Per Capita Distribution – Required documentation

Chief and council and band administration are responsible for the distribution of monies related to the Wood Mountain Lakota First Nation settlement trust. Their job is to verify the information provided to ensure that per capita distributions are made to eligible band members. It is the responsibility of each band member to verify their identity.

There may be extenuating circumstances where a member may not have the requested documentation. Those cases will be handled on a case by case basis at the discretion of Chief and Council. Chief and council are responsible for the safe guarding of the assets of the First Nation and they must be confident and satisfied that the identity of an eligible member is valid. In the case of an extenuating circumstance the final decision of what a member must provide to confirm their eligibility resides with Chief and council.

1. Member must be on the band member list or have a letter from Indigenous Services Canada (ISC) confirming their membership.

2. Must have two pieces of identification.
   a. Minimum of 1 piece of photo ID
      i. Status card (okay if it is expired)
      ii. Driver’s License
      iii. Passport
      iv. Identification card
         1. Available at SGI - $15.00
         2. In SK, seniors it is free of charge
         3. Other provinces - available from the agency that issues drivers licenses
      v. Passport photo signed by a guarantor.
   
   b. Minimum of 1 piece of ID that has a birthdate on it that matches the birthdate on the membership list.

3. Proof of current address
   a. Address on ID
   b. Utility bill
   c. Bank statement

4. All payments will be made electronically
   a. Everyone receiving a per capita distribution will have to have a bank account.
      i. If you are a married couple and you have a joint account – that is okay.
   b. Prevent fraud
   c. Immediate access to funds
   d. US residents will receive a wire transfer
      i. Possible delay of 2 – 3 business days

5. Payments have to be deposited into the recipient’s bank account
   a. If you have Power of Attorney (POA) over a parent or an adult child - the funds cannot be deposited into your account – funds have to be deposited into the account of the individual whom you have POA over.
      i. If you have a joint bank account with the individual you have POA over that is okay.
   b. Parent’s cannot have monies for their children who are 18 or older deposited into their account.
   c. Every person will be responsible for providing their own banking information.