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L.N. 111 of 1960

STATUTORY INSTRUMENTS

1960 No. 1055

WEST AFRICA

The Nigeria (Retirement Benefits) (Modification) Order in Council, 1960

Made . . . . . . 23rd June, 1960
Laid before Parliament . . . . . 29th June, 1960
Coming into Operation . . . . . 1st July, 1960

At the Court at Buckingham Palace, the 23rd day of June, 1960

Present,

The Queen’s Most Excellent Majesty in Council

Her Majesty, by virtue and in exercise of the powers in that behalf by the Foreign Jurisdiction Act, 1890(a), or otherwise in Her Majesty vested, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, as follows:—

1.—(1) This Order may be cited as the Nigeria (Retirement Benefits) (Modification) Order in Council, 1960, and shall be construed as one with the Nigeria (Retirement Benefits) Orders in Council, 1958 and 1960(b).


(3) This Order shall come into operation on the first day of July, 1960.

2. Notwithstanding the provisions of section 6 of the Nigeria (Retirement Benefits) Order in Council, 1958(c), a law enacted by the Federal Legislature may amend the Widows’ and Orphans’ Pension Ordinance(d), as amended, in order to provide that (subject to such exceptions and qualifications, if any, as may be specified) the Tables set out in the First Schedule to the Widows’ and Orphans’ Pension (Amendment) Ordinance, 1954(e), shall not apply, and shall be deemed never to have applied, in respect of contributions paid or payable before the first day of April, 1950, and that the Tables applicable in respect of those contributions shall be the Tables that would have been applicable in respect thereof if the Widows’ and Orphans’ Pension (Amendment) Ordinance, 1954, had not been enacted.

W. G. AGNEW

EXPLANATORY NOTE

(This Note is not part of the Order, but is intended to indicate its general purport.)

This Order permits the Legislature of the Federation of Nigeria to make certain amendments to the Widows’ and Orphans’ Pension Ordinance of Nigeria.

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[a] 53 and 54 Vict. c. 37.  
[d] Laws of Nigeria, Rev. 1948, Chapter 231.  
[e] No. 11 of 1954.
L.N. 112 of 1960

FEDERAL SUPREME COURT (GENERAL PROVISIONS) ORDINANCE, 1955
(No. 27 of 1955)

Federal Justices (Increase) Order, 1960

Commencement : 4th August, 1960

In exercise of the powers conferred by section 3 of the Federal Supreme Court (General Provisions) Ordinance, 1955, the Governor-General, after consultation with the Council of Ministers, has made the following order—

1. This Order may be cited as the Federal Justices (Increase) Order, 1960.

2. The number of Federal Justices of the Supreme Court shall be increased to five.

MADE at Lagos this 27th day of July, 1960.

G. O. LAWSON,
Acting Deputy Secretary to the Council of Ministers

GG.0091

L.N. 113 of 1960

CINEMATOGRAPH ORDINANCE (CHAPTER 32)

Cinematograph (Amendment) (Lagos) Regulations, 1960

Commencement : 4th August, 1960

In exercise of the powers conferred by section 15 of the Cinematograph Ordinance, the Governor-General, after consultation with the Council of Ministers, has made the following Regulations—

1. These regulations may be cited as the Cinematograph (Amendment) (Lagos) Regulations, 1960, and shall apply to Lagos.

2. Regulation 2 of the Cinematograph Regulations, 1954, (hereinafter referred to as the principal Regulations) is hereby amended in the following respects—

(a) for the definition “British Standard Specification” there shall be substituted the following—

“British Standard” or “British Standard Code of Practice” means the latest revision of a publication so designated and issued by the British Standards Institution or any publication issued in lieu thereof by that Institution”;

(b) immediately before the definition of “auditorium” there shall be inserted the following new definition—

“accumulator” means a voltaic cell which is reversible, and which, after discharge, can be restored to its initial (charged) condition by passing a current through it in the direction opposite to that of discharge”;
(c) between the definitions of “auditorium” and “British Standard” there shall be inserted the following new definitions—

“battery” means two or more accumulators, electrically connected and employed as a single unit”;

(d) between the definitions of “building” and “cinematograph theatre” there shall be inserted the following new definition—

“Chief Electrical Inspector” means any person for the time being appointed to that office under the Federal Government of Nigeria”;

(e) between the definitions of “cinematograph theatre” and “enclosed theatre” there shall be inserted the following new definition—

“Electrical Engineer” means any person authorized in writing under the hand of the Chief Electrical Engineer to inspect, test and certify electrical installations as required by these regulations”;

(f) between the definitions of “fire-resisting” and “occasional theatre” there shall be inserted the following two new definitions—

“floating battery” means a battery continuously connected to both a discharge circuit and a charging circuit which is so regulated that the mean charging current compensates for both the electricity discharged by the battery and the requirements of the discharge system not furnished by the battery”, and

“I.E.E. Regulations” means the latest revision of the Regulations for the Electrical Equipment of Buildings issued by the Institution of Electrical Engineers (Great Britain)”;

(g) immediately after the definition of “Provincial Engineer” there shall be added the following new definition—

“trickle charge” means the application to a battery of a steady charge with a very small electrical current, so calculated as to allow the battery constantly to be maintained in a fully charged condition”.

3. Regulation 25 of the principal Regulations is amended in the following respects—

(a) for the words “Regulations for the Electrical Equipment of Buildings issued by the Institution of Electrical Engineers” in paragraph (1) thereof there shall be substituted the expression “I.E.E. Regulations”;

(b) immediately after the expression “therefrom” in the last line of paragraph (2) thereof there shall be added the words “In no circumstances shall they be placed in a projection room, re-winding room or film store”.

4. Regulation 26 of the principal Regulations is amended in the following respects—

(a) for the expression “Chief Engineer of the Electricity Corporation of Nigeria” in the third and fourth lines of paragraph (1) thereof, there shall be substituted the expression “Chief Electrical Inspector”;

(b) immediately after the word “pole” in the fourth line of paragraph (2) thereof, there shall be inserted the expression “or triple pole”;

(c) in the third and fourth lines of paragraph (4) thereof, delete the words “with the exception of change-over switches”;

(d) immediately after the word “pole” in the first line of paragraph (6) thereof, there shall be inserted the expression “or triple pole”;

Amendment of Regulation 25.

Amendment of Regulation 26.
(e) for paragraph (7) thereof there shall be substituted the following new paragraph—

“(7) Fuses shall be so constructed and enclosed that there is no danger from live metal to persons inserting or withdrawing a fuse-carrier and that hot metal cannot be scattered in the event of a fuse element melting on the occurrence of a fault or short circuit”;

(f) for the words “Wiring Regulations of the Institution of Electrical Engineers” in the third and fourth lines of paragraph (9) thereof there shall be substituted the expression “I.E.E. Regulations”;

(g) immediately after the word “projector” in the first line of paragraph (11) thereof there shall be inserted the words “or lantern arc”;

(h) immediately after the word “of” in the second line of paragraph (12) (a) thereof there shall be inserted the word “dry”; and

(i) immediately after the expression “admitted” in the last line of paragraph (14) thereof, there shall be added the words “Such room or rooms shall not be used as a projection room, re-winding room, or film store”.

5. Regulation 27 of the principal Regulations is amended in the following respects—

(a) in paragraph 1.(b) thereof delete the words “unless they are adequately lighted by daylight”;

(b) in paragraph 2 thereof, delete the words “not adequately lighted by daylight”;

(c) immediately after paragraph (5) thereof, there shall be added the following new paragraph—

“(6) Where safety lighting is installed and maintained strictly in accordance with the British Standard Code of Practice No. C.P. 1007 of 1955, entitled “Maintained Lighting for Cinemas”, the requirements of this regulation shall be deemed to be fulfilled”.

6. In regulation 30 of the principal Regulations delete the words “to be nominated by the Chief Engineer of the Electricity Corporation of Nigeria” in the last two lines thereof.

7. For the number “25” in the second line of regulation 46 of the principal Regulations there shall be substituted the number “26”.

8. Immediately after the expression “regulations” in regulation 47 of the principal Regulations there shall be added the following—

“Any such application shall reach the prescribed authority not less than thirty days prior to the date on which it desired first to use the premises as a cinematograph theatre or on which the current licence expires”.

9. In paragraph (1) of regulation 50 of the principal Regulations there shall be deleted the words “to be nominated by the Chief Electrical Engineer of the Electricity Corporation of Nigeria” in the last two lines thereof.
10. In paragraph (1) of regulation 55 of the principal Regulations there shall be deleted the words “to be nominated by the Chief Electrical Engineer of the Electricity Corporation of Nigeria” in the third and fourth lines thereof.

11. Regulation 56 of the principal Regulations is amended by the addition of the following new paragraphs immediately after paragraph (3) thereof—

“(4) In addition to the fee prescribed by paragraph (1) of this regulation, every applicant for a licence or for the renewal of a licence for a theatre shall pay to the prescribed authority an additional fee of twenty-one shillings in respect of the first inspection, test and certification of the electrical installation and a fee of ten shillings for every subsequent inspection, test and certification”.

“(5) (a) Fees received by a prescribed authority in accordance with paragraph (4) of this regulation shall be paid to the electrical engineer furnishing the certificate prescribed by paragraph (2) of regulation 50 or by paragraph (2) of regulation 55, and

(b) When the electrical engineer is in the employ of the Government of the Federation of Nigeria he shall pay any such fees into the Treasury”.

12. In paragraph (2) of regulation 60 of the principal Regulations there shall be deleted the expression “Chief Secretary” and the expression “Minister” substituted therefor.

13. For the First Schedule to the principal Regulations, there shall be substituted—

“FIRST SCHEDULE

ELECTRICAL WIRING

The General wiring shall be carried out in accordance with one of the following systems—

1. Cables insulated with either vulcanised rubber, or polythene in a polyvinylchloride sheath, or polyvinylchloride, and enclosed in screwed metal conduit:

Provided that—

(a) the cores are of copper and tinned in accordance with British Standard No. 7;

(b) rubber-insulated cables shall have a layer of pure rubber next to the conductors, an intermediate layer of vulcanised rubber and an outer jacket of vulcanised rubber. The cables shall have an exterior braided covering with a smooth and uniform finish, and shall be manufactured and tested in accordance with British Standard No. 7;

(c) polythene insulated cables shall have an outer sheath of polyvinylchloride and shall be manufactured and tested in accordance with British Standard No. 1557;

(d) polyvinylchloride insulated cables shall be manufactured and tested in accordance with British Standard No. 2004;
(e) the metal conduit enclosing the cables shall be of heavy gauge, either welded or solid drawn, and shall be hot galvanised or sherardised internally and externally. The joints shall be screwed. The conduit shall be made and tested in accordance with British Standard No. 31 for Class "B" conduit;

(f) all conduit fittings shall be in accordance with British Standard No. 31;

(g) all junction boxes, bends, and tees shall be of malleable iron, galvanised internally and externally, and shall be of the inspection type, save that not more than two bends of the non-inspection type may be used in runs between inspection fittings, and an elbow may be used for connections to switchgear or other accessories;

(h) the conduits, conduit fittings and the cables shall be installed in accordance with the I.E.E. Regulations;

(i) the conduits shall be mechanically and electrically continuous throughout and shall be efficiently earthed in the manner specified in the I.E.E. Regulations;

(j) the electrical resistance of the conduit in a complete installation, and of the earth connection, shall not exceed the maximum values specified in the I.E.E. Regulations;

(k) where the galvanising of the conduit or fittings has been damaged by the use of tools or by screwing or threading, the exposed metal shall be painted with an aluminium paint after erection;

(l) metal conduit shall not be buried in the ground. Where it is necessary to bury cables, one of the types of cable specified in paragraphs 2 and 3 of this schedule shall be used.

2. Cables insulated with either vulcanised rubber, or polythene or polyvinylchloride as described in paragraph 1 of this schedule and having either an outer covering of lead with a steel wire armouring or a hard metal outer sheath:

Provided that—

(a) the conductors shall be of copper and shall be tinned in accordance with British Standard No. 7;

(b) the cables shall contain all the conductors, including any neutral, of the circuit;

(c) the cables shall be manufactured and tested in accordance with British Standard No. 7;

(d) the metallic sheath and any armouring shall be electrically continuous throughout and shall be effectively earthed in accordance with the I.E.E. Regulations;

(e) the electrical resistance of the metal sheath and of the earth connection shall not exceed the maximum values specified in the I.E.E. Regulations;

(f) where lengths of cables are joined together, or connections are made to electrical devices, the connection shall be made in a properly constructed joint box or terminal box into which the metal sheath is entered. The metal sheath shall be secured to the joint box or terminal box by a gland properly constructed for its reception. Any armouring shall be firmly secured by a properly constructed armour clamp gland which shall be rigidly secured to the joint box or terminal box.
L.N. 114 of 1960

CUSTOMS AND EXCISE MANAGEMENT ORDINANCE, 1958
(NO. 55 OF 1958)

General Excise Regulations, 1960

Commencement : 4th August, 1960

In exercise of the powers conferred by section 107c of the Customs and Excise Management Ordinance, 1958, the Governor-General, after consultation with the Council of Ministers, has made the following regulations—

1. These regulations may be cited as the General Excise Regulations, 1960, and shall be of Federal application.

2. These regulations shall apply to all excisable goods other than spirits, beer and tobacco:

Provided that where there are specific excise regulations in respect of any particular kind of goods and their manufacture such regulations shall prevail in case of conflict.

3. In these regulations—

"excisable goods" means goods other than spirits, beer and tobacco of such kinds and descriptions as may from time to time be specified in the schedule to the Excise Tariff Ordinance, 1958;

"manufacturer" means any person who shall by any means make, produce or cause to be made or produced any excisable goods; and "manufacture" shall have a corresponding meaning;

"materials" includes any article or substance used as an ingredient in the manufacture or in the packing, labelling or marking of excisable goods;

"materials store" in relation to a factory means a place in the factory approved by the Board for the separate storage of materials including those used in the packing, marking and securing of excisable goods;

"products store" in relation to a factory means a place in the factory approved by the Board for the separate storage of excisable goods manufactured in such factory.
4. No manufacturer shall store or begin to manufacture excisable goods until he has received the written permission of the Board and made entry in accordance with the Ordinance of the factory, plant, machinery and equipment intended to be used for storage, manufacture and other process associated therewith.

5. Every factory shall bear conspicuously outside to the satisfaction of the Board the name, or if that name is different from the business name, the business name of the manufacturer, and also a statement that the manufacturer is the holder of an excise licence to produce the goods in question.

6. All plant, machinery and equipment in a factory shall be so installed, positioned and arranged as to admit at all times of the working of or of the contents being accurately and conveniently checked, gauged, measured, weighed or counted by the proper officer, and shall not be altered in shape, position or capacity without the prior approval of the Board.

7. Every manufacturer shall keep in such manner as the Board may direct a materials register showing the quantity received and utilised, and the balance in stock of each kind of material at the close of each working day.

8. Except with the written authority of the Board—
   
   (a) all materials received must be accompanied by full suppliers' invoices and be immediately deposited in the materials store;
   
   (b) no goods other than materials may be deposited or stored in the materials store.

9. No manufacturer shall use any particular kind of material, formula, composition, specification, brand, name, label, packing or container without the prior permission of the Board and shall not thereafter alter or vary any of them without the further prior permission of the Board;

   Provided that the grant of such permission shall be in the absolute discretion of the Board and subject to such conditions as it may deem fit to impose.

10. Every manufacturer shall give in such form or manner as the Board may direct a written notice of his intention to manufacture on any particular day giving full details of the materials he intends to use and of the excisable goods he intends to produce:

   Provided that the Board may in its absolute discretion vary or waive this requirement in particular cases.

11. If at any time when an account is taken by the proper officer and a balance struck of the stock of materials any excess is found or goods not authorised for use as materials are discovered in the stock such excess or goods shall be liable to forfeiture.

12. If at any time when an account is taken by the proper officer and a balance struck of the stock of materials any deficiency is found which cannot be accounted for to the satisfaction of the Board, the quantity or value of materials representing such deficiency shall be deemed to have been used in manufacture and subject to the Board's discretion in any particular case duty shall be charged on the quantity or value of excisable goods reckoned to have been produced with such quantity or value of materials.
13. (1) Except with the written permission of the Board—
   (a) all excisable goods shall be removed into the products store immediately on manufacture;
   (b) no goods other than excisable goods manufactured in the factory together with the necessary packing shall be stored in the products store;
   (c) goods removed from the products store may not be returned thereto.

(2) Goods in the products store shall be stored and marked in such manner as the Board may direct to facilitate the taking of a full account thereof.

14. Every manufacturer shall provide a products register in a form approved by the Board and shall—
   (a) enter, as directed by the Board, particulars of all excisable goods manufactured;
   (b) enter, at the time of delivery, particulars of all excisable goods delivered.

15. Every manufacturer shall maintain up to date and in such form and manner as the Board may prescribe an operations register to correlate materials recorded in the materials register as in stock and used with excisable goods produced therefrom and entered in the products register.

16. (1) The excise duty in respect of excisable goods shall be charged, secured and paid in accordance with the following provisions—
   (a) goods shall become liable to excise duty, at the rate or rates prescribed, immediately on their manufacture;
   (b) the duty shall become due and payable immediately on manufacture, provided that the Board may, in its absolute discretion, direct that in particular cases duty may be deemed to become due and payable at a stage not later than the delivery of the goods from the products store;
   (c) the duty shall be calculated at the rate or rates prescribed on the quantity or value of goods manufactured but if in the opinion of the Board a larger quantity or value of goods should have been produced having regard to the quantity or value of material used, duty shall be calculated on such larger quantity or value;
   (d) the Board may require a manufacturer to make a cash deposit or to enter into a bond in such sum as the Board may decide, for the payment of duty when due, and for his compliance with the excise laws generally, before commencement of manufacture.

(2) The Board may impose on a manufacturer such conditions including securities to be furnished, returns to be rendered, and dates on which payments of duty are to be made, as it may consider appropriate.

17. The Board may, subject to such conditions as it may deem fit to impose, allow excisable goods to be delivered from a manufacturer's factory for exportation or loading as stores in accordance with the customs and excise laws without payment of the excise duty chargeable thereon.

MADE at Lagos this 22nd day of July, 1960.

C. O. LAWSON,
Acting Deputy Secretary
to the Council of Ministers
These regulations cover the manufacture of all goods liable to excise duty other than spirits, beer and tobacco. They are designed to control for revenue protection purposes the manufacture of all such goods, by making it compulsory for manufacturers to enter their premises, obtain the written permission of the Board before commencement of operations and to keep proper account of raw materials and manufactured goods. They also specify when the duty chargeable on such goods becomes due and payable.

C305/25

L.N. 115 of 1960

THE POLICE ORDINANCE (CAP. 172)

The Police (Amendment) Regulations, 1960

Commencement : 4th August, 1960

In exercise of the powers conferred by section 68 of the Police Ordinance, the Inspector-General of Police, with the approval of the Governor-General, has made the following Regulations:

1. These Regulations may be cited as the Police (Amendment) Regulations, 1960, and shall be of Federal application.

2. Regulation 15 of the Police Regulations, 1959, (hereinafter referred to as the principal Regulations) is amended by the insertion of the following new paragraph—

"(3) Precedence as between the specialist personnel and other members of the Force shall be determined as far as possible by having regard to the salary of each specialist person as it relates to that of another member of the Force".

3. For Regulation 16 of the principal Regulations substitute the following—

16. (1) Subject to any necessary delegation made by the Governor-General and subject in addition to any orders and directions given from time to time by the Inspector-General—

(a) promotions up to the rank of lance corporal shall be made by the superior police officer in charge of the police province concerned, and

(b) promotions to the rank of corporal, sergeant or sergeant-major shall be made by the Regional Commissioner.

(2) Subject to any necessary delegation made by the Governor-General, promotions to the various grades of specialist personnel shall be made by the Inspector-General.

4. In the principal Regulations, there shall be inserted immediately after Part III the following new Part—

"PART IIIA SPECIALIST PERSONNEL"

Precedence of Specialist personnel.

16a. The rank and precedence of specialist personnel of the Force shall be as follows—

Senior launch quartermasters ;
Senior launch drivers ;
Senior vehicle mechanics ;
16b. For the avoidance of doubts these Regulations shall apply and have effect in respect of each specialist person in like manner as the Regulations apply and have effect in respect of any other police officer of equivalent rank or salary.

5. For Regulation 18 of the principal Regulations substitute the following—

"Second, Third and Fourth Schedules.

18. Any member of the inspectorate or police officer of lower rank or any member of the specialist personnel who is guilty of an offence specified in the Second Schedule shall suffer such punishment, according to the degree and nature of the offence, as is set out in the Third or Fourth Schedule."

6. Regulation 23 of the principal Regulations is amended by the insertion of the words "or Fourth" immediately after the word "Third" in the third line thereof.

7. Paragraph (1) of Regulation 27 of the principal Regulations is amended in the following respects—

(a) immediately after the word "inspector" in sub-paragraph (a) thereof, insert the words "or officer of the specialist personnel of equivalent grade";

(b) immediately after the word "inspector" in sub-paragraph (b) (f) thereof, insert the words "or officer of the specialist personnel of equivalent grade";

(c) immediately after the word "sergeant" where it occurs for the second time in sub-paragraph (b) (f) thereof, insert the expression "(or officer of the specialist personnel of equivalent grade in either case)";

(d) for sub-paragraph (c) thereof substitute the following—

"(c) a Regional Commissioner, Deputy Commissioner or Assistant Commissioner, in respect of all other convictions and punishments except those specified in sub-paragraph (d) of this paragraph:

Provided that no appellate authority shall have power to hear an appeal in respect of a conviction or punishment awarded by an officer of a superior rank to that of the appellate authority"; and

(e) immediately after the word "recruit" in the first line of subparagraph (d) thereof, insert the expression "(or officer of the specialist personnel of equivalent grade in either case)".

8. Paragraph (1) of Regulation 29 of the principal Regulation is amended in the following respects—

(a) immediately after the word "inspector" where it occurs for the first time in sub-paragraph (a) thereof, insert the words "or officer of the specialist personnel of equivalent grade"; and

(b) immediately after the word "inspector" in the second line of sub-paragraph (c) thereof, insert the words "or officer of the specialist personnel of equivalent grade."

9. Regulation 30 of the principal Regulations is amended by the insertion of the words "or Fourth" immediately after the word "Third" in the first line thereof.

10. Regulation 31 of the principal Regulations is amended by the insertion in each case, immediately after the expressions "recruit," and "sergeant," in the second and third lines thereof respectively, of the expression "(or officer of the specialist personnel of equivalent grade in each case),"
11. For paragraph (1) of Regulation 33 of the principal Regulations substitute the following—

“(1) Subject to the provisions of these Regulations, the Commissioner of Police may, if he deems it necessary in the public interest that any police officer should cease to exercise the powers and functions of his office instantly, interdict from duty such police officer, and, for the same reason, any superior police officer may interdict from duty any police officer of the rank of sergeant-major or officer of the specialist personnel of equivalent grade, or below, pending the determination of any criminal offence against, or any inquiry into the conduct of, any such police officer, save that the police officer shall not, by reason of such interdiction only, cease to be a police officer”.

12. Regulation 35 of the principal Regulations is amended in the following respects—

(a) immediately after the word “constable” in paragraph (a) thereof, insert the expression “, or any officer of the specialist personnel of equivalent grade”;

(b) immediately after the word “inspector” in the third line of paragraph (b) thereof, insert the words “or officer of the specialist personnel of equivalent grade,”;

(c) immediately after the word “constable” in the first line of paragraph (c) thereof, insert the words “or officer of the specialist personnel of equivalent grade”;

(d) in the second and third lines of paragraph (c) thereof delete the words “the office of constable” and substitute therefor, the words “his office”.

13. Regulation 43 of the principal Regulations is amended by the insertion, after the word “file” in the third line thereof, of the words “and the specialist personnel”.

14. Immediately after the Third Schedule to the principal Regulations there shall be inserted the following new Schedule—

FOURTH SCHEDULE—SPECIALIST PERSONNEL
PUNISHMENT—POWERS OF OFFICERS TO AWARD AND TO WHOM AWARDED

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<tr>
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FOURTH SCHEDULE—SPECIALIST PERSONNEL—continued

Fatigues or other duty or punishment

drill not to exceed ten separate hours

in all may be awarded by

MADE at Lagos this 27th day of July, 1960.

D. S. FOUNTAIN,
Acting Inspector-General of Police

APPROVED by His Excellency the Governor-General of the Federation.

M. B. HALL,
Secretary to the Governor-General

L,N. 116 of 1960

THE SPECIAL CONSTABLES ORDINANCE, 1959

(No. 23 of 1959)

The Special Constables (Training and Allowances) Regulations, 1960

Commencement: 4th August, 1960

In exercise of the powers conferred by sections 12 and 13 of the Special

Constables Ordinance, 1959, the Governor-General, after consultation with

the Council of Ministers, has made the following Regulations—

1. These Regulations may be cited as the Special Constables (Training and

Allowances) Regulations, 1960, and shall be of Federal application.

2. (1) Every special constable shall attend courses of instruction and

training on such days and at such times as a superior police officer or officer of

the Special Constabulary may require.

(2) No special constable shall be required to attend as aforesaid on

more than four days or for an aggregate period of more than twenty-four

hours in any one month, and such courses shall be arranged with due regard

to the convenience of special constables and their employers.

3. (1) Every special constable shall be entitled to be paid a sum of fifteen

shillings as reimbursement of out of pocket expenses on each occasion when—

(a) he has attended all courses of instruction and training prescribed for

any one month; or

(b) he has performed duties as a special constable for not less than

four hours in any period of twenty-four hours.

(2) Any special constable of or above the rank of Inspector who makes use

of his vehicle on emergency duties shall be entitled to be paid such occasional

mileage allowance as may be payable to a police officer of equivalent rank

performing duties in similar circumstances.

MADE at Lagos this 23rd day of July, 1960.

C. O. LAWSON,
Acting Deputy Secretary

to the Council of Ministers
In exercise of the powers conferred by section 3 of the War Pensions Ordinance, the Governor-General has, after consultation with the Council of Ministers and with the sanction of the Secretary of State, made the following regulations—

1. These regulations may be cited as the War Pensions (African Military and Air Force Personnel) (Amendment) Regulations, 1960, and shall have effect throughout the Federation.

2. Regulation 12 of the War Pensions (African Military and Air Force Personnel) Regulations (hereinafter referred to as the principal regulations) is amended—

(a) by the deletion from line 3 onward of the words “the district officer of the district wherein the deceased ordinarily resided” and the substitution therefor of the following—

“such officer of the district wherein the deceased ordinarily resided as the Minister may declare by notice in Official Gazette”.

(b) by the deletion from line 5 of the words “the district officer” and the substitution therefor of the following—

“ho”.

3. Regulation 14 of the principal regulations is amended by the deletion of the words “the district officer of the district wherein the deceased had ordinarily resided” and the substitution therefor of the following—

“such officer of the district wherein the deceased had ordinarily resided as the Minister may declare by notice in the Official Gazette”.

Made at Lagos this 21st day of July, 1960.

C. O. LAWSON,
Acting Deputy Secretary
to the Council of Ministers

EXPLANATORY NOTE:

As a result of certain administrative changes in Lagos and the Western Region these regulations provide for such other officers as may be declared by the Minister to perform the functions of district officers under regulations 12 and 14.