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COLONY AND PROTECTORATE OF KENYA.
(SUPPLEMENT.)

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Colony and Protectorate of Kenya.

GOVERNMENT NOTICE No. 286.

THE CUSTOMS MANAGEMENT ORDINANCE, 1926.

REGULATIONS.

IN EXERCISE of the powers vested in him by the Customs Management Ordinance, 1926, and otherwise and with the advice of the Executive Council, His Excellency the Governor is pleased to make and hereby makes the following Regulations.

CITATION.

1. These Regulations may be cited as "the Customs Regulations, 1926," and shall come into force on the first day of August, 1927.

THE CUSTOMS FLAG.

Section 12.

2. The Customs flag shall be the blue ensign with a crown in the fly.

WORKING DAYS AND HOURS.

Section 20.

3. The working days are all days except Sundays and public holidays.

4. The general hours of attendance on working days are :—

On week-days other than Saturdays, 6 a.m. to 6 p.m.

On Saturdays, 6 a.m. to noon.

Provided that attendance between the hours of 6 a.m. and 8 a.m., noon and 2 p.m., and 5 p.m. and 6 p.m. will only be given on special application to the Collector in accordance with Regulation 5.

5. Collectors may grant permission to work on Sundays and public holidays or before or after working hours on any working day.

OVERTIME AND ATTENDANCE FEES.

Section 21.

6. The following fees shall be paid by the public for the services of officers when required to attend at times other than those appointed for general attendance :—

<i>Rank of Officers.</i>	<i>For every hour or part thereof.</i>
Examining officer	Sh. 5 00
Special grade clerk	5 00
First grade clerk	4 00
Second grade clerk	3 00
Third grade clerk	2 50
Fourth grade clerk	2 00
Junior clerk	1 50

Fees at above rates shall be paid for the attendance of officers at places other than those duly appointed. When the services of a Customs constable are required at an unappointed place a fee of Sh. 2 for every six hours or part thereof shall be charged.

7. When the services of any officers are required on account of more than one consignee, importer, or exporter during the same period of time the fees for such period shall be paid *pro rata* by each consignee, importer or exporter.

8. In cases when the attendance of Customs officers is required during specified hours for particular purposes or when the attendance of officers is deemed necessary by the collector, application for such extra attendance must be made on the approved form (No. 1) which must, in normal circumstances, be submitted twenty-four hours before such attendance is required.

Section 36.

PASSENGERS' BAGGAGE.

9. Passengers' personal baggage shall be landed or shipped only at a place appointed by the Collector of Customs for the examination of baggage, and shall not be removed from the place of examination except by authority.

10. Passengers shall make a declaration in accordance with the approved form.

Section 37.

INLAND NAVIGATION.

11. The carriage of goods from or to foreign ports by inland navigation is allowed on the general conditions which govern the import and export of goods at seaboard ports.

Section 45.

PERMITS.

12. Masters of ships are required to obtain permits—

- (a) to break bulk before entering (Form No. 2);
- (b) to work overtime (Form No. 1);
- (c) to tranship ships' stores (Form No. 3);
- (d) to land arms and ammunition and explosives (Form No. 4).

This does not apply to arms and ammunition imported by a passenger as part of his baggage.

Section 59.

SHIP'S REPORT INWARDS.

13. The ship's report inwards shall be in accordance with the approved form (No. 5).

14. The report of the ship having been completed, no amendment shall be made except with the consent of the collector.

Section 60.

15. A fee at the rate of Sh. 1 per package shall be chargeable on amendments of manifests allowed by the Commissioner.

ENTRY OF GOODS IMPORTED.

Section 62.

Forms of Entries.

16. Entries in the approved form shall be as follows :—

- (a) Provisional (Form No. 6).
- (b) Dutiable goods for home use (Form No. 7).
- (c) Free goods for home use (Form No. 8).

- (d) Goods for warehouse (Form No. 9).
- (e) Ex warehouse for home use (Form No. 10).
- (f) Ex warehouse for removal (Form No. 11).
- (g) Goods in transit (Form No. 12).
- (h) Goods for transshipment (Form No. 13).

PREPARATION OF ENTRIES.

17. On each entry the owner shall give full particulars of the number of packages, description, weight or measure and the value of the goods.

18. In every instance in which any denomination, tale, weight, or measure of any article is required by the Import and Export List forming the Second Schedule to these Regulations, the quantity of such article is to be exhibited under that denomination in addition to the value.

19. Any alteration or addition to the Import and Export List may be made by the Commissioner by notice in the Gazette.

Section 66.

20. All goods remaining unentered twenty-one days after the report of the importing vessel shall be removed to King's warehouse unless the collector otherwise orders.

Section 69.

BOAT AND LIGHTER LICENCES.

21. Boats and lighters for the conveyance of goods subject to Customs control at the Ports of Mombasa and Kilindini and at such other ports as may hereafter be determined shall be licensed in accordance with the approved form (No. 14). Boats used solely for the conveyance of passengers and their baggage or for loading or discharging dhow cargoes, are exempted from the provision of this section.

22. An annual fee of two shillings shall be payable in advance on the first day of January in each year for each boat or lighter in respect of which a licence is issued.

23. Applications for licences shall be made to the collector in writing, and with the application there shall be submitted the table of rates to be charged for conveying goods by the licensed boats or lighters.

24. Before a licence is issued the owner of the boat or lighter shall give security in accordance with the approved form (No. 15) in such amount as the collector may determine.

25. One bond may be accepted in respect of all boats or lighters owned by one person.

26. Each licensed boat and lighter shall bear the registered number assigned thereto by the port officer.

27. Any boat or lighter licence may be revoked by the collector if the prescribed annual fee is not paid or on the holder being convicted of any contravention of the Customs Ordinance or for any other good cause.

28. No unlicensed boat or lighter intended for the conveyance of goods subject to Customs control shall be allowed alongside a ship except with the permission of the collector.

Section 72.

UNAPPROVED PLACES.

29. An application in writing for permission to discharge or load cargo elsewhere than at a Customs wharf must be made to the collector of the station.

30. Applications to discharge or load cargo for the first time at a particular place outside a port are to be submitted to the Commissioner for direction but, in the absence of special circumstances, further requests in respect of the same place may be allowed by the collector of the station.

TRANSHIPMENT.

31. (1) Goods entered for transhipment may with the special sanction of the collector be transhipped in harbour direct from the importing vessel to the exporting vessel provided that such goods are reported in the inward and outward manifests of the respective vessels.

(2) Goods landed at any Customs wharf may be entered for transhipment. Transhipment entries in respect of such goods shall be passed and the goods reshipped within fourteen days of the date of arrival of the importing vessel or within such further period as the Commissioner may in special circumstances allow.

Section 75.

WAREHOUSES AND WAREHOUSING.

Licensing of Warehouses.

32. When an application on the approved form (No. 16) is made for the licensing of a warehouse, the applicant shall state in addition to the particulars required therein :—

- (a) Whether the warehouse is for general or private use.
- (b) The estimated amount of duty that will be paid annually and the quantity of goods likely to be received and delivered annually.

33. Plans of the proposed building and situation of the same in relation to other buildings shall be sent with the application.

34. The building is to be suitable for warehousing purposes so far as situation, construction, and accommodation are concerned.

35. Bond to secure the duty on the warehoused goods, and compliance by the licensee with the provisions of all laws and regulations relating to warehouses shall be given in accordance with the approved form (No. 17).

36. No warehouse licence shall be transferred without the consent of the Commissioner.

37. No alteration of the warehouse shall be allowed without previous sanction, and the death of the licensee or surety or any other change is to be at once reported.

38. Warehouses are to be distinguished by numbers.

GENERAL PROVISION FOR WAREHOUSED GOODS.

39. Spirits, wines and tobacco must be deposited in a separate part of the building.

40. A record shall be kept at each warehouse showing particulars of every receipt and delivery of goods.

41. When goods are to be cleared for home consumption removal or re-exportation from a warehouse, the entry after being prepared by the owner shall be presented to the collector to be passed in the usual way.

42. The following goods are not to be placed in warehouses, but may be deposited in the open, at the sole risk of the owner :—

Ashes,	Horns,
Asphalt,	Iron (cast, wrought, pig or
Bones,	ingot),
Bricks,	Machinery (heavy),
Caskage,	Ores,
Charcoal,	Pipes (earthen and iron),
Chalk,	Railway material,
Cinders,	Rubbish,
Clay,	Sand,
Coal,	Stone,
Coke,	Slates (roofing),
Dung,	Sleepers,
Firewood,	Steelwork (heavy),
Fish (native dried),	Straw,
Flower Pots (earthen),	Timber unmanufactured
Girders,	and similar goods.

Such goods may be protected by the owner by tarpaulins and dunnage.

WAREHOUSE FEES.

Section 78.

43. The annual fee to be paid for a licence for a warehouse shall be forty-five pounds provided that a *pro rata* monthly charge may be made for a period of not less than three months for any unexpired portion of the year.

44. Notification of the approval of licensed warehouses shall be published in the Gazette.

WAREHOUSED GOODS FOR REMOVAL OR RE-EXPORTATION.

Sections 101,
118 and 252.

45. The owner of any warehoused goods entered for removal or re-exportation shall give security in accordance with the approved form (No. 18) to such amount as the collector requires for the due re-warehousing or exportation of the goods as the case may be.

RENT.

*Goods entered for Warehousing in King's Warehouse or
Government Warehouse.*

46. Rent according to the scale set forth in the following table shall be charged on all goods entered for warehousing in a King's warehouse or Government warehouse :—

<i>Per month or part thereof.</i>					
Sh. Cts.					
Bag cargo, per bag	20
Bales, gunnies, No. 1, per bale	1	60
Bales, gunnies, No. 2, per bale		80
Bales, blankets, per bale		80
Bales, piece goods, No. 1, per bale		80
Bales, piece goods, No. 2, per bale		40
Bales, rope, per bale		40
Cases, beer, per case		40
Cases, biscuits, No. 1, per case		80
Cases, biscuits, No. 2, per case		40
Cases, boots and shoes, per case		80
Cases, matches, per case		80
Cases, wines and spirits, per case		20
Cases, oilman's stores and provisions, No. 1, per case		80
Cases, oilman's stores and provisions, No. 2, per case		40
Cases, oilman's stores and provisions, No. 3, per case		20
Cask, cement, per cask	1	00
Cask, wire, per cask		80
Drums and kegs, oils, paints, etc., No. 1, per drum or keg	1	50
Drums and kegs, oils, paints, etc., No. 2, per drum or keg	1	00
Galvanised iron sheets, per bundle	1	50
Packages of goods unenumerated, per 2 cubic feet or part thereof		20

*Unentered Goods in King's Warehouse or on Premises
Administered by Customs.*

47. Rent on such goods shall be charged according to the following scales :—

For the first day or part thereof subsequent to the free storage period referred to below—

Cts.					
Bag cargo, per bag	02
Bales, gunnies, No. 1 bale	16
Bale, gunnies, No. 2 bale	08
Bales, blankets	08
Bales, piece goods, No. 1 bale	08
Bales, piece goods, No. 2 bale	04
Bales, rope	04
Cases beer, per case	04
Biscuits, No. 1, per case	08
Biscuits, No. 2, per case	04
Boots and shoes, per case	08
Matches, per case	08

	Cts.
Wines and spirits, per case	02
Oilman's stores and provisions, No. 1	06
Oilman's stores and provisions, No. 2	04
Oilman's stores and provisions, No. 3	02
Casked goods, per cask	08
Drums and kegs of oils, paints, No. 1, per drum or keg	04
Drums and kegs of oils, paints, No. 2, per drum or keg	02
Bundles, iron sheets, per bundle	08
Bales, cotton, per bale	08
Bales, hides, per bale	08
Bales, skins, per bale	08
Bales, makandas, per bale	08
Mkandas of produce, per mkanda	02
Packages of goods unenumerated, per 2 cubic feet or part thereof	02

The initial daily charges of 2, 4, 6, 8 and 16 cents as above will be increased daily for twenty days (including Sundays and public holidays) by 2, 4, 6, 8 and 16 cents respectively, and after the twenty-first day the charge will remain at fixed daily rates of Cts. 50, Sh. 1, Sh. 1/50, Sh. 2, and Sh. 4, respectively.

Eight days, not including Sundays and public holidays, are allowed free of charge to date in the case of imports from the day inclusive on which the first package from any particular ship enters the Customs premises: Provided that in special cases where, in the opinion of the Commissioner, the discharge and clearance of cargo from any ship could not have been completed within the time named, the Commissioner may grant such further period free of charge as he may deem fit. In the case of exports six days' free storage is allowed, not including Sundays and public holidays, from the date inclusive on which the first package of the consignment enters the Customs premises.

48. Passengers' baggage may remain free of rent for two weeks exclusive of the days of receipt and delivery.

49. In cases where it is proved to the satisfaction of the Commissioner that delay in clearance was unavoidable the rates of rent may be reduced to such an extent as he shall think fit.

DERELICT GOODS.

50. Derelict goods may be stored in the King's warehouse provided there is sufficient accommodation and the Customs thereby incur no expenditure.

TRANSIT WAREHOUSE.

Section 109.

51. In addition to any locks that may be affixed by the owner, transit warehouses shall be secured by Customs locks.

52. Ships' cargoes deposited in transit warehouses shall be under the general direction of the collector.

53. No goods subject to Customs control shall be delivered by the shipowner or person acting in his behalf until released by the Customs.

54. All goods, other than those for which particular regulations are approved, shall, on being landed, be deposited in the transit warehouse allocated to the ship, unless the collector otherwise permits.

Section 115.

ENTRY OF GOODS FOR EXPORT.

55. The entry of goods for export shall be in accordance with the approved forms :—

- (a) Export (Form No. 19).
- (b) Ex warehouse (Form No. 20).
- (c) Re-export (Form No. 21).

56. Full details of all goods exported shall be shown as required by the entry and the weight, measure, or quantity as prescribed in the Import and Export List.

57. The declared value of the goods exported shall be f.o.b., i.e., should represent the value of the goods at the port or place of shipment or exportation plus the charges for delivering on board the ship or vehicle of exportation.

58. Goods to which Regulation 118 are not applicable are to be entered for export at the port or place from which they are shipped or exported.

59. The permission of the collector to stiffen a ship shall be in accordance with the approved form (No. 22).

Section 120.

REPORT OUTWARDS AND CLEARANCE.

60. The entry of a ship outwards and the outward manifest shall be in accordance with the approved form (No. 23).

61. The certificate of clearance to be issued to the master of a ship shall be in accordance with the approved forms (With Cargo, No. 24; In Ballast, No. 25).

Section 142.

PAYMENT OF DUTIES.

62. Payment of duties shall be made at the Custom House. Credit notes showing that the amount of duty has been paid into the Government bank to the credit of the Customs Department may be accepted. Cheques may be accepted in cases in which a standing bank guarantee has been lodged with the Customs or which are certified by a bank.

Sections 152-156.

63. Invoices for goods consigned from firms to local branches of those firms or to local firms in any way connected with the consigning firm, when not supplemented by suppliers' invoices must bear a certificate from a notary public or a banker to the effect that suppliers' invoices have been produced to him and compared with the consigning firm's invoices, and that the latter truly represent the particulars of goods and their value as shown by the suppliers' invoices, together with all charges up to the time of landing.

Section 157.

UNDER-VALUATION OF GOODS SUBJECT TO *Ad Valorem* DUTY.

64. Whenever the collector has detained any goods and assessed their value he shall forthwith forward to the owner of the goods at his last-known residence or place of business a written notice of the assessment.

65. The value assessed by the collector shall be taken to be the value of the goods for duty, unless within two days (or such further period as the collector considers necessary) after notice of the collector's assessment has been forwarded the owner of the goods objects thereto in writing, and requests that the value be ascertained by experts.

66. If the owner objects to the collector's assessment and requests that the value of the goods be ascertained by experts, the following course shall be followed :—

- (a) One expert shall be appointed by the owner, and another by the collector.
- (b) The collector shall then appoint a meeting of the experts.

67. If the expert appointed by the owner of the goods fails to attend the meeting, the value of the goods as assessed by the collector shall be taken to be their value for duty.

68. If the experts at the meeting agree upon the value of the goods, the value so agreed upon shall be taken to be the value for duty.

69. If the experts at the meeting fail to agree upon the value of the goods, they shall appoint a third person, approved by the collector, to act as umpire.

(2) If the experts cannot agree upon the appointment of an umpire, the Commissioner shall make the appointment.

70. (1) The umpire shall, within such time as is fixed by the collector, or as is reasonable, assess the value of the goods and notify the collector in writing of his assessment thereof.

(2) The value of the goods as assessed by the umpire shall be taken to be the value of the goods for duty.

71. When as herein provided, the value of the goods has been decided, the collector shall give notice in writing of the decision to the owner, who, if necessary, shall forthwith amend his entry in accordance therewith.

72. The experts and umpires appointed for the purpose of these Regulations shall each receive a fee of not more than twenty shillings, to be determined by the collector.

73. The costs of the valuation shall be paid by the owner in all cases when it is found that the goods have been undervalued by him.

74. Every expert and umpire shall, before acting, make a declaration in accordance with the approved form (No. 26).

DEPOSITS FOR DUTY.

Section 158.

75. The provisions of section 158 shall apply to the following goods :—

- (1) Samples not exempt from duty.
- (2) Articles including stage properties, but not including cinema films, imported for local exhibition or entertainment.
- (3) All articles not intended for consumption in the Territory imported by *bonâ fide* tourists for their use convenience or comfort while in the Territory.

76. When goods referred to in the previous regulation are imported, the importer shall deposit a sufficient amount to cover the duty on the goods, and a permit shall be issued which shall contain :—

- (a) A list of the goods imported, specifying the nature of the goods and any remarks necessary for the purpose of identification.
- (b) A statement of the duty chargeable and the amount of the deposit.

77. The following conditions must be complied with before any refund of the deposit can be made :—

- (a) The goods or articles must be re-exported within a period of six months from the date of importation.
- (b) Due notice must be given to the collector at the port or place of shipment or exportation of the intention to re-export the articles on which a refund of the deposit will be claimed and at the same time the owner must produce proof of the original payment of the deposit.
- (c) A certificate must be produced from a proper officer of Customs that the goods referred to therein have been duly shipped or exported.

Section 159.

REFUNDS, REBATES, OR REMISSIONS OF DUTY.

78. Claims for refunds, rebates, or remissions of duty shall, in ordinary circumstances, be made in accordance with the approved forms (Nos. 27 and 28) to the collector at the place where the duty has been paid or is payable.

79. In ordinary circumstances no claims shall be allowed unless made before the goods have passed from the control of the Customs. Claims on account of overpayment due to manifest error of fact, or potent misconception of the law, shall be made within six months after the date of overpayment.

80. Where a claim is made on the ground that goods have been pillaged during the voyage, it should be accompanied by a declaration on the approved form (No. 29).

81. Where a claim is made on the ground that goods have been damaged during the voyage, the merchant is to—

- (1) show that the damage was received before the goods left the charge of the shipowner;
- (2) claim rebate at the time of the examination of the goods;
- (3) prove to the satisfaction of the collector the amount of damage sustained for which he claims rebate.

82. In cases where there is clear evidence that any goods entered have not been landed from or are not in an importing ship, a refund or remission of duty may be allowed by the collector.

Section 162.

DISPUTES AS TO DUTY.

83. If any person disputes the amount or rate of duty demanded on any goods or the liability of any goods to duty, and deposits the duty demanded, he shall at the time of making the deposit give to the collector a memorandum of the deposit in accordance with the approved form (No. 30).

DRAWBACKS.

Section 163.

84. Subject to Regulation 85 drawback of the duty paid may be allowed on all imported goods which are exported in the original packages in which they were imported or the contents of which have been repacked in the presence of an officer.

85. No drawback shall be allowed on any goods—

- (a) exported to Tanganyika Territory, except under the provisions of the Customs Tariff Ordinance, 1927.
- (b) which after first importation have been used, except as provided for in Regulations 75 and 76;
- (c) unless the goods are exported within one year from the date of payment of duty;
- (d) unless the person intending to claim drawback shall have given due notice to the collector of his intention to export such goods and shall have exported the same under the direction of an officer after entering the goods in accordance with the approved form;
- (e) unless the drawback claim be made at the port or place where import duty was paid and by the party who paid such duty, or the person authorised in writing by him;
- (f) on damaged or spoilt goods.

86. When the goods have to be repacked owing to the original package having become unserviceable, the owner shall give written notice to the collector of his intention to pack at least six working hours before packing, and the packing shall be done in the presence of an officer.

87. Upon the completion of the packing the goods shall be properly secured, a distinctive mark or label placed on each package, and the packages exported immediately or deposited in a King's warehouse by the owner.

88. The goods to be exported for drawback shall be produced to the Customs with the bill of entry and documents necessary to identify the goods.

89. When the proper officer has taken the account of the goods and seen that they have been secured and exported, he shall endorse the entry certifying to the exportation.

90. Drawback claims shall be in accordance with the approved form (No. 31).

91. A fee of fifty cents for each package exported under drawback shall be paid by the exporter to cover expenses of administration.

COASTING TRADE.

Sections 169-173.

92. The following regulations shall apply to ships engaged in the coasting trade :—

- (a) Before his ship departs from any port the master shall prepare in triplicate a transire, in accordance with the approved form (No. 32), containing full particulars of all goods laden on his ship. If the goods are for more than one port, separate transires must be made out, in triplicate, in respect of each port.

- (b) The transire in triplicate shall be presented to the collector, who if satisfied that it is correct shall sign it and return the original to the master. The duplicate is to be retained in the office of issue. The triplicate is to be transmitted to the collector at the port of destination.
- (c) The master on arrival at the port shall deliver to the collector the copy of the transire received by him.

93. General transires may upon application be granted by the Commissioner for periods not exceeding six months for vessels trading regularly in local produce between Mombasa and certain specified sub-ports under the following conditions :—

- (a) The original general transire must be carried on board the vessel and must be available for inspection by any Customs officer at any time.
- (b) No restricted, prohibited, or dutiable foreign goods must be carried except as provided for in paragraph (e).
- (c) On arrival at Mombasa the master, or his agent, shall, within twenty-four hours, hand to the Collector of Customs a full and true account of the cargo shipped at the port, or ports, for which he holds a general transire. This account must be prepared in duplicate on the approved form (Ship's Transire). The original shall be forwarded to the responsible landing officer, and the duplicate posted to the officer in charge of the sub-port at which the goods were shipped.
- (d) Pass notes shall be issued at Mombasa in respect of all goods on which royalties are payable, and delivery shall be allowed only on production of these pass notes endorsed by the proper authority with a certificate that royalties have been collected. Restricted, prohibited, or dutiable foreign goods found on board a vessel sailing under a general transire (except as provided for in paragraph (e)), shall be detained, and the facts reported immediately to the Commissioner. Pending his decision, the vessel concerned must not be cleared outwards.
- (e) The master of a vessel desirous of shipping restricted, prohibited, or dutiable foreign goods as cargo from a sub-port must present a supplementary transire, in respect of these goods, at the Customs port under which the sub-port is included, and obtain from the officer in charge a pass note on which delivery will be allowed at the port to which the goods are consigned.

94. Goods duty paid or free shipped from one port in the Territory for subsequent discharge within the Territory must be produced to the proper officer of Customs prior to shipment. Such officer will on demand issue a pass note in respect of the goods produced, which document must be handed to the proper officer of Customs at the port of discharge as warrant for free admission of the goods enumerated therein.

95. Permission may be obtained from the collector for vessels to load and discharge cargo at unapproved places under conditions which will be clearly stated in the permit.

CUSTOMS AGENTS' LICENCES.

Sections 174-177.

96. The Commissioner may grant a licence to any person to act as a Customs agent in accordance with the approved form (No. 33).

97. The Commissioner may at any time by order under his hand cancel any Customs agent's licence.

98. A copy of the order, stating the cause of cancellation shall be delivered to the Customs agent or left at his usual place of abode or business.

99. The Customs agent may appeal to the Governor against the order.

100. If no appeal is made to the Governor within fourteen days after the delivery of a copy of the order, or if on appeal the order is confirmed by the Governor, the licence shall be void.

101. An annual fee of twenty shillings, payable on the first day of January in each year, shall be paid to the collector by each licensed Customs agent.

102. Each licensed Customs agent shall give security, in accordance with the approved form (No. 34), in the sum of fifty pounds.

103. The Customs agent on application for a licence shall, if required to do so, submit the table of rates to be charged for services rendered on behalf of illiterates.

SEIZURES.

Section 197.

104. Notice of seizure of ships, boats, or goods shall be in accordance with the approved form (No. 35).

OFFICIAL SAMPLES.

Section 210.

105. All samples shall be kept under the careful custody of the proper officer.

106. No unauthorised person shall have access to samples.

107. After examination samples shall be returned to the owner on application.

This rule refers specially to samples of spirits.

108. Only such samples shall be taken by the Customs as the collector considers necessary.

109. Samples taken for analysis are not returnable, and a receipt may be given for the same by the collector.

SETTLEMENT OF CASES BY THE COMMISSIONER.

Section 247.

Conduct of Inquiries.

110. The written consent of any person to the settlement of a dispute by the Commissioner shall be in accordance with the approved form (No. 36).

111. The following shall be the rules for the conduct of inquiries under the Ordinance :—

- (a) The person who occupies the position of complainant (in these rules called " the complainant ") shall make a short statement of his case.
- (b) The evidence of the witnesses supporting the charge shall be taken.
- (c) Such witnesses may be cross-examined by the defendant and re-examined by the complainant.
- (d) The defendant's witnesses shall give their evidence and the defendant may himself give evidence.
- (e) Such witnesses may be cross-examined by the complainant and re-examined by the defendant.
- (f) The defendant may address the person conducting the inquiry and the complainant shall have the right to reply.
- (g) The person conducting the inquiry shall then give his decision, or reserve his decision until some future day and time which he shall announce, or if the inquiry is conducted by any person acting under powers delegated to him by the Commissioner, and such powers extend only to the holding of an inquiry and no further, he shall announce that the matter will be reported to the Commissioner, who will give his decision in writing.
- (h) The examination of witnesses shall be on oath or affirmation.

SUMMONS TO WITNESS.

112. The summons to witness shall be in accordance with the approved form (No. 37).

Section 252,
(1) (a).

GOODS IN TRANSIT.

113. General transit :—

- (a) Goods brought to any approved Customs station intended for conveyance through the Territory to any place beyond the territorial limits of Kenya and Uganda, may be declared in transit, provided the transit agent or owner shall, within seven days of arrival of such goods at the Customs station aforesaid, declare that such goods are for transit.
- (b) The owner or transit agent shall furnish a deposit or a guarantee on the approved form (No. 38), to the satisfaction of the Commissioner for the production of a certificate from the proper Customs officer at the place of entrance into foreign territory to the effect that the goods have been landed.
- (c) Goods in transit shall be liable to a fee of fifty cents per package to cover expenses of Customs administration.

- (d) A bill of entry in quintuplicate written in English shall be presented to the proper officer of Customs by the transit agent at the place of entry of the goods declared for transit through the Territory. Such bill of entry shall be signed by the transit agent and shall state the correct description of the merchandise, its place of origin, its value at the place of entry, its weight or quantity, and the number and marks of the parcels if packed, and the intended place of exit from Kenya or Uganda.
- (e) The original and three copies of the bill of entry shall be retained by the proper officer of Customs and the quadruplicate copy shall be marked " visé " by him and returned to the transit agent. The bill of entry bearing the " visé " shall then be the transit bill of entry of the goods and shall be produced whenever required by any officer of Customs or any administrative officer or police officer of the Territory.
- (f) The transit entry shall be delivered to the proper officer of Customs at the place of exit from the Territory or if no such officer is stationed there to the proper officer of Customs at the place of entrance into foreign territory, and on the goods being identified and found intact a note to that effect shall be endorsed on the transit bill of entry and signed by such officer of Customs at the place of exit from the Territory or at the place of entrance into foreign territory, as the case may be.
- (g) The Commissioner may specify the routes or roads over which alone goods may be conveyed in transit to their destination.
- (h) If the transit agent should desire to vary the transit bill of entry by having removed from it any of the merchandise specified therein as for transit, he may apply to any Customs officer within the Territory to expunge the same from the entry and such officer may on receipt of any duties due on the goods sought to be removed endorse the bill of entry with a description of the merchandise which it is desired to remove therefrom.
- (i) If the quantity of goods in transit be found at the place of exit from the Territory or at the place of entrance into foreign territory, as the case may be, to be less than that specified on the transit bill of entry the proper officer of Customs shall endorse on the transit bill of entry a note of the amount of deficiencies and unless such deficiency is accounted for to the satisfaction of the Commissioner treble the import duty leviable on goods of the like kind shall be charged on such deficiency and such duty shall be recovered from the owner or transit agent.
- (j) On production of the endorsed transit bill of entry together with the landing certificate and such other evidence of re-export as the Commissioner may from time to time require, the deposit referred to in paragraph (b) will, on application on the approved form (No. 39), be refunded to the owner or transit agent, or if the goods have been removed under bond the guarantee, as at paragraph (b), will be cancelled.

- (k) If such evidence is not submitted within six calendar months of the date of the issue of the transit bill of entry or within such further period as the Commissioner may allow the goods shall be deemed to be imported for home consumption and shall be liable to the import duty leviable under the Customs Tariff and such duty shall be recovered from the owner or transit agent.

Section 252,
(1) (b).

CERTIFICATE FEES.

114. Services may be performed by the Customs for the public for which the following fees shall be paid :—

	Sh. Cts.
Certified copy of any document (per one hundred words or part thereof)	1 00
Landing certificate, for each original bill of entry on which the goods were entered	5 00
Certificate of the examination and verification of the contents of packages, per package,	25
Application to pass and initial alterations in the marks, numbers or other particulars in any Customs document other than the inward manifest, for each alteration	1 00
Certificate of weight (plus Cts. 2 per package) ...	3 00
Any other certificate issued by the Customs ...	2 50

Section 259.

FORMS.

115. The forms comprising the Third Schedule to these Regulations are prescribed for the purposes indicated.

Section 261.

SALES.

116. Public notice by advertisement in the Gazette, except in the case of perishable goods or living animals, and by notice posted in a conspicuous place at the Custom House, shall be given of all sales on account of the Customs.

117. No sales other than of perishable goods or living animals shall be held until after the expiry of one week from the first notification of the sale, or such longer period as the collector determines.

Section 263

REMOVAL OF GOODS BETWEEN THE THREE TERRITORIES OF KENYA, UGANDA AND TANGANYIKA.

118. (a) Whenever any imported goods, duty-paid or free, whether on first importation or out of open stock, are despatched by any person for removal from the Territory to and for consumption in Uganda Protectorate or Tanganyika Territory such person shall, as the consignor of the goods, furnish a "notice" (in the Form A in the First Schedule hereto annexed) wherein shall be set forth the name of the person to whom and of the place and of the territory to which the goods are to be consigned and removed for consumption, the mode of conveyance, the marks, numbers and description of the packages, description and net quantities with, in the case of packages unbroken since importation, the landed value of the goods at the place of first importation into the territory and in the case of goods from open stocks not exported in their original condition and packing the local retail purchase price and the name of the country where the goods were

grown, produced or manufactured, sufficient to enable the duties, if any, paid thereon, to be assessed; and the consignor shall also frame an "advice" (in the Form B in the First Schedule) which shall agree in all particulars with the relative notice with the exception of the omission of the value.

(b) Whenever any goods, the growth, produce or manufacture of the Territory are despatched by any person for removal from the Territory to Uganda Protectorate or Tanganyika Territory such person shall furnish a declaration and advice (in the Forms C and D in the First Schedule), wherein shall be set forth the name of the person to whom and of the place in Uganda Protectorate or Tanganyika Territory, as the case may be, to which such goods are to be consigned and removed for consumption, the mode of conveyance, the marks, numbers and description of the packages, description and net quantities of the contents with the current market values thereof.

(c) In the case of goods forwarded by post, a form in the Form E in the First Schedule, may be substituted for the notice and advice or declaration and advice hereinbefore referred to. Such forms shall be handed in to the Post Office with the parcel and shall be forwarded by the postal authorities to the Commissioner, Mombasa, and the postal authorities shall not forward such goods without the production of such form.

(d) In the case of goods forwarded by rail, the notice or declaration, as the case may be, shall be handed to the railway authorities, who shall after despatch of the goods forward it to the Commissioner of Customs, Mombasa, and the Advice Form B or D, as the case may be, shall be transmitted or delivered to the consignee, and no such goods shall be despatched by the railway authorities until such notice or declaration is supplied.

(e) In the case of goods conveyed otherwise than by post, rail or sea, the notice or declaration shall be sent direct to the Commissioner of Customs, Mombasa, by the consignor; the Advice B or D, as the case may be, shall be handed to the carrier or other person conveying the goods, to be by him handed to the consignee to be dealt with by him as directed in the Customs Regulations of the Territory he resides in.

(f) In the case of goods consigned to Tanganyika Territory, the Notices A, C and E required under the foregoing regulations must be submitted in duplicate.

(g) Before any person in the Territory takes delivery of any goods from Uganda Protectorate or Tanganyika Territory such person shall first have in his possession from the consignor, the Advice B or D hereinbefore referred to. In the case of goods conveyed by rail, he shall endorse the arrival of the goods on the Advice B or D, as the case may be, and hand the same to the railway authorities, and in the case of goods otherwise conveyed, except by sea, he shall within twenty-four hours transmit the same duly endorsed to the Commissioner of Customs, Mombasa.

(h) In the event of no such Advice B or D being received, the consignee shall within twenty-four hours report the arrival of the goods to the nearest Customs officer, administrative officer or police officer.

(i) Any person entering the Territory and having or bringing with him any goods from either Uganda Protectorate or Tanganyika Territory and having no Advice B or D, shall within twenty-four hours furnish to the nearest Customs officer, administrative officer or police officer, a full and detailed list enumerating the net quantities and value of the goods, or shall produce his invoice to such officer, who will frame an account thereof and forward it or the list furnished by the importer, to the Commissioner of Customs, Mombasa.

(j) In regard to goods removed by sea, the Notice A or Declaration C shall be furnished in triplicate and shall take the place of the Export Entry. The Advice B or D must be certified by the Customs at the port of despatch and forwarded to the consignee as the warrant for the free admission of goods into the consuming Territory.

(k) The foregoing regulations shall apply to goods removed from the Territory to Uganda Protectorate or Tanganyika Territory, notwithstanding the fact that such goods may pass while in transit through the territory of a Government that is not a party to any Customs agreement with the Colony and Protectorate of Kenya.

119. Any person who contravenes or fails to comply with any of the provisions of Regulation 118 above shall be liable to a fine not exceeding fifty pounds and all goods imported, exported or removed in contravention of or on failure to comply with any such provision shall be liable to forfeiture.

By command of His Excellency the Governor in Council.

Nairobi,

This day of, 192....

Clerk to the Executive Council.

FORM A.

No.....

THE FIRST SCHEDULE.

NOTICE.

(For Transfer to Tanganyika Territory this Form is required in Duplicate).

FOR IMPORTED DUTY-PAID OR FREE GOODS.

(Not to be used for Goods removed in Bond).

Imported goods removed to and for consumption in.....
in Uganda Protectorate.
Tanganyika Territory.

To the Commissioner of Customs, Mombasa, the undermentioned imported goods are removed from

Consignor..... to { Consignee.....
 Address..... { Address.....

Marks and numbers.	No. and Description of packages.	Name of Country where the Goods were grown, produced or manufactured.	Description of Goods.	No. and date of Import Entry when such particulars available.	Customs Tariff Rate.	Net quantities as entered on importation into Kenya	Value of goods as entered on importation into Kenya.	Amount of duty paid on importation.
1	2	3	4	5	6	7	8	9

NOTE.—Columns 5 to 9 are required to be completed in the case of imported goods re-exported in original packages. When imported goods are re-exported from open bulk stocks the local purchase value should be given and so described.

I do solemnly declare, to the best of my knowledge and belief, that the above particulars are true, and that the goods are being despatched for consumption in.....

..... Consignor.

The above goods have been delivered to the to be conveyed by ship, }
 conveyed by rail, } consigned to M.....
 wagon, }
 at Dated at this day of 192...

..... { Customs Officer.
 Railway Officer.
 Carrier.

If the goods hereon described are forwarded by rail this form is to be handed in to the railway official at the despatching station for transmission to the Commissioner of Customs, Mombasa. If forwarded by sea the forms must be handed in at the Custom House at the port of despatch. If the goods are otherwise despatched, this form must be sent direct to the Commissioner of Customs, Mombasa.

N.B.—These forms are to be obtained at any Customs Office.

FORM B. No.....

ADVICE TO CONSIGNEE.

FOR IMPORTED DUTY-PAID OR FREE GOODS.
(Not to be used for goods removed in Bond).

Imported goods forwarded for consumption to
.....in Uganda Protectorate.
.....Tanganyika Territory.

Consignor..... to { Consignee.....
Address..... { Address.....

Marks and numbers.	No. and Description of packages.	Name of Country where the goods were grown, produced or manufactured.	Description of goods.	Customs Tariff Rate.	Net quantities as entered on importation into Kenya.

To the Consignee I do solemnly declare that I have forwarded to the Commissioner of Customs, Mombasa, a notice as required by the Customs Regulations of the despatch of the above goods. Upon delivery of the goods to yourselves, this Advice must be endorsed accordingly and dealt with as directed hereunder.

..... Consignor.
The above goods have been delivered to the to be
conveyed by rail, ship, } consigned to M..... at
wagon, }

Dated at this day of 192...

N.B.—These forms are to be obtained at any Customs Office.

FORWARD DIRECT TO CONSIGNEE.

ENDORSEMENT TO ADVICE B.

To the
The goods described within have been received by me at
this day of 192....
..... Consignee.

N.B.—In the case of goods received by rail, this advice is to be handed to the railway authorities by the consignee for transmission to the Principal Officer of Customs in the receiving territory. In the case of goods received by sea this advice, duly certified by the Customs at the port of despatch, must be produced in support of free entry. In other cases it is to be forwarded by the consignee to the Principal Officer of Customs in the receiving territory, marked "On Public Service." (Post Free).

FORM C.

No.....

DECLARATION.

(For Transfer to Tanganyika Territory this Form is required in Duplicate).

FOR GOODS, THE GROWTH, PRODUCE OR MANUFACTURE OF KENYA.

Removed from Kenya to and for consumption in
 Uganda Protectorate.
 Tanganyika Territory.

To the Commissioner of Customs, Mombasa.

Consignor..... to } Consignee.....
 Address..... } Address.....

Marks and numbers.	No. and Description of packages.	Particulars of the Goods in the several packages.		Local Value of the Goods.	*Value of imported materials.
		Description of Goods.	Net Quantities.		

I do hereby solemnly declare, to the best of my knowledge and belief, that the particulars of the goods above described are true, and that they are being despatched for consumption in as stated above.

Dated at this day of 192...

..... Consignor.

The goods as above described, have been delivered to

.....to be conveyed by rail, } ship, }
 wagon, } consigned to

M..... at.....

Dated at 19....

* On this form shall be shown all goods the growth, produce or manufacture of Kenya, including all goods containing an appreciable quantity of imported materials, and as regards such imported materials, the quantities and values upon which duty was paid on first importation must be specified.

In the case of goods forwarded by rail, this form is to be handed in to the railway authorities, who will forward it to the Customs. In other cases the form is to be sent direct to the Commissioner of Customs, Mombasa, by the consignor, marked "On Public Service." (Post Free).

N.B.—These forms are to be obtained at any Customs Office.

FORM D.

No.....

ADVICE TO CONSIGNEE.

FOR GOODS, THE GROWTH, PRODUCE OR MANUFACTURE OF KENYA.

Forwarded from Kenya for consumption in
Uganda Protectorate.
Tanganyika Territory.

Consignor..... Consignee.....
to
Address..... Address.....

Marks and numbers.	No. and Description of packages.	Particulars of the Goods in the several packages.		Local Value of the Goods.
		Description of Goods.	Net Quantities.	

I do hereby solemnly declare that I have forwarded to the Commissioner of Customs, Mombasa, a declaration, as required by the Customs Regulations, of the despatch of the above-mentioned goods. Upon the delivery of the goods to yourselves, this Advice must be endorsed accordingly and dealt with as directed hereunder.

Dated at this day of 192...
..... Consignor.

The goods as above described have been delivered to the
ship, }
rail, } consigned to at
wagon, }

Dated at 192...

N.B.—This form is to be forwarded to the consignee of the goods.
N.B.—These forms are to be obtained at any Customs Office.

ENDORSEMENT TO ADVICE D.

To the at
The goods described within have been received by me at
..... this day of 192...
..... Consignee.

N.B.—In the case of goods received by rail this advice is to be handed by the consignee to the railway authorities for transmission to the Principal Officer of Customs in the receiving territory. In the case of goods received by sea this advice, duly certified by the Customs at the port of despatch, must be produced in support of free entry. In other cases it is to be forwarded by the consignee to the Principal Officer of Customs in the receiving territory, marked "On Public Service." (Post free).

FORM E.

No.....

PARCEL POST.

(For Transfer to Tanganyika Territory this Form is required in Duplicate).

For use in the case of parcels sent from the Colony and Protectorate of Kenya to the Territories of Uganda or Tanganyika.

.....
Place to which the parcel is addressed.
.....

Contents.	Name of Country or Territory in which the goods were grown, produced or manufactured.	Net weight of contents.		* Local value of the Goods.	
		lbs.	oz.	Shs.	cts.

CONDITION.—In the event of the above declaration being found incorrect in any particular, the parcel will be liable to seizure by the Customs Authorities.

.....
Name and Address of Sender.

Name of Addressee

Address

Date of posting.....19...

* In the case of imported goods the local purchase value should be given and so described.

N.B.—This form must be handed to the postal authorities at the place of despatch, who will forward it to the Commissioner of Customs, Mombasa.

THE SECOND SCHEDULE.

List of articles of merchandise imported into or exported from the Territory, showing the designation by which they are to be distinguished, and the denominations (whether by tale, weight, measure, value, or otherwise) by which they are severally to be stated in the bills of entry. In every instance in which any denomination of tale, weight, or measure is affixed to the name of any article in this list, the quantity of such article is to be exhibited under that denomination, in addition to the value, which is in no case to be omitted.

The declared value of imports for statistical purposes must be the landed value (*i.e.*, the c.i.f. value plus all landing charges).

The declared value of exports for statistical purposes must be the f.o.b. value (*i.e.*, the value on board the exporting vessel or vehicle after payment of all duties and shipping or loading charges).

OFFICIAL IMPORT AND EXPORT LIST OF THE COLONY AND PROTECTORATE OF KENYA AND THE UGANDA PROTECTORATE.

CLASS I.—FOOD, DRINK AND TOBACCO.

GROUP A.—GRAIN, PULSE AND FLOUR.

(a) Grain and Pulse :

(1) Wheat	Cwt.
(2) Maize	do.
(3) Rice	do.
(4) Millet	do.
(5) Other grain	do.
(6) Pulse	do.
(7) Dhall	do.

(b) Flour :

(1) Wheat meal and flour	Cwt.
(2) Maize meal and flour	do.
(3) Pulse meal and flour	do.
(4) Other meal and flour	do.

GROUP B.—FEEDING STUFFS FOR ANIMALS.

(1) Bran	Ton.
(2) Cake, cotton-seed	do.
(3) Cake, groundnut	do.
(4) Cake, oil-seed, other	do.
(5) Hay and forage	do.
(6) Other sorts	do.

GROUP C.—MEAT.

(1) Bacon and ham	Cwt.
(2) Meat, fresh	do.
(3) Meat, tinned, canned or otherwise preserved	do.
(4) Poultry and game, dead	No.

GROUP D.—ANIMALS, LIVING, FOR FOOD.

(1) Cattle	No.
(2) Sheep and goats	do.
(3) Swine	do.
(4) Poultry and game, alive	do.
(5) Other sorts	do.

GROUP E.—OTHER FOOD AND DRINK.

(1) Aerated waters	Doz. Bottles.
(2) Ale, beer, stout, etc.	Imp. Gallons.
(3) Beverages and syrups, unenumerated	do.
(4) Beche de Mer	Cwt.
(5) Biscuits	do.
(6) Butter	do.
(7) Cheese	do.
(8) Chillies	do.
(9) Cocoa, raw	do.
(10) Coffee—			
(a) Raw	do.
(b) Prepared	do.
(11) Confectionery	do.
(12) Dates	do.
(13) Fish, salted, pickled or dried	do.
(14) Fish, canned	do.
(15) Fruit, bottled, canned or otherwise preserved	do.

GROUP E.—OTHER FOOD AND DRINK—(Contd.).

(16)	Fruit, fresh	Value.
(17)	Garlic and onions, not preserved	Cwt.
(18)	Ghee	do.
(19)	Lard and its compounds	do.
(20)	Margarine, marrowfat, butter substitutes and similar substances for use as food or in cooking	do.
(21)	Marmalades, jams and jellies	do.
(22)	Molasses	do.
(23)	Milk, condensed, or otherwise preserved	do.
(24)	Potatoes	do.
(25)	Provisions, fresh	Value.
(26)	Provisions, other	do.
(27)	Salt—				
	(a) Table salt	Cwt.
	(b) Salt for curing, dairy and agricultural purposes	do.
	(c) Salt, other	do.
(28)	Spices	do.
(29)	Spirits—				
	(a) Brandy	Proof Gallons.
	(b) Gin and Geneva	do.
	(c) Liqueurs	Imp. Gallons.
	(d) Rum	Proof Gallons.
	(e) Whisky	do.
	(f) Unenumerated	Imp. Gallons.
(30)	Sugar—				
	(a) Jaggery	Cwt.
	(b) Refined, in bulk	do.
	(c) Refined, in packages or tins	do.
	(d) Saccharin and derivatives thereof	Lbs.
(31)	Tea	Cwt.
(32)	Wines	Imp. Gallons.
(33)	Other foods	Value.

GROUP F.—TOBACCO.

(1)	Cigarettes	Lbs.
(2)	Cigars and cigarillos	do.
(3)	Tobacco, manufactured	do.
(4)	Tobacco, unmanufactured	do.
(5)	Snuff	do.

CLASS II.—RAW MATERIALS AND ARTICLES MAINLY UNMANUFACTURED.

GROUP A.—COAL.

Coal	Ton.
------	-----	-----	-----	-----	------

GROUP B.—WOOD AND TIMBER.

(1)	Cedar—				
	(a) Hewn or sawn	Cub. ft.
	(b) Slats	do.
(2)	Ebony	do.
(3)	Mahogany	do.
(4)	Teak	do.
(5)	Mangrove poles	No.
(6)	Other fine woods	Cub. ft.
(7)	Timber, unspecified—				
	(a) Hewn or sawn	do.
	(b) Planed or dressed	do.
	(c) Firewood	do.
	(d) Other sorts	do.

GROUP C.—NON-METALLIFEROUS MINING AND QUARRY PRODUCTS.

(1)	Carbonate of Soda	Ton.
(2)	Marble	do.
(3)	Mica	do.
(4)	Other products	do.

GROUP D.—METALLIFEROUS ORES, NON-FERROUS.

Ton.

GROUP E.—RAW COTTON.

Cotton, raw	Cental of 100 lbs.
-------------	-----	-----	-----	-----	--------------------

GROUP F.—OTHER TEXTILE MATERIALS.

(1) Coir fibre	Ton.
(2) Flax fibre	do.
(3) Flax tow	do.
(4) Sisal fibre	do.
(5) Sisal tow	do.
(6) Fibres, not elsewhere enumerated	do.
(7) Silk, raw	do.

GROUP G.—SEEDS AND NUTS FOR OIL, OILS, FATS, RESINS
AND GUMS.

(a) Seeds—

(1) Seeds, castor	Ton.
(2) „ cotton	do.
(3) „ flax (linseed)	do.
(4) „ sesame	do.
(5) „ sunflower	do.
(6) „ other	do.

(b) Nuts and Kernels—

(1) Copra	Ton.
(2) Groundnuts	do.
(3) Cocoanuts	do.
(4) Other sorts	do.

(c) Gums and Resins—

(1) Arabic	Cwt.
(2) Copal	do.

(d) Waxes—

(1) Beeswax	Cwt.
-------------	-----	-----	-----	-----	------

(e) Oils and Fats—

(1) Oil, castor	Imp. Gallons.
(2) „ cocoanut	do.
(3) „ cotton-seed	do.
(4) „ groundnut	do.
(5) „ palm	do.
(6) „ sesame	do.
(7) „ other seed and vegetable	do.

GROUP H.—HIDES AND SKINS, UNDRESSED.

(1) Hides, dry and drysalted	Cwt.
(2) Skins, sheep and goat	No.
(3) Skins, other animal	do.

GROUP I.—RUBBER.

(1) Plantation, raw	Cental of 100 lbs
(2) Wild	do.

GROUP J.—MISCELLANEOUS.

(1) Barks for tanning—					
(a) Mangrove bark	Cwt.
(b) Wattle bark	do.
(c) Wattle extract	do.
(2) Bones, horns, hoofs (other than sportsmen's trophies)	do.
(3) Charcoal wood	Ton.
(4) Fish ova	Lbs.
(5) Hippopotamus teeth	Cwt.
(6) Ice	do.
(7) Ivory, elephant	do.
(8) Kapok	Ton.
(9) Ostrich feathers	Value.
(10) Plants, bulbs, shrubs and trees	do.
(11) Rhino horns	Cwt.
(12) Seeds, miscellaneous agricultural	Ton.
(13) Shells, marine	do.
(14) Shells, tortoise	Cwt.
(15) Sportsmen's trophies	Value.
(16) Tar and pitch	Ton.
(17) Wool	Cwt.
(18) Goods unmanufactured not elsewhere specified	Value.

CLASS III.—ARTICLES WHOLLY OR MAINLY
MANUFACTURED.

GROUP A.—COKE AND MANUFACTURED FUEL.

(1) Coke	Ton.
(2) Manufactured fuel	do.

GROUP B.—EARTHENWARE, GLASS, ETC.

(a) Chinaware, etc.—				
(1) Earthenware, general	Value.
(2) Bricks and tiles	Thousands.
(3) Pipes, earthenware	Cwt.
(b) Glass and Glassware—				
(1) Chimneys, globes and shades	No.
(2) Glass bottles and jars, common	do.
(3) Glassware, domestic and fancy	Value.
(4) Mirrors and looking glasses	do.
(5) Plate and sheet glass	Sq. ft
(6) Glass and glassware, unspecified	Value.
(c) Miscellaneous—				
(1) Asbestos, manufactured	Ton.
(2) Cement, building	do.
(3) Chalk, prepared	do.
(4) Fireclay	do.
(5) Grindstones	do.
(6) Slates, roofing	do.
(7) Mining and quarry products manufactured, unspecified	do.

GROUP C.—IRON AND STEEL AND MANUFACTURES THEREOF.

(1) Anchors, chains and grapnels	Ton.
(2) Bars, rods, angles, shapes and sections	do.
(3) Bedsteads and finished parts thereof	do.
(4) Buildings, complete	do.
(5) Galvanised sheets, corrugated	do.
(6) Galvanised sheets, flat	do.
(7) Girders, beams, joists, pillars, etc.	do.
(8) Hollow-ware, enamelled	do.
(9) Hollow-ware, not enamelled	do.
(10) Iron, hoop or band, for baling purposes	do.
(11) Nails, screws, rivets, bolts, hinges, etc.	do.
(12) Plates and sheets, not galvanised	do.
(13) Posts, gates, and other fencing materials not elsewhere enumerated	do.
(14) Rails, sleepers, fishplates, etc.	do.
(15) Stoves, grates and ranges (domestic)	do.
(16) Safes	do.
(17) Tubes, pipes and their fittings	do.
(18) Wire cable and rope (not electrical)	do.
(19) Wire, fencing and baling	do.
(20) Wire, iron, other sorts	do.
(21) Wire, steel, other sorts	do.
(22) Wire netting and gauze	do.
(23) Wire mattresses	do.
(24) Iron and steel manufactures, unenumerated	do.

GROUP D.—NON-FERROUS METALS AND MANUFACTURES THEREOF.

(1) Aluminium hollow-ware, domestic	Ton.
(2) Aluminium wire	do.
(3) Aluminium sheets	do.
(4) Brass sheets, plain or perforated	do.
(5) Brass wire	do.
(6) Brass manufactures, unenumerated	do.
(7) Copper sheets, plain or perforated	do.
(8) Copper wire	do.
(9) Copper manufactures, unenumerated	do.
(10) Lead, bar and sheet	do.
(11) Lead manufactures, unenumerated	do.
(12) Tin, bar, plate or sheet	do.
(13) Tin manufactures, unenumerated	do.
(14) Zinc, bar, plate or sheet	do.
(15) Zinc manufactures, unenumerated	do.
(16) Metal, bar, block, ingots or pigs	do.
(17) Other manufactures, not elsewhere specified	do.

GROUP E.—CUTLERY, HARDWARE, INSTRUMENTS AND IMPLEMENTS.

(1) Agricultural and horticultural tools	Value.
(2) Artisans' tools	do.
(3) Bioscopes, magic lanterns, cinematographs, and parts thereof	do.
(4) Clocks, complete	No.
(5) Cutlers' wares, not elsewhere specified	Value.
(6) Hardware, other than hollow-ware	Cwt.

GROUP E.—CUTLERY, HARDWARE, INSTRUMENTS AND
IMPLEMENTS—(Contd.).

(7) Locks and fastenings for doors and windows ...	Value.
(8) Implements and tools and parts thereof ...	do.
(9) Knives, other than machine knives ...	Doz.
(10) Optical instruments ...	Value
(11) Photographic cameras ...	do.
(12) Ploughs, harrows, cultivators, drillers, etc. ...	No.
(13) Razors ...	Doz.
(14) Shovels, spades, axes and matchets ...	No.
(15) Surgical instruments and appliances ...	Value
(16) Scientific instruments and appliances ...	do.
(17) Stoves, Primus and other oil ...	Cwt.
(18) Watches, complete ...	No.

GROUP F.—ELECTRICAL GOODS AND APPARATUS.

(1) Electric wires and cables, insulated ...	Value.
(2) Electric wires and cables, not insulated ...	do.
(3) Electrical goods and apparatus, not elsewhere specified ...	do.
(4) Electric light bulbs ...	No.
(5) Telegraph and telephone instruments and apparatus ...	Value.

GROUP G.—MACHINERY.

(1) Agricultural machinery and parts thereof ...	Ton.
(2) Cranes, hoists, and lifting machinery, not elsewhere specified ...	do.
(3) Electrical machinery and parts thereof ...	do.
(4) Engines, internal combustion (not for vehicles) ...	No. & Ton.
(5) Engines, steam (not for vehicles) ...	do.
(6) Industrial machinery and parts thereof ...	Ton.
(7) Pumps and pumping machinery ...	do.
(8) Machinery and parts thereof, not elsewhere specified ...	do.

GROUP H.—MANUFACTURES OF WOOD AND TIMBER.

(1) Furniture and cabinet-ware ...	Value.
(2) Builders' woodwork (window frames, doors, etc.) ...	do.
(3) Manufactures, not elsewhere specified ...	do.

GROUP I.—COTTON YARNS AND MANUFACTURES.

(1) Piece goods—	
(a) Grey, unbleached ...	Yds. & Cwts.
(b) Bleached ...	Yds.
(c) Printed ...	do.
(d) Dyed in the piece ...	do.
(e) Coloured (manufactured wholly or in part of dyed yarn) ...	do.
(2) Blankets ...	No.
(3) Thread ...	Lbs.
(4) Yarns ...	do.
(5) Manufactures, not elsewhere specified ...	Value.

GROUP J.—WOOLLEN AND WORSTED YARNS AND
MANUFACTURES.

(1) Blankets ...	No.
(2) Carpets, rugs, etc. ...	Sq. Yds.
(3) Tissues ...	Yds. & Cwts.
(4) Yarns ...	Lbs.
(5) Manufactures, not elsewhere specified ...	Value.

GROUP K.—SILK AND SILK MANUFACTURES.

(1) Tissues ...	Yds.
(2) Yarns ...	Lbs.
(3) Silk manufactures, not elsewhere specified ...	Value

GROUP L.—MANUFACTURES OF ORDINARY TEXTILE MATERIALS.

(1) Awnings, tarpaulins, tents, etc. ...	Value.
(2) Coir mats and matting ...	Sq. Yds.
(3) Cordage, ropes and twine of hemp and like materials ...	Cwt.
(4) Jute bags and sacks ...	Doz. & Cwt.
(5) Jute carpets and rugs ...	Sq. Yds. & Cwt.
(6) Jute piece goods ...	Yds. & Cwt.
(7) Linen piece goods ...	Yds.
(8) Linen thread ...	Lbs.
(9) Linen manufactures, not elsewhere specified ...	Value.
(10) Sail cloth and canvas ...	Yds.
(11) Textile manufactures, not elsewhere specified ...	Value.

GROUP M.—APPAREL.

(1) Boots and shoes	Doz. pairs.
(2) Haberdashery (soft) and millinery	Value.
(3) Hats, caps, etc.	Doz.
(4) Hosiery (cotton or wool)—			
(a) Stockings and hose	Doz. pairs.
(b) Other	Doz.
(5) Wearing apparel, second-hand, imported for sale	Value.
(6) Wearing apparel, not elsewhere specified	do.

GROUP N.—CHEMICALS, DRUGS, DYES AND COLOURS.

(1) Carbonic acid gas	Lbs.
(2) Cattle and sheep dipping preparations	Cwt.
(3) Cinchona bark	do.
(4) Chemical manufactures and products, unenumerated	Value.
(5) Disinfectants and insecticides	Cwt.
(6) Drugs, medicines and medicinal preparations—			
(a) Prepared according to known formulæ	Value.
(b) Prepared according to secret formulæ	do.
(7) Dyestuffs and extracts for dyeing and tanning	Cwt.
(8) Opium, raw or prepared	Lbs.
(9) Painters' colours and varnishes	Cwt.
(10) Creosote	Imp. Gallons.
(11) Products and materials not elsewhere specified	Value.

GROUP O.—OILS, FATS AND RESIN MANUFACTURES.

(1) Candles	Cwt.
(2) Fuel oil	Imp. Gallons.
(3) Lubricating oils	do.
(4) Lubricating greases	Cwt.
(5) Motor spirit	Imp. Gallons.
(6) Mineral oil, illuminating or burning	do.
(7) Soap—			
(a) Common	Cwt.
(b) Toilet	Value.
(8) Turpentine	Imp. Gallons.
(9) Oils, essential and perfumed	do.
(10) Manufactures, not elsewhere specified	Value.

GROUP P.—LEATHER AND MANUFACTURES THEREOF.

(1) Leather dressed	Cwt.
(2) Saddlery and harness	Value.
(3) Manufactures not elsewhere specified	do.

GROUP Q.—PAPER AND CARDBOARD.

(1) Paper, cigarette	Value.
(2) Paper, packing	Cwt.
(3) Paper, printing	do.
(4) Paper, other	do.
(5) Playing cards	Doz. Packs.
(6) Stationery	Value.
(7) Manufactures, not elsewhere specified	do.

GROUP R.—VEHICLES (INCLUDING LOCOMOTIVES, SHIPS AND AIRCRAFT).

(1) Aeroplanes and other aircraft	No.
(2) Cycles (not motor)	do.
(3) Marine engines and machinery	Value.
(4) Motor-cars	No.
(5) Motor-car parts and accessories	Value.
(6) Motor lorries	No.
(7) Motor tractors	No.
(8) Motor lorry parts and accessories	Value.
(9) Motor tractor parts and accessories	do.
(10) Motor cycles	No.
(11) Motor cycles, sidecars for	do.
(12) Motor-cycle, sidecar and tricar parts and accessories	Value.
(13) Other vehicles, not mechanically propelled	No.
(14) Other vehicles, parts of and accessories	Value.
(15) Railway carriages, wagons and trucks	No. & Ton.
(16) Railway locomotives	do.
(17) Railway vehicles, parts of and accessories	Value.
(18) Steam lorries	No.
(19) Steam tractors	do.
(20) Steam rollers	do.
(21) Steam vehicles, parts of and accessories	Value.
(22) Ships, lighters and boats	No. & Gross Tonnage.
(23) Ships, etc., integral constructional parts of	Value.
(24) Wheels, and parts thereof, for wagons and carts	do.

GROUP S.—RUBBER MANUFACTURES.

(1) Tyres and Tubes—					No.
(a) Motor-car	do.
(b) Motor-cycle	do.
(c) Bicycle	do.
(d) Power lorry	do.
(2) Manufactures, not elsewhere specified	Value.

GROUP T.—MISCELLANEOUS ARTICLES, WHOLLY OR MAINLY MANUFACTURED.

(1) Air guns and air rifles	No.
(2) Ammunition (Government)	Value.
(3) Ammunition (sporting)	Hundreds.
(4) Arms, Ordnance (Government)	Value.
(5) Basket-ware	do.
(6) Beads	Lbs.
(7) Blacking and polishes	Value.
(8) Books, printed, and other printed matter	do.
(9) Brooms and brushes	do.
(10) Electro-plated ware	do.
(11) Felt, ruberoid, uralite, and similar substances for building purposes	Cwt.
(12) Fertilisers and manures	Ton.
(13) Films for bioscopes and cinematographs	100 linear ft.
(14) Fuses, explosives, and blasting compounds	Cwt.
(15) Guns, rifles, revolvers and pistols	No.
(16) Gold- and silver-plated ware	Value.
(17) Jewellery and imitation jewellery	do.
(18) Lamps and lanterns	Nos.
(19) Matches—				
(a) Wooden	Gross boxes.
(b) Other sorts	do.
(20) Methylated spirits	Imp. Gallons.
(21) Military, naval, and Government stores, not elsewhere specified	Value.
(22) Musical instruments	do.
(23) Perfumery, cosmetics and toilet preparations	do.
(24) Perfumed spirits	Imp. Gallons.
(25) Pictures and engravings	Value.
(26) Rockets and fireworks	Lbs. Gross.
(27) Sewing machines	No.
(28) Typewriters, complete	do.
(29) Spirits, rectified (including absolute alcohol)	Proof Gallons.
(30) Starch and blue	Cwt.
(31) Toys, games, and sports goods (not including billiard and bagatelle requisites)	Value.
(32) Toilet preparations, essences, syrups, and tinctures, not elsewhere enumerated, containing over 3 per cent. of proof spirit	Imp. Gallons.
(33) Umbrellas	Doz.
(34) Personal and household effects unenumerated as passengers' baggage	Value.
(35) Miscellaneous goods, manufactured, not elsewhere specified	Value.

CLASS IV.—ANIMALS NOT FOR FOOD.

(1) Bulls	No.
(2) Cows	do.
(3) Calves	do.
(4) Goats	do.
(5) Sheep	do.
(6) Swine	do.
(7) Horses	do.
(8) Other animals	do.

CLASS V.—PARCEL POST.

CLASS VI.—BULLION AND SPECIE.

(1) Gold bullion	Oz. Troy.
(2) Silver bullion	do.
(3) Gold coin	Value.
(4) Silver coin	do.
(5) Nickel coin	do.
(6) Other coin	do.

(CUSTOMS No. 1.)

(SEE SECTIONS 21 AND 45 C.M.O., 1926.)

CUSTOMS OVERTIME REQUEST.

SIR,

I beg to request permission to work overtime as below at
.....Customs Station, in consideration of which privilege I
guarantee to pay Customs Overtime charges at legal rates.

Date.	From.	To.	Nature and extent of work proposed.

Signature.....

The Commissioner of Customs.
Staff on Duty.

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

..... Clerk in charge.

OVERTIME SUMMARY.

Vessel From
..... To

Request of Messrs..... Request No. and date.....

Date.	Officer.	Rank.	Duties performed.	Part charge with.	Time.	Rate.	No. of Hours.	Amount.		Remarks.
								Shs.	cts.	

.....
Checking Officer.

(CUSTOMS No. 2.)

(SEE SECTION 67 C.M.O., 1926.)

THE THIRD SCHEDULE.**REQUEST TO BREAK BULK.**

To the Collector, No.....
192...

Permission is requested to discharge cargo from s.s.....
 before the report thereof.

I undertake to protect the goods when landed and that goods landed
 under this permit shall not be delivered without proper authority from
 the Customs.

.....
Master or Agent.

Discharge approved.

.....
Collector or Boarding Officer.

....., 192...

(CUSTOMS No. 3.)

(SEE SECTION 45, C.M.O., 1926.)

REQUEST TO TRANSHIP SHIP'S STORES.

To the Collector, No.....

Permission is requested to tranship the following ship stores from
 the s.s. to the
 s.s.

Quantity.	Description of Goods.

.....
Master.

Approved.

.....
Collector.

.....19...

Goods shipped.

Received,

.....
Customs Officer.

.....
Chief Officer.

.....192.....

.....192.....

(CUSTOMS No. 4.)

(SEE SECTION 45, C.M.O., 1926.)

REQUEST TO LAND EXPLOSIVES, ARMS AND AMMUNITION.

To the Collector, No.....

Permission is requested to land the following explosives, arms and
 ammunition at
 ex s.s.

Approved.

.....
Master.

.....
Collector.

.....19.....

(CUSTOMS No. 5.)

(SEE SECTION 59, C.M.O., 1926.)

SHIP'S REPORT INWARDS.

Port of Agent's Name

Ship's name and description

Tonnage

British or Foreign. (If British,
Port of Registry; if Foreign,
Country to which she belongs)

Number of Crew

Name of Master

Port or place whence arrived

Date and time of arrival

I declare that the entry written within on..... folios is a
just report of my ship and of her lading, and that the particulars therein
inserted are true to the best of my knowledge and belief, and that I
have not broken bulk or delivered any goods out of my ship since her
departure from the last foreign place of landing.

.....
Signature of Master.

Signed and declared this day of 192...
in my presence.

.....
Commissioner of Customs
(or other proper Officer of Customs).

FOLIO.....

CARGO INWARDS.

No. of B, L.	Marks and Packages.	No. of Pack- ages.	Description of Goods.	Measurement and/or weight on B/L.	Name of Consignee.

(SEE SECTION 63, C.M.O., 1926.)

(CUSTOMS No. 6.)

(Blue)

No.....

Rotation.....

PROVISIONAL ENTRY.

(In Quadruplicate.)

Port.	Ship's Name.	Nationality.	Master's Name.	Whence Imported.

Marks.	Nos.	No. of packages.	Description of Goods.	Country of Origin.	Approximate landed value.	Amount Deposited.
			Received Shs..... Total			
			<i>Customs Cashier.</i>			

I of do hereby declare that I am the owner (or agent duly authorised by the owner) of the goods contained in this Provisional Bill of Entry and that I have not received sufficient Invoice, Bill of Lading or other advice from whence the quality, quantity or value of the goods above mentioned can be ascertained. I hereby undertake to make perfect entry within three months from the date hereof, or forfeit the amount deposited as above.

Witness my hand, this.....day of.....192...

Owner or Agent.

Commissioner of Customs (or other proper Officer).

(CUSTOMS No. 7.)

(SEE SECTION 62, C.M.O., 1926.)

No.....

(White)

Rotation.....

IMPORT DUTY ENTRY.

(In Quadruplicate.)

[illegible]

I of the owner (or agent
duly authorised by the owner) of the goods contained in this Bill of Entry
do hereby declare that the above particulars are true.

Witness my hand, this.....day of.....192...

Owner or Agent.

Commissioner of Customs (or other proper Officer).

(CUSTOMS No. 8.)

(SEE SECTION 62, C.M.O., 1926.)

No.....

(Buff)

Rotation.....

IMPORT FREE ENTRY.

(In Quadruplicate.)

Port.		Ship's Name.		Nationality.	Master's Name.		Whence Imported.	

Marks.	Nos.	No. of Pkgs.	Description of Goods.	Class No.	Country of Origin.	Value.		
						F. O. B. Cost.	C. I. F. Landing Charges, etc.	

I of the owner (or agent
duly authorised by the owner) of the above-mentioned goods enter them
as free of duty under Table..... Section..... of the Customs
Tariff Ordinance and declare the above particulars to be true.

Witness my hand, this.....day of.....192...

.....
Owner or Agent.

.....
Commissioner of Customs (or other proper Officer).

(CUSTOMS No. 9.)

(SEE SECTION 75, C.M.O., 1926.)

No.....

(Yellow).

Rotation.....

WAREHOUSING ENTRY.

(In Quadruplicate.)

Port or Station.		Ex-Ship or Warehouse.	Nationality.	Master's Name.		Whence Imported.		

Marks.	Nos.	No. of Pkgs.	Description of Goods.	Weight or Quantity.	Class No.	Country of Origin.	Value.	
							F. O. B. Cost.	C. I. F. Landing Charges, & c.

I of the owner (or agent duly authorised by the owner) of the above-mentioned goods enter them to be warehoused in No..... Warehouse at and declare the above particulars to be true.

Witness my hand, this.....day of.....192...

.....
Owner or Agent.

.....
Commissioner of Customs (or other proper Officer).

(CUSTOMS No. 10.)

(SEE SECTION 101, C.M.O., 1926).

No.....

(White).

EX-WAREHOUSE IMPORT DUTY ENTRY.

(In Quadruplicate.)

[illegible]

I of the owner (or agent
duly authorised by the owner) of the above-mentioned goods do hereby
declare that the above particulars are true.

Witness my hand, this.....day of.....192...

Owner or Agent.

Commissioner of Customs (or other proper Officer).

(CUSTOMS No. 11.)

(SEE SECTION 101, C.M.O., 1926.)
(Red)

No.....

EX-WAREHOUSE REMOVAL ENTRY.

(In Quadruplicate.)

Port or Station.		Ex-Ship.	Nationality.	Master's Name.	Whence Imported.		
Marks.	Nos.	No. of Pkgs.	Description of Goods.	Weight or Quantity.	Class No.	Country of Origin.	Warehoused Value.
Warehousing Entry No. of							
Bond in force.							

I of the owner (or agent duly authorised by the owner) of the above-mentioned goods hereby give notice of their intended removal from Warehouse No..... at..... for warehousing in Warehouse No..... at..... under the security of Bond No..... of..... and I further declare the above particulars to be true.

Witness my hand, this.....day of.....192...

Owner or Agent.

.....
Commissioner of Customs (or other proper Officer).

(CUSTOMS No. 12.)

(SEE SECTION 62, C.M.O., 1926.)
(Salmon)No.....
Rotation.....

TRANSIT ENTRY.

(In Quadruplicate.)

Port or Station.		Ship or Land Carriage.		Nationality.	Master's Name.		Whence imported.	

Marks.	Nos.	No. of pkgs.	Description.	Class No.	Country of Origin.	Value.		Rate.	Duty Deposited.
						F.O.B. Cost.	C.I.F. & C. including landing charges & c.		

Bond in force.	@ cents 50 per package.	Transit Fees.	
	Received Shs.....	Total	
Customs Cashier.		

I of the owner (or agent duly authorised by the owner) of the above-mentioned goods do hereby declare the above particulars to be true and give notice of my intention to convey them in transit from..... to for exportation at..... under..... Bond No..... or as secured by duty deposited.

Witness my hand, this.....day of.....192...

.....
Owner or Agent.

.....
Commissioner of Customs (or other proper Officer).

Shipped per s.s.
packages.

Satisfied correct.

.....
Shipping Officer.

Station

Date

(CUSTOMS No. 13.)

(SEE SECTION 62, C.M.O., 1926.)

No.....

(Red)

Import Rotation.....

Export Rotation.....

TRANSHIPMENT ENTRY.

(In Quadruplicate.)

Import Ship's Name.	Nationality.	Master's Name.	Whence Imported.

TO BE TRANSHIPPED TO THE UNDERMENTIONED VESSEL.

Export Ship's Name.	Nationality.	Master's Name.	Destination.

Marks.	Nos.	No. of Pkgs.	Description of Goods.	Class No.	Country of Origin.	Value including Expenses.

I of the owner (or agent
duly authorised by the owner) of the above goods enter for transhipment
under Bond No..... and hereby declare the above particulars to be
true.

Witness my hand, this.....day of.....192...

.....
Owner or Agent:

.....
Commissioner of Customs (or other proper Officer).

Shipped per s.s. as enteredpackages.
Satisfied correct.

.....
Shipping Officer.

(CUSTOMS No. 14.)

(SEE SECTION 69, C.M.O., 1926.)

BOAT OR LIGHTER LICENCE.

The boat or lighter numbered the property of is hereby licensed to be used in the port of for the conveyance of goods liable to Customs control subject to the regulations and to the condition of the security furnished by the owner.

Dated at the port of this day of 192...

.....
Collector.

(CUSTOMS No. 15.)

(SEE SECTION 69, C.M.O., 1926.)

LICENSED BOAT OR LIGHTER—SECURITY TO THE CUSTOMS.

By this security the subscribers are pursuant to the Customs Management Ordinance, 1926, bound to the Commissioner of Customs of Kenya and Uganda in the sum of..... subject only to this condition, that if the requirements hereunder written are complied with in relation to of which is the owner and in respect of which he has applied for a licence under the Customs Management Ordinance, 1926, and the regulations thereunder, that is to say :—

(a) The boat or lighter shall not be used in contravention of any Customs Ordinance.

(b) When the boat or lighter is being used in the conveyance of goods subject to the control of the Customs the person in charge thereof shall proceed with it as quickly and as directly as possible to the place appointed for the landing or discharge of the goods, and shall hand over the goods intact to the proper officer together with any Customs documents delivered to him in connection therewith.

(c) The owner of the boat or lighter shall pay the duty (if any) on any deficiency between the quantity of goods loaded on and that delivered from the boat or lighter.

Then this security shall be thereby discharged.

Names and Descriptions of Subscribers.	Signature of Subscribers.	Signature and addresses of Witnesses.

(CUSTOMS No. 16.)

(SEE SECTION 75, C.M.O., 1926.)

REQUEST FOR LICENCE OF PREMISES TO BE USED AS A
BONDED WAREHOUSE.

Name and Address of Applicant.....
 Whether warehouse for general or private use.....
 Estimated annual quantity of goods to be
 secured and delivered and annual
 amount of duty to be paid.....
 Name of proposed Securities.....

PARTICULARS OF PREMISES.

Whether a room or rooms or an entire
 building.....
 Where situated
 How bounded
 Of what material built
 Dimensions
 Doors.....
 Windows.....
 How doors fastened.....
 How windows fastened.....
 Ventilation.....
 If there is an upper storey, for what
 purpose used

RECOMMENDATION TO COMMISSIONER OF CUSTOMS.

Approved.

.....
Examining Officer......
Commissioner of Customs.

NOTE.—Plans of the proposed building and situation of the same in relation to other buildings should accompany this application.

(CUSTOMS No. 17.)

(SEE SECTION 75, C.M.O., 1926.)

BOND FOR LICENSED WAREHOUSES.

By this security the subscribers are, pursuant to the Customs Management Ordinance, 1926, bound to the Commissioner of Customs of Kenya and Uganda in the sum of..... subject only to this condition, that if who is the licensee under the Customs Management Ordinance, 1926, of a general/private warehouse, situated in and numbered shall so long as he is licensee of such warehouse comply with the provisions of all laws and regulations relating to licensees of warehouses, or to licensed warehouses, or to goods warehoused therein, or which otherwise ought to be complied with by him, then this security shall be thereby discharged.

Dated at the day of19...

Names and Descriptions of Subscribers.	Signature of Subscribers.	Signatures and Addresses of Witnesses.

(CUSTOMS No. 18.)

(SEE SECTION 101, C.M.O., 1926.)

**REMOVAL OR EXPORTATION FROM WAREHOUSE.—
SECURITY.**

By this security the subscribers are, pursuant to the Customs Management Ordinance, 1926, bound to the Commissioner of Customs of Kenya and Uganda in the sum of..... subject only to this condition, that if any warehoused goods which have been entered by for removal or exportation under Customs control are dealt with in accordance with the entries made and passed relating thereto, and in accordance with the provisions of the Customs Management Ordinance, then this security shall be thereby discharged.

Names and Descriptions of Subscribers.	Signatures of Subscribers.	Signatures and Addresses of Witnesses.

(CUSTOMS No. 19.)

(SEE SECTION 115, C.M.O., 1926.)

No.....

(Buff)

Rotation.....

EXPORT ENTRY.

(In Quadruplicate.)

Port.	Ship's Name.	Nationality.	Master's Name.	Destination.

Marks	No.	No. of Pkgs.	Description of Goods.	Weight or Quantity.	Class No.	Value on Shipment.

I of the owner (or agent duly authorised by the owner) of the above-mentioned goods of Kenya/Uganda origin do hereby declare the above particulars to be true.

Dated this..... day of 192...

Owner or Agent.

Countersigned.....

Commissioner of Customs (or other proper Officer of Customs).

Shipped per s.s. as enteredpackages.

Satisfied correct.

Shipping Officer.

(CUSTOMS No. 20.)

(SEE SECTION 101, C.M.O., 1926.)
(Green). No.....

EX-WAREHOUSE RE-EXPORT ENTRY.
(In Quadruplicate.)

Port or Station.		Ship or Land Carriage.		Nationality.	Master's Name.		Destination.	
Marks.	No.	No. of Pkgs.	Description of Goods.	Weight or Quantity.	Class No.	Country of Origin.	Warehoused Value.	
Warehousing Entry No.....of.....								
Bond in Force.								

I of the owner (or agent duly authorised by the owner) of the above-mentioned goods hereby give notice of their intended removal from..... Warehouse No..... for conveyance for immediate exportation at under Bond No.....of.....and do hereby declare the above particulars to be true.

Witness my hand, this.....day of.....192...

.....
Owner or Agent.

.....
Commissioner of Customs (or other proper Officer).

Shipped per s.s.....,packages.
Satisfied correct.

.....
Shipping Officer.

Station.....

Date.....

(CUSTOMS No. 21.)

(SEE SECTION 115, C.M.O., 1926.)

No.....

(Green)

Rotation No.....

RE-EXPORT ENTRY.

(In Quadruplicate.)

Port or Station.		Ship or Land Carriage.		Nationality.	Master's Name.		Destination.	
Marks.	Nos.	No. of Pkgs.	Description of Goods.	Class No.	Country of Origin.	Entered Value.	No. of Import Entry.	Importer.

I of the owner (or agent duly authorised by the owner) of the above-mentioned goods do hereby enter them for exportation (*under drawback) and declare the above particulars to be true.

*Delete if not required.

Witness my hand, this..... day of192...

.....
Owner or Agent.

.....
Commissioner of Customs (or other proper Officer).

.....
Examined and passed.....packages as per reverse.
Satisfied correct.

.....
Customs Officer.

I hereby certify that.....packages were duly exported by
..... at on

.....
Customs Officer.

(CUSTOMS No. 22.)

(SEE SECTION 115, C.M.O., 1926.)

No.....

REQUEST TO LOAD BEFORE COMPLETING DISCHARGE.

Permission is requested to load on the s.s.....
the following goods before the discharge of the whole of the inward
cargo :—

Master.

Approved.

Collector.

19...

(CUSTOMS No. 23.)

(SEE SECTION 115, C.M.O., 1926.)

SHIP'S REPORT OUTWARDS.

Port of..... Agent's Name.....

Ship's name and description.....

Tonnage.....

British or Foreign. (If British, Port of.....

Registry; if Foreign, the Country).....

Number of Crew.....

Name of Master.....

Port or place of destination.....

Date of sailing.....

I declare that the entry written within on.....folios is a
just report of my ship and of her lading, and that the particulars therein
inserted are true to the best of my knowledge and belief.

Signature of Master.

Signed and declared this.....day of.....19...
in my presence.

Commissioner of Customs (or other proper Officer of Customs).

Folio.....

CARGO OUTWARDS.

No. of B/L	Marks and Numbers.	No. of Pack- ages.	Description of Goods.	Measure- ment and/or weight on B/L.	Shippers.

(CUSTOMS No. 25.)

(SEE SECTION 115, C.M.O., 1926.)

CERTIFICATE OF CLEARANCE OUTWARDS IN BALLAST.

Port of

These are to certify to all whom it doth concern, that the.....
of.....tons burthen, whereof.....
 is master, has been duly cleared at this port for.....

Given under my hand at the aforesaid port, this
 day of 19...

.....
Commissioner of Customs.

(CUSTOMS No. 26.)

(SEE SECTION 157, C.M.O., 1926.)

DECLARATION BY EXPERT VALUATOR OR UMPIRE.

Port of

I..... do solemnly and sincerely declare that I will
 diligently and faithfully examine and inspect the goods submitted for
 valuation, namely :—

which said goods have been detained by the Collector for valuation and
 that I will truly adjudge to the best of my knowledge and ability, the
 value of such goods according to the meaning of the Customs Manage-
 ment Ordinance.

.....
Expert Valuator or Umpire.

Declared before me this.....day of.....192...

.....
Collector.

(CUSTOMS No. 27.)

(SEE SECTION 159, C.M.O., 1926.)

OTHER REFUNDS.—MISCELLANEOUS.

(In duplicate.)

[illegible]

I hereby certify that the above particulars are correct and that I am entitled to a refund of Sh.....paid by me as above.

Date of claim.....
Signature of Claimant.

Checked and found correct.

Relative documents noted.

Refund authorised.

.....
Refund Clerk.

.....
Commissioner of Customs.

Received this.....day of192... in payment of
the above claim the sum of Shillings.....
and cents..... (*in words at length*) Sh.....Cts.....

Witness.....

.....
Signature of Receiver.

(CUSTOMS No. 28.)

(SEE SECTION 159, C.M.O., 1926.)

ORIGINAL.

DUPLICATE.

VOUCHER No.....

OVER DECLARATION REFUND.

(In duplicate.)

[illegible]

I hereby certify that the above particulars are correct, and I claim a refund of Sh..... being duty paid by me on goods short landed as above.

Date of claim.....

.....
Signature of Owner.

Checked and noted on depuplicate entry. Refund authorised.

Refund Clerk.

Commissioner of Customs.

Received this.....day of.....192... in payment of
the above claim the sum of Shillings.....
and cents..... (in words at length) Sh.....Cts.....

Witness.....

Signature of Receiver.

(CUSTOMS No. 29.)

(SEE SECTION 159, C.M.O., 1926.)

DECLARATION AS TO PILLAGED GOODS.

Port of

Whereas the undermentioned packages consigned to
 *ex* the ship
 from reported on the
 day of 192..., were landed in bad order and on
 examination were found to have been pillaged to the following extent :—

Now I
 of
 do solemnly and sincerely declare that the goods above stated to have
 been pillaged were to the best of my knowledge and belief not landed,
 and have not come into the Territory, but were pillaged on the voyage,
 and that my claim for refund or remission of duty is a fair and just one,
 and that the quantities and values as above shown are correctly stated
 of the goods actually short. And I further declare that nothing on my
 part or to my knowledge or information on the part of any other person
 has been done, permitted, concealed, suppressed, or suffered, whereby
 His Majesty the King may be defrauded of the duty or any part thereof
 lawfully due on the said goods.

Witness my hand this day of 192...

.....
Owner.

Declared before me this day of 192...

.....
Collector.

(CUSTOMS No. 30.)

(SEE SECTION 162, C.M.O., 1926.)

DISPUTES AS TO DUTY.

Port of

Whereas a dispute has arisen at
 as to (a) (b)
 imported by (c) on the ship
 from reported on

Now therefore I hereby in accordance with Section 162 of the
 Customs Management Ordinance deposit with the Collector being the
 amount of duty demanded by him.

Dated this day of 19...

.....
Owner.

-
- (a) Insert "the amount of duty on" or "the rate of duty on" or "the liability
 to duty of" as the case requires.
 (b) Insert particulars of goods.
 (c) Insert name of owner.

(CUSTOMS No. 31.)

(SEE SECTION 163, C.M.O., 1926.)

ORIGINAL
DUPLICATE

(Blue)

VOUCHER No.....

RE-EXPORT REFUND.

(In duplicate.)

[illegible]

I hereby certify the above particulars are correct, that the goods have been re-exported within twelve months, that they have not been relanded and are not intended to be relanded, and I claim a refund of Sh.....being import duty paid by me as above.

I authorise the above sum to be paid to.....
of.....

Date of Claim *Signature of Owner.* ...

Checked and noted on duplicate entry. Refund authorised.

Refund Clerk. Commissioner of Customs.

Received this..... day of 192..., in payment
of the above claim the sum of Shillings.....
and cents..... (*in words at length*) Sh..... Cts.....

Witness.....

.....
Signature of Receiver.

(CUSTOMS No. 32.)

(SEE SECTION 169/173, C.M.O., 1926.)

SHIP'S TRANSIRE.

Port of

Ship's Name and Description.	Tons.	Men.	Port of Registry.	Master's Name.	Whither bound.

CARGO.

Duty paid and free.	Duty not paid.

(Signed) *Master.*

Cleared the day of 192...

.....
Commissioner of Customs.

(CUSTOMS No. 33.)

(SEE SECTION 174, C.M.O., 1926.)

CUSTOMS AGENT'S LICENCE.

Pursuant to the provisions of the Customs Management Ordinance, 1926,
 of
 (hereinafter called the Customs Agent) is hereby authorised to act as a Customs Agent at subject to the following conditions :—

(1) The Customs Agent shall faithfully and uncorruptly perform his duties to the satisfaction of the Collector where the licence is used.

(2) This licence may be cancelled at any time in the manner provided by the Regulations.

(3) That the provisions of the Management Ordinance and of the Regulations thereunder shall be complied with by the licensee.

Dated this day of 192...

.....
Commissioner.

This licence is accepted by me on the conditions herein.

.....
Customs Agent.

(CUSTOMS No. 34.)

(SEE SECTION 174, C.M.O., 1926.)

CUSTOMS AGENTS.—SECURITY TO CUSTOMS.

By this security the subscribers are, pursuant to the Customs Management Ordinance, 1926, bound to the Commissioner of Customs of Kenya and Uganda in the sum of fifty pounds subject only to this condition, that if.....
 who is an applicant for a licence under the Customs Management Ordinance, 1926, to act as a Customs Agent, faithfully and uncorruptly performs his duties as such Agent to the satisfaction of the Collector where the licence is used, then this security shall be thereby discharged.

Dated at the day of 19...

Names and Descriptions of Subscribers.	Signature of Subscribers.	Signature and Addresses of Witnesses.

(CUSTOMS No. 35.)

(SEE SECTION 197, C.M.O., 1926.)

NOTICE OF SEIZURE.

Port of

To

.....

.....

.....

Take notice that (a)

.....

this day has been seized as forfeited to His Majesty on account of
 contravention of the Customs Management Ordinance, 1926, namely,
 that the said (b)

Dated at this day of 192...

Collector.

(a) Description of seizure.

(b) "Boat has been used in smuggling" or "Goods are prohibited imports" or the exact offence.

(CUSTOMS No. 36.)

(SEE SECTION 247, C.M.O., 1926.)

CONSENT OF SETTLEMENT OF DISPUTE UNDER PART XV
OF THE CUSTOMS MANAGEMENT ORDINANCE.

Port of

To the Collector,

As a dispute has arisen between
and the Officers of Customs at relative
to an alleged contravention of the Customs Management Ordinance,
1926, namely :—

.....hereby consent to the Commissioner inquiring
into and determining the dispute under the provisions of Part XV of the
said Customs Management Ordinance.

Dated this day of 192...

.....
Owner.

(CUSTOMS No. 37.)

(SEE SECTION 250, C.M.O., 1926.)

SUMMONS TO WITNESS.

Port of

In the matter of a dispute between
an officer of Customs and

Pursuant to the authority delegated to me by the Commissioner
administering the Customs Management Ordinance, I hereby require you
to attend at the Custom House on the
day of 192..., at
to give evidence in the matter of the above dispute on behalf of the said
..... and then and
there to have and produce

In default of your attendance, you will be liable to a penalty of
twenty pounds under the Customs Management Ordinance.

Dated this day of192...

.....
Collector.

(CUSTOMS No. 38.)

(SEE SECTION 252, C.M.O., 1926.)

TRANSIT GOODS.

By this security the subscribers are, pursuant to the Customs Management Ordinance, 1926, bound to the Commissioner of Customs of Kenya and Uganda in the sum of..... subject only to the condition that if any goods which have been entered by in transit under Customs control are dealt with in accordance with the entries made and passed relating thereto, and in accordance with the provisions of the Customs Management Ordinance, then this security shall be thereby discharged.

Names and Descriptions of Subscribers.	Signatures of Subscribers.	Signatures and Addresses of Witnesses.

(CUSTOMS No. 39.)

(SEE SECTION 252, C.M.O., 1926.)
(Red)

ORIGINAL.
DUPLICATE.

VOUCHER No.....

REFUND OF TRANSIT DUTY.

(In duplicate.)

Transit Entry No. and Date.				Description of Goods Certified at Frontier.	Date of passing Frontier.			Value. Shs. Cts.		Duty Refunded Shs. Cts.	
								Total ..			

I hereby certify that the above particulars are correct, that the goods have passed the Frontier within six months, and I claim a refund of Sh.....being import duty paid by me as above.

Date of claim.....
Signature of Owner.

Checked and noted on duplicate entry. Refund authorised.

.....

<i>Refund Clerk.</i>	<i>Commissioner of Customs.</i>
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Received this day of 19... , in payment
of the above claim the sum of Shillings.....
and cents..... (*in words at length*) Sh..... Cts.....
Witness

.....
Signature of Receiver.