MONUMENTAL CEDAR AND CYPRESS HARVEST AGREEMENT UCHUCKLESAHT TRIBE

British Columbia Uchucklesaht Tribe

UCHUCKLESAHT TRIBE

MONUMENTAL CEDAR AND CYPRESS HARVEST AGREEMENT

THIS AGREEMENT dated APR 0 1 2011

BETWEEN

of Forests, Lands and Natural Resource Operations PROVINCE OF BRITISH COLUMBIA, as represented by the Minister HER MAJESTY THE QUEEN IN RIGHT OF THE

("British Columbia")

AND:

UCHUCKLESAHT TRIBE, as represented by the Uchucklesaht Tribe Government

("Uchucklesaht Tribe")

(collectively the "Parties")

WHEREAS

- A The Parties and Canada have entered into the Final Agreement
- B Provincial Crown Land within its Maa-nulth First Nation Area for Cultural Purposes. Uchucklesaht Tribe with the ability to harvest Monumental Cedar and Cypress on Columbia and Uchucklesaht Tribe will enter into an agreement that will provide the Chapter 21 Culture and Heritage of the Final Agreement provides that British
- Ω Cultural Purposes from the Thunderbird's Nest (T'iitsk'in Paawats) Protected Area. harvest, each year, an Allocation of up to two Monumental Cedar and Cypress for enter into an agreement that will provide Uchucklesaht Tribe with the ability to The Final Agreement also provides that British Columbia and Uchucklesaht Tribe will

NOW THEREFORE the Parties agree as follows:

1.0 DEFINITIONS:

1.1. In this Agreement

Agreement. "Agreement" means this Uchucklesaht Tribe Monumental Cedar and Cypress Harvest

"Allocation" means the total annual harvest quantity or quota of Monumental Cedar Cypress set out in 2.

developed in accordance with 3.0 "Cedar Harvest Plan" means a plan to harvest Monumental Cedar and Cypress

"Cultural Purposes" means the use of Monumental Cedar and Cypress for a purpose

- a was integral to the culture of Uchucklesaht Tribe prior to contact;
- ģ is primarily for totem poles, dugout canoes, or large beams or poles to build longhouses, community halls or other similar community structures; and
- C associated with a residential building, or for providing firewood for individual community commercial gain, residential building construction, structures is not carried out for profit, commercial purpose, trade and barter, individual or

"District Manager" means "district manager" as defined in the Forest Act

"Effective Date" means the date upon which the Final Agreement takes effect

"Federal Law" means federal statutes, regulations, ordinances, Orders-in-Council and

each of the Maa-nulth First Nations, British Columbia and Her Majesty in Right of "Final Agreement" means the Maa-nulth First Nations Final Agreement ratified by Canada as amended from time to time in accordance with its provisions

the Final Agreement in respect of Uchucklesaht Tribe "Maa-nulth First Nation Area" means the area of land described in Appendix A-4 of

Appendix B-4 of the Final Agreement "Maa-nulth First Nation Lands" means the lands of Uchucklesaht Tribe described in

Enrolment of the Final Agreement Uchucklesaht Tribe established in accordance with Chapter 26 Eligibility and "Maa-nulth-aht" means an individual who is on the Enrolment Register of

"Monumental Cedar and Cypress" means a Thuja plicata (western red cedar) or a Chamaecyparis nootkatensis (yellow cedar) that is:

- a. 250 years or older; and
- 6 at least 100 centimetres diameter at 1.3 meters above germination point

approved by the Minister responsible for the Parks Act R.S.B.C. 1996, c. 344 and the Paawats) Protected Area Monumental Cedar and Cypress Harvest Agreement and Tribe and British Columbia in accordance with the Thunderbird's Nest (T'iitsk'in "Monumental Cedar and Cypress Plan" means a plan developed by Uchucklesaht

Protected Areas of British Columbia Act R.S.B.C. 1996, c. 17, in accordance with that

ecological reserve, conservancy or protected area under Provincial Law R.S.B.C. 1996, c. 157 applies but does not include any area established as a park interest in land, vested in the provincial government and to which the Forest Act, "Provincial Crown Land" means land, whether or not it is covered by water, or an

Council, by-laws and the common law "Provincial Law" means provincial statutes, regulations, ordinances, Orders in

described as "Subject Lands" in Appendix U of the Final Agreement "Thunderbird's Nest (T'iitsk'in Paawats) Protected Area" means the area

Tribe, and Her Majesty in Right of British Columbia, as represented by Minister of Cypress Harvest Agreement" means the agreement signed on behalf of Uchucklesaht "Thunderbird's Nest (T'iitsk'in Paawats) Protected Area Monumental Cedar and Environment

1.2. Agreement have the meanings ascribed to them in the Final Agreement Words and expressions not defined in this Agreement but defined in the Final

2.0 ALLOCATION

- 2.1. conservation, public health or public safety, or authorized uses and disposition of Provincial Crown Land that exists from time to time. Cypress to harvest for Cultural Purposes of up to 250 m³ within the Maa-nulth First Each calendar year, Uchucklesaht Tribe has an allocation of Monumental Cedar and This Allocation is limited by measures necessary for the purposes of
- 2.2. harvested for Cultural Purposes in any subsequent years Allocation cannot be added to the Allocation of Monumental Cedar and Cypress to be Purposes is not harvested in any given calendar year, the unharvested portion of that For greater certainty, if the Allocation of Monumental Cedar and Cypress for Cultural
- 2.3. tenures, available to Uchucklesaht Tribe Monumental Cedar and Cypress Harvest Agreement, and any other sources, including Protected Area pursuant to the Thunderbird's Nest (T'iitsk'in Paawats) Protected Area Nation Lands, Provincial Crown Land, the Thunderbird's Nest (T'iitsk'in Paawats) The Allocation of Monumental Cedar and Cypress for Cultural Purposes will be harvested within the Maa-nulth First Nation Area, including the Maa-nulth First
- 2.4. Uchucklesaht Tribe will make reasonable efforts to manage the Maa-nulth First Nation Cypress for Cultural Purposes from such lands Lands so as to provide opportunities for an annual harvest of Monumental Cedar and
- 2.5. any other sources, including tenures, available to the Uchucklesaht Tribe, that Cedar and Cypress for Cultural Purposes from Maa-nulth First Nation Lands or from For greater certainty, in each year that the Uchucklesaht Tribe harvests Monumental

Uchucklesaht Tribe in accordance with this Agreement. Allocation of Monumental Cedar and Cypress for Cultural Purpose provided to the Monumental Cedar and Cypress harvest will be included in and form part of the

- 2.6. approved by the District Manager in accordance with 3.6, the Thunderbird's Nest Uchucklesaht Tribe will only seek to harvest Monumental Cedar and Cypress for Agreement, the Monumental Cedar and Cypress Plan, and the Final Agreement. (T'iitsk'in Paawats) Protected Area Monumental Cedar and Cypress Harvest Cultural Purposes in accordance with this Agreement, the Cedar Harvest Plan
- 2.7. trees other than Monumental Cedar and Cypress for Cultural Purposes making an application to British Columbia under Provincial Law for the harvest of For greater certainty, nothing in this Agreement prevents the Uchucklesaht Tribe from
- 2.8 Thunderbird's Nest (T'iitsk'in Paawats) Protected Area. In accordance with the Thunderbird's Nest (T'iitsk'in Paawats) Protected Area include up to two Monumental Cedar and Cypress that may be harvested from the Monumental Cedar and Cypress for Cultural Purposes for Uchucklesaht Tribe will Monumental Cedar and Cypress Harvest Agreement, the annual Allocation of
- 2.9. from Provincial Crown Land or Thunderbird's Nest (T'iitsk'in Paawats) Protected In each year, before harvesting Monumental Cedar and Cypress for Cultural Purposes Area, Uchucklesaht Tribe must either:
- available to Uchucklesaht Tribe; or first harvest Monumental Cedar and Cypress for Cultural Purposes from its Maa-nulth First Nation Lands and any other sources, including tenures
- р not suitable or adequate for Cultural Purposes from Maa-nulth First Nation provide reasons to British Columbia why Monumental Cedar and Cypress are Lands and any other sources, including tenures, available to the Uchucklesaht

3.0 CEDAR HARVEST PLAN

- 3.1. develop a Cedar Harvest Plan consistent with this Agreement use permit to harvest Monumental Cedar and Cypress for Cultural Purposes will Cypress for Cultural Purposes and prior to the Ucluelet First Nation applying for a free suitable locations for the harvest by Uchucklesaht Tribe of Monumental Cedar and The Uchucklesaht Tribe and British Columbia will make reasonable efforts to identify
- 3.2. The Cedar Harvest Plan will include provisions in respect of:
- a adequacy of Monumental Cedar and Cypress for harvest; the criteria to be considered in the determination of the suitability and
- b. within the Maa-nulth First Nation Area, which include Maa-nulth First Nation timber volume proportions of the Allocation of Monumental Cedar and Cypress for Cultural Purposes and the locations of their respective harvest

Protected Area, and other available sources; Lands, Provincial Crown Land, the Thunderbird's Nest (T'iitsk'in Paawats)

- C Thunderbird's Nest (T'iitsk'in Paawats) Protected Area, and other available harvested from Maa-nulth First Nation Lands, Provincial Crown Land, the specifying in what order the Monumental Cedar and Cypress are to be
- d. the methods and timing of the harvesting of the Allocation of Monumental Cedar and Cypress for Cultural Purposes;
- 0 of conservation, public health or public safety, and other authorized uses or Maa-nulth First Nation Area; dispositions of Provincial Crown Land that exist at that time within the Cypress for Cultural Purposes that result from measures necessary for purposes limits that may be imposed on the harvesting of Monumental Cedar and
- f Cultural Purposes from such lands in accordance with 2.4; opportunities for an annual harvest of Monumental Cedar and Cypress for management of the Maa-nulth First Nation Lands so as to provide
- àд any provincial legislative, regulatory and management requirements for forest resources, including Monumental Cedar and Cypress, on Provincial Crown
- h appropriate in these circumstances. any other matters British Columbia and the Uchucklesaht Tribe consider
- 3.3 for harvest from the Maa-nulth First Nation Lands British Columbia why Monumental Cedar and Cypress are not suitable and adequate the Maa-nulth First Nation Lands, Uchucklesaht Tribe will provide written reasons to Monumental Cedar and Cypress for Cultural Purposes in locations that do not include In accordance with 2.4 and 2.9, where the Cedar Harvest Plan indicates harvesting of
- 3.4. Provincial Crown Land, to the District Manager for approval. species, volume and location of Monumental Cedar and Cypress to be harvested from proposed amendments to a Cedar Harvest Plan, which specifies the proposed use. Uchucklesaht Tribe and British Columbia will submit the Cedar Harvest Plan, or any
- 3.5. take into account the following: and Cypress to be harvested from Provincial Crown Land, the District Manager will In considering the proposed use, species, volume and location of Monumental Cedar
- a. the Thunderbird's Nest (T'iitsk'in Paawats) Protected Area Monumental Cedar and Cypress Harvest Agreement;
- b. conservation requirements
- public health and public safety;

- d other authorized uses or dispositions of Provincial Crown Land that exist at the
- 0 the suitability and adequacy of Monumental Cedar and Cypress on Maa-nulth First Nation Lands:
- f. Uchucklesaht Tribe's reasons provided in accordance with 2.9 and 3.3, if any
- à٥ the harvest of Monumental Cedar and Cypress by non-Maa-nulth-aht.
- h, resources, including Monumental Cedar and Cypress, on Provincial Crown any provincial legislative, regulatory and management requirements for forest
- i. other relevant statutory considerations.
- 3.6. species, volume and location of Monumental Cedar and Cypress that may be harvested to the factors referred to in 3.5, approve, or vary and approve, the proposed use from Provincial Crown Land in accordance with 4.0 Monumental Cedar and Cypress Harvest Agreement, the District Manager will, subject this Agreement and the Thunderbird's Nest (T'iitsk'in Paawats) Protected Area harvested on Provincial Crown Land as proposed in the Cedar Plan is consistent with If the use, species, volume and location of Monumental Cedar and Cypress to be
- 3.7. significant changes between the proposed use, species, volume and location to be harvested on Provincial Crown Land and the approved use, species, volume and The District Manager will provide written reasons to Uchucklesaht Tribe for any
- 3.8. unreasonably withhold consent to the review proposed by either Uchucklesaht Tribe or British Columbia and the other Party will not The Cedar Harvest Plan will be reviewed and amendments considered at such times as
- 3.9. Notwithstanding 3.1, the Parties may waive the requirement to develop a Cedar Cypress for Cultural Purposes is less than 50 m³ Harvest Plan if the Uchucklesaht Tribe's annual harvest of Monumental Cedar and

4.0 HARVEST OF MONUMENTAL CEDAR AND CYPRESS

- 4.1. on Provincial Crown Land in accordance with: Uchucklesaht Tribe will harvest Monumental Cedar and Cypress for Cultural Purposes
- this Agreement;
- р 3.6 if applicable; the Cedar Harvest Plan approved by the District Manager in accordance with
- C C free use permits issued pursuant to section 48 of the Forest Act, R.S.B.C. 1996,

- d. other applicable Provincial Law;
- 0 Cedar and Cypress Harvest Agreement; the Thunderbird's Nest (T'iitsk'in Paawats) Protected Area Monumental
- f. the Monumental Cedar and Cypress Plan
- g. any applicable permits; and
- h any provincial land use designations, management plans or objectives
- 4.2. authorized forest officer for a permit. Provincial Crown Land, Uchucklesaht Tribe must apply to the District Manager or Prior to harvesting Monumental Cedar and Cypress for Cultural Purposes on
- 4.3 following information: An application for a permit to harvest Monumental Cedar and Cypress will include the
- a of Monumental Cedar and Cypress to be used; a description of the intended purpose of sufficient detail to justify the volume
- 6 the volume was estimated; the species and volume of Monumental Cedar and Cypress required and how
- C if the application to harvest is for a volume exceeding 50 m³, but not exceeding 250 m³ of Monumental Cedar and Cypress, a demonstration that the longhouse, community hall, or other similar structure; Monumental Cedar and Cypress are to be used for the construction of a of Monumental Cedar and Cypress, a demonstration that the
- d a description of the proposed harvesting area, if appropriate; and
- e. the desired time period for undertaking the harvest.
- 4.4. Uchucklesaht Tribe, the following criteria: assessing an application for a permit to harvest Monumental Cedar and Cypress by The District Manager or authorized forest officer will consider, in the context of
- a. . accordance with 3.6 if applicable; consistency with the Cedar Harvest Plan approved by the District Manager in
- 6 pursuant to 3.6; consistency with the approved use, species, volume and location of the Monumental Cedar and Cypress to be harvested from Provincial Crown Land
- 0 and Cypress are to be used for the construction of a longhouse, community hall, or other similar structure; and Monumental Cedar and Cypress, demonstration that the Monumental Cedar if the volume applied for exceeds 50 m^3 , but does not exceed 250 m^3 of
- d the volume of Monumental Cedar and Cypress applied for should be only the minimum necessary to complete the structure

- 4.5 will issue the permit, and may impose the following conditions: If the criteria set out in 4.4 are met, the District Manager or authorized forest officer
- the term of the permit must not exceed one year;
- 6 the purpose specified; the Uchucklesaht Tribe may harvest the Monumental Cedar and Cypress for
- C location if applicable; and the Uchucklesaht Tribe may harvest the specified species, volume, and
- d. authorized forest officer to address such concerns as marking and transport of harvesting, disposal of slash, riparian areas, waste and silviculture timber, harvesting and utilization of timber, equipment to be used in Provincial Law as determined to be necessary by the District Manager or any other terms and conditions consistent with the Cedar Harvest Plan or
- 4.6. Uchucklesaht Tribe will harvest Monumental Cedar and Cypress in the Thunderbird's Nest (T'iitsk'in Paawats) Protected Area in accordance with the Thunderbird's Nest (T'iitsk'in Paawats) Protected Area Monumental Cedar and Cypress Harvest
- 4.7. Monumental Cedar and Cypress harvested for Cultural Purposes in accordance with Uchucklesaht Tribe is not required to pay stumpage to British Columbia for any this Agreement.

5.0 NATURE OF HARVEST AGREEMENT

- 5.1. This Agreement:
- a. is not part of the Final Agreement; and
- 6 aboriginal or treaty rights, within the meaning of sections 25 and 35 of the is not a treaty or a land claims Agreement, and does not recognize or affirm Constitution Act, 1982
- 5.2. Uchucklesaht Tribe harvest of Monumental Cedar and Cypress from Provincial Crown Land by British Columbia is not required to incur any financial obligation with respect to the
- 5.3. Each Party is responsible for their own costs in participating in this Agreement
- 5.4. harvested in accordance with this Agreement except as required under Provincial Law British Columbia is not responsible for the reforestation of any Provincial Crown Land
- 5.5 Land except as required under Provincial Law manage, maintain or protect Monumental Cedar and Cypress on Provincial Crown Nothing in this Agreement creates an obligation on behalf of British Columbia to
- 5.6. Uchucklesaht Tribe will indemnify and save harmless British Columbia from any and

- all damages that British Columbia may suffer or incur in connection, directly or Uchucklesaht Tribe or its agents pursuant to this Agreement demand arising from or in any way related to the harvesting activities of the indirectly with, or as a result of any suit, action, cause of action, claim, proceeding or
- 5.7. indirectly, of an act or omission of a person who is not a party to this Agreement. or costs incurred or suffered by the Uchucklesaht Tribe as a result, directly or British Columbia is not liable to the Uchucklesaht Tribe for injuries, losses, expenses
- 5.8 management strategies from time to time aboriginal people in accordance with criteria established for those programs or benefit from, programs or management strategies established by British Columbia for Nothing in this Agreement affects the ability of Uchucklesaht Tribe to participate in, or

6.0 TERMS OF THIS AGREEMENT

6.1. Notwithstanding the date which it is signed by the Parties, this Agreement takes effect on the Effective Date

7.0 AMENDMENT

- 7.1. and may amend this Agreement if both Parties agree. The Parties will review this Agreement no later than five years after the Effective Date
- 7.2. Party will not unreasonably withhold consent to the review to review this Agreement and to consider amendments to the Agreement, and the other In addition to the review under 7.1, either Party may at any time request the other Party
- 7.3. Any amendment to this Agreement must be in writing and executed by both Parties

8.0 NO IMPLIED WAIVER

- 8.1. signed by the Party giving the waiver. this Agreement, will be deemed to have been waived unless the waiver is in writing and No term or condition of this Agreement, or performance by a Party of a covenant under
- 8.2 No written waiver of a term or condition of this Agreement, of performance by a Party of any subsequent default Agreement, will be deemed to be a waiver of any other covenant, term or condition, or of a covenant under this Agreement, or of a default by a Party of a covenant under this

9.0 FURTHER ASSURANCES

9.1. reasonably necessary to carry out the intent of this Agreement The Parties will execute any other documents and do any other things that may be

10.0 ENTIRE AGREEMENT

10.1.Parties with respect to the subject matter of this Agreement. This Agreement and any amendment to it constitute the entire Agreement between the

11.0 INTERPRETATION

11.1. In this Agreement:

- a. this Agreement; no way define, limit, alter or enlarge the scope or meaning of any provision of headings are for convenience only, do not form part of this Agreement and in
- 6 under it, and any law enacted in substitution for it or in replacement of it; and a reference to a statute includes every amendment to it, every regulation made
- C plural, and the use of the plural includes the singular. unless it is otherwise clear from the context, the use of the singular includes the
- 11.2 This Agreement will be governed by and construed and interpreted in accordance with Provincial Law and applicable Federal Law.
- 11.3. should be interpreted in favour of either Party There will be no presumption that any ambiguity in any of the terms of this Agreement

12.0 DISPUTE RESOLUTION

- 12.1. practicable to attempt to resolve the dispute. If a dispute arises between the Parties regarding the interpretation of a provision of this Agreement, the duly appointed representatives of the Parties will meet as soon as is
- 12.2 Uchucklesaht Tribe Agreement, the dispute will be raised to more senior levels of British Columbia and are unable to resolve a dispute regarding the interpretation of a provision of this If the duly appointed representatives of the Parties who meet in accordance with 12.1
- 12.3.If a dispute cannot be resolved by the Parties pursuant to 12.1 and 12.2, the Parties:
- 2 may appoint a mutually acceptable mediator to attempt to resolve the dispute;
- ģ appoint under 12.3 a.; and will, unless otherwise agreed, equally share the costs of the mediator they
- will each bear the costs of their own participation in any mediated process
- 12.4. appropriate approaches to attempt to resolve any disputes which may arise regarding In addition to a mediated process as set out in 12.3, the Parties may use other the interpretation of this Agreement

13.0 ENUREMENT

13.1 respective successors. This Agreement will enure to the benefit of and be binding upon the Parties and their

14.0 NO ASSIGNMENT

14.1 This Agreement may not be assigned, either in whole or in part, by any Party

15.0 NOTICES

- 15.1 ways: communication (each a "communication") required or permitted to be given or made under this Agreement must be in writing and may be given or made in the following A notice, document, request, approval, application, authorization, consent or other
- delivered personally or by courier;
- b. transmitted by fax; or
- c. mailed by prepaid registered post.
- 15.2 A communication will be considered to have been given or made:
- or a responsible representation of the addressee; business day after the business day on which it was received by the addressee if delivered personally or by courier, at the start of business on the next
- 6 at the start of business on the business day next following the day on which it was transmitted; or if transmitted by fax and the sender receives confirmation of the transmission,
- C acknowledged by the addressee. if mailed by prepaid registered post in Canada, when the postal receipt is
- 15.3 the address of the intended recipient set out below: A communication must be delivered, transmitted to the facsimile number or mailed to

British Columbia

Deputy Minister
Ministry of Forests, Lands and Natural Resource Operations
P.O. Box 9525 STN PROV GOVT
Victoria, British Columbia V8W 9C3
Facsimile (250) 953-3687

Uchucklesaht Tribe

Chief Councillor P.O. Box 1118

Port Alberni, British Columbia V9Y 7L9

Facsimile (250) 724-1806

16.0 EXECUTION IN COUNTERPARTS

16.1. This Agreement may be executed in counterparts and by facsimile. Each signature shall be deemed to be an original signature and all executed documents together shall constitute one and the same document.

first above written. THIS AGREEMENT HAS BEEN EXECUTED AND DELIVERED as of the day and year

		8	
As to the authorized signatory for	EXECUTED in the presence of:	As to the signature of the Minister of Forests, Lands and Natural Resource Operations	EXECUTED in the presence of
Per: Charlie Cootes, Chief Councillor	UCHUCKLESAHT TRIBE as represented by the Uchucklesaht Tribe Government	Per: Minister of Forests, Lands and Natura Resource Operations	HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA as represented by the Minister of Forests, Lands and Natural Resource Operations

Uchucklesaht Tribe Government