

**BRITISH COLUMBIA  
MINISTRY OF FORESTS, LANDS  
AND NATURAL RESOURCE OPERATIONS**

**Mackenzie  
Timber Supply Area**

**Rationale for  
Allowable Annual Cut (AAC)  
Determination**

**(amended January 6, 2015)**

**Effective November 14, 2014**

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**This document was amended on January 6, 2015. The amendments provide clarification regarding the definition of the partitions within the new allowable annual cut. The level of the allowable annual cut and partitions remain unchanged from the document published on November 14, 2014.**

Table of Contents

Objective of this document..... 1

Acknowledgement..... 1

Statutory framework..... 1

Description of the TSA..... 1

History of the AAC ..... 2

New AAC determination..... 4

Information sources used in the AAC determination ..... 4

Role and limitations of the technical information used..... 6

Guiding principles for AAC determinations ..... 7

    Integrated decision-making ..... 7

    Information uncertainty ..... 7

The role of the base case ..... 9

Base case for the Mackenzie TSA..... 10

Consideration of Factors as Required by Section 8 of the *Forest Act*..... 12

    Land base contributing to timber harvesting ..... 13

        - general comments ..... 13

        - area-based tenures ..... 14

        - haul distance..... 14

    Forest inventory..... 15

        - site productivity estimates..... 16

        - minimum harvest criteria ..... 17

    Factors considered under Section 8(8) (a)(v) ..... 18

        - Mackenzie Land and Resource Management Plan ..... 18

        - wildlife requirements ..... 19

        - wildlife tree patches and riparian areas ..... 21

        - First Nations considerations..... 22

        - Minister’s letters ..... 26

        - community dependence..... 27

        - summary of public consultation ..... 28

        - pine stem rust ..... 28

        - mountain pine beetle ..... 29

        - harvest performance ..... 30

        - other bark beetles ..... 33

        - 2014 wildfires ..... 33

Reasons for Decision..... 34

## AAC Rationale for Mackenzie TSA, November 2014

Determination.....	35
Implementation.....	36
Other Considerations.....	37
Appendix 1: Section 8 of the <i>Forest Act</i> .....	38
Appendix 2: Section 4 of the <i>Ministry of Forests and Range Act</i> .....	41
Appendix 3: Minister’s letter of July 4, 2006.....	42
Appendix 4: Minister’s letter of October 27, 2010 .....	44

### List of Tables

Table 1.	Apportionment of the AAC determined December 1, 2001.....	3
Table 2.	List of factors accepted as modelled in the base case.....	12

## **Objective of this document**

This document is intended to provide an accounting of the factors I have considered and the rationale I have employed in making my determination, under Section 8 of the *Forest Act*, of the allowable annual cut (AAC) for the Mackenzie Timber Supply Area (TSA). This document also identifies where new or better information is needed for incorporation in future determinations.

## **Acknowledgement**

For preparation of the information I have considered in this determination, I am indebted to staff of the British Columbia Ministry of Forests, Lands and Natural Resource Operations (FLNR) in the Mackenzie Natural Resource District, the Omineca Natural Resource Region, and the Forest Analysis and Inventory Branch (FAIB). I am also grateful to the local residents, First Nations, BC Timber Sales staff, forestry consultants and licensees who contributed to this process.

## **Statutory framework**

Section 8 of the *Forest Act* requires the chief forester to consider a number of specified factors in determining AACs for timber supply areas (TSAs) and Tree Farm Licences (TFLs). In addition, the deputy chief forester is authorized under Section 23 (3) of the *Interpretation Act* to carry out the functions of the chief forester, including those required under Section 8 of the *Forest Act*. Section 8 of the *Forest Act* is reproduced in full as Appendix 1 of this document.

## **Description of the TSA**

The Mackenzie TSA is situated in north-eastern British Columbia. It is the fourth largest TSA in the province, covering 6.41 million hectares, and is one of two TSAs in the FLNR Omineca Natural Resource Region (region). It is administered from the Mackenzie Natural Resource District (district) office located in the town of Mackenzie. The Mackenzie TSA is bordered by the Prince George TSA to the west and south, by Tree Farm Licence 48 and the Dawson Creek TSA to the southeast, by the Fort St. John TSA to the east, by the Fort Nelson TSA to the northeast and north, and by the Cassiar TSA to the northwest.

The terrain of the TSA is mountainous except for the flat to gently-sloping Rocky Mountain Trench, which runs north to south through the centre of the TSA. The rugged Rocky Mountains border the trench on the eastern side and the more rounded Omineca Mountains border it on the western side. Williston Lake, a hydroelectric reservoir created by the W.A.C. Bennett Dam on the Peace River, lies in the trench in the central portion of the TSA. At a length of approximately 250 kilometres, Williston Lake is the largest body of fresh water in BC.

Due to the large size of Williston Lake plus the mountainous terrain and cold climate of the Mackenzie TSA, almost half of the total TSA consists of water, rock, ice, alpine, and other non-forested areas. Except for small amounts of private and federal land plus cleared rights of way, the remaining area 52 percent of the TSA is Crown forest land.

Despite the diverse terrain of mountains and river valleys, which contribute to distinct ecological features and high biodiversity values, the forests of the Mackenzie TSA are fairly homogeneous. The majority of the operable forest area lies in the Sub-boreal Spruce Biogeoclimatic Zone north of Williston Lake, the Sub-boreal Pine Spruce Zone covers low elevation areas; and throughout the TSA the forested upper slopes lie in the Englemann Spruce-Subalpine Fir Zone. The most common tree species in the TSA are lodgepole pine, spruce, and subalpine fir; with several deciduous species present in smaller amounts. About 75 percent of the mature lodgepole pine in the TSA has been killed by mountain pine beetles (MPB).

The TSA provides habitat for a variety of wildlife species, including: grizzly and black bears, moose, caribou, Stone's sheep, mountain goats and bull trout.

The Mackenzie TSA is sparsely populated, with the majority of the population living in the community of Mackenzie. Other settlements include Germansen Landing and Manson Creek; and the First Nations communities of Kwadacha (Fort Ware) and Tsay Keh. Forestry, recreation, trapping, guide-outfitting, mining, and tourism are the dominant economic activities within the TSA; with forestry providing about 70 percent of local employment. The area has oil and gas resources, but neither is currently being extracted in the TSA. Planning is underway for two proposed liquefied natural gas pipelines that would cross the TSA from east to west.

The Mackenzie TSA falls within the asserted territories of the Gitksan First Nation, Halfway River First Nation, Kwadacha First Nation, McLeod Lake Indian Band, Nak'azdli First Nation, Saulteau First Nations, Takla Lake First Nation, Tahltan First Nation, Tsay Keh Dene First Nation, and West Moberly First Nations. Treaty 8 First Nations include: the McLeod Lake Indian Band, Saulteau First Nations and the Moberly First Nations.

### **History of the AAC**

The Mackenzie TSA was established in 1981 with an AAC of 2 900 000 cubic metres. Since then the AAC has remained fairly constant, with only minor adjustments and the institution of a deciduous stand partition in 1996. The deciduous partition was 50 000 cubic metres per year from 1996 to 2001; thereafter, it was increased to 100 000 cubic metres per year. The AAC was last determined in 2001 as 3 050 000 cubic metres. In 2004, the determination of the next AAC was postponed by order of the chief forester under Section 8 (3.1) of the *Forest Act*.

Table 1 shows the apportionment of the AAC by the Minister of Forests, Lands and Natural Resource Operations current to April 2014.

*Table 1. Apportionment of the AAC determined December 1, 2001*

<b>Category</b>	<b>Total m<sup>3</sup></b>	<b>Percent (%)</b>	<b>Conventional</b>	<b>Percent (%)</b>	<b>Deciduous leading</b>	<b>Percent (%)</b>
Forest Licence (replaceable)	2 015 404	66.08	2 015 404	68.31		
Forest Licence (non-replaceable)	156 808	5.14	106 808	3.62	50 000	50
BC Timber Sales	768 886	25.21	718 886	24.37	50 000	50
Community Forest Agreements	30 000	0.99	30 000	1.02		
Woodlots	8 000	0.26	8 000	0.27		
Forest Service Reserve	41 511	1.36	41 511	1.41		
Bill 28 volume (FNWL)	29 391	0.96	29 391	1.00		
<b>Total</b>	<b>3 050 000</b>	<b>100.00</b>	<b>2 950 000</b>	<b>100.00</b>	<b>100 000</b>	<b>100.00</b>

## **New AAC determination**

Effective November 14, 2014 the new AAC for the Mackenzie TSA will be 4 500 000 cubic metres, of which a maximum of 950 000 cubic metres is attributable to non-pine leading coniferous stands. Of this partition, no more than 300 000 cubic metres is attributable to non-pine leading coniferous stands from the southwest portion of the TSA, west of Williston Lake and south of Omineca Provincial Park and Omineca Arm.

With regard to the 3.55 million cubic metres of unpartitioned AAC, it is my expectation that this volume be harvested from pine-leading stands in which pine represents at least 70 percent of the total stand volume and from deciduous-leading stands. As described in “**Implementation**”, I request that district and FAIB staff monitor the species composition and geographic origin of timber harvested in the Mackenzie TSA and to report this information to the chief forester annually. In the event that licensees can no longer locate pine-leading stands in which more than 70 percent of the total volume is pine, I expect the district staff to inform FAIB and the chief forester.

This AAC will remain in effect until a new AAC is determined, which must take place within 10 years of this determination.

## **Information sources used in the AAC determination**

Information considered in determining the AAC for the Mackenzie TSA includes the following:

- *Forest and Range Practices Act* and regulations;
- *Forest Act*;
- *Ministry of Forests and Range Act*;
- *Forest Practices Code of British Columbia Act* and amendments and guidebooks, January 31, 2004;
- *Heritage Conservation Act*;
- *Land Act*;
- *Muskwa-Kechika Management Area Act*;
- Muskwa-Kechika Management Plan Regulation;
- Mackenzie Land and Resource Management Plan, November 2000, Province of BC;
- Identified Wildlife Management Strategy—Accounts and Measures for Managing Identified Wildlife, Version 2004, Province of BC;
- Order Establishing Non-spatial Landscape Biodiversity Objectives in the Mackenzie Forest District, April 9, 2008, BC Ministry of Agriculture and Lands;
- Amendment Order for the Non-spatial Landscape Biodiversity Objectives in the Mackenzie Forest District, September 23, 2010, BC Ministry of Agriculture and Lands;
- Order to Establish Land Use Objectives for Agricultural Development Areas and Settlement Reserves, November 21, 2006, BC Ministry of Agriculture and Lands;
- Order to Establish the Obo River and Fox Landscape Units and Objectives, October 24, 2002, BC Ministry of Sustainable Resource Management;
- Order to Establish a Sensitive Area and Objectives for Mugaha Marsh, October 24, 2001, BC Ministry of Forests;
- Order Establishing Spatial Land Use Objectives for the Southern Portion of the Mackenzie Forest District, September 23, 2011, BC Ministry of Agriculture and Lands;



- Approved Wildlife Habitat Areas, BC Ministry of Environment, available online at <http://www.env.gov.bc.ca/wld/frpa/iwms/wha.html>;
- Approved Ungulate Winter Ranges, BC Ministry of Environment, available online at [http://www.env.gov.bc.ca/wld/frpa/uwr/approved\\_uwr.html](http://www.env.gov.bc.ca/wld/frpa/uwr/approved_uwr.html);
- Provincial Logging Residue and Waste Measurement Procedures Manual, BC Ministry of Forests and Range, current to April 6, 2014;
- Procedures for Factoring Visual Resources into Timber Supply Analyses, 1998, BC Ministry of Forests, and the update bulletin, Modelling Visuals in TSR III;
- Summary of dead potential volume estimates for management units within the Northern and Southern Interior Forest Regions, 2006, BC Ministry of Forests and Range;
- A Biophysical Model for Estimating Site Index for the Major Commercial Species in British Columbia, 2012, BC Ministry of Forest, Lands and Natural Resource Operations, draft report;
- Pine Stem Rust Management Guidebook, 1996, BC Ministry of Forests;
- Omineca Rust Strategy, 2013, BC Ministry of Forest, Lands and Natural Resource Operations;
- Mackenzie Timber Supply Archaeological Overview Assessment Final Report-Archaeological Field Reconnaissance and Heritage Potential Modelling; 1997; T. Gibson, J. Finnigan and C. Ramsay; Western Heritage Services Inc.;
- Mackenzie Timber Supply Archaeological Overview Assessment Final Report- Heritage Potential Modelling, 1997; T.H. Gibson, J. Finnigan, C. Ramsay, and B. Low; Western Heritage Services Inc.;
- Mackenzie TSA Archaeological Inventory Assessment, 1998; B. Low, V. Brandzin-Low, and T. Gibson; Western Heritage Services Inc.;
- An Archaeological Inventory of the Mackenzie Forest District, Northeastern British Columbia; T.H. Gibson and Dale Russell; Western Heritage Services Inc.;
- The Mackenzie Timber Supply Area Archaeological Overview Assessment Final Report-Archaeological Field Reconnaissance; T.H. Gibson, C. Ramsay, and B. Low; Western Heritage Services Inc.;
- Bull trout (*Salvelinus confluentus*) occurrence and abundance influenced by cumulative industrial developments in a Canadian boreal forest watershed; 2005; T. Ripley; Canadian Journal of Fisheries and Aquatic Sciences 62(11), pages 2431-2442;
- A Recovery Action Plan for Northern Caribou Herds in North-Central British Columbia; 2008; R.S. McNay, D. Heard, R. Sulyma, and R. Ellis; FORREX Series 22;
- Recovery Strategy for the Woodland Caribou, Southern Mountain population (*Rangifer tarandus caribou*) in Canada. 2014. *Species at Risk Act Recovery Strategy Series*. Environment Canada, Ottawa;
- Grizzly bear summer habitat supply modeling in the Mackenzie Forest District; 2012; V. Brumovsky, R.K. McCann, and G.D. Sutherland; Report No. 395, Wildlife Infometrics Inc.; Mackenzie, BC;
- Mackenzie Timber Supply Area Rationale for Allowable Annual Cut (AAC) Determination, December 1, 2001, BC Ministry of Forests;
- Chief Forester Order Respecting the AAC Determination for the Mackenzie TSA, June 16, 2004, BC Ministry of Forests and Range;
- Mackenzie Timber Supply Area Timber Supply Review Data Package, September 2012, BC Ministry of Forests, Lands, and Natural Resource Operations;

- Mackenzie TSA Timber Supply Analysis Public Discussion Paper, October 2013, BC Ministry of Forests, Lands, and Natural Resource Operations;
- Mackenzie TSA Timber Supply Review Public Input Companion Document-Determination Meeting, April 8-9, 2014 BC Ministry of Forests, Lands, and Natural Resource Operations;
- Mackenzie TSA Timber Supply Review First Nations Consultation Companion Document-Determination Meeting, April 8-9, 2014 BC Ministry of Forests, Lands, and Natural Resource Operations;
- Growing Fibre, Growing Value, August 2012, Special Committee on Timber Supply, Province of BC;
- Beyond the Beetle: A Mid-term Timber Supply Action Plan, October 2012, BC Ministry of Forests, Lands, and Natural Resource Operations;
- Letter from the Minister of Forests and Range to the chief forester stating the economic and social objectives of the Crown, July 4, 2006;
- Letter from the Minister of Forests and Range to the chief forester stating the economic and social objectives of the Crown regarding mid-term timber supply in areas affected by the mountain pine beetle, October 27, 2010;
- Discussions with the Kwadacha First Nation during a meeting held in Prince George, BC on April 7, 2014;
- Discussions with the McLeod Lake Indian Band during a meeting held in Mackenzie, BC on April 8, 2014; and
- Technical review and evaluation of information and current operating conditions in the Mackenzie TSA through comprehensive discussions with staff from FLNR, including the AAC determination meeting held in Mackenzie, BC April 8-9, 2014.

### **Role and limitations of the technical information used**

Section 8 of the *Forest Act* requires the chief forester, in determining AACs, to consider biophysical, social and economic information. Most of the technical information used in determinations is in the form of a timber supply analysis and its inputs of inventory and growth and yield data. These are concerned primarily with biophysical factors – such as the rate of timber growth and the definition of the land base considered available for timber harvesting – and with management practices.

The analytical techniques used to assess timber supply necessarily are simplifications of the real world. Many of the factors used as inputs to timber supply analysis have differing levels of uncertainty associated with them, due in part to variation in physical, biological and social conditions. Ongoing scientific studies of ecological dynamics will help reduce some of this uncertainty.

Furthermore, computer models cannot incorporate all of the social, cultural and economic factors that are relevant when making forest management decisions. Technical information and analysis; therefore, do not necessarily provide the complete answers or solutions to forest management decisions such as AAC determinations. Such information does provide valuable insight into potential impacts of different resource-use assumptions and actions, and thus forms an important component of the information I must consider in AAC determinations.

In determining this AAC for the Mackenzie TSA, I have considered known limitations of the technical information provided. I am satisfied that the information provides a suitable basis for my determination.

### **Guiding principles for AAC determinations**

Section 8 of the *Forest Act* requires the chief forester to consider particular factors in determining the AACs for timber supply areas and tree farm licences.

Given the large number of periodic AAC determinations required for British Columbia's many forest management units, administrative fairness requires a reasonable degree of consistency of approach in addressing relevant factors associated with AAC determinations. In order to make our approach in these matters explicit, we, the chief forester and deputy chief forester, jointly established the following body of guiding principles. However, in any specific circumstance in a determination where we consider it necessary to deviate from these principles, we will explain our reasoning in detail.

When considering the factors required under Section 8, we are also mindful of our obligation as stewards of the forests of British Columbia, of the mandate of the Ministry of Forests, Lands and Natural Resource Operations as set out in Section 4 of the *Ministry of Forests and Range Act*, and of our responsibilities under the *Forest Act* and *Forest and Range Practices Act (FRPA)*.

### Integrated decision-making

One of the key objectives of the Ministry of Forests, Lands and Natural Resource Operations is to take an integrated approach to all resource management decisions that consider all resource values. In considering the factors outlined in Section 8 of the *Forest Act*, we will continue to consider all available information on timber and non-timber resources in the management unit, and all available information on the interactions of the management of those resources on timber supply.

### Information uncertainty

Given the complex and dynamic nature of forest ecosystems coupled with changes in resource use patterns and social priorities there is always a degree of uncertainty in the information used in AAC determinations.

Two important ways of dealing with this uncertainty are:

- (i) managing risks by evaluating the significance of specific uncertainties associated with the current information and assessing the various potential current and future, social, economic and environmental risks associated with a range of possible AACs; and
- (ii) re-determining AACs frequently, in cases where projections of short-term timber supply are not stable, to ensure they incorporate current information and knowledge.

In considering the various factors that Section 8 of the *Forest Act* requires the chief forester to take into account in determining AACs, it is important to reflect those factors, as closely as possible, that are a reasonable extrapolation of current practices. It is not appropriate to base decisions on proposed or potential practices that could affect the timber supply but are not substantiated by demonstrated performance or are beyond current legal requirements.

In many areas, the timber supply implications of some legislative provisions remain uncertain, particularly when considered in combination with other factors. In each AAC determination, this

uncertainty is taken into account to the extent possible in the context of the best available information.

It is not appropriate to speculate on timber supply impacts that may eventually result from land-use decisions not yet finalized by government, nor about the possible effect on timber supply that could result from possible eventual legal proof of aboriginal title. However, where specific protected areas, conservancies, or similar areas have been designated by legislation or by order in council, these areas are deducted from the timber harvesting land base (THLB) and are not considered to contribute any harvestable volume to the timber supply in AAC determinations, although they may contribute indirectly by providing forest cover to help in meeting resource management objectives such as for biodiversity.

In some cases, even when government has made a formal land-use decision, it is not necessarily possible to fully analyse and account for the consequent timber supply impacts in a current AAC determination. Many government land-use decisions must be followed by detailed implementation decisions requiring, for instance, further detailed planning or legal designations such as those provided for under the *Land Act* and FRPA. In cases where there is a clear intent by government to implement these decisions that have not yet been finalized, we will consider information that is relevant to the decision in a manner that is appropriate to the circumstance. The requirement for regular AAC reviews will ensure that future determinations address on-going plan implementation decisions.

Where appropriate, information will be considered regarding the types and extent of planned and implemented silviculture practices as well as relevant scientific, empirical and analytical evidence on the likely magnitude and timing of their timber supply effects.

We acknowledge the perspective that alternate strategies for dealing with information uncertainty are to delay AAC determinations or to generally reduce AACs in the interest of caution. However, given that there will always be uncertainty in information and due to the significant impacts that AAC determinations can have on communities, we believe that no responsible AAC determination can be made solely on the basis of a response to uncertainty.

Nevertheless, in making a determination, allowances may need to be made to address risks that arise because of uncertainty by applying judgement to the available information. Where appropriate, the social and economic interests of the Crown, as articulated by the Minister of Forests, Lands and Natural Resource Operations, can assist in evaluating this uncertainty.

### Climate change

One key area of uncertainty relates to climate change. While some controversy appears to remain on the causes of climate change, there is substantial scientific agreement that climate is changing, that the changes will affect forest ecosystems, and that forest management practices will need to be adapted. Nevertheless, the potential rate, amount, and specific characteristics of climate change in different parts of the province are uncertain. As research provides more definitive information on climate change, we will consider the findings in AAC determinations. Where forest practices are implemented to mitigate or adapt to the potential effects of climate change on forest resources, we will consider related information in our determinations.

In addition, vulnerability assessments can provide information on the potential risks associated with climate change, and could be useful in defining how to consider climate change in different AAC determinations. Such assessments could also highlight key topics in need of research that could improve climate change considerations for future determinations.

We note, however, that even with better information on climate change there will be a range of reasonable management responses. Considerations of how to respond in anticipation of uncertain, potential future impacts and risks differ from those related to responding to known or on-going processes such as the recent mountain pine beetle (MPB) infestation. For example, it is not clear if either increases or decreases to current harvest levels would be appropriate in addressing potential future increases in natural disturbance due to climate change. Conversely, the present forest conditions resulting from the MPB infestation provide a clearer circumstance to which to respond.

To some extent, decisions on the preferred management responses to potential future risks, including potential changes to allowable timber harvests, are appropriately informed by broad discussion among interested parties. We will monitor such discussions and consider them insofar as they are relevant to AAC determinations. In general, the requirement for regular AAC reviews will allow for the incorporation of new information on climate change and its effects on forests and timber supply as it emerges.

### First Nations

Aboriginal Title Lands and other areas, such as Treaty Lands or Indian Reserves, are not provincial Crown land. Consequently, the timber on these lands does not contribute to the AAC of the timber supply area or tree farm licence with which they overlap. For other areas, where aboriginal title has not been legally proven, the Crown has a legal obligation to consult with First Nations regarding their asserted rights and title (aboriginal interests) in a manner proportional to the strength of their aboriginal interests and the degree to which the decision may impact these interests. In this regard, full consideration will be given to:

- (i) the information provided to First Nations to explain the timber supply review process;
- (ii) any information brought forward respecting First Nations' aboriginal interests, including how these interests may be impacted; and
- (iii) any operational plans and/or other information that describe how First Nations' interests are addressed through specific actions and forest practices.

Aboriginal interests that may be impacted by AAC decisions will be addressed consistent with the scope of authority granted to the chief forester under Section 8 of the *Forest Act*. When information is brought forward that is outside of the chief forester's jurisdiction, this information will be forwarded to the appropriate decision makers for their consideration. Specific considerations identified by First Nations in relation to their aboriginal interests and the AAC determination are addressed in the various sections of this rationale.

AAC determinations should not be construed as limiting the Crown's obligations under court decisions in any way, and in this respect it should be noted that the determinations do not prescribe a particular plan of harvesting activity within the management units. They are also independent of any decisions by the Minister of Forests, Lands and Natural Resource Operations with respect to subsequent allocation of wood supply.

### **The role of the base case**

In considering the factors required under Section 8 of the *Forest Act* to be addressed in AAC determinations, I am assisted by timber supply forecasts provided to me through the work of the Timber Supply Review Program (TSR) for TSAs and TFLs.

For most AAC determinations, a timber supply analysis is carried out using an information package including data and information from three categories: land base inventory, timber growth and yield, and management practices. Using this set of data and a computer model, a series of timber supply forecasts can be produced to reflect different starting harvest levels, rates of decline or increase, and potential trade-offs between short- and long-term harvest levels.

From a range of possible forecasts, one is chosen in which an attempt is made to avoid both excessive changes from decade to decade and significant timber shortages in the future, while ensuring the long-term productivity of forest lands. This is known as the *base case* forecast and forms the basis for comparison when assessing the effects of uncertainty on timber supply. The base case is designed to reflect current management practices.

Because it represents only one in a number of theoretical forecasts, and because it incorporates information about which there may be some uncertainty, the base case forecast is not an AAC recommendation. Rather, it is one possible forecast of timber supply, whose validity - as with all the other forecasts provided - depends on the validity of the data and assumptions incorporated into the computer model used to generate it.

Therefore, much of what follows in the considerations outlined below is an examination of the degree to which all the assumptions made in generating the base case forecast are realistic and current, and the degree to which resulting predictions of timber supply must be adjusted to more properly reflect the current and foreseeable situation.

These adjustments are made on the basis of informed judgment using currently available information about forest management, and that information may well have changed since the original information package was assembled. Forest management data are particularly subject to change during periods of legislative or regulatory change, or during the implementation of new policies, procedures, guidelines or plans.

Thus, in reviewing the considerations that lead to the AAC determination, it is important to remember that the AAC determination itself is not simply a calculation. Even though the timber supply analysis I am provided is integral to those considerations, the AAC determination is a synthesis of judgment and analysis in which numerous risks and uncertainties are weighed. Depending upon the outcome of these considerations, the AAC determined may or may not coincide with the base case forecast. Judgements that in part may be based on uncertain information are essentially qualitative in nature and, as such, are subject to an element of risk. Consequently, once an AAC has been determined, no additional precision or validation would be gained by attempting a computer analysis of the combined considerations.

### **Base case for the Mackenzie TSA**

The current AAC was determined in 2001 before the rapid expansion of the mountain pine beetle (MPB) infestation in the Mackenzie TSA. After the peak of the initial MPB epidemic in 2009, the beetle population declined significantly. Recent surveys indicate that scattered endemic populations are present in the TSA, but only a small number of areas have high MPB populations. Although there is no significant new infestation, large volumes of dead pine have accumulated and have been the focus of targeted salvage harvesting. The base case accounts for the ongoing salvage harvest and the transition to lower mid-term harvest levels.

In timber supply reviews for management units severely impacted by MPB, *mid-term* refers to that portion of a harvest forecast when dead pine is no longer a commercially viable source of timber and before regenerating pine stands reach harvestable condition. In the timber supply analysis for the Mackenzie TSA, it is assumed that dead pine trees retain commercial value as long as they

remain standing, which is assumed to be 15 years after MPB attack. This time period is referred to as *shelf life*.

The base-case forecast and the other timber supply forecasts were prepared using PySIM (v0.9). PySIM (v0.9) is an inventory projection and timber harvest scheduler developed by FAIB that accounts for overlapping non-timber objectives. Based on my discussions with forest analysis staff I accept that this model is appropriate for use in generating the forecasts prepared to inform this determination.

The data and assumptions used in the base case attempt to reflect current legislation, legally-established resource objectives, and demonstrated current forest management practices and conditions.

Following release of the *Mackenzie TSA Timber Supply Analysis Public Discussion Paper* (PDP) in October 2013, licensees and government staff identified a number of concerns regarding the base case. Consequently the base case in the PDP was revised to incorporate the following changes:

- Stands suitable for cable logging with volumes greater than 250 cubic metres per hectare and balsam-leading stands previously excluded from the area assumed to be available for timber harvesting - referred to as the *timber harvesting land base* (THLB) - were added back into the THLB. This change was based on a review of historic appraisal data that indicated that harvesting had occurred in these stand types prior to the MPB epidemic.
- Errors in the modelling of ungulate winter range (UWR), the establishment density for stands with deciduous species and the condition of MPB-killed stands after the dead pine trees collapsed were corrected.

For the purposes of my determination and throughout this rationale document, the term *base case* refers to the original base case reported in the PDP amended as described above.

In the base case, which starts in 2012, an initial harvest level of 3 050 000 cubic metres per year is maintained for 15 years before declining to a mid-term level of 2 510 000 cubic metres per year. This decline coincides with the end of the pine shelf life and marks the end of the salvage period. After six decades, the harvest increases to a stable long-term level of 3 050 000 cubic metres per year for the remainder of the 200-year forecast.

In order to establish an appropriate harvest profile for use in the base case, staff reviewed the harvest information from 2006 to 2012. The results indicate that during this time, about 66 percent of the total harvest originated from pine-leading stands. Consequently, in the base case the harvest contribution of pine-leading stands was set 2 008 000 cubic metres per year. After the salvage period ends in 2027, no pine-leading stands are harvested until 2042, when the regenerating pine stands established prior to 2012 reach merchantable condition. The harvest contributions of spruce-leading and balsam-leading stands were set at 850 000 cubic metres per year and 92 000 cubic metres per year for the entire forecast, respectively. The harvest contribution of deciduous-leading stands was set at 100 000 cubic metres per year.

As the harvest constraints are applied on the basis of leading-species, the volume harvested by species differs from the volume specified in the constraint. During the salvage period, the base case harvest consists of 1.7 million cubic metres per year of pine, one million cubic metres per year of spruce, 227 000 cubic metres per year of balsam and 87 000 cubic metres per year of deciduous timber.

I have reviewed the assumptions and methodology used in the base case, as well as the total growing stock, the age-class distribution, the harvest contributions from managed and unmanaged stands, the average volume per hectare and average age of harvested stands, and the total annual

harvest area. Based on my review, I am satisfied, subject to the qualifications accounted for in various sections of this document, that the information presented to me provides a suitable basis from which I can assess the timber supply for the Mackenzie TSA. In addition to the base case, I was provided with alternative harvest forecasts, a number of sensitivity analyses carried out using the base case as a reference, and supplemental analysis. This and other information noted below have been helpful in the considerations and reasoning leading to my determination.

### **Consideration of Factors as Required by Section 8 of the *Forest Act***

I have reviewed the information for all of the factors required to be considered under Section 8 of the *Forest Act*. Where I have concluded that the modelling of a factor in the base case appropriately represents current management or the best available information, and uncertainties about the factor have little influence on the timber supply projected in the base case, no discussion is included in this rationale. These factors are listed in Table 2.

*Table 2. List of factors accepted as modelled in the base case*

<b><i>Forest Act</i> section and description</b>	<b>Factors accepted as modelled</b>
8(8)(a)(i) Land base contributing to timber harvesting	<ul style="list-style-type: none"> <li>• Rock, ice, water, alpine</li> <li>• Cleared right of ways</li> <li>• Parks and reserves</li> <li>• Unstable ground</li> <li>• Steep ground with volumes too low for cable logging</li> <li>• Low volume and non-commercial species</li> <li>• Isolated stands</li> <li>• Future roads</li> <li>• “Problem” forest types</li> </ul>
8(8)(a)(i) Composition of the forest and expected rate of growth	<ul style="list-style-type: none"> <li>• Volume estimates for natural stands</li> <li>• Volume estimates for managed stands</li> </ul>
8(8)(a)(ii) Expected time for the forest to be re-established following denudation	<ul style="list-style-type: none"> <li>• Regeneration delay</li> </ul>
8(8)(a)(iii) Silvicultural treatments to be applied	<ul style="list-style-type: none"> <li>• Silviculture systems</li> </ul>
8(8)(a)(iv) Standard of timber utilization and allowance for decay, waste, and breakage	<ul style="list-style-type: none"> <li>• Utilization standards</li> <li>• Decay, waste and breakage</li> <li>• Log grade changes</li> </ul>

*(continued on the next page)*



Table 2. List of factors accepted as modelled in the base case (concluded)

<i>Forest Act section and description</i>	<i>Factors accepted as modelled</i>
8(8)(a)(v) Constraints on the amount of timber produced by use of the area for other purposes	<ul style="list-style-type: none"> <li>• Muskwa-Kechika Management Area</li> <li>• Agriculture Development Areas</li> <li>• Settlement Reserve Areas</li> <li>• Mugaha Marsh Sensitive Area</li> <li>• Obo/Fox Landscape Units</li> <li>• Landscape-level biodiversity</li> <li>• Watershed sensitivity and hydrology</li> <li>• Scenic resources</li> <li>• Recreation sites and trails</li> </ul> Wildland resource management
8(8)(a)(vi) Other information	
8(8)(b) Short and long-term implications of alternative rates of timber harvesting from the area	<ul style="list-style-type: none"> <li>• Alternative harvest flows</li> </ul>

For other factors, where more uncertainty exists or where public or First Nations' input indicates contention regarding the information used, modelling, or some other aspect under consideration, this rationale incorporates an explanation of how I considered the essential issues raised and the reasoning that led to my conclusions. I have applied the same principles to discussion of public input as I applied to First Nations' interests; that is, when information is brought forward that is outside of the chief forester's jurisdiction, this information will be forwarded to the appropriate decision makers for their consideration. Specific considerations identified by the public in relation to my powers under Section 8 of *the Forest Act* and the AAC determination are addressed in the various sections of this rationale.

#### **Section 8 (8)**

**In determining an allowable annual cut under subsection (1) the chief forester, despite anything to the contrary in an agreement listed in section 12, must consider**

**(a) the rate of timber production that may be sustained on the area, taking into account**

**(i) the composition of the forest and its expected rate of growth on the area**

#### Land base contributing to timber harvesting

- *general comments*

The total area of Crown forest land in the Mackenzie TSA, as reported in the October 2013 *Mackenzie TSA Timber Supply Analysis Public Discussion Paper*, is 3 312 997 hectares. Of this area, 1 500 726 hectares are currently available for timber harvesting, which is about four percent greater than the THLB assumed in the 2001 base case.

As part of the process used to define the THLB, a series of deductions was made from the Crown forest land base. These deductions account for economic or ecological factors that operate to reduce the forest area available for harvesting. In reviewing these deductions, I am aware that some areas may have more than one classification. Hence, a specific deduction for a given factor does not necessarily reflect the total area within that classification, since some portion of the classification may be deducted under another factor.

As noted above under “**Base case for the Mackenzie TSA**”; the base case was revised following the public consultation period to include cable-harvesting ground and balsam-leading stands.

A forest company representative urged FLNR to consider expanding the THLB to include stands that could be used to produce non-lumber products, such as bioenergy. I acknowledge that such uses may offer the potential for inclusion of additional areas in the THLB in future. However, as discussed in “**Guiding principles for AAC determinations**”, until such time as there is demonstrated harvest performance in these stands, the areas should continue to be excluded from the THLB.

*- area-based tenures*

In general, the initial harvest level in a base case is set at or below the current AAC unless a higher level can be maintained for the entire forecast period. Exceptions include management units in which the initial harvest level has been increased to salvage MPB-killed pine. In 2009, 24 218 hectares of forest land and 30 000 cubic metres of timber were transferred from the area and AAC attributable to the Mackenzie TSA, respectively, in order to issue the McLeod Lake Mackenzie Community Forest Agreement. For the base case, the THLB was reduced to account for the area transferred to the new tenure; however, the initial harvest level was not reduced to account for the transfer of AAC. Consequently, the base case initial harvest level is 30 000 cubic metres per year or about one percent higher than the current effective AAC of the Mackenzie TSA.

As discussed later in this document, there is a large volume of dead pine remaining in the Mackenzie TSA available for salvage. Regardless of whether this volume is salvaged or not, the eventual projected decrease in mature growing stock will result in a decrease in mid-term timber supply. When compared to the magnitude of the decrease in growing stock due to the MPB infestation, the slightly higher initial harvest level used in the base case is insignificant; therefore, I will not adjust the base case on this account and I will consider this factor no further in my determination.

*- haul distance*

Due to the large size of the Mackenzie TSA, much of the timber harvest must be hauled long distances, either by water or road, to reach processing facilities in Mackenzie or elsewhere. Historically, timber was transported on Williston Lake by means of tug and tow or large log transporter. The log transporter has ice-breaking capabilities and can operate year round; whereas, tow boats can only operate about six months of the year. Consequently, since the log transporter was taken out of service, the capacity for log transportation on Williston Lake has been significantly reduced.

As the distance from the Community of Mackenzie (Mackenzie) increases, the cost of hauling logs also increases until the cost is so high that timber harvesting becomes uneconomical. Areas south of the Peace Arm and Omineca Provincial Park are sufficiently close to Mackenzie that haul distance is not a barrier to harvesting. In order to establish a maximum haul distance criterion for use in the base case, the haul distances associated with about 115 000 hectares of cutblocks north of the Peace Arm and Omineca Provincial Park were calculated. The results indicate that 99 percent

of the areas harvested had haul distances less than 293 kilometres from Mackenzie. Application of a 293-kilometre maximum economic haul distance resulted in the exclusion of 609 454 hectares that would otherwise contribute to the THLB.

The Tsay Keh and Kwadacha First Nations are both active in the forest sector and are interested in pursuing further opportunities to obtain forest tenures near their communities. The Kwadacha First Nation reiterated this point when I met with their representatives in Prince George, BC. They noted that because their communities are relatively close to the forest area excluded from the THLB, they may be able to offset some of the operating costs. I will discuss these interests and the fibre attributable to the area delineated in the Kaska Dene Strategic Engagement Agreement later in this document under “*Kaska Dene Strategic Engagement Agreement*”.

I am mindful that prior to 2008, Abitibi-Bowater Ltd., a former licensee, had laid out a number of harvest blocks approximately 40 kilometres north of the community of Kwadacha, which is about 330 kilometres from Mackenzie. Although these blocks have not been harvested, Abitibi-Bowater presumably considered them to be at least marginally viable to harvest.

In response to the public discussion paper Canadian Forest Products Limited stated that the company is in the process of re-commissioning the large log transporter that formerly operated on Williston Lake. This would increase the likelihood that blocks similar to those described above would be harvested in the future.

A member of the public commented that it is unlikely that much pine will be salvaged at hauling distances greater than 150 kilometres from Mackenzie. However, hauling has occurred in recent years up to 300 kilometres from Mackenzie; and examination of the cutblock distance data showed that greater than 50 percent of the harvest has come from distances beyond 150 kilometres.

In a sensitivity analysis, expanding the economically-operable area to include the proposed Abitibi-Bowater blocks increased the size of the THLB by about 77 000 hectares or five percent and resulted in a mid- to long-term harvest level 110 000 cubic metres per year higher than projected in the base case. No attempt was made in this analysis to flow the additional timber supply over the entire forecast period, including the short term.

Having considered the information regarding haul distance, the expressed interests of the Tsay Keh and Kwadacha First Nations, and the input received from the public, I conclude that the base case mid- to long-term harvest levels have likely been underestimated by about 110 000 cubic metres per year or four percent. I will discuss this further under both “*Kaska Dene Strategic Engagement Agreement*” and in “**Reasons for Decision**”.

### Forest inventory

The Vegetation Resources Inventory (VRI) used in the base case was generated using aerial photography acquired over a range of dates from 1956 to 2010. The forest inventory for the southern two-thirds of the TSA, which includes essentially all of the THLB, was generated from photography acquired between 1999 and 2010. An inventory audit was conducted to verify the inventory estimates, but most of the audit samples were collected outside the THLB.

Using the Variable Density Yield Projection Version 7 (VDYP7) growth model, inventory attributes were projected to January 2012. The resulting data were then updated to account for recent timber harvesting and fires, excluding the 2014 fires (see “*2014 fires*” later in this document), using a forest cover depletion layer created from openings and harvest history recorded in the RESULTS program of FLNR, plus change detection layer derived from satellite imagery.

Several comments were received that related to the forest inventory:

- BCTS asserted that the VRI is considered by experienced forest professionals to underestimate stand volumes by 20 to 30 percent; and to misclassify approximately 30 percent of forest cover polygons, often overestimating the proportion of spruce and underestimating the proportion of balsam. BCTS asserts that these two errors, in combination, could “exert a downward pressure on the AAC”.
- Two forest company representatives commented that the sawlog volume of mature pine is overstated in the VRI.
- A forest company representative stated that pine stands are losing sawlog volume incrementally every year, and that the volume of merchantable pine in stands composed of more than 70 percent pine is overestimated.
- Two forest company representatives and a member of the public stated that, based on their experience, pine-leading stands composed of 70 percent or more pine are less common than indicated in the forest inventory, especially in the southern part of the district.
- I acknowledge that the forest inventory for the Mackenzie TSA is subject to uncertainty. However, in the absence of reliable data demonstrating any systematic bias in the forest inventory information for the Mackenzie TSA, I accept that the best available information was used in the base case.

Prior to the next determination, as indicated in “**Implementation**”, I request that the district and FAIB, subject to funding and provincial inventory priorities: a) update the imagery available for the northern portion of the TSA and b) gather additional inventory audit samples within areas identified as THLB.

*- site productivity estimates*

In general, forest stands between 30 years and 150 years of age provide the most accurate measurements of site productivity. These measurements, which are based on tree height at age 50 years at breast height, are referred to as *site indices*. Site indices based on information from younger stands and older stands may not accurately reflect potential site productivity. In stands younger than 30 years, growth often depends as much on recent weather, stocking density, and competition from other vegetation as it does on site quality. In stands older than 150 years, which have not been subject to management of stocking density, the trees used to measure site productivity may have grown under intense competition or may have been damaged, and therefore may not reflect the true growing potential of the site. This has been verified in many areas of the province where studies of old-growth site index suggest that actual site indices may be higher than those indicated by existing data from mature forests.

Inventory site indices were used to estimate the growth and yield of naturally-established stands. For a small portion of the TSA, Terrestrial Ecosystem Mapping (TEM) or Predictive Ecosystem Mapping (PEM) was available and was used along with FLNR’s Site Index Biogeoclimatic Ecosystem Classification (SIBEC) to estimate site indices for managed stands. Where neither TEM nor PEM was available, site indices from the ministry’s biophysical site index model were used.

In the *Rationale for the Mackenzie TSA AAC Determination* (December 2001), the chief forester noted that local data would reduce the uncertainty around the magnitude of site productivity adjustments appropriate for managed stands in the Mackenzie TSA, and strongly encouraged the collection of data from stands within the TSA prior to the next determination.

I conclude that the best available site productivity estimates were used in the base case. However, I share the concern expressed by the chief forester during the previous determination that there is significant uncertainty associated with site productivity due to lack of local sample data. Several existing programs of modelling, monitoring, and research offer the opportunity to greatly reduce this uncertainty; notably Young Stand Monitoring under the Forest Inventory Program, Stand Development Monitoring conducted under the Forest and Range Evaluation Program, and forest health monitoring. As noted under “**Implementation**”, I encourage the district to collaborate with other FLNR districts, FAIB and the leaders of aforementioned programs to create a robust monitoring system, the results of which can be used to reduce the uncertainty associated with site productivity for subsequent AAC determinations.

*- minimum harvest criteria*

In order to establish minimum harvestable volume criteria for use in the base case, staff reviewed the forest cover inventory and information in the ministry’s General Appraisal System (GAS) data base. The results indicate that 99 percent of harvested stands in the inventory had projected volumes of greater than 151 cubic metres per hectare and 95 percent of harvested stands had projected volumes greater than 209 cubic metres per hectare. A review of appraised timber volumes from a sample of 888 timber marks harvested in the district between 1988 and 2011 found that 99 percent of the harvested stands had volumes that exceeded 158 cubic metres per hectare and 95 percent of the harvested stands had volumes that exceeded 210 cubic metres per hectare.

On this basis, the minimum volume limit for a stand to be eligible for harvest in the base case was greater than 151 cubic metres per hectare. Since a minimum stand-volume limit based on only one percent of the harvested stands would allow more low volume stands to contribute to the base case than is actually occurring in the Mackenzie TSA, a minimum average volume limit of 200 cubic metres per hectare was also applied. In addition to the minimum harvestable volume criteria, only dead pine stands on slopes less than 35 percent could contribute to the base case.

In order to examine the effect of minimum harvest criteria on the base case, two sensitivity analyses were prepared. In the first, increasing the minimum average volume per hectare from 200 cubic metres per hectare to 250 cubic metres per hectare, while maintaining the minimum stand volume limit at 151 cubic metres per hectare, resulted in a mid-term harvest level of 1 810 000 cubic metres per year. This is 700 000 cubic metres per year lower than projected in the base case. In the second, increasing the minimum average volume per hectare to 300 cubic metres per hectare, while maintaining the minimum stand volume limit at 151 cubic metres per hectare, resulted in a mid-term harvest level 1 500 000 cubic metres per year lower than projected in the base case.

In addition to the sensitivity analyses described above, I requested an additional analysis in which the minimum stand volume limit was maintained at 151 cubic metres per hectare but the 200-cubic metre per hectare minimum average volume limit was removed. In the resultant forecast, an initial harvest level of 3 050 000 cubic metres per year, which is the same as in the base case, could be sustained for the entire forecast period. However, I note that in the 60-year period from 2057 to 2117 of this forecast, stands with less than 200 cubic metres per hectare contributed 88 percent of the total harvest volume. By comparison, in the base case stands having less than 200 cubic metres per hectare contributed only 25 percent of the total volume over the same 60-year period.

During public consultation Mackenzie Fibre suggested that FLNR consider making mixed pine stands with less than 150 cubic metres per hectare of green timber available for harvest because it is unlikely they would be harvested 15 years from now or later. A member of the public commented that stands of less than 200 cubic metres per hectare are unlikely to be harvested. In contrast, Canadian Forest Products Ltd. stated that it anticipates that stands with volumes below

200 cubic metres per hectare will be harvested as soon as 2014. Canadian Forest Products Ltd. also requested that the analysis not be based on an average volume of 200 cubic metres per hectare, but rather should employ only the stand volume minimum of 150 cubic metres per hectare.

In response to Mackenzie Fibre, I note that current policy already allows stands with less than 150 cubic metres per hectare to be harvested at the licensees' discretion. Given the results of the sensitivity analysis in which a decrease in the minimum average volume limit eliminates the projected decline in the base case mid-term timber supply, I strongly encourage Mackenzie Fibre to work with licensees to explore opportunities to harvest lower volume stands in the Mackenzie TSA.

With regard to Canfor's recommendation that an average stand volume limit of 200 cubic metres not be applied in the base case, I note that removal of this limit in a sensitivity analysis resulted in a much higher contribution of low-volume stands than is currently supported by demonstrated harvest performance in the Mackenzie TSA.

After careful consideration of all the information available to me, I conclude that the minimum harvest criteria used in the base case reasonably reflect demonstrated harvest performance in the Mackenzie TSA and I will make no adjustments to the base case on this account. However, I am also mindful of the results of the sensitivity analysis that suggest that if licensees' can significantly increase the harvest of low volume stands, rather than only those stands reaching minimum harvest criteria, it may be possible to mitigate the projected decrease in mid-term timber supply, as discussed in "**Reasons for Decision**".

**Section 8 (8) (a) (ii) the expected time that it will take the forest to become re-established on the area following denudation,**

As noted in Table 2, I accept as modelled the factors considered under this section, and I will not discuss them further.

**Section 8 (8) (a) (iii) silviculture treatments to be applied to the area,**

As noted in Table 2, I accept as modelled the factors considered under this section, and I will not discuss them further.

**Section 8 (8) (a) (iv) the standard of timber utilization and the allowance for decay, waste and breakage expected to be applied with respect to timber harvesting on the area,**

As noted in Table 2, I accept as modelled the factors considered under this section, and I will not discuss them further.

**Section 8 (8) (a) (v) the constraints on the amount of timber produced from the area that reasonably can be expected by use of the area for purposes other than timber production,**

Factors considered under Section 8(8) (a)(v)

In addition to the factors listed under this section in Table 2 above, I have also considered the following factors, which require additional comment.

*- Mackenzie Land and Resource Management Plan*

In the Mackenzie TSA, additional guidance for resource management activities, including designation of new protected areas and planning for forest development, and the establishment of integrated resource management (IRM) objectives is provided by the Mackenzie Land and

Resource Management Plan (MLRMP). Government approval of the MLRMP on November 14, 2000, added over 600 000 hectares to BC's parks and recreation areas.

Other elements of the MLRMP have been established as legal requirements through orders issued under either Section 7 of the Forest Planning and Practices Regulation (FPPR) or Section 93.4 of the *Land Act*. These include: creation of the Muga Marsh Sensitive Area (2002); establishment of agriculture development and settlement reserve areas (2006); and establishment of the Obo River and Fox Landscape Unit management objectives (2002); old growth management areas in several landscape units in the southern portion of the TSA (2010); and revised non-spatial biodiversity management objectives in the other landscape units of the TSA (2010). In determining the AAC for the Mackenzie TSA, I have considered the legal requirements established in these orders and, to the extent reflected in current management, I have considered the other provisions of the MLRMP.

- *wildlife requirements*

*northern caribou*

The Mackenzie Natural Resource District is home to several northern caribou herds that generally utilize low elevation forests with abundant ground lichens or higher elevation windswept alpine areas and subalpine forests. The caribou herds found in the district include: Kennedy Siding, Wolverine, Chase, Scott, Finlay (Akie), Frog and Gataga; as well as portions of the ranges for the Moberly and Graham herds extend into the eastern edge of the Mackenzie TSA. These herds are classified by the federal government as either being of *special concern* or *threatened* and although this listing indicates that these populations are declining, it offers no legal protection.

A Recovery Action Plan for Northern Caribou Herds in North-Central BC was developed in 2008. This plan provides herd-specific recovery recommendations for the Wolverine, Chase and Scott Herds. Subsequent caribou-recovery work has grouped several caribou herds with the southern Peace Region in a South Peace Northern Caribou Plan area. The caribou herds that have some of their home range in the Mackenzie TSA, that are also included in the plan area are Kennedy Siding, Scott, Moberly and Graham.

In March 2013, the province released the Peace Northern Caribou Implementation Plan that includes specific management actions and objectives: protection of 90 percent of identified high elevation winter habitat; address threats such as predation; manage industrial development in high and low elevation habitat areas; and in all ranges, monitor the compliance and effectiveness of the actions and objectives and adapt actions as necessary.

Some areas of the South Peace northern caribou area that overlap the eastern edge of the Mackenzie TSA have been conditionally withdrawn from Crown land for the purpose of conservation and wildlife management, in accordance with Section 17s of the *Land Act*.

Environment Canada recently issued its *Recovery Strategy for the Woodland Caribou (Rangifer tarandus caribou), Southern Mountain population in Canada under section 37 of the Species at Risk Act (SARA)*. For the Mackenzie TSA, this includes the following herds: Wolverine, Chase, Scott, Kennedy Siding, Graham and Moberly. In the short term, the objective is to stop the decline in the size and distribution of herds. Ultimately, the goal is to increase the size of local populations to self-sustaining levels, and where possible, to levels that can sustain an aboriginal harvest.

Achievement of these objectives will require coordinated land and/or resource planning, habitat restoration and management, as well as predator and alternate prey management. Under SARA, one or more action plans need to be completed in BC to implement this strategy by December 31, 2017. At this point no new legal land use requirements have been established.

*ungulate winter range and wildlife habitat*

In addition to northern caribou, the Mackenzie TSA includes important winter ranges for mountain goat, elk and Stone's sheep. In order to protect some of these areas, government established legal objectives for ungulate winter ranges (UWR) under Section 7 of FPPR. After allowing for overlaps with areas previously excluded to account for other factors, a net area of 27 291 hectares was excluded from the THLB used in the base case.

In addition to the established UWRs, regional biologists have proposed the establishment of northern caribou high elevation winter ranges for the Wolverine, Chase, Scott, Finlay-Akie, Frog and Gatanga herds and additional UWRs for Stone's sheep and mountain goat. At the time of this determination, no legal orders have been issued to establish these UWRs.

In addition to the UWRs, some wildlife habitat areas (WHA) have also been legally established for identified wildlife species. These WHAs include one mountain goat mineral lick and some northern caribou rutting and calving areas for the Graham and Moberly herds. In order to account for these areas, 13 612 hectares were excluded from the THLB.

Regional biologists will be proposing the establishment of several new WHAs for northern caribou migration corridors, post-rut aggregation areas, and calving areas for Wolverine, Chase and Finlay/Akie herds as well WHAs for known fisher denning sites, and high value bull trout spawning locations. At the time of this determination, no legal orders have been issued to establish these WHAs.

The Nak'azdli and Tsay Keh Dene First Nations have expressed concern to FLNR regional biologists regarding the effectiveness of some low elevation UWRs in managing the risks to caribou due to increased industrial development. They also indicated that habitat designations and measures established under *FRPA*, such as UWRs and WHAs, should apply to all resource development activities, not just forestry.

The general wildlife measures associated with UWRs do apply to mineral exploration activities if timber cutting or road building outside of the mineral tenure is required. However, regional biologists indicate that oil and gas activities are exempt from these requirements and separate UWRs have to be established under the *Oil and Gas Activities Act*.

The Tsay Keh Dene First Nation is concerned about the decline in caribou and the risk associated with increased timber harvesting and road development and increased wolf populations. They question the effectiveness of the low elevation UWR (U-7-007) and are supportive of the proposed high elevation winter range for northern caribou (U-7-025). During consultation on the proposed northern caribou high elevation UWR, and the additional UWRs for Stone's sheep and mountain goat, the Takla First Nation made the following comments:

*"...these ungulates are critical resources to our people. We have great interest in maintaining healthy, robust populations of these ungulates to ensure our cultural ways are secured for generations to come in our territory.*

*" We encourage the BC government to secure these critical ungulate winter range habitats as a starting point for ensuring these resources are not extirpated or reduced to such low population number that it further impacts our aboriginal rights, title and interests."*

The West Moberly First Nations expressed particular concern for the Peace northern caribou herds.

The McLeod Lake Indian Band is supportive of protecting caribou by controlling moose populations. They noted that moose are a secondary prey species and when their numbers increase, more predators are attracted to the area. This increases the predation on the caribou. They noted that one of the ways to control moose populations is to limit the amount of young seral forest which moose rely on for browsing.



The Tsay Keh Dene First Nation and the McLeod Lake Indian Band are concerned about the need to maintain fisher.

In considering the input received from First Nations, I note that both the provincial and federal governments share their concerns regarding species at risk, including caribou. Although an implementation plan for the federal caribou recovery strategy has not yet been developed, the province's high elevation UWR proposal (U-7-025) currently before the statutory decision maker specifies actions and objectives that will help to protect high elevation habitat and address threats such as predation and industrial development.

Regional staff have been attentive to the concerns raised by First Nations regarding their wildlife interests. In addition to implementation of existing provisions, staff submitted a proposal that would establish new caribou UWRs to the appropriate statutory decision maker and have consulted First Nations regarding this proposal. In addition they are working on proposals for caribou WHAs. Predation risks from wolves are a major factor influencing the recovery of northern caribou, and wolves are sustained by prey such as moose. Near high elevation caribou winter range, regional biologists have proposed an associated general wildlife measure that limits the increase in preferred moose browse. Although this habitat management strategy is intended to address predation risk to caribou, it is consistent with the moose population management objective of maintaining moose densities that are reflective of those found under natural conditions across the landscape.

In considering the foregoing information I note that implementation of the federal woodland caribou recovery strategy and development of new UWRs and WHAs represents an opportunity for government staff, First Nations and resource developers (oil and gas tenure-holders) to work collaboratively to optimize the location and management of existing and planned wildlife provisions. Such collaboration could ensure that designated habitat areas meet wildlife requirements and are connected in such a way to allow for effective migration, are collocated to minimize the impact on other forest resource values and accommodate First Nations' wildlife interests. This recommendation is reiterated in this document under "**Implementation**".

In my consideration of the information and assumptions used in the base case, I am mindful that base case directly accounts for wildlife habitat through the exclusion of established UWRs and WHAs and indirectly through the area exclusions or forest cover constraints applied for other values (e.g. riparian areas, wildlife tree retention, landscape-level biodiversity). Furthermore, I note that AAC determinations are strategic in nature and do not specify how forest management will occur in the TSA. With respect to the potential for the AAC or maximum rate of harvest to affect other non-timber values, I note that I have considered the risk of concentrating harvesting in the southern portion of the TSA, as discussed in '**Mountain pine beetle**' and "**Reasons for Decision**".

I conclude that the base case accounts for the legally established UWRs and WHAs. In keeping with my guiding principle not to speculate on the timber supply impacts that may eventually result from land-use decisions not yet finalized or implemented by government, I will not account for the proposed UWRs and WHAs, nor will I account for the potential land use changes that may arise during implementation of the federal Recovery Strategy for the Woodland Caribou. If following this determination, additional areas become unavailable for timber harvesting or the rate of harvest is constrained such that there may be a risk of concentrating the harvest in the remainder of the TSA, I am prepared to revisit this determination earlier than the 10-year period required under the *Forest Act*.

*- wildlife tree patches and riparian areas*

In order to estimate the amount of mature timber retained in wildlife tree patches (WTP) and riparian management areas (RMA), staff reviewed information in the ministry's RESULTS

database. The results indicated these areas include 4.7 percent of the mature timber present before logging.

A member of the public commented that RMAs and WTPs would have a significantly higher impact on the timber supply in steeper, wetter portions of the TSA as compared to flatter, drier pine sites; and questioned whether this had been accounted for in the analysis. In response, I note that licensees are required to report information regarding WTPs and RMAs in RESULTS after harvesting. Consequently the information used in the base case reflects the actual retention occurring in the TSA, regardless of site topography, climate and species.

I accept that the wildlife tree patches and riparian area assumptions reflect the best available information and will make no adjustment to the base case on this account.

- *cultural heritage resources*

A cultural heritage resource (CHR) is an object, site, or location of a traditional societal practice that is of historical, cultural or archaeological significance to the province, a community, or an aboriginal people. CHRs include, but are not limited to, archaeological sites, structural features, heritage landscape features and traditional use sites.

Several studies have been conducted in the Mackenzie TSA, including a traditional use study for the Tsay Keh Dene, *the Mackenzie Timber Supply Archaeological Overview Assessment Final Report* (1997), the *Mackenzie TSA Archaeological Inventory Assessment* (1998), and the report *An Archaeological Inventory for Mackenzie Forest District* (2000). These reports indicate that archaeological sites and cultural heritage resources occupy a very limited part of the land base in the Mackenzie TSA, in part because many areas traditionally used by First Nations were flooded when the WAC Bennett Dam was constructed.

BCTS commented that spatial information on cultural heritage resources is available from the reports cited above, and should have been used to conduct sensitivity analysis on the potential impacts of managing those resources.

I am advised that licensees, First Nations and district staff have worked cooperatively to identify areas of cultural importance. Where appropriate, areas reserved from harvest to manage for other resource values, e.g. WTPs or RMAs, are co-located to protect CHRs. Where this is not an option, CHR sites may be treated as 'log-around' areas. Although the latter have no legal designation and the associated area was not accounted for in the base case, the area is not of sufficient size to have any significant effect on timber supply. From this, I conclude that the assumptions used in the base case reflect current management and I will consider this factor no further in my determination.

**Section 8 (8) (a) (vi) any other information that, in the chief forester's opinion, relates to the capability of the area to produce timber,**

- *First Nations considerations*

In June 2014, the Supreme Court of Canada (SCC) released its decision on the *Tsilhqot'in Nation v. British Columbia* case (*Tsilhqot'in* decision). This decision provided further clarification on the nature of and tests for aboriginal title, and established that the Tsilhqot'in Nation holds aboriginal title over an extensive area in the central interior of the province. I have considered the *Tsilhqot'in* decision and its relevance for this AAC determination. Of the First Nations with territory in the Mackenzie, three are signatories to Treaty 8, in which title to the land was ceded to the Crown. Consultation obligations with respect to asserted aboriginal rights and title and confirmed treaty rights, as outlined in the SCC *Haida* and *Sparrow* decisions, the Economic Benefits Agreement, and the Kaska Strategic Engagement Agreement still apply in the Mackenzie TSA and I discuss the consultation process below.

There is a rich, diverse aboriginal history in the Mackenzie TSA and the traditional territories of ten First Nations cover all or part of the TSA. Two First Nations communities are physically located within the TSA. These two communities are home to the Tsay Keh Dene First Nation and the Kwadacha First Nation. Eight more First Nations maintain communities outside the TSA, but assert rights and title that overlap it. They are the Gitksan First Nation, Halfway River First Nation, McLeod Lake Indian Band (whose community lies just outside the TSA boundary to the southeast), Nak'azdli First Nation, Saulneau First Nations, Takla Lake First Nation, Tahltan First Nation, and West Moberly First Nations.

The West Moberly First Nations and Saulneau First Nations signed onto Treaty 8 in 1914. The West Moberly First Nations split into the West Moberly Lake and Halfway River First Nations in 1977. The McLeod Lake Indian Band adhered to Treaty 8 in 2000.

First Nations in the Mackenzie TSA have entered into a variety of agreements including: Forestry Consultation and Revenue Sharing Agreements (FCRSA), Forest and Range Opportunity Agreements (FRO), Forest Tenure Opportunity Agreements (FTOA), and three non-replaceable forest licences (NRFL). In addition, the Kwadacha First Nation is party to a Strategic Engagement Agreement (SEA) between the Province of BC and the Kaska Dena Council.

The FCRSA and FRO provide for revenue-sharing and forest tenure opportunities, and contain a framework for establishing consultation processes to guide consultation on administrative decisions, including AAC determinations. The First Nations consultation requirements specified in these agreements were followed during the consultation conducted as part of this timber supply review.

The Treaty 8 signatories have Economic Benefits Agreements with government that are intended to provide the First Nations with a share of resource revenues in compensation for infringement of Aboriginal rights during the term of the agreements. The consultation undertaken for this decision is consistent with the consultation matrix for forestry decisions that forms part of the Economic Benefits Agreements.

As part of the consultation process a preliminary assessment was completed. This assessment included a review of available information on aboriginal interests and an analysis of the potential impacts the AAC decision might have on these interests. Sources of information reviewed include: available traditional use studies; ethno-historical assessments; archaeological overview assessments; remote access to archaeological data (RAAD); agreements between First Nations and the Province; and information from past consultation processes. Based on this review the district undertook consultation at the normal level of the consultation spectrum, as outlined in the *Haida* decision<sup>1</sup>, with five First Nations: the Gitksan First Nation, the Halfway River First Nation, the Saulneau First Nations, the Tahltan First Nation, and the West Moberly First Nations. With four others - the McLeod Lake Indian Band, the Nak'azdli First Nation, the Takla Lake First Nation, and the Tsay Keh Dene First Nation-consultation was at the deep level.

Consultation with the Kwadacha First Nation was conducted in accordance with the SEA between the Province of British Columbia and the Kaska Dena Council, under which timber supply reviews impacting the Kaska traditional territory are strategic shared decisions. As specified in the SEA, a Shared Decision Working Group was struck, in which FLNR staff and Kaska/Kwadacha representatives participated.

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<sup>1</sup> *Haida Nation v. British Columbia* (Ministry of Forests), 2004 SCC73

The consultation undertaken in support of this AAC determination was reviewed following the *SCC Tsilhqot'in* decision and no additional consultation was deemed to be necessary.

The First Nations consultation process was comprised of three main phases of engagement:

- notification of the upcoming AAC determination and information sharing in October 2011;
- release of the draft data package in October 2012; and
- release of the *Mackenzie TSA Timber Supply Analysis Public Discussion Paper* in October 2013.

In the course of the consultation process a number of concerns and aboriginal interests were expressed by First Nations that pertain to issues I have considered in making my determination. Where those concerns and interests pertain to specific factors considered in the timber supply analysis, I have discussed them in the appropriate section. Concerns of a broader nature are discussed here.

First Nations expressed concerns regarding biodiversity and the general well-being of wildlife populations; their sustenance needs; and the cultural connection aboriginal people have with wildlife species including fisher, caribou, mountain goats, and Stone's sheep. Hunting and fishing remain key aboriginal interests and continue to provide food supplies for many aboriginal people. First Nations are concerned that roads constructed during logging create access to a wider user group, thereby increasing the impacts on wildlife. They are also concerned wildlife resources are poorly documented in the TSA, and that the size and scale of large openings could have implications for forest health and wildlife.

Earlier in this document, under “*wildlife habitat*”, I noted the specific comments of First Nations that pertain to UWRs. The base case also reflected other management practices such as leaving wildlife habitat areas and wildlife tree patches, retaining old growth for landscape-level biodiversity, and reserving riparian areas and unstable terrain. These areas also provide for wildlife habitat. Measures to address concerns or mitigate impacts continue to be identified during operational planning.

The Takla Lake First Nation emphasized the connection that aboriginal people have with water and fish. Specific concerns included the adverse effects of forest management activities and soil erosion on surface runoff control, water quality, and stream temperatures.

The Takla First Nation requested they be provided with reviews of current scientific literature pertaining to many of the concerns described above, and with descriptions of proposed solutions to their concerns. In response, I can confirm that the information I was provided with in making my determination is based in part on scientific studies carried out by FLNR research scientists and monitoring programs; and that the ministry maintains ongoing programs of research on water, wildlife, soils, and biodiversity. Following this determination, district staff will follow-up with the Takla First Nations to share the information pertaining to their concerns and to discuss measures to mitigate any potential adverse impacts.

The Takla Lake First Nation asked how their interests would be accommodated if there was future damage to the health of forested lands and resources due to the determination of the AAC. In response, I note that the AAC decision itself does not direct the operational aspects of forest management, although it does establish the maximum rate of harvest permissible in a management unit. Legislation, such as the *Forest and Range Practices Act*, *Land Act*, and *Forest Act* in conjunction with legally-established land use objectives dictate how forests are managed operationally. If new information becomes available that is significantly different than the information I considered in making this determination, including changes in forest health, I am prepared to re-visit this decision earlier than required by legislation.

The Tsay Keh Dene First Nation expressed concern about the poor quality of road access to the villages of Tsay Keh and Kwadacha, and suggested that FLNR ensure that revenue generated in the Mackenzie TSA be allocated toward capital and maintenance costs of improving the roads.

Decisions regarding road development and maintenance are beyond the scope of my determination. However, I have shared this suggestion with the district manager for his consideration. With regard to road access, I note that increased harvesting in the northern portion of the TSA will require the development of new access structures. I will discuss harvesting in the northern portion of the TSA under “**Reasons for Decision**”.

With respect to First Nations timber interests, I note that under the AAC in effect immediately before this determination, the minister apportioned 53 404 cubic metres per year to the Tsay Keh Dene Band, and the same amount to Kwadacha Natural Resources. Several other First Nations tenures provide timber volume derived from past undercuts and mountain pine beetle salvage, most of which were offered as pine salvage opportunities since the MPB infestation. Kwadacha Natural Resources holds a woodlot licence with a volume of 1069 cubic metres per year; the Mackenzie Fibre Management Corporation holds a licence for 4 000 000 cubic metres total over a five-year period that is issued to the McLeod Lake Indian Band; and the Three Feathers consortium between the McLeod Lake Indian Band, the Tsay Keh Dene First Nation, and the Kwadacha First Nation has access to 88 000 cubic metres per year. Several other First Nations tenures have also been offered since 2007, some of which are currently in the process of being issued.

During the consultation process, the Kwadacha First Nation endorsed the results of the timber supply sub-analysis for the Kaska territory described below under “*Kaska Strategic Engagement Agreement*”, and requested that they be actively involved in the planning, management, and harvesting of the volume in their territory. I note that decisions regarding these activities are the responsibility of the district manager, and he is aware of these requests.

No specific information was presented to me by either district staff or First Nations that quantifies the amount of wildlife or wildlife habitat, or the area for collection of non-timber resources required by First Nations. However, I am aware that the provisions for UWRs, old-growth management areas, riparian reserve zones and other areas excluded from the THLB do, to some extent, provide for hunting, trapping, gathering and other aboriginal interests. In addition, district staff informed me that where First Nations identify specific areas of interest or concern, operational plans are modified, including changes in the physical layout of cutblocks. To date there has been sufficient flexibility to accommodate these changes without unduly restricting timber harvesting.

From this I conclude, that to some extent, the aboriginal interests of First Nations in the Mackenzie TSA are being accommodated through the exclusion of area to provide for non-timber resources and at an operational level. On this basis, I accept that the assumptions used in the base case account for First Nations wildlife, fish and gathering requirements. In the event that I am provided with additional information regarding aboriginal interests, I am prepared to re-visit this determination earlier than required in legislation.

The Takla Lake First Nation stated that it must have increased consultation and accommodation due to cut levels and locations of forest harvesting in the Mackenzie TSA and AAC determinations. Based on my review of the information sharing and consultation processes described above, the available information regarding aboriginal interests, and the potential impact my decision may have on these interests, I conclude that the consultation requirements have been met. Furthermore, I note that district staff will continue to be available to meet and consult with First Nations following this determination.

I am satisfied that opportunities were provided to all First Nations to share their concerns related to specific aboriginal interests that may be impacted by this decision and, to the extent possible within the scope of my authority under Section 8 of the *Forest Act*, I have accommodated those aboriginal

interests that were made known to me during consultation on this decision. As indicated throughout this rationale document, if new information regarding First Nations' aboriginal interests becomes available that significantly varies from the information that was available for this determination and that may affect timber supply, I am prepared to revisit this determination sooner than required by legislation.

*Kaska Strategic Engagement Agreement (SEA)*

Through the Shared Decision Working Group under the SEA between the Province and the Kaska Dena Council, the Kwadacha First Nation identified their areas of interest for forest harvesting and protection of non-industrial values. During the timber supply analysis for this determination, a sub-analysis of the Kaska territory overlapping the Mackenzie TSA, as defined under the SEA, was conducted and recommendations from the Shared Decision Working Group and Kwadacha First Nation were presented in December 2013.

In addition to the original base case, a sub-analysis was prepared that projected the timber harvest attributable to Kaska territory. Following the corrections that were made to the base case, discussed earlier in this document under "**Base case for the Mackenzie TSA**", the sub-analysis was repeated. The results indicate that stands in Kaska territory contribute 221 500 cubic metres per year to the base case initial harvest level of 3 050 000 cubic metres per year for 15 years, before their contribution decreases to 198 500 cubic metres per year between 2017 and 2087, and increases to 225 500 cubic metres per year after 2087.

As discussed in "*haul distance*", increasing the maximum haul distance used in the base case to include the Abitibi-Bowater proposed cutblocks increases the base case mid- to long-term harvest levels by 110 000 cubic metres per year. I am aware that the Kwadacha First Nation is interested in timber harvesting in areas near the community of Kwadacha and I accept their statement that although these areas are far removed from the community of Mackenzie, the proximity to Kwadacha could make harvesting in this area viable if managed from Kwadacha.

The results of a separate sub-analysis indicate that adding the areas near the community of Kwadacha to the THLB increases the total timber supply attributable to Kwadacha territory by 60 000 cubic metres per year. Due to the overlap between these areas and the Abitibi-Bowater proposed cutblocks, this additional volume is included within the 110 000-cubic metre per year underestimation in the base case mid- to long-term harvest levels that I accounted for under "*haul distance*". Following this determination, district staff and the Kwadacha First Nation can make this information available to the minister for consideration in the apportionment of the new AAC.

**Section 8 (8) (b) the short and long term implications to British Columbia of alternative rates of timber harvesting from the area,**

As noted in Table 2, I accept as modelled the factors considered under this section, and I will not discuss them further.

**Section 8 (8) (d) the economic and social objectives of the government, as expressed by the minister, for the area, for the general region and for British Columbia,**

- *Minister's letters*

The Minister of Forests and Range expressed the economic and social objectives of the Crown in two letters to the chief forester, dated July 4, 2006 (attached as Appendix 3) and October 27, 2010 (attached as Appendix 4). The minister asked for consideration, during AAC determinations, of the

importance of a stable timber supply in maintaining a competitive and sustainable forest industry while being mindful of other forest values.

In respect of this, in the base case projection and in the alternative harvest flow projections described above, a primary objective in the harvest flow has been to attain a stable, long-term harvest level where the growing stock also stabilizes.

Finally, the minister suggested that the chief forester should consider the local social and economic objectives expressed by the public, and relevant information received from First Nations.

During my consideration of the factors required under Section 8 of the *Forest Act*, I have been mindful of the local objectives, as provided in the Mackenzie Land and Resource Management Plan and associated plans and orders. I have also reviewed the public consultation process undertaken by the district and considered the input received in making my determination. On this basis, I am satisfied that this determination accords with the objectives of government as expressed by the minister.

- *community dependence*

According to the 2006 census, Mackenzie is the most heavily forestry-dependent TSA in BC, with approximately 70 percent of the population within the TSA employed by the forest industry. The public sector and tourism industry are the second and third largest employers, at 18 and 8 percent respectively.

Timber harvesting in the majority of the Mackenzie TSA typically involves high operating costs associated with long haul distances. Harvesting rates have shown to be highly dependent on fluctuating commodity prices and market cycles. As a consequence, harvest levels in the past eight years have been well below the AAC, having declined significantly from 2006 through 2008 as a result of the collapse of the North American housing market. Since 2009, demand for wood fiber has increased steadily and harvest performance in the TSA has recovered to near pre-recession levels.

In meetings with the Kwadacha First Nation in Prince George and with the McLeod Lake Indian Band, and in written comments received from the Kwadacha First Nation, the Takla Lake First Nation, and the Tsay Keh Dene First Nation, these First Nations expressed concern about how I will consider their interests in increasing their participation in the forest industry to create long-term jobs and promote economic viability in their communities.

With regard to the economic interests expressed by First Nations, I note that although the AAC I set is a key determinant in the level of forest sector activity in the TSA, apportionment of the AAC, and government and industry investments and business decisions are not within the scope of my authority under the *Forest Act*. In this regard, I note that district and regional staff will make the interests expressed by First Nations during consultation on this decision available to the minister for consideration in the apportionment of the new AAC and to the regional executive director for consideration in the disposition of any undercut volume on the TSA.

During the public consultation period, the forest industry suggested that the AAC should be set as high as possible to support local mills and offset wood shortages in neighbouring areas; and that more attention needs to be paid to the importance of the forest industry's contribution to employment and the tax base in the Mackenzie TSA.

A member of the public commented that the AAC should remain at its current level, other than being supplemented by a pine salvage allocation. Another member of the public argued for increasing the AAC to much higher levels in the short term and mid-term, based on potential increased volume yields from intensive forest management.

In addition to the many bio-geophysical factors that I am required to consider in determining an AAC, I am also mindful of the critical importance to local communities of an abundant and stable timber supply for current and future generations, while protecting the productivity of all forest lands and resources. In determining the AAC for the Mackenzie TSA, balancing the recovery of economic benefits from dead pine while it retains commercial value and maintaining a stable timber supply and protecting the full range of forest values are pivotal and I will discuss this further in my “**Reasons for Decision**”. While I recognize the role that intensive forest management has in maintaining or increasing timber supply, I am not prepared to speculate on the possible outcome of forest management activities that have yet to be implemented.

*- summary of public consultation*

The Minister’s letter of July 4, 2006 suggests that the chief forester should consider important social and economic objectives that may be derived from public input during the timber supply review, where these are consistent with government’s broader objectives. To this end, two 60-day public review periods were provided, one for the data package and one for the public discussion paper. The submissions received during these reviews were either used to amend the data package on which the timber supply analysis was based and/or were presented for my consideration prior to determining a new AAC for the Mackenzie TSA.

Submissions were received from local residents, the forest industry, and BCTS. I have considered all of the comments provided during public and First Nations consultation that are within the scope of my authority under Section 8 of the *Forest Act*. These considerations are described in the relevant sections of this document. Other submissions included comments related to long-term fibre needs outside the Mackenzie TSA and allocation of fibre, matters that are outside of my authority. Where I have received submissions that are outside of my authority as deputy chief forester in determining AACs under Section 8 of the *Forest Act*, I have forwarded them to the appropriate decision makers.

**Section 8 (8) (e) abnormal infestations in and devastations of, and major salvage programs planned for, timber on the area,**

*- pine stem rust*

Pine stem rust hazard rating surveys were conducted in the Mackenzie TSA to determine if key predictive variables could be used to predict high hazard areas. Sampling confirmed that mean rust levels in certain ecosystems in the Mackenzie TSA are among the highest in BC. Further examination of the RESULTS database showed that, although the incidence may be high, the area affected by high rust levels appears to be lower than in other districts.

Well-spaced stand density estimates derived from RESULTS data were used to predict the managed-stands yields used in the base case. No additional adjustments were applied to account for stem rust losses. In the Mackenzie TSA, managed-stand yield tables based on well-spaced stems are considered to be acceptable predictors of future yields, since rust-affected trees typically die at an early age.

BCTS commented that hard pine rusts impact a large area of the Mackenzie TSA and result in significant losses in reforested stands, impacting overall stand productivity. BCTS suggested that this information should be incorporated into a sensitivity analysis to establish whether the effects of hard pine rusts should be considered as part of the timber supply review analysis.

In response, I note that the FLNR regional forest pathologist has reviewed the methodology employed in the base case and confirmed that it appropriately accounts for the impact of pine stem rusts in the Mackenzie TSA.



For this determination, I accept the assumptions used in the base case to account for pine stem rusts.

*- mountain pine beetle*

The MPB epidemic in the Mackenzie TSA occurred in two distinct phases. The first phase started in 2005 and was limited to the area west of Williston Lake and south of the Omineca Arm. The outbreak appeared contained in this area of the TSA until 2009, but in that year the second phase of the infestation occurred and the beetles spread rapidly to the rest of the TSA. Since 2009, MPB populations in the TSA have declined sharply. In the base case, pine trees in stands west of Williston Lake and south of the Omineca Arm were assumed to have been killed in 2005 and pine trees in stands throughout the remainder of the TSA were assumed to have been killed in 2009. No further mortality was assumed to occur after 2009.

Generally, MPB mortality projections for use in timber supply reviews are generated using the BC Mountain Pine Beetle model (BCMPB). BCMPB mortality projections are updated annually on the basis of aerial overview surveys. For the Mackenzie TSA, weather conditions did not allow aerial surveys to be conducted across the entire TSA in 2007 and 2008. Similarly, the northern half of the TSA was not surveyed in 2009. In the absence of reliable BCMPB projections for this management unit, pine stands older than 60 years at the start of the base case were assumed to have a pine mortality of 75 percent. This estimate is based on the observations of district staff made during repeated aerial reconnaissance flights over MPB-infested areas.

In the base case, dead pine is assumed to retain commercial value for 15 years after death. Most of the dead pine in the Mackenzie TSA is estimated to have been killed five years ago; therefore, the salvage period ends in 2027. In order to reflect recent harvest performance (2006 – 2012), the base case was constrained so that two-thirds of the annual harvest during the salvage period had to come from pine-leading stands. Hence, of the base case initial harvest of 3.05 million cubic metres per year, about 2 million cubic metres per year and 1 million cubic metres per year are attributable to pine-leading and non-pine leading stands, respectively. In order to maintain the base case initial harvest level until 2027, salvage in the model has to shift from the southern part of the TSA to almost exclusively the northern part of the TSA.

At the end of the salvage period in the base case, 73 million cubic metres of dead pine remain unsalvaged and the mid-term merchantable growing stock is 106 million cubic metres. In a sensitivity analysis increasing the initial harvest level to 5.5 million cubic metres per year, by allowing the model to harvest an additional 2.45 million cubic metres per year of pine-leading stands, had no effect on the base case mid- to long-term harvest levels. However, the volume of unsalvaged pine remaining at the end of the salvage period decreased by half. The mid-term merchantable growing stock decreased from 106 million cubic metres to 103 million cubic metres. The northward shift in salvage required to maintain the higher initial harvest level occurs earlier in this forecast than in the base case, as stands in the south are depleted more rapidly.

Two sensitivity analyses were prepared to examine the effect of immediately abandoning the salvage of dead pine - the first at the base case initial harvest level and the second at an initial harvest level of 5.5 million cubic metres per year. In the first forecast, the mid-term merchantable growing stock decreases from 106 million cubic metres to 81 million cubic metres. In the second, the mid-term merchantable growing stock decreases from 103 million cubic metres to 51 million cubic metres.

From this I conclude that if the harvest of pine-leading stands is increased, the harvest of non-pine leading stands remains at the base case level and salvage operations shift northwards, there is a significant opportunity to reduce the volume of unsalvaged dead pine. However, if the salvage of dead pine stops or is significantly lower than in the base case and the northward shift in harvesting does not occur, the mid-term merchantable growing stock is significantly reduced.

In addition to the considerations discussed above, I am also mindful of the potential negative impacts that an acceleration of pine salvage could have on wildlife, water, landscape connectivity, aboriginal interests and cumulative effects from all resource development. In this regard, I was advised by FLNR staff that increased pine salvage south of Omineca Park would reduce the habitat for fur bearing animals, particularly American martin. Staff informed me that this species is of particular interest to trappers, whose livelihoods have been adversely impacted in areas where extensive pine salvage has already occurred. In addition to furbearers, they noted that an increase in pine salvage has the potential to negatively affect the threatened northern caribou, increase hydrological risks, decrease landscape connectivity and increase the cumulative effects of resource development. However, staff did indicate that some of the risk associated with an increase in salvage could be alleviated by application of the chief forester's guidance regarding salvage harvesting and the comments provided by the Forest Practices Board related to the conservation of biodiversity during salvage logging.

Two forest companies and BCTS each commented that they supported increasing the harvest level in the short term to salvage the dead pine.

A member of the public commented that it is unlikely that the actual pine harvest will be as high a proportion of the total harvest as was assumed in the base case; or that extensive pine salvage will occur further than 150 kilometres from Mackenzie. A forest company representative suggested that the remaining shelf life of dead pine may be no more than six to seven years.

As noted earlier under "**First Nations' considerations**", both the McLeod Lake Indian Band and the Kwadacha First Nation expressed their interest in acquiring forest tenures to harvest dead pine.

In response, I agree that increasing the rate of harvest in the Mackenzie TSA would allow for more of the dead pine to be salvaged while it still retained economic value. However, I am concerned that if I increase the AAC to provide for an increase in pine salvage, and harvesting does not shift to the northern portion of the TSA or pine salvage decreases, mid-term timber supply will be significantly reduced. Increasing the rate of harvest may also adversely affect non-timber values such as wildlife, fish, watershed functionality and the traditional and subsistence resources of First Nations. These effects would be amplified if harvesting remained concentrated in the southern part of the TSA. I will consider the information and concerns noted in this factor further in this determination, as discussed in "**Reasons for Decision**".

With regard to the interest expressed by the MacLeod Lake Indian Band and the Kwadacha First Nation in acquiring additional forest tenures, district and regional staff will provide this information to the minister for consideration in the apportionment of the new AAC.

*- harvest performance*

Based on a review of data from the ministry's Harvest Billing System, pine and spruce were the dominant species harvested in the Mackenzie TSA from 2006 to 2013. During the most recent recession, licensees did not harvest the full AAC allocated to their licenses. As a result there will be unharvested volume, referred to as *undercut* available for disposition over the next few years.

In considering whether to dispose of the undercut volume through the issuance of new licences, I ask that the regional executive director consider the following: the stands that would support the harvest of undercut volume are assumed to contribute to the base case harvest levels that form an integral part of this AAC determination. Consequently, if the undercut volume is harvested in addition to the full AAC, harvesting will exceed the AAC I determine. Offsetting this risk is that the historic under harvest of the AAC that resulted in an undercut may continue.

Since 2006, the proportion of pine harvested in the Mackenzie TSA has varied between 62 and 73 percent. More specifically, between 2006 and 2008 it varied between 62 and 63 percent,

between 2009 and 2011 it ranged from 72 percent to 73 percent, in 2012 it was 65 percent, and in 2013 it was 62 percent. To date there has been little harvest of green pine, i.e. pine trees that were alive at the time of harvest.

In 2001, the chief forester requested that the district monitor harvest performance in balsam-leading stands. The results show that prior to the MPB epidemic, an average of 11 percent of the harvest was balsam. Performance in deciduous-leading stands has been very low. As discussed in “**Reasons for Decision**” given the demonstrated, albeit limited, harvest of balsam and deciduous stands, I will not exclude these stands from the THLB. In considering partitions in the AAC, I find it more important to conserve non-pine timber in the short term to minimize the projected decline in mid-term timber supply and to maintain a focus on the salvage of dead pine before the end of the salvage period. On this basis, I will not institute partitions in the AAC for balsam or deciduous timber. However, as described under “**Implementation**”, it is my expectation that once the salvage period ends, harvest performance in balsam and deciduous stands will increase to meet the harvest profile.

District staff informed me that, since 2004, timber harvesting in the Mackenzie TSA has been concentrated in the southwestern portion of the TSA in order to salvage MPB-impacted stands. As discussed under “*mountain pine beetle*” later in this document, in both the base case and the accelerated salvage harvest forecast, the projected harvest levels are based on the assumption that salvage will shift northward in the near future. If this does not occur, the mid- to long-term harvest levels projected in the base case may be significantly overestimated. In addition to the concerns that I expressed previously regarding operating costs and the merchantability of dead pine, the lack of salvage performance in areas outside of the south-west of the TSA, in combination with the concerns identified earlier in this document, increase the uncertainty regarding the mid- to long-term timber supply.

One issue that was not examined in the base case or other harvest forecasts prepared for this determination was the effect of non-forestry industrial development on the land base. Developments such as mines, pipelines, power lines and the related access roads require the clearing of forested land. District staff advised me that harvesting for non-forestry development is not being tracked well resulting in uncertainty about how much forested land base will be available for forest dependent resources, such as timber. Based on my knowledge of other management units in BC, I note that this concern is not limited to the Mackenzie TSA and that there is a need for government to improve the tracking and sharing of information about energy and mine development on forest based resources. To this end, I request that district staff work with tenure holders and the staff of other government agencies across the natural resource sector to improve information about the cumulative effects on forest values that result from the broad range of industrial activity in the Mackenzie TSA, as discussed in “**Implementation**”.

I appreciate the level of public, stakeholder and First Nations interest in this AAC determination and the comments that have been provided for my consideration. Due to the amount of input received, I have grouped and listed the comments received from the public and stakeholders below. First Nations information provided during consultation and how I considered this information are provided in other sections of this document.

Comments received during public consultation include:

- The size of the THLB may be overestimated, particularly given the concentration of harvesting in the southern third of the TSA in recent years.

- A partition should be established for mixed-pine stands with less than 150 cubic metres per hectare of green timber.
- The harvest of non-pine stands should be directed to the salvage of stands damaged by blowdown, spruce beetles, and balsam bark beetles.
- Support for local forest operations moving into more spruce-leading stands in concert with pine salvage, while not compromising the long-term economy or values such as biodiversity, wildlife, and old growth.
- The chief forester should be prepared to revisit the AAC determination as necessary.

Comments received from the forest industry include:

- Deciduous volume should be “netted out of the AAC” since no licensee is harvesting deciduous species.
- Opportunities should be provided to harvest balsam in the future, subject to market demand.
- The AAC should be partitioned into pine and non-pine categories to minimize the impact on mid- and long-term timber supply.
- Other forms of partitions (deciduous, cable, low volume and geographic) are necessary to fully utilize the range of fibre types across the landscape in order to maintain the AAC as high as possible.
- Geographic partitions could be used to direct more harvesting to the northern part of the TSA and to establish varying targets by area for the percentage of pine to be harvested.
- Due to the high operating costs for timber harvesting north of Williston Lake, the AAC should be partitioned to include a separate zone for the north.

Comments received from BCTS include:

- An uplift volume should be made available to facilitate the salvage of dead pine. (The term *uplift* refers to an increase in an AAC specifically for the salvage of dead pine).
- In the event there is a pine partition, there should be a clear definition of what constitutes a damaged stand.
- A sensitivity analysis should be prepared to examine the effect of targeting the harvest towards pine-leading stands with at least 70 percent pine.

My responses to the input summarized above are as follows:

- I acknowledge the importance of the forests in the northern part of the TSA in contributing to the timber supply, and discuss the issue of the geographic distribution of available timber and forest harvesting in “**Reasons for Decision**”.
- Balsam has always been available for harvest in the Mackenzie TSA. Even in the absence of a partition specifically for balsam, the AAC I determine does not prevent licensees from harvesting balsam.
- I agree that it is important to harvest damaged non-pine stands as quickly as possible; however, as approval authority rests with the district manager, I have made this comment available to him for his consideration.
- I recognize the importance of revisiting AAC decisions on both a regular basis and in response to significant changes in the information, forest management, land use requirements and First Nations aboriginal interests on which my determination was based. As indicated in

other parts of this document, if significant new information or changes occur that have the potential to significantly impact timber supply, I am prepared to re-visit this determination earlier than required in legislation.

- I have considered the merits of a short-term increase in the AAC, and I will discuss this further in my “**Reasons for Decision**”. I agree that clear definitions of partition criteria are important in ensuring that harvesting is directed or limited as intended.
- A sensitivity analysis was not prepared to examine the effect of targeting stands with more than 70 percent pine by volume for harvest. However, I am aware of the contribution of volume by species, regardless of leading-species label, that indicates that pine-leading stands with a high proportion of pine are being harvested in the base case.
- I agree that balancing the harvest of spruce and pine is an important issue, and I will discuss this matter further in my “**Reasons for Decision**”. Examination of the contribution of volume by species (regardless of leading species), however, indicates that the base case reflects the harvest of pine-leading stands with a high proportion of pine.

*- other bark beetles*

According to district staff, older balsam stands within the Mackenzie TSA are experiencing considerable mortality due to an endemic population of the western balsam bark beetle (*Dryocoetes confusus*). Although no surveys have been conducted in the Mackenzie TSA, surveys undertaken in the neighboring Fort St. James district indicate that 28 percent of the total balsam volume in that district has been killed.

To account for balsam mortality due to the western balsam bark beetle, an average balsam mortality of 28 percent was applied in the base case to all balsam-leading stands older than 140 years of age.

A forest company commented that the health status of the balsam-leading stands should be assessed over the next five years, as balsam will increase in value over time. Other licensees and members of the public also expressed concern about the impacts of the balsam bark beetle and the spruce bark beetle.

I accept that the volume reduction applied in the base case to account for the western balsam bark beetle represents the best available information and was appropriate for use in the base case. I share the concerns expressed by licensees and the public regarding bark beetles and request that ministry staff assess balsam mortality in the Mackenzie TSA, as discussed under “**Implementation**”.

*- 2014 wildfires*

In 2014, a total of 112 000 hectares in the Mackenzie TSA were affected by wildfires. Of this area, 62 000 hectares or about four percent contributed to the THLB used in the base case. About 70 percent and 20 percent of the THLB losses occurred immediately below Chase Provincial Park or about 30 kilometres north of the park, respectively. The remaining burnt THLB is scattered throughout the south-eastern portion of the TSA.

As some of the timber in burnt stands may be salvageable it is not possible to estimate what, if any impact the fires may have had on the base case, consequently I will not account for the 2014 wildfires at this time. However, prior to the next timber supply review, the unsalvaged loss estimates used in the base case will be updated to account for any fires that occur between this determination and the next, including the 2014 wildfires.

## Reasons for Decision

In reaching my AAC determination for the Mackenzie TSA I have considered all of the factors required under Section 8 of the *Forest Act* and I have reasoned as follows.

The base case proposed in the timber supply review public discussion paper was revised based on the input received during consultation. The term *base case* in this document refers to the revised base case as described in “**Base case for the Mackenzie TSA**”.

In the base case, which starts in 2012, an initial harvest level of 3 050 000 cubic metres per year is maintained for 15 years before declining to a mid-term level of 2 510 000 cubic metres per year. This decline coincides with the end of the pine shelf life and marks the end of the salvage period. After six decades, the harvest increases to a stable long-term level of 3 050 000 cubic metres per year for the remainder of the 200-year forecast.

In my considerations for the Mackenzie TSA, I have identified one factor as a reason why the timber supply projected in the base case may have been underestimated.

As discussed in “*haul distance*”, excluding the area associated with the Abitibi-Bowater proposed cutblocks, including the area near the community of Kwadacha from the THLB resulted in a 110 000-cubic metre per year or four percent underestimation in the base case mid- to long-term harvest levels. However, in a management unit such as the Mackenzie TSA in which the overriding concern is the extent to which a large volume of dead pine can be salvaged while it retains commercial value, an influence of this magnitude is relatively minor. On this basis, I will not consider this factor further in this determination. I do note; however, that the extent to which these areas are harvested will be reflected in subsequent timber supply reviews.

I am aware that recent harvesting in the Mackenzie TSA has been focused on the salvage of dead pine. This was reflected in the base case by requiring the timber supply model to harvest two-thirds of the total harvest volume from pine-leading stands. However, at an initial harvest level of 3 050 000 cubic metres per year - the level of the current AAC – 73 million cubic metres of dead pine remain unsalvaged at the end of the salvage period.

In considering how to reduce the volume of unsalvaged dead pine, while conserving mid-term timber supply, I am mindful of the sensitivity analysis in which the initial harvest level was increased to 5 500 000 cubic metres per year. In this forecast, increasing the harvest of pine-leading stands by 2 450 000 cubic metres per year, while maintaining the harvest of non-pine leading stands at the base case level, reduced the unsalvaged pine volume by half. The mid- to long-term harvest levels were unchanged from the base case levels and there was only a small decrease in the mid-term merchantable growing stock from 106 million cubic metres in the base case to 103 million cubic metres.

Conversely, I am also mindful of the results of the sensitivity analyses in which the salvage of dead pine ended immediately. The results indicate that if this occurs and harvesting continues at the base case initial harvest level – the level of the current AAC – the merchantable volume available for harvesting in the mid-term decreases from 106 million cubic metres to 81 million cubic metres. If the initial harvest level is increased to 5 500 000 cubic metres per year and salvage ends, the mid-term merchantable volume is reduced by an additional 30 million cubic metres to 51 million cubic metres.

I note the base case prepared for this determination is predicated on the assumption that salvage operations will shift northwards after 10 years. If this shift does not occur, and salvage remains concentrated in the southern part of the TSA, the projected decline in mid-term timber supply will be exacerbated, as will the risk to non-timber values. In the sensitivity analysis in which the initial

harvest level is increased 5 500 000 cubic metres per year, pine salvage must shift northwards earlier than ten years.

From this I conclude that I must balance the benefits of increasing the AAC to recover more dead pine during the salvage period with the risk to mid-term timber supply if harvesting does not remain focused on pine salvage and if the salvage of dead pine in the northern part of the TSA does not occur. On this basis, I am unwilling to increase the AAC to the full 5 500 000 cubic metres per year. However, I am equally unwilling to maintain the AAC at the current level of 3 050 000 cubic metres that results in the loss of 73 million cubic metres of timber. Therefore, I am setting the AAC at 4 500 000 cubic metres.

In order to achieve a balance between salvage optimization and exacerbating the projected decline in mid-term timber supply, I am instituting a partition in the AAC to limit the harvest of non-pine leading coniferous stands. The level of this partition – 950 000 cubic metres per year - reflects the contribution of non-pine leading stands, less the contribution of deciduous-leading stands, in the base case and is consistent with recent harvest performance. In order to avoid a concentration of timber harvesting in the southern portion of the TSA, of the 950 000-cubic metre non-pine coniferous leading stand partition, no more than 300 000 cubic metres is to be harvested from that portion of the Mackenzie TSA west of Williston Lake and south of Omineca Provincial Park and Omineca Arm.

In addition to the sensitivity analyses described earlier in this section, I requested an additional analysis in which the minimum stand volume limit was maintained at 151 cubic metres per hectare but the 200-cubic metre per hectare minimum average volume limit was removed. In the resultant forecast, an initial harvest level of 3 050 000 cubic metres per year, which is the same as in the base case, could be sustained for the entire forecast period. However, I note that in the 60-year period from 2057 to 2117, stands with less than 200 cubic metres per hectare contributed 88 percent of the total harvest volume. By comparison, in the base case stands having less than 200 cubic metres per hectare contributed only 25 percent of the total volume over the same 60-year period.

From this I have concluded that if licensees can demonstrate significant performance in lower volume stands, it may be possible to mitigate the projected mid-term decline. On this basis, I strongly encourage Mackenzie Fibre to work with licensees to explore opportunities to harvest lower volume stands in the Mackenzie TSA.

As I concluded in “*harvest performance*”, it is important at this time to conserve non-pine timber to help mitigate the projected decline in mid-term timber supply. I also noted the importance of optimizing the salvage of dead pine while it retains commercial value. On this basis, I decided not to partition the AAC for either balsam or deciduous timber. However, I expect that once the salvage period ends, harvest performance in balsam and deciduous stands will increase to better align with the timber profile.

## **Determination**

I have considered and reviewed all the factors as documented above, including the risks and uncertainties of the information provided. It is my determination that an AAC that accommodates objectives for all forest resources during the next 10 years and that reflects current management practices as well as the socio-economic objectives of the Crown, can be best achieved in the Mackenzie TSA by establishing an AAC of 4 500 000 cubic metres, of which a maximum of 950 000 cubic metres is attributable to non-pine leading coniferous stands. Of this partition, no more than 300 000 cubic metres is attributable to non-pine leading coniferous stands from the southwest portion of the TSA, west of Williston Lake and south of Omineca Provincial Park and Omineca Arm. This AAC takes effect immediately.

If additional significant new information is made available to me, or major changes occur in the management assumptions upon which I have predicated this decision, then I am prepared to revisit this determination sooner than the 10 years required by legislation.

## **Implementation**

In the period following this decision and leading to the subsequent determination, I encourage Ministry of Forests, Lands and Natural Resource Operations (FLNR) staff and licensees to undertake or support the tasks and studies noted below, the particular benefits of which are described in appropriate sections of this rationale document. I recognize that the ability of staff and licensees to undertake or support these projects is dependent on available resources, including funding. These projects are; however, important to help reduce the risk and uncertainty associated with key factors that affect the timber supply in the Mackenzie TSA.

1. It is my expectation that district and FAIB staff will monitor the species composition and geographic origin of timber harvested in the Mackenzie TSA and to report this information to the chief forester annually.
2. It is my expectation that district staff will work with licensees to ensure that salvage operations remain focused on pine-leading stands in which 70 percent or more of the total volume is pine. In the event that licensees can no longer locate such stands, I expect district staff to bring this to the attention of FAIB and the chief forester.
3. I request that the district and FAIB, subject to funding and provincial inventory priorities:
  - a) update the imagery available for the northern portion of the TSA, b) gather additional inventory audit samples within areas identified as THLB and c) collaborate with other FLNR districts and the leaders of existing modelling, monitoring and research programs to reduce the uncertainty associated with site productivity estimates.
4. I encourage provincial and federal government staff, First Nations and resource developers (including forest licensees) to work collaboratively to ensure that designated habitat areas meet wildlife requirements and are connected in such a way to allow for effective migration and are collocated to minimize the impact on other forest resource values.
5. I request that district staff work with industrial developers and the staff of other government agencies across the natural resource sector to improve the information required to assess the cumulative effects of resource development on all forest values, including non-industrial values.
6. I request that FLNR staff review the available information in order to better estimate the timber volume losses associated with western balsam bark beetle infestation.



## Other Considerations

1. *Climate change:* Climate change may impact site productivity estimates, forest health and other factors that were addressed in this determination. I encourage staff to try and understand projected climate change impacts in the TSA so that this important consideration can be factored into the next determination.
2. *Dead potential volume:* By accounting for this factor in my determination, dead potential volumes (i.e. grade 3 endemic and grade 5 log volumes) that are harvested in the future in the TSA should be charged against the AAC.

A handwritten signature in black ink, appearing to be 'Diane Nicholls', with a long horizontal line extending to the right.

Diane Nicholls, RPF  
Deputy Chief Forester

November 14, 2014

## Appendix 1: Section 8 of the *Forest Act*

Section 8 of the *Forest Act*, Revised Statutes of British Columbia 1996, c. 157, (current to October 22, 2014), reads as follows:

### Allowable annual cut

8 (1) The chief forester must determine an allowable annual cut at least once every 10 years after the date of the last determination, for

(a) the Crown land in each timber supply area, excluding the Crown land in the following areas:

- (i) tree farm licence areas;
- (ii) community forest agreement areas;
- (iii) first nations woodland licence areas;
- (iv) woodlot licence areas, and

(b) each tree farm licence area.

(2) If the minister

(a) makes an order under section 7 (b) respecting a timber supply area, or

(b) amends or enters into a tree farm licence to accomplish a result set out under section 39 (2) or (3),

the chief forester must make an allowable annual cut determination under subsection (1) for the timber supply area or tree farm licence area

(c) within 10 years after the order under paragraph (a) or the amendment or entering into under paragraph (b), and

(d) after the determination under paragraph (c), at least once every 10 years after the date of the last determination.

(3) If

(a) the allowable annual cut for the tree farm licence area is reduced under section 9 (3), and

(b) the chief forester subsequently determines, under subsection (1) of this section, the allowable annual cut for the tree farm licence area,

the chief forester must determine an allowable annual cut at least once every 10 years from the date the allowable annual cut under subsection (1) of this section is effective under section 9 (6).

(3.1) If, in respect of the allowable annual cut for a timber supply area or tree farm licence area, the chief forester considers that the allowable annual cut that was determined under

subsection (1) is not likely to be changed significantly with a new determination, then, despite subsections (1) to (3), the chief forester

(a) by written order may postpone the next determination under subsection (1) to a date that is up to 15 years after the date of the relevant last determination, and

(b) must give written reasons for the postponement.

(3.2) If the chief forester, having made an order under subsection (3.1), considers that because of changed circumstances the allowable annual cut that was determined under subsection (1) for a timber supply area or tree farm licence area is likely to be changed significantly with a new determination, he or she

(a) by written order may rescind the order made under subsection (3.1) and set an earlier date for the next determination under subsection (1), and

(b) must give written reasons for setting the earlier date.

(4) If the allowable annual cut for the tree farm licence area is reduced under section 9 (3), the chief forester is not required to make the determination under subsection (1) of this section at the times set out in subsection (1) or (2) (c) or (d), but must make that determination within one year after the chief forester determines that the holder is in compliance with section 9 (2).

(5) In determining an allowable annual cut under subsection (1) the chief forester may specify that portions of the allowable annual cut are attributable to one or more of the following:

(a) different types of timber or terrain in different parts of Crown land within a timber supply area or tree farm licence area;

(a.1) different areas of Crown land within a timber supply area or tree farm licence area;

(b) different types of timber or terrain in different parts of private land within a tree farm licence area.

(c) [Repealed 1999-10-1.]

(6) The minister must determine an allowable annual cut for each woodlot licence area, in accordance with the woodlot licence for that area.

(7) The minister must determine an allowable annual cut for

(a) each community forest agreement area in accordance with the community forest agreement for that area, and

(b) each first nations woodland licence area in accordance with the first nations woodland licence for that area.

(8) In determining an allowable annual cut under subsection (1) the chief forester, despite anything to the contrary in an agreement listed in section 12, must consider

(a) the rate of timber production that may be sustained on the area, taking into account

AAC Rationale for Mackenzie TSA, November 2014

- (i) the composition of the forest and its expected rate of growth on the area,
- (ii) the expected time that it will take the forest to become re-established on the area following denudation,
- (iii) silviculture treatments to be applied to the area,
- (iv) the standard of timber utilization and the allowance for decay, waste and breakage expected to be applied with respect to timber harvesting on the area,
- (v) the constraints on the amount of timber produced from the area that reasonably can be expected by use of the area for purposes other than timber production, and
- (vi) any other information that, in the chief forester's opinion, relates to the capability of the area to produce timber,

(b) the short and long term implications to British Columbia of alternative rates of timber harvesting from the area,

(c) [Repealed 2003-31-2.]

(d) the economic and social objectives of the government, as expressed by the minister, for the area, for the general region and for British Columbia, and

(e) abnormal infestations in and devastations of, and major salvage programs planned for, timber on the area.

(9) Subsections (1) to (4) of this section do not apply in respect of the management area, as defined in section 1 (1) of the *Haida Gwaii Reconciliation Act*.

(10) Within one year after the chief forester receives notice under section 5 (4) (a) of the *Haida Gwaii Reconciliation Act*, the chief forester must determine, in accordance with this section, the allowable annual cut for

(a) the Crown land in each timber supply area, except the areas excluded under subsection (1) (a) of this section, and

(b) each tree farm licence area

in the management area, as defined in section 1 (1) of the *Haida Gwaii Reconciliation Act*.

(11) The aggregate of the allowable annual cuts determined under subsections (6), (7) and (10) that apply in the management area, as defined in section 1 (1) of the *Haida Gwaii Reconciliation Act*, must not exceed the amount set out in a notice to the chief forester under section 5 (4) (a) of that *Act*.

## **Appendix 2: Section 4 of the *Ministry of Forests and Range Act***

Section 4 of the *Ministry of Forests and Range Act* (current to October 22, 2014) reads as follows:

### **Purposes and functions of ministry**

- 4** The purposes and functions of the ministry are, under the direction of the minister, to do the following:
- (a) encourage maximum productivity of the forest and range resources in British Columbia;
  - (b) manage, protect and conserve the forest and range resources of the government, having regard to the immediate and long term economic and social benefits they may confer on British Columbia;
  - (c) plan the use of the forest and range resources of the government, so that the production of timber and forage, the harvesting of timber, the grazing of livestock and the realization of fisheries, wildlife, water, outdoor recreation and other natural resource values are coordinated and integrated, in consultation and cooperation with other ministries and agencies of the government and with the private sector;
  - (d) encourage a vigorous, efficient and world competitive
    - (i) timber processing industry, and
    - (ii) ranching sectorin British Columbia;
  - (e) assert the financial interest of the government in its forest and range resources in a systematic and equitable manner.

### Appendix 3: Minister's letter of July 4, 2006



JUL 04 2006

Jim Snetsinger  
Chief Forester  
Ministry of Forests and Range  
3<sup>rd</sup> Floor, 1520 Blanshard Street  
Victoria, British Columbia  
V8W 3C8

Dear Jim:

**Re: Economic and Social Objectives of the Crown**

The *Forest Act* gives you the responsibility for determining Allowable Annual Cuts—decisions with significant implications for the province's economy, communities and environment. This letter outlines the economic and social objectives of the Crown you should consider in determining Allowable Annual Cuts, as required by Section 8 of the *Forest Act*. This letter replaces the July 28, 1994 letter expressing the economic and social objectives of the Crown, and the February 26, 1996 letter expressing the Crown's economic and social objectives for visual resources. The government's objective for visual quality is now stated in the *Forest Practices and Planning Regulation of the Forest and Range Practices Act*.

Two of this government's goals are to create more jobs per capita than anywhere in Canada and to lead the world in sustainable environmental management. The Ministry of Forests and Range supports these objectives through its own goals of sustainable forest and range resources and benefits. In making Allowable Annual Cut determinations, I ask that you consider the importance of a stable timber supply in maintaining a competitive and sustainable forest industry, while being mindful of other forest values.

The interior of British Columbia is in the midst of an unprecedented mountain pine beetle outbreak. Government's objectives for management of the infestation are contained in British Columbia's Mountain Pine Beetle Action Plan. Of particular relevance to Allowable Annual Cut determinations are the objectives of encouraging long-term economic sustainability for communities affected by the epidemic; recovering the greatest value from dead timber before it burns or decays, while respecting other forest values; and conserving the long-term forest values identified in land use plans.

Page 1 of 2

Minister of  
Forests and Range  
and Minister Responsible  
for Housing

Office of the  
Minister

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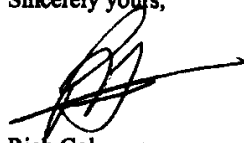
Jim Snetsinger

To assist the province and affected communities in planning their responses to the beetle infestation, it would be best to have realistic assessments of timber volumes that can be utilized economically. Therefore, in determining the best rate of harvest to capture the economic value from beetle-killed timber, I ask that you examine factors that affect the demand for such timber and products manufactured from it, the time period over which it can be utilized, and consider ways to maintain or enhance the mid-term timber supply.

The coast of British Columbia is experiencing a period of significant change and transition. In making Allowable Annual Cut determinations I urge you to consider the nature of timber supply that can contribute to a sustainable coast forest industry, while reflecting decisions made in land and resource management plans.

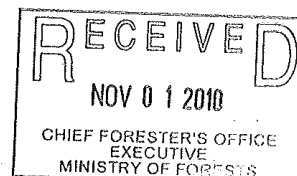
You should also consider important local social and economic objectives expressed by the public during the Timber Supply Review process, where these are consistent with the government's broader objectives as well as any relevant information received from First Nations.

Sincerely yours,

A handwritten signature in black ink, appearing to be 'Rich Coleman', with a long horizontal stroke extending to the right.

Rich Coleman  
Minister

## Appendix 4: Minister's letter of October 27, 2010



File: 280-30/MPB  
Ref: 126097

OCT 27 2010

Jim Snetsinger, Chief Forester  
ADM Forest Resource Stewardship Division  
Ministry of Forests and Range  
3<sup>rd</sup> Floor, 1520 Blanshard Street  
Victoria, British Columbia  
V8W 3C8

Dear Mr. Snetsinger:

**Re: Economic and Social Objectives of the Crown Regarding Mid-Term Timber Supply in Areas Affected by the Mountain Pine Beetle**

On July 4, 2006, Rich Coleman, former Minister of Forests and Range, wrote to you outlining the social and economic objectives of the Crown for AAC determination (in accordance with Section 8 of the *Forest Act*) with respect to issues associated with the Mountain Pine Beetle (MPB) epidemic. The aforementioned letter articulated the Crown's objectives of ensuring long-term economic sustainability for communities affected by the epidemic; recovering the greatest value from dead timber before it burns or decays, while respecting other forest values; and conserving the long-term forest values identified in land use plans. I am writing to you regarding the Crown's objectives with respect to mid-term timber supply in areas affected by the mountain pine beetle.

The MPB infestation has had a profound impact on the timber supply outlook for the interior of the province. In particular, forecasts of timber supply in the mid-term—the period between the ending of the economic shelf life of killed pine and the time when the forest has re-grown and again become merchantable—are now significantly lower than prior to the infestation. These shortages threaten the wellbeing of forest-dependent cities and towns. The

Page 1 of 2

Ministry of Forests and Range and  
Minister Responsible for Integrated  
Land Management Bureau

Minister's Office

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Jim Snetsinger, Chief Forester

Government of British Columbia is working closely with beetle action committees, municipalities, and the private sector to diversify economies. However, for many forestry-dependent towns mid-term timber supply shortages could still have significant socio-economic impacts.

During this challenging time it will be necessary to reassess management objectives and administrative approaches that were developed when forest conditions in the province's interior were very different than now exist. In this reassessment it will be important to enhance the understanding of how best to balance objectives for non-timber forest values with objectives for timber supply to achieve a range of socio-economic benefits. It will also be important to assess how innovative practices and incremental silviculture could mitigate mid-term timber supply shortfalls in MPB affected areas, and if flexibilities can be found in timber supply administration.

During the Timber Supply Review process, in addition to the considerations included in the July 2006 letter, I would like you to undertake analysis that can provide information on how changes to current management practices and administration could increase mid-term timber availability in MPB-affected areas. This information should be shared with Ministry of Forest and Range Executive and used to inform discussions among interested parties, and considered by appropriate land use and management decision makers. If formal changes are made to management objectives and administration, you will be in a position to incorporate those changes in Timber Supply Reviews and AAC determinations.

Sincerely,



Pat Bell  
Minister

pc: Dana Hayden, Deputy Minister

