Society Incorporation Number: S0037719

Of a document filed with the Province of British Columbia Registrar of Companies



FORM 3

SOCIETIES ACT

CONSTITUTION

- 1. The name of the Society is the "North Shore Restorative Justice Society".
- 2. The purposes of the Society are as follows:
 - (a) To organize, administer and coordinate programs, committees, and resources for the prevention of criminal and other unlawful activities, including, without limitation the following purposes:
 - (i) To bring together a group of volunteers with a variety of life experiences to work on a one-to-one basis with youth (and their families) in conflict with the law;
 - (ii) To make or hold offenders of the law (particularly young offenders) accountable for their behaviour, while at the same time, reconnecting them with the community;
 - (iii) To organise, supervise, and administer the activities of a Youth Conference Committee or other committees, and its or their members and co-ordinators, having as its or their purpose the implementation of the objectives of the Society;
 - (b) To promote and foster, in persons who are in conflict with the law, a respect for, and understanding and awareness of, the rights and safety of others, and the ways that their actions affect the victims of unlawful activity;
 - (c) To promote and foster the public's understanding and awareness of, and participation in, the justice system;
 - (d) To enlist and recognize the services of people and other organizations in making the community a safer place;
 - (e) To co-operate with governments at all levels (including, without limitation, police departments, probation services, schools, school boards, and the court system) in implementing programs, policies or activities related to the prevention of unlawful activities and the justice system generally;

- (f) To solicit, accept and acquire by gift, donation, grant, purchase, lease or otherwise, funds or property of any kind to be used to further the purposes of the Society and enter into and carry out agreements, undertakings and conditions in connection therewith; and
- (g) To cooperate with other organizations (whether incorporated or not) which have purposes similar in whole or in part to the purposes of the Society.

BYLAWS OF NORTH SHORE RESTORATIVE JUSTICE SOCIETY

Here set forth, in numbered clauses, the bylaws providing for matters referred to in section 11(1) of the *Societies Act* and any other bylaws.

PART 1 - Interpretation

- 1.1 In the Constitution and these Bylaws, unless the context otherwise requires:
 - (a) "Board" means the board of Directors of the Society including the Officers of the Society;
 - (b) "Chair" means the Chair of the Society appointed pursuant to these Bylaws and, for the purposes of the *Societies Act*, is deemed to be the President of the Society;
 - (c) "Director" means a director of the Society as appointed in accordance with Part 5 of these Bylaws;
 - (d) "Member" means a member of the Society as determined in accordance with Part 2 of these Bylaws;
 - (e) "Officers" means the officers of the Society including the Chair, Vice-Chair, Secretary, Treasurer, and such other officers as may be appointed from time to time;
 - (f) "Ordinary Resolution" means an ordinary resolution of the Members as defined in the *Societies Act*;
 - (g) "Register of Members" means the register which lists the Members and their addresses:
 - (h) "Secretary" means the Secretary of the Society appointed pursuant to these Bylaws;
 - (i) "Society" means North Shore Restorative Justice Society;
 - (j) "Societies Act" means the Societies Act of British Columbia from time to time in force and all amendments to it:
 - (k) "Special Resolution" means a special resolution of the Members as defined in the *Societies Act*:

- (I) "Treasurer" means the Treasurer of the Society appointed pursuant to these Bylaws; and
- (m) "Vice-Chair" means the Vice-Chair of the Society appointed pursuant to these Bylaws.
- 1.2 The definitions contained in the *Societies Act* shall, with the necessary changes and so far as applicable, apply to these Bylaws.
- 1.3 As it is NSRJS's intention to use inclusive language in its communications and documentation, the words "persons", "people", "they" or "their" imports individual persons, as well as corporations. Words importing the singular include the plural and vice versa.

PART 2 - Membership

- 2.1 The Members are the applicants for incorporation of the Society and any individuals that subsequently become Members in accordance with these Bylaws and, in either case, have not ceased to be Members.
- 2.2 The Board of Directors shall establish policy setting out the minimum qualifying criteria for membership.
- 2.3 Any person may become a Member of the Society by paying such fees, if any, as may be determined by the directors from time to time.
- 2.4 The membership fee, if any, is determined from time to time by consensus, or by ordinary resolution of the Directors with a simple majority vote of those directors in attendance at a duly constituted Board meeting.
- 2.5 Every Member shall uphold the constitution and comply with these bylaws.
- 2.6 Membership dues shall be for a period of one year from the date of payment.
- 2.7 A Member will cease to be a Member:
 - (a) upon delivering the Member's resignation in writing to the Secretary to the address of the Society;
 - (b) on having been a Member not in good standing for a period 90 days or other period of time determined by unanimous Directors' resolution:

- (c) on being expelled by a Special Resolution passed at a general meeting;
- (d) or on their death
- 2.8 The notice of a Special Resolution for expulsion of a Member will be accompanied by a brief statement of the reason or reasons for the proposed expulsion.
- 2.9 The Member that is the subject of the proposed resolution for expulsion will be given an opportunity to be heard at the general meeting before the Special Resolution is put to a vote.
- 2.10 All Members are in good standing except a Member that has failed to pay any annual membership fee or any other subscription or debt due and owing by that Member to the Society and that Member is not in good standing so long as the debt remains unpaid.

PART 3 - Meetings of Members

- 3.1 The first Annual General Meeting of the Society will be held not more than 15 months after the date of incorporation and after that an annual general meeting must be held at least once in every calendar year, within 6 months of the Society's fiscal year-end and not more than 15 months after the previous annual general meeting.
- 3.2 General meetings of the Society will be held at such time and place, in accordance with the *Societies Act*, as the Board decides.
- 3.3 Every general meeting of the Society, other than an Annual General Meeting, is an extraordinary general meeting.
- 3.4 A quorum of Directors may, whenever they deem fit, convene a general meeting.
- 3.5 The Board will give not less than 14 days written notice of a general meeting of the Society to its Members, but those Members may waive or reduce the period of notice for a particular meeting by unanimous consent in writing.
- 3.6 Notice of a general meeting will specify the date, time and location of the meeting, and in the case of special business, the general nature of that business.
- 3.7 The accidental omission to give notice of a general meeting to, or the non-receipt of a notice by, any of the Members entitled to receive notice does not invalidate proceedings of that meeting.

3.8 Where it is proposed that a Special Resolution be passed at a general meeting, the written notice of the meeting shall set out the text of such Special Resolution.

PART 4 - Proceedings at General Meetings

- 4.1 At a general meeting of the Members, the following business is special business:
 - (a) all business that is transacted at a general meeting except the adoption of rules of order; and
 - (b) all business that is transacted at an annual general meeting, except for the following business:
 - (i) the adoption of rules of order,
 - (ii) the consideration of the financial statements,
 - (iii) the report of the Board,
 - (iv) the election of Directors,
 - (v) the report of the auditor, if any,
 - (vi) the appointment of the auditor, if required, and
 - (vii) other business that, under these Bylaws, ought to be transacted at an annual general meeting or business that is brought under consideration by the report of the Board issued with the notice convening the meeting.
- 4.2 A quorum is three Members in good standing present at a general meeting or such greater number as the Members may determine by Ordinary Resolution at a general meeting.
- 4.3 No business, other than the selection of a chair and the adjournment or termination of the meeting, will be conducted at a general meeting at a time when a quorum is not present.
- 4.4 If at any time during a general meeting there ceases to be a quorum present, business then in progress will be suspended until there is a quorum present or until the meeting is adjourned or terminated.

- 4.5 If, within 30 minutes of the time appointed for a general meeting, a quorum is not present, the meeting will stand adjourned to the same day in the next week, at the same time and location, and if, at the adjourned meeting, a quorum is not present within 30 minutes from the time appointed for the meeting, the Members present constitute a quorum.
- 4.6 Subject to 4.7, the Chair of the Society, or in the Chair's absence, the Vice-Chair or one of the other Directors present will preside as Chair of a general meeting.
- 4.7 If at a general meeting:
 - there is no Chair, Vice-Chair or other Director present within
 minutes after the time appointed for holding the meeting;
 or
 - (b) the Chair and all other Directors present are unwilling to act as the chair,

the Members present must choose one of their number to be the chair.

- 4.8 A general meeting may be adjourned from time to time and from place to place, but no business will be transacted at an adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.
- 4.9 Where a meeting is adjourned for ten days or more, notice of the adjourned meeting will be given as in the case of the original meeting.
- 4.10 Except as provided in these Bylaws, it is not necessary to give notice of an adjournment or of the business to be transacted at an adjourned general meeting.
- 4.11 A resolution proposed at a general meeting must be seconded.
- 4.12 An Ordinary Resolution proposed at a general meeting will be passed if a majority of the Members present vote in favour of it.
- 4.13 A Special Resolution will be passed if 67% or more of the Members present vote in favour of it.
- 4.14 The Chair of a general meeting may move or propose a resolution.
- 4.15 A Member in good standing present at a general meeting is entitled to one vote.

- 4.16 Prior to taking a vote, the Members will strive to achieve a consensus on any resolution before them. Voting is by a show of hands, electronically, or by other means agreed to in advance by the Members. Members may hold meetings, in whole or in part, by conference telephone, video conferencing or other communication medium if all the members participating in the meeting are able to communicate with each other. A Member who participates by telephone conferencing, video conferencing or other communication medium in a meeting contemplated by this provision is deemed to be present at the meeting and to have agreed to participate in that manner. Voting by proxy is not permitted.
- 4.17 In the case of a tie vote, the Chair may not cast a second vote and the proposed resolution will be defeated.
- 4.18 A Special Resolution or an Ordinary Resolution consented to in writing in the manner required by the *Societies Act* shall be as valid as if passed at a duly called and constituted general meeting.

PART 5 - Directors and Officers

- 5.1 The Directors may exercise all the powers and do all the acts and things that the Society may exercise and do, which are not by these Bylaws or by statute or otherwise lawfully directed or required to be exercised or done by the Society at a general meeting, subject to:
 - (a) all laws affecting the Society;
 - (b) these Bylaws; and
 - (c) rules, not being inconsistent with these Bylaws, which are made from time to time by the Society at a general meeting.
- 5.2 Every Director, Officer and committee member shall uphold the Constitution and comply with these Bylaws.
- 5.3 No rule made by the Society at a general meeting invalidates a prior act of the Directors that would have been valid if that rule had not been made.
- 5.4 The Society must at all times have at least five and no more than fifteen Directors as determined by Ordinary Resolution passed at a general meeting.
- 5.5 Each Director must be a Member.

- 5.6 The first Directors will be the individuals listed in the list of first Directors filed with the Registrar at the time of incorporation of the Society.
- 5.7 The term of office for Directors is two years.
- 5.8 The Directors shall be elected by the Members of the Society.
- 5.9 A Director will continue to hold office for the duration of his or her term unless, prior to the expiration of his or her term of office, the Director:
 - resigns by sending a notice in writing to the Secretary or to the address of the Society;
 - (b) ceases to be a Member, or
 - (c) is relieved of duties by a vote of two-thirds of Directors at a duly constituted Board meeting, or
 - (d) dies
- 5.10 Those Directors whose terms of office are completed will retire from office and their successors will be elected.
- 5.11 Retiring Directors are eligible for re-election for further terms.
- 5.12 The Board may at any time and from time to time appoint a Member as a Director to fill a vacancy in the Board, any Member thus appointed as a Director shall act only for the unexpired portion of the term of the vacancy for which they are appointed, at the end of such term the appointed Director ceases to be a Director.
- 5.13 No act or proceeding of the Board is invalid only by reason of there being less than the prescribed number of Directors in office.
- 5.14 The Chair, Vice-Chair, Secretary and Treasurer are the Officers of the Society.
- 5.15 The Directors will elect the Officers from among themselves at the first Directors' meeting following the Society's incorporation and thereafter following each Annual General Meeting.
- 5.16 The Directors will represent the views of the Members fairly and generally.
- 5.17 The duties of the Directors will be to manage and supervise the affairs of the Society and, without limiting the generality of the foregoing, the Directors will:
 - establish governance policy for the effective management of the affairs of the Society;

- (b) develop, approve and periodically review the plans and policies of the Society;
- (c) approve annual budgets and operating plans;
- ensure all programs, services and projects are managed and all reports are kept in accordance with applicable laws, regulations and contractual requirements;
- (e) file all financial and other reports that have to be filed after the annual general meeting as required by the *Societies Act* and *Income Tax Act* or other laws:
- (f) ensure the Society has at least one account with a chartered bank, credit union or trust company for the deposit of funds and appropriate controls are imposed on such accounts;
- (g) select and supervise the Executive Director;
- (h) oversee the communication of information to the Members;
- ensure the proper management of Society finances and the maintenance of proper accounting records in respect of all financial and other transactions, including records of:
 - i. all money received and disbursed by the Society and the manner in respect of which the receipt and disbursement took place;
 - ii. every sale and purchase by the Society;
 - iii. every asset and liability of the Society; and
 - iv. every other transaction affecting the financial position of the Society; and
- (j) make available the accounting and financial records of the Society for the inspection of Directors and Members.
- 5.18 A Director will be required to sign the Society's oath of office for Directors that is approved by the Members.

5.19 A Director must:

- (a) act honestly and in good faith and in the best interests of the Society; and
- (b) exercise the care, diligence and skill of a reasonably prudent person, in exercising the powers and performing the functions as a Director.

- 5.20 A Director who is, directly or indirectly, interested in a proposed contract or transaction with the Society must:
 - (a) fully and promptly disclose the nature and extent of his or her interest to the other Directors:
 - (b) immediately withdraw from the meeting or part of the meeting during which the matter is under consideration;
 - (c) not attempt in any way, whether before, during or after the meeting, to influence the opinion or vote of the Directors or committee members on any question in respect of the matter;
 - (d) not attempt in any way to influence the Directors, committee members, employees or contractors in carrying out their duties in respect of the matter; and
 - (e) comply with the requirements of the *Societies Act* and any conflict of interest policy adopted by the Directors.
- 5.21 A Director must not be remunerated for being or acting as a Director but a Director must be reimbursed for all expenses necessarily and reasonably incurred by the Director while engaged in the affairs of the Society.

PART 6 - Proceedings of Directors

- 6.1 The Directors may meet together at a mutually agreed upon location, date and time, in accordance with the scheduling policy of the Society, to dispatch business, adjourn and otherwise regulate their meetings and proceedings, as they see fit.
- The Directors may hold meetings, in whole or in part, by conference telephone, video conferencing or other communication medium if all the Directors participating in the meeting are able to communicate with each other. A Director who participates in a meeting contemplated by this provision is deemed to be present at the meeting and to have agreed to participate in that manner.
- 6.3 The quorum necessary for the transaction of the business of the Directors is three Directors. No business, other than the selection of a chair and the adjournment or termination of the meeting, will be transacted at any meeting of Directors at a time when a quorum is not present.

- 6.4 The Chair or the Vice-Chair will be the presiding chair of a meeting of the Board, but if at any meeting neither is present within 30 minutes after the time appointed for holding the meeting, the Directors will choose one of their number to be the presiding chair of that meeting.
- 6.5 One week's notice of each meeting of the Board, specifying the place, day and time of that meeting must be given to each of the Directors, unless the Directors unanimously agree to waive the notice period. The Board will establish policy respecting the dates of meetings. The Chair, on the request of a Director, must convene a meeting of the Board.
- 6.6 The accidental omission to give notice of meeting to, or the non-receipt of a notice by, any of the Directors entitled to receive notice does not invalidate proceedings of that meeting.
- 6.7 The Board will attempt to meet on a regularly scheduled date to conduct business.
- 6.8 No resolution proposed at a Directors' meeting need be seconded and the chair of a meeting shall be entitled to move or propose a resolution.
- 6.9 The Directors shall have the right by resolution to make such further regulations for the conduct of the proceedings of meetings of Directors as they may think fit.
- 6.10 No act or proceeding of the Directors is invalid only by reason of there being less than the prescribed number of Directors in office nor if afterwards it is discovered that there was some defect in the appointment of any Director or that any Director was disqualified.
- 6.11 Prior to taking a vote, the Directors will strive to achieve a consensus on any resolution before them. Unless otherwise provided, questions arising at any meeting of the Directors and committees will be decided by a majority of votes.
- 6.12 In the case of an equality of votes, the Chair does not have a second vote in addition to the vote that the Chair is entitled to cast as a Director, and the resolution will be deemed to be defeated.
- 6.13 A resolution in writing, signed, or e-signed by all the Directors and placed with the minutes of the Board, is as valid as if regularly passed at a duly called and constituted meeting of the Board.
- 6.14 The Board may delegate by resolution any, but not all, of its powers to committees consisting of such Directors and other individuals as they think fit.

- 6.15 A committee formed to exercise the delegated powers of the Directors will follow any rules imposed on it by the Board, and will report every act or thing done in exercise of those powers to the earliest meeting of the Board held after it has been done.
- 6.16 A committee will select a chair of its meetings; but if no chair is selected, or if at any meeting the chair is not present within 30 minutes after the time appointed for holding the meeting, the committee members may choose one of their number to be chair of the meeting.
- 6.17 All committee members will be given notice of all committee meetings.
- 6.18 The members of a committee may meet and adjourn, as they think proper.

PART 7 – Liability and Indemnity of Directors

- 7.1 The Directors shall not be relieved from the duty to act in accordance with the *Societies Act* and these Bylaws nor from liability that by virtue of any rule of law would otherwise attach to a Director in respect of negligence, default, breach of duty or breach of trust.
- 7.2 Subject to section 7.1, the Directors are hereby exonerated from any loss that may arise through any bona fide application of the funds, property and assets of the Society for the purposes of the Society as set forth in the Constitution.
- 7.3 The Society may, subject to the provisions of the *Societies Act*, indemnify a Director or former Director and their heirs and personal representatives, against all costs, losses, damages, charges and monetary claims suffered or incurred by such Director which may arise in connection with the activities of the Society or the performance of their duties as a Director, if:
 - (a) the Director acted honestly and in good faith with a view to the best interests of the Society and exercised the care, diligence and skill of a reasonably prudent person; and
 - (b) with respect to any criminal or administrative proceedings, the Director had reasonable grounds for believing that their conduct was lawful.
- 7.4 The indemnity authorized by this Part shall be applicable only to the extent that such indemnity shall not duplicate any indemnity or reimbursement which a Director seeking indemnity hereunder has received or shall receive otherwise than by virtue of this Part.

- 7.5 The Directors may from time to time cause the Society to enter into a contract to indemnify any Director, Officer, employee, agent or other person who has undertaken or is about to undertake any liability on behalf of the Society.
- 7.6 The Directors may cause funds to be expended by the Society for the purchase and maintenance of insurance for the benefit of any individual who is or was a Director, Officer, employee or agent of the Society against any liability incurred by such individual in their capacity as such.

PART 8 - Duties of Officers

- 8.1 The Chair will:
 - (a) preside at all meetings of the Society and of the Board;
 - (b) supervise the other Officers in the execution of their duties;
 - (c) be an ex-officio member of all committees;
 - (d) supervise the implementation of the Constitution and Bylaws; and
 - (e) exercise general care and supervision of the affairs of the Society.
- 8.2 The Vice-Chair will carry out the duties of the Chair during the Chair's absence, or upon request and, when so acting, will have all the powers and be subject to all the responsibilities of the Chair.
- 8.3 The Secretary will:
 - (a) issue notices of meetings of the Society and Directors, or cause them to be issued:
 - (b) keep minutes of all meetings of the Society and Directors, or cause them to be kept;
 - (c) have custody of all records and documents of the Society; or cause them to be kept;
 - (d) have custody of the common seal of the Society; if any, and
 - (e) maintain the Register of Members, or cause it to be kept.

- 8.4 The Treasurer will:
 - (a) keep such financial records as are necessary to comply with the *Societies*Act. and
 - (b) render financial statements to the Directors, Members and others when required.
- 8.5 In the absence of the Secretary from a meeting, the Directors will appoint another person to perform the duties of the Secretary at the meeting.
- 8.6 The offices of Secretary and Treasurer may be held by one Director who shall be known as the Secretary-Treasurer.
- 8.7 The offices of the Society may be held by any of the Directors and more than one office may be held by one Director.
- 8.8 The Directors by Ordinary Resolution may add additional duties to any Director or Officer, or rescind or transfer duties among Directors or Officers.

PART 9 - Seal

- 9.1 The Directors may provide a common seal for the Society and they will have power from time to time to destroy it and substitute a new seal in place of the destroyed seal.
- 9.2 The common seal will be affixed only when authorized by a resolution of the Directors and then only in the presence of the persons prescribed in the resolution or if no persons are prescribed, in the presence of the Chair and Secretary-Treasurer.

PART 10 - Contracts and Borrowing

- 10.1 Subject to section 10.3, no contract shall be entered into by the Society, nor any documents executed on behalf of the Society, without prior resolution of the Directors or of the committee of Directors to which the power to enter into a specific contract has been delegated.
- 10.2 Subject to section 10.3, all documents signed and executed on behalf of the Society, whether or not under seal, shall be signed by the Chair and one other Officer.

- 10.3 The Directors may by resolution delegate to the Chair, other Officer or other individual a general authority to commit the Society to contracts of a certain nature or value and to execute the same on behalf of the Society.
- 10.4 In order to carry out the purposes of the Society, the Directors may, on behalf of and in the name of the Society, raise or secure the payment or repayment of money in such manner as they decide and in particular, but without limiting the generality of the foregoing, by the issue of debentures.
- 10.5 No debenture will be issued without the sanction of a Special Resolution.
- 10.6 In investing the monies of the Society, the Directors will be restricted to securities permitted by law to a trustee.

PART 11 - Auditor

- 11.1 The fiscal year for the Society will be from January 1 to December 31.
- 11.2 Sections 11.2 to 11.8 of this Part 11 apply only where the society is required or has resolved to have an auditor.
- 11.3 The Directors will appoint the first auditor and fill all vacancies occurring in the office of the auditor.
- 11.4 At each Annual General Meeting, the Society will appoint an auditor to hold office until re-appointment at the next annual general meeting; or a successor may be appointed by the Board mid-year, or at the next annual general meeting
- 11.5 An auditor may be removed by Ordinary Resolution.
- 11.6 An auditor will be promptly informed in writing of the auditor's appointment or removal.
- 11.7 No Director and no employee of the Society will be the auditor.
- 11.8 The auditor may attend and present at annual general meetings.
- 11.9 An auditor appointed under this Part must be a member in good standing of the Certified General Accountants Association of British Columbia or the Institute of Chartered Accountants of British Columbia.

PART 12 - Notices to Members

- 12.1 A notice may be given to a Member or Director personally or by mail, email or facsimile transmission to the Member or Director's mail address, email address or facsimile number.
- 12.2 A notice sent by mail will be deemed to have been given on the fifth day following that on which the notice is posted, and in proving that notice has been given, it is sufficient to prove that the notice was properly addressed and put in a Canadian post office receptacle. A notice sent by email or facsimile transmission will be deemed to be given on the day it is transmitted if the notice is transmitted before 4:00 p.m. on a weekday, or on the next day that is not a Saturday, Sunday or holiday, if the document is transmitted after 4:00 p.m.
- 12.3 Notice of a general meeting will be given to:
 - (a) every Member shown on the Register of Members on the day notice is given; and
 - (b) the auditor.
- 12.4 No other person is entitled to receive notice of a general meeting.

PART 13 – Fax Transmission and Counterparts

- 13.1 Any document or resolution signed in writing by a Member or a Director and transmitted by fax or email shall be deemed to be an original document or resolution.
- 13.2 Ordinary Resolutions and Special Resolutions consented to in writing by Members, and resolutions consented to in writing by the Directors, may be in counterparts each consented to in writing by one Member or Director or more than one Member or Director, which together shall be deemed to constitute one resolution.

PART 14 – Bylaws

- 14.1 The Society shall provide to a Member or Director, at their request, a copy of the Constitution and the Bylaws of the Society.
- 14.2 These Bylaws will not be altered or added to except by Special Resolution.

PART 15 - Miscellaneous

- 15.1 The following sections were previously unalterable:
 - (a) The purposes of the Society shall be carried out without purpose of gain for its members and any profits or other accretions to the Society shall be used for promoting its purposes; and
 - (b) In the event of the dissolution of the Society, funds and assets of the Society remaining after the satisfaction of its debts and liabilities shall be given or transferred to such organization or organizations with similar purposes in British Columbia, as may be determined by the members of the Society at the time of dissolution provided that such organization or organizations shall be registered charity recognized by Revenue Canada Taxation as being qualified as such under the provisions of the Income Tax Act of Canada from time to time in effect. If effect cannot be given to the aforesaid provisions, then such funds shall be given or transferred to a suitable level of local government.

February 24, 2021

"The North Shore Restorative Justice Society honours the Elders and Knowledge Holders, past, present and future, and acknowledges with gratitude that our work takes place in communities situated on the traditional, ancestral and unceded territories of the x^wməθkwəyəm (Musqueam), Skwxwú7mesh Uxwumixw (Squamish), and Səlílwəta?/Selilwitulh (Tsleil-Waututh) First Nations."