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L.N. 27 of 1970

FINANCE (CONTROL AND MANAGEMENT) ACT 1958
(No. 33 of 1958)

Public Funds (Specification) Order 1970

Commencement: 16th March 1970

In exercise of the powers conferred upon me by section 18 (2) of the Finance (Control and Management) Act 1958 and of all other powers enabling me in that behalf, I, the Federal Commissioner for Finance, hereby make the following Order:

1. Part II of the First Schedule to the Finance (Control and Management) Act 1958 is hereby amended by the addition at the end thereof of the following—

"(16) Revolving Loans Fund for Motor Vehicle Advances. The Fund established by the appropriation of the sum of £500,000 (Five hundred thousand pounds) under Head 637 Sub-head 815 of 1969-70 Approved Capital Estimates to make motor vehicle advances to Federal Civil Servants, members of the Armed Forces and the Police".

2. This Order may be cited as the Public Funds (Specification) Order 1970, and shall apply throughout the Federation.

Made at Lagos this 16th day of March 1970.

OBAFEMI AWOLOWO,
Federal Commissioner for Finance

L.N. 28 of 1970

FINANCE (CONTROL AND MANAGEMENT) ACT 1958
(No. 33 of 1958)

Public Funds of the Federation (Disbursement) (Amendment) Rules 1970

Commencement: 16th March 1970

In exercise of the powers conferred upon me by section 23 (1) of the Finance (Control and Management) Act 1958 and of all other powers enabling me in that behalf, I, the Federal Commissioner for Finance, acting with the approval of the Federal Executive Council, hereby make the following rules:

1. The Public Funds of the Federation (Disbursement) Rules 1959 are hereby amended—

(a) by the addition after rule (29) of the following new rule—

"The Revolving Loans Fund for Motor Vehicle Advance shall be applied for the purpose of making advances to Federal Civil Servants, members of the Armed Forces and the Police for the purchase of motor vehicles in accordance with the provisions of schedule 10 to these rules."
(2) Disbursement from the Revolving Loans Fund for Motor Vehicle Advances shall be made by the Accountant-General of the Federation in accordance with provisions of the Schedule to this rule.

(b) by the addition after schedule 9 to the rules of the following new schedule—

SCHEDULE 10 (RULE 30)
REVOLVING LOANS AND FUND FOR MOTOR VEHICLE ADVANCES

Purpose for which fund may be used

1. The Fund shall be used to provide loans to Federal Civil Servants for the purchase of motor vehicles necessary for the performance of their official duties.

Administration

2. The Revolving Loans Fund for Motor Vehicle Advances shall be applied for the purpose of and in accordance with these rules and the Annexure.

3. The Fund shall be managed by the Accountant-General of the Federation on whose sole authority disbursements from the fund may be made.

4. Loans from the Fund shall be limited to the maxima prescribed in the Annexure to these rules and shall be applied in direct payments to named Vendors with whom prior arrangements to purchase motor vehicles available for immediate delivery have been concluded in such a manner as to secure outright acquisition of the property for the applicants.

5. Where the applicant wishes to buy a motor vehicle the cost of which exceeds his loan entitlements, and the purchase of such a motor vehicle is approved for him, the applicant will be required to deposit the difference between the cost of the vehicle he wishes to buy and the loan approved for him in cash with the Accountant-General of the Federation before any payment can be made out of the fund on his behalf and applied for the purpose for which he is granted a loan. Such a deposit will be credited to the applicant’s account.

6. A loan shall only be made where there is sufficient evidence that the borrower will, with reasonable certainty, repay the amount applied for, and fulfil all the terms and conditions of the loan.

7. No applicant may be granted a loan unless his application is supported with adequate reasons and the personal recommendation of his Permanent Secretary or Head of Department. Collaterals will not normally be required to be deposited by applicants but the Federal Military Government will enjoy an equitable interest in the subject matter of every loan and will make rules from time to time to protect that interest.

8. The borrower shall be required to enter into an Agreement with the Federal Military Government to secure prompt and full recovery of the loan drawn.
9. Repayments shall as much as possible be by-equated monthly deductions as a standing charge on the salary or income of the borrower over the period of the loan. The first of such deductions shall be in the month following that in which the loan is drawn.

10. Separate accounts for the fund shall be maintained by the Accountant-General of the Federation. Such accounts shall contain details of each loan granted together with details of interest rates, the approved life of each account, recoveries made and repayments in arrears.

11. The capital of the fund not disbursed shall be held or invested in such manner as may be determined by the Accountant-General of the Federation.

12. Interest from investments of undisbursed portions of the capital of the fund and the individual loan repayments shall accrue to the fund for re-lending and for any approved expenditure arising from the operation of the fund.

13. Bad debts shall be accepted as a charge to the fund, the write-off of which shall be subject to the approval of the Losses Committee.

**Reports and Accounts**

14. The annual accounts of the fund shall be prepared by the Accountant-General of the Federation and audited by the Director of Audit of the Federation. The accounts shall be published along with other accounts maintained by the Accountant-General of the Federation.

15. The annual accounts and annexed audit report of the fund shall be laid before the Federal Executive Council by the Commissioner charged with responsibility for matters relating to finance.

**ANNEXURE**

**RULES FOR MOTOR VEHICLES ADVANCES**

*Recommendation for Vehicle Advances*

1. In recommending an officer for an advance to purchase a motor vehicle, a Head of Department must be guided by the general nature of the duties attached to the post of the grade to which the officer belongs including the responsibility of his official position.

2. An officer should not be recommended for an advance when the cost of maintaining a car and repaying the instalments are liable to cause him financial embarrassment. Full account should be taken of an applicant's emoluments, other outstanding loans and whether he will receive a monthly basic allowance.

3. The following officers are eligible for advance to purchase motor vehicles.

   (i) All heads of departments and officers occupying super-scale posts.

   (ii) Officers (other than Temporary Officers) occupying posts graded in Scale "A" and Police Officer of the rank of Assistant Superintendent and above.

   (iii) Officers whose rank is not below that of substantive Higher Executive Officer or Higher Technical Officer.
(iv) Officers whose duties involve touring or require considerable local mobility for which official transport may not always be available and whose rank is not below that of substantive Executive Officer or Technical Officer.

(v) Officers below the rank stated in (iv) above will only be granted advance for motor cycle if the salary is not less than £350 per annum and for motor scooter if the salary is not less than £250 per annum.

4. Each Ministry/Department will clear with the Federal Ministry of Establishments the ranks of officers whose duties involve touring as indicated in rule 3 (iv). Individual application involving local mobility will be referred for approval to the Federal Ministry of Establishments which will take into consideration whether—

(a) the applicant will be entitled to draw motor basic allowance, or,

(b) the applicant’s claim to occasional mileage on official duty is considered adequate to provide benefit that will not result in financial embarrassment.

5. In exceptional circumstances, the Federal Ministry of Establishments will examine special cases made for the grant of motor vehicle advance to officers outside the scope of eligibility stated in rule 3 above provided rule 2 is strictly observed.

6. No officer shall be eligible for an advance until after three years of previous advance, except where the vehicle so purchased had become a write-off from an insurance point of view and the previous advance had been fully repaid.

**Issue of Advances**

7. Advances for the purchase of motor vehicles in respect of officers covered by rule 3 will be approved and issued by the Accountant-General of the Federation in accordance with recommendations made to him by Heads of Departments except in cases where it is specifically provided that approval must be given by the Federal Ministry of Establishments.

**Condition of Granting Advances**

8. The maximum advance which may be granted to officers for the purchase of motor vehicles, motor-cycles or scooters, as the case may be, will be as follows:

- **(i)** Heads of Departments and officers occupying super-scale posts
  
  £
  
  1,250

- **(ii)** Officers coming under rule 3 (ii) and officers coming under rule 3 (iv) whose duties involve touring
  
  £
  
  1,100

- **(iii)** Officers coming under rule 3 (iii) and officers whose duties involve local running (including, in certain cases, occasional touring outside locality)
  
  £
  
  950

- **(iv)** Motor-Cycle and Scooter up to 125 cc for officers earning over £250 per annum
  
  £
  
  300

- **(v)** Motor-Cycle over 125 cc for officers earning over £350 per annum
  
  £
  
  425
9. An Officer who applies for the purchase of a motor vehicle costing more than the approved advance will be required to deposit with the Federal Military Government the difference between the cost and approved advance before any purchase is made as provided under these rules.

10. An advance must not be drawn until the vehicle is available for immediate purchase and the officer has authorised the Government to make direct payment to the firm/company or the person from whom the purchase is being made. An application from whatever source to purchase a second hand vehicle may be considered by Heads of Departments subject to production of an Engineer's Certificate from the Dealer's Firm or an appraisal from Federal Ministry of Works and Housing.

**Repayment of Advances**

11. An advance, together with interest which shall be 5 per cent, will be repaid by equal monthly instalments calculated to cover both principal and interest and deducted from the officer's salary commencing with salary of the month following that in which the advance is granted. Repayment will not exceed a maximum period of 5 years.

**Sales of Vehicles**

12. Until the advance is repaid in full, an officer shall not take out of the country, sell or part with possession of the vehicle purchased with the advance without the prior consent in writing of the Accountant-General of the Federation, who may impose such conditions as he sees fit in any particular case.

**Repayment Agreement and Insurance**

13. An Officer to whom an advance is granted for the purchase of a motor vehicle will be required to enter into an agreement with the Accountant-General of the Federation for its repayment. He will also be required to insure the vehicle comprehensively with an Insurance Company on the approved Government list during the period of the repayment of the advance. The amount for which the vehicle is insured must not be less than the aggregate amount of the principal, or, the balance of the principal, and the interest thereon for the ensuing twelve months. The Officer must inform the Insurance Company in writing that the Federal Military Government has an interest in the vehicle, and the insurance policy must be endorsed to that effect until the advance is fully repaid. Accounting officers are responsible for verifying annually that such comprehensive insurance has been taken out and notifying the Accountant-General of the Federation accordingly. Any case of default in taking out comprehensive insurance for the vehicle will be reported for disciplinary action.

**Special recoveries**

14. The outstanding balance of any advance is recoverable in full from the last payment of salary and or gratuity of an officer who leaves the service on retirement.

15. When an officer is transferred to the public service of a state or a statutory body, arrangements will be made to transfer the outstanding balance of an advance to such state or statutory body for recovery.
16. (i) If an officer resigns his appointment or leaves the service by termination of appointment or dismissal without liquidating his advance, the Accountant-General of the Federation or any other officer duly authorised by him may seize and sell the motor vehicle purchased with advance and any moneys realised from the sale shall be applied towards payment of the outstanding balance of the advance together with interest thereon. Any balance left shall be paid to the officer after deduction of all administrative expenses that may become leviable.

(ii) Where the proceeds of the sale are less than the outstanding balance of the advance together with interest thereon, the shortfall shall be recovered from the officer or his estate.

Deceased Officer

17. The outstanding balance of an advance is recoverable in full from the estate of a deceased officer.

2. These rules may be cited as the Public Funds of the Federation (Disbursement) (Amendment) Rules 1970 and shall apply throughout the Federation.

MADE at Lagos this 16th day of March 1970.

OBAFEMI AWOLOWO,
Federal Commissioner for Finance
CONSTITUTION (NORTHERN STATES) (AMENDMENT) 
DECREE 1969 
(1969 No. 40) 

Constitution (Northern States) (Amendment) Decree 1969 
(Appointed Day) Order 1970

In exercise of the powers conferred by section 2 (2) of the Constitution 
(Northern States) (Amendment) Decree 1969 and of all other powers enabling 
it in that behalf, the Interim Common Services Agency hereby make the 
following Order:—

1. The day appointed for the coming into force of the Constitution 
(Northern States) (Amendment) Decree 1969 shall be 1st April 1970.

2. This Order may be cited as the Constitution (Northern States) (Amend­ 

Made at Kaduna this 2nd day of March 1970.

USMAN FARUK, 
Chairman, 
Interim Common Services Agency

L.N. 30 of 1970

IMMIGRATION ACT 1963 
(1963 No. 6) 

Alhassan Ibrahim Agadas alias Alhassan Ibrahim Agados 
Deportation Order 1970

Commencement: 12th March 1970

Whereas a recommendation by a court of competent jurisdiction for the deportation 
of Alhassan Ibrahim Agadas alias Alhassan Ibrahim Agados is in force:

And whereas I, Kam Selem, Commissioner for Internal Affairs, after considering 
the recommendation aforesaid have thought it fit to make an order for deportation:

Now therefore, in exercise of the powers conferred upon me by section 20 (1) of 
the Immigration Act 1963 I hereby order that the said Alhassan Ibrahim Agadas alias 
Alhassan Ibrahim Agados shall, upon the expiration of any sentence of imprisonment 
passed on him and at the first available opportunity, leave Nigeria and thereafter remain 
out of Nigeria.

This order may be cited as the Alhassan Ibrahim Agadas alias Alhassan Ibrahim 
Agados Deportation Order 1970 and shall come into force on the date on which this 
order is made.

Made at Lagos this 12th day of March 1970.

KAM SELEM,
Federal Commissioner for Internal Affairs
L.N. 31 of 1970

IMMIGRATION ACT 1963
(1963 No. 6)

Usman Agadas alias Usman Agados Deportation Order 1970

Commencement : 12th March 1970

WHEREAS a recommendation by a court of competent jurisdiction for the deportation of Usman Agadas alias Usman Agados is in force:

AND WHEREAS I, Kam Selem, Commissioner for Internal Affairs, after considering the recommendation aforesaid have thought it fit to make an order for deportation:

NOW THEREFORE, in exercise of the powers conferred upon me by section 20 (1) of the Immigration Act 1963 I hereby order that the said Usman Agadas alias Usman Agados shall, upon the expiration of any sentence of imprisonment passed on him and at the first available opportunity, leave Nigeria and thereafter remain out of Nigeria.

This order may be cited as the Usman Agadas alias Usman Agados Deportation Order 1970 and shall come into force on the date on which this order is made.

MADE at Lagos this 12th day of March 1970.

KAM SELEM,
Federal Commissioner for Internal Affairs

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L.N. 32 of 1970

IMMIGRATION ACT 1963
(1963 No. 6)

Dodo Agadas alias Dodo Agados Deportation Order 1970

Commencement : 12th March 1970

WHEREAS a recommendation by a court of competent jurisdiction for the deportation of Dodo Agadas alias Dodo Agados is in force:

AND WHEREAS I, Kam Selem, Commissioner for Internal Affairs, after considering the recommendation aforesaid have thought it fit to make an order for deportation:

NOW THEREFORE, in exercise of the powers conferred upon me by section 20 (1) of the Immigration Act 1963 I hereby order that the said Dodo Agadas alias Dodo Agados shall, upon the expiration of any sentence of imprisonment passed on him and at the first available opportunity, leave Nigeria and thereafter remain out of Nigeria.

This order may be cited as the Dodo Agadas alias Dodo Agados Deportation Order 1970 and shall come into force on the date on which this order is made.

MADE at Lagos this 12th day of March 1970.

KAM SELEM,
Federal Commissioner for Internal Affairs