

## ORDER - WILDLIFE HABITAT AREAS

# <u>WHAs 8-202, 8-206, 8-207, 8-209, 8-215 - 8-225, 8-310, 8-312, 8-313, 8-315, 8-316, 8-354, 8-364, 8-366, 8-367, 8-379, 8-382 - 8-384, 8-386, 8-387, 8-389 and 8-392</u> <u>Williamson's Sapsucker - Selkirk Forest District</u>

This order is given under the authority of sections 9(2) of the <u>Government Actions Regulation</u> (B.C. Reg. 582/2004) (GAR).

- 1. The Regional Executive Director, Kootenay Boundary Region of the Ministry of Forests, Lands and Natural Resource Operations (FLNR), being satisfied that:
  - i. the following area contains habitat that is necessary to meet the habitat requirements for Williamson's Sapsucker (*Sphyrapicus thyroideus nataliae*);

# orders that:

- a) the areas shown in the maps set out in the attached Appendix 1 (as WHAs 8-202, 8-206, 8-207, 8-209, 8-215 8-225, 8-310, 8-312, 8-313, 8-315, 8-316, 8-354, 8-364, 8-366, 8-367, 8-379, 8-382 8-384, 8-386, 8-387, 8-389 and 8-392) and contained in the Wildlife Habitat Area (WHA) spatial layer stored in the Geographic Warehouse (WHSE\_WILDLIFE\_MANAGEMENT.WCP\_WILDLIFE\_HABITAT\_AREA\_POLY) are established as WHAs 8-202, 8-206, 8-207, 8-209, 8-215 8-225, 8-310, 8-312, 8-313, 8-315, 8-316, 8-354, 8-364, 8-366, 8-367, 8-379, 8-382 8-384, 8-386, 8-387, 8-389 and 8-392 for Williamson's Sapsucker. The centre point of the line on the attached Appendix 1 is what establishes the WHA boundary; and
- b) if there is a discrepancy between the areas shown in the map set out in the attached Appendix 1 and the WHA spatial layer stored in the Geographic Warehouse (WHSE\_WILDLIFE\_MANAGEMENT.WCP\_WILDLIFE\_HABITAT\_AREA\_POL Y), the areas as detailed in the WHA spatial layer will take precedent.
- 2. The Regional Executive Director, Kootenay Boundary Region of the Ministry of Forests, Lands and Natural Resource Operations, being satisfied that:
  - i. the general wildlife measures (GWMs) described below are necessary to protect or conserve Williamson's Sapsucker and the habitat of Williamson's Sapsucker; and
  - ii. GAR or another enactment does not otherwise provide for that protection or conservation;

### orders that:

a) the GWMs #1-#4 outlined in Schedule 1 are established for WHAs 8-202, 8-206, 8-207, 8-209, 8-215 - 8-225, 8-310, 8-312, 8-313, 8-315, 8-316, 8-354, 8-364, 8-366, 8-367, 8-379, 8-382 - 8-384, 8-386, 8-387, 8-389 and 8-392.

# **Definitions**

Words and expressions not defined in this order have the meaning given to them in the Forest and Range Practices Act (FRPA) and the regulations made under it, unless context indicates otherwise.

# <u>Schedule 1 – General Wildlife Measures (GWMs):</u>

# Definitions:

Mechanized silviculture treatments: Any silviculture treatments using motorized machinery or equipment including, but not restricted to, brush saws, chain saws and excavators.

## Access

1. Do not construct roads or trails.

# Harvesting and Silviculture

- 2. Do not conduct timber harvesting or salvage.
- 3. Do not perform mechanized silviculture treatments between March 1<sup>st</sup> and September 30<sup>th</sup>.

### Pesticides

4. Do not use pesticides, except for the application of herbicides to control invasive plants or noxious weeds.

Approved this 30 day of June, 2015

Paul Rasmussen, Regional Executive Director, Kootenay Boundary Region

# Appendix 1:

The following information is provided as background information and support to the order establishing WHAs 8-202, 8-206, 8-207, 8-209, 8-215 – 8-225, 8-310, 8-312, 8-313, 8-315, 8-316, 8-354, 8-364, 8-366, 8-367, 8-379, 8-382 – 8-384, 8-386, 8-387, 8-389 and 8-392. This appendix is not part of the order.

1. Activities to which the order does not apply: Section 2(2) of the Government Actions Regulation states:

An order under any of sections 5 to 15 does not apply in respect of

- (a) any of the following entered into before the order takes effect:
  - (i) a cutting permit;
  - (ii) a road permit;
  - (iii) a timber sale licence that does not provide for cutting permits;
  - (iv) a forestry licence to cut issued by a timber sales manager under section 47.6 (3) of the *Forest Act*;
  - (v) subject to subsection (3), a minor tenure,
- (b) a declared area,
- (c) areas described in section 196 (1) of the Act, and
- (d) areas referred to in section 110 of the Forest Planning and Practices Regulation.
- 2. Authority to consider an exemption from these GWMs is provided in section 92(1) of the Forest Planning and Practices Regulation, section 79(1) of the Woodlot Licenses Planning and Practices Regulation and section 36(3) of the Range Planning and Practices Regulation. An exemption may be provided if the Minister's delegate is satisfied that the intent of the GWM will be achieved or that compliance with the provision is not practicable, given the circumstances or conditions applicable to a particular area.

An exemption application should be submitted to the Minister's delegate (FLNR, Director of Resource Management) for the Region that the WHA is located with a rationale describing the nature of the problem and options to integrate WHA conservation with proposed forest and/or range practices. This submission will assist in timely consideration of the matter, and will inform the conditions, if any, of the exemption that may be granted prior to commencement of activities. Upon receipt of a complete exemption application, a determination will normally be made within 14 days of arrival. Incomplete packages will be returned to the proponent for re-submission.