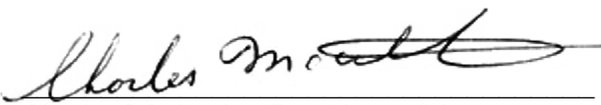


YUULU?IL?ATH GOVERNMENT  
MISCELLANEOUS AMENDMENTS ACT  
NO. 3

YFNS 90/2026

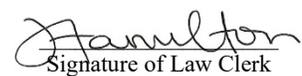


This law enacted on February 9, 2026

Signed   
Charles McCarthy, President of the  
Yuulu?il?ath Government

DEPOSITED IN THE  
REGISTRY OF LAWS AND  
OFFICIAL RECORDS

ON 11/FEB/2026

  
Signature of Law Clerk



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## PART 1 - INTRODUCTORY PROVISIONS

### Short title

- 1.1** This Act may be cited as the Miscellaneous Amendments Act No. 3 (Yuulu?il?ath Government).

### Executive oversight

- 1.2** The President is responsible for the executive oversight of this Act.

### Authority and application

- 1.3** (a) This Act is enacted under
- (i) 13.11.1 of Chapter 13 of the Maa-nulth Treaty, and
  - (ii) sections 2.7 and 3.3(b) of the Constitution.
- (b) This Act applies to miscellaneous Yuulu?il?ath legislation.



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## PART 2 - BUILDING AND DEVELOPMENT AUTHORIZATION ACT

### Building and Development Authorization Act amendments

**2.1** The Building and Development Authorization Act (Yuulu?il?ath Government) is amended as follows:

- (a) section 1.4 is amended as follows:
  - (i) by repealing the definition of “professional engineer” and replacing it with the following:

““professional engineer” means a professional engineer who is a “registrant” as defined in the Professional Governance Act (British Columbia);”; and
  - (ii) the definition of “registered professional” is amended by striking out the words “Engineers and Geoscientists Act” and substituting “Professional Governance Act”.



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## PART 3 - COMMUNITY SAFETY AND TRESPASS ACT

### Community Safety and Trespass Act amendments

**3.1** The Community Safety and Trespass Act (Yuulu?il?ath Government) is amended as follows:

- (a) section 1.4 is amended as follows:
  - (i) by adding the following definition:

““interim exclusion order” means an order issued under section 3.3.1;”  
and
  - (ii) the definition of excluded individual is amended by adding the words “or interim exclusion order” after the words “an exclusion order”;
- (b) Parts 3 and 4 are amended by striking out every occurrence of the word “director” and substituting “chief administrative officer”;
- (c) by adding the following section after section 3.3:

“Interim exclusion order

3.3.1 (a) Where the chief administrative officer has made an exclusion application under section 3.1, on direction from the President, the chief administrative officer may issue an interim exclusion order in the prescribed form prohibiting the respondent from entering or remaining on the Yuulu?il?ath lands set out in the order.

- (b) An interim exclusion order expires upon any of the following events:
  - (i) the date set out in the order;
  - (ii) cancellation of the order by the chief administrative officer;
  - (iii) if the respondent makes an application in accordance with section 2.1(b) to have the matter referred to a ?iisaakstał under Part 2, the date the Taayii ha?wił accepts the application;
  - (iv) the passing of a resolution of the Executive under section 3.8(a)(ii) rejecting the exclusion application to which the interim exclusion order relates; and
  - (v) if the Executive issues an exclusion order against the respondent under section 3.8(a)(i), the date the exclusion order takes effect.”;

- (d) section 3.10(a)(iii) is amended by striking out the words ", which must not be less than seven days from the date of the exclusion hearing";
- (e) section 3.12(a) is amended by adding the words "or interim exclusion order" after the words "an exclusion order";
- (f) section 3.12 is amended by striking out the word "exclusion" between the words "terms and conditions of that" and "order";
- (g) section 3.13(a) is amended as follows:
  - (i) by striking out the first occurrence of the words "the exclusion order" and substituting "an exclusion order or interim exclusion order"; and
  - (ii) by adding the words "or interim exclusion order" after the second occurrence of the words "the exclusion order";
- (h) section 3.14(a) is amended by striking out the words "his or her exclusion order is in effect" and substituting "an exclusion order or interim exclusion order is in effect against the individual"; and
- (i) by repealing section 7.2 and replacing it with the following:

"Every person who

  - (a) fails to comply with any term or condition of
    - (i) an interim measures order,
    - (ii) an interim exclusion order,
    - (iii) an exclusion order, or
    - (iv) a suspension order, or
  - (b) knowingly and willingly allows an excluded individual to remain on the person's property in contravention of an order referred to in subsection (a), commits an offence and is liable, on summary conviction, to a fine not exceeding \$10,000 or imprisonment for a term not exceeding six months."

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## PART 4 - ENFORCEMENT ACT

### Enforcement Act amendments

- 4.1** The Enforcement Act (Yuulu?i?ath Government) is amended as follows:
- (a) section 1.4 is amended by repealing the definition of “senior officer”;
  - (b) by repealing section 2.3 and replacing it with the following:

“If the Yuulu?i?ath prosecutor has reasonable and probable grounds to believe that a person is committing an offence or has committed an offence, the Yuulu?i?ath prosecutor may, after consulting with the chief administrative officer, commence summary conviction proceedings in respect of the offence by laying an information in the Provincial Court of British Columbia in accordance with the Offence Act (British Columbia).”;
  - (c) section 3.2(b)(vii) is amended by striking out the words “chief administrative officer” and substituting “Yuulu?i?ath prosecutor”;
  - (d) section 4.5(b) is amended by striking out the words “senior officer” and substituting “issuing enforcement officer”; and
  - (e) section 5.1.5(b) is amended by striking out the word “director” and substituting “chief administrative officer”.



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## PART 5 - FINANCIAL ADMINISTRATION ACT

### Financial Administration Act amendments

**5.1** The Financial Administration Act (Yuulu?il?ath Government) is amended as follows:

(a) section 1.4 is amended as follows:

(i) by repealing the definition of “chief financial officer” and replacing it with the following:

““chief financial officer” means the individual appointed to hold the office of that name continued by regulation under the Government Personnel Act (Yuulu?il?ath Government);”; and

(ii) by repealing the definition of “Department of Finance” and replacing it with the following:

““Department of Tataana?aluk”i?aa?a (always looking after the money) – Finance” means the department of that name continued by regulation under the Government Personnel Act (Yuulu?il?ath Government);”.



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## PART 6 - FOREST ACT

### Forest Act amendments

**6.1** The Forest Act (Yuulu?il?ath Government) is amended as follows:

(a) section 1.5 is amended as follows:

(i) by repealing the definition of “director” and replacing it with the following:

““director” means the director of nismaakukqin?aała (always our land) - lands and resources;”

(ii) by repealing the definition of “forest resource officer” and replacing it with the following:

““forest resource officer” means the individual appointed to hold the office of that name continued by regulation under the Government Personnel Act (Yuulu?il?ath Government);”; and

(iii) by repealing the definition of “Yuulu?il?ath business” and replacing it with the following:

““Yuulu?il?ath business” has the meaning given to that term in the Economic Development Act (Yuulu?il?ath Government).”.



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**PART 7 - FREEDOM OF INFORMATION AND PROTECTION OF PRIVACY ACT**

**Freedom of Information and Protection of Privacy Act amendments**

- 7.1** The Freedom of Information and Protection of Privacy Act (Yuulu?il?ath Government) is amended as follows:
- (a) section 1.4 is amended by repealing the definition of “director”; and
  - (b) Parts 2 to 5 are amended by striking out every occurrence of the word “director” and substituting “chief administrative officer”.



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## PART 8 - GOVERNMENT ACT

### Government Act amendments

**8.1** The Government Act (Yuulu?il?ath Government) is amended as follows:

(a) section 3.3(d) is amended by striking out the word “chairperson must provide the endorsed minutes of that meeting” and substituting “President is responsible for ensuring the endorsed minutes of that meeting are provided”; and

(b) by repealing section 7.1 and replacing it with the following:

“7.1 (a) Legislation being introduced in the Legislature must be accompanied by a briefing note.

(b) The briefing note must

(i) express in plain English the purpose of the legislation,

(ii) identify whether and, if so, how Yuulu?il?ath citizens have been engaged in the development of the proposed legislation, and

(iii) identify whether and, if so, how Yuulu?il?ath citizens will be informed or offered an opportunity to make comments or raise questions concerning proposed legislation.”.



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## PART 9 - GOVERNMENT PERSONNEL ACT

### Government Personnel Act amendments

9.1 The Government Personnel Act (Yuulu?il?ath Government) is amended as follows:

(a) section 2.5(a)(i) is amended by adding the words “the chief administrative officer or” between the words “in the case of” and “a Yuulu?il?ath director”;

(b) by repealing section 3.1 and replacing it with the following:

**“Office of taataapathsi?aaala (always thinking and making decisions) – chief administrative officer**

3.1 (a) The office of taataapathsi?aaala (always thinking and making

decisions) – chief administrative officer is established.

(i) The Executive must appoint an individual to hold the office of taataapathsi?aaala (always thinking and making decisions) – chief administrative officer and determine the terms and conditions of the appointment.

(ii) The chief administrative officer reports and is responsible to the Executive.”

(c) section 5.1(b) is amended by adding the words “, and determine the terms and conditions of the appointment,” between the words “Yuulu?il?ath director” and “after”.



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## PART 10 - INTERPRETATION ACT

### Interpretation Act amendments

**10.1** The Interpretation Act (Yuulu?i?ath Government) is amended as follows:

- (a) by repealing section 1.4 and replacing it with the following:

“Yuulu?i?ath institutions bound by Yuulu?i?ath enactments and exception

1.4 (a) Unless otherwise provided in the Yuulu?i?ath enactment, all Yuulu?i?ath enactments are binding on Yuulu?i?ath institutions.

- (b) Despite subsection (a), a Yuulu?i?ath enactment that would bind or affect a Yuulu?i?ath institution in the use or development of land, or in the planning, construction, alteration, servicing, maintenance or use of buildings and other structures does not bind or affect the Yuulu?i?ath institution.”;

- (b) section 3.3 is amended as follows:

- (i) by repealing the definition of “chief administrative officer” and replacing it with the following:

“chief administrative officer” means the office of taataapathsi?aaala (always thinking and making decisions) – chief administrative officer established under the Government Personnel Act (Yuulu?i?ath Government), or the individual appointed to hold that office;”;

- (ii) by repealing the definitions of “director of capital infrastructure and asset management”, “director of culture, language and heritage”, “director of education and youth”, “director of health and social services” and “director of intergovernmental affairs”;

- (iii) by adding the following definitions in alphabetical order:

““director of haahuupaçakukqin?aaala (always our teachings) - culture, language and heritage” means the office of that name established by regulation under the Government Personnel Act (Yuulu?i?ath Government) or the individual appointed to hold that office;”;

““director of huuhtakšiihin?aaala (we are always learning) - education and youth” means the office of that name established by regulation under the Government Personnel Act (Yuulu?i?ath Government) or the individual appointed to hold that office;”;

““director of maamahtiminh?aaala (always our many houses) - capital infrastructure and asset management” means the office of that name

established by regulation under the Government Personnel Act (Yuulu?ił?ath Government) or the individual appointed to hold that office;”;

“director of nismaakukqin?aala (always our land) - lands and resources” means the office of that name established by regulation under the Government Personnel Act (Yuulu?ił?ath Government) or the individual appointed to hold that office;

“director of ʒatinkin?aala (we are always connected) - intergovernmental affairs” means the office of that name established by regulation under the Government Personnel Act (Yuulu?ił?ath Government) or the individual appointed to hold that office;”;

“director of ʒuuʒaħuk<sup>wiç</sup>?aala (always looking after each other) - health and social services” means the office of that name established by regulation under the Government Personnel Act (Yuulu?ił?ath Government) or the individual appointed to hold that office;”;

(iv) the definition of “Yuulu?ił?ath director” is amended by striking out subsections (a) and (b) and substituting the following:

“(a) the chief administrative officer,

(b) a director of a Yuulu?ił?ath public institution, or

(c) a director of a Yuulu?ił?ath corporation;” and

(c) section 3.10(c) is amended by adding the words “a notice or other information cannot be delivered under subsection (a) or” between the words “If” and “the Yuulu?ił?ath official”.

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## PART 11 - LAND ACT

### Land Act amendments

**11.1** The Land Act (Yuulu?il?ath Government) is amended as follows:

- (a) section 1.4 is amended by
  - (i) striking out the definition of “community lands” and substituting the following:

““community lands” means Yuulu?il?ath lands that are not

    - (a) Yuulu?il?ath titled lands, the owner of which is a person other than the Yuulu?il?ath First Nation, or
    - (b) subject to a lease;”;
  - (ii) striking out the definition of “eligible recipient” and substituting the following:

““eligible recipient” means

    - (a) a Yuulu?il?ath enrollee, or
    - (b) the Yuulu?il?ath First Nation;”;
  - (iii) adding the following definition:

““fee simple interest” means an estate in fee simple in Yuulu?il?ath lands;”;
  - (iv) striking out the definition of “Yuulu?il?ath housing service provider”; and
  - (v) striking out the definition of “Yuulu?il?ath residential interest”;
- (b) by repealing section 4.2(c) and replacing it with the following:

“The Yuulu?il?ath residential interest listed in Schedule 1 continues until it is surrendered or comes to an end in accordance with the most recent version of Part 5 before that Part was repealed, or otherwise in accordance with law or equity.”;
- (c) by repealing section 4.3(b)(ii);
- (d) section 4.8(a) is amended by striking out the words “, other than a Yuulu?il?ath residential interest”;

- (e) section 4.18(b)(ii) is amended by striking out the words “address and occupation,”;
- (f) section 4.18(b)(iii) is amended by striking out the words “Yuulu?il?ath residential interest,”;
- (g) by repealing Part 5 and Part 6;
- (h) section 7.3 is amended by adding the words “to a person other than a Yuulu?il?ath institution” after the words “possible term of 10 years or less”;
- (i) section 7.4 is amended by adding the words “to a person other than a Yuulu?il?ath institution” after the words “more than 25 years”;
- (j) section 7.5 is amended by adding the words “to a person other than a Yuulu?il?ath institution” after the words “more than 99 years”; and
- (k) by repealing Schedule 1 and replacing it with the following:

“SCHEDULE 1 – RESIDENTIAL INTEREST (SECTION 4.2(C))

**Residential Interest Holder**  
Estate of Louisa Robert

**Legal Description of Property**  
Lot 4, Plan 71020 CLSR

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## PART 12 - LEGISLATURE RULES OF ORDER AND PROCEDURE ACT

### Legislature Rules of Order and Procedure Act amendments

**12.1** The Legislature Rules of Order and Procedure Act (Yuulu?il?ath Government) is amended as follows:

(a) by repealing section 14.1(b) and replacing it with the following:

“The Legislature must appoint a member of the Legislature to hold each of the executive portfolios created under subsection (a).”.



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## PART 13 - PUBLIC ORDER, PEACE AND SAFETY ACT

### Public Order, Peace and Safety Act amendments

**13.1** The Public Order, Peace and Safety Act (Yuulu?il?ath Government) is amended as follows:

- (a) section 1.4 is amended by repealing the definition of “disorderly conduct” and replacing it with the following:

““disorderly conduct” means

- (a) fighting,
- (b) using abusive language,
- (c) using offensive or indecent gestures or displays,
- (d) being excessively intoxicated in a public place,
- (e) loitering,
- (f) exposing, firing or discharging without lawful authority any firearm,
- (g) using or threatening to use, without lawful authority, any article as a weapon,
- (h) causing public inconvenience, annoyance or alarm, or
- (i) doing any other thing that constitutes a threat to public order, peace or safety;”.



## PART 14 - REFERENDUM ACT

### Referendum Act amendments

**14.1** The Referendum Act (Yuulu?il?ath Government) is amended as follows:

- (a) section 6.3(g) is amended by striking out the words “including excluding any person from the ratification meeting, including an eligible voter” and substituting “including to exclude any person from the ratification meeting”.



## **PART 15 - RESOURCES HARVESTING ACT**

### **Resources Harvesting Act amendments**

**15.1** The Resources Harvesting Act (Yuulu?il?ath Government) is amended as follows:

- (a) section 1.4 is amended by repealing the definition of “manager”.



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## PART 16 - SUBSURFACE RESOURCES ACT

### Subsurface Resources Act amendments

**16.1** The Subsurface Resources Act (Yuulu?il?ath Government) is amended as follows:

- (a) section 1.4 is amended by repealing the definition of “authorized person”.



## **PART 17 - GENERAL PROVISIONS**

### **Commencement**

**17.1** This Act comes into force on the date it is enacted.