

**SUBSIDIARY LEGISLATION**

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**(CHAPTER 46)**

**FOREST RULES**

**S 17/1956**

Amended by

S 99/1959

S 97/1960

S 74/1974

S 29/2000

S 30/2000

**2002 Edition**

Amended by

S 48/2007

**REVISED EDITION 2013**



SUBSIDIARY LEGISLATION

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## SUBSIDIARY LEGISLATION

## Rules made under section 52

## FOREST RULES

*Commencement: 1st January 1956*

## PART I

## INTRODUCTORY

**Citation.**

1. These Rules may be cited as the Forest Rules.

**Interpretation.**

2. In these Rules, unless the context otherwise requires —

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

“form” means a form in the Second Schedule;

“Identity Card” shall have the same meaning as in the National Registration Act (Chapter 19);

“mangrove” means all trees belonging to the genera *avicennia*, *bruguiera*, *ceriops*, *kandelia*, *rhizophora*, and *xylocarpus*;

“pole” means any section cut from a tree and having a girth of less than 3 feet at its larger end, which has not been further prepared for use than by removal of bark and projecting branches, and which is not intended to be sawn into converted timber;

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

“sawmill” means any machine or collection of machines capable of being used for the mechanical conversion of timber but excludes portable power-operated chain saws used for cross-cutting timber.

PART II

SHIFTING CULTIVATION

3. *(Repealed by S 48/2007).*

PART IIA

*[S 48/2007]*

TRESPASS IN OR UPON STATE LAND

**Wilful trespass in or upon State land.**

3A. Any person who without satisfactory excuse wilfully trespasses in any manner in or upon any State land is guilty of an offence.

PART III

TAKING OF FOREST PRODUCE

(A) STATE LAND

**No taking of forest produce except under licence.**

4. Subject to the provisions of these Rules, no person shall except under and in accordance with the conditions of a licence in Form 1, 2 or 3, issued by the Director —  
*[S 48/2007]*

(a) fell, cut, tap, saw, convert or injure by fire or otherwise any tree on State land;

*[S 48/2007]*

(b) burn to charcoal any timber on State land; or

(c) cut, collect or remove, on or from State land, any forest produce included in the First Schedule.

**Periods and conditions of licences.**

5. (1) Licences in Form 1 may be issued and thereafter renewed for any period not exceeding 12 months, or such longer period as the Director may approve.

*[S 48/2007]*

(2) No such licence shall be transferable and every such licence shall be subject to such conditions, in addition to those provided for by the Act and these Rules, as the Director may cause to be endorsed thereon.

(3) Licences in Forms 2 and 3 may be issued and thereafter renewed for a period, in the case of Form 2, not exceeding one month and in the case of Form 3, not exceeding 3 months, and shall not be transferable.

[S 48/2007]

(4) A licence in Form 3 is personal to the holder and may not extend to any other person whether employed by him or not.

(5) The Director may, in his discretion, limit the number of licences to take forest produce within any area specified by him and the volume of forest produce to be taken by any licensee.

[S 48/2007]

### **Deposit.**

6. (1) Before the issue of a licence in Forms 1 and 3, the applicant shall deposit with the Director such sum of money as the Director may require, and such further sums as the Director may require during the currency of the licence. Failure to deposit such further sums will render the licence liable to cancellation.

[S 48/2007]

(2) On default being made in the payment at the prescribed time of any money due as royalty or otherwise in respect of such licence, the Director may withdraw from the sum or sums deposited under sub-rule (1) and credit to forest revenue the sum so due, and may prohibit the cutting or removal of forest produce under the licence until an equivalent sum has been redeposited.

For the purposes of this rule, all sums of money deposited in the name of a licensee shall be deemed to have been deposited in respect of each and all licences held by him.

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

### **Sub-licences for workmen.**

7. (1) When a licensee employs workmen for the purpose of his licence, there may be issued at the discretion of the officer empowered to issue licences one, and not more than one, sub-licence in Form 4 for each workman so employed.

(2) Such sub-licence shall bear the name of the workman to whom it is issued and his Identity Card number, and shall be endorsed by the holder of the main licence or his authorised agent who will be held responsible for the acts of the sub-licensee.

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[Subsidiary]

- (3) No such sub-licence shall —
- (a) be transferable;
  - (b) be issued for a period exceeding 6 months; nor
  - (c) remain in force after the determination of the licence under which it was issued.

**Prohibition on felling certain trees.**

8. Except with the authorisation of the Director, no person shall fell any tree specified in the First Schedule having a girth less than the minimum prescribed in that Schedule.

[S 48/2007]

**Privileges to natives of Brunei Darussalam.**

9. (1) Any native of Brunei Darussalam may cut and remove from State land, or with the permission of the owner from alienated land, any timber, attap or other forest produce, which may be necessary for —

- (a) the construction or repair of a dwelling house for the permanent abode of himself and his family;
- (b) the construction or repair of temporary huts on any land lawfully occupied by him;
- (c) the construction or repair of his boats, landing places and fishing stakes;
- (d) the fencing of his land, for firewood for his own domestic consumption; or
- (e) the construction, repair or upkeep of any work for the common benefit of the native and other inhabitants of the locality in which he lives.

(2) Forest produce for the purposes stated in sub-rule (1) may be taken free by individuals for their own use.

## (B) RESERVED LAND

## (OTHER THAN RESERVED FORESTS)

**No cutting etc. without permission of person having control of land.**

10. (1) No person shall —
- (a) fell, cut, tap, saw, convert or injure by fire or otherwise, any tree;
  - (b) burn to charcoal any timber;
  - (c) cut, collect or remove any forest produce included in the First Schedule,

on or from any land (not being a reserved forest) which has been by notification published in the *Gazette* reserved under the provisions of any written law for a public purpose or for a residential reserve, except under and in accordance with the conditions of a licence in Form 1, 2 or 3 issued by the Director with the permission of the person having control of such reserved land.

[S 48/2007]

(2) All forest produce removed from such land shall be liable to royalty at the rates prescribed in the First Schedule.

## (C) RESERVED FORESTS

**Use permit required in reserved forests.**

11. (1) Permission to carry out any activities under section 22C(2) within a reserved forest shall be given by means of a use permit.

(2) An application for a use permit shall be made to the Director in such form as he may determine.

(3) The Director shall issue a use permit in Form 7 and subject to such conditions as he may determine.

(4) The use permit shall not be issued or renewed for a period longer than one year at a time except with the permission of the Minister.

[S 48/2007]

[Subsidiary]

## (D) ALIENATED LAND

**No removal of forest produce except under licence.**

12. (1) Subject to any legal or customary right, no forest produce included in the First Schedule shall be removed from any alienated land except under and in accordance with the conditions of a licence in Form 1, 2 or 3 issued by a Forest Officer.

(2) A licence issued under sub-rule (1) may be issued to the owner of such land or, with his consent, to any other person and forest produce removed thereunder shall be liable to royalty at the rates prescribed in the First Schedule.

## PART IV

## LIABILITY AND PAYMENT OF ROYALTY

**Forest produce to be liable to royalty.**

13. All forest produce, cut, sawn, converted, collected, or removed under a licence in Form 1, 2 or 3 issued under rule 4, 10 or 12, or a permit issued under rule 11, shall be liable to royalty at the rates prescribed in the First Schedule:

Provided that no royalty shall be payable on any such produce —

(a) which not having been removed from the area to which the licence refers, may be declared by a Forest Officer not below the rank of Senior Forestry Assistant to be unsaleable by reason of its quality and situation; or

[S 48/2007]

(b) which has been taken under a licence in Form 2 or 3 issued by or with the authority of the Director for the purpose of any work of public utility or for any other purpose specified in such licence to be free from payment of royalty.

**Premium may be charged.**

14. The Director may charge a monthly fee or premium in addition to, or *in lieu* of, royalty for the right to take forest produce under licence in Form 1.

[S 48/2007]

**Place, time and manner of payment of royalty.**

15. (1) Royalty accrued and other payments due under these Rules shall be payable at such times and place and in such manner as may be specified in the licence, or if no time, place or manner of payment be so specified, then on demand made by the Director.

[S 48/2007]

(2) In the event of any dispute over the correct name of any forest produce or class under which royalty is to be charged, the decision of the Director shall be final.

## PART V

## CONTROL OF FOREST PRODUCE IN TRANSIT

**Forest produce to be taken for measurement or check to checking station.**

16. All forest produce cut or collected under licence in Form 1, 2 or 3, or under permit within a reserved forest, shall be taken to the nearest checking station or to such other place as may be specified on the licence or permit or prescribed by the Director, to be measured, weighed or counted, and shall not be removed thence nor moved past any other checking station or Customs barrier unless —

(a) it is accompanied by a removal pass in Form 5, or such variant as may be approved by the Director and signed by such person as the Director may authorise in that behalf; and

(b) it bears, if timber, a Government hammer mark indicating that it has been assessed for royalty and any other charges to which it may be liable:

Provided that —

- (i) for forest produce taken under licence in Form 2 or 3, the licence itself shall be taken as the equivalent of a removal pass; and
- (ii) the Director may exempt from all or any of the provisions of this rule any timber on which he is satisfied that royalty has been previously paid, while such timber is in transit between a seller and a buyer in the ordinary course of trade.

**Duties of drivers etc. of vehicles.**

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

(a) stop at every checking station on the route by which such forest produce is conveyed and at any time or place if called upon to do so by any Forest Officer, Police Officer or Customs Officers;

(b) surrender on demand, in exchange for a duplicate removal pass issued by any officer referred to in paragraph (a), any removal pass as is referred to in rule 16; and

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

[Subsidiary]

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

(3) Forest produce removed from alienated land by virtue of any legal or customary right vested in the owner of such land shall be accompanied by a removal pass referred to in rule 16 from the owner of such land, stating his name and the locality of the land, which shall on demand be produced to the officer in charge of a checking station, or any Forest Officer.

[S 48/2007]

### **Restriction on transportation of forest produce by night.**

**18.** No forest produce shall be moved between the hours of 7 p.m. and 7 a.m. unless it is accompanied by a valid removal pass or duplicate removal pass as is referred to in rules 16 and 17 and, if such forest produce be timber, unless it also bears the Government hammer mark referred to in rule 16.

### **Export and import of forest produce.**

[S 48/2007]

**19.** The export of timber from, or import of timber into, Brunei Darussalam is prohibited except under the conditions of an export or import permit issued by the Director:

[S 48/2007]

Provided that in his discretion the Director may issue an export or import permit for highly processed or finished timber products and also such categories of timber which in his opinion are unsuitable for further processing within Brunei Darussalam by reason of species or size.

[S 48/2007]

## PART VI

### GENERAL

### **Sawmills to be licensed.**

**20.** (1) No person shall erect or operate a sawmill except under and in accordance with the conditions of a licence in Form 6 issued by the Director.

(2) The fee payable for such licence shall be \$20 per sawbench *per annum*.

(3) For the purposes of this rule, a “sawbench” is any bench or machine that will take a circular saw of 48” diameter or larger, or a band or frame saw.

(4) On the erection or operation of a sawmill without a licence in Form 6 or on breach of any condition to which the licence in Form 6 is expressed to be subject, the Director may apply to a Magistrate for an order in court to close the sawmill concerned and the Magistrate shall, on being satisfied there is sufficient cause, thereupon order the proprietor to close the sawmill *sine die* or for such time as he shall in his discretion consider fit.

#### **Licences and sub-licences to be carried.**

21. (1) The person named in any licence in Form 1, 2 or 3 shall keep such licence upon his person while at work, and at other times have it in his possession or at his workshed or usual place of residence.

[S 48/2007]

(2) The person named in any sub-licence shall keep it either on his person or at the place where he sleeps.

#### **Licences to be returned within 10 days of expiry.**

22. (1) The person named in any licence or permit shall return it to the office of issue within 10 days of expiry thereof together with all sub-licences issued in connection with such licence.

(2) A penalty not exceeding \$50 may be imposed by the Director for failure to comply with this rule, and this penalty shall be in addition to any compensation paid or fine imposed by a court for taking forest produce without a valid licence or permit.

#### **Boundaries of licence area to be kept clear.**

23. Every holder of a licence in Form 1, Form 3 or permit to take forest produce shall ensure that the boundaries of his area are clearly defined and maintained on the ground to the satisfaction of the District Forest Officer.

[S 48/2007]

#### **Roads and rentises to be cleared of timber.**

24. A holder of a licence or permit to take timber who fells trees, or whose sub-licensees fell trees, across any public road or renties forming the boundary of a reserved forest or compartment of a reserved forest shall clear all such trees or portions of trees off the road or rentis to the satisfaction of the Director; and if —

(a) he fails to do so notice may be served on him to carry out the work by a certain date; and

(b) he fails to comply with the notice the Director may employ labour to do the work and debit the cost to the licensee's account.

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[Subsidiary]

**List of employees.**

25. (1) The headman of every body of persons living or working together in any occupation having for its object the cutting or removal of timber or forest produce under licence, shall cause a working board, containing a full and correct list of all persons so employed or engaged, to be exhibited in a conspicuous place in the main entrance to the house or workshed, and every person whose name is contained in the list shall be provided with a licence or sub-licence.

(2) Every name appearing in such lists, licence or sub-licence as are referred to in sub-rule (1) shall be written in Roman script and, in the case of a Chinese name, in both Roman script and Chinese characters, and every such list, licence or sub-licence shall specify the Identity Card number of every person named therein.

**Property marks to be registered.**

26. (1) Private marks placed on timber by licence or permit holders of designs approved by the Director may be registered for a period of not more than a year at one time in the office of the District Forest Officer within whose jurisdiction the marks are to be used.

(2) The Director may at any time cancel the registration of such marks as are referred to in sub-rule (1) and may, at his discretion, impose a fee of not more than \$15 for their registration and renewal.

**Removal of forest produce after expiry of licence or permit.**

27. For the purposes of section 48, if on the expiry of a licence or permit, the holder thereof requests permission to remove any forest produce cut or collected before the expiry thereof, the Director or the Officer who issued the licence or permit may endorse upon the licence or permit, as the case may be, the words "extended till (date) for removal only" and such endorsement shall entitle the holder of the licence or permit to remove forest produce as aforesaid until the date specified, but no forest produce shall be freshly cut or felled after the original date of expiry of the licence or permit.

**Fees.**

27A. The fees prescribed in the second column of the Third Schedule shall be payable in respect of the services specified in the first column thereof.

**Forest cess.**

27B. A cess is payable in respect of any forest produce removed from any reserved forest, State land, reserved land or alienated land, at the rates prescribed in the Fourth Schedule.

[S 48/2007]

## PART VII

## POWERS OF OFFICERS

**Power to issue licences and sub-licences and to collect forest revenue.**

28. (1) The power to issue licences in Form 2 or 3 or sub-licences in Form 4 and to collect forest revenue may be exercised by any Forest Officer in charge of a forest checking station.

(2) Licences in Form 1, and permits in forest reserves, shall be issued only by the Director.

**Power to cancel licences and permits.**

29. Breach of any provision of these Rules or of any condition to which a licence or permit is expressed to be subject shall, in addition to any other penalty provided by the Act or by these Rules, render the licence or permit liable to cancellation by order of the Director, and shall, if the Director so directs, render liable to confiscation any forest produce taken under such licence at the time of, or subsequently to, such breach.

## PART VIII

## PENALTIES

**Offences.**

30. Whoever —

(a) *(deleted by S 48/2007)*;

(b) fells, cuts, taps, saws and converts or injures any tree, or burns charcoal, or cuts, collects or removes any forest produce, in contravention of rules 4 and 10;

*[S 48/2007]*

(c) fell any tree specified in the First Schedule in contravention of rule 8;

*[S 48/2007]*

(d) *(deleted by S 48/2007)*;

(e) removes any forest produce from alienated land in contravention of rule 12(1) or 17(3);

(f) fails to stop at a checking station in contravention of rule 17(1);

(g) moves forest produce by night in contravention of rule 18;

**LAWS OF BRUNEI**

**16 CAP. 46, R 1**

*Forest*

[Subsidiary]

(h) fails to observe the provisions for keeping licences in Form 2 or 3 and sub-licences in contravention of rule 21; or

(i) fails to maintain a list of employees in contravention of rule 25,

is guilty of an offence and liable on conviction to a fine and imprisonment for 5 years.

**Further offences.**

**31.** Whoever contravenes the provisions of rule 16, 19 or 20 is guilty of an offence and liable on conviction to a fine and imprisonment for 5 years.

**FIRST SCHEDULE**

(rules 4(1)(c), 10(2), 12, 13 and 30(c))

**FOREST PRODUCE**

Class I(i) TREES & TIMBERS

**(A) HEAVY HARDWOODS**

Rate of royalty: \$20 per ton converted and \$15 per ton in the round.

<i>Vernacular of Trade name</i>	<i>Alternative names</i>	<i>Botanical name</i>	<i>Minimum felling girth in feet</i>
Belian	Malangangia	Eusideroxylon sp.	5
Gerang buaya	Giam	Hopea spp.	5
Mang		Hopea pentanervia	4
Merbau		Intsia spp.	5
Nyatoh batu		Palaquium ridleyi	5
Nyireh batu		Xylocarpus granatum	3
Resak batu		Vatica & Cotylelobium	4
Selangan batu	Tekam	Shorea & Hopea spp.	5
Selangan merah		Shorea spp.	5
Semala		Cantleya corniculata	5
Semayor		Shorea inaequilateralis	4
Tembusu		Fagraea spp.	4
Teruntum	Geriting	Lumnitzera spp.	4
Upun batu		Upuna borneensis	5
Upun penyiau		Shorea geniculata	5

**(B) KAPOR BUKIT (Dryobalanops spp. except Kapor paya Drobalanops Rappa)**

Rate of royalty: \$15 per ton converted and \$7.50 per ton round.

## FIRST SCHEDULE — (continued)

- (C) RAMIN (*Gonystylus* sp.)  
Rate of royalty: \$16 per ton converted and \$8 per ton round.
- (D) TULONG (*Agathis* sp.) (Trade name — Bindang)  
Rate of royalty: \$16 per ton converted and \$8 per ton round.
- (E) ALL OTHER TIMBERS  
Rate of royalty: \$12 per ton converted and \$6 per ton round.

## Class I(ii) POLES (any species)

2 feet and not more than 3 feet in girth .....	\$12 per 100
One foot and less than 2 feet in girth .....	\$8 per 100
Less than one foot in girth .....	\$2 per 100

## Class I(iii) NIBONG

Round .....	\$4 per 100
Split .....	80 cents per 100

## Class I(iv) SHINGLES (ATTAPS)

Shingles of class IA timber .....	\$1.70 per 1000
Shingles of other timber .....	\$1 per 1000

## Class II

## Firewood (Stacked)

Mangrove and <i>Casuarina</i> spp. ....	2 cents per cu. ft.
Other species .....	1 cent per cu. ft.
Charcoal. Mangrove .....	30 cents per pikul
Bark. Mangrove .....	20 cents per pikul

## Minor Forest Produce

Getah jelutong, and other kinds of getah as fixed by the Director .....	10% <i>ad valorem</i>
Rattans .....	50 cents per pikul

## PRODUCE TAKEN UNDER LICENCE FORM 3

## (A) Timber

(a) Logs, sawn and hewn stock .....	\$5 per month
(b) Pole .....	\$2 per month

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[Subsidiary]

FIRST SCHEDULE — *(continued)*

(B) Nibong .....	\$2 per month
(C) Firewood	
(a) Mangrove and Casuarina (Ru) .....	\$5 per month
(b) Other sorts .....	\$2.50 per month
(D) Rattans .....	\$1 per month

SECOND SCHEDULE

(rule 2)

FORMS

FORM 1

FOREST DEPARTMENT, BRUNEI DARUSSALAM  
LICENCE TO TAKE FOREST PRODUCE

(Not Transferable)

No. of Licence .....

This licence authorises .....  
of ..... to take within the locality hereunder  
specified, in the District of ..... and move to the prescribed place of  
examination examination such forest produce as is hereunder described during a period of  
..... months from the date hereof, subject to the provisions of the Forest Act  
(Chapter 46) and any rules made thereunder.

Locality .....  
.....  
.....

Produce

Minimum size of trees .....

The kind .....

Time when royalty is payable .....

Place where royalty is payable .....

Place of examination .....

Date of issue .....

Date of expiration .....

.....  
Director of Forestry

Note — This licence is issued subject also to the special conditions, if any, endorsed on the  
back thereof.

[S 48/2007]

SCHEDULE — (continued)

FORM 2

LICENCE TO TAKE FOREST PRODUCE  
ON PREPAYMENT OF ROYALTY

No. of Licence .....

This licence authorises .....  
of ..... to take from within the locality hereunder specified  
such forest produce as is hereunder specified and on which royalty has been prepaid vide  
receipt No. ....

Locality .....

The kind .....

The quantity .....

Date of issue .....

Date of expiration .....

.....  
Director of Forestry

Special conditions .....

SCHEDULE — (continued)

FORM 3

LICENCE TO TAKE FOREST PRODUCE

(Not Transferable)

No. of Licence .....

This licence authorises ..... of ..... to take within the locality hereunder specified, in the District of ....., such forest produce as is hereunder described, during a period of ..... months from the date hereof, subject to the provisions of the Forest Act (Chapter 46) and any rules made thereunder.

Locality .....

Produce .....

Time when royalty is payable

Place where royalty is payable

Place of examination

Date of issue

Date of expiration

.....  
Director of Forestry

Note: — This licence is issued subject also to the special conditions, if any, endorsed on the back hereof.

[S 48/2007]

SCHEDULE — (continued)

FORM 4

SUB-LICENCE UNDER LICENCE/PERMIT No. ....

(Not Transferable)

No. of Sub-licence .....

This Sub-licence authorises .....  
of ..... to take, as agent of the holder of  
licence/permit No. .... and subject to the terms thereof,  
such forest produce as is described in the said licence or permit.  
Issued free.

Date of issue .....

\* Date of expiration .....

.....  
Director of Forestry

\* Not more than 6 months after date of issue.

[S 48/2007]

SCHEDULE — (continued)

FORM 5

REMOVAL-PASS FOR FOREST PRODUCE  
TAKEN UNDER LICENCE OR PERMIT

The Forest Rules

No. ....

This Pass authorises ..... to remove past the  
Customs Station at ..... the forest produce hereunder described, which has  
been taken under licence/permit No. .... and belongs to .....

<i>Kind of produce</i>	<i>No. of quantity</i>	<i>Length</i>	<i>Width</i>	<i>Thickness</i>	<i>Cubic contents</i>
Total					

Vehicle or Boat No. ....

Destination .....

Date .....

.....  
Forest Officer

This Pass must be kept in the possession of the driver of the vehicle or person in charge of the forest produce.

SCHEDULE — (continued)

FORM 6

LICENCE TO OPERATE A SAWMILL  
ISSUED UNDER THE FOREST RULES

No. of Licence .....

This licence authorises .....  
of ..... to operate a sawmill, as specified hereunder,  
for a period of one year, subject to any rule or order made under the Forest Act (Chapter 46).

I Site

- (a) District .....
- (b) Site .....
- (c) Title to site .....
- (d) Description of, and title to log ponds .....

II Description of Sawmill

- (a) Type of mill .....
- (b) Type, make, horse-power and number of engine .....
- (c) Saw benches —
  - (1) .....
  - (2) .....
  - (3) .....
  - (4) .....
  - (5) .....
  - (6) .....
- (d) Possible annual output (in tons) .....

III Conditions

1. The licensee shall pay a fee of \$20 per year (or for any part of a year) for each saw-bench.
2. No machinery shall be added to the mill and no structural changes made without the written permission of the Director of Forestry.
3. In any year the output of the mill shall not fall below 50% of the possible annual output as estimated above.

SCHEDULE

FORM 6 — (continued)

- 4. This licence does not entitle the licensee to any rights to cut or collect timber.
- 5. Special conditions —

.....  
 .....  
 .....  
 .....  
 .....

- 6. In the event of any breach of condition 1, 2, 3 or 5 above, the Director of Forestry may refuse to renew this licence.

Date of issue ..... Date of expiry .....  
 Annual fee \$ .....

.....  
 Director of Forestry  
 Brunei Darussalam

Constitution of forest reserves under section 4

*NOTE. There have been constituted forest reserves known by the names below, the boundaries whereof and the rights to which they are subject being set out in the Subsidiary Legislation referred to below.*

Forest Reserves	Reference Subsidiary Legislation 1956 (Revised Edition)
Anduki	p. 256
Andulau	p. 257
Badas	p. 262
Labu	p. 262
Ladan Hills	p. 263
Peradayan	p. 264
Selirong	p. 264
	Annual Subsidiary Legislation
Batu Apoi	S 14/1958
Berakas	S 71/1957
Labi Hills	S 15/1958

SCHEDULE — (continued)

FORM 7

USE PERMIT

(Not Transferable)

Use Permit No. ....

This use permit authorises..... (I.C. No.....) of ..... and his/their servants and agents —

\*(1) to occupy Compartment/Sub-compartment\* No ..... of ..... Reserved Forest, the relevant area being described or/and\* delineated on the plan at the back of this permit, for the following purposes —

\*(2) to carry out the following activities —

..... upon Compartment/Sub-compartment\* No ..... of ..... Reserved Forest, the relevant area being described or/and\* delineated on the plan at the back of this permit, subject to the conditions herein specified and to the provisions of the Forest Act (Chapter 46) and any rules made thereunder.

CONDITIONS

- (1) The land may be used only for the purposes or activities stated in this permit.
(2) The maximum number of persons to be employed shall be .....
(3) The holder of the permit shall submit to the Director of Forestry a list of names (together with their I.C. numbers) of all persons employed and no changes shall be made to this list without the prior approval of the Director of Forestry.

ADDITIONAL CONDITIONS

.....
.....
.....
.....

SCHEDULE

FORM 7 — (continued)

This use permit is valid from

.....  
.....

Fee .....

Receipt No .....

Date of issue .....

Reference No .....

.....  
Director of Forestry

\* Delete whichever is not applicable.

PLAN FOR AREA

[S 48/2007]

## THIRD SCHEDULE

(rule 27A)

## FEES

SERVICES	FEES
1. Administration	
(a) Contractor registration fee	\$10
(b) Quotation form	\$5
(c) Tender forms	\$15
2. Import Permits	
(a) by lorries	\$20
(b) by barges	\$40
3. Timber preservation	
(a) for Government Agencies	\$50 per cubic metre
(b) for public	\$75 per cubic metre
4. Kiln drying	\$100 per cubic metre
5. National Park	
(a) Entrance fee	
(i) Students	\$2 per person
(ii) Non-students	\$5 per person
(b) Park certificate	\$5
(c) Park accommodation	
(i) Chalet Type A	\$15 per person per night
(ii) Chalet Type B	\$10 per person per night
(iii) Chalet Type C	\$8 per person per night
(iv) Chalet Type D	\$8 per person per night
(d) Linen, pillowcases, blankets, and the like	\$10
6. Application for new concessions	\$100

## THIRD SCHEDULE — (continued)

7. Tree marking, per 100 trees or part thereof	\$50
8. Boundry survey and demarcation of new concession area	\$500
9. Form II	\$10
10. Sub-licence	\$2
11. Issue and renewal of sawmill; furniture maill, being a machine or group of machines capable of being used for further processing of timber, rattan or bamboo into furniture or furniture arts; woodworking mill, being a machine or group of machines capable of being used for further processing of converted timber, rattan and bamboo into finished or semi-finished products other than rough sawn timber; preservation; and kiln drying plant licences, being a licence for a chamber capable of conditioning timber into the desired level of moisture content through the application of thermal, electrical, solar and chemical processes	Discretionary
12. Issue and renewal of logging licence	\$100
13. Use of Bakau landing area	
(a) for Permit holders (annual rental)	\$500
(b) for importers (per landing), per month	\$100
14. Sale of wood samples	
(a) loose samples (minimum set of 5)	\$10
(b) deluxe set (set approximately 30)	\$80

[S 48/2007]

**FOURTH SCHEDULE**

(rule 27B)

**FOREST CESS**

Rate of cess *per annum* is \$4 per cubic metre multiplied by the total volume of logs under the annual quota of a sawmill.

*[S 48/2007]*