

L.N. 70 of 1963

MERCHANT SHIPPING ACT, 1962

Merchant Shipping (Accepted Load Line Convention
— Certificates) Order, 1964*Commencement : 2nd July, 1964*

In exercise of the powers conferred by section 216 of the Merchant Shipping Act, 1962, the Minister hereby makes the following Order—

1. This Order may be cited as the Merchant Shipping (Accepted Load Line Convention Certificates) Order, 1964. Citation
 2. Every Load Line Convention Certificate in respect of a Load Line Convention ship, not being a Nigerian ship, which complies with such of the requirements of this Order as apply to it in the circumstances shall be accepted as having the same force as the corresponding certificate issued by the Minister under the Act. Certificates accepted.
 3. Subject to the provisions of this Order, a Load Line Convention Certificate shall be in the form set forth in the First Schedule hereto, or as adapted to suit the needs of special classes of ships by the Government Inspector of Shipping. Form of Certificate. First Schedule.
 4. Every Load Line Convention Certificate shall be by its terms applicable to the voyage in respect of which a clearance or transire is demanded and to the trade in which the ship is for the time being engaged. Certificates to be applicable to current voyage.
 5. Every Load Line Convention Certificate shall show by its terms that it was issued by or under the authority of the Government of the country in which the ship is registered or to which she belongs or that it was issued at the request of that Government by the Minister or by or under the authority of the Government of any other country to which the Load Line Convention applies. The certificate shall be in English if issued by the Minister and in any other case in the official language of the country of the Government by or under the authority of which it was issued, and any particulars inserted, whether by handwriting, typescript or otherwise in the blank spaces provided for that purpose shall be in Roman characters and Arabic figures. Certificate to show by whom issued, etc.
 6. Every Load Line Convention Certificate shall show the date on which it was issued and the period of its validity, which shall not exceed five years from the date of issue, subject to annual inspections to ensure that the terms are being complied with. Such certificates may thereafter be extended for a further period of five years if the ship passes a full load line survey : Certificate to show date and period of validity, etc.
- Provided that if a duly authorised officer of the country in which the ship is registered or to which she belongs has extended the period of validity of any certificate by a period not exceeding either five months for the specific purpose of enabling the ship to return to that country, or one month for any other purpose, such certificate shall be accepted during the period of any such extension if the ship complies with any other requirements of this Order which apply to it in the circumstances.
7. It is hereby declared that the countries listed in the Second Schedule hereto are recognised as having accepted the provisions of the International Load Line Convention. Countries which have accepted convention.

FIRST SCHEDULE

INTERNATIONAL LOAD LINE CERTIFICATE

Issued under the authority of the Government of _____
under the provisions of the International Load Line Convention, 1930.

Ship Distinctive
Port of Registry Number or
Gross Tonnage Letters

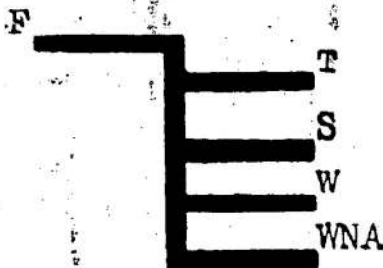
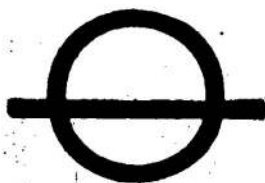
Freeboard from Deck Line

Load Line

Tropical (a) above (b)
Summer (b) Upper edge of line through
centre of disc.
Winter (c) below (b)
Winter in North Atlantic (d) below (b)

Allowance for Fresh Water for all freeboards

The upper edge of the deck line from which these freeboards are measured
is inches above the top of the deck
at side.



THIS IS TO CERTIFY that this ship has been surveyed and the freeboards and
load lines shown above have been assigned in accordance with the Convention.

This certificate remains in force until

Issued at on the
day of

Here follow the signature or seal and the description of the authority
issuing the certificate.

Note.—Where sea-going steamers navigate a river or inland water, deeper loading is
permitted corresponding to the weight of fuel, etc., required for consumption between
the point of departure and the open sea.

FIRST SCHEDULE—*continued*

The provisions of the Convention being fully complied with by this ship,
this certificate is renewed until

Place Date

Signature or seal and description of authority.

The provisions of the Convention being fully complied with by this ship,
this certificate is renewed until

Place Date

Signature or seal and description of authority.

The provisions of the Convention being fully complied with by this ship,
this certificate is renewed until

Place Date

Signature or seal and description of authority.

SECOND SCHEDULE

List of Governments which are parties to the International Convention
Respecting Loadlines, 1930, and of the Territories to which the Convention
has been applied.

<i>Government</i>	<i>Effective Date</i>
Argentina	19th January, 1936
Australia	17th May, 1936
Belgium	29th August, 1935
Brazil	31st March, 1938
Bulgaria	4th December, 1933
Burma	1st January, 1935
Cambodia	15th January, 1939
Cameroun	28th February, 1956
Canada	1st January, 1933
Chile	24th August, 1933
China	19th November, 1935
Congo (Brazzaville)	28th February, 1956
Costa Rica	1st October, 1953

SECOND SCHEDULE—*continued*

<i>Government</i>	<i>Effective Date</i>
Cuba	9th March, 1933
Czechoslovakia	18th September, 1955
Dahomey	28th February, 1956
Denmark	1st January, 1933
Dominican Republic	28th January, 1948
Ecuador	28th May, 1950
Federation of Malaya	10th April, 1954
Finland	1st January, 1933
France	1st January, 1933
Comoro Archipelago	28th February, 1956
French Polynesia	
French Somaliland	
French Southern and Antarctic Territories	
New Caledonia and Dependencies	
St. Pierre and Miquelon	
Wallis and Futuna Islands	
Germany	6th December, 1933
Ghana	22nd February, 1958
Greece	4th March, 1935
Haiti	2nd March, 1961
Honduras	10th September, 1948
Hungary	16th April, 1933
Iceland	26th February, 1933
India	1st January, 1935
Indonesia	27th April, 1933
Irish Republic	8th May, 1934
Israel	15th October, 1949
Italy	1st January, 1933
Ivory Coast	28th February, 1956
Japan	11th September, 1935
Korea, Republic of	11th September, 1954
Kuwait	12th April, 1959
Liberia	25th June, 1949
Malagasy Republic	28th February, 1956

SECOND SCHEDULE--continued

<i>Government</i>	<i>Effective Date</i>
Mauritania	28th February, 1950
Mexico	6th September, 1934
Netherlands	1st January, 1933
Curacao	} 27th April, 1933
Netherlands New Guinea	
New Zealand	1st January, 1933
Nicaragua	19th May, 1954
Niger	28th February, 1956
Norway	1st January, 1933
Pakistan	1st January, 1935
Panama	13th October, 1936
Peru	30th June, 1933
Philippine Republic	30th December, 1949
Poland	6th December, 1933
Portugal	1st January, 1933
Roumania	1st April, 1933
South Africa	24th May, 1947
Spain	1st January, 1933
Sweden	1st January, 1933
Switzerland	19th August, 1954
Thailand	11th October, 1933
Turkey	20th August, 1955
Union of Soviet Socialist Republics	1st January, 1933
United Arab Republic	24th October, 1936
United Kingdom	1st January, 1933
Hong Kong	1st September, 1938
United States of America	1st January, 1933
Uruguay	8th May, 1939

SECOND SCHEDULE—*continued*

<i>Government</i>	<i>Effective Date</i>
Venezuela	30th March, 1955
Viet Nam	15th January, 1939
Yugoslavia	26th March, 1934

MADE at Lagos this 2nd day of July, 1964.

R. A. NJOKU,
Minister of Transport

EXPLANATORY NOTE

This order recognises the Load Line Certificates of all the other countries which are parties to the International Convention Respecting Load Lines 1930.

L.N. 71 of 1964

CUSTOMS AND EXCISE MANAGEMENT ACT, 1958
(1958, No. 55)Open General Import Licence (Hong Kong) No. 1 of 1963
(Amendment) 1964

Commencement : 9th April, 1964

In exercise of the powers conferred by section 4 of the Imports Prohibition Order, 1959, the Import Licensing Authority has amended the Schedule to the Open General Import Licence (Hong Kong) No. 1 of 1963 by the addition of the following items—

						<i>Import List No.</i>	
						<i>Group</i>	<i>Item</i>
" 9.	Tin ore	283	60
10.	Zirconium	689	50
11.	Slag resulting from the processing of Tin	698	90
12.	Blanket (cotton)	656	62
13.	Enamelware (household)	697	24
14.	Meat, fresh, chilled or frozen	011	00
15.	Bacon and ham	012	10
16.	Other meat, dried, salted or smoked, not canned	012	90
17.	Corned Beef	013	01
18.	Other meat canned and meat preparation canned and not canned	013	09
19.	Butter	023	00
20.	Grapefruit, Fresh	051	90
21.	Grapefruit, Juice	053	50
22.	Lemons	063	50

J. B. ELUMIZE,
Import Licensing Authority,
Federal Ministry of Commerce and Industry

Lagos, 20th June, 1964.

EXPLANATORY NOTE

The effect of this amendment is that specific import licence is now required for the importation into Nigeria from Hong Kong of any of the goods listed in the above Legal Notice.

L.N. 72 of 1964

CUSTOMS AND EXCISE MANAGEMENT ACT, 1958
(1958, No. 55)Open General Import Licence (Netherlands) No. 2 of 1964
(Amendment) 1964

(Commencement : 9th April, 1964)

L.N. 47 of
1964.

In exercise of the powers conferred by section 4 of the Imports Prohibition Order, 1959, the Import Licensing Authority has amended the Schedule to the Open General Import Licence (Netherlands) No. 2 of 1964 by the addition of the following items —

		Import List No.	
		Group	Item
"16. Meat, fresh, chilled or frozen	011	00
17. Bacon and ham	012	10
18. Other meat, dried, salted or smoked not			
canned	012	90
19. Corned Beef	013	01
20. Other meat canned and meat preparation			
canned and not canned	013	09"
and deletion of item			
"10. Sugar (beet and cane refined)	061	020"

J. B. ELUMEZE,
Import Licensing Authority,
Federal Ministry of Commerce and Industry

Lagos, 20th June, 1964.

EXPLANATORY NOTE

The effect of this amendment is that specific import licence is now required for the importation into Nigeria from Netherlands of any of the goods listed in the above Legal Notice.

L.N. 73 of 1964

CUSTOMS AND EXCISE MANAGEMENT ACT, 1958
(1958, No. 55)Open General Import Licence (Japan) No. 3 of 1959
(Amendment), 1964

(Commencement : 9th April, 1964)

L.N. 238 of
1959.

In exercise of the powers conferred by section 4 of the Imports Prohibition Order, 1959, the Import Licensing Authority has amended the Schedule to the Open General Import Licence (Japan) No. 3 of 1959 by the addition of the following items

		Import List No.	
		Group	Item
"10. Tin ore	283	60
11. Zirconium	689	50
12. Slag resulting from the processing of Tin	698	90
13. Blanket (cotton)	656	62
14. Enamelware (household)	697	24
15. Meat, fresh, chilled or frozen	011	00
16. Bacon and ham	012	10
17. Other meat, dried, salted or smoked not			
canned	012	90

	Import List No.	
	Group	Item
18. Corned Beef	013	01
19. Other meat canned and meat preparation canned and not canned	013	09
20. Butter	023	00
21. Grapefruit, fresh	051	90
22. Grapefruit, juice	051	50
23. Lemons	053	50"

J. B. ELUMEZE,
Import Licensing Authority,
Federal Ministry of Commerce and Industry

Lagos, 20th June, 1964.

EXPLANATORY NOTE

The effect of this amendment is that specific import licence is now required for the importation into Nigeria from Japan of any of the goods listed in the above Legal Notice.

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L.N. 74 of 1964

CUSTOMS AND EXCISE MANAGEMENT ACT, 1958 (1958, No. 55)

Open General Import Licence (Dollar Area) No. 4 of 1959 (Amendment) 1964

Commencement : 9th April, 1964

In exercise of the powers conferred by section 4 of the Imports Prohibition Order, 1959, the Import Licensing Authority has amended the Schedule to the Open General Import Licence (Dollar Area) No. 4 of 1959 by the addition of the following items—

L.N. 239 of
1959.

	Import List No.	
	Group	Item
"22. Tin ore	283	60
23. Zirconium	689	50
24. Slag resulting from processing of Tin ..	698	90
25. Blanket (cotton)	656	62
26. Enamelware (household)	697	24
27. Meat, fresh, chilled or frozen	011	00
28. Bacon and ham	012	10
29. Other meat, dried, salted or smoked, not canned	012	90
30. Corned Beef	013	01
31. Other meat canned and meat preparation canned and not canned	013	09
32. Butter	023	00
33. Grapefruit, fresh	051	90
34. Grapefruit, juice	053	50
35. Lemons	053	50"

J. B. ELUMEZE,
Import Licensing Authority,
Federal Ministry of Commerce and Industry

Lagos, 20th June, 1964.

EXPLANATORY NOTE

The effect of this amendment is that specific import licence is now required for the importation into Nigeria from Dollar Area of any of the goods listed in the above Legal Notice.

L.N. 75 of 1964

PERSONAL INCOME TAX (LAGOS) ACT, 1961
(1961, No. 23)

Personal Income Tax (Lagos) (Income Rate) (Amendment)
Regulations, 1964

In exercise of the powers conferred by subsection (5) of section twelve of the Personal Income Tax (Lagos) Act, 1961, and of all other powers enabling me in that behalf, I, with the approval of the Council of Ministers, hereby make the following regulations :—

Citation,
Commence-
ment and
application.

1.—(1) These Regulations may be cited as the Personal Income Tax (Lagos) (Income Rate) (Amendment) Regulations, 1964, and shall come into effect on the 1st day of April, 1964.

(2) These Regulations shall apply to Lagos.

Amendment
of L.N. 153
of 1961.

2. The Personal Income Tax (Lagos) (Income Rate) Regulations, 1961, is hereby amended :—

(a) by the addition, after Regulation 8, of the following new Regulations :—

“(8A) Where an employer has deducted income rate from the wages, salary or other emoluments of his employees under or in accordance with the provisions of Regulations 4 and 5, the employer shall within thirty days of making such deductions prepare and deliver to the Board a return in the form and manner set out in the Schedule, giving the names and residential addresses of those employees and stating in each case the amount of the income rate so deducted for the year specified on the return :

Provided that a separate return shall be made in respect of deductions for each year of assessment.

(8B) Without prejudice to the provision of subsection (1) of section fifty-four of the Act, any employer who without reasonable excuse makes an incorrect return by omitting or understating the amount of income rate which he has deducted from the wages, salary or other emoluments of his employees or makes an incorrect return in any other material respect shall be guilty of an offence” ;

(b) by the deletion of Regulation 9 and the substitution therefor of the following :—

“(9) Subject to the provision of Regulation 8B any employer or any person who fails to comply with any of the requirements of these Regulations shall be guilty of an offence.”

(c) by the addition after Regulation 9 of the following Schedule—

"SCHEDULE

(Reg. 8A)

Personal Income Tax (Lagos) Act, 1961

PARTICULARS OF INCOME RATE DEDUCTION

YEAR OF ASSESSMENT 19_____*

No.	Name of Employee	Residential Address of Employee	Estimated Annual Income of Employee During the Current Year	Amount of Income Rate Deducted	Income Rate Receipt Number	Date on which Deduction made
1.						
2.						
3.						
4.						
5.						
6.						
7.						
8.						
9.						
10.						

Total Deduction in respect of which the return is made £

DECLARATION

I hereby declare that to the best of my knowledge and belief the above return forwarded to you contains the name and residential address of every employee under me in respect of whom a return under Regulation 8A of the Personal Income Tax (Lagos) (Income Rate) Regulations, 1961, is required together with the amount of income rate deducted from the salary, wages, or other emoluments of each such employee.

GIVEN under my hand this _____ day of _____ 196

Signed _____

Status _____

Name of Employer _____

Address _____

*Insert the year of assessment to which the income rate deduction relates."

MADE at Lagos this 23rd day of June, 1964.

F. S. OKOTIE-EBOH,
Federal Minister of Finance

EXPLANATORY NOTE

The purpose of these Regulations is to provide for an employer to prepare and deliver to the Board a return, in the prescribed form, giving the names and residential addresses of his employees from whose wages, salary or other emoluments, income rate has been deducted and stating in each case the amount of the income rate so deducted. An employer who fails to prepare and deliver such a return commits an offence and is liable to a penalty.

HQS. 5076/Vol. 2

L.N. 76 of 1964

THE SEA FISHERIES (LAGOS) ACT 1961
(1961 No. 30)

The Sea Fisheries (Licensing) Regulations 1964

Commencement : 2nd July, 1964

In exercise of the powers conferred by section 14 of the Sea Fisheries (Lagos) Act 1961 and of all other powers enabling him in that behalf, the President has made the following regulations—

Citation and application.

1. These Regulations may be cited as the Sea Fisheries (Licensing) Regulations 1964, and shall apply to the Federal Territory of Lagos only.

Licensing officers.

2. The Director of Fisheries is hereby appointed licensing officer for the purpose of the Act, and any receipt for fees or any licence may be given or issued by him or in his name by any person authorised by him.

Fees and Licence.

3.—(1) Subject to the provisions of these Regulations, there shall be paid to the Licensing Officer, licence fees in accordance with the provisions of subsection (3) of section 5 of the Act in respect of motor fishing boats at the respective rates prescribed in the First Schedule.

(2) The licence to be issued under these Regulations shall be in the form prescribed in the Second Schedule.

Exemption.

4. Nothing in these Regulations shall apply to any fishing canoe, whether or not fitted with engines.

FIRST SCHEDULE

Regulation 3

<i>Gross Tonnage of Fishing Vessel</i>	<i>Annual Licence Fees</i>
1,000 tons and above	£200
200 tons—1,000 tons	£100
20 tons—200 tons	£50
Under 20 tons	£20

SECOND SCHEDULE

Regulation 3

Serial Number :

The motor fishing boat known as _____
 registered number _____ and owned by _____
 of _____ is hereby licensed to be
 operated or navigated within the territorial waters of the Federal territory
 of Lagos from the _____ day of _____
 19 _____ to the _____ day of _____ 19 _____
 both dates inclusive.

2. This licence is issued subject to the following conditions :

Issued at _____ this _____ day of _____ 19 _____

Fee paid £ : : d

Licensing Officer

DATED at Lagos this 26th day of June, 1964.

I. A. WEMAMBU,
*Acting Deputy Secretary to the
 Council of Ministers*

EXPLANATORY NOTE

These regulations provide for the fees payable for and the form of the licence to be issued in respect of any motor fishing boat to be operated or navigated within the territorial waters of the Federal Territory of Lagos.

L.N. 77 of 1964

CENTRAL BANK OF NIGERIA ACT (CHAPTER 30)

Central Bank of Nigeria (Amendment) Bye-Laws, 1964

Commencement : 29th May, 1964

In exercise of the powers conferred by section 48 of the Central Bank of Nigeria Act, the Board of Directors of the Central Bank of Nigeria, with the approval of the Minister of Finance of the Federation, hereby makes the following bye-laws—

1. These bye-laws may be cited as the Central Bank of Nigeria (Amendment) Bye-Laws, 1964. Short title.

Amendment
of bye-law
14. (LN 96
of 1959).

2. For bye-law 14 of the Central Bank of Nigeria Bye-Laws, 1959, there shall be substituted the following—

"Prohibition
from
employment
on other
duties.

14. (a) "No official or other employee of the Bank shall occupy any other office or employment whether remunerated or not except with the approval of the Board embodied in a resolution and only in the following capacities, that is to say—

(i) as member of any economic research institution or of any commission established by the Federal Government to enquire into any matter affecting currency or banking in Nigeria or into such other subject as may be relative to the functions of the Bank;

(ii) as director or member of the Board, by whatever name called, of any international bank, international monetary authority or economic institution to which the Federal Government shall have adhered or given support or approval;

(iii) as director or alternate director of any corporation in Nigeria in which the Bank may participate under sub-section (1) of section 29 of the Central Bank of Nigeria Act, as amended by the Central Bank of Nigeria (Amendment) Act, 1962.

(b) Any remuneration to which any official or other employee of the Bank is entitled in respect of any appointment made by virtue of the provisions of this bye-law shall be paid direct to the Bank.

(c) This bye-law shall not prevent the Bank from employing, at the Board's discretion and subject to such terms and conditions as shall be laid down by the Board, part-time advisers for particular purposes and for specific periods of time".

MADE at a meeting of the Board held on the 29th day of May, 1964 and sealed on the 29th day of May, 1964 in the presence of:

A. N. ABAL,
Deputy Governor

CHUBA IKPEAZU,
Director

E. A. IYANDA,
Director

F. A. IJEWERE,
Secretary

APPROVED this 18th day of June, 1964.

CHIEF F. S. OKOTIE-EOBO,
Federal Minister of Finance

L.N. 78 of 1964

UNIVERSITY COLLEGE HOSPITAL ACT
(CHAPTER 205)

University College Hospital (Hospital Fees) Regulations, 1964

Commencement : 1st August, 1964

In exercise of the powers conferred by Section 15 of the University College Hospital Act, and of all other powers enabling it in that behalf, the University College Hospital Board of Management, with the approval of the Federal Minister of Health, has made the following Regulations—

1. These Regulations may be cited as the University College Hospital (Hospital Fees) Regulations, 1964, and shall apply throughout the Federation.

Citation and application.

2. The fees, charges and exemptions set out in the Schedules hereto shall apply to all persons attending at the University College Hospital as patients.

Hospital fees, charges and Exemptions.

3. The University College Hospital (Hospital Fees) Regulations, 1961, as amended are hereby revoked.

Revocation of L.N. 112 of 1961, L.N. 12 of 1963.

FIRST SCHEDULE

PART I—IN-PATIENTS

A. *Exemptions from all Charges.* No charges shall be levied for accommodation, maintenance or medical or nursing attention on the following:

(a) Members of the staff (both established and unestablished) employed in the University College Hospital, and their wives and children.

(b) Persons certified as paupers.

(c) Persons receiving treatment or advice for pulmonary tuberculosis and other notifiable infectious disease, or incurable malignant disease.

(d) Persons who, on the certification of the Doctor in charge of the case, are admitted in hospital solely for the purposes of teaching and/or research.

B.I. *Charges for Maintenance and Accommodation only*—Charges for maintenance and accommodation only shall be levied on the persons listed below:—

(a) Members of the Medical, Dental and Nursing professions and hospital auxiliaries and their wives and children.

(b) All other members of the Medical Department of the Governments of the Federation.

(c) A member of the Board of Management of University College Hospital, his wife and children.

(d) All children under the age of 16 years (with the exception of charges made for spectacles and dentures).

(e) The servants of officers holding senior appointments in the University College Hospital.

(f) The holder of a post on the permanent establishment of the University of Ibadan.

Charges for accommodation and maintenance of persons referred to above shall be at the following daily rates :—

	s	d
Patients—(i) whose incomes exceed £1,500 p.a.	20	0
(ii) whose incomes exceed £1,000 p.a. but do not exceed £1,500 p.a.	15	0
(iii) whose incomes exceed £750 p.a. but do not exceed £1,000 p.a.	10	0
(iv) whose incomes exceed £500 p.a. but do not exceed £750 p.a.	7	6
(v) whose incomes exceed £300 p.a. but do not exceed £500 p.a.	5	0
(vi) whose incomes are less than £300 p.a.	2	0

Provided that (i) children under sixteen years of age, school children and others undergoing full-time education, shall be charged at half the rates applicable to their parents as listed above.

B.II. *Charges for Treatment, Accommodation and Maintenance*—Inclusive charges for medical and nursing attention, accommodation and maintenance, shall be levied on all other persons at the following daily rates :—

Patients—(i) whose incomes exceed £1,500 p.a.	40	0
(ii) whose incomes exceed £1,000 p.a. but do not exceed £1,500 p.a.	30	0
(iii) whose incomes exceed £750 p.a. but do not exceed £1,000 p.a.	20	0
(iv) whose incomes exceed £500 p.a. but do not exceed £750 p.a.	15	0
(v) whose incomes exceed £300 p.a. but do not exceed £500 p.a.	10	0
(vi) whose incomes are less than £300 p.a.	4	0

B.III. *Amenity Beds*—Inclusive charges for medical and nursing attention, accommodation and maintenance shall be levied on all persons admitted to Private Wards at their own request (and irrespective of whether they are included in any of the categories in Sections A and B above) at the rate of £3 per day.

B.IV. *Charges for Surgical and Maternity Cases*—The following additional charges shall be levied on in-patients whether or not occupying an amenity bed, but not on in-patients under Sections A or B.(I.) (a) and (d) of Part I of these Regulations :—

(i) For each maternity patient delivered in hospital :	
(a) whose incomes exceed £1,500 p.a.	£25
(b) whose incomes exceed £1,000 p.a. but do not exceed £1,500 p.a.	£15
(c) whose incomes exceed £750 p.a. but do not exceed £1,000 p.a.	£10
(d) whose incomes exceed £500 p.a. but do not exceed £750 p.a.	£6
(e) whose incomes exceed £300 p.a. but do not exceed £500 p.a.	£4
(f) whose incomes are less than £300 per annum	£2

(ii) For each patient operated on in hospital (excluding biopsies) but including operations for the implantation of radium or radon seeds :—

	Major Operations			Other Operations		
	£	s	d	£	s	d
(a) whose incomes exceed £1,500 per annum	25	0	0	12	10	0
(b) whose incomes exceed £1,000 per annum but do not exceed £1,500 per annum	15	0	0	7	10	0
(c) whose incomes exceed £750 per annum but do not exceed £1,000 per annum	10	0	0	5	0	0
(d) whose incomes exceed £500 per annum but do not exceed £750 per annum	6	0	0	4	0	0
(e) whose incomes exceed £300 per annum but do not exceed £500 per annum	4	0	0	3	0	0
(f) whose incomes are less than £300 per annum	2	0	0	2	0	0

For the purpose of this regulation "Major" and "Other" operations are the operations respectively so described in the second Schedule to these regulations and any other kind of operation which the House Governor may from time to time classify as falling under one of these headings.

B.V. Charges for Patients from Outside Nigeria.—Inclusive charges for medical and Nursing attention, accommodation and maintenance shall be levied on all persons (not being citizens of, or employed in, the Federal Republic of Nigeria) admitted into hospital irrespective of whether they are included in Section A (b) and (d) above. The rate of Charge shall be the average daily cost per in-patient.

B.VI. Charges for Special Appliances.—Charges for all appliances including artificial limbs supplied to any patient by the hospital shall be at cost price.

B.VII. Charges for Non-Standard Diet.—An additional charge of 10s per day shall be levied on all in-patients who elect to have wholly or in part a non-standard diet. This additional charge shall be made regardless of the income of patients and whether or not occupying an amenity bed and irrespective of whether they are included in any of the Categories in Section A or B above.

PART II—OUT-PATIENTS

A. Exemptions.—No charges for out-patients treatment of any kind will be levied on the persons listed in Sections A and B.I. of part I of these regulations.

B. Charges will be levied on all other persons as follows :—

(i) **General Out-Patients.**—On first attendance a fee of 5s will be charged to cover all treatment for one week from the date of payment. A further charge of 5s will be made for each subsequent period of one week or part thereof.

(ii) *Casualty Department.*—Medical Attendance :

- (a) Between 7 a.m. and 7 p.m. 5s on first attendance.
- (b) Between 7 p.m. and 7 a.m. 10s on first attendance provided that the Medical Officer on duty shall have power to authorise payment of the normal charge of 5s in cases of trauma and medical emergencies.
- (c) For non emergency cases on Sundays and Public Holidays—10s on first attendance.

The payment of the prescribed fee will be valid for treatment for a period of one week or part thereof in either the Casualty or the General Out-Patient Department.

(iii) *Patients referred to Consultant Clinics* (including those referred direct from outside hospitals or medical practitioners)

- With incomes under £500 per annum 5s on first attendance
- With incomes of £500-750 per annum £1 on first attendance
- With incomes of £751-1,000 per annum £2 on first attendance
- With incomes of £1,001-1,500 per annum £3 on first attendance
- With incomes of £1,501-2,000 per annum £4 on first attendance
- With incomes of £2,001-3,500 per annum £5 on first attendance
- With incomes of over £3,500 per annum £10 on first attendance

This Charge to cover attendance at Consultant Clinic for the first month

Patients continuing to attend Consultant Clinics after a month to pay half the above charges for each attendance except those with incomes of under £5⁰⁰ who will pay the same as General Out-Patients, i.e., 5s for each attendance.

Note. A patient attending the General Out-Patient Department and referred to a Consultant Clinic within the same week will not be expected to pay an additional 5s in the Consultant Clinic if his income is under £500 per annum.

(iv) The payments stated in paragraphs (i) and (ii) may be deferred at the discretion of the Doctor or Sister in charge at the time of attendance of a seriously ill patient. In such a case, the charge becomes payable at the time of the next visit.

(v) *Ante-Natal Clinic.*—A fee of 10s will be payable at the time of booking to cover all attendances during pregnancy and attendance at the post-natal clinic until discharged. The fee charged will not include maintenance or delivery in hospital, for which the charges laid down in Section B of Part I of these Regulations will be applicable.

(vi) The following additional charges shall be levied on all Out-Patients, (irrespective of the attendance fees they may have paid under Sections B (i)-(iii) above) for services outlined at (a)-(d) below :

(a) *Radiological Services* £ s d

(i) For each X-ray 0 5 0

(ii) For each Special examination 0 10 0

(iii) X-ray examination and report for outside agencies 3 3 0

(b) *Physiotherapy Services*

(i) For Physiotherapy treatment for one week or part thereof 0 5 0

provided that a complete course of treatment shall not exceed 5 0 0

(c) *Pharmaceutical Services*

(i) For each prescription dispensed in the hospital .. 0 1 0

(ii) For each course of treatment by injection administered in hospital 0 2 0

(d) *Pathological Services*

(i) Pathological examination and report for outside agencies :

For each single or simple examination involving less than 1 hour bench work 0 5 0

(ii) For multiple or more complicated examinations .. 0 10 0

PART III GENERAL

General

1. Fees payable by an In-Patient shall be assessed on the basis of the income of such patient ; a married woman shall be charged at the rate applicable to her husband or according to her own income, whichever may be higher.

2. All sums due are payable on discharge from the Hospital to the Hospital Authority, but an In-Patient may be asked to deposit at intervals an amount as may be determined by the Hospital Authority towards the cost of his final hospital bill. Where such monies are not so paid, the House Governor may sue for and recover the same with full cost of suit.

3. In any such proceedings a statement signed by the House Governor setting forth the amount claimed from the defendant shall be admitted in evidence without proof of the signature, and shall be prima facie evidence of the amount due.

4. All sums received by the Hospital Authority shall be paid into the account of the Hospital and shown in the annual Financial Accounts of the Hospital.

5. Any person who considers that his income has been assessed at an excessive figure shall have the right to appeal to the House Governor against such assessment.

6. If any person for the purpose of evading the payment of any charge under these Regulations or of reducing the amount of any such charge :—

(a) knowingly makes any false statement and false representation ; or

(b) produces or furnishes or causes or knowingly allows to be produced or furnished, any document or information which he knows to be false in a material particular ;

he shall be guilty of an offence and on conviction to a fine of Five pounds in addition to paying for the medicine, surgical appliance, attendance or treatment at the highest rate prescribed by or under these Regulations.

7. Notwithstanding anything contained in Parts I, II and III of these Regulations, the House Governor may waive or reduce the fees chargeable if he is satisfied that in all the circumstances of the case the financial position of the person warrants such a waiver or reduction.

8. A senior appointment, for the purpose of these Regulations, is one carrying an initial basic salary of £594 per annum or more.

9. A pauper certificate must be signed by one of the following :—

(a) A Minister of Religion or Imam

(b) A registered Medical Practitioner

(c) The Chairman of the Local Government Council in the area in which the patient resides

(d) Magistrate or Alkali

If a pauper cannot produce such a certificate, the Almoner shall have authority to issue the certificate, if she is satisfied that the patient is in fact a pauper.

SECOND SCHEDULE

SURGICAL OPERATIONS

MAJOR

Abscess of brain

Acute appendicitis,

Adenoma of thyroid

Amputation of hip

Amputation of limbs, except fingers and toes (other) and thigh shoulder and hip (major)

Amputation of penis (total)

Amputation of shoulder

Amputation through thigh

Any operation involving intestinal suture

Appendicitis (non-acute)

Biliary fistula

SECOND SCHEDULE—continued

Carcinoma of the colon
 Cholecystectomy
 Cholecystenterostomy
 Closure of faecal fistula or artificial anus
 Complete prolapse of rectum involving laparotomy, colostomy or intestinal anastomosis
 Complicated fistula
 Craniotomy
 Cystectomy
 Depressed fracture
 Diverticulitis
 Double inguinal hernia
 Drainage of bile ducts
 Drainage of gall bladder
 Empyema
 Enterotomy, colotomy, colostomy
 Epithelioma of the anus
 Epithelioma of lip with excision of glands
 Epithelioma of the tongue with radical operation upon the glands
 Excision of cysts or tuberculous glands of neck (deep to deep fascia)
 Excision of larger joints
 Excision of rectum
 Gastrectomy
 Gastro-enterostomy
 Gastrostomy
 Gastrotomy
 Hernia (strangulated or irreducible)
 Haemorrhoidectomy
 Hydatid of lung or liver
 Implantation of radium or radon seeds in the cranium, chest, abdomen or bladder
 Intestinal obstruction (including Intussusception)
 Laminectomy
 Hernia—inguinal, femoral umbilical or ventral (simple)
 Imperforate anus
 Litholapaxy
 Meningeal haemorrhage
 Nephrectomy
 Perforated ulcer of the alimentary tract
 Peritonitis (tuberculous, pneumococcal)
 Prefrontal leucotomy
 Prostatectomy
 Pyelo- or nephro-lithotomy
 Radical removal of breast

SECOND SCHEDULE—*continued*

Rammstedt's operation
 Radical operation for anal fissure
 Removal of stone from ureter
 Rupture of bladder
 Rupture of urethra
 Splenectomy
 Sacro-coccygeal dermoid sinus
 Subphrenic abscess requiring trans-thoracic or trans-peritoneal access
 Suprapubic cystostomy
 Sympathectomy
 Thyroidectomy
 Transplantation of ureters
 Tumour of the brain

OTHER

Abscess of prostate
 Abscess
 Amputation of fingers or toes
 Amputation of penis (Partial)
 Any condition treated by surgical diathermy under general anaesthesia,
 other than mouth, or tongue, or bladder
 Blood transfusion (grouping and expenses of donor extra)
 Castration
 Cystoscopy
 Dilatation of anus for fissure
 Dilatation of rectal stricture
 Dilatation of urethra
 Diathermy to growths of bladder
 Division of fibrous anus
 Examination under anaesthetic
 Fistula-in-ano
 Hydrocele (injection)

OTHER

Hydrocele (radical)
 Implantation of radium or radon seeds for treatment of skin tumour
 Implantation of radium or radon seeds except where included under
 "Major"
 Induction of pneumothorax
 Injection of Gasserian ganglia
 Injection for pruritus ani
 Prolapse of rectum
 Rectal polypi
 Simple removal of whole breast
 Ischio-rectal abscess
 Lupus
 Pyelography (not including services of radiologist)
 Removal of anal warts and anal papillae
 Removal of needles from hand or foot or elsewhere
 Rodent ulcer not involving bone or eye
 Sebaceous cysts
 Tuberculous caseous glands of neck (curettage)
 Varicocele

GYNAECOLOGICAL OPERATIONS

MAJOR

Vulvo-Vaginal :

- Anterior and posterior colporrhaphy with amputation of the cervix (Manchester operation)
- Anterior and posterior colporrhaphy with vaginal hysterectomy (Mayo-Palmer operation)
- Any vaginal operation when combined with coeliotomy, viz., colpoperineoplasty with ventrofixation
- Radical excision of vulva and glands
- Repair of vaginal fistulae
- Vaginal hysterectomy
- Relief of atresia vaginae

Uterus and Adnexa

- Cyst of the broad ligament
- Hysterectomy
- Myomectomy
- Salpingectomy (acute inflammation, complicated pyo- or hydro-salpinx, extra-uterine gestation)
- Ovariectomy
- Salpingectomy or Salpingostomy

OTHER

Vulvo-Vaginal

- Anterior and posterior colporrhaphy
- Colporrhaphy and or perineorrhaphy
- Cauterisation
- Cysts or simple tumours of the vulva and vagina
- Removal of caruncle
- Urethral prolapse
- Colpotomy

Uterus and Adnexa :

- Dilatation with intra-urine operations
- Evacuation of retained products

Cervix :

- Dilatation
- Insufflation
- Removal of polypi

NOTE:—EVA, Biopsy of Cervix, Diagnostic Curettage are excluded, as they count as *Biopsies* and are therefore free.

EAR, NOSE AND THROAT OPERATIONS

MAJOR

- Extensive operative treatment of malignant disease
- Open, i.e., external operation on the larynx and pharynx (exclusive of laryngotomy)
- Open operations on the nasal accessory sinuses
- Operations on the temporal bone exclusive of simple mastoidectomy
- Simple tracheotomy
- Mastoidectomy
- Reduction of long standing facial bones
- Operative treatment of malignant disease involving skin of face only

SECOND SCHEDULE—*continued*

OTHER

Diagnostic peroral endoscopy
 Opening of quinsies
 Mastoidectomy—Drainage of mastoid abscess
 Myringotomy
 Reduction of fractured nose
 Operative peroral endoscopy (*i.e.* bronchoscopy, oesophagoscopy and laryngoscopy)
 Intra-nasal operations
 Removal of tonsils or adenoids
 Simple removal of nasal polypi

OPHTHALMIC OPERATIONS

MAJOR

Corneal grafting
 Conical cornea
 Corneal abscision or tattooing
 Corneal wound
 Detachment of retina
 Epicanthus
 Exenteration of lachrymal sac, all methods
 Exenteration of orbit
 Excision of rodent ulcer
 Excision of evisceration of eyeball
 Exploration of orbit
 Extraction of senile cataract
 Glaucoma, acute or chronic
 Iridectomy
 Kronlein's operation
 Operation for dislocated lens
 Ptosis
 Reconstruction of eyelids
 Needling capsule after senile cataract
 Needling juvenile cataract
 Orbital abscess
 Randon applications for neoplasm
 Removal of intraocular foreign body
 Removal of intraorbital tumours
 Strabismus

OTHER

Canaliculus and lachrymal duct exploration
 Cauterisation of corneal ulcer
 Chalazion
 Ectropion
 Entropion
 Excision of pterygium
 Lachrymal abscess
 Paracentesis
 Trichiasis
 Peritomy
 Removal of superficial dermoid
 Removal of foreign body embedded in cornea
 Suturing lid wounds

ORTHOPAEDIC OPERATIONS

MAJOR

Amputation through thigh
 Amputation of limbs, except fingers and toes (other) and thigh shoulder and hip (major)
 Closed reduction and fixation of fractures involving joints or shafts of larger bones
 Congenital club foot
 Congenital dislocation of the hip
 Disarticulation of the hip and shoulder
 Emergency operations for acute osteomyelitis and acute suppurative arthritis
 Excision of cervical rib
 Excision of larger joints
 Internal derangement of the knee and other joints
 Laminectomy
 Open reduction of fractures
 Operative treatment of compound fractures
 Radical Operations for bone tumours
 Reconstructive operations on bones and joints :—
 arthrodesis
 arthroplasty
 bone grafts
 Repair of intricate tendon injuries
 Secondary nerve sutures
 Severe congenital and acquired deformities requiring open correction
 Spina bifida
 Tendon transplantation
 Other orthopaedic operations requiring an equivalent degree of surgical skill

OTHER

Excision of bursae communicating with larger joints
 Manipulation of larger joints
 Open correction of simpler deformities :
 Hallux valgus
 Hallux rigidus
 Pes cavus
 Torticollis

} unilateral

Primary nerve and tendon repairs
 Amputations of toes and fingers
 Application of plaster-of-paris casts with or without anaesthesia
 Hammer toe
 Manipulation of smaller joints
 Removal of exostoses
 Removal of small bursae
 Simple manipulation of tenotomy and plasters

SECOND SCHEDULE—*continued*

PLASTIC SURGERY OPERATIONS

MAJOR

- Re Repair of hare-lip and/or cleft palate
 Repair of syndactyly
 Repair of hypospadias
 Excision of maxilla
 Excision of mandible
 Osteotomy of maxilla or mandible
 Tube pedicle repairs
 Flap repairs
 Major skin grafting operations
 Skin grafting of major burns
 Excision of burns
 Excision of malignant lesions with plastic repair
 Macillo-facial injuries, needing plastic repair
 Major cosmetic work: *e.g.* on breast, nose, ears, etc.
 Major reconstructive work following cancerum oris, leprosy infections
 Vaginal reconstruction

OTHER

- Scar excision
 Excision of keloids
 Dressings under anaesthesia
 Dental extractions
 Eyelet wiring
 Z-plastics and minor flap repairs
 Excision of sloughs
 Excision of benign lesions with plastic repair
 Minor skin grafts

MADE by the University College Hospital Board of Management this
 22nd day of June, 1964.



E S

K. A. ABAYOMI,
Chairman

GERARD PARKER,
Secretary

EXPLANATORY NOTE

The Regulations prescribe the fees and other Charges which are to be paid by all persons attending as patients at the University College Hospital and set out the persons who are exempted from all or part only of its provisions.

2. The Regulations replace those published as Legal Notice 112 in *Gazette* No. 66 of 14th September, 1961.

MH1188/S. 33

L.N: 79 of 1964

THE SEA FISHERIES (LAGOS) ACT, 1961
(No. 30 of 1961)

Appointed Day Notice, 1964

In exercise of the powers conferred on me by subsection (1) of section one of the Sea Fisheries (Lagos) Act, 1961, I hereby appoint the first day of July, 1964 as the day on which the above Act shall come into operation.

DATED at Lagos this 19th day of June, 1964.

WAZIRI IBRAHIMI,
*Federal Minister of Economic
Development*

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