby approved, and the administration is directed to carry out the plan.**]**