

FOREST RULES, 1969

(G. N. S. 17 of 1969)

FOREST RULES, 1969

(G. N. S. 17 of 1969)

LIST OF AMENDMENTS

<i>G. N. S. No.</i>	<i>Rules amended</i>	<i>Effective date of amendment</i>
20/1969	Sch. II	1-4-1969
29/1969	Sch. II	1-7-1969
31/1969	Corrigendum to G.N. S. 29/1969	1-7-1969
35/1969	Sch. II	1-10-1969
42/1969	20A, Sch. III, Form IX	1-12-1969
2/1970	Sch. II	1-1-1970
12/1970	Sch. II	1-4-1970
24/1970	Sch. II	1-7-1970
26/1970	20A	1-1-1970
28/1970	Sch. I, CLASS B	1-6-1970
29/1970	Corrigendum to G.N. S. 26/1970	1-1-1970
34/1970	Sch. II	1-10-1970
2/1971	Sch. II	1-1-1971
14/1971	Sch. II	1-4-1971
26/1971	Sch. II	1-7-1971
33/1971	Sch. II	1-10-1971
5/1972	Sch. II	1-1-1972
13/1972	Sch. II	1-4-1972
21/1972	Sch. II	1-7-1972
25/1972	15 (1), Sch. III, Form X	1-1-1972
26/1972	Sch. II	1-10-1972
2/1973	12 (3), 13 (1A), 14A, 14B	1-1-1973
7/1973	Sch. II	1-1-1973
10/1973	Sch. II	1-1-1973
16/1973	Sch. II	1-4-1973

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LIST OF AMENDMENTS—(cont.)

<i>G. N. S. No.</i>	<i>Rules amended</i>	<i>Effective date of amendment</i>
20/1973	Sch. II	1-7-1973
22/1973	Sch. II	1-7-1973
30/1973	Sch. II	1-10-1973
5/1974	Sch. II	1-1-1974
6/1974	Sch. II	1-1-1974
16/1974	Sch. II	1-4-1974
20/1974	Sch. II	1-7-1974
25/1974	Sch. II	22-8-1974
31/1974	Sch. II	1-10-1974
9/1977	2, 20B, Sch. II, Sch III	
19/1978	5	
10/1979	12	
5/1983	2, 9, 11, 20A, Sch. I, Sch. II	
37/1983	2, 19, 20A, Sch. I, Sch. II	
40/1983	Sch. I	

FOREST RULES, 1969
(G. N. S. 17 of 1969)

In exercise of the powers conferred upon him by section 42 of the Forest Enactment, 1968, the Minister has made the following rules:—

PART I

INTRODUCTORY

1. These rules may be cited as the Forest Rules, 1969 and shall be deemed to have come into operation on the 1st day of January, 1969.

2. In these Rules—

“converted timber” means wood which has been cut, sawn, hewn, split, shaped or fashioned from round timber or poles into pieces intended for any purpose other than as fuel;

“form” means a form in Schedule III;

“pole” means any section cut from a tree and having a ~~length of less than three feet~~ at its larger end, which has not been further prepared for use other than by removal of bark and projecting branches, and which is not intended to be further processed in any way;

“round timber” means any section cut from a tree which has not been prepared for use other than by the removal of bark and branches and either rough squaring or longitudinal division into not more than four pieces to facilitate transport or conversion;

“round timber for processing” means any round timber which the Conservator is satisfied will be processed in any sawmill or veneer, plywood or other mill established in Sabah;

“sawmill” means any machine or collection of machines used for the mechanical processing of timber in any form, and includes any veneer, plywood or other mill, but excludes power operated chain-saws used for cross-cutting timber and wood working machinery used for processing sawn timber;

“Schedule” means a schedule to these Rules;

“shifting cultivation” means the successive occupation of different pieces of State land in such manner that any one piece is cultivated for not more than two years and is then abandoned.

PART II

THE TAKING OF FOREST PRODUCE

3. Licences for the purposes of section 24 shall be in Form I, Form IIA or Form IIB as set out in Schedule III.

4. (1) Before the issue of a licence in Form I, the applicant shall deposit with the District Forest Officer such sum of money or guarantee from such bank as the Conservator may approve as security for the fulfillment of the terms of the licence as the District Forest Officer may require not exceeding the estimated royalty if any, and fees for three months, and such officer may at any subsequent time during the currency of the licence require the deposit of such further sums as he may deem necessary. Failure to deposit such further sum will render the licence liable to cancellation.

(2) On default being made in the payment at the prescribed time of any money due as royalty or otherwise in respect of such licence, the District Forest Officer may withdraw from the sum or sums deposited as aforesaid and credit to forest revenue the sum so due, and may prohibit the cutting or removal of forest produce under the said licence until an equivalent sum together with such further sum as the District Forest Officer may require has been deposited. For the purposes of this rule all sums of money deposited in the name of a licensee shall be deemed to have been deposited in respect of each and all licences held by him.

(3) A licence may be cancelled at any time by the Conservator for breach of or non-compliance with any of its conditions and in the event of such cancellation the licensee shall have no claim to the return of any money paid or deposited with the Government, nor to any damages on account of such cancellation, nor to any forest produce removed within the area covered by such licence, and the ownership of any forest produce so remaining shall vest in the Government free from all encumbrances.

5. (1) The District Forest Officer may require of any licensee that workers of any particular class or working in any particular area shall be provided with a certificate of identity as such signed by the licensee and countersigned by a forest officer in Form III and there after the licensee shall be held responsible for the acts of such workers.

(2) Every certificate of identity shall lapse on the expiration of six months from the date of such certificate and shall then, or whenever the worker leaves his employ, or the licence is terminated, be destroyed by the licensee.

(3) The person named in any certificate of identity issued under this rule shall keep the same upon his person while at work, and at other times have it in his possession or at his usual place of residence and shall produce such certificate of identity on demand made by any forest officer, Police Officer or Customs Officer.

(4) The head-man of every body of persons living or working together in any occupation having for its object the cutting or removal of forest produce under a licence agreement or licence entered into or

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issued under section 15 or 24 respectively shall cause a working board containing a full and complete list of all persons so employed or engaged to be exhibited in a conspicuous place in the main entrance to the house or workshed.

* ~~Adia~~ _____
 6. The Conservator may for reasons of silviculture or for any other reason that the Minister may approve without prejudice to existing licences or licence agreements prohibit or restrict the cutting or removal of any forest produce by any particular person or class of persons within any specified area of State land and for such time as he may deem necessary.

7. Licences to cut or collect and remove any class of forest produce may not be issued over any area of State land over which a licence for the same class of produce is in force.

8. Forest produce for the purposes specified in section 41 may be taken free by any native for his own use, provided that, except with a free pass issued by the District Forest Officer, such produce may not be taken in a district outside that in which the native ordinarily resides, and shall be subject to the provisions of rule 11.

9. Notwithstanding the provisions of section 23, natives whose ancestors have been, and who themselves are dependent on shifting cultivation in Sabah for subsistence, may without licence fell, burn or clear for the purpose of shifting cultivation forest of secondary growth on any State land which is not the subject of a licence under section 24. Secondary growth for the purposes of this rule is defined as forest containing trees of not more than six years standing and not exceeding ~~eighteen inches girth at four feet six inches~~ from the ground, being of a kind that may readily be felled by means of implements for cutting of no greater efficiency or weight than an ordinary parang.

(2) The Conservator may, with the consent of a Resident, declare any area in which it shall be a forest offence to practise shifting cultivation.

10. Any person to whom any right or privilege of taking forest produce from a forest reserve has been granted by order made under section 12(4) or by notification under section 14(1) may be required to obtain from the District Forest Officer a free permit authorising the removal of such produce from the forest reserve on such conditions, consistent with the terms of such order, as the District Forest Officer may consider it necessary either generally or specifically to impose.

11. Any person who, except in pursuance of any licence or licence agreement or with the authorisation of the Conservator or of any forest officer empowered by him in his behalf, fells any tree specified in Schedule I having a ~~girth~~ less than the minimum prescribed in that Schedule shall be guilty of an offence.

PART III

LIABILITY FOR AND PAYMENT OF ROYALTY AND FEES

12. (1) All forest produce cut, sawn, converted, collected or removed under any licence or licence agreement shall be liable to royalty at the rates prescribed in Schedule II.

(2) The Conservator or any forest officer authorised by him in this behalf may wholly or partially exempt any forest produce from royalty or remit any royalty already paid on any forest produce—

(a) where such forest produce has not been removed from the area to which the licence or licence agreement refers and has been declared by a forest officer not below the rank of Forest Ranger to be unsaleable or of inferior quality by reasons of its condition or situation;

(b) where such forest produce has been or will be processed in any sawmill or veneer, plywood or other mill established in Sabah:

Provided that any remission granted shall not result in the payment of a lesser rate than that prescribed for the particular category of timber in Schedule II;

(c) for any other reason, with the approval of the Minister of Finance.

(3) ~~With the general or special approval of the Minister of Finance the Conservator may charge a fee or premium or impose a cess in addition to, or in lieu of, royalty for the right to take forest produce under a licence or a licence agreement.~~

13. (1) The measurement or weight of any forest produce as ascertained by a duly authorised forest officer in accordance with written instructions from the Conservator shall be deemed to be correct and any royalty payable shall be paid on that measurement or weight, provided that the owner of any such forest produce may, within thirty days of the original measurement, appeal to the Conservator for a re-measurement.

(1A) For the purposes of determining the rates or royalty payable on any forest produce under these Rules, the Conservator may, in addition to the measurement or weight of such forest produce being ascertained under paragraph (1), cause such forest produce to be graded by a duly authorised person and the provisions of paragraph (1) shall apply in relation to such grading as if there be substituted for the words "measurement or weight" the word "grade" or "grading", as the case may be.

(2) Royalty accrued and other payments due under these Rules shall be payable at such time and place and in such manner as may be specified in a licence or, if no time, place or manner of payment be

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so specified, then on demand made by the District Forest Officer or any forest officer superior to him.

14. The fees set out in Schedule II shall be payable in respect of the matters therein set out.

14A. (1) Notwithstanding any provisions under these Rules or the provisions of any other written law for the time being in force to the contrary, the Conservator may, with the approval of the Minister of Finance, adjust the declared f.o.b. value of any forest produce for the purposes of timber royalty rates calculation. Conservator may adjust f.o.b. value

(2) For the purposes of this rule, "f.o.b. value" shall mean the price which the exporter would receive for the forest produce calculated at the time when the forest produce shall be on board the vessel by which the forest produce were exported.

14B. (1) Without prejudice to the provisions of rule 13 (2), it shall be lawful for the Conservator to charge and collect late fees in relation to any royalty bills which are payable and fall due in such manner and at such rate as provided under this rule: Late fees for unpaid royalty bills.

Provided that in respect of any royalty bills which are subject to dispensation period, such royalty bills shall not be deemed, for the purposes of this rule, to be payable and fall due during the dispensation period.

(2) Any royalty bills remaining unpaid on each quarter day in the year shall be subject to a late fee of ten per centum of the amount so unpaid.

(3) For the purpose of this rule—

(a) "dispensation period" means, in relation to any unregistered agreement, a period of sixty days commencing from the date of service of a notice that the document of agreement to be registered is ready for signature, and in relation to any other case, a period of sixty days commencing from the date when the royalty bills shall for the first time fall due;

"royalty bills" means, notice of demand for payment of timber royalty, premia, extraction charges, fees, cess or other dues and includes any dues set out in any agreement entered into before or after signing of such agreement; and

"quarter day" means, the 31st day of March, 30th day of June, 30th day of September and 31st day of December, of any year; and

(b) in the absence of any express provisions to the contrary, royalty bills payable under rule 13 (2) shall become due in accordance with the said rule, and any other royalty bills under this rule shall become payable and fall due on the day of the execution of any agreement relating thereto.

PART IV

CONTROL OF FOREST PRODUCE IN TRANSIT

15. (1) All timber and any other forest produce lawfully cut or collected, which is liable to royalty on measurement basis, if measured in any place other than the area from which it was removed shall, if required by the Conservator, be accompanied by a transit pass in Form VII or a Disposal Permit in Forms IV, V, VI or X and taken to the nearest, or any other checking station, and shall not thereafter be removed thence nor moved past any other checking station or further despatched unless it be accompanied by written authority issued by any authorised officer or unless it bears, if it be timber, a Government hammer mark indicating that it has been assessed for royalty and other charges to which it may be liable. All timber and any other forest produce measured in the area from which it has been cut shall on its removal after measurement be accompanied by the Government mark heretofore mentioned.

(2) The Conservator may, at his discretion, exempt any forest produce from all or any of the provisions of this rule.

(3) The District Forest Officer may exempt from all or any of the provisions of this rule any forest produce on which he is satisfied that royalty has previously been paid while such forest produce is in transit between a seller and buyer in the ordinary course of trade.

(4) Any person who fails to comply with the provisions of this rule shall be guilty of an offence.

16. (1) The driver or person in charge of any vehicle, vessel or raft containing forest produce shall—

(a) stop at any time or place if called upon to do so by any forest officer, Police Officer or Customs Officer;

(b) render such assistance as may be necessary to enable the adequate examination and measurement of such produce by such officer.

(2) If there is any reason to believe that money is payable to Government in respect of any forest produce in transit it may be detained at a checking station or such other place as the detaining officer may direct until such money has been paid or until enquiry regarding its origin has been made.

(3) Except with the permission in writing of the District Forest Officer, no forest produce shall be moved within the hours of 7 p.m. and 7 a.m.

(4) Any person who fails to comply with the provisions of this rule shall be guilty of an offence.

17. (1) The Conservator may require, before any timber or forest produce is exported, that it shall be inspected and graded in accordance with the written instructions of the Conservator and may charge the fees set out in Schedule II.

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(2) The Conservator may prohibit the removal of any timber from a checking station, if in his opinion it has such defects that it is unfit for export.

18. Any holder of a licence or licence agreement who, in the course of his operations, does or causes to be done anything which in the opinion of the Conservator constitutes a hazard to the public in or a blockage of any road, railway or river shall be guilty of an offence.

PART V

GENERAL

19. (1) No person shall erect or operate on any land a sawmill except under and in accordance with the conditions of a licence in Form VIII issued by the Conservator in his discretion. The fee payable for such licence shall be

(2) On breach of any condition to which the licence is expressed to be subject, the Conservator may revoke the licence.

(3) Sawmills owned and operated by the Government are exempted from the provisions of this rule.

20. (1) The Conservator may require property marks to be placed on timber by any licence or licence agreement holder or by persons having a bona fide fiduciary interest in the timber.

(2) Such property marks shall be of a design approved by the Conservator and shall be registered for a period of not more than five years at one time in the office of the Conservator and of every District Forest Officer within whose jurisdiction the marks are to be employed.

(3) The Conservator may at any time cancel the registration of any such marks.

"20A. No person shall occupy land within any Forest Reserve area, or extract or collect from such land any forest produce except under and in accordance with the conditions of a permit in Form IX issued by the Conservator or any Forest Officer authorised by him in that behalf. The fees for such permit shall be as set out in Part D of Schedule II hereto."

Registration
and control
of vehicles.

"20B. (1) No person or any holder of a licence or licence agreement shall use any tractor, truck or other vehicle in the extraction or removal of timber or for any purpose directly connected therewith in a Forest Reserve or State land unless such tractor, truck or other vehicle has been registered by the Conservator or any Forest Officer authorised by him in that behalf.

(2) No tractor, truck or other vehicle shall be registered—
 (a) which is not in the opinion of the Conservator in all respects fit for the extraction or removal of timber or purposes directly connected therewith.

(b) except upon payment of the appropriate fee set out in Schedule II:

Provided that no fee shall be payable upon the registration of any tractor, truck or other vehicle which is the property of the Government.

(3) Upon registration of any tractor, truck or other vehicle, the owner shall be issued a registration card substantially in the form as specified in Form XI by the Conservator or any Forest Officer authorised by him in that behalf.

(4) The tractor, truck or any other vehicle registered under the provision of this Rule shall carry a number plate of such size and description to be exhibited in such manner as the Conservator may require.

(5) Any transfer of ownership of any tractor, truck or other vehicle registered under the provision of this Rule shall be notified to the Conservator by the transferor.

(6) The Conservator may for reasons of soil conservation or for any other reasons that the Minister may approve regulate the manner in which any tractor, truck or other vehicle directly connected with the extraction or removal of timber in a Forest Reserve or State land is to be used and maintained.

(7) The Conservator may for reasons of soil conservation or for any other reasons that the Minister may approve specify or limit the number of tractors, trucks, or other vehicles to be used or operated in a licensed area of the Forest Reserve or State land and no such tractor, truck or other vehicle shall be removed from such licensed area or moved to another licensed area without the written consent of the Conservator or any Forest Officer authorised by him in that behalf.

(8) Except with the permission in writing from the Conservator no new tractor, truck or other vehicle to be used in the extraction or removal of timber in a Forest Reserve or on State land shall be purchased by any person, or any holder of a licence or licence agreement.

(9) (1) Any person who contravenes any of the provisions of this Rule shall be guilty of an offence and shall be liable to imprisonment for twelve months and a fine of two thousand dollars.

(2) No person shall be prosecuted under the provisions of this Rule without the written consent of the Attorney-General."

21. Breach of any provision of these Rules or of any condition to which a licence or licence agreement is expressed to be subject shall, subject to any special terms of such licence or licence agreement and in addition to any other penalty provided by law, render such licence liable to cancellation by order of the Conservator and shall render liable to confiscation by order of the Conservator forest produce taken under such licence at the time of, or subsequent to such breach.

" SCHEDULE I
COMMERCIAL SPECIES
(RULE 1)

<i>Vernacular Name</i>	<i>Botanical Name</i>	<i>Minimum Felling Diameter in Centimetres</i>
CLASS A		
Mengilan (Damar Minyak)	Agathis SPP. ...	60
Merbau	Intsia SPP. ...	60
Resak	Vatica SPP. ...	40
Ramin	Gonystylus Bancanus ...	60
CLASS B		
Kayu Malam (Kayu Arang)	Diospyros SPP. ...	60
Kembang (Mengkulang)	All Heritiera spp. (all those formerly called Tarrietia spp.)	60
Melapi	Shorea bacteolata, S. smingtonii and other species of Shorea of the Anthoshorea group having a whitish or ochre wood ...	60
Nyatoh	Palaquium SPP. and Payena SPP.	60
Oba Suluk	Shorea Pauciflora King	60

<i>Vernacular Name</i>	<i>Botanical Name</i>	<i>Minimum Felling Diameter in Centimetres</i>
Red Seraya (Seraya Merah)	Shorea leprosula, S. smithiana, S. parviflora and other species of shorea having a mild red or pink wood	60
Serungan (Geronggang)	Cratoxylon Arborescens	60
White Seraya (Urat Mata)	Parashorea Malaanonan, P. Tomentella	60
CLASS C		
Kapur	Dryobalanops Spp.	60
Yellow Seraya (Selangan Kaca)	Shorea acuminatissima, S. gib- bosa, S. faguetiana and other species of Shorea having yellow wood	60
CLASS D		
Kedondong	All species of Burseraceae	60
Kembang Semangkok	Scaphium Spp.	60
Keruing	Dipterocarpus Spp.	60
Mengaris (Tualang)	Koompassia Excelsa	60
Sepetir	Sindora Spp	60
Pisang-Pisang (Mempisang)	All species of Anonaceae	60
CLASS E		
Binuang	Octomeles Sumatrana	60
Darah-Darah (Penerahan)	Myristica Spp.	60
Gaharu (Karas)	Aquilaria Malaccensis	60
Gagil (Merawan)	Hopea Sangal Korth	60
Jelutong	Dyera Cosfulata	60
Jongkong (Medang Tabak)	Dactylocladus	60
Karai	Anonacea Spp. (Polyalthia)	60

CLASS E—(cont.)

<i>Vernacular Name</i>	<i>Botanical Name</i>	<i>Minimum Felling Diameter in Centimetres</i>
Kayu Pengiran (Mersawa)	Anisoptera Spp.	60
Laran (Kelempayan)	Anthocephalus Cadamba	60
Kempas (Impas)	Koompassia Malaccensis	60
Medang	Lauracea Spp.	60
Perapat Hutan	Carallia Spp.	60
Pulai	Alstonia Spp.	60
Putat Paya	Planchonia Spp.	60
Ranggu	Koordersidondron Pinnatum	60
Rengas	Gluta Spp., Melanochyla Spp. and Melanorrhoea Spp.	60
Selangan Batu Merah (Red Balau)	Shorea Guiso, S. Kunstleri	60
Terentang	Camptospermum Spp.	60

CLASS F

Assam	Mangifera Spp.	60
Terap	Artocarpus Spp.	60
Durian	Durio Spp.	60
Perupok	Lophopetalum Spp.	60
Sesendon (Sendok-Sendok)	Endospermum Beccarianum	60

CLASS G

Selangan Batu No. 1	Heavy Hopea and Shorea Spp.	60
Selangan Batu No. 2	Medium Heavy Shorea Spp.	60

CLASS H

Belian	Eusideroxylon Zwageri	25
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OTHERS

Species not mentioned in Classes A, B, C, D, E, F, and G."

" SCHEDULE II
PART A
ROYALTY RATE LIST
(RULE 12)

The following rates of royalty shall be paid on the timber and fuel classified below unless otherwise particularly specified in any forest licence or licence agreement.

- (a) Timber from trees of Classes A to G in Schedule I and timber from other trees:
- | | | |
|----------------------|-----|-------------------|
| Round | ... | to be prescribed |
| Round for processing | ... | by the Minister |
| Converted | ... | from time to time |
- (b) Poles from classes other than A, B, or C
- | | |
|---|-----------------------------|
| (i) 20 cm dbh—30 cm dbh | 30 cents per running metre |
| (ii) 10 cm—20 cm | 20 cents per metre |
| (iii) 3 cm—10 cm | 40 cents per metre |
| (iv) Smaller Poles: | |
| State land | 5 cents per metre |
| Forest Reserve | \$1.00 per metre |
| (v) Poles from trees of Class A | |
| Class A | Double the above rates |
| (vi) Poles from trees of Classes B or C | |
| Classes B or C | Three times the above rates |
- (c) Shingles (size approximately 46 cm × 11 cm × 1 cm)
- | | |
|------------------------|-----------------------|
| (i) Belian | \$10.00 per 1,000 pcs |
| (ii) any other species | \$ 5.00 per 1,000 pcs |
- (d) Firewood (any species)
- | | |
|--|---------|
| (i) per stacked cubic metre | \$ 1.00 |
| (ii) per tonne | \$ 1.50 |
| (iii) Licence Fee: | |
| (a) per person per month | \$10.00 |
| (b) per person per month for domestic use only | \$ 1.00 |
- (e) Charcoal:
- | | |
|---|-------------------|
| (i) any species in bulk | \$10.00 per tonne |
| (ii) in sacks not exceeding 50 Kgs per sack | \$ 1.50 per bag |

(e) Charcoal:—(cont.)

(iii) per oven per month ... \$50.00

(f) Chips:

(i) Mangrove ... \$11.00 per tonne

(ii) Hardwood Chips ... \$ 4.60 per tonne

PART B

GRADING AND MARKING FEES

(RULE 14)

	<i>Per cubic metre \$ cts.</i>
(a) Sawn timber:	
(i) Marking with mark of Origin "BINOB"	0 35
(ii) Certificate of Grade and marking with mark of Origin "BINOB"	0 61
(iii) Certificate of correct measurement ...	1 25
(iv) Certificate of freedom from live borer only	0 61
(v) Certificate of Grades, correct measure- ment, freedom from live borer and ham- mer marking	2 45
(vi) Miscellaneous Inspection	0 96
(b) Logs:	
(i) Marking with mark of Origin "BINOB"	0 35
(ii) Certificate of Grade and marking with mark of Origin "BINOB"	0 35
(iii) Certificate of correct measurement ...	0 35
(iv) Certificate of Freedom from live borer only	0 35
(v) Certificate of Grades, correct measure- ment, freedom from live borer and ham- mer marking	1 20
(vi) Miscellaneous Inspection	1 00

PART C

PLANT/SAWMILL LICENCE FEES

(RULE 19)

	<i>Per annum</i>
	\$ cts.
(i) Chipmill	6,000.00
(ii) Moulding Plant	6,000.00
(iii) Medium Density Fireboard Plant (MDF)	6,000.00
(iv) Particleboard Plant	6,000.00
(v) Pulp Plant	12,000.00
(vi) Paper Plant	12,000.00
(vii) Plywood Plant	6,000.00 and 2,400.00 for each peeler
(viii) Sawmill	
(a) for own use	500.00
(b) for commercial use	3,000.00 and 100.00 for each sawbench
(ix) Veneer Plant	6,000.00 and 2,400.00 for each slicer/peeler
(x) Wood Preservation Plant	1,200.00
(xi) Wood-cement Board Plant	5,000.00

PART D

FEES TO OCCUPY LAND AND/OR TO COLLECT/EXTRACT

FOREST PRODUCE IN/OR FROM FOREST RESERVE

(RULE 20A)

1. Permit to occupy Forest Reserve

	<i>Per hectare</i>
	<i>per annum</i>
	\$ cts.
(a) for campsite, logging roads and dumping point	120.00

PLANT/SAWMILL LICENCE FEES—(cont.)

	<i>Per hectare per annum \$ cts.</i>
(b) for landings:	
(i) Class I (less than or equal to 0.5 ha)	1,000.00
(ii) Class II (0.51 ha-1 ha)	2,000.00
(iii) Class III (greater than 1 ha)	5,000.00
(c) for quarry	1,000.00
(d) for removal of sand	5,000.00
(e) for removal of gravel stones	1,000.00
2. Permit to:	
(i) quarry	1,200.00
(ii) operate gravel excavation work	1,200.00

PART E

REGISTRATION FEES FOR TRACTORS, TRUCKS AND
OTHER VEHICLES

Registration of:

	<i>Per annum \$ cts.</i>
(i) Tractor—per unit	1,000.00
(ii) Skidder—per unit	500.00
(iii) Others—per unit	500.00 "

SCHEDULE III

FORMS

FORM I

FOREST RULES, 1969

(Rule 3)

LICENCE TO TAKE FOREST PRODUCE

No. Circle District

This licence authorises

..... of

to take, within the area specified below, and subject to the following conditions and the provisions of the Forest Enactment, 1968 and Forest Rules, 1969, the following forest produce:—

District	}	As delineated by a red outline on the attached plan.
Locality		
Approx. area		

[Sch. III, Form IIA-IIB]

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of the following description
barang-barang hutan seperti yang tersebut di bawah ini

from in District
dari dalam daerah

during the calendar month of 19..... only
dalam bulan sahaja

Free of Royalty.
bebas daripada cukai

Signed (Authorised Officer)
Tandatangan (Pegawai yang mengeluarkan lesen)

Office Name or Stamp
Jabatan Nama atau cap

Date
Haribulan.

(Rules 5 (3), 11, 15 and 16 (3) to be printed on the back).

FORM IIB

FOREST RULES, 1969

(Rule 3)

LICENCE TO TAKE FOREST PRODUCE ON PREPAYMENT OF ROYALTY
(Lesen mengambil barang-barang hutan dengan dibayar cukai itu dahulu)

Monthly Licence to take
Lesen bulanan untuk mengambil

on prepayment of fee or royalty
dengan dibayar cukai itu dahulu

This Licence authorises of
Lesen ini membenarkan tempat tinggal

to cut, collect and remove forest produce of the following description
memotong, mengambil dan memindahkan barang-barang hutan seperti yang

.....
.....

tersebut di bawah ini:—

from to District
dari dalam Daerah

during the calendar month of 19..... only
di dalam bulan sahaja

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provided that the following fee or royalty has first been paid
dengan syarat hendaklah cukai ini dibayar terlebih dahulu

Royalty Dollars Cents
Bayaran ringgit sen

Fee Dollars Cents
Bayaran ringgit sen

Received payment of (Signature of Officer
Pembayaran yang diterima menerima payment).

(Tandatangan Pegawai yang menerima bayaran)

Date
Haribulan

N.B. This form is an Official Receipt Form of Government.
 (Rules 5 (3), 11, 15 and 16 (3) to be printed on the back.)

FORM III
 FOREST RULES, 1969
 (Rule 5)
 CERTIFICATE OF IDENTITY
 (*Surat Keterangan*)

Number
Nombor

..... Sabah
 19.....

Certificate in respect of Licence No.
Surat keterangan bagi lesen No.

Name of Worker
Nama orang yang berkerja

Address
Tempat tinggal

Where working
Tempat berkerja

Nature of Work
Jenis perkerjaan

Date of Expiry
Haribulan habis tempohnya

.....
Forest Officer
Pegawai Hutan

.....
Licensee
Sipemegang lesen

FORM IV
FOREST RULES, 1969
(Rule 15)

DISPOSAL PERMIT FOR FOREST PRODUCTS
Permit Mengeluarkan Barang Hutan

..... is hereby authorised to
telah dibenarkan

the following forest produce taken under licence No.
barang-barang hutan yang diambil di bawah lesen No.

in the Name of issued at
dalam Nama Keluaran dari

Expiring on 19.....
Permit ini habis tempohnya pada

Quantity	Species	Dimensions	Class	Volume	Rate	Royalty
<i>Banyaknya</i>	<i>Jenis</i>	<i>Ukurannya</i>	<i>Darjah</i>	<i>Kakian</i>	<i>Cukai sekaki</i>	<i>Cukainya \$ cts.</i>

Place Date 19.....
Tempat Haribulan

FREE

.....
Authorised Officer.
(Pegawai yang mengeluarkan lesen).

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FORM V
FOREST RULES, 1969
(Rule 15)
DISPOSAL PERMIT FOR ROUND LOGS

..... is hereby authorised to
the following timber cut under Licence/Coupe Permit No.
in the name of expiring on 19.....
This permit expires on 19.....

Log No.	Species Symbol	Dimensions (enter dimensions of any defects on next line)	Volume Defective	Volumes by Species									
				1	2	3	4	5	6	7	8	9	10

Total

Place Date scaled

.....
Authorised Officer.

FORM VI
FOREST RULES, 1969
(Rule 15)
DISPOSAL PERMIT FOR ROUND LOGS FOR PROCESSING

..... is hereby authorised to remove to his mill
the following timber already measured at full rate. Subsidy claimed by
..... Timber cut under Licence/Permit No.

Log No.	Species Symbol	Dimension (enter dimensions of any defect on next line)	Volume Defective	Volume by Classes						
				A	B	C	D	E	OT	

Total

Place Date scaled

.....
Authorised Officer.

[Sch. III, Form VII]

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G. N. S. 17 OF 1969

FORM VII

FOREST RULES, 1969

(Rule 15)

TRANSIT PASS

PART I REFERENCE

TRANSPORTED BY

ORIGIN

DESTINATION

SHIPPER ADDRESS

CONSIGNEE ADDRESS

NO. OF LOGS ROUND/SQUARED

LICENCE NO.

DATE OF EXPIRY OF THIS FORM

DATE OF EXPIRY OF LICENCE

ISSUED AT FOREST OFFICE, SANDAKAN ON 19.....

PROPERTY MARK:

.....
AUTHORISED OFFICER.

PART II

A. The licensee has outstanding accounts as below:—

Bill No.	Amount	Date due	Remarks
	\$ cts.		

B. TDP's for checking Logs scaled to are under

b.p. Jurukira, Jabatan Hutan, Sandakan.

Date

FORESTS

FORM VIII

FOREST RULES, 1969

(Rule 19)

LICENCE TO ERECT AND/OR OPERATE SAWMILL

This licence authorises of
to erect and/or operate a sawmill at to be known
as the Sawmill, for the period or periods specified
in Appendix A hereto, subject to the provision of any written law
relating to machinery and to the following conditions:—

1. This licence may not be transferred or assigned.
2. The sawmill shall comprise the buildings and machinery detailed
in Appendices B and C hereto, and no building or machinery
shall be added to or removed from the sawmill without the
written permission of the Conservator.
3. Unhindered access to all parts of the sawmill buildings and
grounds shall be allowed to any forest officer at any time for the
purpose of inspection.
4. Saving and conversion shall be maintained to such standards as
may be considered reasonable by the Conservator, and the
licensee shall comply with such instructions as may be issued by
the Conservator regarding the proper adjustment of the machinery
and the method of operation thereof.
5. Government does not guarantee the supply of timber for the
sawmill.

(Such special conditions as may be added by the Conservator).

.....
Conservator of Forests.

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APPENDIX B

DETAILS OF BUILDINGS COMPRISING THE SAWMILL

(Give number, size and description.)

APPENDIX C

DETAILS OF MACHINERY COMPRISING THE SAWMILL

- Engines. (Give make and horsepower)
- Sawbenches. 1. Breakdown Saw (give type and size of saw, method of feed).
- 2. Other Saws. (give type, size, method of feed of each sawbench).
- Other Machines. (Give details of other machines allowed).

FORM IX

FOREST RULES, 1969

(Rule 20A)

Permit to occupy land in Forest Reserve.

This permit authorises of
 to occupy an area of
 approximately acres within
 Forest as shown on Plan No. F. D.
 for the purpose of for the
 period or periods specified in the Appendix hereto, subject to the fol-
 lowing conditions:—

- 1. This permit may not be transferred or assigned.
 (Such special conditions as may be added by the Conservator).

Conservator of Forests.

FORESTS

FORM X

FOREST RULES, 1969

(Rule 15)

DP. No.

DISPOSAL PERMIT FOR MANGROVE WOOD (BILLETS)

..... is hereby authorised to the following Mangrove Billets cut under licence/Coupe Permit No. in the name of expiring on 19.....

This permit expires on

Scow/Light No.	Weight in Metric Tons	Remarks

Place weighed date

Weight taken by

.....
Authorised Officer.

APPENDIX A

Page 1

FOREST DEPARTMENT
STATE OF SABAH MALAYSIA

REGISTRATION BOOK
FOR A LOGGING VEHICLE

REGULATIONS

1. On first issue of this book, please sign your name in the space provided at the top of page 3.
2. **KEEP THIS BOOK IN A SAFE PLACE OTHER THAN IN THE VEHICLE.** If this book is lost you may face difficulties and delays in renewing the licence or selling the vehicle; and you must immediately report such loss to the Pejabat Hutan (stated at page 2) with whom the vehicle is currently registered.
3. Check the particulars at page 5 and if there is a mistake or they are incorrect by reason of any change in the vehicle or its usage, the Pejabat Hutan must be immediately informed and this book sent to them. The licence must be sent therewith if any alteration is required thereon.
4. This Book must accompany every application for renewal of the licence.
5. If you change your address, state your name and address in the space "Transfer" at page 3 (or at page 4 if page 3 has been filled up) and sign thereunder and send this book to the Pejabat Hutan.
6. If you sell the vehicle, surrender this book to the purchaser. You must also notify the Pejabat Hutan of such sale, stating the index mark and registration number of the vehicle and the name and address of the purchaser.
7. A purchaser of this vehicle shall state his name and address in the first vacant "Transfer" space at page 3 (or at page 4 if page 3 has been filled up) and sign thereunder, and send this book to the Pejabat Hutan.
8. If you have any difficulties regarding any matter pertaining to the registration or licensing of your vehicle, please write to the Pejabat Hutan (stated in page 2) for his clarification.

R.T. 2

Page 2

ADDRESS OF REGISTRAR AND
INSPECTOR OF LOGGING VEHICLES
MAKING THE REGISTRATION

Page 3

NAME AND ADDRESS OF OWNER

Full name:
(in block capitals)

Address

Usual signature

FIRST TRANSFER

Full name:
(in block capitals)

Address

Usual signature

SECOND TRANSFER

Full name:
(in block capitals)

Address

Usual signature

THIRD TRANSFER

Full name:
(in block capitals)

Address

Usual signature

*The registered owner is the person who possesses the vehicle. He may or may not be the legal owner thereof.

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NAME AND ADDRESS OF OWNER

FOURTH TRANSFER

Full name:
(in block capitals)

Address

Usual signature

FIFTH TRANSFER

Full name:
(in block capitals)

Address

Usual signature

SIXTH TRANSFER

Full name:
(in block capitals)

Address

Usual signature

SEVEN TRANSFER

Full name:
(in block capitals)

Address

Usual signature

*The registered owner is the person who possesses the vehicle. He may or may not be the legal owner thereof.

Extract of Registration particulars Identification mark

- (a) Class
- (b) Body Type
- (c) Colour
- (d) Powered by
- (e) Maker:
 - Name
 - Engine No.
 - Chasis No.
- (f) Year of make
- (g) Seating capacity
- (h) Horse power
- (i) Number of cylinders
- (j) Unladen weight
- (k) Number of Wheels
- (l) Date of original registration
- (m) Radio installed
- (n) Total annual licence fee \$

Stamp, date and Signature of Issuing Officer

FORM XI
(FOREST RULES 20B)
FOR USE ON REGISTRATION OF LOGGING VEHICLES

Forest District of registration Name of registering Forest Officer

Total Fee	Receipt No. (licence)	Date of issue of Receipt (licence)	Date, stamp and signature of issuing officer	Change of Place (Forest District)

Dated the 17th day of May, 1977.

DATUK HARRIS BIN MOHD. SALLEH,
Chief Minister Sabah.