

Application for Registration

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Send Two Copies to:

**Aboriginal Affairs and Northern Development Canada
Indian Lands Registry
Terrasses de la Chaudiere
Ottawa, Ontario K1A 0H4
Attention: Registrar of Indian Lands**

<u>Registration Number</u> 4029063	<u>Received Date</u> 2018/04/23	<u>Regional File Number</u>
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NAME OF PARTIES TO INSTRUMENT	
<u>Name</u> 581 - Seabird Island	Grantor
<u>Name</u> 581 Seabird Island	Grantee

Instrument Type	Law 221
Instrument Date	2014/12/15
FN/SG Land Code	Section 10
Purpose	OTHER
Remarks	Seabird Island Spousal Real Property Law

LAND DESCRIPTION	
Province :	BRITISH COLUMBIA
Reserve Name	08073 - SEABIRD ISLAND
Legal Description - Land Affected	Whole of Reserve

List of Supporting documentation (must be attached to document or a registration number quoted)

Applicant Email : _____ Band Email : pearlpenner@seabirdisland.ca

Signature of Applicant () _____
Tel. number of Applicant email Date

Return To :
Pearl Penner
PO Box 650, 2895 Chowat Road
Agassiz, BRITISH COLUMBIA
V0M 1A0

Registration Number _____
Registration Date: _____ and Time: _____

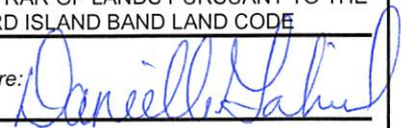
Signature of Registration Officer Date

Comments

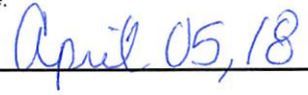
Clarification

Signature of Registration Officer Date

Signature:



Date:


OTHER REGISTERABLE INSTRUMENTS- PART 1

1. APPLICATION:	
Date	Name
December 15, 2014	Seabird Island Band
Address	Phone No.
2895 Chowat Road Agassiz BC V0M 1A0	
Email Address	Signature of Applicant, Applicant's Solicitor or Agent
2. PARCEL IDENTIFIER	
PIN	Lot No.
Plan No.	Reserve Name & No.
	Seabird Island Reserve No. 0
3. NATURE OF INTEREST	
Describe and attach instrument or a certified copy	
Seabird Island Spousal Real Property Law	
4. TERMS	
Part 2 of this instrument consists of (select one only)	
<input type="checkbox"/> Judgment <input type="checkbox"/> Court Order <input type="checkbox"/> Right of First Refusal <input type="checkbox"/> Certificate of Pending Litigation	<input type="checkbox"/> Caveat <input type="checkbox"/> Lien <input type="checkbox"/> Assignment of Rent <input type="checkbox"/> Option to Purchase
	<input type="checkbox"/> Tax Certificate <input type="checkbox"/> Estate <input type="checkbox"/> Assignment of Permit <input checked="" type="checkbox"/> Other: Law
Part 2 includes the instrument referred to in Item 3 and any additional or modified terms referred to in Item 4 or in a schedule attached to this instrument.	
5. ADDITIONAL OR MODIFIED TERMS	
6. APPLICANT	
Name: Seabird Island Band	Address 2895 Chowat Road, Agassiz BC, V0M 1A0

DATE

Y	M	D

Signature of Applicant, Applicant's Solicitor or Agent

Signature

SEABIRD ISLAND BAND
SPOUSAL REAL PROPERTY LAW

December 15, 2014

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PREAMBLE

WHEREAS Seabird Island (Seabird Island Band) has an inherent right to self-government which emanates from our people, culture and land and which is recognized and affirmed by section 35 of the *Constitution Act, 1982*;

AND WHEREAS the Seabird Island (Seabird Island Band) has taken control of Reserve lands and resources pursuant to the *Framework Agreement on First Nation Land Management* and has enacted the *Seabird Island Land Code* effective the 1st day of September, 2009;

AND WHEREAS the *Seabird Island Land Code*, Seabird agreed to enact rules and procedures applicable on the breakdown of a marriage to the use, occupancy and possession of Seabird Lands, and the division of interests in that land;

AND WHEREAS Seabird Island (Seabird Island Band) intends to provide rights and remedies, without discrimination on the basis of sex, to Spouses who have or claim interests in Seabird Lands upon the breakdown of their marriage;

AND WHEREAS it is the intent of Seabird Island in the interests of natural justice to respect the rights of the individual and treat all persons fairly;

NOW THEREFORE, THIS SEABIRD ISLAND SPOUSAL REAL PROPERTY LAW, 2014 IS HEREBY ENACTED A LAW OF SEABIRD ISLAND.

PART 1

1. Title

1.1. The title of this enactment is the *Seabird Island Spousal Real Property Law, 2014*.

2. Interpretation

2.1 For the purposes of this Law, terms have the same definitions as in the *Seabird Island Land Code* except as set out below;

2.2 The following definitions apply in this Law:

"Court" means any other federal or provincial court of competent jurisdiction;

"Common-law Marriage" means two people not married to each other, who have lived together in a marriage-like relationship for a period of not less than ten years;

“Family Home” means:

- (a) a family home affixed to Seabird Island Lands that is – or if the Spouses have separated, was at the time of separation – occupied by one or both Spouses as the family home or that is mutually intended by the Spouses to be occupied by one or both of them as the family home, but, despite the common law relating to real property, excludes and is separate from the land or CP or Allotment on which the home is situated; but**
- (b) for greater certainty, includes the value that has been contributed to a mortgage or a rent-to-own home by one or more Spouses, but excludes Seabird Island Band’s interest in a rental, social housing or mortgaged home;**

“Land Code” means this *Seabird Island Land Code*;

“Life Estate” means a right of a Spouse or Child to occupy the Family Home for the rest of their life;

“Mediator” means a mediator listed on the Roster of Mediate BC;

“Pre-nuptial, Marriage, or Separation Agreement” means an agreement in writing signed by the Parties and by a witness in which the parties agree on their respective rights and obligations under the marriage or on separation, with respect to the possession, use or division of an Interest in Seabird Island Lands, and includes:

- a) a pre-nuptial entered into between Spouses who intend to marry or live in a Common-law Marriage;**
- b) a Marriage Agreement entered into between Spouses who are married to each other; and**
- c) a Separation Agreement entered into between Spouses who are married to each other and are living separate and apart;**

“Primary Care” means physical custody and day-to-day care of a Child to protect the well-being of the Child;

“Seabird Island Law” means a law enacted pursuant to the *Seabird Island Land Code* or any other law making authority Seabird has;

“Spouse”, despite section 2.1, means an individual who is married or living with another, whether by a domestic partnership, traditional, religious or civil ceremony, and includes Common-law spouse and a former Spouse after the marriage has been

dissolved by decree absolute of divorce or by judgment of nullity;

3. Application of Law

Only to Reserve Land

3.1 This Law applies only to Seabird Island Lands which are Reserves and not to the rest of the Seabird Island Territory.

Only to Members and their Spouses

3.2 This Law applies only to Seabird Members and their Spouses in relation to a breakdown of a marriage or Common-law Marriage.

3.3 This Law does not apply to a Family Home held by either Spouse, or both Spouses, where neither Spouse is a Member.

Only to Family Homes

3.4 This Law applies only to Family Homes and, except where explicitly stated, not to other Interests in or on Seabird Island Lands as defined in the *Seabird Island Land Code* or in this Law.

Federal and Provincial Laws

3.5 The British Columbia Family Relations Act, R.S.B.C. 1996 c. 128 and the Canada Divorce Act, 1985, c. 3 (2nd Supp.) apply as modified by this Law and to the extent possible subject to this Law, the Land Code, and the common law.

3.6 Despite paragraph 3.5, the fact that a Family Home does not include future or contingent Interests in Lands shall not be taken to confer jurisdiction upon a Court over those Interests under this Law.

3.7 Nothing in this Law limits the application of valid and applicable federal or provincial laws in respect of matrimonial causes or any rights or remedies available in those laws, except to the extent that such laws deal expressly or implicitly with Family Homes or Lands, and to that extent this Law shall apply.

3.8 Unless otherwise specified in this Law, nothing in this Law relieves either Spouse of the requirement to observe the rules and procedures of a Court in relation to matrimonial causes.

Does Not Apply to Wills and Estates

3.9 For greater certainty, a Spouse cannot commence an action after the death of the other Spouse to claim, take, or pursue an Interest in Seabird Island Lands held by the other Spouse under this Law, and his or her interest will be determined by the applicable law governing the estate of the deceased Spouse.

Continuation Where Spouse Dies During Proceedings

3.10 Despite paragraph 3.9 where a proceeding has been commenced under Part 6 of this Law, and either Spouse dies before all issues relating to the Family Home have been determined by a Court, the surviving Spouse may continue the proceeding.

Subject to other Laws

3.11 The rights and remedies recognized in this Law are subject to any Laws passed under Part 2 of the *Seabird Island Land Code* in relation to:

- a) the removal and punishment of persons trespassing on Lands or frequenting Lands for prohibited purposes,
- b) prevention of nuisance, or
- c) protection of the community.

Seabird Mortgages and Housing Laws and Prevail

3.12 Nothing in this Law affects the rights or priority of Seabird Island Band if Seabird has guaranteed a mortgage or holds a mortgage or legal or financial interest in a Family Home and, for greater certainty, Seabird Island Band Laws, and agreements relating to housing take priority and prevail over any provision of this Law or order made under it, to the extent of any conflict.

Subsection 89(1) of the Indian Acts

3.13 This Law applies despite subsection 89(1) of the Indian Act.

4. Pre-nuptial, Marriage, and Separation Agreements

4.1 It is the purpose and intention of this Law to respect written agreements between Spouses or people intending to become Spouses as to the use, possession, occupancy, disposition or partition of an Interest in Seabird Island Lands, including a Family Home.

Registration of Agreements

4.2 All Spouses or persons who are or were or are intending to become Spouses are encouraged to register their Pre-Nuptial, Marriage or Separation Agreements.

4.3 A Spouse or persons who are or were or are intending to become Spouses may submit an application to the Lands Manager to register a Pre-Nuptial, Marriage or Separation Agreement in the First Nations Lands Registry.

4.4 A Pre-Nuptial or Marriage Agreement may contain a provision asserting that a structure is a Family Home.

4.5 The Lands Manager will register any Pre-Nuptial, Marriage or Separation Agreement submitted under paragraph 4.2 provided that:

- (a) The applicant provides an original agreement or a certified true copy;
- (b) The agreement is submitted by a Spouse and signed and dated by both Spouses with their signatures notarized;
- (c) The applicant provides proof of membership in the Seabird Island Band of at least one of the Spouses;
- (d) The applicant pays the prescribed fee, if any;
- (e) The agreement provides the legal description of any Interest referred to in the agreement and proof of title; and
- (f) For each Interest referred to in the agreement:
 - i) the applicant provides proof that they or their Spouse are the sole owner of the Interest or,
 - ii) if an Interest in the Agreement is shared with other parties, a signed and notarized statement from each other shared Interest-holders stating that they do not object to the Interest being included in the Agreement.

Agreements Valid and Binding

4.6 Subject to this Law and all applicable laws, a provision in a Pre-Nuptial, Marriage, or Separation Agreement that reflects the agreement of the Spouses with respect to an Interest in Seabird Island Lands, including a Family Home, is valid, binding and enforceable.

Interests, Rights and Life Estates to non-Members

4.7 A Pre-Nuptial, Marriage or Separation Agreement may provide an Interest or grant rights to a Family Home to a Spouse or Child who is not a Member but such Interests and rights shall not in any case be greater than a Life Estate and any such Interest or right that is greater than a Life Estate in respect of a non-Member is void.

4.8 Despite paragraphs 4.6 and 4.7, any provision in a Pre-Nuptial, Marriage or Separation Agreement is void if it purports to give, transfer, award, acknowledge or create an Allotment or a CP in favour of a Spouse or any individual who is not a Member.

Court May Set Aside or Vary Agreements

4.9 Subject to this Law, a Court may, on application, set aside or vary a provision of a

Pre-Nuptial, Marriage, or Separation Agreement with respect to a Family Home:

- (a) if a Spouse failed to disclose to the other Spouse all of that Spouse's Interests in Seabird Island Lands, or any material information in respect of those Interests;
- (b) if a Spouse did not understand the nature or consequences of the provision;
- (c) if there is evidence of abuse or coercion; or
- (d) otherwise in accordance with the common law or the law of equity or contract.

Past and Future Agreements Valid

4.10 This Part applies whether the parties entered into the Pre-Nuptial, Marriage or Separation Agreement on, before or after the date that this Law comes into force and effect.

5. FAMILY HOME

How to Determine Family Home

- 5.1 Whether or not a structure or Interest is a Family Home is a question of fact.
- 5.2 Where part of a Family Home is normally used for a purpose other than residential purposes, the Family Home includes only that part of the structure or structures that may reasonably be regarded as necessary for use and enjoyment as the family residence.

Notice

- 5.3 Subject to the limitations inherent in the nature of Seabird Island Lands and to paragraphs 4.7 and 6.21 [no transfer of CPs to non-Members] and to other factors set out in this Law:
 - (a) Where a person or entity proceeds to realize upon an encumbrance or execution against a Family Home or an Interest that affects the Family Home, both Spouses are entitled to notice respecting the claim and its enforcement or realization.

Limits on Sales and Encumbrances

- 5.4 No Spouse shall dispose of or encumber a Family Home unless:
 - (a) the other Spouse consents in writing;
 - (b) the other Spouse joins in and signs the instrument of disposal or encumbrance;
 - (c) the other Spouse has released all rights in respect of the disposition or

encumbrance by Pre-Nuptial, Marriage or Separation Agreement;

(d) a Court order has authorized the transaction; or

(e) a Court has released the Family Home from the application of this section.

6. ACCESS TO COURT

Cooperative Dispute Resolution Encouraged

6.1 Any Spouse may contact the Lands Manager of the Seabird Administration Office for information and resources relating to mediation and dispute resolution.

6.2 Spouses are encouraged to resolve their differences regarding any matter addressed in this Law through cooperative discussion and mediation or alternative dispute resolution.

General Access to Court

6.3 Where Spouses are unable to resolve their differences regarding any matter addressed in this Law, they may apply to the Court for a resolution of their dispute.

6.4 In the event of the breakdown of a marriage or a relationship involving Common-law Spouses, a Spouse may apply to a Court to:

(a) enforce a Pre-Nuptial, Marriage or Separation Agreement,

(b) determine a dispute in relation to a Family Home, or

(c) deal with any matter provided for under this Law or any applicable law.

Time Limit

6.5 A Spouse seeking to apply for an order under this Part must apply before their divorce or within one year after their divorce has been granted by a Court.

Types of Orders; Powers of Court

6.6 Subject to this Law, the *Seabird Island Land Code*, and the common law, a Court may, on application, make any order in relation to a Family Home held by a Spouse, or by both Spouses, that the Court could make in respect of a Family Home situated off of Seabird Island Lands in the province of British Columbia.

Emergency Orders

6.7 The Court may, on ex parte application by a Spouse, make an emergency exclusive occupation order for the Family Home in favour of that Spouse for a period of up to 90 days, whether or not the Spouse is a Member and whether or not a Child is involved, if the Court concludes that:

- (a) family violence has occurred and
 - (b) the order should be made to help ensure the immediate protection of the Spouse or a Child who resides in the Family Home.
- 6.8 An order under paragraph 6.7 must include a provision directing a peace officer to enforce any provision of the order if requested to do so by the applicant Spouse.
- 6.9 An order under paragraph 6.7 may include any or all of the following additional provisions:
- (a) a provision requiring the Spouse of the applicant Spouse and any other person to vacate the Family Home and prohibiting them from returning to the Family Home for the duration of the order;
 - (b) a provision directing a peace officer to remove the applicant's Spouse and any other person from the Family Home;
 - (c) a restraining order;
 - (d) a provision directing a peace officer to escort the person who is required to vacate back to the Family Home to supervise the removal of personal belongings; or
 - (e) any other provision that the Court considers necessary for the immediate protection of any person who is at risk.
- 6.10 Any person in whose favour or against whom an order is made under paragraph 6.7 may apply to the Court to have the order varied or revoked at any point while the order remains in force.

Court Orders

- 6.11 If a Spouse disposes of or encumbers a Family Home in contravention of paragraph 5.4, a Court may, on application:
- (a) set aside the disposal or encumbrance; or
 - (b) order the Spouse to pay compensation to the other Spouse.
- 6.12 Paragraph 6.11 (a) does not apply where the person holding the disposition or encumbrance at the time of the application to the Court acquired the disposition or encumbrance for value, in good faith and without notice at the time of acquiring, or making an agreement to acquire the disposition or encumbrance, that the property was a Family Home.

6.13 Regardless of which Spouse holds a Family Home, a Court may, on application and subject to this Law:

- (a)** order the delivering up, safekeeping and preservation of the Family Home;
- (b)** direct that one Spouse be given exclusive possession, consistent with this Law, of the Family Home:
 - (i)** for such period as the Court may direct, or
 - (ii)** permanently, in accordance with Seabird Island Laws and policies, provided all outstanding mortgages and debts in relation to the Family Home are paid out;
- (c)** release any aspect or encumbrance relating to the Family Home from the application of this Part;
- (d)** authorize a disposition or encumbrance consistent with Seabird Island law of a Spouse's Interest in a Family Home, subject to the other Spouse's right of exclusive possession as ordered;
- (e)** make any interim or temporary order to give effect to the purposes of this Law or to protect the rights of a Spouse; and
- (f)** make any ancillary order, including an order as to costs, that the Court deems necessary to give effect to this Law.

6.14 A Court, in considering whether to direct that one Spouse have exclusive possession of a Family Home, shall be guided by the principle that the parent with Primary Care of a child should have possession of the Family Home for a period sufficient to ensure that the child, or the youngest child if there is more than one child:

- (a)** Has a stable and familiar home for a reasonable period of time until another option is potentially available;
- (b)** reaches the age of majority or, if they are dependent on the Spouse, for a reasonable time period after the age of majority, provided that this is consistent with the best interests of the child or children.

6.15. Where both Spouses share joint custody of a child or children, the principle set out in paragraph 6.14 shall be adapted to favour the Spouse who has Primary Care if there is one.

6.16. In applying the principle set out in paragraph 6.14, a Court may have regard to:

- a)** the fact that one or more of the children are not Members;

- b) any illness or disabilities of any of the children and whether such illness or disabilities support continuing possession or occupation of the Family Home past the time the child with disabilities reaches that age of majority; and
- c) Whether the Spouse seeking exclusive possession of the Family Home is in a relationship with, or is receiving support from, somebody other than their former Spouse.

6.17. Subject to this Law, a Court may make any determination about a Family Home and may make orders that are necessary, reasonable or related to give effect to the determination, including:

- a) a declaration as to whether a structure is in fact a Family Home;
- b) an order that a Family Home be transferred to one Spouse exclusively on an interim or permanent basis;
- c) an order that a Family Home be subject to a lease by one Spouse to the other Spouse for a term of months or years, subject to such terms and conditions as the Court deems just, taking into account the best interests of any children living in the Family Home, and not exceeding 20 years, except for extensions for reasons set out in paragraphs 6.14 and 6.16;
- d) an order granting an easement or access for a specified period of time across a CP or Allotment held or shared by one Spouse for the purpose of enabling the other Spouse to access the Family Home;
- e) an order that restrains either Spouse from disposing of or transferring a Family Home or an Interest in it, either legally or beneficially, pending the granting of the divorce;
- f) an order directing one or both spouses to pay specified amounts of money in relation to rent, lease, mortgage, tax, utilities, repairs, legal fees, or other payments relating to the Family Home;
- g) an order that one Spouse make a compensation payment, either immediately or once a mortgage is paid off or factors allow for value to be accessed to pay, to the other Spouse to recognize the contribution which the other Spouse has made to the acquisition, rent, mortgage payments, upkeep and/or improvement of the Family Home;
- h) an order that one Spouse pay compensation to the other Spouse if the Family

Home or an Interest has been encumbered or disposed of; or

- i) any appropriate equitable order where one Spouse has intentionally, recklessly, or fraudulently damaged, encumbered or disposed of the Family Home or an Interest relating to it.

6.18. In making any order under paragraph 6.17, the Court shall begin with the presumption that each Spouse is entitled to an equal share of the Family Home or the value of the Family Home, and then shall consider whether this presumption should be varied in light of any factors including the following factors:

- a) the date when the Family Home was acquired or disposed of;
- b) the duration of the marriage or Common-law Marriage;
- c) the duration of the period during which the Spouses have lived separate and apart;
- d) the needs of each Spouse to become or remain economically independent;
- e) direct or indirect financial contributions of each Spouse toward the acquisition, rent, mortgage payments, upkeep, improvement, or increased value of the Family Home, including contributions through child rearing responsibilities;
- f) any relevant order or award that the Court is making or has previously made for the Spouses pursuant to the provincial Family Relations Act or the federal Divorce Act or their successors; and
- g) any other factor which the Court considers relevant to an equitable division of the Family Home.

6.19 In making any compensation order under sub-paragraph 6.17g), the Court shall:

- a) not make any order until it has been provided with at least one valuation of the Family Home by a qualified appraiser, and which accounts for the limitations on the ownership rights associated with it and, in particular, the feasibility of selling or leasing the Family Home; and
- b) not make an order against a Member if that Member Spouse demonstrates that the order is likely to unreasonably force the Member Spouse to move out of the Family Home.

Over-ride of Paragraph 8.3[Pre-Marriage Gifts and Inheritances]

6.20. Despite paragraph 8.3 [certain pre-marriage gifts and inheritances exempted], the

Court may make any appropriate and equitable order on the ground of unconscionability where a Spouse has intentionally, recklessly or fraudulently depleted net family property that is an Interest in Seabird Island Lands or a Family Home and that would otherwise be subject to the exemption in paragraph 8.3.

Certain Orders Prohibited

6.21. No order shall be made under this Part:

- a) in respect of a CP or Allotment in favour of a Spouse who is not a Member; or
- b) that results in a sale, partition or transfer of a CP or Allotment.

Court May Vary Orders

6.22. A Court may, on application, vary any declaration or order granted under this Part if:

- a) there is a material change in circumstance;
- b) there is evidence of fraud, abuse, or coercion; or
- c) the Court determines that fairness or equity justify a variance.

Copy and Registration of Orders

6.23. When a court makes any order under this Law, the Spouse in whose favour the order is made shall provide, without delay, a copy of the order to the Lands Manager who shall register it in the First Nation Lands Registry.

7. AMENDMENTS

- 7.1. Substantive amendments to this Law can only be made in accordance with paragraph 7.17 of the *Seabird Island Land Code*.
- 7.2. Despite paragraph 7.1 of this Law, Council may authorize minor amendments to the Law including:
 - a) amendments to correct typographical errors,
 - b) amendments required to reference any relevant new or amended Seabird Island laws;
 - c) amendments ordered by any Court; and
 - d) amendments which serve to clarify the Law, where there is no reasonable

dispute about the intention underlying the original provision.

8. GENERAL PROVISIONS

Interpretation

8.1. **Headings in this Law are for reference purposes only and do not form part of the Law.**

8.2. **All provisions of this Law are severable. If a Court determines that any provision of this Law is invalid or inapplicable, the provision shall be severed from the Law and the remainder of the Law shall remain in force with any necessary revisions.**

Certain Pre-Marriage Gifts and Inheritances Exempt

8.3. **An Interest and the value of the Interest in Seabird Island Land:**

- a) **received prior to the marriage or Common-law Marriage; and**
- b) **received as a gift or inheritance by one Spouse only from a third person who is a family member, or by one Spouse only together with one or more members of that family;**

shall be deemed, subject to proof to the contrary, to have been transferred with the intention that the Interest should continue to be held within that family exempt from any claim of the other Spouse.

8.4. **The exemption in paragraph 8.3:**

- a) **does not apply with respect to an Interest in Seabird Island Lands that is a Family Home; and**
- b) **only applies to the value of the gift or inheritance prior to the marriage or Common-law Marriage.**

Rights of Non-Members Non-Transferable

8.5. **A non-Member who is granted interim occupation or possession rights on Seabird Island Lands under this Law cannot dispose of, transfer or assign these rights or pass them to their heirs in a will. As soon as the non-Member ceases use or occupation personally or the term of the order or arrangement expires, all rights are deemed to be terminated.**

Penalties

8.6. **A person who contravenes an order made by a Court pursuant to this Law is guilty of an offence and liable on summary conviction to a fine of not more than \$5,000 or**

to imprisonment for a term of not more than three months, or to both.

8.7. A fine payable under paragraph 8.6 shall be remitted to the Seabird Island Band by the Court, after reasonable Court costs have been deducted.

Date Law Comes into Force

8.8. This Law shall come into force and effect on the date it is passed by Council Resolution after complying with the requirements of Part 2 of the Land Code.

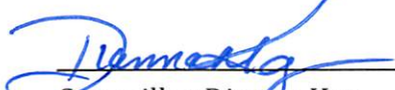
BE IT KNOWN that this Law entitled *Seabird Island Spousal Real Property Law* is hereby enacted by a quorum of Council at a duly convened Council of the Seabird Island Band held on December 15, 2014.

A quorum of Council consists of 5 members of Council.


Chief Clement Seymour


Councillor Marcie Peters

Councillor Rod Peters


Councillor Dianna Kay


Councillor Art Andrew


Councillor Carol Hope


Councillor Jim Harris


Councillor Vivian Ferguson

Councillor Alexis Roper


Councillor Jason Campbell