

# PROVINCE OF BRITISH COLUMBIA

## Ministry of Forests

00000726

### TREE FARM LICENCE NO. 44

THIS LICENCE, dated September 29, 1995.

BETWEEN:

THE MINISTER OF FORESTS, on behalf of  
HER MAJESTY THE QUEEN IN RIGHT  
OF THE PROVINCE OF BRITISH COLUMBIA  
(the "Minister")

AND:       MACMILLAN BLOEDEL LIMITED  
              925 WEST GEORGIA STREET  
              VANCOUVER, BRITISH COLUMBIA  
              (the "Licensee")

WHEREAS:

- A.   Under Section 29 of the *Forest Act*, this Licence replaces Tree Farm Licence No. 44, dated August 1, 1984.
- B.   Under the *Forest Amendment Act, 1988*, the portion of the allowable annual cut attributable to Schedule B Land, which was available to the Licensee under Tree Farm Licence No. 44, was reduced by 89 873 m<sup>3</sup>.

THE PARTIES agree as follows:

**1.00 GRANT OF RIGHTS AND TERM**

- 1.01 Subject to this Licence and the Acts, regulations and standards referred to in paragraph 11.01, the Minister grants the Licensee
- (a) the exclusive right during the term of this Licence to harvest from
    - (i) Schedule B Land, and
    - (ii) Schedule A Land subject to a timber licence, timber of the types specified in paragraph 1.02 from the types of terrain specified in paragraph 1.03,
  - (b) the right to manage
    - (i) Schedule B Land, and
    - (ii) Schedule A Land subject to a timber licence, according to this Licence, the Acts, regulations and standards referred to in paragraph 11.01, higher level plans, the management plan in effect under this Licence, and operational plans approved in respect of this Licence, and
  - (c) the right to enter and use
    - (i) Schedule B Land, and
    - (ii) Schedule A Land subject to a timber licence, for the purpose of exercising a right or fulfilling an obligation under this Licence.
- 1.02 The following types of timber are specified for the purposes of paragraph 1.01:
- (a) on Schedule A Land subject to a timber licence, all merchantable timber; and
  - (b) on Schedule B Land, all types of timber other than deciduous types.
- 1.03 The following types of terrain are specified for the purposes of paragraph 1.01:
- (a) on Schedule A Land subject to a timber licence, all terrain containing merchantable timber; and
  - (b) on Schedule B Land, all types of terrain.
- 1.04 Subject to this Licence and the Acts, regulations and standards referred to in paragraph 11.01, the Licensee may also harvest timber from the Licence Area that is not
- (a) of a type specified in paragraph 1.02, or
  - (b) from a type of terrain specified in paragraph 1.03.

- 1.05 The Licensee will not harvest timber from the Licence Area except under a cutting permit or road permit, or a free use permit issued to the Licensee.
- 1.06 Subject to paragraph 1.07, the Licensee will not occupy Schedule B Land or Schedule A Land subject to a timber licence, except under and in accordance with a cutting permit, road permit, or special use permit authorizing such use or occupation.
- 1.07 Paragraph 1.06 does not apply to temporary occupation for the purpose of
- (a) carrying out silviculture,
  - (b) collecting inventory information,
  - (c) doing engineering layouts and surveys,
  - (d) carrying out protection activities, and
  - (e) fulfilling other obligations of the Licensee under or associated with this Licence.
- 1.08 Each year during the term of this Licence, the Regional Manager or District Manager may dispose of the following volumes of timber of a type specified in paragraph 1.02 from a type of terrain specified in paragraph 1.03, provided the timber is within areas of Schedule B Land agreed to under paragraph 1.11 or specified under paragraph 1.12:
- (a) subject to paragraph 1.16, 89 873 m<sup>3</sup> of the allowable annual cut, under non-replaceable timber sale licences; and
  - (b) a volume of timber not exceeding one half of one percent (0.5%) of the portion of the allowable annual cut the Chief Forester determines is attributable to Schedule B Land, under free use permits.
- 1.09 In addition to any timber disposed of under paragraph 1.08, each year during the term of this Licence, the Regional Manager or District Manager may dispose of timber of a type specified in paragraph 1.02 from a type of terrain specified in paragraph 1.03, under timber sale licences issued pursuant to a pulpwood agreement, provided
- (a) the timber is
    - (i) of the type referred to in Section 34(1)(b) of the *Forest Act*,
    - (ii) within a pulpwood area designated by the Minister, and
    - (iii) within areas of Schedule B Land agreed to under paragraph 1.11 or specified under paragraph 1.12, and
  - (b) the volume of timber disposed of does not exceed an amount equal to the portion of the allowable annual cut which the Chief Forester determines is attributable to timber of the type referred to in

clause(a)(i), having regard to the factors and information considered by the Chief Forester in his or her most recent determination of the allowable annual cut.

1.10 In addition to any timber disposed of under paragraphs 1.08 and 1.09, the Regional Manager or District Manager may dispose of any timber in the Licence Area that is not

- (a) of a type specified in paragraph 1.02, or
- (b) from a type of terrain specified in paragraph 1.03, provided the timber is within areas of Schedule B Land agreed to under paragraph 1.11 or specified under paragraph 1.12.

1.11 Subject to paragraph 1.12, the District Manager and the Licensee will agree upon areas of Schedule B Land for the purposes of paragraphs 1.08, 1.09, 1.10 and 1.17, having regard to

- (a) the type and quality of timber on the area of Schedule B Land under consideration compared to the Schedule B Land as a whole,
- (b) the type of terrain on the area of Schedule B Land under consideration compared to the Schedule B Land as a whole,
- (c) in the case of paragraph 1.09, the type of timber referred to in Section 34(1)(b) of the *Forest Act*,
- (d) in the case of paragraph 1.17, the nature of the Licensee's failure to comply with the management plan,
- (e) the management plan in effect under this Licence and the forest development plan approved in respect of this Licence,
- (f) any potential interference with the operations of the Licensee under this Licence, and
- (g) use of the Licence Area for purposes other than timber production, including use of the Licence Area by
  - (i) trappers, guide outfitters, range tenure holders, and other licensed resource users, and
  - (ii) aboriginal people carrying out aboriginal activities.

1.12 If under paragraph 1.11 the District Manager and the Licensee are unable to agree upon areas of Schedule B Land for the purposes of paragraph 1.08, 1.09, 1.10 or 1.17, the District Manager or the Licensee may refer the matter to the Regional Manager, in which case the Regional Manager, subject to paragraph 1.15, and having regard to

- (a) the factors referred to in paragraph 1.11, and
- (b) the recommendations of the District Manager and the Licensee, will specify areas for these purposes.

1.13 Subject to paragraphs 1.14 and 1.15, the Minister in a notice given to the



Licensee may delete an area from Schedule B Land to enable the Regional Manager or District Manager to issue a woodlot licence over the area, if the Chief Forester determines that the portion of the allowable annual cut attributable to the area does not exceed the volume of timber referred to in paragraph 1.08(a), having regard to the factors and information considered by the Chief Forester in his or her most recent determination of the allowable annual cut.

1.14 Before deleting an area under paragraph 1.13, the Minister will consult the Licensee and consider any recommendations made by the Licensee.

1.15 The Regional Manager will only specify an area under paragraph 1.12, and the Minister will only delete an area under paragraph 1.13, where the Regional Manager or the Minister, as the case may be, is satisfied that specifying or deleting the area will not

- (a) compromise the management plan in effect under this Licence or a forest development plan approved in respect of this Licence, or
- (b) unreasonably interfere with the Licensee's operations under this Licence.

1.16 Where the Minister deletes an area under paragraph 1.13, the volume of timber referred to in paragraph 1.08(a) is deemed to be reduced by an amount equal to the portion of the allowable annual cut that the Chief Forester determines is attributable to the deleted area, having regard to the factors and information considered by the Chief Forester in his or her most recent determination of the allowable annual cut.

1.17 If

- (a) a management plan referred to in paragraph 2.01 or approved under paragraph 2.27 provides that part of the allowable annual cut is to be harvested from a specified part of the Licence Area or from a specified type of timber or terrain, and the Licensee fails to comply with that provision, and
- (b) as a consequence, the Chief Forester, under Section 55.5 of the *Forest Act*, reduces the portion of the allowable annual cut available to the Licensee,

then, in addition to any timber disposed of under paragraphs 1.08, 1.09 and 1.10, the Regional Manager or District Manager may dispose of a volume of timber, from areas of Schedule B Land agreed to under paragraph 1.11 or specified under paragraph 1.12, up to an amount equal to the amount by which the Chief Forester reduces the allowable annual

cut under Section 55.5 of the *Forest Act* multiplied by the number of years the reduction remains in effect.

1.18 If an area of Schedule A Land is

- (a) subject to a timber licence that expires, or
  - (b) deleted from a timber licence,
- then the area is deemed to be deleted from Schedule A Land and added to Schedule B Land.

1.19 The term of this Licence is 25 years, beginning August 1, 1994.

## **2.00 MANAGEMENT PLANS**

2.01 A management plan

- (a) approved under the tree farm licence replaced by this Licence, and
  - (b) still in effect on the date immediately preceding the date on which this Licence is executed,
- is deemed for the remainder of the term of the management plan to be the management plan in effect under this Licence.

2.02 If there is no approved management plan in effect under the tree farm licence replaced by this Licence on the date immediately preceding the date on which this Licence is executed, then solely for the purposes of

- (a) inviting comments under paragraph 2.05(a) and providing an assessment under paragraph 2.08(a), and
- (b) determining the deadlines for
  - (i) inviting comments under paragraph 2.05(a),
  - (ii) submitting a review strategy under paragraph 2.05(b),
  - (iii) providing an assessment under paragraph 2.08(a)(i),
  - (iv) submitting a summary of comments under paragraph 2.08(b),
  - (v) submitting a Statement of Management Objectives, Options and Procedures under paragraph 2.09,
  - (vi) referring a draft management plan and inviting comments under paragraph 2.24, and
  - (vii) submitting a proposed management plan under paragraph 2.26,

the parties will proceed as if the management plan which was last in effect under that tree farm licence is the management plan in effect under this Licence and, subject to paragraph 2.04, is due to expire 28 months after the date on which this Licence is executed.

2.03 If the management plan deemed under paragraph 2.01 to be the management plan in effect under this Licence is due to expire less than 28 months after the date on which this Licence is executed, then solely for the purpose of determining the deadlines for

- (a) inviting comments under paragraph 2.05(a),
  - (b) submitting a review strategy under paragraph 2.05(b), if applicable,
  - (c) providing an assessment under paragraph 2.08(a)(i),
  - (d) submitting a summary of comments under paragraph 2.08(b),
  - (e) submitting a Statement of Management Objectives, Options and Procedures under paragraph 2.09,
  - (f) referring a draft management plan and inviting comments under paragraph 2.24, and
  - (g) submitting a proposed management plan under paragraph 2.26,
- the parties will proceed as if, subject to paragraph 2.04, the management plan in effect under this Licence is due to expire 28 months after the date on which this Licence is executed.

2.04 If

- (a) either
    - (i) there is no approved management plan in effect under the tree farm licence replaced by this Licence on the date immediately preceding the date on which this Licence is executed, or
    - (ii) the management plan deemed under paragraph 2.01 to be the management plan in effect under this Licence is due to expire less than 28 months after the date on which this Licence is executed, and
  - (b) the Chief Forester is satisfied that a requirement or obligation referred to in this Part has been met or fulfilled under the tree farm licence replaced by this Licence,
- the Chief Forester, in a notice given to the Licensee, may
- (c) specify the requirement or obligation that has been met or fulfilled and deem that requirement or obligation to have been met or fulfilled under this Licence, and
  - (d) if a period of less than 28 months is sufficient for the purpose of establishing a deadline referred to in paragraph 2.02(b) or 2.03, specify a period of less than 28 months which is sufficient for this purpose.

2.05 Not less than 28 months prior to the date on which the management plan in effect under this Licence is due to expire,

- (a) the Licensee will

- (i) publish at least twice within a period of two consecutive weeks in a newspaper acceptable to the Regional Manager, an advertisement inviting comments regarding
    - (A) the management plan in effect under this Licence, and
    - (B) the Licensee's performance in respect of that management plan, and
  - (ii) make a copy of the management plan in effect under this Licence available for review by interested persons
    - (A) during normal business hours, and
    - (B) at the Licensee's place of business in the vicinity of the Licence Area or, if the Licensee so chooses, at another location which is convenient to the public and acceptable to the Regional Manager, for a period of one month, or longer if the Licensee so chooses, beginning at least one week after the last publication of the advertisement referred to in clause (i), and
- (b) if there is no management plan in effect under this Licence, or if the management plan in effect under this Licence does not include a review strategy for
  - (i) the Statement of Management Objectives, Options and Procedures referred to in paragraph 2.09,
  - (ii) the draft management plan referred to in paragraph 2.24,
  - (iii) the statement of objectives referred to in paragraph 3.01, or
  - (iv) the statement of proposals referred to in paragraph 3.02,
 the Licensee will submit to the Regional Manager a review strategy, complying with the requirements of Part 4.00, for the Statement of Management Objectives, Options and Procedures, the draft management plan, the statement of objectives referred to in paragraph 3.01, and the statement of proposals referred to in paragraph 3.02, as applicable.

2.06 The Regional Manager, within two months after the date on which the Regional Manager receives a review strategy submitted under paragraph 2.05(b) or 2.07(b), will in a notice given to the Licensee approve the review strategy, subject to such conditions as the Regional Manager considers necessary or appropriate, if the Regional Manager is satisfied that the review strategy meets the requirements of Part 4.00.

2.07 Where the Regional Manager does not approve a review strategy under paragraph 2.06,

- (a) the Regional Manager, within two months after the date on which

- the Regional Manager receives the review strategy, will specify in a notice given to the Licensee why the Regional Manager has not approved the review strategy, and
- (b) the Licensee, within one month after the date on which the Licensee is given the notice referred to in subparagraph (a), will submit a new or revised review strategy to the Regional Manager.
- 2.08 Not less than 26 months prior to the date on which the management plan in effect under this Licence is due to expire,
- (a) the Regional Manager will provide the Licensee with
    - (i) an assessment of
      - (A) the management plan in effect under this Licence, and
      - (B) the Licensee's performance in respect of that management plan, and
    - (ii) a list of guidelines currently in effect, and
  - (b) the Licensee will submit to the Regional Manager a summary of the comments received by the Licensee in complying with paragraph 2.05(a).
- 2.09 The Licensee, not less than 22 months prior to the date on which the management plan in effect under this Licence is due to expire, will submit to the Regional Manager
- (a) a Statement of Management Objectives, Options and Procedures which has been referred to resource agencies and made available for comment in accordance with the review strategy approved
    - (i) in the management plan in effect under this Licence, or
    - (ii) under paragraph 2.06,
 as the case may be, and
  - (b) a summary of
    - (i) all comments received by the Licensee in complying with the review strategy referred to in subparagraph (a), and
    - (ii) the modifications, if any, made to the Statement of Management Objectives, Options and Procedures, prior to its submission to the Regional Manager, in response to the comments referred to in clause (i).
- 2.10 A Statement of Management Objectives, Options and Procedures submitted under paragraph 2.09 or 2.12(b) must
- (a) be prepared by a professional forester in accordance with the applicable manual in effect four months prior to the deadline for submitting the Statement of Management Objectives, Options and

- Procedures under paragraph 2.09 or 2.12(b), as the case may be,
- (b) summarize the commitments which
    - (i) were made by the Licensee
      - (A) in the application on which the award of the tree farm licence replaced by this Licence or any predecessor to that tree farm licence was based,
      - (B) in accepting the offer of the tree farm licence replaced by this Licence or any predecessor to that tree farm licence, or
      - (C) as a result of a request for the Minister's consent for the purposes of Section 50 of the *Forest Act*, and
    - (ii) remain in effect at the time the Statement of Management Objectives, Options and Procedures is submitted,
  - (c) identify the inadequacies, if any, in the information to be included in the inventories referred to in paragraph 2.25(d),
  - (d) propose management objectives for the Licence Area reflecting the management objectives which the Licensee intends to include in the draft management plan, and identify management options reflecting the proposals for meeting these objectives which the Licensee also intends to include in the draft management plan, regarding
    - (i) management and utilization of the timber resources in the Licence Area, including harvesting methods and felling, bucking and utilization specifications suitable to the types of timber and terrain specified in paragraphs 1.02 and 1.03,
    - (ii) protection and conservation of the non-timber values and resources in the Licence Area, including visual quality, biological diversity, soils, water, recreation resources, cultural heritage resources, range land, and wildlife and fish habitats,
    - (iii) integration of harvesting activities in the Licence Area with use of the Licence Area for purposes other than timber production, including use of the Licence Area by
      - (A) trappers, guide outfitters, range tenure holders, and other licensed resource users, and
      - (B) aboriginal people carrying out aboriginal activities,
    - (iv) forest fire prevention and suppression, prescribed fire, and fuel management,
    - (v) forest health, including disease and pest management,
    - (vi) silviculture,
    - (vii) road construction, maintenance and deactivation, and
    - (viii) any issues identified
      - (A) by the Licensee,
      - (B) by the Regional Manager in the assessment referred

- to in paragraph 2.08(a)(i), or
- (C) in the comments referred to in paragraph 2.08(b), which are consistent with this Licence, the Acts, regulations and standards referred to in paragraph 11.01, higher level plans, including any objectives for resource management zones, landscape units, sensitive areas, recreation sites and trails and interpretive forest sites under the *Forest Practices Code of British Columbia Act*, the guidelines referred to in paragraph 2.08(a)(ii), and the commitments referred to in subparagraph (b),
- (e) identify inadequacies referred to in subparagraph (c) and issues referred to in clause (d)(viii) which will require further study or analysis, and indicate what, if any, studies or analyses the Licensee will carry out,
- (f) identify issues referred to in clause (d)(viii) which will be addressed in the management objectives and proposals in the draft management plan referred to in paragraph 2.24 and proposed management plan referred to in paragraph 2.26, and
- (g) identify management options referred to in subparagraph (d) which the Licensee proposes to assess in the timber supply analysis referred to in paragraph 2.17(a).

2.11 The Regional Manager, within three months after the date on which the Regional Manager receives a Statement of Management Objectives, Options and Procedures submitted under paragraph 2.09, or two months after the date on which the Regional Manager receives a Statement of Management Objectives, Options and Procedures submitted under paragraph 2.12(b), will in a notice given to the Licensee accept the Statement of Management Objectives, Options and Procedures, subject to such conditions as the Regional Manager considers necessary or appropriate, if

- (a) the Statement of Management Objectives, Options and Procedures meets the requirements of paragraph 2.10, and
- (b) the Regional Manager is satisfied that the Licensee has
  - (i) adequately addressed the inadequacies referred to in paragraph 2.10 (c), the issues referred to in paragraph 2.10(d)(viii), and the comments referred to in paragraph 2.09(b)(i), and
  - (ii) selected appropriate management options for assessment in the timber supply analysis.

2.12 Where the Regional Manager does not accept a Statement of Management Objectives, Options and Procedures under paragraph 2.11,

- (a) the Regional Manager, within three months after the date on which

the Regional Manager receives a Statement of Management Objectives, Options and Procedures submitted under paragraph 2.09, or two months after the date on which the Regional Manager receives a Statement of Management Objectives, Options and Procedures submitted under subparagraph (b), will specify in a notice given to the Licensee why the Regional Manager has not accepted the Statement of Management Objectives, Options and Procedures, and

- (b) the Licensee, within one month after the date on which the Licensee is given the notice referred to in subparagraph (a), will submit a new or revised Statement of Management Objectives, Options and Procedures to the Regional Manager.

2.13 Where the Regional Manager accepts a Statement of Management Objectives, Options and Procedures under paragraph 2.11, the Licensee, within three months after the date on which the Statement of Management Objectives, Options and Procedures is accepted, will submit a Timber Supply Analysis Information Package to the Timber Supply Forester.

2.14 A Timber Supply Analysis Information Package submitted under paragraph 2.13 must

- (a) include the information required in the applicable manual in effect six months prior to the deadline for submitting the Timber Supply Analysis Information Package,
- (b) identify assumptions the Licensee proposes to incorporate into the timber supply analysis referred to in paragraph 2.17(a) which are consistent with
  - (i) this Licence,
  - (ii) the Acts, regulations and standards referred to in paragraph 11.01,
  - (iii) higher level plans, including any objectives for resource management zones, landscape units, sensitive areas, recreation sites and trails and interpretive forest sites under the *Forest Practices Code of British Columbia Act*,
  - (iv) subject to paragraph 2.33, the guidelines referred to in paragraph 2.08(a)(ii),
  - (v) subject to paragraph 2.33, the management objectives in the Statement of Management Objectives, Options and Procedures accepted under paragraph 2.11, and
  - (vi) subject to paragraph 2.33, the management options in the Statement of Management Objectives, Options and Procedures accepted under paragraph 2.11 which are referred to in paragraph 2.10(g),



- (c) without restricting the generality of subparagraph (b), identify assumptions the Licensee proposes to incorporate into the timber supply analysis referred to in paragraph 2.17(a) regarding
  - (i) the inventory of timber and non-timber resources in the Licence Area,
  - (ii) growth and yield,
  - (iii) regeneration delays,
  - (iv) silviculture treatments,
  - (v) integrated resource management constraints,
  - (vi) harvesting methods and felling, bucking and utilization specifications, and
  - (vii) the operable land base,
- (d) describe the methodology, including the computer model, if any, that the Licensee proposes to use in the timber supply analysis, including a description of the extent to which the assumptions referred to in subparagraphs (b) and (c) are reflected in the methodology,
- (e) include information which supports the assumptions referred to in subparagraphs (b), (c) and (d),
- (f) describe how the Licensee proposes to address in the timber supply analysis any inadequacies referred to in paragraph 2.10(c), and
- (g) include any other information readily available to the Licensee, which
  - (i) the Licensee, or
  - (ii) the Timber Supply Forester, in a notice given to the Licensee within one month after the date on which the Licensee is given the notice accepting the Statement of Management Objective, Options and Procedures under paragraph 2.11,
 considers relevant to an assessment of the impact on the timber supply of the management options referred to paragraph 2.10(g).

2.15 The Timber Supply Forester, within three months after the date on which the Timber Supply Forester receives the Timber Supply Analysis Information Package submitted under paragraph 2.13, or two months after the date on which the Timber Supply Forester receives the information or proposals submitted under paragraph 2.16(b), will in a notice given to the Licensee accept the assumptions and the methodology referred to in paragraph 2.14 and, if applicable, paragraph 2.16(b) for use in the timber supply analysis referred to in paragraph 2.17(a), subject to such conditions as the Timber Supply Forester considers necessary or appropriate, if

- (a) the requirements of paragraph 2.14 and, if applicable, paragraph 2.16(b) have been met, and
- (b) the Timber Supply Forester is satisfied with the information

provided in support of the assumptions and methodology.

- 2.16 Where the Timber Supply Forester does not accept both the assumptions and the methodology under paragraph 2.15,
- (a) the Timber Supply Forester, within three months after the date on which the Timber Supply Forester receives the Timber Supply Analysis Information Package submitted under paragraph 2.13, or two months after the date on which the Timber Supply Forester receives the information or proposals submitted under subparagraph (b), will specify in a notice given to the Licensee why the Timber Supply Forester has not accepted the assumptions, the methodology or both, and
  - (b) the Licensee, within one month after the date on which the Licensee is given the notice referred to in subparagraph (a), will
    - (i) propose new or revised assumptions,
    - (ii) propose a new or revised methodology, and
    - (iii) submit further information in support of the assumptions, the methodology or both,as required by the Timber Supply Forester.
- 2.17 Where the Timber Supply Forester accepts the assumptions and the methodology under paragraph 2.15, the Licensee, within three months after the date on which the assumptions and the methodology are accepted, will submit
- (a) a timber supply analysis to the Timber Supply Forester, and
  - (b) a 20-year plan to the District Manager.
- 2.18 A timber supply analysis submitted under paragraph 2.17(a) or 2.22(b) must:
- (a) assess the impact on the timber supply of the management options in the Statement of Management Objectives, Options and Procedures accepted under paragraph 2.11 which are referred to in paragraph 2.10(g), and
  - (b) subject to paragraph 2.33,
    - (i) be based on the assumptions, and
    - (ii) use the methodology,accepted by the Timber Supply Forester under paragraph 2.15.
- 2.19 A 20-year plan submitted under paragraph 2.17(b) or 2.23(b) must
- (a) identify
    - (i) the net operable land base,
    - (ii) harvested areas,

- (iii) existing and proposed road access within the net operable land base, and
  - (iv) areas subject to special integrated resource management constraints, such as use of the Licence Area for purposes other than timber production,
- (b) categorize areas within the net operable land base referred to in clause (a)(i) by
  - (i) the type and quality of timber, and
  - (ii) the harvesting methods suitable to the terrain, and
- (c) in support of the timber supply analysis, set out a hypothetical sequence of cut blocks in 5 year increments over a period of 20 years, or longer if the Licensee so chooses, which is consistent with
  - (i) this Licence,
  - (ii) the Acts, regulations and standards referred to in paragraph 11.01,
  - (iii) higher level plans, including any objectives for resource management zones, landscape units, sensitive areas, recreation sites and trails and interpretive forest sites under the *Forest Practices Code of British Columbia Act*,
  - (iv) subject to paragraph 2.33, the guidelines referred to in paragraph 2.08(a)(ii),
  - (v) subject to paragraph 2.33, the management objectives in the Statement of Management Objectives, Options and Procedures accepted under paragraph 2.11, and
  - (vi) subject to paragraph 2.33, a management option selected by the Licensee from the management options in the Statement of Management Objectives, Options and Procedures accepted under paragraph 2.11 which are referred to in paragraph 2.10(g).

2.20 The Timber Supply Forester, within three months after the date on which the Timber Supply Forester receives a timber supply analysis submitted under paragraph 2.17(a), or two months after the date the Timber Supply Forester receives a timber supply analysis submitted under paragraph 2.22(b), will

- (a) in a notice given to the Licensee accept the timber supply analysis, subject to such conditions as the Timber Supply Forester considers necessary or appropriate, if the timber supply analysis meets the requirements of paragraph 2.18, and
- (b) where the Timber Supply Forester accepts the timber supply analysis under subparagraph (a), provide the Licensee with an assessment of the strengths and weakness of the timber supply analysis.

- 2.21 The District Manager, within three months after the date on which the District Manager receives a 20-year plan submitted under paragraph 2.17(b), or two months after the date on which the District Manager receives a 20-year plan submitted under paragraph 2.23(b), will
- (a) in a notice given to the Licensee accept the 20-year plan, subject to such conditions as the District Manager considers necessary or appropriate, if the 20-year plan meets the requirements of paragraph 2.19, and
  - (b) where the District Manager accepts the 20-year plan under subparagraph (a), provide the Licensee with an assessment of the strengths and weakness of the 20-year plan.
- 2.22 Where the Timber Supply Forester does not accept a timber supply analysis under paragraph 2.20,
- (a) the Timber Supply Forester, within three months after the date on which the Timber Supply Forester receives a timber supply analysis submitted under paragraph 2.17(a), or two months after the date on which the Timber Supply Forester receives a timber supply analysis submitted under subparagraph (b), will specify in a notice given to the Licensee why the Timber Supply Forester has not accepted the timber supply analysis, and
  - (b) the Licensee, within one month after the date on which the Licensee is given the notice referred to in subparagraph (a), will submit a new or revised timber supply analysis to the Timber Supply Forester.
- 2.23 Where the District Manager does not accept a 20-year plan under paragraph 2.21,
- (a) the District Manager, within three months after the date on which the District Manager receives a 20-year plan submitted under paragraph 2.17(b), or two months after the date on which the District Manager receives a 20-year plan submitted under subparagraph (b), will specify in a notice given to the Licensee why the District Manager has not accepted the 20-year plan, and
  - (b) the Licensee, within one month after the date on which the Licensee is given the notice referred to in subparagraph (a), will submit a new or revised 20-year plan to the District Manager.
- 2.24 Not less than six months prior to the date on which the management plan in effect under this Licence is due to expire, the Licensee will
- (a) refer a draft management plan to the Regional Manager for comment, and

- (b) at the same time, refer the draft management plan referred to in subparagraph (a) to resource agencies and make it available for comment in accordance with the review strategy approved
  - (i) in the management plan in effect under this Licence, or
  - (ii) under paragraph 2.06,
 as the case may be.

2.25 A draft management plan referred to in paragraph 2.24 or 2.37(a) and a proposed management plan submitted by the Licensee under paragraph 2.26, 2.30(b) or 2.37(b) must

- (a) be prepared by a professional forester in accordance with the applicable manual in effect four months prior to the deadline for submitting the draft management plan under paragraph 2.24 or 2.37(a), as the case may be,
- (b) be signed and sealed by the professional forester who prepared it, and signed by the Licensee or an authorized signatory of the Licensee,
- (c) be consistent with
  - (i) this Licence,
  - (ii) the Act, regulations and standards referred to in paragraph 11.01,
  - (iii) higher level plans, including any objectives for resource management zones, landscape units, sensitive areas, recreation sites and trails and interpretive forest sites under the *Forest Practices Code of British Columbia Act*,
  - (iv) the commitments referred to in paragraph 2.10(b),
  - (v) subject to paragraph 2.33, the guidelines referred to in paragraph 2.08(a)(ii),
  - (vi) subject to paragraph 2.33, the Statement of Management Objectives, Options and Procedures accepted under paragraph 2.11,
- (d) include inventories, prepared in the manner, presented in the format and meeting the specifications set or approved in the applicable manual in effect six months prior to the deadline for submitting the Timber Supply Analysis Information Package, of the forest, recreation, fisheries, wildlife, range, and cultural heritage resources in the Licence Area, including information relating to visual quality objectives, sensitive soils, recreation sites, and the type of timber and terrain,
- (e) include proposals for updating the inventories referred to in subparagraph (d) and, if applicable, addressing inadequacies in the inventory information,
- (f) propose management objectives regarding
  - (i) management and utilization of the timber resources in the

- (ii) protection and conservation of the non-timber values and resources in the Licence Area, including visual quality, biological diversity, soils, water, recreation resources, cultural heritage resources, range land, and wildlife and fish habitats,
  - (iii) integration of harvesting activities in the Licence Area with use of the Licence Area for purposes other than timber production, including use of the Licence Area by
    - (A) trappers, guide outfitters, range tenure holders, and other licensed resource users, and
    - (B) aboriginal people carrying out aboriginal activities,
  - (iv) forest fire prevention and suppression, prescribed fire, and fuel management,
  - (v) forest health, including disease and pest management,
  - (vi) silviculture,
  - (vii) road construction, maintenance and deactivation, and
  - (viii) anything else relating to the management, development and use of the Licence Area that the Chief Forester requires,
- (g) include proposals for meeting the proposed management objectives referred to in subparagraph (f), including measures to be taken and specifications to be followed by the Licensee which meet or, if the Licensee so chooses, exceeds any requirements of the Act, regulations and standards referred to in paragraph 11.01, or of the higher level plans or guidelines referred to in paragraph (c),
- (h) specify measures to be taken by the Licensee to identify and consult with persons using the Licence Area for purposes other than timber productions, including
  - (i) trappers, guide outfitters, range tenure holders, and other licensed resource users, and
  - (ii) aboriginal people who are or who may be carrying out aboriginal activities,
- (i) include
  - (i) the Statement of Management Objectives, Options and Procedures accepted under paragraph 2.11, including revisions, if any, required under paragraph 2.33,
  - (ii) either
    - (A) the timber supply analysis accepted under paragraph 2.20, together with the assessment referred to in paragraph 2.20(b), or
    - (B) where no timber supply analysis has been accepted, a draft timber supply analysis prefaced with a

(g) include proposals for meeting the proposed management objectives referred to in subparagraph (f), including measures to be taken and specifications to be followed by the Licensee which meet or, if the Licensee so chooses, exceeds any requirements of the Act, regulations and standards referred to in paragraph 11.01, or of the higher level plans or guidelines referred to in paragraph (c),

(h) specify measures to be taken by the Licensee to identify and consult with persons using the Licence Area for purposes other than timber productions, including

- (i) trappers, guide outfitters, range tenure holders, and other licensed resource users, and
- (ii) aboriginal people who are or who may be carrying out aboriginal activities,

(i) include

(i) the Statement of Management Objectives, Options and Procedures accepted under paragraph 2.11, including revisions, if any, required under paragraph 2.33,

- (ii) either
  - (A) the timber supply analysis accepted under paragraph 2.20, together with the assessment referred to in paragraph 2.20(b), or
  - (B) where no timber supply analysis has been accepted, a draft timber supply analysis prefaced with a

- statement to the effect that the draft timber supply analysis has not been submitted under paragraph 2.17(a) or accepted under paragraph 2.20, as applicable, and
- (iii) either
    - (A) the 20-year plan accepted under paragraph 2.21, together with the assessment referred to in paragraph 2.21(b), or
    - (B) where no 20-year plan has been accepted, a draft 20-year plan prefaced with a statement to the effect that the draft 20-year plan has been not submitted under paragraph 2.17(b) or accepted under paragraph 2.21, as applicable,
  - (j) assess the impact the draft management plan or proposed management plan, as the case may be, will have on factors such as harvest levels, economic opportunities, the number of persons employed by the Licensee and contractors of the Licensee, and the protection and conservation of non-timber values,
  - (k) highlight the key similarities and differences between the draft management plan or the proposed management plan, as the case may be, and the management plan in effect or last in effect under this Licence, and in a summary form compare
    - (i) the impact, if any, that implementation of the management plan in effect or last in effect under this Licence had, and
    - (ii) the impact, if any, that the Licensee anticipates implementation of the draft management plan or the proposed management plan, as the case may be, will have on factors such as those referred to in subparagraph (j),
  - (l) propose a review strategy, complying with the requirements of Part 4.00, for
    - (i) the next Statement of Management Objectives, Options and Procedures to be referred and made available for comment under paragraph 2.09(a),
    - (ii) the next draft management plan to be referred and made available for comment under paragraph 2.24,
    - (iii) the next statement of objectives to be referred and made available for comment under paragraph 3.01(a), and
    - (iv) the next statement of proposals to be referred and made available for comment under paragraph 3.02,
  - (m) if applicable, provide that part of the allowable annual cut will be harvested from a specified part of the Licence Area, or from a specified type of timber or terrain,
  - (n) include any other information on the development, management and use of the Licence Area that the Chief Forester requires, and

- (o) if required in the manual referred to in subparagraph (a), provide some or all of the information referred to in this paragraph in the form of maps meeting the requirements of the manual.
- 2.26 The Licensee, not less than three months prior to the date on which the management plan in effect under this Licence is due to expire, will submit to the Chief Forester
  - (a) a proposed management plan which is based on the draft management plan referred to in paragraph 2.24, and
  - (b) a summary of
    - (i) all comments
      - (A) provided by the Regional Manager within two months of date on which the Regional Manager receives a draft management plan referred to the Regional Manager in accordance with the requirements of paragraph 2.24(a), and
      - (B) received by the Licensee in complying with the requirements of paragraph 2.24(b), and
    - (ii) the differences, if any, between the draft management plan and the proposed management plan, including differences resulting from modifications made in response to the comments referred to in clause (i).
- 2.27 Subject to paragraphs 2.28 and 2.29, the Chief Forester, within three months after the date on which the Chief Forester receives a proposed management plan submitted under paragraph 2.26, 2.30(b) or 2.37(b), will in a notice given to the Licensee approve the proposed management plan, subject to such conditions as the Chief Forester considers necessary or appropriate, if
  - (a) the Chief Forester is satisfied that the proposed management plan
    - (i) meets the requirements of paragraph 2.25 and paragraph 2.26(a) or 2.37(b)(i), as the case may be, and
    - (ii) adequately addresses the comment referred to in paragraph 2.26(b)(i) or 2.37(b)(ii)(A), as the case may be, and
  - (b) the proposed management plan includes
    - (i) inventories referred to paragraph 2.25(d),
    - (ii) proposals referred to in paragraph 2.25(e) for updating these inventories and, if applicable, addressing inadequacies in the inventory information,
    - (iii) management objectives referred to in paragraph 2.25(f),
    - (iv) proposals referred to in paragraph 2.25(g) for meeting these objectives,
    - (v) measures referred to in paragraph 2.25(h) for identifying



and consulting with persons using the Licence Area for purposes other than timber productions, and  
(vi) a review strategy referred to in paragraph 2.25(l), which are satisfactory to the Chief Forester.

2.28 The Chief Forester, in a notice given to the Licensee, may refuse to approve a proposed management plan under paragraph 2.27 until such time as

- (a) a timber supply analysis is accepted under paragraph 2.20, or
- (b) a 20-year plan is accepted under paragraph 2.21.

2.29 Where a timber supply analysis accepted under paragraph 2.20 or a 20-year plan accepted under paragraph 2.21 was not included in the draft management plan referred to in paragraph 2.24, before approving a proposed management plan under paragraph 2.27, the Chief Forester, in a notice given to the Licensee, may require the Licensee to refer the timber supply analysis or the 20-year plan, as the case may be, and make it available for comment in accordance with the review strategy referred to in paragraph 2.24.

2.30 Where the Chief Forester does not approve a proposed management plan under paragraph 2.27,

- (a) subject to paragraphs 2.28 and 2.29, the Chief Forester, within three months after the date on which the Chief Forester receives the proposed management plan, will specify in a notice given to the Licensee why the Chief Forester has not approved the proposed management plan, and
- (b) the Licensee, within one month after the date on which the Licensee is given the notice referred to in subparagraph (a), will submit a new or revised proposed management plan to the Chief Forester.

2.31 Subject to paragraphs 2.28 and 2.29, if

- (a) the Chief Forester, within three months after the date on which the Chief Forester receives a proposed management plan submitted under paragraph 2.26, has neither
    - (i) approved the proposed management plan under paragraph 2.27, nor
    - (ii) given the Licensee a notice referred to in paragraph 2.30(a), and
  - (b) there is a management plan in effect under this Licence,
- then the term of the management plan referred to in subparagraph (b) is

deemed to be extended until such time as the Chief Forester approves the proposed management plan under paragraph 2.27, or gives the Licensee a notice referred to in paragraph 2.30(a), as the case may be.

2.32 If the Chief Forester is satisfied that the Licensee or a Ministry officer is trying in good faith to fulfill a requirement or obligation under this Part, but for reasons beyond the control of the Licensee or the Ministry officer, as the case may be, cannot

- (a) meet a deadline referred to in this Part, or
- (b) where there is a management plan in effect under this Licence, fulfill the requirement or obligation before the management plan is due to expire,

then the Chief Forester, in a notice given to the Licensee, will, as applicable,

- (c) extend the deadline by a period the Chief Forester considers sufficient to allow the Ministry officer or the Licensee, as the case may be, to fulfill the requirement or obligation, or
- (d) extend the term of the management plan by a period the Chief Forester considers sufficient to allow the Ministry officer or the Licensee, as the case may be, to fulfill the requirement or obligation in accordance with applicable deadlines,

subject to such conditions as the Chief Forester considers necessary or appropriate.

2.33 If the Licensee

- (a) submits a Timber Supply Analysis Information Package under paragraph 2.13, or the information or proposals referred to in paragraph 2.16(b) more than eight months,
- (b) submits a timber supply analysis under paragraph 2.17(a) or 2.22(b), or a 20-year plan under paragraph 2.17(b) or 2.23(b) more than 13 months,
- (c) submits a draft management plan under paragraph 2.24 more than 19 months, or
- (d) submits a proposed management plan under paragraph 2.26 or 2.30(b) more than 22 months,

after the date on which the Statement of Management Objectives, Options and Procedures is accepted under paragraph 2.11, the Chief Forester, in a notice given to the Licensee within one month of the date on which the applicable item is submitted, may require the Licensee to amend both the Statement of Management Objectives, Options and Procedures, and one or more the items referred to in subparagraph (a) through (d) inclusive, to the extent required to address any new issues that may have arisen and ensure consistency with

- (e) any new guidelines or manuals in effect on the date the Licensee is given the notice,
- (f) higher level plans, and
- (g) the Acts, regulations and standards referred to in paragraph 11.01.

2.34 If the Chief Forester considers that

- (a) damage to timber in the Licence Area as a result of fire, flood, wind, insects, disease, or other causes,
  - (b) a determination by the Chief Forester that operations conducted in accordance with the management plan are causing or could cause serious damage to the natural environment, including soils, fisheries, wildlife, water, range, and recreation resources,
  - (c) establishment, variance, cancellation or replacement of a higher level plan,
  - (d) interference with an aboriginal right,
  - (e) a change in the allowable annual cut as a result of a determination by the Chief Forester under the *Forest Act*, or
  - (f) other special circumstances,
- have rendered the management plan in effect under the Licence inadequate, the Chief Forester, in a notice given to the Licensee, may require that the management plan be amended.

2.35 A notice referred to in paragraph 2.34 must specify

- (a) why the Chief Forester considers the management plan has been rendered inadequate,
- (b) the extent to which the management plan is inadequate, and
- (c) the changes required by the Chief Forester.

2.36 Where the Chief Forester gives the Licensee a notice referred to in paragraph 2.34, the Licensee, within three months after the date on which the notice is given, will submit for the Chief Forester's approval a proposed amendment to the management plan, which incorporates the changes referred to in paragraph 2.35(c), to have effect during the unexpired term of the management plan.

2.37 If the Licensee fails to comply with the requirements of paragraph 2.36, the management plan in effect under this Licence will expire three months after the date on which the notice referred to in paragraph 2.34 is given to the Licensee, in which case,

- (a) within three months after the date on which the management plan expires under this paragraph, the Licensee will
  - (i) refer a draft management plan to the Regional Manager and

- (ii) at the same time, refer the draft management plan referred to in clause (i) to resource agencies and make it available for comment in accordance with the review strategy referred to in paragraph 2.24(b), and
  - (b) within six months after the date on which the management plan expires under this paragraph, the Licensee will submit to the Chief Forester
    - (i) a proposed management plan which is based on the draft management plan referred to in subparagraph (a), and
    - (ii) a summary of
      - (A) all comments received by the Licensee in complying with the requirements of subparagraph (a), and
      - (B) the differences, if any, between the draft management plan and the proposed management plan, including differences resulting from modifications made in response to the comments referred to in subclause (A).
- 2.38 The Licensee will implement the management plan in effect under this Licence.
- 2.39 The management plan in effect under this Licence is deemed to be part of this Licence.
- 2.40 Subject to paragraphs 2.31, 2.32, and 2.37, a management plan expires five years after the date on which it takes effect.

### **3.00 OBJECTIVES AND STRATEGIES FOR EMPLOYMENT AND ECONOMIC OPPORTUNITIES**

- 3.01 When the Licensee submits a Statement of Management Objectives, Options and Procedures under paragraph 2.09, the Licensee will also submit to the Regional Manager
- (a) a statement of the Licensee's objectives regarding
    - (i) employment of people living in or near the Licence Area, including aboriginal people, and
    - (ii) economic opportunities available to people living in or near the Licence Area, including aboriginal people, in respect of timber harvested under this Licence or the Licensee's operations under or in respect of this Licence, which has been referred to resource agencies and made available

- for comment in accordance with the review strategy approved in the management plan in effect under this Licence, or under paragraph 2.06, as the case may be, and
- (b) a summary of
    - (i) all comments received by the Licensee in complying with the review strategy referred to in subparagraph (a), and
    - (ii) the modifications, if any, made to the statement of objectives prior to its submission to the Regional Manager, in response to the comments referred to in clause (i).
- 3.02 When the Licensee refers a draft management plan and makes it available for comment under paragraph 2.24, the Licensee will also refer and make available for comment, in accordance with the review strategy approved
- (a) in the management plan in effect under this Licence, or
  - (b) under paragraph 2.06,
- as the case may be, a draft statement of the Licensee's proposals for meeting the objectives set out in the statement of objectives submitted under paragraph 3.01.
- 3.03 When the Licensee submits a proposed management plan to the Chief Forester under paragraph 2.26, the Licensee will also submit
- (a) a statement of proposals based on the draft statement of proposals referred to in paragraph 3.02, and
  - (b) a summary of
    - (i) all comments received by the Licensee in complying with the requirements of paragraph 3.02, and
    - (ii) the differences, if any, between the statement of proposals submitted under this paragraph and the draft statement of proposals referred to in paragraph 3.02, including differences resulting from modifications made in response to the comments referred to in clause (i).

#### **4.00 REVIEW STRATEGY & MINISTRY CONSULTATION**

- 4.01 A review strategy referred to in paragraph 2.05(b), 2.07(b) or 2.25(l) must
- (a) provide adequate opportunities for comment to persons interested in or affected by operations under this Licence, including but not restricted to
    - (i) resource agencies,
    - (ii) trappers, guide outfitters, range tenure holders, and other licensed resource users,
    - (iii) aboriginal people,
    - (iv) local governments, and

- (v) members of the public, and
- (b) specify measures for inviting comment, including
  - (i) referrals to resource agencies,
  - (ii) advertising methods, times and locations,
  - (iii) viewing methods, times and locations,
  - (iv) if applicable, times and locations of open houses, and
  - (v) methods for collecting written and oral comments from interested persons.

4.02 An opportunity for comment provided to a person referred to in paragraph 4.01(a) will only be adequate if, in the opinion of the Regional Manager or the Chief Forester, as the case may be, the opportunity for comment properly reflects the nature and extent of that person's interest in the Licence Area and any right that person may have to use the Licence Area.

4.03 When the Licensee refers a document or plan to resource agencies, or makes it available for comment, in accordance with an approved review strategy, the Licensee will at the same time send a copy of the document or plan to the Regional Manager for his or her information.

4.04 Before

- (a) approving a review strategy under paragraph 2.06,
- (b) accepting a Statement of Management Objectives, Options and Procedures under paragraph 2.11, or
- (c) approving a proposed management plan under paragraph 2.27, the Regional Manager or the Chief Forester, as the case may be, at his or her sole discretion and notwithstanding the Licensee's obligations under the review strategy, may consult persons who may be interested in or affected by operations under or associated with this Licence, including but not restricted to
  - (d) resource agencies,
  - (e) trappers, guide outfitters, range tenure holders, and other licensed resource users,
  - (f) aboriginal people,
  - (g) local governments, and
  - (h) members of the public,
 and, subject to paragraph 4.05, may consider any comments received as a result of consultation under this paragraph.

4.05 If, because of comments received as a result of consultation under paragraph 4.04, the Regional Manager or the Chief Forester is considering

- (a) not accepting or not approving, or

- (b) imposing a condition upon acceptance or approval of, a document or plan referred to in paragraph 4.04, the Regional Manager or the Chief Forester, as the case may be, will provide the Licensee with an opportunity to respond to the comments before making a decision.

## **5.00 CONDITIONS IMPOSED UPON ACCEPTANCE OR APPROVAL**

- 5.01 Where under this Licence a Ministry officer has a discretion to make his or her acceptance or approval of a document or plan subject to a condition, the Ministry officer will exercise that discretion in a reasonable manner, having regard to the purposes and functions of the Ministry of Forests set out in Section 4 of the *Ministry of Forests Act* as it read on June 1, 1993.
- 5.02 The Licensee, in a notice given to the appropriate Ministry officer within 15 days of the date on which the notice of acceptance or approval is given to the Licensee, may reject any condition to which the acceptance or approval is subject, in which case the notice of approval or acceptance is deemed to be a notice that the applicable document or plan is not accepted or approved for the reasons set out in the conditions.

## **6.00 FELLING, BUCKING AND UTILIZATION SPECIFICATIONS**

- 6.01 Subject to paragraph 6.06, the Licensee will
  - (a) fell standing timber of the species specified in a cutting permit, in accordance with the felling specifications set out in the cutting permit,
  - (b) buck felled and dead-and-down timber of the species referred to in paragraph (a) in accordance with the bucking specifications set out in the cutting permit, and
  - (c) utilize all timber of the species and grades specified in the cutting permit as obligatory utilization if the timber meets the utilization specifications set out in the cutting permit.
- 6.02 The following will be identified as waste in an assessment under Part 7.00:
  - (a) timber referred to in paragraph 6.01(a) that is not felled in accordance with the requirements of that paragraph;
  - (b) timber referred to in paragraph 6.01(b) that is not bucked in accordance with the requirements of that paragraph; and
  - (c) timber referred to in paragraph 6.01(c) that is not utilized in accordance with the requirements of that paragraph.
- 6.03 A cutting permit may include a requirement that the Licensee fell timber

not referred to in paragraph 6.01(a), in which case, subject to paragraph 6.06, the Licensee will fell but need not utilize such timber.

- 6.04 Subject to paragraph 6.06, the Licensee may utilize
- (a) timber of the species and grades specified in a cutting permit as optional utilization, and
  - (b) timber referred to in paragraph 6.03.
- 6.05 Timber referred to in paragraph 6.04(a) that is not utilized by the Licensee will be identified as residue in an assessment under Part 7.00, unless otherwise provided in the ***Provincial Logging Residue and Waste Measurement Procedures Manual***, dated January 1, 1994, as amended from time to time.
- 6.06 The Licensee will not fell standing timber, and will not buck or utilize felled or dead-and-down timber, if
- (a) the timber is specified in a cutting permit as reserved timber, or
  - (b) under an operational plan or the Acts, regulations or standards referred to in paragraph 11.01, the Licensee is required not to fell the timber, or not to buck or utilize the timber, for any reason, including silviculture, biodiversity or other forest management reasons.
- 6.07 If the Licensee fells, bucks or utilizes timber contrary to paragraph 6.06, the Licensee will
- (a) immediately notify the District Manager, and
  - (b) comply with any directions of the District Manager in respect of the timber.
- 6.08 Subject to paragraph 6.09 and 6.11, felling, bucking and utilization specifications in a cutting permit will be based on the specifications set out in the management plan in effect under this Licence.
- 6.09 If the management plan in effect under this Licence, does not contain felling, bucking or utilization specifications, the specifications in a cutting permit will be based on the following:



Species	Minimum diameter at stump height for standing timber and butt logs	Maximum stump height	Minimum top diameter for butt logs and top logs	Minimum log length for butt logs and top logs	Minimum slab thickness	Minimum slab length
All species Mature*	N/A	30.0 cm	15.0 cm	3.0 m	15.0 cm	3.0 m
All species Immature*	N/A	30.0 cm	10.0 cm	3.0 m	10.0 cm	3.0 m

\* "Mature" means timber with an average age of 121 years or more, and "Immature" means timber with an average age of less than 121 years.

6.10 In this paragraph and in paragraph 6.09,

- (a) "butt end" means the log end that was previously attached to the stump,
- (b) "butt log" means the log cut from the portion of the tree that was previously attached to the stump,
- (c) "diameter at stump height" means
  - (i) in the case of standing timber, the diameter of the tree (outside bark) measured at the point of the maximum stump height,
  - (ii) in the case of a butt log, the diameter (outside bark) at the butt end of the log,
- (d) "slab" means one of 2 or more parts of a log produced as a result of the log fracturing along its length,
- (e) "stump height" means the height of the stump measured on the side the stump adjacent to the highest ground,
- (f) "top diameter" means the diameter (inside bark) at the narrowest end of the log,
- (g) "top log" means any log that is not a butt log.

6.11 The District Manager may include specifications in a cutting permit which are in addition to, or which replace, those referred to in paragraph 6.08 or 6.09 if, in the opinion of the District Manager, the additional or replacement specifications are necessary to ensure consistency with

- (a) the Acts, regulations or standards referred to in paragraph 11.01,

- (b) a higher level plan,
- (c) an operational plan, or
- (d) Ministry policy on timber utilization.

6.12 Before including specifications referred to in paragraph 6.11 in a cutting permit, the District Manager will consult the Licensee and consider any recommendations made by the Licensee.

## **7.00 RESIDUE AND WASTE ASSESSMENTS**

7.01 Subject to paragraphs 7.02 and 7.03, the Licensee will

- (a) carry out an assessment of the volume of residue and waste left on an area of land authorized for harvest under a cutting permit
  - (i) within 60 days after primary logging on the area has been completed, or
  - (ii) if primary logging on the area is not completed before the expiry of the cutting permit, within 60 days after the expiry of the cutting permit,
- (b) as part of the assessment,
  - (i) measure the timber that was not felled, or was not bucked or utilized, in accordance with the specifications set out in the cutting permit,
  - (ii) classify the timber referred to in clause (i) as residue or waste, and
  - (iii) classify the residue and waste as avoidable or unavoidable, and
- (c) immediately upon completion of the assessment, provide the District Manager with the results of the assessment.

7.02 The District Manager may extend the periods referred to in paragraph 7.01(a)(i) and (ii).

7.03 If, for the purpose of determining the amount of stumpage payable in respect of timber harvested under a cutting permit, the cutting permit provides that the volume or quantity of timber harvested is to be determined using information provided by a cruise of the timber conducted before the timber is cut, the District Manager may waive the requirement for an assessment of the volume of residue and waste left on the area.

7.04 If, in the opinion of the District Manager, the Licensee has failed to comply with the requirements of paragraph 7.01, the District Manager may

carry out the assessment.

- 7.05 An assessment referred to in paragraph 7.01 or 7.04 must be carried out in accordance with the *Provincial Logging Residue and Waste Measurement Procedures Manual*, dated January 1, 1994, as amended from time to time.
- 7.06 Before doing an assessment referred to in paragraph 7.01, the Licensee will ensure that the Licensee has a copy of the manual referred to in paragraph 7.05 that includes all amendments up to the date on which the assessment is carried out.
- 7.07 The District Manager, in a notice given to the Licensee, may require the Licensee to pay in respect of avoidable waste left on an area of land authorized for harvest under a cutting permit an amount determined in accordance with paragraph 7.08.
- 7.08 For the purpose of determining the amount payable under paragraph 7.07, the District Manager will multiply
- (a) the volume of avoidable waste left on the area, as determined by an assessment under paragraph 7.01 or 7.04, by
  - (b) the average stumpage rate charged for sawlogs in statements or invoices issued during the 12-month period ending one month after the month in which
    - (i) primary logging on the area was completed, or
    - (ii) the cutting permit expires or is otherwise terminated, as the case may be, in respect of timber harvested under the cutting permit.
- 7.09 If the District Manager carries out an assessment under paragraph 7.04, the District Manager, in a notice given to the Licensee, may require the Licensee to pay the costs reasonably incurred by the District Manager in carrying out the assessment.

## **8.00 CUT CONTROL**

- 8.01 For the purposes of the definition of "5 year cut control period" in Section 49 of the *Forest Act*, the first 5 year period for this Licence begins on January 1, 1990.

8.02 For the purposes of subparagraph (b) of the definition of the "volume of timber harvested during a calendar year" in Section 49 of the *Forest Act*, the volume of

- (a) avoidable residue,
- (b) unavoidable residue,
- (c) avoidable waste, and
- (d) unavoidable waste

left on areas of land authorized for harvest under a cutting permit, as determined by an assessment under paragraph 7.01 or 7.04, will be charged to the Licensee as volumes of timber estimated to be wasted or damaged.

## **9.00 CRUISE AND APPRAISAL INFORMATION**

9.01 The Licensee will ensure that cruise data submitted under this Licence are

- (a) compiled in accordance with the *Cruising Compilation System, Change Specifications, Detailed Requirements and Design Manual*, updated April 1, 1995, as amended from time to time, and
- (b) based on cruises carried out in accordance with the *Cruising Manual* prepared by the Ministry of Forests, updated April 1, 1995, as amended from time to time.

9.02 The Licensee will ensure that appraisal data submitted under this Licence are

- (a) compiled in accordance with, and
- (b) include all data required under, the policies and procedures approved by the Minister from time to time under Section 84 of the *Forest Act* for the forest region in which the Licence Area is located.

9.03 Before submitting cruise data referred to in paragraph 9.01, or appraisal data referred to in paragraph 9.02, the Licensee will ensure that the Licensee has copies of the manuals, policies and procedures referred to in those paragraphs that include all amendments up to the date on which the cruise data or appraisal data are submitted.

## **10.00 CUTTING PERMITS**

10.01 Subject to paragraphs 10.02 through 10.05 inclusive, the Licensee may submit applications to the District Manager for cutting permits to authorize the Licensee to harvest the portion of the allowable annual cut available to the Licensee.

- 10.02 The Licensee may only submit an application for a cutting permit to authorize the Licensee to harvest one or more proximate areas of Crown land that are either
- (a) identified on a forest development plan approved in respect of this Licence as cutblocks for which the Licensee may, during the term of the forest development plan, apply for a cutting permit, or
  - (b) exempted under the *Forest Practices Code of British Columbia Act* from the requirement for a forest development plan.

- 10.03 Before submitting an application for a cutting permit, the Licensee will
- (a) compile
    - (i) cruise data, and
    - (ii) appraisal data,in accordance with the requirements of Part 9.00, for the areas to be included in the application, and
  - (b) if directed to do so by the District Manager, consult
    - (i) aboriginal people who may be carrying out aboriginal activities, and
    - (ii) trappers, guide outfitters, range tenure holders and other licensed resource users,to determine how, and to what extent, their interests may be affected by activities or operations engaged in or carried out on the areas of land to be included in the application.

- 10.04 An application for a cutting permit submitted under paragraph 10.01 must
- (a) be in a form acceptable to the District Manager,
  - (b) include
    - (i) a map to a scale acceptable to the District Manager showing the areas referred to in the application,
    - (ii) the cruise data and appraisal data referred to in paragraph 10.03(a), and
    - (iii) if the District Manager has directed the Licensee to consult under paragraph 10.03(b), the comments received as a result of the Licensee's consultations, and
  - (c) if required by the District Manager,
    - (i) identify the sequence in which the areas of land referred to in the application would be harvested if a cutting permit is issued, and
    - (ii) provide the names, addresses and phone numbers of contractors and subcontractors who may engage in or carry out activities or operations under or associated with the cutting permit.

10.05 The areas of land shown on the map referred to in paragraph 10.04(b)(i) must be identical to

- (a) cutblocks referred to in paragraph 10.02(a), or
- (b) areas referred to in paragraph 10.02(b),  
allowing only for any difference in scale between maps used in the forest development plan or exemption and the map referred to in paragraph 10.04(b)(i).

10.06 Subject to paragraphs 10.07 through 10.12 inclusive and 12.01, upon receipt of an application for a cutting permit submitted under paragraph 10.01, the District Manager will issue a cutting permit to the Licensee if

- (a) there is management plan in effect under this Licence,
- (b) the District Manager is satisfied that
  - (i) the requirements of paragraphs 10.02 through 1.05 inclusive have been met, and
  - (ii) the cruise data and appraisal data referred in paragraph 10.04(b)(ii) meet the requirements of Part 9.00,
- (c) where paragraph 10.04(b)(iii) applies, the District Manager is satisfied with the results of the Licensee's consultation,
- (d) where paragraph 10.04(c)(i) applies, the District Manager is satisfied with the sequence of harvesting, and
- (e) the District Manager is satisfied that activities and operations under or associated with the cutting permit will
  - (i) be consistent with this Licence, the Acts, regulations and standards referred to in paragraph 11.01, higher level plans, and the management plan referred to in subparagraph (a), and
  - (ii) adequately manage and conserve the forest resources of the areas of land referred to in the cutting permit.

10.07 The District Manager may consult

- (a) aboriginal people who may be carrying out aboriginal activities, and
- (b) trappers, guide outfitters, range tenure holders and other licensed resource users,  
who may be affected directly or indirectly by activities or operations under or associated with a cutting permit, engaged in or carried out on areas of land referred to in an application for a cutting permit.

10.08 The District Manager may consult other resource agencies for the purpose of determining whether activities and operations under or associated with a cutting permit, engaged in or carried out on areas of land referred to in an

application for a cutting permit, will adequately manage and conserve the forest resources of these areas.

10.09 The District Manager may impose conditions in a cutting permit to

- (a) protect the interests of
  - (i) aboriginal people who may be carrying out aboriginal activities, and
  - (ii) trappers, guide outfitters, range tenure holders and other licensed resource users, and
- (b) ensure activities and operations under or associated with the cutting permit will adequately manage and conserve the forest resources of the areas referred to in the cutting permit.

10.10 The District Manager may refuse to issue a cutting permit if, in the opinion of the District Manager, issuance of the cutting permit would result in an infringement of an aboriginal right.

10.11 The District Manager may refuse to issue a cutting permit if a silviculture prescription or logging plan has not been approved for an area of land referred to in the application for the cutting permit.

10.12 The District Manager may refuse to issue a cutting permit if the District Manager is satisfied

- (a) the Licensee will be able to harvest the portion of the allowable annual cut available to the Licensee under existing cutting permits and road permits, and
- (b) refusing to issue the cutting permit will not compromise the management plan in effect under this Licence or a forest development plan approved in respect of this Licence.

10.13 If the District Manager

- (a) determines that a cutting permit may not be issued because the requirements of paragraph 10.06 have not been met,
- (b) is carrying out consultations under paragraph 10.07 or 10.08, or
- (c) refuses to issue a cutting permit under paragraph 10.10, 10.11, or 10.12,

the District Manager will notify the Licensee within 60 days of the date on which the application for the cutting permit was submitted.

10.14 A cutting permit must

- (a) identify the boundaries of the areas of Crown land which, subject to this Licence and the Acts, regulations and standards referred to in paragraph 11.01, the Licensee is authorized to harvest,
- (b) specify a term which, subject to paragraph 10.16, does not exceed three years,
- (c) specify a timber mark to be used in conjunction with the timber harvesting operations carried on under the cutting permit,
- (d) specify whether, for the purpose of determining the amount of stumpage payable in respect of timber harvested under the cutting permit, the volume or quantity of timber is to be determined using information provided by
  - (i) a scale of the timber, or
  - (ii) a cruise of the timber conducted before the timber is cut,
- (e) include felling, bucking and utilization specifications and specify the species and grades of timber which are obligatory utilization and the species and grades, if any, which are optional utilization, and
- (f) include such other provisions, consistent with this Licence, as the District Manager considers necessary or appropriate.

10.15 Subject to 10.16, the District Manager may amend a cutting permit only with the consent of the Licensee.

10.16 With or without the consent of the Licensee, the District Manager, in a notice given to the Licensee, may

- (a) extend the term of a cutting permit, and
- (b) if he or she does so, amend the cutting permit to the extent necessary to ensure the cutting permit is consistent with the forest development plan in effect under this Licence at the time the cutting permit is extended.

10.17 A cutting permit is deemed to be part of this Licence.

10.18 A cutting permit that

- (a) was issued under the tree farm licence replaced by this Licence, and
- (b) is still in effect on the date this Licence is executed, continues in effect under this Licence for the duration of its term and is deemed to be part of this Licence.



## **11.00 LEGISLATIVE FRAMEWORK**

11.01 This Licence is subject to

- (a) the *Forest Act* and the regulations made under that Act, and
- (b) the *Forest Practices Code of British Columbia Act* and the regulations and standards made under that Act.

11.02 The Licensee will

- (a) comply with the Acts, regulations and standards referred to in paragraph 11.01, and
- (b) ensure that its employees, agents and contractors comply with these Acts, regulations and standards when engaging in or carrying out activities or operations under or associated with this Licence.

11.03 Nothing in this Licence or a cutting permit is to be construed as authorizing the Licensee to harvest timber or engage in or carry out any related forest practices until

- (a) all applicable operational plans have been approved by the District Manager, and
- (b) in the case of road construction or modification, a road layout and design has been approved by the District Manager.

11.04 Nothing in this Licence or a cutting permit issued under this Licence is to be construed as authorizing the Licensee to engage in any activities or carry out any operations otherwise than in compliance with the requirements of the Acts, regulations and standards referred to in paragraph 11.01.

11.05 A forest development plan, or an amendment to a forest development plan, submitted in respect of this Licence for approval under the *Forest Practices Code of British Columbia Act* on or before December 15, 1995, must, at a minimum, meet the requirements set out in Schedule "C" to this Licence.

11.06 A logging plan, or an amendment to a logging plan, submitted in respect of this Licence for approval under the *Forest Practices Code of British Columbia Act* on or before December 15, 1995, must, at a minimum, meet the requirements set out in Schedule "D" to this Licence.

## **12.00 INTERFERENCE WITH ABORIGINAL RIGHTS**

12.01 Notwithstanding any other provision of this Licence, if a court of competent jurisdiction

- (a) determines that activities or operations under or associated with this Licence are interfering or may interfere with an aboriginal right,
- (b) grants an injunction further to a determination referred to in subparagraph (a), or
- (c) grants an injunction pending a determination of whether activities or operations under or associated with this Licence are interfering or may interfere with an aboriginal right,

the Regional Manager or District Manager, in a notice given to the Licensee, may vary or suspend, in whole or in part, or refuse to issue a cutting permit, road permit or special use permit, or a free use permit issued to the Licensee, to the extent necessary to ensure there is no interference or no further interference with the aboriginal right or the alleged aboriginal right, having regard to any determination of the court and the terms of any injunction granted by the court.

12.02 Subject to this Licence and the Acts, regulations and standards referred to in paragraph 11.01, if

- (a) under paragraph 12.01, the Regional Manager or District Manager has varied a cutting permit, road permit or special use permit, or a free use permit issued to the Licensee,
- (b) a court of competent jurisdiction subsequently overturns, sets aside or dissolves the determination or injunction referred to in that paragraph, and
- (c) it is practical to do so,

the Regional Manager or District Manager, at the request of the Licensee, will vary the permit to reflect as closely as possible, for the remainder of its term, the terms and conditions of the permit prior to the variation under paragraph 12.01.

12.03 Subject to this Licence and the Acts, regulations and standards referred to in paragraph 11.01, if

- (a) under paragraph 12.01, the Regional Manager or District Manager has suspended a cutting permit, road permit or special use permit, or a free use permit issued to the Licensee,
- (b) a court of competent jurisdiction subsequently overturns, sets aside or dissolves the determination or injunction referred to in that paragraph, and

(c) it is practical to do so,  
the Regional Manager or District Manager, at the request of the Licensee,  
will reinstate the permit for the remainder of its term.

12.04 Subject to this Licence and the Acts, regulations and standards referred to  
in paragraph 11.01, if

- (a) under paragraph 12.01, the Regional Manager or District Manager  
has refused to issue a cutting permit, road permit or special use  
permit, or a free use permit issued to the Licensee,
- (b) a court of competent jurisdiction subsequently overturns, sets aside  
or dissolves the determination or injunction referred to in that  
paragraph, and
- (c) it is practical to do so,  
the Regional Manager or District Manager, at the request of the Licensee,  
will issue the permit.

### **13.00 ANNUAL REPORT**

13.01 On or before April 1 of each year during the term of this Licence, the  
Licensee will submit to the Chief Forester, the Regional Manager and the  
District Manager an annual report

- (a) prepared in accordance with the applicable manual in effect on  
January 1 of the year in which the annual report is submitted, and
- (b) containing the information required in the manual referred to in  
subparagraph (a) regarding
  - (i) the Licensee's performance over the previous calendar year  
in relation to its management of the Licence Area and its  
obligations under this Licence,
  - (ii) the Licensee's success in meeting its management  
objectives, including but not restricted to its management  
objectives with respect to employment and economic  
opportunities,
  - (iii) the processing or other use or disposition of the timber  
harvested under this Licence, and.
  - (iv) the Licensee's goals and major initiatives for the next  
calendar year.

13.02 The Licensee will make a copy of an annual report submitted under  
paragraph 13.01 available for review by interested persons during normal  
business hours at the Licensee's place of business in the vicinity of the  
Licence Area or, if the Licensee chooses, at another location which is  
convenient to the public and acceptable to the Regional Manager.

## **SCHEDULE "C"**

### **DEVELOPMENT PLANS**

- 1.01 A forest development plan submitted by the Licensee on or before December 15, 1995, must
- (a) be signed and sealed by a professional forester and signed by the Licensee or the Licensee's authorized signatory,
  - (b) be prepared according to the applicable manual in effect three months prior to the date on which the proposed forest development plan is submitted,
  - (c) set out a proposed harvesting sequence of cutblocks over a period of not less than five years, categorizing these cutblocks as follows:
    - (i) cutblocks covered by outstanding cutting permit applications submitted to the District Manager,
    - (ii) cutblocks for which the Licensee intends to submit cutting permit applications during the term of the proposed forest development plan, and
    - (iii) cutblocks for which the Licensee does not intend to submit cutting permit applications during the term of the proposed forest development plan,
  - (d) include the following information regarding the cutblocks referred to in subparagraph (c):
    - (i) season of operation, logging system and reforestation method, and
    - (ii) the status of adjacent logged areas,
  - (e) include one or more detailed maps of the following information:
    - (i) based on the best information readily available to the Licensee,
      - (A) recreation areas, community watersheds, fish spawning, fish rearing and fish migration areas, critical wildlife habitats, and any other areas subject to integrated resource management constraints, and
      - (B) private properties, foreshore leases, and public utilities within the planning area,
    - (ii) based on information gathered by the Licensee for the area covered by the proposed forest development plan,
      - (A) the forest cover,
      - (B) operability and contour lines,
      - (C) sensitive soils, unstable slopes, and areas subject to visual quality constraints,

- (D) boundaries of
      - (I) cutblocks referred to in subparagraph (c), and
      - (II) cutblocks covered by existing cutting permits,
    - (E) existing roads including, where applicable, linkage to the public road system, timber processing facilities and log dumps,
    - (F) proposed roads, including bridges and major culverts,
    - (G) roads under construction,
    - (H) roads which have been deactivated to a temporary or semi-permanent level,
    - (I) fire breaks and fuel management problem areas, and
    - (J) log handling and storage areas, including existing or proposed log dump sites,
  - (iii) based on appropriate consultation, the location of areas within the Licence Area where
    - (A) aboriginal people may be carrying out aboriginal activities, and
    - (B) other licensees, and trappers, guide outfitters, range tenure holders, and other licensed resource users may be operating, and
  - (iv) any other information required in the manual referred to in subparagraph (a),
- (f) include a Road Maintenance Plan complying with the requirements of paragraph 1.02 and a Road Deactivation Plan complying with the requirements of paragraph 1.03,
  - (g) have been referred to resource agencies in accordance with paragraph 1.04,
  - (h) have been made available for public viewing in accordance with paragraph 1.04, and
  - (i) include a summary of
    - (i) all input received under paragraph 1.04, from resource agencies and the public not later than two weeks prior the date the forest development plan is submitted to the District Manager, and
    - (ii) any modifications made to the proposed forest development plan, prior to its submission to the District Manager, in response to this input.

1.02 The Road Maintenance Plan included in the forest development plan must

- (a) identify those roads shown on the maps referred to in paragraph 1.01(e) which the Licensee will maintain for harvesting, silviculture and forest protection purposes, and
- (b) specify the maintenance operations which the Licensee will carry out to
  - (i) protect the structural integrity of the roads referred to in subparagraph (a) and the cleared area of the road right-of-way adjoining these roads,
  - (ii) keep drainage systems, including culverts and ditches, functional,
  - (iii) minimize surface erosion, and
  - (iv) ensure these roads are safe for forest harvesting or other industrial purposes.

1.03 The Road Deactivation Plan included in the forest development plan must

- (a) identify those roads shown on the maps referred to in paragraph 1.01(e) which the Licensee will deactivate each year over the next three years, specifying in each case whether the deactivation will be temporary, semi-permanent or permanent,
- (b) specify the operations required to
  - (i) stabilize the roads referred to in subparagraph (a) and the cleared area of the road right-of-way adjoining these roads, and
  - (ii) restore or maintain the natural drainage at each road location,
- (c) identify those roads shown on the maps referred to in paragraph 1.01(e) which have been deactivated by the Licensee to a temporary or semi-permanent level in the past year, and any other roads that have been permanently deactivated by the Licensee in the past year, and
- (d) specify the type of vehicle which can access the roads referred to in subparagraph (a) or (c).

- 1.04 Before submitting a forest development plan, the Licensee will provide adequate opportunities for comment to persons interested in or affected by operations under this Licence, including but not restricted to
- (a) resource agencies,
  - (b) trappers, guide outfitters, range tenure holders, and other licensed resource users,
  - (c) aboriginal people,
  - (d) local governments, and
  - (e) members of the public.
- 1.05 An opportunity for comment provided to a person referred to in paragraph 4 will only be adequate for the purposes of that subparagraph if, in the opinion of the Regional Manager, the opportunity for comment properly reflects the nature and extent of that person's interest in the Licence Area and any right that person may have to use the Licence Area.
- 1.06 Without restricting the generality of paragraph 1.04, the Licensee will
- (a) at least 3 months prior to submitting the plan, refer the proposed management plan or proposed forest development plan to those resource agencies specified in a notice referred to in paragraph 1.09,
  - (b) make the forest development plan available for public viewing
    - (i) subject to paragraph 1.08, for at least five days with the last day being at least 30 days before the proposed management plan or proposed forest development plan is submitted to the Regional Manager or District Manager,
    - (ii) at locations within communities and at times which
      - (A) are convenient to the public, and
      - (B) have been approved by the Regional Manager or District Manager, as the case may be, and
  - (c) in accordance with paragraph 1.07, advertise where and when the proposed management plan or proposed forest development plan will be available for public viewing.
- 1.07 Subject to paragraph 1.08, the Licensee will advertise for the purposes of paragraph 1.06(c) at least twice within a period of two consecutive weeks in at least one newspaper circulating in the Licence Area, with the last advertisement appearing at least two weeks prior to the first date on which the proposed management plan or proposed forest development plan will be available for public viewing.

- 1.08 The Regional Manager or District Manager, in a notice given to the Licensee not less than four weeks prior to the first date on which the Licensee will advertise under paragraph 1.06, may specify
- (a) a number of days greater or less than the five days referred to in paragraph 1.06(b), and
  - (b) a period greater or less than the two weeks referred to in paragraph 1.07.
- 1.09 The Regional Manager or District Manager may from time to time, in a notice given to the Licensee, specify resource agencies for the purposes of paragraph 1.06(a).



## **SCHEDULE "D"**

### **LOGGING PLAN**

1.01 A logging plan submitted by the Licensee on or before December 15, 1995, in respect of an area authorized for harvesting under this Cutting Permit must

- (a) be signed by the Licensee or the Licensee's authorized signatory,
- (b) be consistent with any forest development plan or silviculture prescription that applies to the area,
- (c) include maps of the area describing all of the following which are applicable
  - (i) the location of
    - (A) timber harvesting and related forest practices that will be carried out,
    - (B) roads that will be constructed or modified,
    - (C) permanent or temporary access structures,
    - (D) bridges, culverts and stream crossings,
    - (E) gravel pits,
    - (F) pipelines and power lines,
    - (G) gullies,
    - (H) wildlife habitat areas,
    - (I) fisheries-sensitive areas,
    - (J) sensitive areas, and
    - (K) resource features within or adjacent to the area that are identified in any forest development plan or silviculture prescription that applies to the area, and
  - (ii) the approximate location of
    - (A) group reserves including wildlife trees identified in any silviculture prescription that applies to the area, and
    - (B) excavated or bladed trails and landings, and
- (d) describe,
  - (i) how harvesting methods will be carried out, including
    - (A) the direction of yarding and skidding,
    - (B) the timing of any in-stream operations,
    - (C) the type of harvesting equipment that will be used,
    - (D) if harvesting is proposed for areas adjacent to streams, lakes, or wetlands, strategies for
      - (I) felling, yarding and debris management, and
      - (II) protecting the stream bank and minimizing damage to the understory,

- (E) if harvesting is proposed for roadside areas, the width of those areas and the strategy for debris disposal, and
- (F) the harvesting season,
- (ii) how construction, modification and deactivation will be carried out for roads, other than roads constructed or deactivated under road permits, and
- (iii) how rehabilitation will be carried out for excavated or bladed trails, landings, and other areas where the amount of soil disturbance will temporarily exceed the maximum limit allowed by any silviculture prescription that applies to the area, and
- (iv) with respect to temporary access structures,
  - (A) the construction and rehabilitation methods that will be implemented to achieve the rehabilitation requirements specified in any silviculture prescription that applies to the area, and
  - (B) the drainage control measures that will be implemented throughout all phases of the proposed operations to control surface soil erosion for the period from initial construction of the structures until their rehabilitation.

1.02 In preparing a logging plan referred to in paragraph 1.01, the Licensee must ensure that

- (a) the logging plan provides sufficient detail to permit adequate assessment by the District Manager of
  - (i) the topography and natural features of the area,
  - (ii) the timber harvesting and road construction, modification and deactivation operations that will be carried out under the plan,
- (b) the location and design of any stream crossings will
  - (i) protect the stream channel and stream bank immediately above and below the stream crossing, and
  - (ii) minimize any disturbance to the stream channel or stream bank,
- (c) any in-stream operations such as construction, repair or removal of stream crossings are consistent with timing windows and terms established by resource agencies and agreed to by the District Manager,

- (d) the nature and location of any proposed timber harvesting operations will protect, or minimize any negative impacts on, resource features, wildlife or other values identified in any forest development plan or silviculture prescription that applies to the area,
- (e) any equipment that will be used
  - (i) is suitable for the soil and terrain conditions of the area, and
  - (ii) will ensure that the limits for soil disturbance specified in any silviculture prescription that applies to the area will not be exceeded.

1.03 With respect to the location of excavated or bladed trails and landings in a logging plan referred to in paragraph 1.01, the Licensee must

- (a) propose reasonable measures to ensure that the total area to be occupied by the excavated or bladed trails and landings is minimized,
- (b) ensure that the excavated or bladed trails and landings are consistent with the soil conservation standards established in any silviculture prescription that applies to the area, and
- (c) locate the excavated or bladed trails and landings in such a manner as to
  - (i) minimize negative effects on known resource features and values identified in any forest development plan or silviculture prescription that applies to the area, and
  - (ii) maintain surface drainage patterns and minimize surface soil erosion, soil displacement, mass wasting and sedimentation.

1.04 Unless authorized to do by the District Manager, in preparing a logging plan referred to in paragraph 1.01, the Licensee must not locate a landing within 30 metres of a stream bank.

#### **14.00 FINANCIAL AND DEPOSITS**

14.01 In addition to any money payable under the Acts and regulations referred to in paragraph 11.01 in respect of this Licence, a cutting permit, road permit or special use permit, or a free use permit issued to the Licensee, the Licensee will pay to the Crown, immediately upon receipt of a notice, statement or invoice issued on behalf of the Crown,

- (a) stumpage under Part 7 of the *Forest Act* in respect of timber harvested
  - (i) under a cutting permit from
    - (A) Schedule B Land, or
    - (B) Schedule A Land subject to a timber licence, or
  - (ii) under a road permit,  
at rates determined, redetermined and varied under Section 84 of that Act, and
- (b) any payments required under Part 7.00 or 16.00.

14.02 During the term of this Licence, the Licensee will maintain with the Crown a deposit in the amount prescribed under the *Forest Act* or the regulations made under that Act, in a form acceptable to the Minister, as security for the Licensee's performance of its obligations under or in respect of this Licence, a cutting permit, road permit or special use permit, or a free use permit issued to the Licensee.

14.03 If the Regional Manager or District Manager gives the Licensee a notice that an amount has been taken under this Part from the deposit, the Licensee, within four weeks of the date on which the notice is given, will pay to the Crown, in a form acceptable to the Minister, an amount sufficient to replenish the deposit.

14.04 If the Licensee fails

- (a) to pay money that the Licensee is required to pay to the Crown under
  - (i) this Licence, a cutting permit, road permit or special use permit, or a free use permit issued to the Licensee, or
  - (ii) the Acts or regulations referred to in paragraph 11.01 in respect of this Licence, a cutting permit, road permit or special use permit, or a free use permit issued to the Licensee, or
- (b) to otherwise perform its obligations under
  - (i) this Licence, a cutting permit, road permit or special use permit, or a free use permit issued to the Licensee, or

- (ii) the Acts, regulations or standards referred to in paragraph 11.01 in respect of this Licence, a cutting permit, road permit or special use permit, or a free use permit issued to the Licensee,

the Regional Manager or District Manager, after at least four weeks notice to the Licensee, may take from the deposit

- (c) an amount equal to the money which the Licensee failed to pay,
  - (d) an amount sufficient to cover all costs reasonably incurred by the Regional Manager or District Manager in remedying the Licensee's failure to perform its obligations, or
  - (e) an amount equal to the Regional Manager's or District Manager's estimate of the costs which the Regional Manager or District Manager could reasonably expect to incur in remedying the Licensee's failure to perform its obligations,
- and for that purpose a security included in the deposit may be realized.

14.05 A notice referred to in paragraph 14.04 must specify

- (a) the money which the Licensee has failed to pay or the obligation which the Licensee has failed to perform, and
- (b) the amount the Regional Manager or District Manager intends to take from the deposit.

14.06 Subject to paragraphs 14.08, 14.09 and 14.10, if

- (a) the Regional Manager or District Manager, under paragraph 14.04, takes from the deposit an amount equal to the Regional Manager's or District Manager's estimate of the costs which the Regional Manager or District Manager could reasonably expect to incur in remedying the Licensee's failure to perform its obligations, and
- (b) the costs reasonably incurred by the Regional Manager or District Manager in remedying the Licensee's failure to perform its obligations are less than the amount taken from the deposit,

the Crown will as soon as feasible return to the Licensee an amount equal to the difference between the amount taken from the deposit and the costs reasonably incurred by the Regional Manager or District Manager.

14.07 If

- (a) the Regional Manager or District Manager, under paragraph 14.04, takes from the deposit an amount equal to the Regional Manager's or District Manager's estimate of the costs which the Regional Manager or District Manager could reasonably expect to incur in remedying the Licensee's failure to perform its

- obligations, and
- (b) the costs reasonably incurred by the Regional Manager or District Manager in remedying the Licensee's failure to perform its obligations are greater than the amount taken from the deposit, the Regional Manager or District Manager may take from the deposit an additional amount equal to the difference between the costs incurred by the Regional Manager or District Manager and the amount originally taken from the deposit, and for that purpose a security included in the deposit may be realized.

14.08 If the Regional Manager or District Manager, under paragraph 14.04, takes from the deposit an amount equal to the Regional Manager's or District Manager's estimate of the costs which the Regional Manager or District Manager could reasonably expect to incur in remedying the Licensee's failure to perform its obligations, the Regional Manager or District Manager is under no obligation to remedy the Licensee's failure.

14.09 If

- (a) the Regional Manager or District Manager, under paragraph 14.04, takes from the deposit an amount equal to the Regional Manager's or District Manager's estimate of the costs which the Regional Manager or District Manager could reasonably expect to incur in remedying the Licensee's failure to perform its obligations,
  - (b) the Regional Manager or District Manager does not remedy the Licensee's failure to perform its obligations, and
  - (c) the Regional Manager or District Manager gives a notice to the Licensee indicating that the Crown will not be remedying the Licensee's failure to perform its obligations,
- subject to paragraph 14.10, the Crown may retain the amount taken from the deposit under paragraph 14.04.

14.10 If, after receiving a notice referred to in paragraph 14.09, the Licensee

- (a) remedies the failure to perform its obligations, and
- (b) gives a notice to that effect to the Regional Manager or District Manager within three months of the date on which the notice referred to in paragraph 14.09 is given to the Licensee, or within such longer period as the Regional Manager may approve, the Crown will return to the Licensee an amount equal to the difference between the amount taken from the deposit and any costs reasonably incurred by the Regional Manager or District Manager in respect of the Licensee's failure to perform its obligations.

14.11 If the Regional Manager or District Manager considers that

- (a) any activity or operation that may be engaged in or carried out under this Licence, a cutting permit, road permit or special use permit, or a free use permit issued to the Licensee, is likely to cause damage to persons or property, and
- (b) the deposit is insufficient to indemnify the Crown for any liability which the Crown might incur as a consequence of the activity or operation,

the Regional Manager or District Manager may require the Licensee to maintain with the Crown a special deposit, in a form acceptable to the Minister, in the amount determined by the Regional Manager or District Manager, as the case may be, and the Licensee will comply.

14.12 If the Licensee fails to

- (a) remedy any damage resulting from an activity or operation referred to in paragraph 14.11, or
- (b) compensate any person who suffers a loss as a result of an activity or operation referred to in paragraph 14.11,

the Regional Manager or District Manager, after at least four weeks notice to the Licensee, may take an amount from the special deposit sufficient to indemnify the Crown for any liability which is or may be incurred by the Crown as a consequence of a failure referred to in subparagraph (a) or (b).

14.13 A notice referred to in paragraph 14.12 must specify

- (a) the nature of the Licensee's failure, and
- (b) the amount the Regional Manager or District Manager intends to take from the special deposit.

14.14 Subject to the *Forest Act* and the regulations made under that Act, the Crown will return to the Licensee

- (a) the deposit, less deductions made under paragraphs 14.04 and 14.07, when
  - (i) this Licence expires and is not replaced under Section 29 of the *Forest Act*, or is surrendered, and
  - (ii) the Regional Manager is satisfied that the Licensee has fulfilled its obligations under this Licence, and
- (b) a special deposit, less deductions made under paragraph 14.12, when the Regional Manager is satisfied that the Crown is no longer at risk of being held liable as a consequence of an activity or operation referred to in paragraph 14.11.

## **15.00 ACCESS AND ACCOMMODATION**

- 15.01 Nothing in this Licence authorizes the Licensee to in any way restrict the Crown's right of access to Schedule B Land or Schedule A land subject to a timber licence.
- 15.02 The Regional Manager or District Manager may carry out on Schedule B Land and Schedule A land subject to a timber licence
- (a) silviculture the Crown is required to carry out under the Acts or regulations referred to in paragraph 11.01, and
  - (b) any other silviculture, provided it does not
    - (i) compromise the management plan in effect under this Licence or a forest development plan approved in respect of this Licence, or
    - (ii) unreasonably interfere with the Licensee's operations under this Licence.
- 15.03 Where the Regional Manager or District Manager carries out silviculture referred to in paragraph 15.02, the Regional Manager or District Manager, as the case may be, will ensure the silviculture is consistent with the intent of the management plan in effect under this Licence, except where the Regional Manager or District Manager is required to depart from the intent of the management plan because of the requirements of a higher level plan or the Acts, regulations or standards referred to in paragraph 11.01.
- 15.04 Any Ministry officer may
- (a) enter onto Schedule A land that is not subject to a timber licence, and
  - (b) use roads owned or deemed to be owned by the Licensee, for the purpose of fulfilling an obligation or exercising a right under this Licence.
- 15.05 The Licensee will allow any person who has been granted harvesting rights to timber referred to in paragraph 1.08, 1.09, 1.10 or 1.17 to use any road referred to in paragraph 15.04(b) for the purpose of gaining access to timber within the Licence Area.
- 15.06 The Licensee will not require any payment from a person referred to in paragraph 15.05 other than a reasonable payment in respect of the actual maintenance costs of the road.



15.07 Upon reasonable notice from the Regional Manager or District Manager, the Licensee will provide a Ministry officer with reasonable office and living accommodation on premises owned or operated by the Licensee in or near the Licence Area, to enable the Ministry officer to fulfill an obligation or exercise a right under this Licence.

15.08 The Licensee may charge the Regional Manager or District Manager, as the case may be, for costs reasonably incurred in providing the accommodation referred to in paragraph 15.07.

## **16.00 CONTRACTORS**

16.01 Each year during the term of this Licence, the Licensee will ensure that not less than

- (a) 50% of the volume of timber harvested by or on behalf of the Licensee from the Licence Area during the year, multiplied by
  - (b) the result obtained by the division of
    - (i) the portion of the allowable annual cut that the Chief Forester determines is attributable to Schedule B Land, by
    - (ii) the allowable annual cut,
- is harvested by persons under contract with the Licensee.

16.02 Compliance with a notice referred to in paragraph 16.01 will be calculated in accordance with the method prescribed under the *Forest Act* or the regulations made under that Act.

16.03 If in a calendar year the volume of timber harvested by persons under contract with the Licensee is less than the volume required under paragraph 16.01, the Regional Manager, in a notice given to the Licensee, may require the Licensee to pay an amount determined in accordance with paragraph 16.04.

16.04 For the purpose of determining the amount payable under paragraph 16.03, the Regional Manager will multiply

- (a) the volume required under paragraph 16.01, minus the volume harvested during the calendar year by persons under contract, by
- (b) the average stumpage rate charged for sawlogs in statements or invoices issued to the Licensee during the calendar year in respect of timber harvested under this Licence.

- 16.05 The Minister may relieve the Licensee from the requirements of this Part to the extent provided for under the *Forest Act* or the regulations made under that Act.
- 16.06 The Licensee may contract to have more than the volume required under paragraph 16.01 harvested by persons under contract.
- 16.07 The Regional Manager or District Manager, in a notice given to the Licensee, may require the Licensee to provide the names, addresses and phone numbers of any contractors or subcontractors who may engage in or carry out activities or operations under or associated with this Licence, and the Licensee will provide the required information.

## **17.00 ROADS**

- 17.01 The Licensee will ensure that all roads constructed or modified by or on behalf of the Licensee on Schedule B Land or Schedule A Land subject to a timber licence are
- (a) identified on a forest development plan approved in respect of this Licence and authorized under a road permit, or
  - (b) authorized under paragraph 17.02.
- 17.02 The Licensee may construct or modify roads under the authority of a cutting permit on the areas of land authorized for harvest under the cutting permit if the roads are
- (a) identified on a logging plan,
  - (b) wholly contained within a cutblock identified on a forest development plan, and
  - (c) not identified on a forest development plan as providing access to more than one cutblock.
- 17.03 Subject to paragraph 17.04, roads referred to in paragraph 17.02 may be used for non-industrial purposes by any person without charge.
- 17.04 The Licensee may close or restrict use of roads referred to in paragraph 17.02 if
- (a) in the opinion of the District Manager, activities or operations under or associated with this Cutting Permit represent a danger to life or property,
  - (b) the District Manager consents to the restriction or closure, and

- (c) the Licensee complies with any directions of the District Manager with respect to the restriction or closure, including directions regarding the location and marking of gates and posting of warning notices.

## **18.00 TIMBER PROCESSING**

18.01 The Licensee will process all timber harvested under a cutting permit or road permit, or equivalent volumes, through a timber processing facility

- (a) owned or operated by the Licensee or an affiliate of the Licensee within the meaning of the Section 49 of the *Forest Act*, and
- (b) equipped to carry out debarking and chipping, unless the Minister exempts the Licensee in whole or in part from the requirements of this paragraph.

18.02 If the Licensee

- (a) intends to close a timber processing facility or reduce its production, or
- (b) has reason to believe that an affiliate of the Licensee within the meaning of the Section 49 of the *Forest Act* intends to close a timber processing facility or reduce its production, for a period of longer than 90 days, the Licensee will give the Minister at least three months notice prior to the closure or reduction.

18.03 If

- (a) the Licensee, or
- (b) an affiliate of the Licensee within the meaning of the Section 49 of the *Forest Act*, closes a timber processing facility or reduces its production for a period longer than 90 days, the Licensee will on request of the Minister provide information regarding the volume of Crown timber processed through the timber processing facility during the 24-month period immediately preceding the closure or reduction in production level.

18.04 The Licensee will continue to operate, and where applicable construct or expand, a timber processing facility in accordance with

- (a) the proposal made in the application on which the award of the tree farm licence replaced by this Licence or any predecessor to that tree farm licence was based, and
- (b) the revisions, if any, to that proposal which have been approved by the Minister or an appropriate Ministry officer.

## **19.00 LIABILITY AND INDEMNITY**

19.01 Subject to paragraph 19.03, the Licensee will indemnify the Crown against and save it harmless from all claims, demands, suits, actions, causes of action, costs, expenses and losses faced, incurred or suffered by the Crown as a result, directly or indirectly, of any act or omission of

- (a) the Licensee,
- (b) an employee of the Licensee,
- (c) an agent of the Licensee,
- (d) a contractor of the Licensee who engages in any activity or carries out any operation, including but not restricted to harvesting operations, under or associated with this Licence, a cutting permit, road permit or special use permit, or a free use permit issued to the Licensee, or
- (e) any other person who on behalf of or with the consent of the Licensee engages in any activity or carries out any operation, including but not restricted to harvesting operations, under or associated with this Licence, a cutting permit, road permit or special use permit, or a free use permit issued to the Licensee.

19.02 For greater certainty, the Licensee has no obligation to indemnify the Crown under paragraph 19.01 in respect of any act or omission of

- (a) an employee, agent or contractor of the Crown, in the course of carrying out his or her duties as employee, agent or contractor of the Crown, or
- (b) a person, other than the Licensee, to whom the Crown has granted the right to use or occupy Crown land, including a person who has been granted the right to harvest timber referred to in paragraph 1.08, 1.09, 1.10 or 1.17, in the course of exercising those rights.

19.03 Paragraph 19.01 does not apply to an act or omission which is a direct response to, and complies with, an order made by a Ministry officer or another officer of the Crown.

19.04 Amounts taken under Part 14.00 from the deposit or a special deposit, any payments required under Part 7.00 or 16.00, any reductions made under the Acts and regulations referred to in paragraph 11.01 to the portion of the allowable annual cut available to the Licensee, and payments required further to the indemnity referred to in paragraph 19.01 are in addition to and not in substitution for any other remedies available to the Crown in respect of a default of the Licensee.

## **20.00 LIMITATION OF LIABILITY**

20.01 The Crown is not liable to the Licensee for injuries, losses, expenses, or costs incurred or suffered by the Licensee as a result, directly or indirectly, of an act or omission of a person who is not a party to this Licence, including but not restricted to an act or omission of a person disrupting, stopping or otherwise interfering with the Licensee's operations under this Licence by road blocks or other means.

## **21.00 TERMINATION**

21.01 If this Licence expires and is not replaced under Section 29 of the *Forest Act*, or is surrendered, cancelled or otherwise terminated,

- (a) all cutting permits will immediately terminate, and
- (b) title to all
  - (i) improvements, including roads and bridges, constructed by the Licensee under the authority of this Licence, and
  - (ii) timber, including logs and special forest products, harvested under the authority of this Licence and are still located on Crown land, will vest in the Crown, without right of compensation to the Licensee, and
- (c) the Licensee may continue to enter and use Schedule B Land for a period of one month after the expiry or termination of this Licence for the purpose of removing the Licensee's property.

21.02 The Licensee will not remove any improvements or timber referred to in paragraph 21.01(b), unless authorized to do so by the Regional Manager.

21.03 If a road permit expires or is surrendered, cancelled or otherwise terminated, all improvements, including roads and bridges, constructed under the authority of the road permit will vest in the Crown, without right of compensation to the Licensee, unless otherwise specified in the road permit.

21.04 The Licensee will not remove any improvements vesting in the Crown under paragraph 21.03, unless authorized to do so by the Regional Manager.

21.05 Subject to paragraph 21.06, if the Licensee commits an act of bankruptcy, makes a general assignment for the benefit of its creditors or otherwise

acknowledges its insolvency, the Chief Forester, in a notice given to the Licensee, may cancel this Licence.

- 21.06 The Chief Forester will not cancel this Licence under paragraph 21.05 unless and until the Chief Forester gives a written notice to every holder of a registered security interest that charges this Licence, allowing a period of not less than 60 days prior to cancellation during which the holder of the registered security interest may exercise the rights and pursue the remedies available in respect of the registered security interest.

## **22.00 NOTICE**

- 22.01 A notice given under this Licence must be in writing.

- 22.02 A notice given under this Licence may be

- (a) delivered by hand,
- (b) sent by mail, or
- (c) subject to paragraph 22.05, sent by facsimile transmission, to the address or facsimile number, as applicable, specified on the first page of this Licence, or to such other address or facsimile number as is specified in a notice given in accordance with this Part.

- 22.03 If a notice is given under this Licence, it is deemed to have been given

- (a) if it is given in accordance with paragraph 22.02(a), on the date it is delivered by hand,
- (b) if it is given in accordance with paragraph 22.02(b), subject to paragraph 22.04, on the eighth day after its deposit in a Canada Post Office at any place in Canada, and
- (c) if it is given in accordance with paragraph 22.02(c), subject to paragraph 22.05, on the date it is sent by facsimile transmission.

- 22.04 If, between the time a notice is mailed in accordance with paragraph 22.02(b) and the time it is actually received, there occurs a postal strike, lockout or slowdown that might reasonably affect delivery of the notice, the notice is not deemed to be given until the party actually receives it.

- 22.05 If a notice is sent by facsimile transmission, the party sending the notice must take reasonable steps to ensure that the transmission has been successfully completed.

## **23.00 MISCELLANEOUS**

- 23.01 This Licence will enure to the benefit of, and be binding on, the parties and their respective heirs, executors, successors and permitted assigns.
- 23.02 The laws of British Columbia will govern the interpretation of this Licence and the performance of the parties' obligations under this Licence.
- 23.03 The Licensee will comply with the requirements of all legislation applicable to activities or operations under or associated with this Licence, including but not restricted to the *Workers Compensation Act*, *Health Act*, and *Employment Standards Act*, and the regulations made under those Acts.
- 23.04 The Licensee will use the services of one or more professional foresters to manage the Licence Area.
- 23.05 At the request of the Regional Manager or District Manager, the Licensee will survey and define on the ground any or all boundaries of the Licence Area.
- 23.06 Where
- (a) the boundaries of the Licence Area are based on boundaries established under existing or expired timber licences,
  - (b) the legal description of the boundaries of the Licence Area has been derived from original timber licence survey plans or from reference maps prepared from original timber licence survey plans, and
  - (c) the legal description differs from the actual ground location of timber licence corner posts,
- the boundaries of the Licence Area are the boundaries as originally established by the actual ground location of the timber licence corner posts.
- 23.07 Any power conferred or duty imposed on a Ministry officer referred to in this Licence may be exercised or fulfilled by another Ministry officer designated or authorized to do so by the Minister, the Chief Forester, the Regional Manager, or the District Manager, as appropriate.

- 23.08 Where under this Licence the Minister or a Ministry officer has a discretion to require information, the Minister or Ministry officer, as the case may be, will exercise this discretion in a reasonable manner, having regard to the purposes and functions of the Ministry of Forests set out in Section 4 of the *Ministry of Forests Act* as it read on June 1, 1993.
- 23.09 Subject to this Licence and all applicable legislation, including but not restricted to the Acts, regulations and standards referred to in paragraph 11.01, the Minister will ensure that the obligations under this Licence of the Ministry officers referred to in this Licence are fulfilled.
- 23.10 Nothing in this Licence entitles the Licensee to have an area of Schedule B Land, or Schedule A Land subject to a timber licence, replaced with another area, or to have harvesting rights awarded under another agreement under the *Forest Act*, in the event timber is damaged or destroyed by pests, fire, wind or other natural causes, or an area of land is deleted from the Licence Area under the Acts or regulations referred to in paragraph 11.01, or under any other Act or regulation.
- 23.11 The Schedules to this Licence are deemed to be part of this Licence.

#### **24.00 TRANSITIONAL**

- 24.01 Harvesting and related activities carried out under and in accordance with the tree farm licence replaced by this Licence
- (a) on or after August 1, 1994, and
  - (b) before the date on which this Licence is executed,
- are deemed to have been carried out under and in accordance with this Licence, and to the extent necessary, the applicable terms and conditions of the tree farm licence replaced by this Licence are deemed to be part of this Licence.

#### **25.00 MANAGEMENT OBJECTIVES REGARDING CLAYOQUOT SOUND**

- 25.01 The parties accept the March 1995 report of the Scientific Panel for Sustainable Forest Practices in Clayoquot Sound as an appropriate technical basis for management of the Clayoquot Sound portion of the Licence Area.



25.02 The parties will conclude an agreement with the Clayoquot Sound Central Region Board on specific amendments to this licence regarding the Clayoquot Sound portion of the Licence area by February 29, 1996, regarding:

- (a) Central Region Board objectives, as defined in the Interim Measures Agreement signed by the Province of British Columbia and the Nuu-chah-nulth Central Region Tribes on March 19, 1994, including those regarding planning, management, social and economic issues relating to the activities of the Licensee in Clayoquot Sound; and
- (b) provisions to outline the objectives of the Central Region Board and the parties regarding the implementation of the report of the Scientific Panel for Sustainable Forest Practices in Clayoquot Sound.

25.03 In the event that the Central Region Board and the parties do not reach agreement on specific amendments to the licence by February 29, 1996, this target date will be extended until such time as an agreement is concluded.

## **26.00 INTERPRETATION**

26.01 In this Licence, unless the context otherwise requires,

- (a) "aboriginal activities" means cultural, spiritual, religious, and sustenance activities associated with traditional aboriginal life, including aboriginal rights,
- (b) "aboriginal people" includes registered and non-registered Indians, Inuits and Metis,
- (c) "allowable annual cut" means the allowable annual cut determined by the Chief Forester for the Licence Area in accordance with the requirements of the *Forest Act*,
- (d) "average stumpage rate charged for sawlogs" means the total stumpage charged for sawlogs divided by the total volume of sawlogs,
- (e) "avoidable" in respect of residue or waste means timber that does not fall within the definition of unavoidable,
- (f) "close" or "closure" means cessation of production of the principal forest products normally produced by a timber processing facility,

- (g) "cultural heritage resource" means an object or site that is of historic, cultural, or archaeological significance,
- (h) "cutting permit" means a cutting permit issued under this Licence or a cutting permit referred to in paragraph 10.18,
- (i) "deposit" means the deposit referred to in paragraph 14.02,
- (j) "District Manager" means
  - (i) a District Manager appointed under the *Ministry of Forests Act*, for a forest district in which all or part of the Licence is situated, and
  - (ii) any person authorized by the District Manager to exercise a power or fulfill a duty under this Licence,
- (k) "*Forest Act*" means the *Forest Act*, R.S.B.C. 1979, c. 140, as amended from time to time, or the successor to this Act if it is repealed,
- (l) "forest development plan" means a forest development plan referred to in the *Forest Practices Code of British Columbia Act*,
- (m) "*Forest Practices Code of British Columbia Act*" means the *Forest Practices Code of British Columbia Act*, S.B.C. 1994, c. 41, as amended from time to time, or the successor to this Act if it is repealed,
- (n) "free use permit" means a free use permit issued under the *Forest Act* to
  - (i) the Licensee, or
  - (ii) to a person other than the Licensee,
 to authorize the harvest timber within the Licence Area,
- (o) "guideline" means a guideline, guidebook, policy, procedure or manual regarding forest practices applicable to all or part of the Licence Area, which has been set or approved by the Ministry ,
- (p) "higher level plan" means a higher level plan applicable to all or part of the Licence Area,
- (q) "logging plan" means a logging plan referred to in the *Forest Practices Code of British Columbia Act*,
- (r) "Licence Area" means Schedule A Land and Schedule B Land,
- (s) "management plan" means a plan for managing, protecting and conserving both the timber resources and the non-timber values and resources of the Licence Area, and integrating harvesting and related activities with use of the Licence Area for purposes other than timber production,

- (t) "manual" means a guideline, guidebook, policy, procedure, or manual set or approved by the Ministry for preparation of:
  - (i) a Statement of Management Objectives, Options and Procedures,
  - (ii) a Timber Supply Analysis Information Package,
  - (iii) a timber supply analysis,
  - (iv) a management plan,
  - (v) an annual report referred to in Part 13.00, or
  - (vi) inventories referred to in Part 2.00,
- (u) "Ministry" means the Ministry of Forests,
- (v) "Ministry officer" means an employee of the Ministry,
- (w) "operable land base" mean those areas within the Licence Area, which, based on the highest log prices obtained over the previous decade for timber of the type and quality principally found on the areas, are economically feasible to develop and harvest with the technology currently available to the Licensee,
- (x) "person" includes a corporation and a partnership,
- (y) "pest" means any animal, insect, fungus, bacteria, virus, nematode, or other organism which is detrimental to effective forest management,
- (z) "primary logging" means felling timber and yarding or forwarding the timber to central landings or road-sides, but does not include removing the timber from these landings or road-sides,
- (aa) "Regional Manager" means
  - (i) a Regional Manager appointed under the *Ministry of Forests Act*, for a forest region in which all or part of the Licence Area is situated, and
  - (ii) any person authorized by the Regional Manager to exercise a power or fulfill a duty under this Licence,
- (bb) "residue" means timber of a species and grade specified as optional utilization in Schedule "B" to this Cutting Permit, that is not utilized by the Licensee, unless otherwise provided in the **Provincial Logging Residue and Waste Measurement Procedures Manual**, dated January 1, 1994, as amended from time to time,
- (cc) "resource agencies" means any governmental agency, ministry or department having jurisdiction over a resource which may be affected by any activity or operation, including but not restricted to harvesting activities or operations, engaged in or carried out under or associated with this Licence or a road permit,

- (dd) "review strategy" means a plan for obtaining input from resource agencies and interested persons regarding management and development of the Licence Area,
- (ee) "road permit" means a road permit entered into under the *Forest Act* which provides access to timber harvested, or to be harvested, under this Licence,
- (ff) "Schedule A Land" means the land described in the Schedule "A" to this Licence,
- (gg) "Schedule B Land" means the Crown land described in Schedule "B" to this Licence,
- (hh) "silviculture prescription" means a silviculture prescription referred to in the *Forest Practices Code of British Columbia Act*,
- (ii) "special deposit" means a special deposit referred to in paragraph 14.11,
- (jj) "special use permit" means a special use permit issued under the *Forest Act* before June 15, 1995, or under the *Forest Practices Code of British Columbia Act* on or after June 15, 1995, to authorize the Licensee to use or occupy Crown land within the Licence Area,
- (kk) "timber supply analysis" means an analysis of the short-term and long-term availability of timber for harvesting in the Licence Area, including an analysis of the short and long-term effect of management practices on the availability of timber,
- (ll) "Timber Supply Analysis Information Package" means information relating to the preparation of a timber supply analysis, including information regarding the assumptions to be incorporated into a timber supply analysis, and the methodology to be used in the timber supply analysis,
- (mm) "Timber Supply Forester" means the Ministry officer designated by the Chief Forester to review the Timber Supply Analysis Information Package and the timber supply analysis,
- (nn) "20-year plan" means an operational timber supply projection for the Licence Area, prepared in support of a timber supply analysis, that indicates the availability of timber over a period of not less than 20 years,

- (oo) "unavoidable" in respect of residue or waste means timber that was that was not felled, or was not bucked or utilized, in accordance with the specifications set out in a cutting permit, because the timber
  - (i) is inaccessible or physically obstructed,
  - (ii) could not be felled, bucked or utilized safely, or
  - (iii) could not be felled, bucked or utilized because of the restriction referred to in paragraph 6.06,
- (pp) "utilize" means to remove timber from the Licence Area for use or processing elsewhere,
- (qq) "waste" means
  - (i) timber referred to in paragraph 6.01(a) that is not felled in accordance with the requirements of that paragraph,
  - (ii) timber referred to in paragraph 6.01(b) that is not bucked in accordance with the requirements of that paragraph, and
  - (iii) timber referred to in paragraph 6.01(c) that is not utilized in accordance with the requirements of that paragraph.

26.02 Unless otherwise provided in paragraph 26.01, if a word or phrase used in this Licence is defined in the *Forest Act* or the *Forest Practices Code of British Columbia Act* the definition in the Act applies to this Licence, and where the word or phrase in the Act is replaced by a new word or phrase, this Licence is deemed to have been amended accordingly.

26.03 If a provision of the *Forest Act* or the *Forest Practices Code of British Columbia Act* referred to in this Licence is renumbered, the reference in this Licence is to be construed as a reference to the provision as renumbered.

26.04 In this Licence, unless the context otherwise requires,

- (a) the singular includes the plural and the plural includes the singular, and
- (b) the masculine, the feminine and the neuter are interchangeable.

26.05 This Licence is divided into parts, paragraphs, subparagraphs, clauses and subclauses, illustrated as follows:

- 1.00 part;
- 1.01 paragraph;
  - (a) subparagraph;
  - (i) clause;
  - (A) subclause;

and a reference to a subparagraph, clause or subclause is to be construed as a reference to a subparagraph, clause or subclause of the paragraph, subparagraph or clause, as the case may be, in which the reference occurs.

IN WITNESS WHEREOF this Licence has been executed by the Minister and the Licensee on the date first written above.

SIGNED by the )  
Minister )  
on behalf of Her Majesty )  
the Queen in Right of )  
the Province of )  
British Columbia in the )  
presence of: )  
\_\_\_\_\_ )  
\_\_\_\_\_ )  
\_\_\_\_\_ )

\_\_\_\_\_ )  
The Honourable Andrew Petter  
Minister of Forests

THE COMMON SEAL of )  
the Licensee was affixed )  
in the presence of: )  
\_\_\_\_\_ )  
\_\_\_\_\_ )  
\_\_\_\_\_ )

c/s

OR

SIGNED by the Licensee )  
in the presence of: )  
\_\_\_\_\_ )  
\_\_\_\_\_ )  
\_\_\_\_\_ )

\_\_\_\_\_ )  
(Licensee)

## SCHEDULE A

### Alberni Tree Farm Licence

#### Tree Farm Licence Number 44

Forests and merchantable timber in other tenures owned or controlled by the Licensee in the Alberni Tree Farm Licence Number 44.

#### Block 1 - Cameron River

00000727

#### A. Crown Grants

<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
Block 60, Plan 789	Alberni	649.535	J74679
Block 80, Plan 886 (Ex. Plan D.D. 5152-I)	Alberni	429.923	J74675
Block 82	Alberni	1 797.653	J74676
Block 84 (Ex. Plan D.D. 5152-I)	Alberni	488.062	J74678
Block 89	Alberni	226.629	S92366
Portion of Lot A, DLs 159, 196 and Block 105, Plan VIP 51573, except that part designated as log dump, and portion of DL 196 (for legal description see Appendix One)	Alberni	155.325	ED134767
South 1/2 Block 188 (Ex. E. & N. R. of W. Alberni Trail), Plan D.D. 5683-N	Alberni	640.422	J97810
Block 189, Plan D.D. 5683-N	Alberni	719.547	J97814
Block 235 (Ex. N. Part, Plans 580R, 392 R/W)	Alberni	106.030	J75247
Lot 1 of Block 235, Plan 9683	Alberni	15.581	J69638



<b><u>Crown Grants</u></b>	<b><u>Land District</u></b>	<b><u>Hectares More or Less</u></b>	<b><u>Certificate of Title No.</u></b>
Block 240, Plan D.D. 16998-N	Alberni	22.865	J74680
Block 241, Plan D.D. 16998-N	Alberni	484.500	J74681
Block 245, Plan D.D. 16998-N	Alberni	1 102.226	J74668
Block 246, Plan D.D. 16998-N	Alberni	32.092	J74682
Block 247	Alberni	31.850	EC5334
Block 268	Alberni	48.563	J78976
Block 328	Alberni	214.083	J75202
Block 363	Alberni	8.134	J74683
Block 364	Alberni	32.740	J74684
Block 365	Alberni	17.200	J74685
Block 366	Alberni	49.049	J74686
Block 367	Alberni	3.966	J75195
Block 368	Alberni	16.228	J75196
Block 369	Alberni	6.980	J75249
Block 379	Alberni	24.444	J75197
Block 392	Alberni	32.214	J75198
Block 393	Alberni	16.592	J75199
Block 394	Alberni	27.641	J75200
Block 402	Alberni	60.705	J75201
Block 404	Alberni	95.912	S103479
Block 443	Alberni	129.504	S103480

<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
Block 550	Alberni	286.524	J99907
Block 551	Alberni	511.534	S63766
Block 552	Alberni	171.186	S63767
Block 611, Plan D.D. 27676-N	Alberni	8.094	J75243
Block 632	Alberni	76.893	S103489
Block 633	Alberni	138.812	S108577
Block 677	Alberni	326.184	J74666
Block 683	Alberni	45.731	J75203
Block 692	Alberni	504.249	J94495
Block 762	Alberni	106.436	J99933
Block 763 (Except Gravel Pits removed by Instrument #5 dated Nov. 15/88)	Alberni	878.549	J99934
Block 764	Alberni	309.187	J99935
Block 819	Alberni	63.942	J94422
Block 821	Alberni	579.442	J99943
Block 822	Alberni	101.255	J99944
Block 823	Alberni	39.041	J99945
Block 824	Alberni	109.915	J99946
Block 825	Alberni	126.912	J99947
Block 826	Alberni	130.878	J99948
Block 827	Alberni	381.323	J99949
Block 828 (ex. part 3035 R/W)	Alberni	537.803	J69600

<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
Block 835	Alberni	37.531	J99942
Block 852	Alberni	410.077	J69601
Block 863	Alberni	6.070	S63952
Block 934	Alberni	127.885	J96512
Block 935	Alberni	16.188	J96513
Block 950	Alberni	79.726	S63953
Block 1021	Alberni	36.261	J99382
Block 1054	Alberni	38.770	J99386
Block 1286	Alberni	309.596	A40127
Block 1287	Alberni	356.136	A40043
Block 1288	Alberni	346.423	A27823
Block 1325 (Ex. Plan 3036 R/W)	Alberni	93.336	A42163
Block 1326 (Ex. Plan 2500 R/W)	Alberni	695.275	45064-W
Lot 99 (Ex. Plan 126 R/W)	Alberni	59.248	J98865
Lot 153 (Ex. Plan 18547)	Alberni	38.042	J98885
Pcl. A of Lot 159, Plan D.D. 9801-N	Alberni	6.494	J74672
Pcl. B of Lot 159, Plan D.D. 18585-N (Ex. Plan 285 R/W)	Alberni	1.898	J75222

<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
Parcel B of Lot 159, Plan D.D. 18585-N, Plan 115R	Alberni	.125	J74545
Lot 181 (Ex. Plans 35 R/W 149 R/W)	Alberni	60.938	J99373
Lot 198 (situate Dunsmuir)	Alberni	20.902	S121644
Lot 199 (situate Dunsmuir)	Alberni	20.902	S121645
Lot 202 (situate Dunsmuir)	Alberni	4.047	J98891
Lots 240 to 244	Alberni	96.782	S111007 to S111011
Ptn. Lot 260 lying north of the easterly production of the southerly boundary of Lot 125 (Ex. Plan 149 R/W)	Alberni	30.482	J94445
Lot 264	Alberni	24.282	J74671
Lot 274	Alberni	16.150	EC53301
Lot 277	Alberni	13.120	EC53302
Lot 295	Alberni	46.540	J74538
Lot 298	Alberni	3.845	J74225
Lot 299	Alberni	3.278	J74226
Lot 304	Alberni	14.812	J94444
Lot 2001	Alberni	97.770	EC53303
Block 81	Alberni, Cameron & Dunsmuir	1 149.332	J98917
That ptn. Block 1324 lying south and west of height of land (Ex. Plan 28909)	Alberni	9 262.774	C74349

<b><u>Crown Grants</u></b>	<b><u>Land District</u></b>	<b><u>Hectares More or Less</u></b>	<b><u>Certificate of Title No.</u></b>
Block 1137	Alberni, Cowichan Lake & Dunsmuir	602.185	J69219
Block 1293	Alberni, Cowichan Lake & Dunsmuir	116.958	A27773
Block 83	Alberni & Dunsmuir	1 097.977	J74677
Block A of Bks. 83 & 1152, Plan 22640	Alberni	78.307	J69205
Block 1034	Alberni & Dunsmuir	685.957	J69229
Block 1082	Alberni & Dunsmuir	519.628	K83932
Block 1317	Alberni & Dunsmuir	2 413.193	A40045
Block 1318	Alberni & Dunsmuir	3 340.394	A75364
Lot 17 (Ex. Plan 89 R/W)	Barclay	116.346	J96502
Ptn. Lot 17 being Plan 89 R/W	Barclay	5.467	J99881
Section 40	Barclay	20.052	J99387
Lot 42 (Ex. Plan 166 R/W)	Barclay	50.304	J99885
Ptn. Lot 42 being Plan 166 R/W	Barclay	.688	J78479
Lot 83	Barclay	25.900	J78959
Ptn. Lot 266 being Plan 12 R/W	Barclay	2.954	S100788

<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
Ptn. Lot 267 being Plan 12 R/W	Barclay	3.092	J99879
Lot	Barclay	10.522	J99880
Block 1294	Cowichan Lake	32.376	A27771
Block 1112	Cowichan Lake & Dunsmuir	612.707	J69230
Block 936	Dunsmuir	73.857	J98866
Block 1118	Dunsmuir	153.786	A57366
Block 1152	Dunsmuir	159.531	J96514
Lot 2000	Dunsmuir	<u>132.300</u>	EC53300
<b>TOTAL CROWN GRANTS</b>		<b><u>36 900.041</u></b>	

**B. Timber Licences**

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0282, Block 1	TL 472 <sup>P</sup>	Barclay	24
T0282, Block 2	TL 2659 <sup>P</sup>	Barclay	85
T0282, Block 3	TL 4572 <sup>P</sup>	Barclay	<u>100</u>
<b>TOTAL</b>			<b><u>209</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0284, Block 5 (Part)	TL 10006 <sup>P</sup>	Barclay	<u>176</u>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0297, Block 1 (Part)	TL 500 <sup>P</sup>	Barclay	42
T0297, Block 2 (Part)	TL 501 <sup>P</sup>	Barclay	135
T0297, Block 3	TL 502 <sup>P</sup>	Barclay	74
T0297, Block 4	TL 701 <sup>P</sup>	Barclay	80
T0297, Block 5 (Part)	TL 711 <sup>P</sup>	Barclay	60
T0297, Block 6	Tbr. Lease 185 (Lot 19)	Barclay	<u>13</u>
	<b>TOTAL</b>		<b><u>404</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0369, Block 6 (Part)	TL 9277 <sup>P</sup>	Barclay	<u>17</u>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0600	Tbr. Lease 187 (Lot 21)	Barclay	<u>65</u>

**TOTAL OF TIMBER LICENCES** **871.000**

<u>Summary Block 1</u>	<u>Area in Hectares More or Less</u>	
Crown Grants	36 900.041	
Timber Licences	<u>871.000</u>	
<b>SUB TOTAL</b>	<b><u>37 771.041</u></b>	Crown and Timber Licences

**Block 2 - Nitinat Lake****A. Crown Grants**

<b><u>Crown Grants</u></b>	<b><u>Land District</u></b>	<b><u>Hectares More or Less</u></b>	<b><u>Certificate of Title No.</u></b>
Northwest 1/4 of NE. 1/4 Sec. 9, Tp. 1	Barclay	16.188	J68912
Northeast 1/4, Sec. 9 (Ex. N.W. 1/4), Tp. 1	Barclay	48.564	J98575
Fr. Southwest 1/4, Sec. 9, Tp. 1, except PL 44819	Barclay	15.057	S18286
Northwest 1/4, Sec. 9, Tp. 1	Barclay	64.752	S63956
Southeast 1/4, Sec. 10, Tp. 1	Barclay	64.752	J98579
Southwest 1/4, Sec. 15, Tp. 1	Barclay	64.752	J98578
Northwest 1/4, Sec. 15, Tp. 1	Barclay	64.752	J98857
Southwest 1/4, Sec. 16, Tp. 1	Barclay	62.396	J98580
Block A, Sec. 16, Tp. 1	Barclay	48.000	S27436
Southeast 1/4, Sec. 17, Tp. 1	Barclay	61.497	J98859
Southwest 1/4, Sec. 22, Tp. 1	Barclay	64.752	J98858
North 1/2, Sec. 26, Tp. 1	Barclay	129.504	S109004
Fr. Southwest 1/4 (Ex. I.R.) Sec. 28, Tp. 1	Barclay	46.136	K83914
Fr. North 1/2, Sec. 29, Tp. 1	Barclay	66.370	J78491
South 1/2, Sec. 35, Tp. 1	Barclay	129.504	S109005
Block A, Sec. 2, Tp. 1	Barclay	63.860	S27434
Fr. Section 3, Tp. 2	Barclay	230.679	S108561
Fr. Southeast 1/4, Sec. 10, Tp. 2	Barclay	12.141	J78489



<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
Block A, Sec. 11, Tp. 2	Barclay	51.180	S29848
Fr. Southwest 1/4, Sec. 12, Tp. 2	Barclay	28.329	S63744
Fr. East 1/2, Sec. 12, Tp. 2	Barclay	42.898	S63743
Northwest 1/4, Sec. 5, Tp. 4	Barclay	64.752	S63937
West 1/2 of NE. 1/4, Sec. 6, Tp. 4	Barclay	32.376	J99872
East 1/2 of NE. 1/4, Sec. 6, Tp. 4	Barclay	32.376	S63938
Section 7, Tp. 4	Barclay	252.529	S63745
West 1/2 of SW. 1/4, Sec. 8, Tp. 1	Barclay	34.156	S63746
West 1/2 of NW. 1/4, Sec. 8, Tp. 4	Barclay	31.404	S63747
East 1/2 of SW. 1/4, Sec. 8, Tp. 4	Barclay	36.018	S63939
NW. 1/4, Sec. 13, Tp. 4	Barclay	64.751	S63748
NE. 1/4, Sec. 13, Tp. 4	Barclay	32.376	S63749
West 1/2, Sec. 14, Tp. 4	Barclay	129.502	S63751
NE. 1/4, Sec. 14, Tp. 4	Barclay	32.376	S63750
East 1/2, Sec. 15, Tp. 4	Barclay	129.504	J99873
Fr. Northeast 1/4, Sec. 19, Tp. 4	Barclay	23.068	J98577
Fr. Northwest 1/4, Sec. 20 Tp. 4	Barclay	61.110	J98577
SW. 1/4, Sec. 29, Tp. 4	Barclay	64.752	S108977
NW. 1/4, Sec. 29, Tp. 4	Barclay	64.752	S100789

<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
Fr. Northwest 1/4, Sec. 32 Tp. 4	Barclay	11.332	J68884
Secti / (Santa Maria Isl)	Barclay	12.950	K83223
Lot 13	Barclay	65.966	S100685
Lot 14	Barclay	78.512	J99368
Lot 15	Barclay	64.752	J98571
Lot 16	Barclay	64.347	J78490
Block A of Lot 23	Barclay	11.736	S63943
Lot 24	Barclay	11.582	S63940
Lot 25	Barclay	15.706	S63941
Lot 26	Barclay	12.546	S63942
Lot 35	Barclay	13.153	S100781
Block A of Lot 36	Barclay	19.344	J99876
Lot 44	Barclay	62.324	J99369
District Lot 45	Barclay	29.110	S27432
Block A of Lot 54	Barclay	5.666	J99877
Lot 84 (Ex. 20 metre strip from H.W.M.)	Barclay	30.757	J68885
Lot 410	Barclay	56.981	J68920
Lot 411A	Barclay	14.974	J99886
Lot 537	Barclay	27.520	J99882
Lot 650	Barclay	56.658	J98581
Lot 150	Renfrew	29.138	J99857
Lot 159	Renfrew	29.948	J99857

<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
Lot 169	Renfrew	28.329	J99857
North east 1/4 Sec. 5, Tp. 1 (Ex. 153 R/W & Ptn. lying to the SE.) of said plan	Renfrew	<u>60.295</u>	J68879
<b>TOTAL CROWN GRANTS</b>		<b><u>3 275.491</u></b>	

**B. Timber Licences**

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0284, Block 1	TL 1005 <sup>P</sup>	Barclay	40
T0284, Block 2	TL 2654 <sup>P</sup>	Barclay	36
T0284, Block 3	TL 6885 <sup>P</sup>	Barclay	20
T0284, Block 4	TL 10003 <sup>P</sup>	Barclay	222
T0284, Block 5	TL 10006 <sup>P</sup> (Part)	Barclay	175
T0284, Block 6	TL 10620 <sup>P</sup>	Barclay	17
T0284, Block 7	TL 10621 <sup>P</sup>	Barclay	0
T0284, Block 8	TL 10622 <sup>P</sup>	Barclay	0
T0284, Block 9	TL 10687 <sup>P</sup>	Barclay	77
T0284, Block 10	TL 10688 <sup>P</sup>	Barclay	169
T0284, Block 11	TL 10689 <sup>P</sup>	Barclay	77
T0284, Block 12	Tbr. Lease 186 (Lot 20)	Barclay	<u>0</u>
		<b>TOTAL</b>	<b><u>833</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0297, Block 1 (part)	TL 500 <sup>P</sup>	Barclay	4
T0297, Block 2 (part)	TL 501 <sup>P</sup>	Barclay	90
T0297, Block 5 (part)	TL 711 <sup>P</sup>	Barclay	<u>1</u>
	<b>TOTAL</b>		<b><u>95</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0327, Block 1	TL 9280 <sup>P</sup>	Barclay	207
T0327, Block 2	TL 9281 <sup>P</sup>	Barclay	212
T0327, Block 3	TL 9282 <sup>P</sup>	Barclay	156
T0327, Block 4	TL 9283 <sup>P</sup>	Barclay	198
T0327, Block 5	TL 9284 <sup>P</sup>	Barclay	178
T0327, Block 6	TL 9300 <sup>P</sup>	Barclay	252
T0327, Block 7	TL 10676 <sup>P</sup>	Barclay	186
T0327, Block 8	TL 10677 <sup>P</sup>	Barclay	<u>149</u>
	<b>TOTAL</b>		<b><u>1 538</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0329, Block 1	TL 9278 <sup>P</sup>	Barclay	28
T0329, Block 2	TL 9279 <sup>P</sup>	Barclay	96
T0329, Block 3	TL 9285 <sup>P</sup>	Barclay	110
T0329, Block 4	TL 9286 <sup>P</sup>	Barclay	107
T0329, Block 5	TL 9287 <sup>P</sup>	Barclay	68
T0329, Block 6	TL 9288 <sup>P</sup>	Barclay	109

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0329, Block 7	TL 9294 <sup>P</sup>	Barclay	182
T0329, Block 8	TL 9295 <sup>P</sup>	Barclay	237
T0329, Block 9	TL 9296 <sup>P</sup>	Barclay	7
T0329, Block 10	TL 9297 <sup>P</sup>	Barclay	55
T0329, Block 11	TL 9982 <sup>P</sup>	Barclay	117
T0329, Block 12	TL 9983 <sup>P</sup>	Barclay	164
T0329, Block 13	TL 9984 <sup>P</sup>	Barclay	212
T0329, Block 14	TL 9985 <sup>P</sup>	Barclay	152
T0329, Block 15	TL 9988 <sup>P</sup>	Barclay	251
T0329, Block 16	TL 9989 <sup>P</sup>	Barclay	53
T0329, Block 17	TL 9990 <sup>P</sup>	Barclay	130
T0329, Block 18	TL 9991 <sup>P</sup>	Barclay	190
T0329, Block 19	TL 10001 <sup>P</sup>	Barclay	36
T0329, Block 20	TL 10002 <sup>P</sup>	Barclay	<u>23</u>
	<b>TOTAL</b>		<b><u>2 327</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0369, Block 1	TL 9272 <sup>P</sup>	Barclay	159
T0369, Block 2	TL 9273 <sup>P</sup>	Barclay	150
T0369, Block 3	TL 9274 <sup>P</sup>	Barclay	86
T0369, Block 4	TL 9275 <sup>P</sup>	Barclay	124
T0369, Block 5	TL 9276 <sup>P</sup>	Barclay	73
T0369, Block 6	TL 9277 <sup>P</sup> (Part)	Barclay	<u>39</u>
	<b>TOTAL</b>		<b><u>631</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0389, Block 1	TL 9299 <sup>P</sup>	Barclay	122
T0389, Block 2	TL 9979 <sup>P</sup>	Barclay	116
T0389, Block 3	TL 9980 <sup>P</sup>	Barclay	91
T0389, Block 4	TL 9981 <sup>P</sup>	Barclay	201
T0389, Block 5	TL 9992 <sup>P</sup>	Barclay	166
T0389, Block 6	TL 9993 <sup>P</sup>	Barclay	5
T0389, Block 7	TL 9994 <sup>P</sup>	Barclay	191
T0389, Block 8	TL 9995 <sup>P</sup>	Barclay	98
T0389, Block 9	TL 9996 <sup>P</sup>	Barclay	195
T0389, Block 10	TL 9997 <sup>P</sup>	Barclay	239
T0389, Block 11	TL 9998 <sup>P</sup>	Barclay	167
T0389, Block 12	TL 9999 <sup>P</sup>	Barclay	209
T0389, Block 13	TL 10674 <sup>P</sup>	Barclay	21
T0389, Block 14	TL 10675 <sup>P</sup>	Barclay	50
T0389, Block 15	TL 12399 <sup>P</sup>	Barclay	134
T0389, Block 16	TL 12400 <sup>P</sup>	Barclay	<u>50</u>
	<b>TOTAL</b>		<b><u>2 055</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0394, Block 1	TL 891 <sup>P</sup>	Barclay	48
T0394, Block 2	TL 2832 <sup>P</sup>	Barclay	21
T0394, Block 3	TL 2833 <sup>P</sup>	Barclay	<u>14</u>
	<b>TOTAL</b>		<b><u>83</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0400, Block 1	TL 729 <sup>P</sup>	Barclay	117
T0400, Block 2	TL 1000 <sup>P</sup>	Barclay	8
T0400, Block 3	TL 8294 <sup>P</sup>	Barclay	47
T0400, Block 4	TL 8296 <sup>P</sup>	Barclay	0
T0400, Block 5	TL 8297 <sup>P</sup>	Barclay	<u>0</u>
	<b>TOTAL</b>		<b><u>172</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0453, Block 1	TL 10000 <sup>P</sup>	Barclay	73
T0453, Block 2	TL 10623 <sup>P</sup>	Barclay	5
T0453, Block 3	TL 10678 <sup>P</sup>	Barclay	15
T0453, Block 4	TL 10679 <sup>P</sup>	Barclay	58
T0453, Block 5	TL 10684 <sup>P</sup>	Barclay	36
T0453, Block 6	TL 10685 <sup>P</sup>	Barclay	10
T0453, Block 7	TL 10686 <sup>P</sup>	Barclay	<u>23</u>
	<b>TOTAL</b>		<b><u>220</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0573, Block 1	TL 2807 <sup>P</sup>	Barclay	112
T0573, Block 2	TL 2808 <sup>P</sup>	Barclay	138
T0573, Block 3	TL 2812 <sup>P</sup>	Barclay	184
T0573, Block 4	TL 2813 <sup>P</sup>	Barclay	227
T0573, Block 5	TL 2814 <sup>P</sup>	Barclay	176

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0573, Block 6	TL 2815 <sup>P</sup>	Barclay	112
T0577, Block 7	TL 12406 <sup>P</sup>	Barclay	<u>238</u>
		<b>TOTAL</b>	<b><u>1 187</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0576, Block 1	TL 2794 <sup>P</sup>	Barclay	254
T0576, Block 2	TL 2795 <sup>P</sup>	Barclay	189
T0576, Block 3	TL 2796 <sup>P</sup>	Barclay	260
T0576, Block 4	TL 2797 <sup>P</sup>	Barclay	165
T0576, Block 5	TL 2798 <sup>P</sup>	Barclay	223
T0576, Block 6	TL 2799 <sup>P</sup>	Barclay	224
T0576, Block 7	TL 2800 <sup>P</sup>	Barclay	156
T0576, Block 8	TL 2801 <sup>P</sup>	Barclay	236
T0576, Block 9	TL 2802 <sup>P</sup>	Barclay	251
T0576, Block 10	TL 2803 <sup>P</sup>	Barclay	<u>245</u>
		<b>TOTAL</b>	<b><u>2 203</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0584, Block 1	TL 673 <sup>P</sup>	Barclay	72
T0584, Block 2	TL 892 <sup>P</sup>	Barclay	134
T0584, Block 3	TL 1756 <sup>P</sup>	Barclay	64
T0584, Block 4	TL 5614 <sup>P</sup>	Barclay	84
T0584, Block 5	TL 5615 <sup>P</sup>	Barclay	101



<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0584, Block 6	TL 6883 <sup>P</sup>	Barclay	66
T0584, Block 7	TL 6884 <sup>P</sup>	Barclay	72
T0584, Block 8	TL 6886 <sup>P</sup>	Barclay	10
T0584, Block 9	TL 8120 <sup>P</sup>	Barclay	187
T0584, Block 10	TL 8121 <sup>P</sup>	Barclay	46
T0584, Block 11	TL 8122 <sup>P</sup>	Barclay	17
T0584, Block 12	TL 9151 <sup>P</sup>	Barclay	91
T0584, Block 13	TL 9152 <sup>P</sup>	Barclay	223
T0584, Block 14	TL 9153 <sup>P</sup>	Barclay	221
T0584, Block 15	TL 9155 <sup>P</sup>	Barclay	177
T0584, Block 16	TL 10833 <sup>P</sup>	Barclay	196
T0584, Block 17	TL 10834 <sup>P</sup>	Barclay	143
T0584, Block 18	TL 10835 <sup>P</sup>	Barclay	208
T0584, Block 19	TL 10836 <sup>P</sup>	Barclay	134
T0584, Block 20	TL 11769 <sup>P</sup>	Barclay	47
T0584, Block 21	TL 11770 <sup>P</sup>	Barclay	15
T0584, Block 22	TL 11771 <sup>P</sup>	Barclay	60
T0584, Block 23	TL 11772 <sup>P</sup>	Barclay	55
		<b>TOTAL</b>	<b><u>2 423</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0586, Block 1	TL 2804 <sup>P</sup>	Barclay	156
T0586, Block 2	TL 2805 <sup>P</sup>	Barclay	106

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0586, Block 3	TL 2806 <sup>P</sup>	Barclay	75
T0586, Block 4	TL 2822 <sup>P</sup>	Barclay	235
T0586, Block 5	TL 2823 <sup>P</sup>	Barclay	<u>209</u>
	<b>TOTAL</b>		<b><u>781</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0603, Block 1	TL 710 <sup>P</sup>	Barclay	12
T0603, Block 2	TL 712 <sup>P</sup>	Barclay	36
T0603, Block 3	TL 2655 <sup>P</sup>	Barclay	19
T0603, Block 4	TL 5636 <sup>P</sup> (Ptn.)	Barclay	2
T0603, Block 5	TL 5638 <sup>P</sup>	Barclay	50
T0603, Block 6	TL 5639 <sup>P</sup>	Barclay	15
T0603, Block 7	TL 5640 <sup>P</sup>	Barclay	21
T0603, Block 8	TL 8298 <sup>P</sup>	Barclay	91
T0603, Block 9	TL 8300 <sup>P</sup>	Barclay	42
T0603, Block 10	TL 8301 <sup>P</sup>	Barclay	42
T0603, Block 11	TL 8303 <sup>P</sup> (Ptn.)	Barclay	<u>0</u>
	<b>TOTAL</b>		<b><u>330</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0607, Block 1	TL 890 <sup>P</sup>	Barclay	73
T0607, Block 2	TL 893 <sup>P</sup>	Barclay	49
T0607, Block 3	TL 2415 <sup>P</sup>	Barclay	117

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0607, Block 4	TL 2416 <sup>P</sup>	Barclay	43
T0607, Block 5	TL 3628 <sup>P</sup>	Barclay	171
T0607, Block 6	TL 9154 <sup>P</sup>	Barclay	<u>154</u>
	<b>TOTAL</b>		<b><u>607</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0637, Block 1	TL 2809 <sup>P</sup>	Barclay	188
T0637, Block 2	TL 2810 <sup>P</sup>	Barclay	92
T0637, Block 3	TL 2811 <sup>P</sup>	Barclay	266
T0637, Block 4	TL 2817 <sup>P</sup>	Barclay	192
T0637, Block 5	TL 2818 <sup>P</sup>	Barclay	259
T0637, Block 6	TL 2824 <sup>P</sup>	Barclay	266
T0637, Block 7	TL 2825 <sup>P</sup>	Barclay	259
T0637, Block 8	TL 2826 <sup>P</sup>	Barclay	255
T0637, Block 9	TL 2827 <sup>P</sup>	Barclay	<u>164</u>
	<b>TOTAL</b>		<b><u>1 941</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0645, Block 1	TL 2819 <sup>P</sup>	Barclay	155
T0645, Block 2	TL 2820 <sup>P</sup>	Barclay	<u>83</u>
	<b>TOTAL</b>		<b><u>238</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0652, Block 1	TL 2816 <sup>P</sup>	Barclay	209
T0652, Block 2	TL 2821 <sup>P</sup>	Barclay	131
T0652, Block 3	TL 5150 <sup>P</sup>	Barclay	257
T0652, Block 4	TL 5151 <sup>P</sup>	Barclay	256
T0652, Block 5	TL 12394 <sup>P</sup>	Barclay	<u>110</u>
	<b>TOTAL</b>		<b><u>963</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0695, Block 1	TL 5634 <sup>P</sup>	Barclay	66
T0695, Block 2	TL 5635 <sup>P</sup>	Barclay	69
T0695, Block 3	TL 5636 <sup>P</sup> (Ptn.)	Barclay	33
T0695, Block 4	TL 5637 <sup>P</sup>	Barclay	59
T0695, Block 5	TL 8295 <sup>P</sup>	Barclay	<u>75</u>
	<b>TOTAL</b>		<b><u>302</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0732, Block 1	TL 8303 <sup>P</sup> (Ptn.)	Barclay	<u>0</u>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0738, Block 1	TL 12387 <sup>P</sup>	Barclay	77
T0738, Block 2	TL 12401 <sup>P</sup>	Barclay	227
T0738, Block 3	TL 12402 <sup>P</sup>	Barclay	<u>39</u>
	<b>TOTAL</b>		<b><u>343</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0748, Block 1	TL 10680 <sup>P</sup>	Barclay	144
T0748, Block 2	TL 10681 <sup>P</sup>	Barclay	193
T0748, Block 3	TL 10682 <sup>P</sup>	Barclay	202
T0748, Block 4	TL 12392 <sup>P</sup>	Barclay	201
T0748, Block 5	TL 12393 <sup>P</sup>	Barclay	222
T0748, Block 6	TL 12395 <sup>P</sup>	Barclay	69
T0748, Block 7	TL 12396 <sup>P</sup>	Barclay	8
T0748, Block 8	TL 12397 <sup>P</sup>	Barclay	11
T0748, Block 9	TL 12398 <sup>P</sup>	Barclay	<u>164</u>
	<b>TOTAL</b>		<b><u>1 214</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0785, Block 1	TL 12388 <sup>P</sup>	Barclay	215
T0785, Block 2	TL 12389 <sup>P</sup>	Barclay	206
T0785, Block 3	TL 12390 <sup>P</sup>	Barclay	126
T0785, Block 4	TL 12391 <sup>P</sup>	Barclay	148
T0785, Block 5	TL 12403 <sup>P</sup>	Barclay	<u>148</u>
	<b>TOTAL</b>		<b><u>843</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0802	TL 10683 <sup>P</sup>	Barclay	<u>234</u>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0885	TL 1987 <sup>P</sup>	Barclay	<u>532</u>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0477, Block 1	TL 6389 <sup>P</sup>	Renfrew	259
T0477, Block 2	TL 8286 <sup>P</sup>	Renfrew	190
T0477, Block 3	TL 8287 <sup>P</sup>	Renfrew	259
T0477, Block 4	TL 8288 <sup>P</sup>	Renfrew	259
T0477, Block 5	TL 8289 <sup>P</sup>	Renfrew	259
T0477, Block 6	TL 8290 <sup>P</sup>	Renfrew	181
T0477, Block 7	TL 8291 <sup>P</sup>	Renfrew	257
T0477, Block 8	TL 8292 <sup>P</sup>	Renfrew	259
T0477, Block 9	TL 8293 <sup>P</sup>	Renfrew	194
T0477, Block 10	TL 12715 <sup>P</sup>	Renfrew	187
T0477, Block 11	TL 12716 <sup>P</sup>	Renfrew	<u>259</u>
	<b>TOTAL</b>		<b><u>2 563</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0493, Block 1	TL 6399 <sup>P</sup>	Renfrew	259
T0493, Block 2	TL 6403 <sup>P</sup>	Renfrew	172
T0493, Block 3	TL 6404 <sup>P</sup>	Renfrew	<u>165</u>
	<b>TOTAL</b>		<b><u>596</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0496, Block 1	TL 6405 <sup>P</sup>	Renfrew	259
T0496, Block 2	TL 6406 <sup>P</sup>	Renfrew	259
T0496, Block 3	TL 11937 <sup>P</sup>	Renfrew	<u>196</u>
	<b>TOTAL</b>		<b><u>714</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0498, Block 1	TL 6396 <sup>P</sup>	Renfrew	126
T0498, Block 2	TL 6397 <sup>P</sup>	Renfrew	104
T0498, Block 3	TL 6398 <sup>P</sup>	Renfrew	209
T0498, Block 4	TL 6401 <sup>P</sup>	Renfrew	129
T0498, Block 5	TL 6402 <sup>P</sup>	Renfrew	103
T0498, Block 6	TL 6407 <sup>P</sup>	Renfrew	236
T0498, Block 7	TL 6408 <sup>P</sup>	Renfrew	<u>193</u>
	<b>TOTAL</b>		<b><u>1 100</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0506, Block 1	TL 6385 <sup>P</sup>	Renfrew	253
T0506, Block 2	TL 6387 <sup>P</sup>	Renfrew	250
T0506, Block 3	TL 6388 <sup>P</sup>	Renfrew	249
T0506, Block 4	TL 6390 <sup>P</sup>	Renfrew	259
T0506, Block 5	TL 6391 <sup>P</sup>	Renfrew	180
T0506, Block 6	TL 6392 <sup>P</sup>	Renfrew	252
T0506, Block 7	TL 6394 <sup>P</sup>	Renfrew	259

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0506, Block 8	TL 6395 <sup>P</sup>	Renfrew	261
T0506, Block 9	TL 12608 <sup>P</sup>	Renfrew	<u>259</u>
	<b>TOTAL</b>		<b><u>2 222</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0533, Block 1	TL 12604 <sup>P</sup>	Renfrew	259
T0533, Block 2	TL 12605 <sup>P</sup>	Renfrew	259
T0533, Block 3	TL 12606 <sup>P</sup>	Renfrew	259
T0533, Block 4	TL 12607 <sup>P</sup>	Renfrew	<u>252</u>
	<b>TOTAL</b>		<b><u>1 029</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0542, Block 1	TL 8886 <sup>P</sup>	Renfrew	92
T0542, Block 2	TL 9730 <sup>P</sup>	Renfrew	34
T0542, Block 3	TL 9731 <sup>P</sup>	Renfrew	16
T0542, Block 4	TL 9732 <sup>P</sup>	Renfrew	80
T0542, Block 5	TL 9733 <sup>P</sup>	Renfrew	<u>0</u>
	<b>TOTAL</b>		<b><u>222</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0547, Block 1	TL 10669 <sup>P</sup>	Renfrew	100
T0547, Block 2	TL 10670 <sup>P</sup>	Renfrew	123
T0547, Block 3	TL 10672 <sup>P</sup>	Renfrew	<u>147</u>
	<b>TOTAL</b>		<b><u>370</u></b>



<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0551, Block 1	TL 10668 <sup>P</sup>	Renfrew	2
T0551, Block 2	TL 10671 <sup>P</sup>	Renfrew	6
T0551, Block 3	Tbr. Lease 134 (Lot 69)	Renfrew	<u>322</u>
	<b>TOTAL</b>		<b><u>330</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0567	TL 9734 <sup>P</sup>	Renfrew	<u>31</u>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0581	Tbr. Lease 2 (Blk. B, Sec. 51)	Renfrew	<u>185</u>

**TOTAL OF TIMBER LICENCES** **31 457.00**

<u>Summary Block 2</u>	<u>Area in Hectares</u>
Crown Grants	3 275.491
Timber Licences	<u>31 457.000</u>
<b>SUB TOTAL</b>	<b><u>34 732.491</u></b>

**Block 3 - Sproat Lake****A. Crown Grants**

<b><u>Crown Grants</u></b>	<b><u>Land District</u></b>	<b><u>Hectares More or Less</u></b>	<b><u>Certificate of Title No.</u></b>
Block 196	Alberni	193.161	J99938
That pt. of Block 208 as shown outlined in red on Plan 802-R except Plan 37751	Alberni	162.874	S111022
That pt. of Block 208, more or less, as shown outlined in red on Plan 802-R except Parcel A	Alberni	472.278	L17389-A
Lot 204, Plan 3477 except those parts included within Plans 4600 and 29583	Alberni	342.049	J96523
Block 209 (Ex. Plan 980 R/W), Plan 48620	Alberni	974.960	J99913
Parcel 1 of Block 210 (Ex. Plan 980 R/W)	Alberni	1 025.042	J99940
Block A, Plan D.D. 26236-N, Block B, C & D Plan 411R of Block 210	Alberni	127.480	J75239
Part of Block B, Block 210, Plan 411-R, Block D	Alberni	16.147	S103487
Part of Block B, Block 210, Plan 411-R, Block C	Alberni	8.096	S103485
Block A of Block 210 on Plan D.D. 26236N	Alberni	103.076	J75239
Block 211, Plan 26239-N (Ex. Pcl. A Plan 412R, Plan 980 R/W)	Alberni	171.469	J99890
Part of Block 211, Plan 412-R	Alberni	86.038	J75242

<b><u>Crown Grants</u></b>	<b><u>Land District</u></b>	<b><u>Hectares More or Less</u></b>	<b><u>Certificate of Title No.</u></b>
Block 212, Plan D.D. 26238-N	Alberni	16.188	J75241
Block 216, Plan D.D. 26237-N	Alberni	16.188	J75240
Block 248	Alberni	1 067.179	J99917
Block 397	Alberni	47.592	S103488
Block 477	Alberni	24.282	J99919
Block 494	Alberni	8.580	J75232
Block 584	Alberni	202.347	J99916
Block 587, Plan D.D. 21817-N	Alberni	64.468	J75246
Block 641	Alberni	65.156	J99922
Block 669	Alberni	98.745	J74664
Block 678	Alberni	329.017	J99932
Block 680	Alberni	1 303.116	J99909
Block 698	Alberni	48.968	J94434
Parcel A of Block 1260	Alberni	166.736	A34389
The Northwest 1/4 of District Lot 26, except part in Plan 284 R/W	Alberni	16.020	EB78558
The Southwest 1/4 of District Lot 26	Alberni	16.190	EB78559
The East 1/2 of District Lot 26, except the R/W of the E&N R/W as registered under 19161C and except parts in Plans 284 R/W and 2778 R/W	Alberni	29.920	EB78570

<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
District Lot 34, except part in red on Plan 67 R/W and except part in Plan 5138, 3811 and Plan 38450	Alberni	52.470	EB114418
Lot 27 (Ex. E. & N. R/W Plan D.D. 14745 and Highway District Plan A63 2.480 ha $\pm$ )	Alberni	59.761	J74644
Lot 35 (Ex. Plans 67 R/W, 1086 o.s., 980 R/W, 14235, 17159)	Alberni	21.065	S99790
Lot 36 (Ex. Plans 541R, 14018, 16707, 18035)	Alberni	29.218	S99788
Lot 38 (Ex. Pcl. A, Plans 542R, 14018)	Alberni	57.718	EF29615
Lot 52 (Ex. Plans 67 R/W, 980 R/W, 14235)	Alberni	58.934	J98864
District Lot 84, except part shown coloured red on Plan 67 R/W and except part in Plans 5243, 38450 and 48620	Alberni	42.202	EF97356
Lot 98 (Ex. Plans 4087, 4786, 14235)	Alberni	54.483	S99789
District Lot 106, except part in Plan 277 R/W and Plan VIP57991	Alberni	64.650	EB78560
Lot 120 Plan D.D. 9228 (Ex. Plans 5041, 7770, 9591, 15671, 20613, 1636 R/W)	Alberni	400.765	K83924
Lot 124 (Ex. Plan 482)	Alberni	20.967	N86096

<b><u>Crown Grants</u></b>	<b><u>Land District</u></b>	<b><u>Hectares More or Less</u></b>	<b><u>Certificate of Title No.</u></b>
Lots 1 to 32 of Lot 124, Plan 482	Alberni	44.544	S123740 to S123761 (inclusive)
Lot 126 (Ex. Pcl. A, D.D. 3669-I, Plans 4239, 5774)	Alberni	48.438	J96505
Lot 1 of Lot 126, Plan 18159	Alberni	1.959	J32310
Lot A of Lot 141, Plan 18415	Alberni	3.804	J69193
Parcel A of Lot 148	Alberni	34.690	J96510
Lot A of Lot 156, Plan 8796	Alberni	15.540	J94504
District Lot 161	Alberni	64.750	EB78563
District Lots 164 & 253, Plan 44810	Alberni	30.930	S27430
Lot A, W. 1/2, Lot 171	Alberni	20.265	S108576
West 1/2, Lot 172	Alberni	31.841	S108575
Lot 197 Plan 1860 (Ex. Pcl. A, D.D. 11574-N, Pcl. "B", D.D. 12893-N)	Alberni	63.772	J69602
Lot 204, Plan 1857 (Ex. Plans 3447, 15448, 67 R/W as shown in red on Plan 803-R, 980 R/W)	Alberni	710.620	J98856
Lot 2 of Lot 204, Plan 4600	Alberni	16.540	J96508
District Lot 255, except part in Plan 277 R/W	Alberni	45.940	EB78564

<b><u>Crown Grants</u></b>	<b><u>Land District</u></b>	<b><u>Hectares More or Less</u></b>	<b><u>Certificate of Title No.</u></b>
District Lot 256, except part in red on Plan 146R	Alberni	36.080	EB78561
District Lot 261, except part in Plan 284 R/W	Alberni	21.850	EB78562
Lot 263, Plan 1853	Alberni	223.391	J74658
Lot A of Lot 270, Plan 7662	Alberni	2.833	J75248
Lot B of Lot 270, Plan 7662	Alberni	18.652	J99939
Parcel A, D.D. 21742-N of Lot 276	Alberni	22.258	J99887
Lot 291	Alberni	16.592	J75220
Lot 297	Alberni	34.804	J75223
Block 659	Alberni	30.760	EB78569
Block 73, Plan 8303 (Ex. Pt. Lot 1, Plan 13358)	Alberni & Newcastle	4 720.720	J74653 to J74657 (inclusive)
Block 85	Alberni & Newcastle	194.253	S92365
Lot 69	Clayoquot	119.790	J99856
Lot 295	Clayoquot	38.446	J68889
Lot 500-A	Clayoquot	2.023	J96525
Section 507 (Ex. Plan 1103)	Clayoquot	20.700	J96499
Lot 567, D.D. 78453-I	Clayoquot	3.136	J96500
Lot 683	Clayoquot	60.866	J99952
Lot 684	Clayoquot	53.218	J99859 & J96497

<b><u>Crown Grants</u></b>	<b><u>Land District</u></b>	<b><u>Hectares More or Less</u></b>	<b><u>Certificate of Title No.</u></b>
Lot 715	Clayoquot	76.892	J96495
Lot 772	Clayoquot	97.128	J96496
Sec. 946 (Ex. Plan 1103-A)	Clayoquot	21.586	J96498
Lot 1019	Clayoquot	259.004	J96501
Lot 1022	Clayoquot	11.946	J79003
Lot 1023	Clayoquot	27.115	J99871
Lot 1062	Clayoquot	22.137	J99863
Lot 1081	Clayoquot	63.133	J99853
Lot 1614	Clayoquot	42.089	J99342
Lot 1655	Clayoquot	8.782	J78493
Lot 1658	Clayoquot	9.996	J78492
Section 77 (Alberni)	Clayoquot	67.585	J98863
Block 489	Nelson	36.342	J75252
Block 490	Nelson	8.094	J75253
Block 62, Plan 789	Newcastle	2 618.374	J74649 to J74652
Block 74 (Ex. Plan 15643)	Newcastle	2 063.780	J98915
Block 77	Newcastle	530.150	J98916
Block 396	Newcastle	16.026	S103486
Block 474	Newcastle	8.872	J75228
Block 491	Newcastle	14.933	J75229
Block 492	Newcastle	4.735	J75230
Block 493	Newcastle	11.777	J75231
Block 497	Newcastle	195.872	J75251

<b><u>Crown Grants</u></b>	<b><u>Land District</u></b>	<b><u>Hectares More or Less</u></b>	<b><u>Certificate of Title No.</u></b>
Block 512	Newcastle	68.898	J75224
Block 514	Newcastle	39.660	J75234
Block 535	Newcastle	8.094	J75235
Block 536 (Plan D.D. 25492-N)	Newcastle	109.672	J75236
Block 537 (Plan D.D. 25492-N)	Newcastle	59.896	J75237
Block 604 (Plan D.D. 27677-N)	Newcastle	56.253	J75244
Block 605 (Plan D.D. 27678-N)	Newcastle	58.277	J75245
Block 637	Newcastle	97.128	J74659
Block 638 (Ex. Plan 15643)	Newcastle	66.370	J98920
Block 639	Newcastle	34.399	J74660
Block 640	Newcastle	39.661	J74661
Block 647	Newcastle	21.854	J74662
Block 666 (Ex. Plan 13358)	Newcastle	312.440	J74663
Block 676	Newcastle	63.133	J74665
Block 700	Newcastle	1 566.977	J74667
Block 803	Newcastle	679.887	J75254
Block 804	Newcastle	40.065	J75255
Block 970	Newcastle	7.770	EB8149
Block 988	Newcastle	67.989	J99384
Block 1041	Newcastle	962.768	J99385
Block 1284	Newcastle	84.987	A57763



<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
Block 1285	Newcastle	129.907	A40863
Block 1331	Newcastle	550.789	B80878
That ptn. Block 1330 lying west of height of land	Newcastle	2 242.443	B78583

**Loop Farms**

Lot 9, Loop Farms, Plan 1297	Alberni	9.230	EB78546
Lot 10, Loop Farms, Plan 1297, except part in Plan 586 R/W	Alberni	8.760	EB78547
Lot 11, Loop Farms, Plan 1297	Alberni	9.160	EB78549
Lot 12, Loop Farms, Plan 1297	Alberni	7.070	EB78571
Lot 13, Loop Farms, Plan 1297	Alberni	10.160	EB78550
Lot 14, Loop Farms, Plan 1297	Alberni	22.970	EB78551
Lot 15, Loop Farms, Plan 1297	Alberni	17.620	EB78552
Lot 19, Loop Farms, Plan 1297	Alberni	8.420	EB78572
Lot 20, Loop Farms, Plan 1297	Alberni	14.020	EB78553
Lot 27, Loop Farms, Plan 1297	Alberni	<u>15.530</u>	EB78557
<b>Total Loop Farms</b>		<b><u>122.940</u></b>	

<b>TOTAL CROWN GRANTS</b>	<b><u>28 528.205</u></b>
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**B. Timber Licences**

<b><u>Timber Licence</u></b>	<b><u>Replaces Special Timber Licence or Timber Lease</u></b>	<b><u>Land District</u></b>	<b><u>Hectares More or Less</u></b>
T0006, Block 1	TL 4775 <sup>P</sup>	Clayoquot	215
T0006, Block 2	TL 4776 <sup>P</sup>	Clayoquot	128
T0006, Block 3	TL 10588 <sup>P</sup>	Clayoquot	205
T0006, Block 4	TL 10589 <sup>P</sup>	Clayoquot	155
T0006, Block 5	TL 10590 <sup>P</sup>	Clayoquot	143
T0006, Block 6	TL 10591 <sup>P</sup>	Clayoquot	<u>201</u>
<b>TOTAL</b>			<b><u>1 047</u></b>

<b><u>Timber Licence</u></b>	<b><u>Replaces Special Timber Licence or Timber Lease</u></b>	<b><u>Land District</u></b>	<b><u>Hectares More or Less</u></b>
T0028, Block 1	TL 2071 <sup>P</sup>	Clayoquot	210
T0028, Block 2	TL 2072 <sup>P</sup>	Clayoquot	142
T0028, Block 3	TL 2073 <sup>P</sup>	Clayoquot	181
T0028, Block 4	TL 2074 <sup>P</sup>	Clayoquot	163
T0028, Block 5	TL 2075 <sup>P</sup>	Clayoquot	173
T0028, Block 6	TL 2076 <sup>P</sup>	Clayoquot	200
T0028, Block 7	TL 2077 <sup>P</sup>	Clayoquot	236
T0028, Block 8	TL 2078 <sup>P</sup>	Clayoquot	213
T0028, Block 9	TL 2079 <sup>P</sup>	Clayoquot	148
T0028, Block 10	TL 2080 <sup>P</sup>	Clayoquot	169
T0028, Block 11	TL 3850 <sup>P</sup>	Clayoquot	160
T0028, Block 12	TL 3851 <sup>P</sup>	Clayoquot	101
T0028, Block 13	TL 3853 <sup>P</sup>	Clayoquot	101

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0028, Block 14	Tbr. Lease 172 (Lot 74)	Clayoquot	<u>38</u>
		<b>TOTAL</b>	<b><u>2 235</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0053, Block 1	TL 627 <sup>P</sup>	Clayoquot	211
T0053, Block 2	TL 628 <sup>P</sup>	Clayoquot	72
T0053, Block 3	TL 1878 <sup>P</sup>	Clayoquot	156
T0053, Block 4	TL 3142 <sup>P</sup>	Clayoquot	88
T0053, Block 5	TL 10881 <sup>P</sup>	Clayoquot	168
T0053, Block 6	TL 10883 <sup>P</sup>	Clayoquot	178
T0053, Block 7	TL 10884 <sup>P</sup>	Clayoquot	88
T0053, Block 8	TL 10971 <sup>P</sup>	Clayoquot	108
T0053, Block 9	TL 13264 <sup>P</sup>	Clayoquot	<u>151</u>
		<b>TOTAL</b>	<b><u>1 220</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0068	TL 11795 <sup>P</sup>	Clayoquot	<u>151</u>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0071, Block 1	TL 623 <sup>P</sup>	Clayoquot	89
T0071, Block 2	TL 624 <sup>P</sup>	Clayoquot	71
T0071, Block 3	TL 1010 <sup>P</sup>	Clayoquot	138
T0071, Block 4	TL 1363 <sup>P</sup>	Clayoquot	49

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0071, Block 5	TL 9253 <sup>P</sup>	Clayoquot	259
T0071, Block 6	TL 10956 <sup>P</sup>	Clayoquot	44
T0071, Block 7	Tbr. Lease 165 (Lots 70 & 777 Bks. A & B)	Clayoquot	<u>4</u>
<b>TOTAL</b>			<b><u>654</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0078, Block 1	TL 1285 <sup>P</sup>	Clayoquot	18
T0078, Block 2	TL 3852 <sup>P</sup>	Clayoquot	99
T0078, Block 3	TL 10955 <sup>P</sup>	Clayoquot	23
T0078, Block 4	Tbr. Lease 173 (Lot 75)	Clayoquot	79
T0078, Block 5	Tbr. Lease 174 (Lot 76)	Clayoquot	19
T0078, Block 6	Tbr. Lease 181 (Lot 84)	Clayoquot	<u>70</u>
<b>TOTAL</b>			<b><u>308</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0106	TL 626 <sup>P</sup>	Clayoquot	<b><u>219</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0108, Block 1	TL 1050 <sup>P</sup>	Clayoquot	82
T0108, Block 2	TL 1051 <sup>P</sup>	Clayoquot	179
T0108, Block 3	TL 1052 <sup>P</sup>	Clayoquot	134

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0108, Block 4	TL 1286 <sup>P</sup>	Clayoquot	38
T0108, Block 5	TL 1838 <sup>P</sup>	Clayoquot	32
T0108, Block 6	TL 1839 <sup>P</sup>	Clayoquot	150
T0108, Block 7	TL 4492 <sup>P</sup>	Clayoquot	71
T0108, Block 8	TL 10806 <sup>P</sup>	Clayoquot	8
T0108, Block 9	TL 10812 <sup>P</sup>	Clayoquot	24
T0108, Block 10	TL 10813 <sup>P</sup>	Clayoquot	188
T0108, Block 11	TL 10880 <sup>P</sup>	Clayoquot	184
T0108, Block 12	TL 12001 <sup>P</sup>	Clayoquot	91
T0108, Block 13	Tbr. Lease 175 (Ptn. Lot 78)	Clayoquot	28
T0108, Block 14	Tbr. Lease 182 (Lot 85)	Clayoquot	<u>11</u>
<b>TOTAL</b>			<b><u>1 220</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0123, Block 1	TL 3649 <sup>P</sup>	Clayoquot	87
T0123, Block 2	TL 3650 <sup>P</sup>	Clayoquot	127
T0123, Block 3	TL 3651 <sup>P</sup>	Clayoquot	89
T0123, Block 4	TL 3652 <sup>P</sup>	Clayoquot	163
T0123, Block 5	TL 9540 <sup>P</sup>	Clayoquot	145
T0123, Block 6	TL 9554 <sup>P</sup>	Clayoquot	89
T0123, Block 7	TL 10807 <sup>P</sup>	Clayoquot	39
T0123, Block 8	TL 10808 <sup>P</sup>	Clayoquot	172

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0123, Block 9	TL 10809 <sup>P</sup>	Clayoquot	96
T0123, Block 10	TL 10811 <sup>P</sup>	Clayoquot	105
T0123, Block 11	TL 10875 <sup>P</sup>	Clayoquot	30
T0123, Block 12	TL 10876 <sup>P</sup>	Clayoquot	84
T0123, Block 13	TL 10877 <sup>P</sup>	Clayoquot	68
T0123, Block 14	TL 10878 <sup>P</sup>	Clayoquot	176
T0123, Block 15	Tbr. Lease 175 (Ptn. Lot 78)	Clayoquot	<u>86</u>
	<b>TOTAL</b>		<b><u>1 556</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0208, Block 1	TL 8377 <sup>P</sup>	Clayoquot	212
T0208, Block 2	TL 8378 <sup>P</sup>	Clayoquot	154
T0208, Block 3	TL 8380 <sup>P</sup>	Clayoquot	259
T0208, Block 4	TL 8381 <sup>P</sup>	Clayoquot	258
T0208, Block 5	TL 8382 <sup>P</sup>	Clayoquot	246
T0208, Block 6	TL 8383 <sup>P</sup>	Clayoquot	258
T0208, Block 7	TL 8385 <sup>P</sup>	Clayoquot	248
T0208, Block 8	TL 8386 <sup>P</sup>	Clayoquot	248
T0208, Block 9	TL 8389 <sup>P</sup>	Clayoquot	251
T0208, Block 10	TL 8392 <sup>P</sup>	Clayoquot	248
T0208, Block 11	TL 8394 <sup>P</sup>	Clayoquot	<u>259</u>
	<b>TOTAL</b>		<b><u>2 641</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0234, Block 1	TL 9550 <sup>P</sup>	Clayoquot	211
T0234, Block 2	TL 9551 <sup>P</sup>	Clayoquot	138
T0234, Block 3	TL 9552 <sup>P</sup>	Clayoquot	146
T0234, Block 4	TL 9558 <sup>P</sup>	Clayoquot	236
T0234, Block 5	TL 14172L	Clayoquot	<u>721</u>
	<b>TOTAL</b>		<b><u>1 452</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0246, Block 1	TL 3437 <sup>P</sup>	Clayoquot	115
T0246, Block 2	TL 6880 <sup>P</sup>	Clayoquot	100
T0246, Block 3	TL 6881 <sup>P</sup>	Clayoquot	37
T0246, Block 4	TL 6882 <sup>P</sup>	Clayoquot	95
T0246, Block 5	TL 9538 <sup>P</sup>	Clayoquot	73
T0246, Block 6	TL 9539 <sup>P</sup>	Clayoquot	69
T0246, Block 7	TL 9542 <sup>P</sup>	Clayoquot	132
T0246, Block 8	TL 9553 <sup>P</sup>	Clayoquot	85
T0246, Block 9	TL 10871 <sup>P</sup>	Clayoquot	49
T0246, Block 10	TL 10872 <sup>P</sup>	Clayoquot	100
T0246, Block 11	TL 10873 <sup>P</sup>	Clayoquot	<u>132</u>
	<b>TOTAL</b>		<b><u>987</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0545	Tbr. Lease 166 (Lot 71)	Clayoquot	<u>0</u>

**TOTAL OF TIMBER LICENCES**

**13 690.00**

<u>Summary Block 3</u>	<u>Area in Hectares More or Less</u>
Crown Grants	28 528.205
Timber Licences	<u>13 690.000</u>
<b>SUB TOTAL</b>	<b><u>42 218.205</u></b>

**Block 4 - Henderson Lake**

**A. Crown Grants**

<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
Lot 44 (Alberni)	Clayoquot	9.510	S100683
Lot 79 (Alberni) Plan 1649-R	Clayoquot	61.469	J69562
Lot 96	Clayoquot	20.902	J99866
Lot 299	Clayoquot	11.736	EB19589
Lot 301	Clayoquot	11.332	EB19590
Lot 302	Clayoquot	13.760	EB19591
Lot 305	Clayoquot	19.830	EB19592
Lot 331 (Ex. Pcl. A, D.D. 157973-I)	Clayoquot	12.299	J98586
Lot 332 (Ex. Ptn. within Lot 79, Alberni)	Clayoquot	13.080	EB293
Lot 333	Clayoquot	20.793	EB294



<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
Lot 334 (within Lot 79, Alberni)	Clayoquot	13.355	EB295
Lot 335	Clayoquot	9.834	EB296
Lot 337	Clayoquot	14.909	EB297
Lot 534	Clayoquot	16.224	J99865
Lot 535	Clayoquot	12.950	J98589
Lot 536	Clayoquot	8.499	J98589
Lot 596 (Ex. Ptn. covered by Lot 5, Barclay)	Clayoquot	8.175	J99864
Lot 597	Clayoquot	15.391	J99864
Lot 598	Clayoquot	14.257	J99864
Lot 608	Clayoquot	13.820	J99865
Lot 1248 (Ex. Pcl. A, D.D. 32666-I)	Clayoquot	24.282	J96517
Pcl. A, D.D. 32666-I of Lot 1248	Clayoquot	2.023	EB1180
Lots 1 to 4, 8 to 14 of Block 47, Bks. 49, 72, 94, 115, 135, 154, Lots 3, 4, 7 to 14 of Block 156, Bks. 172, 188, 203 of Lot 78 (Alberni) Plan 429	Clayoquot	7.480	S126870 to S126531 (inclusive)
Section 4	Clayoquot	168.758	J99363
Section 6	Clayoquot	20.640	J78488
Section 7	Clayoquot	152.975	J78488
East 30 ch., Sec. 8	Clayoquot	<u>61.110</u>	J78488
<b>TOTAL CROWN GRANTS</b>		<b><u>759.393</u></b>	

**B. Timber Licences**

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T01 <sup>f</sup>	TL 9567 <sup>P</sup>	Clayoquot	<u>72</u>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0195, Block 1	TL 9150 <sup>P</sup>	Clayoquot	248
T0195, Block 2	TL 9544 <sup>P</sup>	Clayoquot	95
T0195, Block 3	TL 9555 <sup>P</sup>	Clayoquot	259
T0195, Block 4	TL 9556 <sup>P</sup>	Clayoquot	253
T0195, Block 5	TL 9557 <sup>P</sup>	Clayoquot	259
T0195, Block 6	TL 11759 <sup>P</sup>	Clayoquot	219
T0195, Block 7	TL 11760 <sup>P</sup>	Clayoquot	200
T0195, Block 8	TL 11761 <sup>P</sup>	Clayoquot	143
T0195, Block 9	TL 11762 <sup>P</sup>	Clayoquot	39
T0195, Block 10	TL 11763 <sup>P</sup>	Clayoquot	190
T0195, Block 11	TL 11765 <sup>P</sup>	Clayoquot	130
T0195, Block 12	TL 11766 <sup>P</sup>	Clayoquot	191
T0195, Block 13	TL 11767 <sup>P</sup>	Clayoquot	223
T0195, Block 14	TL 11768 <sup>P</sup>	Clayoquot	<u>129</u>
	<b>TOTAL</b>		<b><u>2 578</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0311, Block 1	TL 11757 <sup>P</sup>	Clayoquot	129
T0311, Block 2	TL 11758 <sup>P</sup>	Clayoquot	<u>104</u>
	<b>TOTAL</b>		<b><u>233</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0622, Block 1	TL 707 <sup>P</sup>	Clayoquot	154
T0622, Block 2	TL 3449 <sup>P</sup>	Clayoquot	160
T0622, Block 3	TL 3450 <sup>P</sup>	Clayoquot	83
T0622, Block 4	TL 3451 <sup>P</sup>	Clayoquot	143
T0622, Block 5	TL 5613 <sup>P</sup>	Clayoquot	116
T0622, Block 6	TL 5616 <sup>P</sup>	Clayoquot	180
T0622, Block 7	TL 5617 <sup>P</sup>	Clayoquot	<u>167</u>
	<b>TOTAL</b>		<b><u>1 003</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0641, Block 1	TL 3442 <sup>P</sup>	Clayoquot	145
T0641, Block 2	TL 3458 <sup>P</sup>	Clayoquot	<u>171</u>
	<b>TOTAL</b>		<b><u>316</u></b>

**TOTAL OF TIMBER LICENCES** **4 202**

<u>Summary Block 4</u>	<u>Area in Hectares More or Less</u>
Crown Grants	759.393
Timber Licences	4 202.000
<b>SUB TOTAL</b>	<b><u>4 961.393</u></b>

**Block 5 - Kennedy Lake****A. Crown Grants**

<b><u>Crown Grants</u></b>	<b><u>Land District</u></b>	<b><u>Hectares More or Less</u></b>	<b><u>Certificate of Title No.</u></b>
Lot 33	Clayoquot	129.502	J78572
Lot 36	Clayoquot	148.118	N86101
Lot 42 (Alberni)	Clayoquot	128.288	J97812
Section 66 (Alberni)	Clayoquot	95.914	J69200
Section 67 (Alberni)	Clayoquot	186.159	J69200
Section 68 (Alberni)	Clayoquot	64.752	J69200
Section 70 (Alberni), ex. Plans 22802 & 44820	Clayoquot	5.077	S18685
Section 71 (Alberni)	Clayoquot	118.292	J69201
Section 72 (Alberni)	Clayoquot	129.502	J69201
Section 73 (Alberni)	Clayoquot	93.081	J68906
Section 74 (Alberni)	Clayoquot	64.752	J68906
Section 75 (Alberni)	Clayoquot	102.388	J68906
Section 80 (Alberni)	Clayoquot	81.344	J78934
Section 81 (Alberni)	Clayoquot	64.752	J78935
Section 82 (Alberni)	Clayoquot	118.172	S108990
Section 84 (Alberni)	Clayoquot	59.896	J97811
Section 85 (Alberni)	Clayoquot	156.293	J98868
Section 86 (Alberni)	Clayoquot	129.502	J98868
Section 87 (Alberni)	Clayoquot	129.451	J98868
Section 88 (Alberni)	Clayoquot	194.253	J78936

<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
Section 89 (Alberni)	Clayoquot	93.485	S108997
Section 90 (Alberni)	Clayoquot	64.751	S121649
Section 94 (Alberni)	Clayoquot	29.138	J68905
Lot 111	Clayoquot	29.543	J98574
Lot 161	Clayoquot	59.430	J68910
Lot 283 (Ex. N. 10 ch. of E. 12 ch.)	Clayoquot	31.687	K83931
Lot 285	Clayoquot	31.567	K83931
Lot 286	Clayoquot	95.104	K83931
Lot 289	Clayoquot	67.585	J68407
Lot 397, D.D. 76838-I	Clayoquot	64.752	J98590
Lot 404	Clayoquot	64.752	J69196
Southwest 1/4 Lot 406	Clayoquot	16.188	J74510
Lot 467 (except Lot 1, Plan 44818)	Clayoquot	31.299	S18859
Lot 470	Clayoquot	27.520	K83930
Lot 471	Clayoquot	58.680	K83930
Lot 472	Clayoquot	44.517	K83930
Lot 473	Clayoquot	53.420	K83930
Lot 476	Clayoquot	64.752	J98573
Lot 478 (Ex. Plan 7027, Pt. lying W. of southerly production of W. boundary of Lot 480	Clayoquot	53.294	EB17
Lot A of Lot 478, Plan 7027	Clayoquot	4.735	J99365

<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
That Pt. Lot 478 lying W. of southerly production of the easterly bdy. of Lot 477 (Ex. Plan 7027)	Clayoquot	19.721	J99364
Lot 479 (Ex. Plan 7027)	Clayoquot	53.023	J99366
Lot 480	Clayoquot	62.501	J74512
South 1/2 & NW. 1/4, Lot 482	Clayoquot	46.945	J98573
Lot 517	Clayoquot	9.308	J68921
Lot 612	Clayoquot	92.270	J68906
Lot 619	Clayoquot	32.376	J68908
Lot 659	Clayoquot	25.901	J68896
Lot 1328	Clayoquot	42.493	J99374
Lot 1399, D.D. 67862-I (Ex. Block A)	Clayoquot	123.854	J98596
Northeast 1/4, Lot 1425	Clayoquot	16.188	J68917
Southeast 1/4, Lot 1426	Clayoquot	16.188	J78930
Section 18 (Ex. Plans 4957, 8470, 9425, Pcl. A, D.D. 157148-I, Pcl. B, D.D. 157149-I, Plan 25728-I)	Clayoquot	53.420	J99375
Section 34	Clayoquot	64.752	J98582
Section 35	Clayoquot	64.752	J98582
Section 38	Clayoquot	64.752	J74517
Section 40	Clayoquot	20.640	S121647
Section 41	Clayoquot	<u>175.233</u>	S121648
<b>TOTAL CROWN GRANTS</b>		<b><u>4 169.944</u></b>	

**B. TIMBER LICENCES**

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T006	196 (Lot 613)	Clayoquot	<u>99</u>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0095, Block 1	199 (Lot 616)	Clayoquot	110
T0095, Block 2	231 (Lot 68)	Clayoquot	<u>6</u>
	<b>TOTAL</b>		<b><u>116</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0130, Block 1	202 (Lot 627)	Clayoquot	484
T0130, Block 2	214 (Lot 639)	Clayoquot	103
T0130, Block 3	215 (Lot 640)	Clayoquot	127
T0130, Block 4	236 (Lot 624)	Clayoquot	216
T0130, Block 5	237 (Lot 624A)	Clayoquot	192
T0130, Block 6	238 (Lot 624B)	Clayoquot	<u>243</u>
	<b>TOTAL</b>		<b><u>1 365</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0320	216 (Lot 641)	Clayoquot	<u>314</u>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0340	219 (Lot 647)	Clayoquot	<u>0</u>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0419, Block 1	232 (Lot 623)	Clayoquot	765
T0419, Block 2	233 (Lot 623A)	Clayoquot	258
T0419, Block 3	234 (Lot 623B)	Clayoquot	550
T0419, Block 4	235 (Lot 623C)	Clayoquot	<u>538</u>
	<b>TOTAL</b>		<b><u>2 111</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0469	256 (Lot 650)	Clayoquot	<b><u>341</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0539, Block 1	195 (Lot 611)	Clayoquot	97
T0539, Block 2	197 (Lot 614)	Clayoquot	161
T0539, Block 3	201 (Lot 618)	Clayoquot	96
T0539, Block 4	204 (Lot 629)	Clayoquot	79
T0539, Block 5	205 (Lot 630)	Clayoquot	0
T0539, Block 6	206 (Lot 631)	Clayoquot	176
T0539, Block 7	223 (Lot 59)	Clayoquot	9
T0539, Block 8	225 (Lot 61)	Clayoquot	31
T0539, Block 9	226 (Lot 62)	Clayoquot	<u>17</u>
	<b>TOTAL</b>		<b><u>666</u></b>



<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0553, Block 1	198 (Lot 615)	Clayoquot	9
T0553, Block 2	TL 9077 <sup>P</sup>	Clayoquot	100
T0553, Block 3	TL 10287 <sup>P</sup>	Clayoquot	<u>60</u>
	<b>TOTAL</b>		<b><u>169</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0557	200 (Lot 617)	Clayoquot	<b><u>926</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0579, Block 1	217 (Lot 645)	Clayoquot	79
T0579, Block 2	218 (Lot 646)	Clayoquot	60
T0579, Block 3 (Lot 143, E. 1/2)	249	Clayoquot	0
T0579, Block 4	252 (Lot 184)	Clayoquot	<u>0</u>
	<b>TOTAL</b>		<b><u>139</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0601	224 (Lot 60)	Clayoquot	<u>16</u>
T0619	255 (Lot 648)	Clayoquot	<u>96</u>

<b>TOTAL OF TIMBER LICENCES</b>	<b><u>6 358.00</u></b>
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<u>Summary Block 5</u>	<u>Area in Hectares More or Less</u>
Crown Grants	4 169.944
Timber Licences	<u>6 358.000</u>
<b>SUB TOTAL</b>	<b><u>10 527.944</u></b>

**Block 6 - Meares Island**

**A. Crown Grants**

<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
Lot 643 (Wood Island)	Clayoquot	13.355	J68909
<b>TOTAL CROWN GRANTS</b>		<b><u>13.355</u></b>	

**B. Timber Licences**

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0140, Block 1	207 (Lot 632)	Clayoquot	156
T0140, Block 2	208 (Lot 633)	Clayoquot	210
T0140, Block 3	209 (Lot 634)	Clayoquot	179
T0140, Block 4	210 (Lot 635)	Clayoquot	84
T0140, Block 5	211 (Lot 636)	Clayoquot	628
T0140, Block 6	212 (Lot 637)	Clayoquot	242
T0140, Block 7	213 (Lot 638)	Clayoquot	146
T0140, Block 8	220 (Lot 649)	Clayoquot	486
T0140, Block 9	221 (Lot 925)	Clayoquot	749
T0140, Block 10	222 (Lot 926)	Clayoquot	<u>686</u>
		<b>TOTAL</b>	<b><u>3 566</u></b>
<b>TOTAL OF TIMBER LICENCES</b>			<b><u>3 566</u></b>

<u>Summary Block 6</u>	<u>Area in Hectares More or Less</u>
Crown Grants	13.355
Timb cences	<u>3 566.000</u>
<b>SUB TOTAL</b>	<b><u>3 579.355</u></b>

**Block 7 - Megin Lake**

A. **Crown Grants** NIL

B. **Timber Licences**

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0491, Block 1	254 (Lot 626)	Clayoquot	191
T0491, Block 2	258 (Lot 652)	Clayoquot	187
T0491, Block 3	259 (Lot 653)	Clayoquot	1149
T0491, Block 4	263 (Lot 665)	Clayoquot	<u>386</u>
	<b>TOTAL</b>		<b><u>1 913</u></b>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0520	261 (Lot 663)	Clayoquot	<u>191</u>

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0525	262 (Lot 664)	Clayoquot	<u>1 012</u>

**TOTAL OF TIMBER LICENCES** **3 116**

<u>Summary Block 7</u>	<u>Area in Hectares More or Less</u>
Crown Grants	---
Timber Licences	<u>3 116.000</u>
<b>SUB TOTAL</b>	<b><u>3 116.000</u></b>

**Block 8 - Flores Island**

**A. Crown Grants**

<u>Crown Grants</u>	<u>Land District</u>	<u>Hectares More or Less</u>	<u>Certificate of Title No.</u>
Lot 363	Clayoquot	40.470	J99376

**B. Timber Licences**

<u>Timber Licence</u>	<u>Replaces Special Timber Licence or Timber Lease</u>	<u>Land District</u>	<u>Hectares More or Less</u>
T0531	253 (Lot 625)	Clayoquot	419

<u>Summary Block 8</u>	<u>Area in Hectares More or Less</u>
Crown Grants	40.470
Timber Licences	<u>419.000</u>
<b>SUB TOTAL</b>	<b><u>459.470</u></b>

<u>SUMMARY</u>	<u>Area in Hectares More or Less</u>
<b>TOTAL CROWN GRANTS</b>	<b>73 686.899</b>
<b>TOTAL TIMBER LICENCES</b>	<b><u>63 679.000</u></b>
<b>GRAND TOTAL</b>	<b><u>137 365.899</u></b>

## APPENDIX ONE

### OF SCHEDULE A

Adds Schedule A of TFL 44, that part of Lot A, District Lots 159 and 196, Block 105, Plan VIP 51573, Alberni Land District shown hatched on attached sketch except the area shown cross hatched and described as:

Commencing at the most northerly northwest corner of Block 105, Alberni Land District; thence easterly along the northerly boundary of said Block 105 503.42 metres; thence south 40 degrees 52 minutes 35.44 seconds east 537.79 metres; thence south 9 degrees, 32 minutes, 34.12 seconds east 169.59 metres; thence south 71 degrees 51 minutes 20.13 seconds east 214.13 metres; thence south 56 degrees, 39 minutes, 43.42 seconds east 217.54 metres; thence south 13 degrees 45 minutes 04.61 seconds east 184.40 metres; thence south 29 degrees 02 minutes 5.73 seconds west 68.33 metres; thence south 53 degrees 16 minutes, 58.14 seconds west 103.23 metres; thence south 67 degrees 44 minutes 33.49 seconds west 134.18 metres, more or less, to the southerly boundary of aforesaid Block 105; thence north 36 degrees 16 minutes 41.72 seconds west 179.83 metres; thence north 54 degrees 9 minutes 32.99 seconds west 125.81 metres, more or less, to the westerly boundary of aforesaid Block 105; thence northerly and westerly along the westerly and southerly boundaries of said Block 105 to a point being 717.82 metres east and 806.83 metres south of the most northerly northwest corner of said Block 105; thence north 40 degrees, 30 minutes 18.72 seconds west 380.03 metres; thence north 72 degrees 25 minutes 48.77 seconds west 97.72 metres; thence north 56 degrees, 55 minutes, 8.10 seconds west 90.62 metres; thence south 85 degrees 45 minutes 52.86 seconds west 113.47 metres; thence south 72 degrees 37 minutes 43.11 seconds west 53.83 metres; thence north 56 degrees 48 minutes 39.56 seconds west 161.04 metres, more or less, to the westerly boundary of aforesaid Lot 105; thence northerly along the westerly boundary of said Lot 105 to the most northerly northwest corner thereof, being the point of commencement.

Addition to Schedule A of TFL 44

equals 155.325 ha  $\pm$ .

## **SCHEDULE "B"**

### **Alberni Tree Farm Licence**

#### **Tree Farm Licence No. 44**

0 750728

All Crown lands not otherwise alienated within the areas outlined in bold black on the accompanying maps except Crown land reverted subsequent to 1971, which was subject to an old temporary tenure (within the meaning of the Forest Act assented to March 30, 1972) and held by a person other than the Licensee.

#### Block 1 - Cameron River

Commencing at the northwest corner of Lot 159E&N, Alberni Land District, being a point on the natural boundary of Alberni Inlet on the easterly shore thereof; thence easterly and southerly along the northerly and easterly boundaries of said Lot 159 to the southwest corner of Lot 196E&N; thence easterly along the southerly boundary of said Lot 196E&N to the southwest corner of Block 105; thence north 428.76 metres along the westerly boundary of said Block 105; thence south 56 degrees 48 minutes 39.56 seconds east 161.04 metres; thence north 72 degrees 37 minutes 43.11 seconds east 53.83 metres; thence north 85 degrees 45 minutes 52.86 seconds east 113.47 metres; thence south 56 degrees 55 minutes 8.10 seconds east 90.62 metres; thence south 72 degrees 25 minutes 48.77 seconds east 97.72 metres; thence south 40 degrees 30 minutes 18.72 seconds east 380.03 metres, more or less, to the southerly boundary of aforesaid Block 105; thence easterly and southerly along the southerly and westerly boundary of said Block 105 to a point said point being 857.74 metres east and 99.3 metres south of the most westerly southwest corner of said Block 105; thence south 54 degrees 9 minutes 32.99 seconds east 125.81 metres; thence south 36 degrees 16 minutes 41.72 seconds east 179.83 metres, more or less, to the southerly boundary of aforesaid Block 105; thence north 67 degrees 44 minutes 33.49 seconds east 134.26 metres; thence north 53 degrees 16

minutes 58.14 seconds east 103.23 metres; thence north 29 degrees 02 minutes 5.73 seconds east 68.33 metres; thence north 13 degrees 45 minutes 4.61 seconds west 184.40 metres; thence north 56 degrees 39 minutes 43.42 seconds west 217.54 metres; thence north 71 degrees 51 minutes 20.13 seconds west 214.13 metres; thence north 09 degrees 32 minutes 34.12 seconds west 169.59 metres; thence north 40 degrees 52 minutes 35.44 seconds west 537.79 metres, more or less, to the northerly boundary of aforesaid Block 105; thence easterly along said boundary of Block 105 to the westerly boundary of Lot 181E&N; thence northerly, easterly and southerly along the westerly, northerly and easterly boundaries of said Lot 181E&N to the northerly boundary of aforesaid Block 105; thence easterly and southerly along the northerly and easterly boundary of said Block 105 to the westerly boundary of Block 763; thence easterly and southerly along the northerly and easterly boundaries of said Block 763 to the northerly boundary of Lot 260E&N; thence easterly along the northerly boundary of said Lot 260E&N to the westerly boundary of Lot 162G; thence southerly along the westerly boundary of said Lot 162G to the southwest corner thereof; thence due south to the southerly boundary of aforesaid Lot 260E&N; thence easterly along the southerly boundary of said Lot 260E&N 158 metres, more or less, to the easterly limit of the right of way of Cameron Main Haul Road; thence in a general southwesterly direction along the easterly limit of the right of way of said Cameron Main Haul Road to a point 346 metres east and 275 metres south of the most southerly southwest corner of said Lot 260E&N; thence south 30 degrees west 250 metres; thence south 50 degrees east 50 metres; thence north 85 degrees east 100 metres; thence north 50 degrees east 305 metres; thence east 175 metres; thence north 245 metres, more or less, to the southerly boundary of aforesaid Lot 260E&N; thence easterly along the southerly boundary of said Lot 260E&N 50 metres; thence north 340 metres, more or less, to the southerly limit of Franklin Access Road; thence in a general northeasterly direction along the southerly limit of said Franklin Access Road to the easterly boundary of aforesaid Lot 260E&N; thence northerly along the easterly boundary

of said Lot 260E&N to the southerly boundary of Block 1206; thence easterly and southerly along the southerly and westerly boundaries of said Block 1206 to the fourth most northerly southwest corner thereof; thence south 85 metres; thence south 40 degrees east 612 metres, more or less, to a southerly boundary of aforesaid Block 763; thence westerly, southerly, easterly, northerly, easterly, southerly, easterly, northerly, easterly, northerly, westerly, northerly and easterly along the northerly, westerly, southerly, easterly, southerly, westerly, southerly, easterly, southerly, easterly, northerly, easterly, and southerly boundaries of said Block 1206 to the most westerly southwest corner of Block 1381; thence in a general easterly, northerly, westerly and southerly direction along the southerly, easterly, northerly and westerly boundaries of said Block 1381 to the easterly boundary of aforesaid Block 1206; thence in a general westerly direction along the northerly boundaries of said Block 1206 to the southeast corner of Lot 277E&N; thence westerly along the southerly boundaries of Lots 277E&N and 274E&N to the southwest corner of said Lot 274E&N; thence westerly, northerly, easterly, northerly, westerly, northerly and easterly along the southerly, westerly, northerly, westerly, southerly, westerly, and northerly boundaries of Block 82 to the southeast corner of Lot 269E&N; thence northerly along the easterly boundaries of said Lots 269E&N, 99E&N, 155E&N, 136E&N and Block 288 to the southerly boundary of Lot A of Block 80, Plan 9562, deposited in Victoria Land Title Office; thence easterly, northerly and westerly along the southerly, easterly and northerly boundaries of said Lot A of Block 80 to the northeast corner of said Block 288; thence westerly along the northerly boundary of said Block 288 to the easterly boundary of Lot 135E&N; thence northerly and westerly along the easterly and northerly boundaries of Lots 135E&N and 65E&N to the most westerly southwest corner of aforesaid Block 80; thence in a general northerly direction along the westerly boundaries of said Block 80 to the northerly limit of the right of way of Esquimalt and Nanaimo Railway; thence in a general westerly direction along the northerly limit of the right of way of said Esquimalt and Nanaimo Railway to a point 17



metres east and 121 metres north of the southeast corner of Lot 290E&N; thence north 72 degrees east 30 metres; thence in a general northwesterly direction perpendicularly distant and 30 metres parallel to the northerly limit of the right of way of aforesaid Esquimalt and Nanaimo Railway to a point 70 metres west and 251 metres north of the southeast corner of aforesaid Lot 290E&N; thence south 32 degrees west 30 metres, more or less, to the northerly limit of the right of way of said Esquimalt and Nanaimo Railway; thence in a general westerly direction along the northerly limit of the right of way of said Esquimalt and Nanaimo Railway to the easterly boundary of Block 905; thence northerly along the easterly boundary of said Block 905 to the southerly boundary of the watershed of Qualicum River; thence in a general easterly direction along the southerly boundary of the watershed of said Qualicum River to the westerly boundary of Block 901; thence southerly, easterly, northerly, and easterly along the westerly, southerly, easterly and southerly boundaries of said Block 901 to the most easterly southeast corner thereof; thence easterly along the northerly boundary of Block 189 to an internal angle thereof; thence easterly in a straight-line to the third most westerly southwest corner of Block 1286; thence in a general northerly, easterly and southerly direction along the westerly, northerly and easterly boundaries of said Block 1286 to the westerly limit of the right of way of aforesaid Esquimalt and Nanaimo Railway; thence in a general southwesterly direction along the westerly limit of the right of way of said Esquimalt and Nanaimo Railway to the southerly boundary of said Block 1286; thence westerly along the southerly boundary of said Block 1286 to the easterly boundary of Block 683; thence southerly, westerly and southerly along the easterly, southerly and easterly boundaries of said Block 683 to the northerly boundary of Block 1325; thence easterly along the northerly boundary of said Block 1325 to the westerly boundary of Block 35VL&M; thence in a general southerly, easterly and northerly direction along the westerly, southerly and easterly boundaries of said Block 35VL&M to the southerly boundary of Block 1324 North, Alberni, Cameron and Dunsmuir Land Districts; thence in a general

easterly and northerly direction along the northerly and easterly boundaries of said Block 1324 North to the most westerly northwest corner of Block 1102 (Alberni), Alberni and Cameron Land Districts; thence in a general easterly direction along the southerly boundaries of said Block 1102 (Alberni) to the southerly boundary of said Block 1324 North; thence in a general easterly direction along the southerly boundary of said Block 1324 North to the most westerly southwest corner of Block 1377 Cameron Land District; thence easterly and southerly along the southerly and westerly boundaries of said Block 1377 to the most southerly southwest corner thereof; thence in a general southwesterly direction along the northwesterly boundary of aforesaid Block 1324 North to the northerly boundary of Lot 1 of said Block 1324 as shown on Plan 28909 deposited in Victoria Land Title Office; thence in a general westerly, southerly and easterly direction along the northerly, westerly and southerly boundaries of said Lot 1 to the northwesterly boundary of Block 1380 Cameron and Dunsmuir Land Districts; thence southwesterly and southeasterly along the northwesterly and southwesterly boundaries of said Block 1380 to the most southerly corner thereof; thence in a general southeasterly direction along the southwesterly boundary of aforesaid Block 1324 North to the westerly boundary of Block 1320, Dunsmuir Land District; thence in a general southeasterly and southwesterly direction along the westerly boundaries of said Block 1320 to the northerly boundary of Block 1078; thence in a general westerly direction along the northerly boundary of said Block 1078 to the most easterly northeast corner of Block 1321; thence in a general northwesterly direction along the northeasterly boundary of said Block 1321 to the southeasterly boundary of Block 1386; thence northeasterly, northwesterly, southwesterly, southeasterly and easterly along the southeasterly, northeasterly, northwesterly, southeasterly and southerly boundaries of said Block 1386 to the easterly boundary of Block 1324 South; thence in a general southerly, northwesterly and southerly direction along the easterly, southwesterly and easterly boundaries of said Block 1324 South to the northerly boundary of Block 1152; thence easterly and southerly along the

northerly and easterly boundaries of said Block 1152 to the most easterly northeast corner of Block 277; thence easterly and southerly along the northerly and easterly boundaries of said Block 277 to the southeast corner thereof; thence westerly along the southerly boundary of said Block 277 to the easterly boundary of Block 1118; thence southerly and easterly along the easterly and northerly boundaries of said Block 1118 to the most easterly northeast corner thereof; thence southerly along the easterly boundary of said Block 1118 to the easterly boundary of Block 1318, Alberni and Dunsmuir Land Districts; thence in a general southerly and westerly direction along the easterly and southerly boundaries of said Block 1318 to the southeasterly boundary of Lot 198G (Alberni), Dunsmuir Land District; thence southwesterly and northwesterly along the southeasterly and southwesterly boundaries of said Lot 198G (Alberni) to the southerly boundary of aforesaid Block 1318, Alberni and Dunsmuir Land Districts; thence in a general westerly and southerly direction along the southerly and easterly boundaries of said Block 1318 to the most easterly northeast corner of Block 1034; thence southerly and westerly along the easterly and southerly boundaries of said Block 1034 to the easterly boundary of Block 1082; thence southerly and westerly along the westerly and northerly boundaries of Block 1319, Dunsmuir Land District, to the most westerly northwest corner thereof; thence southerly and easterly along the westerly and southerly boundaries of said Block 1319 to the most southerly southeast corner thereof; thence southerly and easterly along the easterly and northerly boundaries of aforesaid Block 1082, Alberni and Dunsmuir Land Districts to the most easterly northeast corner thereof; thence southerly along the easterly boundary of said Block 1082 to the most northerly northeast corner of Block 1112, Dunsmuir and Cowichan Lake Land Districts; thence southerly, easterly, southerly, easterly, southerly, westerly, southerly and easterly along the easterly, northerly, easterly, northerly, easterly, southerly, easterly and northerly boundaries of said Block 1112 to the most easterly northeast corner thereof; thence southerly and westerly along the easterly and southerly boundaries of said Block 1112 to

the most northerly northwest corner of Block 1099, Cowichan Lake Land District; thence southerly and easterly along the westerly and southerly boundaries of said Block 1099 to the most southerly southeast corner thereof; thence southerly, easterly, southerly and westerly along the easterly, northerly, easterly and southerly boundaries of Block 1137, Alberni, Dunsmuir and Cowichan Lake Land Districts to the westerly boundary of Esquimalt and Nanaimo Railway Land Grant; thence northwesterly along the westerly boundary of said Esquimalt and Nanaimo Railway Land Grant to a point 1.108 kilometres west and 300 metres south of the most southerly southwest corner of Block 139, Cowichan Lake and Dunsmuir Land Districts; thence west 180 metres, more or less, to the northerly boundary of the watershed of Little Nitinat River; thence in a general westerly direction along the northerly boundary of the watershed of said Little Nitinat River to the southerly boundary of the watershed of Parsons Creek; thence in a general westerly direction along the southerly boundary of the watershed of said Parsons Creek to the easterly boundary of the watershed of an unnamed creek, said unnamed creek flowing westerly into said Parsons Creek at a point 1.430 kilometres south and 10.430 kilometres west of the most southerly corner of Lot 38 Barclay Land District; thence in a general northerly and westerly direction along the easterly and northerly boundaries of the watershed of said unnamed creek to a point 998 metres south and 8.606 kilometres west of the most southerly corner of said Lot 38; thence south 240 metres; thence west 1.988 kilometres; thence south 65 degrees west 1.140 kilometres; thence west 553 metres, more or less, to the natural boundary of aforesaid Alberni Inlet on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Alberni Inlet on the easterly shore thereof to the southerly boundary of Lot 77, Barclay Land District; thence easterly and northerly along the southerly and easterly boundaries of said Lot 77 to the southerly boundary of Lot 49, Barclay Land District; thence easterly and northerly along the southerly and easterly boundaries of said Lot 49 to the easterly boundary of Lot 48; thence northerly and westerly along the easterly and northerly boundaries of said Lot

48 to the easterly boundary of aforesaid Lot 77; thence northerly and westerly along the easterly and northerly boundaries of said Lot 77 to the natural boundary of aforesaid Alberni Inlet on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Alberni Inlet on the easterly shore thereof to the southerly boundary of Lot 153 Alberni Land District; thence easterly and northerly along the southerly and easterly boundaries of said Lot 153 to the natural boundary of China Creek on the left bank thereof; thence due north to the natural boundary of said China Creek on the right bank thereof; thence in a general westerly direction along the natural boundary of said China Creek on the right bank thereof to the natural boundary of aforesaid Alberni Inlet on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Alberni Inlet on the easterly shore thereof to a point due west of a tie point, said tie point being 188 metres west and 267 metres north of the southeast corner of aforesaid Lot 159E&N; thence east to said tie point; thence north 63 degrees east 17 metres; thence south 17 degrees east 27 metres; thence south 46 metres; thence east 20 metres; thence north 20 degrees east 18 metres; thence north 61 degrees east 26 metres; thence north 10 degrees 30 minutes 40 seconds west 62 metres; thence south 63 degrees west 8 metres; thence north 10 degrees 30 minutes 40 seconds west 438 metres, more or less, to a point due east of the northeast corner of Lot 1 of Lot 15E&N, as shown on Plan 571; thence west 145 metres, more or less, to the natural boundary of aforesaid Alberni Inlet on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Alberni Inlet on the easterly shore thereof to the point of commencement.

Also including Block 186, Alberni Land District.

Excluding thereout all that foreshore and land covered by water within the above described area.

Block 2 - Nitinat Lake (2 Areas)

Area 1

Commencing at a point on the westerly boundary of Esquimalt and Nanaimo Railway Land Grant, said point being 1.244 kilometres north and 1.001 kilometres west of the northwest corner of Block 114, Cowichan Lake Land District (being the southeast corner of Lot 699, T0249, former TL 3857P); thence southeasterly along the westerly boundary of said Esquimalt and Nanaimo Railway Land Grant 4.046 kilometres (more or less, to the northeast corner of T0257, former STL 8342P); thence west 6.008 kilometres (more or less, to the northeast corner of Lot 389, T0567, former TL 9734P); thence south 1.609 kilometres; thence west 1.609 kilometres; thence north 2.313 kilometres; thence west 3.244 kilometres; thence south 393 metres; thence west 802 metres; thence south 799 metres; thence west 810 metres; thence south 402 metres; thence east 1.609 kilometres; thence south 1.609 kilometres; thence west 1.207 kilometres; thence south 4.573 kilometres, more or less, to the northerly boundary of the watershed of an unnamed creek, said unnamed creek flowing northwesterly into Caycuse River at a point 201 metres north and 1.006 kilometres east of the southeast corner of Lot 159, Renfrew Land District; thence in a general easterly and southerly direction along the northerly and easterly boundaries of the watershed of said unnamed creek to a point 2.112 kilometres south and 5.560 kilometres east of the southeast corner of aforesaid Lot 159 (said point being due west of the northeast corner of Lot 484, T0498 Block 7, former TL 6408P); thence east 1.737 kilometres (more or less, to the northeast corner of said Lot 484, T0498 Block 7, former TL 6408P); thence south 1.609 kilometres; thence south 54 degrees, 23 minutes, 03 seconds east 1.750 kilometres (to the most westerly southwest corner of Lot 678, also being the southwest corner of former STL 5778P); thence south 35 degrees east 1.711 kilometres (more or less, to the northwest corner of T0497 Block 3, former STL 8287P); thence east 1.609 kilometres; thence south 484 metres, more or less, to the northerly

boundary of the watershed of Walbran Creek; thence in a general easterly and southerly direction along the northerly and easterly boundaries of the watershed of said Walbran Creek to the westerly boundary of the watershed of an unnamed creek, said unnamed creek flowing northwesterly into said Walbran Creek at a point 3.350 kilometres north and 2.225 kilometres west of the northwest corner of Lot 173; thence in a general northerly direction along the westerly boundary of the watershed of said unnamed creek to a point 2.219 kilometres north and 1.717 kilometres west of the northwest corner of said Lot 173 (said point being on the southerly boundary of T0477 Block 9, former STL 8293P); thence west 2.053 kilometres (more or less, to the easterly boundary of Lot 462, T0506 Block 1, former TL 6385P); thence south 805 metres; thence west 4.832 kilometres, more or less, to the easterly boundary of Carmanah Valley Forest Management Area, Bill 28-1990, Carmanah Pacific Part Act, approved and ordered March 13, 1991 by Order In Council 317; thence south 241 metres (more or less, to the southeast corner of Lot 485 T0533 Block 1, former TL 12604P); thence south 16 degrees west 3.764 kilometres (more or less, to the most northerly northeast corner of expired STL 1734P); thence west 1.005 kilometres; thence south 3.219 kilometres; thence west 1.609 kilometres; thence south 1.609 kilometres, more or less, to the northeast corner of Lot 734, being a point on the northerly boundary of Part 3 of the reserve for Pacific Rim National Park, signed and approved March 2, 1993; thence in a general westerly direction along the northerly boundary of Part 3 of the reserve for said Pacific Rim National Park to the easterly boundary of Carmanah Pacific Park, Bill 28-1990, Carmanah Pacific Park Act, approved and ordered March 13, 1991 by Order In Council 317; thence in a general northeasterly, northerly and northwesterly direction along the southeasterly, easterly and northeasterly boundaries of said Carmanah Pacific Park to the westerly boundary of the watershed of Carmanah Creek; thence in a general northerly direction along the westerly boundary of the watershed of said Carmanah Creek to the northerly boundary of the watershed of Marchand Creek; thence in a general westerly direction along the northerly

boundary of the watershed of said Marchand Creek to Triangulation Station "Rossander", N<sup>2</sup> 3 coordinates 48 degrees 45 minutes 30.04374 seconds latitude and 124 degrees 41 minutes 28.97292 seconds longitude; thence north 22 degrees west 1.810 kilometres (more or less, to the southwest corner of expired TL 12408P); thence north 44 metres, more or less, to the southeast corner of Lot 767; thence westerly and northerly along the southerly and westerly boundaries of said Lot 767 to the natural boundary of Nitinat Lake on the southeasterly shore thereof; thence in a general northeasterly direction along the natural boundary of said Nitinat Lake on the southeasterly shore thereof to the westerly boundary of Indian Reserve No. 11 "Malachan"; thence southerly, easterly and northerly along the westerly, southerly and easterly boundaries of said Indian Reserve No. 11 to the natural boundary of said Nitinat Lake on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Nitinat Lake on the easterly shore thereof to the southerly boundary of Section 5, Township 1; thence easterly, northerly and westerly along the southerly, easterly and northerly boundaries of the southeast quarter of said Section 5 to the easterly boundary of Indian Reserve No. 13 "Opatseeah"; thence northerly along the easterly boundary of said Indian Reserve No. 13 to the natural boundary of Nitinat River on the left bank thereof; thence in a general northerly direction along the natural boundary of said Nitinat River on the left bank thereof to the southerly boundary of the northwest quarter of Section 16, Township 1; thence easterly, northerly and westerly along the southerly, easterly and northerly boundaries of the northwest quarter of said Section 16 to the northwest corner thereof; thence west 2.782 kilometres, more or less, to the westerly boundary of the watershed of aforesaid Nitinat River; thence in a general southerly direction along the westerly boundary of the watershed of said Nitinat River to a point 196 metres south and 2.375 kilometres west of the northwest corner of the northeast quarter of Section 8, Township 1 (being a point on the easterly boundary of T0785 Block 1, former TL 12388P); thence south 3.400 kilometres, more or less, to the southeasterly boundary of the watershed of an unnamed creek, said unnamed



creek flowing southwesterly into Hitchie Lake at a point 440 metres south and 2.225 kilometres west of the northwest corner of Lot 563, Barclay Land District; thence in a general southwesterly direction along the southeasterly boundary of the watershed of said unnamed creek to the westerly boundary of said Lot 563; thence southerly along the westerly boundary of said Lot 563 561 metres (more or less, to the southeast corner of T0738 Block 2, former STL 12401P); thence due west to the easterly boundary of Part 3 of the reserve for aforesaid Pacific Rim National Park; thence in a general northwesterly, southwesterly, westerly and northwesterly direction along the northeasterly, northwesterly, northerly and northeasterly boundaries of Part 3 of said Pacific Rim National Park to the southeast corner of Lot 286; thence northerly along the easterly boundary of said Lot 286 402 metres; thence west 805 metres; thence south 402 metres to the southerly boundary of aforesaid Lot 286; thence westerly and northerly along the southerly and westerly boundaries of said Lot 286 to the southeast corner of the northeast quarter of Lot 287; thence westerly and northerly along the southerly and westerly boundaries of the northeast quarter of said Lot 287 to the southeast corner of Lot 274; thence westerly and northerly along the southerly and westerly boundaries of said Lot 274 to the northwest corner thereof; thence easterly along the northerly boundary of said Lot 274 402 metres; thence north 402 metres; thence west 402 metres; thence south 402 metres to the northwest corner of aforesaid Lot 274, being a point on the easterly boundary of Part 3 of the reserve for aforesaid Pacific Rim National Park; thence in a general northerly and westerly direction along the easterly and northerly boundaries of Part 3 of the reserve for said Pacific Rim National Park to the easterly boundary of Indian Reserve No. 12 "Anacla"; thence northerly and westerly along the easterly and northerly boundaries of said Indian Reserve No. 12 to the northwest corner thereof; thence northerly and easterly along the westerly and northerly boundaries of the southeast quarter of Section 17, Township 1 to the northeast corner thereof; thence northerly along the easterly boundary of said Section 17 to the southwest corner of Section 21; thence

northerly and easterly along the westerly and northerly boundaries of Legal Subdivisions 4 and 6 of Section 21 to the southwest corner of the northeast quarter of said Section 21; thence northerly along the westerly boundary of the northeast quarter of said Section 21 to the southerly boundary of Indian Reserve No. 4 "Sachsa"; thence easterly, northerly and westerly along the southerly, easterly and northerly boundaries of said Indian Reserve No. 4 to the natural boundary of Grappler Inlet on the easterly shore thereof; thence in a general northerly, westerly and southerly direction along the natural boundary of said Grappler Inlet on the easterly, northerly and westerly shores thereof to the southerly boundary of Section 28; thence westerly along the southerly boundaries of Sections 28 and 29 to the southwest corner of the southeast quarter of said Section 29; thence northerly along the westerly boundary of the southeast quarter of said Section 29 to the northwest corner thereof; thence westerly along the southerly boundary of the north half of said Section 29 to the natural boundary of Trevor Channel on the southeasterly shore thereof; thence in a general northeasterly and easterly direction along the natural boundary of said Trevor Channel on the southeasterly and southerly shores thereof to the easterly boundary of Block A of Section 11, Township 2; thence southerly along the easterly boundaries of Block A of Sections 11 and 2 to the southerly boundary of the north half of said Section 2; thence easterly and northerly along the southerly and easterly boundaries of the north half of said Section 2 to the southerly boundary of Indian Reserve No. 3 "Dochsupple"; thence easterly and northerly along the southerly and easterly boundaries of said Indian Reserve No. 3 to the natural boundary of Poett Nook on the southerly shore thereof; thence in a general easterly and northerly direction along the natural boundary of said Poett Nook on the southerly and easterly shores thereof to the natural boundary of aforesaid Trevor Channel on the southerly shore thereof; thence in a general easterly and northerly direction along the natural boundary of said Trevor Channel on the southerly and easterly shores thereof to the southerly boundary of Indian Reserve No. 1 "Numukamis"; thence easterly, southerly and easterly along the southerly,

westerly and southerly boundaries of said Indian Reserve No. 1 to the southwest corner of Lot 533; thence easterly, northerly and westerly along the southerly, easterly and northerly boundaries of said Lot 533 to the northwest corner thereof; thence westerly along the northerly boundary of aforesaid Indian Reserve No. 1 to the southwest corner of Lot 45; thence northerly along the westerly boundary of said Lot 45 to the northwest corner thereof; thence northerly and westerly along the easterly and northerly boundaries of aforesaid Indian Reserve No. 1 to the natural boundary of Numukamis Bay on the easterly shore thereof; thence in a general northerly and westerly direction along the natural boundary of said Numukamis Bay on the easterly and northerly shores thereof to the southerly boundary of Section 30, Township 4; thence easterly and northerly along the southerly and easterly boundaries of said Section 30 to the northwest corner of Section 29; thence easterly along the northerly boundary of said Section 29 to the natural boundary of an unnamed lake on the westerly shore thereof, said unnamed lake draining into Crickitt Bay at a point 180 metres north and 775 metres west of the northwest corner of said Section 29; thence in a general southerly, easterly, northerly and westerly direction along the natural boundary of said unnamed lake on the westerly, southerly, easterly and northerly shores thereof to the most westerly boundary of Lot 84; thence northerly along the most westerly boundary of said Lot 84 to a point 805 metres west and 973 metres north of the southwest corner of Lot 44; thence in a general easterly direction along a line parallel to and perpendicularly distant 20 metres south of the natural boundary of San Mateo Bay on the southerly shore thereof to the easterly boundary of aforesaid Lot 84; thence northerly along the easterly boundary of said Lot 84 to the natural boundary of said San Mateo Bay on the southerly shore thereof; thence in a general easterly and northerly direction along the natural boundary of said San Mateo Bay on the southerly and easterly shores thereof to the natural boundary of Ritherdon Bay on the southerly shore thereof; thence in a general easterly, northerly and westerly direction along the natural boundary of said Ritherdon Bay on the southerly, easterly and

northerly shores thereof to the natural boundary of Alberni Inlet on the easterly shore thereof; thence in a general northeasterly direction along the natural boundary of said Alberni Inlet on the easterly shore thereof to a point 232 metres south and 2.603 kilometres west of the southeast corner of Lot 498; thence east 30 metres; thence north 30 metres; thence due west to the natural boundary of said Alberni Inlet on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Alberni Inlet on the easterly shore thereof to the southerly boundary of Block B of Section 20; thence east 553 metres; thence north 65 degrees east 1.140 kilometres; thence east 1.988 kilometres; thence north 240 metres, more or less, to the northerly boundary of the watershed of an unnamed creek, said unnamed creek flowing westerly into Parsons Creek at a point 1.579 kilometres south and 10.393 kilometres west of the most southerly corner of Lot 38, Barclay Land District; thence in a general easterly and southerly direction along the northerly and easterly boundaries of the watershed of said unnamed creek to the southerly boundary of the watershed of said Parsons Creek; thence in a general easterly direction along the southerly boundary of the watershed of said Parsons Creek to the northerly boundary of the watershed of Little Nitinat River; thence in a general easterly direction along the northerly boundary of the watershed of said Little Nitinat River to a point 1.288 kilometres west and 300 metres south of the most southerly southwest corner of Block 139, Cowichan Lake and Dunsmuir Land Districts; thence east 180 metres, more or less, to the westerly boundary of aforesaid Esquimalt and Nanaimo Railway Land Grant; thence southeasterly along the westerly boundary of said Esquimalt and Nanaimo Railway Land Grant to a point 152 metres west and 193 metres north of Mile Post No. 53 (being a point on the easterly boundary of Lot 214, T0369 Block 5, former TL 9276P); thence south 6.974 kilometres; thence west 26 metres; thence south 1.180 kilometres; thence due east to the westerly boundary of Indian Reserve No. 16 "Saouk"; thence in a general westerly, southerly, easterly and northerly direction along the northerly, westerly, southerly and easterly boundaries of said Indian Reserve No. 16 to

the northeast corner thereof; thence east 2.012 kilometres; thence south 1.529 kilometres; thence east 2.463 kilometres; thence south 80 metres; thence east 1.851 kilometres, more or less, to the point of commencement.

Also including:

that part of Lot 69, Barclay Land District, lying west of Nitinat River;  
fractional northwest quarter of Section 32, Township 4, Barclay Land District.

Excluding thereout all that foreshore and land covered by water within the above described area; and

Indian Reserve No. 15 "Chuchummisapo".

#### Area 2

Commencing at the northeast corner of Section 56, Renfrew Land District, being a point on the easterly boundary of Part 3 of the reserve for Pacific Rim National Park, signed and approved March 2, 1993; thence in a general northeasterly direction along the easterly boundary of Part 3 of the reserve for said Pacific Rim National Park to a point on the easterly boundary of Block B of Lot 756, shown as Pipe Post No. 1 on Plan 12, Tube 1410 on file with the Surveyor General Branch of the Ministry of Environment, Lands and Parks at Victoria; thence southerly along the easterly boundary of said Lot 756 to the southeast corner thereof; thence south 402 metres (more or less, to the southwest corner of Lot 398, former TL 7445P); thence east 563 metres, more or less, to the southerly boundary of the watershed of an unnamed creek, said unnamed creek flowing westerly into Cheewat Lake at a point 275 metres north and 809 metres west of the southeast corner of aforesaid Lot 756; thence in a general southeasterly direction along the southerly boundary of the watershed of said unnamed creek to the westerly boundary of Carmanah Pacific Park, Bill 28-1990, Carmanah Pacific Park Act, approved and ordered

March 13, 1991 by Order In Council 317; thence in a general southerly direction along the westerly boundary of said Carmanah Pacific Park to the northerly boundary of Part 3 of the reserve for aforesaid Pacific Rim National Park; thence in a general westerly and northwesterly direction along the northerly and northeasterly boundaries of Part 3 of the reserve for said Pacific Rim National Park to the easterly boundary of Lot 726; thence northerly along the easterly boundary of said Lot 726 to the northeast corner thereof, being a point on the easterly boundary of Part 3 of the reserve for said Pacific Rim National Park; thence in a general northerly direction along the easterly boundary of Part 3 of the reserve for said Pacific Rim National Park to the northeast corner of aforesaid Section 56, being the point of commencement.

#### Block 3 - Sproat Lake

Commencing at the intersection of the westerly boundary of Esquimalt and Nanaimo Railway Land Grant and the northerly boundary of Block 1331, Newcastle Land District; thence in a general easterly direction along the northerly boundaries of said Block 1331 to the westerly boundary of Block 700; thence northerly, westerly and northerly along the westerly, southerly and westerly boundaries of said Block 700 to the southerly boundary of Block 321, Nelson and Newcastle Land Districts; thence easterly, southerly and easterly along the southerly, westerly and southerly boundaries of said Block 321 to the natural boundary of Nimnim Lake on the westerly shore thereof; thence in a general southerly, easterly, northerly and westerly direction along the natural boundary of said Nimnim Lake on the westerly, southerly, easterly and northerly shores thereof to the easterly boundary of said Block 321; thence northerly along the easterly boundary of said Block 321 to the northerly boundary of Block 497; thence easterly along the northerly boundary of said Block 497 to the most northerly northeast corner thereof; thence southerly and easterly along the easterly and northerly boundaries of said Block 497 to the westerly boundary of Block 604 (Newcastle); thence northerly and easterly along the

westerly and northerly boundaries of said Block 604 (Newcastle) to the westerly boundary of Block 490, Nelson Land District; thence northerly and easterly along the westerly and northerly boundaries of said Block 490 to the northeast corner thereof; thence northerly in a straight-line 411 metres, more or less, to an internal angle of Block 74, Nelson and Newcastle Land Districts; thence easterly along the northerly boundary of said Block 74 to the northwest corner of Block 489 (Nelson); thence easterly and southerly along the northerly and easterly boundaries of said Block 489 (Nelson) to the northwesterly boundary of Block 1330 West; thence in a general northeasterly and southerly direction along the northwesterly and easterly boundaries of said Block 1330 West to the northwesterly boundary of Block 1361; thence southwesterly, southeasterly, northeasterly, southeasterly and easterly along the northwesterly, southwesterly, southeasterly, southwesterly and southerly boundaries of said Block 1361 to the northeasterly boundary of aforesaid Block 1330 West; thence in a general southeasterly direction along the northeasterly boundary of said Block 1330 West to the northerly boundary of Block 1366, Newcastle Land District; thence westerly along the northerly boundary of said Block 1366 to the most northerly northeast corner of Block 1346; thence westerly and southerly along the northerly and westerly boundaries of said Block 1346 to the northerly boundary of Lot 83E&N; thence westerly and southerly along the northerly and westerly boundaries of said Lot 83E&N to the northerly boundary of Block 1204; thence westerly along the northerly boundary of said Block 1204 to the northwest corner thereof; thence southerly and easterly along the westerly and southerly boundaries of said Block 1204 to the westerly boundary of Lot 263E&N, Newcastle and Alberni Land Districts; thence northerly along the westerly boundary of said Lot 263E&N to the most northerly northwest corner thereof; thence easterly and southerly along the northerly and easterly boundaries of said Lot 263E&N to the northwest corner of Lot 71E&N; thence southerly along the westerly boundary of said Lot 71E&N to the southwest corner thereof; thence southerly along the easterly boundary of aforesaid Lot 263E&N to the

natural boundary of Stamp River on the left bank thereof; thence due south to the natural boundary of said Stamp River on the right bank thereof; thence in a general southeasterly direction along the natural boundary of said Stamp River on the right bank thereof to the northerly boundary of Lot 193E&N, Alberni Land District; thence westerly and southerly along the northerly and westerly boundaries of said Lot 193E&N to the southwest corner thereof; thence easterly and southerly along the northerly and easterly boundaries of the west half of Lot 172E&N to the southeast corner thereof; thence southerly along the easterly boundary of the west half of Lot 171E&N to the southeast corner thereof; thence southerly along the westerly boundary of Lot 157E&N to the northeasterly boundary of Lot 2 of Reference Plan 48620, deposited in Victoria Land Title Office; thence northwesterly along the northeasterly boundaries of Lots 2 and 1 of said Reference Plan 48620 to the most northerly corner of said Lot 1; thence southwesterly and southeasterly along the northwesterly and southwesterly boundaries of said Lot 1 to the most westerly corner of aforesaid Lot 2; thence southeasterly along the southwesterly boundary of said Lot 2 to the northerly boundary of Lot 130; thence westerly and southerly along the northerly and westerly boundaries of said Lot 130 to the southwest corner thereof; thence southerly along the westerly boundary of Lot 60E&N to the northerly boundary of Lot 58; thence westerly, southerly, easterly and northerly along the northerly, westerly, southerly and easterly boundaries of said Lot 58 to the northwest corner of Lot 35; thence easterly along the northerly boundaries of Lots 35 and 52 to the northeast corner of said Lot 52; thence southerly along the easterly boundary of said Lot 52 to the natural boundary of Sproat Lake on the northerly shore thereof; thence in a general westerly direction along the natural boundary of said Sproat Lake on the northerly shore thereof to the most southerly southeast corner of Block 3 of Lot 98E&N, Plan 4087; thence northerly along the easterly boundaries of said Block 3 to the northeast corner thereof; thence westerly along the northerly boundaries of Blocks 3 and 2 of said Lot 98E&N, Plan 4087 and the northerly boundary of Block 2 of said Lot 98E&N, Plan 8808 to the



northwest corner of Block 2, of said Lot 98E&N, Plan 8808; thence northerly in a straight-line to the southeast corner of Block A of Lot 98E&N, Plan 4786; thence northerly and westerly along the easterly and northerly boundaries of said Block A of Lot 98E&N, Plan 4786 to the northwest corner thereof; thence due west to the easterly boundary of Lot 134E&N; thence northerly, westerly and southerly along the easterly, northerly and westerly boundaries of said Lot 134E&N to the northeast corner of a surveyed parcel of Lot 148E&N, as shown on Plan D.D. 10101; thence westerly and southerly along the northerly and westerly boundaries of said surveyed parcel of Lot 148E&N, Plan D.D. 10101 to the northerly boundary of the subdivision of Lot 148 shown on Plan 4175; thence westerly along the northerly boundaries of the subdivisions of Lots 148E&N and 126E&N as shown on Plans 4175, 4507, 4356, 4239 and 5774 to the easterly boundary of Block A of Lot 126E&N, as shown on plan attached to D.D. 6816-I; thence northerly and westerly along the easterly and northerly boundaries of said Block A of Lot 126E&N, Plan D.D. 6816-I to the northerly boundary of the right of way of Alberni-Tofino Highway; thence westerly along the northerly boundary the right of way of said Alberni-Tofino Highway to the northerly boundary of Lot 6 of Plan 4600; thence northwesterly along the northerly boundaries of Lots 6 and 7 of said Plan 4600 to the northwest corner of Lot 7 of said Plan 4600; thence southerly along the westerly boundary of Lot 7 of said Plan 4600 to the northerly boundary of the right of way of aforesaid Alberni-Tofino Highway; thence westerly along the northerly boundary of the right of way of said Alberni-Tofino Highway to the westerly boundary of aforesaid Esquimalt and Nanaimo Railway Land Grant; thence southeasterly along the westerly boundary of said Esquimalt and Nanaimo Railway Land Grant to the northeast corner of Lot 91, Clayoquot Land District; thence westerly along the northerly boundaries of Lots 91 and 950 to the most easterly northeast corner of Lot 952; thence southerly along the easterly boundary of said Lot 952 to the northeast corner of Lot 503; thence westerly along the northerly boundary of said Lot 503 to the northwest corner thereof; thence

southerly along the westerly boundary of said Lot 503 to the northeast corner of Lot 2092; thence in a general westerly direction along the northerly boundaries of Lots 2093 and 2092 to the easterly boundary of Lot 2091; thence northerly, westerly, southerly, westerly and southerly along the easterly, northerly, westerly, northerly and westerly boundaries of said Lot 2091 to the northerly boundary of Lot 2090; thence in a general northwesterly direction along the northerly boundaries of said Lot 2090 to the easterly boundary of Lot 2089; thence northerly, westerly, northerly, westerly, southerly, westerly and southerly along the easterly, northerly, easterly, northerly, westerly, northerly and westerly boundaries of said Lot 2089 to the southwest corner thereof, being a point on the natural boundary of aforesaid Sproat Lake on the northerly shore thereof; thence in a general westerly direction along the natural boundary of said Sproat Lake on the northerly shore thereof to the southwest corner of Lot 507; thence northerly along the westerly boundary of said Lot 507 to the northerly limit of the right of way of aforesaid Alberni-Tofino Highway; thence in a general westerly direction along the northerly limit of the right of way of said Alberni-Tofino Highway to the westerly boundary of Lot 946; thence southerly along the westerly boundary of said Lot 946 to the natural boundary of aforesaid Sproat Lake on the northerly shore thereof; thence in a general westerly, southerly and easterly direction along the natural boundary of said Sproat Lake on the northerly, westerly and southerly shores thereof to the easterly boundary of Lot 951; thence southerly along the easterly boundary of said Lot 951 to the natural boundary of Two Rivers Arm of said Sproat Lake on the westerly shore thereof; thence in a general southwesterly direction along the natural boundary of said Two Rivers Arm on the westerly shore thereof to the northerly boundary of Lot 375; thence westerly and southerly along the northerly and westerly boundaries of said Lot 375 to the northeast corner of Lot 364; thence westerly along the northerly boundary of said Lot 364 to the northwest corner thereof; thence southerly along the westerly boundary of said Lot 364 to the natural boundary of aforesaid Two Rivers Arm on the northerly shore thereof; thence

in a general southeasterly direction along the natural boundary of said Two Rivers Arm on the northerly shore thereof to the easterly boundary of said Lot 364; thence northerly along the easterly boundary of said Lot 364 to the southwest corner of aforesaid Lot 375; thence easterly along the southerly boundary of said Lot 375 to the natural boundary of said Two Rivers Arm on the westerly shore thereof; thence due east to the natural boundary of said Two Rivers Arm on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Two Rivers Arm on the easterly shore thereof to the natural boundary of Stirling Arm of aforesaid Sproat Lake on the southerly shore thereof; thence in a general easterly direction along the natural boundary of said Stirling Arm on the southerly shore thereof to the westerly boundary of Lot 89; thence southerly, easterly, northerly and easterly along the westerly, southerly, easterly and southerly boundaries of said Lot 89 to the natural boundary of said Stirling Arm on the southerly shore thereof; thence in a general easterly, northerly and westerly direction along the natural boundary of said Stirling Arm on the southerly, easterly and northerly shores thereof to the most westerly southwest corner of Lot A of part of Lot B of District Lots 61 and 141E&N, Plans 18307 and 18415, Alberni Land District; thence northerly, easterly and southerly along the westerly, northerly and easterly boundaries of said Lot A to the southeast corner thereof, being a point on the northerly boundary of Block 248; thence easterly, northerly and easterly along the northerly, westerly and northerly boundaries of said Block 248 to the northeast corner thereof; thence easterly along the northerly boundary of Block 584 to the southwest corner of Lot 307; thence easterly along the southerly boundary of said Lot 307 to the southwest corner of Lot 124; thence northerly, easterly, southerly and easterly along the westerly, northerly, easterly and northerly boundaries of said Lot 124 to the natural boundary of Alberni Inlet on the westerly shore thereof; thence in a general southerly direction along the natural boundary of said Alberni Inlet on the westerly shore thereof to the northeast corner of Indian Reserve No. 3 "Cous"; thence westerly, southerly and easterly along the northerly,

westerly and southerly boundaries of said Indian Reserve No. 3 to the natural boundary of said Alberni Inlet on the westerly shore thereof; thence in a general southerly direction along the natural boundary of said Alberni Inlet on the westerly shore thereof to the northerly boundary of Indian Reserve No. 4 "Chuchakacook"; thence westerly and southerly along the northerly and westerly boundaries of said Indian Reserve No. 4 to the natural boundary of said Alberni Inlet on the westerly shore thereof; thence in a general southerly direction along the natural boundary of said Alberni Inlet on the westerly shore thereof to the natural boundary of Nahmint Bay on the northerly shore thereof; thence in a general westerly direction along the natural boundary of said Nahmint Bay on the northerly shore thereof to the easterly boundary of Indian Reserve No. 5 "Kleykleyhous"; thence northerly and westerly along the easterly and northerly boundaries of said Indian Reserve No. 5 to the northwest corner thereof, being a point of the natural boundary of Nahmint River on the left bank thereof; thence due west to the natural boundary of said Nahmint River on the right bank thereof; thence in a general southerly and easterly direction along the natural boundary of said Nahmint River on the right bank thereof to the natural boundary of aforesaid Nahmint Bay on the southwesterly shore thereof; thence in a general southeasterly direction along the natural boundary of said Nahmint Bay on the southwesterly shore thereof to the natural boundary of aforesaid Alberni Inlet on the westerly shore thereof; thence in a general southerly direction along the natural boundary of said Alberni Inlet on the westerly shore thereof to the southerly boundary of Lot 77; thence westerly and northerly along the southerly and westerly boundaries of said Lot 77 to the southerly boundary of Lot 295; thence westerly along the southerly boundary of said Lot 295 to the southwest corner thereof; thence south 89 degrees west 601 metres (more or less, to the northwest corner of Lot 923, T0811, former TL 3440P); thence south 1 degree east 915 metres (more or less, the southwest corner of said Lot 923, T0811, former TL 3440P); thence due south 216 metres, more or less, to the southerly boundary of the watershed of aforesaid Nahmint River; thence in a general northwesterly direction

along the southerly boundary of the watershed of said Nahmint River to a point 2.177 kilometres west and 1.634 kilometres north of Triangulation Station "Handy Geod", NAD 27 coordinates 124 degrees 57 minutes 26.8600 seconds longitude and 49 degrees 04 minutes 10.1120 seconds latitude; thence north 752 metres (more or less, to the northeast corner of Lot 1220, T0195 Block 10, former TL 11763P); thence west 264 metres, more or less, to the southwesterly boundary of the watershed of aforesaid Nahmint River; thence in a general northwesterly direction along the southwesterly boundary of the watershed of said Nahmint River to a point 1.940 kilometres south and 560 metres west of the confluence of Nahmint River and Nahmint Lake on the southerly shore thereof; thence north 240 metres, more or less, to the southwesterly boundary of the watershed of said Nahmint River; thence in a general northwesterly and westerly direction along the southwesterly and southerly boundaries of the watershed of said Nahmint River to the northerly boundary of the watershed of Effingham River; thence in a general westerly direction along the northerly boundary of the watershed of said Effingham River to a point 1.358 kilometres west and 163 metres south of Triangulation Station Third Try, NAD 27 coordinates 49 degrees 11 minutes 30.8500 seconds latitude and 125 degrees 16 minutes 51.2399 seconds longitude (said point being due east of the southeast corner of expired STL 4802P); thence west 1.811 kilometres (more or less, to the most southerly southwest corner of said expired STL 4802P); thence north 805 metres; thence west 402 metres; thence north 1.609 kilometres; thence west 805 metres; thence north 1.609 kilometres; thence west 3.100 kilometres, more or less, to the northerly boundary of the watershed of an unnamed creek flowing southeasterly into Kennedy River at a point 1.760 kilometres north and 770 metres east of the most northerly northeast corner of Lot 617; thence in a general westerly direction along the northerly boundary of the watershed of said unnamed creek to the southerly boundary of the watershed of a second unnamed creek flowing westerly into said Kennedy River at a point 4.875 kilometres north and 630 metres east of the most northerly northeast corner of aforesaid Lot 617; thence in a

general westerly direction along the southerly boundary of the watershed of said second unnamed creek to the westerly boundary of the watershed of said Kennedy River; thence in a general northwesterly direction along the westerly boundary of the watershed of said Kennedy River to the easterly boundary of the watershed of Ursus Creek; thence in a general northerly direction along the easterly boundary of the watershed of said Ursus Creek to the most southerly boundary of Strathcona Provincial Park (as described by Order In Council 1201, approved and ordered August 2, 1990); thence easterly along the most southerly boundary of said Strathcona Provincial Park and the easterly prolongation thereof to the westerly boundary of Esquimalt and Nanaimo Railway Land Grant; thence northwesterly along the westerly boundary of said Esquimalt and Nanaimo Railway Land Grant to the point of commencement.

Also including:

North 402 metres of Lots 1 and 2 of Block D of Lot 258E&N, Plan 2024,  
Newcastle Land District.

Excluding thereout all that foreshore and land covered by water within the above described area; and,

Ecological Reserve No. 90 "Sutton Pass";  
Sproat Lake Provincial Park.

#### Block 4 - Henderson Lake (2 Areas)

##### Area 1

Commencing at the northeast corner of Indian Reserve No. 1 "Cowishil", Clayoquot Land District, being a point on the natural boundary of Uchucklesit Inlet on the westerly shore thereof; thence westerly and southerly along the northerly and westerly boundaries of said Indian Reserve No. 1 to the natural boundary of Alberni Inlet on the northerly shore thereof; thence in a general westerly direction along the natural boundary of said Alberni Inlet on the northerly shore thereof to the southerly boundary of Lot 1630; thence easterly, northerly, westerly, southerly and easterly along the southerly, easterly, northerly, westerly and southerly boundaries of said Lot 1630 to the natural boundary of said Alberni Inlet on the westerly shore thereof; thence in a general southerly and westerly direction along the natural boundary of said Alberni Inlet on the westerly and northerly shores thereof to the natural boundary of Rainy Bay on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Rainy Bay on the easterly shore thereof to the southerly boundary of Lot 2 of Block 6, Section 5, Plan 459, deposited in Victoria Land Title Office; thence easterly, northerly and westerly along the southerly, easterly and northerly boundaries of said Lot 2, Plan 459 to the natural boundary of said Rainy Bay on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Rainy Bay on the easterly shore thereof to the southerly boundary of Indian Reserve No. 4 "Tswooowa"; thence easterly, northerly and westerly along the southerly, easterly and northerly boundaries of said Indian Reserve No. 4 to the natural boundary of said Rainy Bay on the easterly shore thereof; thence in a general northerly, westerly and southerly direction along the natural boundary of said Rainy Bay on the easterly, northerly and westerly shores thereof to the most southerly southeast corner of Lot 685; thence westerly along the southerly boundary of said Lot 685 to the most southerly southwest corner thereof, being a point on the natural boundary of said Rainy Bay on the easterly shore thereof; thence in a general

northerly, westerly and southerly direction along the natural boundary of said Rainy Bay on the easterly, northerly and westerly shores thereof to the easterly boundary of Indian Reserve No. 5 "Ahmitsa", Barclay Land District; thence northerly and westerly along the easterly and northerly boundaries of said Indian Reserve No. 5 to the northeast corner of Lot 4 (Alberni); thence westerly, southerly and easterly along the northerly, westerly and southerly boundaries of said Lot 4 (Alberni), to the natural boundary of aforesaid Rainy Bay on the westerly shore thereof; thence in a general southeasterly direction along the natural boundary of said Rainy Bay on the westerly shore thereof to the natural boundary of Junction Passage on the northerly shore thereof; thence in a general westerly direction along the natural boundary of said Junction Passage on the northerly shore thereof to a point 2.534 kilometres west and 337 metres south of the northeast corner of aforesaid Indian Reserve No. 5 "Ahmitsa", being a point on the natural boundary of said Junction Passage on the northerly shore thereof; thence north 21 degrees west 1.041 kilometres, more or less, to the natural boundary of Useless Inlet on the northwesterly shore thereof; thence north 11 degrees west 666 metres; thence north 2 degrees east 380 metres, more or less, to the westerly boundary of the watershed of aforesaid Useless Inlet; thence in a general northerly direction along the westerly boundary of the watersheds of Useless and Uchucklesit Inlets to a point 2.494 kilometres south and 1.377 kilometres east of the southeast corner of Indian Reserve No. 4 "Quinaquilth", Clayoquot Land District (said point being due south of the most westerly southwest corner of Lot 883, T0622 Block 4, former TL 3451P); thence due north to the natural boundary of Uchuck Lake on the southerly shore thereof; thence in a general easterly, northerly and westerly direction along the natural boundary of said Uchuck Lake on the southerly, easterly and northerly shores thereof to a point 590 metres south and 1.230 kilometres east of the southeast corner of aforesaid Indian Reserve No. 4 (said point being due south of the third most southerly southwest corner of Lot 886, T0641 Block 1, former TL 3442P); thence north 590 metres; thence due west to the southeast corner of said Indian Reserve No. 4; thence



northerly and westerly along the easterly and northerly boundaries of said Indian Reserve No. 4 to the natural boundary of Effingham Inlet on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Effingham Inlet on the easterly shore thereof to a point 853 metres north and 543 metres west of the northeast corner of said Indian Reserve No. 4; thence north 1.002 kilometres (more or less to the northwest corner of Lot 900, expired TL 3454P); thence east 707 metres, more or less, to the westerly boundary of the watershed of Coeur d'Alene Creek; thence in a general northerly direction along the westerly boundary of the watershed of said Coeur d'Alene Creek to the easterly boundary of the watershed of Effingham Inlet; thence in a general northerly direction along the easterly boundaries of the watersheds of Effingham Inlet and Effingham Creek to the southerly boundary of the watershed of Nahmint River; thence in a general easterly and southeasterly direction along the southerly and southwesterly boundaries of the watershed of said Nahmint River to a point 1.700 kilometres south and 560 metres west of the confluence of Nahmint River and Nahmint Lake on the southerly shore thereof (being a point on the westerly boundary of Block B of Lot 657, T0234 Block 5, former TL 14172P); thence south 240 metres, more or less, to the southwesterly boundary of the watershed of said Nahmint River; thence in a general southeasterly direction along the southwesterly boundary of the watershed of said Nahmint River to a point 2.441 kilometres west and 2.386 kilometres north of Triangulation Station "Handy Geod", NAD 27 coordinates 124 degrees 57 minutes 26.8600 seconds longitude and 49 degrees 04 minutes 10.1120 seconds latitude (being a point due west of the northeast corner of Lot 1220, T0195 Block 10, former TL 11763P); thence east 264 metres (more or less, to the northeast corner of said Lot 1220); thence south 750 metres, more or less, to the westerly boundary of the watershed of said Nahmint River; thence in a general southerly direction along the westerly boundary of the watershed of said Nahmint River to a point 2.057 kilometres west and 776 metres north of aforesaid Triangulation Station "Handy Geod" (said point being due east of the southeast corner of aforesaid Lot 1220);

thence west 438 metres; thence south 805 metres; thence west 290 metres; thence south 2.9<sup>50</sup> kilometres; thence west 583 metres; thence south 177 metres; thence east 237 metres; thence south 2.753 kilometres, more or less, to a point on the northwesterly boundary of Lot 1674; thence southwesterly along the northwesterly boundaries of Lots 1674, 1673 and 1675 to a point due east of the southeast corner of Lot 1248; thence west 1.310 kilometres, more or less, to the southeast corner of said Lot 1248; thence westerly along the southerly boundary of said Lot 1248 to the natural boundary of aforesaid Uchucklesit Inlet on the northeasterly shore thereof; thence in a general northwesterly direction along the natural boundary of said Uchucklesit Inlet on the northeasterly shore thereof to the natural boundary of Snug Basin on the easterly shore thereof; thence in a general northeasterly and northwesterly direction along the natural boundary of said Snug Basin on the southeasterly and northeasterly shores thereof to the easterly boundary of Indian Reserve No. 2 "Elhlateese"; thence northerly, westerly, southerly and easterly along the easterly, northerly, westerly and southerly boundaries of said Indian Reserve No. 2 to the natural boundary of aforesaid Uchucklesit Inlet on the westerly shore thereof; thence in a general southerly and southeasterly direction along the natural boundary of said Uchucklesit Inlet on the westerly and southwesterly shores thereof to the northeast corner of aforesaid Indian Reserve No. 1 "Cowishil", being the point of commencement.

## Area 2

Commencing at the northeast corner of Lot 5 (Barclay), Clayoquot Land District; thence westerly along the northerly boundaries of Lot 5 (Barclay) and Lot 1961 to the southeasterly boundary of Lot 356; thence northeasterly, northwesterly and southwesterly along the southeasterly, northeasterly and northwesterly boundaries of said Lot 356 to the natural boundary of Uchucklesit Inlet on the northeasterly shore thereof; thence in a general northwesterly direction along the natural boundary of said Uchucklesit Inlet on the northeasterly shore thereof to the southeast corner of a portion of Section 79, as

shown on explanatory Plan 1649R, deposited in Victoria Land Title Office; thence in a general northwesterly direction along the southwesterly boundary of said explanatory Plan 1649R to the westerly boundary of said Section 79 (Alberni); thence northerly and easterly along the westerly and northerly boundaries of said Section 79 (Alberni) to the northwesterly boundary of Lot 332; thence northeasterly and southeasterly along the northwesterly and northeasterly boundaries of said Lot 332 to the westerly boundary of Lot 333; thence northerly, easterly, southerly and westerly along the westerly, northerly, easterly and southerly boundaries of said Lot 333 to the northeasterly boundary of aforesaid Lot 332; thence southeasterly and southwesterly along the northeasterly and southeasterly boundaries of said Lot 332 to the northwesterly boundary of Lot 336; thence northeasterly along the northwesterly boundaries of Lots 336 and 337 to the northeast corner of said Lot 337; thence south 60 degrees east 780 metres; thence south 100 metres; thence south 48 degrees east 600 metres; thence east 550 metres; thence south 450 metres; thence east 390 metres, more or less, to a point due north of the most northerly corner of Lot 96 (Alberni); thence south to the most northerly corner of said Lot 96; thence southeasterly, southwesterly and northwesterly along the northeasterly, southeasterly and southwesterly boundaries of said Lot 96 (Alberni) to the southeasterly boundary of Lot 44 (Alberni); thence southwesterly and northwesterly along the southeasterly and southwesterly boundaries of said Lot 44 (Alberni) to the easterly boundary of Lot 598; thence southerly along the easterly boundary of said Lot 598 to the southeast corner thereof; thence westerly along the southerly boundaries of Lots 598, 597 and 596 to the natural boundary of Alberni Inlet on the easterly shore thereof; thence in a general northwesterly direction along the natural boundary of said Alberni Inlet on the easterly shore thereof to the westerly boundary of aforesaid Lot 596; thence northerly and easterly along the westerly and northerly boundaries of said Lot 596 to a point due south of the southeast corner of aforesaid Lot 5 (Barclay); thence north to the southeast corner

of said Lot 5 (Barclay); thence northerly along the easterly boundary of said Lot 5 (Barclay) to the point of commencement.

Excluding thereout all that foreshore and land covered by water within the above described areas.

Block 5 - Kennedy Lake (7 areas)

Area 1

Commencing at the northeast corner of Lot 1013, Clayoquot Land District, being a point on the natural boundary of Clayoquot Arm of Kennedy Lake on the westerly shore thereof; thence westerly along the northerly boundary of said Lot 1013 to the northwest corner thereof; thence north 230 metres (more or less, to an internal angle of expired TL 2093P); thence west 4.266 kilometres, more or less, to the natural boundary of Tofino Inlet on the easterly shore thereof; thence in a general northerly direction along the natural boundary of Tofino Inlet and Deer Bay on the easterly shores thereof to the southerly boundary of Indian Reserve No. 9 "Onadsilth"; thence easterly, northerly, westerly and southerly along the southerly, easterly, northerly and westerly boundaries of said Indian Reserve No. 9 to the natural boundary of said Deer Bay on the northerly shore thereof; thence in a general westerly and southerly direction along the natural boundary of said Deer Bay on the northerly and westerly shores thereof to the natural boundary of aforesaid Tofino Inlet on the northerly shore thereof; thence in a general westerly direction along the natural boundary of said Tofino Inlet on the northerly shore thereof to a point 20 metres north and 4.209 kilometres east of the northwest corner of Indian Reserve No. 10 "Eelseuklis" (said point being due south of the most northerly northeast corner of Lot 1252, expired TL 10972P); thence north 805 metres; thence west 805 metres; thence south 402 metres; thence west 805 metres; thence south 905 metres; thence west 805 metres; thence south 684 metres; thence west 450 metres, more or less,

to the southeast corner of Lot 315; thence westerly along the southerly boundary of said Lot 315 to the natural boundary of Tranquil Inlet on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Tranquil Inlet on the easterly shore thereof to the natural boundary of Tranquil Creek on the left bank thereof; thence in a general northerly direction along the natural boundary of said Tranquil Creek on the left bank thereof to a point due east of the northeast corner of aforesaid Indian Reserve No. 10; thence west to the northeast corner of said Indian Reserve No. 10; thence westerly, southerly and easterly along the northerly, westerly and southerly boundaries of said Indian Reserve No. 10 to the natural boundary of aforesaid Tranquil Inlet on the westerly shore thereof; thence in a general southerly direction along the natural boundaries of Tranquil and Tofino Inlets on the westerly shores thereof to a point 2.367 kilometres south and 2.381 kilometres east of the northeast corner of Lot 1164 (being a point on the southerly boundary of Lot 624, T0130 Block 4, former TL 236); thence west (following the southerly boundaries of Lots 624 and 624A) 1.127 kilometres, more or less, to the natural boundary of Gunner Inlet on the easterly shore thereof; thence in general northerly, westerly and southerly direction along the natural boundary of said Gunner Inlet on the easterly, northerly and westerly shores thereof to a point 2.794 kilometres south and 317 metres east of the northeast corner of Lot 1164 (said point being due east of the most southerly southwest corner of Lot 639, T0130 Block 2, former TL 214); thence west 351 metres; thence north 787 metres; thence west 402 metres; thence south 402 metres; thence north 87 degrees west 1.326 kilometres, more or less, to the natural boundary of Fortune Channel on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Fortune Channel on the easterly shore thereof to the southerly boundary of aforesaid Lot 1164; thence easterly, northerly and westerly along the southerly, easterly and northerly boundaries of said Lot 1164 to the natural boundary of said Fortune Channel on the easterly shore thereof; thence in a general northerly direction along the natural boundary of Fortune Channel and Warn Bay

on the easterly shores thereof to the natural boundary of Bulson Creek on the left bank thereof; thence in a general northerly direction along the natural boundary of said Bulson Creek on the left bank thereof to a point due east of the northeast corner of Indian Reserve No. 13 "Quortsowe"; thence due west to the northeast corner of said Indian Reserve No. 13; thence westerly and southerly along the northerly and westerly boundaries of said Indian Reserve No. 13 to the natural boundary of aforesaid Warn Bay on the northwesterly shore thereof; thence in a general southwesterly direction along the natural boundary of said Warn Bay on the northwesterly shore thereof to a point 2.171 kilometres south and 2.700 kilometres west of the northwest corner of aforesaid Indian Reserve No. 13; thence north 318 metres; thence west 390 metres; thence north 2.421 kilometres; thence west 530 metres, more or less, to the easterly boundary of the watershed of Bedwell Sound; thence in a general northerly direction along the easterly boundary of the watershed of said Bedwell Sound to a point 2.585 kilometres south and 1.100 kilometres east of the southeast corner of Indian Reserve No. 14 "Oinimitis"; thence west 201 metres; thence north 805 metres; thence west 805 metres; thence north 805 metres; thence west 805 metres; thence north 805 metres, more or less, to the natural boundary of aforesaid Bedwell Sound on the southeasterly shore thereof; thence in a general northeasterly direction along the natural boundary of said Bedwell Sound on the southeasterly shore thereof to the southerly boundary of aforesaid Indian Reserve No. 14; thence easterly, northerly and westerly along the southerly, easterly and northerly boundaries of said Indian Reserve No. 14 to the natural boundary of Bedwell River on the left bank thereof; thence in a general northerly direction along the natural boundary of said Bedwell River on the left bank thereof to a point due east of the southeast corner of Lot 694; thence west to the southeast corner of said Lot 694; thence northerly, westerly and southerly along the easterly, northerly and westerly boundaries of said Lot 694 to the northwest corner of Lot 693; thence southerly along the westerly boundary of said Lot 693 to the northeast corner of Lot 451; thence westerly and southerly along the northerly

and westerly boundaries of said Lot 451 to the natural boundary of aforesaid Bedwell Sound on the northwesterly shore thereof; thence in a general southwesterly direction along the natural boundary of said Bedwell Sound on the northwesterly shore thereof to a point 250 metres north and 1.550 kilometres east of the northeast corner of Lot 1378 (being the most easterly northeast corner of expired STL 11825P); thence west 570 metres, more or less, to the natural boundary of an unnamed lake on the easterly shore thereof; thence in a general northerly, westerly and southerly direction along the natural boundary of said unnamed lake on the easterly, northerly and westerly shores thereof to a point 553 metres north and 544 metres east of the northeast corner of aforesaid Lot 1378 (being the most northerly northeast corner of said expired STL 11825P); thence west 2.122 kilometres (more or less, to the easterly boundary of Lot 623, T0419 Block 1, former TL 232); thence south 708 metres, more or less, to the natural boundary of Cypress Bay on the northerly shore thereof; thence in a general westerly direction along the natural boundary of said Cypress Bay on the northerly shore thereof to the northerly boundary of Lot 1632; thence westerly and southerly along the northerly and westerly boundaries of said Lot 1632 to the natural boundary of said Cypress Bay on the northerly shore thereof; thence in a general westerly direction along the natural boundary of said Cypress Bay on the northerly shore thereof to the easterly boundary of Indian Reserve No. 20 "Wahous"; thence northerly, westerly, and southerly along the easterly, northerly and westerly boundaries of said Indian Reserve No. 20 to the natural boundary of said Cypress Bay on the northerly shore thereof; thence in a general westerly direction along the natural boundary of said Cypress Bay on the northerly shore thereof to the easterly boundary of Lot 1203; thence northerly, westerly and southerly along the easterly, northerly and westerly boundaries of said Lot 1203 to the northerly boundary of Indian Reserve No. 19 "Wahous"; thence westerly, southerly and easterly along the northerly, westerly and southerly boundaries of said Indian Reserve No. 19 to the natural boundary of aforesaid Cypress Bay on the northwesterly shore thereof; thence in a general

southwesterly direction along the natural boundaries of Cypress Bay, Hecate Bay and Epper Passage on the northwesterly shores thereof to the easterly boundary of Indian Reserve No. 18 "Sutaquis"; thence northerly, westerly and southerly along the easterly, northerly and westerly boundaries of said Indian Reserve No. 18 to the natural boundary of said Epper Passage on the northwesterly shore thereof; thence in a general southwesterly direction along the natural boundary of said Epper Passage on the northwesterly shore thereof to the northerly boundary of Lot 1441; thence westerly along the northerly boundary of said Lot 1441 to the easterly boundary of Lot 1442; thence northerly along the easterly boundary of said Lot 1442 to the northeast corner thereof (being a point on the westerly boundary of Lot 623C, T0419 Block 4, former TL 235); thence north 1.021 kilometres; thence east 805 metres; thence north 402 metres; thence east 402 metres; thence north 1.207 kilometres; thence east 402 metres; thence north 1.609 kilometres; thence west 402 metres; thence north 402 metres; thence west 402 metres; thence north 402 metres; thence west 2.816 kilometres; thence south 2.816 kilometres; thence east 402 metres; thence south 2.214 kilometres, more or less, to the northwest corner of aforesaid Lot 1442, being a point on the natural boundary of Calmus Passage on the northerly shore thereof; thence in a general northwesterly direction along the natural boundary of said Calmus Passage on the northerly shore thereof to a point 186 metres south and 286 metres west of the southeast corner of Indian Reserve No. 17 "Chetarpe"; thence due north to the southerly boundary of said Indian Reserve No. 17; thence easterly and northerly along the southerly and easterly boundaries of said Indian Reserve No. 17 to the northeast corner thereof; thence westerly along the northerly boundary of said Indian Reserve No. 17 286 metres; thence north 1.499 kilometres; thence west 402 metres; thence north 2.324 kilometres, more or less, to the natural boundary of Bawden Bay on the southerly shore thereof; thence in a general easterly and northerly direction along the natural boundary of said Bawden Bay on the southerly and easterly shores thereof to the southerly boundary of Lot 1601; thence easterly along the



southerly boundary of said Lot 1601 to the southeast corner thereof; thence east 702 metres (more or less, to an internal angle of Lot 623A, T0419 Block 2, former TL 233); thence north 1.132 kilometres, more or less, to the natural boundary of Herbert Inlet on the southerly shore thereof; thence in a general easterly direction along the natural boundary of said Herbert Inlet on the southerly shore thereof to the westerly boundary of Indian Reserve No. 22 "Peneetle"; thence southerly, easterly, northerly and westerly along the westerly, southerly, easterly and northerly boundaries of said Indian Reserve No. 22 to the natural boundary of said Herbert Inlet on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Herbert Inlet on the easterly shore thereof to the southerly boundary of Strathcona Provincial Park (as described by Order In Council 1201, approved and ordered August 2, 1990); thence easterly along the southerly boundary of said Strathcona Provincial Park to a point being approximately 75 metres north and 17 metres west of the northeast corner of Lot 1935; thence easterly in a straight-line 6.860 kilometres, more or less, to a point on the southerly boundary of said Strathcona Provincial Park; thence easterly along the southerly boundary of said Strathcona Provincial Park to the easterly boundary of the watershed of Ursus Creek; thence in a general southerly direction along the easterly boundary of the watershed of said Ursus Creek to the westerly boundary of the watershed of Kennedy River; thence in a general southerly direction along the westerly boundary of the watershed of said Kennedy River to a point 2.217 kilometres west and 2.201 kilometres north of the northwest corner of Lot 293; thence east 845 metres; thence north 405 metres; thence east 302 metres; thence north 503 metres; thence east 1.006 kilometres; thence north 101 metres; thence east 905 metres; thence north 604 metres; thence east 905 metres; thence north 302 metres; thence east 604 metres; thence south 604 metres; thence west 161 metres (more or less, to a point due north of the most northerly northeast corner of Lot 617, T0557, former TL 200); thence south 201 metres (more or less, to the most northerly northeast corner of said Lot 617, T0557, former TL

200); thence south 1.609 kilometres; thence west 805 metres; thence south 3.219 kilometres; thence west 2.012 kilometres; thence south 805 metres; thence east 402 metres; thence south 805 metres; thence east 402 metres; thence south 402 metres; thence east 402 metres; thence south 805 metres; thence west 2.012 kilometres; thence north 3.219 kilometres; thence east 805 metres; thence north 1.207 kilometres; thence east 805 metres; thence north 402 metres; thence east 402; thence north 402 metres; thence west 1.529 kilometres; thence south 503 metres; thence west 1.187 kilometres; thence north 503 metres; thence east 604 metres; thence north 604 metres; thence west 664 metres, more or less, to the westerly boundary of the watershed of aforesaid Kennedy River; thence in a general southerly direction along the westerly boundary of the watershed of said Kennedy River to a point 81 metres north and 2.268 kilometres west of the northwest corner of Indian Reserve No. 7 "Winche" (being a point on the northerly boundary of expired STL 9263); thence east 984 metres (more or less, to the northeast corner of said expired STL 9263); thence south 604 metres, more or less, to the natural boundary of Kennedy Lake on the northwesterly shore thereof; thence in a general southwesterly and westerly direction along the natural boundary of said Kennedy Lake on the northwesterly and northerly shores thereof to a point 798 metres east and 726 metres south of Triangulation Station "Kennedy 54", Nad 27 coordinates 49 degrees 04 minutes 39.9785 seconds latitude and 125 degrees 32 minutes 2.0512 seconds longitude; thence east 36 metres; thence north 292 metres; thence west 121 metres, more or less, to the easterly limit of Sand River Road; thence in a general southwesterly direction along the easterly limit of said Sand River Road to a point due north of a tie point located on the natural boundary of Kennedy Lake on the northerly shore thereof, said tie point being 496 metres east and 657 metres south of aforesaid Triangulation Station "Kennedy 54"; thence south to said tie point; thence in a general westerly and northwesterly direction along the northerly and northeasterly shores of said Kennedy Lake to the natural boundary of aforesaid Clayoquot Arm of Kennedy Lake on the easterly shore thereof; thence in a

general northerly direction along the natural boundary of said Clayoquot Arm on the easterly shore thereof to the southerly boundary of Indian Reserve No. 6 "Clayoqua"; thence easterly, northerly, westerly, southerly, westerly and southerly along the southerly, easterly, northerly, westerly, northerly and westerly boundaries of said Indian Reserve No. 6 to the natural boundary of Clayoquot River on the right bank thereof; thence in a general southerly direction along the natural boundary of said Clayoquot River on the right bank thereof to the natural boundary of aforesaid Clayoquot Arm on the northwesterly shore thereof; thence in a general southwesterly direction along the natural boundary of said Clayoquot Arm on the northwesterly shore thereof to the point of commencement.

#### Area 2

Commencing at the northeast corner of Lot 800, Clayoquot Land District, being a point on the natural boundary of Dawley Passage on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Dawley Passage on the easterly shore thereof to the natural boundary of Fortune Channel on the southerly shore thereof; thence in a general easterly direction along the natural boundary of said Fortune Channel on the southerly shore thereof to a point 421 metres north and 1.013 kilometres east of the northeast corner of aforesaid Lot 800; thence east 145 metres, more or less, to the natural boundary of Island Cove on the westerly shore thereof; thence in a general southerly direction along the natural boundary of said Island Cove on the westerly shore thereof to a point 815 metres south and 1.622 kilometres east of the northeast corner of aforesaid Lot 800; thence west 622 metres; thence north 402 metres; thence west 825 metres; thence north 408 metres; thence west 174 metres, more or less, to the point of commencement.

#### Area 3

Commencing at the northeast corner of Section 67 (Alberni), Clayoquot Land District, bearing a point on the natural boundary of Kennedy Lake on the southerly shore thereof; thence southerly and westerly along the easterly and southerly boundaries of said Section 67 (Alberni) to the northeast corner of Section 68 (Alberni); thence southerly, westerly and northerly along the easterly, southerly and westerly boundaries of said Section 68 (Alberni) to the northwest corner thereof; thence westerly along the southerly boundary of aforesaid Section 67 (Alberni) to the southwest corner thereof; thence northerly along the westerly boundary of said Section 67 (Alberni) to the northwest corner thereof; thence northerly along the westerly boundary of Section 66 (Alberni) 1.000 kilometre (more or less, to the most southerly southeast corner of Lot 614, T0539 Block 2, former TL 197); thence west to a point due south of the southeast corner of Lot 1410; thence north to the southeast corner of said Lot 1410; thence northerly along the easterly boundaries of Lots 1410, 1411 and 1412 to the northeast corner of said Lot 1412; thence westerly and southerly along the northerly and westerly boundaries of said Lot 1412 to the northeast corner of Lot 1413; thence westerly along the northerly boundary of said Lot 1413 to the northwest corner thereof; thence northerly along the easterly boundary of Lot 1422 to the southwest corner of Lot 1423; thence easterly, northerly and westerly along the southerly, easterly and northerly boundaries of said Lot 1423 to the northwest corner thereof; thence northerly and westerly along the easterly and northerly boundaries of Lots 1497 and 1498 to the northeast corner of Lot 1499; thence westerly along the northerly boundaries of Lots 1499 and 1505 to the northwest corner of said Lot 1505; thence northerly along the easterly boundary of Lot 1500 to the northeast corner thereof; thence westerly along the northerly boundaries of Lots 1500 and 1501 to the northwest corner of said Lot 1501; thence southerly, easterly and southerly along the westerly, southerly and westerly boundaries of said Lot 1501 to the northeast corner of Lot 1503; thence westerly, southerly and easterly along the northerly, westerly and southerly boundaries of said Lot 1503 to the northwest corner of Lot 1504; thence southerly and easterly along the

westerly and southerly boundaries of said Lot 1504 to the southeast corner thereof; thence northerly along the easterly boundaries of Lots 1504 and 1502 to the northeast corner of said Lot 1502; thence easterly along the southerly boundary of aforesaid Lot 1500 to the southeast corner thereof; thence southerly and easterly along the westerly and southerly boundaries of aforesaid Lot 1505 to the westerly boundary of Lot 1427; thence southerly along the westerly boundaries of Lots 1427, 1426, 1420 and 1416 to the internal angle on the northerly boundary of said Lot 1416; thence westerly along the northerly boundaries of Lots 1416 and 1417 to the northwest corner of said Lot 1417; thence southerly along the westerly boundaries of Lots 1417 and 1405 to the internal angle on the northerly boundary of said Lot 1405; thence westerly along the northerly boundaries of Lots 1405 and 1404 to the internal angle on the northerly boundary of said Lot 1404; thence northerly along the easterly boundaries of Lots 1404 and 1418A to the northeast corner of said Lot 1418A; thence westerly along the northerly boundary of said Lot 1418A to the northwest corner thereof; thence southerly along the westerly boundary of said Lot 1418A to the northeast corner of Lot 1418; thence westerly and southerly along the northerly and westerly boundaries of said Lot 1418 to the northwest corner of Lot 1419; thence southerly along the westerly boundary of said Lot 1419 to the most northerly northeast corner of Lot 1403; thence westerly along the northerly boundary of said Lot 1403 to the easterly boundary of Part I of Pacific Rim National Park, signed and approved March 2, 1993; thence northerly along the easterly boundary of said Part I of Pacific Rim National Park to a point 398 metres due south of the southwest corner of Lot 1472; thence south 77 degrees 40 minutes east 258 metres; thence north 218 metres; thence north 77 degrees 40 minutes west 258 metres, more or less, to the easterly boundary of Part I of aforesaid Pacific Rim National Park; thence northerly along the easterly boundary of Part I of said Pacific Rim National Park to the southwest corner of aforesaid Lot 1472; thence easterly along the southerly boundary of said Lot 1472 to the southeast corner thereof; thence northerly along the easterly boundaries of Lots 1472 and 1473 to

the northeast corner of said Lot 1473; thence westerly along the northerly boundary of said Lot 1473 to the northwest corner thereof; thence north 1.202 kilometres; thence east 402 metres; thence north 402 metres; thence east 805 metres; thence north 1.007 kilometres; thence east 1.628 kilometres, more or less, to the most southerly southwest corner of Section 89 (Alberni); thence northerly and westerly along the westerly and southerly boundaries of said Section 89 (Alberni) to the southeast corner of Lot 289; thence westerly and northerly along the southerly and westerly boundaries of said Lot 289 to the natural boundary of Tofino Inlet on the southeasterly shore thereof; thence in a general northeasterly direction along the natural boundary of said Tofino Inlet on the southeasterly shore thereof to the natural boundary of Kennedy River on the left bank thereof; thence in a general southerly direction along the natural boundary of said Kennedy River on the left bank thereof to a point due west of the southwest corner of Indian Reserve No. 5 "Okeamin"; thence due east to the southwest corner of said Indian Reserve No. 5; thence easterly, northerly and westerly along the southerly, easterly and northerly boundaries of said Indian Reserve No. 5 to the natural boundary of aforesaid Kennedy River on the right bank thereof; thence in a general northerly direction along the natural boundary of said Kennedy River on the right bank thereof to the natural boundary of Kennedy Cove on the southerly shore thereof; thence in a general easterly, northerly, westerly and southerly direction along the natural boundary of said Kennedy Cove on the southerly, easterly, northerly and westerly shores thereof to the natural boundary of aforesaid Tofino Inlet on the northeasterly shore thereof; thence in a general northwesterly, southeasterly and northeasterly direction along the natural boundary of said Tofino Inlet on the northeasterly, southwesterly and southeasterly shores thereof to a point 3.503 kilometres north and 1.911 kilometres east of the northeast corner of aforesaid Indian Reserve No. 5; thence south 89 degrees east 147 metres; thence south 1 degree west 805 metres; thence south 89 degrees east 403 metres; thence south 1 degree west 805 metres; thence north 89 degrees west 403 metres; thence south 1 degree west

402 metres; thence north 89 degrees west 805 metres; thence south 1 degree west 2.399 kilometres; thence south 87 degrees east 797 metres; thence north 3 degrees east 401 metres; thence south 88 degrees east 405 metres; thence north 3 degrees east 785 metres; thence south 89 degrees east 408 metres; thence north 3 degrees east 386 metres; thence south 88 degrees east 1.206 kilometres; thence south 3 degrees west 144 metres, more or less, to the natural boundary of Muriel Lake on the northerly shore thereof; thence in a general westerly, southerly and easterly direction along the natural boundary of said Muriel Lake on the northerly, westerly and southerly shores thereof to a point 79 metres north and 364 metres east of the northwest corner of Section 74 (Alberni); thence south to the northerly boundary of said Section 74 (Alberni); thence easterly, southerly and westerly along the northerly, easterly and southerly boundaries of said Section 74 (Alberni) to the northeast corner of Section 73 (Alberni); thence southerly along the easterly boundary of said Section 73 (Alberni) to the southeast corner thereof, being a point on the natural boundary of aforesaid Kennedy River on the right bank thereof; thence in a general southeasterly direction along the natural boundary of said Kennedy River on the right bank thereof to a point 49 metres east and 1.296 kilometres south of the northeast corner of Section 73 (Alberni), (being a point due west of the most northerly northeast corner of Lot 60, T0601, former TL 224); thence east 713 metres (more or less, to the most northerly northeast corner of said Lot 60, T0601, former TL 224); thence south 402 metres; thence east 651 metres, more or less, to the natural boundary of Clayoquot Arm of aforesaid Kennedy Lake on the westerly shore thereof; thence in a general southerly direction along the natural boundary of said Clayoquot Arm on the westerly shore thereof to the natural boundary of said Kennedy Lake on the westerly shore thereof; thence in a general southerly and easterly direction along the natural boundary of said Kennedy Lake on the westerly and southerly shores thereof to the northeast corner of aforesaid Section 67 (Alberni), being the point of commencement.

Excluding thereout, Indian Reserve No. 8 "Ilthpaya" Clayoquot Land District.



#### Area 4

Commencing at the northeast corner of Section 71 (Alberni), Clayoquot Land District, being a point on the natural boundary of Kennedy Lake on the southerly shore thereof; thence southerly along the easterly boundaries of Sections 71 (Alberni) and 72 (Alberni) to the southeast corner of said Section 72 (Alberni); thence westerly and northerly along the southerly and westerly boundaries of said Section 72 (Alberni) to the southeast corner of Section 70 (Alberni); thence westerly along the southerly boundary of said Section 70 (Alberni) to the easterly boundary of Lot 1 of parts of Sections 69, 70, and 71, Plan 44820, deposited in Victoria Land Title Office; thence in a general northerly direction along the easterly boundaries of said Lot 1, Plan 44820, to the natural boundary of aforesaid Kennedy Lake on the southerly shore thereof; thence in a general easterly direction along the natural boundary of said Kennedy Lake on the southerly shore thereof to the northeast corner of aforesaid Section 71 (Alberni), being the point of commencement.

#### Area 5

Commencing at the northwest corner of Lot 1411, Clayoquot Land District; thence southerly along the westerly boundaries of Lots 1411 and 1410 to the southwest corner of said Lot 1410; thence south 1.251 kilometres, more or less, to a point due west of the northwest corner of Lot 1397; thence east to the northwest corner of said Lot 1397; thence southerly along the westerly boundaries of Lots 1397 and 1395 to the most easterly northeast corner of Lot 1394; thence westerly, northerly and westerly along the northerly, easterly and northerly boundaries of said Lot 1394 to the most easterly northeast corner of Lot 1393; thence westerly and northerly along the northerly and easterly boundaries of said Lot 1393 to the southeast corner of Lot 1392; thence northerly and westerly along the easterly and northerly boundaries of said Lot 1392 to the northwest corner thereof; thence northerly along the easterly boundaries of Lots 1391 and

1408 to the northeast corner of said Lot 1408; thence northerly, easterly and northerly along the easterly, southerly and easterly boundaries of Lot 1409 to the most southerly southeast corner of Lot 1414; thence northerly and easterly along the easterly and southerly boundaries of said Lot 1414 to the southwest corner of Lot 1413; thence easterly along the southerly boundary of said Lot 1413 to the point of commencement.

#### Area 6

Commencing at the northwest corner of Lot 80 (Alberni), Clayoquot Land District, being a point on the natural boundary of Kennedy Lake on the southeasterly shore thereof; thence easterly, southerly and westerly along the northerly, easterly and southerly boundaries of said Lot 80 to a point 999 metres west and 21 metres north of the southwest corner of Lot 80 (Alberni), (said point being the northeast corner of Lot 615, T0553 Block 1, former TL 198); thence south 1.283 kilometres; thence west 1.609 kilometres; thence north 399 metres, more or less, to the natural boundary of aforesaid Kennedy Lake on the southeasterly shore thereof; thence in a general northeasterly direction along the natural boundary of said Kennedy Lake on the southeasterly shore thereof to the point of commencement.

#### Area 7

Commencing at the northeast corner of Indian Reserve No. 1 "Macoah", Clayoquot Land District, being a point on the natural boundary of Macoah Passage on the westerly shore thereof; thence westerly and southerly along the northerly and westerly boundaries of said Indian Reserve No. 1 to the natural boundary of said Macoah Passage on the northwesterly shore thereof; thence in a general southwesterly direction along the natural boundary of said Macoah Passage on the northwesterly shore thereof to the northerly boundary of Indian Reserve No. 3 "Chequis"; thence westerly, southerly and easterly along the northerly, westerly and southerly boundaries of said Indian Reserve No. 3 to the

natural boundary of said Macoah Passage on the northwesterly shore thereof; thence in a general southwesterly direction along the natural boundary of Macoah Passage and Barkley Sound on the northwesterly shores thereof to the northerly boundary of Section 49; thence westerly and southerly along the northerly and westerly boundaries of said Section 49 to the natural boundary of aforesaid Barkley Sound on the northwesterly shore thereof; thence in a general southwesterly direction along the natural boundary of said Barkley Sound on the northwesterly shore thereof to the easterly boundary of Indian Reserve No. 4 "Chenatha"; thence northerly, westerly and southerly along the easterly, northerly and westerly boundaries of said Indian Reserve No. 4 to the northerly boundary of Section 54; thence westerly and southerly along the northerly and westerly boundaries of said Section 54 to the northerly boundary of Lot 1091; thence westerly and southerly along the northerly and westerly boundaries of said Lot 1091 to the natural boundary of aforesaid Barkley Sound on the northwesterly shore thereof; thence in a general southwesterly direction along the natural boundary of said Barkley Sound on the northwesterly shore thereof to the northerly boundary of Lot 1332; thence westerly and southerly along the northerly and westerly boundaries of said Lot 1332 to the natural boundary of Newcombe Channel on the northerly shore thereof; thence in a general westerly direction along the natural boundary of said Newcombe Channel on the northerly shore thereof to the easterly boundary of Lot 1511; thence northerly, westerly and southerly along the easterly, northerly and westerly boundaries of said Lot 1511 to a point due east of the southeast corner of Lot 795; thence west to the southeast corner of said Lot 795; thence north 402 metres; thence due west to the southeast corner of Lot 340; thence northerly along the easterly boundary of said Lot 340 to the northeast corner thereof; thence easterly along the southerly boundary of Lot 797 201 metres; thence north 402 metres; thence due west to the easterly boundary of Lot 1327; thence northerly and westerly along the easterly and northerly boundaries of said Lot 1327 to the northwest corner thereof; thence westerly and northerly along the northerly and easterly boundaries

of Lot 1329 to the southeast corner of Lot 66; thence northerly and westerly along the easterly and northerly boundaries of said Lot 66 to the southwest corner of Lot 475; thence northerly along the westerly boundaries of Lots 475, 476 and 482 to the southerly boundary of Section 65; thence easterly, northerly and westerly along the southerly, easterly and northerly boundaries of said Section 65 to the northwest corner thereof; thence westerly and northerly along the northerly and easterly boundaries of Lot 485 to the most northerly northeast corner thereof, being a point on the westerly boundary of Section 88 (Alberni); thence northerly and easterly along the westerly and northerly boundaries of said Section 88 (Alberni) to the westerly boundary of Section 57; thence southerly, easterly and northerly along the westerly, southerly and easterly boundaries of said Section 57 to the northeast corner thereof; thence east 805 metres; thence south 802 metres; thence east 404 metres; thence south 1.570 kilometres (more or less, to the most northerly northwest corner of expired STL 10287P); thence east 1.137 kilometres; thence north 1.423 kilometres; thence east 1.609 kilometres; thence north 2.414 kilometres; thence west 402 metres; thence north 1.207 kilometres; thence east 1.207 kilometres; thence north 402 metres; thence east 805 metres; thence north 447 metres; thence east 233 metres; thence north 00 degrees 15 minutes east 762 metres; thence south 89 degrees 28 minutes east 860 metres; thence north 185 metres; thence north 00 degrees 24 minutes east 1.426 kilometres; thence north 51 degrees east 1.679 kilometres; thence east 402 metres; thence north 78 metres; thence east 1.268 kilometres; thence south 1.207 kilometres; thence west 805 metres, more or less, to a point due north of the northeast corner of Section 87 (Alberni); thence south to the northeast corner of said Section 87 (Alberni); thence southerly along the easterly boundary of said Section 87 (Alberni) 563 metres; thence east 1.560 kilometres, more or less, to a point due north of the northwest corner of Section 23; thence south to the northwest corner of said Section 23; thence southerly along the westerly boundary of said Section 23 to the southwest corner thereof; thence westerly and southerly along the northerly and westerly boundaries of Section 27

to the southwest corner thereof; thence easterly and southerly along the northerly and easterly boundaries of Sections 28 and 33 to the northerly boundary of Section 37; thence easterly along the northerly boundaries of Sections 37 and 38 to the northeast corner of said Section 38; thence southerly along the easterly boundary of said Section 38 to the natural boundary of aforesaid Macoah Passage on the westerly shore thereof; thence in a general southerly direction along the natural boundary of said Macoah Passage on the westerly shore thereof to the point of commencement.

Also including: Lot 805 (except the east 201 metres), Clayoquot Land District.

Excluding thereout all that foreshore and land covered by water within the above described areas.

Block 6 - Meares Island (4 Areas)

Area 1

Commencing at the northwest corner of Lot 642, Clayoquot Land District, being a point on the natural boundary of Maurus Channel on the westerly shore of Meares Island; thence in a general northerly direction along the natural boundary of said Maurus Channel on the easterly shore thereof to a point 764 metres north and 276 metres west of the northwest corner of said Lot 642; thence east 909 metres; thence north 402 metres; thence east 402 metres; thence north 402 metres; thence east 402 metres; thence north 1.207 kilometres; thence west 2.025 kilometres, more or less, to the natural boundary of aforesaid Maurus Channel on the easterly shore thereof; thence in a general northerly direction along the natural boundary of said Maurus Channel on the easterly shore thereof to the natural boundary of Richie Bay on the southerly shore thereof; thence in a general easterly direction along the natural boundary of said Richie Bay on the southerly shore thereof to a point 3.560 kilometres north and 540 metres east of the northeast corner of

aforesaid Lot 642; thence east 596 metres; thence south 1.228 kilometres, more or less, to the natural boundary of Lemmens Inlet on the westerly shore thereof; thence in a general southerly direction along the natural boundary of said Lemmens Inlet on the westerly shore thereof to a point 65 metres south and 1.033 kilometres east of the southeast corner of aforesaid Lot 642; thence west 1.033 kilometres; thence north 65 metres, more or less, to the southeast corner of said Lot 642; thence northerly and westerly along the easterly and northerly boundaries of said Lot 642 to the point of commencement.

### Area 2

Commencing at a point on the natural boundary of Lemmens Inlet on the westerly shore of Meares Island, said point being 728 metres south and 2.695 kilometres east of the northeast corner of Indian Reserve No. 1 "Opitsat", Clayoquot Land District; thence in a general northeasterly direction along the natural boundary of said Lemmens Inlet on the easterly shore thereof to the natural boundary of Adventure Cove on the southerly shore thereof; thence in a general easterly direction along the natural boundary of said Adventure Cove on the southerly shore thereof to a point 3.369 kilometres east and 2.468 kilometres north of the northeast corner of aforesaid Indian Reserve No. 1; thence south 478 metres; thence east 143 metres; thence south 1.511 kilometres; thence west 402 metres; thence south 805 metres; thence east 402 metres; thence south 402 metres; thence west 817 metres, more or less, to the point of commencement.

### Area 3

Commencing at a point 6.175 kilometres north and 3.235 kilometres west of the northeast corner of Lot 1164, Clayoquot Land District, being a point on the natural boundary of Matlset Narrows on the northerly shore of Meares Island; thence in a general easterly direction along the natural boundary of said Matlset Narrows on the southerly shore thereof to the natural boundary of Fortune Channel on the westerly shore thereof; thence

in a general southerly direction along the natural boundary of said Fortune Channel on the westerly shore thereof to the natural boundary of Mosquito Harbour on the easterly shore thereof; thence in a general northerly, westerly and southerly direction along the natural boundary of said Mosquito Harbour on the easterly, northerly and westerly shores thereof to the natural boundary of said Fortune Channel on the westerly shore thereof; thence in a general southerly direction along the natural boundary of said Fortune Channel on the westerly shore thereof to a point 1.501 kilometres north and 821 metres west of the southeast corner of Lot 800; thence east 11 metres; thence south 486 metres, more or less, to the natural boundary of Dawley Passage on the northerly shore thereof; thence in a general westerly direction along the natural boundary of said Dawley Passage on the northerly shore thereof to a point 1.025 kilometres north and 1.036 kilometres west of the southeast corner of aforesaid Lot 800; thence west 544 metres; thence north 2.808 kilometres; thence east 418 metres; thence north 390 metres; thence west 815 metres; thence south 399 metres; thence west 405 metres; thence south 799 metres; thence west 1.198 kilometres; thence north 1.200 kilometres; thence east 399 metres; thence north 402 metres; thence east 1.198 kilometres; thence north 810 metres; thence west 2.377 kilometres; thence north 1.201 kilometres; thence east 369 metres; thence north 402 metres; thence east 402 metres; thence north 402 metres; thence east 1.207 kilometres; thence south 402 metres; thence east 805 metres; thence north 2.012 kilometres; thence west 805 metres; thence south 402 metres; thence west 402 metres; thence north 805 metres; thence east 805 metres; thence north 402 metres; thence east 402 metres; thence north 402 metres; thence east 894 metres, more or less, to the point of commencement.

#### Area 4

Commencing at a point 1.125 kilometres south and 2.168 kilometres west of the southeast corner of Lot 800, Clayoquot Land District, being a point on the natural boundary of Tsapee Narrows on the westerly shore thereof; thence in a general southerly

and northwesterly direction along the natural boundary of said Tsapee Narrows on the westerly and northeasterly shores thereof to the natural boundary of Browning Passage on the northeasterly shore thereof; thence in a general northwesterly direction along the natural boundary of said Browning Passage on the northeasterly shore thereof to the natural boundary of Lemmens Inlet on the southerly shore thereof; thence in a general easterly direction along the natural boundary of said Lemmens Inlet on the southerly shore thereof to a point 2.094 kilometres north and 5.634 kilometres west of the southeast corner of aforesaid Lot 800; thence east 738 metres; thence south 402 metres; thence east 805 metres; thence south 805 metres; thence east 402 metres; thence south 402 metres; thence east 805 metres; thence south 1.609 kilometres; thence east 716 metres, more or less, to the point of commencement.

Excluding thereout all that foreshore and land covered by water within the above described areas.

#### Block 7 - Megin Lake (5 Areas)

##### Area 1

Commencing at the southwest corner of Indian Reserve No. 25 "Watta", Clayoquot Land District, being a point on the natural boundary of Bacchante Bay on the easterly shore thereof; thence easterly, northerly and westerly along the southerly, easterly and northerly boundaries of said Indian Reserve No. 25 to the natural boundary of said Bacchante Bay on the easterly shore thereof; thence in a general northerly and southwesterly direction along the natural boundary of said Bacchante Bay on the easterly and northwesterly shores thereof to the natural boundary of Shelter Inlet on the northerly shore thereof; thence in a general westerly direction along the natural boundary of said Shelter Inlet on the northerly shore thereof to the easterly boundary of Indian Reserve No. 26 "Wappook"; thence northerly and westerly along the easterly and northerly boundaries of



said Indian Reserve No. 26 to the northwest corner thereof; thence due west to a point on the natural boundary of Megin River on the left bank thereof, being a point on the easterly boundary of Ecological Reserve No. 105, "Megin River" established by Order In Council No. 1532, approved and ordered July 9, 1991; thence in a general northerly, westerly and southerly direction along the easterly, northerly and westerly boundaries of said Ecological Reserve No. 105 to the natural boundary of Shelter Inlet on the northerly shore thereof; thence in a general westerly direction along the natural boundary of said Shelter Inlet on the northerly shore thereof to a point 1.010 kilometres south and 2.850 kilometres west of the northeast corner of aforesaid Indian Reserve No. 26; thence north 925 metres; thence north 38 degrees west 1.660 kilometres, more or less, to the natural boundary of an unnamed lake on the easterly shore thereof; thence in a general northerly and westerly direction along the natural boundary of said unnamed lake on the easterly and northerly shores thereof to a point 1.420 kilometres north and 4.013 kilometres west of the northeast corner of aforesaid Indian Reserve No. 26; thence north 502 metres, more or less, to the southerly boundary of the watershed of aforesaid Megin River; thence in a general westerly and northerly direction along the southerly and westerly boundaries of the watershed of said Megin River to the southwesterly boundary of the watershed of Talbot Creek; thence in a general northwesterly direction along the southwesterly boundary of the watershed of said Talbot Creek to a point 1.488 kilometres north and 5.045 kilometres east of the northeast corner of Indian Reserve No. 29 "Kishnacous" (being the southeast corner of Lot 1151, expired TL 6309P); thence west 1.609 kilometres; thence north 2.669 kilometres, more or less, to the northerly boundary of the watershed of aforesaid Talbot Creek; thence in a general easterly direction along the northerly boundaries of the watersheds of Talbot Creek and Megin River to the westerly boundary of Strathcona Provincial Park (as described by Order In Council 1201, approved and ordered August 2, 1990); thence southerly and easterly along the westerly and southerly boundaries of said Strathcona Provincial Park to the natural boundary of

Moyeha Bay on the westerly shore thereof; thence in a general southerly direction along the natural boundaries of Moyeha Bay and Herbert Inlet on the westerly shores thereof to a point 385 metres south and 7.049 kilometres east of the southeast corner of Indian Reserve No. 24 "Seektukis" (being the southeast corner of Lot 1114, expired TL 6277P); thence west 1.678 kilometres; thence north 244 metres; thence west 805 metres; thence north 402 metres; thence west 402 metres; thence north 158 metres; thence east 1.307 kilometres; thence north 1.609 kilometres; thence east 311 metres, more or less, to the westerly boundary of the watershed of Herbert Inlet; thence in a general northerly direction along the westerly boundary of the watershed of said Herbert Inlet to the southerly boundary of the watershed of Shelter Creek; thence in a general westerly direction along the southerly boundary of the watershed of said Shelter Creek to the southerly boundary of the watershed of an unnamed creek, said unnamed creek flowing westerly into aforesaid Shelter Inlet at a point 2.674 kilometres south and 663 metres west of the southeast corner of aforesaid Indian Reserve No. 25 "Watta"; thence in a general westerly direction along the southerly boundary of the watershed of said unnamed creek to Triangulation Station "Shelbert (91G)", NAD 27 coordinates 49 degrees 25 minutes 01.916 seconds latitude and 125 degrees 59 minutes 08.119 seconds longitude; thence north 1.216 kilometres (more or less, to a point due east of the most northerly northeast corner of Lot 663, T0520, former TL 261); thence west 2.473 kilometres (to the most northerly northeast corner of said Lot 663, T0520, former TL 261); thence south 402 metres; thence east 402 metres; thence south 805 metres; thence west 805 metres; thence north 402 metres; thence west 1.609 kilometres; thence north 211 metres, more or less, to the natural boundary of aforesaid Shelter Inlet on the southerly shore thereof; thence in a general easterly and northerly direction along the natural boundary of said Shelter Inlet on the southerly and easterly shores thereof to the point of commencement.

## Area 2

Commencing at the northeast corner of Indian Reserve No. 29 "Kishnacous" Clayoquot Land District; thence westerly along the northerly boundary of said Indian Reserve No. 29 127 metres (more or less, to the westerly boundary of Lot 653, T0491 Block 3, former TL 259); thence north 402 metres; thence west 402 metres; thence north 805 metres; thence east 402 metres; thence north 402 metres; thence west 402 metres; thence north 805 metres; thence west 402 metres; thence south 1.609 kilometres; thence west 402 metres; thence north 1.207 kilometres; thence west 402 metres; thence north 1.609 kilometres; thence west 402 metres; thence north 402 metres; thence west 805 metres; thence north 805 metres; thence west 402 metres; thence north 402 metres; thence east 805 metres; thence south 805 metres; thence east 805 metres; thence north 805 metres; thence east 805 metres; thence north 402 metres; thence east 805 metres; thence south 805 metres; thence west 402 metres; thence south 402 metres; thence west 402 metres; thence south 402 metres ; thence east 805 metres; thence north 402 metres; thence east 402 metres; thence south 805 metres; thence west 402 metres; thence south 805 metres; thence east 402 metres; thence south 805 metres; thence east 805 metres; thence north 805 metres; thence east 402 metres; thence north 402 metres; thence east 402 metres; thence south 1.609 kilometres; thence west 1.207 kilometres; thence south 805 metres; thence east 402 metres; thence south 805 metres; thence east 402 metres; thence south 805 metres; thence west 805 metres; thence north 805 metres; thence west 677 metres, more or less, to the point of commencement.

## Area 3

Commencing at a point 339 metres south and 869 metres west of the southeast corner of Lot 672, Clayoquot Land District, being a point on the natural boundary of Holmes Inlet on the westerly shore thereof (said point also being due east of the most southerly southwest corner of Lot 652, T0491 Block 2, former TL 258); thence west 850 metres;

thence north 402 metres; thence east 402 metres; thence north 402 metres; thence west 402 metres; thence north 1.207 kilometres; thence east 805 metres; thence south 402 metres; thence east 402 metres; thence south 805 metres, more or less, to the natural boundary of Pretty Girl Cove on the northerly shore thereof; thence in a general westerly direction along the natural boundary of said Pretty Girl Cove on the northerly shore thereof to the natural boundary of aforesaid Holmes Inlet on the westerly shore thereof; thence in a general southerly direction along the natural boundary of said Holmes Inlet on the westerly shore thereof to the point of commencement.

#### Area 4

Commencing at a point 3.670 kilometres north and 2.189 kilometres east of the northwest corner of Lot 1474, Clayoquot Land District, being a point on the natural boundary of Sydney Inlet on the westerly shore thereof (said point also being due east of the most southerly southwest corner of Lot 626, T0491 Block 1, former TL 254); thence west 1.609 kilometres; thence north 700 metres; thence east 402 metres; thence north 402 metres; thence east 1.421 kilometres, more or less, to the natural boundary of aforesaid Sydney Inlet on the westerly shore thereof; thence in a general southerly direction along the natural boundary of said Sydney Inlet on the westerly shore thereof to the point of commencement.

#### Area 5

Commencing at a point 4.980 kilometres north and 1.297 kilometres west of the northwest corner of Lot 1474, Clayoquot Land District, being a point on the natural boundary of Stewardson Inlet on the southeasterly shore thereof (said point also being due west of the most northerly northeast corner of Lot 665, T0491 Block 4, former TL 263); thence east 381 metres; thence south 805 metres; thence west 402 metres; thence south 402 metres; thence west 805 metres; thence south 1.207 kilometres; thence west

402 metres; thence south 805 metres; thence east 402 metres; thence south 402 metres; thence west 805 metres; thence north 2.012 kilometres; thence west 151 metres, more or less, to the natural boundary of an unnamed lake on the northerly shore thereof, said unnamed lake draining into Kanim Lake at a point 800 metres east and 300 metres north of the northeast corner of Indian Reserve No. 34, Lot 1528 "Hisnit Fishery"; thence in a general northerly and westerly direction along the natural boundary of said unnamed lake on the northerly shore thereof to a point 3.383 kilometres north and 3.336 kilometres west of the northwest corner of aforesaid Lot 1474; thence north 1.188 kilometres; thence east 805 metres; thence south 42 metres, more or less, to the natural boundary of aforesaid Stewardson Inlet on the northerly shore thereof; thence in a general westerly, southerly and easterly direction along the natural boundary of said Stewardson Inlet on the northerly, westerly and southerly shores thereof to the point of commencement.

Excluding thereout all that foreshore and land covered by water within the above described areas.

#### Block 8 - Flores Island

Commencing at a point 315 metres north and 210 metres west of the northeast corner of Indian Reserve No. 28 "Tootoowiltena", Clayoquot Land District, being a point on the natural boundary of Flores Island on the westerly shore thereof (said point also being due west of the southeast corner of Lot 1145, expired TL 6305P); thence in a general northerly, easterly and southerly direction along the natural boundary of said Flores Island on the westerly, northerly, and easterly shores thereof to a point 1.150 kilometres north and 500 metres east of the northwest corner of Lot 1561; thence west 500 metres; thence south 1.150 kilometres to the northwest corner of said Lot 1561; thence southerly along the westerly boundary of said Lot 1561 to the northerly boundary of Lot 1068; thence westerly along the northerly boundary of said Lot 1068 to the northwest corner

thereof; thence northerly along the easterly boundary of Lot 1065 to a point due east of the internal angle of said Lot 1065; thence west to the internal angle of said Lot 1065; thence westerly along the northerly boundaries of Lots 1065 and 1064 to the internal angle on the northerly boundary of said Lot 1064; thence northerly and westerly along the easterly and northerly boundaries of said Lot 1064 to the northwest corner thereof; thence westerly along the northerly boundary of Lot 1562 to the easterly boundary of Lot 1563; thence northerly along the easterly boundary of said Lot 1563 to the northeast corner thereof; thence westerly along the northerly boundary of said Lot 1563 to the natural boundary of an unnamed lake on the easterly shore thereof; thence in a general southerly and westerly direction along the natural boundary of said unnamed lake on the easterly and southerly shores thereof to the westerly boundary of said Lot 1563; thence southerly along the westerly boundary of said Lot 1563 to the northerly boundary of Lot 1564; thence westerly along the northerly boundaries of Lots 1564 and 1565 to the northwest corner of said Lot 1565; thence southerly along the westerly boundary of said Lot 1565 to the northerly boundary of Lot 1379; thence westerly along the northerly boundaries of Lots 1379 and 1566 to the northwest corner of said Lot 1566; thence west 1.465 kilometres; thence due north to a point due east of the point of commencement; thence west to the point of commencement.

Excluding thereout all that foreshore and land covered by water within the above described area.

**ALBERNI TREE FARM LICENCE**  
**TREE FARM LICENCE NUMBER 44**

**Interpretation for Schedule B, TFL 44**

1. Schedule "B" Land
  - 1.1 For the purposes of the definition of "Schedule 'B' Land" in Paragraph 26.01 of this Licence, "Crown land described in Schedule 'B'" means all Crown land within the boundaries described in Paragraph 2, except for Alienated Crown Land.
2. Boundaries
  - 2.1 The boundaries referred to in Paragraph 1 are as follows:  
"Metes and bounds legal description"
3. Interpretation
  - 3.1 "Alienated Crown Land" means Crown land which is not available for inclusion in Schedule "B" Land, and without restricting the generality of the foregoing, includes Crown land which:
    - (a) is, as of the effective date of this Licence, within the area of:
      - (i) a park or ecological reserve;
      - (ii) a lease, licence of exclusive occupation, or timber licence held by a person other than the Licensee, or
      - (iii) a highway (or road) right of way where the highway (or road) is or is deemed, declared or determined to be a public highway under the *Highway Act* (or a Forest Service road under the *Forest Act*); or
    - (b) becomes vested in the Crown by escheat, reversion, transfer or otherwise during the term of this Licence, except as provided in this Licence.
  - 3.2 Paragraph 26.02 of this Licence applies to this Schedule.
  - 3.3 The map(s) accompanying this Schedule are for convenience only, and if there is any discrepancy between the map(s) and the description of boundaries in Paragraph 2, the description in Paragraph 2 will be deemed to be correct.
  - 3.4 In this Schedule and on the accompanying map(s), identification of land which is within the boundaries described in Paragraph 2, but is not Schedule "B" Land does not mean all other land which is within these boundaries, but is not so identified is Schedule "B" Land.

Note: Crown land does not include land owned by an agent of the Crown, nor land vested in the federal Crown.

Active amendments and instruments of (former) Tree Farm Licence Number 44, which are currently in effect and are not described in Schedule "B", and are not required on the document map(s).

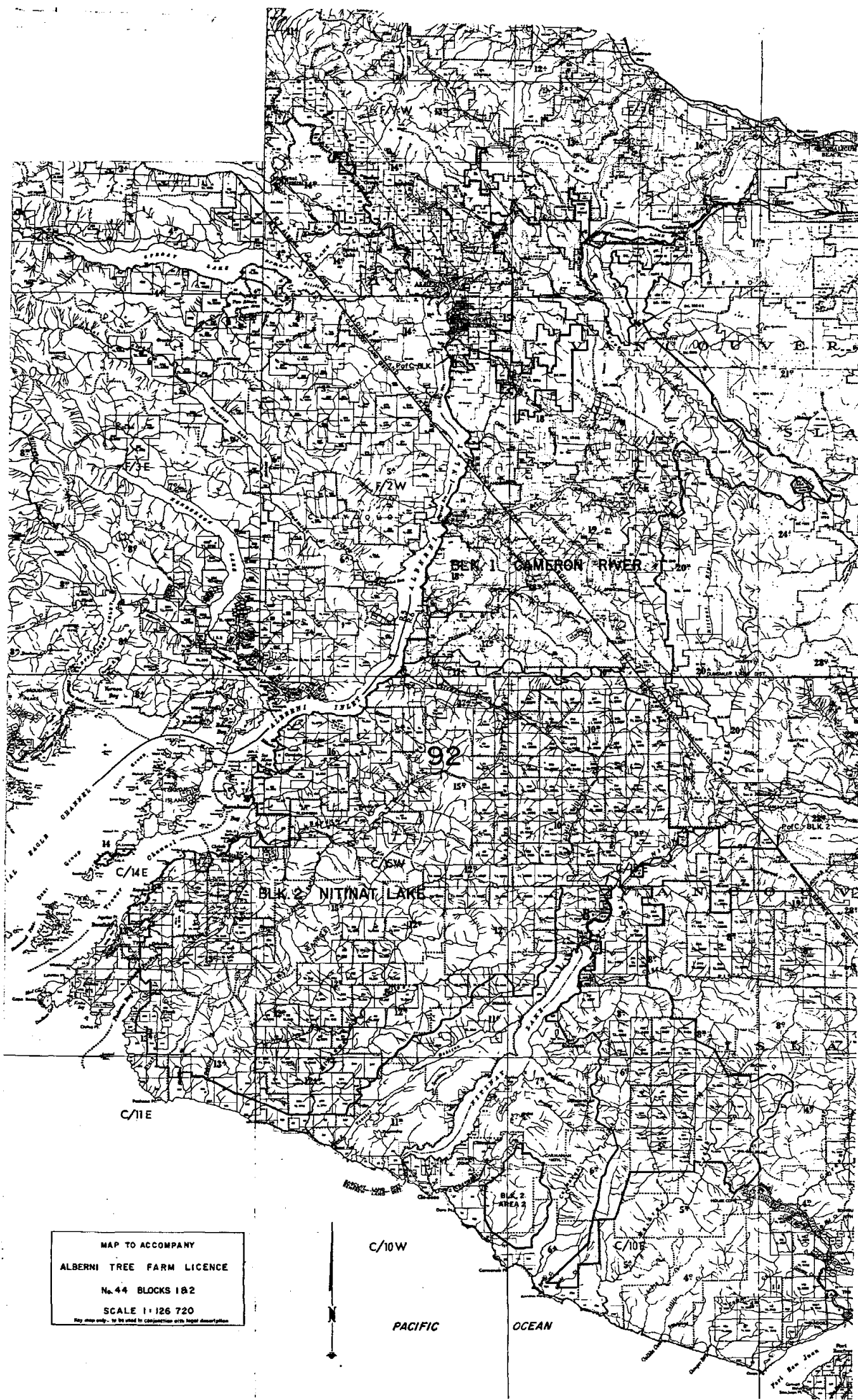
**ALBERNI TREE FARM LICENCE**

**TREE FARM LICENCE NUMBER 44**

<b><u>Document</u></b>	<b><u>Date</u></b>	<b><u>Particulars</u></b>
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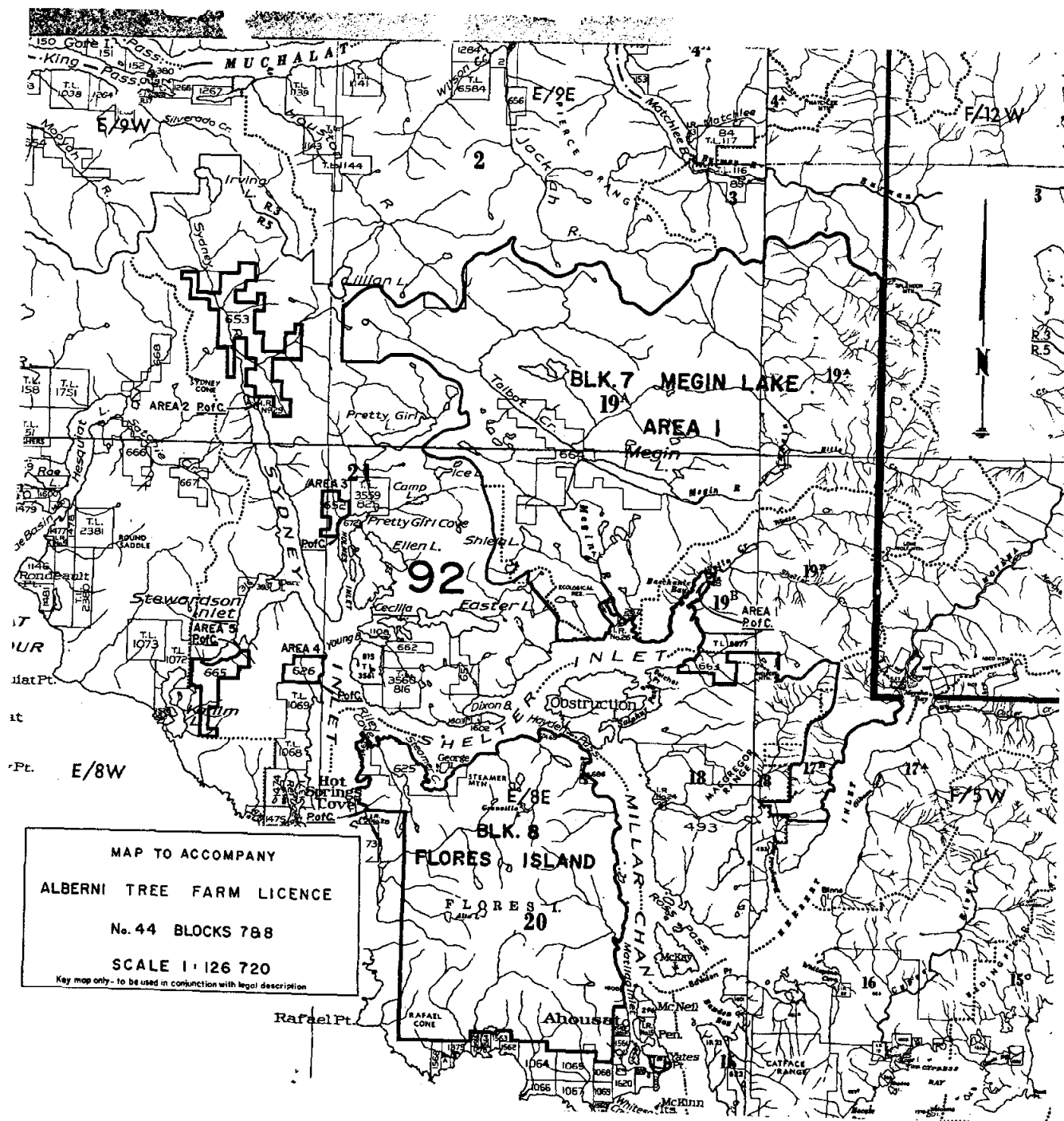
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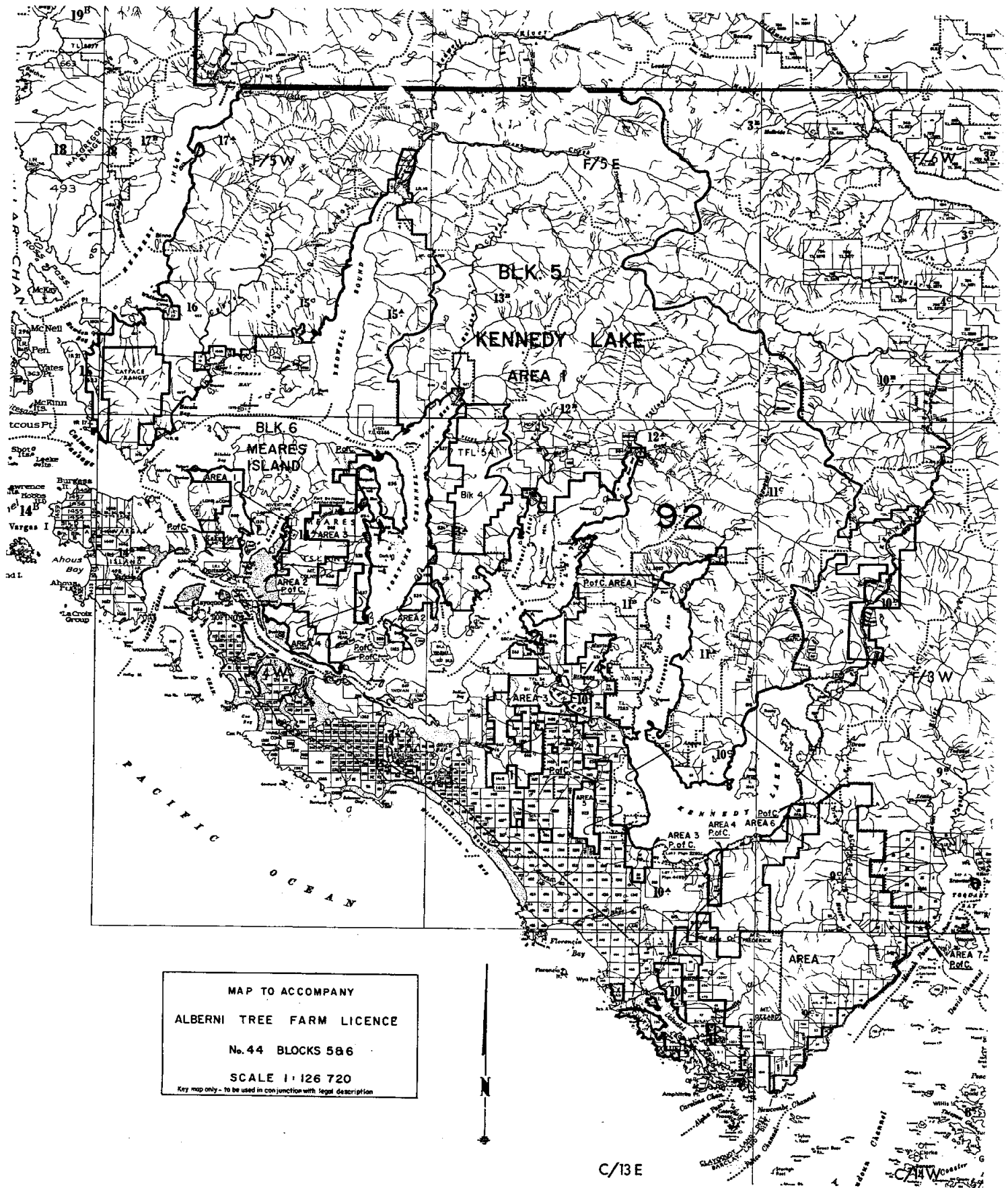




MAP TO ACCOMPANY  
ALBERNI TREE FARM LICENCE  
No. 44 BLOCKS 384  
SCALE 1:126 720  
Key map only - to be used in conjunction with report description







MAP TO ACCOMPANY  
ALBERNI TREE FARM LICENCE  
No. 44 BLOCKS 5 & 6  
SCALE 1 : 126 720  
Key map only - to be used in conjunction with legal description

C/13E

C/14W