

**STO:LO FIRST NATIONS STRATEGIC ENGAGEMENT AGREEMENT
AMENDING AGREEMENT**

WHEREAS the Province and Stó:lō First Nations entered into a Strategic Engagement Agreement ("SEA") which came into effect April 1, 2014.

WHEREAS 18.6 of the SEA provides, *inter alia*, that the Parties may amend Appendix C of the SEA by written agreement of the G2G Co-Chairs.

THEREFORE the G2G Co-Chairs agree as follows:

1.1 1.5 of Appendix C (Batching) is deleted and replaced with the following:

"1.5 Batching. The Parties agree that with prior discussion with and agreement of the Working Group, referrals that relate to administrative decisions, including scheduled renewals of existing tenures, licenses, replacements, or permits where there are no new or incremental impacts or effects on other uses, in advance of replacement, may be batched into a single referral submission, referred to as Batching."

1.2 2.5 of Appendix C (PRRO Rapid Appraisal) is amended by adding the following after 2.5 (d):

"e. inform the Provincial Agency or Delegate of the preliminary response and final response timelines."

1.3 4.4 of Appendix C (Engagement Level 1) is amended by adding the following after 4.4 (d):

"e. the PRRO will notify the Stó:lō First Nation(s) and/or Relevant Stó:lō First Nation(s) who choose not to author a final response independently of the decision made regarding the Application."

1.4 4.5 of Appendix C (Engagement Level 2) is amended by adding the following after 4.5 (f):

"g. the PRRO will notify the Stó:lō First Nation(s) and/or Relevant Stó:lō First Nation(s) who choose not to author a final response independently of the decision made regarding the Application."

1.5 4.6 of Appendix C (Engagement Level 3) is amended by adding the following after 4.6(f):

"g. the PRRO will notify the Stó:lō First Nation(s) and/or Relevant Stó:lō First Nation(s) who choose not to author a final response independently of the decision made regarding the Application."

1.6 Table 1 of Appendix C (Engagement Levels) is deleted and replaced with the following:

Table 1

Program Themes	Engagement Level 0 (Information Upon Request)	Engagement Level 1 (Limited)	Engagement Level 2 (Standard)	Engagement Level 3 (Extensive)	Engagement Level 4 (Special Projects)
Ecosystems		Forest and Range Practices Act related statutory decisions <ul style="list-style-type: none"> General wildlife measures 	Forest and Range Practices Act <ul style="list-style-type: none"> Government Action Regulations (GAR) – exemptions 	Forest and Range Practices Act <ul style="list-style-type: none"> Government Action Regulations (GAR) – designation and amendments 	
Forests and Range (Timber Supply)			Timber Supply Area <ul style="list-style-type: none"> Allowable annual Cut (AAC) (Section 18 of the Forest Act) transfer, TSA AAC postponement. 	Allowable Annual Cut (AAC) for Timber Supply Area: <ul style="list-style-type: none"> AAC uplift disposition AAC TSR re-apportionment. AAC TSA license consolidation or subdivision. AAC for Area Based Tenures: <ul style="list-style-type: none"> Tree Farm Licence, Community Forest Agreement (CFA), First Nation Woodland Licence, Woodlot Licence. AAC Determination process. 	Allowable Annual Cut (AAC) for Timber Supply Area: <ul style="list-style-type: none"> Determination, Data Package review, Timber Supply Analysis.

Program Themes	Engagement Level 0 (Information Upon Request)	Engagement Level 1 (Limited)	Engagement Level 2 (Standard)	Engagement Level 3 (Extensive)	Engagement Level 4 (Special Projects)
Forests and Range (Licenses)	<p>Tree Farm Licence (TFL)</p> <ul style="list-style-type: none"> ▪ Licence transfer <p>Forest Licence (FL) / Non replaceable forest licence (NRFL)</p> <ul style="list-style-type: none"> ▪ Licence transfer. <p>Woodlot Licence (WL)</p> <ul style="list-style-type: none"> ▪ Transfer. <p>Woodlot Licence/Timber Licence/ Licence to Cut</p> <ul style="list-style-type: none"> ▪ Licence transfer. 		<p>Tree Farm Licence (TFL)</p> <ul style="list-style-type: none"> ▪ TFL consolidation, and subdivision, private land removal, amendment. <p>Community Forest Agreement (CFA)</p> <ul style="list-style-type: none"> ▪ Boundary/area amendment. <p>Forest Licence (FL) / Non replaceable forest licence (NRFL)</p> <ul style="list-style-type: none"> ▪ Extension, FL consolidation, and subdivision, amendment <p>Woodlot Licence (WL)</p> <ul style="list-style-type: none"> ▪ Private land removal, boundary/area amendment. 	<p>Tree Farm Licence (TFL)</p> <ul style="list-style-type: none"> ▪ Issuance, replacement, major, replacement. <p>Community Forest Agreement (CFA)</p> <ul style="list-style-type: none"> ▪ Issuance, replacement, major amendment. <p>Forest Licence (FL) / Non replaceable forest licence (NRFL)</p> <ul style="list-style-type: none"> ▪ Issuance, replacement (FL only), major amendment <p>Woodlot Licence (WL), FN Woodland Licence (FNWL),</p> <ul style="list-style-type: none"> ▪ Issuance, replacement, major amendment <p>Salvage, Community Salvage Licence, Licence to Cut</p> <ul style="list-style-type: none"> ▪ Issuance, replacement, major amendment <p>Timber Licence</p> <ul style="list-style-type: none"> ▪ Extension 	
Forests and Range (Administrative and Operational Plans)	<p>Silviculture Prescription amendment</p> <ul style="list-style-type: none"> ▪ Submissions under the Forest Practices Code (FPC) (e.g. Stocking standard amendment). <p>Forest Stewardship Plan, Woodlot Licence Plan</p> <ul style="list-style-type: none"> ▪ Amendments not requiring approval. <p>Conservancy minor</p>	<p>Conservancy minor amendment</p> <ul style="list-style-type: none"> ▪ OGMA, Visual Quality Objective, Scenic area, Resource Feature. <p>Forest Stewardship Plan, Woodlot Licence Plan</p> <ul style="list-style-type: none"> ▪ Minor amendments requiring approval or plan extensions. 	<p>TFL, WL, CFA, FNWL Management Plans</p> <ul style="list-style-type: none"> ▪ Amendment. 	<p>Government Actions Regulation Orders and Land Act decisions</p> <ul style="list-style-type: none"> ▪ Establishing resource conservancies or major amendment (e.g. Old Growth Management Areas (OGMA), Visual Quality Objectives (VQO), Scenic areas,, Resource features, etc). 	

Program Themes	Engagement Level 0 (Information Upon Request)	Engagement Level 1 (Limited)	Engagement Level 2 (Standard)	Engagement Level 3 (Extensive)	Engagement Level 4 (Special Projects)
	amendment: ■ OGMA alteration ¹			Forest Stewardship Plan, Woodlot Licence Plan ■ New or major amendment.	
Forests and Range (Cutting Authority)	Road Use Permit ■ Issuance, or amendment Free Use Permit ■ New or amendment (e.g. Cultural Use, firewood, other). Christmas Tree Permit ■ Permit to grow and harvest Christmas trees. Approval to Scale special Forest Products (within existing and active cutting permit)	Forest Service Road ■ New construction, including re-alignments. Works Permit/ General Works (government contract) ■ Issuance, or amendment ■ Road maintenance ■ Road deactivation. Free Use Permit, ■ Designation of firewood cutting area for the public. Misc. Forest Tenure - Forest Act (s.52) Cutting or Occupancy by government or agent (e.g. helipad construction not within cutblock or road). Small scale salvage/ Forest License to Cut ■ Issuance, major amendment.	Occupant License to Cut ■ Issuance.		Timber Sale Licence (TSL)/Cutting Permit (CP)/Road Permit (RP) ■ Development/ Issuance or major amendment.
Forests and Range (Occupancy License)	Special use permit (SUP) ■ Assignment.	Special Use Permit (SUP) ■ New ■ Amendment ■ Replacement			
Forests and Range (Transfer or Assignments)	Transfer or Assignment of Forest Tenure				

¹ OGMA alteration: Refers to minor alterations allowed within OGMA Legal Objectives in established Landscape Unit Orders.



Program Themes	Engagement Level 0 (Information Upon Request)	Engagement Level 1 (Limited)	Engagement Level 2 (Standard)	Engagement Level 3 (Extensive)	Engagement Level 4 (Special Projects)
Forests and Range (Silviculture Activities)	Activities: <ul style="list-style-type: none"> ▪ Planting ▪ Manual Brushing ▪ Juvenile spacing / pruning. 	Activities: <ul style="list-style-type: none"> ▪ Fertilization. 			
Forests and Range (Recreation)		Recreation <ul style="list-style-type: none"> ▪ Dis-establish recreation site or trail ▪ Protection of recreation resource on Crown land 	Recreation <ul style="list-style-type: none"> ▪ Establish or construction of new site, trail, or interpretive forest site and objectives. 		
Forests and Range (Range)		Grazing/Hay Cutting Permits <ul style="list-style-type: none"> ▪ Issuance, amendment Grazing or Hay Cutting Licence/Permit <ul style="list-style-type: none"> ▪ Boundary change or amendment, transfer, relinquished tenure. 	Grazing/Hay Cutting Licence <ul style="list-style-type: none"> ▪ Issuance, replacement, major amendments, boundary changes Range Use Plan or Range Stewardship Plan <ul style="list-style-type: none"> ▪ Amendment, extension. 	Range Use Plan or Range Stewardship Plan <ul style="list-style-type: none"> ▪ Issuance 	
Heritage Conservation Act					Activities with potential for ground disturbance or effect on archaeological objects or sites, recorded or otherwise, including: Issuance of s. 12 permits Issuance of s.14 permits
Land Tenures	<ul style="list-style-type: none"> ▪ Assignments of tenures ▪ Notation of interest files 	Activities with minor or negligible new ground disturbance or effect on other uses, including one or more of the following types of activities: <ul style="list-style-type: none"> ▪ Administrative applications 	Activities with potential for new ground disturbance or effect on other uses, including one or more of the following types of activities: <ul style="list-style-type: none"> ▪ Gravel pits or quarries with 	Activities with potential for significant new ground disturbance or effects on other uses, including one or more of the following types of activities: <ul style="list-style-type: none"> ▪ New wilderness 	Clean Energy Project-General Area License

Program Themes	Engagement Level 0 (Information Upon Request)	Engagement Level 1 (Limited)	Engagement Level 2 (Standard)	Engagement Level 3 (Extensive)	Engagement Level 4 (Special Projects)
		<p>Including premature renewals, tenure replacements minor amendments to existing tenures (term change; purpose change).</p> <ul style="list-style-type: none"> ▪ Community or Institutional uses: Nominal Rent tenures ▪ Communication sites and associated buildings with less than 1 ha site footprint and no new road access ▪ Navigation aids, including beacons ▪ Work permits for maintenance of existing infrastructure or with no incremental disturbance footprint ▪ Transfers of administration between Provincial Agencies and Provincial Federal Agencies ▪ Establishment of Map Reserves (Section 17) in which a higher level of engagement is required prior to development. ▪ Investigative 	<p>annual production <100,000 tonnes</p> <ul style="list-style-type: none"> ▪ Communication sites and associated buildings with more than 1 ha site footprint and / or new road access ▪ New roads less than 2 km in length ▪ New utility rights-of-way less than 2 km in length ▪ Commercial recreation involving non-motorized light-impact extensive uses, including river rafting, backcountry hiking, and guided nature tours ▪ General commercial ▪ General industrial² ▪ General log handling and storage³ ▪ Residential licenses; private moorage ▪ Legalizations of recreational / residential cabins ▪ Forfeited residential lots ▪ Section 16 Map Reserves - development ▪ Clean Energy Project- 	<p>lodges</p> <ul style="list-style-type: none"> ▪ Fee simple transfers of previously un-tenured lands (remote) ▪ Gravel pits or quarries with annual production of 100,000 to 500,000 tonnes ▪ New roads greater than 2 km in length ▪ New utility rights-of-way greater than 2 km in length ▪ Commercial recreation involving motorized or intensive uses, including heli-skiing ▪ Intensive agriculture in an area less than 15 ha ▪ Extensive Agricultural tenures ▪ Fee simple sales ▪ Heavy industrial activities, such as industrial parks, within the developed area; Intensive log handling and storage.⁴ ▪ Community Institutional Policy: Sponsored Crown Grants 	

¹ **General industrial:** the use of Crown upland and/or aquatic land to conduct a business enterprise involving the storage, manufacture, assembly, testing, servicing, repairing, fabrication, wrecking, salvaging, processing or production of all goods and materials, including the selling of industrial equipment.

² **General Log handling and storage:** the use of Crown land for industrial activities and related improvements for log dumping, storage, sorting, booming and barging in remote areas and other areas not associated with intensive log handling.

³ **Intensive Log Handling and storage:** the use of Crown land for industrial activities and related improvements directly associated with a wood conversion facility (e.g. sawmill, pulp mill, plywood mill) and/or an integrated operational facility such as a centralized dry land or aquatic log sort, and includes, without limitations, log storage and holding areas, jackladders, feeder pockets, hot ponds, wharves and floats, float-camp sites, pilings and areas of fill directly associated with those facilities.



Program Themes	Engagement Level 0 (Information Upon Request)	Engagement Level 1 (Limited)	Engagement Level 2 (Standard)	Engagement Level 3 (Extensive)	Engagement Level 4 (Special Projects)
		permits <ul style="list-style-type: none"> ▪ Special events ▪ Section 16 Map Reserves- no development 	Investigative License		
Mineral Exploration ⁵	Non-mechanized mineral exploration work with no permit.	Non-mechanized mineral exploration work that requires a Mines Act Permit Including: <ul style="list-style-type: none"> ▪ Underground exploration with nil or negligible surface disturbance ▪ Induced Polarization Survey⁶ Date extension of Notice of Work and Leases – Coal, Mineral, Placer ⁷	Mechanized mineral exploration work on pre-existing or in previously disturbed areas, including: <ul style="list-style-type: none"> ▪ Drilling, trenching, or test-pitting with or without the use of explosives ▪ Helicopter supported drill program ▪ Re-opening of existing roads or trails within in previously disturbed areas ▪ Existing placer mining operations 	Mechanized mineral exploration work in undisturbed areas, including: <ul style="list-style-type: none"> ▪ Drilling, trenching, or test-pitting with or without the use of explosives⁸ ▪ New access development where previous access has only been by water or air ▪ New underground development for mineral exploration purposes ▪ New placer mining operations - Bulk samples 	Inspector determines Mines Development Review Committee Mineral exploration activities which are deemed authorized
Aggregate Development			Aggregate development, sand and gravel quarry and industrial quarry <100,000 tonnes: <ul style="list-style-type: none"> ▪ Requires either a Land Act tenure or Fee Simple Land prior to issuance of Mine Act Permits 	Aggregate development, sand and gravel quarry and industrial quarry between 100,000 to 500,000 tonnes: <ul style="list-style-type: none"> ▪ Requires either a Land Act tenure or Fee Simple Land prior to issuance Mine Act Permits 	
Parks and Protected Areas	Assignments of permits Film Permits	Land Use Occupancy Permits <ul style="list-style-type: none"> ▪ Existing land use occupancy permit 	Land Use Occupancy Permits <ul style="list-style-type: none"> ▪ New land use occupancy permit 	Protected Area Designations <ul style="list-style-type: none"> ▪ New parks or protected areas 	

⁵ **Mineral exploration:** includes Notices of Work, annual or multi-year, which contain a reclamation plan (closure plan)

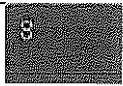
⁶ **Induced Polarization Surveys:** IP Surveys using exposed electrodes, and IP surveys in the permitted area of disturbance of a producing mineral or coal mine that is currently operating, are deemed authorized (Level 4- Specialized Engagement Steps)

⁷ **Term extension:** Extending the term of mineral or coal exploration activities by up to two years is deemed authorized (Level 4- Specialized Engagement Steps)

⁸ **Mineral or Coal Exploration Drill Programs:** Mineral or coal exploration drill programs in the permitted area of disturbance of a producing mineral or coal mine that is currently operating are deemed authorized (Level 4- Specialized Engagement Steps)

Program Themes	Engagement Level 0 (Information Upon Request)	Engagement Level 1 (Limited)	Engagement Level 2 (Standard)	Engagement Level 3 (Extensive)	Engagement Level 4 (Special Projects)
	<ul style="list-style-type: none"> ▪ All park film permits⁹ <p>Commercial Recreation Permits</p> <ul style="list-style-type: none"> ▪ Commercial Recreation Permits (motorized and non-motorized) using existing facilities with no disturbance ▪ Special events using existing facilities and with no disturbance <p>Research Permits</p> <ul style="list-style-type: none"> ▪ Research activities that do not involve invasive sampling methods and/or improvements <p>Park Operations – Other</p> <ul style="list-style-type: none"> ▪ Small and medium scale ecosystem restoration projects (< 1ha) 	<p>(renewal)</p> <p>Commercial Recreation Permits</p> <ul style="list-style-type: none"> ▪ Commercial recreation using existing facilities ▪ Guided outfitting and angling using existing facilities <p>Research Permits</p> <ul style="list-style-type: none"> ▪ Research activities that involve potentially invasive sampling methods, and/or improvements <p>Park Operations – Other</p> <ul style="list-style-type: none"> ▪ Larger scale ecosystem restoration projects (> 1ha) 	<p>(including fixed roof accommodation facilities)</p> <p>Commercial Recreation Permits</p> <ul style="list-style-type: none"> ▪ Commercial recreation requiring new facilities ▪ Guided outfitting and angling requiring new facilities <p>Research Permits</p> <ul style="list-style-type: none"> ▪ Research activities related to investigative use <p>Park Operations – Facilities</p> <ul style="list-style-type: none"> ▪ New facility development, or construction <p>Protected Area Designations</p> <ul style="list-style-type: none"> ▪ Park additions (including private land) and re-designations (e.g. Protected Area to Class A Park). <p>Park Boundary Amendments</p> <ul style="list-style-type: none"> ▪ Amendments to park boundaries 		
Pesticides	<ul style="list-style-type: none"> ▪ All Licenses except for forest pest, noxious weeds and industrial vegetation 	<ul style="list-style-type: none"> ▪ Pest management plans for railways – ballast area, switches, maintenance yards, treatment of selected trees & shrubs outside ballast area ▪ Vegetation 	<ul style="list-style-type: none"> ▪ Vegetation management for right-of-ways – selective management of encroaching trees & shrubs or with public access ▪ Vegetation management 	<ul style="list-style-type: none"> ▪ Forest pest management plans for – management of vegetation to benefit seedling growth, or managing insect outbreaks (5 year plans) pending 	

⁹ **Park Film Permits (Level 0)** – As per the *Park Use Operational Policy – Park Use Permits*: the Province has a maximum of 5 business days to process applications.



Program Themes	Engagement Level 0 (Information Upon Request)	Engagement Level 1 (Limited)	Engagement Level 2 (Standard)	Engagement Level 3 (Extensive)	Engagement Level 4 (Special Projects)
		<p>management plans for right-of-ways – sites maintained in near vegetation-free state (roads etc.), or vegetated are as with no public access</p> <ul style="list-style-type: none"> ▪ Mosquito and biting fly management plans for areas with public access 	<p>plans for industrial sites on public land – general selective vegetation management, or with public access</p> <ul style="list-style-type: none"> ▪ Vegetation management plans for noxious weeds on sites with public access ▪ Pesticide Use permits 	<p>further discussion</p> <ul style="list-style-type: none"> ▪ Forest licensee treatments of forest pests 	
Waste Management	<ul style="list-style-type: none"> ▪ New registration – Municipal Wastewater Regulation – small (22.5 m³/day to 50m³/day) ▪ New registration – Municipal Wastewater Regulation – large (>50m³/day) ▪ Minor amendments – permits or approvals (minor amendments as defined in the Public Notification Regulation) ▪ New Registration - Vehicle Dismantling and Recycling Industry Environmental Planning Regulation ▪ New Registration - Asphalt Plant Regulation ▪ New Facility Registrations - Hazardous Waste Regulation 	<ul style="list-style-type: none"> ▪ New effluent permits or approvals – small ▪ New refuse approvals (garbage, solid waste) – small ▪ Significant amendments – small approvals (as defined in the Public Notification Regulation) ▪ New air permits or approvals ▪ Solid waste operating certificate (authorized under solid waste management plans) if no outstanding Stó:lō First Nations concerns with solid waste management plan ▪ Liquid waste operating certificate (authorized under liquid waste management 	<ul style="list-style-type: none"> ▪ New effluent approvals other waste discharges – large¹⁰ ▪ New refuse approvals - large¹¹ ▪ Operational certificate (authorized under solid waste management plans) if outstanding Stó:lō First Nations concerns with solid waste management plan ▪ New refuse permits (garbage, solid waste) – small 	<ul style="list-style-type: none"> ▪ New refuse permits - large¹² ▪ New effluent permits other waste discharges – large ▪ Significant amendments – permits or large approvals (as defined in the Public Notification Regulation) ▪ Liquid waste management plans ▪ Solid waste management plans (consultation undertaken by Regional Districts and Municipalities) ▪ Area Based Management Plans – Plan Development 	

¹⁰ Large effluent discharge: any effluent discharge greater than 50m³/day

¹¹ Large refuse discharge: any refuse discharge greater than 500m³/yr or with a total landfill design capacity of greater than 5000m³ (capacity over its complete life) (includes garbage, solid waste, e.g. municipal landfill)

¹² Large refuse permit: e.g.: garbage, solid waste, e.g.: municipal landfill

Program Themes	Engagement Level 0 (Information Upon Request)	Engagement Level 1 (Limited)	Engagement Level 2 (Standard)	Engagement Level 3 (Extensive)	Engagement Level 4 (Special Projects)
		plans) if no outstanding Stó:lō First Nations concerns with liquid waste management plan			
Water	<ul style="list-style-type: none"> ▪ Amendments on existing water Licences, Section 18 (1) <ul style="list-style-type: none"> - (a) extend the time set for beginning construction of the works; - (b) extend the time set for completion of the works; - (c) extend the time set for making beneficial use of the water; - (e) correct an error in the licence; - (f) remove a provision of the licence that is inconsistent with this Act; - (g) authorize the use of water for some purpose other than that specified in the licence; ▪ Transfer of appurtenancy of an authorization (Section 19) ▪ Apportionment of rights under licence (Section 20) ▪ Part 7 Notification Regulations of Section 9 work in and about a stream (Water 	<ul style="list-style-type: none"> ▪ Domestic Licences ≤ 500 gad ▪ Amendments on existing water Licences, Section 18 (1) <ul style="list-style-type: none"> - (d) authorize additional or other works than those previously authorized; - (h) extend the term of the licence; - (i) increase or reduce the quantity of water authorized to be diverted or stored if it appears to have been erroneously estimated. ▪ Short Term Use of water approvals (Section 8) ▪ Amendment of an Section 9 approval not listed under level 0; 	<ul style="list-style-type: none"> ▪ All other Licences <25,000 gad ▪ Section 9 applications, except for emergency situations 	<ul style="list-style-type: none"> ▪ Licences with a Water Development plan (>25,000 gad) 	<ul style="list-style-type: none"> ▪ Clean Energy Projects ▪ Water Management Plans ▪ Water Allocation Plans

Program Themes	Engagement Level 0 (Information Upon Request)	Engagement Level 1 (Limited)	Engagement Level 2 (Standard)	Engagement Level 3 (Extensive)	Engagement Level 4 (Special Projects)
	Regulation Section 44) <ul style="list-style-type: none"> ▪ Amendment of a Section 9 approval if it's related to: <ul style="list-style-type: none"> - correct an error in the approval; - remove a provision of the approval that is inconsistent with this Act; - extend the time set for completion of the works; - extend the term of the Approval; ▪ Compliance and Enforcement Orders ▪ Emergency Approvals (case by case basis) 				
General (only applies for statutory decisions and activity types not specified elsewhere in this table) ¹³		<ul style="list-style-type: none"> ▪ Short-term or seasonal activities ▪ No or minor new surface disturbance, or new minor to moderate ground disturbance in previously disturbed areas ▪ No new permanent access¹⁴ ▪ No or very small permanent infrastructure ▪ Non-exclusive tenures¹⁵ ▪ Administrative Applications¹⁶ 	<ul style="list-style-type: none"> ▪ New minor to moderate surface disturbance in previously disturbed areas ▪ Minor to moderate new permanent access ▪ New minor to moderate sized permanent infrastructure ▪ Semi-exclusive tenures (potential to limit some other land uses) ▪ Administrative applications where there are potential historic 	<ul style="list-style-type: none"> ▪ Moderate to significant new ground disturbance ▪ Moderate to significant new permanent access (expands permanent access network) ▪ Moderate to large sized new permanent infrastructure ▪ Exclusive tenures (likely to limit other land uses) ▪ Administrative applications where there are 	<ul style="list-style-type: none"> ▪ Relates to a complex Application with significant new Impacts and includes issues that cannot be adequately resolved through Engagement Levels 1, 2, or 3.

¹³ **General:** applies where specific guidance has not been applied elsewhere in Table 1 for activities under legislation identified in Appendix B (List of Applicable Legislation) of the SSEA.

¹⁴ **Permanent access:** means access infrastructure (e.g. trails, roads, power lines) for which restoration after use is not contemplated as part of an Application or management plan.

¹⁵ **Exclusive tenure:** means a tenure that provides security to the tenure holders by limiting the uses of the tenured area by persons other than the tenure holder.

¹⁶ **Administrative application:** means an application regarding an existing authorization, such as a renewal, replacement, assignment or transfer of the authorization.

Program Themes	Engagement Level 0 (Information Upon Request)	Engagement Level 1 (Limited)	Engagement Level 2 (Standard)	Engagement Level 3 (Extensive)	Engagement Level 4 (Special Projects)
		where there are no historic issues and no new impacts.	Issues and no low-to-moderate new impacts	Identified historic issues with moderate-to-significant new impacts ▪ Large or extensive new permanent infrastructure	

1.7 Table 4 of Appendix C (Heritage Conservation Act Steps) is amended by deleting Step 2.3 and replacing it with the following:

“2.3 Final Response. The PRRO and/or Relevant Stó:lō First Nation(s) will submit a final response within 30 calendar days of receipt of the complete Referral Package which will, for the purpose of informing the Provincial Agency decision maker’s decision, include:

- a. if there is no objection to the Application, a Stó:lō Heritage Investigation Permit; or
- b. if there is objection to the Application, a statement setting out the reasons for the objection.”

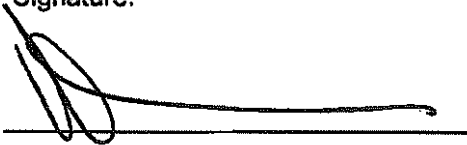
1.8 Notwithstanding the date this agreement is executed by the G2G Co-Chairs, the amendments to Appendix C set out herein come into force and effect on November 5, 2014.

1.9 The provisions of Appendix C not amended by this agreement are hereby ratified and confirmed.

Signed on behalf of the G2G Co-Chairs, on the dates indicated below:

Signature:

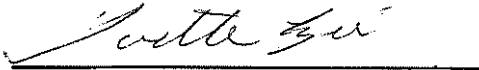
Date:



DECEMBER 18, 2014

David Schaepe, Co-Chair

Government-to-Government Forum Working Group



Dec. 19, 2014

Yvette Lizée, Co-Chair

Government-to-Government Forum Working Group

