

INFORMATION DOCUMENT

FISHING LAKE FIRST NATION

DESIGNATION VOTES

COVERING SPECIFIED RESERVE LANDS AND SPECIFIED SETTLEMENT LANDS

VOTING DAY: September 14, 2017

INFORMATION MEETINGS & DESIGNATION VOTE

	LOCATION	ADDRESS	DATE & TIME
Information Meetings	Fishing Lake First Nation Community Hall		August 18, 2017 10:00 AM
	Saskatoon, SK,	Ramada Hotel 806 Idylwyld Drive North Saskatoon, SK S7L 0Z6	August 21, 2017 10:00 AM
Designation Vote	Fishing Lake First Nation Community Hall		September 14, 2017 9 a.m. to 8 p.m.

INFORMATION DOCUMENT

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1. Background

Fishing Lake First Nation (“Fishing Lake”) is a signatory to Treaty 4. Pursuant to the terms of Treaty 4, the Crown set aside lands for the membership of Fishing Lake. These lands referred to as “reserve lands”, are administered pursuant to the *Indian Act*. Neither the administration of the reserve lands pursuant to the *Indian Act* nor the proposal designation affects the Treaty status of the reserve lands or the status of Fishing Lake as a Treaty signatory.

2. What is a Designation Vote?

As a key part of the process to develop the commercial potential of certain Fishing Lake reserve lands, there is a requirement to designate some reserve lands as set out below. Specifically, there will be four (4) designations. Since the *Indian Act* limits the grant of leases or other interests in reserve land and since Her Majesty the Queen in Right of Canada (“Her Majesty”) legally owns the lands but holds the lands in trust for the use and benefit of Fishing Lake, a designation vote under the *Indian Act* must be obtained. A Designation Vote of a Band (the eligible voting members) under section 38(2) and 39.1 of the *Indian Act* is a process through which a Band may authorize Her Majesty to grant a lease or other interest in reserve land, with the consent of the Band Council.

It is also important to note that when the reference is being made to the granting of an “interest” that means that the holder of a leasehold interest can mortgage their interest in that lease. In other words, a lessee (someone who has a lease with a landlord) can pledge their interest in the lease to a financial institution as security to obtain a loan, which they can in turn use to finance the construction of improvements on the lands.

3. Reserve Land May Be Designated

Under the *Indian Act*, a Designation Vote of Band Members can be held with respect to land that is part of an existing reserve. This is land whose legal title is currently vested in Her Majesty and that has been set apart by Her Majesty for the use and benefit of a Band. Since the reserve land is legally held by Her Majesty, the Band, through an affirmative designation vote of its members, authorizes Her Majesty to enter into leases or other interests in reserve land.

4. Settlement Lands May Be Designated

Fishing Lake and Her Majesty entered into the Fishing Lake 1907 Surrender Settlement Agreement (the “Settlement Agreement”) dated for reference January 5, 2001.

Fishing Lake, as settlor created the Fishing Lake 1907 Surrender Trust Agreement dated March 12, 2001, then amended and restated, dated December 21, 2015 (the “Surrender Trust”) whereby the Trustees in consultation with the Band Council are able to purchase lands under the Surrender Trust with the intention of those lands becoming reserve status (hereinafter referred to as the “Settlement Lands”).

The Fishing Lake Band Council, by Resolution, consented to the application of the *Claims Settlement (Alberta and Saskatchewan) Implementation Act*. In certain

circumstances the *Claims Settlement (Alberta and Saskatchewan) Implementation Act* extends the option of a Designation Vote to pre-reserve lands (ie. Settlement Lands that have yet to become Reserve Land) (hereinafter collectively referred to as “Pre-Reserve Land”).

Section 6 of the *Claims Settlement (Alberta and Saskatchewan) Implementation Act* extends the designation option further by permitting pre-reserve designation votes for “any right or interest” in the lands the Band has requested the Minister to set apart under the Settlement Agreement or Surrender Trust. This option is available regardless of whether at the time of the designation vote such right or interest exists and/or whether title to the lands has been transferred to Her Majesty. A designation under this section takes effect for a given parcel of land when it becomes part of the Band’s reserve.

5. Land Status Maintained

Under section 38(2) of the *Indian Act* and section 6 of the *Claims Settlement (Alberta and Saskatchewan) Implementation Act*, a surrender by way of a designation vote is not absolute and the lands covered by the vote do not, in the case of reserve lands, lose their status as Treaty reserve land by reason of a designation nor will they be sold. However, the designation does allow for certain leases and other interests to be granted in the reserve lands which would not otherwise be permitted under the *Indian Act* without the designation. Furthermore, while designated reserve lands retain their reserve status, certain sections of the *Indian Act* will no longer apply to designated lands. For example, Section 28(2) of the *Indian Act*, which allows the Minister of Indigenous and Northern Affairs Canada to permit a non-band member to exercise rights to occupy or use a reserve does not apply to the Designated Lands.

On the other hand, Pre-Reserve Lands covered by an approved designation vote do not by reason of a designation gain reserve status. Regardless of the outcome of the designation vote, such land must still meet the conditions for gaining reserve status before it can become reserve land.

6. This Designation Vote

There will be four (4) Designation Votes, each with a separate ballot, to be voted upon at the same time:

(a) **Ballot No. 1 – Fishing Lake First Nation Designation Gas Station and Convenience Store: Reserve Surface Lands**

For the Reserve Lands to be leased for 99 years as a Gas Station and Convenience Store for commercial use the “Fishing Lake First Nation Designation Document: Gas Station and Convenience Store: Reserve Surface Lands” with the applicable Settlement Pre-Reserve Land descriptions attached thereto as Appendix “A” are enclosed as part this information package.

(b) **Ballot No. 2 – Fishing Lake First Nation Designation Settlement Pre-Reserve Lands in Rural Municipalities of St Phillips, Corman Park**

and Insinger and Lands located near Main Reserve and Lands in Kylemore: Surface Leasing

For lands to be leased for commercial, light industrial, retail, recreational, educational, institutional, agricultural and residential purposes, the "Fishing Lake First Nation Designation Document: Settlement Pre-Reserve Lands in Rural Municipalities of St. Phillips, Corman Park and Insinger and Lands located near Main Reserve and Lands in Kylemore: Surface Leasing" with the applicable Land descriptions attached thereto as Appendix "B" are enclosed as part of our information package.

(c) Ballot No. 3 – Fishing Lake First Nation Designation Reserve Lands in Kylemore: Surface Leasing

For lands to be leased for commercial, light industrial, retail, recreational, educational, institutional and agricultural purposes, the "Fishing Lake First Nation Designation Document: Reserve Lands in Kylemore: Surface Leasing" with the applicable Land descriptions attached thereto as Appendix "C" are enclosed as part of our information package.

(d) Ballot No. 4 – Fishing Lake First Nation Designation Settlement Pre - Reserve Lands Old AC Realty Site: Surface Leasing

For lands to be leased for commercial, light industrial, retail, recreational, educational, institutional and agricultural purposes, the "Fishing Lake First Nation Designation Document: Settlement Pre-Reserve Lands Old AC Realty Site: Surface Leasing" with the applicable Land descriptions attached thereto as Appendix "D" are enclosed as part of our information package.

The voter votes either "Yes" or "No" for each of the four (4) ballots by placing an "X", check mark or other mark in the "Yes" or "No" Box in each Ballot, so as to clearly indicate the response and intent of the Voter.

7. Who Can Vote

An eligible voter for a designation vote is determined by the provisions of the *Indian Act*, and includes all persons who at the time of the vote:

- have their name on the Band's Membership List;
- are at least eighteen (18) years of age on or before September 14, 2017; and
- are not disqualified from voting at a Band election.

8. Voting

A "mail-in ballot package" including four (4) ballots will be mailed or hand-delivered to the Band Members eligible to vote at least 42 days before September 14, 2017, the

Voting Day. If an Eligible Voter does not receive his or her mail-in ballot package, such person should immediately contact Kurtis Blohm (the Electoral Officer) or Bob Kayseas (the Deputy Electoral Officer).

An Eligible Voter may vote in one of two ways:

- (a) By mail-in ballot; or
- (b) in person on voting day at the voting station described in the Notice of Vote, being the Fishing Lake First Nation Community Hall, between 9:00 a.m. and 8 p.m.

9. The Majority Required

For each of the four (4) designation votes, the following applies to each individually:

- (a) Vote

If 50% plus one of those eligible voters who cast a ballot are in favour, the designation passes.

In the event of a "Yes" vote, the Band Council will sign the "Designation Document" covered thereby, in the same or similar form as the Draft Designation Document included in your Information Package. The Band Council will then have to submit a Band Council Resolution to the Minister asking the Minister to accept the Designation. In the event of a "No" vote, the "Designation Document" covered thereby will not be signed and the land described in the appendix thereto will not be designated for the purposes set out in that Designation Document.

If the required simple majority is met for only one of the four (4) designation votes, that one designation for which the majority is met will pass while the others will fail.

10. The Designation Documents Being Voted On and Their General Purpose

The reason why Fishing Lake requires a designation vote is to provide for future leasing and development on Reserve and Pre-Reserve Lands. A designation vote can be held in order to deal with an existing third party interest. However, Federal legislation also allows a designation vote in order to grant to Canada authorization to enter into certain types of agreements in the future (on behalf of Fishing Lake).

For example, a "YES" vote to ballot 1 means that a surface lease for commercial purposes for a Gas Station and Convenience Store may be entered into for the Reserve Land between Her Majesty and certain other parties, including Band controlled companies such as FLFN Ventures, without requiring a further designation vote for Fishing Lake.

For example, a "YES" vote to ballots 2 and 4 would designate the Settlement Pre-Reserve Lands for purposes of leasing for either commercial, light industrial, retail,

recreational, educational, institutional, agricultural and residential uses. This would mean that in the future the Band would not be required to hold a designation vote each and every time the band wished Canada to enter into a lease.

For example, a “YES” vote to ballots 3 would designate the Reserve Land for purposes of leasing for either commercial, light industrial, retail, recreational, educational, institutional and agricultural uses. This would mean that in the future the Band would not be required to hold a designation vote each and every time the band wished Canada to enter into a lease.

If the vote is “NO” in respect of Ballots 1, 2, 3 and/or 4 any leasing of the lands described in Ballots 1, 2, 3 and/or 4 would require a further designation vote of Fishing Lake.

Provided that the First Nation members vote in favor of designating the lands, if a future proposed development falls within the purposes outlined in the Designation Documents, Council may authorize a lease to be granted for any of the designated lands by way of a Band Council Resolution. The result of the First Nation members designating the lands for leasing would be that a lessee would not have to consult further with them again prior to developing the leased lands, since the First Nation members voted in favor of designating the lands for leasing.

Under the *Indian Act*, a designation vote may only be carried out with respect to existing reserve lands. In other words, a designation vote could not be carried out prior to the land being created as a reserve. The *Claim Settlements (Alberta and Saskatchewan) Implementation Act* takes the *Indian Act* one step further by authorizing a band to designate an existing interest in Pre-Reserve Land (ballot 2), notwithstanding that the Pre-Reserve Land are not reserve land. Therefore, for example if there is an existing oil and gas lease on Pre-Reserve Land, the First Nation could designate a replacement agreement for that oil and gas lease by way of a designation vote even though the Pre-Reserve Land was not yet reserve land.

The *Claim Settlements (Alberta and Saskatchewan) Implementation Act* extended this process by authorizing a band prior to reserve creation to designate to Her Majesty “any right or interest in the lands, including for the purposes of the replacement of an existing right or interest in those lands”. This is potentially a great advantage to a First Nation in a situation where the First Nation intends in the future to create interests in certain lands in favour of third parties which will require a designation vote. The First Nation can hold a designation vote prior to reserve creation and prior to the interest in favour of a third party having been created. In effect, the designation vote is a form of “pre-authorization” to the Chief and Council to create the new interest. The *Claim Settlements (Alberta and Saskatchewan) Implementation Act* also allows for land with existing third party interest to be designated and those third party interests replaced which allows Pre-Reserve Land with existing third party interests to be added to the existing reserve lands.

In order to utilize the approach authorized in the *Claim Settlements (Alberta and Saskatchewan) Implementation Act*, a Chief and Council of a First Nation are required to pass a Band Council Resolution assenting to the implementation of that legislation, which has been done in the case of the Fishing Lake First Nation.

Length of Designation

It is intended that all lands described in Ballots 1, 2, 3 and/or 4 shall be designated for a period of no less than ninety-nine (99) years. Notwithstanding the length of the designation, Fishing Lake (and Her Majesty) are not required to enter into leases for the length of the designation. In other words, leases could be shorter terms (i.e. 25 or 50 years).

Revocation of Designations

In the event that the lands designation thereunder are no longer appropriate the Chief and Council shall be authorized to request Her Majesty revoke the designation from all or part of the lands by way of a Band Council Resolution which is in accordance with the *Indian Act*. Such revocation shall be subject to the approval of the Minister of Indigenous and Northern Affairs Canada provided there are no existing rights or interests in existence on the affected lands.

11. Specific Issues

A. Rents

Rent paid under a Head Lease to Canada on behalf of Fishing Lake qualifies as “Indian Moneys” and is payable to Canada as “revenue monies” and will be deposited into Fishing Lake’s Revenue Account in Ottawa (which is administered by INAC).

If the Band Council requests a lease from Canada to an entity (which could be a corporation, limited partnership or other entity) 100% owned and controlled by Fishing Lake the rental payment may be One Dollar (\$1.00) per year. This “minimal” or “below fair market” amount of rent is also called “nominal rent”. Fishing Lake’s entity can then sub-lease to another person or corporation that would pay fair market rent to Fishing Lake’s entity.

Rent paid under such a sub-lease is not payable to Canada and is not “Indian Moneys”. The right to access and use such moneys will depend on the content of any agreement (lease, sub-lease, trust agreement, etc.) applicable hereto. There is a possibility that the Fishing Lake entity may not sub-lease these lands to another person or corporation for many years, or at all. If so, fair market rent might not be paid to Canada or to the Fishing Lake entity for many years, or at all.

The restriction on a Fishing Lake controlled entity paying only One Dollar (\$1.00) per year is that it must remain 100% owned and controlled by Fishing Lake. This Fishing Lake controlled entity shall be separate from the First Nation, in law, and has different rights, responsibilities and obligations. For example, depending on the type of First Nation Entity established, the First Nation Entity may be a taxable entity, may have its own governance and operational procedures separate and apart from the First Nation and may also be responsible for overhead expenses. Also, should a First Nation Entity obtain mortgage or other related financing in relation to its leasehold interest in a Head Lease,

the First Nation Entity would be responsible for complying with the terms and conditions associated with such financing. In addition, Canada is not responsible for the establishment or administration of the First Nation Entity or its operations. Such responsibility will rest with the First Nation and its established entity.

In the case of nominal rent arrangement regarding the Head Lease, Canada does not monitor the collection, use or distribution of any payments received by the entity under any subleases. As such, the entity will have to ensure that the rent collected under the sub-leases is put to good use for the benefit of Fishing Lake. In addition, the entity will need to ensure that appraisals are conducted by qualified and licensed appraisers to ensure proper fair market rents are received by the entity from any subleases.

B. Specific Reasons For The Designation Vote

The Band Council considers that present and future generations will be able to enjoy and take advantage of the economic development opportunities that will be associated with the designated lands.

The First Nation is proposing that the designation of these lands for the purposes outlined in the four (4) Designation Documents will encourage and provide for economic development opportunities. Three (3) of the Designation Documents have a broad general scope so that, in the future, should economic opportunities arise, they can be pursued more quickly. By the designation of these lands the First Nation members are authorizing these lands to be used for various commercial, recreational, educational, retail, institutional, agricultural, light industrial and in some cases, residential opportunities for and services to First Nation members. The Council feel that it will foster economic, social, cultural and governance development, allowing opportunities for economic self-reliance to occur through the creation of employment, training and business opportunities. They expect that the designation of these lands will promote and provide for the revenue base needed to overcome obstacles to social and governance development, while moving toward self-reliance. Finally, revenues will be earned from the leasing of these lands that can be used for further economic development opportunities that will benefit the First Nation as a whole.

Other than the proposed surface lease for the Gas Station and Convenience Store, there are no immediate agreements which should be considered in the leasing of Reserve Lands or Pre-Reserve Lands. By designating substantial Reserve Lands and Pre-Reserve Lands for these purposes at this time, the Band will:

- (a) avoid the cost and delay of having to have multiple designation votes in the future;
- (b) have the flexibility to plan and develop the economic potential of the lands covered by these designations; and
- (c) be better able to take advantage of opportunities for the economic development of these lands as and when they arise in the future.

C. Environment

A key part of the Headlease or any subleases will be a requirement for all parties to follow all applicable environmental laws in force. This will ensure that the designated lands are sole guarded for all Fishing Lake members.

12. More Information

(a) Contacts

For more information on the specific documents, contact:

- (1) **Kurtis Blohm** (the Electoral Officer)
1827 Albert Street – 2nd Floor, Regina, SK S4P 2S9
Phone: (306) 501-3742
Email: kurtis.blohm@aandc-aadnc-gc.ca
- (or) (2) **Bob Kayseas** (the Deputy Electoral Officer)
(306) 527-8286
Email: bobkayseas@sasktel.net
- (or) (3) **Paul Favel and Aaron Starr** (Legal Counsel for the Vote)
McKercher LLP
374 Third Avenue South
Saskatoon, SK S7K 1M5
Phone: (306) 653-2000
Fax: (306) 653-2669

(b) Information Meetings

For a discussion of the Designation Vote, eligible voters are invited to attend one or more of the following information meetings:

	LOCATION	ADDRESS	DATE & TIME
Information Meetings	Fishing Lake First Nation Community Hall		August 18, 2017 10:00 AM
	Saskatoon, SK,	Ramada Hotel 806 Idylwyld Drive North Saskatoon, SK S7L 0Z6	August 21, 2017 10:00 AM
Designation Vote	Fishing Lake First Nation Community Hall		September 14, 2017 9 a.m. to 8 p.m.

In addition to this Information Document, the following documents should also be included in your information package:

1. **Draft Designation Documents:**

- (A) Fishing Lake First Nation Designation Document: Gas Station and Convenience Store: Reserve Surface Lands with Appendix “A” attached;
- (B) Fishing Lake First Nation Designation Document: Settlement Pre-Reserve Lands in Rural Municipalities of St Phillips, Corman Park, and Insinger and Lands located near Main Reserve and Lands in Kylemore: Surface Leasing with Appendix “B” attached;
- (C) Fishing Lake First Nation Designation Document: Reserve Lands in Kylemore: Surface Leasing with Appendix “C” attached; and
- (D) Fishing Lake First Nation Designation Document: Settlement Pre-Reserve Lands Old AC Realty Site: Surface Leasing with Appendix “D” attached.

2. **Ballots:**

- (A) **Ballot No. 1 – Fishing Lake First Nation Designation Gas Station and Convenience Store: Reserve Surface Land;**
- (B) **Ballot No. 2 – Fishing Lake First Nation Designation Settlement Pre-Reserve Lands in Rural Municipalities of St Phillips, Corman Park, and Insinger and Lands located near Main Reserve and Lands in Kylemore: Surface Leasing**
- (C) **Ballot No. 3 – Fishing Lake First Nation Designation Reserve Lands in Kylemore: Surface Leasing**
- (D) **Ballot No. 4 – Fishing Lake First Nation Designation Settlement Pre-Reserve Lands Old AC Realty Site: Surface Leasing**

If you are not in receipt of the above documents, please contact Kurtis Blohm or Bob Kayseas to obtain copies.

**Appendix A – Designation of Surface Reserve Lands for Gas Station & Convenience Store
(I.R. No. 89)**

Kylemore, Saskatchewan

Surface Parcel	Lot	Blk/Par	SLSD Plan	CLSR Plan	IR Creation OIC	Area (ha.)
113292277	10	2	H2115	T1421	P.C. 1981-1872	0.038
113281051	11	2	H2115	T1421	P.C. 1981-1872	0.038

Appendix A Total Area:		0.076
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Appendix B – Designation of Surface Pre-Reserve Lands

Rural Municipality of St. Phillips (Duck Mountain Property)										
Surface Parcel		Qtr	Sec	Tp	R	Mer	CLSR	SLSD	Area (ha.)	
151834024	Ext. 37	SW	25	32	31	1	99001	TP Plan	59.549	
144411825		SE	25	32	31	1	99001	TP Plan	64.750	
144411858		NE	25	32	31	1	99001	TP Plan	64.750	
143371414	Ext. 2	SW	31	32	30	1	106305	TP Plan	64.377	
143372268	Ext. 1	SW	31	32	30	1	106305	TP Plan	0.314	
163773850	Ext. 1	NE	30	32	30	1	106305	TP Plan	51.193	
163773861	Ext. 2	NE	30	32	30	1	106305	TP Plan	5.787	
143372246	Ext 1	NW	30	32	30	1	106305	TP Plan	0.697	
143371403	Ext 2	NW	30	32	30	1	106305	TP Plan	63.742	
Rural Municipality of Corman Park (Saskatoon)										
Surface Parcel		Qtr	Sec	Tp	R	Mer	CLSR	SLSD	Area (ha.)	
163487245	Ext. 4	LSD 13	16	35	5	3	106266	TP Plan	11.200	
135887080		LSD 14	16	35	5	3	106266	TP Plan	16.020	
163487177	Ext. 3	LSD 12	16	35	5	3	106266	TP Plan	15.400	
135887024		LSD 11	16	35	5	3	106266	TP Plan	16.050	
Rural Municipality of Insinger										
Surface Parcel		Qtr	Sec	Tp	R	Mer	CLSR	SLSD	Area (ha.)	
141640501		SE	27	30	8	2	106304	TP Plan	64.750	
141654203		NE	22	30	8	2	106304	TP Plan	64.750	
141641647		SE	22	30	8	2	106304	TP Plan	64.549	
Lands Located in the vicinity of the Main Reserve										
Surface Parcel		Qtr	Sec	Tp	R	Mer	CLSR	SLSD	Area (ha.)	
113421316		SW		31	33	12	2	105542	AG3584	64.628
156437208	Ext. 2	SE		31	33	12	2	105542	AG3584	31.877
156435071	Ext. 1	SE		31	33	12	2	105542	AG3584	29.557
156415541	Ext. 2	NE		31	33	12	2	105542	AG3584	64.305
156409612	Ext. 1	NE		31	33	12	2	105542	AG3584	0.047
113261509		NE		6	34	12	2	B893	AG3584	64.628
113261442		SW		5	34	12	2	B893	AG3584	64.628
113261431		SE		5	34	12	2	B893	AG3584	64.628
152133432	Blk. A	SW		4	34	12	2	B893	101737346	1.214
152133454	Ext. 33	SW		4	34	12	2	B893	AG3584	63.353
113261419		NW		4	34	12	2	B893	AG3584	64.588
113261420	Ptn.	NE		4	34	12	2	B893	AG3584	64.256

113261396	Ptn.	SE	4	34	12	2	103616	72H07180	64.462
120897456		NE	34	33	12	2	B893	AG3584	64.466
120992542		SE	34	33	12	2	B893	AG3584	64.628
113261318		SE	2	34	12	2	B893	AG3584	64.628
113261329	Ptn.	SW	2	34	12	2	B893	AG3584	64.147
152133713	Fractional	SE	15	34	12	2	B893	AG3584	46.458
166037979	Fractional	SW	15	34	12	2	B893	AG3584	45.867
149650915	Ext. 15	NE	32	33	11	2	106308	TP Plan	48.047
113443343		NE	12	33	13	2	93765	TP Plan	64.750
113443332		NW	12	33	13	2	93765	TP Plan	64.750
150736147	Blk E	NE	1	34	12	2	B893	101737267	3.874
150736169	Blk G	NW	1	34	12	2	B893	101737267	0.368
Surface Parcel	Lot	Blk/Par	Sec	Tp	R	Mer	CLSR	SLSD	Area (ha.)
113292266	12	2	9	34	12	2	T1421	H2115	0.038
113292255	13	2	9	34	12	2	T1421	H2115	0.038
113292244	14	2	9	34	12	2	T1421	H2115	0.038
113292233	15	2	9	34	12	2	T1421	H2115	0.038
113292222	16	2	9	34	12	2	T1421	H2115	0.038
113281040	17	2	9	34	12	2	T1421	H2115	0.038
113290668	18	2	9	34	12	2	T1421	H2115	0.038

Appendix B Total Area: 1802.298
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Appendix C – Designation of Surface Reserve Lands (I.R. No.89)

<u>Kylemore</u>						
Surface Parcel	Lot	Blk/Par	SLSD	CLSR	IR Creation OIC	Area (ha.)
113292312	6	2	H2115	T1421	P.C. 1981-1872	0.038
113292301	7	2	H2115	T1421	P.C. 1981-1872	0.038
113292299	8	2	H2115	T1421	P.C. 1981-1872	0.038
113292288	9	2	H2115	T1421	P.C. 1981-1872	0.038

Appendix C Total Area:	0.152
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Appendix D – Designation of Surface Pre-Reserve Lands

Surface Parcel	Ptn	Qtr	Sec	Tp	R	Mer	CLSR	SLSD	Area (ha.)
150736158	Blk F	NW	1	34	12	2	B893	101737267	29.368

Appendix D Total Area:	29.368
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