

REVISED REGULATION F150-R1

A REGULATION UNDER

THE FOREST ACT.

Definitions.

1

In this regulation,

- (a) "Act" means The Forest Act;
- (b) "appraised rate" has the same meaning as "upset price";
- (c) "cord" means one hundred and twenty-eight cubic feet of stacked rough wood;
- (d) "cattle" means bulls, oxen, steers, cows, heifers, or horses, or any two or more of those animals;
- (e) "Crown charges" means any fee, rate, rent, royalty, assessment, interest, costs, penalty, or any other charge payable by a person to the Crown under the Act;
- (f) "dues" means the charge payable per M.F.B.M., cord, cubic foot, lineal foot, or other unit of measure in respect of Crown timber;
- (g) "Forest Regulations" means the regulations under The Forest Act;
- (h) "M.F.B.M." means one thousand feet board measure of timber;
- (i) "merchantable content" means any portion of a tree standing or cut and capable of being manufactured into a marketable product;
- (j) "official log scale" or "log scale" is Clark's International Log Rule for one-quarter inch kerf;
- (k) "operator" means any person holding timber cutting rights;
- (l) "pulpwood" means rough or unpeeled wood intended for the manufacture of pulpwood products;
- (m) "stump height" means the vertical distance between the horizontal plane through the top of the stump and the horizontal plane through the highest point of ground at the base;
- (n) "timber dealer" means a person purchasing timber produced in Manitoba for resale, manufacture, commercial construction, or other commercial use;
- (o) "timber operation" means every kind of activity involving the cutting, removal, or primary manufacture of timber;
- (p) "upset price" means the price or charge established and approved by the director for any species or product of timber in a given area;
- (q) a reference to a form by number means the form of that number set out in Schedule G.

General conditions governing timber cutting.

2 The cutting of timber on Crown lands is subject to the following conditions:

- (a) Except as authorized by a licence, timber sale agreement, or permit under the Act, only such timber designated for cutting and removal by an officer shall be cut or cut and removed.
- (b) In every timber operation, the licensee, permittee, or operator authorized to cut timber shall
 - (i) cut timber in a manner acceptable to an officer;
 - (ii) remove the timber cut within such time, and to such place, as is acceptable to an officer;
 - (iii) avoid waste in the cutting and manufacture of timber;
 - (iv) avoid unnecessarily disturbing the surface of the land;
 - (v) avoid unnecessarily disturbing or damaging trees reserved from cutting under the licence, timber sale agreement, or permit;
 - (vi) cut all trees at a stump height not to exceed twelve inches;
 - (vii) cut and remove such merchantable firekilled or dead timber as may be designated for cutting and removing by an officer; and
 - (viii) cut and remove the timber to which reference is made in sub-clause (vii) before green timber is cut if, in the opinion of the officer, the firekilled or dead timber can be harvested without financial loss.

3 In the case of sawlogs, the allowance for trim shall not exceed four inches over standard lumber lengths; and in the case of pulpwood, the allowance shall not exceed two inches for each four feet of length.

4 All merchantable portions shall be taken from the trees cut, leaving no waste timber; and every person authorized to cut timber who wastes any merchantable timber shall, in respect of such waste, pay to the minister forthwith upon demand the following charges:

- (a) For leaving stumps of trees exceeding the maximum stump height specified, or for leaving tree tops exceeding the minimum diameter specified, twenty-five cents per stump or tree top.
- (b) For waste of material due to the allowance for trim on sawlogs in excess of the allowance provided in section 3, twenty-five cents per log.
- (c) For waste of sound merchantable timber left on the cutting area in lodged trees, skids, or other timber, double the rate set out in the licence, timber sale agreement, or permit.

5 Any timber cut in the construction of a road or in the clearing of a skidway, landing, or camp site shall be paid for in accordance with the rate set out in the licence, timber sale agreement, or permit.

- 6**
- 6(1) The method of disposal of brush and other logging debris on timber cutting operations shall be designated by an officer in advance of the cutting operation and stated in a forest management licence, timber sale agreement, or timber permit and brush disposal shall keep pace with the timber cutting operation.
 - (2) Brush and other logging debris shall be cut, piled and burned, or cut, lopped and spread so as to lie close to the ground on all Crown lands on a strip up to 500 feet in width, depending on land topography, along both sides of Provincial Trunk Highways, Provincial Roads, railway right-of-ways, hiking trails, riding trails, portages, rivers, streams and lake shores. **Man. Reg. 52/73**
- 2**

General conditions governing timber cutting.

2 The cutting of timber on Crown lands is subject to the following conditions:

- (a) Except as authorized by a licence, timber sale agreement, or permit under the Act, only such timber designated for cutting and removal by an officer shall be cut or cut and removed.
- (b) In every timber operation, the licensee, permittee, or operator authorized to cut timber shall
 - (i) cut timber in a manner acceptable to an officer;
 - (ii) remove the timber cut within such time, and to such place, as is acceptable to an officer;
 - (iii) avoid waste in the cutting and manufacture of timber;
 - (iv) avoid unnecessarily disturbing the surface of the land;
 - (v) avoid unnecessarily disturbing or damaging trees reserved from cutting under the licence, timber sale agreement, or permit;
 - (vi) cut all trees at a stump height not to exceed twelve inches;
 - (vii) cut and remove such merchantable firekilled or dead timber as may be designated for cutting and removing by an officer; and
 - (viii) cut and remove the timber to which reference is made in sub-clause (vii) before green timber is cut if, in the opinion of the officer, the firekilled or dead timber can be harvested without financial loss.

3 In the case of sawlogs, the allowance for trim shall not exceed four inches over standard lumber lengths; and in the case of pulpwood, the allowance shall not exceed two inches for each four feet of length.

4 All merchantable portions shall be taken from the trees cut, leaving no waste timber; and every person authorized to cut timber who wastes any merchantable timber shall, in respect of such waste, pay to the minister forthwith upon demand the following charges:

- (a) For leaving stumps of trees exceeding the maximum stump height specified, or for leaving tree tops exceeding the minimum diameter specified, twenty-five cents per stump or tree top.
- (b) For waste of material due to the allowance for trim on sawlogs in excess of the allowance provided in section 3, twenty-five cents per log.
- (c) For waste of sound merchantable timber left on the cutting area in lodged trees, skids, or other timber, double the rate set out in the licence, timber sale agreement, or permit.

5 Any timber cut in the construction of a road or in the clearing of a skidway, landing, or camp site shall be paid for in accordance with the rate set out in the licence, timber sale agreement, or permit.

6 Unless directed by an officer to be cut, piled, and burned, brush and other logging debris in any timber cutting operation shall be cut or lopped and spread so as to lie as close to the ground as possible; and the brush disposal shall at all times keep pace with the timber cutting operation.

7 Any person who violates section 6, in addition to any other dues payable under this regulation, is subject to, and shall pay, the appraised rate of dues with respect to the timber cut on the area in which he has failed to dispose of the brush or other logging debris.

8 Sawlogs not manufactured into lumber within six months after being cut shall be scaled or otherwise measured and the dues thereon are immediately due and payable.

9 All timber cut, whether or not dues thereon have been paid, and not removed in accordance with sub-clause (ii) of clause (b) of section 2, and in any event not removed within one year of the time it was cut, may be confiscated by an officer.

10 Green coniferous timber shall not be cut between the fifteenth day of April and the fifteenth day of October in any calendar year except with the special permission of the director.

11 The following timber stamps, with the meaning herein ascribed to them, are official timber stamps of the Forestry Branch, and shall not be used other than by an officer:

- (a) "MF" - Manitoba Forestry;
- (b) "FS" - Forest Service.

12 Any timber operator wishing to use a mark, stamp, or brand in connection with his operations shall, before utilizing the mark, stamp, or brand, first obtain the approval of the director; and, upon approval, shall cause the mark, stamp or brand to be registered with the director, and pay the fee prescribed in Schedule "B".

DISPOSITION OF CROWN TIMBER

Forest management licences.

13(1) Within three years after the issuance of a forest management licence, the licensee shall submit for the approval of the minister a working plan or plans compiled in accordance with the principles of sound forest management.

13(2) Where a plan submitted under subsection (1) is not approved by the minister, the licensee shall submit a further plan or plans for approval by the minister.

14 Where a working plan has been approved by the minister and any portion of the plan is at variance with the method of operations outlined in the licence, the minister, with the concurrence of the licensee, may, where he considers it in the best interests of the forest resource, amend the licence accordingly.

15 The minister may, at any time, require a licensee, at his own expense, to establish or re-establish, by a qualified Manitoba land surveyor, the boundary, or any part of the boundary, of the area covered by his licence.

16 Every forest management licensee shall annually, on or before the first day of January, during the currency of his licence, submit for the approval of the director

- (a) the legal description of the area upon which he intends to cut timber during the year;
- (b) a map showing the area to which reference is made in clause (a);
- (c) the estimated quantity of timber, by species and product, he intends to cut on that area during the year; and
- (d) such other details as may be required by the director.

17 Every forest management licensee shall annually, between the first day of April and the first day of June, during the currency of his licence, file with the director, for the year ending the last preceding thirty-first day of March,

- (a) a map showing
 - (i) the area over which he has completed timber cutting operations; and
 - (ii) the area over which he has partially completed timber cutting operations;
- (b) the legal description of the areas covered under sub-clauses (i) and (ii) of clause (a);
- (c) the quantity of timber by species and product cut; and
- (d) such further information as is required by the director.

18 The minister may, before granting a forest management licence to any person, require and obtain from that person a surety bond, or other security in such amount as is, in his opinion, adequate to secure the faithful performance and observance by that person of the terms and conditions of the licence and the provisions of the Act.

19 The bond or other security mentioned in section 18 shall

- (a) be in a form acceptable to the minister;
- (b) be maintained in good standing for such period of time as the minister may require;
- (c) in the case of a surety bond, be issued by an assurance or bonding company authorized to carry on business in Manitoba; and
- (d) be subject to forfeiture in the event of the licensee violating any provision of the Act, the regulations, or the terms and conditions of his licence.

Option licences.

20 Not less than thirty days before an option licence is issued, the minister shall publish, at least once in the Manitoba Gazette and once in a daily newspaper published in The City of Winnipeg, and where feasible in a newspaper having general circulation in the area for which the licence is to be issued, notice

of his intention to issue an option licence; and he shall, before the option licence is issued, consider all applications, representations, or objections made with respect to the granting of the option licence.

21(1) Before an option licence is issued, the person applying therefor shall

- (a) satisfy the minister
 - (i) that he is capable of carrying out the operation contemplated; and
 - (ii) that he has initial capital to cover the cost of preliminary investigations;
- (b) provide a detailed program for the ultimate development and utilization of timber in the area set out in the licence, and furnish satisfactory evidence of his financial ability to carry out the operation; and
- (c) enter into an agreement with the minister to provide the minister with a written report of the results of the examinations and surveys made by him.

21(2) The report required under clause (c) of subsection (1) shall be submitted within ninety days of the termination of

- (a) the licence; or
 - (b) the examination and survey operations;
- whichever first occurs.

Timber sales.

22(1) A person applying for a timber sale shall do so in Form 14 and submit it to the director together with a fee calculated on the basis set out in Schedule E.

22(2) Where a person applying for a timber sale under subsection (1) is successful in obtaining it, the amount of the application fee submitted by him may form part of his guarantee deposit; otherwise it shall be returned to him within thirty days after the award of the timber sale.

22(3) Where a timber cutting right under a timber sale agreement is to be offered by public competition, a notice of the public competition shall be given to the public in a manner prescribed by the director, and shall state,

- (a) whether the competition is by sealed tender or public auction;
- (b) the number of the timber sale;
- (c) the kind and estimated quantity of the timber;
- (d) any restrictions on the amount of timber that may be cut annually;
- (e) the legal description of the area where the timber is located;
- (f) the duration of the contract or timber sale agreement, and that the duration may be subject to extension at the discretion of the director;
- (g) the upset price;
- (h) the basis on which tenders or bids are invited;
- (i) the amount of any guarantee deposit;
- (j) the amount of any fee that must accompany a tender;

- (k) the amount and kind of any bond that may be required;
- (l) the time and place of the competition; and
- (m) whether the successful bidder, upon the termination of his timber sale agreement, may be granted the right to bid for another timber sale.

22(4) Unless otherwise ordered by the minister, any irregularity or omission in a notice of public competition under this regulation, or in any advertising of such a notice, does not render the notice or competition invalid.

23(1) Where the volume of timber does not exceed 200,000 F.B.M. (or its equivalent), the notice of competition mentioned in section 22 shall be given, in a manner satisfactory to the director, at least seven days prior to the sale; and where the volume of timber exceeds 200,000 F.B.M. (or its equivalent), the notice shall be given at least fifteen days prior to the sale.

23(2) Notwithstanding subsection (1), where the notice of competition is published in a newspaper, it shall be published in at least one issue of that newspaper.

24(1) Notwithstanding that a timber cutting right is not offered for sale by public competition, the director may cause a notice of the sale to be given to such persons and in such manner as he considers advisable.

24(2) The minister, on entering into a timber sale agreement with any person, may undertake in the agreement that, upon its termination, the minister will make available to that person another timber sale for a volume of timber equivalent to that for which provision was made in the terminating agreement, on which that person may bid.

24(3) In addition to the person for whom a timber sale is made available under subsection (2), any other party to a timber sale agreement that terminates on or about the same time as that of the person mentioned in subsection (2), and that provides for a volume of timber equivalent to, or approximately equivalent to, the volume of timber being offered for sale under subsection (2) may, with the approval of the minister, also bid on the timber sale offered under subsection (2).

25(1) Each person, other than a person mentioned in subsection (2) or (3) of section 24, submitting a bid or tender for a timber sale shall submit with his bid or tender in cash, bank draft, or certified cheque made payable to the Minister of Mines and Natural Resources at Winnipeg, a fee in the amount shown in the notice advertising the timber sale.

25(2) Every person, other than a person to whom a timber sale is offered under subsection (2) of section 24, or who may bid on a timber sale under subsection (3) of section 24 shall, before bidding or tendering on a timber sale, submit in cash, bank draft, or certified cheque as a guarantee deposit, the amount required in subsection (3).

25(3) The amount of the guarantee deposit required in any timber sale shall be set by the director, after taking into consideration the volume of timber authorized for removal annually and the upset price, but it shall not be less than the amount prescribed in Schedule F.

25(4) Where the rate bid or tendered is higher than the upset price, the amount of the guarantee deposit required from the person to whom the sale is awarded shall be increased proportionately to the rate bid or tendered; and in that event the timber sale purchaser shall be given thirty days to pay the additional amount.

25(5) Where a bid or tender is unsuccessful or rejected, the guarantee deposit provided by the bidder or tenderer shall, within thirty days of the date of the sale, be returned to him.

25(6) Where a bid or tender is accepted, the person submitting the bid or tender, immediately upon being notified, shall sign an agreement to conduct the timber operation in accordance with the conditions of the timber sale and The Forest Act and this regulation.

26 Where a public competition for a timber sale is by sealed tender, every tenderer shall

- (a) submit his tender in Form 15;
- (b) sign the tender form; and
- (c) place it in a sealed envelope, plainly marked "Tender for Timber Sale Number _____".

27 The amount of the guarantee deposit may, at the termination of the timber sale agreement, be applied, in whole or in part, in payment of any Crown charges owing to the Crown and the balance, if any, shall be refunded to the purchaser.

28 The director may require the timber sale purchaser to furnish a bond or other security, which, at the discretion of the director, may be in Form 16, in such amount, as is acceptable to the director for the fulfilment of the terms and conditions of the timber sale agreement.

29 Where, in a competition, no bids or tenders are received, the director may, subject to the same terms and conditions of the competition, within twelve months of the date of the competition, award the timber sale without further advertisement to any person applying therefor.

Dominion timber berths.

30 A Dominion timber berth licensee shall pay the following charges:

- (a) Annual licence fee:- \$2.00
- (b) Annual ground rental:- \$10.00 per square mile.
- (c) Annual fireguarding tax:- \$12.80 per square mile.
- (d) Dues on Spruce Lumber:- \$8.00 per M.F.B.M.
- (e) Dues on other forest products:- at the appraised rate.

31 A Dominion timber berth licensee desiring to renew his licence for a further period of one year shall apply therefor to the director in Form 1.

32 An application under section 31 shall be made and filed with the director within sixty days of the expiry date of the licence held by the Dominion timber berth licensee, and shall be accompanied by

- (a) the annual licence fee of \$2.00;
- (b) the annual ground rental of \$10.00 per square mile of the area covered by the berth; and
- (c) a surety bond or other security to which sections 18 and 19 apply, mutatis mutandis.

Timber permits.

33(1) A timber permit issued to cut timber shall be for a period not exceeding one year and expires on the date specified therein and shall be in Form 21.

33(2) A timber cutting right under the authority of a permit may be consolidated by the minister with rights under a timber sale agreement.

34 An application for a timber permit shall be made in Form 2, and shall be accompanied by the amount of dues in full on the timber applied for, together with the permit fee prescribed in Schedule "B".

35 A permit shall not be issued to any person who is in default under any provision of the Act or of this regulation.

36 A permittee shall cut and remove only such timber as is specified in his permit, and from the area prescribed therein.

37 A permit is subject to the special conditions endorsed thereon or attached thereto, and to the cutting instructions of an officer.

38 Within ten days after the completion of the cutting operations of a permittee, the permittee shall complete and sign the declaration on the reverse side of the permit and submit it to the supervising officer.

39 Where a permittee cuts timber in an amount less than the amount authorized in the permit, and his cutting operations have been conducted in a manner satisfactory to an officer, the permittee, upon application therefor, is entitled to a refund of the amount of timber dues equivalent to the difference between the amount paid by him and the amount payable for the timber actually cut; but no refund of less than one dollar shall be made.

40(1) Where an application for refund is received within thirty days after the date of expiry of a permit, the permittee is entitled to the full amount of any refund payable to him.

40(2) Where an application for refund is received later than thirty days after the date of expiry of a permit, but within three months after that date, the permittee is entitled to only fifty per cent of the amount of refund payable to him.

41 No refund shall be made to a permittee who applies therefor after the time specified in subsection (2) of section 40.

42 Any overcut not exceeding ten per cent of the amount authorized shall be paid for at the rate specified in the permit; and that portion of any overcut exceeding ten per cent of the amount authorized in the permit shall, unless otherwise ordered by the director, be paid for at four times the rate specified in the permit.

43(1) A permit under clause (d) of subsection (1) of section 12 of the Act shall be in Form 22, and shall be issued only to a person who

- (a) personally cuts timber under the permit or employs his dependants to do so;
- (b) maintains an independent household;
- (c) does not hold a valid and subsisting licence, timber sale agreement, or any other permit to cut timber; and
- (d) is not employed by, or working for or in conjunction with, any timber berth licensee or timber sale operator;

and shall not be issued for more than fifty cords to any one person in any one year.

43(2) Notwithstanding clause (d) of subsection (1), where the minister is satisfied that an applicant to cut fuelwood requires the fuelwood for his own use, he may grant a permit to the applicant.

Scaling, measuring and accounting.

44(1) Unless authorized by an officer, or unless otherwise provided in any licence to cut timber, timber sale agreement, or permit to cut timber, no timber shall be removed from the area on which it was cut until scaled or measured by an officer or a scaler; and every operator shall so conduct his operations as to allow for complete and accurate measurements of timber to be made with a minimum expenditure of time and labour; and where the scaling or measuring is done by an officer or scaler employed in the department, the cost of the scaling or measuring may be charged to the operator.

44(2) Scaling or measuring of timber shall be done in accordance with scaling or measuring instructions issued by the director.

44(3) Sawlogs shall be measured or scaled,

(a) on the basis of lumber produced therefrom commonly called the "mill-run basis", if there is no unnecessary wastage in the sawing thereof; or

(b) on the log scale basis.

45 The holder of every forest management licence, timber sale agreement, or timber permit shall keep and maintain such records, and submit such returns, as may be stipulated in the licence, timber sale agreement, or permit.

46 The records and returns mentioned in section 45 shall, where required, be kept and submitted in Form 3.

47 Records required to be kept under the Act shall be open for inspection, at all reasonable times, by an officer.

Load slips.

48(1) Every load of timber cut on Crown lands in Manitoba when being transported from

(a) the area upon which it was cut; or

(b) a sawmill or planer mill; or

(c) any other storage area designated by the director;

shall be accompanied by a load slip in Form 4.

48(2) Every person transporting timber to which subsection (1) applies shall, when requested by an officer, produce the load slip respecting the timber that is being transported.

48(3) Notwithstanding subsections (1) and (2), where a retail timber dealer sells Manitoba timber, a numbered invoice issued by the retail timber dealer and accompanying the timber when it is being transported, is sufficient to satisfy the requirements of subsections (1) and (2).

49 The holder of a forest management licence, Dominion timber berth, or timber sale agreement, or his authorized agent who has personal knowledge of the facts, shall, at the end of the periods ending March thirty-first, June thirtieth, September thirtieth, and December thirty-first of each calendar year, and at such intermediate dates as may be required by an officer, submit to the director returns, in Form 5, showing the quantity of timber cut and the quantity manufactured during the period covered by the returns, and showing any other information that may be required by the director.

50 Dues at the rates set out in a licence or timber sale agreement shall be computed on the quantity of timber as shown in the return submitted under section 49, and become immediately due and payable on the date on which the return was required to be submitted.

51 Unless otherwise directed by an officer, every return required to be submitted by a person under section 49 shall be made and submitted to the director within two weeks of the end of the period to which the return relates; and any person who fails to comply with this requirement shall be deemed to have violated the terms of his licence or agreement.

52 Where a person fails to comply with section 49 or section 51, he is subject to, and shall pay,
(a) the dues payable on the basis of the returns submitted by him; and
(b) in addition to those dues, one per cent of the amount of the dues payable for every month or part thereof for late filing or submission of returns.

53 Where a person who is required to submit a return under section 49 fails to declare in the return all of the timber cut by him, the difference between the amount of the timber actually cut by him and the amount shown in such return may be treated as timber cut without lawful authority, and is subject to the payment of dues at four times the rate provided in his licence or agreement, unless the director otherwise orders.

54(1) Where, in the opinion of an officer, any unnecessary wastage is committed in the sawing of sawlogs, the amount of the wastage may be computed and added to the amount of timber produced.

54(2) Pulpwood cut in lengths of eight feet or less shall be measured in stacked cords.

54(3) Pulpwood cut in lengths of more than eight feet shall be measured in cubic feet of solid wood; and eight-five cubic feet of solid wood shall be deemed to comprise one hundred and twenty-eight cubic feet of stacked rough wood.

55 The books and records of timber measurements kept and maintained by a scaler or holder of an interim scaler's licence are, at all reasonable times, open for inspection by an officer; and every scaler or holder of an interim scaler's licence shall immediately, or as soon as is reasonably possible, upon the request of an officer, submit or provide the officer with the books and records requested by him, and shall furnish such information or statement or copies thereof as the officer requires.

MISCELLANEOUS LICENCES AND PERMITS

Sawmill and lumber planer licences.

56(1) No person shall operate a sawmill or lumber planer for the manufacture of lumber or other sawn products unless he holds a valid and subsisting licence therefor issued by the director in Form 23.

56(2) An application for a licence under subsection (1) shall be made in Form 6.

56(3) The fee for a sawmill operator's licence or lumber planer operator's licence is five dollars.

56(4) Where an officer finds that a sawmill or lumber planer produces poorly sawn or planed lumber, or is incapable of sawing or planing properly sawn or planed lumber, he may recommend to the director that the sawing or planing operations at that mill be suspended until the operation is satisfactory to the officer; and the director may order that operations at the sawmill or lumber planer be suspended for a stated period of time or until such conditions as he may see fit to impose are met.

56(5) The owner of a sawmill or lumber planer shall keep and maintain, or cause to be kept and maintained, a daily record of all timber sawn or planed at his sawmill or lumber planer in Form 17.

56(6) The owner or operator of a sawmill or lumber planer shall not change the location thereof unless he has first obtained the approval of an officer.

56(7) The owner or operator of a sawmill or lumber planer shall not accept timber from any person unless that person produces the permit or licence under authority of which the timber was cut, or unless the person submits a declaration signed by the timber operator showing the legal description of the land where, and the authority under which, it was cut.

56(8) A sawmill operator's licence or lumber planer operator's licence shall not be issued for a period exceeding twelve months and expires on the date stated therein.

Timber dealer licences.

57(1) No person shall purchase timber produced in Manitoba for resale, manufacture, commercial construction, or other commercial use, unless he holds a valid and subsisting timber dealer's licence issued by the director in Form 24.

57(2) An application for a timber dealer's licence shall be made in Form 7.

57(3) Every timber dealer's licence is subject to the Act and to the conditions stated therein or attached thereto.

57(4) The fee payable for a timber dealer's licence is two dollars.

57(5) A timber dealer shall keep and maintain such books and records, and submit such returns and reports, as the director may require; and those books and records are, at all reasonable times, open for inspection by an officer.

57(6) A timber dealer's licence shall be issued for a period not exceeding two years, and expires on the date stated therein.

Export certificates.

58(1) No person shall export from Manitoba unmanufactured timber unless he first applies for, in Form 25, and obtains an export certificate issued by the director.

58(2) No person shall accept any unmanufactured timber for carriage out of the province unless the shipper thereof first produces a valid export certificate in Form 8.

58(3) An export certificate expires on the date stated therein; and all unused export certificates that have expired shall be returned to the director forthwith.

58(4) Every person to whom an export certificate is issued by the director and who under authority of that export certificate exports unmanufactured timber shall submit to the director, within sixty days of that use, a report in Form 9.

Scaler licences.

59(1) No person shall act as a scaler in respect of Crown timber on which returns must be made and dues paid, unless he holds a valid and subsisting scaler's licence or an interim scaler's licence.

59(2) An application for a scaler's licence shall be made in Form 10, and shall be submitted to the director together with an application fee of five dollars.

59(3) No further fee is payable by a person who has paid the initial application fee of five dollars for a scaler's licence or an interim scaler's licence.

59(4) A scaler's licence shall be issued by the director only to a person who satisfies the director that he is proficient in timber scaling, or to a person who holds a valid and subsisting timber scaler's licence issued in another province, and shall be in Form 11.

59(5) A scaler's licence may be issued subject to restrictions as to the forest product for which it is issued.

59(6) Where the director is satisfied that a person applying for a scaler's licence is not sufficiently experienced as a scaler, he may issue to that person an interim scaler's licence for a period not exceeding one year.

Crown charges.

60(1) The charges or fees payable under the Act for a licence, permit, ground rental, fire-guarding assessment, and any other charge or fee other than timber dues, are those set out in Schedule B.

60(2) Timber dues payable under the Act and the regulations are those set out in Schedule C, but may vary to conform with the appraised rate or bid.

60(3) Where no provision for a rate of dues or charges with respect to a certain class, species, type, or condition of timber is made in this regulation, the director may, in light of the class, species, type, or condition of the timber, the market value of the timber, and having regard to any other relevant factor, fix a rate of dues or charges payable with respect to the timber.

61 The rate of interest on all rates, fees, royalties, assessments, dues, and charges not paid within thirty days after the date on which they became due and payable is seven per cent per annum from that date.

62(1) Every purchaser of Crown timber shall inform himself as to whether or not the Crown charges have been paid on the timber before paying the purchase price, or any part thereof, to the seller.

62(2) Where it appears that the seller has not paid the Crown charges, the purchaser shall immediately notify the director as to that fact; and the director may require the purchaser to pay the Crown charges to the minister.

63 The Crown charges payable with respect to Consolidated Pulpwood Berth No. 1 are those set out in Schedule D.

Timber seizures.

64(1) The rate of dues or charges payable for timber cut without lawful authority shall be determined on the following basis:

- (a) In a case of unintentional cutting, not less than double the appraised rate of dues plus expenses.
- (b) In a case of intentional cutting, unless the director otherwise orders, at four times the appraised rate of dues plus expenses.

64(2) Any person who, without lawful authority, removes timber that is seized, shall, unless the director otherwise orders, in addition to any other penalty prescribed by law, be assessed and be required to pay an amount equal to four times the appraised rate of dues with respect to the timber.

64(3) A seizure of timber may be effected by an officer by placing on the timber seized a notice of seizure in Form 18; and no person shall, without lawful authority deface, remove, or otherwise interfere with any such notice or remove or interfere with the timber seized.

Provincial forests.

65 Unless expressly authorized by the director, or any Act of the Legislature, no person shall

- (a) occupy or use lands within a provincial forest;
- (b) allow, permit, or cause livestock that he owns or controls to enter in, upon, or through lands within a provincial forest;
- (c) take, cut, remove, or destroy any of the flora in or upon lands within a provincial forest;
- (d) remove, deface, or destroy any public building or public property, or any post, mark, notice, or sign established, erected, or posted in connection with the administration of a provincial forest;
- (e) post or display any sign, poster, or advertisement on lands within a provincial forest.

66(1) Notwithstanding any other permit, licence, or right that may be granted to a person to enter upon, cut or cut and remove timber, the minister may, subject to subsection (5) of section 8 of The Provincial Parks Act, to such terms and conditions as he sees fit to impose, and to the payment of such fee as he may prescribe, grant to a person a lease for a period not exceeding twenty years, to use and occupy provincial forest lands for any of the following purposes:

- (a) For relay tower and microwave tower sites.
- (b) For pipe line, power transmission line and telephone line right-of-way and for structures in connection therewith.
- (c) For surface rights with respect to mining and quarrying.
- (d) For schools, churches, sanitarium, or cemeteries.

- (e) For structures required in connection with the work or operation of any government department or agency.
- (f) For air strips, winter roads, buildings and structures connected with an authorized use of those lands.
- (g) For use as a summer home site, commercial concession, camping ground, or any other approved recreational use.
- (h) For any public purposes not inconsistent with the Act.

66(2) A lease granted under subsection (1) may, subject to such terms and conditions as the minister, in his absolute discretion, considers necessary and advisable, be renewed for a further period not exceeding twenty years.

66(3) Notwithstanding subsection (1), the minister may, where he considers it advisable, issue to a person, upon the payment of such fee as he may prescribe, a permit in Form 26 for the purposes mentioned in subsection (1) for a period of one year.

66(4) A permit issued under subsection (3) is subject to such terms and conditions as the minister sees fit to impose, and expires on the date stated therein; and application therefor shall be made in Form 27.

67 Subject to such terms and conditions and to such fees as he considers necessary and advisable, and subject to subsection (5) of section 8 of The Provincial Parks Act, the director may issue a permit to a person for a period not exceeding one year to use and occupy provincial forest lands

- (a) for the purpose of erecting and maintaining a hunter's or sport fisherman's or trapper's cabin; or
- (b) for the purpose of erecting and maintaining a summer home or commercial concession, or maintaining a camping ground or for any other approved recreational or public use; or
- (c) for the purpose of erecting and maintaining a building or structure that in the opinion of the director is required for any other lawful use.

Grazing of cattle.

68(1) Unless he holds a valid and subsisting grazing permit, no person shall allow, permit, or cause cattle that he owns or controls to graze in or upon lands within a provincial forest.

68(2) Before issuing a grazing permit to any person, the director shall take into consideration

- (a) the grazing capacity of the area;
- (b) the dates between which grazing may be permitted; and
- (c) forest and game management requirements.

68(3) An application for a grazing permit shall be made in Form 12, and shall be submitted to him accompanied by an initial application fee of one dollar plus the charges set out in subsection (8).

68(4) A grazing permit expires on the date stated thereon.

68(5) For the purpose of preserving and protecting forest cover within a provincial forest, a grazing permit shall be issued by the director

- (a) unless otherwise directed by the minister, only to a person who has held a grazing permit for the immediately preceding year;
- (b) for no greater area than was covered in the previous permit; and
- (c) for such number of cattle as the director considers advisable, but not for a number greater than the number authorized to be grazed by the previous permit.

68(6) Notwithstanding subsection (5), the minister may, where he considers it advisable, and subject to such terms and conditions as he considers fit to impose, issue a grazing permit to any person.

68(7) The director, upon receipt of a fee of one dollar and the payment of charges set out in subsection (8), and upon such terms and conditions as are endorsed on the permit or attached thereto, may issue a grazing permit for the purposes set out in subsection (1); and the permit shall be in Form 13.

68(8) The dues for a grazing permit are one dollar per month per head of cattle grazed or authorized to be grazed; but where a person grazed cattle without authority or for a period exceeding any authorized period the fee for such unauthorized grazing shall be computed

- (a) in the case of unintentional grazing - at not less than two dollars per head of cattle grazed per month or any portion thereof plus expenses; and
- (b) in the case of intentional grazing - at four dollars per head of cattle grazed per month plus expenses;

but a charge of less than two dollars per head of cattle grazed shall not be made.

68(9) A permittee is not liable to any charges for the grazing of cattle that are the natural increase of the cattle authorized to be grazed and that are under six months old.

68(10) No grazing permit shall be issued for a period of less than three months.

68(11) No person shall graze livestock other than cattle within a provincial forest; and any person who violates this subsection is not only subject to such penalty as may be provided for a violation of the regulation, but shall pay to the director fees computed on the following basis:

- (a) In the case of unintentional grazing - not less than two dollars per head of

livestock grazed per month plus expenses.

- (b) In the case of intentional grazing - four dollars per head of livestock grazed per month plus expenses.

68(12) In addition to the terms and conditions endorsed on or attached to a grazing permit, every grazing permit is subject to the following conditions:

- (a) Only cattle owned by the permittee shall be grazed under authority of the permit. (b) All cattle over the age of six (6) months owned and grazed by the permittee shall have affixed to the left ear an ear tag provided by the Department of Mines, Resources and Environmental Management, and shall be branded with the owner's registered brand, or in the case of purebred cattle, have a tattoo authorized by the Canadian National Livestock Service Records of the Government of Canada; (c) All cattle grazed by the permittee shall be confined within the area authorized by the permit. (d) The permittee shall not cultivate any land covered by his grazing permit.

MAN. REG. 79/73

Cutting and disposal of hay and harvesting of wild rice.

69(1) No person shall cut hay or harvest wild rice within a provincial forest unless he holds a valid and subsisting permit for the purpose issued by the director in Form 20.

69(2) The director may issue a permit to cut hay or harvest wild rice within a provincial forest to a person who applies therefor in Form 19, and who submits with his application such fees and dues as are prescribed herein.

69(3) A person applying for a permit to cut hay within a provincial forest shall submit with his application

- (a) a permit fee of one dollar; and
(b) dues at the rate of one dollar per ton of hay estimated to be cut.

69(4) A permit to cut hay or harvest wild rice under this section is not transferable, expires on the expiry date stated therein, and is subject to the terms and conditions stated therein.

70 Notwithstanding anything in this regulation, where two or more persons apply for a permit to cut hay on the same parcel of land within a provincial forest, the director may grant a permit to the highest bidder.

General.

71 Unless otherwise expressly provided in this regulation or in the Act, any notice, demand, or other communication that the minister or his authorized representative may require to give or serve upon a person, may be validly given and served if sent to the person by registered mail to his normal place of business or his last known address, and shall be deemed to have been made or given upon the day of the receipt of such notice, demand or communication.

72 Except as otherwise authorized or approved by the minister, and subject to such terms and conditions as he may consider fit to impose, the right granted under the Act to use or occupy lands within a provincial forest is not assignable or transferable.

73 Notwithstanding anything in this regulation; but subject to the Criminal Code, an officer may, for the protection of the public, or for the conservation of the forest resources of the province, carry firearms, and where necessary use such firearms to destroy wild animals, or other animals that endanger, or are likely to endanger, human safety or the forest resources of the province.

74(1) An operator shall allow other authorized users of the forest to use such roads as he has constructed or may construct and maintain in connection with his operations; but any such authorized users of the forest shall pay to the operator such part of the costs of construction and maintenance of the road as may be mutually agreed upon.

74(2) Where the director considers it necessary for an authorized user of the forest to construct a road across an area held by an operator, the operator shall allow the authorized user to construct and maintain the road; but the authorized user shall pay to the operator a reasonable amount for any estimated loss that may be caused to the operator by virtue of the construction of the road.

74(3) Where, under subsection (1) or subsection (2) the persons concerned fail to agree on the amount payable, the director, upon being notified of the failure, may direct, and the operator when so directed shall allow, the authorized user of the forest to use the road or construct and maintain a road, as the case may be; and the amount payable and any other matter in dispute shall be settled by arbitration.

75 Where any matter is to be settled or decided by arbitration, the minister shall, within fourteen days of being advised of a disagreement as provided in subsection (3) of section 74 or within fourteen days of the request mentioned in subsection (4) of section 12 of the Act appoint an arbitration board of three persons to settle or decide the matter; and the provisions of The Arbitration Act, apply mutatis mutandis to the proceedings of the board so appointed.

76 Every right of any person to cut timber, and every right of any person to occupy or use land within a provincial forest granted by the Crown is subject to the right of the minister,

- (a) to construct, or authorize the construction of, roads, trails, telephone or transmission lines; and
 - (b) to authorize the cutting by any person of timber other than the kind, size, class, or type described in the right of that person;
- in, or over, upon or across the land described in that right.

77 Every person who, under the authority of a licence, lease, permit, timber sale agreement, or any other lawful authority erects, constructs, or places any building, structure, material, improvement, machinery, or equipment on lands within a provincial forest, shall within thirty days after the expiry of the licence, lease, permit, timber sale agreement, or other lawful authority, or within such extended period of time as may be stated in a notice in writing given by the director, remove the building, structure, material, improvement, machinery, or equipment.

78 Section 77 applies mutatis mutandis to a person who erects, constructs or places any building, structure, material, improvement, machinery, or equipment on lands within a provincial forest without lawful authority.

79 Where, owing to weather or other conditions, the hauling of timber or other product is likely to cause damage to a forest access road or a road within a provincial forest, the minister may cause a notice to be posted

- (a) closing any such road to traffic until the road, in his opinion, is fit for traffic; or
- (b) imposing weight restrictions with respect to that road.

80 No timber cutting rights, including a forest management licence, timber sale, or timber permit for a major forestry development program covering an area of more than twenty-five square miles, all or part of which is north of the fifty-third parallel of Latitude, shall be granted to, held or maintained by, transferred or assigned to, or owned by, any person other than

- (a) an individual who is a Canadian citizen or resident of Canada, who is over eighteen years of age and who will be or is the beneficial grantee, holder, or owner thereof, and will not, or does not, accept the grant transfer or assignment, or hold or own, the right, for or on behalf of some other person; or
- (b) a company incorporated under the laws of Canada or of a province thereof.

81 The areas described in Schedule A are hereby designated as provincial forests.

SCHEDULE A

1 The following described land in the Province of Manitoba is constituted and established as a Provincial Forest, to be known and described as:

SPRUCE WOODS PROVINCIAL FOREST:

Consisting of the following sections in township 8, range 12: sections 3, 4, 5, 6, 7, 8, 9, 10, 15, 16, 17, 18, 19, 20, 21 and 22; in township 8, range 13: sections 1, 2, 3, 10, 11, 12, 13, 14, 15, 23 and 24; in township 8, range 14: sections 7, 15, 16, 17, 18, 19, 20, 21, 22, 27, 28, 29, 30, 31, 32, 33, 34, and the north half and south-west quarter of section 35; in township 8, range 15: sections 11, 12, 13, 14, 15, 21 to 36 inclusive, the north-east quarter of section 16 and the north halves of sections 19 and 20; in township 8, range 16: sections 25, 35, 36, the north half of section 24, the north-east quarter of section 26, and the east half of section 34; in township 9, range 12: sections 4, 5, 6, 7, 8, 9, 16, 17, 18, 19, 20, 21, the south-west quarter of

section 28, and the south halves of sections 29 and 30; in township 9, range 13: sections 1, 2, 9 to 20 inclusive, 24, 30, the north half and south-east quarter of section 3, the south halves of sections 21, 22, 23, 25, and the west half of section 29; in township 9, range 14: sections 2, 3, 5, 6, 7, 10, 11, 13, 14, 19, 23, 24, 25, 30, 31, the east halves of sections 4 and 9, the north half of section 12, and legal subdivisions 10, 11, 12, 13, 14, 15, and 16 of section 18; all of township 9, range 15; all of township 9, range 16, except sections 4, 5, 6, 7, 8, 17, 18, 19, 30, 31, and the west half of section 20; in township 10, range 15: sections 4, 5, 6, 7, 8, 9, 16, 17, 18, 19, 20 and 21; all of township 10, range 16, except sections 6, 25, 26, 31, 32, 33, 34, 35, and 36; in township 11, range 15: the south-west quarter of section 6; in township 11, range 16: section 11, the north half of section 2, the north half and south-east quarter of section 10, the south half and north-west quarter of section 12, and the south half and north-east quarter of section 14; all being west of the Principal Meridian, and containing by admeasurement 232 square miles, more or less.

2 The following described land in the Province of Manitoba is constituted and established as a Provincial Forest, to be known and described as:

DUCK MOUNTAIN PROVINCIAL FOREST:

Consisting of the following sections in township 26, range 24: sections 19, 20, 29, 30, 31 and 32; the north halves of township 26, ranges 25 and 26; all of fractional township 27, ranges 24, 25 and 26; in township 27, range 27: sections 13, 14, 23 and 24, fractional sections 11 and 12, the south half and north-east quarter of section 25, and the east half of section 36; the west half of township 28, range 23; all of township 28, ranges 24, 25 and 26; in township 28, range 27: sections 1, 11, 12, 13, 14, 15, 22, 23, 24, 25, 26, 27, 35 and 36, and the south half and north-east quarter of section 34; all of township 29, range 23, except sections 1, 12, 13, 24, 25 and 36; all of townships 29, and 30, ranges 24, 25, 26 and 27; all of township 30, range 23, except sections 1, 12, 13, 24, 25 and 36; in township 30, range 29A: sections 13, 24 and 25, and fractional sections 14, 23, 26, 35 and 36; all of township 30, range 29; all of township 31, ranges 23, 24, 25, 26 and 27; all of fractional township 31, ranges 28 and 29; all of the west halves of townships 32 and 33, range 23; all of township 32, ranges 24, 25, 26, 27 and 28; in township 32, range 29: sections 1, 2, 3, 10, 11 and 12; all of township 33, ranges 24, 25, 26 and 27; in township 33, range 28: sections 1, 2, 3, 10, 11, 12, 13, 14, 15, 22, 23 and 24; all of township 34, ranges 24, 25 and 26; all of township 35, range 24; all of the east half of township 35, range 25; all being west of the Principal Meridian and containing by admeasurement 1,451 square miles, more or less.

3 The following described land in the Province of Manitoba is constituted and established as a Provincial Forest, to be known and described as:

PORCUPINE PROVINCIAL FOREST:

Consisting of the following sections in township 38, range 27: sections 31 and 32 and the north half of section 30; in township 38, range 28: sections 16, 17, 18, 19, 20, 21, 22, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, and the north half of section 25; in township 38, range 29: sections 3, 4, 5, 6, 7, 8, 9, 10, 11, 13 to 36 inclusive, and the north half of the north-west quarter of section 2; in township 39, range 26: sections 7, 8, 16, 17, 18, 19, 20, 21, 28, 29, 30, 31, 32, 33, the south half of section 34 and all that portion of the north half of said section 34 lying west of a public road shown on a plan deposited in the Dauphin Land Titles Office as No. 1370; all of township 39, range 27: except all that portion of the east half of section 1, including part of the public road as shown on a plan deposited in said office as No. 1172 which lies east of a public road as shown on a plan deposited in said office as No. 1370 and all those portions of the south halves of sections 1 and 2 lying south of said public road as shown on said plan No. 1172; all of township 39, ranges 28 and 29; in township 40, range 26: sections 3 to 10 inclusive, sections 15 to 22 inclusive, sections 27 to 35 inclusive, all those portions of sections 14, 23, and 26 lying west of a public road, as shown on a plan deposited in said office as No. 1459, all that portion of section 36 lying west of right-of-way of the

Canadian National Railway, as shown on a plan registered in Neepawa Land Titles Office as No. 416; all of township 40, ranges 27, 28 and 29; in township 41, range 25: all that portion of section 31 lying west of said railway right-of-way; in township 41, range 26: sections 2 to 11 inclusive, sections 14 to 23 inclusive, sections 26 to 36 inclusive, and all those portions of sections 1, 12, 13, 14, 15, 22, 23, 24, 25, 26, 27, 33, 34, 35, 36, and all those portions of sections 29, 31, 32 and that portion of north half of section 28 lying north-east of said right-of-way according to said plan No. 813; all of township 41, ranges 27, 28 and 29; in township 42, range 25: all those portions of sections 6 and 7 lying west of said railway right-of-way; in township 42, range 26: all of sections 1 to 11 inclusive, 14 to 23 inclusive, 27 to 33 inclusive, all those portions of sections 12, 13 and 24 lying west of said railway right-of-way, and all those portions of sections 26 and 34 lying west of a public road as shown on a plan deposited in said Dauphin Land Titles Office as No. 749; all of township 42, ranges 27, 28 and 29; in township 43, range 26: all of sections 3 to 10 inclusive, sections 15 to 22 inclusive, 28 to 32 inclusive, west halves of sections 2, 11 and 14, all that portion of west half of section 23 and all those portions of sections 26, 27, 33 and 34 lying west and south-west of said railway right-of-way; all of township 43, ranges 27, 28 and 29; in township 44, range 26: section 6 and all those portions of sections 4, 5, 7, 8 and 18 lying south-west of said railway right-of-way; in township 44, range 27: all of sections 1 to 12 inclusive, sections 14 to 21 inclusive, and all those portions of sections 13, 22, 23, 24, 27, 28, 29 and 30 lying south of said railway right-of-way; in township 44, range 28: all of sections 1 to 17 inclusive, sections 23, 24 and 26, east half of section 18, and all those portions of sections 25, 35 and 36 lying south of said railway right-of-way; in township 44, range 29: sections 1 to 12 inclusive, and sections 17 and 18; all being west of the Principal Meridian and containing by admeasurement 807 square miles, more or less.

4 The following described land in the Province of Manitoba is constituted and established as a Provincial Forest, to be known and described as:

SANDILANDS PROVINCIAL FOREST:

Consisting of the following sections in township 1, range 11: section 33 and all those portions of sections 28, 31 and 32 lying north of the right-of-way of the Canadian National Railway according to a plan filed in the Winnipeg Land Titles Office as No. 1400; in township 1, range 12: sections 2, 3, 10, 11, 14, 15, 22, 23, 25, 26, 27, 34, 35, 36, and west halves of sections 1, 12, 13, and 24; in township 1, range 13: section 30 and the west half of section 31; in township 2, range 11: sections 4, 5, 6, 7, 8, 9, 15, 16, 17, 18, 20, 21, 22, 23, 25, 26, 27, 34, 35, 36, north-west quarter of section 10, north half and south-west quarter of section 14, south half of section 19, south half and north-east quarter of section 28, and east half of section 33; in township 2, range 12: sections 1, 2, 3, 4, 9 to 16 inclusive, sections 20 to 36 inclusive, north half and south-east quarter of section 17, and east half of section 19; in township 2, range 13: sections 17, 18, 19, 20, 30, 31, west half of section 6, north half and south-west quarter of section 7, and west halves of sections 29 and 32; in township 3, range 9: sections 22, 27, 28, 32, 33, 34, the west half of section 23, and all those portions of sections 16, 20, 21, 29, and that portion of the north half of section 15 lying north and east of Highway No. 12, as shown on a plan deposited in said office as No. 5615; in township 3, range 10: all that portion of north half section 36 lying north-east of right-of-way of the Canadian National Railway according to a plan filed in said office as No. 813; in township 3, range 11: sections 1, 2, 11, 12, 13, 24 and 25 lying west of said railway right-of-way; in township 3, range 12: sections 1 to 35 inclusive; in township 3, range 13: sections 6, 7, 18, and west half of section 19; in township 4, range 9: sections 1 to 28 inclusive, sections 33, 34, 35, 36, and east halves of sections 29 and 32; in township 4, range 10: sections 12 to 15 inclusive, sections 19 to 36 inclusive, north half and south-east quarter of section 11, all those portions of section 1 and north half of section 10, lying to the north-east of said railway right-of-way according to said plan No. 813, and all those portions of sections 9 and 16 lying to the north-east of the right-of-way of the Canadian National Railway as same is shown on a plan filed in said office as No. 3470; in township 4, range 11: sections 2 to 11

FOREST

Reg. F150-R1

inclusive, 18, 19, 30, 31, west halves of sections 1 and 12, south-west quarter of section 13, and south halves of sections 14 to 17 inclusive; in township 4, range 12: south-west quarter of section 4, south half of section 5 and south-east quarter of section 6; in township 5, range 9: sections 1, 2, 3, 4, 10, 11, 12, 13, 14, 15, 23, 24, 25, 26, 35, 36, the east halves of sections 22 and 27, and all those portions of sections 9 and 16 lying east of right-of-way of the Canadian National Railway according to a plan filed in said office as No. 3046; all of township 5, range 10, except sections 1, 12, 13, 24, 25 and 36; in township 6, range 9: section 1, the south-east quarters of sections 2 and 12; all of township 6, range 10, except sections 1, 12, 13, 24, and 25, and the west halves of sections 18, 19, 30 and 31; in township 6, range 11: sections 31, 32, 33, 34, and 35; all of township 7, range 10; all of township 7, range 11, except sections 1, 12, 13 and 24 the east halves of sections 2 and 11, the south-east quarter of section 14, all those portions of the north-east quarter of section 14, of section 23, and of the east halves of sections 26 and 35 lying east of the Whitemouth River, all that portion of section 25 lying east of the Whitemouth River, and all that portion of section 36 lying south and east of the Whitemouth River; in township 7, range 12: portion of section 31 lying north-west of Whitemouth River; in township 8, range 9: sections 1 to 16 inclusive, sections 21 to 28 inclusive, sections 33 to 36 inclusive, the south halves of sections 17 and 18; all of township 8, ranges 10 and 11; in township 8, range 12: River Lots, 1, 3, 4, to 12 inclusive, sections 7, 18, 19, 30, north-west of section 9, fractional sections 6 and 8; in township 9, range 9: sections 1, 2, 11, 12, 13, 14, 23, 24, 25, 26, 27, 34, 35 and 36; all of township 9, range 10; all of township 9, range 11, except sections 8 and 16, north-east quarter of section 5, west half of section 9, east halves of sections 17 and 20, the south half and north-west quarter of section 21, all being east of the Principal Meridian and containing by admeasurement 584 square miles, more or less.

5 The following described land in the Province of Manitoba is constituted and established as a Provincial Forest, to be known and described as:

CORMORANT PROVINCIAL FOREST:

Commencing at the intersection of the north-western limit of the right-of-way of the Hudson Bay Railway, according to a plan filed in the Neepawa Land Titles Office as No. 539, with the eastern limit of the right-of-way of the Manitoba Northern Railway, according to a plan filed in the said office as No. 565, the said intersection being in the south-east quarter of section 34, township 56, range 26 west of the Principal Meridian; thence north-easterly along the said north-western limit of the right-of-way of the Hudson Bay Railway to its intersection with the eastern limit of the west half of section 27, township 57, range 25 west of the Principal Meridian; thence northerly along said last mentioned eastern limit to the north-east corner of the north-west quarter of said section 27; thence westerly along the northern limit of said quarter section and along the northern limit of the north-east quarter of section 28 in said township 57 to the western limit of said north-east quarter of section 28; thence southerly along said western limit to the southern limit of the north-west quarter of said section 28; thence westerly along the said southern limit of the north-west quarter of section 28 and along the southern limit of the north-east quarter of section 29 in said township 57 to the western limit of said north-east quarter of section 29; thence northerly along said last mentioned western limit to the northern limit of said north-east quarter of section 29; thence easterly along said last mentioned northern limit to the eastern limit of the west half of legal subdivision 2 of section 32 in said township 57; thence northerly along said last mentioned eastern limit to the northern limit of the south half of said legal subdivision 2; thence easterly along said last mentioned northern limit and its production to the eastern limit of the west half of legal subdivision 1 of said section 32; thence northerly along said last mentioned eastern limit to the northern limit of said legal subdivision 1; thence easterly along said last mentioned northern limit and its production to the western limit of section 33 in said township 57; thence northerly along said western limit of section 33 to the south-west corner of the north-west quarter of said section 33; thence north-easterly in a straight line to the north-east corner of said north-west quarter

of section 33; thence northerly across the road allowance and along the western limit of the east half of section 4 in township 58, range 25, to the southern shoreline of Atikameg Lake; thence easterly and north-easterly along said shoreline to the eastern limit of section 3 in said township 58; thence southerly along said last mentioned eastern limit to the south-western limit of the public road as shown on a plan deposited in said office as No. 3863; thence south-easterly along said south-western limit to its intersection with the north-eastern limit of the public road as shown on a plan deposited in said office as No. 3908; thence south-easterly along said north-eastern limit to the eastern limit of section 35 in said township 57, range 25; thence southerly along said eastern limit of section 35 and the eastern limit of section 26 in said township 57 to the said north-western limit to the right-of-way of the Hudson Bay Railway; thence north-easterly along said last mentioned north-western limit to the eastern limit of section 5, township 61, range 21; thence northerly along the eastern limits of sections 5 and 8, township 61, range 21, to the north-east corner of said section 8; thence westerly along the northern limits of sections 8 and 7 in said township 61, range 21, to the north-east corner of section 12, township 61, range 22; thence northerly along the eastern limits of sections 13 and 24 in said township 61, range 22, to the north-east corner of said section 24; thence westerly along the northern limits of sections 24, 23 and 22 to the north-east corner of section 21 in said township 61, range 22; thence northerly along the eastern limits of sections 28 and 33 in the said township and range and along the eastern limits of sections 4, 9, 16, 21, 28 and 33 in township 62, range 22, to the north-east corner of section 33 in the said township 62, range 22; thence westerly along the northern limit of said township 62 to the north-east corner of township 62, range 25; thence southerly along the eastern limit of said range 25 to the north-east corner of township 59, range 25; thence westerly along the northern limit of said township 59 to the north-east corner of township 59, range 26; thence southerly along the eastern limit of said range 26 to the north-east corner of section 13, township 59, range 26; thence westerly along the northern limits of sections 13 to 18 inclusive in said township 59, range 26, to intersect the eastern limit of the right-of-way of the said Manitoba Northern Railway according to a plan filed in the said land titles office as No. 570; thence southerly along the said eastern limit of the right-of-way according to said plans Nos. 570 and 565 to the point of commencement; excepting out of the lands above described, Firstly: the south-east quarter of section 1, in said township 58, range 25, Secondly: all those portions of sections 25 and 36 in said township 57, range 25 and being a strip of land one hundred feet in width required for the right-of-way of the railway spur track branching off from the said Hudson Bay Railway and Thirdly: the most southerly eight hundred and eighty feet in perpendicular depth of the most northerly one thousand five hundred and forty feet in perpendicular depth of the most westerly one thousand one hundred and fifty feet in perpendicular width of the north-west quarter of section 1 in township 57, range 26 west of the Principal Meridian; the land herein described containing by admeasurement 575 square miles, more or less.

6 The following described land in the Province of Manitoba is constituted and established as a Provincial Forest, to be known and described as:

AGASSIZ PROVINCIAL FOREST:

Consisting of the following sections or parts of sections in township 10, range 9: sections 1, 2, 3, 10, 11, 12, 13, 14, 15, 22, 23, 24, 25, 26 and 27; all of township 10, range 10; in township 10, range 11: sections 1 to 12 inclusive, 15 to 22 inclusive and 27 to 34 inclusive; in township 11, range 9: sections 1, 2, 10 to 30 inclusive, 32 to 36 inclusive and the north half of section 3; in township 11, range 10: sections 1 to 24 inclusive and 27 to 34 inclusive; in township 11, range 11: fractional sections 3, 4, 5, 6, 7, 18, 19 and 30, and sections 8, 9, 10, 17 and 20; in township 12, range 9: sections 1 to 5 inclusive, 8 to 17 inclusive, 22 to 27 inclusive, 34, 35, and 36; in township 12, range 10: sections 3 to 10 inclusive, 15 to 22

FOREST

Reg. F150-R1

inclusive and 27 to 34 inclusive; in township 13, range 9: sections 1, 2, 3, 10, 11, 12, 13, 24, 25, 26, 35, 36, the south half of section 14, the south-east quarter of section 15, and the east halves of sections 27 and 34; in township 13, range 10: sections 3 to 10 inclusive, 15 to 22 inclusive and 27 to 34 inclusive; in township 14, range 9: sections 1, 2, 12, 13, 23, 24, 25, 26, 35, the east half of section 11, the east half and north-west quarter of section 14, the east half of the east half of section 27, the east half of section 34 and the west half of section 36; in township 14, range 10: sections 3 to 10 inclusive, 15 to 19 inclusive, 22, 26, the south half of section 21, the north-west quarter of section 23, the east half of section 27 and the west half of section 30; and in township 15, range 9: the west half of the north-west quarter of section 1, and sections 2, 3, 10 and 11; all east of the Principal Meridian, excepting out of the lands above described any portions thereof which have been surveyed as townsites or subdivided into town or village lots and of record on a plan registered in the Winnipeg Land Titles Office; the lands herein described containing by admeasurement 275 square miles, more or less.

7 The following described land in the Province of Manitoba is constituted and established as a Provincial Forest, to be known and described as:

BELAIRE PROVINCIAL FOREST:

Consisting of the following sections or parts of sections in township 17, range 8: sections 8, 15, 16, 17, 21, 22, 26, 27, 28, 29, 34, 35, the north-east quarter of section 7, the north half of section 9, all that portion of the north half of section 10 lying north of the right-of-way of the Canadian National Railway, as shown on a plan filed in the Winnipeg Land Titles Office as No. 3143, all those portions of sections 14 and 23 lying north-west of said railway right-of-way, the north half and south-east quarter of section 18 and the east half of the south-west quarter of said section 18, the east half and the east half of the west half of section 20, the south half of section 32 and the east half and south-west quarter of section 33; in township 18, range 7: sections 21, 22, 25, 26, 27, 28, 35, 36, the north-west quarter of section 23, the east half of section 24, all that portion of section 33 lying south of the right-of-way of the Canadian National Railway, as shown on a plan filed in the said office as No. 2509 and all that portion of section 34 lying east of said last mentioned railway right-of-way; in township 18, range 8: sections 3, 10, 15, 16, 18, 19, 20, 21, 22, 30, 31, the east half of section 4, the east half and north-west quarter of section 9 and the north half of section 17; and in township 19, range 7: sections 1, 2, 3, 11, 12, 13, 14, 24, all those portions of sections 4, 10, 15, 16 and of the south-west quarter of section 22 lying east of said last mentioned railway right-of-way, the west half of the south-east quarter of said section 22, the east halves of sections 23 and 26 and the west half and south-east quarter of section 25, all east of the Principal Meridian, excepting out of the lands above described, all those portions thereof surveyed as townsites or subdivided into town or village lots and of record on plans registered in said office; the lands herein described containing by admeasurement 54 square miles, more or less.

8 The following described land in the Province of Manitoba is constituted and established as a Provincial Forest, to be known and described as:

NORTHWEST ANGLE PROVINCIAL FOREST:

Consisting of the following sections in township 2, range 17: fractional sections 34, 35 and 36; in township 2, range 18: fractional section 31; all of township 3, ranges 15, 16, 17 and 18; all of township 4, ranges 15, 16, 17 and 18; the south half of township 5, ranges 15, 16, 17 and 18, all east of the Principal Meridian, excepting thereout Indian Reserves Nos. 34c and 37c and containing by admeasurement 280 square miles, more or less.

9 The following described land in the Province of Manitoba is constituted and established as a Provincial Forest, to be known and described as:

TURTLE MOUNTAIN PROVINCIAL FOREST:

Consisting of the following sections in township 1, range 20: sections 4 and 9 to 11 inclusive, sections 14 to 22 inclusive, sections 27 to 34 inclusive, the north half of section 10, all that portion of north-west quarter section 11 lying west of the western limit of the public road as same is shown on a plan deposited in the Boissevain Land Titles Office as No. 259, and all those portions of sections 23, 26, and 35 lying west of a line drawn east of, parallel or concentric to and perpendicularly or radially distant one hundred feet from the eastern limit of said public road as the same is shown on said plan No. 259; all of township 1, range 21; in township 1, range 22: sections 1, 2, 11, 12, 13, 14, 24, 25, and 36, east half of section 23, and south-east quarter of section 26; all being west of the Principal Meridian and containing by admeasurement 70 square miles, more or less.

10 The following described land in the Province of Manitoba is constituted and established as a Provincial Forest, to be known and described as:

WHITESHELL PROVINCIAL FOREST:

Consisting of the north half of township 8, ranges 15, 16 and 17, excepting out of said north half of township 8, range 17, all that portion thereof contained within the limits of Shoal Lake Indian Reserve No. 39A; all of township 9, ranges 15, 16 and 17; the following sections in township 10, range 14; east half of section 13, south-east quarter of section 24, all that portion of north-east quarter of section 24 lying north of the northern limit of a public road, as shown on a plan deposited in the Winnipeg Land Titles Office as No. 3486, which lies to the east of a public road, as shown on a plan deposited in said office as No. 3752, all that portion of said north-east quarter of section 24 shown bordered red on a plan registered in said office as No. 8404, and sections 33, 34, 35 and 36; all of township 10, ranges 15, 16 and 17; all of fractional township 11, ranges 14, 15, 16 and 17, excepting out of said fractional township 11, range 14, fractional sections 5 and 6 and sections 7 and 8; all of township 12, ranges 14, 15, 16 and 17; all of sections 25 to 36 both inclusive in township 13, ranges 12 and 13; all of township 13, ranges 14, 15, 16 and 17; the following sections in township 14, range 12: sections 1 to 12 inclusive, excepting out of sections 3, 4, 5, 8, 9, 10 and 11 Firstly: All those portions thereof contained within the limits shown bordered red on a plan of survey filed in the said office as No. 7991, Secondly: parcels 1 and 2, as same are shown bordered brown on said plan No. 7991, and Thirdly: parcels 2 and 3, as same are shown on a plan filed in said office as No. 8587; township 14, range 13: sections 1 to 24 inclusive; in township 14, range 14: sections 1 to 28 inclusive and sections 33, 34, 35 and 36; all of township 14, ranges 15, 16 and 17; the east half of township 15, range 14, all of township 15, ranges 15, 16 and 17; the following sections in township 16, range 14: sections 1, 2, 3, 10, 11 and 13; in township 16, ranges 15 and 16: sections 1 to 30 inclusive; and all of fractional township 16, range 17, all east of the Principal Meridian, including all government road allowances parallel to and adjoining the outer limits of the lands herein described, and containing by admeasurement 1,087 square miles, more or less.

FOREST

Reg. F150-R1

SCHEDULE B

1. Fees and other charges:
 - (a) Timber Permit Application Fee:- \$1.00
 - (b) Timber Sale Operating Permit Fee:- \$1.00
 - (c) Assignment Fee for Timber Permits, Timber Sales, Dominion Timber Berths, and Forest Management Licences (where approved by the minister), per square mile:- \$1.00
Minimum \$5.00
 - (d) Timber Scaler's Licence Application Fee:- \$5.00
 - (e) Grazing Permit Application Fee:- \$1.00
 - (f) Hay Cutting Permit Application Fee:- \$1.00
 - (g) Fee for Registration of Timber Mark and Brand:- \$2.00
 - (h) Sawmill and Lumber Planer Licence Fee:- \$5.00
 - (i) Timber Dealer's Licence Fee:- \$2.00
 - (j) Wild Rice Harvester's Permit Fee:- \$25.00
 - (k) Dues on Wild Rice Harvested:- 12 1/2 per cent of the value of the selling price of Wild Rice harvested.
2. Annual Ground Rental
Forest Management Licences, per square mile:- \$2.00
3. Annual Fire Guarding Assessment
Forest Management Licences, per square mile:- \$12.80

SCHEDULE C

Dues

- (1) Sawn Lumber per M-F.B.M.
 Spruce:- \$5.00
 Poplar:- \$2.00
 Balsam:- \$2.50
 Jack Pine:- \$4.00
 Other Species:- \$4.00
- (2) Boxwood, Particleboard Wood, Lath Bolts and Shim Bolts per Cord
 White Spruce:- \$2.50
 Black Spruce:- \$2.00
 Poplar:- \$1.00
 Other Species:- \$1.50
- (3) Christmas Trees, not exceeding 9 feet in height
 each:- \$0.10
- (4) Fuelwood, per Cord
 Poplar:- \$0.50
 Birch, Oak and other hardwoods:- \$1.00
 Other Species:- \$0.75
- (5) Pulpwood, per Cord
 (a) In the area east of the Red River and south of the southern limit of
 Pulpwood Berth No. 1, Block 1 -
 Spruce and Balsam:- \$2.50
 Jack Pine:- \$2.00
 Poplar:- \$1.00

 (b) In the area south of the southern boundary of Township 47, except
 clause (a) above -
 Spruce and Balsam:- \$1.75
 Jack Pine:- \$1.50
 Poplar:- \$1.00

 (c) In the area north of the southern boundary of Township 47 -
 Spruce and Balsam:- \$1.50
 Jack Pine:- \$1.25
 Poplar:- \$1.00
- (6) Railway Ties
 Poplar, 8 feet long, each:- \$0.06
 Other Species, 8 feet long, Nos. 1 and 2, each:- \$0.14
 Other Species, 8 feet long, No. 3 each:- \$0.08
 Each additional foot in excess of 8 feet:- \$0.02
 Cull Ties for fuel only, per Cord:- \$1.00
 Mining, not over 5 feet long, 5 inches face and 5 inches depth each:- \$0.05
- (7) Mine Timber on the basis of round wood measurement, per cubic foot:- \$0.02
- (8) Fence Posts, each
 Poplar and Willow, not exceeding 7 feet long and 6 inches at top end:- \$0.02
 Other Species, not exceeding 7 feet long and 6 inches at top end:- \$0.03 1/2
 Each additional foot in excess of 7 feet:- \$0.00 1/2
- (9) Round Timber, per lineal foot
 Poplar, 7 inches and under in diameter at butt end:- \$0.00 1/4

FOREST

Reg. F150-R1

Poplar, over 7 inches and not exceeding 9 inches in diameter at butt end:-
\$0.00 1/2

Poplar, over 9 inches in diameter at butt end:- \$0.01

Other Species, 5 inches and under in diameter at butt end:- \$0.00 1/4

Other Species, over 5 inches and not exceeding 7 inches in diameter at butt
end:- \$0.00 1/2

Other Species, over 7 inches and not exceeding 9 inches in diameter at butt
end:- \$0.01

Other Species, over 9 inches and not exceeding 12 inches in diameter at butt
end:- \$0.02

Other Species, over 12 inches in diameter at butt end:- \$0.03

For Piling and Boom Timber, Additional one cent per lineal foot.

(10) Telephone and Hydro Poles

Not exceeding 20 feet in length or 5 inches at top end - each:- \$0.20

Not exceeding 20 feet in length or 6 inches at top end - each:- \$0.30

Over 20 feet and not exceeding 25 feet in length or 5 inches at top end -
each:- \$0.30

Over 20 feet and not exceeding 25 feet in length or 6 inches at top end -
each:- \$0.45

Over 20 feet and not exceeding 25 feet in length or 7 inches at top end -
each:- \$0.60

Over 20 feet and not exceeding 25 feet in length or 8 inches at top end -
each:- \$0.80

Over 20 feet and not exceeding 25 feet in length or 9 inches at top end -
each:- \$1.00

Over 25 feet and not exceeding 30 feet in length or 5 inches at top end -
each:- \$0.45

Over 25 feet and not exceeding 30 feet in length or 6 inches at top end -
each:- \$0.65

Over 25 feet and not exceeding 30 feet in length or 7 inches at top end -
each:- \$0.85

Over 25 feet and not exceeding 30 feet in length or 8 inches at top end -
each:- \$1.00

Over 25 feet and not exceeding 30 feet in length or 9 inches at top end -
each:- \$1.30

Over 30 feet and not exceeding 35 feet in length or 5 inches at top end -
each:- \$0.65

Over 30 feet and not exceeding 35 feet in length or 6 inches at top end -
each:- \$0.85

Over 30 feet and not exceeding 35 feet in length or 7 inches at top end -
each:- \$1.10

Over 30 feet and not exceeding 35 feet in length or 8 inches at top end -
each:- \$1.30

Over 30 feet and not exceeding 35 feet in length or 9 inches at top end -
each:- \$1.60

Over 35 feet and not exceeding 40 feet in length or 5 inches at top end -
each:- \$0.85

Over 35 feet and not exceeding 40 feet in length or 6 inches at top end -
each:- \$1.10

Over 35 feet and not exceeding 40 feet in length or 7 inches at top end -
each:- \$1.40

Over 35 feet and not exceeding 40 feet in length or 8 inches at top end -
each:- \$1.60

Over 35 feet and not exceeding 40 feet in length or 9 inches at top end -
each:- \$1.90

- Over 40 feet and not exceeding 45 feet in length or 6 inches at top end - each:- \$1.40
- Over 40 feet and not exceeding 45 feet in length or 7 inches at top end - each:- \$1.60
- Over 40 feet and not exceeding 45 feet in length or 8 inches at top end - each:- \$1.90
- Over 40 feet and not exceeding 45 feet in length or 9 inches at top end - each:- \$2.40
- Over 45 feet and not exceeding 50 feet in length or 6 inches at top end - each:- \$1.60
- Over 45 feet and not exceeding 50 feet in length or 7 inches at top end - each:- \$1.90
- Over 45 feet and not exceeding 50 feet in length or 8 inches at top end - each:- \$2.40

SCHEDULE D

Cown Charges--Consolidated Pulpwood

Berth No. 1

1 Dues on Pulpwood, per cord:

Block	Spruce	Balsam	Jack Pine	Poplar
1	\$2.45	\$1.25	\$1.25	\$0.75
2	1.85	1.25	1.25	0.75
3	1.50	1.25	1.25	0.75
4	1.50	1.25	1.25	0.75

2	Dues on other products	at Appraised Rate
3	Annual Operating Permit Fee	\$1.00
3	Annual Ground Rental per square mile	\$2.00
5	Annual Fire Guarding Assessment per square mile	\$12.80

SCHEDULE E

Volume of Timber	Application Fee
Up to and including 100 M.F.B.M. or equivalent . . .	\$ 25.00
Over 100 M.F.B.M. and up to and including 1,000 M.F.B.M. or equivalent	50.00
Over 1,000 M.F.B.M. and up to and including 5,000 M.F.B.M. or equivalent	100
Over 5,000 M.F.B.M. and up to and including 10,000 M.F.B.M. or equivalent	500.00
Over 10,000 M.F.B.M. or equivalent	1,000.00
In excess of 10,000 M.F.B.M. or equivalent	at the rate of \$100.00 per million F.B.M. or equivalent

SCHEDULE F

Timber Dues payable on the Annual Allowance Cut at the Upset Price	Amount of Guarantee Deposit
On the first \$3,000.00	20.0 per cent
On the next \$10,000.00	10.0 per cent
On the next \$20,000.00	5.0 per cent
On the next \$40,000.00	2.5 per cent
In excess of \$73,000.00	1.25 per cent

SCHEDULE G

FORM 1

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT

PROVINCE OF MANITOBA

APPLICATION FOR RENEWAL OF TIMBER BERTH LICENCE

Place Date 19 .

I/We of hereby apply for a renewal of the licence for my/our timber berth Number which expires on and enclose herewith my/our certified cheque, money order, bank draft payable to the Minister of Mines and Natural Resources at Winnipeg in the amount of \$, made up as follows:

- (a) Annual licence fee - \$ 2.00
- (b) Ground rental square miles at \$10.00 - \$

TOTAL - \$

Signature

SCHEDULE G

FORM 2



DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT
 PROVINCE OF MANITOBA
 FORESTRY BRANCH
APPLICATION FOR A TIMBER PERMIT

Status of land Conservation District M.U.
 Name of applicant P. O. Address
(Print Full Christian Name) (Surname)
 Residence ¼ Sec. Twp. Rge. E. Occupation
W.
 Timber for use on ¼ Sec. Twp. Rge. E. Use to be made of timber
W.
 If for sale, so state and to whom

Location of timber L.S. ¼ Sec. Twp. Rge. E.
W.

	SPECIES and CONDITIONS (Green or Dry)	UNIT	NUMBER	RATE	DUES	
Boxwood		Cords			\$	c
Fuelwood		"				
Pulpwood		"				
Fence Posts		Pieces				
Round Timber		Ltn. ft.				
Lumber		P.B.M.				

NOTE—This application must be accompanied by fee and dues in full. Applicant should receive an interim receipt from Conservation Officer receiving dues.
 Permit Fee 1 00
 Total Dues and Fee

Other permits issued this season. Nos.
 Conservation Officer at to supervise cutting.
 Lumber to be sawn at mill operated by

For Office Use Only	
Reg. & Dues	ckd. by
Location	" "
O.S. Permits	" "
O.S. Seizures	" "

..... (Signature of Witness) (Signature of Applicant)
 This application is recommended under Sec.
 of the Forest Act.
 (Date) (Conservation Officer)

EXPIRY DATE

SCHEDULE G

FORM 3

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT
PROVINCE OF MANITOBA

RETURN REQUIRED FROM HOLDERS OF FOREST MANAGEMENT LICENCES AND TIMBER PERMITS AND PARTIES TO TIMBER SALE AGREEMENTS

SEASON 19 - 19 .

Record of Work done at Camp No. situated on Timber No.
Logs, &c., to be hauled out on (name landing)
for Timber stamped thus:

MONTH	TREE LENGTH		SAW LOGS AND BOOM TIMBER			PULPWOOD		RAILWAY TIES		TELEPHONE AND TELEGRAPH POLES		OTHER PRODUCTS	
	Cu	Stripped	Cu	Stripped	Name	Cu	Skid	Cu	Skid	Cu	Skid	Cu	Skid
Dec													
Jan													
2													
3													
4													
5													
6													
7													
8													
9													
10													
11													
12													
13													
14													
15													
16													
17													
18													
19													
20													
21													
22													
23													
24													
25													
26													
27													
28													
29													
30													
31													
Totals													

SCHEDULE G

FORM 6

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT

APPLICATION FOR A SAWMILL LICENCE

I(We)..... of hereby make application for a licence to operate a sawmill to be located on the..... quarter of Section..... Township..... Range..... W/E of P.M. and I(We) enclose the licence fee of \$5.00.

My sawmill consists of

(Give description of machinery used)

and is powered by a H.P. engine. State whether steam, gasoline, diesel, etc.

The sawmill is owned by of P.O.

I intend sawing timber secured from the following lands:

Timber will be cut under authority of, or on

- (a) Private Lands.....
(b) Settlers' Permits.....
(c) Timber Berth or Timber Sales.....

(State Yes or No)

I will carefully observe all provisions of The Forest Act and Regulations made thereunder.

Dated at..... in Manitoba, this..... day of..... 19.....

Signature

Approved Conservation Officer. Date.....

Approved Regional Director. Date.....

SCHEDULE G

FORM 7

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT

APPLICATION FOR LICENCE TO DEAL IN FOREST PRODUCTS

I(We).....of..... hereby make application for a licence authorizing me(us) to deal in lumber, fuelwood, pulpwood, boxwood or other forest products and enclose the required licence fee of \$2.00.

My(Our) business is located at..... with branches at.....

I am (We are) wholesale or retail dealers in the following forest products.....

I(We) usually secure our forest products from the following sources:.....

Shipments are received by truck/rail.

I(We) will carefully observe all the provisions of The Forest Act and Regulations made thereunder.

Dated at..... in Manitoba, this..... day of..... 19.....

Signature

Approved by..... Date.....

For Use of Forestry Department

New Record Books Required—

Purchase..... Sales.....

FOREST

Reg. F150-R1

SCHEDULE G

FORM 8

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT

EXPORT CERTIFICATE

No.

To: Collector of Customs and Excise,
Customs Division,
Dept. of National Revenue,
Canada.

is hereby authorized to ship
from the Province of Manitoba.

NOT VALID AFTER , 19

Dated at:

Date:

.....
Timber Sales Officer

THIS FORM IS TO BE ATTACHED TO BILL OF LADING

Shipper will complete the following before releasing this form to railway agent.

- (a) Car Number
- (b) Loading Point
- (c) Sign here

SCHEDULE G

FORM 9

BROKER'S REPORT CONCERNING TIMBER SHIPPED
FROM THE PROVINCE OF MANITOBA

To The Forestry Branch — Winnipeg

I/We

.....
Name Address

hereby report the following particulars concerning the timber shipped from the Province of Manitoba in the undernoted car and covered by the producer's declaration on reverse side of this form:

Purchased from—

Car Number—

Date of Shipment—

Loading Point—

Scale and Description of Timber—

Name of Consignee—

Address of Consignee—

Name of Company to which Pulpwood was sold—

DATE:

.....
Signature of Broker or Representative

SCHEDULE G

FORM 9 (continued)



DECLARATION OF TIMBER PRODUCER

In the matter of _____
 I, _____ of The _____ of _____ in the Province of Manitoba do solemnly
 declare:

- 1 That the following quantity of timber (hereinafter called "the timber") was brought, or was caused to be brought, by me or one or more of my agents or servants to the premises of _____ at _____ namely _____
- 2 That the timber was cut on _____ Section _____ In Township _____ Range _____ of the P.M. in the Province of Manitoba between month of _____ 19 _____, and month of _____ 19 _____.
- 3 That to the best of my knowledge and belief the Government of Manitoba has no claim or lien whatever on the timber or any part thereof.
- 4 That I am entitled to dispose of the timber by virtue of _____

5 That I have not cut or taken away, or caused to be cut or taken away, without authority of the Minister of Mines and Natural Resources, any timber from Provincial Lands.

And I make this solemn declaration, conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath, and by virtue of the Canada Evidence Act.

Declared before me at The _____ of _____ in the Province of Manitoba, this day of _____ 19 _____.

(Signature of declarant)

A Commissioner for Oaths
 (My commission expires on the _____ day of _____ 19 _____.)

The producer of this timber was: _____ of _____
 who sold to _____ of _____
 who resold to _____ of _____
 who resold to _____ of _____
 Timber was shipped in Railway Car No. _____

FOR USE OF CONSERVATION OFFICER

Clearance of the timber covered by the above affidavit is hereby recommended.

Regional Director _____ Conservation Officer _____

DATE _____ DATE _____

SCHEDULE G

FORM 10

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT
PROVINCE OF MANITOBA

APPLICATION FOR A SCALER'S LICENCE

I hereby apply for a scaler's licence, and furnish the following information:

Name in full

Address in full

Date and Year of Birth

Age last Birthday

Names and Addresses in full of three referees as to character (not employers or relations)

Education and Training - State age and grade on leaving school, name of school, diploma or degree obtained:

Primary School

High School

University

Trade School, Ranger School, etc.

Special courses, if any

Do you hold a timber scaler's licence issued by another province or state? If so, give particulars:

What is your present occupation?

How long have you been engaged at it?

Name and address of present employer

If you have scaled logs or other products, give name and address of the company or person for whom you have scaled during each of the last five years, and the approximate number of feet or cords scaled each season.

Name & Address of Employer Amount Feet or Cords

Last year

One year ago

Two years ago

Three years ago

Four years ago


 DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT
 PROVINCE OF MANITOBA
FORESTRY BRANCH
 N^o 149
Manitoba Scalers' Licence
 To of
 By virtue of the authority vested in me by the Manitoba Forest Act and the Regulations made thereunder, I hereby authorize you to act as scaler in respect to timber cut on Crown lands on which returns must be made.
 This licence shall continue in force during good behaviour.
 Given at Winnipeg, Manitoba this day of 19.....
 under my hand and seal.
 Director of The Forestry Branch

Reg. F150-R1

SCHEDULE G
FORM 11

FOREST

SCHEDULE G

FORM 12

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT

FORESTRY BRANCH

APPLICATION FOR GRAZING PERMIT

(Date)

I, do hereby make application for permit to graze head of cattle, head of horses, and head of sheep on within the Provincial Forest, from 19 to 19

Is this application made for your own exclusive use and benefit and not directly or indirectly for the use of any other person? (Yes or No)

If not, give particulars My marks, and brands are as follows:

Table with 3 columns: For Cattle Brand, Earmark, For Horses Brand, For Sheep Wool Marks. Includes sub-labels (Right) and (Left).

I hereby certify that:

- 1 I own acres of land described as follows
I rent or lease acres of land described as follows.
2 I have acres under cultivation, or in hay meadow and produce each year approximately tons of feed and bushels of grain.
3 I feed each winter tons of hay or green feed to my head of stock.
4 I have acres of summer grazing land and acres of winter grazing land.
5 I live on the following land 1/4 Sec. Tp. Rgc. W. of M.
6 I now actually own a total of cattle horses and sheep.
7 Stock covered by this application have been branded with the above brand.

If this application is granted in whole or in part, I do hereby agree to pay to the Minister of Mines, Resources and Environmental Management the amount of grazing dues and fees.

I also bind myself and my employees, in caring for the animals while in the forest, to extinguish all camp or smudge fires started by myself or any of my employees before leaving the vicinity thereof, and to render all reasonable aid in extinguishing forest fires within the district in which the stock are grazed.

I will comply with and support all the laws and Forest Regulations.

I agree to forfeit the permit for a violation of the Forest Regulations now or hereafter adopted, or whenever injury is being done to the forest by reason of the presence of the animals therein.

I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath, and by virtue of the Canada Evidence Act.

Declared before me at
The of
in the province of Manitoba
this day of 19..... } (Signature of declarant (applicant))

A Commissioner for Oaths (P.O. Address)
(My commission expires the
..... day of 19.....)

Approved, 19..... for cattle
horses, sheep. (Number) (Number)
(Number)

.....
(Signature of Conservation Officer)

SCHEDULE G

FORM 13

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT



PROVINCE OF MANITOBA

ORIGINAL

PERMIT N°

PERMIT TO GRAZE CATTLE ON FOREST RESERVES

CONSERVE OUR FORESTS, FISH AND GAME

THIS IS TO CERTIFY THAT

of P.O. having paid the following:

Permit fee: \$1.00	Grazing dues: \$	Total: \$	C.N.
--------------------	------------------	-----------	------

is hereby authorized to graze the following number and class of live stock, namely:

Cattle	Bulls	Horses
Sheep over 4 months	Sheep under 4 months	Other Cattle

Branded or earmarked as follows.—Brand

Earmark (RIGHT) (LEFT)

On the following location namely:

Within the Forest Reserve.

From 19 , to 19 .

This permit is issued on condition that the permittee has by application dated 19 , agreed to comply fully with the regulations governing the Grazing of cattle on Forest Reserves, also the special conditions on the back of this form.

Note: Horses and cattle under six months and sheep under four months old when permit issued are exempt from dues, provided they are the progeny of stock owned by the permittee.

Dated at Winnipeg

Director of The Forestry Branch

SPECIAL CONDITIONS.

This permit does not convey to the permittee any exclusive right to the area covered by the permit, nor the right to erect drift-fences, corrals, cabins or any other structures. For such rights special application must be made.

At least two weeks' notice must be given by the permittee to the Forest Ranger before his stock are driven on or from the Reserve.

The Department of Mines and Natural Resources will not be responsible for any damage done to private property by stock for which Grazing permits have been issued.

For the violation of any of the terms of the application upon which this permit is based, this permit may be cancelled and the animals removed from the Forest Reserve.

All cattle and horses over six months old must be branded before being permitted to graze on the Forest Reserve.

SCHEDULE G

FORM 14



DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT

PROVINCE OF MANITOBA

FOREST MANAGEMENT BRANCH

APPLICATION FOR A TIMBER SALE

District..... 19..... (Place) (Date)

(1) I We hereby make application to have the timber hereinafter described offered for sale at public auction according to the Forest Regulations, at an upset price and on such special conditions as may be set by the Director.

(2) I We enclose herewith a deposit of \$..... in cash, bank draft, or certified cheque payable to the Department of Mines and Natural Resources, Winnipeg, Manitoba, to be refunded in case the timber is not offered for sale or in case I am not the successful bidder or to be forfeited if no bid equal to or higher than the upset price, is received for the timber when offered for sale. If I am the successful bidder this deposit is to be applied to the payment of dues.

(3) With the exception of the following I we have no interest, direct or indirect, in any other forest timber sales.

Table with 4 columns: Sale Number, Expiry Date, Timber Authorized to be Cut, Cutting Operations Will be Completed by. Rows (a), (b), (c).

(4) The timber applied for is located on..... (If surveyed, describe by subdivision, and if unsurveyed by relation to well-known landmarks)

(5) My Our estimate of the timber on the said land is:

- (a)..... of..... (Give number of board feet, cords, lineal feet, pieces, etc.) (Give species and whether dry or green)
(b)..... of.....
(c)..... of.....
(d)..... of.....

(6) I We propose to manufacture..... (Timber, lath, fuel wood, telephone poles, railway ties, etc., etc.)

(7) Sawn products will be manufactured at..... (Location of mill)

(8) This application is made for the sole and exclusive benefit of myself and not on behalf of any other person or persons.

To the Conservation Officer, Applicant
at

	RGE.....P.M.	RGE.....P.M.	RGE.....P.M.	
	5 14 13	19 17 18 15 14 13	18 17 16	
TP.....	10 11 12	7 8 9 10 11 12	7 8 9	TP.....
	3 2 1	6 5 4 3 2 1	6 5 4	
	34 33 32	31 32 33 34 35 36	31 32 33	
	27 26 25	30 29 28 27 26 25	30 29 28	
TP.....	22 23 24	19 20 21 22 23 24	19 20 21	TP.....
	18 16 13	18 17 16 15 14 13	18 17 16	
	10 11 12	7 8 9 10 11 12	7 8 9	
	3 2 1	6 5 4 3 2 1	6 5 4	
	34 33 32	31 32 33 34 35 36	31 32 33	
	27 26 25	30 29 28 27 26 25	30 29 28	
TP.....	22 23 24	19 20 21 22 23 24	19 20 21	TP.....

SCHEDULE G

FORM 15

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT



PROVINCE OF MANITOBA
FORESTRY BRANCH

TENDER FOR A TIMBER SALE

To The Director Place
 Winnipeg 1, Man. Date 19.....

(1) I (We), the undersigned, of hereby tender the aftermentioned rate(s) for the right to cut such timber as may be marked or otherwise designated for removal from lands described in, and in accordance with the conditions of, Timber Sale No.....

(2) **Rate of Dues Tendered**

SPECIES	CONDITION (dry, green, etc.)	TO BE MANUFACTURED INTO	RATE per unit	UNIT (board ft., cord, piece, etc.)

(3) If this tender is accepted I (we) agree to execute the contract drawn with respect to Timber Sale No., the conditions of which I (we) have read and understand.

(4) Within thirty (30) days of the acceptance of this tender I (we) agree to furnish to the Department a guarantee bond or other surety satisfactory to the Director of Forest Management in the sum of Dollars and in the form prescribed by the Department, for the fulfilment of the sale conditions and the Forest Regulations.

(5) I (we) submit herewith the sum of Dollars, by payable to the Department of Mines and Natural Resources, Winnipeg, and within thirty days will submit the balance of \$ which is to be refunded to me (us) if this tender is not accepted, but in the case of acceptance it is to be held as a guarantee of the fulfilment of the sale conditions and the Forest Regulations, and forfeited if I (we) fail to comply with any such conditions or regulations.

Signed

Witness Signed

NOTE—Agents or attorneys signing this form must submit with it a letter of authorisation from their principal or a certified copy of their power of attorney.

SCHEDULE G

FORM 16

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT



PROVINCE OF MANITOBA

TIMBER SALE NO.

GUARANTEE BOND

In consideration of the Department of Mines, Resources and Environmental Management of the Province of Manitoba having awarded Timber Sale No. , being the right to cut certain timber on

Which are Crown Lands, to of , in the Province of Manitoba, (hereinafter called the customer) under certain terms and conditions as set forth in the contract for such sale and including the payment of money.

We, of in the Province of Manitoba, and of, in the Province of Manitoba, do jointly and severally guarantee payment of all sums of money from time to time falling due under the said contract and the specific performance of all the conditions imposed therein to the Department of Mines, Resources and Environmental Management of Manitoba, as represented by the Director of The Forestry Branch, the liability hereunder being limited to the sum of Dollars (\$) with interest at the rate of 7% per annum to date of payment.

And we, the undersigned, agree that the Department, through the Director of The Forestry Branch or any other duly authorized agent of the Department, may grant extensions, take and give up securities, grant releases and discharges, or otherwise deal with the customer as he or they may see fit and may apply all monies received from the customer or others or from securities upon such part of the customer's indebtedness as he may think best without prejudice to or in any way limiting or lessening the liability of the undersigned under this guarantee.

I, jointly and severally consent to a personal investigation of me being conducted and acknowledge that this agreement constitutes my consent under The Personal Investigations Act, R.S.M. 1970, Cap. P 33.

Given under Seal at this day of 19

Witness Bondsman
Witness Bondsman

SCHEDULE G

FORM 16 (continued)

In the Matter of Timber Sale No.

I, _____ of _____ in the Province of Manitoba, Occupation _____ make oath and say as follows.

1. That I am one of the proposed bondsmen in connection with the guarantee bond given by _____ to the Department of Mines, Resources and Environmental Management.

2. That I reside at _____ in the Province of Manitoba and am worth property to the amount of _____ DOLLARS over and above all encumbrances and over and above what will pay my just debts and every sum for which I am now bail or for which I am liable as surety or endorser or otherwise.

SWORN before me at _____ this _____ day of _____ 19 _____

A Commissioner for Oaths, etc. My Commission Expires _____

In the Matter of Timber Sale No.

I, _____ of _____ in the Province of Manitoba, Occupation _____ make oath and say as follows.

1. That I am one of the proposed bondsmen in connection with the guarantee bond given by _____ to the Department of Mines, Resources and Environmental Management.

2. That I reside at _____ in the Province of Manitoba and am worth property to the amount of _____ DOLLARS over and above all encumbrances and over and above what will pay my just debts and every sum for which I am now bail or for which I am liable as surety or endorser or otherwise.

SWORN before me at _____ this _____ day of _____

A Commissioner for Oaths, etc. My Commission Expires _____

ORIGINAL

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT



No

DAILY RECORD OF SAWING DONE AT THE SAWMILL OWNED BY ADDRESS OPERATED BY ADDRESS

Mill Located on 1/4 Sec. Twp. Rge. P.M. Under Authority of Licence No.

Table with columns: Year 19 (Month, Date), Name of Log Owner, Address, Legal Description of Land in the Case of Logs Cut on Privately Owned Land (1/4, Sec., Twp., Rge., P.M.), Number of Logs, Timber Permit No. Timber Sale No. or Affidavit, Species, P.B.M. Lumber Manufactured.

SCHEDULE G FORM 17

AFFIDAVIT

I of make oath and say that I am conversant with the operations to which this statement refers and that it is a true and accurate record of all logs sawn and of all lumber, sided timber or other manufactured products, produced at the sawmill to which it relates during the period 19 to 19.

SWORN before me at The of in the Province of Manitoba this day of 19 Sawmill Owner or Sawmill Operator

A Commissioner for Oaths. (My Commission expires)

SCHEDULE G

FORM 18



NOTICE

This Timber is seized under the authority of The Forest Act, and any person interfering with or removing it without proper authority is subject to the penalties provided by law.

Director of The FORESTRY BRANCH

Dated this..... day of..... 19.....

.....Conservation Officer

.....P.O.

SCHEDULE G

FORM 19

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT

APPLICATION FOR A HAY PERMIT

Within the Forest Reserve

I of The hereby state:

1 That I am an actual settler upon the 1/4 Section Township Range of the Principal Meridian.

2 That I own in my own right the following live stock: Cattle Horses Sheep

3 That the quantity of hay growing upon land owned, leased, or controlled by me does not exceed this season tons.

4 That I hereby apply, subject to The Forest Act and Regulations, for a permit to cut tons of hay on the following described land, namely:

. 1/4 Section Township Range P.M. (Described by Legal Subdivision if possible)

5 That the quantity of hay growing this season upon the land for which a permit is desired is estimated not to exceed tons.

6 That the quantity of hay applied for, together with all other hay owned or controlled by me, is required for my own use and benefit and not for the purpose of barter or sale, or wintering stock belonging to any person other than myself.

7 That I understand and agree: (a) That the permit which may be issued will not entitle me to more than is stated in that permit; and that other permits may be issued for any hay existing on the above described area, in excess of the quantity covered by the permit to me, and (b) That any permit issued to me must be returned promptly upon its expiration, completed as required therein.

. (Signature of Witness) (Signature of Applicant)

Application Approved Date (Forest Officer)

SCHEDULE G

FORM 20

DEPARTMENT OF MINES, RESOURCES  AND ENVIRONMENTAL MANAGEMENT

ORIGINAL

PROVINCE OF MANITOBA

No

PERMIT TO CUT HAY ON FOREST RESERVES

THIS IS TO CERTIFY THAT

having paid the following:

PERMIT FEE: \$1.00	DUES: \$	TOTAL: \$	C.N.
--------------------	----------	-----------	------

CONSERVE OUR FORESTS, FISH AND GAME

Is hereby authorized to cut and take the following quantity of hay:

For his own use _____ tons.

For sale _____ tons.

From the following location in _____ Forest Reserve.

Viz.:

Conservation Officer to supervise cutting _____ of

This permit is issued subject to the following conditions:

- 1st-That all statements made in the application for this permit are true.
- 2nd-That no hay will be cut previous to twenty-fifth of July of the current year or such other date as may be fixed by the officer in charge of the Forest Reserves.
- 3rd-That he shall make on the back hereof promptly on completion of the cutting operations, before any person duly qualified to administer an oath, a sworn return of the Hay taken by him from the above described lands, and forward the Permit to the Conservation Officer in whose district the permit was issued.
- 4th-That he will restrict his cutting to the quantity and within the limits authorized by this permit.
- 5th-Any hay not cut by the permittee prior to August 15th may be permitted to someone else. Permittees must put their names on stacks for Conservation Officer's information.
- 6th-That he will conform to all regulations governing the cutting of hay on Forest Reserves, any breach of which will subject the offender to all the pain and penalties in that behalf provided by law.
- 7th-All operations must be conducted in a manner satisfactory to the Conservation Officer.
- 8th-THIS PERMIT IS NOT TRANSFERABLE AND EXPIRES ON THE FIRST DAY OF NOVEMBER.
- 9th-Special Regulations.

Dated at Winnipeg

Director of The Forestry Branch

PROVINCE OF
MANITOBA
To Writ:

AFFIDAVIT
SWORN STATEMENT OF HAY CUT

I, _____ of _____ P.O.
make oath and say:

That I am the person named in the within permit and that all the hay I have cut or caused to be cut upon
or taken off the lands specified in this permit is:

For own use	_____	tons
For sale or barter	_____	tons

Signature of Permittee.

Sworn before me at _____	}
this _____ day of _____ 19____	
Signed _____	
Title _____	

SCHEDULE G

FORM 21

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT



PERMIT No

PROVINCE OF MANITOBA FORESTRY BRANCH

PERMIT TO CUT TIMBER

Conserve our Forests, Fish and Wildlife

THIS IS TO CERTIFY THAT

[Empty rectangular box for location details]

of 1/4 Sec. Tp. Rge. P.M.

FMU Region Rge. P.M.

having paid the following:

Permit fee \$1.00 Dues \$ Total \$ C.N.

Is hereby authorized under the provisions of 'THE FOREST ACT' and Regulations made thereunder, subject to the special conditions set out below, to cut the following quantity of timber AND NO MORE

From the following location, viz Conservation Officer at will supervise cutting

SPECIAL CONDITIONS

1 No green timber shall be cut within 500 feet of any Provincial Highway or any other Government Road unless the timber is marked or otherwise designated for removal by the Officer.

PERTINENT EXCERPTS FROM FOREST REGULATIONS

- 6. Unless directed by an officer to be cut, piled, and burned, brush and other logging debris in any timber cutting operation shall be cut or lopped and spread so as to lie as close to the ground as possible; and the brush disposal shall at all times keep pace with the timber cutting operation.
38. Within ten (10) days after the completion of the cutting operations of a permittee, the permittee shall complete and sign the declaration on the reverse side of the permit and submit it to the supervising officer.
39. Where a permittee cuts timber in an amount less than the amount authorized in the permit, and his cutting operations have been conducted in a manner satisfactory to an officer, the permittee, upon application therefor, is entitled to a refund of the amount of timber dues equivalent to the difference between the amount paid by him and the amount payable for the timber actually cut; but no refund of less than one dollar (\$1.00) shall be made.
40. (1) Where an application for refund is received within thirty (30) days after the date of expiry of a permit, the permittee is entitled to the full amount of any refund payable to him.
(2) Where an application for refund is received later than thirty (30) days after the date of expiry of a permit, but within three months after that date, the permittee is entitled to only fifty per centum (50%) of the amount of refund payable to him.
41. No refund shall be made to a permittee who applies therefor after the time specified in Subsection (2) of Section 40.
42. Any overcut not exceeding ten per centum (10%) of the amount authorized shall be paid for at the rate specified in the permit, and that portion of any overcut exceeding ten per centum (10%) of the amount authorized in the permit shall, unless otherwise ordered by the director, be paid for at four (4) times the rate specified in the permit.

THIS PERMIT EXPIRES

Dated at Winnipeg

Director of The Forestry Branch

2.11

If you are in doubt, or wish further information — ASK THE OFFICER

SCHEDULE G

FORM 21 (continued)

PROVINCE OF MANITOBA
DECLARATION OF TIMBER CUT

Permit returned to Head Office, checked and approved.

Date _____ Regional Director _____
I, _____ of _____ 1/4 Sec. _____ Twp. _____ Rge. _____ W./E. P.M. declare:
That I am the person named in the permit printed on the reverse side hereof, and
that all the timber that I have cut or caused to be cut since the date of issue of that
permit to the present date is as follows:

KIND	QUANTITY CUT	OVERCUT	UNDERCUT
------	--------------	---------	----------

That I have utilized all merchantable material in the trees cut, have disposed of the
brush as instructed and have complied with all the special conditions of that permit.
And that all timber cut under authority of that permit, except that which I have
been authorized to sell, will be used on my own land, namely:

_____ 1/4 Section _____ Township _____ Range _____ W./E. P.M.
and further, that timber cut under authority of this permit, which I am allowed to
sell, was disposed of as follows:

DATE	SOLD TO	ADDRESS	MATERIAL
------	---------	---------	----------

Witness to signature of declarant _____
Date Declaration Completed _____
Signature of Declarant _____

FOR USE OF OFFICER

Amount of dues on Overcut \$ _____ Undercut \$ _____
Overcut dues collected Date _____ 19 ____ Amount \$ _____ Int. Rec. _____
Amount of refund recommended \$ _____
Payable to _____ Officer _____ Regional Director _____

Sequence of Ownership _____

Clearance Recommended Contract No. _____ or Contract Year _____

Regional Director _____ Date _____ Officer _____ Date _____

SCHEDULE G

FORM 22

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT



PROVINCE OF MANITOBA

FORESTRY BRANCH

PERMIT NO.

PERMIT TO CUT PULPWOOD

F.M.U. Region

THIS IS TO CERTIFY THAT, SUBJECT TO "THE FOREST ACT" & REGULATIONS MADE THEREUNDER

[Redacted area for permit details]

of 1/4 Sec. Tp. Rge. P.M. having paid the following:

Permit fee \$1.00 Dues \$ Total \$ C.N.

It is hereby authorized under Section 12(1)(b) of "THE FOREST ACT" and Regulations made thereunder, subject to the special conditions set out below, to cut the following quantity of timber AND NO MORE

From the following location, viz:

Officer at will supervise cutting

SPECIAL CONDITIONS

- 1. No green timber shall be cut within 500 feet of any Provincial Highway or any other Government Road unless the timber is marked or otherwise designated for removal by the Officer.
2. Subject to The Forest Act the cutting of timber under authority of this permit may be assigned in accordance with the Forest Regulations.
3. Upon the expiration of this permit, if the permittee has cut timber in accordance with the terms and conditions of this permit and to the satisfaction of the Director of Forest Management, the permittee may be given annually another or other permits (not to extend beyond June 14, 1980) to cut a pro rata amount of the annual allowable cut of Pulpwood within the Forest Management Unit.

PERTINENT EXCEPTS FROM FOREST REGULATIONS

- 6. Unless directed by an officer to be cut piled and burned, brush and other logging debris in any timber cutting operation shall be cut or lopped and spread so as to lie as close to the ground as possible and such brush disposal shall at all times keep pace with the timber cutting operation.
38. Within ten (10) days after the completion of the cutting operations of a permittee, the permittee shall complete and sign the declaration on the reverse side of the permit and submit same to the supervising officer.
39. Where a permittee cuts timber in an amount less than the amount authorized in the permit, and his cutting operations have been conducted in a manner satisfactory to an officer, the permittee shall upon application therefor be entitled to a refund of the amount of timber dues equivalent to the difference between the amount paid by him and the amount payable for the timber actually cut; but in any event no refund of less than one dollar (\$1.00) shall be made.
40. (1) Where an application for refund is received within thirty (30) days after the date of expiry of a permit, the permittee is entitled to the full amount of any refund payable to him.
(2) Where an application for refund is received later than thirty (30) days after the date of expiry of a permit, but within three months after the date of expiry of the permit, the permittee shall be entitled to only fifty per centum (50%) of the amount of refund payable to him.
41. No refund shall be made to a permittee who applies therefor after the time specified in subsection (2) of section 40.
42. Any overcut not exceeding ten per centum (10%) of the amount authorized shall be paid for at the rate specified in the permit, and that portion of any overcut exceeding ten per centum (10%) of the amount authorized in the permit shall, unless otherwise ordered by the director be paid for at four (4) times the rate specified in the permit.

THIS PERMIT EXPIRES

Dated at Winnipeg

Director of Forest Management

If you are in doubt, or wish further information - ASK THE OFFICER

Conserve our Forests, Fish and Game

SCHEDULE G

FORM 22 (continued)

PROVINCE OF MANITOBA

DECLARATION OF PULPWOOD CUT

Permit returned to Head Office, checked and approved.

Date _____ Regional Supervisor _____
 I, _____ of _____ 1/4 Sec. _____ Twp. _____ Rge. _____ W./E. P.M. Declare:
 That I am the person named in the permit printed on the reverse side hereof, and
 that all the timber that I have cut or caused to be cut since the date of issue of that
 permit to the present date is as follows:

KIND	QUANTITY CUT	OVERCUT	UNDERCUT
------	--------------	---------	----------

That I have utilized all merchantable material in the trees cut, have disposed of the
 brush as instructed and have complied with all the special conditions of that permit
 and have disposed of the pulpwood as follows:

DATE	SOLD TO	ADDRESS	PULPWOOD
------	---------	---------	----------

Witness to Signature of Declarant
 Signature of Declarant

FOR USE OF OFFICER

Amount of dues on Overcut \$ _____ : Undercut \$ _____
 Overcut dues collected Date _____ 19 _____ : Amount \$ _____ : Int. Rec. _____
 Amount of refund recommended \$ _____ : _____
 Payable to _____ : C.O. _____ : R.S. _____

Sequence of Ownership

Clearance Recommended Contract No. _____ or Contract Year _____
 Regional Supervisor _____ Date _____ C.O. _____ Date _____

SCHEDULE G

FORM 23

REGION

LICENCE No

DEPARTMENT OF MINES, RESOURCES



AND ENVIRONMENTAL MANAGEMENT

PROVINCE OF MANITOBA
FORESTRY BRANCH

LICENCE

TO OPERATE A SAWMILL

THIS IS TO CERTIFY THAT

[Empty rectangular box for certification details]

having paid the prescribed fee, is hereby licensed to operate a sawmill on the following site:

This licence expires on unless previously cancelled, and is not transferable.

No sawmill, camp, or other structure may be located closer than 500 feet to any Provincial Highway, other Government Road, or the high water mark of any stream or lake.

This licence is subject to "The Forest Act" and the regulations thereunder, as that Act and the regulations are amended from time to time, and to the special conditions that may be set out on the reverse side of the licence or attached thereto.

A complete record of sawing done shall be kept in Sawmill Record Book containing reports numbered to, or in any replacement thereof.

Dated at Winnipeg, this day of, 19

Director of The Forestry Branch

SCHEDULE G

FORM 24

DEPARTMENT OF MINES, RESOURCES  AND ENVIRONMENTAL MANAGEMENT

PROVINCE OF MANITOBA
FOREST SERVICE

Licence No

DISTRICT

**LICENCE
 TO DEAL IN FOREST PRODUCTS**

THIS IS TO CERTIFY THAT

having paid the prescribed fee, is hereby authorized to deal in fuelwood, pulpwood, boxwood, or other forest products.

This licence expires on the 30th of April, 19, unless previously cancelled, and is not transferable.

This licence is subject to The Forest Act and the regulations thereunder as that Act and the regulations are amended from time to time.

Dated at Winnipeg, this day of , 19

Director of The Forestry Branch

SCHEDULE G

FORM 25

DEPARTMENT OF MINES, RESOURCES AND ENVIRONMENTAL MANAGEMENT
PROVINCE OF MANITOBA

APPLICATION FOR EXPORT CERTIFICATES

- 1 I(We) hereby make application for export certificates for _____ cars of
* _____

- 2 This timber is for sale to
Name _____
Address _____ and
for delivery to _____
(State name of Paper Mill)

- 3 In accepting the export certificates applied for I(We) hereby acknowledge that, as provided for in The Forest Act and regulations, all assessments for dues, etc., on timber originating on Crown Land until paid are a lien on the timber concerned.

- 4 Furthermore, I(We) hereby assume responsibility for the payment of any claim the Department of Mines, Resources and Environmental Management may have on the timber.

- 5 I(We) hereby agree that export certificates not used within sixty days after date of issuance may be recalled, or the exporter may be required to give a satisfactory accounting therefor. Failure to do so may result in refusal to issue further export certificates.

- 6 I am (we) are in possession of the necessary export permit No. _____
covering _____ cords* _____ pulpwood from Government of
Canada, Department of Trade and Commerce, and that the permit is good until

19

Date

Name(s)

Address(es)

*Note: State Products and Specie. If pulpwood, also state whether rough or peeled.

SCHEDULE G

FORM 26

DEPARTMENT OF MINES, RESOURCES  AND ENVIRONMENTAL MANAGEMENT

PROVINCE OF MANITOBA

FORESTRY BRANCH

PERMIT No

THIS IS TO CERTIFY THAT

Permit fee \$1.00	Dues \$	Total \$	C.N.
-------------------	---------	----------	------

Is hereby authorized under The Forest Act and regulations thereunder, and subject to the special conditions, if any, endorsed on the back of or attached to this permit to:

HELP TO PREVENT FOREST FIRES

During the currency of this permit, the permittee is responsible for payment of any taxes levied under applicable provisions of The Municipal Act.

THIS PERMIT IS NOT TRANSFERABLE AND EXPIRES

Dated at Winnipeg this day of , 19

Director of The Forestry Branch

FOREST

Reg. F150-R1

SCHEDULE G

FORM 27



FORESTRY BRANCH — APPLICATION FOR GENERAL PERMIT

Name	Date
Address	
Authority requested to	
Name of Provincial Forest	
Land description	
Witness	Signature of Applicant

REPORT OF CONSERVATION OFFICER

GENERAL INFORMATION

Improvements to be made

Will the use be commercial or non-commercial

State No. of head of stock for which applicant holds grazing permit

RE APPLICATION FOR SAW MILL SITE

Kind of mill

Size of mill

Capacity

Character of products to be manufactured

Source of timber to be sawn

Authority under which timber is to be cut

Months during which saw mill may be operated

Will the use involve monopoly?

SCHEDULE G
FORM 27 (continued)

EXISTING IMPROVEMENTS

Name of person these improvements were made by

Address

May applicant properly use them?

PROPOSED IMPROVEMENTS

Amount of timber required from provincial forest or land for improvements contemplated by applicant

Dues chargeable on this timber

CLEARING OF LAND INVOLVED

How much clearing will be necessary?

Has right-of-way been applied for? State width required.

Should it be cleared? If so, why?

Should applicant pay for timber cut or destroyed in clearing the land?

Can this timber be used in connection with his permit? If not, explain how he will use or dispose of it.

How should the refuse resulting from the clearing be disposed of?

State possible injury which might result from granting the permit

If for grazing enclosure or pasture, what will the effect be upon timber growth?

Are there any complications which might result due to privately owned lands or prior permits granted?

What is the applicant's reputation and financial standing?

Under what section of Forest Regulations is this application made?

What annual charge should be made?

I hereby recommend that a permit be issued under the following special conditions:

Conservation Officer	Recommended by Regional Director
Date	Date