# INDIVIDUALAGREERAENT ON FIRST NATION LAND MANAGEMENT 

Between

## HIAWATHA FIRST NATION

AND

HER MAJESTY THE QUEEN IN RIGHT OF CANADA
january 7, 2021
(date for reference purposes)

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THIS ACREXUENTI made in dupliczite this 21 day of June_, 2021.
INDHWUAL AGREEMENT
ON
FIRST HATHON LAMD 野AKAGERENT
AETWEEN:
HLAWATHA FIRSE NATION, as represented by their Chief and Council (hersinaiter callerf the "Himwathe First Nation" or the "First Hation")

AND
HER MPAESTY THE QLEEN IN RHOHT OF CANADA, thereinefter calleri "Canacia") as napertentad ly tha Winister of Indigenous Services Canaua (herentafier cskedithe "winister")
(this "Patias")
WHEREAS ine Framaris Agrewmeat on First Hation Land Managernent vas signed iy Canada cad fouitesen First whinas in 1953 (the "Framework Agreement")
 S.C. $109 \mathrm{~S}, \mathrm{c} .24$ (the "fict");

AND WHEREAS tha Finit Hation has heen added ae a signatory to the Framework
 nil Nowember 20, 2017;

AND WHEREAS de Fired Neften tind Camate whth to \%ovide for be assumption by
 in acoordence with the fromencrik sucement and tha Act;

AND WHEREAS ckues 3.1 of the Frambuok Agreennont and subsection 6(3) of the



AND WHEREAS subsection E(S) of tive Asturiner requires that the individual agreement provide for the difis anc oher tomes of thes trensisr to trie First Nation of
 the larci, whe envionmenial abscowmerif pricess tisi will spply to projocts uril the


ANO WHEREAS CHuse 6.1 of the Frantemest Agreanment further requires then the
 the blest Naticn;

NOW THEREFORE, in considereta ot in exchange of porilbo contained in this


## A. DTERPRETATION

### 1.1 In this Agreement,

"Act" means the First Nations Land indanagement Act, S.C. 1999, c.24, as amended;
"this Agreemant" means this Indiwidual Agreement on First Hetion Land ivianagement, including the Astnexes attached hereto, and any documents incorporated by reference, all as amended from time to time;
"Hiawatha First Metion Lewt" mseins the land to which the Land Code will apply and more specifically means the roserve known as tilawatha First Nation Reserve as ciescribevi in the Land Description Report referred to in Annex " $G$ " and includes all the interests in and resturces of the land that are sithin the legislative authority of Parliament;
"Firgal Year" means Canzda's fiscul year es ciained in the Finencial Administrstion Act, R.S.C. 1005, c. F-11, as amended;
"Framework Agreernent" iss the serrie meaning as in the Act;
"Funding Arrangement" meant wit atremnent beween Canadia and the Hiawatha Firat Nation, or botwtin Canada antia Tribal Council of which the Firsit ination ls a member, foi the purpose of providing funding, during the Fiscal Yeur(3) identifisu in then agrechnent, for the programs and services refsred to in that ugraement;


 Act:
 duly autheixusi representatuas;
"Operational Fundiny" nowis the reselimes te be provided by Cenada to the Filawatha Firsi Adtion puisustif fo diouse 30.5 of the Framework Agreement to mannge Fitt Nation lands and mata, edminister gind eniorce its laws uidtar a
 Framewor: Agicemrint, io wstiblith and mairain environmental assessment and onvironrnentel pmodetion repimes,
 allocating to First Natons whote Gemetionel Fundiat as may have ceen appropriated by Parlianient for itat çupose.
1.2 Unless the context otherwise requires, words and expressions defined in the Framework Agreement, the Act or the Indian Act have the same meanings when used in this Agreement.
1.3 This Agreement is to be interpreted in a manner that is consistent with the Framework: Agreement and the Act.
1.4 In the event of any inconsistency or conflict between the wording in any Article set out in the main tody of this agreement and the wording in any Annex attached hereto, the wording sati out in the Article shall prevail.

## 2. TNFORNATION PROMDED EY CANADA

2.1 The Minister has, to the best of the :sinister's :knowledge, provided the First ivation with the information required by clause 6.3 of the Framework Agreement, namely:
(a) a list, attained as Annex "C", and copies, or access to copies, of all the interests and licences granted by Canada in or in relation to the itiawatia First Natictit Lind tibet are recorded in the Reserve Land Register and the Surrendered and Designated Lands Register;
(1) a list, attached as fins " $\mathrm{D}^{\prime}$, and copies of all existing information in Canada's possession, respuciling any actual or potential environmental probiens with tho Hiawatha Firs: Nation Land; and
(c) a list, atizenca as Annex "Er, and copier of any other information in Canada's possession item materially affects time interests and licences mentioned in ctauce 2.1 (a).
2.2 Tie First Nation has, in writing, neknowdedged receipt of all the information provided to is by the Minister.

## 3. THANEFER OF LANL ADMINISTRATION

3.1 The Paries achnosiedge then, as of the date the Land Code comas into force, the First illation sinai have the power to maitage in o i-Hawatha first Nation Land in decorcance with serbigit if of the Act and clause 12 of the Framework Agreament.
3.2 As provided in subsection $\mathbf{i z ( 3 )}$ ) of the Act, ali of ina rights and obligations of Canada as creator in respect of the interests and licences in or in relation to Hiawsthe First ideation land that exist on the coming into force of the land Code sinill be tranitereds to thu frei Nation on the coming into force of the Lance Code.
3.3 As of the date the Land Code comes into force, the First Nation shall be responsible for, among other responsibilities identified in this Agreement, the Framework Agreement and the Act, the following:
(a) the collection of all rents and other amounts owing, payable or accruing pursuant to any instrument granting an interest or a licence in or in relation to Hiawatha First Nation Land; and
(b) the exercise of any power and authorities, and performance of any covenants, terms and conditions, uncier the instruments referred to in paragraph (a) which, but for the transfer, would have been Canada's responsibility.
3.4 The Parties acknowlesige that that transfer of administration referred to in this Agreement is subject to section 38 of the Act, which addresses the applicability of tie Indian Oil and Gas Act.

## 4. ASCEPTANOE OF TRANSFER OF LAND ADMINISTRATION

4.1 The First Nation hereby accepts the transfer of land sdininistration ciescribed in Article 3 of tiles Agreemiant, including, without limitation, the transfer of all the right and colightone of Canada die granter of the interests arid licences reformed to in clan se 3.2 of thew tagremernt.
4.2 A4 cite dote the land Gave ames into force, and bi accordance with the Framework Ammenonitmenchivi id of the Act:
(a) the land manogminen provisions ci the Indian Act, as listed in clause 21 or the Framework Agreement fin scion 38 of the Act, cease to apply and Camera romans to powers and obligations in relation to Hiawatha Fist halon lint in dar hate provisions; and
(b) the Fire Nation shall conk pence administering Hiawatha First Notion tum pursixht on hat land tome.

## E. OPERATIONAL FUNDiNG

 appoprision by Pribumat end dit approval of the Trotisury Board of Canada, Candia shall provide operational Funding to the Hiawatha firs Nation as e indicticul in Annex "A" in acoreanee with the Operational Funding Formula as amended fort: tie de diffs.
5.2 This Operational Funding refined is in clause 5.1 still be incorporated by the Fertile Into the :Haw the First Nation's Funding Arrsingomont in effect in the year in which the payment is to ba marie. For granter certainty, payment of Operational Funding will be suet to the ems and corrections oi the Funding Arengoment into which in is ineorporeded.

## E. TRANSFER OF MONEYS

6.1 Following the date that the lend Code comes into force, Canada shall transfer the revenue and capital moneys referred to in section 18 of the Act and clause 12.8 of the Frameworks Agreement to the First Nation in accordance with the provisions set out in Annex " $B$ ".
6.2 Revenue and capital moneys transferred pursuant to clause 6.1 shall be deposited in the First Ration's account at such financial institution as the First i station may direct by notice in visiting.

## 7 NOTICE TO THIRD PARTIES OF TRANSFER OF ADMUMSTRATION

7.1 Immediately following shoved of tic Land Code and this Agreement by the members of the First Nation, the First Nation shali give written notice (the "Notice of Transfer of Adnuiniztretion"; by registered mel, to each holder of an intone on alicuce in or in relation to Hiewame First ideation Land the is


(a) the adriimistration of Hiswhtar Fist Nation Land anti Canada's rights in Hiawatha First isogon In am, other than tide, with be transferred to the First Nation wfostiot has date the Land Code comes into force;
(b) the hotter of tue interest ar licence gimel pay to the Fins Nation, all amounts owing, pavane ar bus under the interest or licence on or after What ide; and
(c) as of that date, the first Nation final be rexpontity for the exercise of the pons and anforitios, ara the poriomance of any covenants, prints and coucitiona, under that inatuinert which, but for tine transfer of aciminitation, would bravo been Canada's responstoilly.
7.3 The Hizwnita Fins Paton sian delver to Canara a copy of ever Notice of Trabeated of Administration and a copy of every ncknowiotioment of receipt of tine Nether of Trances of Administration rocovad by tire First Nation within 30

7.4 The Notice onfastione sis out in his article to not apply in respect of a holder


## 3. WTERUMENVRONMENTAL ASSESSNENT PROCESS

8.1 As of the date the Land Code cones into force, the environmental assessment process sot out in Annex "F" shall apply to projects on Hiawatha First Nation Land until the coming into force of First Nation laws enacted in relation to that subject.
8. AMENDMENTS
0.1 This Agreement may bo amantish by agreement of the Parties.
9.7. Any sinendment to this Agreenveit shan be in writing and executed by the duly authorized representatives cf the patios.

## 10. NOTICES BETWEEN THE PARTES

40.1 Amy notice or titer official comminiakisn under this Agreement between the Parties shat be in wring addressed to the Party for whom it is intended.
40.2 The notice reformed to in class f0.t shall te effective using any one of the following methods mod shall he diderot to have been given as at the date apecifiarif for each method:
(a) by personal delivery, th the date upon viticin notice is delivered;
(b) by ragiterad mail or collier, the date un on whin receipt of the novice is athnowedged by the other path or

 cominned cr wearied.
 sorimunbetion are:

Genera:

Indigenous Services Counted
Ontario Region
655 Bey Strath, $3^{14}$ F her
Toronto, Orbit Moose ex 4


Hiawatha First Nation:
Hiawatha First Nation
Band Manager
123 Paudash Street
Hiawatha, Ontario
K9J 0E6
Facsimile: (705) 295-4424

## *1. DISPITE RESOLUTIGN

11.i For greater certainty, any dispina arising from the implementation, application or administration of this Agresmeni may be resolved in accordance with the Dispute Resolution provisions set cat in Pert XX of the Framevoit: Agreement.
?2. DATE OF COMING INTO PORCE
[2.1 The Parties acknowledge bat the members of tie First Nation have voted to approve the Land Ceria and this. Agreement in accordance with the

12.2 Thin Agreement sin al tentative of the date on which the lest of the Farts signs the derwent.
12.0 The Pates achatulage hat we shang of this Agreement atone does

 Lend Crude comes into fores in sucoruance with the provisions of the Land Cede, the Francwork Agevenent and the Act.

IN WTTNESS WHEREOF, the duly authorized representatives of the First Nation have signed this Agreement on behalf of the First Nation on June 2
202, and the Minister of Indigenous Services Canada has signed this Agreement on behalf of Her Majesty the Queen in right of Canada, on $\qquad$ 2021

Her Majesty the Queen in right of Canada, as represented by the Minister of Indigenous Services Canada


Minister of indigenous Services Canada

Hiawatha First Nation


Councillor

## Councillor

## Phourte



Councillor


Councillor

## ANNEX "A" <br> FUNDING PROVIDED BY CANADA

(a) The amount of Operational Funding by Fiscal Year is shown in the table below. The amount shall be prorated based on the number of months from the date the Land Code comes into force to the end of the Fiscal Year, and the First Nation shall be paid the prorated amount for that year. Transitional Funding witl be provided for the year the Land Code comes into force and for the subsequent Fiscal Year, as shown in the table below.
(b) Operational Funding will increase 1\% annually over the term of the Memorandum of Understanding.
(c) Subject to appropriation by Parliament and the approval of the Treasury Board of Canada, Operational Funding for Fiscal Years after March 31, 2023, will be calculated and provided in accordance with the Operational Funding Formula as amended from time to time.

| OPERATIONAL FUNDING |  |
| :---: | :---: |
| 2021-2022 Fiscal Year | $\$ 280,508$ (This amount shall be prorated in accordance with paragraph <br> (a) above) and <br> \$75,000 - One time Transitional <br> Funding per $1^{\text {st }}$ Fiscal Year |
| 2022-2023 Fiscal Year | \$283,313 and <br> $\$ 75,000$ - One tume Transitional <br> Funding per $2^{\text {ms }}$ Fiscal Year |
| Subsequent Fiscal Year(s) | Subject to paragraph (c) above, Operational Funding will be calculated and paid each Fiscal Year based on the Operational Funding Formula as amended from time to time. |

## ANNEX " 8 " <br> DETAILS FOR THE TRANSFER OF MONEYS

1. As of the 30 day of December, 2020, Canada is holding $\$ 247,332.78$ of revenue moneys and $\$ 12,870.15$ of capital moneys for the use and benefit of the First Nation or its members. This amount is included for information purposes only and is subject to change.
2. Initial Transfer. Within thirty (30) days of the Land Code coming into force, Canada shall transfer to the First Nation all revenue and capital moneys collected, received or held by Canada for the use and benefit of the First Nation or its members
3. Subsequent Transfers. Following an initial transfer of moneys, Canada shall, on a semi-annual basis, transfer to the First Natron all revenue and capital moneys that are subsequently collected or recelved by Canada for the use and benefit of the First Nation or its members. The first such subsequent transfer shall be made in the month of April or October, whichever month comes first after the month of the initial transfer

## ANNEX "C" <br> LIST OF INTERESTS AND LICENCES GRANTED BY CANADA

All interests and licences granted by Canada in or in relation to the Hiawatha First Nation Land that are recorded in the Reserve Land Register and the Surrendered and Designated Lands Register are listed in reports that are available for review at the Hiawatha First Nation Land Management Office located at 123 Paudash Street, Hiawatha, Ontario:

Reserve General Abstract Report for:
Hiawatha First Nation Reserve (06215)
Lawful Possessors Report for: Hiawatha First Nation Reserve (06215)

Lease or Permits Repori for:
Hiawatha First Nation Reserve \{06215)
The above reports identify all interests or licences granted by Canada that are registered in the Indian Lands Registry System (ILRS).


#### Abstract

ANNEX "D" LIST OF ALL EXISTING INFORMATION IN CANADA'S POSSESSION RESPECTING ANY ACTUAL OR POTENTIAL ENVIRONMENTAL PROBLEMS WITH THE HIAWATHA FIRST NATION LANDS


1. Executive Summary - Phase I Environmental Site Assessment (ESA) dated December 2019 prepared by Neegan Burnside.

The complete Phase I Environmental Site Assessment (ESA) is available for review at the Hiawatha First Nation Land Management Office located at 123 Paudash Street, Hiawatha, Ontario.


# Phase I Environmental Site Assessment 

## Hiawatha First Nation

Neegan Burnslde Ltd.
15 Townline
Orangevilie ON L9W 3R4 CANADA

December 2019 300042907.0000

Phase I Environmental Stra Assessment
December 2019

## Distribution List

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| 0 | Yes | Yes | Hlawatha First Nation |
| 0 | Yes | Yes | Indigenous Services Canada |

## Neegan Biurnside Ltd.

## Report Prepared By:

Chase Beck, B.Sc, G I.T
Environmental Scientist

## Report Prepared By:

Kathleen Langstaff, B Sc., P.Geo., QPesa
Geoscientist

Phasa I Environmental Site Assessment
December 2019

## Executive Summary

Neegan Burnside Ltd . (Neegan Burnside) was retained by Hiawatha First Nation to complete a Phase I Environmental Site Assessment (ESA) to determine the environmental condition of the First Nation's lands (the "Site") prior to implementation of a First Nation Land Code under the First Nations Land Management Act.

The Site (Hiawatha Reserve No. 36) covers an area of 888 hectares ( 2,145 acres) and is located on the noth shore of Rice Lake east of the Otonabes River, in Otonabee Township; approximately 30 km south of Peterborough

The Site includes approximately 78 hectares (192 acres) of Addition to Reserve lands stiuated on the east side of Hiawatha Line.

The Phiase I ESA was completed in accordance with the requirements of CSA document Z768-01 The scope of work included a records revlew, interviews and Site visits to determine the existence of actual contamination and potential contamination

A screening sampling program was conducted to evaluate surface water conditions and soil quallity for potentral conteminants of concern All of the concentrations of the parameters tested are within the applicable land use guidelines

For due diligence, flooring samples were collected from two of the older buildings in the community and tested for asbestos Both floor samples contained asbestos.

## The findings of the Phase I ESA are as follows

- Potential centamination may exist in the vicinity of aboveground storage tanks (ASTs) and underground storage tanks (USTs) where diesel fuel and gasoline are stored and dispensed at the Old Railroad Stop ( 3 USTs and 1 AST), the Public Works yard (2 ASTs) and Serpent Mounds Maintenance yard (1 AST) Potental contamination may exist at locations where waste oil is stored in drums at the Public Works yard and the Serpent Mounds Maintenance yard.
- In 2008 25 L of fuel oil leaked from an AST onto the ground at 17 Lakeshore Road. The house is close to the shorelline. Static water level of the well is 2.7 m (9 feet) below ground surface. The proximity of the spill to the lake is a potential concern.
- Discarded waste tems such as metal paint cans, building materials, plastic jugs, buckets, yard waste and household garbage were found at three locations along Herkimer Point Road.
- Scrap metal and household waste were found dumped at the North Gravel Pit (Quarry \#2) between Hiawatha Line and Drummond Line (Lot 9 . Concession 10).
- Water supply wells at 180 Paudash Street, 367 Hiawatha Line, 397 Hiawatha Line, 434 Hiawatha Line, 515 Hiawatha Line and 819 Hiawatha Line are no longer being used. Inactive wells are a potentral pathway for contaminants to reach groundwater.
- Wells tnat are damaged or in poor condition (9 Cowe Street and 11 Cowe Street) are considered to be a potential environmental concem as they provide a potential pathway for contamination to reach the groundwater table.
- The water well at 23 Paudash Street is within 3 m and downgradient from fuel storage, which could be a potential source of contarnination to the well water
- The dividing wall inside the septic tank at 55 Paudash Street was reported to be damaged and not functioning properly. A damaged or malfunctioníng septic system is a potential environmental concern as groundwater and surface weter could tecome contamunated if waste effiuent is not managed properly. The septic tank should be inspected for damage, then repaired or replaced to function properly
- The distance between the well and sewage holding tank at 151 Paudash Street is less than 15 m , therefore does not meet the required clearance distance ( 15 m ) The close proximity of the septic bed to the well is a potential concern as waste effluent couid potentially impact groundweter quality. Residents do not drink the well water.
- The septic tank at 180 Paudash Street was reported to be damaged between the chambers. A damaged or maliunct:oning septic system is a potential environmental concern as groundwater and surface water could become contaminated if waste effluent is not properly managed. The interior of the septic tank should be inspected for damage, and ether properly repaired or replaced in order to function properly
- Asbestos contanning materiats were identified in the following buildings.
(a) Church ( 120 Paudash Streat) - Testing confirmed floor tiles in rear staircase contain asbestos ( $2 \%$ Chrysotle). The floor tiles are in fair condition, non-friable, with low potential to release airborne material while left in place on the floor
(b) Shower Building at Serpent Mounds - Testing confirmed flooring contains asbestos ( $15 \%$ Chrysotile) Flooring is in fair to poor condition, non-fiable, wth low potentral to release airbome material while left in place on the floor.
- There were no significant environmental concerns associated with the ATR lands Land use of the ATR lands is Agricultural Land Use and Parkland Land Use. Land adjacent to the ATR lands is Residential Land Use (west, south and north of ATR); Commercial Land Use (north of ATR), Agricultural Land Use (west of ATR). and Parkland Land Use (north, south, east and west of ATR).

Considering the environmental risks of potential contamination from bulk fuel storage, waste oil storage, fuel handing, and fuel dispensing, further investigation to assess soit and groundwater quality is warranted for environmental due diligence at the Old Railiway Stop gas station, Public Works yard, and Serpent Mounds Maintenance Shop yard.

Phase I Environmental Site Assessment Decermber 2019

## Recommendations to address the findings of the Phase I ESA are as follows:

## A. Potential Contamination

- Phase II ESAs are recommended to assess soil and groundwater quality at locations with buik fuel storage, fuel handing, and dispensing (Old Railroad Stop gas station, Public Works yard, and Maintenance Shop yard)
- Shallow soil sampling is recommended to assess soil quality at 17 Lakeshore Road where fuel oil leaked from an AST in 2008, as house is close to the lake
- Contanners of waste oil at the Serpent Mounds Maintenance Shop yard and Public Works yard should be removed and disposed of at licensed waste facility.
B. Water Wells
- Efforts to maintan drinking water wells and track usage of wells should continue;
- Periodie sampling of drinking water wells is recommended to monitor E. coll
- Damaged wells should be inspected and if possible, iepaired
- Permanently damaged wells and inactive wells should be decommissioned and properly abandoned (plugged and sealed) in accordance with Reg. 903.
C. Septic Systems
- Examine and repair/replace any damaged septic systems or septic systems suspected of matfunctioning.
- Contrnue efforts to maintain septic systems and to track functional problems.
D. Discarded Waste Items
- Waste items that have been discarded beside Herkimer Point Road and at the North Gravel Pit shculd be removed and disposed of at a licensed waste facility
E. Asbestos
- Flooring material containing asbestos was identified in two commuinity buildings, theratore, a Designated Substances Survey (DSS) is recommended to evaluate all of the community buildings and facilities at Hiawatha First Nation.
- All Asbestos Menagement Plan (AMP) should be prepared for the church and shower building. An Asbestos Management Plan is required for planning renovations and/or demolition of buidings with asioestos-containing materials.


## F. Potentisal Species at Rist:

* Two provincdally significent wettands were identfied on the Site. Community members reported sightings of Blanding's Turtles at and near wetiands adjacent to Hiawatha Line. Four migratory birds were idenlified using the NHIC database.
* A Speries at Risk (SAR) Assessment of Hiawatha First Nation is recommended in order to plan future land use, new development, and any type of construction work or testing that could potentrally disturb SAR and/or SAR habitats

Potential environmental concerns and recommendations are listed in the following table

Howwathy Firzat Nation

December 2019
Peterticl Environmental Concerns and Recommendations

| 1 H | Leration | Potentilal Concerit | Aesummendethens |
| :---: | :---: | :---: | :---: |
|  | Oid Rairond 6top 341 Hanvither Lin | - Tnree 25,000 L USTs <br> - O.1878 700 L AST <br> - Stoming and triepensing fual. wnose 2002 <br> - Pronerilat contemination frow: apile and leaks | - Fecommend Phase II EBA, 6 borehotos ens notril ? proundwoter welts to assest sen enti ficsundwast quaing eit the Dif Ralictad Gicp gise shatipn <br>  |
| APEC-? | Puble Werfe Yerd Hi; \$opara Lane | - Two metive clossi 48Ts wih oppactios of $3,135 \mathrm{~L} \text { and } 1 ; 360 \mathrm{~L}$ <br> - Oins inective AST (2200 L'; <br> - Whatta pi proned in in.m, no warto GEN record <br> - Potemitial contafinination frem riep spijis, oil spils and leans itur containers (ASTE. wetite of thum! | - Inediva AET shaside be rameviod ano composed of ala ticonsed wasio tactisis <br>  difuosed of at efrersed wask facdiy <br>  install 7 grouncharler well to mosem son and yroinduratar qualdy by hup ortive dresst AS': and contsinger ci wate in <br> - Fupose - Enwrernmendel due Gitupence. |
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| APEC-5 | Fual gitage Fenks Liftite Jonstruction <br>  |  Bey Rus. <br> - Fieveral Riol atuxy tonks. <br>  | - Asls nhout be armaged to comfiri complearea <br>  <br>  thiry/ ci ASTb and siained areas <br> - Purpote - Eivurnamenid tile dilifenci. |
| Aukner-1 | Lincensec winie Stay |  <br>  |  <br>  <br>  |
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| Acro | intecive gnd utiuaged triella | - Drtensxatanginnasivi water wells viore idenifeci al var ous locetion at the site. | - Inactive ur janidped vider w wild tioudd be <br>  p: Kew. 903 requs Mmetus <br>  wall urs treck usape of the wolts. |
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## ANNEX "E" <br> LIST OF OTHER INFORMATION PROVIDED BY CANADA THAT MATERIALLY AFFECTS INTERESTS AND LICENCES

- Not Applicable


# ANNEX "F" <br> INTERIM ENVIRONMENTAL ASSESSMENT PROCESS 

(1) In this Annex,
(a) "CEAA (1992)" means the Canadian Environmental Assessment Act, S.C. 1992, c. 37 [repealed, 2012, c. 19, s 66], as it read immediately prior to its repeal;
(b) "CEAA 2012" means the Canadian Environmental Assessment Act, 2012, S.C. 2012, c. 19, s. 52 , as amended from time to time.
(2) This Annex sets out the environmental assessment process that will apply to projects on Hlawatha First Nation Land until the enactment and coming into force of First Nation Laws on that subject.
(3) The First Nation shall conduct an assessment process in respect of every project on Hiawatha First Nation Land consistent with:
(a) CEAA (1992); or
(b) CEAA 2012.
(4) Notwithstanding clause (3), the First Nation is not required to conduct an additional environmental assessment if the First Nation decides to adopt an environmental assessment that Canada conducts in respect of that project.
(5) If the First Nation elects to use a process consistent with CEAA (1992), the following applies:
(a) When the First Nation is considenng the approval, regulation, funding or undertaking of a project on Hiawatha First Nation Land that is not described in the exclusion list as defined in CEAA (1992), the Council of the First Nation shall ensure that an environmental assessment of the project is carried out in accordance with a process that is consistent with that of CEAA (1992). Such assessment shall be carried out as early as practicable in the planning stages of the project before an irrevocable decision is made.
(b) The First Nation shall not approve, regulate, fund, or undertake the project unless the Council has concluded, taking into consideration the results of the environmental assessment, any economically and technically feasible mitigation measures identified as necessary during the assessment, and any public comments received dunng the assessment, that the project is unlikely to cause any significant adverse environmental effects or that any such effects are justifiable under the circumstances
(c) If the First Nation approves, regulates, funds, or undertakes the project, the First Nation shall ensure that all mitigation measures referred to paragraph (b) above are implemented at its expense or it is satisfied that another person or body will ensure their implementation. The Council shall also consider whether a follow-up program, as defined in CEAA (1992). is appropriate in the circumstances and if so, shall design a follow-up program and ensure its implementation.
(6) If the First Nation elects to use a process that is consistent with CEAA 2012, the following applies unless it is inconsistent with any amendments made to CEAA 2012 in the future or any legislation that replaces CEAA 2012:
(a) If the project is a "designated project" as defined in CEAA 2012, the First Nation shall conduct an environmental assessment of that project in accordance with a process that is consistent with that of CEAA 2012.
(b) If the project is a "project" as defined in section 66 of CEAA 2012, the First Nation shall not carry out the project on Hiawatha First Nation Land, or exercise any power or perform any duty or function conferred on it under the Land Code or a First Nation law that would permit the project to be carried out, in whole or in part, on Hiawatha First Nation Land, unless the Council of the First Nation cietermines that the carrying out of the project
(i) is not likely to cause significant adverse environmental effects as defined in CEAA 2012; or
(ii) is likely to cause significant adverse envirommental effects and the Council decides that those effects are justified in the circumstances.
(7) All processes shall be conducted at the expense of the First Nation or of the proponent of the project.
(8) The provisions in this Annex are without prejudice to any environmental assessment process that the First Nation may develop in accordance with the Act and the Framework Agreement for incorporation in First Nation laws respecting environmental assessment.

## ANNEX "G" <br> DESCRIPTION OF HIAWATHA FIRST NATION LAND

The following Land Description, prepared by Kenton Campbell, OLS, CLS, of Natural Resources Canada, is available for review at the Hiawatha First Nation Land Management Office located at 123 Paudash Street, Hiawatha, Ontario:

- Hiawatha First Nation Reserve (06215) - Canada Lands Survey Record FB43299

