Da'naxda'xw Awaetlala Nation Forest & Range Consultation and Revenue Sharing Agreement (FCRSA) (the "Agreement")

Between: The Da'naxda'xw Awaetlala Nation

As Represented by Chief and Council (the Da'naxda'xw Awaetlala Nation)

And

As Represented by the Minister of Aboriginal Relations and Reconciliation Her Majesty the Queen in Right of the Province of British Columbia ("British Columbia")

(Collectively the "Parties")

WHEREAS:

- D In 2005, British Columbia and the First Nations Leadership Council, representing the Assembly of First Nations-BC Region, First Nations Summit, and the Union of Aboriginal title and rights and achieve the mutual goals of closing the social and economic gap between First Nations and other British Columbians. enhanced collaboration, mutual respect and recognition and accommodation of government-to-government relationship based on an effective working partnership Transformative Change Accord, the purposes of which is to implement a British Columbia Indian Chiefs entered into a New Relationship and signed the
- B and RP, amongst other things, evidence a shared commitment to strengthening 2009, and renewed December 3, 2012, and the Nanwakolas Reconciliation Protocol (RP), dated July 29, 2011, and amended November 28, 2011. The SEA British Columbia and Da'naxda'xw Awaetlala Nation have entered into the Nanwakolas/British Columbia Framework Agreement (SEA), dated December 16, In the spirit of the New Relationship and the Transformative Change Accord relationships on a government-to-government basis.
- C have entered into previous agreements including Enabling Process April 2001, In addition to the SEA and RP, the Province and various Nanwakolas First Nations Agreement, to further strengthen government-to-government relationships Land Use Planning Agreement in Principle 2006, and the Clearinghouse Pilot
- U fully benefit from and contribute to British Columbia's prosperity. economic challenges among Aboriginal people and to ensure that they can more previous recitals, and in particular help to address the conditions that contribute to Awaetlala Nation in achieving progress towards the goals referred to in the This Agreement, and the benefits flowing from it, will assist the Da'naxda'xw

- Ш history and its own culture and traditions that help to define it, and that these characteristics, along with its relationship with British Columbia, form an important context for the cooperative efforts needed to improve the Da'naxda'xw Awaetlala British Columbia recognizes that Da'naxda'xw Awaetlala Nation has a unique Nation community's well-being.
- П Section 35 Rights within its Traditional Territory. The Province acknowledges that the Da'naxda'xw Awaetlala Nation has various
- 9 range resource development activities proposed within the Da'naxda'xw Awaetlala way of the payments provided through this Agreement), with respect to impacts on the Da'naxda'xw Awaetlala Nation's Section 35 Rights arising from forest and/or accommodate its Section 35 Rights as appropriate (including accommodation by British Columbia intends to consult with the Da'naxda'xw Awaetlala Nation and to Nation Traditional Territory.
- I relation to forest and/or range resource development activities proposed within the or information sharing with British Columbia in accordance with the SEA, in The Da'naxda'xw Awaetlala Nation intends to fully participate in any consultation Da'naxda'xw Awaetlala Nation's Section 35 Rights Da'naxda'xw Awaetlala Nation's Traditional Territory that may impact the
- forest and/or range resource development on Crown lands within the Traditional Territory of the Da'naxda'xw Awaetlala Nation while longer term interests of the This Agreement is intended to assist in achieving stability and greater certainty for Da'naxda'xw Awaetlala Nation are addressed through other agreements or

THEREFORE THE PARTIES AGREE AS FOLLOWS:

1.0 Definitions

For the purposes of this Agreement, the following definitions apply:

- "Administrative and/or Operational Decision" means a decision made processes set out in the SEA, while the SEA is in effect. resources under provincial legislation as identified in the consultation by the Minister or a Delegated Decision Maker related to forest and range
- 1.2 Nation having the form of Appendix D "Band Council Resolution" means a resolution of Da'naxda'xw Awaetlala
- <u>د.</u> د: and ending on March 31 of the next calendar year "BC Fiscal Year" means a period beginning on April 1 of a calendar year
- <u>_</u> "Delegated Decision Maker" and "DDM" means a person with authority, decisions with respect to forest and range resources under provincial as delegated by the Minister and including the Minister, to make statutory legislation as amended from time to time
- <u>-</u>2 "Designate" has the meaning given to that term in Section 3.1.1

- 1.6 ratified and signed by each of the Parties "Effective Date" means the date on which this Agreement has been
- "Eligible Forest Tenure Volume" means volume in a direct award forest S.B.C.c.17; and where associated stumpage is appraised through the Market Pricing System, and scaled through the Harvest Billing System. be eligible for revenue sharing. land and timber volumes referenced in the Forest Revitalization Act, forest revenue sharing under the Province's policy in relation to Crown tenure under a Forest Tenure Opportunity Agreement that is eligible for Overharvested volumes and volumes appraised on tabular rates will not
- 1.8 "First Fiscal Year of the Term" has the meaning given to that term in Section 3.3
- 1.9 "Licensee" means a holder of a forest tenure or a range tenure
- 1.10 "Minister" means the Minister of Forests, Lands and Natural Resource powers in respect of forests and range matters Operations having the responsibility, from time to time, for the exercise of
- defined in forest and range legislation) that has or will have effect in the Da'naxda'xw Awaetlala Nation's Traditional Territory. "Operational Plan" means a Forest Stewardship Plan, Woodlot Licence Plan, a Range Use Plan, or Range Stewardship Plan (as those terms are
- 1.12 "Payment Account" has the meaning given to that term in Section 3.1.3.
- 1.13 "RP" means the Nanwakolas Reconciliation Protocol dated July 29, 2011 and Da'naxda'xw Awaetlala Nation, and other signatories and amended from time to time, entered into between British Columbia
- 1.14 "Revenue Sharing Contribution" means each payment to be made by British Columbia to the Da'naxda'xw Awaetlala Nation in accordance with Section 3.0 of this Agreement.
- 1.15 renewed December 3, 2012, and amended from time to time, entered into "SEA" means the Nanwakolas / British Columbia Framework Agreement, between British Columbia and the Da'naxda'xw Awaetlala Nation, and other signatories
- 1.16 "Section 35 Rights" means asserted or proven aboriginal rights of the Da'naxda'xw Awaetlala Nation, including aboriginal title, and Douglas Treaty rights, recognized and affirmed by Section 35 (1) of the Constitution
- 1.17 "Forest Tenure Opportunity Agreement" means an agreement signed direct award forest tenure under the Forest Act. between the Minister and a First Nation that provides for the Minister to
- 1.18 "Term" has the meaning given to that term in Section 11.1
- 1.19 "Timber Harvesting Land Base" means the portion of the total land area of a management unit considered by Ministry of Forests, Lands and

Natural Resource Operations to contribute to, and be available for, longterm timber supply

- 1.20 "Traditional Territory" means the Da'naxda'xw Awaetlala Nation's claimed or asserted Traditional Territory as shown on the map attached in Columbia may share with another provincial government agency and/or a Appendix A, which map the Da'naxda'xw Awaetlala Nation agrees British
- 1.21 "Treasury Board" means the cabinet committee of British Columbia defined in the Financial Administration Act.

2.0 Purpose and Objectives

The purposes and objectives of this Agreement are

- which results in appropriate accommodation measures being implemented and by agreeing to follow the consultation process as set out in the SEA consultation obligations by supporting the capacity of Da'naxda'xw 35 Rights resulting from forest and range development in its Traditional Territory, to facilitate the Parties in meeting their respective legal In relation to potential impacts on Da'naxda'xw Awaetlala Nation's Section Agreement to Da'naxda'xw Awaetlala Nation as an accommodation; and in addition to providing the Revenue Sharing Contribution in this Awaetlala Nation to participate in consultation initiated by British Columbia
- 2.2 in achieving progress towards closing socio-economic gaps between the well-being of its community and assist the Da'naxda'xw Awaetlala Nation activities that will enhance and improve the social, cultural and economic To provide an opportunity for the Da'naxda'xw Awaetlala Nation to pursue members of Nanwakolas First Nations and non-Aboriginal people in British

3.0 Forest Revenue Sharing Contribution

- 3.1 Recipient Entity:
- Unless the Da'naxda'xw Awaetlala Nation elects to have another election does not relieve the Da'naxda'xw Awaetlala Nation of its the recipient of the Revenue Sharing Contributions. Any such entity (its "Designate") receive Revenue Sharing Contributions pursuant to Section 3.1.2, the Da'naxda'xw Awaetlala Nation will be obligations under this Agreement.
- 3.1.2 Where the Da'naxda'xw Awaetlala Nation chooses to have its capacity to receive the funds for the purposes described in Section Revenue Sharing Contribution until it is satisfied that the Designate Designate receive Revenue Sharing Contributions under this is a registered corporation or society with the legal authority and Agreement, British Columbia may withhold payment of the

- documented in Appendix D to receive the Revenue Sharing 2.0 and that it has been appointed by Band Council Resolution Contribution on behalf of the Da'naxda'xw Awaetlala Nation
- 3.1.3 Da'naxda'xw Awaetlala Nation will establish and throughout the "Payment Account"). Da'naxda'xw Awaetlala Nation will provide to made by British Columbia for the purpose of receiving monies Canadian financial institution into which direct deposits can be Awaetlala Nation (or the Designate, as the case may be) at a make direct deposit payments to the Payment Account. respecting the Payment Account to enable British Columbia to British Columbia sufficient address and account information payable by British Columbia pursuant to this Agreement (the Term maintain a bank account in the name of Da'naxda'xw
- 3.2 and, subject to Section 3.4 and 3.8, the Revenue Sharing Contribution will be disbursed in two equal payments: the first payment to be paid on or before September 30th, and the second payment to be paid on or before March 31st. Subject to Section 3.1.2 and Section 10.0 of this Agreement, British Da'naxda'xw Awaetlala Nation, or to its Designate, as the case may be, Contributions, calculated in accordance with Appendix C, to the Columbia will during the Term make annual Revenue Sharing
- ည Notwithstanding Section 3.2, for the BC Fiscal Year 2014/15 (the "First March 31, 2015). Appendix C is deemed to be \$49,609 (representing August 1, 2014 to Fiscal Year of the Term") the amount calculated in accordance with
- 3.4 each month or part thereof that this agreement is in effect. Contribution for partial BC Fiscal Years, the amount will be prorated for For the purposes of determining the amount of the Revenue Sharing
- 3.5 the most up to date timber supply review timber harvesting land base data will be used for the calculations in Appendix C for fiscal year 2014/15 and written notification will have the effect for the purposes of this Agreement the Revenue Sharing Contribution for the following BC Fiscal Year Before November 30th of each year during the Term, Da'naxda'xw of describing the amount of the Revenue Sharing Contribution under this Appendix C) and the Da'naxda'xw Awaetlala Nation agrees that such (including the summary document(s) and calculations identified in Awaetlala Nation will receive written notification from British Columbia of Agreement for that following BC Fiscal Year. The Province agrees that
- 3.6 and subject to information sharing agreements, by Tree Farm Licence, by data referred to in that Section by timber supply area management unit Awaetlala Nation, the Province will share the timber harvesting land base Prior to Section 3.5 being implemented, if requested by Da'naxda'xw

corrected data into the Section 3.5 calculations from Da'naxda'xw Awaetlala Nation, British Columbia will incorporate that attention, and in the event that the data is corrected as a result of input have two weeks to bring any concerns with the data to the Province's the Da'naxda'xw Awaetlala Nation. The Da'naxda'xw Awaetlala Nation will forest district and Da'naxda'xw Awaetlala Nation Traditional Territory with

- 3.7 the necessary statements and reports before the appropriate dates as set the Revenue Sharing Contribution will be provided by British Columbia to the Da'naxda'xw Awaetlala Nation or its Designate in the manner specified suspended or terminated pursuant to Section 10.0. with the terms of this Agreement and this Agreement has not been out in Section 6.0 of this Agreement, is in all other respects in compliance in Section 3.2 only if Da'naxda'xw Awaetlala Nation has published all of For each BC Fiscal Year subsequent to the First Fiscal Year of the Term.
- 3.8 money by British Columbia to the Da'naxda'xw Awaetlala Nation pursuant Notwithstanding any other provisions of this Agreement, the payment of to this Agreement is subject to:
- there being sufficient monies available in an appropriation, as such payment may be required, to make that payment; and British Columbia in any BC Fiscal Year or part thereof when any defined in the Financial Administration Act, to enable
- 3.8.2 Treasury Board not having controlled or limited, pursuant to the Financial Administration Act, expenditure under any appropriation referred to in Section 3.8.1.

4.0 Consultation Process

- range management and decision-making. If the SEA is subsequently terminated, or the Da'naxda'xw Awaetlala Nation withdraws from the SEA the SEA which includes a consultation process that addresses forest and amended within 60 days of the date of termination or withdrawal from the SEA to include a consultation process in this Agreement. prior to the end of the term of this Agreement, this Agreement will be The Parties recognize that the Da'naxda'xw Awaetlala Nation entered into
- 4.2 with British Columbia after the Effective Date of this Agreement that In the event Da'naxda'xw Awaetlala Nation enters into an Amended RP agrees that the SEA consultation processes will be used. If there is no SEA in place, this Agreement will be amended within 60 days of the date end of the Term of this Agreement the Da'naxda'xw Awaetlala Nation management and decision making, the consultation process set out in the includes a consultation process which addresses forest and range terminated, or the Da'naxda'xw Awaetlala Nation withdraws, prior to the in the SEA, as the RP so provides. If the Amended RP is subsequently Amended RP will supersede and replace the consultation process set out

of termination of the Amended RP to include a consultation process in this Agreement.

5.0 Acknowledgments and Covenants by Da'naxda'xw Awaetlala Nation

- under this Agreement will vary over time. by British Columbia fluctuate and that the Revenue Sharing Contributions Da'naxda'xw Awaetlala Nation acknowledges that forest revenues received
- 5.2 Da'naxda'xw Awaetlala Nation agrees that the Revenue Sharing Contributions made under Section 3.0 of this Agreement constitute an of this agreement. Rights of Administrative Decisions, Operational Decisions and/or Operational accommodation for impacts on Da'naxda'xw Awaetlala Nation Section 35 Plans in the Traditional Territory from August 1, 2014 to the end of the term
- 5.3 Subject to section 5.2, this Agreement does not address or affect any claims British Columbia prior to the effective date of this Agreement. Interests resulting from past Operational or Administrative Decisions made by by the Da'naxda'xw Awaetlala Nation regarding impacts on its Aboriginal
- 5.4 that may be carried out under an Operational Plan in the Traditional Territory Section 35 Rights in the context of Operational Decisions and Administrative with respect to potential infringements of Da'naxda'xw Awaetlala Nation's Columbia has adequately consulted and has provided an accommodation if the consultation process set out in this Agreement is followed, British Da'naxda'xw Awaetlala Nation agrees that during the term of this Agreement, Decisions that British Columbia will make and any forest or range practices

6.0 Transformative Change Accord Socio-Economic Issues

6.1 gap between the Da'naxda'xw Awaetlala Nation and other British of the SEA commits the Parties to pursue through the Nanwakolas Strategic principles of the Transformative Change Accord, and in addition, Section 6.1 that Agreement is that the parties work towards the implementation of the Forum, opportunities to achieve the goal of closing the social and economic The SEA provides that one of the government-to-government functions under Columbians

The Nanwakolas Strategic Forum established under the terms of the SEA achieve the goal of closing the social and economic gap between the Da'naxda'xw Awaetlala Nation and other British Columbians. collaboratively work towards implementing the principles of the is the appropriate government-to-government body to Transformative Change Accord and to pursue opportunities to The Da'naxda'xw Awaetlala Nation covenants and agrees as

- 611 outlined in Section 6.1 of the SEA, including community priorities measures and monitoring and reporting standards developed through the Nanwakolas Strategic Forum to help achieve the goals The Da'naxda'xw Awaetlala Nation will abide by any performance funded from the Revenue Sharing Contribution provided in this Agreement.
- 6.1.2 Within 90 days of the end of each BC Fiscal Year, Da'naxda'xw determined by the Nanwakolas Strategic Forum, which will outline expenditures made from the Payment Account since the last such reports agreed to by the Nanwakolas Strategic Forum in the format Awaetlala Nation or its Designate will prepare and submit any
- 6.1.3 such expenditures were made for appropriate purposes under this discretion to be exercised reasonably, to require an audit of expenditures made from the Payment Account to ensure that all British Columbia retains the right at its sole discretion, such Agreement, such audit to be at the expense of the Da'naxda'xw Awaetlala Nation or its Designate
- 6.1.4 The documents and reports referred to in Sections 6.1.1, and 6.1.2 information to the attention of its communities and the public will be published by the Da'naxda'xw Awaetlala Nation or its Designate in a manner that can reasonably be expected to bring the
- 6.1.5 British Columbia within 120 days of the end of each BC Fiscal Year The annual report referred to in section 6.1.2 will be provided to
- 6.1.6 Notwithstanding the termination or expiry of this Agreement, comply with the provisions of Section 6.1 of this Agreement until Da'naxda'xw Awaetlala Nation or its Designate will continue to from British Columbia. 120 days after it receives the last Revenue Sharing Contribution
- 6.2 and/or RP with British Columbia, up to \$35,000 annually of the Revenue Ministries where Da'naxda'xw Awaetlala Nation has entered into an SEA consultation processes on forest and range decisions, or with other provincial If Da'naxda'xw Awaetlala Nation requires funding ("capacity") to engage in capacity during the term of this Agreement Sharing Contribution will be used by Da'naxda'xw Awaetlala Nation for that

7.0 Security Deposits

7.1 deposit(s) pertaining to licence(s) entered into as a result of the invitation In recognition of Da'naxda'xw Awaetlala Nation entering into this between Da'naxda'xw Awaetlala Nation (or a legal entity and controlled by the Da'naxda'xw Awaetlala Nation) and British Columbia. to apply under a Forest Tenure Opportunity Agreement entered into Agreement, British Columbia may choose not to request a silviculture

- 7.2 payment that Da'naxda'xw Awaetlala Nation is entitled to receive under this Agreement, to a maximum of the amounts that British Columbia would British Columbia arising from a licence(s) entered into as a result of the invitation to apply under a Forest Tenure Opportunity Agreement entered Da'naxda'xw Awaetlala Nation agrees that British Columbia may apply any the Da'naxda'xw Awaetlala Nation) and British Columbia. any unfulfilled financial obligations of Da'naxda'xw Awaetlala Nation to have obtained in a silviculture deposit, in order to fully or partially satisfy into between Da'naxda'xw Awaetlala Nation (or a legal entity controlled by
- 7.3 will discuss the proposed action with the Da'naxda'xw Awaetlala Nation. licence(s) in accordance with Section 7.2, British Columbia will notify the Da'naxda'xw Awaetlala Nation of the unfulfilled financial obligation(s) and Prior to British Columbia applying any payment to satisfy unfulfilled Da'naxda'xw Awaetlala Nation financial obligations arising from a

8.0 Stability for Land and Resource Use

sought by British Columbia in relation to any acts of intentional interference by members of Da'naxda'xw Awaetlala Nation with Da'naxda'xw Awaetlala Nation will respond immediately to any discussions operatively with British Columbia to assist in resolving any such matters provincially authorized forest and/or range activities and will work co-

9.0 Dispute Resolution

- 9.4 If a dispute arises between British Columbia and the Da'naxda'xw soon as is practicable to attempt to resolve the dispute. Agreement, the duly appointed representatives of the Parties will meet as Awaetlala Nation regarding the interpretation of a provision of this
- 9.2 If the Parties are unable to resolve differences at the appropriate level, the and the Da'naxda'xw Awaetlala Nation. interpretation issue will be raised to more senior levels of British Columbia
- 9.3 Parties may choose other appropriate approaches to assist in reaching If the interpretation dispute cannot be resolved by the Parties directly, the resolution of the interpretation issue.

10.0 Suspension and Termination

10.1 British Columbia may suspend the making of further Revenue Sharing an agreement between the Da'naxda'xw Awaetlala Nation and British obligations to British Columbia arising from a licence(s) issued further to that Da'naxda'xw Awaetlala Nation is not fulfilling its obligations under Columbia. Upon making any such determination, British Columbia will Da'naxda'xw Awaetlala Nation has outstanding unfulfilled financial Sections 4 and 6 or Sections 8.1 or 10.3 of this Agreement, or where the Contributions under this Agreement if it determines, acting reasonably,

- provide notice to Da'naxda'xw Awaetlala Nation of the alleged noncompliance, and the Parties will then attempt to resolve their differences.
- 10.2 If the alleged non-compliance by Da'naxda'xw Awaetlala Nation is not be taken by British Columbia, may terminate this Agreement. compliance remains unresolved and, without limiting the actions that may Columbia will notify Da'naxda'xw Awaetlala Nation that the alleged nonresolved within 60 days of the notice provided in Section 10.1, British
- 10.3 If, during the term of this Agreement, Da'naxda'xw Awaetlala Nation an accommodation for impacts on Da'naxda'xw Awaetlala Nation's Section pursuant to those decisions or plans, by way of legal proceedings or otherwise, on the basis that, contrary to Section 5.2, the Revenue Sharing challenges or supports a challenge to an Administrative Decision and/or may be suspended or this Agreement may be terminated by British Columbia, the Revenue Sharing Contribution provided for in Section 3.0 35 Rights then, without limiting any actions that may be taken by British Contribution provided for in Section 3.0 of this Agreement does not provide Operational Decision or an Operational Plan or activities carried out Columbia
- 10.4 by one Party to the other; termination occurs in accordance with any of the the following circumstances; 90 days' written notice of termination is given This Agreement will terminate prior to the end of the Term in any one of effective will be prorated to the termination date. Sharing Contribution for the BC Fiscal Year in which termination becomes the event of such early termination of this Agreement, the Revenue provisions of Section 10.0; or upon mutual agreement of the Parties. In
- 10.5 effective 90 days from the date of the notice, the Parties will, prior to the If a Party gives written notice of its intention to terminate this Agreement may have given rise to the termination notice end of the 90-day period, meet and will attempt to resolve any issue that

11.0 <u>Term</u>

11.1 terminated earlier in accordance with any of the provisions hereof, will end The term of this Agreement commences on the Effective Date and, unless on the day immediately before the third anniversary of the Effective Date.

12.0 Renewal of the Agreement

12.1 may require, begin negotiations for the renewal of this Agreement or for a Prior to the expiry of the Term, if the terms and conditions of this Awaetlala Nation will, if each party has received such authorizations as it new agreement Agreement are being met, British Columbia and the Da'naxda'xw

13.0 Amendment of Agreement

- 13.1 Agreement must be in writing and duly executed by the Parties. Any alteration or amendment to the terms and conditions of the
- 13.2 agreement will be amended to incorporate these new changes. sharing formula or calculations occur pursuant to Section 6.2 and/or 6.4 of Subject to Section 13.1, the Parties agree that if changes to the revenue Appendix 2, Schedule B of the Nanwakolas Reconciliation Protocol, this
- 13.3 effectiveness of this Agreement annually and consider amendments to this Either Party may request the participation of the other Party to review the Agreement.

14.0 Entire Agreement

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

15.0 Notice

- 15.1 be in writing and will be effective if delivered, sent by registered mail, or transmitted by facsimile to the address of the other Party as in this Section Any notice or other communication that is required to be given or that a of the Agreement. Party wishes to give to the other Party with respect to this Agreement, will
- 15.2 4:00 p.m., it will be deemed to have been received on the next business the date it is actually received, if received before 4:00 p.m. If received after Any notice or other communications will be deemed to have been given on

15.3 out in this Section of the Agreement The address of either Party may be changed by notice in the manner set

British Columbia

Deputy Minister
Ministry of Aboriginal Relations and Reconciliation
P.O. Box 9100 STN PROV GOVT
Victoria B.C. V8W 9B1
Telephone: (250) 356-1394

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Da'naxda'xw Awaetlala Nation

Chief William Glendale
Da'naxda'xw / Awaetlala First nation
PO Box 330 Alert Bay
Alert Bay, BC VON 1A0
Telephone: (250) 974-2703
Fax: (250) 974-2706

16.0 Miscellaneous

- 16.1 and federal law This Agreement shall be interpreted in a manner consistent with provincial
- 16.2 aboriginal rights, including aboriginal title define or amend aboriginal rights, or limit any priorities afforded to meaning of Sections 25 and 35 of the Constitution Act, 1982 and does not This Agreement is not a treaty or a lands claims agreement within the
- 16.3 competing claims between First Nations. This Agreement does not address or prejudice conflicting interests or
- 16.4 Party may take in future negotiations or court actions Subject to paragraph 10.3, this Agreement will not limit the positions that a
- 16.5 their Traditional Territory but that the specific nature, scope or geographic British Columbia acknowledges and enters into this Agreement on the and geographic extent of Section 35 Rights or treaty interests of the reconciliation will result in a common understanding of the nature, scope to be determined. Broader processes engaged in to bring about extent of Section 35 Rights of the Da'naxda'xw Awaetlala Nation have yet basis that the Da'naxda'xw Awaetlala Nation has Section 35 Rights within Da'naxda'xw Awaetlala Nation

- 16.6 References in this Agreement to Crown lands are without prejudice to the Da'naxda'xw Awaetlala Nation's Aboriginal title and/or rights claims over
- 16.7 prior to the effective date of this Agreement past Operational or Administrative Decisions made by British Columbia Awaetlala Nation regarding impacts on its Section 35 Rights resulting from This Agreement does not address or affect any claims by the Da'naxda'xw
- 16.8 have, regarding jurisdiction and authorities. Agreement do not change or affect the positions either Party has, or may This Agreement and any decisions made during the term of this
- 16.9 under that statute and any amendments or replacement of that statute and Any reference to a statute in this Agreement includes all regulations made its regulations.
- 16.10 There will be no presumption that any ambiguity in any of the terms of this Agreement should be interpreted in favour of either Party.
- 16.11 The applicable laws of British Columbia and Canada shall govern this
- 16.12 This Agreement is not intended to limit any obligation of forest or range Licensees or other third parties to the Da'naxda'xw Awaetlala Nation
- 16.13 available to the Da'naxda'xw Awaetlala Nation, other than those expressly accessing forestry economic opportunities and benefits, which may be This Agreement does not exclude the Da'naxda'xw Awaetlala Nation from set out in this Agreement.
- 16.14 Nothing in this Agreement is to be construed as an acceptance of or admission by a Party of the position of the other Party or as an admission of fact or liability.
- 16.15 This Agreement does not constitute an admission of an obligation to part of the British Columbia's obligation to consult and accommodate provide financial or economic benefits, as provided in this Agreement,
- 16.16 If any part of this Agreement is void or unenforceable at law, that part shall remain in effect and fully enforceable be severed from this Agreement and the rest of the Agreement shall
- 16.17 If any part of this Agreement is void or unenforceable at law, the Parties replacement for the severed part with a view to achieving the intent of the reasonably possible and as their respective interests may require, on a agree to negotiate and attempt to reach agreement, to the extent Parties as expressed in this Agreement.
- 16.18 All headings in this Agreement are for convenience only and do not form a any of its provisions enlarge, modify or explain the scope, extent or intent of this Agreement or part of this Agreement and are not intended to interpret, define, limit,

- 16.19 In this Agreement, words in the singular include the plural, and words in otherwise requires. the plural include the singular unless the context or any specific definition
- 16.20 The appendices to this Agreement form part of the Agreement
- 16.21 This Agreement may be entered into by each Party signing a separate deemed to constitute one document. copy of this Agreement, including a photocopy or faxed copy, and delivering it to the other Party by fax. Each facsimile will be deemed to be an original for all purposes and all counterparts taken together will be

Signed on behalf of:

Da'naxda'xw Awaetlala Nation

Chief William Glendale

Sopt 11, 2suy

Witness of Da'naxda'xw Awaetlala Nation signatures

Signed on behalf of:

Government of British Columbia

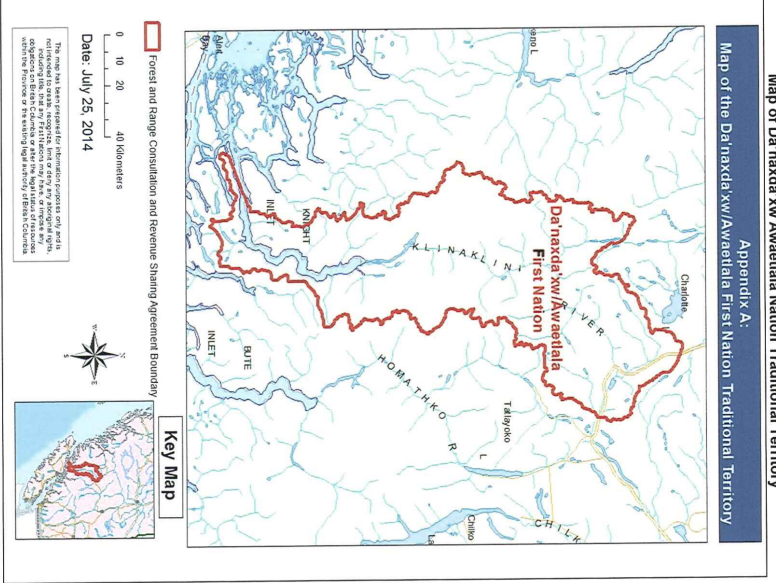
John/Rustad

Minister of Aboriginal Relations and Reconciliation

Date

Witness of Min/ster signature

Map of Da'naxda'xw Awaetlala Nation Traditional Territory **APPENDIX A**



APPENDIX B

Consultation On Operational and Administrative Decisions and Operational Plans

Appendix B is superseded by the consultation processes set out in the SEA, while the SEA is in effect.

APPENDIX C

Revenue Sharing Contribution Methodology

Traditional Territory Forest Revenue Sharing Component

- 1.0 of North Island - Central Coast, Campbell River and Chilcotin Districts public accounts of British Columbia, a summary document will be prepared the release by the Minister of Finance of the previous BC Fiscal Year's In each BC Fiscal Year that this Agreement is in effect, and subsequent to Central Coast, Campbell River and Chilcotin Districts. average amount over 2 years will be calculated for the North Island payments received by the Crown for the previous 2 BC Fiscal Years. forest revenue, defined as the total of stumpage, waste and annual rent
- Appendix, the stumpage, waste and any annual rent payments from Da'naxda'xw Awaetlala Nation's Eligible First Tenure Volume (if applicable) will not be included in the calculations of forest revenue For the purposes of the summary document in Section 1.0 of this
- 1.2 The amount of the forest revenue attributed to the Da'naxda'xw Awaetlala Nation's Traditional Territory will be calculated by determining the percent of Da'naxda'xw Awaetlala Nation's Traditional Territory (as shown in against the forest revenue described in Section 1.0 of this Appendix. This Appendix A) that falls within the Timber Harvesting Land Base in the North calculation will prorate for overlapping territories of other First Nations. Island - Central Coast, Campbell River and Chilcotin Districts, applied
- <u>၂</u> Appendix. Should the Da'naxda'xw Awaetlala Nation cease to be a Party to the RP, Traditional Territory Forest Revenue Sharing Component will be calculated by multiplying 5 percent of the forest revenue attributed to the The Traditional Territory Forest Revenue Sharing Component will be of this Appendix. attributed to the Da'naxda'xw Awaetlala Nation as described in Section 1.2 calculated from that point by multiplying 4 percent of the forest revenue Da'naxda'xw Awaetlala Nation as described in Section 1.2 of this
- <u>1</u>.4 with Section 6.2 of this Agreement. provide capacity to participate in the consultation process in accordance Where the calculation in Section 1.3 of this Appendix is less than \$35,000 Da'naxda'xw Awaetlala Nation will receive a maximum of \$35,000 to
- 1.5 outlined in Sections 1.0 to 1.4 of this Appendix will be performed For each BC Fiscal Year that this Agreement is in effect, the calculations
- 1.6 methodology that more closely reflects with revenue collected from the potential opportunities to review the revenue sharing contribution The Province agrees to discuss with the Da'naxda'xw Awaetlala Nation Da'naxda'xw Awaetlala Nation's Traditional Territory

Direct Award Tenure Forest Revenue Sharing Component

- 2.0 received by the Crown for the previous BC Fiscal Year. applicable) forest revenue, defined as the total of stumpage and waste payments prepared of Da'naxda'xw Awaetlala Nation's Eligible Forest Tenure Volume (if Subsequent to the release by the Minister of Finance of the previous BC Fiscal Year's public accounts of British Columbia, a summary document will be
- 5 described in Section 2.0 of this Appendix. calculated from that point by multiplying 50 percent of the forest revenue as in which case the Direct Award Tenure Revenue Sharing Component will be Appendix, unless Da'naxda'xw Awaetlala Nation ceases to be a Party to the RP, by multiplying 75 percent of the forest revenue as described in Section 2.0 of this The Direct Award Forest Tenure Revenue Sharing Component will be calculated
- 2.2 in Sections 2.0 and 2.1 of this Appendix will be performed For each BC Fiscal Year that this Agreement is in effect, the calculations outlined

Forest Revenue Sharing Transition

- 3.0 Revenue will be phased in over the term of the Agreement. The Parties agree that a transition to revenue sharing based entirely on Forest
- ω .1 Revenue Sharing Contribution is calculated by adding the total of the Traditional Territory Forest Revenue Sharing Component to the Direct Award Tenure Forest Revenue Sharing Component for that BC Fiscal Year. For each BC Fiscal Year that this Agreement is in effect, a portion of the
- 3.2 For each BC Fiscal Year that this Agreement is in effect, the remaining portion of the following percentages to that Annual Amount: Agreement on Forest Opportunities (2006) ("the Annual Amount") and applying in any given full year under the Da'naxda'xw Awaetlala First Nation Interim payments that were made by British Columbia to Da'naxda'xw Awaetlala Nation the Revenue Sharing Contribution is calculated by determining the value of the
- 3.2.1 2014/15 BC Fiscal Year: 45 percent;
- 3.2.2 2015/16 BC Fiscal Year: 40 percent; and
- 3.2.3 2016/17 BC Fiscal Year: 0 percent.
- ယ section 3.1 provides: Notwithstanding section 3.2 Iransition Calculation for BC Fiscal years 2014/15 and 2015/16 under of this Appendix, if the Revenue Sharing
- equal to 1. an amount calculated under sections 1.2 and 2.1 of this Appendix that is Opportunities Da'naxda'xw 으 (2006), then the Da'naxda'xw Awaetlala Nation shall only greater Awaetlala than the First Nation annual Interim payments Agreement received 9 under Forest

receive the annual payments described by the Revenue Sharing Transition Calculation in section 3.1 for BC Fiscal Years 2014/15 and 2015/16;

2. an amount calculated under the Revenue Sharing Transition Calculations in sections 3.1 and 3.2 of this Appendix that is greater than the annual payments received under the Da'naxda'xw Awaetlala First Nation Interim Agreement on Forest Opportunities (2006), then the Da'naxda'xw Awaetlala Nation shall only receive an annual payment for BC fiscal Years 2014/15 and 2015/16 that is equal to the annual payment received under the Da'naxda'xw Awaetlala First Nation Interim Agreement on Forest Opportunities (2006).

APPENDIX D

Band Council Resolution Appointing the Recipient Entity for this Agreement ("Designate")

APPENDIX E

Statement of Community Priorities

(Example only)

Total \$	₩	φ.	\$ 49	49		Community
					2014/2015	Þ
\$	\$	⇔	\$ ઝ	↔	2015/16	Annual Amount
\$	\$	\$	\$ \$	€9	2016/17	nt
						Outcomes
					Cilicila	Measurement

APPENDIX F

Statement of Community Priorities Annual Report (Example only)

1	ì	\$	€9	Total
I	I	↔	49	Carry forward to next fiscal year
I	Ī	\$	\$	Subtotal
		\$. 49	
		€\$	\$	
		49	\$	
		\$	\$	
		\$	\$	
Variance Explanation	Outcomes Achieved	2014/15 Actual Expenditures	2014/15 Planned Expenditures	Socio- economic Priority