## General Overview

The Tsawwassen Final Agreement was negotiated by the Government of Canada, the Government of British Columbia and Tsawwassen First Nation. The Final Agreement provides Tsawwassen First Nation with certain rights and benefits regarding land and resources, and self-government over its lands and resources and its members. It provides certainty with respect to ownership and management of lands and resources and the exercise of federal, provincial and Tsawwassen governmental powers and authorities.

### BENEFITS OF A TREATY

A treaty with Tsawwassen First
Nation will bring certainty with
respect to all of Tsawwassen
First Nation's Aboriginal rights
throughout the Tsawwassen
First Nation claimed traditional
territory, which covers
approximately 279,600 hectares
including the waters of the
southern Strait of Georgia. It will
provide Tsawwassen First Nation
with the modern governance

tools to build strong and workable relationships with federal, provincial and local governments.

Canada, British Columbia and Tsawwassen First Nation expect that a treaty will resolve long-standing issues regarding undefined Aboriginal rights and title, and bring certainty and economic benefits not only to Tsawwassen members but to the entire region.

### TSAWWASSEN GOVERNMENT

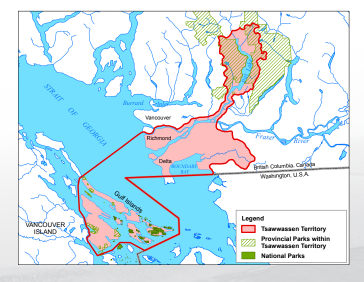
The Tsawwassen Final
Agreement will operate
within the framework of
the Constitution of Canada,
and the Canadian Charter
of Rights and Freedoms will
apply to the Tsawwassen
First Nation government.

With the exception of determining Indian status, after a transition period the Indian Act will no longer apply to Tsawwassen First Nation, its lands or members. Instead, constitutionally-protected self-government provisions will enable Tsawwassen First Nation to make its own decisions on matters related to the preservation of its culture, the exercise of its treaty rights and the operation of its government.

The Final Agreement requires
Tsawwassen First Nation
to have a constitution that
provides for government that is
democratically and financially
accountable to its members.

Residents on Tsawwassen

Lands who are not Tsawwassen members may participate in the decision-making processes of a Tsawwassen public institution, such as a school or health board, if the activities of that institution directly and significantly affect them. Non-members may vote in, and stand for, election to a Tsawwassen public institution, or the Tsawwassen government may appoint non-members to sit as board members of these institutions. However, Tsawwassen First Nation may provide that a majority of the members of a Tsawwassen



public institution must be Tsawwassen members. Nonmembers will have the same rights of appeal as members.

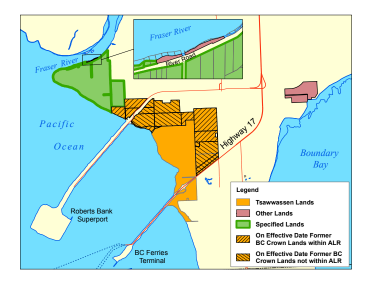
There will be non-member representation on any
Tsawwassen First Nation public institution that makes decisions relating to taxation matters that directly and significantly affect non-members. The non-member representative will be selected by non-members and will have the ability to participate in discussions and vote on taxation matters that directly and significantly affect non-members.

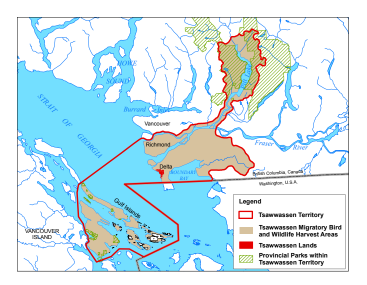
#### **TSAWWASSEN LANDS**

The Final Agreement land package consists of approximately 724 hectares of treaty settlement land for Tsawwassen First Nation.
This includes approximately
290 hectares of former
reserves and 372 hectares
of former provincial Crown
land. Tsawwassen First Nation
will also own in fee simple
an additional 62 hectares
of other land comprised of
the Boundary Bay and Fraser
River parcels, but this land will
remain under the jurisdiction
of the Corporation of Delta.

### WILDLIFE AND MIGRATORY BIRDS

Under the treaty, Tsawwassen
First Nation will have the
right to harvest wildlife and
migratory birds for food, social
and ceremonial purposes
within the Tsawwassen
traditional territory, including
in national and provincial parks.





This right is limited by measures necessary for conservation, public health and public safety.

Federal and provincial laws will apply on Tsawwassen
Lands and throughout the
Tsawwassen traditional territory.
Tsawwassen laws with respect
to the management of the
harvesting of wildlife and
migratory birds will apply
to Tsawwassen members.
Federal and provincial laws
on the use and possession
of firearms will apply.

Given the limited wildlife harvest opportunities and the likelihood of fewer opportunities in the future, Canada and British Columbia will provide Tsawwassen First Nation \$50,000 to establish a Wildlife Fund.

# TSAWWASSEN FOOD, SOCIAL AND CEREMONIAL FISHERY

Under the treaty, Tsawwassen First Nation will have the right to harvest fish and aquatic plants for food, social and ceremonial purposes, subject to conservation, public health and public safety. This right will be exercised within defined geographic areas known as the Tsawwassen Fishing Area and Tsawwassen Intertidal Bivalve Fishing Area, as described in the Final Agreement. Fishing will be in accordance with a harvest document issued by the Minister of Fisheries and Oceans.

The Final Agreement provides for Tsawwassen First Nation's treaty allocations of salmon for food, social and ceremonial purposes. Allocations for sockeye, chum and chinook are based on annual abundance and will vary depending on the size, in any given year, of the Canadian Total Allowable Catch (CTAC) for Fraser River sockeye and chinook salmon and the Terminal Surplus for Fraser River chum salmon. The CTAC and Terminal Surplus are determined by the Minister of Fisheries and Oceans every year.

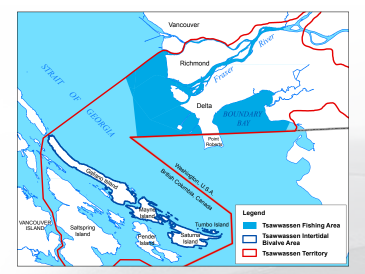
### ALLOCATIONS OF FISH FOR FOOD, SOCIAL AND CEREMONIAL PURPOSES

#### Sockeye salmon

» When the CTAC for Fraser River sockeye is 500,000 or lower, Tsawwassen First Nation's allocation will be 1.0 per cent of the CTAC for Fraser River sockeye.

- When the CTAC for Fraser River sockeye is more than 500,000 and less than 3,000,000, the Tsawwassen First Nation allocation will be 5,000 Fraser River sockeye plus 0.40904 per cent of any portion of Fraser River sockeye CTAC that is greater than 500,000 (but still less than 3,000,000).
- » When the CTAC for Fraser River sockeye is 3,000,000 or more, the treaty allocation will not exceed a maximum of 15,226 Fraser River sockeye for the year.

If the allocation were applied to the abundance levels for the years 1992 to 2003, it would have averaged 12,000 Fraser River sockeye per year over those years.



### Chinook salmon

» The Tsawwassen First Nation allocation for chinook is a formula based on the CTAC. If the formula were applied to the abundance levels for the years 1982 to 2004, the allocation would have averaged 625 Fraser River chinook over those years.

#### Coho salmon

» The Tsawwassen First Nation allocation for Fraser River coho is the amount caught incidentally during fisheries for other species, or using selective harvesting techniques to target specific coho stocks. The annual average harvest is to be 500 Fraser River coho.

### Chum salmon

» In any year, the Tsawwassen First Nation allocation for chum will be 2.58 per cent of the Terminal Surplus of Fraser River chum, to a maximum of 2,576 pieces.

#### Pink salmon

» The Tsawwassen First Nation allocation for pink salmon is set at the number caught incidentally as part of the sockeye harvest, to a maximum of 2,500 Fraser River pink salmon per year.

# NON-ALLOCATED SPECIES – FOOD, SOCIAL AND CEREMONIAL PURPOSES

The Final Agreement leaves some species of fish and aquatic plants non-allocated, such as crab and intertidal bivalves. A process has been set out in the Final Agreement to establish allocations at the request of Tsawwassen First Nation, Canada or British Columbia. Crab fisheries for food, social and ceremonial purposes will be non-allocated for a period of 12 years after the effective date of the treaty, during which time Tsawwassen First Nation may harvest crabs using up to 50 traps per vessel. A crab allocation will be established after 12 years, in accordance with the process set out in the Final Agreement.

### TSAWWASSEN HARVEST AGREEMENT

A Harvest Agreement, separate from the Final Agreement, provides for commercial fishing licences to be issued to Tsawwassen First Nation.

These licences would authorize Tsawwassen First Nation to harvest up to 0.78 per cent of the Canadian commercial total allowable catch for Fraser River sockeye, 3.27 per cent of terminal commercial catch of Fraser River chum, and 0.78 per cent of the Canadian commercial total allowable catch of Fraser River pink salmon.

The Harvest Agreement also allows for up to five commercial crab licences to be issued to Tsawwassen First Nation.

#### **FORESTRY**

Tsawwassen First Nation will own all timber resources on Tsawwassen Lands, and will receive \$100,000 from Canada and British Columbia to establish a Forest Resources Fund.

# INTERGOVERNMENTAL RELATIONS

After the effective date of the treaty, Tsawwassen First Nation will become a member of the Greater Vancouver Regional District (GVRD) and will appoint a director to the GVRD board.

Tsawwassen First Nation will

pay for core mandatory services in the GVRD, such as air quality, strategic planning, 911, regional parks and general government.

Tsawwassen First Nation and the Greater Vancouver Water District may enter into a water services agreement, and Tsawwassen First Nation may also enter into service agreements with other local governments.

### FINANCIAL COMPONENTS

The Tsawwassen Final
Agreement will provide
Tsawwassen First Nation with a
capital transfer of approximately
\$13.9 million over 10 years.
Tsawwassen First Nation will
pay back to Canada, over the
same period, the loans taken
to negotiate the treaty.

In consideration of the release by Tsawwassen First Nation of the rights to the mines and minerals under previously surrendered reserve lands, Canada will provide Tsawwassen First Nation \$2.0 million.

Funding for the programs and services that the Tsawwassen

government has agreed to administer will be provided through the Fiscal Financing Agreement, renegotiated every five years, which provides for fiscal transfers from Canada and British Columbia. These transfers support program and service delivery by Tsawwassen First Nation to its members and residents, as well as funding to support activities to implement the treaty. The agreement provides for one-time and ongoing funding: one-time funding is \$15.8 million; ongoing funding in the first Fiscal Financing Agreement will be \$2.8 million per year.

The Tsawwassen Final Agreement represents a fundamental change in the fiscal relationship between the federal government and Tsawwassen First Nation. The Tsawwassen government will have strengthened autonomy and be fully accountable to its members and residents of its treaty settlement lands for financial decisions. The Tsawwassen government will also be accountable to other public governments for the financial transfers it receives, so the government that provides

the funding can ensure that public funds were used for their intended purposes.

Tsawwassen First Nation will contribute to the funding of agreed upon programs and services from its own sources of revenue. The Own Source Revenue Agreement negotiated among Canada, British Columbia and Tsawwassen First Nation sets out how the First Nation's contribution to the costs of programs and services it delivers to its members and residents will change in step with its capacity to generate revenues.

Taxation is an important element of the Tsawwassen Final Agreement as it can contribute to the foundation of future revenue capacity for the Tsawwassen First Nation government. The *Indian Act* tax exemption for Tsawwassen citizens will be phased out after eight years for transaction (i.e., sales) taxes and 12 years for other taxes, including income tax. The Tsawwassen government will have the ability to levy direct taxes on its members within Tsawwassen Lands.

# PUBLIC INPUT INTO THE FINAL AGREEMENT

Treaty negotiators rely on the advice of local stakeholders to ensure that the interests of the broader community are fairly represented. Over the past decade, consultations on a wide range of subjects have been held with local and regional governments, third parties and community interests. Since 2002, over 20 public meetings have been held, including public information open houses and open main tables in the community. There have also been numerous ongoing consultations with local governments and third parties.

After the Final Agreement is initialled and the ratification process begins, Canada, British Columbia and Tsawwassen First Nation will continue to communicate with local stakeholders and the general public on the Final Agreement.

### **OVERLAPS**

First Nations' claimed traditional territories can and do overlap. In British Columbia, there are often multiple, overlapping claims. As part of the British Columbia treaty process, First Nations must establish a process to resolve overlaps.

Canada, British Columbia and Tsawwassen First
Nation are consulting with neighbouring First Nations and will continue to work to resolve any remaining overlap issues. The harvesting areas set out in the Final Agreement are not exclusive, and other First Nations and the general public may fish and hunt there as they do now on provincial Crown land.

#### **NEXT STEPS**

The Tsawwassen Final
Agreement was ratified by
Tsawwassen First Nation
through a community vote held
in July 2007. In October, the
province of British Columbia
introduced, and subsequently
passed, settlement legislation
to ratify the Tsawwassen
Final Agreement.

Canada's ratification process requires that an authorized federal Cabinet Minister sign the Final Agreement, and that federal settlement legislation be approved and come into force. Once these steps are completed, the Tsawwassen Final Agreement will become a treaty and will be brought into effect on a date agreed to by the parties.

### Tsawwassen First Nation – Land Facing the Sea

The Tsawwassen are proud, sea-faring Coast Salish people who have long travelled and fished the waterways of the southern Strait of Georgia and lower Fraser River.

The main Tsawwassen community is located on the waterfront adjacent to Delta. Tsawwassen

First Nation lists its membership at 358 people, about half of whom live on reserve.

If you would like more information about the Tsawwassen Final Agreement, contact:



### Canada

Indian and Northern Affairs Canada British Columbia Region 600 - 1138 Melville Street Vancouver, BC V6E 4S3 1-800-567-9604 www.inac.gc.ca/bc/ftno infopubs@inac.gc.ca



### Tsawwassen First Nation

Tsawwassen First Nation #131 N Tsawwassen Drive Delta, BC V4M 4G2 604-943-2112 www.tsawwassenfirstnation.com info@tsawwassenfirstnation.com



### **British Columbia**

Ministry of Aboriginal Relations and Reconciliation PO Box 9100 Stn Prov Govt Victoria, BC V8W 9B1 1-800-880-1022 www.gov.bc.ca/arr ABRInfo@gov.bc.ca