## FIRST NATIONS LEADERSHIP COUNCIL



BRITISH COLUMBIA ASSEMBLY OF FIRST NATIONS

1004 Landooz Rd. Prince George, BC V2K 5S3

Ph: 778-945-9910 Fx: 778-945-9916



FIRST NATIONS SUMMIT

1200-100 Park Royal South West Vancouver, BC V7T 1A2

Ph: 604-926-9903 Fx: 604-926-9923 Toll Free: 866-990-9939



401 – 312 Main Street Vancouver, BC V6A 2T2

Ph: 604-684-0231 Fx: 604-684-5726 October 17, 2023

BY EMAIL

The Secretary Ontario Securities Commission 20 Queen Street West 22nd Floor, Box 55 Toronto, Ontario M5H 3S8 Fax: 416-593-2318 Email: comment@osc.gov.on.ca

Me Philippe Lebel Corporate Secretary and Executive Director, Legal Affairs Autorité des marchés financiers Place de la Cité, tour Cominar 2640, boulevard Laurier, bureau 400 Québec (Québec) G1V 5C1 Fax: 514-864-6381 Email: consultation-en-cours@lautorite.qc.ca

Dear Sirs and Madams:

RE: CSA Notice and Request for Comment – Proposed Amendments to Form 58-101F1 Corporate Governance Disclosure of National Instrument 58-101 Disclosure of Corporate Governance Practices and Proposed Changes to National Policy 58-201 Corporate Governance Guidelines (the "Diversity Proposal")

We are writing to you on behalf of the First Nations Leadership Council, comprised of the political executives of the BC Assembly of First Nations, First Nations Summit and the Union of BC Indian Chiefs. We work together to develop coordinated approaches on issues relevant to First Nations communities throughout the province of BC.

We have reviewed the Diversity Proposal, which sets out two options (Form A and Form B) for corporate disclosure regarding who is on a TSX company's board or in senior management. We strongly prefer Form B for the reasons outlined in this submission.

Form B makes specific requirements for what a company must disclose. Notably, it requires that companies disclose the number of Indigenous people (and other diverse people) on a company's board or in executive officer positions.

Form A allows companies to choose what diversity they think is important and to disclose based on that decision. In our opinion, this kind of disclosure will only maintain the status quo of Indigenous representation, and that of other diverse people, on corporate boards and in senior management.

We prefer Form B for three main reasons.

First, we believe that Form B will result in more First Nation individuals being on boards and in executive officer positions. This is because, in 2014, the same kind of proposal for women came into effect. From 2014-2022, there was a significant increase of 11-24% in women on boards and an increase of the number of companies (from 60% to 70%) that had at least one executive officer. We want that same outcome for First Nations.

Second, Form B advances reconciliation by creating a pathway for First Nations in BC to sit in decision-making roles in TSX businesses. The Truth and Reconciliation Report Call to Action 92 called on corporate Canada to adopt and implement the *United Nations Declaration on the Rights of Indigenous Peoples* (UN Declaration) and to provide equal participation opportunities to Indigenous peoples. In B.C., the Minister of Finance directed the B.C. Securities Commission to ensure it incorporate Canada needs the push from the federal and provincial governments to disclose the diversity of its board and executive officers. The right thing to do is to adopt measures that will establish a baseline of information that will assist all of us in advancing reconciliation objectives. We encourage the B.C. Securities Commission, and all other commissions, to support Form B because it is a tangible commitment to the principles and standards of the UN Declaration.

Finally, more First Nation directors and executive officers will result in better outcomes for First Nations, companies and society. For example, we think the following benefits will arise:

- improved relationships with communities;
- increased procurement opportunities for communities;
- increased opportunities for equity participation, where appropriate, for communities; and
- better decisions for land, water and resource use.

These benefits, taken together, position companies to:

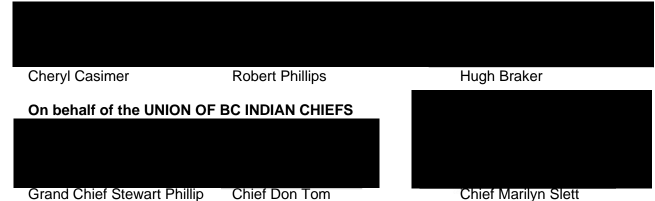
- have a strong and stable social licence to operate;
- be more likely to obtain free, prior, and informed consent from First Nations and thus experience fewer regulatory hurdles;
- be less at risk of litigation by impacted First Nations; and
- make better and more sustainable decisions, which will create less expensive and longer-lasting business solutions.

We think that Form B is the best option. It will move us from the unacceptable status quo in bringing about positive change for First Nations. We are not persuaded that Form A will have any of these positive benefits and does not provide the foundational basis for real change.

Sincerely,

## FIRST NATIONS LEADERSHIP COUNCIL

## On behalf of the FIRST NATIONS SUMMIT



## On behalf of the BC ASSEMBLY OF FIRST NATIONS:



CC: Alberta Securities Commission Autorité des marchés financiers British Columbia Securities Commission Financial and Consumer Affairs Authority of Saskatchewan Financial and Consumer Services Commission, New Brunswick Manitoba Securities Commission Nova Scotia Securities Commission Office of the Superintendent of Securities, Newfoundland and Labrador Office of the Superintendent of Securities, Northwest Territories Office of the Superintendent of Securities Nunavut Office of the Superintendent of Securities Onnavut Office of the Yukon Superintendent of Securities Ontario Securities Commission Superintendent of Securities, Department of Justice and Public Safety, Prince Edward Island