

DEVELOPMENT AUTHORITY

No. 1489

Date 12/9/11

S. 311 v. Sibley Lumber

P.L. 3/6/11 (4/20/11)

N. 311

Re: Permit application for timber cutting along 5200 ft  
and 4000 ft on 3/12/11 - 5/1/11 - 100' wide areas  
"Bull Woods from 1/10/2

to 3/12/11

1. Regarding cutting of current land or land which is held under contract, you are hereby granted permission and when so used may do so in accordance with the terms of 4/3/11 agreement. This permit will run until 3/12/11.  
2. 5/1/11, no logging may be done without written authorization.

3. All cut and downed logs must be hauled to the nearest log landing or landing site by the land owner or his agent for the cost of removal. The cost of the land shall be waived only if the cost of removal is less than \$100.00. It shall not be responsible for any damage or loss of property to any individual, group, entity, agency, staff, and/or contractors.

4. The said land shall only be used for removal of trees and cost of using land is not calculated from permit, unless it is greater than the permitted area or above. Under such circumstances, the owner shall be responsible for any damage or losses incurred in the removal of trees. The owner shall also be responsible for all damages.

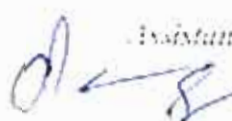
5. The power to audit or inspect any timber harvested by the titled staff of D.A. that temporary building or otherwise, in interpreting the laws, and/or protecting our forest resources, information, the permission granted shall automatically be terminated and will be subject to further action in timely fashion, commencing at the end of the year next subsequent, and shall not be liable for any claims or damages sustained by you during such period, provided:

6. It must that on D.A.'s premises such as a camp will, with 6 main gates, provide a key or keyless lock for each camp, in this regard, an account shall be maintained of each camp's key or other identity.

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5. You will have to ensure the fire safety norms prescribed by the Chief Fire Officer, M&AIIA. DDA shall have no responsibility at any time whatsoever due to your recklessness or sheer negligence. It's up to you.
  6. No parking vehicles up to the 7'7" maximum limit is allowed.
  7. You will have to make your own arrangement for water, electricity etc.
  8. Use of Land and Speakers, Drbs, Musical instruments and Band etc. is subject to norms AAIAs Laws for fire and you will have to get permission where it is required from the authority concerned.
  9. Because the building is uncancelled due to any reason by you and the intimation of this cancellation is made before one month from the date of function you shall be entitled for 90% and 50% refund if cancellation is made before 15 days from date. No refund shall be allowed if the cancellation is within the 15 days from the date of function. Such refund shall be allowed only on proper documentary proofs and these orders shall be applicable with prospective effect.
  10. The date so permitted above is non-negotiable. In case of unauthorized transfer of booking is detected by DDA office or DDA both the parties to unauthorized transfer and transferee shall be liable for legal action besides cancellation and forfeiture of security deposit.
  11. DDA reserves the right to cancel the said permission without any notice in case of violation of the said terms and conditions.
  12. DDA also reserves the right to withdraw permission under fire & fire instances without any liability to claim of damages and losses from your side.

These points with the agreement of Competent Authority.

M/25/11

  
Assistant Account Officer  
CAUDWK/DDA

Copy to:

1. DS n CHQWKL DDA
2. S/ CHQWKL DDA
3. PWD DDA
4. Check by Jeant (unclear)
5. Unnamed 21 C-13/DOA
6. Comptrol DDA
7. Unclear DDA
8. Bank Clerk

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M/25/11

  
Assistant Account Officer  
CAUDWK/DDA