Lil'wat Nation Forest & Range Consultation and Revenue Sharing Agreement (FCRSA) (the "Agreement")

Between: Lil'wat Nation

As Represented by Chiefs and Council (Lil'wat Nation)

And

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

(Collectively the "Parties")

WHEREAS:

- A. Lil'wat Nation has Aboriginal Interests within the Traditional Territory.
- B. The Parties wish to set out a process for consultation regarding forest and range resource development on Crown lands within the Traditional Territory.
- C. The Parties intend this Agreement to assist in achieving stability and greater certainty for forest and range resource development on Crown lands within the Traditional Territory and to assist Lil'wat Nation in its pursuit of activities to enhance the well-being of its Members.

THEREFORE THE PARTIES AGREE AS FOLLOWS:

ARTICLE 1 - INTERPRETATION

1.1 Definitions. For the purposes of this Agreement, the following definitions apply:

"Aboriginal Interests" means:

- (a) asserted aboriginal rights, including aboriginal title; or
- (b) determined aboriginal rights, including aboriginal title, which are recognized and affirmed under section 35(1) of the *Constitution Act, 1982;*

- "Administrative and/or Operational Decision" means a decision made by the Minister or a Delegated Decision Maker related to forest and range resources under provincial legislation that is included in the Decision List as defined and set out in Appendix B;
- "Band Council Resolution" means a resolution of Lil'wat Nation having the form of Appendix D;
- "BC Fiscal Year" means a period beginning on April 1 of a calendar year and ending on March 31 of the next calendar year;
- "Delegated Decision Maker" and "DDM" means a person with authority to make statutory decisions with respect to forest and range resources under provincial legislation as amended from time to time;
- "Designate" means the entity described in section 4.2;
- "Effective Date" means the last date on which this Agreement has been fully executed by the Parties;
- "Eligible Volume" means the volume of Crown timber provided to Lil'wat Nation in a Direct Award tenure under Section 47.3 of the Forest Act, originating from the volume reallocation of the Forestry Revitalization Act (Bill 28), that is appraised through the Market Pricing System;
- "First Fiscal Year of the Term" means the BC Fiscal Year in which the Effective Date falls:
- "Forest Tenure Opportunity Agreement" means an agreement signed between the Minister and a First Nation that provides for the Minister to direct award forest tenure under the Forest Act;
- "Licensee" means a holder of a forest tenure or a range tenure;
- "Matrix" means the table set out as a part of section 1.10 of Appendix B;
- "Minister" means the Minister of Forests, Lands and Natural Resource Operations having the responsibility, from time to time, for the exercise of powers in respect of forests and range matters;
- "Operational Plan" means a Forest Stewardship Plan, Woodlot Licence Plan, a Range Use Plan, or Range Stewardship Plan, as those terms are defined in provincial forest and range legislation;
- "Payment Account" means the account described in subsection 4.4(a);
- "RA" means a reconciliation agreement between British Columbia and Lil'wat Nation that creates a foundation for the reconciliation of aboriginal rights and/or aboriginal

- title with Crown sovereignty but is not a treaty in the meaning of section 35(1) of the Constitution Act, 1982;
- "Revenue Sharing Contribution" means each payment to be made by British Columbia to Lil'wat Nation under Article 3 of this Agreement;
- "SEA" means a strategic engagement agreement between British Columbia and Lil'wat Nation that includes agreement on a consultation process between Lil'wat Nation and British Columbia in relation to the potential adverse impacts of proposed provincial land and natural resource decisions on Lil'wat Nation's Aboriginal Interests;
- "Term" means the term of this Agreement set out in section 14.1;
- "Timber Harvesting Land Base" means the portion of the total land area of a management unit considered by Ministry of Forest, Lands and Natural Resource Operations to contribute to, and be available for, long-term timber supply;
- "Traditional Territory" means the traditional territory claimed by Lil'wat Nation located within British Columbia as identified by Lil'wat Nation and shown in bold black (or red on the colour map) on the map attached in Appendix A.
 - "Zone A" in this Agreement, refers to the Sea to Sky, Sunshine Coast and the Chilliwack Natural Resource District Coast Region as per The Lil'wat Nation Map, attached in Appendix A, page 15.
 - "Zone B" in this Agreement, refers to the Cascades and the Chilcotin-Cariboo Natural Resource District Thomson Okanagan Region as per The Lil'wat Nation Map, attached in Appendix A, page 15
 - "Non-overlap Areas": means areas of the Lil'wat Nation's Traditional Territory that have no overlaps with other neighbouring First Nations. These areas are not mapped on the Traditional Territory map attached in Appendix A.
- **1.2 Interpretation.** For purposes of this Agreement:
 - (a) "includes" and "including" are not intended to be limiting;
 - (b) the recitals and headings are inserted for convenience of reference only, do not form part of this Agreement and are not intended to define, enlarge or restrict the scope or meaning of this Agreement or any provision of it;
 - any reference to a statute in this Agreement includes all regulations made under that statute and any amendments or replacement of that statute or its regulations;
 - (d) unless the context otherwise requires, words expressed in the singular include the plural and *vice versa*;
 - (e) any reference to a corporate entity includes any predecessor or successor to such entity; and

- (f) there will be no presumption that doubtful expressions, terms or provisions in this Agreement are to be resolved in favour of any Party.
- **1.3 Appendices.** The following Appendices and Schedule are attached to and form part of this Agreement:
 - Appendix A Map of Traditional Territory;
 - Appendix B Consultation Process
 - B Schedule 1 List of Decisions:
 - Appendix C Revenue Sharing Contribution Methodology;
 - Appendix D Band Council Resolution Appointing Delegate;
 - Appendix E Statement of Community Priorities Format; and,
 - Appendix F- Annual Report.

ARTICLE 2 - PURPOSE AND OBJECTIVES

- **2.1 Purpose and objectives.** The purposes and objectives of this Agreement are:
 - (a) to establish a consultation process through which the Parties will meet their respective consultation obligations in relation to potential adverse impacts of proposed forest and range resource development activities, including Administrative and/or Operational Decisions or Operational Plans, on Lil'wat Nation's Aboriginal Interests;
 - (b) to provide a Revenue Sharing Contribution to support the capacity of the First Nation to participate in the consultation process herein, as an accommodation for any adverse impacts to Lil'wat Nation's Aboriginal Interests resulting from forest and range resource development within the Traditional Territory and so that Lil'wat Nation may pursue activities that will enhance the social, economic and cultural well being of its members; and
 - (c) to assist in achieving stability and greater certainty for forest and range resource development on Crown lands within the Traditional Territory.

ARTICLE 3 - REVENUE SHARING CONTRIBUTIONS

- **3.1 Calculation and timing of payments.** Subject to section 4.5 and Articles 5 and 13, during the Term, British Columbia will:
 - (a) make annual Revenue Sharing Contributions, calculated in accordance with Appendix C, to Lil'wat Nation (or its Designate under section 4.2, as the case may be); and

- (b) pay the annual Revenue Sharing Contribution in two equal instalments, the first to be made on or before September 30th and the second to be made on or before March 31st.
- **3.2 First Fiscal Year.** Notwithstanding section 3.1, for the First Fiscal Year of the Term, the Revenue Sharing Contribution is deemed to be **\$103,014.50** (the total yearly \$412,058 amount prorated to the three months of the First Fiscal Year covered by the agreement) the first instalment of which will be paid on or before September 30, 2019 if the Effective Date is prior to July 31st or on or before March 31, 2020 if the Effective Date is after July 31st.
- 3.3 Prorated amounts. For the purposes of determining the amount of the Revenue Sharing Contribution for partial BC Fiscal Years, the amount will be prorated to the month in which the Agreement is signed by Lil'wat Nation; is terminated by either Party under section 13, or; to the end of the month in which the Agreement expires.
- **3.4 Subsequent BC Fiscal Year amounts.** Before November 30th of each year during the Term, British Columbia will provide written notice to Lil'wat Nation of the amount of the Revenue Sharing Contribution for the following BC Fiscal Year and the summary document(s) and calculations identified in Appendix C.
- **3.5** Amount agreed to. Lil'wat Nation agrees that the amount set out in the notice provided under section 3.4 will be the amount of the Revenue Sharing Contribution payable under this Agreement for that following BC Fiscal Year.
- 3.6 Changes to provincial revenue sharing calculation formulas. The Parties agree that if, during the term of this Agreement, British Columbia introduces changes to the provincial forestry revenue sharing calculation formula described in Appendix C to this Agreement, any such changes will be incorporated into the calculation of the Revenue Sharing Contribution provided through this Agreement for the following BC Fiscal Year.

ARTICLE 4 - DELIVERY OF PAYMENTS

- **4.1** Recipient entity. Unless Lil'wat Nation notifies British Columbia that it has made an election under to section 4.2, Revenue Sharing Contributions will be paid to Lil'wat Nation.
- **4.2 Election of Designate.** Lil'wat Nation may elect to have a Designate receive Revenue Sharing Contributions provided that the Designate:
 - (a) is a registered corporation or society with the legal authority and capacity to receive the funds for the purposes described in section 2.1; and

- (b) is duly appointed to receive the Revenue Sharing Contribution on behalf of Lil'wat Nation and such appointment is confirmed by a Band Council Resolution of Lil'wat Nation.
- **4.3 Obligations continue.** The election of a Designate under section 4.2 does not relieve Lil'wat Nation of its obligations under this Agreement.
- **4.4 Payment Account.** Lil'wat Nation or its Designate will:
 - (a) establish and, throughout the Term, maintain an account in the name of Lil'wat Nation (or its Designate, as the case may be) at a Canadian financial institution into which direct deposits can be made by British Columbia for the purpose of receiving monies payable by British Columbia pursuant to this Agreement (the "Payment Account"); and
 - (b) provide to British Columbia sufficient address and account information respecting the Payment Account to enable British Columbia to make direct deposit payments to the Payment Account.
- **4.5** Requirement to make a payment. British Columbia may withhold a Revenue Sharing Contribution it would otherwise be required to make until Lil'wat Nation (or its Designate, as the case may be) has met the requirements set out in section 4.4.

ARTICLE 5 - CONDITIONS OF PAYMENT

- **5.1 Reporting and compliance requirements.** For each BC Fiscal Year following the First Fiscal Year of the Term, the requirement to make a Revenue Sharing Contribution is subject to:
 - (a) Lil'wat Nation having published all of the necessary statements and reports before the applicable dates as set out in Article 8 of this Agreement;
 - (b) Lil'wat Nation being in all other respects in compliance with the terms of this Agreement; and
 - (c) Revenue Sharing Contributions not having been suspended under Article 13 of this Agreement.
- **5.2 Appropriation.** Notwithstanding any other provisions of this Agreement, the payment of money by British Columbia to Lil'wat Nation pursuant to this Agreement is subject to:
 - (a) there being sufficient monies available in an appropriation, as defined in the *Financial Administration Act*, to enable British Columbia in any BC Fiscal Year or part thereof when any such payment may be required, to make that payment; and
 - (b) Treasury Board not having controlled or limited, pursuant to the *Financial Administration Act*, expenditure under any appropriation referred to in (a).

ARTICLE 6 - CONSULTATION

- 6.1 Satisfaction of consultation obligations. The Parties agree that subject to 6.3, the process set out in Appendix B of this Agreement will be the means by which they will fulfill their obligations to consult on proposed Operational Plans or proposed Administrative and/or Operational Decisions and, where appropriate, the means by which British Columbia will identify potential measures to accommodate any potential adverse impacts on the Lil'wat Nation's Aboriginal Interests resulting from Operational Plans or Administrative and/or Operational Decisions.
- **6.2 Map may be shared.** British Columbia may share the map attached as Appendix A with other provincial agencies or with a Licensee responsible for information sharing associated with Operational Plans or Administrative and/or Operational Decisions.
- **6.3 SEA or RA applies.** The Parties agree that notwithstanding 6.1:
 - (a) if before the Effective Date Lil'wat Nation enters into a SEA, or RA that includes a consultation process which addresses forest and range management and decision making, the consultation process set out in the SEA or RA will continue after the Effective Date;
 - (b) if after the Effective Date Lil'wat Nation enters into a SEA, or RA that includes a consultation process which addresses forest and range management and decision making, the consultation process set out in the SEA or RA will supersede and replace the consultation process set out in this Agreement for the term of the SEA or RA; and
 - (c) if the SEA or RA referred to in (a) or (b) comes to the end of its term or is terminated prior to the end of the Term, the consultation process set out in Appendix B of this Agreement will apply for the remainder of the Term.
- **6.4 Capacity funding.** The Parties acknowledge and agree that to assist Lil'wat Nation to engage in consultation under this Agreement and in consultation under any SEA or RA that addresses but does not provide capacity funding for forest and range related consultation, Lil'wat Nation will, under 1.4 of Appendix C, receive capacity funding of no less than \$35,000 per annum.

ARTICLE 7 - ACKNOWLEDGMENTS AND COVENANTS

7.1 Revenue Sharing Contributions will vary. Lil'wat Nation acknowledges that forest revenues received by British Columbia fluctuate and that the Revenue Sharing Contributions under this Agreement will vary over time.

- **7.2 Revenue Sharing Contributions are an accommodation.** Lil'wat Nation agrees that the Revenue Sharing Contributions made under this Agreement constitute an accommodation for any potential adverse impacts of Administrative and/or Operational Decisions, and any forest or range development practices that may be carried out under an Operational Plans, on Lil'wat Nation's Aboriginal Interests.
- 7.3 Where consultation process followed. Lil'wat Nation agrees that if the consultation process set out in this Agreement is followed, British Columbia has adequately consulted and has provided an accommodation with respect to potential adverse impacts of Administrative and/or Operational Decisions, and any forest or range development practices that may be carried out under an Operational Plan, on Lil'wat Nation's Aboriginal Interests.

ARTICLE 8 - COMMUNITY PRIORITIES, ANNUAL REPORTS and RECORDS

- **8.1 Statement of Community Priorities.** Lil'wat Nation covenants and agrees that it will:
 - (a) within 60 days of the Effective Date, based on the First Fiscal Year Revenue Sharing Contribution, prepare a statement of community priorities for the Term substantially in the form set out in Appendix E that outlines activities it intends to fund to help achieve the socio-economic objectives referred to in section 2.1(b); and
 - (b) before the end of each BC Fiscal Year, consider whether the statement of community priorities identified in subsection (a) should be revised based on the updated Revenue Sharing Contribution for subsequent BC Fiscal Years agreed to under section 3.5.
- **8.2 Annual Report.** Within 90 days of the end of each BC Fiscal Year, Lil'wat Nation will prepare an annual report, substantially in the form set out in Appendix F, identifying all expenditures made from the Payment Account since the date of the last such report or in the case of the first such report, since the Effective Date of this Agreement, and confirming that, aside from reasonable administrative expenses, all such expenditures were made in furtherance of the purposes and objectives referred to in section 2.1.
- **8.3 Publication.** The statement of community priorities and annual report referred to in sections 8.1 and 8.2 will be published by Lil'wat Nation in a manner that can reasonably be expected to bring the information to the attention of its communities and the public within 90 days of the end of each BC Fiscal Year.
- **8.4 Audit.** British Columbia may, at its sole discretion and at the sole expense of Lil'wat Nation, require an audit of the expenditures made from the Payment Account to determine that all such expenditures were made in furtherance of the purposes and objectives referred to in section 2.1.

- **8.5 Delivery of Report.** The annual report referred to in section 8.2 will be provided to British Columbia within 120 days of the end of each BC Fiscal Year.
- **8.6 Continuing Obligations.** Notwithstanding the termination or expiry of this Agreement, the provisions of this Article 8 will continue to apply for 120 days after First Nation receives the final Revenue Sharing Contribution from British Columbia.

ARTICLE 9 - SECURITY DEPOSITS

9.1 Silviculture Deposit. In consideration of Lil'wat Nation entering into this Agreement, British Columbia may choose not to require a silviculture deposit pertaining to a licence entered into as a result of a direct award tenure agreement entered into between Lil'wat Nation, or a legal entity controlled by the Lil'wat Nation, and British Columbia.

ARTICLE 10 - SET OFF

- **10.1 Set off.** In addition to any other right under this Agreement, British Columbia may set off against any payment that Lil'wat Nation is entitled to receive under this Agreement, any unfulfilled financial obligations of Lil'wat Nation to British Columbia arising from a licence entered into as a result of a direct award tenure agreement between Lil'wat Nation, or a legal entity controlled by the Lil'wat Nation, and British Columbia.
- **10.2 Notice.** British Columbia will notify Lil'wat Nation of the amount of the unfulfilled financial obligation before it exercises its right of set off under section 10.1.

ARTICLE 11 - ASSISTANCE

- **11.1 Non-interference.** Lil'wat Nation agrees it will not support or participate in any acts that frustrate, delay, stop or otherwise physically impede or interfere with provincially authorized forest activities.
- **11.2 Cooperation and Support.** Lil'wat Nation will promptly and fully cooperate with and provide its support to British Columbia in seeking to resolve any action that might be taken by a member of First Nation that is inconsistent with this Agreement.

ARTICLE 12 - DISPUTE RESOLUTION

- **12.1 Dispute Resolution Process.** If a dispute arises between British Columbia and Lil'wat Nation regarding the interpretation of a provision of this Agreement:
 - (a) duly appointed representatives of the Parties will meet as soon as is practicable to attempt to resolve the dispute;
 - (b) if the Parties' representatives are unable to resolve the dispute, the issue will be referred to more senior representatives of British Columbia and Lil'wat Nation; and
 - (c) if the dispute cannot be resolved by the Parties directly under subsections (a) or (b), the Parties may agree to other appropriate approaches to assist in reaching resolution of the issue.

ARTICLE 13 - SUSPENSION and TERMINATION

- **13.1 Suspension of Revenue Sharing Contributions.** In addition to any other right under this Agreement, British Columbia may suspend further Revenue Sharing Contributions under this Agreement where Lil'wat Nation:
 - (a) is in material breach of its obligations under Articles 6, 8 or 11 or Appendix B of this Agreement; or
 - (b) has outstanding unfulfilled financial obligations to British Columbia arising from a licence issued further to an agreement between Lil'wat Nation and British Columbia.
- **13.2 Notice of Suspension.** Where Revenue Sharing Contributions are suspended under section 13.1, British Columbia will provide notice to Lil'wat Nation of the reason for the suspension, including the specific material breach or the outstanding unfulfilled financial obligation on which it relies and the Parties will meet to attempt to resolve the issue giving rise to the suspension.
- **13.3 Termination following suspension.** If the issue giving rise to the suspension of Revenue Sharing Contributions is not resolved within 60 days after notice is provided under section 13.2, British Columbia may terminate the Agreement at any time by written notice.
- 13.4 Proceedings inconsistent with acknowledgments. Notwithstanding any other provision of this Agreement, British Columbia may suspend Revenue Sharing Contributions and may terminate this Agreement at any time by written notice where Lil'wat Nation challenges or supports a challenge to an Administrative and/or Operational Decision, an Operational Plan or activities carried out pursuant to those decisions or plans, by way of legal proceedings or otherwise, on the basis that:

- (a) contrary to section 7.2, a Revenue Sharing Contribution provided for under this Agreement does not constitute an accommodation for adverse impacts of such decisions, plans or activities on Lil'wat Nation's Aboriginal Interests; or
- (b) contrary to section 7.3, by British Columbia or a Licensee following the consultation process described in Appendix B, British Columbia has not adequately consulted with First Nation regarding the potential adverse impacts of such decisions, plans or activities on Lil'wat Nation's Aboriginal Interests.
- **13.5 Termination by Either Party.** This Agreement may be terminated by either Party on ninety (90) days written notice or on a date mutually agreed on by the Parties.
- **13.6 Meet to attempt to resolve issue.** If a Party gives written notice under section 13.5, the Parties will, prior to the end of the notice period, meet and attempt to resolve any issue that may have given rise to the termination notice.
- **13.7 Effect of Termination.** Where this Agreement is terminated under this Article 13, the Revenue Sharing Contribution for the BC Fiscal Year in which termination becomes effective will be prorated to the termination date.

ARTICLE 14 - TERM

- **14.1 Term.** The term of this Agreement will be three (3) years commencing on the Effective Date unless it is extended under section 14.2 or terminated under Article 13.
- **14.2 Extension of the Term.** At least two months prior to the third anniversary of the Effective Date, the Parties will evaluate the effectiveness of this Agreement and decide whether to extend the Term.
- **14.3 Terms of the Extension.** Where the Parties agree to extend the Term they will negotiate and attempt to reach agreement on the terms of the extension.
- **14.4 Evaluation.** Either Party may, on an annual basis, request the participation of the other Party to review the effectiveness of this Agreement and to consider potential amendments to it.

ARTICLE 15 – REPRESENTATIONS and WARRANTIES

15.1 Legal power, capacity and authority. The Lil'wat Nation represents and warrants to the Province, with the intent and understanding that they will be relied on by the Province in entering into this Agreement, that it enters into this Agreement for, and on behalf of itself and its members and that as represented by its Chief and Council, it has the legal power, capacity and authority to enter into and to carry out its obligations under this Agreement.

ARTICLE 16 - NOTICE and DELIVERY

16.1 Delivery of Notices. Any notice, document, statement or report contemplated under this Agreement must be in writing and will be deemed validly given to and received by a Party, if delivered personally, on the date of delivery, or, if delivered by mail, email or facsimile copier, when received by the Parties at the addresses as follows:

if to British Columbia:

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

Fax: (250) 387-6594

and if to the Lil'wat Nation:

Chief Dean Nelson Lil'wat Nation PO Box 602 Mount Currie, BC V0N 2K0 Telephone: 604-894-6115

Fax: 604-894-6841

16.2 Change of Address. Either Party may, from time to time, give notice to the other Party of a change of address or facsimile number and after the giving of such notice, the address or facsimile number specified in the notice will, for purposes of section 16.1, supersede any previous address or facsimile number for the Party giving such notice.

ARTICLE 17 - GENERAL PROVISIONS

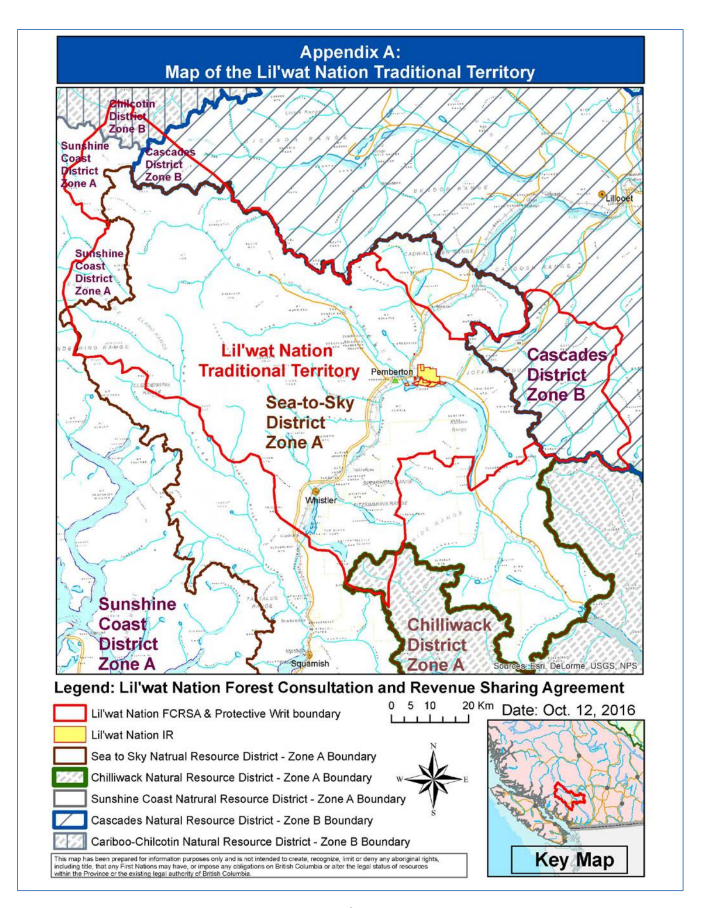
- **17.1 Governing law.** This Agreement will be governed by and construed in accordance with the laws of British Columbia.
- **17.2 Not a Treaty.** This Agreement does not:
 - (a) constitute a treaty or a lands claims agreement within the meaning of sections 25 or 35 of the *Constitution Act, 1982* (Canada); or
 - (b) affirm, recognize, abrogate or derogate from any Lil'wat Nation's Aboriginal Interests.

- **17.3 No Admissions.** Nothing in this Agreement will be construed as:
 - (a) an admission of the validity of, or any fact or liability in relation to, any claims relating to alleged past or future infringements of Lil'wat Nation's Aboriginal Interests;
 - (b) an admission or acknowledgement of any obligation to provide any financial, economic or other compensation, including those in this Agreement, as part of British Columbia's obligation to consult and, as appropriate, accommodate; or
 - (c) in any way limiting the position the Parties may take in any proceedings or in any discussions or negotiations between the Parties, except as expressly contemplated in this Agreement.
- **17.4 No Fettering.** Nothing in this Agreement is to be construed as interfering with, or fettering in any manner, the exercise by British Columbia or its agencies of any statutory, prerogative, executive or legislative power or duty.
- **17.5 No Implied Waiver.** Any waiver of any term or breach of this Agreement is effective only if it is in writing and signed by the waiving Party and is not a waiver of any other term or breach.
- **17.6 Assignment.** Lil'wat Nation must not assign, either directly or indirectly, this Agreement or any right of First Nation under this Agreement without the prior written consent of British Columbia.
- **17.7 Emergencies.** Nothing in this Agreement affects the ability of either Party to respond to any emergency circumstances.
- 17.8 Acknowledgment. The Parties acknowledge and enter into this Agreement on the basis that Lil'wat Nation has Aboriginal Interests within the Traditional Territory but that the specific nature, scope or geographic extent of those Aboriginal Interests have yet to be determined. The Parties intend that broader processes that may be engaged in to bring about reconciliation may lead to a common understanding of the nature, scope and geographic extent of First Nation Aboriginal Interests.
- **17.9 Third Parties.** This Agreement is not intended to limit any obligation of forest or range licensees or other third parties to Lil'wat Nation.
- **17.10 Other Economic Opportunities and Benefits.** This Agreement does not preclude Lil'wat Nation from accessing forestry economic opportunities and benefits, which may be available to it, other than those expressly set out in this Agreement.

- 17.11 Validity of Agreement. If any provision of this Agreement or the application of it to any person or circumstance is invalid or unenforceable to any extent, the remainder of this Agreement and the application of it to any person or circumstance will not be affected or impaired and will be valid and enforceable to the extent permitted by law.
- **17.12 Entire Agreement.** This Agreement and any amendment to it constitute the entire agreement between the Parties with respect to the subject matter of this Agreement.
- **17.13 Further Acts and Assurances.** Each Party must perform the acts, execute and deliver the writings, and give the assurances as may be reasonably necessary to give full effect to this Agreement.
- **17.14 Execution in Counterpart.** This Agreement may be entered into by a separate copy of this Agreement being executed by each Party and that executed copy being delivered to the other Party by a method provided for in Article 16 or any other method agreed to by the Parties.
- **17.15 Amendment in Writing.** No amendment to this Agreement is effective unless it is agreed to in writing and signed by the Parties.

Signed on behalf of:

Lil'wat Nation	
Chief Dean Nelson	October 29, 2019
Chief Dean Neison	Date
The	
Councillor	
Councillor Jana Cont	
Witness of Lil'wat Nation signatures	
Signed on behalf of:	
J.g. iou on conjunt on	
Government of British Columbia	
V/	
	Nov. 25, 2019
Minister of Indigenous Relations and	Date
Reconciliation	
Witness of Minister signature	



APPENDIX B

Consultation Process for Administrative and/or Operational and Operational Plans within First Nation Traditional Territory

- 1.1 British Columbia will consult with Lil'wat Nation on proposed Administrative and/or Operational Decisions and Operational Plans that may potentially adversely impact Lil'wat Nation's Aboriginal Interests within the Traditional Territory, in accordance with this Appendix B.
- 1.2 Lil'wat Nation will fully participate in information sharing and/or consultation with British Columbia, Licensees or proponents regarding proposed Administrative and/or Operational Decisions or Operational Plans within the Traditional Territory in accordance with this Appendix B.
- 1.3 In order to facilitate consultation, the Parties will use the Matrix set out in section 1.10 of this Appendix to determine which proposed Administrative and/or Operational Decisions and Operational Plans will require consultation, as well as the appropriate level of consultation for those decisions and plans.
- 1.4 The level of consultation required for the types of Administrative and/or Operational Decisions and Operational Plans listed in Schedule 1 (the "List of Decisions") will be the level indicated in the column of Schedule 1 headed "Consultation Level", unless the Parties agree to a different consultation level under section 1.11 of this Appendix.
- 1.5 Operational and Administrative Decisions and Operational Plans that may require consultation in the Sea to Sky, Sunshine Coast and the Chilliwack Natural Resource Districts Coast Region Zone A, will use the Annual List for Zone A, pages 20 to 24.
- 1.6 Operational and Administrative Decisions and Operational Plans that may require consultation in the Cascades and the Chilcotin-Cariboo Natural Resource Districts Thompson Okanagan Region Zone B, will use the Annual List for Zone B, pages 25 to 32.
- 1.7 Operational and Administrative Decisions and Operational Plans that may require consultation in the "non-overlap area" will be conducted as outlined in sections 1.16 and 1.17.
- 1.8 If on or before January 31st a Party requests that the List of Decisions or the consultation level for a type of decision or plan set out in it be revised for a subsequent BC Fiscal Year, the Parties will discuss that request and if the Parties agree to a revision, update the List of Decisions on or before March 31st of the current fiscal year.
- 1.9 If British Columbia becomes aware of proposed Administrative and/or Operational Decisions or Operational Plans not contained in the List of Decisions that will have effect within the Traditional Territory of Lil'wat Nation during the current fiscal year, British Columbia will notify the Lil'wat Nation of those decisions or plans and the

- Parties will, with reference to the criteria set out in the Matrix, seek to agree on the consultation levels that will be applicable to those decisions or plans.
- 1.10 If the Parties cannot agree upon which consultation level in section 1.10 of this Appendix should apply to a particular or any Operational or Administrative Decision or Operational Plan, then British Columbia will consult with Lil'wat Nation on the basis of British Columbia's consultation procedures in effect at the time as well as the applicable case law respecting consultation obligations.
- 1.11 In reviewing and responding to a proposed Administrative and/or Operational Decision or Operational Plan submitted to them, Lil'wat Nation will, unless otherwise agreed by the Parties, provide the party (i.e. British Columbia, Licensee or proponent) that supplied the proposed decision or plan to them, with all reasonably available information that will identify any potential adverse impacts to their Aboriginal Interests that may occur as a result of the proposed Administrative and/or Operational Decision or Operational Plan within the Traditional Territory or forest or range resource development practices that may be carried out pursuant to that decision or plan.
- 1.12 If a proposed Administrative and/or Operational Decision or Operational Plan is submitted to Lil'wat Nation and no response is received within the consultation period set out in section 1.10 of this Appendix for the consultation level applicable to the proposed Administrative and/or Operational Decision or Operational Plan, then British Columbia may proceed to make a decision regarding the decision or plan.
- 1.13 The Parties agree that:
 - (a) as set out in the table below (the "Matrix") there will be six (6) potential levels of consultation for a proposed Administrative and/or Operational Decision or Operational Plan;
 - (b) subject to the List of Decisions, the appropriate consultation level for a proposed Administrative and/or Operational Decision or Operational Plan will be determined by reference to the criteria set out in the Matrix; and
 - (c) the consultation period applicable to a consultation level is the period referred to in the Matrix, the List of Decisions or as otherwise agreed to by the Parties, whichever period is the longest.

1) Information Sharing	2) Available on Request	3)Notification	4) Expedited	5) Normal	6) Deep	
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L	evel	Description	Intent
to for cons proce	ring: prior rmal ultation ess	Proponent or tenure holder engages Lil'wat Nation during planning to provide opportunity to incorporate Aboriginal Interests prior to submitting plan/request to Decision Maker.	Proponent or tenure holder engages directly with Lil'wat Nation and provides summary of communications to British Columbia.
2. Avai Requ	lable on uest	Type of notification whereby British Columbia informs Lil'wat Nation they will not be sending out information.	Lil'wat Nation can request from British Columbia more detailed information about decisions made at this level.
3. Notif	fication	Notify in writing Lil'wat Nation about an upcoming decision and provide overview information. Would be an opportunity for comment.	British Columbia provides Lil'wat Nation base level information and a short reasonable time (21-30 calendar day consultation period determined by the Parties) to comment. Limited follow-up.
Proc	sultation ess	Where there is an imminent threat to a resource value (e.g. mountain pine beetle spread control) an expedited consultation process is undertaken.	Intense but short timeline (about 10 calendar days). A justification for shortening the period would be given by describing the imminent threat. May require a meeting.
5. Norr Cons	nal sultation	Follow on "normal" track for consultation guided by up-to-date consultation policy. Meetings to resolve issues where possible and make decision in a timely manner.	Intent to follow this course in most circumstances. Usually a 30 – 60 calendar day consultation period. May involve meaningful discussion of accommodation options where appropriate. British Columbia will notify Lil'wat Nation of the final decision where requested by the Lil'wat Nation.
6. Deep Cons	o sultation	Use reasonable effort to inform in an accessible manner and to engage in full discussions around the proposed decision. Make reasonable efforts to accommodate where necessary. Preliminary assessments may indicate a significant Aboriginal Interest and a significant impact to that interest.	Would involve meaningful discussion of suitable accommodation options and interim solutions where appropriate. May require extended timelines. British Columbia will provide the Lil'wat Nation with the final decision and rational in writing.

- 1.14 The Parties may agree to increase or decrease the consultation level for a specific proposed Administrative and/or Operational Decision or Operational Plan where detailed Aboriginal Interest information is provided that indicates a different consultation level is appropriate.
- 1.15 Unless requested by the Lil'wat Nation, the Province is not obligated to inform the Lil'wat Nation of the Delegated Decision Maker's decision where the consultation level in respect of the proposed decision was level three (3) or lower.
- 1.16 Consultation in the "non-overlap areas": the Province will make a reasonable effort to conduct consultation only with the Lil'wat Nation in the areas of the Lil'wat Nation's Traditional Territory that has no overlaps with other neighbouring First Nations.
- 1.17 Lil'wat acknowledges the difficulty of precisely mapping the "non-overlap areas" and will be satisfied if a reasonable effort is made by the Province to satisfy the condition outlined in section 1.16.

As per Section 1.3 Appendix B - Lil'wat Nation FCRSA 2019-2022 Decision List to be used in the

Sea to Sky Natural/Chilliwack/Sunshine Coast Resource Districts Coast Area – Zone A (for decisions in the Cascades and Chilcotin-Cariboo Districts use the Decision List for Zone B (pages 25 to 32)

(for decisions i	n the Cascades and Chil	cotin-Cariboo D	istricts use the De	cision List for Zon	ie B (pages 25 to 32)
Licence type	Decision Category	Delegated Decision Maker	Consultation Level	Consultation Period	Comments
		ADMINISTRATI	VE DECISIONS		
TSA AAC	Timber supply reviews (TSR) (Chief Forester) for timber supply area (TSA) annual allowable cut (AAC) determination	Chief Forester	5 to 6	20 months total	The Chief Forester must determine annual allowable cut at least once every 10 years. The process involves 4 phases which transpire over 20 months.
TSA AAC	Annual allowable cut apportionment	Minister	5	30-60 days	The apportionment decision is a process of allocating the AAC volume to the various categories of forest agreements.
First Nation Woodland Licence	First Nation Woodland Licence (FNWL) Issuance/Renewal	Minister	5	30-60 days	FNWL grants exclusive right to harvest timber in a specified area. FNWL may include private or reserve lands.
Forest Licence/TFL	Forest licence(FL)/TFL replacement	Regional Executive Director	5	30-60 days	The Minister must replace a licence unless the licensor denies it.
Timber Licence	(TL) Extension	Regional Executive Director	5	30-60 days	
Forest Licence/TL	Transfer/consolidatio n of forest licences (except woodlots)	Minister	5	30-60 days	
TFL Decisions	TFL AAC Determination/ Management plan approval	Chief Forester	5	30-60 days	
TFL Decisions	Deletion (removal for another purpose) of Crown land-Section 60.2, 39.1 Forest Act.(Licensee requests this)	Minister	5	30-60 days	Major Projects

Licence type	Decision Category	Delegated Decision Maker	Consultation Level	Consultation Period	Comments
CFA Decisions	Community forest agreement management plan amendments and approvals	Regional Executive Director or District Manager	5	30-60 days	Squamish and Pemberton CFAs
CFA Decisions	Timber supply review and/or allowable annual cut determination	Regional Executive Director	5	30-60 days	Squamish and Pemberton CFAs
CFA/Woodlot Decisions	Boundary amendment	Regional Executive Director	5	30-60 days	
Woodlot Licence Decisions	Boundary amendment to increase Crown land only under Section 47.3 (FN only)	Regional Executive Director/ District Manager	5	30-60 days	
Woodlot Licence Decisions	New management plan or amendments Transfers	Regional Executive Director/ District Manager	5	30-60 days	
BC Timber Sales	Timber sale licence development to issuance/TSL Issuance	Timber Sales Manager	5 to 6 2 to 3	0-60 days	TSL development to issuance -6 TSL issuance- Available on request to notification 2-3
Land Act Decision	Land Act tenure amendments and approvals related to forestry infrastructure	District Manager	3,5	30-60 days	Amendments=level 3; new permits=level 5. Examples may include dryland sort and foreshore lease tenures.
GARS	Government actions regulation orders	District Manager	5	30-60 days	Generally GAR orders serve to protect lands from development.
TSA AAC	Annual allowable cut disposition (TSA)	Regional Executive Director	5	30-60 days	A disposition plan identifies how uncommitted /unused/or undercut volume will be disposed of.
CFA Decisions	Identification of community forest agreement area and district manager approval	District Manager	6	30-60 days	Squamish and Pemberton CFAs

Licence type	Decision Category	Delegated Decision Maker	Consultation Level	Consultation Period	Comments
Special Use Permits	Special use permit amendments/replace ment and issuance	District Manager	5	30-60 days	Examples-log sorts, gravel pits.
Recreation Sites Trails	Dis-establish recreation sites and trails, establish interpretive sites, recreation sites, trails and objectives, Section 56 FRPA.	Sites and Trails BC Assistant Deputy	5	30-60 days	
Recreation Sites Trails	Authorize new trail construction (Section 57 FRPA)	Sites and Trails BC Regional Manager, Recreation Officer	5	30-60 days	
Recreation Sites Trails	Protection of recreation resources on Crown land (Section 58 FRPA)	Sites and Trails BC Regional Manager	3, 5	0-60 days	3-Existing, 5-New
OGMAs	Establishment of old growth management area	District Manager	5	30-60 days	
		OPERATIO	NAL PLANS		
Forest Licence	Forest stewardship plan (FSP) extensions	District Manager	3	21-30 days	
Forest Licence/TFL/ CFA	FSP approval (including major amendments)	District Manager	5	30-60 days	
Forest Licence/TFL/ CFA	FSP minor amendments	District Manager	2	Available on Request	
Woodlot Licence Decisions	Woodlot licence plan/ amendments	District Manager	5	30-60 days	
Range Tenure Decisions	Range use plan or stewardship plan	District Manager	5	30-60 days	
Range Tenure Decisions	Range use plan or range stewardship plan extensions	District Manager	3	21-30 days	
		OPERATIONA	L DECISIONS		
Forest Licence/TFL/ CFA/WL	Cutting permit (CP) issuance	District Manager	1-6	0-60 days	The 6 level would be applied where direct impact on cultural sites has been identified.

Licence type	Decision Category	Delegated Decision Maker	Consultation Level	Consultation Period	Comments
Forest Licence/TFL/ CFA/WL	CP amendments	District Manager	2	Available on Request	Minor amendments only. See Cutting Permit and Road Tenure Administration Manual for additional clarification.
Misc. Forest Tenure Decisions	Free use permit (FUP) issuance	District Manager	2	Available on Request	Online firewood permits
Misc. Forest Tenure Decisions	Authority to harvest timber by Crown agents (Forest Act Sec 52, FRPA Sec 52(1)	District Manager and Timber Sales Manager	2	Available on Request	Occasionally used for such items as FSR realignments, heli pad clearing, research branch destructive sampling, parks staff.
Misc. Forest Tenure Decisions	Permit to grow and/or harvest Christmas trees on Crown land	District Manager	2	Available on Request	Hydro lines
Licence to Cut - OLTC, FLTC	Forestry licence to cut (FLTC) issuance	District Manager	2	Available on Request	Minor cutting, existing recreation sites and trails<50m3
Licence to Cut - OLTC, FLTC	Community wildfire protection	District Manager	5	30-60 days	May fall under FRPA 52(2)
Licence to Cut - OLTC, FLTC	Occupant licence to cut issuance / amendments	District Manager	2 if previously consulted, 5 if not.	Available on Request	Approx. 10 per year. Cell towers, green energy projects, mineral claims, commercial recreation, etc. Most are consulted on during Land Act approvals.
Licence to Cut - OLTC, FLTC	FLTC issuance by BC Timber Sales	Timber Sales Manager	2	Available on Request	
Licence to Cut-OLTC, FLTC	Salvage permit	District Manager	3	21-30 days	Boulder and Elaho fire salvage
Road Use Permits	Road use permits on Forest Service Roads (FSR new and amendments)	District Manager	2	Available on Request	

Licence type	Decision Category	Delegated Decision Maker	Consultation Level	Consultation Period	Comments
Road Permit Issuance	Road permits issuance and amendment. RP amendment for reassignment of road maintenance.	District Manager and Timber Sales Manager	1 to 6 Available on request	0-60 days	6 would be applied when site specific interests have been identified. Available on request=Reassign ment of road maintenance obligation to another licensee.
Land Based Investment Strategy	Stand treatments to meet timber objectives	Tenures	5	30-60 days	Fertilization, harvesting, thinning, prescribed burning. Wildfires.
LBIS	Stand treatments to meet timber objectives	Tenures	Notification	21-30	Brushing, spacing Boulder/Elaho fires
LBIS	Stand treatments to meet timber objectives	Tenures	Available on Request	2	Boulder/Elaho fires Computer modelling, surveys, assessment and planning, bridge/ culvert replacement maintenance. Road deactivation, tree planting. Danger tree falling

As per Section 1.3 Thompson Okanagan Region - Zone B sion List (Matrix) to be used in Zone B - Cascades and Chilcotin - Cariboo

				Decision L	Decision List (Matrix) to be used in Zoffer decisions in Zone A - Sea to Sky		ne B - Cas	Decision List (Matrix) to be used in Zone B - Cascades and Chilcotin - Cariboo Districts for decisions in Zone A - Sea to Sky Sunshine Craet and the Chillwack District refer to the Annual List on Pages 19 to 21)
Decision	n T	Program	Decision Maker	Category	Default Consultation Level		Frequency of Decision (L,M,H)	Description of the Decision
	FOREST ACT ADMINISTRATIVE DECISIONS							
	TIMBER SUPPLY REVIEW (TSR) ALLOWABI	BLE ANNUAL	AL CUT (AAC)					
-	Timber Supply Reviews for Timber Supply Area Amreal Allowable Cut Determination	Stewardship		Admin	Normal to Deep Strategic Nature	60 days	۵	The Cluef Ferester must determine an allowable armual cut (AAC) at least once every 10 years. AAC is the amount of wood permitted by the Province to be harvested within a year. There are is tept year an AAC determined that package, Thinke Supply Review (TSR) area unlabses sport and allowastic appear to public rockers and AAC raticable statement and summary of public ripur. Typically, an AAC process takes 20 months. The Province engages with First Nations at the amountement of AAC and during the 4 phases of the AAC determination. The Stranggic rature refers to the complexity of the docision and because of this complexity the definal constantion level will most likely exceed 60 days. The Thompson River and Cascades durines have communiced the TSR process for the Kamloogs TSA and Merrit TSAs.
	Allowable Annual Cut Apporticument (TSA)	Tenure	Minister	Admin	Normal to Deep Strategic Nature	60 days	_	The apportionment decision is a process of allocating the AAC volume to the various categories of forest agreements specified within 12 of the Forest Act and this species follows an AAC determination. The AAC determination will influence the amount of volume that one addressing to categories. Volume betwee categories include Forest License (FDA) Work Replaceable Peets License (FRE), bittids Columba Timber Sale (GTS), Timber Sale License (FSE), Wordlick License (WL), Community Forest Agreement (CFA), First Nation Woodled License (FWW), and Forest Service Reserve (FSR) Strategic nature refers to the complexity of the decision and because of this complexity, the definal consultation period will most likely exceed 60 days.
64								Antoci connent info; http://www.for.gov.bc.e.hth/dinber-fenures/apport/onment/indec.htm
m	Allowable Annual Cut Disposition (TSA)	Тепите	Regional Executive Director	Admin	Normal to Deep Strategic Norme	60 days	۵	The disposition plan identifies how uncommitted and or named or underest volume will be dispose of. The decision is not a statutory decision. Typically, the plan infantifies compilities to empilities that will be Stream and The Stream in the Committee of the Stream of Stream of the Stream of Stream of the Stream of the Stream of the Stream of the Stream of Stream of the Stream of the Stream of S
	Immorative Forest Practices Forestry Plan and Allowable Annual Cut Increase	Stewardship	Regional Executive Director	Admin	Normal to Deep Strategic Nature	60 days	2	After approving a person's foresty plan, the minister may increase the allowable animal; cut ambotized in the person's foreign or plan, the minister may increase the allowable animal; cut ambotized plan, plan foreign covering to indeer rapply ambyins metaboology approved by the chief foreign or the chief foreign as designate. The Changan Stower plants ambotized as decision on the Interfor IFPA. The Thompson River district anticipates a decision on the Interfor IFPA. Strategic mature refers to the complicity of the decision and because of this complexity, the default consultation period may exceed 60 days.
7	dONACT LEADER							
vo	Non-Replaceable Forest Licence (NRFL) Issuance	Tenure	Regional Executive Director	Admin	Notification to Normal	30 to 60 days	٦	The deposition plan identifies competitive NRTs and direct award NRTs. NRTs games the rights to harvest an AAC in a specified TSA. NRLS can be awared competively or directly, awarded. Typically, NRFL forces licences are awarded for a 5 year term.
ø		Regional Executive Director		Admin		30 to 60 days	J	Typically, NREL amendments are for minor area changes and changes to the condition of the licence.
,	New Replaceable Forest Licence (RFL) (mostly First Nations)	Tenure		Admin	Notification to Normal	30 to 60 days	M	RTI issuances are implementation of the disposition plan and apportisonment decisions. The apportisonment and disposition decisions consider licenses, therefore, the actual third stages is about who the licensee is. At the time of apportisonment decision, RRI's are presumed to be for the entire TSA and consistent with the apportisonment consultation process. If there is a significant change to the area from the apportisonment consultation process, then a normal consultation level maybe apportisonment.
90	Consolidation of volume based licences within TSA	Темите		Admin	Notification- One licensee Normal - Multi Licensees	eo days	<u>, , , , , , , , , , , , , , , , , , , </u>	The minister may refuse a consolitation of volumbe based licence if the minister considers this decision would compremise forest management.
9	Subdivision of volume based licences within a TSA	Tenure	Regional Executive Director	Admin	Notification- One licensee Normal - Multi Licensees	30 to 60 days	٦	The minister may refuse a subsisten of volume besed forence if the minister considere this decision would compiles forest management. With the subdivision of volume based forence, First Nations are concerned about potentially, their relativiship and the shutting of sensitive cultural information with a past licensee. Government is cognizant of the First Nations concerns and these cencerns will be discussed during the license creating in process.
01	FL Replacement	Tenure	Regional Executive Director	Admin	Notification to Normal	30 to 60 days	1	The Minister must replace a licence unless the licence denies it. A licence can be suspended if it does not meet the condition of the licence such as non payment to the Crown failing to the Establishment of a Pree Growing Stand.
=	Transfer of AAC between TSA (S.18 of the Forest Act)	Tenure	Regional Executive Director	Admin	Normal	60 days	٦	Trussfer of AAC between TSA's

As per Section 1.3 Thompson Okanagan Region - Zone B Decision List (Matrix) to be used in Zone B - Cascades and Chilcotin-Cariboo Districts

These kenxes are issue to applicates who have the right of occupation over an area and wan to out down trees. The legal right of occupation can come in form as Land As premit, highway's permit and road use permit. Activities requiring the harvest trees with any commercial value will require a ficence or or a forces theere to car. of a license to another party, First Government is cognizant of the First Government must deachivet a not all it is not being maintained. Many of these nosls are grown in with brush. Major culvents are removed, and if necessary, the cheding with of the road is subilize to online the likelyhood of marketing advances first. First Majors want to be advised of deactivation activities because it may affect their access to fairing and or food gallacting areas. To not, all ternan velacle access will be maintained.
Road Use Permits are issued on existing previously built roads. Road use permits ensure maintenance obligations are assigned to the primary user. Authoring harvested timber volume from one a license to mother beenee (avergit for woodlotes). Occommend the silvens bolders agree to concentrate their harvest in Government does not because the silvens bolder septically harvests within a TSA. Insent TSAs, replaceable licence bolders agree to concentrate their harvest in specific means inted "operating area agreements". Operating assent met legal and therefore not enforceable. Many First Nations receiving a direct award licence will use this section of the Forest Act Decause the volume within their licence is small and or they are not very mixived an interest section of the Forest Act Decause the volume within their licence is small and or they are not very mixived and the forest sector.

The Added of an agreement (forest bicenes) may treasfor an agreement to enother party. First must be satisfied the transfer will not unduly resister competition in the standing timber, log and citip markets. With the transfer of a license to mother party. First ion (OGC) Act provides authority for OGC to issi unthoriess the construction of a road or maintenance of an existing road on Covan land. Startet staff review of the information sharing completed by proponents indicates. Aboriginal interests have been addressed with appropriate accommodations or ministrate the construction of a road or maintenance of an existing road on Crown land.

Machiness the construction of a road or maintenance of an existing road on Crown land.

District and review of the information sharing completed by the proposents indicates Absorginal interests have not been adequately addressed with appropriate accommodation or ministrates and further organization with First Nations is required.

Interplace of the CPSEP process upply. The Minister may authorise agents of government to harvest non merchaniable. Crown innber or to use and occupy Crown land in a Brovincial forest. Any uthorises the construction of a road or maintenace of an existing road on Crown Land. BCTS does use the CPRP process but consults on road permits salvage, firewood, fence post. FLTC may be vations are concerned about potentially, their relationship and the sharing of sensitive cultural information with a past licensee, and altions concerns and these concerns will be discussed during the licence transfer consultation process. (for decisions in Zone A - Sea to Sky, Sunshine Coast and Chilliwack Districts refer to the Annual List on Pages 19 to 21) Examples are: Table for cell covers, MOTH
Mattay for cell covers, MOTH
Mattay for cell, gas or applies not activation and roads to access these activities. Section 17 of the Cil and Class Ci.
Mattay for cell, gas or applies not activation and mote to the cell associated CPs. ENRO no longer issues MATC and related CPs. 7.1.TC grants the right to harvest and or remove timber from specified areas. Small scales (m3). The consultation process for SSS program varies amongst district offices. AAC is between 2000 to 5000 m3 and the objective is to address fuel r Sec 75.9 of the Forest Act for forest licenses or Timber Sules Licence rees for personal use, FA S 48 - G-H) For First Nation Cultural Use serchantable trees will be authorize AAC is between 2000 to 5000 (m3) V. Varies considerably from 10 days expedited time frame to 60 days 10 to 60 days 30 - 60 days 0-30 days 0-30 days 60 days 0 - 30 days Available on Request to Notification Available on Request to Notification Available on Request Available on Request to Notification (notification if it has an impact) Available on Request to Notification Available on Request to Normal Available on Request to Notification Notification to Normal Votification to Deep Available on Request able on Reques Notification vailable on Request on Requ Deep Available on Reque Normal Normal Level Admin dmin dmin dmin Admin Admin Regional Executive Director, In District Manager, Land and Timber Manager, Manager of Major Projector Manager and District Manager and Regional Executive Director District Manager and Timber Sales Manager Timber Sales Manager Albre Supply Licenses to Cul District Manager, Land and Timber Manager, Manager of Major Projects tegional Executive Director bistrict Manager and egional Executive Director District Manager and Regional Executive Director District Manager, Timber Sales Manager District Manager imber Sales Manager strict Manager strict Manager ingineering Tenure Terrure Recreation ngineer femire emure emme Authority to Harvest Timber by Crown Agents (See 25 of the Prones, A.)
Permit to grow and/or harvest X-Trees on Crown I land (Commercial Scale)
LICRNSR for CUT - Occupation, Master Blome, Occupant License to Cut nsfer of Forest Licences (except for woodlots) ansfer of AAC between licences within a TSA (18 of the Cut Control Regulation) orest Licence to Cut Issuance by BC Timber ity Wildfire Protection (FLTC (a) Intermediate Salvage Pilot (FLTC) TREE FARM LICENSE (TFL) oderate to High Levels Coad Permit (RP) and Permit (RP) oad Use Permit and Permit 23

As per Section 1.3 Thompson Okanagan Region - Zone B Decision List (Matrix) to be used in Zone B - Cascades and Chilotin-Cariboo Districts

Dedsion	Toodelow	December	Theoleton Makes	(for decis	ions in Zone A - S	ea to Sky, S	Sunshine Frequency	for decisions in Zone A - Sea to Sky, Sunshine Coast and Chilliwack District refer to the Annual List on Pages 19 to 21)
Number	-			Category	Level	Period	(L.M.H)	Description of the Decision
	Timber Supply Review and Allowable Annual Cut	Stewardship	Chief Forester	Admin	Normal to Deep	60 days	7	The Chief Forester must determine an allowable annual cut (AAC) at least once every 10 years. AAC is the amount of wood permitted by the Province to be harvested
31	(AAC) Determination			1	Strategic nature		,	within a year for a TFL.
32	AAC Determination Postponement	Stewardship	rester	Admin	Notification	30 days	η,	Licensee request/rationale to the Chief Forester to postpone AAC determination because nothing has charged in 1FL.
33	New TFL Beence	Temure	Minister	Admin	Normal to Deep	60 days	T	Strategic rature refers to the complexity of the decision and because of this complexity, the default consultation period may exceed 60 days.
ह	Disposition of Undercut Volumes	Теппте	Regional Executive Director	Admin	Notification to Normal	30 to 60 days	Т	The RED may consider disposing, some or all of the unharvested volumes was B.T.C., a TSL, or a NRFL to someone other than the TFL holder.
35	Management Plan Approval	Теппте	ChiefForester	Admin	Available on Request		7	A management plan provides a brief history of the TFL, a list of publicly available planning documents applicable of the TFL and a timber supply analysis. The Chief Fotoster makes a determination on the AAC.
38	Conversion of TFL into a Community Forest Agreement (CFA)	Тепше	Minister	Admin	Notification	30 days	M	
37	TFL licence consolidation	Temme	Minister	Admin	Normal	60 days	Т	
88	TFL Subdivision	Тепите	Minister	Admin	Notification	30 days	7	Allows the Minister, with the censent of the TFL helder to amend a single TFL into one or more TFLs held by the same entity.
89	TFL Surrender	Tenure		Admin	Notification	30 days	Т	The holder of one or more tree farm licences may apply to the minister to surrender ill or part of the TFL. The Minister may then grant a forest fivenes of comparable volume with a Timber Supply Acea.
40	TFL Transfer	Tenure		Admin	Notification	30 days	7	be blocked on gravitement (the films the incress) may transfer an agreement to another presen, the obligation is not inform the parameter of the intentier. Any proved line associated of with the TLA remains subject to the TLL. The Minister must be satisfed the transfer will not unoubly restrict competition in the standing times, log and chip markets. With the transfer of a license to mother party, First Nations are concerned about potentially, their relaxicating and the slaming of sensitive cultural chimination with a post license. Government is cognizant of the First Nations concerns and these concerns will be dascussed during the license transfer consultation process.
41	Deletion of Crown Land	Тетиге	Minister	Admin	Normal	60 days	Т	The Minister may order the detains of Crown land from a TFL if the delation does not affect the AAC of the Beence. As well, the Minister may order the deletion from a TFL area from Crown had if it is for the access purpose or for another purpose.
42	Removal of BCTS area/volume from TFL	Tenure	Minister	Admin	Normal	60 days	Т	
43	TFL Replacement	Tenure	Minister	Admin	Normal	60 days	7	The Minister must replace a licence unless the licensor denice it. A licence can be suspended if it does not mast the condition of the licence such as non payment to the Crown, failing to the Establishment of a Pree Growing Stand.
44	Removal of Private Land	Temme	Minister	Admin	Normal	60 days	Т	
	COMMUNITY FOREST AGREEMENTS							
45	Invitation to apply for Community Forest Agreement (CFA) Minister	Tenure		Admin	Available on Request		Т	Community Forest Agreement are identified in the apportisament decision. CFAs are tied to a TSA apportisament decision.
94	Identification of Community Forest. Agreement area and District Manager approval (unless the decision of the area is made at higher level)	Tenure Stewardship	District Manager	Admin	Normal to Deep	60 days	1	CFA identifies the area to support a community forest agreement.
47	Community Forest Agreement Offer Proponent's application is received by Region and Region recommend to Minister	Тепите	Minister	Admin	Available on Request	0 - 30 days	Т	
84	Community Forest Agreement Management Plan approval and amendments and license issuance (MP includes a TSR)	Temre		Admin	Available on Request to Normal	0 to 60 days	Т	CFA grants exclusive gight to harvest an AAC in a specific area.
49	Boundary Aea Amendment	Тепше	Regional Executive Director	Admin	Available on Request to Normal	0 to 30 days	Т	
90	Replacement - Community Forest Agreement	Tenure	District Manager	Admin	Notification	30 days	Т	The Minister must replace a licence unless the licencer denice it. A licence can be suspended if it does not meet the condition of the licence such as non payment to the Crown, failing to the Establishment of a Free Growing Stand.
51	Probationary Community Forest Agreement transition into a Community Forest Agreement	Тетте	Regional Executive Director		Available on Request - Notification	0-30 days	7	
	FIRST NATION WOODLAND LICENCE							
32	Identification of First Nation Woodland Licence Agreement (FNWL) area and District Manager Approval (unless the decision of the area is made at A higher level)	Тепше	District Manager	Admin	Normal to Deep	60 days	LtoM	First Nation and government eign an FTOA which supports a FNWL. FNWL identifies an area to support a First Nation Woodland Licence.
53	First Nation Woodland Licence (FNWL) Management Plan approval and license issuance	Тепите	Minister	Admin	Available on Request to Normal	0 to 60 days	LtoM	TNWL, grants exclusive right to harvest timber in a specified atea. FNWL may include private or reserve land and give to its holder the right to harves, manage and charge free for botanical products and other prescribed products.

As per Section 1.3 Thompson Okanagan Region - Zone B Decision List (Matrix) to be used in Zone B - Cascades and Chilcotin-Cariboo Districts

(for decisions in Zone A - Sea to Sky. Shunshine Coast and Chilliwack District refer to the Annual List on Pages 19 to 21)	Decision Program Decision Maker Category Definant Consultation Definant Consultation Description of the Decision Description of the Decision	Terrura Regional Executive Director Admin Available on Request 0 to 30 days charter a Notification - than 10% of the area of the area of the area	Termine Replacement Termine Regional Exocutive Director Admin Nortification 30 days L. L. D. M. The Kimister must replace a livence united by Income, and the Combinition of the Denshits of the Example of the Termine of a Prec Growing Stand.	T LICENCE	Terrarry Regional Executive Director Admin Avan	at and abbretisement and award of a Tenure District Manager Admin Normal to Deep 60 days L. A WL has a term up to 20 years which grants exclusive rights to harvest an AAC in a specified area and manage forest to a specified area. A WL may include private lands. A WL may be competitively or directly awarded. Consider desirg CHR assessments prior to arbetizing the woodled.	10 days woodick to First Nations through Tenure Executive Regional Manager Admin Normal to Deep 30 days L A VL guard sexclusive rights to harvest an AAC in a specified area. A VL May include private land, reserve land. A WL maybe fixed area and manage fixers in a specified area. A VL May include private land, reserve land. A WL maybe fixer and manage fixers in a specified area. A VL May include private land, reserve land. A WL maybe fixer and manage fixers in a specified area. A VL May include private land, reserve land. A WL maybe fixer and manage fixers in a specified area. A VL May include private land, a WL maybe fixer and manage fixers in a specified area. A VL May include private land, a WL maybe fixer and manage fixers in a specified area. A VL May include private land, a WL maybe fixer and manage fixers in a specified area. A VL May include private land. A WL maybe	1 Terme District Manager Admin Notification 30 days M During the Gasouth Period following the minh anniversary of an existing woodful sience, to eminster must offer its holder a replacement for the woodful sience, A licence can be suspended if it does not meet the conditions of the license such a non payment to the Crown. failing to Established a Free Growing Stand. Regional Exocutive Manager Regional Exocutive Manag	curect award horness (7.1 WL Regional Executive Manager Admin Available on Request Curent land Tenure Regional Executive Manager Admin Available on Request Curent land Curect award horness (7.1 WL Notificial Order of Manager Admin 10%) of the area of the area of the area	Tenre Tenre District Manager Admin Available on Request L	Tenure Regional Executive Director Admin. Arvailable on Request License made to a good standing with government (stumpage, waste, anumal, tent are up to date). License made to a good standing with government (stumpage, waste, anumal, tent are up to date). No significant containment (stumpage, waste, anumal, tent are up to date). No significant containment of trees legislations. No significant containment of trees legislations. The WL, holder thus meltide and antwentied an expension to remove the private land deletion have been in the WL. for 10 years. The WL, holder thus meltide and antwentied are required their treatment of trees in the WL. for 10 years. The WL holder thus meltide and and wasteried are required particulated by addressed. Access to Crown land via accising roads of the private land the been should be private land the present, particularily of that person, or a partnership or corporation affiliated with the original owner to apply on new woodfor licence opportunities.	Tenure Regional Executive Director	Tennre District Manager Admin Avrallable on Request Licences Tennre District Manager Admin Avrallable on Request Licence applicant that is not a corporation if any of the following apply:	Terme District Manager Oper Notification 30 days M	Temre District Manager Oper Available on Request	remure District Manager	Regional Executive Director Admin Available on Request to 0.0030 days
	Decision Decision	Boundary Amendment	FN Woodlands License Replacement 55	WOODLOT LICENCE	AAC exemption to address for forust health catastrophic events (Section 75.9 of the Forest 56 Act).	Development and advertisement and award of a new woodist licence (WL) 72	Direct award of woodlot to First Nations through interim measures agreement. (Ether a new woodlet or adding an area to an existing woodlot).	Replacement of a woodlot licence, to current WL holder and no expansion of size Replacement of a woodlot licence, to current WL FN holder and no expansion sizee 59	Boundary area amendment to increase Crown land only for FN direct award homes (7.1 WL regulation) 60	Minor (UP to 10% of original woodlot licence area) increase in Crown land area	Disposition of provue land from a Woodled Beence (may include exchange and/or deletions)	Deletion of Crown land from a woodlot licence	Consolidation of 2 Woodlot Licences	65 Woodlot Licence Plan		New Management Plan or Amendments 67	Boundary unendment to increase Crown land

As per Section 1.3 Thompson Okanagan Region - Zone B Decision List (Matrix) to be used in Zone B - Cascades and Chilcotin-Cariboo Districts

				, Ver	diston List (Matrix	pasn ag oi (l and and	Decision List (Matrix) to eused in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Chilodonin-Carlbook Districts (Matrix) to be used in Zohe B. Cascades and Children Districts (Matrix) to be used in Zohe B. Cascades and Children Districts (Matrix) to be used in Zohe B. Cascades and Children Districts (Matrix) to be used in Zohe B. Cascades and Children Districts (Matrix) to be used in Zohe B. Cascades and Children Districts (Matrix) to be used in Zohe B. Cascades and Children Districts (Matrix) to be used in Zohe B. Cascades and Children Districts (Matrix) to be used in Zohe B. Cascades and Children Districts (Matrix) to be used in Zohe B. Cascades and Childr
					decisions III Zon	Default	Frequency	SILLIE COASI ATO CHIIIWACH DISUICLIEIT IO THE MILITAI LIST OII FAGES 19 (0. Z.1.)
Number	_	Program	Decision Maker	Category	Default Consultation Level	Consultation	-	Description of the Decision
8	One CP for the Crown land portion of the woodled license	Tenure	District Manager	Admin	Available on Request to Notification	0-30 days	M	Communit can also use CP out the error Cown lang speties of the WL. commonly referred to as Schedule B lands. The following criticals apply to this decision. Approved Wooldet Licence Plan. Cutting permit before to calculate rates District Manageri is satisfied that adequate First Makions occardiation for the area has occured. District Manageri is satisfied that adequate First Makions occardiation for the area has occured. The VLP CHR Mobile ferfort a occuminant to date information with First Makions within a reasonable timeline and if First Makion tequests a CHR assessment, then the woolff the ferrors should carry out the assessment with First Makions within a reasonable timeline and if First Makion tequests a CHR assessment, then the woolff the ferrors of t
	FOREST RANGE and PRACTICES ACT - Operational Plans - Forest Stewardship and Woodlot	scrational Plans	a - Forest Stewardship and Woodlo		Licence Plans (applies to FL, NRFL, TSL,	TSL, FN Woodlands Licence, Com	目	niny Forest Agreement, Woodlot Licenceard TPL tenure agreements)
Ŗ	Forest Stewardslip Plan (FSP)	Temre Stewardship	Regional Executive Manager. District Manager	Oper	Nomal	60 days	M	The State bows uses on amp where force therewes may carry out forcest development activities over a period of they years. The areas included in the FSB are called FSB are called affects on the control of the control
71	ESPs Amendments requiring approval (see below 1 to 6)	Temme Stewardship	District Manager	Oper			M-H	
73	1- Addition of a new forest development unit	Tenure Stewardship	District Manager	Oper	Notification to Normal	30 - 60 days	W	The coembinion level will be dependant on the size and location of the Forest Development Unit (FDU). In many circumstances, FDUs cover a large geographic area through specifie road and block information. It is common practice for forest licensees to stare more details about their operations after the Forest Sewardship Plan is approved. A small FDU in a moderate to high aboriginal interest area reay require a normal level of consultation.
73	 A material change to an existing forest development unit 	Temme Stewardship	District Manager	Oper	Notification to Normal	30 - 60 days	T.	Materially is defined as substantial or important. In the application of forest activities, if something is material, than it would cause a codinary person to change their decision.
74	3- An intended change to result or strategy in section 12.2 to 12.5 of the PPPR (Results and Strategies instead of the practice requirements (definales) for soils, whillfe and backivorsity objectives at the stand level))	Tenure Stewardship	District Manager	Oper	Notification to Normal	30 - 60 days	T	
75	4 - A result or strategy in respect of which a remediation order under section 74 of FPRA is outstanding	Tenure Stewardship	District Manager	Oper	Notification to Normal	30 - 60 days	T	
26	5- A change to the regeneration date, free growing date, free growing height or stocking standards that apply to an area in a manner that would be a significant departure from what was originally approved in the plan			Oper	Available on Request		M	
n	6- A matter referred to in section (8) of FRPA (see section "FSP Mandatory Amendments")	Tenure Stewardship	District Marager	Oper	Available on Request		Ţ	
78	7- Adding or Removing a Party from an FSP, Adding or Removing a licence from an FSP, Transferring a licence to an Existing FSP	Temure Stewardship	District Manager	Oper	Available on Request to Notification	0 to 30 days	M	
£.	FSP Mandatory Amendments (Section 8 of FRPA) (See below 1-6)	Tenure Stewardship	District Marager	Oper			Т	
8	 An enactment applicable to the forest development unit is made or amended 	Tenure Stewardship	District Manager	Oper	Notification to Normal	30 - 60 days	Т	
18	 An objective set by government applicable to the forest development unit is established, varied or cancelled under FRPA. 	Temue Stewardship	District Manager	Oper	Notification to Normal	30 - 60 days	T	
82	 If specific by regulation, another objective applicable to the forest development unit is varied or cancelled by order under FRPA. 	Tenure Stewardship	District Manager	Oper	Notification to Normal	30 - 60 days	ı	
83	4- A result or strategy in respect of which a remodiation order under section 74 or FRPA is outstanding.	Tenure Stewardship	District Manager	Oper	Notification to Normal	30 - 60 days	Т	
ä	5- Timber is in the vicinity of the forest development unit has suffered catastrophic damage	Tenure Stewardship	District Manager	Oper	Notification to Normal	30 - 60 days	ы	
88	6- The Minister considers that the forest development unit is inconsistent with the events in the above (1 to 5)	Tenure Stewardship	District Manager	Oper	Notification to Normal	30 - 60 days	H	

As per Section 1.3 Thompson Okanagan Region - Zone B Decisions List (Matrix) to be used in Zone B - Cascades and Chilcotin-Cariboo Districts

Grazing leases are a 21 year tenne issued under the LandAct. New beness are not aveilable, but existing leases may be renewed. Suggest normal consultation unless there is a clause specific to FNs interest allowing them to access to grazitice their rights. This is moving up from nedification because of the clause found in many thesese entile to grazing lease blocked the right to quied enjoyment. This clause is upsetting for FN people as most grazing leases are in low lands where FNs used to prefer their rights of galdering, institute, bruty picking etc. Much of their best lands are now private property and so FN's want to ensure they have continued access to the lease areas to practice their rindificient rights. CP is a cutting authority which grants a right to cut and or remove Crown timber from a specific area. District staff review of the information sharing completed by properate should interests have been addressed with appropriate accommodations or miligations.

The accuting authority which grants a right to cat and or remove timber from a specific area. District staff review of the information sharing, completed by the Transventing authority which grants a right to cat and or remove timber from a specific area. District staff review of the information sharing completed by the repopulation staff and are removed timber of the area of the removement with first proporates include a Abongpus interests have not been adopted by diseased with appropriate accommodations or miligations, and intuitive military with first proporates include a Abongpus interest have not been adopted by diseased with appropriate accommodations. The influence appropriate includes a Abongpus interest have not been adopted by disease. A TSL is a cuting authority developed by BC Timber Sules for future anction which games a right to cut and or remove Cown timber from a specific area. Timber Sules staff conduct referral, information sharing, and corealitation and provide recommendations to the TSM regarding the adequacy of Aberiginal interest would trigger normal level of n may be amended to reduce/minigute existing use conflicts. This is usually done at the time of replacement, amendment is vary rare action. An increase in size of a fease and identification of new range improvements he use of any chemical herbicides or posticides must be approved by the Ministry of Environment in a Pest Management Plan. (for decisions in Zone A - Sea to Sky, Sunshine Coast and Chilliwack District refer to the Annual List on Pages 19 to 21) P is a cutting authority which grants a right to cut and or remove Crown timber from a specific area he use of any chemical herbicides or pesticides must be approved by the Ministry of Em dentification and appropriate accommodations or mitigations identified.

FSL grants the right to harvest a volume of timber in a specified area or purchase logs. 1 uzing leuse applicants must submit a management plan for approval by FLNRO anagement plan for approval by FLNRO. razing licences are issued for a 10 year term, and are replaceable every 10 years. razing licences are issued for a 10 year term, and are replaceable every 10 years. 'SP extension is with extending the date of an FSP only. No changes are made ations is required. rinciples of the CP/RP process apply azing lease applicants H-M H-W 17 considerably from 10 days expedited time frame to 60 days Perfod 30 - 60 days o to 30 days 0 to 60 days 60 days 60 days 60 days 60 days 30 days Available on Request to Notification Available on Request Available on Request to Notification to Normal Deep Available on Request Available on request to Notification Available on Request Notification to Deep Available on Request Notification - Norma Normal Normal Deep dmin/Oper gional Executive Director Regional Executive Director irector of Range Branch irector of Range Branch director of Range Branch birector of Range Branch irector of Range Branch irector of Range Branch imber Sales Manager istrict Manager istrict Manager strict Manager istrict Manager tewardship New range agreement (grazing licence) vacancy (relinquished tenure)
New range agreement New opportunity (grazing licence) (no previous tenure in area) on-chemical treatments (e.g. Biological - Btk. REST PRACTICES CODE ACT - Pro orest Practices Code of BC Act) Juting Permit Issuance (Woodlots, Master azing Lease Manugement Plan mendment to Grazing Lease Mar - Moderate to High Levels of rest Stewardship Plan Exten 88 103 104 107 108 87 8 22

As per Section 1.3 Thompson Okanagan Region - Zone B Decision List (Matrix) to be used in Zone B - Cascades and Chiliwack Districts (for decisions in Zone A - Sea to Skv. Sunshine Coast and Chillwack District refer to the

(for decisions in Zone A - Sea to Sky, Sunshine Coast and Chilliwack District refer to the Annual List on Pages 19 to 21)	Description of the Decision	Grazing licence and grazing permit	Upon agreement signed by the minister, the district manager may award a licence without inviting other applications.	During the 6 mouth beginning on the eighth amiversary of a licence, the district manager must offer in writing to the holder of the licence a replacement for it. No changes can be made to the area, AUM or tomes.	Grazing permits must be for a term not longer than 5 years and specify a number of AUM	Grazing permits must be of a term not longer than 5 years and specify a number of AUM. Grazing permits must be of a term not longer than 5 years and specify a number of AUM. Grazing permits must be or a term not longer than 5.	The district manager may increase the AUM for a specified year.			Range use plans describe plan communities and the actions that will be taken to establish or maintain them, range readiness criteria and stubble heights.	Minor amendment are described as range improvements or developments. The minister may require an amendment to an RUP to ensure range practices do not damage or render a resource feature be ineffective.	A person must not carry out, construct, modify, remove, damage or destroy an range development on Crown range.	A nersent mast not carry our, construct, modify, remove, damage or destroy an mass development on Crown rates.		Antural Work plan. Land Bisse Investment Plan policy instructs proponents to provide a 15 day notification for virusey an area "Field recommissance, and all places "Investory, growth and yield places "Investory, growth and yield places." "Sediment Source Assessments "Comparer Modelling, & Mapping.	Infrastructure maintenance required for safety and environmental protection	Astrinal work plany map and treatment description.	A regime of treatments fectored on improving ecooystem form and function, often including the re-introduction of the management on the handscape.	Application of nutrients (e.g. Urea) aerially/manually, to promote growth of confiders.	This decision relates to the harvest of trees for standing tending, forest health and fire hazard abatement activities. Most of time, this applies to a previously	disturbed area.	The removes of Fire Management Dan (TMD) is to revoide surrout to deciden makes for integrated wildland fire resource and recourse management activities. These	The jumpose of the Management Plant (MDF) is to provide support to decision masses for it registred withinful in response and resource management advitues. The plans are intended to ensure collaboration occurs across programs while working towards cost efficient and effective protection of resource values. The content of WAP multiples both landscape and local levels identification values. This strategic plan has an emphasis on conservation and enhancement of ferest values.		Deep consultation - When there is presence of thigh aboriginal interests such as evidence of a village site.
ea to Sk	Frequency of Decision (L.M.H)	Т	Т	Н	r	Т	×	M	1	M	н	Н	Н		Гюн	М	М	М	T	Г		-	Г		Т
n Zone A - S	Default Consultation Period	0 to 30 days	60 days	30 days		30 days	0 to 30 days		0 to 30 days	30 to 60 days		30 days					30 days	60 days	sixp 09	0 to 30 days		30 - 60 days	30 - ou days		60 days
(for decisions	Default Consultation Level	Available on Request to Notification	Normal	Notification	Available on Request	Notification	Available on Request (Administrative only, no changes in AUM) to Notification (Clauges in AUM)	Available on Request	Available on Request to Notification	Notification to Normal	Available on Request	Notification	Available on Request		Available on Request	Available on Request.	Notification	Normal	Normal	Available on Request		Notification to Normal	NOUNCELOR tO ЛОГИВИ		Normal
	Category	Admin	Admin	Admin	Admin	Admin	Admin	Admin	Admin	Oper	Oper	Admin			Oper	Oper	Oper	Oper	Oper	Oper		Dolloy	Policy		Oper
	Dedston Maker	Admin	Minister	District Managor	District Manager			District Manager	District Manager	District Manger	District Manager	District Manager		LATRIX	Contractual	Contractual	Contractual	Contractual	Contractual	Ten					Assistant Deputy Minister, Integrated Resource Operations
	Program	District Manager	Range	Ran	Range	Range	Range	Range	Range	Range	Range	Range	Range	SHARING	Sewardship	Stewardship	Stewardship	Stewardship	Stewardship	Stewardship		Gewardshin	Sewardship Recreation Tenure		Recreation
	Decision	Range Improvements - Large Scale Developments	Direct award of new range agreement to Band as part of interim measure agreement.	Range agreement replacement (grazing brence) (oxisting terms renewal).	Rarge: 1 Year Grazing Permits Issuance			Range Use Plan minor amendments	Range Agreement minor and major amendments, boundary changes	lan or Stewardship Plan	Range Use Plan Amendments	Range Improvements	small scale	INFORMATION	IAND BASE IN VESTIMENT IN PORMATION Data Collection Trivering Projects -Ground Detection Surveys (Probe) -Covering Assessments Aerial Chound Trulting -Assessment & Planting (Treatment Prescription Layout) -Source Assessments -Computer Modelling & Magning	Land Based Treatments Low Level Birdge and Culvert Replacement/Mankemance Road Deactivation *Tree Planting	Land Based Treatments Moderate Level Fish Passage Treatments Stand Tending (Brushing or Spacing) -Mochanical Sile Ptrp -Puel Management Treatments	Ecosystem Restoration Treatments: Harvesting, Spacing, Thinning, Prescribed Burning.	Fertilization	Authority to Harvest Timber by Crown Agents	(Sec 52 of the FRPA) WILDFIRE MANAGEMENT	Wildfire Monocoment Plane		RECREATION	Establishment of an Interpretive Forest Site, Recreation Site or a Recreation Trail FRPA, S.56(1)(a)
	Decision Number	109	110	Ξ	112	113	1	115	116	1117	118	119	120		121	122	123	124	125	1	126		127		128

As per Section 1.3 Thompson Okanagan Region - Zone B
Decision List (Matrix) to be used in Zone B - Cascades and Chilcotin-Cariboo Districts
(for decisions in Zone A - Sea to Sky, Sunshine Coast and Chilliwack District refer to the Annual List on Pages 19 to 21)

(for decisions in Zone A - Sea to Sky, Sunshine Coast and Chilliwack District refer to the Annual List on Pages 19 to 21)	Description of the Decision	Notification administrative data clean up such as when a recreation site is insecreedly mapped (physical location is not reflected correctly on a map). Normal - When an archaeological or cultural heringe resource is affected.	Varying, (increase) a site, trail and interprotive forest	Creating objectives under FRPA for specific site or for a number of sites or for a number of aites throughout a whole district.	Proponents apply to build trails.	Often these are closures. Examples are ski trails to maxorized vohicles to protect trail bed.	Strategic level discussions are Available on Request.	Normal. When cultural berlangs resources have been identified as year of a preliminary field resource assessment and or as part of consulting on the establishment of interpretive site, recreation site or a recreation trail (establishment of sites and trails).	
ast and (Frequency of Decision	Т	7	Т	T	ī	п	Т	7
Sunshine Co	Default Consultation Period	30 days	30 days	30 days	60 days	30 days	า	30 days	30 days
e A - Sea to SKy,	Default Consultation Level	Notification	Notification	Notification	Normal	Notification	Available on Request.	Notification to Normal	Notification
no zon	Category	Oper	Oper	Admin	Oper	Oper	Oper	Oper	Admin
(for decision	Decision Maker	Assistant Deputy Minister, Integrated Resource Operations	Assistant Deputy Minister, Integrated Resource Operations	Director of Recreation Sites and Trails, Regional Manager of Recreation Sites and Trails	Director of Recreation Sites and Trails, Regional Manager of Recreation Sites and Trails, Recreation Officer	Regional Executive Director, District Manager, Director of Recreation Sites and Trails, Regional Manager of Recreation Sites and Trails	oloce	Recreation Officer	Minister
	Program	Recreation	Recreation	Recreation	Recreation	Recreation	Thurd Party Agreements to manage or maintain a site, trail or IFS (partnership agreement and/or service contracts)	Recreation	Recreation
	Decision	Changing the boundaries of managed sites or trails FRPA, \$.56(1)(b)	Disestablishing a Site/Trail/Interp Forest FRPA, S.56 (1)(C)	Establishment of Objectives for an interpretive forest site, recreations site or trail (FRPA, S.56 (3))	Authorizing trail or recreation facility construction Recreation (with no Land Designation) (FRPA S.57)	Protection of Recreation Resources on Covan Lind to protect a recreation resource or manage a public recreation use (FRPA, 5.58).	Third Pury Agreements to manage or maintain a side, trail or IPFS (partnership agreement und/or survice contracts)	Third Party Agreement to undertake a major capital project of a Site, Trail or Interpretive Forest (FRPA, S.118(2)(d))	Identification of a Recreation Resource Feature under a Government Action Regulation Order (FRPA, regulation S.5 (1) and (2))
	Decision	129	130	131	132	133	134	135	761

APPENDIX C Revenue Sharing Contribution Methodology

<u>Traditional Territory Forest Revenue Sharing Component</u>

- 1.0 In each BC Fiscal Year that this Agreement is in effect, and subsequent to the release by the Minister of Finance of the previous BC Fiscal Year's public accounts, a summary document will be prepared of the Sea-to-Sky, the Sunshine Coast and the Cascades Natural Resource Districts forest revenue, defined as the total of stumpage, waste and annual rent payments received by the Crown for the previous 2 BC Fiscal Years. An average amount over 2 years will be calculated for the Sea-to-Sky, the Sunshine Coast and the Cascades Natural Resource Districts.
- 1.1 For the purposes of the summary document in section 1.0 of this Appendix, the stumpage payments from Lil'wat Nation's Forest License (if applicable) will not be included in the calculations of forest revenue.
- 1.2 The amount of the forest revenue attributed to the Lil'wat Nation's Traditional Territory will be calculated by determining the percent of Lil'wat Nation's Traditional Territory that falls within the Timber Harvesting Land Base in the Sea-to-Sky, the Sunshine Coast and the Cascades Natural Resource Districts, applied against the forest revenue described in section 1.0 of this Appendix. This calculation will prorate for overlapping territories of other First Nations.
- 1.3 The Traditional Territory Forest Revenue Sharing Component will be calculated by multiplying 3 percent of the forest revenue attributed to the Lil'wat Nation as described in section 1.2 of this Appendix.
- 1.4 If Lil'wat Nation is not receiving capacity funding for forestry consultation through a SEA or RA, then it will receive \$35,000 or the amount calculated in accordance with section 1.3, whichever is greater, which may be used by Lil'wat Nation as capacity funding to participate in the consultation process in accordance with section 6.0 of this Agreement.
- 1.5 For each BC Fiscal Year that this Agreement is in effect, the calculations outlined in sections 1.0 to 1.4 of this Appendix will be performed.

Direct Award Tenure Forest Revenue Sharing Component

- 2.0 Subsequent to the release by the Minister of Finance of the previous BC Fiscal Year's public accounts, a summary document will be prepared of Lil'wat Nation's Forest License **A82250** forest revenue, defined as the total of stumpage payments received by the Crown for the previous BC Fiscal Year.
- 2.1 The Direct Award Forest Tenure Revenue Sharing Component will be calculated by multiplying 35 percent of the forest revenue as described in section 2.0 of this Appendix.

2.2 For each Fiscal Year that this Agreement is in effect, the calculations outlined in sections 2.0 and 2.1 of this Appendix will be performed.

Forest Revenue Sharing Transition

- 3.0 The Parties agree that a transition to revenue sharing based entirely on Forest Revenue will be phased in over the Term.
- 3.1 For each BC Fiscal Year that this Agreement is in effect, a portion of the 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.
- 3.2 For each BC Fiscal Year that this Agreement is in effect, the remaining portion of the Revenue Sharing Contribution is calculated by determining the value of the payments that were made by British Columbia to Lil'wat Nation in any given full year under the *Lil'wat Nation Forest and Range Opportunity Agreement* ("the Annual Amount") and applying the following percentages to that Annual Amount:
 - 3.2.1 2019/20 BC Fiscal Year: 40 percent;
 - 3.2.2 2020/21 BC Fiscal Year: TBD percent; and
 - 3.2.3 2021/22 BC Fiscal Year: TBD percent.
- 3.3 Notwithstanding section 3.2 of this Appendix, if the Revenue Sharing Transition Calculation for BC Fiscal years 2018/19 and 2019/20 under section 3.1 provides:
 - (a) an amount calculated under sections 1.3 and 2.1 of this Appendix that is equal to or greater than the annual payments received under the *Lil'wat Nation Forest and Range Opportunity Agreement*, then Lil'wat Nation will receive the annual payments described by the Revenue Sharing Transition Calculation in section 3.1 for BC Fiscal Years 2018/19 and 2019/20; and
 - (b) 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 *Lil'wat Nation Forest and Range Opportunity Agreement*, then Lil'wat Nation will receive an annual payment for BC fiscal Years 2018/19 and 2019/20 that is equal to the annual payment received under the *Lil'wat Nation Forest and Range Opportunity Agreement*.

APPENDIX D

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

APPENDIX E

Lil'wat Nation Statement of Community Priorities

(Example only)

Socio- economic	, A	Annual Amou	ınt	Specific Outcomes	Measurement Criteria		
Priority	2019/2020	2020/2021	2021/2022				

2019/2020 Revenue Sharing Contribution \$412,058.

2020/2021 Revenue Sharing Contribution \$515,997

2021/2022 Revenue Sharing Contribution \$ To Be Determined

APPENDIX F

Lil'wat Nation Statement of Community Priorities

Annual Report

(Example only)

Socio- economic Priority	2019/2020 Planned Expenditures	2019/2020 Actual Expenditures	Outcomes Achieved	Variance Explanation

Confirmation

In accordance with section 8.2 of the Agreement, Lil'wat Nation confirms that aside from
reasonable administrative expenses, all actual expenditures were made for the purpose
of furthering the purposes and objectives set out in section 2.1 of the Agreement.

Signed this day of
(Signature)
(Name) On behalf of Lil'wat Nation