FORESTRY REGULATIONS. (1)

PART I.—PRELIMINARY.

1. These Regulations may be cited as the Forestry Regulations. (1) Short title.

2. These Regulations are divided into Parts, as follows:—

Part I.—Preliminary.
Part II.—Permits.
Part III.—Licences.
Part IV.—Native Timber Authorities.
Part V.—Timber Depots.
Part VI.—Brands.
Part VII.—Tramways and Sawmills.
Part VIII.—General.

3.—(1.) In these Regulations, unless the contrary intention appears—

"Forest Inspector" includes a Forest Officer;
"licensee" means the holder of a licence;
"monthly statement" means the statement referred to in regulation 11 of the Regulations;
"native timber authority" means an authority granted under Part IV. of these Regulations;
"permit area" means the area of land over which the rights under a permit may be exercised;
"Permit holder" means holder of a permit and includes a person to whom a permit is transferred in accordance with these Regulations;
"surveyed" means surveyed by a surveyor licensed under the Lands Registration Ordinance 1924-1937; (2)

(1) The Forestry Regulations (made under the Forestry Ordinance 1936-1937) comprise the original Forestry Regulations, as amended by the other Regulations referred to in the following Table:—

<table>
<thead>
<tr>
<th>Description and number and year.</th>
<th>Date on which made by Administrator in Council.</th>
<th>Date on which published in N.G. Gaz.</th>
<th>Date on which took effect and came into operation.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Forestry Regulations (1937, No. 20)</td>
<td>8.9.1937</td>
<td>15.9.1937</td>
<td>15.9.1937 (N.G. Gaz. of 15.9.1937)</td>
</tr>
<tr>
<td>Amending Regulations (1939, No. 4)</td>
<td>29.3.1939</td>
<td>15.4.1939</td>
<td>15.4.1939 (N.G. Gaz. of 15.4.1939)</td>
</tr>
<tr>
<td>Amending Regulation (1939, No. 15)</td>
<td>14.11.1939</td>
<td>30.11.1939</td>
<td>30.11.1939 (N.G. Gaz. of 30.11.1939)</td>
</tr>
</tbody>
</table>

(2) Now the Lands Registration Ordinance 1924-1939.
FORESTRY—

"the Ordinance" means the Forestry Ordinance 1936-1937;
"timber reserve" includes a Territory forest;
"working plan" means a detailed written scheme of the operations to be undertaken on a specified area of forest in pursuance of regulation 31 of these Regulations.

(2.) Any reference in these Regulations to a Schedule shall be read as a reference to a Schedule to these Regulations.

(3.) Any reference in these Regulations to a form shall be read as a reference to a form in the First Schedule.

PART II.—PERMITS.

4.—(1.) An application for a permit shall be in accordance with, and contain the particulars specified in, Form 1 and shall be lodged with the Secretary.

(2.) An application fee of Ten shillings and a deposit of Ten pounds shall be paid with each application.

5.—(1.) The Administrator may grant or refuse an application for a permit or may, with the consent of the applicant, grant the application—

(a) in respect of the whole or part only of the area specified in the application;
(b) in respect of all or some only of the species of forest produce specified in the application;
(c) subject to the payment of royalty additional to the royalty offered in the application;
(d) subject to such additional covenants, terms, and conditions as the Administrator thinks fit.

(2.) If an applicant does not accept the grant of his application subject to modifications in pursuance of the last preceding sub-regulation, the application shall be deemed to be refused.

6.—(1.) The Administrator may, by notice in the New Guinea Gazette or such other publications as he thinks fit, offer a permit for sale by tender.

(2.) The notice shall state the conditions of tendering, the amount to be deposited with each tender, and particulars of the permit to be granted, and shall require tenderers to state the rate of royalty tendered, or, if the permit is in respect of a species of forest produce mentioned in the Second Schedule, the rate of royalty offered in addition to the rate specified in that Schedule.

(3.) The highest or any tender need not necessarily be accepted.
7.—(1.) The deposit lodged by an applicant or a successful tenderer for a permit shall, on the issue of the permit, be applied towards the payment of such royalty as thereafter becomes due under the permit.

(2.) If the permit holder does not commence operations under the permit within the time specified therein, the deposit may be forfeited.

(3.) On refusal of an application for a permit, the deposit, but not the application fee, shall be refunded.

8.—(1.) A permit shall be in duplicate and in accordance with Form 2 and the terms of the grant of the permit.

(2.) One duplicate shall be handed to the permit holder and the other duplicate retained by the Secretary.

(3.) The fee for the preparation and issue of a permit shall be One pound.

9. A permit holder shall pay such demarcation fee as may be fixed by the Secretary:

Provided that the Secretary may at any time require the boundaries of the permit area to be surveyed and the permit holder shall pay the survey fee.

10.—(1.) Every holder of a permit to take timber shall keep a Log Book in accordance with Form 3 in which shall be recorded each day by the duplicate carbon process details of all timber taken from the permit area.

(2.) Each log of timber shall be allotted a number in the order in which it is taken, commencing with the number "1" in each calendar month.

(3.) Duplicates of the entries in the Log Book shall be forwarded to the Secretary with the monthly statement.

11.—(1.) Every permit holder shall, within the first week of every calendar month, lodge with or post to the Secretary a statement in duplicate in accordance with Form 4 showing the quantity and other particulars of the forest produce taken from the permit area during the immediately preceding calendar month, and remit therewith royalty on such forest produce calculated at the rates specified in the permit.

(2.) The Secretary shall, upon being furnished with a monthly statement, assess the royalty payable on the forest produce particularized therein and deliver the assessment or forward it by post or otherwise to the permit holder, and the permit holder shall pay any unpaid portion of the amount assessed clear of all deductions within twenty-one days after the date specified in the assessment.
FORESTRY—

(3.) No alleged inaccuracy in an assessment under this regulation shall be an excuse for delay in payment of the amount assessed or any unpaid portion thereof, but any proved inaccuracy or overpayment shall be taken into consideration in any subsequent assessment or a refund may be made of any overpayment.

12.—(1.) The transfer of a permit shall be in a form approved by the Administrator.

(2.) Subject to section eighteen of the Ordinance the Secretary shall indorse a memorial of a transfer on each duplicate of the permit.

(3.) A fee of One pound shall be paid for each transfer of a permit.

PART III.—LICENCES.

13. An application for a licence shall be in accordance with Form 5.

14. A licence shall be in accordance with Form 6.

15.—(1.) The fee for the issue of a licence shall be Ten shillings.

(2.) Royalty at the rates prescribed in the Second Schedule shall be paid by a licensee on all forest produce taken under the licence.

PART IV.—NATIVE TIMBER AUTHORITIES.

16.—(1.) A Forest Inspector may, on receipt of an application in accordance with Form 7 and on payment of a fee of Five shillings, grant a native timber authority in accordance with Form 8.

(2.) A native timber authority may be cancelled by a Forest Inspector for any contravention of the provisions of the authority or of the Ordinance or these Regulations.

17.—(1.) Subject to the Natives' Contracts Protection Ordinance 1921-1936, a person may, without any authority other than this sub-regulation, purchase forest produce from a native for his domestic use.

(2.) Subject to the Natives' Contracts Protection Ordinance 1921-1936, the holder of a native timber authority may purchase from natives in accordance with the authority—

(a) barks, gums, rattans, nipa or other species of palm, bamboo, nuts, plants, creepers, blossoms, flowers, leaves, grass, roots, bulbs, ferns, or other like forest produce;

(b) timber for firewood, posts, rails, mine props, mine laths, or poppet legs; or

(c) any other timber, royalty on which calculated at the rates specified in the Second Schedule would not exceed Ten pounds.
18. No person other than a native shall purchase any forest produce from a native or the owner of native-owned land except in accordance with the last preceding regulation.

**PART V.—TIMBER DEPOTS.**

19. Administration timber depots may be established by the Administrator within a timber reserve or at any other suitable place for the temporary storage of forest produce by the holder of a permit, licence, or native timber authority.

20. The admission or withdrawal of forest produce to or from an Administration timber depot shall be subject to the following conditions:

(a) Every person desiring to store forest produce in a depot shall obtain permission from a Forest Inspector and pay a fee of Ten shillings per calendar month or part of a calendar month of storage;

(b) The maximum quantity of timber or other forest produce to be stored by a person shall be fixed by a Forest Inspector;

(c) Every person storing timber in a depot shall enter in a book approved for the purpose by the Secretary, the species of timber or other forest produce, the number of pieces and the dimensions thereof, the date of its admission, the royalty paid thereon, and the date of its withdrawal;

(d) Forest produce may not be withdrawn from a depot until all royalties, fees, and other charges thereon have been paid;

(e) The duration of storage of timber or other forest produce in any depot shall be fixed by a Forest Inspector and shall be set forth in the permission for its admission;

(f) Any forest produce left in a depot on which royalty, fees, or other charges are due and unpaid for three months after the expiration of the period fixed for storage may be sold by a Forest Inspector, and the proceeds of the sale shall be paid into the Public Revenue Account of the Territory.

**PART VI.—BRANDS.**

21.—(1.) A Forest Inspector shall have a hammer brand with—

(a) a distinguishing number inside the figure of a crown on one face to be used for—

(i) marking trees for felling;

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FORESTRY—

(ii) authorizing the removal of forest produce from a permit area or an Administration timber depot, after measurement, record, and payment of all royalties, fees, and other charges thereon;

(iii) marking timber to indicate that permission for export under section 34 of the Ordinance has been given; and

(iv) releasing forest produce which has been seized, and otherwise obliterating and cancelling brands under the next succeeding paragraph; and

(b) the figure of a broad-arrow on the other face to be used for marking trees which are not to be felled or removed, and marking any forest produce seized under the Ordinance or these Regulations.

22. A Forest Inspector may have and use a special brand for marking—

(a) a tree with the letter ‘‘R’’ in a circle to indicate that the tree is specially reserved and may not be felled by any person whatsoever;

(b) timber with the initial letters of the common name of the species of tree from which the timber was obtained to show that the timber is truly of the species which the letters indicate, for the purpose of preventing fraud in the supply of inferior timbers; or

(c) timber admitted for storage into an Administration timber depot with the letters ‘‘AD’’.

23. A Forest Inspector shall not allow any brand entrusted to his charge to go out of his possession without the written consent of the Secretary or allow any other person to use it for any purpose whatsoever.

24.—(1.) Every holder of a permit, licence, or native timber authority may, if he so desires, and shall, if thereto required by the Secretary, provide himself with a distinctive brand and impress it on all timber cut by him and on the stump and waste trunk head of each tree felled by him.

(2.) No brand shall be made or used under this regulation until its design has been approved by the Secretary.

PART VII.—TRAMWAYS AND SAWMILLS.

25.—(1.) A permit holder may apply for approval to construct a tramway on his permit area.

(2.) The applicant shall furnish a plan of the proposed route and such other particulars as the Secretary requires, and shall, if thereto
required by the Secretary, have the route surveyed at his own expense and lodge a plan of such survey with the Secretary.

(3.) The Secretary may approve of the tramway, in accordance with such specifications and subject to such conditions as he thinks fit.

26.—(1.) A tramway approved by the Secretary shall be properly and faithfully constructed and completed within two years after the date of the approval or such other period as the Secretary may in any special circumstances specify.

(2.) A tramway, together with the bridges, culverts, make-ups, points, and crossings, shall be constructed in strict accordance with the approved specifications and conditions, but shall not be opened or used for the transport of forest produce until it has been examined and approved for such transport by a Forest Inspector.

27. No person, other than the permit holder, or his employees, or Forest Inspectors in the performance of their duty or work, shall be carried or permitted to travel in or on any locomotive, truck, or other vehicle on a tramway without the authority of a Forest Inspector.

28. A permit holder shall not erect a sawmill on his permit area except on a site approved by a Forest Inspector.

29.—(1.) Every tramway truck or other vehicle used for the transport of forest produce shall be strongly and properly made, and shall be provided with proper and efficient brake-gear for regulating and controlling its speed and running power.

(2.) Every tramway and every part thereof shall be kept and maintained in good order and repair for the purpose of transporting forest produce and any other freights which are authorized, and for the safety of persons and animals carried or employed thereon.

(3.) A Forest Inspector may suspend the working of a tramway, or the use and employment of any locomotive, mill-truck, winch, cable, haulng machinery, or portion of a sawmill which he regards as unsafe or out of proper repair and may notify the permit holder or his agent accordingly and direct such repair or renewals as he thinks fit and the permit holder shall forthwith comply with any such notice and without delay effect the repairs or renewals so directed to the satisfaction of a Forest Inspector.

30. A permit holder shall at all reasonable times afford to other permit holders and to licensees, where necessary in the opinion of a Forest Inspector, facilities for the carriage of forest produce over his tramway, and all charges by the permit holder for carriage of forest produce or running rights over the tramway shall be on a reasonable scale and subject to the approval of the Secretary.

PART VIII.—GENERAL.

31.—(1.) Wherever practicable the Secretary shall cause to be drawn up a working plan for each Territory forest or part of a Territory forest.
(2.) A working plan under this regulation shall, when approved by the Administrator in Council, regulate the management of the area specified in the working plan, for a period, not exceeding ten years, approved by the Administrator in Council.

(3.) A working plan shall include a provision—

(a) specifying the maximum quantity of any species of forest produce which may be taken annually from the area in the working plan;

(b) specifying the maximum area from which forest produce may be taken annually; or

(c) restricting the area from which forest produce may be taken.

(4.) The Administrator in Council may modify or alter a working plan.

32.—(1.) No cattle shall be depastured in a timber reserve except under and as authorized in a permit or with the written permission of the Secretary.

(2.) Any permission given under the last preceding sub-regulation shall define the part of the timber reserve on which cattle may be depastured and state the fees fixed by the Administrator for agistment.

33.—(1.) No tree having at five feet from the ground a girth, including the bark, of less than the dimensions specified in the Third Schedule shall be felled in or removed from any Administration land except timber taken under a permit or licence to be used for mining purposes or for piles, girders, fencing material, or slabs:

Provided that a Forest Inspector may authorize the cutting and removing of any tree of less dimensions, if in his opinion the tree is stunted and has reached its full growth or the cutting and removal of the tree is otherwise desirable.

(2.) A tree shall be felled to a stumpage height not exceeding fifteen inches.

34. Forest produce may be removed from the area specified in a permit or licence—

(a) to a sawmill;

(b) to an Administration timber depot;

(c) upon payment of any royalty or other dues thereon; or

(d) with the written consent of a Forest Inspector, but not otherwise.

35.—(1.) The superficial contents of log timber shall, for the purpose of assessing royalty, be calculated by multiplying the length of the log in feet by the full area of its middle section in square feet and multiplying by twelve.
Forestry Regulations.

Provided that for the purpose of assessing royalty there may be deducted from the superficial contents of log timber calculated in accordance with this regulation an allowance for hollow pipes, of such amount as a Forest Inspector determines.

(2.) The decision of a Forest Inspector on measurements as to the superficial contents of log timber for the purpose of assessing royalty shall be final.

35A. Log timber shall not be exported unless it has been treated for pest infestation by the application of creosote, or of a creosote derivative approved by the Secretary, over its entire surface:

Provided that the Administrator may permit the export of log timber which has not been so treated, if the timber has been inspected by a Forest Inspector, and a certificate given by him that it does not require the treatment.

36. Every holder of a licence or native timber authority or of any permit or licence granted or issued under any Ordinance repealed by this Ordinance shall keep such books of account and shall furnish such statements and returns concerning the forest produce taken by him as are required by the Secretary, and shall produce for inspection by a Forest Inspector at all reasonable times all books of account and other documents relating to the forest produce, to enable any royalty to be ascertained.

37. Every holder of a permit, licence, or native timber authority shall keep a copy of these Regulations and shall produce it to a Forest Inspector on demand.

Penalty: Five pounds.

38. A permit, licence, or native timber authority shall be produced by the holder for inspection whenever he is engaged in taking forest produce or has forest produce in his possession and such production is required by a Forest Inspector or an officer of the Department of District Services and Native Affairs.

Penalty: Five pounds.

39. Any person who on Administration land causes unnecessary or wanton destruction of trees or other forest produce or fells any tree, except for the purpose of utilizing it in a reasonable and usual manner, shall be guilty of an offence.

Penalty: Twenty pounds.

40. On proof to the satisfaction of the Secretary that a permit has been lost or destroyed, the Secretary may, if he thinks fit, issue to the permit holder an office copy of such permit, on payment of a fee of Ten shillings.

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41. Any person who contravenes any provision of these Regulations shall be guilty of an offence, and shall, where no other penalty is provided, be liable to a fine not exceeding Fifty pounds.

THE FIRST SCHEDULE.

TERRITORY OF NEW GUINEA.

Reg. 4.  

Forestry Ordinance 1936-1937.

APPLICATION FOR PERMIT.

To the Administrator, 
RABAUL. 

[Full name, address, and occupation of applicant] hereby applies for a permit under the Forestry Ordinance 1936-1937, to be exercised, subject to that Ordinance and the Forestry Regulations as amended from time to time, over an area of approximately hectares known as situated at (a plan of which area accompanies this application) in accordance with the following particulars:—

Species of timber applied for:
Species of forest produce other than timber applied for:
Quantity proposed to be taken and removed each month:
Sawmills (if any) proposed to be erected—
Number:  Location:
Monthly cutting capacity of each mill in superficial feet:
Whether timber to be sold as log timber, hewn timber, or sawn timber:
Whether forest produce for export or local use:
Period (not exceeding ten years) for which permit desired:
Period within which operations to be commenced:
Application fee of Ten shillings and deposit of Ten pounds are lodged with this application.

Dated at this day of , 19 .

Received / /19

Signature of applicant.

TERRITORY OF NEW GUINEA.

Reg. 8.  

Forestry Ordinance 1936-1937.

PERMIT.

In pursuance of section 14 of the Forestry Ordinance 1936-1937, I, the Administrator of the Territory do hereby grant to [full name, address, and occupation] (hereinafter referred to as the permit holder, which expression shall include the successors in title of the permit holder) in consideration of the payment of the royalty specified herein and subject to the additional conditions (if any) expressed in the First Schedule hereto and to the provisions of the Forestry Ordinance 1936-1937 as amended from time to time (hereinafter referred to as the Ordinance) and the Forestry Regulations as amended from time to time (hereinafter referred to as the Regulations) the exclusive right to take and
Forestry Regulations.

THE FIRST SCHEDULE—continued.

remove from the area of land delineated and edged red on the plan in the Second Schedule hereto containing hectares more or less known as situated at

in the District of (hereinafter referred to as the permit area) the species of forest produce specified in clause 2 hereunder and otherwise to exercise the right conferred by section 15 of the Ordinance, for a period of years from the day of , 19

(hereinafter referred to as the permit period), subject to the following conditions:

1. The conditions hereinafter expressed, except the additional royalty or rates thereof specified in the next succeeding clause, may at any time be amended by regulations made by the Administrator in Council under the Ordinance, and thereupon this permit shall be deemed to be amended accordingly and the permit holder bound by the provisions of the permit as so amended.

2. Subject to the last preceding clause, the permit holder shall pay on all forest produce taken under this permit the royalty from time to time prescribed in the Second Schedule to the Regulations and further an additional royalty at the following rates:

Additional royalty, per hundred superficial feet—Species of timber.

Additional royalty—Species of forest produce, other than timber.

3. The forest produce specified in this permit shall be taken and removed in accordance with the Ordinance and the Regulations and this permit is in all respects subject to the Ordinance and Regulations and shall be read in conjunction therewith.

4. Nothing in this permit is to be construed as a guarantee that the permit area contains any specific quantity or species of forest produce and the permit holder accepts all risks in respect of quantity, quality, girth, accessibility, or other like matters relating to the forest produce specified in this permit.

5.—(1.) The permit holder shall be allowed to cut free of charge timber necessary for the construction and maintenance of his sawmill or other mill buildings, or for firewood therefor, or for domestic purposes, or for tramways, bridges, or culverts in connexion with the proper working of this permit.

(2.) Subject to the last preceding sub-clause, no forest produce other than the species mentioned in clause 2 of this permit shall be felled, taken, or removed without the permission of a Forest Inspector.

(3.) The permit holder shall not, while he is operating under this permit, cut or remove any forest produce from any area not held by him under a permit, except with the previous written permission of the Secretary.

6. Any dispute arising in connexion with the taking or removal, or the quantity, of forest produce taken under this permit shall be decided by the Secretary, and the decision of the Secretary shall be final.

7.—(1.) Operations under this permit shall be commenced within months from the date of the commencement of the permit period and thereafter not less than shall be taken and removed during each calendar month of the permit period.

(2.) If the permit holder fails to comply with the last preceding sub-clause, he shall be required to pay at least sixty per centum of the royalty on the minimum output specified therein, and, if such failure continues for what the Secretary in his discretion considers to be an unreasonable period, the Secretary may reduce the permit area in proportion to the actual output.

(3.) Operations under this permit shall from time to time be confined to such sections of the permit area as a Forest Inspector may direct and each such section shall be worked out completely in turn.

(4.) No departure shall be made from any working plan drawn up for any part of the permit area.
8.—(1.) Trees cut under this permit shall be felled with as much care as possible and in a proper customary and workmanlike manner.

(2.) A Forest Inspector may require the services of an unsatisfactory cutter to be dispensed with.

9.—(1.) All waste matter and debris produced or caused by or incidental to the cutting of forest produce or other operations on the permit area shall be stacked and burned or otherwise destroyed to the satisfaction of a Forest Inspector.

(2.) At any sawmill operated on the permit area means approved by a Forest Inspector for the removal of mill sawdust shall be provided, retorts for the safe burning of the sawdust installed, and the sawdust removed in such a way as not to cause the pollution of any stream, spring, or pool of fresh water.

10. No track, road, stream, river, or watercourse through the permit area shall be allowed to become obstructed by trees or any part thereof or other forest produce taken under this permit.

11. The approval of a Forest Inspector shall be obtained before opening, making, or using a track or road which may cause injury to any strip, belt, or bed of valuable young timber.

12. Every sawmill and every building, dwelling, or encampment on the permit area where any workman is employed or housed shall be provided with proper sanitary accommodation and at all times kept in a clean and proper condition.

13. Cattle actually used in the exercise of the rights conferred by this permit may be depastured on the permit area, and, if so required by a Forest Inspector, shall be either stabled or kept on such properly fenced portions of the permit area as may be approved by a Forest Inspector.

14.— (1.) Any part of the permit area which in the opinion of the Secretary, on such reports as he thinks fit, has been denuded of marketable timber, or trees likely to develop into marketable timber, and is not required by the permit holder for roads, tramways, sites for timber depots or sawmills, or other similar purposes under this permit, shall be closed to further cutting and may be reserved for reafforestation.

(2.) Any part of the permit area closed under this clause which is not reserved for reafforestation or is not part of a Territory forest may be, at any time during or after the permit period, leased or granted to any person or otherwise dealt with under the Land Ordinance 1922-1937.

(3.) Any part of the permit area closed under this clause shall be deemed to be excluded from the permit area and from the operation of this permit.

15. With the previous written approval of the Secretary, the permit holder may, within such time, not exceeding six months, after the expiration of the permit period as the Secretary thinks fit, remove from the permit area his buildings, plant, machinery, and effects.

16. Any officer or employee of the Administration shall at all times without let or hindrance be allowed to enter and remain upon any part of the permit area, to open, lay down, construct, maintain, and thereafter use such roads, tracks, tramways, bridges, culverts, pipes, canals, channels, ditches, and other conveniences as the Administrator may think fit.

17. Any forest produce required by the Administration shall be sold to the Administration at the fair current wholesale market basic rates in priority to any other customer.

18. A copy of the Ordinance and the Regulations shall be kept by the permit holder and produced to a Forest Inspector on demand.
Forestry Regulations.

THE FIRST SCHEDULE—continued.

19. If and when any royalty shall be in arrear for twenty-eight days or this Forfeiture. permit otherwise becomes liable to forfeiture, it shall be lawful for the Adminis-
trator or his authorized officer without any demand whatsoever to seize and sell any cattle, machinery, plant, or effects of the permit holder which may be found on the permit area.

Dated at Rabaul this day of , 19 .

Administrator.

THE FIRST SCHEDULE.
ADDITIONAL CONDITIONS.

THE SECOND SCHEDULE.
PLAN.

Reg. 10. Form 3.

TERRITORY OF NEW GUINEA.

Forestry Ordinance 1936-1937.

LOG BOOK.

<table>
<thead>
<tr>
<th>Date</th>
<th>Log No.</th>
<th>Species</th>
<th>Where obtained</th>
<th>Brand</th>
<th>Length</th>
<th>Girth</th>
<th>Superficial contents</th>
<th>How dealt with</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>At each end</td>
<td>Mean.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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FORESTRY—
THE FIRST SCHEDULE—continued.

Reg. 11. Form 4.

TERRITORY OF NEW GUINEA.

Forestry Ordinance 1936-1937.

MONTHLY STATEMENT OF FOREST PRODUCE.

To the Secretary,

Department of Lands, Surveys, Mines, and Forests,

Rabaul.

<table>
<thead>
<tr>
<th>Species of timber or other forest produce</th>
<th>Timber</th>
<th>Quantity of other forest produce</th>
<th>For office use only. Assessment of Royalty</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>No. of logs</td>
<td>Super. feet of sawn timber produced</td>
<td>Rate</td>
</tr>
</tbody>
</table>

I, the holder of Permit No. , hereby declare that the above is a correct statement of the forest produce taken from the permit area for the month ended , 19 .

Signed at this day of , 19 .

Signature of permit holder.

ASSESSMENT OF ROYALTY.

Royalty totalling £ has been assessed as above and payment of the unpaid portion of such royalty as set out hereunder is required to be made within twenty-one days from the day of , 19 .

Dated this day of , 19 .

Total royalty Amount paid Balance due £ s. d. 

Secretary.

Reg. 13. Form 5.

TERRITORY OF NEW GUINEA.

Forestry Ordinance 1936-1937.

APPLICATION FOR LICENCE.

I [full name, address, and occupation of applicant] hereby apply for a licence to take, subject to the provisions of the Forestry Ordinance 1936-1937 and the Forestry Regulations, [quantity, value, species, and purpose of timber or other forest produce applied for] from [particulars of area].

Dated at this day of , 19 .

Signature.
Forestry Regulations.

THE FIRST SCHEDULE—continued.


TERRITORY OF NEW GUINEA.
Forestry Ordinance 1936-1937.

LICENCE.

[Full name, address, and occupation of licensee] is hereby authorized, in common with other licensees and subject to the Forestry Ordinance 1936-1937, the Forestry Regulations as amended from time to time, the additional covenants, terms, and conditions (if any) expressed on the back hereof, and payment of the prescribed royalty, to take and remove forest produce as follows:

<table>
<thead>
<tr>
<th>Species of Forest Produce</th>
<th>Maximum quantity and value to be taken</th>
<th>Land from which to be taken</th>
<th>Period of licence</th>
<th>One year from the day of</th>
</tr>
</thead>
</table>

This licence may be revoked as provided in the said Ordinance and Regulations.

Porestry Inspector.

Fee 10s. paid Receipt No. Dated / /19

Reg. 16. Form 7.

TERRITORY OF NEW GUINEA.
Forestry Ordinance 1936-1937.

APPLICATION FOR NATIVE TIMBER AUTHORITY.

I [full name, address, and occupation of applicant] hereby apply for an authority under Part IV. of the Forestry Regulations and subject to the provisions of the Forestry Ordinance 1936-1937 and the Forestry Regulations to enter into an agreement with the natives specified hereunder or the owners of the native-owned land in the area specified hereunder for the purchase of [species and quantity of timber or other forest produce and purpose].

Dated at this day of , 19

Signature of applicant.

Natives or area referred to:

Dated at this day of , 19

Authorized Officer.

Reg. 16. Form 8.

TERRITORY OF NEW GUINEA.
Forestry Ordinance 1936-1937.

NATIVE TIMBER AUTHORITY.

Fee: 5s. Receipt No. Dated / /19

This is to certify that is hereby authorized to make an agreement, subject to the provisions of the Natives Contracts Protection Ordinance 1921-1936, with the natives specified hereunder or the owners of the native-owned land in the area specified hereunder for the purchase of under and subject to the provisions of the Forestry Ordinance 1936-1937 and the Forestry Regulations and to the conditions set forth on the back hereof, for a period of twelve months from day of , 19

Natives or area referred to:

Dated at this day of , 19

Authorized Officer.
**FORESTRY—**

**THE SECOND SCHEDULE.**

<table>
<thead>
<tr>
<th>Species of timber or other forest produce.</th>
<th>Unit.</th>
<th>Rate of royalty.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) <em>Afzelia bijuga</em> (Kwila)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Pometia pinnata</em> (Tun)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Eucalyptus naudiniana</em> (Kamarere)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Dracontomelum mangiferum</em> (Lup)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Vitex cofassus</em> (Ahang)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Calophyllum inophyllum</em> and other species of <em>Calophyllum</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other hardwoods</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>100 super feet</strong> (log measurement)</td>
<td><strong>0 10</strong></td>
</tr>
<tr>
<td>(b) <em>Cedrela toona</em> and other species of cedar</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Araucaria cunninghamii</em>, <em>Araucaria klinkii</em>, and other species of pine</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Pterocarpus indicus</em> (Ivanga or Nanga)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Octomeles sumatrana</em> (Erima)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other softwoods</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>3 6</strong></td>
</tr>
<tr>
<td>(c) Piles, girders, headstocks, walings and bracings</td>
<td></td>
<td><strong>0 2</strong></td>
</tr>
<tr>
<td>Mine and pole timber, having a mean diameter—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Not exceeding 6 inches</td>
<td></td>
<td><strong>0 0½</strong></td>
</tr>
<tr>
<td>Exceeding 6 inches but not exceeding 9 inches</td>
<td></td>
<td><strong>0 0½</strong></td>
</tr>
<tr>
<td>Exceeding 9 inches but not exceeding 12 inches</td>
<td></td>
<td><strong>0 1</strong></td>
</tr>
<tr>
<td>Fence posts and fence stays</td>
<td></td>
<td><strong>0 2</strong></td>
</tr>
<tr>
<td>(d) Firewood (1 cord of 128 cubic feet)</td>
<td></td>
<td><strong>1 0</strong></td>
</tr>
<tr>
<td>(e) Mine slabs (1 cord of 128 cubic feet)</td>
<td></td>
<td><strong>1 0</strong></td>
</tr>
</tbody>
</table>

**Reg. 33.**

**THE THIRD SCHEDULE.**

<table>
<thead>
<tr>
<th>Species of tree.</th>
<th>Minimum girth in inches.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cedar</td>
<td>90</td>
</tr>
<tr>
<td>Hoop pine</td>
<td>72</td>
</tr>
<tr>
<td>Klinkii pine</td>
<td>72</td>
</tr>
<tr>
<td>Any other species</td>
<td>60</td>
</tr>
</tbody>
</table>