

Quick facts about the

FRAMEWORK AGREEMENT ON FIRST NATION LAND MANAGEMENT

FRAMEWORK AGREEMENT IMPLEMENTATION IS:

A First Nations driven process to recognize the Inherent Right of lands and resources self-governance and to:

- √ Protect treaty and/or Aboriginal rights
- √ Protect lands from expropriation
- √ Develop land laws and environmental protection
- √ Establish land administration for a First Nation
- $\sqrt{}$ Establish rules and procedures for land use
- √ Establish community approvals for land decisions
- √ Address procedures for Matrimonial Real Property
- √ Ensure fair land practices
- √ Define their legal status and authority as decision-makers over their lands

FRAMEWORK AGREEMENT IMPLEMENTATION IS NOT:

- × Fee Simple
- × Termination of Rights and Title
- × Municipalization
- × A Government Program
- X Taxation

257

OR OVER 1/3 OF FIRST NATIONS

are implementing, developing, or have formally expressed interest in becoming a signatory to the *Framework Agreement*.

124

FIRST NATIONS IN NINE PROVINCES AND THE NWT

have reclaimed and are implementing land governance through their community developed and approved land codes.

48

FIRST NATIONS

are actively developing land codes with their community members and preparing for a ratification vote.

4

FIRST NATIONS MOVED ON TO FULL SELF-GOVERNMENT

Westbank, Tsawwassen, Tla'amin and Whitecap Dakota First Nations have continued to full governance or treaty.