開発同意書(Development Consent)

Form 5

SECTIONS 22(3)(a) and 24(3)(a) DEVELOPMENT CONSENT

Pursuant to an application for development dated 18 FEBRUARY, 2011, this DEVELOPMENT CONSENT is issued to prescribed development in terms of section 22 of the Environment Act.

The approved prescribed development is <u>LOGGING OPERATIONS</u> and is located in <u>LOT 1. LOT 2. LOT 9 & LOT 10 of LR 598 and CUSTOMARY LAND BELOW LOT 1. LOT 2. LOT 9 & LOT 10 on /Honizra-City</u>.

The following conditions shall $\underline{\mathsf{APPLY}}$ in addition to the conditions prescribed in these Regulations and in the Act

- This Development Consent is valid until such time as the abovementioned approved prescribed development is completed.
- The holder of this Development Consent shall not undertake or cause to be undertaken any other development other than that.
- This Development Consent is non-transferable.
- The holder of this Development Consent, its agent, servants or officers shall permit the Director or Inspectors unhindered entry to any premises or location in which the prescribed development is situated and shall provide any assistance as the Director or Inspector may require.
- 5. The Director may at any time, vary or remove any conditions or restriction to this consent by notice in writing served on the holder of this consent.
- The development proponent shall pay the prescribed consent fee on being granted the development consent.
- The holder shall conduct the approved operations under the development consent only within the area of land specified herein.
- The holder shall conduct the approved operations under the consent in a manner that complies with the conditions of this consent, the Environmental Management Plan, the Act and subsidiary legislation made under the Act.

Issued at HONIARA this 31st day of MARCH 2011

Seal

Joe Horokou

Director

Environment and Conservation Division

出典: 平成 30 年度補正·林野庁委託事業

「クリーンウッド」利用推進事業のうち生産国の現地情報収集事業(大洋州地域等)報告書