

THE ATTACHED DOCUMENT IS APPROVED BY THE REPRESENTATIVE OF EACH OF THE PARTIES TO THE TREATY LAND ENTITLEMENT FRAMEWORK AGREEMENT OF MANITOBA AND THE INDEPENDENT CHAIRPERSON OF THE TREATY LAND ENTITLEMENT IMPLEMENTATION MONITORING COMMITTEE, ON THE

17 DAY OF 02, 2017.

TREATY LAND ENTITLMENT COMMITTEE OF MANITOBA INC.




Chief Nelson Genaille, President

HER MAJESTY THE QUEEN IN RIGHT OF CANADA



Stephen Traynor, Regional Director General

HER MAJESTY THE QUEEN IN RIGHT OF MANITOBA



Angie Bruce, Deputy Minister

IMPLEMENTATION MONITORING COMMITTEE



Laren Bill, Independent Chairperson

Date

Rural Municipality Address

EFN Address

Re: EFN Does Not Require Services from the Rural Municipality on TLE Acquisition/Selection Not in an Urban Area

The Entitlement First Nation (EFN) is writing to the Rural Municipality (RM) to provide notice that our EFN does not require services from the RM. The EFN has followed the steps outlined within the Manitoba Framework Agreement – Treaty Land Entitlement. These specific steps are outlined within Section 3.07 of the MFA: Specific Principles for Selection or Acquisition of Land in a Municipality:

(1) Where an Entitlement First Nation Selects or Acquires land in a Municipality which is not in an Urban Area, the Entitlement First Nation shall:

(a) give Canada, Manitoba and the Municipality notice in writing of the intention of the Entitlement First Nation to request that the land be set apart as Reserve;

(b) request the Municipality to set out any concerns it may have with respect to the setting apart of the land as Reserve within 90 days of the date of receipt of that notice;

(c) advise the Municipality that should the Municipality not provide its comments within the 90 day period, the land may be set apart as Reserve without further notice to the Municipality;

(d) where the Entitlement First Nation intends to use the infrastructure of the Municipality, or requires services provided by the Municipality, request the Municipality to enter into negotiations with the Entitlement First Nation with a view to concluding a Municipal Development and Services Agreement; and

(e) where the Entitlement First Nation intends to use the infrastructure of the Municipality, or requires services provided by the Municipality, advise the Municipality that if negotiations are not commenced within 90 days of the date of receipt of the notice referred to in Paragraph (a), the land may be set apart as Reserve without a Municipal Development and Services Agreement.

Our EFN has adhered to all steps outlined above from (a) to (e). Our EFN (where the RM has provided its concerns the EFN has made reasonable efforts to address them) or (where the RM has not provided any concerns within the 90 days). The EFN is notifying the RM that our EFN does not require services or intend to use services from the RM. As a result a Municipal Development Services Agreement will not be required. The EFN will be requesting Canada and Manitoba to proceed with setting our lands apart as reserve status.

Sincerely,

Chief and Council

c. TLEC
Canada
Manitoba