### FORESTRY REGULATIONS\*

#### PART I.—PRELIMINARY.

Citation

1. These Regulations may be cited as the Forestry Regulations.

Parts.

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

Part I.—Preliminary (Regulations 1-4).

Part II.-Licences.

Division 1.—General (Regulations 5-28).

Division 2.—Grazing Licences (Regulations 29-32).

Division 3.—Sawmill Licences (Regulations 33-40).

Division 4.—Occupation Licences (Regulations 41-46).

Division 5.—Timber Licences (Regulations 47-57).

Division 6.—Forest Products Licences (Regulations 58-62).

Division 7.—Game Licences (Regulations 63-66).

Part III.—Permits (Regulations 67-70).

Part IV.—Forest Produce (Special Provisions) (Regulations 71-76).

Part V.-Marks, Brands and Notices (Regulations 77-83).

Part VI.—Use of Fire in Forest Reserves (Regulations 84-89).

Part VII.—Miscellaneous (Regulations 90-100).

Interpretation.

- 3.—(1.) In these Regulations, unless the contrary intention appears—
  - "authorized" means authorized by the Ordinance or these Regulations or in writing by the Administrator or the Forestry Officer;
  - "calendar month" means one of the twelve named months into which the year is divided in a calendar;
  - "controlled area" means a forest reserve, any unalienated Crown land or any Crown land where there is forest produce reserved under a lease of Crown lands;
  - "depot" means a depot established or approved to be established by the Administrator under these Regulations;
  - "Form" means a form in the Schedule;
  - "holder", in relation to a licence, means the person to whom the licence has been granted or, with the consent in writing of the Administrator, transferred;
  - "licence" means a licence granted under the Ordinance or these Regulations;
  - "licensed area" means land in respect of which a licence is in force;

<sup>\*</sup> The Forestry Regulations, in force under the Forestry Ordinance 1959-1965, comprise the following Regulations:—

Year and Num	ber	Date on which made	Date notified in Northern Territory Government Gazette	Date of Commencement	
1964, No. 20 1965, No. 2 1965, No. 11	::	17th December, 1964 25th February, 1965 9th June, 1965	30th December, 1964 10th March, 1965 23rd June, 1965	30th December, 1964 10th March, 1965 23rd June, 1965	

- " mark " includes brand;
- "permit" means a permit granted under the Ordinance or these Regulations;
- "sawmilling" means working a mill for the sawing of forest products;
- "take", in relation to forest produce, includes cut, fell, remove, damage or partially utilize;
- "the Schedule" means the schedule to these Regulations;
- "the Ordinance" means the Forestry Ordinance 1959-1964;
- "timber" means the trunk and branches of a fallen or felled tree and includes wood sawn, hewn, split or fashioned therefrom.
- (2.) Where under these Regulations a number is required to be ascertained according to the number of units in a length, an area, a volume or a period of time and the number of units is not an integer, the number of units shall be deemed to be—
  - (a) in the case of a length—the next lower integral number of units; or
  - (b) in any other case—the next higher integral number of units.
- (3.) Strict compliance with the forms in the Schedule is not required and substantial compliance is sufficient.
- 4. The Administrator may, for the purposes of these Regulations, allot Distinctive to each forest reserve a distinctive name and a distinctive number.

  names and numbers for forest

#### PART II.-LICENCES.

#### Division 1.—General.

5. A licence granted under the Ordinance may be-

Kinds of

- (a) a Grazing Licence;
- (b) a Sawmill Licence:
- (c) an Occupation Licence;
- (d) a Timber Licence:
- (e) a Forest Products Licence; or
- (f) a Game Licence.
- 6.—(1.) Where a licence gives to the holder of the licence, in respect of Exclusive land specified in the licence, a right that is exclusive to the holder of the licences. licence, the licence shall be expressed to be an exclusive licence.
- (2.) A licence that is not expressed to be an exclusive licence shall, unless the contrary is shown, be deemed not to confer any exclusive right on the licensee.
- (3.) An exclusive licence does not confer on the holder of the licence the exclusive right to enter the licensed area but it confers on him the exclusive right to do in the licensed area all other things that the licence authorizes him to do there.

Fee for exclusive licence.

7. The fee for an exclusive licence is the amount tendered for the granting of the licence by the person to whom the licence is granted.

Prescribed purposes, substances and articles.

- 8. For the purposes of section twelve of the Ordinance—
  - (a) conducting a sawmill, conducting a depot, manufacturing forest products, processing forest products, erecting stockyards and using land for recreation purposes or for residential purposes related to the carrying out of a prescribed purpose are prescribed purposes; and
  - (b) the substances and articles that are forest produce as defined in the Ordinance are prescribed substances and articles.

Forms of application for licences.

9. An application for a licence shall be in accordance with the appropriate form and shall be accompanied by an application fee of Two pounds.

Granting, &c., of applications for licences.

- 10.—(1.) The Administrator may, by notice in writing served on the applicant—
  - (a) grant the application;
  - (b) refuse the application; or
  - (c) return the application for amendment in such manner as is specified in the notice.
- (2.) If the Administrator grants the application he shall set out in the notice any conditions, other than prescribed conditions, to which the licence will be subject if it is granted.
- (3.) If the application is amended in such manner as is specified in the notice and returned to the Administrator within such period as is specified in the notice the Administrator shall grant the application as so amended.
- (4.) As soon as practicable after the Administrator has granted an application and a receipt for the fee for the licence has been issued, the Administrator shall issue to the applicant a licence in the appropriate form.

Amounts payable in advance under licences.

- 11.—(1.) If the application is for a licence under which forest produce may be taken the Administrator shall ascertain the amount that in the opinion of the Forestry Officer will become payable as royalties in respect of forest produce taken under the licence during the first year that the licence is in force.
- (2.) One fifth of the amount so ascertained shall be set out in any notice served under the last preceding regulation, and is payable with the fee for the licence and shall be retained and credited towards royalties payable in respect of forest produce taken under the licence.
- (3.) If the amount referred to in the last preceding sub-regulation is paid but at the date when the licence is determined that amount exceeds the total of all royalties payable, but unpaid, in respect of forest produce taken under the licence after the commencement of the licence, the Administrator shall refund the difference to the holder of the licence.

When fee for licence may be paid.

- 12.—(1.) An applicant may pay the fee for a licence and any amount payable under the last preceding regulation—
  - (a) on receiving a notice under regulation 10 of these Regulations that his application is granted; or

- (b) on returning to the Administrator his application amended as specified in such a notice.
- (2.) On receiving from an applicant the fee for a licence and any amount payable under the last preceding regulation the Administrator shall cause a receipt to be issued to the applicant without delay.
- 13. When an applicant obtains a receipt for the fee for a licence he Applicant deemed to be shall be deemed to hold the licence subject to the conditions of the licence, license on whether or not a licence in the appropriate form has been issued to him. obtaining receipt for fee.

14. For the purpose of calculating the fee payable for a licence, the Calculation licence shall be deemed to commence on the first day of the month next of fee. succeeding the month in which the Administrator grants the application for 1965, No. 11. the licence, and to continue in force until the date of expiry specified in the application, or the amended application, as the case requires.

- 15.—(1.) Unless sooner determined, a licence expires on the date Expiry and renewal of specified in the licence as the date of expiry of the licence. licences.
- (2.) The holder of a licence that is not an exclusive licence may, with amended by the consent of the Administrator and subject to such terms and conditions 1965, No. 11. as the Administrator specifies, renew the licence for such period, not inconsistent with the Ordinance and these Regulations, as the Administrator
- (3.) An application for the renewal of a licence shall be in writing lodged with the Administrator during the prescribed period and shall be accompanied by-
  - (a) a fee of Two pounds; and

approves.

- (b) an amount as and for the fee payable for the renewed licence, calculated for the period for which the renewal is sought.
- (4.) The prescribed period for the lodging of an application for the renewal of a licence commences two months before the licence expires and ends on the expiry or sooner determination of the licence.
- (5.) If the Administrator does not grant the application in respect of the period for which the renewal is sought, he shall refund to the applicant any amount by which the amount paid as and for the fee under subregulation (3.) of this regulation exceeds the fee for the period in respect of which the licence is renewed.
  - (6.) An exclusive licence may not be renewed.
- 16.—(1.) Where a licence granted under the Ordinance (in this Lost or regulation referred to as "the original licence") has been lost or destroyed, licences. the holder of the licence may make application in writing to the Administrator for the issue to him of a duplicate licence.
  - (2.) If the Administrator is satisfied that-
    - (a) the original licence has been lost or destroyed; and
    - (b) no improper use has been or is being made of the original licence by, or with the consent of, the applicant,

he may, upon payment by the applicant of a fee of Ten shillings, issue to him a duplicate licence.

(3.) A duplicate licence issued under this regulation has the same force and effect as the original licence.

## Amended by 1965, No. 11.

(4.) A person shall not, in or in relation to an application under this regulation, make a statement or furnish information that is false or misleading in any particular.

#### Defaced licences.

- 17.—(1.) Where a licence granted under the Ordinance has been defaced, the Administrator may—
  - (a) upon application in writing, accompanied by the defaced licence;
     and
- (b) upon payment of a fee of Ten shillings, issue a duplicate licence to the holder of the defaced licence.

force and effect as the licence of which it is the duplicate licence.

(2.) A duplicate licence issued under this regulation has the same

#### Forfeiture f licences.

- 18.—(1.) Where, in the opinion of the Administrator, the holder of a licence has failed to comply with a condition of his licence, the Administrator may—
  - (a) by notice in writing served on the holder of the licence, direct him to comply with the condition of the licence forthwith or within such time as the Administrator specifies in the notice; or
  - (b) by notice in the Gazette, forfeit the licence.
- (2.) If the holder of a licence fails to comply with a direction in a notice under paragraph (a) of the last preceding sub-regulation, the Administrator may, by notice in the Gazette, forfeit the licence.

#### Conditions applicable to licences.

- 19. A licence is subject to the following conditions:—
  - (a) a condition that the land in respect of which the licence is granted shall be used only for the purpose for which it is granted;
  - (b) a condition that the holder of the licence shall, when requested to do so, produce the licence for inspection to the Administrator or a person authorized by the Administrator to inspect the licence; and
  - (c) a condition that the licence shall not be transferred except with the consent in writing of the Administrator.

#### Conditions applicable to licences to take forest produce.

- 20. A licence that confers a right to take forest produce is subject to the following conditions:—
  - (a) a condition that the holder of the licence shall not, while the licence is in force, take forest produce from any land other than the land in respect of which the licence is granted without first obtaining the written permission of the Administrator to do so:
  - (b) a condition that forest produce taken under the licence but not removed from the licensed area within the prescribed time shall become the property of the Commonwealth; and
  - (c) a condition that the holder of the licence shall pay the royalties determined under the Ordinance in respect of any forest produce taken under the licence not later than two months after that forest produce is taken.

- 21.—(1.) The Forestry Officer may give to the holder of a licence Holder of licence to comply with directionsdirections of Forestry Officer.
  - (a) relating to the protection of—
    - (i) regenerative plant growth;
    - (ii) standing trees; or
    - (iii) the banks of watercourses,

from damage that might be occasioned by the falling, snigging or hauling of forest produce under the licence;

- (b) as to whether a particular tree shall or shall not be felled under the licence; or
- (c) as to what routes shall be used for snigging or hauling forest produce under the licence.
- (2.) The holder of a licence shall comply with a direction given under the last preceding sub-regulation.
- 22. Where the Administrator consents to the transfer of a licence he consent to shall endorse on the licence a memorandum of the consent in accordance transfer to be endorsed with Form 1. on licence.
- 23.—(1.) The Administrator may give written permission to the holder Erection of of a licence to erect a building or structure, or any machinery, on the land buildings, structures and in respect of which the licence is granted.

machinery.

- (2.) The Administrator shall not give such permission unless he is satisfied that the erection of the building, structure or machinery is necessary or desirable for carrying out the purposes of the licence.
- (3.) The Commonwealth shall not be liable for compensation in respect of a building, structure or machinery erected or being erected with the permission of the Administrator given under this regulation.
- (4.) Subject to the next succeeding sub-regulation, at the expiry or sooner determination of the licence, the holder of the licence may, if all moneys due to the Commonwealth in respect of the licence have been paid in full, remove any building, structure or machinery erected by him on the land in respect of which the licence was formerly in force.
- (5.) Any building, structure or machinery remaining after three months from the expiry or sooner determination of a licence on land in respect of which the licence was formerly in force becomes the property of the Commonwealth.
- 24. If the Administrator is of the opinion that waste or incomplete Avoiding utilization is occurring in the exercise of a right conferred by a licence, he waste, &c. may, whether the licence is an exclusive licence or not-
  - (a) issue additional licences in respect of the licensed area; or
  - (b) do any other thing he thinks fit,

for the purpose of avoiding waste or of effecting a greater degree of utilization of forest produce within the licensed area.

25. Subject to these Regulations, the time prescribed for payment of a Prescribed fee or charge for or under a licence is any time within twenty-one days of time for payment of the date on which the fee or charge becomes due and payable. fees and charges.

Stripping of bark prohibited except under express licence.

- 26. The holder of a licence shall not-
  - (a) strip the bark from a standing tree; or
  - (b) fell a tree for the purpose of obtaining its bark,

unless his licence expressly authorizes him to strip the bark from a standing tree.

Maximum and minimum quantities.

27. Each timber licence and each forest products licence shall specify the maximum quantity and the minimum quantity of timber or other forest produce that may be taken in each year under the licence during the period that the licence is in force.

Trees within 20 chains of well, &c., not

- 28.—(1.) A licence does not confer on the holder of the licence a right to destroy, take or move a growing tree or any dead mulga within a radius to be taken, &c. of twenty chains from a well, watering trough, dam or homestead.
  - (2.) The last preceding sub-regulation does not apply to a licence in respect of land in a forest reserve.

#### Division 2.—Grazing Licences.

Form of application for grazing licence.

29. An application for a grazing licence shall be in accordance with Form 2.

Fee for grazing licence.

- 30.—(1.) Subject to regulation 7 of these Regulations and this regulation, the fee payable for a grazing licence is an amount calculated at the rate of Two pence for each square mile of the area of the land in respect of which the licence is granted, for each month during which the licence is in force.
  - (2.) The Administrator may—
    - (a) determine that the fee payable for a grazing licence shall be a fee based on the carrying capacity of cattle of the land in respect of which the licence is granted;
    - (b) determine the carrying capacity of cattle of that land; and
    - (c) determine the fee payable for the grazing licence, based on that carrying capacity.
- (3.) The fee so determined shall not be greater than the amount calculated according to the formula-

$$F = A \times C \times M$$

where-

F is the fee in pence;

A is the area, in square miles, of the land in respect of which the licence is granted;

C is the carrying capacity, in cattle per square mile, of that land;

M is the number of months during which the licence is in force.

(4.) The Administrator shall, within one month after the making of a determination under sub-regulation (2.) of this regulation, give notice of the determination in writing to the holder of the licence.

- (5.) Where by reason of such a determination the fee payable under a grazing licence differs from the amount paid as fee for the licence before the issue of the licence—
  - (a) if the fee exceeds the amount, the holder of the licence shall pay the difference to the Administrator within one month after the date on which he receives such a notice; and
  - (b) if the amount exceeds the fee, the Administrator shall pay the difference to the holder of the licence within one month after the date on which he gives such a notice.
- 31. A grazing licence shall be in accordance with Form 3 and shall Form of contain-
  - (a) a condition as to the classes of stock and the maximum number of animals belonging to each class of stock that may be depastured on the land in respect of which the licence is granted; and
  - (b) a condition that the person to whom the licence is granted shall, within the prescribed time, pay to the Administrator any amount payable by him under sub-regulation (5.) of the last preceding regulation.
- 32.—(1.) The thirtieth day of June next succeeding the date on which Expiry and a grazing licence is granted shall be specified in the grazing licence as the cancellation of grazing date of expiry of the licence, unless the licence is sooner determined. date of expiry of the licence, unless the licence is sooner determined.

(2.) The Administrator may, after giving the holder of a grazing licence three months notice in writing of his intention to do so, cancel the licence.

#### Division 3.—Sawmill Licences.

33. An application for a sawmill licence shall be in accordance with Form of application Form 4 or Form 5, whichever is appropriate. for sawmill

34. Subject to regulation 7 of these Regulations, the fee payable for Fee for sawmill a sawmill licence is an amount calculated at the rate of Two pounds for licence. each year during which the licence is in force.

35. A sawmill licence shall be in accordance with Form 6.

Form of sawmill licence.

36.—(1.) The holder of a sawmill licence shall keep—

Sawmill books.

- (a) a Log Book in accordance with Form 7 or such other form as is permitted under sub-regulation (3.) of this regulation; and
- (b) a Mill Journal.
- (2.) The holder of a sawmill licence shall ensure that the Log Book and the Mill Journal contain correct particulars in accordance with these Regulations.
- (3.) The Administrator may give written permission to the holder of a sawmill licence to keep a Log Book in accordance with a form having such alterations or additions to or such omissions from the column headings contained in Form 7 as are approved in writing by the Administrator.

- (4.) The holder of a sawmill licence shall ensure that—
  - (a) the particulars prescribed by these Regulations to be contained in the Log Book and Mill Journal are correctly contained in those books:
  - (b) subject to paragraph (e) of this sub-regulation, no leaves or particulars are excised from the Log Book or Mill Journal;
  - (c) the Log Book is kept at the sawmill;
  - (d) the particulars indicated by the headings to the columns of the Log Book are correctly recorded in the Log Book in duplicate each day, by the carbon-paper process, in respect of all log and other timber received on that day at the sawmill or depot, if any, established at the sawmill yard; and
  - (e) not later than seven days after the end of each calendar month or of such other period as the Administrator directs, the carbon duplicates of the particulars so recorded are excised and forwarded to the Forestry Officer.
- (5.) The Administrator shall supply a Log Book in accordance with Form 7 at cost price to each holder of a sawmill licence.
- (6.) The Mill Journal shall contain particulars, in respect of each calendar month, as to—
  - (a) the sizes and total quantity of—
    - (i) sawn timber converted during that month from log timber at the sawmill; and
    - (ii) sawn timber removed during that month from the sawmill premises; and
  - (b) any persons to whom any sawn timber referred to in the last preceding paragraph was sold during that month,

or such other particulars as the Administrator approves in writing.

Entries in Log Book in relation to royalties.

- 37. At the end of each calendar month or such other period as the Administrator directs, the holder of a sawmill licence shall cause—
  - (a) his Log Book to be ruled off; and
  - (b) a summary to be correctly compiled in his Log Book, showing, in respect of the month or period—
    - (i) the total quantity of timber on which royalties are or have been payable; and
    - (ii) where any royalties have been paid on some or all of that timber, the amount of the royalties and the receipt number of, and date of payment shown on, the receipt obtained from the Receiver of Public Moneys for the royalties paid.
- Logs, &c., to be marked, &c. in respect of which the licence is granted shall ensure that—
  - (a) when a log or other piece of timber is placed in the sawmill yard or is measured in a depot under the control of the holder or manager, it is immediately marked, in consecutive

- order and to the satisfaction of the Forestry Officer, with a distinguishing number and, unless it has already been measured, is then immediately measured; and
- (b) the distinguishing number of the log or other piece of timber is then immediately entered in the Log Book, together with any corresponding measurements not already entered in the Log Book.
- 39. A sawmill licence is subject to—

Sawmill

- (a) a condition that all timber treated at the sawmill shall be conditions. marketed by the holder of the licence true to its local name as shown in the table in regulation 53 of these Regulations;
- (b) a condition that where the holder of the licence sells timber treated at the sawmill which is susceptible to attack by Lycus, he shall give to the purchaser an invoice of sale containing the notation "susceptible to Lycus", unless the timber has been subjected to an immunization process approved in writing by the Forestry Officer; and
- (c) if determined by the Administrator and expressed in the notice of the grant of the licence, a condition that the sawmill yard shall be a depot for the purposes of these Regulations.
- 40. A person shall not conduct a sawmill except under and in accord- Unlicensed sawmilling ance with a sawmill licence that is in force. prohibited.

#### Division 4.—Occupation Licences.

- 41. An application for an occupation licence shall be in accordance Form of application for with Form 8. licence.
- 42.—(1.) Subject to regulation 7 of these Regulations, the fee payable Fee for for an occupation licence is the amount specified by the Administrator in occupation licence. a notice to the applicant for the licence under regulation 10 of these Regulations.
- (2.) The amount so specified shall be not less than an amount calculated at the rate of Ten shillings for each acre of the land in respect of which the application, or amended application, as the case requires, is made.
- 43. The area of land in respect of which an occupation licence may Limitation of be granted shall not exceed two acres except where the Administrator area subject to occupation is satisfied that the particular case justifies the granting of an occupation licence. licence in respect of an area exceeding two acres.
  - 44. An occupation licence shall be in accordance with Form 9.

Form of occupation licence.

45.—(1.) The thirtieth day of June next succeeding the date on which Expiry and an occupation licence is granted shall be specified in the occupation licence cancellation as the date of expiry of the licence unless the licence is sooner determined. licence.

(2.) The Administrator may, after giving the holder of an occupation licence three months notice in writing of his intention to do so, cancel the licence.

Grazing of stock under occupation licence. 46. An occupation licence shall contain a condition that the holder of the licence shall not, without the written permission of the Administrator, graze stock on the licensed area except in such numbers, of such classes and subject to such conditions as are specified in the licence.

#### Division 5.—Timber Licences.

Form of application for timber licence.

47. An application for a timber licence shall be in accordance with Form 10.

Fee for timber licence. 48. Subject to regulation 7 of these Regulations, the fee payable for a timber licence is an amount calculated at the rate of Two pounds for each year of the period that the licence is in force.

Form of timber licence. 49. A timber licence shall be in accordance with Form 11.

Expiry of timber licence.

50. A date not later than ten years after the date of issue of a timber licence shall be specified in the timber licence as the date of expiry of the licence unless the licence is sooner determined.

Survey fee.

- 51.—(1.) The Administrator may at any time have the land in respect of which a timber licence is granted surveyed by a licensed surveyor.
- (2.) Where the land is so surveyed, the holder of the timber licence shall pay to the Commonwealth such amount, being not less than Five pounds, as the Administrator determines to be the fee for the survey.

Certain trees not to be cut, &c. Amended by 1965, No 11. 52. Where a timber licence is granted in respect of a licensed area situated south of the eighteenth degree of south latitude, the holder of the licence shall not, except in pursuance of a right, permit, licence, lease or authority granted and in force under the Control of Waters Ordinance 1938-1965, the Crown Lands Ordinance 1931-1964, the Mining Ordinance 1939-1964, the Special Purposes Leases Ordinance 1953-1963, or section sixteen of the Forestry Ordinance 1959-1964, destroy, take or move a tree or part of a tree growing on the licensed area and belonging to a class indicated by a botanical name in the following table:—

TABLE OF CLASSES OF TREES EXEMPTED FROM TIMBER LICENCES.

Botanio	al Name		Common Name.				
Acacia aneura Owenia vernicosa Ventilago viminalis Atalaya hemiglauca Grevillea striata Heterodendron oleifoli Pittosporum phylliraeo Acacia estrophiolata				Mulga Cruie or Emu Apple Supplejack Whitewood Beefwood Rosewood or Boonery Native willow Ironwood			

- 53. The holder of a timber licence shall not destroy, take or move Minimum girth a tree or part of a tree growing on the licensed area unless—

  - (a) he does so in pursuance of a right, permit, licence, lease or felled, &c. authority granted and in force under the Control of Waters 1965, No. 11. 1938-1965, the Crown Lands Ordinance Ordinance 1931-1964, the Mining Ordinance 1939-1964, the Special Purposes Leases Ordinance 1953-1963, or section sixteen of the Forestry Ordinance 1959-1964 or in pursuance of permission in writing given by the Forestry Officer; or
  - (b) the tree has, at a height of four feet three inches above the ground, a girth not less than the length set out in the following table opposite the botanical name of the class to which the tree belongs:-

TABLE OF MINIMUM GIRTHS.

Botanical Name.	Local Name.		Minimum Girth.		
		Feet	Inches		
Callitris intratropica	Cypress pine	2	6		
Eucalyptus miniata	Woolly butt	3	0		
Eucalyptus tetrodonta	Stringybark	3 3	0		
Melaleuca leucadendron	Paperbark		6		
Nauclea cordata	Leichhardt pine	. 3	0		
Gmelina dalrympleana	White beech		0		
Eucalyptus sp	Bloodwood		6		
Elaeocarpus sp	Pigeon berry ash	. 3	0		
Eucalyptus clavigera	Carbeen or Moreton Bay	,			
	ash	. 2	6		
Eucalyptus confertiflora	Carbeen or Moreton Bay	v 1			
	ash	. 2	6		
Eucalyptus papuana .	Ghost gum	. 2	6		
Eucalyptus camaldulensis .	Red gum	. 3	0		
Erythrophleum chlorostachy			6		
Tristanea lactiflora	Watergum	. 3	0		
Myristica insipida	Pigeon berry		0		
Horsfieldia sp	Pigeon berry		0		
Alstonia actinophylla .	Milkwood	. 3	0		
Acacia aulacocarpa .	Wattle	. 3	0		
Acacia polystachya .	Wattle	. ]. 3	0		
Acacia auriculiformis .	Wattle	. 3	0		
Endospermum sp	Endospermum sp.	. 3	0		
Parinarium sp	D	. 3	0		
Sterculia sp	l a	.   3	0		
Litsea sp	Litsea sp	. 3	0		
Dysoxylon sp	Dysoxylon sp	. 3	0		
Terminalia sp		. 3	0		
Cryptocarya sp		. 3	0		
Beilschmiedia sp.	1 20 11 1 1 11	. 3	0		
Emmenospermum sp	T	3 3 3 3 3 3 3 3	0		
Cinnamomum sp.	10:	. 3	0		

54.—(1.) If the Administrator is of the opinion that all marketable Administrator timber has been taken from a portion of the licensed area of a timber may amend timber licensee licence and that the rights under the licence of the holder of the licence by omitting denuded portion would not be substantially reduced if that portion were omitted from the from licensed licensed area, the Administrator may amend the licence by omitting that area. portion from the licensed area.

(2.) Where the Administrator so amends a timber licence, the licence shall have effect as amended from the date of the amendment.

Felled trees not to obstruct roads, &c.

- 55. The holder of a timber licence shall ensure that—
  - (a) when a tree is felled under the licence all reasonable precautions are taken to prevent the tree from obstructing a road, track or stream; and
  - (b) if a tree when felled obstructs a road, track or stream, the tree is moved without delay so as to get rid of the obstruction.

Conditions as to topping, &c., to be included in timber licences.

- 56. A timber licence in respect of a licensed area in a forest reserve or on Crown land that is leased shall contain conditions as to—
  - (a) the topping and stacking of heads of trees and debris; and
  - (b) the liability of the holder of the licence for damage done to improvements belonging to the Commonwealth or a lessee during the taking, working or removal of timber or other forest produce under the licence.

Stumps, butts and logs to be hammer branded.

- 57. The holder of a timber licence shall ensure that—
  - (a) immediately after a tree is felled under the licence, the stump and butt of the tree are clearly marked, by means of a branding hammer, with his registered brand; and
  - (b) where a tree is felled under the licence, before any log of timber obtained from the tree is removed from where the tree is felled, it is clearly marked, by means of a branding hammer, with his registered brand.

Heading substituted by 1965, No. 11. Division 6.—Forest Products Licences.

Form of application for forest products licence.

Amended by 1965. No. 11.

58. An application for a forest products licence shall be in accordance with Form 12.

Fee for forest products licence. Substituted by 1965, No. 11.

- 59.—(1.) Subject to regulation 7 of these Regulations and the next succeeding sub-regulation, the fee payable for a forest products licence is an amount calculated at the rate of Two pounds for each year of the period during which the licence is in force.
- (2.) The fee payable for a forest products licence granted for the sole purpose of taking firewood is Five shillings and in addition Five shillings for each month in excess of one month during which the licence is in force.

Form of forest products licence, Amended by 1965, No. 11.

60. A forest products licence shall be in accordance with Form 13.

Expiry of forest products licence. Amended by 1965, No. 11.

61. A date not later than ten years after the date of issue of a forest products licence shall be specified in the forest products licence as the date of expiry of the licence unless the licence is sooner determined.

Application of certain regulations to forest products licences. **62.** The provisions of regulations 52, 53, 55 and 57 of these Regulations apply to and in relation to forest products licences as if such licences were timber licences.

Amended by 1965, No. 11.

#### Division 7.—Game Licences.

Heading inserted by 1965, No. 11.

- 63. An application for a game licence shall be in accordance with Application for game licence. Form 14.
- 64. Subject to regulation 7 of these Regulations, the fee payable for Fee for a game licence is an amount calculated at the rate of Five shillings for game licence. each month during which the licence is in force.
  - 65. A game licence shall be in accordance with Form 15.

Form of game licence.

66. A date not later than one year after the date of issue of a game Expiry of licence shall be specified in the game licence as the date of expiry of the game licence. licence unless the licence is sooner determined.

#### PART III.—PERMITS.

67. A permit may be in accordance with Form 16.

Form of

- 68. A notice under section twenty-two of the Ordinance that a permit Form of notice is revoked may be in accordance with Form 17.
- 69. Regulations 20 and 21 of these Regulations apply to and in relation Application to a permit as if the permit were a licence and the holder of the permit of regulations to a permit as if the permit were a licence and the holder of the permit 20 and 21 in were the holder of a licence. relation to permits.
- 70.—(1.) The Administrator, the Forestry Officer or a Forester Amounts authorized in writing by the Forestry Officer to grant a permit under payable in advance under advance under section twenty-two of the Ordinance, may, before granting a permit, require permits. an applicant for the permit to pay in advance the amount that in the opinion of the Forestry Officer or such a Forester will become payable as royalties in respect of forest produce taken under the permit during the first period that the permit is in force.

(2.) If that amount is paid but, at the date when the permit is determined, exceeds the total of all royalties payable in respect of forest produce taken under the permit after the commencement of the permit, the Administrator shall refund the difference to the holder of the permit.

#### PART IV.—FOREST PRODUCE (SPECIAL PROVISIONS).

71.—(1.) Subject to this regulation the number of superficial feet in Calculation a log of timber (referred to in this regulation as "True Log Volume") shall of logs. be calculated in accordance with the following formula:— Sub-reg. (1.) amended by 1965, No. 2.

T.L.V.  $= \left(\frac{D}{2}\right)^2 \times \frac{22}{7} \times \frac{L}{12}$ 

where-

T.L.V. is the number of superficial feet in the log: D is the centre log diameter in inches; and L is the length of the log in feet.

- (2.) Where the True Log Volume of a log of timber is calculated in accordance with the formula set out in the last preceding sub-regulation—
  - (a) the centre log diameter shall be ascertained—
    - (i) by measuring, under the bark, the diameter of the log at the lineal centre of the log; or
    - (ii) by measuring, under the bark, two diameters of the log at equal distances from each end of the log and taking the mean of those diameters as the centre log diameter;
  - (b) diameter tapes approved by the Forestry Officer shall be used for ascertaining the measurements used in the formula;
  - (c) volume tables showing the True Log Volume for different centre log diameters and lengths shall be used if the Administrator makes such tables available for purchase;
  - (d) due allowance shall be made for pipe and other defects; and
  - (e) the decision of the Forestry Officer as to—
    - (i) whether there are any pipe or other defects; and
    - (ii) what allowance shall be made for pipe or other defects,

shall be final and conclusive as against the holder of the licence under which the timber is obtained.

Removal of forest produce payment of royalties.

- 72.—(1.) Where forest produce in respect of which royalties are payto depot before able is taken under a licence, the holder of the licence may, with the consent in writing of the Forestry Officer and subject to these Regulations and to such conditions as the Forestry Officer specifies in writing, remove the forest produce to a depot and store it there for a time specified in writing by the Forestry Officer, notwithstanding that royalties have not been paid in respect of the forest produce.
  - (2.) The forest produce shall not be so removed or stored unless it is marked with the registered brand of the holder of the licence.
  - (3.) With respect to forest produce removed to a depot under this regulation, the Forestry Officer, or a person authorized by him in writing to do so, may exercise all or any of the following powers:—
    - (a) he may inspect it at any reasonable time;
    - (b) if it is removed from the depot before the royalties payable in respect of it are paid, he may seize it;
    - (c) if he has reason to suspect that the holder of a licence intends to remove it from the depot before the royalties payable in respect of it are paid, he may detain it; and
    - (d) if the holder of a licence commits in relation to it a breach of the Ordinance or these Regulations, he may detain it.

Forest produce not to be taken from depot unless royalties

- 73. A person shall not take from a depot forest produce removed to the depot under the last preceding regulation unless—
  - (a) all royalties payable in respect of the forest produce have been paid; or
  - (b) he has the consent in writing of the Forestry Officer to take the forest produce.

- 74. A person shall not remove forest produce obtained under a licence Forest produce from the place where it is felled or otherwise obtained unless removed from
  - (a) all royalties payable in respect of the forest produce have been where obtained unless royalties paid. paid;
  - (b) the forest produce is removed, in accordance with regulation 72 of these Regulations, to a depot; or
  - (c) the person has the consent in writing of the Forestry Officer to remove the forest produce from such a place.
- 75.—(1.) The Forestry Officer shall cause accounts for royalties payable Accounts for under a licence to be served as soon as practicable after the end of each royalties. calendar month.
- (2.) A holder of a licence served with such an account shall pay the amount stated in the account within twenty-one days after the date shown on the account.
- (3.) An alleged inaccuracy is not an excuse for not paying such an account within the prescribed time, but if the holder of the licence satisfies the Forestry Officer that the account is inaccurate, the Forestry Officer shall correct the error by allowing for the inaccuracy in a subsequent account or arranging for the repayment of the appropriate sum to the holder of the licence.
- 76.—(1.) Where an amount payable as royalties is not paid by the holder Powers of of a licence within the prescribed time, the Forestry Officer may enter the Forestry Officer where licensed area and prohibit the doing of any act that may be done under the account not licence and may seize any forest produce that is the property of the holder paid. of the licence and is on the licensed area, not being forest produce in respect of which an offence has been committed.

- (2.) The Forestry Officer may sell, by public auction or otherwise, property seized under the last preceding sub-regulation.
- (3.) The buyer of property sold under the last preceding sub-regulation obtains a good title to the property.
- (4.) The Forestry Officer shall arrange for payment to the holder of the licence of any amount by which the proceeds of a sale under this regulation exceed the sum of the amount payable by the holder of the licence as royalties and the amount of the expenses of and incidental to the sale.

#### PART V.-MARKS, BRANDS AND NOTICES.

77.—(1.) The Forestry Officer shall keep a register of brands.

Registration of brands.

- (2.) When a licence that gives to a person a right to take timber is issued, the Forestry Officer may allot a distinctive brand to the holder of the licence and if he does he shall register that brand as the brand of the holder of the licence.
- (3.) A person who owns timber on which royalties have not been paid and are not payable may apply in writing to the Forestry Officer for a brand.
- (4.) On receiving such an application the Forestry Officer may, if he thinks fit, allot a distinctive brand to the applicant and register that brand as the applicant's brand.

Restriction on use of letters "PP" and letter "P".

- 78.—(1.) The Forestry Officer shall not allot as a brand the letters "PP" or the letter "P".
- (2.) A person shall not mark the letters "PP" or the letter "P" on timber obtained under a licence or apply the letters "PP" or the letter "P" to such timber.

Certain false representations prohibited.

79. A person who has in his possession timber obtained under a licence shall not falsely represent that such timber is timber obtained otherwise than under a licence or is not subject to payment of royalties.

Marking of timber not subject to royalties.

- 80.—(1.) Subject to the next succeeding sub-regulation, where a person owns timber on which royalties have not been paid and are not payable he shall ensure that such timber is marked with his brand and the letters "PP" before it is delivered at a sawmill or depot or taken into a controlled area, whichever first occurs.
- (2.) A person may, with the consent in writing of the Forestry Officer and subject to such conditions as the Forestry Officer specifies in writing, remove such timber from leased Crown land to a sawmill, notwithstanding that it is not marked with the letters "PP", if the purpose of so removing it is to convert it for subsequent use on that Crown land.

Distinctive marks for purposes of section 28.

Offences with

distinctive marks and

- 81. The symbol "↑", with or without the letters "FD" or "RP" is a distinctive mark for the purposes of section twenty-eight of the Ordinance.
- 82.—(1.) A person other than an authorized person shall not mark forest produce with the symbol " $\uparrow$ ".
- (2.) A person other than an authorized person shall not, without the authority in writing of the Administrator or the Forestry Officer, make or have in his possession an instrument used by an authorized person to mark forest produce with a distinctive mark, or a like instrument.
  - (3.) A person other than an authorized person shall not—
    - (a) mark forest produce with a distinctive mark; or
    - (b) use or have in his possession an instrument for impressing a mark on forest produce—
      - (i) that is used by an authorized person to mark forest produce with a distinctive mark; or
      - (ii) that bears the symbol "\" and is capable of being used to impress a counterfeit of a distinctive mark or a mark so closely resembling a distinctive mark as to be likely to deceive.
- (4.) A person shall not falsely apply, counterfeit or deface a distinctive mark or a brand registered under these Regulations.
  - (5.) In this regulation—
    - "authorized person" means the Forestry Officer, a Forester, a forest officer or a person authorized in writing by the Administrator or the Forestry Officer to act under section twenty-four of the Ordinance;
    - "distinctive mark" means a mark used as a distinctive mark for the purposes of section twenty-eight of the Ordinance.

- 83. A person shall not deface, cut out, destroy or remove—
- Offence to
- (a) a mark consisting of the symbol "\", with or without letters mark, survey or numbers, placed on forest produce by an authorized peg or notice. person;
- (b) a survey peg inserted in the ground; or
- (c) a notice set up by authority of the Administrator, unless he is authorized to do so.

#### PART VI.—USE OF FIRE IN FOREST RESERVES.

84.—(1.) A person shall not—

Lighting of fires in forest reserves.

- (a) light or kindle a fire; or

(b) do any act which starts a fire. in a forest reserve, unless he is authorized to do so.

- (2.) A person shall not light or kindle a fire in a forest reserve except where he has so cleared the ground that there is no inflammable material or debris within twelve feet of the fire.
  - (3.) A person who lights or kindles a fire in a forest reserve—
    - (a) shall take all precautions necessary to prevent the fire from spreading: and
    - (b) shall not leave the fire until he has extinguished it.
- 85. A person shall not burn off dry herbage, forest litter or other Burning off in forest debris in a forest reservereserves.
  - (a) unless he has the consent in writing of the Forestry Officer to do so; or
  - (b) otherwise than in accordance with such conditions as to the time and manner of the burning off as are specified by the Forestry Officer in the instrument by which he gives his consent.
- 86. A person shall not set fire in the open to any tree, timber, bush or Notice of grass on land adjacent to a forest reserve unless he has first given to a intention to forest officer such notice of his intention as will allow that forest officer to tree, &c. be present, if he so desires, at the firing.
- 87. A person shall not use, or have in his possession, a wax match or Prohibition a preparation containing phosphorus, or, except with the written permission of use and possession of of the Forestry Officer, a firearm-

wax matches.

- (a) in a forest reserve north of the fifteenth degree of south latitude at any time after the month of March and before the month of December; or
- (b) in a forest reserve south of that degree, at any time.
- 88. A person shall not use, or cause to be used, in a forest reserve a Use of traction or portable engine driven by steam unless-

traction and portable steam engines.

- (a) the engine is on the site of a licensed sawmill; or
- (b) the engine is used in accordance with the written permission of the Forestry Officer.

Duries of licensee in respect of prevention of fire damage, &c.

- 89. The holder of a licence shall—
  - (a) take all reasonable precautions to prevent damage by fire on the land in respect of which his licence is granted;
  - (b) take all reasonable steps to prevent the spread of fire on and from that land;
  - (c) take all reasonable steps to extinguish any fire that breaks out on that land; and
  - (d) report immediately to the nearest forest officer the outbreak of any fire on that land.

#### PART VII.—MISCELLANEOUS.

Establishment of depots.

90. The Administrator may establish or approve the establishing of depots where forest produce may be inspected and measured for the purposes of the Ordinance and these Regulations and held until the royalties payable in respect of the forest produce are paid.

Restrictions on storing and depositing forest produce in depots.

- 91. A person shall not—
  - (a) deposit or store forest produce in a depot except in accordance with the directions of a forest officer; or
  - (b) leave forest produce in a depot for more than three months except with the written permission of the Forestry Officer.

Forest produce taken to be removed from licensed area within prescribed time.

- 92.—(1.) A person shall not keep forest produce on a licensed area later than—
  - (a) the date of expiry of the licence in respect of the licensed area;
  - (b) the date that is three months after the date on which the forest produce is obtained; or
  - (c) where the Forestry Officer in writing permits the forest produce to be kept until a date that is later than the later of those dates, the date so permitted,

whichever is the latest.

(2.) The last preceding sub-regulation applies whether the forest produce is obtained on the licensed area or elsewhere but does not apply where the forest produce is kept in a depot.

Extension of prescribed time for removal of forest produce. 93.—(1.) A person may make application to the Forestry Officer for permission to keep forest produce on a licensed area or in a depot for a period longer than the period prescribed by these Regulations.

Amended by 1965, No. 11.

- (2.) The application shall be in writing and shall set out—
  - (a) particulars as to the kind and quantity of forest produce in respect of which the application is made;
  - (b) if the forest produce is branded, particulars as to the brands;
  - (c) particulars as to when the forest produce was cut, felled or obtained;
  - (d) particulars as to where the forest produce is;
  - (e) particulars as to why it is not reasonably practicable to remove the forest produce from the licensed area or depot within the period so prescribed; and
  - (f) particulars as to the licences under which the forest produce has been cut, felled or obtained.

- (3.) If the Forestry Officer is satisfied that it is not reasonably practicable for the applicant to remove the forest produce within the period so prescribed, he may, by notice in writing to the applicant, give permission to the applicant to keep the forest produce or some of it on the licensed area or in the depot, subject to such conditions and until such date as he specifies in the notice.
- 94.—(1.) The holder of a timber licence or forest products licence may Employees make application in writing to the Forestry Officer for an employees authority.

- (2.) The application shall be accompanied by the prescribed fee and shall set out-
  - (a) particulars as to the applicant's licence;
  - (b) the name and address of the person for whom the employees authority is sought; and
  - (c) the date on which that person became or proposes to become an employee of the applicant.
  - (3.) The fee for an employees authority is Ten shillings.
  - (4.) The Forestry Officer may grant or refuse the application.
  - (5.) An employees authority—
    - (a) commences on the date on which it is expressed to be issued; and
    - (b) continues in force unless sooner determined until—
      - (i) the date that is one year after the date on which it commences:
      - (ii) the date of expiry or sooner determination of the applicant's timber licence or forest products licence;
      - (iii) the date on which the person named as employee in the authority ceases to be employed by the applicant, whichever is the earliest.
- (6.) An employees authority authorizes the person named as employee in the authority to do any act specified in the authority, being an act that may be done by the applicant under his timber licence or forest products licence.
  - (7.) An employees authority shall be in accordance with Form 18.
- (8.) An employees authority is subject to such conditions as are specified in the authority.
  - 95. A person shall not employ any other person—

(a) to take, or move forest produce on or from a controlled area, person not holding emunless that other person holds an employees authority that is ployees authorities in force; or

Employment of

- (b) to take, or move forest produce on or from land in a controlled area not being land specified in that other person's employees authority or in an endorsement on that employees authority.
- 96.—(1.) The Administrator may by notice in writing, served on the Timber person to whom the notice is directed, direct a person who—
  - (a) deals in timber;

- (b) transports timber; or
- (c) takes delivery of timber,

but not including a person who is the holder of a sawmill licence that is in force, to keep a Timber Book in accordance with Form 19.

- (2.) A person served with such a notice shall comply with the directions contained in it.
- (3.) The Administrator shall supply a Timber Book in accordance with Form 19 at cost price to each person to whom he gives a direction under this regulation.
- (4.) A person required under this regulation to keep a Timber Book shall ensure that—
  - (a) subject to paragraph (c) of this sub-regulation, no leaves or particulars are excised from the Timber Book;
  - (b) the particulars indicated by the headings to the columns of the Timber Book are correctly recorded in the Timber Book in duplicate each day, by the carbon paper process, in respect of all timber received or otherwise dealt with on that day;
  - (c) not later than seven days after the end of each calendar month or of such other period as the Administrator in writing directs, the carbon duplicates of the particulars so recorded are excised and forwarded to the Forestry Officer;
  - (d) at the end of each calendar month, or of such other period as the Administrator in writing directs, a correct summary is made in the Timber Book showing in respect of that month or period as the case requires—
    - (i) the total quantity of timber received or otherwise dealt with in respect of which royalties were payable at any time during that month or period;
    - (ii) the total amount of all royalties paid on that timber;
    - (iii) the number and date of each receipt for royalties paid in respect of that timber;

and

(e) when a forest officer requests that the Timber Book be produced, it is produced for his inspection.

Statement may be required as to forest produce in possession.

- 97.—(1.) If a person is in possession of forest produce, the Forestry Officer, a Forester or an authorized person—
  - (a) may require him to furnish a statement in writing setting out particulars as to—
    - (i) the kinds and quantities of the forest produce in his possession;
    - (ii) the location of the land from which that forest produce was taken:
    - (iii) when it was taken;
    - (iv) when it came into his possession; and
    - (v) the person, if any, from whom he obtained it; and
    - (b) may require him to produce any books or records he is required to keep under these Regulations.

- (2.) A person in possession of forest produce required under the last preceding sub-regulation to furnish a statement or produce a book or record shall comply with the requirement.
- (3.) In this regulation "authorized person" means a person authorized by the Administrator or the Forestry Officer by writing under his hand to act under section twenty-four of the Ordinance.
  - 98.—(1.) Subject to this regulation, a person shall not—

Protection of animals in

- (a) hunt, destroy, injure, shoot at, or trap an animal that is in a forest reserves.

  forest reserve: or
- (b) enter a forest reserve for the purpose of hunting, destroying, injuring, shooting at or trapping an animal that is in a forest reserve.

except in accordance with a permit or game licence that is in force.

- (2.) The owner or occupier of land adjacent to a forest reserve may, without such a permit or game licence, hunt, destroy, shoot at or trap—
  - (a) dingoes; and
  - (b) any other animals, being vermin or noxious animals under a law of the Territory,

that are in a forest reserve.

- 99. A notice under these Regulations may be given or served on a Service, &c., person—
  - (a) personally;
  - (b) by sending the notice by post to the person at his last-known place of abode, employment or business;
  - (c) by handing the notice at the person's last-known place of abode to a person who is apparently an inmate and is apparently over the age of sixteen years; or
  - (d) in the case of a body politic or body corporate, by sending the notice by post to the registered office, if any, of that body or by giving the notice personally to, or serving it personally on, the manager, secretary or other executive officer of that body.
- 100.—(1.) A person who contravenes or fails to comply with a Penalty and provision of these Regulations is guilty of an offence and, on conviction—
  - (a) is punishable by a fine not exceeding Fifty pounds or imprisonment for a term not exceeding six months; and
  - (b) is liable for any loss or damage caused by the offence.
- (2.) The amount of any loss or damage caused by an offence under these Regulations may be awarded by a court fixing the penalty for the offence and, where so awarded, may be recovered in the same manner as a pecuniary penalty.

#### THE SCHEDULE

Form 1.

MEMORANDUM OF CONSENT.

Regulation 22.

I consent to the transfer of this licence to

of

Dated this day of , 19 .

FORM 2.

Regulation 29.

#### THE NORTHERN TERRITORY OF AUSTRALIA.

#### Forestry Regulations.

#### APPLICATION FOR GRAZING LICENCE.

To-

The Administrator.

Northern Territory Administration.

Darwin, N.T.

I hereby make application for a grazing licence, to expire on the day of , 19 , in respect of the land described hereunder.

My full name is

My address is

The land in respect of which I make this application is situated in Forest Reserve Nο (known also as ) and contains an area of approximately

Its location in that forest reserve, and the direction and length of each of its boundaries are approximately as shown in the plan at the foot of this application.

If this application is granted I agree to graze on the land subject to the licence not and not more than less than head of

I forward herewith the sum of Two pounds in payment of the prescribed application fee

Dated at

this

day of

, 19

Regulation 31.

(Signature of applicant)

FORM 3.

### THE NORTHERN TERRITORY OF AUSTRALIA.

#### Forestry Regulations.

### GRAZING LICENCE.

Date of issue Subject to the Forestry Ordinance 1959-1964, the Forestry Regulations and the conditions specified hereunder, this licence authorizes Ωf ťΩ depasture on the land described hereunder. and

The land is situated in Forest Reserve No. and contains an area of

(known also as

The location of the land and the direction and length of each of its boundaries are as shown in the plan at the foot of this licence.

This licence is subject to the following conditions:—

- shall not contravene or fail to comply with the 1. The said provisions of the Forestry Ordinance 1959-1964 and the Forestry Regulations.
- 2. The said shall not depasture more than head of and head of on the land in respect of which this licence is granted and shall not depasture on that land animals included in any class of stock other
- shall, within the prescribed time, pay to the 3. The said Administrator any amount payable by him under sub-regulation (5.) of regulation 30 of the Forestry Regulations.

4. †

Unless sooner determined, this licence shall expire on the thirtieth day of June, 19

This licence is/is not an exclusive licence.

<sup>†</sup> Here insert any other conditions subject to which the licence is granted.

FORM 4.

Regulation 33.

#### THE NORTHERN TERRITORY OF AUSTRALIA.

#### Forestry Regulations.

#### APPLICATION FOR SAWMILL LICENCE.

The Administrator,

Northern Territory Administration,

Darwin. N.T.

I hereby make application, in respect of the sawmill referred to hereunder, for a sawmill licence to expire on the , 19 day of

My full name is

My address is

I am†

of the sawmill referred to hereunder.

The sawmill is situated at

in the Hundred of

The location of the sawmill yard and the direction and length of each of its boundaries are approximately as shown in the plan on the back of this application.

The sawmill yard has an area of approximately

The sawmill plant has machinery of horsepower and an annual capacity of superficial feet of sawn timber.

I propose to use the sawmill to mill timber obtained from the following classes of

I propose to obtain this timber principally from trees—

- \*(a) in forest reserves;
- \*(b) on unalienated Crown land;
- \*(c) on Crown land leased with a reservation of forest produce;
- \*(d) on reserved or dedicated land:
- \*(e) on freehold land:

Dated at

\*(f) on Crown land leased without a reservation of forest produce.

I anticipate that the principal market for timber sawn at the sawmill will be

this

I forward herewith the sum of Two pounds in payment of the prescribed application fee.

I agree to the establishment of the sawmill yard as a depot under the Forestry Regulations if this application is granted.

(Signature of applicant)

, 19 .

day of

<sup>†</sup> State whether the owner, lessee or as the case may be. \* Cross out whatever is inapplicable.

FORM 5.

Regulation 33.

#### THE NORTHERN TERRITORY OF AUSTRALIA.

#### Forestry Regulations.

## APPLICATION FOR SAWMILL LICENCE IN RESPECT OF SAWMILL PROPOSED TO BE ERECTED.

To-

The Administrator,

Northern Territory Administration.

Darwin, N.T.

I hereby make application, in respect of a sawmill proposed to be erected, and more particularly described hereunder, for a sawmill licence to expire on the day of , 19 .

My full name is

My address is

I shall be†
when that sawmill is erected.

of the sawmill referred to hereunder

It is proposed that the sawmill will be situated at in the Hundred of .

It is proposed that the location of the sawmill yard and the direction and length of each of its boundaries will be approximately as shown in the plan on the back of this application.

It is proposed that the sawmill yard will have an area of approximately

It is proposed that the sawmill plant will have machinery of horsepower and an annual capacity of superficial feet of sawn timber.

I enclose plans and specifications relating to the proposed sawmill and its proposed machinery and other equipment.

It is proposed to use the sawmill to mill timber obtained from the following classes of trees:—

It is proposed to obtain this timber principally from trees-

- \*(a) in forest reserves;
- \*(b) on unalienated Crown land;
- \*(c) on Crown land leased with a reservation of forest produce;
- \*(d) on reserved or dedicated land:
- \*(e) on freehold land;
- \*(f) on Crown land leased without a reservation of forest produce.

I anticipate that the principal market for timber sawn at the sawmill will be

I forward herewith the sum of Two pounds in payment of the prescribed application fee.

I agree to the establishment of the sawmill yard as a depot under the Forestry Regulations if this application is granted.

Dated at

this

day of

, 19

(Signature of applicant)

<sup>†</sup> State whether the owner, lessee or as the case may be. Cross out whatever is inapplicable.

FORM 6.

Regulation 35.

#### THE NORTHERN TERRITORY OF AUSTRALIA.

Forestry Regulations.

#### SAWMILL LICENCE.

Date of issue

Subject to the Forestry Ordinance 1959-1964, the Forestry Regulations and the conditions specified hereunder, this licence authorizes to operate the sawmill referred to in his application of , 19 , on the day of

land described hereunder for the sawing of timber.

The land is in the Hundred of area of

and contains an

The location of the land and the direction and length of each of its boundaries are as shown in the plan at the foot of this licence.

This licence is subject to the following conditions:-

shall not contravene or fail to comply with the provisions of the Forestry Ordinance 1959-1964 and the Forestry Regulations.

2.†

Unless sooner determined, this licence shall expire on the day of

This licence is/is not an exclusive licence.

Administrator.

† Here insert any other conditions subject to which the licence is granted, including, in the case of an application in respect of a sawmill proposed to be erected, the following conditions:—

shall complete, not later than the day of , 19, the erection of a sawmill on the land described above in accordance with the proposals contained in his application (or amended application) dated the day of , 19, for this licence.

"3. The said sawmill has been completed and the Forestry Officer in writing gives approval for the said sawmill to be operated."

FORM 7.

Regulation 36.

## THE NORTHERN TERRITORY OF AUSTRALIA.

Forestry Regulations.

LOG BOOK.

Folio

ory at lepot.	No.	ier.	or.	number of timber.						ed.	ed.	Sul	oject to alties	Sul Roy	iot oject o alties	ties payable.	
Date of delivery at mill yard or depot.	Timber Book No.	Name of haulier.	Class of timber.	Consecutive r	Brand.	Length.	Girth.	Deductions.	Contents.	Where obtained.	Contents.	Name of Licensee.	Contents.	Name of owner.	Rate of royalties payable.	Remarks.	

FORM 8.

Regulation 41.

## THE NORTHERN TERRITORY OF AUSTRALIA. Forestry Regulations.

### APPLICATION FOR OCCUPATION LICENCE.

To-

The Administrator,

Northern Territory Administration,

Darwin, N.T.

I hereby make application for an occupation licence, to expire on the day of  $$\rm n$$  , in respect of the land described hereunder, for the purpose of

My full name is

My address is

The land in respect of which I make this application is situated in Forestry Reserve No.

(known also as
) and contains

an area of approximately

Its location in that forest reserve and the direction and length of each of its boundaries are approximately as shown in the plan at the foot of this application.

I forward herewith the sum of Two pounds in payment of the prescribed application fee.

Dated at

this

day of

. 19

(Signature of applicant.)

FORM 9.

Regulation 44.

## THE NORTHERN TERRITORY OF AUSTRALIA. Forestry Regulations.

#### OCCUPATION LICENCE.

Date of issue

Subject to the Forestry Ordinance 1959-1964, the Forestry Regulations and the conditions specified hereunder, this licence authorizes

٥f

to occupy the land described hereunder for

the following purposes:-

The land is situated in Forest Reserve No.

(known also

as

) and contains an area of

The location of the land and the direction and length of each of its boundaries are as shown in the plan at the foot of this licence.

This licence is subject to the following conditions:—

 The said shall not contravene or fail to comply with the provisions of the Forestry Ordinance 1959-1964 and the Forestry Regulations.

2.\*

Unless sooner determined, this licence shall expire on the thirtieth day of June, 19

This licence is/is not an exclusive licence.

Here insert any other conditions subject to which the licence is granted, including the appropriate condition under regulation 46.

FORM 10.

Regulation 47.

THE NORTHERN TERRITORY OF AUSTRALIA.

Forestry Regulations.

#### APPLICATION FOR TIMBER LICENCE.

To---

The Administrator.

Northern Territory Administration,

Darwin, N.T.

I hereby make application for a timber licence to expire on the day of , 19 , in respect of the land described hereunder.

My full name is

My address is

The land in respect of which I make this application contains an area of approximately and its situation is as follows:—

Its location and the direction and length of each of its boundaries are approximately as shown in the plan at the foot of this application.

I forward herewith the sum of Two pounds in payment of the prescribed application fee.

Dated at

this

day of

, 19

(Signature of applicant.)

FORM 11.

Regulation 49.

THE NORTHERN TERRITORY OF AUSTRALIA.

Forestry Regulations.

TIMBER LICENCE.

Date of issue

Subject to the Forestry Ordinance 1959-1964, the Forestry Regulations and the conditions specified hereunder, this licence authorizes

to enter upon the land described hereunder and there take timber within such limits as to quantity as are specified hereunder and do such things as are necessary for so taking timber.

The land is situated area of

and contains an

The location of the land and the direction and length of each of its boundaries are as shown in the plan at the foot of this licence.

This licence is subject to the following conditions:—

- 1. The said shall not contravene or fail to comply with the provisions of the Forestry Ordinance 1959-1964 and the Forestry Regulations.
- 2. The said shall in each of the years specified hereunder take not less than the minimum quantity and not more than the maximum quantity of timber indicated respectively in the appropriate columns hereunder.

Year.	Minimum Quantity.	Maximum Quantity

3. †

This licence is/is not an exclusive licence.

<sup>†</sup> Here insert any other conditions subject to which the licence is granted, including conditions under regulation 56.

FORM 12.

Regulation 58.

## THE NORTHERN TERRITORY OF AUSTRALIA.

Forestry Regulations.

#### APPLICATION FOR FOREST PRODUCTS LICENCE.

To-

The Administrator,

Northern Territory Administration,

Darwin, N.T.

I hereby make application for a forest products licence to expire on the day of , 19 , in respect of the land described hereunder.

My full name is

My address is

The land in respect of which I make this application contains an area of approximately and its situation is as follows:—

Its location and the direction and length of each of its boundaries are approximately as shown in the plan at the foot of this application.

The purpose for which I wish to obtain a forest products licence is

I forward herewith the sum of Two pounds in payment of the prescribed application fee.

Dated at

this

day of

, 19

(Signature of applicant)

Form 13 amended by 1965, N . 11. FORM 13.

Regulation 60.

## THE NORTHERN TERRITORY OF AUSTRALIA.

Forestry Regulations.

#### FOREST PRODUCTS LICENCE.

#### Date of issue

Subject to the Forestry Ordinance 1959-1964, the Forestry Regulations and the conditions specified hereunder, this licence authorizes of to enter upon the land described hereunder and there do such things as are necessary for the purposes specified hereunder.

The land is situated

and contains an area of

The location of the land and the direction and length of each of its boundaries are as shown in the plan at the foot of this licence.

This licence is granted for the following purposes:-

This licence is subject to the following conditions:—

- 1. The said shall not contravene or fail to comply with the provisions of the Forestry Ordinance 1959-1964, and the Forestry Regulations.
- 2. The said shall in each of the years specified hereunder take not less than the minimum quantity and not more than the maximum quantity of forest produce indicated respectively in the appropriate columns hereunder and consistent with the purposes for which this licence is granted.

Minimum Quantity.	Maximum Quantity

3.1

This licence is/is not an exclusive licence.

<sup>†</sup> Here insert any other conditions subject to which the licenc is granted.

FORM 14. Regulation 63. THE NORTHERN TERRITORY OF AUSTRALIA. Forestry Regulations. APPLICATION FOR GAME LICENCE. To-The Administrator. Northern Territory Administration, Darwin, N.T. I hereby make application for a game licence, to expire on the (known day of , 19 , in respect of Forest Reserve No. also as ). My full name is My full address is If this application is granted I propose to take under the licence, principally byt not more than the following numbers of animals:-Animals Maximum Number I forward herewith the sum of Two pounds in payment of the prescribed application fee. Dated this , 19 . day of (Signature of applicant) t Here insert principal method of taking e.g. shooting, trapping. FORM 15. Regulation 65. THE NORTHERN TERRITORY OF AUSTRALIA. Forestry Regulations. GAME LICENCE. . Date of issue Class of game Subject to the Forestry Ordinance 1959-1964, the Forestry Regulations and the conditions specified hereunder, this licence authorizes to enter Forest Reserve No. (known also as ) for the purpose of not more than animals included in the class of game specified above. This licence is subject to the following conditions:— 1. The said shall not contravene or fail to comply with the provisions of the Forestry Ordinance 1959-1964 and the Forestry Regulations. Unless sooner determined this licence shall expire on the day of , 19 . This licence is/is not an exclusive licence. Administrator.

† Here insert any other conditions subject to which the licence is granted.

#### Forestry Regulations

Form 16 amended by 1965, No. 11. FORM 16.

Regulation 67.

#### THE NORTHERN TERRITORY OF AUSTRALIA.

Forestry Regulations.

#### PERMIT.

Number of permit

. Date of issue

Subject to the Forestry Ordinance 1959-1964, the Forestry Regulations and the conditions specified hereunder, this permit authorizes of

to enter upon the land specified hereunder for

the following purposes:--

The land to which this permit applies is portion of Forest Reserve No. (known also as ) and its boundaries are those indicated in the plan on the back of this permit.

This permit is subject to the following conditions:-

- 1. The person to whom it is granted shall not contravene or fail to comply with the provisions of the Forestry Ordinance 1959-1964 and the Forestry Regulations.
- The person to whom it is granted shall pay respect of all forest produce taken under it.

royalties in

3.†

Unless sooner determined, this permit shall expire on the day of , 19 .

Administrator/Forestry Officer/Authorized Forester.

† Here insert any other conditions subject to which the permit is granted.

Note.—The following provisions of the Forestry Ordinance 1959-1964 are specially brought to the notice of the person to whom this permit is issued:—

Forestry Ordinance 1959-1964, section 22 contains these provisions:-

- "(4.) Where the Administrator, the Forestry Officer, a Forester or a person authorized in writing by the Administrator to act under this sub-section is of the opinion that the person to whom a permit has been granted—
  - (a) has done, is doing or is about to do an act which is not consistent with the purpose for which the permit was granted; or
  - (b) has committed, is committing or is about to commit a breach of a condition to which the permit is subject,

he may give notice in writing to the person to whom the permit was granted, that the permit is revoked.

- "(5.) A permit is revoked when notice is given in accordance with the last preceding sub-section.
- "(6.) Where a permit is revoked, the person to whom the permit was granted shall not remain on the forest reserve or part of a forest reserve to which the permit applied when the permit was in force.".

FORM 17.

Regulation 68.

#### THE NORTHERN TERRITORY OF AUSTRALIA.

Forestry Regulations.

#### REVOCATION OF PERMIT.

Permit No.

Forest Reserve No.

To the person to whom the abovementioned permit has been granted.

I am of the opinion that you-

thave done/are doing/are about to do an act which is not consistent with the purposes for which that permit was granted.

thave committed/are committing/are about to commit a breach of a condition to which that permit is subject.

I	therefore gi	ve you	notice	that	the	above-mentioned	permit is	revoked.

Date......Signature.....

† Administrator

† Forestry Officer

† Forester

† Forest Officer

† Authorized person

† Cross out whatever is inapplicable.

FORM 18.

Regulation 94.

#### THE NORTHERN TERRITORY OF AUSTRALIA.

Forestry Regulations.

#### EMPLOYEES AUTHORITY.

#### Date of issue

Subject to the Forestry Ordinance 1959-1964, the Forestry Regulations and the conditions specified hereunder, this authority authorizes

of to enter upon the land specified in, or in an endorsement on, this authority and there do any or all of the following:—

This authority is subject to the following conditions:—

 The said shall not contravene or fail to comply with the provisions of the Forestry Ordinance 1959-1964 and the Forestry Regulations.

2,†

Forestry Officer.

<sup>†</sup> Here insert any other conditions subject to which the authority is granted.

## Forestry Regulations.

FORM 19.

Regulation 96.

# THE NORTHERN TERRITORY OF AUSTRALIA. Forestry Regulations.

TIMBER BOOK.

No	No											
Date.	Source of timber.	Where delivery taken.	Docket No.	Species and Description.	Dimensions of timber.	Volume.	Licensee and Licence No.	Royalty Rate.	Remarks.			
		The state of the s										
						,						