



# SOLOMON ISLANDS GAZETTE

NO. 39

Friday 9<sup>th</sup> September

2005

## EXTRA ORDINARY GAZETTE

*The following is published as a Supplement to this Gazette:*

*[Legal Notices No: 74 to 92]*

[194]

### IN THE HIGH COURT OF SOLOMON ISLANDS

#### NOTICE OF VACATION 2005 - 2006

**I, SIR ALBERT R PALMER CBE**, Chief Justice of the High Court of Solomon Islands, hereby direct, under Order 63 rule 3 of the High Court (Civil Procedure) Rules 1964 that the Public Offices of the High Court will open between the hours of:

**08:30 to 09:30 am**  
**and**  
**13:00 to 14:00 pm**

on the following days.

- [i] For the **2005 CHRISTMAS VACATION**: Wednesday 14<sup>th</sup> December 2005 until Thursday 19<sup>th</sup> January 2005;
- [ii] For the **2006 EASTER VACATION**: Friday 14<sup>th</sup> April 2006 until Friday 21<sup>st</sup> April 2006;
- [iii] For the **2006 MID-YEAR VACATION**: Monday 5<sup>th</sup> June 2006 until Friday 16<sup>th</sup> June 2006;
- [iv] For the **2006 CHRISTMAS VACATION**: Thursday 14<sup>th</sup> December 2006 until Thursday 18<sup>th</sup> January 2007.

A similar direction will apply to the following High Court District Registries -

Central Magistrates Court	Honiara
Malaita Magistrates Court	Auki
Western Magistrates Court	Gizo
Eastern Magistrates Court	Kirakira

Dated this twenty-second day of August, 2005.

Sir Albert R Palmer CBE  
Chief Justice

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[195]

**SOLOMON ISLANDS INDEPENDENCE ORDER 1978**  
**(LN. No. 43 of 1978)**

**APPOINTMENT OF A MEMBER TO THE JUDICIAL AND LEGAL  
SERVICES COMMISSION**

IN exercise of the powers conferred by section 117(3) of the Constitution and acting in accordance with the advice of the Prime Minister, I, SIR, REV JOHN INI LAPLI, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor-General and Commander-in-Chief of Solomon Islands, do hereby, appoint -

**VICTOR NGELE**

to be member of the Judicial and Legal Service Commission for a period of three years.

Dated at Honiara this twentieth day of April, 2005.

Sir. Nathaniel Rahumaea Waena  
Governor-General

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[196]

**SOLOMON ISLANDS INDEPENDENCE ORDER 1978**  
**(L.N. No. 43 of 1978)**

**APPOINTMENT OF COMMISSIONER OF THE HIGH COURT**

IN exercise of the powers conferred by section 79(4) of the Constitution and in accordance with the advice of the Judicial and Legal Service Commission, I, NATHANIEL RAHUMAEA WAENA, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Cross of the Order of

Solomon Islands, Knight of Saint John, Governor-General and Commander-in-Chief of Solomon Islands, do hereby appoint -

**RICHARD DAVID CHETWYND**

to be a Commissioner of the High Court to perform generally all or any of the functions of a Judge under section 79(4) of the Constitution subject to the directions of the Chief Justice.

The appointment is deemed to have come into effect from the 10th day of March 2005.

Dated at Honiara this twenty-fourth day of August, 2005.

**NATHANIEL RAHUMAEA WAENA**  
Governor-General

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[197]

**SOLOMON ISLANDS**

**THE OATHS ACT**  
(Cap. 23)

**COMMISSION**

**BY, SIR ALBERT ROCKY PALMER, CBE**, Chief Justice of the High Court of Solomon Islands at Honiara in Solomon Islands.

**TO: CAROLINE KATOVAI**

**IN EXERCISE** of the powers conferred upon me by Sub-Section (1) of section 3 of the Oaths Act, I hereby appoint you Caroline Katovai to be Commissioner for Oaths for the Solomon Islands for a period of two years with effect from 25th August 2005.

Given under my hand and seal of the High Court of Solomon Islands at Honiara in Solomon Islands this 25th day of August two thousand and five.

Sir Albert Rocky Palmer, CBE.  
CHIEF JUSTICE

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**SOLOMON ISLANDS**

**THE OATHS ACT  
(Cap. 23)**

**COMMISSION**

**BY, SIR ALBERT ROCKY PALMER, CBE**, Chief Justice of the High Court of Solomon Islands at Honiara in Solomon Islands.

**TO: EDDIE KIPPLING**

IN EXERCISE of the powers conferred upon me by Sub-Section (1) of section 3 of the Oaths Act, I hereby appoint you Eddie Kipling to be Commissioner for Oaths for the Solomon Islands for a period of two years with effect from 25<sup>th</sup> August 2005.

Given under my hand and seal of the High Court of Solomon Islands at Honiara in Solomon Islands this 25<sup>th</sup> day of August two thousand and five.

Sir Albert Rocky Palmer, CBE,  
CHIEF JUSTICE

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[199]

**SOLOMON ISLANDS**

**THE OATHS ACT  
(Cap. 23)**

**COMMISSION**

**BY, SIR ALBERT ROCKY PALMER, CBE**, Chief Justice of the High Court of Solomon Islands at Honiara in Solomon Islands.

**TO: LUKE IRIBAI**

IN EXERCISE of the powers conferred upon me by Sub-Section (1) of section 3 of the Oaths Act, I hereby appoint you Luke Iribai to be Commissioner for Oaths for the Solomon Islands for a period of two years with effect from 25<sup>th</sup> August 2005.

Given under my hand and seal of the High Court of Solomon Islands at Honiara

in Solomon Islands this 25<sup>th</sup> day of August two thousand and five.

Sir Albert Rocky Palmer, CBE.  
CHIEF JUSTICE

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[200]

**SOLOMON ISLANDS**

**THE OATHS ACT  
(Cap. 23)**

**COMMISSION**

**BY, SIR ALBERT ROCKY PALMER, CBE**, Chief Justice of the High Court of Solomon Islands at Honiara in Solomon Islands.

**TO: MARK BILOKO**

**IN EXERCISE** of the powers conferred upon me by Sub-Section (1) of section 3 of the Oaths Act, I hereby appoint you Mark Biloko to be Commissioner for Oaths for the Solomon Islands for a period of two years with effect from 25<sup>th</sup> August 2005.

Given under my hand and seal of the High Court of Solomon Islands at Honiara in Solomon Islands this 25<sup>th</sup> day of August two thousand and five.

Sir Albert Rocky Palmer, CBE.  
Chief Justice

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[201]

**SOLOMON ISLANDS**

**THE OATHS ACT  
(Cap. 23)**

**COMMISSION**

**BY, SIR ALBERT ROCKY PALMER, CBE**, Chief Justice of the High Court

of Solomon Islands at Honiara in Solomon Islands.

**TO: DAVID MAMUPIO**

**IN EXERCISE** of the powers conferred upon me by Sub-Section (1) of section 3 of the Oaths Act, I hereby appoint you **David Mamupio** to be Commissioner for Oaths for the Solomon Islands for a period of two years with effect from 25<sup>th</sup> August 2005.

Given under my hand and seal of the High Court of Solomon Islands at Honiara in Solomon Islands this 25<sup>th</sup> day of August two thousand and five.

Sir Albert Rocky Palmer, CBE.  
CHIEF JUSTICE

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[202]

## **SOLOMON ISLANDS**

### **THE OATHS ACT (Cap. 23)**

#### **COMMISSION**

**BY, SIR ALBERT ROCKY PALMER, CBE**, Chief Justice of the High Court of Solomon Islands at Honiara in Solomon Islands.

**TO: PETER L. RATUSIA**

**IN EXERCISE** of the powers conferred upon me by Sub-Section (1) of section 3 of the Oaths Act, I hereby appoint you **Peter L. Ratusia** to be Commissioner for Oaths for the Solomon Islands for a period of two years with effect from 25<sup>th</sup> August 2005.

Given under my hand and seal of the High Court of Solomon Islands at Honiara in Solomon Islands this 25<sup>th</sup> day of **August two thousand and five**.

Sir Albert Rocky Palmer, CBE  
CHIEF JUSTICE

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[203]

**THE BIRTHS, MARRIAGES AND DEATHS REGISTRATION ACT**  
**(Cap. 169)**

**REGISTRATION OF MINISTERS TO CELEBRATE MARRIAGES**

I, HON. NELSON KILE, the Minister for Home Affairs, in exercising the powers conferred on me by section 2(4) of the Births, Marriages and Deaths Registration Act, hereby notify the registration of each of the following ministers of the South Sea Evangelical Church as ministers for celebrating marriages in Solomon Islands.

- (a) REV. ANDREW FANASIA
- (b) PASTOR ALLAN SANGA
- (c) PASTOR NATHANIEL SAENI

Dated at Honiara this ninth day of August, 2005.

NELSON KILE  
Minister for Home Affairs

Honiara, Solomon Islands  
Printed under the authority of the  
Solomon Islands Government

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**SUPPLEMENT** to the Solomon Islands Gazette

Friday 9th September, 2005

S.I. No. 25

[Legal Notice No. 74]

**PRICE CONTROL ACT  
(Cap. 64)****THE PRICE CONTROL (APPLICATION TO GOODS AND  
RESTRICTION OF PRICES) (AMENDMENT) (NO. 3) ORDER 2005.**

IN exercise of the powers conferred by section 4 and 6 of the Price Control Act, and after consultations with the Prices Advisory Committee, I, WALTON NAEZON, Minister of Commerce, Employment and Trade, do hereby make the following Order -

1. This Order may be cited as the Price Control (Application to Goods and Restriction of Prices) (Amendment) (No.3) Order 2005 and shall come into operation on 1 September 2005.
2. Schedule 3 to the Price Control (Application to Goods and Restriction of Prices) Order 1987\* is hereby amended by deleting serial No.13 thereof and substituting therefore the following -

**“13 PETROLEUM PRODUCTS**

		<b>WHOLESALE</b> (maximum price in cents per litre)	<b>RETAIL</b> (maximum price in cents per litre)
(a)	Petroleum Motor Spirit		
	- (PMS)	419.20	522.1
(b)	Distillate	- (ADO) 451.99	559.8
(c)	Kerosene	- (KERO) 424.36	(maximum percentage mark - up)
			-cost into store plus 15% for sales of packaged product
			-cost into store plus 20% for break-bulk sales.”

Dated at Honiara this second day of September, 2005.

WALTON NAEZON  
Minister of Commerce, Employment and Trade

\*L.N.No.47/87 p.104

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[Legal Notice No. 75]

## TOWN AND COUNTRY PLANNING ACT (Cap. 154)

### REGULATIONS FOR GUADALCANAL TOWN AND COUNTRY PLANNING BOARD

In exercise of the powers conferred under section 33(1) of the Town and Country Planning Act, and in accordance with the advice of the Guadalcanal Town and Country Planning Board, I, Hon. SIRIAKO USA, Minister of Lands and Survey, do hereby prescribe the following schedule of fees for applications for permission to develop land submitted to the Guadalcanal Town and Country Planning Board under section 15 of the Town and Country Planning Act.

Applicable fees for all applications:

Application forms:	\$100.00
Site inspection fees:	\$100.00

Applicable additional fees for particular types of development:

Commercial, industrial and mixed uses:	0.5% of the cost of development.
Residential and other types of development:	0.35% of the cost of development.

Each new commercial and industrial unit:	\$500.00
Each renovated/extended commercial and industrial unit:	\$300.00
Each new residential unit:	\$200.00
Each renovated/extended residential unit:	\$150.00
Each new unit of other uses (church, etc);	\$200.00
Each renovated/extended unit of other uses:	\$150.00
Change of use only:	\$150.00
All other development:	\$150.00

The fees prescribed above shall apply from the date hereof.

Dated at Honiara this twenty-eighth day of July, 2005.

SIRIAKO USA  
Minister for Lands and Survey

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[Legal Notice No. 76]

**THE FOREST RESOURCES AND TIMBER UTILISATION ACT  
(Cap. 40)**

**THE FOREST RESOURCES AND TIMBER UTILISATION  
(PROTECTED SPECIES) (AMENDMENT) REGULATIONS 2005**

Dated at thirty-first day of August, 2005.

DAVID HOLOSIVI  
Minister of Forestry, Environment and Conservation

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[Legal Notice No. 77]

**THE FOREST RESOURCES AND TIMBER UTILISATION  
(PROTECTED SPECIES) (AMENDMENT) REGULATIONS 2005**

I, DAVID HOLOSIVI, the Minister of Forestry, Environment and Conservation, in exercise of the powers conferred on me by section 44 of the Forest Resources and Timber Utilisation Act, make the following regulations.

Dated at Honiara this thirty-first day of August, 2005.

DAVID HOLOSIVI  
Minister of Forestry, Environment and Conservation

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[Legal Notice No. 78]

**THE FOREST RESOURCES AND TIMBER UTILISATION  
(PROTECTED SPECIES) (AMENDMENT) REGULATIONS 2005**

1. These regulations may be cited as the Forest Resources and Timber Utilisation (Protected Species) (Amendment) Regulations 2005.

2. Regulation 2 of the Forest Resources and Timber Utilisation (Protected Species) Regulations is amended -

(a) by omitting “, unless such felling or removal is expressly authorized by a licence granted under the Act”; and

(b) by adding at the end the following:

“Tubi                -*Xanthostemon*”.

3. Regulation 3 of the Forest Resources and Timber Utilisation (Protected Species) Regulations is amended by omitting “unless such export is expressly authorized by a licence granted under this Act”.

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[Legal Notice No. 79]

## **THE FOREST RESOURCES AND TIMBER UTILISATION ACT (Cap. 40)**

### **ORDER**

I, DAVID HOLOSIVI, the Minister for Forestry, Environment and Conservation, in exercising the powers and functions conferred on me by item 7 in Schedule 1 to the Forest Resources and Timber Utilisation Act, declare that, for the conservation of the timber producing trees in Solomon Islands, the species of tree *Xanthostemon* (locally known as Tubi) is a protected tree.

Dated at Honiara this thirty-first day of August, 2005.

DAVID HOLOSIVI  
Minister for Forestry, Environment and Conservation

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[Legal Notice No. 80]

## **THE FOREST RESOURCES AND TIMBER UTILISATION (PRESCRIBED FORMS) (AMENDMENT) REGULATIONS 2005**

### **ARRANGEMENT OF PROVISIONS**

#### **PROVISIONS**

1. CITATION
2. SCHEDULE

**THE FOREST RESOURCES AND TIMBER UTILISATION ACT  
(Cap. 40)**

**THE FOREST RESOURCES AND TIMBER UTILISATION  
(PRESCRIBED FORMS) (AMENDMENT) REGULATIONS 2005**

I, DAVID HOLOSIVI, the Minister for Forestry, Environment and Conservation, in exercise of the powers conferred on me by section 44 of the Forest Resources and Timber Utilisation Act, make the following regulations.

Dated the thirty-first day of August, 2005.

DAVID HOLOSIVI  
Minister of Forestry, Environment and Conservation

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[Legal Notice No. 81]

**THE FOREST RESOURCES AND TIMBER UTILISATION  
(PRESCRIBED FORMS) (AMENDMENT) REGULATIONS 2005**

Citation

1. These regulations may be cited as the Forest Resources and Timber Utilisation (Prescribed Forms) (Amendment) Regulations 2005.

Schedule

2. The Schedule to the Forest Resources and Timber Utilisation (Prescribed Forms) Regulations is amended by omitting Form 1 and substituting the following:

**“FORM 1**

**FOREST RESOURCES AND TIMBER UTILISATION ACT  
(Cap. 40)**

**APPLICATION FOR APPROVAL FOR NEGOTIATION TO ACQUIRE  
TIMBER RIGHTS  
(Section 7)**

(To be submitted to the Commissioner of Forest Resources)

1. Name of applicant .....

2. Address of applicant .....

.....

3. Present type of business (if any)

.....

.....

.....

4. Present location of sawmill or timber exporting business (if any)

.....

.....

.....

5. Area(s) within which applicant wishes to carry out logging and acquire timber rights.

.....

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.....

6. Names of persons and/or land owning groups with whom preliminary discussions have been made regarding land ownership, timber rights and development proposals.

.....

.....

.....

7. Period for which timber rights sought

.....

8. Details of proposed operations

(a) annual volume (in cubic meters) of logs to be extracted

.....

.....

(b) approximate area to be logged annually

.....

(c) proposed location of base camp

.....

.....

(d) Proposed location of sawmill and/or export port

.....

.....

(e) type of machinery and number of machines applicant will use

.....

.....

(f) number of staff applicant intends to engage, indicating proportion of expatriates and Solomon Islanders likely to be engaged by applicant

.....

.....

(g) proposed infrastructure (that is roads, bridges etc.)

.....

.....

(h) benefits the applicant intends to provide the community (for example: scholarships, clinics, schools, markets, reforestation, skills transfer).

.....

.....

.....

## 9. Details of applicant

(a) the capacity of the applicant to carry out felling operations on a commercial scale, including whether the applicant has a history of conducting business operations and has sufficient capital, assets and expertise to do so.

.....

.....

.....

- (b) if the applicant is a body corporate, details of the membership and management of the applicant.

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

.....  
 Signature of applicant

- Note (1) The answer to question 5 must be supported by detailed maps showing the areas involved.
- (2) “TIMBER RIGHT” includes a right to -
- (a) inspect, survey, enumerate, mark and map any area or trees;
  - (b) cut, trim, lop and crop any tree;
  - (c) plant and cultivate any seed, seedling or tree;
  - (d) take any measure whatsoever for the healthy growth and protection of any tree;
  - (e) have access to and extract (whether with or without any agents, servants, workmen, animals, vehicles and machines, or all or any of them) any timber or tree;
  - (f) take any timber into possession or ownership;
  - (g) for the purpose of any of the things specified in paragraphs (a) to (f) inclusive, construct and maintain -
    - (i) any works (including railways, tramways, roads, waterways, slipways, harbours, port areas, wharves, jetties, bridges, dams, pipelines, aerodromes, yards and camps);
    - (ii) any buildings and structures (including warehouses, sheds, mills, kilns, offices, houses and fences); and
    - (iii) any cables, power supplies, lines or other means for the distribution of power, cranes, weighbridges, saw benches, or other things;
  - (h) for any of the purposes specified herein -
    - (i) subject to the provisions of the River Waters Act (Cap 135), to take and use water; and
    - (ii) to quarry, extract, move and use any stone, earth or other road-making or building material.
- (3) Applicant may attach separate reports setting out his answers to questions 8 and 9.”
-



[Legal Notice No. 82]

**THE TIMBER (LEVY AND MILL LICENSING) (AMENDMENT)  
REGULATIONS 2005**

**ARRANGEMENT OF PROVISIONS**

**PROVISIONS**

1. CITATION
2. PRINCIPAL REGULATIONS
3. NEW REGULATION
  - 1A. DEFINITIONS
4. NEW REGULATIONS
  - 4A. HARVEST PLANNING
  - 4B. AREAS WHERE FELLING NOT PERMITTED
  - 4C. ROADS
  - 4D. LANDINGS
  - 4E. BUFFERS
  - 4F. TEMPORARY CROSSINGS
  - 4G. SKIDDING
  - 4H. AVOIDING WASTING TIMBER
  - 4I. WEATHER RESTRICTIONS
  - 4J. DECOMMISSIONING LOG PONDS
5. SECOND SCHEDULE
6. THIRD SCHEDULE

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[Legal Notice No. 83]

**THE FOREST RESOURCES AND TIMBER UTILISATION ACT  
(Cap. 40)**

**THE TIMBER (LEVY AND MILL LICENSING) (AMENDMENT)  
REGULATIONS 2005**

I, DAVID HOLOSIVI, the Minister for Forestry, Environment and Conservation, in exercise of the powers conferred on me by section 44 of the Forest Resources and Timber Utilisation Act, make the following regulations.

Dated the thirty-first day of August, 2005.

DAVID HOLOSIVI  
Minister of Forestry, Environment and Conservation

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[Legal Notice No. 84]

**THE TIMBER (LEVY AND MILL LICENSING) (AMENDMENT)  
REGULATIONS 2005**

- |                       |   |
|-----------------------|---|
| Citation              | 1. These regulations may be cited as the Timber (Levy and Mill Licensing) (Amendment) Regulations 2005.   |
| Principal Regulations | 2. The Timber (Levy and Mill Licensing) Regulations are in these regulations referred to as the Principal Regulations.  |
| New regulation        | 3. The Principal Regulations are amended by inserting after regulation 1 the following:   |
| “Definitions          | <p>“1A. In these regulations, unless the contrary intention appears -</p> <p>‘approved timber rights agreement’ means an agreement for the sale of timber rights in customary land in accordance with Form 4 in the Schedule to the Forest Resources and Timber Utilisation (Prescribed Forms) Regulations signed and approved in accordance with Part III of the Act;</p> <p>‘buffer’ means an area referred to in regulation 4B(1);</p> <p>‘code of logging practice’ means the document known as the “The Revised Solomon Islands Code of Logging Practice” dated May 2002 and published by the Ministry of Forests, Environment and Conservation;</p> <p>‘guilly’ means a watercourse in which water flows for less than 6 months in a year;</p> <p>‘landing’ means an area where logs are stored before being transported to a log pond;</p> <p>‘licensed mill’ means a mill licensed under section 18 of the Act;</p> |

‘log pond’ means an area that is the main storage area for storing logs awaiting transport;

‘roadline’ means the total area from forest edge to forest edge comprising the road and cleared area alongside the road;

‘stream’ means a watercourse in which water flows for at least 6 months in a year;

‘whoa boy’ means a water bar or cross drain.”

New regulations

4. The Principal Regulations are amended by inserting after regulation 4 the following:

“Harvest planning

**“4A.** (1) This regulation applies to a person who -

(a) fells 1,000 cubic metres of timber or more in a year to be supplied for milling to a licensed mill; or

(b) uses extraction machinery for the purposes of operating a licensed mill.

“(2) A person referred to in subsection (1) shall not commence felling timber in a year unless he has prepared, in accordance with the code of logging practice, an annual harvesting plan for the year and the Commission of Forest Resources has approved the plan.

“(3) A person referred to in subsection (1) shall not commence felling operations in a coupe unless he has prepared, in accordance with the code of logging practice, a coupe plan for the coupe and the forest officer authorized to do so has approved the coupe plan.

“(4) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

“Areas where felling not permitted

**“4B.** (1) Subject to subregulation (2), a person who fells timber to be supplied for milling to a licensed mill shall not allow timber he fells to fall inside, any of the following areas:

- (a) a State Forest or a Forest Reserve;
- (b) areas that have ecological or scientific importance, including outer reef and lagoon islands, swamps, wetlands and mangroves vital for the protection of important marine resources;
- (c) areas which are 400 meters above sea level unless approved by the Commissioner of Forest Resources;
- (d) areas within 30 meters from a tambu area;
- (e) areas within 30 meters from a garden of an owner of the land;
- (f) areas within 100 meters from a village;
- (g) subject to paragraph (h), areas within 100 meters from the ocean, a lagoon or a lake;
- (h) areas within 50 meters from a log pond;
- (i) areas where there is a landslip, including the area where the soil that slipped lies;
- (j) areas within 50 meters from the bed of a stream that is 10 meters or more wide;
- (k) areas within 25 meters from the bed of a stream that is less than 10 meters wide;
- (l) areas within 10 meters from a gully;
- (m) in any other area identified by the owner or owners of the land in the approved timber rights agreement as an area where they do not want felling to occur.

“(2) A person may fell timber to be supplied for milling to a licensed mill in a buffer if he has the approval to do so of the Commissioner of Forest Resources or a forest officer authorized to give approval by the Commissioner of Forest Resources.

“(3) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

“Roads

**“4C.** (1) A person who fells timber to be supplied for milling to a licensed mill shall construct roads in a manner that complies with the following:

- (a) the survey line along which a road shall be constructed shall be marked out in accordance with the following guidelines;
  - (i) the cleared edge of the road shall be located at least 40 meters from the edge of a buffer;
  - (ii) the road shall not pass over a buffer;
  - (iii) there shall be as few watercourse crossings as possible;
  - (iv) the road shall be located on high ground;
  - (v) the survey line shall avoid side slopes that need side cutting or benching and balance cut and fill;
- (b) the maximum area that shall be cleared for a roadline is 40 meters;
- (c) a road shall be constructed with adequate drainage to avoid erosion, including by using the following drainage systems to prevent water running onto the road and drain water off the road;
  - (i) table or V drains;
  - (ii) drain turnouts;
  - (iii) cross fall from the center of the road to the edge of the road;
  - (iv) culverts for moving water across the road;
- (d) drains shall be constructed so that -
  - (i) they do not run directly into watercourses or onto landings;
  - (ii) they run onto forested areas; and
  - (iii) where possible, they run onto flat areas;
- (e) the road surface shall be compacted with rollers, trucks and any other heavy equipment that is available.

“(2) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

“Landings

“**4D.** (1) A person who fells timber to be supplied for milling to a licensed mill shall construct landings in a manner that complies with the following:

- (a) the cleared edge of a landing shall be located at least 40 meters from the edge of a buffer;
- (b) a landing shall not be constructed in a buffer;
- (c) a landing shall be located on high ground;
- (d) a landing shall be sloped or constructed with adequate drainage to avoid erosion so that the water runs into forested areas or onto a road;
- (e) the surface of a landing shall be compacted with rollers, trucks and any other heavy equipment that is available;
- (f) the maximum size for a landing is 40 meters by 40 meters;
- (g) a roadside landing shall be measured from the road edge it is contiguous to;
- (h) the maximum area that shall be cleared for a landing is 1,600 square meters and for a roadside landing 80 meters wide by 30 meters long;
- (i) there shall not be more than 5 landings constructed for each 100 hectares of forested land subject to the licence.

“(2) When a person who fells timber to be supplied for milling to a licensed mill will no longer use a landing he must do the following:

- (a) remove from the landing and adjacent forested land any excess bark or waste;
- (b) rip the surface of the landing to a depth of at least 60 centimeters;
- (c) after ripping the surface in accordance with paragraph (b), return topsoil removed during construction of the landing and spread evenly across the ripped surface of the landing;
- (d) ensure that the landing is effectively drained;
- (e) replant the whole or part of it as required by the forest officer who inspects the landing.

“(3) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

**“Buffers**

**“4E.** (1) A person who fells timber to be supplied for milling to a licensed mill shall not -

- (a) fell timber in a buffer;
- (b) allow timber felled outside a buffer to fall inside the buffer;
- (c) subject to paragraph (d), operate skidding machinery within a buffer;
- (d) skid timber within a buffer unless using a temporary crossing within the buffer that complies with regulation 4F; or
- (e) conduct any operations within a buffer on the request of the owner of the land unless approved by the Commissioner of Forest Resources or a forest officer authorized to give approval by the Commissioner of Forest Resources.

“(2) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

**“Temporary crossings**

**“4F.** (1) A person who fells timber to be supplied for milling to a licensed mill shall not construct or use a temporary cross unless it has, before the person commences felling the timber, been identified on a coupe harvesting plan and marked out on the ground.

“(2) A person who fells timber to be supplied for milling to a licensed mill shall construct a temporary crossing in a manner that complies with the following:

- (a) temporary crossings shall be located in the flattest location possible;
- (b) temporary crossings should be constructed with logs or piped logs;
- (c) temporary crossings that are constructed with logs shall not be covered with soil;

“(3) When a temporary crossing that is constructed with logs is no longer being used, the licensee shall remove the logs.

“(4) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

**“Skidding**

**“4G.** (1) A person who fells timber to be supplied for milling to a licensed mill shall carry out skidding operations in a manner that complies with the following:

- (a) the width of the skid blade shall be not more than 4.5 meters wide;

- (B) reading blades shall not be used as skid blades in forested areas;
- (c) subject to paragraph (d), a skid track shall be 5.5 meters or less wide;
- (d) if side cutting is required, the area disturbed by the skidder shall be not more than 7 meters wide;
- (e) the skidder shall travel back and forth on the same skid track;
- (f) if skidding on a slope that is less than 12 degrees, the skidding must be done with the blade raised;
- (g) if skidding on a slope that is 12 degrees or more, the skid blade may be used but its use should be kept to a minimum.

“(2) When a person who fells timber to be supplied for milling to a licensed mill has finished using a skid track he must -

- (a) if the skid track is on a slope that is less than 10 degrees, construct at least one whoa boy every 40 meters along the skid track; or
- (b) if the skid track is on a slope that is 10 degrees or more, construct at least one whoa boy every 20 meters along the skid track.

“(3) In addition to complying with subregulation (2), the person shall construct a whoa boy where there is any change in slope along the skid track.

“(4) A Person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

“Avoiding  
wasting timber

“**4H.** (1) A person who fells timber to be supplied for milling to a licensed mill shall conduct his felling operations in a manner that maximizes log value and avoids wastage of timber, including by -

- (a) directionally felling trees to minimise crown and truck breakage;
- (b) directionally felling trees so they are in position for easy skidding;
- (c) directionally felling trees into the same gap to minimise canopy opening;
- (d) keeping stumps as low as possible;
- (e) ensuring log ends are cut straight, not at an angle;
- (f) trimming side branches and buttresses; and
- (g) maximising the highest value log length before the tree is cross cut.



“(2) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months

“Weather  
restrictions

“**4I.** (1) A person who fells timber to be supplied for milling to a licensed mill shall not conduct his felling operations in weather conditions that increase the risk of personal injury occurring and the level of damage to soil, water and forest resources to more than the usual risk or level of damage expected for well planned harvest operations.

“(2) Examples of weather conditions when operations shall cease are when -

- (a) the wind strength prevents accurate directional falling of timber;
- (b) the ground becomes too slippery for chainsaw operators to move easily and quickly;
- (c) water flows along any length of a skid track;
- (d) water lies on the surface of a landing; and
- (e) a truck is not able to move along a road without the assistance of other machines.

(3) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months

“Decommissioning  
log ponds”

“**4J.** (1) When a person who fells timber to be supplied for milling to a licensed mill completes his operations in a log pond he must do the following:

- (a) remove from the log pond and adjacent forested land any excess bark or waste;
- (b) rip the surface of the log pond to a depth of at least 60 centimeters;
- (c) after ripping the surface in accordance with paragraph (b), return topsoil removed during construction of the log pond and spread evenly across the ripped surface of the log pond;
- (d) ensure that the log pond is effectively drained;
- (e) replant the whole or part of the log pond as required by the forest officer who inspects the landing.

“(2) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.”

Second Schedule

5. The Second Schedule to the Principal Regulations is amended by omitting “(Where the Licensee is not authorized to fell trees)” and substituting “(Where the licensee is not authorized to fell trees by a licence issued under section 5 of the Act)”.

Third Schedule

6. The Third Schedule to the Principal Regulations is amended by omitting “(Where the Licensee is not authorized to fell trees)” and substituting “(Where the Licensee is not authorized to fell trees by a licence issued under section 5 of the Act)”.

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[Legal Notice No. 85]

## **THE FOREST RESOURCES AND TIMBER UTILISATION (FEES) (AMENDMENT) REGULATIONS 2005**

### **ARRANGEMENT OF PROVISIONS**

#### **PROVISIONS**

1. CITATION
2. SCHEDULE

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[Legal Notice No. 86]

## **THE FOREST RESOURCES AND TIMBER UTILISATION ACT 2005 (Cap. 40)**

### **THE FOREST RESOURCES AND TIMBER UTILISATION (FEES) (AMENDMENT) REGULATIONS 2005**

I, DAVID HOLOSIVI, the Minister of Forestry, Environment and Conservation, in exercise of the powers conferred on me by section 44 of the Forest Resources and Timber Utilisation Act, make the following regulations.

Dated the thirty-first day of August, 2005.

DAVID HOLOSIVI  
Minister of Forestry, Environment and Conservation

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[Legal Notice No. 87]

**THE FOREST RESOURCES AND TIMBER UTILISATION (FEES)  
(AMENDMENT) REGULATIONS 2005**

Citation

1. These regulations may be cited as the Forest Resources and Timber Utilisation (Fees) (Amendment) Regulations 2005.

Schedule

2. The Schedule to the Forest Resources and Timber Utilisation (Fees) Regulations is repealed and the following substituted:

**“SCHEDULE**

**MATTER FOR WHICH FEE PAYABLE**

**FEE**

1.	Fee payable on lodgment of application under section 7 of the Act to Commissioner of Forest Resources for approval to negotiate to acquire timber rights on customary land	\$3,000.00
2.	Application for grant of licence under section 5 of Act	\$10,000.00
3.	Annual fee for licence granted under section 5 of Act payable on grant of licence and then each year on date of anniversary of date licence granted	\$10,000.00
4.	Application for grant or renewal of licence under section 18 of Act	\$50.00
5.	Grant or renewal of licence under section 18 of Act	\$100.00
6.	Application for grant or renewal of a permit under section 28 of Act	\$100.00
7.	Grant or renewal of permit under section 28 of Act	\$1,000.00”.

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[Legal Notice No. 88]

**THE FORESTS AND TIMBER UTILISATION (FELLING LICENCES)  
REGULATIONS 2005**

**ARRANGEMENT OF PROVISIONS**

## PROVISIONS

### **PART 1 - PRELIMINARY**

1. CITATION
2. INTERPRETATION

### PART 2 - FORMS

3. FORM OF APPLICATION FOR FELLING LICENCE
4. FORM OF FELLING LICENCE
5. FORM OF RELEASE FROM PERFORMANCE BOND

### **PART 3 - PROCEDURES FOR ISSUE OF FELLING LICENCES**

6. PROCEDURES SET OUT IN THIS PART
7. FORM OF APPLICATION
8. ACCEPTANCE OR REJECTION OF APPLICATION
9. ISSUE OF LICENCE

### PART 4 - CONDITIONS OF FELLING LICENCE

10. CONDITIONS TO WHICH FELLING LICENCE MAY BE SUBJECT

### PART 5 - FELLING OPERATIONS

11. DEFINITIONS
12. HARVEST PLANNING
13. AREAS WHERE FELLING NOT PERMITTED
14. ROADS
15. LANDINGS
16. BUFFERS
17. TEMPORARY CROSSINGS
18. SKIDDING
19. AVOIDING WASTING TIMBER
20. WEATHER RESTRICTIONS
21. DECOMMISSIONING LOG PONDS
22. INSPECTION OF RECORDS OF LICENSEE

### SCHEDULE

**THE FOREST RESOURCES AND TIMBER UTILISATION ACT  
(Cap. 40)**

**THE FOREST RESOURCES AND TIMBER UTILISATION (FELLING  
LICENCES) REGULATIONS 2005**

I, DAVID HOLOSIVI, the Minister of Forestry, Environment and Conservation, in exercise of the powers conferred on me by section 44 of the Forest Resources and Timber Utilisation Act, make the following regulations.

Dated the thirty-first day of August, 2005.

DAVID HOLOSIVI  
Minister for Forestry, Environment and Conservation

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[Legal Notice No. 89]

**FOREST RESOURCES AND TIMBER UTILISATION (FELLING LICENCES)  
REGULATIONS 2005**

**PART 1 - PRELIMINARY**

Citation

1. These regulations may be cited as the Forest Resources and Timber Utilisation (Felling Licences) Regulations 2005.

Interpretation

2. (1) In these Regulations, unless the contrary intention appears -

“approved timber rights agreement” means an agreement for the sale of timber rights in customary land, in accordance with Form 4 in the Schedule to the Forest Resources and Timber Utilisation (Prescribed Forms) Regulations, signed and approved in accordance with Part III of the Act;

“felling licence” means a licence granted under section 5 of the Act,

“gully” means a watercourse in which water flows for less than 6 months in a year;

“licensee” means a person to whom the Commissioner of Forest Resources grants a felling licence;

“relevant provincial government”, in relation to an area, means the Provincial Executive, within the meaning of section 19 of the Provincial Government Act 1997, with jurisdiction over the land;

(Act No. 7 of 1997)

“stream” means a watercourse in which water flows for at least 6 months in a year

(2) A reference in these regulations to a form is a reference to a form so identified in the Schedule.

## PART 2 - FORMS

Form of application  
for felling licence

3. An application for a felling licence shall be in accordance with Form A.

Form of felling  
licence

4. A felling licence shall be in accordance with Form B.

Form of release from  
performance bond

5. A release from performance bond shall be in accordance with Form C.

## PART 3 - PROCEDURES FOR ISSUE OF FELLING LICENCES

Procedures set out in  
this Part

6. (1) A person shall apply for and be issued a felling licence in accordance with the procedures set out in this Part.

(2) If a person wants a licence to fell timber on, and remove it from, customary land, the person shall comply with the procedures set out in this Part after he has an approved timber rights agreement.

Form of application

7. A person shall apply for a felling licence by making an application to the Commissioner of Forest Resources that -

- (a) is in accordance with Form A;
- (b) is accompanied by the prescribed fee; and
- (c) specifies or is accompanied by the following documentation:
  - (i) evidence in writing that the applicant has complied with the law in Solomon Islands relating to foreign investment;
  - (ii) if the applicant is a corporation, a certified copy of the certificate of incorporation and a list of the names of the directors and manager;
  - (iii) if the land on which the applicant intends to conduct felling operations is customary land, Forms 1, 2 and 3, and the approved timber rights agreement, completed in accordance with Part III of the Act;

(iv) if the land on which the applicant intends to conduct felling operations is registered land -

(Cap. 133)

- (A) a certified copy of the certificate of title relating to the land;
- (B) the agreement between the applicant and the owner of the land allowing the applicant to conduct felling operations on the land; and

(Cap. 133)

- (C) a grant of profit under section 181 of the Land and Titles Act granted by the owner of the land in favour of the applicant;

(v) if the land on which the applicant intends to conduct felling operations is public land, the written consent of the Commissioner within the meaning of the Land and Titles Act to the conduct of felling operations on the land by the applicant;

(vi) a map issued by the Department of Lands and Survey, or a good quality certified copy of such a map, of a scale of 1:50,000 or larger, on which the boundaries of the land on which the applicant intends to conduct felling operations are marked in red;

(vii) a written certificate certifying that the applicant agrees to -

- (A) comply with the logging methods and post-logging land-use plans as specified by the Commissioner of Forest Resources;
- (B) provide logging plans specifying infrastructure facilities as specified by the Commissioner of Forest Resources;
- (C) undertake reforestation plans with respect to the growth of forest plants, and their maintenance, as specified by the Commissioner of Forest Resources; and
- (D) take measures for conserving catchment areas of rivers, preventing soil erosion and preserving the environment, tambu places and sites of historical importance as specified by the Commissioner of Forest Resources;

(viii) a written statement specifying the time after being issued the felling licence within which the applicant expects to be able to commence felling operations;

- (ix) a letter from a bank that the applicant is in a position to enter into a performance bond of \$250,000 on being issued the licence.

Acceptance or  
rejection of  
application

**8.** (1) The Commissioner of Forest Resources shall, as soon as practicable after receiving an application under regulation 7, assess the application and determine whether it specifies or is accompanied by all the information required under that regulation.

(2) If the Commissioner of Forest Resources is not satisfied that an application specifies or is accompanied by all the information required under regulation 7, he may request the applicant to provide additional information, or to amend the information provided, so that the application complies with that regulation.

(3) The applicant shall comply with the Commissioner of Forest Resources' request under subregulation (2).

(4) As soon as practicable after the Commissioner of Forest Resources has received the application and the additional or amended information requested under subregulation (2) (if any), the Commissioner of Forest Resources shall consider the application and determine whether to, subject to section 5(1) and (2) of the Act -

- (a) accept the application and grant the licence; or
- (b) reject the application.

Issue of licence

**9.** If the Commissioner of Forest Resources accepts an application and grants the licence, the Commissioner of Forest Resources shall issue the licence to the applicant on payment by the applicant of the annual licence fee prescribed in the Forest Resources and Timber Utilisation (Fees) Regulations.

#### **PART 4 - CONDITIONS OF FELLING LICENCE**

Conditions to  
which felling  
licences may  
be subject

- 10.** The following conditions are conditions to which a felling licence may be subject:
- (a) that the term of the licence is 5 years;
  - (b) that the licensee shall pay the prescribed annual fee (if any) on being granted the felling licence and then on the date in each year that is the anniversary of the date the licence was granted;



- (c) that the licensee shall carry out his operations under the licence only within the area of land to which the licence applies, the boundaries of which are marked in red on the map issued by the Department of Lands and Survey, or the good quality certified copy of such a map, of the scale 1:50,000 or larger attached to the licence;
- (d) that any disputes relating to the ownership, boundaries and use of the land, or a part of the land, to which the licence applies shall be determined in accordance with the law of Solomon Islands;
- (e) that the licensee shall conduct his operations under the licence in a manner that complies with the approved timber rights agreement, the conditions of the licence, the Act and subsidiary legislation made under the Act;
- (f) that the licensee shall conduct his operations under the licence in a manner that complies with The Revised Solomon Islands Code of Logging Practice, May 2002 published by the Ministry of Forests, Environment and Conservation;
- (g) that the licensee shall act in accordance with the agreement he certifies on his application for the grant of the licence;
- (h) that, before commencing carrying out any operations under the licence, the licensee shall enter into, and give the Commissioner of Forest Resources a copy of, a performance bond of \$250,000 that shall -
  - (i) be in the form of a bank guarantee or equivalent instrument acceptable to the Central Bank of Solomon Islands; and
  - (ii) provide security for -
    - (A) payment of taxes, duties, levies, fees, royalties, rent, compensation and other charges or amounts that may be payable by him as licensee to the Government or the relevant provincial government under this Act or a provincial ordinance; and
    - (B) payments arising from a contravention of the conditions of the licence, the Act and subsidiary legislation made under the Act; and

- (iii) be enforced by the Commissioner of Forest Resources against the issuing bank, insurance company or other authority if the licensee fails to pay a sum secured by it;
- (i) that the licensee shall maintain the performance bond until he receives from the Commissioner of Forest Resources a written release from the performance bond in accordance with Form C;
- (j) that the licensee shall pay all taxes, duties, levies, fees, royalties, rent, compensation and other charges or amounts as they fall due and payable by him as licensee to the Government or the relevant provincial government under the Act or a provincial ordinance;
- (k) subject to paragraphs (l) and (m), that the volume of logs felled under the licence in a year shall not exceed the volume of logs specified by the Commissioner of Forest Resources as the maximum volume that may be felled under the licence during the year;
- (l) that, if the maximum volume of logs that may be felled in a year is not felled, the licensee may carry forward into the remaining years of the term of the licence the volume of logs not felled;
- (m) that logs that are 30 cm or more, but not more than 49 cm, in diameter and less than 6 metres long shall not be included in the volume of logs felled referred to in paragraphs (k) and (l) if the licensee makes every endeavour to find a market for, and sell, those logs;
- (n) that the licensee shall not carry out felling operations under the licensee's felling licence in a year during the term of the licence unless he has prepared, in accordance with the code of logging practice, an annual harvesting plan for the year and the Commissioner of Forest Resources has approved the plan;
- (o) that the licensee shall not commence felling operations in a coupe unless he has prepared, in accordance with the code of logging practice, a coupe plan for the coupe and the forest officer authorized to do so has approved the coupe plan;
- (p) that the licensee shall comply with the directions (if any) given to him by the Commissioner of Forest Resources for the purpose of good silviculture, including the minimum girth of trees for seed bearing or regeneration;

- (q) that the licensee shall take all necessary steps to prevent pollution of the ground, and any pond, river, stream or water source, including the following;
  - (i) ensuring all oil, fuel, chemicals and other pollutants are stored in secure containers and safeguards are in place to prevent accidental contamination of any water or soil;
  - (ii) not allowing refuse, rubbish, sewage, oil, fuel or other pollutants to be discharged into any pond, river, stream or water source;
- (r) that the licensee shall comply with the River Waters Act (Cap 135), and subsidiary legislation made under that Act, and shall ensure that all his officers and employees are aware of their obligations under that Act;
- (s) that the licensee shall ensure that the working practices carried out under the licence are safe and shall comply with all relevant laws, including the Act and subsidiary legislation made under the Act, the Safety at Work Act (Cap 74) and any directions given from time to time by the Commissioner of Labour for the prevention of accidents and securing safe working conditions for his officers and employees;
- (t) that the licensee shall ensure that all trees felled under the licence are felled so as to minimize waste and produce the maximum volume of merchantable timber;
- (u) that the licensee shall remove all logs from where they are harvested to storage areas within 3 months after felling the timber, but in any case as soon as is necessary, to prevent damage to the timber by decay, insects, fungus or disease;
- (v) that the licensee shall at all times allow the Commissioner of Forest Resources or a forest officer access without notice to all and any areas of the licensee's operations including any vehicles, facilities, equipment or premises, for the purposes of ascertaining whether or not the licensee is contravening the license, the Act or subsidiary legislation made under the Act;
- (w) that the licensee shall at all times allow the Commissioner of Forest Resources or a forest officer access to any timber obtained under the license for the purpose of inspecting the timber and for ascertaining the following:

- (i) the volume, species and grade of the timber;
  - (ii) whether there has been any degradation of the timber since it was felled;
  - (iii) whether the timber is timber felled under the licence;
  - (iv) whether the timber is of suitable quality for the purpose for which it is to be used;
- (x) The licensee shall keep true and proper records of his operations carried out under his felling licence, which shall include -
- (i) a record of the species of timber felled, sawn, sold or exported,
  - (ii) a record of the areas where timber is felled and a record showing which timber is taken from which area;
  - (iii) a record of the volume of timber felled, sawn, sold or exported;
  - (iv) a record of the value of timber sold or exported;
  - (v) copies of all documentation for exporting of logs and sawn timber;
  - (vi) copies of all documentation required for importing machinery used by the licensee;
  - (vii) the royalties payable and paid to the owner of land;
  - (viii) reforestation activities carried out;
  - (ix) conservation and rehabilitation activities carried out;
  - (x) the amount of duty payable on exported timber and, of that amount, the amount of duty paid and the amount of duty remitted;

- (xi) a copy of each annual plan and coupe plan approved in accordance with regulation 12;
  - (xii) a copy of his application for his felling licence and all accompanying documents; and
  - (xiii) a copy of his felling licence;.
- (y) that the licensee shall have respect for and interfere as little as possible with the rights of the owner of the land and any other person who has an interest in or a right to carry out activities on, the land on which the licence has effect (which, if the land is customary land, includes hunting, fishing and collecting, felling and taking away trees or other materials for domestic or traditional purposes);
- (z) that the licensee shall take all reasonable steps to ensure that his officers and employees are respectful to and observant of local customs and will not enter cultural areas, such as tambu areas and garden and village areas;
- (za) that the licensee shall not transfer, assign or dispose of the licence but may, with the Commissioner of Forest Resource's approval in writing, enter into a subcontracting arrangement for the carrying out of operations under the licence;
- (zb) that if the licensee is required to be authorised under or comply with an Act other than the Forest Resources and Timber Utilisation Act (Cap 40) or a provincial ordinance for conducting the felling operations authorised by the licence, the licensee shall maintain that authorization and shall not contravene that Act or provincial ordinance;
- (zc) that the licensee may, at any time, surrender the licence by giving to the Commissioner of Forest Resources 6 months notice in writing of his intention to surrender the licence;
- (zd) that, on the expiry, surrender or cancellation of the licence, the licensee remains liable for -

- (i) an act or omission done, caused or permitted or made by him as the licensee prior to the expiry, surrender or cancellation;
  - (ii) a liability incurred by him as the licensee under this Act prior to the expiry, surrender or cancellation; and
  - (iii) complying with the requirements relating to completing his operations and departing from the land to which the licence applied and to being released from his performance bond;
- (zc) that, if the licence is about to expire or has been cancelled, or the licensee is about to cease operations under his licence, the licensee shall complete his operations in a manner that is satisfactory to the Commissioner of Forest Resources or a forest officer authorized for that purpose by the Commissioner of Forest Resources, and in particular shall have -
- (i) rectified, to the satisfaction of an inspector under the River Waters Act (Cap 135), any damage to a pond, river, stream or water source caused by carrying out operations under the licence;
  - (ii) cleared all ponds, rivers, streams and watercourses of obstructions, dams and temporary culverts caused or constructed when carrying out operations under the licence;
  - (iii) dammed and drained all skidding tracks on slopes;
  - (iv) ripped, to broken up soil compaction, all yarding and working areas on the land subject to the licence and spread topsoil evenly back across the disturbed areas;
  - (v) removed, and satisfactorily disposed of, all oil, chemical and similar pollutants and rubbish from the land subject to the licence applied;
  - (vi) restored all quarries, pits and gravel extraction areas on the land subject to the licence to a safe and environmentally acceptable condition;

- (vii) filled or drained areas of stagnant water created by operations on the land subject to the license;
  - (viii) carried out a thorough final maintenance of all roads and bridges on the land subject to the licence and left materials for future repairs and maintenance in accordance with the approved timber rights agreement; and
  - (ix) paid all taxes, duties, levies, fees, royalties, rent, compensation and other charges or amounts that payable to the Government or the relevant provincial government by him as licensee under this Act or a provincial ordinance.
- (zf) that any buildings, structure or apparatus erected or placed by the licensee on the land subject to the licence shall, on the expiry of 12 months after the licensee ceases operations under the licence (for whatever reason), become the property of the owner of the land.

## PART 5 - FELLING OPERATIONS

### Definitions

#### 11. In this Part -

“buffer” means an area referred to in regulation 13(1);

“code of logging practice” means the document known as “The Revised Solomon Islands Code of Logging Practice” dated May 2002 and published by the Ministry of Forests, Environment and Conservation;

“landing” means an area where logs are stored before being transported to a log pond;

“log pond” means an area that is the main storage area for storing logs awaiting transport;

“roadline” means the total area from forest edge to forest edge of a road and cleared area alongside the road;

“whoa boy” means a water bar or cross drain.

Harvest planning

**12.** (1) A licensee, or a person acting for or on behalf of a licensee, shall not carry out felling operations under the licensee's felling licence in a year during the term of the licence unless the licensee has prepared, in accordance with the code of logging practice, an annual harvesting plan for the year and the Commissioner of Forest Resources has approved the plan.

(2) A licensee, or a person acting for or on behalf of a licensee, shall not commence felling operations in a coupe unless the licensee has prepared, in accordance with the code of logging practice, a coupe plan for the coupe and the forest officer authorized to do so has approved the coupe plan.

(3) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

Areas where  
felling not  
permitted

**13.** (1) Subject to subregulation (2), a licensee, or a person acting for or on behalf of a licensee, shall not carry out felling operations under the licensee's felling licence in, or allow timber felled under the licence to fall inside, any of the following areas:

- (a) a State Forest or a Forest Reserve;
- (b) areas that have ecological or scientific importance, including outer reef and lagoon islands, swamps, wetlands and mangroves vital for the protection of important marine resources;
- (c) areas which are 400 meters above sea level, unless approved by the Commissioner of Forest Resources;
- (d) areas within 30 meters from a tambu area;
- (e) areas within 30 meters from a garden of an owner of the land;
- (f) areas within 100 meters from village;
- (g) subject to paragraph (h), areas within 100 meters from the ocean, a lagoon or a lake;
- (h) areas within 50 meters from a log pond;
- (i) areas where there is a landslip, including the area where the soil that slipped lies;



- (j) areas within 50 meters from the bed of a stream that is 10 meters or more wide;
- (k) areas within 25 meters from the bed of a stream that is less than 10 meters wide;
- (l) areas within 10 meters from a gully; and
- (m) in any other area identified by the owner or owners of the land in the approved timber rights agreement as an area where they do not want felling to occur.

(2) A licensee, or a person acting for or on behalf of the licensee, may carry out felling operations under the licensee's licence in an area referred to in subregulation (1) if he has the approval to do so of the Commissioner of Forest Resources or a forest officer authorized to do so by the Commissioner of Forest Resources.

- (3) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

#### Roads

**14.** (1) A licensee, or a person acting for or on behalf of the licensee, shall construct roads in a manner that complies with the following:

- (a) the survey line along which a road shall be constructed shall be marked out in accordance with the following guidelines:
  - (i) the cleared edge of the road shall be located at least 40 meters from the edge of a buffer;
  - (ii) the road shall not pass over a buffer;
  - (iii) there shall be as few watercourse crossings as possible;
  - (iv) the road shall be located on high ground;
  - (v) the survey line shall avoid side slopes that need side cutting or benching and balance cut and fill;
- (b) the maximum area that shall be cleared for a roadline is 40 meters;

- (c) a road shall be constructed with adequate drainage to avoid erosion, including by using the following drainage systems to prevent water running onto the road and drain water off the road;
  - (i) table or V drains;
  - (ii) drain turnouts;
  - (iii) cross fall from the center of the road to the edge of the road;
  - (iv) culverts for moving water across the road;
- (d) drains shall be constructed so that -
  - (i) they do not run directly into watercourses or onto landings;
  - (ii) they run onto forested areas; and
  - (iii) where possible, they run onto flat areas;
- (e) the road surface shall be compacted with rollers, trucks and any other heavy equipment that is available.
- (2) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

#### Landings

**15.** (1) A licensee, or a person acting for or on behalf of a licensee, shall construct landings in a manner that complies with the following:

- (a) the cleared edge of a landing shall be located at least 40 meters from the edge of a buffer;
- (b) a landing shall not be constructed on a buffer;
- (c) a landing shall be located on high ground;
- (d) a landing shall be sloped or constructed with adequate drainage to avoid erosion so that the water runs into forested areas or onto a road;
- (e) the surface of a landing shall be compacted with rollers, trucks and any other heavy equipment that is available;
- (f) the (maximum) for a landing is 40 meters by 40 meters;
- (g) a roadside landing shall be measured from the road edge it is contiguous to;

(h) the maximum area that shall be cleared for a landing is 1,600 square meters and for a roadside landing 80 meters wide by 30 meters long;

(i) there shall not be more than 5 landings constructed for each 100 hectares of forested land subject to the licence.

(2) When a licensee, or person acting for or on behalf of a licensee, completes operations on a landing he must do the following:

(a) remove from the landing and adjacent forested land any excess bark or waste;

(b) rip the surface of the landing to a depth of at least 60 centimeters;

(c) after ripping the surface in accordance with paragraph (b), return topsoil removed during construction of the landing and spread evenly across the ripped surface of the landing;

(d) ensure that the landing is effectively drained;

(e) replant the whole or part of it as required by the forest officer who inspects the landing.

(3) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

Buffers

not -

**16.** (1) A licensee, or person acting for or on behalf of a licensee, shall

(a) fell timber in a buffer;

(b) allow timber felled outside a buffer to fall inside the buffer;

(c) subject to paragraph (d), operate skidding machinery within a buffer;

(d) skid timber within a buffer unless using a temporary crossing within the buffer that complies with regulation 17; or

(e) conduct any operations within a buffer on the request of the owner of the land unless approved by the Commissioner of Forest Resources or a forest officer authorized to give approval by the Commissioner of Forest Resources.

- (2) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

#### Temporary Crossings

**17.** (1) A licensee, or person acting for or on behalf of a licensee, shall not construct or use a temporary crossing unless the crossing has been identified on a coupe harvesting plan and marked out on the ground.

(2) A licensee, or person acting for or on behalf of a licensee, shall construct a temporary crossing in a manner that complies with the following:

- (a) temporary crossings shall be located in the flattest location possible;
- (b) temporary crossings should be constructed with logs or piped logs;
- (c) temporary crossings that are constructed with logs shall not be covered with soil.

(3) When a temporary crossing that is constructed with logs is no longer being used, the licensee shall remove the logs.

- (4) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

#### Skidding

**18.** (1) A licensee, or person acting for or on behalf of a licensee, shall carry out skidding operations under the licensee's licence in a manner that complies with the following:

- (a) the width of the skid blade shall be not more than 4.5 meters wide;
- (b) roading blades shall not be used as skid blades in forested areas;
- (c) subject to paragraph (d), a skid track shall be 5.5 meters or less wide;
- (d) if side cutting is required, the area disturbed by the skidder shall be not more than 7 meters wide;
- (e) the skidder shall travel back and forth on the same skid track;

- (f) if skidding on a slope that is less than 12 degrees, the skidding must be done with the blade raised;
- (g) if skidding on a slope that is 12 degrees or more, the skid blade may be used but its use should be kept to a minimum.
- (2) When a licensee, or person acting for or on behalf of a licensee, has finished using a skid track he must -
  - (a) if the skid track is on a slope that is less than 10 degrees, construct at least one whoa boy every 40 meters along the skid track; or
  - (b) if the skid track is on a slope that is 10 degrees or more, construct at least one whoa boy every 20 meters along the skid track.
- (3) In addition to complying with subregulation (2), the licensee shall construct a whoa boy where there is any change in slope along the skid track.
- (4) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

Avoiding wasting  
timber

**19.** (1) A licensee, or person acting for or on behalf of a licensee, shall conduct operations under the licensee's licence in a manner that maximizes log value and avoids wastage of timber, including by -

- (a) directionally felling trees to minimise crown and truck breakage;
- (b) directionally felling trees so they are in position for easy skidding;
- (c) directionally felling trees into the same gap to minimise canopy opening;
- (d) keeping stumps as low as possible;
- (e) ensuring log ends are cut straight, not at an angle;
- (f) trimming side branches and buttresses; and
- (g) maximising the highest value log length before the tree is cross cut.

- (2) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

Weather  
restrictions

**20.** (1) A licensee, or person acting for or on behalf of a licensee, shall not carry on felling operations in weather conditions that increase the risk of personal injury occurring and the level of damage to soil, water and forest resources to more than the usual risk or level of damage expected for well planned harvest operations.

(2) Examples of weather conditions when operations when operations shall cease are when -

- (a) the wind strength prevents accurate directional falling of timber;
  - (b) the ground becomes too slippery for chainsaw operators to move easily and quickly;
  - (c) water flows along any length of a skid track;
  - (d) water lies on the surface of a landing; and
  - (e) a truck is not able to move along a road without the assistance of other machines.
- (3) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

Decomm-  
issioning  
log ponds

**21.** (1) When a licensee, or person acting for or on behalf of a licensee, completes operations in a log pond he must do the following:

- (a) remove from the log pond and adjacent forested land any excess bark or waste;
- (b) rip the surface of the log pond to a depth of at least 60 centimeters;
- (c) after ripping the surface in accordance with paragraph (b), return topsoil removed during construction of the log pond and spread evenly across the ripped surface of the log pond;

- (d) ensure that the log pond is effectively drained;
- (e) replant the whole or part of the log pond as required by the forest officer who inspects the landing;
- (2) A person who contravenes this regulation commits an offence.

Penalty: \$100 or imprisonment for 3 months.

Inspection of  
records of licensee

**22.** The licensee shall, at all reasonable times, allow the Commissioner of Forest Resources, or a forest officer authorized to do so by the Commissioner of Forest Resources, access to inspect, and make available for inspection by the Commissioner of Forest Resources or forest officer, the licensee's books, records and accounts relating to transactions relating to his felling operations.

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[Legal Notice No. 90]

## SCHEDULE

**Regulation 2(2)**

## FORM A

### Forest Resources and Timber Utilisation Act (Cap. 40)

### Forest Resources and Timber Utilisation (Felling Licences) Regulations 2005 (Section 44, regulation 3)

### APPLICATION FOR GRANT OF FELLING LICENCE

**To the Commissioner of Forest Resources**  
you to the following details.

I apply for a felling licence and refer

**Name:**

**Address:** *(specify postal address also if not the same)*

**Telephone number:**

**Fax number:**

**Description of land where applicant intending to carry out felling operations:**

In accordance with regulation 7(c) of the Forest Resources and Timber Utilisation (Felling Licences) Regulations, I attach the following documents:

Official Use  
only - tick  
if document  
attached

- (1) Evidence in writing that the applicant has complied with the law relating to foreign investment. ☐
- (2) If the applicant is a corporation, a certified copy of the certificate of incorporation and a list of the names of the directors and manager. ☐
- (3) If the land on which the applicant intends to conduct felling operations is customary land - ☐
  - (a) Form 1 prescribed under the Forest Resources and Timber Utilisation (Prescribed Forms) Regulations: ☐
  - (b) Form 2 prescribed under the Forest Resources and Timber Utilisation (Prescribed Forms) Regulations; ☐
  - (c) Form 3 prescribed under the Forest Resources and Timber Utilisation (Prescribed Forms) Regulations, and ☐
  - (d) the approved timber rights agreement required under Part III of the Act. ☐
- (4) If the land on which the applicant intends to conduct felling operations is registered land - ☐
  - (a) a certified copy of the certificate of title relating to the land. ☐
  - (b) the agreement between the applicant and the owner of the land allowing the applicant to conduct felling operations on the land; and ☐
  - (c) a grant of profit under section 181 of the Land and Titles Act granted by the owner of the land in favour of the applicant; ☐
- (5) If the land on which the applicant intends to conduct felling operations is public land, the written consent of the Commissioner within the meaning of the Land and Titles Act to the conduct of felling operations on the land by the applicant. ☐



(6) A map issued by the Department of Lands and Survey, or a good quality certified copy of such a map, of a scale of 1:50,000 or larger, on which the boundaries of the land on which the applicant intends to conduct felling operations are marked in red. ☐

(7) A written statement specifying the time after being issued the licence within which the applicant expects to be able to commence felling operations. ☐

(8) A letter from a bank that the applicant is in a position to enter into a performance bond of \$250,000 on being issued with the licence. ☐

In accordance with regulation 7(c) of the Forest Resources and Timber Utilisation (Felling Licences) Regulations, I ....., the applicant, certify that I agree to -

- (1) comply with the logging methods and post-logging land-use plans as specified by the Commissioner of Forest Resources;
- (2) provide logging plans specifying infrastructure facilities as specified by the Commissioner of Forest Resources;
- (3) undertake reforestation plans with respect to the growth of forest plants, and their maintenance, as specified by the Commissioner of Forest Resources; and
- (4) take measures for conserving catchment areas of rivers, preventing soil erosion and preserving environment, tambu places and sites of historical importance as specified by the Commissioner of Forest Resources.

Signed by applicant: .....

Dated: .....

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[Legal Notice No. 91]

## FORM B

### Forest Resources and Timber Utilisation Act (Cap. 40)

Forest Resources and Timber Utilisation (Felling Licences) Regulations 2005

(Section 44, regulation 4)

**FELLING LICENCE****Licence No.****Licensee:**           *(name and address)*

Date licence takes effect:

Date licence expires:

Description of land licence applies to:   *(including province and locality where land is located)*

Time after issue of licence within which licensee to commence operations:

Conditions of licence:

- (1)       The term of the licence is 5 years.
- (2)       The licensee shall pay the prescribed annual fee (if any) on being granted the felling licence and then on the date in each year that is the anniversary of the date the licence was granted.
- (3)       The licensee shall carry out his operations under the licence only within the area of land to which the licence applies, the boundaries of which are marked in red on the map issued by the Department of Lands and Survey, or the good quality certified copy of such a map, of the scale 1:50,000 or larger attached to the licence.
- (4)       Any disputes relating to the ownership, boundaries or use of the land, or a part of the land, to which the licence applies shall be determined in accordance with the law of Solomon Islands.
- (5)       The licensee shall conduct his operations under the licence in a manner that complies with the approved timber rights agreement, the conditions of the licence, the Act and subsidiary legislation made under the Act.
- (6)       The licensee shall conduct his operations under the licence in a manner that complies with the The Revised Solomon Islands Code of Logging Practice, May 2002 published by the Ministry of Forests, Environment and Conservation.
- (7)       The licensee shall act in accordance with the agreement he certifies on his application for the grant of the licence;

- (8) Before commencing carrying out any operations under the licence, the licensee shall enter into, and give to the Commissioner of Forest Resources a copy of, a performance bond of \$250,000 that shall -
  - (a) be in the form of a bank guarantee or equivalent instrument acceptable to the Central Bank of Solomon Islands; and
  - (b) provide security for -
    - (i) payment of taxes, duties, levies, fees, royalties, rent, compensation and other charges or amounts that may be payable by him as licensee to the Government or the relevant provincial government under this Act or a provincial ordinance; and
    - (ii) payments arising from a contravention of the conditions of the licence, the Act and subsidiary legislation made under the Act; and
  - (c) be enforced by the Commissioner of Forest Resources against the issuing bank, insurance company or other authority if the licensee fails to pay a sum secured by it.
- (9) The licensee shall maintain the performance bond until he receives from the Commissioner of Forest Resources a written release from the performance bond in accordance with Form C.
- (10) The licensee shall pay all taxes, duties, levies, fees, royalties, rent, compensation and other charges or amounts as they fall due and payable by him as licensee to the Government or the relevant provincial government under the Forest Resources and Timber Utilisation Act or a provincial ordinance.
- (11) Subject to conditions (12) and (13), the volume of logs felled under the licence in a year shall not exceed the volume of logs specified by the Commissioner of Forest Resources as the maximum volume that may be felled under the licence during the year.
- (12) If the maximum volume of logs that may be felled in a year is not felled, the licensee may carry forward into the remaining years of the term of the licence the volume of logs not felled.

- (13) Logs that are 30 cm or more, but not more than 49 cm, in diameter and less than 6 metres long shall not be included in the volume of logs felled referred to in conditions (11) and (12) if the licensee makes every endeavour to find a market for, and sell, those logs.
- (14) The licensee shall not carry out felling operations under the licensee's felling licence in a year during the term of the licence unless he has prepared, in accordance with the code of logging practice, an annual harvesting plan for the year and the Commissioner of Forest Resources has approved the plan.
- (15) The Licensee shall not commence felling operations in a coupe unless he has prepared, in accordance with the code of logging practice, a coupe plan for the coupe and the forest officer authorized to do so has approved the coupe plan.
- (16) The licensee shall comply with the directions (if any) given to him by the Commissioner of Forest Resources for the purpose of good silviculture, including the minimum girth of trees for seed bearing or regeneration.
- (17) The licensee shall take all necessary steps to prevent pollution of the ground, and any pond, river, stream or water source, including the following:
  - (a) ensuring all oil, fuel, chemicals and other pollutants are stored in secure containers and safeguards are in place to prevent accidental contamination of any water or soil;
  - (b) not allowing refuse, rubbish, sewage, oil, fuel or other pollutants to be discharged into any pond, river, stream or water source.
- (18) The licensee shall comply with the River Waters Act (Cap 135), and subsidiary legislation made under that Act, and shall ensure that all his officers and employees are aware of their obligation under that Act.
- (19) The licensee shall ensure that the working practices carried out under the licence are safe and shall comply with all relevant laws, including the Act and subsidiary legislation made under the Act, the Safety at Work Act (Cap. 74) and any directions given from time to time by the Commissioner of Labour for the prevention of accidents and securing safe working conditions for his officers and employees.
- (20) The licensee shall ensure that all trees felled under the licence are felled so as to minimize waste and produce the maximum volumes of merchantable timber.

- (21) The licensee shall remove all logs from where they are harvested to storage areas within 3 months after felling the timber, but in any case as soon as is necessary, to prevent damage to the timber by decay, insects, fungus or disease.
- (22) The licensee shall at all times allow the Commissioner of Forest Resources or a forest officer access without notice to all and any areas of the licensee's operations including any vehicles, facilities, equipment or premises, for the purposes of ascertaining whether or not the licensee is contravening the licence, the Act or subsidiary legislation made under the Act.
- (23) The licensee shall at all times allow the Commissioner of Forest Resources or a forest officer access to any timber obtained under the licence for the purpose of inspecting the timber and for ascertaining the following:
  - (a) the volume, species and grade of the timber;
  - (b) whether there has been any degradation of the timber since it was felled;
  - (c) whether the timber is timber felled under the licence;
  - (d) whether the timber is of suitable quality for the purpose for which it is to be used.
- (24) The licensee shall keep true and proper records, of his operations carried out under his felling licence, which shall include -
  - (a) a record of the species of timber felled, sawn, sold or exported;
  - (b) a record of the areas where timber is felled and a record showing which timber is taken from which area;
  - (c) a record of the volume of timber felled, sawn, sold or exported;
  - (d) a record of the value of timber sold or exported;
  - (e) copies of all documentation for exporting of logs and sawn timber;
  - (f) copies of all documentation required for importing machinery used by the licensee;
  - (g) the royalties payable and paid to the owner of land;
  - (h) reforestation activities carried out;

- (i) conservation and rehabilitation activities carried out;
  - (j) the amount of duty payable on exported timber and, of that amount, the amount of duty paid and the amount of duty remitted;
  - (k) a copy of each annual plan and coupe plan approved in accordance with regulations 12;
  - (l) a copy of his application for his felling licence and all accompanying documents; and
  - (m) a copy of his felling licence.
- (25) The licensee shall have respect for and interfere as little as possible with the rights of the owner of the land and any other person who has an interest in or a right to carry out activities on, the land on which the licence has effect (which, if the land is customary land, includes hunting, fishing and collecting, felling and taking away trees or other materials for domestic or traditional purposes).
- (26) The licensee shall take all reasonable steps to ensure that his officers and employees are respectful to and observant of local customs and will not enter cultural areas, such as tambu areas and garden and village areas.
- (27) The licensee shall not transfer, assign or dispose of the licence but may, with the Commissioner of Forest Resource's approval in writing, enter into a subcontracting arrangement for the carrying out of operations under the licence.
- (28) If the licensee is required to be authorized under or comply with an Act other than the Forest Resources and Timber Utilisation Act (Cap. 40) or a provincial ordinance for conducting the felling operations authorized by the licence, the licensee shall maintain that authorization and shall not contravene that Act or provincial ordinance.
- (29) The licensee may, at any time, surrender the licence by giving to the Commissioner of Forest Resources 6 months notice in writing of his intention to surrender the licence.
- (30) On the expiry, surrender or cancellation of the licence, the licensee remains liable for -

- (a) an act or omission done, caused or permitted or made by him as the licensee prior to the expiry, surrener or cancellation;
  - (b) a liability incurred by him as the licensee under this Act prior to the expiry, surrender or cancellation; and
  - (c) complying with the requirements relating to competing his operations and departing from the land to which the licence applied and to being released from the performance bond.
- (31) If the licence is about to expire or has been cancelled, or the licensee is about to cease operations under his licence, the licensee shall complete his operations in a manner that is satisfactory to the Commissioner of Forest Resources or a forest officer authorized for that purpose by the Commissioner of Forest Resources, and in particular shall have -
- (a) rectified, to the satisfaction of an inspector under the River Waters Act (Cap. 135), any damage to a pond, river, stream or water source caused by carrying out operations under the licence;
  - (b) cleared all ponds, rivers, streams and watercourses of obstructions, dams and temporary culverts caused or constructed when carrying out operations under the licence;
  - (c) dammed and drained all skidding tracks on slopes;
  - (d) ripped, to broken up soil compaction, all yarding and working areas on the land subject to the licence and spread topsoil evenly back across the disturbed areas;
  - (e) removed, and satisfactorily disposed of, all oil, chemical and similar pollutants and rubbish from the land subject to the licence;
  - (f) restored all quarries, pits and gravel extraction areas on the land subject to the licence applied to a safe and environmentally acceptable condition;
  - (g) filled or drained areas of stagnant water created by operations on the land subject to the licence;

- (h) carried out a thorough final maintenance of all roads and bridges on the land subject to the licence and left materials for future repairs and maintenance in accordance with the approved timber rights agreement; and
  - (i) paid all taxes, duties, levies, fees, royalties, rent, compensation and other charges or amounts that payable to the Government or the relevant provincial government by him as licensee under this Act or a provincial ordinance.
- (31) Any building, structure or apparatus erected or placed by the licensee on the land subject to the licence shall, on the expiry of 12 months after the licensee ceases operations under the licence (for whatever reason), become the property of the owner of the land.

Any other conditions:

Signed: .....  
*Commissioner of Forest Resources*

Dated: .....

*Attach a map issued by the Department of Lands and Survey, or a good quality certified copy of such a map, of scale 1:50,000 or larger, with the boundaries of the area of land to which the licence applies marked in red.*

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[Legal Notice No. 92]

## FORM C

Forest Resources and Timber Utilisation Act  
 (Cap. 40)

Forest Resources and Timber Utilisation (Felling Licences) Regulations 2005

(Section 44, regulation 5)



### RELEASE FROM PERFORMANCE BOND

....., the licensee under Licence No. .... has completed operations under the licence and we, the undersigned, have inspected the land that was subject to the licence and have established that the licensee has -

- (1) rectified, to the satisfaction of an inspector under the River Waters Act (Cap 135), any damage to a pond, river, stream or water source caused by carrying out operations under the licence;
- (2) cleared all ponds, rivers, streams and watercourses of obstructions, dams and temporary culverts caused or constructed when carrying out operations under the licence;
- (3) dammed and drained all skidding tracks on slopes;
- (4) ripped, to broken up soil compaction, all yarding and working areas on the land subject to the licence and spread topsoil evenly back across the disturbed areas;
- (5) removed, and satisfactorily disposed of, all oil, chemical and similar pollutants and rubbish from the land subject to the licence;
- (6) restored all quarries, pits and gravel extraction areas on the land subject to the licence applied to a safe and environmentally acceptable conditions;
- (7) filled or drained areas of stagnant water created by operations on the land subject to the licence;
- (8) carried out a thorough final maintenance of all roads and bridges on the land subject to the licence and left materials for future repairs and maintenance in accordance with the approved timber rights agreement; and
- (9) paid all taxes, duties, levies, fees, royalties, rent, compensation and other charges or amounts that payable to the Government or the relevant provincial government by him as licensee under this Act or a provincial ordinance.

Signed and dated by owner of land or authorized representative of owner of land and forest officer who carried out inspection:

.....  
*(Owner of land or representative)*

.....  
*(Forest Officer)*

.....  
*(Date)*

.....  
*(Date)*

Being satisfied that ..... (name of licensee) ..... has satisfactorily completed his operations under Licence No: ....., I release the licensee from his performance bond.

Signed: .....  
*(Commissioner of Forest Resources)*

Date: .....