#### L.N. 235 of 1959

# EXPLOSIVES ORDINANCE (CHAPTER 69)

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Explosives (Amendment) Regulations, 1959

Commencement : 5th November, 1959

In exercise of the powers conferred by section 3 of the Explosives Ordinance, the Governor-General, after consultation with the Council of Ministers, has made the following regulations-

- 1. These regulations may be cited as the Explosives (Amendment) Regulations, 1959, and shall apply in respect of the Federal territory of Lagos.
- 2. Regulation 35 of the Explosive Regulations, is amended by the deletion in paragraph (5) of the words "mud earth",
  - 3. The Second Schedule to the Explosives Regulations is amended-
  - (a) by the delation from the heading of the second column of the words "and bulk petrol stores";
  - (b) by the addition at the end of the heading of the third column of the following-

"(including bulk petrol stores)";

(d) by the deletion in the second column of the figures "100" and the inbetitution of the following was 1930

Made at Lagor the 30th October, 1950.

Maurice Jenkins, Acting Deputy Secretary to the Council of Ministers

Citation and application

ment of Reg. 35 Vol. VIII, p. 65.

Amendment of Second Schedule, ibld p. 81.

## and the said the said and administrative the said the said of the EXPLANATORY NOTE

to a first the same that filler in them has all the back

ha fire described and in in this section, the commence in the con-

This restricts the type of materials which may be used in the construction of a surface magazine and amenda the requirements as to magazines that a licensing officer must take into account.

## L.N. 236 of 1959

# CUSTOMS AND EXCISE MANAGEMENT ORDINANCE, 1958 (No. 55 of 1958)

## Open General Import Licence (All Countries) No. 1 of 1959

Commencement: 5th November, 1959

In exercise of the powers conferred by section 4 of the Imports Prohibition Order, 1959, the Import Licensing Authority has granted the following open general licence—

Citation and application.

General

Conditions.

- 1. (1) This licence may be cited as the Open General Import Licence (All Countries) No. 1 of 1959.
  - (2) This licence shall be of Federal application.
- 2. Subject to the conditions specified in this licence, the importation from any country of the goods set out in the Schedule hereto is hereby authorised.
  - 3. This licence is granted subject to the following conditions-

(i) that the goods shall be imported through a customs port or other place permitted by the Board of Customs and Excise under section 12 (4) of the Ordinance, a customs airport or a customs station or by post;

(ii) that the goods shall be imported in accordance with the provisions of the Importation and Exportation by Air Regulations, 1959, the Importation and Exportation by Post Regulations, 1959, the Importation and Exportation by Sea Regulations, 1959, or the Importation and Exportation by Land and Inland Waters Regulations, 1959, whichever is applicable.

L.N. 71 of 1959. L.N. 72 of 1959. L.N. 73 of 1959. L. N. 75 of 1959.

ALL John

- (iii) that the importer shall produce, at the time of importation, a certificate of origin in respect of the goods in such form as the Board of Customs and Excise may from time to time approve.
- 4. Nothing in this licence shall be deemed to authorise the importation of any goods the importation of which is prohibited or restricted by any written law.

Revocation of L.N. 101 of 1956 and L.N. 103 of 1956.

Saving.

5. The Open General Import Licence No. 1 of 1956 (All Countries) and the Open General Import Licence No. 3 of 1956 (Gift Parcels) are hereby revoked.

#### SCHEDULE

- (i) Advertising material (trade lists, catalogues and calendars);
- (ii) bona fide gifts consigned to philanthropic, charitable or religious organisations (but not to individuals), not intended for sale, barter or exchange, and for which no payment has been or will be made;
  - (iii) goods in parcels, provided-
  - (a) that the goods are a bona fide unsolicited gift, are not intended for sale, barter or exchange and do not exceed £25 in retail value;
    - (b) that the parcel is consigned by, and is addressed to, an individual, does not exceed 22 lbs gross weight, and is clearly marked as a gift; and

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- (c) that not more than one parcel is received by any individual from
- (iv) personal and business documents and accounts;
- (v) single copies of books, magazines and periodicals, not for re-sale;
- (vi) sound recordings, exposed films and photographs, other than films which are intended for exhibition to the public on payment;
  - (vii) stamp collections or loose stamps imported by post;

J. M. PACRETT,
Import Licensing Authority,
Ministry of Commerce and Industry

Lagos.

#### NOTES

(These notes do not form part of the licence)

- Payment for goods imported under this open general licence is subject to the conditions prescribed in Nigerian Exchange Control Notice No. 13 (Third issue).
- Customs ports means all ports designated by the Governor-General under section 12 of the Customs and Excise Management Ordinance, 1958 (No. 55 of 1958). The approved ports are at present Lagos, Burutu, Warri, Sapele, Degema, Port Harcourt, Calabar, Koko, Victoria and Tiko.
- 3. Customs alreads are defined in Article 60 of the Colonial Air Navigation Order, 1955, published as Jiegal Notice No. 108 of 1955 in the Federation of Nigeria Official Gazette No. 45, Vol. 42 of the 6th of October, 1955. Customs airports are at present Calabar, Kano, Lagos (Ikeja) and Maiduguri.
- 4. It is not necessary for importers to hold this licence or to produce it to the Customs authorities. Importers are nevertheless advised to retain the Notice for reference as copies are not being distributed. A copy may be seen on application at any Custom House or Post Office.

  CS411/956

## L.N. 237 of 1959

## CUSTOMS AND EXCISE MANAGEMENT: ORDINANCE, 1958

(No. 55 of 1958)

Open General Import Licence (Scheduled Territories and Easy Currency Countries) No. 2 of 1959

Commencement . 5th Navember, 1959

In exercise of the powers conferred by section 4 of the Imports Prohibition Order, 1959; the Import Licensing Authority has granted the following open general licence—

- 1. (1) This licence may be cited as the Open General Import Licence (Scheduled Territories and Easy Currency Countries) No. 2 of 1959.
  - (2) This licence shall be of Federal application.

Citation and application.

General licence.  Subject to the conditions specified in this licence, the insportation from any of the countries named in the First Schodule of goods of any kind with the exception of the goods set out in the Second Schedule is hereby authorised.

Conditions.

L.N. 71 of

1959. L.N. 72 of

1959. L.N. 75 of 1959.

1959. L.N. 73 of

- 3. This licence is granted subject to the following conditions—
- (i) that the goods shall be imported through a customs port or other place permitted by the Board of Customs and Excise under section 12 (4) of the Ordinance; a customs airport or a customs station or by post;
- (ii) that the goods shall be imported in accordance with the provisions of the Importation and Exportation by Air Regulations, 1959, the Importation and Exportation by Post Regulations, 1959, the Importation and Exportation by Sea Regulations, 1959, or the Importation and Exportation by Land and Inland Waters Regulations, 1959, whichever is applicable;
- (iii) that the goods originate in one of the countries named in the First Schedule:
- (iv) that the importer shall produce, at the time of importation, a certificate of origin in respect of the goods in such form as the Board of Customs and Excise may from time to time approve.

Saving.

4. Nothing in this licence shall be deemed to authorise the importation of any goods the importation of which is prohibited or restricted by any written law.

Revocation of L.N. 102 of 1956. 5. The Open General Import Licence No. 2 of 1956 (Scheduled Territories and Easy Currency Countries) is hereby revoked.

## FIRST SCHEDULE

## COUNTRIES OF ORIGIN COVERED BY THIS LICENCE

Scheduled Territories (Sterling Area).—the fully self-governing countries of the British Commonwealth except Canada; any Colony under the dominion of Her Majesty, any Territory administered by the Government of any part of Her Majesty's Dominions under the Trusteeship System of the United Nations; any British Protectorate or British protected State; the Republic of Ireland; South West Africa; Iceland; Burma; the Hashemite Kingdom of the Jordan; the United Kingdom of Libys.

Other Countries.—Argentina; Austria; Belgium and Luxemburg and the Belgian Possessions; Chile; Demnark, including the Faroe Islands and Greenland; Egypt; Eritrea; Ethiopia; Federal Republic of Germany (including West Berlin); Finland; Formosa; France and the French Possessions (with the exception of French Somaliland); Greece; Guinea; Iraq; Israel; Italy, including Italian Somaliland, the Republic of San Marino, and the Free Territory of Trieste; Morocco; Netherlands and the Netherlands Possessions; Norway; Paraguay; Peru; Portugal and the Portuguese Possessions; Spain and the Spanish Possessions; Sudan; Sweden; Switzerland and Liechtenstein; Syria; Thailand; Tunisia; Turkey; Uruguay; the Vatican City; Yemen,

#### SECOND SCHEDULE

### GOODS EXCEPTED FROM THIS LICENCE

(The references in this Schedule to a group or item are references to the corresponding group or item in the Import List published in Government Notice No. 1361 of 1953 as amended from time to time).

	ay may are the plant to be distributed in a con-	<b></b>	mport L	
-	Description	1. 14 144 1	Group	Item
	Wheat and spelt (including meslin), unmilled	44	- 041	010
	Meal and flour of wheat and spelt (including m	antim)		010
		Callilly		
	Sugar (beet and cane refined)		061	020
4.	Petroleum producta		313	all
5.	(a) Gold chloride		511	XX9
	(a) Jawellery of gold and goldsmith's warea		673	010
1	(c) Gold watches		864	XX1
1	(d) Gold clocks	**	864	XX2 XX9
	(e) Gold watch cases (f) Articles manufactured wholly or mainly of	mid	864	VVA
Wite.	not elsewhere specified	gord	899	XX0
	(g) Gold coin and gold bullion, unrefined gold	1 and		tist) in Sand in
÷	partly worked gold	4.	XXI	000
6.	Motor spare parts and accessories imported fro	m or	4	, t
	through adjoining territories (by land or in	bnale	- 1	
	waterways)		732	060
7.	The following kinds of produce, except for a	uch	produce	imported
y v	The following kinds of produce, except for a way of petty or barter trade, accepted as such by	the !	Board of	Customs
ind	Excise-		927	
	(i) Benniseed (ii) Raw cocoa beans		221	XX0 XX0
١.	(iii) Raw cotton		26X	000
	(iv) Cotton linters		26X	000
	(v) Cotton seed.		. 221	XX0
١.	(ci) Cotton seed cake		081	XX0
1.	(vii) Cotton seed meal		081	,XXO
1 150	(viii) Cotton aced oil		412	XX0
	(ix) Groundnuts	g artito	221	XX0
er Lije	(x) Groundnut cake	. **	081 081	XX0
	(xii) Groundnut incut		412	XX0
	(xiii) Palm kernels	10	221	XX0
	(xiv) Palm kernol cake		081	XX0
	(av) Palm kernel meal		081	XX0
0	(avi) Palm kernel oil		412	XX0
	(avii) Palm oil	:0:{F	412	XX0
	(xviii) Soys beans	, <b>L</b>	221	XX0
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J. M. PACKETT,
Import Licensing Authority,
Ministry of Commerce and Industry

#### Notes

## (These notes do not form part of the licence)

 Payment for goods imported under this open general licence is subject to the conditions prescribed in Nigerian Exchange Control Notice No. 13 (Third issue).

2. Customs ports means all ports designated by the Governor-General under section 12 of the Customs and Excise Management Ordinance, 1958 (No. 55 of 1958). The approved ports are at present Lagos, Burutu, Warri, Sapele, Degema, Port Harcourt, Calabar, Koko, Victoria and Tiko.

3. Customs airports are defined in Article 60 of the Colonial Air Navigation Order, 1955, published as Legal Notice No. 108 of 1955 in the Federation of Nigeria Official Gazette No. 45, Vol. 42 of the 6th of October, 1955. Customs airports are at present Calabar, Kano, Lagos (Ikeia) and Maiduguri.

4. Specific import licences are necessary in respect of any of the goods set out in the Second Schedule to this licence and applications for such licences should be addressed to: The Import Licensing Authority, Federal Ministry of Commerce and Industry, Lagos, Kano, Jos, Port Harcourt, Aba, Calabar, Onitsha, Ibadan, Ondo, Sapele, or Buez (as appropriate).

5. (1) Specific import licences for gold bar, gold sheet, wire and grain, and gold bullion will be issued only to gold dealers licensed under the Gold

Trading Ordinance (Cap. 82).

(2) Importers applying for specific licences for goods manufactured wholly or mainly of gold, gold clocks, gold watches, gold watch cases, and similar articles manufactured wholly or mainly of gold are required to produce to the Import Licensing Authority details of the total fine gold content of the articles which it is desired to import.

(3) For the purpose of this open general licence, "articles manufactured wholly or mainly of gold" are defined as goods of which the fine gold content

is 50 per cent or more of their c.i.f. values.

(4) Before releasing articles containing gold against this open general licence, the Customs authorities may require importers to produce details of the total fine gold content in ounces of such articles.

6. It is not necessary for importers to hold this licence or to produce it to the Customs authorities. Importers are nevertheless advised to retain the Notice for reference as copies are not being distributed. A copy may be seen on application at any Custom House or Post Office.

CS411/957

## L.N. 238 of 1959

CUSTOMS AND EXCISE MANAGEMENT ORDINANCE, 1958

(No. 55 of 1958)

Open General Import Licence (Japan) No. 3 of 1959

Commencement | 5th November, 1959

In exercise of the powers conferred by section 4 of the Imports Prohibition Order, 1959, the Import Licensing Authority has granted the following open general licence-

1. (1) This licence may be cited as the Open General Import Licence (Japan) No. 3 of 1959.

(2) This licence shall be of Federal application.

Citation and application.

2. Subject to the conditions specified in this licence, the importation from Japan of goods of any kind with the exception of the goods set out in the Schedule hereto is hereby authorised.

General licence.

3. This licence is granted subject to the following conditions-

Conditions.

(f) that the goods shall be imported through a customs port or other place permitted by the Board of Customs and Excise under section 12 (4) of the Ordinance, a customs sirport of a customs station or by post;

L.N. 71 of 1959. L.N. 72 of 1959. L.N. 73 of 1959. L.N. 75 of

1959.

(ii) that the goods shall be imported in accordance with the provisions of the Importation and Exportation by Air Regulations, 1959, the Importation and Exportation by Post Regulations, 1959, the Importation and Exportation by Sea Regulations, 1959, or the Importation and Exportation by Land and Inland Waters Regulations, 1959, whichever is applicable;

-

(fii) that the goods originate in Japan;

(iv) that the importer shall produce, at the time of importation, a certificate of origin in respect of the goods in such form as the Board of Customs and Excise may from time to time approve.

4. Nothing in this licence shall be deemed to authorise the importation of any goods the importation of which is prohibited or restricted by any written law.

5. The Open General Import Licence No. 1 of 1958 (Japan) is hereby revoked.

Saving.

Revocation of L.N. 175 of 1957.

#### SCHEDULE

## GOODS EXCEPTED FROM THIS LICENCE

(The references in this Schedule to a group or item are references to the corresponing group or item in the Import List published in Government Notice No. 1361 of 1953 as amended from time to time).

Description	A Paragraphy	Import L	ist No.
	Ter in a trape of	Graup	Item
1. Wheat and spolt (including mealif		041	-010
2. Meal and flour of wheat and spel	t (including me	slin) 046	010
3. Sugar (Beet and cane refined)	·v. · · · ·	061	020
4. Petroleum products	50 C , 11 C	313	, all
5. (a) Gold chloride	•	511	XX9
(b) Jewellery of gold and goldam	ith's wares	673	010
(c) Gold watches		864	XXI
(d) Gold clocks		864	XX2
(e) Gold watch cases	16. 124 1	864	XX9
(f) Articles manufactured wholl	y or mainly of	gold	6;* N.N.
not elsewhere specified	٠,٠٠	899	XX0
(g) Gold coin and gold bullion	on, unrefined	gold XXI	000
and partly worked gold	anal mana	Contract Contract	000
<ol> <li>Motor spare parts and accessorie hrough adjoining territories (by land o</li> </ol>	r inland water	m or 732	060
	4.4	r841	021
7. Singlets		``` {\$ <del>i</del> î.	649

#### SCHEDULE-continued

De	scription		7			Import	List No.	
	7	-	14		2.70	Group	Item	
8. The following kin	ds of prod	uco:				35.0		
(i) Bennisced		10 g 1 t				221	XX0	
(ii) Raw cocoa be	ins		a 5			072	XXO	
(iii): Raw cotton					٠.,	26X	000	
(iv) Cotton linters	19 7. July					26X	- 000	
(v) Cotton seed		A				221	XX9	
(vi) Cotton seed c	ake		4.4			081	XXÓ	
(vii) Cotton seed r						081	XXO	*
(viii) Cotton seed						412	XX0	
(ix) Groundnuts						221	XX0	
(x) Groundnut cal	ce		1			081	XX0	
(xi) Groundout m		2112	V. F			081	XXO	
(xii) Groundnut o		• • •				412	XX0	
(xiii) Palm kernels		••	1.	•		221	XXO	
(xiv) Palm kernel			•	**		081	XXO	
(xv) Palm kernel n	The state of the s	• •	**	•		081	XXO	
3.5 (2.7)	35 477 35	• •	**		••			
(xvi) Palm kernel e	oil	••	• • •	••	••	412	XXO	
(xvii) Palm oil			20.9			5412	XX0	
	U 1558		#11 <del>1</del>			7413	XXO	
(xviii) Soya beans	••	5 × 75	15000			221	XX0	

J. M. PACKETT,
Import Licensing Authority,
Ministry of Commerce and Industry

Lagos.

### Norms

## (These notes do not form part of the licence)

- 1. Payment for goods imported under this open general licence is subject to the conditions prescribed in Nigerian Exchange Control Notice No. 13 (Third issue).
- Z. Customs ports means all ports designated by the Governor-General under section 12 of the Customs and Excise Management Ordinance, 1958 (No. 55 of 1958). The approved ports are at present Lagos, Burutu, Warri, Sapele, Degema, Port Harcourt, Calabar, Koko, Victoria and Tiko.
- 3. Customs airports are defined in Article 60 of the Colonial Air Navigation Order, 1955, published as Legal Notice No. 108 of 1955 in the Federation of Nigeria Official Gazette No. 45, Vol. 42 of the 6th of October, 1955. Customs airports are at present Calabar, Kano, Lagos (Ikeja) and Maiduguri.
- 4. Specific import licences are necessary in respect of any of the goods set out in the Schedule to this licence and applications for such licences should be addressed to: The Import Licensing Authority, Federal Ministry of Commerce and Industry, Lagos, Kano, Jos, Port Harcourt, Aba, Calabar, Onitsha, Ibadan, Ondo, Sapele, or Bues (as appropriate):
- 5. (1) Specific import licences for gold bar, gold sheet, wire and grain, and gold bullion will be issued only to gold dealers licensed under the Gold Trading Ordinance (Cap. 82).

- (2) Importers applying for specific licences for goods manufactured wholly or mainly of gold, gold clocks, gold watches, gold watch cases, and similar articles manufactured wholly or mainly of gold are required to produce to the Import Licensing Authority details of the total fine gold content of the articles which it is desired to import.
- (3) For the purpose of this open general licence, "articles manufactured wholly or mainly of gold" are defined as goods of which the fine gold content is 50 per cent or more of their c.i.f. values.
- (4) Before releasing articles containing gold against this open general licence, the Gustoms authorities may require importers to produce details of the total fine gold content in ounces of such articles.
- 6. It is not necessary for importers to hold this licence or to produce it to the Customs authorities. Importers are nevertheless advised to retain the Notice for reference as copies are not being distributed. A copy may be seen on application at any Custom House or Post Office.

CS411/958

#### L.N. 239 of 1959

CUSTOMS AND EXCISE MANAGEMENT ORDINANCE, 1958
(No. 55 or 1958)

Open General Import Licence (Dollar Area) No. 4 of 1959

Commencement: 5th November, 1959

In exercise of the powers conferred by section 4 of the Imports Prohibition Order, 1959, the Import Licensing Authority has granted the following open general licence—

1. (1) This licence may be cited as the Open General Import Licence (Dollar Area) No. 4 of 1959.

Citation and application.

- (2) This licence shall be of Federal application.
- 2. Subject to the conditions specified in this licence, the importation form any of the countries named in the First Schedule of goods of any kind with the exception of the goods set out in the Second Schedule is hereby authorised.

General licence.

3. This licence is granted subject to the following conditions-

Conditions.

- (f) that the goods shall be imported through a customs port or other place permitted by the Board of Customs and Excise under section 12 (4) of the Ordinance, a customs airport or a customs station or by post;
- (ii) that the goods shall be imported in accordance with the provisions of the Importation and Exportation by Air Regulations, 1959, the Importation and Exportation by Post Regulations, 1959, the Importation and Exportation by Sea Regulations, 1959, or the Importation and Exportation by Land and Inland Waters Regulations, 1959, whichever is applicable;

L.N. 71 of 1959. a L.N. 72 of 1959. L.N. 73 of 1959. L.N. 75 of 1959.

- (iii) that the goods originate in one of the countries named in the Hirst Schedule;
- (iv) that the importer shall produce, at the time of importation, a certificate of origin in respect of the goods in such form as the Board of Customs and Excise may from time to time approve.

#### B 558

Saving.

4. Nothing in this licence shall be deemed to authorise the importation of any goods the importation of which is prohibited or restricted by any written law.

Revocation of L.N. 155 of 1959.

5. The Open General Import Licence (Dollar Area), 1959, is hereby revoked.

## FIRST SCHEDULE

#### COUNTRIES OF ORIGIN COVERED BY THIS LICENCE

Bolivia, Canada, Colombia, Costa Rica, Cuba, Dominican Republic, Ecuador, Et Salvador, Guatemala, Haiti, Liberia, Mexica, Nicaragua, Panama, Philippines, Republic of Honduras, United States of America, Venezuela.

#### SECOND SCHEDULE

#### GOODS EXCEPTED FROM THIS LICENCE

(The references in this Schedule to a group or item are references to the corresponding group or item in the Import List published in Government Notice No. 1361 of 1953 as amended from time to time.)

List No.
Item 010
42870000
- 010
020
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. alf
XX9
010
XXI
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XX9
XX0
000
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010
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039
039
039
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## SECOND SCHEDULE—continued

		6. S	
٠٠.	Description	Import I	List No Item
12	(a) Air-conditioning machines, self-contained,		
com	prising elements for cooling, control of humidity,		· · · · ·
clear	ning and circulating of air	716	121
(6	Refrigerators and refrigeration machinery, other		16 D
than	of a kind used for domestic purposes	716	121
13	(a) Petroloum rofining plant	716	136
	Compressors and exhausters, air and gas	716	136
	Gas and chemical plant	716	136
	Cocks, taps, traps, and valves for controlling gases,	1	1 - A
	de or yapours	716	150
	. Welding machines	721	060
	Road motor vohicles	732	all
	Motor spare parts and accessories imported from or		
1.1 made	esh adjoining territories (by land or inland waterways)	732	060
		842	021
18	. Singlets	841	049
19	. Secondhand clothing and household rummage	841	XX3
10000000		656	XX0
20	. The following kinds of produce-		
	Description	Import	List No.
		Group	Ltem
	(i) Benniscod	221	XX0
E .	(ii) Raw cocoa beans	072	XX0
- 55	(iii) Raw cotton	26X	000
	(iv) Cotton linters	26X	000
	(v) Cotton seed	221	XX0
	(oi) Cotton seed cake	081	XX0
	(vii) Cotton seed meal	081.	XXO
1	(viii) Cotton seed oil	412	XX0
	(in) Groundauts (n) Groundaut cake	221 081	XX0
	(xi) Groundnut meal	081	XX0
* 12	(#ii) Groundnut oil	412	XXO
	(xiii) Palm kernels	221	XX0
	(xiv) Palm kernel cake	081	XX0
	(xv) Palm kernel meal	081	XX0
	(mail Dalos bassal all : '	412	XX0
		412	XX0
	(xvii) Palm oil	413	XX0
	(aviii) Soya beans	221	XX0

J. M. PACKETT,
Import Licensing Authority,
Ministry of Commerce and Industry

## (These notes do not form part of the licence)

- Payment for goods imported under this open general licence is subject to the conditions prescribed in Nigerian Exchange Control Notice No. 13 (Third issue).
- 2. Customs ports means all ports designated by the Governor-General under section 12 of the Customs and Excise Management Ordinance, 1958 (No. 55 of 1958). The approved ports are at present Lagos, Buruta, Warri, Sapele, Degema, Port Harcourt, Calabar, Koko, Victoria and Tiko.
- 3. Customs airports are defined in Article 60 of the Colonial Air Navigation Order, 1955, published as Legal Notice No. 108 of 1955 in the *Paderation of Nigeria Official Gazette* No. 45, Vol. 42 of the 6th of October, 1955. Customs airports are at present Calabar, Kano, Lagos (Ikeja) and Maidugari.
- 4. Specific import licences are necessary in respect of any of the goods set out in the Second Schedule to this licence and applications for such licences should be addressed to: The Import Licensing Authority, Federal Ministry of Commerce and Industry, Lagos, Kano, Jos, Port Harcourt, Aba, Calabar, Onitsha, Ibadan, Ondo, Sapele, or Bues (as appropriate).
- 5. (1) Specific import licences for gold bar, gold sheet, wire and grain, and gold bullion will be issued only to gold dealers licensed under the Gold Trading Ordinance (Cap. 82).
- (2) Importers applying for specific licences for goods manufactured wholly or mainly of gold, gold clocks, gold watches, gold watch cases, and similar articles manufactured wholly or mainly of gold are required to produce to the Import Licensing Authority details of the total fine gold content of the articles which it is desired to import.
- (3) For the purpose of this open general licence, "articles manufactured wholly or mainly of gold" are defined as goods of which the fine gold content is 50 per cent or more of their c.i.f. values.
- (4) Before releasing articles containing gold against this open general licence, the Customs authorities may require importers to produce details of the total fine gold content in ounces of such articles.
- 6. It is not necessary for importers to hold this licence or to produce it to the Customs authorities. Importers are nevertheless advised to retain the Notice for reference as copies are not being distributed. A copy may be seen on application at any Custom House or Post Office.

## L.N. 240 of 1959

## CUSTOMS AND EXCISE MANAGEMENT ORDINANCE, 1958 (No. 55 or 1958)

Open General Import Licence (Wheat and Wheat Flour) No. 5 of 1959

Commencement: 5th November, 1959

In exercise of the powers conferred by section 4 of the Imports Prohibition Order, 1969, the Import Licensing Authority has granted the following open general licence—

1. (1) This licence may be cited as the Open General Import Licence (Wheat and Wheat Flour) No. 5 of 1959.

Citation and application.

- (2) This licence shall be of Federal application.
- 2. Subject to the conditions specified in this licence, the importation of

	2, 90.00					Import List No.		
			. ***		1870	62	Group	Item
(i	Wheat a	nd spelt (inc	luding n	neslin),	unmille	ed	041	010
		d flour of						
	in)					•	046	010

3. This licence is granted subject to the following conditions-

(i) that the goods shall be imported through a customs port or other place permitted by the Board of Customs and Excise under section 12 (4) of the Ordinance, a customs airport or a customs station or by post;

(ii) that the goods shall be imported in accordance with the provisions of the Importation and Exportation by Air Regulations, 1959; the Importation and Exportation by Post Regulations, 1959, the Importation and Exportation by Sca Regulations, 1959, or the Importation and Exportation by Land and Inland Waters Regulations, 1959, whichever is applicable;

Conditions.

L.N. 71 of 1959. L.N. 72 of 1959. L.N. 73 of 1959. L.N. 75 of 1959.

- (iii) that the goods originate in one of the countries named in the Schedule:
- (iv) that the importer shall produce, at the time of importation, a certificate of origin in respect of the goods in such form as the Board of Customs and Excise may from time to time approve.
- 4. Nothing in this licence shall be deemed to authorise the importation of any goods the importation of which is prohibited or restricted by any written law.

Saving.

#### SCHEDULE

#### COUNTRIES OF ORIGIN COVERED BY THIS LICENCE

Argentina, Australia, Austria, Belgium and Luxemburg, Brazil, Canada, Ceylon, Cuba, Denmark, Dominican Republic, Federal Republic of Germany (including West Berlin), Federation of Rhodesia and Nyasaland, France, Greece, Haiti, India, Indonesia, Israel, Italy, Japan, Korea, Mexico,

Netherlands, New Zealand, Norway, Peru, Phillippines, Portugal, Republic of Ireland, Saudi Arabia, Spain, Sweden, Switzerland, Union of South Africa, United Arab Republic (Egypt, Syria, Yemen), United Kingdom, United States of America, Vatican City, Venezuela.

J. M. PACKETT,
Import Licensing Authority,
Ministry of Commerce and Industry

#### Notes

## (These notes do not form part of the licence)

- 1. Payment for goods imported under this open general licence is subject to the conditions prescribed in Nigerian Exchange Control Notice No. 13 (Third issue).
  - 2. Customs ports means all posts designated by the Governor-General under section 12 of the Customs and Excise Management Ordinance, 1958 (No. 55 of 1958). The approved ports are at present Lagos, Burutu, Warri, Sapele, Degems, Port Harcourt, Calabar, Koko, Victoria and Tiko.
- 3. Customs airports are defined in Article 60 of the Colonial Air Navigation Order, 1955, published as Legal Notice No. 108 of 1955 in the Federation of Nigeria Official Gazette No. 45, Vol. 42 of the 6th of October, 1955. Customs airports are at present Calabar, Kano, Lagos (Ikeja) and Maiduguri.
- 4. Specific import licences are necessary in respect of the importation of wheat and spelt (including meslin), unmilled, and meal and flour of wheat and spelt (including meslin) from any country not named in the Schedule. Applications for specific licences should be addressed to: The Import Licensing Authority, Federal Ministry of Commerce and Industry, Lagos, Kano, Jos, Port Harcourt, Aba, Calabar, Onitsha, Ibadan, Ondo, Sapele, or Buea (as appropriate).
  - 5. It is not necessary for importers to hold this licence or to produce it to the Customs authorities. Importers are nevertheless advised to retain the Notice for reference as copies are not being distributed. A copy may be seen on application at any Custom House or Post Office.

## L.N. 241 of 1959

## CUSTOMS AND EXCISE MANAGEMENT ORDINANCE, 1958 (No. 55 of 1958)

## Open General Import Licence (Sugar) No. 6 of 1959

Commencement : 5th November, 1959

In exercise of the powers conferred by section 4 of the Imports Prohibition Order, 1959, the Import Licensing Authority has granted the following open general licence-

1. (1) This licence may be cited as the Open General Import Licence (Sugar) No. 6 of 1959.

Citation and application.

- (2) This licence shall be of Federal application.
- 2. Subject to the conditions specified in this licence, the importation of

Import List No. Group Item

Sugar (beet and cane refined)

061

from any of the countries named in the Schedule hereto is hereby authorised.

3. This licence is granted subject to the following conditions-

Conditions.

- (i) that the goods shall be imported through a customs port or other place permitted by the Board of Customs and Excise under section 12 (4) of the Ordinance, a customs airport or a customs station or by post;
- (ii) that the goods shall be imported in accordance with the provisions of the Importation and Exportation by Air Regulations, 1959, the Importation and Exportation by Post Regulations, 1959, the Importation and Exportation by Sca Regulations, 1959, or the Importation and Exportation by Land and Inland Waters Regulations, 1959, whichever is applicable;

L.N. 71 of 1959. L.N. 72 of 1959. L.N. 73 of 1959. L.N. 75 of

1959.

- (iii) that the goods originate in one of the countries named in the Schedule
- (iv) that the importer shall produce, at the time of importation, a certificate of origin in respect of the goods in such form as the Board of Customs and Excise may from time to time approve.
- 4. Nothing in this licence shall be deemed to authorise the importation of any goods the importation of which is prohibited or restricted by any written

Saving.

5. The Open General Import Licence (Sugar) No. 2 of 1958 is hereby revoked.

Revocation of L.N. 113 of 1958.

## SCHEDULE

COUNTRIES OF ORIGIN COVERED BY THIS LICENCE

Aden (Colony and Protectorate), Bahamas, Barbados, Bermuda, British Gulana, British Honduras, Brunci (Protected State), Cyprus, Falkland Islands (Colony and Dependencies), Fiji, Gambia (Colony and Protectorate), Gibraltar, Hong Kong, Jamaica (including Turks and Caicos Islands, and the Cayman Islands), Kenya (Colony and Protectorate), Leeward Islands, Antigua, Montscree, St. Christopher and Nevis, Anguilla and Virgin Islands, Mauritius, St. Helena (including Ascension Island and Tristan de Cunha), Sarawak, Seychelles, Sierra Leone (Colony and Protectorate), Somaliland Protectorate; Tanganyika (under United Kingdem Trustschip), Trinidad and Tobago, Uganda Protectorate, Western Pacific High Commission Territories (British Solomon Islands Protectorate, Gilbert and Eilice Islands Colony, Central and Southern Line Islands), Windward Islands (Dominica, Grenade, St. Lucia, St. Vincent), Zanzibar Protectorate.

Australia, Belgium, Brazil, Canada, Costa Rica, Cuba, Denmark, Dominican Republic, Federal Republic of Germany (meluding West Berlin), Prance, Ghana, Greece, Guatemala, Indonesia, Italy, Japan, Haiti, Mexico, Morocco, Netherlands, Nicaragua, Panama, Peru, Phillipines, Portugal, Republic of Ireland, Union of South Africa, United Kingdom, United States of America.

J. M. PACKETT,
Import Licensing Authority,
Ministry of Commerce and Industry

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- 4. Specific licences are necessary in respect of the importation of sugar (beet and cane refined) from any country not named in the Schedule. Applications for specific licences should be addressed to: The Import Licensing Authority, Federal Ministry of Commerce and Industry, Lagos, Kano, Jos, Port Harcourt, Aba, Calabar, Onitsha, Ibadan, Ondo, Sapele or Buea (as appropriate).
- 5. It is not necessary for importers to hold this licence or to produce it to the Customs authorities. Importers are nevertheless advised to retain the Notice for reference as copies are not being distributed. A copy may be seen on application at any Custom House or Post Office.