

2017 - 2018



**Implementation Monitoring Committee
Annual Report**

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EXECUTIVE SUMMARY

On behalf of the Implementation Monitoring Committee (IMC) and in accordance with the Manitoba Framework Agreement Treaty Land Entitlement (MFA-TLE) Paragraph 34.09 (10)(b), the IMC Independent Chairperson provides an Annual Report to the Parties of the 1997 MFA-TLE represented by the President of the Treaty Land Entitlement Committee (TLEC), the Minister of Indigenous Services Canada (ISC) and the Minister of Manitoba Indigenous and Northern Relations (MINR).

This Annual Report covers a 12 month period ending March 31, 2018. The Chairperson was re-appointed by the Senior Advisory Committee (SAC) for an additional one year period ending March 31, 2019.

This is a summary of:

- The progress of implementing the MFA-TLE and Treaty Entitlement Agreements (TEAs);
- The issues or matters in dispute that have been brought to the IMC by the Parties or the First Nations;
- The 'Referrals', resolved or outstanding during 2017/2018;
- The areas for improvement that have been identified and the steps being undertaken to build on opportunities for improvement;
- The IMC activities for generally being responsible for facilitating the implementation of the MFA-TLE and providing the SAC with recommendations for the improvement of the implementation of the MFA-TLE and any TEA;
- The IMC activities within the Annual Work Plan jointly developed by the Parties;
- The IMC recommendations as it sees fit in relation to work plan activities.

In twenty (21) years of MFA-TLE implementation, the Parties have set apart a total of **514,700.55** acres of Crown Land comprised of **189** separate Selections and **3,786.59** acres of Other Land which is equal to **29** Acquired parcels for reserve. This total amount represents **47%** of the Total Land Amount committed to the 21 EFNs. There were **64** parcels, for a total of **47,430.43** acres of land that were set apart as reserve in 2017-2018.

The Three Party Dashboard has been used over the years in order to target certain priorities that have been identified by the parties. The 2017-2018 Dashboard included 101,326.60 acres for reserve creation and resolution of Third Party Interests and other interests. The Three Party Strategic Plan under the overall Treaty Land Entitlement (TLE) Annual Work Plan targeted **114** parcels comprised of **98,962.50** acres identified in "Schedule A". However, these parcels require Canada to discharge the duty to consult with Aboriginal groups prior to setting apart the Selections/Acquisitions as reserve.

Seven (7) IMC Referrals remain unresolved at the end of the fiscal year. These Referrals are:

- | | |
|----------------------|---|
| 1. 1999-BPFN-001 | Selection in a Provincial Park; |
| 2. 1999-BPFN-002 | Reed River Selection of the Bed and Shore; |
| 3. 1999-NCN-003 | Effective Date of Signing Treaty Entitlement Agreement (TEA); |
| 4. 2004-BLFN-002 | Material Failure Allegation - Land in Severalty (LIS); |
| 5. 2003-BON-001 | Surplus Federal Land – Kapyong; |
| 6. 2006-Manitoba-001 | Material Failure Allegation – Knee Lake Lodge (now closed); |
| 7. 2007-TLEC-002 | Hydro-Easement Agreement (H-EA). |

In 2017/2018, Canada issued new survey contracts for **4** parcels totalling **4,952** acres. Some of the annual survey funds in a given fiscal year are for multi-year contracts. The number of parcels on Schedule B was **41** for a total of **30,536.87** acres which will included tasks to be targeted for completion in order to advance parcel into Schedule A by March 31, 2019. The number of parcels on Schedule C was **40** for a total amount of **29,063.80** acres. The pace of transferring lands to reserve is affected by the availability of parcels without significant outstanding issues such as complex Third Party Interests (TPIs) or hydro-easements, the related costs associated with resolving some of the TPIs. These factors limit the amount of land being surveyed each year.

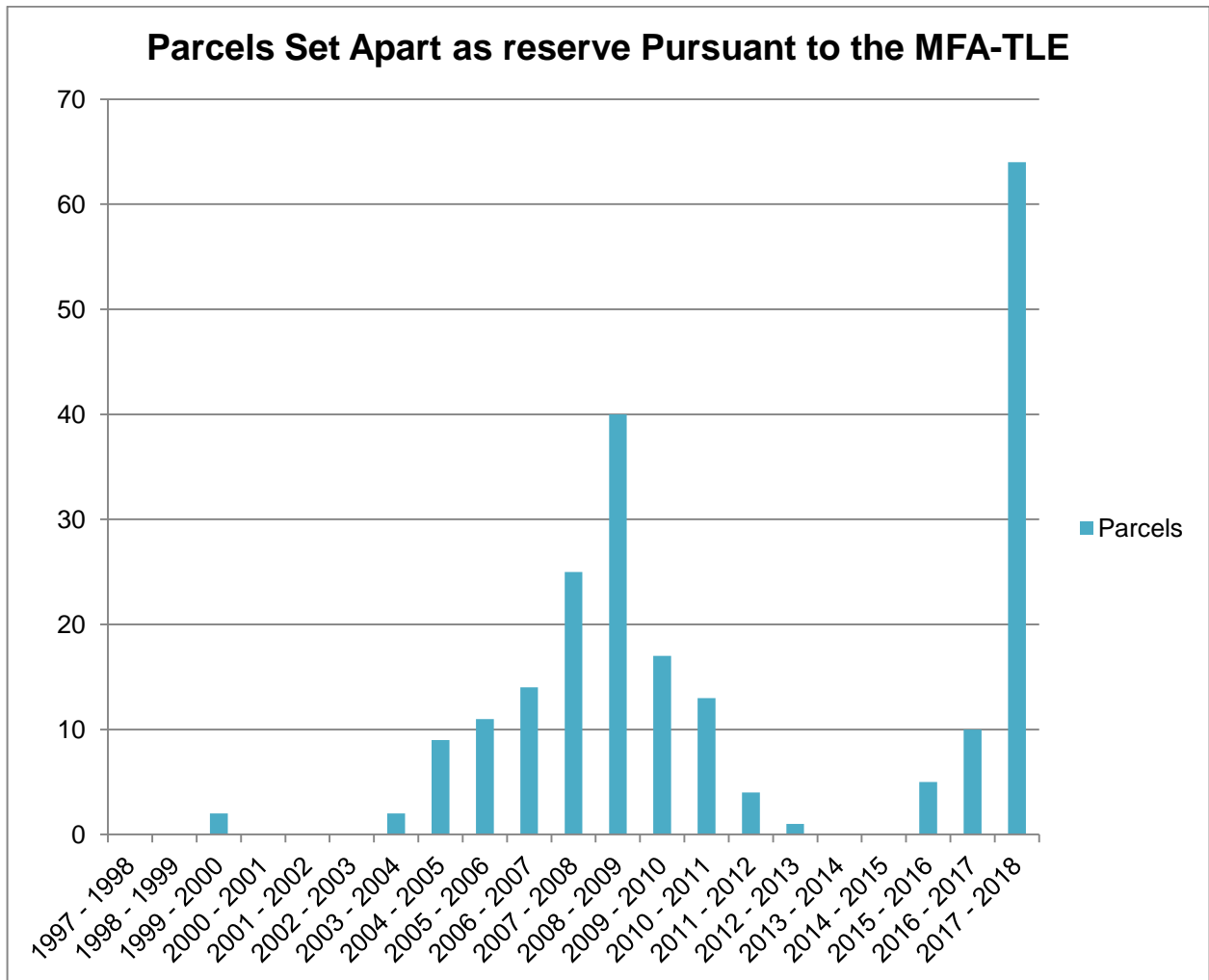
Six of the twenty-one (21) Entitlement First Nations (EFNs) that have not signed a TEA under the MFA-TLE are:

1. Fox Lake Cree Nation;
2. Marcel Colomb First Nation;
3. O-Pipon-Na-Piwin Cree Nation;
4. Sayisi Dene First Nation;
5. Shamattawa First Nation; and,
6. York Factory First Nation.

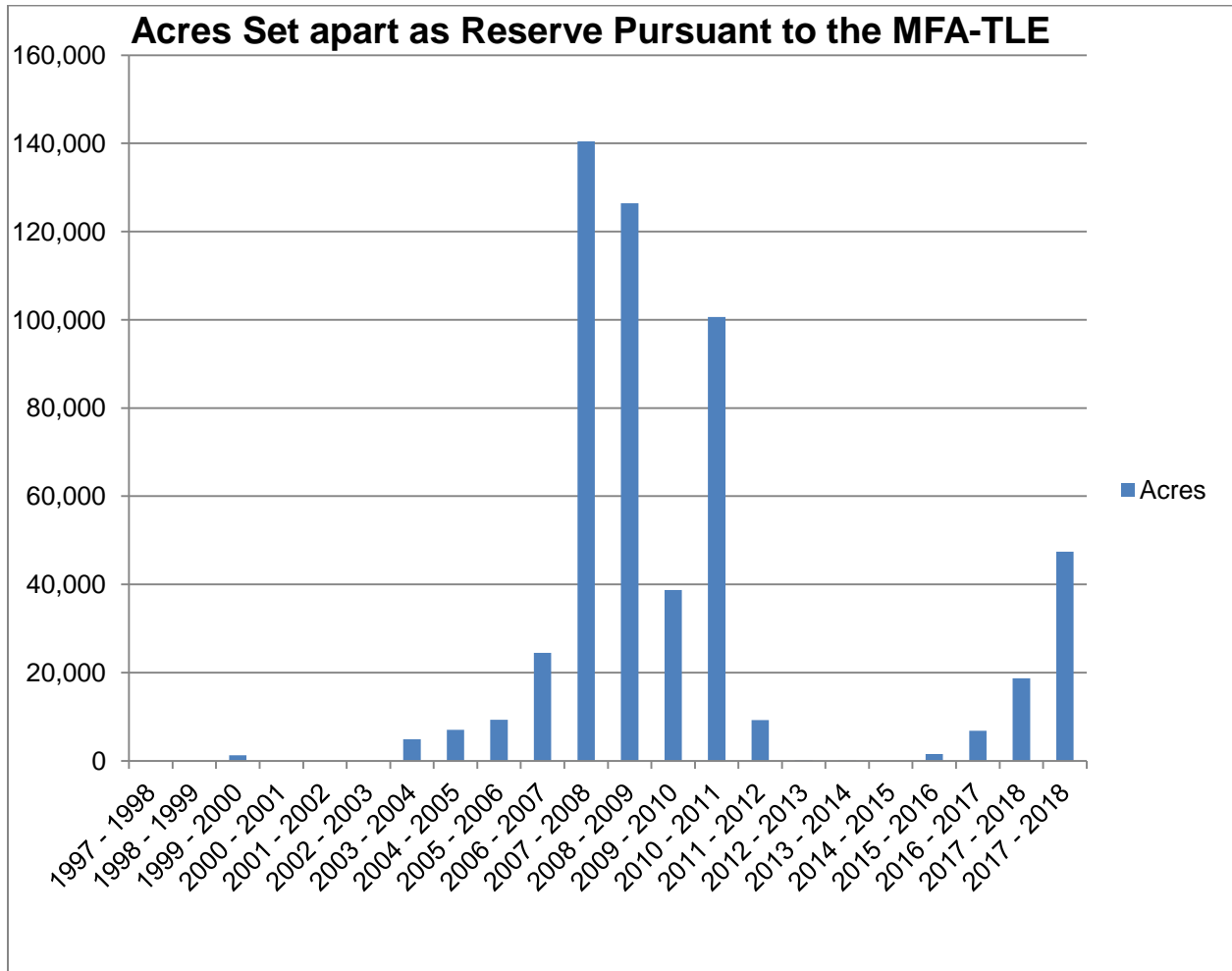
The IMC Independent Chairperson is pleased to offer the following recommendations to improve and facilitate the implementation of the MFA-TLE:

1. **Recommendation on Surveys:** There is a need for continuous and additional human and financial resources needed to complete all of the outstanding lands that require surveys and increase the survey budget to allow for more than 10,000 – 13,000 acres to be surveyed each year.
2. **Recommendation on Crown Issued Mining Claims:** The IMC and Agreed Forms Committee should continue to focus efforts on developing terms and conditions under the *First Nations Commercial and Industrial Development Act* to allow the lands to be set apart as reserve while maintaining the Crown-issued mining claim interest holder to maintain the mining interest they currently hold.
3. **Recommendation on Private Mines and Minerals:** Canada to proceed with reserve creation for parcels where a privately held mines and mineral interests exist through the use of the Future Mineral Access Agreement which allows the surface only to the extent that the current private mines and minerals own the subsurface interest.
4. **Recommendation on Hydro-Easements:** The EFNs that have not already signed on to the *First Nations Land Management Act* should be encouraged to become a signatory to this legislation. Manitoba should be encouraged to sign off on the Hydro-Easement Agreement without the transfer of the agreement to a new entity should Manitoba Hydro become privatized (i.e. privatization of MTS). Manitoba Hydro should be encouraged to enter into an Adaptive Management Plan regarding shoreline management with the EFNs in conjunction with lands subject to a Hydro-Easement Agreement.
5. **Recommendation on Outstanding Acquisitions:** The First Nations should be provided with more acquisition dollars to purchase the remaining TLE acreage. The EFNs have requested the Manitoba government to provide Crown lands for sale at \$1/acre to fulfill the outstanding TLE legal obligation. Alternatively, Canada should be asked to provide the necessary funds to allow the First Nations to purchase their full entitlement acres.
6. **Recommendation on Outstanding Selections:** Canada, Manitoba and TLEC to work collectively to assist the EFNs to identify selections of their remaining Crown Land amounts.
7. **Recommendation on Unsigned First Nations:** Canada to provide dedicated staff to assist the unsigned First Nations with resolving the issues that are preventing them from signing their TEA.

Graph 1: Parcels Set Apart as Reserve Pursuant to the MFA-TLE



Graph 2: Acres Set apart as reserve Pursuant to the MFA-TLE



1.0 INTRODUCTION

MANITOBA FRAMEWORK AGREEMENT ON TREATY LAND ENTITLEMENT

Twenty (21) years have passed since the Treaty Land Entitlement Committee of Manitoba, Inc. ("TLEC"), the organization representing 21 First Nations in Manitoba with entitlement to land under Treaties 1, 3, 4, 5, 6 and 10, signed the May 29, 1997 *Manitoba Framework Agreement on Treaty Land Entitlement* ("MFA-TLE"), an agreement with Canada and Manitoba to secure outstanding reserve land owed under Treaties with the Crown in right of Canada.

All of the 21 First Nations initially comprising the membership of the TLEC were entitled to individually choose to accept the terms of the MFA-TLE and, if so, enter into a specific Treaty Entitlement Agreement ("TEA") with Canada, Manitoba and TLEC. After the MFA-TLE was signed, a portion of the membership of two of the original 19 First Nations were independently recognized as two additional First Nations, with the result that there are now 21 First Nations entitled to sign TEAs under the MFA-TLE located throughout Manitoba¹. A map illustrating the geographical location of the Entitlement First Nations (EFNs) eligible to enter into TEAs under the MFA-TLE is included as **Appendix A – Map of Entitlement First Nations**.

Under the terms of the MFA-TLE, the combined 19 (now 21) EFNs secured entitlement to 1,100,626 acres (approximately 1,720 square miles) of land to become reserve. Circumstances encountered during the negotiations led to the distinction between the "selection" of Crown Land as anticipated by the Treaties, and the purchase or "acquisition" of private land on the open market as set out in the following **Chart 1**. Although all of the First Nations secured entitlement to select Crown Land, six of the EFNs were also provided funds to purchase a portion of their Treaty Land Entitlement (TLE) on the open market, due to the lack of sufficient Crown Land of suitable quality being available in the vicinity of their existing reserves. Accordingly, if all 21 EFNs entered into agreements, the 21 EFNs would collectively be entitled to select a total of 985,949 acres of provincial Crown Land for reserve. In addition, six of those EFNs - the Brokenhead Ojibway Nation, Buffalo Point First Nation, Opaskwayak Cree Nation, Rolling River First Nation, Sapotaweyak Cree Nation, and Wuskwi Sipiik First Nation are entitled to purchase or otherwise acquire the balance of 114,677 acres of land for reserve.

As of March 31, 2018, 15 of the 21 EFNs have entered into a TEA. The six EFNs that have not entered into TEAs to date are:

1. Shamattawa First Nation,
2. Fox Lake Cree Nation,
3. Sayisi Dene First Nation,
4. York Factory First Nation,
5. Marcel Colomb First Nation, and
6. O-Pipon-Na-Piwin Cree Nation.

The EFNs that have not signed TEAs continue to have outstanding TLE rights. Canada, TLEC, and Manitoba remain prepared to enter into TEAs with these six (6) EFNs. The O-Pipon-Na-Piwin Cree Nation has completed the Community Approval Process required by the MFA-TLE and the Marcel Colomb First Nation has completed all activities to support the signing of their TEA. The Fox Lake Cree Nation has also held a successful Community Approval Process vote.

This Annual Report pertains to the fiscal year 2017/2018 that ended March 31, 2018, covering the 12 month period that the Implementation Monitoring Committee (IMC) has reached a quorum of members. The 2017/2018 IMC Annual Report is an update of activities on the IMC Work Plan 2017/2018 and utilizes certain chart formats of previous Annual Reports for reference or to reflect progress. The previous IMC Annual Reports are available on the IMC website at www.tleimc.ca

¹ Canada declared divisions of the Mathias Colomb Cree Nation and Nisichawayasihk Cree Nation after the MFA-TLE settlement, accordingly, adding the Marcel Colomb First Nation (as of March 30, 1999) and the O-Pipon-Na-Piwin Cree Nation (as of November 25, 2005) to the list of MFA-TLE Entitlement First Nations. As of March 31, 2018, these two "new" First Nations had not executed TEAs under the MFA-TLE.

Chart 1: Dates of Treaty Entitlement Agreements and Amount of Crown Land and Other Land for Entitlement First Nations

Entitlement First Nations	Treaty Number	Date Treaty Entitlement Agreement (TEA) Signed	Crown Land (Acres)	Crown Land Set Apart	Other Land (Acres)	Other Land Set Apart	Total (Acres)
BARREN LANDS FIRST NATION	10	June 23, 1999	66,420	0	-	-	66,420
BROKENHEAD OJIBWAY NATION	1	September 9, 1998	4,344	672.00	10,137	7.46	14,481
BUFFALO POINT FIRST NATION	3	March 24, 1998	3,432	2,450.90	607	0	4,039
BUNIBONIBEE CREE NATION	5	February 17, 1999	35,434	32,658.86	-	-	35,434
FOX LAKE CREE NATION	5	Unsigned	26,391	-	-	-	26,391
GOD'S LAKE FIRST NATION	5	May 28, 1999	42,600	16,310.04	-	-	42,600
MANTO SIPI CREE NATION	5	May 19, 1999	8,725	5,544.06	-	-	8,725
MARCEL COLOMB FIRST NATION	6	Unsigned	17,007	-	-	-	17,007
MATHIAS COLOMB CREE NATION	6	October 1, 2003	217,364	175,340.34	-	-	217,364
NISICHAWAYASIIHK CREE NATION	5	September 1, 1998**	61,761	33,816.01	-	-	61,761
NORTHLANDS FIRST NATION	10	November 9, 1999	94,084	45,173.40	-	-	94,084
NORWAY HOUSE CREE NATION	5	November 12, 1998	104,784	43,923.60	-	-	104,784
OPASKWAYAK CREE NATION	5	January 22, 1999	47,658	29,685.30	8,410	0	56,068
O-PIPON-NA-PIWIN CREE NATION	5	Unsigned	17,674	-	-	-	17,674
ROLLING RIVER FIRST NATION	4	March 6, 1998	2,356	2,350.70	44,756	3,778.99	47,112
SAPOTAWEYAK CREE NATION	4	September 1, 1998	108,134	99,701.73	36,045	.14	144,179
SAYISI DENE FIRST NATION	5	Unsigned	22,372	-	-	-	22,372
SHAMATTAWA FIRST NATION	5	Unsigned	24,912	-	-	-	24,912
WAR LAKE FIRST NATION	5	May 28, 1999	7,156	491.07	-	-	7,156
WUSKWI SIPIHK FIRST NATION	4	June 9, 1998	44,168	26,618.54	14,722	0	58,890
YORK FACTORY FIRST NATION	5	Unsigned	29,173	-	-	-	29,173
TOTAL			985,949	514,736.55	114,677	3,786.59	1,100,626

** The effective date of the NCN TEA is an issue that has been referred to the IMC by NCN. File: 1999-NCN-003

After 21 years of implementation, the work that the Parties to the MFA-TLE have undertaken has resulted in **514,736.55** acres of land being set apart as reserve. This total is comprised of **189** separate selections and 29 separate acquisitions of land, representing approximately **50%** of the overall TLE of the 15 EFNs that have signed their respective TEAs. The total amount of Crown Land for the 15 EFNs that have signed is 848,420.00 acres of which 61% has been set apart as reserve. There is an additional 7,186.86 acres of Crown Land and that Manitoba has signed Provincial Orders in Council for which would result in the total amount being **521,923.41** acres of land

transferred or **62%** of the 15 EFNs Total Land Amount to reserve. The Total Land Amount for the 15 EFNs is **963,097.00** acres, which is **88%** of the Total Land Amount and the remaining 12% of the Total Land Amount is allocated to the Unsigned EFNs for Crown Land selections.

Chart 2 illustrates the acreage and number of parcels of land set apart as reserve annually since the signing of the MFA-TLE on May 29, 1997.

Chart 2: Acreage and Parcels Set Apart as Reserve Pursuant to the MFA-TLE between May 1997 and March 31, 2018

DATES	SELECTIONS		ACQUISITIONS		TOTAL	
	Acres	Parcels	Acres	Parcels	Acres	Parcels
May 29, 1997 – March 31, 1998	0	0	0	0	0	0
April 1, 1998 – March 31, 1999	0	0	0	0	0	0
April 1, 1999 – March 31, 2000	1,275.18	2	0	0	1,275.18	2
April 1, 2000 – March 31, 2001	0	0	0	0	0	0
April 1, 2001 – March 31, 2002	0	0	0	0	0	0
April 1, 2002 – March 31, 2003	0	0	0	0	0	0
April 1, 2003 – March 31, 2004	4,894.75	2	0	0	4,894.75	2
April 1, 2004 – March 31, 2005	7,040.30	9	0	0	7,040.30	9
April 1, 2005 – March 31, 2006	9,333.55	11	0	0	9,333.55	11
April 1, 2006 – March 31, 2007	24,362.48	13	158.14	1	24,520.62	14
April 1, 2007 – March 31, 2008	140,465.95	25	0	0	140,465.95	25
April 1, 2008 – March 31, 2009	123,874.29	21	2,571.39	19	126,445.68	40
April 1, 2009 - March 31, 2010	38,757.65	17	0	0	38,757.65	17
April 1, 2010 - March 31, 2011	100,604.70	13	0	0	100,604.70	13
April 1, 2011 – March 31, 2012	8,881.00	1	395.78	3	9,276.78	4
April 1, 2012 – March 31, 2013	112.00	1	0	0	112.0	1
April 1, 2013 – March 31, 2014	0	0	0.14	1	.14	0
April 1, 2014 – March 31, 2015	0	0	0	0	0	0
April 1, 2015 – March 31, 2016	1,091.20	2	463.03	3	1,554.23	5
April 1, 2016 – March 31, 2017	6,613.07	8	198.11	2	6,811.18	10
April 1, 2017 – March 31, 2018	47,430.43	64	0	0	47,430	64
TOTAL	514,736.55	189	3,786.59	29	518,523.14	218

The MFA-TLE provides detailed guidelines in the form of Principles for Land Selections and Acquisitions to provide direction for the EFNs with respect to Crown Land Selections and Acquisitions of private land. The MFA-TLE Parties agreed that land selected or acquired in accordance with the Principles would be eligible to be set apart as reserve, provided the requirements of the MFA-TLE were satisfied. If issues or matters in dispute arise, the MFA-TLE provides for a detailed process and a structure for dispute resolution. This process includes guidelines for means, methods, suggested timelines and procedures for the IMC to utilise in resolving disputes.

The IMC is generally responsible for facilitating the implementation of the MFA-TLE process and providing the Senior Advisory Committee (SAC) with recommendations for the improvement of the implementation of the MFA-TLE and any TEA. The IMC is responsible for an annual work plan that is jointly developed by the Parties and the findings of the IMC in relation to its work plan activities lead to recommendations.

This Annual Report is a summary on the progress of implementing the MFA-TLE and TEAs, the issues or matters in dispute that are on the agenda of the IMC as forwarded by the Parties or the First Nations. The Annual Report summarizes the ‘Referrals’, resolved or outstanding during 2017/2018 and informs the Parties and EFNs of the issues faced by the Parties and EFNs during the past fiscal year. Also highlighted within in the Annual report are the areas for improvement that have been identified and the steps being taken to build on opportunities for

improvement to achieving the work plan targets under the three parts of the IMC Work Plan 2017/2018 (**Appendix B**).

IMC STRUCTURE AND WORK PLAN FOR 2017 - 2018

Under the terms of the MFA-TLE, the IMC is comprised of five members, two representatives appointed by the TLEC, one representative appointed by each of Canada and Manitoba and an Independent Chairperson. The Chairperson is appointed by the consensus of the President of the TLEC, the Deputy Minister of Manitoba Indigenous and Northern Relations (Manitoba) and the Regional Director General of the Manitoba Regional Office of Indigenous Services Canada (Canada).

In this fiscal year, the IMC Chairperson, Representatives, and Alternates were as follows:

Laren Bill	Independent Chairperson (April 1, 2017 – March 31, 2018)
Merrell-Ann Phare	TLEC IMC Representative (April 1, 2017 – March 31, 2018)
Chris Henderson	TLEC IMC Representative (April 1, 2017 – March 31, 2018)
Dave Hicks	Manitoba IMC Representative (April 1, 2017 – March 31, 2018)
Chelsea Silva	Manitoba IMC Alternate (October 1, 2017 – March 31, 2018)
Jonathan Arnold	Canada IMC Representative (August 2017 – March 31, 2018)
Martin Egan	Canada IMC Alternate (April 1, 2017 – September 1, 2017)
Darryl Neufeld	Canada IMC Alternate (April 1, 2017 – March 31, 2018)

Section 31 of the MFA-TLE states that the Parties, TLEC, Canada and Manitoba agree that they will, in good faith use their best efforts to fulfill the terms of the MFA-TLE, and that includes their assignment of appropriate personnel to discharge the IMC obligations under the MFA-TLE and all undertakings and work supplemental to the IMC. Section 32 of the MFA-TLE provides that each EFN that executes a TEA will have the responsibility for the Selection and Acquisition pursuant to their TEAs using their best efforts in its implementation.

Each Annual IMC Work Plan is jointly developed by the MFA-TLE Parties Members of the IMC and assigns the lead role for an activity to either a Member of a Party appointed to sit on the IMC, or the Chairperson. The Work Plan describes the issues or tasks, the actions required and targeted results, with agreed upon dates.

Summary of IMC Work Plan for April 2017 – March 2018

The current status of the seven (7) IMC Referral Files are presented as listed in the **2017/2018 IMC Work Plan Appendix B** and summarized in **Chart 3**.

Part 1 addresses the 7 IMC Referrals: 1999-BPFN-001: Land in a Provincial Park; 1999-BPFN-002: Reed River Selection of the Bed and Shoreline; 1999-NCN-003: Effective Date of Signing TEA; 2003-BON-001: Disposal of Surplus Federal Land and the MFA-TLE Process; 2004-BLFN-002: Lands in Severalty; 2006-MANITOBA-001: Material Failure Allegation – Knee Lake Lodge; 2007-TLEC-002: Hydro-Easement Agreement.

Part 2 addresses the resolution of a Third Party Interest under Article 10 - generate consensus by March 31, 2018 with the Parties on a Surface Rights Access Agreement for Crown/Private owned Mines and Minerals as well as Crown/Private Oil and Gas rights that can be adopted by the IMC as an “Agreed Form”.

Part 3 to assist First Nations and Municipal Governments by providing tools and templates that both parties can utilise for Municipal Development Service Agreements.

Part 4 to investigate options for better access to information respecting the processing of TLE ATR proposals – investigate the Information Technology that can be used as an online project management tool for all parties to track parcels converted to reserve.

Specific Tasks:

- Coordinate and Facilitate IMC Meetings;
- Record and Finalize IMC Meeting Minutes including Undertakings and Decisions;
- Coordinate and Facilitate SAC Meetings;

- Record and Finalize SAC Meeting Minutes;
- Participate at the negotiation table for the completion of the BLFN LIS agreement;
- Work with the Parties to Facilitate agreed to options for resolving TPIs/Encumbrances (i.e., Agreed to Future Mineral Access Agreement);
- Participate, as requested by First Nations and Municipalities with resolving disputes;
- Maintain and update the IMC website with current and relevant information;
- Carry out the necessary tasks to complete items 1-4 in the work plan.

IMC ROLE AND RESPONSIBILITY

The IMC is responsible for facilitating the implementation of the MFA-TLE, by among other things:

- Monitoring of the progress in implementation;
- Making recommendations to the Parties for the resolution of an issue or matter in dispute relating to the implementation of the MFA-TLE or any TEA referred to it by any Party or EFN; and
- Considering the appropriate method of resolution of an issue or matter in dispute; and

Under the general direction of the Independent Chairperson:

- Maintaining and distributing a record of decisions, awards and other pertinent information;
- Determining the sufficiency of information provided to the IMC in relation to implementation;
- If necessary, requesting that appropriate steps be taken to provide information as may be deemed appropriate related to implementation;
- In relation to the resolution of issues or matters in dispute, proposing time periods for responding to referrals, directing the completion of reports, identifying strengths and weaknesses of proposed solutions; directing IMC members to assist in resolving issues or matters in dispute and proposing solutions;
- Retaining technical, special or legal advisors to provide advice, guidance and opinions to assist in the proper discharge of the duties of the IMC, in dealing with implementation matters or handling of issues or matters in dispute, with or without the agreement of the IMC;
- Recording the means of resolution or inability of the IMC to determine a means of resolution of an issue or matter in dispute referred to the IMC.
- Referring any matter the IMC cannot resolve by consensus to the SAC along with a statement of the issue, means recommended for resolution by the IMC Chairperson, summary of directions given and response of each IMC Party to the recommendation; and preparing and tabling annual and other special reports to the Parties on the overall state of implementation, including a summary of issues addressed and resolved and recommendations for improvement of any aspect of the MFA-TLE implementation process.

2.0 PROGRESS ON THE 2017/2018 IMC WORK PLAN

The IMC is generally responsible for facilitating implementation of the MFA-TLE and any TEA that includes monitoring the progress of the Parties and the EFNs with implementation, and making recommendations to facilitate implementation, and assisting the Parties with the resolution of any matters or issues in dispute under the MFA-TLE.

The Work Plan represents the IMC's agreed scope of activities in the 2017/2018 fiscal year, but it does not replace nor is it intended to alter the terms of neither the MFA-TLE nor any of the obligations of the Parties or the IMC set out in the MFA-TLE. This section of the Annual Report is formatted to generally follow the IMC's 2017/2018 Work Plan.

IMC WORK PLAN: RESOLVING OR REFERRING DISPUTES

The IMC provides for management of Referrals of Issues or Matters in dispute received by the IMC. The IMC prioritized Referral resolution in its 2017/2018 Work Plan. With respect to the unresolved issues/matters (I/M) in dispute referred to the IMC, the IMC process follows a structured submission approach. In accordance with the I/M Referral Protocol, once the Representatives role in the I/M is detailed and each Party/EFN's views and opinions are reflected accurately and comprehensively, the IMC goal is to resolve the I/M by consensus.

Depending on if the I/M is broad based in nature or specific to an individual parcel of land, and the nature of the views and opinions submitted by the Parties, the Chairperson may recommend that: (i) a discussion paper be

developed to analyze the situation and clarify linkages to the MFA-TLE provisions, or (ii) a Focus Group meeting(s) be convened to discuss the matter in detail, clarify misunderstandings if any, and arrive at a consensus.

If the IMC discussions of the Chairperson's summary document, and/or discussion paper and/or Focus Group discussions do not result in a consensus; the Chairperson may update his/her summary document, based on the IMC and Focus Group discussions, and add two additional sections, (i) The Proposed Interpretation of the MFA-TLE by the Chairperson, and (ii) Chairperson's Proposed Resolution as per MFA-TLE Paragraph 34.09(5)(e), and circulate this updated summary document to the IMC with a time frame for comments.

If the updated Chairperson's summary document does not result in a consensus, the Chairperson's summary document serves as the information required pursuant to MFA-TLE 34.09(7) and (9) for a referral of the I/M to the SAC. (i.e. the I/M summary, any means recommended by the Chairperson for resolving the I/M, any direction to the members to consider the recommendation within a specified time period, any response of the IMC members provided to a recommendation of the Chairperson, and the Chairperson's recommendation on the proposed time period within which the SAC should attempt to resolve the I/M).

During 2017/2018, there were seven (7) Referrals of issues/matters in dispute before the IMC, and by the end of the fiscal year, one of the Referrals had been closed.

IMC POLICIES AND PROCEDURES

The IMC discussed proposed revisions to the **IMC Policies and Procedures Manual - Appendix C** with regard to the arbitration process and communication of the results of decisions. The process resulted in some additional clarifications to the policy with regard to time frames and further guidance for the IMC on the two approaches to address a Referral. The IMC is working on drafting language that will assist the parties in the future with how to address and track decisions that are issued by an arbitrator. The discussion focussed on when does the arbitration process and IMC referral file formally close. Once a decision is rendered by the arbitrators there remain elements that the IMC has the authority to monitor and ensure the award of the arbitrator is and has been implemented.

The IMC is in the process of formalizing the communication process with regard to sharing the decisions of the past arbitrations on the IMC website and directing inquiries to arbitrations that have been appealed to the Court of Queen's Bench. A web link will be input onto the IMC website which will allow the Parties and EFNs to track the status of the court proceedings should future arbitrations be appealed.

During the 2017/18 fiscal year there were seven (7) Referral files before the IMC. The #2006-Manitoba-001: Knee Lake Lodge Material Failure Allegation is the one referral that was formally closed by the end of the fiscal year. The current IMC Referrals are:

1. 1999-BPFN-001 - Selection in a Provincial Park is parcel specific issue and affects 116.4 acres, (Birch Point Park) the dispute is between Manitoba and Buffalo Point on the eligibility of this selection and the decision from the arbitrator issued December 22, 2016;
2. 1999-BPFN-002 - Selection of the Bed and the Shore along a Non-navigable waterway by Buffalo Point First Nation known as Reed River and the implications with regard Manitoba's position to determine eligibility based on if the waterway is Navigable or Non-navigable;
3. 1999-NCN-003 - Effective Date of signing the TEA relates to a three month time period where the signing ceremony was held at Nisichawayasihk Cree Nation and the subsequent signature of the Minister of Indigenous Services Canada signing the TEA after the ceremony;
4. 2003-BON-001 - Surplus Federal Land – Kapyong is in relation to Canada's characterization of the lands that Brokenhead Ojibway Nation (BON) expressed an interest in as "Strategic Disposal" lands and process steps that BON asserts were not adhered to under the MFA-TLE;
5. 2004-BLFN-002 - Material Failure - Land in Severalty (LIS) had been referred to binding arbitration and but, Barren Land First Nation (BLFN) Manitoba and Canada have since agreed to negotiate a set of principles to implement LIS;
6. 2006-Manitoba-001 - Material Failure - Knee Lake Lodge is a Bunibonibee Cree Nation allegation that Manitoba failed to comply with a fundamental term or condition of the MFA-TLE – BCN alleged that Manitoba did not remedy the issue as a result Manitoba referred the issue to the IMC (now closed);

7. 2007-TLEC-002 – Hydro-Easement Agreement referral, TLEC referred this matter to the IMC with regard to two issues that TLEC asserts should be included within the agreement.

Chart 3: March 31, 2018 Status of IMC Referrals

REFERRAL FILE	SHORT TITLE	ACRES AFFECTED	STATUS	RESPONSIBILITY FOR NEXT STEP
1999-BPFN-001	Selections in Provincial Park	116.4	Negotiations between the BPFN and Manitoba continue. The Manitoba Court of Queen's Bench set a hearing date for June 5, 2018.	Chairperson Manitoba BPFN
1999-BPFN-002	Reed River – Bed and Shoreline	~10	Manitoba is preparing a letter and map to send to BPFN regarding the navigability of the Reed River and the ownership of portions of the river.	Chairperson Manitoba
1999-NCN-003	TEA Effective Date	0	ISC sent a letter to NCN on April 15, 2015 and NCN responded on October 28, 2015. ISC provided a further response on January 18, 2017. A response is required from NCN.	Chairperson NCN
2003-BON-001	Surplus Federal Land - Kapyong	160	This referral is in abeyance. Discussions are ongoing between Canada and the EFN.	Chairperson BON Canada
2004-BLFN-002	Material Failure re Land in Severalty (LIS)	230 members x 160 acres = 36,800	The Parties have agreed to place the Referral into abeyance while negotiation continues on the implementation of LIS principles for selections.	Chairperson BLFN Canada Manitoba TLEC
2007-TLEC-002	Hydro-Easement (H/E)	80,522	TLEC has placed their Referral into abeyance while BON continues discussions with Manitoba and Manitoba Hydro on a Form of Hydro-Easement Agreement.	Chairperson BON Manitoba Manitoba Hydro
2016-TLEC-006	Material Failure Allegation	25,000	The Arbitrator ruled on March 19, 2018 that Canada was in breach of 40.07 of the MFA-TLE.	TLEC Canada

For further information on background details please refer to the previous Annual Reports that provide the history of each Referral.

2.1 REFERRAL - #1999-BPFN-001: LAND IN A PROVINCIAL PARK

Referral Date: June 23, 1999.

Issue or Matter in Dispute: The Buffalo Point First Nation (BPFN) wrote to the IMC Chairperson and referred its Birch Point selection pursuant to MFA-TLE Subsection 6.02(8) of 116.4 acres that included Birch Point Provincial Park which was categorised as ineligible by Manitoba. BPFN views the MFA-TLE Subsection 3.03(6) wording that EFNs may not 'generally' select lands in Provincial Parks may be interpreted so that the word "generally" implies that exceptions may be made, and that Manitoba erred in its interpretation of MFA-TLE Subsection 3.02(12) to the Selection.

PROGRESS DURING 2017/2018:

September 22, 2017

Manitoba sent a letter dated July 25-2017 to BPFN as a follow-up to a meeting held July 5, 2017 regarding their selections and acquisitions. The specific next steps identified for the Birch Point were to provide BPFN with a status of the appeal and if the appeal is being withdrawn, then discussions were to continue to determine the final shape of the TLE selection as well as determining whether or not the access road would be excluded or if an access agreement will be required to access the boat launch.

November 2, 2017

Manitoba sent a letter Dated July 25-2017 to BPFN as a follow-up to a meeting they had July 5, 2017 regarding their selections and acquisitions. The specific next steps identified for the Birch Point were to provide BPFN with a status of the appeal and if the appeal is being withdrawn, then discussions will continue to determine the final shape of the TLE selection as well as determining whether or not the access road will be excluded or an access agreement will be required to access the boat launch.

December 2017

The Chairperson provided the IMC with a copy of the latest correspondence from Manitoba to BPFN regarding the resolution of the issue and matter in dispute. The IMC discussed the process becoming formalized with respect to decisions that are rendered by the Arbitrator and then a subsequent appeal occurs. The IMC expressed that it is unfair if they do not know what the obligations are on the EFN when an appeal occurs. There needs to be a verification process that is independently checked, recorded and communicated to the EFN. The Chairperson indicated that he has maintained contact with the BPFN in order to determine if they are satisfied with the progress on this issue. In all accounts from the EFN they have indicated that they are not satisfied.

February 20, 2018

The Chairperson provided an update on the meeting that was held with BPFN on February 1 at Buffalo Point First Nation. The Chairperson expressed disappointment with regard to how the meeting took place with regard to the mapping that was presented and that Manitoba was unwilling to transfer the selection to Canada to have the lands set apart as reserve land. Manitoba remained adamant that they did not intend on transferring the lands to Canada. Manitoba wants access to the parking lot, boat launch through the road leading to Birch Point. Manitoba indicated that they will be taking an additional three months to review the file and respond in writing with how they would like to proceed with the issue. BPFN has filed a Motion Brief to the Manitoba Court of Queen's Bench which now requires a response from Manitoba. After the February 1 meeting the Chairperson followed-up with a meeting with NRCan and BPFN to develop an accurate map for the selection that BPFN made in 1999. The hearing date at the Court of Queen's Bench was set for June 5, 2018.

2.2 REFERRAL - #1999-BPFN-002: REED RIVER BED AND SHORELINE

Referral Date: June 23, 1999

The Buffalo Point First Nation (BPFN) selected parcels of land adjacent to their existing reserve known as Reed River 36A, consisting of approximately 116 acres, on December 21, 1998 by BCR #265-175 and BCR #265-176 in partial fulfillment of its Treaty Land Entitlement. It is located adjacent to Buffalo Bay and Lake of the Woods. The issue in dispute relates to the exclusion of the bed and shores of the Reed River of which the original selection was approximately 5,443.9 acres.

Manitoba advised that the portion of the Gould's Point/Poplar Point Selection that encompasses the bed and shore of the Reed River is not available in accordance with MFA-TLE Subsection 12.02 of the Framework Agreement which states that the land is available for transfer to the ordinary high water mark of the Reed River. In addition, Manitoba advised that the portion of the BPFN Selection conflicts with an area identified in a Timber Sale agreement MSB 1301 SPM, Boutang Enterprises Ltd. and Timber Sale Agreement MST, 1303 SPM J. Hovorka & Sons Ltd. to be harvested or subject to road construction within three years of the Date of Selection and may be eligible for Selection if the requirements of Subsections 3.03(25) to 33 inclusive of the Framework Agreement are met.

Manitoba further advised that the following Third Party Interest will have to be resolved to the satisfaction of Canada, Manitoba, the Entitlement First Nation and the holder of the Third party interest in accordance with Section 10 of the Framework Agreement prior to the transfer of administration and control of the land by Manitoba to Canada. The holder and interest identified was a Mining claim MtK22SV8830 and Mat 26SV8782 in favor of Indicator Explorations Ltd. 57 Greenway Crescent Winnipeg, Manitoba.

The aspects of the Framework Agreement that are relevant in determining the eligibility of this original selection are found in the definition of a Navigable Waterway under Article 1.01(62). Within this definition there is reference to a common law understanding of what constitutes a Navigable Waterway. The limiting factor of what defines a Navigable Waterway is found within the definition whereby, "does not include a waterway which does not ordinarily have a discernible surface outlet suitable for navigation or transportation." To fully understand what a Navigable Waterway is the only provision in the Framework Agreement is a definition of a

Non-navigable Waterway, simply put a body of water that is not a Navigable Waterway. This does demonstrate that there may be circumstances encountered by the Parties that a body of water may be Non-navigable. The Framework Agreement provides further guidance with respect to selections or acquisitions of a Non-navigable waterway in Article 12 Water Interests.

BPFN disagrees with Manitoba's characterization of the Reed River as a Navigable Waterway under the MFA-TLE. Article 12 addresses both scenarios where a waterway is Navigable and Non-navigable. BPFN and TLEC take the view that this waterway is a Non-navigable Waterway and should be made available and inclusive of the original selection.

The MFA-TLE Article 12.01 provision is clear that should a water body be deemed Non-navigable an Entitlement First Nation may Select or Acquire land which includes the beds of that water body.

PROGRESS DURING 2017/2018:

April 10, 2017

TLEC and Manitoba were provided until April 28 to send their comments and interpretation of the issue for inclusion into the referral protocol. The key elements to this issue are the Common Law definition of a navigable waterway. The BPFN requires evidence or cases from Manitoba to demonstrate why they believe this to be a navigable waterway. The Chairperson redistributed the referral protocol to Manitoba.

May 9, 2017

TLEC submitted their comments on the Draft Reed River protocol. Manitoba is in the process of having internal meetings to discuss the factual information that is needed to confirm a response to the referral protocol. Manitoba was to have comments to the IMC by June 9.

June 9, 2017

TLEC submitted their comments on the Draft Reed River protocol. Manitoba continued the process of having internal meetings to discuss the factual information that is needed to confirm a response to the referral protocol. The Chairperson indicated that, if no response was received by the next IMC Meeting this issue would be sent to Binding Arbitration. At the **July 25, 2017** meeting Manitoba stated that they would like to keep this issue from going to arbitration and will be sending a letter to Buffalo Point First Nation.

September 22, 2017

The letter dated July 25, 2017 indicated that Manitoba is agreeable to the selection of the base of the Reed River. The next steps outlined for Manitoba included confirmation of the selection as per the letter, confirmation of next steps to move the selection forward through the TLE process, to produce a map for TLE and send a PDF version to both BPFN and TLEC.

December 8, 2017

Manitoba has "re-confirmed that they are agreeable of the base of the river, regardless if this puts BPFN over its land quantum for TLE as the acres would be counted in BPFN's total land quantum. Manitoba advised that a new BCR may be required." Manitoba will review the BCR's on file to confirm via letter whether a new BCR is required and outline next steps regarding the selection of the river.

February 20, 2018

Manitoba confirmed that they have spoke to the Director General of Surveys Canada to confirm that for the Reed River 36A that historically set apart as reserve, the Buffalo Point First Nation owns the bed and shore of the Reed River. For the new TLE selections that have been set apart as reserve, Manitoba is of the view that Buffalo Point First Nation owns a portion of the bed and shore of the Reed River. The Director General of Surveys Canada also confirmed that Reed River is a non- Navigable Waterway. There is a concept referred to as accretion that involves the shoreline of the Reed River being added to gradually or increasing where the flow of the waters may have changed. Manitoba committed to providing a letter and revised map illustrating the way that the lands would be added to reserve and the explanation provided by the Director General of Surveys Canada. During a meeting with BPFN, TLEC, and Manitoba on February 1 Manitoba confirmed that BPFN owned portions of the Reed River and that the river is a Non-Navigable Waterway as determined by the Surveyor General of Canada. Manitoba indicated during the meeting that they would be providing a letter to BPFN confirming these statements and providing a map more accurately illustrating their view of the ownership of the Bed and the Shore of the river.

2.3 REFERRAL - #1999-NCN-003: EFFECTIVE DATE OF AGREEMENT

Referral Date: August 25, 1999.

The Nisichawayasihk Cree Nation (NCN) referred this issue to the IMC in disagreement with Canada on the 'Effective Date of Agreement' of NCN's Treaty Entitlement Agreement (TEA). The NCN and Manitoba signed the TEA on the ceremonial date of July 30, 1998 that occurred at NCN, and the Federal Minister of ISC did not sign the TEA until September 1, 1998.

Issue or Matter in Dispute (I/M): The NCN alleged that the effective date of their TEA was July 30, 1998, as this was the date that was typed on the TEA, and the date of the signing ceremony in Nelson House. All parties signed the TEA that day and Canada had a representative initial beside the signature block. Canada subsequently sent the TEA to the Minister's office where it was signed by Minister Jane Stewart (ISC).

The July 30, 1998 date is the 90th anniversary date of NCN's signing its adhesion on July 30, 1908 to Treaty No. 5. Canada provided its position on May 12, 2011 that the date of execution is "September 1, 1998". Canada references MFA-TLE Section 30.03 that reads "Coming into Force, 30.01 Effective Date of Agreement. This Agreement shall come into force as between the parties on the Date of Execution" and stated this is to mean when signatures are executed by all the Parties."

PROGRESS DURING 2017/2018:

ISC and NCN have had several discussions during the year on resolving this issue. The discussions were positive, with both parties working to find an acceptable solution. The Chairperson coordinated a meeting on January 18, 2018 between representatives of ISC and NCN to discuss options to resolve this issue. The representatives agreed to a means to resolve the issue which resulted in ISC sending a letter on January 23, 2018 to NCN with the proposal that was discussed. NCN is now tasked with providing a response to formalize their agreement with the proposal and formally close their referral to the IMC.

April 10, 2017

A discussion with Chief Moody has occurred and a follow-up meeting is planned for the third week of April for a more fulsome dialogue. There was some initial discussion about triggering the Manitoba Claims Settlement Implementation Act to assist with resolving this issue.

May 9, 2017

Chief Moody met with Martin Egan to discuss the proposal from Canada to recognize the date of July 30, 1998 as the date of signing of their TEA. A letter will be drafted for the Regional Director General to sign agreeing to the recognition of this date. A follow-up meeting will be held between INAC and NCN prior to June 16. During the **June 9, 2017** meeting it was confirmed that there were discussions with Chief Moody and Councillor Willie Moore. ISC is to follow-up with a draft letter to see if they would agree to the contents. During the **July 25, 2017** confirmation was provided that the Chief and Councillor Willie Moore were sent a draft letter that indicated that Canada will acknowledge the date of July 30, 1998 as the date of signing their TEA. Canada will not contradict NCN in public about this date.

September 22, 2017

The Chairperson updated the IMC that an email was sent to Chief Moody and Councillor Moore requesting a status update on the draft letter that Canada sent to NCN effectively resolving the issue. NCN has not responded to date. The Chairperson has proposed to the IMC to send a letter to NCN with a firm deadline of 30 days to respond with their views on the draft letter from ISC. If a response is not received within this timeline the Chairperson recommended beginning the process of forwarding this issue to Binding Arbitration. The Chairperson will also include in the letter an option for the Chairperson to chair a meeting between the two Parties. The IMC have agreed to this process.

December 8, 2017

The Chairperson sent a letter to NCN on November 14, 2017 requesting a response on the referral and the letter that ISC sent on April 5, 2015. In response to this letter Chief Marcel Moody provided email correspondence that stated "Let's make the effective date, July 30, 2008 and waive any and all claims against Canada relating to the date of the signing and execution of the agreement." The resulting next steps based on this correspondence will be for ISC to formulate a response. ISC's IMC Member requested a meeting with NCN in order to discuss the particulars of the

letter that is to be sent to NCN. The Chairperson assisted with arranging this meeting and facilitated the discussions.

February 20, 2018

ISC sent a letter to Chief Moody on dated January 23 indicating that ISC will acknowledge the original signing date of July 30, 1998. However, if ever required to use the TEA date in a legal context the September 1, 1998 date would be utilized. The next step is for Nisichawayasihk Cree Nation to acknowledge this letter and that they are in agreement with the method of resolution as well as sending a letter to the IMC withdrawing the referral. Once this has been accomplished the IMC Chairperson will formally close the referral file.

2.4 REFERRAL - #2003-BON-001: DISPOSAL OF SURPLUS FEDERAL LAND AND THE MFA-TLE PROCESS

Referral Date: January 22, 2003.

Issue or Matter in Dispute (I/M): The Brokenhead Ojibway Nation (BON) referred the issue or matter in dispute to the IMC pursuant to MFA-TLE Section 34 alleging that Canada failed to forward notice of Surplus Federal Land; re the Kapyong Barracks to the BON, and Canada erred in interpreting that the MFA-TLE provisions dealing with Surplus Federal Crown property did not apply to the Kapyong Barracks and its classification of the lands as a “strategic disposal” under the Treasury Board Policy on the Disposal of Surplus Real Property and that it would be transferred to the Canada Lands Company for disposal.

In its referral letter of January 22, 2003 the BON requested the dispute resolution process pursuant to MFA-TLE section 34, alleging that Canada failed to forward a notice of Surplus Federal Land, with respect to the Kapyong Barracks to the BON, and that Canada erred in its interpretation that the MFA-TLE provisions dealing with surplus Federal Crown property did not apply to the Kapyong Barracks

The BON selected a parcel of approximately 160 acres of surplus Federal Crown land (Kapyong Barracks in Winnipeg, Manitoba). On December 4, 2002, Canada advised BON that the Kapyong Barracks had been designated as a “strategic disposal” under the Treasury Board Policy on the Disposal of Surplus Real Property and that it would be transferred to the Canada Lands Company for disposal. In addition Canada advised that the MFA-TLE did not apply to the strategic disposal process, as the interest of the EFN's cannot be considered on a priority basis.

On January 13, 2011 this Referral was formally placed in abeyance by the IMC due to continuing litigation of this matter by the Treaty No. 1 First Nations (including BON) who filed for an application for judicial review on January 25, 2008. A decision was rendered on September 30, 2009 in favour of the First Nation and appealed by Canada. The appeal was allowed and the matter returned to the Federal Court. Canada is appealed to the Federal Court of Appeal to a second ruling in favour of the First Nations of November 2012. The BON has formally advised the IMC it had extracted itself from the legal proceedings. Mr. Maurice Law, on behalf of BON, filed a Motion of Partial Discontinuance in the Federal Court of Canada on September 29, 2011 and thereby BON discontinued its participation as an Applicant in Action No. T-139-08.

The IMC decided by consensus at the IMC meeting of December 16 & 17, 2010 to formally place this issue/matter in dispute in abeyance while the litigation is ongoing. The Chairperson wrote to BON Chief and Council on January 13, 2011 and advised that the 2003-BON-001 referral had been formally placed in abeyance by the IMC due to the ongoing litigation of this matter.

PROGRESS DURING 2017/2018:

The IMC Chairperson has contacted BON Chief and Council for a formal update and response on this matter. The BON Chief and Council have not provided a specific update on this issue. The only reports that the IMC has received with regard to progress is through the media. There have been indications that there has been some agreement on the demolition of some of the derelict buildings on the Kapyong Barracks based on what has been reported publicly. The IMC is awaiting a response from BON as to whether they intend to proceed with their referral at the IMC.

April 10, 2017

The Chairperson sent an email to BON Chief and Council and they responded that they would provide a formal letter to the IMC in May on the status of their discussions on this issue and matter in dispute. The

Chairperson will review the IMC Policy and Procedures manual to determine if there is an ability of the First Nation to seek an extension or if the file can now be closed.

September 22, 2017

The IMC reviewed the Draft letter provided by the IMC Chairperson that is was sent to BON. The IMC provided some additional changes to the letter. In particular the IMC recommended that there be mention of BON being able to resubmit the referral on a different matter should they choose to withdraw this referral or the referral be closed. This letter will request a response within 30 days. If not response is received within this timeline the referral will be closed.

December 8, 2017

The Chairperson sent a letter to BON Chief and Council on November 14 requesting a formal update on the status of discussions/negotiations on the Kapyong Barracks within 30 days. BON responded in writing on November 27, 2017. In this letter BON indicated that they have made a decision to keep the Referral in abeyance. The IMC discussed the contents of this letter and have directed the IMC Chairperson to seek more details from BON regarding their referral. The IMC suggested to the Chairperson to speak with the Chief and provide him with the process steps which include the IMC closing the file without greater details on the status of negotiations on the Kapyong Barracks file. Additionally, the IMC recommended that it be communicated to the Chief that the closure of the IMC referral would not prevent BON from resubmitting the referral on the Kapyong Barracks in relation to a different issue or matter in dispute.

2.5 REFERRAL - #2004-BLFN-002: LAND IN SEVERALTY

Referral Date: May 5, 2004.

Issue or Matter in Dispute (I/M): Barren Lands First Nation (BLFN) alleges that Canada had materially failed to comply with a fundamental term of the MFA-TLE regarding the LIS issue, that although its members had given Canada notice of their election to take LIS in accordance with MFA-TLE Subsection 9.01(1), Canada had failed to enter into discussion with those members pursuant to MFA-TLE Subsection 9.01(4).

PROGRESS DURING 2017/2018:

A LIS negotiation team has been assembled with representatives from Manitoba, Canada, TLEC and BLFN Legal Counsel and Consultant. The IMC Chairperson has also participated in all LIS meetings held Aug 10, Sept 26, Nov 21, and Feb 6, to assist the parties where needed. The parties continue to work toward an agreement for the implementation of the LIS Agreement for the 230 members of BLFN.

At the LIS meeting held on November 21, 2017 at Myers Weinberg's Office progress continued to be made on drafting of the agreement. The main challenge will be to seek the necessary approvals to have the funding required to implement the LIS agreement.

A LIS meeting was held March 22, 2018 at Myers Weinberg's Office. It is anticipated that this will be the final meeting and that a final agreement will be drafted resulting from this meeting. There are a few more issues related to the implementation funding for BLFN as well as funding for a Land Selection Study. This will require approvals by folks within ISC Headquarters.

2.6 REFERRAL - #2006-Manitoba-001: KNEE LAKE LODGE MATERIAL FAILURE ALLEGATION

Referral Date: February 3, 2006.

Manitoba in accordance with MFA-TLE subsection 36.01(2), in response to a January 13, 2006 allegation of material failure pursuant to MFA-TLE subsection 36.01(1) chose to refer the matter to the IMC.

In this referral, the Bunibonibee Cree Nation (BCN) alleged that Manitoba breached its MFA-TLE obligations contained in MFA-TLE Subsection 6.02(6) by not registering the BCN selection known as the Knee Lake Lodge in the Crown Lands Registry, which then enabled several registrations to be made against the lease (Third Party Interest) that currently encumber the property, including an Assignment for collateral purposes that created the authority for a creditor to make a disposition to an interested purchaser pursuant to a receivership of the assignee.

This matter was not active during 2008/2009. The TLEC undertook to review the matter with the EFN in the 2009/2010 fiscal year to ascertain the status of this issue.

PROGRESS DURING 2017/2018:

The Bunibonibee Cree Nation withdrew their allegation by way of letter on March 23, 2017. On May 2, 2017 Manitoba formally wrote to the IMC Chairperson and removed their referral to the IMC. The chairperson filed a closure notice on July 10, 2017 to formally and officially close the IMC referral.

2.7 REFERRAL - #2007-TLEC-002: HYDRO-EASEMENTS

Referral Date: August 27, 2007.

Issue or Matter in Dispute (I/M): In its referral TLEC asserted that Manitoba is not entitled to retain partial constitutional jurisdiction that the Crown (Manitoba) asserts is required to support a hydro-easement required by Manitoba Hydro; and secondly that the hydro-easement should set out a resolution process whereby the EFNs can address alleged impacts on the EFN's existing Aboriginal and Treaty rights, as well as any potential claim to compensation in respect of the hydro-easement area.

TLEC's letter of January 13, 2012 submitted its findings and recommendations on the main concerns of the EFNs with both the hydro-easement document and the hydro-easement line determination process and proposed an alternate form of hydro-easement document in December 2013.

PROGRESS DURING 2017/2018:

BON continues to take a lead role in discussions with Manitoba with regard to reaching agreement on a form of agreement with respect to hydro-easements on TLE selected lands for reserve creation. The IMC and TLEC have agreed to hold TLEC's referral in abeyance pending the outcome of negotiations between the two Parties in an effort to resolve this issue/matter. BON awaits a response from Manitoba on the privatization of Manitoba Hydro – should this occur a renegotiation of the agreement would be required. 2. Manitoba Hydro is being requested to be a part of an erosion control protocol agreement (Adaptive Management Plan). 3. Manitoba is seeking a revised non-derogation clause. 4. Manitoba is seeking an amendment to BON's Land Code to include Hydro Easement as currently BON's land code states "easement".

The resolution of this issue has the potential to assist those First Nations that also have hydro-easements identified on their TLE selections, specifically, Nisichawayasihk Cree Nation, Opaskwayak Cree Nation, Norway House Cree Nation and, Mathias Colomb Cree Nation.

The *First Nations Land Management Act* allows the First Nations to create their own laws around erosion control. There are standard non-derogation clauses, but often times these are not specific to the issue that is impacting the rights of Indigenous peoples. Manitoba's IMC Member will be discussing internally the status of the Hydro-Easement Agreement and provide a response to Canada's IMC Member and TLEC's IMC Member.

The BON Land Use Plan is the document that identifies the intended uses of each of the lands that have been selected by BON for TLE. The Hydro-Easement Agreement may need to go through a community ratification process for approval. The BON decision making process will require further clarification. If BON is granting an Easement then this will require ratification by the community. The process involves providing 45 days notice under the BON Land Code 13(2). The BON Chief and Council have the authority to grant utility permits like water. BON may be asked by Manitoba to amend their Land Code to identify Hydro-Easement as a specific agreement that BON has authority to grant. The parties to the Hydro-Easement agreement have specific tasks and follow-up items that are underway. Some of the items that the parties are to review and comment on are the non-derogation clause, MOU on Adaptive Management and the privatization clause.

Entitlement First Nation	Acres	% of Crown Land Quantum (acres)	# of Parcels with Hydro-Easement Requirement	% of Total # of Parcels with Hydro-Easement Requirement	Schedule	
					D	E
Brokenhead Ojibway Nation	3,141.49	72%	5	45%	5	0
Mathias Colomb Cree Nation	4,774.99	2%	5	24%	3	2
Nisichawayasihk Cree Nation	29,969.84	38%	22	54%	7	15
Norway House Cree Nation	17,239.53	16%	40	39%	2	38
Opaskwayak Cree Nation	10,320.35	18%	3	15%	2	1
Total Acres Encumbered	65,446.20	18%	75	36%	19	56

*Barren Lands First Nation also has lands unable to be set apart as reserve due to hydro developments by SaskPower.

2.8 REFERRAL - #2016-TLEC-006 – MATERIAL FAILURE ALLEGATION – BINDING ARBITRATION

Referral Date: January 5, 2016

Material Failure Allegation: The Treaty Land Entitlement Committee Inc. (TLEC) alleges that, by consulting with the Métis regarding the Lands at Issue, Canada is generally failing to meet the terms of Articles 6, 7 and 8 of the MFA, and more specifically sections 8.02 and 40.07.

TLEC also alleged that by consulting with the Métis regarding the Lands at Issue Canada is materially failing to comply with fundamental terms or conditions of the MFA, including section 31.03, and further that their conduct amounts to Events of Default under section 36.01 of the MFA.

The Parties together with the Government of Canada entered into a Manitoba Framework Agreement on Treaty Land Entitlement on May 29, 1997 (hereinafter the “MFA”); A dispute has arisen between TLEC and Canada in relation to the MFA that has been referred to the Implementation Monitoring Committee (“IMC”) as “IMC Referral File 2016-TLEC-006”; and

The TLEC and Canada agree to have this dispute resolved through binding arbitration conducted in accordance with the terms of the MFA and the “Adjudicator Reference for Binding Arbitration IMC Referral File: 2016-TLEC-006” (Annex - “A”). The Chairperson has referred this issue in dispute to binding arbitration in accordance with the MFA and as set out in the “Adjudication Reference for Binding Arbitration File: 2016-TLEC-006”

PROGRESS DURING 2017/2018:

April 10, 2017

During the April 10 IMC meeting an update was provided that the Arbitration meeting to review the adjudication document took place on April 3. All parties from the IMC were present as well as each party's legal counsel. No agreement was reached amongst the IMC on the draft questions or agreement on the choice of the adjudicator. The decision now rested with the Chairperson to formulate of the questions and choose an arbitrator for this Binding Arbitration process.

May 9, 2017

The Chairperson began the process of finalizing the questions as well as appointing an Adjudicator. The Chairperson was sent two separate letters to the parties by May 12. One letter will be explained the terms of reference questions with the terms of reference included and the second letter notified the parties of the appointment of the Adjudicator.

June 9, 2017

The TLEC and ISC forwarded their payments directly to the Adjudicator for the Arbitrators services. A pre-hearing took place scheduled on June 28.

July 25, 2017

The TLEC and ISC forwarded their final affidavits to each other by the end of July. The hearing was scheduled for August 29-31 at the Radisson Hotel in Winnipeg.

September 22, 2017

The Arbitration hearing was completed and it was anticipated that a ruling would be completed by the end of December or at the very latest the end of March.

December 8, 2017

The Chairperson spoke to the Arbitrator and was informed that there were outstanding documents and correspondence from ISC and TLEC. ISC had indicated that they would like to submit additional material, but TLEC will need to be given an opportunity to respond to this material and submit material in response, if they chose. Despite awaiting the receipt of this material, it did not prevent the Arbitrator from beginning to write the decision.

February 20, 2018

A first draft of the decision had been completed by the Arbitrator. A Binding Arbitration decision was issued on **March 19, 2018**. The Arbitrator ruled that Canada failed to comply with 40.07 of the MFA-TLE and must use “due diligence”, “best efforts” to set apart lands as reserve in a “timely manner”.

3.0 MONITORING AND FACILITATING MFA-TLE IMPLEMENTATION

The IMC Work Plan assigned to the IMC by the Parties directs the IMC to monitor key topics and make recommendations to achieve the targeted results/goals developed for each activity. In particular the IMC has requested that the Chairperson monitor and facilitate the progress of the Parties by Chairing the Three Party Strategic Planning meetings. Through facilitation of the process the Chairperson is challenging the Parties to begin looking at the strategic aspects of the work plan through a coordinated effort. Included in the Annual Work Plan as with previous Work Plans, are the EFN priority parcels that the First Nations would like to see specific focus on. The purpose of this focus is specific to the resolution of Third Party Interests. The EFNs have also provided priority parcels that have development plans for economic generating ventures. The IMC has also added to the list of priorities by including the parcels that are in relation to the Arbitration hearing on the Crown Reservations-Portages issue. The decision was rendered in 2014, but the results of the decision have not fully been implemented.

While the parties have addressed a number of issues through the Annual Work Plan, the Parties have not developed a concrete plan to address the issues relating to the Unsigned EFNs. The Chairperson drafted a general outline of the steps required of each EFN should they intend to sign their TEA. There are other specific issues that have not been included in the IMC Work Plan for 2017-2018, but are of importance to the IMC and SAC. In particular, the other issues include the Barren Lands First Nation and the Reindeer Lake selections; the IMC Chairperson is also facilitating the Mining Claim Working Group and the Agreed Form Committee.

3.1 DUTY TO CONSULT

April 10, 2017

There were 64 parcels that completed the Duty to Consult process conducted by ISC. There have been 27 parcels that have received Order in Councils (OICs) from Manitoba. There were 14 parcels that have OICs that are being recommended for reserve creation. The MMF have completed their report on the land studies that were being conducted. The next steps will be to meet with the MMF and determine the number of TLE parcels that they can review on a quarterly basis. Once a meeting has been held with the MMF, the timelines will be determined to have these process steps formalized. It is anticipated that the time frames will be 30 days for a response on acquisitions and 60 days for a response on selections. The thinking is that a work plan will be established with the MMF in order to have a commitment to targets.

Once ISC has met with the MMF regarding timelines and targets TLEC will have an opportunity to discuss any concerns they may have with the proposed timelines. ISC and TLEC met in May to have a look at the work plan and what agreement can be reached on this process. There was some additional discussion about updating and briefing the Senior Advisory Committee (SAC) on this consultation process. The SAC will need to be briefed on this process and understand the commitments of all the parties in moving lands through the TLE process to reserve creation. Connected to this it is important for the SAC to understand their roles and responsibilities in relation to the reserve creation process.

May 9, 2017

ISC continued discussions with the MMF for the development of a work plan for the year. A meeting was scheduled for the following week to discuss in more detail the parcels that can be included in this work

plan. There were 70 out of the 80 parcels shared with the MMF in 2016-2017 that have been processed by them. There were still 10 more parcels that ISC was waiting to receive a response on. ISC expected to receive a response to these 10 parcels by the end of May.

At the time that this update was provided the MMF had not provided a copy of their land study reports to ISC. There are three streams of issues that are being discussed: the referral, the status of remaining parcels and a final decision on how ISC is going to move forward with consultation on the TLE parcels. As this issue moves forward and comes up in the future when more selections are made it is important that the EFNs and TLEC are involved in the process to ensure the process is fair, transparent and that there are timeframes in place with deadlines and clear decision points in the process. There was some discussion about the parties working together to co-draft terms of clarifying what is possible. TLEC remains adamant that it has rejected the consultation process ever since it was made known to TLEC by ISC in 2013 that ISC would be consulting the EFNs, other non-TLE First Nations and Aboriginal Groups.

Some of the EFNs and non TLE First Nations have been willing to meet with one another and have requested travel from ISC in order to facilitate these meetings. In other instances the First Nations have contacted the MMF to meet and vice versa.

The Chairperson extended the invitation to assist the parties with setting up a meeting to allow the parties to begin to develop some form of protocol on the consultation process. The IMC can set out some ground rules for the consultation process.

There are thirty four Norway House Cree Nation parcels, twelve related to Mathias Colomb and Opaskwayak, and fourteen Rolling River parcels that are impacted by the three studies that the MMF conducted. Now that they have been completed, the parties will need to determine which parcels can be included in the list of priorities that have been identified with in the Dashboard for the 2017-2018 fiscal years. Since March 30th, 2017, five parcels were approved for reserve creation by the Minister. These included Manto Sipi Cree Nation, God's Lake First Nation, Bunibonibee Cree Nation and War Lake First Nation parcels. There are 9 more parcels awaiting Ministerial approval, as well as 17 Ilford Lots waiting for provincial OICs.

June 9, 2017

There are eighteen parcels that have gone to ISC headquarters for approval. Kississing Lake is one of the parcels. Rocky Lake Interior for OCN and the Koutecky and Kirkpatrick parcels for WSN have completed the consultation phase. The MMF is assessing the OCN selection known as Atik Lake. The MMF has expressed an interest in the WSN selections known as Bell River, Kettle Hills Addition, North Kettle Hills and Bell Lake. The MMF would like to meet with WSN to discuss this interest. Both Chiefs from OCN and WSN have expressed an interest in meeting with the MMF.

The MMF has not provided any information to clarify their interest. There is no information on the frequency of use or location data to illustrate the specific areas of interest. There was some mention of access between Atik Lake and an adjacent lake.

Discussions continue with regard to the number or volume of parcels that the MMF will review and provide feedback on. The parcels in urban settings have been less in depth. There are other parcels where First Nations such as Garden Hill and God's Lake have expressed some concern over a TLE selection becoming reserve. There were also some discussions between OCN and NCN with regard to acquisitions within the city of Thompson.

There is one parcel being surveyed this fiscal year which cost approximately \$1.3 Million. There was a question asked if whether or not Manitoba and ISC would accept GPS coordinates for the boundary of a selection. There would need to be further clarification from Public Works and Government Services that manages the tendering process for surveys out of Edmonton. ISC has proposed to Cross Lake First Nation that the lines for the survey be cut as circles rather than a line. This would allow the surveyor to create a boundary to outline the parcel, but at a lower cost. This is one process was proposed to NHCN for the Gunisao River Parcel. Cross Lake First Nation has agreed to this process with the understanding that it allows for more of their lands to be surveyed. The IMC and the Chairperson are to gather more facts about the MFA requirements and the survey requirements needed for completing a boundary survey.

July 25, 2017

There were approximately 25 parcels that were set to become reserve by the end of August for which consultation is completed. Another 30 parcels were sent to the MMF in early July, with 60 days to respond to these parcels. There is a 60-90 day window, depending on the pre-consultation assessment on the strength of their claim. If an interest is expressed then an extension will be granted. The MMF is being encouraged to talk to the First Nations about access to a lake or land for berry picking. There are currently 100,000 members registered with the MMF.

There were three Provincial Orders in Council that Manitoba confirmed have been signed. These included: Pawistik Falls – 814.63 acres, Ilford Lots 2 & 23 – 4.88 acres, Antler Corner – 1,428.71 acres. TLEC continues to assert that consultation is not required and is not doing anything on consultation. Manitoba provided a letter from former Deputy Minister Harvey Bostrom with the same position.

September 22, 2017

There were 23 parcels of land that selected by War Lake First Nation that are ready to be signed off that have houses on them. The Minister has to sign these off to set these lands apart as reserve. There are 30 more parcels that have been sent out to Aboriginal Groups for consultation. 19 were Norway House Cree Nation, 8 were War Lake First Nation, 2 for Mathias Colomb Cree Nation and 1 for Barren Lands First Nation parcels. The letter that was sent out requested an initial response by July with a 45 day response time. There has been a challenge for Peguis First Nation in relation to signing an MDSA with the City of Winnipeg, which may also pose a challenge to any of the MFA-TLE EFNs that are purchasing lands within the City of Winnipeg.

Mathias Colomb Cree Nation is looking to have Granville Lake parcel set apart as reserve. The infrastructure there is posing a problem due to the state that it is in. There are 52 Northern Affairs communities that are in need of some maintenance and upgrades and Granville Lake is one of them. The cost to maintain these Northern Affairs Communities is significant. The Mathias Colomb members that are in Leaf Rapids want to move out and live in Granville Lake.

November 2, 2017

There were thirty (30) parcels of land that were being sent up to be processed through the consultation office. These selections were NHCN (19), WLFN (8), BLFN (2), and MCCN (1). Island Lake First Nation made a request to see exact locations of some of the selections for NHCN such as the Bolton Lake parcels. Of these 30 parcels, none had received a completed consultation process at this time. There were 23 parcels that were signed off by Ministers Philpott and Bennett for War Lake First Nation. At this time there have been 57 parcels that have been set apart as reserve lands.

December 8, 2017

There were thirty (30) parcels that had been sent out for consultations and were expected to be completed through the consultation process by the end of December 2017. There were approximately 7-8 parcels that belong to NDFN that have moved into the ATR process. The other parcels were selections of NHCN, BLFN and WLFN. ISC made a request for more staff to Headquarters to assist with monitoring and tracking the consultation process.

February 20, 2018

There were no changes to the consultation process that ISC has initiated. There are 29 parcels that are currently in the process of being consulted on. ISC will not be starting any new consultation processes as all parties are awaiting the decision of the Arbitrator. ISC indicated that a letter was sent out a week prior to this meeting extending an invitation to all of the parties to engage in a dialogue with the MMF about the consultation process. Each of the parties worked on a response that was to be provided by February 26. This invitation was also extended to each of the parties' legal counsel. There was one parcel however, that was sent out for consultation. It was the Sapotaweyak Cree Nation parcel that is located in Swan River known as the 703 Main St. parcel.

PROGRESS DURING 2017/2018

There were **64** parcels of land that were facilitated through the consultation process and set apart as reserve by ISC. There were **29** parcels of land that require consultation to be completed prior to being set apart as reserve. The main focus after the Arbitration hearing decision was the **35** parcels identified within the Arbitration process.

By the end of March 31, 2018, **8** of the arbitration parcels had been set apart as reserve, **5** have a Provincial Orders in Council, **2** parcels require the completion of consultation. The following parcels had completed the consultation process by ISC with the MMF:

EFN	Parcel	Acres
NHCN	Bolton Lake A (3-01)	134.29
NHCN	Bolton Lake B	230.90
NHCN	Gunisao Lake A	308.63
NHCN	Gunisao Lake B	2396.3
NHCN	Gunisao Lake C	722.15
NHCN	Gunisao Lake D	10.05
NHCN	Little Bolton Lake B	35.34
WLFN	Atkinson Lake C	65.48
WLFN	Atkinson Lake (now Fox Lake) (1-05)	100.01
WLFN	Dafoe River (8-02)	171.99
WLFN	War Lake Amended 2005 P2 (13-02)	285.40
Total		4,460.54

3.2 THREE PARTY STRATEGIC PLANNING

The Chairperson facilitated the Parties in developing a Mid-Year 2017-2018 work plan which was finalized by the Parties on October 25, 2017 and distributed to all Parties and EFNs.

This is the sixth year that the Parties have been engaged in the Three Party Strategic Planning process. The process has been facilitated and monitored by the IMC Chairperson in order to assist each Party with implementing their responsibilities under the MFA-TLE. The total amount of acres identified in the Work Plan is 298,676.54 acres. Coordination and communication is essential to implementing any multi-party agreement. The same can be said for work required to implement the MFA-TLE. The MFA-TLE not only requires coordination amongst the three Parties, but the 15 Entitlement First Nations as well. Clear communication is critical to navigating through a multi-step process, involving hundreds of parcels of land. The key objectives of the Strategic Planning initiative are to reach consensus on a Three Party Work Plan, and share it with the EFNs so that the EFNs can understand and anticipate the timeframes for each step in the process. A coordinated approach assist with focusing the efforts of the EFNs with those of the Parties to resolve issues on parcels of land anticipated to be set apart as reserve.

Manitoba confirmed that six parcels of land received Provincial Order in Council (POIC) approval within the 2017-2018 fiscal year. Manitoba passed POICs for five of the War Lake First Nation parcels on (June 21, 2017) and one of the Mathias Colomb Cree Nation parcels on (July 12, 2017). These parcels have not been set apart as reserve within this fiscal year. These parcels are:

• Mathias Colomb Cree Nation – Pawistik Falls	814.63 acres
• War Lake First Nation – Moose Nose Lake	34.59 acres
• War Lake First Nation – Atkinson Lake (now Fox Lake)	100.08 acres
• War Lake First Nation – War Lake Amended	811.74 acres
• War Lake First Nation – Cyril Lake	407.23 acres
• War Lake First Nation – Dafoe River	<u>171.99 acres</u>
TOTAL	2,340.26 acres

There are an additional six parcel with POICs that were passed within the 2016-2017 fiscal year that have not been set apart as reserve. These parcels are:

• Barren Lands First Nation – Paskwachi Bay (3PR) PR 394	80.56 acres
• Opaskwayak Cree Nation – Atik Lake (2-03)	1,141.63 acres
• War Lake First Nation – Atkinson Lake A (2-02)	1,431.70 acres
• War Lake First Nation – Atkinson Lake B (3-02)	768.70 acres
• War Lake First Nation – Atkinson Lake C (4-02)	65.50 acres
• Wuskwi Sipiik First Nation – Bell River/PTH 10 Addition	<u>3,575.31 acres</u>
TOTAL	5,631.70 acres

There are also four parcels where Provincial Order in Council have been approved prior to May 2, 2016 and are not yet set apart as reserve. These parcels are:

• Norway House Cree Nation – Nelson River East Channel A	3,596.00 acres
• Wuskwi Sipihk First Nation – Bell Lake	201.89 acres
• Wuskwi Sipihk First Nation – Kettle Hills Addition	736.79 acres
• Wuskwi Sipihk First Nation – North Kettle Hills	<u>2,652.18 acres</u>
TOTAL	7,186.86 acres

GRAND TOTAL 15,158.82 acres

At the end of the fiscal year the Strategic Planning Working Group comprised of the three Parties confirmed the **2017-2018 Annual Work Plan Results - Appendix D**. The following are numbers of the results in comparing the October 25, 2017 Mid Year Work Plan and the April 6, 2018 year end work plan:

Schedules	October 25 Acres	Parcels	April 6 Acres	Parcels
A	88,125.78	114	42,512.89	45
B	30,536.87	41	27,012.41	43
C	29,063.80	48	39,977.63	53
D	89,209.65	84	90,364.50	85
E	54,864.67	69	52,247.58	65
TOTAL	291,800.77	356	252,115.01	291

The following numbers illustrate the difference in both Schedules which indicates the movement of acres from each Schedule as parcels are set apart as reserve at the end of the fiscal year.

There was a decrease in acres on Schedule A from October to April resulting in a difference of 45,612.89 acres;
 There was a decrease in acres on Schedule B from October to April resulting in a difference of 3,524.46 acres;
 There was an increase in acres on Schedule C from October to April resulting in a difference of 10,914.25 acres;
 There was increase in acres on Schedule D from October to April resulting in a difference of 1,154.85.28 acres;
 There was decrease in acres on Schedule E from October to April resulting in a difference of 2,617.09 acres.

There were **2,790.89** acres that were rescinded. The total amount of acres in October within **Schedules A-E was 291,800.77 acres**. The total amount of acres in April within the **Schedules A-E was 252,115.01 acres**.

The planning process begins with an annual three Party assessment of the land transfer steps that can be completed during the fiscal year for each parcel. If it is determined by the Parties that a particular parcel can meet the dates for transfer during the fiscal year, it is listed on Schedule A of the Work Plan. If the remaining steps will take approximately two years to complete it is included on Schedule B, and if the remaining steps will take approximately three years to complete it is included on Schedule C. For some time the Parties have recognized that the degree of effort and administrative overhead required to transfer small parcels of land is comparable to that required to transfer large parcels of land, and with the largest parcels now transferred, the Parties recognized that it would be difficult to maintain the rate of implementation moving forward.

PROGRESS DURING 2017/2018

The IMC Chairperson facilitated eight Three Party Strategic Planning meetings throughout the fiscal year. The meetings identified the importance of coordination and regular communication necessary for self-monitoring of the Three Party Strategic Planning process. The IMC discussed the importance of the Strategic Planning process as a positive support to implementing the IMC Work Plan over the years since this planning process was implemented.

It is recommended to SAC and the IMC that the Strategic Planning and Annual Work Plan continue with the Parties finding a solution to work load sharing, and that the Parties target April for the release of each fiscal year's Annual Work Plan.

The IMC and all Parties believe the Annual Work Plan results should be shared with the EFNs at the end of the fiscal year and target the release of the results of the Annual Work Plan and subsequent Annual Work Plans is June of each year.

2017-2018 Parcels set apart as Reserve

First Nation/Nation	Parcel Name	Reserve Name	FMO#	Parcels	Acres
Gods Lake	DNR Lot (3-02)	God's Lake First Nation Addition #1	2017-017	1	2.214
Gods Lake	Lot 6 Grp 424 (10) (Hyers Lot)	God's Lake First Nation Addition #2	2017-016	1	6.08
Manto Sipi Cree	Neekwaskan Lake (15.2)	Neekwaskan Lake 2 Indian Reserve	2017-018	1	78.33
Manto Sipi Cree	Neekwaskan Lake (15.4)	Neekwaskan Lake 4 Indian Reserve	2017-019	1	26.19
Manto Sipi Cree	Sturgeon Falls Camp (6.A)	Sturgeon Falls Camp Indian Reserve	2017-020	1	5.09
Manto Sipi Cree	Wasekuscusik Bay (16)	Wasekuscusik Bay Indian Reserve	2017-031	1	56.09
Mathias Colomb	Kississing Lake (25)	Kississing Lake Indian Reserve	2017-043	1	1,331.57
Northlands	Belfie Lake (1-04)	Thi dare Indian Reserve	2017-023	1	5,457.38
Northlands	Belfie Lake Parcel B (26-04)	Thaidare Indian Reserve	2017-026	1	812.98
Northlands	Cochrane River Parcel A (4-04A)	Thaichonilini Indian Reserve	2017-027	1	520.65
Northlands	Fort Hall Lake (7-04)	Tlodizeche Indian reserve	2017-028	1	722.13
Northlands	Tatowaycho Lake (21-04)	Tatuwe Chok Indian Reserve	2017-024	1	1,486.09
Northlands	Keewatinkinokumaw Lake (3-04B)	Thai tuwe 2 Indian Reserve	2017-029	1	252.29
Northlands	Snyder Lake Parcel A (formerly Parcel D)(18-04A)	Luecho tuwe 1 Indian Reserve	2017-030	1	798.40
Northlands	West of Brochet Bay (25-04)	Tu txanilini Indian Reserve	2017-025	1	411.92
Northlands	Thuycholeeni Lake A	Thuycholeeni Lake A Indian Reserve	2018-001	1	11,264.31
Northlands	Thuycholeeni Lake B	Thuycholeeni Lake B Indian Reserve	2018-002	1	2,373.44
Northlands	Thuycholeeni Lake C	Thuycholeeni Lake C Indian Reserve	2018-003	1	2,618.35
Northlands	Maria Lake A	Nitxeli tuwe 1 Indian Reserve	2018-004	1	261.68
Northlands	Maria Lake B	Nitxeli tuwe 2 Indian Reserve	2018-007	1	561.92
Northlands	Maria Lake D	Nitxeli tuwe 4 Indian Reserve	2018-005	1	373.87
Northlands	Lac Brochet IR 197A	Addition to Lac Brochet Indian Reserve No. 197A	2018-006	1	11,260.08
Opaskwayak Cree	Rocky Lake Interior (1-06)	Rocky Lake Interior Indian Reserve	2017-042	1	5,310.00
War Lake	Town of Illford Parcels/Lots Phase 2	Moosecoot Indian Reserve No. 4	2017-044, 045, 046, 047, 048	17	5.79
War Lake	Town of Illford Parcels/Lots Phase 2	Moosecoot Indian Reserve No. 4	2017-055	23	4.88
Wuskwi Sipiik	Antler Corner (1-02)	Antler Corner Indian Reserve	2017-051	1	1,428.71
Total				64	47,430.43

The total land set apart as reserve for these seven First Nations is: 47,430.43 acres.

The total of 64 parcels consisted of selections.

3.3 EFN PRIORITY PARCELS

Over the past few years, TLEC has annually submitted listings to Canada and Manitoba identifying the selections and acquisitions deemed by the EFNs to be their Priority Parcels. The 2017/2018 Annual Work Plan illustrates 78 priority parcels that have been chosen by the EFNs that are comprised of selections and acquisitions. The primary reason these parcels were chosen is to focus on the resolution of the Third Party Interests and Encumbrances. Once these parcels are free and clear of TPIs and Encumbrances the parcels can be included in the Annual Work Plan Schedules. It is anticipated that in the 2017-2018 fiscal year that these priority parcels will feed into one of the Schedules A, B or C to allow for survey work to be completed on these parcels.

PROGRESS DURING 2017/2018

The three Parties have confirmed which of the milestone goals set for 2017/2018 were completed by year-end, and which parcels would need to be carried forward on the 2018-2019 Annual Work Plan. The following milestone targets for priority parcels were set and the achievements monitored as follows.

The main issues delaying the advancement of the Priority Parcels is the unresolved TPIs, encumbrances and concluding Municipal Development and Services Agreements (MDSAs) with municipalities.

In the 2017/2018 Three Party Annual Plan the Parties decided to place as a priority the parcels that required the resolution of these TPIs on Schedules C, D & E as they were not as advanced in the TLE Land Transfer and Reserve Creation Process. In 2017/2018 Work Plan the parcels were located as follows:

- 45 on Schedule "A", and targeted to be set apart as reserve by March 31, 2018.
- 43 on Schedule "B", and targeted to be set apart as reserve by March 31, 2019.
- 53 are on Schedule "C", and targeted to be set apart as reserve by March 31, 2020.
- 85 are on Schedule "D", (no associated time frame for reserve creation).
- 65 are on Schedule "E", (no associated time frame for reserve creation).

In summary, while the EFNs consider these parcels as their priorities, they are encumbered with TPIs and encumbrances, and some require municipal discussions and possibly MDSAs. Accordingly, the majority cannot be targeted for reserve status before 2018-2019. In terms of interim achievements, it is clear from the above assessment more progress is needed with respect to advancing the EFN priority parcels during 2018/2019. A strategic focus to address the resolution of these matters will assist the progress of the priority parcels through the land transfer process.

3.4 SURVEYS

The following charts illustrate the status of surveys at the end of March 31, 2018. The charts place the parcels into the following categories: Parcels that are at the stage of requiring boundary inspections, parcels that are at the Regional Surveyor Mapping Planning and Preparation stage, Potential Surveys for the fiscal year and parcel that have pending Survey Contracts to be tendered and survey contracts that have been tendered and surveys that have additional post related survey steps to be completed. There are also parcels placed in the category where a final legal description is being prepared for inclusion into the request for the Provincial Order in Council.

Require Boundary Inspections

First Nation/Nation	Parcel(s)	Acres
Brokenhead Ojibway	360 Broadway	Lots 137-142
Brokenhead Ojibway	East St. Paul Properties (9)	478
Rolling River First	Strand Properties (8)	1120
Rolling River First	Headingley	119
Opaskwayak Cree	Thompson	1.74
Wuskwi Sipiik First	Former McKay- Site 5-10	7
Wuskwi Sipiik First	Former McKay- Site 4-10	17
Wuskwi Sipiik First	Lot 1 Plan 54719 - Swan River Property	1
	TOTAL	1,743.74

RSM Planning and Preparation

First Nation/Nation	Parcel(s)	Acres
Bunibonibee Cree	Wipanipanis Portage	326.79
Bunibonibee Cree	Knee Lake Lodge	1,511.09
God's Lake	Little Stull Lake	7,257.28
God's Lake	East End of God's Lake	195.81
Manto Sipi Cree	Neekwaskan Lake 15.1, 15.3 (2)	153.92
Manto Sipi Cree	Pine Rapids	76.49
Mathias Colomb Cree	Mile 99*	391.83
Mathias Colomb Cree	Kipahigan Lake	502.69
Northlands Denesuline	Snyder Lake Parcel D (amended)(18-04D)	1,054.00
Norway House Cree	Hayes River Ridge A	2,236.08
Norway House Cree	Painted Stone Portage B	64.34
Norway House Cree	Bolton Lake C	494.79
Norway House Cree	Costes Lake A	21.04
Norway House Cree	Nelson River East Channel Addition	915.83
Rolling River First	Stuart Lake Selection	5.5
Sapotaweyak Cree	The Bluff (revised)(3-99)	1,880.48
Sapotaweyak Cree	Red Deer Lake (amended)	1,815.01
Wuskwi Sipi First	Crown Land SW & Frac E1/2 8-41-24 WPM (6-99B12)	446
Wuskwi Sipi First	Red Deer River South	1,512.00
Wuskwi Sipi First	Nichols Selection (1-14)	382.00
Wuskwi Sipi First	Porcupine Ridge (6-02)	644
Wuskwi Sipi First	Bell River North (3-02)	1,955.27
Wuskwi Sipi First	Red Deer River North (5-01)	1,160.50
Total		25,002.74

Potential Surveys for 2018-2019

First Nation/Nation	Parcel(s)	Acres
Bunibonibee	Wipanipanis Portage	284.02
God's Lake	Little Stull Lake	7,257.28
God's Lake	East End of God's Lake	173.42
Manto Sipi Cree	Neekwaskan Lake 15.1, 15.3 (2)	153.92
Northlands Denesuline	Snyder Lake Parcel D (amended)(18-04D)	1,054.00
Norway House Cree	Bolton Lake C	494.79
Norway House Cree	Costes Lake A	21.04
Norway House Cree	Hayes River Ridge A	2,236.08
Norway House Cree	Painted Stone Portage B	64.34
Rolling River First	Stuart Lake Selection	5.5
Total		11,744.39

Pending Survey Contracts

EFN	Parcel(s)	Acres
Wuskwi Sipi First Nation	Former Kirkpatrick properties (8-10) (7-10) and former Koutecky (9-10) – (3)	448.05

Survey Contract Issued

EFN	Parcel(s)	Acres
Norway House Cree Nation	Gunisao River	4,503.95

Post Survey Related Steps in Progress

First Nation/Nation	Parcel(s)	Acres
Brokenhead Ojibway	Parcel 1 (Lac du Bonnet South) (1-01 & 1-01A) Phase A and B	966
Bunibonibee Cree	Trout Falls	619
God's Lake First	Elk Island (2-2000-B)	193.20
Manto Sipi Cree	Pine Rapids (amended) (4-01)	76.49
Manto Sipi Cree	Jowsey Island, Elk Island 17.1, Elk Island 17.2 – (3)	44.65
Manto Sipi Cree	Elk Island 17.6	22.68
Nisichawayasihk Cree	Dirtwood to Grindstone (& Addition) - (2)	1,108.39
Nisichawayasihk Cree	Wuskwatim Lake South	998.01
Nisichawayasihk Cree	Wuskwatim Brook	367.03
Northlands Denesuline	Kasmere Lake Parcel B	1,332.44
Northlands Denesuline	Fort Hall	689.09
Northlands Denesuline	Misty Lake	964.21
Northlands Denesuline	North Arm	181.24
Northlands Denesuline	Tice Lake	1,599.24
Northlands Denesuline	Maria Lake Site C (11-04C)	624.12
Northlands Denesuline	Maria Lake Site E (11-04E)	690.77
Northlands Denesuline	Snyder Lake Parcel B (18-04B)	598.00
Northlands Denesuline	Snyder Lake Parcel C (formerly Parcel A)(18-04C)	885.00
Northlands Denesuline	Seman River	256.82
Norway House Cree	Provincial Road 373B	4,349.21
Opaskwayak Cree	Barrier Settlement - Selection and Acquisition (2)	147.52
Rolling River	Former Ronald Hill (SW19 & SW20-17-18W) Acquisitions (2)	317
War Lake	North of Ilford Amended (11-02)	6.52
Wuskwi Sipiik	NW 5-41-24 WPM (2) (DT Lagace Property)	160
Wuskwi Sipiik	All 30-41-24 WPM (3) (Palmondon Property)	640
Wuskwi Sipiik	NE 14-41-25 WPM (6-99B6)	157
Wuskwi Sipiik	SE 17-41-24 WPM (6-99B10)	159
Wuskwi Sipiik	SW & Frac E1/2 8-41-24 WPM (6-99B12)	446
Wuskwi Sipiik	N1/2 36-40-25 WPM (1-10) (Burwash Property)	314.00
Wuskwi Sipiik	W1/2 of NW1/4 30-40-24 WPM (2-10) (Burwash Property)	78.48
Wuskwi Sipiik	SW1/4 36-40-25 WPM (3-10) (Burwash Property)	150.63
Wuskwi Sipiik	NE1/4 25-40-25 WPM (6-10) (McGregor Property)	155.22
Wuskwi Sipiik	NW 8-41-24 WPM (1) (Watson Property)	160
Wuskwi Sipiik	23-41-25 WPM (6-99B2)	624
Wuskwi Sipiik	N1/2 36-41-25 WPM (6-99B5)	312
Wuskwi Sipiik	Lot 14-16 Block 29 Plan 426 PLTO NOW Parcel A Plan 61624 WLTO (10-10)	1

	Total	20,393.96
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Preparation of Legal Description

First Nation/Nation	Parcel(s)	Acres
God's Lake	Kanuchuan Rapids (1-2000)	544.17
Norway House Cree	Nelson River East Channel A	3,596.00
Manto Sipi Cree	God's River (20) (North of Lodge)	106.15
Northlands Denesuline	Seman River	256.82
Sapotaweyak Cree	Former Billow Gas Bar (1-09)	1.55
Rolling River	NE 1/4 26-16-19 WPM (5-01) Cameron	157.92
	Total	4,662.61

The collaborative list of Land Charts will act as a guide and be jointly administered to fit into the work plan. The use of the charts continues to assist with guiding the parties through the detailed steps of the Land Transfer and Reserve Creation Process.

The process of coordination for Regional Surveyor Maps (RSMs) will involve NRCan, which drafts the maps for signature by all three parties. Currently, there is a low number of RSMs. A concerted effort by all parties to ensure that there is an adequate amount of parcels with RSMs signed should be the focus going forward.

The mount of dollars expended for this fiscal year is about \$800,000 for the parcels were surveyed within this fiscal year. The total amount of funds available for surveys is approximately \$1Million annually.

There will be specific discussion on the Regional Surveyor Maps (RSM) that need to be signed and how this process is completed. This list can be prepared and ready for next year's group of surveys in 2018-2019. This discussion will require technical people from NRCan and Manitoba Sustainable Development to assist with generating the list of RSMs to be signed.

There was a large parcel for Norway House Cree Nation that was initially estimated to cost about \$1.5 Million to have surveyed, but after the tendering process was changed with Public Works and Government Services managing the process ISC has seen the estimates drop in price per acre. However, despite this decrease in cost for the survey of this parcel it was unable to be completed within the fiscal year due to a forest fire in the previous year which contributed to health and safety concerns. ISC will provide the list of surveys that are remaining as well as the list of parcels that require Regional Surveyor Maps to the IMC on an ongoing basis.

The new ISC tendering process has facilitated the prices being more cost efficient allowing for more surveys to be tendered. The concern in the past was more surveyors were needed to fulfill the amount of surveys required to complete. There has also been the issue of needing more survey dollars to complete the surveys. These issues continue to pose a problem when there are surveys being carried over from each fiscal year.

PROGRESS DURING 2017-2018

By the end of the fiscal year there were 23 parcels or 1,743.74 acres of land that required boundary inspections. These parcels are all classified as Other Land or acquired parcels. There were 23 parcels or 25,002.74 acres that had reached the RSM Planning and Preparation stage in prior to becoming surveyed. There are 10 parcels or 11,744.39 acres of land that are available to for potential surveys within the 2018-2019 fiscal year.

There are 37 parcels or 20,393.96 acres of land that have progressed beyond the survey stage, but require some additional work prior to finalization of the legal description. Once Canada has finalized the legal description then the request for a Provincial Order in Council can be made.

Chart 4: Signed Entitlement First Nations Acres to be Selected

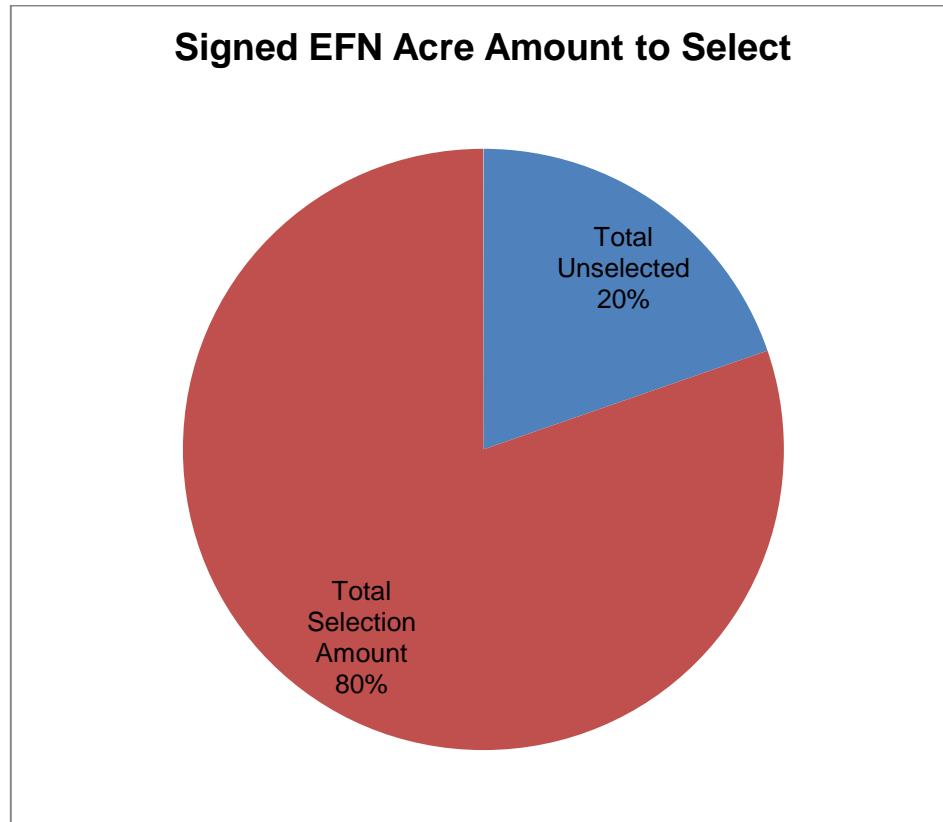
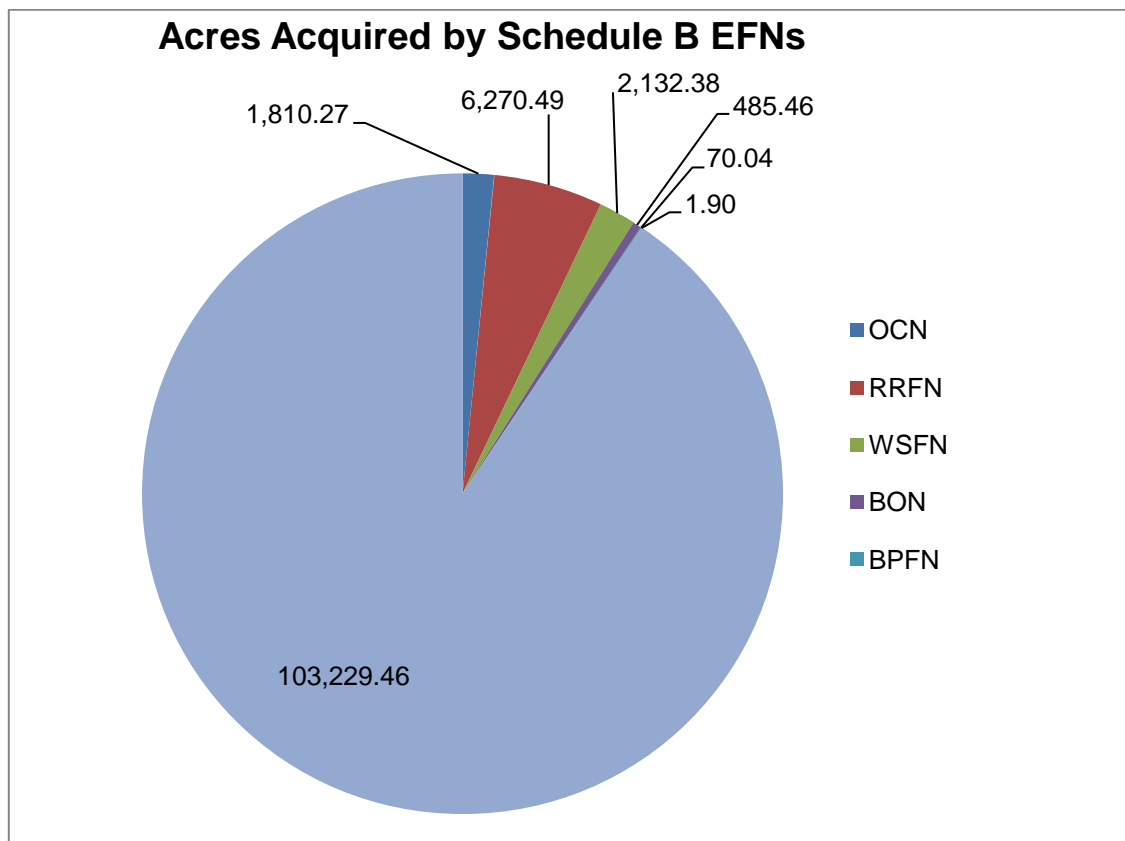


Chart 5: Total Acres Acquired by Schedule B Entitlement First Nations



UNSIGNED BANDS

There remains six First Nations that have not signed their Treaty Entitlement Agreement to enter the process whereby Crown land that they select will be set apart as reserve. Despite not having signed their TEA, five of the EFNs have taken proactive steps to identify lands by pre-selecting lands that they would intend to have set apart as reserve. These six EFNs include:

First Nation	Pre-selected Acres	Total Land Amount
Fox Lake Cree Nation	6,576.73	26,391
Marcel Colomb First Nation	0	17,007
O-Pipon-Na-Piwin Cree Nation	29,209.65	17,674
Sayisi Dene First Nation	9,359.85	22,372
Shamattawa First Nation	19,349.04	24,912
York Factory First Nation	12,774.71	29,173
TOTAL	77,269.98	137,529

PROGRESS DURING 2017-2018

They have not been any new TEAs executed this fiscal year. The Unsigned EFNs have unresolved issues that are needed to be addressed prior to contemplating signing their TEA.

3.5 OUTSTANDING TREATY ENTITLEMENT AGREEMENTS (TEAS)

By the end of the 2017/2018 fiscal year, six EFNs which are entitled to enter into TEAs under the MFA-TLE had not executed a TEA. None of these six EFNs are included in the Annual Work Plan, and their entitlement is comprised of **100%** Provincial Crown Land, and totals **137,529.00** acres. This is **57** percent of the total amount which is **241,481** acres that remain to be selected. These six EFNs are; Shamattawa First Nation, Fox Lake Cree Nation, Sayisi Dene First Nation, York Factory First Nation, Marcel Colomb First Nation, and O-Pipon-Na-Piwin Cree Nation.

The IMC continues to hold consensus that the lead role should not be assumed by IMC, but rather it is a responsibility of the Parties to drive this process. As a result of this decision the IMC will no longer have this item on the IMC agenda.

Sayisi Denesuline First Nation (SDFN) completed their relocation claim in September 2016. Manitoba has indicated that they will sign the claim agreement on condition that the First Nation signs their TEA. ISC will be providing funding to SDFN in the new fiscal year for the ratification of their TEA.

The funding for Fox Lake Cree Nation, York Factory First Nation, and Shamattawa First Nation has been moved to the next fiscal year (2018-19). O-Pipon-Na-Piwin Cree Nation is waiting to complete the process for their Land Transfer Agreement with Canada prior to signing their TEA. The IMC has noted that a majority of the Unsigned EFNs have made pre-selections outside of their Community Interest Zones that have already gone through the Manitoba circulation process. As a result of these pre-selections having gone through this process these lands are now restricted from the issuance of dispositions on the land. Based on the Manitoba Treaty Land Entitlement Selections (TRELES) reports a majority of these selections are also free of Third Party Interests and Encumbrances.

PROGRESS DURING 2017/2018

The Parties have not finalized an EFN specific Work Plan for the unsigned First Nations as recommended by the IMC to be included into the Three Party Strategic Plan process for 2017/2018. The intent is to continue this action plan through future plans. Canada, TLEC, and Manitoba remain prepared to enter into TEAs with the six First Nations and discussions are held with the First Nations. There have been no TEAs signed by the Parties during this reporting period. There have been numerous attempts by the Parties to confirm the signing of these TEAs.

The Parties would benefit by outlining the specific tasks required for each EFN in order for them to sign their TEA. This can be achieved through a work plan similarly with work plans developed for the 15 EFNs with signed TEAs. Once the Parties develop the specific steps required for each First Nation to sign their TEA the Parties can provide this work plan to new TLE implementation staff within government and TLEC. This would also be useful for new First Nation governments that may not be familiar with the TLE process and the required next steps to complete.

Chart 6: Total Acres Remaining to Select

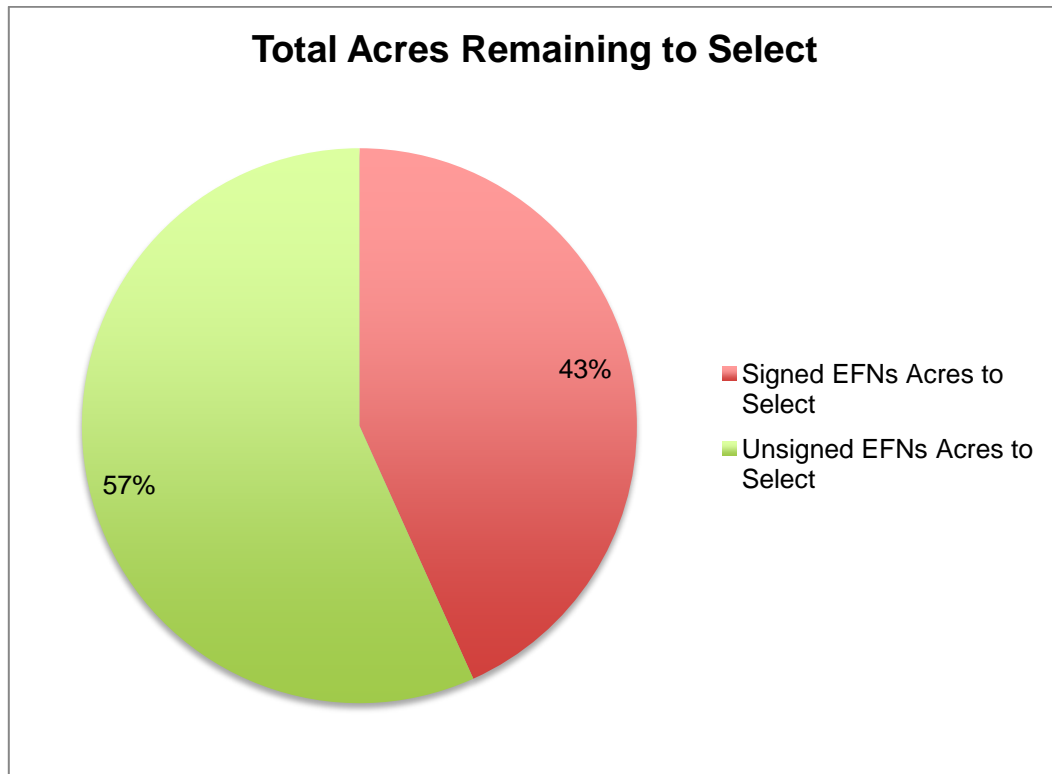
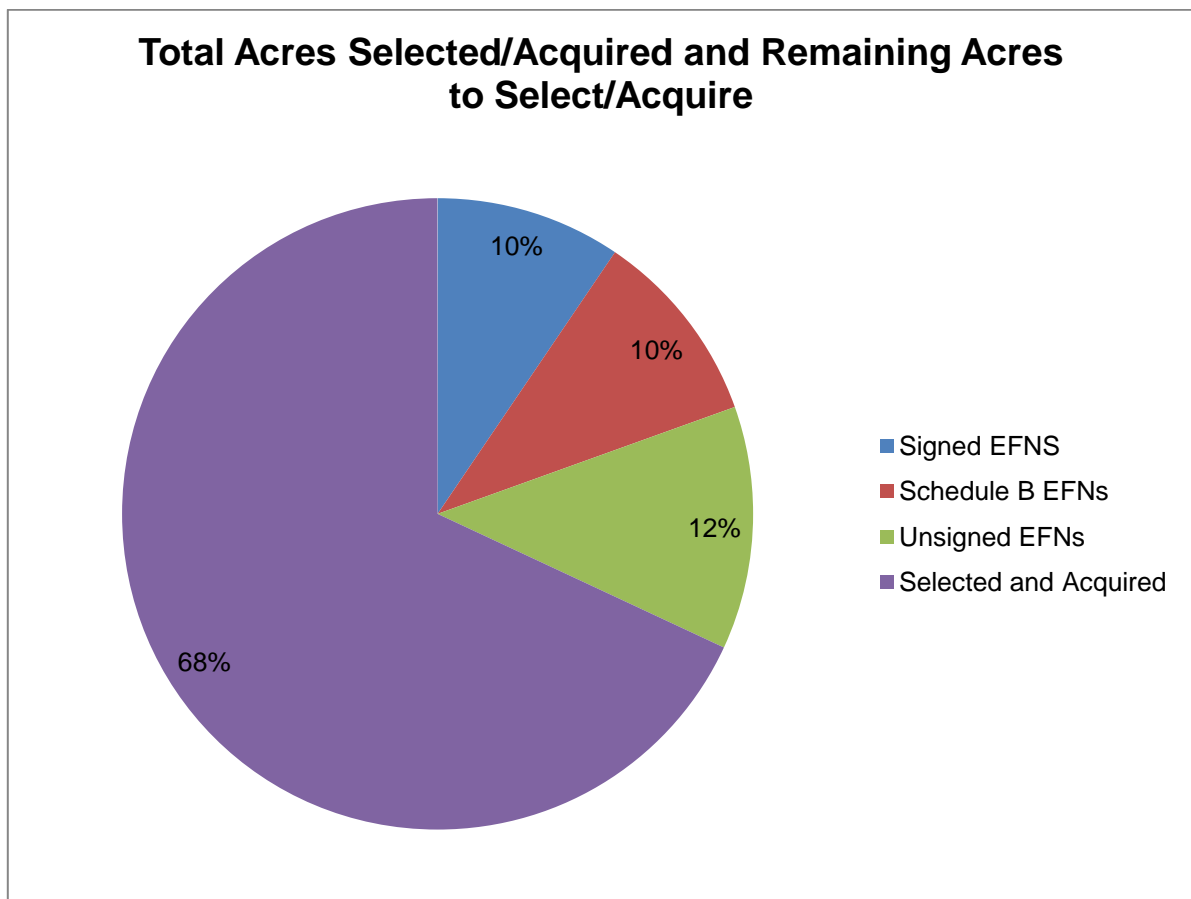


Chart 7: Total Acres Selected and Acquired - Remaining Acres to be Selected and Acquired



3.6 THIRD PARTY INTEREST RESOLUTION

The IMC representatives agree that there is a need to improve the progress of resolving outstanding Third Party Interests (TPIs). There are a number of TPIs and encumbrances affecting the MFA-TLE Selections and Other Lands. The latest information obtained from Manitoba notes that there are **65,000** acres or **34** percent of lands affected by hydro-easements, **28,339.73** acres are Private which is 5 percent and Crown Mines-Minerals-Quarry Leases-Permits-Licenses-Claims-Aggregate-Petroleum-Natural Gas interests which is **21** percent, **9,160.88** acres or **7** percent are lands in municipalities, and utility and general permits. The resolution of TPIs requires the First Nations, Canada, Manitoba and the TPI Holder to reach consensus on the method of resolving the TPIs and encumbrances.

Article 10.01(2) states that:

Third Party Interests which affect any land which is otherwise eligible to be set apart as reserve in accordance with the Principles must be resolved to the satisfaction of Canada, Manitoba, the Entitlement First Nation which has Selected or Acquired the land and the holder of the Third Party Interest prior to:

The transfer by Manitoba to Canada of administration and control of the Crown Land or any interest in the Crown Land; or

(b) the Entitlement First Nation or a Person on behalf of the Entitlement First Nation providing to Canada a registerable transfer of title to the Other Land.

The resolution of these outstanding TPIs essentially requires agreement amongst the four parties where an interest exists on the land. In most cases the interest will continue on the land once it becomes reserve. There are agreements that have been reached with respect to the resolution of utility permits known as 28(2) permits under the *Indian Act*, but there is more work required to complete additional agreed forms. There is also more work required to assist those First Nations that have become a signatory to the *First Nations Land Management Act*. Once these First Nations have become a signatory to this agreement they are required to develop their own land code or land law which governs the administration of their reserve lands. The result is that they are no longer fall under the sections of the *Indian Act* that relate to the lands. More legal instruments will need to be developed to take into account the First Nations perspectives and how their land codes address these Third Party Interest and encumbrances.

PROGRESS DURING 2017/2018

Canada, Manitoba and TLEC as signatories to the MFA-TLE have been successful in resolving some Third Party Interests (TPIs) and Encumbrances throughout this fiscal year. Although the MFA-TLE indicates that it is a responsibility of the three parties the lead in resolving these interests rests with the First Nation.

The Bunibonibee Cree Nation made an amendment to their original selection known as Knee Lake Lodge which allows a portion of their selection that is unencumbered to continue along the reserve creation process. The portion that has the TPI on the selection will remain a selection until the TPI is resolved.

In particular for God's Lake First Nation resolved four Third Party Interests (TPIs) on their selections known as the DNR Lot and the Lot 6 Grp 424. The TPIs were in relation to a Bell MTS Facilities and a Hydro Distribution Lines. All of these TPIs were resolved using the 28(2) permit under the *Indian Act*. God's lake First Nation also amended their selection known as Little Stull Lake to allow for a majority of the acres that are free from mining claims to proceed through the reserve creation process. The remaining acres will remain selected and will be set apart as reserve once the Third Party Interest is resolved.

Manto Sipi Cree Nation resolved one TPI on their Wasekuscusik Bay selection in relation to a permitted Youth Camp that was located on their selection.

Mathias Colomb Cree Nation resolved one TPI on their parcel known as Pawistik Falls in relation to a Manitoba Internal Task that relates to the Water Power Regulation withdrawal on the Churchill River system.

Norway House Cree Nation resolved three TPIs on their Nelson River East Channel parcel relating to Manitoba Hydro Monitoring Stations.

Sapotaweyak Cree Nation resolved three issues on their 703 Main St. property in the Town of Swan River. The issues were in relation to Land in a Urban Area - Town of Swan River – MDSA, Hydro - Electrical and Gas Lines - 28(2) permit, Bell MTS Facilities - 28(2) Permit.

War Lake First Nation two issues on their Ilford Phase 2 (3-05) relating to Private Land - MHRC Housing and Manitoba Hydro Distribution Line.

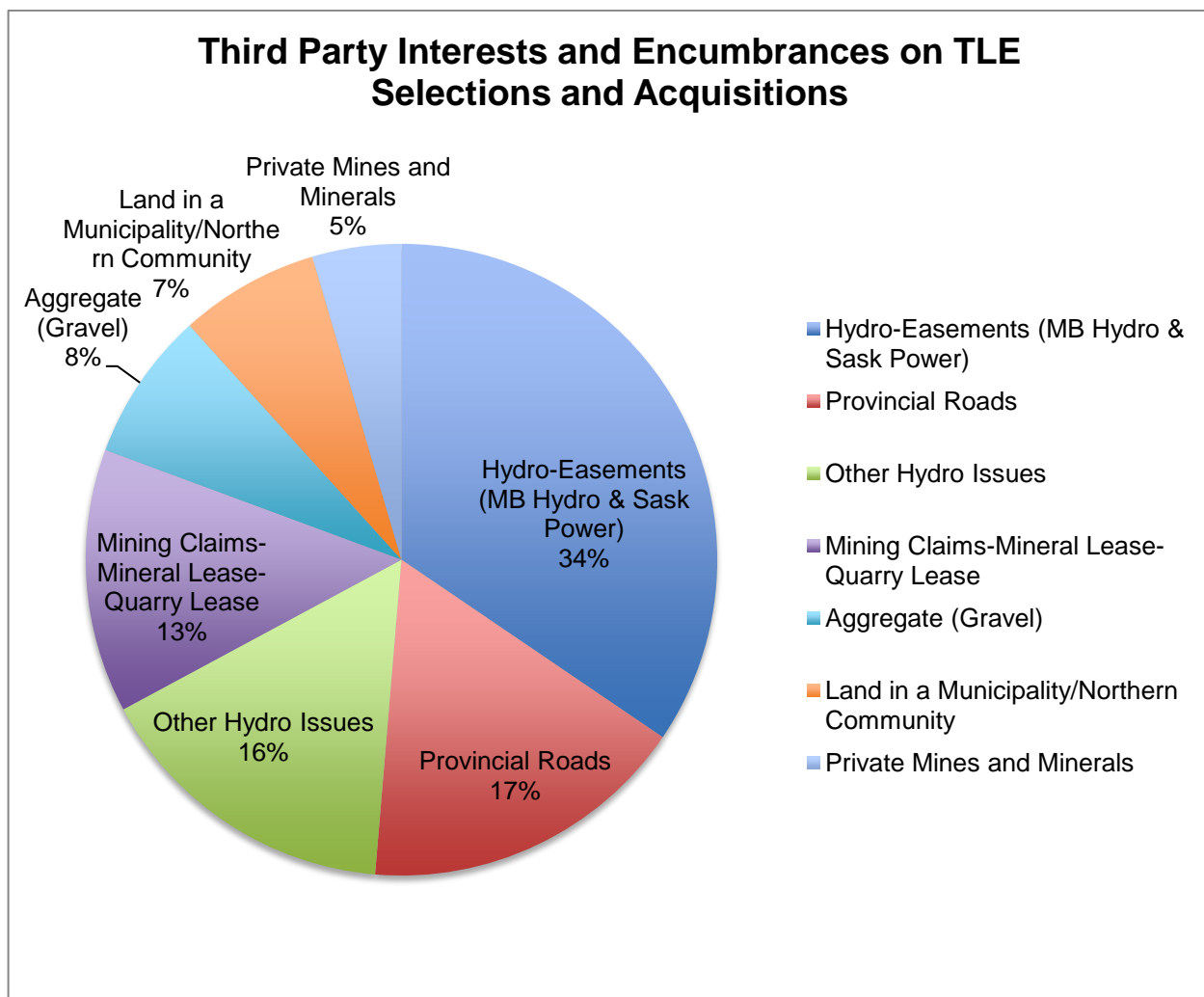
Wuskwi Sipihk First Nation resolved one issue on their Antler Corner 2 parcel in relation to a Manitoba internal task for a withdrawal from the Porcupine Provincial Forest. They also signed an MDSA with the Town of Swan River for their property known as Lot 1 Plan 54719 DLTO (1-14a).

34.08 Technical Support and Independent Professional Advice

The Chairperson may, where the members of the IMC agree, retain technical support and independent professional advisors, including legal counsel, as necessary from time to time to assist in the proper discharge of the responsibilities of the IMC, including the responsibilities of the Chairperson.

The Chairperson has not required the services of Technical Support or independent Professional advice. There may be a potential to seek this advice within the next fiscal year given the complexity of some of the issues being discussed, in particular the FNCIDA regulations.

Chart 8: Third Party Interests and Encumbrances on Selections and Acquisitions



3.7 OTHER SPECIFIC ISSUES

3.7.1 AGREED FORMS

There was some discussion about the status of the Agreed Forms Committee the IMC meeting held September 22, 2017. The last meeting held with the Committee was February 2018. As result of the Mining Claim Working Group meetings and the priority of this working group has resulted in the Committee not having met. The Chairperson will follow-up with the Committee to determine the last set of undertakings and when the Committee will be available to meet again.

The Agreed Forms Committee is not a committee under the MFA-TLE. The formal process for adopting documents as Agreed Forms is found under Article 38. The section reads:

“Agreed Forms shall be approved by agreement in writing of the representatives of each of the parties on the Implementation Monitoring Committee.”

The IMC Chairperson will provide the IMC representatives with copies of the proposed Agreed Forms for review. Manitoba confirmed that the Community Accord developed by the MDSA Working Group would be a proposed Agreed Form. The Chairperson provided reasonable timelines to have these documents reviewed and comments provided back. The Parties indicated that six months would be a reasonable timeline to have comments back on all of these documents. The list of documents that the IMC Chairperson will be sent to the IMC representatives for review included:

1. Pre-Transfer Use Agreement – used to resolve interests of members on lands becoming reserve status;
2. Future Mineral Access Agreement – used to address the issue of a private mines and mineral rights holder that is unwilling to be cooperative or is unresponsive or unwilling to reach an agreement;
3. Two MTS (28)2 Permits (SCN&RRFN) – used to resolve the interest of MTS where infrastructure is located on land that is to be set apart as reserve;
4. Easement Agreement Across Crown Land – used to resolve an issue where the lodge owned by the First Nation entered into an access agreement to cross Crown Land to access the lodge;
5. *First Nations Commercial and Industrial Development Act* Tripartite Agreement and regulations.

PROGRESS DURING 2017/2018

There are a series of documents that the Agreed Forms Committee - which is essentially comprised of the IMC Members - that require comments and revisions to, prior to being sent to the Senior Advisory Committee for formal approval. Once all of the comments have been received from TLEC on all of the documents the Chairperson will send the documents to Manitoba and Indigenous Services Canada legal counsels for review and further comment. The next Agreed Forms meeting is scheduled for March 20th in the TLEC Boardroom.

3.7.2 TRACKING THE LAND TRANSFER AND RESERVE CREATION PROCESS

The ISC Regional office currently does not have a program that tracks the transfer of lands being set apart as reserve and does not have the personnel required to develop such a program. It was hoped that a collaboration site could be used through the ISC online plat form, but this was not feasible during this fiscal year.

The Chairperson has been involved in the Additions to Reserve Advisory Committee that is coordinated by the national Land Managers Association along with the Indigenous Services Canada (ISC) staff located in Ottawa. One of the projects that this Committee is involved with through funding from ISC is the development of a project management program that will assist all regions including Manitoba with tracking Additions to Reserve which includes lands being set apart as reserve under TLE Agreements.

PROGRESS DURING 2017/2018

The ISC has retained the services of SX Cloud based out of British Columbia to assist with developing this project management tool to assist with tracking lands being set apart as reserve. The IMC Chairperson sits on this working group and provides information and advice on the development of this program. The SX Cloud has developed an initial prototype for the program that was presented to the ATR Advisory Committee.

4.0 REPORTING

4.1 EFFECTIVE IMC OPERATIONS

The IMC Office is currently located at #325-200 Alpine Way, Swan Lake First Nation Reserve 8A, Headingley Manitoba. The IMC meeting summaries are recorded and filed as an inventory at the IMC office with the assistance of administrative work through an agreement that was reached between the IMC and TLEC.

The IMC Work Plan is developed by the Parties (and attached to the Chairperson's Service Agreement), the Chairperson would include with the service agreement with TLEC costs for the use of TLEC's Finance Officer and Executive Assistant, subject to the allocations provided in the IMC annual budget. This structure has been in place for fiscal years 2010-2018. In January 2015 the IMC Chairperson entered into a Terms of Service Agreement between the IMC and TLEC to provide the IMC with Financial and Administrative Assistance Services for a one-year term ending March 31, 2018.

PROGRESS DURING 2017-2018:

The Chairperson has maintained a full record of all IMC meeting minutes. Included within these minutes are the Undertakings, Decisions and action items of the IMC. The IMC held ten meetings throughout the fiscal year to address the IMC referrals and other issues that arose throughout the year. Each meeting resulted in meeting minutes recording progress towards the targeted results and were confirmed and circulated. The majority of action items were completed for each meeting by the parties.

The Financial management items are reported regularly with quarterly review by the IMC. At the IMC meeting of June 22, 2018 the unaudited statement was complete and a circulation letter was sent with copies at month's end to the Party representatives. The Annual unaudited statement was approved.

5.0 SUMMARY AND RECOMMENDATIONS OF THE IMC CHAIRPERSON

It is an honour and privilege to have been re-appointed Chairperson of the IMC by SAC to continue to assist with addressing the shortfall of lands that and the transfer of these lands to reserve resulting from the MFA-TLE and the Treaty obligations. Specifically, Treaty No. 1, Treaty No. 3, Treaty No. 4, Treaty No. 5, Treaty No. 6, and Treaty No. 10 through the Manitoba Framework Agreement on Treaty Land Entitlement of May 29, 1997 and the Treaty Entitlement Agreements for each of the Entitled First Nations.

My focus over this past year in the IMC office in 2017-2018 has been to push the parties to look at some of the issues that have remained unresolved with regard to the resolution of Third Party Interests and encumbrances that have prevented parcels of land from being set apart as reserve. As IMC Chairperson I have worked with the Agreed Forms Committee which is representatives of the parties to formalize documents and agreements assist the parties with resolving these issues. These issues remain obstacles to the implementation of the MFA-TLE. The Chairperson has a role under the MFA-TLE provisions to assist the MFA-TLE Parties in resolving the Issues and Matters in dispute that have been brought before the IMC by the Parties and the EFNs. I have also continued to further the excellent work done by previous Chairpersons.

On behalf of the Implementation Monitoring Committee established under Section 34.01 of the 1997 Manitoba Framework Agreement on Treaty Land Entitlement, I respectfully submit this the Annual Report of the IMC to the President of the TLE Committee, the Minister of Indigenous Services Canada, and the Minister of Indigenous and Northern Relations for Manitoba, for the reporting period ending March 31, 2018.

Article 34.09 (10) (c) as my authority, which states:

The Chairperson may, on behalf of the Implementation Monitoring Committee, provide to the President of the TLE Committee, the Minister of Indian Affairs and Northern Development of Canada and the Minister of Northern Affairs of Manitoba other reports from time to time as the Chairperson deems appropriate.

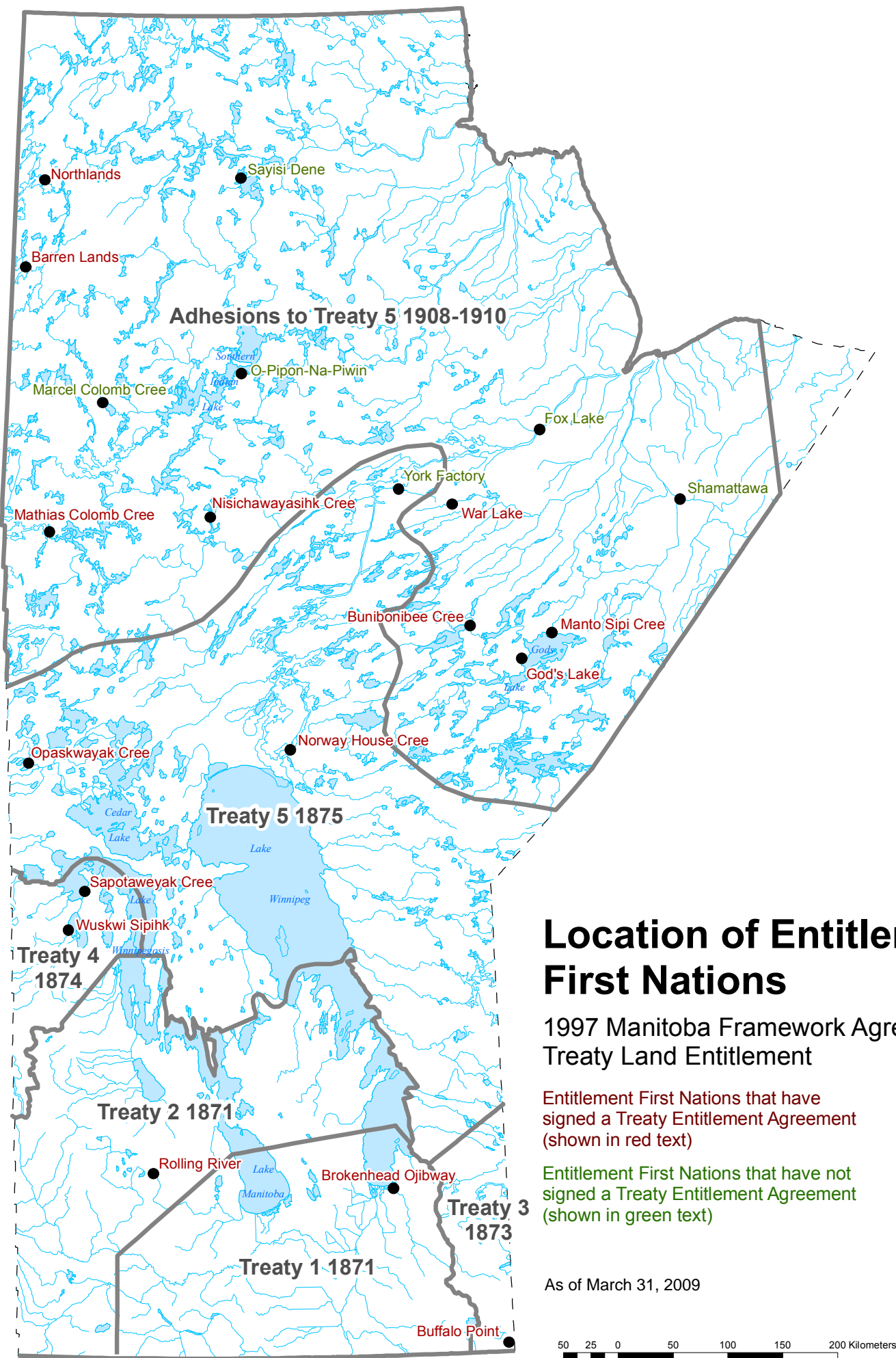
1. **Surveys:** Evaluation of the amount of funds needed to complete all of the outstanding lands that require surveys and increase the survey budget to allow for the available acres to be surveyed in a given year.
2. **Crown Issued Mining Claims:** The IMC and Agreed Forms Committee should continue to focus efforts on developing terms and conditions under the *First Nations Commercial and Industrial Development Act* to allow the lands to be set apart as reserve while maintaining the Crown-issued mining claim interest holder to maintain the mining interest they currently hold.
3. **Private Mines and Minerals:** Canada to proceed with reserve creation to the surface only to the extent that the current private mines and minerals owner holds the subsurface interest. When the private mines and mineral interest holder requires access to the subsurface the First Nation can negotiate access with the interest holder at that time.
4. **Hydro-Easements:** The EFNs that have not already signed on to the First Nations Land Management Act should be encouraged to become a signatory to this legislation. Manitoba should be encouraged to sign off on the Hydro-Easement Agreement without the transfer of the agreement to a new entity should Manitoba Hydro become privatized (i.e. privatization of MTS). Manitoba Hydro should be encouraged to enter into an Adaptive Management Plan regarding shoreline management with the EFNs in conjunction regarding lands subject to a Hydro-Easement Agreement.
5. **Outstanding Acquisitions:** The First Nations should be provided with more acquisition dollars to purchase the remaining acreage. The Federal government can request the Manitoba government to provide these lands for sale at \$1/acre to fulfill the outstanding TLE legal obligation. Alternatively, Canada should be asked to provide the necessary funds to allow the First Nations to purchase their full entitlement acres.
6. **Outstanding Selections:** Canada, Manitoba and TLEC to work collectively to assist the EFNs to identify selections of Crown Lands.
7. **Unsigned First Nations:** Canada to provide dedicated staff to assist the unsigned First Nations with resolving the issues that are preventing them from signing their TEA.

Laren Bill
Independent Chairperson, IMC

6.0 SUMMARY OF APPENDICES

Appendix A	Map of Entitlement First Nations
Appendix B	IMC Work Plan 2017 - 2018
Appendix C	IMC Policies and Procedures Manual
Appendix D	2017 - 2018 Three Party Annual Work Plan Results

Map of Entitlement First Nations



IMC Work Plan 2017-2018

IMC Work Plan 2018 - 2019

#	Activity	Expected Results	MFA Authority
1	Resolution of Matters In Dispute: Facilitate discussions amongst the parties leading to solutions, or develop consensus on next steps for Dispute Resolution.	<p>1999-BPFN-002: REED RIVER SELECTION OF RIVER BED AND SHORE LINE - Assist the parties with resolving the Issue/Matter in Dispute by providing guidance to the parties March 31, 2019.</p> <p>1999-NCN-003: EFFECTIVE DATE OF AGREEMENT - Assist the parties with resolving the Issue/Matter in Dispute prior to March 31, 2019.</p> <p>2004-BLFN-002: LAND IN SEVERALTY (MATERIAL FAILURE ALLEGATION) - Participate in negotiations with the parties in drafting a LIS Agreement for implementation.</p> <p>2007-TLEC-002: HYDRO EASEMENTS - Monitor the parties and Manitoba Hydro while discussions continue on the form of the Hydro Easement Agreement. Should discussions not produce a final agreement facilitate the Dispute Resolution process.</p>	<p>34.07(1)(c) (d) (e)</p> <p>34.09(7) (8) (9)</p> <p>38.01(5)</p>
		<p>2016-TLEC-006: Material Failure Allegation to Comply with a Fundamental Term or Condition of the MFA: Monitor the results of the Binding Arbitration Decision.</p>	

2	Facilitate the Mining Claims Working Group	Facilitate and Coordinate meetings amongst the parties to generate consensus on a Tripartite Agreement and Regulation under the <i>First Nations Commercial and Industrial Development Act</i> that addresses Crown owned Mines & Minerals on TLE selections. Facilitate the process to see these documents adopted by the IMC & SAC as an “Agreed Form”.	11.03 (4)
3	Assist First Nations and Municipal Governments	Provide assistance to MFA-EFNs and Municipalities as requested to assist with providing information tools and templates that both parties can utilise for MDSA.	32.02(f) 33.02(e)(vii) 34.07(1)(c)(d)
4	Participate on the ATR Advisory Committee	Investigate the Information Technology that can be used as an online project management tool for all parties to track parcels to be converted to reserve.	34.07(1)(c)

Specific Tasks:

- Coordinate and facilitate IMC meetings;
- Record and finalize IMC meeting minutes including undertakings and decisions;
- Coordinate and Facilitate SAC meetings;
- Record and finalize SAC meeting minutes;
- Facilitate and Coordinate Agreed Forms meetings for resolving TPIs/Encumbrances;
- Facilitate and Coordinate the Strategic Planning meetings
- Participate, as requested by RMs or First Nations with resolving disputes;
- Complete the IMC 2018-2019 Annual Report;
- Maintain and update the IMC Website with current and relevant information;
- Carry out the necessary tasks to complete Activities 1-4 in the work plan.

IMC Policies and Procedures Manual

MANITOBA TREATY LAND ENTITLEMENT FRAMEWORK AGREEMENT IMPLEMENTATION MONITORING COMMITTEE (IMC)

POLICIES AND PROCEDURES

Introduction

The Manitoba Treaty Land Entitlement Framework Agreement (the “FA”) contains a number of provisions setting out the roles and responsibilities of the Independent Monitoring Committee (the “IMC”) and the Senior Advisory Committee (the “SAC”) as well as procedures for dispute resolution.

Part I of this document summarizes the provisions of the FA to provide guidance in regard to the mandate and role of the IMC. Part II of the document sets out policies and procedures developed in accordance with Article 34 that are intended to complement the FA and to facilitate the resolution of issues or disputes that may arise in implementing the FA or any Entitlement First Nation’s Treaty Entitlement Agreement (“TEA”). Part II may have to be amended from time to time to respond to changing circumstances and to address new issues as this process evolves.

PART I – THE FRAMEWORK AGREEMENT

1. Establishment of the IMC – Art. 34

- Comprised of 5 members, one appointed by Canada, one by Manitoba, two by the TLEC, and one Independent Chairperson appointed by all three parties – s. 34.01
- A member of the IMC may designate in writing an alternate to attend a meeting of the IMC – s. 34.02(2)
- The parties may change their members from time to time by providing notice in writing to the other parties – s. 34.02(3)
- Quorum of IMC is 4, with at least one member representing each of the parties and the Chairperson in attendance unless a member not in attendance has agreed otherwise – s. 34.02(4)

2. Consensus Model Decision Making – s. 34.06

- Except in matters requiring the direction of the Chairperson under Articles 34, 35, and 36, the IMC will operate with and by the consensus of all of its members
- Where the IMC is unable to resolve an issue or matter in dispute, it shall refer the matter in dispute for resolution in accordance with Article 34 and 35
- The IMC “will be guided by the principle that the parties each have a continuing obligation to act in good faith in implementing this Agreement and any Treaty Entitlement Agreement (TEA) including the resolution of any issue or matter in dispute.”
- IMC may make rules of procedure to govern its operation not inconsistent with Article 34

3. *Responsibilities of the IMC – s. 34.07*

- The IMC shall be “generally responsible for facilitating the implementation of this Agreement and any Treaty Entitlement Agreements”, including:
 - (a) establishing a budget of the reasonable estimated costs of its operation for each fiscal year from April 1 to March 31;
 - (b) monitoring the progress of implementation;
 - (c) making recommendations to the parties for the resolution of any matter in dispute relating to implementation;
 - (d) resolving any issue or matter in dispute relating to implementation which is referred to it by a party or an Entitlement First Nation (EFN);
 - (e) considering the appropriate method of resolution of an issue or matter in dispute in accordance with Art. 35
- The IMC shall meet upon the call of the Chairperson subject to Subsections 34.03(1) and 34.05(1)
- The IMC shall operate within the budget unless the parties agree otherwise

4. *Technical Support and Independent Professional Advice – s. 34.08*

- The Chairperson may, where the other members agree, retain technical support and independent professional advisors, including legal counsel, from time to time as necessary to assist in the proper discharge of its responsibilities
- Technical advisors shall provide advice, guidance, opinions to the IMC and the Chairperson to assist in the resolution of disputes
- Where the members of the IMC do not agree to retain technical advisors, the Chairperson may retain technical support or advisors on behalf of himself within the established budget

5. *Responsibilities of Chairperson – s. 34.09*

- In addition to other responsibilities set out in Art. 35 and 36, the Chairperson will be responsible for the general administration of the IMC including:
 - (a) calling meetings;
 - (b) chairing all meetings;
 - (c) keeping written minutes and records of meetings and decisions of the IMC, decisions and notices of the Senior Advisory Committee (SAC), decisions and Awards of Adjudicators, and all other information necessary to complete the Annual Report;
 - (d) distributing minutes to members of IMC on timely basis;
 - (e) recommending budget of estimated costs of operation for fiscal year to IMC;

- (f) submitting to each of the parties an invoice for the reasonable costs incurred by the IMC and the Chairperson in each month;
 - (g) maintaining records of all costs and preparing annual financial statements;
 - (h) ensuring timely payment of expenditures of the IMC upon receipt of payment from parties;
 - (i) if directed by parties, engaging an independent auditor to complete audit of IMC financial affairs.
- The Chairperson shall call a meeting of the IMC at least once every 3 months or at the request of at least two members representing at least two parties – the Chairperson shall provide at least 14 days notice in writing unless all members agree otherwise
- The Chairperson shall assist the IMC in determining the sufficiency of information relating to implementation and may, if necessary, request any member of the IMC to take steps the Chairperson deems appropriate to ensure the sufficiency of that information
- In order to facilitate the resolution of issues or matters in dispute, the Chairperson may:
 - (a) propose time periods for the parties to respond to an issue or dispute;
 - (b) direct any member to submit a report to the IMC about any issue or matter in dispute and propose solutions within a time period identified by the Chairperson;
 - (c) identify strengths and weaknesses of proposed solutions to an issue or matter in dispute;
 - (d) direct members of the IMC to assist in resolving an issue or dispute by consensus;
 - (e) propose solutions to an issue or dispute
- where the IMC makes a decision on a means to resolve an issue or dispute, the Chairperson shall record the decision in the minutes or records and provide notice of the decision to the parties and any EFN specifically effected
- where the Chairperson determines the IMC is unable to make a decision on a means to resolve an issue, the Chairperson will record that no decision was made, any means recommended by the Chairperson and any direction to IMC members to consider the recommendation within a specified time period, and any response by the IMC members to the recommendations of the Chairperson
- where an issue is not resolved by the IMC, the Chairperson will refer the issue or matter in dispute to the SAC – the Chairperson may set out in writing to the SAC any means recommended by the Chairperson for resolving the issue or matter in dispute, any response of the IMC members to recommendations of the Chairperson, and the Chairperson's recommendation on the proposed time period within which the SAC should attempt to resolve the issue

- the Chairperson:
 - (a) may request and receive recommendations from any IMC member on any aspect of implementation of this Agreement or a TEA;
 - (b) will, on behalf of the IMC, provide to the President of the TLEC, the Minister of Indian Affairs, and the Minister of Northern Affairs Manitoba an annual report including: a summary of progress of implementation; recommendations of the IMC for improvement of implementation; a summary of the issues or matters in dispute which have been resolved during the reporting period; a summary of the outstanding issues or matters in dispute at the end of the period; and recommendations for improvement of implementation;
 - (c) may provide other reports to the President of the TLEC, the Minister of Indian Affairs, and the Minister of Northern Affairs Manitoba on behalf of the IMC as he deems appropriate;
 - (d) will provide an unaudited annual financial statement to the President of the TLEC, the Minister of Indian Affairs, and the Minister of Northern Affairs Manitoba on behalf of the IMC including a statement of all funds received by the IMC from the parties during the fiscal year, how funds were disbursed, and a statement of all contributions in kind to the costs of the IMC;
 - (e) the annual report for each year shall be delivered on or before June 30

6. *Senior Advisory Committee – s. 34.10*

- The SAC consists of the President of the TLE Committee, the Regional Director General (Manitoba) or the Asst. Deputy Minister (Claims and Indian Government) of DIAND, and the Deputy Minister of Northern Affairs for Manitoba
- One member of the Council for an EFN specifically effected by an issue may also participate in meetings of the SAC where that issue is addressed
- The SAC shall meet only when all members are in attendance unless a member not in attendance has agreed otherwise
- Decisions of SAC shall be by consensus
- Where the SAC makes a decision on a means to resolve an issue, it shall set its decision in writing and send it to the Chairperson who will record the decision in the minutes or records of the IMC
- Where the SAC does not make a decision on a means to resolve an issue within the time period proposed by the Chairperson or such longer period that the SAC may agree on, the SAC shall provide notice in writing to the Chairperson who will record in the minutes or records of the IMC that the SAC made no decision on a means to resolve an issue and the appropriate dispute resolution mechanism to be used to resolve the issue where the SAC agrees on the mechanism to be used

- Where the SAC provides notice in writing to the IMC as above, the IMC will within 30 days: (a) where the SAC agrees on a means to resolve an issue, refer the matter for resolution in accordance with that agreement; or (b) where there is no agreement by the SAC, refer the matter to an appropriate method of dispute resolution in accordance with s. 35.02
- Where the IMC does not refer the issue for dispute resolution within 30 days, the Chairperson shall refer the matter for dispute resolution in accordance with s. 35.02

7. *Dispute Resolution – Art. 35*

- S. 35.01 provides for the identification by the IMC of persons qualified in alternative dispute resolution to act as Adjudicators, the appointment of Adjudicators from time to time to resolve issues or matters in dispute, and the determination of rates of remuneration by the IMC
- S. 35.02 defines the “methods of dispute resolution” as (a) fact finding; (b) mediation; (c) non-binding arbitration; and (d) binding arbitration in accordance with the *Commercial Arbitration Act* – the resolution of issues or disputes shall be through a *progressive process* from fact finding to binding arbitration unless determined otherwise by the SAC in accordance with para. 34.10(6)(b) or by the Chairperson in accordance with para. 34.10(7)(b)
- All matters resolved by binding or non-binding arbitration will be in writing by the Adjudicator
- An Adjudicator appointed to resolve an issue may not be appointed to deal with the same issue or dispute unless all parties, including the EFN, agree
- S. 35.03 sets out the procedure for dispute resolution other than by binding arbitration – subject to directions provided by the IMC or SAC, the Chairperson has the responsibility in consultation with members of the IMC to:
 - (a) Prepare written directions to the Adjudicator for the dispute resolution process;
 - (b) Provide the Adjudicator with information about the issue or matter in dispute, including a written definition of the issue, any report on or proposed solution of the issue submitted to the IMC by any party, and any means of resolving the issue recommended by the Chairperson;
 - (c) To determine a time period for completion of dispute resolution recognizing that the parties agree the following time frames should apply unless the issue is complex: (i) 3 days for fact finding; (ii) 5 days for mediation; and (iii) 7 days for binding or non-binding arbitration
 - (d) To determine other appropriate procedures to ensure a timely and cost efficient resolution of the issue
- Procedure for Binding Arbitration – s. 35.04
 - The IMC shall prepare and submit to the Adjudicator a reference setting out in writing the questions to be determined and any other terms of reference to define his/her jurisdiction

- Where the IMC does not prepare and submit a reference on a timely basis or the Chairperson refers the matter for binding arbitration, the Chairperson shall prepare and submit a reference to the Adjudicator after consulting with other members of the IMC
- The Adjudicator shall make an Award addressing the issue which may include a determination of the facts, an interpretation of the FA or TEA, a determination that one or more of the parties or EFNs is required to take certain action to give effect to the FA or TEA, or a finding that an Event of Default has occurred
- An Adjudicator shall not have jurisdiction to make an Award which:
 - (a) requires any of the parties or an EFN to change any of its policies but the Adjudicator may identify inconsistencies or deficiencies in such policies and make recommendations which affect the implementation of the FA or TEA – the party which receives such recommendations shall have due regard for its obligations under the FA or TEA
 - (b) subject to s. 36.04(2), requires any party or EFN to make a payment for damages or loss alleged to have been suffered
- the resolution of an issue referred to binding arbitration that is resolved by the consent of the parties and any EFN involved shall issue as an Award
- Appeal of Binding Arbitration Awards – s. 35.05
 - An Award, other than one issued as a result of the matter being resolved by consent, may be appealed to the Manitoba Court of Queen’s Bench within 30 days of the date of the Award on the grounds of: (a) failure of the Adjudicator to consider the matter fairly; (b) bias; (c) failure of Adjudicator to act within jurisdiction; (d) error of law, including an error in the interpretation of the FA or TEA
 - The Court of Queen’s Bench may (a) dismiss the appeal; (b) allow the appeal and remit the matter to the Adjudicator or IMC to appoint a different Adjudicator to be reconsidered; (c) allow the appeal and substitute its decision in place of the Award where this would reasonably resolve the issue; and (d) make an order for costs
 - There is no right of appeal from a decision of the Court of Queen’s Bench
- Default of Obligations in Dispute Resolution Methods – s. 35.06
 - Where a party withdraws the issue or matter in dispute, the method of dispute resolution will end
 - Where a party does not comply with a time period for the provision of information to the Adjudicator, the method of dispute resolution may proceed

- Where a party does not appear at any hearing, the method of dispute resolution will proceed based on the information before the Adjudicator and a finding, direction, decision or Award may be rendered
 - Costs of Dispute Resolution – s. 35.07
 - The costs of dispute resolution will be paid equally by the parties involved except where a party does not comply with time periods to provide information or does not appear at a hearing in which case the Adjudicator may determine the payment of costs as may be reasonable in the circumstances taking into account the Manitoba Court of Queen’s Bench rules on costs and the principle that the unsuccessful party normally pays the reasonable costs of the proceedings and other parties
 - The Adjudicator may determine the allocation and payment of costs of binding arbitration
 - Where a binding arbitration is resolved by consent of the parties, the Adjudicator may determine costs unless the parties have agreed otherwise
 - Record and Report of Issues or Matters in Dispute and Events of Default – s. 35.08
 - The Chairperson will maintain a record of all issues or matters in dispute and Events of Default and the means identified to resolve them
 - The record may be used to identify problem areas in implementation which require consideration by the parties, as information to assist the Adjudicator, or for the annual report or any other reports furnished by the IMC
- 8. *Material Failure – Art. 36***
- Where a party or EFN alleges failure to materially comply with a fundamental term or condition of the Framework Agreement or TEA, notice in writing shall be provided to the other party containing:
 - (a) identification of the fundamental term or condition of the Framework Agreement or TEA;
 - (b) a description of the circumstances of alleged material failure; and
 - (c) a statement that
 - (i) the party receiving the notice may remedy the material failure or refer the matter to the IMC within 30 days of receipt of the notice; and
 - (ii) where the matter is not remedied within 30 days the matter may be referred to binding arbitration to determine whether the party has failed to materially comply with that term or condition
 - The party in receipt of such notice may, within 30 days, remedy the alleged material failure or refer the matter to the IMC

- Where a party in receipt of such notice refers the matter to the IMC, the IMC shall consider the matter on a priority basis within 30 days of the matter being referred to it
- Where a party in receipt of such notice does not remedy the matter within 30 days, the party or EFN which has provided notice of an alleged material failure may refer the matter directly to the Chairperson by notice in writing
- Where the IMC does not resolve the matter on a priority basis or a matter is referred to the Chairperson in accordance with subs. (4), the Chairperson shall refer the matter directly to binding arbitration to determine whether the party or EFN against which the allegation has been made has failed to materially comply with a fundamental term or condition
- Matters Constituting Events of Default – s. 36.02
 - The following constitute Events of Default by a party or EFN:
 - (a) failure to comply with any Award of an Adjudicator in binding arbitration within the time period specified or, where no time period is specified, within a reasonable time period provided that no appeal of the Award has been filed pursuant to subs. 35.05(1) or the failure of that party to comply with the Award does not result from the failure of any other party to undertake or perform any action as an obligation under the Framework Agreement or TEA or a condition precedent to complying with the terms of the Award;
 - (b) an Adjudicator in binding arbitration has determined that (i) a party or EFN has, repeatedly and in a manner which clearly establishes a pattern, materially failed to comply with its obligations under the Framework Agreement or TEA; and (ii) the failure of a party to comply with its obligations was not the result of a party, an EFN or any Person to undertake or perform any action as an obligation or condition precedent to complying with the Framework Agreement or TEA
 - (c) a party or EFN has failed to comply with a decision of the Manitoba Court of Queen's Bench made in accordance with Subs. 35.05(2) within the time period specified or within a reasonable time period if none is specified, provided that the failure of that party to comply with the decision does not result from the failure of any other party to undertake or perform any action as an obligation under the Framework Agreement or TEA or a condition precedent to complying with the terms of the decision
 - (d) an Adjudicator in binding arbitration has determined that a party or an EFN has materially failed to comply with a fundamental term or condition of the Framework Agreement or TEA and has not remedied that material failure within 30 days of receipt of notice in writing from another party in accordance with Subs. 36.01(1)
- Identification of Means of Resolving Events of Default – s. 36.03
 - Any party or EFN that admits, or is determined by an Adjudicator to have committed, an Event of Default shall determine and identify reasonable means of remedying the Event of Default

- Loss or Damage as a Result of an Event of Default – s. 36.04
 - Where an Adjudicator has determined that party or EFN has committed an Event of Default, a party or EFN which has suffered loss or damages may refer the matter of that loss or damage to the IMC as an issue or matter in dispute
 - Where an issue or matter in dispute relating to loss or damages suffered is referred to an Adjudicator to be resolved by binding arbitration, the Adjudicator may make an award setting damages to be paid by the party or EFN committing the Event of Default to the party or EFN suffering the loss or damages

9. Issues or Matters in Dispute Which May be Referred to IMC

The following is a summary of provisions in the Framework Agreement which provide for issues or matters in dispute to be referred to the IMC for dispute resolution. This summary is not exhaustive:

- **3.01(5)** – Any issues or circumstances encountered in and considerations affecting the Selection or Acquisition of land which are not addressed by the General Principles for Land Selection or Acquisition may be referred to the IMC if the parties are unable to address such issues on their own
- **3.02(6)** – Disputes between Manitoba and an EFN re: selection of a parcel less than 1,000 acres
- **3.03(4)** – Disputes between Manitoba and an EFN re: determination of a “reasonable use area” for Tourist Lodge or Outcamp
- **3.03(30) and (31)**– Where there is a conflict between the Selection of Crown Land within a Forest Plan and an area to be harvested or subject to road construction within 3 years, the IMC may assist an EFN and Forest Operator in negotiating an agreement
- **3.03(33)** – The IMC may resolve a dispute where Canada and Manitoba considers that a selection within land subject to forest plans is not eligible for selection
- **3.03(37)** – The Mathias Colomb Cree Nation may refer issues pertaining to the selection dated June 27, 1996 to IMC on priority basis if agreement not reached with Forest Operators within one year of date of execution of its TEA
- **3.11** – Any issues or matters in dispute relating to the Selection or Acquisition of land not resolved by the parties
- **4.02** – Requests for the extension of an EFN’s land selection period
- **6.02(8)** – Where Canada or Manitoba advises an EFN that a selection or acquisition is not eligible to be set apart as reserve in accordance with the Principles set out in the Framework Agreement, the matter may be referred to the IMC if not resolved by the parties within 120 to 180 days

- **8.06** – Where Canada does not set apart land as a reserve despite a recommendation by the Minister of Indian Affairs to do so
- **9.01(6)** – Where the parties are unable to reach agreement on the nature and extent of a right to land in severalty
- **11.03(5) and (6)** – Where an EFN and a third party owning mineral rights are unable to reach an agreement with respect to reasonable access to the surface of land selected or acquired by an EFN, the IMC may determine the terms and conditions for reasonable access
- **20.11(6) and 21.11(7)** – Where the opinion of the auditor of the Third Party Interest (TPI) and Implementation Accounts are not unqualified or where it is to the effect that the TLEC is not operating the Accounts in accordance with the Framework Agreement
- **27.03(5)** – If Manitoba breaches any of its obligations under the Framework Agreement, Canada or any EFN may refer the matter to the IMC
- **34.07(1)(d)** – Any issue or matter in dispute relating to the implementation of the Framework Agreement or any Treaty Entitlement Agreement may be referred to the IMC by a party or an EFN
- **36.01** – Where a party or an EFN alleges that another party has materially failed to comply with a material term or condition of the Framework Agreement or a Treaty Entitlement Agreement

As a general comment, it is important to carefully review the specific provisions of the Framework Agreement to ensure that the parties have fulfilled any procedural requirements before referring a matter to the IMC. For example, certain provisions may set out notice requirements to other parties involved in the dispute, impose a requirement to consult, set a specified time period to remedy a problem before a matter may be referred to dispute resolution, or require that the parties exhaust reasonable efforts to resolve the issue on their own before referring a matter to the IMC.

PART II – IMC POLICIES AND PROCEDURES

10. *IMC Meetings*

- The main responsibilities of the IMC are two-fold in nature:
 - (i) to monitor the progress of implementation; and
 - (ii) to facilitate the resolution of any issue or matter in dispute relating to implementation referred to it by a party or an EFN
- The Chairperson shall generally call a meeting of the IMC every 4 – 6 weeks, and at least once every 3 months by distributing written notice and a draft agenda to all members of the IMC, or by agreeing on the next meeting date at an IMC meeting. The required quorum is 4, with at least one member representing each of the parties and the Chairperson in attendance unless a member not in attendance has agreed otherwise.

- With respect to Alternate Representatives of the Parties, Alternate Representatives may be appointed for up to a one year period subject to further notice, rather than on a meeting by meeting basis, however prior to a meeting whereat an Alternate Representative will be serving as the Party representative, written notice is to be provided to the Chairperson and the other Party representatives.
- Other persons involved in the implementation of the Framework Agreement and any TEA may be invited by members of the IMC to participate in the meetings to address a matter and thereby assist the IMC in monitoring the progress of implementation or resolving any issue or matter in dispute. Where an IMC member intends to bring other personnel to the IMC meeting, they should notify the Chairperson and other IMC members in writing at least two working days prior to the meeting. For example, the IMC members may invite representatives from Manitoba Hydro, the Canada Customs and Revenue Agency, Department of Finance, etc. where it is necessary to discuss issues within their respective areas of responsibility. The involvement of non IMC member participation in the discussion, including Alternate Representatives identified by the Parties who are not serving as their Party's representative for that specific meeting, is limited to providing information, and is subject to approval by the Chairperson. Where the IMC considers it appropriate, they may invite such persons to actively participate in a discussion of such issues but they may not participate in any decisions made by the IMC. Where appropriate, such decisions may be made during *in camera* sessions of the IMC.
- The Chairperson is to distribute a draft agenda setting out the proposed items for discussion to members of IMC two weeks before the scheduled meeting date.
- The draft agenda may contain three parts to assist the IMC in discharging its responsibilities:
 - (i) a section for general status reports from the parties in relation to the community approval process, land selections, acquisitions, the reserve creation process, responses to undertakings accepted by a Party at a previous IMC meeting, and any other matter that will assist the IMC in monitoring the progress of implementation of the Framework Agreement and any TEA;
 - (ii) a section for discussion of specific issues raised by the Chairperson, an IMC member, or any of the parties to the Framework Agreement or TEA for discussion purposes at an IMC meeting; and
 - (iii) a section providing for discussion of general issues relating to the administration of the IMC, such as review of meeting summaries, reviewing budgets, scheduling meeting dates, and other such matters.
- Where the Chairperson, an IMC member, or any of the parties wishes to raise a specific issue for discussion at an IMC meeting, they shall respond to the Chairperson's circulation of a draft agenda with a written request that a topic be added to the agenda, and when requested by the Chairperson provide a brief written summary of the issue and any relevant documents to the Chairperson one week prior to the next IMC meeting wherever practicable. The summary and documents shall be distributed to IMC members and they should provide sufficient information to allow for meaningful discussion of the issue among members of the IMC. The requirement to provide a summary of the issue in advance may be dispensed with by the Chairperson where he is satisfied

that IMC members already have sufficient information to allow for meaningful discussion of the issue.

- Where a specific issue has been raised for discussion, other members of the IMC should furnish a brief written reply to facilitate discussion at the meeting.
- In some cases, issues or matters in dispute may be resolved by agreement of the parties at an operational level. In other cases, the IMC may be asked to make a decision with respect to the issue by consensus among members of the IMC. Where such issues cannot be resolved by agreement of the parties or by consensus, they may be referred to dispute resolution in accordance with the Framework Agreement.
- The representatives of the Parties are to make best efforts to submit their response to their undertakings from previous IMC meetings to the Chairperson at least one week in advance of the next IMC meeting to facilitate meaningful discussion on the matter at that meeting. Upon receipt, the Chairperson is to ensure that representatives of all other Parties receive a copy of these submissions. If the party is not able to submit documentation in advance of the meeting, they will request extended time on the Agenda to review the document with IMC members, so as to ensure that decisions are not unduly delayed.
- The Chairperson is to distribute a draft summary of the meeting to all members of the IMC within 1 week of the meeting. The IMC members are to review and provide any comments or suggested revisions to the Chairperson within 1 week of receipt. The Chairperson is then, if required, to circulate a revised second draft to all members of the IMC within 3 days, and the IMC members are to review and provide any comments within 2 days of receipt. Wherever possible, the meeting summary will be finalized and confirmed within 3 weeks.
- While all IMC members are to respond to draft meeting summaries which have been distributed by the Chairperson, by either providing comments or confirming that they are in agreement with the meeting summary; lack of a response by a Party representative within these target time frames will be interpreted by the Chairperson and the IMC as agreement with the meeting summary.
- In appropriate cases, the Chairperson may direct that the parties provide a written report and documents to facilitate discussion of a certain issue within a time period identified by the Chairperson. Generally, the role of the Chairperson is to facilitate discussion and to seek consensus among IMC members, but the Chairperson may take a proactive role in any discussions by identifying the strengths and weaknesses of proposed solutions or making recommendations to the parties on how to resolve a particular issue or matter in dispute.
- When an issue is not resolved by consensus among the IMC or SAC and it is necessary to appoint an Adjudicator, the IMC shall include a written definition of the issues in dispute, any report on the proposed solution of the issue submitted by any party, and any means of resolving the issue recommended by the Chairperson. Any admissions or reports and information provided by the parties on a “without prejudice” basis shall not be disclosed to the Adjudicator unless the parties consent in writing to the release of such documents.

APPROVED BY THE IMC AND CHAIRPERSON ON October 20, 2015

This document has been reviewed and approved by the IMC as indicated by the signature of the IMC Chairperson.



IMC Independent Chair

Attachment #1: IMC Process Upon Receipt of an Issue or Matter in Dispute (I/M)

IMC PROCESS UPON RECEIPT OF AN ISSUE OR MATTER IN DISPUTE (I/M)

There are three main documents to be reviewed in determining the steps that IMC normally follows upon receipt of a referral of an “issue or matter in dispute” (I/M):

I) DOCUMENTS CONSULTED by the IMC:

- 1) MFA: The MFA is the Agreement that describes the roles and responsibilities of the IMC, and any and all other documents need to be consistent with the MFA.
- 2) Policies and Procedures Manual: The Implementation Monitoring Committee may from time to time make rules of procedure to govern its operation not inconsistent with Article 34, MFA. (MFA 34.06(4))

- The IMC Policies and Procedures Document (June 23, 2010) has been adopted by the IMC pursuant to MFA Article 34.06(4)
- The IMC Policies and Procedures Document is divided into two parts.

Part I summarizes the provisions of the MFA to provide guidance in regard to the mandate and role of the IMC.

Part II sets out policies and procedures developed in accordance with MFA Article 34 that are intended to;

- a) complement the MFA, and
 - b) facilitate the resolution of issues or matters in dispute that may arise in implementing the MFA, or the TEA of any EFN.
- 3) This Protocol developed by the IMC for the Referral and Review of an I/M: The Protocol for the Referral and Review of an I/M is intended to be utilized by a Party or EFN when either is referring an I/M to the IMC. It is essentially a full description of the I/M from the point of view of the referring Party/EFN. The protocol is intended to ensure that all of the relevant data is submitted to enable the referral to be dealt with as soon as possible.

II) PURPOSE:

When a referral is made by a Party or an EFN, the IMC’s responsibility is to resolve any issue or matter in dispute relating to the implementation of the Agreement or any TEA (Article 34.07(1)(d) and consider the appropriate method of resolution of an issue or matter in dispute relating to the implementation of the Agreement or any TEA in accordance with Article 35 of the Agreement 34.07(1)(e).

III) IMC DECISION MAKING:

- 1) Except in matters requiring the direction of the Chairperson, the IMC operates with and by the consensus of all of its members. (34.06(1))
- 2) Where the IMC is unable to resolve an I/M on a consensual basis, it shall refer the I/M for resolution as provided in MFA Articles 34 and 35. (34.06(2))
- 3) In order to facilitate the resolution of the I/M, the Chairperson may take a number of steps set out below (34.09(5))
 - a) Propose time periods for Parties to respond to the referred I/M,
 - b) Direct any IMC member to submit a report about the I/M and propose solutions to that I/M within time periods identified by the Chairperson,
 - c) Identify strengths and weaknesses of all solutions proposed to resolve an I/M,
 - d) Direct the IMC members to assist in resolving an I/M by consensus,
 - e) Propose solutions to an I/M.

IV) STEPS FOR CONSIDERING AN I/M REFERRAL LEADING TOWARDS CONSENSUS:

- 1) While there is a need for IMC consistency when considering referrals, there is also a need for flexibility to ensure the review process is best suited for the specific referral.
- 2) Depending upon the characteristics of the referral, a number of processes/methods have been followed with a goal of arriving at an IMC consensus on how the I/M should be resolved. When these initiatives fail to reach consensus, the IMC is to consider the appropriate method of resolving the I/M in accordance with MFA Article 35.
- 3) Generally, there is a need for a Referral Protocol to be developed to;
 - a) precisely determine the I/M,
 - b) assemble of the relevant facts,
 - c) assessment/interpretation of the applicable provisions of the MFA,
 - d) identify options or alternatives for resolution of the issue, and
 - e) consider the recommendations of the Chairperson.

In the event the IMC is unable to resolve an I/M, the Chairperson is obliged to provide the SAC with the Referral Protocol containing the above stated information and results of the IMC review of the referral.

- 4) The processes/methods used to reach consensus usually include:
 - a) Ensure all IMC representatives have copies of the referral, Referral Protocol, and relevant materials.
 - b) Review the referral submitted.

- c) Discuss the referral at the next IMC Meeting, as a priority, in order for IMC to decide upon a course of action, and at that meeting discuss;
 - (i) Review the specific provisions of the MFA to ensure that the referring Party/EFN has fulfilled any procedural requirements before referring an I/M to IMC. (page 10 of Policy and Procedures Manual) For example certain provisions may;
 - set out notice requirements to the other Parties involved in the dispute,
 - impose a requirement to consult, (See Appendix “A” for list of MFA provisions requiring consultation)
 - set a specified time period to remedy a problem before a matter may be referred to dispute resolution, or
 - require that the Parties exhaust reasonable efforts to resolve the I/M between themselves before referring the I/M to IMC, and to
 - (ii) Ensure that all of the information required to make an informed analysis of the I/M is contained therein, or decide if this should be requested of the referring Party/EFN,
 - (iii) Determine if an operational meeting should be convened, and attended by the Chairperson to allow the Parties an opportunity to review and resolve the I/M prior to proceeding with the reference to IMC, and to ensure that the matter is not being referred prematurely,
- d) In general the Chairperson (under 34.09(5)) requests all Parties to provide the same information as asked of the referring Party in the “Protocol for the Referral and Review of an I/M”, including;
 - (i) Definitions
 - (ii) The Issue or Matter in Dispute (in the other Parties view)
 - (iii) The Facts (in the other Parties view)
 - (iv) Interpretation of the MFA (in the other Parties view)
 - (v) Proposed Resolution and Options Considered (in the other Parties view)
 - (vi) Interpretation of the MFA by the Other Involved Parties
 - (vii) Background Information (correspondence, maps, meeting summaries, and any other documents considered important by the other Parties when IMC considers the referral)
- e) Depending on the nature of the I/M, and the views submitted by the Parties to the I/M, the Chairperson may recommend that; (i) a discussion paper may be developed to analyze the situation and clarify linkages to the MFA provisions, or (ii) a Focus Group meeting be convened to discuss the matter in detail, clarify misunderstandings if any, and arrive at a consensus.
- f) If the exchange of discussion paper drafts or Focus Group meetings leads to a common understanding on matters upon which the Parties previously held divergent

perspectives and opinions, the Parties will have reached consensus on the referral in accordance with the IMC Policy and Procedures Manual and will advise the referring Party. It may also be deemed appropriate and beneficial to issue an IMC Bulletin on the topic as per the IMC Policy and Procedures Manual. Once the referral has been closed the Parties will be sent a letter advising them of the decision from the IMC and the referral will be closed.

- g) If the IMC discussions of the Chairperson's Referral Protocol, and/or discussion paper and/or Focus Group discussions do not result in a consensus; the Chairperson may update his/her summary document, as per the IMC and Focus Group discussions, and add two additional sections, And circulate this updated summary document to IMC with a time frame for comments.
- h) If the updated Chairperson's summary document does not result in a consensus, the Chairperson's summary document serves as the information required pursuant to MFA 34.09(7)&(9) for a referral of the I/M to SAC. (i.e. the I/M summary, any means recommended by the Chairperson for resolving the I/M for consideration of the members of the IMC and any direction to the members to consider the recommendation within a specified time period, any response of the IMC members provided to a recommendation of the Chairperson, and the Chairperson's recommendation on the proposed time period within which the SAC should attempt to resolve the I/M.)

(V) PARTICIPATION IN THE DISPUTE RESOLUTION PROCESS INCLUDING NOTICES TO WITHDRAW, REQUEST TO PLACE MATTERS IN ABEYANCE AND THE ABANDONMENT OF REFERRALS

The members of the Implementation Monitoring Committee will be guided by the principle that the parties each have a continuing obligation to act in good faith in implementing the Agreement and any Treaty Entitlement Agreement, including the timely resolution of any issue or matter in dispute. As such the active participation of the parties to a referral is important.

Notice of Withdrawal:

The term withdraw in the context of an IMC Referral means a Referring Party to the Referral has chosen to permanently close the Referral thus removing the Referral from the IMC process.

Where a Party to a Referral has chosen to withdraw their referral, a letter from the Party stating they wish to withdraw the referral is sufficient for the Chairperson to close the referral file. The Chairperson will provide notice and date of closure to the Parties of the withdrawal and will note its closure in the Annual Report.

Request to place an I/M in Dispute into Abeyance:

The term abeyance is defined by the IMC as being when a matter enters a period of temporary inactivity. A referral that has been referred to the IMC for dispute resolution can be placed into abeyance at the request of the referring party for one year when ongoing negotiations directly related to the resolution of the subject matter of the referral continue between the Parties involved in the initial Referral.

To ensure the necessary approvals have been obtained, where a Party requests that a referral be placed in abeyance, a letter confirming that the subject matter of the referral is in active negotiations between the parties, will be required prior to the IMC agreeing to place the matter into abeyance.

As an abeyance is a temporary period of inactivity, the Chairperson will seek confirmation at the one year anniversary of the matter being placed into abeyance that: (a) the Referring Party wishes to continue the abeyance period and that (b) the other party is not opposed to the approval of a further abeyance period. Where there is no opposition to the extension, the Chairperson will note in the referral file and in the Annual Report that a further one-year abeyance period was granted.

If the Referring Party requests a further extension of a referral in abeyance and the opposing Party does not agree with the request for an extension then the Chairperson may facilitate the resolution in accordance with Article 34.09(5). The Chairperson also has the ability to deny the request for an extension where the Parties have not demonstrated action on the activities to resolve the issue or participation in the resolution of the Referral that is in abeyance.

In the event that the Protocol for the Referral and Review of an I/M in dispute or the corresponding response document from the Party(s) to the Referral are incomplete or the IMC has not received any requested information from the Parties to the Referral in order to determine the next steps to address an I/M, the IMC can place the Referral into abeyance for a period to be determined by the Chairperson, which will not exceed 8 months.

Where a matter is to be referred to Binding Arbitration the Chairperson shall give reasonable notice of 30 days for a response to be provided confirming to proceed with the process step. Where the IMC the Chairperson receives notice from the referring Party indicating that they are not prepared to continue to Binding Arbitration the IMC will close the file.

Where an I/M has been submitted to IMC and subsequently the referring party proceeds to engage in other forms of dispute resolution outside of the process provided in the Framework Agreement, such as litigation, the presumption – based on the principle that the same matter cannot proceed simultaneously in two venues, and the principle against venue picking - will be the party wishes to close their Referral. To ensure the record reflects this, the IMC will require the referring party to indicate if they are closing the Referral, and if they wish to actively maintain the Referral, they will be requested to identify how the Referral is unique from the matter proceeding outside of the IMC.

The IMC will then seek a response from the respondent party to confirm that the matters being disputed are distinct and where the respondent party agrees that the matters are distinct and agrees that the matter can be placed in abeyance, the IMC will approve a one-year abeyance period. Further abeyance periods will be subject to annual review and granted by the Chairperson as per Article 34.09(5). The Chairperson also has the ability to deny the request for an extension where the Parties have not demonstrated action on activities or participation in the resolution of the Referral that is in abeyance. Seeking independent legal advice to assist with this decision as per the MFA.

ABANDONMENT OF A REFERRAL:

The term abandon is defined by the IMC as a total desertion or absolute relinquishment. Where the IMC and/or Chairperson has made repeated attempts (a minimum of four (4) attempts over a maximum of two (2) years to obtain necessary information from a referring Party and 60 days has lapsed from the time of the last contact attempt, the IMC/Chairperson will consider the Referral as having been abandoned by the referring Party.

The Chairperson will send a letter to the Parties/EFN involved in the I/M in dispute advising that the I/M has been formally closed due to abandonment and will report the closure of the file in the annual report.

PROCEDURE FOR CLOSING A REFERRAL

When a referral file is being closed the following steps will be carried out by the IMC:

1. The IMC will document in the minutes that a decision has been reached to close the file;
2. A letter will be sent to both the referring Party and the Party to the referral indicating how a decision was reached to close the file;
3. The IMC will draft a Bulletin outlining the results of the decision and how this decision was reached i.e., Arbitrators ruling, Party's agreed to resolution, IMC reached a consensus, SAC reached a consensus.

Appendix "A"

List of MFA provisions requiring consultation:

The MFA references consultation requirements for Parties, EFNS, and outside related interest groups in a number of MFA provisions. These include the following:

3.03(4)(a)
3.03(8)(a)(iv)
3.03(34)
3.08(1)(b)
3.08(6)
12.04 – heading
12.04(2)
12.04(3)
12.04(4)
12.04(5)
12.08(5)(a)
12.09(2)
22.01(2)

22.02(2)

35.03

35.04(2)

Schedule "H" – 3.02(b) and 4.01(b)



Laren Bill
IMC Independent Chairperson



Date

2017 - 2018 Three Party Annual Work Plan Results

2017/18 Final Roll Up to March 31, 2018 Chairperson Revised based on Comments from the Parties April 6-2018	Q1 April 01 to June 30 Q2 July 1 to September 30 Q3 October 1 to December 31 Q4 January 1 to March 31	Schedule A to E Definitions: Refer to attached Appendix A.
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Barren Lands	Paskwachi Bay PR 394 (3PR) EFN Priority Parcel	3PR	95.65	2.37b ISC submits MO Submission to HQ							Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. Canada was notified on March 29, 2017, of Provincial OIC approval (passed March 15, 2017). Identified in the Arbitration.	A	
Bunibonibee	Jacobs Point (amended) (1-07) EFN Priority	1-07	10.03	2.37B ISC submits MO Submission to HQ		2.35 MB approves transfer by OIC					ISC requested POIC Oct 19-2016. Manitoba has registered the easement agreement and prepared POIC sent to ISC & MB for discussion and clarification.	A	
Bunibonibee	Jacob's Point (2-2000) EFN Priority	2-2000	32.85	2.37B ISC submits MO Submission to HQ		2.35 MB approves transfer by OIC		2.21a EFN resolves TPi/Encumbrances - MET			ISC requested POIC Oct 19-2016. Manitoba has registered the easement agreement and prepared POIC sent to ISC & MB for discussion and clarification.	A	
God's Lake	DNR Lot (3.02)	3.02	2.20	2.38 ISC MO establishes reserve		2.35 MB approves transfer by OIC	met 3/15/2017				Reserve created by Ministerial Order on May 1, 2017.	A	17/18
God's Lake	Lot 6 Grp 424 (10) (Hyers Lot)	10	6.08	2.38 ISC MO establishes reserve		2.35 MB approves transfer by OIC	met 15/03/2017				Reserve created by Ministerial Order on May 1, 2017	A	17/18
Manto Sipi	Neekwaskan Lake (15.2)	15.2	78.86	2.38 ISC MO establishes reserve		2.35 MB approves transfer by OIC	met 15/03/2017				Reserve created by Ministerial Order on May 1, 2017	A	17/18
Manto Sipi	Neekwaskan Lake (15.4)	15.4	22.64	2.38 ISC MO establishes reserve		2.35 MB approves transfer by OIC	met 15/03/2017				Reserve created by Ministerial Order on May 1, 2017.	A	17/18
Manto Sipi	Sturgeon Falls Camp (6.A)	6.A	5.09	2.38 ISC MO establishes reserve		2.35 MB approves transfer by OIC	met 15/03/2017				Reserve created by Ministerial Order on May 1, 2017.	A	17/18
Manto Sipi	Wasekuscusik Bay (16)	16	56.09	2.38 ISC MO establishes reserve		2.35 MB approves transfer by OIC	met 15/03/2017				Reserve created by Ministerial Order on May 25, 2017.	A	17/18
Mathias Colomb	Kississing Lake	25	1,331.57	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
Northlands	Belfie Lake Parcel B (26-04)	26-04	855.08	2.38 ISC MO establishes reserve		2.35 MB approves transfer by OIC	met 15/03/2017				Reserve created by Ministerial Order on May 12, 2017.	A	17/18
Northlands	Cochrane River Parcel A (4-04A)	4-04A	520.65	2.38 ISC MO establishes reserve		2.35 MB approves transfer by OIC	met 15/03/2017				Reserve created by Ministerial Order on May 12, 2017.	A	17/18
Northlands	Fort Hall Lake (7-04)	7-04	722.13	2.38 ISC MO establishes reserve		2.35 MB approves transfer by OIC	met 15/03/2017				Reserve created by Ministerial Order on May 12, 2017.	A	17/18
Northlands	Keewatinkinokumaw Lake (3-04B)	3-04B	252.29	2.38 ISC MO establishes reserve		2.35 MB approves transfer by OIC	met 15/03/2017				Reserve created by Ministerial Order on May 12, 2017.	A	17/18
Northlands	Maria Lake A (11-04A)	11-04A	266.63	2.37B ISC submits MO Submission to HQ							Reserve created by Ministerial Order on January 9, 2018.	A	17/18
Northlands	Maria Lake B (11-04B)	11-04B	569.91	2.37B ISC submits MO Submission to HQ							Reserve created by Ministerial Order on January 9, 2018.	A	17/18
Northlands	Maria Lake D (11-04D)	11-04D	384.60	2.37B ISC submits MO Submission to HQ							Reserve created by Ministerial Order on January 9, 2018.	A	17/18
Northlands	Snyder Lake Parcel A (formerly Parcel D)(18- 04A)	18-04A	798.40	2.38 ISC MO establishes reserve		2.35 MB approves transfer by OIC	met 15/03/2017				Reserve created by Ministerial Order on May 12, 2018.	A	17/18
Northlands	Tatowaycho Lake (revised) (21-04)	21-04	1,486.09	2.38 ISC MO establishes reserve		2.35 MB approves transfer by OIC	met 15/03/2017				Reserve created by Ministerial Order on May 12, 2017.	A	17/18
Northlands	Thuycholeeni Lake A (23-04A)	23-04 A	11,264.31	2.37B ISC submits MO Submission to HQ							Reserve created by Ministerial Order on January 9, 2018.	A	17/18
Northlands	Thuycholeeni Lake B (23-04 B)	23-04 B	2,373.44	2.37B ISC submits MO Submission to HQ							Reserve created by Ministerial Order on January 9, 2018.	A	17/18
Northlands	Thuycholeeni Lake C (23-04 C)	23-04 C	2,618.35	2.37B ISC submits MO Submission to HQ							Reserve created by Ministerial Order on January 9, 2018.	A	17/18
Northlands	West of Brochet Bay (25-04)	25-04	411.92	2.38 ISC MO establishes reserve		2.35 MB approves transfer by OIC	met 15/03/2017				Reserve created by Ministerial Order on May 12, 2017.	A	17/18
Northlands	Belfie Lake (1-04)	1-04	5,457.38	2.38 ISC MO establishes reserve		2.35 MB approves transfer by OIC	met 15/03/2017				Reserve created by Ministerial Order on May 12,2017.	A	17/18

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Northlands	Lac Brochet Indian Reserve No. 197 A (1-12)	1-12	10,232.25	2.37b ISC submits MO to HQ.							Reserve created by Ministerial Order January 9, 2018.	A	17/18
Northlands	Putahow Lake Site A (15-04A)	15-04A	1,726.52	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the Provincial OIC, ISC requires the completion of consultation.	A	
Northlands	Putahow Lake Site B (15-04B)	15-04B	1,159.55	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the Provincial OIC, ISC requires the completion of consultation.	A	
Northlands	Putahow Lake Site C (15-04C)	15-04C	468.34	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the Provincial OIC, ISC requires the completion of consultation.	A	
Northlands	Putahow Lake Site D (15-04D)	15-04D	479.42	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the Provincial OIC, ISC requires the completion of consultation.	A	
Northlands	Putahow Lake Site F (15-04F)	15-04F	1,992.28	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the Provincial OIC, ISC requires the completion of consultation.	A	
Northlands	Thlewiaza Lake (22-04)	22-04	1,488.61	2.33 ISC forwards legal description to MB	2.32a met	2.35 MB approves transfer by OiC					Prior to requesting the Provincial OIC, ISC requires the completion of consultation.	A	
Norway House	Belanger River (1-02)	1-02	3,701.17	2.20 ISC RDG/DM considers/grants conditional AIP				2.17b EFN accepts ESA checklist or final report BCR Q4		2.17 met feb 15, 2018.		A	
Norway House	Bolton Lake A (3-01A)	3-01A	134.29	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the Provincial OIC, ISC requires the completion of consultation.	A	
Norway House	Bolton Lake B (3-01B)	3-01B	230.90	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the Provincial OIC, ISC requires the completion of consultation. Identified in the Arbitration Hearing.	A	
Norway House	Gunisao Lake A (13-01A)	13-01A	308.63	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the provincial OIC, ISC requires the completion of consultation. Identified in the Arbitration Hearing.	A	
Norway House	Gunisao Lake B (13-01B)	13-01B	2,396.30	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the provincial OIC, ISC requires the completion of consultation. Identified in the Arbitration Hearing.	A	
Norway House	Gunisao Lake C (13-01C)	13-01C	722.15	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					2.20 ISC RDG/DM considers/grants conditional AIP. Prior to requesting the provincial OIC, ISC requires the completion of consultation. Identified in the Arbitration Hearing.	A	
Norway House	Gunisao Lake D (13-01D)	13-01D	10.05	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the provincial OIC, ISC requires the completion of consultation. Identified in the Arbitration Hearing.	A	
Norway House	Little Bolton Lake B (22-01B)	22-01B	25.34	2.33 ISC forwards legal description to MB.		2.35 MB approves transfer by OiC					Prior to requesting the provincial OIC, ISC requires the completion of consultation. Pre-Transfer Use Agreement signed by NHCN Nov 21, 2017. Identified in the Arbitration Hearing.	A	
Norway House	Max Lake (25-01)	25-01	1,425.81	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the provincial OIC, ISC requires the completion of consultation. BCR Feb 2016 for corportation of NHCN - PTUA has been drafted. Pre-Transfer Use Agreement signed by NHCN Nov 21, 2017. Identified in the Arbitration Hearing.	A	
Norway House	Provincial Road 373A (42-01A)	42-01A	244.55	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the provincial OIC, ISC requires the completion of consultation. Identified in the Arbitration Hearing.	A	
Norway House	Provincial Road 373C (42-01C)	42-01C	1,222.71	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the Provincial OIC, ISC requires the completion of consultation. Identified in the Arbitration Hearing.	A	
Norway House	Provincial Road 373 Parcel C Additions (12-02)	12-02	832.67	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the Provincial OIC, ISC requires the completion of consultation. Identified in the Arbitration Hearing.	A	
Norway House	Butterfly Lake B (5-01B)	5-01B	123.82	2.33 ISC forwards Legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the provincial OIC, ISC requires the completion of consultation. Naming BCR 278-1491 Nov 2, 2012 rescinded BCR 278-1557 Feb 8/16 resolved.	A	
Norway House	Hayes River Ridge B (15-01B)	15-01B	180.58	2.33 ISC forwards legal description to Manitoba.		2.35 MB Approves Transfer by OiC					Prior to requesting the provincial OIC, ISC requires the completion of consultation.	A	
Norway House	Opimiegoka Lake (35-01)	35-01	702.83	2.33 ISC forwards legal description to Manitoba.		2.35 MB Approves Transfer by OiC					Prior to requesting the Provincial OIC, Canada requires the completion of consultation.	A	
Norway House	Hairy Lake (4-02)	4-02	124.11	2.33 ISC forwards Legal description to MB		2.35 MB approves transfer by OiC					2.20 ISC RDG/DM considers/grants conditional AIP. Prior to requesting the provincial OIC, ISC requires the completion of consultation.	A	

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Norway House	Nelson River East Channel A (33 -01)	33 -01	3,596.00	2.37b ISC submits MO Submission to HQ							Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. Canada was notified on March 29, 2017, of Provincial OIC approval. MB OIC Passed on August 2- 2006. Identified in the Arbitration Hearing.- AIP signed and letter sent out March 6, 2018	A	
Norway House	Logan Lake North Shore (7-02)	7-02	625.84	2.33 ISC forwards legal description to Manitoba.		2.35 MB Approves Transfer by OIC					Prior to requesting the Provincial OIC, Canada requires the completion of consultation.	A	
Norway House	Logan Lake A (23-01A)	23-01A	4,636.00	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OIC					Prior to requesting the Provincial OIC, Canada requires the completion of consultation.	A	
Norway House	Logan Lake B (23-01B)	23-01B	497.00	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OIC					Prior to requesting the provincial OIC, Canada requires the completion of consultation.	A	
Opaskwayak	Rocky Lake Interior (1-06)	1-06	5,400.33	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
Opaskwayak	Atik Lake (2-03)	2-03	1,181.34	2.37b ISC submits MO Submission to HQ							Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. ISC requested Provincial OIC on January 17, 2017. Povincial OIC passed March 15, 2017.	A	
Sapotaweyak	SP Lot 16 Plan 3211 DLTO (703 Main St. Swan River) acquisition	15-01		3.28 ISC prepares MO submission for reserve creation	3.17a met 3.17b met	3.21 MB Drafts OIC	Met Jan 10/18				TLEC/EFN provided BCRs assenting to the execution of MB Hydro and Bell Canada permits on February 21, 2018. Canada forwarded the permits and BCRs to Bell Canada and MB Hydro on February 23, 2018. Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation.	A	
War Lake	Atkinson Lake A (2-02)	2-02	1,610.38	2.37B ISC submits MO Submission to HQ							Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. Canada was notified on March 29, 2017, of Provincial OIC approval. Identified in the Arbitration Hearing.	A	
War Lake	Atkinson Lake B (3-02)	3-02	993.30	2.37B ISC submits MO Submission to HQ							Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. Canada was notified on March 29, 2017, of Provincial OIC approval. Identified in the Arbitration Hearing.	A	
War Lake	Atkinson Lake C (4-02)	4-02	76.59	2.37B ISC submits MO Submission to HQ							Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. Canada was notified on March 29, 2017, of Provincial OIC approval. Identified in the Arbitration Hearing.	A	
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 905 Lot 13 (yellow)	3-05	0.34	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 6305 Block 3 Lot 1 (yellow)	3-05	0.35	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 6305 Block 3 Lot 2 (yellow)	3-05	0.36	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 6254 Lot 10 (yellow)	3-05	0.34	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan West of 905 (orange)	3-05	0.27	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18

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War Lake	Ilford Phase 2 (Site 3-05) - Plan 6305 Block 2 Lot 1 (blue)	3-05	0.35	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3-05) - Plan 6305 Block 2 Lot 3 (blue)	3-05	0.36	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3-05) - Plan 905 Lot 1 (blue)	3-05	0.34	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3-05) - Plan 905 Lot 2 (blue)	3-05	0.34	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3-05) - Plan 905 Lot 3 (blue)	3-05	0.34	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3-05) - Plan 905 Lot 4 (blue)	3-05	0.34	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order approved on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3-05) - Plan 905 Lot 11 (blue)	3-05	0.34	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3-05) - Plan 905 Lot 12 (blue)	3-05	0.34	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3-05) - Plan 905 Lot 15 (blue)	3-05	0.34	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3-05) - Plan 6254 Lot 5 (blue)	3-05	0.37	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3-05) - Plan 6254 Lot 8 (blue)	3-05	0.34	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3-05) - Plan 6254 Lot 9 (blue)	3-05	0.34	2.38 ISC MO establishes reserve							Reserve created by Ministerial Order on July 13, 2017.	A	17/18
War Lake	Ilford Phase 2 (Site 3-05) - Plan 605 Block 1 Lot 2 (white)	3-05	5.79			2.21b MB confirms agreement with methods proposed to resolve all issues.					Reserve created by Ministerial Order on December 2-2017	A	17/18
War Lake	Atkinson Lake (now Fox Lake) (1-05)	1-05	100.58	2.37B ISC submits MO Submission to HQ		2.35 MB approves transfer by OIC	Met June 21, 2017				Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. ISC was notified that on June 21, 2017, the Provincial OIC was approved.	A	
War Lake	Cyril Lake (7-02)	7-02	302.08	2.37B ISC submits MO Submission to HQ		2.35 MB approves transfer by OIC	Met June 21, 2017				Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. Canada was notified that on June 21, 2017, The Provincial OIC was approved. Identified in the Arbitration Hearing.	A	
War Lake	Dafoe River (8-02)	8-02	187.64	2.37B ISC submits MO Submission to HQ		2.35 MB approves transfer by OIC	Met June 21, 2017				Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. Canada was notified on June 21, 2017, The Provincial OIC was approved. Identified in the Arbitration Hearing. Communal cabin (1).	A	
War Lake	Moose Nose Lake (10-02)	10-02	35.14	2.37B ISC submits MO Submission to HQ		2.35 MB approves transfer by OIC	Met June 21, 2017				Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. Canada was notified that on June 21, 2017, The Provincial OIC was approved. Identified in the Arbitration Hearing. Communal cabin (1).	A	

<div>2017/18 Final Roll Up to March 31, 2018</div> <div>Chairperson Revised based on Comments from the Parties April 6-2018</div>	<div>Q1 April 01 to June 30</div> <div>Q2 July 1 to September 30</div> <div>Q3 October 1 to December 31</div> <div>Q4 January 1 to March 31</div>	Schedule A to E Definitions: Refer to attached Appendix A.
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War Lake	War Lake amended (13-02)	13-02	771.70	2.37B ISC submits MO Submission to HQ		2.35 MB approves transfer by OiC	Met June 21, 2017				Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. Canada was notified on June 21, 2017, the Provincial OIC was approved. Identified in the Arbitration Hearing.	A	
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 605 Block 1 Lot 5 (purple)	3-05	0.22			2.35 MB approves transfer by OiC	Met July 12, 2017		22-Mar-02		Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 605 Block 1 Lot 6 (purple)	3-05	0.22			2.35 MB approves transfer by OiC	Met July 12, 2017		22-Mar-02		Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 605 Block 1 Lot 21 (purple)	3-05	0.22			2.35 MB approves transfer by OiC	Met July 12, 2017		29-Jan-98		Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 605 Block 1 Lot 3 (yellow)	3-05	0.22			2.35 MB approves transfer by OiC	Met July 12, 2017		22-Mar-02		Reserve by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 605 Block 1 Lot 4 (yellow)	3-05	0.22			2.35 MB approves transfer by OiC	Met July 12, 2017		22-Mar-02		Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 605 Block 1 Lot 22 (yellow)	3-05	0.22			2.35 MB approves transfer by OiC	Met July 12, 2017		22-Mar-02		Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 605 Block 3 Lot 1 (yellow)	3-05	0.22			2.35 MB approves transfer by OiC	Met July 12, 2017		22-Mar-02		Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 605 Block 3 Lot 2 (yellow)	3-05	0.22			2.35 MB approves transfer by OiC	Met July 12, 2017		22-Mar-02		Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 855 Block 1 Lot 1 (orange)	3-05	0.22			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 855 Block 1 (orange) TPI Priority	3-05	0.22			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 28106 Block 1 Lot 5 (green) TPI Priority	3-05	0.20			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 28106 Block 1 Lot 6 (green) TPI Priority	3-05	0.20			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 28106 Block 1 Lot 7 (green) TPI Priority parcel	3-05	0.20			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 28106 Block 1 Lot 8 (green) TPI Priority	3-05	0.20			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 605 Block 1 Lot 1 (blue)	3-05	0.20			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 28106 Block 1 Lot 1 (pink) TPI Priority	3-05	0.20			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 28106 Block 1 Lot 2 (pink) TPI Priority	3-05	0.20			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 28106 Block 1 Lot 3 (pink) TPI Priority	3-05	0.20			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 28106 Block 1 Lot 4 (pink) TPI Priority	3-05	0.20			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 855 Block 1 Lot 2 (pink)	3-05	0.22			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3- 05) - Plan 855 Block 1 Lot 3 (pink)	5-Mar	0.22			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18

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War Lake	Ilford Phase 2 (Site 3-05) - Plan 6305 Block 2 Lot 2 (pink)	3-05	0.22			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18
War Lake	Ilford Phase 2 (Site 3-05) - Plan 605 Block 1 Lot 20 (yellow)	3-05	0.22			2.35 MB approves transfer by OiC	Met July 12, 2017				Reserve created by Ministerial Order on November 2-2017	A	17/18
Wuskwi Sipiik	Bell Lake (2-02)	2-02	201.90	2.37b ISC submits MO submission to HQ							Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. Provincial OIC passed August 29, 2012. Identified in the Arbitration Hearing.	A	
Wuskwi Sipiik	Kettle Hills Addition (1-01)	1-01	737.00	2.37b ISC submits MO submission to HQ							Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. Provincial OIC passed August 29, 2012. Identified in the Arbitration Hearing.	A	
Wuskwi Sipiik	North Kettle Hills (4-02)	4-02	2,652.00	2.37b ISC submits MO submission to HQ							Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. Provincial OIC passed August 29, 2012. Identified in the Arbitration Hearing.	A	
Wuskwi Sipiik	Antler Corner (1-02)	1-02	1,428.71	2.38 ISC MO establishes reserve							Manitoba passed Provincial OIC July 12, 2017. Reserve created by Ministerial Order on August 22, 2017.	A	17/18
Wuskwi Sipiik	Bell River/PTH 10 Addition (3-01) EFN Priority	3-01	3,520.66	2.37B ISC submits MO Submission to HQ							Prior to finalizing the steps necessary for ISC to recommend reserve creation for determination by the Minister, ISC requires the completion of consultation. Provincial OIC passed September 21, 2016. Provincial OIC passed April 12, 2017. Identified in the Arbitration Hearing.	A	
Bunibonibee	Trout Falls (15-02) EFN Priority	15-02	619.60	2.32A ISC registers survey at LTO							Once LTO finishes reviewing plan, Canada will send to EFN/TLEC. BCN approved survey July 12, 2017 - BCR 301-1030 acknowledgement from Canada. Mylars sent to ISC Jan 24-2018.	B	
Mathias Colomb	Granville Lake - 2B	2B	1,770.33	2.20 ISC RDG/DM considers/grants conditional AIP							AIP has been drafted and awaiting review. Identified in the Arbitration Hearing. BCR accpeting EA required.	B	
Nisichawayasihk	Wuskwatim Brook (23-01)	23-01	367.03	2.32a ISC registers survey plan in LTO	2.29 met			2.29 TLEC assists in securing BCR from EFN approving survey plan - met 2.30b TLEC assists in securing the naming BCR for the new reserve from the EFN - met			ISC to register survey at LTO.	B	
Nisichawayasihk	Wuskwatim Lake South (26-01)	26-01	998.01	2.32a ISC registers survey in LTO	2.29 met			2.29 TLEC assists in securing BCR from EFN approving survey plan 2.30b TLEC assists in securing the naming BCR for the new reserve from the EFN			ISC to regisiter survey at LTO.	B	
Norway House	Hayes River Ridge A (15-01A)	15-01A	2,236.08	2.22a ISC sends RSM noting conditions if any to MB							RSM has not been signed by all Parties, BCR accepting .	B	
Northlands	Fort Hall (6-04)	6-04	689.09	2.32b NRCan records survey in CLSR.	2.27c met 2.30a met 2.30b met 2.31b met 2.32a met	2.31a MB DOS issues tentative approval					Survey plan registered in LTO. NRCan to record in CLSR	B	
Northlands	Kasmere Lake Parcel B (8-04B)	8-04B	1,332.44	2.32b NRCan records survey in CLSR.	2.27c met 2.30a met 2.30b met 2.31b met 2.32a met	2.31a MB DOS issues tentative approval Q					Survey plan registered in LTO. NRCan to record in CLSR.	B	

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88,125.78

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Northlands	Maria Lake C (11-04C)	11-04C	624.12	2.32b NRCan records survey in CLSR.	2.27c met 2.30a met 2.30b met 2.31b met 2.32a met			2.29 TLEC assists in securing BCR from EFN approving survey plan 2.30b TLEC assists in securing the naming BCR for the new reserve from the EFN	Both 2.29 & 2.30 Met May 24/17		Syrvy plan registered in LTO. NRCan to record in CLSR.	B	
Northlands	Maria Lake E (11-04E)	11-04E	690.77	2.32b NRCan records survey in CLSR.	2.27c met 2.30a met 2.30b met 2.31b met 2.32a met				Both 2.29 & 2.30 Met May 24/17		Survey plan registered in LTO. NRCan to record in CLSR.	B	
Northlands	Misty Lake (13-04)	13-04	964.21	2.29 ISC sends plan to EFN for approval - TLEC/review.	2.27a met 2.27b met 2.27c met						ISC sent a draft BCR and Provisional Plan for acceptance by EFN.	B	
Northlands	North Arm (14-04)	14-04	181.24	2.32b NRCan recors survey in CLSR.	2.27c met 2.30a met 2.30b met 2.31b met 2.32a met	2.31 DOS (MB) reviews provisional plan of survey and issues tentative approval.					Survey plan registered in LTO. NRCan to record in CLSR.	B	
Northlands	Seman River (16-04)	16-04	256.82	2.32a ISC registers survey at LTO.	2.27c met 2.30a met 2.30b met				Both 2.29 & 2.30 Met May 24/17		ISC to register survey at LTO.	B	
Northlands	Snyder Lake B (18-04B)	18-04B	598.19	2.32b NRCan records survey in CLSR.	2.27c met 2.30a met 2.30b met 2.31b met 2.32a met				Met		Survey plan registered in LTO. NRCan to record in CLSR.	B	
Northlands	Snyder Lake C (18-04C)	18-04C	887.70	2.32b NRCan records survey in CLSR.	2.27c met 2.30a met 2.30b met 2.31b met 2.32a met				Met		Survey plan registered in LTO. NRCan to record in CLSR.	B	
Northlands	Tice Lake (24-04)	24-04	1,599.24	2.32a ISC registers survey at LTO	2.30a met 2.30b met				Met		ISC to register at LTO	B	
Norway House	Lebrix Lake B (21-01B) TPI Priority	21-01B	391.00	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OIC					Prior to requesting the provincial OIC, ISC requires the completion of consultation. NHCN to confirm naming of reserve as there are 2 naming BCRs on file. Naming BCR provided to EFN September 18, 2017 and November 1, 2017 and January 26, 2018. Naming BCR 278-1587 Feb 15/18 resolved.	B	
Norway House	Painted Stone Portage North Shore (11-02)	11-02	399.66	2.33 ISC forwards legal description to MB							Prior to requesting the Provincial OIC, ISC requires the completion of consultation. Identified in the Arbitration Hearing.- require clarification on the naming of this reserve as it is contiguous to Hart Indian Reserve. Does EFN want this to be an addition to Hart Indian Reserve or would they like to name it an independant IR name. Please confirm.if so, a rescinding BCR from NHCN- BCR 278-1508 was sent out.via email November 23, 2017. BCR No. 1592 dated February 15/18 received rescinding BCR No. 278-1508 and clarifing addition to Hart Indian Reserve.	B	
Norway House	Provincial Road 373B (42-01B)	(42-01B)	3,881.51	2.33 ISC forwards legal description to Manitoba	2.33	2.35 MB approves transfer by OIC					Awaiting signed BCR from NHCN Chief and Council accepting plan of survey and naming the reserve - BCR and letter sent May 10, 2017 BCR 278-1588 Feb 15/18 provisional survey plan acceptance and naming completed.	B	
Rolling River	NW 1/4 13-19-21 (Stuart Lake Selection) TPI Priority	1-14	5.12	2.10a ISC begins ARC submission							Environment site visit to be scheduled. Survey instruction to exclude road allowance. To be added to the survey list. NRCan is drafting RSM.	B	

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Rolling River	SW 1/4 19-17-18 Former Ronald Hill (Acquisition)	4	154.00	3.12 ISC conducts boundary inspection to determine survey requirements if any.		3.21 MB drafts provincial OIC					Requires new or amended survey contract to verify posts. Once the registration is complete at LTO, and consultation has been addressed, ISC can proceed with step 3.20.	B	
Rolling River	SW 1/4 20-17-18 WPM Former Ronald Hill (acquisition)	3	163.00	3.12 ISC determines survey requirements		3.21 MB drafts provincial OIC					Once the registration is complete at LTO, and consultation has been addressed, ISC can proceed with step 3.20. Requires new survey contract to verify posts.	B	
Rolling River	Cameron (acquisition)	5-01	157.92	3.20 ISC forwards legal description to MB 3.24 ISC submits MO Submission to HQ		3.21 MB drafts provincial OIC		3.11a EFN/TLEC negotiates settlement of TPI/Provincial interests/encumbrances and confirms the method of resolution for all issues in writing.				B	
Rolling River	Lot 1 Plan 21180 WLTO in RL 87 and 88 Parish of St. Charles (Former Dairy King Property) TPI Priority (acquisition)	1-13	119.00	3.9 ISC sends ATR submission to ARC 3.19 ISC records plan in CLSR				3.11a EFN resolves TPI/encumbrances, 1.6 acres being phased, held as fee simple			RRFN agreed to have MIT surveyed out 1.6 acres. Environment report requires boundaries confirmed before closing off report. MB to provide Canada MIT ENV report- resolved. MDSA signed Dec. 22, 2015 ISC provided EFN LEDSP funding to survey out MI interest. ISC is waiting for EFN to complete their requirements.	B	
Rolling River	N 1/2 of NW 1/4 of 20-16-19 WPM (Former Strand) acquisition	7-11	80.00	3.7a ISC begins ARC submission		3.11b MB confirms agreement with the methods proposed to resolve all issues.					No TPIs. FN identified as a priority	B	
Rolling River	SW 1/4 35-16-19 WPM (Former Strand) Priority Parcel acquisition	8-11	160.00	3.7a ISC begins ARC submission		3.11b MB confirms agreement with the methods proposed to resolve all issues.					No TPIs. FN identified as a priority	B	
Rolling River	NE 1/4 27-16-19 WPM (Former Strand) acquisition	2-11	160.00	3.7a ISC begins ARC submission		3.11b MB confirms agreement with the methods proposed to resolve all issues.					No TPIs identified as a priority FN	B	
Rolling River	NW 1/4 27-16-19 WPM (Former Strand) acquisition	3-11	160.00	3.7a ISC begins ARC submission		3.11b MB confirms agreement with the methods proposed to resolve all issues.					No TPIs identified as a priority FN	B	
Rolling River	SE 1/4 27-16-19 WPM (Former Strand) acquisition	1-11	160.00	3.7a ISC begins ARC submission		3.11b MB confirms agreement with the methods proposed to resolve all issues.					No TPIs - NO MDSA required.	B	
Rolling River	NE 1/4 28-16-19 WPM (Former Strand) TPI Priority acquisition	4-11	160.00	3.7a ISC begins ARC submission		3.11b MB confirms agreement with the methods proposed to resolve all issues.					No TPIs identified as a priority FN	B	
Sapotaweyak	Pelican Rapids Access Road Phase 3 (5-02) Priority Parcel	5-02	3,978.99	2.33 ISC forwards legal description to MB	2.20 met	2.35 MB approves transfer by OIC					Prior to requesting the POIC Caqnada requires consultation to be completed.	B	
War Lake	North of Ilford (Amended) (11-02)	11-02	6.52	2.32a ISC registers survey at LTO - met Feb 26, 2018.		3.21 MB drafts provincial OIC					Prior to requesting the POIC Canada requires the completion of consultation.	B	
Wuskwi Sipiik	DT Lagace Property (NW 5-41-24 WPM) (2) (acquisition)	2	160.00	3.19a ISC registers survey at LTO		3.21 MB drafts provincial OIC					*This site is part of the survey of 4 parcels (DT Lagace Property, 699-B10, 6-99B12 and Watson Property NW 8-41-24) which includes various ownership (MB title/MB Old System/WSFN Holding Inc. Titles), for this parcel: consult with holder reissue title, may require further consultation with surveyor for plan changes.	B	

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Wuskwi Sipiik	Plamonden Property (All 30-41-24 WPM)(3) (acquisition)	3	640.00	3.19a ISC registers survey at LTO		3.21 MB drafts provincial OIC					Plamonden - Dep 578/2015 Sec 30-41-24W - Once consolidation/reissuance of title payment is received (CT 1688657/6 & CT 1688659/6), plan can register. Consult with FN, additional cost to consolidate title (about \$101/request to TPR). Requires existing title to be consolidated to fit the surveyed parcels.	B	
Wuskwi Sipiik	NE 1/4 6-39-26 WPM & NW 1/4 5-39-26 WPM - former Kirkpatrick properties (7-10) (8-10) (acquisition)	7-10	144.96	3.14 Contractor sends survey plan to ISC	3.10b met					Survey to be completed by EFN through contract.	Consultation is complete. FN is managing their own survey contract. Canada is funding the survey.	B	
Wuskwi Sipiik	NE 1/4 6-39-26 WPM & NW 1/4 5-39-26 WPM - former Kirkpatrick properties (7-10) (8-10) (acquisition)	8-10	160.00	3.14 Contractor sends survey plan to ISC	3.10b met					Survey to be completed by EFN through contract.	Consultation is complete. FN is managing their own survey contract. Canada is funding the survey.	B	
Wuskwi Sipiik	NW 1/4 6-39-26 WPM (former Koutecky Property) (9-10) TPI Priority Parcel EFN Priority (acquisition)	9-10	143.09	3.14 Contractor sends survey plan to ISC	3.10b met			3.8c EFN accepts ESA checklist or final report BCR		Survey to be completed by EFN through contract.	Consultation is complete. FN funded by ISC to manage their own survey contract.	B	
Wuskwi Sipiik	Crown/Agricultural Lands (6-99B2)	6-99B2	624.00	2.32a ISC registers survey at LTO	2.30a met 2.30b met	2.31 DOS (MB) reviews provisional plan of survey and issues tentative approval.					6-99B2 0 Dep 577/2015 (RSM 2620) Part Sec 23-41-25, exec Main Market Road - once MB title is cancelled (CT 2467859/6), plan can register (note plan is a combination of Old System land and titled land). ISC to register survey plan at LTO. AIP is still outstanding.	B	
Wuskwi Sipiik	Crown/Agricultural Lands (6-99B5)	6-99B5	312.00	2.32a ISC registers survey at LTO	2.30a met 2.30b met	2.31 DOS (MB) reviews provisional plan of survey and issues tentative approval.					Plan registration process has started. Will update with registration is complete. Dep 571-2015 (RSM 2621) N 1/2 36-41-25W -AIP is still outstanding. ISC to register survey plan at LTO.	B	
Wuskwi Sipiik	Crown/Agricultural Lands (6-99B6)	6-99B6	157.00	2.32a ISC registers survey at LTO	2.30a met 2.30b met			2.17b TLEC assists in securing BCR from EFN accepting ESA checklist or final report Q4			6-99B6 - Dep 576/2015 (RSM 2622) Part NE 14-41-25, once MB titule is cancelled (CT 2468889/6), plan can register. (note title is for all E 1/2 of 14, plan excludes Easterly 55 m for Market Road). MB to cancel title prior to plan registration. Dep 576/2015 (RSM 2622) Part NE 14-41-25. AIP is still outstanding. ISC to register survey plan at LTO.	B	
Wuskwi Sipiik	Crown/Agricultural Lands (6-99B10)	6-99B10	159.00	2.32a ISC registers survey at LTO	2.30a met 2.30b met						*Site is par of the survey of 4 parcels (699- N10, 699-B12, Watson Property NW8-41-24 and DT Lagace Property) which include various ownership (MB Title/MB Old system/WSFN Holding Inc. Titles), for this parcel: consult with holder prior to reissuing title. May require further consultation with surveyor for plan changes. See also DT Lagace Property 699B12 and the Watson Property NW 8-41- 24. AIP is still outstanding. ISC to register survey plan at LTO.	B	
Wuskwi Sipiik	Porcupine Ridge (6-02)	6-02	651.02	2.22a ISC sends RSM noting conditions if an to MB	2.14 met	2.26 EUP Issued 2.31 DOS (MB) reviews provisional plan of survey and issues tentative approval.	1-Sep-16				Boundary adjusted by BCR 324-536 RSM to be sent for Mantioba's preliminary review.	B	

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Wuskwi Sipiik	N 1/2 36-40-25 WPM (former Burwash property) TPI Priority Parcel (1-10) (acquisition)	1-10	314.00	3.19a ISC registers survey at LTO	3.15 met 3.16 met 3.17a met 3.17b met 3.18 met	3.21 MB drafts provincial OIC				Permit in works	MTS Facilities - buried cable Caveat #1032626 (MTS) (* Site#1-10, 3-10, and #6-10 are on one plan) Site#1-10, Burwash - part Dep 575/2015 (N1/2 36-40-25W) (CT 1914746/6) once consolodation/reisuance of title payment is resolved for all 3 titles, plan can be registered. Consult with WSFN Holding Inc to consolidate titles & reissue 1 title for all 3, about \$101/request at TPR. (This is a survey that includes: Burwash Property SW1/4 36-40-25 site 1-10, Burwash Property SW 1/4 36-40-25 site 3-10, and McGregor Property NW 1/4 25-40-25 site 6-10)	B	
Wuskwi Sipiik	W 1/2 of NW 1/4 30-40- 24 WPM (former Burwash property) (2-10) (acquisition)	2-10	78.48	3.19a ISC registers survey at LTO	3.15 met 3.16 met 3.17a met 3.17b met 3.18 met	3.21 MB drafts provincial OIC					No TPIs - NO MDSA required. Site #2-10 Burwash - Dep 580/2015 (Part W ½ NW 30- 40-24W) (CT 1914739/6 once consolidation of title payment is resolved, plan can register.Consult with WSFN Holding Inc. notify reissue of title (about \$101/request to TPR). FN trust will be notified that the title will be re-issued upon the plan registration. The First Nation and Trust will be cc'd on LTO cover letter.	B	
Wuskwi Sipiik	SW 1/4 36-40-25 WPM (former Burwash property) (3-10) (acquisition)	3-10	150.63	3.19a ISC registers survey at LTO	3.15 met 3.16 met 3.17a met 3.17b met 3.18 met	3.21 MB drafts provincial OIC					No TPIs - NO MDSA required. (*Site #3-10, #1-10 and #6-10 are on one plan) Site #3-10, , Burwash – part Dep 575-2015 (SW 36-40- 25W) (CT 1914749/6) once consolidation/reissuance of title payment is resolved for all 3 titles, plan can register. Consult with WSFN Holding Inc. – notify reissue of title (see Burwash Property N1/2 36-40-25 site 1-10 and McGregor Property NE 1/4 25-40-25 site 6-10)	B	
Wuskwi Sipiik	NE 1/4 25-40-25 WPM (former McGregor property) (6-10) (acquisition)	6-10	155.22	3.19a ISC registers survey at LTO	3.15 met 3.16 met 3.17a met 3.17b met 3.18 met	3.21 MB drafts provincial OIC					No TPIs - NO MDSA required. (*Site #6-10, #1-10, #3-10 are on one plan) Site #6-10 McGregor – part Dep 575-2015 (NE25-40- 25W) (CT 1957217/6) once consolidation/reissuance of title payment is resolved for all 3 titles, plan can register. Consult with WSFN Holding Inc. to notify reissue of title (see Burwash Property N1/2 36-40-25 site 1-10 and Burwash Property SW1/4 36-40-25 site 3-10).	B	
Wuskwi Sipiik Priority Parcel	NW 8-41-24 WPM (former Watson Property) (1) TPI Priority Parcel (acquisition)	1	160.00	3.19a ISC registers survey at LTO	3.15 met 3.16 met 3.17a met 3.17b met 3.18 met	3.21 MB drafts provincial OIC					Private Minerals - Canpar Holdings Ltd. *Site is part of the survey of 4 parcels (being the Watson Property NW 8-41-24, DT Lagace Property, 699-B10 and 699-B12) which includes various ownership (Mb Title/Mb Old System/WSFN Holding Inc. Titles), for this plc. consult with holder reissue title, may require further consult with surveyor for plan changes, Consult with WSFN Holding Inc. to notify reissue of title (see also DT Lagace Property, 699-B10, and 699-B12)	B	
Brokenhead	Parcel 1-01A, 1-01B (Lac du Bonnet South) TPI Priority	1-01A, 1- 101B	944.37	2.17a ISC completes ESA checklist or final report	3.17a met	2.21b Manitoba confirms agreement with the methods proposed to resolve all issues. 2.31 DOS (MB) reviews provisional plan of survey and issues tentative approval		2.17b EFN accepts ESA checklist or final report Q4 2.21a EFN resolves TPI			MDSA not required. MTS line identified during survey, EFN to draft utility permit which will confirm any further survey work. Drainage agreement under development between BON, MB for third party drainage usage.	C	

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27,960.99

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Manto Sipi	God's River (20) North of Lodge	20	106.15	2.33 ISC forwards legal description to MB	3.17b met			2.21a EFN resolves TPI/Encumbrances		Access Agreement - Offtake Drain Maintenance (for airport)	FN agreed in principle to Access agreement, BCR required for formal approval.	C	
Manto Sipi	Pine Rapids (4-01)	4-01	76.49	2.29 ISC send plan to EFN/approval - TLEC/review	3.18 met			2.30a EFN approves survey plan by BCR			RSM mylar has been corrected and initialed by all Parties. Once EFN approves plan, survey can be filed in CLSR, the parcel can move to Schedule A.	C	
Brokenhead	East St. Paul CT#2343345 (5-11) TPI Priority (acquisition)	5-11	144.00	3.8b ISC completes ESA checklist or final report		3.21 MB drafts provincial OIC		3.6 EFN concludes MDSA negotiations Q4 3.11a EFN resolves TPI/encumbrances Q4	MDSA not required as per letter from MB and Canada Nov 24, 2016		MB and BON are in negotiations on the land exchange.The FN and RM want a service agreement.	C	
Brokenhead	East St. Paul CT#2343348 (6-11) TPI Priority (acquisition)	6-11	9.00	3.8b ISC completes ESA checklist or final report		3.21 MB drafts provincial OIC		3.6 EFN concludes MDSA negotiations Q4 3.11a EFN resolves TPI/encumbrances Q4	MDSA not required as per letter from MB and Canada Nov 24, 2016		Land in a Municipality - RM of East St. Paul Legal description needed for insertion into 28(2) permit. Easement #A16594 - Winnipeg Pipe Line Co. Ltd. require legal description from AANDC prior to executing 28(2) EFN advised Imperial Oil it seeks a new Easement Agreement. Imperial Oil are in discussion over an agreement. Depth of Cover Survey done in fall 2015 EFN. MB and BON in negotiations on the land exchange. The FN and RM want a service agreement.	C	
Brokenhead	East St. Paul CT#2343338 (1-11) TPI Priority (acquisition)	1-11	2.00	3.12 Canada determines survey requirements if any		3.11b Manitoba confirms agreement to method of resolve		3.6 EFN concludes MDSA negotiations Q4 3.11a EFN resolves TPI/encumbrances Q4	MDSA not required as per letter from MB and Canada Nov 24, 2016		Land in a Municipality - RM of East St. Paul Hydro Distribution - Legal description needed from AANDC for insertion into 28(2) permit. Road - MIT - PTH 59 & 101 Right of Way Requirement - BON met with MIT to review Plans Caveat#2211448- RM of East St. Paul. MB and BON in negotiations on the land exchange. The FN and RM want a service agreement.	C	
Brokenhead	East St. Paul CT#2343339 (2-11) TPI Priority (acquisition)	2-11	5.00	3.12 Canada determines survey requirements if any		3.11b Manitoba confirms agreement to method of resolve Q3		3.6 EFN concludes MDSA negotiations Q4 3.11a EFN resolves TPI/encumbrances Q4	MDSA not required as per letter from MB and Canada Nov 24, 2016		Land in a Municipality - RM of East St. Paul Hydro Distribution - Legal description needed from AANDC for insertion into 28(2) permit. Road - MIT - PTH 59 & 101 Right of Way Requirement - BON met with MIT to review Plans. MB and BON in negotiations on the land exchange. The FN and RM want a service agreement.	C	

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Brokenhead	East St. Paul CT#2343341 (3-11) TPI Priority (acquisition)	3-11	54.00	3.12 Canada determines survey requirements if any		3.11b Manitoba confirms agreement to method of resolve		3.6 EFN concludes MDSA negotiations Q4 3.11a EFN resolves TPI/encumbrances Q4	MDSA not required as per letter from MB and Canada Nov 24, 2016		Land in a Municipality - RM of East St. Paul Hydro Distribution - Legal description needed for insertion into 28(2) permit. Road - MIT - PTH 59 & 101 Right of Way Requirement - BON met with MIT to review Plans Easement#A16372 - Winnipeg Pipe Line Co. Ltd.Easement#A16 Caveat#209804 - Manitoba Hydro Electric Board Caveat#2211442- RM of ESP. EFN advised Imperial Oil it seeks a new Easement Agreement. Imperial Oil won't provide Depth of Cover Survey done in fall 2015. MDSA not required as per letter from MB and Canada Nov 24, 2016. MB and BON in negotiations on the land exchange. The FN and RM want a service agreement.	C	
Brokenhead	East St. Paul CT#2343342 (4-11) TPI Priority (acquisition)	4-11	155.00	3.12 Canada determines survey requirements if any		3.11b Manitoba confirms agreement to method of resolve		3.6 EFN concludes MDSA negotiations Q4 3.11a EFN resolves TPI/encumbrances Q4	MDSA not required as per letter from MB and Canada Nov 24, 2016		Land in a Municipality - RM of East St. Paul Caveat#199722 - MTS Allstream Inc. Caveat#3498425 - MTS Allstream Inc. Road - MIT - PTH101 & Wenzel St. Right of Way Required. MIT is currently surveying out their interest. MB is in negotiations with BON.	C	
Brokenhead	East St. Paul CT#2343352 (7-11) TPI Priority (acquisition)	7-11	14.00	3.8a ISC/EFN EA site visit/screening		3.11b Manitoba confirms agreement to method of resolve		3.6 EFN concludes MDSA negotiations Q4 3.11a EFN resolves TPI/encumbrances Q4	MDSA not required as per letter from MB and Canada Nov 24, 2016 EFN provides letter from MB to CAN on MIT ROW Dec 7 2016		Land in a Municipality - RM of East St. Paul Hydro Distribution - resolved as per agreed to form. Legal description needed for insertion into 28(2) permit. Road - MIT - PTH 59 & PR 202 Right of Way Requirement Caveat#2257312- RM of East St. Paul Caveat#3339966- RM of East St. Paul MI is currently surveying out their interest. MB and BON in negotiations on the land exchange. The FN and RM want a service agreement.	C	
Brokenhead	East St. Paul CT#2343354 (8-11) 51.00 TPI Priority acquisition	8-11	51.00	3.8a ISC/EFN EA site visit/screening		3.11b Manitoba confirms agreement to method of resolve Q3		3.6 EFN concludes MDSA negotiations Q4 3.11a EFN resolves TPI/encumbrances Q4	MDSA not required as per letter from MB and Canada Nov 24, 2016. EFN provides letter from MB to CAN on MIT ROW Dec 7 2016		Land in a Municipality - RM of East St. Paul Caveat#235805 - MTS Allstream Inc. Hydro Distribution - resolved as per agreed to form. Legal description needed for insertion into 28(2) permit. Road - MIT - PTH 59 & PT 202 Right of Way Requirement Caveat#2257312-RM of East St. Paul Caveat#3339966-RM of East St. Paul Caveat#3413094-SSS/MRM Guide Rail Inc. MI is currently surveying out their interest. MB and BON in negotiations on the land exchange. The FN and RM want a service agreement.	C	

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Brokenhead	East St. Paul CT#2343355 (9-11) 44.00 TPI Priority acquisition	9-11	44.00	3.8a ISC/EFN EA site visit/screening		3.11b Manitoba confirms agreement to method of resolve		3.6 EFN concludes MDSA negotiations Q4 3.11a EFN resolves TPI/encumbrances Q4	MDSA not required as per letter from MB and Canada Nov 24, 2016. EFN provides letter from MB to CAN on MIT ROW Dec 7 2016.		Land in a Municipality - RM of East St. Paul Caveat#235394 - MTS Allstream Inc. Hydro Distribution - resolved as per agreed to form. Legal description needed for insertion into 28(2) permit. Road - MIT - PTH 59 & PR 202 Right of Way Requirement MI is currently surveying out their interest. MB and BON in negotiations on the land exchange. The FN and RM want a service agreement.	C	
Brokenhead	Certificate of Title #1960361/1 - Lots 140, 141, and 142 Block 2 Plan 129 WLTO (W. Div) in RL 1 Parish of St. John (360 Broadway Ave, City of Winnipeg) TBD TPI Priority acquisition	1-14	TBD	3.7a ISC begins ARC submission							By follow-up letter dated May 2015 the BON requested meeting with new Winnipeg Mayor. In discussion with SERDC. MDSA discussion on going. All TPIs resolved.	C	
Bunibonibee	Wipanipanis Portage (20-02) 326.79 EFN Priority parcel	20-02	326.79	2.22a ISC sends RSM noting conditions if any to MB - met Nov 22, 2017.							A revised RSM will be required. RSM sent FN Nov 22-2017. cost estimate Nov 27-2017.	C	
God's Lake	East End of God's Lake (4-02) TPI Priority	4-02	195.81	2.20 ISC RDG/DM considers/grants AIP Pending resolution of TPI.				2.11 TLEC/EFN will analyze methods of resolution			Private Land - Pcl A, Plan 23524 PLTO Private Land - Pcl B, Plan 2386 PLTO Access Agreement - Lodge to Airstrip Resolve access agreement. RSM signed December 1, 2017 by all Parties.	C	
God's Lake	Kanuchuan Rapids Addition (3-2000)	3-2000	3,906.23	2.33 ISC forwards legal description to MB							Garden Hill FN expressed concern. (Garden Hill FN consultation concern, not TPI.)	C	
God's Lake	Little Stull Lake (9) TPI Priority	9	8,421.12	2.22a ISC sends RSM noting conditions if any to MB				2.11 TLEC/EFN analyze methods of resolution - to follow after the Q3 Meeting EFN response after Q4 Meeting		EFN sent BCR and map BCR 296-974 dated March 11, 2015 phasing selection for survey. Encumbered parcel will stay on Sched D	TPI - Mining Claim - Katie 1 - W50856 TPI - Mining Claim - Katie 2 - W50857 TPI - Mining Claim - Katie 3 - W50858 TPI - Mining Claim - Gail 1 - W50863 TPI - Mining Claim - Gail 2 - W50864 TPI - Mining Claim - Island 2 - W52235 TPI - Mining Claim - Ken 1 - W52561 MB received BCR and map from ISC February 22, 2016 re: phasing selection for survey.	C	
Manto Sipi	Neekwaskan Lake (15.1)	15.1	125.53	2.22a ISC sends RSM noting conditions if any to MB - met March 9, 2018.				RSM requested		23-Oct-13	RSM sent to MB on March 9-2018	C	
Manto Sipi	Neekwaskan Lake (15.3)	15.3	28.39	2.22a ISC sends RSM noting conditions if any to MB - met March 9, 2018.				RSM requested		23-Oct-13	RSM sent to MB on March 9, 2018.	C	
Mathias Colomb	Kipahigan Lake (24)	24	502.69	2.22a ISC sends RSM noting conditions if any to MB				2.17b EFN accepts results environmental assessment Q2 2.21a EFN resolves TPI/Encumbrances Q2	Assist with BCR	Phase 1 acceptance BCR needed	TPI - GP 1972 - Fish Camp Treatment of fish camp must be addressed before signing the RSM Phase 2 EA recommended for Fish Camp. RSM to be adjusted once TPI resolved and will then be circulated.	C	

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Mathias Colomb	Mile 99 (26) TPI Priority Parcel	26	391.83	2.22a ISC sends RSM noting conditions if any to MB				2.17b EFN accepts results of Phase II environmental assessment Q2 2.21a EFN resolves TPI/Encumbrances Q3 2.25a EFN signs RSM with conditions noted if any Q3	Assist with BCR	Phase 2 acceptance BCR needed	TPI - GP 4720 - Primary Residence There is another house without a GP - Pre-Transfer Use Agreement schedule is required Private land and Hydro 66KV Transmission Line to be excluded by BCR MTS Facilities - EFN has concerns with Ph 2 EA but area is adjacent to TLE selection RSM to be adjusted once TPI resolved and will then be circulated.	C	
Northlands	Snyder Lake D (18-04D) TPI Priority	18-04D	852.26	2.25c ISC signs RSM with conditions noted if any.	2.22a met 2.25a met						ISC has sent the RSM to Manitoba for signature on March 5, 2018.	C	
Norway House	Bolton Lake C (3-01C)	3-01C	494.79	2.27a ISC Standing Offer Agreement or survey tendered			MB Signed RSM May 23-2017				ISC to send signed RSM to Manitoba. Manitoba (SD) to prepare EUP and survey instructions.	C	
Norway House	Bolton River (4-01) TPI Priority	4-01	1,949.25	**Pre-Transfer Use Agreement 2.17a ISC completes ES checklist or final report 2.20 ISC RDG/DM considers/grants conditional AIP				2.11 TLEC/EFN analyze methods of resolution 2.21a EFN resolves TPI/encumbrances Q4	2.11 met	2.21a not met	TPI GP 4497 trapper's cabin identified.	C	
Norway House	Butterfly Lake A (5-01A) TPI Priority	5-01A	2,338.87	**Pre-Transfer Use Agreement 2.33 ISC forwards Legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the provincial OIC, ISC requires the completion of consultation. Naming BCR 278-1491 Nov 2, 2016 must be returned to ISC and GP 4541 identified as Trapper's cabin must be resolved. Naming BCR 278-1518 Nov 2, 2012 rescinded via BCR 278-1557 Feb 10/16 - resolved.	C	
Norway House	Costes Lake A (6-01A) 21.04 TPI Priority	6-01A	21.04	2.27a ISC Standing Offer Agree or survey tendered							Steven Robertson owns a trapper's cabin Per D. Swanson email dated December 12, 2017- RSM Status needs to be verified. RSM to be adjusted upon TPI resolution and then circulated.	C	
Norway House	Gunisao River (3-02) 4,503.95	3-02	4,503.95	2.27a ISC Standing Offer Agree or survey tendered							No ESA Amended Survey instructions regardig line cutting has been agreed to by Chief and Council. PWGS to forward revised cost to ISC-survey due to be completed in 2018/19 fiscal year.	C	
Norway House	Max Lake South Shore (8-02)	8-02	1,451.82	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the provincial OIC, ISC requires the completion of consultation. PTUA has been drafted - Cabin, boathouse, tool shed user unknown. Identified in the Arbitration Hearing.	C	
Norway House	Lebrix Lake A (21-01A)	21-01A	800.00	2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC					Prior to requesting the provincial OIC, ISC requires the completion of consultation. TPI identified (General permit No. 3351 Remote Cottage)- PTUA and surrender with FN internal. NHCN to confirm naming of reserve as there are 2 naming BCRs on file. Naming BCR provided to EFN September 18, 2017 and November 1, 2017 and January 26, 2018. Naming issue resolved BCR 278-1587 Feb 15/18.	C	
Norway House	Nelson River East Channel Addition (10-02)	10-02	915.83	2.22a ISC sends RSM noting conditions if any to MB - met March 22, 2018.							RSM sent to EFN for approval.	C	

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Norway House	Painted Stone Portage B (36-01B) 64.34	36-01B	64.34	2.22a ISC sends RSM noting conditions if any to MB							RSM has not been signed by all Parties, should stay in schedule C. Hand delivered RSM to NHCN at December 7, 2017 meeting, in triplicate with a return envelope and March 22, 2018.	C	
Norway House	Pakatawacun Lake (37-01) TPI Priority	37-01	324.07	**Pre-Transfer Use Agreement 2.20 ISC RDG/DM considers/grants conditional AIP							ESA identified an unregistered cabin - Allan Wilson of NHCN BCR 278-1557 - Naming Issue resolved	C	
Norway House	Robinson Lake A (43-01A) TPI Priority	43-01A	268.34	**Pre-transfer use agreement 2.33 ISC forwards legal description to MB		2.35 MB approves transfer by OiC		2.30a EFN approves survey plan by BCR 2.30b EFN names new reserve by BCR			Prior to requesting the POIC Canada requires the completion of consultation. **Pre-transfer use agreement to be signed by EFN.	C	
Opaskwayak	Cemetery Lake (6-2000) TPI Priority	6-2000	1,116.00	2.18 ISC sends ATR submission to ATR Committee		2.21b MB confirms agreement with the methods proposed to resolve all issues- <i>Mining claim</i>		2017b TLEC assists in securing the acceptance EA BCR Q4 2.21a EFN resolves TPI / encumbrances Q4			AIP Letter required prior to Community Approval Process. Land in a Municipality - RM of Kelsey. Privately held mines and minerals issue to be resolved. RSM has been prepared. RSM to be adjusted once TPI resolved and will then be circulated.	C	
Opaskwayak	Egg Lake Access Road Phase 2 (1-05R) TPI Priority	1-05R	5.19	2.18 ISC sends ATR submission to ARC				2.17b TLEC assists in securing the acceptance EA BCR from EFN by Q3 2.21a EFN resolves TPI / encumbrances Q3 2.30b TLEC assists in securing the naming BCR for the new reserve from the EFN by Q4			AIP Letter required prior to Community Approval Process in order for Canada and Manitoba to proceed with the transfer of lands. Hydro Distribution for Plan # 50047. Access - Public Access Road - Egg Lake (M) ROW permit under OCN Land Code.	C	
Opaskwayak	Egg Lake Acquisition (former rehab centre, Surplus Prov Crown Land) (1-08)	1-08	45.50	2.18 ISC sends ATR submission to ARC				2.17b TLEC assists in securing the acceptance EA BCR from EFN by Q2 2.21a EFN resolves TPI / encumbrances Q3 2.30b TLEC assists in securing the naming BCR for the new reserve from the EFN by Q4			AIP Letter required prior to Community Approval Process in order for Canada and Manitoba to proceed with the transfer of lands. Hydro Distribution Facility - Permit under OCN Land Code required.	C	
Opaskwayak	Barrier Settlement (1-06) (Acquisition)	1-06	137.67	3.13c ISC/contractor completes survey 3.14 ISC/contractor send plans to DOS 3.15 ISC sends plan to EFN/approval - TLEC review				5.10 EFN negotiates purchase price of property with PWGSC - Q4		Execution of Purchase Agreement required. AIP Letter required prior to Community Approval Process.	The selection and the acquisition of the same name will move together. Currently being examined at the LTO office. Cannot be sent to EFN until DOS and LTO approval.	C	
Opaskwayak	Surplus Federal Crown Land - City of Thompson (2-04) TPI Priority (acquisition)	2-04	1.74	3.12 Canada determines survey requirements if any. Environment Site visit dated May 2010 will staledate in 2015, requested a new site visit for Fiscal 15/16.		2.24 MB notifies ISC< EFN and TLEC of results of review of preliminary photo base map		2.21 EFN resolves TPI/encumbrance by Q4			TPI - Stittco caveat on the property. Partial Discharge initiated by the FN (unusual caveat, for future services). Updated EA required. AIP Letter required prior to Community Approval Process.	C	
Opaskwayak	Springwater (3-03)	3-03	958.39								AIP Letter required prior to Community Approval Process in order for Canada and Manitoba to proceed with the transfer of lands. BCR# 315-2019, accepting survey and naming reserve received April 3, 2013 <u><i>EFN intend to rescind selection</i></u>	C	

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Rolling River	Manns TPI Priority (Acquisition)	12-01	156.25	3.20ISC forwards legal description to MB		3.21 MB drafts provincial OIC		3.11a EFN/TLEC negotiates settlement of TPI/Provincial interests/encumbrance s and confirms the method of resolution for all issues in writing. Q4	3.11a not met Awaiting confirmation of road closure/sale from RM; awaiting confirmation from Canada on method of resolution for Harvard Energy TPI	TPI Harvard Energy - mines and minerals Potential road encroachment	RM road is closed, however title will remain under the RM name and then effect transfer to the RRFN. Prior to requesting the POIC, Canada requires consultation to be completed. Private Minerals not addressed to satisfaction of TPI holder, Harvard International. RRFN awaiting confirmation of AANDC to issue FMAA or Permit?	C	
Rolling River	1-11-19W (Brownridge Farms) TPI Priority acquisition	1-09	534.23	3.12 ISC determines survey requirements, if any 3.8b ISC complets ES checklist or final report	3.8b met			2.21a EFN resolves TPI/encumbrances Q4		EFN awaiting confirmation of AANDC to issue Eric Stanzelite FMAA for 2/5 mineral interest.	The FNs are currently determining if TLE or non legal ATR is best approach. Currently City of Brandon provides. FMAA to be revisited with new template - Draft to be confirmed from Working Group.	C	
Rolling River	NW 1/4 28-16-19 (Former Strand) TPI Priority acquisition	5-11	160.00	3.7a ISC begins ARC submission		3.11b MB confirms agreement with the methods proposed to resolve all issues.					MIT wants combined 24 acres to enhance PR 270. RRFN provided terms to MIT. Meeting to be scheduled following a meeting withISC. (see 6-11 & 8-11)	C	
Rolling River	N 1/2 of the SW 1/4 28- 16-19 WPM (Former Strand) TPI Priority acquisition	6-11	160.00	3.7a ISC begins ARC submission		3.11b MB confirms agreement with the methods proposed to resolve all issues.					MIT wants 24 acres to enhance PR 270. RRFN provided terms to MIT. Meeting to be scheduled following a meeting with AANDC. See 5-11 7 6-11)	C	
Sapotaweyak	Former Bilow Gas Bar (Acquisition Mafeking) (1-09) 1.55 TPI Priority	1-09	1.55	3.7a ISC begins ARC submission		3.21 MB drafts provincial OIC					Caveat #39929 - MTS - 28(2) Permit Hydro Distribution - 28(2) Permit Land in a Municipality - RM of Mountain. EFN signed off BCRs for MTS and Hydro permts - MTS will not discharge Caveat 39929 unless SCN consents to updated MTS permit on main reserve. SCN provided consenting BCRs to AANDC in April 2013 for Hydro and MTS permits.MIT to provide report to AANDC on tank & pump removal RM of Mountain confirmed a water line does not cross the property.	C	
Sapotaweyak	The Bluff (revised) (3-99) TPI Priority	3-99	1,922.20	2.22a ISC sends RSM noting conditions if any to MB							NRCan to provide Manitoba with a larger map of the area to illustrate GP holders.	C	
Wuskwi Sipihk	Red Deer River South (7-02)	7-02	1,547.97	2.22a ISC sends RSM noting confitions if any to MB		2.21b MB confirms agreement with methods proposed to resolve all issues.					Parties to review parcel info.	C	
War Lake	Water Treatment Plan- Building and Community Docks	1-17	0.00								Hydro Distribution - 28(2) permit required, (Three separate selections). New selection madeNovember 2017.	C	
Wuskwi Sipihk	Crown/Agricultural Lands (6-99B9)	6-99B9	155.00	2.20 ISC RDG considers/grants conditional AIP		2.31 DOS (MB) reviews provisional plan of survey and issues tentative approval.		2.25a EFN signs RSM with conditions noted if any.			Boundary adjusted by BCR 324-531, RSM to be adjusted and circulated.	C	
Wuskwi Sipihk	Crown/Agricultural lands TPI Priority Parcel	6-99B12	446.00	2.32a ISC registers survey at LTO							CanPar Ltd. - correspondence sent and received response - ISC to decide if a FMAA or Permit will be issued. Hydro Distribution - Legal description needed for insertion into 28(2) permit.	C	

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Wuskwi Sipiik	Bell River North (3-02)	3-02	1,955.27	Pending resolution of TPI. 2.14 ISC begins RSM preparation		2.31 DOS (MB) reviews provisional plan of survey and issues tentative approval.		2.21a TLEC assists EFN in resolution of TPI/encumbrance			Road Drain - Plan 1489 (M) - to be excluded Access Agreement - Bell Canyon Lookout Point (m) Prov Forest Withdrawal Porcupine (internal task). Consultation must be addressed prior to parcel proceeding further. RSM to be adjusted once TPI (Bell Canyon access agreement) resolved and will then be circulated.	C	
Wuskwi Sipiik	Lot 22 Plan 820 DLTO (Former McKay Property) (4-10)	4-10	7.00	3.10 ISC RDG considers/grants conditional AIP		3.21 MB drafts provincial OIC				Permit in works- completed July 2016	MTS Facilities - cable and pedestal - Legal description needed for insertion into 28(2) permit. Hydro Distribution - electrical lines - Legal description needed for insertion into 28(2) permit. MDSA resolved, no services required.	C	
Wuskwi Sipiik	Lot 25 Plan 1069 DLTO (former McKay property) (5-10)	5-10	16.60	3.10 ISC RDG considers/grants conditional AIP		3.11b MB confirms agreement with the methods proposed to resolve all issues.					MTS Facilities - cable - Legal description from ISC needed for insertion into 28(2) permit. Hydro Distribution - electrical lines - Legal description needed from AANDC for insertion into 28(2) permit.	C	
Wuskwi Sipiik	Red Deer River North TPI Priority Parcel (5-01) 1,163.11	5-01	1,163.11	2.22a ISC sends RSM noting conditions if any to MB							Hydro Distribution - need legal description to complete agreed to form 28(2) TPI - GP 845 - Primary Residence - should be resolved Sept 19, 2016 GP being cancelled because no building within timeframe specified in the permit GP has now been canceled. RSM will be adjusted and then circulated.	C	
Barren Lands	Paskwachi Bay (3) TPI Priority Parcel	3	8,529.17					2.21a EFN resolves TPI/encumbrances			Sask Power Regulation of Waterbody Consultation letters sent in March 2014. Pending resolution of TPI. 2.14 ISC begins RSM preparation Next steps to be determined following response from SASK POWER dated March 28, 2012 RSM preparation to begin once TPI is resolved.	D	
Barren Lands	Reserve East (1-06) TPI Priority Parcel	1-06	11,101.27					2.21a EFN resolves TPI/encumbrances			Sask Power Regulation of Waterbody RSM preparation to begin once TPI is resolved.	D	
Barren Lands	Sawbill (5) TPI Priority Parcel	5	694.64					2.21a EFN resolves TPI/encumbrances			Sask Power Regulation of Waterbody RSM preparation to begin once TPI is resolved.	D	
Brokenhead	Parcel 2A (Lac du Bonnet South) (2-01A) TPI Priority	2-01A	278.64					EFN to confirm whether they intend to meet separately with hydro to attempt to reach agreement on the hydro easement or wait for the resolution of this matter at IMC.	BON has provided a BCR agreeing to the H-EA they have drafted in response to the 2007 version provided by Canada and Manitoba.	BON has provided a BCR agreeing to the H-EA they have drafted in response to the 2007 version provided by Canada and an Manitoba. negotiations	WPR Withdrawal Winnipeg (internal task) WPL Withdrawal McArthur Final (internal task) Hydro Easement Estimate 840.22' (7.5%) RSM to be adjusted once TPI is resolved.	D	

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39,977.63

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Brokenhead	Parcel 2B (Lac du Bonnet South) (2-01B) TPI Priority	2-01B	501.90					EFN to confirm whether they intend to meet separately with hydro to attempt to reach agreement on the hydro easement or wait for the resolution of this matter at IMC.	BON has provided a BCR agreeing to the H-EA they have drafted in response to the 2007 version provided by Canada and	BON has provided a BCR agreeing to the H-EA they have drafted in response to the 2007 version provided by Canada and an Manitoba. negotiations	WPR Withdrawal Winnipeg (internal task) WPL Withdrawal McArthur Final (internal task) Hydro Easement Estimate 840.22' (6.8%) RSM to be adjusted once TPI is resolved. BON in negotiailtons with MB & MB Hydro	D	
Brokenhead	Parcel 2C (Lac du Bonnet South) (2-01C) TPI Priority	2-01C	125.15					EFN to confirm whether they intend to meet separately with hydro to attempt to reach agreement on the hydro easement or wait for the resolution of this matter at IMC.	BON has provided a BCR agreeing to the H-EA they have drafted in response to the 2007 version provided by Canada and Manitoba.	BON has provided a BCR agreeing to the H-EA they have drafted in response to the 2007 version provided by Canada and Manitoba. BON continues negotiations with MB & MB	WPR Withdrawal Winnipeg (internal task) WPL Withdrawal McArthur Final (internal task) Hydro Easement Estimate 839.57' (31.7%) RSM to be adjusted once TPI is resolved.	D	
Brokenhead	Lac du Bonnet South and North Shore, Parcel 3. (3-01) TPI Priority	3-01	1,057.13					EFN to confirm whether they intend to meet separately with hydro to attempt to reach agreement on the hydro easement or wait for the resolution of this matter at IMC.	BON has provided a BCR agreeing to the H-EA they have drafted in response to the 2007 version provided by Canada and Manitoba.	BON has provided a BCR agreeing to the H-EA they have drafted in response to the 2007 version provided by Canada and Manitoba. BON continues negotiations with MB & MB	WPR Withdrawal Winnipeg (internal task) WPL Withdrawal McArthur Final (internal task) Hydro Easement Estimate 841.86' (5.4%) RSM to be adjusted once TPI is resolved.	D	
Brokenhead	Bannock Point Petroforms (6)	6	276.99								Whiteshell Provincial Park hosted parks forum with other First Nations and invited MB, Oct 5 & 6, 2015. BON co-host FN Gathering at Manito Api Whiteshell May 21 -24, 2016 to Options. RSM to be adjusted once TPI is resolved.	D	
Brokenhead	Bannock Point Rehabilitation Camp (4)	4	20.76								Whiteshell Provincial Park hosted parks forum with other First Nations and invited MB, Oct 5 76, 2015.BON co-hosting FN Gathering at Manito Api Whiteshell May 21 -24, 2016 to Options. RSM to be adjusted once TPI is resolved.	D	
Brokenhead	Pine Point (5)	5	471.04								Whiteshell Provincial Park hosted parks forum with other First Nations and invited MB, Oct 5 & 6, 2015. BON co-hosting FN Gathering at Manito Api Whiteshell May 21 -24, 2016 to Options. RSM to be adjusted once TPI is resolved. EFN in Co-Management discussions with the Province over Park management	D	
Brokenhead	Tie Creek Petroforms (7)	7	88.81								Whiteshell Provincial Park hosted parks forum with other First Nations and invited MB, Oct 5 & 6, 2015. BON co-hosting FN Gathering at Manito Api Whiteshell May 21 -24, 2016 to Options. RSM to be adjusted once TPI is resolved.	D	
Brokenhead	Parcel 1-01B1, B2, B3 & 1-01C (Lac du Bonnet South) (1-01B) (1-01C)	1-01-B1,B2,B3 1-01C	TBD					EFN to confirm whether they intend to meet separately with hydro to attempt to reach agreement on the hydro easement or wait for the resolution of this matter at IMC. 2.21a EFN resolves TPI/encumbrances		BON has provided a BCR agreeing to the H-EA they have drafted in response to the 2007 version provided by Canada and Manitoba. BON continues negotiations with MB & MB	WPR Withdrawal Winnipeg (internal task) WPL Withdrawal McArthur Final (internal task) Hydro Easement Estimate 840.88' (1.5%) By letter dated January 30, 2013, AANDC requested that MB provide a breakdown of the TPIs & acreages for each of the phases of Lac du Bonnet South Parcel 1-01 (A, B, B1, B2, B3 & C). Survey is in progress. TPI discovered, EFN to resolve.	D	

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Buffalo Point	Birch Point (1) TPI Priority	1	138.75					This parcel is in a provincial park. MB has advised it is not available.			IMC Binding Arbitration, October 17 & 18, 2016 Once TPI resolved, ISC to begin RSM preparation.	D	
Buffalo Point	Cochrane Island (ON) (None) TPI Priority		540.00					EFN to decide next steps. Ontario has advised this parcel is unavailable for selection.			NOT ON TRELES. Selection in Ontario	D	
Buffalo Point	Eagles Rock (ON) (None) TPI Priority		970.00					EFN to decide next steps. Ontario has advised this parcel is unavailable for selection.			NOT ON TRELES. Selection in Ontario	D	
Buffalo Point	PTH 12 Acquisition (1-06) TPI Priority	1-06	70.04					EFN and MIT to discuss resolution of the set back line.			Hydro Distribution Facilities Road PTH # 12 - fa 13.03c Taxes paid - Tax Certificate issued Meetings held - MIT, MANA, TLEC. MIT seeks to maintain 'control zone'. Further meeting required to discuss Options. Meeting to be held April, 2016 with BPFN, INR, MIT, TLEC, ISC. Canada Border Services owns and intends to continue administration of Kitts Duty Free Shop & not interested in selling. CBS Building Expansion plans. MIT to provide new	D	
Buffalo Point	Thunder Lake Island (1-10)	1-10	41.96					This parcel is in a provincial park. MB has advised it is not available.				D	
Buffalo Point	Lands Nearby Middlebro,MB (1-14)	1-14	1,494.00			MANA to identify the area of private land- COMPLETE Private land: E1 / 2NW 5 & NW 6-1-16.FPM (excluded)		EFN to provide notice of Land selection letter to RM and identify is MDSA required.			Land in Municipality R.M. of Piney, Road - Prov, PTH 12-FA 13.03; 28(2) permits required to Hydro distribution line, 2 MTS Easements, MTS Facilities and Navigable Water - Bob's Lake & Creek FA 12.02	D	
Bunibonibee	Knee Lake Lodge (1-2000) TPI Priority	1-2000	1,511.09					2.11TLEC&EFN to analyse methods of resolution. EFN to advise on outcome of meeting with lodge owner Q4	Method of resolution is to take a phased approach as confirmed by BCR Nov 9-2017		TPI - MISC 3482 - Airstrip TPI - MISC 3482 - Lodge Tourist Operation Impact - Reasonable Use Area RSM to be adjusted upon TPI resolution and then circulated. No RSM prepared. NRCA requires updated correspondence on the lodge last update was 2008	D	
God's Lake	Elk Island (2-2000B) TPI Priority Parcel	2-2000-B	193.20								TPI - Mining Claim - GoGo Abandoned Mine Site Clean-Up Program	D	
God's Lake	Elk Island (2-2000)	2-2000A	11,499.70								Parcel is contaminated and cannot proceed. Can this be transferred with industrial designation?	D	
God's Lake	Kanuchuan Rapids (1-2000) TPI Priority	1-2000	544.17							Remediation clean up site program -EFN to send proposal to Mines Branch	RSM to be adjusted upon TPI resolution and then circulated.	D	
Manto Sipi	Johnson Bay (Amended) (6-01) TPI Priority	6-01	512.38			Independent review completed on the validity of interest by June 30, 2011					TPI - Mining Claim - Godslith - W45426 318.28 acres are encumbered by the mining claim. MSCN filed statement of claim against MB in 2015. Negotiation table option under review. RSM to be adjusted upon TPI resolution and then circulated.	D	
Manto Sipi	Kistigan Lake (12) TPI Priority	12	1,600.15			Mining Claims Canada and MB to meet in Q1 to discuss options to deal with mining interests on selections		2.11 TLEC/EFN analyze methods of resolution by Q2			TPI - Mining Claim - Andrew 1 - W50853 TPI - Mining Claim - Cole 1 - W52072 TPI - Mining Claim - Cole 2 - W52073 TPI - Mining Claim - Cole 3 - W52074 TPI - Mining Claim - Otter 1 - W52079 TPI - Mining Claim - Otter 2 - W52080 RSM to be adjusted upon TPI resolution and then circulated.	D	
Manto Sipi	Little Stull Lake (Amended) (7-01) Priority TPI	7-01	818.33			Mining Claims Canada and MB to meet in Q1 to discuss options to deal with mining interests on selections		2.11 TLEC/EFN analyze methods of resolution by Q2			TPI - Mining Claim - Cabin 2 - W50862 RSM to be adjusted upon TPI resolution and then circulated.	D	

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Manto Sipi	Little Stull Lake (Additional) (12-01) TPI Priority	12-01	542.40			Mining Claims Canada and MB to meet in Q1 to discuss options to deal with mining interests on selections		2.11 TLEC/EFN analyze methods of resolution by Q2	2-Jan-00		TPI - Mining Claim - Andrew 1 - W50853 (M) TPI - Mining Claim - Andrew 2 - W50854 (M) TPI - Mining Claim - Andrew 3 - W50855 (M) TPI - Mining Claim - Cole 1 - W52072 TPI - Mining Claim - Cole 2 - W52073 TPI - Mining Claim - Cole 3 - W52074 TPI - GP 6476 Pt NE 28-64-9E 2nd FIPPA request made. RSM to be adjusted upon TPI resolution and then circulated.	D	
Manto Sipi	Wapawaka Bay (Edmund Lake) (13)	13	50.69			Letter from MB dated December 7, 1999 advises this selection is not available because it is "pristine wilderness".		EFN to meet with lodge owner tentatively in June 2011. EFN to send request to MB by Q# with respect to location of lodge.			TPI - GP 4527 - Lodge Tourist Operation Impact	D	
Manto Sipi	Elk Island (17.1)	17.1	15.50							Contamination is not a TPI	Parcel is surveyed. Parcel is contaminated and cannot proceed due to contamination. Designation as industrial purposes is being researched as an option to proceed.	D	
Manto Sipi	Elk Island (17.2)	17.2	17.18							Contamination is not a TPI	Parcel is surveyed. Parcel is contaminated and cannot proceed due to contamination. Designation as industrial purposes is being researched as an option to proceed.	D	
Manto Sipi	Elk Island (17.3)	17.3	30.27							Contamination is not a TPI	Parcel is not surveyed. Parcel is contaminated and cannot proceed due to contamination. Designation as industrial purposes is being researched as an option to proceed. RSM to be adjusted upon TPI resolution and then circulated.	D	
Manto Sipi	Elk Island (17.4)	17.4	25.48							Contamination is not a TPI	Parcel is surveyed. Parcel is contaminated and cannot proceed due to contamination. Designation as industrial purposes is being researched as an option to proceed.	D	
Manto Sipi	Elk Island (17.5)	17.5	50.92							Contamination is not a TPI	Parcel is surveyed. Parcel is contaminated and cannot proceed due to contamination. Designation as industrial purposes is being researched as an option to proceed.	D	
Manto Sipi	Elk Island (17.6)	17.6+C16	22.68							Contamination is not a TPI	Parcel is surveyed. Parcel is contaminated and cannot proceed due to contamination. Designation as industrial purposes is being researched as an option to proceed.	D	
Manto Sipi	Johnson Peninsula (18)	18	292.79								Private Minerals. - ISC to determine if a FMAA or Pre-Permit will be issued. RSM to be adjusted upon TPI resolution and then circulated.	D	
Manto Sipi	Lot 1 Plan 2491 & Pt. Plan 4955 (B)	B	10.75								GP - Lodge	D	
Manto Sipi Parcel is contaminated - moved to Schedule E	Jowsey Island (17.A)	17.A	11.97								The utility of a Phase II must be discussed since this parcel did not pass the Phase I due to arsenic contamination.	D	
Mathias Colomb	Pawistik Falls (14)	14	814.63	2.20 ISC RDG/DM considers/grants conditional AIP						Phase 2 EA acceptance BCR needed	Potential contamination to be addressed. Manitoba passed Provincial OIC July 12, 2017. Significant contamination issue. Identified in the Arbitration Hearing.	D	
Mathias Colomb	Granville Lake 2A Phase 2 (2A Ph2) TPI Priority Parcel	2-A(Ph2)	36.37								WPR Withdrawal Churchill River (internal task) - MCCN currently addressing MB Housing issues on this selection - Hydro easement requirement removed on 25-Apr- 2012.	D	
Mathias Colomb	Russell Lake 6A (6A) TPI Priority Parcel	6A	135.79								Hydro Easement Required 1072.80' (56.7%) WPL Withdrawal Laurie River Final (internal task) This parcel cannot advance any further without agreement on the hydro easement. RSM to be adjusted upon TPI resolution and then circulated.	D	

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Mathias Colomb	Russell Lake 6B (6B) TPI Priority Parcel	6B	308.95								Hydro Easement Required 1072.80 This parcel cannot advance any further without agreement on the hydro easement. RSM to be adjusted upon TPI resolution and then circulated.	D	
Mathias Colomb	Sandy Bay (SK) TPI Priority Parcel		115.00								MCCN working with SK region to schedule a mtg with SK provincial officials.	D	
Mathias Colomb	Burntwood Lake (4)	4	1,189.60	Pending resolution of TPI. 2.14 ISC begins RSM preparation				2.17b EFN accepts results of environmental assessment Q4			TPI - GP 2723 - Lodge Tourist Operation Impact RSM to be adjusted upon TPI resolution and then circulated.	D	
Mathias Colomb	Granville Lake 2A Phase 1 (2A Ph 1) TPI Priority Parcel	2A(Ph1)	1,118.23								Hydro Distribution MTS Facilities Land in a Northern Community (Granville Lake) TPI interests - Granville Lake - Northern Affairs Hydro Easement requirement was withdrawn 25-Apr-2012 Lagoon Road - Access Agreement RSM to be adjusted upon TPI resolution and then circulated.	D	
Nisichawayasihk	Birch Tree Brook (2-2000) TPI Priority Parcel	2-2000	598.33			Hydro Easement. EFN to reply to MB on prioritizing of parcels encumbered by an easement Q#		2.11 TLEC/EFN to analyze methods of resolution. EFN to reply to MB on prioritizing of parcels encumbered by an easement			TPI - Mining Claim - Falcon 26 Land in a Municipality - RM of Mystery Lake WPR Withdrawal Burntwood River (internal task) Hydro Communication Cable Hydro Lands Physically Required TPI - Mining Claim - Man 10 Mtg. in May with MB Hydro and NCN to discuss matter of lands physically required. Hydro Easement. Mining claim issue RSM to be adjusted upon TPI resolution and then circulated.	D	
Nisichawayasihk	Birch Tree Brook (Addition) (3-2000) TPI Priority Parcel	3-2000	400.82			Hydro Easement. EFN to reply to MB on prioritizing of parcels encumbered by an easement Q#		Mtg. in May with MB Hydro and NCN to discuss matter of lands physically required. Hydro Easement. Mining claim issue 2.11 TLEC/EFN to analyze methods of resolution. EFN to reply to MB on prioritizing of parcels encumbered by an			Hydro Lands Physically Required TPI - Mining Claim - Falcon 12 TPI - Mining Claim - Falcon 26 Land in a Municipality - RM of Mystery Lake WPR Withdrawal Burntwood River (internal task) RSM to be adjusted upon TPI resolution and then circulated.	D	
Nisichawayasihk	Kepuche Falls (8-2000) TPI Priority Parcel	8-2000	1,424.21			Hydro Easement.		2.11 TLEC/EFN to analyze methods of resolution. EFN to reply to MB on prioritizing of parcels encumbered by an easement			Hydro Lands Physically Required Hydro Easement Estimate 698.8' (60.9%) RSM to be adjusted upon TPI resolution and then circulated.	D	
Nisichawayasihk	Mile 17 A (Revised) (1-05)	1-05	308.29					EFN to reply to MB on prioritizing of parcels encumbered by an easement			Hydro Lands Physically Required - Road & Work Cp Hydro Transmission Line RSM to be adjusted upon TPI resolution and then circulated.	D	
Nisichawayasihk	Osik Lake (13-01) Priority Parcel	13-01	5,195.00					EFN to reply to MB on prioritizing of parcels encumbered by an easement by Q#			Aggregate - NW 3-80-10 WPM MIT - Figure 1 Hydro Easement Required 810' WPR Withdrawal Burntwood River (internal task) WPL Withdrawal Churchill River (internal task) RSM to be adjusted upon TPI resolution and then circulated.	D	

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Nisichawayasihk	Parcel W (Plan 5965) (1-2000)	1-2000	10.52					EFN to reply to MB on prioritizing of parcels encumbered by an easement and a response required to MB re: Less than 1,000 acres by Q# Mining Leases 2.11 TLEC/EFN to analyze methods of resolution.			TPI - Mining Lease - M4875 TPI - Mining Lease - M5280 TPI - Mining Lease - M5281 TPI - Mining Lease - M5282 TPI - Mining Lease - M5283 TPI - Mining Lease - M5293 Hydro Distribution Hydro Easement Required 635' WPL Withdrawal Churchill River (internal task) WPR Withdrawal Burntwood River (internal task) Less than 1000 - Competing Consideration (Hydro) MTS Facilities RSM to be adjusted upon TPI resolution and then circulated.	D	
Nisichawayasihk	Driftwood Rapids to Grindstone Rapids (4-01)	4-01	1,028.35	2.29 ISC sends provisional survey plan to EFN/TLEC				2.29 TLEC assists in securing BCR from EFN approving survey plan			ESA Report April 2010 This parcel moving with Driftwood Rapids to Grindstone Rapids Addition TLEC has requested ISC to resend EFN survey plan and suggested wording BCR. ISC has sent the packaged plan to 4 times to TLEC 2EFN since 2012	D	
Nisichawayasihk	Driftwood Rapids to Grindstone Rapids Addition (3-06)	3-06	80.04	2.29 ISC sends provisional survey plan to EFN/TLEC				2.29 TLEC assists in securing BCR from EFN approving survey plan			ESA Report June 2010 This parcel moving with Driftwood Rapids to Grindstone Rapids TLEC has requested ISC to resend EFN survey plan and suggested wording BCR. Survey plan signed Feb 27-2018. ISC has sent the packaged plan to 4 times to TLEC 2EFN since 2012	D	
Nisichawayasihk	Manasan Falls (5-2000)	5-2000	186.05								Hydro lands physically required; Portage/Access; TPI: Mining Claim, Mineral Leases (2), Private land, water recording site. RSM to be adjusted upon TPI resolution and then circulated.	D	
Nisichawayasihk	Mile 17B (1-06)	1-06	1,146.89								Hydro transmission line; access road privately owned; 100 meter exclusion to access road; TPI issues. RSM to be adjusted upon TPI resolution and then circulated.	D	
Nisichawayasihk	Moak Lake (11-01) TPI Priority Parcel	11-01	3,626.61								Aggregate, LGD Mystery Lake, over 100 Mineral Leases, Road, Private Lands. RSM cannot be prepared until TPIs resolved.	D	
Nisichawayasihk	Notigi (6-2000)	6-2000	149.74								Hydro lands physically required. RSM cannot be prepared until TPIs resolved.	D	
Nisichawayasihk	Notigi Lake (7-2000)	7-2000	172.32								Hydro lands physically required. RSM cannot be prepared until TPIs resolved.	D	
Nisichawayasihk	Reserve 170 to Junction (16-01)	16-01	1,043.99								Hydro Easement required, aggregate, Hydro transmission line, Hydro distribution, Northern Community (Nelson House), Private lands. RSM to be adjusted upon TPI resolution and then circulated.	D	
Northlands	Burnie Lake (3-04A)	3-04A	417.70					2.21a EFN resolves TPI/Encumbrances Q4		EFN provided desk audit letter November 7, 2013	TPI GP 2873 - Outcamp (M) Tourist Operation Impact. Less than 1000 acres. ESA acceptance BCR has been received. RSM to be adjusted upon TPI resolution and then circulated.	D	
Northlands	Charcoal Lake Saskatchewan (?)										Manitoba has advised that this parcel is not eligible.	D	
Northlands	Kasmere Lake (Parcel A) (8-04A) TPI Priority	8-04A	3,994.11					2.21a EFN resolves TPI/encumbrances. EFN Lodge		EFN provided desk audit letter November 7, 2013	TPI - GP 4497 - Trapper's Cabin RSM cannot be prepared until TPIs resolved.	D	
Northlands	Nahilin Falls (12-04) Priority	12-04	1,498.11					2.21a EFN resolves TPI/encumbrances. EFN Lodge		EFN provided desk audit letter November 7, 2013	TPI - GP 4541 - Trapper's Cabin WPR Withdrawal Nelson River (internal task) RSM cannot be prepared until TPIs resolved.	D	
Northlands	Putahow Lake (Site E) (15-04E)	15-04E	991.97					2.21a EFN resolves TPI/encumbrances. EFN Lodge		EFN provided desk audit letter November 7, 2013	TPI - GP 6757 - Tourist Outcamp RSM cannot be prepared until TPIs resolved.	D	

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Northlands	Shannon Lake (17-04) TPI Priority	17-04	441.36					2.21a EFN resolves TPI/encumbrances. EFN Lodge		EFN provided desk audit letter November 7, 2013	Tourist Operation Impact RSM cannot be prepared until TPIs resolved.	D	
Northlands	Stevens Lake (20-04) TPI Priority parcel	20-04	152.60							EFN provided desk audit letter November 7, 2013	TPI - Tourist Operation Impact - Less than 1000 acres - competing consideration (tourist) RSM cannot be prepared until TPIs resolved	D	
Norway House	Crooked Turn	1-12		2.9 ISC commences land use/title search							Awaiting confirmation from the EFN on parcel configuration. MB. Working on clarification of this parcel.	D	
Norway House	Mission Island (9.02)	9-02	136.63			Access agreement to TLEC by Q#		EFN to coordinate meeting with Northern Affairs Community			Private Land - NW 18-57-3 WPM Access Agreement - Private Lands WPR Withdrawal Nelson River (internal task) Hydro Distribution Land in a Northern Community - Norway House RSM cannot be prepared until TPIs resolved	D	
Norway House	Big Birch Islands (2-01) TPI Priority	2-01	45.34							EFN to provide desk audit letter Q3	Hydro Easement RSM cannot be prepared until TPIs resolved.	D	ESA desk audit was accepted, OiC already done in 2006
Norway House	North Molson Lake A&D Plan 39 (3-ISLB) TPI Priority	3-ISLB	317.20								Unauthorized structures - RSM Status to be verified	D	RSM is signed, ESA is accepted
Norway House	Ponask Lake Portage		194.17								Ponask Lake reserve in 2004, portage access excluded. BCR reselecting submitted Feb 2016 in light of Portage Arbitration decision. EFN to decide on whether to include unnamed lake or not. If include, no access agreement, no need to prep another RSM, only minor survey work. If unnamed lake not included, access agreement, prep RSM, and survey work. The schedule will be dependent on the EFN's decision. BCR 278-1593 dated Feb 27/18 received selected the unnamed lake contained within the Ponask Lake Portage selection- no access agreement necessary.	D	
Opaskwayak	No. 10 Addition (Formerly 4) (2) TPI Priority	2	550.32					The private lands are not eligible and must be acquired.			Private Land to be excluded, BCR required. Land in a Municipality - RM of Kelsey Hydro Distribution MTS Facilities *Env Report dated 2001 RSM cannot be prepared until TPIs resolved.	D	
Opaskwayak	Parcel B, Plan 38784 PLTO Post Office, Acquisition (1-04)	1-04	0.00								MDSA with Town of The Pas required.	D	
Opaskwayak	Yawningstone (2-2000)	2-2000	7,381.32					EFN development of easement under Land Code			TPI - GP 4446 - Trapper's Cabin Hydro Easement Estimate 848.1' (11.7%) Grave Site WPR Withdrawal Sask River-Grand Rapids (internal) ESA Visit October 13, 2007 RSM cannot be prepared until TPIs resolved	D	
Opaskwayak	Barrier Settlement (8)	8	9.85	2.27b survey contract awarded 2.27c ISC/contractor completes survey The selection and the acquisition of the same name will move together. 2.28a ISC/contractor sends provisional plans to LTO	2.27b met 2.27c met			2.21a EFN resolves TPI / encumbrances Q4		Unregistered Interest - Cabin AIP Letter required prior to Community Approval Process.	Unresolved unregistered interest (cabin) RSM has not been signed by all parties but survey is currently taking place, does MB require RSM before DOS reviews/approves survey plan?	D	
Opaskwayak	Fisher Island (8-2000)	8-2000	798.27								ESA visit July 2002 Riparian Rights issue Ducks Unlimited Control Structure AIP Letter required prior to Community Approval. RSM to be adjusted upon TPI resolution and then circulated	D	

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Opaskwayak	Mitchell Lake Road (1-10) 133.55		133.55								Not eligible - to be rescinded.	D	
Opaskwayak	Parcel A, Plan 38771 (Hogan Ave. formerly Lots 1-7 , Surplus Fed Crown) (acquisition)	6A	0.00	Surplus Federal Crown Land, has not yet been acquired. Appraisal completed and submitted to DOJ for review. Next step: Offer to Purchase.							MDSA required Utilities Permit under OCN Land Code required	D	
Opaskwayak	Parcel A, Plan 38769 (Paul Ave., formerly Lot 69 Surplus Fed Crown) (acquisition)	6B	0.00	Surplus Federal Crown Land, has not yet been acquired. Appraisal completed and submitted to DOJ for review. Next step: Offer to Purchase.							MDSA required Utilities Permit under OCN Land Code required	D	
Opaskwayak	Saskeram WMA (1)	1	1,439.59								Ducks Unlimited Private Land AIP Letter required prior to Community Approval. RSM to be adjusted upon TPI resolution and then circulated.	D	
Opaskwayak	Trapline (7-2000)	7-2000	157.41								ESA visit July 2002 Riparian Rights issue Ducks Unlimited Full Supply Line AIP Letter required prior to Community Approval. RSM to be adjusted upon TPI resolution and then circulated.	D	
Rolling River	Undeveloped Road Allowances (acquisition)	URA-02	87.10					3.1 EFN purchases land, holds title and enters in to purchase		Meeting held with CSW, awaiting confirmation letter from MB	Manitoba to Provide Letter confirming transfer to RRFN.	D	
Sapotaweyak	Pelican Rapids Access Road Phase 2 (Amended) (1-03) TPI Priority	1-03	5,281.93			2.21b MB confirms agreement with methods proposed to resolve all issues.					SCN meeting with Graymont & MB on Easement Agreement Quarry Lease - QL 1209 Quarry Lease - QL 1211 Quarry Lease - QL 1210 Quarry Lease - QL 516, 567, 566, 565, 517, expired May 7, 2012. GP 956-All weather Road Access GP 1351 - Remote Cottage (hunting/fishing) GP 1882 -Remote Cottages (recreation) Cottages to be exluded upon signing of the RSM. Phase II EA completed. RSM to be adjusted upon TPI resolution and then circulated.	D	
Sapotaweyak	Red Deer Lake (amended) (1-02) TPI Priority	1-02	1,815.01			2.21b MB confirms agreement with methods proposed to resolve all issues.					EFN advised no Municpal services provided to sole resident - EFN to seek Claim who is SCN member. MANA advised it will check with RM of Barrows if any services provided. Boundary needs to be amended. SCN is keeping parcel RSM to be adjusted upon TPI resolution and then circulated.	D	
War Lake	Weir River (14-02) TPI Priority	14-02	872.91								Competing Interest - Fox Lake FN (as per ISC & TRELES) Access - Abandoned Railway WMA - Cape Churchill - No concerns	D	

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Wuskwi Sipiik	Lot 14-16 Block 29 Plan 426 PLTO (Former Town of the Pas Property) (10-10) EFN Priority (acquisition)	10-10	0.78	3.18 ISC reviews and signs plan				3.14 EFN sends plan to DOS, ISC		Permit - complete BCR 324-546 MDSA w The Pas in works	Land in an Urban Area - Town of the Pas	D	
Wuskwi Sipiik	Nicholls (1-14)	1-14	406.64			EUP- meeting October 21 2016 to discuss (Lori & Dwain)		2.17b EFN accepts ESA 2.25 EFN signs RSM			Provincial Waterway (Schlagg Drain) Plan No. 2518 DLTO runs along the south boundary of the selection and will be excluded.	D	
Wuskwi Sipiik	Lot 1 Plan 54719 DLTO (Swan River Acquisition) (1-14A) EFN Priority (acquisition)	1-14A	1	3.12 ISC determines survey requirements 3.13a ISC standing offer agree or survey tendered	3.12 met					MDSA in progress, Priority for Chief, 28(2) permit required- completed July 2016	MB Hydro has electrical services affecting this acquisiton - Caveat 1093383/6. Swan Valley Gas Corporation has a natural gas line traversing this acquisition - Caveat 1018299/6. Centra Gas Manitoba Inc has applied to the Public Utilities Board to acquire the assets of the Swan Valley Gas Corporation. Mts Allstream Inc has a 5 metre easement along the southerly, northerly, and westerly 5-metres of this acquisition	D	
Buffalo Point	Waterlot Parcels A, B, and C Plan 17479 WLTO TPI Priority	(1-12)	0.00					EFN to meet with DFO on whether DFP prepared to divest ownership of Wharf.			Waterlot connected to 'Galley Restaruant' parcel. MANA letter to BPFN Oct. 24, 2012 - Concern with Parcel A re:small craft safety - structures in waterway. Meeting held with DFO Dec. 2015, prepared to relinquish interest on all 3 Waterlots A,B,& C back to MB required by reversionary clause. Procedure to be idenitified, To includes Breakwater structure. DFO top provide report	D	
Barren Lands	Long Point (6) TPI Priority Parcel	6	2,973.61					2.21a EFN resolves TPI/encumbrances			Sask Power Regulation of Waterbody - BLFN addressing SP with legal counsel RSM cannot be prepared until TPIs resolved.	E	
Barren Lands	Lower Cochrane (2) TPI Priority Parcel	2	4,837.55					2.21a EFN resolves TPI/encumbrances			Portage/Access - Kamechayt Rapids Portage/Access - West of winter road Sask Power Regulation of Waterbody Winter Road RSM cannot be prepared until TPIs resolved.	E	
Mathias Colomb	Kamuchawie Lake (8) TPI Priority Parcel	8	1,412.35					2.17b EFN accepts results of environmental assessment Q2			TPI - GP 2500 - Tourist Outcamp WPL Withdrawal Laurie River Final (internal task) Hydro Easement Estimate - Easement Line Photo Map This parcel cannot advance any further without agreement on the hydro easement. RSM to be adjusted upon TPI resolution and then circulated.	E	
Mathias Colomb	Bloodstone Falls (15)	15	4.00					2.17b EFN accepts results of environmental assessment Q2			TPI - GP 2500 - Tourist Outcamp WPL Withdrawal Laurie River Final (internal task) Hydro Easement Estimate - Easement Line Photo Map This parcel cannot advance any further without agreement on the hydro easement. RSM to be adjusted upon TPI resolution and then circulated.	E	
Nisichawayasihk	Chipewyan Bay (3-01)	3-01	820.88								Hydro Easement required. RSM to be adjusted upon TPI resolution and then circulated.	E	
Nisichawayasihk	Early Morning Rapids (4-06)	4-06	1,760.79								Hydro Easement required. RSM to be adjusted upon TPI resolution and then circulated.	E	
Nisichawayasihk	Gauer River Addition (4-03)	4-03	1,766.39								Hydro Easement required. RSM to be adjusted upon TPI resolution and then circulated.	E	
Nisichawayasihk	Leaf Rapids to Gate Falls (8-01)	8-01	2,369.78								Hydro easement; Hydro monitoring station. RSM cannot be prepared until TPIs resolved.	E	
Nisichawayasihk	Manasan Falls (revised) (1-02)	1-02	1,003.98								Hydro Easement; Hydro lands physically required; multiple TPI issues. RSM to be adjusted upon TPI resolution and then circulated.	E	
Nisichawayasihk	Mynarski Lakes (12-01)	12-01	492.59								Hydro Easement required. RSM to be adjusted upon TPI resolution and then circulated.	E	

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90,364.50

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Nisichawayasihk	Reading River (15-01)	15-01	1,171.68								Hydro Easement required. RSM to be adjusted upon TPI resolution and then circulated.	E	

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Nisichawayasihk	Taskinigup Falls (4-2000)	4-2000	1,631.75								Hydro lands physically required. RSM to be adjusted upon TPI resolution and then circulated.	E	
Nisichawayasihk	Taskinigup Falls Addition (18-01)	18-01	300.24								Hydro Easement required. RSM to be adjusted upon TPI resolution and then circulated.	E	
Nisichawayasihk	Wapisu Lake E (20-01)	20-01	5,381.44								Hydro Easement required. RSM to be adjusted upon TPI resolution and then circulated.	E	
Nisichawayasihk	Wapisu Lake SW (21-01)	21-01	948.89								Hydro Easement required. RSM to be adjusted upon TPI resolution and then circulated.	E	
Nisichawayasihk	Wapisu Lake W (22-01)	22-01	1,852.12								Hydro Easement required. RSM to be adjusted upon TPI resolution and then circulated.	E	
Nisichawayasihk	Wuskwatim Lake North (24-01)	24-01	1,700.93								Hydro Easement required; Hydro monitoring station. RSM to be adjusted upon TPI resolution and then circulated.	E	
Nisichawayasihk	Wuskwatim Lake Northeast (25-01)	25-01	312.12								Hydro Easement required; Hydro monitoring station. RSM to be adjusted upon TPI resolution and then circulated.	E	
Nisichawayasihk	Wuskwatim Lake West (27-01)	27-01	669.89								Hydro Easement required; Hydro monitoring station. RSM to be adjusted upon TPI resolution and then circulated.	E	
Norway House	Dennison Point (7-01) TPI Priority	7-01	32.57								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Flett Islands (10-01) TPI Priority	10-01	169.54								Hydro Easement; Cottage; Northern Community RSM cannot be prepared until TPIs resolved.	E	

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Norway House	Flett Point Islands (11-01) TPI Priority	11-01	31.62								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Goose Islands (12-01) TPI Priority	12-01	22.73								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Hart Point Islands (14-01) TPI Priority	14-01	45.21								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Jackfish Islands (17-01) TPI Priority	17-01	89.46								Fish camp; Cottage; Hydro easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Kettle Islands (18-01) TPI Priority	18-01	57.97								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Kiskitto Lake (5-02) TPI Priority	5-02	82.04								Trapper's cabin; Dyke & road required by Hydro; Hydro easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Kiskittogisu Lake A (19-01A) TPI Priority	19-01A	30.20								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Kiskittogisu Lake B (19-01B) TPI Priority	19-01B	4.07								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Kiskittogisu Lake C (19-01C) TPI Priority	19-01C	20.12								Hydro Easement; Fish camp RSM cannot be prepared until TPIs resolved.	E	
Norway House	Kiskittogisu Lake D (19-01D) TPI Priority	19-01D	80.52								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Kiskittogisu Lake E (19-01E) TPI Priority	19-01E	114.52								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Kiskittogisu Lake West Shore (6-02) TPI Priority	6-02	1,681.64								Hydro easement; Hydro requires land for Borrow Pit, Dyke(s) and Road RSM cannot be prepared until TPIs resolved.	E	
Norway House	Lac Du Bonnet North Shore (1-2001)	1-2001	2,517.36								Private lands - 3; 2 Permits - TPI's; Hydro easement; GRA Closure RSM to be adjusted upon TPI resolution and then circulated.	E	
Norway House	Malcolms Landing (24-01) TPI Priority	24-01	19.86								Hydro Easement; Fish camp RSM cannot be prepared until TPIs resolved.	E	
Norway House	McLeod Islands (26-01)	26-01	25.86								Hydro easement Land in northern community RSM cannot be prepared until TPIs resolved.	E	
Norway House	McLeod Island Point (27-01)	27-01	38.98								Hydro easement Land in northern community RSM cannot be prepared until TPIs resolved.	E	
Norway House	Menow Bay A (28-01A)	28-01A	317.92								Hydro Easement RSM to be adjusted upon TPI resolution and then circulated.	E	
Norway House	Menow Bay B (28-01B)	28-01B	545.04								Hydro Easement RSM to be adjusted upon TPI resolution and then circulated.	E	
Norway House	Menow Bay C (28-01C)	28-01C	753.96								Hydro Easement RSM to be adjusted upon TPI resolution and then circulated.	E	
Norway House	Metchanais Island South (29-01) TPI Priority	29-01	33.07								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Namayo Point Islands (32-01)	32-01	9.75								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Playgreen Lake A (38-01A)	38-01A	32.73								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Playgreen Lake B (38-01B) TPI Priority	38-01B	3.73								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Playgreen Lake C (38-01C) TPI Priority	38-01C	5.08								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Playgreen Lake Ridge A (39-01A)	39-01A	6,814.55								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	

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Norway House	Playgreen Lake Ridge B (39-01B)	39-01B	1,163.40								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Playgreen Lake South Shore A (41-01A) TPI Priority	41-01A	6.48								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Playgreen Lake South Shore B (41-01B)	41-01B	724.61								Hydro Easement <1000 competing interest (Hydro) RSM cannot be prepared until TPIs resolved.	E	
Norway House	Playgreen Lake South Shore C (41-01C) TPI Priority	41-01C	233.10								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Playgreen Lake South Shore D (41-01D) TPI Priority	41-01D	355.18								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Playgreen Lake South Shore E (41-01E)	41-01E	273.64								Hydro Easement <1000 competing interest (Hydro) RSM cannot be prepared until TPIs resolved.	E	
Norway House	Playgreen Lake South Shore F (41-01F)	41-01F	743.30								Hydro Easement <1000 competing interest (Hydro) RSM cannot be prepared until TPIs resolved.	E	
Norway House	Playgreen Point Island (40-01) Priority Parcel	40-01	2.09								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Norway House	Tait Islands (45-01) TPI Priority	45-01	59.81								Hydro Easement; Fish camp RSM to be adjusted upon TPI resolution and then circulated.	E	
Norway House	Taylor Islands (46-01) TPI Priority	46-01	863.31								Hydro Easement RSM to be adjusted upon TPI resolution and then circulated.	E	
Norway House	Whitefish Islands (48-01) TPI Priority	48-01	26.10								Hydro Easement RSM cannot be prepared until TPIs resolved.	E	
Opaskwayak	Guy Hill School (4)		0.00								Not eligible - to be rescinded.	E	
Opaskwayak	Landry Lake (4-2000)	4-2000	2,805.48								ESA visits October 2007, July 2008 Hydro Easement. AIP Letter required prior to Community Approval. RSM to be adjusted upon TPI resolution and then circulated.	E	
War Lake	Ilford Phase 2 (Site 3-05) - Plan 605 Block 1 Lot 18 (white)	3-05	TBD			2.21b MB confirms agreement with methods proposed to resolve all issues.					Ineligible, Private Lot	E	
War Lake	Ilford Phase 2 (Site 3-05) - Plan 605 Block 1 Lot 19 (white)	3-05	TBD			2.21b MB confirms agreement with methods proposed to resolve all issues.					EFN indicated that these are their Priority Parcels Ineligible, Private Lot	E	
War Lake	Ilford Phase 2 (Site 3-05) - Plan 6254 Lot 6 (white)	3-05	TBD			2.21b MB confirms agreement with methods proposed to resolve all issues.					EFN indicated that these are their Priority Parcels Ineligible, Private Lot	E	
War Lake	Ilford Phase 2 (Site 3-05) - Plan 6254 Lot 7 (white)	3-05	TBD			2.21b MB confirms agreement with methods proposed to resolve all issues.					EFN indicated that these are their Priority Parcels Private Lot: Moosecoot Housing Authority	E	
War Lake	Ilford Phase 2 (Site 3-05) - Plan 905 Lot 14 (white)	3-05	TBD			2.21b MB confirms agreement with methods proposed to resolve all issues.					EFN indicated that these are their Priority Parcels ineligible, Private Lot	E	
Wuskwi Sipihk	Birch River Community Pasture	Site 2-14	TBD								Awaiting Pasture Pilot Project outcome March 2017	E	

65
52,247.58

2017/18 Final Roll Up to March 31, 2018 Chairperson Revised based on Comments from the Parties April 6-2018	Q1 April 01 to June 30 Q2 July 1 to September 30 Q3 October 1 to December 31 Q4 January 1 to March 31	Schedule A to E Definitions: Refer to attached Appendix A.
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First Nation	Site Name (Site#)	Site#	Acres	Canada Process Steps / Target Date	Canada Status as of Date	Manitoba Process Steps / Target Date	Manitoba Status as of Date	TLEC / EFN Process Steps / Target Date	TLEC Status as of Date	EFN Status as of Date	TPIs/Encumbrances/Comments	Schedule	Summary
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Appendix - A The Three Party Strategic Planning Working Group meeting of April 6, 2018 reviewed the TLE Annual Work Plan												TOTAL	298,676.48	359
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Schedule A: Parcels to be transferred to reserve. The following steps will be completed during this Schedule prior to reserve creation:

- Order in Council (Provincial)
- Ministerial Order (Federal)
- Approval in Principal (Federal) and
- Crown Consultation with Aboriginal Groups (Federal)

There are currently **108** Parcels in Schedule A, **88,125.78** acres

Schedule B: In order for the Parcels to be moved to Schedule “A” the following steps must be completed:

- All survey process steps as outlined in the LTRCPM (Federal and Provincial)
- Environmental Site Assessment (Federal)
- Necessary BCR (EFN)
- Approval in Principal (Federal)
- CLSR (Crown Lands System Registry) number

There are currently **46** Parcels in Schedule B, **27,960.99** acres

Schedule C: In order for the parcels to be moved to Schedule “B” the following must be completed:

- Regional Survey Map signed (All parties)
- Survey contracted (Federal).
- All TPI's/Encumbrances must be resolved.
- Municipal Development Service Agreement requirements resolved, if any (EFN)
- Other EFNS tasks

There are currently **53** Parcels in Schedule C, **39,977.63** acres

Schedule D: In order for the Parcels to be moved to Schedule “C” the following need to be completed:

- Environmental Site Assessment (Federal)
- TPI/Encumbrance identified (Provincial)
- Circular completed (Provincial)
- IMC Issues identified (All parties)
- Parcels affected by Sask Power

There are currently **86** Parcels in Schedule D, **91,535.37** acres

Schedule E: Activities to be completed to advance Parcels to Schedule “D”: Long standing issues in dispute between Parties to be resolved (Hydro Easement, IMC referrals) Circular completed on new parcels.

There are currently **65** Parcels in Schedule E, **52,447.54** acres