'Namgis First Nation Forest & Range Consultation and Revenue Sharing Agreement (FCRSA) (the "Agreement")

Between: The 'Namgis First Nation

As Represented by Chief and Council (the 'Namgis First Nation)

And

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

(Collectively the "Parties")

WHEREAS:

- D title and rights and achieve the mutual goals of closing the social and economic gap between First Nations and other British Columbians. collaboration, mutual respect and recognition and accommodation of Aboriginal government relationship based on an effective working partnership, enhanced BC Indian Chiefs entered into a New Relationship and signed the Transformative the Assembly of First Nations-BC Region, First Nations Summit, and the Union of In 2005, British Columbia and the First Nations Leadership Council, representing Change Accord, the purposes of which is to implement a government-to-
- W In the spirit of the New Relationship and the Transformative Change Accord focusing efforts to close the socio-economic gaps between Aboriginal and nonto strengthening relationships on a government-to-government basis, and on British Columbia and 'Namgis First Nation have undertaken a shared commitment Aboriginal people.
- C and in particular help to address the conditions that contribute to economic from and contribute to British Columbia's prosperity. challenges among Aboriginal people and to ensure that they can more fully benefit Nation in achieving progress towards the goals referred to in the previous recitals, This Agreement, and the benefits flowing from it, will assist the 'Namgis First
- U cooperative efforts needed to improve the 'Namgis First Nation community's wellalong with its relationship with British Columbia, form an important context for the own culture and traditions that help to define it, and that these characteristics. British Columbia recognizes that 'Namgis First Nation has a unique history and its

- Ш The 'Namgis First Nation has Aboriginal Interests within its Traditional Territory.
- П the 'Namgis First Nation's Aboriginal Interests arising from forest and/or range way of the payments provided through this Agreement), with respect to impacts on accommodate its Aboriginal Interests as appropriate (including accommodation by British Columbia intends to consult with the 'Namgis First Nation and to resource development activities proposed within the 'Namgis First Nation Traditional Territory.
- G information sharing with British Columbia or a Licensee in relation to forest and/or range resource development activities proposed within the 'Namgis First Nation's The 'Namgis First Nation intends to fully participate in any consultation or Traditional Territory that may impact the 'Namgis First Nation's Aboriginal
- エ and ranching industries to exercise timber harvesting and grazing rights in a forest and/or range resource development on Crown lands within the Traditional interests of the 'Namgis First Nation are addressed through other agreements or timely, economic, and environmentally sustainable manner while longer term Territory of the 'Namgis First Nation which will enhance the ability of the forestry This Agreement is intended to assist in achieving stability and greater certainty for

THEREFORE THE PARTIES AGREE AS FOLLOWS:

1.0 Definitions

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

- <u>-</u>2 "Aboriginal Interests" means asserted aboriginal rights (including aboriginal title) or determined aboriginal rights (including aboriginal title) which are recognized and affirmed by section 35(1) of the Constitution Act, 1982
- 1.2 by the Minister or a Delegated Decision Maker related to forest and range and/or Annual List as defined in Appendix B resources under provincial legislation as identified in the First Annual List "Administrative and/or Operational Decision" means a decision made
- 1.3 having the form of Appendix D. "Band Council Resolution" means a resolution of 'Namgis First Nation
- 1.4 and ending on March 31 of the next calendar year "BC Fiscal Year" means a period beginning on April 1 of a calendar year
- 1.5 "Delegated Decision Maker" and "DDM" means a person with authority, under provincial legislation as amended from time to time to make statutory decisions with respect to forest and range resources
- 1.6 "Designate" has the meaning given to that term in section 3.1.1

- 1.7 ratified and signed by each of the Parties 'Effective Date" means the date on which this Agreement has been
- <u>~</u> & "First Fiscal Year of the Term" has the meaning given to that term in
- <u>-1</u>.9 "Forest Tenure Opportunity Agreement" means an agreement signed direct award forest tenure under the Forest Act. between the Minister and a First Nation that provides for the Minister to
- 1.10 "Licensee" means a holder of a forest tenure or a range tenure
- 1.11 "Matrix" means the framework in Appendix B which will be used to define consultation between the Parties with respect to Operational and Administrative Decisions.
- 1.12 "Minister" means the Minister of Forests, Lands and Natural Resource powers in respect of forests and range matters. Operations having the responsibility, from time to time, for the exercise of
- 1.13 "Operational Plan" means a Forest Stewardship Plan, Woodlot Licence 'Namgis First Nation's Traditional Territory. defined in forest and range legislation) that has or will have effect in the Plan, a Range Use Plan, or Range Stewardship Plan (as those terms are
- 1.14 "Payment Account" has the meaning given to that term in section 3.1.3
- 1.15 aboriginal rights and/or aboriginal title with Crown sovereignty but is not a "RP" means a reconciliation protocol between British Columbia and the treaty in the meaning of section 35(1) of the Constitution Act, 1982 'Namgis First Nation that creates a foundation for the reconciliation of
- 1.16 "Revenue Sharing Contribution" means each payment to be made by 3.0 of this Agreement. British Columbia to the 'Namgis First Nation in accordance with Section
- 1.17 "SEA" means a strategic engagement agreement between British process between the 'Namgis First Nation and more than one natural Columbia and the 'Namgis First Nation that describes a consultation resource ministry of the Government of British Columbia.
- 1.18 "Term" has the meaning given to that term in section 11.1.
- 1.19 of a management unit considered by Ministry of Forest, Lands and Natural "Timber Harvesting Land Base" means the portion of the total land area Resource Operations to contribute to, and be available for, long-term
- 1.20 "Traditional Territory" means the 'Namgis First Nation's claimed or in Appendix A. asserted Traditional Territory as shown in bold black on the map attached
- 1.21 "Treasury Board" means the cabinet committee of British Columbia defined in the Financial Administration Act

2.0 Purpose and Objectives

The purposes and objectives of this Agreement are:

- 2.1 establishing a consultation process which results in appropriate In relation to potential impacts on 'Namgis First Nation's Aboriginal addition to the Revenue Sharing Contribution provided as an accommodation measures being implemented, where appropriate, in to participate in consultation initiated by British Columbia and by consultation obligations by supporting the capacity of 'Namgis First Nation Territory, to facilitate the Parties in meeting their respective legal Interests resulting from forest and range development in its Traditional accommodation in this Agreement; and
- 2.2 members of 'Namgis First Nation and non-Aboriginal people in British in achieving progress towards closing socio-economic gaps between the economic well-being of its community and assist the 'Namgis First Nation pursue activities that will enhance and improve the social, cultural and To provide an opportunity for the 'Namgis First Nation to identify and

3.0 Forest Revenue Sharing Contribution

- 3.1 Recipient Entity:
- Unless the 'Namgis First Nation elects to have another entity (its section 3.1.2, recognizing that any such election does not relieve "Designate") receive Revenue Sharing Contributions pursuant to the 'Namgis First Nation of its obligation under this agreement, the 'Namgis First Nation will be the recipient of the Revenue Sharing Contributions.
- Where the 'Namgis First Nation chooses to have its Designate Appendix D to receive the Revenue Sharing Contribution on behalf receive the funds for the purposes described in section 2.0 and that corporation or society with the legal authority and capacity to Contribution until it is satisfied that the Designate is a registered receive Revenue Sharing Contributions under this Agreement, of the 'Namgis First Nation. it has been appointed by Band Council Resolution documented in British Columbia may withhold payment of the Revenue Sharing
- 3.1.3 'Namgis First Nation will establish and throughout the Term purpose of receiving monies payable by British Columbia pursuant to this Agreement (the "Payment Account"). 'Namgis First Nation into which direct deposits can be made by British Columbia for the maintain a bank account in the name of 'Namgis First Nation (or the will provide to British Columbia sufficient address and account Designate, as the case may be) at a Canadian financial institution

information respecting the Payment Account to enable British Columbia to make direct deposit payments to the Payment Account

- 3.2 two equal payments: the first payment to be paid on or before September 30th, and the second payment to be paid on or before March 31st. section 3.4 and 3.6, the Revenue Sharing Contribution will be disbursed in First Nation, or to its Designate, as the case may be, and, subject to Subject to section 3.1.2 and section 10.0 of this Agreement, British Contributions, calculated in accordance with Appendix C, to the 'Namgis Columbia will during the Term make annual Revenue Sharing
- သ accordance with Appendix C is deemed to be \$436,040. Notwithstanding section 3.2, for the BC Fiscal Year in which the Effective Date falls (the "First Fiscal Year of the Term") the amount calculated in
- 3.4 month in which the Agreement is signed by the 'Namgis First Nation For the purposes of determining the amount of the Revenue Sharing Contribution for partial BC Fiscal Years, the amount will be prorated to the
- 3.5 effect for the purposes of this Agreement of describing the amount of the Sharing Contribution for the following BC Fiscal Year (including the summary document(s) and calculations identified in Appendix C) and the Before November 30th of each year during the Term, 'Namgis First Nation will receive written notification from British Columbia of the Revenue 'Namgis First Nation agrees that such written notification will have the Revenue Sharing Contribution under this Agreement for that following BC Fiscal Year.
- 3.6 section 3.2 only if 'Namgis First Nation has published all of the necessary statements and reports before the appropriate dates as set out in section the 'Namgis First Nation or its Designate in the manner specified in the Revenue Sharing Contribution will be provided by British Columbia to terminated pursuant to section 10.0 of this Agreement and this Agreement has not been suspended or 6.0 of this Agreement, is in all other respects in compliance with the terms For each BC Fiscal Year subsequent to the First Fiscal Year of the Term,
- 3.7 money by British Columbia to the 'Namgis First Nation pursuant to this Agreement is subject to: Notwithstanding any other provisions of this Agreement, the payment of
- 3.7.1 there being sufficient monies available in an appropriation, as such payment may be required, to make that payment; and defined in the Financial Administration Act, to enable British Columbia in any BC Fiscal Year or part thereof when any
- 3.7.2 Treasury Board not having controlled or limited, pursuant to the referred to in section 3.7.1. Financial Administration Act, expenditure under any appropriation

4.0 Consultation Process

- process set out in Appendix B of this Agreement. Nation's Aboriginal Interests arising from any Operational or Administrative Decisions or Operational Plans is to be carried out in accordance with the The Parties agree that consultation with respect to impacts to 'Namgis First
- 4.2 British Columbia will use the map of the 'Namgis First Nation's Traditional Territory set out in this Agreement as Appendix A.
- 4.3 'Namgis First Nation agrees that British Columbia may share the map of the associated with a decision that is subject to this Agreement. government agency and/or a licensee responsible for information sharing Traditional Territory as set out in Appendix A with another provincia
- 4.4 or RP with British Columbia after the Effective Date which includes a will apply for the remainder of the Term. agree that the consultation process set out in Appendix B of this Agreement case, if the SEA or RP terminates prior to the end of the Term, the Parties for the term of the SEA or RP if the SEA or RP so provides; and in any such supersede and replace the consultation process set out in this Agreement decision making, the consultation process set out in the SEA or RP will consultation process which addresses forest and range management and The Parties agree that in the event 'Namgis First Nation enters into a SEA
- 4.5 include a consultation process in this Agreement. amended within 60 days of the date of termination of the SEA or RA to end of the Term, the 'Namgis First Nation agrees that this Agreement will be decision making, and the SEA or RA is subsequently terminated prior to the consultation process which addresses forest and range management and In the event that the Effective Date falls after the date on which 'Namgis First Nation enters into a SEA or RA with British Columbia that includes a

5.0 Acknowledgments and Covenants by 'Namgis First Nation

- 5.1 'Namgis First Nation acknowledges that forest revenues received by this Agreement will vary over time. British Columbia fluctuate and that the Revenue Sharing Contributions under
- 5.2 'Namgis First Nation agrees that the Revenue Sharing Contributions made on 'Namgis First Nation Aboriginal Interests of Administrative Decisions. under section 3.0 of this Agreement constitute an accommodation for impacts from April 1, 2014 to the end of the term of this agreement. Operational Decisions and/or Operational Plans in the Traditional Territory
- 5.3 Subject to section 5.2, this Agreement does not address or affect any claims Columbia prior to the effective date of this Agreement. resulting from past Operational or Administrative Decisions made by British by the 'Namgis First Nation regarding impacts on its Aboriginal Interests

5.4 potential infringements of 'Namgis First Nation's Aboriginal Interests in the context of Operational Decisions and Administrative Decisions that British 'Namgis First Nation agrees that during the term of this Agreement, if the under an Operational Plan in the Traditional Territory has adequately consulted and has provided an accommodation with respect to consultation process set out in this Agreement is followed, British Columbia Columbia will make and any forest or range practices that may be carried out

Community Priorities, Annual Reports and Records

- 6.1 'Namgis First Nation covenants and agrees as follows:
- 6.1.1 Within 60 days of the Effective Date of this Agreement, 'Namgis First Fiscal Year Revenue Sharing Contribution. help achieve the socio-economic objectives identified in section 2.2. form set out in Appendix E that outlines activities it intends to fund to priorities covering the term of the Agreement, substantially in the Nation or its Designate will prepare a statement of community This statement will outline the community priorities based on the First
- 6.1.2 in section 6.1.1 based on the updated Revenue Sharing Contribution Before the end of each BC Fiscal Year, 'Namgis First Nation or its described in section 3.5. Designate will update the statement of community priorities identified
- 6.1.3 Within 90 days of the end of each BC Fiscal Year, 'Namgis First purpose of accomplishing the purposes and objectives referred to in administrative expenses, all such expenditures were made for the the Payment Account since the date of the last such report (or, in the the form set out in Appendix F, identifying all expenditures made from section 2.0. Agreement) and confirming that, aside from reasonable case of the first such report, since the Effective Date of this Nation or its Designate will prepare an annual report, substantially in
- 6.1.4 British Columbia retains the right at its sole discretion, such discretion be at the expense of the 'Namgis First Nation or its Designate. made for appropriate purposes under this Agreement, such audit to from the Payment Account to ensure that all such expenditures were to be exercised reasonably, to require an audit of expenditures made
- 6.1.5 can reasonably be expected to bring the information to the attention The documents referred to in sections 6.1.1, 6.1.2, and 6.1.3 will be of its communities and the public. published by 'Namgis First Nation or its Designate in a manner that
- 6.1.6 British Columbia within 120 days of the end of each BC Fiscal Year. The annual report referred to in section 6.1.3 will be provided to
- 6.1.7 Notwithstanding the termination or expiry of this Agreement, 'Namgis

provisions of section 6.1 until 120 days after it receives the last Revenue Sharing Contribution from British Columbia First Nation or its Designate will continue to comply with the

6.2 where 'Namgis First Nation has entered into an SEA and/or RA with British used by 'Namgis First Nation for that capacity during the Term of this If 'Namgis First Nation requires funding ("capacity") to engage in consultation Columbia, up to \$35,000 annually of the Revenue Sharing Contribution will be processes on forest and range decisions, or with other provincial Ministries

7.0 Security Deposits

- 7.1 In recognition of 'Namgis First Nation entering into this Agreement, British Columbia. (or a legal entity controlled by the 'Namgis First Nation) and British licence(s) entered into as a result of the invitation to apply under a Forest Columbia may choose not to request a silviculture deposit(s) pertaining to Tenure Opportunity Agreement entered into between 'Namgis First Nation
- 7.2 silviculture deposit, in order to fully or partially satisfy any unfulfilled financial 'Namgis First Nation agrees that British Columbia may apply any payment that 'Namgis First Nation is entitled to receive under this Agreement, to a licence(s) entered into as a result of the invitation to apply under a Forest obligations of 'Namgis First Nation to British Columbia arising from a maximum of the amounts that British Columbia would have obtained in a Columbia. (or a legal entity controlled by the 'Namgis First Nation) and British Tenure Opportunity Agreement entered into between 'Namgis First Nation
- 7.3 section 7.2, British Columbia will notify the 'Namgis First Nation of the Prior to British Columbia applying any payment to satisfy unfulfilled 'Namgis unfulfilled financial obligation(s). First Nation financial obligations arising from a licence(s) in accordance with

8.0 Stability for Land and Resource Use

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

9.0 <u>Dispute Resolution</u>

9.1 If a dispute arises between British Columbia and the 'Namgis First Nation regarding the interpretation of a provision of this Agreement, the duly appointed representatives of the Parties will meet as soon as is practicable to attempt to resolve the dispute

- 9.2 and the 'Namgis First Nation. interpretation issue will be raised to more senior levels of British Columbia If the Parties are unable to resolve differences at the appropriate level, the
- 9.3 If the interpretation dispute cannot be resolved by the Parties directly, the resolution of the interpretation issue Parties may choose other appropriate approaches to assist in reaching

10.0 Suspension and Termination

- 10.1 Contributions under this Agreement if it determines, acting reasonably, that 'Namgis First Nation is not fulfilling its obligations under sections 4.0 and of the alleged non-compliance, and the Parties will then attempt to resolve determination, British Columbia will provide notice to 'Namgis First Nation 'Namgis First Nation and British Columbia. Upon making any such arising from a licence(s) issued further to an agreement between the Nation has outstanding unfulfilled financial obligations to British Columbia 6.0 or sections 8.1 or 10.3 of this Agreement, or where the 'Namgis First British Columbia may suspend the making of further Revenue Sharing their differences
- 10.2 60 days of the notice provided in section 10.1, British Columbia will notify If the alleged non-compliance by 'Namgis First Nation is not resolved within may terminate this Agreement. and, without limiting the actions that may be taken by British Columbia 'Namgis First Nation that the alleged non-compliance remains unresolved
- 10.3 If, during the term of this Agreement, 'Namgis First Nation challenges or Agreement may be terminated by British Columbia. any actions that may be taken by British Columbia, the Revenue Sharing impacts on 'Namgis First Nation's Aboriginal Interests then, without limiting in section 3.0 of this Agreement does not provide an accommodation for that, contrary to section 5.2, the Revenue Sharing Contribution provided for decisions or plans, by way of legal proceedings or otherwise, on the basis Decision or an Operational Plan or activities carried out pursuant to those supports a challenge to an Administrative Decision and/or Operational Contribution provided for in section 3.0 may be suspended or this
- 10.4 will be prorated to the termination date Contribution for the BC Fiscal Year in which termination becomes effective event of such early termination of this Agreement, the Revenue Sharing provisions of section 10.0; or upon mutual agreement of the Parties. In the one Party to the other; termination occurs in accordance with any of the following circumstances; 90 days' written notice of termination is given by This Agreement will terminate prior to the end of the Term in any one of the
- 10.5 may have given rise to the termination notice end of the 90-day period, meet and will attempt to resolve any issue that effective 90 days from the date of the notice, the Parties will, prior to the If a Party gives written notice of its intention to terminate this Agreement

11.0 <u>Term</u>

- <u>1</u> terminated earlier in accordance with any of the provisions hereof, will end The term of this Agreement commences on the Effective Date and, unless on the day immediately before the third anniversary of the Effective Date.
- 11.2 deemed to be (day after expiry), 2014, or the date of signing by the Notwithstanding section 11.1, the Effective Date of this Agreement is commence immediately following. before expiry of last agreement and Parties want next renewal to Minister, whichever is the later. - use this section if signing agreement

12.0 Renewal of the Agreement

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

13.0 Amendment of Agreement

- 13.1 Any alteration or amendment to the terms and conditions of the Agreement must be in writing and duly executed by the Parties
- 13.2 effectiveness of this Agreement annually and consider amendments to this Either Party may request the participation of the other Party to review the Agreement.

14.0 Entire Agreement

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

15.0 Notice

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

British Columbia

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Deputy Minister

Ministry of Aboriginal Relations and Reconciliation P.O. Box 9100 STN PROV GOVT

Victoria B.C. V8W 9B1 Telephone: (250) 356-1394 Fax: (250) 387-6594

'Namgis First Nation

PO Box 210 Chief Debra Hanuse

Alert Bay, BC V0N 1A0 Telephone: (250) 974-5556

(250) 974-5900

16.0 Miscellaneous

- 16.1 This Agreement shall be interpreted in a manner consistent with provincial and federal law.
- 16.2 aboriginal rights, including aboriginal title define or amend aboriginal rights, or limit any priorities afforded to meaning of sections 25 and 35 of the Constitution Act, 1982 and does not This Agreement is not a treaty or a lands claims agreement within the
- 16.3 competing claims between First Nations. This Agreement does not address or prejudice conflicting interests or
- 16.4 Subject to paragraph 10.3, this Agreement will not limit the positions that a Party may take in future negotiations or court actions.
- 16.5 geographic extent of Aboriginal Interests or treaty interests of the 'Namgis First Nation. will result in a common understanding of the nature, scope and Traditional Territory but that the specific nature, scope or geographic extent of Aboriginal Interests of the 'Namgis First Nation have yet to be determined. Broader processes engaged in to bring about reconciliation basis that the 'Namgis First Nation has Aboriginal Interests within their British Columbia acknowledges and enters into this Agreement on the
- 16.6 References in this Agreement to Crown lands are without prejudice to the 'Namgis First Nation's Aboriginal title and/or rights claims over those
- 16.7 prior to the effective date of this Agreement past Operational or Administrative Decisions made by British Columbia First Nation regarding impacts on its Aboriginal Interests resulting from This Agreement does not address or affect any claims by the 'Namgis

- 16.8 This Agreement and any decisions made during the term of this Agreement do not change or affect the positions either Party has, or may have, regarding jurisdiction and authorities
- 16.9 Any reference to a statute in this Agreement includes all regulations made its regulations under that statute and any amendments or replacement of that statute and
- 16.10 There will be no presumption that any ambiguity in any of the terms of this Agreement should be interpreted in favour of either Party.
- 16.11 The applicable laws of British Columbia and Canada shall govern this
- 16.12 This Agreement is not intended to limit any obligation of forest or range Licensees or other third parties to the 'Namgis First Nation
- 16.13 This Agreement does not exclude the 'Namgis First Nation from accessing the 'Namgis First Nation, other than those expressly set out in this forestry economic opportunities and benefits, which may be available to Agreement.
- 16.14 Nothing in this Agreement is to be construed as an acceptance of or of fact or liability. admission by a Party of the position of the other Party or as an admission
- 16.15 part of the British Columbia's obligation to consult and accommodate provide financial or economic benefits, as provided in this Agreement, This Agreement does not constitute an admission of an obligation to as
- 16.16 If any part of this Agreement is void or unenforceable at law, that part shall be severed from this Agreement and the rest of the Agreement shall remain in effect and fully enforceable.
- 16.17 If any part of this Agreement is void or unenforceable at law, the Parties reasonably possible and as their respective interests may require, on a agree to negotiate and attempt to reach agreement, to the extent replacement for the severed part with a view to achieving the intent of the Parties as expressed in this Agreement.
- 16.18 All headings in this Agreement are for convenience only and do not form a any of its provisions enlarge, modify or explain the scope, extent or intent of this Agreement or part of this Agreement and are not intended to interpret, define, limit,
- 16.19 In this Agreement, words in the singular include the plural, and words in otherwise requires the plural include the singular unless the context or any specific definition
- 16.20 The appendices to this Agreement form part of the Agreement

16.21 This Agreement may be entered into by each Party signing a separate copy of this Agreement, including a photocopy or faxed copy, and delivering it to the other Party by fax. Each facsimile will be deemed to be an original for all purposes and all counterparts taken together will be deemed to constitute one document.

Signed on behalf of:

'Namgis First Nation

Chief Debra Hanuse

Date

Councillo

Witness of Namgis First Nation signatures andons

Signed on behalf of:

Government of British Columbia

John Rustad

Minister of Aboriginal Relations and

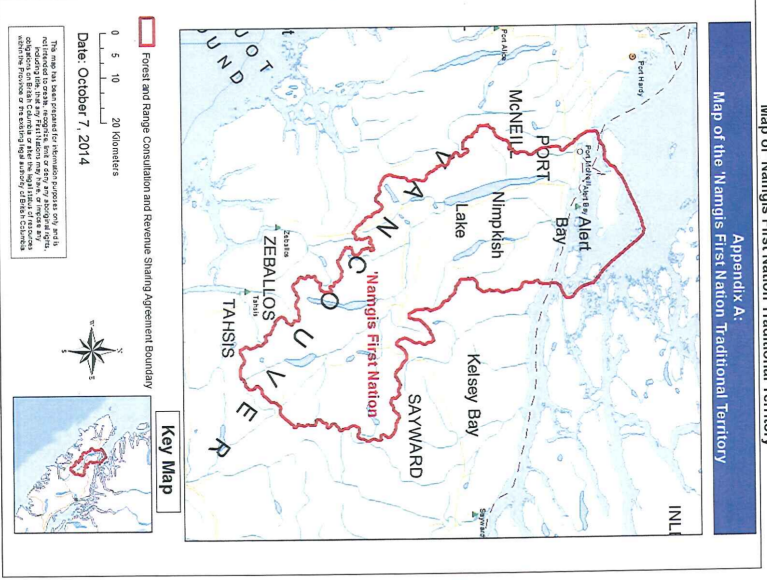
Reconciliation

Witness of

Mihister signature

Date

APPENDIX A Map of 'Namgis First Nation Traditional Territory



APPENDIX B

On Operational and Administrative Decisions and Operational Plans Consultation

Decisions and Operational Plans, the Parties have agreed to use the Matrix framework set out in section 1.10 of this Appendix ("section 1.10"), which allows the Parties to require consultation, as well as the associated appropriate level of consultation for those determine which Operational and Administrative Decisions and Operational Plans will In order to facilitate consultation with respect to Operational and Administrative decisions and plans

- Operational Plans, Operational Decisions, and Administrative Decisions that may potentially adversely impact 'Namgis First Nation's Aboriginal Interests within the the applicable consultation level agreed to by the Parties under section 1.10 on British Columbia agrees to consult with 'Namgis First Nation in accordance with Traditional Territory.
- 1.2 with forest and range development within the Traditional Territory. section 1.10, in information sharing and/or consultation regarding proposed with the applicable level of consultation to which the Parties have agreed under 'Namgis First Nation agrees to fully participate with British Columbia and/or Operational Decisions, Administrative Decisions, and Operational Plans dealing Licensees or licence proponents, as set out in this Agreement and in accordance
- <u>-1</u> 3 advance of the Parties entering into this Agreement. occurs, that is provided to the 'Namgis First Nation by British Columbia in during the First Fiscal Year of the Term or part thereof in which the Effective Date In this Appendix, "First Annual List" means a list of Operational and Administrative Decisions and Operational Plans, which may require consultation
- <u>_</u>4 consultation levels for the decisions on the First Annual List, using the Prior to entering into this Agreement, the Parties will agree on the applicable consultation levels described in section 1.10.
- 1.5 made, and that will be provided to the 'Namgis First Nation by British Columbia before March 31st of each year after the First Fiscal Year of the Term. a fiscal year of the Agreement in which those decisions are anticipated to be Administrative Decisions and Operational Plans that may require consultation in In this Appendix, "Annual List" means an annual list of Operational and
- 1.6 in the case of decisions and plans for which the Parties have not already agreed Operational and Administrative Decisions and Operational Plans on the Annual Parties will agree on the consultation levels that will be applicable to those to a consultation level described in section 1.10 in a preceding fiscal year, the meet annually on or before March 31st, if required, to discuss the Annual List and For fiscal years subsequent to the First Fiscal Year of the term, the Parties will List, in accordance with section 1.10.

- 1.7 consultation levels that will be applicable to those Operational and Administrative those new types of decisions or plans and the Parties will seek to agree on the the current fiscal year, British Columbia will notify the 'Namgis First Nation of that will have effect within the Traditional Territory of 'Namgis First Nation during Administrative Decisions or Operational Plans not contained in the Annual List When British Columbia becomes aware of proposed types of Operational or Decisions and Operational Plans, in accordance with section 1.10.
- <u>1</u>.8 otherwise agreed by the Parties, provide the party (i.e. British Columbia, a licensee or proponent) that supplied the proposed decision or plan to them, with or Operational Plan submitted to them, 'Namgis First Nation will, unless In reviewing and responding to an Operational Decision, Administrative Decision resource development activities pursuant to that Operational Decision, Aboriginal Interests that may occur as a result of proposed forest and/or range all reasonably available information that will identify any potential impacts to their Administrative Decision or Operational Plan within the Traditional Territory
- 1.9 does not intend to respond or participate in the consultation process in respect of in section 1.10, then British Columbia may conclude that 'Namgis First Nation If no response is received from 'Namgis First Nation within the timeframe set out decision may proceed. the Operational or Administrative Decision or Operational Plan and that a
- 1.10 levels The Parties agree to the following description and intent of the consultation

	1) Information Sharir
	ng 2) Available on Request
	3)Notification
	4) Expedited
	5) Normal
	6) Deep
1	

Level	Description	Intent
1. Information	Proponent or tenure holder engages	Proponent or tenure holder
Sharing	'Namgis First Nation during planning	engages directly with 'Namgis
(to provide opportunity to incorporate	First Nation, and provides
	Aboriginal Interests prior to	summary of communications to
	submitting plan/request to Decision	British Columbia.
	Maker.	
2. Available on	Type of notification whereby British	'Namgis First Nation can
Request	Columbia informs 'Namgis First	request from British Columbia
,	Nation they will not be sending out	more detailed information about
	information.	decisions made at this level.
3. Notification	Notify in writing 'Namgis First	British Columbia provides
	Nation about an upcoming decision	'Namgis First Nation base level
	and provide overview information.	information and a short
	Would be an opportunity for	reasonable time (21-30 calendar
	comment.	day consultation period
	Đ	determined by the Parties) to
		comment. Limited follow-up.

6. Deep Consultation Us acc ful dee acc Pre ind int tha	5. Normal Fol Consultation corress ma	Level 4. Expedited Wh Consultation Process bee	
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.	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.	Where there is an imminent threat to a resource value (e.g. mountain pine beetle spread control) an expedited consultation process is undertaken.	
Would involve meaningful discussion of suitable accommodation options and interim solutions where appropriate. May require extended timelines. British Columbia will provide the 'Namgis First Nation with the final decision and rational in writing.	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 'Namgis First Nation of the final decision where requested by the 'Namgis First Nation.	Intent 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.	

- 1.11 suggest a different consultation level. circumstances where detailed aboriginal interest information is shared that would The Parties may agree to adjust the consultation levels for specific
- 1.12 'Namgis First Nation agrees that the province is not obligated, unless requested by the 'Namgis First Nation, to inform the 'Namgis First Nation of the Delegated Decision Maker's decision for decisions on which the consultation level has been level three (3) or lower.
- 1.13 applicable case law respecting consultation obligations. apply to a particular or any Operational or Administrative Decision or Operational Plan, then British Columbia will consult with 'Namgis First Nation on the basis of If the Parties cannot agree upon which consultation level in section 1.10 should British Columbia's consultation procedures in effect at the time as well as the

	As per Section 1.3 of Appendix B - North Island - Central Coast Resource District	pendix B - North Island	1-Central Co	ast Resource D	istrict
Decision Category	Decision	Annual List for 2014/13 Delegated Decision Consumater In L	Consultatio n Level	Consultatio n Period ²	Comments/Pending Decisions
	Timber supply review	ADMINISTRATIVE DECISIONS	ECISIONS	24 months	Multiple 60-day processes at
Area	Annual Cut (AAC) determination	Chief Forester	S	total	discreet intervals over a 24 month period
Timber Supply Area	AAC apportionment or disposition	Minister of Forests, Lands & Natural Resource Operations	5	30-60 days	
Tree Farm Licence	Timber supply review resulting in an AAC determination	Deputy Chief Forester	S	12-24 months total	Multiple processes at discreet intervals
Tree Farm Licence	Management Plan approval	Deputy Chief Forester	ω	21-30 days	Consultation usually combined with AAC determination
Tree Farm Licence	Deletion of Crown or private land from TFL	Minister of Forests, Lands & Natural Resource Operations	5	30-60 days	
Tree Farm Licence	Replacement, consolidation or subdivision	Minister of Forests, Lands & Natural Resource Operations	u	21-30 days	
Tree Farm Licence/Forest Licence/Timber Licence/Woodlot Licence	Transfer	Various	3 or 5	21-60 days	Transfer of TFL/FL = Level 5 Transfer of TL/WL = Level 3
Timber Licence	Extension or consolidation	Regional Executive Director	3	21-30 days	
Forest Licence	Replacement, consolidation or subdivision	Regional Executive Director	ω	21-30 days	
Forest Licence	Issuance of FL	Regional Executive Director	5	30-60 days	
Non-Replaceable Forest Licence	Extension or issuance of NRFL	Regional Executive Director	3 or 5	21-60 days	Extension = Level 3 New Tenure = Level 5
Community Forest Agreement	Establishment and advertisement of new CFA area	Regional Executive Director/District Manager	5	30-60 days	
Community Forest Agreement	Issuance of a CFA	Regional Executive Director	5	30-60 days	Consultation usually combined with Mgmt Plan as CFA cannot be issued until the Mgmt Plan is approved
Community Forest Agreement	Approval of new CFA Management Plan or major amendment	District Manager	3 or 5	21-60 days	Major Amendment = Level 3 New Plan = Level 5
Community Forest Agreement	Boundary amendment	Regional Executive Director/District Manager		21-30 days	
Community Forest Agreement	Probationary CFA transition to CFA	Regional Executive Director	3	21-30 days	
Community Forest Agreement	CFA replacement	Regional Executive Director	w	21-30 days	
Woodlot Licence	Establishment of new WL area	District Manager	5	30-60 days	
Woodlot Licence	Issuance of a WL	District Manager	5	30-60 days	Consultation usually

	21-30 days	3	Regional Executive Director or	Section 16 reserve or Section 17 designation	Forestry or Recreation Related
Supplemental consultation level subject to outcome of any proponent-led infosharing. Some replacements may be referred as part of a batch' following a unique process.	0-30 days	1 or 3	Regional Executive Director or Designate/District Manager	Amendment, extension, assignment or replacement of tenures on previously impacted/developed site	Forestry Related Land Act Tenure
Supplemental consultation level subject to outcome of any proponent-led info-sharing	0-60 days	1 or 5	Regional Executive Director or Designate/District Manager	Issuance of new tenure over previously undisturbed site	Forestry Related Land Act Tenure
Supplemental consultation level subject to outcome of any licensee-led info-sharing	0-30 days	1 or 3	District Manager	Amendment or replacement of existing SUP	Special Use Permit
Supplemental consultation level subject to outcome of any licensee-led info-sharing	0-60 days	1 or 5	District Manager	Issuance of new SUP	Special Use Permit
BCTS-led process – level superseded by any BCTS/FN Protocol Agreement	0-60 days	1 and 5	Timber Sales Manager	New timber sales licence (TSL)	BC Timber Sales
Consultation often done as part of a Project at the Land Act tenure issuance. Generally involves minor tree removal to allow for new infrastructure/facilities installation, ie. cell towers, heli-ski glading non-emergency community wildfire protection, etc.	n/a	2	District Manager	Issuance or amendment of OLTC	Occupant Licence to Cut
Non-emergency licence to cut for wildfire prevention	0-30 days	1 or 3	Regional Executive Director	Issuance of FLTC for community wildfire protection	Forestry Licence to Cut
Supplemental consultation level subject to outcome of proponent-led info sharing. Includes minor cutting, small scale salvage, rec sites and trails, etc.	0-60 days	1, 3 or 5	District Manager or Timber Sales Manager	Issuance of FLTC or amendment to existing	Forestry Licence to Cut
	21-30 days	3	Regional Executive Director/District Manager	Boundary amendment or replacement	First Nations Woodland Licence
Major Amendment = Level 3 New Plan = Level 5	21-60 days	3 or 5	District Manager	Approval of new FNWL Management Plan or major amendment	First Nations Woodland Licence
Consultation usually combined with Mgmt Plan as FNWL cannot be issued until the Mgmt Plan is approved	30-60 days	Ċ,	Regional Executive Director	Award of FNWL	First Nations Woodland Licence
	21-30 days	ω	District Manager	Boundary amendment, consolidation or replacement	Woodlot Licence
Major Amendment = Level 3 New Plan = Level 5	21-60 days	3 or 5	District Manager	Approval of new WL Management Plan or major amendment	Woodlot Licence
combined with Mgmt Plan as WL cannot be issued until Mgmt Plan is approved					

	n/a	2	District Manager	Stewardship Plan minor	Range Tenures
	21-30 days	ω	District Manager	Range Use Plan or Stewardship Plan extensions	Range Tenures
	30-60 days	5	District Manager	Range Use Plan or Stewardship Plan, including major amendments	Range Tenure
Amendment/Ext'n = Level 3 $New = Level 5$	21-60 days	3 or 5	District Manager	New Licence Plan or major amendment or extension	WL/FNWL
	n/a	2	District Manager	Forest Stewardship Plan, minor amendment	FL/TL/TFL/CFA/ FNWL
	30-60 days	5	District Manager	Forest Stewardship Plan approval, including major amendment	FL/TL/TFL/CFA/ FNWL
	21-30 days	ω	District Manager	Forest Stewardship Plan extension	OPERATIONAL PLANS FL/TL/TFL/CFA/ Fo FNWL
	21-30 days	U.	Regional Manager Sites and Trails BC	Expansion, alteration, improvement or rehabilitation of an existing forest interpretive site, recreation site or trail	Recreation Sites & Trails
	21-30 days	ω	Regional Manager Sites and Trails BC	Protection of recreation resource under <i>FRPA</i> Section 58	Recreation Sites & Trails
	21-30 days	w	Regional Manager/District Recreation Officer Sites and Trails BC	Trail construction under FRPA Section 57	Recreation Sites & Trails
	n/a	2	Assistant Deputy Minister Sites and Trails BC	Dis-establish recreation sites and trails	Recreation Sites & Trails
Previously existing = Level 3 New = Level 5	21-60 days	3 or 5	Assistant Deputy Minister Sites and Trails BC	Establishment of a previously existing/non-established or new interpretive forest site, recreation site or trail under FRPA Section 56	Recreation Sites & Trails
Generally GAR order serves to protect lands from development	21-30 days	3	Regional Executive Director or Designate/District Manager	Establishment of GAR	Government Actions Regulation
OGMAs tend to protect existing old growth stands from harvest and alternatively serve to recruit old growth from younger stands. Supplemental consultation subject to outcome of any licensee-led info-sharing	0-30 days	1 or 3	District Manager	Amendment to existing or establishment of new OGMA	Old Growth Management Area
	30-60 days	5	Minister of Forests, Lands & Natural Resource Operations	Land use objectives – new or major amendments	Higher Level Plan
			Designate/District Manager		Land Act Tenure

OPERATIONAL DECISIONS	amendments				
FL/TL/TFL/CFA/W L/FNWL	Cutting Permit issuance	District Manager	1, 3, 4 or 5	0-60 days	Supplemental consultation level subject to outcome of licensee-led info-sharing
FL/IL/TFL/CFA/W L/FNWL	Cutting Permit amendment	District Manager	2	n/a	Generally these are minor amendments only – may be subject to licensee-led info sharing
Road Permit	Road Permit issuance/amendment	District Manager and Timber Sales Manager	1, 3, 4 or 5	0-60 days	Supplemental consultation level subject to outcome of licensee-led info-sharing
Road Use Permit	New Road Use Permits on existing Forest Service Roads	District Manager	2	n/a	
Forest Investment Account	Sustainable forest management planning; management unit/watershed level strategies/plans; resource inventories; monitoring; decision support; stand treatments; recreation, etc	District Manager	1 to 5	0-60 days	Consultation/info sharing levels guided by Land Based Investment (LBI) Interim First Nations Info Sharing Guidelines 2010 developed under the LBI program and generally recipient-led
Free Use Permit	Free use permit issuance for First Nation's traditional and cultural activities	District Manager	2	n/a	
Miscellaneous	Authority to harvest timber by Crown agents (Section 52 Forest Act)	District Manager	2	n/a	May include FSR realignment, helipad clearing for BCTS, research branch destructive sampling, etc
Miscellaneous	Permit to grow and/or harvest Christmas Trees on Crown land	District Manager	2	n/a	Often in association with compatible land use such as hydro power line ROW

¹For informational purposes only; the delegated decision maker level bound by legislation and delegation processes may vary over time.

2
Consultation Period as per that specified in Section 1.10 of Appendix B.

APPENDIX C

Revenue Sharing Contribution Methodology

Traditional Territory Forest Revenue Sharing Component

- <u>-1</u> 0 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 accounts of British Columbia, a summary document will be prepared of the North release by the Minister of Finance of the previous BC Fiscal Year's public In each BC Fiscal Year that this Agreement is in effect, and subsequent to the will be calculated for North Island - Central Coast District and Campbell River Island - Central Coast District and Campbell River District's forest revenue
- <u>-1</u> For the purposes of the summary document in section 1.0 of this Appendix, the stumpage payments from 'Namgis First Nation's Forest License (if applicable) will not be included in the calculations of forest revenue.
- 1.2 calculation will prorate for overlapping territories of other First Nations. against the forest revenue described in section 1.0 of this Appendix. the North Island – Central Coast District and Campbell River District, applied Nation's Traditional Territory that falls within the Timber Harvesting Land Base in Traditional Territory will be calculated by determining the percent of 'Namgis First The amount of the forest revenue attributed to the 'Namgis First Nation's
- <u>۱</u>. Nation as described in section 1.2 of this Appendix. by multiplying 3 percent of the forest revenue attributed to the 'Namgis First The Traditional Territory Forest Revenue Sharing Component will be calculated
- 1.4 Where the calculation in section 1.3 of this Appendix is less than \$35,000 participate in the consultation process in accordance with section 4.0 of this 'Namgis First Nation will receive a maximum of \$35,000 to provide capacity to Agreement.
- 1.5 in sections 1.0 to 1.4 of this Appendix will be performed For each BC Fiscal Year that this Agreement is in effect, the calculations outlined

Direct Award Tenure Forest Revenue Sharing Component

- 2.0 previous BC Fiscal Year. defined as the total of stumpage payments received by the Crown for the prepared of 'Namgis First Nation's Forest License (if applicable) forest revenue Subsequent to the release by the Minister of Finance of the previous BC Fiscal Year's public accounts of British Columbia, a summary document will be
- 2.4 by multiplying 35 percent of the forest revenue as described in section 2.0 of this The Direct Award Forest Tenure Revenue Sharing Component will be calculated

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

Forest Revenue Sharing Transition

- 3.0 Revenue will be phased in over the term of the Agreement. The Parties agree that a transition to revenue sharing based entirely on Forest
- <u>ω</u> Revenue Sharing Component for that BC Fiscal Year. Revenue Sharing Contribution is calculated by adding the total of the Traditional For each BC Fiscal Year that this Agreement is in effect, a portion of the Territory Forest Revenue Sharing Component to the Direct Award Tenure Forest
- 3.2 Annual Amount") and applying the following percentages to that Annual Amount: the Revenue Sharing Contribution is calculated by determining the value of the payments that were made by British Columbia to 'Namgis First Nation in any given full year under the 'Namgis First Nation Interim Forestry Agreement ("the For each BC Fiscal Year that this Agreement is in effect, the remaining portion of
- 3.2.1 2013/14 BC Fiscal Year: 50 percent;
- 3.2.2 2014/15 BC Fiscal Year: 45 percent;
- 3.2.3 2015/16 BC Fiscal Year: 40 percent; and
- 3.2.4 2016/17 BC Fiscal Year: 0 percent.
- 3.3 Notwithstanding section 3.2 of this Appendix, if the Revenue Sharing Transition Calculation for BC Fiscal years 2014/15 and 2015/16 under section 3.1 provides:
- only receive the annual payments described by the Revenue Sharing Transition Calculation in section 3.1 for BC Fiscal Years 2014/15 and equal to or greater than the annual payments received under the 'Namgis First Nation Interim Forestry Agreement, then the 'Namgis First Nation shall 1. an amount calculated under sections 1.2 and 2.1 of this Appendix that is
- 2. an amount calculated under the Revenue Sharing Transition Calculations in sections 3.1 and 3.2 of this Appendix that is greater than the annual payments received under the 'Namgis First Nation Interim Forestry payment for BC fiscal Years 2014/15 and 2015/16 that is equal to the annual payment received under the 'Namgis First Nation Interim Forestry Agreement Agreement ceived under the 'Namgis First Nation Interim Forestry then the 'Namgis First Nation shall only receive an annual

APPENDIX D

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

APPENDIX E

'Namgis First Nation Statement of Community Priorities

(Example only)

					Community Priority
		50		2013/2014	1
	55	2		2013/2014 2014/2015 2015/2016	Annual Amount
				2015/2016	ınt
					Specific Outcomes
					Measurement Criteria

APPENDIX F

'Namgis First Nation Statement of Community Priorities

Annual Report

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				Community Priority
				2013/2014 Planned Expenditures
		5		2013/2014 Actual Expenditures
				Outcomes Achieved
				Variance Explanation