

ADDITIONAL PERCENTAGE AMENDMENT AGREEMENT

Dated as of July 9, 2012

BETWEEN:

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA, as represented by the Minister of Aboriginal Relations and Reconciliation

("British Columbia")

AND

MAMALIKULLA-QWE'QWA'SOT'EM FISRT NATION

TLOWITSIS FIRST NATION

DA'ANAXDA'XW AWAETLALA NATION

GWA'SALA-'NAKWAXDA'XW FIRST NATION

K'OMOKS FIRST NATION

Each a "First Nation" and collectively the "Nanwakolas First Nations"

Collectively all the "Parties"

WHEREAS:

- A. On March 23rd, 2012, the Mamalilikulla_Qwe'Qwa'sot'em, Tlowitsis, Da'anaxda'xw Awaetlala, Gwa'sala-'Nakwaxda'xw, K'omoks First Nations and British Columbia announced and British Columbia entered into the Atmospheric Benefit Sharing Agreement;
- B. The Parties agreed to make best efforts to assess the "second priority" costs referred to in section 3.c.ii of Schedule A of the Reconciliation Protocol, for the calendar years 2009 to 2015; and

C. The Parties have agreed upon amendments to distribute additional Available Atmospheric Benefits.

NOW THEREFORE the Parties agree as follows:

1.0 Section 3.2 c) is deleted and replaced with the following:

“c) any additional percentage of the Available Atmospheric Benefits as agreed upon by the Parties under section 7.2;”

2.0 Section 3.2 d) and 3.2 e) are inserted:

“d) as of the effective date of this Additional Percentage Amendment Agreement, 7% of the 2009 and 2010 Available Atmospheric Benefits”; and

e) subject to section 6.6, commencing April 1, 2012 and on each fiscal year thereafter until April 1, 2016, 30% of the annually calculated Available Atmospheric Benefits for the previous calendar year.”

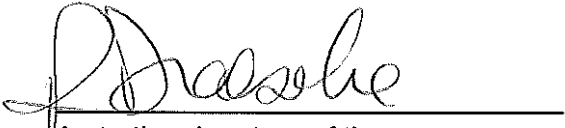
3.0 The Parties acknowledge that this Additional Percentage Amendment Agreement satisfies the commitment to provide the second priority allocation specified in section 3.c.ii of Schedule A of the Reconciliation Protocol.

4.0 This Agreement may be executed in one or more counterparts and by facsimile. Each facsimile will be deemed to be an original for all purposes, and all counterparts taken together will be deemed to constitute one document.

IN WITNESS WHEREOF the Parties have executed this Additional Percentage Amendment Agreement as of the date first written above.

EXECUTED in the presence of

) HER MAJESTY THE QUEEN
) IN RIGHT OF THE PROVINCE
) OF BRITISH COLUMBIA
) as represented by the Minister of
) Aboriginal Relations and Reconciliation

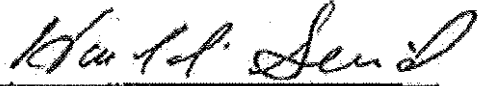


As to the signature of the
Minister of Aboriginal Relations
and Reconciliation



Minister of Aboriginal Relations and
Reconciliation

ON BEHALF OF THE FIRST NATIONS, as represented by:



Mamallikulla-Qwe'Qwe'sot'em
First Nation



Witness



Tlowitsis First Nation



Witness



Da'anaxda'xw Awaetlala Nation



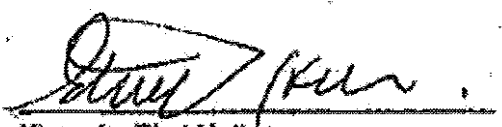
Witness



Qwe'sala-Nakwaxda'xw First Nation



Witness



K'omoks First Nations



Witness

