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THE MINING ACT, 1904.

Department of Mines,

1905

Perth, 27th July, 1905.

HIS Excellency the Governor in Council has been pleased to make the following additional Regulations under "The Mining Act, 1904," to come into force throughout that portion of the State South of the 24th parallel of latitude on the 1st day of August, 1905, and throughout the remainder of the State on the first day of September, 1905; also to make the following amendments (as set forth in the Schedule) to the Regulations published in the *Government Gazette* of 17th July, 1905.

W. D. JOHNSON,
Minister for Mines.

ADDITIONAL REGULATIONS.

Dredging Claims.

40A. (1.) A miner may, subject to the provisions of these Regulations, take possession of and hold any number of claims for dredging for gold or minerals in lakes, swamps, marshes, or rivers, and the land adjoining thereto, or on the foreshore of and the land under the ocean under the circumstances following, viz. :—

- (a.) When the ground applied for has previously been worked for alluvial gold or minerals and abandoned.
- (b.) When the known poverty of the ground warrants such claims.
- (c.) When such ground is only suitable for dredging on account of its excessive wetness, or on account of the costliness of the appliances required to work it.

Area and Width.

(2.) The maximum area of a dredging claim shall not exceed three hundred acres, and, except in the case of river claims, the minimum width thereof at right angles to the shore edge or bank shall not be less than 15 chains. In the case of river claims, there shall be no restriction as to the width thereof, but no such claim shall exceed six miles in length.

Marking off.

(3.) Dredging claims shall be taken possession of and marked off as prescribed in Regulation 131: Provided that it shall only be necessary to erect posts or cairns at each end of the claim, and at each angle thereof on the shoreward edge or bank; the opposite boundaries shall be deemed to be parallel to the marked boundaries. At each end of the claim a tree (if available) shall also be marked with a distinguishing mark. If in any case one of the angle posts or cairns is not visible from the next succeeding angle post or cairn, there shall be erected so many intermediate posts or cairns as may be necessary to render each visible from the next in succession throughout the length of the claim.

Union of claims.

(4.) Two or more dredging claims may be united in the manner prescribed in Regulation 34, provided the maximum length of the new claim does not exceed six miles.

Application for Registration.

(5.) Application for registration of a Dredging Claim shall be made as prescribed in Regulation 137, and shall be advertised once in a local newspaper within fourteen days of the application being lodged, and, within thirty days of the lodging of the application, any person may lodge an objection in duplicate, in the form No. 34 in the Schedule. Should no objection be lodged within the time specified, the Warden or Inspecting Surveyor may issue to a

mining surveyor instructions to survey the claim without delay, and to furnish an accurate plan and tracing thereof, together with a report and such other particulars as the Warden or Inspecting Surveyor may require. Should any objection be lodged, instructions for survey shall not be issued until after the Minister's approval, as hereinafter provided for, is notified; but the Warden may order the survey to be made before reporting on the application to the Minister.

Registration.

(6.) Before granting registration the Warden shall obtain a report on the application from the Inspector of Mines, or any officer or person appointed by him for that purpose. The application and objections, if any, shall be heard in open Court by the Warden, who shall, as soon as conveniently may be, submit the application and report, together with his recommendation thereon, for the approval or otherwise of the Minister, and the Minister may, notwithstanding anything contained in these Regulations prior to approving the application, impose such conditions as to him may seem fit. Registration by the Warden shall be granted only on the conditions imposed by the Minister.

Rent.

(7.) The rent to be deposited with an application for a Dredging Claim shall be at the rate of two shillings and sixpence per acre per annum, calculated from the first day of the quarter of the year, as set forth in Regulation 214, in which the application is made to the thirty-first day of December next following. Every subsequent payment shall be made as prescribed in the above-mentioned Regulation.

Conditions.

(8.) For the period of six months after the date of registration the holder shall not be required to employ any men or machinery upon or in connection with the claim. Such period of six months may be extended by the Warden for a further period not exceeding six months. After the expiration of such period or the extended period, the holder shall employ continuously upon the claim not less than three men for every one hundred acres or fraction of one hundred acres comprised in the claim; or in the alternative he shall keep continuously employed thereon and fully manned machinery of a value of not less than one thousand pounds for every one hundred acres or fraction of one hundred acres comprised in the claim unless exemption or partial exemption has been granted and registered. Provided that the value of the machinery employed on any dredging claim shall in no case be less than three thousand pounds, or in the case of a united claim, five thousand pounds.

Exemption.

(9.) Exemption from the conditions prescribed may be granted by the Warden after application in the prescribed manner.

Liability to Forfeiture.

(10.) Failure to comply with the conditions prescribed or with these Regulations shall render the claim liable to forfeiture, as provided in the Regulations.

Rights of holders of adjoining mining tenements.

(11.) Any dredging claim in the bed of a river which may be registered under these Regulations shall be held subject to the condition that any person who may, at the time of registration, hold any mining tenement on the banks of the river, or in the vicinity of the same, or who may thereafter lawfully take up or acquire any such tenement, shall not, in consequence of the granting of registration of such dredging claim, be restrained from discharging the tailings,

waste water, or *débris* from his tenement into such river, and the holder of any such dredging claim shall have no right of action against any such person for so discharging tailings, waste, or *débris* into such river, anything in these Regulations to the contrary notwithstanding.

Rights of Holder of Dredging Claim.

(12.) When for the purpose of enabling the holder of a dredging claim to work the ground to the full extent at or near to any of the boundaries thereof, it may be necessary for him to enter upon any other mining tenement adjoining such boundaries he may do so, and thereon by himself, his workmen, and agents use and employ his dredge, machinery, and appliances, and do all things necessary and requisite for working his said ground, subject, however, to the following conditions:—

- (a.) He shall, before making such entry, give to the holder of the adjoining tenement and to the Warden at least fourteen clear days' notice of his intention so to do.
- (b.) He shall, before commencing to work, give security to the satisfaction of the Warden by bond with a surety or sureties, or by deposit, to compensate the holder of the adjoining tenement for any loss or injury to the improvements thereon or to the beneficial enjoyment thereof that may be sustained in consequence of such entry and work.

SCHEDULE OF AMENDMENTS

- (1.) In Regulation 2 add paragraph—
“(d.) Under The Mining Act, 1904.”
- (2.) At the end of Regulation 40 insert the whole of the Additional Regulations.
- (3.) At the end of Regulation 230 add:—“No plaint shall be withdrawn or proceedings stayed after a summons has been duly issued and served without the consent, in writing, of the defendant, and payment of costs, if any.”
- (4.) In Regulation 234 delete the words:—“at least two clear days before the day fixed for the hearing.”
- (5.) Add new Regulation at end of Part X. :—
Practice and procedure.
246. Where in any matter or thing the practice or procedure of the Warden's Court is not sufficiently defined by these Regulations, the practice and procedure of Local Courts shall be adopted as far as possible.
- (6.) In Form No. 59 make the following alterations and additions:—
(a.) Before “Gold Dealer's License on” insert “Examination of any Register, 2s. 6d.”
(b.) Add “or Prospecting Area” after “Reward Claim” in line “Registration of Claim or Authorised Holding (except Reward Claim), 5s.”
(c.) In line “Mortgage affecting Lease for each lease affected” insert “Mining” between “affecting” and “lease.”
(d.) Add a new line after “Mortgage affecting Mining Lease for each lease affected, £1,” as follows:—“Mortgage affecting Miner's Homestead Lease, 5s.”
(e.) Add a new line after “Transfer of Mortgage of Lease for each lease affected, £1,” as follows:—“Transfer of Mortgage affecting Miner's Homestead Lease, 5s.”
(f.) Before “Rents and Royalties” insert “Union of claims, for each claim, 2s. 6d.”
(g.) Before “Royalty per ounce of gold recovered (Sec. 57)” insert—
“Tailings Area, per acre or fraction thereof, per annum, £1.”
“Washing Area, per acre or fraction thereof, per annum, £1.”
“Dredging Claims, per acre or fraction thereof, per annum, 2s. 6d.”

TIMBER REGULATIONS.

*Department of Lands and Surveys,**Perth, 19th July, 1905.*

IT is hereby notified, for general information, that His Excellency the Governor in Executive Council has been pleased to repeal the Timber Regulations made under Part XI. of "The Land Act, 1898," on the 18th day of June, 1902, and published in *Government Gazette* on the 27th day of June, 1902, and to make the following Regulations under "The Land Act, 1898" and "The Land Act Amendment Act, 1904."

R. CECIL CLIFTON,
Under Secretary for Lands.

LICENSES.

Timber Licenses.

1. Subject to the existing rights of lessees and licensees under the Land Act and its amendments (hereinafter referred to as "the Act") no person shall get, fell, cut and remove timber on or from any State forest, timber reserve, or Crown land, unless he holds a timber cutter's license or a timber cutter and hewer's license, issued under these regulations.

2. Application for a timber cutter's license or a timber cutter and hewer's license may be made at the Forestry Department, in Perth, or to any officer of the Department duly authorised to issue licenses.

3. If the application is approved a license will be issued in the form No. 1 or No. 2 in the Schedule as the case may be.

4. Licenses will be issued for one month or any number of months not exceeding twelve, and the fee for every license shall be 2s. 6d. a month.

5. Every license shall have effect from a date to be specified therein, and shall specify the area over which it may be exercised, and, unless the license is limited to carting and removing timber, the registered brand of the licensee.

6. Every licensee shall produce his license to any officer of the Forestry Department on demand.

7. A license shall only be available by the licensee named therein, and shall not be transferable except by the special permission of the Inspector General of Forests, or an officer of the Forestry Department appointed to issue licenses.

8. Every licensee being the holder of a timber-cutter's license may, subject to the Act and regulations, fell and remove timber on and from the locality specified in his license, but he shall not hew or cut up timber felled under such license.

9. Every licensee being the holder of a timber cutter and hewer's license may, subject to the Act and regulations, fell and remove timber on and from the area specified in his license, and may hew or cut up any felled timber; but no such licensee shall be entitled to claim at any one time more than three trees felled but not hewn or cut up.

10. No licensee shall fell or remove any tree under standard size, as prescribed by these or any other regulations made in lieu thereof in force for the time being, or any tree which shall have been marked by a forest ranger to signify that it is not to be felled, without the special permission of the Inspector General of Forests.

11. Every licensee, unless his license is limited to the carting and removing of timber, shall provide himself with a distinctive branding iron to be approved

by and registered with the officer by whom his license is issued. All brands must be bold and distinct and not less than one inch in length.

12. Every licensee shall distinctly brand with his registered brand the stump of every tree felled by him immediately after the tree is felled, and the head before any timber is removed.

13. A timber cutter's license shall be held by every person engaged in carting or removing timber, and it shall not be lawful for any person to engage in carting or removing timber in any State forest or timber reserve or in the area of any saw-milling permit without such license; but the holder of a license restricted to carting and removing timber will not be required to have a registered brand.

14. Every licensee shall pay royalties in accordance with the scale prescribed by these regulations or any other regulations made in lieu thereof in force for the time being, except in the case of timber cutters employed solely in felling, carting, or removing timber within or from the area of a sawmilling permit for the holder thereof.

Other Licenses.

15. A woodcutter's (firewood) and charcoal burner's license may be issued in the form No. 3 in the Schedule for one month or any number of months, at a fee of one shilling per month per man, and such license shall entitle the holder to cut and remove on and from the locality to be therein specified, for fuel or charcoal burning, such green timber as may be authorised by a forest ranger or other officer of the Department, and any dead timber not worked to a marketable size and shape. A similar license must be obtained by every person engaged only in removing the wood dealt with under a woodcutter's and charcoal burner's license.

16. A sandalwood license may be issued in the form No. 3 in the Schedule for one month or any number of months, at a fee of five shillings per month per man, and shall authorise the licensee to fell, cut, and remove sandalwood on and from the locality to be therein specified.

Sandalwood shall only be cut when fifteen inches at least in circumference three feet from the ground.

A similar license must be obtained by every person engaged only in removing the sandalwood dealt with under a sandalwood license.

17. A wattle bark license may be issued in the form No. 3 in the Schedule for one month or any number of months, from August to January inclusive in any year, and shall authorise the holder to strip and remove the wattle bark on and from the locality to be therein specified.

The fee payable for a wattle bark license shall be five shillings per month per man.

A similar license must be obtained by every person engaged in removing the bark dealt with under a wattle bark license.

18. A bark license may be issued in the form No. 3 in the Schedule for one month or any number of months, at a fee of five shillings per month per man, and shall authorise the licensee to strip and remove bark or to remove the gum from any trees, other than the wattle, the bark or gum of which contains tannic acid, on and from the locality to be therein specified, and the Minister may insert therein such other terms and conditions as he may think fit.

A similar license must be obtained by any person engaged only in removing the bark and gum dealt with under such license.

SAW-MILLING PERMITS.

19. Every application for a saw-milling permit shall be made in the form No. 4 in the Schedule, and shall be delivered or sent by post to the Inspector General of Forests, at his office in Perth, accompanied by a deposit of £20.

If the application is approved, the deposit will be retained until the mill is erected, when it will be returned to the applicant; but if the application is refused the deposit will be returned to the applicant forthwith.

On the approval by the Governor of the application, a permit in the form of No. 5 in the Schedule will be granted to the applicant for a term not exceeding ten years, to date from the first day of the then current quarter.

The boundaries of the area over which the right of cutting timber is conferred by a permit shall be surveyed at the expense of the applicant, in accordance with the scale of fees prescribed by the regulations under the Land Act, 1898.

A saw-milling permit shall entitle the holder, subject to the Act and the regulations in force for the time being, to the sole and exclusive right to cut and remove timber on and from an area described in such permit, and proportional to the horse-power of the mill proposed to be erected on the basis of the provision of ten years' cutting. But the permit holder, and every person employed by him in felling, carting, or removing timber, shall hold a timber cutter's license issued under these regulations.

20. The holder of a saw-milling permit shall, within six months from the date of approval of his permit, erect within the area to which the permit relates, or on such other site as the Inspector General of Forests may approve, a fully-equipped saw-milling plant of the capacity provided for in his application, and shall thereafter maintain such plant in working order.

21. Within six months of the approval of the permit the holder shall proceed with the felling and removal of the timber in accordance with the Act and regulations.

22. No saw-milling permit holder shall, by himself or any licensed timber cutter acting for him, fell or remove any tree under standard size as prescribed by these regulations or any other regulations in lieu thereof in force for the time being, or any tree marked by a forest ranger to signify that it is not to be felled, without the special permission of the Inspector General of Forests.

23. Every holder of a saw-milling permit shall pay, for all timber felled and removed on and from the area to which his permit relates, the royalties prescribed by these regulations or any other regulations made in lieu thereof in force for the time being, and the timber cutter's license fee of 2s. 6d. a month for every man employed in felling and hauling timber within such area.

24. Every permit holder shall from time to time confine his operations to certain defined sections of the area, marked under his directions by an officer of the Forestry Department, and not exceeding at any one time such area as is sufficient to supply the mill with two years' cutting. At the expiration of each period of two years the sections as denuded of timber shall be closed from cutting, and reserved with the object of encouraging the preservation and nurture of young timber.

25. The holder of a saw-milling permit shall, on the first day of every calendar month, furnish the Inspector General of Forests with a return verified by statutory declaration, showing the number of logs felled, the measurements of same in the round, and their cubic contents, and the total output of the mill during the last preceding month.

26. No permit holder shall fell in the bush at any time more than one month's supply of logs in advance of the requirements of the mill.

27. The Minister may grant to a permit holder authority to hold an area not exceeding 20 acres on a mill site, during the currency of his permit, at a rent of £1 per annum. Application for such site, defining the position thereof, and accompanied by the first year's rent, shall be forwarded to the Inspector General of Forests in Perth.

28. The Inspector General of Forests or any officer of the Forestry Department may, in the performance of his duties under the Act and the regulations, enter upon any land the subject of a saw-milling permit, and into any sawmill or other building, and inspect any machinery or timber, and all books containing any entries relating to the timber cut or procured under these regulations, which the permit holder shall produce for inspection on demand.

29. In the event of the permit holder failing to maintain his estimated output, as set forth in his application, he shall notwithstanding be required to pay at least 60 per cent. of the royalty computed on the amount stipulated in his original estimate, and further, if, in the opinion of the Inspector General of Forests, he fails to maintain his estimated output for what the Inspector General in his discretion considers an unreasonable period, the Minister may reduce the area of such permit proportionately.

30. All timber felled, cut, or sawn, and all buildings erected by, and all the effects of the holder of a permit, not removed from the area within 90 days from the expiration of the permit, shall become the property of the Crown, and may be taken possession of and removed by an officer of the Department or other person authorised by the Minister.

31. The Minister may from time to time set apart any portion of the area over which the sole right of cutting timber is granted by any saw-milling permit, for occupation by workmen and others employed in connection with such permit, or other persons supplying or ministering to the wants of the workmen. Such persons so desirous may obtain a "Residence Permit" or "Business Permit," which will be granted per annum or per month, at the rate of one shilling per month.

32. Should it appear to the Inspector General, by personal inspection or the report of any officer of the Forestry Department, that the holder of a permit is causing unnecessary or wanton destruction of timber, the Inspector General may notify the permit holder to desist from such destruction, and if such destruction is continued it shall be deemed to be a breach of these regulations.

33. The holder of a saw-milling permit shall not cut or remove timber from any freehold or leasehold property while he is operating upon the land held under permit, without the permission, in writing, of the Inspector General of Forests.

34. The rights conferred upon a permit holder by the Act and these regulations shall not affect the right of the Inspector General or any person claiming under him to occupy or use the land therein comprised for any purpose consistently with the rights conferred by the permit.

35. Should any royalties or fees payable under a permit or any part thereof be in arrear for 14 days after the due date, whether payment shall have been demanded or not, the Inspector General of Forests or any officer acting under him in his behalf may enter, and prohibit the felling, sawing, and removing of timber, and may seize all timber felled, and any machinery, horses, plant, or other effects, the property of the permit holder, that may be found upon the land comprised in the permit.

STANDARD SIZES.

36. The standard sizes at which the under-mentioned trees may be cut within the South-West Division, South of a line due East from Dongara, at three feet from the ground, with the bark on, are respectively as follows:—

Jarrah ...	90 inches in circumference.
Karri ...	108 " "
Tuart ...	72 " "
Blackbutt...	90 " "
Wandoo ...	48 " "
Morell ...	48 " "
Yate Gum...	36 " "
Sandalwood	15 " "

ROYALTIES.

37. Timber felled or obtained under "License" or "Permit" shall, unless otherwise provided for, be subject to payment of the following royalties:—

Standard Timber.

Jarrah, Karri, Blackbutt, and Red Gum.

By the log, measured in the round, 1s. per load 50 cubic feet.
Hewn timber 2s. 6d. per load (squared).
Split posts and rails for ordinary fencing purposes 2s. 6d. per 100
Split palings 0s. 6d. per 100
Split shingles 1s. per 1,000
Split laths (plasterers') 1s. per 1,000

Wandoo and Yate Gum.

By the log, measured in the round, 2s. per load 50 cubic feet.
Hewn timber 4s. per load (squared).
Split timber, poles and piles, same scale as jarrah, karri, etc.

Tuart.

By the log, measured in the round, 5s. per load 50 cubic feet.
Hewn timber 10s. per load of 50 cubic feet (squared).
Split timber, poles and piles, same scale as jarrah, karri, etc.

Other Hardwoods.

Same scale as jarrah.

Timber under "standard size" growing upon any Crown land, timber reserve, sawmilling permit area, timber concessions or timber leases, and cut by special permission under these regulations for poles, piles, or baulks, shall be paid in accordance with the following scale:—

	Per lineal ft. d.
Poles up to 3in. dia. at crown, up to and including 30ft. lengths	0½
Poles up to 3in. dia. at crown, over 30ft.	1
Poles up to 9in. dia. at crown, up to and including 30ft. lengths	1½
Poles up to 9in. dia. at crown, over 30ft. to 50ft. lengths	3
Poles up to 9in. dia. at crown, over 50ft. and up lengths	4
Piles up to 12in. dia. at crown, up to and including 30ft. lengths	2
Piles up to 12in. dia. at crown, over 30ft. to 50ft. lengths	4
Piles up to 12in. dia. at crown, over 50ft. and up lengths	6
Piles over 12in. dia. at crown, up to and including 30ft. lengths	3
Piles over 12in. dia. at crown, over 30ft. to 50ft. lengths	6
Piles over 12in. dia. at crown, over 50ft. to 60ft. lengths	8
Piles over 12in. dia. at crown, over 60ft. lengths	10

Provided that timber not included in the foregoing scale shall be charged for at the rates proportionate to the general scale of charges, and provided further, that the Inspector General may, where small quantities of timber are required by settlers for *bonâ fide* use and not for sale, authorise the removal thereof from Crown lands without payment.

No royalty to be charged for firewood, charcoal, sandalwood, wattle bark, or bark.

38. All royalties shall be paid in full before the timber is removed from where it is felled, unless special arrangements are made with the Inspector General of Forests for payment for large and continuous purchases by approved contractors or purchasers at intervals not exceeding fourteen days.

39. Returns of royalties due shall be delivered or forwarded by post or otherwise by the ranger or other officer of the Forestry Department to the permit holder, as far as practicable, at the expiration of every month, and the permit holder shall pay to such officer the amount due within seven days after the date of the return, or within such extended time as may be allowed by the Minister, and no alleged inaccuracy in the return shall be an excuse for delay in such payment beyond the prescribed time; but any proved inaccuracy shall be taken into consideration in any subsequent account, or a refund may be made of any overcharge proved to the satisfaction of the Minister.

GENERAL.

40. No timber shall be removed from where it is felled without the consent, in writing, of an officer of the Forestry Department until the royalty is paid, unless such timber is removed to a mill or depôt approved by such officer, and subject to such condition for the production and inspection on demand of log or record books as such officer may think fit to impose.

41. With the approval, in writing, of the Minister, timber subject to royalty may be removed to and stored for a specified time in an authorised depôt, if such timber is marked with a distinctive brand registered with an officer of the Forestry Department; but such timber shall at all times be open to inspection by any officer of the Forestry Department, who shall have power to seize such timber should it be removed, or detain it should he have reason to suspect there is an intention to remove it from the depôt before payment of royalty, or in case of any breach by the permit holder of these regulations with respect to such timber.

42. Upon payment being satisfactorily arranged for, an officer of the Forestry Department shall inspect the timber felled, or felled and hewn, and brand all such timber as he may consider suitable for market purposes, and such brand shall be deemed a certificate from the Forestry Department that the timber is passed as of first-class quality and true to name. If any timber on inspection does not come up to the required standard it shall be branded with a distinctive brand to indicate that such timber is not deemed to be of first-class quality.

43. If required so to do, such officer may also give a certificate that the timber inspected, in addition to being of first-class quality and true to name, is up to size in accordance with the specification; but no such certificate shall be deemed a guarantee, nor shall the Government be responsible for any error or misstatement therein.

44. All unbranded logs, or logs branded with an unregistered brand or mark, may be seized by any officer of the Forestry Department and shall be forfeited to the Crown.

45. Should it appear to the Inspector General of Forests, or any officer of the Forestry Department, that a licensee or permit holder is causing unnecessary or wanton destruction of growing timber, or is not utilising timber felled to the best advantage, the Inspector General or such officer, in addition to requiring payment by the licensee or permit holder of one shilling per load for such logs felled, may notify the licensee or permit holder to desist from so doing; and if the licensee or permit holder thereafter continues so to do he shall be guilty of a breach of these regulations.

46. No tree shall be felled so as to obstruct any railway, tramway, road track, or watercourse, and if any tree is felled in a manner contrary to this regulation, in addition to the penalty thereby incurred for a breach of this regulation, any officer of the Forestry Department may cause the obstruction to be removed at the cost of the person offending against the regulation, and the same shall be recoverable from such person in any court of competent jurisdiction.

47. It shall be unlawful for any licensee or other person to strip the bark from any standing tree, or to fell any tree for the sole purpose of obtaining the bark.

48. The cutting or removal of Kurrajong, Quandong, Red-flowering Gum, and Christmas trees of every kind or size is absolutely prohibited throughout the State.

49. Any officer of the Forestry Department may seize and dispose of any timber unlawfully cut or removed contrary to these regulations or any regulations made in lieu thereof in force for the time being.

50. Any person who, contrary to these regulations, fells, cuts, hews, carries, or removes timber without a license, or otherwise commits a breach of, or fails to observe these regulations or any of them, shall for every offence be liable, on conviction, to a penalty not exceeding £100.

FORM No. 1.

WESTERN AUSTRALIA.

Timber Cutter's License.

No. District

THIS is to certify that _____ of _____ is hereby licensed for _____ calendar month from this date to cut and remove timber on and from the locality hereunder specified under and subject to the provisions of "The Land Act, 1898," and "The Land Act Amendment Act, 1904," and the regulations thereunder in force for the time being.

LOCALITY.

Dated the _____ day of _____ 190 .

Fee paid _____

Inspector General of Forests.

FORM No. 2.

WESTERN AUSTRALIA.

Timber Cutter's and Hewer's License.

No. District

THIS is to certify that _____ of _____ is hereby licensed for _____ calendar month from this date to cut and remove timber on and from the locality hereunder specified and to hew and cut up any felled timber, under and subject to the provisions of "The Land Act, 1898," and "The Land Act Amendment Act, 1904," and the regulations thereunder in force for the time being.

LOCALITY.

Dated the _____ day of _____ 190 .

Fee paid _____

Inspector General of Forests.

FORM No. 3.

WESTERN AUSTRALIA.

Woodcutter's (firewood) [or sandalwood or wattle bark or bark] License.

No. District

THIS is to certify that _____ of _____ is hereby licensed for _____ calendar month from this date to [insert privilege conferred] on and from the locality hereunder specified under and subject to the provisions of "The Land Act, 1898," and "The Land Act Amendment Act, 1904," and the regulations thereunder in force the time being.

LOCALITY.

Dated the _____ day of _____, 190 .

Fee paid _____

Inspector General of Forests.

FORM No. 4.

THE LAND ACT, 1898, AND THE LAND ACT AMENDMENT ACT, 1904.

Application for Sawmilling Permit.

No. Division

Plan District

To the Inspector General of Forests.

Under and subject to the provisions of "The Land Act, 1898," and "The Land Act Amendment Act, 1904," and the regulations thereunder in force for the time being, I hereby apply for a sawmilling permit to be exercised over the area described in the schedule hereto for the term of ten years from the _____ day of _____ 190 .

I propose to erect [state particulars as to mill, tramways, etc.].

I deposit herewith the sum of twenty pounds in accordance with the said regulations.

SCHEDULE.

Dated, etc.

FORM No. 5.

THE LAND ACT, 1898, AND THE LAND ACT AMENDMENT ACT, 1904.

Sawmilling Permit.

No. Division
 Plan District

His Excellency the Governor with the advice and consent of the Executive Council and in exercise of the power conferred by Section 11 of "The Land Act Amendment Act, 1904," hereby grants to A.B., of _____, the sole right of cutting timber over the area described in the schedule hereto.

This permit shall continue in force for ten years from the _____ day of _____, 190____, unless forfeited in the meantime, and is granted subject to the provisions of "The Land Act, 1898," and "The Land Act Amendment Act, 1904," applicable thereto and to the regulations thereunder in force for the time being and to the payment of the prescribed license fees and royalties, and also to the following conditions:—*[Here state the special conditions as to erection of mill, construction of tramways, etc.]*.

This permit shall not be transferred without the permission, in writing, of the Minister for Lands first obtained.

THE SCHEDULE.

All that area of land situated within the _____ State Forest [or as the case may be], containing _____ acres and bounded as more particularly delineated and described in the plan hereunto annexed.