


**TŁICHQ GOVERNMENT**

**TŁICHQ LANDS PROTECTION AMENDMENT LAW 2013**

Pursuant to section 66 of the Tłichq Assembly Rules of Order, the Tłichq Assembly enacted this law on April 25, 2013 by unanimous consent.

Eddie Erasmus, Grand Chief of the Tłichq Government, signed this law on April 25, 2013.

Signature:  Date: April 25/13  
Certified as a True Copy by Bertha Rabesca Zoe as of April 25, 2013.  
Laws Guardian, Tłichq Government

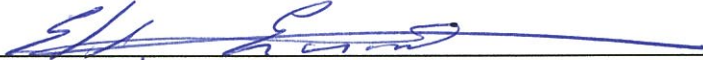
**DISPOSITION**

DATE OF INTRODUCTION	CONSIDERATION	CONSENSUS	EFFECTIVE DATE
April 24, 2013	April 24, 2013	April 25, 2013	April 25, 2013

# TŁICHQ GOVERNMENT

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Signature:   
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### DISPOSITION

DATE OF INTRODUCTION	CONSIDERATION	CONSENSUS	EFFECTIVE DATE
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# ᑕᑭᑭᑭᑭᑭ LANDS PROTECTION AMENDMENT LAW 2013

## Title

1. This law shall be cited as the *ᑕᑭᑭᑭᑭᑭ Lands Protection Amendment Law 2013*.

## Amendment

2. The *ᑕᑭᑭᑭᑭᑭ Lands Protection Law* is amended in a manner and to the extent set out in sections 3 through 12 below.
3. Section 2 is amended:
  - a. by repealing the definition “applicant”; and
  - b. by repealing the definition “director”.
4. Section 4 is repealed.
5. Section 5 is repealed.
6. Subsection 6(1) is repealed.
7. Subsection 6(2) is repealed and the following is substituted:
  5. No disposition of an interest in ᑕᑭᑭᑭᑭᑭ Lands made before May 31, 2013 is binding unless it was executed by the Chief’s Executive Council.
8. Section 7 is repealed.
9. Subsection 8(1) is amended:
  - a. by renumbering the section to 6;
  - b. in line 1, by inserting the words “that was issued before May 31, 2013” after the words “disposition under this law...”; and

- c. at line 4, by striking out the word “director” and substituting “Tłchq Government”.
- 10. Section 8 is amended by renumbering to 6.
- 11. Subsection 9(1) is amended:
  - a. by renumbering the section to 7;
  - b. in line 1, by inserting the words “that was issued before May 31, 2013” after the words “disposition under this law...”; and
  - c. in line 2, by striking out the word “director” and substituting “Tłchq Government”.
- 12. Section 10 is amended by renumbering to 8
- 13. Subsection 10(1) is amended:
  - a. at line 1, by striking out the word “director” and substituting “Tłchq Government”.
- 14. Section 11 is amended by renumbering to 9.
- 15. Section 12 is repealed and the following is substituted:
  - 10. Subject to the terms of a disposition or other instrument relating to the dealing with an interest, licence or access to Tłchq lands, the Chief’s Executive Council or its duly authorized officer or agent may, at any reasonable time, enter any Tłchq lands and premises to discharge any duty under the Tłchq law, regulation, directive, policy or guidelines.
- 16. Section 13 is amended by renumbering to 11.

### **Consequential Repeal**

17. The *Amendment to the Tłıchǰ Lands Protection Law 2006*, the *Amendment to the Tłıchǰ Lands Protection Law 2007*, the *Amendment to the Tłıchǰ Lands Protection Law 2009* and the *Amendment to the Tłıchǰ Lands Protection Law 2011* are hereby repealed.

### **Coming into Force**

18. Subsection 3(b) and sections 4 and 5 of this law shall come into force on the date the Grand Chief signs this law.

19. Subsections 3(a) and sections 1, 2 and sections 6 through 17 of this law shall come into force on June 1, 2013.