## CHAPTER 242A FORESTRY REGULATIONS

LIST OF AUTHORISED PAGES

1 - 46 LRO 1/2017

## ARRANGEMENT OF SUBSIDIARY LEGISLATION

SECTION 34 Forestry Regulations.

#### **CHAPTER 242A**

#### **FORESTRY ACT**

#### FORESTRY REGULATIONS

#### ARRANGEMENT OF REGULATIONS

#### PART I - PRELIMINARY

#### REGULATION

- Citation.
- 2. Interpretation.

#### PART II - LEASES, LICENCES AND PERMITS

- 3. Leases.
- 4. Permits to remove timber, non-timber or forest produce.
- 5. Application for permit to harvest protected tree.
- 6. Permit to harvest protected tree.
- 7. Application for timber licences.
- 8. Licence terms and conditions.
- 9. Plan of operations and working plans.
- 10. Permit to transport or use portable power driven saw.
- 11. Variation of timber licence or permit.
- 12. Records to be kept by permitees, licensees, etc.
- 13. Application for hunting licences.

#### PART III - FORESTRY ON PRIVATE LANDS

- 14. Promotion of forestry on private lands.
- 15. Preparation of Forest management plans.

#### **PART IV - FOREST FIRES**

- 16. Burning permit.
- 17. Issuance of a burning permit.
- Penalty for offences under the Act and regulations relating to forest fires.

#### PART V - FOREST MANAGEMENT PLANS

- 19. Forest management plan.
- 20. Development of forests.

#### **FORESTRY**

21. Determination of the allowable cut.

#### PART VI - FOREST ROADS

- 22. Construction or modification of road in a forest estate.
- 23. Road maintenance.
- 24. Permission to connect private road to forest road.
- 25. Not a public highway.
- 26. Exclusion of claim for damages.
- 27. Penalty for offences relating to the use of a road or trail.

#### PART VII - FOREST RECREATION

- 28. Recreation features.
- 29. Development of forest recreation sites.
- 30. Management of recreation sites by others.

#### PART VIII - GENERAL

- 31. Use of vehicles.
- 32. Advertising signs.
- 33. Interference with markers in a forest estate.
- 34. Litter.
- 35. Sale of timber.
- 36. Fees for royalty, permits and licences.
- 37. Authority to establish standards and operational procedures.
- 38. Forest research.
- 39. General penalty.
- 40. Register.
- 41. Restraining order.

FIRST SCHEDULE

SECOND SCHEDULE

#### CHAPTER 242A

#### **FORESTRY**

#### FORESTRY REGULATIONS

S.I. 38/2014

#### **PART I - PRELIMINARY**

- 1. These Regulations may be cited as the Forestry Citation. Regulations.
  - **2.** In these Regulations —

Interpretation.

- "afforestation" means the conversion of bare or cultivated land into forest;
- "allowable annual cut" means the quantity of timber specified for an area of land that can be harvested in a calendar year;
- "carbon sequestration" means a biochemical process by which atmospheric carbon is absorbed by living organisms, including trees, soil, microorganisms and crops, with the potential to reduce atmospheric carbon dioxide levels;
- "cord" means a volume of timber measuring four by four by eight feet or equivalent and containing 128 cubic feet stacked volume or 80 cubic feet of solid timber:
- "cordwood" means small pieces of irregular wood in unmanufactured form unsuitable for saw timber;
- "Environmental Impact Assessment" means a study identifying and evaluating the likely impact of a proposed activity on the environment, identifying and evaluating alternatives to that activity and identifying and evaluating potential means of mitigating the likely impacts of that activity;
- "forest estate" means a forest reserve, protected forest, conservation forest or any other land managed by the Forestry Unit under the Act;
- "forest recreation site" means outdoor facilities specifically sited and designed to cater to the

- enjoyment of nature and well-being of persons visiting a designated National Forest Estate;
- "forest road" means a road or trail in a forest estate or in a forest management area;
- "plan of operations" means a plan of proposed forestry activities set out under regulation 9;
- "portable saw" means any saw operating manually, any axe, whip saw, bow saw, cutlass or machete capable of felling, cross-cutting or pruning trees, timber, or converting a tree or timber into sawn wood or boards;
- "power driven saw" means a saw that is driven mechanically by use of fuel or electric power and includes a chainsaw; capable of felling, cross-cutting or pruning trees or timber or converting a tree or timber into sawn wood or boards:
- "reforestation" means the restocking of existing forests and woodlands which have been removed by harvesting;
- "sawmill" means any structure or site containing a power driven saw whether circular, band saw, or any other type of saw capable of being used for cross-cutting or sawing timber into boards or planks;
- "saw timber" means any standing trees with a diameter at breast height (four feet, three inches from the ground) which exceeds seven inches in diameter over bark;

"the Act" means the Forestry Act;

"working plan" means a plan of proposed forestry operations for the period of the duration of the licence set out under regulation 9.

## PART II - LEASES, LICENCES AND PERMITS

Leases.

**3.** (1) The Minister may issue leases to governmental and non-governmental agencies of The Bahamas for a period of time not exceeding 99 years for the use of land within a forest reserve, protected forest and conservation forest for purposes other than utilization of

Ch. 242A.

forest produce under section 17(1)(a), 17(1)(b) and 17(1)(c) of the Act.

- (2) All applications for leases in respect of Crown lands vested in the Minister within forest reserves, protected forests and conservation forests, shall be submitted to the Director of Forestry, who shall transmit the applications with his recommendations to the Minister.
- **4.** (1) Under section 17(1)(e) of the Act, an applicant must apply for a permit to the Minister to remove timber, non-timber, or forest produce from an area less than 1,000 acres or small scaled operations, in the manner set out in Form No. 1 in the First Schedule, submit where required, an Environmental Impact Assessment, an Environmental Management Plan, a Forest Management Plan or a Fire Management Plan, and pay the prescribed fee as set out in the Second Schedule.

Permits to remove timber, non-timber or forest produce.

Form No. 1. First Schedule.

Second Schedule.

- (2) The Minister will designate in writing to the Director of Forestry or any authorised officer designated in writing by the Director of Forestry, may issue permits for the utilization of forest and non-forest produce.
- (3) The permit to remove timber, non-timber, or forest produce from an area less than 1,000 acres or small scaled operations shall be issued in the manner set out in Form No. 2 in the First Schedule.

Form No. 2. First Schedule.

5. An application for the grant of a permit under section 12 of the Act to harvest a protected tree, shall be made to the Director and shall contain all the relevant particulars set out in Form No. 3(A) in the First Schedule including the payment of the prescribed fee as set out in the Second Schedule.

Application for permit to harvest protected tree.

Form No. 3(A). First Schedule.

Second Schedule.

6. A permit granted under section 11 of the Act to harvest a protected tree shall be made in the manner set out in Form No. 3(B) in the First Schedule, shall be accompanied by payment of the prescribed fee as specified in the Second Schedule and shall be valid for six months from the date of the grant unless otherwise prescribed in the permit.

Permit to harvest protected tree.

Form No. 3(B). First Schedule.

Second Schedule.

7. (1) An application to obtain a licence to harvest timber and non-timber forest produce from an area of 1,000 acres or greater, or large scale operations under section 17(1)(d) of the Act, shall be in Form No. 4(A) in the First Schedule and shall be accompanied by the following —

Application for timber licences.

Form No. 4(A). First Schedule.

- (a) an Environmental Impact Assessment (hereinafter referred to as "EIA") study in compliance with section 17(2) of the Act;
- (b) a Business and Forest Management Plan; and
- (c) the prescribed application fee as specified in the Second Schedule.

Second Schedule.

Form No. 4(B). First Schedule.

- (2) A timber licence must be obtained in order to utilize forest produce or non-timber forest produce from an area of 1,000 acres or more (or large scaled operations) from forest reserves, protected forests and conservation forests and shall be in Form No. 4(B) in the First Schedule.
- (3) If any licensee fails to comply with any of the requirements set out in the timber licence or this regulation, the Minister may
  - (a) require the licensee to comply with the requirements codified in the timber licence;
  - (b) instruct the Director to carry out any activities necessary to ensure that the licensee complies with the requirements of the licence, and the licensee shall be responsible for defraying all costs arising from the conduct of such activities;
  - (c) terminate the timber licence and all deposits made thereunder, thus resulting in such deposits being forfeited by the State;
- (4) The Minister may, in his discretion, grant a timber licence or permit subject to such conditions as may be specified therein, including without prejudice to the generality of the foregoing, conditions relating to
  - (a) the measurement, checking and marking of all timber cut or removed, by an authorised officer, pursuant to the provisions of the timber licence or permit;
  - (b) the payment by the licensee of any stumpage fees and royalties as prescribed under the provisions of regulation 36; and
  - (c) an approved working plan.
- (5) A person who fails to comply with any condition imposed pursuant to paragraph (1), shall be guilty of an offence.
- (6) Where a licensee observes and performs all the conditions set forth in a timber licence, the licensee shall be eligible to submit an application for a renewal of the

expired timber licence on competitive tender for a further period.

- (7) If, after one year of the cutting of an area subject to licence, the Minister determines that the natural regeneration is inadequate for full stocking, the Minister may order the licensee to replant or reseed the area, or take whatever silvicultural measures that are necessary to achieve full stocking.
- (8) The Minister responsible for crown lands may lease crown land outside the boundaries of forest reserves, protected forests and conservation forests, for the construction of buildings and other purposes related to the terms of the licence.
- (9) The Minister may cut and remove from an area under licence all forest produce that may, in his opinion, be necessary for public works or needed in the national interest and shall deduct the cost of such forest produce, as determined by the Minister, from the royalties under the licence.
- (10) The Minister may excise from the area in accordance with the provisions of the timber licence, any potential seed stands or sites of scientific interest
  - (a) without penalty, if the area is less than twenty (20) acres; or
  - (b) by agreement, if the area comprises of more than 20 acres and, if no agreement is reached, by *pro rata* reduction of the lease royalty based on the dimensions of the area.
- **8.** A licence issued under these Regulations shall be subject to the following general conditions —

Licence terms and conditions.

- (1) The licensee shall, every quarter, provide the Minister with a full report, outlining the correct return of the utilization of the forest produce and showing the different quantities of each type of forest produce in such report as shall be acceptable to the Minister.
- (2) The licensee shall allow the Minister or any officer designated by the Minister at all times, to enter the premises and buildings of the licensee and take all measures necessary for checking the accuracy of a return as specified under paragraph (1).
- (3) In addition to conditions specified in the licence issued to the licensee, the licensee shall, at all times, carry

out forestry operations in a manner consistent with good silvicultural practice and technical standards in marking, harvesting and planting forest produce.

- (4) Where a dispute arises, or change in silvicultural practice occurs, the decision of the Minister shall be final and binding.
- (5) The licensee shall be responsible for fire protection measures, including any specific requirements which may be codified in the licence.
- (6) The licensee shall not allow, during the harvesting and processing of forest produce, any waste, residues or other poisonous pollutants to escape into the soil, sea or air, unless treated and rendered harmless.
- (7) The licensee shall be liable for damage to forest produce, other government property, or to property other than forest produce and the licensee may be required to make good, such damage or to pay the costs of any necessary repairs arising from such damage.
- (8) Where forest produce is damaged or destroyed, the licensee may be forced to pay the full value of the produce, as assessed by the Director of Forestry.
- (9) The licensee shall carry third-party insurance against damage to property and persons incurred during his operations under the licence, in an amount to be determined by the Minister.
- (10) The licensee shall comply with the provisions of the Act, and any Regulations made thereunder.
- **9.** (1) Before commencing any operations, the licensee shall prepare
  - (a) a working plan outlining the proposed operations for the period of the duration of the licence; and
  - (b) a plan of operations to be a part of the working plan, covering two years of operations in detail, to be submitted at least three months in advance of each two year period.
- (2) Upon approval by the Minister, the working plan and the plan of operations shall constitute a part of the licence and these plans may not be revised without the written permission of the Minister.

Plan of operations and working plans.

10. (1) A person shall not carry, transport or use any form, type or make of portable or power driven saw in any forest reserve, protected forest or conservation forest, without a valid permit issued by the Director of Forestry required by Form No. 6 in the First Schedule, whose decision will be guided by paragraphs (2) to (5).

Permit to transport or use portable power driven saw.

Form No. 6. First Schedule.

(2) An application for a permit to use portable or power driven saw in the forest estate areas shall be in Form No. 5 in the First Schedule, and shall only be approved and issued to holders of valid timber licences or permits.

Form No. 5. First Schedule.

- (3) The duration of an approved permit under this regulation shall be determined by the period of the duration of the timber licence or timber permit.
- (4) A person applying for a permit to use a portable or power driven saw under this regulation, shall pay the prescribed fee specified in the Second Schedule.

Second Schedule.

(5) The Director of Forestry may renew a permit granted under this regulation, subject to such conditions as may be specified therein and upon payment of the required fee specified in the Second Schedule.

Second Schedule.

11. Where, in the opinion of the Minister, it is in the public interest to change any provisions or conditions of the area of a timber licence or permit, the Minister may—

Variation of timber licence or permit.

- (a) communicate his intention to serve in writing a notice on the holder of the licence or permit; and
- (b) make such changes in the licence or permit as he thinks fit, thirty days after the date on which the notice is dispatched.
- 12. (1) The holder of a timber permit or timber licence, shall keep accurate records in accordance with the terms and conditions of the timber permit or timber licence concerning the quantity, source and species of timber, its dimensions and measurements, and shall produce the records or information at the request of an authorised officer.

Records to be kept by permitees, licensees, etc.

- (2) Every person, including a purchaser or sawmill operator, owner or manager, who deals locally in produced timber, logs, fence posts or forest produce of any kind, shall
  - (a) keep an accurate record of —

- (i) all timber and forest produce harvested or purchased, whether from privately owned land or from forest estates; and
- (ii) the species, sources, dimensions and measurements; and
- (b) shall produce the records and relevant information at the request of an authorised officer.

Application for hunting licences.

13. Every application for a hunting licence in respect of wild birds and wild animals in the forest estate, must be subject to approval, and licence issuance for the activity by the Minister, pursuant to all regulations made hereunder.

#### PART III - FORESTRY ON PRIVATE LANDS

Promotion of forestry on private lands.

**14.** The Director of Forestry shall encourage and promote adherence to the Act and the regulations made thereunder, for the protection of forests and forestry activities on forests lands held under private holdings.

Preparation of Forest management plans.

- 15. (1) Under section 21 of the Act, private forest land holders who wish to undertake large scaled commercial forestry activities, shall provide an EIA which will outline in detail, the preparation of a private forest management plan subject to approval of the Director of Forestry, and such land must be managed in accordance with the provisions of this management plan.
- (2) Under section 21 of the Act, any private forest land holder who wishes to undertake small scaled commercial forestry activities, shall comply with the provisions of regulations 4 to 6 and pay the prescribed fees for the conduct of such activities.
- (3) The Director of Forestry shall offer advice and assistance to private land owners, in the preparation of the management plan and in other forestry related activities under section 20 of the Act.

#### **PART IV - FOREST FIRES**

Burning permit.

**16.** (1) Subject to paragraph (2), a person shall not light, or make use of an open fire or charcoal kiln (whether earthen or metal) in a forest reserve, protected forest or conservation forest, unless such activities are conducted in

compliance with a burning permit issued under these regulations.

- (2) Paragraph (1) shall not apply where the fire is being used by an authorised officer for the
  - (a) purpose of suppressing or controlling fires (for example, the use of prescribed burning techniques) in the forest estate; or
  - (b) purposes of prescribed burning as a silvicultural management tool for the forest area subject to treatment.
- 17. (1) The Director of Forestry may issue a burning permit as required by Form No. 8 in the First Schedule containing conditions that are in accordance with these Regulations and standards that are approved by the Director of Forestry, in consultation with The Royal Bahamas Police Force Fire Services and the Director of Environmental Health Services.

Issuance of a burning permit.

Form No. 8. First Schedule.

- (2) In the case of a prescribed burning permit, the following conditions will apply
  - (a) the requisite authorisation in writing must be obtained from the Director of Forestry;
  - (b) a prescribed burning plan with specific prescriptions must be submitted when required by the Director of Forestry;
  - (c) there must be adequate fire-breaks at the burn site and sufficient personnel and fire-fighting equipment for the control of the fire;
  - (d) the fire must remain within the boundary of the authorised area;
  - (e) personnel must remain present in person at the burn site until the fire is extinguished;
  - (f) adjacent private property owners to the area to be burnt, must be consulted; and
  - (g) a determination is made by the permit holder in consultation with the Director of Forestry and relevant agencies, that air quality and the fire danger ratings, are favourable for safe burning on the day or days of the burn.
- (3) Where the application is made for a burning permit for a charcoal kiln (metal or earthen) within the forest estate as required by Form No. 9 in the First Schedule, the following conditions will apply —

Form No. 9. First Schedule.

- (a) authorisation must be obtained from the Director of Forestry;
- (b) a management plan with specific prescriptions must be submitted when required by the Director of Forestry; and
- (c) there must be an adequate buffer as specified by the Director of Forestry, around each kiln site and sufficient personnel, water and fire-fighting equipment available in the event of a wild fire outbreak that may be a direct consequence of the kiln operation.

Form No. 7. First Schedule. Second Schedule.

- (4) Every application for the issuance of a burning permit for a prescribe burn or burns as required by Form No. 7 in the First Schedule shall be accompanied by the payment of the requisite fee specified in the Second Schedule.
- (5) A single burning permit may be issued for one burn or multiple burns as proposed by the permit holder for the same general area.
- (6) Every application for the issuance of a burning permit for a charcoal kiln operation shall be made in Form No. 9 in the First Schedule by the Director of Forestry and shall be accompanied by the payment of the requisite fee specified in the Second Schedule.

Form No. 9.

First Schedule.

Second Schedule.

Form No. 10. First Schedule.

Second Schedule.

Penalty for offences under the Act and regulations relating to forest fires.

- (7) Where an applicant's application has been approved to obtain a burning permit to light a charcoal kiln in the forest estate as required by Form No. 10 in the First Schedule, he shall then submit such approved application along with the prescribed fee as set out in the Second Schedule, to the Director of Forestry, in order to obtain the aforementioned permit.
- 18. A person who contravenes the provisions of section 28(1)(f) through (i) of the Act and regulation 16, commits an offence and is liable on summary conviction, to a fine of twenty-five thousand dollars or a term of imprisonment of two years or to both such fine and imprisonment.

#### PART V - FOREST MANAGEMENT PLANS

Forest management plan.

19. (1) A forest management plan (the provisions of which may include the management of a forest area for the

sequestration of carbon) shall, without prejudice to section 9 of the Act, contain the following particulars —

- (a) land surveys, GPS co-ordinates or GIS based maps, showing the boundary of each forest reserve, protected forest and conservation forest;
- (b) the location of any water bodies, water reserve areas and any significant infrastructures including roads and utilities;
- (c) maps and schedules describing the acreage or size, shape and location of the land or blocks of parcels of land
  - (i) required to be reforested; and
  - (ii) suitable for harvesting during the projected period of operation of the plan;
- (d) silvicultural and prescribed burning plans, if applicable and prescriptions for the land to which the plan relates;
- (e) provisions for protection of wildlife, the maintenance of ecological services, the preservation of habitats, the conservation of water and soil and unique physical attributes.
- (2) In preparing each forest management plan, the Director of Forestry shall consult with relevant government agencies, non-governmental agencies and other relevant groups, and thereafter submit the draft plan to the Minister for approval, including a report of the consultations with governmental, non-governmental and other relevant groups.
- (3) Before granting formal approval of the draft plan, the Minister shall notify the public of the provisions of such plan by immediately posting it on the official government website and in two consecutive issues of any daily newspaper published and circulating in The Bahamas specifying
  - (a) that a draft of the plan has been prepared;
  - (b) the land to which it relates;
  - (c) the venue where the draft plan may be inspected for a specified fixed period (not being less than fourteen days and not including Saturday and Sundays, immediately following the date of the last publication of the above details of the notice) and time frame; and

(d) inviting members of the public to make written comments with regard to the purposes, objectives and environmental impact of the draft plan.

Development of forests.

**20.** It shall be the duty of the Director of Forestry to develop and implement programs for the establishment of nurseries, the provision of seedlings and other planting material, the establishment of forest plantations, afforestations, reforestations and such other facilities as the Director of Forestry considers necessary for the establishment and maintenance of trees and other forest crops.

Determination of the allowable cut.

- **21.** (1) Pursuant to section 34 of the Act and any regulations made thereunder, the Director of Forestry shall determine the allowable annual cut for any
  - (a) forest reserve;
  - (b) area within a forest reserve and the boundaries thereof:
  - (c) protected forest; or
  - (d) conservation forest.
- (2) In determining an allowable annual cut under paragraph (1), the Director of Forestry shall consider
  - (a) the rate of timber production that may be sustained on the area of a forest reserve, protected forest or conservation forest, or any part of that area, taking into account
    - (i) the composition of the forest and its expected rate of growth;
    - (ii) the expected time that it will take for the forest to become reestablished following harvesting;
    - (iii) the silvicultural treatments to be applied in the area;
    - (iv) the standard of timber utilization and the allowance for decay, waste and breakage expected to be applied with respect to timber harvesting;
    - (v) the groundwater resources and associated wildlife impacted;
    - (vi) invasive species control following forest harvesting; and

- (vii) any other information that, in his opinion, relates to the capacity of the area to produce timber on a sustainable basis:
- (b) the short and long term implementations to The Bahamas of alternative rates of timber harvesting from the area;
- (c) the environmental, economic and social objectives of the Government in respect of the area, the general region, and The Bahamas; and
- (d) abnormal infestations in, devastations of, and major salvage programmes planned for timber on the area.

#### PART VI - FOREST ROADS

22. A person shall not construct or modify a road or trail in a forest estate unless the construction or modification has been authorised by the Director of Forestry in writing, and the road —

Construction or modification of road in a forest estate.

- (a) or trail has been identified in an approved forest management plan; and
- (b) layout has been approved by the Director of Forestry.
- **23.** A person who uses a road under authority of the Director of Forestry may be required to maintain the road in accordance with the requirements established by the Director of Forestry.

Road maintenance.

**24.** A person shall not connect a private road to a road in a forest without first obtaining the written consent of the Director of Forestry.

Permission to connect private road to forest road.

25. Subject to the provisions of these Regulations and notwithstanding any previous use by the public, a road constructed, modified or maintained within a forest estate shall be used only as a forest road, and shall not be used as a public highway, unless the Minister responsible for Public Works, in consultation with the Minister, expressly declares that such road be used as a public highway.

Not a public highway.

**26.** No claim for damages may be commenced or initiated by any person in The Bahamas who uses a forest road on account of damage resulting from a defect in the construction, improvement or maintenance of such road or for any other reason relating to the condition of such road.

Exclusion of claim for damages.

Penalty for offences relating to the use of a road or trail.

- 27. Any person who —
- (a) constructs or modifies a road or trail in contravention of regulation 22;
- (b) fails to maintain a road as required under regulation 23; or
- (c) contravenes the provisions of regulation 24 or 26,

commits an offence and is liable on summary conviction to a fine not exceeding ten thousand dollars or a term of imprisonment of twelve months or to both such fine and imprisonment.

#### **PART VII - FOREST RECREATION**

Recreation features.

- **28.** Every forest management plan shall —
- (a) identify the location of the known recreation features in the area under the plan;
- (b) specify the manner in which the forest resources will be managed and protected; and
- (c) describe the measures that will be taken to ensure that timber harvesting, road construction and other forest operations are consistent with the recreational objectives identified in the forest management plan.

Development of forest recreation sites.

- **29.** The Director of Forestry may, with regard to designated forest estate areas and in accordance with approved forest management plan
  - (a) plan, develop and manage recreation sites and facilities as he considers appropriate and such facilities may include
    - (i) parks;
    - (ii) roads and trails;
    - (iii) camping grounds and sites;
    - (iv) picnic sites; and
    - (v) such other facilities as the Director of Forestry may determine; and
  - (b) determine and prescribe fees, if necessary, for the use of recreation facilities.

Management of recreation sites by others.

**30.** (1) Recreation sites and facilities in a forest estate may be the subject of management contracts or leasehold arrangements with government agencies, non-

governmental organizations or private individuals who make application in that behalf if —

- (a) the facility or site was approved in the forest management plan;
- (b) the Director of Forestry is satisfied that the site or facility will be operated in compliance with the Act and all regulations made thereunder;
- (c) the private entity must comply with best management practices and standards established by the Director of Forestry for the purposes of cooking, or conducting barbeques in a designated recreation facility within the forest estate.
- (2) The rates for any lease or management contract shall be the rates recommended by the Minister.
- (3) A contract for the operation of a recreation site facility in a forest estate may be terminated, if any term of the contract is contravened.
- (4) If the Minister is satisfied that there has been a breach of the contract for the operation of a recreation site facility by any person under this regulation, the Minister shall give three months notice in writing to the party who committed a breach of the contract, to terminate it.

#### PART VIII - GENERAL

**31.** (1) A person shall not take, drive, use or leave a vehicle in a forest estate area in contravention of a prohibition or restriction contained in a sign or notice posted in a conspicuous place in that reserve.

Use of vehicles.

- (2) A person shall not, except with the written permission of an authorised officer
  - (a) take, drive, or use a vehicle on a road or track on any land that has been closed by a barrier erected by or under the authority of the Director of Forestry;
  - (b) remove or circumvent any such barrier.
- **32.** (1) A person shall not take, except with the written permission of the Director of Forestry, erect, exhibit, display, or cause to be erected, exhibited or displayed in a forest estate, any notice, sign, slogan, or any other device containing any advertising or any other kind of message.

Advertising signs.

(2) A person shall not, without the written permission of the Director of Forestry, remove, damage, obscure or otherwise interfere with a notice, sign, slogan or other device, erected by an authorised officer in a forest estate.

Interference with markers in a forest estate.

33. Without prejudice to section 28(1)(m) of the Act, a person shall not, without written permission of an authorised officer, wilfully mark, deface, or injure in any way, or remove or interfere in any way, with any sign, notice or placard, whether temporary or permanent or with any monument, stake, post or any boundary marker in any forest estate.

Litter.

- **34.** Without prejudice to the provisions of section 28(1)(j) of the Act, a person shall not, in a forest estate
  - (a) deposit or leave any litter, bottle, broken glass, china, plastic article, pottery, rubbish, refuse or waste material, except in an area or receptacle provided for that purpose;
  - (b) deposit, discharge or leave any noxious, noisome, offensive or polluting substance, matter or thing;
  - (c) deposit or leave any offal, dead animal or other waste material;
  - (d) deposit any domestic garbage or household refuse;
  - (e) wilfully break any article of glass, china, pottery, plastic or other deleterious, toxic or polluting substance; or
  - (f) deposit, discharge or leave any mineral, mineral waste or industrial waste or by product thereof, oily liquids, acids or other deleterious, toxic or polluting substance.

Sale of timber.

- **35.** Standing timber, lumber and other non-timber forest products from forest estates may not be sold except under the following conditions
  - (a) that the trees form part of an area declared as a designated area for the production, growth and sale of standing timber, lumber or other non-timber forest produce, in an approved management plan;
  - (b) that the quantity shall not exceed the allowable cut for the reserve;

- (c) that the trees are identified for felling in an approved forest management plan for the reserve:
- (d) that a timber licence is issued in accordance with the terms of the agreement for sale of the standing timber, lumber or other non-timber forest produce;
- (e) that plans for replanting or restocking the area are approved in advance of the approval of the timber sale; and
- (f) that adequate funding is available to undertake the replanting program.
- **36.** (1) The Minister, acting on the advice of the Director of Forestry, shall determine the royalty and stumpage rates for selling timber and the fees for processing applications for the following activities and operations activities —

Fees for royalty, permits and licences.

- (a) timber harvesting licence;
- (b) a forest and non-forest produce permit;
- (c) a burning permit;
- (d) a hunting licence;
- (e) a permit to use a portable or power driven saw;
- (f) to abstract groundwater.
- (2) Royalty and stumpage rates for the sale of timber and non-timber forest produce shall cover the cost of replanting the forest and be evaluated based on the market value of the particular species or non-timber forest product.
- (3) The Minister shall determine, and periodically revise, the royalties and fees for forest produce, non-forest produce (including wildlife) taken from any designated forest estate and shall cause such royalties and fees to be published in a list entitled the Fee Schedule for the purpose of these Regulations.
- (4) There shall be kept at the offices of the Public Treasury of the Commonwealth of The Bahamas, Island Administrator, Director of Forestry, each forest officer or authorised person, copies of the Fee Schedule including express documentation of all corrections made thereto.
- (5) The Minister shall cause copies of the Fee Schedule to be made available to the public upon payment of the prescribed fee set by the Minister.

Authority to establish standards and operational procedures.

- **37.** (1) Subject to these Regulations, the Director of Forestry after consultation with the Minister, may vary or cancel standards and operational procedures for the implementation of forest practices with respect to any or all of the following
  - (a) biological diversity;
  - (b) management plans;
  - (c) EIA prescriptions;
  - (d) timber quality;
  - (e) soil and water conservation;
  - (f) forest roads;
  - (g) timber harvesting;
  - (h) non-timber forest products;
  - (i) afforestation and reforestation;
  - (j) establishment of forest plantations;
  - (k) carbon sequestration and carbon credits;
  - (1) silviculture;
  - (m) invasive species management and control;
  - (n) prescribed burning;
  - (o) wildfire suppression;
  - (p) recreation;
  - (q) forest surveying and inventory;
  - (r) agroforestry; and
  - (s) forest research.

Forest research.

- **38.** (1) The Director of Forestry after consultation with the Minister, may establish a research forest estate to promote the practical teaching and applied research in forestry.
- (2) The Director of Forestry may, with the approval of the Minister, entrust the management of a research forest to an organisation devoted to teaching and research in forestry.
- (3) All forest management activities carried out in a research forest estate shall be for educational and research purposes and be conducted pursuant to the conditions of the management contract.
- (4) It shall be an offence to cut, fell or otherwise remove any trees planted or growing in a forest research area other than for research purposes.

**39.** A person who —

General penalty.

- (a) contravenes any provision of regulations 31 through 35;
- (b) commits any other offence under these Regulations in relation to which the penalty is not otherwise specified;
- (c) refuses or fails to produce any licence or permit upon the request of an authorised officer;
- (d) assaults, resists or obstructs an authorised officer in the execution of his duties:
- (e) uses threatening language or behaves in a threatening manner towards an authorised officer in the execution of his duties;
- (f) refuses to leave a forest estate, when ordered to do so by an authorised officer; or
- (g) removes, alters or interferes with any articles seized under these Regulations without first obtaining the permission of an authorised officer,

is liable on summary conviction to a fine not exceeding twenty-five thousand dollars or to a term of imprisonment of two years or to both such fine and imprisonment.

**40.** (1) The Director of Forestry shall keep, in such manner as he considers fit, a register or registers in which shall be kept a record of every —

Register.

- (a) licence granted to a licensee for timber harvesting;
- (b) lease of land granted to a lessee of a forest estate;
- (c) licence granted to a licensee to operate a portable power saw;
- (d) hunting licence granted to a licensee;
- (e) burning permit granted to a licensee;
- (f) permit for non-timber forest produce granted to a licensee; and
- (g) royalty and stumpage fee payable with reference to leases, licenses and permits contained in subparagraphs (a) through (f) of this paragraph.
- (2) Every register referred to in paragraph (1) shall be open for inspection by the public at the offices of the Forestry Unit at all reasonable hours, free of charge, and

the Director of Forestry shall arrange for copies of any entry in such register to be provided to any person on request upon the payment of the fee specified in the Second Schedule.

Second Schedule.

Restraining order.

- **41.** Whenever the Director of Forestry reasonably believes that any person is currently in violation of any requirement under the Act or all regulations made thereunder, or is engaged in any activity which is likely to result in violation of the Act or such regulations, the Director of Forestry may, in addition to or in *lieu* of, other actions authorised under these Regulations
  - (a) commence proceedings in the Magistrates Court or Supreme Court for
    - (i) a restraining order or an injunction to prevent the continued violation, or activity which will likely lead to a violation; or
    - (ii) an order for the closure of any facility or prohibiting the continued operation of any equipment in order to halt or prevent any violation; or
  - (b) pursue any other remedy which may be provided by law.

## FIRST SCHEDULE

## (Regulation 4)

## FORM NO. 1

Application for a Permit to harvest Timber and Non-timber Forest Produce (area less than 1,000 acres or small scaled operation)

	File Ref. No
SE	CTION ONE
A	General Information
1.	Full Name of Applicant (or company):
2.	If Company, please indicate Bahamas Business Licence No
3.	Permanent street address of Applicant (or company)
4.	P. O. Box
5.	Telephone No. (s):
6.	Fax No. (s)
7.	E-mail address:
	Location
	Name, location and approximate acreage of forest estate (or private
	est estate) from which timber or non-timber produce are to be
	noved:
_	ease provide GPS co-ordinates and/or GIS map depicting exact
	ation in the forest area]
	Nearest settlement:
10.	Island:
C.	Specific Information
	Specifics of timber or non-timber produce to be
	noved:
	Quantity of produce to be removed:
	Use of timber or non-timber forest produce:
14.	Equipment to be used to harvest produce:
15. saw	Are you the holder of a valid permit to use and/transport a power
san Yes	
	ves, state (i) Permit No
-1 y	(ii) Date of Issue:
	(11) Date of 1000c

16. Proposed date of commencement of removal:
17. Proposed date for completion:  (N.B.: WHERE REQUIRED, THIS APPLICATION MUST BE ACCOMPANIED BY AN ENVIRONMENTAL IMPACT ASSESSMENT (PURSUANT TO SECTION 17(2) OF THE FORESTRY ACT), AN ENVIRONMENTAL MANAGEMENT PLAN, A BUSINESS PLAN, A FOREST MANAGEMENT PLAN WHICH IS INCLUSIVE OF A WORKING PLAN AND PLAN OF OPERATIONS)
D Declaration.  I certify:—  That to the best of my knowledge and belief the information supplied by me above is accurate and complete. I understand that any misrepresentation made by me in this regard may result in the disqualification of this application.
Signature of Applicant/Agent on behalf of the Applicant/Company  Date

## (Regulation 4)

## FORM NO. 2

Permit to Remove Timber or Non-Timber Forest Produce (area less than 1,000 acres or small scaled operation)

Permit No.		
	File Ref. No Date	
THIS PERMIT IS HEREBY GR [address] in the Settlement of [state Island] whose occupation is [state of 4 of the Forestry Regulations, to namely: [The area(s) so affected by this Peras Annex -1] Description of Items to be removed: Type of operation Acres (ha) Type of Forest Produce Approximate size of trees (Ft)(m) Type of Non-Timber Forest Produce Total No. of Trees Estimate Volume (cu ft OB) Pine Hardwood TOTAL VOLUME This permit is valid for a period of permit.	e Settlement] on the island of [state occupation], pursuant to Regulation occurry out the following activity emit are annotated on attached map	Ch. 242A.
Minister responsible for Forestry		
Date Conditions of Permit:		

# (Regulation 5) FORM NO. 3(A)

## Application for a permit to harvest a protected tree

File Ref. No
Date:
(Name of Applicant)
a. ADDRESS P.O. Box:
Telephone:
Fax:
b. PROPERTY OWNER (if different to 1(a) above) P.O. Box:
Island:
Telephone:
Fax:
<ul><li>2.</li><li>a. Location or site of the tree(s) in question</li></ul>
b. Is the site covered by a valid Permit for conduct of Excavation or
Landfill? YES/NO  If yes, provide Permit No
If no, what is the reason for the removal of the tree(s)
(Example: Description of Operation: Land clearing, construction, removal/ transplant/destruction of a tree for construction purposes or to

prevent damage to existing structures)

### **FORESTRY**

c. Applicant is to provide details of the following that apply to the proposed activity to the extent possible:  Land Clearing:
Size of area: Common and scientific name of protected tree(s):
Number of protected trees under the Act
Age or size and/or height of tree(s):
Type of equipment used for harvesting protected tree(s)
Proposed method of harvesting protected tree(s)
3. Restoration and after-use: Applicant to indicate planned restorative and reinstatement plans and future land use plans for the site.
Signature of Applicant
Co-Applicant
Date:Please allow 7-14 business days for processing of application
OFFICIAL USE Date of Application:
Date of Public Notice if applicable:
Site Visit By:

## **FORESTRY**

Officer:	Date:
Evaluation of Application By:	Date:
Comments:	
Status:	
Approved:	Refused

# (Regulation 6) FORM NO. 3(B)

## PERMIT TO HARVEST A PROTECTED TREE ISSUED BY THE DIRECTOR OF FORESTRY

PERMIT NO.:
A permit is issued to
of
for the harvest of the Protected Tree(s) named below, under the provisions of section 11 of the Forestry Act (Ch. 242A),
Subject to the following conditions:  a) that the method of harvesting of protected trees adopted and the equipment used in the harvesting shall in all respects comply with the particulars furnished by the holder of the permit to the Director of Forestry upon application therefore (including those contained in the plans, drawings, specifications and calculations) except insofar as the Director of Forestry may in writing at any time authorise any variation in or departure from such particulars;  b) This Permit is valid for six months and is not renewable.  c) Upon completion of any harvesting carried out for commercial purposes, a surface which has been exposed as a result of the harvesting shall be restored (to the satisfaction of the Director of Forestry) to its original state of vegetation insofar as is reasonably possible.
Director of Forestry
Date

## (Regulation 7)

## FORM NO. 4(A)

Application for a Timber Licence to harvest Timber or Nontimber Forest Produce (area of 1,000 acres or greater or large scaled operation)

				f. No	
SEC	CTION ONE		Date	•••••	•••••
	General Information				
1.	Full Name of Applicant (or Con	npa	ny):		
2.		te	Bahamas	Business	Licence
3.	Permanent street address of Ap				
4.	P. O. Box				
<del>4</del> . 5.	Telephone No. (s):				
<i>5</i> .	Fax No. (s)				
7.	E-mail address:				
		•••			
	Location	. 4 .		C C	. 4
8.	Name, location and approximation timber or non-timber produce				
	nen umber or non-umber produce				
[Ple loca 9.	ease provide GPS co-ordinates ration in the forest area]  Nearest settlement:	an	d/or GIS r	map depicti	ng exact
C	Specific Information				
	Specifics of timber or non-timber	er n	roduce to b	e removed.	
	Quantity of produce to be remove				
	Use of timber or non-timber				
	••••		-		
14.	. Equipment to be used to harvest	pro	oduce:		
15.	. Are you the holder of a valid p	ern	nit to use a	nd/transpor	a power
saw	v?				
Yes					
If y	• • • • • • • • • • • • • • • • • • • •				
	` '		sue:		
	Proposed date of commencemen				
17.	Proposed date for completion:	• • •		• • • • • • • • • • • • • • • • • • • •	
NO	OTE: APPLICATION MUST	Bl	E ACCOM	<b>IPANIED</b>	BY AN

ENVIRONMENTAL IMPACT ASSESSMENT (SECTION 17(2) OF THE ACT) COMPREHENSIVE BUSINESS PLAN, A FOREST MANAGEMENT PLAN INCORPORATING A

WORKING PLAN AND PLAN OF OPERATIONS

D Declaration  I certify that to the best of my knowledge and belief the informatio supplied by me above is accurate and complete. I understand that an misrepresentation made by me in this regard may result in the	ıy
disqualification of this application.	
Signature of Applicant/Agent on behalf of the Applicant/Company	

Date

## (Regulation 7)

## FORM NO. 4(B)

A Timber Licence for the large scale harvest and extraction of timber or non-timber forest produce

of timber of non-timber forest produce	
Licence No	
	File Ref. No
	Date
A Timber LICENCE for the large so timber or non-timber forest produce scribed under the said licence terms	the estimated value is as de-
This LICENCE IS HEREBY GR. Applicant] of [address] in the Settler the island of [state island] who occupation] herein referred to as regulation 8 of the Forestry Refollowing activity namely:  TO HARVEST AND EXTRACTIMBER FOREST PRODUCE A	ment of [state Settlement] or hose occupation is [state the Licensee, pursuant to gulations, to carry out the CT TIMBER OR NON-S DELINEATED BELOW
NAMELY FOR THE AREA KNO	
[The area(s) so affected by this Lice attached as Annex -2]	
Timber	
Approximate volume per acre	
Total number of trees per acre	
Non-Timber Forest Produce	
Approximate weight of Non-Timber	Forest Produce
Type of Non-Timber forest produce	
Estimate Volume (cu ft OB)	
Pine	
Hardwood	

Ch. 242A.

**TOTAL VOLUME** 

#### **FORESTRY**

his Licence is valid for a period of as of the date of this licence hereinafter affixed.	
linister responsible for Forestry	
ate	
onditions of Licence:	

### (Regulation 10)

#### FORM NO. 5

Application for a Permit to use or Transport a Portable or Power driven saw in a Forest Estate or private forest estate

	Application File Ref. No  Date:
1. 2. No	General Information Full Name of Applicant (or Company): If Company, please indicate Bahamas Business Licence
3. Co	Permanent Street Address of Applicant (or mpany):
	P. O. Box. Telephone No. (s): Fax No. (s). E-mail address:
8.	Location Name of forest estate where power saw is to be ed:
[Plexa [10.	Location of the area of operation:  ease provide GPS co-ordinates and/or GIS map depicting act location in the forest area]  Nearest Settlement:  Island:
12. poi	Specific Information  Is this your first application for a permit to use/transport a rtable or power driven saw?  S * No *
If	no, state in relation to the last permit granted:
	(i) Application No
	/es, state (i)Permit No.:
	(III) Date of issue

14. Are you the owner of the portable or power driven saw? Yes * No *		
If no, state the name and address of the owner and how you		
came to be in possession of it:		
15. Do you intend to use the portable or power saw to harvest		
timber and/or non-timber forest produce?		
Yes * No *		
16. Are you the holder of a valid permit or timber harvesting		
licence to harvest and remove timber and/or non-timber forest		
produce?		
Yes * No *		
If yes, state (i) Permit No.:		
(ii) Licence No.:		
(iii) Date of issue:		
17. Give the particulars of the following:		
(a) Name/make of the power driven saw		
(b) Length of the blade		
(c) Approximate age of power driven saw		
(d) Serial number of power driven saw		
(e) Any distinctive markings on the power driven		
saw		
18. Specifics of timber or non-timber produce to be		
removed:		
D Declaration		
I certify that to the best of my knowledge and belief the		
information supplied by me above is accurate and complete. I		
understand that any misrepresentation made by me in this regard		
may result in the disqualification of this application.		
G' (		
Signature of Applicant/Agent on behalf of the		
Applicant/Company		
Date		
Date		

### $(Regulation \ 10)$

### FORM NO. 6

Permit to use or Transport a Portable or Power Driven Saw in a Forest Estate

	Permit No File Ref. No
Ch. 242A.	THIS PERMIT IS HEREBY GRANTED to [name of applicant] of [address) in the Settlement of [state Settlement] on the island of [state island] whose occupation is [state occupation], pursuant to regulation 10 of the Forestry Regulations, to carry out the following activity namely:
	[state the nature of the activity that is to be carried out, where this is to be done including the name of the forest estate and nearest settlement and island]
	[The area so affected by this Permit is annotated on map attached as Annex -1]
	THIS PERMIT SHALL NOT EXCEED A PERIOD OF ONE MONTH OR THE PERIOD OF THE ACCOMPANYING TIMBER LICENCE OR TIMBER PERMIT, WHICHEVER IS SHORTER.
	Director of Forestry
	Date

### (Regulation 17)

### FORM NO. 7

### Application for a prescribed Burning Permit in a Forest Estate

	Application File Ref. No
l. 2.	Full Name of Applicant (or Company):  If Company, please indicate Bahamas Business Licence  Permanent Street Address of Applicant (or Company):
4. 5. 5. 7.	P.O. Box. Telephone No. (s): Fax No. (s). E-mail address:
3.	Location Name of forest estate:
€.	Location and acreage of proposed activity:
oca 10. 11.	ease provide GPS co-ordinates and/or GIS map depicting exact ation in the forest area]  Nearest Settlement:  Island:  Specific Information
12. Yes	Is this your first application for a burning permit?  s * No *
If n 13. Yes	o, state:  (i) Application No  (ii) Date of application:  Was the application successful?
	Please indicate whether a prescribed burn plan is attached, in appliance with requirements of regulation 17(2)(b).
	State whether the owners or occupiers of adjoining property have n notified of the proposed burn activity

#### D. Declaration

I certify that to the best of my knowledge and belief the information supplied by me above is accurate and complete. I understand that any misrepresentation made by me in this regard may result in the disqualification of this application. I also certify that I will serve notice on the occupiers of adjoining private lands of the intent to carry out a prescribed burn and the proposed dates and times of burning.

Signature of Applicant/Agent on beh	alf of the Applicant/Company
Date	

### (Regulation 17) FORM NO. 8

### Burning Permit to light a fire for a prescribed burn in the Forest Estate

Permit No.:	File Ref. No Date	
[address) in the Settlement of [state island] whose occupation is [state	<b>EANTED</b> to [name of applicant] of e Settlement] on the island of [state occupation], pursuant to regulation o carry out the following activity	Ch. 242A.
[state the nature of the activity that be done including the name of the nearest settlement and island]		
[The area(s) so affected by this Perias Annex -1]	mit is annotated on map(s) attached	
Director of Forestry	_	
Date	-	
CONDITIONS:		

#### **Exclusion Clause**

Neither a burning permit holder nor his or her agent, is liable for fire and smoke damages, or injury caused by a prescribed burn conducted in accordance with provisions of regulation 17, unless gross negligence is proven.

# (Regulation 17) FORM NO. 9

# Application for a Burning Permit for a charcoal kiln in a Forest Estate

	Application File Ref. No
<b>A</b> (	Seneral Information
1.	Full Name of Applicant (or Company):
2.	If Company, please indicate Bahamas Business Licence No
3.	Permanent Street Address of Applicant (or Company):
	Termanent Street Address of Applicant (of Company).
4.	P. O. Box
5.	Telephone No. (s):
6.	Fax No. (s)
7.	E-mail address:
_	
В.	Location
8.	Name of forest estate:
9.	Location of proposed activity:
[Ple	ease provide GPS co-ordinates and/or GIS map depicting exact
loca	ation in the forest area]
	Nearest Settlement:
	Island:
$\mathbf{c}$	<b>Specific Information</b>
	Is this your first application for a burning permit for a Charcoal
	• • • • • • • • • • • • • • • • • • • •
Kilı	
Yes	
lf n	o, state:
	(i) Application No.:
	(ii) Date of application:
13.	Was the application successful?
Yes	
	es, state:
,	(i) Permit No.:
	(ii) Date of issue:
1 /	
	Please indicate whether a management plan is attached, in
	repliance with requirements of regulation 17(3)(b).
Yes	
	Please indicate the type (s) (species) and the source of fuel wood
to b	e used in the proposed activity

16. State whether the owners or occupiers of adjoining property have been notified of the proposed charcoal kiln activity
D. Declaration  I certify that to the best of my knowledge and belief the information
supplied by me above is accurate and complete. I understand that any misrepresentation made by me in this regard may result in the disqualification of this application. I also certify that I will at the time of the charcoal kiln activity remove trash and all flammable materials from this space as well as serve notice on the occupiers of adjoining private lands of the intent to carry out a charcoal kiln burn and the proposed times and dates of burning.
Signature of Applicant/Agent on behalf of the Applicant/Company
 Date

### (Regulation 17) FORM NO. 10

### Burning permit to light a charcoal kiln in the Forest Estate

Permit No.	File Ref No Date:
[address) in the Settlement of island] whose occupation is [s	(GRANTED to [name of applicant] of [state Settlement] on the island of [state state occupation], pursuant to regulation ins, to carry out the following activity
-	that is to be carried out, where this is to of the forest estate, location, nearest
[The area so affected by this Annex -1]	Permit is annotated on map attached as
Director of Forestry	
Date	
CONDITIONS:	

#### **Exclusion Clause**

Neither a burning permit holder nor his or her agent, is liable for fire, smoke damages or injury caused by the lighting and operation of a charcoal kiln conducted in accordance with the provisions of regulation 16, unless gross negligence is proven.

Ch. 242A.

### SECOND SCHEDULE

### (Regulations 4, 5, 6, 7, 10, 17 and 40)

Application fee to obtain a Permit to fell, collect, remove and transport timber and other forest produce (area less than 1,000 acres)	\$250.00
Permit fee to fell, collect, remove and transport timber and other forest produce (area less than 1,000 acres)	\$250.00
Permit Renewal fee	\$250.00
Application fee for Licence to harvest and remove timber or non-timber forest produce (area 1,000 acres or greater)	\$500.00
Licence fee to harvest and remove timber or non-timber forest produce (area 1,000 acres or greater)	\$1,000.00
Licence renewal fee - (Subject to Periodic Review)	\$1,000.00
Application fee for a Permit to use fire for a charcoal kiln	\$250.00
Permit to use fire for a charcoal kiln	\$500.00
Permit Renewal fee to use fire for a charcoal kiln	\$500.00
Application fee for a Permit to carry out prescribed burning	\$50.00
Permit fee to carry out prescribed burning	\$100.00
Permit Renewal fee to carry out prescribed burning	\$50.00
Application fee for Permit to use or transport a power saw in the forest estate	\$250.00

Permit fee to use or transport a power saw in the forest estate	\$500.00
Permit Renewal fee to use or Transport a Power Saw in the Forest Estate	\$250.00
Application fee for a permit to harvest a protected tree	\$5.00
Permit to harvest a single protected tree	\$10.00
Permit to harvest multiple protected trees	\$50.00
Photocopy fee of any document in its entirety, lodged for recording in the register at all offices of the Forestry Unit	\$10.00