

R4 A3: Indigenous rights are human rights!

Proposers

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Motion text

From line 24 to 25:

- Prohibiting construction in ~~nature if the~~ indigenous ~~people see that~~ lands if it affects would damage or restrict access to lands culturally or religiously important to indigenous communities, or negatively affect their environment, health, livelihood negatively or other rights in any way. The evaluation of any project should be done in consultation with possibly affected indigenous communities either by a representative or, where possible, a collective or council representing them

Reason

The amendment:

2. ~~Change expands the scope of protection of these lands beyond livelihoods to~~
3. ~~Further specifies rights, a negative effect has assessed the rights~~ say with consultation of possibly affected indigenous communities themselves, similarly to our amendment of operative clause 1.

Why:

1. Indigenous lands go beyond simply nature, including historical, cultural and religious lands significant to indigenous communities. And nature itself is so
2. ~~Simply focusing the scope of negative effects on indigenous people~~ the possible ways in which indigenous communities could be impacted by construction projects, thus we wanted to emphasise cultural rights, access to land, environment and health, but also make it possible for other rights to be considered if affected
3. ~~Similar to a project~~ amendment of operative clause 1, the indigenous communities must be consulted when determining negative impacts. The original clause did intend so, this further specifies how this should be done.