## PROVINCE OF BRITISH COLUMBIA

Department of Lands, Forests, and Water Resources

## FOREST SERVICE

## IN THE MATTER OF TREE FARM LICENCE NUMBER 19

## AMENDMENT NUMBER 30

Whereas the lands hereinafter described are within Tree Farm Licence

Number 19 and are found to be suitable for a higher economic use than the growing

of forest crops;

And whereas the aforementioned lands have been established as a public highway pursuant to Section 8 of the Highway Act, notice of which was published in the B.C. Gazette Part I dated May 25, 1967;

And whereas the withdrawal of the aforementioned lands will not effect the sustained yield management of the said Tree Farm Licence;

Therefore pursuant to subsection (14) of Section 36 of the Forest Act being Chapter 153 of the Revised Statutes of British Columbia, 1960, and pursuant to Clause 10 and 12 of the said Tree Farm Licence the following lands are hereby withdrawn from the lands described in Schedules "A" and "B" of the said Tree Farm Licence and more particularly described as being in Nootka District and shown on Plan 147-1 of the Department of Highways; the following is the description of the lands withdrawn:

Schedule "A" Lands:-

					Acres
Parts - L	ot	54			8.90
'' L	ot :	217			3.63
'' L	ot :	216		-	21.10
			Total	-	33.63

Schedule "B" Lands:-

Commencing at the North boundary of Lot 216 thence Northeasterly to the Southwesterly boundary of Lot 637

containing 97.57 acres,

all of which are shown outlined in bold black on the sketch attached hereto, and the said lands so withdrawn are and shall be henceforth no longer part of or subject to the said Tree Farm Licence Number 19.

Minister of Lands, Forests, and Water Resources

