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L.N. 184 of 1962

EXPORT PRODUCE (FEDERAL POWERS) ACT, 1961

Export Produce (Federal Powers) (Prescribed Grades and Standards) Regulations, 1962

Commencement : 29th December, 1962

In exercise of the powers conferred by section 2 (1) of the Export Produce (Federal Powers) Act, 1961, the Federal Minister of Commerce and Industry after consulting with and obtaining the advice of the Produce Inspection Board and the Regional Governments has made the following regulations—

1. These regulations may be cited as the Export Produce (Federal Powers) Prescribed Grades and Standards) Regulations, 1962, and shall be of Federal application.

2. The following grades and standards of quality for Rubber intended for Export not being produce for Export purchased by a Regional Marketing Board are prescribed.

Rubber shall be graded as follows:

Grade A1.—Sheets, thoroughly smoke cured, dry, clean, elastic, strong, sound, and free from tackiness, stickiness, bubbles, mould and extraneous matter.

Grade A2.—Sheets, thoroughly smoke cured, dry, elastic, strong, sound, and free from tackiness, mould and extraneous matter, except that small specks of bark or a few very small bubbles may be included.

Grade A3.—Sheets, smoked or shade dried, sound, free from tackiness, mould and extraneous matter, except that the following may be included:—
(a) particles of bark not exceeding one-eighth of an inch in length,
(b) a reasonable quantity of small bubbles,
(c) slight stains other than mould stains,
(d) over-smoked rubber,
(e) slightly under-cured rubber,
(f) slightly sticky rubber.

Grade B1.—Cuttings, thoroughly smoke cured, dry, clean, elastic, sound and free from tackiness, stickiness, bubbles, mould and extraneous matter, provided that slight specks of barks may be included.

Grade B2.—Cuttings or sheets not of any other grade, smoked or shade dried, sound and free from tackiness but which may contain specks, particles of bark, bubbles, and slightly under-cured rubber.

Grade C1.—Dry, hand picked tree scrap and cup lump rubber only, free from tackiness and sand and reasonably free from other extraneous matter.

Z. B. DIPCHARIMA,

Minister of Commerce and Industry

I.0507
L.N. 185 of 1962

PRODUCE (ENFORCEMENT OF EXPORT STANDARDS) ACT, 1959
(No. 21 or 1959)

The Federal Produce Inspection (Amendment) Regulations, 1962

Commencement: 29th December, 1962

In exercise of the powers conferred upon him by subsections (1) and (3) of section 7 of the Produce ( Enforcement of Export Standards ) Act, 1959, the Federal Minister of Commerce and Industry has made the following regulations—

1. These regulations may be cited as the Federal Produce Inspection (Amendment) Regulations, 1962, and shall apply to ports of shipment of produce throughout the Federation of Nigeria.

2. Regulation 45 (1) of the Federal Produce Inspection Regulations, 1961, (hereinafter referred to as the principal Regulations) is hereby amended by deleting, under the table showing rank of officer and amount to be paid per hour in respect of overtime services rendered by them, the designation “Assistant Produce Officer” and “7s-11d” shown against it.

3. The First Schedule to the principal Regulations is hereby amended by deleting the words “Produce Inspection Regulations, 1960” where they occur in the sixth line thereof and substituting therefor the words “Federal Produce Inspection Regulations, 1961”.

Made by the Federal Minister of Commerce and Industry this 21st day of December, 1962.

Z. B. DIPCHARIMA,
Minister of Commerce and Industry

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L.N. 186 of 1962

PRODUCE (ENFORCEMENT OF EXPORT STANDARDS) ACT, 1959
(No. 21 or 1959)

Groundnuts (Inspection for Export) (Amendment) Regulations, 1962

Commencement: 29th December, 1962

In exercise of the powers conferred upon him by section 7 of the Produce (Enactment of Export Standards) Act, 1959 the Federal Minister of Commerce and Industry with the advice of the Produce Inspection Board has made the following regulations—

1. These regulations may be cited as the Groundnuts (Inspection for Export) (Amendment) Regulations, 1962, and shall apply to ports of shipment of produce throughout the Federation of Nigeria.

2. Regulation 2 of the Groundnuts (Inspection for Export) Regulations, 1961, (hereinafter referred to as the principal Regulations) is hereby amended by deleting the definition of “shipping officer” entirely.

3. Regulation 7 (2) of the principal Regulations is hereby amended by deleting the last sentence thereof and substituting the following:

"Such samples shall be handed over to the storekeeper or any authorised representative of the owner of the produce and may be used for rebagging purposes”.

Z. B. DIPCHARIMA,
Minister of Commerce and Industry
In exercise of the powers conferred by section 4 of the Electricity Act, the Governor-General, acting in accordance with the advice of the Council of Ministers, hereby makes the following regulations—

1. These regulations may be cited as the Electrical (Supply) (Amendment) Regulations, 1962, and shall apply throughout the Federation.

2. For regulation 36 of the Electrical Supply Regulations, there shall be substituted the following—

**Fees payable on issue of licences**

<table>
<thead>
<tr>
<th>Installations</th>
<th>£</th>
<th>s</th>
<th>d</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) for any installation up to and including 100 kilowatts installed capacity</td>
<td>5</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>(b) for any installation over 100 kilowatts and not exceeding 500 kilowatts</td>
<td>7</td>
<td>10</td>
<td>0</td>
</tr>
<tr>
<td>(c) for any installation over 500 kilowatts and not exceeding 1,000 kilowatts</td>
<td>10</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>(d) for any installation exceeding 1,000 kilowatts and in addition for each complete 500 kilowatts in excess of 1,000 kilowatts</td>
<td>12</td>
<td>10</td>
<td>0</td>
</tr>
<tr>
<td>(e) extension to or amendments of existing installation</td>
<td>2</td>
<td>10</td>
<td>0</td>
</tr>
</tbody>
</table>

(2) On the commencement of these regulations, the annual fees set out in the foregoing paragraph shall be paid in respect of existing licences twelve months and above old, and in respect of all existing licences, the said annual fees shall be paid on the anniversary of the issue of the licences.

(3) For the purposes of this regulation—

(i) the installed capacity of an installation shall be deemed to be—

(a) the rated output of all generating or transforming plant, whichever is the greater; or

(b) where generators or transformers do not form part of the installation, the aggregate rated capacity of all current consuming devices including lighting comprising the installation; and
(ii) where the rated output of generating or transforming plant or input to current consuming devices is expressed as kilo-volt-amperes, one kilo-volt-ampere shall be deemed to be one kilowatt."

Made at Lagos this 24th day of December, 1962.

ISA KOTO,
Deputy Secretary to the Council of Ministers

EXPLANATORY NOTE

The effect of this amendment to the Electrical (Supply) Regulations, Cap. 57 is to increase fees payable on the issue of an Electricity Licence, and in addition imposes an annual fee during the term of the licence.

SMMP211/S. 1