

CHAPITRE 1

Definitions

For the purposes of the Agreement and, unless otherwise expressly provided or indicated by the context, the following words and phrases shall mean:

1.1 “Category I”: an area of land in the Territory described in Sections 5 and 7 of the Agreement.

1.2 “Category IA”: an area of land in the Territory described in Section 5 of the Agreement.

1.3 “Category IB”: an area of land in the Territory described in Section 5 of the Agreement.

1.4 “Category IB Special and Special Category I”: areas of land in the Territory described in Sections 5 and 7 respectively of the Agreement.

JBNQA, subs. 1.4
A. corr.

1.5 “Category II”: an area of land in the Territory described in Sections 5 and 7 of the Agreement.

1.6 “Category III”: land in the Territory other than Category I, IA, IB, IB Special, Special Category I, and Category II.

JBNQA, subs. 1.6
A. corr.

1.7 “Community”, in the case of the Crees, or “Cree Community”: a collectivity of Crees for whom Category I lands have been allocated and in the case of Category IA, the band as represented by the band council, and in the case of Category IB, the public corporations contemplated by Section 5 or 10 of the Agreement.

1.8 “Community”, in the case of the Inuit, or “Inuit Community”: one of the existing Inuit communities at George River, Fort Chimo, Leaf Bay, Aupaluk, Payne Bay, Koartak, Wakeham Bay, Sugluk, Ivujivik, Akulivik (Cape Smith), Povungnituk, Inoucdjouac, Great Whale River, and Fort George, future Inuit communities recognized as such by Québec, and Port Burwell for the specific purposes mentioned in the Agreement.

JBNQA, subs. 1.8
A. corr.

1.9 “Cree” or “James Bay Cree”: a person eligible pursuant to paragraphs 3.2.1, 3.2.2 and 3.2.3 of Section 3 of the Agreement.

1.10 “Inuk” or “Inuit” in the plural: a person eligible pursuant to paragraphs 3.2.4, 3.2.5 and 3.2.6 of Section 3 of the Agreement.

1.11 “Native party”: in the case of the Crees, the Grand Council of the Crees (of Québec) or its successor until the coming into force of the legislation establishing the Cree Regional Authority and, thereafter, the Cree Regional Authority or its successor. In the case of the Inuit, the Northern Quebec Inuit Association or its successor until the coming into force of the legislation establishing La Société Inuit de développement – The Inuit Development Corporation and, thereafter, the said corporation or its successor.

JBNQA, subs. 1.11
A. corr.

1.12 “Native people”: the Crees and the Inuit.

1.13 “Native person”: a Cree or an Inuk.

1.14 “Non-native”: a person not eligible pursuant to Section 3 of the Agreement.

1.15 “Minister”: the provincial or federal minister responsible for a matter falling within the jurisdiction of the government of which he is a member.

1.16 “Territory”: the entire area of land contemplated by the 1912 Quebec boundaries extension acts (an Act respecting the extension of the Province of Quebec by the annexation of Ungava, Que. 2 Geo. V. c.7 and the Quebec boundaries Extension Act, 1912, Can. 2 Geo. V. c.45) and by the 1898 acts (an Act respecting the delimitation of the Northwestern, Northern and Northeastern boundaries of the Province of Quebec, Que. 61 Vict. c.6 and an Act respecting the Northwestern, Northern and Northeastern boundaries of the Province of Québec, Can. 61 Vict. c.3).

JBNQA, subs. 1.16

A. corr.

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