

# REGISTRY OF LAWS AND OFFICIAL RECORDS

Re: Amendment to the Maa-nulth First Nations Final Agreement

Deposit of official record in the Registry of Laws and Official Records in accordance with 1.14.13 of Chapter 1 General Provisions of the Maa-nulth First Nations Final Agreement and section 2.20(b)(iv) of the Government Act.

YFND 3/2016

## **BACKGROUND:**

- A. The Maa-nulth First Nations Final Agreement ("Maa-nulth Treaty") has been amended in accordance with 1.14.0 of Chapter 1 General Provisions of the Maa-nulth Treaty.
- B. In accordance with 1.14.13 of Chapter 1 General Provision of the Maa-nulth Treaty, amendments to the Maa-nulth Treaty must be deposited in the Yuulu?il?ath registry of laws and official records.

### **NOW THEREFORE:**

- 1) Under the authority of section 2.20(b)(iv) of the Government Act, the law clerk hereby deposits the following notice of amendment to the Maa-nulth Treaty in the registry of laws and official records:
  - a) Appendix Z (Geographical Names)
- 2) The above amendment was effective on or about July 19, 2014.

DEPOSITED IN THE REGISTRY OF LAWS AND OFFICIAL RECORDS

ON 18 10ct 2014

Signature of Law Clerk

## DEPARTMENT OF INDIAN AFFAIRS AND NORTHERN DEVELOPMENT

## MAA-NULTH FIRST NATIONS FINAL AGREEMENT

List of geographic features

In accordance with 1.14.11 of the Maa-nulth First Nations Final Agreement (the "Final Agreement") notice is hereby provided that British Columbia and the Maa-nulth First Nations have reached an agreement under 20.7.1 of the Final Agreement on a list of geographic features to be named or renamed in the Nuu-chah-nulth language, and that in accordance with 20.7.2 of the Final Agreement the Final Agreement is deemed to be amended to include such list as an Appendix. Further, British Columbia and the Maa-nulth First Nations have agreed in accordance with 1.14.11 of the Final Agreement that the wording and form of the deemed amendment is to add Appendix Z — Names to be Recorded in the British Columbia Geographic Names Information System.

April 1, 2011

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

Per: LLOYD ROBERTS Executive Director

Executed in the presence of:

CHARLES HUNTER
Implementation Director

As to the authorized signatory for the Minister of Aboriginal Relations and Reconciliation

HUU-AY-AHT FIRST NATIONS as represented by the Huu-ay-aht First Nations Government

Per: ROBERT DENNIS Sr. Chief Councillor

Per: DEREK PETERS Ta'yii Hawilth

Executed in the presence of:

R. BRENT LEHMANN Barrister and Solicitor

As to the authorized signatories for Huu-ay-aht First Nations Government

KA: YU: 'K'T'H'/CHE: K'TLES7ET'H' FIRST NATIONS as represented by the Ka: 'yu: 'k't'h'/Che: k'tles7et'h' First Nations Government

Per: THERESE SMITH Legislative Chief

Executed in the presence of:

R. BRENT LEHMANN Barrister and Solicitor

As to the authorized signatory for Ka:'yu:'k't'h'/Che:k'tles7et'h' First Nations Government

TOQUAHT NATION as represented by the Toquaht Nation Government

Per: ANNE MACK Tyee Ha'wilth

Executed in the presence of:

R. BRENT LEHMANN Barrister and Solicitor

As to the authorized signatory for Toquaht Nation Government

UCHUCKLESAHT TRIBE as represented by the Uchucklesaht Tribe Government

Per: CHARLIE COOTES Chief Councillor

Executed in the presence of:

R. BRENT LEHMANN Barrister and Solicitor

As to the authorized signatory for Uchucklesaht Tribe Government

UCLUELET FIRST NATION as represented by Ucluelet First Nation Government

Per: CHARLES MCCARTHY

President

Executed in the presence of:

R. BRENT LEHMANN Barrister and Solicitor

As to the authorized signatory for Ucluelet First Nation Government

#### DEPARTMENT OF INDIAN AFFAIRS AND NORTHERN DEVELOPMENT

#### MAA-NULTH FIRST NATIONS FINAL AGREEMENT

Transfer of estate

In accordance with 1.14.11 of the Maa-nulth First Nations Final Agreement (the "Final Agreement") notice is hereby provided that British Columbia has declared the Ittatsoo Creek Road, an Undeveloped Crown Corridor under Part 2 of Appendix D-3 and Part 2 of Appendix D-5, is no longer required for provincial needs in accordance with 7.3.1 of the Final Agreement. British Columbia has transferred the estate in fee simple to those lands to the Toquaht Nation and Ucluelet First Nation, respectively. Further, British Columbia, Toquaht Nation and Ucluelet First Nation have agreed in accordance with 1.14.11 of the Final Agreement that:

- 1. 2.11.8 of the Final Agreement is hereby deemed to be amended, in accordance with 7.3.3 of the Final Agreement, as follows:
  - c. from the Maa-nulth First Nation Lands of Toquaht Nation, 70.06 hectares;
  - e. from the Maa-nulth First Nation Lands of Ucluelet First Nation, 270.34 hectares; and
- 2. the Appendix B-3, Part 2(a), Plan 1 and Appendix B-5, Part 2(a), Plan 3 are hereby deemed to be amended, in accordance with 7.3.2 of the Final Agreement, to show the said lands form part of the Maa-nulth First Nation Lands of the Toquaht Nation and Ucluelet First Nation respectively.

February 6, 2013

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

Per: LLOYD ROBERTS

Executed In the presence of:

SELENA BASI

As to the authorized signature for the Minister of Aboriginal Relations and Reconciliation TOQUAHT NATION as represented by the Toquaht Nation Government

Per: ANNE MACK

Executed In the presence of:

R. BRENT LEHMANN

As to the authorized signature for the Toquaht Nation

UCLUELET FIRST NATION as represented by the Yuulu?il?ath Government

Per: CHUCK MCCARTHY

Executed in the presence of:

R. BRENT LEHMANN

As to the authorized signature for the Yuulu?il?ath Government

[18-1-0]

### DEPARTMENT OF INDIAN AFFAIRS AND NORTHERN DEVELOPMENT

#### MAA-NULTH FIRST NATIONS FINAL AGREEMENT

Transfer of estate

In accordance with 1.14.11 of the Maa-nulth First Nations Final Agreement (the "Final Agreement") notice is hereby provided that Ka:'yu:'k't'h'/Che:k'tles7et'h' First Nations transferred to British Columbia the estate in fee simple in the Quin-E-Ex Lands on the Effective Date of the Final Agreement in accordance with 24.4.1 of the Final Agreement. Further, the boundaries of Brooks Peninsula Provincial Park have been amended to add the Quin-E-Ex Lands to Brooks Peninsula Provincial Park in accordance with 24.4.3 of the Final Agreement. Further, British Columbia and Ka:'yu:'k't'h'/Che:k'tles7et'h' First Nations have agreed in accordance with 1.14.11 of the Final Agreement that Appendix B-2, Part 2(a), Plan 1 is hereby deemed to be amended, in accordance with 24.4.2 of the Final Agreement, to show the Quin-E-Ex Lands form part of the Brooks Peninsula Provincial Park.

February 6, 2013

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

Per: LLOYD ROBERTS

Executed In the presence of:

SELENA BASI

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

 $KA: 'YU: 'K'T'H'/CHE: K'TLES7ET'H' \ FIRST \ NATIONS \ as \ represented \ by \ the \ Ka: 'yu: 'k't'h'/Che: k'tles7et'h' \ First \ Nations \ Government$ 

Per: ANNE MACK

Executed In the presence of:

R. BRENT LEHMANN

As to the authorized signature for the Ka:'yu:'k't'h'/Che:k'tles7et'h' First Nations