K'ómoks Treaty Overview Fact Sheet

After three decades, the Province of British Columbia (B.C.), the Government of Canada (Canada), and K'ómoks First Nation (K'ómoks) are nearing the conclusion of negotiations on a modern treaty and are moving towards initialling the K'ómoks Treaty. Once Crown consultations and legal review of the treaty are complete, and the parties have a ratification version of the treaty, it must be ratified by K'ómoks members. Should K'ómoks members ratify the treaty, B.C. and Canada would also ratify the treaty, including passing legislation to bring the treaty into effect. This process will take several years to complete.

Modern treaties are an important part of advancing reconciliation, righting past wrongs and empowering First Nations self-government. Treaties create certainty for everyone in a region, while supporting partnerships, economic development and the social well-being of communities. As a part of Canada, B.C., and some First Nations' work to advance reconciliation, treaties are guided by the United Nations Declaration on the Rights of Indigenous Peoples and the Truth and Reconciliation Commission's Calls to Action.

People, organizations, businesses, property owners, and local governments in the Comox and north Island area have been engaged in these negotiations for many years and will continue to be engaged as the parties move towards ratifying the agreement.

This fact sheet provides more information on the contents of the K'ómoks Treaty.

Learn more at

https://engage.gov.bc.ca/KomoksTreaty

If you have questions, please contact: komoks.treaty@gov.bc.ca

K'ÓMOKS TREATY TIMELINE

THE K'ÓMOKS NATION

tuwa akws χοχοl ?a xw yixmεtεt (?a) kwums hεhaw tums gijε "Care takers of the 'land of plenty' since time immemorial"

K'ómoks traditional territory spans the Comox Valley in the central eastern part of Vancouver Island, extending into Johnstone Strait. The K'ómoks Nation has approximately 350 members, primarily located in the Comox Valley. K'ómoks is active in the local economy and has strong relationships with local governments, which are supportive of the treaty. Local governments in the region have worked together with K'ómoks for years to prepare for the treaty, including co-investing in water treatment and management and sewage infrastructure for the



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MODERN TREATIES

Modern treaties are one of the most comprehensive forms of reconciliation between First Nations, B.C. and Canada. They are comprehensive agreements protected by the Constitution that create clarity on jurisdiction, recognize a First Nation's rights and title, and provide for First Nation self-government. Modern treaties provide predictability and transparent processes for managing land and resources together between B.C., Canada and the First Nation. This creates economic certainty and ensures all people can build a good life in British Columbia.

K'ÓMOKS TREATY SUMMARY

The treaty will:

- recognize pre-existing rights and title, not extinguish them, and confirm K'ómoks land ownership
- replace an Indian Act-imposed band government with a government authority for all K'ómoks members
- recognize and fund self-government on treaty lands, including law-making authority on land uses, culture and heritage and services
- provide a one-time federal transfer payment, and stable ongoing funding for selfgovernment

- enable taxation powers for services and infrastructure on treaty lands
- provide for constitutionally protected rights to harvest fish, wildlife, birds, timber and plants
- improve groundwater management in the Comox Valley
- identify opportunities to work together to improve resource management under provincial laws and processes for joint responsibility of decision-making across K'ómoks, and
- establish predictability with a clear framework for working together and resolving disputes.

Advancing reconciliation builds a stronger B.C. and Canada. Treaties are an important part of this work. Partnerships and agreements like treaties create predictable relationships and help build a better future for everyone. Decades of hard work with local and First Nations governments, Indigenous and non-Indigenous peoples, organizations and businesses have created a strong foundation for reconciliation. Modern treaties in B.C. show that mutual trust and shared goals result in healthy communities, good jobs, investments, prosperity, sustainable land, water and resource stewardship, certainty and stability.

GOVERNANCE

Treaties recognize First Nations' right to self-government with accountability between the treaty government, its public service and its members. Treaties and the First Nations' constitution must be voted on and approved by the Nation members whose rights the treaty represents.

A treaty sets out law-making authorities over matters integral to the Treaty Nation's governance of lands, programs and services for Nation members, and culture and heritage.

Under the treaty, K'ómoks laws, provincial laws and federal laws would all apply on treaty lands. K'ómoks areas of responsibility include the delivery of health services, education, land management and public works.

The treaty lays out the relationship among K'ómoks laws, provincial laws and federal laws those laws in the event they conflict, offering transparency, stability and certainty. It also provides for the opportunity for the Treaty Nation to fully participate in regional government bodies. The existing service agreement between K'ómoks and the Regional District for sewer and water would continue.

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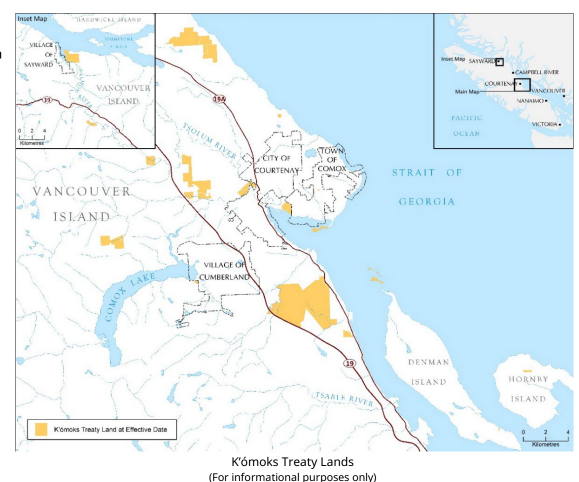




LAND AND RESOURCES

Per the map on page 3, the treaty would confirm K'ómoks ownership of lands totalling 34.6 km², from current K'ómoks reserve lands, some Crown and private land purchased by B.C. for the treaty settlement. K'ómoks also would have the option to purchase additional lands totaling 15.92 km² from B.C. in future.

The land would be held by K'ómoks as private land, with public access subject to K'ómoks' agreement, as is the case with all private land. Access for law enforcement, emergency response and public utility installations would be maintained.



K'ómoks will own the treaty lands and can make decisions about the land, unlocking economic growth, investment and prosperity. Any existing tenures, permits and other authorizations on future treaty lands identified in the treaty would either be replaced or continue as is.

The treaty includes provisions to ensure access for rights-of-way and navigable waters, and specific access for owners of adjacent private property and tenure-holders. Residents living on K'ómoks lands, including leaseholders, would continue to have access to their properties. Highways remain provincial Crown land and are specifically excluded from K'ómoks lands.

K'ómoks intends for some treaty lands to be preserved as Tribal Parks for public use. This includes Sandy Island and the Seal Islets, which would always remain publicly accessible parks. Wildwood Forest Tribal Park, Wood Mountain and Williams Beach would remain publicly accessible for at least 49 years.

The following would apply to resource stewardship and development:

A water scarcity groundwater management agreement. The K'ómoks Treaty commits the parties to
develop a management agreement targeted specifically to groundwater usage related to the K'omoks
groundwater reservation. The agreement will provide a structure for collaborative groundwater
management by K'ómoks and B.C., using a model that provides a role for other water users and
responds to local interests and concerns.

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- Co-responsibility in traditional territory.
 The parties will work together on management and stewardship of wildlife, parks, water and forests.
- Consultation. K'ómoks would be consulted concerning lands and resource use and decisions and may participate in environmental assessments, public planning and major development projects.
- Fishing rights. K'ómoks has the right to harvest Fish and Aquatic Plants for Food, Social, and Ceremonial (FSC) purposes in their Fishing Area in accordance with the K'ómoks Treaty. The Treaty Fishing Right is limited by duly authorized measures necessary for conservation, public health or public safety. The Treaty will include allocations for specific species of interest to K'ómoks. The allocations have been carefully developed, taking into account conservation, area-based abundance, and the existing/future FSC requirements of neighbouring First Nations.
- K'ómoks Harvest Area. Most of K'ómoks traditional territory would constitute a harvesting area for wildlife, birds, fish, plants and timber for cultural and domestic purposes, subject to provincial conservation, public health and safety laws and K'ómoks law.

- K'ómoks Estuary Consent Agreement.
 A K'ómoks Estuary Consent Agreement has been negotiated along with the treaty to establish a shared decision-making process between B.C. and K'ómoks in the K'ómoks Estuary related to tenures authorized under the Land Act. The agreement is an important aspect of the K'ómoks treaty relationship to address the cultural importance of this area to the K'ómoks people.
- K'ómoks Agricultural Land Reserve (ALR).
 The ALR was established before Aboriginal and treaty rights were recognized in Canada, and without consultation with First Nations. Roughly 50 percent of land in the ALR throughout B.C. is Crown land.

Approximately 7.84 km² of the future treaty land is designated ALR. This would be placed under a new agricultural designation established by K'ómoks under its new law-making and zoning authority. The designation would define farm and non-farm uses comparable to current ALR regulations, and K'ómoks has committed in the treaty to prioritizing preservation of agricultural lands long-term. This model supports the potential use of agricultural lands that may not otherwise be farmed and advances shared food security and agricultural goals.

MOVING FORWARD

The initialling of the K'ómoks treaty is a significant step towards concluding treaty negotiations. The initialling will signal that the negotiations are substantially complete, subject to certain important caveats. The caveats include that legal review of the treaty, as well as Crown consultations, will continue beyond the initialling stage and may result in some changes to the treaty. A ratification version of the treaty will be prepared after completion of the remaining reviews and incorporation of potential changes, which will be presented for ratification by the parties in accordance with the terms of treaty.

Once ready, the treaty must be approved — a process that takes several more years. First, K'ómoks Nation will hold a vote in 2025 for members to decide whether or not to approve the treaty. If ratified by K'ómoks members, the provincial legislature and federal parliament have processes to approve the treaty and make it law. Once all these approvals are in place, the K'ómoks treaty would be signed and come into effect on an agreed date (targeted for 2028/2029).

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