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Withheld pursuant to/removed as

s.16; s.13

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s.13; s.16

**Memorandum of Understanding
between
Canada, British Columbia and Wet'suwet'en**

Immediate

- a) Canada and BC recognize that Wet'suwet'en rights and title are held by Wet'suwet'en houses under their system of governance
- b) Canada and BC recognize Wet'suwet'en aboriginal rights and title throughout the Yintah
- c) Canada, BC, and the Wet'suwet'en commit to the negotiations described below (commencing immediately)
- d) BC commits to engage in these negotiations consistent with the Declaration on the Rights of Indigenous Peoples Act
- e) Canada and BC will provide the necessary resources to Wet'suwet'en for these negotiations
- f) The parties agree these negotiations are to be intensively mediated by an agreed upon mediator

Agreement to be Negotiated Over the Next Three Months

- a) Legal recognition that the Wet'suwet'en Houses are the indigenous governing body holding the Wet'suwet'en aboriginal rights and title in accordance with our Inuk Nuatden.
- b) Legal recognition of Wet'suwet'en title as a legal interest in land by Canada and BC
 - i) There will be no impact on existing rights and interests pertaining to land until jurisdiction is transferred to the Wet'suwet'en
 - ii) Jurisdiction that flows from Wet'suwet'en aboriginal rights and title will be transferred to Wet'suwet'en over time based on an agreed upon timetable (with the objective for transition within of some areas within 6 months and a schedule for the remaining areas of jurisdiction thereafter)
 - iii) In some cases the jurisdiction that is transferred to the Wet'suwet'en will be exclusive and in some cases it will be shared with Canada or BC
- c) The areas of jurisdiction that will need to be addressed include the following (without limitation):
 - i) Child and Family Wellness (6 month timeline)
 - ii) Water (6 month timeline)
 - iii) Wet'suwet'en Nation Reunification Strategy (6 month timeline)
 - iv) Wildlife
 - v) Fish
 - vi) Land Use Planning
 - vii) Lands and Resources
 - viii) Revenue Sharing, Fair and Just Compensation, and Economic Component of Aboriginal Title
 - ix) Informed Decision Making
 - x) Such other areas as the Wet'suwet'en propose
- d) Title will be implemented and jurisdiction (exclusive or shared) will be transferred once specifics on how aboriginal and crown titles interface have been addressed – this includes the following:
 - i) Transparency, accountability, and administrative fairness mechanisms including clear process and remedies to address grievances of any person, pertaining to all areas of shared and exclusive jurisdiction
 - ii) Clarity on the Wet'suwet'en governance structures, systems, and laws, that will be ratified by the Wet'suwet'en and will be used to implement their title to the extent required to understand the interface between the Crown and Wet'suwet'en jurisdiction.
- e) This agreement is to be ratified by Canada, BC and Wet'suwet'en under their respective systems of governance

- f) The agreement will be binding on Canada, BC, and the Wet'suwet'en and all of their agencies, departments and officials as they conduct their business together as governments

Agreement to be Negotiated Over the Next Twelve Months

- a) The specifics of how aboriginal and crown titles interface
b) The agreement recognizing Wet'suwet'en rights and title will be protected by Section 35 of the Constitution, 1982

Agreed to as of the 29th day of February, 2020

SIGNED ON BEHALF OF THE
WET'SUWET'EN NATION by the
Wet'suwet'en Hereditary Chiefs

Woos

Madeek

Knedebear

T'sek'ot

Hagwilneghl

Kloum Khun

Na'Moks

Gisday'wa

Smogelgem

Lay'oh

SIGNED ON BEHALF OF HER
MAJESTY THE QUEEN IN RIGHT OF
CANADA by the Minister of CROWN INDIGENOUS
RELATIONS

SIGNED ON BEHALF OF HER
MAJESTY THE QUEEN IN RIGHT OF
THE PROVINCE OF BRITISH COLUMBIA
by the Minister of INDIGENOUS RELATIONS
AND RECONCILIATION