

L.N. 44 of 1964

CUSTOMS AND EXCISE MANAGEMENT ACT, 1958
(1958, No. 55)

Open General Import Licence (All Countries) No. 1 of 1964

Commencement : 9th April, 1964

In exercise of the power conferred by Section 4 of the Imports Prohibition Order, 1959, the Import Licensing Authority has granted the following open general licence—

1.—(1) This licence may be cited as the Open General Import Licence (All Countries) No. 1 of 1964.

Citation
and appli-
cation.

(2) This licence shall be of Federal application.

2. Subject to the conditions in this licence, the importation from all countries (with the exception of the countries listed in the First Schedule hereto) of any kind of goods with the exception of goods set out in the Second Schedule to this licence is hereby authorised.

General
licence.

3. This licence is granted subject to the following conditions—

Conditions.

(i) that the goods shall be imported through a customs port or other place permitted by the Board of Customs and Excise under section 12 (4) of the Act, a customs airport or a customs station or by post ;

(ii) that the goods shall be imported in accordance with the provisions of the Importation and Exportation by Air Regulations, 1959, the Importation and Exportation by Post Regulations, 1959, the Importation and Exportation by Sea Regulations, 1959, or the Importation and Exportation by Land and Inland Waters Regulations, 1959, whichever is applicable ;

L.N. 71 of
1959.
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1959.
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1959.

(iii) that the goods originated from the countries not excepted from this licence ;

L.N. 75 of
1959.

(iv) that the importer shall produce, at the time of importation, a certificate of origin in respect of the goods in such form as the Board of Customs and Excise may from time to time approve.

4. Nothing in this licence shall be deemed to authorise the importation of any goods the importation of which is prohibited or restricted by any written law.

Savings.

5. Open General Import Licence (Scheduled Territories and Easy Currency Countries) No. 2 of 1959 is hereby revoked.

Revocation
of L.N. 237
of 1959.

FIRST SCHEDULE

COUNTRIES EXCEPTED FROM THIS LICENCE

1. Communist China
2. East Germany
3. Roumania
4. Yugoslavia
5. North Korea
6. South Africa
7. South West Africa
8. Japan
9. Hong Kong
10. North Vietnam
11. Tibet
12. Albania
13. Dollar Area

SECOND SCHEDULE GOODS EXCEPTED FROM THIS LICENCE

	Import Group	List No. Item
1. Petroleum products	313	All
2. (a) Gold Chloride	511	XX9
(b) Jewellery of gold and goldsmith's wares	673	010
(c) Gold watches	864	XX1
(d) Gold clocks	864	XX2
(e) Gold watch cases	864	XX9
(f) Articles manufactured wholly or mainly of gold not elsewhere specified	899	XX0
(g) Gold coin and gold bullion, unrefined gold and partly worked gold	XX1	000
3. Cement	661	20
4. Tin ore	283	60
5. Zirconium	698	50
6. Slag resulting from the processing of Tin	698	90
7. Wheat and spelt (including meslin) unmilled	041	010
8. Meal and flour of wheat and spelt (including meslin)	046	010
9. Sugar (beet and cane refined)	061	020
10. Blanket (cotton)	656	62
11. Enamelware (household)	697	24
12. Meat and Poultry	012	10
13. Butter	013	01
14. The following kinds of produce, except for such produce imported by way of petty or barter trade, accepted as such by the Board of Customs and Excise :—	023	00
(1) Benniseed	221	00
(2) Raw cocoa beans	072	00
(3) Raw cotton	063	00
(4) Cotton linters	063	00
(5) Cotton seed	221	00
(6) Cotton seed cake	081	00
(7) Cotton seed meal	081	00
(8) Cotton seed oil	421	90
(9) Groundnuts	221	00
(10) Groundnut cake	081	00
(11) Groundnut meal	081	00
(12) Groundnut oil	421	40
(13) Palm kernels	221	00
(14) Palm kernel cake	081	00
(15) Palm kernel meals	081	00
(16) Palm kernel oil	422	40

	Import Group	List No. Item
(17) Palm oil	422	21-22
(18) Soya Beans	221	00
(19) Ginger	075	22
(20) Grapefruit, Fresh	051	90
(21) Grapefruit, Juice	053	50
(22) Lemons	053	50

Lagos, 9th April, 1964.

J. B. ELUMEZE,
Import Licensing Authority,
Ministry of Commerce and Industry

NOTES

(These notes do not form part of the licence)

1. Payment for goods imported under this open general licence is subject to the conditions prescribed in Nigerian Exchange Control Notice No. 13 (Third issue).

2. Customs ports mean all ports designated by the President under section 12 of the Customs and Excise Management Ordinance, 1958 (No. 55 of 1958). The approved ports are at present Lagos, Burutu, Warri, Sapele, Degema, Port Harcourt, Calabar and Koko.

3. Customs airports are defined in Article 60 of the Colonial Air Navigation Order, 1955, published as Legal Notice No. 108 of 1955 in the Federation of Nigeria *Official Gazette* No. 45, Vol. 42 of the 6th of October, 1955. Customs airports are at present Calabar, Kano, Lagos (Ikeja) and Maiduguri.

4. Specific import licences are necessary in respect of the countries listed in the First Schedule and for the goods set out in the Second Schedule to this licence. Applications for such licences should be addressed to: The Import Licensing Authority, Federal Ministry of Commerce and Industry, Lagos, Kano, Port Harcourt, Aba, Calabar, Onitsha, Ibadan, Ondo or Sapele (as appropriate).

5.—(1) Specific import licences for gold bar, gold sheet, wire and grain, and gold bullion will be issued only to gold dealers licensed under the Gold Trading Act (Cap. 76).

(2) Importers applying for specific licences for goods manufactured wholly or mainly of gold, gold clocks, gold watches, gold watch cases, and similar articles manufactured wholly or mainly of gold are required to produce to the Import Licensing Authority details of the total fine gold content of the articles which it is desired to import.

(3) For the purpose of this open general licence "articles manufactured wholly or mainly of gold" are defined as goods of which the fine gold content is 50 per cent or more of their c.i.f. values.

(4) Before releasing articles containing gold against this open general licence the Customs authorities may require importers to produce details of the total fine gold content in ounces of such articles.

6. It is not necessary for importers to hold this licence or to produce it to the Customs authorities. Importers are nevertheless advised to retain the Notice for reference as copies are not being distributed. A copy may be seen on application at any Custom House or Post Office.

L.N. 45 of 1964

NIGERIAN COLLEGE OF ARTS, SCIENCE, AND
TECHNOLOGY (TRANSFER) ACT, 1962
(1962, No. 3)

Nigerian College of Arts, Science and Technology
(Transfer) Regulations, 1964

Commencement : 20th April, 1964

In exercise of the powers conferred by paragraph 6 (1) of the Schedule to the Nigerian College of Arts, Science and Technology (Transfer) Act, 1962 and of all other powers enabling me in that behalf, I hereby make the following regulations—

Citation
and
application.

1. These regulations may be cited as the Nigerian College of Arts, Science and Technology (Transfer) Regulations, 1964 and shall apply throughout the Federation.

Interpre-
tation.

2. In these regulations, unless the context otherwise requires—

“Act” means the Nigerian College of Arts, Science and Technology (Transfer) Act, 1962.

“College” means the Nigerian College of Arts, Science and Technology.

Disposal of
outstanding
matters of
the College
Council.

3. On the day appointed by me in pursuance of subsection (2) of section four of the Act or soon thereafter—

(1) the members of the College remaining in its service may be recommended to the Federal Service Commission for appointment, where vacancies exist, in the Public Service of the Federation, to the corresponding or similar posts which they were holding while in the service of the College; but where there are no such vacancies to which they can be appointed, their posts shall be deemed abolished and the provisions of regulation 23 of the Pensions Regulations (which relates to the abolition of office in the Public Service) shall accordingly apply to such cases;

(2) it shall be the responsibility of the Federal Ministry of Education to which the College Council shall hand over relevant documents to ascertain and prepare for transmission to the Federal Ministry of Establishment and Service Matters, particulars relating to the grant or any right to receive pensions, gratuities, allowances or other retiring benefits in respect of periods of service by members of the staff of the College, which precede the day appointed;

(3) statements of accounts of the College as provided for in subsection (1) of section twenty-three of the Nigerian College of Arts, Science and Technology Act, and documents relating thereto, shall be handed over to the Director of Audit of the Federation who shall cause such statements to be audited and submit a report of the audit to the Minister; and

(4) any other matters, incidental or supplementary to those mentioned in the foregoing paragraphs, or arising out of the winding up of the affairs of the College Council and not specifically provided for in these regulations, shall be dealt with by the Federal Ministry of Education.

DATED at Lagos this 8th day of April, 1964.

AJA NWACHUKU,
Federal Minister of Education

EXPLANATORY NOTE

It is intended by these regulations to transfer the remaining responsibilities of the Council of the Nigerian College of Arts, Science and Technology to Government Departments, to get the Council and its committees abolished and so expedite the winding up of its affairs.

Ed/H.11 S.2

L.N. 46 of 1964

THE PRISONS ACT, 1960
(1960, No. 41)

Notice of Consent

Commencement : 9th April, 1964

WHEREAS the Governor of Western Nigeria has consented to the conferring of the functions referred to in sections 19, 20, 21, 24, 25 and 27 of the Prisons Act, 1960 on officers and authorities of Western Nigeria.

NOTICE IS HEREBY GIVEN by me signifying such consent aforesaid and accordingly sections 19, 20, 21, 24, 25 and 27 of the said Act shall come into operation (to the extent that those sections are not in operation) in Western Nigeria on the date of publication of this notice in the *Gazette*.

DATED at Lagos this 19th day of March, 1964.

ALHAJI SHEHU SHAGARI,
Federal Minister of Internal Affairs

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