



T̓silhqot̓in Nation *Nulh Ghah Dechen Ts̓edilhtan*

POLICY REGARDING “OTHER TRAINING OR COURSES” FOR SECTION 15(A) OF THE HUNTING ORDER

Purpose

Section 15(a) of the Hunting Order, made under the T̓silhqot̓in Nation *Nulh Ghah Dechen Ts̓edilhtan*, states, in part, that “no one may hunt unless they and their hunting partners are properly trained in gun safety and hunting. Proper training includes training received from a knowledgeable T̓silhqot̓in hunter, or other training or courses approved by the Xeni Gwet̓in First Nations Government Chief and Council.”

This policy sets out what counts as “other training or courses” under section 15(a) of the Hunting Order.

Scope

This policy applies to all persons hunting within the Declared Title Area (the definition of Declared Title Area is found in section 4 of the T̓silhqot̓in Nation *Nulh Ghah Dechen Ts̓edilhtan*).

Acceptable “other training or courses”

1. The following count as acceptable “other training or courses” under section 15(a) of the Hunting Order:
 - 1.1. A Conservation and Outdoor Recreation Education Program (“CORE”) certificate, evidencing successful completion of the CORE program.
 - 1.2. A guided hunter (meaning a person hunting pursuant to section 9(b) of the *Nulh Ghah Dechen Ts̓edilhtan* who is accompanied by a non-T̓silhqot̓in guide outfitter who has complied with Part 6 of the *Nulh Ghah Dechen Ts̓edilhtan*) satisfies the requirement for proper training if they are accompanied by their guide at all times while hunting.