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L.N. 35 of 1961

SHIPPING AND NAVIGATION ORDINANCE

(CHAPTER 190)

Navigation of Inland Waters (Kuramo Waters)

Regulations, 1961

Commencement: 3rd March, 1961

In exercise of the powers conferred by section 46 of the Shipping and Navigation Ordinance, the Governor-General, acting in accordance with the advice of the Council of Ministers, has made the following regulations—

1. These regulations may be cited as the Navigation of Inland Waters (Kuramo Waters) Regulations, 1961.

2. In these regulations—

"Kuramo Channel" means the waterway joining Five Cowrie Creek and Kuramo Waters between the two following points whose co-ordinates are derived from the Lagos Ordinance Survey 1/12,500 Map and based on L.C.S. Point 165 P. True North—

(i) a point "A" 28671 feet South and 25287 feet East; and

(ii) a point "B" 32317 feet South and 22463 feet East;

"Kuramo waters" means the lagoon commonly known as Kuramo waters extending to the South, West and East of Point "B" referred to above to the boundary of the Federal Territory of Lagos.

3. (1) No steam vessel or power driven small craft shall—

(a) travel at a speed in excess of five knots in Kuramo channel and the area of Kuramo waters North and East of the yellow and white beacons numbered in black and installed by the Department of Waterways; or

(b) trail any fishing line or hook in Kuramo waters or Kuramo channel; or

(c) tow any person engaged in water skiing or other similar activity in the area of Kuramo waters North and East of the yellow and white beacons numbered in black and installed by the Department of Inland Waterways.

(2) Every steam vessel or power driven small craft being navigated in Kuramo waters or Kuramo channel shall be navigated with due regard to the safety of swimmers and other users thereof.

(3) The owner and the person in charge of any steam vessel or power driven small craft in respect of which any of the provisions of this regulation is contravened shall be guilty of an offence and shall, upon conviction, be liable to a fine of fifty pounds.

Dated at Lagos this 23rd day of February, 1961.

C. O. LAWSON,

Acting Deputy Secretary to the Council of Ministers

T0126/S. 1/C. 2
L.N. 36 of 1961

NIGERIAN SAVINGS CERTIFICATES ORDINANCE, 1941
(CAP. 159 OF THE 1948 EDITION OF THE REVISED LAWS OF NIGERIA)

Nigerian Savings Certificates (Amendment) Regulations, 1961

Commencement : 2nd March, 1961

In exercise of the powers conferred by subsection (1) of section 5 of the Nigerian Savings Certificates Ordinance, the Governor-General, acting in accordance with the advice of the Council of Ministers and with the consent of the Governors of Northern, Eastern and Western Nigeria, has made the following regulations—

1. These regulations may be cited as the Nigerian Savings Certificates (Amendment) Regulations, 1961 and shall be of Federal application.

2. Regulation 19 of the Nigerian Savings Certificates Regulations is amended by the addition, after the words “district officer” in the fourth and fifth lines of paragraph (3), of the following—

“or the judges of the Native or Customary court”.

Made at Lagos this 15th day of February, 1961.

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

EXPLANATORY NOTE

These regulations enable native or customary courts to certify to the Accountant-General of the Federation persons to receive payment on any certificate held by a deceased person at his death.

C/2478

L.N. 37 of 1961

PROVIDENT FUNDS ORDINANCE (CHAPTER 162)

Township Local Authority Servants' Provident Fund

(Rate of Interest) Order, 1961

Commencement : 2nd March, 1961

In exercise of the powers conferred by Regulation 16 of the Township Local Authority Servants' Provident Fund Regulations, the Governor-General, after having obtained the advice of the Board of Management under the Regulations and in accordance with the advice of the Council of Ministers, has made the following Order—

1. This Order may be cited as the Township Local Authority Servants' Provident Fund (Rate of Interest) Order, 1961.

2. There shall be credited on total deposits and bonuses paid and credited under the Township Local Authority Servants' Provident Fund Regulations interest at the rate of four and a half per centum per annum for the two years ending the 31st March, 1960, and the 31st March, 1961.

Made this 15th day of February, 1961.

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

F10109
EXPLANATORY NOTE

This Order fixes the rate of interest to be credited on deposits and bonuses in the Township Local Authority Servants' Provident Fund for the two years 1959-60 and 1960-61.

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L.N. 38 of 1961

INDUSTRIAL DEVELOPMENT (INCOME TAX RELIEF) ORDINANCE, 1958 (No. 8 of 1958)

Industrial Development (Income Tax Relief)

(The Mining of Iron Ore) Order, 1961

Commencement: 2nd March, 1961

WHEREAS representations have been made pursuant to subsection (7) of section 3 of the Industrial Development (Income Tax Relief) Ordinance, 1958, for the making of an Order declaring the industry and products set out in the schedule to this Order to be a pioneer industry and pioneer products;

AND WHEREAS all necessary steps have been taken pursuant to subsections (1) and (2) of section 3 of the said Ordinance, prior to the making of this Order;

NOW THEREFORE, in exercise of the powers conferred by subsection (2) of section 3 of the Industrial Development (Income Tax Relief) Ordinance, 1958, the Governor-General, acting in accordance with the advice of the Council of Ministers, has made the following order:

(1) This Order may be cited as the Industrial Development (Income Tax Relief) (The Mining of Iron Ore) Order, 1961, and shall be of Federal application.

(2) It is hereby declared that—

(a) the industry set out in the schedule hereto shall be a pioneer industry; and

(b) the products set out in the schedule hereto shall be pioneer products of the industry.

SCHEDULE

<table>
<thead>
<tr>
<th>Industry</th>
<th>Products</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Mining of Iron Ore</td>
<td>Iron Ore</td>
</tr>
</tbody>
</table>

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

L.N. 39 of 1961

INDUSTRIAL DEVELOPMENT (INCOME TAX RELIEF)
ORDINANCE, 1958 (No. 8 of 1958)

Industrial Development (Income Tax Relief)
(The Smelting and Refining of Tin) Order, 1961

Commencement: 2nd March, 1961

Whereas representations have been made pursuant to subsection (1) of section 3 of the Industrial Development (Income Tax Relief) Ordinance, 1958, for the making of an Order declaring the industry and the products set out in the Schedule to this Order to be a pioneer industry and pioneer products:

And whereas all necessary steps have been taken, pursuant to subsections (1) and (2) of section 3 of the said Ordinance, prior to the making of this Order:

Now therefore, in exercise of the powers conferred by subsection (2) of section 3 of the Industrial Development (Income Tax Relief) Ordinance, 1958, the Governor-General acting in accordance with the advice of the Council of Ministers, has made the following Order:

(1) This Order may be cited as the Industrial Development (Income Tax Relief) (The Smelting and Refining of Tin) Order, 1961, and shall be of Federal application.

(2) It is hereby declared that—

(a) the industry set out in the Schedule hereto shall be a pioneer industry; and

(b) the products set out on the Schedule hereto shall be pioneer products of the industry.

SCHEDULE

<table>
<thead>
<tr>
<th>Industry</th>
<th>Products</th>
</tr>
</thead>
<tbody>
<tr>
<td>The smelting and refining of tin</td>
<td>Tin Metal</td>
</tr>
</tbody>
</table>


C. O. Lawson,
Acting Deputy Secretary to the Council of Ministers
L.N. 40 of 1961

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

Open General Import Licence (Scheduled Territories and Easy Currency Countries) No. 2 of 1959 (Amendment), 1961

Commencement : 2nd March, 1961

In exercise of the powers conferred by section 4 of the Imports Prohibition Order, 1959, the Import Licensing Authority has amended the First Schedule to the Open General Import Licence (Scheduled Territories and Easy Currency Countries) No. 2 of 1959 by—

(a) the insertion immediately after the word “Canada” of the words—
“and the Union of South Africa”; and

(b) the deletion of the words—
“South West Africa ;”.

N. O. FARINDE,
Import Licensing Authority,  
Federal Ministry of Commerce and Industry


EXPLANATORY NOTE

The effect of this amendment is that a specific import licence is now required for the importation into Nigeria of any goods originating in the Union of South Africa and South West Africa.

L.1696/S. 9

L.N. 41 of 1961

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

Open General Export Licence (Goods and Produce of Nigerian Origin)  
No. 2 of 1960 (Amendment), 1961

Commencement : 2nd March, 1961

In exercise of the powers conferred by section 4 of the Exports Prohibition Order, 1959, the Export Licensing Authority has amended the Open General Export Licence (Goods and Produce of Nigerian Origin) No. 2 of 1960 by—

(a) the deletion of paragraph 2 and the substitution therefor of the following—
“2. Subject to the conditions specified in this licence, the exportation to any country other than the countries named in the Second Schedule hereto of locally manufactured goods and produce of Nigerian origin with the exception of the goods set out in the First Schedule hereto is hereby authorised.”

(b) the deletion of the word “SCHEDULE” and the substitution therefor of the follow­

“FIRST SCHEDULE”

(c) the insertion of the following new Schedule—
"SECOND SCHEDULE
South West Africa; Union of South Africa".

N. O. FARINDE,
Export Licensing Authority,
Federal Ministry of Commerce and Industry


EXPLANATORY NOTE
The effect of this amendment is that a specific export licence is now required for the exportation from Nigeria of all goods and produce of Nigerian origin to South West Africa and the Union of South Africa.

I.1696/S. 9

L.N. 42 of 1961

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

Open General Import Licence (Wheat and Wheat Flour) No. 5 of 1959
(Amendment), 1961

Commencement: 2nd March, 1961

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 (Wheat and Wheat Flour) No. 5 of 1959 by—

the deletion of the words—

"Union of South Africa".

N. O. FARINDE,
Import Licensing Authority,
Federal Ministry of Commerce and Industry


EXPLANATORY NOTE
The effect of this amendment is that a specific import licence is now required for the importation into Nigeria of unmilled wheat and spelt (including meslin) and meal and flour of wheat and spelt (including meslin) originating in the Union of South Africa.

I.1696/S. 9
Open General Import Licence (Sugar) No. 6 of 1959 (Amendment), 1961

Commencement: 2nd March, 1961

In exercise of the powers conferred by section 4 of the Import Prohibition Order, 1959, the Import Licensing Authority has amended the Schedule to the Open General Import Licence (Sugar) No. 6 of 1959 by—

the deletion of the words—

"Union of South Africa".

N. O. FARINDE,
Import Licensing Authority,
Federal Ministry of Commerce and Industry.


EXPLANATORY NOTE

The effect of this amendment is that a specific import licence is now required for the importation into Nigeria of refined beet and cane sugar from the Union of South Africa.

1696/S. 9