REGISTRY OF LAWS CERTIFICATION

I certify that the *Wildlife and Migratory Birds Regulation* was passed by Executive Council on:

April 1, 2011

Chief Councillor Robert Dennis Sr.

I certify that the *Wildlife and Migratory Birds Regulation* is enacted as law on:

April 1, 2011

Ta’yii Hawilth Derek Peters

I certify that the *Wildlife and Migratory Birds Regulation* came into force on:

April 1, 2011

Law Clerk Connie Waddell
REGISTRY OF LAWS CERTIFICATION

I certify that the *Wildlife and Migratory Birds Regulation Amendment Regulation, 2011* was passed by Executive Council on:

________________________
Chief Councillor Jeffrey Cook

I certify that the *Wildlife and Migratory Birds Regulation Amendment Regulation, 2011* is enacted as law on:

________________________
Ta'yii Hawilth Derek Peters

I certify that the *Wildlife and Migratory Birds Regulation Amendment Regulation, 2011* came into force on:

December 14, 2011

Deborah Smith, Acting Law Clerk

Law Clerk Connie Waddell
WILDLIFE AND MIGRATORY BIRDS REGULATION

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Application

1 This regulation governs harvesting under the right to harvest migratory birds and the right to harvest wildlife under the Treaty.

Definitions

2 In this regulation:

“Act” means the Resource Harvesting Act;
“application” means the form set out in Schedule A;
“designated” means, in relation to migratory birds or wildlife, a designated migratory bird population or a designated wildlife species, as the context requires;
“director” means the Director of Lands and Natural Resources as defined in the Community Planning and Development Act;
“enforcement officer” means
(a) a resource management officer, or
(b) an officer as defined in the Wildlife Act (British Columbia);
“hunting gear” means any equipment, tools, materials, objects or methods used to harvest wildlife;
“manager” means the wildlife manager;
“Huu-ay-aht hunting documentation number” means the number designating a valid and current Huu-ay-aht hunting documentation at the time the Huu-ay-aht hunting documentation is issued;
“reportable game” means
(a) grouse,
(b) deer and tl’umin, and
(c) bear, cougar and wolf;
“tl’umin” means Roosevelt Elk;
“tl’umin hunt authorization” means an authorization substantially in the form set out in Schedule B.

PART 1 – ADMINISTRATION

Wildlife manager

3 (1) The position of manager of wildlife and migratory birds is established as a position within the Department of Lands and Natural Resources.

(2) The director is the wildlife manager.

Delegation

4 (1) The wildlife manager may, in writing, delegate any of his or her powers, duties or functions under this Act to government employees or contractors.
(2) A delegation under subsection (1), does not relieve the wildlife manager of the responsibility of ensuring that the delegated powers, duties or functions are properly carried out.

(3) If a delegation is made under subsection (1), a reference to the wildlife manager includes a reference to the wildlife manager’s delegate.

**Duties of wildlife manager**

**5**

(1) The manager must carry out all of the following duties:

(a) manage and administer the right to harvest wildlife;

(b) ensure that government employees within the Department of Lands and Natural Resources carry out the duties assigned to them relating to the right to harvest wildlife

(i) under this or any other Huu-ay-aht enactment, or

(ii) by the manager.

(c) report, as required, to the Executive Council on Huu-ay-aht wildlife harvesting activities;

(d) any other duties assigned to the manager.

**PART 2 – HUNTING DOCUMENTATION**

**Application for documentation**

**6**

(1) Subject to section 6, the manager has the sole authority to authorize the issuance of Huu-ay-aht hunting documentation by means of approving an application.

(2) The form in Schedule A is prescribed for an adult for the purposes of section 13 of the Act for making an application for Huu-ay-aht hunting documentation.

(3) The form in Schedule C is prescribed for a child for the purposes of section 13 of the Act for making an application for Huu-ay-aht hunting documentation.

(4) An application must be completed by an applicant for Huu-ay-aht hunting documentation and that application must contain all of the following information:

(a) the full name and mailing address of the applicant;

(b) the phone number of the applicant;

(c) the Huu-ay-aht treaty participant’s enrolment number, if applicable;

(d) the type of hunting gear to be used by the applicant;

(e) proof that the applicant

   (i) is at least 10 years of age, and

   (ii) has completed the British Columbia Hunter Training Program (CORE), or

   (iii) was at least 19 years of age on the effective date of the Treaty;

(f) the signature of the applicant;

(g) a certification on the application stating the information given in the application or any supporting document submitted as required under section 13 (1) of the Act is true.
(5) When an application for Huu-ay-aht hunting documentation is received by the director, the manager must record all of the following information:
   (a) the date the application was received;
   (b) the date the Huu-ay-aht hunting documentation was issued or refused;
   (c) if the Huu-ay-aht hunting documentation is issued,
      (i) its date of issuance and its date of expiration,
      (ii) any conditions imposed on the Huu-ay-aht hunting documentation, and
      (iii) the Huu-ay-aht hunting documentation number;
   (d) any fee paid;
   (e) the name of the authorized government employee who processed the application.

Conditions for issuing documentation

7 (1) For the proper management and control of harvesting wildlife under the right to harvest wildlife and the conservation and protection of wildlife, the director may attach the conditions the director decides are appropriate to Huu-ay-aht hunting documentation that are not inconsistent with the Act, this regulation, any other Huu-ay-aht enactment and a wildlife harvest plan.

(2) It is a condition of every Huu-ay-aht hunting documentation issued that the holder of the Huu-ay-aht hunting documentation comply with the Treaty, the Act, this regulation, any directions issued by the manager or director as permitted under the Act or this regulation and the wildlife harvest plan.

(3) Every person carrying out any activity under the authority of Huu-ay-aht hunting documentation must comply with every condition of that Huu-ay-aht hunting documentation.

Form of documentation

8 (1) Huu-ay-aht hunting documentation issued by the director must include all of the following:
   (a) the Huu-ay-aht First Nations logo;
   (b) the Huu-ay-aht hunting documentation number;
   (c) a photograph of the holder of the Huu-ay-aht hunting documentation;
   (d) the name and address of the holder of the Huu-ay-aht hunting documentation;
   (e) the date of issue of the Huu-ay-aht hunting documentation;
   (f) the date of expiration of the Huu-ay-aht hunting documentation;
   (g) a designated line for the signature of the holder of the Huu-ay-aht hunting documentation.

(2) Huu-ay-aht hunting documentation issued by the director is not valid unless it is signed in ink by the holder of the Huu-ay-aht hunting documentation on the designated line in the Huu-ay-aht hunting documentation.
Term of documentation
9 (1) Huu-ay-aht hunting documentation has a term of up to five years.

(2) If the holder of Huu-ay-aht hunting documentation ceases to be a Huu-ay-aht treaty participant, the holder must immediately cease hunting under the right to harvest wildlife and the right to harvest migratory birds and the Huu-ay-aht hunting documentation issued to that holder is deemed to be cancelled as of the date that holder ceased to be a Huu-ay-aht treaty participant and must be delivered to the manager forthwith and, in any event, no later than five business days from the date the Huu-ay-aht hunting documentation was deemed cancelled.

(3) If a person's Huu-ay-aht hunting documentation is cancelled or suspended, the person must deliver the Huu-ay-aht hunting documentation to the manager within five business days of the notice of cancellation or suspension.

Replacement of documentation
10 (1) If the holder of Huu-ay-aht hunting documentation
(a) has a change of name or address,
(b) has had their Huu-ay-aht hunting documentation lost, stolen or destroyed, or
(c) has an illegible Huu-ay-aht hunting documentation,
the manager may issue a replacement Huu-ay-aht hunting documentation showing any applicable changes.

(2) On receipt of a replacement Huu-ay-aht hunting documentation, the holder of the Huu-ay-aht hunting documentation must immediately destroy the Huu-ay-aht hunting documentation that has been replaced if it is still in the holder's possession.

(3) If the holder of a replacement Huu-ay-aht hunting documentation recovers the Huu-ay-aht hunting documentation that was replaced, the holder must immediately destroy it.

Documentation fees
11 (1) The fees set out in this section are prescribed for the purposes of section 13 of the Act.

(2) Before an applicant under section 7 is issued Huu-ay-aht harvesting documentation or replacement Huu-ay-aht harvesting documentation is issued under section 11, the applicant or holder of Huu-ay-aht harvesting documentation, as the case may be, must pay the fees set out in subsection (3).

(3) The following fees are payable under subsection (2):
(a) by an applicant under section 7 who has never before been issued Huu-ay-aht harvesting documentation, no fee is payable,
(b) by an applicant under section 7 for renewal or reissuance of that applicant’s Huu-ay-aht harvesting documentation, $25, and
(c) by a holder of Huu-ay-aht harvesting documentation for replacement Huu-ay-aht harvesting documentation under section 11, $50.

Documentation issued in error

12 If Huu-ay-aht hunting documentation was issued in error or contains an error, the manager may:
   (a) request the holder of the Huu-ay-aht hunting documentation to deliver it to the manager, and
   (b) the holder of the Huu-ay-aht hunting documentation must within five business days comply with the request.

Ownership of documentation

13 Huu-ay-aht hunting documentation is the property of the Huu-ay-aht and is not transferable.

Surrender of documentation on suspension

14 If Huu-ay-aht hunting documentation is suspended, the holder of the Huu-ay-aht hunting documentation must:
   (a) within 5 business days deliver the documentation to the manager, and
   (b) immediately cease hunting under the right to harvest wildlife and the right to harvest migratory birds.

Requirement to carry and produce documentation

15 A holder of Huu-ay-aht hunting documentation must
   (a) carry that Huu-ay-aht hunting documentation at all times while exercising the right to harvest wildlife and the right to harvest migratory birds, and
   (b) produce that Huu-ay-aht hunting documentation on the request of an enforcement officer.

Restrictions on alteration and use of documentation

16 (1) A person other than the manager must not
   (a) alter or deface Huu-ay-aht hunting documentation,
   (b) use or produce Huu-ay-aht hunting documentation that has been altered or defaced,
   (c) use or produce Huu-ay-aht hunting documentation that has been issued to another person under the pretence of being the holder of that Huu-ay-aht hunting documentation, or
   (d) use or produce Huu-ay-aht hunting documentation that has since been replaced under section 11.

   (2) A holder of Huu-ay-aht hunting documentation must not permit another person to use that Huu-ay-aht hunting documentation.
PART 3 – HARVESTING REQUIREMENTS

Hunting gear

17 Hunting gear used in exercising the right to hunt wildlife and the right to hunt migratory birds must

(a) for firearms

(i) be registered, by the owner, with the Canadian Firearms Registry under the *Firearms Act* (Canada),

(ii) be used only by the holder of a Possession Only Licence or a Possession and Acquisition Licence issued under the *Firearms Act* (Canada),

(iii) for the hunting of deer, use centre-fire ammunition, and

(iv) for hunting bear and tl’unim, have equal to or greater than 2000 foot-lbs of energy at muzzle,

(b) for long-bow, recurve bows and compound bows, have 18 kg or more draw-pull,

(c) for regular crossbows, have 68 kg or more draw-pull, and

(d) for compound crossbows, have 45 kg or more draw-pull.

Recovery of wounded animals

18 (1) When wildlife or migratory birds are wounded by a harvester in the exercise of the right to harvest wildlife or the right to harvest migratory birds, every effort must be made by that harvester to recover that wounded wildlife or migratory bird, dispatch it as humanely as practicable, harvest it and utilize the edible portions from that wildlife or migratory bird.

(2) Where the wounded wildlife or migratory bird has not been recovered and if it is a designated species of wildlife or migratory bird, the wounding of that wildlife or migratory bird must be reported to the manager and the manager must record that wounded wildlife or migratory bird as a harvested wildlife or migratory bird for the purposes of the allocation of that designated species.

Utilization of animals

19 (1) A person who is exercising the right to harvest wildlife or the right to harvest migratory birds must not waste the edible parts of any wildlife or migratory bird or any other reasonably usable part of any wildlife or migratory bird that has been harvested.

(2) For certainty, a person who is exercising the right to harvest wildlife must at least utilize the four quarters and backstrap of any deer, tl’unim and bear harvested and not waste any meat that is suitable for human consumption.

Identification of harvest

20 A person who harvests wildlife or migratory birds must not have that wildlife or migratory bird in their possession if it has been processed, cut, packed or otherwise dealt with in such a manner that
(a) the species of wildlife or migratory bird cannot be readily identified,
(b) the sex of the wildlife and migratory bird cannot be readily identified, or
(c) the number of wildlife and migratory birds cannot be readily determined; until it is processed or preserved at the harvester’s place of residence.

Time and location of harvest

21 (1) The times and locations for the harvest of wildlife under the right to harvest wildlife or the harvest of migratory birds under the right to harvest migratory birds that are permitted or prohibited under this section are subject to an order of the director under section 30 of the Act or under section 29 of this regulation.

(2) A person must not harvest wildlife under the right to harvest wildlife or harvest migratory birds under the right to harvest migratory birds at a time or in a location other than as permitted in this regulation.

(3) Subject to the Treaty, the Act and this regulation, every person with valid Huu-ay-aht hunting documentation may harvest wildlife in the Maa-nulth wildlife harvest area and migratory birds in the Maa-nulth migratory birds harvest area at times and locations permitted by director from time to time.

(4) A person must not harvest wildlife under the right to harvest wildlife or harvest migratory birds under the right to harvest migratory birds within 400 metres of an occupied dwelling.

(5) A person may only harvest tl’umin under the right to harvest wildlife between September 1 and March 31 of each year and only during daylight hours beginning one hour before sunrise and ending one hour after sunset.

(6) Subject to subsection (7), the director may, by order, regulate the times for the harvest of wildlife to protect gestating ungulates and their dependent young.

(7) The following wildlife may not be harvested under the right to harvest wildlife during the following times:
   (a) elk between December 31 and September 1;
   (b) deer between January 1 and September 1;
   (c) female bears, female cougars or female wolves at any time when they are in the company of, or reasonably can be expected to be caring for, dependent young.

Designated species authorization

22 (1) In exercising the right to harvest wildlife, a person must not harvest tl’umin except as authorized by a tl’umin hunt authorization issued by the director.

(2) For certainty, a holder of a valid Huu-ay-aht hunting documentation is not entitled to harvest tl’umin without being issued a valid tl’umin hunt authorization issued by the director.

(3) The director may issue a tl’umin hunt authorization to one or more Huu-ay-aht treaty participants if all of the following conditions have been met:
   (a) the director has considered and acts within the obligations of the director under section 34 of the Act;
(b) if an advisory committee has been appointed by the Executive under section 33 of the Act, the director has consulted with, and considered the advice or recommendation from, that advisory committee concerning the issuing of the tl’unim hunt authorization;

(c) if the Executive has enacted a regulation under section 32 of the Act, the issuing of the tl’unim hunt authorization is subject to that regulation;

(d) a tl’unim hunt authorization is subject to any wildlife harvest plan pertaining to that tl’unim.

4) In issuing a tl’unim hunt authorization under subsection (3), the director may impose whatever additional conditions or restriction the director considers necessary in the circumstances and not in conflict with the Act, this regulation or any other Huu-ay-aht enactment, including

(a) charging a fee no greater than the fees set out in section 12 (3) (b), and

(b) the distribution of the tl’unim harvested according to Huu-ay-aht traditions and customs.

5) A holder of a valid tl’unim hunt authorization who harvests tl’unim must report to the manager in the manner required by the director on all of the following matters:

(a) the date the tl’unim was harvested;

(b) the number of days spent hunting the tl’unim;

(c) the location where the tl’unim was harvested;

(d) the sex of the tl’unim harvested;

(e) the estimated age of the tl’unim harvested and any evidence used in determining the age of the tl’unim;

(f) the state of health of the tl’unim harvested;

(g) sightings of any other tl’unim not harvested.

PART 4 – GENERAL

Trade and barter of wildlife

23 (1) A person who harvests wildlife or migratory birds under the right to harvest wildlife and the right to harvest migratory birds may trade and barter the harvest with other aboriginal people of Canada resident in British Columbia if

(a) the harvester is a Huu-ay-aht treaty participant,

(b) the species of wildlife or migratory birds is approved for trade and barter by the director, and

(c) the harvester is in possession of a transportation certificate referred to in section 25 (1) if the trade and barter will occur, for harvested wildlife, outside the Maa-nulth wildlife harvest area or, for migratory birds, outside the Maa-nulth migratory birds harvest area.

(2) All species of wildlife, except tl’unim, and migratory birds harvested in accordance with the Act and this regulation are approved for trade and barter unless otherwise prohibited by the director by order.
Transportation of wildlife and migratory birds

24  (1) A person that transports, for their own personal use or for trade and barter, wildlife or migratory birds harvested under the right to harvest wildlife or the right to harvest migratory birds outside the Maa-nulth wildlife harvest area, for harvested wildlife, or outside the Maa-nulth migratory birds harvest area, for migratory birds, is required to have in their possession a transportation certificate issued by the manager that specifies

(a) the quantity of each species of wildlife or migratory birds being transported, and

(b) the destination of the transported wildlife or migratory birds.

(2) A transportation certificate referred to in subsection (1) must be

(a) in a form approved by the director, and

(b) signed by the manager.

(3) A person must not alter or deface a transportation certificate issued under this section.

(4) If a transportation certificate is issued under subsection (1), a person who is transporting wildlife or migratory birds for trade or barter must produce that transportation certificate on demand of an enforcement officer.

Reporting of game

25  A Huu-ay-aht treaty participant exercising a treaty harvesting right must report to the manager in the manner required by the director on all of the following matters:

(a) the date reportable game is harvested;

(b) the number of days spent hunting the reportable game;

(c) the location where the reportable game was harvested;

(d) the sex of the reportable game harvested;

(e) the estimated age of the reportable game harvested and any evidence used in determining the age of the reportable game;

(f) the state of health of the reportable game harvested;

(g) sightings of any other reportable game not harvested.

Wildlife sharing agreements

26  A Huu-ay-aht treaty participant harvesting wildlife under a wildlife sharing agreement must not trade or barter with other Maa-nulth-aht or with other aboriginal people of Canada resident in British Columbia any wildlife or wildlife parts, including meat or furs, harvested in accordance with the wildlife sharing agreement.

Treaty harvesting rights outside Huu-ay-aht territory

27  (1) A Huu-ay-aht treaty participant must not exercise his or her treaty harvesting rights outside of the Huu-ay-aht territory except in compliance with this section.
(2) If a Huu-ay-aht treaty participant wishes to exercise his or her treaty harvesting rights outside of the Huu-ay-aht territory, that Huu-ay-aht treaty participant must request of the manager, in the manner required by the director, for permission for the Huu-ay-aht treaty participant to exercise his or her treaty harvesting rights outside of the Huu-ay-aht territory.

(3) A request made under subsection (2) must be in writing and include the all of the following information:
   (a) the particular Maa-nulth First Nation area in which that Huu-ay-aht treaty participant wishes to exercise his or her treaty harvesting right;
   (b) the times during which that Huu-ay-aht treaty participant wishes to exercise his or her treaty harvesting right;
   (c) the species of migratory birds or wildlife that Huu-ay-aht treaty participant wishes to harvest;
   (d) the hunting gear and methods of harvest that Huu-ay-aht treaty participant intends to utilize in exercising his or her treaty harvesting rights.

(4) If the manager receives a request under subsection (2), the manager must, before issuing authorization under subsection (5), contact the appropriate representative of the applicable Maa-nulth First Nation whose Maa-nulth First Nation area the Huu-ay-aht treaty participant who made the request under subsection (2) wishes to exercise his or her treaty harvesting rights in and seek permission on behalf of that Maa-nulth First Nation in accordance with Nuu-chah-nulth traditional practices and protocols or any written protocols or agreements between the Maa-nulth First Nations for the exercise of those treaty harvesting rights by that Huu-ay-aht treaty participant in that Maa-nulth First Nation area.

(5) If permission is given as contemplated in subsection (4), the manager may issue written authorization to the Huu-ay-aht treaty participant who made the request under subsection (2) to exercise his or her treaty harvesting rights in the Maa-nulth First Nation area of the Maa-nulth First Nation on whose behalf permission was given under subsection (4) and the manager may place the reasonable conditions the manager decides are necessary or advisable in the circumstances on that harvesting.

(6) A Huu-ay-aht treaty participant issued written authorization under subsection (5) must only exercise his or her treaty harvesting rights outside of the Huu-ay-aht territory in accordance with the laws of the applicable Maa-nulth First Nation and any conditions of the manager under subsection (5).

Variation of regulation

28   (1) The director may, by order, alter the
   (a) time or location for harvest of wildlife or migratory birds prescribed by
       this regulation;
   (b) quota or set a limit on the sex, age or size of wildlife or migratory birds
       permitted to be harvested or prohibited from being harvested under this
       regulation.
(2) The director must not make an order under subsection (1) that is inconsistent with an approved wildlife harvest plan.

(3) An order made under subsection (1) must be
   (a) posted in accordance with Huu-ay-aht law,
   (b) published in accordance with Huu-ay-aht law, and
   (c) delivered in accordance with Huu-ay-aht law to every person holding Huu-ay-aht hunting documentation that is reasonably likely to be affected by the order.

Contraventions

29 A peace officer, an enforcement officer or the directory may issue one or both of the following to a person for the contravention of this regulation:
   (a) a compliance notice under Division 2 of Part 3 of the *Offence and Law Enforcement Act*;
   (b) a ticket under Division 3 of Part 3 of the *Offence and Law Enforcement Act*.

HFNR 19/2011, s. 1.
SCHEDULE A

HUNTING DOCUMENTATION APPLICATION FORM

APPLICATION FOR: DOMESTIC HUNTING DOCUMENTATION

SURNAME: Given Name(s):

D.O.B.: Year ____ Month ____ day ____ Enrolment #:

ENROLEE No. (if any):

ADDRESS:

PHONE No.: (H)   (C)

HUNTING GEAR: Firearm/bow/other?

POL/PAL/FAC # and expiry date_________________________________________________

B.C. Hunter Training #________________ OR Proof of being 19 years of age on April 1, 2011

I acknowledge that I am responsible to inform myself and comply with the Maa-nulth First Nations Final Agreement, Resources Harvesting Act, regulations, harvest documents, Wildlife Harvest Plan and any direction or conditions that may be issued by the manager or director. If I fail to comply with any of the aforementioned laws, regulations, documents, directions or conditions, I understand that my documentation may be suspended.

APPLICANT SIGNATURE:     DATE: ______________________

OFFICE USE ONLY:

Date of Manager's approval: Year ___ Month ____ Day ___

Hunting Designation No.

Date of Expiration: Year _____ Month _____ Day ___

Spousal Card No. (if any):

Date of suspension (if any): Year ____ Month ____ Day ___

Term of suspension:

Fee (if any): $-

Conditions on documentation (if any): Comments:

Authorized official who processed application:

Authorized official issuing documentation (manager/director or CAO):
TL’UNIM HUNT AUTHORIZATION AND REPORTING

THIS SECTION OFFICE USE ONLY

AUTHORIZATION #:_______________

VALID FROM:_______________  VALID UNTIL:_______________

By our signatures below, the Huu-ay-aht First Nations authorizes

(Name)_____________________________  to harvest ONE (sex)___ tl’unim from the
________________River Valley (Area ____ in the Provincial hunting regulation maps).

Conditions:

1. IMMEDIATELY UPON HARVESTING AN ANIMAL YOU MUST SIGN AND DATE
   THIS AUTHORIZATION AND CONTACT THE Huu-ay-aht First Nations
   ADMINISTRATION OFFICE SO THAT ANY FURTHER HUNTING IN YOUR
   HARVEST AREA IS CURTAILED TO AVOID OVERHARVESTING.

2. You must have this authorization letter with you at all times while hunting.

3. When you harvest tl’unim you must return this authorization along with the lower jawbone
   and/or a front incisor tooth (see diagram on reverse of this form) from your harvested animal.
   You will be asked to mark on a map where the animal was killed. You will also be asked to
   report tl’unim and (other species) sightings (numbers, dates, location, sex and ages) to the
   best of your ability.

________________________________________________________________________

Director of Lands and Resources  Manager of Wildlife and Migratory Birds

________________________________________________________________________

THIS SECTION TO BE FILLED OUT ONLY BY SUCCESSFUL HUNTER

SUCCESSFUL HUNTER’S SIGNATURE:  Date of Kill:

________________________________________________________________________

Print
name:

(Must be signed immediately upon harvesting a Tl’unim)

Sex of tl’unim (check one):  Male____  Female____
THIS SECTION OFFICE USE ONLY

____ Check here if jaw or tooth and map location given after kill.

This authorization is part of our own tl’unim management initiative. It is intended to ensure that the elk herds are sustained and that we are able to practice our treaty harvesting rights. It is in no way intended to limit our treaty harvesting rights. The number of hunting authorizations issued is based on the best tl’unim management knowledge available. Thank you for your cooperation.
SCHEDULE C

YOUTH HUNTING DOCUMENTATION

SURNAME: ___________________________  Given Name(s): _______________________
D.O.B.: Year ____  Month ____  day ____
ADDRESS: __________________________________________________________________
PHONE No.: (H)   ___ ___ ___      (C)  ___ ___ ___
NAME OF MEMBER YOU ARE APPLYING ON BEHALF OF: _____________________________
Enrolment # of enrollee:_________________________________________________________
STATUS No. of enrollee (if any):  ________________________________________________
HUNTING GEAR:  __________________________________________________________________

I acknowledge that I am responsible to inform myself and comply with the Maa-nulth First
Nations Final Agreement, Resources Harvesting Act, regulations, harvest documents, Wildlife
Harvest Plan and any direction or conditions that may be issued by the manager or director.
If I fail to comply with any of the aforementioned laws, regulations, documents, directions or
conditions, I understand that my documentation may be suspended.

APPLICANT SIGNATURE (Guardian):_______________________________  DATE: __________________
Youth Hunter Signature:__________________________________________

OFFICE USE ONLY:

Date of Manager’s approval: Year ____  Month ____  Day ___  Hunting
Designation No.
Date of Expiration: Year ____  Month ____  Day ___  Spousal Card No. (if any):
Fee (if any): $
Conditions on documentation (if any):

Reason for granting Special Circumstance:

Authorized official issuing documentation Special Circumstance (manager/director or CAO):