THE FOREST ACT, 2002
(NO. 14 OF 2002)
REGULATIONS
Made under section 106 (1)
THE FOREST REGULATIONS, 2003
PART I:

Preliminary provisions

1. These Regulations may be cited as the Forest Regulations, 2003 and shall come into operation on the date of its publication.

2. In these Regulations, unless the context otherwise requires:-

   “Act” means the Forest Act, 2002

   “authorised officer” means as defined under the Act;

   “Director” means as defined under the Act;

   “Forest Manager” means a person appointed so by the Director or Chief Executive Officer;

   “forest road” means a road in Forest Reserve developed, constructed and maintained by forest manager;

   “genetic resources” means genetic material of actual or potential value;

   “grantee” means as defined under the Act;
PART II

Felling, removal and transportation of timber or other forest produce.

3. (1) No person shall fell or remove any forest produce the felling or removal of which is prohibited by the Act, or these Regulations save with the written permission of the Director and subject to the provisions of this Part.

(2) Save with a licence issued under these Regulations or otherwise as permitted under the Act, no person shall cut, fell or remove any forest produce from a forest reserve.

(3) The form of licence to fell and remove forest produce shall be as set out in the First and Second Schedules to these Regulations.

(4) The Licensing Officer may order the grantee of a licence issued under this Part to effect the afforestation or re-

(5) forestation of the forest reserve area where the grantee is permitted to fell and remove trees.

4. No standing tree or felled tree shall be cut or removed under these Regulations unless appropriate measurements specified in tables or volumes have been taken and duly recorded of such produce in the following manner:

(a) in log volume in the case of felled trees;
(b) in standing volume in the case of standing tree;
(c) in bundle, head-load or in weight; or
(d) any other manner as the Director may determine.

5. (1) The minimum girth of trees that may be felled and removed under a licence shall be as provided for in the Third Schedule to these Regulations.

(2) Notwithstanding the provisions of sub-regulation (1), the Director may prescribe the minimum girth for trees not listed in the Third Schedule to these Regulations.

6. Every tree permitted to be felled under this Part shall be cut at a height not exceeding 15 centimetres above the ground, but in case of a buttress or swelling at this level the cutting shall be done immediately above such buttress or swelling.

7. (1) Every person licensed to fell trees under these Regulations shall clearly mark -

a. on the stump of each tree with the licensee’s registered property mark and number to be known as a stump number; and
b. on each cut log at both ends with the property mark of the licensee, the tree number and log number.

(2) Stump numbers used by a licensee under this regulation shall run consecutively from number one upwards; number one being allocated to the first tree to be felled.

(3) Log numbers used by a licensee under this regulation shall run consecutively from number one upwards for each stump number; the butt log being assigned number one.

8 (1) The removal of forest produce allowed by a licence issued under this Part shall be completed as soon as possible within the period prescribed in the licence or within such further period as shall be extended by a forestry officer upon payment of prescribed fees.

(2) Such forest produce which remains un-removed from the forest reserve after the expiry of the licence period or the extended period of the same, shall be forfeited and disposed of by the Director.

(3) All forest produce felled and removed under the provisions of this Part shall be transported on a track or road or any other appropriate method approved by the licensing officer as prescribed on the appropriate; licence or Transit Pass issued.

9. No timber or other forest produce removed by a licence issued under these Regulations shall be sold, marketed or disposed of in any description other than the description of the product shown in the relevant licence or Transit Pass.

10. It shall not be lawful to acquire or keep in possession any forest produce unless such produce is obtained by a licence issued under these Regulations and duly marked by the registered mark of the Director and the registered property mark of the licensee.

11. The licensee who has felled and removed any forest produce shall at the end of such operation fill up any pits dug during the process of cutting and removing the produce at his own costs.

12. (1) The Forestry officer responsible for the forest where logging or sawmilling has been completed shall arrange to sell any outstanding wastes accruing from any logging or sawmilling operation.

(2) The Forestry Officer of the forest where a logging or sawmilling operation is intended to be effected under a licence issued in this Part may give directions which shall bound the licensee on the manner of disposal of logging or sawmilling waste.
13. (1) No forest produce such as trees, timber, logs, poles, charcoal, firewood, gums, fibres, flosses and the like shall be removed from any forest area or woodlots under the control of the Forestry and Beekeeping Division, a local government or urban authority or private owner, or from any other location unless a Transit Pass in the form set out in the Fourth Schedule to these Regulations has been obtained.

(2) A Transit Pass shall be issued under sub-regulation (1) after due ascertainment of the bona fide origin of the forest produce, to the applicant who need to remove such forest produce, from the boundaries of any forest area or any other location by a forestry officer.

(3) Notwithstanding the provisions of sub-regulations (1) and (2), all forest produce for which a Transit Pass has been issued shall be marked in accordance with the provisions of regulation 7.

(4) The owner of any means of transport be it by road, rail, air or any waterway, shall not accept any forest produce for transportation unless the forest produce concerned is covered by a valid Transit Pass.

(5) Infringement of the provisions of sub-regulations (1) and (4) shall constitute an offence and shall make the owner or transporters of such forest produce liable to a penalty under the Act:

Provided that:
(a) No Transit Pass shall be required when movement of charcoal, firewood, gums, fibres and flosses is restricted within the same administrative district; and

(b) Registered marks of the authorised officer shall not be required for charcoal, firewood in head load, flosses and such other forest produce on which such mark cannot be indented.

PART III

Use and occupation of land in forest for cultivation, commercial or industrial users.

14. (1) Except where a permit or licence has been issued under these Regulations, no person shall use any land within any part of a forest for the purposes of erection of any building or structure, or occupation.

(2) No licence or permit shall be issued under this regulation unless an environment impact assessment has been submitted to and approved by the authorised officer.
(3) No permit or licence shall be issued under this Regulation for erection of any building or structure for occupation or for mining within any part of water catchments areas or wetlands.

(4) (a) No licence for grazing or cultivation shall be issued in any natural forest.

(b) No person shall cut, fell, damage or remove any tree or forest produce from catchment areas situated in general land

15. (1) The form of application and licence for cultivation in a forest which is a plantation shall be as set out in the Fifth and Sixth Schedules to these Regulations.

(2) No permit or licence for the occupation of any forest reserve for commercial or industrial purposes shall be allowed.

(3) The provision of sub-regulation (2) shall not apply to commercial or industrial facilities which have been established before the coming into force of these Regulations.

16. (1) Any livestock which is found grazing or straying in any part of a forest reserve shall be liable to seizure by an authorised officer and shall be detained by such officer at an appropriate place.

(2) A notice of seizure shall be issued and delivered to the owner or person in charge of such livestock, if available and a copy of the notice shall be affixed or placed at nearest forest office and notification shall be made to the local village governments if necessary, for assistance in identifying and tracing the owner of the livestock seized.

(3) The form of notice of seizure for the purposes of this regulation shall be as set out in the Seventh Schedule to these Regulations.

(4) The owner or apparent owner of any livestock detained pursuant to this regulation shall defray the cost of sustenance and keeping of such livestock for the whole period of detention until the livestock is released.

(5) Unless the owner exculpates himself for letting the livestock to stray or graze in the forest reserve, on admission of the offence, the offence shall be compounded.

(6) An authorised officer may dispose by public auction of any livestock detained pursuant to sub-regulation (1), if no owner or claimant shows up within 7 days from date of seizure and either exculpate himself for the incidence to the satisfaction of the authorised officer, or pays the prescribed fees and meets the costs of sustenance as provided for in sub-regulation (4).
PART IV

Use of forest reserves for eco-tourism, camping, hiking etc.

17. (1) Recreation activities in forest areas shall only be permissible if they are carried out in accordance with the management plans.

(2) The Director shall consult the stakeholders and experts, if any, before the grant of a licence for the use of any forest reserve for such activities.

18. (1) The Director shall determine the basic recreational facilities that may be provided in suitable areas of any forest reserve other than a private or village forest reserve and may licence the development, management and use of such forest reserve by any competent individual, group of individuals or institution subject to any suitable terms that he may ascribe.

(2) The terms and conditions for the running of recreational facilities under this regulation shall include a supportive environmental impact assessment financed by the investor.

(3) Any person or institution may apply to the Director for a licence to develop and operate recreational facilities in any part of a forest reserve, and the Director may grant such licence upon such terms and conditions as he shall determine.

(4) A licence or lease to operate recreational facilities in a forest reserve may be granted to the successful applicant upon payment of prescribed fees as set out in the Eighth Schedule to these Regulations as may be set from time to time.

(5) The form of application and grant of a licence to operate recreational facilities in a forest reserve shall be as set out in the Ninth and Tenth Schedules to these Regulations.

19. (1) The Director may in his discretion, limit or terminate the use of any licensed recreational facility if in his opinion its continued operation or the prevailing circumstances are likely to affect the environment adversely.

(2) The Director shall notify the licensee in writing on his intention to direct the discontinuation of the facility.

PART V

Procedures and conditions for the application, grant, variation, refusal, extension or cancellation of licences, permits or certificates.
20. (1) No activity listed in section 49 (1) of the Act may be undertaken or continued by any person in any national or local authority forest reserve save in accordance with a permit issued in that behalf under these Regulations.

(2) The form of application and grant of a permit for the purposes of this regulation shall be as set out in the Eleventh and Twelfth Schedules hereto.

(3) The Director shall inform unsuccessful applicants in writing of the grounds for his refusal to issue a permit, licence of certificate sought under this regulation.

21. Any terms and conditions endorsed on a permit shall be construed as an integral part of these Regulations.

22. (1) The Director may order the cancellation and forfeiture or suspension of a permit granted under this Part for non-compliance or the breach of the terms and conditions prescribed in such permit or for an infringement of the provisions of the Act or these Regulations.

(2) The person in respect of whom an order is made for the cancellation, forfeiture or suspension of the permit under paragraph (1) shall surrender forthwith the permit to the Director or his authorised officer.

23. (1) A permit under this Part shall be issued for a specified period and shall lapse accordingly save that the Director may extend the life of the permit for a further period subject to any conditions he may impose and where he determines it to be desirable or beneficial to the public and sound forest management.

(2) Permits issued under this Part shall not in any circumstances be transferable or negotiable and may not be assigned to unauthorised persons.

PART VI

Procedures for application and grant of concessions

24. (1) Any person who desires to obtain a concession of forest land within a national forest reserve or a local authority or village forest reserve shall -

   (a) submit an application to the Director or Chief Executive Officer on the prescribed form as provided for in the Thirteenth Schedule to these Regulations; and

   (b) in the event of a successful application, pay the prescribed fees set out in the concession agreement.
(2) The Director or Chief Executive Officer after receiving the opinion or recommendations of the authorised officer or the responsible local authority or the village council as may be necessary, shall grant the requested concession subject to such terms and in conformity to the provisions of Part IV of the Act relating to private forests.

(3) In the event an application made under this regulation is refused, the Director or Chief Executive Officer shall inform the applicant the grounds of refusal.

25. In the exercise of the power to grant or refuse an application for a concession under the preceding regulation, the Director or Chief Executive officer shall cause extensive consultations to be made with the relevant stakeholders, including local authorities and village councils of the area where the concession is intended to be granted.

26. (1) The successful applicant shall be granted the requested concession subject to conditions made by the Minister or Chief Executive officer and consistent with the objectives of the Act.

(2) The Director shall maintain a register of concessions granted under this Part with the terms and conditions for granting, extending, altering or revoking such a concession granted under this regulation.

27. Any terms or conditions ascribed to a concession shall be construed as an integral part of these Regulations.

28. (1) Subject to the provision of sub-regulation (2), the Director or Chief Executive Officer may order the suspension of a concession granted under this Part for a breach of any terms or conditions attached to the concession, or for non-compliance with the provisions of any forest management plan applicable to the forest land in question.

(2) Before effecting the suspension under the sub-regulation (1), the Director or Chief Executive officer shall cause a notification to be sent to the concessionaire affected giving him an opportunity to show cause why the proposed suspension should not be implemented.

(3) If within sixty days the concessionaire fails to respond or to satisfy the Director or Chief Executive Officer that he should not be suspended, then the Minister or Chief Executive Officer shall effect the suspension by written notification with reasons assigned.

(4) Subject to the provisions of sub-regulations (2) and (3) and notwithstanding the provisions of sub-regulation (1), the Director or Chief Executive Officer may order the cancellation or revocation of a concession granted under this Part for a serious breach of the terms or conditions attached to the concession, or for non-compliance with the provisions of the
Act or any forest management plan applicable to the forest land in question.

PART VII

Fees for any licence, permit or certificate.

29. (1) The level of fees payable for any licence, permit or certificate issued under these Regulations shall be as provided for in the Fourteenth Schedule to these Regulations.

(2) The Minister may by notice published in the Gazette amend the level of fees prescribed such Schedule.

30. Fees for a concession and forest produce removed from forest land under a concession granted under these Regulations shall be payable at the rates, times and periods prescribed in the Agreement.

PART VIII

Sale and disposal of forest produce by tender, public auction, private agreement or otherwise.

31. The Director and any authorised officer may dispose of forest produce:

   a) at the fees prescribed under Regulation 29 for tree species from non-plantation or plantation forests as appropriate; or
   
   b) by tender or public auction; or
   
   c) by a private agreement, modality or schedule.

32. The disposal of forest produce at the fees prescribed in regulation 29 shall be subject to the following conditions, namely-

   a) where a maximum and minimum fee is prescribed, an authorised forestry officer shall fix the fees after considering the species, size, the accessibility and the potential market value of the produce concerned;

   b) the fees prescribed shall apply to produce which is felled and harvested by the purchaser, where such produce is felled, prepared, delivered or otherwise dealt with or disposed of by a government servant acting in the scope of his employment, the Director may, on behalf of the Government, in addition to the fee prescribed for such produce, charge a further fee being not more than three times the said prescribed fee;

PART IX
Entry into Forest Reserve for mining purposes including prospecting and exploring for minerals.

33. (1) No holder of a mining licence or prospecting licence shall be entitled to enter any part of a national or local authority or village land forest reserve for mining or prospecting activities unless he has been granted a permit by the Director or Chief Executive Officer for such purpose.

(2) No person shall take or remove rocks, stones, sands, shells and soil unless he has a permit granted by the Director for that purpose.

(3) The form of application and permit for mining or prospecting activities shall be as provided for in the Fifteenth and Sixteenth Schedules to these Regulations.

PART X

Restriction of entry of persons, animals or vehicles into a forest reserve.

34. (1) Any authorised officer may:

(a) close to traffic any forest roads or tracks, in national or local authority forest reserves for such period as he may consider necessary either for the purpose of repair, maintenance or protection of such roads, or tracks, or for the protection of forest produce or Government property within the forest reserve against fire or theft;

(b) restrict the types, weights and sizes of vehicles which may use any forest road, track or bridge, in national or local authority forest reserves;

(c) restrict the entry of persons into any part of a national or local authority forest reserve according to prevailing conditions.

(2) Any such closure or restriction shall be notified to the public by notices in English and Kiswahili placed in conspicuous positions at all entrances to the forest reserve affected by such closure or restriction.

35. (1) Notwithstanding the provisions of regulation 34 an Entry Permit may be issued by an authorised officer for any public vehicle to enter or to be moved into a forest reserve on such terms and conditions as the officer shall impose in regards of duration of stay or passage, route or other matters.

(2) Notwithstanding the generality of sub-regulation (1), only draft animals may be allowed.

(3) The form of Entry Permit under this regulation shall be as set out in the Seventeenth Schedule to these Regulations.
PART XI

Restrictions on entry, takings and removing of plants or parts of plant and seed from a forest reserve

36. Except where a permit has been issued by an authorised officer, no person shall collect, take, pick, store or remove any wild plant, parts of plant or seed from a forest reserve.

37. Any person or entity desirous of collecting, taking, storing or removing a wild plant, parts of plant or seed from a forest reserve in accordance with regulation 36, shall make an application in a prescribed form and pay the necessary fees as may be prescribed.

38. (1) The form of application and permit prescribed in this Part shall be as set out in the Eighteenth and Nineteenth Schedules to these Regulations.

(2) The grantee of a permit or licence to pick, take or removing wild plants shall carry out the operation in the presence of a forest officer who shall verify the quantity and the type of the wild plant, parts of plants or seed to be picked and removed and the requisite fee/royalty to be paid and collect the same.

PART XII

Compulsory Use of Registered Marks by Authorised officer and Licence Holders

39. (1) The Director and every local authority shall provide their respective authorised officers with distinctive registered marks.

(2) Local Authorities shall provide distinctive registered marks to authorised officers for purposes of marking timber from village, community and private forests.

(3) Such registered mark shall be registered with and Gazetted by the Director.

(4) The authorised officer shall be responsible for the proper use and safety of such registered mark which on the officer’s retirement or at any point of time which he ceases to hold the office tenure, shall deposit forthwith with the responsible forest manager.

(5) The authorised officer shall be liable to a disciplinary action as the employing authority deems fit for any unauthorised use or misuse of the registered mark in his possession.

40. (1) Any licence holder shall apply, in a prescribed form, to the Director for registration of a distinctive property mark which shall be stamped together with the locality mark.

(2) Subsequent to the application under (1) above, a licence holder, upon approval of his application, shall be issued with a registration certificate and entered into a register of property marks.
(3) In the event the application under paragraph (1) above is rejected, the reasons for such rejection shall be communicated to the Applicant in writing.

(4) The form of application and of registration certificate of property marks shall be set out in the Twentieth and Twenty First Schedules to these Regulations.

41. (1) Any forest manager or licence holder who disposes of trees, timber, logs and poles from their forests or woodland shall, before such trees and poles are allowed to be felled, cause them to be marked with a distinctive registered mark for the identification of such trees and poles.

(2) Before any tree, timber, logs and poles referred to under paragraph (1) of this regulation are allowed to be removed from the site, the forest manager, or licence holder shall cause to be marked with a distinctive registered mark for purposes of identifying such produce.

(3) No forest produce being trees, timber, logs, poles, charcoal, firewood, gums, fibres and the like, shall be removed from any forest area or woodlots to any other location except under the cover of a Transit Pass in the form prescribed in the Fourth Schedule to these Regulations and marked by the registered mark.

(4) Notwithstanding the preceding sub-regulations, a timber dealer with a registered property mark operating in a national or local authority or village or community or private forest reserve shall be allowed to only use his property marks for purposes of identifying the source of the forest produce.

42. (1) No person or a licensee other than the registered owner shall use registered marks.

(2) No person shall use unregistered, defaced or counterfeited property marks.

(3) Any person who contravenes paragraphs (1) and (2) under this regulation and any person, who defaces, destructs, cut out or removes any of the registered trade marks, commits an offence under these Regulations.

43. (1) Any authorised officer shall have powers to seize or forfeit any forest produce not branded with registered property marks or on which the registered property marks have been defaced, obliterated or altered beyond recognition or have been sawn off to remove evidence.

(2) Notwithstanding sub-regulation (1) above, the owner of the seized property shall be required to provide proof of the legality of the property within 24 hours.

PART XIII

Prohibition of the use of roads or paths other than public
highways in a Forest Reserve

44. (1) Any road, track or path in a forest reserve other than a highway shall be deemed to be a private road.

(2) It shall be unlawful for any person, other than a person who is travelling through a forest reserve along a public highway, cause or permit a motor vehicle to enter into the reserve.

45. Any person intending to use a road, track or path, other than a public highway, passing through a forest reserve shall do so after obtaining a permit and comply with the conditions therein; the form of the permit shall be as set out in the Twenty Second Schedule to these Regulations.

46. The authorised officer may for such periods or at such times as he may consider necessary for the execution of his duties under these Regulations or the Act:

(a) erect barriers across the roads or paths and tracts passing through a forest reserve; and
(b) erect check-points on public highways.
(c) require any person to stop at check points.

47. Any person who damages any road, tract, path, bridge, culvert, embankment, drain or any other work constructed in a forest reserve and having done so after failure to comply with conditions on the permit stipulated under Twenty Second Schedule shall be required to make good of the damage.

48. The Director, local authority, village council, or private owner of a forest reserve may make good the damage if the offender fails to do so in a specified time and bill the offender for the cost incurred in making good of the damage.

PART XIV

Regulation of forest fires and the use of inflammable materials within forest reserves and woodlands

49. (1) No person while in a forest reserve shall:

(a) light or maintain a fire, or cause a fire to be lighted for purposes of cooking or preparing a meal or boiling water or for any other purposes, other than a lamp or stove having being permitted to do so within a camping site or stopping place;
(b) leave any fire, which he has lighted, or which he has caused to be lighted, un-extinguished;
(c) discard any burning or incandescent object;
(d) use fire in connection with charcoal making, lime making, brick making, honey harvesting, distillation or activities of a similar nature or the destruction of waste or such activities;

(e) use fire in the open air for the purpose of or in connection with the destruction of sawmill waste, unless such fire is lit:

(i) in an incinerator with which the escape of sparks, incandescent or burning material is prevented;

(ii) within a pit dug into the ground or ground enclosed with a 2 meter high fence of fire resisting materials where the top of waste to be burnt shall be not less than 60 centimetres below the top of the pit or the top of the edge of the fence and provided that the area within a radius of 10 meters from the edge of the pit or fence is cleared of all inflammable material.

(2) No person other than a forest officer or manager shall light or maintain or use or cause to be maintained or used any fire in any forest reserve for the purposes of cleaning bush, timber scrub, trees, grass or any other material for burning any firebreak unless:

(a) a written permit has been applied for and be granted by a forest officer or forest manager; and

(b) such fire is lit, maintained and used in compliance with conditions of the said permit.

(3) The form of application and permit under sub-regulation (2) shall be as set out in the Twenty Third and Twenty Fourth Schedules to these Regulations.

(4) Any person or body of persons conducting saw milling, logging and other forest operations in any forest reserve shall:

(a) surround his working compound, building, logging and landing yards, logging camps and settlements with a fire break completely cleaned of all inflammable material to a minimum width of 10 metres and maintain such a clean condition at all times;

(b) carry out protective early burning in the vicinity of the industry, camp or settlement from time to time as directed by a forest officer or manager and;

(5) Every person or body of persons carrying out logging or similar licensed or permitted forest operations shall maintain a minimum requirement of fire fighting equipment and must be able and ready to provide additional fire fighting equipment to combat forest fires and when directed to do so by a forest officer or manager and shall take all reasonable precautions to avoid and prevent damage to a forest reserve by fire and to extinguish any fire arising from their operations.

(6) In the event the forest officer deem that milling, logging or any other operations in a forest reserve may give rise to a danger of ignition or rapid spread of fire, he may require a holder of a logging licence or any other forest licensed operations in any forest, to suspend milling, logging or any other activity, until instructed otherwise and in writing by the forest officer.
(7) Any person who has knowledge of any fire outbreak shall report the same to the forest officer or any authorised officer and where possible seek assistance of neighbours to extinguish the fire swiftly.

(8) The Director or any authorised officer may by order close for a stated period any forest reserve or roads, tracts or paths passing through such a reserve to protect the same from fire or to prevent loss of property and life where the forest reserve is already on fire.

PART XV

Regulation on the Export of Forest Produce

50. (1) No logs of any tree species shall be exported.

(2) No forest produce and wood products shall be exported unless it has been inspected and graded by a grader in the manner prescribed and complies with one of the grades set out in the Twenty Fifth Schedule and Twenty Sixth Schedule to these Regulations.

(3) All hard wood and soft wood timber exported shall have been hammered, marked or stencilled with one of the grade marks described in the Twenty Fifth Schedule or Twenty Sixth Schedule respectively; such grade marks shall correspond to the grade of the timber into which the timber falls at the time of grading.

(4) All graded timber shall be marked indelibly with the registered number of the grader who graded the timber; this number shall be within a circle and no other number may be within the circle.

(5) No grader shall use any number other than that shown on the authorization to grade issued to the grader by the Director under Section 60 of the Act.

(6) The following marks may also be placed on graded timber, subject to the provisions of these Regulations:

(a) the name of the timber, provided that only the appropriate standard name as listed in Twenty Seventh Schedule to these Regulations shall be used for this purpose;

(b) A mark of origin which may be either a mark registered by the saw miller who produced the timber, or a mark registered by the dealer or exporter of the timber, or both such marks; and

(c) Shipping marks.

(7) All marks of origin shall be registered with the Director and no mark shall be used unless the Director has given his permission in writing.

(8) (a) Marks may be placed on a face or on an end of a piece of timber, or in the case of timber secured in bundles, on the outside of the bundle and if placed in a face they should be placed on the graded face.
(b) If the timber is to be secured in bundles the grader must inspect each and every piece before the bundle is secured.

(9) The appropriate grade mark and the grader’s mark shall be placed on each piece of timber or on each bundle, if the timber is secured in bundles, by the grader, or in the presence of the grader, at the time of grading.

(10) No grader shall grade or attempt to grade any timber the surfaces of which are obscured by dirt, nor shall he grade or attempt to grade any timber except in the open in full daylight.

(11) No grader shall grade or attempt to grade any timber or shall place any grade marks upon or issue any Certificate of Grading in respect of any timber, which in his opinion:

(a) contains live borers, rot or decay, soft or pulpy heart, and unsound and loose knots except as allowed in the grading specifications described in the Twenty Fifth Schedule and Twenty Sixth Schedule to these Regulations;

(b) is affected by brittle heart, compression failures and severe surface checking;

(c) is affected by twist, cup, bow and spring unless in the opinion of the grader these defects are so slight that the piece of timber can be surfaced on both sides to its finished dimensions, or unless these defects come within the limits set out in the separate grade specifications for hardwood and softwood timbers in the Twenty Fifth Schedule and Twenty Sixth Schedule to these Regulations, respectively; and

(d) is not in shipping dry condition or drier, unless green timber is specified by the buyers in which case the timber shall be graded as Specified Grade and shall be marked accordingly.

(12) When any defect, which is not included in the grading specifications, is encountered, such defects shall be considered according to its estimated damaging effect on the piece of timber which shall be graded and marked accordingly:

(a) On the completion of grading and marking a grader shall issue a Certificate of Grading which shall be in the Form A prescribed in the Twenty Eighth Schedule to these Regulations; each and every part of such certificate shall be completed.

(b) It shall be an offence for any grader to issue any Certificate of Grading knowing or having any reason to believe that the same is false in any material peculiar.

(c) It shall be an offence for any person other than a grader to issue any Certificate of Grading.
(d) Each and every Application for an Export Certificate which shall be in the Form B prescribed in the Twenty Eighth Schedule hereto, shall be accompanied by a valid Certificate of Grading referring to the timber for which the application is made, or reference shall be made on the application form to the appropriate Certificate of Grading if such Certificate of Grading shall already have been submitted with some prior application for an Export Certificate.

(e) Export Certificate shall be in the Form prescribed in Twenty Eighth Schedule to these Regulations.

(13) Each Export Certificate shall include a certification signed by the Director indicating that the timber approved for export under the Export Certificate were originated sourced from a sustainable managed forest cover in Tanzania.

(14) Where applicable, each export certificate shall include a certification signed by the CITES Management authority indicating that the timber approved for export under the export certificate complies with CITES conditions.

PART XVI

Prohibitions on damage to Forest Produce

51. (1) No person shall injure, destroy or remove any vegetation, tree or any timber in a forest reserve.

(2) Any holder of a licence or permit or any person shall, while conducting operations in a forest reserve, take all reasonable precautions not to damage any forest produce.

(3) Any holder of a licence or permit or any person who negligently or wilfully causes damage to a forest or forest produce shall, within a stated period, make good the damage.

(4) In the event of any failure by the licence or permit holder or any person to do so as stated under paragraph (2), the forest officer or manager shall make good the damage at the cost and expense of the licence or permit holder.

(5) The forest officer or manager shall bill the holder of a licence or permit or any person on any damaged forest produce that cannot be made good at the prescribed fees or royalty or as the forest officer or forest manager shall determine in the absence of prescribed fees or royalty for the forest produce in question.
Provisions on Access to Genetic Resources

52. (1) The Minister shall declare and publish by order, in the Gazette a list of genetic resources found in any forest areas of Tanzania mainland.

(2) Any access to any genetic resource in a forest area governed by the Act shall be subject to an application for a prior informed consent to the Director and the forest manager of the forest that access is being applied for.

(3) The Form of Application for the prior informed consent shall be in the Form prescribed in Twenty Ninth Schedule to these Regulations.

(4) Upon completion of the application, the Director shall cause to be placed, the said application in the Gazette, or cause it to be published in a newspaper that is reasonably accessible to the public for a period of 90 days.

(5) The Director shall cause a copy of the application to be sent to the public registry.

(6) Any person may consult the public registry and comment on the application.

(7) The Director shall cause the wide and effective dissemination of the relevant information on the Application to the communities concerned and to other interested parties.

(8) (a) Except with a permit applied and granted by the Director, no person shall have access to genetic resources in any forest in any part of the country.

(b) The form of application for access to genetic resources shall be in the Form prescribed in the Thirtieth Schedule to these Regulations.

(9) The Director shall approve the granting of access to the biological resource or the community innovation, practice, knowledge or technology in question with any conditions it may deem necessary. In granting access the Director shall ensure that all the requirements under these Regulations have been fulfilled.

(10) Any access permit shall be granted through a signed written agreement, between the Director and the concerned local community or communities on the one hand, and, the applicant or collector on the other hand.

(11) The access permit shall only be valid if there is a written prior informed consent.

(12) The agreement referred to in sub-regulation (8) shall contain commitments undertaken or to be undertaken by the collector, as follows:

<table>
<thead>
<tr>
<th>Publication of Genetic Resources</th>
<th>Prior informed consent and access permit</th>
<th>Public Registry</th>
<th>Granting of access</th>
<th>Content of the agreement</th>
</tr>
</thead>
<tbody>
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<tr>
<td>52. (1) The Minister shall declare and publish by order, in the Gazette a list of genetic resources found in any forest areas of Tanzania mainland.</td>
<td>(2) Any access to any genetic resource in a forest area governed by the Act shall be subject to an application for a prior informed consent to the Director and the forest manager of the forest that access is being applied for.</td>
<td>(3) The Form of Application for the prior informed consent shall be in the Form prescribed in Twenty Ninth Schedule to these Regulations.</td>
<td>(4) Upon completion of the application, the Director shall cause to be placed, the said application in the Gazette, or cause it to be published in a newspaper that is reasonably accessible to the public for a period of 90 days.</td>
<td>(5) The Director shall cause a copy of the application to be sent to the public registry.</td>
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<td>(6) Any person may consult the public registry and comment on the application.</td>
</tr>
<tr>
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<td></td>
<td></td>
<td></td>
<td>(7) The Director shall cause the wide and effective dissemination of the relevant information on the Application to the communities concerned and to other interested parties.</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td>(12) The agreement referred to in sub-regulation (8) shall contain commitments undertaken or to be undertaken by the collector, as follows:</td>
</tr>
</tbody>
</table>
(a) to adhere to a limit set by the Director on the quantity and specification of the quality of the biological resource that the collector may obtain or export;

(b) to guarantee to deposit duplicates thereof, with complete field information on, each specimen of the biological resource or the records of community innovation, practice, knowledge or technology collected with the duly designated governmental agencies and, if so required, with local community organizations;

(c) to inform immediately the Director and the concerned local community or communities of all findings from research and development on the resource;

(d) not to transfer the biological resource or any of its derivatives or the community innovation, practice, knowledge or technology to any third party without the authorization of the Director and the concerned local community or communities;

(e) not to apply for any form of intellectual property protection over the biological resource or parts or derivatives thereof and not to apply for intellectual property rights protection over a community innovation, practice, knowledge or technology without the prior informed consent of the original providers;

(f) to provide for the sharing of benefits;

(g) access shall be conditioned upon a commitment to contribute economically to the efforts of the State and concerned local community or communities in the regeneration and conservation of the biological resource, and the maintenance of the innovation, practice, knowledge or technology to which access is sought;

(h) submit to the Director a regular status report of research and development on the resource concerned and where the biological resource is to be collected in large quantities on the ecological state of the area; and

(i) abide by the relevant laws of the country particularly those regarding sanitary control, bio-safety and the protection of the environment as well as by the cultural practices, traditional values and customs of the local communities.

(14) All efforts should be made for research to be done in the country and in a manner that facilitates the participation of actors in the country of the provider of the biological resource.

(15) Patents over life forms and biological processes are not recognized and cannot be applied for under these Regulations.

(16) (a) The access permit should be subject to the payment, made before commencement of collection, of a fee the sum of which will depend on whether or not the collection is to be used for commercial purposes, and the number of samples, the area of collecting, the duration of collection and whether or not the collector is granted exclusive rights.
(b) The State and the community or communities shall be entitled to a share of the earning derived from when any biological resource and/or knowledge collected generates, directly or indirectly, a product used in a production process.

(c) The State shall ensure that at least fifty per cent of benefits provided for in paragraph (a) shall be channelled to the concerned local community or communities in a manner which treats men and women equitably and shall involve the full participation and approval of the concerned local community or communities.

(17)(a) Having ascertained that the conditions set by the prior informed consent procedure have been fulfilled, the Director shall grant the applicant/collector the appropriate permit for access; which may be an academic research permit, a commercial research permit, or a commercial exploitation permit.

(b) No person shall be in possession of and use two types of permit at the same time for the same resource unless granted written permission to do so.

(18) The Director may unilaterally withdraw consent and repossess the written permit under the following conditions:

(a) when there is evidence that the collector has violated any of the provisions of these Regulations or any other law;
(b) when there is evidence that the collector has failed to comply with the agreed terms;
(c) when there is failure to meet any of the conditions of access;
(d) for reasons of overriding public interest; or
(e) for the protection of the environment and biological diversity.

(19) Any termination or withdrawal of consent shall be done in consultation with the concerned local community or communities.

(20) The Director should establish restrictions to or prohibitions on those activities which are directly or indirectly related to access to or introduction of a biological resource, particularly in cases of:

(a) endangered taxa;
(b) endemism or rarity;
(c) adverse effects upon human health or upon the quality of life or the cultural values of local communities;
(d) environmental impacts which are undesirable or difficult to control;

(e) danger of genetic erosion or loss of ecosystems, their resources or their components, which arise from undue or uncontrolled collection of biological resources;
(f) non-compliance with rules on bio-safety; and
(g) use of resources for purposes contrary to national interest and to relevant international agreements entered into by the country.
(21) Local communities have the right to refuse access to their genetic resources, innovations, practices, knowledge and technologies where such access will be detrimental to the integrity of their natural or cultural heritage.

(22) Local communities shall have the right to withdraw consent or place restrictions on the activities relating to access where such activities are likely to be detrimental to their socio-economic life, or their natural or cultural heritage.

(23) Local communities shall exercise their inalienable right to access, use, exchange or share their biological resources in sustaining their livelihood systems as regulated by their customary practices and norms.

(24) (a) The Community Intellectual Rights of the local communities, including traditional professional groups, particularly traditional practitioners, shall at all times remain inalienable, and shall be further protected under the mechanism established by the relevant law relating to Intellectual Property and Rights.

(b) An item of community innovation, practice, knowledge or technology, or a particular use of a genetic or any other forestry resource shall be identified, interpreted and ascertained by the local communities concerned themselves under their customary practice and law, whether such law is written or not.

(c) Non-registration of any community innovations, practices, knowledge or technologies, shall not mean that these are not protected by Community Intellectual Rights.

(d) The publication of a written or oral description of a genetic resource and its associated knowledge and information, or the presence of these resources in a gene bank or any other collection, or its local use, shall not preclude the local community from exercising its community intellectual rights in relation to those resources.

PART XVIII

Provisions for the Registration and Payment of Fees of All Dealers of Timber and Forest Produce

53. (1) Any person intending to operate a sawmill, chipboard mill, pulpwood mill, wood preservative treatment plant and any other similar installation of a similar nature must apply for and obtain a licence under these Regulations.

(2) Any person who has established a saw mill or plant or installation, shall employ qualified personnel who shall be responsible for the operations of the established facility.

(3) Any person who successfully obtain a licence for a sawmill or plant or installation shall use efficient technology for processing the products.
(4) The form of the application and the content of the licence described under paragraph 1 of this regulation shall be set out in the Thirty First and Thirty Second Schedules to these Regulations.

(5) The licence to be issued under paragraph (1) of this regulation shall prescribe the terms and conditions of using the saw mill.

(6) Any person who unsuccessfully applies for a sawmill licence shall be so informed in writing and the reasons for the refusal to issue the licence shall be stated.

(7) The licence described under paragraph (1) of this regulation shall expire on the 30th day of June each calendar year and may be renewed by application to be made two months before the expiry date.

(8) Any holder of a licence described under paragraph (1) of this regulation who intends to:
   (a) remove a sawmill to another site
   (b) increase the maximum capacity of a sawmill; and
   (c) transfer a sawmill licence,

shall be authorised in writing by a forest officer or manager before doing so.

(9) Any product produced from a licensed sawmill shall be marked with a registered property mark identifying the source of the processed product.

(10) The format for the Application of a licence to erect or utilize or both a Sawmill shall be in the prescribed form in the Thirty Third and Thirty Fourth Schedules to these regulations.

(11) The format for the Application of a licence to erect or utilize or both a pressure timber preservative, pulp, paper, fibber board, cheap board and plywood plant shall be in the prescribed form in the Thirty Fifth Schedule to these Regulations.

(12) Any holder of a saw mill or Pressure Timber Preservative Plant licence shall prepare and submit returns to the Director in a prescribed manner as set out in the Thirty Sixth Schedule to these Regulations.

54. (1) No person shall deal with or trade in timber or other forest produce without applying for and obtaining a certificate of registration as a timber or other forest produce dealer or trader.

(2) The form of the application, the content of the certificate of registration and prescribed fees described under paragraph (1) of this Regulation shall be as set out in the Thirty Seventh and Thirty Eighth Schedules to these Regulations.

(3) Any person who unsuccessfully applies for a certificate described under paragraph (1) of this regulation shall be so informed in writing and the reasons for the refusal to issue the licence shall be stated.
(4) The licence described under paragraph (1) of this regulation shall expire on the 30th day of June each calendar year and may be renewed by application to be made two months before the expiry date.

(5) The holder of a certificate for dealing with timber or forest produce shall prepare and submit quarterly returns to the Director in a prescribed manner as set out in the Thirty Ninth Schedule to these Regulations.

**PART XIX**

Prohibition of harvesting, grazing, cultivation and mining in catchment forests

55. It is hereby prohibited to graze, cultivate, mine, harvest or cut or remove any tree or forest produce from any area of Catchment or of watershed value by any person or persons, institution or parastatals for any use except where such act is done for purposes of forest management of Catchment or watershed value.

56. Any person who has in his possession of any timber, mineral agricultural produce summed to be illegally obtained from any Catchment Forest or an area of watershed value shall be guilty of an offence against these Regulations and all timber shall be confiscated and shall be the property of the Government.

57. Any person or persons who contravene the provisions of these Regulations shall be guilty of an offence and shall on conviction, be liable to such penalty as prescribed under the Act and any materials found with him/her while committing the offence shall be confiscated by the Government.

**PART XX**

MISCELLANEOUS

58. Any person who contravenes any provision of these Regulations for which no specific penalty is provided shall be liable on conviction, to a fine not exceeding five hundred thousand shillings or a term of imprisonment of two years or to both such fine and imprisonment.

59. The following subsidiary legislation are hereby revoked:

(1) Forest Rules, 1959

(2) The Export of Timber Rules, 1965

(3) The Registration of Forest Produce Dealers and Traders Order, 1995;

(4) Forest Regulations 1996;

(5) The Forest, 1961 (Exemption of Forest Reserve, Cutting, Removal and Possession of Mangroves), 1961; and
(6) Forests (Exemptions of Forest Reserves, Collection of Honey and Beeswax), 1961;

(7) The forests (Prohibition of harvesting in Catchment Forest) Order, 1995;

(8) The Forests (Control of Movement of forest produce) All species of timber) Order, 1995

(9) The Forestry Regulations, 2001
FIRST SCHEDULE

FORM OF APPLICATION OF A LICENCE TO FELL AND COLLECT FOREST PRODUCE IN A FOREST RESERVE

I/We ............................................. of P. O. Box ............ hereby make an application to operate in the .................. Forest Reserve at .......................... for felling and cutting timber trees and to remove/collect logs/poles of the following description

<table>
<thead>
<tr>
<th>DESCRIPTION OF FOREST PRODUCE</th>
<th>SPECIES</th>
<th>QUANTITY (M$^3$ FOR TREES, OR BUNDLES, OR WEIGHT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

I/We undertake to pay the prescribed fees, royalties, and costs, as well as to compensate for un-exhausted improvements, and to abide by any conditions prescribed in the licence.

.............................................................................................................  ..........................  
SIGNATURE OF APPLICANT(S)     DATE

APPLICATION FEES SHS. ......................... PAID

ERV RECEIPT NO. ......................... DATE: ................

SECOND SCHEDULE

LICENCE TO FELL AND COLLECT FOREST PRODUCE IN A FOREST RESERVE

S/No. ............

OFFICE of ............................................. (Seal of the Office)
THIS Licence is granted to ……………………. of P. O. Box ……… (“the licensee”) to fell/collection at ……………….. (place) in the …………………………… Forest Reserve forest produce of the following description quantity and value subject to the conditions indicated hereunder:

<table>
<thead>
<tr>
<th>Description and quantity of forest produce (in m³ for trees, bundles or weight)</th>
<th>Species</th>
<th>Rate of fee per TShs.</th>
<th>Total royalty TShs.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

The following are the approved routes for the removal and transportation of the forest produce listed herein:

…………………………………………………………………………………………………
…………………………………………………………………………………………………
…………………………………………………………………………………………………
…………………………………………………………………………………………………

FEES/royalty amounting to Shs. ………………… have been paid by the licensee on ERV receipt No. …………. Dated ……………

The licensee has also paid charges/compensation amounting to Shs ……………… on ERV receipt No. …………. dated ……………

<table>
<thead>
<tr>
<th>Date</th>
<th>Signature of Licensing Officer</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

STAMP

THIRD SCHEDULE

(made under regulation 5)

PRESCRIBED MINIMUM GIRTH FOR TREES REMOVABLE FROM A FOREST UNDER LICENCE

<table>
<thead>
<tr>
<th>Type of tree</th>
<th>Minimum girth</th>
</tr>
</thead>
</table>
FOURTH SCHEDULE

Form No. FD 3

(made under regulation 13)

TRANSIT PASS FOR FOREST PRODUCE

Office of the (seal) …………. Number ……….. Date …………..

1. Mr/Ms/Messrs (Name) ………………………………………. Being the holder of (specify licence number) ………………. For the forest produce specified hereunder is permitted to remove the said produce from (name of forest area) ………………………………… to (name town/district).

2. The forest produce bears/does not bear the personal registered mark/registered property mark of licensee of (Name) ……………………. of the designation………………………………………. (station)………………………… …….. as indicated in A below.

A

3. This Transit Pass along with the forest produce described herein shall be presented for checking and verification at checkpoints…………… (name of checkpoints)……………….

4. Mode of transport allowed (Road/rail/waterway/air) ……………………………………………………

5. This Transit Pass shall expire on (date) ………………………

PARTICULARS OF FOREST PRODUCE

<table>
<thead>
<tr>
<th>Description</th>
<th>Species and size (of individual logs, timber or poles)</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

………………………………………………………………………………………………

Name, Signature and Seal
Of Issuing Officer

………………………………………………………………………………………………

Name, Signature and Seal
Of the final station

………………………………………………………………………………………………

DATE

DATE
FIFTH SCHEDULE

Form No. FD. 4

(made under regulation 15(1))

PART I

APPLICATION OF A LICENCE TO CULTIVATE
IN A FOREST PLANTATION

I/We ........................................ of P. O. Box ............... hereby apply for a licence to cultivate an area of .......... hectares at ............... (locality) within the ........................................ Forest Reserve.

I/we undertake to pay the prescribed fees and charges and to comply with the conditions which the Issuing Officer may prescribe.

.................................................. .....................................
Signature of Applicant Date

Application fees
Shs. ................... against ERV Receipt No. ................... dated ..........

PART II

REFUSAL TO GRANT LICENCE TO CULTIVATE

..................................................
P. O. Box .........................
..................................................
(The Applicant)

Your application for a licence to cultivate at ..................... in the ........................................ Forest Reserve has been rejected on the following grounds, namely:

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

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

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

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

Station ............................... .....................................
Issuing Officer
Name and Signature

Date ................................. Title (STAMP)
SIXTH SCHEDULE

LICENCE TO CULTIVATE
(Not transferable)

Date ……………………………. Station …………………………….

Subject to the terms and conditions of the Forest Act, No.14 of 2002, and any regulations or rules made there under, and to the conditions stated below:

(Name and address) ………………………………………………….. of …………………………………………………………………………. Is hereby authorised to cultivate an area of ………….. hectares at the locality known as ……………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………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8. Should the Licensee fail to exercise his rights under this licence within the period stated, by reason of circumstances beyond his control, the Issuing Officer in his discretion may in writing extend the period stated as he may think fit, or he may refund to the Licensee a sum not exceeding 90 per cent of the fee paid, provided that no fees shall be refunded after six months from the date of issue of this licence and any part of such amount not refunded as herein provided shall be forfeited to the Government.

9. The Licensee shall at all times practice good husbandry on the area under cultivation.

10. Only those buildings which are specified hereon shall be erected and they shall be sited only in the localities authorized.

11. The Licensee shall remove at his own expense all buildings erected and or crops planted by him under this licence within …………… months of the expiry of this licence.

12. The forestry officer may plant or sow trees in the areas under cultivation by the Licensee at any time and he shall take all reasonable precautions to avoid damage to crops grown by the Licensee in accordance with this licence.

13. The Licensee shall keep the area under cultivation reasonably free from weed growth and shall not allow his crops to damage young trees planted or sown by the forestry officer.

**Additional Conditions**: (To be certified by a senior forestry officer).

…………………………………………
…………………………………………
…………………………………………

Name and Signature of Issuing Officer ……………………………
Title …………………………………………………………………
Place ………………………………………………………………..
Date ………………………………… STAMP OR SEAL

SEVENTH SCHEDULE

________

Form No. FD 6

(made under regulation 16(3))

NOTICE OF SEIZURE OF LIVESTOCK
STRAYING IN A FOREST RESERVE

To …………………………………
Be notified that the following animals/heard of cattle of which you are the owner/apparent owner have been detained on the following grounds

-----------------------------------------------------------------------------------------
-----------------------------------------------------------------------------------------
-----------------------------------------------------------------------------------------
-----------------------------------------------------------------------------------------
-----------------------------------------------------------------------------------------
-----------------------------------------------------------------------------------------
-----------------------------------------------------------------------------------------

Particulars of the animals

<table>
<thead>
<tr>
<th>Description</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
-----------------------------------------------------------------------------------------

 unless lawful grounds are given to the authorized officer you are liable to a penalty as shall be assessed, and the animals shall not be restored to you until you have paid the penalty in full and the costs for the keeping and maintaining the animals; If the animals are not collected by you within seven days the authorized officer reserves the right to sell the animals in order to defray the costs of maintaining the animals.

Station ........................................
Date ...........................................
Name and Signature of Issuing Officer ............
Rank ...........................................

STAMP OR SEAL

---

EIGHTH SCHEDULE

(made under regulation 18 (4))

SCALE OF FEES FOR RUNNING A RECREATIONAL FACILITY IN A FOREST RESERVE

A: ENTRANCE FEE FOR EACH PERSON PER DAY

<table>
<thead>
<tr>
<th>Type of Person</th>
<th>NATIONALS (Tanzanian Shillings)</th>
<th>EXPATRIATES (US Dollars or equivalent)</th>
<th>NON-RESIDENTS (US Dollars or equivalent)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. For each person of or above the age of sixteen years</td>
<td>1,500.00</td>
<td>30.00</td>
<td>30.00</td>
</tr>
<tr>
<td>2. Between the age of five and sixteen years</td>
<td>500.00</td>
<td>5.00</td>
<td>5.00</td>
</tr>
<tr>
<td>3. Children below the age of five years</td>
<td>Free</td>
<td>Free</td>
<td>Free</td>
</tr>
</tbody>
</table>
### B: PERMIT FOR CAMPING FOR EACH DAY

<table>
<thead>
<tr>
<th>Camping Sites</th>
<th>NATIONALS (Tanzanian Shillings)</th>
<th>EXPATRIATES (US Dollars or equivalent)</th>
<th>NON-RESIDENTS (US Dollars or equivalent)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. For each person of or above the age of sixteen years</td>
<td>1,000.00</td>
<td>20.00</td>
<td>20.00</td>
</tr>
<tr>
<td>2. Between the age of five and sixteen years</td>
<td>100.00</td>
<td>5.00</td>
<td>5.00</td>
</tr>
<tr>
<td>3. Children below the age of five years</td>
<td>Free</td>
<td>Free</td>
<td>Free</td>
</tr>
</tbody>
</table>

### C: PHOTOGRAPHY

<table>
<thead>
<tr>
<th></th>
<th>NATIONALS (Tanzanian Shillings)</th>
<th>NON-RESIDENTS (US Dollars or equivalent)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Per day</td>
<td>3,000.00</td>
<td>10.00</td>
</tr>
</tbody>
</table>

### D: PERMIT FOR EACH VEHICLE PER DAY

<table>
<thead>
<tr>
<th></th>
<th>TANZANIA REGISTERED (Tanzania Shillings)</th>
<th>FOREIGN REGISTERED (US Dollars or equivalent)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Tare weight up to 3000 kilograms</td>
<td>5,000.00</td>
<td>30.00</td>
</tr>
<tr>
<td>2. Tare weight up to 7000 kilograms</td>
<td>10,000.00</td>
<td>70.00</td>
</tr>
</tbody>
</table>

### E: GUIDE SERVICES FEE PER DAY

<table>
<thead>
<tr>
<th></th>
<th>RESIDENTS (Tanzanian Shillings)</th>
<th>NON-RESIDENTS (US Dollars or equivalent)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. For use of official guide</td>
<td>500.00</td>
<td>10.00</td>
</tr>
<tr>
<td>2. Walking Safari guide</td>
<td>5,000.00</td>
<td>20.00</td>
</tr>
</tbody>
</table>

### F: COMMERCIAL FILMING FEES

Each person (including Directors, Producers, Artists, Technicians) and making or participating in making of film.

<table>
<thead>
<tr>
<th></th>
<th>US Dollars or equivalent per day</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. For a group of 1 – 10 persons</td>
<td></td>
</tr>
<tr>
<td>First week</td>
<td>800.00</td>
</tr>
<tr>
<td>Second week</td>
<td>600.00</td>
</tr>
<tr>
<td>Third week</td>
<td>400.00</td>
</tr>
<tr>
<td>For each subsequent week</td>
<td>200.00</td>
</tr>
<tr>
<td>2. For a group of 11 – 20 persons</td>
<td></td>
</tr>
</tbody>
</table>
### NINTH SCHEDULE

Form No. FD 7

(made under regulation 18 (5))

FORM OF APPLICATION OF A LICENCE TO OPERATE A RECREATION FACILITY IN A FOREST RESERVE

**PART I**

APPLICATION TO OPERATE A RECREATION FACILITY

I/We ……………………………. of P. O. Box ………………… hereby apply for a licence/lease to operate a recreation facility in the …………….. Forest Reserve at …………………….

I/We undertake to abide by the terms and conditions prescribed by the Director.


<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>First week</td>
<td>1,600.00</td>
</tr>
<tr>
<td>Second week</td>
<td>1,300.00</td>
</tr>
<tr>
<td>Third week</td>
<td>1,000.00</td>
</tr>
<tr>
<td>For each subsequent week</td>
<td>600.00</td>
</tr>
</tbody>
</table>

3. **For a group of more than 20 persons**

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>First week</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Second week</td>
<td>2,000.00</td>
</tr>
<tr>
<td>Third week</td>
<td>1,500.00</td>
</tr>
<tr>
<td>For each subsequent week</td>
<td>6,000.00</td>
</tr>
</tbody>
</table>

**PART II**

REFUSAL TO GRANT LICENCE

To ………………………………………

Dear Sir/Madam,

Your application for a licence/lease to operate a recreation facility at ……………………… within the ………………… Forest Reserve has been rejected on the following grounds, that is to say:

………………………………………………………………………………………………
………………………………………………………………………………………………
………………………………………………………………………………………………

………
TENTH SCHEDULE

Form No. FD 8

(made under regulation 18 (5))

LICENCE TO OPERATE A RECREATION FACILITY IN A FOREST RESERVE

THIS licence/lease is granted to ………………………… (“licensee”) to operate a recreation facility at …………………………… in the …………………………… Forest Reserve subject to the following terms and conditions:

1. Payment of fees being ………………… Shillings, plus an annual remittance of ……………….. Shillings.

2. This licence is not transferable

3. ……………………………………………………………..

4. ……………………………………………………………..

Issued at ……………………. this ………… day of ……………..

ELEVENTH SCHEDULE

Form No. FD 9

(made under regulation 20 (2))

APPLICATION OF A LICENCE, PERMIT OR CERTIFICATE OTHER THAN FOR FELLING AND COLLECTING FOREST PRODUCE

PART I
APPLICATION FOR LICENCE/PERMIT/CERTIFICATE*
I/We ………………………… of P. O. Box …………. Hereby apply for a licence/permit/certificate* or extension/renewal of the same for ……………………….. (state the purpose).

I/We undertake to pay the prescribed fees royalties and dues and to abide by the terms and conditions which the Director shall prescribe.

…………………………………………………………………………………………………………………………
Signature of Applicants Date

* Delete whichever is inapplicable

Particulars of applicant(s):
(a) Citizenship
(b) If a body corporate or association
   (i) certificate of incorporation or registration number ….
   (ii) Registered or main office (location) …………. Within …….. Region and …………. District.
(c) Nature of operations (e.g. sawmilling, pitsawing etc).
(d) Description of forest produce ……………………………………………
(e) Number of previous year’s licence …………………………………………
(f) Previous year’s performance:-
   (i) Volume or quantity …………………………………..
   (ii) Fees paid …………………………………..
   (iii) Outstanding revenue ……………………………..
(g) Whether previously convicted for a forest offence or accepted compoundment if yes, brief particulars of such conviction or compoundment …………………………………………………………………………………………………
………………………………………………………………………………………………
(h) Brief statement of experience in forest exploitation
……………………………………………………………………………………………………………………

PART II

REFUSAL TO GRANT LICENCE/PERMIT/CERTIFICATE

To ………………………………
……………………………
……………………………

Dear Sir/Madam,

Your application for a licence/permit/certificate dated …………. has been refused on the following grounds, that is to say, 

………………………………………………………………………………………………
………………………………………………………………………………………………
………………………………………………………………………………………………
……………
TWELFTH SCHEDULE

Form No. FD 10

(made under regulation 20 (2))

LICENCE/PERMIT/CERTIFICATE

THIS Licence/permit/certificate is granted to ……………………. of P. O. Box ……………………. (“the grantee”) on the following terms and conditions:

1. This licence/permit/certificate is valid until ……………………. (date), renewable on the request of the Grantee and subject to the Director’s approval.

2. Payment of a fee being ……………. Shillings, plus a renewal remittance of ………………. Shillings every year.

3. ………………………………………

4. ………………………………………

Dated at …….. this day of …………………… 20…..

DIRECTOR OF FORESTRY
(Name, Signature and Seal)

THIRTEENTH SCHEDULE

Form No. FD 11

(made under regulation 24 (1))

APPLICATION OF CONCESSION OF LAND
WITHIN A FOREST RESERVE
I/We ………………………………….. of P. O. Box ………….. hereby apply for a concession of forest land in the ............ Forest Reserve within ………………………….. District in …………………… Region

I/We undertake to abide by the terms and conditions, which the Director may prescribe. The particulars of the land for which the concession is requested are as follows:-

1. Description and extent of land

2. Purpose of concession

3. A sketch of the concession land drawn to scale or approximate is attached to this application.

Signature of Applicant

Completed Application Forms should be submitted to the Director of Forestry and Beekeeping, NBC Building, Samora Avenue, P. O. Box 426, Dar es salaam.

A: PARTICULARS OF APPLICANT COMPANY

Name:
Physical Address:
Postal Address:
Telephone:
Fax:
E-mail:
Web Site:

B: COMPANY PROFILE

Date of incorporation:
Particulars of Directors of Shareholders:

<table>
<thead>
<tr>
<th>Name of Directors/Shareholders</th>
<th>Nationality</th>
<th>Number and value of Shareholders</th>
<th>Residential Address</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
C: MANAGEMENT PLAN

Please attach a separate management plans in terms of project expansion in production, employment, technology etc.

D: LIST OF ATTACHMENTS

1. Copy of Memorandum of Association/Charter/Constitution of the Company
2. Copy of Articles of Association of Rules of Conduct of business
3. Copy of Certificate of incorporation
4. Management Plans

E: DECLARATION

I am aware that the information given hereinabove constitutes the basis upon which the Agent may grant the renewal of a Licence for Concessions. Any Information which proves to be false and contrary to what have been declared hereinabove is, consequently an offence under the Forest Act, 2002.

I ........................................................... who is ........................................... of
(Name of Signatory) (Title of Signatory)

............................................................................. the Applicant, hereby declare that to the best of my knowledge and belief, all the particulars furnished in this application are true and correct. I, therefore, undertake to indemnify the Agent for any misrepresentation, deliberate omission and any information that may, in the future, prove to be false.

Date: .........................................................
Signature ..................................................
FOURTEENTH SCHEDULE

(made under regulation 29 (1))

SCALE OF FEES FOR PERMIT OR LICENCE OR CERTIFICATE
FOR FELLING TREES AND COLLECTING
FOREST PRODUCE

PART I

CLASSIFICATION OF TREE SPECIES

A. Classification of tree species from non plantations forests.

<table>
<thead>
<tr>
<th>Class</th>
<th>Botanical Name</th>
<th>Trade or Vernacular Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Dalbergia melanoxylon</td>
<td>- E.A. Blackwood, mpingo, mugembe</td>
</tr>
<tr>
<td></td>
<td>Diospyros ebenum/mespiliformis</td>
<td>- Ebony, mgiriti, msindi, mnumbuhi, mkulvi.</td>
</tr>
<tr>
<td></td>
<td>Combretum stuhlmanii</td>
<td>- Mperamwitu, mguruwe, Mkwaya.</td>
</tr>
<tr>
<td></td>
<td>Milicia exelsa</td>
<td>- Mvule, mkongola, Iroko</td>
</tr>
<tr>
<td></td>
<td>Pterocarpus all spp.</td>
<td>- Mninga, mkula, mngubi, mtumbati</td>
</tr>
<tr>
<td></td>
<td>Osyris santallum</td>
<td>- Mtoni, mkurungu, mninga maji.</td>
</tr>
<tr>
<td></td>
<td>Beilschimeidia kweo</td>
<td>- Msandali, Sandal wood</td>
</tr>
<tr>
<td></td>
<td>Millettia stuhlmanii</td>
<td>- Mtimbo, mkweo, mkanta</td>
</tr>
<tr>
<td></td>
<td>Brachylaena huillensis</td>
<td>- Pangapanga, mpande</td>
</tr>
<tr>
<td></td>
<td>Olea all spp.</td>
<td>- Muhuhu, mhugwe, mkarambati</td>
</tr>
<tr>
<td></td>
<td>Swartzia madagasearensis</td>
<td>- Loliondo, mchiyo, mshisho, brown olive, mzira, E.A olive, mtagala, mwalambo, mkimba-kubwa.</td>
</tr>
<tr>
<td></td>
<td>Khaya anthotheca</td>
<td>- Paurosa, Kasanda, msekeseke</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Mkangazi, mwamiovu</td>
</tr>
<tr>
<td>II</td>
<td>Breonadia salicina</td>
<td>- Adina, mgusia, mdogowe, mwina.</td>
</tr>
<tr>
<td>Afzelia quanzensis</td>
<td>- Afzelia, mkora, mkongo, mafu, mfu, mbambakofi</td>
<td></td>
</tr>
<tr>
<td>Cephalosphaera usambarensis</td>
<td>- Mtambara, mtambaa</td>
<td></td>
</tr>
<tr>
<td>Entandrophragma all spp.</td>
<td>- Mtie, mango, mwondo, mbokoboko, mkalikali</td>
<td></td>
</tr>
<tr>
<td>Fagaropsis angolensis</td>
<td>- Mtu, mkunguni, mtongoti</td>
<td></td>
</tr>
<tr>
<td>Hagenia abyssinica</td>
<td>- Hagenia, mwanga, luziluzi</td>
<td></td>
</tr>
<tr>
<td>Juniperus procera</td>
<td>- Pencil cedar, mtarakwa, mwangati</td>
<td></td>
</tr>
<tr>
<td>Markhamia all spp.</td>
<td>- Mtalawanda</td>
<td></td>
</tr>
<tr>
<td>Newtonia all spp.</td>
<td>- Mshashila, mdadauka, mkufi mpunga, Newtonia</td>
<td></td>
</tr>
<tr>
<td>Ocotea usambensis</td>
<td>- Camphorwood, mkulo, mseri, muheti, maasi</td>
<td></td>
</tr>
<tr>
<td>Mangrove all spp.</td>
<td>- Mikoko</td>
<td></td>
</tr>
<tr>
<td>Oxytenanthera abyssinica</td>
<td>- Mwanzi, mlanzi</td>
<td></td>
</tr>
<tr>
<td>Parinari curatellifolia</td>
<td>- Mubula, mule, msabula, msawula</td>
<td></td>
</tr>
<tr>
<td>Podocarpus all spp.</td>
<td>- Podo, mse, msisimu, mtokosi</td>
<td></td>
</tr>
<tr>
<td>Syzygium cummnii</td>
<td>- Mzambara, mvungi</td>
<td></td>
</tr>
<tr>
<td>Vitex Kenyensis</td>
<td>- Mtudo</td>
<td></td>
</tr>
<tr>
<td>Berchamia discolor</td>
<td>- Bird plum, Mgandu, Mnago, mkuni, okoo nyabumbu,</td>
<td></td>
</tr>
<tr>
<td>Pericorpsis angolensis</td>
<td>- Mbanga, muwanga</td>
<td></td>
</tr>
<tr>
<td>Minusopsis kumei</td>
<td>- Muhulu, Mgoma,</td>
<td></td>
</tr>
<tr>
<td>Chrysophyllum spp.</td>
<td>- Mberimberi, mfu mulembelbembe</td>
<td></td>
</tr>
<tr>
<td>Burkea africana</td>
<td>- Bukea, Mkarati, Magando, Msangala</td>
<td></td>
</tr>
<tr>
<td>Brachystegia all spp</td>
<td>- Mtundu, Myombo, Mkuti</td>
<td></td>
</tr>
<tr>
<td>Julbernadia all spp.</td>
<td>- Muba, Mvuva, Mtundo, Mtondoro, mwangati, msima, mtundu, mgombo, muwa, mpanate,</td>
<td></td>
</tr>
<tr>
<td>Balphia kirkii</td>
<td>- Balphia, Mkuruti, Mkuranga.</td>
<td></td>
</tr>
<tr>
<td>Albizia all spp.</td>
<td>- Mturangi, Mtanga, Mdurasi, Mvimbafura, mukingu, Omurera, Mshai, Mboromo, Mhenge</td>
<td></td>
</tr>
<tr>
<td>Erythrophleum guineense</td>
<td>- Bangawanga, Mjeringwe</td>
<td></td>
</tr>
<tr>
<td>Spirostachys africana</td>
<td>- Misanda, mwavi, mbaraka, mkarati, mkola</td>
<td></td>
</tr>
<tr>
<td>Ambygonocarpus angolensis</td>
<td>- Msara, muharaka, mwaraka</td>
<td></td>
</tr>
<tr>
<td>Sterculia all spp.</td>
<td>- Mhoza, mluze, mgude, mfune, mkweanyani, mkweranyani, mguwa, mkelangedere, moza, mbalamwezi, mperamusi, mpalamusi, mwingirangidengi, mkungulanga</td>
<td></td>
</tr>
<tr>
<td>III</td>
<td>Morrus lactea</td>
<td>- E.A Mulberry, kumbu, mkuzafunta</td>
</tr>
<tr>
<td>Filcalhoa laurifolia</td>
<td>- Filcalhoa, iseta, mkuta</td>
<td></td>
</tr>
<tr>
<td>Casipourea malosana</td>
<td>- Pillar wood, ndiri, msadora</td>
<td></td>
</tr>
<tr>
<td>Lovoa brownii/swynnertoni</td>
<td>- Nkoba, (Uganda Walnut), msau, mukusu, Kilimanjaro mahogany</td>
<td></td>
</tr>
<tr>
<td>Cordyla africana</td>
<td>- Codyla, mroma, mgwata</td>
<td></td>
</tr>
<tr>
<td>Maesopsis eminii</td>
<td>- Musizi, mhumula, musika</td>
<td></td>
</tr>
<tr>
<td>Cordia africana</td>
<td>- Mukumari, mrtingaring, msingati</td>
<td></td>
</tr>
<tr>
<td>Erkebergia rupelliana</td>
<td>- Erkebegia, msisi, tiwe, msimbi, ol mukumo</td>
<td></td>
</tr>
<tr>
<td>IV</td>
<td>Xymalos monospora</td>
<td>- Mburumo, dimu, mkalikisumu,</td>
</tr>
</tbody>
</table>
B: Classification of tree species from forest plantations.

(i) All Softwood plantation species except *Juniperous procera*.

<table>
<thead>
<tr>
<th>Class</th>
<th>Botanical Name</th>
<th>Trade Names</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><em>Pinus all species</em></td>
<td>Pines</td>
</tr>
<tr>
<td></td>
<td><em>Cupressus all species</em></td>
<td>Cypress</td>
</tr>
<tr>
<td></td>
<td><em>Araucaria all species</em></td>
<td>Araucaria</td>
</tr>
<tr>
<td></td>
<td><em>All other coniferous species not listed above</em></td>
<td>Conifers</td>
</tr>
</tbody>
</table>

(ii) All Hardwood plantation species:

<table>
<thead>
<tr>
<th>Class</th>
<th>Botanical Name</th>
<th>Trade Names</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>(i) <em>Tectona grandis</em></td>
<td>Teak, mtiki, msaji</td>
</tr>
<tr>
<td></td>
<td>(ii) <em>Cinnamomum camphora</em></td>
<td>Japanese camphor</td>
</tr>
<tr>
<td>II</td>
<td><em>Eucalyptus all species</em></td>
<td>Eucalyptus, mkaratusi, mlingoti</td>
</tr>
<tr>
<td>III</td>
<td><em>All other hardwood plantation species not listed above</em></td>
<td></td>
</tr>
</tbody>
</table>
FEES, TREE VOLUME TABLES AND TARIFF TABLES

A: Fees payable on non-plantation forest produce and where the produce is cut and removed by the licensee, as in Part I.

Item 1: Logs

<table>
<thead>
<tr>
<th>Classes</th>
<th>Fees per cubic metre (True measure over bark)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class I</td>
<td>70,000.00 Shs.</td>
</tr>
<tr>
<td>Class II</td>
<td>50,000.00 Shs.</td>
</tr>
<tr>
<td>Class III</td>
<td>40,000.00 Shs.</td>
</tr>
<tr>
<td>Class IV</td>
<td>30,000.00 Shs.</td>
</tr>
<tr>
<td>Class V</td>
<td>20,000.00 Shs.</td>
</tr>
</tbody>
</table>

Item 2: Poles of Non-Plantation Forest Species.

(a) 5 cm but not more than 10 cm diameter at butt - 200 Shs each.
(b) Over 10 cm but not more that 20 cm diameter at butt - 250 Shs each.

Item 3: Withies:

A stem or branch under 5 cm diameter at butt are withies and shall be sold at 1,500.00 Shs. per load of 30 withies.

Item 4: Firewood:

Licenses for firewood will be issued either by quantity or by time according to circumstances.

(a) Quantity License - Shs 3,000.00 per stacked cubic metre.
(b) Time License - To enter the forest reserve and remove one head load (28 Kgs) of dead fallen wood daily Shs. 700.00 for a calendar month or part thereof.

Item 5: Charcoal

Fees for charcoal shall be charged at the rate of Shs. 600.00 per bag. for which purpose a bag will be considered as 28 Kg.

Item 6: Fibres

Fees for Fibres and Raffia (Umondo, Ukindu) will be charged as follows:
(i) Time license Shs. 15,000.00 per calendar month or part thereof.
(ii) Quantity license Shs. 150.00 per Kg or part thereof.

Item 7: Tree Seed and Seedlings

(a) Tree Seed:
   Tree Seeds will be sold according to the Tanzania Tree Seed Agency catalogue issued by the Tanzania Tree Seed Agency, Morogoro.
(b) Christmas Trees:
Fee for Christmas tree shall be Shs. 500.00 per running metre or part thereof.

(c) Seedlings:
Fees for seedlings shall be Shs. 100.00 for non-ornamental bare rooted, Shs. 200.00 non – ornamental potted and Shs. 500.00 for ornamental seedlings.

Item 8: Mangrove produce

(a) All mangrove trees of over 20 cm diameter over-back at 1.3 meters above ground shall be considered as logs and fees will be 50,000/= per m3 or as in item 1, class II.
(b) Poles

Fees shall be as follows:

<table>
<thead>
<tr>
<th>Diameter Class</th>
<th>Diameter at butt</th>
<th>Rate per score</th>
<th>Rate per pole</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class I</td>
<td>15-20 cm</td>
<td>6,000.00</td>
<td>300.00</td>
</tr>
<tr>
<td>Class II</td>
<td>10-14.9 cm</td>
<td>4,000.00</td>
<td>200.00</td>
</tr>
<tr>
<td>Class III</td>
<td>5-9.9 cm</td>
<td>2,000.00</td>
<td>100.00</td>
</tr>
<tr>
<td>Class IV</td>
<td>Below 5 cm</td>
<td>1,000.00</td>
<td>50.00</td>
</tr>
</tbody>
</table>

Item 9: Bark

(a) Wattle bark for tannin

(i) Bark - Shs. 2,000/= per stacked cubic meter of bark.
(ii) Price of wood left after debarking shall be sold at the rates of firewood or poles as in items 2 and 4 above.

(b) Other barks including medicinal barks. The rate shall be Shs. 500/= per Kg dried.

Item 10: Bamboo

(a) For bamboo under 5cm diameter at butt, the fee rate shall be Shs. 100.00 per piece.
(b) For bamboo over 5cm diameter at butt, the fee rate shall be Shs. 150.00 per piece.

Item 11: Gums and resins

Fees rate shall be shs. 300.00 per kg.

Item 12: Medicinal plants

Fees shall be:
(a) Roots shs. 400.00 per kg. dried
(b) Leaves shs. 200.00 per kg. dried

Item 13: Processed products fees shall be
(a) Mpingo carvings shs. 546.00/Kg.
(b) Mkarambati carvings shs. 438.00/Kg.
(c) Msandali shs. 80,000/tonne (sh. 90 per kg)
(d) Door shutter, cupboards, table (coffee and office), set of sofa any size, oxen cart shs. 5,000.00
(e) Door and window frame shs. 2,000.00 per piece.
(f) Chair, stool shs.500.00 per piece.

B: Fees payable on plantation forest produce when felled and removed by licence.

Item 1. All softwood plantation species except Juniperus procera

(Volumes according to tariff tables)

<table>
<thead>
<tr>
<th>Class</th>
<th>I</th>
<th>II</th>
<th>III</th>
<th>IV</th>
<th>V</th>
<th>VI</th>
</tr>
</thead>
<tbody>
<tr>
<td>Diam. Class at BH in cm</td>
<td>&lt;10cm</td>
<td>11-20cm</td>
<td>21-25cm</td>
<td>26-30cm</td>
<td>31-35cm</td>
<td>&gt;36cm</td>
</tr>
<tr>
<td>Fees/m³</td>
<td>To sold as</td>
<td>1,500/=</td>
<td>2,000/=</td>
<td>3,000/=</td>
<td>3,500/=</td>
<td>4,500/=</td>
</tr>
<tr>
<td></td>
<td>firewood</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Item 2. Juniperus procera: Tshs. 50,000/= per cubic meter.

Item 3. All hardwood plantation species except Eucalypts.

<table>
<thead>
<tr>
<th>Class</th>
<th>I</th>
<th>II</th>
<th>III</th>
<th>IV</th>
<th>V</th>
</tr>
</thead>
<tbody>
<tr>
<td>Diam. Class at BH in cm</td>
<td>&lt;10cm</td>
<td>11-20cm</td>
<td>21-30cm</td>
<td>31-35cm</td>
<td>&gt;36cm</td>
</tr>
<tr>
<td>Fees/m³ except Teak</td>
<td>To sold as</td>
<td>4,000/=</td>
<td>6,000/=</td>
<td>10,000/=</td>
<td>12,000/=</td>
</tr>
<tr>
<td>Fees/m³ Teak</td>
<td>To sold as</td>
<td>20,000/=</td>
<td>30,000/=</td>
<td>40,000/=</td>
<td>60,000/=</td>
</tr>
<tr>
<td>To sold as firewood</td>
<td>4,000/=</td>
<td>6,000/=</td>
<td>10,000/=</td>
<td>12,000/=</td>
<td></td>
</tr>
<tr>
<td>To sold as poles</td>
<td>20,000/=</td>
<td>30,000/=</td>
<td>40,000/=</td>
<td>60,000/=</td>
<td></td>
</tr>
</tbody>
</table>

Item 4. Eucalypts. all species

<table>
<thead>
<tr>
<th>Class</th>
<th>I</th>
<th>II</th>
<th>III</th>
<th>IV</th>
</tr>
</thead>
<tbody>
<tr>
<td>Diam. Class at BH in cm</td>
<td>&lt;10cm</td>
<td>11-20cm</td>
<td>21-30cm</td>
<td>&gt;36cm</td>
</tr>
<tr>
<td>Fees/m³</td>
<td>To sold as</td>
<td>6,000/=</td>
<td>8,000/=</td>
<td></td>
</tr>
<tr>
<td></td>
<td>firewood</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>To sold as poles</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Item 5. Poles from hardwood plantations

(i) All hardwood plantation species.
For poles less than 10cm DBH overbark fees shall be Shs. 300.00 per running meter.

(ii) All Eucalyptus species classified as poles, fees shall be shs. 200.00 per running metre.

Item 6. Firewood from plantations

Quantity licence will be:

(i) Hardwood plantation species- Shs. 1,000.00 per cubic meter.
(ii) Softwood plantation species- Shs. 500.00 per stacked cubic meter.

C: Other fees payable on services provided in forest reserves
Item 1: Licence to establish and operate other businesses in forest reserves and plantations.

(i) Sawmill capacity of up to 5,000 m$^3$/yr shall be sh. 100,000/= per unit as establishment fee and 50,000/= per year as operation fee.
(ii) Sawmill capacity of between 5,001 – 10,000 m$^3$/yr shall be sh. 150,000 per unit as establishment fee and 75,000/= per year as operation fee.
(iii) Sawmill capacity of more than 10,000 m$^3$/yr shall be 200,000/= per unit establishment fee and 100,000/= per year as operation fee.
(iv) Installation of telecommunication facilities, mineral water extraction facilities, hydropower and large scale irrigation scheme shall be Shs. 3,000,000/= as establishment fee and forest reserve management fee shall be Shs. 200,000/= per year.
(v) Piers and landings in forest reserves shall be shs. 100,000/= per year.
(vi) To make solar salt pans in the mangrove forest reserves shall be shs. 100,000/= as establishment fee and forest reserve management fee.
(vii) To operate solar salt pan of 2.5 hectares or less in the mangrove forest shall be shs. 10,000/= per year per hectare and shs. 5,000/= per boiling pan per month.
(viii) To undertake any other commercial business such as kiosk, shops, hotels etc in a forest reserve shall be shs. 50,000/= per year per unit.
(ix) To install billboards in forest reserve shall be shs. 200,000.00 as establishment fee and shs. 100,000/= per year as forest reserve management fee.
(x) Application fees for any services to be rendered shall be shs 2,000 per form.

Item 2: Horse riding, research and orienteering in forest reserve and plantations.

(i) Residents Shs. 3,000/= per head per day.
(ii) Non residents USD 5 per head per day.

Item 3: Grading and export certificates fees.

I. Grading/Inspection fees

(a) For commercial consignments
   o Consignment whose value exceeds USD 300 will be treated as commercial consignment and grading or inspection fee for timber and other forest products for export shall be shs. 2,500/= per m$^3$ or per tonne.
   o Fees for inspection of tannin, gum, sandal wood products and other forest products for export shall be shs. 4,000/= per tone.
   o Fees for inspection of beewax, honey and bee products for export shall be shs. 2,500/= per tonne.

(b) For Non commercial consignments whose value is less or equal to USD 300
   o Grading/Inspection fees for timber and other forest products for export as gift, personal effects and sample shall be shs. 10,000/= per consignment.
   o Fees for inspection of beeswax, honey and other bee products for export as trade samples, gifts, personal effects shall be 5,000/= per consignment not exceeding 30 kgs (20 lts) for honey and 1kg for other bee products.

II. Export certificate fees.
   (a) Export certificate fee for gifts or personal effects and trade samples shall be shs. 10,000/= per consignment.
   (b) Export certificate fees for commercial consignment shall be shs. 50,000/=.

Item 4: Licences
A. Licence to cultivate in the plantation

Fee rate shall be shs. 10,000/= per ha. per season.

B. Licence to reside in the forest reserve (plantation).

Fee rate shall be shs. 3,000.00 per household per year.

Item 4: Fees for registration of forest produce dealers and traders for each financial year.

(a) Trees, timber, logs, poles - Shs. 100,000.00
(b) Sawmill, Chipboard, Hardboard, Plywood, Paper & Pulp-mill - Shs. 200,000.00
(c) Exporters of forest products - Shs. 200,000.00
(d) Charcoal & Firewood - Shs. 20,000.00
(e) Furniture mart and Wood works - Shs. 30,000.00
(f) Other forest products/produce dealers - Shs. 10,000.00

Item 5: Forest road service fees (Vehicles not covered under item 7)

Users of forest roads shall be charged fees as follows:

<table>
<thead>
<tr>
<th>Capacity of vehicle</th>
<th>Fee rate per entry</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 1 ton</td>
<td>Shs. 300.00</td>
</tr>
<tr>
<td>2 - 3 tons</td>
<td>Shs. 600.00</td>
</tr>
<tr>
<td>4 - 5 tons</td>
<td>Shs. 1,200.00</td>
</tr>
<tr>
<td>6 - 10 tons</td>
<td>Shs. 1,500.00</td>
</tr>
<tr>
<td>&gt;10 tons</td>
<td>Shs. 2,000.00</td>
</tr>
</tbody>
</table>

Item 6: LMDA (Logging Miscellaneous Account) charges in plantation forests.

(i) Road fee shall be Shs. 1,700.00 per m3 of logs.
(ii) Silvicultural fee shall be Shs. 1,700.00 per m3 of logs.

PART III

RECOVERY RATIOS OF FOREST PRODUCTS.

<table>
<thead>
<tr>
<th>Item</th>
<th>Produce</th>
<th>Recovery rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Round logs</td>
<td>70%</td>
</tr>
<tr>
<td>2.</td>
<td>Sleepers/square logs</td>
<td>60%</td>
</tr>
<tr>
<td>3.</td>
<td>Sawn timber, flooring strips and sandalwood chips</td>
<td>30%</td>
</tr>
<tr>
<td>4.</td>
<td>Mpingo products – carvings, clarinet sets</td>
<td>10%</td>
</tr>
</tbody>
</table>
FIFTEENTH SCHEDULE

Form No. FPR.12

(made under regulation 33(2))

FORM OF APPLICATION OF A PERMIT
FOR PROSPECTING EXPLORING OR MINING
IN FOREST RESERVE

PART I
APPLICATION FOR PERMIT

I/we ………………………… of P. O. Box ……… hereby apply for a permit to prospect/explore/mine in the ………... forest reserve within …………. District(s).

(a) Name of mineral(s) ……………………………
(b) Forest where mineral(s) is/are to be prospected for/explored/mined ………………………

................................................
Signature of Applicant Date

Application fees paid
TShs. …………… against ERV receipt No. ……… Dated …………..

PART II

REFUSAL TO GRANT A PROSPECTING/EXPLORING/MINING PERMIT

M/s ……………………… of P. O. Box ……………
Your application permit to prospect/explore/mine in the ………... Forest Reserve within the ………... district(s) has been rejected on the following grounds namely,
................................................
................................................
................................................

if you are not satisfied with this decision you are free to appeal to higher authorities station ………………………

................................................
Name and signature of issuing officer

Date ………………… Date ………………… Title and stamp/seal
SIXTEENTH SCHEDULE

Form No. FD 13

PERMIT FOR PROSPECTING OR EXPLORING OR MINING IN FOREST RESERVE

(Not transferable)

THIS PERMIT is granted to ………………… for ………. days/months/years with effect from ………….. to prospect/explore/mine within the ………. District(s) subject to the conditions prescribed overleaf

Issued at ………….. this ………….. day of ……………………….
Fees paid TShs ……………. S/No. …………………………………
ERV Receipt No. …………. Dated ………….. Station …………….

DIRECTOR OF FORESTRY
(Name, signature and seal)

CONDITIONS:
(a) taking all such necessary precaution to prevent the occurrence or spread of fire within or adjacent to the permitted area;
(b) taking all reasonable precautions not to unnecessarily destroy or damage vegetation on the permit; and
(c) rehabilitating all areas cleared, explored or otherwise disturbed.

REHABILITATION MAY INCLUDE:
(a) backfilling all holes, trenches or made safe;
(b) contouring to the original landform;
(c) re-vegetation with seed;
(d) paying royalty at current rate for any forest produce obtained, damaged in connection with the operations;
(e) all waste materials, rubbish, plastics removed from the permit area prior to or at the termination of the operations; and
(f) prior to cessation of the exploration/prospecting/mining activities in the permit are notifying the District Forestry officer and arranging an inspection as required. Not establishing any camp and base works unless received prior approval of the district Forestry officer.
ENTRY FORM PERMIT FOR PERSONS, ANIMALS OR VEHICLES INTO FOREST RESERVE
(Not transferable)

This permit is granted to .......... of P. O. Box .......... to enter in the ............
forest reserve at ........ (entry point) within ................... District for the following
............... Activities subject to terms and conditions stated herein.

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

Fees amounting to TShs. ............. Have been paid against ERV receipt No.
............... dated ...................... Station .............

This permit is valid for (time) ........... Hrs/days/months/years from the time date of
issue or payment of the prescribed fee/charges to the Authorized Officer.

..........................................................
Authorizing Officer
(Name and signature, title and stamp/seal)

CONDITIONS:
(a) the Authorized Officer may revoke the permit at any time in the event of
breach of the terms and conditions of the permit;
(b) the period of the permit shall not be extended, and upon expiry new
application shall be made if required;
(c) the permit is only valid for the area demarcated by the authorized officer; and
(d) the permit shall be surrendered by permit holder to the issuing officers on
expiry date of the permit.
EIGHTEENTH SCHEDULE

APPLICATION FORM FOR COLLECTING, REMOVING ETC.
WILD PLANTS, PARTS OF PLANTS AND SEEDS FROM
A FOREST RESERVE

PART I

APPLICATION FOR PERMIT

I/We ………………………….. of P. O. Box ……………….. hereby apply for a permit
to collect, pick, store or remove wild plant (s), parts of plant or seeds from the
…………….. Forest Reserve within ………….District the particulars of which are
stated hereunder:

(a) Name of wild plant …………………………………………………
(b) The Forest site where the wild plant was obtained
………………………………………………
(c) Category and quantity of wild plant ……………………………
(d) Conditions and season of removal ………………………………
(e) Purpose of obtaining wild plant ………………………………
(f) Place where wild plant will be used ……………………………
(g) Whether the taking of the wild plants, parts of plant or seeds is in accordance
   with management plan of Forest Reserve
   …………………………………………………………………

I/We undertake to comply with other terms and conditions which the Issuing Officer
may prescribe.

…………………………………….……………………………………
Signature of Applicant Date

Application fees paid Shs. ………….. against ERV Receipt No. …………..
Dated ……………..
PART II
REFUSAL TO GRANT PERMIT

To: ..........................................................
..........................................................
..........................................................

Dear Sir/Madam,

Your application for a permit to collect/remove wild plant(s) at ........................................ within the ........................................ Forest Reserve has been rejected on the following grounds:
..........................................................
..........................................................
..........................................................
..........................................................

Dated at ..................... this ........ Day of .................... 20........

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

DIRECTOR OF FORESTRY
(Name, Signature and Stamp)

NINTEENTH SCHEDULE

Form No. FPR 16

(made under regulation 38(1)

PERMIT FOR COLLECTING, REMOVING ETC.

51
WILD PLANTS, PARTS OF PLANTS AND SEEDS FROM A FOREST RESERVE

(Not transferable)

Fees paid TShs. ............................  S/No.  .................
ERV Receipt No. ............ Dated ............ Station  ...............

THIS LICENCE is granted to ............................... ("licensee") to collect
remove wild plants of the type description and quantity shown herein under subject to
the conditions prescribed hereunder:

(a) Name of wild plant ............................................................
(b) Category/quantity ..............................................................
(c) Forest area of collection ....................................................
(d) Season or period for collection ...........................................
(e) Other conditions ................................................................

Issued at ...................... this ........ day of .........................

.................................................................
DIRECTOR OF FORESTRY
(Name, Signature and Stamp)

________________________
TWENTIETH SCHEDULE

Form No. FD 17

(made under regulation 40 (4))

APPLICATION FOR REGISTRATION OF PROPERTY MARK

I ............................................... of P. O. Box ................. hereby apply for the
registration of a property mark the particulars of which are stated hereunder:

1. Name .................................................................................
2. Address .............................................................................
3. Locality of operations ........................................................
4. Form of proposed property mark ........................................
5. Locality mark ......................................................................

.................................................................  .................................................................
Signature of Applicant

Application fees paid
TSRs. ........................
ERV Receipt No. ............. Dated .....................

TWENTY FIRST SCHEDULE

(Certificate of registration of property mark)

This Certificate of registration of a property mark is granted to ........................................ Of P. O. Box ................................. for use in accordance with the Forest Act, No. 14, 2002 and the Forest Regulations.

This Certificate is valid until (date) ..........................

The form of the property mark is as shown hereunder:

Issued this .......... Day of ............................. 20.........

DIRECTOR OF FORESTRY
(Name, Signature and Stamp)

Fees paid TSRs. ........................
ERV Receipt No. ............. dated ............

TWENTY SECOND SCHEDULE

(PERMIT TO USE FOREST ROAD OR TRACK)

This permit is issued to ................. of P. O. Box .............. for passage through the .................... Reserve in the .................. District Particulars of vehicle/made of transport used ............. Point of entry

..............................
Description of route(s) to be followed ........................................
................................................................................................
................................................................................................
Other particulars ........................................................................................................
This permit is valid up to ........... (date) and shall be produced for verification at
checkpoint/exit at ......................

.......................................................... ............................
Name and Signature of Issuing Officer
Date
Station .................................

.......................................................... ............................
Authorised Officer .......................... Date
At Exit/Check Point
Station
(Name, Signature and Stamp)

Fees paid TShs. .................
ERV Receipt No. .............. Date: ............

TWENTY THIRD SCHEDULE

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Form No. FD 20

(made under regulation 49 (3))

FORM OF APPLICATION OF FIRE PERMIT

PART I

APPLICATION FOR PERMIT

I/We ................................. of P. O. Box ........... (“the applicant”) hereby
apply for a permit to light, use or maintain a fire at .......... in the .......................Forest Reserve for the following purposes:
...........................................................................................................
...........................................................................................................

I/we undertake to abide by the provisions of the Forest Act, 2002 and the conditions
which the authorized officer may impose.

.......................................................... ..............................
Signature of Applicant(s) .......................... Date

Application fees paid TShs. .................
ERV Receipt No. .............. Dated ...........
PART II

REFUSAL TO GRANT PERMIT

To: ………………………………………………….
………………………………………………
………………………………………………

Dear Sir/Madam,

Your application for a permit to light, use or maintain a fire at ……………………… within the ………………………. Forest Reserve has been rejected on the following grounds:
…………………………………………………………………………………………………
…………………………………………………………………………………………………
…………………………………………………………………………………………………
…………………………………………………………………………………………………

Dated at ……………. this ………. Day of …………………… 20…….

………………………………..
DIRECTOR OF FORESTRY
(Name, Signature and Stamp)

———

TWENTY FOURTH SCHEDULE

Form No. FD.21

(made under regulation 49 (3))

FIRE PERMIT

This fire Permit is issued to the applicant to light, use, maintain a fire at ……………….. in the ………………. Forest Reserve for the following purposes and on the following conditions:
TWENTY FIFTH SCHEDULE

(made under regulation 50 (2))

HARDWOOD TIMBER GRADING

PART 1

Introduction

1. The timber of all hardwood species shall be graded under the provision of this schedule.

2. All timber for grading will be classified according to its dimensions under one of the following definitions:
   (1) Boards
   (2) Planks
   (3) Strips
   (4) Shorts
   (5) Scantlings
   (6) All other timber (see Part II – Section 5)

3. Standard Grading specifications, for each of the categories in section 2 will be found in Part II of this Schedule, and all timber must comply with one of the grades set out in the appropriate grading specification before it can be considered graded timber.

4. Unless the specifications state otherwise, all grading will be done on the worse face of the timber.

5. No undersize is allowed, unless the buyer’s specification state otherwise, in which case the timber will be graded as fourth or specified grade.
6. Specified provision is made for sapwood and spring in the description of each grade.

7. In certain of the specifications in Part II of this Schedule reference is made to “Standard Defects” they are defined in the table below:

**TABLE OF STANDARD DEFECTS**

<table>
<thead>
<tr>
<th>No.</th>
<th>Defect</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>One sound knot 15mm to 30mm in diameter or equivalent</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>One sound knot over 30mm and up to 60mm in diameter or equivalent</td>
<td>2</td>
</tr>
<tr>
<td>3</td>
<td>One sound knot over 60 mm and up to 90 mm in diameter or equivalent</td>
<td>3</td>
</tr>
<tr>
<td>4</td>
<td>Two sound knots less than 15mm in diameter or equivalent</td>
<td>1</td>
</tr>
<tr>
<td>5</td>
<td>Three sound knots less than 15 mm in diameter or equivalent</td>
<td>2</td>
</tr>
<tr>
<td>6</td>
<td>One or more pin holes or shot holes in a group not exceeding 30 mm in diameter</td>
<td>1</td>
</tr>
<tr>
<td>7</td>
<td>One end split, or splits at each end, not exceeding 275 mm in aggregated total length per square meter of the face measure of the piece, each split opening out for not more than 1 mm for each 10 mm of the length of the splits</td>
<td>1</td>
</tr>
<tr>
<td>8</td>
<td>One end split, or splits at each end, not exceeding 275 mm in aggregate length per square meter of the face measure of the piece, each split opening out for more than 1 mm, but less than 2 mm to each 10 mm of length of the splits</td>
<td>2</td>
</tr>
<tr>
<td>9</td>
<td>15 mm of spring (free side bend) shall be admitted in pieces over 3 metres and up to 4 metres long, and 40 mm in pieces over 4 metres and up to 5 metres long. Each additional 15 mm in any piece shall be considered as equal to 1 defect. Not more than two such defects shall be admitted in any piece.</td>
<td>1</td>
</tr>
</tbody>
</table>

8. All sawn timber shall be well and evenly cut, full to thickness and width and have parallel edges.

9. The following tolerances in thickness will be admitted:

   (1) Boards and planks
       First and Second Grade:
       (a) 1.5 mm oversize on pieces up to 25 mm in thickness
       (b) 3 mm oversize pieces over 25 mm and up to 50 mm in thickness.
       (c) 6 mm oversize on pieces over 50 mm in thickness

   Third Grade:
(a) Boards – 3mm oversize; and
(b) Planks – 6 mm oversize

(2) Strips, including Flooring
   As for First Grade boards

(3) Shorts and Scantlings -
   (a) Pieces up to 0 mm in thickness as for first grade boards; and
   (b) Pieces over 50 mm in thickness as for first grade planks.

PART II

1.0 GRADE SPECIFICATIONS

There shall be four grades;

First or prime grade
Second or selected grade
Third or standard grade
Fourth or specified grade

1.1 First or Prime Grade:

(1) Widths 150 mm and wider
(2) Lengths 2 metres and longer
(3) Defects permitted:
   (a) Pieces containing less than 0.76 square metres face measure are to be free from any defects;
   (b) Pieces containing over 1.5 square metres face measure may admit 3 standard defects;
(4) Sapwood, whether bright or not, shall not be admitted
(5) Pieces shall be generally straight – grained

1.2 Second or selected Grade
(1) Widths, lengths as for First or Prime Grade – see 1.1
(2) Defects admitted:
   (a) Pieces containing less than 0.75 to 1 square metre face measure shall admit one standard defect;
   (b) Pieces containing 0.75 to 1 square metre face measure shall admit four standard defects of which not more than two shall be due to splits and not more than two to spring;
   (c.) Pieces containing 1.0 to 1.5 square metres face measure shall admit six standard defects of which not more than two shall be due to splits and not more than two due to spring;
   (d) Pieces containing over 1.5 square metres face measure shall admit eight standard defects of which not more than two shall be due to splits and not more than two due to spring;
   (e) Bright sapwood – not exceeding one sixth of the width of the worse face.

1.3 Third or Standard Grade
(1) Widths and lengths as for first or prime grade – see 1.1
(2) The following defects shall be admitted:
(a) Sound Knots less than 50mm in diameter to the extent of one sound knot to every 0.1 square meters of face measure on the graded face;
(b) End split not exceeding in aggregate length 1 mm for each 10mm length of piece;
(c) Bright sapwood not exceeding one sixth of the width of either face;
(d) Spring to the extent of 15mm in pieces up to 3 metres, 20mm in pieces 3-4 metres long and 35mm in pieces more than 4 meters long;
(e) Borer holes, pin holes or shot holes to the extent of two holes to every 0.1 square metre of face measure. Large borer holes not admitted.

2.0 STRIPS INCLUDING FLOORING

2.1
1) Scope – for grading narrow widths, usually to be used as flooring
2) Grades – first or prime and second or select
3) Widths – as specified, but less than 150 mm
4) Lengths- as specified
5) Grading requirements applicable to both grades of strips.
   a) Spring shall be allowed only to the extent of 15mm in lengths of 2.5 metres and over
   b) No spring allowed in lengths of less than 2.5 metres

2.2 First or Prime grade
1) One face and both edges shall be free of defect
2) The worse face shall admit slight defect not caused by splits
3) Sapwood is not permitted

2.3 Second or Select grade
1) The better face shall be free from defect
2) Edges shall be free from defect other than bright sapwood
3) On the worse face, bright sapwood and sound knots shall be admitted

3.0 SHORTS EXCLUDING FLOORING BLOCKS OR STRIPS)

3.1
1) Scope – for grading short lengths (i.e. lengths less than 2 meters) of timber of any width, other than flooring, which should be graded under section 2 above
2) Grades – First or Prime and second or select
3) All lengths must be full – i.e. at least 15mm longer than specified

3.2 First or Prime Grade
1) Prime is a clear grade, i.e. all short length strips, boards or planks shall have both faces free from any defect, and squares and scantlings shall have all four faces free from any defect

3.3 Second or Select Grade
1) All short length strips, boards or planks shall have the better face free from all defects. Squares and scantlings shall have two adjacent faces free from all defects
2) The worse face (in strips, boards and planks) or the remaining faces (in squares and scantlings) may contain bright sapwood, provided that this does not exceed one-sixth of the width of the face on which it occurs, and sound knots not exceeding 15mm in diameter, but shall be free of any other defect.

4.0 SCANTLINGS

4.1 (a) Scope – for grading scantlings. Lengths under 2 metres shall be graded as shorts
(b) General – in grading scantlings all four sides should be examined all scantlings shall be free from shakes, from obvious compression failures and brittle heart and any other defects which in the opinion of the grader would materially impair the strength of the scantling.
(c) Knots – no sound knot shall exceed one-third of the width of the face or edge on which it occurs, nor shall knots be so grouped as to materially impair strength of the scantling.

4.2 First or prime grade
1) Slope of grain not exceed 1 in 16
2) Spring not to exceed 10mm in 3 metres
3) To be free from any other defect
4) Heart not admitted

4.3 Second or Select Grade
1) slope of grain not to exceed 1 in 12
2) spring not to exceed 20 mm in 3 metres
3) knots not to exceed one-sixth of the width of any face or edge, and not to exceed 1 in a linear metre
4) sapwood not to exceed one-sixty of the width of any face or edge, and to be confined to one corner
5) heart admitted if sound and well-boxed

4.4 Third or Standard Grade
1) slope of grain not to exceed 1 to 12
2) spring not to exceed 20mm in 3 metres
3) knots not to exceed one-third of the width of any face or edge, not to exceed 1 in a linear metre
4) sapwood not to exceed one-quarter of the width of any face or edge
5) end splits allowed to an aggregate of 150mm each end
6) Heart admitted if sound and well-boxed

5.0 OTHER GRADED TIMBER

5.1 The specifications listed above are obviously not all embracing. It is therefore provided that timber not meeting any of the standard specifications may nevertheless be regarded as graded timber provided that:
1) It has been graded by an authorized grader in the manner prescribed by law
2) It is shipping dry or drier (except where green timber is specified by the buyer)
3) It is free from live borer, rot and decay, brittle heart and compression failures and unsound or loose knots
4) Distortion does not exceed the following limits;
a) Bow – 25mm in 3 meters  
b) Cup – 1mm in 50mm  
c) Twist – 3½ degrees 
d) Spring – 25mm in 3 metres  

Such timber will be described in the grading certificates as Fourth or Specified Grade

PART III

GRADE MARKS

1. First or Prime Grade – a circle containing the letters H.E.A.T. arranged thus:

2. Second or selected Grade – A triangle containing the letters H.E.A.T arranged thus:

3. Third or Standard Grade – a square containing the letters H.E.A.T arranged thus:

4. Fourth or Specified grade – the letters H.S.E.A.T. arranged thus:
TWENTY SIXTH SCHEDULE

(made under regulation 50 (2))

SOFTWOOD TIMBER GRADING

PART I

1. The timber of all softwood species shall be graded under the provision of this schedule.
2. There shall be six strength grades and five appearance grades.
3. Any species of softwood may be graded either in the strength grades or in the appearance grades.
4. The strength grades shall be:
   (a) First grade (defined in Part III of this Schedule);
   (b) Second grade (defined in Part III of this Schedule);
   (c) Third grade (defined in Part III of this Schedule);
   (d) Fourth grade (defined in Part III of this Schedule);
   (e) Unsorted grade – this grade shall consist of 50% Second grade and better and 50% third grade; and
   (f) Specified grade – this grade shall provide for special requirements in cases where an exception specification has been agreed between buyer and seller and shall include round timber.
5. The appearance grades shall be:
   (a) First grade (defined in Part IV of this Schedule);
   (b) Second grade (defined in Part IV of this Schedule);
   (c) Third grade (defined in Part IV of this Schedule);
   (d) Fourth grade (defined in Part IV of this Schedule);
   (e) Unsorted grade – this grade shall consist of 50% Second grade and better and 50% third grade; and
   (f) Specified grade – this grade shall provide for special requirements in cases where an exceptional specification has been agreed between buyer and seller and shall include round timber.
6. (1) Timber to be graded under the strength grades shall be graded on the worse face.
   (2) Timber to be graded under the appearance rules shall be graded on the best face.
7. The size of an edge knot shall be measure;
   (a) where the knot touches the arris, as the width between the arris and a line touching the knot parallel to the arris; or
   (b) where the knot does not touch the arris, as the width between a line touching the knot and one parallel to the arris.
8. The size of a margin knot shall be measured in the same manner as an edge knot.
9. The size of a center knot shall be the mean to its greatest and least diameters.
10. A splay knot shall be measured as an edge knot only where it extends more than a quarter of the width of the piece.
11. The size of a knot cluster shall be taken as the sum of the diameters of individual knots measured as center knots.
12. The amount of wane shall be expressed as a fraction of the width of the surfaces on which it occurs.
13. Slope of grain shall be measured over a distance of not less than twice the width of the piece, disregarding slight local deviations; it shall be measured as the tangent of the angle of the inclination of the fibres to the long axis of the piece.
14. The size of resin pockets and bark pockets shall be limited to the width specified, the lengths shall be expressed as the sum of the lengths of all pockets in metres to the length of the piece in feet.
15. The size of checks and splits shall be limited to the lengths specified.
16. The amount of bow shall be measured over a length of 3 meters and shall be expressed as the maximum deviation of the face from a straight line joining two points 3 metres apart.
17. The amount of spring shall be measured over a length of 3 metres and expressed as maximum deviation of the edge from a straight line joining two points 3 metres apart.
18. The amount of twist shall be measured over a length of 3 metres and shall be expressed in degrees.
19. The amount of cup shall be measured over a width of 150 mm and shall be expressed as mm per 150 mm.

PART II

SPECIAL CONDITIONS

1. “Live borer” shall be prohibited in all grades
2. “Rot” shall be prohibited in all grades except in the case of unsound knots.

PART III

STRENGTH GRADES - FIRST, SECOND, THIRD AND FOURTH

<table>
<thead>
<tr>
<th>Defect and Characteristic</th>
<th>First Grade</th>
<th>Second Grade</th>
<th>Third Grade</th>
<th>Fourth Grade</th>
</tr>
</thead>
<tbody>
<tr>
<td>Knots</td>
<td>Sound knots only</td>
<td>Sound knots only</td>
<td>Unsound knots included</td>
<td>Unsound knots included</td>
</tr>
<tr>
<td>Edge</td>
<td>¼ thickness</td>
<td>½ thickness</td>
<td>¾ thickness</td>
<td>Unrestricted</td>
</tr>
<tr>
<td>Margin</td>
<td>1/8 width</td>
<td>¼ width</td>
<td>1/3 thickness</td>
<td>Unrestricted</td>
</tr>
<tr>
<td>Center</td>
<td>¼ width</td>
<td>1/3 width</td>
<td>½ width</td>
<td>Unrestricted</td>
</tr>
<tr>
<td>Splay</td>
<td>¼ width</td>
<td>1/3 width</td>
<td>½ width</td>
<td>Unrestricted</td>
</tr>
<tr>
<td>Cluster (in total)</td>
<td>¼ width</td>
<td>1/3 width</td>
<td>½ width</td>
<td>Unrestricted</td>
</tr>
<tr>
<td>Rot -</td>
<td>Not allowed Except in unsound knots</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wane</td>
<td>Not allowed</td>
<td>1/8 thickness</td>
<td>¼ thickness</td>
<td>½ thickness</td>
</tr>
<tr>
<td>Edge</td>
<td>Not allowed</td>
<td>½ width</td>
<td>1/6 thickness</td>
<td>1/3 width</td>
</tr>
<tr>
<td>Face</td>
<td>Not allowed</td>
<td>¼ length</td>
<td>1/3 length</td>
<td>1/3 width</td>
</tr>
<tr>
<td>Length</td>
<td></td>
<td></td>
<td></td>
<td>unrestricted</td>
</tr>
<tr>
<td>Slope of Grain</td>
<td>1:14</td>
<td>1:8</td>
<td>Unrestricted</td>
<td>Unrestricted</td>
</tr>
<tr>
<td>Resin Pockets and Bark-</td>
<td>Not allowed</td>
<td>Not more than 6mm</td>
<td>Not more than 6mm wide</td>
<td>Unrestricted.</td>
</tr>
<tr>
<td>Defect and Characteristic</td>
<td>First</td>
<td>Second</td>
<td>Third</td>
<td></td>
</tr>
<tr>
<td>---------------------------</td>
<td>-------</td>
<td>--------</td>
<td>-------</td>
<td></td>
</tr>
<tr>
<td>Knots per 0.5 m² Centre, Margin, Splay</td>
<td>Sound knots only up to 40mm total diameter</td>
<td>Sound knots only up to 75mm total diameter</td>
<td>Unsound knots included up to 150mm total diameter 2 up to ¼ width</td>
<td></td>
</tr>
<tr>
<td>Rot</td>
<td>Not allowed except in unsound knots</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wane</td>
<td>Not exceeding</td>
<td>As for First Grade</td>
<td>Not exceeding</td>
<td></td>
</tr>
</tbody>
</table>

**PART IV**

**APPEARANCE GRADES –FIRST, SECOND AND THIRD**

<table>
<thead>
<tr>
<th>Maximum Permissible Size of Defect or Characteristic per Grade</th>
<th>First</th>
<th>Second</th>
<th>Third</th>
</tr>
</thead>
<tbody>
<tr>
<td>Checks and splits</td>
<td>Total length not exceeding 150m</td>
<td>Total length not exceeding 225 mm</td>
<td>Total length not exceeding 300mm</td>
</tr>
<tr>
<td></td>
<td>Not more than 80mm in length per metre length of piece</td>
<td>Unrestricted</td>
<td></td>
</tr>
<tr>
<td>Bow -</td>
<td>6mm in 1mm of length</td>
<td>13mm in 3m of length</td>
<td>25mm in 3m of length</td>
</tr>
<tr>
<td>Spring-</td>
<td>6mm in 1m of length</td>
<td>13mm in 3m of length</td>
<td>25mm in 3m of length</td>
</tr>
<tr>
<td>Twist -</td>
<td>3 degrees in 3m of length</td>
<td>6 degrees in 3m of length</td>
<td>9 degrees in 10 of length</td>
</tr>
<tr>
<td>Cup-</td>
<td>1.5mm in 150mm of width</td>
<td>3.3mm in 150 of width</td>
<td>3.3mm in 150 of width</td>
</tr>
<tr>
<td>Pith-</td>
<td>Not allowed</td>
<td>Not allowed</td>
<td>50mm in 3 m</td>
</tr>
<tr>
<td>Bead borer</td>
<td>Not allowed</td>
<td>Not allowed</td>
<td>Unrestricted</td>
</tr>
<tr>
<td>Holes-</td>
<td>Not allowed</td>
<td>Not allowed</td>
<td>Unrestricted</td>
</tr>
<tr>
<td>Undersize- (unseasoned timber)</td>
<td>Not allowed</td>
<td>Not allowed</td>
<td>Not allowed</td>
</tr>
<tr>
<td>Undersize- (seasoned timber)</td>
<td>Not allowed</td>
<td>Not allowed</td>
<td>Must not exceed 3mm in thickness nor 3mm in width</td>
</tr>
<tr>
<td>Oversize (unseasoned timber)</td>
<td>All timber to be sawn oversize by 1.5mm per 25mm thickness and width</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Oversize (seasoned timber)</td>
<td>Not more than 3mm in thickness and not more than 6mm in width</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Slope of grain</td>
<td>1:14</td>
<td>1:8</td>
<td>Unrestricted</td>
</tr>
<tr>
<td>-----------------</td>
<td>------</td>
<td>-----</td>
<td>--------------</td>
</tr>
<tr>
<td>Resin pockets or Bark pockets</td>
<td>Not more than 6mm wide or 40mm in length per 1 metre length of piece</td>
<td>Not more than 6mm wide or 80mm in length per 1 metre length of piece</td>
<td>Unrestricted</td>
</tr>
<tr>
<td>Checks and splits</td>
<td>Not more than 1mm wide or 40mm in length per 1 metre length of piece</td>
<td>Not more than 2mm wide or 89mm in length per 1 metre length of piece</td>
<td>Not more than 3mm wide or 160mm in length per 1 metre length of piece</td>
</tr>
<tr>
<td>Bow</td>
<td>4mm in 1 metre of length</td>
<td>8mm in 1 metre of length</td>
<td>16mm in 1 metre of length</td>
</tr>
<tr>
<td>Spring</td>
<td>2mm in 1 metre of length</td>
<td>4mm in 1 metre of length</td>
<td>8mm in 1 metre of length</td>
</tr>
<tr>
<td>Twist</td>
<td>1 degree in 1 metre of length</td>
<td>2 degrees in 1 metre of length</td>
<td>3 degrees in 1 metre of length</td>
</tr>
<tr>
<td>Cup</td>
<td>1.5 mm in 150mm of width</td>
<td>3mm in 150mm of width</td>
<td>6mm in 150mm of width</td>
</tr>
<tr>
<td>Bluestain</td>
<td>5%</td>
<td>15%</td>
<td>Unrestricted</td>
</tr>
<tr>
<td>Bead Borer Holes</td>
<td>Not allowed</td>
<td>Not allowed</td>
<td>Unrestricted</td>
</tr>
<tr>
<td>Sapwood (where distinct from heartwood)</td>
<td>Not allowed</td>
<td>Up to 2% of face graded</td>
<td>Unrestricted</td>
</tr>
<tr>
<td>Undersize (unseasoned timber)</td>
<td>Not allowed</td>
<td>Not allowed</td>
<td>Not allowed</td>
</tr>
<tr>
<td>Undersize (seasoned timber)</td>
<td>Not allowed</td>
<td>Not allowed</td>
<td>Not exceeding 1/8&quot; in thickness nor ¼&quot; in width</td>
</tr>
<tr>
<td>Oversize (unseasoned timber)</td>
<td>All timber to be sawn oversize by 1.5mm per 25mm of thickness and width</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Oversize (seasoned timber)</td>
<td>Not more than 3mm in thickness and not more than 6mm in width</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**PART V**

**GRADE MARKS**

1. In all grades the letter “S” above the grade number shall denote that the timber has been graded by the strength rules and the letter “A” shall denote that the timber has been graded by the appearance rules.
2. (a) In the case of a first Grade, a circle containing the letters E.A.T. surmounted by the figure.
(b) In the case of Secondary Grade, a triangle containing the letters E.A.T. surmounted by the figure 2.

(c) In the case of Third Grade, a square containing the letters E.A.T. surmounted by the figure 3.

(d) In the case of fourth Grade, the letters E.A.T surmounted by the figure 4.

(e) In the case of Unssorted Grade, the letters E.A.T. surmounted by the letters U.S.

(f) In the case of Specified Grade, the letters E.A.T surmounted by the letter S.

TWENTY SEVENTH SCHEDULE

(Regulation 50 (6) (a))
<table>
<thead>
<tr>
<th>Botanical Name</th>
<th>Standard Name</th>
<th>Local Name</th>
</tr>
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<tbody>
<tr>
<td><em>Faidherbia</em></td>
<td>Kababu</td>
<td>Mujhe, mranda, mpogola, mupongoro, nanda, and musakalambe</td>
</tr>
<tr>
<td><em>Acacia Nigrescens</em></td>
<td>Knobthorn</td>
<td>Mkambala, mtambala, huhama</td>
</tr>
<tr>
<td><em>Adina microcephala</em></td>
<td>Adina</td>
<td>Mgwina, mdogowe</td>
</tr>
<tr>
<td><em>Afromosia angolensis</em></td>
<td>E.A. afromosia</td>
<td>Banga, mbaga, mubanga, umanga, mwanga, muvanga, mwanga, mwenga</td>
</tr>
<tr>
<td><em>Afzelia Africana</em></td>
<td>Afzelia</td>
<td>Mbembakofi, mkongo, mkola,</td>
</tr>
<tr>
<td><em>A. quanzensis</em></td>
<td>Afzelia</td>
<td>Mbembakofi, mkongo mkola</td>
</tr>
<tr>
<td><em>Albizia antenusiana</em> (harms)</td>
<td>Mgando</td>
<td>Muvura, muvava, mugando, mgando, kaguha, kabugab, kaguagua, msangala, mienzienze</td>
</tr>
<tr>
<td><em>A. zygia</em></td>
<td>Omulera</td>
<td>Mshai, olsanguuwezi, mboromoro, mduka, mfurangi, mruka, sor, sahati, niensiensi, mseyeya, ol geturai, msame, mienzienzi</td>
</tr>
<tr>
<td><em>A. schimperiana, Var. tephralcalyx syn. A. maraguensis</em></td>
<td>Mfura nji</td>
<td>Mfuanshe, mruka</td>
</tr>
<tr>
<td><em>A. versicolor</em></td>
<td>Mtanga</td>
<td>Mtanga, mvimbarfura, mwimbarfur, myimbarwra, mkindwanzangamba, mukingu, mkingu, mdurusi</td>
</tr>
<tr>
<td><em>Allanbackia stuhlmannii</em></td>
<td>Allablackia</td>
<td>Msambo, msambu, mkanya, mkange, mkanyi, mshambo, mwaka, mkani.</td>
</tr>
<tr>
<td><em>Allophyllus abyssinicus</em></td>
<td>Mushami</td>
<td>Nyakisagi, mbangwe</td>
</tr>
<tr>
<td><em>Amblygonocarpus andognensis syn. A. obtusangulus</em></td>
<td>Bangawanga</td>
<td>Mjerigwe, msekese</td>
</tr>
<tr>
<td><em>Antiaris toxicaria syn. Sideroxylon</em></td>
<td>Antiaris</td>
<td>Mlulu, mkuzu</td>
</tr>
<tr>
<td><em>Apodytes dimidiate</em></td>
<td>White pear</td>
<td>Mfumo, mgarigari, munwamazi, niamenne, luachogo, lemo, maragurito, marauiro, muluma, mtakamba, mshongalanyiko, mwasaguito, mbusunga, mukanta, mnguara, mlambuzi, mvundahukumu, msivi, untakamba</td>
</tr>
<tr>
<td><em>Baikiaea insignis syn. B. eminii</em></td>
<td>Mkobakoba</td>
<td>Mukobakoba, mrobaroba</td>
</tr>
<tr>
<td><em>Beilschmedia kweo syn, tylostemon kweo</em></td>
<td>Mfimbo</td>
<td>Mkweo, mkanta</td>
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<tr>
<td><em>Bombax rhodognaphalon</em></td>
<td>E.A. bombax</td>
<td>Muari, mfuma, mfume, mfumo, mwali, muali, muwaka, msufi wa mwitu, muwari, mware, maume,</td>
</tr>
<tr>
<td>Species Name</td>
<td>Common Name</td>
<td>Local Names</td>
</tr>
<tr>
<td>--------------------------------------------------</td>
<td>--------------</td>
<td>-----------------------------------------------------------------------------</td>
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<tr>
<td><em>Brachylaena hutchinsii</em></td>
<td>Muhuhu</td>
<td>Ol magogo, mhungwe, hutchinsii, mkarambaki, mhugwe, muhuhu, mkalambaki</td>
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<tr>
<td><em>Brachystegia spiciformis</em></td>
<td>Spiciformis</td>
<td>Mundu, mtundu, molo, spiciformis gtwangaka, mtundom mtundo molo, muzombo,</td>
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<tr>
<td></td>
<td></td>
<td>miombo botha, myomba botha, mswewe, mizmdwi, muguti, mkuti, luterewe, ndagula,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>miyombo, mrihi, mriti</td>
</tr>
<tr>
<td><em>B. tamarindoides</em></td>
<td>Mseni</td>
<td>Mseni</td>
</tr>
<tr>
<td><em>Burkea Africana</em></td>
<td>Burkea</td>
<td>Mgandu, mgando, mugando, mkalati, makarati, kaimbi, msangala</td>
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<td><em>Calodendreum capense</em></td>
<td>Cape chestnut</td>
<td>Olyaneibor, nipisili, olarash, tunatumro isau</td>
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<tr>
<td><em>Canarium schewingfurthii</em></td>
<td>African canarium.</td>
<td>Mubafu, mfabu</td>
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<tr>
<td><em>Casearia battiscombei</em></td>
<td>Casearia</td>
<td>Mrikawandu, muirungi</td>
</tr>
<tr>
<td><em>Cassipourea malosana</em></td>
<td>Pillarwood</td>
<td>Engai, saleki, ndindi, ndiri, msadoa, ngiwei, elliottii msengera, funzaare,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>nkazito</td>
</tr>
<tr>
<td><em>Celtis Africana</em></td>
<td>Akansinsa</td>
<td>Mrinde, mrunde, musussu</td>
</tr>
<tr>
<td>Syn. C. Kraussiana</td>
<td></td>
<td>Namanuka</td>
</tr>
<tr>
<td><em>C. durandii</em></td>
<td></td>
<td>(a-c) African celtis</td>
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<tr>
<td>(a) <em>C. dadoliiredic</em></td>
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<tr>
<td>(b) <em>C. midbreadii syn, C. sayauxii</em></td>
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<tr>
<td>(c) <em>C. zenkeri</em></td>
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<td><em>Cephalosphaera usambarenisis</em></td>
<td>Mtambara</td>
<td>Mtambaa, mtambao, mtambara</td>
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<tr>
<td>(a) <em>Chrysophyllum albodum</em></td>
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<td>Mberiberi, mfu, mgoma, mhuulu</td>
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<tr>
<td>(b) <em>C. perpulchrum</em></td>
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<td><em>Combretum schumanii</em></td>
<td>Mgwure</td>
<td>Mkwaya, mkongola, mkongolo, mgwure, mpera, miju</td>
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<td><em>Cardia abyssinica</em></td>
<td>Mikumari</td>
<td>Musingati, muringaringa</td>
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<td><em>Cordyla Africana</em></td>
<td>Cordyla</td>
<td>Mbachanga, mroma, mwata</td>
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<td><em>Cordyla usambarenisis</em></td>
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<td><em>Cornus volkensii syn. Afrocarnia vokensii</em></td>
<td>Mukorombozi</td>
<td>Muyandege</td>
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<td><em>Croton macrostachyus</em></td>
<td>Mutundu</td>
<td>Mfurururu, ifurururu, mulugu, mulemgu, mukuruguru, mshunduzi</td>
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<td>Musine</td>
<td>Mblai,, mlalai, mlandee, mergentu, lelei, lali, ol marbait, ol mertoit, ol</td>
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<td></td>
<td>margait, eiol, muhande, mepepo</td>
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<td><em>Dalbergia melonoxylon</em></td>
<td>African black</td>
<td>Mpingo, kidamo, kinti, nyamfunza, myamfunga, member, mbingo, gember, ngembi,</td>
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<tr>
<td></td>
<td>wood</td>
<td>mgemb, mgembabi, mshunduzi</td>
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<td><em>Dialiopsis Africana</em></td>
<td>Mkalya</td>
<td>Mkariankobi, mkalya, mkalia, munja wankobe, nyinyawankobe</td>
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<td><em>Diospyros abyssinica sy. Maba abyssinicamsambu</em></td>
<td>Lusui</td>
<td>Ol gurdien, mulinwini, lukanya,</td>
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<td><em>D. Mespiliformis</em></td>
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<td>Ekebergia</td>
<td>Ol mukuma, ol rukana, mshipi</td>
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<td>Common Name</td>
<td>Scientific Name</td>
<td>Common Name</td>
</tr>
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<td>----------------</td>
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<tr>
<td>Entandrophragma spp.</td>
<td>The Entandrophragma spp.</td>
<td>Mondo muwumbu, muwungu, muwumbulu, mondo, mbolo, muondheim, muondo kali kali, mbokoboko, mrrie</td>
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<td>Erythrophleum africanum</td>
<td>Entandrophragma spp.</td>
<td>Entandrophragma spp.</td>
</tr>
<tr>
<td>Erythrophleum guineense</td>
<td>Khaya spp.</td>
<td>Entandrophragma spp.</td>
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<td>Fagara amaniensis</td>
<td>Entandrophragma spp.</td>
<td>Entandrophragma spp.</td>
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<td>Fagaropsis angolensis</td>
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<td>Entandrophragma spp.</td>
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<td>Ficalhoa laurifolia</td>
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<td>Funtumia latifolia</td>
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<td>Entandrophragma spp.</td>
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<td>Hagenia abyssinca syn. H antehlmintica</td>
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<td>Entandrophragma spp.</td>
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<td>Julbernardia globiflora</td>
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<td>Entandrophragma spp.</td>
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<td>Khaya nyasica</td>
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<td>Entandrophragma spp.</td>
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<td>Lovoa brownie</td>
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<td>Macaranga</td>
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<td>Entandrophragma spp.</td>
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<td>Classical Name</td>
<td>Local Name(s)</td>
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<tr>
<td>----------------------------------------</td>
<td>-----------------------------------------------------------------</td>
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<tr>
<td><strong>Maesopsis eminii</strong></td>
<td>Kilimandschari murah, mpalala, muwebe, legumata, mkuma</td>
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<tr>
<td><strong>Manilkara propinqua syn. M. cuneifolia</strong></td>
<td>Nkunyamkunya</td>
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<tr>
<td><strong>Milicia excelsa</strong></td>
<td>Iroko</td>
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<tr>
<td><strong>Millettia stuhlmannii</strong></td>
<td>Panga panga</td>
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<td><strong>Mitragyna rubrosipulata</strong></td>
<td>Nzungu</td>
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<tr>
<td><strong>M. stipulosa</strong></td>
<td>Nzungu</td>
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<td><strong>Morus lacteal</strong></td>
<td>E. A. mulberry</td>
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<tr>
<td><strong>Newtonia buchananii syn. Piptadanida buchananii</strong></td>
<td>Newtonia</td>
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<tr>
<td><strong>Newtonia paucijuga syn. Cylicodiscus battiscombei</strong></td>
<td>Mdadalika</td>
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<td><strong>Ocotea usambarensis</strong></td>
<td>East Africa camphorwood</td>
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<tr>
<td><strong>Olea Africana syn. Chrysophylla</strong></td>
<td>Brown olive</td>
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<tr>
<td><strong>O. hachstetteri</strong></td>
<td>East Africa olive</td>
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</tr>
<tr>
<td><strong>O. capensis syn. Steganthus welwitschii</strong></td>
<td>Loliondo</td>
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<td><strong>Parinari excelsa syn. P. hostii</strong></td>
<td>Mubura</td>
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<td><strong>Podocarpus spp.</strong></td>
<td>Podo</td>
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<td>(a) <strong>P. gracilior</strong></td>
<td>(a) mvavavi, nokim, mse mawe, muzizizimu</td>
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</tr>
<tr>
<td>(b) <strong>P. milanjianus</strong></td>
<td>(b) mtokosi, twaso, msoso, mtosi, mwenvinyigo, mwembenyigo, mkensi, msese, nyalulasi, lipume, muvima, siegi, msenamawe, msekichanga, mse, mse mawe, muze, musse, mvusse</td>
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<td>(c) <strong>P. usambarensis var dawei</strong></td>
<td>(c) mse, mse mawe, muze, musse, mvusse</td>
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<td><strong>Pterocarpus angolensis</strong></td>
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<td><strong>P. chrysothrix</strong></td>
<td>Mkula</td>
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<tr>
<td><strong>P. stolzii syn. P. zimmermannii</strong></td>
<td>Mtumbati</td>
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<td><strong>Pucanthus angolensis syn P. Kombo</strong></td>
<td>Ilomba</td>
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<td><strong>Pygeum africanum</strong></td>
<td>Mueri</td>
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<td></td>
<td>Ol gujuk, mseneo, mkondekonde, mpembati, gwame, mgambo,</td>
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<tr>
<td>Common Name</td>
<td>Scientific Name</td>
<td>Local Names</td>
</tr>
<tr>
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<td>--------------------------------------</td>
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<td>Rapeanea rhododendroides syn. R. neurophylla</td>
<td>Rapeanea</td>
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<td>Ricinodendron heudelotii syn. R. africanum</td>
<td>Musodo</td>
<td>Mtondo, mtene</td>
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<td>Sterculia appendiculata s. quinququeloba</td>
<td>Mgude</td>
<td>Mfune, myale, mgude, msabara, muhembetim mguwa, mkungulanga, mpalamusi, mperumusi, mpermusi, mwingirangidengi, mkweanyani, moza</td>
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<td>Strambosia scheffleri</td>
<td>Strombosia</td>
<td>Msangana, msangane, fimbo, msingasinga, mutiluanda, msingasinga muzika</td>
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<td>Strombosia globulifera</td>
<td>Muyanja</td>
<td>Mianja</td>
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<td>Syzygium guineense</td>
<td>Mshiwi</td>
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<td>Tamarind</td>
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<td>Teclea nobilis</td>
<td>Mudnerendu</td>
<td>Muzo, mdimu, kilongolo, mudzo</td>
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<td>Terminalia spp. T.aemula</td>
<td>Terminalia</td>
<td>Mlajala, mkurungu, mkimamkubwa, mtagala</td>
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<td>Trachylobium verrucosum</td>
<td>Mtandarusi</td>
<td>Msandaruzi, munyama, msandarusi, mtandarusi, munanyo</td>
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<td>Vitex spp. V. doniana</td>
<td>Vitex</td>
<td>Muviru, mavuru, mgwobe, mfurulegea, mfuru ya mtoni, mpulu, mkunungu</td>
</tr>
</tbody>
</table>
TWENTY EIGHTH SCHEDULE

(Regulation 50 (12) (a))

TANZANIA

CERTIFICATE OF GRADING TIMBER

I hereby certify that I have this day inspected the following timber, the property of………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………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APPLICATION FOR TIMBER EXPORT CERTIFICATE (Cont’d)

<table>
<thead>
<tr>
<th>SPECIFIED GRADE</th>
<th>Hardwood/softwood</th>
<th>Total M3</th>
<th>Hardwood</th>
<th>Logs</th>
<th>Dimension Stock</th>
<th>Total M3</th>
</tr>
</thead>
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<tr>
<td>Logs</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
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<tr>
<td>Flitches/Baulks</td>
<td></td>
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<tr>
<td>Sleepers</td>
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<tr>
<td>D/Stock</td>
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<tr>
<td>Semi-finished</td>
<td></td>
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</tr>
<tr>
<td>Others</td>
<td></td>
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</tr>
<tr>
<td>Total M3</td>
<td></td>
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</tbody>
</table>

3. Marks:
   (a) Sawmiller’s
   ………………………………………………………………………………………………………
   (b) Shipper’s
   ………………………………………………………………………………………………………
   (c) Consignee’s
   ………………………………………………………………………………………………………

4. Sawmill of origin …………………………………………………………………………………

5. Name of signor………………………………………………………………………………

6. Port/ Place of export ……………………………………………………………………………

7. Ship and date of sailing (if known).…………………………………………………………

8. Name and address of consignee
   ………………………………………………………………………………………………………

9. Port of destination
   ………………………………………………………………………………………………………

10. Grading Certificate Number ……………………………………………………………

11. Price per cubic metre ………………………………………………………………………

Date…………………… Signature …………………………………

Application fees TShs. ………
ERV Receipt No. ……… Dated ………

PART II

REFUSAL TO GRANT CERTIFICATE OF TIMBER EXPORT

TO: ……………………………………………………………
    (The Applicant)

P. O. Box …………………………………
    ……………………………………………………………
    ……………………………………………………………
Your application for a certificate to export timber to ......................... has been rejected on the following grounds, namely:

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

Station .................................................................

Name and Signature of Issuing Officer

Date: ........................................ Title/Stamp

(Regulation 50 (12) (e)) Form No. FD 24

TANZANIA

EXPORT CERTIFICATE

Permission is hereby granted to ........................................ of ......................
to export from the port of ...........................................................................................................
The timber described herein consigned to ......................... at .............. Such timber have been graded and marked as shown.
1. Species
2. Sawmill of Origin:
3. Shipping marks:
4. No. of Pieces:
5. Valid until:
6. Signed ....................... for the Director of Forestry
7. Place of Issue:
8. Date of Issue:
9. Remarks:

<table>
<thead>
<tr>
<th>Category and Grade</th>
<th>Amount M3</th>
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<tr>
<td>Boards and Planks</td>
<td></td>
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<tr>
<td>Prime</td>
<td></td>
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<tr>
<td>Select</td>
<td></td>
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<tr>
<td>Standard</td>
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<tr>
<td>Specified</td>
<td></td>
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<tr>
<td>Scantlings</td>
<td></td>
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<tr>
<td>Prime</td>
<td></td>
</tr>
<tr>
<td>Select</td>
<td></td>
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<tr>
<td>Standard</td>
<td></td>
</tr>
<tr>
<td>Specified</td>
<td></td>
</tr>
<tr>
<td>Strips and Flooring</td>
<td></td>
</tr>
<tr>
<td>Prime</td>
<td></td>
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<tr>
<td>Select</td>
<td></td>
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<tr>
<td>Specified</td>
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<td>Specified</td>
<td></td>
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<tr>
<td>Round Logs</td>
<td></td>
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<td>Flitches and Baulks</td>
<td></td>
</tr>
<tr>
<td>Dimension Stock</td>
<td></td>
</tr>
<tr>
<td>Sleepers Semi- finished</td>
<td></td>
</tr>
<tr>
<td>Others</td>
<td></td>
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74
Forest Certification: I, ………….. Director of Forestry, do hereby Certify that the timber approved for export under these regulations were sourced from a sustainably managed forest cover in Tanzania.

<table>
<thead>
<tr>
<th>E. A. Blackwood</th>
<th>Logs/Billets</th>
<th>Prime</th>
<th>Select</th>
</tr>
</thead>
<tbody>
<tr>
<td>D/Stock</td>
<td>Prime</td>
<td>Prime</td>
<td></td>
</tr>
<tr>
<td>Select</td>
<td>Prime</td>
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**Total**

Application fees TShs. …………..
ERV Receipt No. ………….. Dated …………..

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**TWO NINTH SCHEDULE**

Form No. FD 25

**PART I**

**APPLICATION OF PRIOR INFORMED CONSENT**

I/We ………………………………… of P. O. Box ………….. * been a collector/researcher of the genetic resources mentioned herein do apply for a prior informed consent to enable me/us access the same in the ………….. Forest Land/area. The description and quantities of the said genetic resources are as follows:-

<table>
<thead>
<tr>
<th>Description/ Type</th>
<th>Quantity</th>
<th>Intended use (academic research/commercial research or commercial use)</th>
<th>Other particulars**</th>
</tr>
</thead>
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<td>……………….</td>
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75
1. Describe the manner local institutions will be involved in the process.

2. Identify local institutions to be involved.

3. Location where the research will be carried out.

4. Primary destination of the resources.

5. Economic, social, technical, biotechnological, scientific, environmental or any other benefits that may accrue to the country or local community from the resource.

6. Proposed mechanism and arrangement for benefit sharing.

7. Description of the innovation, practice, knowledge or technology associated with the biological resources.

8. Description of Environmental and socio-economic impact assessment.

I/we undertake to abide by the requirements of the Forest Act 2002, the Forest Regulations and the directions of the Issuing Officer.

Applicant(s) Date

Application fees TShs. ........
ERV Receipt No. ........ Dated ........

*Applicant to attach documents verifying its legal status.

** to include the present and potential use of the genetic resource, its sustainability and risks which may arise from accessing it.

PART II

REFUSAL TO GRANT PRIOR INFORMED CONSENT

TO: .................................

(The Applicant)
P. O. Box .................................

Your application for prior informed consent for ................................. has been rejected on the following grounds, namely:
THIRTIETH SCHEDULE

Form No. FD 26

(made under regulation 52 (8) (b))

PART I

APPLICATION FOR ACCESSING GENETIC RESOURCES

I/We ............................... of P. O. Box ............ * Hereby apply for a permit to collect genetic resources in the ........... Forest Reserve at ............ of following description and quantities:-

<table>
<thead>
<tr>
<th>Description/Type</th>
<th>Quantity</th>
<th>Intended use (academic research/commercial research or/commercial use)</th>
<th>Other particulars**</th>
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</table>

1. Describe the manner local institutions will be involved in the process.................................................................

2. Identify local institutions to be involved.................................................................

3. Location where the research will be carried out.................................................................

4. Primary destination of the resources.................................................................

5. Economic, social, technical, biotechnological, scientific, environmental or any other benefits that may accrue to the country or local community from the resource.................................................................
6. Proposed mechanism and arrangement for benefit sharing

7. Description of the innovation, practice, knowledge or technology associated with the biological resources.

8. Description of Environmental and socio-economic impact assessment

I/we undertake to abide by the requirements of the Forest Act 2002 the Forest Regulations and the directions of the Issuing Officer.

Applicant(s) ___________________________ Date ____________

Application fees TShs. ____________
ERV Receipt No. ___________ Dated ____________

*Applicant to attach documents verifying its legal status.

** to include the present and potential use of the genetic resource, its sustainability and risks which may arise from accessing it.

PART II

REFUSAL TO GRANT A PERMIT

TO: ____________________________ (The Applicant)
P. O. Box ____________________________

Your application for a permit for accessing genetic resource at ____________________________ has been rejected on the following grounds, namely:

____________________________________________________________________________________
____________________________________________________________________________________
____________________________________________________________________________________

Station ____________________________ Name and Signature of Issuing Officer

Date: ____________________________ Title/Stamp
THIRTY FIRST SCHEDULE

(made under regulation 53 (3))

PART I
APPLICATION OF A LICENCE FOR TIMBER DEALING

I/we …………………………… of P. O. Box …………. Hereby apply for a license to deal with timber of the following description that is to say:-

Species of timber ……………………………………………………………
Number of pieces ……………………………………………………………
Indicate if hardwood/softwood timber…………………………………………

Area of operation…………………………………………………………
Source of the timber ………………………………………………………

Signature of Applicant ………………………………………………………
Date …………………………………………………………………………

Application fees paid TShs. …………
ERV Receipt No. ……………… Dated …………..

PART II
REFUSAL TO GRANT A LICENCE FOR TIMBER DEALING

TO: ……………………………………………………………………..
(The Applicant)
P. O. Box ……………………………………………………………
……………………………………………………………………
……………………………………………………………………
……………………………………………………………………
……………………………………………………………………

Your application for a permit for a licence for a timber dealing at ………………………………..in the ………………………….. has been rejected on the following grounds, namely:

………………………………………………………………………………………………
………………………………………………………………………………………………
………………………………………………………………………………………………
………………………………………………………………………………………………

…………………………………………………………………………………………
Station …………………………………………………………………………..
Name and Signature of Issuing Officer …………………………………………..
Date: …………………………………… Title/Stamp
THIRTY SECOND SCHEDULE

(made under regulation 53 (3))

FORM NO. FD 28

LICENCE FOR TIMBER DEALING

THIS Licence is granted to ................. of P. O. Box ............... (“the Licensee”) to deal with timber at ...................... (place) in the ................. District subject to the following conditions:

(a) the licensee shall maintain a record of the incoming timber and sales to customers;
(b) the Licensee shall permit and facilitate access to and inspection of the records by an authorized officer.; and
(c) the Licensee shall on demand provide information requested by an authorized officer in respect of his timber dealing activities.

Fees paid TShs. ............. ............. .................................. Date

DIRECTOR OF FORESTRY
(Name, Signature and Stamp)

RV Receipt No. ............. Dated .............

THIRTY THIRD SCHEDULE

(made under regulation 53 (9))

FORM NO. FD 29

PART I

APPLICATION OF A LICENCE TO ERECT OR OPERATE A SAW MILL OR BOTH

I/we ...................... of P. O. Box ............. hereby apply for a license to erect/operate a saw mill of the following description that is to say:-

Type of plant .................................................................
Description of activity and machines .................................................................
Business Licence obtained .................................................................
Locality of the plant (sketch attached & full description of the locality)
.................................................................
Maximum Capacity of plant .................................................................
Types and Source of forest produce and their species
.................................................................
PART I

Quantity of Supply………………………………………
Permits/Licences to collect forest produce and expiry date(s):
   (a) ......................................................;
   (b) ......................................................;
   (c) ......................................................

Expected Market……………………………………
Number of Employees………………………………
Name the owner and describe address if different from
above…………………………………………………………….

Describe emergency preparedness…………………………
Other relevant particulars requested by the:-
   (a) ......................................................;
   (b) ......................................................;
   (c) ......................................................

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

Signature of Applicant ........................................ Date

Application fees paid TShs. ............
ERV Receipt No. ................. Dated ............

PART II

REFUSAL TO GRANT A LICENCE FOR ERECTION OR
OPERATION OF A SAW MILL OR BOTH

TO: .................................................................
   (The Applicant)
   P. O. Box ..........................................
   ..........................................................
   ..........................................................
   ..........................................................

Your application for a permit for a licence for erection or operation of saw mill
or both at ................................. in the ................................. has been rejected
on the following grounds, namely:

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

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

Station ............................................................... Name and Signature of Issuing Officer
Date: ................................................ Title/Stamp

THIRTY FOURTH SCHEDULE

(made under regulation 53 (9))
LICENCE TO ERECT/OPERATE A SAWMILL/TIMBER TREATMENT PLANT

THIS Licence is granted to …………….. of P. O. Box …………. (“the Licensee”) to operate a sawmill/timber or wood treatment plant at ………………………… (place) in the ……………………. District subject to the following conditions:-

(a) The licensee shall maintain a record of the forest produce collected and used at the licensed plant;
(b) The Licensee shall permit and facilitate access to and inspection of the licensed plant to an authorized officer; and
(c) The Licensee shall on demand provide information requested by an authorized officer in respect of his activities and production at the plant.

…………………….. 
……………………………………………..
Date 

DIRECTOR OF FORESTRY
(Name, Signature and Stamp)

Fees paid TShs. ………………………………………
ERV Receipt No. …………………………… Dated ……………………………

THIRTY FIFTH SCHEDULE

Form No. FD 31

APPLICATION OF LICENCE TO ERECT OR OPERATE A TIMBER TREATMENT PLANT

I/we ………………………… of P. O. Box …………….. Hereby apply for a license to erect/operate a saw mill of the following description that is to say:-

Type of plant ……………………………………………………………..
Description of activity and machines ……………………………………………………
Business Licence obtained ……………………………………………………………

Locality of the plant (sketch attached & full description of the locality)

……………………………………..
Maximum Capacity of plant ……………………………………………………………
Types and Source of forest produce and their species
……………………………………………………………..
Quantity of Supply…………………………………………
Purpose for which the treatment is intended…………………………
Ingredients of the preservative to be used……………………………………
Dimensions of the timber to be treated………………………………………………
Treatment Schedules……………………………………………………………
Methods of determining the concentration of preservative in solution and in timber…………………………………………
Permits/Licences to collect forest produce and expiry date(s):
(a) ............................................;
(b) ............................................;
(c) ............................................

Expected Market....................................
Number of Employees...............................
Name the owner and describe address if different from
above.......................................................;

Describe emergency preparedness..................
Other relevant particulars requested by the:-
 (a) ............................................;
(b) ............................................;
(c) ............................................

............................................. .............................................
Signature of Applicant ............................. Date

Application fees paid TShs. ..............
ERV Receipt No. .............. Dated .........

THIRTY SIXTH SCHEDULE

FORM NO. FD 32

(MADE UNDER REGULATION 53 (11))

QUATERLY RETURNS OF ACTIVITIES
AT LICENSED SAWMILL/TREATMENT PLANT

To Director of Forests
Registered Name of Sawmill/Treatment Plant .............................................
Locality of Sawmill/ Treatment Plant .........................................................

Quarterly Returns for Period from .............. To ..............

<table>
<thead>
<tr>
<th>Name of Produce</th>
<th>Opening Stocks on</th>
<th>Materials Received</th>
<th>Materials used</th>
<th>Stocks used/Sold</th>
<th>Stock balance On ..........</th>
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</thead>
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</tbody>
</table>

I/We certify that the information contained in this Return is correct.

............................................. .............................................
Signature of Manager/Owner ............................. Date
THIRTY SEVENTH SCHEDULE

Form No. FD 33

(made under regulation 54 (2))

PART I

APPLICATION FOR A CERTIFICATE OF
REGISTRATION OF FOREST PRODUCE DEALERS AND TRADERS

I/We ………………………… of P. O. Box ……………. hereby apply for registration as
dealer in timber/forest produce from our premises located at
……………………………………

Date: ……………………..

………………………………..

Signature of Applicant

PART II

REFUSAL TO GRANT A CERTIFICATE OF REGISTRATION OF
FOREST PRODUCE DEALER/TRADER

To: …………………………………

Dear Sir/Madam,

Your application for registration as forest produce dealer/trader dated
……………………………. has not been approved for the following reasons
…………………………………………………………………………………………………
…………………………………………………………………………………………………
…………………………………………………………………………………………………
…………………………………………………………………………………………………
…………………………………………………………………………………………………

DIRECTOR OF FORESTRY

Name, Signature and Seal

Date: ………………………

THIRTY EIGHTH SCHEDULE

Form No. FD 34
CERTIFICATE OF REGISTRATION
OF FOREST PRODUCE DEALER/TRADER

S/No. ……………………

Regional Forest Office ……………………
M/s (Name) ………………………………

Who is/are carrying on business dealing with (Name forest produce) at (address) ………………………………………………… Is/are hereby registered as forest produce dealer/trader under the provisions of section 106 of the Forest Act, 2002. This certificate of Registration shall expire on the 30th June ……………………

Date Name and Signature ……………………

AUTHORISED OFFICER ……………………

REGION ……………………

APPROVED ……………………

DIRECTOR OF FORESTRY ……………………
(Name, Signature and Stamp)

DIRECTIONS OF FORESTRY ...
DATE ……………………

Fees paid TShs. ……………………
ERV Receipt No. …………………… Dated: ……………………

CONDITIONS:
1. The holder of this certificate shall maintain a daily register of stock separately for the forest product concerned.

2. The stock register shall be produced on demand before any Senior Forestry officer.

3. The certificate is not transferable and apply on one site of business.

THIRTY NINTH SCHEDULE

(made under regulation 54 (5))

QUARTERLY RETURNS
OF DEALER OF FOREST PRODUCE
OTHER THAN SAWMILL/TREATMENT PLANT

To: Director of Forestry
Name of Dealer/Trader ………………………………
RYQuarterly Returns for period from …………… To ……………………

<table>
<thead>
<tr>
<th>Name of</th>
<th>Opening</th>
<th>Materials</th>
<th>Quantity</th>
<th>Stock</th>
</tr>
</thead>
</table>

Form No. FD 35

85
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<th>Produce</th>
<th>stocks on</th>
<th>Received</th>
<th>Used/sold</th>
<th>Balances On</th>
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</table>

I/we certify that the information contained in this return is correct.

........................................
Signature of Dealer/Trader

Date: ................................

Dar es Salaam,

Zakia Hamdani Meghji
MINISTER FOR NATURAL RESOURCES AND TOURISM