

L.N. 4 of 1961

THE MINERALS ORDINANCE (CHAPTER 121)

The Minerals (Amendment) Regulations 1960

In exercise of the powers conferred by section 118 of the Minerals Ordinance, the Governor-General, acting in accordance with the advice of the Council of Ministers, has made the following regulations :—

Commencement: 12th January, 1961

1. These regulations may be cited as the Minerals (Amendment) Regulations, 1960, and shall be read as one with the Minerals Regulations herein-after referred to as the Principal Regulations. Citation, etc.
Vol. IX of
1958 Laws
page 1470.
2. Paragraph (4) of regulation 6 of the principal Regulations is amended by inserting immediately after the word "Surveys", the words "or a Surveyor-General as the case may be,". Regulation 6
amended.
3. Sub-paragraph (a) of paragraph (3) of regulation 8 of the principal Regulations is amended.— Regulation
8 amended.
 - (a) by inserting after the word "approve" the words "or direct", and
 - (b) by inserting in sub-paragraph (v) immediately after the word "Surveys", the words "or a Surveyor-General as the case may be,".
4. Regulation 14 of the principal Regulations is amended by inserting immediately after the word "Surveys", the words "or a Surveyor-General as the case may be,". Regulation
14 amended.
5. Regulation 70 of the principal Regulations is amended,— Regulation
70 amended.
 - (a) by inserting in sub-paragraph (3) after the word "shall," the words "if the ore is not smelted in Nigeria,"; and
 - (b) by adding immediately after sub-paragraph (3) a new sub-paragraph (3A) as follows,—

"(3A) If any tin ore won in Nigeria is to be smelted in Nigeria, royalties shall, before delivery of the ore to the smelters, be paid by the person mining the mineral at the nearest Government fiscal station to the smelters; and it shall be an offence against these regulations for any smelter to accept delivery of tin ore won in Nigeria before payment of the royalty thereon."
6. The principal Regulations are amended by adding immediately after regulation 72 a new regulation 72A as follows :— New regu-
lation added.

"Accounts sales on barytes. 72A. Where barytes is sold, account sales shall be rendered to the Chief Inspector of Mines within one month of the date of the sale."
7. Regulation 77 of the principal Regulations is amended,— Regulation
77 amended.
 - (a) by inserting in paragraph (a) immediately after the word "gold", the word "barytes,";

(b) by revoking in paragraph (d) the word "either", and by adding immediately after the word "or" of sub-paragraph (i) a new sub-paragraph (i) (a) as follows:—

"(i) (a) intended for smelting in Nigeria where the tin ore is produced to the Government fiscal station near a smelter, for assessment of royalty during the period from the fourteenth day of any month to the thirteenth day of the next succeeding month inclusive, on the price published in the Gazette as having been the average mean price of spot and forward prices in London for the calendar month immediately preceding this period; or"; and

(c) by adding immediately after paragraph (i) a new paragraph (j) as follows:—

"(j) in the case of barytes on the price as from time to time published in the *Gazette*."

New form
added to
First
Schedule.

8. (1) The form set out in the Schedule to these regulations shall be added to the First Schedule to the principal Regulations as Form VI, and the First Schedule is amended accordingly.

(2) The form prescribed by this regulation shall be filed in quintuplicate at the Government fiscal station nearest to the smelting works, and the royalty shall be paid before the ore is delivered to the smelters.

Fourth
Schedule
amended.

9. The Fourth Schedule to the principal Regulations is amended by adding immediately after paragraph 10 a new paragraph 11 as follows:—

"11. On barytes the royalty shall be one and one half *per cent* of the value."

**SCHEDULE
NIGERIA
FORM VI**

Regulation 8

**Tin Ore Smelting Fiscal Entry Form
(Regulation 8 of the Minerals (Amendment) Regulations 1960)**

Fiscal Station at.....
Tin Ore Producer's Name.....
Date lodged at Fiscal Station.....

Entry No.
Amount Received £.....
Cheque No.
Officer i/c Fiscal Station.....
Date.....

Packages		Description and quantity of the tin ore															
Marks and Number of bags	Description	Gross Weight				Tare				Net Weight				Rate	Amount		
		tons	cwt	qr	lbs	tons	cwt	qr	lbs	tons	cwt	qr	lbs		£	s	d

ROYALTY

Average London price of metallic tin applying to the date when ore lodged at Fiscal Station.....the ton

(a) Net weight of tin ore Tons	(b) Net weight of metallic tin contained in the ore ex- ported (72.5% of column (a)) Tons	(c) Rate of Royalty per ton of metallic tin £ s d	Amount of royalty payable £ s d

I/WE declare that the tin ore was mined in.....Region and that the foregoing particulars are true.

DATED this.....day of.....19.....

.....
Producer or his agent

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

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

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L.N. 5 of 1961

**THE PRODUCE (ENFORCEMENT OF EXPORT STANDARDS)
ORDINANCE, 1959 (No. 21 OF 1959)**

**The Rubber (Inspection for Export) (Amendment)
Regulations, 1960**

Commencement : 31st December, 1960

In exercise of the powers conferred by section 7 of the Produce (Enforcement of Export Standards) Ordinance, 1959, the Federal Minister of Commerce and Industry with the advice of the Produce Inspection Board has made the following Regulations—

Citation and
application.

1. (1) These Regulations may be cited as the Rubber (Inspection for Export) (Amendment) Regulations, 1960.

(2) These Regulations shall apply in respect of the Federal territory of Lagos and other ports of shipment in the Federation of Nigeria.

Amendment
of First
Schedule.
Annual
Vol. D. 326,
L.N.N. Nos.
160 of 1956
and 135 of
1958.

2. The First Schedule to the Rubber (Inspection for Export) Regulations, 1951 (as amended by the Rubber (Inspection for Export) (Amendment) Regulations of 1956 and 1958) is amended as follows—

(a) by the addition of the following immediately after item 58 thereof—

- | | |
|---|--|
| 59. Ogbemor Trading Company .. | P.O. Box 179, Benin City |
| 60. Dayspring Trading Company .. | P.O. Box 7, Sapele |
| 61. D. O. Onokpite and Sons .. | P.O. Box 248, Sapele |
| 62. Essi and Sons | P.O. Box 91, Warri |
| 63. Odeh Trading Company .. | P.O. Box 98, Benin City |
| 64. S. A. Iredia and Sons .. | 1 Eguadase Street, Benin City |
| 65. Johruffy Commercial Syndicate | 17 Dawson Road, P.O. Box 308, Benin City |
| 66. Ojugo Trading Company .. | P.O. Box 151, Benin City |
| 67. Edward Chanbon and Sons .. | 4 Ogbelaka Lane, Benin City |
| 68. Bezuaye and Gbodu Trading Company | P.O. Box 326, Benin City |
| 69. Mido Obaraye and Sons .. | 1 Otegbekpen Street, Benin City |
| 70. Samson E. Obayuwana and Sons | P.O. Box 156, Benin City |
| 71. Ethiopie River Company Limited | P.O. Box 178, Warri |
| 72. Festeza Trading Company .. | P.O. Box 375, Benin City |
| 73. Otumagie and Sons | P.O. Box 156, Benin City |
| 74. Chude Trading Enterprises .. | 6/523A Ibo Road, Sapele |
| 75. I. L. Garrick and Company .. | P.O. Box 95, Benin City |
| 76. Phoebus Economides .. | P.O. Box 374, Benin City" |

(b) by the deletion of the following items—

- (i) "12. London and Delta Trading Company Limited .. Box 383, 7A Market Road, Benin City."
- (ii) "16. Bryden, Gheye and Company P.O. Box 32, Agbor.
17. Kagbo Sons and Brothers No. 4 Warri/Sapele Road, Warri."

- (iii) "27. Societe Commerciale de l'Ouest Africain .. 152 Broad Street, Lagos.
 28. Edo Brothers and Company .. 21 Upper Mission Road, Benin City." ;
- (iv) "32. F. A. Paul and Company Limited .. P.O. Box 220, Sapele." ;
- (v) "36. A. Flionis and Company Limited .. P.O. Box 74, Sapele." ;
- (vi) "42. Edo Trading Company .. P.O. Box 136, Benin City." ;
- (vii) "47. Oriwu Commercial Agency .. 64 Idoluwo Street, Lagos." ;
- (viii) "52. Obasuyi Brothers .. 12 Ibiwe Street, P.O. Box 193, Benin City." ;
- (ix) "56. Edga Trading Company .. 21 Ibiwe Street, P.O. Box 52, Benin City."

MADE at Lagos this 31st day of December, 1960.

M. B. DIPCHARIMA,
*Federal Minister of Commerce
 and Industry*

EXPLANATORY NOTE

The First Schedule to the principal Regulations confers certain exemptions on those firms listed therein if those firms deal in rubber for export. The purpose of this amendment is to remove from the Schedule the names of certain firms and to add thereto a number of others.

L.N. 6 of 1961

THE EDUCATION (LAGOS) ORDINANCE (CAP. 56)

The Education (Lagos) Ordinance (Amendment of Schedule) Regulations, 1960

Commencement : 1st February, 1961

In exercise of the powers conferred by section 61 of the Education (Lagos) Ordinance, 1957, 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 Education (Lagos) Ordinance (Amendment of Schedule) Regulations, 1960. Citation.

2. The Schedule to the Education (Lagos) Ordinance is amended in the manner specified in the Schedule hereto. Amendment of Schedule to Ordinance No. 26 of 1957.

SCHEDULE

(1) *Delete* paragraph 1 and *substitute*—

"Education Committee 1. (1) The Education Committee shall consist of the following persons appointed by the Minister :—

(a) one person as his representative without vote;

(b) one person from time to time nominated by the Roman Catholic Mission ;

(c) one person from time to time nominated by the Christian Council of Nigeria ;

(d) one person from time to time nominated by the Council of Moslem School Proprietors ;

(e) one person from time to time nominated by the Independent Schools Proprietors' Association ;

(f) one female person ;

(g) eight members of the Local Education Authority from time to time nominated by the Lagos Town Council ; and

(h) one person from time to time nominated by the Nigeria Union of Teachers.

(2) Nothing in this paragraph shall be construed so as to prohibit the Minister from making any other appointment where he is satisfied that the body having representation on the Education Committee is not truly representative of that indicated by its title ; and any appointment by way of substitution made by the Minister shall have effect accordingly."

(2) *Delete* paragraph 3 and *substitute*—

"Chairman 3. The Education Committee shall elect a Chairman, and of Education in the absence of the Chairman, may appoint one of its members Committee. to act as chairman of the meeting."

(3) *Delete* paragraph 4 and *substitute*—

"Secretary 4. The Chief Education Officer of the Local Education of Education Authority shall be the Secretary of the Education Committee, Committee. but shall not have a vote."

(4) *Delete* paragraph 5 and *substitute*—

"Quorum. 5. Two members of the Local Education Authority present with four other members of the Education Committee who are not members of the Local Education Authority shall form a quorum of the Education Committee at any meeting."

(5) In sub-paragraph (1) (c) of paragraph 6—

delete "Chairman" and *substitute*—

"Town Clerk, Lagos Town Council".

(6) In paragraph 9

(a) *delete* from sub-paragraph (1) the word "six" and *substitute* the word "three", and

(b) *delete* from sub-paragraph (2) and *substitute*—

(i) for the word "Chairman" the words "Town Clerk, Lagos Town Council" ; and

(ii) for the word "six" the word "four".

(7) In paragraph 11,

(a) *delete* the word "Secretary" and *substitute* the words "Town Clerk, Lagos Town Council" ; and

(b) *delete* the words "seven days" and *substitute* the words "five clear days".

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

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

EXPLANATORY NOTE

The exercise of the functions of Local Education Authority by the Lagos Town Council falls to be done through the Local Education Committee, but in accordance with principles recommended by Sir John Imrie that Committee is now reconstituted to provide that a larger proportion of its members shall be Town Councillors.

(SME 63)