

TE'MEXW TREATY ASSOCIATION TRIPARTITE NEGOTIATIONS
Approval of the Agreement-in-Principle Chapter

Without Prejudice, For Discussion Purposes Only, Subject to Internal and Caucus Review
This document represents the work of the Parties to date. It contains no admissions and is subject to change. It will not be
tendered or relied upon in any Court proceeding.

April 2, 2008

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DEFINITIONS

“Agreement” means this Agreement-in-Principle;

“Minister” means, in relation to any matter, the Minister or Ministers of the Crown having the responsibility, from time to time, for the exercise of powers in relation to the matter in question and includes a person with authority to act on behalf of the relevant Minister in respect of the matter in question;

“Parties” means each of the Te'mexw Member First Nations, Canada, and British Columbia and
“Party” means any one of them;

“Te'mexw Member First Nation Indian Band” means any of Beecher Bay Indian Band, Malahat First Nation, Nanoose First Nation, Songhees First Nation, and T'Sou-ke First Nation each of which is a Band and **“Te'mexw Member First Nation Indian Bands”** means every Te'mexw Member First Nation Indian Band;

APPROVAL OF THE AGREEMENT-IN-PRINCIPLE

1. This Agreement will be submitted to the Parties for approval after it has been initialed by the Chief Negotiators for Canada and British Columbia and the Negotiator for each of the Te'mexw Member First Nation Indian Bands.
2. Following a community approval process as established by the chief and council of each Te'mexw Member First Nation Indian Band, each Te'mexw Member First Nation Indian Band will have approved this Agreement-in-Principle when it is signed by its Chief, as authorized by a Band Council Resolution.
3. Canada will have approved this Agreement when it is signed by a Minister authorized to do so by the federal Cabinet.
4. British Columbia will have approved this Agreement when it is signed by a Minister authorized to do so by the provincial Cabinet.
5. This Agreement is not legally binding.