

ANISHINAABE AGOWIDIWINAN TREATY 2 - AUGUST 21, 1871

Resolution 2017-11-09-005

Re: Levying fees on Manitoba Hydro for entering Treaty 2

Whereas Treaty 2 hold that their title to the lands and waters within the boundaries of Treaty 2 which was established prior to the entering into of Treaty 2 and recognized by Treaty 2 today;

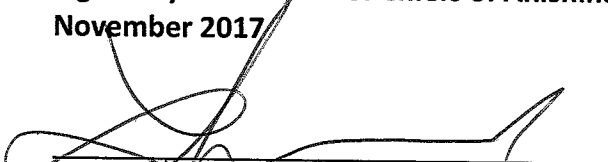
Whereas that through Treaty 2, the Anishinaabe did not consent to the Imperial Crown exercising and give up its sovereignty over the Treaty 2 Territory and that the portion of Treaty 2 Territory over which sovereignty could be exercised consisted of certain lands to be taken up for the purpose of immigration and settlement only and providing that compensation for the use of the lands taken up would be provided to the Treaty 2 First Nations by the Crown;

Therefore be it resolved that the Anishinaabe Agowidiwinan - Treaty 2 must provide its consent for any use of its lands over which it has title which it retains for the sustenance and livelihood of its people including consent on any Manitoba Hydro projects;

Therefore be it further resolved that the Anishinaabe Agowidiwinan levy the fees and invoice Manitoba Hydro for using the Treaty 2 Territory without proper consent;

Moved by Chief Cameron Catcheway, Skownan
Seconded by Chief Cornell McLean, Lake Manitoba


Signed by the Council of Chiefs of Anishinaabe Agowidiwinan, Treaty 2, on the 9th day of November 2017


For Dauphin River First Nation



For Ebb & Flow First Nation

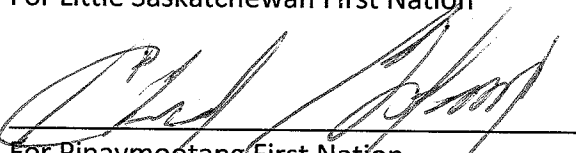

For Keeseekoowenin First Nation


For Lake St. Martin First Nation


For Lake Manitoba First Nation


For Little Saskatchewan First Nation


For O-Chi-Chak-Ko-Sipi First Nation


For Pinaymootang First Nation


For Skownan First Nation