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Preparation of an economic development opportunities plan

Facilitating of training and professional development of Yukon Indian People so they will have access to public service employment opportunities

Explore ways of making apprenticeship programs more flexible and promote greater participation by Yukon Indian People

Notice of tenders to SFN by the Yukon

Information on non-public contracts

Inclusion of SFN on federal contract lists

Access to Government contracting and registration

Structuring contracts to a manageable size

Assisting Yukon Indian People to invest in public corporations

Participation of SFN corporations with Yukon Development Corporation

SFN participation in acquisition or disposal of Yukon Development Corporation business ventures

Establishment of procedures for joint capital planning

Annual review of Yukon Economic Strategy

Development of plan regarding representative public service

Consolidation of plan regarding representative public service

Review of public service job descriptions

Negotiation of a Project agreement where Yukon has jurisdiction to issue a Decision Document

Preparation of a regional economic development plan for SFN Traditional Territory

Negotiation of economic development agreements

Negotiation of terms and conditions for acquiring interest in a Project

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Right to acquire new licences or permits in the commercial freshwater fishing industry

Right to acquire new licences or permits in the commercial wilderness adventure travel industry

Right to acquire new licences or permits in the commercial freshwater sports fishing industry

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Establishment or variance of limits applicable to industries described in Chapter 22, Schedule A, Part II, 1.0, 2.0 and 3.0

SFN recommendations regarding establishment or amendments to a licensing or permitting regime and placement or variation of a limit regarding industries described in Chapter 22, Schedule A Part II, 1.0, 2.0 and 3.0

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ANNEX B -- COMMISSIONS, COUNCILS AND COMMITTEES

- Part 1 General Provisions
- Part 2 Board Training and Cross-Cultural Orientation and Education
- Part 3 Aboriginal Language Services
- Part 4 Board Mandates and Activities
- REGIONAL LAND USE PLANNING COMMISSION
- SETTLEMENT LAND COMMITTEE
- SELKIRK RENEWABLE RESOURCE COUNCIL
- Part 5 Budget Procedures and Financial Arrangements
- **ANNEX C** -- INFORMATION STRATEGY
- **ANNEX D** -- ECONOMIC PLANNING
- ANNEX E -- COORDINATION OF SFNFA AND SFNSGA IMPLEMENTATION

IMPLEMENTATION PLAN FOR THE SELKIRK FIRST NATION FINAL AGREEMENT

AMONG:
Her Majesty the Queen in right of Canada, as represented by the Minister of Indian Affairs and Northern Development (hereinafter referred to as "Canada");
AND:
The Selkirk First Nation, as represented by the duly authorized representative(s) of the Selkirk First Nation (hereinafter referred to as "SFN");
AND:
The Government of the Yukon, as represented by the Government Leader (hereinafter referred to as "Yukon"); hereinafter referred to as the "Parties".
WHEREAS:
The Parties signed the document entitled the Selkirk First Nation Final Agreement (hereinafter referred to as the

chapter 28 of the SFNFA, among other things, provides for the completion and approval by the Parties of an

the representatives of the Parties have developed the SFNFA Plan, which identifies certain activities to be undertaken

implementation plan for the SFNFA (hereinafter referred to as the "SFNFA Plan");

and certain payments to be made with respect to the implementation of the SFNFA;

"SFNFA") on the 21st day of July, 1997;

SELKIRK FIRST NATION

FINAL AGREEMENT IMPLEMENTATION PLAN

NOW THEREFORE, the Parties agree as follows:

Interpretation of the SFNFA Plan

- 1. No provision of the SFNFA Plan shall be considered an amendment to or modification of or derogation from the provisions of the SFNFA.
- 2. Where there is any inconsistency or conflict between the provisions of the SFNFA Plan and the provisions of the SFNFA, the provisions of the SFNFA shall prevail to the extent of the conflict or inconsistency.
- 3. Unless the context otherwise requires, capitalized words and phrases in the SFNFA Plan shall have the meanings assigned in the SFNFA.
- 4. The SFNFA Plan shall be interpreted so as to promote the implementation of the provisions of the SFNFA and to avoid conflict or inconsistency with the provisions of the SFNFA.

Legal Status of the SFNFA Plan

- 5. The SFNFA Plan shall be attached to but shall not form part of the SFNFA.
- 6. The Umbrella Final Agreement Implementation Plan, as signed on the 29th day of May, 1993 by the Parties to the Umbrella Final Agreement, identifies certain activities to be undertaken and certain payments to be made with respect to the implementation of the Umbrella Final Agreement.
- 7. The Umbrella Final Agreement Implementation Plan and the SFNFA Plan shall be read together.

- 8. The provisions of the SFNFA Plan contained in paragraphs 8, 11 and 12 constitute a contract between the Parties. Pursuant to 28.4.8 of the SFNFA, the Parties expressly intend that the provisions of the remaining portions of the SFNFA Plan and the provisions of the SFNFA Plan contained in Annexes A, B, C, D and E do not constitute a contract between the Parties.
- 9. Subject to paragraph 8, the provisions of the SFNFA Plan represent the agreement of the Parties regarding the manner in which the provisions of the SFNFA will be implemented, and are not intended to create legal obligations.

Contents of the SFNFA Plan

- 10. The SFNFA Plan consists of the provisions contained herein, and the documents set out below.
- 10.1 Annex A: "Activity Sheets" describing specific activities, projects and measures for implementation of the SFNFA;
- 10.2 Annex B: Arrangements in respect of the:

Regional Land Use Planning Commission; Selkirk Renewable Resources Council; Settlement Land Committee;

10.3 Annex C: An information strategy;

10.4 Annex D: Economic Planning;

10.5 Annex E:

Co-ordination of the SFNFA and the Selkirk First Nation Self-Government Agreement (hereinafter referred to as the "SFNSGA") Implementation.

Implementation Funding

11. Subject to any amendment of the SFNFA Plan by the Parties, Canada shall make financial payments to the SFN as follows: 11.1 \$357,050 (1996 constant dollars) per annum; 11.2 \$867,130 (1996 constant dollars) for one-time implementation projects and activities; 11.3 \$38,000 (1996 constant dollars) for its participation on the Settlement Land Committee; 11.4 The payments referred to in 11.1, 11.2 and 11.3 above shall be escalated from 1996 constant dollars to their Entry Year Value as defined in the Selkirk First Nation Financial Transfer Agreement (hereinafter referred to as the SFNFTA) dated September 29 , 1997, in accordance with the computation method for annual adjustment set out in Schedule 1, Part 6 of the Umbrella Final Agreement Implementation Plan. 11.5 The payments referred to in 11.1 and 11.3 above shall be made in accordance with the provisions of the SFNFTA and shall be escalated from their Entry Year Value in accordance with the

computation method for the Annual Price Escalator set out in Annex 6 of the SFNFTA.

The payment referred to in 11.2 above shall be made as a lump sum payment, by a transfer 11.6 agreement other than the SFNFTA, as an unconditional grant as soon as practicable after the SFNSGA becomes effective, not subject to the Cash Management Policy of the Government of Canada. 11.7 The payment of the amounts set out in 11.1, 11.2 and 11.3, or any amended amount required to be paid, represents the fulfilment of Canada's obligation to provide funding to the SFN for the period of time identified in SFNFTA. 12. Subject to any amendment of the SFNFA Plan by the Parties, the Yukon shall pay \$79,870 (1996 constant dollars) per annum to the Selkirk Renewable Resources Council established pursuant to 16.6.0 of the SFNFA. This payment will be subject to annual adjustments in the manner described in Part 6 of Schedule 1 of the Umbrella Final Agreement Implementation Plan. 13. Subject to any amendment of the SFNFA Plan by the Parties, the payment by Canada to the Yukon of the amount described in paragraph 12, or any amended amount required to be paid, represents the fulfilment of Canada's obligation to provide funding to the Selkirk Renewable Resources Council for the first ten year period, pursuant to 16.6.7 of the SFNFA. 14. The Yukon, following consultation with the SFN, shall establish funding arrangements with the Selkirk Renewable Resources Council. The funding arrangements shall specify the manner and timing of payments and may provide a schedule of payments within any one fiscal year. 15. The Selkirk Renewable Resources Council shall be provided the degree of flexibility within its funding arrangements to allocate, re-allocate and manage funds within its approved budget in a manner similar to that generally accorded to comparable agencies of government.

- 16. The SFN shall provide an amount of up to \$38,000 (1996 constant dollars) for its participation on the Settlement Land Committee established pursuant to 15.3.0 of the SFNFA.
- 17. Notwithstanding the provisions of paragraph 11.3, Government may enter into agreements with the SFN to provide funding for any projects, activities and responsibilities to be undertaken by the Settlement Land Committee, in addition to the projects, activities and responsibilities described in the SFNFA. Notwithstanding the provisions of paragraph 12, Government may enter into agreements with the Selkirk Renewable Resources Council to provide funding for any projects, activities and responsibilities to be undertaken by the Selkirk Renewable Resources Council in addition to the projects, activities and responsibilities reflected in an annual budget approved by Government pursuant to SFNFA 2.12.2.8.

Implementation Plan Monitoring

18. Within 30 days after the Effective Date of the SFNFA, each of the Parties shall appoint a representative to act on its behalf, who shall use best efforts to resolve any issue which may arise in relation to the implementation of the SFNFA Plan.

Implementation Plan Review

19.3

19. Unless the Parties otherwise agree, they shall complete a review of the SFNFA Plan to determine the adequacy of the provisions of the SFNFA Plan and of the implementation funding provided under the SFNFA Plan,

in the fifth fiscal year following the Effective Date of the SFNFA;
in the ninth fiscal year following the Effective Date of the SFNFA; and

thereafter, as the Parties may agree.

20. The Parties shall make best efforts to complete a review pursuant to paragraph 19 by the first day of July in the fiscal year prior to the year in which the recommendations of the review will be implemented.

Amendment

- 21. The Parties, by agreement, may amend the SFNFA Plan at any time, and any amendment to the SFNFA Plan shall be made in writing by the Parties.
- 22. The Parties shall consider whether to amend the SFNFA Plan as a result of any recommendation from representatives of the Parties or any recommendations arising from a review conducted pursuant to paragraph 19 of the SFNFA Plan. Financial resources provided pursuant to the amendment of the SFNFA Plan shall be provided in the manner described in the amended SFNFA Plan.

Effective Date of the SFNFA Plan

23. The SFNFA Plan shall take effect as of the Effective Date of the SFNFA.

Signing of the SFNFA Plan

24. This Plan may be executed in any number of counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one and the same document, and the date of this plan shall be deemed to be the date on which the last party signs.

SIGNED at Cross. - G on behalf of the Selkirk First Nation:

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ACRONYMS

The following acronyms are used in the Annexes of this Plan:

CYI - Council for Yukon Indians

DIAND - Department of Indian Affairs and Northern Development

DFO - Department of Fisheries and Oceans

DND - Department of National Defence

FWMB - Fish and Wildlife Management Board

LTO - Land Titles Office

NRCan - Natural Resources Canada

RLUPC - Regional Land Use Planning Commission

RRC - Renewable Resources Council

SFN - Selkirk First Nation

SFNFA - Selkirk First Nation Final Agreement

SFNSGA - Selkirk First Nation Self-Government Agreement

SLC - Settlement Land Committee

SSC - Salmon Sub-Committee

UFA - Umbrella Final Agreement

YFN - Yukon First Nation

YFNFA - Yukon First Nation Final Agreement

YGPNB - Yukon Geographical Place Names Board

YHRB - Yukon Heritage Resources Board

ANNEX A

ACTIVITY SHEETS

This Annex refers to the implementation of selected provisions of the SFNFA.

The activities described in this Annex reflect the agreement of the Parties as to the activities which the Parties expect to be performed in order to give effect to the referenced provisions.

The planning assumptions described in relation to a referenced provision reflect the circumstances considered or expected to arise in the implementation of that provision. Some planning assumptions also reflect steps or measures that the Parties assume will be taken, or limitations that may apply, in the performance of the described activities.

In the development of this Annex, it has been assumed that the Parties will deal by other means with matters required by the SFNFA to be addressed prior to the Effective Date or in the negotiation or ratification of the SFNFA.

The fact that an activity sheet does not cross-reference the SFNFA dispute resolution mechanism pursuant to SFNFA Chapter 26 should not be construed to mean that the dispute resolution mechanism is not applicable to that activity sheet.

PROJECT: UFA amendment **RESPONSIBLE** SFN **PARTY:** PARTICIPANT/ Canada, Yukon, CYI LIAISON: **OBLIGATIONS ADDRESSED:** 2.3.1 Except where expressly provided in the Umbrella Final Agreement, the provisions of the Umbrella Final Agreement may only be amended with the consent of the parties to the Umbrella Final Agreement. 2.3.2 Consent to any amendment pursuant to 2.3.1 may only be given on the part of: 2.3.2.1 Canada, by the Governor in Council; 2.3.2.2 the Yukon, by the Commissioner in Executive Council; and 2.3.2.3 Yukon First Nations by the following process, the Council for Yukon Indians shall Consult on all proposed amendments with all Yukon First Nations and shall provide the result of those Consultations to all Yukon First Nations. an amendment shall only be considered approved by the Yukon First Nations if it is approved by two thirds of the Yukon First Nations which have Yukon First Nation Final Agreements in effect and which represent at least 50 percent of all Yukon Indian People, and the Council for Yukon Indians shall provide Government with a certified copy of a resolution stating that (a) and (b) have been complied with, and Government shall be entitled to rely on that resolution as conclusive evidence of compliance with (a) and (b). 2.3.3 A Yukon First Nation shall approve an amendment to the provisions of the Umbrella Final Agreement in the same way that it approves amendments to the specific provisions of its Yukon First Nation Final Agreement.

Consent to any amendment pursuant to 2.3.4 may only be given on the part of:

Yukon First Nation Final Agreement;

Canada, by the Governor in Council, except where expressly provided in a

2.3.5

2.3.5.1

- (a) The Minister of Indian Affairs and Northern Development may consent, on behalf of Canada, to any amendment to a specific provision contemplated by 5.3.1, 5.15.1, 5.15.2, 6.1.2 or 6.1.8 of this Agreement, to any amendment to Appendix A Settlement Land Descriptions, attached to this Agreement, to any amendment to Schedule C Category 1 Traplines, attached to Chapter 16 Fish and Wildlife and to any amendment to Schedule B Resolution of Overlapping Claims, attached to Chapter 2 General Provisions, as a result of an agreement referred to in 8.0 of that Schedule;
- (b) The Governor in Council may delegate to the Minister of Indian Affairs and Northern Development the authority to consent, on behalf of Canada, to any amendment to other specific provisions of this Agreement;
- 2.3.5.2 the Yukon, by the Commissioner in Executive Council, except where expressly provided in a Yukon First Nation Final Agreement; and
- (a) The Yukon Minister with responsibility for land claims may consent, on behalf of the Yukon, to any amendment to a specific provision contemplated by 5.3.1, 5.15.1, 5.15.2, 6.1.2, or 6.1.8 of this Agreement, to any amendment to Appendix A Settlement Land Descriptions, attached to this Agreement, to any amendment to Schedule C Category 1 Traplines, attached to Chapter 16 Fish and Wildlife and to any amendment to Schedule B Resolution of Overlapping Claims, attached to Chapter 2 General Provisions, as a result of an agreement referred to in 8.0 of that Schedule;
- (b) The Commissioner in Executive Council may delegate to the Yukon Minister with responsibility for land claims the authority to consent, on behalf of the Yukon, to any amendment to other specific provisions of this Agreement;
 - 2.3.5.3 a Yukon First Nation by a process set out in that Yukon First Nation Final Agreement
- (a) The Council of the Selkirk First Nation may, by resolution, consent, on behalf of the Selkirk First Nation, to any amendment to a specific provision contemplated by 5.3.1, 5.15.1, 5.15.2, 6.1.2, or 6.1.8 of this Agreement, to any amendment to Appendix A Settlement Land Descriptions, attached to this Agreement, to any amendment to Schedule C Category 1 Traplines, attached to Chapter 16 Fish and Wildlife and to any amendment to Schedule B Resolution of Overlapping Claims, attached to Chapter 2 General Provisions, as a result of an agreement referred to in 8.0 of that Schedule;

(b) Consent to any other amendment pursuant to 2.3.4 may only be given on the part of the Selkirk First Nation by resolution of an Assembly upon a recommendation received from the Council of the Selkirk First Nation:

(c) The Council of the Selkirk First Nation shall provide Government with a certified copy of a resolution approved pursuant to 2.3.5.3(a) or 2.3.5.3(b), and Government shall be entitled to rely on that resolution as conclusive evidence of compliance with 2.3.5.3(a) or 2.3.5.3(b), as the case may be.

2.3.6 Amendments to a Yukon First Nation Final Agreement shall be published in the Canada Gazette, the Yukon Gazette and the Yukon First Nation registry of laws established pursuant to that Yukon First Nation's self-government agreement.

CROSS REFERENCED CLAUSES: 24.12.3

Responsibility	Activities	Timing
SFN	If SFN identifies need to amend the UFA, forward proposal for amendment to CYI.	As necessary
SFN	If proposal for UFA amendment originates with another party, receive proposal for amendment from CYI.	When available
SFN	Review and communicate views to CYI on response to proposal.	As soon as practicable after receipt of proposal
SFN, UFA parties	At discretion, address specific requirements for amendment process.	As soon as practicable, if amendment is to be pursued
SFN	Consult with CYI during negotiation of terms of amendment.	As necessary
SFN	Review proposed amendment and provide opinion to CYI regarding amendment.	Within reasonable time after negotiations are complete, and according to procedure set out in SFNFA

Responsibility	Activities	Timing
SFN	Receive notice of and consider opinion of other YFNs.	Within reasonable time
SFN	Take steps required to give effect to amendment including any consequential amendment of the SFNFA Plan.	As soon as practicable if all UFA parties consent to amendment
Canada, Yukon, SFN	Publish the amendment as required by UFA 2.3.6.	As soon as practicable after all UFA parties consent to amendment

Planning Assumptions

- 1. This Activity Plan describes procedure with respect to the activities of SFN in respect of UFA amendments. The fourth activity indicates that SFN requirements should be addressed in any discussions regarding the approach to the amendment process and specific arrangements to be made to deal with a particular amendment proposal. This opportunity should enable the consequences for SFN of an affirmative response to a proposal for amendment to be addressed.
- 2. It is expected that the SFN will participate in the consultation and determination processes undertaken by CYI in respect of UFA amendments, as described in the UFA Implementation Plan, Annex A.
- 3. The activities and assumptions described above are expected also to apply in respect of amendments pursuant to UFA 16.4.4.1 and 24.12.3, with such modifications as those provisions require.
- 4. The Parties may wish to seek appropriate amendments to legislation to reflect amendments of the UFA.

PROJECT: Amendment of the SFNFA

RESPONSIBLE Canada, Yukon, SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

2.3.4 Except where expressly provided in a Yukon First Nation Final Agreement, a specific provision applicable to that Yukon First Nation may only be amended by the parties to that Yukon First

Nation Agreement.

2.3.5 Consent to any amendment pursuant to 2.3.4 may only be given on the part of:

2.3.5.1 Canada, by the Governor in Council, except where expressly provided in a Yukon First Nation Agreement;

(a) The Minister of Indian Affairs and Northern Development may consent, on behalf of Canada, to any amendment to a specific provision contemplated by 5.3.1, 5.15.1, 5.15.2, 6.1.2 or 16.1.8 of this Agreement, to any amendment to Appendix A - Settlement Land Descriptions, attached to this Agreement, to any amendment to Schedule C - Category 1 Traplines, attached to Chapter 16 - Fish and Wildlife and to any amendment to Schedule B - Resolution of Overlapping Claims, attached to Chapter 2 - General Provisions, as a result of an agreement referred to in 8.0 of that Schedule:

- (b) The Governor in Council may delegate to the Minister of Indian Affairs and Northern Development the authority to consent, on behalf of Canada, to any amendment to other specific provisions of this Agreement;
- 2.3.5.2 the Yukon, by the Commissioner in Executive Council, except where expressly provided in a Yukon First Nation Agreement; and

(a)The Yukon Minister with responsibility for land claims may consent, on behalf of the Yukon, to any amendment to a specific provision contemplated by 5.3.1,5.15.1,5.15.2, 6.1.2 or 6.1.8 of this Agreement, to any amendment to Appendix A - Settlement Land Descriptions, attached to this Agreement, to any amendment to Schedule C - Category 1 Traplines, attached to Chapter 16 - Fish and Wildlife and to any amendment to Schedule B - Resolution of Overlapping Claims, attached to Chapter 2 - General Provisions, as a result of an agreement referred to in 8.0 of that Schedule;

- (b) The Commissioner in Executive Council may delegate to the Yukon Minister with responsibility for land claims the authority to consent, on behalf of the Yukon, to any amendment to other specific provisions of this Agreement;
 - 2.3.5.3 a Yukon First Nation by a process set out in that Yukon First Nation Final Agreement.
- (a) The Council of the Selkirk First Nation may, by resolution, consent, on behalf of the Selkirk First Nation, to any amendment to a specific provision contemplated by 5.3.1, 5.15.1, 5.15.2, 6.1.2, or 6.1.8 of this Agreement, to any amendment to Appendix A Settlement Land Descriptions, attached to this Agreement, to any amendment to Schedule C Category 1 Traplines, attached to Chapter 16 Fish and Wildlife and to any amendment to Schedule B Resolution of Overlapping Claims, attached to Chapter 2 General Provisions, as a result of an agreement referred to in 8.0 of that Schedule;
 - (b) Consent to any other amendment pursuant to 2.3.4 may only be given on the part of the Selkirk First Nation by resolution of an Assembly upon a recommendation received from the Council of the Selkirk First Nation;
 - (c) The Council of the Selkirk First Nation shall provide Government with a certified copy of a resolution approved pursuant to 2.3.5.3 (a) or 2.3.5.3(b), and Government shall be entitled to rely on that resolution as conclusive evidence of compliance with 2.3.5.3(a) or 2.3.5.3(b), as the case may be.
- 2.3.6 Amendments to a Yukon First Nation Final Agreement shall be published in the Canada Gazette, the Yukon Gazette and the Yukon First Nation registry of laws established pursuant to that Yukon First Nation's self-government agreement.

CROSS REFERENCED CLAUSES: 5.3.1 (all), 5.15.1. 5.15.2, 6.1.2 (all), 6.1.8 (all), 16.11.4 (all)

Responsibility	Activities	Timing
Any party	Identify need to amend the SFNFA and forward proposal for amendment to the other parties.	As necessary

Responsibility	Activities	Timing
Parties	Review and respond to the proposal.	As soon as practicable after receipt of the proposal
Parties	At the discretion of the Parties, address specific requirements for the amendment process.	As soon as practicable if the amendment is to be pursued
Parties	Negotiate the terms of the amendment to be submitted for consent and identify the requirements to give effect to the amendment if approved, including changes to the implementation plan if required.	Within a reasonable time, as the Parties may agree
Parties	Initiate the approval process.	As soon as practicable after the negotiations are complete
	If amendment is to any specific provision contemplated by 5.3.1. 5.15.1. 5.15.2. 6.1.2. or 6.1.8. to any amendment to SFNFA Appendix A - Settlement Land Descriptions, or to any amendment to SFNFA. Chapter 16. Schedule C -Category 1 Traplines:	<u>/</u> <u>1</u>
SFN Council	Approve amendment by resolution.	As required
	For all other amendments pursuant to 2.3.4:	
SFN	Hold Assembly to seek approval of the recommendation of the SFN Council regarding the proposed amendment	
	Following the SFN approval process:	

Responsibility	Activities	Timing
SFN	Notify Government of the result of the approval process, and if approval is granted, provide Government with a certified copy of the resolution approved pursuant to 2.3.5.3(a) or 2.3.5.3(b).	Once SFN approval process is complete
Canada and Yukon	Undertake the approval process.	Upon receipt of the SFN resolution approving the amendment
Governor in Council	If Parties approve amendment, amend by Order in Council.	Once all approvals granted
Parties	Take agreed upon steps necessary to give effect to the amendment, including changes to the implementation plan if required.	As soon as practicable
Canada	Publish amendment in Canada Gazette.	As soon as practicable after the amendment is given effect
Yukon	Publish amendment in Yukon Gazette.	As soon as practicable after the amendment is given effect
SFN	Publish amendment in SFN law register.	As soon as practicable after the amendment is given effect

PROJECT: Consultation during the drafting of any amendment-to Settlement Legislation which effects the SFN

RESPONSIBLE Government

PARTY:

PARTICIPANT/SFN

LIAISON:

OBLIGATIONS ADDRESSED:

2.4.3.1 Government shall Consult with the Selkirk First Nation during the drafting of any

amendment to Settlement Legislation which affects the Selkirk First Nation.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
Government	Notify SFN with respect to any proposed amendment to Settlement Legislation which affects the SFN. Provide details.	During the drafting of the amendment
SFN	Prepare and present views to Government.	Within reasonable time indicated by Government
Government	Give full and fair consideration to the views presented. Notify SFN of the outcome.	As soon as practicable upon receipt of SFN views

Planning Assumption

1. This consultation may occur more than once during the drafting process.

PROJECT: SFN legal entitie

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

2.11.7 Yukon First Nation Final Agreements may provide for that Yukon First Nation to alter from time to time which of its legal entities shall hold rights, liabilities or obligations pursuant to 2.11.4.

2.11.7.1 Except in respect of 2.5.0, 2.10.1, 4.4.0, 5.9.0 and 5.10.0, the Selkirk First Nation may cause any of its rights, obligations and liabilities set out in this Agreement to be held, or performed, on its behalf, by any legal entity wholly controlled by the Selkirk First Nation, or wholly controlled by the Selkirk First Nation and one or more other Yukon First Nations, provided any such arrangement does not adversely affect the exercise of rights, obligations and liabilities set out in this Agreement.

2.11.7.2 The Selkirk First Nation, prior to the Effective Date of this Agreement, shall establish and thereafter maintain a public register identifying all rights, obligations and liabilities held on

its behalf pursuant to 2.11.7.1.

2.11.7.3 Government shall not be liable to Selkirk People for any damage or loss suffered by Selkirk People as a result of any failure of the Selkirk First Nation or any entity referred to in

2.11.7.1 to comply with an obligation under this Agreement.

CROSS REFERENCED CLAUSES: 2.5.0 (all), 2.10.1, 2.11.4, 4.4.0 (all), 5.9.0 (all), 5.10.0 (all)

Responsibility	Activities	Timing
SFN	Maintain public register identifying all rights, obligations and liabilities held on behalf of the SFN pursuant to 2.11.7.1.	Ongoing after the Effective Date
SFN	At discretion, alter entity holding rights, obligations or liabilities.	As necessary
SFN	Amend register to reflect alteration.	As required

PROJECT: Resolution of overlapping claims

RESPONSIBLE SFN, Overlapping YFN, Yukon and Canada

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 2, Schedule B

- 2.1 The Selkirk First Nation shall make best efforts to reach agreement with each Overlapping Yukon First Nation on a Contiguous Boundary.
- 2.2 The location of a Contiguous Boundary referred to in 2.1 is subject to approval by the other parties to this Agreement.

8.2Pending resolution of Overlapping Areas in accordance with 2.0, or completion of an agreement pursuant to 8.1, the Selkirk First Nation, Government and an Overlapping Yukon First Nation may enter into interim administrative arrangements in an Overlapping Area regarding any of the matters identified in 4.1,1 to 4.1.5 inclusive.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 3.3, 3.4. 4.0 (all), 5.1, 8.1, 8.3, 8.4

Responsibility	Activities	Timing
SFN, Government and Overlapping YFN	Pending resolution of Overlapping Areas and with the agreement of all parties, enter into interim administrative arrangements in an Overlapping Area regarding any of the matters identified in 4.1.1 to 4.1.5 inclusive.	As necessary
SFN	Contact Overlapping YFN and enter discussions making best efforts to agree on a Contiguous Boundary.	As soon as practicable
SFN and Overlapping YFN	Submit agreed upon boundary to Canada and Yukon for approval.	If agreement is reached

Responsibility	Activities	Timing
Canada and Yukon	Review agreement and notify affected YFNs of determination.	As soon as practicable
SFN, Canada and Yukon	Amend SFN Traditional Territory to conform with new boundary.	As soon as practicable if Government approval is secured
SFN, Canada and Yukon	Seek consent of Overlapping YFN to amend the boundary agreed upon.	As required in the future if amendment is desired
Overlapping YFN	Consider request and notify SFN, Canada and Yukon of determination.	Upon receipt of request
SFN, Canada and Yukon	Amend boundary of SFN Traditional Territory.	If consent granted

PROJECT: Resolution of overlapping claims - panel of Elders

RESPONSIBLE SFN, panel of Elders, Overlapping YFN

PARTY:

PARTICIPANT/ Canada and Yukon

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 2, Schedule B

- 2.3 At any time at least six months prior to the earliest date when a dispute may be referred to the dispute resolution process pursuant to 3.1, the Selkirk First Nation may agree with an Overlapping Yukon First Nation to establish a panel of elders to consider and make recommendations to those Yukon First Nations on a Contiguous Boundary.
- 2.4 A panel of elders referred to in 2.3 shall make its recommendations in writing no later than the earliest date when a matter may be referred to the dispute resolution process pursuant to 3.1. The costs of the panel shall be paid by the Yukon First Nations appointing the panel.
- 2.5 A recommendation of a panel on the location of a Contiguous Boundary which is accepted by the Selkirk First Nation and the Overlapping Yukon First Nation is subject to approval by the other parties to this Agreement.
- 2.5.1 Where Canada or the Yukon does not approve the recommendation of a panel under 2.5, it shall give its reasons in writing.

CROSS REFERENCED CLAUSES: 2.9.1; Chapter 2 Schedule B 3.1 (all), 3.2 (all), 3.3, 4.0 (all), 5.1

Responsibility	Activities	Timing
SFN	Seek agreement of Overlapping YFN to establish a panel of Elders to make recommendations on boundary.	At least six months before dispute resolution process is available pursuant to 3.1
SFN or Overlapping YFN or both	Appoint panel.	If agreement is reached to appoint a panel

Responsibility	Activities	Timing
Panel of Elders	Consider issue and make written recommendation to SFN and Overlapping YFN on boundary.	No later than the date that a dispute can be referred to dispute resolution pursuant to 3.1
SFN and Overlapping YFN	Review recommendation of panel. If accepting the recommendation, forward it to Canada and Yukon.	Upon receipt of recommendation
Canada and Yukon	Consider recommendation approved by SFN and Overlapping YFN.	As soon as practicable
Canada and Yukon	Approve or reject recommendation. If rejecting, provide written reasons.	As soon as practicable
SFN, Canada and Yukon	If all parties approve, amend SFN Traditional Territory boundary.	As soon as practicable

PROJECT: Resolution of overlapping claims - Dispute Resolution

RESPONSIBLE SFN, Canada, Yukon, Overlapping YFN

PARTY:

PARTICIPANT/ Person appointed to resolve dispute

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 2, Schedule B

- 3.1In the absence of an approved agreement on the location of a Contiguous Boundary referred to in 2.2 or 2.5, any party to this Agreement or to an Overlapping Yukon First Nation Final Agreement may, at any time after one year from the Effective Date of this Agreement or the Overlapping Yukon First Nation Final Agreement, whichever occurs later, refer the matter of the location of a Contiguous Boundary to the dispute resolution process under 26.3.0 provided:
- 3.1.1 that Overlapping Yukon First Nation Final Agreement contains specific provisions substantially the same as this schedule; or
- 3.1.2 the Selkirk First Nation and the Overlapping Yukon First Nation agree to refer the matter to the dispute resolution process under 26.3.0.
- 3.2 A person appointed under 26.7.0 to resolve a dispute under 3.1 shall have the power:
- 3.2.1to determine a Contiguous Boundary, in the Overlapping Area, between the Traditional Territories of the Overlapping Yukon First Nation and the Selkirk First Nation, in addition to the other powers provided in Chapter 26 Dispute Resolution; and
- 3.2.2 where a recommendation of a panel under 2.4 has been accepted by the affected Yukon First Nations but not accepted by Government, to direct that the costs of the panel under 2.4 be paid by one or more of the parties to the dispute.

CROSS REFERENCED CLAUSES: 2.9.1 (all); Chapter 2 Schedule B 3.3. 3.4, 4.0 (all), 5.1,26.3.0

Responsibility	Activities	liming
Any party to SFNFA or to an Overlapping YFNFA	Refer dispute to dispute resolution process under 26.3.0 if conditions are met	After one year from the Effective Date of the later of the YFNFAs

Responsibility	Activities	Timing
Any party to SFNFA or to an Overlapping YFNFA	If no agreement at mediation, at discretion, refer dispute to arbitration.	As necessary
Arbitrator	If dispute referred to arbitration, determine Contiguous Boundary.	As required
Arbitrator	At discretion, award costs to one or more of the parties, if conditions are met.	When determining Contiguous Boundary
SFN, Canada and Yukon	Amend SFN Traditional Territory boundary.	As soon as practicable after dispute is resolved

PROJECT: Final Agreements with Overlapping YFNs

RESPONSIBLE Government and SFN

PARTY:

PARTICIPANT/ Overlapping YFNs

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 2, Schedule B

- 5.2 Government shall make best efforts:
- 5.2.1 to ensure that provisions substantially the same as this schedule are included in the Yukon First Nation Final Agreement of an Overlapping Yukon First Nation; and
- 5.2.2 to conclude the Yukon First Nation Final Agreement of each Overlapping Yukon First Nation within 10 years of the Effective Date of this Agreement.
- 5.3Government shall not agree in an Overlapping Yukon First Nation Final Agreement to provisions which resolve conflicts or inconsistencies between that Yukon First Nation Final Agreement and this Agreement in any manner other than as set out in this schedule, without the consent of the Selkirk First Nation.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
Government	Make best efforts to include provisions substantially the same in the YFNFAs of Overlapping YFNs.	During YFNFA negotiations
Government	Make best efforts to complete noted YFNFAs within 10 years.	
Government	Propose to include provisions in an Overlapping YFNFA which resolve conflicts or inconsistencies in a manner other than that set out in this schedule and seek consent of the SFN.	As required during YFNFA negotiations

Responsibility	Activities	Timing
SFN	Review proposal and notify Government of decision.	Upon receipt of proposal
Government	Incorporate alternate approach.	If consent granted
	OR	
Government	Abandon proposal.	If consent is not

PROJECT: Traplines in Overlapping Area

RESPONSIBLE SFN, Overlapping YFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 2, Schedule B

- 6.1 A trapline which is situated more than 50 percent in an Overlapping Area and which might otherwise be designated as a Category 1 Trapline in accordance with 16.11.0 shall not be so designated until:
- 6.1.1 more than 50 percent of that trapline is situated in the Traditional Territory of the Selkirk First Nation; or
- 6.1.2 the Selkirk First Nation and the Overlapping Yukon First Nation agree.

CROSS REFERENCED CLAUSES: 16.11.0 (all)

Responsibility	Activities	Timing
SFN or Overlapping YFN	Seek agreement of other party to designate a trapline as Category 1.	As required
SFN or Overlapping YFN	Review proposal and respond.	As soon as practicable
SFN	If agreement reached or if more than 50 percent of trapline is in SFN Traditional Territory, designate the trapline.	As necessary

PROJECT: Consultation on specified matters in Overlapping Area

RESPONSIBLE Government

PARTY:

PARTICIPANT/SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 2, Schedule B

7.1Government shall Consult with the Selkirk First Nation respecting any matter in an Overlapping Area which may affect the rights of Selkirk People or the Selkirk First Nation set out in this Agreement but which, pursuant to 4.1.1 to 4.1.5, do not apply in an Overlapping Area.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.1, 4.1.2, 4.1.3, 4.1.4, 4.1.5

Responsibility	Activities	Timing
Government	Notify SFN of matter which may affect rights of Selkirk People or SFN and provide relevant information.	As required
SFN	Review information and present views to Government.	Within reasonable time indicated by Government
Government	Provide full and fair consideration to views presented.	Prior to taking action
Government	Take appropriate action taking into account views presented by SFN.	As required

Project: Development of alternative agreements other than as set forth in Chapter 2 Schedule B B B 2.0 forth in Chapter 2 Schedule B 2.0 for resolving any overlapping claim, right, title and interest in an Overlapping Area.

RESPONSIBLE SFN. Government, Overlapping YFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 2, Schedule B

- 8.1Nothing in this schedule shall limit the ability of the Selkirk First Nation, Government and an Overlapping Yukon First Nation from developing alternative agreements other than as set forth in 2.0 for resolving any overlapping claim, right, title and interest in an Overlapping Area, and upon such agreement the parties shall amend this schedule accordingly.
- 8.2 Pending resolution of Overlapping Areas in accordance with 2.0, or completion of an agreement pursuant to 8.1, the Selkirk First Nation, Government and an Overlapping Yukon First Nation may enter into interim administrative arrangements in an Overlapping Area regarding any of the matters identified in 4.1.1 to 4.1.5 inclusive.
- 8.4 Government and the Selkirk First Nation shall endeavour to develop the alternative agreements referred to in 8.1 within 1 year of the Effective Date of this Agreement.

CROSS REFERENCED CLAUSES: 2.3.5; Chapter 2 Schedule B 2.0 (all). 4.1, 4.1.1.4.1.2, 4.1.3,4.1.4,4.1.5.8.3

Responsibility	Activities	Timing
SFN. Government and Overlapping YFN	Pending completion of an agreement pursuant to 8.1, enter into interim administrative arrangements in an Overlapping Area regarding any of the matters identified in 4.1.1 to 4.1.5 inclusive.	As necessary
SFN, Government or Overlapping YFN	At discretion, notify other parties of a proposal to develop an alternative agreement other than as set forth in 2.0 for resolving any overlapping claim, right, title and interest in an Overlapping Area.	In sufficient time for an agreement to be developed within 1 year

Responsibility	Activities	Timing
SFN, Government and Overlapping YFN	Develop alternative agreement other than as set forth in 2.0.	Within 1 year
Parties	If an alternative agreement is concluded, amend Chapter 2 Schedule B accordingly.	As soon as practicable

PROJECT: SFN enrollment responsibilities — After the dissolution of an Enrollment Committee

RESPONSIBLE SFN PARTY:

PARTICIPANT/ Yukon Enrollment Commission, Dispute Resolution Panel, Government **LIAISON**:

OBLIGATIONS ADDRESSED:

3.9.3 Upon dissolution of an Enrollment Committee the Yukon First Nation shall have the powers and responsibilities to:

3.9.3.1	maintain, update and amend the official enrollment list for that Yukon First Nation after the initial official enrollment list has been published by the Enrollment Commission;
3.9.3.2	deliver to the Yukon the official enrollment list on each anniversary of the dissolution of the Enrollment Committee;
3.9.3.3	decide promptly upon all applications received, and advise all Persons in writing of the Enrollment Commission or the Dispute Resolution Panel's disposition of their application;
3.9.3.4	supply application forms to any Person wishing to apply for enrollment;
3.9.3.5	establish its own procedures;
3.9.3.6	publish its own procedures; and
3.9.3.7	publicize and provide information in respect of the enrollment process to members of the Yukon First Nation.

CROSS REFERENCED CLAUSES: 3.9.1, 3.9.2, 3.12.1

Responsibility	Activities	Timing
SFN	Receive documentation from Enrollment Committee.	Upon dissolution of the Enrollment Committee

Responsibility	Activities	Timing
SFN	Establish and publish procedures.	On assumption of enrollment duties
SFN	Publicize and provide information in respect of the enrollment process to Selkirk People.	As required
SFN	Continue enrollment in accordance with this clause.	As required
SFN	Deliver to Yukon updated list.	Annually on anniversary of Enrollment Committee's dissolution

PROJECT: Continuation of enrollment

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ Enrollment Commission, Dispute Resolution Board, Government

LIAISON:

OBLIGATIONS ADDRESSED:

3.10.1 After the dissolution of an Enrollment Committee, a Person seeking enrollment as a Yukon Indian Person, and a Person making application pursuant to 3.3.2 or 3.3.3 shall apply to the appropriate Yukon First Nation which shall determine, according to this chapter, whether such Person or the Person on whose behalf the application is being made, is entitled to be enrolled under its Yukon First Nation Final Agreement.

3.10.2 If the Yukon First Nation rejects the application or fails or refuses to make a decision within 120 days, then an appeal shall lie to either:

3.10.2.1 the Enrollment Commission, if it has not been dissolved pursuant to 3.10.4; or

3.10.2.2 a single arbitrator appointed by the chairperson of the Dispute Resolution Board.

3.10.3 Upon a decision to enroll a Person under 3.10.1, the Yukon First Nation shall provide written notice to Government. Such enrollment shall not come into effect until 30 days following Government's receipt of such notice or, in the event of a dispute, until a determination has been made pursuant to 3.11.0.

CROSS REFERENCED CLAUSES: 3.3.2, 3.3.3, 3.6.5.11. 3.10.4, 3.11.2.6, 3.11.3

Responsibility	Activities	Timing
SFN	Receive application for enrollment.	After dissolution of Enrollment Committee
SFN	Assess application and notify individual of determination.	Within 120 days of receipt of application

Responsibility	Activities	Timing
	If application is accepted by SFN within 120 days:	
SFN	Notify Government in writing of acceptance.	As soon as practicable
Government	Acknowledge receipt.	Upon receipt
SFN	If no dispute, enrollment is given effect.	30 days following date of receipt by Government
	If application is rejected or no decision made by SFN within 120 days. and an appeal is initiated:	
SFN	Prepare for and respond to an appeal before the Yukon Enrollment Commission or a single arbitrator.	As required
SFN and Enrollment Commission or arbitrator	Notify Government of new beneficiary.	If Enrollment Commission or arbitrator confirms eligibility

PROJECT: Cancel reservation or notation to Lands Set Aside

RESPONSIBLECanada (DIAND)

PARTY:

PARTICIPANT/SFN

LIAISON:

OBLIGATIONS ADDRESSED:

4.2.3 The reservation or notation with respect to all Land Set Aside selected pursuant to 4.2.2 shall be cancelled by the Department of Indian Affairs and Northern Development.

4.2.4 Subject to 4.2.2, reservations or notations with respect to Land Set Aside which is not selected by a Yukon First Nation shall be cancelled by the Department of Indian Affairs and Northern Development

whether or not the Land Set Aside was identified under 4.2.1.

CROSS REFERENCED CLAUSES: 4.2.1, 4.2.2

Responsibility	Activities	Timing
Canada (DIAND)	Cancel all reservations or notations for SFN on identified parcels.	As soon as practicable after final land selection
Canada (DIAND)	Notify SFN that reservations or notations on Land Set Aside have been cancelled.	As soon as practicable after cancellation

PROJECT: Identification of other Reserves

RESPONSIBLE SFN, Minister of Indian Affairs and Northern Development, Governor in Council,

Yukon

PARTY:

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

4.3.6.1 Where the Selkirk First Nation submits, prior to the Effective Date of this Agreement, one or more specific claims alleging that land shown as:

Parcel S-130B/D on Territorial Resource Base Map 115 1/14, dated July 21, 1997, in Appendix B - Maps, which forms a separate volume to this Agreement, including a portion of Lot 1 and a portion of Lot 2, Block AA, Plan 8392 CLSR., 8392 LTC; a portion of Lot 10, Block Z, Plan 8392 CLSR., 8392 LTC; and a portion of the road shown as Road on Plan 8392 CLSR., 8392 LTC, having an area of approximately 0.17 hectare;

Parcel S-125FS on Territorial Resource Base Map 115 1/14, dated July 21, 1997, in Appendix B - Maps, which forms a separate volume to this Agreement, comprising Lot 5, Group 4, Plan 8890 CLSR., 8890 LTC, having an area of 4.04 hectares, more or less, and that portion of R-18B on Territorial Resource Base Map 115 1/14, dated July 21, 1997, in Appendix B - Maps, which forms a separate volume to this Agreement, comprising the land described in Reservation No. 115114-0000-00011 being Lot 6, Group 4, Plans 1618, T2616 and 8886 CLSR., 8886 LTC having an area of 64.74 hectares, more or less;

is a Reserve for the Selkirk First Nation and the Minister of Indian Affairs and Northern Development, as part of settlement of the claim, proposes to recommend to the Governor in Council that it either recognize that land to be a Reserve or set it apart as a Reserve for the Selkirk First Nation, the Selkirk First Nation shall:

- (a) notify the Minister that it elects to retain that land as Settlement Land, or
- (b) notify the Minister that it wishes the Minister to make the recommendation to the Governor in Council, and if the Governor in Council recognizes or sets apart that land to be a Reserve for the Selkirk First Nation, that land shall be retained as a Reserve pursuant to 4.1.1.1, and shall cease to be Settlement Land.

4.3.6.2

If the Selkirk First Nation notifies the Minister under 4.3.6.1 (b), the parties to this Agreement shall negotiate whether, and to what extent, the exceptions and reservations referred to in 5.4.2 apply to that land.

CROSS REFERENCED CLAUSES: 2.3.4, 2.11.8, 4.1.1.1, 5.4.2, SFNSGA 29.0 (all)

Responsibility	Activities	Timing
Minister	Notify SFN that, as part of the settlement of one or more of the identified specific claims, the Minister proposes to recommend to the Governor in Council that it recognize that land to be a Reserve or set it apart as a Reserve.	When attempting to settle a specific claim which has been accepted for negotiation prior to Effective Date
SFN	Review the notice and determine whether to retain the land as Settlement Land or to retain the land as a Reserve.	As soon as practicable after receipt of notice
SFN, Canada, Yukon	If the land is to be retained as a Reserve, enter into negotiations to determine whether, and to what extent, the exceptions and reservations referred to in 5.4.2 apply to that land.	As soon as practicable after receipt of notice
Minister	Once agreement on whether, and to what extent, the exceptions and reservations referred to in 5.4.2 apply to that land has been reached, recommend to Governor in Council that the land be recognized as a Reserve.	As soon as practicable after agreement reached
Governor in Council	Make a determination regarding recognition of land as a Reserve.	As necessary
Parties	Amend SFNFA in accordance with 2.3.4 process.	As soon as practicable after recognition of land as a Reserve by Governor in Council

PROJECT: Registration of title to Fee Simple Settlement Land

RESPONSIBLE Land Titles Office or any successor ("LTO")

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

5.2.3 Each Yukon First Nation shall register in the Land Titles Office as soon as practicable its title

to Fee Simple Settlement Land and its fee simple title in the Mines and Minerals in and under

Category A Settlement Land.

5.2.4 No fee or charge shall be payable in respect of the initial registration by a Yukon First Nation

of its title to Fee Simple Settlement Land and its fee simple title in the Mines and Minerals in and

under Category A Settlement Land.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
SFN	Apply to LTO to register title and provide the LTO with any relevant documentation required for registration.	As soon as practicable after land becomes Settlement Land
LTO	Register title according to procedures, as may be amended from time to time.	As soon as practicable
LTO	Provide SFN with confirmation of registration.	As soon as practicable after registration

Planning Assumptions

- 1. In majority of cases, the LTO already holds adequate surveys for Settlement Land parcels that exist in fee simple. It will be the responsibility of SFN to provide the LTO with any other information it requires to complete that title transfer.
- 2. In some cases fee simple title may have been originally registered in the LTO using only Metes and Bounds descriptions. This is no longer accepted as an adequate description with which to register a parcel of land in fee simple title. These parcels will be surveyed in accordance with Chapter 15.

PROJECT: Registration of fee simple title in Mines and Minerals in and under Category A

Settlement Lands

RESPONSIBLE

Land Titles Office or any successor ("LTO")

PARTY:

PARTICIPANT/

SFN, Mining Recorder

LIAISON:

OBLIGATIONS ADDRESSED:

5.2.3 Each Yukon First Nation shall register in the LTO as soon as practicable its title to Fee

Simple Settlement Land and its fee simple title in the Mines and Minerals in and under

Category A Settlement Land.

5.2.4 No fee or charge shall be payable in respect of the initial registration by a Yukon First

Nation of its title to Fee Simple Settlement Land and its fee simple title in the Mines and

Minerals in and under Category A Settlement Land.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
SFN	Apply to LTO to register title and provide the LTO with any relevant documentation required for registration.	As soon as practicable after receipt of confirmed survey plans of Category A Settlement Parcels
LTO	Register title according to procedures, as may be amended from time to time.	As soon as practicable
LTO	Provide the SFN with confirmation of registration.	As soon as practicable after registration

Planning Assumption

1. Survey of Category A Settlement Land, as necessary to register the Mineral interest, will be required in order to register the fee simple title to the Mines and Minerals in and under Category A Settlement Land.

PROJECT: Define boundaries of Settlement Land; deposit plans of survey in Land Titles Office

or any successor ("LTO") and in SFN lands system(s)

RESPONSIBLE

Canada

PARTY:

PARTICIPANT/

SFN, LTO

LIAISON:

OBLIGATIONS ADDRESSED:

5.3.2 The boundaries of the Settlement Land of a Yukon First Nation shall be defined

pursuant to Chapter 15 - Definition of Boundaries and Measurement of Areas of

Settlement Land.

5.3.3 Plans of survey confirmed in accordance with Chapter 15 - Definition of Boundaries

and Measurement of Areas of Settlement Land shall be deposited in the LTO and any system established under 5.5.1.4 applicable to the Settlement Land dealt with

in the survey.

CROSS REFERENCED CLAUSES: 5.5.1.4, Chapter 15

Responsibility	Activities	Timing
Canada	Define boundaries of Settlement Land. (See Activity Plans, Chapter 15).	After the Effective Date
Canada	Deposit plan of survey in the LTO.	Upon confirmation of survey plan
Canada	Deposit plan of survey in SFN system established under 5.5.1.4.	Upon confirmation of survey plan

Planning Assumption

- The LTO will develop a system for receiving plans of survey deposited pursuant to this clause.
- 2. Natural Resources Canada will assume the lead role for Canada.

PROJECT: Payment of royalties and non-refunded rents — Category A Settlement Lands

RESPONSIBLE

Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

5.6.3 Where Category A Settlement Land is subject to an Existing Mineral Right or to a

surface lease, existing at the date the affected land became Settlement Land, held by a Mineral Right holder. Government shall account for and pay to the affected Yukon

First Nation as soon as practicable from time to time:

5.6.3.1 any Royalty received by Government for production after the date the land

became Settlement Land in respect of that Existing Mineral Right; and

5.6.3.2 any non-refunded rents received by Government which were payable after

the date the land became Settlement Land in respect of that Existing Mineral Right and of any surface lease, existing at the date the affected land became

Settlement Land, held by a Mineral Right holder.

CROSS REFERENCED CLAUSES: 5.6.5

Responsibility	Activities	Timing
Government	Determine whether any royalties and/or non- refunded rents are being collected in respect of Category A Settlement Land (except for Proposed Site Specific Settlement Land) and advise SFN in writing.	As soon as practicable after the Effective Date
Government	Determine whether any royalties and/or non- refunded rents are being collected in respect of Category A Settlement Land including Site Specific Settlement Land and advise SFN in writing.	Following confirmation of survey plans for all SFN Site Specific Settlement Land parcels

Responsibility	Activities	Timing
	If royalties and/or non-refunded rents are being collected:	
Governmen	Establish system to account for:	As soon as practicable after it is determined that royalties and/or non-refunded rents are being collected
	- royalties in respect of Existing Mineral Rights received by Government from holder of a Mineral Right on Category A Settlement Land; and/or	
	non-refunded rents received by Government from the holder of a Mineral Right in respect of a surface lease on Category A Settlement Land.	
Government	Account for and pay to SFN:	As soon as practicable after the first post- Effective Date payment is received by Government and thereafter, annually on a date agreed upon by Government and the SFN
	- royalties for production received by Government from the holder of a Mineral Right in respect of that Existing Mineral Right, and/or	
	non-refunded rents received by Government from the holder of a Mineral Right in respect of that Existing Mineral Right and any surface lease.	

Planning Assumption

1. For the purposes of this provision, "the date the affected land became Settlement Land" will be the Effective Date except in the case of Proposed Site Specific Settlement Land, which becomes Site Specific Settlement Land on the same date the plan of survey is confirmed in accordance with Chapter 15.

PROJECT: Payment of non-refunded rents - Category B and Fee Simple Settlement Lands

RESPONSIBLE

Government

PARTY:

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

5.6.4

Where Category B Settlement Land or Fee Simple Settlement Land is subject to a surface lease, existing at the date the affected land became Settlement Land, held by a Mineral Right holder, Government shall account for and pay to the affected Yukon First Nation as soon as practicable from time to time, any non-refunded rents received by Government which were payable after the date the land became Settlement Land in respect of that existing surface lease held by the Mineral Right holder.

CROSS REFERENCED CLAUSES: 5.6.5

Responsibility	Activities	Timing
Government	Determine whether any non-refunded rents are being collected in respect of Category B and Fee Simple Settlement Land (except for Proposed Site Specific Settlement Land) and advise SFN in writing.	As soon as practicable after the Effective Date
Government	Determine whether any non-refunded rents are being collected in respect of Category B and Fee Simple Settlement Land including Site Specific Settlement Land and advise SFN in writing.	Following confirmation of survey plans for all SFN Site Specific Settlement Land parcels

Responsibility	Activities	Timing
	If non-refunded rents are being collected:	
Government	Establish system to account for non-refunded rents received by Government from the holder of a Mineral Right in respect of a surface lease on Category B or Fee Simple Settlement Land.	As soon as practicable after it is determined that non-refunded rents are being collected
Government	Account for and pay to SFN non-refunded rents received by Government from the holder of a Mineral Right in respect of surface lease.	As soon as practicable after the first post-Effective Date payment is received by Government and thereafter annually on a date agreed upon by Government and the SFN

Planning Assumption

1. For the purposes of this provision, "the date the affected land became Settlement Land" will be the Effective Date except in the case of Proposed Site Specific Settlement Land, which becomes Site Specific Settlement Land on the same date the plan of survey is confirmed in accordance with Chapter 15.

PROJECT: Consultation with SFN — Encumbering Rights

RESPONSIBLE

Government

PARTY:

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

5.6.9 Government shall Consult with the affected Yukon First Nation before exercising any

discretion to renew or replace an Encumbering Right, to issue a new Encumbering

Right, or to set any Royalty, rent or fee described in 5.6.3, 5.6.4 and 5.6.6.

CROSS REFERENCED CLAUSES: Definition of "Encumbering Right" in 5.6.1 and 5.4.2, 5.6.3, 5.6.4, 5.6.6

Responsibility	Activities	Timing
SFN, Government	Develop arrangements and procedures for Consultation identifying contacts, timelines, general information guidelines, and any other information required by SFN and Government.	Within 60 days of the Effective Date, or as soon thereafter as the parties agree is reasonable
Government	Notify and provide relevant details to SFN, of intention to: - renew or replace an Encumbering Right; - issue a new Encumbering Right; - set Royalty, rent or fee described.	As required
SFN	Prepare and present views.	Within reasonable time as set out in the arrangements and procedures for Consultation
Government	Provide full and fair consideration of views presented.	Prior to making determination

Responsibility	Activities	Timing
SFN, Government	Develop arrangements and procedures for Consultation identifying contacts, timelines, general information guidelines, and any other information required by SFN and Government,	Within 60 days of the Effective Date, or as soon thereafter as the parties agree is reasonable
Government	Notify and provide relevant details to SFN, of intention to: - renew or replace an Encumbering Right; - issue a new Encumbering Right; - set Royalty, rent or fee described.	As required
SFN	Prepare and present views.	Within reasonable time as set out in the arrangements and procedures for Consultation
Government	Notify SFN of outcome.	Within reasonable time as set out in the arrangements and procedures for Consultation

Planning Assumption

- 1. Government is responsible for ensuring that all of its relevant screening, reviewing, licensing and permitting departments and agencies are aware of their obligations pursuant to this clause.
- 2. The arrangements and procedures for Consultation will include provision for revising these arrangements and procedures from time to time.

PROJECT: Amendment of terms of Encumbering Rights

RESPONSIBLE

PARTY:

Government

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

5.6.10 If Legislation is amended to authorize Government to increase the term permitted for

an Encumbering Right, Government shall not increase the term of that Encumbering Right pursuant to that amendment without the prior consent of the affected Yukon

First Nation.

CROSS REFERENCED CLAUSES: 5.4.2, 5.6.1, 5.6.2

Responsibility	Activities	Timing
Government	Notify SFN of proposal to increase term of an Encumbering Right pursuant to amended legislation, provide relevant details and request consent.	After effective date of Legislative amendment
SFN	Review the request, grant or deny consent, and notify Government of determination.	As soon as practicable upon receipt of notice
Government	Increase term.	If consent is granted
	OR	
Governmen	Allow Encumbering Right to expire as originally scheduled.	If consent is not granted

PROJECT: Cancellation and replacement of Encumbering Rights

RESPONSIBLE

SFN

PARTY:

PARTICIPANT/

Minister

LIAISON:

OBLIGATIONS ADDRESSED:

5.6.11 Subject to the consent of the Minister, a Yukon First Nation and the holder of an

Encumbering Right may agree that the right be cancelled and replaced by an

interest provided by the Yukon First Nation.

5.6.12 The Minister may only refuse to consent under 5.6.11 if:

5.6.12.1 the holder of the Encumbering Right is in default of any obligation to

Government or has outstanding unsatisfied liabilities to Government

pursuant to the interest;

5.6.12.2 the Encumbering Right was granted under the Yukon Quartz Mining Act.

R.S.C. 1985, c.Y-4 and there is no "Certificate of Improvements" issued thereunder or equivalent certificate issued under any successor

Legislation;

5.6.12.3 the Encumbering Right is a claim granted under the Yukon Placer Mining

Act, R.S.C. 1985, c.Y-3 and there is no plan of survey of the claim approved in accordance with that Act or equivalent approval under

successor Legislation; or

5.6.12.4 there is a Person claiming an interest in the Encumbering Right.

CROSS REFERENCED CLAUSES: 2.11.8

Responsibility	Activities	Timing
SFN	Advise Minister that SFN and the holder of an Encumbering Right have agreed that a Government-issued Encumbering Right should be cancelled and replaced by an interest provided by SFN. Proved details and request consent.	After the Effective Date
Minister	Verify that cancellation and replacement is consistent with requirements of 5.6.12.	Upon receipt of proposal

Responsibility	Activities	Timing
Minister	If consistent, cancel Encumbering Right.	As soon as practicable
SFN	Replace Encumbering Right with interest provided by SFN.	Upon cancellation of Encumbering Right

PROJECT: Discovery of information subject to disclosure

RESPONSIBLE

Government, SFN

PARTY:

PARTICIPANT/

Surface Rights Board

LIAISON:

OBLIGATIONS ADDRESSED:

5.7.4 If Government or a Yukon First Nation becomes aware of any information described in

5.7.1 which has not been disclosed prior to that Yukon First Nation ratifying its Yukon First Nation Final Agreement and which is not publicly available in the Land Titles Office, that party shall provide the other with the information, whereupon Government

shall declare

5.7.4.1 that:

 the department or entity does not have the management, charge or direction of the land.

- (b) the reservation is cancelled, or
- (c) the Commissioner does not have administration and control of the land.

as the case may be, and, as of the date of the declaration, the Settlement Land shall not be subject to such management, charge or direction, reservation or administration and control and no compensation shall be payable to the Yukon First Nation; or

5.7.4.2

in the cases of 5.7.1.2 or 5.7.1.3(b), that, with the agreement of the affected Yukon First Nation, the land described in 5.7.1.2 or 5.7.1.3(b) remains Settlement Land subject to the reservation and, as of the date of the declaration, Government shall provide compensation as determined pursuant to 7.5.0 to the Yukon First Nation for any diminution in the value of the Settlement Land resulting from the continuation of the reservation after the date of the declaration, and the Settlement Land shall be subject to the reservation.

CROSS REFERENCED CLAUSES: 5.7.5 (all), 7.5.0 (all)

Responsibility	Activities	Timing
Government or SFN	Provide other party with information subject to disclosure under 5.7.1.	After ratification of SFNFA, upon becoming aware of information
Government	Declare status under 5.7.4.1.	As soon as practicable
	OR	
Government	Declare status under 5.7.4.2.	As soon as practicable
Government and SFN	Negotiate compensation.	As required if land is declared pursuant to 5.7.4.2
	If no agreement on compensation:	
Government or SFN	Refer matter to Surface Rights Board for determination of compensation pursuant to 7.5.0.	Within a reasonable period of time
Government and SFN	Prepare for and participate in Surface Rights Board process.	In accordance with Surface Rights Board rules

PROJECT: Reacquisition of Settlement Land

RESPONSIBLE

PARTY:

SFN

PARTICIPANT/

LIAISON:

Land Titles Office or any successor ("LTO")

OBLIGATIONS ADDRESSED:

5.12.1 Where land which is or was subject to the operation of 5.10.0 is reacquired by a Yukon First Nation in fee simple, whether including or excluding the Mines and Minerals, that Yukon First Nation may declare the land to be Settlement Land and thereafter the land

shall be Settlement Land of the following category:

5.12.1.1 Category A Settlement Land when Mines and Minerals are included and the land

had previously been Category A Settlement Land;

5.12.1.2 Category B Settlement Land when Mines and Minerals other than Specified

Substances are not included and the land had previously been Category B

Settlement Land; or

5.12.1.3 Fee Simple Settlement Land when Mines and Minerals other than Specified

Substances are not included and the land had previously been Fee Simple or

Category A Settlement Land,

except that the cession, release and surrender of any aboriginal claim, right, title or interest in

respect of the land shall not be affected.

CROSS REFERENCED CLAUSES: 5.10.0 (all)

Responsibility	Activities	Timing
SFN	Reacquire Settlement Land in fee simple title.	At discretion of SFN
SFN	Register fee simple title at LTO.	Upon reacquisition

PROJECT: Deregistration of Category A and Category B Settlement Land

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ Land Titles Office or any successor ("LTO")

LIAISON:

OBLIGATIONS ADDRESSED:

5.13.1 A Yukon First Nation may deregister a Parcel of Category A Settlement Land which is registered in the Land Titles Office and is free and clear of any interest in land recognized in Laure of the research of the resea

in Law, other than:

5.13.1.1 the reservations and exceptions set out in 5.4.2; and

5.13.1.2 the reservations to the Crown and exceptions which apply to a grant of federally

administered Crown Land under the <u>Territorial Lands Act</u>. R.S.C. 1985, c.T-7 other than the reservations set out in paragraphs 13(a) and (b) or I5(a) of that Act.

5.13.2 A Yukon First Nation may deregister a Parcel of Category B Settlement Land which is

registered in the Land Titles Office and is free and clear of any interest in land recognized

in Law other than:

5.13.2.1 the reservations and exceptions set out in 5.4.2; and

5.13.2.2 the reservations to the Crown and exceptions which apply to a grant of federally

administered Crown Land under the Territorial Lands Act. R.S.C. 1985, c.T-7.

CROSS REFERENCED CLAUSES: 5.4.2

Responsibility	Activities	Timing
SFN	Apply to LTO to deregister parcel of Category A or B Settlement Land.	At SFN discretion after the Effective Date
LTO	Verify that land is eligible for deregistration under this clause.	Upon application by SFN
LTO	If eligible, deregister parcel and notify SFN of deregistration.	As soon as practicable

PROJECT: Consent for access to Waterfront Right-of-Way

RESPONSIBLE

SFN

PARTY:

PARTICIPANT/

Surface Rights Board

LIAISON:

OBLIGATIONS ADDRESSED:

5.15.5 Any Person has a right of access to use a Waterfront Right-of-Way for commercial

recreation purposes with the consent of the affected Yukon First Nation or failing consent, with an order of the Surface Rights Board setting out the terms and conditions

of the access.

CROSS REFERENCED CLAUSES: 5.15.0 (all)

Responsibility	Activities	Timing
SFN	Receive request for access.	As required
SFN	Review request, grant or deny request and notify applicant of decision.	Within a reasonable time of the request
SFN	If an application is made to the Surface Rights Board, prepare for and respond to the application.	In accordance with Surface Rights Board rules

PROJECT: Consent for establishment of permanent camp or structure on Waterfront Right-of-Way

RESPONSIBLE

SFN, Government

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

5.15.7 Subject to 5.15.8, no Person shall establish any permanent camp or structure on a Waterfront

Right-of-Way without the consent of Government and the affected Yukon First Nation.

CROSS REFERENCED CLAUSES: 5.15.0 (all)

Responsibility	Activities	Timing
SFN and/or Government	Receive request to establish permanent camp or structure.	As required
SFN and Government	Consider request, grant or deny consent and notify applicant of determination.	Within a reasonable time following the request

PROJECT: Agreement to amend, revoke or reinstate a right of access provided by a Settlement

Agreement

RESPONSIBLE SFN, Yukon, Canada

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

6.1.2 Government and a Yukon First Nation may agree in a Yukon First Nation Final Agreement

or from time to time after the Effective Date of a Yukon First Nation Final Agreement to amend, revoke or reinstate a right of access provided by a Settlement Agreement to address special circumstances in respect of a specific Parcel of Settlement Land.

CROSS REFERENCED CLAUSES: 2.3.4; 2.3.5; 2.3.6, 6.1.8

Responsibility	Activities	Timing
SFN or Yukon or Canada	Request to amend, revoke or reinstate a right of access provided by a Settlement Agreement.	Any time after Effective Date
SFN or Yukon or Canada (other 2 parties)	Review and respond to initiating party.	Within a reasonable period of time
SFN, Yukon, Canada	Attempt to reach 3 party agreement through negotiation.	Within a reasonable period of time
SFN, Yukon, Canada	Amend SFNFA as set out in 2.3.5, if change to right of access requires amendment.	If agreement reached

PROJECT: Right of access for outfitting concession holders

RESPONSIBLE

PARTY:

Canada, Yukon, SFN

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

6.1.2.1 The holder of an outfitting concession shall have a right of access to Settlement Land

situated within that concession, for outfitting purposes, during the first full spring hunting season subsequent to the Effective Date of this Agreement and during the first full fall hunting season subsequent to the Effective Date of this Agreement and a further right of access to that Settlement Land, for the purpose of removing property, during the thirty

days immediately following whichever full hunting season is the later.

6.1.2.2 Nothing in 6.1.2.1 shall be construed to prevent the Selkirk First Nation and the holder of

an outfitting concession from entering into any agreement which provides the holder of

an outfitting concession with a right of access other than as set out in 6.1.2.1.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
Canada, Yukon. SFN	Jointly inform outfitting concession holders of rights of access for removal of their property.	No later than 30 days after Effective Date or as soon thereafter as the Parties agree is reasonable
SFN	At discretion, negotiate additional rights of access with outfitting concession holder.	At any time

Planning Assumption

1. A letter will be written on behalf of the Parties as the mechanism for informing the concession holders.

PROJECT: Determining liability of SFN on Undeveloped Settlement Land

RESPONSIBLE

PARTY:

SFN

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

6.1.3 A Yukon First Nation owes the same duty of care to a Person exercising a right of

access on Undeveloped Settlement Land pursuant to Settlement Agreements as the

Crown owes to a Person on unoccupied Crown Land.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
SFN	Research legal liability of SFN with respect to injuries to Persons exercising a right of access.	At discretion after Effective Date
SFN	Make determination regarding insurance and other requirements.	

PROJECT: Reporting damage to Settlement Land as a result of an emergency

RESPONSIBLE

PARTY:

SFN

PARTICIPANT/

LIAISON:

None identified

OBLIGATIONS ADDRESSED:

6.1.5 Any Person may enter upon Settlement Land in an emergency but when damage is

caused, the Person shall report to the affected Yukon First Nation the location thereof as soon as practicable thereafter and shall be liable for significant damage to Settlement

Land or to any improvement on Settlement Land as a result of the entry.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
SFN	Develop procedures regarding monitoring/reporting damage.	After Effective Date
SFN	Respond to report of damage. Assess extent of damage.	As soon as practicable after report is received
SFN	At discretion, request compensation for damage.	As soon as practicable after determining extent of damage
SFN	Attempt to negotiate settlement.	As necessary

PROJECT: Conditions of access

RESPONSIBLE

PARTY:

SFN

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

6.1.6	A right of access provided by 5.15.3, 6.3.1 and 6.3.2 is subject to the conditions that there shall be no:
6.1.6.1	significant damage to Settlement Land or to improvements on Settlement Land;
6.1.6.2	mischief committed on Settlement Land;
6.1.6.3	significant interference with the use and peaceful enjoyment of Settlement Land by the Yukon First Nation;
6.1.6.4	fee or charge payable to the affected Yukon First Nation; or
6.1.6.5	compensation for damage other than for significant damage.

CROSS REFERENCED CLAUSES: 5.15.3, 6.1.7, 6.3.1, 6.3.2, 6.3.7, 6.6.0 (all)

Responsibility	Activities	Timing
SFN	At discretion, monitor right of access under 5.15.3, 6.3.1 and 6.3.2 to ensure conditions of 6.1.6 are observed.	After Effective Date
	If no compliance with 6.1.6 conditions:	
SFN	At discretion, refer to Surface Rights Board pursuant to 6.3.7 or to court.	Within a reasonable period of time
SFN	Prepare for and participate in Surface Rights Board or court process.	In accordance with Surface Rights Board or court rules

PROJECT: Designation of Undeveloped Settlement Land to be Developed Settlement Land and

Developed Settlement Land to be Undeveloped Settlement Land

RESPONSIBLE SFN, Canada, Yukon

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

6.1.8 Government and a Yukon First Nation may agree from time to time to designate

Undeveloped Settlement Land to be Developed Settlement Land and Developed

Settlement Land to be Undeveloped Settlement Land.

CROSS REFERENCED CLAUSES: 2.3.5, 2.3.6, 6.1.2, SFNFA Appendix A 3.2.2

Responsibility	Activities	Timing
SFN or Yukon or	Request to change designation of Undeveloped	Any time after Effective
Canada	Settlement Land to Developed Settlement Land or Developed Settlement Land to Undeveloped Settlement Land.	Date
SFN or Yukon or Canada (other 2 parties)	Review proposal and respond to initiating party.	Within a reasonable period of time
SFN, Yukon, Canada	Attempt to reach three party agreement through negotiation.	
SFN, Yukon,	Amend SFNFA as set out in 2.3.5.	If amendment required
SFN	Register changed designation in SFN land registry	
Government	Record changed designation.	

Planning Assumption

1. Maps of Settlement Land may have to be changed to indicate redesignation.

PROJECT: Agreement to designate any new improved route of access on Settlement Land as

a highway or public road

RESPONSIBLE

SFN

PARTY:

PARTICIPANT/ G

Government

LIAISON:

OBLIGATIONS ADDRESSED:

6.1.9 Subject to Chapter 7 - Expropriation, unless the affected Yukon First Nation otherwise

agrees, any route of access on Settlement Land which may be established or improved after the Effective Date of the affected Yukon First Nation's Final Agreement shall remain Settlement Land and shall not be designated by operation of law or otherwise, as a highway or public road, notwithstanding that the route is established or improved:

6.1.9.1 for the benefit of any Person; or

6.1.9.2 using funds or other resources provided directly or indirectly by Government for

the establishment or improvement of such route.

CROSS REFERENCED CLAUSES: 2.3.5, Chapter 7, 9.6.1

Responsibility	Activities	Timing
Government	Request to designate any new or improved route of access on Settlement Land as a highway or public road.	As determined necessary by Government
SFN	Review request and notify Government of decision.	Within a reasonable period of time
Government	If consent denied, leave route as Settlement Land.	
	OR	
Parties	If consent is granted, amend SFNFA pursuant to 2.3.5.	As required

PROJECT: Right of access to cross Undeveloped Settlement Land

RESPONSIBLE

PARTY:

SFN

PARTICIPANT/

LIAISON:

None identified

OBLIGATIONS ADDRESSED:

6.3.3 Where no right of access is provided by a Settlement Agreement, a Person has a right of

access to enter, cross and make necessary stops on Undeveloped Settlement Land to reach adjacent land for commercial and non-commercial purposes with the consent of the Yukon First Nation or, failing consent, with an order of the Surface Rights Board setting

out the terms and conditions of access.

CROSS REFERENCED CLAUSES: 6.3.1, 6.3.2, 6.3.4

Responsibility	Activities	Timing
SFN	Review request for access, and grant or deny consent. Notify applicant of decision.	Within reasonable time period following request
SFN	If an application is made to the Surface Rights Board, prepare for and respond to the application.	In accordance with Surface Rights Board rules
SFN	If an order is issued by the Surface Rights Board, comply with order.	As necessary
SFN	Monitor access.	During and after exercise of access

PROJECT: Consent to changes in terms or conditions relating to access of a licence, permit

or other right of access

RESPONSIBLE

SFN

PARTY:

PARTICIPANT/ Government

LIAISON:

OBLIGATIONS ADDRESSED:

6.3.6 Any change in the terms or conditions relating to access of a licence, permit or other

right of access described in 6.3.5, other than a renewal or replacement thereof shall require the consent of the affected Yukon First Nation or, failing consent, an order of

the Surface Rights Board setting out the terms and conditions of access.

CROSS REFERENCED CLAUSES: 5.6.0 (all), 6.3.5 (all)

Responsibility	Activities	Timing
SFN	Review request for change in the terms and conditions, and grant or deny consent. Notify applicant of decision.	Within a reasonable period of time
SFN	If an application is made to the Surface Rights Board, prepare for and respond to the application.	In accordance with Surface Rights Board rules
SFN	If an order is issued by the Surface Rights Board, comply with order.	As necessary

PROJECT: Reference to Surface Rights Board

RESPONSIBLE PARTY:

SFN

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

6.3.7 A Yukon First Nation or any Person may refer a dispute concerning the interpretation,

application or alleged violation of 6.3.1, 6.3.2 or of any condition established pursuant

to 6.6.0 affecting 6.3.1 or 6.3.2 to the Surface Rights Board for resolution.

CROSS REFERENCED CLAUSES: 6.3.1 (all), 6.3.2, 6.6.0 (all)

Responsibility	Activities	Timing
SFN, affected Person	Refer disputes arising from interpretation, application or alleged violation of access provided under 6.3.1 or 6.3.2 or disputes concerning access conditions established pursuant to negotiations by SFN and Government under 6.6.0 to Surface Rights Board for resolution.	As required
SFN, affected Person	Prepare for and participate in Surface Rights Board process.	In accordance with Surface Rights Board rules
SFN, affected Person	If an order is issued by the Surface Rights Board, comply with order.	As necessary

PROJECT: Exercise of right of access by Government, its agents or contractors for no more than 120

days

RESPONSIBLE

PARTY:

Government, its agents or contractors

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

6.4.1 Government, its agents and contractors shall have a right of access to enter, cross and stay on

Undeveloped Settlement Land and use natural resources incidental to such access to deliver, manage and maintain Government programs and projects, including but not limited to the necessary alterations of land and watercourses by earthmoving equipment for routine and emergency maintenance of

transportation corridors.

6.4.5 The right of access provided in 6.4.1 and 6.4.2 may be exercised:

6.4.5.1 for a period of no more than 120 consecutive days for any single program or project without

the consent of the affected Yukon First Nation except that notice, where reasonable, shall be

given; and

CROSS REFERENCED CLAUSES: 6.4.3 (all), 6.4.4, 6.6.0 (all)

Responsibility	Activities	Timing
Government, its agents or contractors	Where reasonable, notify SFN before exercising any right of access to enter, cross and stay on SFN Undeveloped Settlement Land for a period of no more than 120 consecutive days for a single program/project.	Within a reasonable period of time prior to access
SFN	Review notice to ensure conformity with any terms and conditions that may be negotiated pursuant to 6.6.0. Provide response to Government if not in conformity.	Within a reasonable period of time after notification
SFN or Government	At discretion, initiate negotiations.	If no terms and conditions negotiated

Responsibility	Activities	Timing
Government, its agents or contractors	Where reasonable, notify SFN before exercising any right of access to enter, cross and stay on SFN Undeveloped Settlement Land for a period of no more than 120 consecutive days for a single program/project.	Within a reasonable period of time prior to access
SFN	Monitor access.	

Planning Assumption

1. The Parties agree that Government and SFN may establish terms and conditions for the exercise of a right of access pursuant to 6.6.0.

PROJECT: Exercise of right of access by Government, its agents or contractors for more than

120 consecutive days

RESPONSIBLE

PARTY:

Government, its agents or contractors

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

6.4.1 Government, its agents and contractors shall have a right of access to enter, cross and

stay on Undeveloped Settlement Land and use natural resources incidental to such access to deliver, manage and maintain Government programs and projects, including but not limited to the necessary alterations of land and watercourses by earthmoving equipment for routine and emergency maintenance of transportation corridors.

6.4.5 The right of access provided in 6.4.1 and 6.4.2 may be exercised

6.4.5.2 for a period of more than 120 consecutive days with the consent of the affected

Yukon First Nation or, failing consent, with an order of the Surface Rights

Board setting out the terms and conditions of access.

CROSS REFERENCED CLAUSES: 6.4.3 (all), 6.4.4, 6.4.6 (all)

Responsibility	Activities	Timing
Government, its agents or contractors	Notify SFN of intent to exercise right, including brief description of activity and project or program and the anticipated length of access.	Within a reasonable period of time prior to access
SFN	Review notification and notify Government of decision.	Within a reasonable period of time after notification
Government, its agents or contractors	If consent granted, exercise access. OR	As necessary
	If consent not granted, cease access and at discretion, refer issue to Surface Rights Board.	Within a reasonable period of time

Responsibili	ty Activities	Timing
SFN	If an application is made to the Surface Rights Board prepare for and respond to the application.	, In accordance with Surface Rights Board rules
Government, a g e n t s contractors	its If Surface Rights Board so orders, exercise access or pursuant to order.	s As necessary
SFN	Monitor access.	During and after access

PROJECT: Exercise of right of access by Person authorized by Law for no more than 120

days

RESPONSIBLE

PARTY:

Person authorized by Law

PARTICIPANT/ LIAISON: SFN

OBLIGATIONS ADDRESSED:

6.4.2 A Person authorized by Law to provide utilities for public purposes including electricity, telecommunications and municipal services shall have a right of access to enter, cross

and stay on Undeveloped Settlement Land to carry out site investigations, assessments, surveys and studies in relation to proposed services after Consultation with the affected

Yukon First Nation prior to exercising such access.

The right of access provided in 6.4.1 and 6.4.2 may be exercised:

6.4.5.1 for a period of no more than 120 consecutive days for any single program or

project without the consent of the affected Yukon First Nation except that

notice, where reasonable, shall be given; and

CROSS REFERENCED CLAUSES: 6.4.3 (all), 6.4.4, 6.6.0 (all)

Responsibility	Activities	Timing
Person authorized by Law	Notify SFN of intention to exercise right of access, including brief description of activity and project or program and anticipated length of access.	Prior to access
SFN	Review notice to ensure conformity with any terms and conditions that may be negotiated pursuant to 6.6.0. Prepare and present views to Person authorized by Law.	Within a reasonable time prior to access
Person authorized by Law	Provide full and fair consideration to views of SFN.	Prior to access
Person authorized by Law	Exercise access (as may be adjusted by agreement with SFN).	After consideration of SFN views

Responsibility	Activities	Timing
SFN	Monitor access.	During and after access

Planning Assumption

1. It is expected that Consultation, wherever possible, will be done within a reasonable period of time prior to access.

PROJECT: Exercise of right of access by Person authorized by Law for more than 120

consecutive days

RESPONSIBLE Person authorized by Law

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

6.4.2 A Person authorized by Law to provide utilities for public purposes including electricity,

telecommunications and municipal services shall have a right of access to enter, cross and stay on Undeveloped Settlement Land to carry out site investigations, assessments, surveys and studies in relation to proposed services after Consultation with the affected

Yukon First Nation prior to exercising such access.

The right of access provided in 6.4.1 and 6.4.2 may be exercised:

6.4.5.2 for a period of more than 120 consecutive days with the consent of the affected

Yukon First Nation or, failing consent, with an order of the Surface Rights Board

setting out the terms and conditions of access.

CROSS REFERENCED CLAUSES: 6.4.3 (all), 6.4.4, 6.4.6 (all)

Responsibility	Activities	Timing
Person authorized by Law	Notify SFN of intent to exercise right, including brief description of activity and project or program and the anticipated length of access.	Within a reasonable period of time prior to access
SFN	Review notification and notify authority of decision	Within a reasonable period of time after notification
Person authorized by Law	If consent granted, exercise access.	As necessary
	OR	
	If consent not granted, cease access and at discretion, refer issue to Surface Rights Board.	Within a reasonable period of time

Responsibility	Activities	Timing
SFN	If an application is made to the Surface Rights Board, prepare for and respond to the application.	In accordance with Surface Rights Board rules
Person authorized by Law	If Surface Rights Board so orders, exercise access pursuant to order.	As necessary
SFN	Monitor access.	During and after access

PROJECT: Liability for damage to Settlement Land

RESPONSIBLE

PARTY:

SFN

PARTICIPANT/

LIAISON:

Government, its agents or contractors, or Person authorized by Law

OBLIGATIONS ADDRESSED:

6.4.4 Any Person exercising a right of access pursuant to 6.4.1 and 6.4.2 shall be liable only for

significant damage to Settlement Land and any improvements on Settlement Land caused by the exercise of such right of access. Significant damage does not include necessary alteration of Settlement Land or watercourses required to maintain transportation corridors

referred to in 6.4.1.

CROSS REFERENCED CLAUSES: 6.4.1, 6.4.2

Responsibility	Activities	Timing
SFN	At discretion, monitor access to ensure conformity with provisions and any other terms and conditions.	As necessary
Government, its agents or contractors or Person authorized by Law	Report to SFN any significant damage to Settlement Land.	As soon as practicable after damage is caused
SFN	Assess extent of damage to Settlement Land or improvements to its Settlement Land.	As soon as practicable after receipt of report
	If SFN makes determination to seek compensation:	As necessary
	Request compensation for damage after receiving report of damage.	

Responsibility Activities

Timing

SFN and Government, its agents or Attempt to negotiate settlement.

As soon as practicable after request to negotiate is

received

contractors, or Person authorized by

Law

PROJECT: Department of National Defence ("DND") right of access

RESPONSIBLE

Canada (DND), SFN **PARTY:**

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

In addition to the right of access provided by 6.4.1, the Department of National Defence 6.5.1

has a right of access to Undeveloped Settlement Land for military manoeuvres with the consent of the affected Yukon First Nation with respect to contact persons, areas, timing, environmental protection, protection of Wildlife and habitat, land use rent, and compensation for damage caused to Settlement Land and improvements and personal property thereon, or, failing consent, with an order of the Surface Rights Board as to

terms and conditions with respect to such matters.

Government shall give reasonable advance notice of military exercises or operations 6.5.3

to inhabitants of any area to be affected.

CROSS REFERENCED CLAUSES: 6.4.1, 6.5.2

Responsibility	Activities	Timing
Canada (DND)	Request consent of SFN for access to its Undeveloped Settlement Land for military manoeuvres.	As required, prior to exercise of right of access
SFN	Review request and notify Canada (DND) of decision.	Within a reasonable period of time
Canada (DND)	At discretion, refer to Surface Rights Board for consideration of terms and conditions.	If no consent granted
SFN	If an application is made to the Surface Rights Board, prepare for and respond to the application.	In accordance with Surface Rights Board rules

Responsibility	Activities	Timing
Canada (DND)	Provide advance notice of any military	Prior to
	exercises/operations to inhabitants of any area to	commencement of
	be affected, and exercise access in accordance	military exercises/
	with terms and conditions.	operations

PROJECT: Establishment of terms and conditions of access by SFN

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ Government

LIAISON:

OBLIGATIONS ADDRESSED:

6.6.1 If a Yukon First Nation wishes to establish terms and conditions for the exercise of a right of access

provided:

6.6.1.1 by 5.15.3, 6.3.1, 6.3.2. 16.11.12, 18.3.1, 18.4.1 or 18.4.2; or

6.6.1.2 by 6.4.1 or 6.4.2 where the right of access is for a period of no more than 120

consecutive days,

the Yukon First Nation and Government shall attempt to negotiate the terms and conditions.

6.6.2 Failing agreement pursuant to 6.6.1, the Yukon First Nation may refer the matter to the Surface

Rights Board. The Surface Rights Board may establish terms and conditions only for the exercise

of a right of access which specify seasons, times, locations, method or manner of access.

CROSS REFERENCED CLAUSES: 5.5.1 (all), 5.15.3, 6.1.3, 6.3.1 (all), 6.3.2, 6.4.1, 6.4.2, 6.6.3 (all), 6.6.4 (all), 16.11.12, 18.3.1 (all), 18.4.1 (all), 18.4.2

Responsibility	Activities	Timing
SFN	Notify Government of wish to negotiate the establishment of terms and conditions for the exercise of a right of access identified above.	Any time after Effective Date
SFN, Government	Attempt to negotiate terms and conditions for the exercise of a right of access listed above.	Within reasonable time after notification by SFN

Responsibility	Activities	Timing
	If no negotiated agreement:	
SFN	At discretion, refer matter to Surface Rights Board to establish terms and conditions for the exercise of a right of access specifying seasons, times, locations and method or manner of access in accordance with 6.6.3 and 6.6.4.	Within a reasonable period of time
SFN	Prepare for and participate in Surface Rights Board process.	In accordance with Surface Rights Board rules

SELKIRK FIRST NATION

FINAL AGREEMENT IMPLEMENTATION PLAN **PROJECT:** Expropriation — Location and extent **RESPONSIBLE Expropriating Authority** PARTY: PARTICIPANT/ SFN, Government LIAISON: **OBLIGATIONS ADDRESSED:** 7.3.1 This chapter applies only to the expropriation of an interest in Settlement Land recognized in Law and held by a Yukon First Nation. 7.4.1 An Authority shall negotiate with the Affected Yukon First Nation the location and extent of Settlement Land to be acquired or expropriated. 7.4.3 When agreement of the Affected Yukon First Nation pursuant to 7.4.1 is not obtained, the following procedures shall apply: 7.4.3.1 any expropriation of Settlement Land shall require the approval of the Governor in Council or the Commissioner in Executive Council as the case may be: 7.4.3.2 notice of the intention of any Authority to seek approval under 7.4.3.1 shall be given to the Affected Yukon First Nation by the Authority; and notice of the intention shall not be given until the public hearing process 7.4.3.3 under 7.6.0 or the public hearing in accordance with Legislation has been completed. 7.7.1 Where Settlement Land is expropriated pursuant to the National Energy Board Act. R.S.C. 1985, c. N-7, this chapter applies except that the powers of the Surface Rights Board shall be exercised by the board, committee, panel or other body authorized by the National Energy Board Act. R.S.C. 1985. c. N-7 to settle disputes in respect of expropriation.

7.7.2 The board, committee, panel or other body referred to under 7.7.1 shall at include at least one nominee of the Affected Yukon First Nation.

CROSS REFERENCED CLAUSES: 7.5.1, 7.5.2 (all), 7.6.0 (all), 7.7.1, 7.7.2

Responsibility	Activities	Timing
Expropriating Authority	Notify SFN of proposal to acquire or expropriate Settlement Land.	As required

Responsibility	Activities	Timing
SFN and Expropriating Authority	Prepare for negotiations.	Upon receipt of notice
Expropriating Authority and SFN	Negotiate location and extent of land to be acquired or expropriated.	At a time agreeable to the parties
SFN	If there is an objection filed by SFN, prepare for and participate in public hearing process pursuant to 7.6.0 or the public hearing in accordance with Legislation.	Upon notice
Expropriating Authority	If, following the public hearing process, the Expropriating Authority intends to proceed, notify SFN of intention to seek authority to expropriate.	At its discretion after public hearing is complete
Expropriating Authority	Seek Governor in Council or Commissioner in Executive Council authority to expropriate.	Prior to expropriating
Governor in Council or Commissioner in Executive Council	Determine if approval will be granted.	Upon request

Planning Assumption

1. The process for determining and awarding compensation in respect of an expropriation is outlined in 7.5.1 to 7.5.2.10. Discussions respecting compensation may occur concurrently with the negotiations on the extent and location of Settlement Land proposed to be expropriated.

PROJECT: Expropriation - Compensation

RESPONSIBLE

PARTY:

Expropriating Authority

PARTICIPANT/

SFN, Surface Rights Board or National Energy Board

LIAISON:

OBLIGATIONS ADDRESSED:

7.5.1 An Authority shall negotiate with the Affected Yukon First Nation compensation for

Settlement Land being expropriated or acquired, pursuant to this chapter.

7.5.2 When the agreement of the Affected Yukon First Nation pursuant to 7.5.1 is not

obtained, the ... provisions [of 7.5.2] shall apply...[see SFNFA for the remainder of this

clause]

CROSS REFERENCED CLAUSES: 7.7.1, 7.7.2, 8.4.1 (all)

Responsibility	Activities	Timing
Expropriating Authority	Notify SFN of desire to negotiate compensation.	As required in conjunction with an expropriation
SFN	Prepare for negotiations.	Upon receipt of notice
SFN and Expropriating Authority	Negotiate compensation.	At a time agreeable to the parties
	If no agreement on compensation:	
SFN or Expropriating Authority	At the discretion of either party, apply to the Surface Rights Board or to National Energy Board as appropriate, to determine dispute over compensation.	Within a reasonable period of time

Responsibility	Activities	Timing
SFN and	Prepare for and participate in Surface Rights	In accordance with Surface
Expropriating	Board or National Energy Board compensation	Rights Board or National
Authority	process.	Energy Board rules

Planning Assumption

1. Negotiations on the issue of compensation may occur concurrently with discussions on extent and location of the land proposed to be expropriated.

PROJECT: Inclusion of SFN nominee(s) on board, committee or other panel authorized by the

National Energy Board Act

RESPONSIBLE

PARTY:

National Energy Board

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

7.7.1 Where Settlement Land is expropriated pursuant to the National Energy Board Act.

R.S.C. 1985, c. N-7, this chapter applies except that the powers of the Surface Rights Board shall be exercised by the board, committee, panel or other body authorized by the National Energy Board Act. R.S.C. 1985. c. N-7 to settle disputes in respect of

expropriation.

7.7.2 The board, committee, panel or other body referred to under 7.7.1 shall include at

least one nominee of the Affected Yukon First Nation.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
National Energy Board	Notify SFN that a board, committee or other body is being established and request nominee(s).	As required
SFN	Provide nominee(s) as requested.	Upon request
National Energy Board	Establish board, committee or panel.	As required

Planning Assumption

1. It is possible that an expropriation pursuant to the National Energy Board Act could affect more than one YFN. In that circumstance, the National Energy Board shall nominate at least one nominee from each Affected YFN.

PROJECT: Granite Canyon Hydro Project

RESPONSIBLE

Government

PARTY:

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

7.8.1.1 Government has identified in the Traditional Territory of the Selkirk First Nation, on Territorial Resource Base Maps 105 L/13 and 115 1/16, dated

July 21, 1997 in Appendix B - Maps, which forms a separate volume to this Agreement, the Granite Canyon Hydro Project as a hydro-electric or water

storage project site pursuant to 7.8.1.

7.8.1.2 Government shall, at regular ten year intervals, commencing in the tenth

year following the year of the Effective Date of this Agreement, Consult with the Selkirk First Nation on the status of the Granite Canyon Hydro Project.

7.8.1.3 For greater certainty. Government shall not be deemed to have relinquished

the Granite Canyon Hydro Project as an identified hydro-electric or water storage project pursuant to 7.8.1 by reason only that it failed to Consult with

the Selkirk First Nation pursuant to 7.8.1.2.

7.8.1.4 If Government decides to relinquish the Granite Canyon Hydro Project as

an identified hydro-electric or water storage project pursuant to 7.8.1, Government shall notify the Selkirk First Nation of that decision and thereafter, 7.8.1.1 to 7.8.1.4 of this Chapter and 5.14 to 5.17 of Schedule A, Part I of Chapter 22 - Economic Development Measures, shall be of no

further force or effect.

CROSS REFERENCED CLAUSES: 7.8.1.3; Chapter 22 Schedule A Part I 5.13.1, 5.14, 5.15,5.16,5.17

Responsibility Activities Timing

Yukon In the event Yukon decides to relinquish the

Granite Canyon Hydro Project as an identified hydro-electric project or water storage project

pursuant to 7.8.1, notify SFN.

As soon as practicable following the decision

Responsibility	Activities	Timing
	If Yukon has not relinquished the Granite Canyon Hydro Project as an identified hydro electric project or water storage project pursuant to 7.8.1:	
Government	Notify SFN regarding the status of the Granite Canyon Hydro Project and provide relevant details.	At regular ten year intervals commencing in the tenth year following the year of the Effective Date
SFN	Prepare and present views to Government.	Within a reasonable period of time indicated by Government
Government	Provide full and fair consideration of the views of SFN. Notify SFN of the outcome.	As soon as practicable

PROJECT: Compensation payable in relation to the exercise of a Flooding Right identified in

SFNFA

RESPONSIBLE Authority exercising Flooding Right

PARTY:

PARTICIPANT/ **SFN**

LIAISON:

OBLIGATIONS ADDRESSED:

7.8.3 An Authority exercising a Flooding Right over Settlement Land identified pursuant

to 7.8.1 and 7.8.2 shall pay compensation to the Affected Yukon First Nation for improvements only, provided the sum of such compensation to all Affected Yukon First Nations for that hydro-electric or water storage project shall not exceed three

percent of the Cost of Construction of the project.

CROSS REFERENCED CLAUSES: 5.16.0 (all), 7.5.2 (all), 7.8.1 (all), 7.8.2

Responsibility	Activities	Timing
Authority exercising a Flooding Right and SFN	Follow expropriation procedures listed in Activity Plan for 7.3.1.	Prior to the exercise of the Flooding Right
Authority and SFN	Negotiate compensation payable to SFN.	As required
	If no agreement on compensation:	
Authority or SFN	At the discretion of any party, apply to Surface Rights Board to resolve dispute over compensation.	Within a reasonable period of time
Authority and SFN	Prepare for and participate in Surface Rights Board process.	In accordance with Surface Rights Board rules

PROJECT: Compensation payable in relation to the exercise of a Flooding Right not identified

in the SFNFA

RESPONSIBLE Authority exercising a Flooding Right

PARTY:

PARTICIPANT/ SFN, Surface Rights Board

LIAISON:

OBLIGATIONS ADDRESSED:

7.8.4 An Authority exercising a Flooding Right over Settlement Land, other than for those

sites identified pursuant to 7.8.1 and 7.8.2, shall pay compensation pursuant to this chapter except that in assessing compensation for Land and improvements, the Surface Rights Board shall not consider 8.4.1.8 or 7.5.2.7(c) and the sum of such compensation to all Affected Yukon First Nations for all improvements shall not exceed three percent of the Cost of Construction of that hydro-electric or water

storage project.

CROSS REFERENCED CLAUSES: 7.8.1 (all), 7.8.2

Responsibility	Activities	Timing
Authority exercising a Flooding Right and SFN	Follow expropriation procedures listed in Activity Plan for 7.3.1.	Prior to the exercise of the Flooding Right
Authority and SFN	Negotiate compensation.	As required
	If no agreement on compensation:	
Authority or SFN	At the discretion of any party, apply to Surface Rights Board to resolve dispute over compensation.	Within a reasonable period of time
Authority and SFN	Prepare for and participate in Surface Rights Board process.	In accordance with Surface Rights Board rules

PROJECT: Variation of land allocation

RESPONSIBLE Government, affected YFN(s)

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

9.3.4 The land allocation determined under 9.3.3 for Yukon First Nations which do not have a

Yukon First Nation Final Agreement may be varied by agreement in writing of all affected

Yukon First Nations and Government.

CROSS REFERENCED CLAUSES: 2.3.1, 9.3.3; Chapter 9 Schedule A

Responsibility	Activities	Timing
YFN(s) or Government	Propose to vary land allocation determined in Chapter 9, Schedule A.	During negotiations of outstanding YFNFA
Party seeking to vary allocation	Notify Government and all affected YFN(s) of proposal and seek written agreement.	Prior to varying allocation
Affected YFN(s) and Government	Review and provide written response to proposal.	As soon as practicable
Affected YFN(s) and Government	Vary allocation.	If written agreement of affected YFN(s) and Government is secured

Planning Assumptions

- 1. If the first activity arises, it will be in the context of outstanding YFNFA negotiations; once all YFNFAs have been completed, this clause will have no further effect.
- 2 If the land allocation pursuant to Chapter 9, Schedule A is varied, an amendment to the UFA will be required.

PROJECT: Land exchange

RESPONSIBLE Canada, Yukon, SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

9.6.1 A Yukon First Nation and Government may agree to exchange Crown Land for

Settlement Land and may agree that Crown Land exchanged for Settlement Land will be Settlement Land provided that any such agreement shall not affect the cession, release and surrender of any aboriginal claim, right, title or interest in respect of that

Crown Land.

CROSS REFERENCED CLAUSES: 2.3.5 (all)

Responsibility	Activities	Timing
Canada, Yukon, or SFN	At the discretion of any party, propose a land exchange.	After the Effective Date
Canada, Yukon and SFN	Review proposal and negotiate exchange.	If the Parties agree
Canada, Yukon and SFN	Effect the exchange, amending Settlement Land description pursuant to 2.3.5, and amending other records as required.	Once an agreement has been negotiated

Planning Assumptions

- 1. The activities may occur in relation to any category of Settlement Land.
- 2. The responsibility for any costs related to survey and/or title registration will be addressed during the negotiation of the exchange.

PROJECT: Proposed establishment of a Special Management Area that does not include

Settlement Land

RESPONSIBLE

PARTY:

Government

PARTICIPANT/

LIAISON:

Selkirk Renewable Resources Council ("RRC"), Yukon Heritage Resources Board

("YHRB")

OBLIGATIONS ADDRESSED:

10.3.3 Except as provided in a Yukon First Nation Final Agreement, where Government

proposes to establish a Special Management Area, Government shall refer the proposal to the affected Renewable Resources Council for its review and

recommendations.

10.3.3.1 Nothing in 10.3.3 shall be construed to prevent Government from

informing the Selkirk First Nation of a proposal to establish a Special

Management Area.

10.3.4 Government may refer proposals to establish historic territorial parks, national

historic sites administered by the Canadian Parks Service or to designate Heritage Sites as Designated Heritage Sites to the Heritage Resources Board established pursuant to 13.5.0 instead of the affected Renewable Resources Council for its

review and recommendations.

10.3.4.1 Nothing in 10.3.4 shall be construed to prevent Government from

informing the Selkirk First Nation of a proposal referred to in 10.3.4.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.1; 10.4.1 (all), 10.5.1, 10.5.7. 10.5.8, 10.5.9, 10.6.0 (all), 10.7.0 (all)

Responsibility	Activities	Timing
Government	Forward proposal for a Special Management Area to the RRC or YHRB.	If proposing the establishment of a Special Management Area that does not include Settlement Land
RRC or YHRB	Review proposal for Special Management Area. Prepare and provide recommendations to Government regarding proposal.	As required within reasonable time period
Government	Review recommendations of RRC or YHRB.	

Responsibility	Activities	Timing
Government	Establish Special Management Area (after	At discretion of
	consideration of 10.4.1).	Government

Proposed establishment of a Special Management Area that includes Settlement PROJECT:

RESPONSIBLE

PARTY:

Government

PARTICIPANT/

LIAISON:

Selkirk Renewable Resources Council ("RRC"), Yukon Heritage Resources

OBLIGATIONS ADDRESSED:

10.3.3 Except as provided in a Yukon First Nation Final Agreement, where Government

> proposes to establish a Special Management Area, Government shall refer the proposal to the affected Renewable Resources Council for its review and

recommendations.

10.3.3.1 Nothing in 10.3.3 shall be construed to prevent Government from

informing the Selkirk First Nation of a proposal to establish a

Special Management Area.

10.3.4 Government may refer proposals to establish historic territorial parks, national

> historic sites administered by the Canadian Parks Service or to designate Heritage Sites as Designated Heritage Sites to the Heritage Resources Board established pursuant to 13.5.0 instead of the affected Renewable Resources

Council for its review and recommendations.

10.3.4.1 Nothing in 10.3.4 shall be construed to prevent Government from

informing the Selkirk First Nation of a proposal referred to in

A Special Management Area may not include Settlement Land without the 10.3.5

consent of the affected Yukon First Nation.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.1; 10.4.1 (all), 10.5.1,

10.5.7,10.5.8,10.5.9,10.6.0 (all), 10.7.0 (all)

Responsibility	Activities	Timing
Government	Forward proposal for a Special Management Area to the SFN.	If proposing the establishment of a Special Management Area that includes Settlement Land
SFN	Grant or deny consent to include Settlement Land in Special Management Area.	Within a reasonable time following receipt of proposal

Responsibility	Activities	Timing		
Government	If SFN consents to proposal, forward proposal to the RRC or YHRB.	Following receipt of SFN consent to the inclusion of Settlement Land in the proposed Special Management Area		
RRC or YHRB	Review proposal for Special Management Area. Prepare and provide recommendations to Government regarding proposal.	Within reasonable time following receipt of the proposal		
Government	Review recommendations of RRC or YHRB.	Following receipt of recommendations		
Government	Establish Special Management Area (after consideration of 10.4.1).	At discretion of Government		

PROJECT: Negotiation of agreement regarding proposed Special Management Area which

will adversely affect rights of the SFN under a Settlement Agreement

RESPONSIBLE

Government

PARTY:

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

10.4.1	Where a Special Management Area is proposed to be established which will adversely affect rights of a Yukon First Nation under a Settlement Agreement, Government and the affected Yukon First Nation shall, at the request of either party, negotiate an agreement to:
10.4.1.1	establish any rights, interests and benefits of the affected Yukon First Nation in the establishment, use, planning, management and administration of the Special Management Area; and
10.4.1.2	mitigate adverse effects of the establishment of the Special Management Area on the affected Yukon First Nation.

10.4.2	Agreements negotiated pursuant to 10.4.1:
10.4.4	AUICCHICHIS HEUDHAICU DUISUAH IU TV.4. I.

10.4.2.1	shall address the rights Yukon Indian People have for Harvesting Fish and
	Wildlife within the Special Management Area;

10.4.2.2 may address the economic and employment opportunities and benefits for

the affected Yukon First Nation;

- 10.4.2.3 may address whether, and on what terms, including provisions on management. Settlement Land may be included in the Special Management Area; and
- 10.4.2.4 may include such other provisions as Government and the affected Yukon First Nation may agree.
- 10.4.3 Where Government and the affected Yukon First Nation do not agree on the terms of an agreement pursuant to 10.4.1, the parties may refer the outstanding issues to the dispute resolution process under 26.4.0.
- 10.4.4 Where mediation under 10.4.3 does not result in agreement, the Government may establish the Special Management Area.

CROSS REFERENCED CLAUSES: 10.3.3,10.3.4,10.4.5,10.4.8,10.4.9, 26.4.0

Responsibility	Activities	Timing
Government	Forward proposal for Special Management Area to SFN.	When Government proposes to establish a Special Management Area in the SFN Traditional Territory
SFN	Review Special Management Area proposal for impact on SFN rights under the SFNFA. Provide comments to Government regarding proposal for Special Management Area.	Within reasonable period of time
SFN, Government	Negotiate an agreement pursuant to 10.4.1.	At the request of any party
Government	At discretion, establish Special Management Area.	If agreement is reached
SFN, Government	At discretion, refer outstanding issues to mediation under 26.4.0.	If no agreement is reached

Planning Assumption

1. Pursuant to 10.3.3 and 10.3.4, Government shall refer the proposal for a Special Management Area to the affected Renewable Resource Council or to the Yukon Heritage Resources Board at an appropriate time.

PROJECT: Access to Special Management Area by Yukon Indian Person

RESPONSIBLE

Government

PARTY:

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

10.4.5 Notwithstanding 6.2.3.2, access by a Yukon Indian Person to a Special Management Area

established pursuant to 10.4.4 for Harvesting Fish or Wildlife pursuant to a Settlement Agreement may be limited or prohibited only for reasons of Conservation, public health or

public safety.

CROSS REFERENCED CLAUSES: 6.2.3, 6.2.3.2, 10.4.4, 16.3.3 (all)

Responsibility	Activities	Timing
Government	Notify SFN that access by a Yukon Indian Person to a Special Management Area within SFN Traditional Territory is proposed to be limited or prohibited for reasons of Conservation, public health or safety. Provide details.	As required
SFN	Prepare and present views to Government regarding reasons for limiting or prohibiting access.	Within a reasonable period of time
Government	Provide full and fair consideration of SFN views and provide response to SFN.	As necessary
SFN	At discretion, publish information to its citizens.	

PROJECT: Negotiate an agreement for Special Management Area where Government has

established Special Management Area pursuant to 10.4.4

RESPONSIBLE

PARTY:

SFN, Government

PARTICIPANT/

LIAISON:

None identified

OBLIGATIONS ADDRESSED:

10.4.6 Government and the affected Yukon First Nation may, at any time after the establishment

of a Special Management Area pursuant to 10.4.4, negotiate an agreement pursuant to 10.4.1 in respect of that Special Management Area, in which case 10.4.5 shall no longer

apply to that Special Management Area.

CROSS REFERENCED CLAUSES: 10.4.1 (all), 10.4.4,10.4.5

Responsibility	Activities	Timing		
Government, SFN	At discretion, propose negotiations pursuant to 10.4.1.	After the establishment of a Special Management Area pursuant to 10.4.4		
Government, SFN	Enter negotiations.	If parties agree to negotiate		

PROJECT: Amendment to Special Management Area agreement negotiated pursuant to 10.4.1

RESPONSIBLE

PARTY:

SFN, Government

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

10.4.8 Any agreement concluded between Government and the affected Yukon First Nation

pursuant to 10.4.1 may be amended according to the terms set out in that agreement.

CROSS REFERENCED CLAUSES: 10.4.1

Responsibility	Activities	Timing
SFN or Government	Propose an amendment to Special Management Area agreement negotiated pursuant to 10.4.1 according to terms established by that agreement.	At discretion of any party to the Special Management Area agreement
SFN or Government (other party)	Review and respond to proposed amendment.	Within reasonable period of time
SFN, Government	Amend Special Management Area agreement.	If parties agree

PROJECT: Appending Special Management Area agreement negotiated pursuant to 10.4.1 to

SFNFA

RESPONSIBLE SFN, Canada, Yukon

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

10.4.9 Any agreement concluded between Government and the affected Yukon First

Nation pursuant to 10.4.1 may be appended to and form part of that Yukon First

Nation's Final Agreement if Government and the Yukon First Nation agree.

CROSS REFERENCED CLAUSES: 2.3.4, 2.3.5, 2.3.6, 10.4.1, 10.4.6

Responsibility	Activities	Timing
SFN or Canada or Yukon	Propose that Special Management Area agreement negotiated under 10.4.1 be appended to and form part of the SFNFA.	At discretion of any party
SFN, Canada, Yukon	Review implications of appending Special Management Area agreement to SFNFA.	
SFN, Canada, Yukon	Append Special Management Area agreement to SFNFA pursuant to amending process under 2.3.4, 2.3.5 and 2.3.6.	If Parties agree to append to SFNFA
SFN, Canada, Yukon	Amend implementation plan.	As required

PROJECT: Preparation of management plan for each Special Management Area established

pursuant to the SFNFA

RESPONSIBLE

Government

PARTY:

PARTICIPANT/

Renewable Resources Council ("RRC"), Yukon Heritage Resources Board ("YHRB")

LIAISON:

OBLIGATIONS ADDRESSED:

10.5.2	Government shall prepare, or have prepared, a management plan for each Special Management Area established pursuant to a Yukon First Nation Final Agreement after the Effective Date of that Yukon First Nation Final Agreement.			
10.5.3	Government shall make best efforts to complete the management plan within five years of the establishment of the Special Management Area.			
10.5.4	Government shall review each management plan at least once every 10 years.			
10.5.5	The management plan and any proposed amendments thereto shall be referred before approval to the relevant Renewable Resources Council or to the Yukon Heritage Resources Board, as the case may be, for its review and recommendations.			
10.5.6	The provisions of 16.8.0 shall apply in respect of the implementation of any recommendations made pursuant to 10.5.5.			

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.1; 10.4.1 (all), 10.6.1 (all), 10.7.1,16.5.4, 16.8.0 (all)

Responsibility			Activities			Timing
Government	•		management established.	plan	if	Special Best efforts within five years of establishment of Special Management Area

Responsibility	Activities	Timing
Government	Forward draft management plan for Special Management Area to RRC or YHRB.	Prior to approval
RRC or YHRB	Review draft management plan. Prepare and forward recommendations to Government.	Within a reasonable period of time
Government	Consider recommendations of RRC or YHRB and incorporate into draft management plan as determined by Government. Follow procedure under 16.8.0, if recommendation comes from RRC.	As necessary
Government	Adopt management plan.	At discretion of Minister
Government	Initiate review of management plan.	Within 10 years following adoption of management plan

PROJECT: Transfer of rights, obligations and liabilities set out for the Ddhaw Ghro Habitat

Protection Area ("Area") to other entities

RESPONSIBLE

SFN

PARTY:

LIAISON:

PARTICIPANT/

First Nation of Nacho Nyak Dun ("NNDFN"), Little Salmon/Carmacks First Nation

("LSCFN"), other Yukon First Nations, Canada, Yukon

OBLIGATIONS ADDRESSED:

Chapter 10, Schedule A

3.1 For greater certainty, the Selkirk First Nation may cause any of its rights,

obligations and liabilities set out in this schedule to be held or performed on its behalf by an entity comprised of the Selkirk First Nation, the First Nation of Nacho Nyak Dun, the Little Salmon/Carmacks First Nation or other Yukon First

Nations, in accordance with 2.11.7 of Chapter 2 - General Provisions.

CROSS REFERENCED CLAUSES: 2.11.7

Responsibility	Activities	Timing
SFN	At discretion, transfer any of its rights, obligations and liabilities set out in this schedule and related to this Area to an entity comprised of NNDFN, LSCFN, or other YFN(s).	At any time
SFN	Notify Canada, Yukon, NNDFN and/or LSCFN, as appropriate.	As soon as practicable after the transfer

PROJECT: Designation of the Ddhaw Ghro Habitat Protection Area ("Area")

RESPONSIBLE

SFN, First Nation of Nacho Nyak Dun ("NNDFN"), Yukon, Canada

PARTY:

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 10, Schedule A

4.1 The boundaries of the Area shall be as set out on map "Ddhaw Ghro Habitat Protection Area, (DGHPA)" in Appendix B - Maps, which forms a separate volume to this Agreement and which for greater certainty includes Parcel S-60B/D

and excludes Parcels R-27A and S-116A/D.

4.2 Canada shall transfer to the Commissioner of the Yukon Territory the administration and control of Crown Land within the Area, excluding the mines and minerals and the right to work the mines and minerals, as soon as

practicable after the Effective Date of this Agreement.

4.3 As soon as practicable after the transfer referred to in 4.2, the Yukon shall

designate the Area as a protected habitat area pursuant to the Wildlife Act. R.S.Y.

1986. c.1 78.

The designation as a protected habitat area shall not be removed from any part

of the Area except with the agreement of Government, the Selkirk First Nation

and the First Nation of Nacho Nyak Dun.

4.6 Subject to 4.6.1, Canada shall withdraw the mines and minerals in the Area from

locating, prospecting or mining under the Yukon Placer Mining Act. R.S.C. 1985. c.Y-3. from exploration and development under the Canadian Petroleum Resources Act. R.S.C. 1985 (2d Supp.), c. 36, and from staking out a location for the mining of coal and from issuance of a licence to explore for coal pursuant to the Territorial Lands Act, R.S.C. 1985. c.T-7. for 24 months from the Effective Date of this Agreement or

until a management plan is approved under 7.0, whichever is earlier.

4.6.1 The withdrawal shall be subject to:

4.6.1.1 recorded mineral claims and leases under the <u>Yukon Quartz Mining</u>
<u>Act.</u> R.S.C. 1985, c.Y-4 and recorded placer mining claims and leases to prospect under the Yukon Placer Mining Act, R.S.C. 1985.

c.Y-3. existing on the Effective Date;

4.6.1.2 oil and gas rights, interests and privileges under the <u>Canadian</u> Petroleum Resources Act. R.S.C. 1985 (2d Supp.), c. 36. existing

on the Effective Date:

OBLIGATIONS ADDRESSED:

4.6.1.3 rights granted under section 8 of the Territorial Lands Act. R.S.C. 1985. c. T-7, existing on the Effective Date; and
4.6.1.4 new licenses, permits or other rights which may be granted in respect of an interest described in 4.6.1.1, 4.6.1.2, or 4.6.1.3.

CROSS REFERENCED CLAUSES: Chapter 10 Schedule A 7.0 (all)

Responsibility	Activities	Timing
Canada	Subject to 4.6.1, withdraw the mines and minerals in the Area from locating, prospecting or mining under the Yukon Quartz Mining Act. R.S.C. 1985, c. Y-4 and the Yukon Placer Mining Act. R.S.C. 1985. c. Y-3. from exploration and development under the Canadian Petroleum Resources Act. R.S.C. 1985 (2d Supp.), c. 36 and from staking out a location for the mining of coal or from the issuance of a license to explore for coal pursuant to the Territorial Lands Act. R.S.C. 1985. c. T-7. for 24 months from the Effective Date of this Agreement or until a management plan is approved pursuant to 7.0, whichever is earlier.	By the Effective Date
Canada	Notify SFN, NNDFN and Yukon of withdrawal.	As soon as practicable after withdrawal
Canada	Transfer to the Commissioner of the Yukon Territory, the administration and control of the Crown Land within the Area, excluding the mines and minerals and the right to work the mines and minerals.	As soon as practicable after the Effective Date
Canada	Notify the other parties of the transfer.	As soon as practicable after the transfer

Responsibility	Activities	Timing
Yukon	Designate the Area as a protected habitat area pursuant to the Wildlife Act. R.S.Y. 1986. c. 178.	As soon as practicable after the transfer from Canada
Yukon	Notify SFN, NNDFN and Canada of designation of the Area.	As soon as practicable after designation
Government, SFN or NNDFN	If making a proposal to remove the designation as a protected habitat area pursuant to the Wildlife Act. R.S.Y. 1986. c. 178. from any part of the Area, forward the proposal to the other parties.	As necessary
Government and/or SFN and/or NNDFN	Consider the proposal.	Within a reasonable period of time
Yukon	If Government, SFN, and NNDFN agree, remove the designation from the part of the Area.	As necessary

PROJECT: Expansion of boundaries of the Ddhaw Ghro Habitat Protection Area ("Area")

RESPONSIBLE

PARTY:

SFN, First Nation of Nacho Nyak Dun ("NNDFN"), Government

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 10, Schedule A

- 4.5 Government, the Selkirk First Nation and the First Nation of Nacho Nyak Dun may agree to expand the boundaries of the Area.
 - 4.5.1 The boundaries of the Area shall not be altered except with the agreement of Government, the Selkirk First Nation and the First Nation of Nacho Nyak Dun.
 - 4.5.2 Government, the Selkirk First Nation or the First Nation of Nacho Nyak Dun may, at any time, request the others to consider an expansion to the boundaries of the Area, in which case the parties shall, within 90 days of receiving the request, advise each other of the manner in which each wishes to address the request.
 - 4.5.3 The identification of any expanded boundaries shall be guided by the objectives of and considerations consistent with this schedule.
 - 4.5.4 Except as provided for under 4.5.5, the provisions of this schedule shall apply to any area added as a result of the boundary expansion (the "Additional Area").
 - 4.5.5 The public harvesting of Wildlife in the Additional Area shall be addressed in the agreement to expand the boundaries.
 - 4.5.6 The Additional Area may, for the purposes of this schedule, be designated by a name other than Ddhaw Ghro Habitat Protection Area.

CROSS REFERENCED CLAUSES: Chapter 10 Schedule A 4.1

..

Responsibility	Activities	Timing
Government, SFN or NNDFN	If making a proposal to expand the boundaries of the Area, forward the proposal to the other parties.	As necessary

Responsibility	Activities	Timing
Government and/or SFN and/or NNDFN	Consider the proposal and advise each other of the manner in which each wishes to address the request.	Within 90 days of receiving the proposal
Yukon	If Government, SFN, and NNDFN agree to expand the boundaries of the Area, amend the designation of the Area pursuant to the Wildlife Act R.S.Y. 1986, c. 178.	As necessary

PROJECT: Little Salmon/Carmacks People right to harvest within the Ddhaw Ghro Habitat

Protection Area ("Area")

RESPONSIBLE

SFN, First Nation of Nacho Nyak Dun ("NNDFN")

PARTY:

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 10, Schedule A

5.2 For greater certainty:

5.2.2 Little Salmon/Carmacks People have the right to harvest within the Area

in accordance with 16.4.0 with the consent of the Selkirk First Nation or the First Nation of Nacho Nyak Dun pursuant to 16.5.0 of Chapter 16 - Fish and Wildlife, of this Agreement or of the First Nation of Nacho Nyak

Dun Final Agreement, as the case may be.

CROSS REFERENCED CLAUSES: 16.4.0 (all), 16.5.0 (all), NNDFN Final Agreement

Responsibility	Activities	Timing
SFN or NNDFN	If consent is requested by Little Salmon/Carmacks People to harvest within the Area, grant or deny consent. If consent is granted, provide proof in accordance with 16.4.7.	As necessary
SFN or NNDFN	Notify other party (SFN or NNDFN as appropriate).	Within a reasonable period of time

PROJECT: Management plan for Ddhaw Ghro Habitat Protection Area ("Area") SEN, First Nation of Nacho Nyak Dun ("NNDFN"), Government RESPONSIBLE PARTY: PARTICIPANT/ LIAISON: **OBLIGATIONS ADDRESSED:** Chapter 10, Schedule A 6.1 A management plan shall be prepared for the Area. 6.2 A steering committee shall be established to prepare the management plan referred to in 6.1. 6.2.1 The steering committee shall be comprised of six members of whom two shall be nominated by Government, two shall be nominated by the Selkirk First Nation and two shall be nominated by the First Nation of Nacho Nyak Dun. 6.2.2 Upon request by the steering committee. Government, the Selkirk First Nation and the First Nation of Nacho Nyak Dun shall make available to the steering committee information in their possession reasonably required for the steering committee to carry out its functions under this schedule. 6.6 The steering committee shall make best efforts to recommend the management plan to the Minister, the Selkirk First Nation and the First Nation of Nacho Nyak Dun within two years of the Effective Date of this Agreement. 6.6.1 If the members of the steering committee are unable to reach agreement on the provisions to be included in the management plan, the Minister, the Selkirk First Nation or the First Nation of Nacho Nyak Dun may refer the matter to dispute resolution pursuant to 26.4.0. 7.1 Within 90 days of receipt of the management plan, the Minister, the Selkirk First Nation and the First Nation of Nacho Nyak Dun shall each decide whether to accept, vary or set aside the provisions set out therein. 7.2 Government, the Selkirk First Nation and the First Nation of Nacho Nyak Dun shall jointly review their decisions under 7.1. 7.3 Where the provisions set out in the management plan are accepted by the Minister, the Selkirk First Nation and the First Nation of Nacho Nyak Dun, such management plan

shall be the "Approved Management Plan".

OBLIGATIONS ADDRESSED:

7.4	Where the Minister, the Selkirk First Nation and the First Nation of Nacho Nyak Dun do not agree on the provisions set out in the management plan, any of them may refer the matter to the dispute resolution process under 26.4.0.
7.5	In the event the dispute referred to the dispute resolution process under 7.4 is not resolved, the Minister may accept, vary or set aside the provisions set out in the management plan and the decision of the Minister shall be forwarded to the Selkirk First Nation and to the First Nation of Nacho Nyak Dun.
7.6	The management plan accepted pursuant to the process set out in 7.4 or decided upon under 7.5 shall be the "Approved Management Plan".

CROSS REFERENCED CLAUSES: 2.11.8, 10.7.1; Chapter 10 Schedule A 6.3, 6.4 (all), 6.5, 26.4.0(all)

Responsibility	Activities	Timing
SFN, NNDFN Government	Establish the steering committee comprised of two members nominated by the SFN, two members nominated by the NNDFN and two members nominated by Government.	As soon as practicable after Effective Date
Steering committee	Prepare a workplan for development of the management plan.	As soon as practicable after establishment of the steering committee
Steering committee	Develop the management plan.	In accordance with the timelines identified in the workplan
SFN, NNDFN or Minister	If the members of the steering committee are unable to reach agreement on the provisions to be included in the management plan, refer to dispute resolution pursuant to 26.4.0.	As necessary

Responsibility	Activities	Timing
Steering committee	Recommend the management plan to SFN, NNDFN and the Minister.	Best efforts within 2 years of the Effective Date, consistent with the workplan
SFN, NNDFN and Minister	Each determine whether to approve, vary or set aside the recommendations set out in the management plan.	Within 90 days of receipt of the management plan
SFN, NNDFN and Minister	Jointly review their decisions under 7.1.	As soon as practicable
SFN, NNDFN and Minister	Where the recommendations set out in the management plan are accepted by the parties, approve the management plan.	As soon as practicable
SFN, NNDFN and Minister	If parties are unable to agree on the provisions of the management plan, refer the dispute to the dispute resolution process under 26.4.0.	As necessary
	In the event that the dispute referred to the dispute resolution process under 7.4 is not resolved:	
Minister	At discretion, accept, vary or set aside the provisions set out in the management plan and forward decision regarding the recommendations to SFN and NNDFN.	As necessary

Planning Assumption

1. The workplan discussions during the initial meeting will identify timelines, budgetary and other resources required and each party's participation in the process of developing the management plan.

PROJECT: Management of the Ddhaw Ghro Habitat Protection Area ("Area") and

implementation of the Approved Management Plan for the Area

RESPONSIBLE

PARTY:

SFN, First Nation of Nacho Nyak Dun ("NNDFN"), Government

PARTICIPANT/

LIAISON:

None identified

OBLIGATIONS ADDRESSED:

Chapter 10, Schedule A

8.1 The Area shall be managed in accordance with the Wildlife Act. R.S.Y. 1986.

c.178 and the Approved Management Plan.

8.2 Government, the Selkirk First Nation and the First Nation of Nacho Nyak Dun shall

consider and may develop mechanisms or enter into agreements to facilitate cooperative implementation and monitoring of the Approved Management Plan.

9.1 In the period prior to the implementation of the Approved Management Plan, the

Area shall be managed in a manner consistent with the objectives of this schedule.

CROSS REFERENCED CLAUSES: Chapter 10 Schedule A 7.3, 7.6, 11.1

Responsibility	Activities	Timing
SFN, NNDFN, Government	Consider mechanisms or agreements to facilitate co-operative implementation and monitoring of the Approved Management Plan.	As necessary
SFN, NNDFN, Government	At discretion, develop mechanisms or enter into agreements regarding co-operative implementation and monitoring.	As necessary
SFN, NNDFN, Government	Manage the Area in a manner consistent with the objectives of this schedule.	Prior to the implementation of the Approved Management Plan
SFN, NNDFN, Government	Manage the Area in accordance with the Approved Management Plan and the Wildlife Act, R.S.Y. 1986, c. 178.	Upon implementation of the Approved Management Plan

PROJECT: Review of the Approved Management Plan for Ddhaw Ghro Special Management

Area

RESPONSIBLE

SFN, First Nation of Nacho Nyak Dun ("NNDFN"), Government

PARTY:

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 10, Schedule A

8.3 Government, the Selkirk First Nation and the First Nation of Nacho Nyak Dun shall

jointly review the Approved Management Plan and its implementation no later than five years after its initial approval and shall consider the need for review at least every five years thereafter, provided that there shall be a joint review at least every

10 years.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
SFN. NNDFN, Government	Establish terms of reference for a joint review of the Approved Management Plan, and identify resources required to undertake the review.	In or before the fourth year following the completion of the Approved Management Plan as needed so that resource requirements can be addressed in the parties' budgets for the following year(s)
SFN, NNDFN, Government	Complete review as agreed.	No later than five years after the completion of the Approved Management Plan
SFN, NNDFN. Government	Consider the need for a subsequent review of the Approved Management Plan.	At least every five years

Planning Assumptions

- 1. The first and second activities will repeat for all subsequent reviews, adjusting timing as required, provided that a joint review is undertaken at least every ten years.
- 2 The terms of reference discussions will identify timelines, budgetary and other resources required and each party's participation in carrying out the review.

PROJECT: Management plan for Ta'tla Mun Special Management Area ("Area") SFN, Government **RESPONSIBLE PARTY:** PARTICIPANT/ None identified LIAISON: **OBLIGATIONS ADDRESSED:** Chapter 10, Schedule B 5.1 A management plan shall be prepared for Ta'tla Mun. 5.2 A steering committee shall be established to prepare the management plan referred to in 5.1. 5.2.1 The steering committee shall be comprised of four members of whom two shall be nominated by Government and two shall be nominated by the Selkirk First Nation. The steering committee shall make best efforts to recommend the management plan to Government 5.3 and the Selkirk First Nation within one year of the Effective Date of this Agreement. 5.3.1 If the members of the steering committee are unable to reach agreement on the provisions to be included in the management plan. Government or the Selkirk First Nation may refer the matter to dispute resolution pursuant to 26.4.0. 7.1 Within 90 days of receipt of the management plan, the Minister and the Selkirk First Nation, shall each decide whether to accept, vary or set aside the provisions set out therein. 7.2 Government and the Selkirk First Nation shall jointly review their decisions under 7.1. 7.3 Where the provisions set out in the management plan are accepted by the Minister and the Selkirk First Nation, such management plan shall be the "Approved Management Plan". 7.4 Where the Minister and the Selkirk First Nation do not agree on the provisions set out in the management plan, Government and the Selkirk First Nation shall make reasonable efforts to reach a consensus on the matter, failing which either of them may refer the matter to the dispute resolution process under 26.4.0. 7.5 If the matter referred to the dispute resolution process under 7.4 is not resolved, the Minister may

accept, vary or set aside the provisions set out in the management plan and the decision of the

Minister shall be forwarded to the Selkirk First Nation.

7.6 The management plan accepted pursuant to the processes set out in 7.4 or decided upon under 7.5 shall be the "Approved Management Plan".

CROSS REFERENCED CLAUSES: 2.11.8, 10.7.1; Chapter 10 Schedule B 5.4, 5.5, 5.6(all),26.4.0(all)

Responsibility	Activities	Timing
SFN, Government	Establish the steering committee comprised of two members nominated by the SFN and two members nominated by Government.	As soon as practicable after Effective Date
Steering committee	Prepare a workplan for development of the management plan.	As soon as practicable after establishment of the steering committee
Steering committee	Develop the management plan.	In accordance with the timelines identified in the workplan
SFN or Government	If the members of the steering committee are unable to reach agreement on the provisions to be included in the management plan, refer to dispute resolution pursuant to 26.4.0.	As necessary
Steering committee	Recommend the management plan to SFN and Government.	Best efforts within 1 year of the Effective Date, consistent with the workplan
SFN, Minister	Each determine whether to approve, vary or set aside the recommendations set out in the management plan.	Within 90 days of receipt of the management plan
SFN, Government	Jointly review their decisions under 7.1.	As soon as practicable

Responsibility	Activities	Timing
SFN, Minister	Where the recommendations set out in the management plan are accepted by the parties, approve the management plan.	As soon as practicable
SFN, Minister	If parties are unable to agree on the provisions of the management plan, make reasonable efforts to reach consensus on the dispute, failing which either may refer the dispute to the dispute resolution process under 26.4.0.	As necessary
	In the event that the dispute referred to the dispute resolution process under 26.4.0 is not resolved:	
Minister	At discretion, accept, vary or set aside the provisions set out in the management plan and forward decision regarding the recommendations to SFN.	

Planning Assumption

1. The workplan discussions will identify timelines, budgetary and other resources required and each party's participation in the process of developing the management plan.

PROJECT: Right of first refusal regarding commercial freshwater sports fishing licenses or

permits applicable to Ta'tla Mun Special Management Area

RESPONSIBLE

PARTY:

SFN, Government

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 10, Schedule B

6.1

In the event a licensing or permitting regime in respect of a sector of the commercial freshwater sports fishing industry applicable to Ta'tla Mun is established and Government places a limit upon the number of such licenses or permits to be issued in respect of Ta'tla Mun, the Selkirk First Nation shall have a right of first refusal to acquire a portion of those licenses or permits as follows:

- 6.1.1 in the first year that Government places the limit, Government shall offer to the Selkirk First Nation in respect of Ta'tla Mun:
 - 6.1.1.1 25 percent of the licenses or permits to be issued, less the number of licenses or permits required to allow existing operations which are held by Selkirk Firms to operate at their then existing level at Ta'tla Mun; or
 - 6.1.1.2 the number of licenses or permits that remain after the then existing operations at Ta'tla Mun have been issued the licenses or permits that are required to allow them to operate at their then existing level,

whichever is less; and

6.1.2 in the second year, and in each year thereafter, Government shall offer to the Selkirk First Nation any new licenses or permits issued from time to time until the Selkirk First Nation and Selkirk Firms together have been issued 25 percent of the licenses or permits issued from time to time.

CROSS REFERENCED CLAUSES: Chapter 10 Schedule B 6.2, 6.3, 6.4, 6.5

Responsibility	Activities	Timing
	If commercial freshwater sports fishing licensing of permitting regime is established and Government places a limit upon the number of such licenses or permits to be issued in respect of Ta'tia Mun:	<u> </u>
Government	Offer SFN the number of licenses or permits pursuant to 6.1.1.1 or 6.1.1.2, whichever is less.	As necessary in the first year after Government places a limit on the number of such licenses or permits
Government	Offer to the SFN any new licenses or permit issued from time to time, until SFN and Selkirk Firms together have been issued 25 percent of the licenses or permits issued from time to time.	As necessary in the second year and in each year thereafter

PROJECT: Management of Ta'tia Mun Special Management Area and implementation of the Approved

Management Plan for the Area

RESPONSIBLE

PARTY:

SFN, Government

PARTICIPANT/

LIAISON:

None identified

OBLIGATIONS ADDRESSED:

Chapter 10, Schedule B

8.1 Ta'tia Mun shall be managed in accordance with the Approved Management Plan.

8.2 Government and the Selkirk First Nation shall consider and may develop mechanisms or enter

into agreements to facilitate co-operative implementation and monitoring of the Approved

Management Plan.

8.4 In the period prior to the implementation of the Approved Management Plan, Ta'tia Mun shall

be managed in a manner consistent with the objectives of this schedule.

CROSS REFERENCED CLAUSES: Chapter 10 Schedule B 7.3, 7.6

Responsibility	Activities	Timing
SFN, Government	Consider mechanisms or agreements to facilitate co-operative implementation and monitoring of the Approved Management Plan.	As soon as practicable
SFN, Government	At discretion, develop mechanisms or enter into agreements regarding co-operative implementation and monitoring.	As necessary
SFN, Government	Manage the Area in a manner consistent with the objectives of this schedule.	Prior to the implementation of the Approved Management Plan
SFN, Government	Manage the Area in accordance with the Approved Management Plan.	Upon implementation of the Approved Management Plan

PROJECT: Review of the Approved Management Plan for the Ta'tia Mun Special Management Area

RESPONSIBLE

SFN, Government

PARTY:

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 10, Schedule B

8.3 Government and the Selkirk First Nation shall jointly review the Approved Management Plan and its

implementation no later than three years after its initial approval and shall consider the need for review at least every five years thereafter, provided that there shall be a joint review at least every 10 years.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
SFN, Government	Establish terms of reference for a joint review of the Approved Management Plan, and identify resources required to undertake the review.	In the second year following the completion of the Approved Management Plan as needed so that resource requirements can be addressed in the parties' budgets for the third year
SFN, Government	Complete review as agreed.	No later than three years after the completion of the Approved Management Plan
SFN, Government	Consider the need for a subsequent review of the Approved Management Plan.	At least every five years

Planning Assumptions

- 1. The first and second activities will repeat for all subsequent reviews, adjusting timing as required, provided that a joint review is undertaken at least every ten years.
- 2. The terms of reference discussions will identify timelines, budgetary and other resources required and each party's participation in carrying out the review.

PROJECT: Designation of the Lhutsaw Wetland Habitat Protection Area ("Area")

RESPONSIBLE

PARTICIPANT/

SFN, Yukon, Canada

PARTY:

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 10, Schedule C

- 1.1 The boundaries of the Lhutsaw Wetland Habitat Protection Area (the "Area") shall be as set out on map "Lhutsaw Wetland Habitat Protection Area, (LWHPA)" in Appendix B Maps, which forms a separate volume to this Agreement.
 - 1.1.1 For greater certainty, the Area comprises that portion of Parcel R-3A and the whole of Parcel S-122B and that portion of Non-Settlement Land designated as Lhutsaw Wetland Habitat Protection Area on Territorial Resource Base Maps 115 1/10 and 115 1/15 dated July 21, 1997 in Appendix B Maps, which forms a separate volume to this Agreement.
- 1.2 The Yukon shall designate the Area as a protected habitat area pursuant to the <u>Wildlife Act</u>. R.S.Y. 1986, c.178 as soon as practicable after the Effective Date of this Agreement.
- 1.3 The designation as a protected habitat area shall not be removed from any part of the Area except with the agreement of Government and the Selkirk First Nation.
- Subject to 1.4.1, Canada shall withdraw the mines and minerals in the Non-Settlement Land portions of the Area from locating, prospecting or mining under the <u>Yukon Quartz Mining Act.</u> R.S.C. 1985. c.Y-4 and the <u>Yukon Placer Mining Act.</u> R.S.C. 1985. c.Y-3. from exploration and development under the <u>Canadian Petroleum Resources Act.</u> R.S.C. 1985 (2d Supp.), c. 36. and from staking out a location for the mining of coal and from issuance of a licence to explore for coal pursuant to the <u>Territorial Lands Act.</u> R.S.C. 1985. c.T-7. for 24 months from the Effective Date of this Agreement or until a management plan is approved under 5.0, whichever is earlier.
 - 1.4.1 The withdrawal shall be subject to:
 - 1.4.1.1 recorded mineral claims and leases under the <u>Yukon Ouartz Mining Act</u>. R.S.C. 1985, c.Y-4 and recorded placer mining claims and leases to prospect under the Yukon Placer Mining Act. R.S.C. 1985. c.Y-3, existing on the Effective Date;

OBLIGATIONS ADDRESSED:

1.4.1.2	oil and gas rights, interests and privileges under the <u>Canadian Petroleum Resources Act</u> . R.S.C. 1985 <i>(2d</i> Supp.), c. 36. existing on the Effective Date;
1.4.1.3	rights granted under section 8 of the <u>Territorial Lands Act</u> . R.S.C. 1985, c.T-7, existing on the Effective Date; and
1.4.1.4	new licenses, permits or other rights which may be granted in respect of an interest described in 1.4.1.1. 1.4.1.2 or 1.4.1.3.

CROSS REFERENCED CLAUSES: Chapter 10 Schedule C 5.0 (all)

Responsibility	Activities	Timing
Canada	Subject to 1.4.1, withdraw the mines and minerals in the Non-Settlement Land and Category B Settlement Land portions of the Area from locating, prospecting or mining under the Yukon Quartz Mining Act. R.S.C. 1985. c.Y-4 and the Yukon Placer Mining Act R.S.C. 1985. c.Y-3, from exploration and development under the Canadian Petroleum Resources Act. R.S.C. 1985 (2d Supp.), c. 36 and from staking out a location for the mining of coal or from the issuance of a license to explore for coal pursuant to the Territorial Lands Act. R.S.C. 1985. c. T-7. for 24 months from the Effective Date of this Agreement or until a management plan is approved pursuant to 5.0, whichever is earlier.	By the Effective Date
Canada	Notify SFN and Yukon of withdrawal.	As soon as practicable after withdrawal
Yukon	Designate the Area as a protected habitat area pursuant to the <u>Wildlife Act</u> . R.S.Y. 1986. c. 178.	As soon as practicable after Effective Date

Responsibility	Activities	Timing
Yukon	Notify SFN and Canada of designation of the Area.	As soon as practicable after designation
Government, SFN	If making a proposal to remove the designation as a protected habitat area pursuant to the Wildlife Act. R.S.Y. 1986. c. 178. from any part of the Area, forward the proposal to the other parties.	As necessary
Government and/or SFN	Consider the proposal.	Within a reasonable period of time
Yukon	If the Government and SFN agree, remove the designation from the part of the Area.	As necessary

PROJECT: Management plan for Lhutsaw Wetland Habitat Protection Area

("Area")

RESPONSIBLE

PARTY:

SFN, Government

PARTICIPANT/

LIAISON:

None identified

OBLIGATIONS ADDRESSED:

Chapter 10, Schedule C

4.1 A steering committee shall be established to prepare a management plan for the Area.

4.2 The steering committee shall be comprised of four members of whom two shall be nominated by

the Selkirk First Nation and two shall be nominated by Government.

4.6 The steering committee shall make best efforts to recommend the management plan to the Selkirk

First Nation and the Minister within two years of the Effective Date of this Agreement.

4.6.1 If the members of the steering committee are unable to reach agreement on the

provisions to be included in the management plan, the Minister or the Selkirk First

Nation may refer the matter to dispute resolution pursuant to 26.4.0.

5.1 The Minister and the Selkirk First Nation shall jointly approve the management plan.

5.2 If the Minister and the Selkirk First Nation are unable to agree on the provisions of the management

plan, the Minister or the Selkirk First Nation may refer the matter to the dispute resolution process

under 26.3.0.

CROSS REFERENCED CLAUSES: 2.11.8,10.7.1; Chapter 10 Schedule C 4.3 (all), 4.4 (all), 4.5, 26.3.0 (all), 26.4.0 (all)

Responsibility	Activities	Timing
SFN, Government	Establish the steering committee comprised of two members nominated by the SFN and two members nominated by Government.	As soon as practicable after Effective Date
Steering committee	Prepare a workplan for development of the management plan.	As soon as practicable after establishment of the steering committee

Responsibility	Activities	Timing
Steering committee	Develop the management plan.	In accordance with the timelines identified in the workplan
SFN or Minister	If the members of the steering committee are unable to reach agreement on the provisions to be included in the management plan, refer to dispute resolution pursuant to 26.4.0.	· · · · · · · · · · · · · · · · · · ·
Steering committee	Recommend the management plan to SFN and the Minister.	Best efforts within 2 years of the Effective Date, consistent with the workplan
SFN, Minister	Jointly approve the management plan.	As soon as practicable after receipt of draft plan
SFN or Minister	If the parties are unable to reach agreement on the provisions to be included in the management plan and at discretion, refer to dispute resolution process under 26.3.0.	As necessary

Planning Assumption

1. The workplan discussions will identify timelines, budgetary and other resources required and each party's participation in the process of developing the management plan.

PROJECT: Review of the Approved Management Plan for Lhutsaw Wetland Habitat Protection Area ("Area")

RESPONSIBLE

SFN, Government

PARTY:

PARTICIPANT/

LIAISON:

None identified

OBLIGATIONS ADDRESSED:

Chapter 10, Schedule C

5.4 Government and the Selkirk First Nation shall review the Approved Management Plan no later than

five years after its initial approval and no later than every 10 years thereafter.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
SFN. Government	Establish terms of reference for a joint review of the Approved Management Plan, and identify resources required to undertake the review.	In the fourth year following the completion of the Approved Management Plan as needed so that resource requirements can be addressed in the parties' budgets for the fifth year
SFN, Government	Complete review as agreed.	No later than five years after the completion of the Approved Management Plan

Planning Assumptions

- 1. This cycle of activities will repeat for all subsequent reviews, adjusting timing as required.
- 2. The terms of reference discussions will identify timelines, budgetary and other resources required and each party's participation in carrying out the review.

PROJECT: Referral of proposed amendments to Approved Management Plan for the Lhutsaw Wetland

Habitat Protection Area ("Area") to the Selkirk Renewable Resources Council

RESPONSIBLE

SFN, Government, Selkirk Renewable Resources Council ("RRC")

PARTY:

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 10, Schedule C

5.5 Government and the Selkirk First Nation shall refer any proposed amendments to the Approved

Management Plan to the Selkirk Renewable Resources Council for its review and

recommendations.

CROSS REFERENCED CLAUSES: Chapter 10 Schedule C 5.1, 5.2 (all). 5.3

Responsibility	Activities	Timing
SFN or Government	Identify need for amendment to Approved Management Plan.	As necessary
SFN, Government	Draft any proposed amendment(s) to the Approved Management Plan and forward to the RRC for review and recommendations.	When amendments are being proposed
RRC	Consider proposed amendment(s) and forward recommendations to SFN and Government.	As soon as practicable after receiving proposed amendments
SFN, Government	Advise the RRC of the outcome concerning any proposed amendment(s) which the RRC has reviewed.	Following a decision about whether and how to amend the Approved Management Plan

PROJECT: Management of Lhutsaw Wetland Habitat Protection Area ("Area") and implementation of the

Approved Management Plan for the Area

RESPONSIBL

SFN, Government

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 10, Schedule C

6.1 The Area shall be managed in accordance with the Approved Management Plan.

6.2 Prior to the approval of a management plan pursuant to 5.0, the Area shall be managed in accordance with the objectives set out at 4.3.

CROSS REFERENCED CLAUSES: Chapter 10 Schedule C 4.3 (all), 5.3

Responsibility Activities Timing

SFN, Government Manage the Area in a manner consistent with the Prior to the approval of the

objectives set out at 4.3. management plan

SFN, Government Manage the Area in accordance with the Approved After approval of the

Management Plan. management plan

PROJECT: Nominees to a Regional Land Use Planning Commission ("RLUPC") for region

including any part of the SFN Traditional Territory

RESPONSIBLE

PARTY:

Government, SFN, other affected YFNs

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

11.4.2

Settlement Agreements shall provide for regionally based Regional Land Use Planning Commissions with one third representation by nominees of Yukon First Nations, one third representation by nominees of Government, and one third representation based on the demographic ratio of Yukon Indian People to the total population in a planning region.

11.4.2.1 In the event a Regional Land Use Planning Commission is established for a planning region which includes any part of the Traditional Territory of the Selkirk First Nation, it shall be composed of one-third nominees of the Selkirk First Nation and the other Yukon First Nations whose Traditional Territories are included in the planning region, one-third nominees of Government, and one-third nominees appointed in accordance

with 11.4.2.2.

11.4.2.2 Government, the Selkirk First Nation and the other Yukon First Nations whose Traditional Territories are included in the planning region shall agree on who may nominate each of the last one-third of the nominees to the Regional Land Use Planning Commission referred to in 11.4.2.1 based upon the demographic ratio of Yukon Indian People to the total population in the planning region.

11.4.2.3 The Selkirk First Nation and the other Yukon First Nations whose Traditional Territories are included in the planning region shall determine the proposed Yukon First Nation nominees to the Regional Land Use Planning Commission, prior to entering the process in 11.4.2.5 and 11.4.2.6.

11.4.2.4 Failing agreement under 11.4.2.2 or determination under 11.4.2.3, Government, the Selkirk First Nation or any Yukon First Nation whose Traditional Territory is included in the planning region may refer the matter to the dispute resolution process under 26.3.0.

Prior to any appointments being made to a Regional Land Use Planning Commission, Government, and the Selkirk First Nation and the other Yukon First Nations whose Traditional Territories are included in the planning region, shall make reasonable attempts to reach a consensus as to the individuals which each nominates to the Regional Land Use Planning Commission.

In the event that, after having made the reasonable attempts required by 11.4.2.5, Government, and the Selkirk First Nation and the other Yukon First Nations whose Traditional Territories are included in the planning region, are unable to reach a consensus, either may give written notice to the others setting out the names of the individuals which it intends to nominate to the Regional Land Use Planning Commission, and 14 days thereafter, may so nominate those individuals.

CROSS REFERENCED CLAUSES: 26.3.0 (all)

Responsibility	Activities	Timing
Government, SFN and other affected YFNs	In order to determine the total number of nominees from each party, agree on who will nominate each of the remaining one third of the representatives.	Upon decision to establish a RLUPC
Government, SFN or other affected YFNs	If no agreement on who should nominate the remaining one third of the nominees, at discretion, refer disagreement to dispute resolution under 26.3.0.	As necessary
SFN, other affected YFNs	Determine the proposed YFN nominee to the RLUPC.	Prior to entering the process in 11.4.2.5 and 11.4.2.6
SFN or other affected YFNs	If no agreement on YFN nominees, at discretion, refer disagreement resulting from 11.4.2.3 to dispute resolution under 26.3.0.	As necessary

Responsibility	Activities	Timing
SFN and other affected YFNs, Government	Make reasonable efforts to reach a consensus as to the individuals which each nominates to the RLUPC.	When making nominations to the RLUPC
	If consensus is reached:	
SFN and other affected YFNs, Government	Nominate those individuals.	As soon as practicable
	OR	
	If no consensus reached:	
SFN and other affected YFNs, Government	At discretion, give written notice to the other party identifying the individuals which it intends to nominate to the RLUPC.	As necessary
SFN and other affected YFNs, Government	At discretion, nominate named individuals.	At least 14 days after notice provided

PROJECT: Approval of regional land use plans by Government (Non-Settlement Land)

RESPONSIBLE

PARTY:

Government

PARTICIPANT/

LIAISON:

Regional Land Use Planning Commission ("RLUPC"), SFN, other affected YFNs, affected Yukon

communities

OBLIGATIONS ADDRESSED:

11.6.2 Government, after Consultation with any affected Yukon First Nation and any affected Yukon

community, shall approve, reject or propose modifications to that part of the recommended

regional land use plan applying on Non-Settlement Land.

11.6.3 If Government rejects or proposes modifications to the recommended plan, it shall forward either

the proposed modifications with written reasons, or written reasons for rejecting the recommended

plan to the Regional Land Use Planning Commission, and thereupon:

11.6.3.1 the Regional Land Use Planning Commission shall reconsider the plan and make

a final recommendation for a regional land use plan to Government, with written

reason; and

11.6.3.2 Government shall then approve, reject or modify that part of the plan

recommended under 11.6.3.1 applying on Non-Settlement Land, after Consultation with any affected Yukon First Nation and any affected Yukon

community.

CROSS REFERENCED CLAUSES: 11.6.1

Responsibility Activities Timing

Government Notify SFN and other affected YFNs and Yukon Upon receipt of regional land use

communities that Non-Settlement Land aspects of

recommended regional land use plan are being

considered by Government.

Government Provide information about the recommended plan At time of notification

as it applies to Non-Settlement land and indicate

reasonable time for response.

Responsibility	Activities	Timing
SFN, other affected YFNs, and Yukon communities	Review information and prepare and present views.	Within reasonable period of time indicated by Government
Government	Provide full and fair consideration of views.	Before responding to the RLUPC
Government	Prepare and forward to the RLUPC, the Government response to aspects of the plan dealing with Non-Settlement Land, including written reasons for any modifications proposed and/or written reasons for rejecting plan.	After Consultation with YFNs and communities
RLUPC	If the plan is not supported in its entirety, reconsider plan in light of Government response and make final recommendation for plan to Government, including written reasons.	Upon receipt of Government response to plan
Government	Repeat Consultation with SFN, other affected YFNs and communities for those items that may have been modified by the RLUPC in its final recommendation and any outstanding issues remaining between the RLUPC and Government.	Prior to final decision by Government
Government	Prepare and forward to the RLUPC the final Government acceptance, rejection or modification of aspects of the plan dealing with Non-Settlement Land.	

Planning Assumptions

- 1. To the extent practicable, Government and SFN will undertake the necessary Consultation with respect to Non-Settlement and Settlement Land aspects of the plan in a coordinated fashion.
- 2. When reviewing the part of the plan which applies to Non-Settlement Land, Government may consider the entire recommended regional land use plan.

PROJECT: Approval of regional land use plans by SFN (Settlement Land)

RESPONSIBLE

SFN

PARTY:

PARTICIPANT/

Regional Land Use Planning Commission ("RLUPC"), Government

LIAISON:

OBLIGATIONS ADDRESSED:

11.6.4 Each affected Yukon First Nation, after Consultation with Government, shall approve, reject or propose modifications to that part of the recommended regional land use plan applying to the Settlement Land

of that Yukon First Nation.

11.6.5 If an affected Yukon First Nation rejects or proposes modifications to the recommended plan, it shall

forward either the proposed modifications with written reasons or written reasons for rejecting the

recommended plan to the Regional Land Use Planning Commission, and thereupon:

11.6.5.1 the Regional Land Use Planning Commission shall reconsider the plan and make

a final recommendation for a regional land use plan to that affected Yukon First

Nation, with written reason; and

11.6.5.2 the affected Yukon First Nation shall then approve, reject or modify that part of

the plan recommended under 11.6.5.1 after Consultation with Government.

CROSS REFERENCED CLAUSES: 11.6.1

Responsibility	Activities	Timing
SFN	Notify Government that Settlement Land aspects of the recommended regional land use plan are being considered by the SFN.	Upon receipt of regional land use plan
SFN	Provide information about recommended plan as it applies to Settlement Land an indicate reasonable time for response.	At time of notification

Responsibility	Activities	Timing
Government	Review information and prepare and present views.	Within reasonable timeframe indicated by SFN
SFN	Provide full and fair consideration of views.	Before responding to the RLUPC
SFN	Prepare and forward to the RLUPC, the SFN response to aspects of the plan dealing with Settlement Land, including written reasons for any modifications proposed and/or written reasons for rejecting plan.	After Consultation with Government
RLUPC	If the plan is not supported in its entirety, reconsider plan in light of SFN response and make final recommendation for plan to SFN, including written reasons.	Upon receipt of SFN response to plan
SFN and Government	Repeat first four activities for those items that may have been modified by the RLUPC in its final recommendation.	Prior to final decision by SFN
SFN	Prepare and forward to the RLUPC the final SFN acceptance, rejection or modification of aspects of the plan dealing with Settlement Land.	After Consultation with Government

Planning Assumptions

- 1. To the extent practicable, Government and SFN will undertake the necessary Consultation with respect to Non-Settlement and Settlement Land aspects of the plan in a coordinated fashion.
- 2. The Department of Indian Affairs and Northern Development will assume the lead role for Canada.
- 3. When reviewing the part of the plan which applies to Settlement Land, SFN may consider the entire recommended regional land use plan.

PROJECT: Joint development of sub-regional or district land use plans

RESPONSIBLE

PARTY:

Government and SFN

PARTICIPANT/

LIAISON:

None identified

OBLIGATIONS ADDRESSED:

11.8.4 If Government and a Yukon First Nation agree to develop a sub-regional or district land use

plan jointly, the plan shall be developed in accordance with the provisions of this chapter.

11.9.4 If Government initiates the development of a sub-regional or district land use plan by a

planning body, the planning body established to prepare that plan shall prepare a budget for the preparation of the plan which shall be subject to review by Government, and Government

shall pay those expenses which it approves.

CROSS REFERENCED CLAUSES: 11.8.1, 11.8.2, 11.8.3

Responsibility	Activities	Timing
Government or SFN	Propose to the other party that a sub-regional or district land use plan be jointly prepared.	As appropriate
Government or SFN	Review the proposal and notify other party of whether it is willing to undertake joint planning.	Upon receipt of proposal
Government and SFN	If both parties agree to undertake planning, discuss arrangements for the preparation of the plan, including need to designate a planning body if appropriate.	As appropriate
Designated planning body	If a planning body is found to be necessary, prepare budget for the development of the plan and submit budget to Government for review.	As soon as practicable

Responsibility	Activities	Timing
Government	Review budget.	As soon as practicable upon receipt of budget submission
Designated planning body	Develop plan in accordance with Chapter 11 and in a manner consistent with any approved regional land use plan which exists for the area.	As required

Planning Assumption

1. The joint preparation of sub-regional and/or district land use plans will occur in a manner consistent with Government and SFN policies which may be in place from time to time.

PROJECT: The ownership and management of Heritage Resources on Settlement Land

RESPONSIBLE

PARTY:

SFN

PARTICIPANT/

LIAISON:

13.3.1

None identified

OBLIGATIONS ADDRESSED:

	Moveable Heritage Resources and Non-Public Records, other than records which are the private property of any Person, found on its Settlement Land and on those Beds of waterbodies owned by that Yukon First Nation.
13.4.4	A Yukon First Nation or a Yukon Indian Person who is an owner of a Heritage Resource may transfer the ownership or custody of the Heritage Resource to another Yukon First Nation or to another aboriginal person.
13.4.7	Any granting of access to the public, third parties or Government to Settlement Land shall not divest the Yukon First Nation of the ownership or management of Heritage Resources on

13.10.8 Yukon First Nations shall own all Documentary Heritage Resources found on Settlement Land

other than Public Records or records which are the private property of any Person.

Each Yukon First Nation shall own and manage Moveable Heritage Resources and non-

CROSS REFERENCED CLAUSES: 13.3.8, 13.4.1, 13.4.2, 13.4.8

Settlement Land.

Responsibility	Activities	Timing
SFN	Develop and establish policies and procedures via mechanisms such as community-based research, regarding:	At discretion of SFN, after the Effective Date
	Management of Moveable Heritage Resources, non-Moveable Heritage Resources and non-Public Records, other than records which are the private property of any Person, found on its Settlement Land and on those Beds of waterbodies owned by SFN; and	

Responsibility	Activities	Timing
	Determination of ownership of those records which may be considered private property.	
	Establish a system to register ownership or custody of Heritage Resources, as required for transfer.	
SFN	Manage resources.	

Planning Assumptions

- 1. Canada and Yukon will assist SFN to access existing funding programs, including those programs designed to develop facilities to display and house Heritage Resources.
- 2. Yukon is taking steps to access funding to provide proper and adequate facilities necessary to clean and restore Moveable Heritage Resources.

PROJECT: The ownership and r

The ownership and management of ethnographic Moveable Heritage Resources and Documentary Heritage Resources which are directly related to Yukon Indian People and are

found in the SFN Traditional Territory

RESPONSIBLE

PARTY:

SFN, Canada, Yukon, other YFNs

PARTICIPANT/

Yukon Heritage Resources Board ("YHRB")

LIAISON:

OBLIGATIONS ADDRESSED:

13.3.2 Subject to 13.3.5 to 13.3.7, each Yukon First Nation shall own and manage ethnographic

Moveable Heritage Resources and Documentary Heritage Resources that are not Public Records and that are not the private property of any Person and that are found in its respective Traditional Territory and that are directly related to the culture and history of Yukon Indian

People.

13.3.2.1 If more than one Yukon First Nation asserts ownership of a Heritage Resource

pursuant to 13.3.2, they shall attempt to resolve the matter among themselves, and, failing resolution, any one of them may refer the matter to the Yukon Heritage Resources Board which shall determine ownership of the Heritage

Resource in dispute.

13.3.5 In the event that a Moveable Heritage Resource found on Non-Settlement Land in a

Traditional Territory cannot be readily identified as an ethnographic object directly related to the culture and history of Yukon Indian People, that object shall be held in custody by

Government until the nature of the object has been determined.

13.3.6 If the object in 13.3.5 is determined by the Yukon Heritage Resources Board to be:

13.3.6.1 an ethnographic object directly related to the culture and history of Yukon

Indian People, it shall be owned and managed by the Yukon First Nation in

whose Traditional Territory it was found; or

13.3.6.2 an ethnographic object not directly related to the culture and history of Yukon

Indian People, or to be a palaeontological or an archaeological object, it shall

be owned and managed by Government.

CROSS REFERENCED CLAUSES: 13.3.3, 13.3.7, 13.3.8, 13.4.1,13.4.2, 13.4.8, 13.5.3, 13.5.3.6, 13.6.0 (all)

Responsibility	Activities	Timing
SFN	Develop and establish policies and procedures via mechanisms such as community-based research regarding:	At discretion of SFN, after the Effective Date
	Management of all ethnographic Moveable Heritage Resources and Documentary Heritage Resources that are not Public Records and that are not the private property of any Person and that are found in its respective Traditional Territory and that are directly related to the culture and history of Yukon Indian People;	
	Determination of ownership of those records which may be considered private property; and	
	Resolution of disputes when more than one YFN asserts ownership of a Heritage Resource.	
SFN	In accordance with its policies and procedures, manage all ethnographic Moveable Heritage Resources and Documentary Heritage Resources that are not Public Records and that are not the private property of any Person and that are found in its respective Traditional Territory and that are directly related to the culture and history of Yukon Indian People.	Ongoing
SFN, other YFNs	If more than one YFN asserts ownership of a	As disputes occur
·	Heritage Resource attempt to resolve dispute.	•
SFN	If the YFNs are unable to resolve the dispute among themselves, at discretion, refer to the YHRB.	Within a reasonable period of time

Responsibility	Activities	Timing
Canada or Yukon	If any Moveable Heritage Resource found on Non-Settlement Land in SFN Traditional Territory cannot be readily identified as an ethnographic object directly related to the culture and history of Yukon Indian People, hold object in custody until the nature of the object has been determined.	
Canada or Yukon	Manage object, if YHRB determines the object is an ethnographic object not directly related to the culture and history of Yukon Indian People.	After dispute resolved
SFN	Manage object, if YHRB determines the object is an ethnographic object directly related to the culture and history of Yukon Indian People.	After dispute resolved

Planning Assumptions

- 1. Yukon and Canada will assist SFN to access existing funding programs, including those programs designed to develop facilities to display and house Heritage Resources.
- 2. Yukon is taking steps to access funding to provide proper and adequate facilities necessary to clean and restore Moveable Heritage Resources.

PROJECT: Allocation of Government program resources for the development and management of

Heritage Resources of Yukon Indian People

RESPONSIBLE

Canada, Yukon, SFN

PARTY:

PARTICIPANT/

 $Yukon\,Indian\,People,\,Yukon\,Heritage\,Resources\,Board\,("YHRB"),\,other\,Yukon\,First\,Nation(s)$

LIAISON:

OBLIGATIONS ADDRESSED:

13.4.1 As the Heritage Resources of Yukon Indian People are underdeveloped relative to non-Indian

Heritage Resources, priority in the allocation of Government program resources available from time to time for Yukon Heritage Resources development and management shall, where practicable, be given to the development and management of Heritage Resources of Yukon

Indian People, until an equitable distribution of program resources is achieved.

13.4.2 Once an equitable distribution of program resources is achieved. Heritage Resources of

Yukon Indian People shall continue to be allocated an equitable portion of Government program resources allocated from time to time for Yukon Heritage Resources development

and management.

CROSS REFERENCED CLAUSES: 2.6.7, 13.1.0 (all), 13.3.1, 13.3.2 (all), 13.3.3, 13.3.4, 13.3.5,13.3.6 (all), 13.3.8,13.4.3, 13.4.8.13.5.3 (all), 13.7.1.13.8.1.2,13.8.1.3, 13.8.1.4,13.8.1.5, 13.8.1.7,13.8.2,13.8.3,13.8.7 (all), 13.9.1 (all), 13.10.4,13.10.5, 13.10.7,13.10.8, 13.11.2,13.11.3, 13.11.4; Chapter 13 Schedule A (all); 28.3.3.5

Responsibility	Activities	Timing
Canada, Yukon, SFN	Meet to: - complete terms of reference and a work plan, including time frames, for the preparation of a strategic plan with respect to the development and management of Heritage Resources in SFN Traditional Territory; and	Within 6 months after the Effective Date or as soon
	- discuss steps that can be initiated towards achieving the objectives of 13.4.1 and 13.4.2 in the interim prior to completion of the strategic plan.	

Responsibility	Activities	Timing
Canada, Yukon, SFN	Develop and approve the strategic plan.	As agreed by Parties and the YHRB, following completion of terms of reference and/or the strategic plan
YHRB	At discretion, review and make recommendations to Canada, Yukon and SFN regarding the strategic plan and ways in which YHRB could monitor implementation of the strategic plan.	Within a reasonable time following receipt of the strategic plan
Canada, Yukon, SFN	Implement the strategic plan.	Following completion of the strategic plan
Canada, Yukon, SFN	Jointly monitor implementation of the strategic plan, and review and amend the plan from time to time as may be agreed.	Ongoing

Planning Assumptions

1. The strategic plan will set out a collaborative, complementary approach to the development and management of heritage resources in the SFN Traditional Territory, and will provide a framework to guide the priority-setting in the allocation of Government program resources available from time to time for Yukon Heritage Resources development and management which shall, where practicable, be given to the development and management of the Heritage Resources of Yukon Indian People until an equitable distribution of program resources is achieved, by:

identifying related long-term and short-term priorities of SFN, Canada and the Yukon;

coordinating the activities, projects and/or short-term or long-term plans by which each party will address its identified priorities and common priorities of the Parties;

identifying sources of funding and/or other resources from SFN, Canada and the Yukon, as appropriate and as may be available from time to time, to support the activities, projects and/or plans, including opportunities to partner such activities, projects and/or plans with other related initiatives of those governments; and

identifying opportunities and developing strategies to access any additional sources of funding and/or other resources for which the activities, projects and/or plans may be eligible.

Terms of reference for the strategic plan shall include:

consideration of the objectives set out in 13.1.0;

an approach that recognizes the historical underdevelopment of the Heritage Resources of Yukon Indian People;

establishment of criteria and a process for evaluation of progress in achieving and maintaining an equitable distribution of Government program resources available from time to time for the development and management of Heritage Resources of Yukon Indian People as required pursuant to 13.4.1 and 13.4.2, including consideration of:

how the activities, projects and/or plans set out in the strategic plan, and related allocations of Government program resources, contribute to achieving the objective of 13.4.1 and 13.4.2 with respect to equitable distribution of program resources; and

allocations of Government program resources for the development and management of Heritage Resources of Yukon Indian People of all Yukon First Nations; and

consideration of the activities required pursuant to 2.6.7, 13.1.0 (all), 13.3.1, 13.3.2 (all), 13.3.3,13.3.4, 13.3.5,13.3.6 (all), 13.3.8,13.4.3, 13.4.8,13.5.3 (all), 13.7.1. 13.8.1.2, 13.8.1.3, 13.8.1.4, 13.8.1.5, 13.8.1.7, 13.8.2, 13.8.3, 13.8.7 (all), 13.9.1, 13.10.4, 13.10.5,13.10.7, 13.10.8, 13.11.2, 13.11.3, 13.11.4; Chapter 13 Schedule A (all); 28.3.3.5.

2. The terms of reference for the strategic plan may also include:

the roles and participation of the Parties in developing, monitoring, reviewing and amending the strategic plan; and

such other matters as the Parties may agree.

3. The development and implementation of the strategic plan, as described in the activities set out above, may be coordinated with the development and implementation of similar strategic plans for (an) other Yukon First Nation(s), at the discretion of Government, SFN and the other Yukon First Nation(s).

4. The development and management of the Heritage Resources of Yukon Indian People in that part of SFN Tradition	al
Territory which, from time to time, overlaps the Traditional Territory of another YFN, will not be addressed in the strateg	jic
plan except to the extent that ownership of the Heritage Resource has been established pursuant to 13.3.2.1.	

5.	. At discretion	of the	YHRB,	the	Parties	may	consult	with	the	YHRB	at a	any time	during	developmen	t of	the	terms	of
re	eference and/or	r of the	strate	gic pl	an.													

PROJECT: The development of programs, staff and facilities to enable the repatriation of Moveable and

Documentary Heritage Resources relating to Yukon Indian People

RESPONSIBLE

PARTY:

Canada, Yukon, SFN

PARTICIPANT/

LIAISON:

None identified

OBLIGATIONS ADDRESSED:

13.4.3 Government, where practicable, shall assist Yukon First Nations to develop programs, staff

and facilities to enable the repatriation of Moveable and Documentary Heritage Resources relating to the culture and history of Yukon Indian People which have been removed from the Yukon, or are retained at present in the Yukon, where this is consistent with the maintenance

of the integrity of national or territorial collections.

CROSS REFERENCED CLAUSES: 13.4.1, 13.4.2, 13.4.8, 13.10.2

Responsibility	Activities	Timing
SFN	Develop and establish policies and procedures relating to repatriation, including policies to determine ownership of those Moveable and Documentary Heritage Resources which may be considered private property.	On initiative of SFN
SFN and Government	Discuss and determine assistance required to enable repatriation.	At the request of the SFN
Yukon and/or Canada	Provide technical and information assistance to the SFN to assist it to develop programs, staff and facilities.	As practicable

Planning Assumption

1. Government will assist SFN to access existing funding programs, including those programs designed to develop facilities to display and house Heritage Resources.

PROJECT: Consultation with SFN on Legislation and related policies on Heritage Resources in the Yukon

RESPONSIBLE

Government

PARTY:

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

13.4.5 Government shall Consult Yukon First Nations in the formulation of Legislation and related

Government policies on Heritage Resources in the Yukon.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
SFN, Government	Develop arrangements and procedures for Consultation identifying contacts, timelines, general information guidelines, and any other information required by SFN and Government.	Within 60 days of the Effective Date, or as soon thereafter as the parties agree is reasonable
Government	Notify SFN of subject matter of any proposed legislative or policy changes related to Heritage Resources in the Yukon.	As necessary, following Effective Date
SFN	Prepare and present views to Government.	Within reasonable time as set out in the arrangements and procedures for Consultation
Government	Provide full and fair consideration to views presented by the SFN.	
Government	Notify SFN of outcome.	As practicable

Planning Assumption

1. The arrangements and procedures for Consultation will include provision for revising these arrangements and procedures from time to time.

PROJECT: The preparation of an inventory of Moveable Heritage Resources and Heritage Sites which

relate to the SFN

RESPONSIBLE

Government, SFN

PARTY:

PARTICIPANT/ Yukon Heritage Resources Board ("YHRB")

LIAISON:

OBLIGATIONS ADDRESSED:

13.4.8 In accordance with Government procedures on access to and duplication of records, and

subject to access to information, protection of privacy and copyright Legislation and to any agreements respecting records or the information contained in them, Government, within existing budgets, shall facilitate the preparation of an inventory of Moveable Heritage

Resources and Heritage Sites which relate to Yukon First Nations.

CROSS REFERENCED CLAUSES: 2.7.1, 13.4.1, 13.4.2, 13.5.3, 13.5.3.7

Responsibility	Activities	Timing
Government	Facilitate the preparation of an inventory of Moveable Heritage Resources and Heritage Sites, within existing budgets.	After the Effective Date
SFN, Government	Indicate, in the case of Moveable Heritage Resources and Heritage Sites, the location and origin of the Resources and Sites, where possible.	During development of inventory
Government	Notify YHRB that inventory is being prepared and seek input regarding inventory of Moveable Heritage Resources and Heritage Sites.	During development of inventory
YHRB	At discretion, review and make recommendations to Government regarding inventory of Moveable Heritage Resources and Heritage Sites.	As soon as practicable after notice received

PROJECT: Development of a manual to include definitions relating to heritage resources

RESPONSIBLE

YFNs, Yukon, Canada

PARTY:

PARTICIPANT/ Yukon Heritage Resources Board ("YHRB")

LIAISON:

OBLIGATIONS ADDRESSED:

13.5.3 The Board may make recommendations to the Minister and to Yukon First Nations on:

13.5.3.6 the development, revision and updating of a manual including definitions of

ethnographic, archaeological, palaeontological and historic resources, to facilitate the management and interpretation of these resources by Government and Yukon First

Nations, such manual to be developed by Yukon First Nations and Government;

CROSS REFERENCED CLAUSES: 13.3.2.1, 13.3.6, 13.3.7, 13.4.1, 13.4.2, 13.5.4

Responsibility	Activities	Timing
YFNs or Yukon	Notify parties of desire to begin development of manual.	At discretion
YFNs and Yukon	Convene meeting to discuss.	As arranged by parties
Yukon and YFNs	Notify YHRB that manual is being prepared and seek input.	Upon readiness of parties to undertake development of manual
YHRB	Make recommendations to Yukon, YFNs and Canada regarding the contents of manual.	As soon as practicable after notice received
Yukon and YFNs	Reach agreement on content of manual.	As soon as practicable

Responsibility	Activities	Timing
Yukon and YFNs	Provide Canada with definitions to be used in manual, and ask for response.	After agreement reached between Yukon and YFNs
Canada	Respond to Yukon and YFNs.	Within a reasonable period of time
Yukon and YFN	Incorporate Canada comments in manual, as agreed by YFNs and Yukon. Complete manual.	As soon as practicable

Planning Assumptions

- 1. When making recommendations respecting issues affecting lands administered by the Canadian Parks Service, the YHRB will address recommendations to the appropriate federal Minister.
- 2. In developing definitions of ethnographic, palaeontological objects etc., it is expected that the Yukon, YFNs, and Canada will agree on a single definition for each term.

PROJECT: The distribution of research or interpretive reports regarding Yukon Heritage Resources

RESPONSIBLE

Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

13.7.1 Research or interpretive reports produced by Government or its agents regarding Yukon

Heritage Resources shall be made available to the affected Yukon First Nation.

13.7.2 Where feasible, research reports in 13.7.1 or portions thereof, shall be made available to the

public, recognizing that some reports may be restricted due to the sensitive nature of the

information contained therein.

CROSS REFERENCED CLAUSES: 2.7.1, 13.4.1, 13.4.2

Responsibility	Activities	Timing
Government	Provide a list of existing research or interpretive reports and, as practicable, reports in preparation.	At request of SFN, as soon as practicable after Effective Date
SFN	Request the research or interpretive reports that are of interest to SFN.	Following receipt of the list
Government	Make available to SFN the requested research or interpretive reports.	At request of SFN
SFN	Notify Government if it has any concerns that the report contains information of a sensitive nature.	As soon as practicable after receipt of requested reports
Government	Make a determination, based on concerns expressed by the SFN and/or access to information and privacy legislation whether to release to public. Provide details of decision to SFN.	Prior to the public release of reports or portions thereof

Planning Assumption

1. Government shall make best efforts to recognize and respect the sensitivity expressed by SFN pertaining to publication of such reports, consistent with 13.1.1.1.

PROJECT: The provision of a written inventory of all Heritage Sites within the Traditional Territory of the

SFN

RESPONSIBLE

PARTY:

Government

PARTICIPANT/

LIAISON:

SFN

OBLIGATIONS ADDRESSED:

13.8.1.2 Government shall provide the Selkirk First Nation with a written inventory of the sites

within the Traditional Territory of the Selkirk First Nation which are identified by Government as Heritage Sites directly related to the culture and heritage of Selkirk People, including information on their location and character, which have been

documented by Government at the Effective Date of this Agreement.

CROSS REFERENCED CLAUSES: 13.4.1, 13.4.2

Responsibility Activities Timing

Government Provide to the SFN, a written inventory of

sites within the Traditional Territory of SFN which are identified by Government as Heritage Sites directly related to the culture and heritage of Selkirk People, including information on their location and character, which have been documented by Government

at the Effective Date.

As soon as practicable

PROJECT: The identification of proposed Designated Heritage Sites or Heritage Sites directly related to

the culture and heritage of Selkirk People

RESPONSIBLE

PARTY:

Government

PARTICIPANT/

LIAISON:

SFN

OBLIGATIONS ADDRESSED:

13.8.1.3 Government shall inform the Selkirk First Nation when land within the Traditional

Territory of the Selkirk First Nation is identified by Government as a proposed Designated Heritage Site or as a Heritage Site directly related to the culture and

heritage of Selkirk People.

CROSS REFERENCED CLAUSES: 13.4.1, 13.4.2, 13.5.3, 13.5.3.9, 13.8.1.4

Responsibility	Activities	Timing
Government	Provide written notice to advise the SFN when land within its Traditional Territory is identified as a proposed Designated Heritage Site or as a Heritage Site directly related to the culture and heritage of Selkirk People.	As soon as practicable after identification

PROJECT: The interim protection of a Heritage Site on Non-Settlement Land directly related to the culture

and heritage of SFN

RESPONSIBLE

PARTY:

Government

PARTICIPANT/ LIAISON: **SFN**

OBLIGATIONS ADDRESSED:

13.8.1.4 When requested by the Selkirk First Nation, Government shall consider protection within existing

Legislation, for a period of time, of a Heritage Site on Non-Settlement Land within the Traditional Territory of the Selkirk First Nation which is directly related to the culture and heritage of Selkirk People, pending a decision by the Minister whether to designate the Heritage Site as a

Designated Heritage Site.

13.8.1.5 Government shall Consult with the Selkirk First Nation regarding the terms and conditions of the

temporary protection which might apply to the Heritage Site pursuant to 13.8.1.4.

CROSS REFERENCED CLAUSES: 13.4.1, 13.4.2

Responsibility	Activities	Timing
SFN	Request, from Government, protection within existing Legislation for a period of time of a Heritage Site on Non-Settlement Land within the Traditional Territory of SFN pending a decision by the Minister whether to designate the Heritage Site as a Designated Heritage Site. Provide views regarding the terms and conditions of the temporary protection.	When interim protection desired
Government	Provide fair and full consideration to request for interim protection and SFN views regarding terms and conditions of the temporary protection.	As soon as practicable after request of SFN
Government	Make determination whether to provide interim protection, and on terms and conditions of same.	

Planning Assumption

 The above activities should be completed a 	s expeditiously a	as possible so that	t where interim p	rotection is d	eemed to be	Э
required, it can be secured without unnecessa	ary delays.					

PROJECT: Negotiation of arrangements for ownership, management and protection of a Heritage Site

on Non-Settlement Land

RESPONSIBLE

PARTY:

Government, SFN

PARTICIPANT/

LIAISON:

None identified

OBLIGATIONS ADDRESSED:

13.8.1.7 Government and the Selkirk First Nation may negotiate arrangements for the ownership,

management and protection of a Heritage Site on Non-Settlement Land within the Traditional Territory of the Selkirk First Nation which is directly related to the culture and heritage of Selkirk

People.

CROSS REFERENCED CLAUSES: 13.4.1, 13.4.2, 13.8.2, 13.8.3, 13.8.3.1, 13.8.6

Responsibility	Activities	Timing
Government or SFN	Request commencement of negotiations regarding ownership, management and protection of a Heritage Site on Non-Settlement Land within the Traditional Territory of the SFN which is directly related to the culture and heritage of Selkirk People. Provide details.	As necessary
Other party	Review request and determine whether to enter negotiations.	Following request to enter negotiations
Government, SFN	If parties agree, enter negotiations.	As necessary

PROJECT: Consideration of other resource users in management of interpretive and research activities

at Heritage Sites

RESPONSIBLE

PARTY:

Government, SFN

PARTICIPANT/

LIAISON:

SFN

None identified

OBLIGATIONS ADDRESSED:

13.8.2 Government and the affected Yukon First Nation shall consider the land use activities of other

resource users in the management of interpretive and research activities at Heritage Sites.

CROSS REFERENCED CLAUSES: 5.5.1 (all), 13.4.1, 13.4.2

Responsibility **Activities Timing** Consider the land use activities of other Ongoing after Effective Date Government, resource users in the management of

interpretive and research activities at

Heritage Sites.

PROJECT: The management of research activities at sites which may contain Moveable Heritage Resources

RESPONSIBLE

Government, SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

13.8.3 Government and the affected Yukon First Nation shall institute a permit system for research at any

site which may contain Moveable Heritage Resources.

CROSS REFERENCED CLAUSES: 5.5.1 (all), 13.3.1, 13.4.1, 13.4.2

Responsibility	Activities	Timing
Government, SFN	Establish joint guidelines and conditions for a permit system within SFN Traditional Territory to control research activities at any site which may contain Moveable Heritage Resources.	After Effective Date
SFN	Establish further guidelines and conditions for a permit system to control research activities at any site on Settlement Land which may contain Moveable Heritage Resources, to the extent that the SFN wishes to vary the joint guidelines set by the parties.	After joint guidelines and conditions are established by the parties
Government, SFN	Institute permit system.	
SFN	Monitor and enforce the guidelines and conditions applicable to Settlement Land pursuant to 5.5.1.	As required

PROJECT: Consultation before issuance of permit for research at a Heritage Site which is directly related to

the culture and heritage of Selkirk People in the Traditional Territory of the SFN

RESPONSIBLE

Government

PARTY:

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

13.8.3.1 Government shall Consult with the Selkirk First Nation before issuing a permit for research at a

Heritage Site which is directly related to the culture and heritage of Selkirk People in the Traditional

Territory of the Selkirk First Nation.

CROSS REFERENCED CLAUSES: 13.8.3

Responsibility	Activities	Timing
Government	Notify SFN of application for a permit for research at a Heritage Site directly related to the culture and heritage of Selkirk People in the Traditional Territory of the SFN. Provide details.	Upon receipt of application
SFN	Review request and prepare and present views.	Within a reasonable time indicated by Government
Government	Provide full and fair consideration to the views of SFN Notify SFN of outcome.	. As soon as practicable

PROJECT: The control of access to Designated Heritage Sites

RESPONSIBLE

Canada, Yukon, SFN

PARTY:

PARTICIPANT/

Yukon Heritage Resources Board

LIAISON:

OBLIGATIONS ADDRESSED:

13.8.4 Access to Designated Heritage Sites shall be controlled in accordance with the terms of site management plans which have been reviewed by the Board, and approved and implemented by Government or the affected Yukon First Nation.

13.8.5 Government and the affected Yukon First Nation, when controlling access to Designated Heritage Sites, shall consider:

13.8.5.1 the interests of permitted researchers;

13.8.5.2 the interest of the general public;

13.8.5.3 and the requirements of special events and traditional activities.

Activities

CROSS REFERENCED CLAUSES: 10.5.1, 10.5.2, 13.8.1, 13.8.2

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Yukon and/or Canada and/or SF	Establish policies and procedures to control access to Designated Heritage Sites in accordance with the terms of approved site management plans considering the requirements and interests of 13.8.5.	As soon as practicable after Effective Date and after completion of management plans
Yukon and/or Canada and/or SFN	Control access in accordance with the policies and procedures developed.	After plans developed

Timing

Planning Assumption

Responsibility

1. Responsibility for monitoring and enforcement of access to Designated Heritage Sites will be addressed in the management plans.

PROJECT: The protection of Heritage Resources accidentally discovered on SFN Settlement Land.

RESPONSIBLE

SFN

PARTY:

PARTICIPANT/

Surface Rights Board

LIAISON:

OBLIGATIONS ADDRESSED:

13.8.7.1 A Person who accidentally discovers a Heritage Resource on Selkirk First Nation Settlement Land

shall take such steps as are reasonable in all circumstances to safeguard the Heritage Resource and

shall report as soon as practicable that discovery to the Selkirk First Nation.

13.8.7.2 A Person described in 13.8.7.1 who is not exercising a right of access or a right to use Selkirk First

Nation Settlement Land provided for in this Agreement may only continue to disturb a Heritage Site

or Moveable Heritage Resource with the consent of the Selkirk First Nation.

13.8.7.3 A Person described in 13.8.7.1 who is exercising a right of access or a right to use Selkirk First Nation

 $Settlement\ Land\ provided\ for\ in\ this\ Agreement\ shall\ not\ further\ disturb\ a\ Heritage\ Site\ or\ a\ Moveable$

Heritage Resource unless permitted by Laws of General Application, and that Person obtains:

(a) the consent of the Selkirk First Nation; or

(b) failing consent, an order of the Surface Rights Board setting out the terms and conditions

of further disturbing the Heritage Site or Moveable Heritage Resource.

CROSS REFERENCED CLAUSES: 13.4.1, 13.4.2, 13.8.7.4

Responsibility Activities Timing

SFN Develop procedures with respect to the

reporting of accidental discovery of a Heritage Resource and the safeguarding of the Heritage

Within one year of Effective Date

Responsibility	Activities	Timing
SFN	Receive report of accidental discovery of a Heritage Resource. Ensure disturbance of Heritage Site or Moveable Heritage Resource has ceased.	As soon as practicable after discovery
SFN	If request made, grant or deny consent to further disturb a Heritage Site or Moveable Heritage Resource. Notify applicant of decision.	Within a reasonable time of the request
SFN	If application is made to the Surface Rights Board prepare and respond to application.	In accordance with Surface Rights Board rules

Planning Assumptions:

- 1. The Parties will undertake to share advance drafts of material intended for public distribution relating to the accidental discovery of Heritage Resources on SFN Settlement Land, and to include mutually acceptable material in any publications containing information dealing with activities which may result in the accidental discovery of a Heritage Resource.
- 2. Where practicable, material published shall include descriptive cultural information to facilitate recognition of a Heritage Resource.

PROJECT: The protection of Documentary Heritage Resources that have been accidentally discovered on

Settlement Land and reported to the SFN.

RESPONSIBLE

PARTY:

Government, SFN

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

13.8.7.4 The Selkirk First Nation shall report to Government, as soon as practicable, the discovery on Selkirk

First Nation Settlement Land of any Documentary Heritage Resource reported to it under 13.8.7.1.

13.8.7.5 Government and the Selkirk First Nation shall attempt to agree whether a Documentary Heritage

Resource described in 13.8.7.4 is a Public Record or a Non-Public Record and, failing agreement,

either may refer the matter to the dispute resolution process under 26.3.0.

13.8.7.6 If a Documentary Heritage Resource is a Non-Public Record, the Selkirk First Nation shall make

reasonable efforts to determine if it is privately owned.

CROSS REFERENCED CLAUSES: 13.4.1, 13.4.2. 13.8.7.1, 26.3.0 (all)

Responsibility	Activities	Timing
Government, SFN	Develop arrangements and procedures for the reporting of accidental discoveries.	Within 6 months of Effective Date or as soon thereafter as the parties agree is reasonable
SFN	Report to Government the discovery of any Documentary Heritage Resource reported to SFN under 13.8.7.1.	As soon as practicable after report under 13.8.7.1
Government, SFN	Attempt to agree whether the Documentary Heritage Resources is a Public Record or a Non-Public Record.	

Responsibility	Activities	Timing
Government or SFN	If failure to reach an agreement, at discretion, refer the matter to the dispute resolution process under 26.3.0.	Within a reasonable period of time
SFN	Make reasonable efforts to determine if it is privately owned.	After a Documentary Heritage Resource is classified as a Non-Public Record

PROJECT: The establishment of procedures to manage SFN Burial Sites on Settlement Land

RESPONSIBLE

SFN, Government

PARTY:

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

13.9.1 Government and Yukon First Nations shall each establish procedures to manage and protect Yukon First Nation Burial Sites which shall:

13.9.1.1 restrict access to Yukon First Nation Burial Sites to preserve the dignity of the Yukon First

Nation Burial Sites; and

13.9.1.3 provide that, subject to 13.9.2, where a Yukon First Nation Burial Site is discovered, the

Yukon First Nation in whose Traditional Territory the Yukon First Nation Burial Site is located shall be informed, and the Yukon First Nation Burial Site shall not be further

disturbed.

CROSS REFERENCED CLAUSES: 13.4.1, 13.4.2, 13.9.2

Responsibility	Activities	Timing

SFN, Government Develop and establish policies and procedures to:

manage and protect SFN Burial Sites on SFN

Settlement Land; restrict access; report discovery of

SFN Burial Site; and prevent disturbance.

Within 6 months of Effective Date or as soon thereafter as the parties agree is

reasonable

Planning Assumptions

- 1. The Parties will undertake to share advance drafts of material intended for public distribution relating to the accidental discovery of SFN Burial Sites, and to include mutually acceptable material in any publications containing information dealing with activities which may result in the accidental discovery of a SFN Burial Site.
- 2. Where practicable, material published shall include descriptive cultural information to facilitate recognition of a SFN Burial Site.

The establishment of procedures to manage SFN Burial Sites on Non-Settlement Land PROJECT:

RESPONSIBLE

Government, SFN

PARTY:

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

13.9.1 Government and Yukon First Nations shall each establish procedures to manage and protect Yukon First Nation Burial Sites which shall:

13.9.1.1 restrict access to Yukon First Nation Burial Sites to preserve the dignity of the Yukon First

Nation Burial Sites:

13.9.1.2 where the Yukon First Nation Burial Site is on Non-Settlement Land, require the joint approval

> of Government and the Yukon First Nation in whose Traditional Territory the Yukon First Nation Burial Site is located for any management plans for the Yukon First Nation Burial Site;

and

13.9.1.3 provide that, subject to 13.9.2, where a Yukon First Nation Burial Site is discovered, the Yukon

First Nation in whose Traditional Territory the Yukon First Nation Burial Site is located shall

plan

be informed, and the Yukon First Nation Burial Site shall not be further disturbed.

CROSS REFERENCED CLAUSES: 13.4.1,13.4.2,13.9.2; Chapter 13 Schedule A 2.6

Responsibility	Activities	Timing
Government, SFN	Develop and establish policies and procedures to: manage and protect SFN Burial Sites on Non-Settlement Land; - restrict access; - inform SFN when a SFN Burial Site is discovered; and - prevent further disturbance.	Within 6 months of Effective Date or as soon thereafter as the parties agree is reasonable
Government, SFN	Jointly approve management plans, if developed.	After the development of a management

Planning Assumptions

- 1. During the development of procedures, the parties will exchange information on any known burial sites within the SFN Traditional Territory.
- 2. The Parties will undertake to share advance drafts of material intended for public distribution relating to the accidental discovery of SFN Burial Sites, and to include mutually acceptable material in any publications containing information dealing with activities which may result in the accidental discovery of a SFN Burial Site.
- 3. Where practicable, material published shall include descriptive cultural information to facilitate recognition of a SFN Burial Site.

PROJECT: The determination of terms and conditions upon which a SFN Burial Site may be further disturbed

following its discovery

RESPONSIBLE

SFN

PARTY:

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Where a Person discovers a Yukon First Nation Burial Site in the course of carrying on an activity authorized by Government or a Yukon First Nation, as the case may be, that Person may carry on the activity with the agreement of the Yukon First Nation in whose Traditional Territory the Yukon First Nation Burial Site is located.

13.9.3 In the absence of agreement under 13.9.2 the Person may refer the dispute to arbitration under 26.7.0 for a determination of the terms and conditions upon which the Yukon First Nation Burial Site may be further disturbed.

CROSS REFERENCED CLAUSES: 13.9.1, 26.7.0 (all)

Responsibility	Activities	Timing
SFN	Develop the necessary policies and procedures in order to process and review applications.	Within one year
SFN	Review application for consent to pursue authorized activity and establish any necessary terms or conditions, or withhold consent. Notify applicant of decision	Upon receipt of notice
SFN	If no agreement with respect to terms and conditions, respond to referral to arbitration under 26.7.0.	If referenced to arbitration

PROJECT: Development of policies and procedures regarding the exhumation, examination and reburial of

human remains from a SFN Burial Site

RESPONSIBLE

SFN

PARTY:

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

13.9.4 Any exhumation, examination, and reburial of human remains from a Yukon First Nation Burial Site

ordered by an arbitrator under 13.9.3 shall be done by, or under the supervision of, that Yukon First

Nation.

13.9.5 Except as provided in 13.9.2 to 13.9.4, any exhumation, scientific examination and reburial of remains

from Yukon First Nation Burial Sites shall be at the discretion of the affected Yukon First Nation.

CROSS REFERENCED CLAUSES: 13.9.1, 13.9.2, 13.9.3

Responsibility	Activities	Timing
SFN	Develop and establish policies and procedures with respect to further disturbance of a SFN Burial Site and the exhumation, examination, and reburial of human remains.	At discretion of SFN after Effective Date
SFN	Supervise any exhumation, examination and reburial of human remains.	If ordered by an arbitrator

PROJECT: The provision of Documentary Heritage Resources in Government custody for copying by the SFN

RESPONSIBLE

Government

PARTY:

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

13.10.2 In accordance with Government policies and procedures on access to and duplication of records, and

subject to access to information, protection of privacy and copyright Legislation and to agreements respecting the records. Government shall make available to a Yukon First Nation, for copying. Documentary

Heritage Resources in Government custody relating to that Yukon First Nation.

CROSS REFERENCED CLAUSES: 2.7.1,13.4.8

Responsibility	Activities	Timing
Government	Make available to the SFN any existing list of Documentary Heritage Resources in Government custody relating to the SFN.	At request of SFN
Government	Make available for copying any of the Documentary Heritage Resources in accordance with Government policies and procedures.	At request of SFN

PROJECT: Consultation with SFN on Legislation and related policies on Documentary Heritage Resources

in the Yukon relating to Yukon Indian People

RESPONSIBLE PARTY: Government

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

13.10.3 Yukon First Nations shall be Consulted in the formulation of any Legislation and related Government policy

on Documentary Heritage Resources in the Yukon relating to Yukon Indian People.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
SFN, Government	Develop arrangements and procedures for Consultation identifying contacts, timelines, general information guidelines, and any other information required by SFN and Government.	Within 60 days of the Effective Date, or as soon thereafter as the parties agree is reasonable
Government	Notify SFN of subject matter of any proposed changes to legislation or policy on Documentary Heritage Resources in the Yukon relating to Yukon Indian People.	As necessary
SFN	Prepare and present views to Government.	Within reasonable lime as set out in arrangements and procedures for Consultation
Government	Provide full and fair consideration to views presented by SFN.	
Government	Notify SFN of outcome.	As practicable

Planning Assumption

1. The arrangements and procedures for Consultation will include provision for revising these arrangements and procedures from time to time.

PROJECT: The management of Documentary Heritage Resources relating to Yukon Indian People

RESPONSIBLE Government **PARTY: PARTICIPANT/** SFN, Yukon Indian Elders

LIAISON:

OBLIGATIONS ADDRESSED:

- 13.10.4 Government shall, where practicable. Consult and cooperate with the affected Yukon First Nations on the management of Documentary Heritage Resources in the Yukon relating to Yukon Indian People.
- 13.10.5 Government shall Consult and cooperate with Yukon First Nations in the preparation of displays and inventories of Documentary Heritage Resources in the Yukon relating to the Yukon Indian People.
- 13.10.7 Government and Yukon First Nations may work cooperatively with Yukon Indian Elders on the interpretation of Documentary Heritage Resources relating to Yukon Indian People.

CROSS REFERENCED CLAUSES: 13.3.1,13.3.2, 13.4.1, 13.4.3, 13.4.7. 13.10.2, 13.10.3

ResponsibilityActivitiesTiming

Government Notify SFN of existing and anticipated

arrangements and plans for managing Documentary Heritage Resources relating

to Selkirk People. Provide details.

Notify SFN of proposed displays and inventories

of Documentary Heritage Resources in the Yukon pertaining to Selkirk People. Provide

details.

As practicable

Prior to planning such displays and

inventories

Responsibility	Activities	Timing
SFN	Prepare and present views to Government regarding the management of Documentary Heritage Resources pertaining to Selkirk People.	Within a reasonable period of time indicated by Government
	Prepare and present views to Government regarding proposed displays and inventories of Documentary Heritage Resources pertaining to Selkirk People.	
Government	Provide full and fair consideration of views presented by SFN regarding management of Documentary Heritage Resources related to Selkirk People.	Within a reasonable period of time after receiving SFN views
	Provide full and fair consideration of views presented by SFN regarding proposed displays and inventories of Documentary Heritage Resources pertaining to Selkirk People.	
Government	Notify SFN of outcome.	After consideration of SFN views
Government, Yukon Indian Elders, SFN	Work co-operatively on the interpretation of Documentary Heritage Resources relating to Selkirk People.	As required
Government, SFN	Work co-operatively in the preparation of displays and inventories of Documentary Heritage Resources relating to Selkirk People.	As required
	Work co-operatively on the management of Documentary Heritage Resources in the Yukon relating to Selkirk People.	

Planning Assumptions

- 1. Original copies of Documentary Heritage Resources relating to Yukon Indian People will be preserved according to recognized archival standards consistent with the maintenance of the integrity of national or territorial collections and agreements with donors; duplicate copies may be produced in accordance with policies and procedures for copying documentary heritage collections (reference 13.10.2) for deposit in YFN collections when originals remain in Government custody.
- 2. Copies of inventories of Documentary Heritage Resources relating to Yukon Indian People will be made available to YFNs as agreed to by the parties.
- 3. Translations of Documentary Heritage Resources may be required if Elders are to be involved in their interpretation.
- 4. The Parties agree that Government's ability to notify SFN of Government's existing and anticipated arrangements and plans for managing Documentary Heritage Resources relating to Selkirk People which are not held by Government may be subject to limitations imposed or indicated by the holders of the Documentary Heritage Resources.

PROJECT: Consultation with SFN by the Yukon Geographical Place Names Board ("YGPNB")

RESPONSIBLE

YGPNB

PARTY:

PARTICIPANT/

SFN, Canada

LIAISON:

OBLIGATIONS ADDRESSED:

13.11.2 When considering the naming or renaming of places or features located within the Traditional Territory

of a Yukon First Nation, or when acting with a federal agency where joint jurisdiction over the naming of the place or feature exists, the Yukon Geographical Place Names Board shall Consult with that

Yukon First Nation.

CROSS REFERENCED CLAUSES: 13.4.1, 13.4.2, 13.11.1, 13.11.4

Responsibility	Activities	Timing
YGPNB	Notify SFN when considering the naming of a place or feature within SFN Traditional Territory.	As required
SFN	Prepare and present its views to YGPNB.	Within a reasonable period of time indicated by YGPNB
YGPNB	Provide full and fair consideration of views presented.	Within a reasonable period of time after receiving SFN views
YGPNB	Notify SFN of outcome.	After consideration of SFN views

PROJECT: Naming of geographical features on Settlement Land and the inclusion of traditional aboriginal place

names on revised maps of the National Topographic Series

RESPONSIBLE

SFN, Canada

PARTY:

PARTICIPANT/

Yukon Geographical Place Names Board ("YGPNB")

LIAISON:

OBLIGATIONS ADDRESSED:

13.11.3 A Yukon First Nation may name or rename places or geographical features on Settlement Land and

such place names shall be deemed to be approved by the Yukon Geographical Place Names Board.

13.11.4 Traditional aboriginal place names shall be included, to the extent practicable and in accordance with

map production specifications of Canada, on revised maps of the National Topographic Series.

CROSS REFERENCED CLAUSES: 13.4.1, 13.4.2,13.11.1

Responsibility	Activities		Timing
Canada	Notify SFN and YGPNB of any scheduled production or reproduction of National Topographic Series maps.	As appropriate	
SFN	Develop and establish policies and conduct community-based research regarding the naming or renaming of geographic features on its Settlement Land.	As needed	
SFN	Name or rename places and geographical features on Settlement Land and forward a copy to YGPNB.	As appropriate	
SFN, Canada	Investigate and use best efforts to conclude arrangements to include names on revised National Topographic Series maps.	As appropriate	

Planning Assumption

1. It is expected that a YFN-controlled mapping company will investigate contract arrangements for map production with	th
Canada.	

PROJECT: Contracts associated with a Designated Heritage Site directly related to the history or culture of the

Selkirk People within the SFN Traditional Territory.

RESPONSIBLE

Government

PARTY:

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

13.12.1.1 Government shall provide written notice to the Selkirk First Nation of any public tender for

contracts associated with a Designated Heritage Site directly related to the history or culture of Selkirk People within the Traditional Territory of the Selkirk First Nation.

13.12.1.2 Government shall include the Selkirk First Nation in any invitational tender for contracts

associated with a Designated Heritage Site directly related to the history or culture of

Selkirk People within the Traditional Territory of the Selkirk First Nation.

13.12.1.3 The Selkirk First Nation shall have the first opportunity to accept any contract offered by

Government, other than by public or invitational tender, associated with a Designated Heritage Site directly related to the history or culture of Selkirk People within the Traditional Territory of the Selkirk First Nation upon the same terms and conditions as would be

offered to others.

13.12.1.4 Any failure to provide written notice pursuant to 13.12.1.1 shall not affect the public tender

process or the contract awards resulting therefrom.

13.12.1.5 Any failure to include the Selkirk First Nation in any invitational tender for contracts

pursuant to 13.12.1.2 shall not affect the invitational tender process, or the contract awards

resulting therefrom.

13.12.1.6 Any failure to provide a first opportunity pursuant to 13.12.1.3 shall not affect any contract

entered into associated with a Designated Heritage Site directly related to the history or

culture of Selkirk People within the Traditional Territory of the Selkirk First Nation.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.2; Chapter 13 Schedule A 5.1, 5.2; 22.5.10

Responsibility	Activities	Timing
SFN, Government	Develop contracting arrangements and procedures that will include contacts, timelines, and information requirements.	To begin at least 6 months prior to the establishment of a Designated Heritage Site or as soon thereafter as the parties agree is reasonable
Government	Provide written notice to SFN of any public or invitational tenders for contracts being offered by Government associated with a Designated Heritage Site directly related to the history or culture of Selkirk People within the Traditional Territory of the Selkirk First Nation.	As contracts are tendered
Government	Consistent with the arrangements and procedures, provide the SFN with first opportunity to accept any contract offered by Government other than by public or invitational tenders associated with a Designated Heritage Site directly related to the history or culture of Selkirk People within the Traditional Territory of the Selkirk First Nation upon the same terms and conditions as would be offered to others.	As contracts are tendered
SFN	Provide response to Government whether to accept.	Within timelines specified in arrangements and procedures

The development of contract opportunities associated with a Designated Heritage Site within the PROJECT:

Traditional Territory of the SFN.

RESPONSIBLE

Government

PARTY:

PARTICIPANT/

SFN

LIAISON:

OBLIGATIONS ADDRESSED:

13.12.1.7 Government shall include in any contract opportunities associated with a Designated

Heritage Site directly related to the history or culture of Selkirk People within the Traditional

Territory of the Selkirk First Nation:

(a) a criterion for the employment of Selkirk People or engagement of Selkirk Firms; and

(b) a criterion for special knowledge or experience of Selkirk People related to the

Designated Heritage Site.

13.12.1.8 Nothing in 13.12.1.7 shall be construed to mean that a criterion for employment of Selkirk

People or engagement of Selkirk Firms or special knowledge or experience of Selkirk

People shall be the determining criterion in awarding any contract.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.2; 13.12.1.1, 13.12.1.2; Chapter 13 Schedule A 5.1, 5.2

Responsibility **Activities** Timing

SFN, Government

Jointly develop criteria for Selkirk People employment, engagement of Selkirk Firms and for special knowledge and experience of Selkirk People related to a Designated Heritage Site, and identify the agree is reasonable specifics as to how the criteria will be included into the contracting processes.

To begin at least six months prior to the establishment of a Designated Heritage Site or as soon thereafter as the parties

Responsibility	Activities	Timing
Government	Include a criterion for Selkirk People employment or engagement of Selkirk Firms, and a criterion for special knowledge and experience of Selkirk People related to a Designated Heritage Site in any contract which it intends to develop that is associated with a Designated Heritage Site directly related to the history or culture of Selkirk People within the SFN Traditional Territory.	From time to time after Effective Date

Planning Assumption

1. Government retains ultimate responsibility for contracting associated with Designated Heritage Sites.

PROJECT: Establishment of Fort Selkirk as a Designated Heritage Site

RESPONSIBLE

SFN, Yukon, Canada

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 13, Schedule A

- 2.1 As soon as practicable following the Effective Date of this Agreement, Canada shall cause fee simple title in respect of any lands forming part of Fort Selkirk which are under the administration of Canada, to be issued in the names of the Commissioner of the Yukon Territory and the Selkirk First Nation as tenants in common.
- 2.2 As soon as practicable following the Effective Date of this Agreement, the Yukon shall cause fee simple title in respect of any lands forming part of Fort Selkirk which are under the administration and control of the Commissioner of the Yukon Territory, to be issued in the names of the Commissioner of the Yukon Territory and the Selkirk First Nation as tenants in common.
- 2.3 Fort Selkirk shall be designated as an historic site under the <u>Historic Resources Act</u>. S.Y. 1991, c. 8, as soon as practicable following the issuance of the fee simple titles referred to in 2.1 and 2.2.
- 2.4 The historic site designation under the <u>Historic Resources Act</u>. S.Y. 1991. c. 8 shall not be removed from any lands forming part of Fort Selkirk, without the consent of the Selkirk First Nation and the Yukon.
- 2.5 If the Yukon acquires:

Block C - North half of the East one-half of Block C, (N1/2 of E1/2 of Block C) measuring 250 feet along First Avenue and 120 feet along Third Street, containing a measurement of 30,000 square feet, Townsite of Selkirk, Plan 8392 CLSR., 8392 LTC; and

Block C - Lots 6 and 8, Townsite of Selkirk, Plan 8392 CLSR., 8392 LTC,

or any part thereof (the "North West Company Lands"),

the Yukon shall cause fee simple title in respect of the North West Company Lands to be issued in the names of the Commissioner of the Yukon Territory and the Selkirk First Nation as tenants in common and the boundaries of Fort Selkirk shall be amended to include the North West Company Lands.

OBLIGATIONS ADDRESSED:

- 2.5.1 For greater certainty, if the boundaries of Fort Selkirk are amended to include the North West Company Lands pursuant to 2.5, the historic site designation under the Historic Resources Act. S.Y. 1991. c. 8 of Fort Selkirk shall also apply to the North West Company Lands.
- 11.1 Canada shall withdraw the mines and minerals within Fort Selkirk from locating, prospecting and mining under the Yukon Quartz Mining Act. R.S.C. 1985. c. Y-4 and the Yukon Placer Mining Act. R.S.C. 1985. c.Y-3. from exploration and development under the Canada Petroleum Resources Act. R.S.C. 1985 (2d Supp.), c.36, and from staking out a location for the mining of coal and from issuance of a licence to explore for coal pursuant to the Territorial Lands Act. R.S.C. 1985, c.t-7.

CROSS REFERENCED CLAUSES: 13.4.6.1, 13.5.3, 13.5.3.9; Chapter 13 Schedule A 1.1, 7.1

Responsibility	Activities	Timing
Canada	Withdraw the mines and minerals within Fort Selkirk from locating, prospecting or mining under the Yukon Quartz Mining Act. R.S.C. 1985. c. Y-4 and the Yukon Placer Mining Act. R.S.C. 1985, c.Y-3, from exploration and development under the Canadian Petroleum Resources Act. R.S.C.1985 (2d Supp.) c. 36. and from staking out a location for the mining of coal or from the issuance of a license to explore for coal pursuant to the Territorial Lands Act. R.S.C. 1985, c.T-7.	By the Effective Date
Canada	Notify other Parties of withdrawal.	As soon as practicable after withdrawal
Canada	Cause fee simple title to be issued in respect of any lands forming part of Fort Selkirk which are under its administration, in the names of the Commissioner of the Yukon Territory and SFN as tenants in common.	As soon as practicable

Responsibility	Activities	Timing
Canada	Notify Yukon and SFN of issuance of fee simple title.	As soon as practicable after issuance
Yukon	Cause fee simple title to be issued in respect of any lands forming part of Fort Selkirk which are under its administration and control, in the names of the Commissioner of the Yukon Territory and SFN as tenants in common.	As soon as practical
Yukon	Notify Canada and SFN of issuance of fee simple title.	As soon as practicable after issuance
Yukon	Designate Fort Selkirk as an historic site pursuant to the Historic Resources Act. S.Y. 1991,c. 8.	As soon as practicable following the issuance of fee simple title
Yukon	Notify SFN and Canada of designation. If Yukon acquires the North West Company Lands:	As soon as practicable after designation
Yukon	Cause fee simple title to be issued in respect of North West Company Lands to be issued in the names of the Commissioner of the Yukon Territory and SFN as tenants in common.	As soon as practicable after acquiring lands
Yukon	Change the boundaries of Fort Selkirk to include the North West Company Lands by amending the designation as an historic site pursuant to the Historic Resources Act.	

Responsibility	Activities	Timing
Yukon or SFN	If making a proposal to remove the designation under the Historic Resources Act. from any part of Fort Selkirk, forward the proposal to the other party.	As necessary
Yukon or SFN	Consider the proposal.	Within a reasonable period of time after receiving the proposal
Yukon	If the Yukon and SFN agree, remove the historic site designation from the part of Fort Selkirk identified in the proposal.	As necessary

PROJECT: Management plan for Fort Selkirk Historic Site

RESPONSIBLE

SFN, Government

PARTY:

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 13, Schedule A

- 3.1 A management plan shall be prepared for Fort Selkirk.
- 3.2 A steering committee shall be established to prepare the management plan referred to in 3.1.
 - 3.2.1 The steering committee shall be comprised of six members, of whom three shall be nominated by Government and three shall be nominated by the Selkirk First Nation.
- 3.3 The steering committee shall make best efforts to recommend the management plan to Government and the Selkirk First Nation within two years of the Effective Date of this Agreement.
 - 3.3.1 If the members of the steering committee are unable to agree on the provisions to be included in the management plan, Government or the Selkirk First Nation may refer the matter to dispute resolution under 26.3.0.
- 4.1 The Minister and the Selkirk First Nation shall jointly approve the management plan for Fort Selkirk.
- 4.2 If the Minister and the Selkirk First Nation are unable to agree upon the provisions of the management plan, the Minister or the Selkirk First Nation may refer the matter to dispute resolution under 26.3.0.

CROSS REFERENCED CLAUSES: 13.8.1.6; Chapter 13 Schedule A 3.4, 3.5, 3.6, 3.7, 6.1, 6.2, 6.3, 7.1, 8.1; 26.3.0 (all)

Responsibility Activities Timing

SFN, Government Establish the steering committee comprised of three Within 6 months of the Effective Date or as members nominated by the SFN and three members soon thereafter as the parties agree is nominated by Government.

reasonable

Responsibility	Activities	Timing
Steering committee	Prepare a workplan for development of the management plan.	As soon as practicable after establishment of the steering committee
Steering committee	Develop and recommend the management plan to SFN and Government.	Best efforts within 2 years of the Effective Date, consistent with the workplan
Government or SFN	If the members of the steering committee are unable to agree on the provisions to be included in the management plan, refer to dispute resolution under 26.3.0.	As necessary
SFN, Minister	Jointly approve the management plan.	As soon as practicable after receipt of draft plan
SFN or Minister	If the parties are unable to agree upon the provisions of the management plan, refer the matter to dispute resolution under 26.3.0.	As necessary

Planning Assumptions

- 1. The workplan discussions will identify timelines, budgetary and other resources required and each party's participation in the process of developing the management plan.
- 2 When developing the management plan, the parties will address the role of the management committee in managing Fort Selkirk Historic Site.

PROJECT: Review of the Fort Selkirk Historic Site Approved Management Plan

RESPONSIBLE

SFN, Government

PARTY:

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 13, Schedule A

4.3 Government and the Selkirk First Nation shall jointly review the management plan no later than five years after its initial approval and shall consider the need for review of the management plan at least every five years thereafter, provided that the management plan shall be jointly reviewed at least every 10 years.

CROSS REFERENCED CLAUSES: Chapter 13 Schedule A 4.4

Responsibility	Activities	Timing
SFN, Government	Establish terms of reference for a joint review of the Approved Management Plan, and identify resources required to undertake the review.	In or before the fourth year following the completion of the Approved Management Plan as needed so that resource requirements can be addressed in the parties' budgets for the following year(s)
SFN, Government	Complete review as agreed.	No later than five years after the completion of the Approved Management Plan

Planning Assumptions

- 1. This cycle of activities will repeat for all subsequent reviews, adjusting timing as required.
- 2. The terms of reference discussions will identify timelines, budgetary and other resources required and each party's participation in carrying out the review.

PROJECT: Economic opportunities related to Fort Selkirk Historic Site

RESPONSIBLE

Government, SFN

PARTY:

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 13, Schedule A

- 5.1 The Selkirk First Nation shall have the first right to accept any contracting opportunity associated with Fort Selkirk offered by Government, the Selkirk First Nation, or Government and the Selkirk First Nation on the same terms and conditions as would be offered to others.
- 5.2 The Selkirk First Nation shall have the first right to all economic opportunities at Fort Selkirk identified in the Approved Management Plan provided that activities arising from such opportunities shall be undertaken in a manner consistent with the Approved Management Plan.

CROSS REFERENCED CLAUSES: 13.12.1 (all); Chapter 13 Schedule A 4.4, 6.1

Responsibility	Activities	Timing
SFN, Government	Develop contracting arrangements and procedures that will include contacts, timelines, and information requirements.	Within three months of the Effective Date or as soon thereafter as the parties agree is reasonable
Government, and/or SFN	Consistent with the arrangements and procedures, provide written notice to SFN of any contracting opportunity offered by Government, SFN, or Government and the SFN, on the same terms and conditions as would be offered to others.	As contracting opportunities are available

Responsibility	Activities	Timing
Government and/or SFN	Consistent with the arrangements and procedures, provide the SFN with first right to all economic opportunities identified in the Approved Management Plan.	After Approved Management Plan is completed and as economic opportunities are available
SFN	Provide response to Government as to whether it accepts the contracting opportunity or economic opportunity.	Within timelines specified in arrangements and procedures

PROJECT: Establishment of management committee and implementation of the Approved Management Plan

for Fort Selkirk Historic Site

RESPONSIBLE

Government, SFN

PARTY:

PARTICIPANT/

None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 13, Schedule A

- 6.1 Government and the Selkirk First Nation shall manage Fort Selkirk in accordance with the Historic Resources Act. S.Y. 1991. c. 8. and the Approved Management Plan.
- 6.2 A management committee shall be established to implement the Approved Management Plan.
 - 6.2.1 The management committee shall be comprised of six members, of whom three shall be nominated by Government and three shall be nominated by the Selkirk First Nation.
- 6.3 The management committee shall implement the Approved Management Plan in a manner consistent with the principles set out at 3.6.
- 6.4 The management committee may consider implementing the Approved Management Plan in stages.
- 6.5 If the management committee is unable to agree upon the manner in which to implement the Approved Management Plan, the Minister or the Selkirk First Nation may refer the matter to dispute resolution under 26.3.0.
- 7.1 Unless otherwise agreed by Government and the Selkirk First Nation, Fort Selkirk shall be managed in accordance with the interim management plan entitled "Fort Selkirk Management Plan" dated March 1990, which was prepared for the Department of Tourism, Heritage Branch, and the Selkirk First Nation for a period of two years from the Effective Date of this Agreement or until the management plan prepared pursuant to this schedule is approved, whichever is earlier.

CROSS REFERENCED CLAUSES: Chapter 13 Schedule A 3.6, 4.4, 6.6, 8.1; 26.3.0 (all)

Responsibility	Activities	Timing
SFN, Government	Establish a management committee comprised of three nominees of Government and three nominees of SFN.	As soon as practicable after completion of the Approved Management Plan
Management committee	Implement the Approved Management Plan in a manner consistent with the principles set out in 3.6.	As required
Minister or SFN	In the event that the management committee is unable to agree upon the manner in which to implement the Approved Management Plan, at discretion, refer the matter to dispute resolution under 26.3.0.	As necessary
SFN, Government	Manage Fort Selkirk Historic Site in a manner consistent with the interim management plan entitled "Fort Selkirk Management Plan" dated March 1990.	For a period of two years from the Effective Date or until the management plan is approved, whichever is the earlier
SFN, Government	Manage Fort Selkirk Historic Site in accordance with the Historic Resources Act. S.Y. 1991. c. 8 and the Approved Management Plan.	After approval of the management plan

PROJECT: Restrictions on the ability of the Commissioner of the Yukon or SFN to dispose of any of its one half

undivided interest in Fort Selkirk

RESPONSIBLE

SFN, Commissioner of the Yukon Territory

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 13, Schedule A

Neither the Commissioner of the Yukon Territory nor the Selkirk First Nation shall transfer, assign, lease,

encumber or otherwise dispose of any of its interest in Fort Selkirk without the consent of the other.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
SFN or Yukon	If proposing to transfer, assign, lease, encumber or otherwise dispose of any of its interest, seek consent from the other party. Provide details, in writing, to the other party including an identification of the interest.	As necessary
SFN or Yukon	Review the other party's request and grant or deny consent.	As soon as practicable after receiving request
SFN or Commissioner of the Yukon Territory	If the other party's consent is granted, at discretion, dispose of the interest as agreed.	As necessary

PROJECT: Renewal or replacement of Water Licences

RESPONSIBLE

SFN

PARTY:

PARTICIPANT/

Yukon Water Board

LIAISON:

OBLIGATIONS ADDRESSED:

Where the term of a licence described in 14.7.3 is five years or more, the licensee shall have the right to apply to the Board for a renewal or replacement of the licence. The Board shall require that written notice of the application be given, in a form satisfactory to the Board, to the affected Yukon First Nation, and shall provide the affected Yukon First Nation an opportunity to be heard concerning terms and conditions to be

attached to the renewal or replacement for the protection of the interest of the Yukon First Nation.

CROSS REFERENCED CLAUSES: 14.7.3

Responsibility	Activities	Timing
Yukon Water Board	Provide written notice to the SFN that a licence holder has applied for a renewal or replacement of a licence with a term of five years or more for Water on or flowing through SFN Settlement Land.	Upon receipt of application
SFN	Review notice and prepare and present views to the Yukon Water Board on terms and conditions which should be attached to the replacement or renewal to protect the SFN interests.	Within timeframe provided by the Yukon Water Board or as stipulated in legislation

Planning Assumption

1. It is expected that the Yukon Water Board will be made aware of its obligation pursuant to this provision.

PROJECT: Access to Settlement Land — With consent for exercise of a Water right

RESPONSIBLE

PARTY:

SFN

PARTICIPANT/

Person seeking access and Surface Rights Board

LIAISON:

OBLIGATIONS ADDRESSED:

14.7.5 Unless a Person has a right of access without the consent of the affected Yukon First Nation, a Person requiring the use of Settlement Land other than the Parcel covered by that Person's interest under 14.7.1

in order to exercise a right to use Water under 14.7.1 and 14.7.3 has a right of access to use that Settlement Land with the consent of the affected Yukon First Nation or, failing consent, an order of the Surface Rights

Board setting out terms and conditions of access.

CROSS REFERENCED CLAUSES: 14.7.1, 14.7.3, 14.7.6, 14.12.0 (all)

Responsibility	Activities	Timing
SFN	Receive request for access to Settlement Land to exercise a right to use Water granted under 14.7.1 or 14.7.3.	After the Effective Date
SFN	Determine whether or not access will be granted and set terms and conditions of access if appropriate.	Upon request
SFN	Notify applicant of decision.	Within a reasonable time
SFN	If an application is made to the Surface Rights Board, prepare for and respond to the application.	In accordance with Surface Rights Board rules

Compensation payable in relation to Licences existing on the date that land became Settlement PROJECT:

SFN

RESPONSIBLE

PARTY:

PARTICIPANT/

Holder of Water Licence, Yukon Water Board

LIAISON:

OBLIGATIONS ADDRESSED:

14.7.8 After three years from the Effective Date of a Yukon First Nation Final Agreement and only in respect to the

> term following the expiry of that three year period, a Person holding a Licence described in 14.7.3 shall be liable to pay compensation under the provisions of this chapter to the Yukon First Nation in respect of the

exercise of such Licence, and shall be subject to the provisions of 14.11.0 and 14.12.0.

CROSS REFERENCED CLAUSES: 14.7.3, 14.11.0 (all), 14.12.0 (all)

Responsibility	Activities	Timing
SFN	At discretion, negotiate agreement with Licence holder.	After three years from the Effective Date
SFN	At discretion, apply to Yukon Water Board for determination or compensation related to any Licence described in activity 14.7.3.	If no agreement is reached

Planning Assumption

1. This is a one-time activity in respect of each Licence described in activity 14.7.3. Any subsequent replacement or renewal of a Licence described will be consistent with the operation of this chapter.

PROJECT: Shared drainage basin agreements

RESPONSIBLE Canada

PARTY:

PARTICIPANT/ SFN, Yukon, Government of the Northwest Territories, Government of British

LIAISON: Columbia, Government of Alaska

OBLIGATIONS ADDRESSED:

14.10.1 Government shall make best efforts to negotiate Water management agreements with other jurisdictions which share drainage basins with the Yukon.

14.10.2 Government shall Consult with affected Yukon First Nations with respect to the formulation of Government positions on the management of Water in a shared drainage basin within those Yukon First Nations' Traditional Territories in negotiating an agreement pursuant to 14.10.1.

CROSS REFERENCED CLAUSES: 14.10.1, 14.10.2

Responsibility	Activities	Timing
Government	Identify jurisdictions which share drainage basins with Yukon; notify SFN.	As soon as practicable
Government	Contact identified jurisdictions and attempt to initiate discussions on Water management agreements.	As practicable
	If agreement to negotiate is reached with other jurisdictions:	
	notify SFN that Government is formulating positions on Water management in a specified shared drainage basin and provide relevant information.	
SFN	Review information and prepare and present views to Government.	Within reasonable time provided by Government

Responsibility Activities Timing

Government Provide full and fair consideration to views

presented and integrate views into Government

position as practicable.

Prior to finalizing Government position

Planning Assumptions

- Once negotiations have been established with another jurisdiction, affected YFNs will be kept apprised of progress towards interjurisdictional agreements and will be Consulted periodically pursuant to this clause on the formulation of government positions.
- 2. Affected YFNs will be Consulted pursuant to this clause during discussions related to the amendment of any Water management agreement that is reached.
- 3. It is acknowledged that current arrangements for the negotiation of Water management agreements between jurisdictions include the participation of affected YFNs in the briefing and preparation for negotiations and in the negotiation sessions.

PROJECT: Preparation for Yukon Water Board proceedings with respect to compensation matters

RESPONSIBLE SFN, Yukon Indian Person

PARTY:

PARTICIPANT/ Yukon Water Board

LIAISON:

OBLIGATIONS ADDRESSED:

14.12.1 Compensation to be paid to a Yukon First Nation or a Yukon Indian

Person pursuant to this chapter shall only be for provable loss or damage to the Yukon First Nation or Yukon Indian Person.

14.12.2 The amount and terms of compensation set out in 14.12.1 shall be determined by the Board.

CROSS REFERENCED CLAUSES: 14.8.1, 14.9.2, 14.12.3 (all), 14.12.4, 14.12.5 (all), 14.12.6 (all), 14.12.7, 14.12.8, 14.12.9,14.12.10

Responsibility Activities Timing

SFN, Yukon Prepare for proceedings of the Yukon Water Indian Person Board, including, as appropriate, the preparation

of documentation and other information to be

of documentation and other information to be presented to the Yukon Water Board in support of the application for compensation and participate

in those proceedings.

As necessary

PROJECT: Survey of Settlement Land boundaries

RESPONSIBLE Canada

PARTY:

PARTICIPANT/ Settlement Land Committees ("SLC"), Yukon, SFN, CYI, Land Titles

LIAISON: Office

OBLIGATIONS ADDRESSED:

15.2.1The boundaries of Settlement Land shall be surveyed in accordance with the instructions of the Surveyor General and dealt with by an official plan confirmed pursuant to the Canada Lands Surveys Act. R.S.C. 1985, c. L-6.

- 15.2.3 Standards of accuracy, techniques and specifications for the survey of Settlement Land shall be in accordance with the <u>Manual of Instructions for the Survey of Canada Lands</u> and other general or specific instructions issued by the Surveyor General from time to time.
- 15.2.4 The Surveyor General shall have the discretion to adjust boundaries of Settlement Land in order to reduce survey costs, subject to agreement of the Settlement Land Committee.
- 15.2.5 The Surveyor General has statutory responsibility for and control over all legal surveys arising out of Settlement Agreements.
- 15.2.9 Final decisions and ultimate responsibility concerning survey of Settlement Land rests with Canada and such decisions shall be taken in Consultation with the Yukon and the Council for Yukon Indians.

CROSS REFERENCED CLAUSES: 5.3.2, 5.3.3, 15.2.6, 15.2.7, 15.2.8, 15.2.10, 15.3.4 (all), 15.4.2, 15.4.2.1, 15.4.3, 15.7.1,22.3.4

Responsibility	Activities	Timing
Canada, SFN	Establish a working group to address the design of the annual survey programs, based on priorities established by the SLCs, with a specific goal of improving access to economic opportunities for SFN, and the general goal of increasing and improving SFN involvement in the entire survey process.	After receipt of information from SLC
Canada	Prepare and present a draft of the annual survey programs to SFN.	Following working group discussions

Responsibility	Activities	Timing
SFN	Review and make recommendations on the draft.	Within a reasonable time indicated by Canada
Canada	Design and provide copy of the annual survey programs to Yukon and SLC.	As soon as practicable
Canada	Prepare survey instructions consistent with 15.2.1.	As soon as practicable
Canada	Tender survey contracts consistent with 15.7.1 and 22.3.4.	
Canada	Ensure surveys are in accordance with the standards of the Manual of Instructions for the Survey of Canada Lands and other general or specific instructions issued by the Surveyor General from time to time.	
Canada	Notify SLC that boundary requires adjustment to reduce survey cost.	As required
SLC	Review proposal to adjust.	As soon as practicable upon receipt of notice
Canada	Consult with CYI and Yukon in accordance with 15.2.9.	If consent of the SLC is not granted
Canada	Make decision regarding adjustment of the boundary.	If consent of the SLC is granted
Canada	Notify SFN, SLC, CYI and Yukon of decision.	As appropriate
Canada	Receive survey results from contractor, examine results, and forward results to SLC for review.	Upon completion of survey

Planning Assumption

1	Natural	Resources	Canada will	assume the	lead role for	Canada
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PROJECT: Use and enjoyment of Settlement Land by Yukon Indian People prior to completion of surveys

RESPONSIBLE Settlement Land Committee ("SLC"), Government

PARTY:

PARTICIPANT/ Yukon Indian People, SFN

LIAISON:

OBLIGATIONS ADDRESSED:

15.3.7 During the period described in 15.3.6:

- 15.3.7.1 each Settlement Land Committee shall receive requests relating to the use and enjoyment of Proposed Site Specific Settlement Land by Yukon Indian People;
- 15.3.7.2 each Settlement Land Committee shall determine whether it is practicable to give effect to such requests and shall recommend to Canada or the Yukon, as the case may be, that it take such steps as the Committee considers appropriate; and
- 15.3.7.3 Government undertakes to take such steps as it considers practicable to give effect to the recommendations of the Settlement Land Committee.

CROSS REFERENCED CLAUSES: 15.3.6

Responsibility	Activities	Timing
SLC	Receive request relating to the use and enjoyment of Proposed Site Specific Settlement Land by Yukon Indian Person. Determine whether it is practicable to give effect to the request and make recommendations to Government.	Upon request by Yukon Indian Person
Government	Take steps as it considers practicable to give effect to a recommendation from the SLC respecting a request for use and enjoyment of Settlement Land.	Upon receipt of recommendation

Responsibility	Activities	Timing
Government	Inform the SLC, Yukon Indian Person and SFN of any aspects of the recommendation that could not be given effect and indicate reasons.	As soon as practicable, if Government is unable to give effect to all or a part of the recommendation

PROJECT: Resolving disputes regarding identification and selection of Site

Specific Settlement Land and determination of priorities for survey of Settlement Land

RESPONSIBLE Canada, Settlement Land Committee ("SLC"), Yukon, SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

15.3.8 Where a Settlement Land Committee does not reach agreement under 15.3.4.1 or 15.3.4.2, Government, the affected Yukon First Nation or the Committee may refer the matter to the dispute resolution process under 26.3.0.

15.3.9 Where the dispute arises under 15.3.4.1, the arbitrator shall select either the final position proposed by Government or the final position proposed by the affected Yukon First Nation.

CROSS REFERENCED CLAUSES: 15.3.4 (all), 15.3.5 (all), 15.4.5, 26.3.0 (all)

Responsibility	Activities	Timing
Canada, Yukon, SLC or SFN	Refer dispute regarding identification of site specific settlement parcel (15.3.4.1) to dispute resolution process.	As required when no agreement is reached
Arbitrator	Resolve dispute pursuant to 15.3.4.1 by selecting either final position proposed by Government or the final position proposed by the SFN.	As required
Canada, Yukon, SLC or SFN	Refer dispute regarding priorities for survey of all Settlement Land (15.3.4.2) to dispute resolution process.	As required when no agreement is reached

Planning Assumption

1. In the case of a disagreement, best efforts will be made to resolve issues prior to a referral to dispute resolution.

PROJECT: Approval of survey plans

RESPONSIBLE Canada, SFN, Settlement Land Committee ("SLC")

PARTY:

PARTICIPANT/ Yukon, Land Titles Office ("LTO")

LIAISON:

OBLIGATIONS ADDRESSED:

- 15.6.6 Prior to the confirmation of an official plan by the Surveyor General or the approval of an administrative or explanatory plan, written approval from the Yukon First Nation shall be obtained by the Settlement Land Committee to ensure that the Yukon First Nation is satisfied that the parcel as surveyed conforms either to the area originally selected or as modified by the Surveyor General pursuant to 15.2.4 and 15.6.1. The plan and a copy of the survey or's report shall be reviewed by the Settlement Land Committee for conformance with the original land selection before recommending it to the Yukon First Nation.
- 15.6.7 If the Yukon First Nation rejects the recommendation by the Settlement Land Committee, the disagreement shall be referred to the dispute resolution process under 26.3.0, and the Surveyor General or his representative shall have standing as a party to the dispute. The resulting decision may direct that the costs of a resurvey be borne by one or more of the parties to the dispute.
- 15.6.8 After resolution of any disagreement pursuant to 15.6.7, the plan shall be returned directly to the Surveyor General for confirmation.

CROSS REFERENCED CLAUSES: 5.2.3, 5.2.4, 5.5.1, 5.5.1.4,15.2.4,15.6.1,26.3.0 (all)

Responsibility	Activities	Timing
Canada	Review plans with SLC to verify conformity to selections.	As soon as practicable upon completion of surveys
SLC	Review plan and surveyor's report for conformity with original land selection.	Prior to making recommendation to SFN
SLC	If the plan conforms in the view of the SLC, recommend plan to SFN and seek written approval of plan from SFN.	As soon as practicable after review by Canada

Responsibility	Activities	Timing
SFN	Review plan to ensure that the parcels depicted conform to the area selected.	As soon as practicable
SFN	If the plan conforms, accept the recommendation of the SLC and provide written approval to the SLC.	After reviewing the plan
	If accepted:	
Canada	Register the plan in Canada Lands Survey Records.	As soon as practicable
Canada	Deposit official plan in the LTO and in land registry system established by the SFN.	Upon confirmation
	If not accepted:	
SFN	Refer the dispute to mediation under 26.3.0	
Canada	Resurvey if required, in accordance with the Chapter.	As soon as practicable
Canada	Return the plan to the Surveyor General for confirmation pursuant to 15.6.6.	Upon acceptance of the plan or after any dispute is resolved
Canada	Register the plan in Canada Lands Survey Records.	As soon as practicable
Canada	Deposit official plan in the LTO and in land registry system established by the SFN.	Upon confirmation

Planning Assumption
1. Natural Resources Canada will assume the lead role for Canada.

PROJECT: Employment and economic opportunities — Surveying

RESPONSIBLE Canada

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

- 15.7.1.1 In evaluating any competitive proposal, bid or tender for the survey of Selkirk First Nation Settlement Land, Government shall include among the factors for consideration, employment of Selkirk People and Selkirk First Nation and Selkirk People ownership or equity investment in the firm submitting the proposal, bid or tender, and in any subcontractor to that firm.
- 15.7.1.2 The Selkirk First Nation and Government shall ensure that qualifications and experience requirements for employment of Selkirk People in the surveying of Selkirk First Nation Settlement Land shall be established at levels appropriate to the nature of the tasks being performed in that employment, and shall take into account the local knowledge of Selkirk People.
- 15.7.1.3 Qualified Selkirk People shall have first priority for employment in the surveying of Selkirk First Nation Settlement Land on the same terms and conditions that such employment would be offered to any other person with the appropriate qualifications and experience.
- 15.7.1.4 Nothing in 15.7.1.1 shall be construed to mean that the criterion for employment of Selkirk People, or for Selkirk First Nation or Selkirk People ownership or equity investment shall be the determining criteria in awarding any contract.

CROSS REFERENCED CLAUSES: 15.2.5,15.7.2,22.3.1

Responsibility	Activities	Timing
Canada and SFN	Establish working group to discuss the development of criteria to be used in the evaluation of competitive proposals, bids or tenders for survey of SFN Settlement Land which may include: - criteria regarding Selkirk People employment; - criteria regarding Selkirk People and SFN ownership or equity investment; - criteria regarding qualifications and experience requirements at levels appropriate to the nature of tasks being performed taking into account the local knowledge of Selkirk People; and - criteria to ensure that Selkirk People and Selkirk businesses with the necessary qualifications and experience shall be given first consideration in providing technical and support services associated with the contract.	
Working group	Prepare and present a draft copy of the criteria to SFN and Canada.	In sufficient time for Canada and SFN to review and make recommendations
SFN, Canada	Review and make recommendations on the criteria to the working group.	In sufficient time for working group to consider recommendations and provide draft to Canada
Working group	Consider recommendations and provide final draft to Canada.	Within a reasonable time indicated by Canada
Canada	Finalize criteria and provide copy of criteria to SF N.	As soon as practicable

Responsibility	Activities	Timing
Canada	Ensure proposals include a SFN involvement plan which may address the following issues: - documentation indicating that Selkirk People and Selkirk businesses were given first consideration in providing technical and support services associated with the contract; - a list of names of personnel to be hired or the proposed method of hiring; - previous work experience with Yukon First Nations and other First Nation organizations; and - any proposals for training Selkirk People in surveying.	As practicable
Group preparing plan	Set out the agreed upon qualifications and experience appropriate for survey in the economic development opportunities plan prepared pursuant to 22.3.1.	Prior to completion of economic development opportunities plan

Planning Assumptions

- 1. Natural Resources Canada ("NRCan") will assume the lead role for Canada.
- 2. NRCan and SFN have agreed that the technical evaluation committee established to evaluate proposals will include a representative of the SFN.

PROJECT: Administration of survey contracts

RESPONSIBLE Canada, SFN

PARTY:

PARTICIPANT/ Yukon Indian People

LIAISON:

OBLIGATIONS ADDRESSED:

15.7.2 Where economic opportunities and benefits are associated with the survey of Settlement Land, Yukon First Nations shall have access to these opportunities and benefits. Any contract issued for the survey of Settlement Land shall contain the condition that Yukon Indian People and Yukon First Nation businesses with the necessary qualifications and experience shall be given first consideration in providing technical and support services associated with the contract. A list of Yukon First Nation businesses and Yukon Indian People interested in providing such services to potential contractors for such surveys of a Yukon First Nation's Settlement Land shall be included with all requests for proposals, and documentary proof the Yukon First Nation's businesses and Yukon Indian People were given first consideration shall form part of a contractor's proposal.

CROSS REFERENCED CLAUSES: 22.5.4, 22.5.6, 22.5.8, 22.5.9

Responsibility	Activities	Timing
SFN, Canada	Develop arrangements and procedures including contacts, timelines, and information requirements to facilitate the administration of survey contracts.	Within 6 months of the Effective Date unless otherwise agreed by the parties
Canada	Prepare contracts for the survey of Settlement Land and include the condition that Yukon Indian People and SFN businesses with the necessary qualifications and experience shall be given first consideration in providing technical and support services associated with the contract.	As required

Responsibility	Activities	Timing
Canada	Include list of SFN businesses and Yukon Indian People interested in providing such services to potential contractors for such surveys of SFN Settlement Land with all requests for proposals, and require documentary proof that the SFN businesses and Yukon Indian People were given first consideration.	When issuing requests for proposals
Canada	In assessing survey proposals, confirm that the documentary proof forms part of the contractors's proposal. Provide copy of documentary proof to SFN.	As required

Planning Assumption

1. Natural Resources Canada will assume the lead role for Canada.

PROJECT: Consultation with SFN prior to imposition of a limitation pursuant to 16.3.3 in Legislation

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN, other affected YFNs

LIAISON:

OBLIGATIONS ADDRESSED:

16.3.3.2 Government shall Consult with the affected Yukon First Nation before imposing a limitation pursuant to 16.3.3.

CROSS REFERENCED CLAUSES: 16.3.2, 16.3.3, 16.3.3.1, 16.3.9, 16.3.10, 16.5.4, 16.7.16

Responsibility Activities		Timing	
Government, SFN	Provide notice to SFN of possible need to impose a limitation pursuant to 16.3.3.1. Develop arrangements and procedures for Consultation identifying contacts, timelines, general information guidelines and any other information required by the parties.	Within reasonable time prior to Consultation	
Government	Provide details of the issue and of the proposed limitation pursuant to 16.3.3.1 to SFN and other affected YFNs.	Following establishment of arrangements and procedures for Consultation	
SFN	Prepare and present views on proposed limitation.	Within a reasonable period of time as set out in the arrangements and procedures	
Government	Provide full and fair consideration of views presented.	Before imposing a limitation	
Government	Notify SFN of decision.	After decision made	

PROJECT: Representation of the interests of SFN and other affected YFNs in international negotiations involving Fish

and Wildlife management issues

RESPONSIBLE Canada

PARTY:

PARTICIPANT/ SFN and other affected YFNs

LIAISON:

OBLIGATIONS ADDRESSED:

16.3.5 Canada shall make reasonable efforts to ensure that when issues involving Fish and Wildlife management arise in international negotiations, the interests of affected Yukon First Nations are represented.

CROSS REFERENCED CLAUSES: 16.5.4

Responsibility	Activities	Timing	
Canada	Notify SFN and other affected YFNs of Fish and Wildlife management issues in international negotiations. Provide background information on the subject and request input from YFNs with respect to their interests.	Prior to the negotiations or as issues arise	
SFN and other affected YFNs	Provide response for consideration by Canada.	Within timeframe established by Canada	
Canada	Negotiate the issues, making reasonable efforts to represent the interests of SFN and other affected YFNs.	As required	

Planning Assumption

1. Canada may also liaise with a number of public fish and wildlife management structures, depending on the subject matter, including: Renewable Resources Councils, Fish and Wildlife Management Board, Salmon-Sub Committee, Wildlife Management Advisory Council (North Slope), Porcupine Caribou Management Board and others.

PROJECT: Amendments to <u>Game Export Act</u>

RESPONSIBLE Canada

PARTY:

PARTICIPANT/ Yukon, SFN

LIAISON:

OBLIGATIONS ADDRESSED:

- 16.3.7 Government shall make best efforts to amend the <u>Game Export Act.</u> R.S.C. 1985, c. G-1 to enable the transport of Wildlife products for traditional noncommercial purposes across borders with Alaska, British Columbia and the Northwest Territories.
- 16.3.8 No tax, duty or such other fees or royalties shall be imposed by Government in respect of the export of Wildlife products under 16.3.7.

CROSS REFERENCED CLAUSES: 16.7.16

Responsibility	Activities	Timing
Canada	Forward copy of Wild Animal and Plant Protection and Regulation of International and Interprovincial Trade Act ("WAPPRIITA") and regulations to YFNs and Yukon.	As soon as practicable
Canada, Yukon, SFN	Review WAPPRIITA and regulations to determine if they comply with requirements of 16.3.7.	After receipt of WAPPRIITA and regulations
Canada	Consult with SFN and Yukon for the purpose of determining whether further amendments are required.	
Canada	If further amendments are needed, make best efforts to amend legislation pursuant to 16.3.7.	As soon as practicable

Planning Assumption

1. The Wild Animal and Plant Protection and Regulation of International and Interprovincial Trade Act. R.S.C. 1992, c.52 was assented to by Parliament on December 17,1992 and was proclaimed with regulations on May 14, 1996. This Act repeals the <u>Game Export Act</u> R.S.C. 1985, c. G-1 and allows the Governor in Council to make regulations under section 21 with respect to circumstances in which persons may be exempted from holding permits and on a number of other issues.

PROJECT: Coordinated Fish and Wildlife population management in and outside of National Parks

RESPONSIBLE Canada, Yukon, SFN, Fish and Wildlife Management Board

PARTY: ("FWMB"), Renewable Resources Council ("RRC")

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

16.3.14.1 The responsible agencies, the Board and the Councils shall make best efforts to coordinate the management of Fish and Wildlife populations which cross a boundary of a National Park.

CROSS REFERENCED CLAUSES: 16.3.15

Responsibilit Activities Timing
y

Canada, Yukon, SFN. FWMB, Discuss appropriate protocol for coordination of RRC, responsible agencies the management of Fish and Wildlife populations which cross the boundary of a National Park.

As soon as practicable after the establishment of a National Park in or adjacent to SFN Traditional Territory

PROJECT: Provision of proof in relation to Harvesting rights

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ Canada, Yukon

LIAISON:

OBLIGATIONS ADDRESSED:

16.4.7 A Yukon First Nation shall provide to a Yukon Indian Person proof that the Yukon Indian Person is enrolled in that Yukon First Nation's Final Agreement, has been given consent under

16.4.2or has been allocated a Harvesting opportunity pursuant to a Basic Needs Level allocation for Wildlife or a basic needs allocation of Salmon, as the case may be.

CROSS REFERENCED CLAUSES: 16.4.2, 16.4.8, 16.4.9, 16.5.1.1

Responsibility Activities		Activities	Timing	
SFN		Provide proof to each SFN citizen with respect to their enrollment in the SFNFA.	As soon as practicable	
		Provide Canada and Yukon with a sample of the proof of enrollment.	As soon as practicable after the proof of enrollment document is developed	
SFN		Provide proof to each Yukon Indian Person who has been given consent under 16.4.2 or has been allocated a Basic Needs Level allocation.	As soon as practicable	
		Provide Canada and Yukon with a sample of the proof provided.	As soon as practicable after the proof of harvesting rights document/form is developed	

PROJECT: Consultation with SFN before taking action on Fish and Wildlife matters affecting SFN management

responsibilities or exercise of harvesting rights

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

16.5.4 Government shall Consult with a Yukon First Nation prior to taking action on

Fish or Wildlife matters which may affect the Yukon First Nation's management responsibilities or the exercise of Harvesting rights under a Settlement Agreement of Yukon Indian People enrolled under that Yukon First Nation Final Agreement.

CROSS REFERENCED CLAUSES: 16.3.3.2, 16.5.1

Responsibility	Activities	Timing
Government	Notify and provide details to SFN of proposed action on a Fish and Wildlife matter which may affect SFN.	As required
SFN	Prepare and present views to Government regarding proposed action.	Within reasonable time indicated by Government
Government	Provide full and fair consideration of views presented. Inform SFN of action to be taken.	Prior to action being taken

PROJECT: Nomination of alternate members to Renewable Resources Council ("RRC")

RESPONSIBLE SFN, Minister

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

16.6.2.1 The Selkirk First Nation and the Minister may each nominate one additional member as an alternate member to the Council.

CROSS REFERENCED CLAUSES: 2.11.8, Chapter 2 Schedule B 4.1,4.1.3; 16.6.2.2. 16.6.2.3, 16.6.4. (all)

Responsibility	Activities	Timing	
SFN	Nominate an additional member to RRC as an alternate, in accordance with the requirements of 16.6.4.	As necessary	
Minister	Nominate an additional member to RRC as an alternate, in accordance with the requirements of 16.6.4.	As necessary	
Minister	Appoint alternate members to RRC.	After nominations have been received	

PROJECT: Nominations to Renewable Resources Council ("RRC")

RESPONSIBLE SFN, Yukon

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

- 16.6.4.3 Prior to any appointments being made to the Council, the Minister and the Selkirk First Nation shall make reasonable attempts to reach a consensus as to the individuals which each party nominates to the Council.
- 16.6.4.4 In attempting to reach consensus under 16.6.4.3, the Minister and the Selkirk First Nation shall consider:
- (a) any prospective nominee's familiarity with and sensitivity to the culture and aspirations of the Selkirk First Nation;
- (b)any prospective nominee's familiarity with renewable resource issues and, in particular, with the harvesting of renewable resources;
- (c)the compatibility of proposed nominees; and
- (d)any other matters to which the Minister and the Selkirk First Nation agree.

16.6.4.5If after having made the reasonable attempts required by 16.6.4.3, the Minister and the Selkirk First Nation are unable to reach a consensus, either party may give written notice to the other setting out the names of the individuals which it intends to nominate to the Council and 14 days thereafter may so nominate those individuals.

CROSS REFERENCED CLAUSES: 2.11.8, Chapter 2 Schedule B 4.1,4.1.3; 16.6.4.1, 16.6.4.2, 16.6.2

Responsibility **Activities Timing**

SFN, Yukon Make reasonable efforts to reach a consensus as When making nominations to the RRC

to each party's nominees to the RRC.

Responsibility Activities		Timing	
SFN, Yukon	If consensus is reached, nominate those individuals.	As necessary	
SFN or Yukon	If no consensus reached, at discretion, give written notice to the other party identifying the individuals, which it intends to nominate to the RRC.	As necessary	
SFN or Yukon	At discretion, nominate named individuals.	At least 14 days after notice provided	

PROJECT: Recommendations regarding approval of proposed game farming or game ranching activities

RESPONSIBLE Renewable Resources Council ("RRC")

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

16.6.10 Subject to Yukon First Nation Final Agreements, and without restricting 16.6.9, each Council:

16.6.10.14shall seek the consent of the Selkirk First Nation before recommending the approval of proposed game farming or game ranching activities in the Traditional Territory of the Selkirk First Nation where, in the Council's opinion, the proposed game farming or game ranching would have an adverse effect on the Harvesting rights of Selkirk People under this Agreement;

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1,4.1.3; 16.6.9

Responsibilit	y Activities	Timing	
RRC	Seek consent of SFN if RRC is of the opinion that the proposed game fanning or game ranching activities would have an adverse effect on the harvesting rights of SFN People. Provide details.	Before recommending the approval of proposed game farming or game ranching activities	
SFN	Review proposal and grant or deny consent.	Within a reasonable period of time after RRC's request	

PROJECT: Amendment of Wildlife Act

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN, Renewable Resources Councils ("RRCs"), Fish and Wildlife

LIAISON: Management Board ("FWMB")

OBLIGATIONS ADDRESSED:

16.6.13The Minister shall recommend to the Yukon Legislative Assembly an

amendment to the Wildlife Act. R.S.Y. 1986, c.178 to enable the Council to establish bylaws under the

Wildlife Act. R.S.Y. 1986, c.178 pursuant to 16.6.10.6.

CROSS REFERENCED CLAUSES: 2.11.8, Chapter 2 Schedule B 4.1, 4.1.3; 16.5.4, 16.6.10.6,16.7.16,16.11.1

Responsibility	Activities	Timing
Yukon	Send details of proposed amendment to SFN and FWMB.	As soon as practicable
SFN, FWMB	Review request, prepare and present views regarding proposed amendment.	Within a reasonable time period indicated by Yukon
Yukon	Provide full and fair consideration to views presented and draft amendment.	Prior to introducing amendment to Yukon Legislative Assembly
Yukon	Introduce amendment to Yukon Legislative Assembly. Send approved Legislation to SFN, FWMB and RRCs.	Following approval of legislation

PROJECT: Provision of research results/information to Renewable Resources Council ("RRC")

RESPONSIBLE Government, SFN

PARTY:

PARTICIPANT/ RRC

LIAISON:

OBLIGATIONS ADDRESSED:

16.6.15 Government shall provide Councils with the results of research under 16.6.10.11.

16.6.17Upon request by the Council, the Minister and the affected Yukon First Nation shall make available to the Council information in their possession reasonably required for the Council to carry out its functions under this chapter.

CROSS REFERENCED CLAUSES: 2.11.8, Chapter 2 Schedule B 4.1,4.1.3; 16.6.10.11

Responsibility	Activities	Timing	
Government	Provide research results under 16.6.10.11 to RRC.	As soon as practicable after Government receives research information	
Government, SFN	Provide RRC with information in their possession reasonably required for the RRC to carry out its functions under this chapter.	Upon request by RRC	

PROJECT: Recommendation to Minister on allocation, in amount and area, of Salmon to users

RESPONSIBLE Salmon Sub-Committee ("SSC")

PARTY:

PARTICIPANT/ SFN and other affected YFNs, Canada

LIAISON:

OBLIGATIONS ADDRESSED:

16.7.17.12 Without restricting 16.7.17.11, the Sub-Committee:

(f) after Consultation with affected Yukon First Nations, shall make recommendations to the Minister on allocation, in amount and by area, of Salmon to users, in accordance with this chapter; and

CROSS REFERENCED CLAUSES: 16.7.17.11, 16.8.0 (all), 16.10.5; Chapter 16 Schedule A

Responsibility	Activities	Timing	
SSC	Identify need to vary allocation, in amount and by area, of Salmon to users, and notify SFN and other affected YFNs and Canada. Provide any relevant information.	As necessary	
SFN and other affected YFNs	Review proposal and prepare and present views.	Within a reasonable time	
SSC	Provide full and fair consideration to input received.	As required	
SSC	Make recommendations to the Minister on allocation, in amount and by area, of Salmon to users.	As soon as practicable	
SSC	Notify SFN and other affected YFNs of outcome of recommendations.	As soon as practicable	

Planning Assumption

1.	The Department	of Fisheries and	Oceans will as	ssume the lead	role for Canada.
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PROJECT: Allocation of Total Allowable Harvest for moose or woodland caribou

RESPONSIBLE Government, SFN

PARTY:

PARTICIPANT/ Selkirk Renewable Resources Council ("RRC")

LIAISON:

OBLIGATIONS ADDRESSED:

16.9.1.3In the event that a Total Allowable Harvest is established for moose for all or part of the Traditional Territory of the Selkirk First Nation, Government shall allocate to the Selkirk First Nation either:

(a)portion of the Total Allowable Harvest determined in accordance with Schedule B - Allocation of Total Allowable Harvest for Moose, attached to this chapter; or

(b) the number of moose required to satisfy the Subsistence needs of Selkirk People, whichever is less.

16.9.1.4 In the event that a Total Allowable Harvest is established for woodland caribou for all or part of the Traditional Territory of the Selkirk First Nation, Government shall allocate to the Selkirk First Nation either:

(a)75% of the Total Allowable Harvest; or

(b)the number of woodland caribou required to satisfy the Subsistence needs of Selkirk People, whichever is less.

16.9.1.5If Government proposes, after Consultation with the Selkirk First Nation and the Council, to allocate a portion of a Total Allowable Harvest for moose or woodland caribou in accordance with 16.9.1.3(b) or 16.9.1.4(b), the following shall apply:

(a) the Selkirk First Nation shall provide to Government and the Council its assessment of the number of moose or woodland caribou required to satisfy the Subsistence needs of Selkirk People;

- (b) if Government disagrees with the Selkirk First Nation's assessment pursuant to (a), Government and the Selkirk First Nation shall attempt to agree upon the number of moose or woodland caribou required to satisfy the Subsistence needs of Selkirk People, failing which either Government or the Selkirk First Nation may refer the matter to the dispute resolution process under 26.3.0;
- (c) the following matters shall be included in determining the Subsistence needs of Selkirk People for the purposes of 16.9.1.5:
- (i) the health and nutritional needs of Selkirk People;
- (ii) recent and current harvests of the species by Selkirk People;
- (iii) the harvest patterns of Selkirk People and changes to those patterns;
- (iv) current personal consumption estimates of the species by Selkirk People; and
- (v) such other factors as agreed upon by Government and the Selkirk First Nation.

SCHEDULE B

ALLOCATION OF TOTAL ALLOWABLE HARVEST FOR MOOSE

1.0	Defin	nitions
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In this schedule, the following definition shall	ıll apr	plv.
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"Available Harvest in the Traditional Territory" means the total number of moose in the entire Traditional Territory of the Selkirk First Nation which are not required for Conservation.

OBLIGATIONS ADDRESSED:

2.0 Allocation

- 2.1 When the Available Harvest in the Traditional Territory is as set out in column 1 of the following table. Government shall allocate to the Selkirk First Nation that portion of the Total Allowable Harvest established for moose for all or part of the Traditional Territory of the Selkirk First Nation set out in the corresponding row of column 2.
- 2.2 In determining the Available Harvest in the Traditional Territory for the purposes of 2.1, Government shall Consult with the Selkirk First Nation and the Council and shall consider scientific research and the special knowledge and experience of Selkirk People.

Column 1	Column 2	
Available Harvest in the Traditional Territory	Portion of Total Allowable Harvest	
76 or more	75%	
75	76%	
73 and 74	77%	
71 and 72	78%	
69 and 70	79%	
67 and 68	80%	
64 to and including 66	81%	
62 and 63	82%	
60 and 61	83%	
58 and 59	84%	
57	85%	
55 and 56	86%	
53 and 54	87%	
51 and 52	88%	
49 and 50	89%	
47 and 48	90%	
45 and 46	91%	
43 and 44	92%	
42	93%	
40 and 41	94%	
38 and 39	95%	
36 and 37	96%	
35	97%	
33 and 34	98%	
31 and 32	99%	
1 to and including 30	100%	

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1,4.1.3; 16.5.4, 16.6.10, 16.6.10.1, 16.6.10.13, 16.7.12.2, 16.7.12.4, 16.8.0 (all), 16.9.1.1, 16.9.2 (all), 26.3.0 (all)

Responsibility Activities Timing

Government In the event that a Total Allowable

Harvest is established for moose and/or woodland caribou, allocate moose in accordance with 16.9.1.3(a) and/or woodland caribou in accordance

with 16.9.1.4(a).

OR

In the event that a Total Allowable Harvest

is

established for moose and/or woodland caribou and if Government is considering the allocation of moose in accordance with 16.9.1.3(b) and/or woodland caribou in accordance with 16.9.1.4(b):

After Total Allowable Harvest is established

Responsibility	Activities	Timing
SFN, Government	Develop arrangements and procedures for Consultation regarding the allocation of a Total Allowable Harvest for moose or woodland caribou identifying contacts timelines, general information guidelines and any other information required by SFN and Government.	Prior to any Consultations regarding the allocation of a Total Allowable Harvest for moose in accordance with 16.9.13(b) or woodland caribou in accordance with 16.9.1.4(b)
Government	Notify SFN and RRC regarding proposal to allocate a Total Allowable Harvest for moose in accordance with 16.9.1.3(b) or woodland caribou in accordance with 16.9.1.4(b). Provide details.	Consistent with the arrangements and procedures for Consultation
SFN, RRC	Prepare and present views to Government.	Within a reasonable time as identified in the arrangements and procedures for Consultation
Government	Provide full and fair consideration to the views presented and notify SFN and RRC of the outcome.	Within a reasonable time as identified in the arrangements and procedures for Consultation
	If the outcome is to allocate moose in accordance with 16.9. 1.3(a) and/or woodland caribou in accordance with 16.9.1.4(a):	
Government	Allocate moose in accordance with 16.9.1.3(a) and/or woodland caribou in accordance with 16.9.1.4(a).	As necessary
	OR	
	If Government proposes to allocate moose in accordance with 16.9.1.3(b) and/or woodland caribou in accordance with 16.9.1.4(b):	

Responsibility	Activities	Timing
SFN	Provide to Government and RRC its assessment of the number of moose and/or woodland caribou required to satisfy the Subsistence needs of Selkirk People.	As soon as practicable
SFN, Government	If Government disagrees with the assessment, attempt to reach agreement upon the number of moose and/or woodland caribou required to satisfy the Subsistence needs of Selkirk People.	As necessary
SFN or Government	If no agreement is reached, at discretion, refer the dispute to the dispute resolution process under 26.3.0.	As necessary
Government	Allocate to SFN a portion of the Total Allowable Harvest for moose in accordance with 16.9.1.3(a) or 16.9.1.3(b), whichever is less; and/or for woodland caribou in accordance with 16.9.1.4(a) or 16.9.1.4(b), whichever is less.	As necessary after either agreement is reached or dispute is resolved through the dispute resolution process

PROJECT: Harvest reallocation upon request of SFN under 16.9.3

RESPONSIBLE Yukon, SFN

PARTY:

PARTICIPANT/ Other YFNs

LIAISON:

OBLIGATIONS ADDRESSED:

16.9.3 Where, in any year:

16.9.3.1 the maximum harvest allocation for a species of Wildlife negotiated for a Yukon First Nation pursuant to 16.9.1 or 16.9.13 is greater than that Yukon First Nation's Basic Needs Level or its needs, as the case may be; and

16.9.3.2 the maximum harvest allocation to another Yukon First Nation pursuant to its Yukon First Nation Final Agreement is less than that Yukon First Nation's Basic Needs Level or its needs, as the case may be, for that species of Wildlife, Government, upon the request of the Yukon First Nation described in 16.9.3.1, shall allocate some or all of the maximum harvest allocation as determined by that Yukon First Nation which is surplus to the Basic Needs Level or needs of that Yukon First Nation to the Yukon First Nation described in 16.9.3.2 in the Traditional Territory of the Yukon First Nation described in 16.9.3.1 up to the Basic Needs Level or needs, as the case may be, of the Yukon First Nation described in 16.9.3.2.

CROSS REFERENCED CLAUSES: 16.9.1, 16.9.13

Responsibility	Activities	Timing
SFN	At discretion, request that Yukon allocate some of SFN harvest allocation to another YFN in accordance with 16.9.3.	As necessary
Yukon	Alter allocation as requested.	As soon as practicable
Yukon	Inform affected YFNs.	As soon as practicable

PROJECT: Review whether the food Freshwater Fish needs of Selkirk People are being met

RESPONSIBLE SFN, Government

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

16.9.10.1 Government and the Selkirk First Nation shall, within five years of the Effective Date of this Agreement and at least every five years thereafter, jointly review whether the food Freshwater Fish needs of Selkirk People are being met, taking into account the following matters:

(a) the Selkirk First Nation's assessment of the food Freshwater Fish needs of Selkirk People;

(b)the harvest patterns of Selkirk People and changes to those patterns in respect of Freshwater Fish;

(c)information regarding the matters set out in 16.9.6; and

(d)any other available relevant information.

16.9.10.2In conducting the joint review referred to in 16.9.10.1, Government and the Selkirk First Nation shall each provide to the other any available relevant information each has in its possession which would assist in reviewing whether the food Freshwater Fish needs of Selkirk People are being met.

16.9.10.3 If, as a result of the review referred to in 16.9.10.1, Government and the Selkirk First Nation determine that the food Freshwater Fish needs of Selkirk People are not being met, Government and the Selkirk First Nation shall attempt to agree on how best to meet them.

16.9.10.4If the Selkirk First Nation and Government are unable to reach agreement under 16.9.10.3, either Government or the Selkirk First Nation may refer the matter to the dispute resolution process under 26.4.0.

OBLIGATIONS ADDRESSED:

16.9.10.5If the Selkirk First Nation and Government are unable to reach agreement following dispute resolution referred to in 16.9.10.4, the Minister shall forward his decision to the Selkirk First Nation.

CROSS REFERENCED CLAUSES: 2.11.8, 26.4.0 (all)

Responsibility	Activities	Timing
SFN, Government	Establish terms of reference for a joint review to assess whether the food Freshwater Fish needs of Selkirk People are being met.	In or before the fourth year following Effective Date so that resource requirements can be addressed in the parties' budgets for the following year(s)
SFN, Government	In accordance with the terms of reference for the review, provide to the other any available relevant information each has in its possession which would assist in completing the review.	Within the time period identified in the terms of reference
SFN, Government	Complete the review.	Within 5 years of the Effective Date and at least every five years thereafter
SFN, Government	If, as a result of the review, Government and SFN determine that the food Freshwater Fish needs of Selkirk People are not being met, attempt to agree on how best to meet them.	As necessary
SFN or Government	If SFN and Government are unable to reach an agreement under 16.9.10.3, refer to dispute resolution process under 26.4.0.	As necessary

Responsibility	Activities		Timing
Minister	If SFN and Government are unable to reach an agreement following dispute resolution, forward the Minister's decision to SFN.	As necessary	

- 1. This cycle of activities will repeat for all subsequent reviews adjusting timing as required.
- 2. The terms of reference discussions will identify timelines, budgetary and other resources required and each party's participation in carrying out the review.

PROJECT: Negotiation of Basic Needs Level

RESPONSIBLE SFN, Government

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

16.9.13 Following a Yukon First Nation Final Agreement, a Yukon First Nation and Government may negotiate a Basic Needs Level for a species other than those species where Basic Needs Levels have already been negotiated.

CROSS REFERENCED CLAUSES: 16.5.1, 16.5.1.4. 16.5.1.5, 16.9.15, 16.10.3

Responsibility	Activities	Timing
SFN, Government	Contact other parties with a request to negotiate a Basic Needs Level.	At request of any party
SFN, Government	Respond to request for negotiations.	Within a reasonable time of the request
SFN, Government	If parties agree, enter negotiations.	As agreed

PROJECT: Endeavouring to rehabilitate wildlife populations

RESPONSIBLE Government, SFN, Fish and Wildlife Management Board ("FWMB")

PARTY: and Renewable Resources Council ("RRC")

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

16.9.16 In the event that the Total Allowable Harvest is less than a Basic Needs Level or an adjusted Basic Needs Level, Government, the Yukon First Nation, the Board and the affected Council shall endeavour to rehabilitate the population.

CROSS REFERENCED CLAUSES: 16.1.1, 16.1.1.1,27.4.1

Responsibility	Activities		Timing
Government, SFN, FWMB, RRC	When a Total Allowable Harvest is less than a Basic Needs Level or adjusted Basic Needs Level, exchange information and cooperatively identify options for rehabilitating the population. Develop a plan.	As necessary	
Government, SFN, FWMB, RRC	Endeavour to rehabilitate the affected population in accordance with the plan.	As required	

Planning Assumption

1. The initial discussions will identify timelines, budgetary and other resources required and each party's participation in the process of rehabilitating the population.

PROJECT: Exploring ways to improve distribution of surplus meat to Yukon Indian People

RESPONSIBLE Government, YFNs

PARTY:

PARTICIPANT/ Renewable Resources Council ("RRC")

LIAISON:

OBLIGATIONS ADDRESSED:

16.9.17 Where the primary reason for Harvesting Wildlife is for purposes other than

food. Government and Yukon First Nations shall explore methods of acquiring any edible meat which is a by-product of the harvest to assist in satisfying the needs of Yukon Indian People for food.

CROSS REFERENCED CLAUSES: 16.5.1.8, 16.8.0 (all)

Responsibility	Activities	Timing
SFN. Government	Develop and review options for improving distribution of surplus meat to Yukon Indian People.	At request of the SFN
SFN, Government	If the parties agree on methods, identify and implement the necessary procedures.	As necessary

- 1. It is the Parties' understanding that SFN will take responsibility for initiating these activities.
- 2. Government and SFN may refer this issue to the RRC for its input.

PROJECT: Negotiation of basic needs allocations - Salmon

RESPONSIBLE Canada and SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

16.10.3 In negotiating a basic needs allocation, the affected Yukon First Nation and Government shall consider the following:

16.10.3.1 the historical uses and Harvesting patterns of Yukon Indian People and other aboriginal groups;

16.10.3.2 the Harvesting patterns of other residents of the Yukon;

16.10.3.3 changing patterns of consumption;

16.10.3.4 the statistics prepared by the Department of Fisheries and Oceans for the Indian food fishery within each drainage basin for the past five years;

16.10.3.5 the ability of Salmon stocks within a drainage basin to meet the demands of the Yukon First Nations whose Traditional Territories include that drainage basin; and

16.10.3.6 such other factors as the parties may agree.

CROSS REFERENCED CLAUSES: Chapter 16 Schedule A 3.9.2 and 4.1

Responsibility	Activities	Timing
SFN	Request entry into basic needs allocation negotiations.	As specified in Chapter 16, Schedule A
Canada	Review and respond to request.	As soon as practicable upon receipt of request
Canada and SFN	Discuss specific arrangements and prepare for negotiations.	As may be agreed

Responsibility	Activities	Timing
Canada and SFN	Negotiate basic needs allocation taking into account factors listed in 16.10.3.	As may be agreed

Planning Assumption

1. The Department of Fisheries and Oceans will assume the lead role for Canada.

PROJECT: Variation of basic needs allocation for Salmon among YFNs

RESPONSIBLE YFNs (as defined in Chapter 16, Schedule A), Canada

PARTY:

PARTICIPANT/ Salmon Sub-Committee ("SSC")

LIAISON:

OBLIGATIONS ADDRESSED:

16.10.5 The basic needs allocation among the Yukon First Nations of Salmon set out in Schedule A - Determination of Basic Needs Allocation for the Drainage Basin of the Yukon River, attached to this chapter, may be varied by agreement in writing of all affected Yukon First Nations and Government.

CROSS REFERENCED CLAUSES: 16.7.17.11, 16.7.17.12(f); Chapter 16 Schedule A

Responsibility	Activities	Timing
YFNs, or Canada	Identify need to vary allocation among affected YFNs; notify other parties and SSC.	As necessary, or upon receipt of recommendation of SSC
Affected YFNs and Canada	Attempt to reach agreement on a variation to the allocation.	As soon as practicable
Affected YFNs and Canada	If agreement is reached, confirm agreement in writing and implement new allocation.	As necessary
Affected YFNs and Canada	Notify SSC of new allocation.	As soon as practical

- 1. The Minister may seek the recommendations of the SSC to assist in determining the new allocation.
- 2. The Department of Fisheries and Oceans will assume the lead role for Canada.

PROJECT: Priority of YFNs' basic needs allocation

RESPONSIBLE Canada

PARTY:

PARTICIPANT/ Salmon Sub-Committee ("SSC"), YFNs

LIAISON:

OBLIGATIONS ADDRESSED:

16.10.8 Unless the affected Yukon First Nations otherwise agree, the basic needs allocation for a drainage basin shall have priority over all other fisheries in the allocation of the Total Allowable Catch. A basic needs allocation shall not be construed as a guarantee by Government that the allocation will actually be harvested by the Yukon First Nation.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
Canada	Ensure the basic needs allocation for any drainage basin shall have priority over all other fisheries.	After the effective date of Settlement Legislation
Canada	Seek agreement of affected YFNs to alter allocation.	As required
Affected YFNs	Review proposal and notify Canada of decision.	Upon receipt of proposal
Canada	Alter allocation.	If all affected YFNs agree

- 1. Canada shall work with the SSC and YFNs to determine how the priority of the YFNs' total basic needs allocation for the drainage basin is to be given effect.
- 2. The Department of Fisheries and Oceans will assume the lead role for Canada.

PROJECT: Distribution of Total Allowable Catch when Total Allowable Catch falls below YFNs' basic needs allocation for the Yukon River Drainage Basin

RESPONSIBLE Canada

PARTY:

PARTICIPANT/ Salmon Sub-Committee ("SSC") and affected YFNs

LIAISON:

OBLIGATIONS ADDRESSED:

16.10.9 Where the Total Allowable Catch is less than what is required to satisfy the basic needs allocations of Yukon First Nations within the Yukon River drainage basin, the Total Allowable Catch shall be distributed among the affected Yukon First Nations on a pro rata basis proportional to their share of the total basic needs allocation for that drainage basin.

16.10.13 Where:

16.10.13.1 a Total Allowable Catch is less than the total basic needs allocation in a season for the affected Yukon First Nations, and it is subsequently determined that the spawning escapement targets for Conservation were greater than was actually required for Conservation in that season; or

16.10.13.2 subject to an agreement entered into pursuant to 16.10.8, Government allocates Salmon to other fisheries which results in there being insufficient Salmon available to a Yukon First Nation to harvest its basic needs allocation for a drainage basin, Government shall, in subsequent years, allocate additional Salmon to the affected Yukon First Nations, in proportion to their share of the total basic needs allocation, from any Salmon which are not required for Conservation for that drainage basin, so that, over a six year period, the Yukon First Nations are allocated, on average, their total basic allocation.

CROSS REFERENCED CLAUSES: 16.10.8

Responsibility	Activities	Timing
Canada	If the Total Allowable Catch is less than what is required to satisfy the basic needs allocation, distribute the available Total Allowable Catch among the affected YFNs on a pro rata basis proportional to their share of the total basic needs allocation.	As required once the drainage basin basic needs allocation is established

Responsibility	Activities	Timing
Canada	If conditions identified in 16.10.13 occur, make necessary increases to each affected YFN's annual allocation in order that after a period of no more than six years each YFN's average annual basic needs allocation is met.	Over a period of the next 6 years

- 1. The Department of Fisheries and Oceans ("DFO") will assume the lead role for Canada.
- 2. Where inaccurate pre-season or in-season Total Allowable Catch determinations result in an inability to meet the basic needs allocation for the drainage basin and other commercial and sport fisheries have harvested Salmon, Government will subsequently adjust the affected YFN's annual basic needs allocations. The intention would be to provide for that adjustment within the Total Allowable Catch established for the following year if it is reasonable to do so.
- 3. Where the in-season Total Allowable Catch is less than what is required to satisfy the basic needs allocation of a YFN pursuant to 16.10.9 in any one year for any other reason than those described in 16.10.13, no adjustment of that YFN's basic needs allocation will be made.
- 4. Government will make best efforts to refer these issues to the SSC for their consideration and input prior to making a determination pursuant to this clause.
- 5. A temporary reduction or cancellation of commercial or other fisheries may be required in order to allow Government to allocate the necessary additional fish to the YFN's basic needs allocation fishery.
- 6. Precise determinations of spawning escapement cannot be made with existing DFO management practices; therefore, determinations pursuant to 16.10.13.1 may be difficult to assess. In recognition of this difficulty, and consistent with clause 16.10.8 every effort will be made in the setting and allocation of the annual Total Allowable Catch to meet the requirements of the YFN's basic needs allocations for the drainage basin before allocating Salmon to other users.

PROJECT: Reallocation of a basic needs allocation from a downstream YFN to an upstream YFN

RESPONSIBLE Salmon Sub-Committee ("SSC")

PARTY:

PARTICIPANT/ Affected YFNs, Canada

LIAISON:

OBLIGATIONS ADDRESSED:

16.10.14 Where a downstream Yukon First Nation harvests Salmon in excess of its

basic needs allocation with the result that an upstream Yukon First Nation does not have available to it sufficient Salmon to meet its basic needs allocation, the Sub-Committee may, in subsequent years, reallocate a portion of the basic needs allocation of the downstream Yukon First Nation to the upstream Yukon First Nation to compensate for the over-harvesting of the downstream Yukon First Nation.

CROSS REFERENCED CLAUSES: 16.8.9

	Responsibility	Activities	Timing
SSC		In cooperation with affected YFNs, identify situation in which harvesting in excess of basic needs allocation by a downstream YFN may have resulted in the failure of an upstream YFN to meet its basic needs allocation.	As required after basic needs allocations are established for the drainage basin in question
SSC		In cooperation with affected YFNs, review available information.	As soon as practicable
SSC		Reallocate a portion of the downstream YFN's allocation to the upstream YFN if appropriate.	As required
SSC		Notify affected YFNs and implement decision, subject to 16.8.9.	As required

- 1. The Department of Fisheries and Oceans ("DFO") will assume the lead role for Canada.
- 2. Canada will provide the technical information and support available to it in order to assist the SSC in making a determination pursuant to this clause.
- 3. Management information currently available to the DFO may not, in all cases, be adequate to determine conclusively that the over-harvesting by a downstream YFN resulted in the unavailability of sufficient salmon for an upstream YFN to meet its basic needs allocation.

PROJECT: Additional commercial Salmon fishing licences

RESPONSIBLE Canada, Yukon First Nations of the Yukon River Drainage Basin

PARTY: ("Affected YFNs")

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

16.10.15 In accordance with 16.10.16, upon ratification of the Umbrella Final Agreement, Government shall issue a number of new additional Yukon commercial Salmon fishing licences to Yukon First Nations whose Traditional Territories include part of the Yukon River drainage basin.

16.10.16 The number of licences to be issued pursuant to 16.10.15 shall be the number equivalent to 26 percent of the Yukon commercial Salmon fishing licences in effect for the Yukon River drainage basin on the day immediately preceding the date of ratification of the Umbrella Final Agreement.

16.10.16.1 Following ratification of the Umbrella Final Agreement, the Yukon First Nations of the Yukon River drainage basin shall notify Government how the licences to be issued pursuant to 16.10.15 are to be allocated between them.

16.10.16.2 Upon receipt of notification pursuant to 16.10.16.1, Government shall issue, without fee, the licences to the affected Yukon First Nations.

16.10.17 The licences issued pursuant to 16.10.15 are not transferable except to another Yukon First Nation whose Traditional Territory includes part of the Yukon River drainage basin.

CROSS REFERENCED CLAUSES: 16.7.17.12, 16.7.17.12 (e), 16.10.20

Responsibility	Activities	Timing
Affected YFNs	Determine how licences will be allocated and notify Canada.	As soon as practicable
Canada	Issue licences without fee according to allocation determined by the YFNs.	Upon receipt of notification
Affected YFNs	Inform Canada of any licence transfers agreed to by YFNs.	Upon transfer

- 1. Pursuant to 16.7.17.12 (e), the Salmon Sub-Committee may make recommendations to Canada on related new opportunities and proposed management measures for the commercial uses of Salmon.
- 2. The eight (8) licences to be issued pursuant to 16.10.15 represents 26 percent of the thirty (30) Yukon commercial Salmon fishing licences in effect for the Yukon River drainage basin on the day immediately preceding the date of ratification of the Umbrella Final Agreement, i.e., May 28, 1993.
- 3. The Department of Fisheries and Oceans will assume the lead role for Canada.

PROJECT: Allocation of traplines

RESPONSIBLE Yukon, SFN, Renewable Resources Council ("RRC")

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

16.11.3.4 The Renewable Resources Council established for the Traditional Territory of a Yukon First Nation described in 16.11.3 shall establish additional criteria for the process by which the transition to the target set out in 16.11.3 is to be achieved, including transfers of traplines other than those pursuant to 16.11.3.3, which also may be permitted notwithstanding 16.11.3.1.

16.11.10 The Council shall regularly review the use of traplines and make recommendations to the Minister and Yukon First Nations on the assignment and reassignment of all new, vacant and under-utilized traplines pursuant to criteria that it establishes in accordance with 16.6.10.6 and 16.6.10.7, as follows:

16.11.10.1 new and vacant traplines shall be assigned with regard to criteria established by the Council and, to the extent possible, in accordance with 16.11.3;

16.11.10.2 additional criteria for the allocation of Category 1 Traplines may be established by a Yukon First Nation;

16.11.10.6 for Category 1 Traplines, the final allocation authority shall rest with the Yukon First Nation;

16.11.10.7 for Category 2 Traplines, the final allocation authority shall rest with the Minister;

CROSS REFERENCED CLAUSES: 2.11.8, Chapter 2 Schedule B 4.1, 4.1.3; 16.6.10.6, 16.6.10.7, 16.8.0 (all), 16.11.2 (all). 16.11.3 (all), 16.11.10.3, 16.11.10.5, 16.11.10.8

	Responsibility	Activities	Timing
RRC		Establish trapline allocation criteria in accordance with 16.6.10.6 and 16.6.10.7 and additional criteria for transition process to reach trapline allocation goal of 16.11.2. Inform SFN and Yukon of criteria.	As soon as practicable

Responsibility	Activities	Timing
SFN	At discretion, establish additional criteria for the allocationof Category 1 Traplines. Inform Yukon and RRC of criteria.	As practicable
RRC	Make recommendations to Minister and/or SFN on assignment and reassignment of new, vacant and under-utilized traplines.	After receiving recommendations
Minister	At discretion, assign or reassign Category 2 Traplines.	After receiving recommendations
SFN	At discretion, assign or reassign Category 1 Traplines.	After receiving recommendations
SFN, Minister	Notify RRC of decisions regarding assignment of new, vacant or under-utilized traplines.	After decision made
SFN, Yukon, RRC	Update respective trapline registers in accordance with 16.11.10.5.	After decision made and notification given

PROJECT: Process by which additional traplines may be designated as Category 1 Traplines

RESPONSIBLE

SFN

PARTY:

PARTICIPANT/ Registered holder, Selkirk Renewable Resources Council ("RRC"),

LIAISON: Yukon

OBLIGATIONS ADDRESSED:

- 16.11.8 A trapline shall be designated Category 1 only with the written consent of the registered holder of that trapline.
- 16.11.9 Where less than 70 percent of the traplines within a Yukon First Nation's Traditional Territory are designated as Category 1 pursuant to 16.11.7, that Yukon First Nation's Final Agreement shall set out the process by which additional traplines may be designated as Category 1 Traplines.
 - 16.11.9.1 The following is the process required by 16.11.9:
 - (a) the Selkirk First Nation shall provide Government with proof of the consent required by 16.11.8 and shall provide Government and the Council with notice that it has designated the trapline to be a Category 1 Trapline.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.3, 6.0; 16.11.6, 16.11.10.5

Responsibility	Activities	Timing
SFN	Request written consent of registered holder of trapline to designate trapline as Category 1.	As required
Registered holder of trapline	Grant or deny consent.	At discretion
SFN	Provide to Yukon proof of consent in accordance with 16.11.8 and provide to Yukon and the RRC notice that trapline has been designated as Category 1.	As soon as practicable after trapline designated

PROJECT: Trade and redesignation of Category 1 and 2 Traplines

RESPONSIBLE Minister, Renewable Resources Council ("RRC"), SFN

PARTY:

PARTICIPANT/ The trappers concerned in a trade of traplines ("Concerned Trappers")

LIAISON:

OBLIGATIONS ADDRESSED:

16.11.10.4 upon mutual agreement between the trappers concerned, and with the approval of the Council, the Yukon First Nation and the Minister, a trade may be arranged between Category 1 and Category 2 Traplines, with consequent redesignation of the status of the traplines;

CROSS REFERENCED CLAUSES: 2.11.8, Chapter 2 Schedule B 4.1, 4.1.3, 6,1 (all); 16.11.6, 16.11.7.1, 16.11.8, 16.11.9 (all), 16.11.10, 16.11.10.5, 16.11.10.6, 16.11.10.7, 16.11.10.8,26.4.0 (all)

Responsibility	Activities	Timing
SFN, Minister or RRC	Upon mutual agreement reached between Concerned Trappers on trade of Category 1 Trapline for Category 2 Trapline notify other parties of proposed trade of Category 1 Trapline for Category 2 Trapline. Provide details.	As soon as practicable after being advised by Concerned Trappers
SFN, Minister, RRC	Review proposed trapline trade, and approve or deny proposal.	Within reasonable time after receiving proposal
SFN, Yukon, RRC	If approved, redesignate traplines in accordance with approved trade.	As soon as practicable
SFN, Yukon, RRC	Update respective trapline registers in accordance with 16.11.10.5.	As soon as practicable

PROJECT: Maintenance of register of Category 1 and 2 Traplines

RESPONSIBLE Yukon, Renewable Resources Council ("RRC"), SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

16.11.10.5 the Yukon and the Council shall maintain a register of Category 1 and Category 2 Traplines, and the Yukon First Nation shall also maintain a register of Category 1 Traplines.

CROSS REFERENCED CLAUSES: 2.9.3, Chapter 2 Schedule B 4.1. 4.1.3, 6.1 (all); 16.11.7.1, 16.11.8,16.11.9 (all), 16.11.10, 16.11.10.4, 16.11.10.6, 16.11.10.7, 16.11.10.8

Responsibility	Activities	Timing
Yukon	Revise Yukon's trapline concession register to distinguish between Category 1 and Category 2 Traplines.	Before or as soon as practicable following Effective Date
SFN	Establish register of Category 1 Traplines.	As soon as practicable
Yukon	Notify RRC and SFN of Yukon's register and provide copies.	As soon as practicable after establishment of register
SFN	Notify RRC and Yukon of SFN 's register and provide copies.	As soon as practicable after establishment of register
RRC	Establish register of Category 1 and Category 2 Traplines.	As soon as practicable after receipt of copies of Yukon's and SFN's registers
SFN	Notify Yukon and RRC if trapline concession holders have consented to their traplines being designated as Category 1 Traplines.	Ongoing

Responsibility	Activities		Timing
SFN, Yukon, RRC	Maintain respective trapline registers.	Ongoing	

PROJECT: Establish a compensation policy for Yukon Indian trappers

RESPONSIBLE Canada, Yukon

PARTY:

PARTICIPANT/ SFN, Renewable Resources Council ("RRC")

LIAISON:

OBLIGATIONS ADDRESSED:

16.11.13 Yukon Indian People holding traplines whose Furbearer Harvesting opportunities will be diminished due to other resource development activities shall be compensated. Government shall establish a process following the Effective Date of the Yukon First Nation's Final Agreement for compensation, including designation of the Persons responsible for compensation.

CROSS REFERENCED CLAUSES: 16.11.13.1

Responsibility	Activities	Timing
Yukon, Canada	Develop proposal for compensation process.	As soon as practicable
Yukon, Canada	Provide proposed compensation process to SFN and RRC for review and comments.	
SFN, RRC	Review proposed compensation process and provide comments to Government.	
Yukon, Canada	Review and consider comments received and finalize compensation process.	
Yukon, Canada	Notify SFN, RRC and trappers of compensation process.	

PROJECT: Provision of trapper training programs

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ YFNs, Renewable Resources Councils ("RRCs")

LIAISON:

OBLIGATIONS ADDRESSED:

16.13.2 The Yukon shall provide trapper training programs, designed in collaboration with Yukon First Nations and the Councils, for Yukon Indian People as required from time to time, to encourage effective involvement of trappers in the management and development of traplines. Unless the Yukon otherwise decides, these training programs shall be provided for 10 years from the enactment of Settlement Legislation.

CROSS REFERENCED CLAUSES: 28.8.3, 28,9.1, 28.9.2

Responsibility	Activities	Timing
Yukon, YFNs or RRC	Identify need for and suggest changes to the content or delivery of existing trapper training programs.	At discretion
Yukon, YFNs, RRCs	In collaboration, redesign the content or delivery of trapper training programs to address suggested changes.	Within reasonable time after need for change identified
Yukon	Provide trapper training for Yukon Indian People as required from time to time.	For 10 years from enactment of Settlement Legislation, unless otherwise decided

Planning Assumption

1. Yukon currently delivers a trapper training program based on national standards developed by the Fur Institute of Canada. CYI participated in the workshop held by the Fur Institute of Canada to develop those standards.

PROJECT: Determination of the Available Harvest for moose in the SFN Traditional Territory

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN, Selkirk Renewable Resources Council ("RRC")

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 16 Schedule B

2.2 In determining the Available Harvest in the Traditional Territory for the purposes of 2.1, Government shall Consult with the Selkirk First Nation and the Council and shall consider scientific research and the special knowledge and experience of Selkirk People.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.3; 16.9,1 (all); Chapter 16 Schedule B 1.0,2.1

Responsibility	Activities	Timing
SFN, Government	Develop arrangements and procedures for Consultation regarding determination of the Available Harvest in the SFN Traditional Territory identifying contacts, timelines, general information guidelines, and any other information required by SFN and Government.	During the process of establishing a Total Allowable Harvest for moose
Government	Notify SFN and RRC regarding Government proposal with respect to determination of the Available Harvest in the SFN Traditional Territory.	As necessary
SFN, RRC	Prepare and present views to Government.	Within reasonable time as identified in the arrangements and procedures for Consultation

Responsibility	Activities	Timing
Government	Provide full and fair consideration to the views presented and notify SFN and RRC of outcome.	Within reasonable time as identified in the arrangements and procedures for Consultation

PROJECT: Consultation on Forest Resources policies and Legislation

RESPONSIBLE Government

PARTY:

PARTICIPANT/ Selkirk Renewable Resources Council, and other affected Renewable

LIAISON: Resources Councils ("RRCs")

OBLIGATIONS ADDRESSED:

- 17.2.2 The Minister shall Consult with the affected Renewable Resources Councils:
 - 17.2.2.1 prior to establishing a new policy likely to significantly affect Forest Resources Management, allocation or forestry practices; and
 - 17.2.2.2 prior to recommending to Parliament or the Legislative Assembly, as the case may be, Legislation concerning Forest Resources in the Yukon.

CROSS REFERENCED CLAUSES: 2.11.8, 17.4.3

Responsibility	Activities	Timing
Government	Notify RRC and other affected RRCs of new policy and/or legislative initiative and provide details.	Prior to establishment of a new policy or recommendation to Parliament or Legislative Assembly
RRC and other affected RRCs	Prepare and present views.	Within reasonable time indicated by Government
Government	Provide full and fair consideration of views presented.	Prior to establishment of a new policy or recommendation to Parliament or Legislative Assembly

PROJECT: Non-commercial harvest of Trees on Crown Lands

RESPONSIBLE SFN and Government

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

17.3.1 Subject to this chapter:

17.3.1.2 each Yukon First Nation shall have the right, during all seasons of the year, to harvest Trees on Crown Land to a maximum of 500 cubic metres per calendar year to provide for non-commercial community purposes;

17.3.3 For the purposes of 17.3.1, where Legislation referred to in 17.3.2 requires the issuance of a permit or licence, such permit or licence issued to a Yukon Indian Person or a Yukon First Nation, as the case may be, shall be without fee.

CROSS REFERENCED CLAUSES: 17.2.2 (all), 17.3.2, 17.3.4 (all), 17.3.6 (all)

Responsibility	Activities	Timing
	If permit required by legislation:	
SFN	Apply to Government for necessary permit/licence.	As required by legislation
Government	Issue permit/licence in accordance with applicable legislation and subject to restrictions listed in 17.3.4, waiving any fee that might otherwise apply.	Upon application
SFN	Notify government of Trees harvested up to a limit of 500 cubic meters.	As required by permit or upon request by Government
	If no permit is required:	
SFN	Notify Government of Trees harvested up to a limit of 500 cubic meters.	Annually, or as requested by Government

PROJECT: Preparation of Forest Resources Management plans in the SFN Traditional Territory

RESPONSIBLE Minister

PARTY:

PARTICIPANT/ RRC, SFN

LIAISON:

OBLIGATIONS ADDRESSED:

- 17.5.1 The Minister may prepare, approve and implement plans for Forest Resources Management on Non-Settlement Land.
- 17.5.2 A Yukon First Nation may prepare, approve and implement plans for Forest Resources Management on its Settlement Land.
 - 17.5.4.1 The Minister, in Consultation with the Selkirk First Nation and the Selkirk Renewable Resources Council, shall determine the timing for the development of Forest Resources Management plans for the Traditional Territory of the Selkirk First Nation.
 - 17.5.4.2 The Minister, in Consultation with the Selkirk First Nation, shall determine the need for and the timing of the preparation of any inventory of Trees on Crown Land in the Traditional Territory of the Selkirk First Nation and the Minister and the Selkirk First Nation shall agree on the order in which areas shall be inventoried, and failing agreement, either party may refer the matter to the dispute resolution process under 26.3.0.
 - 17.5.4.3 If Government proposes to undertake any work related to an inventory of Trees on Crown Land in the Traditional Territory of the Selkirk First Nation, it shall Consult with the Selkirk First Nation to determine whether it wishes to participate in such work on a cost sharing basis in order to obtain similar information on land held by the Selkirk First Nation.
- 17.5.7 The Minister shall consider whether a management inventory of Trees is necessary on Non-Settlement Land for the preparation of a Forest Resources Management plan.
- 17.5.8 If the Minister considers that a management inventory pursuant to 17.5.7 is necessary, the Minister shall complete the inventory before the development of the Forest Resources Management plan.

CROSS REFERENCED CLAUSES: 2.11.8; Chapter 2 Schedule B 4.1, 4.1.4; 17.4.1 (all), 17.4.2 (all), 17.5.3. 17.5.4.4, 17.5.5 (all), 17.5.6 (all), 17.6.1, 17.6.2, 26.3.0 (all)

Responsibility	Activities	Timing
Minister, SFN	Work collaboratively to identify areas of priority for the development of Forest Resources Management plans.	As soon as practicable
Minister, SFN	At discretion, request recommendations from the RRC on the areas of priority for the development of Forest Resources Management plans.	As necessary
RRC	Provide recommendations.	Within reasonable time indicated by Minister
Minister, SFN	Review recommendations of RRC, and identify areas of priority for the development of Forest Resources Management plans and notify RRC of outcome.	After receipt of recommendations
Minister	In consultation with SFN, determine the need for any management inventory of Trees on Crown Land in the SFN Traditional Territory. Assess the order of any management inventory of Trees on Crown Land in the SFN Traditional Territory.	After identifying areas of priority for the development of Forest Resources Management plans and concurrent with SFN's assessment
SFN	Determine the need for management inventory of Trees on SFN Settlement Land and assess the order of management inventory of Trees on Settlement Land and Crown Land in the SFN Traditional Territory.	After identifying areas of priority for the development of Forest Resources Management plans and concurrent with the Minister's assessment
Minister, SFN	Agree on the order in which areas will be inventoried on Crown Land in the SFN Traditional Territory.	As necessary
Minister or SFN	Failing agreement on the order in which areas will be inventoried on Crown Land in the SFN Traditional Territory, at discretion, refer to dispute resolution process under 26.3.0.	As necessary

Responsibility	Activities	Timing
SFN	Determine the order of any management inventory of Trees on SFN Settlement Land.	Concurrent with determination of order of management inventory on Crown Land in SFN Traditional Territory
Minister	In Consultation with SFN, determine the timing for the preparation of any management inventory of Trees on Crown Land in the SFN Traditional Territory, and determine SFN participation in such work on a cost sharing basis to obtain similar information on land held by the SFN.	As necessary
Minister	In Consultation with SFN, determine the timing of Forest Resources Management plans in the SFN Traditional Territory taking into consideration the need for integrated Forest Resources Management plans.	As necessary
Minister	In cooperation with SFN, develop Forest Resources Management plans on Non-Settlement Land.	As necessary
SFN	In cooperation with Government, develop Forest Resources Management plans on SFN Settlement Land.	As necessary

- 1. Forest inventories and Forest Resources Management plans will be undertaken in a manner consistent with SFN and Government policies in place from time to time.
- 2. Government and SFN may request additional recommendations from the Selkirk Renewable Resources Council on other issues.
- 3. It is understood that on this activity sheet, the process associated with "Consultation" is to be performed as follows:
 a) Government will notify and provide relevant details of the matter to SFN;

- b) SFN will prepare and present of views within reasonable time indicated by Government;
- c) Government will provide full and fair consideration of views presented prior to determining outcome; and
- d) Government will inform SFN of the outcome prior to taking action.

PROJECT: Establishment of the order in which Forest Resources Management plans are to be developed

RESPONSIBLE Minister, YFNs

PARTY:

PARTICIPANT/ Renewable Resources Council ("RRC")

LIAISON:

OBLIGATIONS ADDRESSED:

17.5.3 After Consultation with Yukon First Nations, the Minister shall establish the order in which plans for Forest Resources Management are to be developed. The Minister shall Consult with Yukon First Nations prior to changing the order established.

CROSS REFERENCED CLAUSES: 2.11.8, 17.4.1.2

Responsibility	Activities	Timing
Minister	Notify YFNs of intention to establish order for the development of Forest Resources Management plans and provide details.	As soon as practicable
YFNs	Prepare and present views.	Within reasonable time established by Minister
Minister	Provide full and fair consideration to views presented.	Prior to establishing order
Minister	Establish order for development of plans.	After Consultation
Minister	To revise order, repeat listed activities.	Prior to amending order

- 1. Government will arrange for a meeting of all fourteen YFNs to Consult regarding the establishment of the order for Forest Resources Management plans.
- 2. Relevant information and proposals will be forwarded to the YFNs within a reasonable time in advance of the meeting.
- 3. The parties may include the RRC where appropriate.

PROJECT: Work related to an inventory of Trees on Crown Land

RESPONSIBLE Canada

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

17.5.4.4 The Minister shall provide to the Selkirk First Nation the results of any inventory of Trees on Crown Land in the Traditional Territory of the Selkirk First Nation on the same cost recovery basis as such results would be provided to any other Person.

CROSS REFERENCED CLAUSES: 2.11.8, 17.5.1

Responsibility	Activities	Timing
Canada	Provide to SFN a list of results of any inventory of Trees completed on Crown Land.	As soon as practicable
SFN	At discretion, request results of any inventory of Trees completed on Crown Land.	
Canada	Provide to SFN results of any inventory of Trees completed on Crown Land.	As soon as practicable following request

PROJECT: Use of pesticides or herbicides by SFN on Settlement Land

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ Government

LIAISON:

OBLIGATIONS ADDRESSED:

17.7.1 Where Forest Resources are threatened by pests or diseases a Yukon First Nation shall Consult the Minister before applying or permitting the application of pesticides and herbicides on Settlement Land.

CROSS REFERENCED CLAUSES: 2.11.8, 17.7.3,17.7.4, 17.7.5

Responsibility	Activities	Timing
SFN	Notify Government that use of herbicides or pesticides on Settlement Land is being considered. Provide details about nature of pest/disease and any other relevant information.	Prior to application of herbicides or pesticides
Government	Prepare and present views.	Within reasonable time indicated by SFN
SFN	Provide full and fair consideration of views presented.	Prior to taking any action
SFN	Notify Government of action taken.	As soon as practicable

PROJECT: Use of pesticides or herbicides by Government on Crown Lands within SFN Traditional Territory

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

17.7.2 Where Forest Resources are threatened by pests or diseases the Minister shall Consult the affected Yukon First Nation before applying pesticides and herbicides on Crown Land within that Yukon First Nation's Traditional Territory.

CROSS REFERENCED CLAUSES: 2.11.8, 17.7.4, 17.7.5

Responsibility	Activities	Timing
Government	Notify SFN that use of herbicides or pesticides on Crown Lands within Traditional Territory is being considered. Provide details about nature of pest/disease and any other relevant information.	Prior to application of herbicides or pesticides
SFN	Prepare and present views.	Within reasonable time indicated by Government
Government	Provide full and fair consideration of views presented.	Prior to application
Government	Notify SFN of action taken.	As soon as practicable

PROJECT: Actions taken to control pest or disease problems on Settlement Land

RESPONSIBLE SFN, Government

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

17.7.3 Where a pest or disease affects Forest Resources on Settlement Land, Government and the affected Yukon First Nation shall take such action as they may agree to control the problem.

CROSS REFERENCED CLAUSES: 17.7.1, 17.7.4, 17.7.5

Responsibility	Activities	Timing
SFN or Government	Notify other party that a pest or disease affects Forest Resources on Settlement Land and provide details.	As necessary
SFN, Government	Discuss possible actions to control the problem.	Prior to taking action
SFN, Government	Take such action as they may agree to control the problem.	As required

PROJECT: Consultation on forest fire fighting priorities

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN, Renewable Resources Council ("RRC")

LIAISON:

OBLIGATIONS ADDRESSED:

17.8.2 Government shall Consult with each Yukon First Nation on general priorities for fighting forest fires on that Yukon First Nation's Settlement Land and on adjacent Non-Settlement Land.

CROSS REFERENCED CLAUSES: 17.4.1.5, 17.4.4

Responsibility	Activities	Timing
Government	Notify SFN of general priorities for forest fire fighting on Settlement Land and adjacent Non-Settlement Land and provide any relevant information.	Prior to March 31 in the year following the Effective Date
SFN	Prepare and present views.	Within a reasonable time
Government	Provide full and fair consideration of views presented.	Prior to amending priorities
Government	Set general priorities for SFN Settlement Land and for adjacent Non-Settlement Land.	After Consultation
Government	Notify SFN of new priorities.	Once priorities are established
SFN, Government	At the request of SFN, revisit Government's general priorities for forest fire fighting.	As required

Planning Assumptions

- 1. The general forest fire fighting priorities of SFN may change over time; upon request of SFN, Government will consider amending general priorities to reflect the wishes of SFN.
- 2. Government will explore various options available for the interested parties to work collaboratively on the establishment of priorities for fighting forest fires.
- 3 The parties will involve the RRC as appropriate.

PROJECT: Forest fire fighting on Settlement Land

RESPONSIBLE Government, SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

- 17.8.3 For a period of five years after the Effective Date of a Yukon First Nation Final Agreement, Government shall continue to fight forest fires on that Yukon First Nation's Settlement Land:
 - 17.8.3.1 in accordance with Government policy from time to time for fighting forest fires on Crown Land in the Yukon; and
 - 17.8.3.2 within the financial and other resources available to Government from time to time for fighting forest fires on Crown Land in the Yukon.
- 17.8.4 Government may take any action it considers necessary on Settlement Land for control or extinguishment of forest fires. Where practicable, Government shall give notice to the affected Yukon First Nation prior to taking such action.

CROSS REFERENCED CLAUSES: 17.8.1, 17.14.2.11

Responsibility	Activities	Timing
Government	Meet to identify the terms of reference for the development of transitional arrangements during the five year period following the Effective Date, which prepare SFN to assume responsibility for forest fire suppression on SFN Settlement Land.	Within one year of the Effective Date, or as soon thereafter as the parties agree is reasonable
Government, SFN	Jointly develop the transitional arrangements.	As soon as practicable
Government, SFN	Implement transitional arrangements.	As soon as practicable
Government	Notify SFN prior to taking action to fight forest fires on Settlement Land.	Where practicable
Government	Fight forest fires on SFN Settlement Land in accordance with the transitional arrangements and policies in place from time to time and within available resources.	For a period of five years after Effective Date

Planning Assumption

1.	The terms of reference for the transitional arrangements may include measures to address training and employment
	opportunities for Selkirk People in forest fire suppression activities.

PROJECT: Access to Settlement Land -- Holders of commercial timber permits

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ Permit holder, Surface Rights Board

LIAISON:

OBLIGATIONS ADDRESSED:

17.10.2 The holder of a commercial timber permit shall have a right of access to cross and make necessary stops on Settlement Land to reach adjacent land or to reach Settlement Land subject to that commercial timber permit with the consent of the affected Yukon First Nation or, failing consent, with an order of the Surface Rights Board setting out terms and conditions.

CROSS REFERENCED CLAUSES: 17.10.5, 17.13.1

Responsibility	Activities	Timing
SFN	Review application for access from a holder of a commercial timber permit. Determine whether access will be granted.	Upon application and prior to access
SFN	Notify applicant of decision in writing.	Within a reasonable time
SFN	If an application is made to the Surface Rights Board, prepare for and respond to the application.	In accordance with Surface Rights Board rules

PROJECT: Access to Settlement Land — Holders of timber harvesting agreements

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ Surface Rights Board, agreement holder

LIAISON:

OBLIGATIONS ADDRESSED:

17.10.4 The holder of a timber harvesting agreement shall have a right of access to cross and make necessary stops on Settlement Land to reach the adjacent land or to reach Settlement Land subject to the timber harvesting agreement with the consent of the affected Yukon First Nation, or failing consent, with an order of the Surface Rights Board setting out terms and conditions.

CROSS REFERENCED CLAUSES: 17.10.5, 17.13.1

	Responsibility	Activities	Timing
SFN		Review application for access from the holder of a timber harvesting agreement. Determine whether access will be granted.	Upon receipt of application and prior to access
SFN		Notify applicant of decision in writing.	Within a reasonable time
SFN		If an application is made to the Surface Rights Board, prepare for and respond to the application.	In accordance with Surface Rights Board rules

PROJECT:

Notice of public tender for Forest Resources Management or forest protection within SFN Traditional

Territory

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

17.14.1 Government shall, at the time it publicly invites tenders for Forest Resources Management or forest protection within a Yukon First Nation's Traditional Territory, provide a written notice of the tender to that Yukon First Nation.

CROSS REFERENCED CLAUSES: 22.5.10, 22.6.6

Responsibility	Activities	Timing
Government, SFN	Develop contracting arrangements and procedures that will include contacts, timelines, and information requirements.	Within 6 months of Effective Date or as soon thereafter as the parties agree is reasonable
Government	Consistent with the arrangements and procedures provide written notice to SFN of any public tenders for Forest Resources Management or forest protection within SFN Traditional Territory.	As contracts are tendered

PROJECT: Contracts associated with Forest Resources Management and silviculture within the SFN Traditional Territory

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

- 17.14.2.2 Government shall provide written notice to the Selkirk First Nation of any public tender for contracts associated with Forest Resources Management within the Traditional Territory of the Selkirk First Nation.
- 17.14.2.3 Government shall include the Selkirk First Nation in any invitational tender for contracts associated with Forest Resources Management within the Traditional Territory of the Selkirk First Nation.
- 17.14.2.4 The Selkirk First Nation shall have the first opportunity to accept any contract offered by Government, other than by public or invitational tender, associated with silviculture within the Traditional Territory of the Selkirk First Nation upon the same terms and conditions as would be offered to others.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.4; 17.14.1, 17.14.2.1. 17.14.2.5, 17.14.2.6, 17.14.2.7

Responsibility	Activities	Timing
SFN, Government	Develop contracting arrangements and procedures including contacts, timelines, and information requirements.	Within 6 months of the Effective Date or as soon thereafter as the parties agree is reasonable
Government	Consistent with the arrangements and procedures, notify the SFN of any public or invitational tender for contracts associated with Forest Resources Management within the SFN Traditional Territory being offered by Government.	As contracts are offered

Responsibility	Activities	Timing
Government	Consistent with the arrangements and procedures, provide the SFN with the first opportunity to accept any contract associated with silviculture within SFN Traditional Territory offered by Government other than by public or invitational tender.	As contracts are offered
SFN	Consistent with the arrangements and procedures, provide response to Government whether to accept or reject offer or whether the SFN will submit a proposal.	Within timelines specified in arrangements and procedures

PROJECT: Criteria for silviculture contracts within SFN Traditional Territory

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

17.14.2.8 Government shall include a criterion for employment of Selkirk People or engagement of Selkirk Firms in any contract opportunities associated with silviculture in the Traditional Territory of the Selkirk First Nation.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.4; 17.14.2.9

Responsibility	Activities	Timing
Government, SFN	Jointly develop criteria for employment of Selkirk People and engagement of Selkirk Firms and identify the specifics as to how the criteria will be included into the contracting process.	Within 6 months of Effective Date or as soon thereafter as the parties agree is reasonable
Government	Include a criterion for employment of Selkirk People or engagement of Selkirk Firms in any silviculture contract opportunities in the SFN Traditional Territory.	As contract opportunities are identified

Planning Assumption

1. Government retains ultimate responsibility for contracting associated with silviculture.

PROJECT: Hiring of Selkirk People to fight forest fires

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

17.14.2.10 Where Government requires Extra Fire Fighters to fight forest fires within the Traditional Territory of the Selkirk First Nation it shall, where practicable, hire Selkirk People.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.4; 17.14.2.11

Responsibility	Activities	Timing
Government, SFN	Develop arrangements for the SFN to provide Extra Fire Fighters to fight forest fires in the SFN Traditional Territory. These arrangements will include required contacts and timelines.	Within 6 months of Effective Date or as soon thereafter as the parties agree is reasonable
SFN	Develop and maintain list of Selkirk People available to fight forest fires. This will also list qualifications.	Ongoing
Government	Notify SFN of requirement to hire Extra Fire Fighters in accordance with arrangements developed.	As necessary
SFN	Notify Government of Selkirk People available in accordance with the arrangements developed.	As necessary

PROJECT: Identification of economic and employment opportunities associated with fighting forest fires in SFN Traditional Territory

RESPONSIBLE Government, SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

17.14.2.11 Government shall, prior to April 1st of each year. Consult with the Selkirk First Nation with a view to identifying economic and employment opportunities for Selkirk People associated with fighting forest fires in the Traditional Territory of the Selkirk First Nation.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.4; 17.8.3

Responsibility	Activities	Timing
Government, SFN	Develop arrangements and procedures for Consultation identifying contacts, timelines, and any other information required by SFN and Government.	Within 6 months of Effective Date or as soon thereafter as the parties agree is reasonable
Government	Notify SFN and provide information in accordance with arrangements and procedures.	In accordance with the timelines set out in the arrangements and procedures
SFN	Prepare and present views.	Within reasonable time as set out in the arrangements and procedures
Government	Provide full and fair consideration to the views presented by SFN. Identify economic and employment opportunities for Selkirk People associated with fighting forest fires. Provide outcome to SFN.	In accordance with timelines set out in arrangements and procedures

Planning Assumption

1.	The Consultation process may be addressed in the transitional arrangements developed pursuant to 17.8.3.

PROJECT: Conflicts between exercise of Mineral Right and exercise of Specified Substances Rights

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ Surface Rights Board, holder of a Mineral Right

LIAISON:

OBLIGATIONS ADDRESSED:

18.1.2 In the event that there is conflict between the exercise of the Specified Substances Right and the exercise of the Mineral Right, either the Yukon First Nation or the Person having the Mineral Right may apply to the Surface Rights Board.

CROSS REFERENCED CLAUSES: 18.1.1, 18.1.3 (all), 18.1.4

Responsibility	Activities	Timing
SFN or holder of a Mineral Right	Contact other party and attempt to resolve dispute over conflicting exercise of rights.	When a conflict arises over exercise of identified rights
	If agreement is not reached:	
SFN or holder of a Mineral Right	At discretion, refer dispute to Surface Rights Board.	Within a reasonable period of time
SFN and holder of a Mineral Right	Prepare for and participate in Surface Rights Board process.	In accordance with Surface Rights Board rules

PROJECT: Location of alternative Quarries by Government on Non-Settlement Land

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

18.2.4 Where reasonable and practicable to do so. Government shall endeavour to eliminate the use of Quarry sites on Settlement Land by locating an alternative Quarry on Non-Settlement Land.

CROSS REFERENCED CLAUSES: 18.2.6, 18.2.6.3, 18.2.6.4

Responsibility	Activities	Timing
Government	Consider whether the use of any existing Quarries situated on Settlement Land could be eliminated by locating an alternative Quarry on Non-Settlement Land. Provide the results of that analysis to SFN.	As soon as practicable
SFN	If SFN has concerns regarding the analysis, contact Government requesting further information.	As soon as practicable after the analysis is provided
Government	In response to SFN's inquiry, provide additional information.	As soon as practicable following the request
Government	Where reasonable and practical to do so, eliminate use of existing Quarries on Settlement Land.	As soon as practicable
Government	Communicate results to SFN.	Following elimination of the use of a Quarry

Responsibility	Activities	Timing
	If all existing Quarries on Settlement Land have not been eliminated following the initial analysis:	
Government	Consider whether the use of any remaining Quarries situated on Settlement Land could be eliminated by locating an alternative Quarry on Non-Settlement Land. Provide the results of that analysis to SFN.	From time to time, upon the request of SFN
SFN	If SFN has concerns regarding the analysis, contact Government requesting further information.	As soon as practicable after the analysis is provided
Government	In response to SFN's inquiry, provide additional information.	As soon as practicable following the request
Government	Communicate results to SFN.	Following elimination of the use of a Quarry

PROJECT: Further identification of Quarries on Settlement Land

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

- 18.2.5 Where Government has not identified adequate Quarries for public purposes before the final land selections have been signed by the negotiators to that Yukon First Nation Final Agreement, that Yukon first Nation Final Agreement shall set out:
- 18.2.5.1 a time period for further identification of any Quarry on Settlement Land which, unless the parties to that Yukon First Nation Final Agreement otherwise agree, shall be two years from the Effective Date of the Yukon First Nation Final Agreement;
- 18.2.5.2 the area within the Traditional Territory that is subject to further identification of Quarries on Settlement Land; and
 - (a) The following Parcels of the Selkirk First Nation Settlement Land are subject to further identification of Quarries pursuant to 18.2.5.2:
 - (i) those portions of Parcel R-1B lying within one kilometre of the centre line of the 60 metre right-of-way for the road known as the Pelly Ranch Road or within one kilometre of the centre line of a 60 metre right-of-way for the proposed Pelly Ranch Road Realignment, both shown approximately by dashed lines designated as Pelly Ranch Road and Pelly Ranch Road Realignment, respectively, on Territorial Resource Base Maps 115 1/14 and 115 1/15 in Appendix B Maps, which forms a separate volume to this Agreement;

- (ii) those portions of Parcels R-3A, R-15A, R-34B and R-35B lying within one kilometre of the centre line of the 60 metre right-of-way for the road known as the Detour Lakes Road or within one kilometre of the centre line of a 60 metre right-of-way for the road known as the Old Wood Road, both shown approximately by a dashed line designated as Detour Lakes Road and Old Wood Road, respectively, on Territorial Resource Base Maps 105 L/12, 105 L/13, 115 1/15 and 115 1/16 in Appendix B -Maps, which forms a separate volume to this Agreement, provided that there shall be a distance of at least 20 kilometres between any two Quarries established under 18.2.5.2(a)(ii);
- (iii) those portions of Parcels R-2B, R-5B, R-13B and R-38B lying within one kilometre of the centre line of the 60 metre right-of-way for the road known as the Acorn Road and shown approximately by a dashed line designated as Acorn Road on Territorial Resource Base Maps 1151/15 and 115 1/16 in Appendix B " Maps, which forms a separate volume to this Agreement, provided that there shall be a distance of at least 20 kilometres between any two Quarries established under 18.2.5.2(a)(iii);and
- (iv) those portions of Parcel R-21B lying within one kilometre of the centre line of the 60 metre right-of-way for the road known as the Dromedary Resource Road or within one kilometre of the centre line of a 60 metre right-of-way for the proposed Dromedary Resource Road Extension, both shown approximately by a dashed line designated as Dromedary Resource Road and Proposed Dromedary Resource Road Extension, respectively, on Territorial Resource Base Maps 105 L/14 and 105 L/15 in Appendix B Maps, which forms a separate volume to this Agreement, provided that there shall be a distance of at least 20 kilometres between any two Quarries established under 18.2.5.2(a)(iv),

as identified in Appendix A - Settlement Land Descriptions, attached to this Agreement, and in Appendix B - Maps which forms a separate volume to this Agreement.

- 18.2.5.3 a process for Consultation with the Yukon First Nation in the further identification of Quarries on Settlement Land.
 - (a) Government shall Consult with the Selkirk First Nation in respect of any Quarries on Selkirk First Nation Settlement Land which Government proposes to identify pursuant to 18.2.5.
 - (b) Within 60 days of receipt of the notice required for the Consultation described in (a), the Selkirk First Nation shall provide Government with its views on the matters in writing and may request a meeting to present its views to Government.
 - (c) Government shall, if requested, meet with the Selkirk First Nation to discuss the proposed identification of the Quarry.
 - (d) Government shall consider fully and fairly the views presented by the Selkirk First Nation, and shall provide its response to those views, in writing, to the Selkirk First Nation.

CROSS REFERENCED CLAUSES: 18.2.3, 26.3.1.3

Responsibility	Activities	Timing
Yukon	Identify Quarries on Settlement Land specified in 18.2.5.2 (a) taking into consideration 18.2.3.	No later than 2 years from the Effective Date
Yukon	Notify and provide relevant details to SFN regarding proposed identification of Quarries pursuant to 18.2.5.2 (a).	No later than 2 years from the Effective Date
SFN	Prepare and present views in writing to Yukon and at discretion, request a meeting with Yukon.	, Within 60 days of receipt of notice from Yukon
Yukon	If SFN requests, meet with SFN to discuss the proposed identification of the Quarries.	As soon as practicable after receiving request
Yukon	Provide full and fair consideration of views presented. Provide SFN with written response to SFN views.	After SFN presents its views
Yukon	Make final decision regarding identification Withi of Quarries, taking into account the views of the SFN. Notify SFN of outcome.	n a reasonable period of time

PROJECT: Government use and restoration of specified Quarries on Settlement Land

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN, Surface Rights Board

LIAISON:

OBLIGATIONS ADDRESSED:

- 18.2.6 Unless otherwise provided in a Yukon First Nation Final Agreement, the following terms and conditions respecting a Quarry on Settlement Land identified under 18.2.2 or 18.2.5 shall apply:
 - 18.2.6.1 Government shall have the exclusive use of Quarries and the right to take any Construction Materials required from such Quarries without the agreement of or compensation for such use or taking to the affected Yukon First Nation;
 - 18.2.6.2 Government shall use a Quarry in accordance with commonly accepted land use standards and shall endeavour to minimize interference with other uses of the Settlement Land;
 - 18.2.6.3 on ending its use of a Quarry, Government shall, if required by the affected Yukon First Nation, restore the Quarry in accordance with commonly accepted land use standards including, as appropriate, clean-up, drainage, erosion control, re-contouring, overburden replacement, and replanting of vegetation so that the Quarry will blend in with the local landscape and vegetation; and
 - 18.2.6.4 where a dispute arises over the use or restoration of a Quarry by Government, either the Government or the affected Yukon First Nation may refer the dispute to the Surface Rights Board.

CROSS REFERENCED CLAUSES: 18.2.2, 18.2.5 (all)

Responsibility	Activities	Timing
Government	Use Quarry and associated specified substances in accordance with land use standards, taking reasonable steps to minimize interference with other uses of Settlement Land.	As required for public purposes
Government	Notify SFN of intention to abandon use of Quarry.	Prior to ending use

Responsibility	Activities	Timing
SFN	Review notice and determine if site restoration is appropriate.	Upon receipt of notice
SFN	Notify Government of decision regarding need for site restoration.	As soon as practicable
Government	If required by SFN, restore Quarry in accordance with 18.2.6.3.	As appropriate
	If agreement not reached:	
Government or SFN	At discretion, refer any dispute to Surface Rights Board.	Within a reasonable period of time
Government or SFN	If an application is made to the Surface Rights Board, prepare for and respond to the application.	In accordance with Surface Rights Board rules

PROJECT: Government use of other Quarries on Settlement Land

RESPONSIBLE Government, SFN

PARTY:

PARTICIPANT/ Surface Rights Board

LIAISON:

OBLIGATIONS ADDRESSED:

- 18.2.7 Where Government needs a Quarry and no suitable alternative Quarry is available on Non-Settlement Land in the surrounding area, a Yukon First Nation shall allow Government to establish and work a Quarry on Settlement Land which has not been identified under 18.2.2 or 18.2.5 and take Construction Materials required for public purposes from the Quarry under such terms and conditions as may be agreed by Government and the affected Yukon First Nation including compensation to that Yukon First Nation for the Construction Materials taken.
- 18.2.8 If the Yukon First Nation and Government are unable to reach agreement on Government's need for a Quarry or on whether there is a suitable alternative Quarry or on the terms and conditions for Government's use of a Quarry under 18.2.7 within 30 days of Government's request for the use of the Quarry, Government or the affected Yukon First Nation may refer the dispute to the Surface Rights Board.
- 18.2.9 When the Surface Rights Board determines that Government does not need a Quarry on Settlement Land or that a suitable alternative on Non-Settlement Land is available, the Surface Rights Board shall deny Government the right to work the Quarry.

CROSS REFERENCED CLAUSES: 18.2.2, 18.2.5 (all)

Responsibility	Activities	Timing
Government	Notify SFN that a Quarry is required for public purposes and that no suitable Quarry is available on Non-Settlement Land.	When no suitable Quarry is available
Government and SFN	Attempt to reach agreement on need to use Quarry and on appropriate terms and conditions for Government use.	Within 30 days of notification by Government

Responsibility	Activities	Timing
Government	Establish and work Quarry according to terms and conditions agreed upon. OR	If agreement is reached with SFN within 30 days
Government	Abandon proposal to use Quarry on Settlement Land. OR	If no agreement reached with SFN within 30 days
Government or SFN	Refer dispute to the Surface Rights Board.	If no agreement reached with SFN within 30 days
Government or SFN	If an application is made to the Surface Rights Board, prepare for and respond to the application.	In accordance with Surface Rights Board rules

PROJECT: Government use of Construction Materials from a Quarry on Settlement Land

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

18.2.10 Unless Government and the affected Yukon First Nation otherwise agree. Government may use Construction Materials removed from a Quarry on Settlement Land only for public purposes either within the Yukon or no further than 30 kilometres beyond the boundaries of the Yukon.

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
Government	Notify SFN of desire to use materials from Quarries on Settlement Land for non-public purposes or public purposes more than 30 km beyond Yukon boundaries and seek consent of the SFN.	As required
SFN	Consider request and notify Government of decision, including proposed terms and conditions if applicable.	Upon request from Government
Government	Use Quarry as agreed. OR	With consent of SFN
Government	Abandon proposal for use.	If consent not obtained from SFN

PROJECT: Access to Settlement Land with the consent of SFN for the exercise of Mineral Rights

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ Surface Rights Board, Person having a New or Existing Mineral Right

LIAISON:

OBLIGATIONS ADDRESSED:

- 18.3.3 Any Person having an Existing Mineral Right on Settlement Land who does not have a right of access to Settlement Land under 18.3.1, or a right of access included in the right described in 5.4.2, has a right of access, for purposes of exercising that right, to cross and make necessary stops on Settlement Land with the consent of the affected Yukon First Nation or failing consent, with an order of the Surface Rights Board setting out the terms and conditions of access.
- 18.3.4 Any Person having an Existing Mineral Right on Non-Settlement Land who does not have a right of access to Settlement Land under 18.3.1, or a right of access included in the right described in 5.4.2, has a right of access, for purposes of exercising that right, to cross and make necessary stops on Settlement Land with the consent of the affected Yukon First Nation or failing consent, with an order of the Surface Rights Board setting out the terms and conditions.
- 18.4.3 Any Person having a New Mineral Right on Category B or Fee Simple Settlement Land who does not have a right of access under 18.4.1 or 18.4.2, or a right of access included in the right described in 5.4.2, has a right of access, for purposes of exercising that New Mineral Right, to use, cross and make necessary stops on Settlement Land with the consent of the affected Yukon First Nation or failing consent, with an order of the Surface Rights Board setting out the terms and conditions of access.
- 18.4.4 Any Person having a New Mineral Right on Non-Settlement Land who does not have a right of access under 18.4.1, or a right of access included in a right described in 5.4.2, has a right of access, for purposes of exercising that New Mineral Right, to cross and make necessary stops on Settlement Land with the consent of the affected Yukon First Nation or failing consent, with an order of the Surface Rights Board setting out the terms and conditions of access.

CROSS REFERENCED CLAUSES: 5.4.2 (all), 18.3.1 (all), 18.3.5 (all), 18.3.6, 18.4.1 (all), 18.4.2, 18.4.5 (all), 18.5.0 (all)

Respons	sibility	Activities	Timing
SFN	froi	ceive request for access to Settlement Land m holder of a Mineral Right. Determine ether or not access will be granted.	As required prior to access
SFN	No	tify holder of a Mineral Right of decision.	Within a reasonable time
SFN	Boa	n application is made to the Surface Rights ard, prepare for and respond to the blication.	In accordance with Surface Rights Board rules

PROJECT: Property Tax Assistance

RESPONSIBLE Canada

PARTY:

PARTICIPANT/ Yukon, SFN, taxation authority

LIAISON:

OBLIGATIONS ADDRESSED:

- 20.7.1 During a 10-year transitional period beginning with the year following the year in which a Yukon First Nation Final Agreement is signed, Canada shall assist that Yukon First Nation with the payment of Property Taxes on any Settlement Land of that Yukon First Nation that are subject to Property Taxes while owned by that Yukon First Nation, net of any homeowner's grants. The assistance shall be 100 percent in year one, decreasing by 10 percentage points per year, to 10 percent in year 10. During such time, Canada shall have the same rights in respect of any assessment of taxes as a property owner.
- 21.2.2 Any residence of a Yukon Indian Person which is occupied as a personal residence on Fee Simple Settlement Land, and which otherwise meets the criteria, shall be deemed to be owner-occupied for the purposes of any homeowner's grant programs available from time to time, notwithstanding that title to the lands on which the residence is situated, is held by a Yukon First Nation or Yukon First Nation Corporation.

CROSS REFERENCED CLAUSES: 21.2.1, 21.2.3. 21.2.5, 21.5.1

The Parties have agreed that the ten-year period during which property taxation assistance will be provided by Canada will commence on the Effective Date of the SFNFA. It was further confirmed that the Parties would support a proposal to amend the Umbrella Final Agreement to reflect the approach outlined on this activity sheet for implementing the Property Tax Assistance provisions. It is understood that an amendment will be put forward for consideration at a time in the future when it becomes necessary for the parties to the Umbrella Final Agreement to consider other amendments to the Umbrella Final Agreement.

The activities which follow immediately below are organized in two groupings: the first, for what will occur during the year of the Effective Date and the second, for what will occur in subsequent years.

In the year of the Effective Date:

Responsibility	Activities	Timing
Yukon	Provide taxation authority and SFN with a list of SFN properties subject to property tax for the year of the Effective Date or portion thereof, showing estimated taxes.	No later than 90 days after the Effective Date
Yukon	Provide SFN with application form for any Yukon homeowner's grant, requesting information concerning occupancy of residential properties on Fee Simple Settlement Land for that taxation year.	No later than 90 days after the Effective Date
SFN	If applying for Yukon homeowner's grant, return completed application form to taxation authority when paying taxes. Pay taxes to taxation authority net of any eligible Yukon homeowner's grant for eligible properties.	No later than 180 days after Effective Date or July 2, whichever is the later
	AND	

In subsequent years for which the property taxation assistance regime applies:

Responsibility	Activities	Timing
Taxation authority	Each year, provide SFN with an application form for any Yukon homeowner's grant (attached to the tax notice), requesting information concerning occupancy of residential properties on Fee Simple Settlement Land for that taxation year.	By May 15 of each year
SFN	If applying for Yukon homeowner's grant, return completed application form to taxation authority when paying taxes to receive the homeowner's grant for eligible properties as a deduction from the tax bill;	By July 2 of each year

Responsibility	Activities	Timing
	OR,	
	return completed application form to Yukon, to receive the homeowner's grant for eligible properties as a refund after the taxes have been paid.	By February 15 of the year following the year for which the application for homeowner's grant is being made
SFN	Pay taxes to taxation authority.	By July 2 of each year
Yukon	If the Yukon homeowner's grant was not deducted from SFN's tax bill at the time the taxes were paid by SFN, pay to SFN the amount of the Yukon homeowner's grant for which SFN is eligible.	Annually, within a reasonable time following receipt of SFN's homeowner's grant application form.

Further activities for implementing this obligation are set out immediately below, again in two groupings: the first, for what will occur if the Effective Date falls on January 1 and the second, for what will occur if the Effective Date falls on January 2 or a later date during the year.

If the Effective Date falls on January 1:

Responsibility	Activities	Timing
Canada	Prepare a multi-year funding arrangement with the SFN to reimburse property taxes less homeowners grant received, and forward the multi-year funding arrangement to the SFN.	As soon as practicable after Effective Date
SFN	Return signed multi-year funding arrangement to Canada.	As soon as practicable after signing multi-year funding arrangement

Responsibility	Activities	Timing
SFN	Provide to Canada evidence of the amounts of property taxes paid and homeowner's grants received by SFN for each calendar year.	As soon as practicable after both the property taxes are paid and the homeowner's grant is received by SFN, in the year of the Effective Date and each subsequent year for nine years
Canada	Following receipt of information from SFN about the amount of property taxes paid and homeowner's grant received by SFN in a calendar year, calculate the amount of the assistance to be paid.	Annually, as soon as practicable after receipt of information from SFN
Canada	Pay to SFN the calculated amount of assistance pursuant to the multi-year funding arrangement.	As soon as practicable
	OR	

If the Effective Date falls on a day between January 2 and December 31. inclusive:

Responsibility	Activities	Timing
Canada	Prepare a multi-year funding arrangement with the SFN to reimburse property taxes less homeowners grant received, and forward the multi-year funding arrangement to the SFN.	As soon as practicable after Effective Date
SFN	Return signed multi-year funding arrangement to Canada.	As soon as practicable after signing multi-year funding arrangement

Responsibility	Activities	Timing
SFN	Provide to Canada evidence of the amounts of property taxes paid and homeowner's grants received by SFN for each calendar year.	As soon as practicable after both the property taxes are paid and the homeowner's grant is received by SFN, in the year of the Effective Date and each subsequent year for ten years
Canada	Following receipt of information from SFN about the amount of property taxes paid and homeowner's grant received by SFN in a calendar year, calculate the amount of the assistance to be paid using the applicable formula set out in the planning assumptions section of this activity plan.	Annually, as soon as practicable after receipt of information from SFN
Canada	Pay to SFN the amount of assistance stipulated in the multi-year funding	As soon as practicable

Planning Assumptions

- 1. The May 15 and July 2nd dates referenced in the timing for activities above are deadlines established in the current <u>Assessment and Taxation Act.</u> R.S.Y. 1986, c. 10, for the issuance of tax notices and payment of taxes, respectively. Similarly, the February 15 date referenced is the deadline established in the current <u>Home Owners Grant Act.</u> R.S.Y. 1986, c. 84, for filing applications for Yukon homeowner's grants in respect of the preceding taxation year. These dates may be subject to change from time to time.
- 2. Yukon shall develop an application form to be used by Yukon First Nations in respect of any homeowner's grant programs.
- 3. Yukon will provide a list of all fee simple properties on SFN Settlement Land when the application form for the homeowner's grant is sent to the SFN. As part of the process of applying for the homeowner's grant, the SFN will sign a declaration concerning eligibility of properties for the homeowner's grant.
- 4. <u>Formulas for Calculation of Property Taxation Assistance:</u> If the Effective Date of the SFNFA falls on a day other than January 1, the following formulas will be used to calculate the amount of assistance to be paid for each of the ten years for which property taxation assistance is to be paid. The amount of property taxation assistance provided for each of the ten years will be in respect of portions of two calendar years, calculated as follows:

- x = the number of days in the calendar year from January 1 up to and including the day prior to the Effective Date or the anniversary thereof;
- Y =number of days remaining in the calendar year, from the Effective Date or anniversary thereof to December 31, inclusive; and,
- T =amount of the property taxes paid by SFN for that taxation year minus the homeowner's grant received by SFN for that year.

Assistance

YEAR 1:	(T x Y/365) x 100%=
YEAR 2:	$(T \times X/365) \times 100\% + (T \times Y/365) \times 90\% =$
YEAR 3::	$(T \times X/365) \times 90\% + (T \times Y/365) \times 80\% =$
YEAR 4:	$(T \times X/365) \times 80\% + (T \times Y/365) \times 70\% =$
YEAR 5::	$(T \times X/365) \times 70\% + (T \times Y/365) \times 60\% =$
YEAR 6:	$(T \times X/365) \times 60\% + (T \times Y/365) \times 50\% =$
YEAR 7:	$(T \times X/365) \times 50\% + (T \times Y/365) \times 40\% =$
YEAR 8:	$(T \times X/365) \times 40\% + (T \times Y/365) \times 30\% =$
YEAR 9:	$(T \times X/365) \times 30\% + (T \times Y/365) \times 20\% =$
YEAR 10:	$(T \times X/365) \times 20\% + (T \times Y/365) \times 10\% =$
YEAR 11:	(T x X/365) x 10%=

PROJECT: Property assessment and taxation of Fee Simple Settlement Land

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

21.2.1 Fee Simple Settlement Land shall be subject to Laws of General Application respecting Property Taxes, and Government and a Yukon First Nation may agree in a self-government agreement negotiated pursuant to Chapter 24 - Yukon Indian Self-Government that Fee Simple Settlement Land is also subject to the power of the Yukon First Nation to levy and collect fees for the use or occupation of Settlement Land, including property taxes.

CROSS REFERENCED CLAUSES: 20.7.1,21.1.0, 21.2.3. 21.2.5 (all); SFNSGA 14.9

Yukon, SFN

For the first assessment roll prepared following the Effective Date, discuss and attempt to reach agreement on tax classifications and amounts for SFN Fee Simple Settlement Land.

Timing

Prior to finalization of assessment roll prepared following the Effective Date, discuss and attempt to reach agreement on tax classifications and amounts for SFN Fee Simple Settlement Land.

PROJECT: Action by taxing authority for non-payment of Property Taxes for Fee Simple Settlement Land

RESPONSIBLE Yukon or other taxing authority ("Taxing Authority")

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

- 21.3.1 Notwithstanding Laws of General Application, Settlement Land held by a Yukon First Nation or any Yukon First Nation Corporation shall not be subject to attachment, seizure or sale for non-payment of Property Taxes. If Property Taxes owing on such Settlement Land remain unpaid for more than two years, the taxing authority may withdraw the delivery of any or all services to such Settlement Land until the outstanding Property Taxes have been paid.
- 21.3.2 Unless the parties to a Yukon First Nation Final Agreement otherwise agree, if the Property Taxes remain unpaid on Settlement Land six months after the withdrawal of any Local Government Services under 21.3.1, the taxing authority may attach the assets of that Yukon First Nation or any Yukon First Nation Corporation of that Yukon First Nation in addition to all other remedies including the filing of a lien or other instrument against such Settlement Land

CROSS REFERENCED CLAUSES: 21.2.1; SFNSGA 14.9,14.11

Responsibility	Activities	Timing
Taxing Authority	Provide SFN or any SFN corporation with initial notice, using double registered mail, of the possible withdrawal of delivery of any or all services to such Fee Simple Settlement Land if taxes are not paid within six months of date of notice.	If property taxes are owing on Fee Simple Settlement Land for more than 18 months
Taxing Authority	Notify SFN or any SFN corporation by way of double registered letter that services may be withdrawn by a specified date (six months after issuance of initial notice) if taxes are not paid by that date.	If taxes remain unpaid

Responsibility	Activities	Timing
Taxing Authority	Provide notice to SFN if Taxing Authority decides to attach the assets of the SFN or any SFN Corporation owing the taxes, and/or to initiate other remedies	If taxes remain unpaid six months after the withdrawal of any Local Government Services

PROJECT: Action by Yukon or Municipality for non-payment by SFN for Local Government Services

RESPONSIBLE Yukon or Municipality

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

- 21.3.3 Unless the parties to a Yukon First Nation Final Agreement otherwise agree, if arrears under any agreement negotiated between the Yukon First Nation and Government for the provision of Local Government Services on Settlement Land remain unpaid for a period of six months. Government may withdraw any or all such services to such land until the outstanding arrears have been paid.
- 21.3.4 Unless the parties to a Yukon First Nation Final Agreement otherwise agree, if the arrears remain unpaid six months after the withdrawal of services under 21.3.3, Government may, without the consent of the Yukon First Nation or any Yukon First Nation Corporation, refer the matter to the dispute resolution process under 26.3.0.

CROSS REFERENCED CLAUSES: 26.3.0 (all)

Responsibility	Activities	Timing
Yukon or Municipality	Provide SFN with initial notice using double registered mail, of the possible withdrawal of delivery of Local Government Services on Settlement Land if payment not made within two months of date of notice.	If payment for such services remains unpaid for a period of four months
Yukon or Municipality	Notify SFN by way of double registered mail, that services may be withdrawn by a specified date if payment not received.	30 days after initial notice if arrears are still outstanding
Yukon or Municipality	At discretion, refer the matter to dispute resolution process under 26.3.0.	If arrears remain unpaid 6 months after withdrawal of services

PROJECT: Forgiveness of outstanding Property Taxes on SFN Settlement Land

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

21.6.1.1 The Yukon shall forgive Property Taxes outstanding as at the Effective Date of this Agreement in respect of Selkirk First Nation Settlement Land.

CROSS REFERENCED CLAUSES: None identified

Responsibility Activities Timing

Yukon Forgive outstanding Property Taxes on SFN As at the Effective Date

Settlement Land.

PROJECT: Preparation of an economic development opportunities plan

RESPONSIBLE Canada, Yukon, SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

- 22.3.1 As soon as practicable after the completion of the implementation plan for a Yukon First Nation Final Agreement, the parties to each Yukon First Nation Final Agreement shall develop a plan for Yukon Indian People to take advantage of economic development opportunities generated by that Settlement Agreement, which plan may be completed either before or after a Yukon First Nation Final Agreement.
- 22.3.2 The plans shall include recommendations to:
 - 22.3.2.1 maximize opportunities for training and identify the experience that Yukon Indian People will require to take advantage of the economic opportunities generated by Settlement Agreements;
 - 22.3.2.2 maximize the use of available financial and technical resources; and
 - 22.3.2.3 identify the funding requirements and measures necessary to stimulate community level economic activity.

CROSS REFERENCED CLAUSES: 15.7.1.2

Re	esponsibility	Activities	Timing
SFN		Notify Canada and Yukon of intention to establish tripartite planning group to prepare an economic development opportunities plan.	After the Effective Date
Parties		Establish planning group, develop workplan including timelines and identify resources required to complete the economic development opportunities plan.	As soon as practicable upon receipt of notice

Responsibility	Activities	Timing
Parties	Identify Government programs that may be accessed to assist SFN to participate in this planning process.	Concurrent with development of the workplan
Planning group	Develop the economic development opportunities plan taking into account all factors listed.	In accordance with timelines set out in the workplan
Planning group	Present draft of the economic development opportunities plan and associated recommendations to the Parties.	In accordance with timelines set out in the workplan
Parties	Review draft of the economic development opportunities plan and associated recommendations and submit comments to the planning group.	In accordance with timelines set out in the workplan
Planning group	Incorporate the comments of the Parties and present final draft of the economic development opportunities plan and associated recommendations to the Parties for approval.	In accordance with timelines set out in the workplan
Parties	Approve the economic development opportunities plan and associated recommendations.	In accordance with timelines set out in the workplan

- 1. The economic development opportunities plan will take into account existing economic development priorities of the SFN.
- 2. The workplan may include provision for public participation.
- 3. Nothing in the economic development opportunities plan shall be construed to impose an obligation on Government or SFN to implement the recommendations of the economic development opportunities plan.

PROJECT: Facilitating of training and professional development of Yukon Indian People so they will have access to

public service employment opportunities

RESPONSIBLE SFN, Yukon, Canada

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

22.4.1 Where public service employment opportunities exist, Government shall assist in facilitating training and professional development of Yukon Indian People so that they will have access to such employment opportunities, with particular emphasis on increasing over a reasonable period of time the number of Yukon Indian People in technical, managerial and professional positions within the public service.

CROSS REFERENCED CLAUSES: 22.2.2, 22.8.1, Chapter 22 Schedule A Part I 1.0; 28.3.3,28.3.3,5,28.9.1

Responsibility	Activities	Timing
Government, SFN	Exchange information regarding SFN training needs and priorities, and regarding the options available whereby Government can assist in facilitating training and professional development of Yukon Indian People. Establish arrangements to take advantage of any viable	Within six months after the Effective Date or as soon thereafter as the parties agree is reasonable

- 1. The parties understand that Government employment plan required pursuant to Chapter 22 Schedule A Part 14.0 will be the primary mechanism to address how the obligation set out in 22.4.1 will be met. The activities set out above are intended to be interim arrangements for the period prior to completion of the government employment plan.
- 2. The options to be explored for Government to assist in facilitating training and professional development of Yukon Indian People may include secondments, identification of spaces in Government training programs, mentoring and/or job shadowing, such as are applicable to the training need being addressed and are available from time to time.

- 3. The activities set out above will be carried out by Canada and Yukon in separate processes with SFN.
- 4. The parties acknowledge that this activity will be carried out within existing budgets of Government. Nothing in Chapter 22, however, restricts Government from allocating or obliges Government to allocate additional funds to carry out this activity.

PROJECT: Explore ways of making apprenticeship programs more flexible and promote greater participation by

Yukon Indian People

RESPONSIBLE SFN, Yukon

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

22.4.2 The Yukon and Yukon First Nations jointly shall explore ways to make apprenticeship programs more flexible, and to promote greater participation by Yukon Indian People in such programs, and shall examine other means of providing training for employment.

CROSS REFERENCED CLAUSES: 22.2.2, 22.8.1, Chapter 22 Schedule A Part I 1.0; 28.3.3.5

Responsibility	Activities	Timing
SFN, Yukon	Develop a workplan, including contacts, timelines and information requirements to enable the parties to explore ways to make apprenticeship programs more flexible.	At the request of SFN and within 6 months of the Effective Date or as soon thereafter as the parties agree is reasonable
SFN, Yukon	Assess employment opportunities within the trades sector.	As established in the workplan
SFN, Yukon	Contact trade unions to encourage their participation in the review of apprenticeship programs.	As established in the workplan
SFN, Yukon	Review existing apprenticeship training programs to assess their effectiveness in promoting greater participation by Yukon Indian People.	As established in the workplan

Responsibility	Activities	Timing
SFN, Yukon	As may be required, and to the extent practicable, modify existing programs or develop new programs to assist in achieving the goal of greater participation.	Following review and within two years of Effective Date
SFN, Yukon	Provide for a regular review of effectiveness of apprenticeship training programs.	Ongoing

- 1. The activities set out above may be carried out in coordination with other YFNs as they carry out the same or similar activities, in order to avoid duplication of efforts.
- 2. Trade unions establish training programs and apprenticeship opportunities and they should be encouraged to participate in the review and planning processes.
- The parties acknowledge that this activity will be carried out within existing budgets of Government. Nothing in Chapter 22, however, restricts Government from allocating or obliges Government to allocate additional funds to carry out this activity.

PROJECT: Notice of tenders to SFN by the Yukon

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

22.5.1 The Yukon, at the time it publicly invites tenders, shall provide written notice to those Yukon First Nations who have indicated a wish to be advised of public tenders. Where bidders' lists or similar methods are used, the Yukon shall notify those Yukon First Nations who have indicated their interest in contracting and their ability to supply the tendered goods or services.

CROSS REFERENCED CLAUSES: 22.2.2,22.5.2,22.5.6,22.5.7.22.5.8

Responsibility	Activities	Timing
SFN	Advise Yukon that SFN wishes to be notified of public tenders and of their interest in receiving contract information.	At discretion
Yukon	Provide available public information with respect to public tenders and contracting.	As soon as practicable after notification
SFN	If interested in contracting, provide information regarding ability to supply goods and services, for inclusion on bidders' or source lists.	At discretion
Yukon	Provide written notice of public tenders to SFN if they have indicated a wish to be advised of public tenders.	At the time Yukon publicly invites tenders
Yukon	Where the above-noted bidders' lists or similar methods are used, notify SFN if it is on such lists,	At the time Yukon invites tenders

- 1. Additions to the source lists made between release periods can be accessed by SFN through the Yukon's Contract Administration Branch.
- 2. The parties acknowledge that this activity will be carried out within existing budgets of Government. Nothing in Chapter 22, however, restricts Government from allocating or obliges Government to allocate additional funds to carry out this activity.

PROJECT: Information on non-public contracts

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

22.5.3 The Yukon shall provide information on a regular basis to Yukon First Nations on contracts awarded which were not advertised for public tender.

CROSS REFERENCED CLAUSES: 22.2.2

Responsibility	Activities	Timing
Yukon	Supply SFN with tabled annually in a copy of the list of contracts as the Legislature.	As soon as practicable after annual tabling

- 1. If lists of contracts are generated on a more frequent basis, Yukon will provide as available.
- The parties acknowledge that this activity will be carried out within existing budgets of Government. Nothing in Chapter 22, however, restricts Government from allocating or obliges Government to allocate additional funds to carry out this activity.

PROJECT: Inclusion of SFN on federal contract lists

RESPONSIBLE Canada

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

- 22.5.4 For contracts to be awarded in the Yukon, Canada undertakes to include on contract lists those qualified Yukon First Nations who have indicated an interest in contracting.
- 22.5.5 A Yukon First Nation may request information from a federal contracting authority on contracts awarded in the Yukon. Where such information is publicly available, the authority shall make all reasonable efforts to provide the requested information.

CROSS REFERENCED CLAUSES: 22.2.2, 22.5.6

Responsibility	Activities	Timing
SFN	Advise Canada if SFN is interested in being included on contract lists in Yukon.	At discretion
Canada	Provide information with respect to contracting and qualifications that may be required, including the standing offer agreements process.	As soon as practicable after SFN request
SFN	Notify Canada of qualifications, etc. when indicating on which contract list SFN wishes to be included.	At discretion
Canada	Notify SFN if SFN included on specific contract lists.	At request of SFN
Canada	Provide publicly available information with respect to contracts that have been awarded in Yukon.	As soon as practicable after SFN request

1.	The parties acknowledge that this activity will be carried out within existing budgets of Government. Nothing in Chapter
	22, however, restricts Government from allocating or obliges Government to allocate additional funds to carry out this
	activity.

PROJECT: Access to Government contracting and registration

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

- 22.5.6 At the request of Yukon Indian People, Government shall provide information on how to access Government supply and services contracts and standing offers, and how to register on lists or inventories which Government uses for contracting.
- 22.5.7 Where practicable, provision of information in 22.5.6 shall be through seminars and workshops.
- 22.5.8 Government shall ensure that Yukon Indian People and Yukon First Nations' corporations are advised on how to access Government contracting, and that such individuals and businesses are given full opportunity to be registered on any lists or inventories Government uses for contracting purposes.

CROSS REFERENCED CLAUSES: 22.2.2, 22.5.1

Responsibility	Activities	Timing
Government	Provide information to Selkirk People and/or SFN corporations regarding access to contracts, standing offer agreements, how to register on lists or inventories.	At request of Selkirk People and/or SFN corporations
Government	Provide this information through seminars/ workshops.	Where practicable

- 1. For the purposes of this clause, Selkirk People may by represented by SFN.
- 2. When seminars/workshops are arranged, there may be an initial consultation process between SFN and Government with respect to the content and delivery of the information.

3.	The parties acknowledge that this activity will be carried out within existing budgets of Government. Nothing in Chapter 22, however, restricts Government from allocating or obliges Government to allocate additional funds to carry out this activity.

PROJECT: Structuring contracts to a manageable size

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

22.5.10 The Yukon shall, where reasonable, make best efforts to structure contracts, on both Settlement Land and Non-Settlement Land, so that they are of a size manageable by small businesses.

CROSS REFERENCED CLAUSES: 22.2.2, 22.5.3

Responsibility	Activities	Timing
Yukon	Where reasonable, make best efforts to structure contracts so that they are of a size manageable by small business.	Ongoing
SFN	Based on contracting information provided under 22.5.3, and if the SFN has concerns that a particular contract does not meet the objectives of 22.5.10, contact Yukon requesting further information.	At discretion
Yukon	In response to SFN's inquiry as to why contract in question was not structured of a size manageable by small businesses, provide additional information.	Upon request of SFN

Planning Assumption

 The Parties acknowledge that this activity will be carried out within existing budgets of Government. Nothing in Chapter 22, however, restricts Government from allocating or obliges Government to allocate additional funds to carry out this activity.

PROJECT: Assisting Yukon Indian People to invest in public corporations

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN, Yukon Indian People

LIAISON:

OBLIGATIONS ADDRESSED:

22.6.1 Subject to 22.2.0, Government shall assist Yukon Indian People to make investments in public corporations.

CROSS REFERENCED CLAUSES: 22.2.0, 22.6.5, 22.6.6

Responsibility	Activities	Timing
Government	Provide list of public corporations and information as may be available respecting existing investment opportunities.	At request of SFN
SFN, Yukon Indian People	Request assistance from Government.	When interested in making investments in public corporations
Government	Consider request and identify options for practicable form(s) of assistance, depending on the circumstances.	Within a reasonable period of time following the request
SFN, Yukon Indian People, Government	Review the options and attempt to reach agreement on the assistance to be provided.	
Government	Provide assistance as agreed upon.	

- 1. For the purposes of this clause, Yukon Indian People may be represented by a YFN or by a corporate entity established either by an individual YFN or by YFNs collectively.
- 2. Activities under this clause may be cross-referenced with input from regional economic development plans pursuant to Chapter 22, Schedule A Part I 3.0.

3.	The parties acknowledge that this activity will be carried out within existing budgets of Government. Nothing in Chapter 22, however, restricts Government from allocating or obliges Government to allocate additional funds to carry out this activity.

PROJECT: Participation of SFN corporations with Yukon Development Corporation

RESPONSIBLE Yukon Development Corporation, SFN corporations

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

22.6.4 Yukon First Nation corporations may participate with the Yukon Development Corporation in economic opportunities, and such participation may include, but is not limited to, joint ventures, partnerships and equity participation in subsidiary corporations.

CROSS REFERENCED CLAUSES: 22.2.2, 22.6.6, Chapter 22 Schedule A Part I 5.0

Responsibility	Activities	Timing
SFN corporations and Yukon Development Corporation	At discretion, discuss participation with SFN corporations or Yukon Development Corporation in economic opportunities such as joint ventures, partnerships and equity participation in subsidiary corporations.	After Effective Date
SFN corporations or Yukon Development Corporation	At discretion, propose participation in specific economic opportunities.	When the opportunity arises
SFN corporations or Yukon Development Corporation	Review/study proposal at discretion. Respond to initiating party; accept or decline proposal.	Within a reasonable time period
SFN corporations and Yukon Development Corporation	Proceed with joint participation in economic opportunity.	If proposal accepted by both parties

1.	The parties acknowledge that this activity will be carried out within existing budgets of Government. Nothing in Chapter
	22, however, restricts Government from allocating or obliges Government to allocate additional funds to carry out this
	activity.

PROJECT: SFN participation in acquisition or disposal of Yukon Development Corporation business ventures

RESPONSIBLE Yukon Development Corporation

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

22.6.5 Yukon First Nations shall be offered an opportunity to participate in all ventures where the Yukon Development Corporation seeks public participation in the acquisition or disposal of a business venture.

CROSS REFERENCED CLAUSES: 22.2.2, 22.6.1, 22.6.6

Responsibility	Activities	Timing
Yukon Development Corporation	Where Yukon Development Corporation seeks public participation in the acquisition or disposal of a business venture, notify SFN of opportunity to participate and provide relevant information.	In sufficient time to enable SFN to fully consider the opportunity
SFN	At discretion, research feasibility of participation in acquisition or disposal of business venture.	After notification of business opportunity
SFN	At discretion, participate in acquisition or disposal of business venture with Yukon Development Corporation.	As appropriate

Planning Assumption

1. The parties acknowledge that this activity will be carried out within existing budgets of Government. Nothing in Chapter 22, however, restricts Government from allocating or obliges Government to allocate additional funds to carry out this activity.

PROJECT: Establishment of procedures for joint capital planning

RESPONSIBLE SFN, Government

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

22.6.6 Government and Yukon First Nations shall establish, to the extent practicable, procedures for joint capital planning.

CROSS REFERENCED CLAUSES: 22.5.0 (all), 22.6.1, 22.6.4, 22.6.5; Chapter 22 Schedule A Part I 2.0 (all), 4.0 (all), 5.0 (all), 7.0 (all)

Responsibility	Activities	Timing
SFN. Government	Designate senior officials to meet to establish procedures, to the extent practicable, for joint capital projects planning for departments, agencies, crown corporations and SFN.	At the request of one of the Parties
SFN, Government	Discuss common interests and mutual priorities.	
SFN, Government	As agreed, establish procedures including negotiations, studies, sharing of information, review of procedures.	As practicable
SFN, Government	Designate senior officials to meet to establish procedures, to the extent practicable, for joint public finance for departments, agencies, crown corporations and SFN.	At the request of one of the Parties
SFN, Government	Discuss common interests and mutual priorities.	
SFN, Government	As agreed, establish procedures including negotiations, studies, sharing of information, review of procedures.	As practicable

- 1. 22.6.6 is to be used as a single window process for facilitating cooperation between the Parties in meeting the intentions of various provisions of the Agreement. This should be a high priority for the Parties. There are two objectives for establishing procedures through two bilateral discussions. The first deals with procedures for public works and infrastructure developments for Government and YFNs. The second relates to planning for public finance for Governments and YFNs. While related, they should be addressed separately.
- 2. There shall be two separate processes one for Yukon and one for Canada.

PROJECT: Annual review of Yukon Economic Strategy

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

22.7.2 The Yukon shall ensure that at least one-quarter of the delegates invited to attend the annual review of the Yukon Economic Strategy are Yukon Indian People or their representatives.

CROSS REFERENCED CLAUSES: 22.2.2

Responsibility	Activities	Timing
Yukon	Notify YFNs of annual review of Yukon Economic Strategy. Request names of delegates.	Annually
SFN	Provide Yukon with names of delegates.	Annually
Yukon	Invite delegates and ensure that at least one quarter of total delegates are Yukon Indian People or their representatives.	Annually

- 1. The requirements of this clause shall be a criterion in the normal process of arranging the annual review of the Yukon Economic Strategy.
- 2. The parties acknowledge that this activity will be carried out within existing budgets of Government. Nothing in Chapter 22, however, restricts Government from allocating or obliges Government to allocate additional funds to carry out this activity.

PROJECT: Development of plan regarding representative public service

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part I

- 1.1 Government shall develop and implement a plan which will include measures designed to attain the goals of:
 - 1.1.1 a representative public service located in the Yukon, taking into account the aboriginal/non-aboriginal and gender make-up of the population of the Yukon; and
 - 1.1.2 a representative public service located in the Traditional Territory of the Selkirk First Nation that reflects the aboriginal/non-aboriginal make-up of the population of the Yukon.
- 1.2 Government shall Consult with the Selkirk First Nation in developing the plan.
- 1.3 The plan shall be prepared within two years of the Effective Date of this Agreement.
- 1.5 The plan shall provide for periodic review.
- 1.6 The plan may provide for:
 - 1.6.1 training;
 - 1.6.2 public information;
 - 1.6.3 counselling;
 - 1.6.4 work place support;
 - 1.6.5 targeted recruiting;
 - 1.6.6 the designation of positions to be held by aboriginal people;
 - 1.6.7 preferences in hiring;

OBLIGATIONS ADDRESSED

1.6.8 measures to manage the effect of the Government plan on the ability of the Selkirk First Nation to recruit and retain qualified employees; and

1.6.9 such other measures as may reasonably contribute to achieving the goal of a representative public service.

CROSS REFERENCED CLAUSES: Chapter 2, Schedule B 4.1, 4.1.5; 22.4.1, 22.4.2, Chapter 22, Schedule A Part I 1.7 (all)

Responsibility	Activities	Timing
Government	Initiate and develop a proposal for a plan designed to attain the above stated goals, including matters involving job descriptions and commencing with the issues within the SFN Traditional Territory. Notify SFN of intention to develop plan, provide details of proposal and arrange for meeting of parties.	As soon as practicable after Effective Date, in sufficient time to allow the plan to be completed within 2 years of the Effective Date
SFN, Government	Discuss proposal for plan and develop outline of plan.	Within a reasonable time following notification to SFN
Government	Develop a draft plan and forward to SFN.	As soon as practicable
SFN	Prepare and present its views.	Within a reasonable period of time
Government	Complete the plan, providing full and fair consideration of views presented.	Within 2 years of the Effective Date

- 1. It is understood that SFN's primary interests will be in the Traditional Territory and therefore the initial steps in the plan should focus on the SFN Traditional Territory.
- 2. Both Governments will be undertaking their own plans, with appropriate coordination between the two Governments.

PROJECT: Consolidation of plan regarding representative public service

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part I

1.4 Government may consolidate the plan, after Consultation with the Selkirk First Nation, with any other similar plan required by another Yukon First Nation Final Agreement, provided the consolidation does not adversely affect the benefits of Selkirk People set out in the plan.

CROSS REFERENCED CLAUSES: Chapter 2, Schedule B 4.1, 4.1.5; Chapter 22 Schedule A Part 11.1

Responsibility	Activities	Timing
Government	Notify SFN of desire to consolidate the plan with other plans. Provide details and request comments.	If Government intends to consolidate the plan
SFN	Prepare and present views, considering whether the consolidation will adversely affect benefits of SFN set out in the plan.	Within a reasonable time period
Government	Provide full and fair consideration of views presented.	
Government, SFN	Determine whether the consolidation would adversely affect the benefits to SFN set out in the plan.	Following Consultation
Government	At discretion, and if it is determined that there are no adverse effects to SFN, consolidate the plans.	Following Consultation

- 1. This activity may be initiated at the request of SFN.
- 2. Both Governments will be undertaking their own plans pursuant to Chapter 22, Schedule A Part I 1.1.

PROJECT: Review of public service job descriptions

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part I

- 1.7 Government shall review job descriptions and other requirements for public service positions to ensure that:
 - 1.7.1implicit or explicit cultural bias is eliminated in the hiring and promotional process; and
 - 1.7.2employment requirements are reasonable relative to the work, and free of standards and requirements that unfairly reduce the opportunities for Selkirk People and other residents of the Traditional Territory of the Selkirk First Nation to obtain employment and to receive promotions.

CROSS REFERENCED CLAUSES: Chapter 2, Schedule B 4.1, 4.1.5, Chapter 22, Schedule A Part I 1.1 (all)

Responsibility	Activities	Timing
Government	Review job descriptions in the public service for employees in the Yukon.	After Effective Date
Government	Make available to SFN the conclusions of the review, including information with respect to the approach followed in making any changes to job descriptions or other requirements for public service positions.	At request of SFN

Planning Assumption

1. It is anticipated that when reviewing job descriptions Government will consider relevant information gathered during the development of the plan under Chapter 22, Schedule A, Part I, 1.1.

PROJECT: Negotiation of a Project agreement where Yukon has jurisdiction to issue a Decision Document

RESPONSIBLE Yukon, SFN, Project developer, Canada

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part I

- 2.2 Where the Yukon has the jurisdiction to issue a Decision Document for a Project in the Traditional Territory of the Selkirk First Nation which is reviewed by a panel of YDAB, the Yukon Minister may require in the Decision Document that the Project proponent, the Selkirk First Nation and the Yukon negotiate a Project agreement.
- 2.3 Project agreements referred to in 2.2 may include:
 - 2.3.1 employment opportunities for Selkirk People;
 - 2.3.2 business opportunities for the Selkirk First Nation or for Selkirk People, including contracts and the provision of goods and services;
 - 2.3.3 investment opportunities for the Selkirk First Nation including equity purchase; and
 - 2.3.4 other measures to mitigate negative socio-economic effects of the Project on the Selkirk First Nation or Selkirk People.
- 2.4 The provisions in 2.2 shall expire on January 1, 2019, unless the parties to this Agreement agree to extend the period of the application of 2.2.

CROSS REFERENCED CLAUSES: 2.11.8; Chapter 2, Schedule B, 4.1, 4.1.5, Chapter 22, Schedule A Part I 2.1

Responsibility Activities Timing

Yukon

At discretion of the Yukon Minister, where Yukon has Until Jan. 1,2019, unless the parties agree to jurisdiction to issue a Decision Document reviewed by a panel of YDAB, include a provision in Decision Document to require SFN, Yukon and the developer

to negotiate a Project agreement.

Responsibility	Activities	Timing		
Yukon, SFN, Project developer	Negotiate Project agreement.	If required by Decision Document		
Canada, Yukon, SFN	Enter agreement to extend period of application of 2.2.	If agreed to by Parties		

- 1. In developing government information or forms to be provided to prospective developers, Government will consider including information that encourages developers to discuss their projects with affected YFNs during the initial planning stages and prior to any reviews by a panel of YDAB.
- 2. Yukon will consult with SFN before requiring in a Decision Document that the developer, SFN and Yukon negotiate a Project agreement.

PROJECT: Preparation of a regional economic development plan for SFN Traditional Territory

RESPONSIBLE Canada, Yukon, SFN

PARTY:

PARTICIPANT/ Municipal or district government, commercial and industrial interests,

LIAISON: other residents of the SFN Traditional Territory

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part I

- 3.1 No later than one year after the Effective Date of this Agreement, Government and the Selkirk First Nation shall jointly undertake the preparation of a regional economic development plan for the Traditional Territory of the Selkirk First Nation.
- 3.2 Government and the Selkirk First Nation shall provide the opportunity to involve a municipal or district government, if any, existing commercial and industrial interests within the Traditional Territory of the Selkirk First Nation, and other residents of the Traditional Territory of the Selkirk First Nation in the preparation of the regional economic development plan.
- 3.3 The regional economic development plan shall:
 - 3.3.1 examine the state of the economy in the Traditional Territory of the Selkirk First Nation;
 - 3.3.2assess the potential for development in the areas of communication, culture, transportation, agriculture, energy, renewable and non-renewable resources and tourism in the Traditional Territory of the Selkirk First Nation;
 - 3.3.3recommend appropriate types of economic development activities which are consistent with the principles of Sustainable Development;
 - 3.3.4 recommend priorities for economic development in the Traditional Territory of the Selkirk First Nation;
 - 3.3.5 recommend measures to integrate the Selkirk First Nation economic development opportunities plan required pursuant to 22.3.1 with the regional economic development plan;
 - 3.3.6 recommend measures to integrate the regional economic development plan with other relevant economic plans and strategies, including any economic plans and strategies prepared by or on behalf of Government;
 - 3.3.7 recommend actions which Government and the Selkirk First Nation should take to implement the regional economic development plan;

OBLIGATIONS ADDRESSED:

3.3.8 recommend whether limits or other restrictions are required for commercial activities within the scope of Part II of this schedule, and if limits or other restrictions are required, recommend what those limits or restrictions should

be;

- 3.3.9 provide for periodic review and evaluation of the regional economic development plan; and
- 3.3.10 recommend a process of amendment for the regional economic development plan.
- 3.4 Nothing in 3.1, 3.2, and 3.3 shall be construed to impose on Government or the Selkirk First Nation an obligation to implement the recommendations of the regional economic development plan.
- 3.5 Nothing in the regional economic development plan shall be construed to:
 - 3.5.1 prevent the Selkirk First Nation or Selkirk People from accessing or making use of economic development programs of general application available to Yukon residents or Canadian citizens; or
 - 3.5.2 restrict access by Selkirk People to any other employment or training position available outside the Traditional Territory of the Selkirk First Nation.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.5; 22.3.1, Chapter 22 Schedule A Part I 4.1, 4.2; Chapter 22 Schedule A Part II

Responsibility	Activities	Timing
SFN	Notify Canada and Yukon of intention to establish tripartite planning group to prepare a regional economic development plan for the SFN Traditional Territory.	After the Effective Date and in sufficient time to commence preparation of the regional economic development plan within one year of the Effective Date

Responsibility	Activities	Timing
Parties	Establish planning group, develop workplan including timelines and identify resources required to complete the regional economic development plan.	As soon as practicable after receipt of notice
Parties	Identify Government programs that may be accessed to assist SFN to participate in this planning process.	Concurrent with development of the workplan
Planning group	Develop the regional economic development plan taking into account all factors listed.	In accordance with timelines set out in the workplan
Planning group	Present draft of the regional economic development plan and associated recommendations to the Parties.	In accordance with timelines set out in the workplan
Parties	Review draft of the regional economic development plan and associated recommendations and submit comments to the planning group.	In accordance with timelines set out in the workplan
Planning group	Incorporate the comments of the Parties and present final draft of the regional economic development plan and associated recommendations to the Parties for approval.	
Parties	Approve the regional economic development plan and associated recommendations.	In accordance with timelines set out in the workplan

- 1. The regional economic development plan will take into account existing economic development priorities of the SFN.
- 2. The workplan may include provision for public participation.

3. Nothing in the regional economic development plan shall be construed to impose an obligation on Government or SFN

PROJECT: Negotiation of economic development agreements

RESPONSIBLE Government, SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part I

- 4.1 Government may enter into economic development agreements with the Selkirk First Nation which provide:
 - 4.1.1 technical and financial assistance for economic development purposes to residents of the Traditional Territory of the Selkirk First Nation and to organizations, businesses and corporations owned by those residents, Selkirk People or the Selkirk First Nation;
 - 4.1.2 for the participation of the Selkirk First Nation in the planning, management, administration and decision making of those programs and services; and
 - 4.1.3 for measures to implement recommendations of the regional economic development plan.
- 4.2 Government and the Selkirk First Nation shall take into consideration the regional economic development plan developed pursuant to 3.0, if completed, when negotiating an economic development agreement referred in 4.1.
- 4.3 Economic development agreements referred to in 4.1:
 - 4.3.1 shall describe the purposes for which technical and financial assistance may be used;
 - 4.3.2 may provide for a financial contribution by the Selkirk First Nation, consistent with the ability of the Selkirk First Nation to contribute; and
 - 4.3.3 may provide for a financial contribution by Government for the purposes of the agreements.
- 4.4 The Selkirk First Nation shall nominate no less than one third of the members of any joint planning, management, advisory, or decision making body established pursuant to an economic development agreement referred to in 4.1.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.5; 22.6.6, Chapter 22 Schedule A Part I 3.0

Responsibility	Activities	Timing
Government, SFN	At discretion of any Party, initiate request to negotiate economic development agreements with SFN.	After the Effective Date
Government, SFN	Assess need to negotiate economic development agreement.	
Government, SFN	Respond to request to enter negotiations.	Within a reasonable period of time
Government, SFN	If agreed, negotiate economic development agreements taking into consideration regional economic development plan developed pursuant to 3.0, if plan completed.	As required
SFN. Government	Nominate members of any joint planning, management, advisory or decision making body established pursuant to an economic development agreement referred to in 4.1.	As required pursuant to the economic development agreement

PROJECT: Negotiation of terms and conditions for acquiring interest in a Project

RESPONSIBLE SFN, Proponent

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part I

- 5.2 The Selkirk First Nation shall have the option to acquire up to 25 percent of the interest of a Proponent in a Project.]
- 5.4 Subject to 5.5 and 5.6, and after notice has been given under 5.7.2, the Proponent and the Selkirk First Nation, at the request of the Selkirk First Nation, shall negotiate the terms and conditions of the Selkirk First Nation acquiring its interest in a Project.
- 5.5 At any time at least 270 days after notice has been given under 5.7.2, the Proponent may provide in writing to the Selkirk First Nation an offer setting out all the proposed terms and conditions of the Selkirk First Nation acquiring its interest pursuant to 5.2 in the Project.
- 5.6 The offer referred to in 5.5 shall be open for acceptance by the Selkirk First Nation for 30 days, and, failing acceptance of the offer, the option described in 5.2 shall lapse, and the Proponent shall have no further obligation to the Selkirk First Nation under 5.0 for that Project.
- 5.7 The Proponent shall, as soon as practicable:
- 5.7.1 give notice to the Selkirk First Nation of completion of all studies of and investigations into the feasibility of a Project and make those studies available to the Selkirk First Nation; and
- 5.7.2 give notice to the Selkirk First Nation of receipt of all regulatory approvals required to start construction of a Project.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.5; 22.6.6; Chapter 22 Schedule A Part I 5.1, 5.3 (all), 5.8, 5.11 (all)

Responsibility	Activities	Timing
Proponent	Communicate to SFN about any proposed Projects within SFN Traditional Territory.	Annually and preferably at least six months prior to offering an option to SFN
Proponent	Provide general information with respect to proposed Projects.	At request of SFN and within a reasonable period of time after request
Proponent	Provide notice to SFN of completion of all studies and investigations into the feasibility of a Project.	As soon as practicable
Proponent	Make studies available to SFN.	At request of SFN
Proponent	Provide notice to SFN of receipt of all regulatory approvals.	As soon as practicable after receipt of regulatory approvals
SFN, Proponent	Enter into negotiations regarding terms and conditions of acquiring an interest in the Project.	After Proponent provides above notice, and after request by SFN
Proponent	Provide to SFN a written offer setting out terms and conditions for acquiring an interest in the Project pursuant to 2.2.	At least 270 days after notice given under 2.7.2
SFN	At discretion, accept offer.	Within 30 days of written offer

Planning Assumption

1. If both parties agree to do so, the Proponent and SFN may enter into discussions prior to the receipt of all regulatory approvals concerning acquisition of an interest in a Project by the SFN.

PROJECT: Offer to purchase Selkirk First Nation interest in a Project

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ Proponent

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part I

- 5.9 Unless otherwise agreed by all the parties owning an interest in a Project, the Selkirk First Nation, upon receipt of a bona fide offer to purchase all or a portion of the interest it acquired in the Project pursuant to 5.2, which offer it is ready and willing to accept, shall communicate the terms of the offer to the Proponent, which shall have the first right to purchase that interest or portion thereof at the price and on the terms set out in the offer.
- 5.10 The Proponent may exercise the first right to purchase set out in 5.9 at any time during 30 days from the date on which it receives notice of the offer referred to in 5.9, by advising the Selkirk First Nation in writing of its intention to exercise the right and to complete the purchase within the following 100 days.

CROSS REFERENCED CLAUSES: Chapter 2, Schedule B 4.1, 4.1.5; 22.6.6, Chapter 22, Schedule A Part I 5.1,5.2

Responsibility	Activities	Timing
	Unless otherwise agreed by all the parties owning an interest in a Project:	
SFN	Upon receipt of a bona fide offer to purchase SFN interest, if willing to accept an offer to purchase SFN interest, communicate terms of the offer to the Proponent.	As necessary
Proponent	Advise SFN in writing of its intention to exercise Proponent's first right to purchase, if Proponent decides to exercise this right.	Within 30 days after receipt of the notice of terms of offer
Proponent	Complete purchase of said interest or portion.	Within 100 days after giving notice of intention to buy the SFN interest

PROJECT: Economic opportunities agreement for Granite Canyon project

RESPONSIBLE Yukon or an agency or corporation of the Yukon, SFN, Developer (as

PARTY: defined in Chapter 22 Schedule A Part I 5.14)

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A, Part I

- 5.13.1 If the Yukon, or an agency or corporation of the Yukon, decides to proceed with a hydro-electric or water storage project at Granite Canyon, the Selkirk First Nation shall be invited to make a proposal to build or develop that hydro-electric or water storage project, and all such proposals received shall be assessed according to criteria included in the request for proposals.
- 5.14 Where the Yukon, or an agency or corporation of the Yukon, or any assignee or grantee thereof (collectively the "Developer"), decides to proceed with a hydroelectric or water storage project at Granite Canyon and the Developer is not the Selkirk First Nation or a Selkirk Firm, the Yukon shall require that the Developer and the Selkirk First Nation make best efforts to negotiate an economic opportunities agreement related to the construction and operation of such project.
- 5.15 If the Developer and the Selkirk First Nation do not agree upon the provisions referred to in 5.14.1 to be included in the economic opportunities agreement, then the following provisions shall apply.
 - 5.15.1 the Yukon shall, after Consultation with the Selkirk First Nation and the Developer, decide upon the provisions to be included in the economic opportunities agreement.
 - 5.15.2 the Yukon shall forward the decision referred to in 5.15.1 with written reasons to the Selkirk First Nation and the Developer and thereupon:
 - 5.15.2.1 the Selkirk First Nation and the Developer may each make final recommendations to the Yukon with written reasons regarding the provisions to be included in the economic opportunities agreement; and
 - 5.15.2.2 the Yukon shall then make a final decision as to the provisions to be included in the economic opportunities agreement.

OBLIGATIONS ADDRESSED:

5.16 The Yukon, the Selkirk First Nation, and the Developer shall, within two years of the development of the economic opportunities agreement and every five years thereafter, review the implementation of the economic opportunities agreement unless the Yukon, the Selkirk First Nation and the Developer otherwise agree.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1,4.1.5; 7.8.1 (all); Chapter 22 Schedule A Part I 5.14.1 (all), 5.14.2, 5.17

Responsibility	Activities	Timing
Yukon or an agency or corporation of the Yukon	If a decision is made to proceed with a hydro- electric project or water storage project at Granite Canyon, invite SFN to make a proposal to build or develop that project, indicating any criteria by which such proposals will be assessed.	As necessary
SFN	At discretion, submit to the Yukon a proposal to build or develop the hydro-electric or water-storage project.	Within a reasonable period of time following the request for proposals
Yukon or an agency or corporation of the Yukon	If SFN submits a proposal, assess proposal according to criteria included in the request for proposals.	Within a reasonable period of time following receipt of proposal
Yukon	If a decision is made to proceed with a hydro- electric project or water storage project at Granite Canyon and SFN or a Selkirk Firm is not the Developer, require that the Developer and SFN make best efforts to negotiate an economic opportunities agreement related to the construction and operation of such project.	As necessary
Developer, SFN	Make best efforts to negotiate an economic opportunities agreement related to the construction and operation of such project.	·

Responsibility	Activities	Timing
	If the Developer and SFN do not agree upon the provisions referred to in 5.14.1 to be included in the agreement:	
Yukon	Notify SFN and Developer to initiate Consultation with respect to provisions to be included in the economic opportunities agreement. Provide details.	As necessary
SFN, Developer	Prepare and present views to Yukon.	Within a reasonable period of time indicated by Yukon
Yukon	Consider fully and fairly the views presented by SFN and the Developer and determine the provisions to be included in the economic opportunities agreement. Forward decision with written reasons to SFN and Developer.	As soon as practicable
SFN, Developer	Each make final recommendation to the Yukon with written reasons.	After receipt of decision from Yukon
Yukon	Make final decision as to the provisions to be included in the economic opportunities agreement.	As soon as practicable
Yukon, SFN, and Developer	Unless the parties otherwise agree, review the implementation of the economic opportunities agreement.	Within two years of the development of the economic opportunities agreement and every 5 years thereafter

PROJECT: Inclusion of criteria for special aboriginal or local knowledge

RESPONSIBLE Boards in 2.12.1, Designated Office (12.2.0)

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part I

- 6.1 The Boards referred to in 2.12.1 of this Agreement and the Designated Office defined in 12.2.0 of this Agreement shall consider the inclusion of criteria for special aboriginal or local knowledge when establishing specifications for contract opportunities and job descriptions for any employment activities which a Board or a Designated Office may have.
- 6.2 Nothing in 6.1 shall be construed to mean that a criterion for employment of Selkirk People shall be the determining criterion in awarding any contract.

CROSS REFERENCED CLAUSES: 2.12.1; Chapter 2 Schedule B, 4.1, 4.1.5; 12.2.0 (all); UFA Implementation Plan, Annex B, Part I, Board Services and Facilities

Responsibility	Activities		Timing
Boards listed in 2.12.1, Designated Office under 12.2.0	When establishing specifications for contract opportunities and job descriptions, consider the inclusion of criteria for special aboriginal or local knowledge.	As necessary	

PROJECT: Agreements to give effect to Chapter 22

RESPONSIBLE Canada, Yukon, SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part I

- 7.1 The parties to this Agreement may enter into agreements to give effect to recommendations in plans described in this chapter or to otherwise achieve the objectives of 22.1.0 of this chapter.
- 7.2 An agreement referred to in 7.1 shall state whether, and if so, to what extent, the agreement is binding on the parties to the Agreement.
- 7.3 Nothing in this Agreement shall be construed to limit the ability of the Selkirk First Nation and the Yukon to make recommendations to, and enter into agreements with, each other respecting the establishment of measures, policies, and programs with the objective of furthering the economic development of resources within the Traditional Territory of the Selkirk First Nation, in a manner which is consistent with the culture, values and identity of the Selkirk First Nation.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1,4.1.5; 22.1.0 (all)

Responsibility	Activities	Timing
Canada, SFN, or Yukon	Submit request to the other parties to enter into agreements to give effect to Chapter 22. Provide details.	As necessary
Other parties	Determine whether to accept request of initiating party. Provide outcome to initiating party.	As soon as practicable after receipt of request
Canada, SFN, Yukon	Proceed with discussions toward the development of agreements.	If the Parties agree to proceed

PROJECT: Consultation regarding design of Lots at the Pelly Airstrip Reserve and Minto Airstrip Reserve

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part 1 8.1 In 8.0, the following definitions shall apply.

"Lots" means parcels of land within the Pelly Airstrip Reserve on the Minto Airstrip Reserve.

"Pelly Airstrip Reserve" means the area shown on Sketch 2 or Territorial Resource Base Map 1151/15 dated July 21, 1997 in Appendix B - Maps, which forms a separate volume to this Agreement.

"Minto Airstrip Reserve" means the area shown on Sketch 1 on Inset Sketch on Territorial Resource Base Map 1151/10 dated July 21, 1997 in Appendix B - Maps, which forms a separate volume to this Agreement.

8.4 The Yukon shall Consult with the Selkirk First Nation in the planning and design of Lots.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.5

Responsibility	Activities	Timing
Yukon	Notify SFN to initiate Consultation with respect to the planning and design of Lots. Provide details.	As necessary
SFN	Prepare and present views to Yukon.	Within a reasonable period of time indicated by Yukon
Yukon	Provide full and fair consideration to the views provided. Notify SFN of outcome.	As soon as practicable

PROJECT: Right of first refusal to obtain a leasehold interest in Lots at Pelly Airstrip Reserve and Minto Airstrip

Reserve

RESPONSIBLE Yukon, SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part 1

8.2 If Lots are made available for lease from the Yukon in connection with aviation activities, the Selkirk First Nation shall have a right of first refusal to obtain a leasehold interest in one of the Lots at the Pelly Airstrip Reserve and in one of the Lots at the Minto Airstrip Reserve.

- 8.2.1 Upon Lots being made available for lease from the Yukon in connection with aviation activities, the Yukon shall give notice in writing to the Selkirk First Nation of the fact, and the terms and conditions upon which the Lots may be leased.
- 8.2.2 The Selkirk First Nation may exercise its right of first refusal referred to in 8.2 at any time during the 30 days following the date upon which it received the notice referred to in 8.2.1, by advising the Yukon in writing of the Lots in respect of which it intends to exercise the right.
- 8.2.3 If the Selkirk First Nation fails, within the 30 days following its receipt of the notice referred to in 8.2.1, to advise the Yukon that it wishes to exercise its right of first refusal, it shall be deemed to have given notice that it will not be exercising that right.
- 8.2.4 If the Selkirk First Nation notifies the Yukon that it is not exercising its right of first refusal referred to in 8.2 or if it is deemed to have given notice that it is not exercising that right pursuant to 8.2.3, the Yukon may offer the Lots to others upon the same terms and conditions as were offered to the Selkirk First Nation.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.5; Chapter 22 Schedule A Part 1 8.1,8.3

Responsibility	Activities	Timing
Yukon	If Lots are made available for lease from Yukon in connection with aviation activities at the Pelly Airstrip Reserve, notify SFN and provide terms and conditions upon which the Lots may be leased.	As necessary
Yukon	If Lots are made available for lease from Yukon in connection with aviation activities at the Minto Airstrip Reserve, notify SFN and provide terms and conditions upon which the Lots may be leased.	As necessary
SFN	Determine whether to exercise its right of first refusal to obtain a leasehold interest in one of the Lots at the Pelly Airstrip Reserve. If exercising its right of first refusal, notify Yukon of the decision in writing.	Within 30 days after receipt of notice
SFN	Determine whether to exercise its right of first refusal to obtain a leasehold interest in one of the Lots at the Minto Airstrip Reserve. If exercising its right of first refusal, notify Yukon of the decision in writing.	Within 30 days after receipt of notice
Yukon	If SFN has notified the Yukon that it is not exercising its right of first refusal or if SFN is deemed to have given such notice pursuant to 8.2.3, at discretion, offer the Lot(s) to others upon the same terms and conditions as were offered to the SFN.	As necessary

Planning Assumption

1. This cycle of activities will repeat until such time as SFN has obtained, by exercising its right of first refusal, a leasehold interest in one Lot at the Pelly Airstrip Reserve and one lot at the Minto Airstrip Reserve.

PROJECT: Right to acquire new licences or permits in the commercial freshwater fishing industry

RESPONSIBLE Yukon, SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part II

- 1.1 The Selkirk First Nation shall have the right of first refusal to acquire licences or permits in respect of commercial freshwater fishing in the Traditional Territory of the Selkirk First Nation as follows:
- 1.1.1 Government shall offer to the Selkirk First Nation any new licences or permits in respect of commercial freshwater fishing until the Selkirk First Nation and Selkirk Firms together have been allocated 25 percent of the commercial freshwater fish guota in the Traditional Territory of the Selkirk First Nation.
 - 4.7 The Selkirk First Nation shall apply to Government within one year of the offer of a licence or permit referred to in 1.0,2.0 and 3.0, failing which the right of first refusal for that licence or permit shall lapse.
 - 4.8 A licence or permit in respect of which a right of first refusal has lapsed under 4.7 shall not be considered a licence or permit offered to the Selkirk First Nation under 1.0, 2.0 or 3.0.
 - 4.9 When the Selkirk First Nation applies for a licence or permit in accordance with 4.7 and satisfies the requirements that otherwise apply to obtaining such a licence or permit, Government shall issue that licence or permit to the Selkirk First Nation.
 - 4.10 A renewal or assignment of a licence or permit shall not be considered a new licence or permit for the purpose of the calculation of the number of licences or permits required to be offered to the Selkirk First Nation pursuant to 1.0, 2.0 and 3.0.
 - 4.11 Nothing in 1.0, 2.0 or 3.0 shall be construed to obligate Government to replace a licence or permit obtained by the Selkirk First Nation pursuant to these provisions where the Selkirk First Nation has sold or assigned that licence or permit.

OBLIGATIONS ADDRESSED:

- 4.12 Nothing in 1.0, 2.0 and 3.0 shall be construed to prevent the Selkirk First Nation or a Selkirk Firm from acquiring additional licences or permits through the normal regulatory process.
- 4.13 The rights of first refusal referred to in 1.1,2.1 and 3.1 shall expire on January 1, 2019, unless the parties to this Agreement agree to extend the application of those provisions.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.5; Chapter 22 Schedule A Part II 4.2

Responsibility	Activities	Timing
Yukon, SFN	Determine whether the SFN and SFN Firms together have been allocated 25% of the commercial freshwater fishing quota in the SFN Traditional Territory. Prior to January 1. 2019. if the 25% allocation has not been met:	After the Effective Date, prior to any new licences or permits being issued
Yukon	Notify SFN of decision to offer new licences or permits.	If new licences or permits are to be offered
Yukon	Offer to SFN any new licence or permit, providing information about the requirements that otherwise apply to obtaining a licence or permit.	When new licences or permits are offered
SFN	At discretion, accept the offer by applying for the new licence or permit.	Within one year following offer of licence or permit
Yukon	If SFN applies and satisfies the applicable requirements, issue licence or permit.	Within a reasonable time period

PROJECT: Right to acquire new licences or permits in the commercial wilderness adventure travel industry

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part II

- 2.1 If Government places a limit upon the number of licences or permits to be issued in respect of a sector of the commercial wilderness adventure travel industry in the Traditional Territory of the Selkirk First Nation, the Selkirk First Nation shall have a right of first refusal to acquire a portion of those licences or permits as follows:
- 2.1.1 in the first year that Government places the limit, Government shall offer to the Selkirk First Nation in respect of its Traditional Territory:
- 2.1.1.125 percent of the licences or permits to be issued, less the number of licences or permits required to allow existing operations which are held by Selkirk Firms to operate at their then existing level, or
- 2.1.1.2the number of licences or permits that remain after the then existing operations in the Traditional Territory of the Selkirk First Nation have been issued the licences or permits that are required to allow them to operate at their then existing level, whichever **is** less; and
- 2.1.2 in the second year, and each year thereafter, Government shall offer to the Selkirk First Nation any new licences or permits issued from time to time until the Selkirk First Nation and Selkirk Firms together have been issued 25 percent of the licences or permits issued from time to time.
- 4.7 The Selkirk First Nation shall apply to Government within one year of the offer of a licence or permit referred to in 1.0, 2.0 and 3.0, failing which the right of first refusal for that licence or permit shall lapse.
- 4.8 A licence or permit in respect of which a right of first refusal has lapsed under 4.7 shall not be considered a licence or permit offered to the Selkirk First Nation under 1.0, 2.0 or 3.0.
- 4.9 When the Selkirk First Nation applies for a licence or permit in accordance with 4.7 and satisfies the requirements that otherwise apply to obtaining such a licence or permit, Government shall issue that licence or permit to the Selkirk First Nation.

OBLIGATIONS ADDRESSED:

- 4.10 A renewal or assignment of a licence or permit shall not be considered a new licence or permit for the purpose of the calculation of the number of licences or permits required to be offered to the Selkirk First Nation pursuant to 1.0, 2.0 and 3.0.
- 4.11 Nothing in 1.0, 2.0 or 3.0 shall be construed to obligate Government to replace a licence or permit obtained by the Selkirk First Nation pursuant to these provisions where the Selkirk First Nation has sold or assigned that licence or permit.
- 4.12 Nothing in 1.0, 2.0 and 3.0 shall be construed to prevent the Selkirk First Nation or a Selkirk Firm from acquiring additional licences or permits through the normal regulatory process.
- 4.13 The rights of first refusal referred to in 1.1, 2.1 and 3.1 shall expire on January 1, 2019, unless the parties to this Agreement agree to extend the application of those provisions.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.5; Chapter 22 Schedule A Part II 4.2

Responsibility	Activities	Timing
	If Government intends to place a limit on the number of licences or permits to be issued in respect of a sector of the commercial wilderness travel adventure industry in the SFN Traditional Territory:	
Government, SFN	Determine whether the SFN and SFN Firms together have been allocated 25% of the commercial wilderness adventure travel industry licences or permits in the SFN Traditional Territory.	After the Effective Date, prior to any new licences or permits being issued
	In the first year that Government places a limit and prior to Jan. 1, 2019, if the 25% allocation has not been met:	

Responsibility	Activities	Timing
Government	Notify SFN of decision to offer new licences or permits.	If new licences or permits are to be offered
Government	Offer to SFN any new licence or permit, following the formula set out in 2.1.1.1 and 2.1.1.2, providing information about the requirements that otherwise apply to obtaining a licence or permit.	When new licences or permits are offered
SFN	At discretion, accept the offer by applying for the new licence or permit.	Within one year following offer of licence or permit
Government	If SFN applies and satisfies the applicable requirements, issue licence or permit.	Within a reasonable time period
	In the second and subsequent years that Government places a limit and prior to January 5. 2019. if the 25% allocation has not been met:	
Government	Notify SFN of decision to offer new licences or permits.	If new licences or permits are to be offered
Government	Offer to SFN any new licence or permit, issued from time to time, until the SFN and Selkirk Firms together have been issued 25% of the licences or permits, providing information about the requirements that otherwise apply to obtaining a licence or permit.	When new licences or permits are offered
SFN	At discretion, accept the offer by applying for the new licence or permit.	Within one year following offer of licence or permit
Government	If SFN applies and satisfies the applicable requirements, issue licence or permit.	Within a reasonable time period

PROJECT: Right to acquire new licences or permits in the commercial freshwater sports fishing industry

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part II

- 3.1 If Government places a limit upon the number of licences or permits to be issued in respect of a sector of the commercial freshwater sports fishing industry in the Traditional Territory of the Selkirk First Nation, the Selkirk First Nation shall have a right of first refusal to acquire a portion of those licences or permits as follows:
- 3.1.1 in the first year that Government places the limit. Government shall offer to the Selkirk First Nation in respect of its Traditional Territory:
- 3.1.1.125 percent of the licences or permits to be issued, less the number of licences or permits required to allow existing operations which are held by Selkirk Firms to operate at their then existing level, or
- 3.1.1.2the number of licences or permits that remain after the then existing operations in the Traditional Territory of the Selkirk First Nation have been issued the licences or permits that are required to allow them to operate at their then existing level, whichever is less; and
- 3.1.2 in the second year, and in each year thereafter. Government shall offer to the Selkirk First Nation any new licences or permits issued from time to time until the Selkirk First Nation and Selkirk Firms together have been issued 25 percent of the licences or permits issued from time to time.
- 3.2 In calculating the number of licenses or permits required to be offered to the Selkirk First Nation pursuant to 3.1, the total number of licenses or permits to be issued at Ta'tla Mun in respect of a sector of the commercial freshwater sports fishing industry shall be included in the total number of licenses or permits to be issued in the Traditional Territory of the Selkirk First Nation in respect of that sector.
- 3.3 The number of licenses or permits offered to Selkirk First Nation pursuant to 6.1 of Schedule B Ta'tla Mun Special Management Area of Chapter 10 Special Management Areas, shall not be included in the calculation of the number of licenses or permits required to be offered to the Selkirk First Nation pursuant to this schedule.

OBLIGATIONS ADDRESSED:

- 4.7 The Selkirk First Nation shall apply to Government within one year of the offer of a licence or permit referred to in 1.0, 2.0 and 3.0, failing which the right of first refusal for that licence or permit shall lapse.
- 4.8 A licence or permit in respect of which a right of first refusal has lapsed under 4.7 shall not be considered a licence or permit offered to the Selkirk First Nation under 1.0, 2.0 or 3.0.
- 4.9 When the Selkirk First Nation applies for a licence or permit in accordance with 4.7 and satisfies the requirements that otherwise apply to obtaining such a licence or permit, Government shall issue that licence or permit to the Selkirk First Nation.
- 4.10 A renewal or assignment of a licence or permit shall not be considered a new licence or permit for the purpose of the calculation of the number of licences or permits required to be offered to the Selkirk First Nation pursuant to 1.0, 2.0 and 3.0.
- 4.11 Nothing in 1.0, 2.0 or 3.0 shall be construed to obligate Government to replace a licence or permit obtained by the Selkirk First Nation pursuant to these provisions where the Selkirk First Nation has sold or assigned that licence or permit.
- 4.12 Nothing in 1.0, 2.0 and 3.0 shall be construed to prevent the Selkirk First Nation or a Selkirk Firm from acquiring additional licences or permits through the normal regulatory process.
- 4.13 The rights of first refusal referred to in 1.1,2.1 and 3.1 shall expire on January 1, 2019, unless the parties to this Agreement agree to extend the application of those provisions.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1,4.1.5; 16.5.4. Chapter 22 Schedule A Part II 4.2

Responsibility Activities Timing

If Government intends to place a limit on the number of licences or permits to be issued in respect of a sector of the commercial freshwater sports fishing industry in the SFN Traditional Territory:

Yukon, SFN	Determine whether the SFN and SFN Firms together have been allocated 25% of the commercial freshwater sports fishing quota in the SFN Traditional Territory.	After the Effective Date, prior to any new licences or permits being issued
	In the first year that Yukon places a limit and prior to Jan. 1. 2019. if the 25% allocation has not been met:	
Yukon	Notify SFN of decision to offer new licences or permits.	If new licences or permits are to be offered
Yukon	Offer to SFN any new licence or permit, following the formula set out in 3.1.1.1 and 3.1.1.2, providing information about the requirements that otherwise apply to obtaining a licence or permit.	When new licences or permits are offered
SFN	At discretion, accept the offer by applying for the new licence or permit.	Within one year following offer of licence or permit
Yukon	If SFN applies and satisfies the applicable requirements, issue licence or permit.	Within a reasonable time period
	In the second and subsequent years that Yukon places a limit and prior to January 1, 2019. if the 25% allocation has not been met:	
Yukon	Notify SFN of decision to offer new licences or permits.	If new licences or permits are to be offered

Responsibility	Activities	Timing
Yukon	Offer to SFN any new licence or permit, issued from time to time, until the SFN and Selkirk Firms together have been issued 25% of the licences or permits, providing information about the requirements that otherwise apply to obtaining a licence or permit.	When new licences or permits are offered
SFN	At discretion, accept the offer by applying for the new licence or permit.	Within one year following offer of licence or permit
Yukon	If SFN applies and satisfies the applicable requirements, issue licence or permit.	Within a reasonable time period

PROJECT: Establishment or amendment of licensing or permitting regimes regarding industries described in Chapter 22 Schedule A Part II, 1.0, 2.0 and 3.0

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part II

4.1 Government shall Consult with the Selkirk First Nation when deciding to establish a licensing or permitting regime or when deciding to amend an existing licensing or permitting regime in respect of the industries referred to in 1.0, 2.0 and 3.0 in the Traditional Territory of the Selkirk First Nation.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.5; 16.6.9, 16.6.10, 16.6.10.10; Chapter 22 Schedule A Part II 1.0 (all), 2.0 (all), 3.0 (all)

Responsibility	Activities	Timing
Government	Notify SFN when Government is considering whether to establish or amend a licensing or permitting regime. Provide details to SFN.	Prior to making a decision to establish or amend a licensing or permitting regime
SFN	Prepare and present views on proposed establishment or amendment of a licensing or permitting regime.	Within a reasonable time indicated by Government
Government	Provide full and fair consideration of views presented.	
Government	Make decision whether to establish or amend the licensing or permitting regime.	After Consultation with SFN
Government	Communicate decision to SFN.	Following decision

Planning Assumption

1. Government may consider establishment or amendment of licensing or permitting regimes and the placement or variation of a limit on the number of licences or permits, as set out by this clause, as a result of recommendations from the Renewable Resources Council pursuant to 16.6.9 and 16.6.10.10.

PROJECT: Establishment or variance of limits applicable to industries described in Chapter 22, Schedule A, Part II, 1.0, 2.0 and 3.0

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part II

4.2 Government shall Consult with the Selkirk First Nation when deciding to place a limit or vary an existing limit upon the number of licences or permits to be issued in respect of the industries referred to in 1.0, 2.0 and 3.0 in the Traditional Territory of the Selkirk First Nation.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.5; 16.6.9, 16.6.10. 16.6.10.10; Chapter 22 Schedule A Part II 1.0 (all), 2.0 (all), 3.0 (all), 4.3 (all)

Responsibility	Activities	Timing
Government	Notify SFN when Government is considering establishing or varying a limit on the number of permits and licences. Provide details to SFN.	Prior to making a decision to impose a limit or to vary existing limits on licences or permits
SFN	Prepare and present views on proposed limit or variance of existing limits.	Within a reasonable period of time indicated by Government
Government	Provide full and fair consideration of views presented.	
Government	Make decision whether to impose limits or vary existing limits. Communicate decision to SFN.	After Consultation with SFN

Planning Assumption

1. Go	overnment may cons	sider establishing o	varying a limit, a	is set out by this claus	e, as a result of reco	mmendations from
t	he Renewable Rese	ources Council purs	uant to 16.6.9 ar	nd 16.6.10.10.		

PROJECT: SFN recommendations regarding establishment or amendments to a licensing or permitting regime and

placement or variation of a limit regarding industries described in Chapter 22, Schedule A Part II, 1.0,

2.0 and 3.0

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ Government

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part II

- 4.4 The Selkirk First Nation may, in writing, giving reasons, recommend to the Minister:
 - 4.4.1 the establishment of or amendment to a licensing or permitting regime in respect of the industries referred to in 1.0, 2.0 and 3.0; and
 - 4.4.2 the placement of or variation of a limit upon the number of licences or permits to be issued in respect of the industries referred to in 1.0, 2.0 and 3.0.
- 4.5 The Minister shall, within 90 days of receipt of a recommendation from the Selkirk First Nation pursuant to 4,4, respond in writing to the Selkirk First Nation, giving reasons for any decision made in respect of that recommendation.

CROSS REFERENCED CLAUSES: 2.11.8, Chapter 2 Schedule B 4.1, 4.1.5; 16.6.9, 16.6.10, 16.6.10.10; Chapter 22 Schedule A Part II 1.0 (all), 2.0 (all), 3.0 (all), 4.1, 4.2, 4.3

Responsibility	Activities	Timing
SFN	Provide written recommendations to the Minister on the establishment or amendment to a licensing or permitting regime, or placement or variation of a limit on the number of licences or permits.	As necessary
Government	Respond in writing to SFN, giving reasons regarding any decision made in respect of the recommendations.	Within 90 days after receipt of written recommendations

Planning Assumption

1. Government may consider establishment or amendment of licensing or permitting regimes and the placement or variation of a limit on the number of licences or permits, as set out by this clause, as a result of recommendations from the Renewable Resources Council pursuant to 16.6.9 and 16.6.10.10.

PROJECT: Joint ventures or other arrangements regarding use of a permit or licence for commercial freshwater fishing, commercial wilderness travel or commercial freshwater sports fishing

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ Government

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part II

4.6 The Selkirk First Nation may enter into joint ventures or other arrangements with other persons to use the licences or permits issued to the Selkirk First Nation pursuant to 1.0, 2.0 or 3.0.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.5; Chapter 22 Schedule A Part 11 4.9, 4.11

 Responsibility
 Activities
 Timing

 SFN
 Enter into joint ventures or other
 At discretion

Planning Assumption

1. Any requirement for notification to Government by SFN will be addressed in the licence or permit requirements.

PROJECT: Right to acquire outfitting concessions

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Chapter 22, Schedule A Part II

- 5.1 The Selkirk First Nation shall have the first right to acquire the next outfitting concession which becomes available in the Traditional Territory of the Selkirk First Nation after the Effective Date of this Agreement.
 - 5.1.1 Upon that outfitting concession becoming available, Government shall give notice in writing to the Selkirk First Nation of that fact and of the terms and conditions upon which that concession might be acquired.
 - 5.1.2 The Selkirk First Nation may exercise the first right to acquire referred to in 5.1, at any time during the 90 days following the date upon which it received the notice referred to in 5.1.1, by advising Government in writing of its intention to exercise that right.
 - 5.1.3 If the Selkirk First Nation fails, within the 90 days following its receipt of the notice referred to in 5.1.1, to advise Government that it wishes to exercise the first right to acquire referred to in 5.1, it shall be deemed to have given notice that it will not be exercising that right.
- 5.2 For the purposes of 5.0, an outfitting concession becomes available only in the following circumstances:
 - 5.2.1 Government decides to grant a concession in respect of an area, the greatest part of which has never been the subject of any outfitting concession;
 - 5.2.2 Government decides to grant one or more additional concessions in respect of an area which was previously the subject of only one concession;
 - 5.2.2.1 for greater certainty, the realignment of the existing boundaries of two or more adjacent outfitting areas does not result in a new concession becoming available for the purposes of 5.0;
 - 5.2.3 Government decides to grant a concession in respect of an area, the previous concession in respect of which Government has revoked or refused to renew because of the concession holder's failure to comply with the Laws of General Application; or

- 5.2.4 Government decides to grant a concession in respect of an area, the previous concession in respect of which Government has revoked or refused to renew because it was then of the opinion that to do so was necessary for the conservation of wildlife in the area or protection of the public interest.
- 5.3 The first right to acquire referred to in 5.1 shall expire on January 1, 2019, unless the parties to this Agreement agree to extend the application of this provision.

CROSS REFERENCED CLAUSES: Chapter 2 Schedule B 4.1, 4.1.5; 16.5.4

	Responsibility	Activities	Timing
Yukon		Provide notice in writing to SFN that an outfitting concession is available and any applicable terms and conditions.	When the first outfitting concession becomes available pursuant to 5.2 after the Effective Date prior to January 1,2019, unless the Parties agree to extend the application of 5.1
SFN		Advise Yukon, in writing, of its intention to exercis first right to acquire the outfitting concession	•
Yukon		Issue outfitting concession to SFN.	Following receipt of written notice from SFN

PROJECT: Calculation of Resource Royalty payments

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN, other YFNs

LIAISON:

OBLIGATIONS ADDRESSED:

- 23.2.1 In the event that Canada transfers to the Yukon the authority to receive or to levy and collect royalties in respect of the production of a Resource, the following arrangements shall apply:
- 23.2.1.1the Yukon shall, subject to 23.2.2, pay to the Yukon First Nations, annually, an amount equal to,
 - (a) 50 percent of the first two million dollars of any amount by which the Crown Royalty exceeds the Yukon First Nation Royalty, in respect of that year, and
 - (b) 10 percent of any additional amount by which the Crown Royalty exceeds the Yukon First Nation Royalty in respect of that year.
- 23.2.2 Subject to 23.2.5, the amount due to Yukon First Nations pursuant to 23.2.1 in any year shall not exceed the amount which, if distributed equally among all Yukon Indian People, would result in an average per capita income for Yukon Indian People equal to the Canadian average per capita income.
- 23.2.4 The amounts due pursuant to 23.2.1 shall be prorated among Yukon First Nations on the same basis as Schedule A Apportionment of the 1989 Aggregate Value, attached to Chapter 19 Financial Compensation.
- 23.2.5 The amounts referred to in 23.2.4 shall, in each year, be payable only to those Yukon First Nations who have entered into a Yukon First Nation Final Agreement during or prior to that year. The amounts allocated to Yukon First Nations which have not entered into Yukon First Nation Final Agreements shall not be payable and shall remain vested in the Yukon.
- 23.2.6 In the event that, following payment, there is determined to have been an overpayment or underpayment to a Yukon First Nation in any year, such variance may be adjusted for in the payment in the following year.

CROSS REFERENCED CLAUSES: 23.1.0, 23.2.8, 23.3.1

Responsibility	Activities	Timing
SFN	Provide information to Yukon with respect to the production amount on which a Royalty has been paid on Category A Settlement Land and the reasonable costs of collection of SFN Royalty.	Annually, after devolution of authority to Yukon to receive or to levy and collect royalties in respect of the production of a Resource
Yukon, SFN, other YFNs	Review proposals for calculations of the amount payable as set out in 23.2.1.1, 23.2.2 and 23.2.4.	Annually
Yukon	Pay amount due to SFN and include information regarding basis for calculation.	Annually, following first activity
Yukon	If there has been an overpayment or under payment to SFN, adjust payment in following year.	Annually

Planning Assumptions

- 1. "All Yukon Indian People" for the purpose of the calculation required in clause 23.2.2 refers to the total number of Yukon Indian People whose names appear on the official enrollment list published prior to the date the payments are due.
- 2. Canadian average per capita income for any given year will be that published by Statistics Canada for the year preceding the year in which the royalty payments are paid.
- 3. The Parties will work co-operatively to establish a mechanism for calculating the information required pursuant to 23.2.2.

PROJECT: Granting of fee simple interest within SFN Traditional Territory

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

23.2.3 The Yukon shall Consult with a Yukon First Nation before granting a fee simple interest within that Yukon First Nation's Traditional Territory in any Resource.

CROSS REFERENCED CLAUSES: 23.1.0

Responsibility	Activities	Timing
Yukon	Notify SFN of application for fee simple interest in any Resource within SFN Traditional Territory. Provide details to SFN.	Upon receipt of application for a fee simple interest in any Resource
SFN	Prepare and present views.	Within reasonable time period indicated by Yukon
Yukon	Provide full and fair consideration to views presented.	Before granting the interest
Yukon	Communicate outcome to SFN.	As soon as practicable

PROJECT: Changes to fiscal regime which would affect the Crown royalty regime

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN, other YFNs

LIAISON:

OBLIGATIONS ADDRESSED:

23.2.7 While the parties to the Umbrella Final Agreement acknowledge that nothing in the Umbrella Final Agreement constitutes any commitment to shared management of the Resources between Government and Yukon First Nations, the Yukon shall Consult with Yukon First Nations before making changes to the fiscal regime which would change the Crown Royalty regime.

CROSS REFERENCED CLAUSES: 23.1.0, 23.2.1.1

Responsibility	Activities	Timing
Yukon	Notify YFNs of proposal to make changes to the fiscal regime which would change the Crown Royalty regime. Provide details.	Within a reasonable period of time in advance, when proposing a change
SFN	Prepare and present views.	Within reasonable time period indicated by Yukon
Yukon	Provide full and fair consideration to views presented.	Prior to making amendments to fiscal regime
Yukon	Communicate decision to SFN.	Following decision

PROJECT: Change to location of route, road or highway

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ Settlement Land Committee ("SLC")

LIAISON:

OBLIGATIONS ADDRESSED:

Appendix A - Description of Settlement Land 3.2.5

Government, prior to or during the survey of a boundary of a Parcel which is described as a route, road, highway, or right-of-way for a route, road or highway, may, with the consent of the Settlement Land Committee, change the location of that route, road, or highway, or right-of-way for a route, road or highway and the boundary of the Parcel shall change accordingly;

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
Government	Seek consent of SLC if proposing to change route, road, highway or right-of-way for a route, road or highway that serves as a boundary of a Parcel. Provide SLC with details of proposed change.	Prior to or during the survey of a boundary of a Parcel which is described as a route, road, highway or a right-ofway for a route, road or highway
SLC	In accordance with SLC arrangements and procedures, consider request for consent. Notify Government of decision.	Within reasonable period of time

PROJECT: Rehabilitation of Settlement Land used as a haul road

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Appendix A - Description of Settlement Land 3.2.6

Government, upon ending its use of a haul road used as part of a Quarrying Right, shall, at the request of the Selkirk First Nation, rehabilitate Settlement Land used as part of that haul road;

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
Yukon	Notify SFN of its intention to end use of a haul road used as part of a Quarrying Right.	After decision made to end use of haul road
SFN	Determine if rehabilitation of Settlement Land used as part of the haul road is appropriate.	Following receipt of notice
SFN	Notify Yukon of decision regarding need for rehabilitation of Settlement Land used as part of the haul road that is Settlement Land.	Within a reasonable time indicated by Yukon
Yukon	If requested by SFN, rehabilitate Settlement Land that was used as part of the haul road.	Within a reasonable time following the SFN request

PROJECT: Alteration to Settlement Land to which a Specified Access Right applies

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Appendix A - Description of Settlement Land, 3.2.7

Government has the right for the purposes of maintaining a road, route or right-of-way to which a Specified Access Right applies, to significantly alter Settlement Land to which that Specified Access Right applies with the consent of the Selkirk First Nation, or, failing consent, an order of the Surface Rights Board setting out terms and conditions of such significant alteration;

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
Yukon	If, during the maintenance of a road, route or right-of-way to which a Specified Access Right applies, it will be necessary to significantly alter SFN Settlement Land to which to Specified Access Right applies, notify SFN of necessary alterations and provide details.	As necessary
SFN	Review information provided by Yukon relating to the alteration of the SFN Settlement Land in question to which a Specified Access Right applies. Grant or deny consent to alter that SFN Settlement Land.	Within a reasonable period of time following the notification
	If consent denied:	
Yukon	At discretion, refer the issue to the Surface Rights Board to set out terms and conditions applicable to such significant alteration.	Within reasonable period of time

Responsibility	Activities	Timing
Yukon, SFN	Prepare for and participate in Surface Rights Board process.	In accordance with Surface Rights Board
		rules

PROJECT: Government closure of all or any portion of a Realigned Roadway

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Appendix A - Description of Settlement Land, 3.2.9

Government may, following Consultation with the Selkirk First Nation, close all or any portion of a Realigned Roadway in which case the Specified Access Right shall no longer apply to the closed Realigned Roadway or any portion thereof, as the case may be.

CROSS REFERENCED CLAUSES: Appendix A - Description of Settlement Land 3.2.10

Responsibility	Activities	Timing
Yukon	Develop arrangements and procedures identifying contacts, timelines, general information guidelines and any other information required by the parties to ensure Consultation consistent with the Agreement.	When contemplating the closure of all or any portion of a Realigned Roadway
Yukon	Notify SFN and provide details of proposal to close all or any portion of a Realigned Roadway.	Prior to initiating the process to close all or any portion of a Realigned Roadway
SFN	Prepare and present views.	Within a reasonable time period as set out in the arrangements and procedures
Yukon	Provide full and fair consideration of views presented by SFN. Notify SFN of outcome.	After SFN views presented to Yukon

PROJECT: Closure of portions of the right-of-ways for the Klondike Highway and Old Klondike Highway

RESPONSIBLE Yukon, SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Appendix A - Settlement Land Descriptions

R-1B subject to the following Special Conditions:

the Yukon shall close those portions of the right-of-way for the Klondike Highway shown on Plan 41950 CLSR, 25233 LTO lying within Parcel R-1B,

R-3A subject to the following Special Conditions:

the Yukon shall close those portions of the right-of-way for the Klondike Highway shown on Plan 41948 CLSR 25232 LTO lying within Parcel R-

3A;

R-10B subject to the following Special Conditions:

the Yukon shall close those portions of the right-of-way for the Klondike Highway shown on Plan 41947 CLSR 25231 LTO lying within Parcel R-10B;

R-11B subject to the following Special Conditions:

the Yukon shall close those portions of the right-of-way for the Klondike Highway shown on Plan 41947 CLSR 25231 LTO lying within Parcel R-11B;

R-14B subject to the following Special Conditions:

the Yukon shall close those portions of the right-of-way for the Klondike Highway shown on Plan 41950 CLSR 25233 LTO lying within Parcel R-14B;

R-45B subject to the following Special Condition:

the Yukon shall close those portions of the right-of-way for the Klondike Highway shown on Plan 41947 CLSR, 25231 LTO lying within Parcel R- $^{\circ}$

45B,

OBLIGATIONS ADDRESSED:

C-1B subject to the following Special Conditions:

the Yukon shall close those portions of the right-of-way for the Klondike Highway shown on Plan 41949 CLSR lying within Parcel C-1B;

C-9B subject to the following Special Conditions:

the Yukon shall close those portions of the right-of-way for the Klondike Highway shown on Plan 41949 CLSR lying within Parcel C-9B;

C-17B subject to the following Special Condition:

the Yukon shall close those portions of the right-of-way for the Old Klondike Highway shown on Plan 41949 CLSR lying within Parcel C-17B,

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
Yukon	Close portions of the right-of-ways for the Klondike Highway and Old Klondike Highway.	As soon as practicable
Yukon	Notify SFN of closure of the portions of the right-of-ways for the Klondike Highway and for the Old Klondike Highway.	After the portions of the right-of-ways have been closed

PROJECT: Lease of surface rights of land within Parcel R-6A subject to the Existing Mineral Right for the working of the Mines and Minerals

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN, holder of Existing Mineral Right

LIAISON:

OBLIGATIONS ADDRESSED:

Appendix A - Settlement Land Descriptions

R-6A subject to the following Special Conditions:

Government, with the consent of the Selkirk First Nation, which consent shall not be unreasonably withheld, shall have a right to grant to the holder of any Existing Mineral Right a lease of the whole or any portion of the surface rights of the land situate within Parcel R-6A subject to the Existing Mineral Right for the working of the Mines and Minerals, in accordance with the Legislation which would apply if Settlement Land were Crown Land, and this Special Condition is without prejudice to any position the parties may wish to take respecting the scope of 5.6.2 of this Agreement in relation to any other Encumbering Right;

where, pursuant to the preceding Special Condition, the Selkirk First Nation withholds consent, Government or the Selkirk First Nation may refer the matter to the Surface Rights Board for a determination of whether the consent was unreasonably withheld, and if the Board determines the consent was unreasonably withheld, Government may grant the lease without the consent of the Selkirk First Nation,

CROSS REFERENCED CLAUSES: None identified

Responsibility Activities Timing

Government If proposing to grant to the holder of any Existing

Mineral Right a lease of the whole or any portion of the surface rights of the land situate within Parcel R-6A subject to the Existing Mineral Right for the working of the Mines and Minerals, seek consent of

SFN.

Prior to granting lease

Responsibility	Activities	Timing
Government	If SFN consents, grant the lease to the holder of the Existing Mineral Right in accordance with the Legislation which would apply if Settlement Land were Crown Land.	As necessary
Government or SFN	If SFN withholds consent, at discretion refer the matter to the Surface Rights Board for a determination of whether the consent was unreasonably withheld.	Within a reasonable period of time
Government, SFN	If an application is made to the Surface Rights Board, prepare for and respond to the application.	In accordance with Surface Rights Board Rules
Government	If the Surface Rights Board determines that the consent was unreasonably withheld, at discretion grant lease.	As necessary

PROJECT: Reduction of right-of-way for the Casino Trail

RESPONSIBLE Government

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Appendix A - Settlement Land Descriptions

R-9A subject to:

a 30 metre right-of-way for the road known as the Casino Trail and shown approximately by a dashed line designated as Casino Trail on Territorial Resource Base Maps 1151/5 and 115 1/6, provided that, upon Government notifying the Selkirk First Nation that upgrading and constructing of the route known as the Casino Road, including any extension of the Casino Road, are completed to the satisfaction of Government, the right-of-way for the road known as the Casino Trail shall be reduced to 15 metres,

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
Government	If upgrading and constructing of the route known as the Casino Road, including any extension of the Casino Road, are completed to the satisfaction of Government, notify SFN.	As necessary
Government	Reduce the right-of-way for the road known as the Casino Trail to 15 metres.	As soon as practicable after notifying SFN

PROJECT: Management of Parcels S-130 B/D and portions of Parcels R-18B, R-32B, R-42B

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Appendix A - Settlement Land Descriptions

R-18B subject to the following Special Conditions:

the management of that portion of this Parcel identified as Management Area on map "Fort Selkirk Historic Site, (FSHS)" and on Territorial Resource Base Map 115 1/14 shall be consistent with the principles set out in 3.6 of Schedule A - Fort Selkirk Historic Site, to Chapter 13 of this Agreement;

R-32B subject to the following Special Condition:

the management of that portion of this Parcel identified as Management Area on map "Fort Selkirk Historic Site, (FSHS)" and on Territorial Resource Base Map 1151/14 shall be consistent with the principles set out in 3.6 of Schedule A - Fort Selkirk Historic Site, to Chapter 13 of this Agreement,

R-42B subject to the following Special Condition:

the management of that portion of this Parcel identified as Management Area on map "Fort Selkirk Historic Site, (FSHS)" and on Territorial Resource Base Map 1151/14 shall be consistent with the principles set out in 3.6 of Schedule A - Fort Selkirk Historic Site, to Chapter 13 of this Agreement,

S-130B/D subject to the following Special Conditions:

the management of this Parcel shall be consistent with the principles set out in 3.6 of Schedule A - Fort Selkirk Historic Site, to Chapter 13 of this Agreement;

CROSS REFERENCED CLAUSES: Chapter 13 Schedule A 3.6

Responsibility	Activities	Timing

SFN

Manage Parcel S-130B/D and the specified Ongoing portions of Parcels R-18B, R-32B and R-42B in a manner consistent with the principles set out in Chapter 13 Schedule A 3.6.

PROJECT: Construction or upgrading of Dromedary Resource Road or proposed Dromedary Resource Road

Extension

RESPONSIBLE Yukon

PARTY:

PARTICIPANT/ SFN

LIAISON:

OBLIGATIONS ADDRESSED:

Appendix A - Settlement Land Descriptions

R-21B, R-36A

subject to the following Special Conditions:

- S the Yukon shall have the right to construct and upgrade, on the 60 metre right-of-way, the road known as the Dromedary Resource Road and the proposed Dromedary Resource Road Extension, both shown approximately by a dashed line designated as Dromedary Resource Road and Proposed Dromedary Resource Road Extension, respectively, on Territorial Resource Base Maps 105 L/14 and 105 L/15;
- S the Yukon shall Consult with the Selkirk First Nation prior to constructing or upgrading the road known as the Dromedary Resource Road and the proposed Dromedary Resource Road Extension, both shown approximately by a dashed line designated as Dromedary Resource Road and Proposed Dromedary Resource Road Extension, respectively, on Territorial Resource Base Maps 105 L/14 and 105L/15;

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
Yukon	Notify SFN of proposed construction or upgrading, on the 60 metre right-of-way, of Dromedary Resource Road or proposed Dromedary Resource Road Extension.	As necessary
SFN	Prepare and present views to Yukon.	Within reasonable period of time indicated by Yukon
Yukon	Provide full and fair consideration of views presented by SFN. Notify SFN of outcome.	Within a reasonable period of time

PROJECT: Management of Parcel R-27A

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Appendix A - Settlement Land Descriptions

R-27A subject to the following Special Condition:

the management of this Parcel shall be consistent with the objectives set out in 1.1.1 through 1.1.4 of Schedule A - Ddhaw Ghro Habitat Protection Area, to Chapter 10 of this Agreement,

CROSS REFERENCED CLAUSES: Chapter 10 Schedule A 1.1.1, 1.1.2, 1.1.3, 1.1.4

Responsibility Activities Timing

SFN Manage Parcel R-27A in a manner Ongoing

consistent with the objectives set out in Chapter 10 Schedule A 1.1.1 through 1.1.4.

PROJECT: Closure of portions of the right-of-way for the Dawson Road

RESPONSIBLE Yukon, SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Appendix A - Settlement Land Descriptions

R-43B subject to the following Special Conditions:

the Yukon shall close those portions of the right-of-way for the Dawson Road shown on Plan 10669 CLSR lying within Parcel R-43B;

S-119FS subject to the following Special Condition:

if Parcel S-119FS becomes Selkirk First Nation Settlement Land, the Yukon shall close those portions of the right-of-way for the Dawson Road shown on Plan 10669 CLSR lying within Parcel S-119FS,

S-127B subject to the following Special Conditions:

the Yukon shall close those portions of the right-of-way for the Dawson Road shown on Plan 10669 CLSR lying within Parcel S-127B;

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
Yukon	Close those portions of the right-of-way for the Dawson Road shown on Plan 10669 CLSR. lying within Parcels R-43B and S-127B.	As soon as practicable
Yukon	If Parcel S-119FS becomes SFN Settlement Land, close those portions of the right-of-way for the Dawson Road shown on Plan 10669 CLSR. lying within Parcel S-119FS.	As required
Yukon	Notify SFN of closure of the portions of the right-of-way for the Dawson Road.	After the portions of the right-of-way for the Dawson Road have been closed

PROJECT: Construction of Alternate Site and Alternate Road within Parcel R-43B

RESPONSIBLE Government, SFN

PARTY:

PARTICIPANT/ None identified

LIAISON:

OBLIGATIONS ADDRESSED:

Appendix A - Settlement Land Descriptions

R-43B, S-127B, S-133FS, S-134FS

subject to the following Special Conditions:

if the Selkirk First Nation constructs within Parcel R-43B:

- (a) an alternate barge landing site for Government, public, commercial and non-commercial barging access to, from and across the Yukon River, including landing, marshalling and staging areas comparable to the Existing Site (the "Alternate Site"); and
- (b) an access road from the Major Highway known as the Klondike Highway to the Alternate Site comparable to the Minto Landing Access Road (the "Alternate Road"),

each in accordance with designs, locations and specifications agreed upon in advance by Government and the Selkirk First Nation, then Government shall, upon being satisfied that the Alternate Site and the Alternate Road have adequately provided for Government, public, commercial and non-commercial barging access to, from and across the Yukon River, cancel the reservation in respect of the Existing Site;

there shall be no fee or charge payable to the Selkirk First Nation, in excess of fees charged by Government for comparable uses of comparable facilities, for Government, public, commercial, or noncommercial access to or use of the Alternate Site or the Alternate Road, except in accordance with any fee schedule agreed upon by Government and the Selkirk First Nation from time to time;

CROSS REFERENCED CLAUSES: None identified

Responsibility	Activities	Timing
SFN	Notify Government of proposed construction of Alternate Site and Alternate Road within Parcel R-43B.	As necessary
Government, SFN	Agree upon designs, locations and specifications of proposed construction.	Prior to commencement of construction
SFN	Construct Alternate Site and Alternate Road within Parcel R-43B.	
Government	If satisfied that Alternate Site and the Alternate Road have adequately provided for Government, public, commercial and non-commercial barging access to, from and across Yukon River, cancel the reservation in respect of the Existing Site.	After completion of construction

PROJECT: Removal of temporary structures erected on portion of Parcel C-5B designated as C-5B/ND-1

RESPONSIBLE SFN

PARTY:

PARTICIPANT/ Government

LIAISON:

OBLIGATIONS ADDRESSED:

Appendix A - Settlement Land Descriptions

C-5B

subject to the following Special Condition

the Selkirk First Nation may erect temporary structures on that portion of this Parcel designated as C-5B/ND-1 on the Reference Plan of Pelly Crossing, provided that, upon request by Government, the Selkirk First Nation shall remove any such structures and there shall be no compensation payable by Government in respect thereof.

CROSS REFERENCED CLAUSES: None identified

Responsibility Activities Timing

SFN If Government requests, remove any temporary As necessary

structures that may have been erected on portion of

Parcel C-5B designated as C-5B/ND-1.

ANNEX B COMMISSIONS, COUNCILS AND

COMMITTEES

Application

This Annex applies as provided herein to the:

Regional Land Use Planning Commission

Settlement Land Committee

Selkirk Renewable Resources Council hereinafter called the

"Boards".

Contents

This Annex has five parts:

Part I - General Provisions

Part 2 " Board Training and Cross-Cultural Orientation and Education

Part 3 " Arrangements for the Provision of Aboriginal Language Services to the Boards

Part 4 - Board Mandates and Activities

Part 5 - Board Budgets and Related Arrangements.

These parts, as they apply, are to be read together. Their provisions reflect the agreement of the Parties with respect to the establishment and operation of the Boards, and the related arrangements and activities which the Parties expect to perform in those connections.

Part 1 General Provisions

Initial Nominations and Appointments Renewable Resources Council

Each party has a right to nominate Selkirk Renewable Resources Council ("RRC") members as provided by the SFNFA in paragraph 2.12.2,16.6.2 (all), 16.6.4 (all) and 16.6.5.

The process of nomination and appointment will require each party to identify, recruit and select nominees in an effective manner. The procedures and criteria to be used in that respect are within the discretion of the nominating party.

To establish the initial complement of RRC members, each party should commence its procedures to identify prospective nominees upon ratification of the SFNFA by all Parties. The Minister will request nominations pursuant to SFNFA 2.12.2.2 as soon as practicable after the date of signing by the Parties.

Nominations, including a statement of the initial term for which a particular nomination may be made (SFNFA 16.6.5.1,16.6.5.2), shall be forwarded to the Minister within the time provided by SFNFA 2.12.2.2. The Minister will appoint the nominees in sufficient time for the RRC to be in place as indicated in Part 4 of this Annex.

To facilitate these procedures, each party should confirm that its proposed nominees are ready to serve on the RRC prior to submitting its nominations to the Minister. If a nominee declines an appointment, the Minister and the nominating party should take steps as soon as practicable to ensure that a new nominee is identified and appointed.

Initial Nominations and Appointments Regional Land Use Planning Commission and Settlement Land Committee

The initial nominations and appointments for the Regional Land Use Planning Commission ("RLUPC") and Settlement Land Committee ("SLC") will be made as provided in Part 4 of this Annex.

On-Going Process for Nominations and Appointments — Selkirk Renewable Resources Council and Regional Land **Use** Planning Commission

1. Replacement of Board Members

Upon termination of the initial appointments, the Parties should follow the procedures outlined in SFNFA 2.12.2.2 to 2.12.2.4 and above, in respect of the initial appointments, to ensure that repeat or replacement nominations are submitted and appointments take effect in a timely manner. The Parties should use best efforts to avoid vacancies arising on the Boards due to failures in the nominating or appointing process.

If a vacancy during term arises on a Board, the Parties should follow the same procedures to ensure that a replacement nominee is appointed at the earliest practicable date for a term consistent with the provisions of SFNFA 2.12.2.11.

2. Removal for Cause

The authority to remove a Board member lies with the appointing Minister. It is acknowledged that the Minister will choose whether to exercise that authority on the basis of any relevant information which the Minister may receive. However, the Minister should act to remove a Board member only after consultation with the nominating party, subject to requirements for confidentiality. A replacement for the member removed should be nominated and appointed as soon as practicable.

Where a Board chooses to specify grounds for the removal of a member pursuant to SFNFA 2.12.2.7, that Board should communicate those grounds in writing to the nominating Parties and the Minister as soon as those grounds have been adopted by the Board.

3. Resignation of a Member

A Board may wish to establish rules or procedures concerning the resignation of Board members. It is recommended that Board members who wish to resign during their term be required to communicate their resignation in writing to the Board, and that the Board immediately advise the Minister of the resignation. A replacement for the member who resigned should be nominated and appointed as soon as practicable.

Organization of the Board

For their effective working, the RRC and RLUPC, within the first 60 days after being established by appointments, should convene at least one meeting. The initial meeting of the Board should be convened by the members with such organizational assistance from the appointing Minister or Minister's representative as may be required to complete the necessary arrangements.

At its initial meeting or as soon as practicable thereafter, each Board should address:

- (a) the selection or nomination of a Chair and/or Vice-Chair, as the SFNFA may provide in respect of that Board;
- (b) any rules and procedures which it may require pursuant to SFNFA 2.12.2.7 and 2.12.2.10;
- (c) the Board budget and the completion of related financial arrangements;
- (d) any organizational and policy matters, and arrangements with respect to support services and facilities required for the discharge of its mandate under the SFNFA;

and

(e) any arrangements required with respect to the training and cross-cultural orientation and education of Board members.

Board Services and Facilities

It is expected that the RRC and RLUPC will arrange for the support services and facilities they require. The Boards may cooperate in these arrangements, as they may find convenient. In determining their arrangements, the Boards should consider the training and economic opportunities which may be made available to Yukon First Nations, and the specific provisions of the SFNFA.

Part 2 Board Training and Cross-Cultural Orientation and

Education

Part 2 applies to the Selkirk Renewable Resources Council, Regional Land Use Planning Commission and Settlement Land Committee ("SLC").

For the purposes of SFNFA 2.12.2.9, 28.3.5, 28.3.7 and the SLC, Board training should include:

- 1. training in Board procedures and functions;
- 2. training directed to improve Board members' ability to carry out their responsibilities in the field or fields within the mandate of the Board;
- 3. familiarization with the provisions of the SFNFA; and
- 4. cross-cultural orientation and education.

1. Board procedures and functions

This training should reflect both internal Board needs and needs of the Board in relation to public process. It should enable a Board to develop the internal rules it may require and to develop its approach and organization for decision-making. This latter area may include matters of policy development, planning, prioritization, time management and financial management. The appropriate time for the different aspects of this training to occur may vary from Board to Board.

It is strongly recommended that each Board assess and take steps, including budget provisions, to address its training requirements in these areas as soon as practicable after the Board is established. These requirements should be reassessed and addressed accordingly within 90 days after the termination of the initial appointments, for the benefit of the replacement nominees. The Board's previous training activities should be considered by subsequent members when assessing their training needs and the means by which those needs may be addressed.

Refresher training or specific needs for procedural advice during the term of a Board should be left for each Board to address as it deems necessary.

2. Training related to Board Mandate

Each Board should assess and take the steps necessary, including budget provisions, to address the needs of its members for training which will enable them to improve their ability to carry out their responsibilities in the field or fields within the Board's mandate. It is recommended that this occur as soon as practicable in the first year of each Board's term and at least annually thereafter. The specific program or initiatives to be taken in this area should be left to each Board to decide and arrange as it may require.

3. Familiarization with the SFNFA

All Parties have an interest in ensuring that the members of each Board understand the purposes of the Board under the SFNFA. All Parties also have an interest in ensuring that this understanding is achieved through appropriate, balanced procedures.

As provided in SFNFA 28.3.7, the Parties should jointly inform each Board about relevant provisions of the SFNFA and SFNFA Plan. This information program should be carried out in a co-operative, co-ordinated way. It should be completed as soon as is practicable after the Board is established, at a time convenient to the Board and the parties.

Each party should designate representatives who will participate in this program. The designated participants should include persons who will facilitate the program generally, as well as persons who have actual knowledge of the negotiations and considerations which led to the provisions of the agreements in each area.

4. Cross-Cultural Orientation and Education

On-going cross-cultural awareness and sensitivity will be important for the effective working of the Boards.

It is strongly recommended that each Board consider and take the steps necessary, including budget provisions, to ensure that its members have the benefit of cross-cultural orientation and education. This should be considered and addressed as soon as practicable in the term of each Board, and thereafter as may be required.

It is expected that cross-cultural orientation and education will relate to the mandate of each Board and address cultural values, attitudes, strengths and differences in ways that enable the members of each Board, as a cross-cultural group, to work well together to fulfil their mandate.

Part 3 Aboriginal Language Services

This Part applies to the Selkirk Renewable Resources Council, Regional Land Use Planning Commission and Settlement Land Committee.

The Boards should be able to conduct their proceedings in aboriginal languages when appropriate.

Aboriginal language services in Yukon are currently the subject of a multi-year agreement between Canada and Yukon. It is expected that aboriginal language services will be available to the Boards pursuant to such agreements as may be in place from time to time or through contracting with individuals or organizations for the services desired.

It is expected that all best efforts will be made to ensure that the language services the Boards may require will be available to them at the earliest practicable date.

Part 4 Board Mandates and Activities

The following provisions address the mandate and expected activities, and relevant specific arrangements, in respect of each of the Boards.

REGIONAL LAND USE PLANNING COMMISSION

Mandate

The Regional Land Use Planning Commission ("RLUPC") shall develop a regional land use plan and shall recommend it to Government and SFN for approval.

Organizational Structure

Canada, SFN and any other affected Yukon First Nations may agree to establish the RLUPC at any time after the Effective Date of the SFNFA.

The RLUPC shall have no less than six (6) members. Canada shall consult with Yukon prior to nominating its members, and SFN shall nominate its members as soon as practicable after agreement to establish the RLUPC. The nominations shall be selected in accordance with SFNFA 11.4.2 (all) and 11.4.3.

Appointments will be made by the Minister of Indian Affairs and Northern Development ("the Minister").

The members of the RLUPC may choose a Chair from amongst its members. The provisions of 2.12.2 shall

apply to the RLUPC.

Operations

The RLUPC shall convene a meeting as soon as practicable after it is established.

The RLUPC shall prepare an annual budget, after Consultation with SFN and any other affected Yukon First Nation, and shall submit that budget to the Yukon Land Use Planning Council ("Council") (SFNFA 11.9.1). The Council shall review the budget, and, after Consultation with the RLUPC, shall propose the budget to the Minister for the preparation of regional land use plans. The budget approval process will respect the discretion for the allocation of funds available to the RLUPCs pursuant to Part 2 Schedule 1 of the UFA Implementation Plan. Canada shall pay the approved expenses of the RLUPC to the Council from the amounts described in Part 2 of Schedule 1, preferably by way of a multi-year contribution agreement. The Council shall pay the approved expenses to the RLUPC, preferably by way of a multi-year contribution agreement.

The RLUPC may establish a local office. Within the approved budget, the RLUPC may engage and contract technical or special experts for assistance and may establish a secretariat to assist it in carrying out its functions (SFNFA 11.4.5.1).

Activities

The RLUPC shall prepare and recommend a regional land use plan to Government and the affected Yukon First Nations within a time frame established by Government and the affected Yukon First Nations (SFNFA 11.4.4). In carrying out SFNFA 11.4.4, the RLUPC shall undertake the activities described in SFNFA 11.2.0, 11.4.5.3 to 11.4.5.9, 11.5.1, 11.6.1, 11.6.3, 11.6.5 and SFNFA chapter 10 schedule A 9.2.

The RLUPC may undertake the activities described in SFNFA 11.4.5.1 and 11.4.5.10. The RLUPC may carry out activities associated with SFNFA 11.4.5.10 with a reduced number of members.

SETTLEMENT LAND COMMITTEE Mandate and Activities

Each Settlement Land Committee ("SLC") shall be responsible for:

- the identification and selection of Site Specific Settlement Land out of Proposed Site Specific Settlement Land;
- determining priorities for the survey of all Settlement Land;
- · indicating to the Surveyor General of portions of boundaries, if any, of those Special

Management Areas which should be considered for definition by survey in order to better serve the mutual interests of SFN and the public;

- receiving requests relating to the use and enjoyment of Proposed Site Specific Settlement Land by Yukon Indian People;
 and
- determining whether it is practicable to give effect to such requests and shall recommend to Canada or the Yukon, as
 the case may be, that it take such steps as the SLC considers appropriate.

Guidelines

- Interim use of Site Specific Settlement Land;
- a report of "...requests relating to the use and enjoyment of Proposed Site Specific Settlement Land..." will be kept by the SLC;
- "...the identification and selection of Site Specific Settlement Land out of Proposed Site Specific Settlement..." will
 primarily be the responsibility of the SFN as the entire Proposed Site Specific Parcel will have been agreed to by
 all Parties. The other members of the SLC will have only to ensure that the selected area is within the Proposed Site
 Specific Parcel and that it is adequately defined for survey purposes;
- it is not intended that the SLC act as a substitute for "land use planners". The SLC will only be responsible for making
 recommendations concerning requests to "occupy" the land but will not be required to approve specific uses in the
 event that the land is developed; and
- · any other activities contained in the SFNFA.

Organizational Structure

The SLC shall be established no later than one month after the signing of the SFNFA. The representatives to the SLC shall be appointed as follows:

Canada Representative

The Department of Indian Affairs and Northern Development will appoint one person to represent the Department when the Settlement Land being dealt with was formerly under federal administration.

The representative will be experienced in land issues, including survey requirements, and will have the authority to speak on behalf of the Department.

The position will be filled by the same person for the life of the SLC where possible.

Yukon Representative

Yukon will appoint one person to represent Yukon when the Settlement Land being dealt with was formerly under Yukon administration.

The representative will be experienced in land issues, including survey requirements, and will have the authority to speak on behalf of the Yukon.

The position will be filled by the same person for the life of the SLC where possible.

SFN Representatives

SFN will appoint two persons to represent SFN for all land selections negotiated by SFN. The representatives will be experienced in land issues, including survey requirements. The positions will be filled by the same persons for the life of the SLC, where possible.

Chair

The Chair for the SLC will be appointed by the Surveyor General for Canada. The Surveyor General may decide not to appoint the same person for all SLCS.

The position of Chair will be filled by the same person for the life of the SLC where possible. The Chair will be an experienced Canada Lands Surveyor with authority to speak on behalf of

the Legal Surveys Division of Natural Resources Canada ("NRCan").

NRCan will employ, to the extent possible, local personnel to record and document all decisions made at SLC meetings.

Operations

The SLC will operate as follows:

Decision Making

All decisions will be made by consensus, and, in the event that a decision cannot be reached, the problem will be referred to the Dispute Resolution process as described in section 26.3.0 of the SFNFA. The Chair will decide at what point there is an impasse on any particular decision.

Meetings

Meetings will be called by the Chair, and will normally occur two to three times each year. Normally, there will be one meeting in the winter, to establish and review priorities, and one in the spring to review and approve survey reports and plans. Other meetings may occur as needed. Meetings will be held in Pelly Crossing unless reasons arise that make it more practical to meet elsewhere. Regardless, all members of the SLC will be consulted regarding the proposed location of the meeting. Funding has been provided by Canada to SFN to enable its nominees to participate in the SLC proceedings. Meeting facilities will be provided by SFN when the meetings are held in Pelly Crossing.

Chair Responsibilities

- To ensure that the SLC is in place as soon as is practicable following the signing of the SFNFA;
- To hold the first meeting as soon as practicable, as the parties agree;
- To ensure that detailed information regarding land selections which has been prepared by the negotiators is made available for all meetings;
- To ensure that necessary support information is made available by Government and SFN land administrators for all meetings;
- To ensure that records of decisions for all meetings are recorded and distributed to

participants;

- To present (at the plan approval stage) the surveyor's report to the SLC. SFN shall indicate the process by which SFN
 consent will be secured;
- · To make every effort to reduce the number of decisions which are forwarded to the Dispute Resolution Board; and
- In collaboration with the SLC members, to alter guidelines and procedures to reflect the needs of the SFN.

Subject to any amendment of the Plan by the Parties, Canada shall pay to SFN \$38,000 (1996 constant dollars) as its share of the amount identified for SLCs.

SELKIRK RENEWABLE RESOURCE COUNCIL

Mandate

In the SFN Traditional Territory, the Selkirk Renewable Resources Council ("RRC") shall be established as of the effective date of Settlement Legislation, as a primary instrument for local renewable resources management in the Traditional Territory as set out in the SFNFA 16.6.1, 16.6.1.1.

The RRC acting in the public interest may make recommendations to the Minister, the SFN, the Fish and Wildlife Management Board and the Salmon Sub-Committee on any matter related to Fish and Wildlife (SFNFA 16.6.9).

The RRC may make recommendations pursuant to SFNFA 16.6.10.

The RRC may make recommendations to the Minister and the First Nation with respect to Forest Resources Management on Settlement Land and Non-Settlement Land within the Traditional Territory, including:

- the coordination of Forest Resources Management throughout the Yukon and in the SFN Traditional Territory;
- the need for, and the content and timing of. Forest Resources inventories and management plans;
- the policies, programs and Legislation which affect Forest Resources;
- · proposals for Forest Resources research;
- forest fire suppression plans, including the human, technical and financial resources required, the definition and
 establishment of priority zones for fire fighting and procedures for the monitoring, periodic review and
 amendment of the plans;
- the allocation and use of Forest Resources for commercial purposes, including the terms and conditions of tenure, standards of operation, rates of harvest and means of access to Forest Resources;
- employment opportunities and training requirements in Forest Resources Management and commercial Forest Resources harvesting;
- measures for the control of forest pests and diseases; and
- other matters relating to the protection and management of Forest Resources (SFNFA 17.4.0).

Organizational Structure

- The RRC shall be comprised of six members and shall be established as of the Effective Date of the SFNFA (SFNFA 16.6.2).
- The Minister of Renewable Resources shall nominate three persons to the RRC (SFNFA 16.6.2).
- The SFN shall nominate three persons to the RRC (SFNFA 16.6.2).
- The Minister and the SFN may each nominate one additional member as an alternate member to the RRC (SFNFA 16.6.2.1,16.6.2.2,16.6.2.3).
- The Minister of Renewable Resources shall appoint the nominees to the RRC (SFNFA 2.12.2.3,2.12.2.4).
- RRC members shall be resident within the SFN Traditional Territory (SFNFA 16.6.4 (all)).
- With the consent of the Minister of Renewable Resources and the SFN, the RRC may
 - merge with other Renewable Resources Councils to establish a regional Council with the same powers and responsibilities as a Renewable Resources Council (SFNFA 16.6.12).
- Appointments to the RRC shall be for three years, except for the initial appointments. For the initial appointments one SFN nominee and one Minister's nominee shall be appointed for one year, one SFN nominee and one Minister's nominee shall be appointed for two years, and one SFN nominee and one Minister's nominee shall be appointed for three years (SFNFA 16.6.5.1). All appointments of the alternate members shall be for a three year term (SFNFA 16.6.5.2).
- All appointments to the RRC shall be during good behaviour (SFNFA 16.6.5).

Operations

- The RRC shall determine its own procedures for selecting its chairperson from its membership (SFNFA 16.6.3).
- The Minister of Renewable Resources shall appoint the chairperson selected by the RRC (SFNFA 16.6.3).
- In the event that the RRC fails to select a chairperson within 30 days of the position being vacant, the Minister shall appoint a chairperson from the membership of the RRC after Consultation with the RRC (SFNFA 16.6.3.1).

- The RRC shall make provisions for public involvement in the development of its decisions and its recommendations (SFNFA 16.6.6).
- The RRC shall prepare an annual budget, subject to review and approval by Government, pursuant to SFNFA 16.6.7. The budget shall be in accordance with Government guidelines (SFNFA 16.6.7 (all)).

Activities

The RRC shall undertake activities as may be found in:

Chapter 10, in particular, clauses 10.3.3, and 10.5.5, and Schedule C 5.5;

Chapter 16, in particular, 16.3.14.1, 16.5.1.4, 16.5.1.10, 16.5.1.12, 16.5.1.15, 16.6.0 (16.6.1 to 16.6.17 inclusive), 16.7.7.1, 16.7.12.7, 16.7.12.8, 16.7.12.9, 16.7.12.10, 16.7.14, 16.7.15, 16.7.17.12(d), 16.8.0(16.8.1 to 16.8.14 inclusive), 16.9.1.5, 16.9.2, 16.9.4,16.9.8,16.9.16,16.11.2,16.11.3.4,16.11.9.1,16.11.10 (all), 16.13.2, 16.13.3, Schedule B 2.2; and,

Chapter 17, in particular, clauses 17.2.2 and 17.4.0 (17.4.1 to 17.4.5 inclusive), 17.5.4.1.

Further information concerning activities associated with the RRC can be found in SFNFA Plan Annex A for the referenced clauses including but not limited to:

10.3.3,10.5.5;

 $16.6.2.1, 16.6.2.4, 16.6.7, 16.6.15, 16.8.4, 16.8.12, 16.8.14, 16.9.1.3 \quad (a), \quad 16.9.1.3 \quad (b), \\ 16.9.16, 16.11.3.1, 16.11.3.1, 16.11.9.1.16.11.10.5, 16.13.2; and, 17.2.2, 17.5.1, 17.5.4.1.$

SELKIRK RENEWABLE RESOURCES COUNCIL

YEAR 1 BUDGET

All amounts expressed in 1996 constant dollars:

ADMINISTRATION \$26,623

MEETINGS \$42,598

SUPPORT <u>\$10.649</u>

\$79,870

MULTI-YEAR FORECAST

All amounts expressed in 1996 constant dollars:

Year 1	Year 2	Year 3
\$79,870	\$79,870	\$79,870

Budget Procedures and Financial Arrangements

- 1. The recommended first annual budget and a multi-year financial forecast for the Selkirk Renewable Resources Council ("RRC") is attached to the description of the Board in Part 4 of Annex B.
- 2. It is understood that the allocation for the RRC set out in Schedule I of this Plan is stated as 1996 constant dollars.
- 3. If the Minister requests the RRC or Regional Land Use Planning Commission to perform an activity that is not part of the Board's approved budget for a given year, the Board may request additional funding and the Minister shall consider the request.

ANNEX C

INFORMATION STRATEGY

GENERAL REQUIREMENTS

- 1. 28.3.2.4 specifies that an information strategy be included in the SFNFA Plan to enhance community and general public awareness of the Settlement Agreement and implementation plan.
- 2. The following guidelines apply to this information strategy:
 - (a) To the extent possible, the SFN strategy will be consistent and will utilize information developed as part of the UFA Information Strategy.
 - (b) Information distribution will be coordinated by the Parties. The Parties may agree to focus on specific information areas.
 - (c) Those areas of the agreements which require SFN to maintain public registers, publish reports, etc. are deemed to be covered in the activity sheets in Annex A and are not considered as part of this strategy.
 - (d) It is assumed that the various local boards and committees, described in Annex B, will carry on their own information programs.
 - (e) The Parties will carry out their responsibilities in this information strategy within their existing resources and programs, exploring cost-effective options to communicate information about the SFNFA, and, to the extent practicable, taking advantage of opportunities to coordinate their efforts and avoid duplication.

INTEGRATION WITH UFA STRATEGY

- The SFN strategy shall concentrate on those areas of the SFNFA not covered in the materials produced under the UFA Information Strategy.
- 4. To the extent practicable, the Parties intend to utilize the UFA Land Claim Briefing Book and to develop inserts or additions to expand on SFNFA provisions.

5. Where appropriate, SFN may develop material in conjunction with or in addition to the CYI inserts in the central newsletter referenced in the UFA Information Strategy, and/or may use CYI information and SFN information in local publications.

UTILIZATION OF RATIFICATION INFORMATION

6. Whenever possible, information developed as part of the SFN ratification process shall be utilized. This includes publications, audio tapes and videos.

GENERAL DIVISION OF RESPONSIBILITIES UNDER THIS INFORMATION STRATEGY

- 7. Government will have primary responsibility for informing the general public with regard to the provisions of the SFNFA, SFNSGA and specific areas set out in paragraph 13.
- 8. SFN and Government will share responsibility for informing the local community of the provisions of the SFNFA, SFNSGA and specific areas set out in paragraph 13.
- 9. SFN will have primary responsibility for informing SFN citizens of the provisions of the SFNFA, SFNSGA and specific areas set out in paragraph 13.
- 10. SFN and Government will coordinate information and activities that relate specifically to issues within SFN Traditional Territory arising from the SFNFA by sharing advance drafts of communications materials. Government is not expected to share advance drafts of materials that relate to territory-wide issues in the SFNFA.
- 11. Upon request, and to the extent possible, Government will provide to SFN, publications and other written materials prepared by Government, for distribution by SFN.
- 12. Government will make best efforts to provide interpreter services to Northern Tutchone or other SFN people and language services programs as may **be** in place from time to time.
- 13. The following table summarizes areas of the SFNFA and SFNSGA in which it is anticipated that information may be required from time to time. This list is not meant to be exhaustive but to serve as an initial guide in scoping the effort.

POTENTIAL AREAS FOR INFORMATION DISTRIBUTION

Chapter/Clause	Area of Concern	Note/Comment
2.2.0 (all) and	Continuation of rights	-
SFNSGA3.0(all) 2.9.3.1	Administration of overlap	Note 1
3.10.0 (all) 5.3.0 (all)	Continued enrollment Maps and land descriptions	- Note 1
Chapter 6	Access information (terms, trespass)	Note 1
Chapter 10	Special Management Area use and management	Co-ord. with RRC
Chapter 13	Heritage sites (location, terms, accidental discovery)	Co-ord. with RRC Note 1
Chapter 14	Traditional use	-
Chapter 15	Identification of Site Specifics	Note 1
Chapter 16	General management	Co-ord. with RRC
Chapter 17	Access, use	-
Chapter 18	Specified substances vs. mineral use	-
Chapter 20	Settlement corporation information	-
Chapter 21	Land taxation	-
Chapter 22	Economic development and employment opportunities	S -
Chapter 24	SFN as legal entity [SFNSGA 9.0 (all)], delegation of power [SFNSGA 12.0 (all)], law and justice applications [SFNSGA 13.0 (all)], tax laws and status [SFNSGA 14.0 (all), 15.0(all)]	
28	Training plan	-
Note 1:	Canada will provide to SFN, upon request and to the extent practicable, maps and legal descriptions of Settlement Land described in 5.3.1.	
Note 2:	Upon request, Canada will provide to Selkirk People and SFN, information pursuant to 22.5.5 and 22.5.6.	
Note 3:	Programs devolved under SFNSGA 17.0 (all) are assumed to carry their own information strategy and are not covered here. Exceptions are current Department of Indian Affairs and Northern Development programs which may require consideration under this plan.	

ANNEX D

ECONOMIC PLANNING

1.0 Economic Planning

- 1.1 For the purpose of the SFNFA Plan, SFN and Government agree that successful economic activity by the SFN as a result of economic and employment opportunities arising from the SFNFA will benefit from a cooperative approach towards implementation of the SFNFA.
- 1.2 SFN and Government agree that economic and employment planning are best achieved when the following principles are considered:
 - 1.2.1 Where practicable, effective communication regarding current programs, policies, initiatives and other matters **to** assist in the accessing of economic opportunities is vital;
 - 1.2.2 Effective intergovernmental relationships are developed between the Parties;
 - 1.2.3 Existing Government programs and other resources are utilized effectively to assist in economic planning; and
 - 1.2.4 SFN and Government work cooperatively in monitoring, review, evaluation and modification of their own economic development programs, policies and initiatives.
- 1.3 The following will be helpful to accomplish the planning provisions and objectives of the SFNFA and are consistent with the principles in 1.1 and 1.2:
 - 1.3.1 Early establishment of the relationship between the Parties to ensure understanding and application of the economic and employment provisions of the SFNFA;
 - 1.3.2 Coordination of activities necessary to putting economic and employment planning provisions into effect;
 - 1.3.3 Reviews and identification of existing Government programs, services, finances and other resources which can be accessed or modified consistent with Government policy from time to time, to enable planning and implementation of SFNFA Chapter 22.

ANNEX E

COORDINATION OF SFNFA AND SFNSGA IMPLEMENTATION

GENERAL REQUIREMENTS

- SFNFA 28.3.2.6 requires the SFNFA Plan to specify means for coordination of the implementation of the SFNFA and SFNSGA.
- 2. SFNSGA 23.5 specifies coordination of the SFNFA and SFNSGA implementation plans to the extent practicable.

RESPONSIBILITIES

- The SFN government and its administrative structure, as established through the SFN Constitution adopted under the SFNSGA, shall be recognized as the agency responsible for the implementation, on behalf of the SFN, of both agreements.
- 4. Canada and Yukon each agree that, to the extent practicable, consistent processes, practices and interpretations shall be utilized in the implementation of both the SFNFA and SFNSGA, when dealing with SFN. Further, should any conflict arise within either Government in this regard, it shall be resolved internally and SFN shall not be required to deal with such conflicts.

SPECIFIC AREAS OF IMPLEMENTATION COORDINATION

- 5. All funds flowing to the SFN for implementation shall be transferred to SFN through the financial transfer agreement process described in SFNSGA 16.0(all).
- 6. The Dispute Resolution process of SFNFA Chapter 26 shall be used to resolve all SFNSGA disputes as described in SFNSGA 24.0 (all).
- 7. The SFNFA Plan general review process described in paragraph 19 of the SFNFA Plan and in SFNSGA 6.6.3 and 6.6.4 may be carried out simultaneously and in a coordinated fashion. Further, these reviews may be timed in such a way as to provide input to the negotiations of the new SFNFTA as specified by SFNSGA 16.3.6 and 16.12.
- 8. The information strategy carried out pursuant to the SFNFA Plan (Annex C) shall consider the SFNFA, the SFNFA Plan, the SFNSGA and the SFNSGA Plan.

9. The training needs for SFN shall be integrated into a single plan which will take into account the training requirements of both the SFNFA, the SFNFA Plan, the SFNSGA and the SFNSGA Plan.

OTHER POTENTIAL AREAS REQUIRING COORDINATION

10. While cross references between agreements have been provided on appropriate activity sheets, there are some implicit areas which may require coordination as well. To further specify these areas, the following table has been provided.

POTENTIAL AREAS REQUIRING IMPLEMENTATION COORDINATION

(may include but are not limited to:)

Referenced/Clause		Area of Concern	
SFNFA	SFNSGA		
Definitions		Consistent application	
2	3	Rights of citizens and beneficiaries as Yukon Indian People	
2.3.6	21.1	SFNFA amendments published in SFN law register	
2.7.1	16.4.2	Disclosure of information	
2.11.4.1	Self-Government	Legal entity	
	Legislation		
4.3.6.1	28.1	Identification of other Reserves	
5	25	Compatible land use regarding C Settlement Lands	
19	16.8	SFNFTA calculation regarding compensation	
20	15.2,15.3.5	Tax status of settlement corporations	
20.6	14	Income tax	
20.7.1	14.1	Property taxation assistance	
21.2.1	14.9	Property tax	
21.2.3	14.9	Property tax	
21.2.4	14.6	Property tax	
21.2.5.1	14.9,14.10,14.11,	Property tax	
	14.12		
21.3	14.11.14.12	Property tax	
21.2.4	26	Service agreements	
21.3	26	Service agreements	
21.4	26	Service agreements	
24.10.1	5.3	Amendment of Self-Government Legislation	
SFNFA	8.2.1,8.3	Inconsistency and conflict	